VOLUME 8 Titles 84 through 91

Popular Names Table

This table lists a number of legislative acts by their popularly known name and sets forth the RCW Title(s), chapter(s), or section(s) under which the act is found in the Revised Code of Washington.

General Index

Revised Code of Washington and State Constitution (See Volume 0 for Special Index to State Constitution)

2008 REVISED CODE OF WASHINGTON

Published under the authority of chapter 1.08 RCW.

Containing all laws of a general and permanent nature through the 2008 regular session, which adjourned sine die March 13, 2008.

(2008 Ed.) [Preface—pi]

REVISED CODE OF WASHINGTON

2008 Edition

© 2008 State of Washington

CERTIFICATE

The 2008 edition of the Revised Code of Washington, published officially by the Statute Law Committee, is, in accordance with RCW 1.08.037, certified to comply with the current specifications of the committee.

MARTY BROWN, Chair STATUTE LAW COMMITTEE

Marty Blown

PRINTED ON RECYCLABLE MATERIAL
For recycling information call:
Recycle Hotline
1-800-732-9253

[Preface—p ii] (2008 Ed.)

PREFACE

Numbering system: The number of each section of this code is made up of three parts, in sequence as follows: Number of title; number of chapter within the title; number of section within the chapter. Thus RCW 1.04.020 is Title 1, chapter 4, section 20. The section part of the number (.020) is initially made up of three digits, constitutes a true decimal, and provides a facility for numbering new sections to be inserted between old sections already consecutively numbered, merely by adding one or more digits at the end of the number. In most chapters of the code, sections have been numbered by tens (.010, .020, .030, .040, etc.), leaving nine vacant numbers between original sections so that for a time new sections may be inserted without extension of the section number beyond three digits.

Citation to the Revised Code of Washington: The code should be cited as RCW; see RCW 1.04.040. An RCW title should be cited Title 7 RCW. An RCW chapter should be cited chapter 7.24 RCW. An RCW section should be cited RCW 7.24.010. Through references should be made as RCW 7.24.010 through 7.24.100. Series of sections should be cited as RCW 7.24.010, 7.24.020, and 7.24.030.

History of the Revised Code of Washington; Source notes: The Revised Code of Washington was adopted by the legislature in 1950; see chapter 1.04 RCW. The original publication (1951) contained material variances from the language and organization of the session laws from which it was derived, including a variety of divisions and combinations of the session law sections. During 1953 through 1959, the Statute Law Committee, in exercise of the powers in chapter 1.08 RCW, completed a comprehensive study of these variances and, by means of a series of administrative orders or reenactment bills, restored each title of the code to reflect its session law source, but retaining the general codification scheme originally adopted. An audit trail of this activity has been preserved in the concluding segments of the source note of each section of the code so affected. The legislative source of each section is enclosed in brackets [] at the end of the section. Reference to session laws is abbreviated; thus "1891 c 23 § 1; 1854 p 99 § 135" refers to section 1, chapter 23, Laws of 1891 and section 135, page 99, Laws of 1854. "Prior" indicates a break in the statutory chain, usually a repeal and reenactment. "RRS or Rem. Supp.——" indicates the parallel citation in Remington's Revised Code, last published in 1949.

Where, before restoration, a section of this code constituted a consolidation of two or more sections of the session laws, or of sections separately numbered in Remington's, the line of derivation is shown for each component section, with each line of derivation being set off from the others by use of small Roman numerals, "(i)," "(ii)," etc.

Where, before restoration, only a part of a session law section was reflected in a particular RCW section the history note reference is followed by the word "part."

"Formerly" and its correlative form "FORMER PART OF SECTION" followed by an RCW citation preserves the record of original codification.

Double amendments: Some double or other multiple amendments to a section made without reference to each other are set out in the code in smaller (8-point) type. See RCW 1.12.025.

Index: Titles 1 through 91 are indexed in the RCW General Index. Separate indexes are provided for the Rules of Court and the State Constitution.

Sections repealed or decodified; Disposition table: Memorials to RCW sections repealed or decodified are tabulated in numerical order in the table entitled "Disposition of former RCW sections."

Codification tables: To convert a session law citation to its RCW number (for Laws of 1951 or later) consult the codification tables. A similar table is included to relate the disposition in RCW of sections of Remington's Revised Statutes.

Errors or omissions: (1) Where an obvious clerical error has been made in the law during the legislative process, the code reviser adds a corrected word, phrase, or punctuation mark in [brackets] for clarity. These additions do not constitute any part of the law.

(2) Although considerable care has been taken in the production of this code, within the limits of available time and facilities it is inevitable that in so large a work that there will be errors, both mechanical and of judgment. When those who use this code detect errors in particular sections, a note citing the section involved and the nature of the error may be sent to: Code Reviser, Box 40551, Olympia, WA 98504-0551, so that correction may be made in a subsequent publication.

(2008 Ed.) | Preface—piii|

TITLES OF THE REVISED CODE OF WASHINGTON

1	General provisions		Highways and motor vehicles
	Judicial	46	Motor vehicles
2 3	Courts of record	47	Public highways and transportation
3 4	District courts—Courts of limited jurisdiction Civil procedure	48	Insurance
5	Evidence		Labor
6	Enforcement of judgments	49	Labor regulations
7 8	Special proceedings and actions Eminent domain	50 51	Unemployment compensation Industrial insurance
9	Crimes and punishments	31	
9A	Washington Criminal Code	52	Local service districts
10 11	Criminal procedure Probate and trust law	53	Fire protection districts Port districts
12	District courts—Civil procedure	54	Public utility districts
13	Juvenile courts and juvenile offenders	55 57	Sanitary districts
14	Aeronautics	37	Water-sewer districts
	Agriculture	58	Property rights and incidents Boundaries and plats
15	Agriculture and marketing	59	Landlord and tenant
16	Animals and livestock	60	Liens
17	Weeds, rodents, and pests	61	Mortgages, deeds of trust, and real estate contracts
	Businesses and professions	62A 63	Uniform Commercial Code Personal property
18	Businesses and professions	64	Real property and conveyances
19 20	Business regulations—Miscellaneous Commission merchants—Agricultural products	65	Recording, registration, and legal publication
21	Securities and investments		Public health, safety, and welfare
22	Warehousing and deposits	66	Alcoholic beverage control
	Corporations, associations, and partnerships	67 68	Sports and recreation—Convention facilities Cemeteries, morgues, and human remains
23	Corporations and associations (Profit)	69	Food, drugs, cosmetics, and poisons
23B 24	Washington business corporation act Corporations and associations (Nonprofit)	70	Public health and safety
25	Partnerships	71 71 A	Mental illness Developmental disabilities
26	Domestic relations	72	State institutions
20		73 74	Veterans and veterans' affairs Public assistance
27	Education	/4	
27 28A	Libraries, museums, and historical activities Common school provisions	76	Public resources
28B	Higher education	76 77	Forests and forest products Fish and wildlife
28C	Vocational education	78	Mines, minerals, and petroleum
29A	Elections	79 70 A	Public lands
	Financial institutions	79A	Public recreational lands
30	Banks and trust companies	00	Public service
31	Miscellaneous loan agencies	80 81	Public utilities Transportation
32 33	Mutual savings banks Savings and loan associations	01	Taxation
33	Government	82	Excise taxes
34	Administrative law	83	Estate taxation
35	Cities and towns	84	Property taxes
35A	Optional Municipal Code		Waters
36 37	Counties Federal areas—Indians	85	Diking and drainage
38	Militia and military affairs	86 87	Flood control Irrigation
39	Public contracts and indebtedness	88	Navigation and harbor improvements
40 41	Public documents, records, and publications Public employment, civil service, and pensions	89	Reclamation, soil conservation, and land settlement
42	Public officers and agencies	90 91	Water rights—Environment Waterways
43	State government—Executive	/1	nace nago
44	State government—Legislative		

[Preface—p iv] (2008 Ed.)

Title 84

PROPERTY TAXES

Chapters		Limitation of	on levies: State Constitution Art. 7 § 2.
84.04	Definitions.	Local impre	ovement trust property: RCW 35.53.010.
84.08	General powers and duties of department of	•	ational Park: RCW 37.08.210.
84.09	revenue. General provisions.	, ,	xemption not applicable to tax levied on such property: RCW
84.12 84.14	Assessment and taxation of public utilities.		exes: Chapter 54.28 RCW.
04.14	New and rehabilitated multiple-unit dwellings in urban centers.	_	ty districts: RCW 54.16.080.
84.16	Assessment and taxation of private car compa-		
04.10	nies.	Qualification 36.21.	ons for persons assessing real property—Examination: RCW 015
84.20	Easements of public utilities.		
84.26	Historic property.		tional Park: RCW 37.08.200.
84.33	Timber and forest lands.	Real estate,	excise tax on transfer: Chapters 82.45 and 82.46 RCW.
84.34	Open space, agricultural, timber lands—Cur-	Savings and	d loan associations: RCW 33.28.040.
	rent use—Conservation futures.	Tax returns	, remittances, etc., filing and receipt: RCW 1.12.070.
84.36	Exemptions.	Taxing disti	ricts, general indebtedness limitation: Chapter 39.36 RCW.
84.37	Property tax deferral program.	_	n of tax preferences: Chapter 43.136 RCW.
84.38	Deferral of special assessments and/or prop-		a Principal and Income Act of 2002: Chapter 11.104A RCW.
04.20	erty taxes.	wasningion	i Principal and Income Act of 2002: Chapter 11.104A RCW.
84.39	Property tax exemption—Widows or widowers of veterans.		
84.40	Listing of property.		Chapter 84.04 RCW
84.41	Revaluation of property.		DEFINITIONS
84.44	Taxable situs.	a	
84.48	Equalization of assessments.	Sections	
84.52	Levy of taxes.	84.04.010	Introductory.
84.55	Limitations upon regular property taxes.	84.04.020	"Assessed valuation of taxable property," and similar terms.
84.56	Collection of taxes.	84.04.030 84.04.040	"Assessed value of property." "Assessment year," "fiscal year."
84.60	Lien of taxes.	84.04.045	"County auditor."
84.64	Lien foreclosure.	84.04.047	"Department."
84.68	Recovery of taxes paid or property sold for	84.04.050	"Householder."
0.4.50	taxes.	84.04.055	"Legal description."
84.69	Refunds.	84.04.060 84.04.065	"Money," "moneys." Number and gender.
84.70	Destroyed property—Abatement or refund.	84.04.070	"Oath," "swear."
84.72	Federal payments in lieu of taxes.	84.04.075	"Person."
84.98	Construction.	84.04.080	"Personal property."
Additional p	rovisions relating to taxes, see titles pertaining to particular tax-	84.04.090 84.04.095	"Real property." Classification of components of irrigation systems.
ing aut	horities, i.e., cities, counties, school districts, etc.	84.04.100	"Tax" and derivatives.
Building per	mits, new construction: Chapter 36.21 RCW.	84.04.120	"Taxing district."
Burying place	re exempt from execution: RCW 68.24.220.	84.04.130	"Tract," "lot," etc.
	sociations, nonprofit: RCW 68.20.110, 68.20.120.	84.04.140 84.04.150	"Regular property taxes," "regular property tax levies." "Computer software" and related terms.
Cities, unfit	buildings: Chapter 35.80 RCW.	UT.VT.12U	compater software and related terms.
Cities and to	wns, prepayment by taxpayer of taxes and assessments owed to:	94.0	4.010 Introductory Unless otherwise expressly

84.04.010 Introductory. Unless otherwise expressly provided or unless the context indicates otherwise, terms used in this title shall have the meaning given to them in this

chapter. [1961 c 15 § 84.04.010.] 84.04.020 "Assessed valuation of taxable property,"

and similar terms. The terms "assessed valuation of taxable property", "valuation of taxable property", "value of taxable property", "taxable value of property", "property assessed" and "value" whenever used in any statute, law, charter or ordinance with relation to the levy of taxes in any taxing district, shall be held and construed to mean "assessed value of property" as defined in RCW 84.04.030. [1961 c 15 § 84.04.020. Prior: 1919 c 142 § 2; RRS § 11227.]

Federal agencies and instrumentalities, taxation: State Constitution Art. 7 §§ 1, 3; Title 37 RCW. Flood control district property: RCW 86.09.520. Irrigation district property: RCW 87.03.260.

Constitutional limitations generally: State Constitution Art. 2 § 40, Art. 7,

Counties, prepayment and deposit of taxes and assessments: RCW

RCW 35.21.650.

Art. 11, §§ 9, 12.

36.32.120.

Columbia Basin project: RCW 89.12.120.

Community renewal: Chapter 35.81 RCW.

Conservation districts: Chapter 89.08 RCW.

Lease of tax acquired property for underground storage of natural gas: RCW 80.40.070.

(2008 Ed.) [Title 84 RCW—page 1] **84.04.030** "Assessed value of property." "Assessed value of property" shall be held and construed to mean the aggregate valuation of the property subject to taxation by any taxing district as placed on the last completed and balanced tax rolls of the county preceding the date of any tax levy. [2001 c 187 § 2; 1997 c 3 § 102 (Referendum Bill No. 47, approved November 4, 1997); 1961 c 15 § 84.04.030. Prior: (i) 1925 ex.s. c 130 § 3; RRS § 11107. (ii) 1919 c 142 § 1, part; RRS § 11226, part.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

- **84.04.040** "Assessment year," "fiscal year." The assessment year contemplated in this title and the fiscal year contemplated in this title shall commence on January 1st and end on December 31st in each year. [1961 c 15 § 84.04.040. Prior: 1939 c 206 § 39; 1925 ex.s. c 130 § 81; 1897 c 71 § 66; 1893 c 124 § 67; 1890 p 560 § 82; RRS § 11242.]
- **84.04.045** "County auditor." "County auditor" shall be construed to mean registrar or recorder, whenever it shall be necessary to use the same to the proper construction of this title. [1961 c 15 § 84.04.045. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]
- **84.04.047 "Department."** "Department" means the department of revenue of the state of Washington. [1979 c 107 § 25.]
- **84.04.050** "Householder." "Householder" shall be taken to mean and include every person, married or single, who resides within the state of Washington being the owner or holder of an estate or having a house or place of abode, either as owner or lessee. [1961 c 15 § 84.04.050. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]
- **84.04.055** "Legal description." "Legal description" shall be given its commonly accepted meaning, but for property tax purposes, the parcel number is sufficient for the legal description. [1989 c 378 § 6.]
- **84.04.060 "Money," "moneys."** "Money" or "moneys" shall be held to mean coin or paper money issued by the United States government. [1998 c 106 § 12; 1961 c 15 § 84.04.060. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]
- **84.04.065** Number and gender. Every word importing the singular number only may be extended to or embrace the plural number, and every word importing the plural number may be applied and limited to the singular number, and every word importing the masculine gender only may be extended

and applied to females as well as males. [1961 c 15 § 84.04.065. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]

84.04.070 "Oath," "swear." "Oath" may be held to mean affirmation, and the word "swear" may be held to mean affirm. [1961 c 15 § 84.04.070. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]

84.04.075 "**Person.**" "Person" shall be construed to include firm, company, association or corporation. [1961 c 15 § 84.04.075. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]

84.04.080 "Personal property." "Personal property" for the purposes of taxation, shall be held and construed to embrace and include, without especially defining and enumerating it, all goods, chattels, stocks, estates or moneys; all standing timber held or owned separately from the ownership of the land on which it may stand; all fish trap, pound net, reef net, set net and drag seine fishing locations; all leases of real property and leasehold interests therein for a term less than the life of the holder; all improvements upon lands the fee of which is still vested in the United States, or in the state of Washington; all gas and water mains and pipes laid in roads, streets or alleys; and all property of whatsoever kind, name, nature and description, which the law may define or the courts interpret, declare and hold to be personal property for the purpose of taxation and as being subject to the laws and under the jurisdiction of the courts of this state, whether the same be any marine craft, as ships and vessels, or other property holden under the laws and jurisdiction of the courts of this state, be the same at home or abroad: PROVIDED, That mortgages, notes, accounts, certificates of deposit, tax certificates, judgments, state, county, municipal and taxing district bonds and warrants shall not be considered as property for the purpose of this title, and no deduction shall hereafter be made or allowed on account of any indebtedness owed. [1961 c 15] § 84.04.080. Prior: 1925 ex.s. c 130 § 5, part; 1907 c 108 §§ 1, 2; 1907 c 48 § 1, part; 1901 ex.s. c 2 § 1, part; 1897 c 71 § 3, part; 1895 c 176 § 1, part; 1893 c 124 § 3, part; 1891 c 140 § 3, part; 1890 p 530 § 3, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; 1871 p 37 § 1, part; 1869 p 176 § 3, part; 1854 p 332 § 4, part; RRS § 11109, part.]

Fox, mink, marten declared personalty: RCW 16.72.030.

84.04.090 "Real property." The term "real property" for the purposes of taxation shall be held and construed to mean and include the land itself, whether laid out in town lots or otherwise, and all buildings, structures or improvements or other fixtures of whatsoever kind thereon, except improvements upon lands the fee of which is still vested in the United States, or in the state of Washington, and all rights and privileges thereto belonging or in any wise appertaining, except leases of real property and leasehold interests therein for a term less than the life of the holder; and all substances in and

[Title 84 RCW—page 2] (2008 Ed.)

Definitions 84.04.150

under the same; all standing timber growing thereon, except standing timber owned separately from the ownership of the land upon which the same may stand or be growing; and all property which the law defines or the courts may interpret, declare and hold to be real property under the letter, spirit, intent and meaning of the law for the purposes of taxation. The term real property shall also include a mobile home which has substantially lost its identity as a mobile unit by virtue of its being permanently fixed in location upon land owned or leased by the owner of the mobile home and placed on a permanent foundation (posts or blocks) with fixed pipe connections with sewer, water, or other utilities: PRO-VIDED, That a mobile home located on land leased by the owner of the mobile home shall be subject to the personal property provisions of chapter 84.56 RCW and RCW 84.60.040. [1987 c 155 § 1; 1985 c 395 § 2; 1971 ex.s. c 299 § 70; 1961 c 15 § 84.04.090. Prior: 1925 ex.s. c 130 § 4; 1897 c 71 § 2; 1893 c 124 § 2; 1891 c 140 § 2; 1890 p 530 § 2; 1886 p 48 § 2, part; Code 1881 § 2830, part; 1871 p 37 § 2; 1869 p 176 § 2; RRS § 11108.]

Effective date—1971 ex.s. c 299: See RCW 82.50.901(3). Severability—1971 ex.s. c 299: See note following RCW 82.04.050.

84.04.095 Classification of components of irrigation systems. Notwithstanding RCW 84.04.080 and 84.04.090, the department shall classify, by rule, the components of irrigation systems as real or personal property for purposes of taxation under this title. [1987 c 319 § 8.]

84.04.100 "Tax" and derivatives. The word "tax" and its derivatives, "taxes," "taxing," "taxed," "taxation" and so forth shall be held and construed to mean the imposing of burdens upon property in proportion to the value thereof, for the purpose of raising revenue for public purposes. [1961 c 15 § 84.04.100. Prior: 1925 ex.s. c 130 § 1; 1897 c 71 § 1; 1893 c 124 § 1; RRS § 11105.]

84.04.120 "Taxing district." "Taxing district" shall be held and construed to mean and include the state and any county, city, town, port district, school district, road district, metropolitan park district, water-sewer district or other municipal corporation, now or hereafter existing, having the power or authorized by law to impose burdens upon property within the district in proportion to the value thereof, for the purpose of obtaining revenue for public purposes, as distinguished from municipal corporations authorized to impose burdens, or for which burdens may be imposed, for such purposes, upon property in proportion to the benefits accruing thereto. [1999 c 153 § 69; 1961 c 15 § 84.04.120. Prior: (i) 1919 c 142 § 1, part; RRS § 11226, part. (ii) 1925 ex.s. c 130 § 2; RRS § 11106.]

Part headings not law—1999 c 153: See note following RCW 57.04.050.

84.04.130 "Tract," "lot," etc. "Tract" or "lot," and "piece or parcel of real property," and "piece or parcel of lands" shall each be held to mean any contiguous quantity of land in the possession of, owned by, or recorded as the property of the same claimant, person or company. [1961 c 15 § 84.04.130. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4,

part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.]

84.04.140 "Regular property taxes," "regular property tax levies." The term "regular property taxes" and the term "regular property tax levy" shall mean a property tax levy by or for a taxing district which levy is subject to the aggregate limitation set forth in RCW 84.52.043 and 84.52.050, as now or hereafter amended, or which is imposed by or for a port district or a public utility district. [1973 1st ex.s. c 195 § 88; 1971 ex.s. c 288 § 13.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.04.150 "Computer software" and related terms.

(1) "Computer software" is a set of directions or instructions that exist in the form of machine-readable or human-readable code, is recorded on physical or electronic medium, and directs the operation of a computer system or other machinery or equipment. "Computer software" includes the associated documentation that describes the code and its use, operation, and maintenance and typically is delivered with the code to the user. "Computer software" does not include databases.

A "database" is text, data, or other information that may be accessed or managed with the aid of computer software but that does not itself have the capacity to direct the operation of a computer system or other machinery or equipment.

(2) "Custom computer software" is computer software that is designed for a single person's or a small group of persons' specific needs. "Custom computer software" includes modifications to canned computer software and can be developed in-house by the user, by outside developers, or by both.

A group of four or more persons is presumed not to be a small group of persons for the purposes of this subsection unless each of the persons is affiliated through common control and ownership. The department may by rule provide a definition of small group and affiliates consistent with this subsection.

For purposes of this subsection, "person" has the meaning given in RCW 82.04.030.

- (3) "Canned computer software," occasionally known as prewritten or standard software, is computer software that is designed for and distributed "as is" for multiple persons who can use it without modifying its code and that is not otherwise considered custom computer software.
- (4) "Embedded software" is computer software that resides permanently on some internal memory device in a computer system or other machinery or equipment, that is not removable in the ordinary course of operation, and that is of a type necessary for the routine operation of the computer system or other machinery or equipment. "Embedded software" may be either canned or custom computer software.
- (5) "Retained rights" are any and all rights, including intellectual property rights such as those rights arising from copyrights, patents, and trade secret laws, that are owned or are held under contract or license by a computer software developer, author, inventor, publisher, licensor, sublicensor, or distributor.

(2008 Ed.) [Title 84 RCW—page 3]

(6) A "golden" or "master" copy of computer software is a copy of computer software from which a computer software developer, author, inventor, publisher, licensor, sublicensor, or distributor makes copies for sale or license. [1991 sp.s. c 29 § 2.]

Findings—Intent—1991 sp.s. c 29: "(1) The legislature finds that:

- (a) Computer software is a class of personal property that is itself comprised of several different subclasses of personal property which can be distinguished by their use, development, distribution, and relationship to hardware, and includes custom software, canned software, and embedded software;
- (b) Because different classes of software serve different needs, may be used by different taxpayers, and present different administrative burdens on both the state and the citizens of the state of Washington, the different classes of software should be treated differently for tax purposes;
- (c) Canned software should continue to be subject to property tax, but, because of its rapid obsolescence, should be subject to tax for only two years; and the taxable interest should reside with the end user;
- (d) Canned software that has been modified should continue to be taxable on the canned portion of the software;
- (e) Embedded software should continue to be taxed as part of the machinery or equipment of which it is a part;
- (f) Custom software should be exempt from taxation, in part because of the difficulty in accurately and uniformly determining the value of such software:
- (g) Retained rights in computer software should be exempt from the property tax in part because of the difficulty in accurately and uniformly determining the value of such software, the difficulty in determining the scope and situs of such rights, and the adverse economic consequences to the state of taxing such rights; and
- (h) So-called "golden" or "master" copies of software should be exempt from property tax like business inventory.
 - (2) It is the intent of the legislature that:
- (a) The voluntary compliance nature of the personal property tax system should be preserved and nothing in this act shall be construed to reduce the taxpayer's obligation to fully and accurately list all taxable computer software:
- (b) Computer software should be listed and assessed for property taxes payable in 1991 and 1992 in the same manner and to the same extent as computer software was listed and assessed for taxes due in 1989;
- (c) The definition of custom software, golden or master copies, and retained rights shall be liberally construed in accordance with the purposes of this act:
- (d) This act shall provide fairness, equity, and uniformity in the property tax treatment of each class of computer software in the state of Washington; and
- (e) No inference should be taken from this act regarding the application of the property tax to databases." [1991 sp.s. c 29 § 1.]

Severability—1991 sp.s. c 29: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1991 sp.s. c 29 § 8.]

Application—Taxes collected in 1993—1991 sp.s. c 29: "Sections 2 through 4 and 6 of this act apply to taxes levied for collection in 1993, and thereafter." [1991 sp.s. c 29 § 9.]

Chapter 84.08 RCW

GENERAL POWERS AND DUTIES OF DEPARTMENT OF REVENUE

Sections

84.08.005	Adoption of provisions of chapter 82.01 RCW.
84.08.010	Powers of department of revenue—General supervision—
	Rules and processes—Visitation of counties.
84.08.020	Additional powers—To advise county and local officers—Books and blanks—Reports.
84.08.030	Additional powers—To test work of assessors—Supplemental assessment lists—Audits.
84.08.040	Additional powers—To keep valuation records—Access to files of other public offices.
84.08.050	Additional powers—Access to books and records—Hearings—Investigation of complaints.

84.08.060	Additional powers—Power over county boards of equaliza-
	tion—Reconvening—Limitation on increase in property
	value in appeals to board of tax appeals from county board of
	equalization.
84.08.070	Rules and regulations authorized.
84.08.080	Department to decide questions of interpretation.
84.08.115	Department to prepare explanation of property tax system.
84.08.120	Duty to obey orders of department of revenue.
84.08.130	Appeals from county board of equalization to board of tax appeals—Notice.
84.08.140	Appeals from levy of taxing district to department of revenue.
84.08.190	Assessors to meet with department of revenue.
84.08.210	Confidentiality and privilege of tax information—Excep-
	tions—Penalty.

Constitutional limitations on taxation: State Constitution Art. 2 § 40, Art. 7, Art. 11, §§ 9, 12.

Public bodies may retain collection agencies to collect public debts—Fees: RCW 19.16.500.

Taxing districts, general limitation of indebtedness: Chapter 39.36 RCW.

84.08.005 Adoption of provisions of chapter **82.01** RCW. The provisions of chapter 82.01 RCW, as now or hereafter amended, apply to Title 84 RCW as fully as though they were set forth herein. [1961 c 15 § 84.08.005.]

84.08.010 Powers of department of revenue—General supervision—Rules and processes—Visitation of counties. The department of revenue shall:

- (1) Exercise general supervision and control over the administration of the assessment and tax laws of the state, over county assessors, and county boards of equalization, and over boards of county commissioners, county treasurers and county auditors and all other county officers, in the performance of their duties relating to taxation, and perform any act or give any order or direction to any county board of equalization or to any county assessor or to any other county officer as to the valuation of any property, or class or classes of property in any county, township, city or town, or as to any other matter relating to the administration of the assessment and taxation laws of the state, which, in the department's judgment may seem just and necessary, to the end that all taxable property in this state shall be listed upon the assessment rolls and valued and assessed according to the provisions of law, and equalized between persons, firms, companies and corporations, and between the different counties of this state, and between the different taxing units and townships, so that equality of taxation and uniformity of administration shall be secured and all taxes shall be collected according to the provisions of law.
- (2) Formulate such rules and processes for the assessment of both real and personal property for purposes of taxation as are best calculated to secure uniform assessment of property of like kind and value in the various taxing units of the state, and relative uniformity between properties of different kinds and values in the same taxing unit. The department of revenue shall furnish to each county assessor a copy of the rules and processes so formulated. The department of revenue may, from time to time, make such changes in the rules and processes so formulated as it deems advisable to accomplish the purpose thereof, and it shall inform all county assessors of such changes.
- (3) Visit the counties in the state, unless prevented by necessary official duties, for the investigation of the methods adopted by the county assessors and county boards of commissioners in the assessment and equalization of taxation of

real and personal property; carefully examine into all cases where evasion of property taxation is alleged, and ascertain where existing laws are defective, or improperly or negligently administered. [1975 1st ex.s. c 278 § 147; 1961 c 15 § 84.08.010. Prior: 1939 c 206 §§ 4, part and 5, part; 1935 c 127 § 1, part; 1931 c 15 § 1, part; 1927 c 280 § 5, part; 1925 c 18 § 5, part; 1921 c 7 §§ 50, 53; 1907 c 220 § 1, part; 1905 c 115 § 2, part; RRS §§ 11091 (first), part and 11091 (second), part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.020 Additional powers—To advise county and local officers—Books and blanks—Reports. The department of revenue shall:

- (1) Confer with, advise and direct assessors, boards of equalization, county boards of commissioners, county treasurers, county auditors and all other county and township officers as to their duties under the law and statutes of the state, relating to taxation, and direct what proceedings, actions or prosecutions shall be instituted to support the law relating to the penalties, liabilities and punishment of public officers, persons, and officers or agents of corporations for failure or neglect to comply with the provisions of the statutes governing the return, assessment and taxation of property. and the collection of taxes, and cause complaint to be made against any of such public officers in the proper county for their removal from office for official misconduct or neglect of duty. In the execution of these powers and duties the said department or any member thereof may call upon prosecuting attorneys or the attorney general, who shall assist in the commencement and prosecution for penalties and forfeiture, liabilities and punishments for violations of the laws of the state in respect to the assessment and taxation of property.
- (2) Prescribe all forms of books and blanks to be used in the assessment and collection of taxes, and change such forms when prescribed by law, and recommend to the legislature such changes as may be deemed most economical to the state and counties, and such recommendation shall be accompanied by carefully prepared bill or bills for this end.
- (3) Require county, city and town officers to report information as to assessments of property, equalization of taxes, the expenditure of public funds for all purposes, and other information which said department of revenue may request. [1975 1st ex.s. c 278 § 148; 1961 c 15 § 84.08.020. Prior: 1939 c 206 § 5, part; 1935 c 127 § 1, part; 1921 c 7 §§ 50, 53; 1907 c 220 § 1, part; 1905 c 115 § 2, part; RRS § 11091 (second), part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.030 Additional powers—To test work of assessors—Supplemental assessment lists—Audits. The department of revenue shall examine and test the work of county assessors at any time, and have and possess all rights and powers of such assessors for the examination of persons, and property, and for the discovery of property subject to taxation, and if it shall ascertain that any taxable property is omitted from the assessment list, or not assessed or valued according to law, it shall bring the same to the attention of the assessor of the proper county in writing, and if such assessor

shall neglect or refuse to comply with the request of the department of revenue to place such property on the assessment list, or to correct such incorrect assessment or valuation the department of revenue shall have the power to prepare a supplement to such assessment list, which supplement shall include all property required by the department of revenue to be placed on the assessment list and all corrections required to be made. Such supplement shall be filed with the assessor's assessment list and shall thereafter constitute an integral part thereof to the exclusion of all portions of the original assessment list inconsistent therewith, and shall be submitted therewith to the county board of equalization. As part of the examining and testing of the work of county assessors to be accomplished pursuant to this section, the department of revenue shall audit statewide at least one-half of one percent of all personal property accounts listed each calendar year. [1975-'76 2nd ex.s. c 94 § 1; 1967 ex.s. c 149 § 30; 1961 c 15 § 84.08.030. Prior: 1939 c 206 § 4, part; 1931 c 15 § 1, part; 1927 c 280 § 5, part; 1925 c 18 § 5, part; 1921 c 7 §§ 50, 53; RRS § 11091 (first).]

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050. Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.08.040 Additional powers—To keep valuation records—Access to files of other public offices. The department of revenue shall secure, tabulate, and keep records of valuations of all classes of property throughout the state, and for that purpose, shall have access to all records and files of state offices and departments and county and municipal offices and shall require all public officers and employees whose duties make it possible to ascertain valuations, including valuations of property of public service corporations for rate making purposes to file reports with the department of revenue, giving such information as to such valuation and the source thereof: PROVIDED, That the nature and kind of the tabulations, records of valuation and requirements from public officers, as stated herein, shall be in such form, and cover such valuations, as the department of revenue shall prescribe. [1975 1st ex.s. c 278 § 149; 1961 c 15 § 84.08.040. Prior: 1939 c 206 § 4, part; 1931 c 15 § 1, part; 1927 c 280 § 5, part; 1925 c 18 § 5, part; 1921 c 7 §§ 50, 53; RRS § 11091 (first), part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.050 Additional powers—Access to books and records—Hearings—Investigation of complaints. (1) The department of revenue shall:

(a) Require individuals, partnerships, companies, associations and corporations to furnish information as to their capital, funded debts, investments, value of property, earnings, taxes and all other facts called for on these subjects so that the department may determine the taxable value of any property or any other fact it may consider necessary to carry out any duties now or hereafter imposed upon it, or may ascertain the relative burdens borne by all kinds and classes of property within the state, and for these purposes their records, books, accounts, papers and memoranda shall be subject to production and inspection, investigation and examination by the

(2008 Ed.) [Title 84 RCW—page 5]

department, or any employee thereof designated by the department for such purpose, and any or all real and/or personal property in this state shall be subject to visitation, investigation, examination and/or listing at any and all times by the department or by any employee thereof designated by the department.

- (b) Summon witnesses to appear and testify on the subject of capital, funded debts, investments, value of property, earnings, taxes, and all other facts called for on these subjects, or upon any matter deemed material to the proper assessment of property, or to the investigation of the system of taxation, or the expenditure of public funds for state, county, district and municipal purposes: PROVIDED, HOWEVER, No person shall be required to testify outside of the county in which the taxpayer's residence, office or principal place of business, as the case may be, is located. Such summons shall be served in like manner as a subpoena issued out of the superior court and be served by the sheriff of the proper county, and such service certified by him or her to the department without compensation therefor. Persons appearing before the department in obedience to a summons shall in the discretion of the department receive the same compensation as witnesses in the superior court.
- (c) Thoroughly investigate all complaints which may be made to it of illegal, unjust or excessive taxation, and shall endeavor to ascertain to what extent and in what manner, if at all, the present system is inequal or oppressive.
- (2) Any member of the department or any employee thereof designated for that purpose may administer oaths to witnesses.
- (3)(a) In case any witness shall fail to obey the summons to appear, or refuse to testify, or shall fail or refuse to comply with any of the provisions of subsection (1)(a) or (b) of this section, such person, for each separate or repeated offense, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than fifty dollars, nor more than five thousand dollars.
- (b) Any person who shall testify falsely is guilty of perjury and shall be punished under chapter 9A.72 RCW. [2003 c 53 § 407; 1973 c 95 § 8; 1961 c 15 § 84.08.050. Prior: 1939 c 206 § 5, part; 1935 c 127 § 1, part; 1921 c 7 §§ 50, 53; 1907 c 220 § 1, part; 1905 c 115 § 2, part; RRS § 11091 (second), part.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48 180

84.08.060 Additional powers—Power over county boards of equalization—Reconvening—Limitation on increase in property value in appeals to board of tax appeals from county board of equalization. The department of revenue shall have power to direct and to order any county board of equalization to raise or lower the valuation of any taxable property, or to add any property to the assessment list, or to perform or complete any other duty required by statute. The department of revenue may require any such board of equalization to reconvene after its adjournment for the purpose of performing any order or requirement made by the department of revenue and may make such orders as it shall determine to be just and necessary. The department may require any county board of equalization to reconvene at any time for the purpose of performing or completing any duty or

taking any action it might lawfully have performed or taken at any of its previous meetings. No board may be reconvened later than three years after the date of adjournment of its regularly convened session. If such board of equalization shall fail or refuse forthwith to comply with any such order or requirement of the department of revenue, the department of revenue shall have power to take any other appropriate action, or to make such correction or change in the assessment list, and such corrections and changes shall be a part of the record of the proceedings of the said board of equalization: PROVIDED, That in all cases where the department of revenue shall raise the valuation of any property or add property to the assessment list, it shall give notice either for the same time and in the same manner as is now required in like cases of county boards of equalization, or if it shall deem such method of giving notice impracticable it shall give notice by publication thereof in a newspaper of general circulation within the county in which the property affected is situated once each week for two consecutive weeks, and the department of revenue shall not proceed to raise such valuation or add such property to the assessment list until a period of five days shall have elapsed subsequent to the date of the last publication of such notice: PROVIDED FURTHER, That appeals to the board of tax appeals by any taxpayer or taxing unit concerning any action of the county board of equalization shall not raise the valuation of the property to an amount greater than the larger of either the valuation of the property by the county assessor or the valuation of the property assigned by the county board of equalization. Such notice shall give the legal description of each tract of land involved, or a general description in case of personal property; the tax record-owner thereof; the assessed value thereof determined by the county board of equalization in case the property is on the assessment roll; and the assessed value thereof as determined by the department of revenue and shall state that the department of revenue proposes to increase the assessed valuation of such property to the amount stated and to add such property to the assessment list at the assessed valuation stated. The necessary expense incurred by the department of revenue in making such reassessment and/or adding such property to the assessment list shall be borne by the county or township in which the property as reassessed and/or so added to the assessment list is situated and shall be paid out of the proper funds of such county upon the order of the department of revenue. [1988 c 222 § 9; 1982 1st ex.s. c 46 § 11; 1975 1st ex.s. c 278 § 150; 1961 c 15 § 84.08.060. Prior: 1939 c 206 § 4, part; 1931 c 15 § 1, part; 1927 c 280 § 5, part; 1925 c 18 § 5, part; 1921 c 7 §§ 50, 53; RRS § 11091 (first), part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.070 Rules and regulations authorized. The department of revenue shall make such rules and regulations as may be necessary to carry out the powers granted by this chapter, and for conducting hearings and other proceedings before it. [1975 1st ex.s. c 278 § 151; 1961 c 15 § 84.08.070. Prior: 1939 c 206 § 4, part; 1931 c 15 § 1, part; 1927 c 280 § 5, part; 1925 c 18 § 5, part; 1921 c 7 §§ 50, 53; RRS § 11091 (first), part. FORMER PART OF SECTION: 1935 c 123 § 18 now codified as RCW 84.12.390.]

[Title 84 RCW—page 6] (2008 Ed.)

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.080 Department to decide questions of interpretation. The department of revenue shall, with the advice of the attorney general, decide all questions that may arise in reference to the true construction or interpretation of this title, or any part thereof, with reference to the powers and duties of taxing district officers, and such decision shall have force and effect until modified or annulled by the judgment or decree of a court of competent jurisdiction. [1975 1st ex.s. c 278 § 152; 1961 c 15 § 84.08.080. Prior: 1925 ex.s. c 130 § 111; 1897 c 71 § 92; 1895 c 176 § 20; 1893 c 124 § 95; RRS § 11272.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

- **84.08.115 Department to prepare explanation of property tax system.** (1) The department shall prepare a clear and succinct explanation of the property tax system, including but not limited to:
- (a) The standard of true and fair value as the basis of the property tax.
- (b) How the assessed value for particular parcels is determined.
 - (c) The procedures and timing of the assessment process.
- (d) How district levy rates are determined, including the limit under chapter 84.55 RCW.
 - (e) How the composite tax rate is determined.
 - (f) How the amount of tax is calculated.
- (g) How a taxpayer may appeal an assessment, and what issues are appropriate as a basis of appeal.
- (h) A summary of tax exemption and relief programs, along with the eligibility standards and application processes.
- (2) Each county assessor shall provide copies of the explanation to taxpayers on request, free of charge. Each revaluation notice shall include information regarding the availability of the explanation. [1997 c 3 § 207 (Referendum Bill No. 47, approved November 4, 1997); 1991 c 218 § 2.]

Intent—1997 c 3 §§ 201-207: See note following RCW 84.55.010.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1991 c 218: See note following RCW 36.21.015.

84.08.120 Duty to obey orders of department of rev**enue.** It shall be the duty of every public officer to comply with any lawful order, rule or regulation of the department of revenue made under the provisions of this title, and whenever it shall appear to the department of revenue that any public officer or employee whose duties relate to the assessment or equalization of assessments of property for taxation or to the levy or collection of taxes has failed to comply with the provisions of this title or with any other law relating to such duties or the rules of the department made in pursuance thereof, the department after a hearing on the facts may issue its order directing such public officer or employee to comply with such provisions of law or of its rules, and if such public officer or employee for a period of ten days after service on him of the department's order shall neglect or refuse to comply therewith, the department of revenue may apply to a judge of the superior court or court commissioner of the county in which said public officer or employee holds office

for an order returnable within five days from the date thereof to compel such public officer or employee to comply with such provisions of law or of the department's order, or to show cause why he should not be compelled so to do, and any order issued by the judge pursuant thereto shall be final. The remedy herein provided shall be cumulative and shall not exclude the department of revenue from exercising any power or rights otherwise granted. [1975 1st ex.s. c 278 § 155; 1961 c 15 § 84.08.120. Prior: 1939 c 206 § 7; 1927 c 280 § 12; 1925 c 18 § 12; RRS § 11102.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.130 Appeals from county board of equalization to board of tax appeals—Notice. (1) Any taxpayer or taxing unit feeling aggrieved by the action of any county board of equalization may appeal to the board of tax appeals by filing with the board of tax appeals in accordance with RCW 1.12.070 a notice of appeal within thirty days after the mailing of the decision of such board of equalization, which notice shall specify the actions complained of; and in like manner any county assessor may appeal to the board of tax appeals from any action of any county board of equalization. There shall be no fee charged for the filing of an appeal. The board shall transmit a copy of the notice of appeal to all named parties within thirty days of its receipt by the board. Appeals which are not filed as provided in this section shall be dismissed. The board of tax appeals shall require the board appealed from to file a true and correct copy of its decision in such action and all evidence taken in connection therewith, and may receive further evidence, and shall make such order as in its judgment is just and proper.

(2) The board of tax appeals may enter an order, pursuant to subsection (1) of this section, that has effect up to the end of the assessment cycle used by the assessor, if there has been no intervening change in the value during that time. [1998 c 54 § 3; 1994 c 301 § 18; 1992 c 206 § 10; 1989 c 378 § 7; 1988 c 222 § 8; 1977 ex.s. c 290 § 1; 1975 1st ex.s. c 278 § 156; 1961 c 15 § 84.08.130. Prior: 1939 c 206 § 6; 1927 c 280 § 6; 1925 c 18 § 6; RRS § 11092.]

Effective date—1992 c 206: See note following RCW 82.04.170.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

Evidence submission in advance of hearing: RCW 82.03.200.

Limitation on increase in property value in appeals to board of tax appeals from county board of equalization: RCW 84.08.060.

84.08.140 Appeals from levy of taxing district to department of revenue. Any taxpayer feeling aggrieved by the levy or levies of any taxing district except levies authorized by a vote of the voters of the district may appeal therefrom to the department of revenue as hereinafter provided. Such taxpayer, upon the execution of a bond, with two or more sufficient sureties to be approved by the county auditor, payable to the state of Washington, in the penal sum of two hundred dollars and conditioned that if the petitioner shall fail in his appeal for a reduction of said levy or levies the taxpayer will pay the taxable costs of the hearings hereinafter provided, not exceeding the amount of such bond, may file a written complaint with the county auditor wherein such taxing district is located not later than ten days after the making

(2008 Ed.) [Title 84 RCW—page 7]

and entering of such levy or levies, setting forth in such form and detail as the department of revenue shall by general rule prescribe, the taxpayer's objections to such levy or levies. Upon the filing of such complaint, the county auditor shall immediately transmit a certified copy thereof, together with a copy of the budget or estimates of such taxing district as finally adopted, including estimated revenues and such other information as the department of revenue shall by rule require, to the department of revenue. The department of revenue shall fix a date for a hearing on said complaint at the earliest convenient time after receipt of said record, which hearing shall be held in the county in which said taxing district is located, and notice of such hearing shall be given to the officials of such taxing district, charged with determining the amount of its levies, and to the taxpayer on said complaint by registered mail at least five days prior to the date of said hearing. At such hearings all interested parties may be heard and the department of revenue shall receive all competent evidence. After such hearing, the department of revenue shall either affirm or decrease the levy or levies complained of, in accordance with the evidence, and shall thereupon certify its action with respect thereto to the county auditor, who, in turn, shall certify it to the taxing district or districts affected, and the action of the department of revenue with respect to such levy or levies shall be final and conclusive. [1994 c 301 § 19; 1975 1st ex.s. c 278 § 157; 1961 c 15 § 84.08.140. Prior: 1927 c 280 § 8; 1925 c 18 § 8; RRS § 11098.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.190 Assessors to meet with department of revenue. For the purpose of instruction on the subject of taxation, the county assessors of the state shall meet with the department of revenue at the capital of the state, or at such place within the state as they may determine at their previous meeting, on the second Monday of October of each year or on such other date as may be fixed by the department of revenue. Each assessor shall be paid by the county of his residence his actual expenses in attending such meeting, upon presentation to the county auditor of proper vouchers. [1975 1st ex.s. c 278 § 158; 1961 c 15 § 84.08.190. Prior: 1939 c 206 § 16, part; 1925 ex.s. c 130 § 57, part; 1911 c 12 § 1; RRS § 11140, part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.08.210 Confidentiality and privilege of tax information—Exceptions—Penalty. (1) For purposes of this section, "tax information" means confidential income data and proprietary business information obtained by the department in the course of carrying out the duties now or hereafter imposed upon it in this title that has been communicated in confidence in connection with the assessment of property and that has not been publicly disseminated by the taxpayer, the disclosure of which would be either highly offensive to a reasonable person and not a legitimate concern to the public or would result in an unfair competitive disadvantage to the taxpayer.

(2) Tax information is confidential and privileged, and except as authorized by this section, neither the department nor any other person may disclose tax information.

- (3) Subsection (2) of this section, however, does not prohibit the department from:
- (a) Disclosing tax information to any county assessor or county treasurer;
- (b) Disclosing tax information in a civil or criminal judicial proceeding or an administrative proceeding in respect to taxes or penalties imposed under this title or Title 82 RCW or in respect to assessment or valuation for tax purposes of the property to which the information or facts relate;
- (c) Disclosing tax information with the written permission of the taxpayer;
- (d) Disclosing tax information to the proper officer of the tax department of any state responsible for the imposition or collection of property taxes, or for the valuation of property for tax purposes, if the other state grants substantially similar privileges to the proper officers of this state;
- (e) Disclosing tax information that is also maintained by another Washington state or local governmental agency as a public record available for inspection and copying under chapter 42.56 RCW or is a document maintained by a court of record not otherwise prohibited from disclosure;
- (f) Disclosing tax information to a peace officer as defined in RCW 9A.04.110 or county prosecutor, for official purposes. The disclosure may be made only in response to a search warrant, subpoena, or other court order, unless the disclosure is for the purpose of criminal tax enforcement. A peace officer or county prosecutor who receives the tax information may disclose the tax information only for use in the investigation and a related court proceeding, or in the court proceeding for which the tax information originally was sought; or
- (g) Disclosing information otherwise available under chapter 42.56 RCW.
- (4) A violation of this section constitutes a gross misdemeanor. [2005 c 274 § 363; 1997 c 239 § 1.]

Part headings not law—Effective date—2005 c 274: See RCW 42.56.901 and 42.56.902.

Chapter 84.09 RCW GENERAL PROVISIONS

Sections	
84.09.010	Nomenclature—Taxes designated as taxes of year in which payable.
84.09.020	Abbreviations authorized.
84.09.030	Taxing district boundaries—Establishment.
84.09.035	Withdrawal of certain areas of a library district, metropolitan park district, fire protection district, or public hospital district—Date effective.
84.09.037	School district boundary changes.
84.09.040	Penalty for nonperformance of duty by county officers.
84.09.050	Fees and costs allowed in civil actions against county officers.
84.09.060	Property tax advisor.
84.09.070	Authority of operating agencies to levy taxes.

84.09.010 Nomenclature—Taxes designated as taxes of year in which payable. All annual taxes and assessments of real and personal property shall hereafter be known and designated as taxes and assessments of the year in which such taxes and assessments, or the initial installment thereof, shall become due and payable. [1961 c 15 § 84.09.010. Prior: 1939 c 136 § 2; RRS § 11112-2. Formerly RCW 84.08.150.]

[Title 84 RCW—page 8] (2008 Ed.)

84.09.020 Abbreviations authorized. In all proceedings relative to the levy, assessment or collection of taxes, and any entries required to be made by any officer or by the clerk of the court, letters, figures and characters may be used to denote townships, ranges, sections, parts of sections, lots or blocks, or parts thereof, the year or years for which taxes were due, and the amount of taxes, assessments, penalties, interest and costs. Whenever the abbreviation "do." or the character "'" or any other similar abbreviations or characters shall be used in any such proceedings, they shall be construed and held as meaning and being the same name, word, initial, letters, abbreviations, figure or figures, as the last one preceding such "do." and "''" or other similar characters. [1961 c 15 § 84.09.020. Prior: 1925 ex.s. c 130 § 112, part; 1897 c 71 § 93, part; 1893 c 124 § 97, part; RRS § 11273, part. Formerly RCW 84.08.170.]

84.09.030 Taxing district boundaries—Establishment. (1)(a) Except as provided in (b) of this subsection (1), for the purposes of property taxation and the levy of property taxes, the boundaries of counties, cities, and all other taxing districts shall be the established official boundaries of such districts existing on the first day of August of the year in which the property tax levy is made.

- (b) The boundaries for a newly incorporated port district or regional fire protection service authority shall be established on the first day of October if the boundaries of the newly incorporated port district or regional fire protection service authority are coterminous with the boundaries of another taxing district or districts, as they existed on the first day of August of that year.
- (2) In any case where any instrument setting forth the official boundaries of any newly established taxing district, or setting forth any change in the boundaries, is required by law to be filed in the office of the county auditor or other county official, the instrument shall be filed in triplicate. The officer with whom the instrument is filed shall transmit two copies of the instrument to the county assessor.
- (3) No property tax levy shall be made for any taxing district whose boundaries are not established as of the dates provided in this section. [2008 c 86 § 501; 2007 c 285 § 3; 2004 c 129 § 19; 1996 c 230 § 1613; 1994 c 292 § 4. Prior: 1989 c 378 § 8; 1989 c 217 § 1; prior: 1987 c 358 § 1; 1987 c 82 § 1; 1984 c 203 § 9; 1981 c 26 § 4; 1961 c 15 § 84.09.030; prior: 1951 c 116 § 1; 1949 c 65 § 1; 1943 c 182 § 1; 1939 c 136 § 1; Rem. Supp. 1949 § 11106-1. Formerly RCW 84.08.160.]

Severability—Savings—Part headings not law—2008 c 86: See notes following RCW 82.14.030.

Captions not law—Severability—2004 c 129: See RCW 52.26.900 and 52.26.901.

Part headings not law—1996 c 230: See notes following RCW 57.02.001.

Findings—Intent—1994 c 292: See note following RCW 57.04.050. Severability—1984 c 203: See note following RCW 35.43.140.

84.09.035 Withdrawal of certain areas of a library district, metropolitan park district, fire protection district, or public hospital district—Date effective. Notwithstanding the provisions of RCW 84.09.030, the boundaries of a library district, metropolitan park district, fire protection

district, or public hospital district that withdraws an area from its boundaries pursuant to RCW 27.12.355, 35.61.360, 52.04.056, or 70.44.235, which area has boundaries that are coterminous with the boundaries of a tax code area, shall be established as of the first day of October in the year in which the area is withdrawn. [1989 c 378 § 9; 1987 c 138 § 5.]

84.09.037 School district boundary changes. Each school district affected by a transfer of territory from one school district to another school district under chapter 28A.315 RCW shall retain its preexisting boundaries for the purpose of the collection of excess tax levies authorized under RCW 84.52.053 before the effective date of the transfer, for such tax collection years and for such excess tax levies as the superintendent of public instruction may approve and order that the transferred territory shall either be subject to or relieved of such excess levies, as the case may be. For the purpose of all other excess tax levies previously authorized under chapter 84.52 RCW and all excess tax levies authorized under RCW 84.52.053 subsequent to the effective date of a transfer of territory, the boundaries of the affected school districts shall be modified to recognize the transfer of territory subject to RCW 84.09.030. [2006 c 263 § 615; 1990 c 33 § 597; 1987 c 100 § 3.]

Findings—Purpose—Part headings not law—2006 c 263: See notes following RCW 28A.150.230.

Purpose—Statutory references—Severability—1990 c 33: See RCW 28A.900.100 through 28A.900.102.

84.09.040 Penalty for nonperformance of duty by county officers. Every county auditor, county assessor and county treasurer who in any case refuses or knowingly neglects to perform any duty enjoined on him by this title, or who consents to or connives at any evasion of its provisions whereby any proceeding herein provided for is prevented or hindered, or whereby any property required to be listed for taxation is unlawfully exempted, or the valuation thereof is entered on the tax roll at less than its true taxable value, shall, for every such neglect, refusal, consent or connivance, forfeit and pay to the state not less than two hundred nor more than one thousand dollars, at the discretion of the court, to be recovered before any court of competent jurisdiction upon the complaint of any citizen who is a taxpayer; and the prosecuting attorney shall prosecute such suit to judgment and execution. [1961 c 15 § 84.09.040. Prior: 1925 ex.s. c 130 § 109; 1897 c 71 § 89; 1893 c 124 § 92; RRS § 11270. Formerly RCW 84.56.410.]

84.09.050 Fees and costs allowed in civil actions against county officers. Whenever a civil action is commenced against any person holding the office of county treasurer, county auditor, or any other officer, for performing or attempting to perform any duty authorized or directed by any statute of this state for the collection of the public revenue, such treasurer, auditor or other officer may, in the discretion of the court before whom such action is brought, by an order made by such court and entered in the minutes thereof, be allowed and paid out of the county treasury, reasonable fees of counsel and other expenses for defending such action. [1961 c 15 § 84.09.050. Prior: 1925 ex.s. c 130 § 110; 1897

(2008 Ed.) [Title 84 RCW—page 9]

c 71 § 90; 1893 c 124 § 93; RRS § 11271. Formerly RCW 84.56.420.]

84.09.060 Property tax advisor. See RCW 84.48.140.

84.09.070 Authority of operating agencies to levy taxes. Nothing in this title may be deemed to grant to any operating agency organized under chapter 43.52 RCW, or a project of any such operating agency, the authority to levy any tax or assessment not otherwise authorized by law. [1983 2nd ex.s. c 3 § 56.]

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

Chapter 84.12 RCW ASSESSMENT AND TAXATION OF PUBLIC UTILITIES

Sections	
84.12.200	Definitions.
84.12.210	Property used but not owned deemed sole operating property
	of owning company.
84.12.220	Jurisdiction to determine operating, nonoperating property.
84.12.230	Annual reports to be filed.
84.12.240	Access to books and records.
84.12.250	Depositions may be taken.
84.12.260	Default valuation by department of revenue—Penalty—Estop-
	pel.
84.12.270	Annual assessment—Sources of information.
84.12.280	Classification of real and personal property.
84.12.300	Valuation of interstate utility—Apportionment of system
	value to state.
84.12.310	Deduction of nonoperating property.
84.12.320	Persons bound by notice.
84.12.330	Assessment roll—Notice of valuation.
84.12.340	Hearings on assessment, time and place of.
84.12.350	Apportionment of value by department of revenue.
84.12.360	Basis of apportionment.
84.12.370	Certification to county assessor—Entry upon tax rolls.
84.12.380	Assessment of nonoperating property.
84.12.390	Rules and regulations.

84.12.200 Definitions. For the purposes of this chapter and unless otherwise required by the context:

- (1) "Department" without other designation means the department of revenue of the state of Washington.
- (2) "Railroad company" means and includes any person owning or operating a railroad, street railway, suburban railroad or interurban railroad in this state, whether its line of railroad be maintained at the surface, or above or below the surface of the earth, or by whatever power its vehicles are transported; or owning any station, depot, terminal or bridge for railroad purposes, as owner, lessee or otherwise.
- (3) "Airplane company" means and includes any person owning, controlling, operating or managing real or personal property, used or to be used for or in connection with or to facilitate the conveyance and transportation of persons and/or property by aircraft, and engaged in the business of transporting persons and/or property for compensation, as owner, lessee or otherwise.
- (4) "Electric light and power company" means and includes any person owning, controlling, operating or managing real or personal property, used or to be used for or in connection with or to facilitate the generation, transmission or distribution of electricity in this state, and engaged in the

business of furnishing, transmitting, distributing or generating electrical energy for light, heat or power for compensation as owner, lessee or otherwise.

- (5) "Telegraph company" means and includes any person owning, controlling, operating or managing any telegraph or cable line in this state, with appliances for the transmission of messages, and engaged in the business of furnishing telegraph service for compensation, as owner, lessee or otherwise.
- (6) "Telephone company" means and includes any person owning, controlling, operating or managing real or personal property, used or to be used for or in connection with or to facilitate the transmission of communication by telephone in this state *through owned or controlled exchanges and/or switchboards, and engaged in the business of furnishing telephonic communication for compensation as owner, lessee or otherwise.
- (7) "Gas company" means and includes any person owning, controlling, operating or managing real or personal property, used or to be used for or in connection with or to facilitate the manufacture, transportation, or distribution of natural or manufactured gas in this state, and engaged for compensation in the business of furnishing gas for light, heat, power or other use, as owner, lessee or otherwise.
- (8) "Pipe line company" means and includes any person owning, controlling, operating or managing real or personal property, used or to be used for or in connection with or to facilitate the conveyance or transportation of oils, natural or manufactured gas and/or other substances, except water, by pipe line in this state, and engaged in such business for compensation, as owner, lessee or otherwise.
- (9) "Logging railroad company" means and includes any person owning, controlling, operating or managing real or personal property, used or to be used for or in connection with or to facilitate the conveyance and transportation of forest products by rail in this state, and engaged in the business of transporting forest products either as private carrier or carrier for hire.
- (10) "Person" means and includes any individual, firm, copartnership, joint venture, association, corporation, trust, or any other group acting as a unit, whether mutual, cooperative or otherwise, and/or trustees or receivers appointed by any court.
- (11) "Company" means and includes any railroad company, airplane company, electric light and power company, telegraph company, telephone company, gas company, pipe line company, or logging railroad company; and the term "companies" means and includes all of such companies.
- (12) "Operating property" means and includes all property, real and personal, owned by any company, or held by it as occupant, lessee or otherwise, including all franchises and lands, buildings, rights-of-way, water powers, motor vehicles, wagons, horses, aircraft, aerodromes, hangars, office furniture, water mains, gas mains, pipe lines, pumping stations, tanks, tank farms, holders, reservoirs, telephone lines, telegraph lines, transmission and distribution lines, dams, generating plants, poles, wires, cables, conduits, switch boards, devices, appliances, instruments, equipment, machinery, landing slips, docks, roadbeds, tracks, terminals, rolling stock equipment, appurtenances and all other property of a like or different kind, situate within the state of Washington,

[Title 84 RCW—page 10] (2008 Ed.)

used by the company in the conduct of its operations; and, in case of personal property used partly within and partly without the state, it means and includes a proportion of such personal property to be determined as in this chapter provided.

(13) "Nonoperating property" means all physical property owned by any company, other than that used during the preceding calendar year in the conduct of its operations. It includes all lands and/or buildings wholly used by any person other than the owning company. In cases where lands and/or buildings are used partially by the owning company in the conduct of its operations and partially by any other person not assessable under this chapter under lease, sublease, or other form of tenancy, the operating and nonoperating property of the company whose property is assessed hereunder shall be determined by the department of revenue in such manner as will, in its judgment, secure the separate valuation of such operating and nonoperating property upon a fair and equitable basis. The amount of operating revenue received from tenants or occupants of property of the owning company shall not be considered material in determining the classification of such property. [1998 c 335 § 1; 1994 c 124 § 13; 1987 c 153 § 1; 1975 1st ex.s. c 278 § 159; 1961 c 15 § 84.12.200. Prior: 1935 c 123 § 1; 1925 ex.s. c 130 § 36; 1907 c 131 § 2; 1907 c 78 § 2; RRS § 11156-1. Formerly RCW 84.12.010 and 84.12.020, part.]

*Reviser's note: Language was apparently modified during the publication process and has been restored.

Effective date—1998 c 335: "This act takes effect January 1, 1999." [1998 c 335 § 7.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.210 Property used but not owned deemed sole operating property of owning company. Property used but not owned by an operating company shall, whether such use be exclusive or jointly with others, be deemed the sole operating property of the owning company. [1961 c 15 § 84.12.210. Prior: 1935 c 123 § 1, subdivision (19); RRS § 11156-1(19). Formerly RCW 84.12.020, part.]

84.12.220 Jurisdiction to determine operating, non-operating property. In all matters relating to assessment and taxation the department of revenue shall have jurisdiction to determine what is operating property and what is nonoperating property. [1975 1st ex.s. c 278 § 160; 1961 c 15 § 84.12.220. Prior: 1935 c 123 § 2; RRS § 11156-2. Formerly RCW 84.12.020, part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.230 Annual reports to be filed. Each company doing business in this state shall annually on or before the 15th day of March, make and file with the department of revenue an annual report, in such manner, upon such form, and giving such information as the department may direct: PROVIDED, That the department, upon written request filed on or before such date and for good cause shown therein, may allow an extension of time for filing not to exceed sixty days. At the time of making such report each company shall also be required to furnish to the department the annual reports of the board of directors, or other officers to the stockholders of the

company, duplicate copies of the annual reports made to the interstate commerce commission or its successor agency and to the utilities and transportation commission of this state and duplicate copies of such other reports as the department may direct: PROVIDED, That the duplicate copies of these annual reports shall not be due until such time as they are due to the stockholders or commissioners. [1998 c 311 § 12; 1984 c 132 § 1; 1975 1st ex.s. c 278 § 161; 1961 c 15 § 84.12.230. Prior: 1935 c 123 § 3; 1925 ex.s. c 130 § 39; 1907 c 131 § 5; 1907 c 78 § 5; 1897 c 71 § 40; 1893 c 124 § 40; 1891 c 140 § 27; 1890 p 541 § 27; RRS § 11156-3. Formerly RCW 84.12.030.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.240 Access to books and records. The department of revenue shall have access to all books, papers, documents, statements and accounts on file or of record in any of the departments of the state; and it shall have the power to issue subpoenas, signed by the director of the department or any duly authorized employee and served in a like manner as a subpoena issued from courts of record, to compel witnesses to appear and give evidence and to produce books and papers. The director of the department or any employee officially designated by the department is authorized to administer oaths to witnesses. The attendance of any witness may be compelled by attachment issued out of any superior court upon application to said court by the director or any duly authorized employee of the department, upon a proper showing that such witness has been duly served with a subpoena and has refused to appear before the said department. In case of the refusal of a witness to produce books, papers, documents, or accounts, or to give evidence on matters material to the hearing, the department may institute proceedings in the proper superior court to compel such witness to testify or to produce such books or papers, and to punish him for such failure or refusal. All process issued by the department shall be served by the sheriff of the proper county or by a duly authorized agent of the department and such service, if made by the sheriff, shall be certified by him to the department of revenue without any compensation therefor. Persons appearing before the department in obedience to a subpoena shall receive the same compensation as witnesses in the superior court. The records, books, accounts and papers of each company shall be subject to visitation, investigation or examination by the department, or any employee thereof officially designated by the department. All real and/or personal property of any company shall be subject to visitation, investigation, examination and/or listing at any and all times by the department, or any person officially designated by the director. [1975 1st ex.s. c 278 § 162; 1973 c 95 § 9; 1961 c 15 § 84.12.240. Prior: 1935 c 123 § 4; 1925 ex.s. c 130 § 37; 1907 c 131 § 3; 1907 c 78 § 3; RRS § 11156-4. Formerly RCW 84.12.080.1

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.250 Depositions may be taken. The department of revenue, in any matter material to the valuation, assessment or taxation of the operating property of any company, may cause the deposition of witnesses residing without the

(2008 Ed.) [Title 84 RCW—page 11]

state or absent therefrom, to be taken upon notice to the company interested in like manner as the depositions of witnesses are taken in civil actions in the superior court. [1975 1st ex.s. c 278 § 163; 1961 c 15 § 84.12.250. Prior: 1935 c 123 § 5; 1925 ex.s. c 130 § 38; 1907 c 131 § 4; 1907 c 78 § 4; RRS § 11156-5. Formerly RCW 84.12.090.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.260 Default valuation by department of revenue—Penalty—Estoppel. (1) If any company shall fail to materially comply with the provisions of RCW 84.12.230, the department shall add to the value of such company, as a penalty for such failure, five percent for every thirty days or fraction thereof, not to exceed ten percent, that the company fails to comply.

- (2) If any company, or any of its officers or agents shall refuse or neglect to make any report required by this chapter, or by the department of revenue, or shall refuse to permit an inspection and examination of its records, books, accounts, papers or property requested by the department of revenue, or shall refuse or neglect to appear before the department of revenue in obedience to a subpoena, the department of revenue shall inform itself to the best of its ability of the matters required to be known, in order to discharge its duties with respect to valuation and assessment of the property of such company, and the department shall add to the value so ascertained twenty-five percent as a penalty for such failure or refusal and such company shall be estopped to question or impeach the assessment of the department in any hearing or proceeding thereafter. Such penalty shall be in lieu of the penalty provided for in subsection (1) of this section.
- (3) The department shall waive or cancel the penalty imposed under subsection (1) of this section for good cause shown
- (4) The department shall waive or cancel the penalty imposed under subsection (1) of this section when the circumstances under which the failure to materially comply with the provisions of RCW 84.12.230 do not qualify for waiver or cancellation under subsection (3) of this section if:
- (a) The company fully complies with the reporting provisions of RCW 84.12.230 within thirty days of the due date or any extension granted by the department; and
- (b) The company has timely complied with the provisions of RCW 84.12.230 for the previous two calendar years. The requirement that a company has timely complied with the provisions of RCW 84.12.230 for the previous two calendar years is waived for any calendar year in which the company was not required to comply with the provisions of RCW 84.12.230. [2007 c 111 § 201; 1984 c 132 § 2; 1975 1st ex.s. c 278 § 164; 1961 c 15 § 84.12.260. Prior: 1935 c 123 § 6; 1925 ex.s. c 130 § 41; 1907 c 131 § 7; 1907 c 78 § 6; 1891 c 140 § 37; 1890 p 544 § 36; RRS § 11156-6. Formerly RCW 84.12.100.]

Application—2007 c 111 §§ 201 and 202: "Sections 201 and 202 of this act apply with respect to annual reports and annual statements originally due on or after July 22, 2007." [2007 c 111 § 203.]

Part headings not law—2007 c 111: See note following RCW 82.16.120.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.270 Annual assessment—Sources of informa-

tion. The department of revenue shall annually make an assessment of the operating property of all companies; and between the fifteenth day of March and the first day of July of each year shall prepare an assessment roll upon which it shall enter and assess the true and fair value of all the operating property of each of such companies as of the first day of January of the year in which the assessment is made. For the purpose of determining the true and fair value of such property the department of revenue may inspect the property belonging to said companies and may take into consideration any information or knowledge obtained by it from such examination and inspection of such property, or of the books, records. and accounts of such companies, the statements filed as required by this chapter, the reports, statements, or returns of such companies filed in the office of any board, office, or commission of this state or any county thereof, the earnings and earning power of such companies, the franchises owned or used by such companies, the true and fair valuation of any and all property of such companies, whether operating or nonoperating property, and whether situated within or outside the state, and any other facts, evidence, or information that may be obtainable bearing upon the value of the operating property: PROVIDED, That in no event shall any statement or report required from any company by this chapter be conclusive upon the department of revenue in determining the amount, character, and true and fair value of the operating property of such company. [2001 c 187 § 3; 1997 c 3 § 113 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 20; 1975 1st ex.s. c 278 § 165; 1961 c 15 § 84.12.270. Prior: 1939 c 206 § 19; 1935 c 123 § 7; 1925 ex.s. c 130 § 43; 1907 c 131 § 8; 1907 c 78 § 7; 1891 c 140 §§ 28-31; 1890 p 541 §§ 26-33; RRS § 11156-7. Formerly RCW 84.12.040.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.280 Classification of real and personal prop-

erty. In making the assessment of the operating property of any railroad or logging railroad company and in the apportionment of the values and the taxation thereof, all land occupied and claimed exclusively as the right-of-way for railroads, with all the tracks and substructures and superstructures which support the same, together with all side tracks, second tracks, turn-outs, station houses, depots, round houses, machine shops, or other buildings belonging to the company, used in the operation thereof, without separating the same into land and improvements, shall be assessed as real property. And the rolling stock and other movable property belonging to any railroad or logging railroad company shall be considered as personal property and taxed as such: PROVIDED, That all of the operating property of street railway companies shall be assessed and taxed as personal property

All of the operating property of airplane companies, telegraph companies, pipe line companies, and all of the operat-

[Title 84 RCW—page 12] (2008 Ed.)

ing property other than lands and buildings of electric light and power companies, telephone companies, and gas companies shall be assessed and taxed as personal property. [2001 c 187 § 4; 1998 c 335 § 2; 1997 c 3 § 114 (Referendum Bill No. 47, approved November 4, 1997); 1987 c 153 § 2; 1961 c 15 § 84.12.280. Prior: 1935 c 123 § 8; 1925 ex.s. c 130 § 44; 1907 c 78 § 8; 1891 c 140 §§ 28-31; 1890 p 541 §§ 26-33; RRS § 11156-8. Formerly RCW 84.12.050.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Effective date—1998 c 335: See note following RCW 84.12.200.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

84.12.300 Valuation of interstate utility—Apportionment of system value to state. In determining the value of the operating property within this state of any company, the properties of which lie partly within and partly without this state, the department of revenue may, among other things, take into consideration the value of the whole system as a unit, and for such purpose may determine, insofar as the same is reasonably ascertainable, the salvage value, the actual cost new, the cost of reproduction new less depreciation and plus appreciation, the par value, actual value and market value of the company's outstanding stocks and bonds during one or more preceding years, the past, present and prospective gross and net earnings of the whole system as a unit.

In apportioning such system value to the state, the department of revenue shall consider relative costs, relative reproduction cost, relative future prospects and relative track mileage and the distribution of terminal properties within and without the state and such other matters and things as the department may deem pertinent.

The department may also take into consideration the actual cost, cost of reproduction new, and cost of reproduction new less depreciation, earning capacity and future prospects of the property, located within the state and all other matters and things deemed pertinent by the department of revenue. [1975 1st ex.s. c 278 § 166; 1961 c 15 § 84.12.300. Prior: 1935 c 123 § 9; 1925 ex.s. c 130 § 44; 1907 c 78 § 8; RRS § 11156-9. Formerly RCW 84.12.060.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.310 Deduction of nonoperating property. For the purpose of determining the system value of the operating property of any such company, the department of revenue shall deduct from the true and fair value of the total assets of such company, the actual cash value of all nonoperating property owned by such company. For such purpose the department of revenue may require of the assessors of the various counties within this state a detailed list of such company's properties assessed by them, together with the assessable or assessed value thereof: PROVIDED, That such assessed or assessable value shall be advisory only and not conclusive on the department of revenue as to the value thereof. [2001 c 187 § 5; 1997 c 3 § 115 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 21; 1975 1st ex.s. c 278 § 167; 1961 c 15 § 84.12.310. Prior: 1935 c 123 § 10; RRS § 11156-10. Formerly RCW 84.12.070.]

Contingent effective date—2001 c 187: See note following RCW 84 70 010

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.320 Persons bound by notice. Every person, company or companies operating any property in this state as defined in this chapter shall be the representative of every title and interest in the property as owner, lessee or otherwise, and notice to such person shall be notice to all interests in the property for the purpose of assessment and taxation. The assessment and taxation of the property of the company in the name of the owner, lessee or operating company shall be deemed and held an assessment and taxation of all the title and interest in such property of every kind and nature. [1961 c 15 § 84.12.320. Prior: 1935 c 123 § 11; RRS § 11156-11. Formerly RCW 84.12.120.]

84.12.330 Assessment roll—Notice of valuation.

Upon the assessment roll shall be placed after the name of each company a general description of the operating property of the company, which shall be considered sufficient if described in the language of RCW 84.12.200(12), as applied to the company, following which shall be entered the true and fair value of the operating property as determined by the department of revenue. No assessment shall be invalidated by reason of a mistake in the name of the company assessed, or the omission of the name of the owner or by the entry as owner of a name other than that of the true owner. When the department of revenue shall have prepared the assessment roll and entered thereon the true and fair value of the operating property of the company, as herein required, it shall notify the company by mail of the valuation determined by it and entered upon the roll. [2001 c 187 § 6; 1998 c 335 § 3; 1997 c 3 § 116 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 22; 1975 1st ex.s. c 278 § 168; 1961 c 15 § 84.12.330. Prior: 1935 c 123 § 12; 1925 ex.s. c 130 § 44; 1907 c 78 § 8; 1891 c 140 § 35; 1890 p 543 § 35; RRS § 11156-12. Formerly RCW 84.12.110.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Effective date—1998 c 335: See note following RCW 84.12.200.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.340 Hearings on assessment, time and place of.

Following the making of an assessment, every company may present a motion for a hearing on the assessment with the department of revenue within the first ten working days of July. The hearing on this motion shall be held within ten working days following the hearing request period. During this hearing, the company may present evidence relating to the value of its operating property and to the value of other taxable property in the counties in which its operating property is situate. Upon request in writing for such hearing, the

(2008 Ed.) [Title 84 RCW—page 13]

department shall appoint a time and place therefor, within the period aforesaid, the hearing to be conducted in such manner as the department shall direct. Hearings provided for in this section may be held at such times and in such places throughout the state as the department may deem proper or necessary, may be adjourned from time to time and from place to place and may be conducted by the department of revenue or by such member or members thereof as may be duly delegated to act for it. Testimony taken at this hearing shall be recorded. [1994 c 124 § 14; 1975 1st ex.s. c 278 § 169; 1961 c 15 § 84.12.340. Prior: 1953 c 162 § 1; 1939 c 206 § 20; 1935 c 123 § 13; RRS § 11156-13. Formerly RCW 84.12.130.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.350 Apportionment of value by department of **revenue.** Upon determination by the department of revenue of the true and fair value of the property appearing on such rolls it shall apportion such value to the respective counties entitled thereto, as hereinafter provided, and shall determine the equalized assessed valuation of such property in each such county and in the several taxing districts therein, by applying to such actual apportioned value the same ratio as the ratio of assessed to actual value of the general property in such county: PROVIDED, That, whenever the amount of the true and fair value of the operating property of any company otherwise apportionable to any county or other taxing district shall be less than two hundred fifty dollars, such amount need not be apportioned to such county or taxing district but may be added to the amount apportioned to an adjacent county or taxing district. [2001 c 187 § 7; 1997 c 3 § 117 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 23; 1967 ex.s. c 26 § 17; 1961 c 15 § 84.12.350. Prior: 1939 c 206 § 21; 1935 c 123 § 14; RRS § 11156-14. Formerly RCW 84.12.140.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1967 ex.s. c 26: See note following RCW 82.01.050.

- **84.12.360 Basis of apportionment.** The true and fair value of the operating property assessed to a company, as fixed and determined by the department of revenue, shall be apportioned by the department of revenue to the respective counties and to the taxing districts thereof wherein such property is located in the following manner:
- (1) Property of all railroad companies other than street railroad companies, telegraph companies and pipe line companies—upon the basis of that proportion of the value of the total operating property within the state which the mileage of track, as classified by the department of revenue (in case of railroads), mileage of wire (in the case of telegraph companies), and mileage of pipe line (in the case of pipe line companies) within each county or taxing district bears to the total mileage thereof within the state, at the end of the calendar year last past. For the purpose of such apportionment the department may classify railroad track.

- (2) Property of street railroad companies, telephone companies, electric light and power companies, and gas companies—upon the basis of relative value of the operating property within each county and taxing district to the value of the total operating property within the state to be determined by such factors as the department of revenue shall deem proper.
- (3) Planes or other aircraft of airplane companies—upon the basis of such factor or factors of allocation, to be determined by the department of revenue, as will secure a substantially fair and equitable division between counties and other taxing districts.

All other property of airplane companies—upon the basis set forth in subsection (2) of this section.

The basis of apportionment with reference to all public utility companies above prescribed shall not be deemed exclusive and the department of revenue in apportioning values of such companies may also take into consideration such other information, facts, circumstances, or allocation factors as will enable it to make a substantially just and correct valuation of the operating property of such companies within the state and within each county thereof. [2001 c 187 § 8; 1998 c 335 § 4; 1997 c 3 § 118 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 24; 1987 c 153 § 3; 1975 1st ex.s. c 278 § 170; 1961 c 15 § 84.12.360. Prior: 1955 c 120 § 1; 1935 c 123 § 15; 1925 ex.s. c 130 § 47; 1917 c 25 § 1; 1907 c 78 § 11; 1891 c 140 § 33; 1890 p 541 § 30; RRS § 11156-15. Formerly RCW 84.12.150.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Effective date—1998 c 335: See note following RCW 84.12.200.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.370 Certification to county assessor—Entry **upon tax rolls.** When the department of revenue shall have determined the equalized assessed value of the operating property of each company in each of the respective counties and in the taxing districts thereof, as hereinabove provided, the department of revenue shall certify such equalized assessed value to the county assessor of the proper county. The county assessor shall enter the company's real operating property upon the real property tax rolls and the company's personal operating property upon the personal property tax rolls of the county, together with the values so apportioned, and the same shall be and constitute the assessed valuation of the operating property of the company in such county and the taxing districts therein for that year, upon which taxes shall be levied and collected in the same manner as on the general property of such county. [1994 c 301 § 25; 1975 1st ex.s. c 278 § 171; 1961 c 15 § 84.12.370. Prior: 1935 c 123 § 16; RRS § 11156-16. Formerly RCW 84.12.160.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.12.380 Assessment of nonoperating property. All property of any company not assessed as operating property under the provisions of this chapter shall be assessed by the

[Title 84 RCW—page 14] (2008 Ed.)

assessor of the county wherein the same may be located or situate the same as the general property of the county. [1961 c 15 \S 84.12.380. Prior: 1935 c 123 \S 17; 1891 c 140 \S 34; 1890 p 542 \S 33; RRS \S 11156-17. Formerly RCW 84.12.180.]

84.12.390 Rules and regulations. The department of revenue shall have the power to make such rules and regulations, not inconsistent herewith, as may be convenient and necessary to enforce and carry out the provisions of this chapter. [1975 1st ex.s. c 278 § 172; 1961 c 15 § 84.12.390. Prior: 1935 c 123 § 18; RRS § 11156-18. Formerly RCW 84.08.070, part.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

Chapter 84.14 RCW

NEW AND REHABILITATED MULTIPLE-UNIT DWELLINGS IN URBAN CENTERS

Sections

Sections	
84.14.005	Findings.
84.14.007	Purpose.
84.14.010	Definitions.
84.14.020	Exemption—Duration—Valuation.
84.14.030	Application—Requirements.
84.14.040	Designation of residential targeted area—Criteria—Local designation—Hearing—Standards, guidelines.
84.14.050	Application—Procedures.
84.14.060	Approval—Required findings.
84.14.070	Processing—Approval—Denial—Appeal.
84.14.080	Fees.
84.14.090	Filing requirements upon completion—Owner, city—Determination by city—Notice of intention of city not to file—Extension of deadline—Appeal.
84.14.100	Report—Filing.
84.14.110	Cancellation of exemption—Notice by owner of change in use—Additional tax—Penalty—Interest—Lien—Notice of cancellation—Appeal—Correction of tax rolls.
84.14.900	Severability—1995 c 375.

New and rehabilitated multiple-unit dwellings in urban centers: RCW 84.14.020.

84.14.005 Findings. The legislature finds:

- (1) That in many of Washington's urban centers there is insufficient availability of desirable and convenient residential units, including affordable housing units, to meet the needs of a growing number of the public who would live in these urban centers if these desirable, convenient, attractive, affordable, and livable places to live were available;
- (2) That the development of additional and desirable residential units, including affordable housing units, in these urban centers that will attract and maintain a significant increase in the number of permanent residents in these areas will help to alleviate the detrimental conditions and social liability that tend to exist in the absence of a viable mixed income residential population and will help to achieve the planning goals mandated by the growth management act under RCW 36.70A.020; and
- (3) That planning solutions to solve the problems of urban sprawl often lack incentive and implementation techniques needed to encourage residential redevelopment in those urban centers lacking a sufficient variety of residential opportunities, and it is in the public interest and will benefit, provide, and promote the public health, safety, and welfare to

stimulate new or enhanced residential opportunities, including affordable housing opportunities, within urban centers through a tax incentive as provided by this chapter. [2007 c 430 § 1; 1995 c 375 § 1.]

- **84.14.007 Purpose.** It is the purpose of this chapter to encourage increased residential opportunities, including affordable housing opportunities, in cities that are required to plan or choose to plan under the growth management act within urban centers where the governing authority of the affected city has found there is insufficient housing opportunities, including affordable housing opportunities. It is further the purpose of this chapter to stimulate the construction of new multifamily housing and the rehabilitation of existing vacant and underutilized buildings for multifamily housing in urban centers having insufficient housing opportunities that will increase and improve residential opportunities, including affordable housing opportunities, within these urban centers. To achieve these purposes, this chapter provides for special valuations in residentially deficient urban centers for eligible improvements associated with multiunit housing, which includes affordable housing. [2007 c 430 § 2; 1995 c 375 § 2.]
- **84.14.010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "Campus facilities master plan" means the area that is defined by the University of Washington as necessary for the future growth and development of its campus facilities for branch campuses authorized under RCW 28B.45.020.
- (2) "City" means either (a) a city or town with a population of at least fifteen thousand, (b) the largest city or town, if there is no city or town with a population of at least fifteen thousand, located in a county planning under the growth management act, or (c) a city or town with a population of at least five thousand located in a county subject to the provisions of RCW 36.70A.215.
- (3) "Affordable housing" means residential housing that is rented by a person or household whose monthly housing costs, including utilities other than telephone, do not exceed thirty percent of the household's monthly income. For the purposes of housing intended for owner occupancy, "affordable housing" means residential housing that is within the means of low or moderate-income households.
- (4) "Household" means a single person, family, or unrelated persons living together.
- (5) "Low-income household" means a single person, family, or unrelated persons living together whose adjusted income is at or below eighty percent of the median family income adjusted for family size, for the county where the project is located, as reported by the United States department of housing and urban development. For cities located in high-cost areas, "low-income household" means a household that has an income at or below one hundred percent of the median family income adjusted for family size, for the county where the project is located.
- (6) "Moderate-income household" means a single person, family, or unrelated persons living together whose adjusted income is more than eighty percent but is at or below

(2008 Ed.) [Title 84 RCW—page 15]

one hundred fifteen percent of the median family income adjusted for family size, for the county where the project is located, as reported by the United States department of housing and urban development. For cities located in high-cost areas, "moderate-income household" means a household that has an income that is more than one hundred percent, but at or below one hundred fifty percent, of the median family income adjusted for family size, for the county where the project is located.

- (7) "High cost area" means a county where the third quarter median house price for the previous year as reported by the Washington center for real estate research at Washington State University is equal to or greater than one hundred thirty percent of the statewide median house price published during the same time period.
- (8) "Governing authority" means the local legislative authority of a city having jurisdiction over the property for which an exemption may be applied for under this chapter.
- (9) "Growth management act" means chapter 36.70A RCW.
- (10) "Multiple-unit housing" means a building having four or more dwelling units not designed or used as transient accommodations and not including hotels and motels. Multifamily units may result from new construction or rehabilitated or conversion of vacant, underutilized, or substandard buildings to multifamily housing.
 - (11) "Owner" means the property owner of record.
- (12) "Permanent residential occupancy" means multiunit housing that provides either rental or owner occupancy on a nontransient basis. This includes owner-occupied or rental accommodation that is leased for a period of at least one month. This excludes hotels and motels that predominately offer rental accommodation on a daily or weekly basis.
- (13) "Rehabilitation improvements" means modifications to existing structures, that are vacant for twelve months or longer, that are made to achieve a condition of substantial compliance with existing building codes or modification to existing occupied structures which increase the number of multifamily housing units.
- (14) "Residential targeted area" means an area within an urban center that has been designated by the governing authority as a residential targeted area in accordance with this chapter. With respect to designations after July 1, 2007, "residential targeted area" may not include a campus facilities master plan.
- (15) "Substantial compliance" means compliance with local building or housing code requirements that are typically required for rehabilitation as opposed to new construction.
- (16) "Urban center" means a compact identifiable district where urban residents may obtain a variety of products and services. An urban center must contain:
- (a) Several existing or previous, or both, business establishments that may include but are not limited to shops, offices, banks, restaurants, governmental agencies;
- (b) Adequate public facilities including streets, sidewalks, lighting, transit, domestic water, and sanitary sewer systems; and
- (c) A mixture of uses and activities that may include housing, recreation, and cultural activities in association with either commercial or office, or both, use. [2007 c 430 § 3;

2007 c 185 § 1; 2002 c 146 § 1; 2000 c 242 § 1; 1997 c 429 § 40; 1995 c 375 § 3.]

Reviser's note: This section was amended by 2007 c 185 § 1 and by 2007 c 430 § 3, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Effective date—2007 c 185: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect July 1, 2007." [2007 c 185 § 3.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

84.14.020 Exemption—Duration—Valuation. (1)(a) The value of new housing construction, conversion, and rehabilitation improvements qualifying under this chapter is exempt from ad valorem property taxation, as follows:

- (i) For properties for which applications for certificates of tax exemption eligibility are submitted under chapter 84.14 RCW before July 22, 2007, the value is exempt for ten successive years beginning January 1 of the year immediately following the calendar year of issuance of the certificate; and
- (ii) For properties for which applications for certificates of tax exemption eligibility are submitted under chapter 84.14 RCW on or after July 22, 2007, the value is exempt:
- (A) For eight successive years beginning January 1st of the year immediately following the calendar year of issuance of the certificate; or
- (B) For twelve successive years beginning January 1st of the year immediately following the calendar year of issuance of the certificate, if the property otherwise qualifies for the exemption under chapter 84.14 RCW and meets the conditions in this subsection (1)(a)(ii)(B). For the property to qualify for the twelve-year exemption under this subsection, the applicant must commit to renting or selling at least twenty percent of the multifamily housing units as affordable housing units to low and moderate-income households, and the property must satisfy that commitment and any additional affordability and income eligibility conditions adopted by the local government under this chapter. In the case of projects intended exclusively for owner occupancy, the minimum requirement of this subsection (1)(a)(ii)(B) may be satisfied solely through housing affordable to moderate-income households.
- (b) The exemptions provided in (a)(i) and (ii) of this subsection do not include the value of land or nonhousing-related improvements not qualifying under this chapter.
- (2) When a local government adopts guidelines pursuant to RCW 84.14.030(2) and includes conditions that must be satisfied with respect to individual dwelling units, rather than with respect to the multiple-unit housing as a whole or some minimum portion thereof, the exemption may, at the local government's discretion, be limited to the value of the qualifying improvements allocable to those dwelling units that meet the local guidelines.
- (3) In the case of rehabilitation of existing buildings, the exemption does not include the value of improvements constructed prior to the submission of the application required under this chapter. The incentive provided by this chapter is in addition to any other incentives, tax credits, grants, or other incentives provided by law.
- (4) This chapter does not apply to increases in assessed valuation made by the assessor on nonqualifying portions of

[Title 84 RCW—page 16] (2008 Ed.)

building and value of land nor to increases made by lawful order of a county board of equalization, the department of revenue, or a county, to a class of property throughout the county or specific area of the county to achieve the uniformity of assessment or appraisal required by law.

- (5) At the conclusion of the exemption period, the new or rehabilitated housing cost shall be considered as new construction for the purposes of chapter 84.55 RCW. [2007 c 430 § 4; 2002 c 146 § 2; 1999 c 132 § 1; 1995 c 375 § 5.]
- **84.14.030 Application—Requirements.** An owner of property making application under this chapter must meet the following requirements:
- (1) The new or rehabilitated multiple-unit housing must be located in a residential targeted area as designated by the city;
- (2) The multiple-unit housing must meet guidelines as adopted by the governing authority that may include height, density, public benefit features, number and size of proposed development, parking, income limits for occupancy, limits on rents or sale prices, and other adopted requirements indicated necessary by the city. The required amenities should be relative to the size of the project and tax benefit to be obtained;
- (3) The new, converted, or rehabilitated multiple-unit housing must provide for a minimum of fifty percent of the space for permanent residential occupancy. In the case of existing occupied multifamily development, the multifamily housing must also provide for a minimum of four additional multifamily units. Existing multifamily vacant housing that has been vacant for twelve months or more does not have to provide additional multifamily units;
- (4) New construction multifamily housing and rehabilitation improvements must be completed within three years from the date of approval of the application;
- (5) Property proposed to be rehabilitated must fail to comply with one or more standards of the applicable state or local building or housing codes on or after July 23, 1995. If the property proposed to be rehabilitated is not vacant, an applicant shall provide each existing tenant housing of comparable size, quality, and price and a reasonable opportunity to relocate; and
- (6) The applicant must enter into a contract with the city approved by the governing authority, or an administrative official or commission authorized by the governing authority, under which the applicant has agreed to the implementation of the development on terms and conditions satisfactory to the governing authority. [2007 c 430 § 5; 2005 c 80 § 1; 1997 c 429 § 42; 1995 c 375 § 6.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

- 84.14.040 Designation of residential targeted area—Criteria—Local designation—Hearing—Standards, guidelines. (1) The following criteria must be met before an area may be designated as a residential targeted area:
- (a) The area must be within an urban center, as determined by the governing authority;
- (b) The area must lack, as determined by the governing authority, sufficient available, desirable, and convenient residential housing, including affordable housing, to meet the needs of the public who would be likely to live in the urban

- center, if the affordable, desirable, attractive, and livable places to live were available; and
- (c) The providing of additional housing opportunity, including affordable housing, in the area, as determined by the governing authority, will assist in achieving one or more of the stated purposes of this chapter.
- (2) For the purpose of designating a residential targeted area or areas, the governing authority may adopt a resolution of intention to so designate an area as generally described in the resolution. The resolution must state the time and place of a hearing to be held by the governing authority to consider the designation of the area and may include such other information pertaining to the designation of the area as the governing authority determines to be appropriate to apprise the public of the action intended.
- (3) The governing authority shall give notice of a hearing held under this chapter by publication of the notice once each week for two consecutive weeks, not less than seven days, nor more than thirty days before the date of the hearing in a paper having a general circulation in the city where the proposed residential targeted area is located. The notice must state the time, date, place, and purpose of the hearing and generally identify the area proposed to be designated as a residential targeted area.
- (4) Following the hearing, or a continuance of the hearing, the governing authority may designate all or a portion of the area described in the resolution of intent as a residential targeted area if it finds, in its sole discretion, that the criteria in subsections (1) through (3) of this section have been met.
- (5) After designation of a residential targeted area, the governing authority must adopt and implement standards and guidelines to be utilized in considering applications and making the determinations required under RCW 84.14.060. The standards and guidelines must establish basic requirements for both new construction and rehabilitation, which must include:
 - (a) Application process and procedures;
- (b) Requirements that address demolition of existing structures and site utilization; and
- (c) Building requirements that may include elements addressing parking, height, density, environmental impact, and compatibility with the existing surrounding property and such other amenities as will attract and keep permanent residents and that will properly enhance the livability of the residential targeted area in which they are to be located.
- (6) The governing authority may adopt and implement, either as conditions to eight-year exemptions or as conditions to an extended exemption period under *RCW 84.14.020(2), or both, more stringent income eligibility, rent, or sale price limits, including limits that apply to a higher percentage of units, than the minimum conditions for an extended exemption period under *RCW 84.14.020(2). [2007 c 430 § 6; 1995 c 375 § 7.]

*Reviser's note: The reference to RCW 84.14.020(2) appears to be erroneous. RCW 84.14.020(1)(a)(ii)(B) was apparently intended.

- **84.14.050 Application—Procedures.** An owner of property seeking tax incentives under this chapter must complete the following procedures:
- (1) In the case of rehabilitation or where demolition or new construction is required, the owner shall secure from the

(2008 Ed.) [Title 84 RCW—page 17]

governing authority or duly authorized representative, before commencement of rehabilitation improvements or new construction, verification of property noncompliance with applicable building and housing codes;

- (2) In the case of new and rehabilitated multifamily housing, the owner shall apply to the city on forms adopted by the governing authority. The application must contain the following:
- (a) Information setting forth the grounds supporting the requested exemption including information indicated on the application form or in the guidelines;
- (b) A description of the project and site plan, including the floor plan of units and other information requested;
- (c) A statement that the applicant is aware of the potential tax liability involved when the property ceases to be eligible for the incentive provided under this chapter;
- (3) The applicant must verify the application by oath or affirmation; and
- (4) The application must be accompanied by the application fee, if any, required under RCW 84.14.080. The governing authority may permit the applicant to revise an application before final action by the governing authority. [2007 c 430 § 7; 1999 c 132 § 2; 1997 c 429 § 43; 1995 c 375 § 8.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

- **84.14.060 Approval—Required findings.** (1) The duly authorized administrative official or committee of the city may approve the application if it finds that:
- (a) A minimum of four new units are being constructed or in the case of occupied rehabilitation or conversion a minimum of four additional multifamily units are being developed;
- (b) If applicable, the proposed multiunit housing project meets the affordable housing requirements as described in RCW 84.14.020;
- (c) The proposed project is or will be, at the time of completion, in conformance with all local plans and regulations that apply at the time the application is approved;
- (d) The owner has complied with all standards and guidelines adopted by the city under this chapter; and
- (e) The site is located in a residential targeted area of an urban center that has been designated by the governing authority in accordance with procedures and guidelines indicated in RCW 84.14.040.
- (2) An application may not be approved after July 1, 2007, if any part of the proposed project site is within a campus facilities master plan. [2007 c 430 \S 8; 2007 c 185 \S 2; 1995 c 375 \S 9.]

Reviser's note: This section was amended by 2007 c 185 § 2 and by 2007 c 430 § 8, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Effective date—2007 c 185: See note following RCW 84.14.010.

84.14.070 Processing—Approval—Denial—Appeal.

- (1) The governing authority or an administrative official or commission authorized by the governing authority shall approve or deny an application filed under this chapter within ninety days after receipt of the application.
- (2) If the application is approved, the city shall issue the owner of the property a conditional certificate of acceptance

- of tax exemption. The certificate must contain a statement by a duly authorized administrative official of the governing authority that the property has complied with the required findings indicated in RCW 84.14.050.
- (3) If the application is denied by the authorized administrative official or commission authorized by the governing authority, the deciding administrative official or commission shall state in writing the reasons for denial and send the notice to the applicant at the applicant's last known address within ten days of the denial.
- (4) Upon denial by a duly authorized administrative official or commission, an applicant may appeal the denial to the governing authority within thirty days after receipt of the denial. The appeal before the governing authority will be based upon the record made before the administrative official with the burden of proof on the applicant to show that there was no substantial evidence to support the administrative official's decision. The decision of the governing body in denying or approving the application is final. [1995 c 375 § 10.]
- **84.14.080 Fees.** The governing authority may establish an application fee. This fee may not exceed an amount determined to be required to cover the cost to be incurred by the governing authority and the assessor in administering this chapter. The application fee must be paid at the time the application for limited exemption is filed. If the application is approved, the governing authority shall pay the application fee to the county assessor for deposit in the county current expense fund, after first deducting that portion of the fee attributable to its own administrative costs in processing the application. If the application is denied, the governing authority may retain that portion of the application fee attributable to its own administrative costs and refund the balance to the applicant. [1995 c 375 § 11.]
- 84.14.090 Filing requirements upon completion— Owner, city—Determination by city—Notice of intention of city not to file—Extension of deadline—Appeal. (1) Upon completion of rehabilitation or new construction for which an application for a limited tax exemption under this chapter has been approved and after issuance of the certificate of occupancy, the owner shall file with the city the following:
- (a) A statement of the amount of rehabilitation or construction expenditures made with respect to each housing unit and the composite expenditures made in the rehabilitation or construction of the entire property;
- (b) A description of the work that has been completed and a statement that the rehabilitation improvements or new construction on the owner's property qualify the property for limited exemption under this chapter;
- (c) If applicable, a statement that the project meets the affordable housing requirements as described in RCW 84.14.020; and
- (d) A statement that the work has been completed within three years of the issuance of the conditional certificate of tax exemption.
- (2) Within thirty days after receipt of the statements required under subsection (1) of this section, the authorized

[Title 84 RCW—page 18] (2008 Ed.)

representative of the city shall determine whether the work completed, and the affordability of the units, is consistent with the application and the contract approved by the city and is qualified for a limited tax exemption under this chapter. The city shall also determine which specific improvements completed meet the requirements and required findings.

- (3) If the rehabilitation, conversion, or construction is completed within three years of the date the application for a limited tax exemption is filed under this chapter, or within an authorized extension of this time limit, and the authorized representative of the city determines that improvements were constructed consistent with the application and other applicable requirements, including if applicable, affordable housing requirements, and the owner's property is qualified for a limited tax exemption under this chapter, the city shall file the certificate of tax exemption with the county assessor within ten days of the expiration of the thirty-day period provided under subsection (2) of this section.
- (4) The authorized representative of the city shall notify the applicant that a certificate of tax exemption is not going to be filed if the authorized representative determines that:
- (a) The rehabilitation or new construction was not completed within three years of the application date, or within any authorized extension of the time limit;
- (b) The improvements were not constructed consistent with the application or other applicable requirements;
- (c) If applicable, the affordable housing requirements as described in RCW 84.14.020 were not met; or
- (d) The owner's property is otherwise not qualified for limited exemption under this chapter.
- (5) If the authorized representative of the city finds that construction or rehabilitation of multiple-unit housing was not completed within the required time period due to circumstances beyond the control of the owner and that the owner has been acting and could reasonably be expected to act in good faith and with due diligence, the governing authority or the city official authorized by the governing authority may extend the deadline for completion of construction or rehabilitation for a period not to exceed twenty-four consecutive months.
- (6) The governing authority may provide by ordinance for an appeal of a decision by the deciding officer or authority that an owner is not entitled to a certificate of tax exemption to the governing authority, a hearing examiner, or other city officer authorized by the governing authority to hear the appeal in accordance with such reasonable procedures and time periods as provided by ordinance of the governing authority. The owner may appeal a decision by the deciding officer or authority that is not subject to local appeal or a decision by the local appeal authority that the owner is not entitled to a certificate of tax exemption in superior court under RCW 34.05.510 through 34.05.598, if the appeal is filed within thirty days of notification by the city to the owner of the decision being challenged. [2007 c 430 § 9; 1995 c 375 § 12.]
- **84.14.100 Report—Filing.** (1) Thirty days after the anniversary of the date of the certificate of tax exemption and each year for the tax exemption period, the owner of the rehabilitated or newly constructed property shall file with a designation.

nated authorized representative of the city an annual report indicating the following:

- (a) A statement of occupancy and vacancy of the rehabilitated or newly constructed property during the twelve months ending with the anniversary date;
- (b) A certification by the owner that the property has not changed use and, if applicable, that the property has been in compliance with the affordable housing requirements as described in RCW 84.14.020 since the date of the certificate approved by the city;
- (c) A description of changes or improvements constructed after issuance of the certificate of tax exemption; and
- (d) Any additional information requested by the city in regards to the units receiving a tax exemption.
- (2) All cities, which issue certificates of tax exemption for multiunit housing that conform to the requirements of this chapter, shall report annually by December 31st of each year, beginning in 2007, to the department of community, trade, and economic development. The report must include the following information:
 - (a) The number of tax exemption certificates granted;
- (b) The total number and type of units produced or to be produced;
- (c) The number and type of units produced or to be produced meeting affordable housing requirements;
 - (d) The actual development cost of each unit produced;
- (e) The total monthly rent or total sale amount of each unit produced;
- (f) The income of each renter household at the time of initial occupancy and the income of each initial purchaser of owner-occupied

units at the time of purchase for each of the units receiving a tax exemption and a summary of these figures for the city; and

(g) The value of the tax exemption for each project receiving a tax exemption and the total value of tax exemptions granted. [2007 c 430 § 10; 1995 c 375 § 13.]

84.14.110 Cancellation of exemption—Notice by owner of change in use—Additional tax—Penalty—Interest—Lien—Notice of cancellation—Appeal—Correction of tax rolls. (1) If improvements have been exempted under this chapter, the improvements continue to be exempted for the applicable period under RCW 84.14.020, so long as they are not converted to another use and continue to satisfy all applicable conditions. If the owner intends to convert the multifamily development to another use, or if applicable, if the owner intends to discontinue compliance with the affordable housing requirements as described in RCW 84.14.020 or any other condition to exemption, the owner shall notify the assessor within sixty days of the change in use or intended discontinuance. If, after a certificate of tax exemption has been filed with the county assessor, the authorized representative of the governing authority discovers that a portion of the property is changed or will be changed to a use that is other than residential or that housing or amenities no longer meet the requirements, including, if applicable, affordable housing requirements, as previously approved or agreed upon by contract between the city and the owner and that the multifamily housing, or a portion of the housing, no longer qual-

(2008 Ed.) [Title 84 RCW—page 19]

Sections

ifies for the exemption, the tax exemption must be canceled and the following must occur:

- (a) Additional real property tax must be imposed upon the value of the nonqualifying improvements in the amount that would normally be imposed, plus a penalty must be imposed amounting to twenty percent. This additional tax is calculated based upon the difference between the property tax paid and the property tax that would have been paid if it had included the value of the nonqualifying improvements dated back to the date that the improvements were converted to a nonmultifamily use;
- (b) The tax must include interest upon the amounts of the additional tax at the same statutory rate charged on delinquent property taxes from the dates on which the additional tax could have been paid without penalty if the improvements had been assessed at a value without regard to this chapter; and
- (c) The additional tax owed together with interest and penalty must become a lien on the land and attach at the time the property or portion of the property is removed from multifamily use or the amenities no longer meet applicable requirements, and has priority to and must be fully paid and satisfied before a recognizance, mortgage, judgment, debt, obligation, or responsibility to or with which the land may become charged or liable. The lien may be foreclosed upon expiration of the same period after delinquency and in the same manner provided by law for foreclosure of liens for delinquent real property taxes. An additional tax unpaid on its due date is delinquent. From the date of delinquency until paid, interest must be charged at the same rate applied by law to delinquent ad valorem property taxes.
- (2) Upon a determination that a tax exemption is to be canceled for a reason stated in this section, the governing authority or authorized representative shall notify the record owner of the property as shown by the tax rolls by mail, return receipt requested, of the determination to cancel the exemption. The owner may appeal the determination to the governing authority or authorized representative, within thirty days by filing a notice of appeal with the clerk of the governing authority, which notice must specify the factual and legal basis on which the determination of cancellation is alleged to be erroneous. The governing authority or a hearing examiner or other official authorized by the governing authority may hear the appeal. At the hearing, all affected parties may be heard and all competent evidence received. After the hearing, the deciding body or officer shall either affirm, modify, or repeal the decision of cancellation of exemption based on the evidence received. An aggrieved party may appeal the decision of the deciding body or officer to the superior court under RCW 34.05.510 through 34.05.598.
- (3) Upon determination by the governing authority or authorized representative to terminate an exemption, the county officials having possession of the assessment and tax rolls shall correct the rolls in the manner provided for omitted property under RCW 84.40.080. The county assessor shall make such a valuation of the property and improvements as is necessary to permit the correction of the rolls. The value of the new housing construction, conversion, and rehabilitation improvements added to the rolls shall be considered as new construction for the purposes of chapter 84.55 RCW. The

owner may appeal the valuation to the county board of equalization under chapter 84.48 RCW and according to the provisions of RCW 84.40.038. If there has been a failure to comply with this chapter, the property must be listed as an omitted assessment for assessment years beginning January 1 of the calendar year in which the noncompliance first occurred, but the listing as an omitted assessment may not be for a period more than three calendar years preceding the year in which the failure to comply was discovered. [2007 c 430 § 11; 2002 c 146 § 3; 2001 c 185 § 1; 1995 c 375 § 14.]

Application—2001 c 185 §§ 1-12: "Sections 1 through 12 of this act apply for [to] taxes levied in 2001 for collection in 2002 and thereafter." [2001 c 185 § 18.]

84.14.900 Severability—1995 c 375. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1995 c 375 § 15.]

Chapter 84.16 RCW ASSESSMENT AND TAXATION OF PRIVATE CAR COMPANIES

Sections	
84.16.010	Definitions.
84.16.020	Annual statement of private car companies.
84.16.030	Annual statement of railroad companies.
84.16.032	Access to books and records.
84.16.034	Depositions may be taken, when.
84.16.036	Default valuation by department of revenue—Penalty—Estop-
	pel.
84.16.040	Annual assessment—Sources of information.
84.16.050	Basis of valuation—Apportionment of system value to state.
84.16.090	Assessment roll—Notice of valuation.
84.16.100	Hearings, time and place of.
84.16.110	Apportionment of value to counties by department of revenue
84.16.120	Basis of apportionment.
84.16.130	Certification to county assessors—Apportionment to taxing
	districts—Entry upon tax rolls.
84.16.140	Assessment of nonoperating property.

84.16.010 Definitions. For the purposes of this chapter and unless otherwise required by the context:

- (1) The term "department" without other designation means the department of revenue of the state of Washington.
- (2) The term "private car company" or "company" shall mean and include any person, copartnership, association, company or corporation owning, controlling, operating or managing stock cars, furniture cars, refrigerator cars, fruit cars, poultry cars, tank cars or any other kind of cars, used for transportation of property, by or upon railroad lines running in, into or through the state of Washington when such railroad lines are not owned or leased by such person, copartnership, association, company or corporation; or owning, controlling, operating or managing sleeping cars, parlor cars, buffet cars, tourist cars or any other kind of cars, used for transportation of persons by or upon railroads on lines running in, into or through the state of Washington, when such railroad lines are not owned or leased by such person, copartnership, association, company or corporation and upon which an extra charge in addition to the railroad transportation fare is made.
- (3) The term "operating property" shall mean and include all rolling stock and car equipment owned by any pri-

[Title 84 RCW—page 20] (2008 Ed.)

vate car company, or held by it as occupant, lessee or otherwise, including its franchises used and reasonably necessary in carrying on the business of such company; and in the case of rolling stock and car equipment used partly within and partly without the state, shall mean and include a proportion of such rolling stock and car equipment to be determined as in this chapter provided; and all such property shall, for the purposes of this chapter be deemed personal property. [1975 1st ex.s. c 278 § 173; 1961 c 15 § 84.16.010. Prior: 1933 c 146 § 1; RRS § 11172-1; prior: 1907 c 36 § 1.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.020 Annual statement of private car companies. Every private car company shall annually on or before the first day of May, make and file with the department of revenue in such form and upon such blanks as the department of revenue may provide and furnish, a statement, for the year ending December thirty-first next preceding, under the oath of the president, secretary, treasurer, superintendent or chief officer of such company, containing the following facts:

- (1) The name of the company, the nature of the business conducted by the company, and under the laws of what state or country organized; the location of its principal office; the name and post office address of its president, secretary, auditor, treasurer, superintendent and general manager; the name and post office address of the chief officer or managing agent or attorney-in-fact in Washington.
- (2) The total number of cars of every class used in transacting business on all lines of railroad, within the state and outside the state; together with the original cost and the fair average value per car of all cars of each of such classes.
- (3) The total number of miles of railroad main track over which such cars were used within this state and within each county in this state.
- (4) The total number of car miles made by all cars on each of the several lines of railroad in this state, and the total number of car miles made by all cars on all railroads within and without the state during the year.
- (5) A statement in detail of the entire gross receipts and net earnings of the company during the year within the state and of the entire system, from all sources.
- (6) Such other facts or information as the department of revenue may require in the form of return prescribed by it.

The department of revenue shall have power to prescribe directions, rules and regulations to be followed in making the report required herein. [1975 1st ex.s. c 278 § 174; 1961 c 15 § 84.16.020. Prior: 1933 c 146 § 2; RRS § 11172-2; prior: 1907 c 36 § 2.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.030 Annual statement of railroad companies.

The president or other officer of every railroad company whose lines run in, into or through this state, shall, on or before the first day of April in each year, furnish to the department of revenue a statement, verified by the affidavit of the officer making the same, showing as to every private car company respectively, the name of the company, the class of car and the total number of miles made by each class of cars, and the total number of miles made by all cars on its

lines, branches, sidings, spurs or warehouse tracks, within this state during the year ending on the thirty-first day of December next preceding. [1975 1st ex.s. c 278 § 175; 1961 c 15 § 84.16.030. Prior: 1933 c 146 § 3; RRS § 11172-3.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.032 Access to books and records. The department of revenue shall have access to all books, papers, documents, statements and accounts on file or of record in any of the departments of the state; and shall have the power, by summons signed by director and served in a like manner as a subpoena issued from courts of record, to compel witnesses to appear and give evidence and to produce books and papers. The director or any employee officially designated by the director is authorized to administer oaths to witnesses. The attendance of any witness may be compelled by attachment issued out of any superior court upon application to said court by the department, upon a proper showing that such witness has been duly served with a summons and has refused to appear before the said department. In case of the refusal of a witness to produce books, papers, documents or accounts or to give evidence on matters material to the hearing, the department may institute proceedings in the proper superior court to compel such witness to testify, or to produce such books or papers and to punish him for the refusal. All summons and process issued by the department shall be served by the sheriff of the proper county and such service certified by him to the department of revenue without any compensation therefor. Persons appearing before the department in obedience to a summons, shall, in the discretion of the department, receive the same compensation as witnesses in the superior court. The records, books, accounts and papers of each company shall be subject to visitation, investigation or examination by the department, or any employee thereof officially designated by the director. All real and/or personal property of any company shall be subject to visitation, investigation, examination and/or listing at any and all times by the department, or any person employed by the department. [1975 1st ex.s. c 278 § 176; 1973 c 95 § 10; 1961 c 15 § 84.16.032. Prior: 1933 c 146 § 4; RRS § 11172-4; prior: 1907 c 36 § 6. Formerly RCW 84.16.060.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.034 Depositions may be taken, when. The department of revenue in any matter material to the valuation, assessment or taxation of the property of any company, may cause the deposition of witnesses residing without the state or absent therefrom, to be taken upon notice to the company interested in like manner as the deposition of witnesses are taken in civil actions in the superior court. [1975 1st ex.s. c 278 § 177; 1961 c 15 § 84.16.034. Prior: 1933 c 146 § 5; RRS § 11172-5. Formerly RCW 84.16.070.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.036 Default valuation by department of revenue—Penalty—Estoppel. (1) If any company shall fail to comply with the provisions of RCW 84.16.020, the department shall add to the value of such company, as a penalty for

(2008 Ed.) [Title 84 RCW—page 21]

such failure, five percent for every thirty days or fraction thereof, not to exceed ten percent, that the company fails to comply.

- (2) If any company, or its officer or agent, shall refuse or neglect to make any report required by this chapter, or by the department of revenue, or shall refuse or neglect to permit an inspection and examination of its records, books, accounts, papers or property requested by the department of revenue, or shall refuse or neglect to appear before the department in obedience to a summons, the department shall inform itself the best it may of the matters to be known, in order to discharge its duties with respect to valuation and assessment of the property of such company; and the department shall add to the value so ascertained twenty-five percent as a penalty for the failure or refusal of such company to make its report and such company shall be estopped to question or impeach the assessment of the department of revenue in any hearing or proceeding thereafter. Such penalty shall be in lieu of the penalty provided for in subsection (1) of this section.
- (3) The department shall waive or cancel the penalty imposed under subsection (1) of this section for good cause shown.
- (4) The department shall waive or cancel the penalty imposed under subsection (1) of this section when the circumstances under which the failure to materially comply with the provisions of RCW 84.16.020 do not qualify for waiver or cancellation under subsection (3) of this section if:
- (a) The company fully complies with the reporting provisions of RCW 84.16.020 within thirty days of the due date; and
- (b) The company has timely complied with the provisions of RCW 84.16.020 for the previous two calendar years. The requirement that a company has timely complied with the provisions of RCW 84.16.020 for the previous two calendar years is waived for any calendar year in which the company was not required to comply with the provisions of RCW 84.16.020. [2007 c 111 § 202; 1984 c 132 § 3; 1975 1st ex.s. c 278 § 178; 1961 c 15 § 84.16.036. Prior: 1933 c 146 § 6; RRS § 11172-6; prior: 1907 c 36 §§ 5, 6. Formerly RCW 84.16.080.]

Application—2007 c 111 §§ 201 and 202: See note following RCW 84.12.260.

Part headings not law—2007 c 111: See note following RCW 82.16.120.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.040 Annual assessment—Sources of informa-

tion. The department of revenue shall annually make an assessment of the operating property of each private car company; and between the first day of May and the first day of July of each year shall prepare an assessment roll upon which it shall enter and assess the true and fair value of all the operating property of each of such companies as of the first day of January of the year in which the assessment is made. For the purpose of determining the true and fair value of such property the department of revenue may take into consideration any information or knowledge obtained by it from an examination and inspection of such property, or of the books, records, and accounts of such companies, the statements filed as required by this chapter, the reports, statements, or returns

of such companies filed in the office of any board, office, or commission of this state or any county thereof, the earnings and earning power of such companies, the franchises owned or used by such companies, the true and fair valuation of any and all property of such companies, whether operating property or nonoperating property, and whether situated within or without the state, and any other facts, evidences, or information that may be obtainable bearing upon the value of the operating property: PROVIDED, That in no event shall any statement or report required from any company by this chapter be conclusive upon the department of revenue in determining the amount, character, and true and fair value of the operating property of such company. [2001 c 187 § 9; 1997 c 3 § 119 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 26; 1975 1st ex.s. c 278 § 179; 1961 c 15 § 84.16.040. Prior: 1939 c 206 § 22; 1933 c 146 § 7; RRS § 11172-7; prior: 1907 c 36 § 7.]

Contingent effective date—2001 c 187: See note following RCW 84 70 010

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.050 Basis of valuation—Apportionment of system value to state. The department of revenue may, in determining the true and fair value of the operating property to be placed on the assessment roll value the entire property as a unit. If the company owns, leases, operates or uses property partly within and partly without the state, the department of revenue may determine the value of the operating property within this state by the proportion that the value of such property bears to the value of the entire operating property of the company, both within and without this state. In determining the operating property which is located within this state the department of revenue may consider and base such determination on the proportion which the number of car miles of the various classes of cars made in this state bears to the total number of car miles made by the same cars within and without this state, or to the total number of car miles made by all cars of the various classes within and without this state. If the value of the operating property of the company cannot be fairly determined in such manner the department of revenue may use any other reasonable and fair method to determine the value of the operating property of the company within this state. [2001 c 187 § 10; 1997 c 3 § 120 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 27; 1975 1st ex.s. c 278 § 180; 1961 c 15 § 84.16.050. Prior: 1933 c 146 § 8; RRS § 11172-8; prior: 1907 c 36 § 7.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.090 Assessment roll—Notice of valuation. Upon the assessment roll shall be placed after the name of each company a general description of the operating property

[Title 84 RCW—page 22] (2008 Ed.)

of the company, which shall be considered sufficient if described in the language of RCW 84.16.010(3) or otherwise, following which shall be entered the true and fair value of the operating property as determined by the department of revenue. No assessment shall be invalid by a mistake in the name of the company assessed, by omission of the name of the owner or by the entry of a name other than that of the true owner. When the department of revenue shall have prepared the assessment roll and entered thereon the true and fair value of the operating property of the company, as required, it shall notify the company by mail of the valuation determined by it and entered upon the roll; and thereupon such valuation shall become the true and fair value of the operating property of the company, subject to revision or correction by the department of revenue as hereinafter provided; and shall be the valuation upon which, after equalization by the department of revenue as hereinafter provided, the taxes of such company shall be based and computed. [2001 c 187 § 11; 1997 c 3 § 121 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 28; 1975 1st ex.s. c 278 § 181; 1961 c 15 § 84.16.090. Prior: 1933 c 146 § 9; RRS § 11172-9; prior: 1907 c 36 § 4.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.100 Hearings, time and place of. Every company assessed under the provisions of this chapter shall be entitled on its own motion to a hearing and to present evidence before the department of revenue, within the ten working days following the hearing request period, relating to the value of the operating property of such company and to the value of the other taxable property in the counties in which the operating property of such company is situate. Upon request in writing for such hearing, which must be presented to the department of revenue within the first ten working days of July following the making of the assessment, the department shall appoint a time and place therefor, within the respective periods aforesaid, the hearing to be conducted in such manner as the department shall direct. Hearings provided for in this section may be held at such times and in such places throughout the state as the department may deem proper or necessary and may be adjourned from time to time and from place to place. [1994 c 124 § 15; 1975 1st ex.s. c 278 § 182; 1961 c 15 § 84.16.100. Prior: 1939 c 206 § 23; 1933 c 146 § 10; RRS § 11172-10.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.110 Apportionment of value to counties by department of revenue. Upon determination by the department of revenue of the true and fair value of the property appearing on such rolls the department shall apportion such value to the respective counties entitled thereto as hereinafter provided, and shall determine the equalized or assessed valuation of such property in such counties by applying to such actual apportioned value the same ratio as the ratio of

assessed to actual value of the general property of the respective counties: PROVIDED, That, whenever the amount of the true and fair value of the operating property of any company otherwise apportionable to any county shall be less than two hundred fifty dollars, such amount need not be apportioned to such county but may be added to the amount apportioned to an adjacent county. [2001 c 187 § 12; 1997 c 3 § 122 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 29; 1967 ex.s. c 26 § 18; 1961 c 15 § 84.16.110. Prior: 1939 c 206 § 24; 1933 c 146 § 11; RRS § 11172-11.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1967 ex.s. c 26: See note following RCW 82.01.050.

- **84.16.120 Basis of apportionment.** The true and fair value of the property of each company as fixed and determined by the department of revenue as herein provided shall be apportioned to the respective counties in the following manner:
- (1) If all the operating property of the company is situated entirely within a county and none of such property is located within, extends into, or through or is operated into or through any other county, the entire value thereof shall be apportioned to the county within which such property is situated, located, and operated.
- (2) If the operating property of any company is situated or located within, extends into or is operated into or through more than one county, the value thereof shall be apportioned to the respective counties into or through which its cars are operated in the proportion that the length of main line track of the respective railroads moving such cars in such counties bears to the total length of main line track of such respective railroads in this state.
- (3) If the property of any company is of such character that it will not be reasonable, feasible or fair to apportion the value as hereinabove provided, the value thereof shall be apportioned between the respective counties into or through which such property extends or is operated or in which the same is located in such manner as may be reasonable, feasible and fair. [2001 c 187 § 13; 1997 c 3 § 123 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 30; 1961 c 15 § 84.16.120. Prior: 1933 c 146 § 12; RRS § 11172-12; prior: 1907 c 36 § 7.]

Contingent effective date—2001 c 187: See note following RCW 84 70 010

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

84.16.130 Certification to county assessors—Apportionment to taxing districts—Entry upon tax rolls. When the department of revenue shall have determined the equalized or assessed value of the operating property of each company in the respective counties as hereinabove provided, the department of revenue shall certify such equalized or assessed value to the county assessor of the proper county; and the county assessor shall apportion and distribute such assessed or equalized valuation to and between the several

(2008 Ed.) [Title 84 RCW—page 23]

0 - -4: - --

Sections

taxing districts of the county entitled to a proportionate value thereof in the manner prescribed in RCW 84.16.120 for apportionment of values between counties. The county assessor shall enter such assessment upon the personal property tax rolls of the county, together with the values so apportioned, and the same shall be and constitute the assessed valuation of the operating company in such county for that year, upon which taxes shall be levied and collected the same as on general property of the county. [1994 c 301 § 31; 1975 1st ex.s. c 278 § 183; 1961 c 15 § 84.16.130. Prior: 1939 c 206 § 25; 1933 c 146 § 13; RRS § 11172-13.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.16.140 Assessment of nonoperating property. All property of any company not assessed as operating property under the provisions of this chapter shall be assessed by the assessor of the county wherein the same may be located or situate the same as the general property of the county. [1961 c 15 § 84.16.140. Prior: 1933 c 146 § 14; RRS § 11172-14.]

Chapter 84.20 RCW EASEMENTS OF PUBLIC UTILITIES

500000	
84.20.010	Easements taxable as personalty.
84.20.020	Servient estate taxable as realty.
84.20.030	Sale for taxes—Realty to be sold subject to easement.
84.20.040	Realty not subject to tax on easement or property thereon.
84.20.050	Railroads excepted.

84.20.010 Easements taxable as personalty. Easements and the property constructed upon or occupying such easements owned by public service corporations shall be assessed and taxed together as personal property and the taxes thereon shall be collected as personal property taxes. [1961 c 15 § 84.20.010. Prior: 1929 c 199 § 1; RRS § 11188.]

84.20.020 Servient estate taxable as realty. Real estate subject to any such easement shall be assessed and taxed as real estate subject to such easement. [1961 c 15 § 84.20.020. Prior: 1929 c 199 § 2; RRS § 11189.]

84.20.030 Sale for taxes—Realty to be sold subject to easement. When any such real estate is sold for delinquent taxes thereon it shall be sold subject to such easement, and the purchaser at any such tax sale shall acquire no title to such easement or the property constructed upon or occupying the same. [1961 c 15 § 84.20.030. Prior: 1929 c 199 § 3; RRS § 11190.]

84.20.040 Realty not subject to tax on easement or property thereon. Real estate subject to any such easement shall not be chargeable with any tax levied upon such easement or the property constructed upon or occupying such easement and shall not be sold for the nonpayment of any such tax. [1961 c 15 § 84.20.040. Prior: 1929 c 199 § 4; RRS § 11191.]

84.20.050 Railroads excepted. This chapter shall not apply to railroad easements or property. [1961 c 15 § 84.20.050. Prior: 1929 c 199 § 5; RRS § 11192.]

Chapter 84.26 RCW HISTORIC PROPERTY

Sections	
84.26.010	Legislative findings.
84.26.020	Definitions.
84.26.030	Special valuation criteria.
84.26.040	Application—Fees.
84.26.050	Referral of application to local review board—Agreement—Approval or denial.
84.26.060	Notice to assessor of approval—Certification and filing— Notation of special valuation.
84.26.070	Valuation.
84.26.080	Duration of special valuation—Notice of disqualification.
84.26.090	Disqualification for valuation—Additional tax—Lien— Exceptions from additional tax.
84.26.100	Payment of additional tax—Distribution.
84.26.110	Special valuation—Request for assistance from state historic preservation officer authorized.
84.26.120	Rules.
84.26.130	Appeals from decisions on applications.
84.26.900	Severability—1985 c 449.
2	

84.26.010 Legislative findings. The legislature finds and declares that it is in the public interest of the people of the state of Washington to encourage maintenance, improvement, and preservation of privately owned historic landmarks as the state approaches its Centennial year of 1989. To achieve this purpose, this chapter provides special valuation for improvements to historic property. [1985 c 449 § 1.]

84.26.020 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Historic property" means real property together with improvements thereon, except property listed in a register primarily for objects buried below ground, which is:
- (a) Listed in a local register of historic places created by comprehensive ordinance, certified by the secretary of the interior as provided in P.L. 96-515; or
 - (b) Listed in the national register of historic places.
- (2) "Cost" means the actual cost of rehabilitation, which cost shall be at least twenty-five percent of the assessed valuation of the historic property, exclusive of the assessed value attributable to the land, prior to rehabilitation.
- (3) "Special valuation" means the determination of the assessed value of the historic property subtracting, for up to ten years, such cost as is approved by the local review board.
- (4) "State review board" means the advisory council on historic preservation established under chapter 27.34 RCW, or any successor agency designated by the state to act as the state historic preservation review board under federal law.
- (5) "Local review board" means a local body designated by the local legislative authority.
 - (6) "Owner" means the owner of record.
- (7) "Rehabilitation" is the process of returning a property to a state of utility through repair or alteration, which makes possible an efficient contemporary use while preserving those portions and features of the property which are significant to its architectural and cultural values. [1986 c 221 § 1; 1985 c 449 § 2.]

[Title 84 RCW—page 24] (2008 Ed.)

- **84.26.030 Special valuation criteria.** Four criteria must be met for special valuation under this chapter. The property must:
 - (1) Be an historic property;
- (2) Fall within a class of historic property determined eligible for special valuation by the local legislative authority;
- (3) Be rehabilitated at a cost which meets the definition set forth in RCW 84.26.020(2) within twenty-four months prior to the application for special valuation; and
- (4) Be protected by an agreement between the owner and the local review board as described in RCW 84.26.050(2). [1986 c 221 § 2; 1985 c 449 § 3.]
- **84.26.040 Application—Fees.** An owner of property desiring special valuation under this chapter shall apply to the assessor of the county in which the property is located upon forms prescribed by the department of revenue and supplied by the county assessor. The application form shall include a statement that the applicant is aware of the potential tax liability involved when the property ceases to be eligible for special valuation. Applications shall be made no later than October 1 of the calendar year preceding the first assessment year for which classification is requested. The assessor may charge only such fees as are necessary to process and record documents pursuant to this chapter. [1986 c 221 § 3; 1985 c 449 § 4.]
- **84.26.050** Referral of application to local review board—Agreement—Approval or denial. (1) Within ten days after the filing of the application in the county assessor's office, the county assessor shall refer each application for classification to the local review board.
- (2) The review board shall approve the application if the property meets the criterion of RCW 84.26.030 and is not altered in a way which adversely affects those elements which qualify it as historically significant, and the owner enters into an agreement with the review board which requires the owner for the ten-year period of the classification to:
- (a) Monitor the property for its continued qualification for the special valuation;
- (b) Comply with rehabilitation plans and minimum standards of maintenance as defined in the agreement;
- (c) Make the historic aspects of the property accessible to public view one day a year, if the property is not visible from the public right-of-way;
- (d) Apply to the local review board for approval or denial of any demolition or alteration; and
- (e) Comply with any other provisions in the original agreement as may be appropriate.
- (3) Once an agreement between an owner and a review board has become effective pursuant to this chapter, there shall be no changes in standards of maintenance, public access, alteration, or report requirements, or any other provisions of the agreement, during the period of the classification without the approval of all parties to the agreement.
- (4) An application for classification as an eligible historic property shall be approved or denied by the local review board before December 31 of the calendar year in which the application is made.

- (5) The local review board is authorized to examine the records of applicants. [1986 c 221 § 4; 1985 c 449 § 5.]
- **84.26.060** Notice to assessor of approval—Certification and filing—Notation of special valuation. (1) The review board shall notify the county assessor and the applicant of the approval or denial of the application.
- (2) If the local review board determines that the property qualifies as eligible historic property, the review board shall certify the fact in writing and shall file a copy of the certificate with the county assessor within ten days. The certificate shall state the facts upon which the approval is based.
- (3) The assessor shall record the certificate with the county auditor.
- (4) The assessor, as to any historic property, shall value the property under RCW 84.26.070 and, each year the historic property is classified and so valued, shall enter on the assessment list and tax roll that the property is being specially valued as historic property. [1985 c 449 § 6.]
- **84.26.070 Valuation.** (1) The county assessor shall, for ten consecutive assessment years following the calendar year in which application is made, place a special valuation on property classified as eligible historic property.
- (2) The entitlement of property to the special valuation provisions of this section shall be determined as of January 1. If property becomes disqualified for the special valuation for any reason, the property shall receive the special valuation for that part of any year during which it remained qualified or the owner was acting in the good faith belief that the property was qualified.
- (3) At the conclusion of special valuation, the cost shall be considered as new construction. [1986 c 221 § 5; 1985 c 449 § 7.]
- **84.26.080 Duration of special valuation—Notice of disqualification.** (1) When property has once been classified and valued as eligible historic property, it shall remain so classified and be granted the special valuation provided by RCW 84.26.070 for ten years or until the property is disqualified by:
- (a) Notice by the owner to the assessor to remove the special valuation;
- (b) Sale or transfer to an ownership making it exempt from property taxation; or
- (c) Removal of the special valuation by the assessor upon determination by the local review board that the property no longer qualifies as historic property or that the owner has failed to comply with the conditions established under RCW 84.26.050.
- (2) The sale or transfer to a new owner or transfer by reason of death of a former owner to a new owner does not disqualify the property from the special valuation provided by RCW 84.26.070 if:
- (a) The property continues to qualify as historic property; and
- (b) The new owner files a notice of compliance with the assessor of the county in which the property is located. Notice of compliance forms shall be prescribed by the state department of revenue and supplied by the county assessor.

(2008 Ed.) [Title 84 RCW—page 25]

The notice shall contain a statement that the new owner is aware of the special valuation and of the potential tax liability involved when the property ceases to be valued as historic property under this chapter. The signed notice of compliance shall be attached to the real estate excise tax affidavit provided for in RCW 82.45.150. If the notice of compliance is not signed by the new owner and attached to the real estate excise tax affidavit, all additional taxes calculated pursuant to RCW 84.26.090 shall become due and payable by the seller or transferor at time of sale. The county auditor shall not accept an instrument of conveyance of specially valued historic property for filing or recording unless the new owner has signed the notice of compliance or the additional tax has been paid, as evidenced by the real estate excise tax stamp affixed thereto by the treasurer.

- (3) When the property ceases to qualify for the special valuation the owner shall immediately notify the state or local review board.
- (4) Before the additional tax or penalty imposed by RCW 84.26.090 is levied, in the case of disqualification, the assessor shall notify the taxpayer by mail, return receipt requested, of the disqualification. [2000 c 103 § 22; 1999 c 233 § 19; 1986 c 221 § 6; 1985 c 449 § 8.]

Effective date—1999 c 233: See note following RCW 4.28.320.

84.26.090 Disqualification for valuation—Additional tax—Lien—Exceptions from additional tax. (1) Except as provided in subsection (3) of this section, whenever property classified and valued as eligible historic property under RCW 84.26.070 becomes disqualified for the valuation, there shall be added to the tax an additional tax equal to:

- (a) The cost multiplied by the levy rate in each year the property was subject to special valuation; plus
- (b) Interest on the amounts of the additional tax at the statutory rate charged on delinquent property taxes from the dates on which the additional tax could have been paid without penalty if the property had not been valued as historic property under this chapter; plus
- (c) A penalty equal to twelve percent of the amount determined in (a) and (b) of this subsection.
- (2) The additional tax and penalties, together with applicable interest thereon, shall become a lien on the property which shall have priority to and shall be fully paid and satisfied before any recognizance, mortgage, judgment, debt, obligation, or responsibility to or with which the property may become charged or liable.
- (3) The additional tax, interest, and penalty shall not be imposed if the disqualification resulted solely from:
- (a) Sale or transfer of the property to an ownership making it exempt from taxation;
- (b) Alteration or destruction through no fault of the owner; or
- (c) A taking through the exercise of the power of eminent domain. [1986 c 221 § 7; 1985 c 449 § 9.]

84.26.100 Payment of additional tax—Distribution. The additional tax, penalties, and/or interest provided by RCW 84.26.090 shall be payable in full thirty days after the

date which the treasurer's statement therefor is rendered. Such additional tax when collected shall be distributed by the county treasurer in the same manner in which current taxes applicable to the subject land are distributed. [1985 c 449 §

84.26.110 Special valuation—Request for assistance from state historic preservation officer authorized. The local legislative authority and the local review board may request the assistance of the state historic preservation officer in conducting special valuation activities. [1985 c 449 § 11.]

- **84.26.120** Rules. The state review board shall adopt rules necessary to carry out the purposes of this chapter. The rules shall include rehabilitation and maintenance standards for historic properties to be used as minimum requirements by local review boards to ensure that the historic property is safe and habitable, including but not limited to:
- (1) Elimination of visual blight due to past neglect of maintenance and repair to the exterior of the building, including replacement of broken or missing doors and windows, repair of deteriorated architectural features, and painting of exterior surfaces:
 - (2) Correction of structural defects and hazards;
- (3) Protection from weather damage due to defective roofing, flashings, glazing, caulking, or lack of heat; and
- (4) Elimination of any condition on the premises which could cause or augment fire or explosion. [1985 c 449 § 12.]

84.26.130 Appeals from decisions on applications.

Any decision by a local review board on an application for classification as historic property eligible for special valuation may be appealed to superior court under RCW 34.05.510 through 34.05.598 in addition to any other remedy at law. Any decision on the disqualification of historic property eligible for special valuation, or any other dispute, may be appealed to the county board of equalization in accordance with RCW 84.40.038. [2001 c 185 § 2; 1989 c 175 § 178; 1985 c 449 § 13.]

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

Effective date—1989 c 175: See note following RCW 34.05.010.

84.26.900 Severability—1985 c 449. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1985 c 449 § 15.]

Chapter 84.33 RCW TIMBER AND FOREST LANDS

Sections	
84.33.010	Legislative findings.
84.33.035	Definitions.
84.33.040	Timber exempt from ad valorem taxation.
84.33.041	State excise tax on harvesters of timber imposed—Credit for county tax—Deposit of moneys in timber tax distribution account.
84.33.046	Excise tax rate July 1, 1988, and thereafter.
84.33.051	County excise tax on harvesters of timber authorized—Rate—Administration and collection—Deposit of moneys in timber tax distribution account—Use.
84.33.074	Excise tax on harvesters of timber—Calculation of tax by small harvesters—Election—Filing form.

[Title 84 RCW—page 26] (2008 Ed.)

84.33.0741	Excise tax on harvesters of timber—Timber harvested between December 31, 2007, and January 1, 2010, from
84.33.075	flood disaster area. Excise tax on harvesters of timber—Exemption for certain nonprofit organizations, associations, or corporations.
84.33.077	Credit for property taxes paid on timber on public land.
84.33.0775	Timber harvest tax credit.
84.33.0776	Timber harvest tax credit. Timber harvest excise tax agreement credit.
84.33.078	Harvesting and marketing costs for state or local government
04.33.070	harvests.
84.33.081	Distributions from timber tax distribution account—Distributions from county timber tax account.
84.33.086	Payment of tax.
84.33.088	Reporting requirements on timber purchase.
84.33.089	Estimates of harvestable public forest land—Adjustments.
84.33.091	Tables of stumpage values—Revised tables—Legislative review—Appeal.
84.33.096	Application of excise taxes' administrative provisions and definitions.
84.33.130	Forest land valuation—Application by owner that land be designated and valued as forest land—Hearing—Rules—
0.1.22.1.10	Approval, denial of application—Appeal.
84.33.140	Forest land valuation—Notation of forest land designation
	upon assessment and tax rolls—Notice of continuance—
04 22 145	Removal of designation—Compensating tax.
84.33.145	Compensating tax.
84.33.170	Application of chapter to Christmas trees.
84.33.175	Application of tax—Sale of land to governmental agency with reservation of rights to timber—Conveyance by governmental agency of trees.
84.33.200	Legislative review of timber tax system—Information and
	data to be furnished.
84.33.210	Forest land valuation—Special benefit assessments.
84.33.220	Forest land valuation—Withdrawal from designation or change in use—Liability.
84.33.230	Forest land valuation—Change in designation—Notice.
84.33.240	Forest land valuation—Change in classification or use— Application of payments.
84.33.250	Forest land valuation—Special benefit assessments.
84.33.260	Forest land valuation—Withdrawal from designation or change in use—Benefit assessments.
84.33.270	Forest land valuation—Government future development right—Conserving forest land—Exemptions.
84.33.280	Applicant for forest riparian easement program—Department to rely on certain documents.
	· · · · · · · · · · · · · · · · · · ·

- **84.33.010** Legislative findings. As a result of the study and analysis of systems of taxation of standing timber and forest lands by the forest tax committee pursuant to Senate Concurrent Resolution No. 30 of the 41st session of the legislature, and the recommendations of the committee based thereon, the legislature hereby finds that:
- (1) The public welfare requires that this state's system for taxation of timber and forest lands be modernized to assure the citizens of this state and its future generations the advantages to be derived from the continuous production of timber and forest products from the significant area of privately owned forests in this state. It is this state's policy to encourage forestry and restocking and reforesting of such forests so that present and future generations will enjoy the benefits which forest areas provide in enhancing water supply, in minimizing soil erosion, storm and flood damage to persons or property, in providing a habitat for wild game, in providing scenic and recreational spaces, in maintaining land areas whose forests contribute to the natural ecological equilibrium, and in providing employment and profits to its citizens and raw materials for products needed by everyone.
- (2) The combination of variations in quantities, qualities and locations of timber and forest lands, the fact that market areas for timber products are nationwide and worldwide and the unique long term nature of investment costs and risks associated with growing timber, all make exceedingly diffi-

- cult the function of valuing and assessing timber and forest lands.
- (3) The existing ad valorem property tax system is unsatisfactory for taxation of standing timber and forest land and will significantly frustrate, to an ever increasing degree with the passage of time, the perpetual enjoyment of the benefits enumerated above.
- (4) For these reasons it is desirable, in exercise of the powers to promote the general welfare and to impose taxes; that
- (a) the ad valorem system for taxing timber be modified and discontinued in stages over a three year period during which such system will be replaced by one under which timber will be taxed on the basis of stumpage value at the time of harvest, and
- (b) forest land remain under the ad valorem taxation system but be taxed only as provided in this chapter and RCW 28A.150.250. [1990 c 33 § 598; 1984 c 204 § 16; 1971 ex.s. c 294 § 1.]

Purpose—Statutory references—Severability—1990 c 33: See RCW 28A.900.100 through 28A.900.102.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

- **84.33.035 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "Agricultural methods" means the cultivation of trees that are grown on land prepared by intensive cultivation and tilling, such as irrigating, plowing, or turning over the soil, and on which all unwanted plant growth is controlled continuously for the exclusive purpose of raising trees such as Christmas trees and short-rotation hardwoods.
- (2) "Average rate of inflation" means the annual rate of inflation as determined by the department averaged over the period of time as provided in RCW 84.33.220 (1) and (2). This rate shall be published in the state register by the department not later than January 1st of each year for use in that assessment year.
- (3) "Composite property tax rate" for a county means the total amount of property taxes levied upon forest lands by all taxing districts in the county other than the state, divided by the total assessed value of all forest land in the county.
- (4) "Forest land" is synonymous with "designated forest land" and means any parcel of land that is twenty or more acres or multiple parcels of land that are contiguous and total twenty or more acres that is or are devoted primarily to growing and harvesting timber. Designated forest land means the land only and does not include a residential homesite. The term includes land used for incidental uses that are compatible with the growing and harvesting of timber but no more than ten percent of the land may be used for such incidental uses. It also includes the land on which appurtenances necessary for the production, preparation, or sale of the timber products exist in conjunction with land producing these products
- (5) "Harvested" means the time when in the ordinary course of business the quantity of timber by species is first definitely determined. The amount harvested shall be determined by the Scribner Decimal C Scale or other prevalent

(2008 Ed.) [Title 84 RCW—page 27]

measuring practice adjusted to arrive at substantially equivalent measurements, as approved by the department.

- (6) "Harvester" means every person who from the person's own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, fells, cuts, or takes timber for sale or for commercial or industrial use. When the United States or any instrumentality thereof, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein so fells, cuts, or takes timber for sale or for commercial or industrial use, the harvester is the first person other than the United States or any instrumentality thereof, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein, who acquires title to or a possessory interest in the timber. The term "harvester" does not include persons performing under contract the necessary labor or mechanical services for a harvester
- (7) "Harvesting and marketing costs" means only those costs directly associated with harvesting the timber from the land and delivering it to the buyer and may include the costs of disposing of logging residues. Any other costs that are not directly and exclusively related to harvesting and marketing of the timber, such as costs of permanent roads or costs of reforesting the land following harvest, are not harvesting and marketing costs.
- (8) "Incidental use" means a use of designated forest land that is compatible with its purpose for growing and harvesting timber. An incidental use may include a gravel pit, a shed or land used to store machinery or equipment used in conjunction with the timber enterprise, and any other use that does not interfere with or indicate that the forest land is no longer primarily being used to grow and harvest timber.
- (9) "Local government" means any city, town, county, water-sewer district, public utility district, port district, irrigation district, flood control district, or any other municipal corporation, quasi-municipal corporation, or other political subdivision authorized to levy special benefit assessments for sanitary or storm sewerage systems, domestic water supply or distribution systems, or road construction or improvement purposes.
- (10) "Local improvement district" means any local improvement district, utility local improvement district, local utility district, road improvement district, or any similar unit created by a local government for the purpose of levying special benefit assessments against property specially benefited by improvements relating to the districts.
- (11) "Owner" means the party or parties having the fee interest in land, except where land is subject to a real estate contract "owner" means the contract vendee.
- (12) "Primarily" or "primary use" means the existing use of the land is so prevalent that when the characteristic use of the land is evaluated any other use appears to be conflicting or nonrelated.
- (13) "Short-rotation hardwoods" means hardwood trees, such as but not limited to hybrid cottonwoods, cultivated by agricultural methods in growing cycles shorter than fifteen years.
- (14) "Small harvester" means every person who from his or her own land or from the land of another under a right or

- license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, fells, cuts, or takes timber for sale or for commercial or industrial use in an amount not exceeding two million board feet in a calendar year. When the United States or any instrumentality thereof, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein so fells, cuts, or takes timber for sale or for commercial or industrial use, not exceeding these amounts, the small harvester is the first person other than the United States or any instrumentality thereof, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein, who acquires title to or a possessory interest in the timber. Small harvester does not include persons performing under contract the necessary labor or mechanical services for a harvester, and it does not include the harvesters of Christmas trees or short-rotation hardwoods.
- (15) "Special benefit assessments" means special assessments levied or capable of being levied in any local improvement district or otherwise levied or capable of being levied by a local government to pay for all or part of the costs of a local improvement and which may be levied only for the special benefits to be realized by property by reason of that local improvement.
- (16) "Stumpage value of timber" means the appropriate stumpage value shown on tables prepared by the department under RCW 84.33.091, provided that for timber harvested from public land and sold under a competitive bidding process, stumpage value shall mean the actual amount paid to the seller in cash or other consideration. The stumpage value of timber from public land does not include harvesting and marketing costs if the timber from public land is harvested by, or under contract for, the United States or any instrumentality of the United States, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein. Whenever payment for the stumpage includes considerations other than cash, the value shall be the fair market value of the other consideration. If the other consideration is permanent roads, the value of the roads shall be the appraised value as appraised by the seller.
- (17) "Timber" means forest trees, standing or down, on privately or publicly owned land, and except as provided in RCW 84.33.170 includes Christmas trees and short-rotation hardwoods.
- (18) "Timber assessed value" for a county means the sum of: (a) The total stumpage value of timber harvested from publicly owned land in the county multiplied by the public timber ratio, plus; (b) the total stumpage value of timber harvested from privately owned land in the county multiplied by the private timber ratio. The numerator of the public timber ratio is the rate of tax imposed by the county under RCW 84.33.051 on public timber harvests for the year of the calculation. The numerator of the private timber ratio is the rate of tax imposed by the county under RCW 84.33.051 on private timber harvests for the year of the calculation. The denominator of the private timber ratio and the public timber ratio is the composite property tax rate for the county for taxes due in the year of the calculation, expressed as a percentage of assessed value. The department shall use the stumpage value of timber harvested during the most recent

[Title 84 RCW—page 28] (2008 Ed.)

four calendar quarters for which the information is available. The department shall calculate the timber assessed value for each county before October 1st of each year.

- (19) "Timber assessed value" for a taxing district means the timber assessed value for the county multiplied by a ratio. The numerator of the ratio is the total assessed value of forest land in the taxing district. The denominator is the total assessed value of forest land in the county. As used in this section, "assessed value of forest land" means the assessed value of forest land for taxes due in the year the timber assessed value for the county is calculated plus an additional value for public forest land. The additional value for public forest land is the product of the number of acres of public forest land that are available for timber harvesting determined under RCW 84.33.089 and the average assessed value per acre of private forest land in the county.
- (20) "Timber management plan" means a plan prepared by a trained forester, or any other person with adequate knowledge of timber management practices, concerning the use of the land to grow and harvest timber. Such a plan includes:
 - (a) A legal description of the forest land;
- (b) A statement that the forest land is held in contiguous ownership of twenty or more acres and is primarily devoted to and used to grow and harvest timber;
- (c) A brief description of the timber on the forest land or, if the timber on the land has been harvested, the owner's plan to restock the land with timber;
- (d) A statement about whether the forest land is also used to graze livestock;
- (e) A statement about whether the land has been used in compliance with the restocking, forest management, fire protection, insect and disease control, and forest debris provisions of Title 76 RCW; and
- (f) If the land has been recently harvested or supports a growth of brush and noncommercial type timber, a description of the owner's plan to restock the forest land within three years. [2004 c 177 § 1; 2003 c 313 § 12. Prior: 2001 c 249 § 1; 2001 c 97 § 1; 1995 c 165 § 1; 1986 c 315 § 1; 1984 c 204 § 1.]

Effective date—2004 c 177: "This act takes effect January 1, 2005." [2004 c 177 § 8.]

Findings—Severability—2003 c 313: See notes following RCW 79 15 500.

Application—1995 c 165: "This act applies to taxes levied in 1995 for collection in 1996 and thereafter." [1995 c 165 \S 3.]

Savings—1984 c 204: "This act shall not be construed as affecting any existing right acquired or liability or obligation incurred under the sections amended or repealed in this act or under any rule, regulation, or order adopted under those sections, nor as affecting any proceeding instituted under those sections." [1984 c 204 § 48.]

Effective date—1984 c 204: "This act shall take effect July 1, 1984." [1984 c 204 § 49.]

84.33.040 Timber exempt from ad valorem taxation. Timber is exempt from ad valorem taxation. [2004 c 177 § 3; 1984 c 204 § 18; 1983 1st ex.s. c 62 § 7; 1971 ex.s. c 294 § 4.]

Application—2004 c 177 § 3: "Section 3 of this act applies to taxes levied for collection in 2005 and thereafter." [2004 c 177 § 7.]

Effective date—2004 c 177: See note following RCW 84.33.035.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

Short title—Intent—Effective dates—Applicability—1983 1st ex.s. c 62: See notes following RCW 84.36.477.

- 84.33.041 State excise tax on harvesters of timber imposed—Credit for county tax—Deposit of moneys in timber tax distribution account. (1) An excise tax is imposed on every person engaging in this state in business as a harvester of timber on privately or publicly owned land. The tax is equal to the stumpage value of timber harvested for sale or for commercial or industrial use multiplied by the rate provided in this chapter.
- (2) A credit is allowed against the tax imposed under this section for any tax paid under RCW 84.33.051.
- (3) Moneys received as payment for the tax imposed under this section and RCW 84.33.051 shall be deposited in the timber tax distribution account hereby established in the state treasury. [1991 sp.s. c 13 § 26; 1985 c 57 § 87; 1984 c 204 § 2.]

Effective dates—Severability—1991 sp.s. c 13: See notes following RCW 18.08.240.

Effective date—1985 c 57: See note following RCW 18.04.105.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

Use of collection agencies to collect taxes outside the state: RCW 82.32.265.

84.33.046 Excise tax rate July 1, 1988, and thereafter. The rate of tax imposed under RCW 84.33.041 for timber harvested July 1, 1988, and thereafter, shall be five percent. [1984 c 204 § 7.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

- 84.33.051 County excise tax on harvesters of timber authorized—Rate—Administration and collection—Deposit of moneys in timber tax distribution account—Use. (1) The legislative body of any county may impose a tax upon every person engaging in the county in business as a harvester effective October 1, 1984. The tax shall be equal to the stumpage value of timber harvested from privately owned land multiplied by a rate of 4 percent; and equal to the stumpage value of timber harvested from publicly owned land multiplied by the following rates:
- (a) For timber harvested January 1, 2005, through December 31, 2005, 1.2 percent;
- (b) For timber harvested January 1, 2006, through December 31, 2006, 1.5 percent;
- (c) For timber harvested January 1, 2007, through December 31, 2007, 1.8 percent;
- (d) For timber harvested January 1, 2008, through December 31, 2008, 2.1 percent;
- (e) For timber harvested January 1, 2009, through December 31, 2009, 2.4 percent;
- (f) For timber harvested January 1, 2010, through December 31, 2010, 2.7 percent;
- (g) For timber harvested January 1, 2011, through December 31, 2011, 3.1 percent;
- (h) For timber harvested January 1, 2012, through December 31, 2012, 3.4 percent;
- (i) For timber harvested January 1, 2013, through December 31, 2013, 3.7 percent;

(2008 Ed.) [Title 84 RCW—page 29]

- (j) For timber harvested January 1, 2014, and thereafter, 4.0 percent.
- (2) Before the effective date of any ordinance imposing a tax under this section, the county shall contract with the department of revenue for administration and collection of the tax. The tax collected by the department of revenue under this section shall be deposited by the department in the timber tax distribution account. Moneys in the account may be spent only for distributions to counties under RCW 84.33.081 and, after appropriation by the legislature, for the activities undertaken by the department of revenue relating to the collection and administration of the taxes imposed under this section and RCW 84.33.041. Appropriations are not required for distributions to counties under RCW 84.33.081. [2004 c 177 § 2; 1984 c 204 § 8.]

Effective date—2004 c 177: See note following RCW 84.33.035.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

84.33.074 Excise tax on harvesters of timber—Calculation of tax by small harvesters—Election—Filing form. (1) A small harvester may elect to calculate the tax imposed by this chapter in the manner provided in this section.

- (2) Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof by species is first definitely determined. The amount harvested shall be determined by the Scribner Decimal C Scale or other prevalent measuring practice adjusted to arrive at substantially equivalent measurements, as approved by the department of revenue.
- (3) Timber values shall be determined by either of the following methods, whichever is most appropriate to the circumstances of the harvest:
- (a) When standing timber is sold on the stump, the taxable value is the actual gross receipts received by the landowner from the sale of the standing timber.
- (b) When timber is sold after it has been harvested, the taxable value is the actual gross receipts from sale of the harvested timber minus the costs of harvesting and marketing the timber. When the taxpayer is unable to provide documented proof of harvesting and marketing costs, this deduction for harvesting and marketing costs shall be a percentage of the gross receipts from sale of the harvested timber as determined by the department of revenue but in no case less than twenty-five percent.
- (4) The department of revenue shall prescribe a short filing form which shall be as simple as possible. [1984 c 204 § 19; 1981 c 146 § 2.]

Savings—Effective date—1984 c 204: See notes following RCW 84 33 035

Effective date—1981 c 146: "This act shall take effect January 1, 1982." [1981 c 146 \S 3.]

Severability—1981 c 146: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1981 c 146 § 4.]

84.33.0741 Excise tax on harvesters of timber—Timber harvested between December 31, 2007, and January 1, 2010, from flood disaster area. (Expires January 1, 2010.) (1) A harvester may elect to calculate the tax imposed

by this chapter in the manner provided in RCW 84.33.074 for an amount of timber that does not exceed five million board feet, if all of the following conditions are met:

- (a) The timber is harvested after December 31, 2007, and before January 1, 2010;
- (b) The timber is harvested on property within a county designated by the president of the United States as a disaster area as a result of severe storms and flooding that occurred in December 2007 and the county qualifies for individual assistance from the federal emergency management agency; and
- (c) For any tax liability under this chapter incurred by the harvester in calendar years 2005, 2006, and 2007, the tax liability resulted from the felling, cutting, or taking of timber in an amount not exceeding two million board feet in each of those years.
- (2) This section expires January 1, 2010. [2008 c 181 § 509.]

Part headings not law—2008 c 181: See note following RCW 43.06.220.

84.33.075 Excise tax on harvesters of timber—Exemption for certain nonprofit organizations, associations, or corporations. The excise tax imposed by this chapter shall not apply to any timber harvested by a nonprofit organization, association, or corporation from forest lands owned by it, where such lands are exempt from property taxes under RCW 84.36.030, and where all of the income and receipts of the nonprofit organization, association, or corporation derived from such timber sales are used solely for the expense of promoting, operating, and maintaining youth programs which are equally available to all, regardless of race, color, national origin, ancestry, or religious belief.

In order to determine whether the harvesting of timber by a nonprofit organization, association, or corporation is exempt, the director of the department of revenue shall have access to its books.

For the purposes of this section, a "nonprofit" organization, association, or corporation is one: (1) Which pays no part of its income directly or indirectly to its members, stockholders, officers, directors, or trustees except in the form of services rendered by the organization, association, or corporation in accordance with its purposes and bylaws; and (2) which pays salary or compensation to its officers only for actual services rendered, and at levels comparable to the salary or compensation of like positions within the public services of the state. [1984 c 204 § 20; 1980 c 134 § 6.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

84.33.077 Credit for property taxes paid on timber on public land. The amount of any property taxes paid on timber standing on public land shall be allowed as a credit against any tax imposed with respect to the business of harvesting timber from publicly owned land under RCW 84.33.041. However, the amount of credit allowed shall not exceed the amount of excise tax due in respect to the business of harvesting timber from publicly owned land. [1984 c 204 § 21; 1983 1st ex.s. c 62 § 8.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

[Title 84 RCW—page 30] (2008 Ed.)

Short title—Intent—Effective dates—Applicability—1983 1st ex.s. c 62: See notes following RCW 84.36.477.

- **84.33.0775 Timber harvest tax credit.** (1) A taxpayer is allowed a credit against the tax imposed under RCW 84.33.041 for timber harvested on and after January 1, 2000, under a forest practices notification filed or application approved under RCW 76.09.050 and subject to enhanced aquatic resources requirements.
- (2)(a) For a person other than a small harvester who elects to calculate tax under RCW 84.33.074, the credit is equal to the stumpage value of timber harvested for sale or for commercial or industrial use multiplied by eight-tenths of one percent.
- (b) For a small harvester who elects to calculate tax under RCW 84.33.074, the credit is equal to sixteen percent of the tax imposed under this chapter.
- (c) The amount of credit claimed by a taxpayer under this section shall be reduced by the amount of any compensation received from the federal government for reduced timber harvest due to enhanced aquatic resource requirements. If the amount of compensation from the federal government exceeds the amount of credit available to a taxpayer in any reporting period, the excess shall be carried forward and applied against credits in future reporting periods. This subsection does not apply to small harvesters as defined in *RCW 84.33.073.
- (d) Refunds may not be given in place of credits. Credit may not be claimed in excess of tax owed. The department of revenue shall disallow any credits, used or unused, upon written notification from the department of natural resources of a final decision that timber for which credit was claimed was not harvested under a forest practices notification filed or application approved under RCW 76.09.050 and subject to enhanced aquatic resources requirements.
- (3) As used in this section, a forest practice[s] notification or application is subject to enhanced aquatic resource requirements if it includes, in whole or in part, riparian area, wetland, or steep or unstable slope from which the operator is limited, by rule adopted under RCW 76.09.055, 34.05.090, 43.21C.250, and 76.09.370, or any federally approved habitat conservation plan or department of natural resources approved watershed analysis, from harvesting timber, or if a road is included within or adjacent to the area covered by such notification or application and the road is covered by a road maintenance plan approved by the department of natural resources under rules adopted under chapter 76.09 RCW, the forest practices act, or a federally approved habitat conservation plan.
- (4) For forest practices notification or applications submitted after January 1, 2000, the department of natural resources shall indicate whether the notification or application is subject to enhanced aquatic resource requirements and, unless notified of a contrary determination by the forest practices appeals board, the department of revenue shall use such indication in determining the credit to be allowed against the tax assessed under RCW 84.33.041. The department of natural resources shall develop revisions to the form of the forest practices notifications and applications to provide a space for the applicant to indicate and the department of natural resources to confirm or not confirm, whether the

- notification or application is subject to enhanced aquatic resource requirements. For forest practices notifications or applications submitted before January 1, 2000, the applicant may submit the approved notification or application to the department of natural resources for confirmation that the notification or application is subject to enhanced aquatic resource requirements. Upon any such submission, the department of natural resources will within thirty days confirm or deny that the notification or application is subject to enhanced aquatic resource requirements and will forward separate evidence of each confirmation to the department of revenue. Unless notified of a contrary ruling by the forest practices appeals board, the department of revenue shall use the separate confirmations in determining the credit to be allowed against the tax assessed under RCW 84.33.041.
- (5) A refusal by the department of natural resources to confirm that a notification or application is subject to enhanced aquatic resources requirements may be appealed to the forest practices appeals board under RCW 76.09.220.
- (6) A person receiving approval of credit must keep records necessary for the department of revenue to verify eligibility under this section. [1999 sp.s. c 5 § 1; 1999 sp.s. c 4 § 401.]

*Reviser's note: RCW 84.33.073 was repealed by 2001 c 249 § 16.

Part headings not law—1999 sp.s. c 4: See note following RCW 77.85.180.

84.33.0776 Timber harvest excise tax agreement credit. A credit is allowed against the tax imposed under RCW 84.33.041 and 84.33.051 for a tribal tax imposed under an agreement authorized by RCW 43.06.480. [2007 c 69 § 4.]

Findings—Intent—2007 c 69: See note following RCW 43.06.475.

84.33.078 Harvesting and marketing costs for state or local government harvests. If the timber from public land is harvested by the state, its departments and institutions and political subdivisions, or any municipal corporation therein, the governmental unit, or governmental units, that harvest or market the timber must provide the harvester purchasing the timber with its harvesting and marketing costs as defined in RCW 84.33.035(7). [2004 c 177 § 4; 2003 c 313 § 11; 1986 c 65 § 1; 1984 c 204 § 22; 1983 1st ex.s. c 62 § 9.]

Effective date—2004 c 177: See note following RCW 84.33.035.

Findings—Severability—2003 c 313: See notes following RCW 79.15.500.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

Short title—Intent—Effective dates—Applicability—1983 1st ex.s. c 62: See notes following RCW 84.36.477.

84.33.081 Distributions from timber tax distribution account—Distributions from county timber tax account. (1) On the last business day of the second month of each calendar quarter, the state treasurer shall distribute from the timber tax distribution account to each county the amount of tax collected on behalf of each county under RCW 84.33.051,

less each county's proportionate share of appropriations for collection and administration activities under RCW 84.33.051, and shall transfer to the state general fund the amount of tax collected on behalf of the state under RCW

(2008 Ed.) [Title 84 RCW—page 31]

- 84.33.041, less the amount of the distribution under subsection (7) of this section and the state's proportionate share of appropriations for collection and administration activities under RCW 84.33.041. The county treasurer shall deposit moneys received under this section in a county timber tax account which shall be established by each county. Following receipt of moneys under this section, the county treasurer shall make distributions from any moneys available in the county timber tax account to taxing districts in the county, except the state, under subsections (2) through (4) of this section.
- (2) From moneys available, there first shall be a distribution to each taxing district having debt service payments due during the calendar year, based upon bonds issued under authority of a vote of the people conducted pursuant to RCW 84.52.056 and based upon excess levies for a capital project fund authorized pursuant to RCW 84.52.053, of an amount equal to the timber assessed value of the district multiplied by the tax rate levied for payment of the debt service and capital projects: PROVIDED, That in respect to levies for a debt service or capital project fund authorized before July 1, 1984, the amount allocated shall not be less than an amount equal to the same percentage of such debt service or capital project fund represented by timber tax allocations to such payments in calendar year 1984. Distribution under this subsection (2) shall be used only for debt service and capital projects payments. The distribution under this subsection shall be made as follows: One-half of such amount shall be distributed in the first quarter of the year and one-half shall be distributed in the third quarter of the year.
- (3) From the moneys remaining after the distributions under subsection (2) of this section, the county treasurer shall distribute to each school district an amount equal to one-half of the timber assessed value of the district or eighty percent of the timber roll of such district in calendar year 1983 as determined under this chapter, whichever is greater, multiplied by the tax rate, if any, levied by the district under RCW 84.52.052 or 84.52.053 for purposes other than debt service payments and capital projects supported under subsection (2) of this section. The distribution under this subsection shall be made as follows: One-half of such amount shall be distributed in the first quarter of the year and one-half shall be distributed in the third quarter of the year.
- (4) After the distributions directed under subsections (2) and (3) of this section, if any, each taxing district shall receive an amount equal to the timber assessed value of the district multiplied by the tax rate, if any, levied as a regular levy of the district or as a special levy not included in subsection (2) or (3) of this section.
- (5) If there are insufficient moneys in the county timber tax account to make full distribution under subsection (4) of this section, the county treasurer shall multiply the amount to be distributed to each taxing district under that subsection by a fraction. The numerator of the fraction is the county timber tax account balance before making the distribution under that subsection. The denominator of the fraction is the account balance which would be required to make full distribution under that subsection.
- (6) After making the distributions under subsections (2) through (4) of this section in the full amount indicated for the calendar year, the county treasurer shall place any excess rev-

- enue up to twenty percent of the total distributions made for the year under subsections (2) through (4) of this section in a reserve status until the beginning of the next calendar year. Any moneys remaining in the county timber tax account after this amount is placed in reserve shall be distributed to each taxing district in the county in the same proportions as the distributions made under subsection (4) of this section.
- (7) On the last business day of the second month of each calendar quarter, the state treasurer shall distribute from the timber tax distribution account to each county an amount of tax collected by the state under RCW 84.33.041 equal to the amount of any tribal tax credited against the county's tax under an agreement entered into under RCW 43.06.480. [2007 c 69 § 5; 1985 c 184 § 1; 1984 c 204 § 9.]

Findings—Intent—2007 c 69: See note following RCW 43.06.475.

Application—1985 c 184 \S 1: "Section 1 of this act applies to distributions beginning in 1986, and thereafter." [1985 c 184 \S 3.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

- 84.33.086 Payment of tax. (1) The taxes imposed under this chapter shall be computed with respect to timber harvested each calendar quarter and shall be due and payable in quarterly installments. Remittance shall be made on or before the last day of the month next succeeding the end of the quarterly period in which the tax accrues. The taxpayer on or before such date shall make out a return, upon such forms and setting forth such information as the department of revenue may require, showing the amount of tax for which the taxpayer is liable for the preceding quarterly period and shall sign and transmit the same to the department of revenue, together with a remittance for the amount of tax.
- (2) The taxes imposed by this chapter are in addition to any taxes imposed upon the same persons under chapter 82.04 RCW.
- (3) Any harvester incurring less than fifty dollars tax liability under this section in any calendar quarter is excused from the payment of such tax, but may be required by the department of revenue to file a return even though no tax may be due. [1987 c 166 § 1; 1984 c 204 § 10.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

- 84.33.088 Reporting requirements on timber purchase. (Expires July 1, 2010.) (1) A purchaser of privately owned timber in an amount in excess of two hundred thousand board feet in a voluntary sale made in the ordinary course of business shall, on or before the last day of the month following the purchase of the timber, report the particulars of the purchase to the department as required in subsection (2) of this section.
- (2) The report required in subsection (1) of this section must contain all information relevant to the value of the timber purchased including, but not limited to, the following, as applicable: Purchaser's name and address, sale date, termination date in sale agreement, total sale price, total acreage involved in the sale, net volume of timber purchased, legal description of the area involved in the sale, road construction or improvements required or completed, timber cruise data, and timber thinning data. A report may be submitted in any reasonable form or, at the purchaser's option, by submitting

[Title 84 RCW—page 32] (2008 Ed.)

relevant excerpts of the timber sales contract. A purchaser may comply by submitting the information in the following form:

Purchaser's name:
Purchaser's address:
Sale date:
Termination date:
Total sale price:
Total acreage involved:
Net volume of timber purchased:
Legal description of sale area:
Property improvements:
Timber cruise data:
Timber thinning data:

- (3) A purchaser of privately owned timber involved in a purchase described in subsection (1) of this section, who fails to report a purchase as required, may be liable for a penalty of two hundred fifty dollars for each failure to report, as determined by the department.
- (4) This section expires July 1, 2010. [2007 c 47 § 1; 2003 c 315 § 1; 2001 c 320 § 16.]

Effective date—2007 c 47: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect July 1, 2007." [2007 c 47 § 2.]

Effective date—2001 c 320: See note following RCW 11.02.005.

- 84.33.089 Estimates of harvestable public forest land—Adjustments. (1) The department shall estimate the number of acres of public forest land that are available for timber harvesting. The department shall provide the estimates for each county and for each taxing district within each county by August 30th of each year except that the department may authorize a county, at the county's option, to make its own estimates for public forest land in that county. In estimating the number of acres, the department shall use the best available information to include public land comparable to private land that qualifies as forest land for assessment purposes and exclude other public lands. The department is not required to update the estimates unless improved information becomes available. The department of natural resources shall assist the department with these determinations by providing any data and information in the possession of the department of natural resources on public forest lands, broken out by county and legal description, including a detailed map of each county showing the location of the described lands. The data and information shall be provided to the department by July 15th of each year. In addition, the department may contract with other parties to provide data or assistance necessary to implement this section.
- (2) To accommodate the phase-in of the county forest excise tax on the harvest of timber from public lands as provided in RCW 84.33.051, the department shall adjust its actual estimates of the number of acres of public forest land that are available for timber harvesting. The department shall reduce its estimates for the following years by the following amounts:
 - (a) For calendar year 2005, 70 percent;
 - (b) For calendar year 2006, 62.5 percent;
 - (c) For calendar year 2007, 55 percent;

- (d) For calendar year 2008, 47.5 percent;
- (e) For calendar year 2009, 40 percent;
- (f) For calendar year 2010, 32.5 percent;
- (g) For calendar year 2011, 22.5 percent;
- (h) For calendar year 2012, 15 percent;
- (i) For calendar year 2013, 7.5 percent; and
- (j) For calendar year 2014 and thereafter, the department shall not reduce its estimates of the number of acres of public forest land that are available for timber harvesting. [2004 c 177 § 6.]

Effective date—2004 c 177: See note following RCW 84.33.035.

- 84.33.091 Tables of stumpage values—Revised tables—Legislative review—Appeal. (1) The department of revenue shall designate areas containing timber having similar growing, harvesting, and marketing conditions to be used as units for the preparation and application of stumpage values. Each year on or before December 31 for use the following January through June 30, and on or before June 30 for use the following July through December 31, the department shall prepare tables of stumpage values of each species or subclassification of timber within these units. The stumpage value shall be the amount that each such species or subclassification would sell for at a voluntary sale made in the ordinary course of business for purposes of immediate harvest. These stumpage values, expressed in terms of a dollar amount per thousand board feet or other unit measure, shall be determined in a manner which makes reasonable and adequate allowances for age, size, quality, costs of removal, accessibility to point of conversion, market conditions, and all other relevant factors from:
- (a) Gross proceeds from sales on the stump of similar timber of like quality and character at similar locations, and in similar quantities;
- (b) Gross proceeds from sales of logs adjusted to reflect only the portion of such proceeds attributable to value on the stump immediately prior to harvest; or
 - (c) A combination of (a) and (b) of this subsection.
- (2) Upon application from any person who plans to harvest damaged timber, the stumpage values for which have been materially reduced from the values shown in the applicable tables due to damage resulting from fire, blow down, ice storm, flood, or other sudden unforeseen cause, the department shall revise the stumpage value tables for any area in which such timber is located and shall specify any additional accounting or other requirements to be complied with in reporting and paying the tax.
- (3) The preliminary area designations and stumpage value tables and any revisions thereof are subject to review by the ways and means committees of the house of representatives and senate prior to finalization. Tables of stumpage values shall be signed by the director or the director's designee. A copy thereof shall be mailed to anyone who has submitted to the department a written request for a copy.
- (4) On or before the sixtieth day after the date of final adoption of any stumpage value tables, any harvester may appeal to the board of tax appeals for a revision of stumpage values for an area determined pursuant to subsection (3) of this section. [1998 c 311 § 13; 1984 c 204 § 11.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

(2008 Ed.) [Title 84 RCW—page 33]

84.33.096 Application of excise taxes' administrative provisions and definitions. All sections of chapter 82.32 RCW, except RCW 82.32.045 and 82.32.270, apply to the taxes imposed under this chapter. [1984 c 204 § 13.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

- 84.33.130 Forest land valuation—Application by owner that land be designated and valued as forest land—Hearing—Rules—Approval, denial of application—Appeal. (1) Notwithstanding any other provision of law, lands that were assessed as classified forest land before July 22, 2001, shall be designated forest land for the purposes of this chapter. The owners of previously classified forest land shall not be required to apply for designation under this chapter. As of July 22, 2001, the land and timber on such land shall be assessed and taxed in accordance with the provisions of this chapter.
- (2) An owner of land desiring that it be designated as forest land and valued under RCW 84.33.140 as of January 1st of any year shall submit an application to the assessor of the county in which the land is located before January 1st of that year. The application shall be accompanied by a reasonable processing fee when the county legislative authority has established the requirement for such a fee.
- (3) No application of designation is required when publicly owned forest land is exchanged for privately owned forest land designated under this chapter. The land exchanged and received by an owner subject to ad valorem taxation shall be automatically granted designation under this chapter if the following conditions are met:
 - (a) The land will be used to grow and harvest timber; and
- (b) The owner of the land submits a document to the assessor's office that explains the details of the forest land exchange within sixty days of the closing date of the exchange. However, if the owner fails to submit information regarding the exchange by the end of this sixty-day period, the owner must file an application for designation as forest land under this chapter and the regular application process will be followed.
- (4) The application shall be made upon forms prepared by the department and supplied by the assessor, and shall include the following:
- (a) A legal description of, or assessor's parcel numbers for, all land the applicant desires to be designated as forest land:
 - (b) The date or dates of acquisition of the land;
- (c) A brief description of the timber on the land, or if the timber has been harvested, the owner's plan for restocking;
- (d) A copy of the timber management plan, if one exists, for the land prepared by a trained forester or any other person with adequate knowledge of timber management practices;
- (e) If a timber management plan exists, an explanation of the nature and extent to which the management plan has been implemented;
 - (f) Whether the land is used for grazing;
- (g) Whether the land has been subdivided or a plat has been filed with respect to the land;
- (h) Whether the land and the applicant are in compliance with the restocking, forest management, fire protection,

- insect and disease control, and forest debris provisions of Title 76 RCW or any applicable rules under Title 76 RCW;
- (i) Whether the land is subject to forest fire protection assessments under RCW 76.04.610;
- (j) Whether the land is subject to a lease, option, or other right that permits it to be used for any purpose other than growing and harvesting timber;
- (k) A summary of the past experience and activity of the applicant in growing and harvesting timber;
- (l) A summary of current and continuing activity of the applicant in growing and harvesting timber;
- (m) A statement that the applicant is aware of the potential tax liability involved when the land ceases to be designated as forest land:
- (n) An affirmation that the statements contained in the application are true and that the land described in the application meets the definition of forest land in RCW 84.33.035;
- (o) A description and/or drawing showing what areas of land for which designation is sought are used for incidental uses compatible with the definition of forest land in RCW 84.33.035.
- (5) The assessor shall afford the applicant an opportunity to be heard if the applicant so requests.
- (6) The assessor shall act upon the application with due regard to all relevant evidence and without any one or more items of evidence necessarily being determinative, except that the application may be denied for one of the following reasons, without regard to other items:
- (a) The land does not contain a "merchantable stand of timber" as defined in chapter 76.09 RCW and applicable rules. This reason shall not alone be sufficient to deny the application (i) if the land has been recently harvested or supports a growth of brush or noncommercial type timber, and the application includes a plan for restocking within three years or a longer period necessitated by unavailability of seed or seedlings, or (ii) if only isolated areas within the land do not meet the minimum standards due to rock outcroppings, swamps, unproductive soil or other natural conditions;
- (b) The applicant, with respect to the land, has failed to comply with a final administrative or judicial order with respect to a violation of the restocking, forest management, fire protection, insect and disease control, and forest debris provisions of Title 76 RCW or any applicable rules under Title 76 RCW: or
- (c) The land abuts a body of salt water and lies between the line of ordinary high tide and a line paralleling the ordinary high tide line and two hundred feet horizontally landward from the high tide line. However, if the assessor determines that a higher and better use exists for the land but this use would not be permitted or economically feasible by virtue of any federal, state, or local law or regulation, the land shall be assessed and valued under RCW 84.33.140 without being designated as forest land.
- (7) The application shall be deemed to have been approved unless, prior to May 1st of the year after the application was mailed or delivered to the assessor, the assessor notifies the applicant in writing of the extent to which the application is denied.
- (8) An owner who receives notice that his or her application has been denied, in whole or in part, may appeal the

[Title 84 RCW—page 34] (2008 Ed.)

denial to the county board of equalization in accordance with the provisions of RCW 84.40.038. [2003 c 170 § 4. Prior: 2001 c 249 § 2; 2001 c 185 § 4; 1994 c 301 § 32; 1986 c 100 § 57; 1981 c 148 § 8; 1974 ex.s. c 187 § 6; 1971 ex.s. c 294 § 13.]

Purpose—Intent—2003 c 170: "During the regular session of the 2001 legislature, RCW 84.33.120 was amended by section 3, chapter 185 and by section 1, chapter 305, and repealed by section 16, chapter 249, each without reference to the other. The purpose of sections 4 through 7 of this act is to resolve any uncertainty about the status of RCW 84.33.120 caused by the enactment of three changes involving RCW 84.33.120 during the 2001 regular legislative session.

- (1) Chapter 249, Laws of 2001 both repealed RCW 84.33.120 and incorporated pertinent and vital parts of RCW 84.33.120 into RCW 84.33.140. The technical amendments made to RCW 84.33.120 by section 3, chapter 185, Laws of 2001 were also made to RCW 84.33.140 by section 5, chapter 185, Laws of 2001. The amendments made to RCW 84.33.120 by section 1, chapter 305, Laws of 2001 were also made to RCW 84.33.140 by section 2, chapter 305, Laws of 2001. Therefore, RCW 84.33.140 as amended during the 2001 regular legislative session embodies the pertinent and vital parts of RCW 84.33.120 and the 2001 amendments to RCW 84.33.120.
- (2) The legislature intends to confirm the repeal of RCW 84.33.120, including the 2001 regular legislative session amendments to that section, as of the effective date of chapters 185, 249, and 305, Laws of 2001." [2003 c 170 § 1.]

Purpose—2003 c 170 § 4: "During the regular session of the 2001 legislature, RCW 84.33.130 was amended by section 4, chapter 185 and by section 2, chapter 249, each without reference to the other. The purpose of section 4 of this act is to reenact and amend RCW 84.33.130 so that it reflects all amendments made by the legislature." [2003 c 170 § 2.]

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

Purpose—1981 c 148: "(1) One of the purposes of this act is to establish the values for ad valorem tax purposes of bare forest land which is primarily devoted to and used for growing and harvesting timber without consideration of other potential uses of the land and to provide a procedure for adjusting the values in future years to reflect economic changes which may affect the value established in this act.

(2) Chapter 294, Laws of 1971 ex. sess., as originally enacted, required the department of revenue annually to analyze forest land transactions to ascertain the market value of bare forest land purchased and used exclusively for growing and harvesting timber. Most transactions involving forest land include mature and immature timber with no segregation by the parties between the amounts paid for timber and bare land. The examination of these transactions by the department to ascertain the prices being paid for only the bare land has proven to be very difficult, time consuming, and subject to recurring legal challenge. Samples are small in relation to the total acreage of forest land involved and the administrative time and costs required for the annual analyses are excessive in relation to the changes from year to year which have been observed in the value of bare forest land. This act eliminates most of these administrative costs by establishing the current bare forest land values and by providing a procedure for periodic adjustment of the values which does not require continuing and costly analysis of the numerous forest land transactions throughout the state." [1981 c 148 § 11.]

Severability—1981 c 148: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1981 c 148 § 15.]

Effective dates—1981 c 148: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately [May 14, 1981], except for section 13 of this act which shall take effect September 1, 1981." [1981 c 148 § 16.]

Severability—1974 ex.s. c 187: "If any provision of this 1974 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1974 ex.s. c 187 § 20.]

84.33.140 Forest land valuation—Notation of forest land designation upon assessment and tax rolls—Notice of continuance—Removal of designation—Compensating tax. (1) When land has been designated as forest land under RCW 84.33.130, a notation of the designation shall be made each year upon the assessment and tax rolls. A copy of the notice of approval together with the legal description or assessor's parcel numbers for the land shall, at the expense of the applicant, be filed by the assessor in the same manner as deeds are recorded.

(2) In preparing the assessment roll as of January 1, 2002, for taxes payable in 2003 and each January 1st thereafter, the assessor shall list each parcel of designated forest land at a value with respect to the grade and class provided in this subsection and adjusted as provided in subsection (3) of this section. The assessor shall compute the assessed value of the land using the same assessment ratio applied generally in computing the assessed value of other property in the county. Values for the several grades of bare forest land shall be as follows:

LAND GRADE	OPERABILITY CLASS	VALUES PER ACRE
	1	\$234
1	2	229
	3	217
	4	157
	1	198
2	2	190
	3	183
	4	132
	1	154
3	2	149
	3	148
	4	113
	1	117
4	2	114
	3	113
	4	86
	1	85
5	2	78
	3	77
	4	52
	1	43
6	2	39
	3	39
	4	37
	1	21
7	2	21
	3	20
	4	20
8		1

(2008 Ed.) [Title 84 RCW—page 35]

- (3) On or before December 31, 2001, the department shall adjust by rule under chapter 34.05 RCW, the forest land values contained in subsection (2) of this section in accordance with this subsection, and shall certify the adjusted values to the assessor who will use these values in preparing the assessment roll as of January 1, 2002. For the adjustment to be made on or before December 31, 2001, for use in the 2002 assessment year, the department shall:
- (a) Divide the aggregate value of all timber harvested within the state between July 1, 1996, and June 30, 2001, by the aggregate harvest volume for the same period, as determined from the harvester excise tax returns filed with the department under RCW 84.33.074; and
- (b) Divide the aggregate value of all timber harvested within the state between July 1, 1995, and June 30, 2000, by the aggregate harvest volume for the same period, as determined from the harvester excise tax returns filed with the department under RCW 84.33.074; and
- (c) Adjust the forest land values contained in subsection (2) of this section by a percentage equal to one-half of the percentage change in the average values of harvested timber reflected by comparing the resultant values calculated under (a) and (b) of this subsection.
- (4) For the adjustments to be made on or before December 31, 2002, and each succeeding year thereafter, the same procedure described in subsection (3) of this section shall be followed using harvester excise tax returns filed under RCW 84.33.074. However, this adjustment shall be made to the prior year's adjusted value, and the five-year periods for calculating average harvested timber values shall be successively one year more recent.
- (5) Land graded, assessed, and valued as forest land shall continue to be so graded, assessed, and valued until removal of designation by the assessor upon the occurrence of any of the following:
- (a) Receipt of notice from the owner to remove the designation;
- (b) Sale or transfer to an ownership making the land exempt from ad valorem taxation;
- (c) Sale or transfer of all or a portion of the land to a new owner, unless the new owner has signed a notice of forest land designation continuance, except transfer to an owner who is an heir or devisee of a deceased owner, shall not, by itself, result in removal of designation. The signed notice of continuance shall be attached to the real estate excise tax affidavit provided for in RCW 82.45.150. The notice of continuance shall be on a form prepared by the department. If the notice of continuance is not signed by the new owner and attached to the real estate excise tax affidavit, all compensating taxes calculated under subsection (11) of this section shall become due and payable by the seller or transferor at time of sale. The auditor shall not accept an instrument of conveyance regarding designated forest land for filing or recording unless the new owner has signed the notice of continuance or the compensating tax has been paid, as evidenced by the real estate excise tax stamp affixed thereto by the treasurer. The seller, transferor, or new owner may appeal the new assessed valuation calculated under subsection (11) of this section to the county board of equalization in accordance with the provisions of RCW 84.40.038. Jurisdiction is

- hereby conferred on the county board of equalization to hear these appeals;
- (d) Determination by the assessor, after giving the owner written notice and an opportunity to be heard, that:
- (i) The land is no longer primarily devoted to and used for growing and harvesting timber. However, land shall not be removed from designation if a governmental agency, organization, or other recipient identified in subsection (13) or (14) of this section as exempt from the payment of compensating tax has manifested its intent in writing or by other official action to acquire a property interest in the designated forest land by means of a transaction that qualifies for an exemption under subsection (13) or (14) of this section. The governmental agency, organization, or recipient shall annually provide the assessor of the county in which the land is located reasonable evidence in writing of the intent to acquire the designated land as long as the intent continues or within sixty days of a request by the assessor. The assessor may not request this evidence more than once in a calendar year;
- (ii) The owner has failed to comply with a final administrative or judicial order with respect to a violation of the restocking, forest management, fire protection, insect and disease control, and forest debris provisions of Title 76 RCW or any applicable rules under Title 76 RCW; or
- (iii) Restocking has not occurred to the extent or within the time specified in the application for designation of such land.
- (6) Land shall not be removed from designation if there is a governmental restriction that prohibits, in whole or in part, the owner from harvesting timber from the owner's designated forest land. If only a portion of the parcel is impacted by governmental restrictions of this nature, the restrictions cannot be used as a basis to remove the remainder of the forest land from designation under this chapter. For the purposes of this section, "governmental restrictions" includes: (a) Any law, regulation, rule, ordinance, program, or other action adopted or taken by a federal, state, county, city, or other governmental entity; or (b) the land's zoning or its presence within an urban growth area designated under RCW 36.70A.110.
- (7) The assessor shall have the option of requiring an owner of forest land to file a timber management plan with the assessor upon the occurrence of one of the following:
- (a) An application for designation as forest land is submitted: or
- (b) Designated forest land is sold or transferred and a notice of continuance, described in subsection (5)(c) of this section, is signed.
- (8) If land is removed from designation because of any of the circumstances listed in subsection (5)(a) through (c) of this section, the removal shall apply only to the land affected. If land is removed from designation because of subsection (5)(d) of this section, the removal shall apply only to the actual area of land that is no longer primarily devoted to the growing and harvesting of timber, without regard to any other land that may have been included in the application and approved for designation, as long as the remaining designated forest land meets the definition of forest land contained in RCW 84.33.035.
- (9) Within thirty days after the removal of designation as forest land, the assessor shall notify the owner in writing, set-

[Title 84 RCW—page 36] (2008 Ed.)

ting forth the reasons for the removal. The seller, transferor, or owner may appeal the removal to the county board of equalization in accordance with the provisions of RCW 84.40.038.

- (10) Unless the removal is reversed on appeal a copy of the notice of removal with a notation of the action, if any, upon appeal, together with the legal description or assessor's parcel numbers for the land removed from designation shall, at the expense of the applicant, be filed by the assessor in the same manner as deeds are recorded and a notation of removal from designation shall immediately be made upon the assessment and tax rolls. The assessor shall revalue the land to be removed with reference to its true and fair value as of January 1st of the year of removal from designation. Both the assessed value before and after the removal of designation shall be listed. Taxes based on the value of the land as forest land shall be assessed and payable up until the date of removal and taxes based on the true and fair value of the land shall be assessed and payable from the date of removal from designation.
- (11) Except as provided in subsection (5)(c), (13), or (14) of this section, a compensating tax shall be imposed on land removed from designation as forest land. The compensating tax shall be due and payable to the treasurer thirty days after the owner is notified of the amount of this tax. As soon as possible after the land is removed from designation, the assessor shall compute the amount of compensating tax and mail a notice to the owner of the amount of compensating tax owed and the date on which payment of this tax is due. The amount of compensating tax shall be equal to the difference between the amount of tax last levied on the land as designated forest land and an amount equal to the new assessed value of the land multiplied by the dollar rate of the last levy extended against the land, multiplied by a number, in no event greater than nine, equal to the number of years for which the land was designated as forest land, plus compensating taxes on the land at forest land values up until the date of removal and the prorated taxes on the land at true and fair value from the date of removal to the end of the current tax
- (12) Compensating tax, together with applicable interest thereon, shall become a lien on the land which shall attach at the time the land is removed from designation as forest land and shall have priority to and shall be fully paid and satisfied before any recognizance, mortgage, judgment, debt, obligation, or responsibility to or with which the land may become charged or liable. The lien may be foreclosed upon expiration of the same period after delinquency and in the same manner provided by law for foreclosure of liens for delinquent real property taxes as provided in RCW 84.64.050. Any compensating tax unpaid on its due date shall thereupon become delinquent. From the date of delinquency until paid, interest shall be charged at the same rate applied by law to delinquent ad valorem property taxes.
- (13) The compensating tax specified in subsection (11) of this section shall not be imposed if the removal of designation under subsection (5) of this section resulted solely from:
- (a) Transfer to a government entity in exchange for other forest land located within the state of Washington;
- (b) A taking through the exercise of the power of eminent domain, or sale or transfer to an entity having the power

of eminent domain in anticipation of the exercise of such power;

- (c) A donation of fee title, development rights, or the right to harvest timber, to a government agency or organization qualified under RCW 84.34.210 and 64.04.130 for the purposes enumerated in those sections, or the sale or transfer of fee title to a governmental entity or a nonprofit nature conservancy corporation, as defined in RCW 64.04.130, exclusively for the protection and conservation of lands recommended for state natural area preserve purposes by the natural heritage council and natural heritage plan as defined in chapter 79.70 RCW or approved for state natural resources conservation area purposes as defined in chapter 79.71 RCW. At such time as the land is not used for the purposes enumerated, the compensating tax specified in subsection (11) of this section shall be imposed upon the current owner;
- (d) The sale or transfer of fee title to the parks and recreation commission for park and recreation purposes;
- (e) Official action by an agency of the state of Washington or by the county or city within which the land is located that disallows the present use of the land;
- (f) The creation, sale, or transfer of forestry riparian easements under RCW 76.13.120;
- (g) The creation, sale, or transfer of a fee interest or a conservation easement for the riparian open space program under RCW 76.09.040; or
- (h) The sale or transfer of land within two years after the death of the owner of at least a fifty percent interest in the land if the land has been assessed and valued as classified forest land, designated as forest land under this chapter, or classified under chapter 84.34 RCW continuously since 1993. The date of death shown on a death certificate is the date used for the purposes of this subsection (13)(h).
- (14) In a county with a population of more than one million inhabitants, the compensating tax specified in subsection (11) of this section shall not be imposed if the removal of designation as forest land under subsection (5) of this section resulted solely from:
- (a) An action described in subsection (13) of this section; or
- (b) A transfer of a property interest to a government entity, or to a nonprofit historic preservation corporation or nonprofit nature conservancy corporation, as defined in RCW 64.04.130, to protect or enhance public resources, or to preserve, maintain, improve, restore, limit the future use of, or otherwise to conserve for public use or enjoyment, the property interest being transferred. At such time as the property interest is not used for the purposes enumerated, the compensating tax shall be imposed upon the current owner. [2007 c 54 § 24; 2005 c 303 § 13; 2003 c 170 § 5. Prior: 2001 c 305 § 2; 2001 c 249 § 3; 2001 c 185 § 5; 1999 sp.s. c 4 § 703; 1999 c 233 § 21; 1997 c 299 § 2; 1995 c 330 § 2; 1992 c 69 § 2; 1986 c 238 § 2; 1981 c 148 § 9; 1980 c 134 § 3; 1974 ex.s. c 187 § 7; 1973 1st ex.s. c 195 § 93; 1972 ex.s. c 148 § 6; 1971 ex.s. c 294 § 14.]

Severability—2007 c 54: See note following RCW 82.04.050.

Effective date—2005 c 303 §§ 1-14: See note following RCW 79A.15.010.

Purpose—Intent—2003 c 170: See note following RCW 84.33.130.

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

(2008 Ed.) [Title 84 RCW—page 37]

Part headings not law—1999 sp.s. c 4: See note following RCW 77.85.180

Effective date—1999 c 233: See note following RCW 4.28.320.

Effective date—1997 c 299: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 9, 1997]." [1997 c 299 § 4.]

Effective date—1995 c 330: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [May 11, 1995]." [1995 c 330 § 3.]

Effective date—1992 c 69: See RCW 84.34.923.

Purpose—Severability—Effective dates—1981 c 148: See notes following RCW 84.33.130.

Severability—1974 ex.s. c 187: See note following RCW 84.33.130.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

- **84.33.145** Compensating tax. (1) If no later than thirty days after removal of designation the owner applies for classification under RCW 84.34.020 (1), (2), or (3), then the designated forest land shall not be considered removed from designation for purposes of the compensating tax under RCW 84.33.140 until the application for current use classification under chapter 84.34 RCW is denied or the property is removed from classification under RCW 84.34.108. Upon removal of classification under RCW 84.34.108, the amount of compensating tax due under this chapter shall be equal to:
- (a) The difference, if any, between the amount of tax last levied on the land as designated forest land and an amount equal to the new assessed valuation of the land when removed from classification under RCW 84.34.108 multiplied by the dollar rate of the last levy extended against the land, multiplied by
 - (b) A number equal to:
- (i) The number of years the land was designated under this chapter, if the total number of years the land was designated under this chapter and classified under chapter 84.34 RCW is less than ten; or
- (ii) Ten minus the number of years the land was classified under chapter 84.34 RCW, if the total number of years the land was designated under this chapter and classified under chapter 84.34 RCW is at least ten.
- (2) Nothing in this section authorizes the continued designation under this chapter or defers or reduces the compensating tax imposed upon forest land not transferred to classification under subsection (1) of this section which does not meet the definition of forest land under RCW 84.33.035. Nothing in this section affects the additional tax imposed under RCW 84.34.108.
- (3) In a county with a population of more than one million inhabitants, no amount of compensating tax is due under this section if the removal from classification under RCW 84.34.108 results from a transfer of property described in RCW 84.34.108(6). [2001 c 249 § 4; 1999 sp.s. c 4 § 704; 1997 c 299 § 3; 1992 c 69 § 3; 1986 c 315 § 3.]

Part headings not law—1999 sp.s. c 4: See note following RCW 77.85.180.

Effective date—1997 c 299: See note following RCW 84.33.140.

Effective date—1992 c 69: See RCW 84.34.923.

84.33.170 Application of chapter to Christmas trees.

Notwithstanding any provision of this chapter to the contrary, this chapter shall not exempt from the ad valorem tax nor subject to the excise tax imposed by this chapter, Christmas trees and short-rotation hardwoods, which are cultivated by agricultural methods, and the land on which the Christmas trees and short-rotation hardwoods stand shall not be taxed as provided in RCW 84.33.140. However, short-rotation hardwoods, which are cultivated by agricultural methods, on land classified as timber land under chapter 84.34 RCW, shall be subject to the excise tax imposed under this chapter. [2001 c 249 § 5; 1995 c 165 § 2; 1984 c 204 § 24; 1983 c 3 § 226; 1971 ex.s. c 294 § 17.]

Application—1995 c 165: See note following RCW 84.33.035.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

84.33.175 Application of tax—Sale of land to governmental agency with reservation of rights to timber—Conveyance by governmental agency of trees. The excise tax imposed under this chapter applies to forest trees harvested after April 4, 1986, from lands sold to any governmental agency by warranty deed or contract where the seller reserved to itself the right to take all merchantable timber for a specific period of years, or in perpetuity, and to forest trees harvested after April 4, 1986, that any governmental agency, by quit claim deed, as partial consideration for payment of the purchase price, conveyed for a specific period of years, or in perpetuity, all forest trees, standing, growing, or lying on the described land, to the taxpayer, regardless of the date on which the contract was entered. [1986 c 315 § 8.]

- 84.33.200 Legislative review of timber tax system—Information and data to be furnished. (1) The legislature shall review the system of distribution and allocation of all timber excise tax revenues in January 1975 and each year thereafter to provide a uniform and equitable distribution and allocation of such revenues to the state and local taxing districts.
- (2) In order to allow legislative review of the rules to be adopted by the department of revenue establishing the stumpage values provided for in RCW 84.33.091, such rules shall be effective not less than thirty days after transmitting to the staffs of the senate and house ways and means committees (or their successor committees) the same proposed rules as have been previously filed with the office of the code reviser pursuant to RCW 34.05.320.
- (3) The department of revenue and the department of natural resources shall make available to the revenue committees of the senate and house of representatives of the state legislature information and data, as it may be available, pertaining to the status of forest land grading throughout the state, the collection of timber excise tax revenues, the distribution and allocation of timber excise tax revenues to the state and local taxing districts, and any other information as may be necessary for the proper legislative review and implementation of the timber excise tax system, and in addition, the departments shall provide an annual report of such matters in January of each year to such committees. [2001 c 320 § 17; 1998 c 245 § 170; 1989 c 175 § 179; 1984 c 204 § 25; 1979 c 6 § 4; 1974 ex.s. c 187 § 9.]

[Title 84 RCW—page 38] (2008 Ed.)

Effective date—2001 c 320: See note following RCW 11.02.005.

Effective date—1989 c 175: See note following RCW 34.05.010.

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

Severability—1974 ex.s. c 187: See note following RCW 84.33.130.

- 84.33.210 Forest land valuation—Special benefit assessments. (1) Any land that is designated as forest land under this chapter at the earlier of the times the legislative authority of a local government adopts a resolution, ordinance, or legislative act (a) to create a local improvement district, in which the land is included or would have been included but for the designation, or (b) to approve or confirm a final special benefit assessment roll relating to a sanitary or storm sewerage system, domestic water supply or distribution system, or road construction or improvement, which roll would have included the land but for the designation, shall be exempt from special benefit assessments, charges in lieu of assessment, or rates and charges for storm water control facilities under RCW 36.89.080 for such purposes as long as that land remains designated as forest land, except as otherwise provided in RCW 84.33.250.
- (2) Whenever a local government creates a local improvement district, the levying, collection, and enforcement of assessments shall be in the manner and subject to the same procedures and limitations as are provided under the law concerning the initiation and formation of local improvement districts for the particular local government. Notice of the creation of a local improvement district that includes designated forest land shall be filed with the assessor and the legislative authority of the county in which the land is located. The assessor, upon receiving notice of the creation of a local improvement district, shall send a notice to the owners of the designated forest lands listed on the tax rolls of the applicable treasurer of:
 - (a) The creation of the local improvement district;
- (b) The exemption of that land from special benefit assessments;
- (c) The fact that the designated forest land may become subject to the special benefit assessments if the owner waives the exemption by filing a notarized document with the governing body of the local government creating the local improvement district before the confirmation of the final special benefit assessment roll; and
- (d) The potential liability, pursuant to RCW 84.33.220, if the exemption is not waived and the land is subsequently removed from designated forest land status.
- (3) When a local government approves and confirms a special benefit assessment roll, from which designated forest land has been exempted under this section, it shall file a notice of this action with the assessor and the legislative authority of the county in which the land is located and with the treasurer of that local government. The notice shall describe the action taken, the type of improvement involved, the land exempted, and the amount of the special benefit assessment that would have been levied against the land if it had not been exempted. The filing of the notice with the assessor and the treasurer of that local government shall constitute constructive notice to a purchaser or encumbrancer of the affected land, and every person whose conveyance or encumbrance is subsequently executed or subsequently

- recorded, that the exempt land is subject to the charges provided in RCW 84.33.220 and 84.33.230, if the land is removed from its designation as forest land.
- (4) The owner of the land exempted from special benefit assessments under this section may waive that exemption by filing a notarized document to that effect with the legislative authority of the local government upon receiving notice from said local government concerning the assessment roll hearing and before the local government confirms the final special benefit assessment roll. A copy of that waiver shall be filed by the local government with the assessor, but the failure to file this copy shall not affect the waiver.
- (5) Except to the extent provided in RCW 84.33.250, the local government shall have no duty to furnish service from the improvement financed by the special benefit assessment to the exempted land. [2003 c 394 \S 7; 2001 c 249 \S 6; 1992 c 52 \S 7.]
- **84.33.220** Forest land valuation—Withdrawal from designation or change in use—Liability. Whenever forest land has been exempted from special benefit assessments under RCW 84.33.210, any removal from designation or change in use from forest land under this chapter shall result in the following:
- (1) If the bonds used to fund the improvement in the local improvement district have not been completely retired, the land shall immediately become liable for:
- (a) The amount of the special benefit assessment listed in the notice provided for in RCW 84.33.210; plus
- (b) Interest on the amount determined in (a) of this subsection, compounded annually at a rate equal to the average rate of inflation from the time the initial notice is filed by the governmental entity that created the local improvement district as provided in RCW 84.33.210, to the time the owner or the assessor removes the land from the exemption category provided by this chapter; or
- (2) If the bonds used to fund the improvement in the local improvement district have been completely retired, the land shall immediately become liable for:
- (a) The amount of the special benefit assessment listed in the notice provided for in RCW 84.33.210; plus
- (b) Interest on the amount determined in (a) of this subsection compounded annually at a rate equal to the average rate of inflation from the time the initial notice is filed by the governmental entity that created the local improvement district as provided in RCW 84.33.210, to the time the bonds used to fund the improvement have been retired; plus
- (c) Interest on the total amount determined in (a) and (b) of this subsection at a simple per annum rate equal to the average rate of inflation from the time the bonds used to fund the improvement have been retired to the time the owner or the assessor removes the land from the exemption category provided by this chapter;
- (3) The amount payable under this section shall become due on the date the land is removed from its forest land designation. This amount shall be a lien on the land prior and superior to any other lien whatsoever except for the lien for general taxes, and shall be enforceable in the same manner as the collection of special benefit assessments are enforced by that local government. [2001 c 249 § 7; 1992 c 52 § 8.]

(2008 Ed.) [Title 84 RCW—page 39]

84.33.230 Forest land valuation—Change in designation—Notice. Whenever forest land is removed from its forest land designation, the assessor of the county in which the land is located shall forthwith give written notice of the removal to the local government or its successor that filed with the assessor the notice required by RCW 84.33.210. Upon receipt of the notice from the assessor, the local government shall mail a written statement to the owner of the land for the amounts payable as provided in RCW 84.33.220. The amounts due shall be delinquent if not paid within one hundred eighty days after the date of mailing of the statement. The amount payable shall be subject to the same interest, penalties, lien priority, and enforcement procedures that are applicable to delinquent assessments on the assessment roll from which that land had been exempted, except that the rate of interest charged shall not exceed the rate provided in RCW 84.33.220. [2001 c 249 § 8; 1992 c 52 § 9.]

84.33.240 Forest land valuation—Change in classification or use—Application of payments. Payments collected pursuant to RCW 84.33.220 and 84.33.230, or by enforcement procedures referred to therein, after the payment of the expenses of their collection, shall first be applied to the payment of general or special debt incurred to finance the improvements related to the special benefit assessments, and, if such debt is retired, then into the maintenance fund or general fund of the governmental entity that created the local improvement district, or its successor, for any of the following purposes: (1) Redemption or servicing of outstanding obligations of the district; (2) maintenance expenses of the district; or (3) construction or acquisition of any facilities necessary to carry out the purpose of the district. [1992 c 52 § 10.]

84.33.250 Forest land valuation—Special benefit **assessments.** The department shall adopt rules it shall deem necessary to implement RCW 84.33.210 through 84.33.270, which shall include, but not be limited to, procedures to determine the extent to which a portion of the land otherwise exempt may be subject to a special benefit assessment for: (1) The actual connection to the domestic water system or sewerage facilities; (2) access to the road improvement in relation to its value as forest land as distinguished from its value under more intensive uses; and (3) the lands that benefit from or cause the need for a local improvement district. The provision for limited special benefit assessments shall not relieve the land from liability for the amounts provided in RCW 84.33.220 and 84.33.230 when the land is removed from its forest land designation. [2001 c 249 § 9; 1992 c 52 § 11.]

84.33.260 Forest land valuation—Withdrawal from designation or change in use—Benefit assessments.

Whenever a portion of a parcel of land that was designated as forest land under this chapter is removed from designation or there is a change in use, and the land has been exempted from any benefit assessments under RCW 84.33.210, the previously exempt benefit assessments shall become due on only that portion of the land that is removed or changed in use. [2001 c 249 § 10; 1992 c 52 § 12.]

84.33.270 Forest land valuation—Government future development right—Conserving forest land—Exemptions. (1) Forest land on which the right of future development has been acquired by any local government, the state of Washington, or the United States government shall be exempt from special benefit assessments in lieu of assessment for the purposes in the same manner, and under the same liabilities for payment and interest, as land designated under this chapter as forest land, for as long as the designation applies.

(2) Any interest, development right, easement, covenant, or other contractual right that effectively protects, preserves, maintains, improves, restores, prevents the future nonforest use of, or otherwise conserves forest land shall be exempt from special benefit assessments as long as the development right or other interest effectively serves to prevent nonforest development of the land. [2001 c 249 § 11; 1992 c 52 § 13.]

84.33.280 Applicant for forest riparian easement program—Department to rely on certain documents. The department shall, when contacted by the department of natural resources under RCW 76.13.160, rely on submitted taxrelated documents to confirm or deny that an applicant for the forest riparian easement program established in RCW 76.13.120 satisfies the definition of a small forest landowner, as that term is defined in RCW 76.13.120. Nothing in this section, or RCW 76.13.160, prohibits the department from providing the department of natural resources with aggregate or general information. [2004 c 102 § 3.]

Chapter 84.34 RCW

OPEN SPACE, AGRICULTURAL, TIMBER LANDS— CURRENT USE—CONSERVATION FUTURES

Sections	
84.34.010	Legislative declaration.
84.34.020	Definitions.
84.34.030	Applications for current use classification—Forms—Fee— Times for making.
84.34.035	Applications for current use classification—Approval or denial—Appeal—Duties of assessor upon approval.
84.34.037	Applications for current use classification—To whom made—Factors—Review.
84.34.041	Application for current use classification—Forms—Public hearing—Approval or denial.
84.34.050	Notice of approval or disapproval—Procedure when approval granted.
84.34.055	Open space priorities—Open space plan and public benefit rating system.
84.34.060	Determination of true and fair value of classified land—Computation of assessed value.
84.34.065	Determination of true and fair value of farm and agricultural land—Definitions.
84.34.070	Withdrawal from classification.
84.34.080	Change in use.
84.34.090	Extension of additional tax and penalties on tax roll—Lien.
84.34.100	Payment of additional tax, penalties, and/or interest.
84.34.108	Removal of classification—Factors—Notice of continuance—
	Additional tax—Lien—Delinquencies—Exemptions.
84.34.111	Remedies available to owner liable for additional tax.
84.34.121	Information required.
84.34.131	Valuation of timber not affected.
84.34.141	Rules and regulations.
84.34.145	Advisory committee.
84.34.150	Reclassification of land classified under prior law which meets definition of farm and agricultural land.
84.34.155	Reclassification of land classified as timber land which meets definition of forest land under chapter 84.33 RCW.
84.34.160	Information on current use classification—Publication and dissemination.

[Title 84 RCW—page 40] (2008 Ed.)

84.34.200	Acquisition of open space, etc., land or rights to future development by counties, cities, or metropolitan municipal corporations—Legislative declaration—Purposes.
84.34.210	Acquisition of open space, land, or rights to future development by certain entities—Authority to acquire—Conveyance or lease back.
84.34.220	Acquisition of open space, land, or rights to future development by certain entities—Developmental rights—"Conservation futures"—Acquisition—Restrictions.
84.34.230	Acquisition of open space, etc., land or rights to future devel- opment by certain entities—Additional property tax levy authorized.
84.34.240	Acquisition of open space, etc., land or rights to future development by certain entities—Conservation futures fund—Additional requirements, authority.
84.34.250	Nonprofit nature conservancy corporation or association defined.
84.34.300	Special benefit assessments for farm and agricultural land or timber land—Legislative findings—Purpose.
84.34.310	Special benefit assessments for farm and agricultural land or timber land—Definitions.
84.34.320	Special benefit assessments for farm and agricultural land or timber land—Exemption from assessment—Procedures relating to exemption—Constructive notice of potential liability—Waiver of exemption.
84.34.330	Special benefit assessments for farm and agricultural land or timber land—Withdrawal from classification or change in use—Liability—Amount—Due date—Lien.
84.34.340	Special benefit assessments for farm and agricultural land or timber land—Withdrawal or removal from classification—Notice to local government—Statement to owner of amounts payable—Delinquency date—Enforcement procedures.
84.34.350	Special benefit assessments for farm and agricultural land— Use of payments collected.
84.34.360	Special benefit assessments for farm and agricultural land or timber land—Rules to implement RCW 84.34.300 through 84.34.380.
84.34.370	Special benefit assessments for farm and agricultural land or timber land—Assessments due on land withdrawn or changed.
84.34.380	Special benefit assessments for farm and agricultural land or timber land—Application of exemption to rights and interests preventing nonagricultural or nonforest uses.
84.34.390	Application—Chapter 79.44 RCW—Assessments against public lands.
84.34.900	Severability—1970 ex.s. c 87.
84.34.910	Effective date—1970 ex.s. c 87.
84.34.920 84.34.921	Severability—1971 ex.s. c 243.
84.34.922	Severability—1973 1st ex.s. c 212. Severability—1979 c 84.
84.34.923	Effective date—1992 c 69.
UT.JT./2J	2.1100.110 date 17/2 0 07.

Conservation futures on agricultural land—Property tax exemption: RCW 84.36.260, 84.36.500.

84.34.010 Legislative declaration. The legislature hereby declares that it is in the best interest of the state to maintain, preserve, conserve and otherwise continue in existence adequate open space lands for the production of food, fiber and forest crops, and to assure the use and enjoyment of natural resources and scenic beauty for the economic and social well-being of the state and its citizens. The legislature further declares that assessment practices must be so designed as to permit the continued availability of open space lands for these purposes, and it is the intent of this chapter so to provide. The legislature further declares its intent that farm and agricultural lands shall be valued on the basis of their value for use as authorized by section 11 of Article VII of the Constitution of the state of Washington. [1973 1st ex.s. c 212 § 1; 1970 ex.s. c 87 § 1.]

- **84.34.020 Definitions.** As used in this chapter, unless a different meaning is required by the context:
- (1) "Open space land" means (a) any land area so designated by an official comprehensive land use plan adopted by any city or county and zoned accordingly, or (b) any land

area, the preservation of which in its present use would (i) conserve and enhance natural or scenic resources, or (ii) protect streams or water supply, or (iii) promote conservation of soils, wetlands, beaches or tidal marshes, or (iv) enhance the value to the public of abutting or neighboring parks, forests, wildlife preserves, nature reservations or sanctuaries or other open space, or (v) enhance recreation opportunities, or (vi) preserve historic sites, or (vii) preserve visual quality along highway, road, and street corridors or scenic vistas, or (viii) retain in its natural state tracts of land not less than one acre situated in an urban area and open to public use on such conditions as may be reasonably required by the legislative body granting the open space classification, or (c) any land meeting the definition of farm and agricultural conservation land under subsection (8) of this section. As a condition of granting open space classification, the legislative body may not require public access on land classified under (b)(iii) of this subsection for the purpose of promoting conservation of wet-

- (2) "Farm and agricultural land" means:
- (a) Any parcel of land that is twenty or more acres or multiple parcels of land that are contiguous and total twenty or more acres:
- (i) Devoted primarily to the production of livestock or agricultural commodities for commercial purposes;
- (ii) Enrolled in the federal conservation reserve program or its successor administered by the United States department of agriculture; or
- (iii) Other similar commercial activities as may be established by rule;
- (b)(i) Any parcel of land that is five acres or more but less than twenty acres devoted primarily to agricultural uses, which has produced a gross income from agricultural uses equivalent to, as of January 1, 1993:
- (A) One hundred dollars or more per acre per year for three of the five calendar years preceding the date of application for classification under this chapter for all parcels of land that are classified under this subsection or all parcels of land for which an application for classification under this subsection is made with the granting authority prior to January 1, 1993; and
- (B) On or after January 1, 1993, two hundred dollars or more per acre per year for three of the five calendar years preceding the date of application for classification under this chapter;
- (ii) For the purposes of (b)(i) of this subsection, "gross income from agricultural uses" includes, but is not limited to, the wholesale value of agricultural products donated to non-profit food banks or feeding programs;
- (c) Any parcel of land of less than five acres devoted primarily to agricultural uses which has produced a gross income as of January 1, 1993, of:
- (i) One thousand dollars or more per year for three of the five calendar years preceding the date of application for classification under this chapter for all parcels of land that are classified under this subsection or all parcels of land for which an application for classification under this subsection is made with the granting authority prior to January 1, 1993; and

(2008 Ed.) [Title 84 RCW—page 41]

- (ii) On or after January 1, 1993, fifteen hundred dollars or more per year for three of the five calendar years preceding the date of application for classification under this chapter. Parcels of land described in (b)(i)(A) and (c)(i) of this subsection shall, upon any transfer of the property excluding a transfer to a surviving spouse, be subject to the limits of (b)(i)(B) and (c)(ii) of this subsection;
- (d) Any lands including incidental uses as are compatible with agricultural purposes, including wetlands preservation, provided such incidental use does not exceed twenty percent of the classified land and the land on which appurtenances necessary to the production, preparation, or sale of the agricultural products exist in conjunction with the lands producing such products. Agricultural lands shall also include any parcel of land of one to five acres, which is not contiguous, but which otherwise constitutes an integral part of farming operations being conducted on land qualifying under this section as "farm and agricultural lands"; or
- (e) The land on which housing for employees and the principal place of residence of the farm operator or owner of land classified pursuant to (a) of this subsection is sited if: The housing or residence is on or contiguous to the classified parcel; and the use of the housing or the residence is integral to the use of the classified land for agricultural purposes.
- (3) "Timber land" means any parcel of land that is five or more acres or multiple parcels of land that are contiguous and total five or more acres which is or are devoted primarily to the growth and harvest of timber for commercial purposes. Timber land means the land only and does not include a residential homesite. The term includes land used for incidental uses that are compatible with the growing and harvesting of timber but no more than ten percent of the land may be used for such incidental uses. It also includes the land on which appurtenances necessary for the production, preparation, or sale of the timber products exist in conjunction with land producing these products.
- (4) "Current" or "currently" means as of the date on which property is to be listed and valued by the assessor.
- (5) "Owner" means the party or parties having the fee interest in land, except that where land is subject to real estate contract "owner" shall mean the contract vendee.
- (6) "Contiguous" means land adjoining and touching other property held by the same ownership. Land divided by a public road, but otherwise an integral part of a farming operation, shall be considered contiguous.
- (7) "Granting authority" means the appropriate agency or official who acts on an application for classification of land pursuant to this chapter.
- (8) "Farm and agricultural conservation land" means either:
- (a) Land that was previously classified under subsection (2) of this section, that no longer meets the criteria of subsection (2) of this section, and that is reclassified under subsection (1) of this section; or
- (b) Land that is traditional farmland that is not classified under chapter 84.33 or 84.34 RCW, that has not been irrevocably devoted to a use inconsistent with agricultural uses, and that has a high potential for returning to commercial agriculture. [2005 c 57 § 1; 2004 c 217 § 1; 2002 c 315 § 1; 2001 c 249 § 12; 1998 c 320 § 7; 1997 c 429 § 31; 1992 c 69 § 4;

1988 c 253 § 3; 1983 c 3 § 227; 1973 1st ex.s. c 212 § 2; 1970 ex.s. c 87 § 2.]

Purpose—2004 c 217 § 1: "The purpose of the amendatory language in section 1 of this act is to clarify the timber land definition as it relates to tax issues. The language does not affect land use policy or law." [2004 c 217 § 2.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

84.34.030 Applications for current use classification—Forms—Fee—Times for making. An owner of agricultural land desiring current use classification under subsection (2) of RCW 84.34.020 shall make application to the county assessor upon forms prepared by the state department of revenue and supplied by the county assessor. An owner of open space or timber land desiring current use classification under subsections (1) and (3) of RCW 84.34.020 shall make application to the county legislative authority upon forms prepared by the state department of revenue and supplied by the county assessor. The application shall be accompanied by a reasonable processing fee if such processing fee is established by the city or county legislative authority. Said application shall require only such information reasonably necessary to properly classify an area of land under this chapter with a notarized verification of the truth thereof and shall include a statement that the applicant is aware of the potential tax liability involved when such land ceases to be designated as open space, farm and agricultural or timber land. Applications must be made during the calendar year preceding that in which such classification is to begin. The assessor shall make necessary information, including copies of this chapter and applicable regulations, readily available to interested parties, and shall render reasonable assistance to such parties upon request. [1989 c 378 § 10; 1973 1st ex.s. c 212 § 3; 1970 ex.s. c 87 § 3.]

84.34.035 Applications for current use classification—Approval or denial—Appeal—Duties of assessor **upon approval.** The assessor shall act upon the application for current use classification of farm and agricultural lands under RCW 84.34.020(2), with due regard to all relevant evidence. The application shall be deemed to have been approved unless, prior to the first day of May of the year after such application was mailed or delivered to the assessor, the assessor shall notify the applicant in writing of the extent to which the application is denied. An owner who receives notice that his or her application has been denied may appeal such denial to the board of equalization in the county where the property is located. The appeal shall be filed in accordance with RCW 84.40.038. Within ten days following approval of the application, the assessor shall submit notification of such approval to the county auditor for recording in the place and manner provided for the public recording of state tax liens on real property. The assessor shall retain a copy of all applications.

The assessor shall, as to any such land, make a notation each year on the assessment list and the tax roll of the assessed value of such land for the use for which it is classified in addition to the assessed value of such land were it not so classified. [2001 c 185 § 6; 1992 c 69 § 5; 1973 1st ex.s. c 212 § 4.]

[Title 84 RCW—page 42] (2008 Ed.)

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

- 84.34.037 Applications for current use classification—To whom made—Factors—Review. (1) Applications for classification or reclassification under RCW 84.34.020(1) shall be made to the county legislative authority. An application made for classification or reclassification of land under RCW 84.34.020(1) (b) and (c) which is in an area subject to a comprehensive plan shall be acted upon in the same manner in which an amendment to the comprehensive plan is processed. Application made for classification of land which is in an area not subject to a comprehensive plan shall be acted upon after a public hearing and after notice of the hearing shall have been given by one publication in a newspaper of general circulation in the area at least ten days before the hearing: PROVIDED, That applications for classification of land in an incorporated area shall be acted upon by a granting authority composed of three members of the county legislative body and three members of the city legislative body in which the land is located.
- (2) In determining whether an application made for classification or reclassification under RCW 84.34.020(1) (b) and (c) should be approved or disapproved, the granting authority may take cognizance of the benefits to the general welfare of preserving the current use of the property which is the subject of application, and shall consider:
 - (a) The resulting revenue loss or tax shift;
- (b) Whether granting the application for land applying under RCW 84.34.020(1)(b) will (i) conserve or enhance natural, cultural, or scenic resources, (ii) protect streams, stream corridors, wetlands, natural shorelines and aquifers, (iii) protect soil resources and unique or critical wildlife and native plant habitat, (iv) promote conservation principles by example or by offering educational opportunities, (v) enhance the value of abutting or neighboring parks, forests, wildlife preserves, nature reservations, sanctuaries, or other open spaces, (vi) enhance recreation opportunities, (vii) preserve historic and archaeological sites, (viii) preserve visual quality along highway, road, and street corridors or scenic vistas, (ix) affect any other factors relevant in weighing benefits to the general welfare of preserving the current use of the property; and
- (c) Whether granting the application for land applying under RCW 84.34.020(1)(c) will (i) either preserve land previously classified under RCW 84.34.020(2) or preserve land that is traditional farmland and not classified under chapter 84.33 or 84.34 RCW, (ii) preserve land with a potential for returning to commercial agriculture, and (iii) affect any other factors relevant in weighing benefits to the general welfare of preserving the current use of property.
- (3) If a public benefit rating system is adopted under RCW 84.34.055, the county legislative authority shall rate property for which application for classification has been made under RCW 84.34.020(1) (b) and (c) according to the public benefit rating system in determining whether an application should be approved or disapproved, but when such a system is adopted, open space properties then classified under this chapter which do not qualify under the system shall not be removed from classification but may be rated according to the public benefit rating system.

- (4) The granting authority may approve the application with respect to only part of the land which is the subject of the application. If any part of the application is denied, the applicant may withdraw the entire application. The granting authority in approving in part or whole an application for land classified or reclassified pursuant to RCW 84.34.020(1) may also require that certain conditions be met, including but not limited to the granting of easements. As a condition of granting open space classification, the legislative body may not require public access on land classified under RCW 84.34.020(1)(b)(iii) for the purpose of promoting conservation of wetlands.
- (5) The granting or denial of the application for current use classification or reclassification is a legislative determination and shall be reviewable only for arbitrary and capricious actions. [1992 c 69 § 6; 1985 c 393 § 1; 1984 c 111 § 1; 1973 1st ex.s. c 212 § 5.]
- **84.34.041** Application for current use classification—Forms—Public hearing—Approval or denial. An application for current use classification or reclassification under RCW 84.34.020(3) shall be made to the county legislative authority.
- (1) The application shall be made upon forms prepared by the department of revenue and supplied by the granting authority and shall include the following elements that constitute a timber management plan:
- (a) A legal description of, or assessor's parcel numbers for, all land the applicant desires to be classified as timber land;
 - (b) The date or dates of acquisition of the land;
- (c) A brief description of the timber on the land, or if the timber has been harvested, the owner's plan for restocking;
- (d) Whether there is a forest management plan for the land;
- (e) If so, the nature and extent of implementation of the plan;
 - (f) Whether the land is used for grazing;
- (g) Whether the land has been subdivided or a plat filed with respect to the land;
- (h) Whether the land and the applicant are in compliance with the restocking, forest management, fire protection, insect and disease control, weed control, and forest debris provisions of Title 76 RCW or applicable rules under Title 76 RCW:
- (i) Whether the land is subject to forest fire protection assessments pursuant to RCW 76.04.610;
- (j) Whether the land is subject to a lease, option, or other right that permits it to be used for a purpose other than growing and harvesting timber;
- (k) A summary of the past experience and activity of the applicant in growing and harvesting timber;
- (l) A summary of current and continuing activity of the applicant in growing and harvesting timber;
- (m) A statement that the applicant is aware of the potential tax liability involved when the land ceases to be classified as timber land.
- (2) An application made for classification of land under RCW 84.34.020(3) shall be acted upon after a public hearing and after notice of the hearing is given by one publication in a newspaper of general circulation in the area at least ten days

(2008 Ed.) [Title 84 RCW—page 43]

before the hearing. Application for classification of land in an incorporated area shall be acted upon by a granting authority composed of three members of the county legislative body and three members of the city legislative body in which the land is located.

- (3) The granting authority shall act upon the application with due regard to all relevant evidence and without any one or more items of evidence necessarily being determinative, except that the application may be denied for one of the following reasons, without regard to other items:
- (a) The land does not contain a stand of timber as defined in chapter 76.09 RCW and applicable rules, except this reason shall not alone be sufficient to deny the application (i) if the land has been recently harvested or supports a growth of brush or noncommercial type timber, and the application includes a plan for restocking within three years or the longer period necessitated by unavailability of seed or seedlings, or (ii) if only isolated areas within the land do not meet minimum standards due to rock outcroppings, swamps, unproductive soil, or other natural conditions;
- (b) The applicant, with respect to the land, has failed to comply with a final administrative or judicial order with respect to a violation of the restocking, forest management, fire protection, insect and disease control, weed control, and forest debris provisions of Title 76 RCW or applicable rules under Title 76 RCW;
- (c) The land abuts a body of salt water and lies between the line of ordinary high tide and a line paralleling the ordinary high tide line and two hundred feet horizontally landward from the high tide line.
- (4) The timber management plan must be filed with the county legislative authority either: (a) When an application for classification under this chapter is submitted; (b) when a sale or transfer of timber land occurs and a notice of continuance is signed; or (c) within sixty days of the date the application for reclassification under this chapter or from designated forest land is received. The application for reclassification shall be accepted, but shall not be processed until the timber management plan is received. If the timber management plan is not received within sixty days of the date the application for reclassification is received, the application for reclassification shall be denied.

If circumstances require it, the county assessor may allow in writing an extension of time for submitting a timber management plan when an application for classification or reclassification or notice of continuance is filed. When the assessor approves an extension of time for filing the timber management plan, the county legislative authority may delay processing an application until the timber management plan is received. If the timber management plan is not received by the date set by the assessor, the application or the notice of continuance shall be denied.

The granting authority may approve the application with respect to only part of the land that is described in the application, and if any part of the application is denied, the applicant may withdraw the entire application. The granting authority, in approving in part or whole an application for land classified pursuant to RCW 84.34.020(3), may also require that certain conditions be met.

Granting or denial of an application for current use classification is a legislative determination and shall be review-

able only for arbitrary and capricious actions. The granting authority may not require the granting of easements for land classified pursuant to RCW 84.34.020(3).

The granting authority shall approve or disapprove an application made under this section within six months following the date the application is received. [2002 c 315 § 2; 1992 c 69 § 20.]

- 84.34.050 Notice of approval or disapproval—Procedure when approval granted. (1) The granting authority shall immediately notify the assessor and the applicant of its approval or disapproval which shall in no event be more than six months from the receipt of said application. No land other than farm and agricultural land shall be classified under this chapter until an application in regard thereto has been approved by the appropriate legislative authority.
- (2) When the granting authority classifies land under this chapter, it shall file notice of the same with the assessor within ten days. The assessor shall, as to any such land, make a notation each year on the assessment list and the tax roll of the assessed value of such land for the use for which it is classified in addition to the assessed value of such land were it not so classified.
- (3) Within ten days following receipt of the notice from the granting authority of classification of such land under this chapter, the assessor shall submit such notice to the county auditor for recording in the place and manner provided for the public recording of state tax liens on real property. [1992 c 69 § 7; 1973 1st ex.s. c 212 § 6; 1970 ex.s. c 87 § 5.]
- 84.34.055 Open space priorities—Open space plan and public benefit rating system. (1)(a) The county legislative authority may direct the county planning commission to set open space priorities and adopt, after a public hearing, an open space plan and public benefit rating system for the county. The plan shall consist of criteria for determining eligibility of lands, the process for establishing a public benefit rating system, and an assessed valuation schedule. The assessed valuation schedule shall be developed by the county assessor and shall be a percentage of market value based upon the public benefit rating system. The open space plan, the public benefit rating system, and the assessed valuations schedule shall not be effective until approved by the county legislative authority after at least one public hearing: PRO-VIDED, That any county which has complied with the procedural requisites of chapter 393, Laws of 1985, prior to July 28, 1985, need not repeat those procedures in order to adopt an open space plan pursuant to chapter 393, Laws of 1985.
- (b) County legislative authorities, in open space plans, public benefit rating systems, and assessed valuation schedules, shall give priority consideration to lands used for buffers that are planted with or primarily contain native vegetation.
- (c) "Priority consideration" as used in this section may include, but is not limited to, establishing classification eligibility and maintenance criteria for buffers meeting the requirements of (b) of this subsection.
- (d) County legislative authorities shall meet the requirements of (b) of this subsection no later than July 1, 2006, unless buffers already receive priority consideration in the

[Title 84 RCW—page 44] (2008 Ed.)

existing open space plans, public benefit rating systems, and assessed valuation schedules.

- (2) In adopting an open space plan, recognized sources shall be used unless the county does its own survey of important open space priorities or features, or both. Recognized sources include but are not limited to the natural heritage database; the state office of historic preservation; the recreation and conservation office inventory of dry accretion beach and shoreline features; state, national, county, or city registers of historic places; the shoreline master program; or studies by the parks and recreation commission and by the departments of fish and wildlife and natural resources. Features and sites may be verified by an outside expert in the field and approved by the appropriate state or local agency to be sent to the county legislative authority for final approval as open space.
- (3) When the county open space plan is adopted, owners of open space lands then classified under this chapter shall be notified in the same manner as is provided in RCW 84.40.045 of their new assessed value. These lands may be removed from classification, upon request of owner, without penalty within thirty days of notification of value.
- (4) The open space plan and public benefit rating system under this section may be adopted for taxes payable in 1986 and thereafter. [2007 c 241 § 73; 2005 c 310 § 1; 1994 c 264 § 76; 1988 c 36 § 62; 1985 c 393 § 3.]

Intent—Effective date—2007 c 241: See notes following RCW 79A.25.005.

84.34.060 Determination of true and fair value of classified land—Computation of assessed value. In determining the true and fair value of open space land and timber land, which has been classified as such under the provisions of this chapter, the assessor shall consider only the use to which such property and improvements is currently applied and shall not consider potential uses of such property. The assessed valuation of open space land shall not be less than the minimum value per acre of classified farm and agricultural land except that the assessed valuation of open space land may be valued based on the public benefit rating system adopted under RCW 84.34.055: PROVIDED FURTHER, That timber land shall be valued according to chapter 84.33 RCW. In valuing any tract or parcel of real property designated and zoned under a comprehensive plan adopted under chapter 36.70A RCW as agricultural, forest, or open space land, the appraisal shall not be based on similar sales of parcels that have been converted to nonagricultural, nonforest, or nonopen-space uses within five years after the sale. [1997] c 429 § 32; 1992 c 69 § 8; 1985 c 393 § 2; 1981 c 148 § 10; 1973 1st ex.s. c 212 § 7; 1970 ex.s. c 87 § 6.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

Purpose—Severability—Effective dates—1981 c 148: See notes following RCW 84.33.130.

84.34.065 Determination of true and fair value of farm and agricultural land—Definitions. The true and fair value of farm and agricultural land shall be determined by consideration of the earning or productive capacity of comparable lands from crops grown most typically in the area averaged over not less than five years, capitalized at indicative rates. The earning or productive capacity of farm and agricul-

tural lands shall be the "net cash rental", capitalized at a "rate of interest" charged on long term loans secured by a mortgage on farm or agricultural land plus a component for property taxes. The current use value of land under RCW 84.34.020(2)(e) shall be established as: The prior year's average value of open space farm and agricultural land used in the county plus the value of land improvements such as septic, water, and power used to serve the residence. This shall not be interpreted to require the assessor to list improvements to the land with the value of the land.

For the purposes of the above computation:

(1) The term "net cash rental" shall mean the average rental paid on an annual basis, in cash, for the land being appraised and other farm and agricultural land of similar quality and similarly situated that is available for lease for a period of at least three years to any reliable person without unreasonable restrictions on its use for production of agricultural crops. There shall be allowed as a deduction from the rental received or computed any costs of crop production charged against the landlord if the costs are such as are customarily paid by a landlord. If "net cash rental" data is not available, the earning or productive capacity of farm and agricultural lands shall be determined by the cash value of typical or usual crops grown on land of similar quality and similarly situated averaged over not less than five years. Standard costs of production shall be allowed as a deduction from the cash value of the crops.

The current "net cash rental" or "earning capacity" shall be determined by the assessor with the advice of the advisory committee as provided in RCW 84.34.145, and through a continuing internal study, assisted by studies of the department of revenue. This net cash rental figure as it applies to any farm and agricultural land may be challenged before the same boards or authorities as would be the case with regard to assessed values on general property.

(2) The term "rate of interest" shall mean the rate of interest charged by the farm credit administration and other large financial institutions regularly making loans secured by farm and agricultural lands through mortgages or similar legal instruments, averaged over the immediate past five years.

The "rate of interest" shall be determined annually by a rule adopted by the department of revenue and such rule shall be published in the state register not later than January 1 of each year for use in that assessment year. The department of revenue determination may be appealed to the state board of tax appeals within thirty days after the date of publication by any owner of farm or agricultural land or the assessor of any county containing farm and agricultural land.

(3) The "component for property taxes" shall be a figure obtained by dividing the assessed value of all property in the county into the property taxes levied within the county in the year preceding the assessment and multiplying the quotient obtained by one hundred. [2001 c 249 § 13; 2000 c 103 § 23; 1998 c 320 § 8; 1997 c 429 § 33; 1992 c 69 § 9; 1989 c 378 § 11; 1973 1st ex.s. c 212 § 10.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

84.34.070 Withdrawal from classification. (1) When land has once been classified under this chapter, it shall

(2008 Ed.) [Title 84 RCW—page 45]

remain under such classification and shall not be applied to other use except as provided by subsection (2) of this section for at least ten years from the date of classification and shall continue under such classification until and unless withdrawn from classification after notice of request for withdrawal shall be made by the owner. During any year after eight years of the initial ten-year classification period have elapsed, notice of request for withdrawal of all or a portion of the land may be given by the owner to the assessor or assessors of the county or counties in which such land is situated. In the event that a portion of a parcel is removed from classification, the remaining portion must meet the same requirements as did the entire parcel when such land was originally granted classification pursuant to this chapter unless the remaining parcel has different income criteria. Within seven days the assessor shall transmit one copy of such notice to the legislative body which originally approved the application. The assessor or assessors, as the case may be, shall, when two assessment years have elapsed following the date of receipt of such notice, withdraw such land from such classification and the land shall be subject to the additional tax and applicable interest due under RCW 84.34.108. Agreement to tax according to use shall not be considered to be a contract and can be abrogated at any time by the legislature in which event no additional tax or penalty shall be imposed.

- (2) The following reclassifications are not considered withdrawals or removals and are not subject to additional tax under RCW 84.34.108:
- (a) Reclassification between lands under RCW 84.34.020 (2) and (3);
- (b) Reclassification of land classified under RCW 84.34.020 (2) or (3) or chapter 84.33 RCW to open space land under RCW 84.34.020(1);
- (c) Reclassification of land classified under RCW 84.34.020 (2) or (3) to forest land classified under chapter 84.33 RCW; and
- (d) Reclassification of land classified as open space land under RCW 84.34.020(1)(c) and reclassified to farm and agricultural land under RCW 84.34.020(2) if the land had been previously classified as farm and agricultural land under RCW 84.34.020(2).
- (3) Applications for reclassification shall be subject to applicable provisions of RCW 84.34.037, 84.34.035, 84.34.041, and chapter 84.33 RCW.
- (4) The income criteria for land classified under RCW 84.34.020(2) (b) and (c) may be deferred for land being reclassified from land classified under RCW 84.34.020 (1)(c) or (3), or chapter 84.33 RCW into RCW 84.34.020(2) (b) or (c) for a period of up to five years from the date of reclassification. [1992 c 69 § 10; 1984 c 111 § 2; 1973 1st ex.s. c 212 § 8; 1970 ex.s. c 87 § 7.]
- **84.34.080** Change in use. When land which has been classified under this chapter as open space land, farm and agricultural land, or timber land is applied to some other use, except through compliance with RCW 84.34.070, or except as a result solely from any one of the conditions listed in RCW 84.34.108(6), the owner shall within sixty days notify the county assessor of such change in use and additional real property tax shall be imposed upon such land in an amount equal to the sum of the following:

- (1) The total amount of the additional tax and applicable interest due under RCW 84.34.108; plus
- (2) A penalty amounting to twenty percent of the amount determined in subsection (1) of this section. [1999 sp.s. c 4 § 705; 1992 c 69 § 11; 1973 1st ex.s. c 212 § 9; 1970 ex.s. c 87 § 8.]

Part headings not law—1999 sp.s. c 4: See note following RCW 77.85.180.

84.34.090 Extension of additional tax and penalties on tax roll—Lien. The additional tax and penalties, if any, provided by RCW 84.34.070 and 84.34.080 shall be extended on the tax roll and shall be, together with the interest thereon, a lien on the land to which such tax applies as of January 1st of the year for which such additional tax is imposed. Such lien shall have priority as provided in chapter 84.60 RCW: PROVIDED, That for purposes of all periods of limitation of actions specified in Title 84 RCW, the year in which the tax became payable shall be as specified in RCW 84.34.100. [1970 ex.s. c 87 § 9.]

84.34.100 Payment of additional tax, penalties, and/or interest. The additional tax, penalties, and/or interest provided by RCW 84.34.070 and 84.34.080 shall be payable in full thirty days after the date which the treasurer's statement therefor is rendered. Such additional tax when collected shall be distributed by the county treasurer in the same manner in which current taxes applicable to the subject land are distributed. [1980 c 134 § 4; 1970 ex.s. c 87 § 10.]

84.34.108 Removal of classification—Factors—Notice of continuance—Additional tax—Lien—Delinquencies—Exemptions. (1) When land has once been classified under this chapter, a notation of the classification shall be made each year upon the assessment and tax rolls and the land shall be valued pursuant to RCW 84.34.060 or 84.34.065 until removal of all or a portion of the classification by the assessor upon occurrence of any of the following:

- (a) Receipt of notice from the owner to remove all or a portion of the classification;
- (b) Sale or transfer to an ownership, except a transfer that resulted from a default in loan payments made to or secured by a governmental agency that intends to or is required by law or regulation to resell the property for the same use as before, making all or a portion of the land exempt from ad valorem taxation;
- (c) Sale or transfer of all or a portion of the land to a new owner, unless the new owner has signed a notice of classification continuance, except transfer to an owner who is an heir or devisee of a deceased owner shall not, by itself, result in removal of classification. The notice of continuance shall be on a form prepared by the department. If the notice of continuance is not signed by the new owner and attached to the real estate excise tax affidavit, all additional taxes calculated pursuant to subsection (4) of this section shall become due and payable by the seller or transferor at time of sale. The auditor shall not accept an instrument of conveyance regarding classified land for filing or recording unless the new owner has signed the notice of continuance or the additional tax has been paid, as evidenced by the real estate excise tax stamp

[Title 84 RCW—page 46] (2008 Ed.)

affixed thereto by the treasurer. The seller, transferor, or new owner may appeal the new assessed valuation calculated under subsection (4) of this section to the county board of equalization in accordance with the provisions of RCW 84.40.038. Jurisdiction is hereby conferred on the county board of equalization to hear these appeals;

(d) Determination by the assessor, after giving the owner written notice and an opportunity to be heard, that all or a portion of the land no longer meets the criteria for classification under this chapter. The criteria for classification pursuant to this chapter continue to apply after classification has been granted.

The granting authority, upon request of an assessor, shall provide reasonable assistance to the assessor in making a determination whether the land continues to meet the qualifications of RCW 84.34.020 (1) or (3). The assistance shall be provided within thirty days of receipt of the request.

- (2) Land may not be removed from classification because of:
- (a) The creation, sale, or transfer of forestry riparian easements under RCW 76.13.120; or
- (b) The creation, sale, or transfer of a fee interest or a conservation easement for the riparian open space program under RCW 76.09.040.
- (3) Within thirty days after such removal of all or a portion of the land from current use classification, the assessor shall notify the owner in writing, setting forth the reasons for the removal. The seller, transferor, or owner may appeal the removal to the county board of equalization in accordance with the provisions of RCW 84.40.038.
- (4) Unless the removal is reversed on appeal, the assessor shall revalue the affected land with reference to its true and fair value on January 1st of the year of removal from classification. Both the assessed valuation before and after the removal of classification shall be listed and taxes shall be allocated according to that part of the year to which each assessed valuation applies. Except as provided in subsection (6) of this section, an additional tax, applicable interest, and penalty shall be imposed which shall be due and payable to the treasurer thirty days after the owner is notified of the amount of the additional tax. As soon as possible, the assessor shall compute the amount of additional tax, applicable interest, and penalty and the treasurer shall mail notice to the owner of the amount thereof and the date on which payment is due. The amount of the additional tax, applicable interest, and penalty shall be determined as follows:
- (a) The amount of additional tax shall be equal to the difference between the property tax paid as "open space land," "farm and agricultural land," or "timber land" and the amount of property tax otherwise due and payable for the seven years last past had the land not been so classified;
- (b) The amount of applicable interest shall be equal to the interest upon the amounts of the additional tax paid at the same statutory rate charged on delinquent property taxes from the dates on which the additional tax could have been paid without penalty if the land had been assessed at a value without regard to this chapter;
- (c) The amount of the penalty shall be as provided in RCW 84.34.080. The penalty shall not be imposed if the removal satisfies the conditions of RCW 84.34.070.

- (5) Additional tax, applicable interest, and penalty, shall become a lien on the land which shall attach at the time the land is removed from classification under this chapter and shall have priority to and shall be fully paid and satisfied before any recognizance, mortgage, judgment, debt, obligation or responsibility to or with which the land may become charged or liable. This lien may be foreclosed upon expiration of the same period after delinquency and in the same manner provided by law for foreclosure of liens for delinquent real property taxes as provided in RCW 84.64.050. Any additional tax unpaid on its due date shall thereupon become delinquent. From the date of delinquency until paid, interest shall be charged at the same rate applied by law to delinquent ad valorem property taxes.
- (6) The additional tax, applicable interest, and penalty specified in subsection (4) of this section shall not be imposed if the removal of classification pursuant to subsection (1) of this section resulted solely from:
- (a) Transfer to a government entity in exchange for other land located within the state of Washington;
- (b)(i) A taking through the exercise of the power of eminent domain, or (ii) sale or transfer to an entity having the power of eminent domain in anticipation of the exercise of such power, said entity having manifested its intent in writing or by other official action;
- (c) A natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the landowner changing the use of the property;
- (d) Official action by an agency of the state of Washington or by the county or city within which the land is located which disallows the present use of the land;
- (e) Transfer of land to a church when the land would qualify for exemption pursuant to RCW 84.36.020;
- (f) Acquisition of property interests by state agencies or agencies or organizations qualified under RCW 84.34.210 and 64.04.130 for the purposes enumerated in those sections. At such time as these property interests are not used for the purposes enumerated in RCW 84.34.210 and 64.04.130 the additional tax specified in subsection (4) of this section shall be imposed;
- (g) Removal of land classified as farm and agricultural land under RCW 84.34.020(2)(e);
- (h) Removal of land from classification after enactment of a statutory exemption that qualifies the land for exemption and receipt of notice from the owner to remove the land from classification;
- (i) The creation, sale, or transfer of forestry riparian easements under RCW 76.13.120;
- (j) The creation, sale, or transfer of a fee interest or a conservation easement for the riparian open space program under RCW 76.09.040; or
- (k) The sale or transfer of land within two years after the death of the owner of at least a fifty percent interest in the land if the land has been assessed and valued as classified forest land, designated as forest land under chapter 84.33 RCW, or classified under this chapter continuously since 1993. The date of death shown on a death certificate is the date used for the purposes of this subsection (6)(k). [2007 c 54 § 25; 2003 c 170 § 6. Prior: 2001 c 305 § 3; 2001 c 249 § 14; 2001 c 185 § 7; prior: 1999 sp.s. c 4 § 706; 1999 c 233 § 22; 1999 c 139

(2008 Ed.) [Title 84 RCW—page 47]

§ 2; 1992 c 69 § 12; 1989 c 378 § 35; 1985 c 319 § 1; 1983 c 41 § 1; 1980 c 134 § 5; 1973 1st ex.s. c 212 § 12.]

Severability—2007 c 54: See note following RCW 82.04.050.

Purpose—2003 c 170 § 6: "During the regular session of the 2001 legislature, RCW 84.34.108 was amended by section 7, chapter 185, by section 14, chapter 249, and by section 3, chapter 305, each without reference to the other. The purpose of section 6 of this act is to reenact and amend RCW 84.34.108 so that it reflects all amendments made by the legislature and to clarify any misunderstanding as to how the exemption contained in chapter 305, Laws of 2001 is to be applied." [2003 c 170 § 3.]

Purpose—Intent—2003 c 170: See note following RCW 84.33.130.

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

Part headings not law—1999 sp.s. c 4: See note following RCW 77.85.180.

Effective date—1999 c 233: See note following RCW 4.28.320.

- **84.34.111** Remedies available to owner liable for additional tax. The owner of any land as to which additional tax is imposed as provided in this chapter shall have with respect to valuation of the land and imposition of the additional tax all remedies provided by this title. [1998 c 311 § 14; 1973 1st ex.s. c 212 § 13.]
- **84.34.121 Information required.** The assessor may require owners of land classified under this chapter to submit pertinent data regarding the use of the land, productivity of typical crops, and such similar information pertinent to continued classification and appraisal of the land. [1973 1st ex.s. c 212 § 14.]
- **84.34.131 Valuation of timber not affected.** Nothing in this chapter shall be construed as in any manner affecting the method for valuation of timber standing on timber land which has been classified under this chapter. [1998 c 311 § 15; 1973 1st ex.s. c 212 § 16.]
- **84.34.141 Rules and regulations.** The department of revenue of the state of Washington shall make such rules and regulations consistent with this chapter as shall be necessary or desirable to permit its effective administration. [1998 c 311 § 16; 1973 1st ex.s. c 212 § 17.]
- **84.34.145** Advisory committee. The county legislative authority shall appoint a five member committee representing the active farming community within the county to serve in an advisory capacity to the assessor in implementing assessment guidelines as established by the department of revenue for the assessment of open space, farms and agricultural lands, and timber lands classified under this chapter. [1998 c 311 § 17; 1992 c 69 § 13; 1973 1st ex.s. c 212 § 11.]
- 84.34.150 Reclassification of land classified under prior law which meets definition of farm and agricultural land. Land classified under the provisions of chapter 84.34 RCW prior to July 16, 1973 which meets the criteria for classification under this chapter, is hereby reclassified under this chapter. This change in classification shall be made without additional tax, applicable interest, penalty, or other requirements, but subsequent to such reclassification, the land shall be fully subject to this chapter. A condition imposed by a

granting authority prior to July 16, 1973, upon land classified pursuant to RCW 84.34.020 (1) or (3) shall remain in effect during the period of classification. [1998 c 311 § 18; 1992 c 69 § 14; 1973 1st ex.s. c 212 § 15.]

84.34.155 Reclassification of land classified as timber land which meets definition of forest land under chapter 84.33 RCW. Land classified under the provisions of RCW 84.34.020 (2) or (3) which meets the definition of forest land under the provisions of chapter 84.33 RCW, upon request for such change made by the owner to the granting authority, shall be reclassified by the assessor under the provisions of chapter 84.33 RCW. This change in classification shall be made without additional tax, applicable interest, penalty, or other requirements set forth in chapter 84.34 RCW: PROVIDED, That subsequent to such reclassification, the land shall be fully subject to the provisions of chapter 84.33 RCW, as now or hereafter amended. [1992 c 69 § 15; 1973 1st ex.s. c 212 § 19.]

84.34.160 Information on current use classification—Publication and dissemination. The department of revenue and each granting authority is hereby directed to publicize the qualifications and manner of making applications for classification. Notice of the qualifications, method of making applications, and availability of further information on current use classification shall be included with every notice of change in valuation. [1992 c 69 § 16; 1973 1st ex.s. c 212 § 18.]

84.34.200 Acquisition of open space, etc., land or rights to future development by counties, cities, or metropolitan municipal corporations—Legislative declaration—Purposes. The legislature finds that the haphazard growth and spread of urban development is encroaching upon, or eliminating, numerous open areas and spaces of varied size and character, including many devoted to agriculture, the cultivation of timber, and other productive activities, and many others having significant recreational, social, scenic, or esthetic values. Such areas and spaces, if preserved and maintained in their present open state, would constitute important assets to existing and impending urban and metropolitan development, at the same time that they would continue to contribute to the welfare and well-being of the citizens of the state as a whole. The acquisition of interests or rights in real property for the preservation of such open spaces and areas constitutes a public purpose for which public funds may properly be expended or advanced. [1971 ex.s. c 243 § 1.]

84.34.210 Acquisition of open space, land, or rights to future development by certain entities—Authority to acquire—Conveyance or lease back. Any county, city, town, metropolitan park district, metropolitan municipal corporation, nonprofit historic preservation corporation as defined in RCW 64.04.130, or nonprofit nature conservancy corporation or association, as such are defined in RCW 84.34.250, may acquire by purchase, gift, grant, bequest, devise, lease, or otherwise, except by eminent domain, the fee simple or any lesser interest, development right, easement, covenant, or other contractual right necessary to pro-

[Title 84 RCW—page 48] (2008 Ed.)

tect, preserve, maintain, improve, restore, limit the future use of, or otherwise conserve, selected open space land, farm and agricultural land, and timber land as such are defined in chapter 84.34 RCW for public use or enjoyment. Among interests that may be so acquired are mineral rights. Any county, city, town, metropolitan park district, metropolitan municipal corporation, nonprofit historic preservation corporation as defined in RCW 64.04.130, or nonprofit nature conservancy corporation or association, as such are defined in RCW 84.34.250, may acquire such property for the purpose of conveying or leasing the property back to its original owner or other person under such covenants or other contractual arrangements as will limit the future use of the property in accordance with the purposes of chapter 243, Laws of 1971 ex. sess. [1993 c 248 § 1; 1987 c 341 § 2; 1975-'76 2nd ex.s. c 22 § 1; 1971 ex.s. c 243 § 2.]

Acquisition of interests in land for conservation, protection, preservation, or open space purposes by certain entities: RCW 64.04.130.

Property tax exemption for conservation futures on agricultural land: RCW 84.36.500.

84.34.220 Acquisition of open space, land, or rights to future development by certain entities—Developmental rights—"Conservation futures"—Acquisition— **Restrictions.** In accordance with the authority granted in RCW 84.34.210, a county, city, town, metropolitan park district, metropolitan municipal corporation, nonprofit historic preservation corporation as defined in RCW 64.04.130, or nonprofit nature conservancy corporation or association, as such are defined in RCW 84.34.250, may specifically purchase or otherwise acquire, except by eminent domain, rights in perpetuity to future development of any open space land, farm and agricultural land, and timber land which are so designated under the provisions of chapter 84.34 RCW and taxed at current use assessment as provided by that chapter. For the purposes of chapter 243, Laws of 1971 ex. sess., such developmental rights shall be termed "conservation futures". The private owner may retain the right to continue any existing open space use of the land, and to develop any other open space use, but, under the terms of purchase of conservation futures, the county, city, town, metropolitan park district, metropolitan municipal corporation, nonprofit historic preservation corporation as defined in RCW 64.04.130, or nonprofit nature conservancy corporation or association, as such are defined in RCW 84.34.250, may forbid or restrict building thereon, or may require that improvements cannot be made without county, city, town, metropolitan park district, metropolitan municipal corporation, nonprofit historic preservation corporation as defined in RCW 64.04.130, or nonprofit nature conservancy corporation or association, as such are defined in RCW 84.34.250, permission. The land may be alienated or sold and used as formerly by the new owner, subject to the terms of the agreement made by the county, city, town, metropolitan park district, metropolitan municipal corporation, nonprofit historic preservation corporation as defined in RCW 64.04.130, or nonprofit nature conservancy corporation or association, as such are defined in RCW 84.34.250, with the original owner. [1993 c 248 § 2; 1987 c 341 § 3; 1975-'76 2nd ex.s. c 22 § 2; 1971 ex.s. c 243 § 3.]

84.34.230 Acquisition of open space, etc., land or rights to future development by certain entities—Additional property tax levy authorized. Conservation futures are a useful tool for counties to preserve lands of public interest for future generations. Counties are encouraged to use some conservation futures as one tool for salmon preservation purposes.

For the purpose of acquiring conservation futures and other rights and interests in real property pursuant to RCW 84.34.210 and 84.34.220, and for maintaining and operating any property acquired with these funds, a county may levy an amount not to exceed six and one-quarter cents per thousand dollars of assessed valuation against the assessed valuation of all taxable property within the county. The limitations in RCW 84.52.043 shall not apply to the tax levy authorized in this section. Any rights or interests in real property acquired under this section after July 24, 2005, must be located within the assessing county. Further, the county must determine if the rights or interests in real property acquired with these funds would reduce the capacity of land suitable for development necessary to accommodate the allocated housing and employment growth, as adopted in the countywide planning policies. When actions are taken that reduce capacity to accommodate planned growth, the jurisdiction shall adopt reasonable measures to increase the capacity lost by such actions. [2005 c 449 § 1; 1995 c 318 § 8; 1994 c 301 § 33; 1973 1st ex.s. c 195 § 94; 1973 1st ex.s. c 195 § 145; 1971 ex.s. c 243 § 4.]

Effective date—1995 c 318: See note following RCW 82.04.030.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

84.34.240 Acquisition of open space, etc., land or rights to future development by certain entities—Conservation futures fund—Additional requirements, authority. Conservation futures are a useful tool for counties to preserve lands of public interest for future generations. Counties are encouraged to use some conservation futures as one tool for salmon preservation purposes.

(1) Any board of county commissioners may establish by resolution a special fund which may be termed a conservation futures fund to which it may credit all taxes levied pursuant to RCW 84.34.230. Amounts placed in this fund may be used for the purpose of acquiring rights and interests in real property pursuant to the terms of RCW 84.34.210 and 84.34.220, and for the maintenance and operation of any property acquired with these funds. The amount of revenue used for maintenance and operations of parks and recreational land may not exceed fifteen percent of the total amount collected from the tax levied under RCW 84.34.230 in the preceding calendar year. Revenues from this tax may not be used to supplant existing maintenance and operation funding. Any rights or interests in real property acquired under this section must be located within the assessing county. Further, the county must determine if the rights or interests in real property acquired with these funds would reduce the capacity of land suitable for development necessary to accommodate the allocated housing and employment growth, as adopted in the countywide planning policies. When actions are taken that reduce capacity to accommodate planned growth, the juris-

(2008 Ed.) [Title 84 RCW—page 49]

diction shall adopt reasonable measures to increase the capacity lost by such actions.

- (2) In counties greater than one hundred thousand in population, the board of county commissioners or county legislative authority shall develop a process to help ensure distribution of the tax levied under RCW 84.34.230, over time, throughout the county.
- (3)(a) Between July 24, 2005, and July 1, 2008, the county legislative authority of a county with a population density of fewer than four persons per square mile may enact an ordinance offering a ballot proposal to the people of the county to determine whether or not the county legislative authority may make a one-time emergency reallocation of unspent conservation futures funds to pay for other county government purposes, where such conservation futures funds were originally levied under RCW 84.34.230 but never spent to acquire rights and interests in real property.
- (b) Upon adoption by the county legislative authority of a ballot proposal ordinance under (a) of this subsection the county auditor shall: (i) Confer with the county legislative authority and review any proposal to the people as to form and style; (ii) give the ballot proposal a number, which thereafter shall be the identifying number for the proposal; (iii) transmit a copy of the proposal to the prosecuting attorney; and (iv) submit the proposal to the people at the next general or special election that is not less than ninety days after the adoption of the ordinance by the county legislative authority.
- (c) The county prosecuting attorney shall within fifteen working days of receipt of the proposal compose a concise statement, posed as a positive question, not to exceed twenty-five words, which shall express and give a true and impartial statement of the proposal. Such concise statement shall be the ballot title.
- (d) If the measure is affirmed by a majority voting on the issue it shall become effective ten days after the results of the election are certified.
- (4) Nothing in this section shall be construed as limiting in any manner methods and funds otherwise available to a county for financing the acquisition of such rights and interests in real property. [2005 c 449 § 2; 1971 ex.s. c 243 § 5.]
- 84.34.250 Nonprofit nature conservancy corporation or association defined. As used in RCW 84.34.210, as now or hereafter amended, and RCW 84.34.220, as now or hereafter amended, "nonprofit nature conservancy corporation or association" means an organization which qualifies as being tax exempt under 26 U.S.C. section 501(c) (of the Internal Revenue Code) as it exists on June 25, 1976 and one which has as one of its principal purposes the conducting or facilitating of scientific research; the conserving of natural resources, including but not limited to biological resources, for the general public; or the conserving of open spaces, including but not limited to wildlife habitat to be utilized as public access areas, for the use and enjoyment of the general public. [1975-'76 2nd ex.s. c 22 § 4.]
- 84.34.300 Special benefit assessments for farm and agricultural land or timber land—Legislative findings—Purpose. The legislature finds that farming, timber production, and the related agricultural and forest industries have

historically been and currently are central factors in the economic and social lifeblood of the state; that it is a fundamental policy of the state to protect agricultural and timber lands as a major natural resource in order to maintain a source to supply a wide range of agricultural and forest products; and that the public interest in the protection and stimulation of farming, timber production, and the agricultural and forest industries is a basic element of enhancing the economic viability of this state. The legislature further finds that farm land and timber land in urbanizing areas are often subjected to high levels of property taxation and benefit assessment, and that such levels of taxation and assessment encourage and even force the removal of such lands from agricultural and forest uses. The legislature further finds that because of this level of taxation and assessment, such farm land and timber land in urbanizing areas are either converted to nonagricultural and nonforest uses when significant amounts of nearby nonagricultural and nonforest area could be suitably used for such nonagricultural and nonforest uses, or, much of this farm land and timber land is left in an unused state. The legislature further finds that with the approval by the voters of the Fifty-third Amendment to the state Constitution, and with the enactment of chapter 84.34 RCW, the owners of farm lands and timber lands were provided with an opportunity to have such land valued on the basis of its current use and not its "highest and best use" and that such current use valuation is one mechanism to protect agricultural and timber lands. The legislature further finds that despite this potential property tax reduction, farm lands and timber lands in urbanized areas are still subject to high levels of benefit assessments and continue to be removed from farm and forest uses.

It is therefore the purpose of the legislature to establish, with the enactment of RCW 84.34.300 through 84.34.380, another mechanism to protect agricultural and timber land which creates an analogous system of relief from certain benefit assessments for farm and agricultural land and timber land. It is the intent of the legislature that special benefit assessments not be imposed for the availability of sanitary and/or storm sewerage service, or domestic water service, or for road construction and/or improvement purposes on farm and agricultural lands and timber lands which have been designated for current use classification as farm and agricultural lands or timber lands until such lands are withdrawn or removed from such classification or unless such lands benefit from or cause the need for the local improvement district.

The legislature finds, and it is the intent of RCW 84.34.300 through 84.34.380 and 84.34.922, that special benefit assessments for the improvement or construction of sanitary and/or storm sewerage service, or domestic water service, or certain road construction do not generally benefit land which has been classified as open space farm and agricultural land or timber land under the open space act, chapter 84.34 RCW, until such land is withdrawn from such classification or such land is used for a more intense and nonagricultural use, or the land is no longer used as timber land. The purpose of RCW 84.34.300 through 84.34.380 and 84.34.922 is to provide an exemption from certain special benefit assessments which do not benefit timber land or open space farm and agricultural land, and to provide the means for local governmental entities to recover such assessments in current dollar value in the event such land is no longer devoted to

[Title 84 RCW—page 50] (2008 Ed.)

farming or timber production under chapter 84.34 RCW. Where the owner of such land chooses to make limited use of improvements related to special benefit assessments, RCW 84.34.300 through 84.34.380 provides the means for the partial assessment on open space timber and farm land to the extent the land is directly benefited by the improvement. [1992 c 52 § 14; 1979 c 84 § 1.]

- **84.34.310** Special benefit assessments for farm and agricultural land or timber land—Definitions. As used in RCW 84.34.300 through 84.34.380, unless a different meaning is required, the words defined in this section shall have the meanings indicated.
- (1) "Farm and agricultural land" shall mean the same as defined in RCW 84.34.020(2).
- (2) "Timber land" shall mean the same as defined in RCW 84.34.020(3).
- (3) "Local government" shall mean any city, town, county, water-sewer district, public utility district, port district, irrigation district, flood control district, or any other municipal corporation, quasi-municipal corporation, or other political subdivision authorized to levy special benefit assessments for sanitary and/or storm sewerage systems, domestic water supply and/or distribution systems, or road construction or improvement purposes.
- (4) "Local improvement district" shall mean any local improvement district, utility local improvement district, local utility district, road improvement district, or any similar unit created by a local government for the purpose of levying special benefit assessments against property specially benefited by improvements relating to such districts.
- (5) "Owner" shall mean the same as defined in RCW 84.34.020(5) or the applicable statutes relating to special benefit assessments.
- (6) The term "average rate of inflation" shall mean the annual rate of inflation as determined by the department of revenue averaged over the period of time as provided in RCW 84.34.330 (1) and (2). Such determination shall be published not later than January 1 of each year for use in that assessment year.
- (7) "Special benefit assessments" shall mean special assessments levied or capable of being levied in any local improvement district or otherwise levied or capable of being levied by a local government to pay for all or part of the costs of a local improvement and which may be levied only for the special benefits to be realized by property by reason of that local improvement. [1999 c 153 § 71; 1992 c 52 § 15; 1979 c 84 § 2.]

Part headings not law—1999 c 153: See note following RCW 57.04.050.

84.34.320 Special benefit assessments for farm and agricultural land or timber land—Exemption from assessment—Procedures relating to exemption—Constructive notice of potential liability—Waiver of exemption. Any land classified as farm and agricultural land or timber land pursuant to chapter 84.34 RCW at the earlier of the times the legislative authority of a local government adopts a resolution, ordinance, or legislative act (1) to create a local improvement district, in which such land is included or would have been included but for such classification, or (2) to

approve or confirm a final special benefit assessment roll relating to a sanitary and/or storm sewerage system, domestic water supply and/or distribution system, or road construction and/or improvement, which roll would have included such land but for such classification, shall be exempt from special benefit assessments or charges in lieu of assessment for such purposes as long as that land remains in such classification, except as otherwise provided in RCW 84.34.360.

Whenever a local government creates a local improvement district, the levying, collection and enforcement of assessments shall be in the manner and subject to the same procedures and limitations as are provided pursuant to the law concerning the initiation and formation of local improvement districts for the particular local government. Notice of the creation of a local improvement district that includes farm and agricultural land or timber land shall be filed with the county assessor and the legislative authority of the county in which such land is located. The assessor, upon receiving notice of the creation of such a local improvement district, shall send a notice to the owner of the farm and agricultural land or timber land listed on the tax rolls of the applicable county treasurer of: (1) The creation of the local improvement district; (2) the exemption of that land from special benefit assessments; (3) the fact that the farm and agricultural land or timber land may become subject to the special benefit assessments if the owner waives the exemption by filing a notarized document with the governing body of the local government creating the local improvement district before the confirmation of the final special benefit assessment roll; and (4) the potential liability, pursuant to RCW 84.34.330, if the exemption is not waived and the land is subsequently removed from the farm and agricultural land or timber land status. When a local government approves and confirms a special benefit assessment roll, from which farm and agricultural land or timber land has been exempted pursuant to this section, it shall file a notice of such action with the assessor and the legislative authority of the county in which such land is located and with the treasurer of that local government, which notice shall describe the action taken, the type of improvement involved, the land exempted, and the amount of the special benefit assessment which would have been levied against the land if it had not been exempted. The filing of such notice with the assessor and the treasurer of that local government shall constitute constructive notice to a purchaser or encumbrancer of the affected land, and every person whose conveyance or encumbrance is subsequently executed or subsequently recorded, that such exempt land is subject to the charges provided in RCW 84.34.330 and 84.34.340 if such land is withdrawn or removed from its current use classification as farm and agricultural land or timber

The owner of the land exempted from special benefit assessments pursuant to this section may waive that exemption by filing a notarized document to that effect with the legislative authority of the local government upon receiving notice from said local government concerning the assessment roll hearing and before the local government confirms the final special benefit assessment roll. A copy of that waiver shall be filed by the local government with the assessor, but the failure of such filing shall not affect the waiver.

(2008 Ed.) [Title 84 RCW—page 51]

Except to the extent provided in RCW 84.34.360, the local government shall have no duty to furnish service from the improvement financed by the special benefit assessment to such exempted land. [1992 c 69 § 17; 1992 c 52 § 16; 1979 c 84 § 3.]

Reviser's note: This section was amended by 1992 c 52 § 16 and by 1992 c 69 § 17, each without reference to the other. Both amendments are incorporated in the publication of this section pursuant to RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

- 84.34.330 Special benefit assessments for farm and agricultural land or timber land—Withdrawal from classification or change in use—Liability—Amount—Due date—Lien. Whenever farm and agricultural land or timber land has once been exempted from special benefit assessments pursuant to RCW 84.34.320, any withdrawal from classification or change in use from farm and agricultural land or timber land under chapter 84.34 RCW shall result in the following:
- (1) If the bonds used to fund the improvement in the local improvement district have not been completely retired, such land shall immediately become liable for: (a) The amount of the special benefit assessment listed in the notice provided for in RCW 84.34.320; plus (b) interest on the amount determined in (1)(a) of this section, compounded annually at a rate equal to the average rate of inflation from the time the initial notice is filed by the governmental entity which created the local improvement district as provided in RCW 84.34.320 to the time the owner withdraws such land from the exemption category provided by this chapter; or
- (2) If the bonds used to fund the improvement in the local improvement district have been completely retired, such land shall immediately become liable for: (a) The amount of the special benefit assessment listed in the notice provided for in RCW 84.34.320; plus (b) interest on the amount determined in (2)(a) of this section compounded annually at a rate equal to the average rate of inflation from the time the initial notice is filed by the governmental entity which created the local improvement district as provided in RCW 84.34.320, to the time the bonds used to fund the improvement have been retired; plus (c) interest on the total amount determined in (2)(a) and (b) of this section at a simple per annum rate equal to the average rate of inflation from the time the bonds used to fund the improvement have been retired to the time the owner withdraws such lands from the exemption category provided by this chapter.
- (3) The amount payable pursuant to this section shall become due on the date such land is withdrawn or removed from its current use or timber land classification and shall be a lien on the land prior and superior to any other lien whatsoever except for the lien for general taxes, and shall be enforceable in the same manner as the collection of special benefit assessments are enforced by that local government. [1992 c 52 § 17; 1979 c 84 § 4.]
- 84.34.340 Special benefit assessments for farm and agricultural land or timber land—Withdrawal or removal from classification—Notice to local government—Statement to owner of amounts payable—Delinquency date—Enforcement procedures. Whenever farm and agricultural land or timber land is withdrawn or removed

from its current use classification as farm and agricultural land or timber land, the county assessor of the county in which such land is located shall forthwith give written notice of such withdrawal or removal to the local government or its successor which had filed with the assessor the notice required by RCW 84.34.320. Upon receipt of the notice from the assessor, the local government shall mail a written statement to the owner of such land for the amounts payable as provided in RCW 84.34.330. Such amounts due shall be delinquent if not paid within one hundred and eighty days after the date of mailing of the statement, and shall be subject to the same interest, penalties, lien priority, and enforcement procedures that are applicable to delinquent assessments on the assessment roll from which that land had been exempted, except that the rate of interest charged shall not exceed the rate provided in RCW 84.34.330. [1992 c 52 § 18; 1979 c 84 § 5.]

84.34.350 Special benefit assessments for farm and agricultural land—Use of payments collected. Payments collected pursuant to RCW 84.34.330 and 84.34.340, or by enforcement procedures referred to therein, after the payment of the expenses of their collection, shall first be applied to the payment of general or special debt incurred to finance the improvements related to the special benefit assessments, and, if such debt is retired, then into the maintenance fund or general fund of the governmental entity which created the local improvement district, or its successor, for any of the following purposes: (1) Redemption or servicing of outstanding obligations of the district; (2) maintenance expenses of the district; or (3) construction or acquisition of any facilities necessary to carry out the purpose of the district. [1979 c 84 § 6.]

84.34.360 Special benefit assessments for farm and agricultural land or timber land-Rules to implement **RCW 84.34.300 through 84.34.380.** The department of revenue shall adopt rules it shall deem necessary to implement RCW 84.34.300 through 84.34.380 which shall include, but not be limited to, procedures to determine the extent to which a portion of the land otherwise exempt may be subject to a special benefit assessment for the actual connection to the domestic water system or sewerage facilities, and further to determine the extent to which all or a portion of such land may be subject to a special benefit assessment for access to the road improvement in relation to its value as farm and agricultural land or timber land as distinguished from its value under more intensive uses. The provision for limited special benefit assessments shall not relieve such land from liability for the amounts provided in RCW 84.34.330 and 84.34.340 when such land is withdrawn or removed from its current use classification as farm and agricultural land or timber land. [1992 c 69 § 18; 1992 c 52 § 19; 1979 c 84 § 7.]

Reviser's note: This section was amended by 1992 c 52 § 19 and by 1992 c 69 § 18, each without reference to the other. Both amendments are incorporated in the publication of this section pursuant to RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

84.34.370 Special benefit assessments for farm and agricultural land or timber land—Assessments due on land withdrawn or changed. Whenever a portion of a par-

[Title 84 RCW—page 52] (2008 Ed.)

Sections

cel of land which was classified as farm and agricultural or timber land pursuant to this chapter is withdrawn from classification or there is a change in use, and such land has been exempted from any benefit assessments pursuant to RCW 84.34.320, the previously exempt benefit assessments shall become due on only that portion of the land which is withdrawn or changed. [1992 c 52 § 20; 1979 c 84 § 8.]

84.34.380 Special benefit assessments for farm and agricultural land or timber land—Application of exemption to rights and interests preventing nonagricultural or nonforest uses. Farm and agricultural land or timber land on which the right to future development has been acquired by any local government, the state of Washington, or the United States government shall be exempt from special benefit assessments in lieu of assessment for such purposes in the same manner, and under the same liabilities for payment and interest, as land classified under this chapter as farm and agricultural land or timber land, for as long as such classification applies.

Any interest, development right, easement, covenant, or other contractual right which effectively protects, preserves, maintains, improves, restores, prevents the future nonagricultural or nonforest use of, or otherwise conserves farm and agricultural land or timber land shall be exempt from special benefit assessments as long as such development right or other such interest effectively serves to prevent nonagricultural or nonforest development of such land. [1992 c 52 § 21; 1979 c 84 § 9.]

84.34.390 Application—Chapter 79.44 RCW—Assessments against public lands. Nothing in RCW 84.34.300 through 84.34.340 or 84.34.360 through 84.34.380 shall amend the provisions of chapter 79.44 RCW. [1992 c 52 § 25.]

84.34.900 Severability—1970 ex.s. c 87. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1970 ex.s. c 87 § 15.]

84.34.910 Effective date—1970 ex.s. c 87. The provisions of this act shall take effect on January 1, 1971. [1970 ex.s. c 87 § 16.]

84.34.920 Severability—1971 ex.s. c 243. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected. [1971 ex.s. c 243 § 9.]

84.34.921 Severability—1973 1st ex.s. c 212. If any provision of this 1973 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected. [1973 1st ex.s. c 212 § 20.]

84.34.922 Severability—1979 c 84. If any provision of this act, or its application to any person or circumstance is

held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected. [1979 c 84 § 11.]

84.34.923 Effective date—1992 c 69. This act shall take effect January 1, 1993. [1992 c 69 § 22.]

Chapter 84.36 RCW EXEMPTIONS

Sections	
84.36.005	Property subject to taxation.
84.36.010	Public, certain public-private and tribal property exempt.
84.36.015	Property valued at less than five hundred dollars—Exceptions.
84.36.020	Cemeteries, churches, parsonages, convents, and grounds.
84.36.030	Property used for character building, benevolent, protective or
04.30.030	
	rehabilitative social services—Camp facilities—Veteran or
	relief organization owned property—Property of nonprofit
	organizations that issue debt for student loans or that are
04.26.021	guarantee agencies.
84.36.031	Clarification of exemption in RCW 84.36.030.
84.36.032	Administrative offices of nonprofit religious organizations.
84.36.035	Property used by qualifying blood, tissue, or blood and tissue
04.26.027	banks.
84.36.037	Nonprofit organization property connected with operation of
04.26.040	public assembly hall or meeting place.
84.36.040	Nonprofit day care centers, libraries, orphanages, homes or
04.26.041	hospitals for the sick or infirm, outpatient dialysis facilities.
84.36.041	Nonprofit homes for the aging.
84.36.042	Nonprofit organization, corporation, or association property
	used to provide housing for persons with developmental dis-
04.26.042	abilities.
84.36.043	Nonprofit organization property used in providing emergency
	or transitional housing to low-income homeless persons or
0.4.0.6.0.4.5	victims of domestic violence.
84.36.045	Nonprofit organization property available without charge for
0126016	medical research or training of medical personnel.
84.36.046	Nonprofit cancer clinic or center.
84.36.047	Nonprofit organization property used for transmission or
	reception of radio or television signals originally broadcast
	by governmental agencies.
84.36.050	Schools and colleges.
84.36.060	Art, scientific and historical collections and property used to
	maintain, etc., such collections—Property of associations
	engaged in production and performance of musical, dance,
	artistic, etc., works—Fire engines, implements, and build-
0.4.2.6.0.70	ings of cities, towns, or fire companies—Humane societies.
84.36.070	Intangible personal property—Appraisal.
84.36.079	Rights, title, interest, and materials of certain vessels under
04.26.000	construction.
84.36.080	Certain ships and vessels.
84.36.090	Exemption for other ships and vessels.
84.36.100	Size of vessel immaterial.
84.36.105	Cargo containers used in ocean commerce.
84.36.110	Household goods and personal effects—Fifteen thousand dol-
04.26.120	lars actual value to head of family.
84.36.120	Household goods and personal effects—Definitions.
84.36.130	Airport property in this state for smaller airports belonging to
04.26.125	municipalities of adjoining states.
84.36.135	Real and personal property of housing finance commission.
84.36.210	Public right-of-way easements.
84.36.230	Interstate bridges—Reciprocity.
84.36.240	Soil and water conservation districts, personal property.
84.36.250	Water distribution property owned by nonprofit corporation or
0426255	cooperative association.
84.36.255	Improvements to benefit fish and wildlife habitat, water qual-
	ity, and water quantity—Cooperative assistance to landown-
	ers—Certification of best management practice—Limita-
04.26.260	tion—Landowner claim and certification.
84.36.260	Property, interests, etc., used for conservation of ecological
	systems, natural resources, or open space—Conservation or
94 26 262	scientific research organizations.
84.36.262	Cessation of use giving rise to exemption.
84.36.264	Application for exemption under RCW 84.36.260, conserva-
04.26.200	tion of ecological systems.
84.36.300	Stocks of merchandise, goods, wares or material—Aircraft
04 26 201	parts, etc.—When eligible for exemption.
84.36.301	Legislative finding and declaration for RCW 84.36.300.

Requirements for exemption under RCW 84.36.300.

84.36.310

84.36.320	Inspection of books and records for exemption under RCW 84.36.300.	Consumer loan act
84.36.350	Property owned or used for sheltered workshops for handi- capped.	Credit unions: Cha Federal agencies a
84.36.379	Residences—Property tax exemption—Findings.	Title 37 RCW
84.36.381	Residences—Property tax exemptions—Qualifications.	Flood control distr
84.36.383 84.36.385	Residences—Definitions. Residences—Claim for exemption—Forms—Change of sta-	
	tus—Publication and notice of qualifications and manner of	Irrigation district p
84.36.387	making claims. Perideness Claiments Penalty for falsification Pedua	Local improvement
04.30.307	Residences—Claimants—Penalty for falsification—Reduction by remainderman.	Olympic National I
84.36.389	Residences—Rules and regulations—Audits—Confidential- ity—Criminal penalty.	Open space, agri futures: Chap
84.36.400 84.36.451	Improvements to single family dwellings. Right to occupy or use certain public property, including lease-	Privilege taxes: Cl
04.50.451	hold interests.	Public utility distric
84.36.470	Agricultural products—Exemption.	Rainier National P
84.36.477 84.36.480	Business inventories. Nonprofit fair associations.	Savings and loan a
84.36.487	Air pollution control equipment in thermal electric generation	
04.26.500	facilities—Records—Payments on cessation of operation.	Termination of tax
84.36.500 84.36.510	Conservation futures on agricultural land. Mobile homes in dealer's inventory.	Timber and forest l
84.36.550	Nonprofit organizations—Property used for solicitation or col-	Timber property ta
	lection of gifts, donations, or grants.	
84.36.560	Nonprofit organizations that provide rental housing or used	84.36.005
84.36.570	space to very low-income households. Nonprofit organizations—Property used for agricultural	now existing, o
	research and education programs.	state, shall be s
84.36.590	Property used in connection with privatization contract at Han- ford reservation.	county, and otl
84.36.595	Motor vehicles, travel trailers, campers, and vehicles carrying	valuations ther
0.4.2.6.600	exempt licenses.	day of January
84.36.600 84.36.605	Computer software. Sales/leasebacks by regional transit authorities.	excepting such
84.36.630	Farming machinery and equipment.	15 § 84.36.005.
84.36.635	Property used for the manufacture of alcohol fuel or biodiesel	part; 1933 ex.s.
84.36.640	fuel. Property used for the manufacture of wood biomass fuel.	126 § 1, part; 19
84.36.645	Semiconductor materials.	1903 c 178 § 1
84.36.650	Property used by certain nonprofits to solicit or collect money	part; 1897 c 71
84.36.655	for artists. Property related to the manufacture of superefficient airplanes.	§§ 1, 5, part; 18
84.36.660	Installation of automatic sprinkler system under RCW	1886 p 47 § 1,
84.36.665	18.27.500 through 18.27.520. Military housing.	part; 1869 p 17
84.30.003		2, part; RRS §
	GENERAL PROVISIONS	
84.36.800	Definitions.	84.36.010
84.36.805	Conditions for obtaining exemptions by nonprofit organiza- tions, associations, or corporations.	property exem
84.36.810	Cessation of use under which exemption granted—Collection	the United State
04.26.012	of taxes.	ration; all prop
84.36.812	Additional tax payable at time of sale—Appeal of assessed values.	recognized Indi
84.36.813	Change in use—Duty to notify county assessor—Examina-	used exclusivel
04.26.015	tion—Recommendation.	route number 10
84.36.815 84.36.820	Tax exempt status—Initial application—Renewal. Renewal notice for exempt property—Failure to file before	constructed und
	due date, effect.	a financing co
84.36.825	Late filing penalty.	recorded agree
84.36.830	Review of applications for exemption—Procedure—Approval or denial—Notice.	to the public bo
84.36.833	Application for exemption or renewal may include all contig-	immediate poss
04.26.025	uous exempt property.	exempt from ta
84.36.835	List of exempt properties to be prepared and furnished each county assessor.	a foreign nation
84.36.840	Statements—Reports—Information—Filing—Requirements.	property is use
84.36.845	Revocation of exemption approved or renewed due to inaccu-	consul or other
84.36.850	rate information. Review—Appeals.	government, an
84.36.855	Property changing from exempt to taxable status—Procedure.	is a citizen of the
94 26 960	Public notice of provisions of act.	(2) For the
84.36.860		
84.36.865	Rules and regulations. Severability—1973 2nd ex s. c. 40	\ /
	Rules and regulations. Severability—1973 2nd ex.s. c 40. Effective date—Construction—1973 2nd ex.s. c 40.	ment services"
84.36.865 84.36.900 84.36.905	Severability—1973 2nd ex.s. c 40.	\ /

Cemetery associations: RCW 68.20.110, 68.20.120.

Columbia Basin project: RCW 89.12.120.

Conservation districts: Chapter 89.08 RCW.

[Title 84 RCW—page 54] (2008 Ed.)

et: Chapter 31.04 RCW.

hapter 31.12 RCW.

and instrumentalities: State Constitution Art. 7 §§ 1, 3;

rict property: RCW 86.09.520. property: RCW 87.03.260. it trust property: RCW 35.53.010.

Park: RCW 37.08.210.

cicultural, timber lands—Current use—Conservation apter 84.34 RCW.

Chapter 54.28 RCW.

ricts—Taxation: RCW 54.16.080.

Park: RCW 37.08.200.

associations: RCW 33.28.040. preferences: Chapter 43.136 RCW. lands: Chapter 84.33 RCW.

ax exemption: RCW 84.33.040.

Property subject to taxation. All property or that is hereafter created or brought into this subject to assessment and taxation for state, ther taxing district purposes, upon equalized reof, fixed with reference thereto on the first y at twelve o'clock meridian in each year, as is exempted from taxation by law. [1961 c 5. Prior: 1955 c 196 § 2; prior: 1939 c 206 § 8, s. c 19 § 1, part; 1933 c 115 § 1, part; 1929 c 925 ex.s. c 130 § 7, part; 1915 c 131 § 1, part; 1, part; 1901 c 176 § 1, part; 1899 c 141 § 2, §§ 1, 5, part; 1895 c 176 § 2, part; 1893 c 124 891 c 140 §§ 1, 5, part; 1890 p 532 §§ 1, 5, part; part; Code 1881 § 2829, part; 1871 p 37 § 4, 76 § 4, part; 1867 p 61 § 2, part; 1854 p 331 § 11111, part. Formerly RCW 84.40.010.]

Public, certain public-private and tribal **npt.** (1) All property belonging exclusively to tes, the state, or any county or municipal corpoperty belonging exclusively to any federally lian tribe located in the state, if that property is ely for essential government services; all state 6 corridor transportation systems and facilities der chapter 47.46 RCW; and all property under ontract pursuant to chapter 39.94 RCW or ement granting immediate possession and use odies listed in this section or under an order of ssession and use pursuant to RCW 8.04.090; is axation. All property belonging exclusively to nal government is exempt from taxation if that ed exclusively as an office or residence for a r official representative of the foreign national nd if the consul or other official representative that foreign nation.

e purposes of this section, "essential governmeans services such as tribal administration, s, fire, police, public health, education, sewer, mental and land use, transportation, and utility services. [2004 c 236 § 1; 1998 c 179 § 8; 1990 c 47 § 2; 1971 ex.s. c 260 § 1; 1969 c 34 § 1. Prior: 1967 ex.s. c 149 § 31; 1967 ex.s. c 145 § 35; 1961 c 15 § 84.36.010; prior: **Exemptions 84.36.030**

1955 c 196 § 3; prior: 1939 c 206 § 8, part; 1933 ex.s. c 19 § 1, part; 1933 c 115 § 1, part; 1929 c 126 § 1, part; 1925 ex.s. c 130 § 7, part; 1915 c 131 § 1, part; 1903 c 178 § 1, part; 1901 c 176 § 1, part; 1899 c 141 § 2, part; 1897 c 71 §§ 1, 5, part; 1895 c 176 § 2, part; 1893 c 124 §§ 1, 5, part; 1891 c 140 §§ 1, 5, part; 1890 p 532 §§ 1, 5, part; 1886 p 47 § 1, part; Code 1881 § 2829, part; 1871 p 37 § 4, part; 1869 p 176 § 4, part; 1867 p 61 § 2, part; 1854 p 331 § 2, part; RRS § 11111, part. Formerly RCW 84.40.010.]

Application—1998 c 179 § 8: "Section 8 of this act is effective for taxes levied for collection in 1999 and thereafter." [1998 c 179 § 9.]

Finding—1998 c 179: See note following RCW 35.21.718.

84.36.015 Property valued at less than five hundred dollars—Exceptions. (1) Each parcel of real property, and each personal property account, that has an assessed value of less than five hundred dollars is exempt from taxation.

(2) This section does not apply to personal property to which the exemption from taxation under RCW 84.36.110(2) may be applied or to real property which qualifies for preferential tax treatment under this chapter or chapter 84.14, 84.26, 84.33, or 84.34 RCW. [1997 c 244 § 1.]

Effective date—1997 c 244: "This act takes effect January 1, 1999." $[1997 c 244 \S 3.]$

84.36.020 Cemeteries, churches, parsonages, convents, and grounds. The following real and personal property shall be exempt from taxation:

All lands, buildings, and personal property required for necessary administration and maintenance, used, or to the extent used, exclusively for public burying grounds or cemeteries without discrimination as to race, color, national origin or ancestry;

All churches, personal property, and the ground, not exceeding five acres in area, upon which a church of any nonprofit recognized religious denomination is or shall be built, together with a parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such property. The area exempted shall in any case include all ground covered by the church, parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such property and the structures and ground necessary for street access, parking, light, and ventilation, but the area of unoccupied ground exempted in such cases, in connection with church, parsonage, convent, and buildings and improvements required for the maintenance and safeguarding of such property, shall not exceed the equivalent of one hundred twenty by one hundred twenty feet except where additional unoccupied land may be required to conform with state or local codes, zoning, or licensing requirements. The parsonage and convent need not be on land contiguous to the church property. To be exempt the property must be wholly used for church purposes: PROVIDED, That the loan or rental of property otherwise exempt under this paragraph to a nonprofit organization, association, or corporation, or school for use for an eleemosynary activity shall not nullify the exemption provided in this paragraph if the rental income, if any, is reasonable and is devoted solely to the operation and maintenance of the property. [1994 c 124 § 16; 1975 1st ex.s. c 291 § 12; 1973 2nd ex.s. c 40 § 1; 1971 ex.s. c 64 § 3; 1961 c 103 § 3; 1961 c 15 § 84.36.020. Prior:

 $1955\ c\ 196\ \S\ 4;$ prior: $1939\ c\ 206\ \S\ 8,$ part; $1933\ ex.s.\ c\ 19\ \S\ 1,$ part; $1933\ c\ 115\ \S\ 1,$ part; $1929\ c\ 126\ \S\ 1,$ part; $1925\ ex.s.$ c $130\ \S\ 7,$ part; $1915\ c\ 131\ \S\ 1,$ part; $1903\ c\ 178\ \S\ 1,$ part; $1901\ c\ 176\ \S\ 1,$ part; $1899\ c\ 141\ \S\ 2,$ part; $1897\ c\ 71\ \S\S\ 1,$ 5, part; $1895\ c\ 176\ \S\ 2,$ part; $1893\ c\ 124\ \S\S\ 1,$ 5, part; $1891\ c\ 140\ \S\S\ 1,$ 5, part; $1890\ p\ 532\ \S\S\ 1,$ 5, part; $1886\ p\ 47\ \S\ 1,$ part; Code $1881\ \S\ 2829,$ part; $1871\ p\ 37\ \S\ 4,$ part; $1869\ p\ 176\ \S\ 4,$ part; $1867\ p\ 61\ \S\ 2,$ part; $1854\ p\ 331\ \S\ 2,$ part; RRS $\S\ 11111,$ part. Formerly RCW 84.40.010.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

Construction—1961 c 103: See note following RCW 49.60.040.

Burial lot for particular person: RCW 68.24.220.

Nonprofit cemetery associations, certain exemptions: RCW 68.20.110, 68.20.120.

- 84.36.030 Property used for character building, benevolent, protective or rehabilitative social services—Camp facilities—Veteran or relief organization owned property—Property of nonprofit organizations that issue debt for student loans or that are guarantee agencies. The following real and personal property shall be exempt from taxation:
- (1)(a) Property owned by nonprofit organizations or associations, organized and conducted for nonsectarian purposes, which shall be used for character-building, benevolent, protective or rehabilitative social services directed at persons of all ages.
- (b) The sale of donated merchandise shall not be considered a commercial use of the property under this section if the proceeds are devoted to the furtherance of the purposes of the selling organization or association as specified in this subsection (1).
- (c) In a county with a population of less than twenty thousand, the rental or use of property, owned by a nonprofit organization or association described in (a) of this subsection, by a person, group, or organization in one of the following ways shall not nullify the exemption:
- (i) The property may be rented or used for pecuniary gain or for business activities or by individuals, groups, and organizations for private purposes if the rental or use:
 - (A) Does not exceed fifteen days each assessment year;
- (B) No comparable private for-profit facility exists within ten miles of the property that could be used for the same purpose for which the property is loaned or rented; and
- (C) All income from the rental or use of the exempt property is used for capital improvements to the exempt property, maintenance and operation of the exempt property, or for exempt purposes; or
- (ii) The property is rented or used by a nonprofit community group or other nonprofit organization that might not qualify for exemption if it owned the property as long as the rental or use of the property:
 - (A) Does not exceed fifteen days each assessment year;
 - (B) Does not result in pecuniary gain;
 - (C) Does not involve business activities;
 - (D) Is always for the general public good; and
- (E) All income from the rental or use of the exempt property is used for capital improvements to the exempt property, maintenance and operation of the exempt property, or for exempt purposes.

(2008 Ed.) [Title 84 RCW—page 55]

- (2) Property owned by any nonprofit church, denomination, group of churches, or an organization or association, the membership of which is comprised solely of churches or their qualified representatives, which is utilized as a camp facility if used for organized and supervised recreational activities and church purposes as related to such camp facilities. The exemption provided by this paragraph shall apply to a maximum of two hundred acres of any such camp as selected by the church, including buildings and other improvements thereon.
- (3) Property, including buildings and improvements required for the maintenance and safeguarding of such property, owned by nonprofit organizations or associations engaged in character building of boys and girls under eighteen years of age, and used for such purposes and uses, provided such purposes and uses are for the general public good: PROVIDED, That if existing charters provide that organizations or associations, which would otherwise qualify under the provisions of this paragraph, serve boys and girls up to the age of twenty-one years, then such organizations or associations shall be deemed qualified pursuant to this section.
- (4)(a) Property owned by all organizations and societies of veterans of any war of the United States, recognized as such by the department of defense, which shall have national charters, and which shall have for their general purposes and objects the preservation of the memories and associations incident to their war service and the consecration of the efforts of their members to mutual helpfulness and to patriotic and community service to state and nation. To be exempt such property must be used in such manner as may be reasonably necessary to carry out the purposes and objects of such societies.
- (b) The use of the property for pecuniary gain or for business activities, except as provided in this subsection (4), nullifies the exemption otherwise available for the property for the assessment year. The exemption is not nullified by:
- (i) The collection of rent or donations if the amount is reasonable and does not exceed maintenance and operation expenses.
- (ii) Fund-raising activities conducted by a nonprofit organization.
- (iii) The use of the property for pecuniary gain for periods of not more than fifteen days in a year.
- (c) An inadvertent use of the property in a manner inconsistent with the purpose for which exemption is granted, if the inadvertent use is not part of a pattern of use. A pattern of use is presumed when an inadvertent use is repeated in the same assessment year or in two or more successive assessment years.
- (5) Property owned by all corporations, incorporated under any act of congress, whose principal purposes are to furnish volunteer aid to members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same.
- (6) Property owned by nonprofit organizations exempt from federal income tax under section 501(c)(3) of the internal revenue code of 1954, as amended, that are guarantee

- agencies under the federal guaranteed student loan program or that issue debt to provide or acquire student loans.
- (7) To be exempt under this section, the property must be used exclusively for the purposes for which exemption is granted, except as provided in RCW 84.36.805.
- (8) For the purposes of this section, "general public good" means members of the community derive a benefit from the rental or use of the property by the nonprofit community group or organization. [2006 c 305 § 1; 1993 c 327 § 2; 1990 c 283 § 6; 1987 c 433 § 2; 1984 c 220 § 1; 1983 1st ex.s. c 25 § 1; 1973 2nd ex.s. c 40 § 2. Prior: 1971 ex.s. c 292 § 70; 1971 ex.s. c 64 § 1; 1969 c 137 § 1; 1961 c 15 § 84.36.030; prior: 1955 c 196 § 5; prior: (i) 1939 c 206 § 8, part; 1933 ex.s. c 19 § 1, part; 1933 c 115 § 1, part; 1929 c 126 § 1, part; 1925 ex.s. c 130 § 7, part; 1915 c 131 § 1, part; 1903 c 178 § 1, part; 1901 c 176 § 1, part; 1899 c 141 § 2, part; 1897 c 71 §§ 1, 5, part; 1895 c 176 § 2, part; 1893 c 124 §§ 1, 5, part; 1891 c 140 §§ 1, 5, part; 1890 p 532 §§ 1, 5, part; 1886 p 47 § 1, part; Code 1881 § 2829, part; 1871 p 37 § 4, part; 1869 p 176 § 4, part; 1867 p 61 § 2, part; 1854 p 331 § 2, part; RRS § 11111, part. (ii) 1945 c 109 § 1; Rem. Supp. 1945 § 11111a.]

Construction—1990 c 283 §§ 6 and 7: "Sections 6 and 7 of this act shall not be construed as modifying or affecting any other existing or future exemptions." [1990 c 283 § 8.]

Applicability—1983 1st ex.s. c 25: "This act is effective for property taxes levied in calendar year 1983 and due and payable in calendar year 1984 and thereafter." [1983 1st ex.s. c 25 § 2.]

Severability—1971 ex.s. c 292: See note following RCW 26.28.010.

84.36.031 Clarification of exemption in RCW **84.36.030.** Property leased, loaned, sold with the option to repurchase, or otherwise made available to organizations described in RCW 84.36.030 above shall not be exempt from taxation. However, property that is owned by an organization exempt under RCW 84.36.030 may loan, lease, or rent the property to another organization for the same purpose as set out in RCW 84.36.030. [2006 c 305 § 2; 1969 c 137 § 2.]

84.36.032 Administrative offices of nonprofit religious organizations. The real and personal property of the administrative offices of nonprofit recognized religious organizations shall be exempt to the extent that the property is used for the administration of the religious programs of the organization and such other programs as would be exempt under RCW 84.36.020 and 84.36.030 as now or hereafter amended. [1975 1st ex.s. c 291 § 13.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

84.36.035 Property used by qualifying blood, tissue, or blood and tissue banks. (1) The following property shall be exempt from taxation:

All property, whether real or personal, belonging to or leased by any nonprofit corporation or association and used exclusively in the business of a qualifying blood bank, a qualifying tissue bank, or a qualifying blood and tissue bank, or in the administration of these businesses. If the real or personal property is leased, the benefit of the exemption shall inure to the nonprofit corporation or association.

[Title 84 RCW—page 56] (2008 Ed.)

Exemptions 84.36.041

(2) The definitions in RCW 82.04.324 apply to this section. [2004 c 82 \S 4; 1995 2nd sp.s. c 9 \S 1; 1971 ex.s. c 206 \S 1.]

Applicability—1995 2nd sp.s. c 9 §§ 1 and 2: "Sections 1 and 2 of this act are effective for taxes levied for collection in 1996 and thereafter." [1995 2nd sp.s. c 9 § 6.]

Effective date—1995 2nd sp.s. c 9: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1995." [1995 2nd sp.s. c 9 § 7.]

- 84.36.037 Nonprofit organization property connected with operation of public assembly hall or meeting place. (1) Real or personal property owned by a nonprofit organization, association, or corporation in connection with the operation of a public assembly hall or meeting place is exempt from taxation. The area exempt under this section includes the building or buildings, the land under the buildings, and an additional area necessary for parking, not exceeding a total of one acre. When property for which exemption is sought is essentially unimproved except for restroom facilities and structures and this property has been used primarily for annual community celebration events for at least ten years, the exempt property shall not exceed twenty-nine acres.
- (2) To qualify for this exemption the property must be used exclusively for public gatherings and be available to all organizations or persons desiring to use the property, but the owner may impose conditions and restrictions which are necessary for the safekeeping of the property and promote the purposes of this exemption. Membership shall not be a prerequisite for the use of the property.
- (3) The use of the property for pecuniary gain or for business activities, except as provided in this section, nullifies the exemption otherwise available for the property for the assessment year. The exemption is not nullified by:
- (a) The collection of rent or donations if all funds collected are used for capital improvements to the exempt property, maintenance and operation of the exempt property, or for exempt purposes.
- (b) Fund-raising activities conducted by a nonprofit organization.
- (c) The use of the property for pecuniary gain, for business activities for periods of not more than fifteen days each assessment year so long as all income received from rental or use of the exempt property is used for capital improvements to the exempt property, maintenance and operation of the exempt property, or for exempt purposes.
- (d) In a county with a population of less than twenty thousand, the use of the property to promote the following business activities: Dance lessons, art classes, or music lessons
- (e) An inadvertent use of the property in a manner inconsistent with the purpose for which exemption is granted, if the inadvertent use is not part of a pattern of use. A pattern of use is presumed when an inadvertent use is repeated in the same assessment year or in two or more successive assessment years.
- (4) The department of revenue shall narrowly construe this exemption. [2006 c 305 § 3. Prior: 1998 c 311 § 19;

1998 c 189 § 1; 1997 c 298 § 1; 1993 c 327 § 1; 1987 c 505 § 80; 1981 c 141 § 2.]

Applicability, construction—1981 c 141: See note following RCW 84.36.060.

- 84.36.040 Nonprofit day care centers, libraries, orphanages, homes or hospitals for the sick or infirm, outpatient dialysis facilities. (1) The real and personal property used by nonprofit (a) day care centers as defined pursuant to *RCW 74.15.020; (b) free public libraries; (c) orphanages and orphan asylums; (d) homes for the sick or infirm; (e) hospitals for the sick; and (f) outpatient dialysis facilities, which are used for the purposes of such organizations shall be exempt from taxation: PROVIDED, That the benefit of the exemption inures to the user.
- (2) The real and personal property leased to and used by a hospital, owned and operated by a public hospital district established under chapter 70.44 RCW, for hospital purposes is exempt from taxation. The benefit of the exemption must inure to the user.
- (3) To be exempt under this section, the property must be used exclusively for the purposes for which exemption is granted, except as provided in RCW 84.36.805. [2001 c 126 § 1; 1989 c 379 § 1; 1987 c 31 § 1; 1984 c 220 § 2; 1973 2nd ex.s. c 40 § 3; 1973 1st ex.s. c 154 § 119; 1969 ex.s. c 245 § 1; 1961 c 15 § 84.36.040. Prior: 1955 c 196 § 6; prior: 1939 c 206 § 8, part; 1933 ex.s. c 19 § 1, part; 1933 c 115 § 1, part; 1929 c 126 § 1, part; 1925 ex.s. c 130 § 7, part; 1915 c 131 § 1, part; 1903 c 178 § 1, part; 1901 c 176 § 1, part; 1899 c 141 § 2, part; 1897 c 71 §§ 1, 5, part; 1895 c 176 § 2, part; 1893 c 124 §§ 1, 5, part; 1891 c 140 §§ 1, 5, part; 1890 p 532 §§ 1, 5, part; 1886 p 47 § 1, part; Code 1881 § 2829, part; 1871 p 37 § 4, part; 1869 p 176 § 4, part; 1867 p 61 § 2, part; 1854 p 331 § 2, part; RRS § 11111, part.]

*Reviser's note: RCW 74.15.020 was amended by 2006 c 265 § 401, removing the definition for "day care centers."

Application—2001 c 126: "This act applies to taxes levied for collection in 2002 and thereafter." [2001 c 126 \S 5.]

Severability—1989 c 379: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1989 c 379 \S 7.]

Effective date—1989 c 379: "This act shall take effect April 1, 1990, and shall be effective for taxes levied for collection in 1991 and thereafter." [1989 c 379 § 8.]

- **84.36.041 Nonprofit homes for the aging.** (1) All real and personal property used by a nonprofit home for the aging that is reasonably necessary for the purposes of the home is exempt from taxation if the benefit of the exemption inures to the home and:
- (a) At least fifty percent of the occupied dwelling units in the home are occupied by eligible residents; or
- (b) The home is subsidized under a federal department of housing and urban development program. The department of revenue shall provide by rule a definition of homes eligible for exemption under this subsection (1)(b), consistent with the purposes of this section.
- (2) All real and personal property used by a nonprofit home for the aging that is reasonably necessary for the purposes of the home is exempt from taxation if the benefit of the exemption inures to the home and the construction, rehabili-

tation, acquisition, or refinancing of the home is financed under a program using bonds exempt from federal income tax if at least seventy-five percent of the total amount financed uses the tax exempt bonds and the financing program requires the home to reserve a percentage of all dwelling units so financed for low-income residents. The initial term of the exemption under this subsection shall equal the term of the tax exempt bond used in connection with the financing program, or the term of the requirement to reserve dwelling units for low-income residents, whichever is shorter. If the financing program involves less than the entire home, only those dwelling units included in the financing program are eligible for total exemption. The department of revenue shall provide by rule the requirements for monitoring compliance with the provisions of this subsection and the requirements for exemption including:

- (a) The number or percentage of dwelling units required to be occupied by low-income residents, and a definition of low income;
- (b) The type and character of the dwelling units, whether independent units or otherwise; and
- (c) Any particular requirements for continuing care retirement communities.
- (3) A home for the aging is eligible for a partial exemption on the real property and a total exemption for the home's personal property if the home does not meet the requirements of subsection (1) of this section because fewer than fifty percent of the occupied dwelling units are occupied by eligible residents, as follows:
- (a) A partial exemption shall be allowed for each dwelling unit in a home occupied by a resident requiring assistance with activities of daily living.
- (b) A partial exemption shall be allowed for each dwelling unit in a home occupied by an eligible resident.
- (c) A partial exemption shall be allowed for an area jointly used by a home for the aging and by a nonprofit organization, association, or corporation currently exempt from property taxation under one of the other provisions of this chapter. The shared area must be reasonably necessary for the purposes of the nonprofit organization, association, or corporation exempt from property taxation under one of the other provisions of this chapter, such as kitchen, dining, and laundry areas.
- (d) The amount of exemption shall be calculated by multiplying the assessed value of the property reasonably necessary for the purposes of the home, less the assessed value of any area exempt under (c) of this subsection, by a fraction. The numerator of the fraction is the number of dwelling units occupied by eligible residents and by residents requiring assistance with activities of daily living. The denominator of the fraction is the total number of occupied dwelling units as of December 31st of the first assessment year the home becomes operational for which exemption is claimed and January 1st of each subsequent assessment year for which exemption is claimed.
- (4) To be exempt under this section, the property must be used exclusively for the purposes for which the exemption is granted, except as provided in RCW 84.36.805.
- (5) A home for the aging is exempt from taxation only if the organization operating the home is exempt from income tax under section 501(c) of the federal internal revenue code

as existing on January 1, 1989, or such subsequent date as the director may provide by rule consistent with the purposes of this section.

- (6) In order for the home to be eligible for exemption under subsections (1)(a) and (3)(b) of this section, each eligible resident of a home for the aging shall submit an income verification form to the county assessor by July 1st of the assessment year for which exemption is claimed. However, during the first year a home becomes operational, the county assessor shall accept income verification forms from eligible residents up to December 31st of the assessment year. The income verification form shall be prescribed and furnished by the department of revenue. An eligible resident who has filed a form for a previous year need not file a new form until there is a change in status affecting the person's eligibility.
- (7) In determining the true and fair value of a home for the aging for purposes of the partial exemption provided by subsection (3) of this section, the assessor shall apply the computation method provided by RCW 84.34.060 and shall consider only the use to which such property is applied during the years for which such partial exemptions are available and shall not consider potential uses of such property.
 - (8) As used in this section:
 - (a) "Eligible resident" means a person who:
- (i) Occupied the dwelling unit as a principal place of residence as of December 31st of the first assessment year the home becomes operational. In each subsequent year, the eligible resident must occupy the dwelling unit as a principal place of residence as of January 1st of the assessment year for which the exemption is claimed. Confinement of the person to a hospital or nursing home does not disqualify the claim of exemption if the dwelling unit is temporarily unoccupied or if the dwelling unit is occupied by a spouse or a domestic partner, a person financially dependent on the claimant for support, or both; and
- (ii) Is sixty-one years of age or older on December 31st of the year in which the exemption claim is filed, or is, at the time of filing, retired from regular gainful employment by reason of physical disability. Any surviving spouse or surviving domestic partner of a person who was receiving an exemption at the time of the person's death shall qualify if the surviving spouse or surviving domestic partner is fifty-seven years of age or older and otherwise meets the requirements of this subsection; and
- (iii) Has a combined disposable income of no more than the greater of twenty-two thousand dollars or eighty percent of the median income adjusted for family size as most recently determined by the federal department of housing and urban development for the county in which the person resides. For the purposes of determining eligibility under this section, a "cotenant" means a person who resides with an eligible resident and who shares personal financial resources with the eligible resident.
- (b) "Combined disposable income" means the disposable income of the person submitting the income verification form, plus the disposable income of his or her spouse or domestic partner, and the disposable income of each cotenant occupying the dwelling unit for the preceding calendar year, less amounts paid by the person submitting the income verification form or his or her spouse or domestic partner or cotenant during the previous year for the treatment or care of

[Title 84 RCW—page 58] (2008 Ed.)

either person received in the dwelling unit or in a nursing home. If the person submitting the income verification form was retired for two months or more of the preceding year, the combined disposable income of such person shall be calculated by multiplying the average monthly combined disposable income of such person during the months such person was retired by twelve. If the income of the person submitting the income verification form is reduced for two or more months of the preceding year by reason of the death of the person's spouse or domestic partner, the combined disposable income of such person shall be calculated by multiplying the average monthly combined disposable income of such person after the death of the spouse or domestic partner by twelve.

- (c) "Disposable income" means adjusted gross income as defined in the federal internal revenue code, as amended prior to January 1, 1989, or such subsequent date as the director may provide by rule consistent with the purpose of this section, plus all of the following items to the extent they are not included in or have been deducted from adjusted gross income:
- (i) Capital gains, other than gain excluded from income under section 121 of the federal internal revenue code to the extent it is reinvested in a new principal residence;
 - (ii) Amounts deducted for loss;
 - (iii) Amounts deducted for depreciation;
 - (iv) Pension and annuity receipts;
- (v) Military pay and benefits other than attendant-care and medical-aid payments;
- (vi) Veterans benefits other than attendant-care and medical-aid payments;
- (vii) Federal social security act and railroad retirement benefits;
 - (viii) Dividend receipts; and
 - (ix) Interest received on state and municipal bonds.
- (d) "Resident requiring assistance with activities of daily living" means a person who requires significant assistance with the activities of daily living and who would be at risk of nursing home placement without this assistance.
- (e) "Home for the aging" means a residential housing facility that (i) provides a housing arrangement chosen voluntarily by the resident, the resident's guardian or conservator, or another responsible person; (ii) has only residents who are at least sixty-one years of age or who have needs for care generally compatible with persons who are at least sixty-one years of age; and (iii) provides varying levels of care and supervision, as agreed to at the time of admission or as determined necessary at subsequent times of reappraisal.
- (9) A for-profit home for the aging that converts to non-profit status after June 11, 1992, and would otherwise be eligible for tax exemption under this section may not receive the tax exemption until five years have elapsed since the conversion. The exemption shall then be ratably granted over the next five years. [2008 c 6 § 707; 2001 c 187 § 14. Prior: 1999 c 358 § 16; 1999 c 356 § 1; 1998 c 311 § 20; 1997 c 3 § 124 (Referendum Bill No. 47, approved November 4, 1997); 1993 c 151 § 1; 1992 c 213 § 1; 1991 sp.s. c 24 § 1; 1991 c 203 § 2; 1989 c 379 § 2.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

Application—2001 c 187: See note following RCW 84.40.020.

Effective date—1999 c 358 §§ 1 and 3-21: See note following RCW 82 04 3651

Effective date—1999 c 356: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 17, 1999]." [1999 c 356 § 2.]

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Applicability—1993 c 151: "This act shall be effective for taxes levied in 1994 for collection in 1995 and for taxes levied thereafter." [1993 c 151 § 2.]

Applicability—1992 c 213: "The combined disposable income threshold of twenty-two thousand dollars or less contained in section 1 of this act shall be effective for taxes levied for collection in 1993 and thereafter." [1992 c 213 § 3.]

Severability—Effective date—1989 c 379: See notes following RCW 84.36.040.

- 84.36.042 Nonprofit organization, corporation, or association property used to provide housing for persons with developmental disabilities. (1) All real and personal property owned or leased by a nonprofit organization, corporation, or association to provide housing for eligible persons with developmental disabilities is exempt from property taxation.
- (a) To qualify for this exemption, the nonprofit organization, corporation, or association must be qualified for exemption under section 501(c)(3) of the internal revenue code of 1986 (26 U.S.C. Sec. 501(c)(3)). It must also have been organized for charitable purposes to create and preserve long-term affordable housing for low-income developmentally disabled persons.
- (b) The housing must be occupied by eligible persons who have a low income.
 - (2) As used in this section:
- (a) "Developmental disability" means the same as defined in RCW 71A.10.020;
- (b) "Eligible person" means the same as defined in RCW 71A.10.020; and
- (c) "Low income" means the adjusted gross income of the resident is at eighty percent or less of the median income adjusted for family size, as most recently determined by the federal department of housing and urban development for the county in which the housing is located and in effect as of January 1st of the assessment year for which the exemption is sought. "Adjusted gross income" is as defined in the federal internal revenue code of 1986, as it exists on June 11, 1998, or such subsequent date as the director may provide by rule consistent with the purpose of this section.
- (3) To be exempt under this section, the property must be used exclusively for the purposes for which the exemption is granted, except as provided in RCW 84.36.805.
- (4) If the real or personal property for which exemption is sought is leased, the benefit of the exemption must inure to the nonprofit organization, corporation, or association leasing the property to provide the housing for developmentally disabled persons. [1998 c 202 § 1.]

84.36.043 Nonprofit organization property used in providing emergency or transitional housing to low-income homeless persons or victims of domestic violence.
(1) The real and personal property used by a nonprofit organization in providing emergency or transitional housing for

low-income homeless persons as defined in RCW 35.21.685 or 36.32.415 or victims of domestic violence who are homeless for personal safety reasons is exempt from taxation if:

- (a) The charge, if any, for the housing does not exceed the actual cost of operating and maintaining the housing; and
- (b)(i) The property is owned by the nonprofit organization; or
- (ii) The property is rented or leased by the nonprofit organization and the benefit of the exemption inures to the nonprofit organization.
 - (2) As used in this section:
- (a) "Homeless" means persons, including families, who, on one particular day or night, do not have decent and safe shelter nor sufficient funds to purchase or rent a place to stay.
- (b) "Emergency housing" means a project that provides housing and supportive services to homeless persons or families for up to sixty days.
- (c) "Transitional housing" means a project that provides housing and supportive services to homeless persons or families for up to two years and that has as its purpose facilitating the movement of homeless persons and families into independent living.
- (3) This exemption is subject to the administrative provisions contained in RCW 84.36.800 through 84.36.865. [1998 c 174 \S 1; 1991 c 198 \S 1; 1990 c 283 \S 2; 1983 1st ex.s. c 55 \S 12.]

Effective dates—1983 1st ex.s. c 55: See note following RCW 82.08.010.

84.36.045 Nonprofit organization property available without charge for medical research or training of medical personnel. All real and personal property owned or used by any nonprofit corporation or association which is available without charge for research by, or for the training of, doctors, nurses, laboratory technicians, hospital administrators and staff or other hospital personnel, and which otherwise is used for medical research, the results of which will be available without cost to the public, shall be exempt from ad valorem taxation. If the real or personal property is leased, the benefit of the exemption shall inure to the nonprofit corporation or association.

To be exempt under this section, the property must be used exclusively for the purposes for which exemption is granted, except as provided in RCW 84.36.805. [1998 c 184 § 1; 1984 c 220 § 3; 1975 1st ex.s. c 291 § 23.]

Application—1998 c 184: "This act applies to taxes levied for collection in 1999 and thereafter." [1998 c $184 \S 3$.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

- **84.36.046** Nonprofit cancer clinic or center. (1) All real or personal property owned or used by a nonprofit organization, corporation, or association in connection with a nonprofit cancer clinic or center shall be exempt from taxation if all of the following conditions are met:
- (a) The nonprofit cancer clinic or center must be comprised of or have been formed by an organization, corporation, or association qualified for exemption under section 501(c)(3) of the internal revenue code of 1986 (26 U.S.C. Sec. 501(c)(3)), by a municipal hospital corporation, or by both;

- (b) The nonprofit organization, corporation, or association operating the nonprofit clinic or center and applying for the exemption must be qualified for exemption under section 501(c)(3) of the internal revenue code of 1986 (26 U.S.C. Sec. 501(c)(3)); and
- (c) The property must be used primarily in connection with the prevention, detection, and treatment of cancer, except as provided in RCW 84.36.805.
- (2)(a) As used in this section, "nonprofit cancer clinic or center" means a medical facility operated:
- (i) By a nonprofit organization, corporation, or association associated with a nonprofit hospital or group of nonprofit hospitals, by a municipal hospital corporation, or by both; and
- (ii) For the primary purpose of preventing and detecting cancer and treating cancer patients.
- (b) For the purposes of this subsection, "primary purpose" means that at least fifty-one percent of the patients who receive treatment at the clinic or center do so because they have been diagnosed as having cancer. In carrying out its primary purpose, the nonprofit cancer clinic or center provides any combination of radiation therapy, chemotherapy, and ancillary services, directly related to the prevention, detection, and treatment of cancer. These ancillary services include, but are not limited to, patient screening, case management, counseling, and access to a tumor registry.
- (3) The exemption also applies to administrative offices located within the nonprofit cancer clinic or center that are used exclusively in conjunction with the cancer treatment services provided by the nonprofit cancer clinic or center.
- (4) If the real or personal property for which exemption is sought is leased, the benefit of the exemption must inure to the nonprofit cancer clinic or center. [1997 c 143 § 1.]

Applicability—1997 c 143: "This act is effective for taxes levied for collection in 1998 and thereafter." [1997 c 143 § 5.]

84.36.047 Nonprofit organization property used for transmission or reception of radio or television signals originally broadcast by governmental agencies. The following property shall be exempt from taxation:

Real and personal property owned by or leased to any nonprofit corporation or association and, except as provided in RCW 84.36.805, used exclusively to rebroadcast, amplify, or otherwise facilitate the transmission and/or reception of radio and/or television signals originally broadcast by foreign or domestic governmental agencies for reception by the general public: PROVIDED, That in the event such property is leased, the benefit of the exemption shall inure to the user. [1984 c 220 § 4; 1977 ex.s. c 348 § 1.]

Effective date—Construction—1977 ex.s. c 348: "This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, shall take effect immediately and shall be effective for assessment in 1977 for taxes due and payable in 1978." [1977 ex.s. c 348 § 3.]

- **84.36.050 Schools and colleges.** The following property is exempt from taxation:
- (1) Property owned or used by or for any nonprofit school or college in this state for educational purposes or cultural or art educational programs as defined in RCW 82.04.4328. Real property so exempt shall not exceed four

[Title 84 RCW—page 60] (2008 Ed.)

hundred acres including, but not limited to, buildings and grounds designed for the educational, athletic, or social programs of the institution, the housing of students, religious faculty, and the chief administrator, athletic buildings, and all other school or college facilities, the need for which would be nonexistent but for the presence of the school or college. The property must be principally designed to further the educational, athletic, or social functions of the college or school. If the property is leased, the benefit of the exemption must inure to such school or college.

- (2) Real or personal property owned by a not-for-profit foundation that is established for the exclusive support of an institution of higher education, as defined in RCW 28B.10.016. If the property is leased to and used by the institution for college or campus purposes, it must be principally designed to further the educational, athletic, or social functions of the institution. The exemption is only available for property actively utilized by currently enrolled students. The benefit of the exemption must inure to the college.
- (3) Subject to subsection (4) of this section, if the property exempt under subsection (1) or (2) of this section is used by an individual or organization not entitled to a property tax exemption, except as provided in this subsection, the exemption is nullified for the assessment year in which such use occurs. The exemption is not nullified as a result of any of the uses listed in (a) or (b) of this subsection:
- (a) The property is used by students, alumni, faculty, staff, or other persons or entities in a manner consistent with the educational, social, or athletic programs, including property used for related administrative and support functions, of the school or college and not for pecuniary gain or to promote business activities. Notwithstanding the foregoing, the school or college may contract with and permit the use of school or college property by persons or entities to provide school or college-related programs or services including, but not limited to, the provision of food services to students, faculty, and staff, the operation of a bookstore on campus, and the provision to the school or college of maintenance, operational, or administrative services without nullifying the exemption; or
- (b) The property is used for pecuniary gain or to promote business activities for not more than seven days in the calendar year, such uses to be measured separately with respect to each specific portion of such property. If exempt property is used as a sports or educational camp or program taught, operated, or conducted by a faculty member who is required or permitted to do so as part of his or her compensation package, the days when the property is so used will not be included in calculating the seven day limitation of this subsection (3)(b).
- (4) The amount of rent or donations, if any, received by the college or school for such uses described in subsection (3)(a) or (b) of this section, or by an organization entitled to a property tax exemption, must be reasonable and not exceed maintenance and operation expenses associated with the use by such user.
- (5) The exemption under this section will not be nullified by an inadvertent use of the property in a manner inconsistent with the purpose for which exemption is granted, if the inadvertent use is not part of a pattern of use. A pattern of use is presumed when an inadvertent use is repeated in the same assessment year or in two or more successive assessment

years. [2006 c 226 § 2; 2001 c 126 § 2; 1984 c 220 § 5; 1973 2nd ex.s. c 40 § 4; 1971 ex.s. c 206 § 2; 1970 ex.s. c 55 § 1; 1961 c 15 § 84.36.050. Prior: 1955 c 196 § 7; prior: 1939 c 206 § 8, part; 1933 ex.s. c 19 § 1, part; 1933 c 115 § 1, part; 1929 c 126 § 1, part; 1925 ex.s. c 130 § 7, part; 1915 c 131 § 1, part; 1903 c 178 § 1, part; 1901 c 176 § 1, part; 1899 c 141 § 2, part; 1897 c 71 §§ 1, 5, part; 1895 c 176 § 2, part; 1893 c 124 §§ 1, 5, part; 1891 c 140 §§ 1, 5, part; 1890 p 532 §§ 1, 5, part; 1886 p 47 § 1, part; Code 1881 § 2829, part; 1871 p 37 § 4, part; 1869 p 176 § 4, part; 1867 p 61 § 2, part; 1854 p 331 § 2, part; RRS § 11111, part. Formerly RCW 84.40.010.]

Findings—Intent—2006 c 226: "The legislature finds that independent nonprofit schools, colleges, and universities are vital educational resources to the state of Washington. For the state to be competitive in a global economy, all educational resources must be competitive and provide high-quality programs and services for students.

The legislature recognizes that independent nonprofit schools, colleges, and universities are important economic drivers in their communities, and encourages institutions to support local communities, to provide public benefit, and to respond to community expectations that they share facilities, offer programs, and attract students on par with Washington's publicly owned institutions and out-of-state schools and colleges. Further, the legislature encourages innovative programs and educational opportunities, sustainable practices, and increased use of facilities so that operations of institutions can be more cost-effective.

The legislature wishes to remove barriers that discourage institutions from being more collaborative, that make it more difficult to provide high-quality services and necessities to their students, and that discourage appropriate and beneficial use of institutional facilities by the broader community. To this end, the legislature seeks to provide consistent, predictable, and easily administrable rules for reference by the state department of revenue and schools and colleges." [2006 c 226 § 1.]

Application—2001 c 126: See note following RCW 84.36.040.

Effective date—1970 ex.s. c 55: "The effective date of this 1970 amendatory act is July 1, 1970." [1970 ex.s. c 55 \S 14.]

- 84.36.060 Art, scientific and historical collections and property used to maintain, etc., such collections—Property of associations engaged in production and performance of musical, dance, artistic, etc., works—Fire engines, implements, and buildings of cities, towns, or fire companies—Humane societies. (1) The following property shall be exempt from taxation:
- (a) All art, scientific, or historical collections of associations maintaining and exhibiting such collections for the benefit of the general public and not for profit, together with all real and personal property of such associations used exclusively for the safekeeping, maintaining and exhibiting of such collections;
- (b) All the real and personal property owned by or leased to associations engaged in the production and performance of musical, dance, artistic, dramatic, or literary works for the benefit of the general public and not for profit, which real and personal property is used exclusively for this production or performance;
- (c) All fire engines and other implements used for the extinguishment of fire, and the buildings used exclusively for their safekeeping, and for meetings of fire companies, as long as the property belongs to any city or town or to a fire company; and
- (d) All property owned by humane societies in this state in actual use by the societies.
- (2) To receive an exemption under subsection (1)(a) or (b) of this section:

(2008 Ed.) [Title 84 RCW—page 61]

- (a) An organization must be organized and operated exclusively for artistic, scientific, historical, literary, musical, dance, dramatic, or educational purposes and receive a substantial part of its support (exclusive of income received in the exercise or performance by such organization of its purpose or function) from the United States or any state or any political subdivision thereof or from direct or indirect contributions from the general public.
- (b) If the property is not currently being used for an exempt purpose but will be used for an exempt purpose within a reasonable period of time, the nonprofit organization, association, or corporation claiming the exemption must submit proof that a reasonably specific and active program is being carried out to construct, remodel, or otherwise enable the property to be used for an exempt purpose. The property does not qualify for an exemption during this interim period if the property is used by, loaned to, or rented to a for-profit organization or business enterprise. Proof of a specific and active program to build or remodel the property so it may be used for an exempt purpose may include, but is not limited to:
- (i) Affirmative action by the board of directors, trustees, or governing body of the nonprofit organization, association, or corporation toward an active program of construction or remodeling;
- (ii) Itemized reasons for the proposed construction or remodeling;
- (iii) Clearly established plans for financing the construction or remodeling; or
 - (iv) Building permits.
- (3) The use of property exempt under subsection (1)(a) or (b) of this section by entities not eligible for a property tax exemption under this chapter, except as provided in this section, nullifies the exemption otherwise available for the property for the assessment year. The exemption is not nullified if
- (a) The property is used by entities not eligible for a property tax exemption under this chapter for periods of not more than twenty-five days in the calendar year;
- (b) The property is not used for pecuniary gain or to promote business activities for more than seven of the twenty-five days in the calendar year;
- (c) The property is used for artistic, scientific, or historic purposes, for the production and performance of musical, dance, artistic, dramatic, or literary works, or for community gatherings or assembly, or meetings; and
- (d) The amount of any rent or donations is reasonable and does not exceed maintenance and operation expenses created by the user. [2003 c 121 § 1; 1995 c 306 § 1; 1981 c 141 § 1; 1973 2nd ex.s. c 40 § 5; 1961 c 15 § 84.36.060. Prior: 1955 c 196 § 8; prior: 1939 c 206 § 8, part; 1933 ex.s. c 19 § 1, part; 1933 c 115 § 1, part; 1929 c 126 § 1, part; 1925 ex.s. c 130 § 7, part; 1915 c 131 § 1, part; 1903 c 178 § 1, part; 1901 c 176 § 1, part; 1899 c 141 § 2, part; 1897 c 71 §§ 1, 5, part; 1895 c 176 § 2, part; 1893 c 124 §§ 1, 5, part; 1891 c 140 §§ 1, 5, part; 1890 p 532 §§ 1, 5, part; 1886 p 47 § 1, part; Code 1881 § 2829, part; 1871 p 37 § 4, part; 1869 p 176 § 4, part; 1867 p 61 § 2, part; 1854 p 331 § 2, part; RRS § 11111, part. Formerly RCW 84.40.010.]

Applicability—1995 c 306: "The [This] act is effective for taxes levied for collection in 1995 and thereafter." [1995 c 306 § 2.]

Effective date—1995 c 306: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [May 9, 1995]." [1995 c 306 § 3.]

Applicability, construction—1981 c 141: "This act shall apply to taxes payable in 1982 and in subsequent years and shall be strictly construed." [1981 c 141 § 6.]

84.36.070 Intangible personal property—Appraisal.

- (1) Intangible personal property is exempt from ad valorem taxation.
 - (2) "Intangible personal property" means:
- (a) All moneys and credits including mortgages, notes, accounts, certificates of deposit, tax certificates, judgments, state, county and municipal bonds and warrants and bonds and warrants of other taxing districts, bonds of the United States and of foreign countries or political subdivisions thereof and the bonds, stocks, or shares of private corporations;
- (b) Private nongovernmental personal service contracts, private nongovernmental athletic or sports franchises, or private nongovernmental athletic or sports agreements provided that the contracts, franchises, or agreements do not pertain to the use or possession of tangible personal or real property or to any interest in tangible personal or real property; and
- (c) Other intangible personal property such as trademarks, trade names, brand names, patents, copyrights, trade secrets, franchise agreements, licenses, permits, core deposits of financial institutions, noncompete agreements, customer lists, patient lists, favorable contracts, favorable financing agreements, reputation, exceptional management, prestige, good name, or integrity of a business.
- (3) "Intangible personal property" does not include zoning, location, view, geographic features, easements, covenants, proximity to raw materials, condition of surrounding property, proximity to markets, the availability of a skilled workforce, and other characteristics or attributes of property.
- (4) This section does not preclude the use of, or permit a departure from, generally accepted appraisal practices and the appropriate application thereof in the valuation of real and tangible personal property, including the appropriate consideration of licenses, permits, and franchises granted by a government agency that affect the use of the property. [1997 c 181 § 1; 1974 ex.s. c 118 § 1; 1961 c 15 § 84.36.070. Prior: 1931 c 96 § 1; RRS § 11111-1. FORMER PART OF SECTION: 1925 ex.s. c 130 § 5, part, now codified in RCW 84.04.080.]

Construction—1997 c 181: "This act shall not be construed to amend or modify any existing statute or rule relating to the treatment of computer software, retained rights in computer software, and golden and master copies of computer software for property tax purposes." [1997 c 181 § 3.]

Intent—No relation to other state's law—1997 c 181: "Nothing in this act is intended to incorporate and nothing in this act is based on any other state's statutory or case law." [1997 c 181 § 4.]

Severability—1997 c 181: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1997 c 181 § 5.]

Applicability—1997 c 181: "This act is effective for taxes levied for collection in 1999 and thereafter." [1997 c 181 § 6.]

Report to legislature—1997 c 181: "By December 1, 2000, the department of revenue shall submit a report to the house finance committee, the senate ways and means committee, and the office of the governor on tax shifts, tax losses, and any litigation resulting from this act." [1997 c 181 § 7.]

[Title 84 RCW—page 62] (2008 Ed.)

Exemptions 84.36.120

84.36.079 Rights, title, interest, and materials of certain vessels under construction. All rights, title or interest in or to any vessel of more than one thousand ton burden, and the materials and parts held by the builder of the vessel at the site of construction for the specific purpose of incorporation therein, shall be exempt from taxation while the vessel is under construction within this state. [1961 c 15 § 84.36.079. Prior: 1959 c 295 § 1.]

- **84.36.080** Certain ships and vessels. (1) All ships and vessels which are exempt from excise tax under RCW 82.49.020(2) and excepted from the registration requirements of RCW 88.02.030(9) shall be and are hereby made exempt from all ad valorem taxes, except taxes levied for any state purpose.
- (2) All ships and vessels listed in the state or federal register of historical places are exempt from all ad valorem taxes. [2000 c 103 § 24; 1998 c 335 § 5; 1986 c 229 § 1; 1983 2nd ex.s. c 3 § 51; 1983 c 7 § 23; 1961 c 15 § 84.36.080. Prior: 1945 c 82 § 1; 1931 c 81 § 1; Rem. Supp. 1945 § 11111-2.]

Effective date—1998 c 335: See note following RCW 84.12.200.

Application—1986 c 229: "This act shall be effective for taxes levied for collection in 1987, and thereafter." [1986 c 229 § 4.]

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

Construction—Severability—Effective dates—1983 c 7: See notes following RCW 82.08.020.

Listing of taxable ships and vessels with department of revenue: RCW 84.40.065.

Valuation of vessels—Apportionment: RCW 84.40.036.

84.36.090 Exemption for other ships and vessels. All ships and vessels, other than those partially exempt under RCW 84.36.080 and those described in RCW 84.36.079, are exempt from all ad valorem taxes. [1983 c 7 § 24; 1961 c 15 § 84.36.090. Prior: 1959 c 295 § 2; 1945 c 82 § 2; 1931 c 81 § 2; Rem. Supp. 1945 § 11111-3.]

Construction—Severability—Effective dates—1983 c 7: See notes following RCW 82.08.020.

84.36.100 Size of vessel immaterial. RCW 84.36.080 and 84.36.090 shall apply to all ships, vessels and boats, irrespective of size, and to the taxes thereon becoming due and payable. [1961 c 15 § 84.36.100. Prior: 1945 c 82 § 3; 1931 c 81 § 3; Rem. Supp. 1945 § 11111-4.]

84.36.105 Cargo containers used in ocean commerce. All cargo containers principally used for the transportation of

cargo by vessels in ocean commerce shall be exempt from taxation. The term "cargo container" means a receptacle:

- (1) Of a permanent character and accordingly strong enough to be suitable for repeated use;
- (2) Specially designed to facilitate the carriage of goods, by one or more modes of transport, one of which shall be by vessels, without intermediate reloading;
- (3) Fitted with devices permitting its ready handling, particularly its transfer from one mode of transport to another; and
- (4) Designed to be easy to fill and empty. [1975 1st ex.s. c 20 § 1.]

84.36.110 Household goods and personal effects— Fifteen thousand dollars actual value to head of family. The following property shall be exempt from taxation:

- (1) All household goods and furnishings in actual use by the owner thereof in equipping and outfitting his or her residence or place of abode and not for sale or commercial use, and all personal effects held by any person for his or her exclusive use and benefit and not for sale or commercial use.
- (2) The personal property, other than specified in subsection (1) of this section, of each head of a family liable to assessment and taxation of which the individual is the actual and bona fide owner to an amount of fifteen thousand dollars of true and fair value. This exemption shall not apply to any private motor vehicle or mobile home. If the county assessor is satisfied that all of the personal property of any person is exempt from taxation under the provisions of this statute or any other statute providing exemptions for personal property, no listing of such property shall be required. However, if the personal property described in this subsection exceeds in value the amount allowed as exempt, then a complete list of said personal property shall be made as provided by law, and the county assessor shall deduct the amount of the exemption authorized by this subsection from the total amount of the assessment and impose taxes on the remainder. [2006 c 281] § 2; 1988 c 10 § 1; 1971 ex.s. c 299 § 71; 1961 c 15 § 84.36.110. Prior: 1935 c 27 § 1; RRS § 11111-7.]

Contingent effective date—2006 c 281: "This act takes effect January 1, 2007, if the proposed amendment to Article VII, section 1 of the state Constitution authorizing an increased personal exemption for the head of a family is validly submitted to and is approved and ratified by the voters at the next general election. If the proposed amendment is not approved and ratified, this act is void in its entirety." [2006 c 281 § 3.]

Finding—Intent—2006 c 281: "The legislature finds that it is in the public interest of the people of the state of Washington to ease the burden of property taxes paid by the head of a family. To achieve this purpose, this act increases the amount of personal property exemption for the head of a family from three thousand dollars to fifteen thousand dollars. The last time this exemption was increased was 1988. It is the clear and unambiguous intent of the legislature that the property described within this measure shall be exempt for [from] taxation, as authorized by Article VII, section 1 of the state Constitution." [2006 c 281 § 1.]

Contingent effective date—1988 c 10: "This act shall take effect January 1, 1989, for taxes levied for collection in 1990 and thereafter, if the proposed amendment to Article VII, section 1 of the state Constitution authorizing an increased personal exemption for the head of a family (HJR 4222) is validly submitted to and is approved and ratified by the voters at a general election held in November 1988. If the proposed amendment is not so approved and ratified, this act shall be null and void in its entirety." [1988 c 10 § 2.] The proposed constitutional amendment was approved by the voters on November 8, 1988.

Effective date—1971 ex.s. c 299: See RCW 82.50.901(3). Severability—1971 ex.s. c 299: See note following RCW 82.04.050.

84.36.120 Household goods and personal effects—**Definitions.** For the purposes of RCW 84.36.110 "head of a

family" shall be construed to include a surviving spouse or surviving domestic partner who has neither remarried nor entered into a subsequent domestic partnership, any person receiving an old age pension under the laws of this state and any citizen of the United States, over the age of sixty-five years, who has resided in the state of Washington continuously for ten years.

"Personal effects" shall be construed to mean and include such tangible property as usually and ordinarily

(2008 Ed.) [Title 84 RCW—page 63]

attends the person such as wearing apparel, jewelry, toilet articles and the like.

"Private motor vehicle" shall be construed to mean and include all motor vehicles used for the convenience or pleasure of the owner and carrying a licensing classification other than motor vehicle for hire, auto stage, auto stage trailer, motor truck, motor truck trailer or dealers' licenses.

"Mobile home" shall be construed to mean and include all trailers of the type designed as facilities for human habitation and which are capable of being moved upon the public streets and highways and which are more than thirty-five feet in length or more than eight feet in width. [2008 c 6 § 708; 1973 1st ex.s. c 154 § 120; 1971 ex.s. c 299 § 72; 1961 c 15 § 84.36.120. Prior: 1935 c 27 § 2; RRS § 11111-8.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

Severability—1973 1st ex.s. c 154: See note following RCW 2.12.030. Effective date—1971 ex.s. c 299: See RCW 82.50.901(3).

Severability—1971 ex.s. c 299: See note following RCW 82.04.050.

84.36.130 Airport property in this state for smaller airports belonging to municipalities of adjoining states. All property, whether real or personal, belonging exclusively to any municipal corporation in an adjoining state legally empowered by the laws of such adjoining state to acquire and hold property within this state, and which property is used primarily for airport purposes and other facilities for landing, terminals, housing, repair and care of dirigibles, airplanes and seaplanes for the aerial transportation of persons, property or mail, or in the armed forces of the United States, and upon which property there is expended funds by the federal, county or state agencies, or upon which funds are allocated by the federal government agencies on national defense projects, is hereby exempted from ad valorem taxation. The exemption in this section applies only to airports five hundred acres or less in size. [1998 c 201 § 1; 1961 c 15 § 84.36.130. Prior: 1941 c 13 § 1; Rem. Supp. 1941 § 11111-10.]

84.36.135 Real and personal property of housing finance commission. The real and personal property of the state housing finance commission established by chapter 43.180 RCW are exempt from taxation. [1983 c 161 § 26.]

Severability—Effective dates—1983 c 161: See RCW 43.180.903 and 43.180.904.

84.36.210 Public right-of-way easements. Whenever the state, or any city, town, county or other municipal corporation has obtained a written easement for a right-of-way over and across any private property and the written instrument has been placed of record in the county auditor's office of the county in which the property is located, the easement rights shall be exempt from taxation and exempt from general tax foreclosure and sale for delinquent property taxes of the property over and across which the easement exists; and all property tax records of the county and tax statements relating to the servient property shall show the existence of such easement and that it is exempt from the tax; and any notice of sale and tax deed relating to the servient property shall show that such easement exists and is excepted from the sale of the ser-

vient property. [1961 c 15 § 84.36.210. Prior: 1947 c 150 § 1; Rem. Supp. 1947 § 11188-1.]

84.36.230 Interstate bridges—Reciprocity. Any bridge, including its approaches, over rivers or bodies of water forming interstate boundaries, which bridge has been constructed or acquired and is being operated by any foreign state bordering upon such common interstate boundary, or which has been constructed or acquired and is being operated by any county, city or other municipality of such foreign state, shall be exempt from all property and other taxes in the state of Washington, if the foreign state exempts from all taxation any bridge or bridges constructed or acquired and being operated by the state of Washington or any county, city or other municipality thereof. [1961 c 15 § 84.36.230. Prior: 1949 c 224 § 1; Rem. Supp. 1949 § 11111-12.]

84.36.240 Soil and water conservation districts, personal property. All personal property belonging solely to soil and water conservation districts shall be exempt from taxation: PROVIDED, That the exemption contained herein shall not apply to property of any such district which engages in contract work for persons or firms not landowners or cooperators of a district. [1963 c 179 § 1.]

84.36.250 Water distribution property owned by nonprofit corporation or cooperative association. The following property shall be exempt from taxation:

All property, whether real or personal belonging to any nonprofit corporation or cooperative association and used exclusively for the distribution of water to its shareholders or members. [1965 ex.s. c 173 § 31.]

Effective date—1965 ex.s. c 173: See note following RCW 82.04.050. Severability—1965 ex.s. c 173: See note following RCW 82.98.030.

84.36.255 Improvements to benefit fish and wildlife habitat, water quality, and water quantity—Cooperative assistance to landowners—Certification of best management practice-Limitation-Landowner claim and certi**fication.** (1) All improvements to real and personal property that benefit fish and wildlife habitat, water quality, or water quantity are exempt from taxation if the improvements are included under a written conservation plan approved by a conservation district. The conservation districts shall cooperate with the federal natural resource conservation service, other conservation districts, the department of ecology, the department of fish and wildlife, and nonprofit organizations to assist landowners by working with them to obtain approved conservation plans so as to qualify for the exemption provided for in this section. As provided in subsection (3) of this section and RCW 89.08.440(2), a conservation district shall certify that the best management practice benefits fish and wildlife habitat, water quality, or water quantity. A habitat conservation plan under the terms of the federal endangered species act shall not be considered a conservation plan for purposes of this exemption.

(2) The exemption shall remain in effect only if improvements identified in the written best management practices agreement are maintained as originally approved or amended. Improvements made as a requirement to mitigate

[Title 84 RCW—page 64] (2008 Ed.)

Exemptions 84.36.300

for impacts to fish and wildlife habitat, water quality, or water quantity are not eligible for exemption under this section

(3) A claim for exemption under this section may be filed annually with the county assessor at any time during the year for exemption from taxes levied for collection in the following year when submitted on forms prescribed by the department of revenue developed in consultation with the conservation district. The landowner shall certify each year that the improvements for which exemption is sought are maintained as originally approved or amended in the written conservation plan. The claim must contain the certification by the conservation district that the improvements for which exemption is sought were included under a written conservation plan approved by the conservation district including best management practices that benefit fish and wildlife habitat, water quality, or water quantity. [1997 c 295 § 2.]

Application—1997 c 295 § 2: "Section 2 of this act applies to taxes levied for collection in 1998 and thereafter." [1997 c 295 § 4.]

Purpose—1997 c 295: "The purpose of this act is to improve fish and wildlife habitat, water quality, and water quantity for the benefit of the public at large. Private property owners should be encouraged to make voluntary improvements to their property as recommended by governmental agencies without the penalty of paying higher property taxes as a result of those improvements." [1997 c 295 § 1.]

84.36.260 Property, interests, etc., used for conservation of ecological systems, natural resources, or open space—Conservation or scientific research organizations. All real property interests, including fee simple or any lesser interest, development rights, easements, covenants and conservation futures, as that latter term is defined in RCW 84.34.220 as now or hereafter amended, used exclusively for the conservation of ecological systems, natural resources, or open space, including park lands, held by any nonprofit corporation or association the primary purpose of which is the conducting or facilitating of scientific research or the conserving of natural resources or open space for the general public, shall be exempt from ad valorem taxation if either of the following conditions are met:

- (1) To the extent feasible considering the nature of the property interest involved, such property interests shall be used and effectively dedicated primarily for the purpose of providing scientific research or educational opportunities for the general public or the preservation of native plants or animals, or biotic communities, or works of ancient man or geological or geographical formations, of distinct scientific and educational interest, and not for the pecuniary benefit of any person or company, as defined in RCW 82.04.030, and shall be open to the general public for educational and scientific research purposes subject to reasonable restrictions designed for its protection; or
- (2) Such property interests shall be subject to an option, accepted in writing by the state, a city or a county, or department of the United States government, for the purchase thereof by the state, a city or a county, or the United States, at a price not exceeding the lesser of the following amounts: (a) The sum of the original purchase cost to such nonprofit corporation or association plus interest from the date of acquisition by such corporation or association at the rate of six percent per annum compounded annually to the date of the exercise of the option; or (b) the appraised value of the property at

the time of the granting of the option, as determined by the department of revenue or when the option is held by the United States, or by an appropriate agency thereof. [1979 ex.s. c 193 § 1; 1975-'76 2nd ex.s. c 22 § 3; 1973 c 112 § 1; 1967 ex.s. c 149 § 43.]

Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.36.262 Cessation of use giving rise to exemption.

Upon cessation of the use which has given rise to an exemption hereunder, the county treasurer shall collect all taxes which would have been paid had the property not been exempt during the ten years preceding, or the life of such exemption if such be less, together with interest at the same rate and computed in the same way as that upon delinquent property taxes. [1973 c 112 § 2.]

Additional tax payable at time of sale—Appeal of assessed values: RCW 84.36.812.

84.36.264 Application for exemption under RCW **84.36.260**, conservation of ecological systems. Owners of property desiring tax exempt status pursuant to the provisions of RCW 84.36.260 shall make an application for the exemption with the department. If such property qualifies pursuant to RCW 84.36.260(2), a copy of the option shall also be submitted to the department. Such option shall clearly state the purchase price pursuant to the option or the appraisal value as determined by the department of revenue. [1994 c 124 § 17; 1973 c 112 § 3.]

84.36.300 Stocks of merchandise, goods, wares or material—Aircraft parts, etc.—When eligible for exemption. There shall be exempt from taxation a portion of each separately assessed stock of merchandise, as that word is defined in this section, owned or held by any taxpayer on the first day of January of any year computed by first multiplying the total amount of that stock of such merchandise, as determined in accordance with RCW 84.40.020, by a percentage determined by dividing the amount of such merchandise brought into this state by the taxpayer during the preceding year for that stock by the total additions to that stock by the taxpayer during that year, and then multiplying the result of the latter computation by a percentage determined by dividing the total out-of-state shipments of such merchandise by the taxpayer during the preceding year from that stock (and regardless of whether or not any such shipments involved a sale of, or a transfer of title to, the merchandise within this state) by the total shipments of such merchandise by the taxpayer during the preceding year from that stock. As used in this section, the word "merchandise" means goods, wares, merchandise or material which were not manufactured in this state by the taxpayer and which were acquired by him (in any other manner whatsoever, including manufacture by him outside of this state) for the purpose of sale or shipment in substantially the same form in which they were acquired by him within this state or were brought into this state by him. Breaking of packages or of bulk shipments, packaging, repackaging, labeling or relabeling shall not be considered as a change in form within the meaning of this section. A taxpayer who has made no shipments of merchandise, either out-of-state or

(2008 Ed.) [Title 84 RCW—page 65]

in-state, during the preceding year, may compute the percentage to be applied to the stock of merchandise on the basis of his experience from March 1 of the preceding year to the last day of February of the current year, in lieu of computing the percentage on the basis of his experience during the preceding year. The rule of strict construction shall not apply to this section.

All rights, title or interest in or to any aircraft parts, equipment, furnishings, or accessories (but not engines or major structural components) which are manufactured outside of the state of Washington and are owned by purchasers of the aircraft constructed, under construction or to be constructed in the state of Washington, and are shipped into the state of Washington for installation in or use in connection with the operation of such aircraft shall be exempt from taxation prior to and during construction of such aircraft and while held in this state for periods preliminary to and during the transportation of such aircraft from the state of Washington. [1973 c 149 § 2; 1969 ex.s. c 124 § 1.]

Effective date—Savings—1969 ex.s. c 124: "This 1969 act shall be effective as of January 1, 1969: PROVIDED, HOWEVER, That the repeals contained in this act shall not be construed as affecting any existing right acquired or any liability or obligation incurred under the provision of the statutes repealed." [1969 ex.s. c 124 § 7.]

84.36.301 Legislative finding and declaration for RCW 84.36.300. The legislature hereby finds and declares that to promote the policy of a free and uninhibited flow of commerce as established by federal constitutional and legislative dictate, it is desirable to exempt from property taxation, according to the provisions of RCW 84.36.300, certain parts and equipment coming into the state of Washington to be placed in vehicles which are then transferred to the possession of out-of-state owners. The legislature further recognizes that the temporary existence of these parts and equipment within the state justifies a tax exempt status which serves to encourage the manufacture and assemblage of vehicles within the state thereby promoting increased economic activity and jobs for our residents. [1973 c 149 § 1.]

84.36.310 Requirements for exemption under RCW **84.36.300.** Any person claiming the exemption provided for in RCW 84.36.300 shall file such claim with his or her listing of personal property as provided by RCW 84.40.040. The claim shall be in the form prescribed by the department of revenue, and shall require such information as the department deems necessary to substantiate the claim. [2003 c 302 § 6; 1969 ex.s. c 124 § 2.]

Effective date—Savings—1969 ex.s. c 124: See note following RCW 84.36.300.

84.36.320 Inspection of books and records for exemption under RCW 84.36.300. An owner or agent filing a claim under RCW 84.36.310 shall consent to the inspection of the books and records upon which the claim has been based, such inspection to be similar in manner to that provided by RCW 84.40.340, or if the owner or agent does not maintain records within this state, the consent shall apply to the records of a warehouse, person or agent having custody of the inventory to which the claim applies. Consent to the inspection of the records shall be executed as a part of the

claim. The owner, his agent, or other person having custody of the inventory referred to herein shall retain within this state, for a period of at least two years from the date of the claim, the records referred to above. If adequate records are not made available to the assessor within the county where the claim is made, then the exemption shall be denied. [1969 ex.s. c 124 § 3.]

Effective date—Savings—1969 ex.s. c 124: See note following RCW 84.36.300.

84.36.350 Property owned or used for sheltered workshops for handicapped. (1) The following property shall be exempt from taxation:

- (a) Real or personal property owned and used by a nonprofit corporation in connection with the operation of a sheltered workshop for handicapped persons, and used primarily in connection with the manufacturing and the handling, sale or distribution of goods constructed, processed, or repaired in such workshops or centers; and
- (b) Inventory owned by a sheltered workshop for sale or lease by the sheltered workshop or to be furnished under a contract of service, including raw materials, work in process, and finished products.
- (2) Unless a different meaning is plainly required by the context, "sheltered workshop" means a rehabilitation facility, or that part of a rehabilitation facility operated by a nonprofit corporation, where any manufacture or handiwork is carried on and operated for the primary purpose of: (a) Providing gainful employment or rehabilitation services to the handicapped as an interim step in the rehabilitation process for those who cannot be readily absorbed in the competitive labor market or during such time as employment opportunities for them in the competitive labor market do not exist; or (b) providing evaluation and work adjustment services for handicapped individuals. [1999 c 358 § 17; 1975 1st ex.s. c 3 § 1; 1970 ex.s. c 81 § 1.]

Effective date—1999 c 358 §§ 1 and 3-21: See note following RCW 82.04.3651.

84.36.379 Residences—Property tax exemption—Findings. The legislature finds that the property tax exemption authorized by Article VII, section 10 of the state Constitution should be made available on the basis of a retired person's ability to pay property taxes and that the best measure of a retired person's ability to pay taxes is that person's disposable income as defined in RCW 84.36.383. The legislature further finds that veterans with one hundred percent service-connected disabilities have given so much to our country that they deserve property tax relief. [2005 c 248 § 1; 2000 c 103 § 25; 1980 c 185 § 3.]

Application—2005 c 248: See note following RCW 84.36.381.

Applicability—1980 c 185: "Except for the amendment to RCW 84.36.381(2) by this 1980 act, sections 3 through 5 of this 1980 act are effective for property taxes due in 1982 and thereafter." [1980 c 185 § 7.]

84.36.381 Residences—Property tax exemptions— Qualifications. A person shall be exempt from any legal obligation to pay all or a portion of the amount of excess and regular real property taxes due and payable in the year following the year in which a claim is filed, and thereafter, in accordance with the following:

[Title 84 RCW—page 66] (2008 Ed.)

- (1) The property taxes must have been imposed upon a residence which was occupied by the person claiming the exemption as a principal place of residence as of the time of filing: PROVIDED, That any person who sells, transfers, or is displaced from his or her residence may transfer his or her exemption status to a replacement residence, but no claimant shall receive an exemption on more than one residence in any year: PROVIDED FURTHER, That confinement of the person to a hospital, nursing home, boarding home, or adult family home shall not disqualify the claim of exemption if:
 - (a) The residence is temporarily unoccupied;
- (b) The residence is occupied by a spouse or a domestic partner and/or a person financially dependent on the claimant for support; or
- (c) The residence is rented for the purpose of paying nursing home, hospital, boarding home, or adult family home costs:
- (2) The person claiming the exemption must have owned, at the time of filing, in fee, as a life estate, or by contract purchase, the residence on which the property taxes have been imposed or if the person claiming the exemption lives in a cooperative housing association, corporation, or partnership, such person must own a share therein representing the unit or portion of the structure in which he or she resides. For purposes of this subsection, a residence owned by a marital community or state registered domestic partnership or owned by cotenants shall be deemed to be owned by each spouse or each domestic partner or each cotenant, and any lease for life shall be deemed a life estate;
- (3) The person claiming the exemption must be (a) sixty-one years of age or older on December 31st of the year in which the exemption claim is filed, or must have been, at the time of filing, retired from regular gainful employment by reason of disability, or (b) a veteran of the armed forces of the United States with one hundred percent service-connected disability as provided in 42 U.S.C. Sec. 423 (d)(1)(A) as amended prior to January 1, 2005. However, any surviving spouse or surviving domestic partner of a person who was receiving an exemption at the time of the person's death shall qualify if the surviving spouse or surviving domestic partner is fifty-seven years of age or older and otherwise meets the requirements of this section;
- (4) The amount that the person shall be exempt from an obligation to pay shall be calculated on the basis of combined disposable income, as defined in RCW 84.36.383. If the person claiming the exemption was retired for two months or more of the assessment year, the combined disposable income of such person shall be calculated by multiplying the average monthly combined disposable income of such person during the months such person was retired by twelve. If the income of the person claiming exemption is reduced for two or more months of the assessment year by reason of the death of the person's spouse or the person's domestic partner, or when other substantial changes occur in disposable income that are likely to continue for an indefinite period of time, the combined disposable income of such person shall be calculated by multiplying the average monthly combined disposable income of such person after such occurrences by twelve. If it is necessary to estimate income to comply with this subsection, the assessor may require confirming documentation

of such income prior to May 31 of the year following application:

- (5)(a) A person who otherwise qualifies under this section and has a combined disposable income of thirty-five thousand dollars or less shall be exempt from all excess property taxes; and
- (b)(i) A person who otherwise qualifies under this section and has a combined disposable income of thirty thousand dollars or less but greater than twenty-five thousand dollars shall be exempt from all regular property taxes on the greater of fifty thousand dollars or thirty-five percent of the valuation of his or her residence, but not to exceed seventy thousand dollars of the valuation of his or her residence; or
- (ii) A person who otherwise qualifies under this section and has a combined disposable income of twenty-five thousand dollars or less shall be exempt from all regular property taxes on the greater of sixty thousand dollars or sixty percent of the valuation of his or her residence;
- (6) For a person who otherwise qualifies under this section and has a combined disposable income of thirty-five thousand dollars or less, the valuation of the residence shall be the assessed value of the residence on the later of January 1, 1995, or January 1st of the assessment year the person first qualifies under this section. If the person subsequently fails to qualify under this section only for one year because of high income, this same valuation shall be used upon requalification. If the person fails to qualify for more than one year in succession because of high income or fails to qualify for any other reason, the valuation upon requalification shall be the assessed value on January 1st of the assessment year in which the person requalifies. If the person transfers the exemption under this section to a different residence, the valuation of the different residence shall be the assessed value of the different residence on January 1st of the assessment year in which the person transfers the exemption.

In no event may the valuation under this subsection be greater than the true and fair value of the residence on January 1st of the assessment year.

This subsection does not apply to subsequent improvements to the property in the year in which the improvements are made. Subsequent improvements to the property shall be added to the value otherwise determined under this subsection at their true and fair value in the year in which they are made. [2008 c 6 \S 706; 2005 c 248 \S 2; 2004 c 270 \S 1; 1998 c 333 \S 1; 1996 c 146 \S 1; 1995 1st sp.s. c 8 \S 1; 1994 sp.s. c 8 \S 1; 1993 c 178 \S 1; 1992 c 187 \S 1. Prior: 1991 c 213 \S 3; 1991 c 203 \S 1; 1987 c 301 \S 1; 1983 1st ex.s. c 11 \S 5; 1983 1st ex.s. c 11 \S 2; 1980 c 185 \S 4; 1979 ex.s. c 214 \S 1; 1977 ex.s. c 268 \S 1; 1975 1st ex.s. c 291 \S 14; 1974 ex.s. c 182 \S 1.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

Application—2005 c 248: "This act applies to taxes levied for collection in 2006 and thereafter." [2005 c 248 § 3.]

Application—1998 c 333: "This act applies to taxes levied for collection in 1999 and thereafter." [1998 c 333 § 4.]

Effective date—1996 c 146: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [March 25, 1996]." [1996 c 146 § 2.]

Effective date of 1994 sp.s. c 8—Applicability—1995 1st sp.s. c 8: "Chapter 8, Laws of 1994 sp. sess. shall take effect July 1, 1995, and shall be

effective for taxes levied in 1995 for collection in 1996 and thereafter." [1995 1st sp.s. c 8 § 6.]

Application—1995 1st sp.s. c 8: "This act shall apply to taxes levied in 1995 for collection in 1996 and thereafter." [1995 1st sp.s. c 8 § 7.]

Severability—1995 1st sp.s. c 8: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1995 1st sp.s. c 8 § 8.]

Effective date—1995 1st sp.s. c 8: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1995." [1995 1st sp.s. c 8 § 9.]

Applicability—1993 c 178: "This act shall be effective for taxes levied for collection in 1993 and thereafter." [1993 c 178 \S 2.]

Effective date—1993 c 178: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [April 30, 1993]." [1993 c 178 § 3.]

Applicability—1992 c 187: "Section 1 of this act shall be effective for taxes levied for collection in 1992 and thereafter." [1992 c 187 § 2.]

Applicability—1991 c 213: See note following RCW 84.38.020.

Applicability—1991 c 203: "Section 1 of this act shall be effective for taxes levied for collection in 1992 and thereafter." [1991 c 203 § 5.]

Applicability—1987 c 301: "This act shall be effective for taxes levied for collection in 1989 and thereafter." [1987 c 301 § 2.]

Intent—1983 1st ex.s. c 11: "The legislature finds that inflation has significant detrimental effects on the senior citizen property tax relief program. Inflation increases incomes without increasing real buying power. Inflation also raises the values of homes, and thus the taxes on those homes. This act addresses the problem of inflation in two ways. First, the assessed value exemption is tied to home value so it will increase as values rise. Secondly, though the income of most senior citizens does not keep pace with inflation, it is the legislature's intent that inflationary increases in incomes will not result in program disqualification. Therefore, the income levels are adjusted to reflect the forecasted increase in inflation. The legislature also recommends that similar adjustments be examined by future legislatures." [1983 1st ex.s. c 11 § 1.]

Applicability—1983 1st ex.s. c 11: "This act applies to taxes first due in 1984 and thereafter." [1983 1st ex.s. c 11 § 7.]

Effective dates—1983 1st ex.s. c 11: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately [May 11, 1983], except sections 5 and 6 of this act shall take effect January 1, 1984." [1983 1st ex.s. c 11 § 8.]

Applicability—1980 c 185: See note following RCW 84.36.379.

Applicability—1979 ex.s. c 214: "The exemption created by sections 1 through 4 of this act shall be effective starting with property taxes levied in calendar year 1979 for collection in calendar year 1980. The former exemption created by the law amended shall continue to be effective with respect to property taxes levied in calendar year 1978 for collection in calendar year 1979." [1979 ex.s. c 214 § 10.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

Severability—1974 ex.s. c 182: "If any provision of this 1974 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1974 ex.s. c 182 § 8.]

84.36.383 Residences—Definitions. As used in RCW 84.36.381 through 84.36.389, except where the context clearly indicates a different meaning:

(1) The term "residence" means a single family dwelling unit whether such unit be separate or part of a multiunit dwelling, including the land on which such dwelling stands not to exceed one acre, except that a residence includes any additional property up to a total of five acres that comprises the residential parcel if this larger parcel size is required under land use regulations. The term shall also include a

share ownership in a cooperative housing association, corporation, or partnership if the person claiming exemption can establish that his or her share represents the specific unit or portion of such structure in which he or she resides. The term shall also include a single family dwelling situated upon lands the fee of which is vested in the United States or any instrumentality thereof including an Indian tribe or in the state of Washington, and notwithstanding the provisions of RCW 84.04.080 and 84.04.090, such a residence shall be deemed real property.

- (2) The term "real property" shall also include a mobile home which has substantially lost its identity as a mobile unit by virtue of its being fixed in location upon land owned or leased by the owner of the mobile home and placed on a foundation (posts or blocks) with fixed pipe, connections with sewer, water, or other utilities. A mobile home located on land leased by the owner of the mobile home is subject, for tax billing, payment, and collection purposes, only to the personal property provisions of chapter 84.56 RCW and RCW 84.60.040.
 - (3) "Department" means the state department of revenue.
- (4) "Combined disposable income" means the disposable income of the person claiming the exemption, plus the disposable income of his or her spouse or domestic partner, and the disposable income of each cotenant occupying the residence for the assessment year, less amounts paid by the person claiming the exemption or his or her spouse or domestic partner during the assessment year for:
- (a) Drugs supplied by prescription of a medical practitioner authorized by the laws of this state or another jurisdiction to issue prescriptions;
- (b) The treatment or care of either person received in the home or in a nursing home, boarding home, or adult family home; and
- (c) Health care insurance premiums for medicare under Title XVIII of the social security act.
- (5) "Disposable income" means adjusted gross income as defined in the federal internal revenue code, as amended prior to January 1, 1989, or such subsequent date as the director may provide by rule consistent with the purpose of this section, plus all of the following items to the extent they are not included in or have been deducted from adjusted gross income:
- (a) Capital gains, other than gain excluded from income under section 121 of the federal internal revenue code to the extent it is reinvested in a new principal residence;
 - (b) Amounts deducted for loss;
 - (c) Amounts deducted for depreciation;
 - (d) Pension and annuity receipts;
- (e) Military pay and benefits other than attendant-care and medical-aid payments;
 - (f) Veterans benefits, other than:
 - (i) Attendant-care payments;
 - (ii) Medical-aid payments;
- (iii) Disability compensation, as defined in Title 38, part 3, section 3.4 of the code of federal regulations, as of January 1, 2008; and
- (iv) Dependency and indemnity compensation, as defined in Title 38, part 3, section 3.5 of the code of federal regulations, as of January 1, 2008;

[Title 84 RCW—page 68] (2008 Ed.)

Exemptions 84.36.387

- (g) Federal social security act and railroad retirement benefits;
 - (h) Dividend receipts; and
 - (i) Interest received on state and municipal bonds.
- (6) "Cotenant" means a person who resides with the person claiming the exemption and who has an ownership interest in the residence.
- (7) "Disability" has the same meaning as provided in 42 U.S.C. Sec. 423(d)(1)(A) as amended prior to January 1, 2004, or such subsequent date as the director may provide by rule consistent with the purpose of this section. [2008 c 182 § 1; 2008 c 6 § 709; 2006 c 62 § 1; 2004 c 270 § 2; 1999 c 358 § 18; 1995 1st sp.s. c 8 § 2; 1994 sp.s. c 8 § 2; 1991 c 213 § 4; 1991 c 219 § 1; 1989 c 379 § 6; 1987 c 155 § 2; 1985 c 395 § 3; 1983 1st ex.s. c 11 § 4; 1980 c 185 § 5; 1979 ex.s. c 214 § 2; 1975 1st ex.s. c 291 § 15; 1974 ex.s. c 182 § 2.]

Reviser's note: This section was amended by 2008 c 6 § 709 and by 2008 c 182 § 1, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Application—2008 c 182: "This act applies to taxes levied for collection in 2009 and thereafter." [2008 c 182 \S 2.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901

 $\label{eq:Application-2006 c 62:} \begin{tabular}{ll} Application-2006 c 62: \begin{tabular}{ll} "This act applies to taxes levied for collection in 2007 and thereafter." [2006 c 62 § 4.] \end{tabular}$

Effective date—1999 c 358 §§ 1 and 3-21: See note following RCW 82.04.3651.

Effective date of 1994 sp.s. c 8—Applicability—1995 1st sp.s. c 8: See note following RCW 84.36.381.

Application—Severability—Effective date—1995 1st sp.s. c 8: See notes following RCW 84.36.381.

Applicability—1991 c 219: "This act is effective for taxes levied for collection in 1992 and thereafter." [1991 c 219 § 2.]

Applicability-1991 c 213: See note following RCW 84.38.020.

Severability—Effective date—1989 c 379: See notes following RCW 84.36.040.

Intent—Applicability—Effective dates—1983 1st ex.s. c 11:See notes following RCW 84.36.381.

Applicability-1980 c 185: See note following RCW 84.36.379.

Applicability—1979 ex.s. c 214: See note following RCW 84.36.381.

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

- 84.36.385 Residences—Claim for exemption—Forms—Change of status—Publication and notice of qualifications and manner of making claims. (1) A claim for exemption under RCW 84.36.381 as now or hereafter amended, shall be made and filed at any time during the year for exemption from taxes payable the following year and thereafter and solely upon forms as prescribed and furnished by the department of revenue. However, an exemption from tax under RCW 84.36.381 shall continue for no more than four years unless a renewal application is filed as provided in subsection (3) of this section. The county assessor may also require, by written notice, a renewal application following an amendment of the income requirements set forth in RCW 84.36.381. Renewal applications shall be on forms prescribed and furnished by the department of revenue.
- (2) A person granted an exemption under RCW 84.36.381 shall inform the county assessor of any change in

status affecting the person's entitlement to the exemption on forms prescribed and furnished by the department of revenue.

- (3) Each person exempt from taxes under RCW 84.36.381 in 1993 and thereafter, shall file with the county assessor a renewal application not later than December 31 of the year the assessor notifies such person of the requirement to file the renewal application.
- (4) Beginning in 1992 and in each of the three succeeding years, the county assessor shall notify approximately one-fourth of those persons exempt from taxes under RCW 84.36.381 in the current year who have not filed a renewal application within the previous four years, of the requirement to file a renewal application.
- (5) If the assessor finds that the applicant does not meet the qualifications as set forth in RCW 84.36.381, as now or hereafter amended, the claim or exemption shall be denied but such denial shall be subject to appeal under the provisions of RCW 84.48.010(5) and in accordance with the provisions of RCW 84.40.038. If the applicant had received exemption in prior years based on erroneous information, the taxes shall be collected subject to penalties as provided in RCW 84.40.130 for a period of not to exceed three years.
- (6) The department and each local assessor is hereby directed to publicize the qualifications and manner of making claims under RCW 84.36.381 through 84.36.389, through communications media, including such paid advertisements or notices as it deems appropriate. Notice of the qualifications, method of making applications, the penalties for not reporting a change in status, and availability of further information shall be included on or with property tax statements and revaluation notices for all residential property including mobile homes, except rental properties. [2001 c 185 § 8; 1992 c 206 § 13; 1988 c 222 § 10; 1983 1st ex.s. c 11 § 6; 1983 1st ex.s. c 11 § 3; 1979 ex.s. c 214 § 3; 1977 ex.s. c 268 § 2; 1974 ex.s. c 182 § 3.]

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

Effective date—1992 c 206: See note following RCW 82.04.170.

Intent—Applicability—Effective dates—1983 1st ex.s. c 11: See notes following RCW 84.36.381.

Applicability—1979 ex.s. c 214: See note following RCW 84.36.381.

- 84.36.387 Residences—Claimants—Penalty for falsification—Reduction by remainderman. (1) All claims for exemption shall be made and signed by the person entitled to the exemption, by his or her attorney-in-fact or in the event the residence of such person is under mortgage or purchase contract requiring accumulation of reserves out of which the holder of the mortgage or contract is required to pay real estate taxes, by such holder or by the owner, either before two witnesses or the county assessor or his or her deputy in the county where the real property is located: PROVIDED, That if a claim for exemption is made by a person living in a cooperative housing association, corporation, or partnership, such claim shall be made and signed by the person entitled to the exemption and by the authorized agent of such cooperative.
- (2) If the taxpayer is unable to submit his or her own claim, the claim shall be submitted by a duly authorized agent or by a guardian or other person charged with the care of the person or property of such taxpayer.

(2008 Ed.)

- (3) All claims for exemption and renewal applications shall be accompanied by such documented verification of income as shall be prescribed by rule adopted by the department of revenue.
- (4) Any person signing a false claim with the intent to defraud or evade the payment of any tax is guilty of perjury under chapter 9A.72 RCW.
- (5) The tax liability of a cooperative housing association, corporation, or partnership shall be reduced by the amount of tax exemption to which a claimant residing therein is entitled and such cooperative shall reduce any amount owed by the claimant to the cooperative by such exact amount of tax exemption or, if no amount be owed, the cooperative shall make payment to the claimant of such exact amount of exemption.
- (6) A remainderman or other person who would have otherwise paid the tax on real property that is the subject of an exemption granted under RCW 84.36.381 for an estate for life shall reduce the amount which would have been payable by the life tenant to the remainderman or other person to the extent of the exemption. If no amount is owed or separately stated as an obligation between these persons, the remainderman or other person shall make payment to the life tenant in the exact amount of the exemption. [2003 c 53 § 408; 1992 c 206 § 14; 1980 c 185 § 6; 1975 1st ex.s. c 291 § 16; 1974 ex.s. c 182 § 4.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Effective date—1992 c 206: See note following RCW 82.04.170.

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

84.36.389 Residences—Rules and regulations—Audits—Confidentiality—Criminal penalty. (1) The director of the department of revenue shall adopt such rules and regulations and prescribe such forms as may be necessary and appropriate for implementation and administration of this chapter subject to chapter 34.05 RCW, the administrative procedure act.

- (2) The department may conduct such audits of the administration of RCW 84.36.381 through 84.36.389 and the claims for exemption filed thereunder as it considers necessary. The powers of the department under chapter 84.08 RCW apply to these audits.
- (3) Any information or facts concerning confidential income data obtained by the assessor or the department, or their agents or employees, under subsection (2) of this section shall be used only to administer RCW 84.36.381 through 84.36.389. Notwithstanding any provision of law to the contrary, absent written consent by the person about whom the information or facts have been obtained, the confidential income data shall not be disclosed by the assessor or the assessor's agents or employees to anyone other than the department or the department's agents or employees nor by the department or the department's agents or employees to anyone other than the assessor or the assessor's agents or employees except in a judicial proceeding pertaining to the taxpayer's entitlement to the tax exemption under RCW 84.36.381 through 84.36.389. Any violation of this subsection is a misdemeanor. [1979 ex.s. c 214 § 4; 1974 ex.s. c 182 § 5.]

Applicability—1979 ex.s. c 214: See note following RCW 84.36.381.

84.36.400 Improvements to single family dwellings.

Any physical improvement to single family dwellings upon real property shall be exempt from taxation for the three assessment years subsequent to the completion of the improvement to the extent that the improvement represents thirty percent or less of the value of the original structure. A taxpayer desiring to obtain the exemption granted by this section must file notice of his intention to construct the improvement prior to the improvement being made on forms prescribed by the department of revenue and furnished to the taxpayer by the county assessor: PROVIDED, That this exemption cannot be claimed more than once in a five-year period.

The department of revenue shall promulgate such rules and regulations as are necessary and convenient to properly administer the provisions of this section. [1972 ex.s. c 125 § 3.1

Severability—1972 ex.s. c 125: See note following RCW 84.40.045.

- **84.36.451** Right to occupy or use certain public property, including leasehold interests. (1) The following property shall be exempt from taxation: Any and all rights to occupy or use any real or personal property owned in fee or held in trust by:
- (a) The United States, the state of Washington, or any political subdivision or municipal corporation of the state of Washington; or
- (b) A public corporation, commission, or authority created under RCW 35.21.730 or 35.21.660 if the property is listed on or is within a district listed on any federal or state register of historical sites; and
- (c) Including any leasehold interest arising from the property identified in (a) and (b) of this subsection as defined in RCW 82.29A.020.
 - (2) The exemption under this section shall not apply to:
- (a) Any such leasehold interests which are a part of operating properties of public utilities subject to assessment under chapter 84.12 RCW; or
- (b) Any such leasehold interest consisting of three thousand or more residential and recreational lots that are or may be subleased for residential and recreational purposes.
- (3) The exemption under this section shall not be construed to modify the provisions of RCW 84.40.230. [2001 c 26 § 2; 1979 ex.s. c 196 § 10; 1975-'76 2nd ex.s. c 61 § 14.]

Application—2001 c 26 $\S\S$ 2 and 3: See note following RCW 84.40.410.

Effective date—1979 ex.s. c 196: See note following RCW 82.04.240. Leasehold excise tax: Chapter 82.29A RCW.

84.36.470 Agricultural products—Exemption. The following property shall be exempt from taxation: Any agricultural product as defined in RCW 82.04.213 and grown or produced for sale by any person upon the person's own lands or upon lands in which the person has a present right of possession. Taxpayers shall not be required to report, or assessors to list, the inventories covered by this exemption. [1997 c 156 § 6; 1989 c 378 § 12; 1975 1st ex.s. c 291 § 17; 1974 ex.s. c 169 § 8.]

[Title 84 RCW—page 70] (2008 Ed.)

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

Legislative intent—Review—Reports—1974 ex.s. c 169: "This 1974 act is intended to stimulate the economy of the state, and thereby to increase the revenues of the state and its local taxing districts. The department of revenue shall review the impact of this 1974 act upon the economy and revenues of the state and its local taxing districts, and shall report thereon biennially to the legislature. Recommendations for additional legislation shall be included in such reports if such legislation is needed to assure that the economic stimulus provided by this 1974 act is balanced by increased revenues." [1974 ex.s. c 169 § 1.]

Severability—1974 ex.s. c 169: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1974 ex.s. c 169 § 10.]

Effective date—1974 ex.s. c 169: "This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect on May 10, 1974." [1974 ex.s. c 169 § 11.]

Powers of department of revenue to promulgate rules and prescribe procedures to carry out this section: RCW 84.40.405.

84.36.477 Business inventories. (1) Business inventories are exempt from property taxation.

- (2) As used in this section:
- (a)(i) "Business inventories" means all livestock, inventories of finished goods and work in process, and personal property not under lease or rental, acquired, or produced solely for the purpose of sale or lease or for the purpose of consuming the property in producing for sale or lease a new article of tangible personal property of which the property becomes an ingredient or component.
 - (ii) "Business inventories" also includes:
- (A) All grains and flour, fruit and fruit products, unprocessed timber, vegetables and vegetable products, and fish and fish products, while being transported to or held in storage in a public or private warehouse or storage area if actually shipped to points outside the state on or before April 30th of the first year for which they would otherwise be taxable;
- (B) All finished plywood, hardboard, and particleboard panels shipped from outside this state to any processing plant within this state, if the panels are moving under a through freight rate to final destination outside this state and the carrier grants the shipper the privilege of stopping the shipment in transit for the purpose of storing, milling, manufacturing, or other processing, while the panels are in the process of being treated or shaped into flat component parts to be incorporated into finished products outside this state and for thirty days after completion of the processing or treatment;
- (C) All ore or metal shipped from outside this state to any smelter or refining works within this state, while in process of reduction or refinement and for thirty days after completion of the reduction or refinement; and
- (D) All metals refined by electrolytic process into cathode or bar form while in this form and held under negotiable warehouse receipt in a public or private warehouse recognized by an established incorporated commodity exchange and for sale through the exchange.
- (iii) "Business inventories" does not include personal property acquired or produced for the purpose of lease or rental if the property was leased or rented at any time during the calendar year immediately preceding the year of assessment and was not thereafter remanufactured, nor does it

include property held within the normal course of business for lease or rental for periods of less than thirty days.

- (iv) "Business inventories" does not include agricultural or horticultural property fully or partially exempt under RCW 84 36 470
- (v) "Business inventories" does not include timber that is standing on public land and that is sold under a contract entered into after August 1, 1982;
- (b) "Fish and fish products" means all fish and fish products suitable and designed for human consumption, excluding all others;
- (c) "Fruit and fruit products" means all raw edible fruits, berries, and hops and all processed products of fruits, berries, or hops, suitable and designed for human consumption, while in the hands of the first processor;
- (d) "Processed" means canning, barreling, bottling, preserving, refining, freezing, packing, milling, or any other method employed to keep any grain, fruit, vegetable, or fish in an edible condition or to put it into more suitable or convenient form for consuming, storing, shipping, or marketing;
- (e) "Remanufactured" means the restoration of property to essentially its original condition, but does not mean normal maintenance or repairs; and
- (f) "Vegetables and vegetable products" means all raw edible vegetables such as peas, beans, beets, sugar beets, and other vegetables, and all processed products of vegetables, suitable and designed for human consumption, while in the hands of the first processor. [2001 c 187 § 15; 1983 1st ex.s. c 62 § 6.]

Short title—Intent—1983 1st ex.s. c 62: "(1) This act shall be known as the homeowner's property tax relief act of 1983.

- (2) The intent of the inventory tax phaseout was to stimulate the economy of the state and to increase the revenues of the state and local taxing districts by attracting new business, encouraging the expansion of existing businesses thereby increasing economic activity and tax revenue on noninventory property. The inventory tax phaseout will cause certain unforeseen and heretofore unprepared for tax shifts among property owners.
- (3) This act is intended to lessen the impact of the property tax shift. Relief is provided by the following means:
- (a) The state will provide fourteen million dollars over a four-year period to lessen the impact on the most severely affected districts.
- (b) Persons purchasing timber on public lands after August 1, 1982, are required to continue to pay property tax on those timber inventories. They will receive a credit against the timber excise tax for these property tax payments
- (c) Local governments are granted the ability to lessen their short-term reliance on the property tax without reducing their future ability to levy property taxes." [1983 1st ex.s. c 62 \S 1.]

Effective dates—Applicability—1983 1st ex.s. c 62: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately [June 13, 1983], except sections 6 through 8 and 14 of this act which shall take effect January 1, 1984, and shall be effective for taxes first due in 1984 and thereafter." [1983 1st ex.s. c 62 § 15.]

Application—2001 c 187: See note following RCW 84.40.020.

Rules and regulations, procedures: RCW 84.40.405.

84.36.480 Nonprofit fair associations. The following property shall be exempt from taxation: The real and personal property of a nonprofit fair association that sponsors or conducts a fair or fairs which receive support from revenues collected pursuant to RCW 67.16.100 and allocated by the director of the department of agriculture. To be exempt under this section, the property must be used exclusively for fair purposes, except as provided in RCW 84.36.805. However,

the loan or rental of property otherwise exempt under this section to a private concessionaire or to any person for use as a concession in conjunction with activities permitted under this section shall not nullify the exemption if the concession charges are subject to agreement and the rental income, if any, is reasonable and is devoted solely to the operation and maintenance of the property. [1984 c 220 § 6; 1975 1st ex.s. c 291 § 22.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

- 84.36.487 Air pollution control equipment in thermal electric generation facilities—Records—Payments on cessation of operation. (1) Air pollution control equipment constructed or installed after May 15, 1997, by businesses engaged in the generation of electric energy at thermal electric generation facilities first placed in operation after December 31, 1969, and before July 1, 1975, shall be exempt from property taxation. The owners shall maintain the records in such a manner that the annual beginning and ending asset balance of the pollution control facilities and depreciation method can be identified.
- (2) For the purposes of this section, "air pollution control equipment" means any treatment works, control devices and disposal systems, machinery, equipment, structures, property, property improvements, and accessories, that are installed or acquired for the primary purpose of reducing, controlling, or disposing of industrial waste that, if released to the outdoor atmosphere, could cause air pollution, or that are required to meet regulatory requirements applicable to their construction, installation, or operation.
- (3) RCW 82.32.393 applies to this section. [1997 c 368 § 11.]

Findings—Intent—Rules adoption—Severability—Effective date—1997 c 368: See notes following RCW 82.08.810.

84.36.500 Conservation futures on agricultural land.

All conservation futures on agricultural lands acquired pursuant to RCW 64.04.130 or 84.34.200 through 84.34.240, that are held by any nonprofit corporation or association, the primary purpose of which is conserving agricultural lands and preventing the conversion of such lands to nonagricultural uses, shall be exempt from ad valorem taxation if:

- (1) The conservation futures are of an unlimited duration:
- (2) The conservation futures are effectively restricted to preclude nonagricultural uses on such agricultural land; and
- (3) The lands are classified as farm and agricultural lands under chapter 84.34 RCW: PROVIDED, That at such time as these property interests are not used for the purposes enumerated in RCW 84.34.210 and 64.04.130 the additional tax specified in *RCW 84.34.108(3) shall be imposed. [1984 c 131 § 11.]

*Reviser's note: RCW 84.34.108 was amended by 1999 sp.s. c 4 § 706, changing subsection (3) to subsection (4).

84.36.510 Mobile homes in dealer's inventory. Any mobile home which is a part of a dealer's inventory and held solely for sale in the ordinary course of the dealer's business and is not used for any other purpose shall be exempt from property taxation: PROVIDED, That this exemption shall

not apply to property taxes already levied or delinquent on such mobile home at the time it becomes part of a dealer's inventory. [1985 c 395 § 7.]

- 84.36.550 Nonprofit organizations—Property used for solicitation or collection of gifts, donations, or grants. The real and personal property owned by nonprofit organizations and used for solicitation or collection of gifts, donations, or grants is exempt from taxation if the organization meets all of the following conditions:
- (1) The organization is organized and conducted for nonsectarian purposes.
- (2) The organization is affiliated with a state or national organization that authorizes, approves, or sanctions volunteer charitable fund-raising organizations.
- (3) The organization is qualified for exemption under section 501(c)(3) of the federal internal revenue code.
- (4) The organization is governed by a volunteer board of directors
- (5) The gifts, donations, and grants are used by the organization for character-building, benevolent, protective, or rehabilitative social services directed at persons of all ages, or for distribution under subsection (6) of this section.
- (6) The organization distributes gifts, donations, or grants to at least five other nonprofit organizations or associations that are organized and conducted for nonsectarian purposes and provide character-building, benevolent, protective, or rehabilitative social services directed at persons of all ages. [1993 c 79 § 1.]

Applicability—1993 c 79: "This act shall be effective for taxes levied for collection in 1994 and thereafter." [1993 c 79 § 5.]

- 84.36.560 Nonprofit organizations that provide rental housing or used space to very low-income house-holds. (1) The real and personal property owned or used by a nonprofit entity in providing rental housing for very low-income households or used to provide space for the placement of a mobile home for a very low-income household within a mobile home park is exempt from taxation if:
- (a) The benefit of the exemption inures to the nonprofit entity:
- (b) At least seventy-five percent of the occupied dwelling units in the rental housing or lots in a mobile home park are occupied by a very low-income household; and
- (c) The rental housing or lots in a mobile home park were insured, financed, or assisted in whole or in part through one or more of the following sources:
- (i) A federal or state housing program administered by the department of community, trade, and economic development;
- (ii) A federal housing program administered by a city or county government;
- (iii) An affordable housing levy authorized under RCW 84.52.105; or
- (iv) The surcharges authorized by RCW 36.22.178 and 36.22.179 and any of the surcharges authorized in chapter 43.185C RCW.
- (2) If less than seventy-five percent of the occupied dwelling units within the rental housing or lots in the mobile home park are occupied by very low-income households, the rental housing or mobile home park is eligible for a partial

[Title 84 RCW—page 72] (2008 Ed.)

exemption on the real property and a total exemption of the housing's or park's personal property as follows:

- (a) A partial exemption shall be allowed for each dwelling unit in the rental housing or for each lot in a mobile home park occupied by a very low-income household.
- (b) The amount of exemption shall be calculated by multiplying the assessed value of the property reasonably necessary to provide the rental housing or to operate the mobile home park by a fraction. The numerator of the fraction is the number of dwelling units or lots occupied by very low-income households as of December 31st of the first assessment year in which the rental housing or mobile home park becomes operational or on January 1st of each subsequent assessment year for which the exemption is claimed. The denominator of the fraction is the total number of dwelling units or lots occupied as of December 31st of the first assessment year the rental housing or mobile home park becomes operational and January 1st of each subsequent assessment year for which exemption is claimed.
- (3) If a currently exempt rental housing unit in a facility with ten units or fewer or mobile home lot in a mobile home park with ten lots or fewer was occupied by a very lowincome household at the time the exemption was granted and the income of the household subsequently rises above fifty percent of the median income but remains at or below eighty percent of the median income, the exemption will continue as long as the housing continues to meet the certification requirements of a very low-income housing program listed in subsection (1) of this section. For purposes of this section, median income, as most recently determined by the federal department of housing and urban development for the county in which the rental housing or mobile home park is located, shall be adjusted for family size. However, if a dwelling unit or a lot becomes vacant and is subsequently rerented, the income of the new household must be at or below fifty percent of the median income adjusted for family size as most recently determined by the federal department of housing and urban development for the county in which the rental housing or mobile home park is located to remain exempt from prop-
- (4) If at the time of initial application the property is unoccupied, or subsequent to the initial application the property is unoccupied because of renovations, and the property is not currently being used for the exempt purpose authorized by this section but will be used for the exempt purpose within two assessment years, the property shall be eligible for a property tax exemption for the assessment year in which the claim for exemption is submitted under the following conditions:
- (a) A commitment for financing to acquire, construct, renovate, or otherwise convert the property to provide housing for very low-income households has been obtained, in whole or in part, by the nonprofit entity claiming the exemption from one or more of the sources listed in subsection (1)(c) of this section;
- (b) The nonprofit entity has manifested its intent in writing to construct, remodel, or otherwise convert the property to housing for very low-income households; and
- (c) Only the portion of property that will be used to provide housing or lots for very low-income households shall be exempt under this section.

- (5) To be exempt under this section, the property must be used exclusively for the purposes for which the exemption is granted, except as provided in RCW 84.36.805.
- (6) The nonprofit entity qualifying for a property tax exemption under this section may agree to make payments to the city, county, or other political subdivision for improvements, services, and facilities furnished by the city, county, or political subdivision for the benefit of the rental housing. However, these payments shall not exceed the amount last levied as the annual tax of the city, county, or political subdivision upon the property prior to exemption.
 - (7) As used in this section:
- (a) "Group home" means a single-family dwelling financed, in whole or in part, by one or more of the sources listed in subsection (1)(c) of this section. The residents of a group home shall not be considered to jointly constitute a household, but each resident shall be considered to be a separate household occupying a separate dwelling unit. The individual incomes of the residents shall not be aggregated for purposes of this exemption;
- (b) "Mobile home lot" or "mobile home park" means the same as these terms are defined in RCW 59.20.030;
- (c) "Occupied dwelling unit" means a living unit that is occupied by an individual or household as of December 31st of the first assessment year the rental housing becomes operational or is occupied by an individual or household on January 1st of each subsequent assessment year in which the claim for exemption is submitted. If the housing facility is comprised of three or fewer dwelling units and there are any unoccupied units on January 1st, the department shall base the amount of the exemption upon the number of occupied dwelling units as of December 31st of the first assessment year the rental housing becomes operational and on May 1st of each subsequent assessment year in which the claim for exemption is submitted;
- (d) "Rental housing" means a residential housing facility or group home that is occupied but not owned by very lowincome households;
- (e) "Very low-income household" means a single person, family, or unrelated persons living together whose income is at or below fifty percent of the median income adjusted for family size as most recently determined by the federal department of housing and urban development for the county in which the rental housing is located and in effect as of January 1st of the year the application for exemption is submitted; and
 - (f) "Nonprofit entity" means a:
- (i) Nonprofit as defined in RCW 84.36.800 that is exempt from income tax under section 501(c) of the federal internal revenue code:
- (ii) Limited partnership where a nonprofit as defined in RCW 84.36.800 that is exempt from income tax under section 501(c) of the federal internal revenue code, a public corporation established under RCW 35.21.660, 35.21.670, or 35.21.730, a housing authority created under RCW 35.82.030 or 35.82.300, or a housing authority meeting the definition in RCW 35.82.210(2)(a) is a general partner; or
- (iii) Limited liability company where a nonprofit as defined in RCW 84.36.800 that is exempt from income tax under section 501(c) of the federal internal revenue code, a public corporation established under RCW 35.21.660, 35.21.670, or 35.21.730, a housing authority established

(2008 Ed.) [Title 84 RCW—page 73]

under RCW 35.82.030 or 35.82.300, or a housing authority meeting the definition in RCW 35.82.210(2)(a) is a managing member. [2007 c 301 \S 1; 2001 1st sp.s. c 7 \S 1; 1999 c 203 \S 1.]

Application—1999 c 203: "This act applies to taxes levied in 1999 for collection in 2000 and thereafter." [1999 c 203 \S 4.]

- 84.36.570 Nonprofit organizations—Property used for agricultural research and education programs. (1) All real and personal property owned by a nonprofit organization, corporation, or association to provide a demonstration farm with research and extension facilities, a public agricultural museum, and an educational tour site, which is used by a state university for agricultural research and education programs, is exempt from property taxation. This exemption includes all real and personal property that may be used in the production and sale of agricultural products, not to exceed fifty acres, if the income is used to further the purposes of the organization, corporation, or association.
 - (2) To qualify for this exemption:
- (a) The nonprofit organization, corporation, or association must be qualified for exemption under section 501(c)(3) of the internal revenue code of 1986 (26 U.S.C. Sec. 501(c)(3)); and
- (b) The property must be used exclusively for the purposes for which the exemption is granted, except as provided in RCW 84.36.805. [1999 c 139 § 1.]
- **84.36.590** Property used in connection with privatization contract at Hanford reservation. (1)(a) Beginning with taxes levied for collection in calendar year 2006, all personal property located on land owned by the United States, or an instrumentality of the United States, at the Hanford reservation that is used exclusively in the performance of a privatization contract to pretreat, treat, vitrify, and immobilize tank waste under subsection (2) of this section is exempt from taxation.
- (b) Beginning with taxes levied for collection in calendar year 2002, and until the application of (a) of this subsection, all personal property located on land owned by the United States, or an instrumentality of the United States, at the Hanford reservation that is used exclusively in the performance of a privatization contract to pretreat, treat, vitrify, and immobilize tank waste under subsection (3) of this section is exempt from taxes levied by the state.
- (2) To qualify for the exemption provided in subsection (1)(a) of this section, the personal property must be owned by a person that has a privatization contract to pretreat, treat, vitrify, and immobilize tank waste located at the Hanford reservation. For the purposes of this section, a privatization contract means a contract in which the United States, or an instrumentality of the United States, has designated the other contracting party as a party responsible for carrying out tank waste clean-up operations at the Hanford reservation.
- (3) To qualify for the exemption provided in subsection (1)(b) of this section, the personal property must be owned by a person that has, and complies with, a privatization contract to pretreat, treat, vitrify, and immobilize tank waste located at the Hanford reservation. The personal property must be acquired or constructed, and operated, in compliance with the tank waste treatment complex requirements of the Hanford

- federal facility agreement and consent order, including schedules for tank waste treatment complex start of construction, initiation of hot commissioning, and schedules for tank waste pretreatment processing and vitrification. The privatization contractor shall submit annually, on or before August 1st, a progress report to the Washington state department of ecology documenting compliance with the requirements of the agreement and consent order and the terms of the privatization contract. The department of ecology shall annually issue, on or before October 1st, a determination to the department of revenue indicating whether the privatization contractor is in compliance with the requirements of the agreement and consent order.
- (4) An inadvertent use of property, which otherwise qualifies for an exemption under this section, in a manner inconsistent with the purpose for which the exemption is granted, does not nullify the exemption if the inadvertent use is not part of a pattern of use. A pattern of use is presumed when an inadvertent use is repeated in the same assessment year or in two or more successive assessment years. [2000 c 246 § 1.]

Effective date—2000 c 246: "This act takes effect January 1, 2001." [2000 c 246 \S 2.]

- **84.36.595 Motor vehicles, travel trailers, campers, and vehicles carrying exempt licenses.** (1) For the purposes of this section, the following definitions apply:
- (a) "Motor vehicle" means all motor vehicles, trailers, and semitrailers used, or of the type designed primarily to be used, upon the public streets and highways, for the convenience or pleasure of the owner, or for the conveyance, for hire or otherwise, of persons or property, including fixed loads and facilities for human habitation; but shall not include (i) vehicles carrying exempt licenses; (ii) dock and warehouse tractors and their cars or trailers, lumber carriers of the type known as spiders, and all other automotive equipment not designed primarily for use upon public streets or highways; (iii) motor vehicles or their trailers used entirely upon private property; (iv) mobile homes as defined in RCW 46.04.302; or (v) motor vehicles owned by nonresident military personnel of the armed forces of the United States stationed in the state of Washington, provided personnel were also nonresident at the time of their entry into military ser-
- (b) "Travel trailer" has the meaning given in RCW 46.04.623. However, if a park trailer, as defined in RCW 46.04.622, has substantially lost its identity as a mobile unit by virtue of its being permanently sited in location and placed on a foundation of either posts or blocks with connections with sewer, water, or other utilities for the operation of installed fixtures and appliances, it will be considered real property and will be subject to ad valorem property taxation imposed in accordance with this title, including the provisions with respect to omitted property, except that a park trailer located on land not owned by the owner of the park trailer will be subject to the personal property provisions of chapter 84.56 RCW and RCW 84.60.040.
 - (c) "Camper" has the meaning given in RCW 46.04.085.
- (2) Motor vehicles, vehicles carrying exempt licenses, travel trailers, and campers are exempt from property taxation. [2004 c 156 § 1; 2000 c 136 § 1.]

[Title 84 RCW—page 74] (2008 Ed.)

Exemptions 84.36.640

Effective date—2000 c 136: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [March 27, 2000]." [2000 c 136 § 2.]

Retroactive application—2000 c 136: "This act applies retroactively to January 1, 2000." [2000 c 136 § 3.]

- **84.36.600** Computer software. (1) All custom computer software, except embedded software, is exempt from property taxation.
- (2) Retained rights in computer software are exempt from property taxation.
- (3) Modifications to canned software are exempt from property taxation, but the underlying canned software remains subject to taxation as provided in RCW 84.40.037.
- (4) Master or golden copies of computer software are exempt from property taxation. [1991 sp.s. c 29 § 3.]

Findings, intent—Severability—Application—1991 sp.s. c 29: See notes following RCW 84.04.150.

84.36.605 Sales/leasebacks by regional transit authorities. All real and personal property subject to a sale/leaseback agreement under RCW 81.112.300 is exempt from taxation. [2000 2nd sp.s. c 4 § 27.]

Findings—Construction—2000 2nd sp.s. c 4 §§ 18-30: See notes following RCW 81.112.300.

- **84.36.630 Farming machinery and equipment.** (1) All machinery and equipment owned by a farmer that is personal property is exempt from property taxes levied for any state purpose if it is used exclusively in growing and producing agricultural products during the calendar year for which the claim for exemption is made.
- (2) "Farmer" has the same meaning as defined in RCW 82.04.213.
- (3) A claim for exemption under this section shall be filed with the county assessor together with the statement required under RCW 84.40.190, for exemption from taxes payable the following year. The claim shall be made solely upon forms as prescribed and furnished by the department of revenue. [2003 c 302 § 7; 2001 2nd sp.s. c 24 § 1.]

 $\label{lem:application-2001 2nd sp.s. c 24: "This act applies to taxes levied for collection in 2003 and every year thereafter." [2001 2nd sp.s. c 24 <math display="inline">\S~3.]$

84.36.635 Property used for the manufacture of alcohol fuel or biodiesel fuel. (1) For the purposes of this section:

- (a) "Alcohol fuel" means any alcohol made from a product other than petroleum or natural gas, which is used alone or in combination with gasoline or other petroleum products for use as a fuel for motor vehicles, farm implements, and machines or implements of husbandry.
- (b) "Anaerobic digester" has the same meaning as provided in RCW 82.08.900.
- (c) "Biodiesel feedstock" means oil that is produced from an agricultural crop for the sole purpose of ultimately producing biodiesel fuel.
- (d) "Biodiesel fuel" means a mono alkyl ester of long chain fatty acids derived from vegetable oils or animal fats for use in compression-ignition engines and that meets the requirements of the American society of testing and materials specification D 6751 in effect as of January 1, 2003.

(2)(a) All buildings, machinery, equipment, and other personal property which are used primarily for the manufacturing of alcohol fuel, biodiesel fuel, biodiesel feedstock, or the operation of an anaerobic digester, the land upon which this property is located, and land that is reasonably necessary in the manufacturing of alcohol fuel, biodiesel fuel, biodiesel feedstock, or the operation of an anaerobic digester, but not land necessary for growing of crops, which together comprise a new manufacturing facility or an addition to an existing manufacturing facility, are exempt from property taxation for the six assessment years following the date on which the facility or the addition to the existing facility becomes operational.

- (b) For manufacturing facilities which produce products in addition to alcohol fuel, biodiesel fuel, or biodiesel feed-stock, the amount of the property tax exemption shall be based upon the annual percentage of the total value of all products manufactured that is the value of the alcohol fuel, biodiesel fuel, and biodiesel feedstock manufactured.
- (3) Claims for exemptions authorized by this section shall be filed with the county assessor on forms prescribed by the department of revenue and furnished by the assessor. Once filed, the exemption is valid for six years and shall not be renewed. The assessor shall verify and approve claims as the assessor determines to be justified and in accordance with this section. No claims may be filed after December 31, 2009, except for claims for anaerobic digesters, which may be filed no later than December 31, 2012.

The department of revenue may promulgate such rules, pursuant to chapter 34.05 RCW, as necessary to properly administer this section. [2008 c 268 § 1; 2003 c 261 § 9.]

Effective date—2008 c 268: "This act takes effect July 1, 2008." [2008 c 268 \S 3.]

Application—2003 c 261 § 9: "Section 9 of this act applies to taxes levied for collection in 2004 and thereafter." [2003 c 261 § 12.]

Effective dates—2003 c 261: "(1) Sections 9 through 15 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of state government and its existing public institutions, and take effect July 1, 2003.

(2) Sections 1 through 8 of this act take effect July 1, 2004." [2003 c 261 § 13.]

84.36.640 Property used for the manufacture of wood biomass fuel. (1) For the purposes of this section, "wood biomass fuel" means a pyrolytic liquid fuel or synthesis gas-derived liquid fuel, used in internal combustion engines, and produced from wood, forest, or field residue, or dedicated energy crops that do not include wood pieces that have been treated with chemical preservatives such as creosote, pentachlorophenol, or copper-chroma-arsenic.

- (2)(a) All buildings, machinery, equipment, and other personal property which is used primarily for the manufacturing of wood biomass fuel, the land upon which this property is located, and land that is reasonably necessary in the manufacturing of wood biomass fuel, but not land necessary for growing of crops, which together comprise a new manufacturing facility or an addition to an existing manufacturing facility, are exempt from property taxation for the six assessment years following the date on which the facility or the addition to the existing facility becomes operational.
- (b) For manufacturing facilities which produce products in addition to wood biomass fuel, the amount of the property

(2008 Ed.) [Title 84 RCW—page 75]

tax exemption shall be based upon the annual percentage of the total value of all products manufactured that is the value of the wood biomass fuel manufactured.

(3) Claims for exemptions authorized by this section shall be filed with the county assessor on forms prescribed by the department of revenue and furnished by the assessor. Once filed, the exemption is valid for six years and shall not be renewed. The assessor shall verify and approve claims as the assessor determines to be justified and in accordance with this section. No claims may be filed after December 31, 2009.

The department of revenue may promulgate such rules, pursuant to chapter 34.05 RCW, as necessary to properly administer this section. [2003 c 339 § 9.]

Application—2003 c 339 § 9: "Section 9 of this act applies to taxes levied for collection in 2004 and thereafter." [2003 c 339 § 15.]

Effective dates—2003 c 339: "(1) Sections 9 through 15 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and take effect July 1, 2003.

(2) Sections 1 through 8 of this act take effect July 1, 2004." [2003 c 339 \S 16.]

- 84.36.645 Semiconductor materials. (Contingent effective date; contingent expiration date.) (1) Machinery and equipment exempt under RCW 82.08.02565 or 82.12.02565 used in manufacturing semiconductor materials at a building exempt from sales and use tax and in compliance with the employment requirement under RCW 82.08.965 and 82.12.965 are tax exempt from taxation. "Semiconductor materials" has the same meaning as provided in RCW 82.04.240(2).
- (2) A person seeking this exemption must make application to the county assessor, on forms prescribed by the department.
- (3) A person receiving an exemption under this section must report in the manner prescribed in RCW 82.32.535.
- (4) This section is effective for taxes levied for collection one year after *the effective date of this act and thereafter.
- (5) This section expires December 31st of the year occurring twelve years after *the effective date of this act, for taxes levied for collection in the following year. [2003 c 149 § 10.]

*Contingent effective date—Findings—Intent—2003 c 149: See notes following RCW 82.04.426.

- 84.36.650 Property used by certain nonprofits to solicit or collect money for artists. The real and personal property owned or used by a nonprofit organization is exempt from taxation if the property is used for solicitation or collection of gifts, donations, or grants for the support of individual artists and the organization meets all of the following conditions:
- (1) The organization is organized and conducted for nonsectarian purposes.
- (2) The organization is qualified for exemption under section 501(c)(3) of the federal internal revenue code.
- (3) The organization is governed by a volunteer board of directors of at least eight members.
- (4) If the property is leased, the benefit of the exemption inures to the user.

(5) The gifts, donations, and grants are used by the organization for grants, fellowships, information services, and educational resources in support of individual artists engaged in the production or performance of musical, dance, artistic, dramatic, or literary works. [2003 c 344 § 1.]

Application—2003 c 344: "This act applies to taxes levied for collection in 2004 and thereafter." [2003 c 344 \S 3.]

- 84.36.655 Property related to the manufacture of superefficient airplanes. (Expires July 1, 2024.) (1) Effective January 1, 2005, all buildings, machinery, equipment, and other personal property of a lessee of a port district eligible under RCW 82.08.980 and 82.12.980, used exclusively in manufacturing superefficient airplanes, are exempt from property taxation. A person taking the credit under RCW 82.04.4463 is not eligible for the exemption under this section. For the purposes of this section, "superefficient airplane" and "component" have the meanings given in RCW 82.32.550.
- (2) In addition to all other requirements under this title, a person taking the exemption under this section must report as required under RCW 82.32.545.
- (3) Claims for exemption authorized by this section shall be filed with the county assessor on forms prescribed by the department and furnished by the assessor. The assessor shall verify and approve claims as the assessor determines to be justified and in accordance with this section. No claims may be filed after December 31, 2023. The department may adopt rules, under the provisions of chapter 34.05 RCW, as necessary to properly administer this section.
- (4) This section applies to taxes levied for collection in 2006 and thereafter.
- (5) This section expires July 1, 2024. [2003 2nd sp.s. c 1 § 14.]

Contingent effective date—2003 2nd sp.s. c 1: See RCW 82.32.550. Finding—2003 2nd sp.s. c 1: See note following RCW 82.04.4461.

- **84.36.660** Installation of automatic sprinkler system under RCW 19.27.500 through 19.27.520. (1) Prior to installation of an automatic sprinkler system under RCW 19.27.500 through 19.27.520, an owner or lessee of property who meets the requirements of this section may apply to the assessor of the county in which the property is located for a special property tax exemption. This application shall be made upon forms prescribed by the department of revenue and supplied by the county assessor.
- (a)(i) If a lessee of the property has paid for all expenses associated with the installation and purchase of the automatic sprinkler system, then the benefit of the exemption must inure to the lessee.
- (ii) A lessee, otherwise eligible to receive the benefit of the exemption under this section, is entitled to receive such benefit only to the extent that the lessee maintains a valid lease agreement with the property owner for the property in which the automatic sprinkler system was installed pursuant to RCW 19.27.500.
- (b) An exemption may be granted under this section only to the property owner or lessee that pays for all expenses associated with the installation and purchase of the automatic sprinkler system. In no event may both the property owner

[Title 84 RCW—page 76] (2008 Ed.)

and the lessee receive an exemption under this section in the same calendar year for the installation and purchase of the same automatic sprinkler system.

- (c) After December 31, 2009, no new application for a special tax exemption under this section may be: Made by a property owner or lessee; or accepted by the county assessor.
- (2) As used in this chapter, "special property tax exemption" means the determination of the assessed value of the property subtracting, for ten years, the increase in value attributable to the installation of an automatic sprinkler system under RCW 19.27.500 through 19.27.520.
- (3) The county assessor shall, for ten consecutive assessment years following the calendar year in which application is made, place a special property tax exemption on property classified as eligible. [2007 c 434 § 3; 2005 c 148 § 4.]
- **84.36.665 Military housing.** (1) Military housing is exempt from taxation if the housing meets the following requirements:
- (a) The military housing must be situated on land owned in fee by the United States;
- (b) The military housing must be used for the housing of military personnel and their families; and
- (c) The military housing must be a development project awarded under the military housing privatization initiative.
- (2) To qualify property for the exemption under this section, the project owner must submit an application to the department in a form and manner prescribed by the department. Any change in the use of the property that affects the qualification of the property must be reported to the department.
- (3) The definitions in this subsection apply to this section.
- (a) "Ancillary supporting facilities" means facilities related to military housing units, including facilities to provide or support elementary or secondary education, child care centers, day care centers, child development centers, tot lots, community centers, housing offices, dining facilities, unit offices, and other similar facilities for the support of military housing.
- (b) "Military housing" means military housing units and ancillary supporting facilities.
- (c) "Military housing privatization initiative" means the military housing privatization initiative of 1996, 10 U.S.C. Secs. 2871 through 2885, as existing on June 12, 2008, or some later date as the department may provide. [2008 c 84 § 1.]

GENERAL PROVISIONS

84.36.800 Definitions. As used in this chapter:

- (1) "Church purposes" means the use of real and personal property owned by a nonprofit religious organization for religious worship or related administrative, educational, eleemosynary, and social activities. This definition is to be broadly construed;
- (2) "Convent" means a house or set of buildings occupied by a community of clergy or nuns devoted to religious life under a superior;
- (3) "Hospital" means any portion of a hospital building, or other buildings in connection therewith, used as a resi-

dence for persons engaged or employed in the operation of a hospital, or operated as a portion of the hospital unit;

- (4) "Nonprofit" means an organization, association or corporation no part of the income of which is paid directly or indirectly to its members, stockholders, officers, directors or trustees except in the form of services rendered by the organization, association, or corporation in accordance with its purposes and bylaws and the salary or compensation paid to officers of such organization, association or corporation is for actual services rendered and compares to the salary or compensation of like positions within the public services of the state:
- (5) "Parsonage" means a residence occupied by a member of the clergy who has been designated for a particular congregation and who holds regular services therefor. [1998 c 311 § 24; 1998 c 202 § 2. Prior: 1997 c 156 § 7; 1997 c 143 § 2; 1994 c 124 § 18; 1993 c 79 § 2; 1989 c 379 § 3; 1981 c 141 § 3; 1973 2nd ex.s. c 40 § 6.]

Applicability—1997 c 143: See note following RCW 84.36.046.

Applicability—1993 c 79: See note following RCW 84.36.550.

Severability—Effective date—1989 c 379: See notes following RCW 84.36.040.

Applicability, construction—1981 c 141: See note following RCW 84.36.060.

84.36.805 Conditions for obtaining exemptions by nonprofit organizations, associations, or corporations.

- (1) In order to qualify for an exemption under this chapter, the nonprofit organizations, associations, or corporations must satisfy the conditions in this section.
- (2) The property must be used exclusively for the actual operation of the activity for which exemption is granted, unless otherwise provided, and does not exceed an amount reasonably necessary for that purpose, except:
- (a) The loan or rental of the property does not subject the property to tax if:
- (i) The rents and donations received for the use of the portion of the property are reasonable and do not exceed the maintenance and operation expenses attributable to the portion of the property loaned or rented; and
- (ii) Except for the exemptions under RCW 84.36.030(4), 84.36.037, 84.36.050, and 84.36.060(1) (a) and (b), the property would be exempt from tax if owned by the organization to which it is loaned or rented:
- (b) The use of the property for fund-raising activities does not subject the property to tax if the fund-raising activities are consistent with the purposes for which the exemption is granted.
- (3) The facilities and services must be available to all regardless of race, color, national origin or ancestry.
- (4) The organization, association, or corporation must be duly licensed or certified where such licensing or certification is required by law or regulation.
- (5) Property sold to organizations, associations, or corporations with an option to be repurchased by the seller shall not qualify for exempt status. This subsection does not apply to property sold to a nonprofit entity, as defined in RCW 84.36.560(7), by:
- (a) A nonprofit as defined in RCW 84.36.800 that is exempt from income tax under section 501(c) of the federal internal revenue code;

(2008 Ed.) [Title 84 RCW—page 77]

- (b) A governmental entity established under RCW 35.21.660, 35.21.670, or 35.21.730;
 - (c) A housing authority created under RCW 35.82.030;
- (d) A housing authority meeting the definition in RCW 35.82.210(2)(a); or
- (e) A housing authority established under RCW 35.82.300.
- (6) The department shall have access to its books in order to determine whether the nonprofit organization, association, or corporation is exempt from taxes under this chapter
- (7) This section does not apply to exemptions granted under RCW 84.36.020, 84.36.032, 84.36.250, and 84.36.260. [2006 c 319 § 1; 2006 c 226 § 3; 2003 c 121 § 2; 2001 1st sp.s. c 7 § 2. Prior: 1999 c 203 § 2; 1999 c 139 § 3; prior: 1998 c 311 § 25; 1998 c 202 § 3; 1998 c 184 § 2; prior: 1997 c 156 § 8; 1997 c 143 § 3; 1995 2nd sp.s. c 9 § 2; 1993 c 79 § 3; prior: 1990 c 283 § § 3 and 7; 1989 c 379 § 4; 1987 c 468 § 1; 1984 c 220 § 7; 1981 c 141 § 4; 1973 2nd ex.s. c 40 § 7.]

Reviser's note: This section was amended by 2006 c 226 \S 3 and by 2006 c 319 \S 1, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Findings—Intent—2006 c 226: See note following RCW 84.36.050.

Application—1999 c 203: See note following RCW 84.36.560.

Application—1998 c 184: See note following RCW 84.36.045.

Applicability—1997 c 143: See note following RCW 84.36.046.

Applicability—1995 2nd sp.s. c 9 $\S\S$ 1 and 2: See note following RCW 84.36.035.

Effective date—1995 2nd sp.s. c 9: See note following RCW 84.36.035.

Applicability—1993 c 79: See note following RCW 84.36.550.

Construction—1990 c 283 §§ 6 and 7: See note following RCW 84.36.030.

Severability—Effective date—1989 c 379: See notes following RCW 84.36.040.

Applicability—1987 c 468: "This act shall be effective for taxes levied for collection in 1988 and thereafter." [1987 c 468 § 3.]

Applicability, construction—1981 c 141: See note following RCW 84 36 060

- 84.36.810 Cessation of use under which exemption granted—Collection of taxes. (1)(a) Upon cessation of a use under which an exemption has been granted pursuant to RCW 84.36.030, 84.36.037, 84.36.040, 84.36.041, 84.36.042, 84.36.043, 84.36.046, 84.36.050, 84.36.060, 84.36.550, 84.36.560, 84.36.570, and 84.36.650, except as provided in (b) of this subsection, the county treasurer shall collect all taxes which would have been paid had the property not been exempt during the three years preceding, or the life of such exemption, if such be less, together with the interest at the same rate and computed in the same way as that upon delinquent property taxes. If the property has been granted an exemption for more than ten consecutive years, taxes and interest shall not be assessed under this section.
- (b) Upon cessation of use by an institution of higher education of property exempt under RCW 84.36.050(2) the county treasurer shall collect all taxes which would have been paid had the property not been exempt during the seven years preceding, or the life of the exemption, whichever is less

- (2) Subsection (1) of this section applies only when ownership of the property is transferred or when fifty-one percent or more of the area of the property loses its exempt status. The additional tax under subsection (1) of this section shall not be imposed if the cessation of use resulted solely from:
- (a) Transfer to a nonprofit organization, association, or corporation for a use which also qualifies and is granted exemption under this chapter;
- (b) A taking through the exercise of the power of eminent domain, or sale or transfer to an entity having the power of eminent domain in anticipation of the exercise of such power:
- (c) Official action by an agency of the state of Washington or by the county or city within which the property is located which disallows the present use of such property;
- (d) A natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the organization, association, or corporation changing the use of such property;
- (e) Relocation of the activity and use of another location or site except for undeveloped properties of camp facilities exempted under RCW 84.36.030;
- (f) Cancellation of a lease on leased property that had been exempt under this chapter;
- (g) A change in the exempt portion of a home for the aging under RCW 84.36.041(3), as long as some portion of the home remains exempt; or
- (h) Transfer to an agency of the state of Washington or the city or county within which the property is located.
- (3) Subsection (2)(e) and (f) of this section do [does] not apply to property leased to a state institution of higher education and exempt under RCW 84.36.050(2). [2006 c 305 § 4; 2003 c 344 § 2; 2001 c 126 § 3. Prior: 1999 c 203 § 3; 1999 c 139 § 4; prior: 1998 c 311 § 26; 1998 c 202 § 4; prior: 1997 c 156 § 9; 1997 c 143 § 4; 1994 c 124 § 19; 1993 c 79 § 4; 1990 c 283 § 4; 1989 c 379 § 5; 1987 c 468 § 2; 1984 c 220 § 8; 1983 c 185 § 1; 1981 c 141 § 5; 1977 ex.s. c 209 § 1; 1973 2nd ex.s. c 40 § 8.]

Application—2001 c 126: See note following RCW 84.36.040.

Application—1999 c 203: See note following RCW 84.36.560.

Applicability-1997 c 143: See note following RCW 84.36.046.

Applicability—1993 c 79: See note following RCW 84.36.550.

Severability—Effective date—1989 c 379: See notes following RCW 84.36.040.

Applicability-1987 c 468: See note following RCW 84.36.805.

Applicability, construction—1981 c 141: See note following RCW 84.36.060.

84.36.812 Additional tax payable at time of sale—

Appeal of assessed values. All additional taxes imposed under RCW 84.36.262 or 84.36.810 shall become due and payable by the seller or transferor at the time of sale. The county auditor shall not accept an instrument of conveyance unless the additional tax has been paid or the department of revenue has determined that the property is not subject to RCW 84.36.262 or 84.36.810. The seller, the transferor, or the new owner may appeal the assessed values upon which the additional tax is based to the county board of equalization in accordance with the provisions of RCW 84.40.038. [2001]

[Title 84 RCW—page 78] (2008 Ed.)

c 185 § 9; 1984 c 220 § 9.]

Exemptions 84.36.830

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

84.36.813 Change in use—Duty to notify county assessor—Examination—Recommendation. An exempt property owner shall notify the department of revenue of any change of use prior to each assessment year. Any other person believing that a change in the use of exempt property has occurred shall report same to the county assessor, who shall examine the property and if the use is not in compliance with chapter 84.36 RCW he shall report the information to the department with a recommendation that the exempt status be canceled. The final determination shall be made by the department. [1977 ex.s. c 209 § 3.]

84.36.815 Tax exempt status—Initial application—

- Renewal. (1) In order to qualify for exempt status for any real or personal property under this chapter except personal property under RCW 84.36.600, all foreign national governments; cemeteries; nongovernmental nonprofit corporations, organizations, and associations; hospitals owned and operated by a public hospital district for purposes of exemption under RCW 84.36.040(2); and soil and water conservation districts shall file an initial application on or before March 31st with the state department of revenue. All applications shall be filed on forms prescribed by the department and shall be signed by an authorized agent of the applicant.
- (2) In order to requalify for exempt status, all applicants except nonprofit cemeteries shall file an annual renewal declaration on or before March 31st each year. The renewal declaration shall be on forms prescribed by the department of revenue and shall contain a statement certifying the exempt status of the real or personal property owned by the exempt organization. This renewal declaration may be submitted electronically in a format provided or approved by the department. Information may also be required with the renewal declaration to assist the department in determining whether the property tax exemption should continue.
- (3) When an organization acquires real property qualified for exemption or converts real property to exempt status, the organization shall file an initial application for the property within sixty days following the acquisition or conversion in accordance with all applicable provisions of subsection (1) of this section. If the application is filed after the expiration of the sixty-day period, a late filing penalty shall be imposed under RCW 84.36.825.
- (4) When organizations acquire real property qualified for exemption or convert real property to an exempt use, the property, upon approval of the application for exemption, is entitled to a property tax exemption for property taxes due and payable the following year. If the owner has paid taxes for the year following the year the property qualified for exemption, the owner is entitled to a refund of the amount paid on the property so acquired or converted. [2007 c 111 § 301; 2001 c 126 § 4; 1998 c 311 § 27; 1994 c 123 § 1; 1991 sp.s. c 29 § 6; 1988 c 131 § 1; 1984 c 220 § 10; 1975 1st ex.s. c 291 § 18; 1973 2nd ex.s. c 40 § 9.]

Part headings not law—2007 c 111: See note following RCW 82.16.120.

Application—2001 c 126: See note following RCW 84.36.040.

Applicability—1994 c 123: "This act shall be effective for taxes levied for collection in 1995 and thereafter." [1994 c 123 § 5.]

Findings, intent—Severability—Application—1991 sp.s. c 29: See notes following RCW 84.04.150.

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

84.36.820 Renewal notice for exempt property— Failure to file before due date, effect. On or before January 1st of each year, the department of revenue shall notify the owners of record of property exempted from property taxation at their last known address about the obligation to file an annual renewal declaration for continued exemption. When a continued exemption is not approved, the department shall notify the assessor of the county in which the property is located who, in turn, shall remove the tax exemption from the property. The failure to file an annual renewal declaration for continued exemption and subsequent removal of the exemption shall not be subject to review as provided in RCW 84.36.850. The department of revenue shall review applications received after the March 31st due date, but these applications shall be subject to late filing penalties provided in RCW 84.36.825. [2007 c 111 § 302; 1984 c 220 § 11; 1975-'76 2nd ex.s. c 127 § 1; 1973 2nd ex.s. c 40 § 10.]

Part headings not law—2007 c 111: See note following RCW 82.16.120.

84.36.825 Late filing penalty. A late filing penalty of ten dollars per month for each month an application or annual renewal declaration is past due shall be required and shall be deposited in the general fund. [2007 c 111 § 303; 1998 c 311 § 28; 1994 c 123 § 2; 1977 ex.s. c 209 § 2; 1975-'76 2nd ex.s. c 127 § 2; 1975 1st ex.s. c 291 § 19; 1973 2nd ex.s. c 40 § 11.]

Part headings not law—2007 c 111: See note following RCW 82.16.120.

Applicability—1994 c 123: See note following RCW 84.36.815.

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

- 84.36.830 Review of applications for exemption—Procedure—Approval or denial—Notice. (1) The department of revenue shall review each application for exemption and approve or deny the application before August 1st of the assessment year for which the application is made. However, exemption applications received after March 31st shall be reviewed and determination made thereon within thirty days of the date received or by August 1st, whichever is later.
- (2) The department may request additional relevant information as it deems necessary. The department may also physically inspect the property and satisfy itself as to the use of all parcels before approving or denying the application. After approving an application, the department may also physically inspect the property at regular intervals to ensure compliance with this chapter.
- (3) When the department has examined the application and, if applicable, the subject property, it shall either approve or deny the request and clearly state the reasons for denial in written notification by mail to the applicant. The department shall also notify the assessor of the county in which the property is located. The county assessor shall place the property on the assessment roll for the current year. [2007 c 111 §

304; 1998 c 310 § 1; 1984 c 220 § 12; 1975-'76 2nd ex.s. c 127 § 3; 1973 2nd ex.s. c 40 § 12.]

Part headings not law—2007 c 111: See note following RCW 82 16 120

Effective date—1998 c 310: "This act takes effect January 1, 1999." [1998 c 310 \S 2.]

84.36.833 Application for exemption or renewal may include all contiguous exempt property. Each application for property tax exemption, or renewal thereof, may include all the real and personal property eligible for exempt status under any of the sections of chapter 84.36 RCW which are contiguous and part of a homogenous unit. Properties separated by public streets and roads shall be considered to be contiguous for purposes of this section. [1975-'76 2nd ex.s. c 127 § 4.]

84.36.835 List of exempt properties to be prepared and furnished each county assessor. On or before August 31st, the department of revenue shall prepare a list by county of those properties exempted by the department under this chapter and shall forward a list to each county assessor of the property exempt in that county. [1998 c 311 § 29; 1973 2nd ex.s. c 40 § 13.]

84.36.840 Statements—Reports—Information—Filing—Requirements. (1) In order to determine whether organizations, associations, corporations, or institutions, except those exempted under RCW 84.36.020 and 84.36.030, are exempt from property taxes, and before the exemption shall be allowed for any year, the superintendent or manager or other proper officer of the organization, association, corporation, or institution claiming exemption from taxation shall file with the department of revenue a statement certifying that the income and the receipts thereof, including donations to it, have been applied to the actual expenses of operating and maintaining it, or for its capital expenditures, and to no other purpose. This report shall also include a statement of the receipts and disbursements of the exempt organization, association, corporation, or institution.

- (2) Educational institutions claiming exemption under RCW 84.36.050 shall also file a list of all property claimed to be exempt, the purpose for which it is used, the revenue derived from it for the preceding year, the use to which the revenue was applied, the number of students who attended the school or college, the total revenues of the institution with the source from which they were derived, and the purposes to which the revenues were applied, listing the items of such revenues and expenditures in detail.
- (3) The reports required under subsections (1) and (2) of this section may be submitted electronically, in a format provided or approved by the department, or mailed to the department. The reports shall be submitted on or before March 31st of each year. The department shall remove the tax exemption from the property of any organization, association, corporation, or institution that does not file the required report with the department on or before the due date. However, the department shall allow a reasonable extension of time for filing upon receipt of a written request on or before the required filing date and for good cause shown therein. [2007 c 111 § 305; 1973 2nd ex.s. c 40 § 14.]

Part headings not law—2007 c 111: See note following RCW 82.16.120.

84.36.845 Revocation of exemption approved or renewed due to inaccurate information. If subsequent to the time that the exemption of any property is initially approved or renewed, it shall be determined that such exemption was approved or renewed as the result of inaccurate information provided by the authorized agent of the applicant, the exemption shall be revoked and taxes shall be levied against such property pursuant to the provisions of RCW 84.36.810. [1973 2nd ex.s. c 40 § 15.]

84.36.850 Review—Appeals. Any applicant aggrieved by the department of revenue's denial of an exemption application may petition the state board of tax appeals to review an application for either real or personal property tax exemption and the board shall consider any appeals to determine (1) if the property is entitled to an exemption, and (2) the amount or portion thereof.

A county assessor of the county in which the exempted property is located shall be empowered to appeal to the state board of tax appeals to review any real or personal property tax exemption approved by the department of revenue which he feels is not warranted.

Appeals from a department of revenue decision must be made within thirty days after the mailing of the approval or denial. [1989 c 378 § 13; 1973 2nd ex.s. c 40 § 16.]

Effective date—1989 c 378 \S 13: "Section 13 of this act shall take effect January 1, 1990." [1989 c 378 \S 41.]

84.36.855 Property changing from exempt to taxable status—Procedure. Property which changes from exempt to taxable status shall be subject to the provisions of RCW 84.36.810 and 84.40.350 through 84.40.390, and the assessor shall also place the property on the assessment roll for taxes due and payable in the following year. [1973 2nd ex.s. c 40 § 17.]

84.36.860 Public notice of provisions of act. Each county assessor and the director of the department of revenue shall each issue public notice of the provisions of chapter 40, Laws of 1973 2nd ex. sess. in such a manner as will give constructive notice to all taxpayers of that county or of the state, as the case may be, prior to the first year in which an application for exemption is required by RCW 84.36.815 through 84.36.845. [1973 2nd ex.s. c 40 § 18.]

84.36.865 Rules and regulations. The department of revenue of the state of Washington shall make such rules and regulations consistent with chapter 34.05 RCW and the provisions of this chapter as shall be necessary or desirable to permit its effective administration. [1975 1st ex.s. c 291 § 20; 1973 2nd ex.s. c 40 § 19.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

84.36.900 Severability—1973 2nd ex.s. c 40. If any provision of this 1973 amendatory act, or its application to any person or circumstance is held invalid, the remainder of

[Title 84 RCW—page 80] (2008 Ed.)

the act, or the application of the provision to other persons or circumstances is not affected. [1973 2nd ex.s. c 40 § 22.]

84.36.905 Effective date—Construction—1973 2nd ex.s. c 40. This 1973 amendatory act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, shall take effect immediately and shall be effective for assessment in 1973 for taxes due and payable in 1974. [1973 2nd ex.s. c 40 § 23.]

Chapter 84.37 RCW PROPERTY TAX DEFERRAL PROGRAM

Sections

84.37.010 Findings-Intent. 84.37.020 Definitions. 84.37.030 Deferral program qualifications. 84.37.040 Deferral program administration. 84.37.050 Renewals—Requirement to reside on property. 84.37.060 Right to defer not reduced by contract or agreement. 84.37.070 State lien on property. 84.37.080 Conditions under which deferment ends. 84.37.090 Applicable statutory provisions. 84.37.900 Severability—2007 sp.s. c 2. 84.37.901 Application-2007 sp.s. c 2. 84.37.902 Review by the joint legislative audit and review committee. 84.37.903 Effective date—2007 sp.s. c 2.

- **84.37.010 Findings—Intent.** (1) The legislature finds that there are an increasing number of economic and financial pressures causing hardships to many homeowners in the state of Washington. The legislature finds that the current housing crisis is a key barometer of the insecure economic situation facing working Washington families. The legislature finds that, among those hardships, increases in property taxes lead to undue stress on family budgets causing some homeowners to be at risk of losing their homes. The legislature finds that financial practices nationwide have led to an increasingly destabilized housing market across the country with impacts now being felt here in Washington. The legislature further finds that by establishing a property tax deferral program homeowners will be able to remain in their homes. The legislature further finds that acting now to stabilize the housing market is an important public purpose.
- (2) It is the intent of the legislature to: (a) Provide a property tax safe harbor for families in economic crisis; and (b) prevent existing homeowners from being driven from their homes because of overly burdensome property taxes. [2007 sp.s. c 2 § 1.]
- **84.37.020 Definitions.** The definitions in RCW 84.38.020 apply to this chapter. For purposes of this chapter, references to "this chapter" in any of the definitions in RCW 84.38.020 shall be interpreted to refer to chapter 84.37 RCW, unless the context clearly requires otherwise. [2007 sp.s. c 2 § 3.]
- **84.37.030 Deferral program qualifications.** A claimant may defer payment of fifty percent of special assessments or real property taxes, or both, in any year in which all of the following conditions are met:

- (1) The special assessments or property taxes must be imposed upon a residence that was occupied by the claimant as a principal place of residence as of January 1st of the year in which the assessments and taxes are due, subject to the exceptions allowed under RCW 84.36.381(1);
- (2) The claimant must have combined disposable income, as defined in RCW 84.36.383, of fifty-seven thousand dollars or less in the calendar year preceding the filing of the declaration;
- (3) The claimant must have paid one-half of the total amount of special assessments and property taxes listed on the tax statement for the year in which the deferral claim is made:
- (4) A deferral is not allowed for assessments or taxes levied in the first five calendar years in which the person owns the residence;
- (5) The claimant who defers payment of special assessments or real property taxes, or both, under this section must also meet the conditions of RCW 84.38.030 (4) and (5);
- (6) The total amount deferred by a claimant under this chapter must not exceed forty percent of the amount of the claimant's equity value in the claimant's residence;
- (7) The claimant may not defer taxes under both this chapter and chapter 84.38 RCW; and
- (8) In the case of deferred special assessments, the claimant must have opted for payment of the assessments on the installment method if this method was available. [2007 sp.s. c $2 \S 2$.]
- 84.37.040 Deferral program administration. (1) Each claimant electing to defer payment of special assessments or real property tax obligations, or both, under this chapter shall file with the county assessor, on forms prescribed by the department and supplied by the assessor, a written declaration thereof. The declaration to defer special assessments and/or real property taxes for any year shall be filed no later than the first day of September of the year for which the deferral is sought: PROVIDED, That for good cause shown, the department may waive this requirement.
- (2) The declaration shall designate the property to which the deferral applies, and shall include a statement setting forth (a) a list of all members of the claimant's household, (b) the claimant's equity value in his or her residence, (c) facts establishing the eligibility for the deferral under the provisions of this chapter, and (d) any other relevant information required by the rules of the department. Each copy shall be signed by the claimant subject to the penalties as provided in chapter 9A.72 RCW for false swearing.
- (3) The county assessor shall determine if each claimant shall be granted a deferral for each year but the claimant shall have the right to appeal this determination to the county board of equalization, in accordance with the provisions of RCW 84.40.038, whose decision shall be final as to the deferral of that year. [2007 sp.s. c 2 § 4.]
- **84.37.050** Renewals—Requirement to reside on property. (1) The provisions of RCW 84.38.050(1)(b) apply to declarations to defer special assessments or property taxes, or both, for all years following the first year.

(2008 Ed.) [Title 84 RCW—page 81]

- (2) The provisions of RCW 84.38.070 apply to claimants ceasing to reside permanently on the property for which the declaration to defer is made between the date of filing the declaration and December 15th of that year. [2007 sp.s. c 2 § 5.]
- **84.37.060** Right to defer not reduced by contract or agreement. A person's right to defer special assessments or property tax obligations, or both, under this chapter may not be reduced by contract or agreement. [2007 sp.s. c 2 § 6.]
- **84.37.070** State lien on property. Whenever a person's special assessment or real property tax obligation, or both, is deferred under the provisions of this chapter, the amount deferred and required to be paid pursuant to RCW 84.38.120 shall become a lien in favor of the state upon his or her property and shall have priority as provided in chapters 35.50 and 84.60 RCW: PROVIDED, That the interest of a mortgage or purchase contract holder who requires an accumulation of reserves out of which real estate taxes are paid shall have priority to said deferred lien. This lien may accumulate up to forty percent of the amount of the claimant's equity value in said property and the rate of interest shall be an average of the federal short-term rate as defined in 26 U.S.C. Sec. 1274(d) plus two percentage points. The rate set for each new year shall be computed by taking an arithmetical average to the nearest percentage point of the federal short-term rate, compounded annually. That average shall be calculated using the rates from four months: January, April, and July of the calendar year immediately preceding the new year, and October of the previous preceding year. The interest shall be calculated from the time it could have been paid before delinquency until said obligation is paid. In the case of a mobile home, the department of licensing shall show the state's lien on the certificate of ownership for the mobile home. In the case of all other property, the department of revenue shall file a notice of the deferral with the county recorder or auditor. [2007] sp.s. c 2 § 7.]
- **84.37.080** Conditions under which deferment ends. Special assessments or real property tax obligations, or both, deferred under this chapter shall become payable together with interest as provided in RCW 84.37.070:
- (1) Upon the sale of property which has a deferred special assessment lien or real property tax lien, or both, upon it;
- (2) Upon the death of the claimant with an outstanding deferred special assessment lien or real property tax lien, or both, except a surviving spouse or surviving domestic partner who is qualified under this chapter may elect to incur the special assessment lien or real property tax lien, or both, which shall then be payable by that spouse or that domestic partner as provided in this section;
- (3) Upon the condemnation of property with a deferred special assessment lien or real property tax lien, or both, upon it by a public or private body exercising eminent domain power, except as otherwise provided in RCW 84.60.070; or
- (4) At such time as the claimant ceases to reside permanently in the residence upon which the deferral has been granted. [2008 c 6 § 710; 2007 sp.s. c 2 § 8.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901

- **84.37.090** Applicable statutory provisions. The provisions of RCW 84.38.110, 84.38.120, 84.38.140, 84.38.150, 84.38.160, 84.38.170, and 84.38.180 apply to this chapter to the extent that they do not conflict with the provisions of this chapter. For purposes of this chapter, references to "this chapter" in any of the statutes listed in this section shall be interpreted to refer to chapter 84.37 RCW unless the context clearly requires otherwise. [2007 sp.s. c 2 § 9.]
- **84.37.900** Severability—2007 sp.s. c 2. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [2007 sp.s. c 2 § 11.]
- **84.37.901 Application—2007 sp.s. c 2.** This act applies to taxes due and payable after April 30, 2008, and thereafter. [2007 sp.s. c 2 § 12.]
- 84.37.902 Review by the joint legislative audit and review committee. (Expires January 1, 2012.) (1) During calendar year 2011, the joint legislative audit and review committee shall review the property tax deferral program under chapter 84.37 RCW. The department of revenue and county assessors shall provide the committee with any data within its purview that the committee considers necessary to conduct the review. By December 1, 2011, the joint legislative audit and review committee shall report to the legislature the results of its review.
- (2) As part of its review under subsection (1) of this section, the committee shall study and report on:
- (a) The effectiveness of the property tax deferral program in assisting families in economic distress in remaining in their homes;
- (b) The effectiveness of the property tax deferral program in decreasing the default rate on residential mortgages for the statewide population within the income threshold of the program;
- (c) The number of potential participants per thousand population by geographic region;
- (d) The ratio of actual deferral program participants to potential deferral program participants by geographic region;
- (e) The ratio of average annual household property taxes for deferral program participants and average annual income of deferral program participants by geographic region;
- (f) Economic conditions in the housing and lending markets for the prior three years and the forecasted economic conditions for the current biennium and the next succeeding biennium;
- (g) Annual costs specific to the administration of the deferral program;
 - (h) Total annual costs of the deferral program;
- (i) Recommended changes to the deferral program that would increase program participation;
- (j) Any other recommendations the committee may have to improve the deferral program; and
- (k) Any other factors that the committee considers necessary to properly evaluate the deferral program.

[Title 84 RCW—page 82] (2008 Ed.)

(3) This section expires January 1, 2012. [2007 sp.s. c 2 § 13.]

84.37.903 Effective date—2007 sp.s. c 2. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [November 29, 2007]. [2007 sp.s. c 2 § 14.]

Chapter 84.38 RCW

DEFERRAL OF SPECIAL ASSESSMENTS AND/OR PROPERTY TAXES

Sections

Legislative finding and purpose.
Definitions.
Conditions and qualifications for claiming deferral.
Declaration to defer special assessments and/or real property taxes—Filing—Contents—Appeal.
Renewal of deferral—Forms—Notice to renew—Limitation upon special assessment deferral amount.
Declaration of deferral by agent, guardian, etc.
Ceasing to reside permanently on property subject to deferral declaration.
Right to deferral not reduced by contract or agreement.
Procedure where residence under mortgage or purchase contract.
Lien of state, mortgage or purchase contract holder—Priority—Amount—Interest.
Duties of county assessor.
Payments to local improvement or taxing districts.
When deferred assessments or taxes become payable.
Collection of deferred assessments or taxes.
Election to continue deferral by surviving spouse or surviving domestic partner.
Payment of part or all of deferred taxes authorized.
Collection of personal property taxes not affected.
Forms—Rules and regulations.
Severability—1975 1st ex.s. c 291.
Effective dates—1975 1st ex.s. c 291.

84.38.010 Legislative finding and purpose. Savings once deemed adequate for retirement living have been rendered inadequate by increased tax rates, increased property values, and the failure of pension systems to adequately reflect such factors. It is therefore deemed necessary that the legislature, in addition to that tax exemption as provided for in RCW 84.36.381 through 84.36.389 as now or hereafter amended, allow retired persons to defer payment of special assessments on their residences, and to defer their real property tax obligations on their residences, an amount of up to eighty percent of their equity in said property. This deferral program is intended to assist retired persons in maintaining their dignity and a reasonable standard of living by residing in their own homes, providing for their own needs, and managing their own affairs without requiring assistance from public welfare programs. [1975 1st ex.s. c 291 § 26.]

- **84.38.020 Definitions.** Unless a different meaning is plainly required by the context, the following words and phrases as hereinafter used in this chapter shall have the following meanings:
- (1) "Claimant" means a person who either elects or is required under RCW 84.64.050 to defer payment of the special assessments and/or real property taxes accrued on the claimant's residence by filing a declaration to defer as provided by this chapter.

When two or more individuals of a household file or seek to file a declaration to defer, they may determine between them as to who the claimant shall be.

- (2) "Department" means the state department of revenue.
- (3) "Equity value" means the amount by which the fair market value of a residence as determined from the records of the county assessor exceeds the total amount of any liens or other obligations against the property.
- (4) "Local government" means any city, town, county, water-sewer district, public utility district, port district, irrigation district, flood control district, or any other municipal corporation, quasi-municipal corporation, or other political subdivision authorized to levy special assessments.
- (5) "Real property taxes" means ad valorem property taxes levied on a residence in this state in the preceding calendar year.
- (6) "Residence" has the meaning given in RCW 84.36.383.
- (7) "Special assessment" means the charge or obligation imposed by a local government upon property specially benefited. [2006 c 62 \S 2; 1997 c 93 \S 1; 1996 c 230 \S 1614; 1995 c 329 \S 1; 1991 c 213 \S 1; 1984 c 220 \S 20; 1979 ex.s. c 214 \S 5; 1975 1st ex.s. c 291 \S 27.]

Application—2006 c 62: See note following RCW 84.36.383.

Effective date—1997 c 93: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 21, 1997]." [1997 c 93 § 2.]

Part headings not law—Effective date—1996 c 230: See notes following RCW 57.02.001.

Applicability—1991 c 213: "Sections 1 and 2 of this act shall be effective for taxes levied for collection in 1991 and thereafter. Sections 3 and 4 of this act shall be effective for taxes levied for collection in 1992 and thereafter." [1991 c 213 § 6.]

84.38.030 Conditions and qualifications for claiming

deferral. A claimant may defer payment of special assessments and/or real property taxes on up to eighty percent of the amount of the claimant's equity value in the claimant's residence if the following conditions are met:

- (1) The claimant must meet all requirements for an exemption for the residence under RCW 84.36.381, other than the age and income limits under RCW 84.36.381.
- (2) The claimant must be sixty years of age or older on December 31st of the year in which the deferral claim is filed, or must have been, at the time of filing, retired from regular gainful employment by reason of physical disability: PRO-VIDED, That any surviving spouse or surviving domestic partner of a person who was receiving a deferral at the time of the person's death shall qualify if the surviving spouse or surviving domestic partner is fifty-seven years of age or older and otherwise meets the requirements of this section.
- (3) The claimant must have a combined disposable income, as defined in RCW 84.36.383, of forty thousand dollars or less.
- (4) The claimant must have owned, at the time of filing, the residence on which the special assessment and/or real property taxes have been imposed. For purposes of this subsection, a residence owned by a marital community, owned by domestic partners, or owned by cotenants shall be deemed to be owned by each spouse, each domestic partner, or each cotenant. A claimant who has only a share ownership in

(2008 Ed.) [Title 84 RCW—page 83]

cooperative housing, a life estate, a lease for life, or a revocable trust does not satisfy the ownership requirement.

- (5) The claimant must have and keep in force fire and casualty insurance in sufficient amount to protect the interest of the state in the claimant's equity value: PROVIDED, That if the claimant fails to keep fire and casualty insurance in force to the extent of the state's interest in the claimant's equity value, the amount deferred shall not exceed one hundred percent of the claimant's equity value in the land or lot only.
- (6) In the case of special assessment deferral, the claimant must have opted for payment of such special assessments on the installment method if such method was available. [2008 c 6 \S 702; 2006 c 62 \S 3; 2004 c 270 \S 3; 1995 c 329 \S 2; 1991 c 213 \S 2; 1988 c 222 \S 11; 1984 c 220 \S 21; 1979 ex.s. c 214 \S 6; 1975 1st ex.s. c 291 \S 28.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

Application—2006 c 62: See note following RCW 84.36.383. Applicability—1991 c 213: See note following RCW 84.38.020.

84.38.040 Declaration to defer special assessments and/or real property taxes—Filing—Contents—Appeal.

- (1) Each claimant electing to defer payment of special assessments and/or real property tax obligations under this chapter shall file with the county assessor, on forms prescribed by the department and supplied by the assessor, a written declaration thereof. The declaration to defer special assessments and/or real property taxes for any year shall be filed no later than thirty days before the tax or assessment is due or thirty days after receiving notice under RCW 84.64.050, whichever is later: PROVIDED, That for good cause shown, the department may waive this requirement.
- (2) The declaration shall designate the property to which the deferral applies, and shall include a statement setting forth (a) a list of all members of the claimant's household, (b) the claimant's equity value in his residence, (c) facts establishing the eligibility for the deferral under the provisions of this chapter, and (d) any other relevant information required by the rules of the department. Each copy shall be signed by the claimant subject to the penalties as provided in chapter 9A.72 RCW for false swearing. The first declaration to defer filed in a county shall include proof of the claimant's age acceptable to the assessor.
- (3) The county assessor shall determine if each claimant shall be granted a deferral for each year but the claimant shall have the right to appeal this determination to the county board of equalization, in accordance with the provisions of RCW 84.40.038, whose decision shall be final as to the deferral of that year. [2001 c 185 § 10; 1994 c 301 § 34; 1984 c 220 § 22; 1979 ex.s. c 214 § 7; 1975 1st ex.s. c 291 § 29.]

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

84.38.050 Renewal of deferral—Forms—Notice to renew—Limitation upon special assessment deferral amount. (1)(a) Declarations to defer property taxes for all years following the first year may be made by filing with the county assessor no later than thirty days before the tax is due a renewal form in duplicate, prescribed by the department of

revenue and supplied by the county assessor, which affirms the continued eligibility of the claimant.

- (b) In January of each year, the county assessor shall send to each claimant who has been granted deferral of ad valorem taxes for the previous year renewal forms and notice to renew.
- (2) Declarations to defer special assessments shall be made by filing with the assessor no later than thirty days before the special assessment is due on a form to be prescribed by the department of revenue and supplied by the county assessor. Upon approval, the full amount of special assessments upon such claimant's residence shall be deferred but not to exceed an amount equal to eighty percent of the claimant's equity value in said property. [1979 ex.s. c 214 § 8; 1975 1st ex.s. c 291 § 30.]

84.38.060 Declaration of deferral by agent, guardian, etc. If the claimant is unable to make his own declaration of deferral, it may be made by a duly authorized agent or by a guardian or other person charged with care of the person or property of such claimant. [1975 1st ex.s. c 291 § 31.]

84.38.070 Ceasing to reside permanently on property subject to deferral declaration. If the claimant declaring his or her intention to defer special assessments or real property tax obligations under this chapter ceases to reside permanently on the property for which the declaration to defer is made between the date of filing the declaration and December 15th of that year, the deferral otherwise allowable under this chapter shall not be allowed on such tax roll. However, this section shall not apply where the claimant dies, leaving a spouse or domestic partner surviving, who is also eligible for deferral of special assessment and/or property taxes. [2008 c 6 § 703; 1975 1st ex.s. c 291 § 32.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

84.38.080 Right to deferral not reduced by contract or agreement. A person's right to defer special assessments and/or property tax obligations on his residence shall not be reduced by contract or agreement, from January 1, 1976 onward. [1975 1st ex.s. c 291 § 33.]

84.38.090 Procedure where residence under mortgage or purchase contract. If any residence is under mortgage or purchase contract requiring accumulation of reserves out of which the holder of the mortgage or contract is required to pay real estate taxes, said holder shall cosign the declaration of deferral either before a notary public or the county assessor or his deputy in the county where the real property is located. [1975 1st ex.s. c 291 § 34.]

84.38.100 Lien of state, mortgage or purchase contract holder—Priority—Amount—Interest. Whenever a person's special assessment and/or real property tax obligation is deferred under the provisions of this chapter, the amount deferred and required to be paid pursuant to RCW 84.38.120 shall become a lien in favor of the state upon his or her property and shall have priority as provided in chapters 35.50 and 84.60 RCW: PROVIDED, That the interest of a

[Title 84 RCW—page 84] (2008 Ed.)

mortgage or purchase contract holder who is required to cosign a declaration of deferral under RCW 84.38.090, shall have priority to said deferred lien. This lien may accumulate up to eighty percent of the amount of the claimant's equity value in said property and shall bear interest at the rate of five percent per year from the time it could have been paid before delinquency until said obligation is paid: PROVIDED, That when taxes are deferred as provided in RCW 84.64.050, the amount shall bear interest at the rate of five percent per year from the date the declaration is filed until the obligation is paid. In the case of a mobile home, the department of licensing shall show the state's lien on the certificate of ownership for the mobile home. In the case of all other property, the department of revenue shall file a notice of the deferral with the county recorder or auditor. [2006 c 275 § 1; 2000 c 103 § 26; 1988 c 222 § 12; 1984 c 220 § 23; 1981 c 322 § 1; 1975 1st ex.s. c 291 § 35.]

Application—2006 c 275: "This act only applies to property tax deferrals granted under RCW 84.38.040 after June 7, 2006, for taxes levied for collection in 2007 and thereafter." [2006 c 275 § 2.]

Finding—DOR report to legislature—2006 c 275: "The legislature finds that the intent of the property tax deferral program is to assist retired persons in maintaining their dignity and a reasonable standard of living by residing in their own homes, providing for their own needs, and managing their own affairs without requiring assistance from public welfare programs. The department of revenue shall review the adequacy and appropriateness of the interest rate provided in RCW 84.38.100 in relation to these objectives. The department shall report its findings to the finance committee of the house of representatives and the ways and means committee of the senate by December 1, 2012." [2006 c 275 § 3.]

Effective date—1984 c 220: See note following RCW 84.38.120.

84.38.110 Duties of county assessor. The county assessor shall:

- (1) Immediately transmit one copy of each declaration to defer to the department of revenue. The department may audit any declaration and shall notify the assessor as soon as possible of any claim where any factor appears to disqualify the claimant for the deferral sought.
- (2) Transmit one copy of each declaration to defer a special assessment to the local improvement district which imposed such assessment.
- (3) Compute the dollar tax rate for the county as if any deferrals provided by this chapter did not exist.
- (4) As soon as possible notify the department of revenue and the county treasurer of the amount of real property taxes deferred for that year and notify the department of revenue and the respective treasurers of municipal corporations of the amount of special assessments deferred for each local improvement district within such unit. [1984 c 220 § 24; 1975 1st ex.s. c 291 § 36.]

84.38.120 Payments to local improvement or taxing districts. After receipt of the notification from the county assessor of the amount of deferred special assessments and/or real property taxes the department shall pay, from amounts appropriated for that purpose, to the treasurers of such municipal corporations said amounts, equivalent to the amount of special assessments and/or real property taxes deferred, to be distributed to the local improvement or taxing districts which levied the taxes so deferred: PROVIDED, That when taxes are deferred as provided in RCW 84.64.050, the department

shall pay to the treasurer of the county the amount equivalent to all taxes, foreclosure costs, interest, and penalties accrued to the date the declaration to defer is filed. [2000 c 103 § 27; 1988 c 222 § 13; 1984 c 220 § 25; 1975 1st ex.s. c 291 § 37.]

Effective date—1984 c 220 § 23: *"Section 23 of this act shall take effect July 1, 1985." [1984 c 220 § 29.]

*Reviser's note: Due to a Senate amendment to House Bill No. 1201 (1984 c 220), "section 23" became "section 25." During enrolling, "section 23" was renumbered as "section 25" under the mandate in the amendment to "renumber the sections consecutively and correct any internal references accordingly," but the internal reference to "section 23" was not changed. "Section 23 of this act" consists of the 1984 c 220 amendment to RCW 84.38.100. "Section 25 of this act" consists of the 1984 c 220 amendment to RCW 84.38.120.

84.38.130 When deferred assessments or taxes become payable. Special assessments and/or real property tax obligations deferred under this chapter shall become payable together with interest as provided in RCW 84.38.100:

- (1) Upon the sale of property which has a deferred special assessment and/or real property tax lien upon it.
- (2) Upon the death of the claimant with an outstanding deferred special assessment and/or real property tax lien except a surviving spouse or surviving domestic partner who is qualified under this chapter may elect to incur the special assessment and/or real property tax lien which shall then be payable by that spouse or that domestic partner as provided in this section.
- (3) Upon the condemnation of property with a deferred special assessment and/or real property tax lien upon it by a public or private body exercising eminent domain power, except as otherwise provided in RCW 84.60.070.
- (4) At such time as the claimant ceases to reside permanently in the residence upon which the deferral has been granted.
- (5) Upon the failure of any condition set forth in RCW 84.38.030. [2008 c 6 § 704; 1984 c 220 § 26; 1975 1st ex.s. c 291 § 38.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

84.38.140 Collection of deferred assessments or taxes. (1) The department shall collect all the amounts deferred together with interest under this chapter. However, in the event that the department is unable to collect an amount deferred together with interest, that amount deferred together with interest shall be collected by the county treasurer in the manner provided for in chapter 84.56 RCW. For purposes of collection of deferred taxes, the provisions of chapters 84.56, 84.60, and 84.64 RCW shall be applicable.

(2) When any deferred special assessment and/or real property taxes together with interest are collected the moneys shall be deposited in the state general fund. [2001 c 299 § 18; 1984 c 220 § 27; 1975 1st ex.s. c 291 § 39.]

84.38.150 Election to continue deferral by surviving spouse or surviving domestic partner. (1) A surviving spouse or surviving domestic partner of the claimant may elect to continue the property in its deferred tax status if the property is the residence of the spouse or domestic partner of the claimant and the spouse or domestic partner meets the requirements of this chapter.

(2008 Ed.) [Title 84 RCW—page 85]

(2) The election under this section to continue the property in its deferred status by the spouse or the domestic partner of the claimant shall be filed in the same manner as an original claim for deferral is filed under this chapter, not later than ninety days from the date of the claimant's death. Thereupon, the property with respect to which the deferral of special assessments and/or real property taxes is claimed shall continue to be treated as deferred property. When the property has been continued in its deferred status by the filing of the spouse or the domestic partner of the claimant of an election under this section, the spouse or the domestic partner of the claimant may continue the property in its deferred status in subsequent years by filing a claim under this chapter so long as the spouse or the domestic partner meets the qualifications set out in this section. [2008 c 6 § 705; 1975 1st ex.s. c 291 § 40.]

Part headings not law—Severability—2008 c 6: See RCW 26.60.900 and 26.60.901.

- **84.38.160** Payment of part or all of deferred taxes authorized. Any person may at any time pay a part or all of the deferred taxes but such payment shall not affect the deferred tax status of the property. [1975 1st ex.s. c 291 § 41.]
- **84.38.170** Collection of personal property taxes not affected. Nothing in this chapter is intended to or shall be construed to prevent the collection, by foreclosure, of personal property taxes which become a lien against tax-deferred property. [1975 1st ex.s. c 291 § 42.]
- **84.38.180 Forms—Rules and regulations.** The department of revenue of the state of Washington shall devise the forms and make rules and regulations consistent with chapter 34.05 RCW and the provisions of this chapter as shall be necessary or desirable to permit its effective administration. [1975 1st ex.s. c 291 § 43.]
- **84.38.900 Severability—1975 1st ex.s. c 291.** See note following RCW 82.04.050.
- **84.38.910** Effective dates—**1975 1st ex.s. c 291.** See note following RCW 82.04.050.

Chapter 84.39 RCW

PROPERTY TAX EXEMPTION—WIDOWS OR WIDOWERS OF VETERANS

Sections

84.39.010 Exemption authorized—Qualifications.
84.39.020 Filing claim for exemption—Requirements.
84.39.030 Continued eligibility—Renewal forms.

84.39.040 Agent or guardian filing claim on behalf of claimant.

84.39.050 Failure to reside on property—Repayment.

84.39.060 Determination of assistance—Biennial budget request.

84.39.010 Exemption authorized—Qualifications. A person is entitled to a property tax exemption in the form of a grant as provided in this chapter. The person is entitled to assistance for the payment of all or a portion of the amount of excess and regular real property taxes imposed on the per-

- son's residence in the year in which a claim is filed in accordance with the following:
- (1) The claimant must meet all requirements for an exemption for the residence under RCW 84.36.381, other than the income limits under RCW 84.36.381.
 - (2)(a) The person making the claim must be:
- (i) Sixty-two years of age or older on December 31st of the year in which the claim is filed, or must have been, at the time of filing, retired from regular gainful employment by reason of physical disability; and
 - (ii) A widow or widower of a veteran who:
 - (A) Died as a result of a service-connected disability;
- (B) Was rated as one hundred percent disabled by the United States veterans' administration for the ten years prior to his or her death;
- (C) Was a former prisoner of war as substantiated by the United States veterans' administration and was rated as one hundred percent disabled by the United States veterans' administration for one or more years prior to his or her death; or
- (D) Died on active duty or in active training status as a member of the United States uniformed services, reserves, or national guard; and
- (b) The person making the claim must not have remarried.
- (3) The claimant must have a combined disposable income of forty thousand dollars or less.
- (4) The claimant must have owned, at the time of filing, the residence on which the real property taxes have been imposed. For purposes of this subsection, a residence owned by cotenants shall be deemed to be owned by each cotenant. A claimant who has only a share ownership in cooperative housing, a life estate, a lease for life, or a revocable trust does not satisfy the ownership requirement.
- (5) A person who otherwise qualifies under this section is entitled to assistance in an amount equal to regular and excess property taxes imposed on the difference between the value of the residence eligible for exemption under RCW 84.36.381(5) and:
- (a) The first one hundred thousand dollars of assessed value of the residence for a person who has a combined disposable income of thirty thousand dollars or less;
- (b) The first seventy-five thousand dollars of assessed value of the residence for a person who has a combined disposable income of thirty-five thousand dollars or less but greater than thirty thousand dollars; or
- (c) The first fifty thousand dollars of assessed value of the residence for a person who has a combined disposable income of forty thousand dollars or less but greater than thirty-five thousand dollars.
 - (6) As used in this section:
- (a) "Veteran" has the same meaning as provided under RCW 41.04.005.
- (b) The meanings attributed in RCW 84.36.383 to the terms "residence," "combined disposable income," "disposable income," and "disability" apply equally to this section. [2005 c 253 § 1.]

Application—2005 c 253: "This act applies to taxes levied for collection in 2006 and thereafter." [2005 c 253 \S 9.]

[Title 84 RCW—page 86] (2008 Ed.)

- **84.39.020** Filing claim for exemption—Requirements. (1) Each claimant applying for assistance under RCW 84.39.010 shall file a claim with the department, on forms prescribed by the department, no later than thirty days before the tax is due. The department may waive this requirement for good cause shown. The department shall supply forms to the county assessor to allow persons to apply for the program at the county assessor's office.
- (2) The claim shall designate the property to which the assistance applies and shall include a statement setting forth (a) a list of all members of the claimant's household, (b) facts establishing the eligibility under this section, and (c) any other relevant information required by the rules of the department. Each copy shall be signed by the claimant subject to the penalties as provided in chapter 9A.72 RCW for false swearing. The first claim shall include proof of the claimant's age acceptable to the department.
- (3) The following documentation shall be filed with a claim along with any other documentation required by the department:
- (a) The deceased veteran's DD 214 report of separation, or its equivalent, that must be under honorable conditions;
- (b) A copy of the applicant's certificate of marriage to the deceased;
- (c) A copy of the deceased veteran's death certificate; and
- (d) A letter from the United States veterans' administration certifying that the death of the veteran meets the requirements of RCW 84.39.010(2).

The department of veterans affairs shall assist an eligible widow or widower in the preparation and submission of an application and the procurement of necessary substantiating documentation.

(4) The department shall determine if each claimant is eligible each year. Any applicant aggrieved by the department's denial of assistance may petition the state board of tax appeals to review the denial and the board shall consider any appeals to determine (a) if the claimant is entitled to assistance and (b) the amount or portion thereof. [2005 c 253 § 2.]

Application—2005 c 253: See note following RCW 84.39.010.

- **84.39.030** Continued eligibility—Renewal forms. (1) Claims for assistance for all years following the first year may be made by filing with the department no later than thirty days before the tax is due a renewal form in duplicate, prescribed by the department, that affirms the continued eligibility of the claimant.
- (2) In January of each year, the department shall send to each claimant who has been granted assistance for the previous year renewal forms and notice to renew. [2005 c 253 § 3.]

Application—2005 c 253: See note following RCW 84.39.010.

84.39.040 Agent or guardian filing claim on behalf of claimant. If the claimant is unable to make his or her own claim, it may be made by a duly authorized agent or by a guardian or other person charged with care of the person or property of the claimant. [2005 c 253 § 4.]

Application—2005 c 253: See note following RCW 84.39.010.

84.39.050 Failure to reside on property—Repayment. If the claimant receiving assistance under RCW 84.39.010 ceases to reside permanently on the property for which the claim is made between the date of filing the declaration and December 15th of that year, the amount of assistance otherwise allowable under RCW 84.39.010 shall not be allowed for that portion of the year in which the claimant was not qualified, and that amount shall constitute a lien on the property in favor of the state and shall have priority as provided in chapter 84.60 RCW until repaid to the department. [2005 c 253 § 5.]

Application—2005 c 253: See note following RCW 84.39.010.

84.39.060 Determination of assistance—Biennial budget request. (1) The department shall consult with the appropriate county assessors and county treasurers to determine the amount of assistance to which each claimant is eligible and the appropriate method of providing the assistance. The department shall pay, from amounts appropriated for this purpose, to the claimant, the claimant's mortgage company, or the county treasurer, as appropriate for each claimant, the amount of assistance to which the claimant is entitled under RCW 84.39.010.

(2) The department shall request in its biennial budget request an appropriation to satisfy its obligations under this section. [2005 c 253 § 6.]

Application—2005 c 253: See note following RCW 84.39.010.

Chapter 84.40 RCW LISTING OF PROPERTY

Sections	
84.40.020	Assessment date—Average inventory basis may be used—Public inspection of listing, documents, and records.
84.40.025	Access to property required.
84.40.030	Basis of valuation, assessment, appraisal—One hundred percent of true and fair value—Exceptions—Leasehold estates—Real property—Appraisal—Comparable sales.
84.40.0301	Determination of value by public official—Review—Revaluation—Presumptions.
84.40.031	Valuation of timber and timberlands—Criteria established.
84.40.032	Valuation of timber and timberlands—"Timberlands" defined and declared lands devoted to reforestation.
84.40.033	Valuation of timber and timberlands—Legislative findings.
84.40.036	Valuation of vessels—Apportionment.
84.40.037	Valuation of computer software—Embedded software.
84.40.038	Petition county board of equalization—Limitation on changes to time limit—Waiver of filing deadline—Direct appeal to state board of tax appeals.
84.40.039	Reducing valuation after government restriction—Petitioning assessor—Establishing new valuation—Notice—Appeal—Refund
84.40.040	Time and manner of listing.
84.40.042	Valuation and assessment of divided or combined property.
84.40.045	Notice of change in valuation of real property to be given tax- payer—Copy to person making payments pursuant to mort- gage, contract, or deed of trust—Procedure—Penalty.
84.40.060	Personal property assessment.
84.40.065	Listing of taxable ships and vessels with department—Assessment—Rights of review.
84.40.070	Companies, associations—Listing.
84.40.080	Listing omitted property or improvements.
84.40.085	Limitation period for assessment of omitted property or value—Notification to taxpayer of omission—Procedure.
84.40.090	Taxing districts to be designated—Separate assessments.
84.40.110	Examination under oath—Default listing.
84.40.120	Oaths, who may administer—Criminal penalty for willful false listing.
84.40.130	Penalty for failure or refusal to list—False or fraudulent listing, additional penalty.
84.40.150	Sick or absent persons—May report to board of equalization.

(2008 Ed.) [Title 84 RCW—page 87]

94 40 160

84.40.160	Manner of listing real estate—Maps.			
84.40.170	Plat of irregular subdivided tracts—Notice to owner—Surveys—Costs.			
84.40.175	Listing of exempt property—Proof of exemption—Valuation of publicly owned property.			
84.40.178	Exempt residential property—Maintenance of assessed valua- tion—Notice of change.			
84.40.185	Individuals, corporations, limited liability companies, associa- tions, partnerships, trusts, or estates required to list person- alty.			
84.40.190	Statement of personal property.			
84.40.200	Listing of personalty on failure to obtain statement—Statement of valuation to person assessed or listing—Exemption.			
84.40.210	Personalty of manufacturer, listing procedure, statement—"Manufacturer" defined.			
84.40.220	Merchant's personalty held for sale—Consignment from out of state—Nursery stock assessable as growing crops.			
84.40.230	Contract to purchase public land.			
84.40.240	Annual list of lands sold or contracted to be sold to be furnished assessor.			
84.40.315	Federal agencies and property taxable when federal law permits.			
84.40.320	Detail and assessment lists to board of equalization.			
84.40.335	Lists, schedules or statements to contain declaration that falsi- fication subject to perjury.			
84.40.340	Verification by assessor of any list, statement, or schedule— Confidentiality, penalty.			
84.40.343	Mobile homes—Identification of.			
84.40.344	Mobile homes—Avoidance of payment of tax—Penalty.			
84.40.350	Assessment and taxation of property losing exempt status.			
84.40.360	Loss of exempt status—Property subject to pro rata portion of taxes for remainder of year.			
84.40.370	Loss of exempt status—Valuation date—Extension on rolls.			
84.40.380	Loss of exempt status—When taxes due and payable—Dates of delinquency—Interest.			
84.40.390	Loss of exempt status—Taxes constitute lien on property.			
84.40.405	Rules for agricultural products and business inventories.			
84.40.410	Valuation and assessment of certain leasehold interests.			
Qualifications for persons assessing real property—Framination: RCW				

Manner of listing real estate_Mans

Qualifications for persons assessing real property—Examination: RCW 36.21.015.

84.40.020 Assessment date—Average inventory basis may be used—Public inspection of listing, documents, and records. All real property in this state subject to taxation shall be listed and assessed every year, with reference to its value on the first day of January of the year in which it is assessed. Such listing and all supporting documents and records shall be open to public inspection during the regular office hours of the assessor's office: PROVIDED, That confidential income data is hereby exempted from public inspection as noted in RCW 42.56.070 and 42.56.210. All personal property in this state subject to taxation shall be listed and assessed every year, with reference to its value and ownership on the first day of January of the year in which it is assessed: PROVIDED, That if the stock of goods, wares, merchandise or material, whether in a raw or finished state or in process of manufacture, owned or held by any taxpayer on January 1 of any year does not fairly represent the average stock carried by such taxpayer, such stock shall be listed and assessed upon the basis of the monthly average of stock owned or held by such taxpayer during the preceding calendar year or during such portion thereof as the taxpayer was engaged in business. [2005 c 274 § 364; 2001 c 187 § 16. Prior: 1997 c 239 § 2; 1997 c 3 § 103 (Referendum Bill No. 47, approved November 4, 1997); 1973 c 69 § 1; 1967 ex.s. c 149 § 35; 1961 c 15 § 84.40.020; prior: (i) 1939 c 137 § 1; 1925 ex.s. c 130 § 8; 1897 c 71 § 6; 1895 c 176 § 3; 1893 c 124 § 6; 1891 c 140 §§ 1, 6; 1890 p 532 § 6; Code 1881 § 2832; 1871 p 40 § 15; 1869 p 180 § 15; 1867 p 62 § 6; 1854 p 332 § 4; RRS § 11112. (ii) 1937 c 122 § 1; 1890 p 532 § 6; RRS § 11112-1.]

Part headings not law—Effective date—2005 c 274: See RCW 42.56.901 and 42.56.902.

Application—2001 c 187: "This act applies for [to] taxes levied in 2001 for collection in 2002 and thereafter." [2001 c 187 § 33.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050.

Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.025 Access to property required. For the purpose of assessment and valuation of all taxable property in each county, any real or personal property in each county shall be subject to visitation, investigation, examination, discovery, and listing at any reasonable time by the county assessor of the county or by any employee thereof designated for this purpose by the assessor.

In any case of refusal to such access, the assessor shall request assistance from the department of revenue which may invoke the power granted by chapter 84.08 RCW. [1982 1st ex.s. c 46 § 10.]

84.40.030 Basis of valuation, assessment, appraisal—One hundred percent of true and fair value—Exceptions—Leasehold estates—Real property—Appraisal—Comparable sales. All property shall be valued at one hundred percent of its true and fair value in money and assessed on the same basis unless specifically provided otherwise by law.

Taxable leasehold estates shall be valued at such price as they would bring at a fair, voluntary sale for cash without any deductions for any indebtedness owed including rentals to be paid.

The true and fair value of real property for taxation purposes (including property upon which there is a coal or other mine, or stone or other quarry) shall be based upon the following criteria:

(1) Any sales of the property being appraised or similar properties with respect to sales made within the past five years. The appraisal shall be consistent with the comprehensive land use plan, development regulations under chapter 36.70A RCW, zoning, and any other governmental policies or practices in effect at the time of appraisal that affect the use of property, as well as physical and environmental influences. An assessment may not be determined by a method that assumes a land usage or highest and best use not permitted, for that property being appraised, under existing zoning or land use planning ordinances or statutes or other government restrictions. The appraisal shall also take into account: (a) In the use of sales by real estate contract as similar sales, the extent, if any, to which the stated selling price has been increased by reason of the down payment, interest rate, or other financing terms; and (b) the extent to which the sale of a similar property actually represents the general effective market demand for property of such type, in the geographical area in which such property is located. Sales involving deed releases or similar seller-developer financing arrangements shall not be used as sales of similar property.

[Title 84 RCW—page 88] (2008 Ed.)

(2) In addition to sales as defined in subsection (1) of this section, consideration may be given to cost, cost less depreciation, reconstruction cost less depreciation, or capitalization of income that would be derived from prudent use of the property, as limited by law or ordinance. Consideration should be given to any agreement, between an owner of rental housing and any government agency, that restricts rental income, appreciation, and liquidity; and to the impact of government restrictions on operating expenses and on ownership rights in general of such housing. In the case of property of a complex nature, or being used under terms of a franchise from a public agency, or operating as a public utility, or property not having a record of sale within five years and not having a significant number of sales of similar property in the general area, the provisions of this subsection shall be the dominant factors in valuation. When provisions of this subsection are relied upon for establishing values the property owner shall be advised upon request of the factors used in arriving at such value.

(3) In valuing any tract or parcel of real property, the true and fair value of the land, exclusive of structures thereon shall be determined; also the true and fair value of structures thereon, but the valuation shall not exceed the true and fair value of the total property as it exists. In valuing agricultural land, growing crops shall be excluded. [2007 c 301 § 2; 2001 c 187 § 17; 1998 c 320 § 9. Prior: 1997 c 429 § 34; 1997 c 134 § 1; 1997 c 3 § 104 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 124 § 20; 1993 c 436 § 1; 1988 c 222 § 14; 1980 c 155 § 2; prior: 1973 1st ex.s. c 195 § 96; 1973 1st ex.s. c 187 § 1; 1972 ex.s. c 125 § 2; 1971 ex.s. c 288 § 1; 1971 ex.s. c 43 § 1; 1961 c 15 § 84.40.030; prior: 1939 c 206 § 15; 1925 ex.s. c 130 § 52; 1919 c 142 § 4; 1913 c 140 § 1; 1897 c 71 § 42; 1893 c 124 § 44; 1891 c 140 § 44; 1890 p 547 § 48; RRS § 11135. FORMER PART OF SECTION: 1939 c 116 § 1, part, now codified in RCW 84.40.220.]

Contingent effective date—2001 c 187: See note following RCW 84 70 010

Application—2001 c 187: See note following RCW 84.40.020.

Severability—1997 c 429: See note following RCW 36.70A.3201.

Application—1997 c 3: "(1) Sections 101 through 126 of this act apply to taxes levied for collection in 1999 and thereafter.

(2) Sections 201 through 207 of this act apply to taxes levied for collection in 1998 and thereafter." [1997 c 3 § 501 (Referendum Bill No. 47, approved November 4, 1997).]

Severability—1997 c 3: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1997 c 3 § 502 (Referendum Bill No. 47, approved November 4, 1997).]

Part headings not law—1997 c 3: "Part headings used in this act are not any part of the law." [1997 c 3 § 503 (Referendum Bill No. 47, approved November 4, 1997).]

Referral to electorate—1997 c 3: "Except for section 401 of this act, the secretary of state shall submit this act to the people for their adoption and ratification, or rejection, at the next general election to be held in this state, in accordance with Article II, section 1 of the state Constitution and the laws adopted to facilitate its operation." [1997 c 3 § 504.] 1997 c 3 (this act) was adopted and ratified by the people at the November 4, 1997, general election (Referendum Bill No. 47).

Effective date—Applicability—1980 c 155: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately and shall be effective for assessments made in 1980 and years thereafter." [1980 c 155 § 8.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Severability—Construction—1973 1st ex.s. c 187: "If any provision of this 1973 amendatory act, or its application to any person or circumstance is held invalid, the remainder of this 1973 amendatory act, or the application of the provision to other persons or circumstances is not affected: PRO-VIDED, That if the leasehold in lieu excise tax imposed by section 4 of this 1973 amendatory act is held invalid, the entirety of the act, except for section 3 and section 15, shall be null and void." [1973 1st ex.s. c 187 § 13.]

Severability—1972 ex.s. c 125: See note following RCW 84.40.045.

Savings—1971 ex.s. c 288: "The amendment or repeal of any statutes by this 1971 amendatory act shall not be construed as invalidating, abating or otherwise affecting any existing right acquired or any liability or obligation incurred under the provisions of the statutes amended or repealed. Such amendment or repeals shall not affect the right of any person to make a claim for exemption during the calendar year 1971 pursuant to RCW 84.36.128." [1971 ex.s. c 288 § 12.]

Severability—1971 ex.s. c 288: "If any provision of this 1971 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1971 ex.s. c 288 § 28.]

Severability—1971 ex.s. c 43: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1971 ex.s. c 43 § 6.]

84.40.0301 Determination of value by public official—Review—Revaluation—Presumptions. Upon review by any court, or appellate body, of a determination of the valuation of property for purposes of taxation, it shall be presumed that the determination of the public official charged with the duty of establishing such value is correct but this presumption shall not be a defense against any correction indicated by clear, cogent and convincing evidence. [1994 c 301 § 35; 1971 ex.s. c 288 § 2.]

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84 40 030

84.40.031 Valuation of timber and timberlands— Criteria established. Based upon the study as directed by house concurrent resolution No. 10 of the thirty-seventh session of the legislature relating to the taxation of timber and timberlands, the legislature hereby establishes the criteria set forth in RCW 84.40.031 through 84.40.033 as standards for the valuation of timber and timberlands for tax purposes. [1983 c 3 § 228; 1963 c 249 § 1.]

Severability—1963 c 249: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of this act, or the application of the provisions to other persons or circumstances is not affected." [1963 c 249 § 6.]

84.40.032 Valuation of timber and timberlands—"Timberlands" defined and declared lands devoted to reforestation. As used in RCW 84.40.031 through 84.40.033 "timberlands" means land primarily suitable and used for growing a continuous supply of forest products, whether such lands be cutover, selectively harvested, or contain merchantable or immature timber, and includes the timber thereon. Timberlands are lands devoted to reforestation within the meaning of Article VII, section 1 of the state Constitution as amended. [1983 c 3 § 229; 1963 c 249 § 2.]

Severability-1963 c 249: See note following RCW 84.40.031.

(2008 Ed.) [Title 84 RCW—page 89]

84.40.033 Valuation of timber and timberlands—**Legislative findings.** It is hereby found and declared that:

- (1) Timber constitutes the primary renewable resource of this state.
- (2) It is the public policy of this state that timberlands be managed in such a way as to assure a continuous supply of forest products.
- (3) It is in the public interest that forest valuation and taxation policy encourage and permit timberland owners to manage their lands to sustain maximum production of raw materials for the forest industry, to maintain other public benefits, and to maintain a stable and equitable tax base.
- (4) Forest management entails continuous and accumulative burdens of taxes, protection, management costs, interest on investment, and risks of loss from fire, insects, disease and the elements over long periods of time prior to harvest and realization of income.
- (5) Existing timberland valuation and taxation procedures under the general property tax system are consistent with the public interest and the public policy herein set forth only when due consideration and recognition is given to all relevant factors in determining the true and fair value in money of each tract or lot of timberland.
- (6) To assure equality and uniformity of taxation of timberland, uniform principles should be applied for determining the true and fair value in money of such timberlands, taking into account all pertinent factors such as regional differences in species and growing conditions.
- (7) The true and fair value in money of timberlands must be determined through application of sound valuation principles based upon the highest and best use of such properties. The highest and best use of timberlands, whether cut-over, selectively harvested, or containing merchantable or immature timber, is to manage, protect and harvest them in a manner which will realize the greatest economic value and assure the maximum continuous supply of forest products. This requires that merchantable timber originally on timberlands be harvested gradually to maintain a continuous supply until immature timber reaches the optimum age or size for harvesting, that immature timber on timberlands be managed and protected for extensive periods until it reaches such optimum age or size and that such timberlands be continually restocked as harvested.
- (8) Reforestation entails an integrated forest management program which includes gradual harvesting of existing merchantable timber, management and protection of immature timber during its growth cycle until it reaches the optimum size or age for harvesting and a continual preparation and restocking of areas after harvest. Such management of timberlands is now generally followed and practiced in this state and it is in the public interest that such management be continued and encouraged.
- (9) The prices at which merchantable timber is sold generally reflect values based upon immediate harvesting, and the prices at which both merchantable and immature timber are sold frequently reflect circumstances peculiar to the particular purchaser. Such prices generally make little or no allowance for the continuous and accumulative burdens of taxes, protection, management costs, interest on investment, and risks of loss from fire, insects, disease, and the elements which must be borne by the owner of timberlands over long

periods of time prior to the time timber is harvested and income is realized. Such prices do not, therefore, provide a reliable measure of the true and fair value in money. Accordingly, both the public policy and the public interest of this state and sound principles of timber valuation require that in the determination of the true and fair value in money of such properties appropriate and full allowance be made for such continuous and accumulative burdens over the period of time between assessment and harvest. [1963 c 249 § 3.]

Severability—1963 c 249: See note following RCW 84.40.031.

84.40.036 Valuation of vessels—Apportionment. (1) As used in this section, "apportionable vessel" means a ship or vessel which is:

- (a) Engaged in interstate commerce;
- (b) Engaged in foreign commerce; and/or
- (c) Engaged exclusively in fishing, tendering, harvesting, and/or processing seafood products on the high seas or waters under the jurisdiction of other states.
- (2) The value of each apportionable vessel shall be apportioned to this state based on the number of days or fractions of days that the vessel is within this state during the preceding calendar year: PROVIDED, That if the total number of days the vessel is within the limits of the state does not exceed one hundred twenty for the preceding calendar year, no value shall be apportioned to this state. For the purposes of this subsection (2), a fraction of a day means more than sixteen hours in a calendar day.
- (3) Time during which an apportionable vessel is in the state for one or more of the following purposes shall not be considered as time within this state, if the length of time is reasonable for the purpose:
 - (a) Undergoing repair or alteration;
- (b) Taking on or discharging cargo, passengers, or supplies; and
- (c) Serving as a tug for a vessel under (a) or (b) of this subsection.
- (4) Days during which an apportionable vessel leaves this state only while navigating the high seas in order to travel between points in this state shall be considered as days within this state. [1998 c 335 § 6; 1986 c 229 § 2.]

Effective date—1998 c 335: See note following RCW 84.12.200.

Application—1986 c 229: See note following RCW 84.36.080.

Listing of taxable ships and vessels with department: RCW 84.40.065. Partial exemption for ships and vessels: RCW 84.36.080.

84.40.037 Valuation of computer software—Embedded software. (1) Computer software, except embedded software, shall be valued in the first year of taxation at one hundred percent of the acquisition cost of the software and in the second year at fifty percent of the acquisition cost. Computer software, other than embedded software, shall have no value for purposes of property taxation after the second year.

(2) Embedded software is a part of the computer system or other machinery or equipment in which it is housed and shall be valued in the same manner as the machinery or equipment. [1991 sp.s. c 29 § 4.]

Findings, intent—Severability—Application—1991 sp.s. c 29: See notes following RCW 84.04.150.

[Title 84 RCW—page 90] (2008 Ed.)

84.40.038 Petition county board of equalization— Limitation on changes to time limit—Waiver of filing deadline—Direct appeal to state board of tax appeals. (1) The owner or person responsible for payment of taxes on any property may petition the county board of equalization for a change in the assessed valuation placed upon such property by the county assessor or for any other reason specifically authorized by statute. Such petition must be made on forms prescribed or approved by the department of revenue and any petition not conforming to those requirements or not properly completed shall not be considered by the board. The petition must be filed with the board on or before July 1st of the year of the assessment or determination, within thirty days after the date an assessment, value change notice, or other notice has been mailed, or within a time limit of up to sixty days adopted by the county legislative authority, whichever is later. If a county legislative authority sets a time limit, the authority may not change the limit for three years from the adoption of the limit.

- (2) The board of equalization may waive the filing deadline if the petition is filed within a reasonable time after the filing deadline and the petitioner shows good cause for the late filing. The decision of the board of equalization regarding a waiver of the filing deadline is final and not appealable under RCW 84.08.130. Good cause may be shown by one or more of the following events or circumstances:
- (a) Death or serious illness of the taxpayer or his or her immediate family;
- (b) The taxpayer was absent from the address where the taxpayer normally receives the assessment or value change notice, was absent for more than fifteen days of the days allowed in subsection (1) of this section before the filing deadline, and the filing deadline is after July 1;
- (c) Incorrect written advice regarding filing requirements received from board of equalization staff, county assessor's staff, or staff of the property tax advisor designated under RCW 84.48.140;
 - (d) Natural disaster such as flood or earthquake;
- (e) Delay or loss related to the delivery of the petition by the postal service, and documented by the postal service; or
- (f) Other circumstances as the department may provide by rule.
- (3) The owner or person responsible for payment of taxes on any property may request that the appeal be heard by the state board of tax appeals without a hearing by the county board of equalization when the assessor, the owner or person responsible for payment of taxes on the property, and a majority of the county board of equalization agree that a direct appeal to the state board of tax appeals is appropriate. The state board of tax appeals may reject the appeal, in which case the county board of equalization shall consider the appeal under RCW 84.48.010. Notice of such a rejection, together with the reason therefor, shall be provided to the affected parties and the county board of equalization within thirty days of receipt of the direct appeal by the state board. [2001 c 185 § 11; 1997 c 294 § 1; 1994 c 123 § 4; 1992 c 206 § 11; 1988 c 222 § 19.]

Application—2001 c 185 §§ 1-12: See note following RCW

Applicability—1994 c 123: See note following RCW 84.36.815. Effective date—1992 c 206: See note following RCW 82.04.170.

Effective date—1988 c 222: See note following RCW 84.40.040.

- 84.40.039 Reducing valuation after government restriction—Petitioning assessor—Establishing new valuation—Notice—Appeal—Refund. (1) The owner or person responsible for payment of taxes on any real property may petition the assessor for a reduction in the assessed value of the real property at any time within three years of adoption of a restriction by a government entity.
- (2) Notwithstanding the revaluation cycle for the county, the assessor shall reconsider the valuation of the real property within one hundred twenty days of the filing of a petition under subsection (1) of this section. If the new valuation is established for the real property after this review, the assessor shall notify the property owner in the manner provided in RCW 84.40.045. Unless the real property would otherwise be revalued that year as a result of the revaluation cycle or new construction, the valuation of the real property shall not be increased as a result of this revaluation. If the new valuation is established after June 1st in any year, the new valuation shall be used for purposes of imposing property taxes in the following year, but the property owner shall be eligible for a refund under RCW 84.69.020.
- (3) A new valuation established under this section may be appealed under RCW 84.40.038.
- (4) If the assessor reduces the valuation of real property using the process under this section, the property owner shall be entitled to a refund on property taxes paid on this property calculated as follows:
- (a) A property owner is entitled to receive a refund for each year after the restriction was adopted, but not to exceed three years, that the taxpayer paid property taxes on the real property based upon the prior higher valuation; and
- (b) The amount of the refund in each year shall be the amount of reduced valuation on the real property for that year, multiplied by the rate of property taxes imposed on the property in that year.
- (5) As used in this section, "restriction" means a limitation, requirement, regulation, or restriction that limits the use of the property, including those imposed by the application of ordinances, resolutions, rules, regulations, policies, statutes, and conditions of land use approval. [1998 c 306 § 1.]

84.40.040 Time and manner of listing. The assessor shall begin the preliminary work for each assessment not later than the first day of December of each year in all counties in the state. The assessor shall also complete the duties of listing and placing valuations on all property by May 31st of each year, except that the listing and valuation of construction and mobile homes under RCW 36.21.080 and 36.21.090 shall be completed by August 31st of each year, and in the following manner, to wit:

The assessor shall actually determine as nearly as practicable the true and fair value of each tract or lot of land listed for taxation and of each improvement located thereon and shall enter one hundred percent of the true and fair value of such land and value of such improvements, together with the total of such one hundred percent valuations, opposite each description of property on the assessment list and tax roll.

The assessor shall make an alphabetical list of the names of all persons in the county liable to assessment of personal property, and require each person to make a correct list and statement of such property according to the standard form prescribed by the department of revenue, which statement and list shall include, if required by the form, the year of acquisition and total original cost of personal property in each category of the prescribed form. However, the assessor may list and value improvements on publicly owned land in the same manner as real property is listed and valued, including conformance with the revaluation program required under chapter 84.41 RCW. Such list and statement shall be filed on or before the last day of April. The assessor shall on or before the 1st day of January of each year mail, or electronically transmit, a notice to all such persons at their last known address that such statement and list is required. This notice must be accompanied by the form on which the statement or list is to be made. The notice mailed, or electronically transmitted, by the assessor to each taxpayer each year shall, if practicable, include the statement and list of personal property of the taxpayer for the preceding year. Upon receipt of such statement and list the assessor shall thereupon determine the true and fair value of the property included in such statement and enter one hundred percent of the same on the assessment roll opposite the name of the party assessed; and in making such entry in the assessment list, the assessor shall give the name and post office address of the party listing the property, and if the party resides in a city the assessor shall give the street and number or other brief description of the party's residence or place of business. The assessor may, after giving written notice of the action to the person to be assessed, add to the assessment list any taxable property which should be included in such list. [2003 c 302 § 1; 2001 c 187 § 18; 1997 c 3 § 106 (Referendum Bill No. 47, approved November 4, 1997); 1988 c 222 § 15; 1982 1st ex.s. c 46 § 5; 1973 1st ex.s. c 195 § 97; 1967 ex.s. c 149 § 36; 1961 c 15 § 84.40.040. Prior: 1939 c 206 § 16, part; 1925 ex.s. c 130 § 57, part; 1897 c 71 § 46, part; 1895 c 176 § 5, part; 1893 c 124 § 48, part; 1891 c 140 § 48, part; RRS § 11140, part.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1988 c 222: "Sections 15, 17, 19, 20, 21, 28, and 30 of this act shall take effect January 1, 1989." [1988 c 222 § 35.]

Severability-Effective dates and termination dates-Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050. Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.042 Valuation and assessment of divided or **combined property.** (1) When real property is divided in accordance with chapter 58.17 RCW, the assessor shall carefully investigate and ascertain the true and fair value of each lot and assess each lot on that same basis, unless specifically provided otherwise by law. For purposes of this section, "lot" has the same definition as in RCW 58.17.020.

(a) For each lot on which an advance tax deposit has been paid in accordance with RCW 58.08.040, the assessor shall establish the true and fair value by October 30th of the year following the recording of the plat, replat, or altered plat. The value established shall be the value of the lot as of January 1st of the year the original parcel of real property was last revalued. An additional property tax shall not be due on the land until the calendar year following the year for which the advance tax deposit was paid if the deposit was sufficient to pay the full amount of the taxes due on the property.

- (b) For each lot on which an advance tax deposit has not been paid, the assessor shall establish the true and fair value not later than the calendar year following the recording of the plat, map, subdivision, or replat. For purposes of this section, 'subdivision" means a division of land into two or more lots.
- (c) For each subdivision, all current year and delinquent taxes and assessments on the entire tract must be paid in full in accordance with RCW 58.17.160 and 58.08.030 except when property is being acquired by a government for public use. For purposes of this section, "current year taxes" means taxes that are collectible under RCW 84.56.010 subsequent to February 14th.
- (2) When the assessor is required by law to segregate any part or parts of real property, assessed before or after July 27, 1997, as one parcel or when the assessor is required by law to combine parcels of real property assessed before or after July 27, 1997, as two or more parcels, the assessor shall carefully investigate and ascertain the true and fair value of each part or parts of the real property and each combined parcel and assess each part or parts or each combined parcel on that same basis. [2008 c 17 § 1; 2002 c 168 § 8; 1997 c 393 § 17.]

84.40.045 Notice of change in valuation of real property to be given taxpayer—Copy to person making payments pursuant to mortgage, contract, or deed of trust— **Procedure—Penalty.** The assessor shall give notice of any change in the true and fair value of real property for the tract or lot of land and any improvements thereon no later than thirty days after appraisal: PROVIDED, That no such notice shall be mailed during the period from January 15 to February 15 of each year: PROVIDED FURTHER, That no notice need be sent with respect to changes in valuation of forest land made pursuant to chapter 84.33 RCW.

The notice shall contain a statement of both the prior and the new true and fair value, stating separately land and improvement values, and a brief statement of the procedure for appeal to the board of equalization and the time, date, and place of the meetings of the board.

The notice shall be mailed by the assessor to the taxpayer.

If any taxpayer, as shown by the tax rolls, holds solely a security interest in the real property which is the subject of the notice, pursuant to a mortgage, contract of sale, or deed of trust, such taxpayer shall, upon written request of the assessor, supply, within thirty days of receipt of such request, to the assessor the name and address of the person making payments pursuant to the mortgage, contract of sale, or deed of trust, and thereafter such person shall also receive a copy of the notice provided for in this section. Willful failure to comply with such request within the time limitation provided for herein shall make such taxpayer subject to a maximum civil penalty of five thousand dollars. The penalties provided for herein shall be recoverable in an action by the county prosecutor, and when recovered shall be deposited in the county

(2008 Ed.) [Title 84 RCW—page 92]

current expense fund. The assessor shall make the request provided for by this section during the month of January. [2001 c 187 § 19; 1997 c 3 § 107 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 36; 1977 ex.s. c 181 § 1; 1974 ex.s. c 187 § 8; 1972 ex.s. c 125 § 1; 1971 ex.s. c 288 § 16; 1967 ex.s. c 146 § 10.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Severability—1974 ex.s. c 187: See note following RCW 84.33.110.

Severability—1972 ex.s. c 125: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1972 ex.s. c 125 § 4.]

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.40.060 Personal property assessment. Upon receipt of the statement of personal property, the assessor shall assess the value of such property. If any property is listed or assessed on or after the 31st day of May, the same shall be legal and binding as if listed and assessed before that time. [2003 c 302 § 2; 1988 c 222 § 16; 1967 ex.s. c 149 § 37; 1961 c 15 § 84.40.060. Prior: 1939 c 206 § 17; 1925 ex.s. c 130 § 58; 1897 c 71 § 47; 1893 c 124 § 49; 1891 c 140 § 49; 1890 p 548 § 49; RRS § 11141.]

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050. Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.065 Listing of taxable ships and vessels with department—Assessment—Rights of review. (1) Every individual, corporation, association, partnership, trust, and estate shall list with the department of revenue all ships and vessels which are subject to their ownership, possession, or control and which are not entirely exempt from property taxation, and such listing shall be subject to the same requirements and penalties provided in this chapter for all other personal property in the same manner as provided in this chapter, except as may be specifically provided otherwise with respect to ships and vessels.

- (2) The listing of ships and vessels shall be accomplished in the manner and upon forms prescribed by the department. Upon listing, the department shall assign a tax identification number for each vessel listed.
- (3) The department shall assess all ships and vessels and shall, on or before January 31st of each year, mail to the owner of a ship or vessel, or to the person listing the ship or vessel if different from the owner, a notice showing the valuation of the ship or vessel assessed. Taxes due the following year shall be based upon the valuation. On or after February 15, but no later than thirty days before April 30, the department shall mail to the owner of a ship or vessel, or to the person listing the ship or vessel if different from the owner, a tax statement showing the valuation for the previous year of the ship or vessel assessed and the amount of tax owed for the current year.
- (4) Any ship or vessel owner, or person listing the ship or vessel if different from the owner, disputing the assessment

or disputing whether the ship or vessel is subject to taxation under this section shall have the same rights of review as any other ship or vessel owner subject to the excise tax contained in chapter 82.49 RCW in accordance with RCW 82.49.060. [1993 c 33 § 2; 1986 c 229 § 3; 1984 c 250 § 5. Formerly RCW 84.08.200.]

Effective date—1993 c 33: See note following RCW 82.49.060. Application—1986 c 229: See note following RCW 84.36.080.

Collection of ad valorem taxes: RCW 84.56.440.

Partial exemption for ships and vessels: RCW 84.36.080.

Valuation of vessels—Apportionment: RCW 84.40.036.

84.40.070 Companies, associations—Listing. The president, secretary or principal accounting officer or agent of any company or association, whether incorporated or unincorporated, except as otherwise provided for in this title, shall make out and deliver to the assessor a statement of its property, setting forth particularly (1) the name and location of the company or association; (2) the real property of the company or association, and where situated; and (3) the nature and value of its personal property. The real and personal property of such company or association shall be assessed the same as other real and personal property. In all cases of failure or refusal of any person, officer, company, or association to make such return or statement, it shall be the duty of the assessor to make such return or statement from the best information he can obtain. [2003 c 302 § 3; 1961 c 15 § 84.40.070. Prior: 1925 ex.s. c 130 § 27; 1897 c 71 § 20; 1893 c 124 § 20; 1891 c 140 § 20; 1890 p 538 § 21; Code 1881 § 2839; RRS § 11131.]

84.40.080 Listing omitted property or improvements. An assessor shall enter on the assessment roll in any year any property shown to have been omitted from the assessment roll of any preceding year, at the value for the preceding year, or if not then valued, at such value as the assessor shall determine for the preceding year, and such value shall be stated separately from the value of any other year. Where improvements have not been valued and assessed as a part of the real estate upon which the same may be located, as evidenced by the assessment rolls, they may be separately valued and assessed as omitted property under this section. No such assessment shall be made in any case where a bona fide purchaser, encumbrancer, or contract buyer has acquired any interest in said property prior to the time such improvements are assessed. When such an omitted assessment is made, the taxes levied thereon may be paid within one year of the due date of the taxes for the year in which the assessment is made without penalty or interest. In the assessment of personal property, the assessor shall assess the omitted value not reported by the taxpayer as evidenced by an inspection of either the property or the books and records of said taxpayer by the assessor. [1995 c 134 § 14. Prior: 1994 c 301 § 37; 1994 c 124 § 21; 1973 2nd ex.s. c 8 § 1; 1961 c 15 § 84.40.080; prior: 1951 1st ex.s. c 8 § 1; 1925 ex.s. c 130 § 59; 1897 c 71 § 48; RRS § 11142.]

84.40.085 Limitation period for assessment of omitted property or value—Notification to taxpayer of omission—Procedure. No omitted property or omitted value

(2008 Ed.) [Title 84 RCW—page 93]

assessment shall be made for any period more than three years preceding the year in which the omission is discovered. The assessor, upon discovery of such omission, shall forward a copy of the amended personal property affidavit along with a letter of particulars informing the taxpayer of the findings and of the taxpayer's right of appeal to the county board of equalization. Upon request of either the taxpayer or the assessor, the county board of equalization may be reconvened to act on the omitted property or omitted value assessments. [1994 c 124 § 22; 1973 2nd ex.s. c 8 § 2.]

84.40.090 Taxing districts to be designated—Separate assessments. It shall be the duty of assessors, when assessing real or personal property, to designate the name or number of each taxing district in which each person and each description of property assessed is liable for taxes. When the real and personal property of any person is assessable in several taxing districts, the amount in each shall be assessed separately. [1994 c 301 § 38; 1961 c 15 § 84.40.090. Prior: 1925 ex.s. c 130 § 62; 1897 c 71 § 51; 1893 c 124 § 52; 1891 c 140 § 52; 1890 p 551 § 57; RRS § 11145.]

84.40.110 Examination under oath—Default listing. When the assessor shall be of opinion that the person listing property for himself or for any other person, company or corporation, has not made a full, fair and complete list of such property, he may examine such person under oath in regard to the amount of the property he is required to list, and if such person shall refuse to answer under oath, and a full discovery make, the assessor may list the property of such person, or his principal, according to his best judgment and information. [1961 c 15 § 84.40.110. Prior: 1925 ex.s. c 130 § 24; 1897 c 71 § 17; 1893 c 124 § 17; 1891 c 140 § 17; 1890 p 535 § 15; Code 1881 § 2831; 1867 p 62 § 8; RRS § 11128.]

84.40.120 Oaths, who may administer—Criminal penalty for willful false listing. (1) Any oath authorized to be administered under this title may be administered by any assessor or deputy assessor, or by any other officer having authority to administer oaths.

(2) Any person willfully making a false list, schedule, or statement under oath is guilty of perjury under chapter 9A.72 RCW. [2003 c 53 § 409; 1961 c 15 § 84.40.120. Prior: 1925 ex.s. c 130 § 67; 1897 c 71 § 57; 1893 c 124 § 58; 1891 c 140 § 58; 1890 p 553 § 63; RRS § 11150.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

84.40.130 Penalty for failure or refusal to list—False or fraudulent listing, additional penalty. (1) If any person or corporation shall fail or refuse to deliver to the assessor, on or before the date specified in RCW 84.40.040, a list of the taxable personal property which is required to be listed under this chapter, unless it is shown that such failure is due to reasonable cause and not due to wilful neglect, there shall be added to the amount of tax assessed against the taxpayer on account of such personal property five percent of the amount of such tax, not to exceed fifty dollars per calendar day, if the failure is for not more than one month, with an additional five percent for each additional month or fraction thereof during

which such failure continues not exceeding twenty-five percent in the aggregate. Such penalty shall be collected in the same manner as the tax to which it is added and distributed in the same manner as other property tax interest and penalties.

(2) If any person or corporation shall wilfully give a false or fraudulent list, schedule or statement required by this chapter, or shall, with intent to defraud, fail or refuse to deliver any list, schedule or statement required by this chapter, such person or corporation shall be liable for the additional tax properly due or, in the case of wilful failure or refusal to deliver such list, schedule or statement, the total tax properly due; and in addition such person or corporation shall be liable for a penalty of one hundred percent of such additional tax or total tax as the case may be. Such penalty shall be in lieu of the penalty provided for in subsection (1) of this section. A person or corporation giving a false list, schedule or statement shall not be subject to this penalty if it is shown that the misrepresentations contained therein are entirely attributable to reasonable cause. The taxes and penalties provided for in this subsection shall be recovered in an action in the name of the state of Washington on the complaint of the county assessor or the county legislative authority and shall, when collected, be paid into the county treasury to the credit of the current expense fund. The provisions of this subsection shall be additional and supplementary to any other provisions of law relating to recovery of property taxes. [2004 c 79 § 5; 1988 c 222 § 17; 1967 ex.s. c 149 § 38; 1961 c 15 § 84.40.130. Prior: 1925 ex.s. c 130 § 51; 1897 c 71 § 41; 1893 c 124 § 41; 1891 c 140 § 41; 1890 p 546 § 45; Code 1881 § 2835; RRS § 11132.]

Effective date—1988 c 222: See note following RCW 84.40.040.

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050.

Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.150 Sick or absent persons—May report to board of equalization. If any person required to list property for taxation and provide the assessor with the list, is prevented by sickness or absence from giving to the assessor such statement, such person or his or her agent having charge of such property, may, at any time before the close of the session of the board of equalization, make out and deliver to said board a statement of the same as required by this title, and the board shall, in such case, make an entry thereof, and correct the corresponding item or items in the return made by the assessor, as the case may require; but no such statement shall be received by the said board from any person who refused or neglected to make oath to his or her statement when required by the assessor as provided herein; nor from any person unless he or she makes and files with the said board an affidavit that he or she was absent from his or her county, without design to avoid the listing of his or her property, or was prevented by sickness from giving the assessor the required statement when called on for that purpose. [1993 c 33 § 3; 1961 c 15 § 84.40.150. Prior: 1925 ex.s. c 130 § 66; 1897 c 71 § 55; 1893 c 124 § 56; 1891 c 141 § 56; 1890 p 553 § 62; RRS § 11149.]

Effective date—1993 c 33: See note following RCW 82.49.060.

[Title 84 RCW—page 94] (2008 Ed.)

84.40.160 Manner of listing real estate—Maps. The assessor shall list all real property according to the largest legal subdivision as near as practicable. The assessor shall make out in the plat and description book in numerical order a complete list of all lands or lots subject to taxation, showing the names and owners, if to him known and if unknown, so stated; the number of acres and lots or parts of lots included in each description of property and the value per acre or lot: PROVIDED, That the assessor shall give to each tract of land where described by metes and bounds a number, to be designated as Tax No. . . . , which said number shall be placed on the tax rolls to indicate that certain piece of real property bearing such number, and described by metes and bounds in the plat and description book herein mentioned, and it shall not be necessary to enter a description by metes and bounds on the tax roll of the county, and the assessor's plat and description book shall be kept as a part of the tax collector's records: AND PROVIDED, FURTHER, That the board of county commissioners of any county may by order direct that the property be listed numerically according to lots and blocks or section, township and range, in the smallest platted or government subdivision, and when so listed the value of each block, lot or tract, the value of the improvements thereon and the total value thereof, including improvements thereon, shall be extended after the description of each lot, block or tract, which last extension shall be in the column headed "Total value of each tract, lot or block of land assessed with improvements as returned by the assessor." In carrying the values of said property into the column representing the equalized value thereof, the county assessor shall include and carry over in one item the equalized valuation of all lots in one block, or land in one section, listed consecutively, which belong to any one person, firm or corporation, and are situated within the same taxing district, and in the assessed value of which the county board of equalization has made no change. Where assessed valuations are changed, the equalized valuation must be extended and shown by item.

The assessor shall prepare and possess a complete set of maps drawn to indicate parcel configuration for lands in the county. The assessor shall continually update the maps to reflect transfers, conveyances, acquisitions, or any other transaction or event that changes the boundaries of any parcel and shall renumber the parcels or prepare new map pages for any portion of the maps to show combinations or divisions of parcels. [1997 c 135 § 1; 1961 c 15 § 84.40.160. Prior: 1925 ex.s. c 130 § 54; 1901 c 79 § 1; 1899 c 141 § 3; 1897 c 71 § 43; 1895 c 176 § 4; 1893 c 124 § 45; 1891 c 140 § 45; 1890 p 548 § 49; RRS § 11137.]

84.40.170 Plat of irregular subdivided tracts—Notice to owner—Surveys—Costs. (1) In all cases of irregular subdivided tracts or lots of land other than any regular government subdivision the assessor shall outline a plat of such tracts or lots and notify the owner or owners thereof with a request to have the same surveyed by the county engineer, and cause the same to be platted into numbered (or lettered) lots or tracts. If any county has in its possession the correct field notes of any such tract or lot of land a new survey shall not be necessary and such tracts may be mapped from such field notes. In case the owner of such tracts or lots neglects or refuses to have the same surveyed or platted, the assessor

shall notify the county legislative authority in and for the county, who may order and direct the county engineer to make the proper survey and plat of the tracts and lots. A plat shall be made on which said tracts or lots of land shall be accurately described by lines, and numbered (or lettered), which numbers (or letters) together with number of the section, township and range shall be distinctly marked on such plat, and the field notes of all such tracts or lots of land shall describe each tract or lot according to the survey, and such tract or lot shall be numbered (or lettered) to correspond with its number (or letter) on the map. The plat shall be given a designated name by the surveyor thereof. When the survey, plat, field notes and name of plat, shall have been approved by the county legislative authority, the plat and field notes shall be filed and recorded in the office of the county auditor, and the description of any tract or lot of land described in said plats by number (or letter), section, township and range, shall be a sufficient and legal description for revenue and all other purposes.

(2) Upon the request of eighty percent of the owners of the property to be surveyed and the approval of the county legislative authority, the county assessor may charge for actual costs and file a lien against the subject property if the costs are not repaid within ninety days of notice of completion, which may be collected as if such charges had been levied as a property tax. [1994 c 301 § 39; 1994 c 124 § 23; 1961 c 15 § 84.40.170. Prior: 1925 ex.s. c 130 § 53; 1901 c 124 §§ 1, 2, 3; 1891 c 140 § 45; RRS § 11136.]

Reviser's note: This section was amended by 1994 c 124 § 23 and by 1994 c 301 § 39, each without reference to the other. Both amendments are incorporated in the publication of this section pursuant to RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

84.40.175 Listing of exempt property—Proof of exemption—Valuation of publicly owned property. At the time of making the assessment of real property, the assessor shall enter each description of property exempt under the provisions of chapter 84.36 RCW, and value and list the same in the manner and subject to the same rule as the assessor is required to assess all other property, designating in each case to whom such property belongs. However, with respect to publicly owned property exempt from taxation under provisions of RCW 84.36.010, the assessor shall value only such property as is leased to or occupied by a private person under an agreement allowing such person to occupy or use such property for a private purpose when a request for such valuation is received from the department of revenue or the lessee of such property for use in determining the taxable rent as provided for in chapter 82.29A RCW: PROVIDED FUR-THER, That this section shall not prohibit any assessor from valuing any public property leased to or occupied by a private person for private purposes. [1994 c 124 § 24; 1986 c 285 § 3; 1975-'76 2nd ex.s. c 61 § 15; 1961 c 15 § 84.40.175. Prior: 1925 ex.s. c 130 § 9; 1891 c 140 § 5; 1890 p 532 § 5; RRS § 11113. Formerly RCW 84.36.220.]

Leasehold excise tax: Chapter 82.29A RCW.

84.40.178 Exempt residential property—Maintenance of assessed valuation—Notice of change. The assessor shall maintain an assessed valuation in accordance with the approved revaluation cycle for a residence owned by a

(2008 Ed.) [Title 84 RCW—page 95]

person qualifying for exemption under RCW 84.36.381 in addition to the valuation required under RCW 84.36.381(6). Upon a change in the true and fair value of the residence, the assessor shall notify the person qualifying for exemption under RCW 84.36.381 of the new true and fair value and that the new true and fair value will be used to compute property taxes if the property fails to qualify for exemption under RCW 84.36.381. [1995 1st sp.s. c 8 § 3.]

Application—Severability—Effective date—1995 1st sp.s. c 8: See notes following RCW 84.36.381.

84.40.185 Individuals, corporations, limited liability companies, associations, partnerships, trusts, or estates required to list personalty. Every individual, corporation, limited liability company, association, partnership, trust, or estate shall list all personal property in his or its ownership, possession, or control which is subject to taxation pursuant to the provisions of this title. Such listing shall be made and delivered in accordance with the provisions of this chapter. [1995 c 318 § 5; 1967 ex.s. c 149 § 41.]

Effective date—1995 c 318: See note following RCW 82.04.030.

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050.

Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.190 Statement of personal property. Every person required by this title to list property shall make out and deliver to the assessor, or to the department as required by RCW 84.40.065, either in person, by mail, or by electronic transmittal if available, a statement of all the personal property in his or her possession or under his or her control, and which, by the provisions of this title, he or she is required to list for taxation, either as owner or holder thereof. When any list, schedule, or statement is made, the principal required to make out and deliver the same shall be responsible for the contents and the filing thereof and shall be liable for the penalties imposed pursuant to RCW 84.40.130. No person shall be required to list for taxation in his statement to the assessor any share or portion of the capital stock, or of any of the property of any company, association or corporation, which such person may hold in whole or in part, where such company, being required so to do, has listed for assessment and taxation its capital stock and property with the department of revenue, or as otherwise required by law. [2003 c 302 § 4; 2001 c 185 § 13; 1993 c 33 § 4; 1967 ex.s. c 149 § 39; 1961 c 15 § 84.40.190. Prior: 1945 c 56 § 1; 1925 ex.s. c 130 § 22; 1897 c 71 § 15; 1893 c 124 § 15; 1891 c 140 § 15; 1890 p 535 § 15; Code 1881 § 2834; Rem. Supp. 1945 § 11126.]

Effective date—1993 c 33: See note following RCW 82.49.060.

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050.

Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.200 Listing of personalty on failure to obtain statement—Statement of valuation to person assessed or listing—Exemption. (1) In all cases of failure to obtain a statement of personal property, from any cause, it shall be the duty of the assessor to ascertain the amount and value of such property and assess the same at such amount as he or she believes to be the true value thereof.

- (2) The assessor, in all cases of the assessment of personal property, shall deliver or mail to the person assessed, or to the person listing the property, a copy of the statement of property hereinbefore required, showing the valuation of the property so listed.
- (3) This section does not apply to the listing required under RCW 84.40.065. [1993 c 33 § 5; 1987 c 319 § 3; 1961 c 15 § 84.40.200. Prior: 1939 c 206 § 18; 1925 ex.s. c 130 § 64; 1897 c 71 § 53; 1893 c 124 § 54; 1891 c 140 § 54; 1890 p 551 § 59; RRS § 11147.]

Effective date—1993 c 33: See note following RCW 82.49.060.

84.40.210 Personalty of manufacturer, listing procedure, statement—"Manufacturer" defined. Every person who purchases, receives or holds personal property of any description for the purpose of adding to the value thereof by any process of manufacturing, refining, rectifying, or by the combination of different materials with the view of making gain or profit by so doing shall be held to be a manufacturer, and he shall, when required to, make and deliver to the assessor a statement of the amount of his other personal property subject to taxes, also include in his statement the value of all articles purchased, received or otherwise held for the purpose of being used in whole or in part in any process or processes of manufacturing, combining, rectifying or refining. Every person owning a manufacturing establishment of any kind and every manufacturer shall list as part of his manufacturer's stock the value of all engines and machinery of every description used or designed to be used in any process of refining or manufacturing except such fixtures as have been considered as part of any parcel of real property, including all tools and implements of every kind, used or designed to be used for the first aforesaid purpose. [1961 c 168 § 1; 1961 c 15 § 84.40.210. Prior: 1939 c 66 § 1; 1927 c 282 § 1; 1925 ex.s. c 130 § 26; 1921 c 60 § 1; 1897 c 71 § 19; 1893 c 124 § 19; 1891 c 140 § 19; 1890 p 538 § 20; RRS § 11130.]

84.40.220 Merchant's personalty held for sale—Consignment from out of state-Nursery stock assessable as **growing crops.** Whoever owns, or has in his possession or subject to his control, any goods, merchandise, grain or produce of any kind, or other personal property within this state, with authority to sell the same, which has been purchased either in or out of this state, with a view to being sold at an advanced price or profit, or which has been consigned to him from any place out of this state for the purpose of being sold at any place within the state, shall be held to be a merchant, and when he is by this title required to make out and to deliver to the assessor a statement of his other personal property, he shall state the value of such property pertaining to his business as a merchant. No consignee shall be required to list for taxation the value of any property the product of this state, nor the value of any property consigned to him from any other place for the sole purpose of being stored or forwarded, if he has no interest in such property nor any profit to be derived from its sale. The growing stock of nurserymen, which is owned by the original producer thereof or which has been held or possessed by the nurserymen for one hundred eighty days or more, shall, whether personal or real property, be considered the same as growing crops on cultivated lands:

[Title 84 RCW—page 96] (2008 Ed.)

PROVIDED, That the nurserymen be licensed by the department of agriculture: PROVIDED FURTHER, That an original producer, within the meaning of this section, shall include a person who, beginning with seeds, cuttings, bulbs, corms, or any form of immature plants, grows such plants in the course of their development into either a marketable partially grown product or a marketable consumer product. [1974 ex.s. c 83 § 1; 1971 ex.s. c 18 § 1; 1961 c 15 § 84.40.220. Prior: 1939 c 116 § 1; 1925 ex.s. c 130 § 25; 1897 c 71 § 18; 1893 c 124 § 18; 1891 c 140 § 18; 1890 p 537 § 19; Code 1881 § 2839; RRS § 11129. Formerly RCW 84.40.030, part, and 84.40.220.]

84.40.230 Contract to purchase public land. When any real property is sold on contract by the United States of America, the state, or any county or municipality, and the contract expresses or implies that the vendee is entitled to the possession, use, benefits and profits thereof and therefrom so long as the vendee complies with the terms of the contract, it shall be deemed that the vendor retains title merely as security for the fulfillment of the contract, and the property shall be assessed and taxed in the same manner as other similar property in private ownership is taxed, and the tax roll shall contain, opposite the description of the property so assessed the following notation: "Subject to title remaining in the vendor" or other notation of similar significance. No foreclosure for delinquent taxes nor any deed issued pursuant thereto shall extinguish or otherwise affect the title of the vendor. In any case under former law where the contract and not the property was taxed no deed of the property described in such contract shall ever be executed and delivered by the state or any county or municipality until all taxes assessed against such contract and local assessments assessed against the land described thereon are fully paid. [1994 c 124 § 25; 1961 c 15 § 84.40.230. Prior: 1947 c 231 § 1; 1941 c 79 § 1; 1925 ex.s. c 137 § 33; 1897 c 71 § 26; 1893 c 124 § 26; 1891 c 140 § 26; 1890 p 540 § 25; Rem. Supp. 1947 § 11133.]

84.40.240 Annual list of lands sold or contracted to be sold to be furnished assessor. The assessor of each county shall, on or before the first day of January of each year, obtain from the department of natural resources, and from the local land offices of the state, lists of public lands sold or contracted to be sold during the previous year in his county, and certify them for taxation, together with the various classes of state lands sold during the same year, and it shall be the duty of the department of natural resources to certify a list or lists of all public lands sold or contracted to be sold during the previous year, on application of the assessor of any county applying therefor. [1961 c 15 § 84.40.240. Prior: 1939 c 206 § 10; 1925 ex.s. c 130 § 10; 1897 c 71 § 91; 1893 c 124 § 94; 1891 c 140 § 26; 1890 p 540 § 25; RRS § 11114.]

84.40.315 Federal agencies and property taxable when federal law permits. Notwithstanding the provisions of RCW 84.36.010 or anything to the contrary in the laws of the state of Washington, expressed or implied, the United States and its agencies and instrumentalities and their property are hereby declared to be taxable, and shall be taxed

under the existing laws of this state or any such laws hereafter enacted, whenever and in such manner as such taxation may be authorized or permitted under the laws of the United States. [1961 c 15 § 84.40.315. Prior: 1945 c 142 § 1; Rem. Supp. 1945 § 11150-1. Formerly RCW 84.08.180.]

84.40.320 Detail and assessment lists to board of equalization. The assessor shall add up and note the amount of each column in the detail and assessment lists in such manner as prescribed or approved by the state department of revenue, as will provide a convenient and permanent record of assessment. The assessor shall also make, under proper headings, a certification of the assessment rolls and on the 15th day of July shall file the same with the clerk of the county board of equalization for the purpose of equalization by the said board. Such certificate shall be verified by an affidavit, substantially in the following form:

State of Washington, County, ss.

I, , Assessor , do solemnly swear that the assessment rolls and this certificate contain a correct and full list of all the real and personal property subject to taxation in this county for the assessment year 19. . . , so far as I have been able to ascertain the same; and that the assessed value set down in the proper column, opposite the several kinds and descriptions of property, is in each case, except as otherwise provided by law, one hundred percent of the true and fair value of such property, to the best of my knowledge and belief, and that the assessment rolls and this certificate are correct, as I verily believe.

Subscribed and sworn to before me this day of , 19. . . (L. S.) , Auditor of county.

PROVIDED, That the failure of the assessor to complete the certificate shall in nowise invalidate the assessment. After the same has been duly equalized by the county board of equalization, the same shall be delivered to the county assessor. [1988 c 222 § 18; 1975 1st ex.s. c 278 § 195; 1973 1st ex.s. c 195 § 98; 1961 c 15 § 84.40.320. Prior: 1937 c 121 § 1; 1925 ex.s. c 130 § 65; 1897 c 71 § 54; 1893 c 124 § 55; 1891 c 140 § 55; 1890 p 552 § 60; RRS § 11148.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

84.40.335 Lists, schedules or statements to contain declaration that falsification subject to perjury. Except for personal property under RCW 84.40.190, any list, schedule or statement required by this chapter shall contain a written declaration that any person signing the same and knowing the same to be false shall be subject to the penalties of perjury. [2003 c 302 § 5; 1967 ex.s. c 149 § 42.]

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050. Savings—1967 ex.s. c 149: See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

(2008 Ed.) [Title 84 RCW—page 97]

84.40.340 Verification by assessor of any list, statement, or schedule—Confidentiality, penalty. (1) For the purpose of verifying any list, statement, or schedule required to be furnished to the assessor by any taxpayer, any assessor or his or her trained and qualified deputy at any reasonable time may visit, investigate and examine any personal property, and for this purpose the records, accounts and inventories also shall be subject to any such visitation, investigation and examination which shall aid in determining the amount and valuation of such property. Such powers and duties may be performed at any office of the taxpayer in this state, and the taxpayer shall furnish or make available all such information pertaining to property in this state to the assessor although the records may be maintained at any office outside this state.

(2) Any information or facts obtained pursuant to this section shall be used by the assessor only for the purpose of determining the assessed valuation of the taxpayer's property: PROVIDED, That such information or facts shall also be made available to the department of revenue upon request for the purpose of determining any sales or use tax liability with respect to personal property, and except in a civil or criminal judicial proceeding or an administrative proceeding in respect to penalties imposed pursuant to RCW 84.40.130, to such sales or use taxes, or to the assessment or valuation for tax purposes of the property to which such information and facts relate, shall not be disclosed by the assessor or the department of revenue without the permission of the taxpayer to any person other than public officers or employees whose duties relate to valuation of property for tax purposes or to the imposition and collection of sales and use taxes, and any violation of this secrecy provision is a gross misdemeanor. [2003 c 53 § 410; 1997 c 239 § 3; 1973 1st ex.s. c 74 § 1; 1967 ex.s. c 149 § 40; 1961 ex.s. c 24 § 6.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Effective date—1967 ex.s. c 149: See note following RCW 82.04.050. **Savings—1967 ex.s. c 149:** See RCW 82.98.035.

Severability—1967 ex.s. c 149: See note following RCW 82.98.030.

84.40.343 Mobile homes—Identification of. In the assessment of any mobile home, the assessment record shall contain a description of the mobile home including the make, model, and serial number. The property tax roll shall identify any mobile home. [1985 c 395 § 8.]

84.40.344 Mobile homes—Avoidance of payment of tax—Penalty. Every person who wilfully avoids the payment of personal property taxes on mobile homes subject to such tax under the laws of this state shall be guilty of a misdemeanor. [1971 ex.s. c 299 § 75.]

Effective date—1971 ex.s. c 299: See RCW 82.50.901(3). Severability—1971 ex.s. c 299: See note following RCW 82.04.050.

84.40.350 Assessment and taxation of property losing exempt status. Real property, previously exempt from taxation, shall be assessed and taxed as provided in RCW 84.40.350 through 84.40.390 when transferred to private ownership by any exempt organization including the United States of America, the state or any political subdivision

thereof by sale or exchange or by a contract under conditions provided for in RCW 84.40.230 or when the property otherwise loses its exempt status. [1984 c 220 § 13; 1971 ex.s. c 44 § 2.]

84.40.360 Loss of exempt status—Property subject to pro rata portion of taxes for remainder of year. Property which no longer retains its exempt status shall be subject to a pro rata portion of the taxes allocable to the remaining portion of the year after the date that the property lost its exempt status. If a portion of the property has lost its exempt status, only that portion shall be subject to tax under this section. [1984 c 220 § 14; 1971 ex.s. c 44 § 3.]

84.40.370 Loss of exempt status—Valuation date—Extension on rolls. The assessor shall list the property and assess it with reference to its value on the date the property lost its exempt status unless such property has been previously listed and assessed. He shall extend the taxes on the tax roll using the rate of percent applicable as if the property had been assessed in the previous year. [1984 c 220 § 15; 1971 ex.s. c 44 § 4.]

84.40.380 Loss of exempt status—When taxes due and payable—Dates of delinquency—Interest. All taxes made payable pursuant to the provisions of RCW 84.40.350 through 84.40.390 shall be due and payable to the county treasurer on or before the thirtieth day of April in the event the date of execution of the instrument of transfer occurs prior to that date unless the time of payment is extended under the provisions of RCW 84.56.020. Such taxes shall be due and payable on or before the thirty-first day of October in the event the date the property lost its exempt status is subsequent to the thirtieth day of April but prior to the thirty-first day of October. In all other cases such taxes shall be due and payable within thirty days after the date the property lost its exempt status. In no case, however, shall the taxes be due and payable less than thirty days from the date the property lost its exempt status. All taxes due and payable after the dates herein shall become delinquent, and interest at the rate specified in RCW 84.56.020 for delinquent property taxes shall be charged upon such unpaid taxes from the date of delinquency until paid. [1984 c 220 § 16; 1971 ex.s. c 44 § 5.]

84.40.390 Loss of exempt status—Taxes constitute lien on property. Taxes made due and payable under RCW 84.40.350 through 84.40.390 shall be a lien on the property from the date the property lost its exempt status. [1984 c 220 § 17; 1971 ex.s. c 44 § 6.]

84.40.405 Rules for agricultural products and business inventories. The department of revenue shall promulgate such rules and regulations, and prescribe such procedures as it deems necessary to carry out RCW 84.36.470 and 84.36.477. [2001 c 187 § 20; 2000 c 103 § 28; 1985 c 7 § 156; 1983 1st ex.s. c 62 § 10; 1974 ex.s. c 169 § 9.]

Application—2001 c 187: See note following RCW 84.40.020.

Short title—Intent—Effective dates—Applicability—1983 1st ex.s. c 62: See notes following RCW 84.36.477.

[Title 84 RCW—page 98] (2008 Ed.)

Severability—Effective date—Intent—1974 ex.s. c 169: See notes following RCW 82.04.444.

84.40.410 Valuation and assessment of certain leasehold interests. A leasehold interest consisting of three thousand or more residential and recreational lots that are or may be subleased for residential and recreational purposes, together with any improvements thereon, shall be assessed and taxed in the same manner as privately owned real property. The sublessee of each lot, or the lessee if not subleased, is liable for the property tax on the lot and improvements thereon. If property tax for a lot or improvements thereon remains unpaid for more than three years from the date of delinquency, including any property taxes that are delinquent as of July 22, 2001, the county treasurer may proceed to collect the tax in the same manner as for other property, except that the lessor's interest in the property shall not be extinguished as a result of any action for the collection of tax. Collection of property taxes assessed on any such lot shall be enforceable by foreclosure proceedings in accordance with real property foreclosure proceedings authorized in chapter 84.64 RCW. [2003 c 169 § 1; 2001 c 26 § 3.]

Application—2001 c 26 §§ 2 and 3: "Sections 2 and 3 of this act apply to taxes levied for collection in 2002 and thereafter." [2001 c 26 § 5.]

Chapter 84.41 RCW REVALUATION OF PROPERTY

Section	ons	
84.41 84.41		Declaration of policy. Scope of chapter.
84.41		Revaluation program to be on continuous basis—Revaluation schedule—Effect of other proceedings on valuation.
84.41	.041	Physical inspection and valuation of taxable property required—Adjustments during intervals based on statistical data.
84.41	.050	Budget, levy, to provide funds.
84.41	.060	Assistance by department of revenue at request of assessor.
84.41	.070	Finding of unsatisfactory progress—Notice—Duty of county legislative authority.
84.41	.080	Contracts for special assistance.
84.41	.090	Department to establish statistical methods—Publication of rules, regulations, and guides—Compliance required.
84.41	.100	Assessor may appoint deputies and engage expert appraisers.
84.41	.110	Appraisers to act in advisory capacity.
84.41	.120	Assessor to keep records—Orders of department of revenue, compliance enjoined, remedies.
84.41	.130	Assessor's annual reports.

84.41.010 Declaration of policy. Recent comprehensive studies by the legislative council have disclosed gross inequality and nonuniformity in valuation of real property for tax purposes throughout the state. Serious nonuniformity in valuations exists both between similar property within the various taxing districts and between general levels of valuation of the various counties. Such nonuniformity results in inequality in taxation contrary to standards of fairness and uniformity required and established by the Constitution and is of such flagrant and widespread occurrence as to constitute a grave emergency adversely affecting state and local government and the welfare of all the people.

Traditional public policy of the state has vested large measure of control in matters of property valuation in county government, and the state hereby declares its purpose to continue such policy. However, present statutes and practices thereunder have failed to achieve the measure of uniformity required by the Constitution; the resultant widespread inequality and nonuniformity in valuation of property can and should no longer be tolerated. It thus becomes necessary to require general revaluation of property throughout the state. [1961 c 15 § 84.41.010. Prior: 1955 c 251 § 1.]

84.41.020 Scope of chapter. This chapter does not, and is not intended to affect procedures whereby taxes are imposed either for local or state purposes. This chapter concerns solely the administrative procedures by which the true and fair value in money of property is determined. The process of valuation, which is distinct and separate from the process of levying and imposing a tax, does not result either in the imposition of a tax or the determination of the amount of a tax. This chapter is intended to, and applies only to procedures and methods whereby the value of property is ascertained. [1961 c 15 § 84.41.020. Prior: 1955 c 251 § 2.]

84.41.030 Revaluation program to be on continuous basis—Revaluation schedule—Effect of other proceedings on valuation. Each county assessor shall maintain an active and systematic program of revaluation on a continuous basis, and shall establish a revaluation schedule which will result in revaluation of all taxable real property within the county at least once each four years and physical inspection of all taxable real property within the county at least once each six years. Each county assessor may disregard any program of revaluation, if requested by a property owner, and change, as appropriate, the valuation of real property upon the receipt of a notice of decision received under RCW 36.70B.130, *90.60.160, or chapter 35.22, 35.63, 35A.63, or 36.70 RCW pertaining to the value of the real property. [1996 c 254 § 7; 1982 1st ex.s. c 46 § 1; 1971 ex.s. c 288 § 6; 1961 c 15 § 84.41.030. Prior: 1955 c 251 § 3.]

*Reviser's note: RCW 90.60.160 was decodified September 2001.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.41.041 Physical inspection and valuation of taxable property required—Adjustments during intervals **based on statistical data.** Each county assessor shall cause taxable real property to be physically inspected and valued at least once every six years in accordance with RCW 84.41.030, and in accordance with a plan filed with and approved by the department of revenue. Such revaluation plan shall provide that a reasonable portion of all taxable real property within a county shall be revalued and these newlydetermined values placed on the assessment rolls each year. The department may approve a plan that provides that all property in the county be revalued every two years. If the revaluation plan provides for physical inspection at least once each four years, during the intervals between each physical inspection of real property, the valuation of such property may be adjusted to its current true and fair value, such adjustments to be based upon appropriate statistical data. If the revaluation plan provides for physical inspection less frequently than once each four years, during the intervals between each physical inspection of real property, the valuation of such property shall be adjusted to its current true and

(2008 Ed.) [Title 84 RCW—page 99]

fair value, such adjustments to be made once each year and to be based upon appropriate statistical data.

The assessor may require property owners to submit pertinent data respecting taxable property in their control including data respecting any sale or purchase of said property within the past five years, the cost and characteristics of any improvement on the property and other facts necessary for appraisal of the property. [2001 c 187 § 21; 1997 c 3 § 108 (Referendum Bill No. 47, approved November 4, 1997); 1987 c 319 § 4; 1982 1st ex.s. c 46 § 2; 1979 ex.s. c 214 § 9; 1974 ex.s. c 131 § 2.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

84.41.050 Budget, levy, to provide funds. Each county assessor in budgets hereafter submitted, shall make adequate provision to effect county-wide revaluations as herein directed. The several boards of county commissioners in passing upon budgets submitted by the several assessors, shall authorize and levy amounts which in the judgment of the board will suffice to carry out the directions of this chapter. [1961 c 15 § 84.41.050. Prior: 1955 c 251 § 5.]

84.41.060 Assistance by department of revenue at request of assessor. Any county assessor may request special assistance from the department of revenue in the valuation of property which either (1) requires specialized knowledge not otherwise available to the assessor's staff, or (2) because of an inadequate staff, cannot be completed by the assessor within the time required by this chapter. After consideration of such request the department of revenue shall advise the assessor that such request is either approved or rejected in whole or in part. Upon approval of such request, the department of revenue may assist the assessor in the valuation of such property in such manner as the department of revenue, in its discretion, considers proper and adequate. [1975 1st ex.s. c 278 § 197; 1961 c 15 § 84.41.060. Prior: 1955 c 251 § 6.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.41.070 Finding of unsatisfactory progress— Notice—Duty of county legislative authority. If the department of revenue finds upon its own investigation, or upon a showing by others, that the revaluation program for any county is not proceeding for any reason as herein directed, the department of revenue shall advise both the county legislative authority and the county assessor of such finding. Within thirty days after receiving such advice, the county legislative authority, at regular or special session, either (1) shall authorize such expenditures as will enable the assessor to complete the revaluation program as herein directed, or (2) shall direct the assessor to request special assistance from the department of revenue for aid in effectuating the county's revaluation program. [1994 c 301 § 40; 1975 1st ex.s. c 278 § 198; 1961 c 15 § 84.41.070. Prior: 1955 c 251 § 7.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.41.080 Contracts for special assistance. Upon receiving a request from the county assessor, either upon his initiation or at the direction of the board of county commissioners, for special assistance in the county's revaluation program, the department of revenue may, before undertaking to render such special assistance, negotiate a contract with the board of county commissioners of the county concerned. Such contracts as are negotiated shall provide that the county will reimburse the state for fifty percent of the costs of such special assistance within three years of the date of expenditure of such costs. All such reimbursements shall be paid to the department of revenue for deposit to the state general fund. The department of revenue shall keep complete records of such contracts, including costs incurred, payments received, and services performed thereunder. [1975 1st ex.s. c 278 § 199; 1961 c 15 § 84.41.080. Prior: 1955 c 251 § 8.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.41.090 Department to establish statistical methods—Publication of rules, regulations, and guides—Com**pliance required.** The department of revenue shall by rule establish appropriate statistical methods for use by assessors in adjusting the valuation of property between physical inspections. The department of revenue shall make and publish such additional rules, regulations and guides which it determines are needed to supplement materials presently published by the department of revenue for the general guidance and assistance of county assessors. Each assessor is hereby directed and required to value property in accordance with the standards established by RCW 84.40.030 and in accordance with the applicable rules, regulations and valuation manuals published by the department of revenue. [1982 1st ex.s. c 46 § 3; 1975 1st ex.s. c 278 § 200; 1961 c 15 § 84.41.090. Prior: 1955 c 251 § 9.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.41.100 Assessor may appoint deputies and engage expert appraisers. See RCW 36.21.011.

84.41.110 Appraisers to act in advisory capacity. Appraisers whose services may be obtained by contract or who may be assigned by the department of revenue to assist any county assessor shall act in an advisory capacity only, and valuations made by them shall not in any manner be binding upon the assessor, it being the intent herein that all valuations made pursuant to this chapter shall be made and entered by the assessor pursuant to law as directed herein. [1975 1st ex.s. c 278 § 201; 1961 c 15 § 84.41.110. Prior: 1955 c 251 § 11.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.41.120 Assessor to keep records—Orders of department of revenue, compliance enjoined, remedies. Each county assessor shall keep such books and records as are required by the rules and regulations of the department of revenue and shall comply with any lawful order, rule or regulation of the department of revenue.

[Title 84 RCW—page 100] (2008 Ed.)

Taxable Situs 84.44.080

Whenever it appears to the department of revenue that any assessor has failed to comply with any of the provisions of this chapter relating to his duties or the rules of the department of revenue made in pursuance thereof, the department of revenue, after a hearing on the facts, may issue an order directing such assessor to comply with such provisions of this chapter or rules of the department of revenue. Such order shall be mailed by registered mail to the assessor at the county court house. If, upon the expiration of fifteen days from the date such order is mailed, the assessor has not complied therewith or has not taken measures that will insure compliance within a reasonable time, the department of revenue may apply to a judge of the superior court or court commissioner of the county in which such assessor holds office, for an order returnable within five days from the date thereof to compel him to comply with such provisions of law or of the order of the department of revenue or to show cause why he should not be compelled so to do. Any order issued by the judge pursuant to such order to show cause shall be final. The remedy herein provided shall be cumulative and shall not exclude the department of revenue from exercising any powers or rights otherwise granted. [1975 1st ex.s. c 278 § 202; 1961 c 15 § 84.41.120. Prior: 1955 c 251 § 12.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.41.130 Assessor's annual reports. Each county assessor, before October 15th each year, shall prepare and submit to the department of revenue a detailed report of the progress made in the revaluation program in his or her county to the date of the report and be made a matter of public record. Such report shall be submitted upon forms supplied by the department of revenue and shall consist of such information as the department of revenue requires. [1998 c 245 § 171; 1975 1st ex.s. c 278 § 203; 1961 c 15 § 84.41.130. Prior: 1955 c 251 § 13.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

Chapter 84.44 RCW TAXABLE SITUS

Sections

Sections	
84.44.010	Situs of personalty generally.
84.44.020	Gas, electric, water companies—Mains and pipes, as personalty.
84.44.030	Lumber and sawlogs.
84.44.050	Personalty of automobile transportation companies—Vessels, boats and small craft.
84.44.080	Owner moving into state or to another county after January 1st.
84.44.090	Disputes over situs to be determined by department of revenue.

84.44.010 Situs of personalty generally. Personal property, except such as is required in this title to be listed and assessed otherwise, shall be listed and assessed in the county where it is situated. [1994 c 301 § 41; 1961 c 15 § 84.44.010. Prior: 1925 ex.s. c 130 § 16; RRS § 11120; prior: 1897 c 71 § 9; 1893 c 124 § 9; 1891 c 140 § 9; 1890 p 533 § 8; 1871 p 39 § 9; 1869 p 179 § 9.]

84.44.020 Gas, electric, water companies—Mains and pipes, as personalty. The personal property of gas, electric and water companies shall be listed and assessed in the town or city where the same is located. Gas and water mains and pipes laid in roads, streets or alleys, shall be held to be personal property. [1961 c 15 § 84.44.020. Prior: 1925 ex.s. c 130 § 18; RRS § 11122; prior: 1897 c 71 § 11; 1893 c 124 § 11; 1891 c 140 § 11; 1890 p 534 § 10.]

84.44.030 Lumber and sawlogs. Lumber and sawlogs shall be assessed and taxed in the county and taxing district where the same may be situated at noon on the first day of January of the assessment year: PROVIDED, That if any lumber or sawlogs shall, at said time, be in intrastate transit from one point to another within the state, the same shall be assessed and taxed in the county and taxing districts of their destination. [1961 c 15 § 84.44.030. Prior: 1941 c 155 § 1; 1939 c 206 § 12; 1925 ex.s. c 130 § 13; Rem. Supp. 1941 § 11117; prior: 1907 c 108 § 3.]

84.44.050 Personalty of automobile transportation companies—Vessels, boats and small craft. The personal property of automobile transportation companies owning, controlling, operating or managing any motor propelled vehicle used in the business of transporting persons and/or property for compensation over any public highway in this state between fixed termini or over a regular route, shall be listed and assessed in the various counties where such vehicles are operated, in proportion to the mileage of their operations in such counties: PROVIDED, That vehicles subject to chapter 82.44 RCW and trailer units exempt under *RCW 82.44.020(4) shall not be listed or assessed for ad valorem taxation so long as chapter 82.44 RCW remains in effect. All vessels of every class which are by law required to be registered, licensed or enrolled, must be assessed and the taxes thereon paid only in the county of their actual situs: PRO-VIDED, That such interest shall be taxed but once. All boats and small craft not required to be registered must be assessed in the county of their actual situs. [1998 c 321 § 42 (Referendum Bill No. 49, approved November 3, 1998); 1993 c 123 § 3; 1961 c 15 § 84.44.050. Prior: 1925 ex.s. c 130 § 17; RRS § 11121; prior: 1897 c 71 § 10; 1893 c 124 § 10; 1891 c 140 § 10; 1890 p 533 § 9.]

*Reviser's note: RCW 82.44.020 was repealed by 2000 1st sp.s. c 1 \S 2

Purpose—Severability—1998 c 321: See notes following RCW 82 14 045

Contingent effective dates—1998 c 321 §§ 23-42: See note following RCW 35.58.410.

Effective date of 1993 c 102 and c 123—1993 sp.s. c 23: See note following RCW 46.16.070.

84.44.080 Owner moving into state or to another county after January 1st. The owner of personal property removing from one county to another between the first day of January and the first day of July shall be assessed in either in which he is first called upon by the assessor. The owner of personal property moving into this state from another state between the first day of January and the first day of July shall list the property owned by him on the first day of January of such year in the county in which he resides: PROVIDED,

(2008 Ed.) [Title 84 RCW—page 101]

That if such person has been assessed and can make it appear to the assessor that he is held for the tax of the current year on the property in another state or county, he shall not be again assessed for such year. [1961 c 15 § 84.44.080. Prior: 1939 c 206 § 13; 1925 ex.s. c 130 § 14; RRS § 11118; prior: 1891 c 140 § 7; 1890 p 534 § 13.]

84.44.090 Disputes over situs to be determined by department of revenue. In all questions that may arise under this title as to the proper place to list personal property, or where the same cannot be listed as stated in this title, if between several places in the same county, or between different counties, or places in different counties, the place for listing and assessing shall be determined and fixed by the department of revenue; and when fixed in either case shall be as binding as if fixed by this title. [1975 1st ex.s. c 278 § 205; 1961 c 15 § 84.44.090. Prior: 1925 ex.s. c 130 § 21; RRS § 11125; prior: 1897 c 71 § 14; 1893 c 124 § 14; 1891 c 140 § 14; 1890 p 535 § 14.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

Chapter 84.48 RCW EQUALIZATION OF ASSESSMENTS

Sections	
84.48.010	County board of equalization—Formation—Per diem—Meetings—Duties—Records—Correction of rolls—Extending taxes—Change in valuation, release or commutation of taxes by county legislative authority prohibited.
84.48.014	County board of equalization—Composition of board—Appointment—Qualifications.
84.48.018	County board of equalization—Chairman—Quorum.
84.48.022	County board of equalization—Meetings.
84.48.026	County board of equalization—Terms—Removal.
84.48.028	County board of equalization—Clerk—Assistants.
84.48.032	County board of equalization—Appraisers.
84.48.034	County board of equalization—Duration of order.
84.48.036	County board of equalization—Annual budget.
84.48.038	County board of equalization—Legal advisor.
84.48.042	County board of equalization—Training school.
84.48.046	County board of equalization—Operating manual.
84.48.050	Abstract of rolls to state auditor—State action if assessor does not transmit, when.
84.48.065	Cancellation and correction of erroneous assessments and assessments on property on which land use designation is changed.
84.48.075	County indicated ratio—Determination by department—Sub- mission of preliminary ratio to assessor—Rules—Use classes—Review of preliminary ratio—Certification— Examination of assessment procedures—Adjustment of ratio.
84.48.080	Equalization of assessments—Taxes for state purposes—Procedure—Levy and apportionment—Hypothetical levy for establishing consolidated levy—Rules—Record.
84.48.110	Transcript of proceedings to county assessors—Delinquent tax for certain preceding years included.
84.48.120	Extension of state taxes.
84.48.130	Certification of assessed valuation to taxing districts.
84.48.140	Property tax advisor.
84.48.150	Valuation criteria including comparative sales to be made available to taxpayer—Change.
84 48 200	Rules

Appeals from county board of equalization: RCW 84.08.130 Reconvening county board of equalization: RCW 84.08.060.

84.48.010 County board of equalization—Formation—Per diem—Meetings—Duties—Records—Correction of rolls—Extending taxes—Change in valuation, release or commutation of taxes by county legislative

authority prohibited. Prior to July 15th, the county legislative authority shall form a board for the equalization of the assessment of the property of the county. The members of said board shall receive a per diem amount as set by the county legislative authority for each day of actual attendance of the meeting of the board of equalization to be paid out of the current expense fund of the county: PROVIDED, That when the county legislative authority constitute the board they shall only receive their compensation as members of the county legislative authority. The board of equalization shall meet in open session for this purpose annually on the 15th day of July and, having each taken an oath fairly and impartially to perform their duties as members of such board, they shall examine and compare the returns of the assessment of the property of the county and proceed to equalize the same, so that each tract or lot of real property and each article or class of personal property shall be entered on the assessment list at its true and fair value, according to the measure of value used by the county assessor in such assessment year, which is presumed to be correct under RCW 84.40.0301, and subject to the following rules:

First. They shall raise the valuation of each tract or lot or item of real property which is returned below its true and fair value to such price or sum as to be the true and fair value thereof, after at least five days' notice shall have been given in writing to the owner or agent.

Second. They shall reduce the valuation of each tract or lot or item which is returned above its true and fair value to such price or sum as to be the true and fair value thereof.

Third. They shall raise the valuation of each class of personal property which is returned below its true and fair value to such price or sum as to be the true and fair value thereof, and they shall raise the aggregate value of the personal property of each individual whenever the aggregate value is less than the true valuation of the taxable personal property possessed by such individual, to such sum or amount as to be the true value thereof, after at least five days' notice shall have been given in writing to the owner or agent thereof.

Fourth. They shall reduce the valuation of each class of personal property enumerated on the detail and assessment list of the current year, which is returned above its true and fair value, to such price or sum as to be the true and fair value thereof; and they shall reduce the aggregate valuation of the personal property of such individual who has been assessed at too large a sum to such sum or amount as was the true and fair value of the personal property.

Fifth. The board may review all claims for either real or personal property tax exemption as determined by the county assessor, and shall consider any taxpayer appeals from the decision of the assessor thereon to determine (1) if the taxpayer is entitled to an exemption, and (2) if so, the amount thereof.

The clerk of the board shall keep an accurate journal or record of the proceedings and orders of said board showing the facts and evidence upon which their action is based, and the said record shall be published the same as other proceedings of county legislative authority, and shall make a true record of the changes of the descriptions and assessed values ordered by the county board of equalization. The assessor shall correct the real and personal assessment rolls in accordance with the changes made by the said county board of

[Title 84 RCW—page 102] (2008 Ed.)

equalization, and the assessor shall make duplicate abstracts of such corrected values, one copy of which shall be retained in the office, and one copy forwarded to the department of revenue on or before the eighteenth day of August next following the meeting of the county board of equalization.

The county board of equalization shall meet on the 15th day of July and may continue in session and adjourn from time to time during a period not to exceed four weeks, but shall remain in session not less than three days: PROVIDED, That the county board of equalization with the approval of the county legislative authority may convene at any time when petitions filed exceed twenty-five, or ten percent of the number of appeals filed in the preceding year, whichever is greater.

No taxes, except special taxes, shall be extended upon the tax rolls until the property valuations are equalized by the department of revenue for the purpose of raising the state revenue

County legislative authorities as such shall at no time have any authority to change the valuation of the property of any person or to release or commute in whole or in part the taxes due on the property of any person. [2001 c 187 § 22; 1997 c 3 § 109 (Referendum Bill No. 47, approved November 4, 1997); 1988 c 222 § 20; 1979 c 13 § 1. Prior: 1977 ex.s. c 290 § 2; 1977 c 33 § 1; 1970 ex.s. c 55 § 2; 1961 c 15 § 84.48.010; prior: 1939 c 206 § 35; 1925 ex.s. c 130 § 68; RRS § 11220; prior: 1915 c 122 § 1; 1907 c 129 § 1; 1897 c 71 § 58; 1893 c 124 § 59; 1890 p 555 § 73; Code 1881 §§ 2873-2879. Formerly RCW 84.48.010, 84.48.020, 84.48.030, 84.48.040, and 84.48.060.]

Contingent effective date—2001 c 187: See note following RCW 84 70 010

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1988 c 222: See note following RCW 84.40.040.

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.014 County board of equalization—Composition of board—Appointment—Qualifications. The board of equalization of each county shall consist of not less than three nor more than seven members including alternates. Such members shall be appointed by a majority of the members of the county legislative authority, and shall be selected based upon the qualifications established by rule by the department of revenue and shall not be a holder of any elective office nor be an employee of any elected official: PRO-VIDED, HOWEVER, The county legislative authority may itself constitute the board at its discretion. Any member who does not attend the school required by RCW 84.48.042 within one year of appointment or reappointment shall be barred from serving as a member of the board of equalization unless this requirement is waived for the member by the department for just cause. [1988 c 222 § 21; 1970 ex.s. c 55]

Effective date—1988 c 222: See note following RCW 84.40.040. Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.018 County board of equalization—Chairman—Quorum. The members of each board of equalization

shall meet and choose a chairman. A majority of the board shall constitute a quorum. [1970 ex.s. c 55 § 4.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.022 County board of equalization—Meetings. All meetings of the board of equalization shall be held at the county courthouse, or other suitable place within the county, and the county legislative authority shall make provision for a suitable meeting place. [1994 c 124 § 26; 1970 ex.s. c 55 § 5.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.026 County board of equalization—Terms—Removal. The terms of each appointed member of the board shall be for three years or until their successors are appointed. Each appointed member may be removed by a majority vote of the county legislative authority. [1994 c 124 § 27; 1970 ex.s. c 55 § 6.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.028 County board of equalization—Clerk—Assistants. The board may appoint a clerk of the board and any assistants the board might need, all to serve at the pleasure of the members of the board, and the clerk or assistant shall attend all sessions thereof, and shall keep the record. Neither the assessor nor any of the assessor's staff may serve as clerk. [1994 c 124 § 28; 1970 ex.s. c 55 § 7.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.032 County board of equalization—Appraisers. The board may hire one or more appraisers accredited by the department of revenue or certified by the Washington state department of licensing, society of real estate appraisers, American institute of real estate appraisers, or international association of assessing officers, and not otherwise employed by the county, and other necessary personnel for the purpose of aiding the board and carrying out its functions and duties. In addition, the boards of the various counties may make reciprocal arrangements for the exchange of the appraisers with other counties. Such appraisers need not be residents of the county. [1994 c 124 § 29; 1970 ex.s. c 55 § 8.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.034 County board of equalization—Duration of order. The board of equalization may enter an order that has effect up to the end of the assessment cycle used by the assessor, if there has been no intervening change in the value during that time. [1994 c 301 § 47.]

84.48.036 County board of equalization—Annual budget. The county legislative authority may provide an adequate annual budget and funds for operation and needs of the board of equalization, including, but not limited to the costs and expenses of the board, such as the meeting place, the necessary equipment and facilities, materials, the salaries of the clerk of the board and the clerk's assistants, the expenses of the members of the board during the sessions, travel, in-service training, and payment of salaries of all such

(2008 Ed.) [Title 84 RCW—page 103]

employees hired by the board, to facilitate its work. [1994 c 124 § 30; 1970 ex.s. c 55 § 9.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.038 County board of equalization—Legal advisor. The prosecuting attorney of each county shall serve as legal advisor to the board of equalization. [1970 ex.s. c 55 § 10.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.042 County board of equalization—Training school. The department of revenue shall establish a school for the training of members of the several boards of equalization throughout the state. Sessions of such schools shall, so far as practicable, be held in each district of the Washington state association of counties. Every member of the board of equalization of each county shall attend such school within one year following appointment or reappointment. [1988 c 222 § 22; 1970 ex.s. c 55 § 11.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.046 County board of equalization—Operating manual. The department of revenue shall provide a manual for the operation procedures of the several boards of equalization so that uniformity of assessment may be obtained throughout the state, and the several boards of equalization shall follow such manual in all of its operations and procedures. [1970 ex.s. c 55 § 12.]

Effective date—1970 ex.s. c 55: See note following RCW 84.36.050.

84.48.050 Abstract of rolls to state auditor—State action if assessor does not transmit, when. The county assessor shall, on or before the fifteenth day of January in each year, make out and transmit to the state auditor, in such form as may be prescribed, a complete abstract of the tax rolls of the county, showing the number of acres that have been assessed and the total value of the real property, including the structures on the real property; the total value of all taxable personal property in the county; the aggregate amount of all taxable property in the county; the total amount as equalized and the total amount of taxes levied in the county for state. county, city and other taxing district purposes, for that year. Should the assessor of any county fail to transmit to the department of revenue the abstract provided for in RCW 84.48.010, and if, by reason of such failure to transmit such abstract, any county shall fail to collect and pay to the state its due proportion of the state tax for any year, the department of revenue shall ascertain what amount of state tax said county has failed to collect, and certify the same to the state auditor, who shall charge the amount to the proper county and notify the auditor of said county of the amount of said charge; said sum shall be due and payable immediately by warrant in favor of the state on the current expense fund of said county. [1995 c 134 § 15. Prior: 1994 c 301 § 42; 1994 c 124 § 31; 1961 c 15 § 84.48.050; prior: 1925 ex.s. c 130 § 69; RRS § 11221; prior: 1890 p 557 § 74. Formerly RCW 84.48.050 and 84.48.070.]

84.48.065 Cancellation and correction of erroneous assessments and assessments on property on which land **use designation is changed.** (1) The county assessor or treasurer may cancel or correct assessments on the assessment or tax rolls which are erroneous due to manifest errors in description, double assessments, clerical errors in extending the rolls, and such manifest errors in the listing of the property which do not involve a revaluation of property, except in the case that a taxpaver produces proof that an authorized land use authority has made a definitive change in the property's land use designation. In such a case, correction of the assessment or tax rolls may be made notwithstanding the fact that the action involves a revaluation of property. Manifest errors that do not involve a revaluation of property include the assessment of property exempted by law from taxation or the failure to deduct the exemption allowed by law to the head of a family. When the county assessor cancels or corrects an assessment, the assessor shall send a notice to the taxpayer in accordance with RCW 84.40.045, advising the taxpayer that the action has been taken and notifying the taxpayer of the right to appeal the cancellation or correction to the county board of equalization, in accordance with RCW 84.40.038. When the county assessor or treasurer cancels or corrects an assessment, a record of such action shall be prepared, setting forth therein the facts relating to the error. The record shall also set forth by legal description all property belonging exclusively to the state, any county, or any municipal corporation whose property is exempt from taxation, upon which there remains, according to the tax roll, any unpaid taxes. No manifest error cancellation or correction, including a cancellation or correction made due to a definitive change of land use designation, shall be made for any period more than three years preceding the year in which the error is discovered.

- (2)(a) In the case of a definitive change of land use designation, an assessor shall make corrections that involve a revaluation of property to the assessment roll when:
- (i) The assessor and taxpayer have signed an agreement as to the true and fair value of the taxpayer's property setting forth in the agreement the valuation information upon which the agreement is based; and
- (ii) The assessment roll has previously been certified in accordance with RCW 84.40.320.
- (b) In all other cases, an assessor shall make corrections that involve a revaluation of property to the assessment roll when:
- (i) The assessor and taxpayer have signed an agreement as to the true and fair value of the taxpayer's property setting forth in the agreement the valuation information upon which the agreement is based; and
 - (ii) The following conditions are met:
- (A) The assessment roll has previously been certified in accordance with RCW 84.40.320;
- (B) The taxpayer has timely filed a petition with the county board of equalization pursuant to RCW 84.40.038 for the current assessment year;
- (C) The county board of equalization has not yet held a hearing on the merits of the taxpayer's petition.
- (3) The assessor shall issue a supplementary roll or rolls including such cancellations and corrections, and the assessment and levy shall have the same force and effect as if made

[Title 84 RCW—page 104] (2008 Ed.)

in the first instance, and the county treasurer shall proceed to collect the taxes due on the rolls as modified. [2001 c 187 \S 23; 1997 c 3 \S 110 (Referendum Bill No. 47, approved November 4, 1997); 1996 c 296 \S 1; 1992 c 206 \S 12; 1989 c 378 \S 14; 1988 c 222 \S 25.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—1992 c 206: See note following RCW 82.04.170.

84.48.075 County indicated ratio—Determination by department—Submission of preliminary ratio to assessor—Rules—Use classes—Review of preliminary ratio— Certification—Examination of assessment procedures— **Adjustment of ratio.** (1) The department of revenue shall annually, prior to the first Monday in September, determine and submit to each assessor a preliminary indicated ratio for each county: PROVIDED, That the department shall establish rules and regulations pertinent to the determination of the indicated ratio, the indicated real property ratio and the indicated personal property ratio: PROVIDED FURTHER, That these rules and regulations may provide that data, as is necessary for said determination, which is available from the county assessor of any county and which has been audited as to its validity by the department, shall be utilized by the department in determining the indicated ratio.

- (2) To such extent as is reasonable, the department may define use classes of property for the purposes of determination of the indicated ratio. Such use classes may be defined with respect to property use and may include agricultural, open space, timber and forest lands.
- (3) The department shall review each county's preliminary ratio with the assessor, a landowner, or an owner of an intercounty public utility or private car company of that county, if requested by the assessor, a landowner, or an owner of an intercounty public utility or private car company of that county, respectively, between the first and third Mondays of September. Prior to equalization of assessments pursuant to RCW 84.48.080 and after the third Monday of September, the department shall certify to each county assessor the real and personal property ratio for that county.
- (4) The department of revenue shall also examine procedures used by the assessor to assess real and personal property in the county, including calculations, use of prescribed value schedules, and efforts to locate all taxable property in the county. If any examination by the department discloses other than market value is being listed on the county assessment rolls of the county by the assessor and, after due notification by the department, is not corrected, the department of revenue shall, in accordance with rules adopted by the department, adjust the ratio of that type of property, which adjustment shall be used for determining the county's indicated ratio. [2001 c 187 § 24; 1997 c 3 § 111 (Referendum Bill No. 47, approved November 4, 1997); 1988 c 222 § 23; 1982 1st ex.s. c 46 § 7; 1977 ex.s. c 284 § 3.]

Contingent effective date—2001 c 187: See note following RCW 84 70 010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Purpose—Intent—1977 ex.s. c 284: "It is the intent of the legislature that the methodology used in the equalization of property values for the purposes of the state levy, public utility assessment, and other purposes, shall be designed to ensure uniformity and equity in taxation throughout the state to the maximum extent possible.

It is the purpose of this 1977 amendatory act to provide certain guidelines for the determination of the ratio of assessed value to the full true and fair value of the general property in each county." [1977 ex.s. c 284 § 1.]

84.48.080 Equalization of assessments—Taxes for state purposes—Procedure—Levy and apportionment—Hypothetical levy for establishing consolidated levy—Rules—Record. (1) Annually during the months of September and October, the department of revenue shall examine and compare the returns of the assessment of the property in the several counties of the state, and the assessment of the property of railroad and other companies assessed by the department, and proceed to equalize the same, so that each county in the state shall pay its due and just proportion of the taxes for state purposes for such assessment year, according to the ratio the valuation of the property in each county bears to the total valuation of all property in the state.

- (a) The department shall classify all property, real and personal, and shall raise and lower the valuation of any class of property in any county to a value that shall be equal, so far as possible, to the true and fair value of such class as of January 1st of the current year for the purpose of ascertaining the just amount of tax due from each county for state purposes. In equalizing personal property as of January 1st of the current year, the department shall use valuation data with respect to personal property from the three years immediately preceding the current assessment year in a manner it deems appropriate. Such classification may be on the basis of types of property, geographical areas, or both. For purposes of this section, for each county that has not provided the department with an assessment return by December 1st, the department shall proceed, using facts and information and in a manner it deems appropriate, to estimate the value of each class of property in the county.
- (b) The department shall keep a full record of its proceedings and the same shall be published annually by the department.
- (2) The department shall levy the state taxes authorized by law. The amount levied in any one year for general state purposes shall not exceed the lawful dollar rate on the dollar of the assessed value of the property of the entire state, which assessed value shall be one hundred percent of the true and fair value of the property in money. The department shall apportion the amount of tax for state purposes levied by the department, among the several counties, in proportion to the valuation of the taxable property of the county for the year as equalized by the department: PROVIDED, That for purposes of this apportionment, the department shall recompute the previous year's levy and the apportionment thereof to correct for changes and errors in taxable values reported to the department after October 1 of the preceding year and shall adjust the apportioned amount of the current year's state levy for each county by the difference between the apportioned amounts established by the original and revised levy computations for the previous year. For purposes of this section,

(2008 Ed.) [Title 84 RCW—page 105]

changes in taxable values mean a final adjustment made by a county board of equalization, the state board of tax appeals, or a court of competent jurisdiction and shall include additions of omitted property, other additions or deletions from the assessment or tax rolls, any assessment return provided by a county to the department subsequent to December 1st, or a change in the indicated ratio of a county. Errors in taxable values mean errors corrected by a final reviewing body.

- (3) The department shall have authority to adopt rules and regulations to enforce obedience to its orders in all matters in relation to the returns of county assessments, the equalization of values, and the apportionment of the state levy by the department.
- (4) After the completion of the duties prescribed in this section, the director of the department shall certify the record of the proceedings of the department under this section, the tax levies made for state purposes and the apportionment thereof among the counties, and the certification shall be available for public inspection. [2008 c 86 § 502; 2001 c 185 § 12; 1997 c 3 § 112 (Referendum Bill No. 47, approved November 4, 1997); 1995 2nd sp.s. c 13 § 3; 1994 c 301 § 43; 1990 c 283 § 1; 1988 c 222 § 24; 1982 1st ex.s. c 28 § 1; 1979 ex.s. c 86 § 3; 1973 1st ex.s. c 195 § 99; 1971 ex.s. c 288 § 9; 1961 c 15 § 84.48.080. Prior: 1949 c 66 § 1; 1939 c 206 § 36; 1925 ex.s. c 130 § 70; Rem. Supp. 1949 § 11222; prior: 1917 c 55 § 1; 1915 c 7 § 1; 1907 c 215 § 1; 1899 c 141 § 4; 1897 c 71 § 60; 1893 c 124 § 61; 1890 p 557 § 75. Formerly RCW 84.48.080, 84.48.090, and 84.48.100.]

Severability—Savings—Part headings not law—2008 c 86: See notes following RCW 82.14.030.

Contingent effective date—2001 c 185 §§ 12 and 15: "Section 15 of this act takes effect for taxes levied in 2001 for collection in 2002 and thereafter if the proposed amendment to Article VII, section 1 of the state Constitution providing for valuation increases to be phased-in over a period of four years is validly submitted to and is approved and ratified by voters at the next general election. If the proposed amendment is not approved and ratified, section 15 of this act is null and void. If such proposed amendment is approved and ratified, section 12 of this act is null and void." [2001 c 185 § 16.]

Reviser's note: No proposed amendment to Article VII, section 1 of the state Constitution was submitted to the voters.

Application—2001 c 185 §§ 1-12: See note following RCW 84.14.110.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Intent—1995 2nd sp.s. c 13: "With property valuations continuing to increase, property taxes have been steadily increasing. At the same time, personal incomes have not continued to rise at the same rate. Property taxes are becoming increasingly more difficult to pay. Many residential property owners complain about the overall level of taxes and about the continuing increase in tax from year to year. Taxpayers want property tax relief. The legislature intends to establish an on-going program of state property tax reductions the amount of which is to be determined by the legislature on a yearly basis based on the level of general fund tax revenues." [1995 2nd sp.s. c 13 8 1 1]

Severability—1982 1st ex.s. c 28: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1982 1st ex.s. c 28 § 3.]

Severability—1979 ex.s. c 86: See note following RCW 13.24.040.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84 40 030

84.48.110 Transcript of proceedings to county assessors—Delinquent tax for certain preceding years **included.** After certifying the record of the proceedings of the department in accordance with RCW 84.48.080, the department shall transmit to each county assessor a copy of the record of the proceedings of the department, specifying the amount to be levied and collected for state purposes for such year, and in addition thereto it shall certify to each county assessor the amount due to each state fund and unpaid from such county for the fifth preceding year, and such delinquent state taxes shall be added to the amount levied for the current year. The department shall close the account of each county for the fifth preceding year and charge the amount of such delinquency to the tax levy of the current year. These delinquent taxes shall not be subject to chapter 84.55 RCW. All taxes collected on and after the first day of July last preceding such certificate, on account of delinquent state taxes for the fifth preceding year shall belong to the county and by the county treasurer be credited to the current expense fund of the county in which collected. [1994 c 301 § 44; 1994 c 124 § 32; 1987 c 168 § 1; 1984 c 132 § 4; 1981 c 260 § 17. Prior: 1979 ex.s. c 86 § 4; 1979 c 151 § 185; 1973 c 95 § 11; 1961 c 15 § 84.48.110; prior: 1925 ex.s. c 130 § 71; RRS § 11223; prior: 1899 c 141 § 5; 1897 c 71 § 61; 1893 c 124 § 62; 1890 p 558 § 76.]

Reviser's note: This section was amended by 1994 c 124 § 32 and by 1994 c 301 § 44, each without reference to the other. Both amendments are incorporated in the publication of this section pursuant to RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Severability—1979 ex.s. c 86: See note following RCW 13.24.040.

84.48.120 Extension of state taxes. It shall be the duty of the assessor of each county, when the assessor shall have received from the state department of revenue the assessed valuation of the property of railroad and other companies assessed by the department of revenue and apportioned to the county, and placed the same on the tax rolls, and received the report of the department of revenue of the amount of taxes levied for state purposes, to compute the required percent on the assessed value of property in the county, and such state taxes shall be extended on the tax rolls. The rates so computed shall not be such as to raise a surplus of more than five percent over the total amount required by the department of revenue. Any surplus raised shall be remitted to the state in accordance with RCW 84.56.280. [1994 c 301 § 45; 1994 c 124 § 33; 1987 c 168 § 2; 1979 ex.s. c 86 § 5; 1975 1st ex.s. c 278 § 206; 1961 c 15 § 84.48.120. Prior: 1939 c 206 § 37; 1925 ex.s. c 130 § 72; RRS § 11224; prior: 1890 p 544 § 38.]

Reviser's note: This section was amended by 1994 c 124 \S 33 and by 1994 c 301 \S 45, each without reference to the other. Both amendments are incorporated in the publication of this section pursuant to RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Severability—1979 ex.s. c 86: See note following RCW 13.24.040.

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.48.130 Certification of assessed valuation to taxing districts. It shall be the duty of the assessor of each county, when the assessor shall have received from the state department of revenue the certificate of the assessed valuation of the property of railroad and/or other companies assessed by the department of revenue and apportioned to the

[Title 84 RCW—page 106] (2008 Ed.)

county, and shall have distributed the value so certified, to the several taxing districts in the county entitled to a proportionate value thereof, and placed the same upon the tax rolls of the county, to certify to the county legislative authority and to the officers authorized by law to estimate expenditures and/or levy taxes for any taxing district coextensive with the county, the total assessed value of property in the county as shown by the completed tax rolls, and to certify to the officers authorized by law to estimate expenditures and/or levy taxes for each taxing district in the county not coextensive with the county, the total assessed value of the property in such taxing district. [1994 c 124 § 34; 1975 1st ex.s. c 278 § 207; 1961 c 15 § 84.48.130. Prior: 1939 c 206 § 38; 1925 ex.s. c 130 § 73; RRS § 11234.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.48.140 Property tax advisor. The county legislative authority of any county may designate one or more persons to act as a property tax advisor to any person liable for payment of property taxes in the county. A person designated as a property tax advisor shall not be an employee of the assessor's office or have been associated in any way with the determination of any valuation of property for taxation purposes that may be the subject of an appeal. A person designated as a property tax advisor may be compensated on a fee basis or as an employee by the county from any funds available to the county for use in property evaluation including funds available from the state for use in the property tax revaluation program.

The property tax advisor shall perform such duties as may be set forth by resolution of the county legislative authority.

If any county legislative authority elects to designate a property tax advisor, it shall publicize the services available. [1994 c 124 § 35; 1971 ex.s. c 288 § 11.]

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84 40 030

84.48.150 Valuation criteria including comparative sales to be made available to taxpayer—Change. The assessor shall, upon the request of any taxpayer who petitions the board of equalization for review of a tax claim or valuation dispute, make available to said taxpayer a compilation of comparable sales utilized by the assessor in establishing such taxpayer's property valuation. If valuation criteria other than comparable sales were used, the assessor shall furnish the taxpayer with such other factors and the addresses of such other property used in making the determination of value.

The assessor shall within sixty days of such request but at least fourteen business days, excluding legal holidays, prior to such taxpayer's appearance before the board of equalization make available to the taxpayer the valuation criteria and/or comparable sales which shall not be subsequently changed by the assessor unless the assessor has found new evidence supporting the assessor's valuation, in which situation the assessor shall provide such additional evidence to the taxpayer and the board of equalization at least fourteen business days prior to the hearing at the board of equalization. A taxpayer who lists comparable sales on a notice of appeal shall not subsequently change such sales unless the

taxpayer has found new evidence supporting the taxpayer's proposed valuation in which case the taxpayer shall provide such additional evidence to the assessor and board of equalization at least seven business days, excluding legal holidays, prior to the hearing. If either the assessor or taxpayer does not meet the requirements of this section the board of equalization may continue the hearing to provide the parties an opportunity to review all evidence or, upon objection, refuse to consider sales not submitted in a timely manner. [1994 c 301 § 46; 1973 1st ex.s. c 30 § 1.]

84.48.200 Rules. The department of revenue shall make such rules consistent with this chapter as shall be necessary or desirable to permit its effective administration. The rules may provide for changes of venue for the various boards of equalization. [1988 c 222 § 26.]

Chapter 84.52 RCW LEVY OF TAXES

Sections	
84.52.010	Taxes levied or voted in specific amounts—Effect of constitutional and statutory limitations.
84.52.018	Calculation of tax levy rates when the assessment of highly valued property is in dispute.
84.52.020	City and district budgets to be filed with county legislative authority.
84.52.025	Budgets of taxing districts filed with county commissioners to
84.52.030	indicate estimate of cash balance. Time of levy.
84.52.040	Levies to be made on assessed valuation.
84.52.043	Limitations upon regular property tax levies.
84.52.044	Limitations upon regular property tax levies—Participating
84.52.050	fire protection jurisdictions. Limitation of levies.
84.52.0502	Rules for administration.
84.52.052	Excess levies authorized—When—Procedure.
84.52.053	Levies by school districts authorized—When—Procedure.
84.52.0531	Levies by school districts—Maximum dollar amount for main-
	tenance and operation support—Restrictions—Maximum levy percentage—Levy reduction funds—Rules.
84.52.054	Excess levies—Ballot contents—Eventual dollar rate on tax
01.32.031	rolls.
84.52.056	Excess levies for capital purposes authorized.
84.52.063	Rural library district levies.
84.52.065	State levy for support of common schools.
84.52.067	State levy for support of common schools—Disposition of funds.
84.52.068	State levy—Distribution to school districts.
84.52.069	Emergency medical care and service levies.
84.52.070	Certification of levies to assessor.
84.52.080	Extension of taxes on rolls—Form of certificate—Delivery to treasurer.
84.52.085	Property tax errors.
84.52.105	Affordable housing levies authorized—Declaration of emergency and plan required.
84.52.120	Metropolitan park districts—Protection of levy from prorationing—Ballot proposition.
84.52.125	Fire protection districts—Protection from levy prorationing.
84.52.130	Fire protection district excess levies.
84.52.135	County levy for criminal justice purposes.
84.52.700	County airport district levy authorized.
84.52.703	Mosquito control district levies authorized.
84.52.706	Rural county library district levy authorized.
84.52.709	Intercounty rural library district levy authorized.
84.52.712	Reduction of city levy if part of library district.
84.52.713	Island library district levy authorized.
84.52.718	Levy by receiver of disincorporated city authorized.
84.52.719	Second-class city levies.
84.52.721	Unclassified city sewer fund levy authorized.
84.52.724	City accident fund levy authorized.
84.52.727	City emergency fund levy authorized.
84.52.730	City lowlands and waterway projects levy authorized.
84.52.733	Metropolitan municipal corporation levy authorized.
84.52.736	Metropolitan park district levy authorized.

(2008 Ed.)

84.52.739	Code city accident fund levy authorized.
84.52.742	County lands assessment fund levy authorized.
84.52.745	General county levy authorized.
84.52.749	County rail district tax levies authorized.
84.52.750	Solid waste disposal district—Excess levies authorized.
84.52.751	County hospital maintenance levy authorized.
84.52.754	Park and recreation service area levies authorized.
84.52.757	Park and recreation district levies authorized.
84.52.760	County road fund levy authorized.
84.52.761	Road and bridge service district levies authorized.
84.52.763	City firemen's pension fund levy authorized.
84.52.769	Reduction of city levy if part of fire protection district.
84.52.772	Fire protection district levies authorized.
84.52.775	Port district levies authorized.
84.52.778	Public utility district levy authorized.
84.52.784	Water-sewer district levies authorized.
84.52.786	Cultural arts, stadium and convention district tax levies autho-
	rized.
84.52.787	Cemetery district levy authorized.
84.52.790	Public hospital district levy authorized.
84.52.793	Air pollution control agency levy authorized.
84.52.796	Mental retardation and developmental disability services levy authorized.
84.52.799	Veteran's relief fund levy authorized.
84.52.802	Acquisition of open space, etc., land or rights to future development by certain entities—Property tax levy authorized.
84.52.808	River improvement fund levy authorized.
84.52.811	Intercounty river control agreement levy authorized.
84.52.814	Flood control zone district levy authorized.
84.52.817	Irrigation and rehabilitation district special assessment authorized
84.52.820	Reclamation district levy authorized.
84.52.823	Levy for tax refund funds.
01.52.025	Dery for the forming funds.

Levy for refunds: RCW 84.68.040.

84.52.010 Taxes levied or voted in specific amounts— Effect of constitutional and statutory limitations. Except as is permitted under RCW 84.55.050, all taxes shall be levied or voted in specific amounts.

The rate percent of all taxes for state and county purposes, and purposes of taxing districts coextensive with the county, shall be determined, calculated and fixed by the county assessors of the respective counties, within the limitations provided by law, upon the assessed valuation of the property of the county, as shown by the completed tax rolls of the county, and the rate percent of all taxes levied for purposes of taxing districts within any county shall be determined, calculated and fixed by the county assessors of the respective counties, within the limitations provided by law, upon the assessed valuation of the property of the taxing districts respectively.

When a county assessor finds that the aggregate rate of tax levy on any property, that is subject to the limitations set forth in RCW 84.52.043 or 84.52.050, exceeds the limitations provided in either of these sections, the assessor shall recompute and establish a consolidated levy in the following manner:

(1) The full certified rates of tax levy for state, county, county road district, and city or town purposes shall be extended on the tax rolls in amounts not exceeding the limitations established by law; however any state levy shall take precedence over all other levies and shall not be reduced for any purpose other than that required by RCW 84.55.010. If, as a result of the levies imposed under RCW 36.54.130, 84.34.230, 84.52.069, 84.52.105, the portion of the levy by a metropolitan park district that was protected under RCW 84.52.120, 84.52.125, and 84.52.135, the combined rate of regular property tax levies that are subject to the one percent limitation exceeds one percent of the true and fair value of any property, then these levies shall be reduced as follows:

- (a) The portion of the levy by a fire protection district that is protected under RCW 84.52.125 shall be reduced until the combined rate no longer exceeds one percent of the true and fair value of any property or shall be eliminated;
- (b) If the combined rate of regular property tax levies that are subject to the one percent limitation still exceeds one percent of the true and fair value of any property, the levy imposed by a county under RCW 84.52.135 must be reduced until the combined rate no longer exceeds one percent of the true and fair value of any property or must be eliminated;
- (c) If the combined rate of regular property tax levies that are subject to the one percent limitation still exceeds one percent of the true and fair value of any property, the levy imposed by a ferry district under RCW 36.54.130 must be reduced until the combined rate no longer exceeds one percent of the true and fair value of any property or must be eliminated;
- (d) If the combined rate of regular property tax levies that are subject to the one percent limitation still exceeds one percent of the true and fair value of any property, the portion of the levy by a metropolitan park district that is protected under RCW 84.52.120 shall be reduced until the combined rate no longer exceeds one percent of the true and fair value of any property or shall be eliminated;
- (e) If the combined rate of regular property tax levies that are subject to the one percent limitation still exceeds one percent of the true and fair value of any property, then the levies imposed under RCW 84.34.230, 84.52.105, and any portion of the levy imposed under RCW 84.52.069 that is in excess of thirty cents per thousand dollars of assessed value, shall be reduced on a pro rata basis until the combined rate no longer exceeds one percent of the true and fair value of any property or shall be eliminated; and
- (f) If the combined rate of regular property tax levies that are subject to the one percent limitation still exceeds one percent of the true and fair value of any property, then the thirty cents per thousand dollars of assessed value of tax levy imposed under RCW 84.52.069 shall be reduced until the combined rate no longer exceeds one percent of the true and fair value of any property or eliminated.
- (2) The certified rates of tax levy subject to these limitations by all junior taxing districts imposing taxes on such property shall be reduced or eliminated as follows to bring the consolidated levy of taxes on such property within the provisions of these limitations:
- (a) First, the certified property tax levy rates of those junior taxing districts authorized under RCW 36.68.525, 36.69.145, 35.95A.100, and 67.38.130 shall be reduced on a pro rata basis or eliminated;
- (b) Second, if the consolidated tax levy rate still exceeds these limitations, the certified property tax levy rates of flood control zone districts shall be reduced on a pro rata basis or eliminated;
- (c) Third, if the consolidated tax levy rate still exceeds these limitations, the certified property tax levy rates of all other junior taxing districts, other than fire protection districts, regional fire protection service authorities, library districts, the first fifty cent per thousand dollars of assessed valuation levies for metropolitan park districts, and the first fifty cent per thousand dollars of assessed valuation levies for

[Title 84 RCW—page 108] (2008 Ed.)

public hospital districts, shall be reduced on a pro rata basis or eliminated;

- (d) Fourth, if the consolidated tax levy rate still exceeds these limitations, the first fifty cent per thousand dollars of assessed valuation levies for metropolitan park districts created on or after January 1, 2002, shall be reduced on a pro rata basis or eliminated;
- (e) Fifth, if the consolidated tax levy rate still exceeds these limitations, the certified property tax levy rates authorized to fire protection districts under RCW 52.16.140 and 52.16.160 and regional fire protection service authorities under RCW 52.26.140(1) (b) and (c) shall be reduced on a pro rata basis or eliminated; and
- (f) Sixth, if the consolidated tax levy rate still exceeds these limitations, the certified property tax levy rates authorized for fire protection districts under RCW 52.16.130, regional fire protection service authorities under RCW 52.26.140(1)(a), library districts, metropolitan park districts created before January 1, 2002, under their first fifty cent per thousand dollars of assessed valuation levy, and public hospital districts under their first fifty cent per thousand dollars of assessed valuation levy, shall be reduced on a pro rata basis or eliminated. [2007 c 54 § 26; 2005 c 122 § 2. Prior: 2004 c 129 § 21; 2004 c 80 § 3; 2003 c 83 § 310; prior: 2002 c 248 § 15; 2002 c 88 § 7; 1995 2nd sp.s. c 13 § 4; 1995 c 99 § 2; 1994 c 124 § 36; 1993 c 337 § 4; 1990 c 234 § 4; 1988 c 274 § 7; 1987 c 255 § 1; 1973 1st ex.s. c 195 § 101; 1973 1st ex.s. c 195 § 146; 1971 ex.s. c 243 § 6; 1970 ex.s. c 92 § 4; 1961 c 15 § 84.52.010; prior: 1947 c 270 § 1; 1925 ex.s. c 130 § 74; Rem. Supp. 1947 § 11235; prior: 1920 ex.s. c 3 § 1; 1897 c 71 § 62; 1893 c 124 § 63.]

Severability—2007 c 54: See note following RCW 82.04.050.

Application—2005 c 122: See note following RCW 84.52.125.

Captions not law—Severability—2004 c 129: See RCW 52.26.900 and 52.26.901.

Effective date—2004 c 80: See note following RCW 84.52.135.

Findings—Intent—Captions, part headings not law—Severability—Effective date—2003 c 83: See notes following RCW 36.57A.200.

Intent—1995 2nd sp.s. c 13: See note following RCW 84.48.080.

Finding—1993 c 337: See note following RCW 84.52.105.

Purpose—1988 c 274: "The legislature finds that, due to statutory and constitutional limitations, the interdependence of the regular property tax levies of the state, counties, county road districts, cities and towns, and junior taxing districts can cause significant reductions in the otherwise authorized levies of those taxing districts, resulting in serious disruptions to essential services provided by those taxing districts. The purpose of this act is to avoid unnecessary reductions in regular property tax revenue without exceeding existing statutory and constitutional tax limitations on cumulative regular property tax levy rates. The legislature declares that it is a purpose of the state, counties, county road districts, cities and towns, public hospital districts, library districts, fire protection districts, metropolitan park districts, and other taxing districts to participate in the methods provided by this act by which revenue levels supporting the services provided by all taxing districts might be maintained." [1988 c 274 § 1.]

Severability—1988 c 274: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1988 c 274 § 13.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Severability—1971 ex.s. c 243: See RCW 84.34.920.

Intent—1970 ex.s. c 92: "It is the intent of this 1970 amendatory act to prevent a potential doubling of property taxes that might otherwise result from the enforcement of the constitutionally required fifty percent assess-

ment ratio as of January 1, 1970, and to adjust property tax millage rates for subsequent years to levels which will conform to the requirements of any constitutional amendment imposing a one percent limitation on property taxes. It is the further intent of this 1970 amendatory act that the statutory authority of any taxing district to impose excess levies shall not be impaired by reason of the reduction in millage rates for regular property tax levies. This 1970 amendatory act shall be construed to effectuate the legislative intent expressed in this section." [1970 ex.s. c 92 § 1.]

Effective date—Application—1970 ex.s. c 92: "This act shall take effect July 1, 1970 but shall not affect property taxes levied in 1969 or prior years." [1970 ex.s. c 92 § 11.]

84.52.018 Calculation of tax levy rates when the assessment of highly valued property is in dispute. Whenever any property value or claim for exemption or cancellation of a property assessment is appealed to the state board of tax appeals or court of competent jurisdiction and the dollar difference between the total value asserted by the taxpayer and the total value asserted by the opposing party exceeds one-fourth of one percent of the total assessed value of property in the county, the assessor shall use only that portion of the total value which is not in controversy for purposes of computing the levy rates and extending the tax on the tax roll in accordance with this chapter, unless the state board of tax appeals has issued its determination at the time of extending the tax.

When the state board of tax appeals or court of competent jurisdiction makes its final determination, the proper amount of tax shall be extended and collected for each taxing district if this has not already been done. The amount of tax collected and extended shall include interest at the rate of nine percent per year on the amount of the board's final determination minus the amount not in controversy. The interest shall accrue from the date the taxes on the amount not in controversy were first due and payable. Any amount extended in excess of that permitted by chapter 84.55 RCW shall be held in abeyance and used to reduce the levy rates of the next succeeding levy. [1994 c 124 § 37; 1989 c 378 § 15; 1987 c 156 § 1.]

84.52.020 City and district budgets to be filed with **county legislative authority.** It shall be the duty of the city council or other governing body of every city, other than a city having a population of three hundred thousand or more, the board of directors of school districts of the first class, the superintendent of each educational service district for each constituent second-class school district, commissioners of port districts, commissioners of metropolitan park districts, and of all officials or boards of taxing districts within or coextensive with any county required by law to certify to the county legislative authority, for the purpose of levying district taxes, budgets or estimates of the amounts to be raised by taxation on the assessed valuation of the property in the city or district, through their chair and clerk, or secretary, to make and file such certified budget or estimates with the clerk of the county legislative authority on or before the thirtieth day of November. [2005 c 52 § 1; 1994 c 81 § 85; 1988 c 222 § 27; 1975-'76 2nd ex.s. c 118 § 33; 1975 c 43 § 33; 1961 c 15 § 84.52.020. Prior: 1939 c 37 § 1; 1925 ex.s. c 130 § 75; RRS § 11236; prior: 1909 c 138 § 1; 1893 c 71 §§ 2, 3.]

Severability—1975-'76 2nd ex.s. c 118: See note following RCW 28A.505.010.

(2008 Ed.) [Title 84 RCW—page 109]

Effective date—Severability—1975 c 43: See notes following RCW 28A.535.050.

84.52.025 Budgets of taxing districts filed with county commissioners to indicate estimate of cash balance. The governing body of all taxing districts within or coextensive with any county, which are required by law to certify to a board of county commissioners, for the purpose of levying district taxes, budgets or estimates of the amounts to be raised by taxation on the assessed valuation of the property in the district, shall clearly indicate an estimate of cash balance at the beginning and ending of each budget period in said budget or estimate. [1961 c 52 § 1.]

84.52.030 Time of levy. For the purpose of raising revenue for state, county and other taxing district purposes, the county legislative authority of each county at its October session, and all other officials or boards authorized by law to levy taxes for taxing district purposes, shall levy taxes on all the taxable property in the county or district, as the case may be, sufficient for such purposes, and within the limitations permitted by law. [1994 c 124 § 38; 1961 c 15 § 84.52.030. Prior: 1927 c 303 § 1; 1925 ex.s. c 130 § 77; RRS § 11238; prior: 1903 c 165 § 1; 1897 c 71 § 63; 1893 c 124 § 64; 1890 p 559 § 78; Code 1881 § 2880.]

84.52.040 Levies to be made on assessed valuation.

Whenever any taxing district or the officers thereof shall, pursuant to any provision of law or of its charter or ordinances, levy any tax, the assessed value of the property of such taxing district shall be taken and considered as the taxable value upon which such levy shall be made. [1961 c 15 § 84.52.040. Prior: 1919 c 142 § 3; RRS § 11228.]

84.52.043 Limitations upon regular property tax levies. Within and subject to the limitations imposed by RCW 84.52.050 as amended, the regular ad valorem tax levies upon real and personal property by the taxing districts hereafter named shall be as follows:

(1) Levies of the senior taxing districts shall be as follows: (a) The levy by the state shall not exceed three dollars and sixty cents per thousand dollars of assessed value adjusted to the state equalized value in accordance with the indicated ratio fixed by the state department of revenue to be used exclusively for the support of the common schools; (b) the levy by any county shall not exceed one dollar and eighty cents per thousand dollars of assessed value; (c) the levy by any road district shall not exceed two dollars and twenty-five cents per thousand dollars of assessed value; and (d) the levy by any city or town shall not exceed three dollars and thirtyseven and one-half cents per thousand dollars of assessed value. However any county is hereby authorized to increase its levy from one dollar and eighty cents to a rate not to exceed two dollars and forty-seven and one-half cents per thousand dollars of assessed value for general county purposes if the total levies for both the county and any road district within the county do not exceed four dollars and five cents per thousand dollars of assessed value, and no other taxing district has its levy reduced as a result of the increased county levy.

(2) The aggregate levies of junior taxing districts and senior taxing districts, other than the state, shall not exceed five dollars and ninety cents per thousand dollars of assessed valuation. The term "junior taxing districts" includes all taxing districts other than the state, counties, road districts, cities, towns, port districts, and public utility districts. The limitations provided in this subsection shall not apply to: (a) Levies at the rates provided by existing law by or for any port or public utility district; (b) excess property tax levies authorized in Article VII, section 2 of the state Constitution; (c) levies for acquiring conservation futures as authorized under RCW 84.34.230; (d) levies for emergency medical care or emergency medical services imposed under RCW 84.52.069; (e) levies to finance affordable housing for very low-income housing imposed under RCW 84.52.105; (f) the portions of levies by metropolitan park districts that are protected under RCW 84.52.120; (g) levies imposed by ferry districts under RCW 36.54.130; (h) levies for criminal justice purposes under RCW 84.52.135; and (i) the portions of levies by fire protection districts that are protected under RCW 84.52.125. [2005 c 122 § 3; 2004 c 80 § 4; 2003 c 83 § 311; 1995 c 99 § 3; 1993 c 337 § 3; 1990 c 234 § 1; 1989 c 378 § 36; 1988 c 274 § 5; 1973 1st ex.s. c 195 § 134.]

Application—2005 c 122: See note following RCW 84.52.125.

Effective date—2004 c 80: See note following RCW 84.52.135.

Findings—Intent—Captions, part headings not law—Severability—Effective date—2003 c 83: See notes following RCW 36.57A.200.

Finding—1993 c 337: See note following RCW 84.52.105.

Purpose—Severability—1988 c 274: See notes following RCW 84.52.010.

Effective date—1973 2nd ex.s. c 4: "Sections 4 through 6 of this 1973 amendatory act shall be effective on and after January 1, 1974." [1973 2nd ex.s. c $4 \S 6$.]

Emergency—1973 2nd ex.s. c 4: "Except as otherwise in this 1973 amendatory act provided, this 1973 amendatory act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately." [1973 2nd ex.s. c 4 § 7.]

Construction—1973 1st ex.s. c 195: "Sections 135 through 152 of this 1973 amendatory act shall apply to tax levies made in 1973 for collection in 1974, and sections 1 through 134 shall apply to tax levies made in 1974 and each year thereafter for collection in 1975 and each year thereafter." [1973 1st ex.s. c 195 § 155.]

Severability—1973 1st ex.s. c 195: "If any provision of this 1973 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1973 1st ex.s. c 195 § 153.]

Effective dates and termination dates-1973 1st ex.s. c 195 (as amended by 1973 2nd ex.s. c 4): "This 1973 amendatory act, chapter 195, Laws of 1973, is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately: PROVIDED, That section 9 shall take effect January 1, 1975, and section 133(3) shall take effect on January 31, 1974: PROVIDED, FURTHER, That section 137 shall not be effective until July 1, 1973, at which time section 136 shall be void and of no effect: PROVIDED, FURTHER, That section 138 shall not be effective until January 1, 1974, at which time section 137 shall be void and of no effect: PROVIDED, FURTHER, That section 139 shall not be effective until July 1, 1974 at which time section 138 shall be void and of no effect, and section 139 shall be null and void and of no further effect on and after January 1, 1975: PROVIDED, FURTHER, That sections 1 through 8, sections 10 through 132, section 133(1), (2), (4), and (5), and section 134 shall not take effect until January 1, 1974, at which time sections 135, 136, and sections 140 through 151 shall be void and of no effect: PROVIDED, FURTHER, That section 152 shall be void and of no effect on and after January 1, 1975." [1973 2nd ex.s. c 4 § 3; 1973 1st ex.s. c 195 § 154.]

[Title 84 RCW—page 110] (2008 Ed.)

- **84.52.044** Limitations upon regular property tax levies—Participating fire protection jurisdictions. (1) If a fire protection district is a participating fire protection jurisdiction in a regional fire protection service authority, the regular property tax levies of the fire protection district are limited as follows:
- (a) The regular levy of the district under RCW 52.16.130 shall not exceed fifty cents per thousand dollars of assessed value of taxable property in the district less the amount of any levy imposed by the authority under RCW 52.26.140(1)(a);
- (b) The levy of the district under RCW 52.16.140 shall not exceed fifty cents per thousand dollars of assessed value of taxable property in the district less the amount of any levy imposed by the authority under RCW 52.26.140(1)(b); and
- (c) The levy of the district under RCW 52.16.160 shall not exceed fifty cents per thousand dollars of assessed value of taxable property in the district less the amount of any levy imposed by the authority under RCW 52.26.140(1)(c).
- (2) If a city or town is a participating fire protection jurisdiction in a regional fire protection service authority, the regular levies of the city or town shall not exceed the applicable rates provided in RCW 27.12.390, 52.04.081, and 84.52.043(1) less the aggregate rates of any regular levies made by the authority under RCW 52.26.140(1).
- (3) If a port district is a participating fire protection jurisdiction in a regional fire protection service authority, the regular levy of the port district under RCW 53.36.020 shall not exceed forty-five cents per thousand dollars of assessed value of taxable property in the district less the aggregate rates of any regular levies imposed by the authority under RCW 52.26.140(1).
- (4) For purposes of this section, the following definitions apply:
- (a) "Fire protection jurisdiction" means a fire protection district, city, town, Indian tribe, or port district; and
- (b) "Participating fire protection jurisdiction" means a fire protection district, city, town, Indian tribe, or port district that is represented on the governing board of a regional fire protection service authority. [2004 c 129 § 20.]

Captions not law—Severability—2004 c 129: See RCW 52.26.900 and 52.26.901.

84.52.050 Limitation of levies. Except as hereinafter provided, the aggregate of all tax levies upon real and personal property by the state and all taxing districts, now existing or hereafter created, shall not in any year exceed one percentum of the true and fair value of such property in money: PROVIDED, HOWEVER, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only as authorized by law and in conformity with the provisions of Article VII, section 2(a), (b), or (c) of the Constitution of the state of Washington.

Nothing herein contained shall prohibit the legislature from allocating or reallocating the authority to levy taxes between the taxing districts of the state and its political subdivisions in a manner which complies with the aggregate tax limitation set forth in this section. [1973 1st ex.s. c 194 § 1; 1973 c 2 § 1 (Initiative Measure No. 44, approved November 7, 1972). Prior: 1972 ex.s. c 124 § 8; 1971 ex.s. c 299 § 24; 1970 ex.s. c 92 § 5; 1970 ex.s. c 8 § 4; prior: 1969 ex.s. c 262 § 65; 1969 ex.s. c 216 § 1; 1967 ex.s. c 133 § 3; 1961 c 143 § 1; 1961 c 15 § 84.52.050; prior: 1957 c 262 § 1; 1953 c 175 § 1; 1951 2nd ex.s. c 23 § 2; 1951 c 255 § 1, part; 1950 ex.s. c 11 § 1, part; 1945 c 253 § 1, part; 1941 c 176 § 1, part; 1939 c 83 § 1, part; 1939 c 2 (Initiative Measure No. 129); 1937 c 1 (Initiative Measure No. 114); 1935 c 2 (Initiative Measure No. 94); 1933 c 4 (Initiative Measure No. 64); cf. RRS § 11238, 11238-1a, 11238-1b, 11238-1c, 11238-1d; Rem. Supp. 1941 § 11238; Rem. Supp. 1945 § 11238-1e.]

Effective date—Severability—1972 ex.s. c 124: See notes following RCW 28A.150.250.

Effective date—Severability—1971 ex.s. c 299: See notes following RCW 82.04.050.

Intent—Effective date—Application—1970 ex.s. c 92: See notes following RCW 84.52.010.

Limitation on levies: State Constitution Art. 7 § 2.

State levy for support of common schools: RCW 84.52.065 and 84.52.067.

84.52.0502 Rules for administration. The department of revenue shall adopt such rules consistent with chapter 274, Laws of 1988 as shall be necessary or desirable to permit its effective administration. [2000 c 103 § 29; 1988 c 274 § 9.]

Purpose—Severability—1988 c 274: See notes following RCW 84.52.010.

84.52.052 Excess levies authorized—When—Proce-

dure. The limitations imposed by RCW 84.52.050 through 84.52.056, and RCW 84.52.043 shall not prevent the levy of additional taxes by any taxing district, except school districts and fire protection districts, in which a larger levy is necessary in order to prevent the impairment of the obligation of contracts. As used in this section, the term "taxing district" means any county, metropolitan park district, park and recreation service area, park and recreation district, water-sewer district, solid waste disposal district, public facilities district, flood control zone district, county rail district, service district, public hospital district, road district, rural county library district, island library district, rural partial-county library district, intercounty rural library district, cemetery district, city, town, transportation benefit district, emergency medical service district with a population density of less than one thousand per square mile, cultural arts, stadium, and convention district, ferry district, city transportation authority, or regional fire protection service authority.

Any such taxing district may levy taxes at a rate in excess of the rate specified in RCW 84.52.050 through 84.52.056 and 84.52.043, or 84.55.010 through 84.55.050, when authorized so to do by the voters of such taxing district in the manner set forth in Article VII, section 2(a) of the Constitution of this state at a special or general election to be held in the year in which the levy is made.

A special election may be called and the time therefor fixed by the county legislative authority, or council, board of commissioners, or other governing body of any such taxing district, by giving notice thereof by publication in the manner provided by law for giving notices of general elections, at which special election the proposition authorizing such excess levy shall be submitted in such form as to enable the voters favoring the proposition to vote "yes" and those opposed thereto to vote "no." [2004 c 129 § 22; 2003 c 83 § 312. Prior: 2002 c 248 § 16; 2002 c 180 § 1; 1996 c 230 § 1615; 1993 c 284 § 4; 1991 c 138 § 1; 1989 c 53 § 4; 1988 ex.s. c 1 § 18; prior: 1983 c 315 § 10; 1983 c 303 § 16; 1983 c 130 § 11; 1983 c 2 § 19; prior: 1982 1st ex.s. c 22 § 17; 1982 c 175 § 7; 1982 c 123 § 19; 1981 c 210 § 20; 1977 ex.s. c 325 § 1; 1977 c 4 § 1; 1973 1st ex.s. c 195 § 102; 1973 1st ex.s. c 195 § 147; 1973 c 3 § 1; 1971 ex.s. c 288 § 26; 1965 ex.s. c 113 § 1; 1963 c 112 § 1; 1961 c 15 § 84.52.052; prior: 1959 c 304 § 8; 1959 c 290 § 1; 1957 c 58 § 15; 1957 c 32 § 1; 1955 c 93 § 1; 1953 c 189 § 1; 1951 2nd ex.s. c 23 § 3; prior: 1951 c 255 § 1, part; 1950 ex.s. c 11 § 1, part; 1945 c 253 § 1, part; 1941 c 176 § 1, part; 1939 c 83 § 1, part; 1939 c 2 (Init. Meas. No. 129); 1937 c 1 (Init. Meas. No. 114); 1935 c 2 (Init. Meas. No. 94); 1933 c 4 (Init. Meas. No. 64); Rem. Supp. 1945 § 11238-1e, part.]

Captions not law—Severability—2004 c 129: See RCW 52.26.900 and 52.26.901.

Findings—Intent—Captions, part headings not law—Severability—Effective date—2003 c 83: See notes following RCW 36.57A.200.

Contingent effective date—2002 c 180: "This act takes effect January 1, 2003, if the proposed amendment to Article VII, section 2 of the state Constitution authorizing multiyear excess property tax levies is validly submitted to and approved by the voters at the next general election. If the proposed amendment is not approved, this act is void in its entirety." [2002 c 180 § 4.] The proposed amendment to Article VII, section 2 was approved at the November 2002 election.

Part headings not law—Effective date—1996 c 230: See notes following RCW 57.02.001.

Severability—1989 c 53: See note following RCW 36.73.020.

Severability—1988 ex.s. c 1: See RCW 36.100.900.

Severability—1983 c 315: See note following RCW 90.03.500.

Severability—1983 c 303: See RCW 36.60.905.

Severability—1983 c 2: See note following RCW 18.71.030.

Severability—1982 1st ex.s. c 22: See RCW 67.38.905.

Severability—1982 c 175: See note following RCW 36.58.100.

Severability—1981 c 210: See note following RCW 36.68.400.

Severability—1977 ex.s. c 325: "If any provision of this 1977 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1977 ex.s. c 325 § 5.]

Effective date—1977 ex.s. c 325: "This 1977 amendatory act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1977." [1977 ex.s. c 325 § 6.]

Severability—1977 c 4: "If any provision of this 1977 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1977 c 4 § 4.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.52.053 Levies by school districts authorized—When—Procedure. (1) The limitations imposed by RCW 84.52.050 through 84.52.056, and 84.52.043 shall not prevent the levy of taxes by school districts, when authorized so to do by the voters of such school district in the manner and

for the purposes and number of years allowable under Article VII, section 2(a) of the Constitution of this state. Elections for such taxes shall be held in the year in which the levy is made or, in the case of propositions authorizing two-year through four-year levies for maintenance and operation support of a school district, authorizing two-year levies for transportation vehicle funds established in RCW 28A.160.130, or authorizing two-year through six-year levies to support the construction, modernization, or remodeling of school facilities, which includes the purposes of RCW 28A.320.330(2)(f), in the year in which the first annual levy is made.

- (2) Once additional tax levies have been authorized for maintenance and operation support of a school district for a two-year through four-year period as provided under subsection (1) of this section, no further additional tax levies for maintenance and operation support of the district for that period may be authorized. For the purpose of applying the limitation of this subsection, a two-year through six-year levy to support the construction, modernization, or remodeling of school facilities shall not be deemed to be a tax levy for maintenance and operation support of a school district.
- (3) A special election may be called and the time therefor fixed by the board of school directors, by giving notice thereof by publication in the manner provided by law for giving notices of general elections, at which special election the proposition authorizing such excess levy shall be submitted in such form as to enable the voters favoring the proposition to vote "yes" and those opposed thereto to vote "no". [2007 c 129 § 3; 1997 c 260 § 1; 1994 c 116 § 1; 1987 1st ex.s. c 2 § 103; 1986 c 133 § 1; 1977 ex.s. c 325 § 3.]

Intent—2007 c 129: See note following RCW 28A.320.330.

Contingent effective date—1997 c 260: "This act takes effect if the proposed amendment to Article VII, section 2 of the state Constitution authorizing school levies for periods not exceeding four years is validly submitted to and is approved and ratified by the voters at the next general election. If the proposed amendment is not approved and ratified, this act is void in its entirety." [1997 c 260 § 2.] House Joint Resolution No. 4208 was approved and ratified by the voters at the November 4, 1997, general election

Intent—Severability—Effective date—1987 1st ex.s. c 2: See notes following RCW 84.52.0531.

Contingent effective date—1986 c 133: "This act shall take effect on December 15, 1986, if the proposed amendment to Article VII, section 2 of the state Constitution to change the time periods for school levies, House Joint Resolution No. 55, is validly submitted and is approved and ratified by the voters at a general election held in November, 1986. If the proposed amendment is not so approved and ratified, this act shall be null and void in its entirety." [1986 c 133 § 3.] 1986 House Joint Resolution No. 55 was approved at the November 1986 general election. See Article VII, section 2 and Amendment 79 of the state Constitution.

Severability—Effective date—1977 ex.s. c 325: See notes following RCW 84.52.052.

School district boundary changes: RCW 84.09.037.

School funds enumerated—Deposits—Uses: RCW 28A.320.330.

84.52.0531 Levies by school districts—Maximum dollar amount for maintenance and operation support—Restrictions—Maximum levy percentage—Levy reduction funds—Rules. (Expires January 1, 2012.) The maximum dollar amount which may be levied by or for any school district for maintenance and operation support under the provisions of RCW 84.52.053 shall be determined as follows:

[Title 84 RCW—page 112]

- (1) For excess levies for collection in calendar year 1997, the maximum dollar amount shall be calculated pursuant to the laws and rules in effect in November 1996.
- (2) For excess levies for collection in calendar year 1998 and thereafter, the maximum dollar amount shall be the sum of (a) plus or minus (b) and (c) of this subsection minus (d) of this subsection:
- (a) The district's levy base as defined in subsections (3) and (4) of this section multiplied by the district's maximum levy percentage as defined in subsection (5) of this section;
- (b) For districts in a high/nonhigh relationship, the high school district's maximum levy amount shall be reduced and the nonhigh school district's maximum levy amount shall be increased by an amount equal to the estimated amount of the nonhigh payment due to the high school district under RCW 28A.545.030(3) and 28A.545.050 for the school year commencing the year of the levy;
- (c) For districts in an interdistrict cooperative agreement, the nonresident school district's maximum levy amount shall be reduced and the resident school district's maximum levy amount shall be increased by an amount equal to the per pupil basic education allocation included in the nonresident district's levy base under subsection (3) of this section multiplied by:
- (i) The number of full-time equivalent students served from the resident district in the prior school year; multiplied by:
- (ii) The serving district's maximum levy percentage determined under subsection (5) of this section; increased by:
- (iii) The percent increase per full-time equivalent student as stated in the state basic education appropriation section of the biennial budget between the prior school year and the current school year divided by fifty-five percent;
- (d) The district's maximum levy amount shall be reduced by the maximum amount of state matching funds for which the district is eligible under RCW 28A.500.010.
- (3) For excess levies for collection in calendar year 2005 and thereafter, a district's levy base shall be the sum of allocations in (a) through (c) of this subsection received by the district for the prior school year and the amounts determined under subsection (4) of this section, including allocations for compensation increases, plus the sum of such allocations multiplied by the percent increase per full time equivalent student as stated in the state basic education appropriation section of the biennial budget between the prior school year and the current school year and divided by fifty-five percent. A district's levy base shall not include local school district property tax levies or other local revenues, or state and federal allocations not identified in (a) through (c) of this subsection.
- (a) The district's basic education allocation as determined pursuant to RCW 28A.150.250, 28A.150.260, and 28A.150.350;
- (b) State and federal categorical allocations for the following programs:
 - (i) Pupil transportation;
 - (ii) Special education;
 - (iii) Education of highly capable students;
- (iv) Compensatory education, including but not limited to learning assistance, migrant education, Indian education, refugee programs, and bilingual education;

- (v) Food services; and
- (vi) Statewide block grant programs; and
- (c) Any other federal allocations for elementary and secondary school programs, including direct grants, other than federal impact aid funds and allocations in lieu of taxes.
- (4) For levy collections in calendar years 2005 through 2011, in addition to the allocations included under subsection (3)(a) through (c) of this section, a district's levy base shall also include the following:
- (a) The difference between the allocation the district would have received in the current school year had RCW 84.52.068 not been amended by chapter 19, Laws of 2003 1st sp. sess. and the allocation the district received in the current school year pursuant to RCW 84.52.068. The office of the superintendent of public instruction shall offset the amount added to a district's levy base pursuant to this subsection (4)(a) by any additional per student allocations included in a district's levy base pursuant to the enactment of an initiative to the people subsequent to June 10, 2004; and
- (b) The difference between the allocations the district would have received the prior school year had RCW 28A.400.205 not been amended by chapter 20, Laws of 2003 1st sp. sess. and the allocations the district actually received the prior school year pursuant to RCW 28A.400.205. The office of the superintendent of public instruction shall offset the amount added to a district's levy base pursuant to this subsection (4)(b) by any additional salary increase allocations included in a district's levy base pursuant to the enactment of an initiative to the people subsequent to June 10, 2004.
- (5) A district's maximum levy percentage shall be twenty-two percent in 1998 and twenty-four percent in 1999 and every year thereafter; plus, for qualifying districts, the grandfathered percentage determined as follows:
- (a) For 1997, the difference between the district's 1993 maximum levy percentage and twenty percent; and
- (b) For 1998 and thereafter, the percentage calculated as follows:
- (i) Multiply the grandfathered percentage for the prior year times the district's levy base determined under subsection (3) of this section;
- (ii) Reduce the result of (b)(i) of this subsection by any levy reduction funds as defined in subsection (6) of this section that are to be allocated to the district for the current school year;
- (iii) Divide the result of (b)(ii) of this subsection by the district's levy base; and
- (iv) Take the greater of zero or the percentage calculated in (b)(iii) of this subsection.
- (6) "Levy reduction funds" shall mean increases in state funds from the prior school year for programs included under subsections (3) and (4) of this section: (a) That are not attributable to enrollment changes, compensation increases, or inflationary adjustments; and (b) that are or were specifically identified as levy reduction funds in the appropriations act. If levy reduction funds are dependent on formula factors which would not be finalized until after the start of the current school year, the superintendent of public instruction shall estimate the total amount of levy reduction funds by using prior school year data in place of current school year data.

(2008 Ed.) [Title 84 RCW—page 113]

Levy reduction funds shall not include moneys received by school districts from cities or counties.

- (7) For the purposes of this section, "prior school year" means the most recent school year completed prior to the year in which the levies are to be collected.
- (8) For the purposes of this section, "current school year" means the year immediately following the prior school year.
- (9) Funds collected from transportation vehicle fund tax levies shall not be subject to the levy limitations in this section
- (10) The superintendent of public instruction shall develop rules and regulations and inform school districts of the pertinent data necessary to carry out the provisions of this section. [2006 c 119 § 2; 2004 c 21 § 2; 1997 c 259 § 2; 1995 1st sp.s. c 11 § 1; 1994 c 116 § 2; 1993 c 465 § 1; 1992 c 49 § 1; 1990 c 33 § 601; 1989 c 141 § 1; 1988 c 252 § 1; 1987 1st ex.s. c 2 § 101; 1987 c 185 § 40; 1985 c 374 § 1. Prior: 1981 c 264 § 10; 1981 c 168 § 1; 1979 ex.s. c 172 § 1; 1977 ex.s. c 325 § 4.]

Expiration date—2004 c 21: See note following RCW 28A.500.020.

Funding not related to basic education—1997 c 259: "Funding resulting from this act is for school district activities which supplement or are not related to the state's basic program of education obligation as set forth under Article IX of the state Constitution." [1997 c 259 § 1.]

Purpose—Statutory references—Severability—1990 c 33: See RCW 28A.900.100 through 28A.900.102.

Effective date—1989 c 141: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1989." [1989 c 141 § 2.]

Intent—1987 1st ex.s. c 2: "The legislature intends to establish the limitation on school district maintenance and operations levies at twenty percent, with ten percent to be equalized on a statewide basis. The legislature further intends to establish a modern school financing system for compensation of school staff and provide a class size reduction in grades kindergarten through three. The legislature intends to give the highest funding priority to strengthening support for existing school programs.

The legislature finds that providing for the adoption of a statewide salary allocation schedule for certificated instructional staff will encourage recruitment and retention of able individuals to the teaching profession, and limit the administrative burden associated with implementing state teacher salary policies." [1987 1st ex.s. c 2 § 1.]

Severability—1987 1st ex.s. c 2: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1987 1st ex.s. c 2 § 213.]

Effective date—1987 1st ex.s. c 2: "This act shall take effect September 1, 1987." [1987 1st ex.s. c 2 § 214.]

Intent—Severability—1987 c 185: See notes following RCW 51.12.130.

Severability—1985 c 374: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1985 c 374 § 3.]

Effective date—1981 c 264: "Section 10 of this amendatory act shall become effective for maintenance and operation excess tax levies now or hereafter authorized pursuant to RCW 84.52.053, as now or hereafter amended, for collection in 1982 and thereafter." [1981 c 264 § 11.]

Severability—1981 c 264: See note following RCW 28A.545.030.

Effective date—1979 ex.s. c 172: "This amendatory act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect on September 1, 1979." [1979 ex.s. c 172 § 3.]

Severability—1979 ex.s. c 172: "If any provision of this amendatory act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1979 ex.s. c 172 § 2.]

Severability—Effective date—1977 ex.s. c 325: See notes following RCW 84.52.052.

Payments to high school districts for educating nonhigh school district students: Chapter 28A.545 RCW.

Purposes: RCW 28A.545.030.

Rules to effect purposes and implement provisions: RCW 28A.545.110.

Superintendent's annual determination of estimated amount due—Process: RCW 28A.545.070.

84.52.0531 Levies by school districts—Maximum dollar amount for maintenance and operation support—Restrictions—Maximum levy percentage—Levy reduction funds—Rules. (Effective January 1, 2012.) The maximum dollar amount which may be levied by or for any school district for maintenance and operation support under the provisions of RCW 84.52.053 shall be determined as follows:

- (1) For excess levies for collection in calendar year 1997, the maximum dollar amount shall be calculated pursuant to the laws and rules in effect in November 1996.
- (2) For excess levies for collection in calendar year 1998 and thereafter, the maximum dollar amount shall be the sum of (a) plus or minus (b) and (c) of this subsection minus (d) of this subsection:
- (a) The district's levy base as defined in subsection (3) of this section multiplied by the district's maximum levy percentage as defined in subsection (4) of this section;
- (b) For districts in a high/nonhigh relationship, the high school district's maximum levy amount shall be reduced and the nonhigh school district's maximum levy amount shall be increased by an amount equal to the estimated amount of the nonhigh payment due to the high school district under RCW 28A.545.030(3) and 28A.545.050 for the school year commencing the year of the levy;
- (c) For districts in an interdistrict cooperative agreement, the nonresident school district's maximum levy amount shall be reduced and the resident school district's maximum levy amount shall be increased by an amount equal to the per pupil basic education allocation included in the nonresident district's levy base under subsection (3) of this section multiplied by:
- (i) The number of full-time equivalent students served from the resident district in the prior school year; multiplied by:
- (ii) The serving district's maximum levy percentage determined under subsection (4) of this section; increased by:
- (iii) The percent increase per full-time equivalent student as stated in the state basic education appropriation section of the biennial budget between the prior school year and the current school year divided by fifty-five percent;
- (d) The district's maximum levy amount shall be reduced by the maximum amount of state matching funds for which the district is eligible under RCW 28A.500.010.
- (3) For excess levies for collection in calendar year 1998 and thereafter, a district's levy base shall be the sum of allocations in (a) through (c) of this subsection received by the district for the prior school year, including allocations for compensation increases, plus the sum of such allocations multiplied by the percent increase per full time equivalent student as stated in the state basic education appropriation section of the biennial budget between the prior school year

[Title 84 RCW—page 114] (2008 Ed.)

and the current school year and divided by fifty-five percent. A district's levy base shall not include local school district property tax levies or other local revenues, or state and federal allocations not identified in (a) through (c) of this subsection

- (a) The district's basic education allocation as determined pursuant to RCW 28A.150.250, 28A.150.260, and 28A.150.350;
- (b) State and federal categorical allocations for the following programs:
 - (i) Pupil transportation;
 - (ii) Special education;
 - (iii) Education of highly capable students;
- (iv) Compensatory education, including but not limited to learning assistance, migrant education, Indian education, refugee programs, and bilingual education;
 - (v) Food services; and
 - (vi) Statewide block grant programs; and
- (c) Any other federal allocations for elementary and secondary school programs, including direct grants, other than federal impact aid funds and allocations in lieu of taxes.
- (4) A district's maximum levy percentage shall be twenty-two percent in 1998 and twenty-four percent in 1999 and every year thereafter; plus, for qualifying districts, the grandfathered percentage determined as follows:
- (a) For 1997, the difference between the district's 1993 maximum levy percentage and twenty percent; and
- (b) For 1998 and thereafter, the percentage calculated as follows:
- (i) Multiply the grandfathered percentage for the prior year times the district's levy base determined under subsection (3) of this section;
- (ii) Reduce the result of (b)(i) of this subsection by any levy reduction funds as defined in subsection (5) of this section that are to be allocated to the district for the current school year;
- (iii) Divide the result of (b)(ii) of this subsection by the district's levy base; and
- (iv) Take the greater of zero or the percentage calculated in (b)(iii) of this subsection.
- (5) "Levy reduction funds" shall mean increases in state funds from the prior school year for programs included under subsection (3) of this section: (a) That are not attributable to enrollment changes, compensation increases, or inflationary adjustments; and (b) that are or were specifically identified as levy reduction funds in the appropriations act. If levy reduction funds are dependent on formula factors which would not be finalized until after the start of the current school year, the superintendent of public instruction shall estimate the total amount of levy reduction funds by using prior school year data in place of current school year data. Levy reduction funds shall not include moneys received by school districts from cities or counties.
- (6) For the purposes of this section, "prior school year" means the most recent school year completed prior to the year in which the levies are to be collected.
- (7) For the purposes of this section, "current school year" means the year immediately following the prior school year.
- (8) Funds collected from transportation vehicle fund tax levies shall not be subject to the levy limitations in this section.

(9) The superintendent of public instruction shall develop rules and regulations and inform school districts of the pertinent data necessary to carry out the provisions of this section. [1997 c 259 § 2; 1995 1st sp.s. c 11 § 1; 1994 c 116 § 2; 1993 c 465 § 1; 1992 c 49 § 1; 1990 c 33 § 601; 1989 c 141 § 1; 1988 c 252 § 1; 1987 1st ex.s. c 2 § 101; 1987 c 185 § 40; 1985 c 374 § 1. Prior: 1981 c 264 § 10; 1981 c 168 § 1; 1979 ex.s. c 172 § 1; 1977 ex.s. c 325 § 4.]

Funding not related to basic education—1997 c 259: "Funding resulting from this act is for school district activities which supplement or are not related to the state's basic program of education obligation as set forth under Article IX of the state Constitution." [1997 c 259 § 1.]

Purpose—Statutory references—Severability—1990 c 33: See RCW 28A.900.100 through 28A.900.102.

Effective date—1989 c 141: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1989." [1989 c 141 § 2.]

Intent—1987 1st ex.s. c 2: "The legislature intends to establish the limitation on school district maintenance and operations levies at twenty percent, with ten percent to be equalized on a statewide basis. The legislature further intends to establish a modern school financing system for compensation of school staff and provide a class size reduction in grades kindergarten through three. The legislature intends to give the highest funding priority to strengthening support for existing school programs.

The legislature finds that providing for the adoption of a statewide salary allocation schedule for certificated instructional staff will encourage recruitment and retention of able individuals to the teaching profession, and limit the administrative burden associated with implementing state teacher salary policies." [1987 1st ex.s. c 2 § 1.]

Severability—1987 1st ex.s. c 2: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1987 1st ex.s. c 2 § 213.]

Effective date—1987 1st ex.s. c 2: "This act shall take effect September 1, 1987." [1987 1st ex.s. c 2 § 214.]

Intent—Severability—1987 c 185: See notes following RCW 51.12.130.

Severability—1985 c 374: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1985 c 374 § 3.]

Effective date—1981 c 264: "Section 10 of this amendatory act shall become effective for maintenance and operation excess tax levies now or hereafter authorized pursuant to RCW 84.52.053, as now or hereafter amended, for collection in 1982 and thereafter." [1981 c 264 § 11.]

Severability—1981 c 264: See note following RCW 28A.545.030.

Effective date—1979 ex.s. c 172: "This amendatory act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect on September 1, 1979." [1979 ex.s. c 172 § 3.]

Severability—1979 ex.s. c 172: "If any provision of this amendatory act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1979 ex.s. c 172 § 2.]

Severability—Effective date—1977 ex.s. c 325: See notes following RCW 84.52.052.

Payments to high school districts for educating nonhigh school district students: Chapter 28A.545 RCW.

Purposes: RCW 28A.545.030.

Rules to effect purposes and implement provisions: RCW 28A.545.110.

Superintendent's annual determination of estimated amount due—Process: RCW 28A.545.070.

84.52.054 Excess levies—Ballot contents—Eventual dollar rate on tax rolls. The additional tax provided for in Article VII, section 2 of the state Constitution, and specifi-

(2008 Ed.) [Title 84 RCW—page 115]

cally authorized by RCW 84.52.052, 84.52.053, 84.52.0531, and 84.52.130, shall be set forth in terms of dollars on the ballot of the proposition to be submitted to the voters, together with an estimate of the dollar rate of tax levy that will be required to produce the dollar amount; and the county assessor, in spreading this tax upon the rolls, shall determine the eventual dollar rate required to produce the amount of dollars so voted upon, regardless of the estimate of dollar rate of tax levy carried in said proposition. In the case of a school district or fire protection district proposition for a particular period, the dollar amount and the corresponding estimate of the dollar rate of tax levy shall be set forth for each of the years in that period. The dollar amount for each annual levy in the particular period may be equal or in different amounts. [2007 c 54 § 27; 1986 c 133 § 2; 1977 ex.s. c 325 § 2; 1977 c 4 § 2; 1973 1st ex.s. c 195 § 103; 1961 c 15 § 84.52.054. Prior: 1955 c 105 § 1.]

Severability—2007 c 54: See note following RCW 82.04.050.

Contingent effective date—1986 c 133: See note following RCW 84 52 053

Severability—Effective date—1977 ex.s. c 325: See notes following RCW 84.52.052.

Severability—1977 c 4: See note following RCW 84.52.052.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

84.52.056 Excess levies for capital purposes autho-

rized. Any municipal corporation otherwise authorized by law to issue general obligation bonds for capital purposes may, at an election duly held after giving notice thereof as required by law, authorize the issuance of general obligation bonds for capital purposes only, which shall not include the replacement of equipment, and provide for the payment of the principal and interest of such bonds by annual levies in excess of the tax limitations contained in RCW 84.52.050 to 84.52.056, inclusive and RCW 84.52.043. Such an election shall not be held oftener than twice a calendar year, and the proposition to issue any such bonds and to exceed said tax limitation must receive the affirmative vote of a three-fifths majority of those voting on the proposition and the total number of persons voting at such election must constitute not less than forty percent of the voters in said municipal corporation who voted at the last preceding general state election.

Any taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitations provided for in RCW 84.52.050 to 84.52.056, inclusive and RCW 84.52.043. [1973 1st ex.s. c 195 § 104; 1973 1st ex.s. c 195 § 148; 1961 c 15 § 84.52.056. Prior: 1959 c 290 § 2; 1951 2nd ex.s. c 23 § 4; prior: 1951 c 255 § 1, part; 1950 ex.s. c 11 § 1, part; 1945 c 253 § 1, part; 1941 c 176 § 1, part; 1939 c 83 § 1, part; 1939 c 2 (Init. Meas. No. 129); 1937 c 1 (Init. Meas. No. 114); 1935 c 2 (Init. Meas. No. 94); 1933 c 4 (Init. Meas. No. 64); Rem. Supp. 1945 § 11238-1e, part.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

84.52.063 Rural library district levies. A rural library district may impose a regular property tax levy in an amount

equal to that which would be produced by a levy of fifty cents per thousand dollars of assessed value multiplied by an assessed valuation equal to one hundred percent of the true and fair value of the taxable property in the rural library district, as determined by the department of revenue's indicated county ratio: PROVIDED, That when any county assessor shall find that the aggregate rate of levy on any property will exceed the limitation set forth in RCW 84.52.043 and 84.52.050, as now or hereafter amended, before recomputing and establishing a consolidated levy in the manner set forth in RCW 84.52.010, the assessor shall first reduce the levy of any rural library district, by such amount as may be necessary, but the levy of any rural library district shall not be reduced to less than fifty cents per thousand dollars against the value of the taxable property, as determined by the county, prior to any further adjustments pursuant to RCW 84.52.010. For purposes of this section "regular property tax levy" shall mean a levy subject to the limitations provided for in Article VII, section 2 of the state Constitution and/or by statute. [2001 c 187 § 25; 1997 c 3 § 125 (Referendum Bill No. 47, approved November 4, 1997); 1973 1st ex.s. c 195 § 105; 1973 1st ex.s. c 195 § 150; 1970 ex.s. c 92 § 9.]

Contingent effective date—2001 c 187: See note following RCW 84.70.010.

Application—2001 c 187: See note following RCW 84.40.020.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Intent—Effective date—Application—1970 ex.s. c 92: See notes following RCW 84.52.010.

84.52.065 State levy for support of common schools.

Subject to the limitations in RCW 84.55.010, in each year the state shall levy for collection in the following year for the support of common schools of the state a tax of three dollars and sixty cents per thousand dollars of assessed value upon the assessed valuation of all taxable property within the state adjusted to the state equalized value in accordance with the indicated ratio fixed by the state department of revenue.

As used in this section, "the support of common schools" includes the payment of the principal and interest on bonds issued for capital construction projects for the common schools. [1991 sp.s. c 31 § 16; 1979 ex.s. c 218 § 1; 1973 1st ex.s. c 195 § 106; 1971 ex.s. c 299 § 25; 1969 ex.s. c 216 § 2; 1967 ex.s. c 133 § 1.]

Severability—1991 sp.s. c 31: See RCW 43.99I.900.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Effective date—Severability—1971 ex.s. c 299: See notes following RCW 82.04.050.

Limitation of levies: RCW 84.52.050.

84.52.067 State levy for support of common schools—Disposition of funds. All property taxes levied by the state for the support of common schools shall be paid into the general fund of the state treasury as provided in RCW 84.56.280, except for the amounts collected under RCW 84.52.068 which shall be directly deposited into the student achievement fund and distributed to school districts as pro-

[Title 84 RCW—page 116] (2008 Ed.)

vided in RCW 84.52.068. [2001 c 3 § 7 (Initiative Measure No. 728, approved November 7, 2000); 1967 ex.s. c 133 § 2.]

Short title—Purpose—Intent—Construction—Severability—Effective dates—2001 c 3 (Initiative Measure No. 728): See notes following RCW 28A.505.210.

84.52.068 State levy—Distribution to school districts.

- (1) A portion of the proceeds of the state property tax levy shall be deposited into the student achievement fund as provided in this section.
- (2)(a) The amount of the deposit shall be based upon the average number of full-time equivalent students in the school districts during the previous school year as reported to the office of the superintendent of public instruction by August 31st of the previous school year.
- (b) For the 2004-2005 through 2007-2008 school years, an annual amount equal to two hundred fifty-four dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.
- (c) For the 2008-2009 school year, an annual amount equal to two hundred sixty-five dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.
- (d) For the 2009-2010 school year, an annual amount equal to two hundred seventy-seven dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.
- (e) For the 2010-2011 school year and each year thereafter, an annual amount equal to two hundred seventy-eight dollars per full-time equivalent student in all school districts shall be deposited in the student achievement fund.
- (f) The school district annual amounts shall be deposited based on the monthly apportionment schedule as defined in RCW 28A.510.250. The office of the superintendent of public instruction shall notify the department of the monthly amounts to be deposited into the student achievement fund to meet the apportionment schedule. [2005 c 514 § 1104; 2003 1st sp.s. c 19 § 1; 2001 c 3 § 5 (Initiative Measure No. 728, approved November 7, 2000).]

Effective date—2005 c 514: See note following RCW 83.100.230.

Part headings not law—Severability—2005 c 514: See notes following RCW 82.12.808.

Application—2001 c 3 § 5 (Initiative Measure No. 728): "Section 5 of this act applies to taxes levied in 2000 for collection in 2001 and thereafter." [2001 c 3 § 6 (Initiative Measure No. 728, approved November 7, 2000).]

Short title—Purpose—Intent—Construction—Severability—Effective dates—2001 c 3 (Initiative Measure No. 728): See notes following RCW 28A.505.210.

84.52.069 Emergency medical care and service levies.

- (1) As used in this section, "taxing district" means a county, emergency medical service district, city or town, public hospital district, urban emergency medical service district, regional fire protection service authority, or fire protection district.
- (2) A taxing district may impose additional regular property tax levies in an amount equal to fifty cents or less per thousand dollars of the assessed value of property in the taxing district. The tax shall be imposed (a) each year for six consecutive years, (b) each year for ten consecutive years, or (c) permanently. A tax levy under this section must be spe-

- cifically authorized by a majority of at least three-fifths of the registered voters thereof approving a proposition authorizing the levies submitted at a general or special election, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty percent of the total number of voters voting in such taxing district at the last preceding general election when the number of registered voters voting on the proposition does not exceed forty percent of the total number of voters voting in such taxing district in the last preceding general election; or by a majority of at least three-fifths of the registered voters thereof voting on the proposition when the number of registered voters voting on the proposition exceeds forty percent of the total number of voters voting in such taxing district in the last preceding general election. Ballot propositions shall conform with RCW 29A.36.210. A taxing district shall not submit to the voters at the same election multiple propositions to impose a levy under this section.
- (3) A taxing district imposing a permanent levy under this section shall provide for separate accounting of expenditures of the revenues generated by the levy. The taxing district shall maintain a statement of the accounting which shall be updated at least every two years and shall be available to the public upon request at no charge.
- (4) A taxing district imposing a permanent levy under this section shall provide for a referendum procedure to apply to the ordinance or resolution imposing the tax. This referendum procedure shall specify that a referendum petition may be filed at any time with a filing officer, as identified in the ordinance or resolution. Within ten days, the filing officer shall confer with the petitioner concerning form and style of the petition, issue the petition an identification number, and secure an accurate, concise, and positive ballot title from the designated local official. The petitioner shall have thirty days in which to secure the signatures of not less than fifteen percent of the registered voters of the taxing district, as of the last general election, upon petition forms which contain the ballot title and the full text of the measure to be referred. The filing officer shall verify the sufficiency of the signatures on the petition and, if sufficient valid signatures are properly submitted, shall certify the referendum measure to the next election within the taxing district if one is to be held within one hundred eighty days from the date of filing of the referendum petition, or at a special election to be called for that purpose in accordance with RCW 29A.04.330.

The referendum procedure provided in this subsection shall be exclusive in all instances for any taxing district imposing the tax under this section and shall supersede the procedures provided under all other statutory or charter provisions for initiative or referendum which might otherwise apply.

- (5) Any tax imposed under this section shall be used only for the provision of emergency medical care or emergency medical services, including related personnel costs, training for such personnel, and related equipment, supplies, vehicles and structures needed for the provision of emergency medical care or emergency medical services.
- (6) If a county levies a tax under this section, no taxing district within the county may levy a tax under this section. If a regional fire protection service authority imposes a tax under this section, no other taxing district that is a participat-

(2008 Ed.) [Title 84 RCW—page 117]

ing fire protection jurisdiction in the regional fire protection service authority may levy a tax under this section. No other taxing district may levy a tax under this section if another taxing district has levied a tax under this section within its boundaries: PROVIDED, That if a county levies less than fifty cents per thousand dollars of the assessed value of property, then any other taxing district may levy a tax under this section equal to the difference between the rate of the levy by the county and fifty cents: PROVIDED FURTHER, That if a taxing district within a county levies this tax, and the voters of the county subsequently approve a levying of this tax, then the amount of the taxing district levy within the county shall be reduced, when the combined levies exceed fifty cents. Whenever a tax is levied county-wide, the service shall, insofar as is feasible, be provided throughout the county: PRO-VIDED FURTHER, That no county-wide levy proposal may be placed on the ballot without the approval of the legislative authority of each city exceeding fifty thousand population within the county: AND PROVIDED FURTHER, That this section and RCW 36.32.480 shall not prohibit any city or town from levying an annual excess levy to fund emergency medical services: AND PROVIDED, FURTHER, That if a county proposes to impose tax levies under this section, no other ballot proposition authorizing tax levies under this section by another taxing district in the county may be placed before the voters at the same election at which the county ballot proposition is placed: AND PROVIDED FURTHER, That any taxing district emergency medical service levy that is limited in duration and that is authorized subsequent to a county emergency medical service levy that is limited in duration, shall expire concurrently with the county emergency medical service levy.

- (7) The limitations in RCW 84.52.043 shall not apply to the tax levy authorized in this section.
- (8) If a ballot proposition approved under subsection (2) of this section did not impose the maximum allowable levy amount authorized for the taxing district under this section, any future increase up to the maximum allowable levy amount must be specifically authorized by the voters in accordance with subsection (2) of this section at a general or special election.
- (9) The limitation in RCW 84.55.010 shall not apply to the first levy imposed pursuant to this section following the approval of such levy by the voters pursuant to subsection (2) of this section.
- (10) For purposes of this section, the following definitions apply:
- (a) "Fire protection jurisdiction" means a fire protection district, city, town, Indian tribe, or port district; and
- (b) "Participating fire protection jurisdiction" means a fire protection district, city, town, Indian tribe, or port district that is represented on the governing board of a regional fire protection service authority. [2004 c 129 § 23; 1999 c 224 § 1; 1995 c 318 § 9; 1994 c 79 § 2; 1993 c 337 § 5; 1991 c 175 § 1; 1985 c 348 § 1; 1984 c 131 § 5; 1979 ex.s. c 200 § 1.]

Captions not law—Severability—2004 c 129: See RCW 52.26.900 and 52.26.901.

Application—1999 c 224: "This act applies to levies authorized after July 25, 1999." [1999 c 224 \S 3.]

Effective date—1995 c 318: See note following RCW 82.04.030.

Finding—1993 c 337: See note following RCW 84.52.105.

Purpose—1984 c 131 §§ 3-9: See note following RCW 29A.36.210.

Severability—1979 ex.s. c 200: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1979 ex.s. c 200 § 3.]

84.52.070 Certification of levies to assessor. It shall be the duty of the county legislative authority of each county, on or before the thirtieth day of November in each year, to certify to the county assessor of the county the amount of taxes levied upon the property in the county for county purposes, and the respective amounts of taxes levied by the board for each taxing district, within or coextensive with the county, for district purposes, and it shall be the duty of the council of each city having a population of three hundred thousand or more, and of the council of each town, and of all officials or boards of taxing districts within or coextensive with the county, authorized by law to levy taxes directly and not through the county legislative authority, on or before the thirtieth day of November in each year, to certify to the county assessor of the county the amount of taxes levied upon the property within the city, town, or district for city, town, or district purposes. If a levy amount is not certified to the county assessor by the thirtieth day of November, the county assessor shall use no more than the certified levy amount for the previous year for the taxing district: PROVIDED, That this shall not apply to the state levy or when the assessor has not certified assessed values as required by RCW 84.48.130 at least twelve working days prior to November 30th. [1994] c 81 § 86; 1988 c 222 § 28; 1961 c 15 § 84.52.070. Prior: 1925 ex.s. c 130 § 78; RRS § 11239; prior: 1890 p 558 §§ 77, 78; Code 1881 § 2881.]

Effective date—1988 c 222: See note following RCW 84.40.040.

84.52.080 Extension of taxes on rolls—Form of certificate—Delivery to treasurer. (1) The county assessor shall extend the taxes upon the tax rolls in the form herein prescribed. The rate percent necessary to raise the amounts of taxes levied for state and county purposes, and for purposes of taxing districts coextensive with the county, shall be computed upon the assessed value of the property of the county; the rate percent necessary to raise the amount of taxes levied for any taxing district within the county shall be computed upon the assessed value of the property of the district; all taxes assessed against any property shall be added together and extended on the rolls in a column headed consolidated or total tax. In extending any tax, whenever it amounts to a fractional part of a cent greater than five mills it shall be made one cent, and whenever it amounts to five mills or less than five mills it shall be dropped. The amount of all taxes shall be entered in the proper columns, as shown by entering the rate percent necessary to raise the consolidated or total tax and the total tax assessed against the property.

(2) For the purpose of computing the rate necessary to raise the amount of any excess levy in a taxing district which has classified or designated forest land under chapter 84.33 RCW, other than the state, the county assessor shall add the district's timber assessed value, as defined in RCW 84.33.035, to the assessed value of the property: PRO-VIDED, That for school districts maintenance and operations levies only one-half of the district's timber assessed value or

(2008 Ed.)

[Title 84 RCW—page 118]

eighty percent of the timber roll of such district in calendar year 1983 as determined under chapter 84.33 RCW, whichever is greater, shall be added.

(3) Upon the completion of such tax extension, it shall be the duty of the county assessor to make in each assessment book, tax roll or list a certificate in the following form:

I, , assessor of county, state of Washington, do hereby certify that the foregoing is a correct list of taxes levied on the real and personal property in the county of for the year one thousand nine hundred and

Witness my hand this day of , 19. County Assessor

(4) The county assessor shall deliver said tax rolls to the county treasurer, on or before the fifteenth day of January, taking receipt therefor, and at the same time the county assessor shall provide the county auditor with an abstract of the tax rolls showing the total amount of taxes collectible in each of the taxing districts. [1989 c 378 § 16; 1988 c 222 § 29; 1985 c 184 § 2; 1984 c 204 § 14; 1965 ex.s. c 7 § 1; 1961 c 15 § 84.52.080. Prior: 1925 ex.s. c 130 § 79; RRS § 11240; prior: 1909 c 230 § 4; 1905 c 128 § 1; 1897 c 71 §§ 64, 65; 1893 c 124 §§ 65, 66; 1890 p 566 §§ 79, 81; Code 1881 §§ 2883, 2884.]

Effective date—1985 c 184 § 2: "Section 2 of this act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately, and shall be effective for taxes levied for collection in 1986 and thereafter." [1985 c 184 § 4.]

Savings—Effective date—1984 c 204: See notes following RCW 84.33.035.

- 84.52.085 Property tax errors. (1) If an error has occurred in the levy of property taxes that has caused all tax-payers within a taxing district, other than the state, to pay an incorrect amount of property tax, the assessor shall correct the error by making an appropriate adjustment to the levy for that taxing district in the succeeding year. The adjustment shall be made without including any interest. If the governing authority of the taxing district determines that the amount of the adjustment in the succeeding year is so large as to cause a hardship for the taxing district or the taxpayers within the district, the adjustment may be made on a proportional basis over a period of not more than three consecutive years.
- (a) A correction of an error in the levying of property taxes shall not be made for any period more than three years preceding the year in which the error is discovered.
- (b) When calculating the levy limitation under chapter 84.55 RCW for levies made following the discovery of an error, the assessor shall determine and use the correct levy amount for the year or years being corrected as though the error had not occurred. The amount of the adjustment determined under this subsection (1) shall not be considered when calculating the levy limitation.
- (c) If the taxing district in which a levy error has occurred does not levy property taxes in the year the error is discovered, or for a period of more than three years subsequent to the year the error was discovered, an adjustment shall not be made.
- (2) If an error has occurred in the distribution of property taxes so that property tax collected has been incorrectly dis-

tributed to a taxing district or taxing districts wholly or partially within a county, the treasurer of the county in which the error occurred shall correct the error by making an appropriate adjustment to the amount distributed to that taxing district or districts in the succeeding year. The adjustment shall be made without including any interest. If the treasurer, in consultation with the governing authority of the taxing district or districts affected, determines that the amount of the adjustment in the succeeding year is so large as to cause a hardship for the taxing district or districts, the adjustment may be made on a proportional basis over a period of not more than three consecutive years. A correction of an error in the distribution of property taxes shall not be made for any period more than three years preceding the year in which the error is discovered. [2001 c 185 § 14.]

Effective date—Application—2001 c 185 § 14: "Section 14 of this act takes effect January 1, 2002, and applies to errors that occur on and after January 1, 2002." [2001 c 185 § 17.]

84.52.105 Affordable housing levies authorized— Declaration of emergency and plan required. (1) A county, city, or town may impose additional regular property tax levies of up to fifty cents per thousand dollars of assessed value of property in each year for up to ten consecutive years to finance affordable housing for very low-income households when specifically authorized to do so by a majority of the voters of the taxing district voting on a ballot proposition authorizing the levies. If both a county, and a city or town within the county, impose levies authorized under this section, the levies of the last jurisdiction to receive voter approval for the levies shall be reduced or eliminated so that the combined rates of these levies may not exceed fifty cents per thousand dollars of assessed valuation in any area within the county. A ballot proposition authorizing a levy under this section must conform with RCW 84.52.054.

- (2) The additional property tax levies may not be imposed until:
- (a) The governing body of the county, city, or town declares the existence of an emergency with respect to the availability of housing that is affordable to very low-income households in the taxing district; and
- (b) The governing body of the county, city, or town adopts an affordable housing financing plan to serve as the plan for expenditure of funds raised by a levy authorized under this section, and the governing body determines that the affordable housing financing plan is consistent with either the locally adopted or state-adopted comprehensive housing affordability strategy, required under the Cranston-Gonzalez national affordable housing act (42 U.S.C. Sec. 12701, et seq.), as amended.
- (3) For purposes of this section, the term "very low-income household" means a single person, family, or unrelated persons living together whose income is at or below fifty percent of the median income, as determined by the United States department of housing and urban development, with adjustments for household size, for the county where the taxing district is located.
- (4) The limitations in RCW 84.52.043 shall not apply to the tax levy authorized in this section. [1995 c 318 § 10; 1993 c 337 § 2.]

Effective date—1995 c 318: See note following RCW 82.04.030.

(2008 Ed.) [Title 84 RCW—page 119]

Finding—1993 c 337: "The legislature finds that:

- (1) Many very low-income residents of the state of Washington are unable to afford housing that is decent, safe, and appropriate to their living needs:
- (2) Recent federal housing legislation conditions funding for affordable housing on the availability of local matching funds;
- (3) Current statutory debt limitations may impair the ability of counties, cities, and towns to meet federal matching requirements and, as a consequence, may impair the ability of such counties, cities, and towns to develop appropriate and effective strategies to increase the availability of safe, decent, and appropriate housing that is affordable to very low-income households; and
- (4) It is in the public interest to encourage counties, cities, and towns to develop locally based affordable housing financing plans designed to expand the availability of housing that is decent, safe, affordable, and appropriate to the living needs of very low-income households of the counties, cities, and towns." [1993 c 337 § 1.]
- 84.52.120 Metropolitan park districts—Protection of levy from prorationing—Ballot proposition. A metropolitan park district with a population of one hundred fifty thousand or more may submit a ballot proposition to voters of the district authorizing the protection of the district's tax levy from prorationing under RCW 84.52.010(2) by imposing all or any portion of the district's twenty-five cent per thousand dollars of assessed valuation tax levy outside of the five dollar and ninety cent per thousand dollar of assessed valuation limitation established under RCW 84.52.043(2), if those taxes otherwise would be prorated under RCW 84.52.010(2)(c), for taxes imposed in any year on or before the first day of January six years after the ballot proposition is approved. A simple majority vote of voters voting on the proposition is required for approval. [1995 c 99 § 1.]
- **84.52.125** Fire protection districts—Protection from levy prorationing. A fire protection district may protect the district's tax levy from prorationing under RCW 84.52.010(2) by imposing up to a total of twenty-five cents per thousand dollars of assessed value of the tax levies authorized under RCW 52.16.140 and 52.16.160 outside of the five dollars and ninety cents per thousand dollars of assessed valuation limitation established under RCW 84.52.043(2), if those taxes otherwise would be prorated under RCW 84.52.010(2)(e). [2005 c 122 § 1.]

Application—2005 c 122: "This act applies to taxes levied for collection in 2006 and thereafter." [2005 c 122 \S 4.]

84.52.130 Fire protection district excess levies. The limitations imposed by RCW 84.52.050 through 84.52.056, and 84.52.043 shall not prevent the levy of taxes by a fire protection district, when authorized so to do by the voters of a fire protection district in the manner and for the purposes and number of years allowable under Article VII, section 2(a) of the Constitution of this state. Elections for taxes shall be held in the year in which the levy is made, or in the case of propositions authorizing two-year through four-year levies for maintenance and operation support of a fire district, or authorizing two-year through six-year levies to support the construction, modernization, or remodeling of fire district facilities, in the year in which the first annual levy is made. Once additional tax levies have been authorized for maintenance and operation support of a fire protection district for a twoyear through four-year period, no further additional tax levies for maintenance and operation support of the district for that period may be authorized.

A special election may be called and the time fixed by the fire protection district commissioners, by giving notice by publication in the manner provided by law for giving notices of general elections, at which special election the proposition authorizing the excess levy shall be submitted in a form as to enable the voters favoring the proposition to vote "yes" and those opposed to vote "no." [2002 c 180 § 2.]

Contingent effective date—2002 c 180: See note following RCW 84.52.052.

84.52.135 County levy for criminal justice purposes.

- (1) A county with a population of ninety thousand or less may impose additional regular property tax levies in an amount equal to fifty cents or less per thousand dollars of the assessed value of property in the county in accordance with the terms of this section.
- (2) The tax proposition may be submitted at a general or special election.
- (3) The tax may be imposed each year for six consecutive years when specifically authorized by the registered voters voting on the proposition, subject to the following:
- (a) If the number of registered voters voting on the proposition does not exceed forty percent of the total number of voters voting in the taxing district at the last general election, the number of persons voting "yes" on the proposition shall constitute at least three-fifths of a number equal to forty percent of the total number of voters voting in the taxing district at the last general election.
- (b) If the number of registered voters voting on the proposition exceeds forty percent of the total number of voters voting in the taxing district at the last preceding general election, the number of persons voting "yes" on the proposition shall be at least three-fifths of the registered voters voting on the proposition.
- (4) Ballot propositions shall conform with RCW 29A.36.210.
- (5) Any tax imposed under this section shall be used exclusively for criminal justice purposes.
- (6) The limitations in RCW 84.52.043 do not apply to the tax authorized in this section.
- (7) The limitation in RCW 84.55.010 does not apply to the first tax levy imposed pursuant to this section following the approval of the levy by the voters pursuant to subsection (3) of this section. [2004 c 80 § 1.]

Effective date—2004 c 80: "This act takes effect July 1, 2004." [2004 c 80 \S 5.]

- **84.52.700** County airport district levy authorized. See RCW 14.08.290.
- **84.52.703** Mosquito control district levies authorized. See RCW 17.28.100, 17.28.252, and 17.28.260.
- **84.52.706** Rural county library district levy authorized. See RCW 27.12.050 and 27.12.222.
- **84.52.709** Intercounty rural library district levy authorized. See RCW 27.12.150 and 27.12.222.

[Title 84 RCW—page 120] (2008 Ed.)

Levy of Taxes 84.52.823

- **84.52.712** Reduction of city levy if part of library district. See RCW 27.12.390.
- **84.52.713** Island library district levy authorized. See RCW 27.12.420 and 27.12.222.
- **84.52.718** Levy by receiver of disincorporated city authorized. See RCW 35.07.180.
- **84.52.719 Second-class city levies.** See RCW 35.23.470.
- **84.52.721** Unclassified city sewer fund levy authorized. See RCW 35.30.020.
- **84.52.724** City accident fund levy authorized. See RCW 35.31.060.
- **84.52.727** City emergency fund levy authorized. See RCW 35.32A.060.
- **84.52.730** City lowlands and waterway projects levy authorized. See RCW 35.56.190.
- **84.52.733** Metropolitan municipal corporation levy authorized. See RCW 35.58.090.
- **84.52.736** Metropolitan park district levy authorized. See RCW 35.61.210.
- **84.52.739** Code city accident fund levy authorized. See RCW 35A.31.070.
- **84.52.742** County lands assessment fund levy authorized. See RCW 36.33.120 and 36.33.140.
- **84.52.745** General county levy authorized. See RCW 36.40.090.
- **84.52.749** County rail district tax levies authorized. See RCW 36.60.040.
- **84.52.750** Solid waste disposal district—Excess levies authorized. See RCW 36.58.150.
- **84.52.751** County hospital maintenance levy authorized. See RCW 36.62.090.
- **84.52.754** Park and recreation service area levies authorized. See RCW 36.68.520 and 36.68.525.
- **84.52.757** Park and recreation district levies authorized. See RCW 36.69.140 and 36.69.145.
- **84.52.760** County road fund levy authorized. See RCW 36.82.040.
- **84.52.761** Road and bridge service district levies authorized. See RCW 36.83.030 and 36.83.040.

84.52.763 City firemen's pension fund levy authorized. See RCW 41.16.060.

- **84.52.769** Reduction of city levy if part of fire protection district. See RCW 52.04.081.
- **84.52.772** Fire protection district levies authorized. See RCW 52.16.130, 52.16.140, and 52.16.160.
- **84.52.775 Port district levies authorized.** See RCW 53.36.020, 53.36.070, 53.36.100, and 53.47.040.
- **84.52.778** Public utility district levy authorized. See RCW 54.16.080.
- **84.52.784** Water-sewer district levies authorized. See RCW 57.04.050, 57.20.019, and 57.20.105.
- **84.52.786** Cultural arts, stadium and convention district tax levies authorized. See RCW 67.38.110 and 67.38.130.
- **84.52.787 Cemetery district levy authorized.** See RCW 68.52.290 and 68.52.310.
- **84.52.790** Public hospital district levy authorized. See RCW 70.44.060.
- **84.52.793** Air pollution control agency levy authorized. See RCW 70.94.091.
- **84.52.796** Mental retardation and developmental disability services levy authorized. See RCW 71.20.110.
- 84.52.799 Veteran's relief fund levy authorized. See RCW 73.08.080.
- 84.52.802 Acquisition of open space, etc., land or rights to future development by certain entities—Property tax levy authorized. See RCW 84.34.230.
- **84.52.808** River improvement fund levy authorized. See RCW 86.12.010.
- **84.52.811** Intercounty river control agreement levy authorized. See RCW 86.13.010 and 86.13.030.
- **84.52.814** Flood control zone district levy authorized. See RCW 86.15.160.
- **84.52.817** Irrigation and rehabilitation district special assessment authorized. See RCW 87.84.070.
- **84.52.820 Reclamation district levy authorized.** See RCW 89.30.391 through 89.30.397.
- **84.52.823** Levy for tax refund funds. See RCW 84.68.040.

(2008 Ed.) [Title 84 RCW—page 121]

Sections

Chapter 84.55 RCW LIMITATIONS UPON REGULAR PROPERTY TAXES

Sections	
84.55.005	Definitions.
84.55.010	Limitations prescribed.
84.55.0101	Limit factor—Authorization for taxing district to use one hundred one percent or less—Ordinance or resolution.
84.55.015	Restoration of regular levy.
84.55.020	Limitation upon first levy for district created from consolida- tion.
84.55.030	Limitation upon first levy following annexation.
84.55.035	Inapplicability of limitation to newly-formed taxing district created other than by consolidation or annexation.
84.55.040	Increase in statutory dollar rate limitation.
84.55.045	Applicability of chapter to levy by port district for industrial development district purposes.
84.55.047	Applicability of chapter to community revitalization financing increment areas.
84.55.050	Election to authorize increase in regular property tax levy— Limited propositions—Procedure.
84.55.060	Rate rules—Educational program—Other necessary action.
84.55.070	Inapplicability of chapter to levies for certain purposes.
84.55.080	Adjustment to tax limitation.
84.55.092	Protection of future levy capacity.
84.55.100	Determination of limitations.
84.55.110	Withdrawal of certain areas of a library district, metropolitan park district, fire protection district, or public hospital district—Calculation of taxes due.
84.55.120	Public hearing—Taxing district's revenue sources—Adoption of tax increase by ordinance or resolution.
84.55.125	Limitation adjustment for certain leasehold interests.

84.55.005 Definitions. As used in this chapter:

- (1) "Inflation" means the percentage change in the implicit price deflator for personal consumption expenditures for the United States as published for the most recent twelvementh period by the bureau of economic analysis of the federal department of commerce in September of the year before the taxes are payable;
 - (2) "Limit factor" means:
- (a) For taxing districts with a population of less than ten thousand in the calendar year prior to the assessment year, one hundred one percent;
- (b) For taxing districts for which a limit factor is authorized under RCW 84.55.0101, the lesser of the limit factor authorized under that section or one hundred one percent;
- (c) For all other districts, the lesser of one hundred one percent or one hundred percent plus inflation; and
- (3) "Regular property taxes" has the meaning given it in RCW 84.04.140. [2007 sp.s. c 1 § 1. Prior: 1997 c 393 § 20; 1997 c 3 § 201 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 49; 1983 1st ex.s. c 62 § 11.]

Reviser's note: On November 8, 2007, Initiative Measure No. 747 was declared unconstitutional in its entirety in *Washington Citizens Action of Washington v. State*, Washington State Supreme Court (No. 78844-8).

Application—Effective date—2007 sp.s. c 1: See notes following RCW 84.55.0101.

Intent—1997 c 3 §§ 201-207: See note following RCW 84.55.010.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Short title—Intent—Effective dates—Applicability—1983 1st ex.s. c 62: See notes following RCW 84.36.477.

84.55.010 Limitations prescribed. Except as provided in this chapter, the levy for a taxing district in any year shall be set so that the regular property taxes payable in the following year shall not exceed the limit factor multiplied by the

amount of regular property taxes lawfully levied for such district in the highest of the three most recent years in which such taxes were levied for such district plus an additional dollar amount calculated by multiplying the increase in assessed value in that district resulting from new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, improvements to property, and any increase in the assessed value of state-assessed property by the regular property tax levy rate of that district for the preceding year. [2006 c 184 § 1; 1997 c 3 § 202 (Referendum Bill No. 47, approved November 4, 1997); 1979 ex.s. c 218 § 2; 1973 1st ex.s. c 67 § 1; 1971 ex.s. c 288 § 20.]

Reviser's note: Throughout chapter 84.55 RCW the phrase "this 1971 amendatory act" has been changed to "this chapter." For codification of "this 1971 amendatory act" [1971 ex.s. c 288], see Codification Tables, Volume 0.

Intent—1997 c 3 §§ 201-207: "It is the intent of sections 201 through 207 of this act to lower the one hundred six percent limit while still allowing taxing districts to raise revenues in excess of the limit if approved by a majority of the voters as provided in RCW 84.55.050." [1997 c 3 § 208 (Referendum Bill No. 47, approved November 4, 1997).]

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Effective date—Applicability—1979 ex.s. c 218: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately: PROVIDED, That the amendment to RCW 84.55.010 by section 2 of this act shall be effective for 1979 levies for taxes collected in 1980, and for subsequent years." [1979 ex.s. c 218 § 8.]

84.55.0101 Limit factor—Authorization for taxing district to use one hundred one percent or less—Ordinance or resolution. Upon a finding of substantial need, the legislative authority of a taxing district other than the state may provide for the use of a limit factor under this chapter of one hundred one percent or less. In districts with legislative authorities of four members or less, two-thirds of the members must approve an ordinance or resolution under this section. In districts with more than four members, a majority plus one vote must approve an ordinance or resolution under this section. The new limit factor shall be effective for taxes collected in the following year only. [2007 sp.s. c 1 § 2; 1997 c 3 § 204 (Referendum Bill No. 47, approved November 4, 1997).]

Reviser's note: On November 8, 2007, Initiative Measure No. 747 was declared unconstitutional in its entirety in *Washington Citizens Action of Washington v. State*, Washington State Supreme Court (No. 78844-8).

Application—2007 sp.s. c 1: "This act applies both prospectively and retroactively to taxes levied for collection in 2002 and thereafter." [2007 sp.s. c $1 \S 3$.]

Effective date—2007 sp.s. c 1: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [November 29, 2007]." [2007 sp.s. c 1 § 4.]

Intent—1997 c 3 §§ 201-207: See note following RCW 84.55.010.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

84.55.015 Restoration of regular levy. If a taxing district has not levied since 1985 and elects to restore a regular property tax levy subject to applicable statutory limitations then such first restored levy shall be set so that the regular property tax payable shall not exceed the amount which was last levied, plus an additional dollar amount calculated by

[Title 84 RCW—page 122] (2008 Ed.)

multiplying the increase in assessed value in the district since the last levy resulting from new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, improvements to property, and any increase in the assessed value of state-assessed property by the property tax rate which is proposed to be restored, or the maximum amount which could be lawfully levied in the year such a restored levy is proposed. [2006 c 184 § 2; 1999 c 96 § 1; 1979 ex.s. c 218 § 4.]

84.55.020 Limitation upon first levy for district created from consolidation. Notwithstanding the limitation set forth in RCW 84.55.010, the first levy for a taxing district created from consolidation of similar taxing districts shall be set so that the regular property taxes payable in the following year shall not exceed the limit factor multiplied by the sum of the amount of regular property taxes lawfully levied for each component taxing district in the highest of the three most recent years in which such taxes were levied for such district plus the additional dollar amount calculated by multiplying the increase in assessed value in each component district resulting from new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, improvements to property, and any increase in the assessed value of state-assessed property by the regular property tax rate of each component district for the preceding year. [2006 c 184 § 3; 1997 c 3 § 203 (Referendum Bill No. 47, approved November 4, 1997); 1971 ex.s. c 288 § 21.]

Intent—1997 c 3 §§ 201-207: See note following RCW 84.55.010.

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84 40 030

84.55.030 Limitation upon first levy following annexation. For the first levy for a taxing district following annexation of additional property, the limitation set forth in RCW 84.55.010 shall be increased by an amount equal to (1) the aggregate assessed valuation of the newly annexed property as shown by the current completed and balanced tax rolls of the county or counties within which such property lies, multiplied by (2) the dollar rate that would have been used by the annexing unit in the absence of such annexation, plus (3) the additional dollar amount calculated by multiplying the increase in assessed value in the annexing district resulting from new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, improvements to property, and any increase in the assessed value of state-assessed property by the regular property tax levy rate of that annexing taxing district for the preceding year. [2006 c 184 § 4; 1973 1st ex.s. c 195 § 107; 1971 ex.s. c 288 § 22.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Savings—Severability—1971 ex.s. c 288: See notes following RCW

84.55.035 Inapplicability of limitation to newlyformed taxing district created other than by consolidation or annexation. RCW 84.55.010 shall not apply to the first levy by or for a newly-formed taxing district created other than by consolidation or annexation.

This section shall be retroactive in effect and shall be deemed to validate any levy within its scope, even though the levy has been made prior to June 4, 1979. [1979 ex.s. c 218 § 5.]

84.55.040 Increase in statutory dollar rate limitation.

If by reason of the operation of RCW 84.52.043 and 84.52.050, as now or hereafter amended the statutory dollar rate limitation applicable to the levy by a taxing district has been increased over the statutory millage limitation applicable to such taxing district's levy in the preceding year, the limitation on the dollar rate amount of a levy provided for in this chapter shall be increased by multiplying the otherwise

this chapter shall be increased by multiplying the otherwise dollar limitation by a fraction, the numerator of which is the increased dollar limitation and the denominator of which is the dollar limitation for the prior year. [1973 1st ex.s. c 195 § 108; 1973 1st ex.s. c 195 § 151; 1971 ex.s. c 288 § 23.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.55.045 Applicability of chapter to levy by port district for industrial development district purposes. For purposes of applying the provisions of this chapter:

- (1) A levy by or for a port district pursuant to RCW 53.36.100 shall be treated in the same manner as a separate regular property tax levy made by or for a separate taxing district; and
- (2) The first levy by or for a port district pursuant to RCW 53.36.100 after April 1, 1982, shall not be subject to RCW 84.55.010. [1982 1st ex.s. c 3 § 2.]

Effective date—1982 1st ex.s. c 3: See note following RCW 53.36.100.

84.55.047 Applicability of chapter to community revitalization financing increment areas. Limitations on regular property taxes that are provided in this chapter shall continue in a taxing district whether or not an increment area exists within the taxing district as provided under chapter 39.89 RCW. [2001 c 212 § 24.]

Severability—2001 c 212: See RCW 39.89.902.

84.55.050 Election to authorize increase in regular property tax levy—Limited propositions—Procedure.

(1) Subject to any otherwise applicable statutory dollar rate limitations, regular property taxes may be levied by or for a taxing district in an amount exceeding the limitations provided for in this chapter if such levy is authorized by a proposition approved by a majority of the voters of the taxing district voting on the proposition at a general election held within the district or at a special election within the taxing district called by the district for the purpose of submitting such proposition to the voters. Any election held pursuant to this section shall be held not more than twelve months prior to the date on which the proposed levy is to be made, except as provided in subsection (2) of this section. The ballot of the proposition shall state the dollar rate proposed and shall

(2008 Ed.) [Title 84 RCW—page 123]

clearly state the conditions, if any, which are applicable under subsection (4) of this section.

- (2) Subject to statutory dollar limitations, a proposition placed before the voters under this section may authorize annual increases in levies for multiple consecutive years, up to six consecutive years, during which period each year's authorized maximum legal levy shall be used as the base upon which an increased levy limit for the succeeding year is computed, but the ballot proposition must state the dollar rate proposed only for the first year of the consecutive years and must state the limit factor, or a specified index to be used for determining a limit factor, such as the consumer price index, which need not be the same for all years, by which the regular tax levy for the district may be increased in each of the subsequent consecutive years. Elections for this purpose must be held at a primary or general election. The title of each ballot measure must state the limited purposes for which the proposed annual increases during the specified period of up to six consecutive years shall be used, and funds raised under the levy shall not supplant existing funds used for these purposes. For purposes of this subsection, existing funds means the actual operating expenditures for the calendar year in which the ballot measure is approved by voters. Actual operating expenditures excludes lost federal funds, lost or expired state grants or loans, extraordinary events not likely to reoccur, changes in contract provisions beyond the control of the taxing district receiving the services, and major nonrecurring capital expenditures.
- (3) After a levy authorized pursuant to this section is made, the dollar amount of such levy may not be used for the purpose of computing the limitations for subsequent levies provided for in this chapter, unless the ballot proposition expressly states that the levy made under this section will be used for this purpose.
- (4) If expressly stated, a proposition placed before the voters under subsection (1) or (2) of this section may:
- (a) Use the dollar amount of a levy under subsection (1) of this section, or the dollar amount of the final levy under subsection (2) of this section, for the purpose of computing the limitations for subsequent levies provided for in this chapter;
- (b) Limit the period for which the increased levy is to be made under (a) of this subsection;
- (c) Limit the purpose for which the increased levy is to be made under (a) of this subsection, but if the limited purpose includes making redemption payments on bonds, the period for which the increased levies are made shall not exceed nine years;
- (d) Set the levy or levies at a rate less than the maximum rate allowed for the district; or
- (e) Include any combination of the conditions in this subsection.
- (5) Except as otherwise expressly stated in an approved ballot measure under this section, subsequent levies shall be computed as if:
- (a) The proposition under this section had not been approved; and
- (b) The taxing district had made levies at the maximum rates which would otherwise have been allowed under this chapter during the years levies were made under the proposition. [2008 c 319 § 1; 2007 c 380 § 2; 2003 1st sp.s. c 24 § 4;

1989 c 287 § 1; 1986 c 169 § 1; 1979 ex.s. c 218 § 3; 1973 1st ex.s. c 195 § 109; 1971 ex.s. c 288 § 24.]

Application—2008 c 319: "This act applies prospectively only to levy lid lift ballot propositions under RCW 84.55.050 that receive voter approval on or after April 1, 2008." [2008 c 319 \S 2.]

Effective date—2008 c 319: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 1, 2008]." [2008 c 319 § 3.]

Finding—Intent—Effective date—Severability—2003 1st sp.s. c 24: See notes following RCW 82.14.450.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.55.060 Rate rules—Educational program—Other necessary action. The department of revenue shall adopt rules relating to the calculation of tax rates and the limitation in RCW 84.55.010, conduct an educational program on this subject, and take any other action necessary to insure compliance with the statutes and rules on this subject. [1979 ex.s. c 218 § 6.]

84.55.070 Inapplicability of chapter to levies for certain purposes. The provisions of this chapter shall not apply to a levy, including the state levy, or that portion of a levy, made by or for a taxing district for the purpose of funding a property tax refund paid or to be paid pursuant to the provisions of chapter 84.68 RCW or attributable to a property tax refund paid or to be paid pursuant to the provisions of chapter 84.69 RCW, attributable to amounts of state taxes withheld under RCW 84.56.290 or the provisions of chapter 84.69 RCW, or otherwise attributable to state taxes lawfully owing by reason of adjustments made under RCW 84.48.080. [1982 1st ex.s. c 28 § 2; 1981 c 228 § 3.]

Severability—1982 1st ex.s. c 28: See note following RCW 84.48.080.

84.55.080 Adjustment to tax limitation. Pursuant to chapter 39.88 RCW, any increase in the assessed value of real property within an apportionment district resulting from new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, improvements to property, or any increase in the assessed value of state-assessed property shall not be included in the increase in assessed value resulting from new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, improvements, or any increase in the assessed value of state-assessed property for purposes of calculating any limitations upon regular property taxes under this chapter until the termination of apportionment as set forth in RCW 39.88.070(4), as now or hereafter amended, except to the extent a taxing district actually will receive the taxes levied upon this value. Tax allocation revenues, as defined in RCW 39.88.020, as now or hereafter amended, shall not be deemed to be "regular property taxes" for purposes of this chapter. [2006 c 184 § 5; 1982 1st ex.s. c 42 § 12.]

Captions not part of law—Severability—1982 1st ex.s. c 42: See RCW 39.88.910 and 39.88.915.

[Title 84 RCW—page 124] (2008 Ed.)

84.55.092 Protection of future levy capacity. The regular property tax levy for each taxing district other than the state may be set at the amount which would be allowed otherwise under this chapter if the regular property tax levy for the district for taxes due in prior years beginning with 1986 had been set at the full amount allowed under this chapter including any levy authorized under RCW 52.16.160 that would have been imposed but for the limitation in RCW 52.18.065, applicable upon imposition of the benefit charge under chapter 52.18 RCW.

The purpose of this section is to remove the incentive for a taxing district to maintain its tax levy at the maximum level permitted under this chapter, and to protect the future levy capacity of a taxing district that reduces its tax levy below the level that it otherwise could impose under this chapter, by removing the adverse consequences to future levy capacities resulting from such levy reductions. [1998 c 16 § 3; 1988 c 274 § 4; 1986 c 107 § 3.]

Reviser's note: Restored to the RCW September 20, 2001, under the Washington Supreme Court decision in *City of Burien et al v. Frederick C Kiga et al*, 31 P.3d 659, 144 Wn.2d 819, which declared Initiative Measure No. 722 (2001 c 2) unconstitutional in its entirety.

Purpose—Severability—1988 c 274: See notes following RCW 84.52.010.

Severability—Construction—1986 c 107: See notes following RCW 39.67.010.

84.55.100 Determination of limitations. The property tax limitation contained in this chapter shall be determined by the county assessors of the respective counties in accordance with the provisions of this chapter: PROVIDED, That the limitation for any state levy shall be determined by the department of revenue and the limitation for any intercounty rural library district shall be determined by the library district in consultation with the respective county assessors. [1983 c 223 § 1.]

84.55.110 Withdrawal of certain areas of a library district, metropolitan park district, fire protection district, or public hospital district—Calculation of taxes due. Whenever a withdrawal occurs under RCW 27.12.355, 35.61.360, 52.04.056, or 70.44.235, restrictions under chapter 84.55 RCW on the taxes due for the library district, metropolitan park district, fire protection district, or public hospital district, and restrictions under chapter 84.55 RCW on the taxes due for the city or town if an entire city or town area is withdrawn from a library district or fire protection district, shall be calculated as if the withdrawn area had not been part of the library district, metropolitan park district, fire protection district, or public hospital district, and as if the library district or fire protection district had not been part of the city or town. [1987 c 138 § 6.]

84.55.120 Public hearing—Taxing district's revenue sources—Adoption of tax increase by ordinance or resolution. A taxing district, other than the state, that collects regular levies shall hold a public hearing on revenue sources for the district's following year's current expense budget. The hearing must include consideration of possible increases in property tax revenues and shall be held prior to the time the taxing district levies the taxes or makes the request to have

the taxes levied. The county legislative authority, or the taxing district's governing body if the district is a city, town, or other type of district, shall hold the hearing. For purposes of this section, "current expense budget" means that budget which is primarily funded by taxes and charges and reflects the provision of ongoing services. It does not mean the capital, enterprise, or special assessment budgets of cities, towns, counties, or special purpose districts.

If the taxing district is otherwise required to hold a public hearing on its proposed regular tax levy, a single public hearing may be held on this matter.

No increase in property tax revenue, other than that resulting from the addition of new construction, increases in assessed value due to construction of electric generation wind turbine facilities classified as personal property, and improvements to property and any increase in the value of state-assessed property, may be authorized by a taxing district, other than the state, except by adoption of a separate ordinance or resolution, pursuant to notice, specifically authorizing the increase in terms of both dollars and percentage. The ordinance or resolution may cover a period of up to two years, but the ordinance shall specifically state for each year the dollar increase and percentage change in the levy from the previous year. [2006 c 184 § 6; 1997 c 3 § 209 (Referendum Bill No. 47, approved November 4, 1997); 1995 c 251 § 1.]

Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

84.55.125 Limitation adjustment for certain leasehold interests. For taxes levied for collection in 2002, the limitation set forth in RCW 84.55.010 for a taxing district shall be increased by an amount equal to the aggregate assessed valuation of leasehold interests subject to tax by the district under RCW 84.40.410, multiplied by the regular property tax levy rate of that district for the preceding year. [2001 c 26 § 4.]

Chapter 84.56 RCW COLLECTION OF TAXES

Sections	
84.56.010	Establishment of tax rolls by treasurer—Public record—Tax roll account—Authority to receive, collect taxes.
84.56.020	Taxes collected by treasurer—Dates of delinquency—Tax statement notice concerning payment by check—Interest—Penalties—Extensions during state of emergency.
84.56.022	Tax statement to show voter-approved levies.
84.56.025	Waiver of interest and penalties—Circumstances—Provision of death certificate and affidavit for certain waivers.
84.56.035	Special assessments, excise taxes, or rates and charges—Collection by county treasurer authorized.
84.56.050	Treasurer's duties on receiving rolls—Notice of taxes due.
84.56.060	Tax receipts—Current tax only may be paid.
84.56.070	Personal property—Distraint and sale, notice, property incapa- ble of manual delivery, property about to be removed or dis- posed of.
84.56.075	Issuance of warrant by court for property subject to distraint.
84.56.090	Distraint and sale of property about to be removed, dissipated, sold, or disposed of—Computation of taxes, entry on rolls, tax liens.
84.56.120	Removal of property from county or state after assessment without paying tax.
84.56.150	Removal of personalty—Certification of tax by treasurer.
84.56.160	Certification of statement of taxes and delinquency.
84.56.170	Collection of certified taxes—Remittance.

(2008 Ed.) [Title 84 RCW—page 125]

84.56.200	Removal of timber or improvements on which tax is delin- quent—Penalty.
84.56.210	Severance of standing timber assessed as realty—Timber tax may be collected as personalty tax.
84.56.220	Lien of personalty tax follows insurance.
84.56.230	Monthly distribution of taxes collected.
84.56.240	Cancellation of uncollectible personalty taxes.
84.56.250	Penalty for willful noncollection or failure to file delinquent list.
84.56.260	Continuing responsibility to collect taxes, special assessments, fees, rates, or other charges.
84.56.270	Court cancellation of personalty taxes more than four years delinquent.
84.56.280	Settlement with state for state taxes—Penalty.
84.56.290	Adjustment with state for reduced or canceled taxes and for taxes on assessments not on the certified assessment list.
84.56.300	Annual report of collections to county auditor.
84.56.310	Interested person may pay real property taxes—Limitation.
84.56.320	Recovery by occupant or tenant paying realty taxes.
84.56.330	Payment by mortgagee or other lien holder.
84.56.340	Payment on part of parcel or tract or on undivided interest or fractional interest—Division—Certification—Appeal.
84.56.345	Alteration of property lines—Payment of taxes and assessments.
84.56.360	Separate ownership of improvements—Separate payment authorized.
84.56.370	Separate ownership of improvements—Procedure for segregation of improvement tax.
84.56.380	Separate ownership of improvements—Segregation or payment not to release lien.
84.56.430	Relisting and relevy of tax adjudged void.
84.56.440	Ships and vessels—Collection of taxes—Delinquent taxes—Valuation and assessment of unlisted ships or vessels—Extensions during state of emergency.

84.56.010 Establishment of tax rolls by treasurer— Public record—Tax roll account—Authority to receive, collect taxes. On or before the first Monday in January next succeeding the date of levy of taxes the county treasurer shall establish tax rolls of his or her county as certified by the county assessor for such assessment year, and said rolls shall be preserved as a public record in the office of the county treasurer. The amount of said taxes levied and extended upon said rolls shall be charged to the treasurer in an account to be designated as treasurer's "Tax roll account" for and said rolls shall be full and sufficient authority for the county treasurer to receive and collect all taxes therein levied: PRO-VIDED, That the county treasurer shall in no case collect such taxes or issue receipts for the same or enter payment or satisfaction of such taxes upon said assessment rolls before the county treasurer has completed the tax roll for the current year's collection and provided the notification required by RCW 84.56.020. [2007 c 105 § 1; 1994 c 301 § 50; (1975-'76 2nd ex.s. c 10 § 1 expired December 31, 1976); 1965 ex.s. c 7 § 2; 1961 c 15 § 84.56.010. Prior: 1935 c 30 § 1; 1925 ex.s. c 130 § 82; RRS § 11243; prior: 1890 p 561 § 83.]

84.56.020 Taxes collected by treasurer—Dates of delinquency—Tax statement notice concerning payment by check—Interest—Penalties—Extensions during state of emergency. (1) The county treasurer shall be the receiver and collector of all taxes extended upon the tax rolls of the county, whether levied for state, county, school, bridge, road, municipal or other purposes, and also of all fines, forfeitures or penalties received by any person or officer for the use of his or her county. No treasurer shall accept tax payments or issue receipts for the same until the treasurer has completed the tax roll for the current year's collection and provided notification of the completion of the roll. Notification may be accomplished electronically, by posting a notice in the office,

- or through other written communication as determined by the treasurer. All taxes upon real and personal property made payable by the provisions of this title shall be due and payable to the treasurer on or before the thirtieth day of April and, except as provided in this section, shall be delinquent after that date.
- (2) Each tax statement shall include a notice that checks for payment of taxes may be made payable to "Treasurer of County" or other appropriate office, but tax statements shall not include any suggestion that checks may be made payable to the name of the individual holding the office of treasurer nor any other individual.
- (3) When the total amount of tax or special assessments on personal property or on any lot, block or tract of real property payable by one person is fifty dollars or more, and if one-half of such tax be paid on or before the thirtieth day of April, the remainder of such tax shall be due and payable on or before the thirty-first day of October following and shall be delinquent after that date.
- (4) When the total amount of tax or special assessments on any lot, block or tract of real property or on any mobile home payable by one person is fifty dollars or more, and if one-half of such tax be paid after the thirtieth day of April but before the thirty-first day of October, together with the applicable interest and penalty on the full amount of tax payable for that year, the remainder of such tax shall be due and payable on or before the thirty-first day of October following and shall be delinquent after that date.
- (5) Delinquent taxes under this section are subject to interest at the rate of twelve percent per annum computed on a monthly basis on the full year amount of tax unpaid from the date of delinquency until paid. Interest shall be calculated at the rate in effect at the time of payment of the tax, regardless of when the taxes were first delinquent. In addition, delinquent taxes under this section are subject to penalties as follows:
- (a) A penalty of three percent of the full year amount of tax unpaid shall be assessed on the tax delinquent on June 1st of the year in which the tax is due.
- (b) An additional penalty of eight percent shall be assessed on the amount of tax delinquent on December 1st of the year in which the tax is due.
- (6) Subsection (5) of this section notwithstanding, no interest or penalties may be assessed during any period of armed conflict on delinquent taxes imposed on the personal residences owned by active duty military personnel who are participating as part of one of the branches of the military involved in the conflict and assigned to a duty station outside the territorial boundaries of the United States.
- (7) During a state of emergency declared under RCW 43.06.010(12), the county treasurer, on his or her own motion or at the request of any taxpayer affected by the emergency, may grant extensions of the due date of any taxes payable under this section as the treasurer deems proper.
- (8) For purposes of this chapter, "interest" means both interest and penalties.
- (9) All collections of interest on delinquent taxes shall be credited to the county current expense fund; but the cost of foreclosure and sale of real property, and the fees and costs of distraint and sale of personal property, for delinquent taxes, shall, when collected, be credited to the operation and main-

[Title 84 RCW—page 126] (2008 Ed.)

tenance fund of the county treasurer prosecuting the foreclosure or distraint or sale; and shall be used by the county treasurer as a revolving fund to defray the cost of further foreclosure, distraint and sale for delinquent taxes without regard to budget limitations. [2008 c 181 \S 510; 2007 c 105 \S 2; 2005 c 502 \S 7; 2004 c 161 \S 6; 1996 c 153 \S 1. Prior: 1991 c 245 \S 16; 1991 c 52 \S 1; 1988 c 222 \S 30; 1987 c 211 \S 1; 1984 c 131 \S 1; 1981 c 322 \S 2; 1974 ex.s. c 196 \S 1; 1974 ex.s. c 116 \S 1; 1971 ex.s. c 288 \S 3; 1969 ex.s. c 216 \S 3; 1961 c 15 \S 84.56.020; prior: 1949 c 21 \S 1; 1935 c 30 \S 2; 1931 c 113 \S 1; 1925 ex.s. c 130 \S 83; Rem. Supp. 1949 \S 11244; prior: 1917 c 141 \S 1; 1899 c 141 \S 6; 1897 c 71 \S 68; 1895 c 176 \S 14; 1893 c 124 \S 69; 1890 p 561 \S 84; Code 1881 \S 2892. Formerly RCW 84.56.020 and 84.56.030.]

Part headings not law—2008 c 181: See note following RCW 43.06.220.

Application—2005 c 502 § 7: "Section 7 of this act applies to all taxes levied for collection in 2005 and thereafter." [2005 c 502 § 10.]

Effective date—2005 c 502: See note following RCW 1.12.070.

Effective date—2004 c 161: See note following RCW 28B.10.270.

Applicability—1996 c 153: "This act is effective for taxes levied for collection in 1997 and thereafter." [1996 c 153 \S 4.]

Effective date—1988 c 222: See note following RCW 84.40.040.

Effective date—1987 c 211: "This act shall take effect January 1, 1988." [1987 c 211 \S 2.]

Applicability—1984 c 131 § 1: "Section 1 of this act applies to taxes payable in 1985 and thereafter." [1984 c 131 § 12.]

Severability—1974 ex.s. c 196: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1974 ex.s. c 196 § 9.]

Savings—Severability—1971 ex.s. c 288: See notes following RCW 84.40.030.

Advance deposit of taxes on certain platted property: RCW 58.08.040. Payment of taxes upon loss of exempt status: RCW 84.40.380.

84.56.022 Tax statement to show voter-approved lev-

ies. Each tax statement shall show the amount of voter-approved: (1) Regular levies except those authorized in RCW 84.55.050; and (2) excess levies. Such amounts may be shown either as a dollar amount or as a percentage of the total amount of taxes. [1995 c 180 § 1; 1994 c 301 § 48.]

84.56.025 Waiver of interest and penalties—Circumstances—Provision of death certificate and affidavit for certain waivers. (1) The interest and penalties for delinquencies on property taxes shall be waived by the county treasurer if the notice for these taxes due, as provided in RCW 84.56.050, was not sent to a taxpayer due to error by the county. Where waiver of interest and penalties has occurred, the full amount of interest and penalties shall be reinstated if the taxpayer fails to pay the delinquent taxes within thirty days of receiving notice that the taxes are due. Each county treasurer shall, subject to guidelines prepared by the department of revenue, establish administrative procedures to determine if taxpayers are eligible for this waiver.

(2) In addition to the waiver under subsection (1) of this section, the interest and penalties for delinquencies on property taxes shall be waived by the county treasurer under the following circumstances:

- (a) The taxpayer fails to make one payment under RCW 84.56.020 by the due date on the taxpayer's personal residence because of hardship caused by the death of the taxpayer's spouse if the taxpayer notifies the county treasurer of the hardship within sixty days of the tax due date; or
- (b) The taxpayer fails to make one payment under RCW 84.56.020 by the due date on the taxpayer's parent's or stepparent's personal residence because of hardship caused by the death of the taxpayer's parent or stepparent if the taxpayer notifies the county treasurer of the hardship within sixty days of the tax due date.
- (3) Before allowing a hardship waiver under subsection (2) of this section, the county treasurer may require a copy of the death certificate along with an affidavit signed by the tax-payer. [2003 c 12 § 1; 1998 c 327 § 1; 1984 c 185 § 1.]

84.56.035 Special assessments, excise taxes, or rates and charges—Collection by county treasurer authorized. A local government authorized both to impose and to collect any special assessments, excise taxes, or rates or charges may contract with the county treasurer or treasurers within which the local government is located to collect the special assessments, excise taxes, rates, or charges. If such a contract is entered into, notice of the special assessments, excise taxes, or rates or charges due may be included on the notice of property taxes due, may be included on a separate notice that is mailed with the notice of property taxes due, or may be sent separately from the notice of property taxes due. County treasurers may impose an annual fee for collecting special assess-

ments, excise taxes, or rates or charges not to exceed one per-

cent of the dollar value of special assessments, excise taxes,

Notice of taxes due. On receiving the tax rolls the treasurer

84.56.050 Treasurer's duties on receiving rolls—

or rates or charges collected. [1987 c 355 § 1.]

shall post all real and personal property taxes from the rolls to the treasurer's tax roll, and shall carry forward to the current tax rolls a memorandum of all delinquent taxes on each and every description of property, and enter the same on the property upon which the taxes are delinquent showing the amounts for each year. The treasurer shall notify each taxpayer in the county, at the expense of the county, of the amount of the real and personal property, and the current and delinquent amount of tax due on the same; and the treasurer shall have printed on the notice the name of each tax and the levy made on the same. The county treasurer shall be the sole collector of all delinquent taxes and all other taxes due and collectible on the tax rolls of the county: PROVIDED, That the term "taxpayer" as used in this section shall mean any person charged, or whose property is charged, with property tax; and the person to be notified is that person whose name appears on the tax roll herein mentioned: PROVIDED, FUR-THER, That if no name so appears the person to be notified is that person shown by the treasurer's tax rolls or duplicate tax receipts of any preceding year as the payer of the tax last paid on the property in question. [1991 c 245 § 17; 1963 c 94 § 1; 1961 c 15 § 84.56.050. Prior: 1941 c 32 § 1; 1939 c 206 § 41; 1937 c 121 § 2; 1925 ex.s. c 130 § 84; Rem. Supp. 1941 §

11245; prior: 1897 c 71 § 69; 1893 c 124 § 70; 1890 p 561 §

85; Code 1881 §§ 2894, 2895.]

(2008 Ed.) [Title 84 RCW—page 127]

84.56.060 Tax receipts—Current tax only may be paid. The county treasurer upon receiving any tax paid in cash, shall give to the person paying the same a receipt. The treasurer shall record the payment of all taxes in the treasurer's records by parcel. The owner or owners of property against which there are delinquent taxes, shall have the right to pay the current tax without paying any delinquent taxes there may be against the property. [1991 c 245 § 18; 1971 ex.s. c 35 § 1; 1961 c 15 § 84.56.060. Prior: 1925 ex.s. c 130 § 85; RRS § 11246; prior: 1897 c 71 § 70; 1893 c 124 § 71; 1890 p 561 § 86; Code 1881 § 2899.]

84.56.070 Personal property—Distraint and sale, notice, property incapable of manual delivery, property **about to be removed or disposed of.** On the fifteenth day of February succeeding the levy of taxes, the county treasurer shall proceed to collect all personal property taxes. The treasurer shall give notice by mail to all persons charged with personal property taxes, and if such taxes are not paid before they become delinquent, the treasurer shall forthwith proceed to collect the same. In the event that he or she is unable to collect the same when due, the treasurer shall prepare papers in distraint, which shall contain a description of the personal property, the amount of taxes, the amount of the accrued interest at the rate provided by law from the date of delinquency, and the name of the owner or reputed owner. The treasurer shall without demand or notice distrain sufficient goods and chattels belonging to the person charged with such taxes to pay the same, with interest at the rate provided by law from the date of delinquency, together with all accruing costs, and shall proceed to advertise the same by posting written notices in three public places in the county in which such property has been distrained, one of which places shall be at the county court house, such notice to state the time when and place where such property will be sold. The county treasurer, or the treasurer's deputy, shall tax the same fees for making the distraint and sale of goods and chattels for the payment of taxes as are allowed by law to sheriffs for making levy and sale of property on execution; traveling fees to be computed from the county seat of the county to the place of making distraint. If the taxes for which such property is distrained, and the interest and costs accruing thereon, are not paid before the date appointed for such sale, which shall be not less than ten days after the taking of such property, such treasurer or treasurer's designee shall proceed to sell such property at public auction, or so much thereof as shall be sufficient to pay such taxes, with interest and costs, and if there be any excess of money arising from the sale of any personal property, the treasurer shall pay such excess less any cost of the auction to the owner of the property so sold or to his or her legal representative: PROVIDED, That whenever it shall become necessary to distrain any standing timber owned separately from the ownership of the land upon which the same may stand, or any fish trap, pound net, reef net, set net or drag seine fishing location, or any other personal property as the treasurer shall determine to be incapable or reasonably impracticable of manual delivery, it shall be deemed to have been distrained and taken into possession when the treasurer shall have, at least thirty days before the date fixed for the sale thereof. filed with the auditor of the county wherein such property is located a notice in writing reciting that the treasurer has distrained such property, describing it, giving the name of the owner or reputed owner, the amount of the tax due, with interest, and the time and place of sale; a copy of the notice shall also be sent to the owner or reputed owner at his last known address, by registered letter at least thirty days prior to the date of sale: AND PROVIDED FURTHER, That if the county treasurer has reasonable grounds to believe that any personal property, including mobile homes, manufactured homes, or park model trailers, upon which taxes have been levied, but not paid, is about to be removed from the county where the same has been assessed, or is about to be destroyed, sold or disposed of, the county treasurer may demand such taxes, without the notice provided for in this section, and if necessary may forthwith distrain sufficient goods and chattels to pay the same. [2007 c 295 § 5; 1991 c 245 § 19; (1975-'76 2nd ex.s. c 10 § 2 expired December 31, 1976); 1961 c 15 § 84.56.070. Prior: 1949 c 21 § 2; 1935 c 30 § 4; 1933 c 33 § 1; 1925 ex.s. c 130 § 86; Rem. Supp. 1949 § 11247; prior: 1915 c 137 § 1; 1911 c 24 § 2; 1899 c 141 § 7; 1897 c 71 § 71; 1895 c 176 § 15; 1893 c 124 § 72; 1890 p 561 § 87; Code 1881 § 2903. Formerly RCW 84.56.070, 84.56.080, and 84.56.100.]

Issuance of warrant: RCW 84.56.075.

84.56.075 Issuance of warrant by court for property subject to distraint. (1) When there is probable cause to believe that there is property within the county subject to distraint pursuant to RCW 84.56.070 or 84.56.090, any judge of the superior court or district court in the county in which such property is located may, upon the request of the county treasurer or their deputy, issue a warrant directed to the county treasurer or their deputy commanding the search for and seizure of the property described in the request for warrant at the place or places described in the request for warrant.

- (2) The procedure for the issuance and execution and return of the warrant authorized by this section and for return of any property seized shall be the criminal rules of the superior court and the district court.
- (3) Property seized under this section shall be disposed of as provided in RCW 84.56.070 or 84.56.090.
- (4) This section does not require the application for or issuance of any warrant not otherwise required by law. [2006 c 286 § 1.]

84.56.090 Distraint and sale of property about to be removed, dissipated, sold, or disposed of—Computation of taxes, entry on rolls, tax liens. Whenever in the judgment of the assessor or the county treasurer personal property is being removed or is about to be removed without the limits of the state, or is being dissipated or about to be dissipated, or is being or about to be sold, disposed of, or removed from the county so as to jeopardize collection of taxes, the treasurer shall immediately prepare papers in distraint, which shall contain a description of the personal property, including mobile homes, manufactured homes, or park model trailers, being or about to be removed, dissipated, sold, disposed of, or removed from the county so as to jeopardize collection of taxes, the amount of the tax, the amount of accrued interest at the rate provided by law from the date of delinquency, and the name of the owner or reputed owner, and he shall without

[Title 84 RCW—page 128] (2008 Ed.)

demand or notice distrain sufficient goods and chattels belonging to the person charged with such taxes to pay the same with interest at the rate provided by law from the date of delinquency, together with all accruing costs, and shall advertise and sell said property as provided in RCW 84.56.070.

If said personal property is being removed or is about to be removed from the limits of the state, is being dissipated or about to be dissipated, or is being or about to be sold, disposed of, or removed from the county so as to jeopardize collection of taxes, at any time subsequent to the first day of January in any year, and prior to the levy of taxes thereon, the taxes upon such property so distrained shall be computed upon the rate of levy for state, county and local purposes for the preceding year; and all taxes collected in advance of levy under this section and RCW 84.56.120, together with the name of the owner and a brief description of the property assessed shall be entered forthwith by the county treasurer upon the personal property tax rolls of such preceding year, and all collections thereon shall be considered and treated in all respects, and without recourse by either the owner or any taxing unit, as collections for such preceding year. Property on which taxes are thus collected shall thereupon become discharged from the lien of any taxes that may thereafter be levied in the year in which payment or collection is made.

Whenever property has been removed from the county wherein it has been assessed, on which the taxes have not been paid, then the county treasurer, or his deputy, shall have the same power to distrain and sell said property for the satisfaction of said taxes as he would have if said property were situated in the county in which the property was taxed, and in addition thereto said treasurer, or his deputy, in the distraint and sale of property for the payment of taxes, shall have the same powers as are now by law given to the sheriff in making levy and sale of property on execution. [2007 c 295 § 6; 1985 c 83 § 1; 1961 c 15 § 84.56.090. Prior: 1949 c 21 § 3; 1939 c 206 § 43; 1937 c 20 § 1; 1925 ex.s. c 130 § 89; Rem. Supp. 1949 § 11250; prior: 1907 c 29 § 1. Formerly RCW 84.56.090, 84.56.110, 84.56.130, and 84.56.140.]

Issuance of warrant: RCW 84.56.075.

84.56.120 Removal of property from county or state after assessment without paying tax. After personal property has been assessed, it shall be unlawful for any person to remove the personal property subject to tax liens created pursuant to RCW 84.60.010 and 84.60.020 from the county in which the property was assessed and from the state until taxes and interest are paid, or until notice has been given to the county treasurer describing the property to be removed and in case of public or private sales of personal property, a list of the property desired to be sold shall be sent to the treasurer, the tax will be computed upon the consolidated tax levy for the previous year. Any taxes owed shall become an automatic lien upon the proceeds of any auction and shall be remitted to the county treasurer before final distribution to any person, as defined in this section. If proceeds are distributed in violation of this section, the seller or agent of the seller shall assume all liability for taxes, interest, and penalties owed to the county treasurer. Any person violating the provisions of this section shall be guilty of a misdemeanor.

For the purposes of this section, "person" includes a property owner, mortgagor, creditor, or agent. [2004 c 79 § 6; 2003 c 23 § 2; 1991 c 245 § 20; 1961 c 15 § 84.56.120. Prior: 1925 ex.s. c 130 § 88; RRS § 11249; prior: 1907 c 29 § 2.]

84.56.150 Removal of personalty—Certification of tax by treasurer. If any person, firm or corporation shall remove from one county to another in this state personal property which has been assessed in the former county for a tax which is unpaid at the time of such removal, the treasurer of the county from which the property is removed shall certify to the treasurer of the county to which the property has been removed a statement of the tax together with all delinquencies and penalties. [1961 c 15 § 84.56.150. Prior: 1925 ex.s. c 130 § 90; RRS § 11251; prior: 1899 c 32 § 1.]

84.56.160 Certification of statement of taxes and delinquency. The treasurer of any county of this state shall have the power to certify a statement of taxes and delinquencies of any person, firm, company or corporation, or of any tax on personal property together with all penalties and delinquencies, which statement shall be under seal and contain a transcript of the tax collection records and so much of the tax roll as shall affect the person, firm, company or corporation or personal property to the treasurer of any county of this state, wherein any such person, firm, company or corporation has any real or personal property. [1994 c 301 § 51; 1961 c 15 § 84.56.160. Prior: 1925 ex.s. c 130 § 91; RRS § 11252; prior: 1899 c 32 § 2.]

84.56.170 Collection of certified taxes—Remittance.

The treasurer of any county of this state receiving the certified statement provided for in RCW 84.56.150 and 84.56.160, shall have the same power to collect the taxes, penalties and delinquencies so certified as the treasurer has to collect the personal taxes levied on personal property in his or her own county, and as soon as the said taxes are collected they shall be remitted, less the cost of collecting same, to the treasurer of the county to which said taxes belong, by the treasurer collecting them. [1994 c 301 § 52; 1961 c 15 § 84.56.170. Prior: 1925 ex.s. c 130 § 92; RRS § 11253; prior: 1899 c 32 § 3.]

84.56.200 Removal of timber or improvements on which tax is delinquent—Penalty. It shall be unlawful for any person, firm or corporation to remove any timber from timbered lands, no portion of which is occupied for farming purposes by the owner thereof, or to remove any building or improvements from lands, upon which taxes are delinquent until the taxes thereon have been paid.

Any person violating the provisions of this section shall be guilty of a gross misdemeanor. [1961 c 15 § 84.56.200. Prior: 1925 ex.s. c 130 § 11; RRS § 11115.]

84.56.210 Severance of standing timber assessed as realty—Timber tax may be collected as personalty tax. Whenever standing timber which has been assessed as real estate is severed from the land as part of which it was so assessed, it may be considered by the county assessor as personal property, and the county treasurer shall thereafter be

(2008 Ed.) [Title 84 RCW—page 129]

entitled to pursue all of the rights and remedies provided by law for the collection of personal property taxes in the collection of taxes levied against such timber: PROVIDED, That whenever the county assessor elects to treat severed timber as personalty under the provisions of this section, he shall immediately give notice by mail to the person or persons charged with the tax of the fact of his election, and the amount of tax standing against the timber. [1961 c 15 § 84.56.210. Prior: 1939 c 206 § 42; 1929 c 70 § 1; RRS § 11247-1.]

84.56.220 Lien of personalty tax follows insurance. In the event of the destruction of personal property, the lien of the personal property tax shall attach to and follow any insurance that may be upon the property and the insurer shall pay to the county treasurer from the insurance money all taxes, interest and costs that may be due. [1991 c 245 § 21; 1961 c 15 § 84.56.220. Prior: 1935 c 30 § 5; 1925 ex.s. c 130 § 87; RRS § 11248; prior: 1921 c 117 § 1; 1911 c 24 § 3.]

84.56.230 Monthly distribution of taxes collected. On the first day of each month the county treasurer shall distribute pro rata to those taxing districts for which the county treasurer also serves as the district treasurer, according to the rate of levy for each fund, the amount collected as consolidated tax during the preceding month: PROVIDED, HOWEVER, That the county treasurer, at his or her option, may distribute the total amount of such taxes collected according to the ratio that the levy of taxes made for each taxing district in the county bears to such total amount collected. On or before the tenth day of each month the county treasurer shall remit to the respective city treasurers and all other taxing districts for which the county treasurer does not serve as district treasurer, their pro rata share of all taxes collected for the previous month as provided for in RCW 36.29.110. [2002 c 81 § 1; 1991 c 245 § 22; 1973 1st ex.s. c 43 § 1; 1961 c 15 § 84.56.230. Prior: 1925 ex.s. c 130 § 93; RRS § 11254; prior: 1890 p 564 § 95.]

84.56.240 Cancellation of uncollectible personalty taxes. If the county treasurer is unable, for the want of goods or chattels whereupon to levy, to collect by distress or otherwise, the taxes, or any part thereof, which may have been assessed upon the personal property of any person or corporation, or an executor or administrator, guardian, receiver, accounting officer, agent or factor, the treasurer shall file with the county legislative authority, on the first day of February following, a list of such taxes, with an affidavit of the treasurer or of the deputy treasurer entrusted with the collection of the taxes, stating that the treasurer had made diligent search and inquiry for goods and chattels wherewith to make such taxes, and was unable to make or collect the same. The county legislative authority shall cancel such taxes as the county legislative authority is satisfied cannot be collected. [1997 c 393 § 14; 1961 c 15 § 84.56.240. Prior: 1925 ex.s. c 130 § 94; RRS § 11255; prior: 1899 c 141 § 8; 1897 c 71 § 72; 1895 c 176 § 16; 1893 c 124 § 73; 1890 p 562 § 88.]

84.56.250 Penalty for willful noncollection or failure to file delinquent list. If any county treasurer willfully

refuses or neglects to collect any taxes assessed upon personal property, where the same is collectible, or to file the delinquent list and affidavit, as herein provided, the treasurer shall be held, in his or her next settlement with the county legislative authority, liable for the whole amount of such taxes uncollected, and the same shall be deducted from his or her salary and applied to the several funds for which they were levied. [2001 c 299 § 19; 1961 c 15 § 84.56.250. Prior: 1925 ex.s. c 130 § 95; RRS § 11256; prior: 1897 c 71 § 73; 1893 c 124 § 74; 1890 p 563 § 91.]

84.56.260 Continuing responsibility to collect taxes, special assessments, fees, rates, or other charges. The power and duty to levy on property and collect any tax due and unpaid shall be the responsibility of the county treasurer until the tax is paid; and the certification of the assessment roll shall continue in force and confer authority upon the treasurer to whom the same was issued to collect any tax due and uncollected thereon. This section shall apply to all assessment rolls, special assessments, fees, rates, or other charges for which the treasurer has the responsibility for collection. [1991 c 245 § 23; 1984 c 250 § 7; 1961 c 15 § 84.56.260. Prior: 1925 ex.s. c 130 § 96; RRS § 11257; prior: 1897 c 71 § 74; 1893 c 124 § 75.]

84.56.270 Court cancellation of personalty taxes more than four years delinquent. The county treasurer of any county of the state of Washington, after he has first received the approval of the board of county commissioners of such county, through a resolution duly adopted, is hereby empowered to petition the superior court in or for his county to finally cancel and completely extinguish the lien of any delinquent personal property tax which appears on the tax rolls of his county, which is more than four years delinquent, which he attests to be beyond hope of collection, and the cancellation of which will not impair the obligation of any bond issue nor be precluded by any other legal impediment that might invalidate such cancellation. The superior court shall have jurisdiction to hear any such petition and to enter such order as it shall deem proper in the premises. [1984 c 132 § 5; 1961 c 15 § 84.56.270. Prior: 1945 c 59 § 1; Rem. Supp. 1945 § 11265-1.]

84.56.280 Settlement with state for state taxes—Penalty. Immediately after the last day of each month, the county treasurer shall pay over to the state treasurer the amount collected by the county treasurer and credited to the various state funds, but every such payment shall be subject to correction for error discovered. If they are not paid to the state treasurer before the twentieth day of the month the state treasurer shall make a sight draft on the county treasurer for such amount. Should any county treasurer fail or refuse to honor the draft or make payment of the amount thereon. except for manifest error or other good and sufficient cause, the county treasurer shall be guilty of nonfeasance in office and upon conviction thereof shall be punished according to law. [1991 c 245 § 24; 1979 ex.s. c 86 § 7; 1961 c 15 § 84.56.280. Prior: 1955 c 113 § 2; prior: 1949 c 69 § 1, part; 1933 c 35 § 1, part; 1925 ex.s. c 130 § 97, part; Rem. Supp. 1949 § 11258, part; prior: 1899 c 141 § 9, part; 1897 c 71 §

[Title 84 RCW—page 130] (2008 Ed.)

76, part; 1895 c 176 § 17, part; 1893 c 124 § 77, part; 1890 p 565 § 96, part; Code 1881 § 2942, part.]

Severability—1979 ex.s. c 86: See note following RCW 13.24.040.

84.56.290 Adjustment with state for reduced or canceled taxes and for taxes on assessments not on the certi**fied assessment list.** Whenever any tax shall have been heretofore, or shall be hereafter, canceled, reduced or modified in any final judicial, county board of equalization, state board of tax appeals, or administrative proceeding; or whenever any tax shall have been heretofore, or shall be hereafter canceled by sale of property to any irrigation district under foreclosure proceedings for delinquent irrigation district assessments; or whenever any contracts or leases on public lands shall have been heretofore, or shall be hereafter, canceled and the tax thereon remains unpaid for a period of two years, the director of revenue shall, upon receipt from the county treasurer of a certified copy of the final judgment, order, or decree canceling, reducing, or modifying taxes, or of a certificate from the county treasurer of the cancellation by sale to an irrigation district, or of a certificate from the commissioner of public lands and the county treasurer of the cancellation of public land contracts or leases and nonpayment of taxes thereon, as the case may be, make corresponding entries and corrections on the director's records of the state's portion of reduced or canceled tax.

Upon canceling taxes deemed uncollectible, the county commissioners shall notify the county treasurer of such action, whereupon the county treasurer shall deduct on the treasurer's records the amount of such uncollectible taxes due the various state funds and shall immediately notify the department of revenue of the treasurer's action and of the reason therefor; which uncollectible tax shall not then nor thereafter be due or owing the various state funds and the necessary corrections shall be made by the county treasurer upon the quarterly settlement next following.

When any assessment of property is made which does not appear on the assessment list certified by the county board of equalization to the department of revenue the county assessor shall indicate to the county treasurer the assessments and the taxes due therefrom when the list is delivered to the county treasurer on December 15th. The county treasurer shall then notify the department of revenue of the taxes due the state from the assessments which did not appear on the assessment list certified by the county board of equalization to the department of revenue. The county treasurer shall make proper accounting of all sums collected as either advance tax, compensating or additional tax, or supplemental or omitted tax and shall notify the department of revenue of the amounts due the various state funds according to the levy used in extending such tax, and those amounts shall immediately become due and owing to the various state funds, to be paid to the state treasurer in the same manner as taxes extended on the regular tax roll. [1991 c 245 § 37; 1987 c 168 § 3; 1979 ex.s. c 86 § 8; 1961 c 15 § 84.56.290. Prior: 1955 c 113 § 3; prior: 1949 c 69 § 1, part; 1933 c 35 § 1, part; 1925 ex.s. c 130 § 97, part; Rem. Supp. 1949 § 11258, part; prior: 1899 c 141 § 9, part; 1897 c 71 § 76, part; 1895 c 176 § 17, part; 1893 c 124 § 77, part; 1890 p 565 § 96, part; Code 1881 § 2942, part.]

Severability—1979 ex.s. c 86: See note following RCW 13.24.040.

84.56.300 Annual report of collections to county auditor. On the first Monday of February of each year the county treasurer shall balance up the tax rolls as of December 31 of the prior year in the treasurer's hands and with which the treasurer stands charged on the roll accounts of the county auditor. The treasurer shall then report to the county auditor in full the amount of taxes collected and specify the amount collected on each fund. The treasurer shall also report the amount of taxes that remain uncollected and delinquent upon the tax rolls, which, with collections and credits on account of errors and double assessments, should balance the tax rolls as the treasurer stands charged. The treasurer shall then report the amount of collections on account of interest since the taxes became delinquent, and as added to the original amounts when making such collections, and with which the treasurer is now to be charged by the auditor, such reports to be duly verified by affidavit. [1997 c 393 § 15; 1973 1st ex.s. c 45 § 1; 1961 c 15 § 84.56.300. Prior: 1925 ex.s. c 130 § 98; RRS § 11259; prior: 1899 c 141 § 10; 1897 c 71 § 77; 1895 c 176 § 18; 1893 c 124 § 78; 1890 p 565 § 99.]

84.56.310 Interested person may pay real property taxes—Limitation. Any person being the owner or having an interest in an estate or claim to real property against which taxes have not been paid may pay the same and satisfy the lien at any time before the filing of a certificate of delinquency against the real property. The person or authority who shall collect or receive the same shall give a certificate that such taxes have been so paid to the person or persons entitled to demand such certificate. After the filing of a certificate of delinquency, the redemption rights shall be controlled by RCW 84.64.060. [2005 c 502 § 8; 1961 c 15 § 84.56.310. Prior: 1925 ex.s. c 130 § 100; RRS § 11261; prior: 1897 c 71 § 79; 1893 c 124 § 84.]

Effective date—2005 c 502: See note following RCW 1.12.070.

84.56.320 Recovery by occupant or tenant paying realty taxes. When any tax on real property is paid by or collected of any occupant or tenant, or any other person, which, by agreement or otherwise, ought to have been paid by the owner, lessor or other party in interest, such occupant, tenant or other person may recover by action the amount which such owner, lessor or party in interest ought to have paid, with interest thereon at the rate of ten percent per annum, or he may retain the same from any rent due or accruing from him to such owner or lessor for real property on which such tax is so paid; and the same shall, until paid, constitute a lien upon such real property. [1961 c 15 § 84.56.320. Prior: 1925 ex.s. c 130 § 102; RRS § 11263; prior: 1897 c 71 § 81; 1893 c 124 § 86; 1890 p 583 § 133.]

84.56.330 Payment by mortgagee or other lien holder. Any person who has a lien by mortgage or otherwise, upon any real property upon which any taxes have not been paid, may pay such taxes, and the interest, penalty and costs thereon; and the receipt of the county treasurer or other collecting official shall constitute an additional lien upon such land, to the amount therein stated, and the amount so

(2008 Ed.) [Title 84 RCW—page 131]

paid and the interest thereon at the rate specified in the mortgage or other instrument shall be collectible with, or as a part of, and in the same manner as the amount secured by the original lien: PROVIDED, That the person paying such taxes shall pay the same as mortgagee or other lien holder and shall procure the receipt of the county treasurer therefor, showing the mortgage or other lien relationship of the person paying such taxes, and the same shall have been recorded with the county auditor of the county wherein the said real estate is situated, within ten days after the payment of such taxes and the issuance of such receipt. It shall be the duty of any treasurer issuing such receipt to make notation thereon of the lien relationship claim of the person paying such taxes. It shall be the duty of the county auditor in such cases to index and record such receipts in the same manner as provided for the recording of liens on real estate, upon the payment to the county auditor of the appropriate recording fees by the person presenting the same for recording: AND PROVIDED FUR-THER, That in the event the above provision be not complied with, the lien created by any such payment shall be subordinate to the liens of all mortgages or encumbrances upon such real property, which are senior to the mortgage or other lien of the person so making such payment. [1999 c 233 § 23; 1961 c 15 § 84.56.330. Prior: 1933 c 171 § 1; RRS § 11263-

Effective date—1999 c 233: See note following RCW 4.28.320.

84.56.340 Payment on part of parcel or tract or on undivided interest or fractional interest-Division-Certification—Appeal. Any person desiring to pay taxes upon any part or parts of real property heretofore or hereafter assessed as one parcel, or tract, or upon such person's undivided fractional interest in such a property, may do so by applying to the county assessor, who must carefully investigate and ascertain the relative or proportionate value said part or part interest bears to the whole tract assessed, on which basis the assessment must be divided, and the assessor shall forthwith certify such proportionate value to the county treasurer: PROVIDED, That excepting when property is being acquired for public use, or where a person or financial institution desires to pay the taxes and any penalties and interest on a mobile home upon which they have a lien by mortgage or otherwise, no segregation of property for tax purposes shall be made under this section unless all current year and delinquent taxes and assessments on the entire tract have been paid in full. The county treasurer, upon receipt of certification, shall duly accept payment and issue receipt on the apportionment certified by the county assessor. In cases where protest is filed to said division appeal shall be made to the county legislative authority at its next regular session for final division, and the county treasurer shall accept and receipt for said taxes as determined and ordered by the county legislative authority. Any person desiring to pay on an undivided interest in any real property may do so by paying to the county treasurer a sum equal to such proportion of the entire taxes charged on the entire tract as interest paid on bears to the whole. [2003 c 23 § 3; 1997 c 393 § 16; 1996 c 153 § 2; 1994 c 301 § 53; 1985 c 395 § 4; 1971 ex.s. c 48 § 1; 1961 c 15 § 84.56.340. Prior: 1939 c 206 § 44; 1933 c 171 § 2; 1925 ex.s. c 130 § 103; RRS § 11264; prior: 1899 c 141 § 11; 1897 c 71 § 82; 1893 c 124 § 87; 1890 p 583 § 134. Formerly RCW 84.56.340 and 84.56.350.]

Applicability—1996 c 153: See note following RCW 84.56.020.

84.56.345 Alteration of property lines—Payment of taxes and assessments. Every person who offers a document to the auditor of the proper county for recording that results in any division, alteration, or adjustment of real property boundary lines, except as provided for in RCW 58.04.007(1) and 84.40.042(1)(c), shall present a certificate of payment from the proper officer who is in charge of the collection of taxes and assessments for the affected property or properties. All taxes and assessments, both current and delinquent must be paid. For purposes of chapter 502, Laws of 2005, liability shall begin on January 1st. Taxes not yet levied and certified shall be collected as an advance tax under RCW 58.08.040. [2005 c 502 § 6.]

Effective date—2005 c 502: See note following RCW 1.12.070.

84.56.360 Separate ownership of improvements—Separate payment authorized. In any case where buildings, structures or improvements are held in separate ownership from the fee as a part of which they have been assessed for the purpose of taxation, any person desiring to pay separately the tax upon the buildings, structures or improvements may do so under the provisions of this section, RCW 84.56.370 and 84.56.380. [1961 c 15 § 84.56.360. Prior: 1939 c 155 § 1; RRS § 11264-1.]

84.56.370 Separate ownership of improvements— Procedure for segregation of improvement tax. Such person may apply to the county assessor for a certificate showing the total assessed value of the land together with all buildings, structures or improvements located thereon and the assessed value of the building, structure or improvement the tax upon which the applicant desires to pay. It shall be the duty of the county assessor to issue such certificate of segregation upon written application accompanied by an affidavit attesting to the fact of separate ownership of land and improvements. Upon presentation of such certificate of segregation to the county treasurer, that officer shall segregate the total tax in accordance therewith and accept and receipt for the payment of that proportion of total tax which is shown to be due against any building, structure or improvement upon which the applicant desires to pay. [1961 c 15 § 84.56.370. Prior: 1939 c 155 § 2; RRS § 11264-2.]

84.56.380 Separate ownership of improvements—Segregation or payment not to release lien. A segregation or payment under RCW 84.56.360 and 84.56.370 shall not release the land or the building, structure or improvement paid on from any tax lien to which it would otherwise be subject. [1961 c 15 § 84.56.380. Prior: 1939 c 155 § 3; RRS § 11264-3.]

84.56.430 Relisting and relevy of tax adjudged void. If any tax or portion of any tax heretofore or hereafter levied on any property liable to taxation is prevented from being collected for any year or years, by reason of any erroneous proceeding connected with either the assessment, listing,

[Title 84 RCW—page 132] (2008 Ed.)

Lien of Taxes 84.60.010

equalization, levying or collection thereof, or failure of any taxing, assessing or equalizing officer or board to give notice of any hearing or proceeding connected therewith, or, if any such tax or any portion of any such tax heretofore or hereafter levied has heretofore or is hereafter recovered back after payment by reason of any such erroneous proceedings, the amount of such tax or portion of such tax which should have been paid upon such property except for such erroneous proceeding, shall be added to the tax levied on such property for the year next succeeding the entry of final judgment adjudging such tax or portion of tax to have been void. If any tax or portion of a tax levied against any property for any year has been, or is hereafter adjudged void because of any such erroneous proceeding as hereinbefore set forth, the county and state officers authorized to levy and assess taxes on said property shall proceed, in the year next succeeding, to relist and reassess said property and to reequalize such assessment, and to relevy and collect the taxes thereon as of the year that said void tax or portion of tax was levied, in the same manner, and with the same effect as though no part of said void tax had ever been levied or assessed upon said property: PRO-VIDED, That such tax as reassessed and relevied shall be figured and determined at the same tax-rate as such erroneous tax was or should have been figured and determined, and in paying the tax so reassessed and relevied the taxpayer shall be credited with the amount of any taxes paid upon property retaxed for the year or years for which the reassessment is made. [1961 c 15 § 84.56.430. Prior: 1927 c 290 § 1; 1925 ex.s. c 130 § 108; RRS § 11269; prior: 1897 c 71 § 87; 1893 c 124 § 90. Formerly RCW 84.24.080.]

84.56.440 Ships and vessels—Collection of taxes—Delinquent taxes—Valuation and assessment of unlisted ships or vessels—Extensions during state of emergency. (1) The department of revenue shall collect all ad valorem taxes upon ships and vessels listed with the department in accordance with RCW 84.40.065 and all applicable interest and penalties.

The taxes shall be due and payable to the department on or before the thirtieth day of April and shall be delinquent after that date.

- (2) If payment of the tax is not received by the department by the due date, there shall be imposed a penalty of five percent of the amount of the tax; and if the tax is not received within thirty days after the due date, there shall be imposed a total penalty of ten percent of the amount of the tax; and if the tax is not received within sixty days after the due date, there shall be imposed a total penalty of twenty percent of the amount of the tax. No penalty so added shall be less than five dollars.
- (3) Delinquent taxes under this section are subject to interest at the rate set forth in RCW 82.32.050 from the date of delinquency until paid. Interest or penalties collected on delinquent taxes under this section shall be paid by the department into the general fund of the state treasury.
- (4) If upon information obtained by the department it appears that any ship or vessel required to be listed according to the provisions of RCW 84.40.065 is not so listed, the department shall value the ship or vessel and assess against the owner of the vessel the taxes found to be due and shall add thereto interest at the rate set forth in RCW 82.32.050

from the original due date of the tax until the date of payment. The department shall notify the vessel owner by mail of the amount and the same shall become due and shall be paid by the vessel owner within thirty days of the date of the notice. If payment is not received by the department by the due date specified in the notice, the department shall add a penalty of ten percent of the tax found due. A person who willfully gives a false listing or willfully fails to list a ship or vessel as required by RCW 84.40.065 shall be subject to the penalty imposed by RCW 84.40.130(2), which shall be assessed and collected by the department.

- (5) Delinquent taxes under this section, along with all penalties and interest thereon, shall be collected by the department according to the procedures set forth in chapter 82.32 RCW for the filing and execution of tax warrants, including the imposition of warrant interest. In the event a warrant is issued by the department for the collection of taxes under this section, the department shall add a penalty of five percent of the amount of the delinquent tax, but not less than ten dollars.
- (6) The department shall also collect all delinquent taxes pertaining to ships and vessels appearing on the records of the county treasurers for each of the counties of this state as of December 31, 1993, including any applicable interest or penalties. The provisions of subsection (5) of this section shall apply to the collection of such delinquent taxes.
- (7) During a state of emergency declared under RCW 43.06.010(12), the department, on its own motion or at the request of any taxpayer affected by the emergency, may grant extensions of the due date of any taxes payable under this section as the department deems proper. [2008 c 181 § 511; 1993 c 33 § 6.]

Part headings not law—2008 c 181: See note following RCW 43.06.220.

Effective date—1993 c 33: See note following RCW 82.49.060.

Chapter 84.60 RCW LIEN OF TAXES

ec		

04.00.010	FIIOTILY OF LAX HEIL.
84.60.020	Attachment of tax liens.
84.60.040	Charging personalty tax against realty.
84.60.050	Acquisition by governmental unit of property subject to tax
	lien or placement under agreement or order of immediate
	possession or use—Effect.
84.60.070	Acquisition by governmental unit of property subject to tax
	lien or placement under agreement or order of immediate
	nossession or use—Segregation of taxes if only part of parce

Priority of tay lian

required.

84.60.010 Priority of tax lien. All taxes and levies which may hereafter be lawfully imposed or assessed shall be and they are hereby declared to be a lien respectively upon the real and personal property upon which they may hereafter be imposed or assessed, which liens shall include all charges and expenses of and concerning the said taxes which, by the provisions of this title, are directed to be made. The said lien shall have priority to and shall be fully paid and satisfied before any recognizance, mortgage, judgment, debt, obligation or responsibility to or with which said real and personal property may become charged or liable. [1969 ex.s. c 251 § 1; 1961 c 15 § 84.60.010. Prior: 1925 ex.s. c 130 § 99; RRS

§ 11260; prior: 1897 c 71 § 78; 1895 c 176 § 19; 1893 c 124 § 79; 1890 p 584 § 135.]

84.60.020 Attachment of tax liens. The taxes assessed upon real property, including mobile homes assessed thereon, and other mobile homes as defined in RCW 82.50.010 shall be a lien thereon from and including the first day of January in the year in which they are levied until the same are paid, but as between the grantor or vendor and the grantee or purchaser of any real property or any such mobile home, when there is no express agreement as to payment of the taxes thereon due and payable in the calendar year of the sale or the contract to sell, the grantor or vendor shall be liable for the same proportion of such taxes as the part of the calendar year prior to the day of the sale or the contract to sell bears to the whole of such calendar year, and the grantee or purchaser shall be liable for the remainder of such taxes and subsequent taxes. The lien for the property taxes assessed on a mobile home shall be terminated and absolved for the year subsequent to the year of its removal from the state, when notice is given to the county treasurer describing the mobile home, if all property taxes due at the time of removal are satisfied. The taxes assessed upon each item of personal property assessed shall be a lien upon such personal property except mobile homes as above provided from and after the date upon which the same is listed with and valued by the county assessor, and no sale or transfer of such personal property shall in any way affect the lien for such taxes upon such property. The taxes assessed upon personal property shall be a lien upon each item of personal property of the person assessed, distrained by the treasurer as provided in RCW 84.56.070, from and after the date of the distraint and no sale or transfer of such personal property so distrained shall in any way affect the lien for such taxes upon such property. The taxes assessed upon personal property shall be a lien upon the real property of the person assessed, selected by the county treasurer and designated and charged upon the tax rolls as provided in RCW 84.60.040, from and after the date of such selection and charge and no sale or transfer of such real property so selected and charged shall in any way affect the lien for such personal property taxes upon such property. [1985 c 395 § 5; 1977 ex.s. c 22 § 8; 1961 c 15 § 84.60.020. Prior: 1943 c 34 § 1; 1939 c 206 § 45; 1935 c 30 § 7; 1925 ex.s. c 130 § 104; Rem. Supp. 1943 § 11265; prior: 1903 c 59 § 3; 1897 c 71 § 83; 1895 c 176 § 21; 1893 c 124 § 88. Formerly RCW 84.60.020 and 84.60.030.]

Severability—1977 ex.s. c 22: See note following RCW 46.04.302.

84.60.040 Charging personalty tax against realty.

When it becomes necessary, in the opinion of the county treasurer, to charge the tax on personal property against real property, in order that such personal property tax may be collected, such county treasurer shall select for that purpose some particular tract or lots of real property owned by the person owing such personal property tax, and in his tax roll and certificate of delinquency shall designate the particular tract or lots of real property against which such personal property tax is charged, and such real property shall be chargeable therewith. [1961 c 15 § 84.60.040. Prior: 1925]

ex.s. c 130 § 112, part; RRS § 11273, part; prior: 1897 c 71 § 93, part; 1893 c 124 § 97, part.]

84.60.050 Acquisition by governmental unit of property subject to tax lien or placement under agreement or order of immediate possession or use—Effect. (1) When real property is acquired by purchase or condemnation by the state of Washington, any county or municipal corporation or is placed under a recorded agreement for immediate possession and use or an order of immediate possession and use pursuant to RCW 8.04.090, such property shall continue to be subject to the tax lien for the years prior to the year in which the property is so acquired or placed under such agreement or order, of any tax levied by the state, county, municipal corporation or other tax levying public body, except as is otherwise provided in RCW 84.60.070.

(2) The lien for taxes applicable to the real property being acquired or placed under immediate possession and use for the year in which such real property is so acquired or placed under immediate possession and use shall be for only the pro rata portion of taxes allocable to that portion of the year prior to the date of execution of the instrument vesting title, date of recording such agreement of immediate possession and use, date of such order of immediate possession and use, or date of judgment. No taxes levied or tax lien on such property allocable to a period subsequent to the dates identified in this subsection shall be valid and any such taxes levied shall be canceled as provided in RCW 84.48.065. In the event the owner has paid taxes allocable to that portion of the year subsequent to the dates identified in this subsection he or she shall be entitled to a pro rata refund of the amount paid on the property so acquired or placed under a recorded agreement or an order of immediate possession and use. If the dates identified in this subsection precede February 15th of the year in which such taxes become payable, no lien for such taxes shall be valid and any such taxes levied but not payable shall be canceled as provided in RCW 84.48.065. [1994 c 301 § 54; 1994 c 124 § 39; 1971 ex.s. c 260 § 2; 1967 ex.s. c 145 § 36; 1961 c 15 § 84.60.050. Prior: 1957 c 277 § 1.]

Severability—1967 ex.s. c 145: See RCW 47.98.043.

Exemption of property under order of immediate possession and use: RCW 84.36.010.

84.60.070 Acquisition by governmental unit of property subject to tax lien or placement under agreement or order of immediate possession or use—Segregation of taxes if only part of parcel required. When only part of a parcel of real property is required by a public body either of the parties may require the assessor to segregate the taxes and the assessed valuation as between the portion of property so required and the remainder thereof. If the assessed valuation of the portion of the property not required exceeds the amount of all delinquent taxes and taxes payable on the entire parcel, and if the owner so elects the lien for the taxes owing and payable on all the property shall be set over to the property retained by the owner. All county assessors are hereby authorized and required to segregate taxes as provided above. [1971 ex.s. c 260 § 3; 1961 c 15 § 84.60.070. Prior: 1957 c 277 § 3.]

[Title 84 RCW—page 134] (2008 Ed.)

Chapter 84.64 RCW

LIEN FORECLOSURE

(Formerly: Certificates of delinquency)

Santiana

Sections	
84.64.040	Prosecuting attorney to foreclose on request.
84.64.050	Certificate to county—Foreclosure—Notice—Sale of certain residential property eligible for deferral prohibited.
84.64.060	Payment by interested person before day of sale.
84.64.070	Redemption before day of sale—Redemption of property of minors and legally incompetent persons.
84.64.080	Foreclosure proceedings—Judgment—Sale—Notice—Form of deed—Recording.
84.64.120	Appellate review—Deposit.
84.64.130	Certified copies of records as evidence.
84.64.180	Deeds as evidence—Estoppel by judgment.
84.64.190	Certified copy of deed as evidence.
84.64.200	Prior taxes deemed delinquent—County as bidder at sale— Purchaser to pay all delinquent taxes, interest, or costs.
84.64.215	Deed recording fee—Transmittal to county auditor and pur- chaser.

84.64.040 Prosecuting attorney to foreclose on

request. The county prosecuting attorney shall furnish to holders of certificates of delinquency, at the expense of the county, forms of applications for judgment and forms of notice and summons when the same are required, and shall prosecute to final judgment all actions brought by holders of certificates under the provisions of this chapter for the foreclosure of tax liens, when requested so to do by the holder of any certificate of delinquency: PROVIDED, Said holder has duly paid to the clerk of the court the sum of two dollars for each action brought as per RCW 84.64.120: PROVIDED, FURTHER, That nothing herein shall be construed to prevent said holder from employing other and additional counsel, or prosecuting said action independent of and without assistance from the prosecuting attorney, if he so desires, but in such cases, no other and further costs or charge whatever shall be allowed than the costs provided in this section and RCW 84.64.120: AND PROVIDED, ALSO, That in no event shall the county prosecuting attorney collect any fee for the services herein enumerated. [1961 c 15 § 84.64.040. Prior: 1925 ex.s. c 130 § 116; RRS § 11277; prior: 1903 c 165 § 1; 1899 c 141 § 14.]

84.64.050 Certificate to county—Foreclosure—Notice—Sale of certain residential property eligible for deferral prohibited. After the expiration of three years from the date of delinquency, when any property remains on the tax rolls for which no certificate of delinquency has been issued, the county treasurer shall proceed to issue certificates of delinquency on the property to the county for all years' taxes, interest, and costs: PROVIDED, That the county treasurer, with the consent of the county legislative authority, may elect to issue a certificate for fewer than all years' taxes, interest, and costs to a minimum of the taxes, interest, and costs for the earliest year.

Certificates of delinquency shall be prima facie evidence that:

- (1) The property described was subject to taxation at the time the same was assessed;
 - (2) The property was assessed as required by law;
- (3) The taxes or assessments were not paid at any time before the issuance of the certificate;

(4) Such certificate shall have the same force and effect as a lis pendens required under chapter 4.28 RCW.

The county treasurer may include in the certificate of delinquency any assessments which are due on the property and are the responsibility of the county treasurer to collect. For purposes of this chapter, "taxes, interest, and costs" include any assessments which are so included by the county treasurer, and "interest" means interest and penalties unless the context requires otherwise.

The treasurer shall file the certificates when completed with the clerk of the court at no cost to the treasurer, and the treasurer shall thereupon, with legal assistance from the county prosecuting attorney, proceed to foreclose in the name of the county, the tax liens embraced in such certificates. Notice and summons must be served or notice given in a manner reasonably calculated to inform the owner or owners, and any person having a recorded interest in or lien of record upon the property, of the foreclosure action to appear within thirty days after service of such notice and defend such action or pay the amount due. Either (a) personal service upon the owner or owners and any person having a recorded interest in or lien of record upon the property, or (b) publication once in a newspaper of general circulation, which is circulated in the area of the property and mailing of notice by certified mail to the owner or owners and any person having a recorded interest in or lien of record upon the property, or, if a mailing address is unavailable, personal service upon the occupant of the property, if any, is sufficient. If such notice is returned as unclaimed, the treasurer shall send notice by regular firstclass mail. The notice shall include the legal description on the tax rolls, the year or years for which assessed, the amount of tax and interest due, and the name of owner, or reputed owner, if known, and the notice must include the local street address, if any, for informational purposes only. The certificates of delinquency issued to the county may be issued in one general certificate in book form including all property, and the proceedings to foreclose the liens against the property may be brought in one action and all persons interested in any of the property involved in the proceedings may be made codefendants in the action, and if unknown may be therein named as unknown owners, and the publication of such notice shall be sufficient service thereof on all persons interested in the property described therein, except as provided above. The person or persons whose name or names appear on the treasurer's rolls as the owner or owners of the property shall be considered and treated as the owner or owners of the property for the purpose of this section, and if upon the treasurer's rolls it appears that the owner or owners of the property are unknown, then the property shall be proceeded against, as belonging to an unknown owner or owners, as the case may be, and all persons owning or claiming to own, or having or claiming to have an interest therein, are hereby required to take notice of the proceedings and of any and all steps thereunder: PROVIDED, That prior to the sale of the property, the treasurer shall order or conduct a title search of the property to be sold to determine the legal description of the property to be sold and the record title holder, and if the record title holder or holders differ from the person or persons whose name or names appear on the treasurer's rolls as the owner or owners, the record title holder or holders shall be considered and treated as the owner or owners of the prop-

(2008 Ed.) [Title 84 RCW—page 135]

erty for the purpose of this section, and shall be entitled to the notice provided for in this section. Such title search shall be included in the costs of foreclosure.

The county treasurer shall not sell property which is eligible for deferral of taxes under chapter 84.38 RCW but shall require the owner of the property to file a declaration to defer taxes under chapter 84.38 RCW. [1999 c 18 § 7; 1991 c 245 § 25; 1989 c 378 § 37; 1986 c 278 § 64. Prior: 1984 c 220 § 19; 1984 c 179 § 2; 1981 c 322 § 4; 1972 ex.s. c 84 § 2; 1961 c 15 § 84.64.050; prior: 1937 c 17 § 1; 1925 ex.s. c 130 § 117; RRS § 11278; prior: 1917 c 113 § 1; 1901 c 178 § 3; 1899 c 141 § 15; 1897 c 71 § 98.]

Severability—1986 c 278: See note following RCW 36.01.010.

84.64.060 Payment by interested person before day of sale. Any person owning a recorded interest in lands or lots upon which judgment is prayed, as provided in this chapter, may in person or by agent pay the taxes, interest and costs due thereon to the county treasurer of the county in which the same are situated, at any time before the day of the sale; and for the amount so paid he or she shall have a lien on the property liable for taxes, interest and costs for which judgment is prayed; and the person or authority who shall collect or receive the same shall give a receipt for such payment, or issue to such person a certificate showing such payment. If paying by agent, the agent shall provide notarized documentation of the agency relationship. [2003 c 23 § 4; 2002 c 168 § 9; 1963 c 88 § 1; 1961 c 15 § 84.64.060. Prior: 1925 ex.s. c 130 § 118; RRS § 11279; prior: 1897 c 71 § 99.]

84.64.070 Redemption before day of sale—Redemption of property of minors and legally incompetent persons. Real property upon which certificates of delinquency have been issued under the provisions of this chapter, may be redeemed at any time before the close of business the day before the day of the sale, by payment, as prescribed by the county treasurer, to the county treasurer of the proper county. of the amount for which the certificate of delinquency was issued, together with interest at the statutory rate per annum charged on delinquent general real and personal property taxes from date of issuance of the certificate of delinquency until paid. The person redeeming such property shall also pay the amount of all taxes, interest and costs accruing after the issuance of such certificate of delinquency, together with interest at the statutory rate per annum charged on delinquent general real and personal property taxes on such payment from the day the same was made. No fee shall be charged for any redemption. Tenants in common or joint tenants shall be allowed to redeem their individual interest in real property for which certificates of delinquency have been issued under the provisions of this chapter, in the manner and under the terms specified in RCW 84.64.060 for the redemption of real property other than that of persons adjudicated to be legally incompetent or minors for purposes of this section. If the real property of any minor, or any person adjudicated to be legally incompetent, be sold for nonpayment of taxes, the same may be redeemed at any time within three years after the date of sale upon the terms specified in this section, on the payment of interest at the statutory rate per annum charged on delinquent general real and personal property taxes on the amount for which the same was sold, from and after the date of sale, and in addition the redemptioner shall pay the reasonable value of all improvements made in good faith on the property, less the value of the use thereof, which redemption may be made by themselves or by any person in their behalf. [2002 c 168 § 10; 1991 c 245 § 26; 1963 c 88 § 2; 1961 c 15 § 84.64.070. Prior: 1925 ex.s. c 130 § 119; RRS § 11280; prior: 1917 c 142 § 4; 1899 c 141 § 17; 1897 c 71 § 102; 1895 c 176 § 25; 1893 c 124 § 121.]

84.64.080 Foreclosure proceedings—Judgment— Sale—Notice—Form of deed—Recording. The court shall examine each application for judgment foreclosing tax lien, and if defense (specifying in writing the particular cause of objection) be offered by any person interested in any of the lands or lots to the entry of judgment against the same, the court shall hear and determine the matter in a summary manner, without other pleadings, and shall pronounce judgment as the right of the case may be; or the court may, in its discretion, continue such individual cases, wherein defense is offered, to such time as may be necessary, in order to secure substantial justice to the contestants therein; but in all other cases the court shall proceed to determine the matter in a summary manner as above specified. In all judicial proceedings of any kind for the collection of taxes, and interest and costs thereon, all amendments which by law can be made in any personal action pending in such court shall be allowed, and no assessments of property or charge for any of the taxes shall be considered illegal on account of any irregularity in the tax list or assessment rolls or on account of the assessment rolls or tax list not having been made, completed or returned within the time required by law, or on account of the property having been charged or listed in the assessment or tax lists without name, or in any other name than that of the owner, and no error or informality in the proceedings of any of the officers connected with the assessment, levying or collection of the taxes, shall vitiate or in any manner affect the tax or the assessment thereof, and any irregularities or informality in the assessment rolls or tax lists or in any of the proceedings connected with the assessment or levy of such taxes or any omission or defective act of any officer or officers connected with the assessment or levying of such taxes, may be, in the discretion of the court, corrected, supplied and made to conform to the law by the court. The court shall give judgment for such taxes, interest and costs as shall appear to be due upon the several lots or tracts described in the notice of application for judgment or complaint, and such judgment shall be a several judgment against each tract or lot or part of a tract or lot for each kind of tax included therein, including all interest and costs, and the court shall order and direct the clerk to make and enter an order for the sale of such real property against which judgment is made, or vacate and set aside the certificate of delinquency or make such other order or judgment as in the law or equity may be just. The order shall be signed by the judge of the superior court, shall be delivered to the county treasurer, and shall be full and sufficient authority for him or her to proceed to sell the property for the sum as set forth in the order and to take such further steps in the matter as are provided by law. The county treasurer shall immediately after receiving the order and judgment of the court proceed to sell the property as provided in this chapter

[Title 84 RCW—page 136] (2008 Ed.)

to the highest and best bidder for cash. The acceptable minimum bid shall be the total amount of taxes, interest, and costs. All sales shall be made at a location in the county on a date and time (except Saturdays, Sundays, or legal holidays) as the county treasurer may direct, and shall continue from day to day (Saturdays, Sundays, and legal holidays excepted) during the same hours until all lots or tracts are sold, after first giving notice of the time, and place where such sale is to take place for ten days successively by posting notice thereof in three public places in the county, one of which shall be in the office of the treasurer. The notice shall be substantially in the following form:

TAX JUDGMENT SALE

Public notice is hereby given that pursuant to real property tax judgment of the superior court of the county of in the state of Washington, and an order of sale duly issued by the court, entered the ... day of, in proceedings for foreclosure of tax liens upon real property, as per provisions of law, I shall on the ... day of, at, at o'clock a.m., at in the city of, and county of, state of Washington, sell the real property to the highest and best bidder for cash, to satisfy the full amount of taxes, interest and costs adjudged to be due.

In witness whereof, I have hereunto affixed my hand and seal this day of ,

No county officer or employee shall directly or indirectly be a purchaser of such property at such sale.

If any buildings or improvements are upon an area encompassing more than one tract or lot, the same must be advertised and sold as a single unit.

If the highest amount bid for any such separate unit tract or lot is in excess of the minimum bid due upon the whole property included in the certificate of delinquency, the excess shall be refunded following payment of all recorded watersewer district liens, on application therefor, to the record owner of the property. The record owner of the property is the person who held title on the date of issuance of the certificate of delinquency. Assignments of interests, deeds, or other documents executed or recorded after filing the certificate of delinquency shall not affect the payment of excess funds to the record owner. In the event no claim for the excess is received by the county treasurer within three years after the date of the sale he or she shall at expiration of the three year period deposit such excess in the current expense fund of the county which shall extinguish all claims by any owner to the excess funds. The county treasurer shall execute to the purchaser of any piece or parcel of land a tax deed. The deed so made by the county treasurer, under the official seal of his or her office, shall be recorded in the same manner as other conveyances of real property, and shall vest in the grantee, his or her heirs and assigns the title to the property therein described, without further acknowledgment or evidence of such conveyance, and shall be substantially in the following form:

State of Washington		
	}	SS.
County of		

This indenture, made this day of, between, as treasurer of county, state of Washington, party of the first part, and, party of the second part:

Witnesseth, that, whereas, at a public sale of real property held on the day of, pursuant to a real property tax judgment entered in the superior court in the county of on the day of, in proceedings to foreclose tax liens upon real property and an order of sale duly issued by the court, duly purchased in compliance with the laws of the state of Washington, the following described real property, to wit: (Here place description of real property conveyed) and that the has complied with the laws of the state of Washington necessary to entitle (him, or her or them) to a deed for the real property.

Now, therefore, know ye, that, I cdots ..., county treasurer of the county of cdots ..., state of Washington, in consideration of the premises and by virtue of the statutes of the state of Washington, in such cases provided, do hereby grant and convey unto cdots ..., his or her heirs and assigns, forever, the real property hereinbefore described.

Given under my hand and seal of office this day of , A.D.

County Treasurer.

[2004 c 79 § 7; 2003 c 23 § 5. Prior: 1999 c 153 § 72; 1999 c 18 § 8; 1991 c 245 § 27; 1981 c 322 § 5; 1965 ex.s. c 23 § 4; 1963 c 8 § 1; 1961 c 15 § 84.64.080; prior: 1951 c 220 § 1; 1939 c 206 § 47; 1937 c 118 § 1; 1925 ex.s. c 130 § 20; RRS § 11281; prior: 1909 c 163 § 1; 1903 c 59 § 5; 1899 c 141 § 18; 1897 c 71 § 103; 1893 c 124 § 105; 1890 p 573 § 112; Code 1881 § 2917. Formerly RCW 84.64.080, 84.64.090, 84.64.100, and 84.64.110.]

Part headings not law—1999 c 153: See note following RCW 57.04.050.

Validation—1963 c 8: "All rights acquired or any liability or obligation incurred under the provisions of this section prior to February 18, 1963, or any process, proceeding, order, or judgment involving the assessment of any property or the levy or collection of any tax thereunder, or any certificate of delinquency, tax deed or other instrument given or executed thereunder, or any claim or refund thereunder, or any sale or other proceeding thereunder are hereby declared valid and of full force and effect." [1963 c 8 § 2.]

84.64.120 Appellate review—Deposit. Appellate review of the judgment of the superior court may be sought as in other civil cases. However, review must be sought within thirty days after the entry of the judgment and the party taking such appeal shall deposit a sum equal to all taxes, interest, and costs with the clerk of the court, conditioned that the appellant shall prosecute the appeal with effect, and will pay the amount of any taxes, interest and costs which may be finally adjudged against the real property involved in the appeal by any court having jurisdiction of the cause. No appeal shall be allowed from any judgment for the sale of land or lot for taxes unless the party taking such appeal shall before the time of giving notice of such appeal, and within

(2008 Ed.) [Title 84 RCW—page 137]

thirty days herein allowed within which to appeal, deposit with the clerk of the court of the county in which the land or lots are situated, an amount of money equal to the amount of the judgment and costs rendered in such cause by the trial court. If, in case of an appeal, the judgment of the lower court shall be affirmed, in whole or in part, the supreme court or the court of appeals shall enter judgment for the amount of taxes, interest and costs, with damages not to exceed twenty percent, and shall order that the amount deposited with the clerk of the court, or so much thereof as may be necessary, be credited upon the judgment so rendered, and execution shall issue for the balance of the judgment, damages and costs. The clerk of the supreme court or the clerk of the division of the court of appeals in which the appeal is pending shall transmit to the county treasurer of the county in which the land or lots are situated a certified copy of the order of affirmance, and it shall be the duty of such county treasurer upon receiving the same to apply so much of the amount deposited with the clerk of the court, as shall be necessary to satisfy the amount of the judgment of the supreme court, and to account for the same as collected taxes. If the judgment of the superior court shall be reversed and the cause remanded for a rehearing, and if, upon a rehearing, judgment shall be rendered for the sale of the land or lots for taxes, or any part thereof, and such judgment be not appealed from, as herein provided, the clerk of such superior court shall certify to the county treasurer the amount of such judgment, and thereupon it shall be the duty of the county treasurer to certify to the county clerk the amount deposited with the clerk of the court, and the county clerk shall credit such judgment with the amount of such deposit, or so much thereof as will satisfy the judgment, and the county treasurer shall be chargeable and accountable for the amount so credited as collected taxes. Nothing herein shall be construed as requiring an additional deposit in case of more than one appeal being prosecuted in the proceeding. If, upon a final hearing, judgment shall be refused for the sale of the land or lots for the taxes, interest, and costs, or any part thereof, in the proceedings, the county treasurer shall pay over to the party who shall have made such deposit, or his or her legally authorized agent or representative, the amount of the deposit, or so much thereof as shall remain after the satisfaction of the judgment against the land or lots in respect to which such deposit shall have been made. [1999 c 18 § 9; 1991 c 245 § 28; 1988 c 202 § 70; 1971 c 81 § 154; 1961 c 15 § 84.64.120. Prior: 1925 ex.s. c 130 § 121; RRS § 11282; prior: 1903 c 59 § 4; 1897 c 71 § 104; 1893 c 124 § 106.]

Rules of court: Cf. RAP 5.2, 8.1, 18.22.

Severability—1988 c 202: See note following RCW 2.24.050.

84.64.130 Certified copies of records as evidence.

The books and records belonging to the office of county treasurer, certified by said treasurer, shall be deemed prima facie evidence to prove the issuance of any certificate, the sale of any land or lot for taxes, the redemption of the same or payment of taxes thereon. The county treasurer shall, at the expiration of his term of office, pay over to his successor in office all moneys in his hands received for redemption from sale for taxes on real property. [1961 c 15 § 84.64.130. Prior: 1925 ex.s. c 130 § 123; RRS § 11284; prior: 1897 c 71 § 108; 1893 c 124 § 123.]

84.64.180 Deeds as evidence—Estoppel by judgment.

Deeds executed by the county treasurer, as aforesaid, shall be prima facie evidence in all controversies and suits in relation to the right of the purchaser, his heirs and assigns, to the real property thereby conveyed of the following facts: First, that the real property conveyed was subject to taxation at the time the same was assessed, and had been listed and assessed in the time and manner required by law; second, that the taxes were not paid at any time before the issuance of deed; third, that the real property conveyed had not been redeemed from the sale at the date of the deed; fourth, that the real property was sold for taxes, interest and costs, as stated in the deed; fifth, that the grantee in the deed was the purchaser, or assignee of the purchaser; sixth, that the sale was conducted in the manner required by law. And any judgment for the deed to real property sold for delinquent taxes rendered after January 9, 1926, except as otherwise provided in this section, shall estop all parties from raising any objections thereto, or to a tax title based thereon, which existed at or before the rendition of such judgment, and could have been presented as a defense to the application for such judgment in the court wherein the same was rendered, and as to all such questions the judgment itself shall be conclusive evidence of its regularity and validity in all collateral proceedings, except in cases where the tax has been paid, or the real property was not liable to the tax. [1961 c 15 § 84.64.180. Prior: 1925 ex.s. c 130 § 127; RRS § 11288; prior: 1897 c 71 § 114; 1893 c 124 § 132; 1890 p 574 § 114.]

84.64.190 Certified copy of deed as evidence. Whenever it shall be necessary in any action in any court of law or equity, wherein the title to any real property is in controversy, to prove the conveyance to any county of such real property in pursuance of a foreclosure of a tax certificate and sale thereunder, a copy of the tax deed issued to the county containing a description of such real property, exclusive of the description of all other real property therein described, certified by the county auditor of the county wherein the real property is situated, to be such, shall be admitted in evidence by the court, and shall be proof of the conveyance of the real property in controversy to such county, to the same extent as would a certified copy of the entire record of such tax deed. [1961 c 15 § 84.64.190. Prior: 1925 ex.s. c 130 § 128; RRS § 11289; prior: 1890 p 575 § 115.]

84.64.200 Prior taxes deemed delinquent—County as bidder at sale—Purchaser to pay all delinquent taxes, **interest, or costs.** All lots, tracts and parcels of land upon which taxes levied prior to January 9, 1926 remain due and unpaid at the date when such taxes would have become delinquent as provided in the act under which they were levied shall be deemed to be delinquent under the provisions of this title, and the same proceedings may be had to enforce the payment of such unpaid taxes, with interest and costs, and payment enforced and liens foreclosed under and by virtue of the provisions of this chapter. For the purposes of foreclosure under this chapter, the date of delinquency shall be construed to mean the date when the taxes first became delinquent. At all sales of property for which certificates of delinquency are held by the county, if no other bids are received, the county shall be considered a bidder for the full area of

[Title 84 RCW—page 138] (2008 Ed.)

each tract or lot to the amount of all taxes, interest and costs due thereon, and where no bidder appears, acquire title in trust for the taxing districts as absolutely as if purchased by an individual under the provisions of this chapter; all bidders except the county at sales of property for which certificates of delinquency are held by the county shall pay the full amount of taxes, interest and costs for which judgment is rendered, together with all taxes, interest and costs which are delinquent at the time of sale, regardless of whether the taxes, interest, or costs are included in the judgment. [2007 c 295 § 7; 1981 c 322 § 6; 1961 c 15 § 84.64.200. Prior: 1925 ex.s. c 130 § 129; RRS § 11290; prior: 1901 c 178 § 4; 1899 c 141 § 24; 1897 c 71 § 116; 1893 c 124 § 136.]

84.64.215 Deed recording fee—Transmittal to county auditor and purchaser. In addition to a five-dollar fee for preparing the deed, the treasurer shall collect the proper recording fee. This recording fee together with the deed shall then be transmitted by the treasurer to the county auditor who will record the same and mail the deed to the purchaser. [1991 c 245 § 29; 1961 c 15 § 84.64.215. Prior: 1947 c 60 § 1; Rem. Supp. 1947 § 11295a. Formerly RCW 84.64.210, part.]

Chapter 84.68 RCW

RECOVERY OF TAXES PAID OR PROPERTY SOLD FOR TAXES

Sections

Sections	
84.68.010	Injunctions prohibited—Exceptions.
84.68.020	Payment under protest—Claim not required.
84.68.030	Judgment—Payment—County tax refund fund.
84.68.040	Levy for tax refund fund.
84.68.050	Venue of action—Intercounty property.
84.68.060	Limitation of actions.
84.68.070	Remedy exclusive—Exception.
84.68.080	Action to recover property sold for taxes—Tender is condition precedent.
84.68.090	Action to recover property sold for taxes—Complaint.
84.68.100	Action to recover property sold for taxes—Restrictions construed as additional.
84.68.110	Small claims recoveries—Recovery of erroneous taxes without court action.
84.68.120	Small claims recoveries—Petition—Procedure of county officers—Transmittal of findings to department of revenue.
84.68.130	Small claims recoveries—Procedure of department of revenue.
84.68.140	Small claims recoveries—Payment of refunds—Procedure.
84.68.150	Small claims recoveries—Limitation as to time and amount of refund.

84.68.010 Injunctions prohibited—Exceptions. Injunctions and restraining orders shall not be issued or granted to restrain the collection of any tax or any part thereof, or the sale of any property for the nonpayment of any tax or part thereof, except in the following cases:

- (1) Where the law under which the tax is imposed is void:
- (2) Where the property upon which the tax is imposed is exempt from taxation; or
- (3) Where the sale is a result of an error made by an officer or employee of the county, and the board of county commissioners or other legislative authority of the county issues an order. [2000 c 103 § 30; 1972 ex.s. c 84 § 3; 1961 c 15 § 84.68.010. Prior: 1931 c 62 § 1; RRS § 11315-1.]

84.68.020 Payment under protest—Claim not **required.** In all cases of the levy of taxes for public revenue which are deemed unlawful or excessive by the person, firm or corporation whose property is taxed, or from whom such tax is demanded or enforced, such person, firm or corporation may pay such tax or any part thereof deemed unlawful, under written protest setting forth all of the grounds upon which such tax is claimed to be unlawful or excessive; and thereupon the person, firm or corporation so paying, or their legal representatives or assigns, may bring an action in the superior court or in any federal court of competent jurisdiction against the state, county or municipality by whose officers the same was collected, to recover such tax, or any portion thereof, so paid under protest: PROVIDED, That RCW 84.68.010 through 84.68.070 shall not be deemed to enlarge the grounds upon which taxes may now be recovered: AND PROVIDED FURTHER, That no claim need be presented to the state or county or municipality, or any of their respective officers, for the return of such protested tax as a condition precedent to the institution of such action. [1994 c 124 § 40; 1961 c 15 § 84.68.020. Prior: 1937 c 11 § 1; 1931 c 62 § 2; 1927 c 280 § 7; 1925 c 18 § 7; RRS § 11315-2.]

84.68.030 Judgment—Payment—County tax refund **fund.** In case it be determined in such action that said tax, or any portion thereof, so paid under protest, was unlawfully collected, judgment for recovery thereof and interest thereon at the rate specified in RCW 84.69.100 from date of payment, together with costs of suit, shall be entered in favor of plaintiff. In case the action is against a county and the judgment shall become final, the amount of such judgment, including interest at the rate specified in RCW 84.69.100 and costs where allowed, shall be paid out of the treasury of such county by the county treasurer upon warrants drawn by the county auditor against a fund in said treasury hereby created to be known and designated as the county tax refund fund. Such warrants shall be so issued upon the filing with the county auditor and the county treasurer of duly authenticated copies of such judgment, and shall be paid by the county treasurer out of any moneys on hand in said fund. If no funds are available in such county tax refund fund for the payment of such warrants, then such warrants shall bear interest in such cases and shall be callable under such conditions as are provided by law for county warrants, and such interest, if any, shall also be paid out of said fund. [1989 c 378 § 28; 1961 c 15 § 84.68.030. Prior: 1931 c 62 § 3; RRS § 11315-3.]

84.68.040 Levy for tax refund fund. Annually, at the time required by law for the levying of taxes for county purposes, the proper county officers required by law to make and enter such tax levies shall make and enter a tax levy or levies for said county tax refund fund, which said levy or levies shall be given precedence over all other tax levies for county and/or taxing district purposes, as follows:

(1) A levy upon all of the taxable property within the county for the amount of all taxes collected by the county for county and/or state purposes held illegal and recoverable by such judgments rendered against the county within the preceding twelve months, including legal interest and a proper share of the costs, where allowed, together with the additional amounts hereinafter provided for;

(2008 Ed.) [Title 84 RCW—page 139]

(2) A levy upon all of the taxable property of each taxing district within the county for the amount of all taxes collected by the county for the purposes of such taxing district, and which have been held illegal and recoverable by such judgments rendered against the county within the preceding twelve months, including legal interest and a proper share of the costs, where allowed.

The aforesaid levy or levies shall also include a proper share of the interest paid out of the county tax refund fund during said twelve months upon warrants issued against said fund in payment of such judgments, legal interests and costs, plus such an additional amount as such levying officers shall deem necessary to meet the obligations of said fund, taking into consideration the probable portions of such taxes that will not be collected or collectible during the year in which they are due and payable, and also any unobligated cash on hand in said fund. [1961 c 15 § 84.68.040. Prior: 1937 c 11 § 2; 1931 c 62 § 4; RRS § 11315-4.]

84.68.050 Venue of action—Intercounty property.

The action for the recovery of taxes so paid under protest shall be brought in the superior court of the county wherein the tax was collected or in any federal court of competent jurisdiction: PROVIDED, That where the property against which the tax is levied consists of the operating property of a railroad company, telegraph company or other public service company whose operating property is located in more than one county and is assessed as a unit by any state board or state officer or officers, the complaining taxpayer may institute such action in the superior court of any one of the counties in which such tax is payable, or in any federal court of competent jurisdiction, and may join as parties defendant in said action all of the counties to which the tax or taxes levied upon such operating property were paid or are payable, and may recover in one action from each of the county defendants the amount of the tax, or any portion thereof, so paid under protest, and adjudged to have been unlawfully collected, together with interest thereon at the rate specified in RCW 84.69.100 from date of payment, and costs of suit. [1989 c 378 § 29; 1961 c 15 § 84.68.050. Prior: 1937 c 11 § 3; 1931 c 62 § 5; RRS § 11315-5.]

84.68.060 Limitation of actions. No action instituted pursuant to this chapter or otherwise to recover any tax levied or assessed shall be commenced after the 30th day of the next succeeding June following the year in which said tax became payable. [1961 c 15 § 84.68.060. Prior: 1939 c 206 § 48; 1931 c 62 § 6; RRS § 11315-6.]

Limitation of action to cancel tax deed: RCW 4.16.090.

84.68.070 Remedy exclusive—Exception. Except as permitted by RCW 84.68.010 through 84.68.070 and chapter 84.69 RCW, no action shall ever be brought or defense interposed attacking the validity of any tax, or any portion of any tax: PROVIDED, HOWEVER, That this section shall not be construed as depriving the defendants in any tax foreclosure proceeding of any valid defense allowed by law to the tax sought to be foreclosed therein except defenses based upon alleged excessive valuations, levies or taxes. [1989 c 378 §

30; 1961 c 15 § 84.68.070. Prior: 1939 c 206 § 49; 1931 c 62 § 7; RRS § 11315-7.]

84.68.080 Action to recover property sold for taxes—Tender is condition precedent. Hereafter no action or proceeding shall be commenced or instituted in any court of this state for the recovery of any property sold for taxes, unless the person or corporation desiring to commence or institute such action or proceeding shall first pay, or cause to be paid, or shall tender to the officer entitled under the law to receive the same, all taxes, penalties, interest and costs justly due and unpaid from such person or corporation on the property sought to be recovered. [1961 c 15 § 84.68.080. Prior: 1888 c 22 (p 43) § 1; RRS § 955.]

Limitation of action to cancel tax deed: RCW 4.16.090.

84.68.090 Action to recover property sold for taxes—

Complaint. In all actions for the recovery of lands or other property sold for taxes, the complainant must state and set forth specially in the complaint the tax that is justly due, with penalties, interest and costs, that the taxes for that and previous years have been paid; and when the action is against the person or corporation in possession thereof that all taxes, penalties, interest and costs paid by the purchaser at tax-sale, the purchaser's assignees or grantees have been fully paid or tendered, and payment refused. [1994 c 124 § 41; 1961 c 15 § 84.68.090. Prior: 1888 c 22 (p 44) § 2; RRS § 956.]

84.68.100 Action to recover property sold for taxes—Restrictions construed as additional. The provisions of RCW 84.68.080 and 84.68.090 shall be construed as imposing additional conditions upon the complainant in actions for the recovery of property sold for taxes. [1961 c 15 § 84.68.100. Prior: 1888 c 22 (p 44) § 3; RRS § 957.]

84.68.110 Small claims recoveries—Recovery of erroneous taxes without court action. Whenever a taxpayer believes or has reason to believe that, through error in description, double assessments or manifest errors in assessment which do not involve a revaluation of the property, he has been erroneously assessed or that a tax has been incorrectly extended against him upon the tax rolls, and the tax based upon such erroneous assessment or incorrect extension has been paid, such taxpayer may initiate a proceeding for the cancellation or reduction of the assessment of his property and the tax based thereon or for correction of the error in extending the tax on the tax rolls, and for the refund of the claimed erroneous tax or excessive portion thereof, by filing a petition therefor with the county assessor of the county in which the property is or was located or taxed, which petition shall legally describe the property, show the assessed valuation and tax placed against the property for the year or years in question and the taxpayer's reasons for believing that there was an error in the assessment within the meaning of RCW 84.68.110 through 84.68.150, or in extending the tax upon the tax rolls and set forth the sum to which the taxpayer desires to have the assessment reduced or the extended tax corrected. [1961 c 15 § 84.68.110. Prior: 1939 c 16 § 1; RRS § 11241-1.]

[Title 84 RCW—page 140] (2008 Ed.)

84.68.120 Small claims recoveries—Petition—Procedure of county officers—Transmittal of findings to **department of revenue.** Upon the filing of the petition with the county assessor that officer shall proceed forthwith to conduct such investigation as may be necessary to ascertain and determine whether or not the assessment in question was erroneous or whether or not the tax was incorrectly extended upon the tax rolls and if he finds there is probable cause to believe that the property was erroneously assessed, and that such erroneous assessment was due to an error in description. double assessment or manifest error in assessment which does not involve a revaluation of the property, or that the tax was incorrectly extended upon the tax rolls, he shall endorse his findings upon the petition, and thereupon within ten days after the filing of the petition by the taxpayer forward the same to the county treasurer. If the assessor's findings be in favor of cancellation or reduction or correction he shall include therein a statement of the amount to which he recommends that the assessment and tax be reduced. It shall be the duty of the county treasurer, upon whom a petition with endorsed findings is served, as in RCW 84.68.110 through 84.68.150 provided, to endorse thereon a statement whether or not the tax against which complaint is made has in fact been paid and, if paid, the amount thereof, whereupon the county treasurer shall immediately transmit the petition to the prosecuting attorney and the prosecuting attorney shall make such investigation as he deems necessary and, within ten days after receipt of the petition and findings by him, transmit the same to the state department of revenue with his recommendation in respect to the granting or denial of the petition. [1975 1st ex.s. c 278 § 208; 1961 c 15 § 84.68.120. Prior: 1939 c 16 § 2; RRS § 11241-2.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.68.130 Small claims recoveries—Procedure of department of revenue. Upon receipt of the petition, findings and recommendations the state department of revenue shall proceed to consider the same, and it may require evidence to be submitted and make such investigation as it deems necessary and for such purpose the department of revenue shall be empowered to subpoena witnesses in order that all material and relevant facts may be ascertained. Upon the conclusion of its consideration of the petition and within thirty days after receipt thereof, the department of revenue shall enter an order either granting or denying the petition and if the petition be granted the department of revenue may order the assessment canceled or reduced or the extended tax corrected upon the tax rolls in any amount it deems proper but in no event to exceed the amount of reduction or correction recommended by the county assessor. [1975 1st ex.s. c 278 § 209; 1961 c 15 § 84.68.130. Prior: 1939 c 16 § 3; RRS § 11241-3.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.68.140 Small claims recoveries—Payment of refunds—Procedure. Certified copies of the order of the department of revenue shall be forwarded to the county assessor, the county auditor and the taxpayer, and the taxpayer shall immediately be entitled to a refund of the difference, if

any, between the tax already paid and the canceled or reduced or corrected tax based upon the order of the department with interest on such amount from the date of payment of the original tax. Upon receipt of the order of the department the county auditor shall draw a warrant against the county tax refund fund in the amount of any tax reduction so ordered, plus interest at the rate specified in RCW 84.69.100 to the date such warrant is issued, and such warrant shall be paid by the county treasurer out of any moneys on hand in said fund. If no funds are available in the county tax refund fund for the payment of such warrant the warrant shall bear interest and shall be callable under such conditions as are provided by law for county warrants and such interest, if any, shall also be paid out of said fund. The order of the department shall for all purposes be considered as a judgment against the county tax refund fund and the obligation thereof shall be discharged in the same manner as provided by law for the discharge of judgments against the county for excessive taxes under the provisions of RCW 84.68.010 through 84.68.070 or any act amendatory thereof. [1989 c 378 § 31; 1975 1st ex.s. c 278 § 210; 1961 c 15 § 84.68.140. Prior: 1939 c 16 § 4; RRS § 11241-4.1

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.68.150 Small claims recoveries—Limitation as to time and amount of refund. No petition for cancellation or reduction of assessment or correction of tax rolls and the refund of taxes based thereon under RCW 84.68.110 through 84.68.150 shall be considered unless filed within three years after the year in which the tax became payable or purported to become payable. The maximum refund under the authority of RCW 84.68.110 through 84.68.150 for each year involved in the taxpayer's petition shall be two hundred dollars. Should the amount of excess tax for any such year be in excess of two hundred dollars, a refund of two hundred dollars shall be allowed under RCW 84.68.110 through 84.68.150, without prejudice to the right of the taxpayer to proceed as may be otherwise provided by law to recover the balance of the excess tax paid by him. [1961 c 15 § 84.68.150. Prior: 1949 c 158 § 1; 1941 c 154 § 1; 1939 c 16 § 5; Rem. Supp. 1949 § 11241-5.]

Chapter 84.69 RCW REFUNDS

84.69.010	Definitions.
84.69.020	Grounds for refunds—Determination—Payment—Report.
84.69.030	Procedure to obtain order for refund.
84.69.040	Refunds may include amounts paid to state, and county and taxing district taxes.
84.69.050	Refund with respect to amounts paid state.
84.69.060	Refunds with respect to county, state, and taxing district taxes.
84.69.070	Refunds with respect to taxing districts—Administrative expenses—Disposition of funds upon expiration of refund orders.
84.69.080	Refunds with respect to taxing districts—Not to be paid from county funds.
84.69.090	To whom refund may be paid.
84.69.100	Refunds shall include interest—Written protests not required—Rate of interest.
84.69.110	Expiration date of refund orders.
84.69.120	Action on rejected claim—Time for commencement.

(2008 Ed.) [Title 84 RCW—page 141]

Sections

84.69.130	Claim prerequisite to action—Recovery limited to ground
	asserted.
84.69.140	Interest shall be allowed on amount recovered.
84.69.150	Refunds within sixty days.
84.69.160	Chapter does not supersede existing law.
84.69.170	Payment under protest not required.

84.69.010 Definitions. As used in this chapter, unless the context indicates otherwise:

- (1) "Taxing district" means any county, city, town, port district, school district, road district, metropolitan park district, water-sewer district, or other municipal corporation now or hereafter authorized by law to impose burdens upon property within the district in proportion to the value thereof, for the purpose of obtaining revenue for public purposes, as distinguished from municipal corporations authorized to impose burdens, or for which burdens may be imposed, for such purposes, upon property in proportion to the benefits accruing thereto.
- (2) "Tax" includes penalties and interest. [1999 c 153 § 73; 1961 c 15 § 84.69.010. Prior: 1957 c 120 § 1.]

Part headings not law—1999 c 153: See note following RCW 57.04.050.

84.69.020 Grounds for refunds—Determination—Payment—Report. On the order of the county treasurer, ad valorem taxes paid before or after delinquency shall be refunded if they were:

- (1) Paid more than once;
- (2) Paid as a result of manifest error in description;
- (3) Paid as a result of a clerical error in extending the tax rolls;
- (4) Paid as a result of other clerical errors in listing property;
- (5) Paid with respect to improvements which did not exist on assessment date;
- (6) Paid under levies or statutes adjudicated to be illegal or unconstitutional;
- (7) Paid as a result of mistake, inadvertence, or lack of knowledge by any person exempted from paying real property taxes or a portion thereof pursuant to RCW 84.36.381 through 84.36.389, as now or hereafter amended;
- (8) Paid as a result of mistake, inadvertence, or lack of knowledge by either a public official or employee or by any person with respect to real property in which the person paying the same has no legal interest;
- (9) Paid on the basis of an assessed valuation which was appealed to the county board of equalization and ordered reduced by the board;
- (10) Paid on the basis of an assessed valuation which was appealed to the state board of tax appeals and ordered reduced by the board: PROVIDED, That the amount refunded under subsections (9) and (10) of this section shall only be for the difference between the tax paid on the basis of the appealed valuation and the tax payable on the valuation adjusted in accordance with the board's order;
- (11) Paid as a state property tax levied upon property, the assessed value of which has been established by the state board of tax appeals for the year of such levy: PROVIDED, HOWEVER, That the amount refunded shall only be for the difference between the state property tax paid and the amount of state property tax which would, when added to all other

property taxes within the one percent limitation of Article VII, section 2 of the state Constitution equal one percent of the assessed value established by the board;

- (12) Paid on the basis of an assessed valuation which was adjudicated to be unlawful or excessive: PROVIDED, That the amount refunded shall be for the difference between the amount of tax which was paid on the basis of the valuation adjudged unlawful or excessive and the amount of tax payable on the basis of the assessed valuation determined as a result of the proceeding;
- (13) Paid on property acquired under RCW 84.60.050, and canceled under RCW 84.60.050(2);
- (14) Paid on the basis of an assessed valuation that was reduced under RCW 84.48.065;
- (15) Paid on the basis of an assessed valuation that was reduced under RCW 84.40.039; or
 - (16) Abated under RCW 84.70.010.

No refunds under the provisions of this section shall be made because of any error in determining the valuation of property, except as authorized in subsections (9), (10), (11), and (12) of this section nor may any refunds be made if a bona fide purchaser has acquired rights that would preclude the assessment and collection of the refunded tax from the property that should properly have been charged with the tax. Any refunds made on delinquent taxes shall include the proportionate amount of interest and penalties paid. However, no refunds as a result of an incorrect payment authorized under subsection (8) of this section made by a third party payee shall be granted. The county treasurer may deduct from moneys collected for the benefit of the state's levy, refunds of the state levy including interest on the levy as provided by this section and chapter 84.68 RCW.

The county treasurer of each county shall make all refunds determined to be authorized by this section, and by the first Monday in February of each year, report to the county legislative authority a list of all refunds made under this section during the previous year. The list is to include the name of the person receiving the refund, the amount of the refund, and the reason for the refund. [2005 c 502 § 9; 2002 c 168 § 11; 1999 sp.s. c 8 § 2. Prior: 1998 c 306 § 2; 1997 c 393 § 18; 1996 c 296 § 2; 1994 c 301 § 55; 1991 c 245 § 31; 1989 c 378 § 17; 1981 c 228 § 1; 1975 1st ex.s. c 291 § 21; 1974 ex.s. c 122 § 2; 1972 ex.s. c 126 § 2; 1971 ex.s. c 288 § 14; 1969 ex.s. c 224 § 1; 1961 c 15 § 84.69.020; prior: 1957 c 120 § 2.]

Effective date—2005 c 502: See note following RCW 1.12.070.

Severability—Effective date—1999 sp.s. c 8: See notes following RCW 84.70.010.

Applicability—1981 c 228: "Section 1(12) of the [this] amendatory act applies to only those taxes which first become due and payable subsequent to January 1, 1981: PROVIDED, HOWEVER, That this section shall not apply to any taxes which were paid under protest and which were timely paid." [1981 c 228 § 4.]

Effective dates—Severability—1975 1st ex.s. c 291: See notes following RCW 82.04.050.

Purpose—1974 ex.s. c 122: "The legislature recognizes that the operation of the provisions of RCW 84.52.065 and 84.48.080, providing for adjustments in the county-determined assessed value of property for purposes of the state property tax for schools, may, with respect to certain properties, result in a total regular property tax payment in excess of the one percent limitation provided for in Article 7, section 2 (Amendment 59) of the state Constitution. The primary purpose of this 1974 amendatory act is to provide a procedure for administrative relief in such cases, such relief to be

[Title 84 RCW—page 142] (2008 Ed.)

Refunds 84.69.110

in addition to the presently existing procedure for judicial relief through a refund action provided for in RCW 84.68.020." [1974 ex.s. c 122 § 1.]

Severability—Savings—1971 ex.s. c 288: See notes following RCW 84.40.030.

84.69.030 Procedure to obtain order for refund. Except in cases wherein the county legislative authority acts upon its own motion, no orders for a refund under this chapter shall be made except on a claim:

- (1) Verified by the person who paid the tax, the person's guardian, executor or administrator; and
- (2) Filed with the county treasurer within three years after making of the payment sought to be refunded; and
- (3) Stating the statutory ground upon which the refund is claimed. [1991 c 245 § 32; 1989 c 378 § 32; 1961 c 15 § 84.69.030. Prior: 1957 c 120 § 3.]

84.69.040 Refunds may include amounts paid to state, and county and taxing district taxes. Refunds ordered by the county legislative authority may include:

- (1) A portion of amounts paid to the state treasurer by the county treasurer as money belonging to the state; and also
- (2) County taxes and taxes collected by county officers for taxing districts. [1991 c 245 § 33; 1961 c 15 § 84.69.040. Prior: 1957 c 120 § 4.]

84.69.050 Refund with respect to amounts paid state. The part of the refund representing amounts paid to the state, including interest as provided in RCW 84.69.100, shall be paid from the county general fund and the department of revenue shall, upon the next succeeding settlement with the county, certify this amount refunded to the county: PROVIDED, That when a refund of tax funds pursuant to state levies is required, the department of revenue shall authorize adjustment procedures whereby counties may deduct from property tax remittances to the state the amount required to cover the state's portion of the refunds. [2003 c 23 § 6; 1988 c 222 § 31; 1973 2nd ex.s. c 5 § 1; 1961 c 15 § 84.69.050. Prior: 1957 c 120 § 5.]

84.69.060 Refunds with respect to county, state, and taxing district taxes. Refunds ordered under this chapter with respect to county, state, and taxing district taxes shall be paid by checks drawn upon the appropriate fund by the county treasurer: PROVIDED, That in making refunds on a levy code or tax code basis, the county treasurer may make an adjustment on the subsequent year's property tax payment due for the amount of the refund. [1991 c 245 § 34; 1989 c 378 § 18; 1988 c 222 § 32; 1973 2nd ex.s. c 5 § 2; 1961 c 15 § 84.69.060. Prior: 1957 c 120 § 6.]

84.69.070 Refunds with respect to taxing districts—Administrative expenses—Disposition of funds upon expiration of refund orders. Refunds ordered with respect to taxing districts, including interest as provided in RCW 84.69.100, shall be paid by checks drawn by the county treasurer upon such available funds, if any, as the taxing districts may have on deposit in the county treasury, or in the event such funds are insufficient, then out of funds subsequently accruing to such taxing district and on deposit in the county treasury. When such refunds are made as a result of taxes

paid under levies or statutes adjudicated to be illegal or unconstitutional all administrative costs including interest paid on the refunds incurred by the county treasurer in making such refunds shall be a charge against the funds of such districts and/or the state on a pro rata basis until the county current expense fund is fully reimbursed for the administrative expenses incurred in making such refund: PROVIDED, That whenever orders for refunds of ad valorem taxes promulgated by the county treasurer or county legislative authority and unpaid checks shall expire and become void as provided in RCW 84.69.110, then any moneys remaining in a refund account established by the county treasurer for any taxing district may be transferred by the county treasurer from such refund account to the county current expense fund to reimburse the county for the administrative expense incurred in making refunds as prescribed herein. Any excess then remaining in the taxing district refund account may then be transferred by the county treasurer to the current expense fund of the taxing district for which the tax was originally levied and collected. [2003 c 23 § 7; 1991 c 245 § 38; 1973 2nd ex.s. c 5 § 3; 1963 c 114 § 1; 1961 c 270 § 2; 1961 c 15 § 84.69.070. Prior: 1957 c 120 § 7.]

84.69.080 Refunds with respect to taxing districts—Not to be paid from county funds. Neither any county nor its officers shall refund amounts on behalf of a taxing district from county funds. [1961 c 15 § 84.69.080. Prior: 1957 c 120 § 8.]

84.69.090 To whom refund may be paid. The payment of refunds shall be made payable, at the election of the appropriate treasurer, to the taxpayer, his guardian, executor, or administrator or the owner of record of the property taxed, his guardian, executor, or administrator. [1961 c 15 § 84.69.090. Prior: 1957 c 120 § 9.]

84.69.100 Refunds shall include interest—Written protests not required—Rate of interest. Unless otherwise stated, refunds of taxes made pursuant to RCW 84.69.010 through 84.69.090 shall include interest from the date of collection of the portion refundable: PROVIDED, That refunds on a state, county, or district wide basis shall not commence to accrue interest until six months following the date of the final order of the court. No written protest by individual taxpayers need to be filed to receive a refund on a state, county, or district wide basis. The rate of interest shall be the equivalent coupon issue yield (as published by the Board of Governors of the Federal Reserve System) of the average bill rate for twenty-six week treasury bills as determined at the first bill market auction conducted after June 30th of the calendar year preceding the date the taxes were paid. The department of revenue shall adopt this rate of interest by rule. [2002 c 168 § 12; 1997 c 67 § 1; 1989 c 14 § 6; 1987 c 319 § 1; 1973 2nd ex.s. c 5 § 4; 1961 c 15 § 84.69.100. Prior: 1957 c 120 § 10.]

Application—1997 c 67: "This act applies to claims made after January 1, 1998." [1997 c 67 \S 2.]

84.69.110 Expiration date of refund orders. Every order for refund of ad valorem taxes promulgated by the

(2008 Ed.) [Title 84 RCW—page 143]

county treasurer or county legislative authority under authority of this chapter as hereafter amended shall expire and be void three years from the date of the order and all unpaid checks shall become void. [1991 c 245 § 39; 1961 c 15 § 84.69.110. Prior: 1957 c 120 § 11.]

84.69.120 Action on rejected claim—Time for commencement. If the county treasurer rejects a claim or fails to act within six months from the date of filing of a claim for refund in whole or in part, the person who paid the taxes, the person's guardian, executor, or administrator may within one year after the date of the filing of the claim commence an action in the superior court against the county to recover the taxes which the county treasurer has refused to refund. [1991 c 245 § 40; 1989 c 378 § 33; 1981 c 228 § 2; 1961 c 15 § 84.69.120. Prior: 1957 c 120 § 12.]

84.69.130 Claim prerequisite to action—Recovery limited to ground asserted. No action shall be commenced or maintained under this chapter unless a claim for refund shall have been filed in compliance with the provisions of this chapter, and no recovery of taxes shall be allowed in any such action upon a ground not asserted in the claim for refund. [1961 c 15 § 84.69.130. Prior: 1957 c 120 § 13.]

84.69.140 Interest shall be allowed on amount recovered. In any action in which recovery of taxes is allowed by the court, the plaintiff is entitled to interest on the taxes for which recovery is allowed at the rate specified in RCW 84.69.100 from the date of collection of the tax to the date of entry of judgment, and such accrued interest shall be included in the judgment. [1989 c 378 § 34; 1988 c 222 § 33; 1961 c 15 § 84.69.140. Prior: 1957 c 120 § 14.]

- **84.69.150 Refunds within sixty days.** Notwithstanding any other laws to the contrary, any taxes paid before or after delinquency may be refunded, without interest, by the county treasurer within sixty days after the date of payment if:
 - (1) Paid more than once; or
- (2) The amount paid exceeds the amount due on the property as shown on the roll. [1961 c 15 § 84.69.150. Prior: 1957 c 120 § 15.]
- 84.69.160 Chapter does not supersede existing law. This chapter is enacted as a concurrent refund procedure and shall not be construed to displace or supersede any portion of the existing laws relating to refunding procedures. [1961 c 15 § 84.69.160. Prior: 1957 c 120 § 16.]
- **84.69.170** Payment under protest not required. The remedies herein provided shall be available regardless of whether the taxes in question were paid under protest. [1961 c 15 § 84.69.170. Prior: 1957 c 120 § 17.]

Chapter 84.70 RCW DESTROYED PROPERTY— ABATEMENT OR REFUND

Sections

84.70.010 Reduction in value—Abatement—Formulas—Appeal.84.70.040 Arson destroyed property.

84.70.010 Reduction in value—Abatement—Formulas—Appeal. (1) If, on or before December 31 in any calendar year, any real or personal property placed upon the assessment roll of that year is destroyed in whole or in part, or is in an area that has been declared a disaster area by the governor or the county legislative authority and has been reduced in value by more than twenty percent as a result of a natural disaster, the true and fair value of such property shall be reduced for that assessment year by an amount determined by taking the true and fair value of such taxable property before destruction or reduction in value and deduct therefrom the true and fair value of the remaining property after destruction or reduction in value.

- (2) Taxes levied for collection in the year in which the true and fair value has been reduced under subsection (1) of this section shall be abated in whole or in part as provided in this subsection. The amount of taxes to be abated shall be determined by first multiplying the amount deducted from the true and fair value under subsection (1) of this section by the rate of levy applicable to the property in the tax year. Then divide the product by the number of days in the year and multiply the quotient by the number of days remaining in the calendar year after the date of the destruction or reduction in value of the property. If taxes abated under this section have been paid, the amount paid shall be refunded under RCW 84.69.020. The tax relief provided for in this section for the tax year in which the damage or destruction occurred does not apply to property damaged or destroyed voluntarily.
- (3) No reduction in the true and fair value or abatements shall be made more than three years after the date of destruction or reduction in value.
- (4) The assessor shall make such reduction on his or her own motion; however, the taxpayer may make application for reduction on forms prepared by the department and provided by the assessor. The assessor shall notify the taxpayer of the amount of reduction.
- (5) If destroyed property is replaced prior to the valuation dates contained in RCW 36.21.080 and 36.21.090, the total taxable value for that assessment year shall not exceed the value as of the appropriate valuation date in RCW 36.21.080 or 36.21.090, whichever is appropriate.
- (6) The taxpayer may appeal the amount of reduction to the county board of equalization in accordance with the provisions of RCW 84.40.038. The board shall reconvene, if necessary, to hear the appeal. [2005 c 56 § 1; 2001 c 187 § 26; 1999 sp.s. c 8 § 1; 1997 c 3 § 126 (Referendum Bill No. 47, approved November 4, 1997); 1994 c 301 § 56; 1987 c 319 § 6; 1981 c 274 § 1; 1975 1st ex.s. c 120 § 2; 1974 ex.s. c 196 § 3.]

Contingent effective date—2001 c 187: "Sections 29, 30, and 31 of this act take effect for taxes levied in 2001 for collection in 2002 and thereafter if the proposed amendment to Article VII, section 1 of the state Constitution providing for valuation increases to be phased in over a period of four years is validly submitted to and is approved and ratified by voters at the next general election. If the proposed amendment is not approved and ratified, sections 29, 30, and 31 of this act are null and void. If such proposed amendment is approved and ratified, sections 2 through 13, 16 through 19, and 21 through 28 of this act are null and void." [2001 c 187 § 32.]

Reviser's note: No proposed amendment to Article VII, section 1 of the state Constitution was submitted to the voters.

Application—2001 c 187: See note following RCW 84.40.020.

Severability—1999 sp.s. c 8: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act

[Title 84 RCW—page 144]

Construction 84.98.040

or the application of the provision to other persons or circumstances is not affected." [1999 sp.s. c 8 § 3.]

Effective date—1999 sp.s. c 8: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [June 7, 1999]." [1999 sp.s. c 8 § 4.]

Application—Severability—Part headings not law—Referral to electorate—1997 c 3: See notes following RCW 84.40.030.

Severability—1974 ex.s. c 196: See note following RCW 84.56.020. *Refund of property taxes: Chapter 84.69 RCW.*

84.70.040 Arson destroyed property. No relief under this chapter shall be given to any person who is convicted of arson with regard to the property for which relief is sought. [1987 c 319 § 7; 1974 ex.s. c 196 § 6.]

Severability—1974 ex.s. c 196: See note following RCW 84.56.020.

Chapter 84.72 RCW FEDERAL PAYMENTS IN LIEU OF TAXES

tions

(2008 Ed.)

84.72.010 State treasurer authorized to receive in lieu payments—
 Department of revenue to apportion.
 84.72.020 Basis of apportionment.
 84.72.030 Certification of apportionment to state treasurer—Distribution to county treasurers.

84.72.010 State treasurer authorized to receive in lieu payments—Department of revenue to apportion. The state treasurer is hereby authorized and directed to receive any moneys that may be paid to the state by the United States or any agency thereof in lieu of ad valorem property taxes, and to transfer the same to the respective county treasurers in compliance with apportionments made by the state department of revenue; and the state treasurer shall immediately notify the department of revenue of the receipt of any such payment. [1975 1st ex.s. c 278 § 211; 1961 c 15 § 84.72.010. Prior: 1941 c 199 § 1; Rem. Supp. 1941 § 11337-15.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.72.020 Basis of apportionment. Any such moneys so paid to the state treasurer shall be apportioned to the state and to the taxing districts thereof that would be entitled to share in the property taxes in lieu of which such payments are made in the same proportion that the state and such taxing units would have shared in such property taxes if the same had been levied. The basis of apportionment shall be the same as that of property taxes first collectible in the year in which such lieu payment is made: PROVIDED, That if any such lieu payment cannot be so apportioned the apportionment shall be made on such basis as the department of revenue shall deem equitable and proper. [1975 1st ex.s. c 278 § 212; 1961 c 15 § 84.72.020. Prior: 1941 c 199 § 2; Rem. Supp. 1941 § 11337-16.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

84.72.030 Certification of apportionment to state treasurer—Distribution to county treasurers. The department of revenue may indicate either the exact apportionment to taxing units or it may direct in general terms that county

treasurers shall apportion any such lieu payment in the manner provided in RCW 84.72.020. In either event the department of revenue shall certify to the state treasurer the basis of apportionment and the state treasurer shall thereupon forthwith transmit any such lieu payment, together with a statement of the basis of apportionment, to the county treasurer in accordance with such certification. [1975 1st ex.s. c 278 § 213; 1961 c 15 § 84.72.030. Prior: 1941 c 199 § 3; Rem. Supp. 1941 § 11337-17.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

Chapter 84.98 RCW CONSTRUCTION

Sections

84.98.010 Continuation of existing law.
84.98.020 Title, chapter, section headings not part of law.
84.98.030 Invalidity of part of title not to affect remainder.
84.98.040 Repeals and saving.
84.98.050 Emergency—1961 c 15.

84.98.010 Continuation of existing law. The provisions of this title insofar as they are substantially the same as statutory provisions repealed by this chapter, and relating to the same subject matter, shall be construed as restatements and continuations, and not as new enactments. [1961 c 15 § 84.98.010.]

84.98.020 Title, chapter, section headings not part of law. Title headings, chapter headings, and section or subsection headings, as used in this title, do not constitute any part of the law. [1961 c 15 § 84.98.020.]

84.98.030 Invalidity of part of title not to affect **remainder.** If any section, subdivision of a section, paragraph, sentence, clause or word of this title for any reason shall be adjudged invalid, such judgment shall not affect, impair or invalidate the remainder of this title but shall be confined in its operation to the section, subdivision of a section, paragraph, sentence, clause or word directly involved in the controversy in which such judgment shall have been rendered. If any tax imposed under this title shall be adjudged invalid as to any person, corporation, association or class of persons, corporations or associations included within the scope of the general language of this title such invalidity shall not affect the liability of any person, corporation, association or class of persons, corporations or associations as to which such tax has not been adjudged invalid. It is hereby expressly declared that had any section, subdivision of a section, paragraph, sentence, clause, word or any person, corporation, association or class of persons, corporations or associations as to which this title is declared invalid been eliminated from the title at the time the same was considered the title would have nevertheless been enacted with such portions eliminated. [1961 c 15 § 84.98.030.]

84.98.040 Repeals and saving. See 1961 c 15 § 84.98.040.

[Title 84 RCW—page 145]

84.98.050 Emergency—1961 c 15. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately. [1961 c 15 § 84.98.050.]

[Title 84 RCW—page 146] (2008 Ed.)

Title 85 DIKING AND DRAINAGE

Chapter:			ies may retain collection agencies to collect public debts—Fees
85.05 85.06	Diking districts. Drainage districts and miscellaneous drainage		19.16.500. n districts: Title 89 RCW.
provisions.			ay for diking and drainage purposes over state lands: RCW
85.07 Miscellaneous diking and drainage provisions.			.540 through 79.36.560.
03.00	Diking, drainage, and sewerage improvement districts.	River and h	arbor improvements: Chapter 88.32 RCW.
85.12 Federal aid to diking, drainage, and sewerage improvement districts.			ing open canals and ditches: RCW 35.43.040, 35.44.045 3.015, 36.88.350, 36.88.380 through 36.88.400, 87.03.480 526
85.15	Diking, drainage, sewerage improvement districts—1967 act.		ster conservation districts: Chapter 89.08 RCW.
85.16	Maintenance costs and levies—Improvement districts.	Special pur 42.24.	rpose districts, expenditures to recruit job candidates: RCW .170.
85.18	Levy for continuous benefits—Diking districts.	State reclar	nation act: Chapter 89.16 RCW.
85.20	Reorganization of districts into improvement	United State	es reclamation areas: Chapter 89.12 RCW.
	districts—1917 act.	Water right	ts: Title 90 RCW.
85.22	Reorganization of districts into improvement	Waterways.	: Title 91 RCW.
85.24	districts—1933 act. Diking and drainage districts in two or more	•	odification and control: Chapter 43.37 RCW.
85.28	counties. Private ditches and drains.		Chapter 85.05 RCW
85.32 85.36	Drainage district revenue act of 1961. Powers of special districts.		DIKING DISTRICTS
85.38	Special district creation and operation.	Sections	
Adjustmeni	t of diking and drainage district indebtedness: Chapter 87.64		Districts and arised Decrees Management
RCW.		85.05.010 85.05.065	Districts authorized—Powers—Management. Certain powers and rights governed by chapter 85.38 RCW.
Assessment	ts and charges against state lands: Chapter 79.44 RCW.	85.05.070	Eminent domain—Powers of district.
Authority o	f cities and towns to contract for dikes, levees: RCW 35.21.090.	85.05.071 85.05.072	Resolution to construct drainage system. Resolution to construct drainage system—Notice of hearing.
Constructio	on projects in state waters: Chapter 77.55 RCW.	85.05.073	Resolution to construct drainage system—Procedure in
Conveyance	e of real property by public bodies—Recording: RCW 65.08.095.	85.05.074	absence of objections. Resolution to construct drainage system—Objections to
County dra	inage systems, authority, procedure: Chapter 36.94 RCW.		improvement.
County roa	ds and bridges: Chapter 36.81 RCW.	85.05.075	Resolution to construct drainage system—Assessment of ben- efits.
Diking and	· ·	85.05.076	Resolution to construct drainage system—Appeal to supreme
bonds legal investment for mutual savings bank: RCW 32.20.130. district reclamation contracts: RCW 89.16.070.		85.05.077	court—Trial de novo. Resolution to construct drainage system—Assessments for
Draining lo	owlands by cities and towns: Chapter 35.56 RCW.	85.05.078	drains and dikes to be segregated. Resolution to construct drainage system—Bonds to construct
Easements	over state lands: Chapter 79.36 RCW.	63.03.076	drainage system.
Elections:	Title 29A RCW.	85.05.079	Resolution to construct drainage system—Appellate review.
Flood contr	rol: Title 86 RCW.	85.05.080 85.05.081	Rights-of-way on public land. Organization—Matters to be set in notices, petitions or pro-
	delands, tidewaters: State Constitution Art. 15 § 1 (Amendment	85.05.082	ceedings. Beds and shores of streams granted to district.
	1rt. 17.	85.05.082	Auditor to sign petition for his county, when.
	tion and medical aid for public employees and dependents—Pre- is, governmental contributions authorized: RCW 41.04.180,	85.05.085	Commissioners, duty of.
41.04		85.05.090 85.05.100	Petition for improvement—Contents. Petition for improvement—Employment of assistants—Com-
Irrigation a	listricts: Title 87 RCW.		pensation as costs in suits.
Lien for labor and materials on public works: Chapter 60.28 RCW.		85.05.110 85.05.120	Summons—Contents—Service. Appearance of defendants—Jury—Verdict—Decree.
Limitation of actions, special assessments, warrants: RCW 4.16.030,		85.05.130	Assessment of benefited lands formerly omitted—Proce-
4.16.0	950.	85.05.135	dure—Appeals. Special assessments—Budgets—Alternative methods.
Local governmental organizations, actions affecting boundaries, etc., review by boundary review board: Chapter 36.93 RCW.		85.05.140 85.05.150	Proceedings may be dismissed when. Procedure to claim awards.
Material removed for channel or harbor improvement, or flood control— Use for public purpose: RCW 79.140.110.		85.05.160 85.05.170	Transcript of benefits to auditor—Assessments—Collection. Tax to pay cost on dismissal.
Metropolitan municipal corporations: Chapter 35.58 RCW.		85.05.180 85.05.190	Construction—Contractors—Performance bonds. Substantial changes in plans—Procedure.
Municipal water and sewer facilities act: Chapter 35.91 RCW.		85.05.200 85.05.210	Payments on contracts—Retained percentage.
Planning enabling act: Chapter 36.70 RCW.			Private dikes, how connected—Additional plans—Costs. Connecting with other diking systems.
Port districts: Title 53 RCW.			Action by district to prevent washing away of stream banks.

[Title 85 RCW—page 1]

85.05.240	Action by district to prevent washing away of stream banks— Expenses for appropriation of land.
85.05.250	Dikes along public road.
85.05.260	Incorporated town may act as or be included in diking district.
85.05.270	Estimate for maintenance and repair—Emergency expendi-
	tures.
85.05.280	Organization of board—Warrants, how issued.
85.05.355	Special assessment bonds.
85.05.360	Warrants—When and how paid.
85.05.365	Certificates of delinquency—Foreclosure—Sale—Use of pro-
	ceeds.
85.05.366	Funds to purchase delinquent certificates.
85.05.367	Lands owned by district exempt from taxation.
85.05.370	Trial—Findings and forms of verdict.
85.05.380	Public lands subject to assessment—Rights and liabilities of
	public corporations.
85.05.390	Assessments on public lands—How paid.
85.05.400	Fees for service of process.
85.05.410	Commissioners—Compensation and expenses.
85.05.420	Powers of court—Injunctions.
85.05.430	Sale of unneeded property—Authorized.
85.05.440	Sale of unneeded property—Resolution of intention—Notice of hearing—Publication and posting.
85.05.450	Sale of unneeded property—Protests—Resolution of final action—Conveyance.
85.05.460	Sale of unneeded property—Conveyance delayed if protests filed—Appeal.
85.05.470	Sale of unneeded property—Direct action in superior court by protestant on final order.
85.05.490	Levy for preliminary expenses.
85.05.500	Levy for preliminary expenses—Preliminary expenses
	defined.
85.05.540	Plat of reclaimed land—Benefits to be determined and paid.
85.05.550	Plat of reclaimed land—Construction, application of RCW 85.05.510 through 85.05.550.
85.05.605	Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation.
85.05.610	Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress.
85.05.620	Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Indian trust lands and restricted lands may be included, when.
85.05.630	Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Vesting of right, title and interest to dikes and land.
85.05.640	Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Definitions.
85.05.650	Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Ratification and confirmation of prior acts.
ъ.	• 4 TT 1 101' 4 1101' 1 4 11 1 1 6

Reviser's note: The language "this act," "this chapter," and words of similar import appear throughout chapter 85.05 RCW. This chapter is almost entirely comprised of the basic diking district act of chapter 117, Laws of 1895, as amended and as expressly added thereto by subsequent enactments. The chapter is codified in the session law order of the basic act with a few independent sections which are in pari materia being also codified herein. Some sections were expressly added to the chapter of the code or compilation in which the basic act was currently published at the time of the particular enactment. Similarly some sections were amended by reference to the compilation number only. Some of these sections contain the language "this act," "this chapter," or both which appear in the session law either as original language or as reenactments of the compiler's translation. Therefore, throughout chapter 85.05 RCW such language is retained, wherever it appears, in the most recent session law reenactment. Situations concerning effective dates of particular acts or having express restrictive applications are otherwise specially noted.

Validation—1915 c 163: "Section 1. Whenever a petition for the formation of a diking district, under the provisions of section 4092 of Rem. & Bal. Code, shall have been filed with the board of county commissioners of any county, and such petition shall have conformed to the requirements of said section, except that the description of the proposed system of diking, the route over which the same is to be constructed, and the proposed spurs or branches, and the termini thereof, shall not have been definitely set forth in said petition, or said petition shall have been defective in any particular, and whenever said petition shall have been published, as required in section 4093 of Rem. & Bal. Code and a hearing shall have been held thereon, and supple-

mental petitions shall have been filed, and the board of county commissioners shall have, at the final hearing, entered findings and an order granting the prayer of the petitioners, in whole or in part, as provided in said section 4093, and said board of county commissioners shall have given notice of an election to be held in such proposed diking district, and shall have appointed officers of election in the manner prescribed in section 4094 of Rem. & Bal. Code, and such election shall have been held, and the board of county commissioners shall have counted and canvassed the votes cast thereat, and it shall have appeared that a majority of the votes cast were for "Dike Districts Yes," and the board shall have entered an order upon its records declaring the proposed territory duly organized as a diking district, and given such district a proper number, followed by the name of the county and state, and declared the three persons receiving respectively the highest number of votes the duly elected dike commissioners of such diking district, and caused a copy of the order entered of record, to be duly certified and filed in the office of the secretary of state, in the manner prescribed in section 4095 of Rem. & Bal. Code, the organization of said diking district so attempted to be organized shall be deemed complete, and the organization of any such diking district so attempted to be organized in the manner hereinabove set forth, is hereby validated, and said diking district is hereby declared to be a duly organized and established diking district." [1915 c 163 § 1.]

Special district creation and operation: Chapter 85.38 RCW.

85.05.010 Districts authorized—Powers—Manage-

ment. Any portion of a county requiring diking may be organized into a diking district, and when so organized, such district, and the board of commissioners hereinafter provided for, shall have and possess the power herein conferred or that may hereafter be conferred by law upon such district and board of commissioners, and said district shall be known and designated as diking district No. . . . (here insert number) of the county of (here insert the name of county) of the state of Washington, and shall have the right to sue and be sued by and in the name of its board of commissioners hereinafter provided for, and shall have perpetual succession, and shall adopt and use a seal. The commissioners hereinafter provided for, and their successors in office, shall, from the time of the organization of such diking district, have the power, and it shall be their duty, to manage and conduct the business and affairs of the district; make and execute all necessary contracts, employ and appoint such agents, officers and employees as may be required, and prescribe their duties, and perform such other acts as hereinafter provided, or that may hereafter be provided by law. [1921 c 146 § 1; 1895 c 117 § 1; RRS § 4236. Cf. 1888 p 90 § 1; Code 1881 § 2519. Formerly RCW 85.04.005, part.]

85.05.065 Certain powers and rights governed by chapter 85.38 RCW. Diking districts shall possess the authority and shall be created, district voting rights shall be determined, and district elections shall be held as provided in chapter 85.38 RCW. [1985 c 396 § 31.]

Severability—1985 c 396: See RCW 85.38.900.

85.05.070 Eminent domain—Powers of district. All diking districts organized under the provisions of this act shall have the right of eminent domain with the power by and through its board of commissioners to cause to be condemned and appropriated private property for the use of said organization, in the construction and maintenance of a system of dikes and make just compensation therefor; that the property of private corporations may be subjected to the same rights of eminent domain as private individuals, and said board of commissioners shall have the power to acquire by purchase

[Title 85 RCW—page 2] (2008 Ed.)

all of the real property necessary to make the improvements provided for by this act. All diking districts and the commissioners thereof now organized and existing, and all diking districts hereafter to be organized, and the commissioners thereof shall have in addition to the rights, powers and authority now conferred by any law of this state:

- (1) The right, power and authority to straighten, widen, deepen and improve any and all rivers, watercourses or streams, whether navigable or otherwise, flowing through or located within the boundaries of such diking district, or any rivers, watercourses or streams which shall at any time by their overflow damage the land within the boundaries of any such diking district.
- (2) To construct all needed and auxiliary dikes, drains, ditches, canals, flumes, locks and all other necessary artificial appliances, wherever situated, in the construction of a diking system and which may be necessary or advisable to protect the land in any diking district from overflow, or to provide an efficient system of drainage for the land situated within such diking district, or to assist and become necessary in the preservation and maintenance of such diking system.
- (3) In the accomplishment of the foregoing objects, the commissioners of such diking districts are hereby given, in addition to the right and power of eminent domain now conferred by law upon the commissioners of any diking district, the right, power and authority by purchase, or the exercise of the power and authority of eminent domain, or otherwise, to acquire all necessary or needed rights-of-way in the straightening, deepening or widening of such rivers, watercourses or streams, and such auxiliary drains, ditches or canals hereinabove mentioned, and when so acquired shall have and are hereby given the right, power and authority, by and with the consent and approval of the United States government, in cases where such consent is necessary, to divert, alter or change the bed or course of any such river, watercourse or stream aforesaid, or to deepen or widen the same.

All diking districts and the commissioners thereof are further given the right, power and authority to join and contract with any other diking district or districts for the joint construction of any of the foregoing works, appliances, or improvements, whether such works, appliances or improvements are located within the boundaries of any or all of the contracting districts. [1939 c 117 § 1; 1915 c 153 § 1; 1907 c 95 § 1; 1895 c 117 § 7; RRS § 4243. Prior: 1883 p 30 § 1; Code 1881 § 2523. Formerly RCW 85.04.410.]

85.05.071 Resolution to construct drainage system.

Before entering upon the construction of any system of drainage for the land situated within such diking district, the commissioners thereof shall adopt a resolution which shall contain a brief and general description of the proposed improvement, a statement that the costs thereof shall be paid by warrants drawn and payable in like manner as for the original construction of the dikes of such district, and fixing a time and place within such district for hearing objections to such proposed improvement or for the proposed method of paying the costs thereof. The time so fixed shall be not less than thirty days or more than sixty days from the date said resolution shall be adopted. Such resolution may be adopted by the commissioners upon their own motion and it shall be their duty to adopt such resolution at any time when a petition

signed by the owners of sixty percent or more of the acreage within such diking district is presented, requesting them to do so. [1915 c 153 § 2; RRS § 4244. Formerly RCW 85.04.450.]

85.05.072 Resolution to construct drainage system— Notice of hearing. Notice of the hearing shall be given by posting in three public places within the district a true copy of the resolution signed by the commissioners of the diking district and attested with the seal thereof, which notice shall be posted for at least ten days prior to the day fixed in the resolution for the hearing. Notice shall also be published at least once in a newspaper of general circulation in the district at least ten days before the date of the hearing. [1985 c 469 § 67; 1915 c 153 § 3; RRS § 4245. Formerly RCW 85.04.455.]

85.05.073 Resolution to construct drainage system—**Procedure in absence of objections.** At the time fixed, the commissioners shall meet and if no objections have been made to the proposed improvement or to the proposed method of paying the costs thereof, they shall adopt an order reciting that fact and shall thereupon proceed to construct such system of drainage and pay the costs thereof in accordance with the terms specified in the resolution. [1915 c 153 § 4; RRS § 4246. Formerly RCW 85.04.460, part.]

85.05.074 Resolution to construct drainage system— **Objections to improvement.** But if objections in writing are filed either to the proposed improvement or to the proposed method of paying the costs thereof, the commissioners shall proceed to hear and consider the same and may, thereupon, order that such proposed improvement be abandoned for the time being or may direct such improvement to be constructed and the order of the commissioners in that regard shall be final and conclusive on all parties interested: PROVIDED. HOWEVER, That no such proceeding shall be abandoned unless the owners of at least twenty-five percent of the acreage within said district shall have at or prior to said hearing, filed protests against the same. But nothing contained in *this act shall be held to forbid the commissioners in their discretion overruling all protests and directing the construction of such improvement.

Commissioners shall likewise hear and consider all objections that may be filed to the proposed method of paying the cost of such improvement. [1915 c 153 § 5; RRS § 4247. Formerly RCW 85.04.460, part.]

*Reviser's note: "this act" appears in 1915 c 153 codified as RCW 85.05.070 through 85.05.079. See also reviser's note following chapter digest.

85.05.075 Resolution to construct drainage system—

Assessment of benefits. In case the commissioners at such hearing shall determine that the benefits accruing to any lot or parcel of lands within said district by reason of the construction of such drainage system are greater or less than the amount theretofore fixed in the original or any subsequent proceeding for the construction of dikes, they shall determine the amount of such benefits to each lot or parcel of land and certify their findings and determination in that regard to the county auditor and the county auditor shall note the same on the transcript of the judgment (and in case there has been any readjustment of assessments of such diking district, then

(2008 Ed.) [Title 85 RCW—page 3]

upon such transcript as readjusted). [1915 c 153 § 6; RRS § 4248. Formerly RCW 85.04.465.]

85.05.076 Resolution to construct drainage system— Appeal to supreme court—Trial de novo. Any person deeming himself aggrieved by the assessment for benefits made against any lot or parcel of land owned by him, may appeal therefrom to the superior court for the county in which the diking district is situated; such appeal shall be taken within the time and substantially in the manner prescribed by the laws of this state for appeals from justices' courts and all notices of appeal shall be filed with the said board, and the board of diking commissioners shall at the appellant's expense certify to the superior court so much of the record as appellant may request, and the hearing in said superior court shall be de novo, and the superior court shall have power and authority to reverse or modify the determination of the commissioners and to certify the result of its determination to the county auditor and shall have full power and authority to do anything in the premises necessary to adjust the assessment upon the lots or parcels of land involved in the appeal in accordance with the benefits. [1915 c 153 § 7; RRS § 4249. Formerly RCW 85.04.475, part.]

85.05.077 Resolution to construct drainage system— Assessments for drains and dikes to be segregated. In all cases wherein it is finally determined that the assessments for the system of drainage differ from the assessment theretofore made, as to any tract or parcel of land within said diking district, the diking commissioners in making their annual estimate shall segregate the amount necessary to be raised for the construction, repair and maintenance of the system of drainage or for the payment of the principal or interest of any bonds issued for drainage purposes from the amount necessary to be raised for all other diking purposes and the county auditor in apportioning said estimate for drainage purposes to the lands in such district shall base such apportionment upon the assessment fixed for drainage purposes and shall apportion the remainder of such estimate upon the basis fixed in the original or any subsequent proceeding for all other diking purposes. But in all other cases, the estimate and apportionment shall be made in accordance with existing laws. [1915 c 153 § 8; RRS § 4250. Formerly RCW 85.04.470.]

85.05.078 Resolution to construct drainage system—Bonds to construct drainage system. Authority is hereby given to any diking district heretofore organized, or that may be hereafter organized, to issue bonds of such diking district for the purpose of procuring funds with which to construct a drainage system, such bonds to be issued in accordance with the terms of *RCW 85.05.480. [1915 c 153 § 9; RRS § 4251. Formerly RCW 85.04.480.]

*Reviser's note: RCW 85.05.480 was repealed by 1986 c 278 § 46.

85.05.079 Resolution to construct drainage system—Appellate review. Either the dike commissioners or any landowner who has appealed to the superior court in accordance with the provisions of *this act may seek appellate review within the time and in the manner prescribed by exist-

ing law. [1988 c 202 § 72; 1971 c 81 § 156; 1915 c 153 § 10; RRS § 4252. Formerly RCW 85.04.475, part.]

*Reviser's note: "this act," see note following RCW 85.05.074. Severability—1988 c 202: See note following RCW 2.24.050.

85.05.080 Rights-of-way on public land. The right, power and authority to acquire the necessary and needed rights-of-way for any and all purposes now existing by law or created by this act, may be acquired by the commissioners of any diking district over, across and upon any land, or interest therein, of the state of Washington or any county of this state, and streets, avenues, alleys or public places of any city, town or municipal corporation of this state: PROVIDED, HOW-EVER, That the construction of such dike or dikes shall not have the effect of impairing any right, power or authority now existing on the part of any city or town to construct in, upon, underneath, above or across such dike or dikes, sewers, water pipes, mains, or the granting of any franchise thereon, or the improvement by way of planking, replanking, paving, repaving or any other power, right or authority which but for this act such city or town would have in or to such street, avenue, alley or public place; except, however, that such right, power or authority on behalf of such city or town shall not be exercised either by such city or town or by any person, persons, firms or corporations to whom it might grant any right or franchise, which will materially impair the efficiency of such dike or dikes. The provisions of this section as regards said system of dikes to be located within the boundaries of any incorporated city or town shall apply to the extension or enlargement of any dike or dikes already existing upon, over and across any street, avenue, alley or public place of any city or town, as well as the original construction thereof. [1907 c 95 § 2; RRS § 4253. Formerly RCW 85.04.415.]

85.05.081 Organization—Matters to be set in notices, petitions or proceedings. In all proceedings hereafter had to organize diking districts, all notices, petitions or proceedings shall contain and set forth all matters and things required by existing law, and in addition thereto shall contain and set forth, so far as is necessary or applicable, all matters and things required by the provisions of this act, and all diking districts now existing, which may exercise any of the rights, powers or authority conferred by the provisions of this act, the proceedings to obtain the benefits hereof, must contain such allegations, and such steps and proceedings must be taken, as is rendered necessary by the provisions of this act; and the commissioners of existing diking districts are hereby given the right, power and authority to institute all proceedings and to take all necessary steps to secure the benefits of the provisions of this act, and all proceedings to secure the benefits thereof and all judgments to be rendered in such proceedings, including the filing of transcripts and the making of levies, and all other proceedings, shall be in addition to proceedings, assessments or levies, theretofore made in any prior proceedings. [1907 c 95 § 3; RRS § 4254.]

85.05.082 Beds and shores of streams granted to district. All the right, title and interest of the state of Washington in and to so much of the beds and shores of any navigable river, stream, waterway or watercourse located within the

[Title 85 RCW—page 4] (2008 Ed.)

boundaries of any diking district up to and including the line of ordinary high tide in waters where the tide ebbs and flows, and up to and including the line of ordinary high water within the banks of all navigable rivers and lakes, to the extent that the same under any proceedings to be had under this act shall cease to become a part of such river, stream, waterway or watercourse by reason of the diversion of such river, stream, waterway or watercourse, under any proceedings had under this act, are hereby given, granted and vested in the respective diking districts now existing or hereafter to be formed; and the commissioners of such respective diking districts are hereby given the right, power and authority to sell such beds and shores in such manner and upon such notices and proceedings as govern, under existing laws of this state, the board of county commissioners in the sale and disposition of any real estate belonging to counties of this state. The proceeds of such sales are to be used for the benefits of such diking district in the payment of any expenses connected with the construction of such dikes or maintenance thereof: PRO-VIDED, HOWEVER, That the commissioners of such diking district may, in their discretion, exchange such abandoned beds and shores for other property needed in the straightening, deepening or widening of such rivers, watercourses or streams; and which exchange may be made upon such terms, conditions and in such areas as in the discretion of such commissioners they may deem advisable and for the best interests of such diking district, without any notice or other formality of proceedings whatever. [1907 c 95 § 4; RRS § 4255. Formerly RCW 85.04.445.]

85.05.083 Auditor to sign petition for his county,

when. Whenever the county owns any land situated within the boundaries of a proposed diking district, the county auditor, when so directed by the board of county commissioners of the county in which such lands are situated, is hereby authorized to sign the petition praying for the formation of such diking district for and on behalf and as the act and deed of such county, and when so signed the same shall be considered in determining the question of a majority signature in acreage to the petition for the formation of such district. [1907 c 95 § 5; RRS § 4256. Formerly RCW 85.04.430.]

85.05.085 Commissioners, duty of. The board of dike commissioners shall consist of three elected commissioners. The initial commissioners shall be appointed, and the elected commissioners elected, as provided in chapter 85.38 RCW. The board of dike commissioners shall have the exclusive charge of the construction and maintenance of all dikes or dike systems which may be constructed within the district, and shall be the executive officers thereof, with full power to bind the district by their acts in the performance of their duties, as provided by law. [1985 c 396 § 37; 1921 c 146 § 5; 1895 c 117 § 8; RRS § 4257. Cf. 1883 p 31 § 2; Code 1881 § 2527. Formerly RCW 85.04.045, part.]

Severability—1985 c 396: See RCW 85.38.900.

85.05.090 Petition for improvement—Contents.

Whenever it is desired to prosecute the construction of a system of dikes within said district, said district, by and through its board of commissioners, shall file a petition in the superior

court of the county in which said district is located, setting forth therein the route over which the same is to be constructed, with a complete description thereof, together with specifications for its construction, with all necessary plats and plans thereof, together with the estimated cost of such proposed improvement, showing therein the names of the landowners whose lands are to be benefited by such proposed improvement; the number of acres owned by each landowner, and the maximum amount of benefits per acre to be derived by each landowner set forth therein from the construction of said proposed improvement, and that the same will be conducive to the public health, convenience and welfare, and increase the value of all of said property for purposes of public revenue. Said petition shall further set forth the names of the landowners through whose land the right-of-way is desired for the construction of said dikes; the amount of land necessary to be taken therefor, and an estimate of the value of said lands so sought to be taken for such right-of-way, and the damages sustained by any person or corporation interested therein, if any, by reason of such appropriation, irrespective of the benefits to be derived by such landowners by reason of the construction of said system. Such estimate shall be made, respectively, to each person through whose land said right-ofway is sought to be appropriated. Said petition shall set forth as defendants therein all the persons or corporations to be benefited by said improvement, and all persons or corporations through whose land the right-of-way is sought to be appropriated, and all persons or corporations having any interest therein, as mortgagee or otherwise, appearing of record, and shall set forth that said proposed system of dikes is necessary for the protection of all the lands from overflow described in said petition, and that all lands sought to be appropriated for said right-of-way are necessary to be used as a right-of-way in the construction and maintenance of said improvements; and when the proposed improvement will protect or benefit the whole or any part of any public or corporate road or railroad, so that the traveled track or roadbed thereof will be improved by the construction of said dikes, such fact shall be set forth in said petition, and such public or private corporations owning said road or railroad shall be made parties defendant therein, and the maximum amount of benefits to be derived from such proposed improvement shall be estimated in said petition against said road or railroad. [1895 c 117 § 9; RRS § 4258. Formerly RCW 85.04.050, part.

85.05.100 Petition for improvement—Employment of assistants—Compensation as costs in suits. In the preparation of the facts and data to be inserted in said petition and filed therewith for the purpose of presenting the matter to the said superior court, the board of commissioners of said diking district may employ one or more good and competent surveyors and draughtsmen to assist them in compiling data required to be presented to the court with said petition as hereinbefore provided, and such legal assistance as may be necessary, with full power to bind said district for the compensation of such assistants or employees employed by them, and such services shall be taxed as costs in the suit. [1895 c 117 § 10; RRS § 4259. Formerly RCW 85.04.055, part.]

(2008 Ed.) [Title 85 RCW—page 5]

85.05.110 Summons—Contents—Service. A summons stating briefly the objects of the petition and containing a description of the land, real estate, premises or property sought to be appropriated, and those which it is claimed will be benefited by the improvement, and stating the court wherein the petition is filed, the date of the filing thereof and when the defendants are required to appear (which shall be ten days, exclusive of the day of service, if served within the county in which the petition is pending, and if in any other county, then twenty days after such service, and if served by publication, then within thirty days from the date of the first publication), shall be served on each and every person named therein as owner, encumbrancer, tenant or otherwise interested therein. The summons must be subscribed by the commissioners, or their attorney, running in the name of the state of Washington and directed to the defendants; and service thereof shall be made by delivering a copy of such summons to each of the persons or parties so named therein, if a resident of the state, or in case of the absence of such person or party from his or her usual place of abode, by leaving a copy of the notice at his or her usual place of abode; or in case of a foreign corporation, at its principal place of business in this state with some person of more than sixteen years of age; in case of domestic corporations service shall be made upon the president, secretary or other director or trustee of the corporation; in case of persons under eighteen years of age, on their guardians, or in case no guardian shall have been appointed, then on the person who has the care and custody of the person; in case of idiots, lunatics or insane persons, on their guardian, or in case no guardian shall have been appointed, then on the person in whose care or charge they are found. *In case the land, real estate, premises or other property sought to be appropriated, or which it is claimed will be benefited by the improvement, is state, tide, school or county land, the summons shall be served on the auditor of the county in which the land, real estate, premises or other property sought to be appropriated, or which it is claimed will be benefited, is situated. In all cases where the owner or person claiming an interest in the real or other property is a nonresident of this state, or where the residence of the owner or person is unknown, and an affidavit of one or more of the commissioners of the district shall be filed that owner or person is a nonresident of this state, or that after diligent inquiry his residence is unknown or cannot be ascertained by such deponent, service may be made by publication thereof in a newspaper of general circulation in the county where such lands are situated once a week for three successive weeks. The publication shall be deemed service upon each nonresident person or persons whose residence is unknown. The summons may be served by any competent person eighteen years of age or over. Due proof of service of the summons by affidavit of the person serving the same, or by the printer's affidavit of publication, shall be filed with the clerk of the court before the court shall proceed to hear the matter. Want of service of the notice shall render the subsequent proceedings void as to the person not served; but all persons or parties having been served with summons as herein provided, either by publication or otherwise, shall be bound by the subsequent proceedings. In all cases not otherwise provided for, service of notice, order and other papers in the proceeding authorized by this chapter may be made as the superior court, or the

judge thereof, may direct: PROVIDED, That personal service upon any party outside of this state shall be of like effect as service by publication. [1985 c 469 § 68; 1971 ex.s. c 292 § 56; 1895 c 117 § 11; RRS § 4260. Formerly RCW 85.04.060, part.]

*Reviser's note: Subsequent legislation provides for service of summons on budget director (now director of financial management; chapter 43.41 RCW), see chapter 79.44 RCW; see also note following RCW 85.06.110.

Severability—1971 ex.s. c 292: See note following RCW 26.28.010.

85.05.120 Appearance of defendants—Jury—Verdict—Decree. Any or all of said defendants may appear jointly or separately, and admit or deny the allegations of said petition, and plead any affirmative matter in defense thereof, at the time and place appointed for hearing said petition, or to which the same may have been adjourned. If the court or judge thereof shall have satisfactory proof that all of the defendants in said action have been duly served with said summons, as above provided, and shall be further satisfied by competent proof that said improvement is practicable, and conducive to the public health, welfare and convenience, and will increase the value of said lands for the purpose of public revenue, and that the contemplated use for which the land, real estate, premises or other property sought to be appropriated is really a public use, and that the land, real estate, premises or other property sought to be appropriated are required and necessary for the establishment of said improvement, the court or judge thereof shall cause a jury of twelve qualified persons to be impaneled to assess the damages and benefits as herein provided, if in attendance upon his court; and if not, he may, if satisfied that the public interests require the immediate construction of said improvement, direct the sheriff of his county to summon from the citizens of the county in which said petition is filed as many qualified persons as may be necessary in order to form a jury of twelve persons, unless the parties to the proceedings consent to a less number, such number to be not less than three, and such consent shall be entered by the clerk in the minutes of the trial. If necessary to complete the jury in any case, the sheriff, under direction of the court or judge thereof, shall summon as many qualified persons as may be required to complete the jury from the citizens of the county in which the petition is filed. In case a special jury is summoned, the cost thereof shall be taxed as part of the costs in the proceeding, and paid by the district seeking to appropriate said land, the same as other costs in the case; and no person shall be competent as a juror who is a resident of, or landowner in, the district seeking to appropriate said land. The jurors at such trial shall make in each case a separate assessment of damages which shall result to any person, corporation or company, or to the state, by reason of the appropriation and use of such land, real estate, premises or other property for said improvement, and shall ascertain, determine and award the amount of damages to be paid to said owner or owners, respectively, and to all tenants, incumbrancers and others interested, for the taking or injuriously affecting such land, real estate, premises or other property for the establishment of said improvement; and shall further find the maximum amount of benefits, per acre, to be derived by each of the landowners from the construction of said improvement. And upon a return of the verdict into

[Title 85 RCW—page 6] (2008 Ed.)

court, the same shall be recorded as in other cases; whereupon a decree shall be entered in accordance with the verdict so rendered, setting forth all the facts found by the jury, and decreeing that said right-of-way be appropriated, and directing the commissioners of said diking district to draw their warrant on the county treasurer for the amount awarded by the jury to each person, for damages sustained by reason of the establishment of said improvement, payable out of the funds of said diking district. [1895 c 117 § 12; RRS § 4261. Formerly RCW 85.04.065, part.]

85.05.130 Assessment of benefited lands formerly omitted—Procedure—Appeals. If at any time it shall appear to the board of diking commissioners that any lands within or without said district as originally established are being benefited by the diking system of said district and that said lands are not being assessed for the benefits received, or that any lands within said district are being assessed out of or not in proportion to the benefits which said lands are receiving from the maintenance of the diking system of said district, and said board of diking commissioners shall determine that certain lands, either within or without the boundaries of the district as originally established, should be assessed for the purpose of raising funds for the future maintenance of the diking system of the district, or that the assessments on land already assessed should be equalized by diminishing or increasing the same so that said lands shall be assessed in proportion to the benefits received, said commissioners shall file a petition in the superior court in the original cause, setting forth the facts, describing the lands not previously assessed and the lands the assessments on which should be equalized, stating the estimated amount of benefits per acre being received by each tract of land respectively, giving the name of the owner or reputed owner of each such tract of land, and praying that such original cause be opened for further proceedings for the purpose of subjecting new lands to assessment or equalizing the assessments upon lands already assessed, or both.

Upon the filing of such petition, summons shall issue thereon and be served on the owners of all lands affected, in the same manner as summons is issued and served in original proceedings, as near as may be, and if such new lands lie within the boundaries of any other diking district, said summons shall also be served upon the commissioners of such other diking district.

In case any of the new lands sought to be assessed in said proceeding lie within the boundaries of any other diking district, and the diking commissioners of such other district believe that the maintenance of the dike or dikes of such other district is benefiting lands within the district instituting the proceedings, said diking commissioners of such other districts shall intervene in such proceedings by petition, setting forth the facts, describing the lands in the district instituting the proceeding which they believe are being benefited by the maintenance of the diking system of their district, and praying that the benefits to such lands may be determined and such lands subjected to assessment for the further maintenance of the diking system of their district, to the end that all questions of benefits to lands in the respective districts may be settled and determined in one proceeding, and such petitioners in intervention shall cause summons to be issued upon such petition in intervention and served upon the commissioners of the diking district instituting the proceeding and upon the owners of all lands sought to be affected by such petition in intervention.

In case the owner of any such new lands sought to be assessed in said proceedings shall be maintaining a private dike against salt or fresh water for the benefit of said lands, and shall believe that the maintenance of such private dike is benefiting any lands within or without the district instituting the proceedings, or in case any such new lands sought to be assessed are included within the boundaries of some other diking district and are being assessed for the maintenance of the dikes of such other district, and the owner of such lands believes that the maintenance of the dike or dikes of such other district is benefiting lands included within the district instituting said proceedings, such owner or owners may by answer and cross-petition set forth the facts and pray that at the hearing upon said petition and cross-petition the benefits accruing from the maintenance of the respective dikes may be considered, to the end that a fair and equitable adjustment of the benefits being received by any lands from the maintenance of the various dikes benefiting the same, may be determined for the purpose of fixing the assessments for the future maintenance of such dikes, and may interplead in said proceeding such other diking district in which his lands sought to be assessed in said proceeding are being assessed for the maintenance of the dike or dikes of such other district.

No answer to any petition or petition in intervention shall be required, unless the party served with summons desires to offset benefits or to ask other affirmative relief, and no default judgment shall be taken for failure to answer any petition or petition in intervention, but the petitioners or petitioners in intervention shall be required to establish the facts alleged by competent evidence.

Upon the issues being made up, or upon the lapse of time within which the parties served are required to appear by any summons, the court shall impanel a jury to hear and determine the matters in issue, and the jury shall determine and assess the benefits, if any, which the respective tracts of land are receiving or will receive from the maintenance of the dike or dikes to be maintained, taking into consideration any and all matters relating to the benefits, if any, received or to be received from any dike, structure, or improvement, and to credit, or charge, as the case may be, to each tract so situated as to affect any other tract or tracts, or having improvements or structures thereon or easements granted in connection therewith affecting any other tract or tracts included in such proceedings and shall specify in their verdict the respective amount of benefits per acre, if any, assessed to each particular tract of land, by legal subdivisions. Upon the return of the verdict of the jury, the court shall enter its judgment in accordance therewith, as supplemental to the original decree, or in case a petition in intervention be filed by the diking commissioners of some other district than that instituting the proceeding, such judgment to be supplemental to all such original decrees, and thereafter, all assessments and levies for the future maintenance of any dike or dikes described in said judgment shall be based upon the respective benefits determined and assessed against the respective tracts of land as specified in said judgment. Every person or corporation feeling himself or itself aggrieved by any such judgment may

(2008 Ed.) [Title 85 RCW—page 7]

appeal to the supreme court or the court of appeals within thirty days after the entry thereof, and such appeal shall bring before the supreme court or the court of appeals the propriety and justness of the verdicts of the jury in respect to the parties to the appeal. No bonds shall be allowed on such appeals. Nothing in this section contained shall be construed as affecting the right of diking districts to consolidation in any manner provided by law. [1971 c 81 § 157; 1913 c 89 § 1; 1901 c 111 § 1; 1895 c 117 § 13; RRS § 4262.]

Rules of court: Cf. RAP 5.2, 8.1, 18.22.

Reviser's note: This section was declared unconstitutional in *Malim v. Benthien*, 114 Wash. 533 (1921). Prior enactments are set forth below:

1901 c 111 § 1. "If the board of diking commissioners shall, at any time, discover that any lands within said district are being benefited by the diking system and the same were by mistake, inadvertence or other cause omitted from the assessment of benefits as provided for in *the last preceding section, or which were omitted for the reason that they were not at the time of assessing the benefits as provided for in said preceding section, for any cause, subject to a legal assessment, said commissioners shall file a petition in the Superior Court in the original cause setting forth the fact of such benefits, describing the lands omitted, the reason the same were omitted in said original proceedings and giving the name of the owners or reputed owners thereof and praying that said original cause, as to such lands, be opened up for further proceedings for the assessment of the alleged benefits, and upon the filing of said petition summons shall issue thereon and be served on the defendants named in said petition the same as summons is served and issued in original proceedings, as near as may be, except the court may, to avoid costs, and in its discretion, call a jury of not less than three jurors, and the jury, in assessing the benefits, shall take into consideration the length of time said lands are to receive the benefits from said improvement and its future maintenance, estimating said time from the date when said lands first became legally assessable, which date must be found by the jury in their verdict as to each tract or parcel found to be benefited: AND PROVIDED FUR-THER, That in case the expense and costs of the improvement have been paid for by assessments levied against the lands assessed in the original proceeding before the lands provided for in this section are assessed, as provided for herein, then, in such case, the assessments levied from time to time on said last mentioned land shall be paid into the maintenance fund of said district. Every person or corporation feeling himself or itself aggrieved by any judgment for damages or any assessment of benefits provided in this act, may appeal to the Supreme Court of the state within thirty days after the entry of the judgment, and such appeal shall bring before the Supreme Court the propriety and justness of the amount of damage or assessment of benefit in respect to the parties to the appeal. Upon such appeal no bond shall be required and no stay shall be allowed."

*Reviser's note: "the last preceding section" refers to 1895 c 117 § 12 codified as RCW 85.05.120.

1895 c 117 § 13. "Every person or corporation feeling himself or itself aggrieved by the judgment for damages, or the assessment of benefits, may appeal to the supreme court of this state, within thirty days after the entry of the judgment, and such appeal shall bring before the supreme court the propriety and justness of the amount of damage or assessment of benefit in respect to the parties to the appeal. Upon such appeal no bond shall be required and no stay shall be allowed."

85.05.135 Special assessments—Budgets—Alternative methods. RCW 85.38.140 through 85.38.170 constitute a mutually exclusive alternative method by which diking districts in existence as of July 28, 1985, may measure and impose special assessments and adopt budgets. RCW 85.38.150 through 85.38.170 constitute the exclusive method by which diking districts created after July 28,1985, may measure and impose special assessments and adopt budgets. [1985 c 396 § 24.]

Severability—1985 c 396: See RCW 85.38.900.

85.05.140 Proceedings may be dismissed when. In case the damages or amount of compensation for such right-

of-way, together with the estimated cost of the improvement, amount to more than the maximum amount of benefits which will be derived from said improvement, or if said improvement is not practicable, or will not be conducive to the public health, welfare and convenience, or will not increase the public revenue, the court shall dismiss such proceedings, and in such case a judgment shall be rendered for the costs of said proceedings against said district, and no further proceedings shall be had or done therein; and upon the payment of the costs, said organization shall be dissolved by decree of said court. [1895 c 117 § 14; RRS § 4263. Formerly RCW 85.04.070, part.]

85.05.150 Procedure to claim awards. Any person or corporation claiming to be entitled to any money ordered paid by the court, as provided in this act, may apply to the court therefor, and upon furnishing evidence satisfactory to the court that he is entitled to the same, the court shall make an order directing the payment to such claimant of the portion of such money as he or it may be found entitled to; but if, upon application, the court or judge thereof shall decide that the title to the land, real estate or premises specified in the application of such claimant is in such condition as to require that an action be commenced to determine the title of claimants thereto, it shall refuse such order until such action is commenced and the conflicting claims to such land, real estate or premises be determined according to law. [1895 c 117 § 15; RRS § 4264. Formerly RCW 85.04.210, part.]

85.05.160 Transcript of benefits to auditor—Assessments—Collection. Upon the entry of the judgment upon the verdict of the jury, the clerk of said court shall immediately prepare a transcript, which shall contain a list of the names of all the persons and corporations benefited by said improvement and the amount of benefit derived by each, respectively, and shall duly certify the same, together with a list of the lands benefited by said improvement belonging to each person or corporation, and shall file the same with the auditor of the county, who shall immediately enter the same upon the tax rolls of his office, as provided by law for the entry of other taxes, against the land of each of the said persons named in said list, together with the amounts thereof, and the same shall be subject to the same interest and penalties in case of delinquency as in case of general taxes, and shall be collected in the same manner as other taxes and subject to the same right of redemption and the lands sold for the collection of said taxes shall be subject to the same right of redemption as in the sale of lands for general taxes: PRO-VIDED, That said assessment shall not become due and payable except at such time or times and in such amount as may be designated by the board of commissioners of said dike district, which designation shall be made to the county auditor by said board of commissioners of said diking district, by serving a written notice upon the county auditor designating the time and the amount of the assessment, said assessment to be in proportion to benefits, to become due and payable, which amount shall fall due at the time of the falling due of general taxes, and the amount so designated shall be added by the auditor to the general taxes of said person, persons or corporations, according to said notice, upon the assessment rolls

[Title 85 RCW—page 8] (2008 Ed.)

in his said office, and collected therewith: AND PROVIDED FURTHER, That no one call for assessments by said commissioners shall be in an amount to exceed twenty-five percent of the actual amount necessary to pay the costs of the proceedings, and the establishment of said district and system of dikes and the cost of construction of said work. [1895 c 117 § 16; RRS § 4265. Formerly RCW 85.04.080, part.]

85.05.170 Tax to pay cost on dismissal. In the event of the dismissal of said proceedings and the rendition of judgment against said district, as hereinbefore provided, said diking commissioners shall levy a tax upon all of the real estate within said district, taking as a basis the last equalized assessment of said real estate for state and county purposes, sufficient to pay said judgment, and the cost of levying said tax, and shall cause said tax roll to be filed in the office of the clerk of the superior court in which such judgment was rendered. If said tax is not paid within sixty days after the filing of said tax roll, the court shall, upon the application of any party interested, direct said real estate to be sold in payment of said tax, said sale to be made in the same manner and by the same officer, as is or may be provided by law for the sale of real estate for taxes for general purposes; and the same rate of redemption shall exist as in the sale of real estate for the payment of taxes for general purposes. [1895 c 117 § 17; RRS § 4266. Formerly RCW 85.04.075, part.]

85.05.180 Construction—Contractors—Performance bonds. After the filing of said certificate said commissioners of such diking district shall proceed at once in the construction of said improvements, and in carrying on said construction or any extension thereof they shall have full charge and management thereof, and shall have the power to employ such assistance as they may deem necessary, and purchase all material that may be necessary in the construction and carrying on of the work of said improvement, and shall have power to let the whole or any portion of said work to any responsible contractor, and shall in such case enter into all necessary agreements with such contractor that may be necessary in the premises: PROVIDED, That in case the whole or any portion of said improvement is let to any contractor, said commissioners shall require such contractor to give a bond in double the amount of the contract price of the whole or of such portion of said work covered by such contract, with two or more good and sufficient sureties to be approved by the board of commissioners of said diking district and running to said district as obligee therein, conditioned for the faithful and accurate performance of said contract by said contractor, his executors, administrators or assigns, according to the terms and conditions of said agreement, and shall cause said contractor to enter into a further and additional bond in the same amount, with two or more good and sufficient sureties to be approved by said board of commissioners of said diking district in the name of said district as obligee therein, conditioned that said contractor, his executors, administrators or assigns, or subcontractor, his executors, administrators or assigns, shall perform the whole or any portion of said work under contract of said original contractor; shall pay or cause to be paid all just claims of all persons performing labor or rendering services in the construction of said work, or furnishing materials, merchandise or provisions of any kind or character used by said contractor or subcontractor, or any employee thereof in the construction of said improvement: PROVIDED FURTHER, That no sureties on said last mentioned bond shall be liable thereon unless the persons or corporations performing said labor and furnishing said materials, goods, wares, merchandise and provisions, shall, within ninety days after the completion of such improvement, file their claim, duly verified, that the amount is just and due and remains unpaid, with the commissioners of said diking district. [1895 c 117 § 18; RRS § 4267. Formerly RCW 85.04.095, part.]

85.05.190 Substantial changes in plans—Procedure.

The work on said improvement shall begin without delay, and shall be carried on with all expedition possible, and said board of commissioners of said diking district, or any contractor thereunder, shall have no power whatever to change the location of the dikes or the system of improvement or the manner of doing the work therein so as to make any radical changes in said improvement, without the written consent of all the landowners to be benefited thereby, and the landowners which may be damaged thereby. And in case any substantial changes in said system of improvement or the manner of the construction thereof shall be deemed necessary by said board of commissioners at any time during the progress thereof, and if the written consent to such changes cannot be procured from said landowners, then said commissioners, for and on behalf of said district, shall file a petition in the superior court of the county within which said district is located, setting forth therein the changes which they deem necessary to be made in the plans or manner of the construction of said improvement, and praying therein to be permitted to make such changes, and upon the filing thereof, the commissioners [clerk] shall cause a summons to be served, setting forth the prayer of said petition, under the seal of said court, which summons shall be served in the same manner as the service of summons in the case of the original petition, upon all the landowners or others claiming any lien thereon or interest therein appearing of record in said district, and any or all of such parties so served may appear in said cause and submit their objections thereto, and after the time for the appearance of said parties has expired, the court shall proceed to hear said petition at once without further delay, and if it appears during the course of such proceedings that the property rights of any of said landowners will be affected by such proposed change in said improvement, then the court, after having passed upon all preliminary questions as in the original proceedings, shall cause a jury to be impaneled as in the case of the original proceedings for the establishment of said improvement, and upon the final hearing of said cause the jury shall return a verdict finding the amount of damages, if any, sustained by all persons and corporations the same as upon the original petition, by reason of such proposed change, and the amount of compensation to be paid to any persons or corporations therefor, and for any additional right-of-way that may be necessary to be appropriated by reason of said proposed change, and shall readjust the amount of benefits claimed to have been increased or diminished by any of said landowners by reason of such proposed change in said improvement, and the proceedings thereafter shall be the same as to rendering judg-

(2008 Ed.) [Title 85 RCW—page 9]

ment, appeal therefrom, payment of compensation and damages, and filing of the certificate with the auditor, as hereinbefore provided for in the proceedings under the original petition, and said commissioners shall have a right thereafter to proceed with the construction of said improvement according to the changes made therein. [1895 c 117 § 19; RRS § 4268. Formerly RCW 85.04.100, part.]

85.05.200 Payments on contracts—Retained percentage. During the construction of said improvement said commissioners shall have the right to allow payment thereof, in installments as the work progresses, in proportion to the amount of work completed: PROVIDED, That no allowance or payment shall be made for said work to any contractor or subcontractor to exceed seventy-five percent of the proportionate amount of the work completed by such contractor or subcontractor, and twenty-five percent of the contract price shall be reserved at all times by said board of commissioners until such work is wholly completed, and shall not be paid upon the completion of said work until ninety days have expired for the presentation of all claims for labor performed and materials, goods, wares, merchandise and provisions furnished or used in the construction of said improvement; and upon the completion of said work and the payment of all claims hereinbefore provided for, according to the terms and conditions of said contract, said commissioners shall accept said improvement and pay the contract price therefor. [1895] c 117 § 20; RRS § 4269. Formerly RCW 85.04.105, part.]

85.05.210 Private dikes, how connected—Additional plans—Costs. In case any diking district organized under the provisions of this act desires to connect its system of dikes with the system of dikes of any other district theretofore organized or constructed, said last mentioned diking district shall be made a party defendant in the proceedings in the superior court for the establishment of the improvement proposed to be constructed by such first mentioned diking district, and the petition to be filed in said court, in addition to the facts to be set forth therein as hereinbefore provided for, shall set forth the further fact that said district is desirous of connecting its said system of dikes with the system of such other diking district, and shall set forth an estimate of the additional cost per annum, if any, for the future maintenance of the diking system so sought to be connected with, and also an estimate of the cost of any additional improvement in said system so sought to be connected with, if any, by reason of such connection, and shall also set forth the amount of compensation which should be made by said diking district for the privilege of connecting with the said system of dikes; and in case it shall be deemed necessary to enlarge or strengthen the system of dikes to be connected with by reason of such connection, there shall be filed with said petition, in addition to the plans, specifications and data hereinbefore provided to be filed, plans and specifications and the estimated cost of the proposed improvement to be made in the system sought to be connected with by reason of such connection, and the proceedings thereon shall be the same as in other cases for the establishment of diking districts under the provisions of this act: PROVIDED, That the jury shall, in addition to the other findings provided for in other cases under the provisions of this act, find the amount of compensation to be paid said district with whose system connection is sought to be made, for any additional cost, if any, which may be thrown upon said district by reason of the increased cost of maintenance by reason of such connection, and shall estimate the amount of such increased cost of maintenance per annum, and also the amount of compensation to be made to said district for the privilege of joining on to its system of dikes; the compensation to be made for the increased cost of maintenance shall be paid per annum out of the revenue derived from the assessments to be levied as in other cases, and the compensation to be made as may be found by the jury to said district whose system is sought to be connected with for the privilege thereof, shall be paid such district as damages are paid in other cases under the provisions of this act; and all amounts so paid to said district sought to be connected with, as compensation for the cost of maintenance, shall be used as an additional fund for the maintenance of said diking system of such district, and the amount of compensation paid for the privilege of connecting with the system of such district shall also be added to the general fund of said district, to be used for the payment of the cost of maintenance of the system of such district sought to be connected with. [1895 c 117 § 21; RRS § 4270. Formerly RCW 85.04.435, part.]

85.05.220 Connecting with other diking systems. In case it shall be found necessary to enlarge or strengthen the system of dikes sought to be connected with, by reason of such connection, the jury shall determine the cost of such enlarging or strengthening, and said petitioner district shall have the right, by and through its representatives, assistants and employees, to make such improvement on the system of such other district as may have been found necessary upon the hearing of said petition, and the costs thereof shall be assessed against the landowners of said petitioner district to be benefited by the construction of said entire system, and no additional cost or burden, by reason of such improvement, shall be thrown upon the landowners of said district sought to be connected with. [1895 c 117 § 22; RRS § 4271. Formerly RCW 85.04.435, part and 85.04.440.]

85.05.230 Action by district to prevent washing away of stream banks. Where any diking system is sought to be constructed by any district organized under the provisions of this act along any river or watercourse to prevent overflow therefrom, and it shall become necessary to provide against the washing away of the banks of said river or watercourse so as to prevent injury to such proposed diking system, or any system which may have already been completed, such district, by and through its board of commissioners, may make such portions of lands lying along said dikes which are threatened to be washed away by said river or watercourse part of the right-of-way of said dike system, and may construct along the banks of said river or watercourse, as a part of said diking system, such protection as may be necessary to protect said dike, and in such cases such tract or parcel of land may be condemned and appropriated under the law of eminent domain as provided herein as a part of the right-of-way of such dike system; and when not condemned or appropriated at the time said system is established and constructed, said

[Title 85 RCW—page 10] (2008 Ed.)

diking district, by and through its board of commissioners, may, at any time thereafter, when any portion of said system is threatened to be washed away by such river or watercourse, file their petition with the court condemning and appropriating for the use of said district so much of the land lying along said river or watercourse as may be necessary to be used for the protection of said diking system, and the proceedings therein for the making of compensation therefor and the payment of damages by reason of such appropriation shall be the same, or as near as may be applicable, as other proceedings for the condemnation of right-of-way provided for in this act. [1895 c 117 § 23; RRS § 4272. Formerly RCW 85.04.420, part.]

85.05.240 Action by district to prevent washing away of stream banks—Expenses for appropriation of land. Whenever any land is appropriated along the bank of any river or watercourse, as provided for in the last preceding section, the expenses of such appropriation, including the costs and damages to be paid therefor—when such appropriation is taken subsequently to the construction of any system of dikes under the provisions of this act—shall be added to the annual cost of the maintenance of said system and be paid as such, as provided herein. [1895 c 117 § 24; RRS § 4273. Formerly RCW 85.04.420, part.]

85.05.250 Dikes along public road. In the construction of any diking system under the provisions of this act, where it is desired to construct the same along the right-of-way of any public road which has theretofore been legally established, said district shall have a right to construct its dikes along such road: PROVIDED, That the dikes so constructed along such road shall not destroy or impair the same for the use of the public convenience as a public highway; and in case of the construction or improvement of any dike along any public highway, such dike shall be constructed of sufficient width and in such manner as will be conducive to the public as a public highway. [1895 c 117 § 25; RRS § 4274. Formerly RCW 85.04.425.]

85.05.260 Incorporated town may act as or be included in diking district. Any town or city already incorporated, or which may hereafter be incorporated, may exercise the functions of a diking district under the provisions of this act, or the whole or any portion of any such town or city may be included with other territory in a common district under the provisions for the establishment thereof as provided for herein. [1895 c 117 § 26; RRS § 4275. Formerly RCW 85.04.115, part.]

85.05.270 Estimate for maintenance and repair— Emergency expenditures. On or before the first day of November of each year the diking commissioners shall, and on or before the first Monday in October of each year the drainage commissioners shall, make and certify to the county auditor an estimate of the cost of maintenance and repair of the improvement for the ensuing year. The amount thereof shall be levied against the land in the district in proportion to the maximum benefits assessed, and shall be added to the general taxes and collected therewith. If such estimate of the cost of maintenance and repair against any tract or contiguous tracts owned by one person or corporation is less than two dollars, then the county auditor shall levy such a minimum amount of two dollars against such tract or contiguous tracts, and upon the collection thereof as herein provided shall pay all sums collected into the maintenance and/or repair fund of the district. In case of an emergency the commissioners may incur additional obligations and issue warrants therefor in excess of the estimate. [1959 c 209 § 10. Prior: (i) 1913 c 89 § 2; 1905 c 7 § 2; 1895 c 117 § 27; RRS § 4276. (ii) 1917 c 133 § 2; 1907 c 120 § 1; 1905 c 173 § 3; 1895 c 115 § 24; RRS § 4324. Formerly RCW 85.04.120.]

85.05.280 Organization of board—Warrants, how **issued.** The board of commissioners of such district shall elect one of their number chair and shall either elect one of their number, or appoint a voter of the district, as secretary, who shall keep minutes of all the district's proceedings. The board of commissioners may issue warrants of such district in payment of all claims of indebtedness against such district. Such warrants shall be in form and substance the same as county warrants and shall draw the legal rate of interest from the date of their presentation to the treasurer for payment, as hereinafter provided, and shall be signed by the chair and attested by the secretary of the board: PROVIDED, That no warrants shall be issued by the board of commissioners in payment of any indebtedness of such district for less than the face or par value. [1991 c 245 § 35; 1985 c 396 § 38; 1895 c 117 § 28; RRS § 4277. Formerly RCW 85.04.040, part and RCW 85.04.165, part.]

Severability—1985 c 396: See RCW 85.38.900.

85.05.355 Special assessment bonds. Special assessment bonds and notes shall be issued and sold in accordance with chapter 85.38 RCW. [1986 c 278 § 23.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.05.360 Warrants—When and how paid. All warrants issued under the provisions of this chapter shall be presented by the owners thereof to the county treasurer in accordance with chapter 36.29 RCW. [1991 c 245 § 36; 1986 c 278 § 29; 1895 c 117 § 36; RRS § 4286. Formerly RCW 85.04.170, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.05.365 Certificates of delinquency—Foreclo-sure—Sale—Use of proceeds. Whenever any diking district assessments levied under this act shall remain unpaid for a period of four years from the date when such assessment becomes due and payable, the diking district, which levied said assessment or assessments is hereby empowered and authorized, through its board of commissioners, to make application to the county treasurer of the county in which said diking district is located, for a certificate of delinquency to be issued to it for said delinquent assessments and delinquent interest thereon. And the county treasurer shall issue to said diking district a certificate of delinquency in the same manner and form as to an individual: PROVIDED, HOWEVER, That it shall not be necessary or required for said diking district to pay to said county treasurer any part or portion of said

(2008 Ed.) [Title 85 RCW—page 11]

delinquent assessments or interest thereon, but payment of general taxes and interest due upon said general taxes, upon said diked lands will be sufficient payment by said diking district to entitle it to have said certificate of delinquency issued to it. Said diking district shall be empowered to foreclose said certificate or certificates and take title in said district the same as delinquent tax certificates are foreclosed by individuals. After acquiring title to any such lands through such foreclosure proceedings, the diking district, through its commissioners, may offer for sale and sell all, or any part, of such lands, in the same manner as counties are authorized to offer for sale and sell lands acquired by counties through delinquent tax foreclosure sales; and to issue a deed of conveyance therefor to the purchaser, executed by the commissioners of the diking district in behalf of the district, and attested by the clerk of the district. All revenue derived by the diking district from the sale of any such lands shall be first used for the redemption of any bonds and interest outstanding against said diking district which is due and payable, and the remainder thereof, if any, shall be applied to the payment of maintenance warrants, or other indebtedness, of the district, which is due and owing, in the priority deemed best by the board of diking commissioners. [1931 c 55 § 1; 1929 c 111 § 1; RRS § 4286-1. Formerly RCW 85.04.510, part.]

85.05.366 Funds to purchase delinquent certificates.

For the purpose of raising funds to purchase certificates of delinquency each diking district is authorized to levy an annual assessment upon the acreage contained within the diking district at the same time and in the same manner as other assessments of the district are levied; and for the purpose of raising funds to purchase certificates of delinquency upon delinquent diking district assessments during the year 1929, each diking district is authorized to issue emergency warrants, the payment and redemption of which shall be provided for at regular annual meeting in the year 1929; and thereafter all amounts raised for the purchase of delinquent diking assessment certificates shall be provided for at the regular annual meeting set for such purpose. [1929 c 111 § 2; RRS § 4286-2. Formerly RCW 85.04.515.]

85.05.367 Lands owned by district exempt from taxation. Any and all lands purchased and acquired by the diking district through foreclosure of delinquent assessment certificates shall, so long as owned by, or until sold by, such diking district, be exempt from general state and county taxes. [1929 c 111 § 3; RRS § 4286-3. Formerly RCW 85.04.510, part.]

85.05.370 Trial—Findings and forms of verdict. Upon the trial of any questions of issue by a jury under the provisions of this act, the trial court may, in its discretion, submit all questions to be found by the jury in the form of separate findings, or may submit to such jury separate forms of verdict on all such questions to be found by the jury therein. [1895 c 117 § 37; RRS § 4287. Formerly RCW 85.04.205, part.]

85.05.380 Public lands subject to assessment—Rights and liabilities of public corporations. All state, county,

school district or other lands belonging to other public corporations requiring to be diked as a protection from overflow shall be subjected to the provisions of this act, and such corporations, by and through the proper authorities, shall be made parties in all proceedings therein affecting said lands and shall have the same rights and liable to the same right of eminent domain as private persons, and their lands shall be subject to the right of eminent domain the same as the lands of private persons or corporations. [1895 c 117 § 38; RRS § 4288. Formerly RCW 85.04.110, part.]

85.05.390 Assessments on public lands—How paid. In case lands belonging to the state, county, school district or other public corporations are benefited by any improvement instituted under the provisions of this chapter, all benefits shall be assessed against such lands, and the same shall be paid by the proper authorities of such public corporations at the times and in the same manner as assessments are called and paid in case of private persons out of any general fund of such corporation; and also all costs of repair and maintenance of such diking system shall be levied against and apportioned to such lands of such public corporations, whether owned at the time of the original improvement or subsequently acquired either by deed through delinquent tax foreclosure or otherwise, in the same manner as such costs of repair and maintenance are levied against and apportioned to lands belonging to private persons, and the same shall also be paid out of any general fund of such corporation. [1927 c 277 § 1; 1895 c 117 § 39; RRS § 4289. Formerly RCW 85.04.110,

85.05.400 Fees for service of process. Fees for service of all process necessary to be served under the provisions of this act shall be the same as for like services in other civil cases, or as is or may be provided by law. [1895 c 117 § 40; RRS § 4290. Formerly RCW 85.04.200, part.]

85.05.410 Commissioners—Compensation and expenses. Members of the board of diking commissioners of any diking district in this state may receive as compensation the sum of up to ninety dollars for actual attendance at official meetings of the district and for each day or part thereof, or in performance of other official services or duties on behalf of the district and shall receive the same compensation as other labor of a like character for all other necessary work or services performed in connection with their duties: PRO-VIDED, That such compensation shall not exceed eight thousand six hundred forty dollars in one calendar year, except when the commissioners declare an emergency. Allowance of such compensation shall be established and approved at regular meetings of the board, and when a copy of the extracts of minutes of the board meeting relative thereto showing such approval is certified by the secretary of such board and filed with the county auditor, the allowance made shall be paid as are other claims against the district.

Each commissioner is entitled to reimbursement for reasonable expenses actually incurred in connection with such business, including subsistence and lodging, while away from the commissioner's place of residence, and mileage for

[Title 85 RCW—page 12] (2008 Ed.)

part.1

use of a privately owned vehicle in accordance with chapter 42.24 RCW.

Any commissioner may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the commissioner's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect.

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 8; 1998 c 121 § 8; 1991 c 349 § 20; 1985 c 396 § 39; 1974 ex.s. c 39 § 1; 1951 c 30 § 1; 1909 c 171 § 1; 1895 c 117 § 41; RRS § 4291. Formerly RCW 85.04.400.] Severability—1985 c 396: See RCW 85.38.900.

85.05.420 Powers of court—Injunctions. The court may compel the performance of the duties imposed by this act and may, in its discretion, on proper application therefor, issue its mandatory injunction for such purpose. [1895 c 117 § 42; RRS § 4292.]

85.05.430 Sale of unneeded property—Authorized. Whenever, in the judgment of a board of commissioners of any diking district heretofore or hereafter organized, real or personal property, or any part thereof, owned by said district, is no longer of use to or needed by such district, or if personal property has become obsolete, the same may be sold by the board of commissioners of said district at public or private sale. [1955 c 342 § 2. Formerly RCW 85.04.550.]

85.05.440 Sale of unneeded property—Resolution of intention—Notice of hearing—Publication and posting. Whenever in the judgment of the commissioners of any diking district, it is advisable so to sell real or personal property,

the board of commissioners of such district shall pass a resolution declaring its intention to make such sale, describing the property to be sold and stating the terms of such sale. The resolution shall set a date upon which the board shall meet, to determine whether or not such sale shall be made. Thereafter a copy of such declaratory resolution and a notice of hearing thereon shall be posted under the direction of the board, in three public places in such district at least ten days before the date of hearing. The notice shall state the time and place of hearing, describe the property to be sold and the terms of the proposed sale. In addition a copy of such resolution and of such notice of hearing thereon shall be published twice, at least two weeks prior to such proposed sale in some newspaper qualified for legal publication in accordance with the provisions of chapter 65.16 RCW, of general publication in the county in which such diking district is located. [1955 c 342 § 3. Formerly RCW 85.04.551.]

85.05.450 Sale of unneeded property—Protests— Resolution of final action—Conveyance. At the time set for hearing, or at any time to which said hearing may be adjourned, any district elector within such district may appear and file a written protest against the proposed action of the board, which protest shall state clearly the basis thereof. At such hearing, which shall be public, the board shall give full consideration to the proposed sale and all protests filed, either written or oral and on said date or at any adjourned date, take final action thereon by resolution of the board. This resolution shall provide that upon payment of the purchase price involved, conveyance of the property shall be made by a majority of the board of said district, by deed if the property be real property; by bill of sale if the property be personal property, conveying the property sold to the purchaser thereof, and such conveyance shall pass to the purchaser such title as the district has to the property. [1955 c 342 § 4. Formerly RCW 85.04.552.]

85.05.460 Sale of unneeded property—Conveyance delayed if protests filed—Appeal. If protests be filed against such sale, such conveyance shall not be executed or delivered until more than ten days elapse from the date of the hearing at which the resolution directing the sale, was passed. If appeal be taken by a protestant from the action of the board, such conveyance shall not be executed until termination of proceedings on appeal is had, and then only if the result of such appeal does not prevent such sale. [1955 c 342 § 5. Formerly RCW 85.04.553.]

85.05.470 Sale of unneeded property—Direct action in superior court by protestant on final order. Any protestant who filed a protest prior to the final order of the board, may appeal from such final order, but to do so must within ten days from the date said order was entered, bring direct action in the superior court in the county wherein such district or portion thereof is situated, against such board of commissioners in their official capacity, which action shall be prosecuted under the procedure of civil actions, with appellate review as provided in civil actions. In any such action so brought, the order of the board shall be conclusive of the regularity and propriety of the proceedings, and all other mat-

(2008 Ed.) [Title 85 RCW—page 13]

ters, except it shall be open to attack upon the ground of fraud, unfair dealing, arbitrary or unreasonable action of the board. [1988 c 202 § 73; 1971 c 81 § 158; 1955 c 342 § 6. Formerly RCW 85.04.554.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.05.490 Levy for preliminary expenses. Whenever the board of county commissioners have passed a resolution establishing a diking district and prior to the commencement or the completion of the work of such improvement, the county commissioners may, and at the request of the diking commission shall, at the time of levying taxes each year until the improvement has been completed and a statement of the total costs has been filed, levy an assessment against the property within the district to defray the preliminary expenses of the district; the levy to be based upon the estimated benefits as shown by the report of the county engineer on file with the auditor, if such report is on file, and if not, as shown by the certificate or resolution of the diking commissioners of said diking district. The assessment so made shall be credited to the respective pieces of property. The preliminary assessment herein provided for shall be levied and collected in the same manner as county and state taxes are levied and collected, which amount shall be credited to the construction fund and used for the redemption of warrants issued against the same, which warrants shall be called and paid in numerical order. [1933 c 39 § 1; RRS § 4247-1. Formerly RCW 85.04.405, part.]

85.05.500 Levy for preliminary expenses—Preliminary expenses defined. Preliminary expenses shall mean all of the expenses incurred in the proceedings for the organization of said district and in other ways to be incurred prior to the beginning of actual construction of the improvement and shall be paid from the fund hereby created from time to time upon call of the treasurer. [1933 c 39 § 2; RRS § 4247-2. Formerly RCW 85.04.405, part.]

85.05.540 Plat of reclaimed land—Benefits to be **determined and paid.** Where tide or other unsurveyed lands are reclaimed by a diking district and the owner of said lands shall desire to plat the same into lots, tracts or subdivisions, such plat shall specify and acknowledge the total benefits then a charge against each lot, tract or subdivision in said plat. Before a plat shall be approved or filed, same shall be submitted to the board of dike commissioners for their consideration. In case the owner and such board cannot agree as to the adjudged maximum benefits to be charged as the lien of the district and acknowledged to be such against each lot, tract or subdivision in such plat, any interested party may cause an action to be brought in the superior court of the county to have the just amount determined, and the decree of the court in such cause shall fix the amount of such lien and the same shall be conclusive and binding. In fixing the amount to be charged against the several lots, tracts and subdivisions, the adjudged benefits per acre, allowing credits for the benefits levied and paid at said time, shall be taken as the basis for determining the sum to be charged. The amount of adjudged benefits against property dedicated to the public for roads and highways in such plat shall be charged back against the abutting subdivisions and tracts in a just and equitable manner. All diking district assessments levied against the lands included in the plat shall be paid in full at the time said plat is approved. When approved such plat shall be filed with the county auditor of the county. Thereafter the lands within said plat shall be conveyed, assessed and taxed with reference to said plat. [1925 ex.s. c 69 § 4; RRS § 4292-4. Formerly RCW 85.04.505.]

85.05.550 Plat of reclaimed land—Construction, application of RCW 85.05.510 through 85.05.550. Nothing in RCW 85.05.510 through 85.05.550 shall be construed as repealing or modifying any act or statute now in force pertaining to diking districts, but the rights and remedies hereby granted shall be deemed cumulative as to the districts to which RCW 85.05.510 through 85.05.550 is limited. RCW 85.05.510 through 85.05.550 shall apply to districts heretofore or hereafter organized and to property owners' petitions heretofore or hereafter filed; provided that the decision of the board of dike commissioners of a district to which RCW 85.05.510 through 85.05.550 applies to issue bonds of a district under existing law or under RCW 85.05.510 through 85.05.550, shall be conclusive of such election. [1925 ex.s. c 69 § 5; RRS § 4292-5. Formerly RCW 85.04.490, part.]

85.05.605 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation. Diking districts may annex territory, consolidate with other special districts, and have their operations suspended and be reactivated, in accordance with chapter 85.38 RCW. [1986 c 278 § 11.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.05.610 Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress. Notwithstanding the provisions of *RCW 85.05.020, any diking or drainage district or diking and drainage district organized pursuant to chapter 85.05 RCW as now or hereafter amended, may annex and assume, or such district may be organized for the purpose of assuming, and may take over, maintain, operate and extend any diking and drainage systems which have been heretofore erected and operated or may be hereafter erected and operated by the government of the United States of America or any political subdivision or agency thereof, whenever the congress of the United States by permissive legislation authorizes the transfer of maintenance and operations functions to state and local nonfederal agencies. [1967 c 184 § 19.]

*Reviser's note: RCW 85.05.020 was repealed by 1985 c 396 \S 87. For special district creation and operation see chapter 85.38 RCW.

Severability—1967 c 184: "If any provision of this 1967 act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1967 c 184 § 25.]

85.05.620 Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Indian trust lands and restricted lands may be included, when. Any district organized pursuant to RCW 85.05.610 or pursuant to any other provisions of chapter 85.05 RCW as now or hereaf-

[Title 85 RCW—page 14] (2008 Ed.)

ter amended may include any Indian trust lands and restricted lands whenever the congress of the United States (1) authorizes the inclusion of such lands in such district and (2) provides authority for such district to assess and to tax such lands for necessary expenses in the maintenance, operations and capital improvements on such diking and drainage system. [1967 c 184 § 20.]

85.05.630 Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Vesting of right, title and interest to dikes and land. Whenever the congress of the United States provides for the transfer of all right, title and interest to any dikes and to the lands upon which they are situated to any state or local nonfederal agency, the title to such land and to the dikes shall pass to the county wherein the dikes are situated for the use and benefit of any district which may be organized pursuant to RCW 85.05.610 or pursuant to any other provisions of chapter 85.05 RCW as now or hereafter amended, until completion of organization of such district. In any case in which a district has been organized, all right, title and interest to such lands and dikes shall vest immediately in the diking and drainage district. [1967 c 184 § 21.]

85.05.640 Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Definitions. For purposes of RCW 85.05.610 through 85.05.650:

- (1) The word "owner" as it appears in chapter 85.05 RCW shall include the owner of any undivided interest in any tract of land within the district boundaries, whether Indian trust land or restricted land, or non-Indian land;
- (2) The "acreage" owned by any owner in any undivided estate interest shall be computed by multiplying the owner's fractional undivided interest against the total acreage embraced within a particular tract or lot assessed; and
- (3) The names of the owners of Indian lands, the size of Indian tracts and lots, the fractional undivided interest therein and the "acreage" of each owner as determined according to the provisions of subsection (2) of this section shall, in any proceeding to organize and operate a district under the provisions of RCW 85.05.610 or pursuant to any other provision of chapter 85.05 RCW as now or hereafter amended, be conclusively determined by the certificate of the superintendent of the Indian agency of the Bureau of Indian Affairs having supervision over the Indian reservation in which such Indian lands may be located or by the certificate of the area director over the Bureau of Indian Affairs area encompassing such lands; and such certificate shall be accepted in lieu of all other evidence in the records of the county in which such lands are situated. [1967 c 184 § 22.]

85.05.650 Authority to annex and assume diking and drainage systems erected and operated by United States upon permissive legislation by congress—Ratification and confirmation of prior acts. The acts and resolutions of all boards of county commissioners heretofore authorizing the organization and operation of any diking and drainage districts, following any provisions of chapter 85.05 RCW,

and the acts and resolutions of all diking and drainage districts heretofore organized following acts of congress permitting the taking over and operation and maintenance of existing diking and drainage systems by the state and local nonfederal governmental agencies, are ratified and confirmed. [1967 c 184 § 23.]

Chapter 85.06 RCW

DRAINAGE DISTRICTS AND MISCELLANEOUS DRAINAGE PROVISIONS

Sections

PART I—DRAINAGE DISTRICTS

	Districts authorized—Powers—Management.
85.06.015	Certain powers and rights governed by chapter 85.38 RCW.
85.06.070	Eminent domain powers—Purchase of real property autho-
	rized.
85.06.080	Commissioners—Powers and duties.
85.06.090	Petition for improvement—Contents.
85.06.100	Petition for improvement—Employment of assistants—Com-
	pensation as costs in suit.
85.06.110	Summons—Contents—Service.
85.06.120	Appearance of defendants—Jury—Verdict—Assessment of
	damages and benefits—Decree.
85.06.125	Special assessments—Budgets—Alternative methods.
85.06.130	Assessment of benefited lands formerly omitted—Proce-
07.06.140	dure—Appeals.
85.06.140	Dismissal of proceedings, when—Costs.
85.06.150	Procedure to claim awards.
85.06.160	Transcript of benefits to auditor—Assessments—Collection—
07.06.100	Supplemental assessment.
85.06.180	Construction—Contractors—Performance bonds.
85.06.190	Substantial changes in plans—Procedure.
85.06.200	Payments on contracts—Retained percentage.
85.06.210	Connecting private drains—Procedure—Costs.
85.06.220	Connecting with lower districts—Procedure.
85.06.230	City or town may act as or be included in drainage district.
85.06.240	Estimate for maintenance and repair—Emergency expendi-
95.06.350	tures.
85.06.250 85.06.255	Organization of board—Warrants, how issued.
	Special assessment bonds.
85.06.330	Warrants presented for indorsement—When and how paid.
85.06.340 85.06.350	Trial—Findings and forms of verdict.
83.00.330	Public lands subject to assessment—Rights and liabilities of public corporations.
85.06.360	Assessments on public lands—How paid.
85.06.370	Fees for service of process.
85.06.380	Commissioners—Compensation and expenses.
85.06.390	Improvement of watercourses—Preservation of vested rights.
85.06.400	Powers of court—Injunctions.
85.06.400	
85.06.400	Powers of court—Injunctions.
85.06.400 PAR	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS
85.06.400 PAR 85.06.500 85.06.545	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation.
85.06.400 PAR 85.06.500	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped.
85.06.400 PAR 85.06.500 85.06.545	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration.
85.06.400 PAR 85.06.500 85.06.545 85.06.550	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580 85.06.590 85.06.600	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580 85.06.600 85.06.610	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580 85.06.590 85.06.600	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.580 85.06.600 85.06.610	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. Payment of preliminary expense where proceedings are dropped—Dismissal of petition.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.570 85.06.580 85.06.590 85.06.600 85.06.610	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. Payment of preliminary expense where proceedings are
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.570 85.06.580 85.06.590 85.06.600 85.06.610	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. Payment of preliminary expense where proceedings are dropped—Dismissal of petition. Payment of preliminary expense where proceedings are dropped—Dismissal of petition. Payment of preliminary expense where proceedings are dropped—Dismissal of petition.
85.06.400 PAR 85.06.500 85.06.545 85.06.550 85.06.560 85.06.570 85.06.590 85.06.600 85.06.610 85.06.620	Powers of court—Injunctions. T II—MISCELLANEOUS DRAINAGE PROVISIONS Extension or enlargement of system. Annexation of territory—Consolidation of special districts— Suspension of operations—Reactivation. Payment of preliminary expense where proceedings are dropped. Payment of preliminary expense where proceedings are dropped—Notice to present claims—Registration. Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy—Costs. Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. Payment of preliminary expense where proceedings are dropped—Dismissal of petition. Payment of preliminary expense where proceedings are dropped—Dismissal of petition.

(2008 Ed.) [Title 85 RCW—page 15]

85.06.660	Additional improvements—Resolution—Notice and hear- ing—Protests—Appellate review, conclusiveness of order o board.
85.06.670	Additional improvements—Acquisition, sale of property— Contracts to share expense.
85.06.680	Additional improvements—Private property not to be taken without compensation.
85.06.690	Additional improvements—Right of eminent domain.
85.06.700	Additional improvements—Powers are additional—"Drainage district" defined.
85.06.710	Costs in excess of estimate—Authorized—Warrants validated.
85.06.720	Costs in excess of estimate—Petition to reopen original proceedings—Damages and benefits.
85.06.730	Costs in excess of estimate—Summons on petition—Contents—Service—Answer.
85.06.740	Costs in excess of estimate—Hearing by jury—Verdict.
85.06.750	Costs in excess of estimate—Judgment—Appellate review.

Reviser's note: Part I of this chapter consists of chapter 115, Laws of 1895 as it has been amended and added to; thus the term "this act" has been translated to read "this chapter" throughout Part I. In Part II a number of miscellaneous acts relating to drainage districts have been codified; throughout Part II interval translations of the term "this act" have been made where they occur.

Special district creation and operation: Chapter 85.38 RCW.

PART I—DRAINAGE DISTRICTS

85.06.010 Districts authorized—Powers—Manage**ment.** Any portion of a county, requiring drainage, which contains five or more inhabitants and freeholders therein may be organized into a drainage district, and when so organized such district and the board of commissioners hereinafter provided for shall have and possess the power herein conferred or that may hereafter be conferred by law upon such district and board of commissioners, and said district shall be known and designated as drainage district No. . . . (here insert number), of the county of (here insert the name of the county), of the state of Washington, and shall have the right to sue and be sued by and in the name of its board of commissioners hereinafter provided for, and shall have perpetual succession, and shall adopt and use a seal. The commissioners hereinafter provided for and their successors in office shall, from the time of the organization of such drainage district. have the power, and it shall be their duty, to manage and conduct the business and affairs of the district, make and execute all necessary contracts, employ and appoint such agents, officers and employees as may be required, and prescribe their duties, and perform such other acts as hereinafter provided, or that may hereafter be provided by law. [1895 c 115 § 1; RRS § 4298. Formerly RCW 85.04.005, part.]

85.06.015 Certain powers and rights governed by chapter **85.38** RCW. Drainage districts shall possess the authority and shall be created, district voting rights shall be determined, and district elections shall be held as provided in chapter 85.38 RCW. [1985 c 396 § 32.]

Severability—1985 c 396: See RCW 85.38.900.

85.06.070 Eminent domain powers—Purchase of real property authorized. All drainage districts organized or that may hereafter be organized under the provisions of this chapter or the acts amendatory thereof shall have the right of eminent domain, with the power by and through its board of commissioners, to cause to be condemned and appropriated private property for the use of said corporation

in the construction and maintenance of a system or systems of drainage, and make just compensation therefor, and such right of eminent domain may be exercised either within or without the boundaries of such districts, and may be exercised with respect to rights-of-way for ditches, drains, dams, outlets or any other necessary appliances or structures and whether for the original system or any additions, enlargements or extensions thereof or for additional outlets or systems of drainage: PROVIDED, That the property of private corporations may be subjected to the same rights of eminent domain as that of private individuals: PROVIDED, FUR-THER, That the said board of commissioners shall have the power to acquire by purchase all the real property necessary to make the improvements herein provided for. [1919 c 179 § 2; 1895 c 115 § 7; RRS § 4305. Formerly RCW 85.04.605, part.]

85.06.080 Commissioners—Powers and duties. The board of drainage commissioners shall consist of three elected commissioners. The initial commissioners shall be appointed, and the elected commissioners elected, as provided in chapter 85.38 RCW. The board shall have exclusive charge of the construction and maintenance of all drainage systems which may be constructed by said district and shall be the executive officers thereof, with full power to bind said district by their acts in the performance of their duties as provided by law. [1985 c 396 § 41; 1913 c 86 § 3; 1895 c 115 § 8; RRS § 4306. Formerly RCW 85.04.045, part.]

Severability—1985 c 396: See RCW 85.38.900.

85.06.090 Petition for improvement—Contents.

Whenever it is desired to prosecute the construction of a system of drainage by said drainage district, said district, by and through its board of commissioners, shall file a petition in the superior court of the county in which said district is located, setting forth therein the route and termini of said system, with a complete description thereof, together with specifications for its construction, with all necessary plats and plans thereof. with draughts of any artificial appliances or equipment necessary in aid thereof, together with the estimated cost of such proposed improvement, showing therein the names of the landowners whose lands are to be benefited by such proposed improvement; the number of acres owned by each landowner, and the maximum amount of benefits per acre to be derived by each landowner set forth therein from the construction of said proposed improvement, and that the same will be conducive to the public health, convenience and welfare, and increase the value of all of said property for purposes of public revenue. Said petition shall further set forth the names of the landowners through whose land the right-of-way is desired for said improvement; the amount of land necessary to be taken therefor, and an estimate of the value of said lands so sought to be taken for such right-of-way, and the damages sustained by any person or corporation interested therein, if any, by reason of such appropriation, irrespective of any benefits to be derived by such landowners by reason of the construction of said improvement. Such estimate shall be made, respectively, to each person through whose land said right-ofway is sought to be appropriated. Said petition shall set forth as defendants therein all the persons or corporations to be

[Title 85 RCW—page 16] (2008 Ed.)

benefited by said improvement, and all persons or corporations through whose land the right-of-way is sought to be appropriated, and all persons or corporations having any interest therein, as mortgagee or otherwise, appearing of record, and shall set forth that said proposed system of drainage is necessary to drain all of said lands described in said petition, and that all lands sought to be appropriated for said right-of-way are necessary to be used as a right-of-way in the construction and maintenance of said improvement; and when the proposed improvement will protect or benefit the whole or any part of any public or corporate road or railroad, so that the traveled track or roadbed thereof will be improved by its construction, such fact shall be set forth in said petition, and such public or private corporations owning said road or railroad shall be made parties defendant therein, and the maximum amount of benefits to be derived from said proposed improvement shall be estimated in said petition against said road or railroad: PROVIDED, HOWEVER, That all maps, plats, field notes, surveys, plans, specifications, or other data heretofore made, ascertained or prepared under laws heretofore enacted on the subject of this chapter, may be used under the provisions of this chapter. [1913 c 86 § 4; 1905 c 175 § 2; 1895 c 115 § 9; RRS § 4307. Formerly RCW 85.04.050, part.]

85.06.100 Petition for improvement—Employment of assistants—Compensation as costs in suit. In the preparation of the facts and data to be inserted in said petition and filed therewith for the purpose of presenting the matter to the superior court, the board of commissioners of said drainage district may employ one or more good and competent surveyors and draughtsmen to assist them in compiling data required to be presented to the court with said petition, as hereinbefore provided, and such legal assistance as may be necessary, with full power to bind said district for the compensation of such assistants or employees employed by them, and such services shall be taxed as costs in the suit. [1895 c 115 § 10; RRS § 4259. Formerly RCW 85.04.055, part.]

85.06.110 Summons—Contents—Service. A summons stating briefly the objects of the petition and containing a description of the land, real estate, premises or property sought to be appropriated, and those which it is claimed to be benefited by the improvement, and stating the court wherein the petition is filed, the date of the filing thereof and when the defendants are required to appear (which shall be ten days, exclusive of the day of service, if served within the county in which the petition is pending, and if in any other county, then twenty days after such service, and if served by publication, then within thirty days from the date of the first publication), shall be served on each and every person named therein as owner, encumbrancer, tenant or otherwise interested therein. The summons must be subscribed by the commissioners, or their attorney, running in the name of the state of Washington and directed to the defendants; and service thereof shall be made by delivering a copy of such summons to each of the persons or parties so named therein, if a resident of the state, or in case of the absence of that person or party from his or her usual place of abode, by leaving a copy of the notice at his or her usual place of abode, or in case of a foreign corporation, at its principal place of business in this state with some person of more than sixteen years of age; in case of domestic corporations, the service shall be made upon the president, secretary or other director or trustee of the corporation; in case of persons under eighteen years of age, on their guardians; or in case no guardian shall have been appointed, then on the person who has the care and custody of the person; in the case of mentally ill or mentally incompetent persons, on their guardian or limited guardian; or in case no guardian or limited guardian shall have been appointed, then on the person and on the person in whose care or charge the person is found. *In case the land, real estate, premises or other property sought to be appropriated, or which it is claimed will be benefited by such improvement, is state, tide, school or county land, the summons shall be served on the auditor of the county in which the land, real estate, premises or other property sought to be appropriated, or which it is claimed will be benefited, is situated. In all cases where the owner or person claiming an interest in the real or other property is a nonresident of this state, or where the residence of the owner or person is unknown, and an affidavit of one or more of the commissioners of the district shall be filed that the owner or person is a nonresident of this state, or that after diligent inquiry his residence is unknown or cannot be ascertained by the deponent, service may be made by publication thereof in a newspaper of general circulation in the county where the lands are situated, once a week for three successive weeks. The publication shall be deemed service upon each nonresident person or persons whose residence is unknown. The summons may be served by any competent person eighteen years of age or over. Due proof of service of the summons by affidavit or publication shall be filed with the clerk of the court before the court shall proceed to hear the matter. Want of service of notice shall render the subsequent proceedings void as to the person not served; but all persons or parties having been served with summons as herein provided, either by publication or otherwise, shall be bound by the subsequent proceedings. In all cases not otherwise provided for service of notice, order and other papers in the proceedings authorized by this chapter may be made as the superior court, or the judge thereof, may direct: PROVIDED, That personal service upon any party outside of the state shall be of like effect as service by publication. [1985 c 469 § 72; 1977 ex.s. c 80 § 74; 1971 ex.s. c 292 § 57; 1895 c 115 § 11; RRS § 4309. Formerly RCW 85.04.060, part.]

*Reviser's note: The case of *Paine v. State*, 156 Wash. 31 states that the provisions of this section relating to the service of summons on the county auditor were repealed by implication by 1909 c 154 § 6 which provided for such service upon the commissioner of public lands. Subsequently 1919 c 164 was enacted containing similar provisions and providing for service upon the commissioner of public lands, and was amended by 1963 c 20 §§ 4 and 5 to provide for service upon the budget director and the chief administrative officer of the agency having jurisdiction over such land. Those sections, codified as RCW 47.20.020 and 47.20.030, were repealed by 1970 ex.s. c 51 § 178.

Purpose—Intent—Severability—1977 ex.s. c 80: See notes following RCW 4.16.190.

Severability—1971 ex.s. c 292: See note following RCW 26.28.010.

85.06.120 Appearance of defendants—Jury—Verdict—Assessment of damages and benefits—Decree. Any or all of said defendants may appear jointly or separately and

(2008 Ed.) [Title 85 RCW—page 17]

admit or deny the allegations of said petition and plead any affirmative matter in defense thereof at the time and place appointed for hearing said petition, or to which the same may have been adjourned. If the court or judge thereof shall have satisfactory proof that all of the defendants in said action have been duly served with said summons, as above provided, and shall be further satisfied by competent proof that said improvement is practicable and conducive to the public health, welfare and convenience, and will increase the value of said lands for the purpose of public revenue, and that the contemplated use for which the land, real estate, premises or other property sought to be appropriated is really a public use, and that the land, real estate, premises or other property sought to be appropriated are required and necessary for the establishment of said improvement, and that said improvement has a good and sufficient outlet, the court or judge thereof shall cause a jury of twelve qualified persons to be impaneled to assess the damages and benefits, as herein provided, if in attendance upon his court; and if not he may, if satisfied that the public interests require the immediate construction of said improvement, direct the sheriff of his county to summons from the citizens of the county in which petition is filed as many qualified persons as may be necessary in order to form a jury of twelve persons, unless the parties to the proceedings consent to a less number, such number to be not less than three, and such consent shall be entered by the clerk in the minutes of the trial. If necessary, to complete the jury in any case, the sheriff, under the directions of the court or the judge thereof shall summon as many qualified persons as may be required to complete the jury from the citizens of the county in which the petition is filed. In case a special jury is summoned the cost thereof shall be taxed as part of the cost in the proceedings and paid by the district seeking to appropriate said land, the same as other costs in the case; and no person shall be competent as a juror who is a resident of, or landowner in, the district seeking to appropriate said land. The jurors at such trial shall make in each case a separate assessment of damages which shall result to any person, corporation or company, or to the state, by reason of the appropriation and use of such land, real estate, premises or other property for said improvements and shall ascertain, determine and award the amount of damages to be paid to said owner or owners, respectively, and to all tenants, incumbrancers and others interested, for the taking or injuriously affecting such land, real estate, premises or other property for the establishment of said improvement; and shall further find a maximum amount of benefits per acre to be derived by each of the landowners, and also the maximum amount of benefits resulting to any municipality, public highway, corporate road, or district from construction of said improvement. And upon a return of the verdict into court the same shall be reported as in other cases; whereupon, a decree shall be entered in accordance with the verdict so rendered setting forth all the facts found by the jury, and decreeing that said right-of-way be appropriated, and directing the commissioners of said drainage district to draw their warrant on the county treasurer for the amount awarded by the jury to each person for damages sustained by reason of the establishment of said improvement, payable out of the funds of said drainage district. [1909 c 143 § 2; 1895 c 115 § 12; RRS § 4310. Formerly RCW 85.04.065, part.]

85.06.125 Special assessments—Budgets—Alternative methods. RCW 85.38.140 through 85.38.170 constitute a mutually exclusive alternative method by which drainage districts in existence as of July 28, 1985, may measure and impose special assessments and adopt budgets. RCW 85.38.150 through 85.38.170 constitute the exclusive method by which drainage districts created after July 28, 1985, may measure and impose special assessments and adopt budgets. [1985 c 396 § 25.]

Severability-1985 c 396: See RCW 85.38.900.

85.06.130 Assessment of benefited lands formerly omitted—Procedure—Appeals. If at any time it shall appear to the board of drainage commissioners that any lands within or without said district as originally established are being benefited by the drainage system of said district and that said lands are not being assessed for the benefits received, or if after the construction of any drainage system, it appears that lands embraced therein have in fact received or are receiving benefits different from those found in the original proceedings, and which could not reasonably have been foreseen before the final completion of the improvement, or that any lands within said district are being assessed out of or not in proportion to the benefits which said lands are receiving from the maintenance of the drainage system of said district, and said board of drainage commissioners shall determine that certain lands, either within or without the boundaries of the district as originally established, should be assessed for the purpose of raising funds for the future maintenance of the drainage system of the district, or that the assessments on land already assessed should be equalized by diminishing or increasing the same so that said lands shall be assessed in proportion to the benefits received, said commissioners shall file a petition in the superior court in the original cause, setting forth the facts, describing the lands not previously assessed and the lands the assessment on which should be equalized, stating the estimated amount of benefits per acre being received by each tract of land respectively, giving the name of the owner or reputed owner of each such tract of land and praying that such original cause be opened for further proceedings for the purpose of subjecting new lands to assessments or equalizing the assessments upon lands already assessed, or both. Upon the filing of such petition, summons shall issue thereon and be served on the owners of all lands affected, in the same manner as summons is issued and served in original proceedings, as near as may be, and if such new lands lie within the boundaries of any other drainage district, said summons shall also be served upon the commissioners of such other drainage district. In case any of the new lands sought to be assessed in said proceeding lie within the boundaries of any other drainage district, and the drainage commissioners of such other district believe that the maintenance of the drain or drains of such other district is benefiting lands within the district instituting the proceeding, said drainage commissioners of such other districts shall intervene in such proceedings by petition, setting forth the facts, describing the lands in the district instituting the proceeding which they believe are being benefited by the maintenance of the drainage system of their district, and praying that the benefits to such lands may be determined and such lands subjected to assessment for the further maintenance of the drainage sys-

[Title 85 RCW—page 18] (2008 Ed.)

tem of their district, to the end that all questions of benefits to lands in the respective districts may be settled and determined in one proceeding, and such petitioners in intervention shall cause summons to be issued upon such petition in intervention and served upon the commissioners of the drainage district instituting the proceeding and upon the owners of all lands sought to be affected by such petition in intervention. In case the owner of any such new lands sought to be assessed in said proceedings shall be maintaining a private drain against salt or fresh water for the benefit of said lands, and shall believe that the maintenance of such private drain is benefiting any lands within or without the district instituting the proceedings, or in case any such new lands sought to be assessed are included within the boundaries of some other drainage district and are being assessed for the maintenance of the drains of such other district, and the owner of such lands believes that the maintenance of the drain or drains of such other district is benefiting lands included within the district instituting said proceedings, such owner or owners may by answer and cross-petition set forth the facts and pray that at the hearing upon said petition and cross-petition the benefits accruing from the maintenance of the respective drains may be considered, to the end that a fair and equitable adjustment of the benefits being received by any lands from the maintenance of the various drains benefiting the same, may be determined for the purpose of fixing the assessments for the future maintenance of such drains, and may interplead in said proceeding such other drainage district in which his lands sought to be assessed in said proceeding are being assessed for the maintenance of the drain or drains of such other district. No answer to any petition or petition in intervention shall be required, unless the party served with summons desires to offset benefits or to ask other affirmative relief, and no default judgment shall be taken for failure to answer any petition or petition in intervention, but the petitioners or petitioners in intervention shall be required to establish the facts alleged by competent evidence. Upon the issues being made up, or upon the lapse of time within which the parties served are required to appear by any summons, the court shall impanel a jury to hear and determine the matters in issue, and the jury shall determine and assess the benefits, if any, which the respective tracts of land are receiving or will receive from the maintenance of the drain or drains to be maintained, taking into consideration any and all matters relating to the benefits, if any, received or to be received from any drain, structure or improvement, and to credit or charge, as the case may be, to each tract so situated as to affect any other tract or tracts, or having improvement or structures thereon or easements granted in connection therewith, affecting any other tract or tracts included in such proceedings, and shall specify in their verdict the respective amount of benefits per acre, if any, assessed to each particular tract of land, by legal subdivisions. Upon the return of the verdict of the jury, the court shall enter its judgment in accordance therewith, as supplemental to the original decree, or in case a petition in intervention be filed by the drainage commissioners of some other district than that instituting the proceeding, such judgment to be supplemental to all such original decrees, and thereafter, all assessments and levies for the cost of construction or future maintenance of any drain or drains described in said judgment shall be based upon the respective benefits

determined and assessed against the respective tracts of land as specified in said judgment. Every person or corporation feeling himself or itself aggrieved by any such judgment may appeal to the supreme court or the court of appeals within thirty days after the entry thereof, and such appeal shall bring before the supreme court or the court of appeals the propriety and justness of the verdicts of the jury in respect to the parties to the appeal. No bonds shall be required on such appeals. Nothing in this section contained shall be construed as affecting the right of drainage districts to consolidation in any manner provided by law. [1971 c 81 § 159; 1917 c 133 § 1; 1901 c 86 § 1; 1895 c 115 § 13; RRS § 4311.]

Rules of court: Cf. RAP 5.2, 8.1, 18.22.

85.06.140 Dismissal of proceedings, when—Costs. In case the damages or amount of compensation for such right-of-way, together with the estimated costs of the improvement, amount to more than the maximum amount of benefits which will be derived from said improvement, or, if said improvement is not practicable, or will not be conducive to the public health, welfare and convenience, or will not increase the public revenue, or will not have sufficient outlet, the court shall dismiss such proceedings, and in such case a judgment shall be rendered for the costs of said proceedings against said district, and no further proceedings shall be had or done therein; and upon the payment of the costs, said organization shall be dissolved by decree of said court. [1895 c 115 § 14; RRS § 4312. Formerly RCW 85.04.070, part.]

85.06.150 Procedure to claim awards. Any person or corporation claiming to be entitled to any money ordered paid by the court, as provided in this chapter, may apply to the court therefor, and upon furnishing evidence satisfactory to the court that he is entitled to the same, the court shall make an order directing the payment to such claimant of the portion of such money as he or it may be found entitled to; but if, upon application, the court or judge thereof shall decide that the title to the land, real estate or premises specified in the application of such claimant is in such condition as to require that an action be commenced to determine the title of claimants thereto, it shall refuse such order until such action is commenced and the conflicting claims to such land, real estate or premises be determined according to law. [1895 c 115 § 15; RRS § 4313. Formerly RCW 85.04.210, part.]

85.06.160 Transcript of benefits to auditor—Assessments—Collection—Supplemental assessment. Upon the entry of the judgment upon the verdict of the jury, the clerk of said court shall immediately prepare a transcript, which shall contain a list of the names of all the persons and corporations benefited by said improvement and the amount of benefit derived by each, respectively, and shall duly certify the same, together with a list of the lands benefited by said improvement belonging to each person and corporation, and shall file the same with the auditor of the county, who shall immediately enter the same upon the tax rolls of his office, as provided by law for the entry of other taxes, against the land of each of the said persons named in said list, together with the amounts thereof, and the same shall be subject to the same

(2008 Ed.) [Title 85 RCW—page 19]

interest and penalties in case of delinquency as in case of general taxes, and shall be collected in the same manner as other taxes and subject to the same right of redemption, and the lands sold for the collection of said taxes shall be subject to the same right of redemption as the sale of lands for general taxes: PROVIDED, That said assessments shall not become due and payable except at such time or times and in such amounts as may be designated by the board of commissioners of said drainage district, which designation shall be made to the county auditor by said board of commissioners of said drainage district, by serving written notice upon the county auditor designating the time and the amount of the assessment, said assessment to be in proportion to benefits to become due and payable, which amount shall fall due at the time of the falling due of general taxes, and the amount so designated shall be added by the auditor to the general taxes of said person, persons or corporation, according to said notice, upon the assessment rolls in his said office, and collected therewith; PROVIDED FURTHER, That no one call for assessments by said commissioners shall be in an amount to exceed twenty-five percent of the amount estimated by the board of commissioners to be necessary to pay the costs of the proceedings, and the establishment of said district and drainage system and the cost of construction of said work; PROVIDED FURTHER, That where the amount realized from the original assessment and tax shall not prove sufficient to complete the original plans and specifications of any drainage system, alterations, extensions or changes therein, for which the said original assessment was made, the board of commissioners of said district shall make such further assessment as may be necessary to complete said system according to the original plans and specifications, which assessment shall be made and collected in the manner provided in this section for the original assessment. [1907 c 242 § 1; 1895 c 115 § 16; RRS § 4316. Formerly RCW 85.04.080, part.]

85.06.180 Construction—Contractors—Performance bonds. After the filing of said certificate said commissioners of such drainage district shall proceed at once in the construction of said improvement, and in carrying on said construction or any extensions thereof they shall have full charge and management thereof, and shall have the power to employ such assistance as they may deem necessary and purchase all material that may be necessary in the construction and carrying on of the work of said improvement, and shall have power to let the whole or any portion of said work to any responsible contractor, and shall in such case enter into all necessary agreements with such contractor that may be necessary in the premises: PROVIDED, That in case the whole or any portion of said improvement is let to any contractor said commissioners shall require said contractor to give a bond in double the amount of the contract price of the whole or of such portion of said work covered by said contract, with two or more sureties to be approved by the board of commissioners of said drainage district and running to said district as obligee therein, conditioned for the faithful and accurate performance of said contract by said contractor, his executors, administrators or assigns, according to the terms and conditions of said agreement, and shall cause said contractor to enter into a further or additional bond in the same amount, with two or more good and sufficient sureties to be approved by said board of commissioners of said drainage district in the name of said district as obligee therein, conditioned that said contractor, his executors, administrators or assigns, or subcontractor, his executors, administrators or assigns, performing the whole or any portion of said work under contract of said original contractor, shall pay or cause to be paid all just claims for all persons performing labor or rendering services in the construction of said work, or furnishing materials, merchandise or provisions of any kind or character used by said contractor or subcontractor, or any employee thereof in the construction of said improvement: PROVIDED FUR-THER, That no sureties on said last mentioned bond shall be liable thereon unless the persons or corporation performing said labor and furnishing said materials, goods, wares, merchandise and provisions, shall, within ninety days after the completion of said improvement, file their claim, duly verified; that the amount is just and due and remains unpaid, with the board of commissioners of said drainage district. [1895 c 115 § 18; RRS § 4318. Formerly RCW 85.04.095, part.]

85.06.190 Substantial changes in plans—Procedure.

The work on said improvement shall begin and shall be completed with all expedition possible, and said board of commissioners of such drainage district, or any contractor thereunder, shall have no power whatever to change said route or system of improvement or the manner of doing the work therein so as to make any radical changes in said improvement, without the written consent of all the landowners to be benefited thereby, and the landowners which may be damaged thereby. And in case any substantial changes in said system of improvement or the manner of the construction thereof shall be deemed necessary by said board of commissioners at any time during the progress thereof, and if the written consent to such changes cannot be procured from said landowners, then said commissioners, for and on behalf of said district, shall file a petition in the superior court of the county within which said district is located, setting forth therein the changes which they deem necessary to be made in the plan or manner of the construction of said improvement. and praying therein to be permitted to make such changes, and upon the filing thereof, the commissioners shall cause a summons to be served, setting forth the prayer of said petition, under the seal of said court, which summons shall be served in the same manner as the service of summons in the case of the original petition, upon all the landowners or others claiming any lien or interest therein appearing of record in said district, and any or all of said parties so served may appear in said cause and submit their objections thereto, and after the time for the appearance of all of said parties has expired, the court shall proceed to hear said petition at once without further delay, and if it appears during the course of said proceedings that the property rights of any of said landowners will be affected by such proposed change in said improvements, then the court, after having passed upon all preliminary questions as in the original proceedings may call a jury to be impaneled as in the case of the original proceeding for the establishment of said improvements, and upon the final hearing of said cause, the jury shall return a verdict finding the amount of damages, if any, sustained by all persons and corporations, the same as upon the original petition, by reason of such proposed change, and shall readjust the

[Title 85 RCW—page 20] (2008 Ed.)

amount of benefits claimed to have been increased or diminished by any of said landowners by reason of said proposed change in said improvements, and the proceedings thereafter shall be the same as to rendering judgment, appeal therefrom, payment of compensation and damages and filing of the certificate with the auditor, as hereinbefore provided for in the proceedings upon the original petition, and said commissioners shall have a right thereafter to proceed with the construction of said improvements according to the changes made therein. [1909 ex.s. c 13 § 1; 1895 c 115 § 19; RRS § 4319. Formerly RCW 85.04.100, part.]

85.06.200 Payments on contracts—Retained percentage. During the construction of said improvement said commissioners shall have the right to allow payment thereof, in installments as the work progresses, in proportion to the amount of work completed: PROVIDED, That no allowance or payment shall be made for said work to any contractor or subcontractor to exceed seventy-five percent of the proportionate amount of the work completed by such contractor or subcontractor, and twenty-five percent of the contract price shall be reserved at all times by said board of commissioners until said work is wholly completed, and shall not be paid upon the completion of said work until ninety days have expired for the presentation of all claims for labor performed and materials, goods, wares, merchandise and provisions furnished or used in the construction of said improvements; and upon the completion of said work and the payment of all claims hereinbefore provided for according to the terms and conditions of said contract, said commissioners shall accept said improvement and pay the contract price therefor. [1895] c 115 § 20; RRS § 4320. Formerly RCW 85.04.105, part.]

85.06.210 Connecting private drains—Procedure—

Costs. Any person or corporation owning land within said district shall have a right to connect any private drains or ditches for the proper drainage of such land with said system, and in case any persons or corporations shall desire to drain such lands into said system and shall find it necessary, in order to do so, to procure the right-of-way over the land of another, or others, and if consent thereto cannot be procured from such person or persons, then such landowner may present in writing a request to the board of commissioners of said district, setting forth therein the necessity of being able to connect his private drainage with said system, and pray therein that said system be extended to such point as he may designate in said writing, and immediately thereon said board of commissioners shall cause a petition to be filed in the superior court, for and in the name of said drainage district, requesting in said petition that said system be extended as requested, setting forth therein the necessity thereof and praying that leave be granted by the board to extend the system in accordance with the prayer of said petition, and the proceedings in such case, upon the presentation of such petition and the hearing thereof, shall be, in all matters, the same as in the hearing and presentation of the original petition for the establishment of the original system of drainage in said district, as far as applicable. That the costs in such proceedings shall be paid from the assessment of benefits to be made on the lands of the person or persons benefited by such extension, and the

assessment and compensation for the right-of-way, damages and benefits, and payment of damages and compensation, and the collection of the assessments for benefits, shall be the same as in the proceedings under the original petition, and the construction of the said extension shall be made under the same provisions as the construction of the original improvement; and all things that may be done or performed in connection therewith shall be, as near as may be applicable, in accordance with the provisions already set forth herein for the establishment and construction of said original improvement: PROVIDED, That such petitioner or petitioners shall, at the time of filing such petition by said drainage commissioners, enter into a good and sufficient bond to said drainage district in the full penal sum of five hundred dollars, with two or more sureties, to be approved by the court, conditioned for the payment of all costs in case the prayer of said petition should not be granted, which bond shall be filed in said cause. [1895 c 115 § 21; RRS § 4321. Formerly RCW 85.04.640.]

85.06.220 Connecting with lower districts—Proce-

dure. In case of the establishment of a drainage district and system of drainage under the provisions of this chapter above any other district that may have theretofore been established and above any other system of drainage that may have theretofore been constructed in said district, and in case said district to be established above may desire to connect its drainage system with the lower or servient district, shall be made a party to the proceedings for the establishment of such system, and the petition to be filed in the superior court for the establishment of the system of drainage in said upper district shall, in addition to the facts hereinbefore provided and required to be set forth therein, set forth the fact that said lower system in said lower district is necessary to be used as an outlet for the system of drainage of said upper district, and that the same will be a sufficient outlet and will afford sufficient capacity to carry the drainage of both said upper and lower districts; and in case said system of said lower district will be required to be enlarged by widening or deepening the same, or both, in order to give sufficient outlet to said upper district and afford sufficient drainage for said upper and lower districts, then the plans and specifications for enlarging the system of said lower district shall be filed with said petition in addition to the other data hereinbefore provided for in this chapter. All the landowners in said lower district, or any person claiming any interest therein as mortgagee or otherwise, shall be made parties defendant in said petition, and the proceedings therein as to the assessment of damages and compensation for land taken, if any be necessary to be taken in enlarging said lower system, shall be the same as in the establishment of systems of drainage in the lower or servient district as hereinbefore provided for; but the jury, in addition to the facts to be found by them as provided for in the establishment of a drainage system in the lower district, shall find and determine whether said lower system, when improved according to the plans and specifications filed with the said petition, will afford sufficient drainage for both said upper and lower districts, which finding shall be made by the jury before considering any other question at issue in said proceeding; and in case said jury should find that the system of said lower district when improved as proposed in said petition would not be sufficient, then, in that case, said finding shall terminate the proceed-

(2008 Ed.) [Title 85 RCW—page 21]

ings, and no further proceedings in said case shall be had, and the costs of said proceeding shall be paid as costs in other proceedings, as hereinbefore provided for; but in such case the finding of said jury shall not terminate the objects of said upper district or operate to disorganize the same, but said upper district may begin new proceedings for the establishment of a system of drainage with some new outlet provided therein. All costs for the enlarging or improving of said lower system that may be required shall be assessed to the landowners in the upper district according to the benefits to be derived from the construction of said entire system, and no additional cost shall be thrown upon the lower district, and all compensation for taking any right-of-way that may be necessary to be taken in enlarging said lower system, and all damages occurring therefrom, if any, to the landowners of said lower district, shall be ascertained and paid in the same manner as hereinbefore provided for for the adjustment of compensation and damages in the establishment of drainage systems in lower districts. Said lower district, by and through its board of commissioners, may appear in said cause and show therein any injury it may sustain as a district by reason of the additional cost of maintenance of said lower system as improved and enlarged, and such fact shall be determined in said cause and the jury shall find the amount of the increased costs of maintenance per annum, which will be sustained by said lower district by reason of said enlarging or improving of the same, and judgment shall be rendered in favor of said lower district against said upper district for such amount so found, and the same shall be paid each year as the cost of construction is paid as provided for in this chapter, and the amount so paid shall be held by said lower district as an additional fund for the maintenance of its said system as improved and enlarged by said upper district. [1895 c 115 § 22; RRS § 4322. Formerly RCW 85.04.645.]

85.06.230 City or town may act as or be included in drainage district. Any town or city already incorporated, or which may hereafter be incorporated, may exercise the functions of a drainage district under the provisions of this chapter, or the whole or any portion of any such town or city may be included with other territory in a common district under the provisions for the establishment thereof as provided for herein. [1895 c 115 § 23; RRS § 4323. Formerly RCW 85.04.115, part.]

85.06.240 Estimate for maintenance and repair—Emergency expenditures. See RCW 85.05.270.

85.06.250 Organization of board—Warrants, how issued. The board of commissioners of such district shall elect one of their number chairman and shall either elect one of their number, or appoint a voter of the district, as secretary, who shall keep minutes of all the district's proceedings. The board of commissioners may issue warrants of such district in payment of all claims of indebtedness against such district, which shall be in form and substance the same as county warrants, or as near the same as may be practicable, and shall draw the legal rate of interest from the date of their presentation to the treasurer for payment, as hereinafter provided, and shall be signed by the chairman and attested by the secretary

of said board: PROVIDED, That no warrants shall be issued by said board of commissioners in payment of any indebtedness of such district for less than the face or par value. [1985 c 396 § 42; 1895 c 115 § 25; RRS § 4325. Formerly RCW 85.04.040, part and 85.04.165, part.]

Severability—1985 c 396: See RCW 85.38.900.

85.06.255 Special assessment bonds. Special assessment bonds and notes shall be issued and sold in accordance with chapter 85.38 RCW. [1986 c 278 § 24.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.06.330 Warrants presented for indorsement— When and how paid. All warrants issued under the provisions of this chapter shall be presented by the owners thereof to the county treasurer, who shall indorse thereon the day of presentation for payment, with the additional indorsement thereon, in case of nonpayment, that they are not paid for want of funds; and no warrant shall draw interest under the provisions of this chapter until it is so presented and indorsed by the county treasurer. And it shall be the duty of such treasurer, from time to time, when he has sufficient funds in his hands for that purpose, to advertise in the newspaper doing the county printing for the presentation to him for payment of as many of the outstanding warrants as he may be able to pay: PROVIDED, That thirty days after the first publication of said notice of the treasurer calling in any of said outstanding warrants said warrants shall cease to bear interest, which shall be stated in the notice. Said notice shall be published two weeks consecutively, and said warrants shall be called in and paid in the order of their indorsement. [1986 c 278 § 30; 1895 c 115 § 33; RRS § 4333. Formerly RCW 85.04.170, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.06.340 Trial—Findings and forms of verdict. Upon the trial of any questions of issue by a jury under the provisions of this chapter the trial court may, in its discretion, submit all questions to be found by the jury in the form of separate findings, or may submit to such jury separate forms of verdict on all such questions to be found by the jury therein. [1895 c 115 § 34; RRS § 4334. Formerly RCW 85.04.205, part.]

85.06.350 Public lands subject to assessment—Rights and liabilities of public corporations. All state, county, school district or other lands belonging to other public corporations requiring drainage shall be subject to the provisions of this chapter, and such corporations, by and through the proper authorities, shall be made parties in all proceedings herein affecting said lands, and shall have the same rights as private persons, and their lands shall be subject to the right of eminent domain the same as the lands of private persons or corporations. [1895 c 115 § 35; RRS § 4335. Formerly RCW 85.04.110, part.]

85.06.360 Assessments on public lands—How paid. In case lands belonging to the state, county, school district or other public corporations are benefited by any improvement instituted under the provisions of this chapter, all benefits

[Title 85 RCW—page 22] (2008 Ed.)

shall be assessed against such lands, and the same shall be paid by the proper authorities of such public corporation at the times and in the same manner as assessments are called and paid in case of private persons, out of any general fund of such corporation. [1895 c 115 § 36; RRS § 4336. Formerly RCW 85.04.110, part.]

85.06.370 Fees for service of process. Fees for service of all process necessary to be served under the provisions of this chapter shall be the same as for like services in other civil cases, or as is or may be provided by law. [1895 c 115 § 37; RRS § 4337. Formerly RCW 85.04.200, part.]

85.06.380 Commissioners—Compensation and **expenses.** In performing their duties under the provisions of this title the board and members of the board of drainage commissioners may receive as compensation up to ninety dollars per day or portion thereof spent in actual attendance at official meetings of the district, or in performance of other official services or duties on behalf of the district: PRO-VIDED, That such compensation shall not exceed eight thousand six hundred forty dollars in one calendar year: PRO-VIDED FURTHER, That such services and compensation are allowed and approved at a regular meeting of the board. Upon the submission of a copy, certified by the secretary, of the extracts of the relevant minutes of the board showing such approval, to the county auditor, the same shall be paid as other claims against the district are paid. Each commissioner is entitled to reimbursement for reasonable expenses actually incurred in connection with such business, including subsistence and lodging, while away from the commissioner's place of residence and mileage for use of a privately-owned vehicle in accordance with chapter 42.24 RCW.

Any commissioner may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the commissioner's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics. United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect.

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 9; 1998 c 121 § 9; 1991 c 349 § 21; 1985 c 396 § 43; 1980 c 23 § 2; 1959 c 209 § 1; 1947 c 76 § 1; 1907 c 62 § 1; 1895 c 115 § 38; RRS § 4338. Formerly RCW 85.04.600.]

Severability—1985 c 396: See RCW 85.38.900.

85.06.390 Improvement of watercourses—Preservation of vested rights. The whole or any portion of any natural watercourse, the whole or any portion of which lies within any district established under this chapter, or the whole or any portion of any ditch or drainage system already constructed or partially constructed prior to the passage of this chapter, may be improved and completed as a system under the provisions of this chapter: PROVIDED, That vested rights in any such watercourse acquired by appropriation of the water thereof for irrigation, mining or manufacturing purposes under existing law, shall not be disturbed. [1903 c 38 § 1; 1895 c 115 § 39; RRS § 4339. Formerly RCW 85.04.650.]

85.06.400 Powers of court—Injunctions. The superior court may compel the performance of the duties imposed by this chapter, and may, in its discretion, on proper application therefor, issue its mandatory injunction for such purpose. [1895 c 115 § 40; RRS § 4340. Formerly RCW 85.04.755.]

PART II—MISCELLANEOUS DRAINAGE PROVISIONS

85.06.500 Extension or enlargement of system.

Whenever it shall appear to the board of commissioners of any drainage district now organized or that may be hereafter organized under the laws of the state of Washington, that existing drainage systems or improvements are inadequate or insufficient to properly drain the lands within said district or any portion or portions thereof, such commissioners shall have the power and they are hereby authorized to construct such additional system or systems or to extend, add to, or enlarge any existing system as in their judgment is necessary. In such event the procedure for the establishment of such additional system or extension of existing system and the manner and method of the payment of the cost of construction and maintenance of the same by the assessment of the lands particularly benefited thereby, as well as the obtaining of necessary rights-of-way shall be the same as that provided by existing laws for the establishment of the original drainage system within said district. In the exercise of any of the powers herein granted it shall be immaterial whether the outlet of any of the ditches, drains, or other necessary structures or appliances are to be located within or without the boundaries of said district. This section is intended to grant supplemental and additional powers to such drainage districts and shall not be construed to limit or repeal any existing powers of such

(2008 Ed.) [Title 85 RCW—page 23]

districts, nor to repeal any existing laws relating thereto. [1919 c 179 § 1; RRS § 4304. Formerly RCW 85.04.635.]

85.06.545 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation. Drainage districts may annex territory, consolidate with other special districts, and have their operations suspended and be reactivated, in accordance with chapter 85.38 RCW. [1986 c 278 § 12.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.06.550 Payment of preliminary expense where **proceedings are dropped.** When any drainage district has been or shall be established and created under the provisions of an act of the legislature of the state of Washington, entitled "An act to provide for the establishment and creation of drainage districts, and the construction and maintenance of a system of drainage, and to provide for the means of payment thereof, and declaring an emergency", approved *March 20, 1895, and when the drainage commissioners of such district have employed surveyors or draughtsmen or legal assistance as provided in RCW 85.06.100, and have incurred expenses for the compensation of such surveyors, draughtsmen and legal assistance, and have issued to such surveyors, draughtsmen or persons rendering said legal assistance any warrants, orders, vouchers or other evidence of indebtedness for said expenses so incurred, and when such warrants, orders, vouchers or other evidences of indebtedness remain outstanding and unpaid, and when from any cause no further proceedings are had as provided for in said act approved *March 20, 1895, within a reasonable time, it shall be the duty of the county commissioners of the county in which such drainage district is located to assess in accordance with the provisions of RCW 85.06.550 through 85.06.630, the lands constituting and embraced within such drainage district for the purpose of paying such outstanding warrants, orders, vouchers, or other evidences of indebtedness, together with interest thereon. [1903 c 67 § 1; RRS § 4492. Formerly RCW 85.04.710.]

*Reviser's note: The act of "March 20, 1895" is chapter 115, Laws of 1895, the basic drainage district law, codified as Part I of chapter 85.06 RCW as it has been amended and added to.

85.06.560 Payment of preliminary expense where proceedings are dropped—Notice to present claims— **Registration.** The county auditor of any county in which such drainage district is located upon the written request of any holder or owner of any such warrant, order, voucher or other evidence of indebtedness, mentioned in the preceding section, shall forthwith cause to be published in the newspaper doing the county printing, if any such there be, and if not, then in some newspaper of general circulation in the county, a notice directing any and all holders or owners of any such warrants, orders, vouchers, or other evidences of indebtedness, to present the same to him, at his office, for registration within ninety days from the date of the first publication of such notice; and such notice shall be published once a week for six consecutive weeks. Said notice shall be directed to all holders and owners of warrants, orders, vouchers or other evidences of indebtedness issued by the drainage commissioners of the particular district giving its name and number, and shall designate the character of the warrants, orders,

vouchers, or other evidences of indebtedness, the registration of which is called for by said notice. Upon the presentation to him of such warrants, orders, vouchers or other evidences of indebtedness, the county auditor shall register the same in a separate book to be kept for that purpose, showing the date of registration, the date of issue, the purpose of issue when the same is shown upon the face, the name of the person by whom presented, and the face value thereof. Any such warrants, orders, vouchers or other evidences of indebtedness, not presented within the time prescribed in such notice, shall not share in the benefits of RCW 85.06.550 through 85.06.630, and no assessment or reassessment shall thereafter be made for the purpose of paying the same. [1903 c 67 § 2; RRS § 4493. Formerly RCW 85.04.715.]

85.06.570 Payment of preliminary expense where proceedings are dropped—Petition to court for assessment—Contents. At any time after the expiration of the time within which warrants, orders, vouchers or other evidences of indebtedness, may be registered as provided in the preceding section, the holder or owner of any such registered warrant, order, voucher or other evidence of indebtedness, may for himself and in behalf of all other holders or owners of such registered warrants, orders, vouchers or other evidences of indebtedness, file a petition in the superior court of the county in which such drainage district is located praying for an order directing the publication and posting of the notice hereinafter provided for, and for a hearing upon said petition, and for an order directing the board of county commissioners to assess the lands embraced within said drainage district for the purpose of paying such registered warrants, orders, vouchers or other evidences of indebtedness and the costs of the proceedings provided for in RCW 85.06.550 through 85.06.630. Said petition shall set forth:

- (1) That said drainage district was duly established and created, giving the time.
- (2) The facts in connection with the expenses incurred by the drainage commissioners in the employment of surveyors, draughtsmen, or legal assistance and the issuance of such registered warrants, orders, vouchers or other evidences of indebtedness.
- (3) The facts in connection with the compliance with the provisions of RCW 85.06.550 through 85.06.630.
- (4) A list of such registered warrants, orders, vouchers or other evidences of indebtedness showing the names of owners or holders, the amounts, the date of issuance, the purpose for which issued, when shown upon the face thereof, and the date of presentation for payment, respectively. [1903 c 67 § 3; RRS § 4494. Formerly RCW 85.04.720.]

85.06.580 Payment of preliminary expense where proceedings are dropped—Hearing to be fixed—Order for publication of notice. Upon the filing of such petition it shall be the duty of the judge of the said superior court to fix a time for a hearing of said petition, which time shall be not less than sixty days from the time of the filing of said petition, and to enter an order directed to the sheriff of the said county ordering said sheriff to cause to be published and posted the notice as provided for in the next succeeding section. [1903 c 67 § 4; RRS § 4495. Formerly RCW 85.04.725.]

[Title 85 RCW—page 24] (2008 Ed.)

85.06.590 Payment of preliminary expense where proceedings are dropped—Notice—Contents, publication, etc. Upon the issuance of the order as provided for in the next preceding section it shall be the duty of the sheriff of said county to post, at the court house of said county and at three public places in said drainage district, and to cause to be published in a newspaper of general circulation in said county a notice of the time and place fixed by said order of court for the hearing of said petition. Said notice shall contain a statement that said petition has been filed as above provided for, that the said court has fixed a time and place for the hearing of said petition, which time and place shall be stated in said notice, a brief statement of the object of said proceeding upon said petition, a statement of the issuance of the said order of court directing the posting and publishing of said notice, a statement that all persons having any interest in any land in such drainage district, describing the same by its corporate name, may at or before the time fixed for said hearing appear and file objections or exceptions to the granting of the prayer of said petition: A statement that upon the hearing of said petition in case no objections or exceptions have been filed in said proceeding, or in case any objections or exceptions filed be not sustained, and that the allegations of said petition are proven to the satisfaction of the court an order will be entered in accordance with the prayer of said petition. That said notice shall be signed by the sheriff of said county. [1903 c 67 § 5; RRS § 4496. Formerly RCW 85.04.730.]

85.06.600 Payment of preliminary expense where proceedings are dropped—Hearing—Order for levy— **Costs.** At the time and place fixed in said order for the hearing of said petition, or at such time to which the court may continue said hearing, the court shall proceed to a hearing upon said petition and upon any objections or exceptions which have been filed thereto. And upon it appearing to the satisfaction of the court from the proofs offered in support thereof that the allegations of said petition are true, the said court shall ascertain the total amount of said registered warrants, orders, vouchers or other evidences of indebtedness with the accrued interest and the costs of said proceedings, and thereupon the said court shall enter an order directing the board of county commissioners to levy a tax upon all the real estate within said drainage district exclusive of improvements, taking as a basis the last equalized assessment of said real estate for state and county purposes, sufficient to pay said outstanding registered warrants, orders, vouchers or other evidences of indebtedness with interest as aforesaid and the costs of said proceeding, and the cost of levying said tax, and further directing the county auditor to issue a warrant on the county treasurer to the petitioner for the costs advanced by him in such proceeding, which shall be paid in the same manner as the said registered warrants, orders, vouchers or other evidences of indebtedness. [1903 c 67 § 6; RRS § 4497. Formerly RCW 85.04.735.]

85.06.610 Payment of preliminary expense where proceedings are dropped—Certification of order to tax levying officers. The clerk of said superior court shall certify the said order to the board of county commissioners, and to the county auditor and upon receipt of said order by said board it shall proceed forthwith to execute said order, and

upon said levy being made it shall be extended upon the tax rolls, certified and collected at the same time, in the same manner as other special district taxes. [1903 c 67 § 7; RRS § 4498. Formerly RCW 85.04.740.]

85.06.620 Payment of preliminary expense where proceedings are dropped—Dismissal of petition. If upon said hearing the court shall find that the petitioner is not entitled to an order granting the prayer of said petition the court shall enter an order dismissing said petition and taxing the costs against said petitioner. [1903 c 67 § 8; RRS § 4499. Formerly RCW 85.04.745.]

85.06.630 Payment of preliminary expense where proceedings are dropped—Appellate review. From any final order entered by the said superior court as above provided for, any party to said proceeding feeling himself aggrieved thereby may seek appellate review, as provided by the general appeal law of this state. [1988 c 202 § 74; 1903 c 67 § 9; RRS § 4500. Formerly RCW 85.04.750.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.06.640 Additional improvements—Authorized—Change in plans. Whenever in the judgment of the commissioners of any drainage district general benefits to the entire district will accrue therefrom, or the general plan for improvement as adopted by such district will be more fully or properly carried out thereby, the board of commissioners of such district is hereby given and granted authority and power to do the following things:

- (1) Straighten, widen, deepen, improve, or alter the course of or discontinue the use and maintenance of, or abandon any existing drains or ditches in said district, and when abandoned or discontinued, the right-of-way may be held or disposed of by said district in the discretion of the commissioners:
- (2) Dig or construct any additional and auxiliary drains or ditches therein;
- (3) Obtain, improve, or alter any existing reservoirs, spillways or outlets;
- (4) Lease, acquire, build, or construct additional, new, or better reservoirs, spillways, and outlets;
- (5) Lease, acquire, erect, build, or construct and operate any pumping plant and acquire equipment necessary therefor;
- (6) Divert, dam, or carry off the waters of any stream or water endangering or damaging said district and protect against damage or flood from any waters whatsoever; and
- (7) Implement the provisions of a drainage maintenance plan adopted by the district.

PROVIDED, That in carrying out such powers, said commissioners shall not be authorized under RCW 85.06.640 through 85.06.700 to tap new sources of water which have other outlets and do not endanger the system or property of such district. [2008 c 77 § 1; 1941 c 133 § 1; 1935 c 170 § 1; Rem. Supp. 1941 § 4342-1. Formerly RCW 85.04.610.]

85.06.650 Additional improvements—Methods of payment. To pay for any work done under RCW 85.06.640 through 85.06.700, or matters incident thereto, the commissioners of said district may use any money raised or to be

(2008 Ed.) [Title 85 RCW—page 25]

raised by collection of any unexhausted balance of assessed benefits as theretofore established upon the lands of said district and/or by assessments for maintenance, levied as provided by law; or they may issue warrants of such district redeemable by levies which shall be added to the annual cost of the maintenance of said system and be paid from the maintenance fund from time to time; or they may combine such methods of payment. [1935 c 170 § 2; RRS § 4342-2. Formerly RCW 85.04.625.]

85.06.660 Additional improvements—Resolution—Notice and hearing—Protests—Appellate review, conclusiveness of order of board. Whenever the board of commissioners of any district desire[s] to exercise any of the foregoing powers under *this act, it shall pass a resolution declaring its intention to do so, which shall describe in general terms the proposed improvement to be undertaken. The resolution shall set a date upon which the board shall meet to determine whether such work shall be done. Thereafter a copy of such declaratory resolution and a notice of hearing shall be posted by the secretary or member of the board, in three public places in such district at least ten days before the date of hearing. The notice shall state the time and place of hearing and that plans therefor are on file with the secretary of the board subject to inspection by any party interested.

Any property owner affected by such proposed improvement, or any property owner within such district, may appear at said hearing and object to said proposed improvement by filing a written protest against the proposed action of the board. The protest shall clearly state the basis thereof. At such hearing, which shall be public, the board shall give full consideration to the proposed project and all protests filed, and on said date or any adjourned date, take final action thereon. If protests be filed before said hearing by owners of more than forty percent of the property in said district, the board shall not have power to make the proposed improvement nor again initiate the same for one year. If the board determines to proceed with such project in its original or modified form, it shall thereupon adopt a resolution so declaring and adopt general plans therefor, which resolution may authorize the acquisition by condemnation, or otherwise, of the necessary rights and properties to complete the same. Any protestant who filed a written protest prior to said hearing may appeal from the order of the board, but to do so must, within ten days from the date of entering of such order, bring direct action in the superior court of the state of Washington in the county wherein such district is situated, against such board of directors in their official capacity, which action shall be prosecuted under the procedure for civil actions, with the right of appellate review, as provided in other civil actions. In any action so brought, the order of the board shall be conclusive of the regularity and propriety of the proceedings and all other matters except it shall be open to attack upon the ground of fraud, unfair dealing, arbitrary, or unreasonable action of the board. [1988 c 202 § 75; 1971 c 81 § 160; 1935 c 170 § 3; RRS § 4342-3. Formerly RCW 85.04.620.]

*Reviser's note: "this act" refers to chapter 170, Laws of 1935, codified as RCW 85.06.640 through 85.06.700.

Severability—1988 c 202: See note following RCW 2.24.050.

85.06.670 Additional improvements—Acquisition, sale of property—Contracts to share expense. In carrying out the foregoing powers, or any other powers possessed by the board of commissioners of such district, said board shall have authority to acquire by lease, contract, private purchase, or purchase at any sale, any real or personal property and to sell any real or personal property, or any part thereof, owned by said district when they find that the usefulness thereof to such district has ceased. Such board shall also have authority to enter into contracts with any other diking and/or drainage district, person, public or municipal corporation, flood control district, state, or the United States, with reference to sharing the costs or expenses of improvements for said district or the protection thereof, and bind its district by such contract. [1935 c 170 § 4; RRS § 4342-4. Formerly RCW 85.04.615.]

85.06.680 Additional improvements—Private property not to be taken without compensation. In carrying out any of the foregoing powers, said district shall not impair, damage, injure, or take any private property or interest therein, or vested rights, without just compensation being paid. [1935 c 170 § 5; RRS § 4342-5. Formerly RCW 85.04.605, part.]

85.06.690 Additional improvements—Right of eminent domain. In carrying out any of the foregoing powers, or any powers possessed by said district, it shall have the right of eminent domain to acquire any property or rights or interest therein, within or outside of the district, necessary for the use of such district for the construction and maintenance of any ditches, drains, dikes, dams, spillways, outlets, necessary appliances and structures in connection with the operation, alteration, enlargement, extension, or protection of its drainage system. The procedure for exercising the right of eminent domain shall be that provided by law for private corporations. [1935 c 170 § 6; RRS § 4342-6. Formerly RCW 85.04.605, part.]

Eminent domain by corporations generally: Chapter 8.20 RCW.

85.06.700 Additional improvements—Powers are additional—"Drainage district" defined. The powers and rights *herein granted are additional to, but not in substitution of, existing rights or powers of drainage districts. Drainage district as used *herein shall mean a regularly established drainage, or drainage improvement district, combined diking and drainage improvement district, or drainage district exercising combined diking and drainage power. [1935 c 170 § 7; RRS § 4342-7. Formerly RCW 85.04.630.]

*Reviser's note: "herein" appears in chapter 170, Laws of 1935, codified as RCW 85.06.640 through 85.06.700.

Severability—1935 c 170: "If any section, provision, or subdivision of a section of this act shall be adjudged to be invalid or unconstitutional, such adjudgment shall not affect the validity of the act as a whole, or any other section, subdivision, or provision thereof." [1935 c 170 § 8.] This applies to RCW 85.06.640 through 85.06.700.

85.06.710 Costs in excess of estimate—Authorized—Warrants validated. Whenever any drainage district has been organized, established and created since January 1st, 1911, and extending to January 1st, 1921, in the manner provided by law, and the board of commissioners of such district

[Title 85 RCW—page 26] (2008 Ed.)

have been authorized to proceed with the work of constructing a system of drainage for such district in the manner provided by law and have begun such work and expended the whole, or the major portion of the estimated cost of such improvement, and it shall have appeared to such board of commissioners that such improvement could not be completed within the estimated cost thereof so as to produce the benefits to the lands of the district found by the jury to be benefited by the proposed improvement without expending a greater sum than the estimated cost of such improvement and that the benefits which would actually accrue to the lands of the district would be sufficient to warrant the increased expenditure necessary to complete the improvement, and such board of commissioners shall have incurred indebtedness in the name of the district to such an amount as would complete the authorized system of drainage for the benefit of the lands of the district found by the jury to be benefited by the proposed improvement, and issued the warrants of the district to cover the additional cost of completing such improvement all warrants heretofore issued for such purposes are hereby declared to be valid and legal obligations of the district so issuing the same. [1921 c 187 § 1; RRS § 4460.]

85.06.720 Costs in excess of estimate—Petition to reopen original proceedings—Damages and benefits.

Whenever the board of commissioners of any drainage district shall have heretofore issued any warrants of the district for the purpose of completing a system of drainage for such district so as to produce the benefits to the lands of the district found by the jury to be benefited by the proposed improvement as provided in the preceding section, and the total estimated maximum benefits found by the jury that would accrue to the lands of the district by reason of such proposed improvement are not sufficient to cover the actual cost of such improvement, including the cost of completing the same as hereinabove provided, the board of commissioners of such district shall file a petition in the superior court in the original proceeding for the determination of the damages and benefits to accrue from the proposed improvement, setting forth the facts, describing the lands that have been, in the judgment of the commissioners, actually benefited by the completed improvement, stating the estimated amount of benefits per acre that have accrued to each tract of land respectively, giving the name of the owner or reputed owner of such tract of land, and praying that the original proceedings be opened for further proceedings for the purpose of determining the benefits which have accrued to each tract of land actually benefited by the completed improvement. If the said board of commissioners fail or refuse to file such petition within sixty days after receipt of a written request so to do, signed by any warrant-holder, then the said warrant-holder shall have the right to file same. [1921 c 187 § 2; RRS § 4461.]

85.06.730 Costs in excess of estimate—Summons on petition—Contents—Service—Answer. Upon the filing of the petition provided for in the preceding section, summons shall issue thereon and be served on the owners of all lands described in the petition as having been benefited, in the same manner as summons is issued and served in the original proceedings for the determination of damages and benefits by

reason of a proposed drainage improvement, as near as may be. No answer to any such petition shall be required unless the party served with summons desires to offset damages claimed to have been actually sustained by reason of the completed improvement in addition to the damages found by the jury in the original proceeding, and no default judgment shall be taken for failure to answer any such petition. [1921 c 187 § 3; RRS § 4462.]

85.06.740 Costs in excess of estimate—Hearing by jury—Verdict. Upon the issues being made up, or upon the lapse of time within which the parties served are required to appear by any summons issued as provided in the preceding section, the court shall empanel a jury to hear and determine the matters in issue, and if the jury shall find that the matters set forth in the petition are true and that any of the lands of the district have been benefited by the completed improvement, after offsetting any additional damages found to have been sustained by reason thereof, it shall determine and assess the benefits which have actually accrued, and shall specify in its verdict the respective amount of benefits per acre, if any, assessed to each particular tract of land, by legal subdivisions. [1921 c 187 § 4; RRS § 4463.]

85.06.750 Costs in excess of estimate—Judgment— **Appellate review.** Upon the return of the verdict of the jury as provided in the preceding section, if it shall appear to the court that the total benefits found by the jury to have accrued to the lands of the district is equal to or exceeds the actual cost of the improvement including the increased cost of completing the same, the court shall enter its judgment in accordance therewith, as supplemental to and in lieu of the original decree fixing the benefits to the respective tracts of land, and thereafter the assessment and levy for the original cost of the construction of the improvement, including the indebtedness incurred for completing the improvement together with interest at the legal rate on the warrants issued therefor, and all assessments and levies if any, for the future maintenance of the drainage system described in the judgment shall be based upon the respective benefits determined and assessed against the respective tracts of land as specified in the judgment. Every person or corporation feeling himself or itself aggrieved by any such judgment may seek appellate review within thirty days after the entry thereof, and such review shall bring before the appellate court the propriety and justness of the verdict of the jury in respect to the parties to the proceeding. [1988 c 202 § 76; 1971 c 81 § 161; 1921 c 187 § 5; RRS § 4464.]

Severability—1988 c 202: See note following RCW 2.24.050.

Chapter 85.07 RCW MISCELLANEOUS DIKING AND DRAINAGE PROVISIONS

Sections	
85.07.010 85.07.040 85.07.050 85.07.060 85.07.070 85.07.090	Lease of equipment authorized—Disposition of proceeds. Benefit to public road, how paid. Basis of supplemental assessments. Funding bonds—Authority to issue. Funding bonds—Form, term, execution, interest. Funding bonds—Outstanding warrants due when sale proceeds received—Call.

(2008 Ed.) [Title 85 RCW—page 27]

85.07.100	Funding bonds—Exchange for warrants.
85.07.110	Funding bonds—Assessments for payment—Special fund.
85.07.120	Funding bonds—Call—Payment.
85.07.130	Civil action to strike land from assessment roll—Costs.
85.07.140	Civil action to strike land from assessment roll—Court
	decree—Subsequent restoration to rolls, procedure.
85.07.150	Adjustment of indebtedness with state.
85.07.160	Disincorporation of diking and drainage district located in
	county with a population of two hundred ten thousand or more and inactive for five years.
85.07.170	Additional powers relating to diking and drainage works—
	Duties of department of transportation.

85.07.010 Lease of equipment authorized—Disposition of proceeds. The commissioners of any diking or drainage district organized under the laws of this state, shall have power and authority to rent any machinery, tools or equipment belonging to such district, to any individual or corporation for hire under such conditions regarding the care and maintenance thereof as the commissioners may determine; and all sums of money received for the rent thereof shall be paid into the county treasury, to the credit of the district. [1979 ex.s. c 30 § 18; 1917 c 104 § 1; RRS § 4517. Formerly RCW 85.04.215.]

85.07.040 Benefit to public road, how paid. Whenever, upon the trial to fix and assess the benefits and damages resulting from the construction of any diking or drainage system under the laws of this state, the jury shall find by its verdict that any public or county road will be benefited from the construction of such improvement, the clerk of the court in which such trial is had shall, upon the entry of the judgment upon such verdict, certify to the board of county commissioners of the county in which such road is situated the amount of benefits to such road so found and adjudged. The said county commissioners shall, upon the receipt of such certified statement, allow the same as for other road work and shall order the amount thereof to be paid out of the road and bridge fund of the road district in which the road so benefited is situated, and shall direct the auditor of said county to issue a warrant for the amount of such benefits against the road and bridge fund of such road district in favor of the county treasurer of said county. The said county treasurer shall, upon the payment of said warrant, place the proceeds therefrom to the credit of the drainage or diking district from which such benefits resulted. [1909 c 194 § 1; RRS § 4314. Formerly RCW 85.04.085, part.]

Counties to contribute for benefit to road: RCW 85.24.240.

85.07.050 Basis of supplemental assessments. Any additional assessments for the construction of any diking or drainage system, and also all assessments for the maintenance of same shall be based upon the benefits so found and adjudged, and the proportion of benefits resulting to such public or county road therefrom, on such basis, shall be allowed and paid for by such county in the same manner as in the case of the original construction. [1909 c 194 § 2; RRS § 4315. Formerly RCW 85.04.085, part and 85.04.090.]

85.07.060 Funding bonds—Authority to issue. (1) Any board of commissioners of any diking or drainage district may, at any time, without petition and on its own motion, issue bonds of such district for the purpose of funding any outstanding warrants of such district. No bonds so issued

shall be sold for less than their par value. They may be sold at public or private sale. Any department or agency of the state of Washington having power to invest funds is hereby authorized and empowered to use the same to buy such bonds.

(2) Such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 189; 1935 c 103 § 1; RRS § 4459-11. Formerly RCW 85.04.140, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

85.07.070 Funding bonds—Form, term, execution, interest. (1) Said bonds shall be numbered consecutively from one upwards and shall be in denominations of not less than one hundred dollars nor more than one thousand dollars each. They shall bear the date of issue, shall be made payable in not more than ten years from the date of their issue, and shall bear interest at a rate or rates as authorized by the board of commissioners, payable annually. The bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030. The bonds and any coupon shall be signed by the chairman of the board of commissioners of each district and shall be attested by the secretary of said board. The seal, if any, of such district shall be affixed to each bond, but it need not be affixed to any coupon.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 190; 1970 ex.s. c 56 § 91; 1969 ex.s. c 232 § 53; 1935 c 103 § 2; RRS § 4459-12. Formerly RCW 85.04.145.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

85.07.090 Funding bonds—Outstanding warrants due when sale proceeds received—Call. All outstanding warrants of such district so sought to be redeemed shall become due and payable immediately upon receipt by the county treasurer of the money from the sale of said bonds; and upon a call of such outstanding warrants or obligations issued by him, the same shall cease to draw interest at the end of thirty days after the date of the first publication of such call. The call shall be made by the treasurer by publishing notice thereof for two consecutive weeks in the county paper authorized to do the county printing. The notice shall designate the number of each warrant sought to be redeemed. [1935 c 103 § 4; RRS § 4459-14. Formerly RCW 85.04.175.]

85.07.100 Funding bonds—Exchange for warrants. Said bonds may be exchanged at not less than their par value for an equal amount of the outstanding warrants of the district issuing such bonds. [1935 c 103 § 5; RRS § 4459-15. Formerly RCW 85.04.140, part.]

85.07.110 Funding bonds—Assessments for payment—Special fund. It shall be the duty of the commissioners of such district annually to levy assessments sufficient to pay interest on such bonds as they fall due. They may at any time levy such additional assessment as they deem best to redeem and retire such bonds. Commencing not less than five

[Title 85 RCW—page 28] (2008 Ed.)

years before the due date of such bonds, they shall determine the number of equal annual levies necessary to retire such bonds at maturity, and annually thereafter levy an assessment sufficient to liquidate all of said bonds by maturity. Such levies for interest and redemption of the bonds shall be added to the annual cost of the maintenance of the diking or drainage system of said district. Such assessments shall be collected by the county treasurer and kept as a special fund for the sole purpose of paying interest upon and liquidating said bonds. [1983 c 167 § 192; 1935 c 103 § 6; RRS § 4459-16. Formerly RCW 85.04.160, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

85.07.120 Funding bonds—Call—Payment. It shall be the duty of the county treasurer of each county in which there may be a district issuing bonds under the provisions of RCW 85.07.060 through 85.07.120, whenever he has on hand one thousand dollars over and above interest requirements in the special fund for the payment of said bonds and interest, to advertise in the newspaper doing the county printing, for the presentation to him for payment of as many of the bonds issued under the provisions of RCW 85.07.060 through 85.07.120 as he may be able to pay with the funds in his hands. The bonds shall be redeemed and paid in their numerical order, beginning with bond No. 1 and continuing until all of said bonds are paid. The treasurer's call for presentation and redemption of such bonds shall state the number of the bond or bonds so called. Thirty days after the first publication of said notice of the treasurer calling any of said bonds by their numbers, such bonds shall cease to bear interest, and the notice of call shall so state. If any bond so called is not presented, the treasurer shall hold in said fund until presentation of such bond is made, the amount of money sufficient to redeem the same with interest thereon to the date interest was terminated by such call. [1935 c 103 § 7; RRS § 4459-17. Formerly RCW 85.04.150.]

85.07.130 Civil action to strike land from assessment roll—Costs. Whenever any piece of land in any diking or drainage district in this state shall cease to be susceptible to benefit from the diking and/or drainage improvement of such district, the owner thereof may bring civil action in the superior court of the county wherein such property is situated, against the board of commissioners of such district in their official capacity, to have such property stricken from the assessment roll for such district. The procedure shall be that of other civil actions, except no judgment for costs shall be entered against such district in such proceedings. [1935 c 102 § 1; RRS § 4360-1. Formerly RCW 85.04.180.]

85.07.140 Civil action to strike land from assessment roll—Court decree—Subsequent restoration to rolls, procedure. If the court is satisfied that the status of said property has changed so that it is no longer susceptible to benefit from the improvement of such district and should be removed from the assessment roll thereof, and it be established that all benefits assessed against said lands up to the date of trial have been paid, such court may enter a decree striking such land from the assessment roll of said district, and it shall not be

subject to future assessment for benefits or maintenance by such district, unless, thereafter, it is again brought into such districts by the proceedings provided by law to extend the district or include benefited property which is not assessed. Nothing herein shall prevent such property from being again brought into said district in the manner provided by law generally for the inclusion of benefited property, if it appear at a future date that said property will receive benefits from the improvement in such district. Upon entry of such decree of the court a certified copy thereof shall be filed in the office of the auditor of such county wherein the property is situated, and upon receipt thereof, he shall correct the assessment roll of said district accordingly and strike the property therefrom. [1935 c 102 § 2; RRS § 4360-2. Formerly RCW 85.04.185.]

85.07.150 Adjustment of indebtedness with state. See chapter 87.64 RCW.

85.07.160 Disincorporation of diking and drainage district located in county with a population of two hundred ten thousand or more and inactive for five years. See chapter 57.90 RCW.

85.07.170 Additional powers relating to diking and drainage works—Duties of department of transportation.

- (1) The commissioners of any drainage or diking district shall have power, on behalf of the district, to acquire, place, repair and maintain, dikes and dams, ditches, drains and outlets therefor, together with right-of-way therefor and access thereto, or obtain rights therein or full or joint use and maintenance thereof, when deemed by them necessary or beneficial for the protection of the district's system or its improvements, by eminent domain, purchase, or contract, with the owners or other districts through their commissioners, or other entities or persons together with power to contract by and with other districts or entities with reference to such matters and their performance.
- (2) If the commissioners of any drainage or diking district determine that repair or maintenance is required on any drainage facilities, including dikes and dams, ditches, and drains and outlets, that are on land owned by or under the jurisdiction of the department of transportation, they may give notice in writing to the department requesting that the department make the necessary repair or maintenance pursuant to the department's obligations under RCW 47.01.260. If the specified repair or maintenance is not conducted by the department within fourteen days upon receipt of the notice, the district commissioners may independently make the repair or maintenance. The department shall then reimburse the district for all reasonable costs incurred by the district associated with the repair or maintenance.
- (3) The provisions of this section shall be construed as cumulative and shall not derogate from any other powers authorized by law for such districts. [2006 c 368 § 1; 1963 c 96 § 1.]

(2008 Ed.) [Title 85 RCW—page 29]

Chapter 85.08 RCW

DIKING, DRAINAGE, AND SEWERAGE IMPROVEMENT DISTRICTS

Sections	
85.08.010	Definitions.
85.08.015	Certain powers and rights governed by chapter 85.38 RCW.
85.08.025	Voting rights.
85.08.190	Eminent domain—Consolidation of actions.
85.08.200	Verdict to fix damages and benefits—Judgment.
85.08.210	Warrant for damages.
85.08.220	Construction to be directed, when.
85.08.230	Levy for preliminary expenses—Collection—"Preliminary
02.00.230	expenses" defined.
85.08.285	Special assessment bonds.
85.08.300	Supervisors—Election—Duties.
85.08.305	Supervisors—Terms of office—County engineer to act as
05.00.505	supervisor.
85.08.310	Construction of improvements—Contracts with United States.
85.08.320	Compensation and expenses of officers and employees—
05.00.520	Costs paid by voucher, payroll, or warrant.
85.08.340	Crossing roads or public utilities—Procedure—Costs.
85.08.360	Total costs—Apportionment—Board of appraisers.
85.08.370	Benefits to public roads, sewer systems—Apportionment of
83.08.370	
85.08.375	cost against city, county and state.
	Benefits to state lands—Apportionment of costs.
85.08.380	Benefits to and protection from irrigation system.
85.08.385	Drainage ditches along highway, etc.
85.08.390	Schedule of property and benefits—Filing.
85.08.400	Hearing on schedule—Notice—Levy of assessment—State
05.00.410	lands.
85.08.410	Schedule approved or modified—Maintenance assessment.
85.08.420	Assessment roll—Form—Notice—Publication.
85.08.430	Payment of assessments—Interest—Lien.
85.08.440	Appeal from apportionment—Procedure—Appellate review.
85.08.450	Regularity and validity of proceedings conclusive.
85.08.460	District liable on judgments—Supplemental levy.
85.08.470	District funds.
85.08.480	Collection of assessments—Certificates of delinquency—
95 09 400	Foreclosure.
85.08.490	Title acquired at sale—Foreclosure for general taxes—Lien of
85.08.500	assessments preserved. Resale or lease by county—Disposition of proceeds—Tax
65.06.500	statements.
85.08.510	Invalid levy—Reassessment.
85.08.520	Supplemental assessments.
85.08.530	Levies against county, city or town, how paid.
85.08.540	Abandonment or change in system—Subdistricts.
85.08.560	Extension of existing system—Apportionment of cost.
85.08.565	Special assessments—Budgets—Alternative methods.
85.08.570	Districts in two or more counties—Notice—Hearings.
85.08.630	Waters developed—Defined—Disposal of.
85.08.640	Waters developed—Contracts for use and sale.
85.08.650	Waters developed—Contracts for use and sale. Waters developed—Application for use.
85.08.660	Waters developed—Application for use. Waters developed—Notice of hearing—Form of applica-
83.08.000	tion—Bond.
85.08.670	Prosecuting attorney—Duties.
85.08.680	
85.08.690	Rules and regulations. Penalty for injury to or interference with improvement.
85.08.820	Drainage bonds owned by state—Cancellation of interest and
03.00.020	assessments—Levy omitted.
85.08.830	Merger of improvement district with irrigation district—
83.08.830	Authorized.
85.08.840	Merger of improvement district with irrigation district—Juris-
03.00.040	diction to hear, supervise and conduct proceedings—Clerk,
	notice, records.
85.08.850	Merger of improvement district with irrigation district—Peti-
65.06.650	tion—Signing—Presentation.
85.08.860	Merger of improvement district with irrigation district—
83.08.800	
85.08.870	Assent by irrigation district—Election, order, notice.
83.08.870	Merger of improvement district with irrigation district—
95 09 990	Notice, contents—Election, ballots. Morgan of improvement district with irrigation district. Pro-
85.08.880	Merger of improvement district with irrigation district—Pro-
95 09 900	ceedings and costs on approval or disapproval. Merger of improvement district with irrigation district. Prior
85.08.890	Merger of improvement district with irrigation district—Prior
95 09 905	indebtedness.
85.08.895	Annexation of territory—Consolidation of special districts—
05.00.000	Suspension of operations—Reactivation.
85.08.900	Alternative methods of formation of improvement districts.
85.08.905	Sewerage improvement districts—Powers.
85.08.910	Sewerage improvement districts located in counties with pop- ulations of from forty thousand to less than seventy thousand
	urations of from forty mousand to less than seventy inolisand

become water-sewer districts.

85.08.920 Sewerage improvement districts operating as sewer districts become water-sewer districts—Procedure.

Reviser's note: Chapter 85.08 RCW is almost entirely composed of chapter 176, Laws of 1913, the basic drainage improvement district act, as it has been amended and added to by subsequent legislation. Chapter 130, Laws of 1917 and chapter 157, Laws of 1921 are primarily express amendments to such basic act, however, also contained in such acts were several sections not expressly amendatory of the basic act but which are in pari materia therewith; therefore, such other sections are also codified in this chapter. Further, RCW 85.08.820 contains an independent session law which is in pari materia and so closely connected with the subject matter of this chapter that it has been codified herein. Thus, throughout chapter 85.08 RCW the term "this act" has been translated to read "this chapter" unless because of peculiar circumstances other treatment is required in which case it is specially noted.

Repeal and saving (1913 c 176 § 39): "Sec. 39. Chapter LXVI of the Laws of 1901 is hereby repealed, saving and excepting, however, that the provisions of said act shall continue in force and effect and shall be applicable to and shall govern all proceedings, rights and powers, in the case of ditches already contracted for, or under construction under said act, and in the case of the maintenance of the same for the current year 1913; and the method of supervision, construction, payment for the work, apportionment of costs, and assessment and collection thereof, delinquency and foreclosing thereof and penalties therefor, and all other proceedings in regard to the same, shall be as in said chapter LXVI of Laws of 1901 prescribed: PRO-VIDED, HOWEVER, That with the consent of the holders of warrants heretofore issued or hereafter issued for work already begun or contracted for under said act, or with the consent of the contractor engaged in constructing any ditch or drainage system under said act, the provisions of this act in regard to the funding of such warrants with bonds, or the payment for work with bonds and the issuance and sale thereof, and all provisions in regard to such issuing of bonds, shall be applicable to such outstanding warrants or work already begun or contracts let for work. And in such event and to the extent of the costs so acquiesced in by warrant holders or contractors, all the provisions of this act in regard to the method of payment, form, issuing and sale, of bonds and warrants, extension of the assessment over a term of years, collecting, delinquency, interest and foreclosure of the assessments, and all other proceedings in regard thereto shall be as in this act provided. In such event the county commissioners shall prescribe the method and time of payment of the assessments and whether bonds shall be issued and perform any other proper act in regard to the same, at a special meeting called for that purpose, or at the hearing on the apportionment of costs provided for in section 30 hereof.

PROVIDED, ALSO, That in case any of the provisions of this act shall be applied to any proceedings in regard to any ditch begun under said chapter LXVI of the Laws of 1901 and the same shall be held not to be legally applicable thereto by a court of competent jurisdiction, then appropriate and proper proceedings for the performance of said acts or duties shall be had and done in regard thereto, as in said chapter LXVI of the Laws of 1901 provided. And from the time any such drainage district organized and existing under the provisions of said chapter LXVI of the Laws of 1901, shall be brought under the provisions of this act, said district shall be known and designated in all proceedings and records relating thereto, as Drainage Improvement District No. . . . of County, retaining its original serial number.

Nothing in this act contained shall be construed as in anywise modifying or repealing any of the provisions of chapter CXV of the Laws of 1895, or the acts amendatory thereof or supplemental thereto, or affecting any proceeding heretofore or that may hereafter be had under the provisions of said act."

Applicability of prior laws (1913 c 176 § 40): "Sec. 40. Except as specified in the foregoing section, all of the provisions of this act, instead of said chapter LXVI of the Laws of 1901, shall be applicable to and shall govern and be the law in all respects, in regard to all ditches and drainage systems now existing, initiated or applied for under said chapter LXVI of the Laws of 1901, and all powers hereby vested in or granted to all boards and officers under this act shall be vested in such boards and officers that shall hereafter have charge of the work, or administering of the affairs of such ditches and drainage systems, and the districts in which they lie."

Severability (1913 c 176 § 41): "Sec. 41. An adjudication that any section, paragraph, or portion of this act, or any provision thereof, or proceeding provided for therein, is unconstitutional or invalid shall not affect or determine the constitutionality, or validity, of this act as a whole or of any other portion or provisions thereof, and all provisions of this act not adjudicated to be unconstitutional shall be and remain in full force and effect and shall be operative until specifically adjudicated to be unconstitutional or invalid."

[Title 85 RCW—page 30] (2008 Ed.)

Dissolution of inactive special purpose districts: Chapter 36.96 RCW.

Local governmental organizations, actions affecting boundaries, etc., review by boundary review boards: Chapter 36.93 RCW.

Special district creation and operation: Chapter 85.38 RCW.

85.08.010 Definitions. "System", "improvement", and "system of improvement", as used in this chapter, shall be held to include a dike, ditch, drain or watercourse, or sewer, and any side, lateral, spur or branch dike, ditch, drain or watercourse, or sewer, or other structure, necessary to secure the object of the improvement. Any number of dikes, ditches, drains or watercourses, or sewers, with their laterals, spurs, and branches with separate outlets, or in the case of sewers with one or more septic tanks, may constitute one system for the protection or reclamation of the land included in any district. But no system shall be established or constructed unless sufficient outlet or outlets, or in the case of sewers, sufficient septic tank or tanks, are provided for any drainage or sewerage of such district. Such outlet or outlets, or septic tank or tanks, may be either within or without the boundaries of the improvement district hereinafter provided for. Any natural watercourse may be improved in accordance with the provisions of this chapter.

"Damages", as used in this chapter, shall be held to include the value of the property taken and injury to property not taken, or either, as the case may be. "Property benefited" and "property damaged", as used in this chapter, shall be held to include land, platted or unplatted, whether subject to or exempt from general taxation, and roads other than public roads. "Public roads", as used in this chapter, shall be held to include state and county roads, streets, alleys and other public places; and "other roads", as used in this chapter shall be held to include railroads, street railroads, interurban railroads, logging roads, tramways and private roads and the right-of-way, roadbeds and tracks thereof.

"Public utilities", as used in this chapter, shall be held to include irrigation, power and other canals, flumes, conduits and ditches, telegraph, telephone and electric transmission and pole lines, and oil, gas and other pipe lines. "County engineer", as used in this chapter, shall be held to include any engineer specially employed by the board of county commissioners or the board of supervisors to report upon and prepare plans for or to superintend the construction of a system or the maintenance thereof under the provisions of this chapter. "Prosecuting attorney", as used in this chapter, shall be held to include any attorney specially employed by the board of county commissioners in connection with the carrying out of the provisions of this chapter to advise or carry on proceedings in court with reference to a system of improvement initiated and constructed under the provisions of this chapter. [1923 c 46 § 2; 1917 c 130 § 13; 1913 c 176 § 2; RRS § 4406. FORMER PART OF SECTION: 1925 ex.s. c 189 § 1, part, now codified as RCW 85.08.230.]

Reviser's note: The term "county engineer" is defined in the last paragraph of this section. Throughout this chapter the terms "engineer," "district engineer," and "county engineer" appear to have been used interchangeably in the session laws and the usage of the latest session law language has been retained berein

Inapplicability of prior laws (1917 c 130 § 39): "Sec. 39. Nothing in this act contained shall be construed as in anywise modifying or repealing any of the provisions of chapter 115 or of chapter 117 of the Laws of 1895, or the acts amendatory thereof or supplemental thereto, or affecting any pro-

ceedings heretofore or that may hereafter be had under the provisions of said acts."

County road engineer: Chapter 36.80 RCW.

85.08.015 Certain powers and rights governed by chapter 85.38 RCW. Diking, drainage, or sewerage improvement districts shall possess the authority and shall be created, district voting rights shall be determined, and district elections shall be held as provided in chapter 85.38 RCW. [1985 c 396 § 33.]

Severability—1985 c 396: See RCW 85.38.900.

85.08.025 Voting rights. Each qualified voter of a diking improvement or drainage improvement district who owns more than ten acres of land within the district shall be entitled to two additional votes for each ten acres or major fraction thereof located within the district, up to a maximum total of forty votes for any voter, or in the case of community property, a maximum total of twenty votes per member of the marital community: PROVIDED, That this additional voting provision shall only apply in districts that were not in operation and did not have improvements as of May 14, 1925. [1991 c 349 § 3; 1985 c 396 § 21. Formerly RCW 85.05.015.]

Severability-1985 c 396: See RCW 85.38.900.

the purposes of this chapter, counties shall have and exercise the power of eminent domain in behalf of the proposed improvement district, and the mode of procedure therefor shall be as provided by law for the condemnation of lands by counties for public highways: PROVIDED, That the county, at its option, pursuant to resolution to that end duly passed by the board of county commissioners, may unite in a single action, proceedings for the acquisition and condemnation of different tracts of land required for rights-of-way which are held by separate owners. The court may, on motion of any party, consolidate into a single action separate suits for the condemnation of different tracts of land held by separate owners whenever from motives of economy or the expediting

of business it appears advisable to do so. In such cases the

jury shall render separate verdicts for the different tracts of

land. [1917 c 130 § 21; 1913 c 176 § 13; RRS § 4418.]

85.08.190 Eminent domain—Consolidation of

actions. For the purpose of taking or damaging property for

85.08.200 Verdict to fix damages and benefits— **Judgment.** The jury in such condemnation proceedings shall find and return a verdict for the amount of damages sustained: PROVIDED, That the jury, in determining the amount of damages, shall take into consideration the benefits, if any, that will accrue to the property damaged by reason of the proposed improvement, and shall make special findings in the verdict of the gross amount of damages to be sustained and the gross amount of benefits that will accrue. If it shall appear by the verdict of the jury that the gross damages exceed the gross benefits, judgment shall be entered against the county, and in favor of the owner or owners of the property damaged, in the amount of the excess of damages over the benefits, and for the costs of the proceedings, and upon payment of the judgment into the registry of the court for the owner or owners, a decree of appropriation shall be entered,

(2008 Ed.) [Title 85 RCW—page 31]

vesting the title to the property appropriated in the county for the benefit of the improvement district. If it shall appear by the verdict that the gross benefits as found by the jury equal or exceed the gross damages, judgment shall be entered against the county and in favor of the owner or owners for the costs only, and upon payment of the judgment for costs a decree of appropriation shall be entered, vesting the title to the property appropriated in the county for the benefit of the improvement district. The verdict and findings of the jury as to damages and benefits shall be binding upon the board appointed to apportion the cost of the improvement upon the property benefited as hereinafter provided. [1913 c 176 § 14; RRS § 4419.]

85.08.210 Warrant for damages. Upon the entry of judgment as provided in RCW 85.08.200, the county auditor shall, under the direction of the county legislative authority, draw a warrant upon the county treasurer for the payment of the amount of damages agreed to or the amount of the judgment, as the case may be, to be paid out of the current expense fund of the county. [1986 c 278 § 31; 1913 c 176 § 15; RRS § 4420.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.08.220 Construction to be directed, when. When the board of county commissioners shall have finally determined and fixed the route and plans for the proposed system of improvement and the boundaries of the improvement district, and when it shall appear that the damages for property to be taken or damaged have been settled in the manner hereinabove provided, or when it shall appear that such damages have been settled as to a particular portion of the proposed improvement, and that construction of such portion of such proposed improvement is feasible, thereupon such system of improvement or such portion thereof, as the case may be, shall be constructed in the manner hereinafter provided. [1917 c 130 § 22; 1913 c 176 § 16; RRS § 4421.]

85.08.230 Levy for preliminary expenses—Collection—"Preliminary expenses" defined. Whenever the board of county commissioners has passed a resolution establishing a district, the county commissioners may at their meeting on the first Monday in October next ensuing and at the same time in each year thereafter until the improvement has been completed and a statement of total costs has been filed, levy an assessment against the property within the district to defray the preliminary expenses of the district, the levy to be based upon the estimated benefits as shown by the report of the county engineer on file in the auditor's office. The assessment so made shall be considered and credited to the respective pieces of property by the board of appraisers and by the county commissioners at the hearing on the assessment roll and the final apportionment. The preliminary assessments herein provided for shall be levied and collected in the same manner as the final assessment and shall be credited to the construction fund and used for the redemption of warrants issued against the same. Preliminary expenses shall mean all of the expenses incurred in the proceedings for the organization of the district and in other ways prior to the beginning of the actual construction of the improvement.

[1925 ex.s. c 189 § 1; RRS § 4421-1. Formerly RCW 85.08.010, part and 85.08.230.]

85.08.285 Special assessment bonds. Special assessment bonds and notes shall be issued and sold in accordance with chapter 85.38 RCW. [1986 c 278 § 25.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.08.300 Supervisors—Election—Duties. The board of supervisors of the district shall consist of three elected supervisors. The initial supervisors shall be appointed, and the first elected supervisor elected, as provided in chapter 85.38 RCW. The board of supervisors shall have charge of the construction and maintenance of the systems of improvements, subject to the limitations hereinafter set forth, and may employ a superintendent of construction and maintenance who may be one of the two elected supervisors. The supervisors may be employed upon the construction or maintenance, receiving the same compensation as other labor of like character.

When a district contains not more than five hundred acres, or when a petition is presented to the county legislative authority signed by the owners of fifty percent of the acreage of the district praying for such action, the county engineer shall act as the sole supervisor of the district; and in such case the allowance of all claims against the district shall be by the county legislative authority. [1985 c 396 § 45; 1965 c 120 § 1; 1955 c 338 § 1; 1921 c 157 § 4; 1917 c 130 § 26; 1913 c 176 § 20; RRS § 4425.]

Severability—1985 c 396: See RCW 85.38.900.

85.08.305 Supervisors—Terms of office—County engineer to act as supervisor. The county engineer shall continue to act as a supervisor of a diking, drainage, or sewerage improvement district that is governed by a three-member board of supervisors until a replacement assumes office after being elected at the 1987 special district general election. At that election two supervisors shall be elected, with the person receiving the greatest number of votes being elected to a six-year term, and the person receiving the second greatest number of votes being elected to a four-year term. Thereafter, all supervisors shall be elected to six-year terms. [1985 c 396 § 23.]

Severability—1985 c 396: See RCW 85.38.900.

85.08.310 Construction of improvements—Contracts with United States. The said board of supervisors shall, immediately upon their election and qualification, begin the construction of such system of improvement and shall proceed with the construction thereof in accordance with the plans adopted therefor. In the construction of any system of drainage, construction shall be begun at the outlet or outlets thereof and at such other points as may be deemed advisable from time to time. In the construction of any system of improvement the board of supervisors with the approval of the board of county commissioners may modify, curtail, enlarge or add to the original plans wherever the same may be found necessary or advisable in the course of actual construction. But such changes shall not in the aggregate increase the estimated cost of the entire system by more than

[Title 85 RCW—page 32] (2008 Ed.)

one-fifth, and all additional or different rights-of-way required shall be obtained as hereinbefore prescribed. The board of county commissioners may in its discretion let the construction of said system or any portion thereof by contract, in the manner provided for letting contracts for the construction of county roads and bridges. The board of county commissioners may, upon such terms as may be agreed upon by the United States acting in pursuance of the National Reclamation Act approved June 17, 1902 (32 Statutes at Large 388), and the acts amendatory thereof and supplemental thereto, or in pursuance to any other act of congress appropriate to the purpose, contract for the construction of the system of improvement or any part thereof, by the United States, or in cooperation with the United States therein. In such case, no bond shall be required, and the work shall be done under the supervision and control of the proper officers of the United States.

Unless the work of construction is let by contract as hereinbefore provided, or for such part of such work as is not covered by contract, the board of supervisors shall employ such number of men as shall be necessary to successfully carry on the work of such construction, and shall give preference in such employment to persons owning land to be benefited by the improvement.

The provisions of this section shall not be construed as denying to the supervisors, in case the construction work is left in their hands, the power to enter into an agreement with any contractor to furnish labor, material, equipment and skilled supervision, the contractor to be compensated upon the basis of a specific sum, or upon a percentage of the cost of the work, the services of the contractor to cover the use of equipment and the value of skilled supervision: PROVIDED, HOWEVER, That there is retained in the said board by the contract the right of termination thereof at any time, on reasonable notice, and fixing in the said contract, or reserving in said board, the right to fix the rates of wages to be paid to the men employed in said work. The board of supervisors may also let contracts in such manner and on such notice as they deem advisable for items of construction not exceeding one thousand dollars in amount of expenditures. [1921 c 157 § 5; 1917 c 130 § 27; 1913 c 176 § 22; RRS § 4427.]

85.08.320 Compensation and expenses of officers and employees—Costs paid by voucher, payroll, or warrant.

The compensation of the superintendent of construction, the board of appraisers hereinafter provided for, and any special engineer, attorney or agent employed by the district in connection with the improvement, the maximum wages to be paid, and the maximum price of materials to be used, shall be fixed by the district board of supervisors. Members of the board of supervisors may receive compensation up to ninety dollars per day or portion thereof spent in actual attendance at official meetings of the district, or in performance of other official services or duties on behalf of the district: PRO-VIDED. That such compensation shall not exceed eight thousand six hundred forty dollars in one calendar year. Each supervisor shall be entitled to reimbursement for reasonable expenses actually incurred in connection with business, including subsistence and lodging while away from the supervisor's place of residence and mileage for use of a privately owned vehicle in accordance with chapter 42.24 RCW. All costs of construction or maintenance done under the direction of the board of supervisors shall be paid upon vouchers or payrolls verified by two of the said supervisors. All costs of construction and all other expenses, fees and charges on account of such improvement shall be paid by warrants drawn by the county auditor upon the county treasurer upon the proper fund, and shall draw interest at a rate determined by the county legislative authority until paid or called by the county treasurer as warrants of the county are called.

Any supervisor may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the supervisor's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 10; 1998 c 121 § 10; 1991 c 349 § 22; 1986 c 278 § 32; 1985 c 396 § 46; 1981 c 156 § 23; 1917 c 130 § 28; 1913 c 176 § 23; RRS § 4428. Formerly RCW 85.08.320 and 85.08.330.]

Severability—1986 c 278: See note following RCW 36.01.010. **Severability—1985 c 396:** See RCW 85.38.900.

85.08.340 Crossing roads or public utilities—Proce-

dure—Costs. Whenever in the progress of the construction of the system of improvement it shall become necessary to construct a portion of such system across any public or other road or public utility, the board of supervisors, or in case the work is being done by contract the board of county commissioners, shall serve notice in writing upon the public officers, corporation or person having charge of, or controlling or owning such road or public utility, as the case may be, of the

(2008 Ed.) [Title 85 RCW—page 33]

present necessity of such crossing, giving the location, kind, dimensions and requirement thereof, for the purpose of the system of improvement, and stating a reasonable time, to be fixed by the county engineer, within which plans for such crossing must be filed for approval in case the public officers, corporation or person controlling or owning such road or public utility desire to construct such crossing. As soon as convenient, within the time fixed in the notice, the public officers, corporation or person shall, if they desire to construct such crossing, prepare and submit to the county engineer for approval duplicate detailed plans and specifications for such crossing. Upon submission of such plans, the county engineer shall examine and may modify the same to meet the requirements of the system of improvement, and when such plans or modified plans are satisfactory to the county engineer he shall approve the same and return one thereof to the public officers, corporation or person submitting the same, and file the duplicate in his office, and shall notify such public officers, corporation or person of the time within which said crossing must be constructed. Upon the return of such approved plans, the public officers, corporation or person controlling such road or public utility shall, within the time fixed by the county engineer, construct such crossing in accordance with the approved plans, and shall thereafter maintain the same. In case such public officers, corporation or person controlling or owning such road or public utility shall fail to file plans for such crossing within the time prescribed in the notice, the board of supervisors or of county commissioners, as the case may be, shall proceed with the construction of such crossing in such manner as will cause no unnecessary injury to or interference with such road or public utility. The cost of construction and maintenance of only such crossings or such portion of such cost as would not have been necessary but for the construction of the system of improvement shall be a proper charge against the improvement district, and only so much of such cost as the board of county commissioners shall deem reasonable shall be allowed as a charge against the district in the case of crossings constructed by others than the district. The amount of costs of construction allowed as a charge against the district by the board of county commissioners shall be credited on the assessments against the property on which the crossing is constructed, and any excess over such assessment shall be paid out of the funds of the district. [1917 c 130 § 29; 1913 c 176 § 24; RRS § 4429. Formerly RCW 85.08.340 and 85.08.350.]

85.08.360 Total costs—Apportionment—Board of appraisers. When the improvement is fully completed and accepted by the county engineer, the clerk of the board shall compile and file with the board of county commissioners an itemized statement of the total cost of construction, including engineering and election expenses, the cost of publishing and posting notices, damages and costs allowed or awarded for property taken or damaged, including compensation of attorneys, including the costs of crossings constructed by the district and the cost of crossings constructed by others and allowed by the board of county commissioners, and including the sum paid or to be paid to the United States, and the discount, if any, on the bonds and warrants sold and including all other costs and expenses, including fees, per diem and necessary expenses of nonsalaried officers incurred in con-

nection with the improvement, together with interest on such costs and expenses from the time when incurred at the rate of interest borne by the warrants issued for the cost of construction. There shall also be included in said statement, in case the county engineer is a salaried officer, a statement of the services performed by him in connection with said improvement at a per diem of five dollars per day and his necessary expenses, and a reasonable sum to be fixed by the board of county commissioners on account of the services rendered by the prosecuting attorney. Upon the filing of such statement of costs and expenses the board of county commissioners shall revise and correct the same if necessary and add thereto a reasonable sum which shall be not less than five percent nor more than ten percent of the total thereof in drainage improvement districts, and not less than ten percent nor more than fifteen percent of the total thereof in diking improvement districts, to cover possible errors in the statement or the apportionment hereinafter provided for, and the cost of such apportionment and other subsequent expenses, and interest on the costs of construction from the date of the statement until fifty days after the filing of the assessment roll with the treasurer; and unless the same have been previously appointed, shall appoint a board of appraisers consisting of the county engineer and two other competent persons, to apportion the grand total as contained in said statement as hereinafter provided. Each member of said board of appraisers shall take, subscribe and file with the board of county commissioners an oath to faithfully and impartially perform his duties to the best of his ability in making said apportionment, and said board of appraisers shall proceed to carefully examine the system and the public and private property within the district and fairly, justly and equitably apportion the grand total cost of the improvement against the property and the county or counties, cities and towns within the district, in proportion to the benefits accruing thereto. [1917 c 130 § 30; 1913 c 176 § 25; RRS § 4430.]

85.08.370 Benefits to public roads, sewer systems— Apportionment of cost against city, county and state. Whenever any system of improvement constructed under the provisions of this chapter will drain, protect or otherwise improve the whole or any part of any public road, roadbed or track thereof, or where any such system of improvement will furnish an outlet for or facilitate the construction or maintenance of any sewer system in any city or town, there shall be apportioned against the state, in the case of state primary and secondary highways, and against the county in which any other such state or county road outside of any incorporated city or town is located, or against the city or town in which any such public road is located, or against any such other road or part thereof so drained, protected or otherwise improved, or against the city or town for which an outlet for sewage will be furnished or wherein the construction or maintenance of a sewer system will be facilitated, the proper amount of the total sum to be apportioned. The board of county commissioners may pay such portion as they deem proper of the amount assessed against the county on account of the drainage, protection or improvement of the roads, out of the funds of the road district in which such drainage, protection or improvement is made. The amount assessed against the state shall be paid out of the appropriate fund of the state. [1923 c

[Title 85 RCW—page 34] (2008 Ed.)

46 § 8; 1917 c 130 § 31; 1913 c 176 § 26; RRS § 4431. FORMER PART OF SECTION: 1913 c 176 § 28 now codified as RCW 85.08.375.]

85.08.375 Benefits to state lands—Apportionment of costs. There shall be apportioned against all state school, granted, and other lands, in the district the proper amount of the total sum to be apportioned in proportion to the benefits accruing thereto. [1913 c 176 § 28; RRS § 4433. Formerly RCW 85.08.370, part.]

85.08.380 Benefits to and protection from irrigation system. In the plans for and in the construction of a drainage system in an irrigated region, under the provisions of this chapter, provision may be made for the prevention of, or affording an outlet for drains to prevent, injury to land from seepage of or saturation by irrigation water, and for the carrying off of necessary waste water from irrigation, and benefits resulting from such provision shall be considered in making the apportionment of the cost of such system. [1913 c 176 § 27; RRS § 4432. FORMER PART OF SECTION: 1921 c 160 § 3 now codified as RCW 85.08.385.]

85.08.385 Drainage ditches along highway, etc. Drainage ditches of any drainage improvement district heretofore or hereafter created may be constructed and maintained along any public highway, street, alley or road within the limits of any drainage district. [1921 c 160 § 3; RRS § 4409. Formerly RCW 85.08.380, part.]

85.08.390 Schedule of property and benefits—Filing. Upon the completion of the apportionment the board of appraisers shall prepare upon suitable blanks, to be pre-

scribed by the *bureau of inspection and supervision of public offices, sign and file with the clerk of the board of county commissioners a schedule giving the name of each county. city and town and the description of each piece of property found to be benefited by the improvement in the following order: First, counties, cities and towns and the respective amounts apportioned thereto for benefits accruing to public roads and sewer systems therein; second, other roads (1) railroads, (2) street railroads, (3) interurban railroads, (4) logging roads, and (5) tramways, giving the location of the particular portion or portions of each road benefited and the respective amounts apportioned thereto; third, unplatted lands giving a description of each tract arranged in the numerical order of the townships, ranges and sections, and giving the legal subdivisions and such other subdivisions and metes and bounds descriptions as may be necessary to show a different rate of apportionment, or different ownership, and giving the respective amounts apportioned to each tract; fourth, platted lands arranged by cities and towns and platted acreage in alphabetical order, giving under each the names of the plats in alphabetical order and the numbers of blocks and lots, and such other subdivisions and metes and bounds descriptions as may be necessary to show a different rate of apportionment, or different ownership, and giving the respective amounts apportioned to each plat, block, lot, or other description, as the case may be. [1913 c 176 § 29; RRS § 4434.]

*Reviser's note: The "bureau of inspection and supervision of public offices" has been abolished and its powers and duties transferred and devolved upon the state auditor through the division of municipal corporations by a chain of statutes as follows: 1921 c 7 §§ 55, 135; 1925 c 18 § 11; and 1927 c 280 § 11. The division of municipal corporations was repealed by 1995 c 301 § 79.

85.08.400 Hearing on schedule—Notice—Levy of assessment—State lands. Upon the filing of the schedule of apportionment, the county legislative authority shall fix the time and place for a hearing thereon, which time shall be not more than sixty days from the date of the filing of the schedule. Notice of the hearing shall be given in the manner provided for giving notice of a hearing in *RCW 85.08.150. The notice shall fix the time and place of the hearing on the roll, and shall state that the schedule of apportionment showing the amount of the cost of the improvement apportioned to each county, city, town, and piece of property benefited by the improvement is on file in the office of the county legislative authority and is open to public inspection, and shall notify all persons who may desire to object thereto that they may make their objections in writing and file them with the clerk of the county legislative authority at or before the date fixed for the hearing. The notice shall also state that at the time and place fixed and at such other times and places as the hearing may be continued to, the county legislative authority will sit as a board of equalization for the purpose of considering the schedule and at the hearing or hearings will also consider any objections made thereto, or any part thereof, and will correct, revise, raise, lower, change, or modify the schedule or any part thereof, or set aside the schedule and order that the apportionment be made de novo as to such body shall appear just and equitable, and that at the hearing the board will confirm the schedule as finally approved by them and will levy an assessment against the property described thereon for the amounts as fixed by them. The county legislative authority shall serve by mail, at least ten days before the hearing, upon the commissioner of public lands of the state of Washington a like notice, in duplicate, showing the amount of the cost of the improvements apportioned against all state, school, granted, or other lands owned by the state of Washington in the district. The county legislative authority shall serve a like notice upon the state secretary of transportation showing the amount apportioned against any state primary or secondary highways. Upon receipt of the notice the commissioner of public lands or the secretary of transportation, as the case may be, shall endorse thereon a statement either that he elects to accept or that he elects to contest the apportionment, and shall return the notice, so endorsed, to the county legislative authority. At or before the hearing any person interested may file with the clerk of the county legislative authority written objections to any item or items of the apportionment. [1984 c 7 § 377; 1923 c 46 § 9, part; 1917 c 130 § 32; 1913 c 176 § 30; RRS § 4435-1.]

Reviser's note: *(1) RCW 85.08.150 was repealed by 1985 c 396 \S 87. See RCW 85.38.040, 85.38.050.

(2) The powers and duties of the commissioner of public lands have been transferred to the department of natural resources. See 1957 c 38 §§ 1, 13; RCW 43.30.010, 43.30.411.

Severability—1984 c 7: See note following RCW 47.01.141.

(2008 Ed.) [Title 85 RCW—page 35]

85.08.410 Schedule approved or modified—Maintenance assessment. At such hearing, which may be adjourned from time to time and from place to place, until finally completed, the board of county commissioners shall carefully examine and consider said schedule and any objections filed or made thereto and shall correct, revise, raise, lower, change or modify such schedule or any part thereof, or strike therefrom any property not benefited, or set aside such schedule and order that such apportionment be made de novo, as to such body shall appear equitable and just. The board shall cause the clerk of the board to enter on such schedule all such additions, cancellations, changes, modifications and reapportionments, all credits for damages allowed or awarded to the owner of any piece of property benefited, but not paid, as provided in RCW 85.08.200; also a credit in favor of the county on any apportionment against the county, of all sums paid on account of said improvement, as provided in RCW 85.08.210; and all sums allowed the county on account of services rendered by the county engineer or prosecuting attorney, as provided in RCW 85.08.360; and all credits allowed to property owners constructing crossings as provided in RCW 85.08.340. When the board of county commissioners shall have finally determined that the apportionment as filed or as changed and modified by the board is a fair, just and equitable apportionment, and that the proper credits have been entered thereon, the members of the board approving the same shall sign the schedule and cause the clerk of the board to attest their signature under his seal, and shall enter an order on the journal approving the final apportionment and all proceedings leading thereto and in connection therewith, and shall levy the amounts so apportioned against the property benefited, and the determination by the board of county commissioners in fixing and approving such apportionment and making such levy shall be final and conclusive.

The board of county commissioners shall also at said hearing, levy, in the manner hereinafter provided for the levy of maintenance assessments, such assessment as they shall deem necessary to provide funds for the maintenance of the system of improvement until the first annual assessment for maintenance shall fall due. [1983 c 3 § 230; 1923 c 46 § 9, part; 1917 c 130 § 32; 1913 c 176 § 30; RRS § 4435-2.]

85.08.420 Assessment roll—Form—Notice—Publication. Upon the approval of said roll the county auditor shall immediately prepare a completed assessment roll which shall contain, first, a map of the district showing each separate description of property assessed; second, an index of the schedule of apportionments; third, an index of the record of the proceedings had in connection with the improvement; fourth, a copy of the resolution of the board of county commissioners fixing the method of payment of assessments; fifth, the warrant of the auditor authorizing the county treasurer to collect assessments; and sixth, the approved schedule of apportionments of assessments; and shall charge the county treasurer with the total amount of assessment and turn the roll over to the treasurer, for collection in accordance with the resolution of the board of county commissioners fixing the method of payment of assessments. As soon as the assessment roll has been turned over to the treasurer for collection, he shall publish a notice in the official newspaper of the county for once a week for at least two consecutive weeks, that the said roll is in his hands for collection and that any assessment thereon or any portion of any such assessment may be paid at any time on or before a date stated in such notice, which date shall be thirty days after the date of the first publication, without interest, and the treasurer shall accept such payment as in said notice provided. Upon the expiration of such thirty-day period the county treasurer shall certify to the county auditor the total amount of assessments so collected by him and the total amount of assessments remaining unpaid upon said roll. [1923 c 46 § 9, part; 1917 c 130 § 32; 1913 c 176 § 30; RRS § 4435-3.]

85.08.430 Payment of assessments—Interest—Lien.

After the expiration of said thirty-day period, payment of assessments in full, with interest to the next interest payment date which is more than thirty days from the date of such payment, may be made at any time; PROVIDED, That the aggregate amount of such advance payments in any year, together with the total amount of the assessments due at the beginning of said year, shall not exceed the total amount of the bonds which may be called in that year according to the applicable bond redemption schedule. The treasurer shall accept payments of assessments in advance, in the order tendered, until the limit herein set forth has been reached.

The assessments contained in the assessment roll shall bear interest from the expiration of the thirty-day period at a rate determined by the county legislative authority and interest upon the entire assessment then unpaid shall be due and payable at the time each of said installments becomes due and payable as a part thereof.

The assessments contained in said assessment roll shall be liens upon the property assessed, such lien shall be of equal rank with other liens assessed against the property for local improvements and paramount to all other liens except the lien of general taxes, and shall relate back to and take effect as of the date when the county legislative authority determined to proceed with the construction of the improvement as provided in RCW 85.08.220. [1983 c 167 § 195; 1981 c 156 § 24; 1923 c 46 § 9, part; 1917 c 130 § 32; 1913 c 176 § 30; RRS § 4435-4.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

85.08.440 Appeal from apportionment—Procedure—Appellate review. The decision of the board of county commissioners upon any objections made within the time and in the manner prescribed in RCW 85.08.400 through 85.08.430, may be reviewed by the superior court upon an appeal thereto taken in the following manner. Such appeal shall be made by filing written notice of appeal with the clerk of such board and with the clerk of the superior court of the county in which such drainage or diking improvement district is situated, or in case of joint drainage or diking improvement districts with the clerk of the court of the county in which the greater length of such drainage or diking improvement system lies, within ten days after the order confirming such assessment roll shall have become effective, and such notice shall describe the property and set forth the objections of such appellant to such assessment; and, within ten days from the filing of such notice of appeal

[Title 85 RCW—page 36] (2008 Ed.)

with the clerk of the superior court, the appellant shall file with the clerk of said court a transcript consisting of the assessment roll and his objections thereto, together with the order confirming such assessment roll, and the record of the board of county commissioners with reference to said assessment, which transcript, upon payment of the necessary fees therefor, shall be furnished by such clerk of the board of county commissioners, and by him certified to contain full, true and correct copies of all matters and proceedings required to be included in such transcript. Such fees shall be the same as the fees payable to the county clerk for the preparation and certification of transcripts on appeal to the supreme court or the court of appeals in civil actions. At the time of the filing of the notice of appeal with the clerk of the superior court, the appellant shall execute and file with the clerk of the superior court a sufficient bond in the penal sum of two hundred dollars, with good and sufficient surety, to be approved by the judge of said court, conditioned to prosecute such appeal without delay, and if unsuccessful, to pay all costs to which the county or the drainage or diking improvement district is put by reason of such appeal. The court may order the appellant upon application therefor, to execute and file such additional bond or bonds as the necessity of the case may require; within three days after such transcript is filed in the superior court as aforesaid, the appellant shall give written notice to the prosecuting attorney of the county, and to the clerk of the board of county commissioners that such transcript is filed. Said notice shall state a time (not less than three days from the service thereof) when the appellant will call up the said cause for hearing; and the superior court of said county shall, at said time or at such further time as may be fixed by order of the court, hear and determine such appeal without a jury. The judgment of the court shall confirm, correct, modify or annul the assessment insofar as the same affects the property of the appellant. A certified copy of the decision of the court shall be filed with the officer who shall have custody of the assessment roll, and he shall modify and correct such assessment roll in accordance with such decision. Appellate review of the judgment of the superior court may be sought as in other civil cases. However, the review must be sought within fifteen days after the date of the entry of the judgment of such superior court. A certified copy of the order of the supreme court or the court of appeals upon such appeal shall be filed with the officer having custody of such assessment roll, who shall thereupon modify and correct such assessment roll in accordance with such decision. [1988 c 202 § 77; 1971 c 81 § 162; 1921 c 157 § 1; RRS § 4436.]

Rules of court: Cf. RAP 5.2, 8.1, 18.22.

Severability—1988 c 202: See note following RCW 2.24.050.

85.08.450 Regularity and validity of proceedings conclusive. Whenever any schedule of apportionment of any drainage or diking improvement district shall have been confirmed, and the assessment therefor shall have been levied, by the board of county commissioners, as provided by RCW 85.08.400 through 85.08.430, the regularity, validity and correctness of the proceedings relating to such improvement, and to the assessment therefor, including the action of the board of county commissioners upon such assessment roll and the confirmation thereof, shall be conclusive in all things

upon all parties, and cannot in any manner be contested or questioned in any proceeding whatsoever by any person not filing written objections to such roll in the manner and within the time provided in RCW 85.08.400 through 85.08.430, and not appealing from the action of the board of county commissioners in confirming such assessment roll in the manner and within the time in this chapter provided. No proceeding of any kind shall be commenced or prosecuted for the purpose of defeating or contesting any such assessment, or the sale of any property to pay such assessment, or any certificate of delinquency issued therefor, or the foreclosure of any lien issued therefor: PROVIDED, That this section shall not be construed as prohibiting the bringing of injunction proceedings to prevent the sale of any real estate upon the grounds:

- (1) That the property about to be sold does not appear upon the assessment roll, or
- (2) That said assessment has been paid. [1921 c 157 \S 2; RRS \S 4437.]

85.08.460 District liable on judgments—Supplemen-

tal levy. Any judgment that heretofore has been obtained or that hereafter may be obtained against a county on account of any contract lawfully made by its officials for or on behalf of any drainage, diking, or sewerage improvement district, or on account of the construction or maintenance of any drainage, diking, or sewerage system of a drainage, diking, or sewerage improvement district shall be collected and reimbursed to the county from said improvement district, and the amount of such judgment shall be included in the construction costs of said district: PROVIDED, That if such judgment be recovered after the assessment to pay the construction costs shall have been levied, then the county commissioners are hereby empowered and they shall make a supplemental levy upon the lands of the district, and from the funds collected under such levy said reimbursements shall be made. [1923 c 46 § 10; 1921 c 157 § 3; RRS § 4438.]

85.08.470 District funds. There shall be established in the county treasury of any county in which any drainage or diking or sewerage improvement is established under the provisions of this chapter, appropriate funds as follows:

- (1) The construction fund, into which shall be paid the proceeds of all bonds or warrants sold and the proceeds of all assessments paid prior to the sale of bonds or warrants. In case no bonds have been issued or warrants have been sold, the proceeds of all assessments levied to pay the cost of construction shall be paid into such fund. All warrants including temporary warrants, issued in payment of cost of construction shall be paid out of such fund.
- (2) A fund for the redemption of all bonds issued or warrants sold, to be known as the redemption fund, into which shall be paid all proceeds derived from assessments levied to pay cost of construction which shall not have been paid prior to the sale of bonds or warrants, in case bonds have been issued or warrants sold, and also all moneys, if any, remaining in the construction fund after the payment of all warrants drawn against it as above provided. The redemption fund shall be applied, first, to the payment of the interest due upon all such outstanding bonds issued or warrants sold and, second, to the payment of the principal thereof. After the pay-

(2008 Ed.) [Title 85 RCW—page 37]

ment of the principal and interest of all such bonds or warrants, the balance, if any, remaining in such fund shall be applied to the payment of any warrants outstanding, including temporary warrants, which may have been issued in payment of cost of construction which for any reason may remain unpaid. Any balance, if any, thereafter remaining shall be paid into the maintenance fund.

(3) The maintenance fund, into which shall be paid the proceeds of all assessments for maintenance, and all other funds received by the district which are not required by the provisions of this chapter to be paid into the construction fund or the redemption fund. [1923 c 46 § 11, part; 1917 c 130 § 33; 1913 c 176 § 31; RRS § 4439-1.]

85.08.480 Collection of assessments—Certificates of delinquency—Foreclosure. The respective installments of assessments for construction or maintenance of improvements made under the provisions of this chapter, shall be collected in the same manner and shall become delinquent at the same time as general taxes, certificates of delinquency shall be issued, and the lien of the assessment shall be enforced by foreclosure and sale of the property assessed, as in the case of general taxes, all according to the laws in force on January 1, 1923, except as hereinafter specifically provided.

The annual assessments or installments of assessments, both for construction and for maintenance and repairs of the diking and/or drainage system shall become due in two equal installments, one-half being payable on or before May 30th, and the other half on or before November 30th; and delinquency interest thereon shall run from said dates on said respective halves of said assessments.

The rate of interest thereon after delinquency, also the rate of interest borne by certificates of delinquency, shall be ten percent per annum. Certificates of delinquency for any assessment or installment thereof shall be issued upon demand and payment of such delinquent assessment and the fee for the same at any time after the expiration of twelve months after the date of delinquency thereof. In case no certificate of delinquency be issued after the expiration of four years from date of delinquency of assessments for construction costs, or after the expiration of two years from date of delinquency of assessments for maintenance or repairs, certificates of delinquency shall be issued to the county, and foreclosure thereof shall forthwith be effected in the manner provided in *sections 11292 to 11317 inclusive.

The holder of a certificate of delinquency for any drainage, diking or sewerage improvement district or consolidated district assessment or installment thereof may pay any delinquent general taxes upon the property described therein, and may redeem any certificate of delinquency for general taxes against said property and the amount so paid together with interest thereon at the rate provided by law shall be included in the lien of said certificate of delinquency.

The expense of foreclosure proceedings by the county shall be paid by the districts whose liens are foreclosed: Costs of foreclosure by the county or private persons as provided by law, shall be included in the judgment of foreclosure. [1933 c 125 § 2; 1923 c 46 § 11, part; 1917 c 130 § 33; 1913 c 176 § 31; RRS § 4439-2.]

*Reviser's note: "sections 11292 to 11317 inclusive" refer to RRS 11292 through 11317 which sections were repealed by 1925 ex.s. c 130 \S

138, with the exception of 11312, 11313, and 11314 now in RCW 78.16.010, 78.16.020, and 78.16.030 and which are not in point for purposes of this internal reference. Existing provisions generally as to certificates of delinquency and foreclosure, see chapter 84.64 RCW.

85.08.490 Title acquired at sale—Foreclosure for general taxes—Lien of assessments preserved. The purchaser, upon the foreclosure of any certificate of delinquency for any assessment or installment thereof, shall acquire title to such property subject to the installments of the assessment not yet due at the date of the decree of foreclosure, and the complaint, decree of foreclosure, order of sale, sale, certificate of sale and deed shall so state.

The holder of any certificate of delinquency for general taxes may, before commencing any action to foreclose the lien of such certificate, pay in full all drainage or diking or sewerage improvement district assessments or any installment thereof due and outstanding against the whole or any portion of the property included in such certificate of delinquency and the amount of all assessments so paid together with interest at ten percent per annum thereon shall be included in the amount for which foreclosure may be had; or, if he elects to foreclose such certificate without paying such assessments in full, the purchaser at such foreclosure sale shall acquire title to such property subject to all such drainage or diking or sewerage improvement district assessments. Any property in any drainage or diking or sewerage improvement district sold under foreclosure for general taxes shall remain subject to the lien of all drainage and diking or sewerage improvement district assessments or installments thereof not yet due at the time of the decree of foreclosure and the complaint, decree of foreclosure, order of sale, sale, certificate of sale and deed shall so state. [1923 c 46 § 11, part; 1917 c 130 § 33; 1913 c 176 § 31; RRS § 4439-3.]

85.08.500 Resale or lease by county—Disposition of **proceeds—Tax statements.** Property subject to a drainage or diking or sewerage improvement district assessment, acquired by a county pursuant to a foreclosure and sale for general taxes, when offered for sale by the county, shall be offered for the amount of the general taxes for which the same was struck off to the county, together with all drainage or diking or sewerage improvement district assessments or installments thereof, due at the time of such resale, including maintenance assessments, and supplemental assessments levied pursuant to the provisions of RCW 85.08.520, coming due while the property was held in the name of the county; and the property shall be sold subject to the lien of all drainage or diking or sewerage improvement district assessments or installments thereof not vet due at the time of such sale. and the notice of sale and deed shall so state. PROVIDED, That the county board may in its discretion, sell said property at a lesser sum than the amount for which the property is offered in the notice of sale. The proceeds of such sale shall be applied first to discharge in full the lien or liens for general taxes for which said property was sold, and the remainder, or such portion thereof as may be necessary, shall be applied toward the discharge of all drainage or diking or sewerage improvement district assessment liens upon such property. and the surplus, if any, shall be applied toward the payment of any delinquent or due local assessments or local assess-

[Title 85 RCW—page 38] (2008 Ed.)

ment installments outstanding against the property levied by any authority other than that of the county, taking them in the order of their maturities, beginning with the earliest; after which if any money remains the treasurer shall hold the same for the person whose interest in the property entitles him thereto. If there be no purchaser, the property shall again be offered for sale within one year thereafter, and shall be successively offered for sale each year until a sale thereof be effected.

Property struck off to or bid in by a county may be leased pursuant to resolution of the county commissioners on such terms as the commissioners shall determine for a period ending not later than the time at which such property shall again be offered for sale as required by law. Rentals received under such lease shall be applied in the manner hereinabove provided for the proceeds of sale of such property.

All statements of general state taxes where drainage, diking or sewer improvement district assessments against the land described therein are due shall include a notation thereon or be accompanied by a statement showing such fact. [1923 c 46 § 11, part; 1917 c 130 § 33; 1913 c 176 § 31; RRS § 4439-4.]

85.08.510 Invalid levy—Reassessment. Whenever any improvement, any extension or betterment thereof shall have been constructed in whole or in part, either heretofore in a district established or attempted to be established under and by virtue of *chapter 66 of the Laws of 1901, or in a district heretofore or hereafter established or attempted to be established under this chapter, and the assessment therefor or any part thereof shall be invalid by reason of any omission, irregularity or defect in any proceeding whatever, a reassessment shall be made upon the property benefited by the improvement to provide a fund for the payment of the costs thereof, and any bonds or warrants issued therefor in the following manner:

The board of county commissioners shall by order cause the clerk of the board to compile and file with the board an itemized statement of the total cost of the improvement in the manner prescribed by RCW 85.08.360. Upon the filing of such statement the same proceedings shall be had assessing the costs of said improvement against the lands benefited thereby and the counties, cities and towns within the district, as are prescribed by RCW 85.08.360 and **subsequent sections of this act. In case no bonds have been issued or warrants sold to pay the costs of said improvement, the same may be issued and sold and disposed of as hereinbefore provided. In case an assessment for such improvement shall have been theretofore made or attempted, and any payment has been made thereon, proper credit for the amount of such payment shall be made upon the reassessment. [1923 c 46 § 11, part; 1917 c 130 § 33; 1913 c 176 § 31; RRS § 4439-5.]

Reviser's note: *(1) "chapter 66 of the Laws of 1901" refers to a prior drainage district law which was repealed by the basic act, 1913 c 176, codified in this chapter; see 1913 c 176 §§ 39, 40; see notes following chapter digest

**(2) The language "subsequent sections of this act" first appears in 1917 c 130 § 33 amending 1913 c 176 § 31. The 1917 amendatory act was a 39 section act with sections 34 through 39 being codified as RCW 85.08.530, 85.08.540, 85.08.560, and 85.08.680. Section 34 thereof was repealed by 1949 c 26 § 18 and new subject matter thereof is in chapter 85.16 RCW. Section 39 was a construction section. The basic act in chapter 176, Laws of

1913 was a 42 section act with sections 32 through 41 being codified as RCW 85.08.530, 85.08.540, 85.08.560, 85.08.570, 85.08.670, and 85.08.680. Section 32 was repealed in the 1949 act and the new subject matter is in chapter 85.16 RCW. The other sections being construction sections are footnoted herein following the chapter digest. Notice that this section itself was a single section in the basic act of 1913 but it was divided into separate sections in 1923 c 46 § 11 codified herein as RCW 85.08.470 through 85.08.520

85.08.520 Supplemental assessments. If upon the foreclosure of the assessment upon any property the same shall not sell for enough to pay the assessment against it, or if any property assessed was not subject to assessment, or if any assessment made shall have been eliminated by foreclosure of a tax lien or made void in any other manner, the board of county commissioners shall cause a supplemental assessment to be made on the property benefited by the improvement, including property upon which any assessment shall have been so eliminated or made void, and against the county, cities and towns chargeable therewith in the manner provided for the original assessment, to cover the deficiency so caused in the original assessment.

If by inadvertence or for any cause the assessment levied shall be found to be insufficient to meet the entire cost of construction, a supplemental assessment shall be made by the board of county commissioners upon the lands of the district in the same proportion as the original assessment is levied, same being spread over not to exceed three years as the commissioners may determine.

Duplicate assessments or other errors that may by inadvertence be found to have been incorporated in the assessment roll may be corrected by order of the county commissioners upon same being certified to them by the treasurer and the engineer. [1923 c 46 § 11, part; 1917 c 130 § 33; 1913 c 176 § 31; RRS § 4439-6.]

85.08.530 Levies against county, city or town, how paid. The amount of the costs of construction or maintenance of any system of improvement assessed against any city, town or county may be met by levies to be paid in similar installments and extending over a like period of time as the assessments against property benefited are spread, or such amounts may be met by the issue and sale of the bonds of such city, town or county in the manner in which bonds to meet general indebtedness of such city, town or county are issued. The proper authorities of such city, town or county shall make the necessary levies to meet such amounts thus apportioned thereto as a general levy on all property therein. [1917 c 130 § 35; 1913 c 176 § 33; RRS § 4441.]

85.08.540 Abandonment or change in system—Sub-districts. Upon a petition and bond being filed by one or more landowners, either within or without the boundaries of a district, and like proceedings being had as in the case of the original establishment and construction of a system of improvement, the county commissioners may declare any system of improvement or any part thereof, abandoned or may strike from the district lands no longer benefited or served thereby, or they may cause any system of improvement to be altered, reduced, enlarged, added to or in any other manner bettered or improved, either within or without the district, and to effect such subsequent improvements, may

(2008 Ed.) [Title 85 RCW—page 39]

exercise any of the powers which are in this chapter, or may be hereafter conferred upon such districts. But the striking of any lands from a district shall not in any way affect any assessment theretofore levied against such lands. When such improvements shall have been completed the costs thereof shall be apportioned and assessed against the lands benefited thereby in the manner hereinbefore provided for such apportionment and assessment in the case of original proceedings. New lands assessed for any such improvement shall become a part of such district. The construction and maintenance of any such new improvement, unless let by contract by the board of county commissioners, shall be under the direction of the board of supervisors of the district in which they are made or to which said improvement is added. The lands assessed for such new improvements, of less than the entire district, shall be designated, alphabetically, "subdistrict of improvement district No. " [1917 c 130 § 36; 1913 c 176 § 34; RRS § 4442.]

85.08.560 Extension of existing system—Apportionment of cost. When any extension of or addition to any existing system of improvement shall be thus constructed, the cost thereof shall be assessed to all the property, counties, cities and towns in the enlarged district benefited thereby in proportion to the benefits received therefrom. Any new lands thus brought into the district shall be assessed in addition a proper and equitable share of the then value of the original system of improvement in proportion to the benefits which such new lands derive therefrom. In determining the value to be so assessed the board of appraisers shall take into consideration the amount, if any, which the property to be assessed has already paid toward the construction of the original system and all other matters that may be pertinent. If at any time it shall appear to the board of supervisors of any drainage or diking improvement district that any lands without the boundaries of such district are being benefited by the improvements of the district and are not being assessed for the benefits received, they shall file a petition with the board of county commissioners praying the benefits received by such lands be determined and an assessment made upon such lands for the benefits so received. Thereupon, the board of county commissioners shall appoint a board of appraisers as provided in RCW 85.08.360 for the apportionment of the cost of construction of the original system of improvement, and an apportionment of the then value of the improvements of the district shall be made to such lands in proportion to the benefits received therefrom as nearly as may be in the manner provided for the apportionment of the cost of the original system of improvement. In determining what share of the value of the improvements of the district shall be apportioned to such lands the board of appraisers shall take into consideration the benefits already received by such lands and all other matters that may be pertinent. The amount of the value of the original system assessed upon any new property brought within the district shall be rebated pro rata upon the assessments, if any, outstanding against the lands of the district on account of the construction of such original system. If the assessment against any land has been paid in full, or if the assessment remaining outstanding against such land is less than the rebate apportioned to such land, the amount so rebated or excess of rebate over assessment shall be paid into the maintenance fund of the district and a proper credit on any existing or future assessment for maintenance shall be entered in favor of the land entitled thereto. The lands in the original district shall remain bound for the whole of the original unpaid assessment thereon for the payment of any outstanding unpaid warrants or bonds secured to be paid by such assessments. [1917 c 130 § 37; 1913 c 176 § 35; RRS § 4443.]

85.08.565 Special assessments—Budgets—Alternative methods. RCW 85.38.140 through 85.38.170 constitute a mutually exclusive alternative method by which diking, drainage, or sewerage improvement districts in existence as of July 28, 1985, may measure and impose special assessments and adopt budgets. RCW 85.38.150 through 85.38.170 constitute the exclusive method by which diking, drainage, or sewerage improvement districts created after July 28, 1985, may measure and impose special assessments and adopt budgets. [1985 c 396 § 26.]

Severability—1985 c 396: See RCW 85.38.900.

85.08.570 Districts in two or more counties— **Notice—Hearings.** When a drainage, diking or sewerage system is proposed which will require a location, or the assessment of lands, in more than one county, application therefor shall be made to the board of county commissioners in each of said counties, and the county engineers shall make preliminary reports for their respective counties. The lines of such proposed improvement shall be examined by the county engineers of the counties wherein said improvements will lie, jointly. The hearings in regard to such improvements, provided for by RCW *85.08.150, and 85.08.400 through 85.08.430 shall be had by the boards of county commissioners of the two counties in joint sessions, and all other matters required to be done by the county commissioners in regard to such improvement and the improvement district shall be had and done by the boards of county commissioners of the counties wherein such system of improvements shall lie, either in joint session at such place as the said board shall order, or by concurrent order entered into by the said boards at their respective offices. Notice of the hearings shall be given by the auditors of both counties jointly by publication in the official paper of each of said counties. The county engineer of the county wherein the greatest length of drainage, diking or sewerage system will lie, shall have charge of the engineering work and be ex officio a member of the boards in this chapter provided for. The schedule of apportionment shall be prepared in separate parts for the land in the respective counties; and that part of said roll containing the assessments upon the lands in each respective county shall be transmitted to the treasurer thereof, and the treasurer of said county shall give notice of said assessments as provided in RCW 85.08.400 through 85.08.430, and shall collect the assessments therein contained and shall also extend and collect the annual maintenance levies of said district upon the lands of said district lying in his county. The auditor of the county in which the greater length of the drainage, diking or sewerage system shall lie shall act as clerk of the joint session of the boards of county commissioners, and shall issue the warrants of the improvement district, and shall attest the signatures of the two boards of county commissioners on the bonds. He shall

[Title 85 RCW—page 40] (2008 Ed.)

furnish to the auditor of the other county duplicate copies of the records of proceedings of such joint sessions. Duplicate records of all proceedings had and papers filed in connection with such improvements shall be kept, one with the auditor of each county. Protests or other papers filed with the auditor who is not clerk of the joint sessions shall be forwarded forthwith by him to the auditor who acts as clerk of such joint sessions. The treasurer of said county shall register and certify and pay the warrants and the bonds, and shall have charge of the funds of the district; and to him, the treasurer of the county in which the lesser portion of such system of improvements lie, shall remit semiannually, in time for the semiannual warrant and bond calls, all such collections made in such other county. A drainage, diking or sewerage improvement district lying in more than one county shall be designated "joint drainage (or diking) or sewerage improvement district No.... of and counties." All proceedings in regard to joint drainage, diking improvement districts, which have heretofore been had and done substantially in accordance with the amendatory provisions of this chapter are hereby approved and declared to be valid. [1923 c 46 § 13; 1921 c 157 § 6; 1913 c 176 § 38; RRS § 4446.]

*Reviser's note: RCW 85.08.150 was repealed by 1985 c 396 § 87. See RCW 85.38.040, 85.38.050.

85.08.630 Waters developed—Defined—Disposal of.

The use of any waters developed by the drainage system of any drainage improvement district shall be subject to the control of the drainage improvement district and such district shall have the right to dispose of and contract for the use of such waters for irrigation or other uses, as hereinafter provided: PROVIDED, That the waters developed by any existing drainage system, and the waters developed by any drainage system hereafter constructed which shall remain undisposed of for three years after the completion of the improvement and the levy of the assessment to pay the cost thereof, shall not be subject to disposal by such district where such waters shall have been appropriated by any person at a point below the outlet of the drainage system of such district. The term "waters developed" as used in this chapter shall not be held to include surface waste waters from irrigation. [1917 c 130 § 7; RRS § 4455.]

85.08.640 Waters developed—Contracts for use and

sale. The board of supervisors may enter into any contract for the use, sale or disposal of such waters that in their judgment shall be for the best interests of the district; but no such sale, contract or disposition shall be made except by the unanimous vote of the board. The district shall not guarantee nor warrant the amount or flow of, nor the title to, such waters; and no use, sale or disposition of such waters shall be lawful that will interfere with the efficiency of said drainage system. [1917 c 130 § 8; RRS § 4456.]

85.08.650 Waters developed—Application for use.

Any person or corporation desiring to acquire and use the waters developed by any drainage system, may make application therefor in writing to the board of supervisors of the district, accompanying such application with a bond to be approved by the board, conditioned that the applicant will

pay the costs of the investigation and hearing in case no disposal of said waters be made thereat. Successive applications and proceedings may be made and had as long as there is any water remaining undisposed of in said drainage system. [1917 c 130 § 9; RRS § 4457.]

85.08.660 Waters developed—Notice of hearing—Form of application—Bond. When any such application shall be filed, the board of supervisors of the district shall cause to be published in the county official paper, once a week for three successive weeks prior to the date of the hearing hereinafter referred to, a notice fixing the time and place within the district when the board will hear and consider such applications. All applications shall be in writing and contain a statement of the proposed use to be made of the water, specifying the time, place and manner of such proposed use; and in entering into any such contract, the board of supervisors of the district may require such security as they may deem reasonable for the proper construction and installation of works of diversion and for the use of said water by the party proposing to use the same. [1917 c 130 § 10; RRS § 4458.]

85.08.670 Prosecuting attorney—Duties. It shall be the duty of the prosecuting attorney of each county to prepare suitable blanks for the use of the board of county commissioners under this chapter, not otherwise provided for, and to advise the board of county commissioners and other officers of the county and the boards provided for by this chapter in regard to the proceedings and in the performance of their duties under this chapter, and perform such other duties as in this chapter provided and required. [1913 c 176 § 36; RRS § 4444.]

85.08.680 Rules and regulations. The board of supervisors of each district shall make reasonable rules and regulations whereby any owner of land in the district may make connection for drainage, or sewerage purposes, with any drainage, or sewerage system thereof. They shall also maintain and keep efficient the system of improvement of the district. [1923 c 46 § 12; 1917 c 130 § 38; 1913 c 176 § 37; RRS § 4445.]

85.08.690 Penalty for injury to or interference with improvement. Every person who shall wilfully damage or interfere with the operation of any dikes, drains, ditches or other improvements of any diking or drainage improvement district shall be guilty of a misdemeanor. [1917 c 130 § 11; RRS § 4459.]

85.08.820 Drainage bonds owned by state—Cancellation of interest and assessments—Levy omitted. Whenever the department of ecology shall have purchased and the state of Washington owns the entire issue of any series of bonds of any county in the state, the payment of which is to be made from and is secured by assessments upon the property included within any drainage improvement district organized and existing in such county, and it shall appear to the satisfaction of the director of ecology that owing to and by reason of the nature of the soil within and the topography of such drainage improvement district the lands contained

(2008 Ed.) [Title 85 RCW—page 41]

therein were not or will not be drained sufficiently to permit the cultivation thereof within the time when assessments for the payment of the interest on said bonds and to constitute a sinking fund to retire said bonds as provided by law became or will become due, and that by reason thereof the owners of said lands were or will be unable to meet said assessment, the director of ecology shall have the power and he is hereby authorized under such terms and conditions as he shall deem advisable to enter into a contract in writing with the board of county commissioners of the county issuing such bonds, waiving the payment of interest upon such bonds from the date of their issue for not to exceed five years, and extending the time of payment of said bonds for not to exceed five years; and upon the execution of said contract the board of county commissioners of said county shall have the power and is hereby authorized to cancel all assessments made upon the lands included within such drainage improvement district for the payment of principal and/or interest on said bonds prior to the date of said contract, and to omit the levy of any assessments for said purposes until the expiration of the time of the waiver of interest payments upon said bonds specified in said contract. [1988 c 127 § 38; 1925 ex.s. c 140 § 1; RRS § 4332-1.]

85.08.830 Merger of improvement district with irrigation district—Authorized. Whenever a drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district within an irrigation district or irrigation districts desires to merge with an irrigation district or irrigation districts in which lands of the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district are located, it may petition the board or boards of county commissioners, as the case may be, to do so: PROVIDED, That only that portion of the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district within a particular irrigation district may merge with the irrigation district within which it is situated. [1957 c 94 § 2.]

Merger of improvement district with irrigation district: RCW 87.03.720 through 87.03.745.

85.08.840 Merger of improvement district with irrigation district—Jurisdiction to hear, supervise and conduct proceedings-Clerk, notice, records. The boards of county commissioners of the counties in which a joint drainage improvement district is situated shall have jurisdiction in joint session to hear, supervise and conduct the merger proceedings relating to such a district. The auditor of the county in which the greater length of the system of improvements lies shall act as clerk of the joint sessions of the boards of county commissioners, and shall give the notice provided for in RCW 85.08.870. He shall furnish to the auditor of the other county duplicate copies of the records of proceedings of the joint sessions. Duplicate records of all proceedings had and papers filed in connection with the merger of a joint drainage improvement district shall be kept with the auditor of each county. The board of county commissioners of the county in which a drainage improvement district or consolidated drainage improvement district is situated shall have exclusive jurisdiction to hear, supervise and conduct merger proceedings relating to such districts. [1957 c 94 § 3.]

85.08.850 Merger of improvement district with irrigation district—Petition—Signing—Presentation. The petition requesting the merger shall be signed by the board of supervisors of, or by ten landowners located within, the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district and presented to the clerk or clerks of the appropriate county legislative authority or authorities, at a regular or special meeting. [2001 c 149 § 2; 1996 c 313 § 1; 1957 c 94 § 4.]

85.08.860 Merger of improvement district with irrigation district—Assent by irrigation district—Election, **order**, **notice**. If it appears to the board or boards of county commissioners that all portions of the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district will, as a result of the proceedings, be merged with the irrigation district or irrigation districts and that the board or boards of directors of the irrigation district or irrigation districts into which the drainage improvement, joint drainage improvement district, or consolidated drainage improvement district will be merged, which irrigation district or irrigation districts shall be named in the petition, are agreeable to the merger, and that the assent or assents thereto, in writing, by said irrigation district board or boards have been filed with the board or boards of county commissioners, the board or boards of county commissioners shall order an election to be held in the drainage improvement district, joint drainage improvement district or consolidated drainage improvement district to approve or disapprove the merger and shall fix the time thereof and cause notice to be published. [1957 c 94 § 5.]

85.08.870 Merger of improvement district with irrigation district—Notice, contents—Election, ballots. The notice shall be given and the election conducted in the manner, so far as is applicable, as for the election of members of the board of supervisors of a drainage improvement district. The notice shall advise of the election so ordered and the date, time and place thereof, state the filing of the petition, the names of those signing the petition and prayer thereof, and shall require the voters to cast ballots with the words "Merger, Yes" or "Merger, No." [1957 c 94 § 6.]

85.08.880 Merger of improvement district with irrigation district—Proceedings and costs on approval or disapproval. If a majority of the votes cast favor merger, the board or boards of county commissioners shall enter an order approving the petition and ordering the merger and file a certified copy thereof with the county auditor or auditors of the county or counties in which the district is situated, and the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district shall thereupon be dissolved and its system of improvements vested in the irrigation district or irrigation districts without further proceedings. If a majority of the votes cast are against merger, the board of commissioners shall enter an order dismissing the proceedings. If the merger is approved, the

[Title 85 RCW—page 42] (2008 Ed.)

expenses of the county or counties in connection with the election will be paid by the irrigation district or irrigation districts, with each irrigation district, if there is more than one, paying the same portion of the expenses as that portion of the drainage improvement district, joint drainage improvement district, or consolidated drainage district which is merged into the irrigation district. If the merger is not approved, the expenses of the county or counties in connection with the election will be paid by the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district. [1957 c 94 § 7.]

85.08.890 Merger of improvement district with irrigation district—Prior indebtedness. None of the indebtedness of the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district, or of the drainage improvement districts taken into the consolidated drainage improvement district, shall be affected by the merger and dissolution, and all lands liable to be assessed to pay such indebtedness shall remain liable to the same extent as if the merger and dissolution had not taken place, and all assessments theretofore levied shall remain unimpaired and shall be collected in the same manner as if no merger had taken place. The board or boards of directors of the irrigation district or irrigation districts with which the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district was merged shall have all the powers possessed at the time of the merger by the board of supervisors of the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district and the board or boards of county commissioners may levy and cause to be collected any and all assessments against any of the lands formerly within the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district necessary for the payment of all indebtedness thereof, and of the drainage improvement districts taken into the consolidated drainage improvement district. Until the assessments are collected and all indebtedness of each drainage improvement district or joint drainage improvement district included in the merger, either as such or, in the case of the former, as a part of a consolidated drainage improvement district, is paid, separate funds shall be maintained for each such drainage improvement district or joint drainage improvement district as were maintained before the merger. [1957 c 94 § 8.]

85.08.895 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation. Diking or drainage improvement districts may annex territory, consolidate with other special districts, and have their operations suspended and be reactivated, in accordance with chapter 85.38 RCW. [1986 c 278 § 13.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.08.900 Alternative methods of formation of improvement districts. Whenever an improvement district is sought to be established, in addition to the procedures authorized by this chapter there may be employed any other method authorized by law for the formation of districts or

improvement districts so that the improvement district will qualify under the provisions of chapter 89.16 RCW. [1959 c 104 § 6.]

85.08.905 Sewerage improvement districts—Powers. Sewerage improvement districts may investigate, plan, construct, acquire, repair, maintain, and operate improvements, works, projects, and facilities to collect, treat, and dispose of sanitary, industrial, and other sewage. Such facilities include on-site and off-site sewerage facilities, including approved septic tanks or septic tank systems. [1985 c 396 § 30.]

Severability—1985 c 396: See RCW 85.38.900.

85.08.910 Sewerage improvement districts located in counties with populations of from forty thousand to less than seventy thousand become water-sewer districts. See RCW 57.04.120.

85.08.920 Sewerage improvement districts operating as sewer districts become water-sewer districts—Procedure. See RCW 57.04.130.

Chapter 85.12 RCW

FEDERAL AID TO DIKING, DRAINAGE, AND SEWERAGE IMPROVEMENT DISTRICTS

Sections

85.12.010 Commissioners may accept federal aid, or contract for work by federal agency—No bond required.

85.12.030 Disposition of federal aid funds.

85.12.010 Commissioners may accept federal aid, or contract for work by federal agency-No bond required. Whenever, under the provisions of any act of the congress of the United States, the corps of engineers of the United States army, or any other agency of the United States, shall be authorized to reconstruct, improve, repair or maintain any system of improvements of any diking, drainage or sewerage improvement district under the laws of the state of Washington, the board of county commissioners of the county in which such district is situated, on behalf of such district may consent to and permit the United States, or any agency thereof, to perform any work or service upon or with regard to such district's system of improvements which shall by the board be found to be for the benefit of such district and the property therein, or, if the enlargement, betterment or other improvement of such district's system of improvements, or the performance of extraordinary maintenance work upon or with respect to its existing system of improvements shall have been authorized, the board may contract, on behalf of said district, upon such terms as may be agreed upon by the United States and the board for the performance of the work so authorized by said corps of engineers, or other agency of the United States. No bond shall be required by the district for any work performed by or under the supervision of said corps of engineers, or other agency of the United States. [1949 c 175 § 1; RRS § 4459-50. Formerly RCW 85.12.010 and 85.12.020.]

(2008 Ed.) [Title 85 RCW—page 43]

Sections

85.12.030 Disposition of federal aid funds. If at any time, whether prior or subsequent to the making of any contract authorized by the preceding section, there shall be made available and paid to a district fund appropriated by the congress of the United States to pay the costs and expenses of reconstruction, improvement, repair or maintenance of the district's system of improvements or any part thereof, said funds shall be paid into the district's maintenance or construction fund, according as the work is maintenance or new construction, and thereafter used and disbursed upon the order of the board, provided that if the district shall have theretofore issued extraordinary maintenance warrants or maintenance bonds or construction bonds, said funds shall be used to pay and retire said bonds or warrants to the extent of said funds. When all said warrants or bonds have been paid, the assessment levied to pay said warrants or bonds, or those installments of such assessment not then due and payable. shall be canceled. If the funds made available and paid to the district by the United States shall be more than sufficient to pay and retire all then outstanding warrants or bonds issued to pay the cost of the particular work, whether maintenance or new construction, then the excess of such federal aid funds, up to the amount of the total of the assessments to pay for such work theretofore paid, shall be paid by the treasurer to those who have paid such assessment or assessments in the proportion that the total of all such assessments paid by any one bears to the total of all such assessments theretofore paid, and any balance of such federal aid funds remaining shall become and be part of the maintenance fund of the district. Any assessment or installment of assessment not canceled under the provisions hereof, or any balance thereof which when collected shall not be required for the payment of interest or principal of any of said warrants or bonds, shall, after all said warrants or bonds have been paid, be paid into and become part of the maintenance fund of the district. [1949 c 175 § 2; RRS § 4459-51.]

Chapter 85.15 RCW

DIKING, DRAINAGE, SEWERAGE IMPROVEMENT DISTRICTS—1967 ACT

Sections	
85.15.010	Declaration of purpose.
85.15.020	Definitions.
85.15.030	Property roll—Basis and requisites—Separate levies for prior indebtedness.
85.15.040	Public hearing—Notice, publication.
85.15.050	Written objections—Filing—Grounds—Waiver.
85.15.060	Reexamination of properties on roll—Adjustment, periodic revision, of valuations.
85.15.070	Roll constitutes valuations against which levy made and collected—Hearing on adjustments.
85.15.080	Roll and proceedings conclusive—Remedies.
85.15.090	Review by superior court—How taken.
85.15.100	Review by superior court—Transcript—Contents—Filing.
85.15.110	Review by superior court—Filing fees—Bond—Priority of cause.
85.15.120	Review by superior court—Scope—Judgment.
85.15.130	Appellate review.
85.15.140	Levy is for continuous benefits to protected property.
85.15.150	Annual estimate of costs—Levy added to general taxes— Delinquencies—Disposition of revenue.
85.15.160	Emergency expenditures—Warrants.
85.15.170	Concurrent use of other methods of raising revenue.

85.15.010 Declaration of purpose. The maintenance, enlargement and extension of diking, drainage and sewerage improvement districts formed under chapter 85.08 RCW is essential to the public welfare and economy of the state. The influx of population and changes in land use since many such districts were formed, has made obsolete, expensive and unjust the method used under existing law to provide funds for the operation of such districts and for the maintenance and expansion of their systems of improvement. [1967 c 184 § 2.]

Severability—1967 c 184: See note following RCW 85.05.610.

85.15.020 Definitions. As used in this chapter:

"District" means a diking, drainage or sewerage improvement district organized under chapter 85.08 RCW.

"Maintenance" means and includes not merely operating expenses and such upkeep and other work commonly classed as maintenance as shall be necessary to restore and preserve the district's systems of improvement and the machinery and equipment operated in connection therewith in the same or as good condition as when originally constructed and installed, but also the making of such changes in and betterments to the original works, improvements and installations as shall, subject to approval of the board of county commissioners, be by the board deemed necessary to put the systems of improvements into such condition as will provide protection and services as contemplated and intended by the original construction and any enlargement and extensions thereof thereafter made. [1967 c 184 § 3.]

85.15.030 Property roll—Basis and requisites—Separate levies for prior indebtedness. To operate under this chapter, the board of commissioners of the improvement district shall cause to be prepared and filed with the board of county commissioners a property roll. The roll shall contain: (1) A description of all properties benefited and improvements thereon which receive protection and service from the systems of the district with the name of the owner or the reputed owner thereof and his address as shown on the tax rolls of the assessor or treasurer of the county wherein the property is located and (2) the determined value of such land and improvements thereon as last assessed and equalized by the assessor of such county or counties. Such assessed and equalized values shall be deemed prima facie to be just, fair and correct valuations against which annual taxes shall be levied for the operation of the district and the maintenance and expansion of its facilities.

If property outside of the limits of the original district are upon the roll as adopted ultimately, and the original district has outstanding bonds or long-term warrants, the board of county commissioners shall set up separate dollar rate levies for the full retirement thereof. [1973 1st ex.s. c 195 § 111; 1967 c 184 § 4.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.15.040 Public hearing—Notice, publication.

When a property roll is filed with the county legislative authority, the county legislative authority shall hold a public hearing to determine whether the facts and conditions hereto-

[Title 85 RCW—page 44] (2008 Ed.)

fore recited in this chapter as a prerequisite to its application do or do not exist, and shall give notice of hearing as follows:

The notice shall be published at least once a week for three consecutive weeks in a newspaper having general circulation in the area involved. The last publication shall be more than fifteen days prior to date of hearing. [1985 c 469 § 75; 1967 c 184 § 5.]

85.15.050 Written objections—Filing—Grounds—

Waiver. Any person, owner or reputed owner having any interest in any property against which the board of county commissioners seeks to make a protection and service charge under this chapter, may object thereto. All such objections must be in writing and filed with the board of county commissioners before the hearing is commenced upon the roll containing such properties and must state clearly the grounds of such objection. Objections not made within this time and in this manner shall be deemed conclusively to have been waived. [1967 c 184 § 6.]

85.15.060 Reexamination of properties on roll— Adjustment, periodic revision, of valuations. The board of county commissioners may at any time reexamine the properties on any roll, and upon receipt of a petition from the board of supervisors of the district or the written request of a property owner shall do so. If it is found that the condition of such property or properties has changed so that such property should be eliminated from any rolls on file, or the valuation against which dollar rate is levied should be lowered, it shall so determine and enter an order adjusting the valuation as to such properties and shall certify and file a copy thereof with the treasurer of the county wherein the property is situated, and the treasurer shall alter and change the existing rolls accordingly. Valuations may be revised periodically to reflect changes in real property valuations by the county assessor. [1973 1st ex.s. c 195 § 112; 1967 c 184 § 7.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.15.070 Roll constitutes valuations against which levy made and collected—Hearing on adjustments. The roll approved and certified to the county officers by the board of county commissioners as in this chapter provided shall constitute the valuations of land, buildings and improvements furnished protection and services by the systems of the district against which valuation taxes shall be levied and collected annually in the same manner as general taxes for the continuing operations of the district and its systems. The valuations on said roll shall be subject to adjustment from time to time in the manner provided in RCW 85.15.060.

The board of county commissioners shall hold a hearing on such adjustments at the county seat at the time of equalization of real property assessments for the purpose of considering written objections to any revision of valuations filed at least ten days prior to the hearing and shall give published notice only of such hearing as provided in RCW 85.15.040. [1973 1st ex.s. c 195 § 113; 1967 c 184 § 8.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.15.080 Roll and proceedings conclusive—Remedies. Wherever any roll shall have been adopted by the board

of county commissioners, the regularity, validity and correctness of the proceedings relating thereto shall be conclusive upon all parties, and it cannot in any manner be contested or questioned in any proceeding whatsoever by any person not filing written objections to the roll as provided in RCW 85.15.050 and appealing from the action of said board in confirming the roll in the manner and within the time in this chapter provided. No proceeding of any kind, except proceedings had throughout the process of appeal as in this chapter provided, shall be commenced or prosecuted or may be maintained, for the purpose of defeating or contesting any assessment or charge made through levies under this chapter. or the sale of any property to pay such charges: PROVIDED, That suit in injunction may be brought to prevent collection of charges of assessments or sale of property thereunder upon the following grounds and no other:

- (1) That the property charged or about to be sold does not appear upon the district roll, or
 - (2) The charge has been paid. [1967 c 184 § 9.]

85.15.090 Review by superior court—How taken.

The decision of the board of county commissioners upon any objection made within the time and in the manner prescribed may be reviewed by the superior court of the county wherein the property in question is located, upon appeal thereto taken in the following manner: Any person aggrieved must file his petition for writ of review with the clerk of the superior court wherein the property is located within ten days after the roll affecting such aggrieved party was adopted by resolution, and serve a copy thereof upon the county treasurer. The petition shall describe the property in question, shall set forth the written objections which were made to the decision, and the date of filing of such objections, and shall be signed by such party or someone in his behalf. The court shall forthwith grant such petition if correct as to form and filed in accordance with this chapter. [1967 c 184 § 10.]

85.15.100 Review by superior court—Transcript—Contents—Filing. Within ten days from the filing of such petition for review, the county treasurer, unless the court shall grant additional time, shall file with the clerk of the superior court its certified transcript containing such portion of the roll as is subject to review, any written objections thereto filed with the board by the person reviewing before the roll was adopted, and a copy of the resolution adopting the roll. [1967 c 184 § 11.]

85.15.110 Review by superior court—Filing fees—Bond—Priority of cause. The county clerk shall charge the same filing fees for petitions for review as in civil actions. At the time of the filing of such a petition with the clerk, the appellant shall execute and file a bond in the penal sum of two hundred dollars, with at least two sureties, to be approved by the judge of the court, conditioned upon his prosecuting his appeal without delay and to guarantee all costs which may be assessed against him by reason of such review. The court shall, on motion of either party to the cause, with notice to the other party, set the cause for trial at the earliest time available to the court, fixing a date for hearing and trial without a jury.

(2008 Ed.) [Title 85 RCW—page 45]

The cause shall have preference over all civil actions pending in the court except eminent domain and forcible entry and detainer proceedings. [1967 c 184 § 12.]

85.15.120 Review by superior court—Scope—Judgment. At the trial the court shall determine whether the board of county commissioners has acted within its discretion and has correctly construed and applied the law. If it finds that it has, the finding of the board shall be affirmed; otherwise it shall be reversed or modified. The judgment of the court may change, confirm, correct, or modify the values of the property in question as shown upon the roll, and a certified copy thereof shall be filed with the county treasurer, who shall change, modify, or correct the roll as and if required by the judgment. [1967 c 184 § 13.]

85.15.130 Appellate review. Appellate review may be sought as in other civil cases: PROVIDED, That review must be sought within fifteen days after the date of entry of the judgment of the superior court. The supreme court or the court of appeals may change, conform, correct, or modify the values of the property in question as shown upon the roll. A certified copy of any judgment of the supreme court or the court of appeals shall be filed with the county treasurer having custody of such roll, who shall thereupon change, modify, or correct such roll in accordance with such judgment as and if required. [1988 c 202 § 78; 1971 c 81 § 163; 1967 c 184 § 14.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.15.140 Levy is for continuous benefits to protected property. The dollar rate levies collected from time to time under this chapter are solely assessments for benefits received continuously by the protected properties, calculated in the manner specified in this chapter as a just and equitable way for all protected property to share the expense of such required protection and services. [1973 1st ex.s. c 195 § 114; 1967 c 184 § 15.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.15.150 Annual estimate of costs—Levy added to general taxes—Delinquencies—Disposition of revenue.

The board of any improvement district proceeding under this chapter shall, on or before the first day of September of each year, make an estimate of the costs reasonably anticipated to be required for the effective functioning of the district during the ensuing year and until further revenue therefor can be made available, and shall cause its chairman or secretary to file the same with the board of county commissioners of the county containing the district and other benefited area. The board of county commissioners shall, on or before the first Monday in October next ensuing, certify the amount of the district's estimate, or such amount as it shall deem advisable. to the county treasurer. The amount so certified shall be applied by the regular taxing agencies against the benefit valuation of lands, buildings and improvements as shown by the then current complete roll of such properties certified to and filed with such county treasurer by the board of county commissioners. When thus levied, the amount of assessment produced thereby shall be added by the general taxing authorities to the general taxes against said lands and collected therewith as a part thereof. If unpaid, any delinquencies in such assessments shall bear interest at the same rate and in the same manner as general taxes and they shall be included in and be made a part of any general tax foreclosure proceedings, according to the provisions of law with relation to such foreclosures. As assessment collections are made, the county treasurer shall credit the same to the funds of the district. [1967 c 184 § 16.]

85.15.160 Emergency expenditures—Warrants. In the case of an emergency or disaster occurring after the time of making the annual estimate of costs, declared to be such by resolution of the board, the board of the district may incur additional obligations and issue valid warrants therefor in excess of such estimate, in the manner provided by law for issuance of warrants by districts and the servicing thereof. All such warrants so issued shall be valid and legal obligations of the district and its taxable lands and improvements as shown upon the then current roll of the district filed with the county treasurer. [1967 c 184 § 17.]

85.15.170 Concurrent use of other methods of raising

revenue. Any diking, drainage, or sewerage improvement district operating under this chapter shall not use concurrently the processes provided for raising revenue for maintenance purposes under any other law: PROVIDED, That any other method of raising such revenue provided by law may be used concurrently for the sole purpose of extinguishing indebtedness incurred before the district adopts the procedures of this chapter, and no funds raised hereunder shall be used to pay such prior indebtedness. [1967 c 184 § 18.]

Chapter 85.16 RCW

MAINTENANCE COSTS AND LEVIES— IMPROVEMENT DISTRICTS

Sections	
85.16.010	Definitions.
85.16.020	Maintenance estimate and levy.
85.16.030	Excess expenditures.
85.16.060	Determination of special benefits—Hearing.
85.16.070	Notice of hearing.
85.16.080	Appraisal of special benefits.
85.16.090	Factors to be considered in making appraisal—Report and schedule.
85.16.110	Separate appraisals and schedules for diking and drainage benefits.
85.16.115	Determining special benefit to portion of lot, tract, or parcel.
85.16.120	Apportionment of levy for extraordinary expenditures— Appraisal and hearing.
85.16.130	Conduct of hearing on appraisers' report—Correction, etc., of schedules.
85.16.150	Approval of schedules—Separate funds for diking, drainage systems.
85.16.160	Roll of benefits—Benefits to be basis of levies.
85.16.170	Levy for extraordinary expenditures—Roll.
85.16.180	Authorizing extraordinary work—Temporary construction warrants.
85.16.190	Judicial review—Regularity, validity of proceedings.
85.16.200	Redetermination of special benefits—Hearing.
85.16.210	Conduct of hearing on special benefits—Modification of schedules—Judicial review.
85.16.220	Other provisions shall apply—Exceptions.
85.16.230	Erroneous assessment—Correction.
85.16.900	Severability—1949 c 26.

[Title 85 RCW—page 46] (2008 Ed.)

85.16.010 Definitions. As used in this chapter:

- (1) "Appraisers" means the board of appraisers;
- (2) "Supervisors" means the district board of supervisors;
 - (3) "Board" means the board of county commissioners;
 - (4) "Auditor" means the county auditor;
 - (5) "Treasurer" means the county treasurer; and
- (6) "Maintenance", "maintenance of the system of improvements", "maintenance work", and other terms of similar import, mean and include not merely operating expenses and such upkeep and other work commonly classed as maintenance as shall be necessary to restore and preserve the district's system of improvement and the machinery and equipment operated in connection therewith in the same or as good condition as when originally constructed and installed, but also: (a) The making of such changes in and betterments to the original works, improvements and installations as shall, subject to the approval of the board, be by the supervisors deemed necessary to put the system of improvements into such condition that it shall provide adequate drainage and protection from overflow for the lands within the district as contemplated and intended by the original construction and any enlargement and extension thereof thereafter made; and (b) all costs and expenses incident to any determination or redetermination of benefits and apportionment of costs made under the terms of this chapter. [1949 c 26 § 1; Rem. Supp. 1949 § 4459-20.]

85.16.020 Maintenance estimate and levy. On or before the first Monday in September in each year the supervisors of each diking, drainage or sewerage improvement district shall make and file with the board of the county containing such district, a statement and estimate in writing of the amount required for the maintenance of the system of improvements of said district for the ensuing fiscal year. The board shall, on or before the first Monday in October next ensuing, levy assessments for the amount of said estimate, or such amount as it shall deem advisable, upon the property within the district and against the state, the county containing such district, and the cities, towns and other municipal corporations within such district in respect of all highways, roads and streets and other lands, improvements, and facilities chargeable therewith owned by them respectively within such district. Said assessments shall be levied in the same proportion as the assessments to pay the original cost of construction of said system of improvements: PROVIDED HOWEVER, That when a determination or redetermination of benefits accruing to the properties within the district from the maintenance of the district's system of improvements or from the maintenance of the district's diking system and drainage system separately shall have been made, as hereinafter in this chapter provided, then the assessments for maintenance shall be levied in proportion to the benefits accruing to each piece or parcel of property and improvements benefited according to the latest determination of such benefits. Each such levy as made shall be certified by the auditor to the treasurer, who shall extend the same upon the district assessment roll. [1949 c 26 § 2; Rem. Supp. 1949 § 4459-21.]

85.16.030 Excess expenditures. In maintaining a system of improvements of any such district the supervisors

thereof may at any time, with the approval of the county legislative authority and upon determination by such county legislative authority that an emergency exists, make expenditures in excess of the last annual maintenance assessments theretofore made, which excess amount or amounts shall in such event be included in the maintenance assessments for the succeeding year except as otherwise herein provided. [1986 c 278 § 33; 1983 c 167 § 197; 1949 c 26 § 3; Rem. Supp. 1949 § 4459-22. Formerly RCW 85.16.030, 85.16.040, part and 85.16.050.]

Severability—1986 c 278: See note following RCW 36.01.010.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

85.16.060 Determination of special benefits—Hear-

ing. At any time and from time to time, after completion of the original construction of any such district's system of improvements or after the completion of any alteration, reduction, enlargement, addition to, or other improvement of the system not constituting maintenance, as herein defined, the board may upon their own initiative, or upon petition filed by at least ten percent of the total number of owners of property within the district subject to assessments for maintenance, as shown by the latest assessment roll of the district shall, fix a date for and hold a hearing at the county seat for the purpose of determining or redetermining the special benefits accruing from the maintenance of the district's system of improvements to all property benefited thereby. [1961 c 16 § 2. Prior: 1951 c 63 § 1; 1949 c 26 § 4, part; Rem. Supp. 1949 § 4459-23, part.]

85.16.070 Notice of hearing. Notice of the hearing shall be given by publication in the official county newspaper and in such other newspaper published in or near the district as the county legislative authority may in its discretion direct, once a week for two consecutive weeks, the last publication of which shall be not less than seven nor more than fourteen days before the date of the hearing. Also, the county legislative authority shall serve by mail, at least ten days before the hearing, upon the commissioner of public lands of the state two copies of the published notice of the hearing together with a statement showing the amount of benefits determined by the appraisers in respect of each parcel of state, school, granted, or other lands owned by the state in the district, and shall similarly serve notice of the hearing upon the secretary of transportation, with a statement showing the amount of benefits determined by the appraisers in respect of any state primary or secondary highways within the district. [1984 c 7] § 378; 1949 c 26 § 6; Rem. Supp. 1949 § 4459-25.]

Reviser's note: The powers and duties of the commissioner of public lands have been transferred to the department of natural resources; see 1957 c 38 §§ 1, 13; RCW 43.30.010, 43.30.411.

Severability—1984 c 7: See note following RCW 47.01.141.

85.16.080 Appraisal of special benefits. At or within two weeks of the time of fixing the date for such hearing the board shall appoint three qualified appraisers, at least one of whom shall be a resident of the county in which said district is situated, who shall qualify as provided in RCW 85.08.360. Thereupon said appraisers shall proceed immediately to carefully examine the district's system of improvements and the

(2008 Ed.) [Title 85 RCW—page 47]

public and private property within the district, and fairly, justly and equitably determine and apportion the special benefits which will accrue from the maintenance of the district's system of improvements to each piece or parcel of privately and publicly owned land, together with the buildings and other permanent improvements thereon, and to the state, county, cities, towns and other municipal corporations for their roads and streets and other property within the district. The fact that any such property shall be exempt from general taxes shall not exempt the same from the provisions hereof. [1961 c 16 § 3. Prior: 1949 c 26 § 4, part; Rem. Supp. 1949 § 4459-23, part.]

85.16.090 Factors to be considered in making appraisal—Report and schedule. The appraisers shall carefully consider and take into account all factors, situations and conditions which lawfully may be taken into consideration as bearing upon and determining such benefits and to that end may make such investigations, hold such hearings, and receive such evidence as they may deem proper and shall file their sworn report, with a complete schedule of all property within the district and the special benefits determined by them as accruing to each piece and parcel thereof, not less than twenty days prior to the date fixed for the hearing by the board. [1949 c 26 § 5; Rem. Supp. 1949 § 4459-24. Formerly RCW 85.16.090 and 85.16.100.]

85.16.110 Separate appraisals and schedules for diking and drainage benefits. In a district which functions both as a diking and a drainage improvement district, the appraisers, if so directed in the order of the board appointing them, shall determine separately, in accordance with RCW 85.16.060 and 85.16.080, the special benefits accruing to the various properties within the district from the maintenance of the diking system and from the maintenance of the drainage system, and in such case their report shall contain separate schedules of the respective benefits accruing from the maintenance of the diking and drainage systems of improvement considered separately and, so far as may be, independently of each other. [1961 c 16 § 4; 1949 c 26 § 7; Rem. Supp. 1949 § 4459-26.]

85.16.115 Determining special benefit to portion of lot, tract, or parcel. When any person applies to the county treasurer to pay the diking, drainage or sewerage improvement district assessments upon a portion of a lot, tract or parcel upon which special benefits have been confirmed, the county treasurer shall refer such matter to the county engineer for investigation. The county engineer shall apportion the total benefits found as to such lot, tract or parcel between the portions thereof in such manner as may be fair, just and equitable taking into account all factors, situations and conditions which may be lawfully taken into consideration in determining such special benefits. Unless the several owners interested in said lot, tract or parcel assent to the apportionment so made, the county engineer shall give notice to the apportionment by mail to them, if known. Upon assent of the interested owners or after the expiration of five days from the date of notice without the filing of a written protest to the apportionment, the county engineer shall certify in writing the apportioned benefit valuations to the county treasurer. The county treasurer, upon receipt of such certification, shall accept payment and issue receipt on the certified apportionment. If a written protest to such apportionment is filed with the county treasurer, the matter shall be heard by the county commissioners at their next regular session for final apportionment and the county treasurer shall accept and receipt for such assessments as determined and ordered by the county commissioners. [1951 c 63 § 4.]

County road engineer: Chapter 36.80 RCW. District engineer: RCW 85.08.010.

85.16.120 Apportionment of levy for extraordinary expenditures—Appraisal and hearing. Whenever the board shall provide that a levy to meet extraordinary maintenance expenditures shall be spread over a term of years and warrants or bonds issued as provided in RCW 85.16.030, said board shall fix a date for and hold a hearing and appoint appraisers as provided in RCW 85.16.060 and 85.16.080. Said appraisers, in addition to discharging the duties imposed upon the appraisers by RCW 85.16.060, 85.16.080 and 85.16.090, shall: (1) Apportion the estimated costs of such extraordinary maintenance work to the properties within the district in proportion to the benefits accruing to said properties from the maintenance of the district's system of improvements as determined by them; and (2) file a complete schedule of said apportionment of costs with the board. [1961 c 16 § 5; 1949 c 26 § 8; Rem. Supp. 1949 § 4459-27.]

85.16.130 Conduct of hearing on appraisers' report—Correction, etc., of schedules. At the hearing upon the report of the appraisers, which may be adjourned from time to time until finally completed, the board shall carefully examine and consider the special benefits and the apportionment of estimated costs determined by the appraisers and reported in the schedule or schedules, and any objections thereto which shall have been made in writing and filed with the board on or prior to ten o'clock a.m. of the date fixed for such hearing. Each objector shall be given reasonable time and opportunity to submit evidence and be heard on the merits of his objections. At the conclusion of such hearing, the board shall so correct, revise, raise, lower, change or modify such schedule or schedules, or any part thereof, or strike therefrom any property not specially benefited, as to said board shall appear equitable and just. The board shall cause the clerk of the board to enter on each such schedule or schedules all such additions, cancellations, changes and modifications made by it. [1949 c 26 § 9; Rem. Supp. 1949 § 4459-28. Formerly RCW 85.16.130 and 85.16.140.]

85.16.150 Approval of schedules—Separate funds for diking, drainage systems. When the board shall have determined that the schedule or schedules of benefits and/or apportionment of costs as filed or as changed and modified by it are fair, just and equitable and, if estimated costs have been apportioned, that said benefits equal or exceed said costs apportioned, the members of the board approving the same shall sign said schedule or schedules and cause the clerk of the board to attest their signatures under his seal, and shall enter an order in the journal approving and confirming the

[Title 85 RCW—page 48] (2008 Ed.)

final determination of such benefits and apportionment of costs and all proceedings leading thereto and in connection therewith. If separate schedules be established for maintenance of the diking system and of the drainage system, the board shall by order establish two separate maintenance funds, one for the maintenance of the diking system and one for the maintenance of the drainage system. [1949 c 26 § 10; Rem. Supp. 1949 § 4459-29.]

85.16.160 Roll of benefits—Benefits to be basis of lev-

ies. Upon the approval and final determination of benefits the auditor shall immediately prepare a completed roll thereof, which shall contain a copy of the order of the board approving and confirming said benefits as finally determined, and shall deliver said roll to the treasurer. Said benefits shall be the basis for the apportionment and collection of maintenance levies thereafter made by the board. [1949 c 26 § 11; Rem. Supp. 1949 § 4459-30.]

85.16.170 Levy for extraordinary expenditures—

Roll. Upon the approval and final determination of the apportionment of estimated costs of extraordinary maintenance expenditures as provided in RCW 85.16.120 and 85.16.130, the board shall levy the amounts so apportioned against all the properties benefited and the amounts assessed against the state, county, cities and towns, and other municipal corporations benefited, and the auditor shall immediately prepare a completed roll thereof, which shall contain a copy of the order of the board approving and confirming said apportionment of estimated costs as finally determined and fixing and levying the assessments therefor, and shall deliver said roll to the treasurer for collection in accordance with the order of the board. [1949 c 26 § 12; Rem. Supp. 1949 § 4459-31.]

85.16.180 Authorizing extraordinary work—Temporary construction warrants. The county legislative authority shall thereupon enter an order authorizing the contemplated extraordinary maintenance work to be done and authorizing the issuance of temporary construction warrants to pay the cost of said work as it progresses, which warrants may bear interest at such rate or rates of interest as the county legislative authority shall determine. Warrants to pay the costs of such extraordinary maintenance may be issued and sold at one time or from time to time and in such series and amounts as may be found practicable and as determined by the board. [1986 c 278 § 34; 1983 c 167 § 198; 1970 ex.s. c 56 § 92; 1969 ex.s. c 232 § 54; 1949 c 26 § 13; Rem. Supp. 1949 § 4459-32. Formerly RCW 85.16.040 and 85.16.180.]

Severability—1986 c 278: See note following RCW 36.01.010.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

85.16.190 Judicial review—Regularity, validity of proceedings. The decision of the board upon any objections to the determination of benefits and/or apportionment of costs and/or the levy of the assessments therefor, made within

the time and in the manner prescribed in RCW 85.16.130, may be reviewed by the superior court of the county in which the district is situated and thereafter by the supreme court or the court of appeals within the time and in the manner and upon the conditions, so far as applicable, provided in RCW 85.08.440, with respect to appeals from and appellate review of the board's apportionment of the cost of construction of the district's system of improvements. The provisions of RCW 85.08.450, shall be controlling as to the regularity, validity, and conclusiveness of all the proceedings hereunder. [1988 c 202 § 79; 1971 c 81 § 164; 1949 c 26 § 14; Rem. Supp. 1949 § 4459-33.]

Severability-1988 c 202: See note following RCW 2.24.050.

85.16.200 Redetermination of special benefits—

Hearing. Whenever, after the determination of special benefits accruing from the maintenance of the district's system of improvements, it appears to the board from a petition filed by the affected property owner or owners or otherwise, that by reason of permanent improvements or additions made, removed, abandoned or destroyed by fire or other casualty, or of other changes in the character or condition of the property. the benefits theretofore determined in respect to any one or more pieces or parcels of property are no longer fair, just and equitable, then the board shall appoint three appraisers who shall qualify as in RCW 85.08.360 hereof. Said appraisers shall proceed immediately to carefully examine the pieces or parcels of property as to which since the last determination of special benefits thereto there have been permanent improvements or additions made, removed, abandoned or destroyed by fire or other casualty or other changes in the character or condition of the property. Said appraisers shall file their sworn report with the board setting forth the special benefits determined by them as accruing to each piece and parcel of property examined by them not less than ten days prior to the date of hearing. The board shall hold a hearing thereon at the county seat at the time of equalization of the real property assessment and shall give notice thereof as provided in RCW 85.16.070. [1951 c 63 § 2; 1949 c 26 § 15; Rem. Supp. 1949 § 4459-34.]

85.16.210 Conduct of hearing on special benefits— Modification of schedules—Judicial review. At such hearing, which may be adjourned from time to time as may be necessary to give all persons interested or affected a reasonable opportunity to be heard, and after consideration of all evidence offered and all factors, situations and conditions bearing upon or determinative of the benefits accruing and to accrue to such pieces or parcels of property, the board shall correct, revise, raise, lower, or otherwise change or confirm the benefits as theretofore determined, in respect of such pieces or parcels of property, as to it shall seem fair, just and equitable under the circumstances, and thereafter such proceedings shall be had with respect to the confirmation or determination of the benefits and making and filing of a roll thereof, as are in RCW 85.16.130, 85.16.150 and 85.16.160 provided. Any property owner affected by any change thus made in the determination of benefits accruing to his property who shall have appeared at the hearing by the board and made written objections thereto as provided in RCW

(2008 Ed.) [Title 85 RCW—page 49]

85.16.130, may appeal from the action of the board to the superior court and seek appellate review by the supreme court or the court of appeals, within the time, in the manner and upon the conditions, so far as applicable, provided in RCW 85.08.440, with respect to appeals from the order of the board confirming the apportionment of the original cost of construction. [1988 c 202 § 80; 1971 c 81 § 165; 1949 c 26 § 16; Rem. Supp. 1949 § 4459-35.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.16.220 Other provisions shall apply—Exceptions. The provisions of *RCW 85.08.280, 85.08.310, 85.08.320, 85.08.420, 85.08.430, and 85.08.480 through 85.08.520, shall be deemed and hereby are made a part of this chapter insofar as they may be applicable hereto, except that the unpaid assessments or installments thereof, which may have been levied for extraordinary maintenance costs as provided in RCW 85.16.170, shall bear interest at a rate determined by the county legislative authority. [1981 c 156 § 25; 1949 c 26 § 17; Rem. Supp. 1949 § 4459-36.]

*Reviser's note: RCW 85.08.280 was repealed by 1986 c 278 § 46.

85.16.230 Erroneous assessment—Correction.

Whenever any payer of a diking, drainage, or sewerage improvement district maintenance assessment believes that, through obvious error in name, number, description, amount of benefit valuation, double assessment, or extension, or other obvious error, property on which he has paid an assessment has been erroneously assessed, he may pay such assessment under protest. If, within thirty days after such payment under protest, he files with the board a written verified petition setting out his name, address and legal description of the property, the nature of the obvious error alleged to have been made, and the date and amount of any assessment paid thereon, the board shall cause such claim to be investigated. If upon investigation any assessment is found to be erroneous through obvious error, the board shall order such assessment to be corrected if no bond or long term warrant issue is affected. Where correction is ordered of an erroneous assessment already collected, the auditor, upon receipt of a certified copy of the board's order of correction, shall refund to the person paying the assessment the difference between the correct assessment and the erroneous assessment, plus legal interest on such difference from date of payment, by a warrant drawn on the maintenance fund of the district. [1951 c 63 § 3.]

85.16.900 Severability—1949 c 26. The adjudication of invalidity of any section, clause or part of a section of this act shall not impair or otherwise affect the validity of this act as a whole, or any other part hereof. [1949 c 26 § 19.]

Chapter 85.18 RCW LEVY FOR CONTINUOUS BENEFITS— DIKING DISTRICTS

Sections

85.18.005	Declaration of purpose.
85.18.010	Levy for continuous benefits authorized—Base benefits.
85.18.020	Roll of protected property.
85.18.030	Hearing on roll—Determining continuous base benefit.

85.18.040	Notice of hearing.
85.18.050	Procedure on hearing—Objections.
85.18.060	Additional roll as to particular property—Procedure.
85.18.070	Roll to be certified and filed.
85.18.080	Roll to provide basis for levy.
85.18.090	Roll and proceedings conclusive—Exceptions—Right to injunction.
85.18.100	Review by superior court—How taken.
85.18.110	Review by superior court—Transcript—Contents—Filing.
85.18.120	Review by superior court—Filing fee—Bond—Priority of cause.
85.18.130	Review by superior court—Scope—Judgment.
85.18.140	Appellate review.
85.18.150	Levy is for continuous benefits only.
85.18.160	Annual estimate of costs—Levy as part of general taxes.
85.18.170	Emergency expenditures—Warrants.
85.18.180	Levy is exclusive method for raising revenue—Exception.
85.18.900	Severability—1951 c 45.

85.18.005 Declaration of purpose. The state declares that it has an interest in protecting and preserving productive land and buildings needed to make business function continuously. Where organized diking districts, through their improvements, have reclaimed land or protected it from overflow and have enabled erection of improvements thereon or have furnished such land and buildings protection against flood water, it is necessary to provide a just and equitable method to enable such diking districts continuously to function effectively. It is declared that there is a direct relationship, where such conditions exist, between the continuous functioning of such districts and the fair value of the lands and buildings thereon, or to be erected thereon, thus afforded protection. [1951 c 45 § 1.]

85.18.010 Levy for continuous benefits authorized— Base benefits. When any diking district has been organized and the improvements made afford protection to land and buildings within such district against damage or destruction from overflow waters in that the level of the land and of the foundational structures of buildings thereon is below the water level at flood or high tide stages of the waters, fresh or salt, against which such district improvements furnished protection, the board of diking commissioners of such district may, under the procedure established in this chapter, determine such fact and by resolution so declare; and may provide that the cost of continued functioning of the district shall be paid through levies of dollar rates made and collected according to this chapter against the land and buildings thus protected, based upon the determined base benefits received by such land and buildings. [1973 1st ex.s. c 195 § 115; 1951 c

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.18.020 Roll of protected property. To operate under this chapter, the board shall cause to be prepared and filed with it a roll containing descriptions of the land and buildings thereon within the district to which its improvements furnish the nature of protection set forth in RCW 85.18.010. The roll shall show descriptions of the land and the name of its owner, or reputed owner, and such owner's address, as shown upon the tax roll of the treasurer of the county wherein the property is located, and the determined value of such land and any buildings thereon as last assessed

[Title 85 RCW—page 50] (2008 Ed.)

and equalized by the taxing agencies of such county. [1951 c 45 § 3.]

85.18.030 Hearing on roll—Determining continuous **base benefit.** After the roll is prepared the board shall give notice of a time and place at which the board will hold a public hearing to determine whether the facts and conditions heretofore recited in this chapter as a prerequisite to its application do or do not exist, and if so found to exist by said board at said hearing, then the board shall by resolution so declare. The notice shall also state that at said hearing, or any continuance thereof, the board will sit to consider said roll and to determine the continuous base benefits which each of the properties thereon are receiving and will receive from the continued operation and functioning of such district, which shall in no instance exceed one hundred percent of the true and fair value of such property in money, will consider all objections made thereto or to any part thereof, and will correct, revise, lower, change, or modify such roll as shall appear just and equitable; that when correct benefits are fixed upon said roll by said board, it will adopt said roll by resolution as establishing, until modified as hereinafter provided, the continuous base benefit to said protected lands and buildings against which will be levied and collected dollar rates to provide funds for the continuous functioning of said district. [1973 1st ex.s. c 195 § 116; 1951 c 45 § 4.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.18.040 Notice of hearing. The notice of the time and place of hearing shall be given to any owner, or reputed owner, of the property which is listed on the roll as aforesaid, by mailing a copy thereof at least thirty days before the date fixed for the hearing to the owner or owners at his or their address as shown on the tax rolls of the county treasurer for the property described. In addition thereto, the notice shall be published at least once a week for three consecutive weeks in a newspaper of general circulation in the district. At least fifteen days must elapse between the last date of publication thereof and the date fixed for the hearing. [1985 c 469 § 76; 1951 c 45 § 5.]

85.18.050 Procedure on hearing—Objections. At said hearing, or adjournments thereof, the board shall review said roll and determine the continuous base benefits to land and buildings furnished continuous protection by the improvement system of the district; hear objections to the adoption of said roll; correct, revise, change, modify or set aside such roll, or any part thereof, as to the board shall appear equitable and just; and then adopt the same by resolution. All objections to this or any subsequent roll must be in writing and filed with the board during the hearing before the roll is adopted and must state clearly the grounds of objection. Objections not made within the time and in the manner herein prescribed shall be conclusively presumed to have been waived. [1951 c 45 § 6.]

85.18.060 Additional roll as to particular property—**Procedure.** The board shall, from time to time, examine the properties within said district, and if it finds that any pro-

tected land or buildings thereon have been omitted from the existing roll, or new buildings have been added to lands, or the condition of land or buildings has changed, and in the initial judgment of the board such land or the buildings thereon was such that it was furnished the protective benefits of the improvements of the district, the board shall cause at each such time an additional roll of such property to be filed with it, and hold a hearing to determine and make such corrections, additions, alterations and modifications of the benefits to such property only, and to hear any objections filed as to such property only. The board shall give notice of such hearing to the owner, or reputed owner, of the property involved, at the address of such owner as then shown on the tax rolls of the treasurer of the county wherein the property is located, in the same way and manner as herein provided for consideration of the original roll, but such notice need not be published.

At the hearing, or any adjournment thereof, the board shall have power to correct, revise, change, modify, or set aside such roll, or any part thereof, as shall be deemed just and equitable, and then adopt the same by resolution. [1951 c 45 § 7.]

85.18.070 Roll to be certified and filed. When any roll or additional or supplemental roll be adopted by the board of commissioners, the same shall be certified to, and filed with, the auditor of the county wherein the property contained on said roll is situated, and shall supplement said original roll. [1951 c 45 § 8.]

85.18.080 Roll to provide basis for levy. Until further modified, amended, or changed by an additional or supplemental roll certified to the county auditor after the foregoing procedure is had, the original roll, as modified or supplemented, if the same is done, shall serve as the base of benefits to the land and buildings protected by the improvement system of said district against which dollar rate is levied and collected from time to time for the continued functioning of said diking district. [1973 1st ex.s. c 195 § 117; 1951 c 45 § 9.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.18.090 Roll and proceedings conclusive—Exceptions—Right to injunction. Whenever any roll shall have been adopted by the board of commissioners, the regularity, validity and correctness of the proceedings relating thereto shall be conclusive upon all parties, and it cannot in any manner be contested or questioned in any proceeding whatsoever by any person not filing written objections to such roll as provided in RCW 85.18.050 and appealing from the action of the board in confirming such roll in the manner and within the time in this chapter provided. No proceeding of any kind, except proceedings had through the process of appeal as in this chapter provided, shall be commenced or prosecuted or may be maintained, for the purpose of defeating or contesting any assessment or charge made through levies under this chapter, or the sale of any property to pay such charges: PROVIDED, HOWEVER, That suit in injunction may be brought to prevent collection of charges of assessments or

(2008 Ed.) [Title 85 RCW—page 51]

sale of property thereunder upon the following grounds and no other:

- (1) That the property charged or about to be sold does not appear upon the district roll filed with the county auditor, or
 - (2) The charge has been paid. [1951 c 45 § 10.]

85.18.100 Review by superior court—How taken.

The decision of the board of commissioners upon any objection made within the time and in the manner prescribed may be reviewed by the superior court of the county wherein the property in question is located, upon appeal thereto taken in the following manner: Any person aggrieved must file his petition for writ of review with the clerk of the superior court wherein the property is located within ten days after the roll affecting such aggrieved party was adopted by resolution, and serve a copy thereof upon the commissioners. The petition shall describe the property in question, set forth the written objections which were made to the decision, the date of filing of such objections, and be signed by such party or one in his behalf. The court shall forthwith grant such petition if correct as to form and filed in accordance with this chapter. [1951 c 45 § 11.]

85.18.110 Review by superior court—Transcript—Contents—Filing. Within ten days from the filing of such petition for review, the commission, unless the court shall grant additional time, shall file with the clerk of such court its certified transcript containing such portion of the roll as is subject to review, any written objections thereto filed with the board by the person reviewing before said roll was adopted, and a copy of the resolution adopting the roll. [1951 c 45 § 12.]

85.18.120 Review by superior court—Filing fee—Bond—Priority of cause. The county clerk shall charge the same filing fees for petitions for review as in civil actions. At the time of the filing of such petition with the clerk, the appellant shall execute and file a bond in the penal sum of two hundred dollars, with at least two sureties, to be approved by the judge of said court, conditioned upon his prosecuting his appeal without delay and to guarantee all costs which may be assessed against him by reason of such review. The court shall, on motion of either party to the cause, with notice to the other party, set said cause for trial at the earliest time available to the court, fixing a date for hearing and trial without a jury. Said cause shall have preference over all civil actions pending in said court except eminent domain and forcible entry and detainer proceedings. [1951 c 45 § 13.]

85.18.130 Review by superior court—Scope—Judgment. At the trial the court shall determine whether the board has acted within its discretion and has correctly construed and applied the law. If it finds that it has, the finding of the board shall be affirmed; otherwise it shall be reversed or modified. The judgment of the court may change, confirm, correct, or modify the values of the property in question as shown upon the roll, and a certified copy thereof shall be filed with the county auditor, who shall change, modify or correct as and if required. [1951 c 45 § 14.]

85.18.140 Appellate review. Appellate review may be sought as in other civil cases: PROVIDED, HOWEVER, That review must be sought within fifteen days after the date of entry of the judgment of the superior court. The supreme court or the court of appeals, on such appeal, may change, confirm, correct or modify the values of the property in question as shown upon the roll. A certified copy of any judgment of the supreme court or the court of appeals shall be filed with the county auditor having custody of such roll, who shall thereupon change, modify, or correct such roll in accordance with such decision if required. [1988 c 202 § 81; 1971 c 81 § 166; 1951 c 45 § 15.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.18.150 Levy is for continuous benefits only. The dollar rate levy returns collected from time to time under this chapter are solely assessments for benefits received continuously by the protected properties, calculated in the manner specified in this chapter as a just and equitable way for all protected property to share the expense of such required protection. [1973 1st ex.s. c 195 § 118; 1951 c 45 § 16.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.18.160 Annual estimate of costs—Levy as part of **general taxes.** The board of commissioners of any diking district proceeding under this chapter shall, on or before the first day of November of each year, make an estimate of the costs reasonably anticipated to be required for the effective functioning of such district during the ensuing year and until further revenue therefor can be made available, and cause its chairman or secretary to certify the same on or before said date to the county auditor, and the amount so certified shall be levied by the regular taxing agencies against the base benefits to the lands and buildings within such district as shown by the then current complete roll of such properties and the determined benefits thereto as therefore certified to and filed with such county auditor by the commissioners of such district. When thus levied, the amount of assessment produced thereby shall be added by the general taxing authorities to the general taxes against said lands and collected therewith as a part thereof. If unpaid, any delinquencies in such assessments shall bear interest at the same rate and in the same manner as general taxes and they shall be included in and be made a part of any general tax foreclosure proceedings, according to the provisions of law with relation to such foreclosures. As assessment collections are made, the county treasurer shall credit the same to the funds of such district. [1951 c 45 § 17.]

85.18.170 Emergency expenditures—Warrants. In the case of an emergency or disaster not in contemplation at the time of making the annual estimate of costs, declared to be such by resolution of such board, the diking commissioners may incur additional obligations and issue valid warrants therefor in excess of such estimate, in the manner provided by law for issuance of warrants by diking districts and the servicing thereof, and all such warrants so issued shall be valid and legal obligations of such district and its taxable lands and improvements as shown upon the then current roll of said district filed with the county auditor. [1951 c 45 § 18.]

[Title 85 RCW—page 52] (2008 Ed.)

85.18.180 Levy is exclusive method for raising revenue—Exception. Any diking district operating under this chapter shall not use the processes provided for raising revenue under any other law: PROVIDED, That any such other method of raising revenue provided by law may be used concurrently for the sole purpose of extinguishing indebtedness incurred before the district adopts the procedure of this chapter, and no funds raised hereunder shall be used to pay such prior indebtedness. [1951 c 45 § 19.]

85.18.900 Severability—1951 c 45. Should any section or provision of this act be declared unconstitutional or ineffectual, such action shall not affect or nullify any other provision or section thereof. [1951 c 45 § 20.]

Chapter 85.20 RCW REORGANIZATION OF DISTRICTS INTO IMPROVEMENT DISTRICTS—1917 ACT

Sections 85 20 010

85.20.010	Reorganization authorized.
85.20.020	Petition to reorganize—Contents.
85.20.030	Elections—Notice—Publication—Costs.
85.20.050	Reorganized district—Board—Indebtedness not affected.
85.20.070	Refunding bonds.
85.20.120	Sale and issuance of refunding bonds.
85.20.140	Powers of board.
85.20.150	Extensions to compensate for inadequate benefits—Payment.

85.20.010 Reorganization authorized. Any drainage district or diking district organized under the provisions of chapter 115 or chapter 117 of the Laws of 1895, and the acts amendatory thereof, may be reorganized as a drainage improvement district or a diking improvement district, upon proceedings had in accordance with the provisions of this chapter. [1917 c 131 § 1; RRS § 4347. FORMER PART OF SECTION: 1933 c 182 § 1, now codified as RCW 85.22.010.]

Reviser's note: Chapter 115, Laws of 1895 referred to herein is the basic diking district act codified as chapter 85.06 RCW, Part I, and chapter 117, Laws of 1895 is the basic drainage district act codified as chapter 85.05 RCW

85.20.020 Petition to reorganize—Contents. For the purpose of securing such reorganization, a petition shall be presented to the clerk of the board of county commissioners of the county in which such district is located, at a regular or special meeting of the board. The petition shall be signed by the board of commissioners of the district and shall state the number of the district seeking to reorganize, and shall pray that such district be reorganized as a drainage or a diking improvement district. [1917 c 131 § 2; RRS § 4348. FORMER PART OF SECTION: 1933 c 182 § 2 now codified as RCW 85.22.020.]

85.20.030 Elections—Notice—Publication—Costs. Whenever a petition is presented as provided in RCW 85.20.020, the county legislative authority shall order an election to be held to determine if the district shall be reorganized. The county legislative authority shall specify the elec-

nized. The county legislative authority shall specify the election date which may or may not be at the normal special district general election. Notice of the election shall be posted and published, and the election shall be conducted, as for any

special district election. The notice shall state the number of the district so petitioning to reorganize, the place where and the time when the election is to be held. The auditor shall certify the results of the election to the county legislative authority. If the proposition to reorganize the district is approved by a simple majority vote of the voters voting on the proposition, the district shall be reorganized as either a diking improvement district or drainage improvement district upon the county legislative authority ordering the reorganization. The district shall be liable to the county for its costs incurred for the election. [1985 c 396 § 48; 1917 c 131 § 3; RRS § 4349. FORMER PART OF SECTION: 1933 c 182 § 3 now codified as RCW 85.22.030.]

Severability—1985 c 396: See RCW 85.38.900.

85.20.050 Reorganized district—Board—Indebted**ness not affected.** The board of commissioners of the drainage or diking district shall constitute the board of supervisors of the reorganized district. From the entry of an order under RCW 85.20.030 reorganizing the district, such reorganized district, and its board of supervisors, shall have all the rights and powers of and be subject to all laws applicable to a diking or drainage improvement district, and such district so reorganized shall be dissolved without any further proceedings therefor. Notwithstanding such dissolution and reorganization, none of the outstanding bonds, warrants or other indebtedness of the district, shall be affected thereby; and all lands liable to be assessed to pay any of such bonds, warrants or other indebtedness shall remain liable to the same extent as if such reorganization had not been made, and any and all assessments theretofore levied or made against any such lands shall be and remain unimpaired and shall be collected in the same manner as if no such reorganization had been had. The legislative authority of the county in which such reorganized district is situated shall have all the powers possessed at the time of the reorganization by the board of commissioners of such district to levy, assess, and cause to be collected any and all assessments or charges against any of the lands within such district that may be necessary or required to provide funds for the payment of all the bonds, warrants and other indebtedness thereof. [1985 c 396 § 49; 1917 c 131 § 5; RRS § 4351. FORMER PART OF SECTION: 1933 c 182 § 5, part, now codified in RCW 85.22.050. Formerly RCW 85.20.050, part and 85.20.060, part.]

Severability—1985 c 396: See RCW 85.38.900.

85.20.070 Refunding bonds. Whenever in any district reorganized under the provisions of this chapter any bonds issued prior to such reorganization shall become payable and the county legislative authority determines that it is in the interest of the property owners of the district to have refunding bonds issued, the county legislative authority may authorize the district to issue refunding bonds in accordance with chapter 85.38 RCW. [1986 c 278 § 35; 1917 c 131 § 6; RRS § 4352. FORMER PART OF SECTION: 1933 c 182 § 6, now codified as RCW 85.22.060.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.20.120 Sale and issuance of refunding bonds. Upon the expiration of thirty days from the first publication

(2008 Ed.) [Title 85 RCW—page 53]

of the notice given by the treasurer as provided herein, the county legislative authority of the county in which all or the major part of the district is located may issue and sell refunding bonds of the district subject to chapter 85.38 RCW. [1986 c 278 § 36; 1917 c 131 § 11; RRS § 4357. FORMER PART OF SECTION: 1933 c 182 § 11 now codified as RCW 85.22.110.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.20.140 Powers of board. The board of county commissioners shall have all the powers possessed by the board of commissioners of any district reorganized under the provisions of this chapter prior to such reorganization, to levy assessments for the payment of the interest on any other bonds of the district not then payable and refunded under the provisions of this chapter, and to levy assessments to provide a sinking fund for the liquidation of such bonds at their maturity. Such assessments shall be called and collected in the manner provided by the law under which they were assessed, and such bonds shall be paid as provided by the law under which they were issued. Proper funds shall be established in the county treasury for the proceeds of the payments of such assessments, and such funds shall be applied to the payment of the bonds for the payment of which they were levied. [1917 c 131 § 13; RRS § 4359. FORMER PART OF SEC-TION: 1933 c 182 § 13 now codified as RCW 85.22.130.]

85.20.150 Extensions to compensate for inadequate benefits—Payment. Whenever in any district reorganized under the provisions of this chapter, extensions or additions are made to the system of improvements of the district to provide drainage or protection from overflow for lands previously found benefited and assessed for the construction of the original system of improvement which are not receiving benefits therefrom in proportion to the benefits found and the assessments levied against such lands, the costs of such extensions or additions shall be included as a cost of maintenance of the improvements of the district and shall be levied and collected in the manner provided for the levy and collection of such costs. [1917 c 131 § 14; RRS § 4360. FORMER PART OF SECTION: 1933 c 182 § 14 now codified as RCW 85.22.140.]

Chapter 85.22 RCW REORGANIZATION OF DISTRICTS INTO IMPROVEMENT DISTRICTS—1933 ACT

Sections

85.22.010	Reorganization authorized.
85.22.020	Petition to reorganize—Contents.
85.22.030	Elections—Notice—Publication—Costs.
85.22.050	Reorganized district—Commissioners retained, powers—
	Effect of reorganization.
85.22.060	Refunding bonds.
85.22.130	Powers of board.
85.22.140	Extensions to compensate for inadequate benefits—Payment

85.22.010 Reorganization authorized. Any diking district; drainage district; irrigation improvement district; intercounty diking and drainage district; diking, drainage, and/or sewerage improvement district; consolidated diking district, drainage district, diking improvement district, and/or

drainage improvement district; or flood control district may reorganize as a drainage and irrigation improvement district or as a diking, drainage and irrigation improvement district in the manner provided in this chapter. [1993 c 464 § 1; 1933 c 182 § 1; RRS § 4477-1. Formerly RCW 85.20.010, part.]

85.22.020 Petition to reorganize—Contents. For the purpose of securing such reorganization, a petition shall be presented to the clerk of the board of county commissioners of the county in which such district is located, at a regular or special meeting of the board. The petition shall be signed by the board of commissioners of the district and shall state the number of the district seeking to reorganize, and shall pray that such district be reorganized as a drainage and irrigation improvement district or diking, drainage and irrigation improvement district. [1933 c 182 § 2; RRS § 4477-2. Formerly RCW 85.20.020, part.]

85.22.030 Elections—Notice—Publication—Costs. Whenever a petition is presented as provided in RCW 85.22.020, the county legislative authority shall order an election to be held to determine if the district shall be reorganized. The county legislative authority shall specify the election date which may or may not be the same as the regular special district general election. Notice of the election shall be posted and published, and the election shall be conducted, as for any special district election. The notice shall state the number of the district so petitioning to reorganize, the place where and the time when the election is to be held. The auditor shall certify the results of the election to the county legislative authority. If the proposition to reorganize the district is approved by a simple majority vote of the voters voting on the proposition, the district shall be reorganized as either a diking improvement district or drainage improvement district upon the county legislative authority ordering the reorganization. The district shall be liable to the county for its costs incurred for the election. [1985 c 396 § 50; 1933 c 182 § 3; RRS § 4477-3. Formerly RCW 85.20.030, part.]

Severability—1985 c 396: See RCW 85.38.900.

85.22.050 Reorganized district—Commissioners retained, powers—Effect of reorganization. The commissioners of the old district shall become the supervisors of the reorganized district and shall have all the rights and powers and be subject to all laws applicable to a diking or drainage improvement district. The supervisors shall also have the power of using such drainage ditches and equipment in the district for irrigation purposes at proper times and may adapt such ditches to such purposes by making the necessary improvements therein. The supervisors shall also have the right to purchase and install machinery, pumps and other equipment for the carrying on of such irrigation within the district. Notwithstanding such dissolution and reorganization, none of the outstanding bonds, warrants or other indebtedness of the district, shall be affected thereby; and all lands liable to be assessed to pay any of such bonds, warrants or other indebtedness shall remain liable to the same extent as if such reorganization had not been made, and any and all assessments theretofore levied or made against any such lands shall be and remain unimpaired and shall be collected

[Title 85 RCW—page 54] (2008 Ed.)

in the same manner as if no such reorganization had been had. The legislative authority of the county in which such reorganized district is situated shall have all the powers possessed at the time of the reorganization by the board of commissioners of such district to levy, assess, and cause to be collected any and all assessments or charges against any of the lands within such district that may be necessary or required to provide funds for the payment of all the bonds, warrants and other indebtedness thereof. [1985 c 396 § 51; 1933 c 182 § 5; RRS § 4477-5. Formerly RCW 85.20.050, part and 85.20.060, part.]

Severability-1985 c 396: See RCW 85.38.900.

85.22.060 Refunding bonds. Whenever in any district reorganized under the provisions of this chapter any bonds issued prior to such reorganization shall become payable and the county legislative authority determines that it is in the interest of the property owners of the district to have refunding bonds issued, the county legislative authority may authorize the district to issue refunding bonds in accordance with chapter 85.38 RCW. [1986 c 278 § 37; 1933 c 182 § 6; RRS § 4477-6. Formerly RCW 85.20.070, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.22.130 Powers of board. The board of county commissioners shall have all the powers possessed by the board of commissioners of any district reorganized under the provisions of this chapter prior to such reorganization, to levy assessments for the payment of the interest on any other bonds of the district not then payable and refunded under the provisions of this chapter, and to levy assessments to provide a sinking fund for the liquidation of such bonds at their maturity. Such assessments shall be called and collected in the manner provided by the law under which they were assessed, and such bonds shall be paid as provided by the law under which they were issued. Proper funds shall be established in the county treasury for the proceeds of the payments of such assessments, and such funds shall be applied to the payment of the bonds for the payment of which they were levied. [1933 c 182 § 13; RRS § 4477-13. Formerly RCW 85.20.140, part.]

85.22.140 Extensions to compensate for inadequate benefits—Payment. Whenever in any district reorganized under the provisions of this chapter, extensions or additions are made to the system of improvements of the district to provide drainage or protection from overflow for lands previously found benefited and assessed for the construction of the original system of improvement which are not receiving benefits therefrom in proportion to the benefits found and the assessments levied against such lands, the costs of such extensions or additions shall be included as a cost of maintenance of the improvements of the district and shall be levied and collected in the manner provided for the levy and collection of such costs. [1933 c 182 § 14; RRS § 4477-14. Formerly RCW 85.20.150, part.]

Chapter 85.24 RCW DIKING AND DRAINAGE DISTRICTS IN TWO OR MORE COUNTIES

Districts authorized—Powers—Designation.
Certain powers and rights governed by chapter 85.38 RCW.
Annexation of territory—Consolidation of special districts—
Suspension of operations—Reactivation.
Special assessments—Budgets—Alternative methods.
Board of commissioners—Oath, bond—Plan of improve-
ment—Levy of assessment, procedure.
Board of commissioners—Power to conduct business, make
contracts, etc. Board of commissioners—Construction and maintenance
powers. Board of commissioners—Duties of board officers—Quorum
Board of commissioners—Power to adjourn proceedings.
Board of commissioners—Rules and regulations.
Board of commissioners—Compensation and expenses
Board of commissioners—Compensation and expenses. Objections to assessment—Procedure.
Judicial review
Lien of assessments—Notice and collection.
Payment of assessment without interest.
District treasurer—Collection, remittance and disbursement of
assessments.
Sale of property for delinquency—Procedure—Purchaser's
interest.
Disposal by commissioners of lands not redeemed from sale—
Use of proceeds.
Reassessments.
Segregation of assessments.
Special assessment bonds.
Counties to contribute for benefits to roads, bridges, or health
of people.
Municipality may contribute.
Acquisition of property—Eminent domain.
Eminent domain—Procedure.
Eminent domain—Rights-of-way.
Eminent domain—Against public lands.
Cities may be included in district.
Assessment of state lands.
Improvement of streams—Scope of powers.
Improvement of streams—Stream beds are property of district—Disposition.
Service of notices on agent of owner.
Adjustment of indebtedness with the state.
Validation of existing districts—1923 c 140.

Special district creation and operation: Chapter 85.38 RCW.

85.24.010 Districts authorized—Powers—Designa-

tion. Whenever a portion of two or more counties require diking, drainage, or the erection of flood dams or drift barriers to prevent inundations, such portion of two or more counties may be organized into a district; and the board of commissioners, hereinafter provided for, shall have and possess the powers herein conferred, or that may hereafter be conferred by law upon such districts and board of commissioners, and all such powers not in conflict with those herein granted, which now exist under the provisions of the laws of the state relating to the establishment, construction and maintenance of dikes and drains; and such districts shall be known and designated as "Diking and Drainage District No. . . . in and counties (here insert name of counties), of the state of Washington"; and shall have the right to sue and be sued by, in the name of its board of commissioners herein provided for, and shall have perpetual succession, and shall adopt and use a seal. [1923 c 140 § 1; 1909 c 225 § 1; RRS § 4361.1

85.24.015 Certain powers and rights governed by chapter 85.38 RCW. Intercounty diking and drainage districts shall possess the authority and shall be created, district

(2008 Ed.) [Title 85 RCW—page 55]

voting rights shall be determined, and district elections shall be held as provided in chapter 85.38 RCW. [1985 c 396 § 34.]

Severability-1985 c 396: See RCW 85.38.900.

85.24.025 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation. Intercounty diking and drainage improvement districts may annex territory, consolidate with other special districts, and have their operations suspended and be reactivated, in accordance with chapter 85.38 RCW. [1986 c 278 § 14.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.24.065 Special assessments—Budgets—Alternative methods. RCW 85.38.140 through 85.38.170 constitute a mutually exclusive alternative method by which intercounty diking and drainage districts in existence as of July 28, 1985, may measure and impose special assessments and adopt budgets. RCW 85.38.150 through 85.38.170 constitute the exclusive method by which intercounty diking and drainage districts created after July 28, 1985, may measure and impose special assessments and adopt budgets. [1985 c 396 § 27.]

Severability-1985 c 396: See RCW 85.38.900.

85.24.070 Board of commissioners—Oath, bond— Plan of improvement—Levy of assessment, procedure. A three-member board of commissioners shall be the governing body of an intercounty diking and drainage district. The initial commissioners shall be appointed, and the elected commissioners elected, as provided in chapter 85.38 RCW.

The members of such board, before entering upon their duties, shall take and subscribe on oath substantially as follows:

State of Washington		SS
County of	>	33.

I, the undersigned, a member of the board of commissioners of the diking and drainage district No. . . . , in and counties, do solemnly swear (or affirm) that I will faithfully discharge my duties as a member of the commission.

Upon the taking of such oath and the entering into a bond, as provided in RCW 85.38.080, the county legislative authority shall enter an order upon its records that the three persons named have qualified as the board of commissioners for diking and drainage district No. . . . , in and counties, and that those persons and their successors do and shall constitute a board of commissioners for the diking and drainage district. The order when made shall be conclusive of the regularity of the election and qualification of the board of diking and drainage commissioners for the particular district, and the persons named therein shall constitute the board of diking and drainage commissioners.

The board of diking and drainage commissioners shall thereupon immediately organize and elect one of their number as chairman and may either appoint a voter of the district or another diking and drainage commissioner to act as secretary. The board shall then proceed to make and cause to be made specifications and details of a system which may be adopted by the board for the improvements to be made, together with an estimate of the total cost thereof; and shall, upon the adoption of the plan of improvement of the district, proceed to acquire the necessary property and property rights for the construction, establishment and maintenance of the system either by purchase or by power of eminent domain as hereinafter provided. Upon such acquisition being had, the board shall then proceed with the construction of the diking and drainage system and in doing so shall have the power to do the work directly or in its discretion to have all or any part of the work done by contract. In case the board shall decide upon doing the same by contract, it shall advertise for bids for the construction work, or such part thereof as they may determine to have done by contract, and shall have the authority to let a contract to the lowest responsible bidder after advertising for bids.

Any contractor doing work hereunder shall be required to furnish a bond as provided by the laws of the state of Washington relating to contractors of public work.

The board shall have the right, power and authority to issue vouchers or warrants in payment or evidence of payment of any and all expenses incurred under this chapter, and shall have the power to issue the same to any contractor as the work progresses, the same to be based upon the partial estimates furnished from time to time by engineers of the district. All warrants issued hereunder shall draw interest at a rate determined by the board.

Upon the completion of the construction of the system, and ascertainment of the total cost thereof including all compensation and damages and costs and expenses incident to the acquiring of the necessary property and property right, the board shall then proceed to levy an assessment upon the taxable real property within the district which the board may find to be specially benefited by the proposed improvements; and shall make and levy such assessment upon each piece, lot, parcel and separate tract of real estate in proportion to the particular and special benefits thereto. Upon determining the amount of the assessment against each particular tract of real estate as aforesaid, the commissioners shall make or cause to be made an assessment roll, in which shall appear the names of the owners of the property assessed, so far as known, and a general description of each lot, block, parcel or tract of land within the district, and the amount assessed against the same, as separate, special or particular benefits. The board shall thereupon make an order setting and fixing a day for hearing any objections to the assessment roll by any one affected thereby, which day shall be at least twenty days after the mailing of notices thereof, postage prepaid, as herein provided. The board shall send or cause to be sent by mail to each owner of the premises assessed, whose name and place of residence is known, a notice, substantially in the following form:

To : Your property (here describe the property) is assessed \$ A hearing on the assessment roll will be had before the undersigned at the office of the board at on the day of at which time you are notified to be and appear and to make any and all objections which you may have as to the amount of the assessment against your property, or as to whether it should be assessed at all; and to

[Title 85 RCW—page 56] (2008 Ed.)

make any and all objections which you may have to the assessment against your lands, or any part or portion thereof.

The failure to send or cause to be sent such notice shall not be fatal to the proceedings herein described. The secretary of the board on the mailing of the notices shall certify generally that he has mailed such notices to the known address of all owners, and such certificate shall be prima facie evidence of the mailing of all such notices at the date mentioned in the certificate.

The board shall cause at least ten days' notice of the hearing to be given by posting notice in at least ten public places within the boundaries of the district, and by publishing the same at least five successive times in a daily newspaper published in each of the counties affected; and for at least two successive weeks in one or more weekly newspapers within the boundaries of the district, in each county if there are such newspapers published therein, and if there is no such newspaper published, then in one or more weekly newspapers, having a circulation in the district, for two successive weeks. The notice shall be signed by the chairman or secretary of the board of commissioners, and shall state the date and place of hearing of objections to the assessment roll and levy, and of all other objections; and that all interested parties will be heard as to any objection to the assessment roll and the levies as therein made. [1985 c 396 § 53; 1981 c 156 § 26; 1923 c 140 § 4; 1909 c 225 § 5; RRS § 4365. FORMER PART OF SECTION: 1909 c 225 §§ 9, 11, 21, 28, 32 now codified as RCW 85.24.071, 85.24.073, 85.24.075, 85.24.077, and 85.24.079. Formerly RCW 85.24.070, 85.24.090, 85.24.100, 85.24.110, and 85.24.120.]

Severability-1985 c 396: See RCW 85.38.900.

85.24.071 Board of commissioners—Power to conduct business, make contracts, etc. The commissioners herein provided for and their successors in office, shall from the time of their election and qualifications aforesaid, have the power, and it shall be their duty, to manage and conduct the business affairs of the district, making and executing all necessary contracts, appoint such agents and employees as may be required, and prescribe their duties, and perform any and all acts which may be necessary, proper or requisite to carry into effect their duties as commissioners, and all such other acts as may be provided in this chapter or in any other act. [1909 c 225 § 9; RRS § 4369. Formerly RCW 85.24.070, part.]

85.24.073 Board of commissioners—Construction and maintenance powers. Said board of commissioners herein provided for shall have the exclusive charge of the construction and maintenance of all dikes and drainage systems which may be constructed within the said district, and shall be the executive officers thereof, with full power to bind said district by their acts in the performance of their duties as provided by law. [1909 c 225 § 11; RRS § 4371. Formerly RCW 85.24.070, part.]

85.24.075 Board of commissioners—Duties of board officers—Quorum. The chairman of the board shall preside at all meetings and shall have the right to vote upon all questions the same as other members, and shall perform such

duties in addition to those in this chapter prescribed as may be fixed by the board. The secretary of the board shall perform the duties in this chapter prescribed, and such other duties as may be fixed by the board. A majority of the board shall constitute a quorum for the transaction of business, but it shall require a majority of the entire board to authorize any action by the board. [1909 c 225 § 21; RRS § 4381. Formerly RCW 85.24.070, part.]

85.24.077 Board of commissioners—Power to adjourn proceedings. The board of commissioners shall have power to adjourn any and all proceedings before them from time to time. [1909 c 225 § 28; RRS § 4388. Formerly RCW 85.24.070, part.]

85.24.079 Board of commissioners—Rules and regulations. The board shall have power and authority to make rules and regulations for the purpose of carrying into effect any of the provisions of this chapter. [1909 c 225 § 32; RRS § 4392. Formerly RCW 85.24.070, part.]

85.24.080 Board of commissioners—Compensation and expenses. The members of the board may receive as compensation up to ninety dollars per day or portion thereof spent in actual attendance at official meetings of the district, or in performance of other official services or duties on behalf of the district: PROVIDED, That such compensation shall not exceed eight thousand six hundred forty dollars in one calendar year: PROVIDED FURTHER, That the board may fix a different salary for the secretary thereof in lieu of the per diem. Each commissioner is entitled to reimbursement for reasonable expenses actually incurred in connection with such business, including subsistence and lodging, while away from the commissioner's place of residence, and mileage for use of a privately owned vehicle in accordance with chapter 42.24 RCW. The salary and expenses shall be paid by the treasurer of the fund, upon orders made by the board. Each member of the board must before being paid for expenses, take vouchers therefore from the person or persons to whom the particular amount was paid, and must also make affidavit that the amounts were necessarily incurred and expended in the performance of his or her duties.

Any commissioner may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the commissioner's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index

(2008 Ed.) [Title 85 RCW—page 57]

covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect.

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 11; 1998 c 121 § 11; 1991 c 349 § 23; 1985 c 396 § 54; 1909 c 225 § 33; RRS § 4393.]

Severability-1985 c 396: See RCW 85.38.900.

85.24.130 Objections to assessment—Procedure.

Any person interested in any real estate affected by said assessment may, within the time fixed, appear and file objections. As to all parcels, lots or blocks as to which no objections are filed, within the time as aforesaid, the assessment thereon shall be confirmed and shall be final. On the hearing, each person may offer proof, and proof may also be offered on behalf of the assessment, and the board shall affirm, modify, change and determine the assessment, in such sum as to the board appears just and right. The commissioners may increase the assessment during such hearing upon any particular tract by mailing notice to the owner at his last known address, to be and appear within a time not less than ten days after the date of the notice, to show cause why his assessment should not be increased. When the assessment is finally equalized and fixed by the board, the secretary thereof shall certify the same to the county treasurer of each county in which the lands are situated, for collection; or if appeal has been taken from any part thereof, then so much thereof as has not been appealed from shall be certified. In case any owner of property appeals to the superior court in relation to the assessment or other matter when the amount of the assessment is determined by the court finally, either upon determination of the superior court, or review by the supreme court or the court of appeals, then the assessment as finally fixed and determined by the court shall be certified by the clerk of the proper court to the county treasurer of the county in which the lands are situated and shall be spread upon and become a part of the assessment roll hereinbefore referred to. [1988 c 202 § 82; 1971 c 81 § 167; 1909 c 225 § 6; RRS § 4366.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.24.140 Judicial review. Any person who feels aggrieved by the final assessment made against any lot, block or parcel of land owned by him, may appeal therefrom to the superior court of the county in which the land is situated. Such appeal shall be taken within the time and substantially in the manner prescribed by the laws of this state for appeals from justices' courts. All notice of appeal shall be filed with the said board, and shall be served upon the prosecuting attor-

ney of the county in which the action is brought. The secretary of the board shall, at appellant's expense, certify to the superior court so much of the record as appellant may request, and the cause shall be tried in the superior court de novo

Any person aggrieved by any final order or judgment made by the superior court concerning any assessment authorized by this chapter, may seek appellate review of the order or judgment as in other civil cases. [1988 c 202 § 83; 1971 c 81 § 168; 1909 c 225 § 7; RRS § 4367.]

Severability-1988 c 202: See note following RCW 2.24.050.

85.24.150 Lien of assessments—Notice and collec-

tion. The final assessment shall be a lien paramount to all other liens except liens for taxes and other special assessments upon the property assessed, from the time the assessment roll shall have been finally approved by the board, and placed in the hands of the county treasurers as collectors. After the roll shall have been delivered to the county treasurers for collection, each treasurer shall proceed to collect the amounts due in the manner that other taxes are collected as to all lands situated within the county of which he is treasurer. The treasurer shall give at least ten days' notice in one or more newspapers of general circulation in the counties in which the lands are situated for two successive weeks, that the roll has been certified to him for collection, and that unless payment be made within thirty days from the date of the notice, that the sum charged against each lot or parcel of land shall be paid in not more than ten equal annual payments, with interest upon the whole sum so charged, at a rate not to exceed seven percent per annum. The interest shall be paid annually. The county treasurer shall proceed to collect the amount due each year upon the publication of notice as hereinafter provided. In such publication notice it shall not be necessary to give a description of each tract, piece or parcel of land, or of the names of the owners thereof.

The treasurer shall also mail a copy of the notice to the owner of the property assessed, when the post office address of the owner is known to the treasurer; but the failure to mail the notice shall not be necessary to the validity of the collection of the tax. [1985 c 469 § 83; 1909 c 225 § 8; RRS § 4368.]

85.24.160 Payment of assessment without interest.

The owner of any lot or parcel of land charged with any assessment, as hereinbefore provided, may redeem the same from all liability by paying the entire assessment charged against such lot or parcel of land, or part thereof, without interest, within thirty days after notice to him of such assessment, as herein provided. [1986 c 278 § 38; 1983 c 167 § 199; 1909 c 225 § 17; RRS § 4377.]

Severability—1986 c 278: See note following RCW 36.01.010.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

85.24.170 District treasurer—Collection, remittance and disbursement of assessments. The treasurer of each county shall collect the taxes levied and assessed hereunder upon all that portion of the property situated within the county for which the treasurer is acting. The treasurer of the

[Title 85 RCW—page 58] (2008 Ed.)

county in which the smaller or minor portion of the taxes are to be collected shall forward the amount collected by him quarterly each year on the first Monday in January, April, July and October, to the treasurer of the county in which the larger or major portion of the taxes are to be collected. The treasurer of the county in which the larger portion of the taxes have been levied and assessed shall be the disbursing officer of such diking and drainage district, and shall pay out the funds of such district upon orders drawn by the chairman and secretary of the board acting under authority of the board, and shall be the treasurer of the fund. [1909 c 225 § 22; RRS § 4382.]

85.24.180 Sale of property for delinquency—Procedure—Purchaser's interest. If any of the installment of taxes are not paid as herein provided, the county treasurer shall sell all lots or parcels of land on which taxes have been levied and assessed, whether in the name of the designated owner or the name of an unknown owner, to satisfy all delinquent and unpaid assessments, interest, penalties and costs. The treasurer must commence the sale of property upon which taxes are delinquent within sixty days after the same become delinquent, and continue such sale from day to day thereafter until all the lots and parcels of land upon which taxes have not been paid are sold. Such sales shall take place at the front door of the court house. The proper treasurer shall give notice of such sales by publishing a notice thereof once a week for two successive weeks in two or more newspapers published within the district, or if no such newspaper is published, within the district, then within any two or more newspapers having a general circulation in such district; such notice shall contain a list of all lots and parcels of land upon which such assessments are delinquent, with the amount of interest, penalty and cost at the date of sale, including costs of advertising had upon each of such lots, pieces or parcels of land, together with the names of the owners thereof, if known to the treasurer, or the word "unknown" if unknown to the treasurer, and shall specify the time and place of sale, and that the several lots or parcels of land therein described, or so much as may be necessary, will be sold to satisfy the assessment, interest, penalty and cost due upon each. All such sales shall be made between the hours of ten o'clock a.m. and three o'clock p.m. Such sales shall be made in the manner now prescribed by the general laws of this state for the sale of property for delinquent taxes, and certificates and deeds shall be made to the purchasers and redemptions made as is now prescribed by the general laws of this state in the manner and upon the terms therein specified: PROVIDED, That no tax deeds shall be made until after the expiration of one year after the issuance of the certificate, and during such year any person interested may redeem. A certificate of purchase shall be issued to the district for all lots and parcels of land not sold. Certificates issued to the district shall be delivered to the board of commissioners of the district. The board of commissioners of the district may sell and transfer any such certificate to any person who is willing to pay to the district the amount for which the lot or parcel of land therein described was stricken off to the district, with the interest subsequently accrued thereon. Within ten days after the completion of sale of all lots, pieces and parcels of land authorized to be sold as aforesaid, the treasurer must make a return to the board of commissioners with a statement of the doings thereon, showing all lots and parcels of land sold by him, to whom sold and the sum paid therefor. The purchaser at improvement sales acquires a lien on the lot, piece or parcel of land sold for the amount paid by him at such sales for all delinquent taxes and assessments, and all costs and charges thereon, whether levied previously or subsequently to such sale, subsequently paid by him on the lot or parcel of land, and shall be entitled to interest thereon at the rate of ten percent per annum from the date of such payment. [1909 c 225 § 23; RRS § 4383. Formerly RCW 85.24.180 and 85.24.190, part.]

85.24.190 Disposal by commissioners of lands not redeemed from sale—Use of proceeds. The board of commissioners of the district shall have the power to sell, lease and dispose of any and all lands which may be acquired by it by virtue of deeds issued to it by the treasurer for lands not redeemed from sale, and the funds derived from any disposition of such land shall become the fund of the district to be used for the benefit of the district under the direction of its board of commissioners. [1909 c 225 § 24; RRS § 4384. FORMER PART OF SECTION: 1909 c 225 § 23, part, now codified as RCW 85.24.180.]

85.24.200 Reassessments. If because of a substantial reduction of the amount of the assessment upon any lands, the result would be to leave the amount of the assessment upon other lands insufficient, or if for any cause the assessment should be held invalid or become inoperative, then the board shall have power to make a reassessment of all lands to the same extent as the original assessment. [1909 c 225 § 30; RRS § 4390.]

85.24.220 Segregation of assessments. When a piece, lot, or tract of land has been assessed in one body, if the same is subsequently subdivided by the owner, or there should be purchasers of different portions of such tract, then the owner or purchaser may pay the taxes upon such piece or tract of land, paying the proportion which is proper upon such separate piece or tract. [1909 c 225 § 25; RRS § 4385.]

85.24.235 Special assessment bonds. Special assessment bonds and notes shall be issued and sold in accordance with chapter 85.38 RCW. [1986 c 278 § 26.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.24.240 Counties to contribute for benefits to roads, bridges, or health of people. Whenever any highways, roads, or bridges are maintained by either county in which a diking and drainage district may be established, as herein provided, and it shall appear that the construction and maintenance of such diking and drainage system will be beneficial to such highways, roads, and bridges, or which will be beneficial to such highways, roads and bridges as may thereafter be constructed or maintained by the county, in which any part of the system of dikes and drains is situated, then the board of county commissioners of such county may, and it shall be the duty of such board to appropriate to such diking and drainage district an amount of money sufficient to pay the proportionate share of such county in accordance with the

(2008 Ed.) [Title 85 RCW—page 59]

benefits received or to be received; and whenever it may appear to the board of county commissioners of any county that any improvements made or to be made in any diking or drainage district under the provisions of this chapter, shall on account of the health of the people of the county be beneficial in respect thereto, the board of county commissioners may make an appropriation of money to such diking and drainage district in such an amount to such board as may seem proper. [1909 c 225 § 18; RRS § 4378.]

Basis of supplemental assessments: RCW 85.07.050. Benefits to public roads, how paid: RCW 85.07.040.

85.24.250 Municipality may contribute. Whenever it appears to the council of any incorporated city or town not included or not wholly included within the limits of any diking or drainage district established hereunder, which incorporated city or town may be within a county in which a portion of such district is located that the construction and maintenance of such diking and drainage system will be beneficial to the health and general welfare of the inhabitants of the incorporated city or town, then the city or town council may appropriate money out of the general funds of the city or town to such diking and drainage system, or the council may for such purpose impose assessments upon all the property in the city or town that benefits from facilities and activities of the diking or drainage district, and give the assessments to the diking or drainage district. [1991 c 349 § 7; 1973 1st ex.s. c 195 § 119; 1909 c 225 § 19; RRS § 4379.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Limitation of levies: RCW 84.52.050.

85.24.260 Acquisition of property—Eminent

domain. The districts organized under the provisions of this chapter, and the commissioners appointed and qualified as such shall have the right of eminent domain with the power by and through the board of commissioners to condemn and cause to be condemned and appropriated private property for the use of said district in the construction and maintenance of the system of dikes, drains, flood dams and drift barriers, and for any other purpose proper, necessary and convenient for the purpose of carrying into effect the powers vested in said district and the commissioners thereof; and that the property of private corporations shall be subject to the same rights of eminent domain as private individuals. Said board of commissioners shall also have the power to acquire by purchase, in the name of the district, any and all real property necessary to make the improvements herein provided for. [1909 c 225] § 10; RRS § 4370. FORMER PART OF SECTION: 1909 c 225 §§ 12, 20, 27, now codified as RCW 85.24.261, 85.24.263, and 85.24.265.]

85.24.261 Eminent domain—Procedure. In the exercise of the right of eminent domain, all proceedings shall be prosecuted by the board of commissioners for and on behalf of the district, or in the name of the district itself, and such proceedings shall be conducted in the superior court of the county in which the lands sought to be condemned are situated, and shall be in the manner and in accordance with the procedure now provided by law regulating the mode of pro-

cedure to appropriate lands, real estate, or property by corporations for corporate purposes. [1909 c 225 § 12; RRS § 4372. Formerly RCW 85.24.260, part.]

85.24.263 Eminent domain—Rights-of-way. In the construction and maintenance of the improvements herein provided for, the said district may acquire by purchase or otherwise, and by the exercise of the right of eminent domain, any right-of-way through, over and across any property situated without said district which may be necessary or proper to the completion of the system of improvements. [1909 c 225 § 20; RRS § 4380. Formerly RCW 85.24.260, part.]

85.24.265 Eminent domain—Against public lands.

Any district created hereunder is hereby granted the right to exercise the power of eminent domain against any lands or other property belonging to the state of Washington or any municipality thereof, and such power of eminent domain shall be exercised under and by the same procedure as is now, or may hereafter be, provided by the laws of this state for the exercise of the right of eminent domain by ordinary railroad corporations. [1909 c 225 § 27; RRS § 4387. Formerly RCW 85.24.260, part.]

Corporations, eminent domain: Chapter 8.20 RCW. Railroads, corporate powers: Chapter 81.36 RCW.

85.24.270 Cities may be included in district. Within the limits of said diking or drainage district may be included any incorporated city or town, or any part thereof. [1909 c 225 § 14; RRS § 4374. FORMER PART OF SECTION: 1909 c 225 § 15, now codified as RCW 85.24.275.]

85.24.275 Assessment of state lands. Any of the state, school, or granted land within the district, shall also be assessed the same as other lands are assessed in proportion to the benefit, but any such lands shall not be sold for delinquencies, but the amount of the assessment shall be paid by the state at the time, in the manner, under the circumstances, and in accordance with the provisions of the act relating to the payment by the state of assessments made on state, school and granted lands for the construction and maintenance of dikes and drains benefiting such lands, approved March 5, 1907; Laws of 1907, pp. 125-126. [1909 c 225 § 15; RRS § 4375. Formerly RCW 85.24.270, part.]

Reviser's note: The 1907 act referred to herein appears to be superseded by chapter 164, Laws of 1919 codified as chapter 79.44 RCW. See *Paine v. State*, 156 Wash. 31, 40. See also reviser's notes following RCW 85.05.110 and 85.06.110.

85.24.280 Improvement of streams—Scope of pow-

ers. Any district so established as aforesaid through its board of commissioners shall have the right, power and authority to straighten, deepen and improve any and all rivers, water-courses, or streams, whether navigable or otherwise, flowing through or located within the boundaries of said diking or drainage district, whenever necessary or proper in carrying out the objects of the system. The district by and through its board of commissioners shall also have the power to construct all needed auxiliary ditches, canals, flumes, locks, flood barriers, and all necessary artificial appliances in the construction of the system, and which shall be necessary and

[Title 85 RCW—page 60] (2008 Ed.)

advisable to protect the land in any such district from overflow or to assist, or which may become necessary in the preservation or maintenance of such system. [1909 c 225 § 13; RRS § 4373. FORMER PART OF SECTION: 1909 c 225 § 26, now codified as RCW 85.24.285.]

85.24.285 Improvement of streams—Stream beds are property of district—Disposition. The board shall have power and authority to straighten, widen, deepen and improve any and all rivers, watercourses or streams, whether navigable or otherwise, flowing through or located within the boundaries of such district; and the beds of any streams or rivers which may be changed, shall become the property of the district, and the board shall have the power to sell and dispose of the same, or exchange the same or any portion thereof for other lands. [1909 c 225 § 26; RRS § 4386. Formerly RCW 85.24.280, part.]

85.24.290 Service of notices on agent of owner. When any notice is required to be given to the owner under any of the provisions of this chapter, such notice shall be given to the agent instead of the owner, in case the owner prior to the giving of the notice required by the board or proper officer has filed with the board or proper officer the name of the agent with his post office address. [1909 c 225 § 29; RRS § 4389.]

85.24.310 Adjustment of indebtedness with the state. See chapter 87.64 RCW.

85.24.900 Validation of existing districts—1923 c **140.** The organization, establishment and creation of all diking and drainage districts in this state situated in two or more counties heretofore had or made, or attempted to be had or made, pursuant to the provisions of chapter 4, Title XXVII of Remington's Compiled Statutes, relating to the creation and establishment of such diking and drainage districts, and all acts, steps or proceedings had or attempted to be had by any such district, are hereby for all purposes declared legal and valid, and such districts situated in two or more counties are hereby declared duly organized, established and created, and all contracts, obligations or debts heretofore made or incurred by or in favor of such diking and drainage district situated in two or more counties so attempted to be organized, established and created, and all official bonds or other obligations executed in connection with or in pursuance of such organization, are hereby declared legal and valid, and of full force and effect. [1923 c 140 § 6; RRS § 4376-1.]

Chapter 85.28 RCW PRIVATE DITCHES AND DRAINS

Sections	
85.28.010	Private parties authorized to establish ditches and drains.
85.28.020	Petition to appropriate—Contents.
85.28.030	Cost bond by petitioner.
85.28.040	Viewers to be appointed—Duties.
85.28.050	Report of viewers and plat to be filed.
85.28.060	Summons to landowners—Contents and form.
85.28.080	Service by publication.
85.28.090	Trial—Findings or verdict—Decree—Time for payment of
	award.

85.28.100	Appeal.
85.28.110	Compensation of viewers—Costs.
85.28.120	New viewers may be appointed if report not adopted.
85.28.130	Drainage of tide or marsh lands—Division of cost between
	contiguous tracts.
85.28.140	Dike or ditch as common boundary—Division of costs.
85.28.150	Dike, dam, or causeway at Bachelor Slough.

85.28.010 Private parties authorized to establish ditches and drains. The owner or owners of any land which requires drainage and which is so situated that it is necessary to the proper drainage of the same to construct ditches or drains across the lands of others, may obtain the location and establishment of such ditch or drain across such lands, in the manner provided in this chapter. [1899 c 125 § 1; RRS § 4394. Prior: 1883 p 77 § 1; 1875 p 92 § 2; 1863 p 485 § 1; 1858 p 31 § 1.]

85.28.020 Petition to appropriate—Contents. The person or persons desiring the location and establishment of such ditch or drain may file in the superior court of the county in which the lands sought to be appropriated are situated, a petition showing the name of the petitioner or petitioners; a description of the lands to be benefited, and of those over which the ditch would pass, and setting forth the name of every owner, incumbrancer, or other person or party interested in the lands over which said ditch would pass, or any part thereof, so far as the same can be ascertained from the public records of the county. Such petition shall also show the object for which the lands are sought to be appropriated, the necessity for the appropriation, and the length, width and depth of the ditch on the lands of each separate owner, with a description of said ditch, as nearly as practicable; and shall also set out the estimated damage to the lands of each owner to be crossed by such ditch. [1899 c 125 § 2; RRS § 4395. Prior: 1883 p 77 § 2, part.]

85.28.030 Cost bond by petitioner. The petitioner, or someone in his behalf, shall enter into a bond in the penal sum of one hundred dollars, with two or more sureties, to be approved by the clerk of said court, payable to the state of Washington, conditioned that the petitioner or petitioners will pay all costs and expenses incurred in the proceeding; which said bond shall be filed with the petition. [1899 c 125 § 3; RRS § 4396. Prior: 1883 p 77 § 2, part.]

85.28.040 Viewers to be appointed—Duties. Upon the filing of said petition the court shall appoint three viewers, two of whom shall be resident freeholders of said county, and not interested in the result of the proceeding, and the other the *county surveyor of the county in which the lands are situated (unless said *county surveyor shall be a party in interest, in which case some other competent surveyor shall be appointed in his place who shall receive the same compensation as is allowed by law to *county surveyors) who shall, upon a day to be fixed by the court, in the order appointing them, view the lands of the petitioner and the lands which said proposed ditch or drain is to cross, for the purpose of determining: First, whether there is a necessity for the establishment of a ditch; and, second, the most practicable route for said ditch to run, if the same be necessary. The clerk of said court shall furnish to said viewers a certified copy of the

(2008 Ed.) [Title 85 RCW—page 61]

order appointing them, which shall warrant them entering upon the lands described in the petition for the purpose of viewing the same. [1899 c 125 § 4; RRS § 4397. Prior: 1883 p 78 § 4; Code 1881 § 2504; 1877 p 314 § 2; 1875 p 93 § 3; 1863 p 485 § 1; 1858 p 31 § 1.]

*Reviser's note: This section refers to the "county surveyor." 1907 c 160 § 1 designated the county surveyor as county engineer; 1925 ex.s. c 167 § 1 abolished the elective office of engineer, except in Class A and first-class counties, and the powers and duties were transferred to the county commissioners with power to employ an engineer; 1937 c 187 § 4 provided duties to vest in county commissioners who were directed to employ a county road engineer. See RCW 36.75.050 and chapter 36.80 RCW.

85.28.050 Report of viewers and plat to be filed.

When said viewers shall have made said examination they shall, within ten days after the day appointed by the court for such examination, report to the court, in writing, (filing the same with the clerk of said court) their decision as to the necessity for said ditch and if they deem such ditch necessary, then the *county surveyor shall file with such report an accurate description and plat of the proposed ditch, showing the course thereof as recommended by the viewers. The viewers shall also estimate the amount of damage which each separate owner would suffer by reason of the construction thereof. [1899 c 125 § 5; RRS § 4398. Prior: 1883 p 79 § 8; Code 1881 § 2507; 1877 p 314 § 2; 1875 p 94 § 6.]

*Reviser's note: "county surveyor," see note following RCW 85.28.040.

85.28.060 Summons to landowners—Contents and

form. Upon the filing of the report of the viewers aforesaid. a summons shall be issued in the same manner as summons are issued in civil actions, and served upon each person owning or interested in any lands over which the proposed ditch or drain will pass. Said summons must inform the person to whom it is directed of the appointment and report of the viewers; a description of the land over which said ditch will pass of which such person is the owner, or in which he has an interest; the width and depth of said proposed ditch, and the distance which it traverses said land, also an accurate description of the course thereof. It must also show the amount of damages to said land as estimated by said viewers; and that unless the person so summoned appears and files objections to the report of the viewers, within twenty days after the service of said summons upon him, exclusive of the day of service, the same will be approved by the court, which summons may be in the following form:

In the Superior Court of the State of Washington, for County.

In the matter of the application of for a private ditch.

The state of Washington to

The state of Washington to
Whereas, on the day of 19 filed his peti-
tion in the above entitled court praying that a private ditch or
drain be established across the following described lands, to
wit:
for the purpose of draining certain lands belonging to said
, and whereas, on the day of, 19,
Messrs and with *county surveyor of
county, were appointed to view said premises in the

Plaintiff's Attorney.
P.O. Address

[1899 c 125 § 6; RRS § 4399. Formerly RCW 85.28.060 and 85.28.070.]

*Reviser's note: "county surveyor," see note following RCW 85.28.040.

85.28.080 Service by publication. In case any person interested in any of the lands to be crossed by such ditch, as aforesaid, does not reside in the county, or cannot be found therein, or conceals himself so that personal service cannot be had upon him, upon proof thereof being made satisfactorily to appear to said court, said summons may be served by publication, in the same manner and with like effect as is done in civil actions: PROVIDED, That no other or different form of summons shall be required for publication than is required for personal service. [1899 c 125 § 7; RRS § 4400.]

85.28.090 Trial—Findings or verdict—Decree— Time for payment of award. Upon the expiration of the time within which exceptions may be filed to the report of the viewers aforesaid, the court shall set a day upon which the petition and the report of the viewers shall be heard and considered by the court. In case exceptions have been filed by any party or parties, which exceptions must have been served upon the petitioner or petitioners prior to the hearing, the court shall hear evidence in regard thereto, and without a jury, pass upon the questions of the necessity for said ditch and the location thereof. If the court finds that such ditch is necessary, and the route selected is the best and most practicable, and that the compensation allowed by the viewers is just and reasonable, then the court shall file his findings to this effect and cause an order to be entered approving the petition and report of the viewers. If, within twenty days from the filing of the findings of facts aforesaid, the petitioner or petitioners shall pay into court all the costs and sums awarded to the owner or owners of the land over which said ditch shall pass, a decree shall be entered establishing the same: PRO-VIDED, If any party shall except to the amount of damages found by the viewers, then the amount of such damages shall be tried by jury, unless a jury trial be waived by the parties, in which case trial thereof may be had by the court. Such trial shall be at a regular term of said court, at which a jury shall be present, and shall be conducted and verdict rendered in the same manner as in civil actions: PROVIDED FURTHER,

[Title 85 RCW—page 62] (2008 Ed.)

That it shall not be incumbent on the petitioner to pay into court the amount of the award or awards of said jury, until within twenty days after said verdict shall have been rendered and entered. [1899 c 125 § 8; RRS § 4401.]

85.28.100 Appeal. No appeal shall be taken from the finding of the court as to the necessity of such ditch or as to the route thereof until after final judgment or decree is entered: PROVIDED, That exceptions shall be taken and allowed to such orders at the time that they are made, and appeal from such orders and from the award of damages shall be taken at the same time. All the provisions of the law in regard to appeals in civil actions shall apply to the proceedings provided for in this chapter. [1899 c 125 § 9; RRS § 4402.]

85.28.110 Compensation of viewers—Costs. The viewers appointed under the provisions of this chapter shall receive the sum of two dollars per day for their services, and the *county surveyor shall receive such compensation as is allowed by law for like services, the same to be taxed as costs and paid by the petitioner. All other costs shall be the same as in civil actions in the superior court. [1899 c 125 § 10; RRS § 4403.]

*Reviser's note: "county surveyor," see note following RCW 85.28.040.

85.28.120 New viewers may be appointed if report not adopted. In case the court should not for any reason adopt the report of the viewers, or the same should be deemed insufficient for any reason, the court may appoint other viewers whose duties shall be the same as the duties of the viewers first appointed. [1899 c 125 § 11; RRS § 4404.]

85.28.130 Drainage of tide or marsh lands—Division of cost between contiguous tracts. Persons owning or desiring to improve contiguous tracts of tide marsh or swampy lands exposed to the overflow of the tide and capable of being made dry, may separate their respective tracts by a dike or ditch, which shall make and designate their common boundary. In all such cases said dike or ditch shall be constructed at the equal cost and expense of the respective parties, and either party failing to pay his or her contributive share of such expense shall be liable to the party constructing the dike or ditch for such contributive share, or so much thereof as may remain due and unpaid, to be recovered in a civil action in a court of competent jurisdiction and the party constructing such dike shall also be entitled to a lien upon the tract of the party failing to pay his or her contributive share for the construction of said dike, or so much thereof as shall be due, which lien shall be secured and enforced as liens of material suppliers and mechanics are now by law enforced. [2007 c 218 § 95; Code 1881 § 2517; No RRS. Prior: 1877 p 258 § 1.]

Intent—Finding—2007 c 218: See note following RCW 1.08.130.

85.28.140 Dike or ditch as common boundary—Division of costs. Any person or persons who may hereafter take a tract of tide land or marsh and shall desire to adopt as his or her boundary line any dike or ditch heretofore constructed

upon and entirely within the boundary line of a neighboring contiguous tract he or she may join on to said tract and adopt said dike as his or her boundary by paying to the owner of the tract upon which said dike is constructed one-half of the cost and expense of the construction thereof, and any person so adopting the dike or ditch of another without contributing his or her half share of the cost or expense thereof shall be liable for his or her said half share, which may be recovered in a civil action in any court of competent jurisdiction, or the owner of the dike or ditch so used may secure a lien upon the tract of land bounded by said dike for the amount due for the use of said dike in accordance with the provisions of the law securing a lien to material suppliers and mechanics: PRO-VIDED ALWAYS, That when such dike has become the common boundary of two adjacent tracts, it shall be and remain the common boundary and the persons owning the said tracts shall be mutually liable for the expense of keeping it in repair, share and share alike. [2007 c 218 § 96; Code 1881 § 2518; No RRS. Prior: 1877 p 258 § 2.]

Intent—Finding—2007 c 218: See note following RCW 1.08.130.

85.28.150 Dike, dam, or causeway at Bachelor **Slough.** It shall be lawful for any adjacent or abutting owner or owners, to construct a dike, dam, or causeway over or in the waters of the state of Washington described as: That certain body of water lying between Bachelor Island and the mainland, appearing on the state survey map made by Edw. C. Dohm, state field engineer, as Columbia Slough and designated on the map as compiled by the U.S. Coast and Geodetic Survey of September, 1937, Number "U.S.C.&G.S. 6154" as Bachelor Island Slough from its point of confluence with Lake River South to the Columbia River, in sections 13, 23, 24, 26 and 35, township 4 north, range 1 west of the Willamette Meridian, in Clark county, Washington: PRO-VIDED, That the location and plans thereto are submitted to and approved by the chief of engineers of the United States and the secretary of war of the United States, before construction is commenced subject to the terms of section 9 of the River & Harbor Act, approved March 3, 1899 (30 Stat. 1151; 33 U.S.C. 401) and: PROVIDED FURTHER, That all such dikes, dams, causeways, or other structures, shall be constructed at the expense of the owners. [1947 c 276 § 1; No RRS.1

Chapter 85.32 RCW DRAINAGE DISTRICT REVENUE ACT OF 1961

Sections	
85.32.010 85.32.020	Declaration of necessity and purpose. Definitions.
85.32.030	Powers of board in general.
85.32.040	Initial determination—Roll—Resolution, contents.
85.32.050	Contents of roll—Assessed, equalized value prima facie cor-
	rect—Separate levies for prior indebtedness—Adjustment of roll.
85.32.060	Notice of hearing—Contents.
85.32.070	Written objections—Filing—Grounds—Waiver.
85.32.080	Additional roll due to omitted property or changed conditions.
85.32.090	Certification and filing of roll—Additional, supplemental roll supplements original.
85.32.100	Reexamination of properties—Supplemental roll—Certification and filing.
85.32.110	Roll is base for benefits against which levy made.
85.32.120	Levy for outstanding indebtedness.
85.32.130	Emergency warrants in excess of estimates.

(2008 Ed.) [Title 85 RCW—page 63]

Castiana

85.32.140	Chapter exclusive method—Concurrent use of other method to
05 22 150	extinguish prior indebtedness—Special assessment bonds.
85.32.150	Owners of extraterritorial lands on roll are electors and may be commissioners—Corporations.
85.32.160	Roll proceedings are conclusive—Injunction upon limited
	grounds.
85.32.170	Judicial review—Petition to superior court.
85.32.180	Judicial review—Filing of transcript, objections, resolution—
	Filing fees—No bond required—Notice of hearing and trial
85.32.190	Judicial review—Scope of trial.
85.32.200	Appellate review.
85.32.210	Levies are for continuous benefits.
85.32.220	Annual estimate of costs.
85.32.900	Powers and duties of chapter are supplemental.
85.32.910	Severability—1961 c 131.

85.32.010 Declaration of necessity and purpose. The maintenance of drainage districts is essential to the economy of the state. The influx of population and changes in land use since many such districts were formed, has made obsolete and unjust the method used under existing law to provide funds for the operation of such districts and for the maintenance and expansion of its drainage systems. Also, in many instances, properties lying outside of the territorial limits of such districts, have been and are being developed in such a manner that waters therefrom, through artificial rather than natural processes, are accumulated and discharged for outlet upon lands within such districts, and the facilities of such district are used without charge to furnish service and benefit to such lands. To furnish remedy for such situations where they are found to exist the state declares that it has an interest therein and this chapter is passed. [1961 c 131 § 2.]

85.32.020 Definitions. As used in this chapter:

"District" means a regularly formed and established drainage district under the provisions of this title.

"Board" means the board of commissioners of a regularly formed and established drainage district under the provisions of this title. [1961 c 131 § 3.]

85.32.030 Powers of board in general. The board may: (1) Make initial determination that the district's facilities furnish benefit to improvements upon land as well as land alone within the district in protecting against and furnishing run-off for surface and/or flood waters; (2) make initial determination that lands and improvements thereon outside of the territorial limits of the district are receiving a service from the facilities of the district, and are benefited thereby in that waters from such lands through ditches, drains, or other artificial methods, other than by natural flow or seepage, are so cast as to have outlet through the district's facilities; (3) determine that properties so found to be served should pay a just proportion of the operational and maintenance costs of the district; (4) in connection with so finding, cause a roll of property thus served and benefited by the district's facilities to be prepared and filed with it, and give notice of a hearing thereon as provided in this chapter; (5) hold public hearings to determine the ultimate facts and approve an ultimate roll of properties served and benefited by the facilities of the district and valuations thereof to serve as a basis against which annual dollar rate levy may be assessed for continuous benefits furnished such properties; make revision thereof as the facts warrant from time to time; provide for the levying of such dollar rate levy; and make return of such roll finally adopted by certifying and filing a copy thereof with the auditor, assessor and treasurer of the county wherein the properties involved are located. [1973 1st ex.s. c 195 § 120; 1961 c 131 § 4.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.040 Initial determination—Roll—Resolution, contents. In the initial instance, when the board of any district, desires to use the method and procedure provided in this chapter, and in order that uniformity may be had, it may cause a roll of all properties within the district claimed to be benefited by its drainage system, and in addition or as a part thereof, a roll of all properties outside of the territorial limits of said district claimed to be served and benefited by the drainage systems of said district, to be prepared and filed with it. Thereupon, the board shall by resolution declare:

- (1) That it has made initial determination that the district's facilities are furnishing and will furnish service and benefit to the properties, including improvements thereon, described in such roll;
- (2) That such roll has been filed with it and will remain so filed and open to inspection by any party interested therein at all reasonable times;
- (3) That a public hearing will be held by the board at a time and place stated to give consideration to the facts and make ultimate determination of the same and to said roll;
- (4) That when said roll is finally adopted, annual dollar rate levies will be made by the district against said properties based upon the valuation thereof as shown on said roll when ultimately adopted to raise money based on benefit and service for the continuous operation and maintenance of said district;
- (5) That at the time of hearing, it will hear all objections filed and will review, adopt, modify, or revise said roll consistent with existing facts to the end that property receiving service and benefit from the facilities of the district shall pay justly and equitably therefor in proportion to benefit received and:
- (6) That upon said hearing or adjournments thereof, the board will determine the ultimate facts concerning service and benefit received by all properties ultimately contained in said roll and as to such properties it will adopt the roll in final form and proceed as in this chapter provided. [1973 1st ex.s. c 195 § 121; 1961 c 131 § 5.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.050 Contents of roll—Assessed, equalized value prima facie correct—Separate levies for prior indebtedness—Adjustment of roll. The roll of properties referred to in this chapter shall contain (1) a description of all properties and improvements thereon, with the name of the owner or the reputed owner thereof and his address as shown on the tax rolls of the assessor or treasurer of the county wherein the property is located, and (2) the determined value of such land and improvements thereon as last assessed and equalized by the taxing agencies of such county. Such assessed and equalized values shall be deemed prima facie as a just, fair and correct base of value for consideration by the board in its determination ultimately of the just and correct base of value in each instance against which annual dollar

[Title 85 RCW—page 64] (2008 Ed.)

rates shall be levied by the district for the operation of the district and the expansion and maintenance of its facilities.

If property outside of the territorial limits of the district are upon the roll as adopted ultimately, and the district has prior indebtedness existing, the board shall set up separate dollar rate levies for the retirement thereof until it is extinguished, which levies shall be applied solely against the properties within the territorial limits of the district. Adjustments of the roll shall be made before final adoption in such a manner that the money raised through annual dollar rate levies for maintenance, expansion and operational costs of the district in no instance shall exceed the value of the service rendered or to be rendered and the benefit received and to be received by the property involved. [1973 1st ex.s. c 195 § 122; 1961 c 131 § 6.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.060 Notice of hearing—Contents. When the board causes a property roll to be filed with it and a hearing to be held thereon as provided in this chapter, it shall give notice of the hearing in the following manner:

The notice shall be published at least three times in consecutive issues in a weekly newspaper, or once a week for three consecutive weeks in a daily newspaper having general circulation in the area involved. The last publication shall be more than fifteen days prior to date of hearing. The board also shall cause a copy of the notice to be mailed in regular course of the federal mail at least thirty days prior to the date of the hearing to the owner or reputed owner of the property at his address, all as shown on the tax rolls or records of the county taxing agencies of the county wherein the property is situated, such notice being deemed adequate and sufficient. The sworn affidavit of the one doing such mailing shall be deemed conclusive of the fact that the notice was mailed.

The notice shall state the following:

- (1) That the board has tentatively determined that the property of the owner or reputed owner named is receiving and will receive service and benefit from the facilities of the district;
- (2) That the board has caused a tentative roll of the properties with any improvements thereon which are receiving and will receive service and benefit to be filed with it; and that the roll shows a base of valuation thereon for the properties against which annual dollar rates will be levied and collected in the same manner as general taxes to pay the fair value of the benefit and service received and to be received by the property through use of the facilities of the district, and to pay the annual cost of operation, development and maintenance of the district and its facilities;
- (3) That on a date, time and place stated, the board will give consideration to the facts and the roll, will hear all objections filed, will review the roll and alter, modify, or change the same consistent with facts established and with equity and fair dealing concerning the properties involved to the end that just levies will be made for service and benefits received and to be received against each property for the purposes mentioned; and at the hearing or continuance thereof, it will adopt the roll in final form and certify and file a copy thereof with the assessor and treasurer of the county wherein the

property is located; and will cause annual millage to be levied against such established valuations for the purposes stated;

(4) That all persons desiring to object to the proceedings, to the proposed base valuations, or to any other thing or matter in connection with the proceedings, must file written objections with the board stating clearly the basis of the objection before the time of the hearing, or all objections will be deemed waived. [1985 c 469 § 84; 1973 1st ex.s. c 195 § 123; 1961 c 131 § 7.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.070 Written objections—Filing—Grounds—

Waiver. Any person, owner or reputed owner having any interest in any property against which the board seeks to make a service and benefit charge under this chapter, may object thereto. All such objections must be in writing and filed with the board before the hearing is commenced upon the roll containing such properties and must state clearly the grounds of such objection. Objections not made within this time and in this manner shall be deemed conclusively to have been waived. [1961 c 131 § 8.]

85.32.080 Additional roll due to omitted property or changed conditions. The board shall from time to time examine the properties within and without said district, and if it finds tentatively that property, including improvements thereon, has been omitted from the existing roll, or conditions have changed so that there are new properties or additional properties receiving benefit and service from the facilities of the district without charge, it shall cause from time to time an additional roll of such property to be filed with it and shall proceed in the same manner as provided in this chapter where the board causes property roll to be filed with it. [1961 c 131 § 9.]

85.32.090 Certification and filing of roll—Additional, supplemental roll supplements original. When any roll or additional or supplemental roll is adopted by the board, a copy thereof shall be certified to and filed with the auditor, the assessor and the treasurer of the county wherein the property contained on said roll is situated. Where the roll is a supplemental or additional roll, it shall supplement the original roll. [1961 c 131 § 10.]

85.32.100 Reexamination of properties—Supplemental roll—Certification and filing. The board may at any time reexamine the properties on any roll, and upon request of an owner shall do so, and if it is found that the condition of such property or properties has changed so that justly such property should be eliminated from any rolls on file, or the base against which dollar rate is levied should be lowered, it shall so determine and make a supplemental roll with reference to such property or properties. When adopted by it, the board shall certify and file a copy thereof with the auditor, assessor and treasurer of the county wherein the property is situated, and such officer shall alter and change the existing rolls accordingly. [1973 1st ex.s. c 195 § 124; 1961 c 131 § 11.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

(2008 Ed.) [Title 85 RCW—page 65]

85.32.110 Roll is base for benefits against which levy made. The roll certified to the county officers as in this chapter provided, and any modification thereof as provided, shall serve as the base of benefits as to land, buildings and improvements furnished service and benefit by the systems of the district against which valuations dollar rates shall be levied and collected in the same manner as general taxes from time to time for the continuing functioning of the district and its systems. The dollar rate shall be levied in the manner required by law for dollar rate levies by drainage districts. [1973 1st ex.s. c 195 § 125; 1961 c 131 § 12.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.120 Levy for outstanding indebtedness. If any property outside of the territorial limits of the district is placed upon a roll as finally adopted, and at the time such property becomes subject to charge for service and benefit from the district's system, there is an existing outstanding indebtedness owing by the district, the board shall make a separate estimate of the revenue required to be raised to pay or apply upon such indebtedness until it is extinguished, and it shall proceed and certify the same as hereinabove provided, and no dollar rate for raising revenue to extinguish such indebtedness shall be included in the levies made against any properties lying outside of the territorial limits of said district.

When thus levied, the amount of assessment produced thereby shall be added by the general taxing authorities to the general taxes against said lands and collected therewith as a part thereof. If unpaid, any delinquencies in such assessments shall bear interest at the same rate and in the same manner as general taxes and they shall be included in and be made a part of any general tax foreclosure proceedings according to the provisions of law with relation to such foreclosures. As assessment collections are made, the county treasurer shall credit same to the funds of such district. [1973 1st ex.s. c 195 § 126; 1961 c 131 § 13.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.130 Emergency warrants in excess of estimates. In the case of an emergency or disaster not in contemplation at the time of making the annual estimate of costs and declared to be such by resolution of the board, the board may incur additional obligations and issue valid warrants therefor in excess of such estimate in the manner provided by law for issuance of warrants by drainage districts and the servicing thereof, and all such warrants so issued shall be valid as shown upon the then current roll of said district filed with the county auditor. [1961 c 131 § 14.]

85.32.140 Chapter exclusive method—Concurrent use of other method to extinguish prior indebtedness—Special assessment bonds. Any district choosing to operate under this chapter shall not use the processes provided for raising revenue under any other law: PROVIDED, That if for any reason it is deemed more just and advisable by the board, any such other method or process for raising revenue as provided by law may be used concurrently against properties solely within the territorial limits of the district for the sole purpose of extinguishing indebtedness incurred before the

district adopts the procedure of this chapter, in which event no funds raised under this chapter shall be used to pay such prior indebtedness. However, when a drainage district issues special assessment bonds or notes after June 1, 1986, the process of raising revenue related to the bonds or notes shall be as specified in chapter 85.38 RCW. [1986 c 278 § 39; 1961 c 131 § 15.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.32.150 Owners of extraterritorial lands on roll are electors and may be commissioners—Corporations.

Whenever lands, or lands with improvements thereon, lying outside of the existing territorial limits of such district are ultimately placed upon the assessment roll of such district in the manner provided by this chapter so that such lands are subject to maintenance benefits as provided, the owner of such land shall be deemed to be an elector within such district, and shall have the same right to participate in all district affairs and to vote upon all matters submitted to the electors of said district, including that of electing or becoming commissioners for the district, all in the manner provided for voting and elections under existing law pertaining to drainage districts. If such owner is a corporation, one of its duly constituted officers shall be deemed to have the right as an elector to vote on behalf of such corporation. [1961 c 131 § 16.]

85.32.160 Roll proceedings are conclusive—Injunction upon limited grounds. Whenever any roll shall have been adopted by the board, the regularity, validity and correctness of the proceedings relating thereto shall be conclusive upon all parties and cannot in any manner be contested or questioned in any proceeding whatsoever by any person not filing written objections to such roll as provided in RCW 85.18.050 and appealing from the action of the board in confirming such roll in the manner and within the time in this chapter provided. No proceeding of any kind, except proceedings had through the process of appeal as in this chapter provided, shall be commenced or prosecuted or may be maintained for the purpose of defeating or contesting any assessment or charge made through levies under this chapter, or the sale of any property to pay such charges: PROVIDED, That a suit in injunction may be brought to prevent collection of charges or assessments or sale of property thereunder upon the following grounds and no other: (1) That the property charged or about to be sold does not appear upon the district roll filed with the county auditor, or (2) the charge or assessment has been paid. [1961 c 131 § 17.]

85.32.170 Judicial review—Petition to superior

court. The decision of the board upon any objection made within the time and in the manner prescribed in this chapter may be reviewed by the superior court of the county wherein the property in question is located. Any person aggrieved must file his petition for writ of review with the clerk of the superior court wherein the property is located within ten days after the roll affecting such aggrieved party was adopted by resolution, and he shall serve a copy thereof upon the board. The petition shall describe the property in question, set forth the written objections which were made to the decision, give the date of filing of such objections, and shall be signed by

[Title 85 RCW—page 66] (2008 Ed.)

such party or someone in his behalf. The court shall forthwith grant such petition if correct as to form and filed in accordance with this section. [1961 c 131 § 18.]

85.32.180 Judicial review—Filing of transcript, objections, resolution—Filing fees—No bond required—Notice of hearing and trial. Within ten days after the filing of such petition for review, the board, unless the court shall grant additional time, shall file with the clerk of such court its certified transcript containing such portion of the roll as is subject to review, any written objections thereto filed with the board by the petitioner before such roll was adopted, and a copy of the resolution adopting the roll. The filing fee shall be a cost recoverable by petitioner against the district.

The clerk of the court shall charge the same filing fees for petitions for review as in other civil actions. The appellant need not file any bond to cause review to be had by the superior court. The court shall, on motion of either party to the cause, with notice to the other party, set the same for hearing and trial without jury at the earliest time available. [1961 c 131 § 19.]

85.32.190 Judicial review—Scope of trial. At the trial the court shall determine whether the board has acted within its discretion and has correctly construed and applied the law. If it finds that it has, the findings and decision of the board shall be affirmed; otherwise it shall be reversed or modified. The judgment of the court may change, confirm, correct, or modify the values of the property in question as shown upon the roll, and a certified copy thereof shall be filed with the county auditor, who shall change, modify or correct as and if required. [1961 c 131 § 20.]

85.32.200 Appellate review. Appellate review may be sought as in other civil cases: PROVIDED, That such review must be sought within fifteen days after the date of entry of the judgment of the superior court. The supreme court or the court of appeals on such review may change, confirm, correct or modify the values of the property in question as shown upon the roll. A certified copy of any judgment of the supreme court or the court of appeals shall be filed with the county auditor having custody of such roll, who shall thereupon change, modify, or correct such roll in accordance with such decision, if required. [1988 c 202 § 84; 1971 c 81 § 169; 1961 c 131 § 21.]

Severability—1988 c 202: See note following RCW 2.24.050.

85.32.210 Levies are for continuous benefits. The dollar rate levy returns collected from time to time under this chapter are solely assessments for benefits received continuously by the benefited properties, calculated in the manner specified in this chapter as a just and equitable way for all benefited property to share the expense of such required service. [1973 1st ex.s. c 195 § 127; 1961 c 131 § 22.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

85.32.220 Annual estimate of costs. The board of any drainage district proceeding under this chapter shall, on or before the first day of November of each year, make an esti-

mate of the costs reasonably anticipated to be required. [1961 c 131 § 23.]

85.32.900 Powers and duties of chapter are supplemental. The rights, powers and duties granted and imposed by this chapter are supplemental and in addition to any existing rights, powers and duties of drainage districts established under this title. [1961 c 131 § 24.]

85.32.910 Severability—1961 c 131. If any provision of this chapter, or its application to any person or circumstance is held invalid, the remainder of the chapter, or the application of the provision to other persons or circumstances is not affected. [1961 c 131 § 25.]

Chapter 85.36 RCW POWERS OF SPECIAL DISTRICTS

(Formerly: Consolidation of districts)

tions	

85.36.005 Certain powers and rights governed by chapter 85.38 RCW.
85.36.025 Special assessments—Budgets—Alternative methods.
85.36.040 Special assessment bonds.
85.36.050 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation.

Special district creation and operation: Chapter 85.38 RCW.

85.36.005 Certain powers and rights governed by chapter 85.38 RCW. Consolidated diking districts, drainage districts, diking improvement districts, and drainage improvement districts shall possess the authority and shall be created, district voting rights shall be determined, and district elections shall be held as provided in chapter 85.38 RCW. [1985 c 396 § 35.]

Severability—1985 c 396: See RCW 85.38.900.

85.36.025 Special assessments—Budgets—Alternative methods. RCW 85.38.140 through 85.38.170 constitute a mutually exclusive alternative method by which consolidated diking districts, drainage districts, diking improvement districts, and/or drainage improvement districts in existence as of July 28, 1985, may measure and impose special assessments and adopt budgets. RCW 85.38.150 through 85.38.170 constitute the exclusive method by which consolidated diking districts, drainage districts, diking improvement districts, and/or drainage improvement districts created after July 28, 1985, may measure and impose special assessments and adopt budgets. [1985 c 396 § 28.]

Severability—1985 c 396: See RCW 85.38.900.

85.36.040 Special assessment bonds. Special assessment bonds and notes shall be issued and sold in accordance with chapter 85.38 RCW. [1986 c 278 § 27.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.36.050 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation. Consolidated diking districts, drainage districts, diking improvement districts, and/or drainage improvement districts may annex territory, consolidate with other special districts,

(2008 Ed.) [Title 85 RCW—page 67]

85.38.270

85.38.280

85.38.900

and have their operations suspended and be reactivated, in accordance with chapter 85.38 RCW. [1986 c 278 § 15.]

Severability—1986 c 278: See note following RCW 36.01.010.

Chapter 85.38 RCW SPECIAL DISTRICT CREATION AND OPERATION

Sections	
85.38.001	Actions subject to review by boundary review board.
85.38.005	Purpose.
85.38.010	Definitions.
85.38.020	Establishment of special districts—Petition or resolution—
85.38.030	Contents. Investigation of proposed boundaries and districts—Report.
85.38.040	Proposed special districts—Public hearing—Notice.
85.38.050	Public hearing—Elections.
85.38.060	Elections—Notice—Costs.
85.38.070	Governing board—Terms of office—Election—Appointment—Vacancies—Qualifications.
85.38.075	Governing body—Compensation and expenses.
85.38.080	Governing body—Bond.
85.38.090	Governing body—Reduction in size.
85.38.100	General elections.
85.38.105	Voting rights.
85.38.110	Presumed eligible voters' list—Notice of requirements of vot-
0.5.20.11.5	ing authority—Copy of voter's list to county auditor.
85.38.115	Elections—When not required.
85.38.120	Elections—Auditor's assistance—Notice—Auditor's costs.
85.38.125	Elections—Auditor to conduct—Election by mail.
85.38.130	Election officials—Duties—Voting hours—Challenged ballots—Absentee ballots.
85.38.140	Special district financing—Alternative method.
85.38.145	Rates and charges.
85.38.150	Special assessments—Valuation—Assessment zones—Criteria for assessments.
85.38.160	Systems of assessment—Hearing—Notice—Adoption of ordi-
	nance—Appeals—Review—Emergency assessment.
85.38.165	Applicable assessed value.
85.38.170	Budgets—Special assessments—Notice—Delinquent special assessments—Collection fee.
85.38.180	Special districts—Powers.
85.38.190	Construction of improvements—When public bidding not
05 20 200	required—Use of district employees or volunteers.
85.38.200	Annexation of contiguous territory—Procedures.
85.38.210	Consolidation of contiguous districts—Procedures.
85.38.213 85.38.215	Withdrawal of area within city or town.
85.38.217	Transfer of territory from one special district to another.
83.38.217	Drainage and drainage improvement districts—Removal of area by first-class city—Notice.
85.38.220	Suspension of operations—Procedure—Reactivation.
85.38.225	Alternative dissolution procedure—Drainage and drainage improvement districts—Conditions.
85.38.230	Special assessment bonds authorized.
85.38.240	Special assessment bonds—Issuance—Terms.
85.38.250	Special assessment bonds—Guaranty fund.
85.38.260	Special assessment bonds—Refunding.
05.20.250	Special absence of the second

85.38.001 Actions subject to review by boundary review board. The establishment of a drainage district, drainage improvement district, or drainage or diking improvement district may be subject to potential review by a boundary review board under chapter 36.93 RCW. Annexations, consolidations, or transfers of territory by a drainage district, drainage improvement district, or drainage or diking improvement district may be subject to potential review by a boundary review board under chapter 36.93 RCW. [1989 c 84 § 64.]

Special assessment bonds issued prior to July 1, 1986.

Cooperative watershed management.

Severability—1985 c 396.

85.38.005 Purpose. The purpose of this chapter is to provide uniform and simplified procedures for the creation, elections, and operations of various special districts that pro-

vide diking, drainage, and flood control facilities and services. The legislature finds that it is in the public interest to clarify and standardize the laws relating to these special districts. [1985 c 396 § 1.]

- **85.38.010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter:
- (1) "Governing body" means the board of commissioners, board of supervisors, or board of directors of a special district.
- (2) "Owner of land" means the record owner of at least a majority ownership interest in a separate and legally created lot or parcel of land, as determined by the records of the county auditor, except that if the lot or parcel has been sold under a real estate contract, the vendee or grantee shall be deemed to be the owner of such land for purposes of authorizing voting rights. It is assumed, unless shown otherwise, that the name appearing as the owner of property on the property tax rolls is the current owner.
- (3) "Qualified voter of a special district" means a person who is either: (a) A natural person who is a voter under general state election laws, registered to vote in the state of Washington for a period of not less than thirty days before the election, and the owner of land located in the special district for a period of not less than thirty days before the election; (b) a corporation or partnership that has owned land located in the special district for a period of not less than sixty days before the election; or (c) the state, its agencies or political subdivisions that own land in the special district or lands proposed to be annexed into the special district except that the state, its agencies and political subdivisions shall not be eligible to vote to elect a member of the governing board of a special district
- (4) "Special district" means: (a) A diking district; (b) a drainage district; (c) a diking, drainage, and/or sewerage improvement district; (d) an intercounty diking and drainage district; (e) a consolidated diking district, drainage district, diking improvement district, and/or drainage improvement district; or (f) a flood control district.
- (5) "Special district general election" means the election of a special district regularly held on the first Tuesday after the first Monday in February in each even-numbered year at which a member of the special district governing body is regularly elected. [1991 c 349 § 1; 1986 c 278 § 41; 1985 c 396 § 2.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.020 Establishment of special districts—Petition or resolution—Contents. The establishment of a special district may be initiated by either petition of the owners of property located within the proposed special district, or by resolution of the county legislative authority or authorities within which the proposed special district is located.

A petition calling for the creation of a special district, which is signed by at least ten owners of land located within the proposed district, shall be filed with the county legislative authority within which a proposed special district, or the largest portion of a special district, is located. If the proposed special district is proposed to be located within more than one

[Title 85 RCW—page 68] (2008 Ed.)

county, the county legislative authority receiving the petitions shall notify the other county legislative authorities of the proposal. The petition shall set forth in general terms: (1) The objects sought by the creation of the special district; (2) the projects proposed to be completed by the special district that will accomplish these objects; (3) the boundaries of the proposed special district, which may be stated in terms of sections, townships, and ranges; and (4) any other matters deemed material by the petitioners. The jurisdiction of the county legislative authority to proceed with consideration of the creation of the proposed special district shall not be affected by the form of the petition or allegations on the petition. The petition shall be accompanied by proof of land ownership that is sufficient in the opinion of the county legislative authority to evidence the ownership of land by the petitioners within the proposed special district. A petition calling for the creation of a special district shall be accompanied by a bond of five thousand dollars to defray the costs incurred by the county, or counties, in considering the creation of the special district.

A resolution proposing the creation of a special district shall contain the same items as are required and permitted to be contained in a petition to create a special district. [1985 c 396 § 3.]

85.38.030 Investigation of proposed boundaries and districts—Report. Upon the filing of a valid petition or upon the adoption of the resolution, the county legislative authority shall direct the county engineer to investigate the proposed boundaries of the special district and the feasibility of the projects located in the county as proposed in the petition or resolution. The engineer shall report to the county legislative authority within ninety days of such direction on the proposed boundaries of the special district within the county and feasibility of that portion of the proposed project. If the proposed special district is located in more than one county, the county legislative authority of each county shall direct its county engineer to investigate and report on the proposal within its boundaries. [1985 c 396 § 4.]

85.38.040 Proposed special districts—Public hearing—Notice. The county legislative authority shall schedule a public hearing on the proposed special district if the county engineer's report indicates that the proposed projects are feasible. If the engineers of each of the counties within which a proposed special district is located indicate that the proposed projects are feasible, the county legislative authorities shall schedule a joint public hearing on the proposed special district. The county legislative authority may, on its own initiative, schedule a public hearing on the proposed special district if the county engineer's report indicates that the proposed projects are not feasible. The county legislative authorities of counties within which a proposed special district is located may, on their own initiative, schedule a joint public hearing on the proposed special district if one or more of the county engineers' reports indicate that the proposed projects are not feasible.

Notice of the public hearing shall be published in a newspaper of general circulation within the proposed special district, which notice shall be purchased in the manner of a general advertisement, not to be included with legal advertisements or with classified advertisements. This notice shall be published at least twice, not more than twenty nor less than three days before public hearing. Additional notice shall be made as required in RCW 79.44.040.

The notice must contain the following: (1) The date, time, and place of the public hearing; (2) a statement that a particular special district is proposed to be created; (3) a general description of the proposed projects to be completed by the special district; (4) a general description of the proposed special district boundaries; and (5) a statement that all affected persons may appear and present their comments in favor of or against the creation of the proposed special district. [1991 c 349 § 8; 1985 c 396 § 5.]

85.38.050 Public hearing—Elections. The county legislative authority or authorities shall conduct the public hearing at the date, time, and place indicated in the notice. Public hearings may be continued to other dates, times, and places specified by the county legislative authority or authorities before the adjournment of the public hearing. Each county legislative authority may alter those portions of boundaries of the proposed special district that are located within the county, but if territory is added that was not described in the original proposed boundaries, an additional hearing on the proposal shall be held with notice being published as provided in RCW 85.38.040.

After receiving the public testimony, the county legislative authority may cause an election to be held to authorize the creation of a special district if it finds:

- (1) That creation of the special district will be conducive to the public health, convenience and welfare;
- (2) That the creation of the special district will be of special benefit to a majority of the lands included within the special district; and
- (3) That the proposed improvements are feasible and economical, and that the benefits of these improvements exceed costs for the improvements.

If the proposed special district is located within two or more counties, the county legislative authorities may cause an election to be held to authorize the creation of the special district upon making the findings set forth in subsections (1) through (3) of this section.

The county legislative authority or authorities may also choose not to allow such an election to be held by either failing to act or finding that one or more of these factors are not met. [1991 c 349 § 9; 1985 c 396 § 6.]

85.38.060 Elections—Notice—Costs. The county legislative authority or authorities shall cause an election on the question of creating the special district to be held if findings as provided in RCW 85.38.050 are made. The county legislative authority or authorities shall designate a time and date for such election, which shall be one of the special election dates provided for in *RCW 29.13.020, together with the site or sites at which votes may be cast. The persons allowed to vote on the creation of a special district shall be those persons who, if the special district were created, would be qualified voters of the special district as described in RCW 85.38.010. The county auditor or auditors of the counties within which

(2008 Ed.) [Title 85 RCW—page 69]

the proposed special district is located shall conduct the election and prepare a list of presumed eligible voters.

Notices for the election shall be published as provided in RCW 85.38.040. The special district shall be created if the proposition to create the special district is approved by a simple majority vote of the voters voting on the proposition and the special district may assume operations whenever the initial members of the governing body are appointed as provided in RCW 85.38.070.

Any special district created after July 28, 1985, may only have special assessments measured and imposed, and budgets adopted, as provided in RCW 85.38.140 through 85.38.170.

If the special district is created, the county or counties may charge the special district for the costs incurred by the county engineer or engineers pursuant to RCW 85.38.030 and the costs of the auditor or auditors related to the election to authorize the creation of the special district pursuant to this section. Such county actions shall be deemed to be special benefits of the property located within the special district that are paid through the imposition of special assessments. [1991 c 349 § 10; 1985 c 396 § 7.]

*Reviser's note: RCW 29.13.020 was recodified as RCW 29A.04.330 pursuant to 2003 c 111 § 2401, effective July 1, 2004.

85.38.070 Governing board—Terms of office—Election—Appointment—Vacancies—Qualifications. (1) Except as provided in RCW 85.38.090, each special district shall be governed by a three-member governing body. The term of office for each member of a special district governing body shall be six years and until his or her successor is elected and qualified. One member of the governing body shall be elected at the time of special district general elections in each even-numbered year for a term of six years beginning as soon as the election returns have been certified for assumption of office by elected officials of cities.

- (2) The terms of office of members of the governing bodies of special districts, who are holding office on July 28, 1985, shall be altered to provide staggered six-year terms as provided in this subsection. The member who on July 28, 1985, has the longest term remaining shall have his or her term altered so that the position will be filled at the February 1992, special district general election; the member with the second longest term remaining shall have his or her term altered so that the position will be filled at the December, 1989, special district general election; and the member with the third longest term of office shall have his or her term altered so that the position will be filled at the December, 1987, special district general election.
- (3) The initial members of the governing body of a newly created special district shall be appointed by the legislative authority of the county within which the special district, or the largest portion of the special district, is located. These initial governing body members shall serve until their successors are elected and qualified at the next special district general election held at least ninety days after the special district is established. At that election the first elected members of the governing body shall be elected. No primary elections may be held. Any voter of a special district may become a candidate for such a position by filing written notice of this intention with the county auditor at least thirty, but not more

than sixty, days before a special district general election. The county auditor in consultation with the special district shall establish the filing period. The names of all candidates for such positions shall be listed alphabetically. At this first election, the candidate receiving the greatest number of votes shall have a six-year term, the candidate receiving the second greatest number of votes shall have a four-year term, and the candidate receiving the third greatest number of votes shall have a two-year term of office. The initially elected members of a governing body shall take office immediately when qualified as defined in *RCW 29.01.135. Thereafter the candidate receiving the greatest number of votes shall be elected for a six-year term of office. Members of a governing body shall hold their office until their successors are elected and qualified, and assume office as soon as the election returns have been certified.

- (4) The requirements for the filing period and method for filing declarations of candidacy for the governing body of the district and the arrangement of candidate names on the ballot for all special district elections conducted after the initial election in the district shall be the same as the requirements for the initial election in the district. No primary elections may be held for the governing body of a special district.
- (5) Whenever a vacancy occurs in the governing body of a special district, the legislative authority of the county within which the special district, or the largest portion of the special district, is located, shall appoint a district voter to serve until a person is elected, at the next special district general election occurring sixty or more days after the vacancy has occurred, to serve the remainder of the unexpired term. The person so elected shall take office immediately when qualified as defined in *RCW 29.01.135.

If an election for the position which became vacant would otherwise have been held at this special district election, only one election shall be held and the person elected to fill the succeeding term for that position shall take office immediately when qualified as defined in *RCW 29.01.135 and shall serve both the remainder of the unexpired term and the succeeding term. A vacancy occurs upon the death, resignation, or incapacity of a governing body member or whenever the governing body member ceases being a qualified voter of the special district.

(6) An elected or appointed member of a special district governing body, or a candidate for a special district governing body, must be a qualified voter of the special district: PROVIDED, That the state, its agencies and political subdivisions, or their designees under RCW 85.38.010(3) shall not be eligible for election or appointment. [1991 c 349 § 11; 1987 c 298 § 2; 1986 c 278 § 42; 1985 c 396 § 8.]

*Reviser's note: RCW 29.01.135 was recodified as RCW 29A.04.133 pursuant to 2003 c 111 § 2401, effective July 1, 2004.

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.075 Governing body—Compensation and expenses. The members of the governing body may each receive up to ninety dollars per day or portion thereof spent in actual attendance at official meetings of the governing body or in performance of other official services or duties on behalf of the district. The governing body shall fix the compensation to be paid to the members, secretary, and all other agents and employees of the district. Compensation for the

[Title 85 RCW—page 70] (2008 Ed.)

members shall not exceed eight thousand six hundred forty dollars in one calendar year. A member is entitled to reimbursement for reasonable expenses actually incurred in connection with such business, including subsistence and lodging, while away from the member's place of residence, and mileage for use of a privately owned vehicle in accordance with chapter 42.24 RCW.

Any member may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the member's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 15; 1998 c 121 § 12.]

85.38.080 Governing body—Bond. Each member of a governing body of a special district, whether elected or appointed, shall enter into a bond, payable to the special district. The bond shall be in the sum of not less than one thousand dollars nor more than five thousand dollars, as determined by the county legislative authority of the county within which the special district, or the largest portion of the special district, is located. The bond shall be conditioned on the faithful performance of his or her duties as a member of the governing body of the special district and shall be filed with the county clerk of the county within which the special district, or the largest portion of the special district, is located. [1987 c 298 § 3; 1985 c 396 § 9.]

85.38.090 Governing body—Reduction in size. (1) Whenever the governing body of a special district has more than three members, the governing body shall be reduced to

three members as of January 1, 1986, by eliminating the positions of those district governing body members with the shortest remaining terms of office. The remaining three governing body members shall have staggered terms with the one having the shortest remaining term having his or her position filled at the 1987 special district general election, the one with the next shortest remaining term having his or her position filled at the 1989 special district general election, and the one with the longest remaining term having his or her position filled at the 1992 special district general election. If any of these remaining three governing body members have identical remaining terms of office, the newly calculated remaining terms of these persons shall be determined by lot with the county auditor who assists the special district in its elections managing such lot procedure. The newly established terms shall be recorded by the county auditor.

(2) However, whenever five or more special districts have consolidated under chapter 85.36 RCW and the consolidated district has five members in its governing body on July 28, 1985, the consolidated district may adopt a resolution retaining a five-member governing body. At any time thereafter, such a district may adopt a resolution and reduce the size of the governing body to three members with the reduction occurring as provided in subsection (1) of this section, but the years of the effective dates shall be extended so that the reduction occurs at the next January 1st occurring after the date of the adoption of the resolution. Whenever a special district is so governed by a five-member governing body, two members shall be elected at each of two consecutive special district general elections, and one member shall be elected at the following special district general election, each to serve a six-year staggered term. [1991 c 349 § 12; 1985 c 396 § 10.]

85.38.100 General elections. General elections shall be held in each special district on the first Tuesday after the first Monday in February in each even-numbered year. The auditor of the county within which a special district, or the largest portion of a special district, is located may provide for special elections whenever necessary. [1991 c 349 § 5; 1985 c 396 § 11.]

85.38.105 Voting rights. (1) The owner of land located in a special district who is a qualified voter of the special district shall receive two votes at any election.

- (2) If multiple undivided interests, other than community property interests, exist in a lot or parcel and no person owns a majority undivided interest, the owners of undivided interests at least equal to a majority interest may designate in writing:
- (a) Which owner is eligible to vote and may cast two votes; or
- (b) Which two owners are eligible to vote and may cast one vote each.
- (3) If land is owned as community property, each spouse is entitled to one vote if both spouses otherwise qualify to vote, unless one spouse designates in writing that the other spouse may cast both votes.
- (4) A corporation, partnership, or governmental entity shall designate:
 - (a) A natural person to cast its two votes; or

(2008 Ed.) [Title 85 RCW—page 71]

- (b) Two natural persons to each cast one of its votes.
- (5) Except as provided in RCW 85.08.025 and 86.09.377, no owner of land may cast more than two votes or have more than two votes cast for him or her in a special district election. [1991 c 349 § 2.]

85.38.110 Presumed eligible voters' list—Notice of requirements of voting authority—Copy of voter's list to county auditor. A list of presumed eligible voters shall be prepared and maintained by each special district. The list shall include the assessor's tax number for each lot or parcel in the district, the name or the names of the owners of such lots and parcels and their mailing address, the extent of the ownership interest of such persons, and if such persons are natural persons, whether they are known to be registered voters in the state of Washington. Whenever such a list is prepared, the district shall attempt to notify each owner of the requirements necessary to establish voting authority to vote. Whenever lots or parcels in the district are sold, the district shall attempt to notify the purchasers of the requirements necessary to establish voting authority. Each special district shall provide a copy of this list, and any revised list, to the auditor of the county within which all or the largest portion of the special district is located. The special district must compile the list of eligible voters and provide it to the county auditor by the first day of November preceding the special district general election. In the event the special district does not provide the county auditor with the list of qualified voters by this date, the county auditor shall compile the list and charge the special district for the costs required for its preparation. The county auditor shall not be held responsible for any errors in the list. [1991 c 349 § 13; 1985 c 396 § 12.]

85.38.115 Elections—When not required. No election shall be held to elect a member of a special district governing body, or to fill the remainder of an unexpired term which arose from a vacancy on the governing body, if no one or only one person files for the position.

If only one person files for the position, he or she shall be considered to have been elected to the position at the election that otherwise would have taken place for such position.

If no one files for the position and the upcoming election is one at which someone would have been elected to fill the expired term, the position shall be treated as vacant at the expiration of the term.

If no one files for the position and the upcoming election is one at which someone would have been elected to fill the remaining term of office, the person appointed to fill the vacancy shall be considered to have been elected to the position at the election and shall serve for the remainder of the unexpired term. [1991 c 349 § 6.]

85.38.120 Elections—Auditor's assistance—Notice— Auditor's costs. The auditor of the county within which a special district, or the largest portion of a special district, is located shall assist such special district with its elections as provided in this section.

(1) The county auditor shall publish notice of an election to create a special district and notice of all special district elections not conducted by mail in a newspaper of general circulation in the special district at least once not more than ten nor less than three days before the election. The notices shall describe the election, give its date and times to be held, and indicate the election site or sites in the special district where ballots may be cast.

- (2) If a special district has at least five hundred qualified voters, then the county auditor shall publish in a newspaper of general circulation in the special district a notice of the filing period and place for filing a declaration of candidacy to become a member of the governing body. This notice shall be published at least seven days prior to the closing of the filing period. If the special district has less than five hundred qualified voters, then the special district shall mail or deliver this notice to each qualified voter of the special district at least seven days prior to the closing of the filing period.
- (3) All costs of the county auditor incurred related to such elections shall be reimbursed by the special district. [1991 c 349 § 14; 1985 c 396 § 13.]
- **85.38.125** Elections—Auditor to conduct—Election by mail. (1) If a special district has less than five hundred qualified voters, then the special district must contract with the county auditor to conduct the special district elections. The county auditor has the discretion as to whether to conduct the election by mail.
- (2) If a special district has at least five hundred qualified voters, the special district may contract with the county auditor to staff the voting site during the election or contract with the county auditor to conduct the election by mail. A special district with at least five hundred qualified voters may also choose to conduct its own elections. A special district that conducts its own elections must enter into an agreement with the county auditor that specifies the responsibilities of both parties.
- (3) If the county auditor conducts a special district election by mail, then the provisions of *chapter 29.36 RCW which govern elections by mail, except for the requirements of **RCW 29.36.120, shall apply. [1991 c 349 § 15.]

Reviser's note: *(1) Chapter 29.36 RCW was recodified as chapter 29A.40 RCW pursuant to 2003 c 111 § 2401, effective July 1, 2004.

**(2) RCW 29.36.120 was recodified as RCW 29.38.010 pursuant to 2001 c 241 § 25. RCW 29.38.010 was subsequently recodified as RCW 29A.48.010 pursuant to 2003 c 111 § 2401, effective July 1, 2004.

85.38.130 Election officials—Duties—Voting hours—Challenged ballots—Absentee ballots. For special district elections that are not conducted by mail, the governing body of each special district shall appoint three voters of the special district, who may be members of the governing body, to act as election officials, unless the special district contracts with the county auditor to staff the election site. The election officials shall distribute a ballot or ballots to each voter of the special district who arrives at the voting place during the hours for the election on the day of the election and requests a ballot. Ballots shall also be provided to those persons arriving at the polling place during the hours for the election on the day of the election who present documents or evidence sufficient to establish their eligibility to vote. A person arriving at the polling place at such times who demands a ballot, but who fails to present documents or evidence which in the opinion of the election officials is sufficient to establish

[Title 85 RCW—page 72] (2008 Ed.)

eligibility to vote, shall be given a ballot clearly marked as "challenged" and shall be allowed to vote. Each challenged ballot shall be numbered consecutively and a list of such persons and their ballot numbers shall be made.

The governing body of each special district shall designate those hours from 7 a.m. to 8 p.m. during which the election shall be held: PROVIDED, That at least six consecutive hours must be designated. When the election is over, the election officials shall secure the ballots and transport the ballots to the county auditor's office by noon of the day following the election. The auditor may, at his or her discretion, station a deputy auditor or auditors at the election site who shall observe the election and transport the ballots to the auditor's office. The auditor shall count the ballots and certify the count of votes for and against each measure and for each candidate appearing on the ballot. A separate count shall be made of any challenged ballots. A challenged ballot shall be counted as a normal ballot if documents or evidence are supplied to the auditor before 4:00 p.m. on the day after the election that, in the opinion of the auditor, are sufficient to establish the person's eligibility to vote.

Additionally, voting by absentee ballot shall be allowed in every special district. A request for an absentee ballot may be made by an eligible voter by mail or in person to the county auditor who supervises the special district elections. An absentee ballot shall be provided to each voter of a special district requesting such a ballot under this section. A person requesting such a ballot may present information establishing his or her eligibility to vote in such a special district. The auditor shall provide an absentee ballot to each person requesting an absentee ballot who is either included on the list of presumed eligible voters or who submits information which, in the auditor's opinion, establishes his or her eligibility to vote. The names of these persons so determined to be eligible to vote shall be added to the list of presumed eligible voters for the appropriate special district. The request for an absentee ballot must be made no more than forty-five days before the election. To be valid, absentee ballots must be postmarked on or before the day of the election and mailed to the county auditor. [1991 c 349 § 16; 1985 c 396 § 14.]

85.38.140 Special district financing—Alternative **method.** The process by which budgets are adopted, special assessments are measured and imposed, rates and charges are fixed, and assessment zones are established, as provided in RCW 85.38.140 through 85.38.170, shall constitute an alternative optional method of financing special districts. A special district in existence prior to July 28, 1985, may conform with RCW 85.38.140 through 85.38.170 when its governing body adopts a resolution indicating its intention to conform with such laws. Whenever such a resolution is adopted, or a new special district is created on or after July 28, 1985, RCW 85.38.140 through 85.38.170 shall be the exclusive method by which the special district measures and imposes special assessments and adopts its budget. The governing body of a special district that was created before July 28, 1985, and which operates under RCW 85.38.140 through 85.38.170, may adopt a resolution removing the special district from operating under RCW 85.38.140 through 85.38.170, and operate under alternative procedures available to the special district. A county may charge a special district for costs the county incurs in establishing a system or systems of assessment for the special district pursuant to RCW 85.38.140 through 85.38.170. [1993 c 464 § 3; 1985 c 396 § 15.]

85.38.145 Rates and charges. Regardless of whether any special assessments have been or may be imposed on a particular parcel of real property pursuant to this chapter, in order to implement the authority granted under RCW 85.38.180(3), a special district may fix rates and charges payable by owners or occupiers of real estate within the special district. When fixing rates and charges, the district may consider the degree to which activities on a parcel of real property, including on-site septic systems, contribute to the problems that the special district is authorized to address under RCW 85.38.180(3). [1993 c 464 § 4.]

85.38.150 Special assessments—Valuation—Assessment zones—Criteria for assessments. (1) Special district special assessments shall be imposed only on real property within the district that uses or will use the special district's facilities or receives or will receive special benefits from the special district's operations and facilities. Both privately owned and publicly owned real property, including real property owned by the state, is subject to these special assessments. Mobile homes located on real property within a special district shall be considered an improvement to the real property for purposes of imposing special assessments.

- (2) Special assessments imposed upon real property, other than improvements, shall be a function of the dollar value of benefit or use per acre and the assessment zone in which the real property is located. Special assessments imposed upon an improvement shall be a function of the dollar value of benefit or use assigned to the type or class of improvements and the assessment zone in which the improvement is located.
- (3) Assessment zones shall be established in which each zone reflects a different relative ratio of benefit or use that the real property within such a zone receives, or will receive, from the special district's operations and facilities. That real property receiving the greatest benefits, or which uses the special district's facilities to the greatest extent, shall be placed into class No. 1 and assigned a value of one hundred percent; that real property receiving the next greatest benefits, or which uses the special district's facilities to the next greatest extent, shall be placed into class No. 2 and assigned a lower percentage value; and so on, extending to the class of least benefits or use. That real property receiving no benefits or use shall be designated "nonbenefit." If all real property in the special district is found to have the same relative ratio of benefit or use, a single assessment zone may be established.
- (4) Any one or more of the following criteria shall be used in measuring the manifest degrees or ratios of benefit or use: (a) Proximity to the special district's facilities; (b) height above or below dikes and levees; (c) easier accessibility; (d) facility of drainage; (e) minimization of flood or inundation damage; (f) actual flood protection; (g) use of the special district's facilities; and (h) any other criteria established by the county under RCW 85.38.160 that measure manifest degrees of benefit or use from the special district's facilities and operations.

(2008 Ed.) [Title 85 RCW—page 73]

- (5) Special assessments may be imposed to pay for the construction, repair, and maintenance of special district facilities and for special district operations. Administrative and operational costs of the special district shall be proportionally included in these special assessments. [1985 c 396 § 16.]
- 85.38.160 Systems of assessment—Hearing— Notice—Adoption of ordinance—Appeals—Review— **Emergency assessment.** (1) The county within which each special district is located shall establish a system or systems of assessment for the special district as provided in this section. A differing system of assessment shall be established for different classes of facilities that a special district provides or will provide, including a separate system of assessment for diking and drainage facilities if both classes of facilities are provided. Whenever a special district is located in more than one county, the county within which the largest portion of the special district is located shall establish the system or systems of assessment for the entire special district. A system of assessment shall include assessment zones, the acreage included in each assessment zone, a dollar value of benefit or use per acre, and various classes or types of improvements together with a dollar value of benefit or use for an improvement included in each of the classes or types of improvements. The county shall establish which improvements shall be subject to special assessments and shall establish one or more types or classes of such improvements.
- (2) The engineer of the county shall prepare a preliminary system or systems of assessment for each special district. Each system of assessment that is prepared for a special district shall be designed to generate a total of one thousand dollars in revenue for the special district.

The preliminary system or systems of assessment shall be filed with the county legislative authority. A public hearing on the preliminary system or systems of assessment shall be held by the county legislative authority. Notice of the public hearing shall be published in a newspaper, in general circulation in the special district, for two consecutive weeks with the final notice being published not less than fourteen, nor more than twenty-one days, before the public hearing. Notice shall also be mailed to each owner or reputed owner, as shown on the assessor's tax rolls, of each lot or parcel subject to such assessments. The mailed notice shall indicate the amount of assessment on the lot or parcel that, together with all other assessments in the system of assessment, would raise one thousand dollars. The mailed notice shall indicate that this assessment amount is not being imposed, but is a hypothetical assessment that, if combined with all other hypothetical assessments in the system of assessment, would generate one thousand dollars, and that this hypothetical assessment is proposed to be used to establish a system or systems of assessment for the special district. Where a special district currently is imposing special assessments and a property owner's property is subject to these special assessments. the mailed notice to this property owner also shall use the hypothetical special assessment in conjunction with the total special assessments imposed by the special district in that year to provide a comparison special assessment value to the property owner. This notice shall indicate that the comparison special assessment value is not being imposed, and should be considered for comparative purposes only. Where

- a special district is not currently imposing special assessments, the mailed notice may include, if deemed appropriate by the county engineer and if such figures are available, an estimated special assessment value for the property owner's property using this hypothetical special assessment in conjunction with special district-wide level of special assessments that possibly would be imposed in the following year. Where a county is imposing rates and charges for storm water or surface water control facilities pursuant to chapters 36.89 or 36.94 RCW, the county shall credit such rates and charges with assessments imposed under this section by a special district to fund drainage facilities and the maintenance of drainage facilities.
- (3) The county legislative authority shall hold a public hearing on the preliminary system or systems of assessment on the day specified in the notices. Persons objecting to the preliminary system or systems of assessment may present their objections at this public hearing, which may be continued if necessary. The county legislative authority shall adopt an ordinance finalizing the system or systems of assessment after making any changes that in its discretion are necessary. The county legislative authority shall have broad discretion in establishing systems of assessment. The decision of the county legislative authority shall be final, except for appeals. Any person objecting to the system or systems of assessment must appeal such decision to the superior court of the county within which all, or the largest portion, of the special district is located within twenty days of the adoption of the ordinance
- (4) The system or systems of assessment of each special district shall be reviewed by the county engineer and finalized by the county legislative authority at least once every four years. A system or systems of assessment shall be finalized on or before the first of September in the year that it is finalized. The legislative authority of a county that is responsible for establishing a system or systems of assessment for more than one special district may, at its option, stagger the initial finalization of such systems of assessment for different special districts over a period of up to four years. Assessments shall be collected in special districts pursuant to the district's previous system of assessment until the system or systems of assessment under this chapter is finalized under this section.
- (5) New improvements shall be noted by the special district as they are made and shall be subject to special assessments in the year after the improvement is made.
- (6) The county legislative authority, upon request by a special district, may authorize the special district to impose and collect emergency assessments pursuant to the special district's system or systems of assessment whenever the emergent protection of life or property is necessary. [1985 c 396 § 17.]
- **85.38.165** Applicable assessed value. (1) Every special district must use the assessed value applicable to forest land, farm and agricultural land, or open space land, under chapter 84.33 or 84.34 RCW, when the land has been designated as such and the assessed value is used as a component in determining the district assessment.
- (2) If a district uses a fractional amount of assessed value as a component in determining the district assessment, then a

[Title 85 RCW—page 74] (2008 Ed.)

fractional amount of the value applicable to forest land, farm and agricultural land, or open space land, under chapter 84.33 or 84.34 RCW, shall be used. [2005 c 181 § 1.]

85.38.170 Budgets—Special assessments—Notice— Delinquent special assessments—Collection fee. Budgets for each special district shall be adopted, and special assessments imposed, annually for the succeeding calendar year. On or before December 1st of each year, the governing body of the special district shall adopt a resolution approving a budget for the succeeding year and special assessments sufficient to finance the budget. A copy of the resolution and the budget shall be forwarded immediately to the county legislative authority of the county or counties within which the special district is located and to the treasurer of the county or counties in which the special district is located. Special assessments necessary to generate funds for this budget shall be imposed pursuant to the system or systems of assessment established by the county. Special assessments shall be collected by the county treasurer or treasurers within which the special district is located. Notice of the special assessments due may be included on the notice of property taxes due, may be included on a separate notice that is mailed with the notice of property taxes due, or may be sent separately from the notice of property taxes due. Special assessments shall be due at the same time property taxes are due and shall constitute liens on the land or improvements upon which they are imposed. Delinquent special assessments shall be foreclosed in the same manner, and subject to the same time schedules, interest, and penalties as delinquent property taxes. County treasurers may impose a fee for collecting special assessments not to exceed one percent of the dollar value of special assessments collected. [1985 c 396 § 18.]

85.38.180 Special districts—Powers. A special district may:

- (1) Engage in flood control activities, and investigate, plan, construct, acquire, repair, maintain, and operate improvements, works, projects, and facilities necessary to prevent inundation or flooding from rivers, streams, tidal waters or other waters. Such facilities include dikes, levees, dams, banks, revetments, channels, canals, drainage ditches, tide gates, flood gates, and other works, appliances, machinery, and equipment.
- (2) Engage in drainage control, storm water control, and surface water control activities, and investigate, plan, construct, acquire, repair, maintain, and operate improvements, works, projects, and facilities necessary to control and treat storm water, surface water, and flood water. Such facilities include drains, flood gates, drainage ditches, tide gates, ditches, canals, nonsanitary sewers, pumps, and other works, appliances, machinery, and equipment.
- (3) Engage in lake or river restoration, aquatic plant control, and water quality enhancement activities.
- (4) Take actions necessary to protect life and property from inundation or flow of flood waters, storm waters, or surface waters.
- (5) Acquire, purchase, condemn by power of eminent domain pursuant to chapters 8.08 and 8.25 RCW, or lease, in

- its own name, necessary property, property rights, facilities, and equipment.
- (6) Sell or exchange surplus property, property rights, facilities, and equipment.
- (7) Accept funds and property by loan, grant, gift, or otherwise from the United States, the state of Washington, or any other public or private source.
- (8) Hire staff, employees, or services, or use voluntary labor.
 - (9) Sue and be sued.
- (10) Cooperate with or join the United States, the state of Washington, or any other public or private entity or person for district purposes.
 - (11) Enter into contracts.
- (12) Exercise any of the usual powers of a corporation for public purposes. [2003 c 392 § 1; 1991 c 349 § 17; 1985 c 396 § 19.]

85.38.190 Construction of improvements—When public bidding not required—Use of district employees or volunteers. Any proposed improvement or part thereof, not exceeding five thousand dollars in cost, may be constructed by district employees: PROVIDED, That this shall not restrict a special district from using volunteer labor and equipment on improvements, and providing reimbursement for actual expenses. [1987 c 298 § 4; 1986 c 278 § 50.]

Severability—1986 c 278: See note following RCW 36.01.010.

- **85.38.200** Annexation of contiguous territory—Procedures. (1) Territory that is contiguously located to a special district may be annexed by the special district as provided in this section under the petition and election, resolution and election, or direct petition method of annexation.
- (2) An annexation under the election method may be initiated by the filing of a petition requesting the action that is signed by at least ten owners of property in the area proposed to be annexed or the adoption of a resolution requesting such action by the governing body of the special district. The petitions shall be filed with the governing body of the special district that is requested to annex the territory. An election to authorize an annexation initiated under the petition and election method may be held only if the governing body approves the annexation. An annexation under either election method shall be authorized if the voters of the area proposed to be annexed approve a ballot proposition favoring the annexation by a simple majority vote. The annexation shall be effective when results of an election so favoring the annexation are certified by the county auditor or auditors. The election, notice of the election, and eligibility to vote at the election shall be as provided for the creation of a special district.
- (3) An annexation under the direct petition method of annexation may be accomplished if the owners of a majority of the acreage proposed to be annexed sign a petition requesting the annexation, and the governing body of the special district approves the annexation. The petition shall be filed with the governing body of the special district. The annexation shall be effective when the governing body approves the annexation.
- (4) Whenever a special district annexes territory under this section, the exclusive method by which the special dis-

(2008 Ed.) [Title 85 RCW—page 75]

trict measures and imposes special assessments upon real property within the entire enlarged area shall be as set forth in RCW 85.38.150 through 85.38.170. [1986 c 278 § 8.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.210 Consolidation of contiguous districts—

Procedures. Two or more special districts that are contiguously located with each other, or which occupy all or part of the same territory, may consolidate as provided in this section. The consolidation shall result in the creation of a flood control district.

A consolidation may be initiated by: (1) The filing of a petition requesting the action that is signed by eligible voters of each special district who constitute at least ten percent of the eligible voters of the special district, or who own at least a majority of the acreage in the special district; or (2) the adoption of a resolution requesting such action by the governing body of each special district. The petitions shall be filed with, and the resolutions shall be submitted to, the county legislative authority of the county within which all or the largest portion of the special districts is located. The auditor of the county, or auditors of the counties, within which these districts are located shall authenticate the signatures on the petitions and certify the results. An election to authorize the consolidation shall be held not more than one hundred eighty days after the date of the filing of the resolutions, or the determination that sufficient valid signatures are included on the petition from the voters of each of the special districts.

The consolidation shall be authorized if voters in each of the special districts approve a ballot proposition favoring the consolidation by a simple majority vote. Members of the governing body of the consolidated special district shall be selected as provided in RCW 85.38.070 for a newly created special district and the consolidation shall be effective when these initial members of the governing body are so appointed.

All moneys, rights, property, assets and liabilities of the consolidating special districts shall vest in and become the obligation of the new consolidated special district, except that any indebtedness of a consolidating special district shall remain an indebtedness of the original consolidating special district and lands within the original consolidating special district. The governing body of the new consolidated special district shall impose special assessments on lands in the original consolidating special district to redeem this indebtedness. However, the new consolidated special district may issue funding or refunding bonds or notes and fund or refund such indebtedness. The new consolidated special district may continue imposing special assessments pursuant to the various systems of assessment used by the original consolidating special districts, or may establish a new system or systems of assessment in all or part of the new consolidated special district to finance its operations. [1986 c 278 § 9.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.213 Withdrawal of area within city or town. A special district may withdraw area from its boundaries that is located within the boundaries of a city or town, or area that includes area both within and adjacent to the boundaries of any city or town, under this section.

- (1) The withdrawal of area is authorized upon the following conditions being met: (a) Adoption of a resolution by the special district requesting withdrawal of the area from the district; (b) adoption of a resolution by the city or town council approving the withdrawal of the special district from the area; (c) assumption by the city or town of full responsibility for the maintenance, improvements, and collection of payment for the operation of the system previously operated by the special district in the area; (d) transfer by the special district of all rights-of-way or easements in the area to the city or town by quit claim or deed; and (e) adoption of an interlocal agreement between the special district and the city or town that reimburses the special district for lost assessment revenue from the withdrawn area, that transfers any facilities or improvements owned by the special district to the city or town as agreed between the parties, and that requires the city or town to maintain existing water run-off and water quality levels in the area.
- (2) Property in the territory withdrawn from the boundaries of a special district under this section shall remain liable for any special assessments of the special district from which it was withdrawn, if the special assessments are associated with bonds or notes used to finance facilities serving the property, to the same extent as if the withdrawal of property had not occurred. [1993 c 464 § 2.]

85.38.215 Transfer of territory from one special district to another. Territory that is located in one special district may be transferred from that special district to another special district as provided in this section, if a portion of this territory is coterminous with a portion of the boundaries of the special district to which it is transferred. Such a transfer shall be accomplished using the procedures in RCW 85.38.200 for annexing territory, except that the governing body of both special districts must approve the transfer and make findings that the transfer is in the public interest and that the special district to which the territory is transferred is better able to provide the activities and facilities serving the territory than the special district from which the territory is transferred.

Property in the territory so transferred shall remain liable for any special assessments of the special district from which it was transferred, if the special assessments are associated with bonds or notes used to finance facilities serving the property, to the same extent as if the transfer had not occurred.

A transfer of territory also may include the transfer of property, facilities, and improvements owned by one special district to the other special district, with or without consideration being paid. [1987 c 298 § 1.]

85.38.217 Drainage and drainage improvement districts—Removal of area by first-class city—Notice. Any portion of a drainage district or drainage improvement district located within the boundaries of a first-class city operating a storm drain utility pursuant to RCW 35.67.030 may be removed from the drainage district or drainage improvement district by ordinance of the city. The removal of an area shall not result in the impairment of any contract nor remove the liability or obligation to finance district improvements that

[Title 85 RCW—page 76] (2008 Ed.)

serve the area so removed as of the effective date of the ordinance. Residents of the district to be removed shall be given substantial notice of the impending action and the opportunity to respond to the action. [1991 c 28 § 3.]

85.38.220 Suspension of operations—Procedure—Reactivation. Any special district may have its operations suspended as provided in this section. The process of suspending a special district's operations may be initiated by: (1) The adoption of a resolution proposing such action by the governing body of the special district; (2) the filing of a petition proposing such action with the county legislative authority of the county in which all or the largest portion of the special district is located, which petition is signed by voters of the special district who own at least ten percent of the acreage in the special district or is signed by ten or more voters of the special district; or (3) the adoption of a resolution proposing such action by the county legislative authority of the county in which all or the largest portion of the special district is located.

A public hearing on the proposed action shall be held by the county legislative authority at which it shall inquire into whether such action is in the public interest. Notice of the public hearing shall be published in a newspaper of general circulation in the special district, posted in at least four locations in the special district to attract the attention of the public, and mailed to the members of the governing body of the special district, if there are any. After the public hearing, the county legislative authority may adopt a resolution suspending the operations of the special district if it finds such suspension to be in the public interest, and shall provide a copy of the resolution to the county treasurer. When a special district is located in more than one county, the legislative authority of each of such counties must so act before the operations of the special district are suspended.

After holding a public hearing on the proposed reactivation of a special district that has had its operations suspended, the legislative authority or authorities of the county or counties in which the special district is located may reactivate the special district by adopting a resolution finding such action to be in the public interest. Notice of the public hearing shall be posted and published as provided for the public hearing on a proposed suspension of a special district's operations. The governing body of a reactivated special district shall be appointed as in a newly created special district.

No special district that owns drainage or flood control improvements may be suspended unless the legislative authority of a county accepts responsibility for operation and maintenance of the improvements during the suspension period. [2001 c 299 § 20; 1986 c 278 § 10.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.225 Alternative dissolution procedure—Drainage and drainage improvement districts—Conditions. As an alternative to this chapter a drainage district or drainage improvement district located within the boundaries of a county storm drainage and surface water management utility, and which is not currently imposing assessments, may be dissolved by ordinance of the county legislative authority. If the

alternative dissolution procedure in this section is used the following shall apply:

- (1) The county storm drainage and surface water management utility shall assume responsibility for payment or settlement of outstanding debts of the dissolved drainage district or drainage improvement district, and shall notify the county treasurer at such time of the assumption of responsibility.
- (2) All assets, including money, funds, improvements, or property, real or personal, shall become assets of the county in which the dissolved drainage district or drainage improvement district was located.
- (3) Notwithstanding RCW 85.38.220, the county storm drainage and surface water management utility may determine how to best manage, operate, maintain, improve, exchange, sell, or otherwise dispose of all property, real and personal, of the dissolved drainage district or drainage improvement district, and may determine to modify, cease the operation of, and/or remove any or all facilities or improvements to real property of the dissolved drainage district or drainage improvement district. [2001 c 299 § 21; 1991 c 28 § 2.]

85.38.230 Special assessment bonds authorized. A special district may issue special assessment bonds or notes to finance costs related to providing, improving, expanding, or enlarging improvements and facilities if the county legislative authority within which all or the major part of the special district is located authorizes the issuance of such bonds or notes. The decision of a county legislative authority authorizing or failing to authorize a proposed issue of special assessment bonds or notes constitutes a discretionary function, and shall not give rise to a cause of action against the county, county legislative authority, or any member of the county legislative authority. [1986 c 278 § 18.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.240 Special assessment bonds—Issuance—

- **Terms.** (1) Special assessment bonds and notes issued by special districts shall be issued and sold in accordance with chapter 39.46 RCW, except as otherwise provided in this chapter. The maximum term of any special assessment bond issued by a special district shall be twenty years. The maximum term of any special assessment note issued by a special district shall be five years.
- (2) The governing body of a special district issuing special assessment bonds or notes shall create a special fund or funds, or use an existing special fund or funds, from which, along with any special assessment bond guaranty fund the special district has created, the principal of and interest on the bonds or notes exclusively are payable.
- (3) The governing body of a special district may provide such covenants as it may deem necessary to secure the payment of the principal of and interest on special assessment bonds or notes, and premiums on special assessment bonds or notes, if any. Such covenants may include, but are not limited to, depositing certain special assessments into a special fund or funds, and establishing, maintaining, and collecting special assessments which are to be placed into the special fund or funds. The special assessments covenanted to be placed

(2008 Ed.) [Title 85 RCW—page 77]

into such a special fund or funds after June 11, 1986, only may include all or part of the new system of special assessments imposed for such purposes, pursuant to RCW 85.38.150 and 85.38.160. Special assessment bonds or notes issued after July 26, 1987, may not be payable from special assessments imposed under authorities other than those provided in chapter 85.38 RCW.

(4) A special assessment bond or note issued by a special district shall not constitute an indebtedness of the state, either general or special, nor of the county, either general or special, within which all or any part of the special district is located. A special assessment bond or note shall not constitute a general indebtedness of the special district issuing the bond or note, but is a special obligation of the special district and the interest on and principal of the bond or note shall be payable only from special assessments covenanted to be placed into the special fund or funds, and any special assessment bond guaranty fund the special district has created.

The owner of a special assessment bond or note, or the owner of an interest coupon, shall not have any claim for the payment thereof against the special district arising from the special assessment bond or note, or interest coupon, except for payment from the special fund or funds, the special assessments covenanted to be placed into the special fund or funds, and any special assessment bond guaranty fund the special district has created. The owner of a special assessment bond or note, or the owner of an interest coupon, issued by a special district shall not have any claim against the state, or any county within which all or part of the special district is located, arising from the special assessment bond, note, or interest coupon. The special district issuing the special assessment bond or note shall not be liable to the owner of any special assessment bond or note, or owner of any interest coupon, for any loss occurring in the lawful operation of its special assessment bond guaranty fund.

The substance of the limitations included in this subsection shall be plainly printed, written, engraved, or reproduced on: (a) Each special assessment bond or note that is a physical instrument; (b) the official notice of sale; and (c) each official statement associated with the bonds or notes. [1987 c 298 § 5; 1986 c 278 § 19.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.250 Special assessment bonds—Guaranty

fund. The governing body of a special district issuing special assessment bonds or notes may create and pay money into a special assessment bond guaranty fund to guaranty special assessment bonds and notes issued by the special district. A portion of the special assessments collected by a special district may be placed into its special assessment bond guaranty fund. [1986 c 278 § 20.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.260 Special assessment bonds—Refunding. A special district may issue funding or refunding special assessment bonds or notes to refund outstanding bonds or notes. Such funding or refunding bonds or notes shall be subject to the provisions of law governing other special assessment bonds or notes. [1986 c 278 § 21.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.270 Special assessment bonds issued prior to July 1, 1986. Special assessment bonds or notes issued by a special district prior to July 1, 1986, shall continue to be retired and be subject to the laws under which they were issued. [1986 c 278 § 22.]

Severability—1986 c 278: See note following RCW 36.01.010.

85.38.280 Cooperative watershed management. In addition to the authority provided throughout this title, diking, drainage, sewerage improvement, and similar districts organized pursuant to this title may participate in and expend revenue on cooperative watershed management actions, including watershed management partnerships under RCW 39.34.210 and other intergovernmental agreements, for purposes of water supply, water quality, and water resource and habitat protection and management. [2003 c 327 § 17.]

Finding—Intent—2003 c 327: See note following RCW 39.34.190.

85.38.900 Severability—1985 c 396. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1985 c 396 § 88.]

[Title 85 RCW—page 78] (2008 Ed.)

Title 86 FLOOD CONTROL

Chapters

86.05 Flood control districts—1935 act. 86.09 Flood control districts—1937 act.

86.12 Flood control by counties.

86.13 Flood control by counties jointly. Flood control zone districts.

86.16 Flood control contributions.
Flood control contributions.

86.24 Flood control by state in cooperation with fed-

eral agencies, etc.

86.26 State participation in flood control maintenance.

Assessments and charges against public lands: Chapter 79.44 RCW.

Authority of cities and towns to contract for dikes, levies, etc.: RCW 35.21.090.

Bridges, obstructions in navigable waters: Chapter 88.28 RCW.

Construction projects in state waters: Chapter 77.55 RCW.

Conveyance of real property by public bodies—Recording: RCW 65.08.095.

County roads and bridges: Chapter 36.81 RCW.

Diking and drainage: Title 85 RCW.

Draining lowlands by cities and towns: Chapter 35.56 RCW.

Easements over state lands: Chapter 79.36 RCW.

Elections: Title 29A RCW.

Facilitating recovery from Mt. St. Helens eruption scope of local government action: RCW 36.01.150. scope of state agency action: RCW 43.01.210.

Flood control bonds legal investment for mutual savings bank: RCW 32.20.110.

Harbors, tidelands, tidewaters: State Constitution Art. 15 § 1 (Amendment 15), Art. 17.

Hospitalization and medical aid for public employees and dependents—Premiums, governmental contributions authorized: RCW 41.04.180, 41.04.190.

Irrigation districts: Title 87 RCW.

Lien for labor and materials on public works: Chapter 60.28 RCW.

Limitation of actions, special assessments: RCW 4.16.030.

Local governmental organizations, actions affecting boundaries, etc., review by boundary review board: Chapter 36.93 RCW.

Material removed for channel or harbor improvement, or flood control— Use for public purpose: RCW 79.140.110.

Metropolitan municipal corporations: Chapter 35.58 RCW.

Planning enabling act: Chapter 36.70 RCW.

Port districts: Title 53 RCW.

Public bodies may retain collection agencies to collect public debts—Fees: RCW 19.16.500.

Reclamation districts: Title 89 RCW.

River and harbor improvements: Chapter 88.32 RCW.

Safeguarding open canals and ditches: RCW 35.43.040, 35.44.045, 36.88.015, 36.88.350, 36.88.380 through 36.88.400, 87.03.480, 87.03.526.

Soil and water conservation districts: Chapter 89.08 RCW.

Special election in cities, towns or districts to fill unexpired term: RCW 29A.52.240.

Special purpose districts, expenditures to recruit job candidates: RCW 42.24.170.

State reclamation act: Chapter 89.16 RCW.

Tortious conduct of political subdivisions, municipal corporations and quasi municipal corporations, liability for damages: Chapter 4.96 RCW.

United States reclamation areas: Chapter 89.12 RCW.

Water rights: Title 90 RCW. Waterways: Title 91 RCW.

Weather modification and control: Chapter 43.37 RCW.

Chapter 86.05 RCW FLOOD CONTROL DISTRICTS—1935 ACT

Sections

86.05.920 Repeal of RCW 86.05.010 through 86.05.910—Saving— Option to conform to chapter 86.09 RCW—Validation.

86.05.920 Repeal of RCW 86.05.010 through 86.05.910—Saving—Option to conform to chapter 86.09 **RCW—Validation.** Sections 1 through 79, chapter 160, Laws of 1935, section 1, chapter 82, Laws of 1949, section 1, chapter 20, Laws of 1953 and RCW 86.05.010 through 86.05.910 are each repealed: PROVIDED, That districts heretofore established pursuant to said laws may continue to be operated and maintained as provided therein (except that the tort liability immunity provided for in section 32, chapter 160, Laws of 1935 and RCW 86.05.320 shall no longer apply); or may take such action as may be required to conform to the provisions of chapter 72, Laws of 1937 and chapter 86.09 RCW regulating the maintenance and operation of flood control districts to the same extent and to the same effect as if originally organized under said act: PROVIDED FURTHER, That the organization of such districts and the validation of indebtedness heretofore incurred and the limitations upon indebtedness incurred after the effective date of this 1970 amendatory act shall be governed as follows:

- (1) Each and all of the flood control districts heretofore organized and established under sections 1 through 79, chapter 160, Laws of 1935, section 1, chapter 82, Laws of 1949, section 1, chapter 20, Laws of 1953 and RCW 86.05.010 through 86.05.910 are hereby validated and declared to be duly existing flood control districts having their respective boundaries as set forth in their organization proceedings as shown by the files in the offices of the auditors of each of the counties affected;
- (2) All debts, contracts, and obligations heretofore made by or in favor of, and all bonds or other obligations heretofore executed in connection with or in pursuance of attempted organization, and all other things and proceedings heretofore done or taken by any flood control district heretofore established, operated and maintained under sections 1 through 79, chapter 160, Laws of 1935, section 1, chapter 82, Laws of 1949, section 1, chapter 20, Laws of 1953 and RCW 86.05.010 through 86.05.910 are hereby declared legal and

(2008 Ed.) [Title 86 RCW—page 1]

Sections

86.09.232

valid and of full force and effect until such are fully satisfied and/or discharged.

(3) The limitation upon indebtedness prescribed in repealed section RCW 86.05.380 to an amount not exceeding one and one-half percent of the taxable property in such district without the assent of three-fifths of the voters therein and three percent of such property with such assent shall henceforth be to an amount not exceeding three-fourths of one percent of the value of the taxable property in such district without the assent of three-fifths of the voters therein and one and one-half percent of such property with such assent. The limitation upon indebtedness referred to in repealed section RCW 86.05.720 of one and one-half percent of the taxable property in such district shall henceforth be three-fourths of one percent of the value of the taxable property in such district. The term "value of the taxable property" as used in this paragraph shall have the meaning set forth in RCW 39.36.015. [1970 ex.s. c 42 § 40; 1967 c 164 § 8; 1965 c 26 § 16.]

Severability—1970 ex.s. c 42: See note following RCW 39.36.015.

Effective date—1970 ex.s. c 42: The effective date of the 1970 amendment to this section is November 1, 1970, see note following RCW 39.36.015.

Purpose—Severability—1967 c 164: See notes following RCW 4.96.010.

Tortious conduct of political subdivisions, municipal corporations and quasi municipal corporations, liability for damages: Chapter 4.96 RCW.

Chapter 86.09 RCW FLOOD CONTROL DISTRICTS—1937 ACT

Sections	
86.09.001	Districts authorized—Purpose.
86.09.004	Districts to provide control of water—Territory includable—
	Powers of district wholly within city or town.
86.09.010	Authorized purposes.
86.09.013	State school or other public lands includable.
86.09.016	Interest in public lands considered as private property—State or public title not affected.
86.09.019	Federal lands includable.
86.09.020	Certain powers and rights governed by chapter 85.38 RCW.
86.09.148	District's corporate powers.
86.09.151	General powers of districts.
86.09.152	Exemption of farm and agricultural land from special benefit assessments.
86.09.154	Sale, lease, use of water by district.
86.09.157	Special assessment bonds authorized—Payment from income.
86.09.160	Power of district to act for United States.
86.09.163	Contracts with United States or state—Supervision of works.
86.09.166	Contracts with United States or state—Control, management of works—Contribution of funds.
86.09.169	Contracts with United States or state—Bonds as security— Annual assessment and levy.
86.09.172	Contracts with United States or state—When submission to
	electors required.
86.09.175	Installment contracts—Approval.
86.09.178	Construction contracts—Public bids, procedure.
86.09.181	Contractor's bond.
86.09.196	Construction in parts or units—Liability for assessment.
86.09.202	Eminent domain—Authorized.
86.09.205	Eminent domain—Procedure.
86.09.208	Eminent domain—Consolidation of actions—Separate verdicts.
86.09.211	Eminent domain—Damages, how determined—Judgment when damages exceed benefits.
86.09.214	Eminent domain—Judgment, when benefits equal or exceed damages.
86.09.217	Eminent domain—Right to levy on other land not affected.
86.09.220	Eminent domain—Unpaid damages to be applied in satisfaction of levies—Deficiency assessments.
86.09.223	Eminent domain—Title and estate acquired.
86.09.226	Right of entry to make surveys and locate works.
86.09.229	Crossing road or public utility—Notice, plan, cost, etc.
Title 86 RC	Wnage 21

```
86.09.235
             Power to construct works inside or outside of district.
86.09.259
             Board of directors—Number—Officers.
86.09.265
             Board of directors—Quorum—Majority vote required.
86.09.268
             Board of directors—Powers and duties.
86.09.271
             Board of directors—Location of district office—Change of
               location
             Board of directors—Meetings—Change of date.
Board of directors—Special meetings—When notice
86.09.274
86.09.277
               required—Authorized business.
86.09.280
             Board of directors—Meetings and records public—Printing of
               bylaws and rules.
86.09.283
             Board of directors—Compensation and expenses of members
              and employees.
86.09.286
             Board of directors—Personal interest in contracts prohib-
               ited—Penalty—Officer may be employed.
86.09.292
             Board of directors—Chairman of county commissioners may
               act when quorum not present.
86 09 301
             Board of directors-Oath.
86.09.304
             Bond of officer or employee handling funds.
86.09.307
             Bonds—Cost charged to district.
86.09.310
             Delivery of property to successor.
86.09.313
             Nearest county treasurer as ex officio district treasurer.
86.09.319
             Treasurer's liability.
             County treasurers to collect and remit assessments.
86.09.322
86 09 325
             Disbursement of funds by district treasurer.
86 09 328
             Monthly report by district treasurer
86.09.377
             Voting rights.
86.09.379
             Elections—Informality not fatal.
86.09.380
             Special assessments—Budgets—Alternative methods.
86.09.382
             Assessments—Presumption that land benefited by class-
               Benefit ratio basis of assessment.
86.09.385
             Assessments—Base map of lands within the district.
86.09.388
             Assessments—Appointment of appraisers—Determination of
               benefit ratios
86.09.391
             Assessments-Appraisers' board, chairman and secretary-
               Compensation and expenses.
             Assessments—Classification of lands according to benefits—
86.09.394
               Factors considered.
86.09.397
             Assessments-
                            -Classification of lands by appraisers—Classes
               described.
86.09.400
             Assessments-Percentage of benefits to lands as classed-
               Relative ratios
86.09.403
             Assessments-Surveys, investigations to determine classifica-
               tion and benefits.
86.09.406
             Assessments—Permanency of ratios of benefits as fixed.
86.09.409
             Assessments—Alternative method of determining benefit
               ratios
86.09.412
             Assessments—Alternative method, percentage shall fix the
               class
86.09.415
             Assessments—Determining relative values—General tax
               rolls.
86.09.418
             Assessments—Revision of benefit classification—Appoint-
               ment of reappraisers-Effect of reexamination.
86.09.421
             Assessments—Descriptions of lands as appraised and classi-
               fied-Map and filing thereof.
86.09.424
             Assessments—Hearing on objections to assessment ratios—
               Time-Place.
86.09.427
             Assessments-Notice of hearing, publication.
86.09.430
             Assessments-Contents of notice of hearing.
86.09.433
             Assessments—Conduct of hearing—Order.
86.09.439
             Assessments—Conclusiveness of base assessment map
86.09.442
             Assessments—Copies of base assessment map to be filed with
               county assessors
86.09.445
             Assessments-Levies to be made according to base assess-
               ment map.
86.09.448
             Assessments-
                            Appeal to courts.
86.09.451
             Assessments—Notice of appeal.
             Assessments—Appeal—Stay bond, when required.
86.09.454
86.09.457
             Assessments—Civil practice to apply—Costs, liability of dis-
               trict
86.09.460
             Assessments—Appeal from superior to supreme court.
86.09.463
             Assessments—County legislative authority's determination
               deemed prima facie correct on appeal.
86.09.466
             Assessments—District budget—Approval—Basis for assess-
               ment roll.
86.09.469
             Assessments-

    Assessment roll, contents—Headings.

86.09.472
             Assessments—Margin for anticipated delinquencies.
86.09.475
             Assessments—How calculated.
```

Assessments—Omitted property may be back-assessed.

Equalization of assessments-Notice and time for meeting of

Assessments—Lands in more than one county

board of equalization.

Right-of-way on state land, exception.

[Title 86 RCW—page 2] (2008 Ed.)

86.09.478

86.09.481

86.09.484

86.09.487	Equalization of assessments—Meeting of directors as board, length of time—Completion of roll.
86.09.489	Levy where total assessment less than two dollars.
86.09.490	Assessment lien—Priority.
86.09.493	Payment of assessment—Date of delinquency—Notice to
00.07.473	
06.00.406	pay—Assessment book—Statements.
86.09.496	Delinquency list—Posting and publication.
86.09.499	Sale for delinquent assessments—Postponement.
86.09.502	Sale for delinquent assessments—How conducted—Certifi-
	cate of sale—District as purchaser—Fee.
86.09.505	Sale for delinquent assessments—Entries in assessment
	book—Book open to inspection—Lien vested in purchaser.
86.09.508	Sale for delinquent assessments—Redemption, when and how
	made.
86.09.511	Sale for delinquent assessments—Entry of redemption—Deed
	on demand if not redeemed in two years—Fee.
86.09.514	Sale for delinquent assessments—Effect and validity of deed.
86.09.517	Sale for delinquent assessments—Mistake, misnomer does not
	affect sale.
86.09.520	District lands exempt from general taxes—Leasing, applica-
	tion of proceeds.
86.09.523	Liability of city, town or subdivision for benefits to roads,
00.07.025	streets, or sewer systems.
86.09.526	Liability of public and private lands for benefits.
86.09.529	Assessment payment by city, county, subdivision—Payment
00.07.327	by state for highway benefit.
86.09.532	District funds—Created.
	District funds Evnance fund Composition Use
86.09.535 86.09.538	District funds—Expense fund—Composition—Use. District funds—Surplus fund—Composition—Use.
86.09.541	District funds—Surplus fund—Composition—Use.
86.09.544	District funds—General bond fund—Composition—Use.
86.09.547	District funds—Utility bond fund—Composition—Use.
86.09.550	District funds—Contract fund—Composition—Use.
86.09.553	District funds—Custody and disbursement.
86.09.556	Claims against district.
86.09.559	Claims against district—For administrative expenses, cost,
06.00.560	maintenance—Payroll.
86.09.562	District funds paid by warrant—Exception.
86.09.565	Warrants paid in order of issuance.
86.09.592	Utility revenue bonds—Authorized.
86.09.595	Utility revenue bonds—Limited obligation—Payment from
06.00.500	special fund.
86.09.598	Utility revenue bonds—Form, terms, interest, etc.
86.09.601	Utility revenue bonds—Election to authorize.
86.09.616	Utility revenue bonds and coupons—Order of payment—
96.00.610	When funds deficient.
86.09.619	District directors to make provision for payment—Procedure
96.00.621	on failure of directors.
86.09.621	Special assessment bonds.
86.09.622	Dissolution of districts—Procedure. Dissolution of districts—When complete.
86.09.625	
86.09.627	Disincorporation of district located in county with a popula-
	tion of two hundred ten thousand or more and inactive for
	five years.
86.09.700	Revision of district—Petition.
86.09.703	Revision of district—Establishment of revised district—
	Review of benefits—Liability of original district—Segrega-
	tion of funds.
86.09.710	Annexation of territory—Consolidation of special districts—
	Suspension of operations—Reactivation.
86.09.720	Cooperative watershed management.
86.09.900	Other statutes preserved.
86.09.910	Chapter supplemental to other acts.
86.09.920	Chapter liberally construed.
86.09.930	Severability—1937 c 72.

Deferral of special assessments: Chapter 84.38 RCW. Special district creation and operation: Chapter 85.38 RCW.

86.09.001 Districts authorized—Purpose. Flood control districts may be created and maintained in this state, as herein provided, for the protection of life and property, the preservation of the public health and the conservation and development of the natural resources of the state of Washington. [1937 c 72 § 1; RRS § 9663E-1. Formerly RCW 86.08.005, part.]

86.09.004 Districts to provide control of water—Territory includable—Powers of district wholly within city

or town. Such flood control districts shall be organized to provide for the ultimate necessary control of the entire part, or all, of the stream system of any stream or tributary, or for the protection against tidal or any bodies of water, within this state and may include all or part of the territory of any county and may combine the territory in two or more such counties, in which any of the lands benefited from the organization and maintenance of a flood control district are situated.

A district established wholly within the boundaries of any city or town may also provide for the collection, control, and safe and suitable conveyance over and across the district, of intermittent surface and drainage water, originating within or without its boundaries, to suitable and adequate outlets. [1965 c 26 § 1; 1937 c 72 § 2; RRS § 9663E-2. Formerly RCW 86.08.005, part.]

86.09.010 Authorized purposes. Such flood control districts may be organized or maintained for any, or all, the following general purposes:

- (1) The investigation, planning, construction, improvement, replacement, repair or acquisition of dams, dikes, levees, ditches, channels, canals, banks, revetments and other works, appliances, machinery and equipment and property and rights connected therewith or incidental thereto, convenient and necessary to control floods and lessen their danger and damages.
- (2) The cooperation with any agency or agencies of the United States and/or of the state of Washington in investigating and controlling floods and in lessening flood dangers and damages. [1937 c 72 § 4; RRS § 9663E-4. Formerly RCW 86.08.005, part.]

86.09.013 State school or other public lands includable. State granted school or other public lands of the state of Washington may be included within such flood control districts. [1937 c 72 § 5; RRS § 9663E-5. Formerly RCW 86.08.010, part.]

86.09.016 Interest in public lands considered as private property—State or public title not affected. All leases, contracts or other form of holding any interest in any state or public land shall be treated as the private property of the lessee or owner of the contractual or possessory interest therein: PROVIDED, That nothing in this chapter or in any proceeding authorized thereunder shall be construed to affect the title of the state or other public ownership. [1937 c 72 § 6; RRS § 9663E-6. Formerly RCW 86.08.010, part.]

86.09.019 Federal lands includable. Lands of the federal government may be included within such districts in the manner and subject to the conditions, now or hereafter specified in the statutes of the United States. [1937 c 72 § 7; RRS § 9663E-7. Formerly RCW 86.08.010, part.]

86.09.020 Certain powers and rights governed by chapter 85.38 RCW. Flood control districts shall possess the authority and shall be created, district voting rights shall be determined, and district elections shall be held as provided in chapter 85.38 RCW. [1985 c 396 § 36.]

Severability—1985 c 396: See RCW 85.38.900.

(2008 Ed.) [Title 86 RCW—page 3]

86.09.148 District's corporate powers. A flood control district created under this chapter shall constitute a body corporate and shall possess all the usual powers of a corporation for public purposes as well as all powers that may now or hereafter be conferred by law. [1967 c 164 § 9; 1937 c 72 § 50; RRS § 9663E-50. Formerly RCW 86.08.260, part.]

Purpose—Severability—1967 c 164: See notes following RCW 4.96.010.

Tortious conduct of political subdivisions, municipal corporations and quasi municipal corporations, liability for damages: Chapter 4.96 RCW.

86.09.151 General powers of districts. (1) Said flood control districts shall have full authority to carry out the objects of their creation and to that end are authorized to acquire, purchase, hold, lease, manage, improve, repair, occupy, and sell real and personal property or any interest therein, either inside or outside the boundaries of the district, to enter into and perform any and all necessary contracts, to appoint and employ the necessary officers, agents and employees, to sue and be sued, to exercise the right of eminent domain, to levy and enforce the collection of special assessments and in the manner herein provided against the lands within the district, for district revenues, and to do any and all lawful acts required and expedient to carry out the purpose of this chapter.

(2) In addition to the powers conferred in this chapter and those in chapter 85.38 RCW, flood control districts may engage in activities authorized under RCW 36.61.020 for lake or beach management districts using procedures granted in this chapter and in chapter 85.38 RCW. [2008 c 301 § 27; 1986 c 278 § 52; 1937 c 72 § 51; RRS § 9663E-51. Formerly RCW 86.08.260, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

86.09.152 Exemption of farm and agricultural land from special benefit assessments. See RCW 84.34.300 through 84.34.380 and 84.34.922.

86.09.154 Sale, lease, use of water by district. Duly created flood control districts, when maintaining and operating flood control works, shall have authority incidental thereto to lease, acquire, construct, operate and maintain appropriate instrumentalities for the use and sale or lease of water for any and all beneficial purposes and for the drainage, diking, or irrigation of lands upon the payment to the district of the reasonable cost of such service on a semiannual or monthly toll basis. [1937 c 72 § 52; RRS § 9663E-52. Formerly RCW 86.08.260, part.]

86.09.157 Special assessment bonds authorized—**Payment from income.** Said flood control districts shall also have authority to issue and sell special assessment bonds or notes of the district in accordance with chapter 85.38 RCW. [1986 c 278 § 40; 1937 c 72 § 53; RRS § 9663E-53. Formerly RCW 86.08.790, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

86.09.160 Power of district to act for United States. Flood control districts created under the provisions of this chapter shall have authority to act as fiscal agent or other

authority for the United States to make collections of money for or on behalf of the United States or any federal agency thereof in connection with the operations of said district, whereupon said district and the county treasurer for said district shall be authorized to act and to assume the duties and liabilities incident to such action and the district board shall have full power to do any and all things required by any statute now or hereafter enacted in connection therewith and to do all things required by the rules and regulations now or that may hereafter be established by any department or agency of the state or federal government in regard thereto. [1937 c 72 § 54; RRS § 9663E-54. Formerly RCW 86.08.260, part.]

86.09.163 Contracts with United States or state—Supervision of works. The district board shall have authority to enter into any obligation or contract authorized by law with the United States or with the state of Washington for the supervision of the construction, for the construction, reconstruction, betterment, extension, purchase, operation or maintenance of the necessary works for the control of floods or for any other service furthering the objects for which said flood control district is created under the provisions of the law of the state of Washington or of the United States and all amendments or extensions thereof and the rules and regulations established thereunder. [1937 c 72 § 55; RRS § 9663E-55. Formerly RCW 86.08.260, part.]

86.09.166 Contracts with United States or state—Control, management of works—Contribution of funds. Flood control districts created under this chapter shall have authority to enter into contracts with, and/or contribute funds to, the United States or any agency thereof, or with, and/or contribute funds to, the state of Washington, under any act of congress or of the state of Washington now in force or hereafter enacted for the assumption of the control and management of the works for such period as may be designated in the contract, or other cooperative arrangement. [1937 c 72 § 56; RRS § 9663E-56. Formerly RCW 86.08.270, part.]

86.09.169 Contracts with United States or state— Bonds as security—Annual assessment and levy. In case a contract has been or shall be hereafter made between the district and the United States, or any agency thereof, or with the state of Washington, as herein provided, bonds of the district may be deposited with the United States, or any agency thereof, or with the state of Washington, as payment or as security for future payment at not less than ninety percent of the par value, the interest on said bonds to be provided for by assessment and levy as in the case of bonds of the district sold to private persons and regularly paid to the United States, or any agency thereof, or to the state of Washington, to be applied as provided in such contract and if bonds of the district are not so deposited it shall be the duty of the board of directors to include as part of any levy or assessment against the lands of the district, an amount sufficient to meet each year all payments accruing under the terms of any such contract. [1937 c 72 § 57; RRS § 9663E-57. Formerly RCW 86.08.270, part.]

[Title 86 RCW—page 4] (2008 Ed.)

86.09.172 Contracts with United States or state—When submission to electors required. No contract, however, requiring the levy of assessments for more than one year shall be entered into by the district as above provided unless a proposition of entering into such a contract shall have first been submitted to the electors of the district as herein provided for the calling, noticing, conducting and canvassing of special district elections, and by said electors approved. [1937 c 72 § 58; RRS § 9663E-58. Formerly RCW 86.08.270, part.]

86.09.175 Installment contracts—Approval. Contracts entered into by districts for construction or for services or materials, may provide that payments shall be made in such monthly proportion of the contract price, as the board shall determine thereon, as the work progresses, or as the services or materials are furnished, on monthly estimates of the value thereof, approved by the state director. Before the district shall enter into any contract, the plans, specifications and form of contract therefor shall be approved by the state director. [1937 c 72 § 59; RRS § 9663E-59. Formerly RCW 86.08.280, part.]

86.09.178 Construction contracts—Public bids, pro**cedure.** Contracts for construction, or for labor or materials entering into the construction of any improvement authorized by the district shall be awarded at public bidding except as herein otherwise provided. A notice calling for sealed proposals shall be published in such newspaper or newspapers of general circulation as the board shall designate for a period of not less than two weeks (three weekly issues) prior to the day of the opening of the bids. Such proposals shall be accompanied by a certified check for such amount as the board shall decide upon, to guarantee a compliance with the bid and shall be opened in public at the time and place designated in the notice. The contract shall be awarded to the lowest and best responsible bidder: PROVIDED, That the board shall have authority to reject any or all bids, in which event they shall readvertise for bids and, when no satisfactory bid is then received and with the written approval of the director, may proceed to construct the works by force account. [1965 c 26 § 2; 1937 c 72 § 60; RRS § 9663E-60. Formerly RCW 86.08.280, part.]

86.09.181 Contractor's bond. Any person, except the state of Washington and the United States, acting under the provisions of this chapter, to whom or to which a contract may have been awarded by the district for construction purposes, or for labor or materials entering therein when the total amount to be paid therefor exceeds one thousand dollars, shall enter into a bond to the state of Washington, with good and sufficient sureties, to be approved and filed with the state director, for one hundred percent of the contract price, conditioned for the faithful performance of said contract and with such further conditions as may be required by law. [1965 c 26 § 3; 1937 c 72 § 61; RRS § 9663E-61. Formerly RCW 86.08.290, part.]

Contractor's bond: Chapter 39.08 RCW.

86.09.196 Construction in parts or units—Liability for assessment. The district shall have authority upon the adoption of a comprehensive plan of flood control with the approval of the state director to provide for the construction of the same partially and in parts or units and all the benefited lands in the district shall be liable for assessment to defray the costs of such partial construction or such parts or units until the entire plan has been completed and fully paid for. [1937 c 72 § 66; RRS § 9663E-66. Formerly RCW 86.08.310.]

86.09.202 Eminent domain—Authorized. The taking and damaging of property or rights therein or thereto by a flood control district to construct an improvement or to fully carry out the purposes of its organization are hereby declared to be for a public use, and any district organized under the provisions of this chapter, shall have and exercise the power of eminent domain to acquire any property or rights therein or thereto either inside or outside the operation of the district and outside the state of Washington, if necessary, for the use of the district. [1937 c 72 § 68; RRS § 9663E-68. Formerly RCW 86.08.260, part.]

86.09.205 Eminent domain—Procedure. Flood control districts exercising the power of eminent domain shall proceed in the name of the district in the manner provided by law for the appropriation of real property or of rights therein or thereto, by private corporations, except as otherwise expressly provided herein. [1937 c 72 § 69; RRS § 9663E-69. Formerly RCW 86.08.320, part.]

Eminent domain by private corporations generally: Chapter 8.20 RCW.

86.09.208 Eminent domain—Consolidation of actions—Separate verdicts. The district may at its option unite in a single action proceedings to condemn, for its use, property which is held by separate owners. Two or more condemnation suits instituted separately may also, in the discretion of the court, be consolidated upon motion of any interested party, into a single action. In such cases, the jury shall render separate verdicts for the different tracts of land. [1937 c 72 § 70; RRS § 9663E-70. Formerly RCW 86.08.320, part.]

86.09.211 Eminent domain—Damages, how determined—Judgment when damages exceed benefits. The jury, or court if the jury be waived, in such condemnation proceedings shall find and return a verdict for the amount of damages sustained: PROVIDED, That the court or jury, in determining the amount of damages, shall take into consideration the special benefits, if any, that will accrue to the property damaged by reason of the improvement for which the land is sought to be condemned, and shall make special findings in the verdict of the gross amount of damages to be sustained and the gross amount of special benefits that will accrue. If it shall appear by the verdict of findings, that the gross damages exceed said gross special benefits, judgment shall be entered against the district, and in favor of the owner or owners of the property damaged, in the amount of the excess of damages over said benefits, and for the costs of the proceedings, and upon payment of the judgment to the clerk of the court for the owner or owners, a decree of appropriation shall be entered, vesting the title to the property appropriated in the district. [1937 c 72 § 71; RRS § 9663E-71. Formerly RCW 86.08.330, part.]

86.09.214 Eminent domain—Judgment, when benefits equal or exceed damages. If it shall appear by the verdict that the gross special benefits equal or exceed the gross damages, judgment shall be entered against the district and in favor of the owner or owners for the costs only, and upon payment of the judgment for costs a decree of appropriation shall be entered vesting the title to the property in the district. [1937 c 72 § 72; RRS § 9663E-72. Formerly RCW 86.08.330, part.]

86.09.217 Eminent domain—Right to levy on other land not affected. If the damages found in any condemnation proceedings are to be paid for from funds of the flood control district, no finding of the jury or court as to benefits or damages shall in any manner abridge the right of the district to levy and collect assessments for district purposes against the uncondemned lands situated within the district. [1937 c 72 § 73; RRS § 9663E-73. Formerly RCW 86.08.340, part.]

86.09.220 Eminent domain—Unpaid damages to be applied in satisfaction of levies—Deficiency assessments. The damages thus allowed but not paid shall be applied pro tanto to the satisfaction of the levies made for such construction costs upon the lands on account of which the damages were awarded: PROVIDED, That nothing herein contained shall be construed to prevent the district from assessing the remaining lands of the owner or owners, so damaged, for deficiencies on account of the principal and interest on bonds and for other benefits not considered by the jury in the condemnation proceedings. [1937 c 72 § 74; RRS § 9663E-74. Formerly RCW 86.08.340, part.]

86.09.223 Eminent domain—Title and estate acquired. The title acquired by the district in condemnation proceedings shall be the fee simple title or such lesser estate as shall be designated in the decree of appropriation. [1937 c 72 § 75; RRS § 9663E-75. Formerly RCW 86.08.340, part.]

86.09.226 Right of entry to make surveys and locate works. The district board and its agents and employees shall have the right to enter upon any land, to make surveys and may locate the necessary flood control works and the line for canal or canals, dike or dikes and other instrumentalities and the necessary branches and parts for the same on any lands which may be deemed necessary for such location. [1937 c 72 § 76; RRS § 9663E-76. Formerly RCW 86.08.350.]

86.09.229 Crossing road or public utility—Notice, plan, cost, etc. Whenever in the progress of the construction of the system of district improvement, it shall become necessary to construct a portion of such system across any public or other road or public utility, the district board shall serve notice in writing upon the public officers, corporation or person having charge of or controlling or owning such road or public utility, as the case may be, of the present necessity of such crossing, giving the location, kind, dimensions and

requirement thereof, for the purpose of the system of improvement, and stating a reasonable time, to be fixed by the board, within which plans for such crossing must be filed for approval in case the public officer, corporation or person controlling or owning such road or public utility desire to design and construct such crossing. As soon as convenient, within the time fixed in the notice, the public officers, corporation or person shall, if they desire to construct such crossing, prepare and submit to the board for approval duplicate detailed plans and specifications for such crossing. Upon the return of such approved plans, the public officers, corporation or person controlling such road or public utility shall, within the time fixed by the board, construct such crossing in accordance with the approved plans. In case such public officers, corporation or person controlling or owning such road or public utility shall fail to file plans for such crossing within the time prescribed in the notice, the district board shall proceed with the construction of such crossing in such manner as will cause no unnecessary injury to or interference with such road or public utility. The cost of construction and maintenance of only such crossings or such portion of such cost as would not have been necessary but for the construction of the system of improvement shall be a proper charge against the district, and only the actual cost of such improvement constructed in accordance with the approved plans shall be charged against the district in the case of crossings constructed by others than the district. The amount of costs of construction allowed as a charge against the district shall be credited ratably on the assessments against the property on which the crossing is constructed if chargeable therewith, until the same is fully satisfied. [1965 c 26 § 5; 1937 c 72 § 77; RRS § 9663E-77. Formerly RCW 86.08.360.]

86.09.232 Right-of-way on state land, exception. The right-of-way is hereby given, dedicated and set apart to locate, construct and maintain district works over and through any of the lands which are now or may hereafter be the property of the state of Washington, except lands of said state actually dedicated to public use. [1937 c 72 § 78; RRS § 9663E-78. Formerly RCW 86.08.370, part.]

86.09.235 Power to construct works inside or outside of district. Flood control districts organized under the provisions of this chapter shall have authority to construct, operate and maintain any and all necessary flood control works inside and outside the boundaries of the district. [1937 c 72 § 79; RRS § 9663E-79. Formerly RCW 86.08.370, part.]

86.09.259 Board of directors—Number—Officers. A flood control district shall be managed by a board of directors consisting of three members. The initial directors shall be appointed, and the elected directors elected, as provided in chapter 85.38 RCW. The directors shall elect a chairman from their number and shall either elect one of their number, or appoint a voter of the district, as secretary to hold office at its pleasure and who shall keep a record of its proceedings. [1985 c 396 § 58; 1967 c 154 § 7; 1937 c 72 § 87; RRS § 9663E-87. Formerly RCW 86.08.390, part.]

Severability—1985 c 396: See RCW 85.38.900.

[Title 86 RCW—page 6] (2008 Ed.)

Provisions cumulative: "The provisions of this act are cumulative with and shall not amend, repeal or supersede any other powers heretofore or hereafter granted such districts." [1967 c 154 § 5.]

86.09.265 Board of directors—Quorum—Majority vote required. A majority of the directors shall constitute a quorum for the transaction of business, and in all matters requiring action by the board, there shall be a concurrence of at least a majority of the directors. [1937 c 72 § 89; RRS § 9663E-89. Formerly RCW 86.08.205, part.]

86.09.268 Board of directors—Powers and duties.

The board shall have the power and it shall be its duty to adopt a seal of the district, to manage and conduct the business affairs of the district, to employ and appoint such agents, engineers, attorneys, officers and employees as may be necessary, and prescribe their duties, to establish reasonable bylaws, rules and regulations for the government and management of affairs of the district, and generally to perform any and all acts necessary to carry out the purpose of the district organization. [1937 c 72 § 90; RRS § 9663E-90. Formerly RCW 86.08.175, part.]

86.09.271 Board of directors—Location of district **office—Change of location.** The office of the directors and principal place of business of the district shall be located, if possible, at some place within the district to be designated by the board. If a place convenient and suitable for conducting district business and public hearings required by this chapter cannot be found within the district, the office may be located in the county within which the major portion of district lands is situated. The office and place of business cannot thereafter be changed, except with the previous written consent of the county legislative authority of the county within which the major portion of the district is situated, and without passing a resolution to that effect at a previous regular meeting of the board, entered in the minutes thereof and without posting a notice of the change in a conspicuous public place at or near the place of business which is to be changed at least ten days prior thereto and by the previous posting of a copy of the notice for the same length of time at or near the new location of the office. [1985 c 396 § 59; 1965 c 26 § 7; 1937 c 72 § 91; RRS § 9663E-91. Formerly RCW 86.08.200.]

Severability-1985 c 396: See RCW 85.38.900.

86.09.274 Board of directors—Meetings—Change of date. The directors shall hold a regular meeting at their office at least once a year, or more frequently, on the date or dates the board shall designate in their bylaws, and may adjourn any meeting from time to time as may be required for the proper transaction of business: PROVIDED, That the day of the regular meeting cannot be changed, except in the manner prescribed herein for changing the place of business of the district. [1985 c 396 § 60; 1937 c 72 § 92; RRS § 9663E-92. Formerly RCW 86.08.205, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.277 Board of directors—Special meetings— When notice required—Authorized business. Special meetings of the board may be called at any time by order of a majority of the directors. Any member not joining in said

order shall be given, by United States mail, at least a three days' notice of such meeting, unless the same is waived in writing, which notice shall also specify the business to be transacted and the board at such special meeting shall have no authority to transact any business other than that specified in the notice, unless the transaction of any other business is agreed to in writing by all the members of the board. [1937 c 72 § 93; RRS § 9663E-93. Formerly RCW 86.08.205, part.]

86.09.280 Board of directors—Meetings and records public—Printing of bylaws and rules. All meetings of the directors must be public. All records of the board shall be open for the inspection of any elector of the district during business hours of the day in which any meeting of the board is held. The bylaws, rules and regulations of the board shall be printed in convenient form for distribution in the district. [1937 c 72 § 94; RRS § 9663E-94. Formerly RCW 86.08.205, part, and 86.08.210, part.]

Meetings of public officials declared public: Chapter 42.32 RCW.

86.09.283 Board of directors—Compensation and expenses of members and employees. The board of directors may each receive up to ninety dollars per day or portion thereof spent in actual attendance at official meetings of the board, or in performance of other official services or duties on behalf of the board. The board shall fix the compensation to be paid to the directors, secretary, and all other agents and employees of the district. Compensation for the directors shall not exceed eight thousand six hundred forty dollars in one calendar year. A director is entitled to reimbursement for reasonable expenses actually incurred in connection with such business, including subsistence and lodging, while away from the director's place of residence, and mileage for use of a privately owned vehicle in accordance with chapter 42.24 RCW.

Any director may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the director's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register

(2008 Ed.) [Title 86 RCW—page 7]

at least one month before the new dollar threshold is to take effect.

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 12; 1998 c 121 § 13; 1991 c 349 § 24; 1985 c 396 § 61; 1965 c 26 § 8; 1937 c 72 § 95; RRS § 9663E-95. Formerly RCW 86.08.175, part, and 86.08.195, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.286 Board of directors—Personal interest in contracts prohibited—Penalty—Officer may be **employed.** No director or any other officer named in this chapter shall in any manner be interested, directly or indirectly, in any contract awarded or to be awarded by the board, or in the profits to be derived therefrom; and for any violation of this provision, such officer shall be deemed guilty of a misdemeanor, and such conviction shall work a forfeiture of his office, and he shall be punished by a fine not exceeding five hundred dollars, or by imprisonment in the county jail not exceeding six months, or by both fine and imprisonment: PROVIDED, That nothing in this section contained shall be construed to prevent any district officer from being employed by the district as foreman or as a day laborer: PROVIDED FURTHER, That this section shall have no application to any person who is a state employee as defined in RCW 42.52.010. [1994 c 154 § 316; 1969 ex.s. c 234 § 35; 1937 c 72 § 96; RRS § 9663E-96. Formerly RCW 86.08.215.]

Parts and captions not law—Effective date—Severability—1994 c 154: See RCW 42.52.902, 42.52.904, and 42.52.905.

Ethics in public service act: Chapter 42.52 RCW.

86.09.292 Board of directors—Chairman of county commissioners may act when quorum not present. In case any member of the district board is absent at the time of any regular monthly meeting of said board, and a quorum of said board cannot be obtained by reason of the absence of said member, it shall be the duty of the chairman of the board of county commissioners of the county in which the office of the district board is located to act in place of said absent member, and the acts of the district board at said meeting shall be valid so far as a quorum is concerned and shall have the same effect as though said absent member were present and acting thereat. [1937 c 72 § 98; RRS § 9663E-98. Formerly RCW 86.08.205, part.]

86.09.301 Board of directors—Oath. Every district officer, upon taking office, shall take and subscribe an official oath for the faithful discharge of the duties of his office during the term of his incumbency. [1985 c 396 § 62; 1937 c 72 § 101; RRS § 9663E-101. Formerly RCW 86.08.195, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.304 Bond of officer or employee handling funds. Every district officer or employee handling any district funds shall execute a surety bond payable to the district in the sum of double the estimated amount of funds handled monthly, conditioned that the principal will strictly account for all moneys or credit received by him for the use of the district. Each bond and the amount thereof shall be approved by the county legislative authority of the county within which the major portion of the district is situated, and thereafter filed with the secretary of the district. [1985 c 396 § 63; 1937 c 72 § 102; RRS § 9663E-102. Formerly RCW 86.08.220, part.]

Severability-1985 c 396: See RCW 85.38.900.

86.09.307 Bonds—Cost charged to district. All official bonds executed by district officers under the provisions of this chapter shall be secured at the cost of the district. [1937 c 72 § 103; RRS § 9663E-103. Formerly RCW 86.08.220, part.]

86.09.310 Delivery of property to successor. Every person, upon the expiration or sooner termination of his term of office as an officer of the district, shall immediately turn over and deliver, under oath, to his successor in office, all records, books, papers and other property under his control and belonging to such office. In case of the death of any officer, his legal representative shall turn over and deliver such records, books, papers and other property to the successor in office of such deceased person. [1937 c 72 § 104; RRS § 9663E-104.]

86.09.313 Nearest county treasurer as ex officio district treasurer. The county treasurer of any county in which lands within the flood control district are situated, whose office is nearest distant by public highway to the office of the district board and principal place of business of the district, shall be and is hereby constituted ex officio district treasurer, who shall collect all district assessments and shall keep all district funds required by law. [1937 c 72 § 105; RRS § 9663E-105. Formerly RCW 86.08.225, part.]

86.09.319 Treasurer's liability. Any county treasurer collecting or handling funds of the district shall be liable upon his official bond and to criminal prosecution for malfeasance, misfeasance or nonfeasance in office relative to any of his duties prescribed herein. [1937 c 72 § 107; RRS § 9663E-107. Formerly RCW 86.08.230.]

86.09.322 County treasurers to collect and remit assessments. It shall be the duty of the county treasurer of each county, in which lands included within the operation of the district are located, to collect and receipt for all assessments levied as herein provided, and forward monthly all sums so collected to the ex officio district treasurer who shall place the same to the credit of the proper fund of the district. [1937 c 72 § 108; RRS § 9663E-108. Formerly RCW 86.08.240.]

86.09.325 Disbursement of funds by district treasurer. The ex officio district treasurer shall pay out moneys

[Title 86 RCW—page 8] (2008 Ed.)

collected or deposited with him in behalf of the district, or portions thereof, upon warrants issued by the county auditor against the proper funds of the districts, except the sums to be paid out of the bond fund for interest and principal payments on bonds. [1983 c 167 § 201; 1937 c 72 § 109; RRS § 9663E-109. Formerly RCW 86.08.250, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

86.09.328 Monthly report by district treasurer. The said ex officio district treasurer shall report in writing on or before the fifteenth day of each month to the district board, the amount of money held by him, the amount in each fund, the amount of receipts for the month preceding in each fund, and the amount or amounts paid out of each fund, and said report shall be filed with the secretary of the board. [1937 c 72 § 110; RRS § 9663E-110. Formerly RCW 86.08.250, part.]

86.09.377 Voting rights. Each qualified voter of a flood control district who owns more than ten acres of land within the district shall be entitled to two additional votes for each ten acres or major fraction thereof located within the district, up to a maximum total of forty votes for any voter, or in the case of community property, a maximum total of twenty votes per member of the marital community. [1991 c 349 § 4; 1985 c 396 § 22.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.379 Elections—Informality not fatal. No informality in conducting any election authorized by this chapter shall invalidate the same, if the election shall have been otherwise fairly conducted. [1937 c 72 § 127; RRS § 9663E-127. Formerly RCW 86.08.165.]

86.09.380 Special assessments—Budgets—Alternative methods. RCW 85.38.140 through 85.38.170 constitute a mutually exclusive alternative method by which flood control districts in existence as of July 28, 1985, may measure and impose special assessments and adopt budgets. RCW 85.38.150 through 85.38.170 constitute the exclusive method by which flood control districts created after July 28, 1985, may measure and impose special assessments and adopt budgets. [1985 c 396 § 29.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.382 Assessments—Presumption that land benefited by class—Benefit ratio basis of assessment. It shall be and hereby is presumed that lands within flood control districts organized under the provisions of this chapter, shall be benefited in relation to their respective classes to be determined as herein provided, and that the relative ratios of benefits for said lands arising from their locations in said respective classes shall be the basis upon which the same shall be assessed to raise district revenues for any and all purposes now or hereafter authorized by law. [1937 c 72 § 128; RRS § 9663E-128. Formerly RCW 86.08.450, part.]

86.09.385 Assessments—Base map of lands within the district. As a basis for the levy of all assessments autho-

rized under this chapter, the county legislative authority of the county within which the major portion of the district is situated, soon after the creation of the district, shall cause to be prepared a base map of the lands within the district and deliver the same to the secretary of the district: PROVIDED, That said county legislative authority shall not be required to prepare said base map unless ample appropriation of funds for the purpose has been made. [1985 c 396 § 64; 1965 c 26 § 10; 1937 c 72 § 129; RRS § 9663E-129. Formerly RCW 86.08.420, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.388 Assessments—Appointment of appraisers—Determination of benefit ratios. Upon receipt of the base map the board of directors of the district shall appoint a board of three appraisers subject to the written approval of the county legislative authority of the county within which the major portion of the district is situated, whose duty it shall be to determine the ratio of benefits which the several tracts of land shall receive with respect to each other from the organization and operation of the district and the construction and maintenance of the district works in accordance with the comprehensive plan therefor adopted by the directors of the district. [1985 c 396 § 65; 1965 c 26 § 11; 1937 c 72 § 130; RRS § 9663E-130. Formerly RCW 86.08.420, part, and 86.08.430, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.391 Assessments—Appraisers' board, chairman and secretary—Compensation and expenses. The board of appraisers shall elect a member as chairman and the secretary of the district or his deputy shall be ex officio secretary of the board of appraisers. The appraisers shall receive such compensation and expenses as the board of directors of the district, with the approval of the county legislative authority of the county within which the major portion of the district is situated, shall determine, and which may forthwith be paid by the issuance of district warrants. [1985 c 396 § 66; 1937 c 72 § 131; RRS § 9663E-131. Formerly RCW 86.08.420, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.394 Assessments—Classification of lands according to benefits-Factors considered. For the purpose of determining said ratios of benefits, said board of appraisers shall segregate the acreage of the respective lands within the district into such number of classes as in the sole judgment of the members of the board of appraisers shall fairly represent the manifest degrees of benefits, including benefits from better sanitation, easier accessibility, facility of drainage, promotion of land development as well as from minimization of flood damages and from actual flood protection, accruing to the several lands from the organization and operation of the district and the construction and maintenance of the district works in accordance with the comprehensive plan therefor adopted by the directors of the district. [1937 c 72 § 132; RRS § 9663E-132. Formerly RCW 86.08.440, part.]

(2008 Ed.) [Title 86 RCW—page 9]

86.09.397 Assessments—Classification of lands by appraisers—Classes described. Said board of appraisers shall have full authority and it shall be its duty to segregate and classify the acreage of the lands and subdivisions of the same with respect to their respective relative benefits received and to be received from the organization and operation of the district and the construction and maintenance of the district works in accordance with the comprehensive plan therefor adopted by the directors of the district. Those lands receiving the greatest benefits shall be placed in class No. 1; those lands receiving the next greatest benefits shall be placed in class No. 2, and so on down to the class of the least benefits. Those lands receiving no benefits shall be designated "nonbenefited." [1937 c 72 § 133; RRS § 9663E-133. Formerly RCW 86.08.430, part.]

86.09.400 Assessments—Percentage of benefits to lands as classed—Relative ratios. Said board of appraisers shall have full authority and it shall be its duty to determine the percentage of benefits which the acreage of the lands in each class shall have with respect to the lands in class No. 1. Those lands falling in class No. 1 shall have the ratio or percentage of one hundred and those lands in the other respective classes shall be given such percentages of the lands in class No. 1 as said board of appraisers shall determine. [1937 c 72 § 134; RRS § 9663E-134. Formerly RCW 86.08.430, part.]

86.09.403 Assessments—Surveys, investigations to determine classification and benefits. In determining the classification of said lands and their relative percentages of benefits, as herein provided, said board of appraisers shall consider the benefits of every kind accruing to said lands, as aforesaid, and shall make such investigation and surveys of the same as said board of appraisers shall deem necessary. The board of appraisers shall also examine and consider the data and records of the commission which fixed the boundaries of the district. [1937 c 72 § 135; RRS § 9663E-135. Formerly RCW 86.08.440, part.]

86.09.406 Assessments—Permanency of ratios of benefits as fixed. The ratio of percentage determined by said board of appraisers for each class of lands aforesaid shall constitute the ratio of benefits of each acre or fraction thereof in its respective class for all district assessment purposes until changed in the manner herein provided. [1937 c 72 § 136; RRS § 9663E-136. Formerly RCW 86.08.450, part.]

86.09.409 Assessments—Alternative method of determining benefit ratios. As an independent and alternative method to any other method herein authorized and subject to the prior written approval of the county legislative authority of the county within which the major portion of the district is situated, the ratio of benefits herein mentioned may be determined in their relation to the relative values of the respective benefited lands, including the improvements thereon, and the same shall be expressed on a relative percentage basis. [1985 c 396 § 67; 1937 c 72 § 137; RRS § 9663E-137. Formerly RCW 86.08.460, part.]

Severability-1985 c 396: See RCW 85.38.900.

86.09.412 Assessments—Alternative method, percentage shall fix the class. In case said alternative method of determining the ratio of benefits is adopted by any such district the percentage given a tract of land shall fix the class to which said tract belongs for assessment purposes. [1937 c 72 § 138; RRS § 9663E-138. Formerly RCW 86.08.460, part.]

86.09.415 Assessments—Determining relative values—General tax rolls. In determining the relative values of such lands, including improvements thereon, the assessed valuation of the same for general tax purposes last equalized shall be construed to be prima facie correct: PROVIDED, That nothing herein contained shall be construed to prevent the fixing of values where none are shown on the general tax roll or the revision of such values on the general tax roll in any instance where in the sole judgment of the revising officers for the district the value for general tax purposes is manifestly and grossly erroneous in its relation to value of like property in the district similarly situated: AND PROVIDED FURTHER, That in any instance where any tract of land is protected or partially protected from floods and is financially supporting the works affording such protection the revising officers for the district shall take the value of such existing flood protection into consideration and give such land equitable credit therefor. [1937 c 72 § 139; RRS § 9663E-139. Formerly RCW 86.08.460, part.]

86.09.418 Assessments—Revision of benefit classification—Appointment of reappraisers—Effect of reexamination. Upon completion of the control works of the district or of any unit thereof, the board of directors of the district may, with the written consent of the county legislative authority of the county within which the major portion of the district is situated, and upon petition signed by landowners representing twenty-five percent of the acreage of the lands in the district shall, appoint three qualified persons who shall be approved in writing by the county legislative authority, to act as a board of appraisers and who shall reconsider and revise and/or reaffirm the classification and relative percentages, or any part or parts thereof, in the same manner and with the same legal effect as that provided herein for the determination of such matters in the first instance: PROVIDED, That such reexamination shall have no legal effect on any assessments regularly levied prior to the order of appraisal by the reexamining board of appraisers. [1985 c 396 § 68; 1937 c 72] § 140; RRS § 9663E-140. Formerly RCW 86.08.470, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.421 Assessments—Descriptions of lands as appraised and classified—Map and filing thereof. When said board of appraisers shall have made said determination of the ratio of benefits, as aforesaid, all the lands within the district shall be classified and properly designated and shall be described in terms of government sections, and fractions thereof in designated townships and ranges, on the base map, and the board of appraisers shall file said map with the secretary of the district: PROVIDED, That platted lands may be described in terms of the recorded plat thereof. [1937 c 72 § 141; RRS § 9663E-141. Formerly RCW 86.08.470, part.]

[Title 86 RCW—page 10] (2008 Ed.)

86.09.424 Assessments—Hearing on objections to assessment ratios—Time—Place. The secretary of the district shall immediately fix a time for hearing objections to the assessment ratios determined by said board of appraisers as shown on said base map. The meeting shall be at the office of the district board and principal place of business of the district and shall be held not less than twenty-five, nor more than thirty-five, days from the date of the first publication of the notice of the hearing. [1937 c 72 § 142; RRS § 9663E-142. Formerly RCW 86.08.475, part.]

86.09.427 Assessments—Notice of hearing, publication. Notice of said hearing shall be given by the secretary of the district by causing a copy of the same to be published for three consecutive weekly issues in a newspaper of general circulation, to be selected by said secretary, published in each of the counties in which any part of the district is located. [1937 c 72 § 143; RRS § 9663E-143. Formerly RCW 86.08.475, part.]

86.09.430 Assessments—Contents of notice of hearing. Said notice of hearing on said determination of assessment ratios shall state that the base assessment map designating the classes in which the lands in the district have been placed for assessment purposes on the ratios authorized by law, has been prepared by the board of appraisers and is on file at the office of the district board and may be inspected at any time during office hours; that a hearing on said map will be held before the county legislative authority at the office of the district board on , the day of , , at the hour of o'clock (naming the time), where any person may appear and present such objections, if any, he may have to said map, and shall be signed by the secretary of the district. [1986 c 278 § 43; 1937 c 72 § 144; RRS § 9663E-144. Formerly RCW 86.08.480.]

Severability—1986 c 278: See note following RCW 36.01.010.

86.09.433 Assessments—Conduct of hearing—

Order. At the time set for said hearing the county legislative authority shall be present at the place designated in the notice and if it appears that due notice of the hearing has been given, shall proceed to hear such objections to the base map as shall be presented and shall hear all pertinent evidence that may be offered. The county legislative authority shall have authority to adjourn said hearings from time to time to study the record and evidence presented, to make such independent investigation as it shall deem necessary and to correct, modify or confirm the things set out on said base map or any part thereof and to determine all questions concerning the matter and shall finally make an order confirming said map with such substitutions, changes or corrections, if any, as may have been made thereon, which order shall be signed by the chairman of the county legislative authority and attached to said map. [1985 c 396 § 69; 1937 c 72 § 145; RRS § 9663E-145. Formerly RCW 86.08.485, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.439 Assessments—Conclusiveness of base assessment map. Upon the signing of said order by said county legislative authority and the attachment of the same to

said base assessment map, said base assessment map and all things set out on the face thereof shall be conclusive in all things upon all parties, unless appealed from to the superior court in the manner and within the time herein provided. [1986 c 278 § 44; 1937 c 72 § 147; RRS § 9663E-147. Formerly RCW 86.08.485, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

86.09.442 Assessments—Copies of base assessment map to be filed with county assessors. When confirmed by order of said county legislative authority as aforesaid, or by order of said county legislative authority making any changes decreed by the court on appeal to the superior court, it shall be the duty of the secretary of the district to prepare a correct copy of so much of said base assessment map as includes the lands in the district situated in each county in which the lands in the district are situated, with the assessment classes and ratios properly designated thereon, and file the same with the respective county assessors of said counties for record therein. [1985 c 396 § 70; 1937 c 72 § 148; RRS § 9663E-148. Formerly RCW 86.08.500, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.445 Assessments—Levies to be made according to base assessment map. Assessments made against the respective lands in the district to carry out any of the purposes of this chapter shall be levied in accordance with their respective classifications and in proportion to their respective ratios of benefits, set out on the base assessment map. [1937 c 72 § 149; RRS § 9663E-149. Formerly RCW 86.08.500, part.]

86.09.448 Assessments—Appeal to courts. Any person, firm or corporation feeling aggrieved at any determination by said county legislative authority of the classification or relative percentage of his or its lands, aforesaid, may have the same reviewed by a proceeding for that purpose, in the nature of an appeal, initiated in the superior court of the county in which the land affected is situated. The matter shall be heard and tried by the court and shall be informal and summary but full opportunity to be heard and present evidence shall be given before judgment is pronounced. [1985 c 396 § 71; 1937 c 72 § 150; RRS § 9663E-150. Formerly RCW 86.08.490, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.451 Assessments—Notice of appeal. No such appeal shall be entertained by the court unless notice of the same containing a statement of the substance of the matter complained of and the manner in which the same injuriously affects the appellant's interests shall have been served personally or by registered mail, upon the county legislative authority of the county within which the major portion of the district is situated, and upon the secretary of the district, within twenty days following the date of the determination appealed from. [1985 c 396 § 72; 1937 c 72 § 151; RRS § 9663E-151. Formerly RCW 86.08.490, part.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.454 Assessments—Appeal—Stay bond, when required. No bond shall be required unless a stay is desired,

(2008 Ed.) [Title 86 RCW—page 11]

and an appeal shall not be a stay, unless within five days following the service of notice of appeal aforesaid, a bond shall be filed in an amount to be fixed by the court and with sureties satisfactory to the court, conditioned to perform the judgment of the court. [1937 c 72 § 152; RRS § 9663E-152. Formerly RCW 86.08.490, part.]

86.09.457 Assessments—Civil practice to apply—Costs, liability of district. Costs shall be paid as in civil cases brought in the superior court, and the practices in civil cases shall apply: PROVIDED, That any costs awarded against said county legislative authority shall be in its official capacity only and shall be against and paid by the district. [1985 c 396 § 73; 1937 c 72 § 153; RRS § 9663E-153. Formerly RCW 86.08.495, part.]

Severability—1985 c 396: See RCW 85.38.900. Civil practice generally: Title 4 RCW; Rules of court. Costs, generally: Chapter 4.84 RCW.

86.09.460 Assessments—Appeal from superior to supreme court. An appeal shall lie from the judgment of the superior court as in other civil cases. [1937 c 72 § 154; RRS § 9663E-154. Formerly RCW 86.08.495, part.]

86.09.463 Assessments—County legislative authority's determination deemed prima facie correct on appeal. In all said appeals from the determination of said county legislative authority, as herein provided, said determination and all parts thereof shall be deemed to be prima facie correct. [1985 c 396 § 74; 1937 c 72 § 155; RRS § 9663E-155. Formerly RCW 86.08.490, part.]

Severability—1985 c 396: See RCW 85.38.900.

Approval—Basis for assessment roll. The secretary of the district on or before the first day of November in each year shall estimate the amount of money necessary to be raised for any and all district purposes during the ensuing year based upon a budget furnished him by the district board and submit the same to the county legislative authority of the county within which the major portion of the district is situated for its suggestions, approval and revision and upon the approval of the budget by said county legislative authority, either as originally submitted or as revised, the secretary shall prepare an assessment roll with appropriate headings in which must be listed all the lands in each assessment classification shown on the base assessment map. [1985 c 396 § 75; 1937 c 72 § 156; RRS § 9663E-156. Formerly RCW 86.08.510, part.]

Severability-1985 c 396: See RCW 85.38.900.

86.09.469 Assessments—Assessment roll, contents—Headings. On such assessment roll in separate columns, must be specified under the appropriate headings:

- (1) The reputed owner of the property assessed. If the reputed owner is not known to the secretary, the reputed owner may be stated as "unknown";
- (2) The description of the land of the reputed or unknown owner sufficiently definite to identify the land. Where the land is described in the records of the county assessor's office in terms of the assessor's plat tax number,

- such designation shall be sufficient description of such land on the district's assessment roll. In instances where the district has adopted the alternative method of determining the ratio of benefits as herein authorized the secretary shall annually revise and specify in an appropriate column on the roll the cash value of the respective tracts of lands, including improvements thereon, described on the roll;
- (3) The estimated assessable acreage of such respective lands;
- (4) The designated classification and their respective ratios of benefits shown on the base assessment map in which the land is situated, with the per acre final ratio or percentage upon which every acre or fraction thereof of the respective lands are to be charged with assessments;
- (5) The total amount of the assessment in dollars and cents against each tract of land. [1937 c 72 § 157; RRS § 9663E-157. Formerly RCW 86.08.520, part.]

86.09.472 Assessments—Margin for anticipated delinquencies. For the purpose of apportioning the amount of money to be raised by assessment, to the several tracts of land in accordance with their respective classifications, the secretary shall add to the amount of money to be raised fifteen percent thereof for anticipated delinquencies. [1937 c 72 § 158; RRS § 9663E-158. Formerly RCW 86.08.510, part.]

86.09.475 Assessments—How calculated. In calculating the amount of assessments to be charged against the respective tracts of land included in the annual district assessment roll, the per acre charge against the lands in class No. 1 on the base map shall be taken as one hundred percent and the per acre charge against the lands in other classes shall be reckoned on their respective final per acre percentages of the per acre assessment against the lands in said class No. 1. [1937 c 72 § 159; RRS § 9663E-159. Formerly RCW 86.08.530.]

86.09.478 Assessments—Omitted property may be back-assessed. Any property which may have escaped assessment for any year or years, shall in addition to the assessment for the then current year, be assessed for such year or years with the same effect and with the same penalties as are provided for such current year and any property delinquent in any year may be directly assessed during the current year for any expenses caused the district on account of such delinquency. [1937 c 72 § 160; RRS § 9663E-160. Formerly RCW 86.08.550.]

86.09.481 Assessments—Lands in more than one county. Where the district embraces lands lying in more than one county the assessment roll shall be so arranged that the lands lying in each county shall be segregated and grouped according to the county in which the same are situated. [1937 c 72 § 161; RRS § 9663E-161. Formerly RCW 86.08.520, part.]

86.09.484 Equalization of assessments—Notice and time for meeting of board of equalization. Upon completion of the assessment roll the secretary shall deliver the same to the district board and immediately give notice thereof and

[Title 86 RCW—page 12] (2008 Ed.)

of the time the board of directors, acting as a board of equalization will meet to equalize assessments, by publication in a newspaper published in each of the counties comprising the district. The time fixed for the meeting shall not be less than twenty nor more than thirty days from the first publication of the notice, and in the meantime the assessment roll must remain in the office of the secretary for the inspection of all persons interested. [1937 c 72 § 162; RRS § 9663E-162. Formerly RCW 86.08.540, part.]

86.09.487 Equalization of assessments—Meeting of directors as board, length of time—Completion of roll. Upon the day specified in the notice required by the preceding section for the meeting, the board of directors, which is hereby constituted a board of equalization for that purpose, shall meet and continue in session from day to day as long as may be necessary, not to exceed ten days, exclusive of Sundays, to hear and determine such objections to the said assessment roll as may come before them; and the board may decide the same. The secretary of the board shall be present during its session, and note all changes made at said hearing, and on or before the fifteenth day of January thereafter shall have the assessment roll completed as finally equalized by the board. [1937 c 72 § 163; RRS § 9663E-163. Formerly RCW 86.08.540, part.]

86.09.489 Levy where total assessment less than two dollars. When the assessment roll is completed as finally equalized by the board of directors and the total assessment against any tract or contiguous tracts owned by one person or corporation is less than two dollars, the county treasurer shall levy such a minimum amount of two dollars against such tract or contiguous tracts. [1965 c 26 § 13.]

86.09.490 Assessment lien—Priority. The assessment upon real property shall be a lien against the property assessed, from and after the first day of January in the year in which the assessment becomes due and payable, but as between grantor and grantee such lien shall not attach until the fifteenth day of February of such year, which lien shall be paramount and superior to any other lien theretofore or thereafter created, whether by mortgage or otherwise, except a lien for undelinquent flood control district assessments, diking or drainage, or diking or drainage improvement, district assessments and for unpaid and outstanding general ad valorem taxes, and such lien shall not be removed until the assessments are paid or the property sold for the payment thereof as provided by law. [1937 c 72 § 164; RRS § 9663E-164. Formerly RCW 86.08.560, part.]

86.09.493 Payment of assessment—Date of delinquency—Notice to pay—Assessment book—Statements. On or before the fifteenth day of January in each year the secretary must deliver the assessment roll or the respective segregations thereof to the county treasurer of each respective county in which the lands described are located, with a statement of the amounts and/or percentages of the collections on said roll which shall be apportioned to the respective district funds, and said assessments shall become due and payable at the time or times general taxes accrue payable.

One-half of all assessments on said roll shall become delinquent on the first day of June following the filing of the roll unless said one-half is paid on or before the thirty-first day of May of said year, and the remaining one-half shall become delinquent on the first day of December following, unless said one-half is paid on or before the thirtieth day of November. All delinquent assessments shall bear interest at the rate of ten percent per annum from the date of delinquency until paid.

Within twenty days after the filing of the assessment roll as aforesaid the respective county treasurers shall each publish a notice in a newspaper published in their respective counties in which any portion of the district may lie, that said assessments are due and payable at the office of the county treasurer of the county in which said land is located and will become delinquent unless paid as herein provided. Said notice shall state the dates of delinquency as fixed in this chapter and the rate of interest charged thereon and shall be published once a week for four successive weeks and shall be posted within said period of twenty days in some public place in said district in each county in which any portion of the district is situated.

Upon receiving the assessment roll, the county treasurer shall prepare therefrom an assessment book in which shall be written the description of the land as it appears in the assessment roll, the name of the owner or owners where known, and if assessed to the unknown owners, then the word "unknown", and the total assessment levied against each tract of land. Proper space shall be left in said book for the entry therein of all subsequent proceedings relating to the payment and collection of said assessments.

Upon payment of any assessment the county treasurer must enter the date of said payment in said assessment book opposite the description of the land and the name of the person paying, and give a receipt to such person specifying the amount of the assessment and the amount paid with the description of the property assessed.

It shall be the duty of the county treasurer of the county in which any land in the district is located to furnish upon request of the owner, or any person interested, a statement showing any and all assessments levied as shown by the assessment roll in his office upon land described in such request, and all statements of general taxes covering any land in the district shall be accompanied by a statement showing the condition of district assessments against such lands: PROVIDED, That the failure of the county treasurer to render any statement herein required of him shall not render invalid any assessments made by any district or proceedings had for the enforcement and collection of district assessments pursuant to this chapter. [1937 c 72 § 165; RRS § 9663E-165. Formerly RCW 86.08.540, part, 86.08.560, part, and 86.08.570.]

86.09.496 Delinquency list—Posting and publication.

On or before the thirty-first day of December of each year, the county treasurer of the county in which the land is located shall cause to be posted the delinquency list which must contain the names of persons to whom the property is assessed and a description of the property delinquent and the amount of the assessment and costs due, opposite each name and description.

(2008 Ed.) [Title 86 RCW—page 13]

He must append to and post with the delinquency list a notice that unless the assessments delinquent, together with costs and accrued interest, are paid, the real property upon which such assessments are a lien will be sold at public auction. The said notice and delinquent list shall be posted at least twenty days prior to the time of sale. Concurrent as nearly as possible with the date of the posting aforesaid, the said county treasurer shall publish the location of the place where said notice is posted and in connection therewith a notice that unless delinquent assessments together with costs and accrued interest are paid, the real property upon which such assessments are a lien will be sold at public auction. Such notice must be published once a week for three successive weeks in a newspaper of general circulation published in the county within which the land is located; but said notice of publication need not comprise the delinquent list where the same is posted as herein provided. Both notices must designate the time and place of sale. The time of sale must not be less than twenty-one nor more than twenty-eight days from the date of posting and from the date of the first publication of the notice thereof, and the place must be at some point designated by the treasurer. [1937 c 72 § 166; RRS § 9663E-166. Formerly RCW 86.08.580.]

86.09.499 Sale for delinquent assessments—Post**ponement.** The treasurer of the county in which the land is situated shall conduct the sale of all lands situated therein and must collect in addition to the assessment due as shown on the delinquent list the costs and expenses of sale and interest at the rate of ten percent per annum from the date or dates of delinquency as hereinbefore provided. On the day fixed for the sale, or some subsequent day to which he may have postponed it, and between the hours of ten o'clock a.m. and three o'clock p.m., the county treasurer making the sale must commence the same, beginning at the head of the list, and continuing alphabetically, or in the numerical order of the parcels, lots or blocks, until completed. He may postpone the day of commencing the sale, or the sale from day to day, by giving oral notice thereof at the time of the postponement, but the sale must be completed within three weeks from the first day fixed. [1937 c 72 § 167; RRS § 9663E-167. Formerly RCW 86.08.590.]

86.09.502 Sale for delinquent assessments—How conducted—Certificate of sale—District as purchaser—

Fee. The owner or person in possession of any real estate offered for sale for assessments due thereon may designate in writing to the county treasurer, by whom the sale is to be made, and prior to the sale, what portion of the property he wishes sold, if less than the whole; but if the owner or possessor does not, then the treasurer may designate it, and the person who will take the least quantity of the land, or in case an undivided interest is assessed, then the smallest portion of the interest, and pay the assessment and costs due, including one dollar to the treasurer for duplicate of the certificate of sale, is the purchaser. The treasurer shall account to the district for said one dollar. If the purchaser does not pay the assessment and costs before ten o'clock a.m. the following day, the property must be resold on the next sale day for the assessments and costs. In case there is no purchaser in good

faith for the same on the first day that the property is offered for sale, and if there is no purchaser in good faith when the property is offered thereafter for sale, the whole amount of the property assessed shall be struck off to the district as the purchaser, and the duplicate certificate shall be delivered to the secretary of the district, and filed by him in the office of the district. No charge shall be made for the duplicate certificate where the district is the purchaser, and in such case the treasurer shall make an entry, "Sold to the district", and he will be credited with the amount thereof in settlement. The district, as a purchaser at said sale, shall be entitled to the same rights as a private purchaser, and may assign or transfer the certificate of sale upon the payment of the amount which would be due if redemption were being made by the owner. If no redemption is made of land for which the district holds a certificate of purchase, the district will be entitled to receive the treasurer's deed therefor in the same manner as a private person would be entitled thereto.

After receiving the amount of assessments and costs, the county treasurer must make out in duplicate a certificate, dated on the day of sale, stating (when known) the names of the persons assessed, a description of the land sold, the amount paid therefor, that it was sold for assessments, giving the amount and the year of assessment, and specifying the time when the purchaser will be entitled to a deed. The certificate must be signed by the treasurer making the sale and one copy delivered to the purchaser, and the other filed in the office of the county treasurer of the county in which the land is situated: PROVIDED, That upon the sale of any lot, parcel or tract of land not larger than an acre, the fee for a duplicate certificate shall be twenty-five cents and in case of a sale to a person or a district, of more than one parcel or tract of land, the several parcels or tracts may be included in one certificate. [1937 c 72 § 168; RRS § 9663E-168. Formerly RCW 86.08.600.]

86.09.505 Sale for delinquent assessments—Entries in assessment book—Book open to inspection—Lien vested in purchaser. The county treasurer, before delivering any certificate must file the same and enter in the assessment book opposite the description of the land sold, the date of sale, the purchaser's name and the amount paid therefor, and must regularly number the description on the margin of the assessment book and put a corresponding number on each certificate. Such book must be open to public inspection without fee during office hours, when not in actual use.

On filing the certificate of sale as provided in the preceding paragraph, the lien of the assessment vests in the purchaser and is only divested by the payment to the county treasurer making the sale of the purchase money and interest at the rate of ten percent per annum, from the day of sale until redemption for the use of the purchaser. [1937 c 72 § 169; RRS § 9663E-169. Formerly RCW 86.08.610.]

Redemption, when and how made. A redemption of the property sold may be made by the owner or any person on behalf and in the name of the owner or by any party in interest at any time before deed issues, by paying the amount of the purchase price and interest as in this chapter provided, and

[Title 86 RCW—page 14] (2008 Ed.)

the amount of any assessments which such purchaser may have paid thereon after purchase by him and during the period of redemption in this section provided, together with like interest on such amount, and if the district is the purchaser, the redemptioner shall not be required to pay the amount of any district assessment levied subsequent to the assessment for which said land was sold, but all subsequent and unpaid assessments levied upon said land to the date of such redemption shall remain a lien and be payable and the land be subject to sale and redemption at the times applicable to such subsequent annual district assessment. Redemption must be made in legal tender, as provided for the collection of state and county taxes, and the county treasurer must credit the amount paid to the person named in the certificate and pay it on demand to such person or his assignees. No redemption shall be made except to the county treasurer of the county in which the land is situated. [1937 c 72 § 170; RRS § 9663E-170. Formerly RCW 86.08.620.]

86.09.511 Sale for delinquent assessments—Entry of redemption—Deed on demand if not redeemed in two years—Fee. Upon completion of redemption, the county treasurer to whom redemption has been made shall enter the word "redeemed", the date of redemption and by whom redeemed on the certificate and on the margin of the assessment book where the entry of the certificate is made. If the property is not redeemed within two years, after the fifteenth day of January of the year in which such property was sold, the county treasurer of the county in which the land sold is situated must thereafter, upon demand of the owner of the certificate of sale, make to the purchaser, or his assignees a deed of the property, reciting in the deed substantially the matters contained in the certificate, and that no person redeemed the property during the time allowed by law for its redemption. The treasurer shall receive from the purchaser, for the use of the district, one dollar for making such deed: PROVIDED, If redemption is not made of any lot, parcel or tract of land not larger than one acre, the fee for a deed shall be twenty-five cents and when any person or district holds a duplicate certificate covering more than one tract of land, the several parcels, or tracts of lands, mentioned in the certificate may be included in one deed. [1937 c 72 § 171; RRS § 9663E-171. Formerly RCW 86.08.630.]

86.09.514 Sale for delinquent assessments—Effect and validity of deed. The matter recited in the certificate of sale must be recited in the deed, and such deed duly acknowledged or proved is prima facie evidence that:

First. The property was assessed as required by law.

Second. The property was equalized as required by law.

Third. That the assessments were levied in accordance with law.

Fourth. The assessments were not paid.

Fifth. At a proper time and place the property was sold as prescribed by law and by the proper officers.

Sixth. The property was not redeemed.

Seventh. The person who executed the deed was the proper officer.

Such deed, duly acknowledged or proved, is (except as against actual fraud) conclusive evidence of the regularity of

all the proceedings from the assessments by the secretary, inclusive, up to the execution of the deed. The deed conveys to the grantee the absolute title to the lands described therein, free from all incumbrances except the lien of outstanding general ad valorem taxes and of unmatured special assessments. When title to the land is in the United States or this state, such deed shall be prima facie evidence of the right of possession. [1937 c 72 § 172; RRS § 9663E-172. Formerly RCW 86.08.640, part.]

86.09.517 Sale for delinquent assessments—Mistake, misnomer does not affect sale. When land is sold for assessments correctly imposed, as the property of a particular person, no misnomer of the owner or supposed owner, or other mistake relating to the ownership thereof, affects the sale or renders it void or avoidable. [1937 c 72 § 173; RRS § 9663E-173. Formerly RCW 86.08.640, part.]

86.09.520 District lands exempt from general taxes—Leasing, application of proceeds. All unsold lands owned by the district shall be exempt from general ad valorem taxes while title to same remains in the district. The district shall not be authorized to lease any of its lands for a term longer than one year, and the proceeds for such lease shall first be applied on account of outstanding ad valorem tax liens, if any. [1937 c 72 § 174; RRS § 9663E-174. Formerly RCW 86.08.650.]

86.09.523 Liability of city, town or subdivision for benefits to roads, streets, or sewer systems. Whenever any system of improvement constructed under the provisions of this chapter results in benefit to the whole or any part of a public street or road, street or road bed or track thereof within the district, or will facilitate the construction or maintenance of any sewer system in any city or town within the district, the city, town or subdivision or any of them responsible for the maintenance of said public road, street or sewer, shall be liable for assessment for any or all district purposes. [1937 c 72 § 175; RRS § 9663E-175. Formerly RCW 86.08.660, part.]

86.09.526 Liability of public and private lands for benefits. All school, granted, and other state lands, and lands owned by the United States, when legally possible, and all county, city and other municipally owned property, not used for governmental purposes, and all privately owned lands within the corporate limits of any county, school district, city or other municipal corporation included within the operation of the district and benefited by the district improvement, shall be liable for assessment as provided herein for other property. [1937 c 72 § 176; RRS § 9663E-176. Formerly RCW 86.08.660, part.]

86.09.529 Assessment payment by city, county, sub-division—Payment by state for highway benefit. Assessments charged to any city, town, county, or subdivision thereof shall be paid from any fund of the city, town, county, or subdivision, as its governing body determines. Assessments charged on account of benefits to state highways shall be approved by the secretary of transportation and shall be

(2008 Ed.) [Title 86 RCW—page 15]

paid from the state motor vehicle fund. [1984 c 7 § 379; 1937 c 72 § 177; RRS § 9663E-177. Formerly RCW 86.08.660, part.]

Severability—1984 c 7: See note following RCW 47.01.141.

86.09.532 District funds—Created. There are hereby created for district purposes the following special funds: (1) Expense fund, (2) surplus fund, (3) suspense fund, (4) general bond fund, (5) utility bond fund, (6) contract fund. [1937 c 72 § 178; RRS § 9663E-178. Formerly RCW 86.08.670.]

86.09.535 District funds—Expense fund—Composition—Use. All assessments collected for administrative, operative and maintenance purposes, all money collected and not otherwise provided for, and any transfers authorized by law from other funds made specifically to the fund, shall be placed by the county treasurer, ex officio treasurer of the district, in the expense fund, and it shall be the duty of the district board to make ample provision for the requirements of this fund by the levy of assessments or by the use of other revenues of the district. [1937 c 72 § 179; RRS § 9663E-179. Formerly RCW 86.08.675.]

86.09.538 District funds—Surplus fund—Composition—Use. The district shall have authority at its option of turning any district revenues not probably required during the current year to the surplus fund by adopting a resolution to that effect and filing a copy of the same with the county treasurer in charge of such fund. For this purpose unrequired moneys may be transferred from other funds, except from either of the two bond funds.

Assessments, not exceeding twenty percent of the total levy for a given year, may be levied for the purpose of supplying moneys for the surplus fund.

The surplus fund may be used for any district purpose authorized by law, by resolution of the board of directors specifying said purpose, and the duration of such use. [1937 c 72 § 180; RRS § 9663E-180. Formerly RCW 86.08.680.]

86.09.541 District funds—Suspense fund—Composition—Use. All district indebtedness, not otherwise provided for, which has not been or will not be paid on substantially a cash basis, shall be paid from the suspense fund and it shall be the duty of the district board to make ample provision for the requirements of this fund by the levy of assessments or by the use of other revenues of the district, authorized by law to be used for this purpose. [1937 c 72 § 181; RRS § 9663E-181. Formerly RCW 86.08.685.]

86.09.544 District funds—General bond fund—Composition—Use. Moneys in the general bond fund shall be used exclusively for the payment of outstanding general obligation bonds of the district with interest thereon according to their terms. It shall be the duty of the district board to make ample provision for the requirements of this fund by the levy of assessments and/or by the use of other district revenues, authorized by law to be used for this purpose. [1937 c 72 § 182; RRS § 9663E-182. Formerly RCW 86.08.695.]

86.09.547 District funds—Utility bond fund—Composition—Use. Revenues from the use, sale or lease of water and/or other service furnished by the district to the extent pledged to the payment of district utility bonds, as herein provided, shall be placed in the utility bond fund and used exclusively for the payment of such bonds with interest according to their terms. [1937 c 72 § 183; RRS § 9663E-183. Formerly RCW 86.08.700.]

86.09.550 District funds—Contract fund—Composition—Use. The proceeds from bond sales and revenues from other sources authorized by law to be used for district contract purposes shall be placed in the contract fund and shall be used for the purposes for which the bonds were issued or for which any other contract was entered into by the district. [1937 c 72 § 184; RRS § 9663E-184. Formerly RCW 86.08.690.]

86.09.553 District funds—Custody and disbursement. All district moneys shall be paid to the county treasurer having charge of the district funds and by that officer disbursed in the manner provided by law. [1937 c 72 § 185; RRS § 9663E-185. Formerly RCW 86.08.710, part.]

86.09.556 Claims against district. Any claim against the district shall be presented to the district board for allowance or rejection. Upon allowance, the claim shall be attached to a voucher verified by the claimant or his agent and approved by the chairman of the board and countersigned by the secretary and directed to the county auditor of the county in which the office of the district treasurer is located, for the issuance of a warrant against the proper fund of the district in payment of said claim. [1937 c 72 § 186; RRS § 9663E-186. Formerly RCW 86.08.720, part.]

86.09.559 Claims against district—For administrative expenses, cost, maintenance—Payroll. Claims against the district for administrative expenses and for the costs of operation and maintenance of the system of improvement, shall be allowed by the district board and presented to the county auditor with proper vouchers attached for the issuance of warrants against the expense fund of the district. The payroll of the district shall be verified by the foreman in charge and may be presented in one claim for the individual claimants involved. The warrants for said claim shall be issued in the name of the individual claimants, but may be receipted for by said foreman. [1937 c 72 § 187; RRS § 9663E-187. Formerly RCW 86.08.720, part.]

86.09.562 District funds paid by warrant—Exception. Said county treasurer shall pay out the moneys received or deposited with him or any portion thereof upon warrants issued by the county auditor of the same county of which the district treasurer is an officer against the proper funds of the district except the sums to be paid out of the special funds for interest and principal payments on bonds or notes. [1986 c 278 § 45; 1983 c 167 § 202; 1937 c 72 § 188; RRS § 9663E-188. Formerly RCW 86.08.710, part.]

Severability—1986 c 278: See note following RCW 36.01.010.

[Title 86 RCW—page 16] (2008 Ed.)

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

86.09.565 Warrants paid in order of issuance. Warrants drawn on any district fund shall be paid from any moneys in said fund in the order of their issuance. [1937 c 72 § 189; RRS § 9663E-189. Formerly RCW 86.08.710, part.]

86.09.592 Utility revenue bonds—Authorized. In any instance where the district is using, selling or leasing water for beneficial purposes or furnishing other service under the provisions of this chapter and there is reasonable certainty of a permanent fixed income from this source, the district board, upon previous written approval of the county legislative authority of the county within which the major portion of the district is situated, shall have authority to pledge the revenues derived from a fixed proportion of the gross income thus obtained and to issue bonds of the district payable from the utility bond fund and to sell the same to raise money for district purposes. [1985 c 396 § 78; 1937 c 72 § 198; RRS § 9663E-198. Formerly RCW 86.08.790, part.]

Severability-1985 c 396: See RCW 85.38.900.

86.09.595 Utility revenue bonds—Limited obligation—Payment from special fund. Bonds payable from the utility bond fund shall not be an obligation of the district and they shall state on their face that they are payable solely from a special fund derived from a certain fixed proportion (naming it) of the gross income derived by the district from the sale or lease of water or from other service, as the case may be, and such fixed proportion of such gross income shall be irrevocably devoted to the payment of such bonds with interest until the same are fully paid. [1937 c 72 § 199; RRS § 9663E-199. Formerly RCW 86.08.790, part, and 86.08.800, part.]

86.09.598 Utility revenue bonds—Form, terms, interest, etc. (1) Said utility bonds shall be numbered consecutively, shall mature in series amortized in a definite schedule during a period not to exceed twenty years from the date of their issuance, shall be in such denominations and form and shall be payable, with annual or semiannual interest at such rate or rates and at such place as the county legislative authority of the county within which the major portion of the district is situated shall provide. Such bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1985 c 396 § 79; 1983 c 167 § 207; 1970 ex.s. c 56 § 94; 1969 ex.s. c 232 § 45; 1937 c 72 § 200; RRS § 9663E-200. Formerly RCW 86.08.800, part.]

Severability—1985 c 396: See RCW 85.38.900.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

86.09.601 Utility revenue bonds—Election to authorize. For the purpose of authorizing such utility bonds, an

election shall be called, noticed, held and canvassed by the same officers, and in the same manner, as provided herein for the calling, noticing, holding and canvassing of an election to authorize general obligation bonds. [1937 c 72 § 201; RRS § 9663E-201. Formerly RCW 86.08.790, part.]

86.09.616 Utility revenue bonds and coupons—Order of payment—When funds deficient. Utility bonds and interest thereon shall be paid in the order of their respective due dates and the bonds and interest of a prior issue shall carry preference in payment over those of a subsequent issue: PROVIDED, That where there is not sufficient money in the utility bond fund to pay all matured demands against the same in accordance with the preference right above mentioned, the county treasurer shall pay the interest on the bonds having the preference right of payment in their numerical order beginning with the bond having the smallest number, to the extent of the available money in the utility bond fund. [1937 c 72 § 206; RRS § 9663E-206. Formerly RCW 86.08.800, part.]

86.09.619 District directors to make provision for payment—Procedure on failure of directors. It shall be the duty of the board of directors of the district to make adequate provision for the payment of all district bonds in accordance with their terms by levy and collection of assessments or otherwise and upon its failure so to do said levy and collection of assessments shall be made as follows:

- (1) If the annual assessment roll has not been delivered to the county treasurer on or before the fifteenth day of January, he shall notify the secretary by registered mail that the roll must be delivered to him forthwith.
- (2) If the roll is not delivered within ten days from the date of mailing the notice, or if the roll has not been equalized and the levy made, the treasurer shall immediately notify the county commissioners of the county in which the office of the directors is situated, and such commissioners shall cause an assessment roll for the district to be prepared and shall equalize it if necessary, and make the levy in the same manner and with like effect as if it had been made and equalized by the directors, and all expenses incident thereto shall be borne by the district.
- (3) In case of neglect or refusal of the secretary to perform his duties, the district treasurer shall perform them, and shall be accountable therefor, on his official bond, as in other cases. [1965 c 26 § 12; 1937 c 72 § 207; RRS § 9663E-207. Formerly RCW 86.08.820, part.]

86.09.621 Special assessment bonds. Special assessment bonds and notes shall be issued and sold in accordance with chapter 85.38 RCW. [1986 c 278 § 28.]

Severability—1986 c 278: See note following RCW 36.01.010.

86.09.622 Dissolution of districts—Procedure. Flood control districts may be dissolved upon a favorable sixty percent vote of the electors voting at an election for that purpose called, noticed, conducted and canvassed in the manner provided in this chapter for special elections and no further district obligations shall thereafter be incurred: PROVIDED, That the election shall not abridge or cancel any of the out-

(2008 Ed.) [Title 86 RCW—page 17]

standing obligations of the district, and the county legislative authority of the county within which the major portion of the district is situated shall each year at the time and in the manner provided in this chapter for the levy of district assessments, levy assessments against the lands in the district and the same shall be collected and enforced in the manner provided herein, until the outstanding obligations of the district are fully paid. [1985 c 396 § 83; 1937 c 72 § 208; RRS § 9663E-208. Formerly RCW 86.08.830, part.]

Severability-1985 c 396: See RCW 85.38.900.

Dissolution of districts: Chapter 53.48 RCW.

86.09.625 Dissolution of districts—When complete.

When the obligations have been fully paid, all moneys in any of the funds of the district and all collections of unpaid district assessments shall be transferred to the general fund of the county within which the major portion of the district is situated as partial reimbursement for moneys expended and services rendered by the county for and in behalf of the district, and thereupon the county legislative authority of that county shall file a statement of the full payment of the district's obligations for record in the county auditor's office in each county in which any lands in the district were situated and thereafter the dissolution of the district shall be complete and its corporate existence ended. [1985 c 396 § 84; 1937 c 72 § 209; RRS § 9663E-209. Formerly RCW 86.08.830, part.]

Severability—1985 c 396: See RCW 85.38.900.

Reclamation revolving fund abolished, moneys transferred to reclamation revolving account: RCW 43.79.330 through 43.79.334.

86.09.627 Disincorporation of district located in county with a population of two hundred ten thousand or more and inactive for five years. See chapter 57.90 RCW.

86.09.700 Revision of district—Petition. A board may amend the district comprehensive plan of flood control, alter, reduce or enlarge the district system of improvement, within or without the district, and change the district boundaries so as to include land likely to be benefited by said amendment, alteration, reduction or enlargement by filing a petition to that effect with the county legislative authority of the county within which the major portion of the district is situated. [1985 c 396 § 85; 1965 c 26 § 14.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.703 Revision of district—Establishment of revised district—Review of benefits—Liability of original district—Segregation of funds. If funds are available the county legislative authority shall, at the expense of the county, refer the petition to the county engineer for a preliminary investigation as to the feasibility of the objects sought by the petition. If the investigation discloses that the matter petitioned for is feasible, conducive to the public welfare, consistent with a comprehensive plan of development and in the best interest of the district and will promote the purposes for which the district was organized, the county legislative authority shall so find, approve the petition, enter an order in his records declaring the establishment of the new boundaries as petitioned for, or as modified by him, and file a certified

copy of the order with each county auditor, without filing fee, and with the board.

The board shall forthwith cause a review of the classifications and ratio of benefits, in the same manner and with the same effect as for the determination of such matters in the first instance.

The lands in the original district shall remain bound for the whole of the original unpaid assessment thereon for the payment of any outstanding warrants or bonds to be paid by such assessments. Until the assessments are collected and all indebtedness of the original district paid, separate funds shall be maintained for the original district and the revised district. [1985 c 396 § 86; 1965 c 26 § 15.]

Severability—1985 c 396: See RCW 85.38.900.

86.09.710 Annexation of territory—Consolidation of special districts—Suspension of operations—Reactivation. Flood control districts may annex territory, consolidate with other special districts, and have their operations suspended and be reactivated, in accordance with chapter 85.38 RCW. [1986 c 278 § 16.]

Severability-1986 c 278: See note following RCW 36.01.010.

86.09.720 Cooperative watershed management. In addition to the authority provided in this chapter, flood control districts may participate in and expend revenue on cooperative watershed management actions, including watershed management partnerships under RCW 39.34.210 and other intergovernmental agreements, for purposes of water supply, water quality, and water resource and habitat protection and management. [2003 c 327 § 18.]

Finding—Intent—2003 c 327: See note following RCW 39.34.190.

86.09.900 Other statutes preserved. Nothing in this chapter contained shall be construed as affecting or in any wise limiting the powers of counties, cities, towns, diking districts, drainage districts, or other municipal or public agencies in the manner authorized by law to construct and maintain dikes, levees, embankments or other structures and works, or to open, deepen, straighten and otherwise enlarge natural water courses, waterways and other channels, for the purpose of protecting such organizations from overflow. [1937 c 72 § 210; RRS § 9663E-210.]

86.09.910 Chapter supplemental to other acts. Nothing in this chapter contained shall be held or construed as in any manner abridging, enlarging or modifying any statute now or hereafter existing relating to the organization, operation and dissolution of flood control districts. This chapter is intended as an independent chapter providing for a separate and an additional authority from and to any other authority now existing for the organization, operation and dissolution of flood control districts, as provided in this chapter. [1937 c 72 § 211; RRS § 9663E-211.]

86.09.920 Chapter liberally construed. The provisions of this chapter and all proceedings thereunder shall be liberally construed with a view to effect their objects. [1937 c 72 § 212; RRS § 9663E-212.]

[Title 86 RCW—page 18] (2008 Ed.)

86.09.930 Severability—1937 c 72. If any section or provision of this chapter shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the chapter as a whole or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1937 c 72 § 213; RRS § 9663E-213.]

Chapter 86.12 RCW FLOOD CONTROL BY COUNTIES

~ .	
Sect	ions

86.12.220

COUNTY FLOOD CONTROL

86.12.010	County tax for river improvement fund—Flood control main-
	tenance account.
86.12.020	Authority to make improvements—Condemnation.
86.12.030	Eminent domain, how exercised.
86.12.033	Expenses to be paid out of river improvement fund.
86.12.034	County entitled to abandoned channels, beds, and banks.
	IMMUNITY FROM LIABILITY
86.12.037	Liability of county or counties to others.
COMPR	EHENSIVE FLOOD CONTROL MANAGEMENT PLANS
86.12.200	Comprehensive flood control management plan—Elements.
86.12.210	Comprehensive flood control management plan—Participation of local officials—Arbitration of disputed issues.
	tion of four officials of finding of disputed issues.

COUNTY FLOOD CONTROL

Advisory committees.

86.12.010 County tax for river improvement fund—Flood control maintenance account. The county commissioners of any county may annually levy a tax, beginning with the year 1907, in such amount as, in their judgment they may deem necessary or advisable, but not to exceed twenty-five cents per thousand dollars of assessed value upon all taxable property in such county, for the purpose of creating a fund to be known as "river improvement fund." There is hereby created in each such river improvement fund an account to be known as the "flood control maintenance account." [1973 1st ex.s. c 195 § 129; 1941 c 204 § 8; 1907 c 66 § 1; Rem. Supp. 1941 § 9625. FORMER PART OF SECTION: 1907 c 66 § 4, now codified as RCW 86.12.033.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Limitation on levies: State Constitution Art. 7 § 2 (Amendments 55 and 59); chapter 84.52 RCW.

86.12.020 Authority to make improvements—Con**demnation.** Said fund shall be expended for the purposes in this chapter provided. Any county, for the control of waters subject to flood conditions from streams, tidal or other bodies of water affecting such county, may inside or outside the boundaries of such county, construct, operate and maintain dams and impounding basins and dikes, levees, revetments, bulkheads, rip-rap or other protection; may remove bars, logs, snags and debris from and clear, deepen, widen, straighten, change, relocate or otherwise improve and maintain stream channels, main or overflow; may acquire any real or personal property or rights and interest therein for the prosecution of such works or to preserve any floodplain or regular or intermittent stream channels from any interference to the free or natural flow of flood or storm water; and may construct, operate and maintain any and all other works, structures and improvements necessary for such control; and for any such purpose may purchase, condemn or otherwise acquire land, property or rights, including beds of nonnavigable waters and state, county and school lands and property and may damage any land or other property for any such purpose, and may condemn land and other property and rights and interests therein and damage the same for any other public use after just compensation having been first made or paid into court for the owner in the manner prescribed in this chapter. The purposes in this chapter specified are hereby declared to be county purposes. [1970 ex.s. c 30 § 10; 1941 c 204 § 9; 1935 c 162 § 1; 1919 c 109 § 1; 1907 c 66 § 2; Rem. Supp. 1941 § 9626.]

Severability—1970 ex.s. c 30: See RCW 36.89.911.

Authority and power of counties are supplemental: RCW 36.89.062.

Storm water control facilities, county powers and authority: Chapter 36.89 RCW

86.12.030 Eminent domain, how exercised. The taking and damaging of land, property or rights therein or thereto by any county, either inside or outside of such county, for flood control purposes of the county is hereby declared to be for a public use. Such eminent domain proceedings shall be in the name of the county, shall be had in the county where the property is situated, and may unite in a single action proceedings to condemn for county use property held by separate owners, the jury to return separate verdicts for the several lots, tracts or parcels of land, or interest therein, so taken or damaged. The proceedings may conform to the provisions of *sections 921 to 926, inclusive, of Remington's Revised Statutes, or to any general law now or hereafter enacted governing eminent domain proceedings by counties. The title so acquired by the county shall be the fee simple title or such lesser estate as shall be designated in the decree of appropriation. The awards in and costs of such proceedings shall be payable out of the river improvement fund. [1941 c 204 § 10; 1907 c 66 § 3; Rem. Supp. 1941 § 9627.]

*Reviser's note: "Sections 921 to 926, inclusive, of Remington's Revised Statutes" (except for section 923) are codified as RCW 8.20.010 through 8.20.080. Section 923 was repealed by 1935 c 115 § 1 but compare the first paragraph of RCW 8.28.010 relating to the same subject matter as the repealed section.

86.12.033 Expenses to be paid out of river improvement fund. All expenses to be incurred in accomplishing the objects authorized by this act shall be paid out of said river improvement fund and which fund shall be used for no other purpose than the purposes contemplated by this chapter. [1907 c 66 § 4; RRS § 9628. Formerly RCW 86.12.010, part.]

86.12.034 County entitled to abandoned channels, beds, and banks. Whenever a county of this state, acting pursuant to RCW 86.12.010 through 86.12.033, shall make an improvement in connection with the course, channel or flow of a navigable river, thereby causing it to abandon its existing channel, bed, bank or banks for the entire distance covered by said improvement, or for any part or portion thereof, or by said improvement shall prevent a river from resuming at a future time an ancient or abandoned channel or bed, or shall construct improvements intended so to do, all the right, title and interest of the state of Washington in and to

(2008 Ed.) [Title 86 RCW—page 19]

said abandoned channel or channels, bed or beds, bank or banks, up to and including the line of ordinary high water, shall be and the same is hereby given, granted and conveyed to the county making such improvement: PROVIDED, HOWEVER, That any such gift, grant or conveyance shall be subject to any right, easement or interest heretofore given, granted or conveyed to any agency of the state. [1963 c 90 § 1.]

IMMUNITY FROM LIABILITY

86.12.037 Liability of county or counties to others.

No action shall be brought or maintained against any county alone or when acting jointly with any other county under any law, its or their agents, officers or employees, for any noncontractual acts or omissions of such county or counties, its or their agents, officers or employees, relating to the improvement, protection, regulation and control for flood prevention and navigation purposes of any river or its tributaries and the beds, banks and waters thereof: PROVIDED, That nothing contained in this section shall apply to or affect any action now pending or begun prior to the passage of this section. [1921 c 185 § 1; RRS § 9663. Formerly RCW 87.12.180.]

COMPREHENSIVE FLOOD CONTROL MANAGEMENT PLANS

86.12.200 Comprehensive flood control management plan—Elements. The county legislative authority of any county may adopt a comprehensive flood control management plan for any drainage basin that is located wholly or partially within the county.

A comprehensive flood control management plan shall include the following elements:

- (1) Designation of areas that are susceptible to periodic flooding, from inundation by bodies of water or surface water runoff, or both, including the river's meander belt or floodway:
- (2) Establishment of a comprehensive scheme of flood control protection and improvements for the areas that are subject to such periodic flooding, that includes: (a) Determining the need for, and desirable location of, flood control improvements to protect or preclude flood damage to structures, works, and improvements, based upon a cost/benefit ratio between the expense of providing and maintaining these improvements and the benefits arising from these improvements; (b) establishing the level of flood protection that each portion of the system of flood control improvements will be permitted; (c) identifying alternatives to in-stream flood control work; (d) identifying areas where flood waters could be directed during a flood to avoid damage to buildings and other structures; and (e) identifying sources of revenue that will be sufficient to finance the comprehensive scheme of flood control protection and improvements:
- (3) Establishing land use regulations that preclude the location of structures, works, or improvements in critical portions of such areas subject to periodic flooding, including a river's meander belt or floodway, and permitting only flood-compatible land uses in such areas;

- (4) Establishing restrictions on construction activities in areas subject to periodic floods that require the flood proofing of those structures that are permitted to be constructed or remodeled; and
- (5) Establishing restrictions on land clearing activities and development practices that exacerbate flood problems by increasing the flow or accumulation of flood waters, or the intensity of drainage, on low-lying areas. Land clearing activities do not include forest practices as defined in chapter 76.09 RCW.

A comprehensive flood control management plan shall be subject to the minimum requirements for participation in the national flood insurance program, requirements exceeding the minimum national flood insurance program that have been adopted by the department of ecology for a specific floodplain pursuant to RCW 86.16.031, and rules adopted by the department of ecology pursuant to RCW 86.26.050 relating to floodplain management activities. When a county plans under chapter 36.70A RCW, it may incorporate the portion of its comprehensive flood control management plan relating to land use restrictions in its comprehensive plan and development regulations adopted pursuant to chapter 36.70A RCW. [1991 c 322 § 3.]

Findings—Intent—1991 c 322: "(1) The legislature finds that:

- (a) Floods pose threats to public health and safety including loss or endangerment to human life; damage to homes; damage to public roads, highways, bridges, and utilities; interruption of travel, communication, and commerce; damage to private and public property; degradation of water quality; damage to fisheries, fish hatcheries, and fish habitat; harm to livestock; destruction or degradation of environmentally sensitive areas; erosion of soil, stream banks, and beds; and harmful accumulation of soil and debris in the beds of streams or other bodies of water and on public and private lands:
- (b) Alleviation of flood damage to property and to public health and safety is a matter of public concern;
- (c) Many land uses alter the pattern of runoff by decreasing the ability of upstream lands to store waters, thus increasing the rate of runoff and attendant downstream impacts; and
- (d) Prevention of flood damage requires a comprehensive approach, incorporating storm water management and basin-wide flood damage protection planning.
- (2) County legislative authorities are encouraged to use and coordinate all the regulatory, planning, and financing mechanisms available to those jurisdictions to address the problems of flooding in an equitable and comprehensive manner.
- (3) It is the intent of the legislature to develop a coordinated and comprehensive state policy to address the problems of flooding and the minimization of flood damage." [1991 c 322 § 1.]

Purpose—1991 c 322: "The purpose of sections 3 through 13 of this act is to permit counties in cooperation and consultation with cities and towns to adopt a comprehensive system of flood control management and protection within drainage basins and to coordinate the flood control activities of the state, counties, cities, towns, and special districts within such drainage basins." [1991 c 322 \S 2.]

86.12.210 Comprehensive flood control management plan—Participation of local officials—Arbitration of disputed issues. A comprehensive flood control management plan that includes an area within which a city or town, or a special district subject to chapter 85.38 RCW, is located shall be developed by the county with the full participation of officials from the city, town, or special district, including conservation districts, and appropriate state and federal agencies. Where a comprehensive flood control management plan is being prepared for a river basin that is part of the common boundary between two counties, the county legislative

[Title 86 RCW—page 20] (2008 Ed.)

authority of the county preparing the plan may allow participation by officials of the adjacently located county.

Following adoption by the county, city, or town, a comprehensive flood control management plan shall be binding on each jurisdiction and special district that is located within an area included in the plan. If within one hundred twenty days of the county's adoption, a city or town does not adopt the comprehensive flood control management plan, the city or county shall request arbitration on the issue or issues in dispute. If parties cannot agree to the selection of an arbitrator, the arbitrator shall be selected according to the process described in *RCW 7.04.050. The cost of the arbitrator shall be shared equally by the participating parties and the arbitrator's decision shall be binding. Any land use regulations and restrictions on construction activities contained in a comprehensive flood control management plan applicable to a city or town shall be minimum standards that the city or town may exceed. A city or town undertaking flood or storm water control activities consistent with the comprehensive flood control management plan shall retain authority over such activities. [1991 c 322 § 4.]

*Reviser's note: RCW 7.04.050 was repealed by 2005 c 433 § 50, effective January 1, 2006.

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

86.12.220 Advisory committees. A county may create one or more advisory committees to assist in the development of proposed comprehensive flood control management plans and to provide general advice on flood problems. The advisory committees may include city and town officials, officials of special districts subject to chapter 85.38 RCW, conservation districts, appropriate state and federal officials, and officials of other counties and other interested persons. [1991 c 322 § 5.]

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86 12 200

Chapter 86.13 RCW FLOOD CONTROL BY COUNTIES JOINTLY

Sections

JOINT COUNTY CONTROL-1913 ACT

86.13.010	Boundary line rivers—Contract to control.
86.13.020	Expenditure of funds—Joint action generally.
86.13.030	Tax levy in each county—Intercounty river improvement fund.
86.13.040	Eminent domain—Procedure—Acquisition by purchase authorized.
86.13.050	Joint county meeting—Procedure.
86.13.060	Special commissioner—Powers and duties—Compensation.
86.13.070	Chapter not exclusive.
86.13.080	Liability as between counties.
86.13.090	Issuance of warrants.
IOINTE COUNTRY CONTROL GUIDDI EMENTAL A CTC	

JOINT COUNTY CONTROL—SUPPLEMENTAL ACTS

86.13.100	Lease or disposal of property—Disposition of proceeds.
86.13.110	State's title to abandoned channels granted to counties.

IMMUNITY FROM LIABILITY

86.13.120 Liability of county or counties to others.

(2008 Ed.)

JOINT COUNTY CONTROL—1913 ACT

86.13.010 Boundary line rivers—Contract to control. Wherever and whenever a river is or shall be the boundary line or part of the boundary line between two counties, or it, or its tributaries or outlet or part thereof, flows through parts of two counties, and the waters thereof have in the past been the cause of damage, by inundation or otherwise, to the roads, bridges or other public property situate in or to other public interests of both such counties, or the flow of such waters shall have alternated between the said counties so at one time or times such waters shall have caused damage to one county and at another time or times to the other county, and it shall be deemed by the boards of county commissioners of both counties to be for the public interests of their respective counties that the flow of such waters be definitely confined to a particular channel, situate in whole or in part in either county, in a manner calculated to prevent such alternation or to prevent or lessen damage in the future, it shall be lawful for the two counties, and their boards of county commissioners are hereby empowered, pursuant to resolution, to enter into a contract in writing in the names of the respective counties for the purpose of settling all disputes in relation to any such situation, and providing ways and means for the control and dis-

(1) That it shall be operative in perpetuity, or only for a term of years or other measure of time to be specified therein.

position of such waters. Any such contract may provide:

- (2) The amount of money to be expended by each county during each year of the life of said contract, or such other method of determining the amount of expenditure or dividing the financial burden as may be agreed upon.
- (3) That an annual tax shall be levied, at the same time and in the same manner as other county taxes are levied, each year during the life of the contract, by the county commissioners of each county. The annual tax herein provided for need not be levied at the same rate for each county, but shall be at such rate in each county as will produce annually the amount of money for each county as is required for the fulfillment of the contract on its part: PROVIDED, HOWEVER, That in no event shall any such tax levy by either county exceed twenty-five cents per thousand dollars of assessed value for any one year.
- (4) That the general scheme for the improvement of such river shall be as stated in such contract, but by consent of the contracting parties, pursuant to resolution of each board of county commissioners, such scheme may be modified from time to time during the life of the contract. The contract may but need not provide the details of such scheme, but must designate the general purpose to be accomplished. So far as details are not specified in the contract, same shall be for future determination by joint action of the two boards of county commissioners. Any such contract may be subsequently modified or abrogated by mutual consent evidenced by separate resolution of both boards of county commissioners. [1973 1st ex.s. c 195 § 130; 1913 c 54 § 1; RRS § 9651. Formerly RCW 86.12.040.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

86.13.020 Expenditure of funds—Joint action generally. When such a contract shall have been entered into the

[Title 86 RCW—page 21]

prosecution of the work of improvement and the expenditure of funds thereof shall be determined upon, controlled and provided for by joint action of the boards of county commissioners of the two counties. So acting jointly, they shall have power to employ subordinates, purchase material or equipment in open market or by contract, let contracts for work, or cause work to be done by day labor, and to reject any and all bids received for work or material. All vouchers, pay rolls, reports, contracts and bonds on contracts shall be in duplicate, one copy to be filed in the office of the county auditor of each county: PROVIDED, HOWEVER, That the expenditure of said funds must be made in such manner so that the fund from each county is drawn on or expended alternately and such alternate expenditure shall be in proportion to the amount contributed by each county as nearly as may be practicable. [1913 c 54 § 2; RRS § 9652. Formerly RCW 86.12.050 and 86.12.060, part.]

86.13.030 Tax levy in each county—Intercounty river improvement fund. When such a contract shall have been entered into it shall be the duty of each of the boards of county commissioners to make for their respective counties, each year, a tax levy at a rate sufficient to meet the requirements of the contract to be performed by the county, or sufficient to provide such lesser amount as the boards of county commissioners shall agree upon for such year, to be evidenced by separate resolution of each board, and when such levy shall be made the same shall be extended upon the tax rolls of the county levying the same as other taxes shall be extended, and shall be collected in the same manner and shall be a lien upon the property as in the case of other taxes. The fund realized in each county by such tax levy shall go into a separate fund in the treasury of the county collecting the same, to be designated intercounty river improvement fund, and the entire fund so collected in the two counties shall be devoted to and be disbursed for the purposes specified in such contract and as in this chapter provided, and for no other purpose, but without regard to the particular county in which the work is performed, material required or expenditure made, it being the intent that the entire fund realized in the two counties shall be devoted to the one common purpose as if the two counties were one county and the two funds one fund. The fund in each county shall be disbursed by the county treasurer of such county upon warrants signed by the county auditor of that county. Such warrants shall be issued by order of the board of county commissioners of such county, or a majority thereof. Each county auditor shall, whenever requested by the county auditor of the other county, furnish the county auditor of the other county a statement of payments into and warrants drawn upon the fund of his county from time to time, and in addition thereto, each county auditor shall on the first Monday of January, April, July and October each year during the life of the contract furnish the other a complete statement thereof. Obligations incurred in the prosecution of such improvement and warrants issued shall be payable only out of said special funds, and no general obligation against or debt of either county shall be created thereby or by any contract entered into by virtue of this chapter, but it is not the intent of this chapter to deny to either county the right to have in the courts any proper proceeding to compel compliance with such contract on the part of the other county. [1913 c 54 § 3; RRS § 9653. Formerly RCW 86.12.100.]

Limitation on levies: State Constitution Art. 7 § 2 (Amendments 55 and 59); chapter 84.52 RCW.

86.13.040 Eminent domain—Procedure—Acquisition by purchase authorized. When such a contract shall have been entered into the power of eminent domain is hereby vested in each of such counties, to acquire any lands necessary to straighten, widen, deepen, dike or otherwise improve any such river, its tributaries or outlet or to strengthen the banks thereof, or to acquire any land adjacent to such river, or its tributaries, or the right to cut and remove timber upon the same for the purpose of preventing or lessening the falling of timber or brush into the waters of such river or tributaries, or to acquire any rock quarry, gravel deposit or timber for material for the prosecution of such improvement, together with the necessary rights-of-way for the same, or to acquire any dam site or other property necessary for flood control purposes. Any such land, property or rights may be acquired by purchase instead of by condemnation proceedings. Said right of eminent domain shall extend to lands or other property owned by the state or any municipality thereof. The title to any such lands, property or rights so acquired shall vest in the county in which situate for the benefit of such enterprise and said fund, but when said contract shall have terminated by lapse of time or for any other reason, then such title shall be held by such county independent of any claims whatsoever of the other county, but any material, equipment or other chattel property on hand shall be converted into money and the money divided between the two counties in the ratio of their respective contributions to the fund. The exercise of such rights of eminent domain or purchase shall rest in the joint control of the two boards of county commissioners. Such eminent domain proceedings shall be in the name of and had in the county where the property to be acquired is situate: PROVIDED, If either county shall fail or refuse to institute and prosecute any condemnation proceedings when directed so to do by any legal meeting provided for in RCW 86.13.050, such proceeding may be instituted and prosecuted by and in the name of the other county. The proceedings may conform to the provisions of *sections 921 to 926, inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, or to any general law now or hereafter enacted governing eminent domain proceedings by counties. The awards in and costs of such proceedings shall be payable out of such funds. The purposes in this act specified are hereby declared to be county purposes of each and both of such counties. [1937 c 117 § 1; 1913 c 54 § 4; RRS § 9654. Formerly RCW 86.12.060, part, and 86.12.070.]

*Reviser's note: "Sections 921 to 926, inclusive, of Remington & Ballinger's Annotated Codes and Statutes" (except for section 923) are codified as RCW 8.20.010 through 8.20.080. Section 923 was repealed by 1935 c 115 § 1 but compare the first paragraph of RCW 8.28.010 relating to the same subject matter as the repealed section.

86.13.050 Joint county meeting—Procedure. When such a contract shall have been entered into and occasion shall arise for the joint action of the two boards of county commissioners whether such joint action is provided for in

[Title 86 RCW—page 22] (2008 Ed.)

this chapter or otherwise desired upon any matter having relation to such contract or the prosecution of such improvement, such joint action may be secured by a notice calling a joint meeting signed by two county commissioners, designating the time and place in either county of such meeting, served by one of the two county auditors upon the remaining county commissioners at least seven days (exclusive of the date of service or mailing) prior to the time so designated. If the notice is signed by two county commissioners of the same county the place of meeting shall be at some place in the other county designated in the notice. Such service may be personal or by mail addressed to the member in care of the county auditor of his county. The six county commissioners may constitute a legal meeting without notice by being present together for that purpose. The auditor's certificate of such personal service or mailing, attached to a copy of the notice, shall be made a part of the records of the meeting and be competent proof of the fact. Except in the case hereinafter provided for, the presence of four of the county commissioners shall be necessary to constitute a legal meeting. Each meeting shall be presided over by one of those present selected by vote. The county auditor of the county wherein the meeting is held shall be secretary of the meeting, and shall make duplicate record of its proceedings, one of which, with his certificate thereon, shall be forwarded to the county auditor of the other county, and such record shall be a part of the record of the board of county commissioners of each county. A majority vote of those present at any legal meeting shall be determinative upon any question properly considered at the meeting, and shall be binding upon each county as if enacted or adopted by its own board of county commissioners separately, but no joint meeting whatsoever shall in any manner continue, extend, change, alter, modify or abrogate the contract when made or any of the terms and conditions contained therein. Each county commissioner shall be paid out of said fund in his own county all disbursements made by him for traveling and other expenses incurred in attending any joint meeting or in any way connected with the prosecution of the improvement. Any legal meeting shall have power to adjourn to another time and place. An adjourned meeting shall have all the powers of the meeting of which it is an adjournment, but shall have no power after the end of the thirtieth day following the date of the original meeting of which it is an adjournment. If the three county commissioners of either county shall fail to attend any two meetings consecutively called, the notice for the next succeeding meeting may be also served upon the special commissioner hereinafter provided for, and if he and three county commissioners attend pursuant to such notice the four shall constitute a legal meeting, but if he does not so attend and three county commissioners do attend, the same shall constitute a legal meeting: PRO-VIDED, All notices calling a joint meeting shall specify distinctly and separately each question to be considered at said meeting; and it shall be unlawful to consider any question at such meeting or at any adjourned meeting thereof except those which have been distinctly and separately specified, except in cases where all six county commissioners are present or five county commissioners present are unanimous on the question, and in any action which may be taken on any question other than those specified in the notice shall be void and shall not be binding on either county, except in cases where all six county commissioners are present or the action was by unanimous vote of five county commissioners present at such meeting. [1913 c 54 § 5; RRS § 9655. Formerly RCW 86.12.060, part, and 86.12.120 through 86.12.140.]

86.13.060 Special commissioner—Powers and duties—Compensation. When such a contract shall have been entered into there shall be designated at the first legal joint meeting, or adjournment thereof, held in each calendar year a special commissioner to serve as such until the first joint meeting held in the ensuing year. If such designation shall not be made at any such first annual meeting, the United States engineer in charge of the district in which such improvement is located shall be such special commissioner until the next succeeding first annual meeting. If a special commissioner shall for any reason fail to serve as such officer, or be removed by unanimous vote of any legal meeting, a successor to him may be chosen at any subsequent legal joint meeting during his term. Such special commissioner shall have power to attend and vote at any joint meeting in the following cases and none other, to wit: (1) In cases specially so provided in RCW 86.13.050 hereof; (2) in any case where the vote of any such joint meeting shall stand equally divided upon any question arising under this chapter or such contract or in the prosecution of the work of improvement. The special commissioner shall have no voice or vote except upon questions on which the vote of the county commissioners is equally divided. The procedure in cases covered by the foregoing subdivision (2) of this section shall be substantially as follows: It shall be the duty of the secretary of the meeting at which the division shall occur, if the attendance of the special commissioner at that meeting is not secured, to forthwith transmit to the special commissioner written notice of the fact of disagreement and the question involved, and of the time and place to which the meeting shall have been adjourned or at which the question will recur. If there shall be no such adjournment of the meeting, or if the secretary shall not give such notice, any two commissioners may in the manner provided in RCW 86.13.050 call a joint meeting for the consideration of the question in dispute, and in such event either county auditor may give such notice to the special commissioner. No informality in the mode of securing the attendance of the special commissioner shall invalidate the proceedings of or any vote taken at any meeting which he shall attend and which he is empowered to attend by the provisions of this chapter. The special commissioner shall receive, to be paid equally out of the two funds, his traveling and other expenses incurred in attending meetings or otherwise in connection with the work of improvement, and such compensation for his services as shall be fixed by the joint meeting which shall have selected him, or failing to be so fixed, his compensation shall be ten dollars per day of actual service. [1913 c 54 § 6; RRS § 9656. Formerly RCW 86.12.150 and 86.12.160.]

86.13.070 Chapter not exclusive. Nothing in this chapter contained shall be construed to prevent any county which may be a party to such contract from further caring for any such river or the banks thereof, as authorized so to do by existing laws or by such laws as may be hereafter enacted, provided the rights of neither county, as fixed by contract,

(2008 Ed.) [Title 86 RCW—page 23]

shall be impaired thereby. [1913 c 54 § 7; RRS § 9657. Formerly RCW 86.12.190.]

86.13.080 Liability as between counties. No legal claim of any kind or character whatsoever in favor of one county and against the other shall be based upon or created by the enactment hereof, except such as may arise when the contract herein provided for shall have been entered into. After such contract shall have been entered into, should any loss or damage be sustained by either county occasioned by the overflow of any such river, if caused by any act or omission to act of the other county, its officers or agents, or any other cause whatsoever, then such county so suffering or sustaining said loss shall not be entitled to recover therefor from the other county, nor shall any cause of action, legal or equitable be based thereon: PROVIDED, HOWEVER, That if either county shall suffer loss or damage because of the failure or refusal of the other county to perform any such contract on its part to be performed, the injured county shall have a cause of action against the defaulting county to recover the same, but the limit of recovery for any loss or damage suffered in any one year shall not exceed the sum of ten thousand dollars, and any such recovery shall be limited to such special fund, and in no event be recoverable out of the general fund of such defaulting county. If any such loss or damage shall be liquidated in an amount by agreement or by judgment, the defaulting county shall increase its tax levy for said special fund for the ensuing year sufficiently to provide for such liquidated amount: AND PROVIDED FURTHER, That either county may have any proper action in the courts to compel the performance of the contract or any duty imposed thereby or by this chapter. [1913 c 54 § 8; RRS § 9658. Formerly RCW 86.12.170.]

86.13.090 Issuance of warrants. When such a contract shall have been entered into, it shall be lawful to issue warrants upon said fund though there be at the time of such issuance no money in the fund, but in such cases the aggregate of such warrants so issued in any year shall not exceed one-half the amount of the next annual tax levy required by such contract. Such warrants shall be stamped by the county treasurer when presented to him for payment, to bear interest at a certain rate thereafter until paid, such rate to be the then current rate as determined by the county auditor. [1913 c 54 § 9; RRS § 9659. Formerly RCW 86.12.110.]

JOINT COUNTY CONTROL—SUPPLEMENTAL ACTS

86.13.100 Lease or disposal of property—Disposition of proceeds. Whenever two counties of this state, acting under a contract made pursuant to RCW 86.13.010 through 86.13.090, shall make an improvement in connection with the course, channel or flow of a river, shall acquire property by statute, purchase, gift or otherwise, said counties, acting through their boards of county commissioners jointly shall have the power, and are hereby authorized to sell, transfer, trade, lease, or otherwise dispose of said property by public or private, negotiation or sale. The deeds to the property so granted, transferred, leased or sold shall be executed by the chairman of the meeting of the joint boards of county com-

missioners, and attested by the secretary of said joint meeting where the sale is authorized. The proceeds of the sale of said property shall be used by said counties for the carrying on, completion or maintenance of said improvement, as directed by the boards of county commissioners of said counties acting jointly. [1915 c 103 § 1; RRS § 9660. Formerly RCW 86.12.080.]

Construction—1915 c 103: "This act is not intended to modify, change, alter or amend chapter 54 of the Session Laws of 1913 [RCW 86.13.010 through 86.13.090]." [1915 c 103 § 2.]

86.13.110 State's title to abandoned channels **granted to counties.** Whenever two counties of this state. acting under a contract made pursuant to RCW 86.13.010 through 86.13.090, shall make an improvement in connection with the course, channel or flow of a river, thereby causing it to abandon its existing channel, bed, bank or banks for the entire distance covered by said improvement, or for any part or portion thereof, or by said improvement shall prevent a river from resuming at a future time an ancient or abandoned channel or bed, or shall construct improvements intended so to do, all the right, title and interest of the state of Washington in and to said abandoned channel or channels, bed or beds, bank or banks, up to and including the line of ordinary high water, shall be and the same is hereby given, granted and conveyed jointly to the counties making such improvement. [1915 c 140 § 1; RRS § 9662. Formerly RCW 86.12.090.]

IMMUNITY FROM LIABILITY

86.13.120 Liability of county or counties to others. See RCW 86.12.037.

Chapter 86.15 RCW FLOOD CONTROL ZONE DISTRICTS

Sections	
Sections	
86.15.001	Actions subject to review by boundary review board.
86.15.010	Definitions.
86.15.020	Zones—Creation.
86.15.023	Zones not to include area in other zones.
86.15.025	Districts incorporating watersheds authorized—Subzones authorized—Creation, procedure—Administration—Powers.
86.15.030	Districts incorporating watersheds authorized—Formation, hearing and notice.
86.15.035	Cooperative watershed management.
86.15.050	Zones—Supervisors—Election of supervisors.
86.15.055	Elected supervisors—Compensation.
86.15.060	Administration.
86.15.070	Advisory committees.
86.15.080	General powers.
86.15.090	Extraterritorial powers.
86.15.095	Zones constitute quasi municipal corporation—Constitutional and statutory powers.
86.15.100	Flood control or storm water control improvements—Authorization.
86.15.110	Flood control or storm water control improvements—Initiation—Comprehensive plan.
86.15.120	Flood control or storm water control improvements—Hearing, notice.
86.15.130	Zone treasurer—Funds.
86.15.140	Budget.
86.15.150	County aid.
86.15.160	Excess levies, assessments, regular levies, and charges—Local improvement districts.
86.15.162	Delinquent assessment—Sale of parcel—Accrual of interest.
86.15.165	Voluntary assessments for flood control or storm water control improvements—Procedure—Disposition of proceeds—Use.

[Title 86 RCW—page 24] (2008 Ed.)

86.15.170 General obligation bonds. 86 15 175 Community revitalization financing—Public improvements. 86.15.176 Service charges authorized—Disposition of revenue. 86.15.178 Revenue bonds-Lien for delinquent service charges. 86.15.180 Protection of public property. 86.15.190 Abatement of nuisances 86.15.200 Flood control zones—Consolidation, abolishment. 86.15.210 Transfer of property. 86.15.220 Planning of improvements. 86.15.230 Public necessity of chapter. Severability—Construction—1961 c 153. 86.15.900 86.15.910 Construction of chapter. 86.15.920 Titles not part of the chapter.

Dissolution of inactive special purpose districts: Chapter 36.96 RCW.

Local governmental organizations, actions affecting boundaries, etc., review by boundary review board: Chapter 36.93 RCW.

86.15.001 Actions subject to review by boundary review board. The creation of a flood control zone district may be subject to potential review by a boundary review board under chapter 36.93 RCW. Extensions of service outside of the boundaries of a flood control zone district may be subject to potential review by a boundary review board under chapter 36.93 RCW. [1989 c 84 § 65.]

86.15.010 Definitions. The definitions set forth in this section apply through this chapter.

- (1) "Board" means the county legislative authority.
- (2) "Flood control improvement" means any works, projects, or other facilities necessary for the control of flood waters within the county or any zone or zones.
- (3) "Flood waters" and "storm waters" means any storm waste or surplus waters, including surface water, wherever located within the county or a zone or zones where such waters endanger public highways, streams and water courses, harbors, life, or property.
- (4) "Participating zones" means two or more zones found to benefit from a single flood control improvement or storm water control improvement.
- (5) "Storm water control improvement" means any works, projects, or other facilities necessary to control and treat storm water within the county or any zone or zones.
- (6) "Supervisors" means the board of supervisors, or governing body, of a zone.
- (7) "Zones" means flood control zone districts which are quasi municipal corporations of the state of Washington created by this chapter. [1983 c 315 § 11; 1961 c 153 § 1.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.020 Zones—Creation. The board may initiate, by affirmative vote of a majority of the board, the creation of a zone or additional zones within the county, and without reference to an existing zone or zones, for the purpose of undertaking, operating, or maintaining flood control projects or storm water control projects or groups of projects that are of special benefit to specified areas of the county. Formation of a zone may also be initiated by a petition signed by twenty-five percent of the electors within a proposed zone based on the vote cast in the last county general election. If the formation of the zone is initiated by petition, the board shall incorporate the terms of the petition in a resolution within forty days after receiving the petition from the county auditor. Thereafter, the procedures for establishing a zone shall be the

same whether initiated by motion of the board or by a petition of electors.

Petitions shall be in a form prescribed and approved by the county auditor and shall include the necessary legal descriptions and other information necessary for establishment of a zone by resolution. When the sponsors of a petition have acquired the necessary signatures, they shall present the petition to the county auditor who shall thereafter certify the sufficiency of the petition within forty-five days. If the petition is found to meet the requirements specified in this chapter, the auditor shall transmit the petition to the board for their action; if the petition fails to meet the requirements of this chapter, it shall be returned to the sponsors. [1983 c 315 § 12; 1961 c 153 § 2.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.023 Zones not to include area in other zones. A board may not establish a zone including an area located in another zone unless this area is removed from the other zone, or the other zone is dissolved, as part of the action creating the new zone. [1991 c 322 § 9.]

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

86.15.025 Districts incorporating watersheds authorized—Subzones authorized—Creation, procedure—Administration—Powers. (1) The board is authorized to establish a countywide flood control zone district incorporating the boundaries of any and all watersheds located within the county which are not specifically organized into flood control zone districts established pursuant to chapter 86.15 RCW. Upon establishment of a countywide flood control zone district as authorized by this section, the board is authorized and may divide any or all of the zone so created into separately designated subzones and such subzones shall then be operated and be legally established in the same manner as any flood control zone district established pursuant to chapter 86.15 RCW.

- (2) Countywide flood control zone districts shall be established pursuant to the requirements of RCW 86.15.020, 86.15.030 and *86.15.040 as now law of [or] hereafter amended. Subzones established from countywide flood control zone districts shall be established by resolution of the board and the provisions of RCW 86.15.020, 86.15.030 and shall not apply to the establishment of such subzone as authorized by this section.
- (3) Such subzones shall be operated and administered in the same manner as any other flood control zone district in accordance with the provisions of chapter 86.15 RCW.
- (4) Such subzones shall have authority to exercise any and all powers conferred by the provisions of RCW 86.15.080 as now law or hereafter amended.
- (5) The board shall exercise the same power, authority, and responsibility over such subzones as it exercises over flood control zone districts in accordance with the provisions of chapter 86.15 RCW as now law or hereafter amended, and without limiting the generality of this subsection, the board may exercise over such subzones, the powers granted to it by RCW 86.15.160, 86.15.170, 86.15.176 and 86.15.178 as now law or hereafter amended. [1969 ex.s. c 195 § 1.]

(2008 Ed.) [Title 86 RCW—page 25]

*Reviser's note: RCW 86.15.040 was repealed by 1991 c 322 § 13.

86.15.030 Districts incorporating watersheds authorized—Formation, hearing and notice. Upon receipt of a petition asking that a zone be created, or upon motion of the board, the board shall adopt a resolution which shall describe the boundaries of such proposed zone; describe in general terms the flood control needs or requirements within the zone; set a date for public hearing upon the creation of such zone, which shall be not more than thirty days after the adoption of such resolution. Notice of such hearing and publication shall be had in the manner provided in RCW 36.32.120(7).

At the hearing scheduled upon the resolution, the board shall permit all interested parties to be heard. Thereafter, the board may reject the resolution or it may modify the boundaries of such zone and make such other corrections or additions to the resolutions as they deem necessary to the accomplishment of the purpose of this chapter: PROVIDED, That if the boundaries of such zone are enlarged, the board shall hold an additional hearing following publication and notice of such new boundaries: PROVIDED FURTHER, That the boundaries of any zone shall generally follow the boundaries of the watershed area affected: PROVIDED FURTHER, That the immediately preceding proviso shall in no way limit or be construed to prohibit the formation of a countywide flood control zone district authorized to be created by RCW 86.15.025.

Within ten days after final hearing on a resolution, the board shall issue its order. [1969 ex.s. c 195 § 2; 1961 c 153 § 3.]

86.15.035 Cooperative watershed management. In addition to the authority provided in this chapter, flood control zone districts may participate in and expend revenue on cooperative watershed management actions, including watershed management partnerships under RCW 39.34.210 and other intergovernmental agreements, for purposes of water supply, water quality, and water resource and habitat protection and management. [2003 c 327 § 19.]

Finding—Intent—2003 c 327: See note following RCW 39.34.190.

86.15.050 Zones—Supervisors—Election of supervisors. (1) The board of county commissioners of each county shall be ex officio, by virtue of their office, supervisors of the zones created in each county. In any zone with more than two thousand residents, an election of supervisors other than the board of county commissioners may be held as provided in this section.

- (2) When proposed by citizen petition or by resolution of the board of county commissioners, a ballot proposition authorizing election of the supervisors of a zone shall be submitted by ordinance to the voters residing in the zone at any general election, or at any special election which may be called for that purpose.
- (3) The ballot proposition shall be submitted (a) if the board of county supervisors enacts an ordinance submitting the proposition after adopting a resolution proposing the election of supervisors of a zone; or (b) if a petition proposing the election of supervisors of a zone is submitted to the county

- auditor of the county in which the zone is located that is signed by registered voters within the zone, numbering at least fifteen percent of the votes cast in the last county general election by registered voters within the zone.
- (4) Upon receipt of a citizen petition under subsection (3)(b) of this section, the county auditor shall determine whether the petition is signed by a sufficient number of registered voters, using the registration records and returns of the preceding general election, and, no later than forty-five days after receipt of the petition, shall attach to the petition the auditor's certificate stating whether or not sufficient signatures have been obtained. If the signatures are found by the auditor to be insufficient, the petition shall be returned to the person filing it.
- (5) The ballot proposition authorizing election of supervisors of zones shall appear on the ballot of the next general election or at the next special election date specified under *RCW 29.13.020 occurring sixty or more days after the last resolution proposing election of supervisors or the date the county auditor certifies that the petition proposing such election contains sufficient valid signatures.
- (6) The petition proposing the election of zone supervisors, or the ordinance submitting the question to the voters, shall describe the proposed election process. The ballot proposition shall include the following:
- \square "For the direct election of flood control zone district supervisors."
- \square "Against the direct election of flood control zone district supervisors."
- (7) The ordinance or petition submitting the ballot proposition shall designate the proposed composition of the supervisors of zones, which shall be clearly described in the ballot proposition. The ballot proposition shall state that the zone supervisors shall thereafter be selected by election, and, at the same election at which the proposition is submitted to the voters as to whether to elect zone supervisors, three zone supervisors shall be elected. The election of zone supervisors is null and void if the voters, by a simple majority, do not approve the direct election of the zone supervisors. Candidates shall run for specific supervisor positions. No primary may be held to nominate candidates. The person receiving the greatest number of votes for each position shall be elected as a supervisor. The staggering of the terms of office shall occur as follows: (a) The person who is elected receiving the greatest number of votes shall be elected to a six-year term of office if the election is held in an odd-numbered year or a five-year term of office if the election is held in an even-numbered year; (b) the person who is elected receiving the second greatest number of votes shall be elected to a four-year term of office if the election is held in an odd-numbered year or a three-year term of office if the election is held in an evennumbered year; and (c) the other person who is elected shall be elected to a two-year term of office if the election is held in an odd-numbered year or a one-year term of office if the election is held in an even-numbered year. The initial supervisors shall take office immediately when they are elected and qualified, and for purposes of computing their terms of office the terms shall be assumed to commence on the first day of January in the year after they are elected. Thereafter, all supervisors shall be elected to six-year terms of office. All

[Title 86 RCW—page 26] (2008 Ed.)

supervisors shall serve until their respective successors are elected and qualified and assume office in accordance with **RCW 29.04.170. Vacancies may occur and shall be filled as provided in chapter 42.12 RCW.

(8) The costs and expenses directly related to the election of zone supervisors shall be borne by the zone. [2003 c 304 § 1; 1961 c 153 § 5.]

Reviser's note: *(1) RCW 29.13.020 was recodified as RCW 29A.04.330 pursuant to 2003 c 111 § 2401, effective July 1, 2004.

**(2) RCW 29.04.170 was recodified as RCW 29A.20.040 pursuant to 2003 c 111 § 2401, effective July 1, 2004.

86.15.055 Elected supervisors—Compensation. In a zone with supervisors elected pursuant to RCW 86.15.050, the supervisors may each receive up to seventy dollars for attendance at official meetings of the supervisors and for each day or major part thereof for all necessary services actually performed in connection with their duties as a supervisor. The board of county commissioners shall fix any such compensation to be paid to the initial supervisors during their initial terms of office. The supervisors shall fix the compensation to be paid to the supervisors thereafter. Compensation for the supervisors shall not exceed six thousand seven hundred twenty dollars in one calendar year. A supervisor is entitled to reimbursement for reasonable expenses actually incurred in connection with performance of the duties of a supervisor, including subsistence and lodging, while away from the supervisor's place of residence, and mileage for use of a privately owned vehicle in accordance with chapter 42.24 RCW.

Any supervisor may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the supervisors as provided in this section. The waiver, to be effective, must be filed any time after the member's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made. [2005 c 127 § 2.]

Effective date—2005 c 127: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 21, 2005]." [2005 c 127 § 3.]

- **86.15.060 Administration.** (1) Except as provided in subsection (2) of this section, administration of the affairs of zones shall be in the county engineer. The engineer may appoint such deputies and engage such employees, specialists, and technicians as may be required by the zone and as are authorized by the zone's budget. Subject to the approval of the supervisors, the engineer may organize, or reorganize as required, the zone into such departments, divisions, or other administrative relationships as he deems necessary to its efficient operation.
- (2) In a zone with supervisors elected pursuant to RCW 86.15.050, the supervisors may provide for administration of the affairs of the zone by other than the county engineer, pursuant to the authority established in RCW 86.15.095 to hire employees, staff, and services and to enter into contracts. [2005 c 127 § 1; 1961 c 153 § 6.]

Effective date—2005 c 127: See note following RCW 86.15.055.

86.15.070 Advisory committees. The board may appoint a county-wide advisory committee, which shall consist of not more than fifteen members. The board also may appoint an advisory committee for any zone or combination of two or more zones which committees shall consist of not more than five members. Members of an advisory committee shall serve without pay and shall serve at the pleasure of the board. [1967 ex.s. c 136 § 6; 1961 c 153 § 7.]

86.15.080 General powers. A zone or participating zone may:

- (1) Exercise all the powers vested in a county for flood water or storm water control purposes under the provisions of chapters 86.12, 86.13, 36.89, and 36.94 RCW: PROVIDED, That in exercising such powers, all actions shall be taken in the name of the zone and title to all property or property rights shall vest in the zone;
- (2) Plan, construct, acquire, repair, maintain, and operate all necessary equipment, facilities, improvements, and works to control, conserve, and remove flood waters and storm waters and to otherwise carry out the purposes of this chapter including, but not limited to, protection of the quality of water sources;
- (3) Take action necessary to protect life and property within the district from flood water damage;
- (4) Control, conserve, retain, reclaim, and remove flood waters and storm waters, including waters of lakes and ponds within the district, and dispose of the same for beneficial or useful purposes under such terms and conditions as the board may deem appropriate, subject to the acquisition by the board of appropriate water rights in accordance with the statutes;
- (5) Acquire necessary property, property rights, facilities, and equipment necessary to the purposes of the zone by purchase, gift, or condemnation: PROVIDED, That property of municipal corporations may not be acquired without the consent of such municipal corporation;
 - (6) Sue and be sued in the name of the zone;
- (7) Acquire or reclaim lands when incidental to the purposes of the zone and dispose of such lands as are surplus to the needs of the zone in the manner provided for the disposal of county property in chapter 36.34 RCW;
- (8) Cooperate with or join with the state of Washington, United States, another state, any agency, corporation or political subdivision of the United States or any state, Canada, or any private corporation or individual for the purposes of this chapter;
- (9) Accept funds or property by loan, grant, gift or otherwise from the United States, the state of Washington, or any other public or private source;
- (10) Remove debris, logs, or other material which may impede the orderly flow of waters in streams or water courses: PROVIDED, That such material shall become property of the zone and may be sold for the purpose of recovering the cost of removal: PROVIDED FURTHER, That valuable material or minerals removed from public lands shall remain the property of the state. [1983 c 315 § 13; 1961 c 153 § 8.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.090 Extraterritorial powers. A zone may, when necessary to protect life and property within its limits from

(2008 Ed.) [Title 86 RCW—page 27]

flood water, exercise any of its powers specified in RCW 86.15.080 outside its territorial limits. [1961 c 153 § 9.]

86.15.095 Zones constitute quasi municipal corporation—Constitutional and statutory powers. A flood control zone district is a quasi municipal corporation, an independent taxing "authority" within the meaning of Article VII, section 1 of the state Constitution, and a "taxing district" within the meaning of Article VII, section 2 of the state Constitution.

A flood control zone district constitutes a body corporate and possesses all the usual powers of a corporation for public purposes as well as all other powers that may now or hereafter be specifically conferred by statute, including, but not limited to, the authority to hire employees, staff, and services, to enter into contracts, and to sue and be sued. [1983 c 315 § 6.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.100 Flood control or storm water control improvements—Authorization. The supervisors may authorize the construction, extension, enlargement, or acquisition of necessary flood control or storm water control improvements within the zone or any participating zones. The improvements may include, but shall not be limited to the extension, enlargement, construction, or acquisition of dikes and levees, drain and drainage systems, dams and reservoirs, or other flood control or storm water control improvements; widening, straightening, or relocating of stream or water courses; and the acquisition, extension, enlargement, or construction of any works necessary for the protection of stream and water courses, channels, harbors, life, and property. [1983 c 315 § 14; 1961 c 153 § 10.]

Severability—1983 c 315: See note following RCW 90.03.500.

- **86.15.110** Flood control or storm water control improvements—Initiation—Comprehensive plan. Flood control or storm water control improvements may be extended, enlarged, acquired, or constructed by a zone pursuant to a resolution adopted by the supervisors. The resolution shall specify:
- (1) Whether the improvement is to be extended, enlarged, acquired, or constructed;
 - (2) That either:
- (a) A comprehensive plan of development for flood control has been prepared for the stream or water course upon which the improvement will be enlarged, extended, acquired, or constructed, and that the improvement generally contributes to the objectives of the comprehensive plan of development: PROVIDED, That the plan shall be first submitted to the state department of ecology at least ninety days in advance of the beginning of any flood control project or improvement; and shall be subject to all the regulatory control provisions by the department of ecology as provided in chapter 86.16 RCW; or
- (b) A comprehensive plan of development for storm water control has been prepared for the area that will be served by the proposed storm water control facilities;

- (3) If the improvement is to be constructed, that preliminary engineering studies and plans have been made, and that the plans and studies are on file with the county engineer;
- (4) The estimated cost of the acquisition or construction of the improvement, together with such supporting data as will reasonably show how the estimates were arrived at; and
 - (5) That the improvement will benefit:
- (a) Two or more zones, hereinafter referred to as participating zones; or
 - (b) A single zone; or
- (c) The county as a whole, as well as a zone or participating zones. [1983 c 315 § 15; 1961 c 153 § 11.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.120 Flood control or storm water control improvements—Hearing, notice. Before finally adopting a resolution to undertake any flood control improvement or storm water control improvement, the supervisors shall hold a hearing thereon. Notice and publication of the hearing shall be given under RCW 36.32.120(7). The supervisors may conduct any such hearing concurrently with a hearing on the establishment of a flood control zone, and may in such case designate the proposed zone a beneficiary of any improvement. [1983 c 315 § 16; 1961 c 153 § 12.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.130 Zone treasurer—Funds. The treasurer of each zone shall be the county treasurer. He shall establish within his office a zone flood control fund for each zone into which shall be deposited the proceeds of all tax levies, assessments, gifts, grants, loans, or other revenues which may become available to a zone.

The treasurer shall also establish the following accounts within the zone fund:

- (1) For each flood control improvement financed by a bond issue, an account to which shall be deposited the proceeds of any such bond issue; and
- (2) An account for each outstanding bond issue to which will be deposited any revenues collected for the retirement of such outstanding bonds or for the payment of interest or charges thereon; and
- (3) A general account to which all other receipts of the zone shall be deposited. [1961 c 153 § 13.]

86.15.140 Budget. The supervisors shall annually at the same time county budgets are prepared adopt a budget for the zone, which budget shall be divided into the following appropriation items: (1) Overhead and administration; (2) maintenance and operation; (3) construction and improvements; and (4) bond retirement and interest. In preparing the budget, the supervisors shall show the total amount to be expended in each appropriation item and the proportionate share of each appropriation item to be paid from each account of the zone.

In preparing the annual budget, the supervisors shall under the appropriation item of construction and improvement list each flood control improvement or storm water control improvement and the estimated expenditure to be made for each during the ensuing year. The supervisors may at any time during the year, if additional funds become available to

[Title 86 RCW—page 28] (2008 Ed.)

the zone, adopt a supplemental budget covering additional authorized improvements.

The zone budget or any supplemental budget shall be approved only after a public hearing, notice of which shall be given as provided by RCW 36.32.120(7). [1983 c 315 § 17; 1961 c 153 § 14.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.150 County aid. Whenever the supervisors have found under the provisions of RCW 86.15.110 that a flood control improvement or storm water control improvement initiated by any zone will be of benefit to the county as a whole, as well as to the zone or participating zones; or whenever the supervisors have found that the maintenance and operation of any flood control improvement or storm water control improvement within any zone will be of benefit to the overall flood control program or storm water control program of the county, the board may authorize the transfer of any funds available to the county for flood control or storm water control purposes to any zone or participating zones for flood control or storm water control purposes. [1983 c 315 § 18; 1961 c 153 § 15.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.160 Excess levies, assessments, regular levies, and charges—Local improvement districts. For the purposes of this chapter the supervisors may authorize:

- (1) An annual excess ad valorem tax levy within any zone or participating zones when authorized by the voters of the zone or participating zones under RCW 84.52.052 and 84.52.054;
- (2) An assessment upon property, including state property, specially benefited by flood control improvements or storm water control improvements imposed under chapter 86.09 RCW;
- (3) Within any zone or participating zones an annual ad valorem property tax levy of not to exceed fifty cents per thousand dollars of assessed value when the levy will not take dollar rates that other taxing districts may lawfully claim and that will not cause the combined levies to exceed the constitutional and/or statutory limitations, and the additional levy, or any portion thereof, may also be made when dollar rates of other taxing units is released therefor by agreement with the other taxing units from their authorized levies;
- (4) A charge, under RCW 36.89.080, for the furnishing of service to those who are receiving or will receive benefits from storm water control facilities and who are contributing to an increase in surface water runoff. The rate or charge imposed under this section shall be reduced by a minimum of ten percent for any new or remodeled commercial building that utilizes a permissive rainwater harvesting system. Rainwater harvesting systems shall be properly sized to utilize the available roof surface of the building. The jurisdiction shall consider rate reductions in excess of ten percent dependent upon the amount of rainwater harvested;
- (5) Except as otherwise provided in RCW 90.03.525, any public entity and public property, including the state and state property, shall be liable for the charges to the same extent a private person and privately owned property is liable for the charges, and in setting these rates and charges, consid-

eration may be made of in-kind services, such as stream improvements or donation of property;

(6) The creation of local improvement districts and utility local improvement districts, the issuance of improvement district bonds and warrants, and the imposition, collection, and enforcement of special assessments on all property, including any state-owned or other publicly-owned property, specially benefited from improvements in the same manner as provided for counties by chapter 36.94 RCW. [2003 c 394 § 8; 1986 c 278 § 60; 1983 c 315 § 19; 1973 1st ex.s. c 195 § 131; 1961 c 153 § 16.]

Severability—1986 c 278: See note following RCW 36.01.010.

Severability—1983 c 315: See note following RCW 90.03.500.

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

Rates and charges for storm water control facilities—Limitations—Definitions: RCW 90.03.500 through 90.03.525. See also RCW 35.67.025, 35.92.021, 36.89.085, and 36.94.145.

86.15.162 Delinquent assessment—Sale of parcel—

Accrual of interest. If the delinquent assessment remains unpaid on the date fixed for the sale under RCW 86.09.496 and 86.09.499, the parcel shall be sold in the same manner as provided under *RCW 87.03.310 through 87.03.330. If the district reconveys the land under *RCW 87.03.325 due to accident, inadvertence, or misfortune, however, interest shall accrue not at the rate provided in RCW 87.03.270, but at the rate provided in RCW 86.09.505. [1983 c 315 § 7.]

*Reviser's note: RCW 87.03.310 through 87.03.330 were repealed by 1988 c 134 § 15. Later enactment, see chapter 87.06 RCW.

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.165 Voluntary assessments for flood control or storm water control improvements—Procedure—Disposition of proceeds—Use. The supervisors may provide by resolution for levying voluntary assessments, under a mode of annual installments extending over a period not exceeding fifteen years, on property benefited from a flood control improvement or storm water control improvement. The voluntary assessment shall be imposed only after each owner of property benefited by the flood control improvement has agreed to the assessment by written agreement with the supervisors. The agreement shall be recorded with the county auditor and the obligations under the agreement shall be binding upon all heirs and all successors in interest of the property.

The voluntary assessments need not be uniform or directly related to benefits to the property from the flood control improvement or storm water control improvement.

The levying, collection, and enforcement authorized in this section shall be in the manner now and hereafter provided by law for the levying, collection, and enforcement of local improvement assessments by cities and towns, insofar as those provisions are not inconsistent with the provisions of this chapter.

The disposition of all proceeds from voluntary assessments shall be in accordance with RCW 86.15.130.

The proceeds from voluntary assessments may be used for any flood control improvement or storm water control improvement not inconsistent with the provisions of this chapter, and in addition the proceeds may be used for opera-

(2008 Ed.) [Title 86 RCW—page 29]

tion and maintenance of flood control improvements or storm water control improvements constructed under the authority of this chapter. [1983 c 315 § 20; 1969 ex.s. c 195 § 3.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.170 General obligation bonds. The supervisors may authorize the issuance of general obligation bonds to finance any flood control improvement or storm water control improvement and provide for the retirement of the bonds with ad valorem property tax levies. The general obligation bonds may be issued and the bond retirement levies imposed only when the voters of the flood control zone district approve a ballot proposition authorizing both the bond issuance and imposition of the excess bond retirement levies pursuant to Article VIII, section 6 and Article VII, section 2(b) of the state Constitution and RCW 84.52.056. Elections shall be held as provided in RCW 39.36.050. The bonds shall be issued on behalf of the zone or participating zones and be approved by the voters of the zone or participating zones when the improvement has by the resolution, provided in RCW 86.15.110, been found to be of benefit to a zone or participating zones. The bonds may not exceed an amount, together with any outstanding general obligation indebtedness, equal to three-fourths of one percent of the value of taxable property within the zone or participating zones, as the term "value of the taxable property" is defined in RCW 39.36.015. The bonds shall be issued and sold in accordance with chapter 39.46 RCW. [1984 c 186 § 62. Prior: 1983 c 315 § 21; 1983 c 167 § 211; 1961 c 153 § 17.]

Purpose—1984 c 186: See note following RCW 39.46.110.

Severability—1983 c 315: See note following RCW 90.03.500.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

86.15.175 Community revitalization financing—**Public improvements.** In addition to other authority that a flood control zone district possesses, a flood control zone district may provide any public improvement as defined under RCW 39.89.020, but this additional authority is limited to participating in the financing of the public improvements as provided under RCW 39.89.050.

This section does not limit the authority of a flood control zone district to otherwise participate in the public improvements if that authority exists elsewhere. [2001 c 212 8 23]

Severability—2001 c 212: See RCW 39.89.902.

86.15.176 Service charges authorized—Disposition of revenue. The supervisors may provide by resolution for revenues by fixing rates and charges for the furnishing of service to those served or receiving benefits from a flood control improvement including public entities, except as otherwise provided in RCW 90.03.525. The service charge shall be uniform for the same class of benefits or service. In classifying services furnished or benefits received the board may in its discretion consider the character and use of land and its water runoff characteristics and any other matters that present a reasonable difference as a ground for distinction. Service charges shall be applicable to a zone or participating zones. The disposition of all revenue from service charges shall be

in accordance with RCW 86.15.130. [1986 c 278 § 61; 1983 c 315 § 22; 1967 ex.s. c 136 § 7.]

Severability—1986 c 278: See note following RCW 36.01.010. Severability—1983 c 315: See note following RCW 90.03.500.

86.15.178 Revenue bonds—Lien for delinquent service charges. (1) The supervisors may authorize the issuance of revenue bonds to finance any flood control improvement or storm water control improvement. The bonds may be issued by the supervisors in the same manner as prescribed in RCW 36.67.510 through 36.67.570 pertaining to counties. The bonds shall be issued on behalf of the zone or participating zones when the improvement has by the resolution, provided in RCW 86.15.110, been found to be of benefit to a zone or participating zones. The bonds may be in any form, including bearer bonds or registered bonds.

Each revenue bond shall state on its face that it is payable from a special fund, naming the fund and the resolution creating the fund.

Revenue bond principal, interest, and all other related necessary expenses shall be payable only out of the appropriate special fund.

A zone or participating zones shall have a lien for delinquent service charges, including interest thereon, against the premises benefited by a flood control improvement or storm water control improvement, which lien shall be superior to all other liens and encumbrances except general taxes and local and special assessments. The lien shall be effective and shall be enforced and foreclosed in the same manner as provided for sewerage liens of cities and towns by RCW 35.67.200 through 35.67.290.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1991 c 322 § 10. Prior: 1983 c 315 § 23; 1983 c 167 § 212; 1967 ex.s. c 136 § 8.]

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

Severability—1983 c 315: See note following RCW 90.03.500.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

86.15.180 Protection of public property. Any agency or department of the state of Washington, or any political subdivision or municipal corporation of the state may contribute funds to the county or any zone or zones to assist the county, zone or zones in carrying out the purposes of this chapter when such agency, department, subdivision or municipal corporation finds such action will materially contribute to the protection of publicly owned property under its jurisdiction. [1961 c 153 § 18.]

86.15.190 Abatement of nuisances. The supervisors may order, on behalf of the zone or participating zones, that an action be brought in the superior court of the county to require the removal of publicly or privately owned structures, improvements, facilities, or accumulations of debris or materials that materially contribute to the dangers of loss of life or property from flood waters. Where the structures, improvements, facilities, or accumulations of debris or materials are found to endanger the public health or safety the court shall

[Title 86 RCW—page 30] (2008 Ed.)

declare them a public nuisance, and forthwith order their abatement. If the abatement is not completed within the time ordered by the court, the county may abate the nuisance and charge the cost of the action against the land upon which the nuisance is located, and the payment of the charge may be enforced and collected in the same manner at the same time as county property taxes. [1983 c 315 § 24; 1961 c 153 § 19.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.200 Flood control zones—Consolidation, abol**ishment.** The board may consolidate any two or more zones or abolish any zone pursuant to a resolution adopted by the board providing for such action. Before adopting such a resolution, the board shall conduct a public hearing notice of which shall be given as provided by RCW 36.32.120(7). Any indebtedness of any zone or zones which are abolished or consolidated shall not be impaired by their abolishment or consolidation, and the board shall continue to levy and collect all necessary taxes and assessments until such debts are retired. Whenever twenty-five percent of the electors of any zone file a petition, meeting the requirements of sufficiency set forth in RCW 86.15.020, asking that a zone be abolished, the board shall: (1) Adopt a resolution abolishing the zone or (2) at the next general election place a proposition on the ballot calling for a yes or no vote on the abolition of the zone. [1961 c 153 § 20.]

86.15.210 Transfer of property. A diking, drainage, or sewerage improvement district, flood control district, diking district, drainage district, intercounty diking and drainage district, or zone may convey title to any property improvements or assets of the districts or zone to the county or a zone for flood control purposes. If the property improvements or assets are surplus to the needs of the district or zone the transfer may be made by private negotiations, but in all other cases the transfers are subject to the approval of a majority of the registered voters within the district or zone. Nothing in this section permits any district or zone to impair the obligations of any debt or contract of the district or zone. [1983 c 315 § 25; 1961 c 153 § 21.]

Severability—1983 c 315: See note following RCW 90.03.500.

86.15.220 Planning of improvements. Nothing in this chapter shall be construed as limiting the right of counties under the provisions of chapters 86.12 and 86.13 RCW to undertake the planning or engineering studies necessary for flood control improvements or financing the same from any funds available for such purposes. [1961 c 153 § 22.]

86.15.230 Public necessity of chapter. This chapter is hereby declared to be necessary for the public health, safety, and welfare and that the taxes and special assessments authorized hereby are found to be for a public purpose. [1961 c 153 § 23.]

86.15.900 Severability—Construction—1961 c 153. If any provision of this chapter, as now or hereafter amended, or its application to any person or circumstance is held invalid, the remainder of the chapter, and its application to

other persons or circumstances shall not be affected. [1961 c 153 § 24.]

86.15.910 Construction of chapter. This chapter shall be complete authority for the accomplishment of purposes hereby authorized, and shall be liberally construed to accomplish its purposes. Any restrictions, limitations or regulations contained shall not apply to this chapter. Any act inconsistent herewith shall be deemed modified to conform with the provisions of this chapter for the purpose of this chapter only. [1961 c 153 § 25.]

86.15.920 Titles not part of the chapter. The section titles shall not be considered a part of this chapter. [1961 c 153 § 26.]

Chapter 86.16 RCW

FLOODPLAIN MANAGEMENT

(Formerly: Flood control zones by state)

Sections	
86.16.010	Statement of policy—State control assumed.
86.16.020	Floodplain management regulation.
86.16.025	Authority of department.
86.16.031	Duties of the department of ecology.
86.16.035	Department of ecology—Control of dams and obstructions.
86.16.041	Floodplain management ordinances and amendments—Filing with the department of ecology—Disapproval by the department—Adoption of rules for repair or replacement of existing residential structures.
86.16.045	Adoption of ordinances or requirements that exceed minimum federal requirements.
86.16.051	Basis for state and local floodplain management.
86.16.061	Adoption of rules.
86.16.071	Chapter not to create liability for damages against the state.
86.16.081	Enforcement of chapter—Civil penalty—Review by pollution control hearings board or local legislative authority.
86.16.110	Appeals.
86.16.120	Flood damages defined.
86.16.130	Supervisor's other powers and duties unaffected by chapter.
86.16.150	Severability—1935 c 159.
86.16.160	Local programs not prevented.
86.16.180	Processing of permits and authorizations for emergency water withdrawal and facilities to be expedited.
86.16.190	Livestock flood sanctuary areas.
86.16.900	Chapter liberally construed.

86.16.010 Statement of policy—State control

assumed. The legislature finds that the alleviation of recurring flood damages to public and private property and to the public health and safety is a matter of public concern. As an aid in effecting such alleviation the state of Washington, in the exercise of its sovereign and police powers, hereby assumes full regulatory control over the navigable and nonnavigable waters flowing or lying within the borders of the state subject always to the federal control of navigation, to the extent necessary to accomplish the objects of this chapter. In addition, in an effort to alleviate flood damage and expenditures of government funds, the federal government adopted the national flood insurance act of 1968 and subsequently the flood disaster protection act of 1973. The department of ecology is the state agency in Washington responsible for coordinating the floodplain management regulation elements aspects of the national flood insurance program. [1987 c 523 § 1; 1935 c 159 § 1; RRS § 9663A-1.]

(2008 Ed.) [Title 86 RCW—page 31]

86.16.020 Floodplain management regulation. Statewide floodplain management regulation shall be exercised through: (1) Local governments' administration of the national flood insurance program regulation requirements, (2) the establishment of minimum state requirements for floodplain management that equal the minimum federal requirements for the national flood insurance program, and (3) the issuance of regulatory orders. This regulation shall be exercised over the planning, construction, operation and maintenance of any works, structures and improvements, private or public, which might, if improperly planned, constructed, operated and maintained, adversely influence the regimen of a stream or body of water or might adversely affect the security of life, health and property against damage by flood water. [1989 c 64 § 1; 1987 c 523 § 2; 1935 c 159 § 3; RRS § 9663A-3. FORMER PART OF SECTION: 1939 c 85 § 1 now codified as RCW 86.16.025 and 86.16.027.]

Appeal of orders under RCW 86.16.020: RCW 43.21B.310.

86.16.025 Authority of department. Subject to RCW 43.21A.068, with respect to such features as may affect flood conditions, the department shall have authority to examine, approve or reject designs and plans for any structure or works, public or private, to be erected or built or to be reconstructed or modified upon the banks or in or over the channel or over and across the floodway of any stream or body of water in this state. [1995 c 8 § 4; 1989 c 64 § 2; 1987 c 109 § 50; 1939 c 85 § 1; 1935 c 159 § 6; RRS § 9663A-6. Formerly RCW 86.16.020, part.]

Findings—1995 c 8: See note following RCW 43.21A.064.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

86.16.031 Duties of the department of ecology. The department of ecology shall:

- (1) Review and approve county, city, or town floodplain management ordinances pursuant to RCW 86.16.041;
- (2) When requested, provide guidance and assistance to local governments in development and amendment of their floodplain management ordinances;
- (3) Provide technical assistance to local governments in the administration of their floodplain management ordinances:
- (4) Provide local governments and the general public with information related to the national flood insurance program;
- (5) When requested, provide assistance to local governments in enforcement actions against any individual or individuals performing activities within the floodplain that are not in compliance with local, state, or federal floodplain management requirements;
- (6) Establish minimum state requirements that equal minimum federal requirements for the national flood insurance program;
- (7) Assist counties, cities, and towns in identifying the location of the one hundred year floodplain, and petitioning the federal government to alter its designations of where the one hundred year floodplain is located if the federally recognized location of the one hundred year floodplain is found to be inaccurate; and

(8) Establish minimum state requirements for specific floodplains that exceed the minimum federal requirements for the national flood insurance program, but only if: (a) The location of the one hundred year floodplain has been reexamined and is certified by the department as being accurate; (b) negotiations have been held with the affected county, city, or town over these regulations; (c) public input from the affected community has been obtained; and (d) the department makes a finding that these increased requirements are necessary due to local circumstances and general public safety. [1989 c 64 § 3; 1987 c 523 § 3.]

86.16.035 Department of ecology—Control of dams and obstructions. Subject to RCW 43.21A.068, the department of ecology shall have supervision and control over all dams and obstructions in streams, and may make reasonable regulations with respect thereto concerning the flow of water which he deems necessary for the protection to life and property below such works from flood waters. [1995 c 8 § 5. Prior: 1987 c 523 § 9; 1987 c 109 § 53; 1935 c 159 § 8; RRS § 9663A-8. Formerly RCW 86.16.030, part.]

Findings—1995 c 8: See note following RCW 43.21A.064.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

86.16.041 Floodplain management ordinances and amendments—Filing with the department of ecology—Disapproval by the department—Adoption of rules for repair or replacement of existing residential structures.

- (1) Beginning July 26, 1987, every county and incorporated city and town shall submit to the department of ecology any new floodplain management ordinance or amendment to any existing floodplain management ordinance. Such ordinance or amendment shall take effect thirty days from filing with the department unless the department disapproves such ordinance or amendment within that time period.
- (2) The department may disapprove any ordinance or amendment submitted to it under subsection (1) of this section if it finds that an ordinance or amendment does not comply with any of the following:
- (a) Restriction of land uses within designated floodways including the prohibition of construction or reconstruction, repair, or replacement of residential structures, except for: (i) Repairs, reconstruction, or improvements to a structure which do not increase the ground floor area; and (ii) repairs, reconstruction, or improvements to a structure the cost of which does not exceed fifty percent of the market value of the structure either, (A) before the repair, reconstruction, or repair is started, or (B) if the structure has been damaged, and is being restored, before the damage occurred. Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications that have been identified by the local code or building enforcement official and which are the minimum necessary to ensure safe living conditions shall not be included in the fifty percent determination. However, the floodway prohibition in this subsection does not apply to existing farmhouses in designated floodways that meet the provisions of subsection (3) of this section, or to substantially damaged residential structures other than farmhouses that meet the depth and

[Title 86 RCW—page 32] (2008 Ed.)

velocity and erosion analysis in subsection (4) of this section, or to structures identified as historic places;

- (b) The minimum requirements of the national flood insurance program; and
- (c) The minimum state requirements adopted pursuant to RCW 86.16.031(8) that are applicable to the particular county, city, or town.
- (3) Repairs, reconstruction, replacement, or improvements to existing farmhouse structures located in designated floodways and which are located on lands designated as agricultural lands of long-term commercial significance under RCW 36.70A.170 shall be permitted subject to the following:
- (a) The new farmhouse is a replacement for an existing farmhouse on the same farm site;
- (b) There is no potential building site for a replacement farmhouse on the same farm outside the designated floodway;
- (c) Repairs, reconstruction, or improvements to a farmhouse shall not increase the total square footage of encroachment of the existing farmhouse;
- (d) A replacement farmhouse shall not exceed the total square footage of encroachment of the farmhouse it is replacing;
- (e) A farmhouse being replaced shall be removed, in its entirety, including foundation, from the floodway within ninety days after occupancy of a new farmhouse;
- (f) For substantial improvements, and replacement farmhouses, the elevation of the lowest floor of the improvement and farmhouse respectively, including basement, is a minimum of one foot higher than the base flood elevation;
- (g) New and replacement water supply systems are designed to eliminate or minimize infiltration of flood waters into the system;
- (h) New and replacement sanitary sewerage systems are designed and located to eliminate or minimize infiltration of flood water into the system and discharge from the system into the flood waters; and
- (i) All other utilities and connections to public utilities are designed, constructed, and located to eliminate or minimize flood damage.
- (4) For all substantially damaged residential structures other than farmhouses that are located in a designated floodway, the department, at the request of the town, city, or county with land use authority over the structure, is authorized to assess the risk of harm to life and property posed by the specific conditions of the floodway, and, based upon scientific analysis of depth, velocity, and flood-related erosion, may exercise best professional judgment in recommending to the permitting authority, repair, replacement, or relocation of such damaged structures. The effect of the department's recommendation, with the town, city, or county's concurrence, to allow repair or replacement of a substantially damaged residential structure within the designated floodway is a waiver of the floodway prohibition.
- (5) The department shall develop a rule or rule amendment guiding the assessment procedures and criteria described in subsections (3) and (4) of this section no later than December 31, 2000.
- (6) For the purposes of this section, "farmhouse" means a single-family dwelling located on a farm site where resulting agricultural products are not produced for the primary

consumption or use by the occupants and the farm owner. [2000 c 222 § 1; 1999 c 9 § 1; 1989 c 64 § 4; 1987 c 523 § 4.]

Effective date—1999 c 9: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 15, 1999]." [1999 c 9 § 2.]

- **86.16.045** Adoption of ordinances or requirements that exceed minimum federal requirements. A county, city, or town may adopt floodplain management ordinances or requirements that exceed the minimum federal requirements of the national flood insurance program without following the procedures provided in RCW 86.16.031(8). [1989 c 64 § 6.]
- **86.16.051** Basis for state and local floodplain management. The basis for state and local floodplain management regulation shall be the areas designated as special flood hazard areas on the most recent maps provided by the federal emergency management agency for the national flood insurance program. Best available information shall be used if these maps are not available or sufficient. [1987 c 523 § 5.]
- **86.16.061 Adoption of rules.** The department of ecology after consultation with the public shall adopt such rules as are necessary to implement this chapter. [1989 c 64 § 5; 1987 c 523 § 6.]
- **86.16.071** Chapter not to create liability for damages against the state. The exercise by the state of the authority, duties, and responsibilities as provided in this chapter shall not imply or create any liability for any damages against the state. [1987 c 523 § 7.]
- 86.16.081 Enforcement of chapter—Civil penalty—Review by pollution control hearings board or local legislative authority. (1) Except as provided in RCW 43.05.060 through 43.05.080 and 43.05.150, the attorney general or the attorney for the local government shall bring such injunctive, declaratory, or other actions as are necessary to ensure compliance with this chapter.
- (2) Any person who fails to comply with this chapter shall also be subject to a civil penalty not to exceed one thousand dollars for each violation. Each violation or each day of noncompliance shall constitute a separate violation.
- (3) The penalty provided for in this section shall be imposed by a notice in writing, either by certified mail with return receipt requested or by personal service, to the person incurring the same from the department or local government, describing the violation with reasonable particularity and ordering the act or acts constituting the violation or violations to cease and desist or, in appropriate cases, requiring necessary corrective action to be taken within a specific and reasonable time.
- (4) Any penalty imposed pursuant to this section by the department shall be subject to review by the pollution control hearings board. Any penalty imposed pursuant to this section by local government shall be subject to review by the local government legislative authority. Any penalty jointly imposed by the department and local government shall be

(2008 Ed.) [Title 86 RCW—page 33]

appealed to the pollution control hearings board. [1995 c 403 § 634; 1987 c 523 § 8.]

Findings—Short title—Intent—1995 c 403: See note following RCW 34.05.328.

Part headings not law—Severability—1995 c 403: See RCW 43.05.903 and 43.05.904.

86.16.110 Appeals. Any person, association, or corporation, public, municipal, or private, feeling aggrieved at any order, decision, or determination of the department or director pursuant to this chapter, affecting his or her interest, may have the same reviewed pursuant to RCW 43.21B.310. [1991 c 322 § 11. Prior: (Repealed by 1987 c 523 § 12); 1987 c 109 § 23; 1935 c 159 § 17; RRS § 9663A-17.]

Reviser's note: This section was repealed by 1987 c 523 \S 12 without cognizance of its amendment by 1987 c 109 \S 23, and was subsequently reenacted by 1991 c 322 \S 11.

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

86.16.120 Flood damages defined. Damages within the meaning of this chapter shall include harmful inundation, water erosion of soil, stream banks and beds, stream channel shifting and changes, harmful deposition by water of eroded and shifting soils and debris upon property or in the beds of streams or other bodies of water, damages by high water to public roads, highways, bridges, utilities and to works built for protection against floods or inundation, the interruption by floods of travel, communication and commerce, and all other high water influences and results which injuriously affect the public health and the safety of property. [1935 c 159 § 2; RRS § 9663A-2.]

86.16.130 Supervisor's other powers and duties unaffected by chapter.

Reviser's note: RCW 86.16.130 was amended by 1987 c 109 § 61 without reference to its repeal by 1987 c 523 § 12. It has been decodified for publication purposes pursuant to RCW 1.12.025.

86.16.150 Severability—1935 c 159. If any section or provisions of this chapter shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the chapter as a whole or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1935 c 159 § 20; RRS § 9663A-20.]

86.16.160 Local programs not prevented. Nothing in this chapter shall prevent any county, city or town from establishing, pursuant to any authority otherwise available to them, flood control regulation programs and related land use control measures in areas which are subject to flooding or flood damages. [1973 c 75 § 2.]

86.16.180 Processing of permits and authorizations for emergency water withdrawal and facilities to be expedited. All state and local agencies with authority under this chapter to issue permits or other authorizations in connection with emergency water withdrawals and facilities authorized under RCW 43.83B.410 shall expedite the processing of such

permits or authorizations in keeping with the emergency nature of such requests and shall provide a decision to the applicant within fifteen calendar days of the date of application. [1989 c 171 § 9; 1987 c 343 § 7.]

Severability—1989 c 171: See note following RCW 43.83B.400. Severability—1987 c 343: See note following RCW 43.83B.300.

86.16.190 Livestock flood sanctuary areas. Local governments that have adopted floodplain management regulations pursuant to this chapter shall include provisions that allow for the establishment of livestock flood sanctuary areas at a convenient location within a farming unit that contains domestic livestock. Local governments may limit the size and configuration of the livestock flood sanctuary areas, but such limitation shall provide adequate space for the expected number of livestock on the farming unit and shall be at an adequate elevation to protect livestock. Modification to floodplain management regulations required pursuant to this section shall be within the minimum federal requirements necessary to maintain coverage under the national flood insurance program. [1991 c 322 § 17.]

Findings—Intent—1991 c 322: See note following RCW 86.12.200.

86.16.900 Chapter liberally construed. The provisions of this chapter and all proceedings thereunder shall be liberally construed with a view to effect their object. [1935 c 159 § 19; RRS § 9663A-19.]

Chapter 86.18 RCW FLOOD CONTROL CONTRIBUTIONS

Sections

86.18.010 Declaration of purpose.

86.18.030 Conditions and limitations on expenditures and contributions

from appropriations—Warrants 86.18.900 Construction—1967 ex.s. c 136. 86.18.910 Severability—1967 ex.s. c 136.

86.18.010 Declaration of purpose. Economic development and growth of the state is dependent on the control of flood waters. The legislature declares, in the exercise of its sovereign and police powers, that the purpose of this chapter is to provide for contributions of funds for assisting political subdivisions of the state in the protection of lands from inundation; the protection of public highways; the control of storm drainage; the maintenance of stream channels and water courses; and the protection of life and property.

It is the intent of the legislature that funds be provided to political subdivisions of the state to assist in the development of those flood control improvements and projects, which cannot be reasonably and practicably financed through the normal methods of financing available to such political subdivisions. [1967 ex.s. c 136 § 1.]

86.18.030 Conditions and limitations on expenditures and contributions from appropriations—Warrants. Funds shall be expended and contributions made to a political subdivision of the state from flood control appropriations only after:

[Title 86 RCW—page 34] (2008 Ed.)

- (1) The project for which the funds are to be used has been approved by the department of ecology in accordance with the regulatory provisions of chapter 86.16 RCW.
- (2) Engineering studies and plans have been made and filed with the county engineer of the county in which the project is located, or the county engineers of all counties in which the project is located, if it is located in more than one county.
- (3) The estimate of cost of acquisition of necessary lands, rights-of-way and construction of the project or improvements, together with adequate supporting data have been completed and filed with the department of ecology.
- (4) A comprehensive plan for the area involved has been completed and filed with the department.
- (5) The political subdivision desiring a contribution has made an application for a contribution to the department showing the estimated cost of the project and the requested contribution.
- (6) Federal funds are available for contribution for payment of a portion of the cost of the project.

The director of ecology is authorized to determine when these conditions have been met and to request the proper warrant for the state's contribution. Contributions to a political subdivision for a specific project shall not exceed fifty percent of the cost of acquisition of necessary lands and rights-of-way, and construction of the project or works of improvement. [1987 c 109 § 63; 1980 c 32 § 12; 1967 ex.s. c 136 § 3.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

86.18.900 Construction—1967 ex.s. c 136. This legislative proposal shall be complete authority for the accomplishment of purposes hereby authorized, and shall be liberally construed to accomplish its purposes. [1967 ex.s. c 136 § 4.]

86.18.910 Severability—1967 ex.s. c 136. If any provision of this chapter, or its application to any person or circumstance is held invalid, the remainder of the chapter, or the application of the provision to other persons or circumstances is not affected. [1967 ex.s. c 136 § 5.]

Chapter 86.24 RCW

FLOOD CONTROL BY STATE IN COOPERATION WITH FEDERAL AGENCIES, ETC.

Sections

86.24.010 Declaration of policy.
86.24.020 Cooperation authorized.
86.24.030 Contracts authorized—Extent of participation.
86.24.040 Contracts between flood control districts and other governmental units.
86.24.050 State participation where state interest affected.

86.24.010 Declaration of policy. It is the purpose of the state of Washington, in the exercise of its sovereign and police powers, and in the interests of public welfare, to establish a state policy for the control of floods to the extent practicable and by economically feasible methods. [1935 c 163 § 1; RRS § 9662-1.]

86.24.020 Cooperation authorized. The department of ecology, in cooperation with the corps of engineers of the United States army, and any other agencies of the United States, and in cooperation with any official, agency or institution of the state and any flood control district created under the laws of the state, and any county, or any counties acting jointly pursuant to RCW 86.13.010 through 86.13.090, shall act for the state in the formulation of plans for the control of floods in the several flood areas of the state, and shall consider the extent to which the state should participate therein with the United States and/or any flood control district, or county, or counties so acting jointly. In case of federal participation, the plan of development and the surveys, plans and specifications for such flood control projects shall be in accordance with the federal requirements therefor. [1987 c 109 § 64; 1935 c 163 § 2; RRS § 9662-2.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

86.24.030 Contracts authorized—Extent of partici-

pation. The state director of ecology, when state funds shall be available therefor, shall have authority on behalf of the state to enter into contracts with the United States or any agency thereof and/or with any such flood control district, county, or counties so acting jointly, for flood control purposes for any such flood control district, county or counties so acting jointly, the amount of the state's participation in any such contract to be such sum as may be appropriated therefor, or, in event of unallocated state appropriations for flood control purposes, in such necessary sum as to any such contract as he shall determine. [1988 c 127 § 39; 1935 c 163 § 4; RRS § 9662-4.]

86.24.040 Contracts between flood control districts and other governmental units. In any case where the boundaries of any flood control district shall embrace all or any part of any county, city, town, diking, or drainage district, subject to flood conditions, the governing authorities thereof may contract with the directors of such flood control district, with the written approval of the state director, for the maintenance, repair, renewal and extension of any existing flood control works of such county, city, town, diking, or drainage district, situated within the flood control district, and for the construction and maintenance of specific flood control projects, for such term of years and for the payment to such flood control district therefor of such annual sums as in said contract specified. [1979 ex.s. c 30 § 19; 1935 c 163 § 6; RRS § 9662-6.]

86.24.050 State participation where state interest affected. State participation in flood control projects shall be in such as are affected with a state interest and to such extent as the legislature may determine. [1935 c 163 § 3; RRS § 9662-3.]

(2008 Ed.) [Title 86 RCW—page 35]

Chapter 86.26 RCW STATE PARTICIPATION IN FLOOD CONTROL MAINTENANCE

Sections	
86.26.005	Declaration of purpose.
86.26.007	Flood control assistance account—Use.
86.26.010	Administration and enforcement.
86.26.040	Duties of local engineer—Approval of plans, etc., by department of ecology—Grants to prepare comprehensive flood control management plan.
86.26.050	Projects in which state will participate—Allocation of funds.
86.26.060	Allocation of funds.
86.26.070	Flood control maintenance fund of municipal corporation— Composition—Use.
86.26.080	Annual budget reports of municipal corporations—Allocation of funds.
86.26.090	Scope of maintenance in which state will participate.
86.26.100	Agreement as to participation—Limit on amount.
86.26.105	Comprehensive flood control management plan—Requirements—Time for completion.

86.26.005 Declaration of purpose. It is the purpose of the state in the exercise of its sovereign and police powers and in the interest of public welfare, to establish a state and local participating flood control maintenance policy. [1951 c 240 § 2.]

86.26.007 Flood control assistance account—Use.

The flood control assistance account is hereby established in the state treasury. At the beginning of the 2005-2007 fiscal biennium, the state treasurer shall transfer three million dollars from the general fund to the flood control assistance account. Each biennium thereafter the state treasurer shall transfer four million dollars from the general fund to the flood control assistance account. Moneys in the flood control assistance account may be spent only after appropriation for purposes specified under this chapter. [2005 c 518 § 947; 2003 1st sp.s. c 25 § 943; 1997 c 149 § 914; 1996 c 283 § 903; 1995 2nd sp.s. c 18 § 915; 1993 sp.s. c 24 § 928; 1991 sp.s. c 13 § 24; 1986 c 46 § 1; 1985 c 57 § 88; 1984 c 212 § 1.]

Severability—Effective date—2005 c 518: See notes following RCW 28A.500.030.

Severability—Effective date—2003 1st sp.s. c 25: See notes following RCW 19.28.351.

Severability—Effective date—1997 c 149: See notes following RCW 43.08.250.

Severability—Effective date—1996 c 283: See notes following RCW 43.08.250.

Severability—Effective date—1995 2nd sp.s. c 18: See notes following RCW 19.118.110.

Severability—Effective dates—1993 sp.s. c 24: See notes following RCW 28A.310.020.

Effective dates—Severability—1991 sp.s. c 13: See notes following RCW 18.08.240.

Effective date—1985 c 57: See note following RCW 18.04.105.

86.26.010 Administration and enforcement. The department of ecology shall have charge for the state of the administration and enforcement of all laws relating to flood control. [1984 c 212 § 2; 1951 c 240 § 3.]

86.26.040 Duties of local engineer—Approval of plans, etc., by department of ecology—Grants to prepare comprehensive flood control management plan. Whenever state grants under this chapter are used in a flood control

maintenance project, the engineer of the county within which the project is located shall approve all plans for the specific project and shall supervise the work. The approval of such plans, construction and expenditures by the department of ecology, in consultation with the department of fish and wildlife, shall be a condition precedent to state participation in the cost of any project beyond planning and designing the specific project.

Additionally, state grants may be made to counties for preparation of a comprehensive flood control management plan required to be prepared under RCW 86.26.050. [1994 c 264 § 77; 1988 c 36 § 63; 1986 c 46 § 2; 1984 c 212 § 3; 1951 c 240 § 6.]

86.26.050 Projects in which state will participate—Allocation of funds. (1) State participation shall be in such preparation of comprehensive flood control management plans under this chapter and chapter 86.12 RCW, cost sharing feasibility studies for new flood control projects, projects pursuant to section 33, chapter 322, Laws of 1991, and flood control maintenance projects as are affected with a general public and state interest, as differentiated from a private interest, and as are likely to bring about public benefits commensurate with the amount of state funds allocated thereto.

(2) No participation for flood control maintenance projects may occur with a county or other municipal corporation unless the director of ecology has approved the floodplain management activities of the county, city, or town having planning jurisdiction over the area where the flood control maintenance project will be, on the one hundred year floodplain surrounding such area.

The department of ecology shall adopt rules concerning the floodplain management activities of a county, city, or town that are adequate to protect or preclude flood damage to structures, works, and improvements, including the restriction of land uses within a river's meander belt or floodway to only flood-compatible uses. Whenever the department has approved county, city, and town floodplain management activities, as a condition of receiving an allocation of funds under this chapter, each revision to the floodplain management activities must be approved by the department of ecology, in consultation with the department of fish and wildlife.

No participation with a county or other municipal corporation for flood control maintenance projects may occur unless the county engineer of the county within which the flood control maintenance project is located certifies that a comprehensive flood control management plan has been completed and adopted by the appropriate local authority, or is being prepared for all portions of the river basin or other area, within which the project is located in that county, that are subject to flooding with a frequency of one hundred years or less.

(3) Participation for flood control maintenance projects and preparation of comprehensive flood control management plans shall be made from grants made by the department of ecology from the flood control assistance account. Comprehensive flood control management plans, and any revisions to the plans, must be approved by the department of ecology, in consultation with the department of fish and wildlife. The department may only grant financial assistance to local governments that, in the opinion of the department, are making

[Title 86 RCW—page 36] (2008 Ed.)

good faith efforts to take advantage of, or comply with, federal and state flood control programs. [1994 c 264 § 78; 1991 c 322 § 6; 1988 c 36 § 64; 1986 c 46 § 3; 1985 c 454 § 1; 1984 c 212 § 4; 1951 c 240 § 7.]

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

86.26.060 Allocation of funds. Grants for flood control maintenance shall be so employed that as far as possible, funds will be on hand to meet unusual, unforeseeable and emergent flood conditions. Allocations by the department of ecology, for emergency purposes, shall in each instance be in amounts which together with funds provided by local authority, if any, under reasonable exercise of its emergency powers, shall be adequate for the preservation of life and property, and with due regard to similar needs elsewhere in the state. [1984 c 212 § 5; 1951 c 240 § 8.]

86.26.070 Flood control maintenance fund of municipal corporation—Composition—Use. Any municipal corporation subject to flood conditions, may establish in its treasury a flood control maintenance fund. Such fund may be maintained by transfer thereto of moneys derived from regular or special lawful levies for flood control purposes, moneys which may be lawfully transferred to it from any other municipal fund; and gifts and contributions received for flood control purposes. All costs and expenses for flood control maintenance purposes shall be paid out of said flood control maintenance fund, which fund shall not be used for any other purpose. [1951 c 240 § 9.]

86.26.080 Annual budget reports of municipal corporations—Allocation of funds. Any municipal corporation intending to seek state participating funds shall, within thirty days after final adoption of its annual budget for flood control purposes, report the amount thereof, to the engineer of the county within whose boundaries the municipal corporation lies. The county engineer shall submit such reports, together with reports from the county itself, to the department of ecology. On the basis of all such budget reports received, the department may thereupon prepare a tentative and preliminary plan for the orderly and most beneficial allocation of funds from the flood control assistance account for the ensuing calendar year. Soil conservation districts shall be exempted from the provisions of this section. [1984 c 212 § 6; 1951 c 240 § 10.]

86.26.090 Scope of maintenance in which state will participate. The state shall participate with eligible local authorities in maintaining and restoring the normal and reasonably stable river and stream channel alignment and the normal and reasonably stable river and stream channel capacity for carrying off flood waters with a minimum of damage from bank erosion or overflow of adjacent lands and property; and in restoring, maintaining and repairing natural conditions, works and structures for the maintenance of such conditions. State participation in the repair of flood control facilities may include the enhancement of such facilities. The state shall likewise participate in the restoration and maintenance of natural conditions, works or structures for the pro-

tection of lands and other property from inundation or other damage by the sea or other bodies of water. Funds from the flood control assistance account shall not be available for maintenance of works or structures maintained solely for the detention or storage of flood waters. [1991 c 322 § 7; 1984 c 212 § 7; 1951 c 240 § 11.]

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

86.26.100 Agreement as to participation—Limit on amount. State participation in the cost of any flood control maintenance project shall be provided for by a written memorandum agreement between the director of ecology and the legislative authority of the county submitting the request. which agreement, among other things, shall state the estimated cost and the percentage thereof to be borne by the state. In no instance, except on emergency projects, shall the state's share exceed seventy-five percent of the total cost of the project, to include project planning and design. Grants for cost sharing feasibility studies for new flood control projects shall not exceed fifty percent of the matching funds that are required by the federal government, and shall not exceed twenty-five percent of the total costs of the feasibility study. However, grants to prepare a comprehensive flood control management plan required under RCW 86.26.050 shall not exceed seventy-five percent of the full planning costs, but not to exceed amounts for either purpose specified in rule and regulation by the department of ecology. [2000 c 20 § 1; 1991 c 322 § 8; 1986 c 46 § 4; 1984 c 212 § 8; 1951 c 240 §

Findings—Intent—Purpose—1991 c 322: See notes following RCW 86.12.200.

86.26.105 Comprehensive flood control management plan—Requirements—Time for completion. A comprehensive flood control management plan shall determine the need for flood control work, consider alternatives to instream flood control work, identify and consider potential impacts of in-stream flood control work on the state's instream resources, and identify the river's meander belt or floodway. A comprehensive flood control management plan shall be completed and adopted within at least three years of the certification that it is being prepared, as provided in RCW 86.26.050.

If after this three-year period has elapsed such a comprehensive flood control plan has not been completed and adopted, grants for flood control maintenance projects shall not be made to the county or municipal corporations in the county until a comprehensive flood control plan is completed and adopted by the appropriate local authority. These limitations on grants shall not preclude allocations for emergency purposes made pursuant to RCW 86.26.060. [1986 c 46 § 5; 1984 c 212 § 9.]

(2008 Ed.) [Title 86 RCW—page 37]

Title 87 IRRIGATION

Chapters		87.03.034	Absentee voting—How incoming ballots are handled—Can-
87.03	Irrigation districts generally.		vass—Statement of result of both regular and absentee ballots.
87.04	Director divisions.	87.03.035	Elections to form district—How conducted.
87.06	Delinquent assessments.	87.03.040	Elections to form district—Canvass of returns—Order.
87.19 87.22	Refunding bonds—1923 act.	87.03.045	Qualifications of voters and directors—Districts of two hundred thousand acres.
87.25	Refunding bonds—1929 act. Certification of bonds.	87.03.051	Qualifications of voters and directors—Districts of less than two hundred thousand acres.
87.28	Revenue bonds for water, power, drains, etc.	87.03.071	Certain districts—Individual ownerships—Two votes.
87.48	Indemnity to state on land settlement contracts.	87.03.075	Ballots in all elections—Declaration of candidacy—Petition of nomination—When election not required.
87.52	Dissolution of districts without bonds.	87.03.080	Directors—Election—Terms—Increase and decrease.
87.53	Dissolution of districts with bonds.	87.03.081 87.03.082	Directors—Vacancies, how filled.
87.56	Dissolution of insolvent districts.	87.03.082	Directors—Oaths of office and official bonds—Secretary. Directors—Recall and discharge.
87.64	Adjustment of irrigation, diking, and drainage	87.03.085	Post-organization district elections—Election boards—
07.04			Notice.
07 (0	district indebtedness.	87.03.090	Post-organization district elections—Election officers—Vot-
87.68	Districts under contract with United States.	07.02.005	ing hours.
87.76	Association of irrigation districts.	87.03.095	Post-organization district elections—Counting votes—Record of ballots.
87.80 87.84	Joint control of irrigation districts. Irrigation and rehabilitation districts.	87.03.100	Post-organization district elections—Certification of returns— Preservation for recount.
Accecmente	and charges against state lands: Chapter 79.44 RCW.	87.03.105	Post-organization district elections—Canvass.
	of real property by public bodies—Recording: RCW 65.08.095.	87.03.110	Post-organization district elections—Statement of result of election—Certificate of election.
County water RCW.	r and drainage systems, authority, procedure: Chapter 36.94	87.03.115	Organization of board—Meetings—Quorum—Certain powers and duties.
	dian of invitantian annual material districts I and I in a condition	87.03.120	System of drainage, sanitary sewers, or sewage disposal or
	ntion of irrigation or reclamation districts located in counties oppulation of two hundred ten thousand or more and inactive for		treatment plants—Question—Notice—Meeting—Resolu-
	rs: Chapter 57.90 RCW.	87.03.125	tion.
0 0	1	67.03.123	System of drainage, sanitary sewers, or sewage disposal or treatment plants—Powers upon passage of resolution.
1	on and medical aid for public employees and dependents—Pre-	87.03.130	District change of name.
miums, 41.04.1	governmental contributions authorized: RCW 41.04.180,	87.03.135	Sale or lease of district personal property.
		87.03.136	Sale or lease of district real property.
	noved for channel or harbor improvement, or flood control— public purpose: RCW 79.140.110.	87.03.137	Purchase or condemnation for developing hydroelectric generation capabilities—Limitations.
	s may retain collection agencies to collect public debts—Fees: 9.16.500.	87.03.138 87.03.139	Civil immunity of directors, officers, employees, or agents for good faith performance of official duties.
		87.03.140	Lawful disposal of sewage and waste by others—Immunity. Board's powers and duties generally—Condemnation proce-
		07.03.140	dure.
ID	Chapter 87.03 RCW	87.03.145	Condemnation—Finding of benefits and damages—Judgment—Costs.
IK	RIGATION DISTRICTS GENERALLY	87.03.150	Condemnation—Title acquired by district.
Sections		87.03.155	Conveyances—Actions by and against district.
		87.03.158	Officers, employees, agents—Legal representation—Costs of defense.
87.03.001 87.03.005	Actions subject to review by boundary review board.	87.03.160	Group insurance—Purchase.
87.03.003	District proposed—Powers, when organized. Certain purposes for which district may be formed.	87.03.162	Liability insurance for officials and employees.
87.03.013	Development of hydroelectric generation capabilities—Legis-	87.03.164	Liability insurance for officers and employees authorized.
	lative finding, intent—Limitation.	87.03.165	Proposed works—Surveys, maps and plans to be prepared.
87.03.015	Certain powers of district enumerated.	87.03.170 87.03.175	Proposed works—Certification filed with director of ecology. Proposed works—Director's findings to district board.
87.03.016 87.03.017	District may provide street lighting—Limitations. District may assist residential owners in financing for conser-	87.03.173	Proposed works—Substance of director's findings.
87.03.017	vation of energy—When—Plan—Limitations.	87.03.185	Proposed works—Reclamation Service may make findings.
87.03.0175	District assistance for conservation, improvement, preserva- tion, and efficient use.	87.03.190 87.03.195	Proposed works—Plan of development—Special election. Proposed works—Certain irrigation districts excepted.
87.03.018	Creation of legal authority to carry out powers—Method—	87.03.200	Bonds—Election for—Form and contents—Exchange—Can-
87.03.019	Indebtedness. Cooperative watershed management.		cellation—Sale and issue—Reissue—Election concerning contract with United States—Penalty.
87.03.020	Organization of district—Petition—Bond—Notice—Hearing—Order—Notice of election.	87.03.205 87.03.210	Sections exclusive of other bonding methods—Validation. Sale or pledge of bonds.
87.03.025	State lands situated in or taken into district—Procedure— Assessments, collection.	87.03.215	Payment of bonds and interest, other indebtedness—Lien, enforcement of—Scope of section.
87.03.030	Elections are governed by irrigation district laws.	87.03.220	Refunding bonds, 1923 act.
87.03.031	Absentee voting—Certification of inconvenience.	87.03.225	Refunding bonds, 1929 act.
87.03.032	Absentee voting—Notice of election, contents—Ballot and form of certificate of qualifications to be furnished.	87.03.230	Revenue bonds for water, power, drains, sewers, sewage disposal, etc.
87.03.033	Absentee voting—Requirements for ballot to be counted— Statement of qualifications—Form of ballot.	87.03.235 87.03.240	Rights of federal agencies as to certain district bonds. Assessments, how and when made—Assessment roll.

[Title 87 RCW—page 1]

Title 87 RCW: Irrigation

87.03.242	Exemption of farm and agricultural land from special benefit	87.03.550	Consolidation of irrigation districts—Property vested in new
	assessments.		district—Credit.
87.03.245	Deputy secretaries for assessment.	87.03.551	Consolidation of irrigation districts—Procedures supplemen-
87.03.250	Assessment roll to be filed—Notice of equalization.	07.05.551	tal to boundary change provisions.
87.03.255		87.03.553	Consolidated local improvement districts for bond issuance.
	Equalization of assessments.	87.03.555	Change of boundaries authorized—Effect.
87.03.260	Levies, amount—Special funds—Failure to make levy, proce-		
05.00.065	dure.	87.03.560	Adding lands to district—Petition, contents—Acknowledg-
87.03.265	Lien of assessment.	0.7.02.7.5	ment.
87.03.270	Assessments, when delinquent—Assessment book, purpose—	87.03.565	Adding lands to district—Notice—Contents—Service.
	Statement of assessments due—Collection—Additional fee	87.03.570	Adding lands to district—Hearing—Assent.
	for delinquency.	87.03.575	Adding lands to district—Payment for benefits received
87.03.271	Lien for delinquent assessment to include costs and interest.		required.
87.03.272	Secretary may act as collection agent of nondelinquent assess-	87.03.580	Adding lands to district—Order.
07.05.272	ments—Official bond—Collection procedure—Delin-	87.03.585	Adding lands to district—Resolution.
	quency list.	87.03.590	Adding lands to district—Election—Notice—How conducted.
97.02.275		87.03.595	Adding lands to district—Order changing boundaries—
87.03.275	Medium of payment of assessments.	67.03.393	Record.
87.03.277	Payment by credit cards, charge cards, and other electronic	97.02.600	
	communication.	87.03.600	Adding lands to district—Change of boundaries recorded—
87.03.280	Cancellation of assessments due United States—Procedure.		Effect.
87.03.285	Segregation of assessment—Authorization.	87.03.605	Adding lands to district—Petition to be recorded—Admissible
87.03.290	Segregation of assessment—Hearing.		as evidence.
87.03.295	Segregation of assessment—Notice of hearing.	87.03.610	Adding lands to district—Guardian, administrator or executor
87.03.300	Segregation of assessment—Order.		may act.
87.03.305	Segregation of assessment—Amendment of roll—Effect.	87.03.615	Adding lands to districts of two hundred thousand acres—Peti-
87.03.420			tion.
	Evidence of assessment, what is.	87.03.620	Adding lands to districts of two hundred thousand acres—
87.03.430	Bonds—Interest payments.	07.03.020	Time and place of hearing—Notice.
87.03.435	Construction work—Notice—Bids—Contracts—Bonds.	87.03.625	Adding lands to districts of two hundred thousand acres—
87.03.436	Small works roster.	87.03.023	
87.03.437	Competitive bids—Use of purchase contract process in RCW	07.02.620	Contents of notice.
	39.04.190.	87.03.630	Adding lands to districts of two hundred thousand acres—
87.03.438	"County treasurer," "treasurer of the county," defined.		Hearing—Order including lands.
87.03.440	Treasurer—County treasurer as ex officio district treasurer—	87.03.635	Adding lands to districts of two hundred thousand acres—
07.03.770			Denial of petition.
	Designated district treasurer—Duties and powers—Bond—	87.03.640	Adding lands to districts of two hundred thousand acres—
	Claims—Preliminary notice requirements when claim for		Order filed—Effect.
	_crop damage.	87.03.645	Exclusion of lands from district—Effect.
87.03.441	Temporary funds.	87.03.650	Exclusion of lands from district—Petition to exclude lands—
87.03.442	Bonds of secretary and depositaries.	07.05.050	Contents.
87.03.443	Upgrading and improvement fund authorized—Deposits—	97.02.655	
	Use of funds.	87.03.655	Exclusion of lands from district—Notice—Contents—Ser-
87.03.445	Acquisition, construction and operating funds—Tolls and	07.02.660	vice.
	assessments, alternative methods of—Liens, foreclosure	87.03.660	Exclusion of lands from district—Hearing—Assent.
	of—Delinquencies by tenants.	87.03.665	Exclusion of lands from district—Order denying or granting
87.03.450	Income from sale of electricity.		petition.
87.03.455		87.03.670	Exclusion of lands from district—Assent of bondholders.
	District's right to cross other property.	87.03.675	Exclusion of lands from district—Order for election—
87.03.460	Compensation and expenses of directors, officers, employees.		Notice—Conduct of election.
87.03.470	Special assessments—Election—Notes.	87.03.680	Exclusion of lands from district—Procedure following elec-
87.03.475	Power as to incurring indebtedness.		tion—Order of exclusion.
87.03.480	Local improvement districts—Petition—Bond.	87.03.685	Exclusion of lands from district—Orders to be recorded—
87.03.485	Local improvement districts—Notice—Hearing—Initiation		Effect.
	by board, procedure.	87.03.690	Exclusion of lands from district—Guardian, executor or
87.03.486	Local improvement districts—Notice to contain statement that		administrator may sign and acknowledge.
	assessments may vary from estimates.	87.03.695	Exclusion of lands from district—Refunds—Cancellation of
87.03.487	Local improvement districts—Sanitary sewer or potable water		assessments.
	facilities—Notice to certain property owners.	87.03.700	Connecting system to lower drainage district—Procedure.
87.03.490	Local improvement districts—Adoption of plan—Bonds—	87.03.705	Connecting system to lower drainage district—Negative find-
	Form and contents—Facsimile signatures, when, proce-	07.05.705	ing by jury or court.
	dure—New lands may be included—Penalty.	87.03.710	Connecting system to lower drainage district—Affirmative
87.03.495	Local improvement districts—Assessments, how made and	07.03.710	finding by jury or court—Assessments.
	collected—Disposal of bonds.	87.03.715	Connecting system to lower drainage district—Increased
87.03.500	Local improvement districts—Payment of bonds.	67.03.713	maintenance costs.
87.03.505	Local improvement districts—L.I.D. unable to pay costs—	87.03.720	Merger of district with drainage, joint drainage, consolidated
	Survey—Reassessments.	67.03.720	
87.03.510	Local improvement districts—Irrigation district L.I.D. guaran-		drainage improvement, or water-sewer district—Power to
67.03.310	tee fund.	05.00.505	assent.
97.02.515		87.03.725	Merger of district with drainage, joint drainage, consolidated
87.03.515			drainage improvement, or water-sewer district—Notice—
87.03.520	Local improvement districts—Refunding bonds.		
	Local improvement districts—Contracts with state or United		Contents—Publication—Show cause against merger.
	Local improvement districts—Contracts with state or United States for local improvement work.	87.03.730	
87.03.522	Local improvement districts—Contracts with state or United	87.03.730	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to
87.03.522	Local improvement districts—Contracts with state or United States for local improvement work.	87.03.730	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to
87.03.522 87.03.525	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds.		Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent.
	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to dis-	87.03.730 87.03.735	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated the shown in the show
87.03.525	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized.		Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to
	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or	87.03.735	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger.
87.03.525 87.03.526	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits.		Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage.
87.03.525	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of forma-	87.03.735 87.03.740	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election.
87.03.525 87.03.526 87.03.527	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation.	87.03.735	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election.
87.03.525 87.03.526	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger	87.03.735 87.03.740	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or
87.03.525 87.03.526 87.03.527 87.03.530	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts.	87.03.735 87.03.740 87.03.745	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing.
87.03.525 87.03.526 87.03.527	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts. Consolidation of irrigation districts—Proceedings for consoli-	87.03.735 87.03.740	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. Exclusion of nonirrigable land when state holds all outstand-
87.03.525 87.03.526 87.03.527 87.03.530 87.03.535	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts. Consolidation of irrigation districts—Proceedings for consolidation—Elections.	87.03.735 87.03.740 87.03.745 87.03.750	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution.
87.03.525 87.03.526 87.03.527 87.03.530	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts. Consolidation of irrigation districts—Proceedings for consolidation—Elections. Consolidation of irrigation districts—Directors—Disposition	87.03.735 87.03.740 87.03.745	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution. Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution.
87.03.525 87.03.526 87.03.527 87.03.530 87.03.535 87.03.540	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts. Consolidation of irrigation districts—Proceedings for consolidation—Elections. Consolidation of irrigation districts—Directors—Disposition of affairs of included districts.	87.03.735 87.03.740 87.03.745 87.03.750 87.03.755	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution. Exclusion of nonirrigable land when state holds all outstanding bonds—Notice of hearing—Contents.
87.03.525 87.03.526 87.03.527 87.03.530 87.03.535	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts. Consolidation of irrigation districts—Proceedings for consolidation—Elections. Consolidation of irrigation districts—Directors—Disposition of affairs of included districts. Consolidation of irrigation districts—Obligations of included	87.03.735 87.03.740 87.03.745 87.03.750	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution. Exclusion of nonirrigable land when state holds all outstanding bonds—Notice of hearing—Contents. Exclusion of nonirrigable land when state holds all outstanding bonds—Notice of hearing—Contents.
87.03.525 87.03.526 87.03.527 87.03.530 87.03.535 87.03.540	Local improvement districts—Contracts with state or United States for local improvement work. Irrigation district authorized to finance local improvements with general district funds. Local improvement districts—Provisions applicable to districts formerly organized. Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Local improvement districts—Alternative methods of formation. Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts. Consolidation of irrigation districts—Proceedings for consolidation—Elections. Consolidation of irrigation districts—Directors—Disposition of affairs of included districts.	87.03.735 87.03.740 87.03.745 87.03.750 87.03.755	Contents—Publication—Show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution. Exclusion of nonirrigable land when state holds all outstanding bonds—Notice of hearing—Contents.

[Title 87 RCW—page 2] (2008 Ed.)

87.03.765	Exclusion of nonirrigable land when state holds all outstanding bonds—Indebtedness may be reduced.
87.03.770	Exclusion of nonirrigable land when state holds all outstanding bonds—Reconveyance of excluded land formerly fore-
0= 02 ===	closed to district.
87.03.775	Map of district.
87.03.780	Proceedings for judicial confirmation—Authorization. Proceedings for judicial confirmation—Petition—Contents.
87.03.785	Proceedings for judicial confirmation—Petition—Contents.
87.03.790	Proceedings for judicial confirmation—Notice of hearing. Proceedings for judicial confirmation—Demurrer or answer—
87.03.795	Proceedings for judicial confirmation—Demurrer or answer— Procedure.
87.03.800	Proceedings for judicial confirmation—Jurisdiction of court— Order—Costs.
87.03.805	Proceedings for judicial confirmation—Appeal.
87.03.810	Lump sum payment to district for irrigable lands acquired for highway purposes.
87.03.815	Lump sum payment to district for irrigable lands acquired for highway purposes—Order relieving further district assessments.
87.03.820	Disposal of real property—Right of adjacent owners.
87.03.825	Disposal of real property—Right of adjacent owners. Hydroelectric resources—Development—Legislative findings.
87.03.828	Hydroelectric resources—Separate legal authority—Creation by irrigation districts and cities, towns, or public utility districts—Powers.
87.03.831	Hydroelectric resources—Separate legal authority—Procedures for membership and for construction and acquisition of facilities.
87.03.834	Hydroelectric resources—Separate legal authority—Voter ratification of actions.
87.03.837	Hydroelectric resources—Separate legal authority—Repayment of indebtedness—Powers.
87.03.840	Chapter supplementary—When.
87.03.845	Merger of minor irrigation district into major irrigation district—Proceedings to initiate—Notice—Hearing.
87.03.847	Merger of minor irrigation district into major irrigation dis- trict—Denial or adoption of request for merger—Notice— Elections—Notification of merger.
87.03.849	Merger of minor irrigation district into major irrigation district—Board of directors—Transfer of property and assets.
87.03.851	Merger of minor irrigation district into major irrigation dis- trict—Bonds or obligations not impaired—Enforcement of assessments and obligations—Establishment of local improvement district to carry out obligations.
87.03.853	Merger of minor irrigation district into major irrigation dis- trict—Statement of property and assets of minor district.
87.03.855	Merger of minor irrigation district into major irrigation district—Merger of more than two districts.
87.03.857	Merger of minor irrigation district into major irrigation district—Existing water rights not impaired.
87.03.860	Assumption of substandard water system—Limited immunity from liability.
87.03.870	Mutual aid agreements for emergency interdistrict assistance—Authority—Liability.
87.03.880	Tariff for irrigation pumping service—Authority to buy back electricity.
87.03.900	Construction—1913 c 165.
87.03.905	Severability—1921 c 129.
87.03.910	Severability—1923 c 138.
87.03.915	Severability—1935 c 128.

Reviser's note: The language "this act," "this chapter," and words of similar import appear throughout chapter 87.03 RCW. This chapter is almost entirely comprised of the basic irrigation act of 1889-90 p 671 et seq. as amended and as expressly added thereto by subsequent enactments. The chapter is codified in the session law order of the basic act with a few independent sections which are in pari materia being also codified herein. Many sections were added to the basic law by being expressly added to the chapter of the code or compilation in which the basic act was currently published at the time of the particular enactment. Similarly many sections have been amended by reference to the compilation number only. Some of these sections contain legislative language "this act," "this chapter," or both, which appear in the session law either as original legislative language or reenactments by the legislature of a compiler's translation. Therefore, throughout chapter 87.03 RCW such language is retained wherever it appears in the most recent session law enactment. Situations concerning effective dates of particular acts or having express restrictive application are otherwise specially noted.

Deferral of special assessments: Chapter 84.38 RCW.

Disposal of real property on abandonment of irrigation district right-ofway—Right of adjacent owners: RCW 57.90.100. Local governmental organizations, actions affecting boundaries, etc., review by boundary review board: Chapter 36.93 RCW.

Plats, approval of plat within irrigation districts prohibited without provision for irrigation water: RCW 58.17.310.

Special purpose districts, expenditures to recruit job candidates: RCW 42.24.170.

87.03.001 Actions subject to review by boundary review board. The formation of an irrigation district may be subject to potential review by a boundary review board under chapter 36.93 RCW. The alteration of the boundaries of an irrigation district, including but not limited to a consolidation, addition of lands, exclusion of lands, or merger, may be subject to potential review by a boundary review board under chapter 36.93 RCW. [1989 c 84 § 66.]

87.03.005 District proposed—Powers, when organized. Whenever fifty or a majority of the holders of title to, or of evidence of title to land susceptible of "irrigation" desire to organize an irrigation district for any or all of the purposes mentioned in RCW 87.03.010 and 87.03.015, they may propose the organization of an irrigation district in the manner provided herein; and when so organized, such district shall have all the powers that may now or hereafter be conferred by law. [1923 c 138 § 1; 1917 c 162 § 1; 1915 c 179 § 1; 1895 c 165 § 1; 1889-90 p 671 § 1; RRS § 7417. Formerly RCW 87.01.020, part.]

87.03.010 Certain purposes for which district may be formed. An irrigation district may be organized or maintained for any or all the following purposes:

- (1) The construction or purchase of works, or parts of same, for the irrigation of lands within the operation of the district.
- (2) The reconstruction, repair or improvement of existing irrigation works.
- (3) The operation or maintenance of existing irrigation works.
- (4) The construction, reconstruction, repair or maintenance of a system of diverting conduits from a natural source of water supply to the point of individual distribution for irrigation purposes.
- (5) The execution and performance of any contract authorized by law with any department of the federal government or of the state of Washington, for reclamation and irrigation purposes.
- (6) The performance of all things necessary to enable the district to exercise the powers herein granted. [1923 c 138 § 2, part; RRS § 7417-1. Formerly RCW 87.01.010.]

87.03.013 Development of hydroelectric generation capabilities—Legislative finding, intent—Limitation. The legislature finds that a significant potential exists for the development of the hydroelectric generation capabilities of present and future irrigation systems serving irrigation districts. The legislature also finds that the development of such hydroelectric generation capabilities is beneficial to the present and future electrical needs of the citizens of the state of Washington, furthers a state purpose and policy, and is in the public interest. The legislature further finds that it is necessary to revise and add to the authority of irrigation districts

(2008 Ed.) [Title 87 RCW—page 3]

to obtain the most favorable interest rates possible in the financing of irrigation district projects which serve the agricultural community and hydroelectric facilities. It is the intent of the legislature to provide irrigation districts with the authority to develop these hydroelectric generation capabilities in connection with irrigation facilities. Further, it is the intent of the legislature that the development of hydroelectric generation capabilities pursuant to *this 1979 act not become the sole purpose or function of irrigation districts in existence on May 14, 1979, nor become a major function of irrigation districts created after that date. Nothing herein shall authorize an irrigation district to sell electric power or energy to any municipal corporation not engaged in the distribution of electric power or energy. [1979 ex.s. c 185 § 1.]

*Reviser's note: For codification of "this 1979 act" [1979 ex.s. c 185], see Codification Tables, Volume 0.

Effective date—1979 ex.s. c 185: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately." [1979 ex.s. c 185 § 24.] Because of this emergency section the effective date of 1979 ex.s. c 185 was May 14, 1979.

Severability—1979 ex.s. c 185: "If any provision of this 1979 act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1979 ex.s. c 185 § 23.]

87.03.015 Certain powers of district enumerated.

Any irrigation district, operating and maintaining an irrigation system, in addition to other powers conferred by law, shall have authority:

(1) To purchase and sell electric power to the inhabitants of the irrigation district for the purposes of irrigation and domestic use, to acquire, construct, and lease dams, canals, plants, transmission lines, and other power equipment and the necessary property and rights therefor and to operate, improve, repair, and maintain the same, for the generation and transmission of electrical energy for use in the operation of pumping plants and irrigation systems of the district and for sale to the inhabitants of the irrigation district for the purposes of irrigation and domestic use; and, as a further and separate grant of authority and in furtherance of a state purpose and policy of developing hydroelectric capability in connection with irrigation facilities, to construct, finance, acquire, own, operate, and maintain, alone or jointly with other irrigation districts, boards of control, other municipal or quasi-municipal corporations or cooperatives authorized to engage in the business of distributing electricity, or electrical companies subject to the jurisdiction of the utilities and transportation commission, hydroelectric facilities including but not limited to dams, canals, plants, transmission lines, other power equipment, and the necessary property and rights therefor, located within or outside the district, for the purpose of utilizing for the generation of electricity, water power made available by and as a part of the irrigation water storage, conveyance, and distribution facilities, waste ways, and drainage water facilities which serve irrigation districts, and to sell any and all the electric energy generated at any such hydroelectric facilities or the irrigation district's share of such energy, to municipal or quasi-municipal corporations and cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission, or to other irrigation districts, and on such terms and conditions as the board of directors shall determine, and to enter into contracts with other irrigation districts, boards of control, other municipal or quasi-municipal corporations and cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission: PRO-VIDED, That no contract entered into by the board of directors of any irrigation district for the sale of electrical energy from such hydroelectric facility for a period longer than forty years from the date of commercial operation of such hydroelectric facility shall be binding on the district until ratified by a majority vote of the electors of the district at an election therein, called, held and canvassed for that purpose in the same manner as that provided by law for district bond elections.

- (2) To construct, repair, purchase, maintain or lease a system for the sale or lease of water to the owners of irrigated lands within the district for domestic purposes.
- (3) To construct, repair, purchase, lease, acquire, operate and maintain a system of drains, sanitary sewers, and sewage disposal or treatment plants as herein provided.
- (4) To assume, as principal or guarantor, any indebtedness to the United States under the federal reclamation laws, on account of district lands.
- (5) To maintain, repair, construct and reconstruct ditches, laterals, pipe lines and other water conduits used or to be used in carrying water for irrigation of lands located within the boundaries of a city or town or for the domestic use of the residents of a city or town where the owners of land within such city or town shall use such works to carry water to the boundaries of such city or town for irrigation, domestic or other purposes within such city or town, and to charge to such city or town the pro rata proportion of the cost of such maintenance, repair, construction and reconstruction work in proportion to the benefits received by the lands served and located within the boundaries of such city or town, and if such cost is not paid, then and in that event said irrigation district shall have the right to prevent further water deliveries through such works to the lands located within the boundaries of such city or town until such charges have been paid.
- (6) To acquire, install and maintain as a part of the irrigation district's water system the necessary water mains and fire hydrants to make water available for fire fighting purposes; and in addition any such irrigation district shall have the authority to repair, operate and maintain such hydrants and mains.
- (7) To enter into contracts with other irrigation districts, boards of control, municipal or quasi-municipal corporations and cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission to jointly acquire, construct, own, operate, and maintain irrigation water, domestic water, drainage and sewerage works, and electrical power works to the same extent as authorized by subsection (1) of this section, or portions of such works.
- (8) To acquire from a water-sewer district wholly within the irrigation district's boundaries, by a conveyance without cost, the water-sewer district's water system and to operate the same to provide water for the domestic use of the irrigation district residents. As a part of its acceptance of the con-

[Title 87 RCW—page 4] (2008 Ed.)

veyance the irrigation district must agree to relieve the watersewer district of responsibility for maintenance and repair of the system. Any such water-sewer district is authorized to make such a conveyance if all indebtedness of the watersewer district, except local improvement district bonds, has been paid and the conveyance has been approved by a majority of the water-sewer district's voters voting at a general or special election.

This section shall not be construed as in any manner abridging any other powers of an irrigation district conferred by law. [1999 c 153 § 74; 1979 ex.s. c 185 § 2; 1967 c 206 § 1; 1965 c 141 § 1; 1943 c 57 § 1; 1941 c 143 § 1; 1933 c 31 § 1; 1923 c 138 § 2, part; RRS § 7417-2. Formerly RCW 87.01.210, part.]

Part headings not law—1999 c 153: See note following RCW 57 04 050

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

District bond elections: RCW 87.03.200. Heating systems authorized: RCW 35.97.020.

Prerequisite to furnishing water or power outside of district: RCW 87.03.115.

87.03.016 District may provide street lighting—Limitations. In addition to other powers conferred by law, an irrigation district is authorized to construct, purchase, lease, or otherwise acquire, maintain, and operate a system for lighting public streets and highways and to enter into a contract or contracts with electric utilities, either public or private, to provide that service. However, no contract entered into by the board for providing street lighting for a period exceeding ten years is binding upon the district unless ratified by a majority vote of the electors of the district at an election called, held, and canvassed for that purpose in the same manner as provided by law for district bond elections.

The authority granted by this section applies only to an irrigation district that has begun the construction, purchase, lease, or acquisition of a street lighting system by January 1, 1984, or has entered into a contract for that service by that date. [1984 c 168 § 1.]

87.03.017 District may assist residential owners in financing for conservation of energy—When—Plan—Limitations. Any irrigation district engaged in the distribution of energy is hereby authorized, within limits established by the Constitution of the state of Washington, to assist the owners of residential structures in financing the acquisition and installation of materials and equipment, for compensation or otherwise, for the conservation or more efficient use of energy in such structures pursuant to an energy conservation plan adopted by the irrigation district if the cost per unit of energy saved or produced by the use of such materials and equipment is less than the cost per unit of energy produced by the next least costly new energy resource which the irrigation district could acquire to meet future demand. Except where otherwise authorized, such assistance shall be limited to:

(1) Providing an inspection of the residential structure, either directly or through one or more inspectors under contract, to determine and inform the owner of the estimated cost of purchasing and installing conservation materials and equipment for which financial assistance will be approved

and the estimated life cycle savings in energy costs that are likely to result from the installation of such materials or equipment.

- (2) Providing a list of businesses who sell and install such materials and equipment within or in close proximity to the service area of the irrigation district, each of which businesses shall have requested to be included and shall have the ability to provide the products in a workmanlike manner and to utilize such materials in accordance with the prevailing national standards.
- (3) Arranging to have approved conservation materials and equipment installed by a private contractor whose bid is acceptable to the owner of the residential structure and verifying such installation.
- (4) Arranging or providing financing for the purchase and installation of approved conservation materials and equipment. Such materials and equipment shall be purchased from a private business and shall be installed by a private business or the owner.
- (5) Pay back shall be in the form of incremental additions to the utility bill, billed either together with use charge or separately. Loans shall not exceed one hundred twenty months in length. [1982 c 42 § 1. Prior: 1981 c 345 § 3.]

87.03.0175 District assistance for conservation, improvement, preservation, and efficient use. (1) Any irrigation district organized under this chapter may, for compensation, reimbursement, or otherwise, within limits established by the state Constitution, assist the owners of land receiving water distributed by the irrigation district or discharging, with the district's approval, water from the land into irrigation district-maintained facilities to finance, acquire, install, lease, and use equipment, fixtures, programs, and systems to conserve, improve, preserve, and efficiently use the land, water delivered by the irrigation district, or water discharged from the land into irrigation district-maintained facilities. Assistance may include, but is not limited to, grants, loans, and financing to purchase, lease, install, and use approved conservation, improvement, and preservation equipment, fixtures, programs, and systems. The equipment, fixtures, programs, and systems may be leased, purchased, or installed by a private business, the owner of the land, or the irrigation district. "Conserve," "improve," and "preserve" as used in this section, include enhancing the quality of water delivered by the irrigation district or discharged from the land into irrigation district-maintained facilities.

(2) The district may charge the owner and the land if district money or credit is used or extended to provide the assistance in subsection (1) of this section. The district's board of directors may also levy and fix assessments, rates, tolls, and charges and collect them from all persons for whom, and all land on which, district money or credit is provided, or the board may require landowner repayment for landowner assistance by assessments, charges, rates, or tolls in the same manner as provided by RCW 87.03.445. [1999 c 234 § 1.]

87.03.018 Creation of legal authority to carry out powers—Method—Indebtedness. Two or more irrigation districts may create a separate legal authority to carry out any or all of the powers described in RCW 87.03.015. To enable

(2008 Ed.) [Title 87 RCW—page 5]

such a legal authority to carry out its delegated powers, the irrigation districts creating the authority may assign, convey, or otherwise transfer to it any or all of their respective property, rights, or obligations, including, without limitation, the power to issue revenue obligations and the power of condemnation. Such a legal authority shall be created and organized by contract in the manner described in chapter 39.34 RCW and shall be a separate legal entity.

A separate legal authority shall only have power to incur indebtedness that is repayable from rates, tolls, charges, or contract payments for services or electricity provided by the authority and to pledge such revenues for the payment and retirement of indebtedness issued for the construction or acquisition of hydroelectric facilities. An authority shall not have power to levy taxes or to impose assessments for the payment of obligations of the authority. Every bond or other evidence of indebtedness issued by an authority shall provide (1) that repayment shall be limited solely to the revenues of the authority; and (2) that no member of the authority shall be obligated to repay directly or indirectly any obligation of the authority except to the extent of fair value for services actually received from the authority. No member may pledge its revenues to support the issuance of revenue bonds or other indebtedness of an authority. [1984 c 168 § 5; 1981 c 62 § 1.]

87.03.019 Cooperative watershed management. In addition to the authority provided throughout this title, an irrigation district, reclamation district, and similar districts organized pursuant to the authority of this title may participate in and expend revenue on cooperative watershed management actions, including watershed management partnerships under RCW 39.34.210 and other intergovernmental agreements, for purposes of water supply, water quality, and water resource and habitat protection and management. [2003 c 327 § 15.]

Finding—Intent—2003 c 327: See note following RCW 39.34.190.

87.03.020 Organization of district—Petition—Bond—Notice—Hearing—Order—Notice of election. For the purpose of organizing an irrigation district, a petition, signed by the required number of holders of title or evidence of title to land within the proposed district, shall be presented to the board of county commissioners of the county in which the lands, or the greater portion thereof, are situated, which petition shall contain the following:

- (1) A description of the lands to be included in the operation of the district, in legal subdivisions or fractions thereof, and the name of the county or counties in which said lands are situated.
- (2) The signature and post office address of each petitioner, together with the legal description of the particular lands within the proposed district owned by said respective petitioners.
- (3) A general statement of the probable source or sources of water supply and a brief outline of the plan of improvement, which may be in the alternative, contemplated by the organization of the district.
- (4) A statement of the number of directors, either three or five, desired for the administration of the district and of the

name by which the petitioners desire the district to be designated.

- (5) Any other matter deemed material.
- (6) A prayer requesting the board to take the steps necessary to organize the district.

The petition must be accompanied by a good and sufficient bond, to be approved by the board of county commissioners, in double the amount of the probable cost of organizing the district, and conditioned that the bondspersons will pay all of the cost in case such organization shall not be effected. Said petition shall be presented at a regular meeting of the said board, or at any special meeting ordered to consider and act upon said petition, and shall be published once a week, for at least two weeks (three issues) before the time at which the same is to be presented, in some newspaper of general circulation printed and published in the county where said petition is to be presented, together with a notice signed by the clerk of the board of county commissioners stating the time of the meeting at which the same will be presented. There shall also be published a notice of the hearing on said petition in a newspaper published at Olympia, Washington, to be designated by the director of ecology from year to year, which said notice shall be published for at least two weeks (three issues) prior to the date of said meeting and shall contain the name of the county or counties and the number of each township and range in which the lands embraced within the boundaries of the proposed district are situated, also the time, place and purpose for said meeting, which said notice shall be signed by the petitioner whose name first appears upon the said petition. If any portion of the lands within said proposed district lie within another county or counties, then the said petition and notice shall be published for the time above provided in one newspaper printed and published in each of said counties. The said notice, together with a map of the district, shall also be served by registered mail at least thirty days before the said hearing upon the state director of ecology at Olympia, Washington, who shall, at the expense of the district in case it is later organized, otherwise at the expense of the petitioners' bondspersons, make such investigation of the sufficiency of the source and supply of water for the purposes of the proposed district, as he or she may deem necessary, and file a report of his or her findings, together with a statement of his or her costs, with the board of county commissioners at or prior to the time set for said hearing. When the petition is presented, the board of county commissioners shall hear the same, shall receive such evidence as it may deem material, and may adjourn such hearing from time to time, not exceeding four weeks in all, and on the final hearing shall establish and define the boundaries of the district along such lines as in the judgment of the board will best reclaim the lands involved and enter an order to that effect: PROVIDED, That said board shall not modify the boundaries so as to except from the operation of the district any territory within the boundaries outlined in the petition, which is susceptible of irrigation by the same system of works applicable to other lands in such proposed district and for which a water supply is available; nor shall any lands which, in the judgment of said board, will not be benefited, be included within such district; any lands included within any district, which have a partial or full water right shall be given equitable credit therefor in the apportionment of the assessments in this

[Title 87 RCW—page 6] (2008 Ed.)

act provided for: AND PROVIDED FURTHER, That any owner, whose lands are susceptible of irrigation from the same source, and in the judgment of the board it is practicable to irrigate the same by the proposed district system, shall, upon application to the board at the time of the hearing, be entitled to have such lands included in the district.

At said hearing the board shall also give the district a name and shall order that an election be held therein for the purpose of determining whether or not the district shall be organized under the provisions of this act and for the purpose of electing directors.

The clerk of the board of county commissioners shall then give notice of the election ordered to be held as aforesaid, which notice shall describe the district boundaries as established, and shall give the name by which said proposed district has been designated, and shall state the purposes and objects of said election, and shall be published once a week, for at least two weeks (three issues) prior to said election, in a newspaper of general circulation published in the county where the petition aforesaid was presented; and if any portion of said proposed district lies within another county or counties, then said notice shall be published in like manner in a newspaper within each of said counties. Said election notice shall also require the electors to cast ballots which shall contain the words "Irrigation District—Yes," and "Irrigation District—No," and also the names of persons to be voted for as directors of the district: PROVIDED, That where in this act publication is required to be made in a newspaper of any county, the same may be made in a newspaper of general circulation in such county, selected by the person or body charged with making the publication and such newspaper shall be the official paper for such purpose. [2007 c 218 § 79; 1988 c 127 § 40; 1923 c 138 § 3; 1921 c 129 § 1; 1919 c 180 § 1; 1915 c 179 § 2; 1913 c 165 § 1; 1895 c 165 § 2; 1889-90 p 671 § 2; RRS § 7418. Formerly RCW 87.01.020, part, 87.01.030, 87.01.040, and 87.01.050.]

Intent—Finding—2007 c 218: See note following RCW 1.08.130.

87.03.025 State lands situated in or taken into district—Procedure—Assessments, collection. Whenever public lands of the state are situated in or taken into an irrigation district they shall be treated the same as other lands, except as hereinafter provided. The commissioner of public lands shall be served with a copy of the petition proposing to include such lands, together with a map of the district and notice of the time and place of hearing thereon, at least thirty days before the hearing, and if he determines that such lands will be benefited by being included in the district he shall give his consent thereto in writing. If he determines that they will not be benefited he shall file with the board a statement of his objections thereto.

Any public lands of the state which are situated within the boundaries of an irrigation district, but which were not included in the district at the time of its organization, may be included after a hearing as herein provided.

Whenever the commissioner or any interested person desires to have state public lands included in an existing district, he shall file a request to that effect in writing with the district board, which shall thereupon fix a time and place for hearing the request and post notice thereof in three public

conspicuous places in the district, one of which shall be at the place of hearing, at least twenty days before the hearing, and send by registered mail a copy of the notice to the commissioner. The notice shall describe the lands to be included and direct all persons objecting to such inclusion to appear at the time and place stated and present their objections. At the hearing the district board shall consider all objections and may adjourn to a later date, and by resolution determine the matter, and its determination shall be final: PROVIDED, That no such lands shall be included in a district without the written consent of the commissioner of public lands.

Any public lands of the state situated in any irrigation district shall be subject to the provisions of the laws of this state relating to the collection of irrigation district assessments to the same extent and in the same manner in which lands of like character held under private ownership are subject thereto, but collection and payment of the assessments shall be governed solely by the provisions of chapter 79.44 RCW. [1963 c 20 § 13; 1951 2nd ex.s. c 15 § 1; 1951 c 212 § 1; 1923 c 138 § 4; 1921 c 129 § 2; 1919 c 180 § 2; RRS § 7419. Formerly RCW 87.01.060.]

Irrigation district assessments: RCW 87.03.240 through 87.03.305.

87.03.030 Elections are governed by irrigation district laws. All elections of irrigation districts, general or special, for any district purpose and in any county of the state shall be called, noticed, and conducted in accordance with the laws of the state, specifically relating to irrigation districts. [1951 c 201 § 1. Formerly RCW 87.01.095.]

Validation—1951 c 201: "All irrigation district elections heretofore called, noticed and conducted for any district purpose in accordance with the laws of the state, specifically relating to irrigation districts irrespective of any contrary general election laws; and any irrigation district election heretofore called, noticed and conducted in accordance with said irrigation district laws is hereby approved and confirmed." [1951 c 201 § 2.]

Ballots, declaration of candidacy: RCW 87.03.075.

Certain elections—Districts of two hundred thousand acres: RCW 87.68.060.

Times for holding elections and primaries: RCW 29A.04.311 through 29A.04.330.

87.03.031 Absentee voting—Certification of inconvenience. Any qualified district elector who certifies as provided in RCW 87.03.032 through 87.03.034 that he cannot conveniently be present to cast his ballot at his proper election precinct on the day of any irrigation district election shall be entitled to vote by absentee ballot in such election in the manner herein provided. [1961 c 105 § 2. Formerly RCW 87.01.096.]

87.03.032 Absentee voting—Notice of election, contents—Ballot and form of certificate of qualifications to be furnished. The notice of election shall conform to the requirements for election notices provided by Title 87 RCW for the election being held, and shall specify in addition that any qualified district elector who certifies that he cannot conveniently be present at his proper election precinct on the day of election may vote by absentee ballot, and that a ballot and form of certificate of qualifications will be furnished to him on written request being made of the district's secretary. The requisite ballot and a form of certificate of qualifications

(2008 Ed.) [Title 87 RCW—page 7]

shall be furnished by the district's secretary to any person who prior to the date of election makes written request therefor, stating that he is a qualified district elector. Such ballot and form may be furnished also to qualified district electors in any way deemed to be convenient without regard to requests having been made therefor. [1961 c 105 § 3. Formerly RCW 87.01.097.]

87.03.033 Absentee voting—Requirements for ballot to be counted—Statement of qualifications—Form of ballot. (1) To be counted in a given election, an absentee ballot must conform to these requirements:

- (a) It must be sealed in an unmarked envelope and delivered to the district's principal office prior to the close of the polls on the day of that election; or be sealed in an unmarked envelope and mailed to the district's secretary, postmarked not later than midnight of that election day and received by the secretary within five days of that date.
- (b) The sealed envelope containing the ballot shall be accompanied by a certificate of qualifications stating, with respect to the voter, his name, age, citizenship, residence, that he holds title or evidence of title to lands within the district which, under RCW 87.03.045 entitles him to vote in the election, and that he cannot conveniently be present to cast his ballot at his proper election precinct on election day.
- (c) The statements in the certificate of qualifications shall be certified as correct by the voter by the affixing of his signature thereto in the presence of a witness who is acquainted with the voter, and the voter shall enclose and seal his ballot in the unmarked envelope in the presence of this witness but without disclosing his vote. The witness, by affixing his signature to the certificate of qualifications, shall certify that he is acquainted with the voter, that in his presence the voter's signature was affixed and the ballot enclosed as required in this paragraph.
- (2) The form of statement of qualifications and its certification shall be substantially as prescribed by the district's board of directors. This form may also provide that the voter shall describe all or some part of his lands within the district which, under RCW 87.03.045 entitles him to vote in the election, but a voter otherwise qualified shall not be disqualified because of the absence or inaccuracy of the description so given. The regular form of irrigation district ballot shall be used by absentee voters. [1961 c 105 § 4. Formerly RCW 87.01.098.]

87.03.034 Absentee voting—How incoming ballots are handled—Canvass—Statement of result of both regular and absentee ballots. (1) Absentee ballots shall be accumulated and kept, unopened, by the district's secretary until the time in which such ballots may be received is closed. The secretary shall deliver them to the board of directors as early as practicable on the following day. That board shall proceed at once to determine whether the voters submitting absentee ballots are qualified so to vote and to count and tally the votes of those so determined to be qualified. The board shall make, record, and certify the result of its determinations and count; and promptly thereafter it shall deliver the ballots, certificates of qualifications, and its certificate to the district's secretary.

The provisions of RCW 87.03.100 with respect to recount shall govern also in the case of absentee ballots.

(2) On the completion of the canvass of the regular returns of the several election precincts as provided in RCW 87.03.105, the board of directors shall canvass the returns of the absentee votes and declare the result thereof in substantially the same manner as provided for the returns of the votes cast in the regular manner. Thereupon the statement of the result conforming as nearly as practicable to the requirements of RCW 87.03.110 shall be made covering both regular and absentee votes. [1961 c 105 § 5. Formerly RCW 87.01.099.]

87.03.035 Elections to form district—How conducted. The board of county commissioners shall establish a convenient number of election precincts in the proposed district and define the boundaries thereof, and designate a polling place and appoint the necessary election officers for each precinct; which precincts may thereafter be changed by the district board. The election shall be conducted as nearly as practicable in the manner provided for the election of directors. Where a nonassessable area is situated in a district, any notice, delinquent list, or other announcement required by this title to be posted, may be posted in the area and any election may be held therein. [1955 c 57 § 2. Prior: 1921 c 129 § 3, part; 1917 c 162 § 2, part; 1913 c 165 § 2, part; 1889-90 p 672 § 3, part; RRS § 7420, part. Formerly RCW 87.01.070.]

87.03.040 Elections to form district—Canvass of **returns—Order.** The board of county commissioners shall meet on the second Monday after the election and canvass the returns, and if it appears that at least two-thirds of all the votes cast are in favor of the district the board shall by an order declare the district duly organized and shall declare the qualified persons receiving the highest number of votes to be duly elected directors, and shall cause a certified copy of the order to be filed for record in the offices of the auditor and assessor of each county in which any portion of the district is situated. From the date of the filing the organization of the district shall be complete and the directors may, upon qualifying, enter immediately upon the duties of their office, and shall hold office until their successors are elected and qualified. Upon filing the order, the county assessor shall write the name of the district on the permanent tax roll in a column provided for that purpose opposite each description of land in the district. Such column shall be carried forward each year on the current tax roll. In the event of a change in the boundaries of a district, the assessor shall note it in the column upon the tax roll. [1955 c 57 § 3. Prior: 1921 c 129 § 3, part; 1917 c 162 § 2, part; 1913 c 165 § 2, part; 1889-90 p 672 § 3, part; RRS § 7420, part. Formerly RCW 87.01.080.]

87.03.045 Qualifications of voters and directors—Districts of two hundred thousand acres. In districts with two hundred thousand acres or more, a person eighteen years old, being a citizen of the United States and a resident of the state and who holds title or evidence of title to land in the district or proposed district shall be entitled to vote therein. He shall be entitled to one vote for the first ten acres of said land or fraction thereof and one additional vote for all of said land over ten acres. A majority of the directors shall be residents

[Title 87 RCW—page 8] (2008 Ed.)

of the county or counties in which the district is situated and all shall be electors of the district. If more than one elector residing outside the county or counties is voted for as director, only that one who receives the highest number of votes shall be considered in ascertaining the result of the election. Where land is community property both the husband and wife may vote if otherwise qualified. An agent of a corporation owning land in the district, duly authorized in writing, may vote on behalf of the corporation by filing with the election officers his instrument of authority. An elector resident in the district shall vote in the precinct in which he resides, all others shall vote in the precinct nearest their residence. [1985] c 66 § 1; 1971 ex.s. c 292 § 72; 1961 c 192 § 12; 1955 c 57 § 4. Prior: 1953 c 122 § 1; 1921 c 129 § 3, part; 1917 c 162 § 2, part; 1913 c 165 § 2, part; 1889-90 p 672 § 3; RRS § 7420, part. Formerly RCW 87.01.090.]

Severability—1985 c 66: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1985 c 66 § 6.]

Severability—1971 ex.s. c 292: See note following RCW 26.28.010.

Certain elections—Districts of two hundred thousand acres: RCW 87 68 060

87.03.051 Qualifications of voters and directors— Districts of less than two hundred thousand acres. In districts with less than two hundred thousand acres, a person eighteen years old, being a citizen of the United States and a resident of the state and who holds title or evidence of title to assessable land in the district or proposed district shall be entitled to vote therein, and to be recognized as an elector. A corporation, general partnership, limited partnership, limited liability company, or other legal entity formed pursuant to the laws of the state of Washington or qualified to do business in the state of Washington owning land in the district shall be recognized as an elector. As used in this section, "entity" means a corporation, general partnership, limited partnership, limited liability company, or other legal entity formed pursuant to the laws of the state of Washington or qualified to do business in the state of Washington. "Ownership" shall mean the aggregate of all assessable acres owned by an elector, individually or jointly, within one district. Voting rights shall be allocated as follows: Two votes for each five acres of assessable land or fraction thereof. No one ownership may accumulate more than forty-nine percent of the votes in one district. If assessments are on the basis of shares instead of acres, an elector shall be entitled to two votes for each five shares or fraction thereof. The ballots cast for each ownership of land or shares shall be exercised by common agreement between electors or when land is held as community property, the accumulated votes may be divided equally between husband and wife. Except for community property ownership, in the absence of the submission of the common agreement to the secretary of the district at least twenty-four hours before the opening of the polls, the election board shall recognize the first elector to appear on election day as the elector having the authority to cast the ballots for that parcel of land for which there is more than one ownership interest. A majority of the directors shall be residents of the county or counties in which the district is situated and all shall be electors of the district. If more than one elector residing outside the county or counties is voted for as director, only that one who receives the highest number of votes shall be considered in ascertaining the result of the election. An agent of an entity owning land in the district, duly authorized in writing, may vote on behalf of the entity by filing with the election officers his or her instrument of authority. An elector resident in the district shall vote in the precinct in which he or she resides, all others shall vote in the precinct nearest their residence. No director shall be qualified to take or retain office unless the director holds title or evidence of title to land within the district. [1997 c 354 § 1; 1985 c 66 § 2.]

Severability—1985 c 66: See note following RCW 87.03.045.

87.03.071 Certain districts—Individual ownerships—Two votes. In any irrigation district where more than fifty percent of the total acreage of the district is owned in individual ownerships of less than five acres, each elector who is otherwise qualified to vote pursuant to RCW 87.03.045 shall be entitled to two votes regardless of the size of ownership. Each ownership shall be represented by two votes. If there are multiple owners or joint owners of a single ownership, the owners shall decide among themselves what their two votes shall be. If the ownership is held as community property, the husband shall be entitled to one vote and the wife shall be entitled to one vote or they may vote by common agreement. [1985 c 66 § 3.]

Severability—1985 c 66: See note following RCW 87.03.045.

87.03.075 Ballots in all elections—Declaration of candidacy—Petition of nomination—When election not **required.** Voting in an irrigation district shall be by ballot. Ballots shall be of uniform size and quality, provided by the district, and for the election of directors shall contain only the names of the candidates who have filed with the secretary of the district a declaration in writing of their candidacy, or a petition of nomination as hereinafter provided, not later than five o'clock p.m. on the first Monday in November. Ballots shall contain space for sticker voting or for the writing in of the name of an undeclared candidate. Ballots shall be issued by the election board according to the number of votes an elector is entitled to cast. A person filing a declaration of candidacy, or petition of nomination as hereinafter provided, shall designate therein the position for which he is a candidate. No ballots on any form other than the official form shall be received or counted.

In any election for directors where the number of votes which may be received will have no bearing on the length of the term to be served, the candidates for the position of director, in lieu of filing a declaration of candidacy hereunder, shall file with the secretary of the district a petition of nomination signed by at least ten qualified electors of the district, or of the division if the district has been divided into director divisions, not later than five o'clock p.m. on the first Monday in November. If, after the expiration of the date for filing petitions of nomination, it appears that only one qualified candidate has been nominated thereby for each position to be filled it shall not be necessary to hold an election, and the board of directors shall at their next meeting declare such candidate elected as director. The secretary shall immediately make and deliver to such person a certificate of election

(2008 Ed.) [Title 87 RCW—page 9]

signed by him and bearing the seal of the district. The procedure set forth in this paragraph shall not apply to any other irrigation district elections. [1985 c 66 § 4; 1981 c 345 § 1; 1981 c 208 § 1; 1963 c 68 § 1; 1961 c 105 § 1; 1941 c 171 § 2; Rem. Supp. 1941 § 7420-1. Formerly RCW 87.01.110.]

Severability—1985 c 66: See note following RCW 87.03.045.

87.03.080 Directors—Election—Terms—Increase and decrease. An election of directors in an irrigation district shall be held on the second Tuesday of December of each year, and the term of each director shall be three years from the first Tuesday of January following his election. The directors elected at the organization election shall serve until their successors are elected and qualified. At the first annual election occurring thirty days or more after the date of the order establishing the district, there shall be elected directors to succeed those chosen at the organization election. If the board consists of three directors the candidate receiving the highest number of votes shall serve a term of three years; the next highest, two years; and the next highest, one year. In case of five directors, the two candidates receiving the highest number of votes shall each serve a term of three years; the next two highest, two years; and the next highest, one year; or until successors are elected and qualified. In case of seven directors, the three candidates receiving the highest number of votes shall each serve a term of three years, the next two highest, two years, and the next two highest, one year, or until their successors are elected and qualified. Whenever a district with three directors desires to increase the number of its directors to five directors or whenever a district with five directors desires to increase the number of its directors to seven directors, the board of directors, acting on its own initiative or on the written petition of at least twenty electors of the district, shall submit the question to the electors of the district at a regular or special district election. In the event the electors by a majority of the votes cast favor an increase in the number of directors, there shall be elected at the next annual district election two additional directors. The person receiving the highest number of votes shall serve for a three year term and the next highest, a two year term.

The number of directors may be decreased to five or three, as the case may be, substantially in the same manner as that provided for the increase of directors. In case of three directors the term of one director only shall expire annually. [1961 c 192 § 14. Prior: 1931 c 41 § 1, part; 1921 c 129 § 4, part; 1919 c 180 § 3, part; 1915 c 179 § 3, part; 1913 c 165 § 3, part; 1895 c 165 § 3, part; 1889-90 p 673 § 4, part; RRS § 7421, part. Formerly RCW 87.01.100.]

87.03.081 Directors—Vacancies, how filled. A vacancy in the office of director shall be filled by appointment by the board of county commissioners of the county in which the proceedings for the organization of the district were had. At the next annual election occurring thirty days or more after the date of the appointment, a successor shall be elected who shall take office on the first Tuesday in January following and shall serve for the remainder of the unexpired term.

A director appointed to fill a vacancy occurring after the expiration of the term of a director shall serve until his suc-

cessor is elected and qualified. At the next election of directors occurring thirty days or more after the appointment, a successor shall be elected who shall take office on the first Tuesday in January next and shall serve for the term for which he was elected.

Failure on the part of any irrigation district to hold one or more annual elections for selection of officers, or otherwise to provide district officers shall not dissolve the district or impair its powers, where later officers for the district are appointed or elected and qualify as such and exercise the powers and duties of their offices in the manner provided by law. [1961 c 192 § 15. Prior: 1931 c 41 § 1, part; 1921 c 129 § 4, part; 1919 c 180 § 3, part; 1915 c 179 § 3, part; 1913 c 165 § 3, part; 1895 c 165 § 3, part; 1889-90 p 673 § 4, part; RRS § 7421, part. Formerly RCW 87.01.120.]

87.03.082 Directors—Oaths of office and official **bonds—Secretary.** Each director shall take and subscribe an official oath for the faithful discharge of the duties of his office, and shall execute a bond to the district in the sum of one thousand dollars, conditioned for the faithful discharge of his duties, which shall be approved by the judge of the superior court of the county where the district was organized, and the oath and bond shall be recorded in the office of the county clerk of that county and filed with the secretary of the board of directors. The secretary shall take and subscribe a written oath of office and execute a bond in the sum of not less than one thousand dollars to be fixed by the directors, which shall be approved and filed as in the case of the bond of a director. If a district is appointed fiscal agent of the United States to collect money for it, the secretary and directors and the district treasurer shall each execute such additional bonds as the secretary of the interior may require, conditioned for the faithful discharge of their duties which shall be approved, recorded, and filed as other official bonds. All such bonds shall be secured at the cost of the district. [1961 c 192 § 16. Prior: 1931 c 41 § 1, part; 1921 c 129 § 4, part; 1919 c 180 § 3, part; 1915 c 179 § 3, part; 1913 c 165 § 3, part; 1895 c 165 § 3, part; 1889-90 p 673 § 4, part; RRS § 7421, part. Formerly RCW 87.01.130.]

Conflicts of interest, irrigation district officers: RCW 42.23.030. Conviction of public officer forfeits trust: RCW 9.92.120.

Director divisions: Chapter 87.04 RCW.

Misconduct of public officers: Chapter 42.20 RCW.

87.03.083 Directors—Recall and discharge. Every member of an irrigation district board of directors is subject to recall and discharge by the legal voters of such district pursuant to the provisions of *chapter 29.82 RCW. [1979 ex.s. c 185 § 15.]

*Reviser's note: Chapter 29.82 RCW was recodified as chapter 29A.56 RCW pursuant to 2003 c 111 \S 2401, effective July 1, 2004.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.03.085 Post-organization district elections—Election boards—Notice. Fifteen days before any election held under this chapter, subsequent to the organization of any district, the secretary of the board of directors shall cause notices to be posted in three public places in each election precinct,

[Title 87 RCW—page 10] (2008 Ed.)

of the time and place of holding the election. The secretary shall also post a general notice of the same in the office of the board, which shall be established and kept at some fixed place to be determined by the board, specifying the polling places of each precinct. Prior to the time for posting the notices, the board must appoint for each precinct, from the electors thereof, one inspector and two judges, who shall constitute a board of election for the precinct. If the board fails to appoint a board of election, or the members appointed do not attend at the opening of the polls on the morning of election, the electors of the precinct present at that hour may appoint the board, or supply the place of an absent member thereof. The board of directors must, in its order appointing the board of election, designate the house or place within the precinct where the election must be held. However, in any irrigation district that is less than two hundred thousand acres in size and is divided into director divisions, the board of directors in its discretion may designate one polling place within the district to serve more than one election precinct. The board of directors of any irrigation district may designate the principal business office of the district as a polling place to serve one or more election precincts and may do so regardless of whether the business office is located within or outside of the boundaries of the district. If the board of directors does designate a single polling place for more than one election precinct, then the election officials appointed by the board of directors may serve more than one election precinct and the election officials may be electors of any of the election precincts for which they are the election board. [1987 c 123 § 1; 1984 c 168 § 2; 1889-90 p 674 § 5; RRS § 7422. Formerly RCW 87.01.140.]

87.03.090 Post-organization district elections—Election officers—Voting hours. The inspector is chairman of the election board, and may

First: Administer all oaths required in the progress of an election.

Second: Appoint judges and clerks, if, during the progress of the election, any judge or clerk cease to act. Any member of the board of election, or any clerk thereof, may administer and certify oaths required to be administered during the progress of an election. The board of election for each precinct may, if they deem it necessary, before opening the polls, appoint two persons to act as clerks of the election. Before opening the polls, each member of the board and each clerk must take and subscribe an oath to faithfully perform the duties imposed upon them by law. Any elector of the precinct may administer and certify such oath. The polls must be opened at one o'clock p.m. on the afternoon of the election, and be kept open until eight o'clock p.m., when the same must be closed. The provisions of the general election law of this state, concerning the form of ballots to be used shall not apply to elections held under this act: PROVIDED, That any district elections called *before this act shall take effect shall be noticed and conducted in the manner prescribed by law in effect at the time the election is called. [1931 c 60 § 1; 1889-90 p 674 § 6; RRS § 7423. Formerly RCW 87.01.150.]

*Reviser's note: The language "before this act shall take effect" in the proviso refers to 1931 c 60 which became effective on midnight June 10, 1931; see preface, 1931 session laws.

87.03.095 Post-organization district elections— Counting votes—Record of ballots. Voting may commence as soon as the polls are opened, and may be continued during all the time the polls remain opened. As soon as the polls are closed, the judges shall open the ballot box and commence counting the votes; and in no case shall the ballot box be removed from the room in which the election is held until all the ballots have been counted. The counting of ballots shall in all cases be public. The ballots shall be taken out, one by one, by the inspector or one of the judges, who shall open them and read aloud the names of each person contained therein and the office for which every such person is voted for. Each clerk shall write down each office to be filled, and the name of each person voted for for such office, and shall keep the number of votes by tallies, as they are read aloud by the inspector or judge. The counting of votes shall be continued without adjournment until all have been counted. [1889-90 p 675 § 7; RRS § 7424. Formerly RCW 87.01.160.]

87.03.100 Post-organization district elections—Certification of returns—Preservation for recount. As soon as all the votes are read off and counted, a certificate shall be drawn upon each of the papers containing the poll list and tallies, or attached thereto, stating the number of votes each one voted for has received, and designating the office to fill which he was voted for, which number shall be written in figures and in words at full length. Each certificate shall be signed by the clerk[s], judge[s], and the inspector. One of said certificates, with the poll list and the tally paper to which it is attached, shall be retained by the inspector, and preserved by him at least six months. The ballots, together with the other of said certificates, with the poll list and tally paper to which it is attached, shall be sealed by the inspector, in the presence of the judges and clerks, and endorsed "Election returns of [naming the precinct] precinct," and be directed to the secretary of the board of directors, and shall be immediately delivered by the inspector, or by some other safe and responsible carrier designated by said inspector, to said secretary, and the ballots shall be kept unopened for at least six months, and if any person be of the opinion that the vote of any precinct has not been correctly counted, he may appear on the day appointed for the board of directors to open and canvass the returns, and demand a recount of the vote of the precinct that is so claimed to have been incorrectly counted. [1981 c 345 § 2; 1981 c 208 § 2; 1889-90 p 675 § 8; RRS § 7425. Formerly RCW 87.01.170 and 87.01.210, part.]

87.03.105 Post-organization district elections—Can-

vass. No list, tally paper or certificate returned from any election shall be set aside or rejected for want of form, if it can be satisfactorily understood. The board of directors must meet at its usual place of meeting on the first Monday after each election, to canvass the returns. If, at the time of meeting, the returns from each precinct in the district in which the polls were opened have been received, the board of directors must then and there proceed to canvass the returns, but if all the returns have not been received, the canvass must be postponed from day to day until all the returns have been received, or until six postponements have been had. The canvass must be made in public, and by opening the returns and estimating the vote of the district for each person voted for,

(2008 Ed.) [Title 87 RCW—page 11]

and declaring the result thereof. [1889-90 p 676 § 9; RRS § 7426. Formerly RCW 87.01.180.]

87.03.110 Post-organization district elections—Statement of result of election—Certificate of election. The secretary of the board of directors must, as soon as the result is declared, enter in the records of such board a statement of such result, which statement must show:

- (1) The whole number of votes cast in the district;
- (2) The name of the persons voted for;
- (3) The office to fill which each person was voted for;
- (4) The number of votes given in each precinct to each of such persons;
- (5) The number of votes given in each precinct for and against any proposition voted upon.

The board of directors must declare elected the person having the highest number of votes given for each office. The secretary must immediately make out, and deliver to such person a certificate of election signed by him and authenticated by the seal of the district. [1913 c 165 § 4; 1895 c 165 § 4; 1889-90 p 676 § 10; RRS § 7427. Formerly RCW 87.01.190.]

Statement of result covering both absentee and regular ballots: RCW 87.03.034.

87.03.115 Organization of board—Meetings—Quorum—Certain powers and duties. The directors of the district shall organize as a board and shall elect a president from their number, and appoint a secretary, who shall keep a record of their proceedings. The office of the directors and principal place of business of the district shall be at some place in the county in which the organization was effected, to be designated by the directors. The directors serving districts of five thousand acres or more shall hold a regular monthly meeting at their office on the first Tuesday in every month, or on such other day in each month as the board shall direct in its bylaws, and may adjourn any meeting from time to time as may be required for the proper transaction of business. Directors serving districts of less than five thousand acres shall hold at least quarterly meetings on a day designated by the board's bylaws, and may adjourn any meeting from time to time as may be required for the proper transaction of business. Special meetings shall be called and conducted in the manner required by chapter 42.30 RCW. All meetings of the directors must be public. A majority of the directors shall constitute a quorum for the transaction of business, and in all matters requiring action by the board there shall be a concurrence of at least a majority of the directors. All records of the board shall be open to the inspection of any electors during business hours. The board shall have the power, and it shall be its duty, to adopt a seal of the district, to manage and conduct the business and affairs of the district, to make and execute all necessary contracts, to employ and appoint such agents, officers and employees as may be necessary and prescribe their duties, and to establish equitable bylaws, rules and regulations for the government and management of the district, and for the equitable distribution of water to the lands within the district, upon the basis of the beneficial use thereof, and generally to perform all such acts as shall be necessary to fully carry out the provisions of this chapter: PRO-VIDED, That all water, the right to the use of which is acquired by the district under any contract with the United States shall be distributed and apportioned by the district in accordance with the acts of congress, and rules and regulations of the secretary of the interior until full reimbursement has been made to the United States, and in accordance with the provisions of said contract in relation thereto. The bylaws, rules and regulations must be on file and open to inspection of any elector during regular business hours. All leases, contracts, or other form of holding any interest in any state or other public lands shall be, and the same are hereby declared to be title to and evidence of title to lands and for all purposes within *this act, shall be treated as the private property of the lessee or owner of the contractual or possessory interest: PROVIDED, That nothing in this section shall be construed to affect the title of the state or other public ownership, nor shall any lien for such assessment attach to the fee simple title of the state or other public ownership. The board of directors shall have authority to develop and to sell, lease, or rent the use of: (1) Water derived from the operation of the district water facilities to such municipal and quasi municipal entities, the state of Washington, and state entities and agencies, public and private corporations and individuals located within and outside the boundaries of the district and on such terms and conditions as the board of directors shall determine; and (2) power derived from hydroelectric facilities authorized by RCW 87.03.015(1) as now or hereafter amended, to such municipal or quasi municipal corporations and cooperatives authorized to engage in the business of distributing electricity, electrical companies subject to the jurisdiction of the utilities and transportation commission, and other irrigation districts and on such terms and conditions as the board of directors shall determine: PROVIDED, No water shall be furnished for use outside of said district until all demands and requirements for water for use in said district are furnished and supplied by said district: AND PRO-VIDED FURTHER, That as soon as any public lands situated within the limits of the district shall be acquired by any private person, or held under any title of private ownership, the owner thereof shall be entitled to receive his proportion of water as in case of other land owners, upon payment by him of such sums as shall be determined by the board, and at the time to be fixed by the board, which sums shall be such equitable amount as such lands should pay having regard to placing said lands on the basis of equality with other lands in the district as to benefits received, and giving credit if equitable for any sums paid as water rent by the occupant of said lands prior to the vesting of private ownership, and such lands shall also become subject to all taxes and assessments of the district thereafter imposed. [1983 c 262 § 1; 1979 ex.s. c 185 § 3; 1921 c 129 § 5; 1919 c 180 § 4; 1915 c 179 § 4; 1913 c 165 § 5; 1889-90 p 677 § 11; RRS § 7428. Formerly RCW 87.01.200 and 87.32.010, part.]

*Reviser's note: "This act" first appears in 1921 c 129 § 5.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

Director divisions: Chapter 87.04 RCW.

87.03.120 System of drainage, sanitary sewers, or sewage disposal or treatment plants—Question—Notice—Meeting—Resolution. Whenever, in the judgment of the district board, a system of drainage, sanitary sewers, or

[Title 87 RCW—page 12] (2008 Ed.)

sewage disposal or treatment plants for any lands included in the operation of the district will be of special benefit to the lands of the district as a whole, it shall pass a resolution to that effect and call a further meeting of the board to determine the question. Notice of said meeting shall be given by the secretary for the same length of time and in the same manner as required by law for the meeting of the county board to hear the petition for the organization of the district. At the time and place mentioned in the notice the board shall meet, hear such evidence as shall be presented, and fully determine the matter by resolution which said resolution shall be final and conclusive upon all persons as to the benefit of said system of drainage, sanitary sewers, or sewage disposal or treatment plants to the lands in the district. [1965 c 141 § 3; 1923 c 138 § 5, part; RRS § 7428-1. Formerly RCW 87.08.130, part.]

Organization of district-Notice: RCW 87.03.020.

87.03.125 System of drainage, sanitary sewers, or sewage disposal or treatment plants—Powers upon passage of resolution. Upon the passing of said resolution, the district shall in all respects have the same power and authority as is now, or may hereafter be, conferred respecting irrigation and all powers in this act conferred upon irrigation districts with respect to irrigation shall be construed to include drainage systems, sanitary sewers, and sewage disposal or treatment plants in conjunction therewith as herein provided. [1965 c 141 § 4; 1923 c 138 § 5, part; RRS § 7428-2. Formerly RCW 87.08.130, part.]

87.03.130 District change of name. Any district heretofore or hereafter organized and existing, may change its name by filing with the board of county commissioners of the county in which was filed the original petition for the organization of the district, a certified copy of a resolution of its board of directors adopted by the unanimous vote of all the members of said board at a regular meeting thereof providing for such change of name; and thereafter all proceedings of such district shall be had under such changed name, but all existing obligations and contracts of the district entered into under its former name shall remain outstanding without change and with the validity thereof unimpaired and unaffected by such change of name, and a change of name heretofore made by any existing irrigation district in this state, substantially in the manner above provided is hereby ratified, confirmed and validated. [1965 c 141 § 5; 1923 c 138 § 5, part; RRS § 7428-3. Formerly RCW 87.08.140.]

87.03.135 Sale or lease of district personal property.

An irrigation district has the power to sell or lease personal property owned by the district whenever its board of directors, by resolution: Determines that the property is not necessary or needed for the use of the district; and authorizes the sale or lease. No sale or lease of such property shall be made until notice of the sale or lease is given by publication at least twenty days before the date of the sale or lease in a newspaper of general circulation in the county where the property or part of the property is located or, if there is no such newspaper in the county, in a newspaper of general circulation published in an adjoining county. The publication shall be made at least

once a week during three consecutive weeks before the day fixed for making the sale or lease. The publication shall contain notice of the intention of the board of directors to make the sale or lease and shall state the time and place at which proposals for the sale or lease will be considered and at which the sale or lease will be made. Any such property so sold or leased shall be sold or leased to the highest and best bidder.

The provisions of this section relating to publication of notice shall not apply when the value of the property to be sold or leased is less than five hundred dollars. [1994 c 117 § 1; 1975 1st ex.s. c 163 § 1; 1967 ex.s. c 144 § 7; 1933 c 43 § 1; 1931 c 82 § 1; RRS § 7428-4. Formerly RCW 87.08.150.]

Severability—1967 ex.s. c 144: See note following RCW 36.900.030.

Official paper for publication: RCW 87.03.020.

Organization of board (holding of interest in public lands as evidence of title): RCW 87.03.115.

87.03.136 Sale or lease of district real property. An irrigation district has the power to sell or lease real property owned by the district whenever its board of directors, by resolution: Determines that the property is not necessary or needed for the use of the district; and authorizes the sale or lease. Notice of the district's intention to sell or lease the property shall be made by publication at least twenty days before the transaction is executed regarding the property in a newspaper of general circulation in the county where the property or part of the property is located or, if there is no such newspaper in the county, in a newspaper of general circulation published in an adjoining county. The publication shall be made at least once a week during three consecutive weeks. The notice shall state whether the sale or lease will be negotiated by the district or will be awarded by bid.

The district may lease the property from year to year, afford the lessee the option to purchase the property, sell the property on contract for deferred payments, sell the property pursuant to a promissory note secured by a mortgage or deed of trust, or sell the property for cash and conveyance by deed. The appropriate documents shall be executed by the president of the board and acknowledged by the secretary.

The resolution authorizing the sale or lease shall be entered in the minutes of the board and shall fix the price at which the lease, option, or sale may be made. The price shall be not less than the reasonable market value of the property; however, the board may, without consideration, dedicate, grant, or convey district land or easements in district land for highway or public utility purposes that convenience the inhabitants of the district if the board deems that the action will enhance the value of the remaining district land to an extent equal to or greater than the value of the land or easement dedicated, granted, or conveyed. [1994 c 117 § 2.]

87.03.137 Purchase or condemnation for developing hydroelectric generation capabilities—Limitations. For the purpose of developing hydroelectric generation capabilities in connection with irrigation facilities, the board of directors of an irrigation district shall have the power, in accordance with procedures provided in this chapter, to acquire, either by purchase or condemnation, or other legal means, all lands, waters, water rights, and other property located within or outside the boundaries of the district necessary for the con-

(2008 Ed.) [Title 87 RCW—page 13]

struction, use, supply, maintenance, repair, or improvement of hydroelectric facilities to the extent authorized by RCW 87.03.015(1), as now or hereafter amended.

Irrigation districts are prohibited from condemning: (1) Any hydroelectric power plants, hydroelectric power sites, power lines or other power facilities or any lands, water rights, or other property of municipal and quasi municipal corporations, cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission; and (2) water rights held by private individual landowners where such waters are being put to beneficial use. [1979 ex.s. c 185 § 4.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.03.138 Civil immunity of directors, officers, employees, or agents for good faith performance of official duties. Directors, officers, employees, or agents of irrigation districts shall be immune from civil liability for any cause of action or claim for damages for any mistakes and errors of judgment in the good faith performance of acts within the scope of their official duties involving any discretionary decision or failure to make a discretionary decision which relate solely to their responsibilities for electrical utilities, hydroelectric facilities, potable water facilities, or irrigation works. This grant of immunity shall not be construed as modifying the liability of the irrigation district. [2004 c 215 § 1; 1983 1st ex.s. c 48 § 3.]

Severability—1983 1st ex.s. c 48: See note following RCW 35.21.415.

87.03.139 Lawful disposal of sewage and waste by others—Immunity. No irrigation district, its directors, officers, employees, or agents operating and maintaining irrigation works for any purpose authorized by law, including the production of food for human consumption and other agricultural and domestic purposes, is liable for damages to persons or property arising from the disposal of sewage and waste discharged by others into the irrigation works pursuant to federal or state statutes, rules, or regulations permitting the discharge. [1997 c 354 § 2.]

87.03.140 Board's powers and duties generally— Condemnation procedure. The board, and its agents and employees, shall have the right to enter upon any land to make surveys, and may locate the necessary irrigation or drainage works, power plants, power sites or power lines and the line for any canal or canals, and the necessary branches of laterals for the same, on any lands which may be deemed best for such location. Said board shall also have the power to acquire, either by purchase or condemnation, or other legal means, all lands, waters, water rights, and other property necessary for the construction, use, supply, maintenance, repair and improvements of said canal or canals and irrigation and drainage works, including canals and works constructed or being constructed by private owners, or any other person, lands for reservoirs for the storage of needful waters and all necessary appurtenances. The board may also construct the necessary dams, reservoirs and works for the collection of water for the said district, and may enter into contracts for a

water supply to be delivered to the canals and works of the district, and do any and every lawful act necessary to be done in order to carry out the purposes of this act; and in carrying out the aforesaid purposes the bonds of the district may be used by the board, at not less than ninety percent of their par value in payment. The board may enter into any obligation or contract with the United States or with the state of Washington for the supervision of the construction, for the construction, reconstruction, betterment, extension, sale or purchase, or operation and maintenance of the necessary works for the delivery and distribution of water therefrom under the provisions of the state reclamation act, or under the provisions of the federal reclamation act, and all amendments or extensions thereof, and the rules and regulations established thereunder, or it may contract with the United States for a water supply or for reclamation purposes in general under any act of congress which, for the purposes of this act, shall be deemed to include any act of congress for reclamation purposes heretofore or hereafter enacted providing for and permitting such contract, or for the collection of money due or to become due to the United States, or for the assumption of the control and management of the works; and in case contract has been or may hereafter be made with the United States, as herein provided, bonds of the district may be deposited with the United States as payment or as security for future payment at not less than ninety percent of their par value, the interest on said bonds to be provided for by assessment and levy as in the case of other bonds of the district, and regularly paid to the United States to be applied as provided in such contract, and if bonds of the district are not so deposited, it shall be the duty of the board of directors to include as part of any levy or assessment provided in RCW 87.03.260 an amount sufficient to meet each year all payments accruing under the terms of any such contract. The board may accept on behalf of the district appointment of the district as fiscal agent of the United States or the state of Washington or other authorization of the district by the United States or the state of Washington to make collections of money for or on behalf of the United States or the state of Washington in connection with any federal or other reclamation project, whereupon the district, and the county treasurer for the district, shall be authorized to so act and to assume the duties and liability incident to such action, and the said board shall have full power to do any and all things required by the federal statutes now or hereafter enacted in connection therewith, and all things required by the rules and regulations now or that may hereafter be established by any department of the federal government in regard thereto.

The use of all water required for the irrigation of the lands within any district, together with rights-of-way for canals, laterals, ditches, sites for reservoirs, power plants, sites, and lines, and all other property required in fully carrying out the purposes of the organization of the district is hereby declared to be a public use; and in condemnation proceedings to acquire any property or property rights for the use of the district, the board of directors shall proceed in the name of the district, in the manner provided in this state in cases of appropriation of lands, real estate and other property by private corporations: PROVIDED, That the irrigation district, at its option, pursuant to resolution to that end duly passed by its board of directors may unite in a single action proceedings for the acquisition and condemnation of different tracts of

[Title 87 RCW—page 14] (2008 Ed.)

land needed by it for rights-of-way for canals, laterals, power plants, sites, and lines and other irrigation works which are held by separate owners. And the court may, on the motion of any party, consolidate into a single action separate suits for the condemnation of rights-of-way for such irrigation works whenever from motives of economy or the expediting of business it appears desirable so to do: PROVIDED FURTHER, That there shall be a separate finding of the court or jury as to each tract held in separate ownership.

In any condemnation proceeding brought under the provisions of this act to acquire canals, laterals and ditches and rights-of-way therefor, sites, reservoirs, power plants and pumping plants and sites therefor, power canals, transmission lines, electrical equipment and any other property, and if the owner or owners thereof or their predecessors shall have issued contracts or deeds agreeing to deliver to the holders of said contracts or deeds water for irrigation purposes, or authorizing the holders thereof to take or receive water for irrigation purposes from any portion of said property or works, and if the delivery of said water or the right to take or receive the same shall in any manner constitute a charge upon, or a right in the property and works sought to be acquired, or any portion thereof, the district shall be authorized to institute and maintain said condemnation proceedings for the purpose of acquiring said property and works, and the interest of the owners therein subject to the rights of the holders of such contracts or deeds, and the court or jury making the award shall determine and award to such owner or owners the value of the interest to be so appropriated in said condemnation proceedings. [1921 c 129 § 6; 1919 c 180 § 5; 1915 c 179 § 5; 1913 c 165 § 6; 1913 c 13 § 1; 1889-90 p 678 § 12; RRS § 7429. Formerly RCW 87.01.210, part and 87.08.080.1

Bonds of director, secretary or county treasurer when fiscal agent of United States: RCW 87.03.082.

Cancellation of assessments due United States—Procedure: RCW 87.03.280.

Certain powers of district enumerated: RCW 87.03.015.

Certain purposes for which district may be formed: RCW 87.03.010.

Condemnation—Title acquired by district (may be conveyed to United States or state): RCW 87.03.150.

Contracts with state or United States for local improvement work: RCW 87.03.520.

Districts right to cross other property: RCW 87.03.455.

Eminent domain by corporations: Chapter 8.20 RCW.

Federal reclamation laws: 43 USC §§ 371-498.

Indemnity to state on land settlement contracts: Chapter 87.48 RCW.

Reclamation Service may make findings: RCW 87.03.185.

State Reclamation Act: Chapter 89.16 RCW.

87.03.145 Condemnation—Finding of benefits and damages—Judgment—Costs. The jury, or the court if the jury be waived, in such condemnation proceedings shall find and return a verdict for the amount of damages sustained: PROVIDED, That the court or jury, in determining the amount of damages, shall take into consideration the special benefits, if any, that will accrue to the property damaged by reason of the proposed improvement, and shall make special findings in the verdict of the gross amount of damages to be sustained and the gross amount of special benefits that will accrue. If it shall appear by the verdict or findings, that the

gross damages exceed said gross benefits, judgment shall be entered against the district, and in favor of the owner or owners of the property damaged, in the amount of the excess of damages over said benefits, and for the costs of the proceedings, and upon payment of the judgment to the clerk of the court for the owner or owners, a decree of appropriation shall be entered, vesting the title to the property appropriated in the irrigation district. If it shall appear by the verdict that the gross benefits equal or exceed the gross damages, judgment shall be entered against the district and in favor of the owner or owners for the costs only, and upon payment of the judgment for costs a decree of appropriation shall be entered, vesting the title to the property appropriated in the irrigation district. The verdict and findings of the court or jury as to damages and benefits shall be binding upon the board of directors of the irrigation district in their levy of assessments to pay the cost of the irrigation system or improvements on behalf of which the condemnation was had: PROVIDED, That nothing herein contained shall be construed to prevent the district from assessing the remaining lands of the owner or owners, so damaged, for deficiencies on account of the principal and interest on bonds and for other benefits not considered by the jury in the condemnation proceedings. The damages thus allowed but not paid shall be applied pro tanto to the satisfaction of the levies made for such construction costs upon the lands on account of which the damages were awarded. [1923 c 138 § 6; 1919 c 180 § 6; RRS § 7429-1. Formerly RCW 87.08.090.]

87.03.150 Condemnation—Title acquired by district.

The title to all property acquired under the provisions of this chapter shall immediately, and by operation of law, vest in such irrigation district and shall be held by such district in trust for, and is hereby dedicated and set apart to the uses and purposes set forth in this chapter; and said board is hereby authorized and empowered to hold, use, acquire, manage, occupy and possess said property as herein provided: PRO-VIDED, HOWEVER, That any property so acquired by the district may be conveyed to the United States, or the state of Washington, insofar as the same may be for the benefit of the district under any contract that may be entered into with the United States, or the state of Washington, pursuant to this act.

The title acquired by an irrigation district under the provisions of this act shall be the fee simple title or such lesser estate as shall be designated in the decree of appropriation. [1921 c 129 § 7; 1917 c 162 § 3; 1915 c 179 § 6; 1889-90 p 679 § 13; RRS § 7430. Formerly RCW 87.08.170.]

Board's powers and duties (contracts with state or United States): RCW 87.03.140.

87.03.155 Conveyances—Actions by and against dis-

trict. The said board is hereby authorized and empowered to take conveyances or other assurances for all property acquired by it under the provisions of this act, in the name of such irrigation district, to and for the uses and purposes herein expressed, and to institute and maintain any and all actions and proceedings, suits at law or in equity, necessary or proper in order to fully carry out the provisions of this act, or to enforce, maintain, protect or preserve any and all rights, privileges and immunities created by this act, or acquired in pursuance thereof; and in all courts, actions, suits or proceed-

(2008 Ed.) [Title 87 RCW—page 15]

ings, the said board may sue, appear and defend, in person or by attorneys, and in the name of such irrigation district. [1889-90 p 679 § 14; RRS § 7431. Formerly RCW 87.01.230.]

87.03.158 Officers, employees, agents—Legal representation—Costs of defense. The board of directors of an irrigation district may authorize an attorney of its choosing to defend an officer, employee, or agent of the district, present or former, who requests representation as a result of an action, claim, or proceeding instituted against him or her. The costs of defense, including attorney's fees and any obligation for payment arising from the action, may be paid from district funds. Costs of defense, and judgment or settlement not in the person's favor, shall not be paid by the district if the court finds the person was not acting in good faith or within the scope of the person's employment or duties for the district. [1986 c 8 § 1.]

87.03.160 Group insurance—Purchase. The board of directors of irrigation districts shall have the authority and power to contract for and to pay the premium upon group life, health and accident insurance upon its employees; and to make all such insurance available to its directors, subject to payment by the directors of all costs of insurance for directors. [1975 c 14 § 1; 1951 c 159 § 1. Formerly RCW 87.01.225.]

Hospitalization and medical insurance authorized: RCW 41.04.180.

Hospitalization and medical insurance not deemed additional compensation: RCW 41.04.190.

87.03.162 Liability insurance for officials and employees. The board of directors of each irrigation district may purchase liability insurance with such limits as they may deem reasonable for the purpose of protecting their officials and employees against liability for personal or bodily injuries and property damage arising from their acts or omissions while performing or in good faith purporting to perform their official duties. [1973 c 125 § 8.]

87.03.164 Liability insurance for officers and employees authorized. See RCW 36.16.138.

87.03.165 Proposed works—Surveys, maps and plans to be prepared. For the purpose of construction, reconstruction, betterment, extension or acquisition of the necessary property and rights therefor, and otherwise carrying out the provisions of law relating to irrigation districts, the board of directors of any such district must, as soon after such district has been organized as may be practicable, and whenever thereafter the board deems it necessary or expedient to raise additional money for said purpose, cause the necessary surveys, examinations, maps and plans to be made and shall demonstrate the practicability of the general plan of the district's proposed works and furnish the proper basis for an estimate of the cost of carrying out the same. [1923 c 138 § 7, part; RRS § 7431 1/2. Formerly RCW 87.12.010, part and 87.16.010.]

Map of district: RCW 87.03.775.

87.03.170 Proposed works—Certification filed with director of ecology. Such examinations, surveys, maps, plans and specifications with estimates of cost as are deemed necessary for an understanding of the proposed plan of development shall be certified by the district board and its engineer and filed with the state director of ecology at Olympia, Washington. [1988 c 127 § 41; 1923 c 138 § 7, part; RRS § 7431 1/2-1. Formerly RCW 87.12.020, part.]

87.03.175 Proposed works—Director's findings to district board. Said director shall forthwith consider said certified report and if he deem it advisable make, through the appropriate divisions of his department, additional studies of the project at the expense of the district, and as soon as practicable thereafter, but in any event within ninety days from the receipt of said certified report, make his findings and submit the same to the district board. [1923 c 138 § 7, part; RRS § 7431 1/2-2. Formerly RCW 87.12.020, part.]

87.03.180 Proposed works—Substance of director's findings. In his findings said state director shall give generally his conclusions regarding the supply of water available for the project, the nature of the soil proposed to be irrigated and its susceptibility to irrigation, the duty of water for irrigation and the probable need of drainage, the probable cost of works, water rights and other property necessary for the project, the conditions of land settlement therein, and the proper amount and dates of maturity of the bonds proposed to be issued, and such other matters as he deems pertinent to the success of the project, provided that said findings and conclusions shall be advisory only and shall not be binding upon the directors of the irrigation district. [1923 c 138 § 7, part; RRS § 7431 1/2-3. Formerly RCW 87.12.030.]

87.03.185 Proposed works—Reclamation Service may make findings. In the case of an irrigation district under contract or in cooperation with the United States under the provisions of the United States Reclamation Act, the investigation and findings above required to be made by the state director of ecology may be made by the United States Reclamation Service with the same authority and under like conditions, if it so elects. [1988 c 127 § 42; 1923 c 138 § 7, part; RRS § 7431 1/2-4. Formerly RCW 87.12.040.]

87.03.190 Proposed works—Plan of development— Special election. Upon receipt of said findings the district board shall thereupon finally determine the plan of development and estimate and determine the amount of money to be raised and shall immediately thereafter call a special election as provided by law. [1923 c 138 § 7, part; RRS § 7431 1/2-5. Formerly RCW 87.12.050.]

Elections are governed by irrigation district laws: RCW 87.03.030.

Post-organization district elections: RCW 87.03.085 through 87.03.110.

87.03.195 Proposed works—Certain irrigation districts excepted. As to irrigation districts existing on March 17, 1923, the provisions of RCW 87.03.165 through 87.03.190 relating to the filing of examinations, surveys, maps, plans and specifications of the plan of development with the director of ecology and to an examination and the fil-

[Title 87 RCW—page 16] (2008 Ed.)

ing of findings and conclusions by that department, shall not apply. [1988 c 127 § 43; 1923 c 138 § 8; RRS § 7431 1/2-6. Formerly RCW 87.12.010, part.]

87.03.200 Bonds-Election for-Form and contents—Exchange—Cancellation—Sale and issue—Reissue—Election concerning contract with United States— **Penalty.** (1) At the election provided for in RCW 87.03.190, there shall be submitted to the electors of the district possessing the qualifications prescribed by law the question of whether or not the bonds of the district in the amount and of the maturities determined by the board of directors shall be issued. Bonds issued under the provisions of *this act shall be serial bonds payable in legal currency of the United States in such series and amounts as shall be determined and declared by the board of directors in the resolution calling the election: PROVIDED, That the first series shall mature not later than ten years and the last series not later than forty years from the date thereof: PROVIDED FURTHER, That bonds, authorized by a special election held in the district under the provisions of a former statute, which has subsequent to the authorization been amended, but not issued prior to the amendment of the former statute, may be issued in the form provided in the former statute, and any such bonds heretofore or hereafter so issued and sold are hereby confirmed and validated.

Notice of such bond election must be given by publication of such notice in some newspaper published in the county where the office of the board of directors of such district is required to be kept, once a week for at least two weeks (three times). Such notices must specify the time of holding the election, and the amount and maturities of bonds proposed to be issued; and the election must be held and the results thereof determined and declared in all respects as nearly as practicable in conformity with the provisions of law governing the election of the district officers: PROVIDED, That no informality in conducting such election shall invalidate the same, if the election shall have been otherwise fairly conducted. At such election the ballots shall contain the words "Bonds Yes" and "Bonds No," or words equivalent thereto. If a majority of the votes cast are cast "Bonds Yes," the board of directors shall thereupon have authority to cause bonds in such amount and maturities to be issued. If the majority of the votes cast at any bond election are "Bonds No," the result of such election shall be so declared and entered of record; but if contract is made or is to be made with the United States as in RCW 87.03.140 provided, and bonds are not to be deposited with the United States in connection with such contract, the question submitted at such special election shall be whether contract shall be entered into with the United States. The notice of election shall state under the terms of what act or acts of congress contract is proposed to be made, and the maximum amount of money payable to the United States for construction purposes exclusive of penalties and interest. The ballots for such election shall contain the words "Contract with the United States Yes" and "Contract with the United States No," or words equivalent thereto. And whenever thereafter the board, in its judgment, deems it for the best interest of the district that the question of issuance of bonds for such amount, or any amount, or the question of entering into a contract with the United States, shall be submitted to the electors, it shall so declare, by resolution recorded in its minutes, and may thereupon submit such question to the electors in the same manner and with like effect as at such previous election.

(2) All bonds issued under *this act shall bear interest at such rate or rates as the board of directors may determine, payable semiannually on the first day of January and of July of each year. The principal and interest shall be payable at the office of the county treasurer of the county in which the office of the board of directors is situated, or if the board of directors shall so determine at the fiscal agency of the state of Washington in New York City, the place of payment to be designated in the bond. The bonds may be in such denominations as the board of directors may in its discretion determine, except that bonds other than bond number one of any issue shall be in a denomination that is a multiple of one hundred dollars. Such bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030. The bonds shall be negotiable in form, signed by the president and secretary, and the seal of the district shall be affixed thereto. The printed, engraved, or lithographed facsimile signatures of the president and secretary of the district's board of directors shall be sufficient signatures on the bonds or any coupons: PROVIDED, That such facsimile signatures on the bonds may be used only after the filing, by the officer whose facsimile signature is to be used, with the secretary of state of his or her manual signature certified by him or her under oath, whereupon that officer's facsimile signature has the same legal effect as his or her manual signature: PROVIDED, FURTHER, That either the president of the board of directors' or the secretary's signature on the bonds shall be manually subscribed: AND PROVIDED FURTHER, That whenever such facsimile reproduction of the signature of any officer is used in place of the manual signature of such officer, the district's board of directors shall specify in a written order or requisition to the printer, engraver, or lithographer the number of bonds or any coupons upon which such facsimile signature is to be printed, engraved, or lithographed and the manner of numbering the bonds or any coupons upon which such signature shall be placed. Within ninety days after the completion of the printing, engraving, or lithographing of such bonds or any coupons, the plate or plates used for the purpose of affixing the facsimile signature shall be destroyed, and it shall be the duty of the district's board of directors, within ninety days after receipt of the completed bonds or any coupons, to ascertain that such plate or plates have been destroyed. Every printer, engraver, or lithographer who, with the intent to defraud, prints, engraves, or lithographs a facsimile signature upon any bond or any coupon without written order of the district's board of directors, or fails to destroy such plate or plates containing the facsimile signature upon direction of such issuing authority, is guilty of a class B felony punishable according to chapter 9A.20 RCW.

(3) Whenever the electors shall vote to authorize the issuance of bonds of the district such authorization shall nullify and cancel all unsold bonds previously authorized, and if the question is submitted to and carried by the electors at the bond election, any bond issue may be exchanged in whole or in part, at par, for any or all of a valid outstanding bond issue of the district when mutually agreeable to the owner or own-

(2008 Ed.) [Title 87 RCW—page 17]

ers thereof and the district, and the amount of the last bond issue in excess, if any, of that required for exchange purposes, may be sold as in the case of an original issue. The bonds of any issue authorized to be exchanged in whole or in part for outstanding bonds shall state on their face the amount of such issue so exchanged, and shall contain a certificate of the treasurer of the district as to the amount of the bonds exchanged, and that the outstanding bonds have been surrendered and canceled: PROVIDED FURTHER, That where bonds have been authorized and unsold, the board of directors may submit to the qualified voters of the district the question of canceling the previous authorization, which question shall be submitted upon the same notice and under the same regulations as govern the submission of the original question of authorizing a bond issue. At such election the ballots shall contain the words "Cancellation Yes," and "Cancellation No," or words equivalent thereto. If at such election a majority of the votes are "Cancellation Yes," the issue shall be thereby canceled and no bonds may be issued thereunder. If the majority of ballots are "Cancellation No," the original authorization shall continue in force with like effect as though the cancellation election had not been held: PRO-VIDED, That bonds deposited with the United States in payment or in pledge may call for the payment of such interest at such rate or rates, may be of such denominations, and call for the repayment of the principal at such times as may be agreed upon between the board and the secretary of the interior.

(4) Each issue shall be numbered consecutively as issued, and the bonds of each issue shall be numbered consecutively and bear date at the time of their issue. The bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030. The bonds shall express upon their face that they were issued by authority of **this act, stating its title and date of approval, and shall also state the number of issue of which such bonds are a part. In case the money received by the sale of all bonds issued be insufficient for the completion of plans of the canals and works adopted, and additional bonds be not voted, or a contract calling for additional payment to the United States be not authorized and made, as the case may be, it shall be the duty of the board of directors to provide for the completion of the plans by levy of assessments therefor. It shall be lawful for any irrigation districts which have heretofore issued and sold bonds under the law then in force, to issue in place thereof an amount of bonds not in excess of such previous issue, and to sell the same, or any part thereof, as hereinafter provided, or exchange the same, or any part thereof, with the owners of such previously issued bonds which may be outstanding, upon such terms as may be agreed upon between the board of directors of the district and the holders of such outstanding bonds: PROVIDED, That the question of such reissue of bonds shall have been previously voted upon favorably by the legally qualified electors of such district, in the same manner as required for the issue of original bonds. and the board shall not exchange any such bonds for a less amount in par value of the bonds received; all of such old issue in place of which new bonds are issued shall be destroyed whenever lawfully in possession of the board. Bonds issued under the provisions of this section may, when so authorized by the electors, include a sum sufficient to pay the interest thereon for a period not exceeding the first four years. Whenever an issue of bonds shall have been authorized pursuant to law, and any of the earlier series shall have been sold, and the later series, or a portion thereof, remain unsold, the directors may sell such later series pursuant to law, or such portion thereof as shall be necessary to pay the earlier series, or the directors may exchange the later series for the earlier series at not less than the par value thereof, the sale or exchange to be made not more than six months before the maturity of the earlier series and upon the exchange being made the maturing bonds shall be disposed of as hereinbefore provided in the case of bonds authorized to be exchanged in whole or in part for outstanding bonds.

(5) Notwithstanding subsections (1) through (4) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [2003 c 53 § 411; 1983 c 167 § 213; 1977 ex.s. c 119 § 1; 1970 ex.s. c 56 § 95; 1969 ex.s. c 232 § 46; 1963 c 68 § 2; 1923 c 138 § 9; 1921 c 129 § 8; 1917 c 162 § 3A; 1915 c 179 § 7; 1895 c 165 § 5; 1889-90 p 679 § 15; RRS § 7432. Formerly RCW 87.16.020 through 87.16.070.]

Reviser's note: *(1) "This act" appears to refer to 1921 c 129. **(2) "This act" appears to refer to 1889-90 p. 679.

Intent—Effective date—2003 c 53: See notes following RCW 2 48 180

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

87.03.205 Sections exclusive of other bonding methods—Validation. The procedure outlined in RCW 87.03.165 through 87.03.190, 87.03.200, and in 87.03.210, for the authorization, issuance and disposal of bonds as heretofore constituted and shall hereafter constitute a method independent and exclusive of that provided by any other statute or statutes, for the authorization, issuance and disposal of bonds of the district for any and all of the objects and purposes in said sections provided, and any or all proceedings heretofore had, official acts heretofore performed or any bonds heretofore authorized or issued or disposed of in substantial accordance with the provisions of said sections are hereby validated and confirmed. [1933 ex.s. c 11 § 5; RRS § 7432 1/2. Formerly RCW 87.16.130.]

87.03.210 Sale or pledge of bonds. (1) The board may sell the bonds of the district or pledge the same to the United States from time to time in such quantities as may be necessary and most advantageous to raise money for the construction, reconstruction, betterment or extension of such canals and works, the acquisition of said property and property rights, the payment of outstanding district warrants when consented to in writing by the director of ecology, and to such extent as shall be authorized at said election, the assumption of indebtedness to the United States for the district lands, and otherwise to fully carry out the objects and purposes of the district organization, and may sell such bonds, or any of them, at private sale whenever the board deems it for the best interest of the district so to do: PROVIDED. That no election to authorize bonds to refund outstanding warrants shall be held and canvassed after the expiration of the year 1934. The board of directors shall also have power to sell said bonds, or any portion thereof, at private sale, and accept in payment therefor, property or property rights, labor and material necessary for the construction of its proposed canals or irrigation works, power plants, power sites and lines in connection therewith, whenever the board deems it for the best interests of the district so to do. If the board shall determine to sell the bonds of the district, or any portion thereof, at public sale, the secretary shall publish a notice of such sale for at least three weeks in such newspaper or newspapers as the board may order. The notice shall state that sealed proposals will be received by the board, at its office, for the purchase of the bonds to be sold, until the day and hour named in the notice. At the time named in the notice, the board shall open the proposals and award the purchase of the bonds to the highest responsible bidder and may reject all bids: PROVIDED, That such bonds shall not be sold for less than ninety percent of their face value: AND PROVIDED, FURTHER, That the proceeds of all bonds sold for cash must be paid by the purchaser to the county treasurer of the county in which the office of the board is located, and credited to the bond fund.

(2) Notwithstanding subsection (1) of this section, such bonds may also be issued and sold in accordance with chapter 39.46 RCW. [1988 c 127 § 44; 1983 c 167 § 214; 1933 c 43 § 2; 1921 c 129 § 9; 1915 c 179 § 8; 1913 c 165 § 7; 1895 c 165 § 6; 1889-90 p 681 § 16; RRS § 7433. Formerly RCW 87.16.080.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.03.215 Payment of bonds and interest, other indebtedness—Lien, enforcement of—Scope of section. Said bonds and interest thereon and all payments due or to become due to the United States or the state of Washington under any contract between the district and the United States or the state of Washington accompanying which bonds of the district have not been deposited with the United States or the state of Washington, as in RCW 87.03.140 provided, shall be paid by revenue derived from an annual assessment upon the real property of the district, and all the real property in the district shall be and remain liable to be assessed for such payments until fully paid as hereinafter provided. And in addition to this provision and the other provisions herein made for the payment of said bonds and interest thereon as the same may become due, said bonds, or the contract with the United States or the state of Washington accompanying which bonds have not been deposited with the United States or the state of Washington, shall become a lien upon all the water rights and other property acquired by any irrigation district formed under the provisions of this chapter, and upon any canal or canals, ditch or ditches, flumes, feeders, storage reservoirs, machinery and other works and improvements acquired, owned or constructed by said irrigation district, and if default shall be made in the payment of the principal of said bonds or interest thereon, or any payment required by the contract with the United States, or the state of Washington, according to the terms thereof, the owner of said bonds, or any part thereof or the United States or the state of Washington as the case may be, shall have the right to enter upon and take possession of all the water rights, canals, ditches, flumes, feeders, storage reservoirs, machinery, property and improvements of said

irrigation district, and to hold and control the same, and enjoy the rents, issues and profits thereof, until the lien hereby created can be enforced in a civil action in the same manner and under the same proceedings as given in the foreclosure of a mortgage on real estate. This section shall apply to all bonds heretofore issued or any contract heretofore made with the United States, or which may hereafter be issued or made by any district: PROVIDED, That when any such contract made after December 1, 1981, between any district and the United States or the state of Washington covers only the real property in a portion or portions of the district, all payments due or to become due to the United States or the state of Washington shall be paid by revenue derived from an annual assessment upon the real property only in that portion or portions of the district covered by the contract and the real property shall be and remain liable to be assessed for such payments until fully paid and any assessment lien which attaches thereto shall be the exclusive lien notwithstanding other liens provided for in this section. In the event of a contract between the district and the United States or the state of Washington accompanying which bonds of the district have not been deposited with the United States or the state of Washington as provided in RCW 87.03.140 and the contract covers real property in only a portion or portions of the district, the question of whether the district should enter the contract shall be submitted only to those qualified electors who hold title or evidence of title to real property within that portion or portions of the district and in the same manner as provided in RCW 87.03.200. [1983 c 167 § 215; 1981 c 209 § 16; 1921 c 129 § 10; 1915 c 179 § 9; 1913 c 165 § 8; 1895 c 165 § 7; 1889-90 p 681 § 17; RRS § 7434. Formerly RCW 87.16.090.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—1981 c 209: "This act shall take effect December 1, 1981, and shall apply to assessments made in 1981 and thereafter." [1981 c 209 § 18.] For codification of 1981 c 209, see Codification Tables, Volume 0

87.03.220 Refunding bonds, 1923 act. See chapter 87.19 RCW.

87.03.225 Refunding bonds, 1929 act. See chapter 87.22 RCW.

87.03.230 Revenue bonds for water, power, drains, sewers, sewage disposal, etc. See chapter 87.28 RCW.

87.03.235 Rights of federal agencies as to certain district bonds. If the United States under any act of congress or under rules and regulations adopted by the secretary of the interior, shall be willing to guarantee the interest upon bonds of any irrigation district, or shall be willing to receive bonds of any such district in payment of, or as security for payment upon, any contract of the United States, then the United States shall have all the remedies given by law to a bondholder, and, in cases of payment under any guaranty, the United States shall be subrogated to all the rights and remedies of the bondholder to the extent of any such payment; and the United States, or its proper department officers, may make such rules and regulations as may be necessary for the purpose of insuring the carrying out of any plan or project

(2008 Ed.) [Title 87 RCW—page 19]

which may have been approved by them as the basis of any guaranty. [1915 c 99 § 6; RRS § 7435. Formerly RCW 87.16.100.]

87.03.240 Assessments, how and when made—

Assessment roll. Assessments made in order to carry out the purpose of this act shall be made in proportion to the benefits accruing to the lands assessed and equitable credit shall be given to the lands having a partial or full water right: PRO-VIDED, That nothing herein shall be construed to affect or impair the obligation of any existing contract providing for a water supply to lands so assessed, unless the right under such contract shall first have been acquired by said district, and in acquiring such rights, the district may exercise the right of eminent domain.

The secretary must between the first Monday in March and the first Tuesday in November each year prepare an assessment roll with appropriate headings in which must be listed all the lands within the district. In such book must be specified, in separate columns, under the appropriate headings:

First, the name of the person to whom the property is assessed. If the name is not known to the secretary, the property shall be assessed to "unknown owners".

Second, land by township, range and section or fractional section, and when such land is not a legal subdivision, by metes and bounds, or other description sufficient to identify it, giving an estimate of the number of acres, city and town lots, naming the city or town, and the number and block according to the system of numbering in such city or town.

Assessors' plat tax numbers used by county assessors for general state and county taxes in the county where such land is situate may be used for such identification in such assessment roll.

Third, in further columns with appropriate headings shall be specified the ratio of benefits, or, when deemed by the secretary more practicable, the per acre value, or the amount of benefits, for general and special district and local improvement district purposes, and the total amount assessed against each tract of land.

Any property which may have escaped assessment for any year or years, shall in addition to the assessment for the then current year, be assessed for such year or years with the same effect and with the same penalties as are provided for such current year and any property delinquent in any year may be directly assessed during the current year for any expenses caused the district on account of such delinquency.

Where the district embraces lands lying in more than one county the assessment roll shall be so arranged that the lands lying in each county shall be segregated and grouped according to the county in which the same are situated. [1933 c 43 \S 3; 1921 c 129 \S 11; 1919 c 180 \S 7; 1917 c 162 \S 4; 1915 c 179 \S 10; 1913 c 165 \S 9; 1895 c 165 \S 8; 1889-90 p 681 \S 18; RRS \S 7436. Formerly RCW 87.32.010, part and 87.32.020.]

Assessments

districts under contract with United States: Chapter 87.68 RCW. when delinquent—Notice—Collection: RCW 87.03.270.

Certain excess lands, assessments against (director districts): RCW 87.04.100.

Director districts—Limit of levy until water is received (federal contracts): RCW 87.04.090.

District elections (assessment roll): RCW 87.03.040. Eminent domain: RCW 87.03.140 through 87.03.150. Evidence of assessment, what is: RCW 87.03.420.

87.03.242 Exemption of farm and agricultural land from special benefit assessments. See RCW 84.34.300 through 84.34.380 and 84.34.922.

87.03.245 Deputy secretaries for assessment. The board of directors must allow the secretary as many deputies, to be appointed by them, as will, in the judgment of the board, enable him to complete the assessment within the time herein prescribed. The board must fix the compensation of such deputies for the time actually engaged. [1919 c 180 § 8; 1895 c 165 § 9; 1889-90 p 682 § 19; RRS § 7437. Formerly RCW 87.08.180.]

87.03.250 Assessment roll to be filed-Notice of **equalization.** On or before the first Tuesday in September in each year to and including the year 1923, and on or before the first Tuesday in November beginning with the year 1924 and each year thereafter, the secretary must complete his assessment roll and deliver it to the board, who must immediately give a notice thereof, and of the time the board of directors, acting as a board of equalization will meet to equalize assessments, by publication in a newspaper published in each of the counties comprising the district. The time fixed for the meeting shall not be less than twenty nor more than thirty days from the first publication of the notice, and in the meantime the assessment roll must remain in the office of the secretary for the inspection of all persons interested. [1921 c 129 § 12; 1919 c 180 § 9; 1895 c 165 § 10; 1889-90 p 682 § 20; RRS § 7438. Formerly RCW 87.32.030.]

87.03.255 Equalization of assessments. Upon the day specified in the notice required by RCW 87.03.250 for the meeting, the board of directors, which is hereby constituted a board of equalization for that purpose, shall meet and continue in session from day to day as long as may be necessary, not to exceed ten days, exclusive of Sundays, to hear and determine such objections to the said assessment roll as may come before them; and the board may change the same as may be just. The secretary of the board shall be present during its session, and note all changes made at said hearing; and on or before the 30th day of October in each year to and including the year 1923, and on or before the 15th day of January beginning with the [year] 1925 and each year thereafter he shall have the assessment roll completed as finally equalized by the board. [1921 c 129 § 13; 1919 c 180 § 10; 1915 c 179 § 11; 1889-90 p 682 § 21; RRS § 7439. Formerly RCW 87.32.040.]

87.03.260 Levies, amount—Special funds—Failure to make levy, procedure. The board of directors shall in each year before said roll is delivered by the secretary to the respective county treasurers, levy an assessment sufficient to raise the ensuing annual interest on the outstanding bonds, and all payments due or to become due in the ensuing year to the United States or the state of Washington under any contract between the district and the United States or the state of

Washington accompanying which bonds of the district have not been deposited with the United States or the state of Washington as in this act provided. Beginning in the year preceding the maturity of the first series of the bonds of any issue, the board must from year to year increase said assessment for the ensuing years in an amount sufficient to pay and discharge the outstanding bonds as they mature. Similar levy and assessment shall be made for the expense fund which shall include operation and maintenance costs for the ensuing year. The board shall also at the time of making the annual levy, estimate the amount of all probable delinquencies on said levy and shall thereupon levy a sufficient amount to cover the same and a further amount sufficient to cover any deficit that may have resulted from delinquent assessments for any preceding year. The board shall also, at the time of making the annual levy, estimate the amount of the assessments to be made against lands owned by the district, including local improvement assessments, and shall levy a sufficient amount to pay said assessments. All lands owned by the district shall be exempt from general state and county taxes: PROVIDED, HOWEVER, That in the event any lands, and any improvements located thereon, acquired by the district by reason of the foreclosure of irrigation district assessments, shall be by said district resold on contract, then and in that event, said land, and any such improvements, shall be by the county assessor immediately placed upon the tax rolls for taxation as real property and shall become subject to general property taxes from and after the date of said contract, and the secretary of the said irrigation district shall be required to immediately report such sale within ten days from the date of said contract to the county assessor who shall cause the property to be entered on the tax rolls as of the first day of January following.

The board may also at the time of making the said annual levy, levy an amount not to exceed twenty-five percent of the whole levy for the said year for the purpose of creating a surplus fund. This fund may be used for any of the district purposes authorized by law. The assessments, when collected by the county treasurer, shall constitute a special fund, or funds, as the case may be, to be called respectively, the "Bond Fund of Irrigation District," the "Contract Fund of Irrigation District," the "Warrant Fund of Irrigation District," the "Surplus Fund of Irrigation District."

If the annual assessment roll of any district has not been delivered to the county treasurer on or before the 15th day of January in the year 1927, and in each year thereafter, he shall notify the secretary of the district by registered mail that said assessment roll must be delivered to the office of the county treasurer forthwith. If said assessment roll is not delivered within ten days from the date of mailing of said notice to the secretary of the district, or if said roll when delivered is not equalized and the required assessments levied as required by law, or if for any reason the required assessment or levy has not been made, the county treasurer shall immediately notify the legislative authority of the county in which the office of the board of directors is situated, and said county legislative authority shall cause an assessment roll for the said district to be prepared and shall equalize the same if necessary and make the levy required by this chapter in the same manner and with like effect as if the same had been equalized and made by the said board of directors, and all expenses incident thereto shall be borne by the district. In case of neglect or refusal of the secretary of the district to perform the duties imposed by law, then the treasurer of the county in which the office of the board of directors is situated must perform such duties, and shall be accountable therefor, on his official bond, as in other cases.

At the time of making the annual levy in the year preceding the final maturity of any issue of district bonds, the board of directors shall levy a sufficient amount to pay and redeem all bonds of said issue then remaining unpaid. All surplus remaining in any bond fund after all bonds are paid in full must be transferred to the surplus fund of the district.

Any surplus moneys in the surplus fund or any surplus moneys in the bond fund when so requested by the board of directors shall be invested by the treasurer of said county under the direction of said board of directors in United States bonds or bonds of the state of Washington, or any bonds pronounced by the treasurer of the state of Washington as valid security for the deposit of public funds, and in addition thereto any bonds or warrants of said district, all of which shall be kept in the surplus fund until needed by the district for the purposes authorized by law. [1983 c 167 § 216; 1967 c 169 § 1; 1941 c 157 § 1; 1929 c 185 § 1; 1927 c 243 § 1; 1923 c 138 § 10; 1921 c 129 § 14; 1919 c 180 § 11; 1915 c 179 § 12; 1913 c 165 § 10; 1895 c 165 § 11; 1889-90 p 683 § 22; Rem. Supp. 1941 § 7440. Formerly RCW 87.32.060, 87.32.070, 87.32.080, and 87.32.090.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Board's powers and duties generally—Condemnation procedure: RCW 87.03.140.

Bonds-Election for, etc.: RCW 87.03.200.

Certain excess lands, assessment against: RCW 87.04.100.

Irrigation district L.I.D. guarantee fund: RCW 87.03.510.

Limit of levy until water is received (federal contracts—director districts): RCW 87.04.090.

Payment of bonds and interest, other indebtedness—Lien, enforcement of— Scope of section: RCW 87.03.215.

Power as to incurring indebtedness: RCW 87.03.475.

Rights of federal agencies as to certain district bonds: RCW 87.03.235.

Sale or lease of district personal property: RCW 87.03.135.

Sale or pledge of bonds: RCW 87.03.210.

87.03.265 Lien of assessment. The assessment upon real property shall be a lien against the property assessed, from and after the first day of January in the year in which it is levied, but as between grantor and grantee such lien shall not attach until the fifteenth day of February of the year in which the assessment is payable, which lien shall be paramount and superior to any other lien theretofore or thereafter created, whether by mortgage or otherwise, except for a lien for prior assessments, and such lien shall not be removed until the assessments are paid or the property sold for the payment thereof as provided by law. And the lien for the bonds of any issue shall be a preferred lien to that of any subsequent issue. Also the lien for all payments due or to become due under any contract with the United States, or the state of Washington, accompanying which bonds of the district have not been deposited with the United States or the state of Washington, as in RCW 87.03.140 provided, shall be a pre-

(2008 Ed.) [Title 87 RCW—page 21]

ferred lien to any issue of bonds subsequent to the date of such contract. [1939 c 171 § 2; 1921 c 129 § 15; 1915 c 179 § 13; 1913 c 165 § 11; 1889-90 p 684 § 23; RRS § 7441. Formerly RCW 87.32.100.]

Acquisition, construction and operating funds—Tolls and assessments, alternative methods of—Liens, foreclosure of—Delinquencies by tenants: RCW 87.03.445.

Delinquent assessments: Chapter 87.06 RCW.

87.03.270 Assessments, when delinquent—Assessment book, purpose—Statement of assessments due—Collection—Additional fee for delinquency. The assessment roll, before its equalization and adoption, shall be checked and compared as to descriptions and ownerships, with the county treasurer's land rolls. On or before the fifteenth day of January in each year the secretary must deliver the assessment roll or the respective segregation thereof to the county treasurer of each respective county in which the lands therein described are located, and said assessments shall become due and payable on the fifteenth day of February following.

All assessments on said roll shall become delinquent on the first day of May following the filing of the roll unless the assessments are paid on or before the thirtieth day of April of said year: PROVIDED, That if an assessment is ten dollars or more for said year and if one-half of the assessment is paid on or before the thirtieth day of April, the remainder shall be due and payable on or before the thirty-first day of October following and shall be delinquent after that date. All delinquent assessments shall bear interest at the rate of twelve percent per annum, computed on a monthly basis and without compounding, from the date of delinquency until paid.

Upon receiving the assessment roll the county treasurer shall prepare therefrom an assessment book in which shall be written the description of the land as it appears in the assessment roll, the name of the owner or owners where known, and if assessed to the unknown owners, then the word "unknown", and the total assessment levied against each tract of land. Proper space shall be left in said book for the entry therein of all subsequent proceedings relating to the payment and collection of said assessments.

On or before April 1st of each year, the treasurer of the district shall send a statement of assessments due. County treasurers who collect irrigation district assessments may send the statement of irrigation district assessments together with the statement of general taxes.

Upon payment of any assessment the county treasurer must enter the date of said payment in said assessment book opposite the description of the land and the name of the person paying and give a receipt to such person specifying the amount of the assessment and the amount paid with the description of the property assessed.

It shall be the duty of the treasurer of the district to furnish upon request of the owner, or any person interested, a statement showing any and all assessments levied as shown by the assessment roll in his office upon land described in such request. All statements of irrigation district assessments covering any land in the district shall show the amount of the irrigation district assessment, the dates on which the assessment is due, the place of payment, and, if the property was sold for delinquent assessments in a prior year, the amount of

the delinquent assessment and the notation "certificate issued": PROVIDED, That the failure of the treasurer to render any statement herein required of him shall not render invalid any assessments made by any irrigation district.

It shall be the duty of the county treasurer of any county, other than the county in which the office of the board of directors is located, to make monthly remittances to the county treasurer of the county in which the office of the board of directors is located covering all amounts collected by him for the irrigation district during the preceding month.

When the treasurer collects a delinquent assessment, the treasurer shall collect any other amounts due by reason of the delinquency, including accrued costs, which shall be deposited to the treasurer's operation and maintenance fund. [1988 c 134 § 13; 1982 c 102 § 1; 1981 c 209 § 1; 1967 c 169 § 2; 1939 c 171 § 3; 1933 c 43 § 4; 1931 c 60 § 2; 1929 c 181 § 1; 1921 c 129 § 16; 1919 c 180 § 12; 1917 c 162 § 5; 1915 c 179 § 14; 1913 c 165 § 12; 1913 c 13 § 2; 1895 c 165 § 12; 1889-90 p 684 § 24; RRS § 7442. Formerly RCW 87.32.050.]

Effective date—1982 c 102: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect April 15, 1982." [1982 c 102 § 3.]

Effective date—1981 c 209: See note following RCW 87.03.215.

Assessment.

districts under contract with United States: Chapter 87.68 RCW. how and when made—Assessment roll: RCW 87.03.240.

Equalization of assessments: RCW 87.03.255. Evidence of assessment, what is: RCW 87.03.420.

87.03.271 Lien for delinquent assessment to include costs and interest. The lien for delinquent assessments shall include the district's and treasurer's costs attributable to the delinquency and interest at the rate of twelve percent per year, computed monthly and without compounding, on the assessments and costs. The word "costs" as used in this section includes all costs of collection, including but not limited to reasonable attorneys' fees, publication costs, costs of preparing certificates of delinquency, title searches, and the costs of foreclosure proceedings. [1988 c 134 § 14.]

87.03.272 Secretary may act as collection agent of nondelinquent assessments—Official bond—Collection procedure—Delinquency list. Notwithstanding the provisions of RCW 87.03.260, 87.03.270, 87.03.440 and 87.03.445 the board of directors of any district acting as fiscal agent for the United States or the state of Washington for the collection of any irrigation charges may authorize the secretary of the district to act as the exclusive collection agent for the collection of all nondelinquent irrigation assessments of the district pursuant to such rules and regulations as the board of directors may adopt.

When the secretary acts as collection agent, his official bond shall be of a sufficient amount as determined by the board of directors of the district to cover any amounts he may be handling while acting as collection agent, in addition to any other amount required by reason of his other duties.

The assessment roll of such district shall be delivered to the county treasurer in accordance with the provisions of RCW 87.03.260 and 87.03.270 and the assessment roll shall

[Title 87 RCW—page 22] (2008 Ed.)

be checked and verified by the county treasurer as provided in RCW 87.03.270.

After the assessment roll has been checked and verified by the county treasurer, the secretary of the district shall proceed to publish the notice as required under RCW 87.03.270; except that the notice shall provide that until the assessments and tolls become delinquent on November 1st they shall be due and payable in the office of the secretary of the district.

When the secretary of such district receives payments, he shall issue a receipt for such payments and shall be accountable on his official bond for the safekeeping of such funds and shall remit the same, along with an itemized statement of receipts, at least once each month to the county treasurer wherein the land is located on which the payment was made.

When the county treasurer receives the monthly statement of receipts from the secretary, he shall enter the payments shown thereon on the assessment roll maintained in his office.

On the fifteenth day of November of each year it shall be the duty of the secretary to transmit to the county treasurer the delinquency list which shall include the names, amounts and such other information as the county treasurer shall require, and thereafter the secretary shall not accept any payment on the delinquent portion of any account. Upon receipt of the list of delinquencies, the county treasurer shall proceed under the provisions of this chapter as though he were the collection agent for such district to the extent of such delinquent accounts. [1982 c 102 § 2; 1967 c 169 § 3.]

Effective date—1982 c 102: See note following RCW 87.03.270.

87.03.275 Medium of payment of assessments. All assessments and tolls authorized under this act shall be paid in legal tender of the United States except that assessments and tolls levied for the expense fund of the district may be paid with district warrants issued in payment for labor hired by the district, at par without interest drawn on the expense fund in the year in which the assessment to be paid thereby is payable, or in the preceding year, and such warrants shall be so accepted notwithstanding their serial numbers or their order of issue as to then outstanding warrants: PROVIDED, HOWEVER, That in no case shall the county treasurer be authorized to pay any cash difference to the holders of any warrant so offered in payment of such assessments and in the event such warrant shall exceed the amount so applied on assessments, the county treasurer shall issue to the holder thereof a certificate directing the county auditor to issue to such holder a district warrant on the same fund, bearing date on which such lieu warrant is issued, for the difference between the face or par amount of the warrant received by the treasurer, without interest, and the amount credited on said assessment. Upon the surrender of such lieu warrant certificate the county auditor shall be authorized to issue and deliver such lieu warrant. [1933 c 43 § 5; 1923 c 138 § 11; RRS § 7442-1. Formerly RCW 87.32.120.]

87.03.277 Payment by credit cards, charge cards, and other electronic communication. Irrigation districts that have designated their own treasurers as provided in RCW 87.03.440 may accept credit cards, charge cards, debit

cards, smart cards, stored value cards, federal wire, and automatic clearinghouse system transactions, or other electronic communication, for any payment of any kind including, but not limited to, assessments, fines, interest, penalties, special assessments, fees, rates, tolls and charges, or moneys due irrigation districts. A payer desiring to pay by a credit card, charge card, debit card, smart card, stored value card, federal wire, automatic clearinghouse system, or other electronic communication shall bear the cost of processing the transaction in an amount determined by the treasurer, unless the board of directors finds that it is in the best interests of the district to not charge transaction processing costs for all payment transactions made for a specific category of payments due the district, including, but not limited to, assessments, fines, interest, penalties, special assessments, fees, rates, tolls, and charges. The treasurer's cost determination shall be based upon costs incurred by the treasurer and may not, in any event, exceed the additional direct costs incurred by the district to accept the specific form of payment used by the payer. [2004 c 215 § 2; 2002 c 53 § 1.]

87.03.280 Cancellation of assessments due United States—Procedure. Where any district under contract with the United States has levied any assessment for the collection of money payable to the United States under such contract, and the secretary of the interior has by agreement with the board of directors of said district, authorized the extension or cancellation of any payments due to the United States by the cancellation of assessments already levied therefor but remaining unpaid, the board of directors of such district shall certify to the county treasurer of the county in which the land is located, a statement of the year and amounts assessed against each tract for which such cancellation has been authorized, and the county treasurer, upon receipt of such certificate, shall, in all cases where the assessment remains unpaid and the lands have not been sold, endorse upon the district's assessment roll, "Corrected under Certificate of Board of Directors" and shall deduct and cancel from the assessment against each such tract the amount of such assessment so authorized to be canceled; and in all cases where such cancellations have been certified to the county treasurer after such lands assessed have been sold and before the period of redemption shall have expired, the county treasurer shall, in those cases where the tract assessed has been sold to the district, and the district is the owner of the certificate of sale. require the district to surrender its certificate of sale and shall thereupon deduct the amount of such cancellation plus the penalties thereon upon the original assessment roll with an endorsement. "Corrected under Certificate of Board of Directors" and he shall thereupon issue to the district in lieu of the certificate surrendered, a substitute certificate of sale for the corrected amount of such assessment, if any, remaining uncanceled, and shall file a copy thereof in the office of the county auditor as in the case of the original certificate surrendered, and such substitute certificate shall entitle the holder thereof to all rights possessed under the original certificate so corrected as to amount: PROVIDED, HOWEVER, That such cancellation shall have the same effect as though the lands had originally not been assessed for the amounts so deducted and shall not operate to bar the district of the right in making subsequent annual assessments to levy and collect

(2008 Ed.) [Title 87 RCW—page 23]

against such tracts the amount of any money due the United States, including the amount of any assessments so canceled. [1925 c 3 § 1; RRS § 7442-2. Formerly RCW 87.32.130.]

Board's powers and duties (contracts with state and United States): RCW 87.03.140.

87.03.285 Segregation of assessment—Authorization. Whenever in the discretion of the board of directors of any irrigation district of the state as determined by resolution, after an assessment roll has been filed with the county treasurer of the appropriate county in accordance with the laws of the state pertaining thereto, the irrigation district assessments against any tract or parcel of land may be segregated to apply against, and the lien may be divided among, the various parcels of said tract as the same may be hereafter divided, all in accordance herewith. [1951 c 205 § 1. Formerly RCW 87.32.102.]

87.03.290 Segregation of assessment—Hearing. When the irrigation district directors shall deem it advisable to make such segregation of assessments they shall by resolution fix the time and place for the hearing of the question concerning the segregation of assessments, which hearing may be at the next regular meeting of the directors of said irrigation district at its principal office. [1951 c 205 § 2. Formerly RCW 87.32.103.]

87.03.295 Segregation of assessment—Notice of hearing. Not less than ten days prior to the time and date fixed for said hearing the directors of said irrigation district shall cause notice of the time and place of said hearing to be given by registered mail to every person, firm or corporation having any interest in said property as shown by the county assessor's records or by the record of the irrigation district within which said property is located and to the address shown by said records, authorizing and directing that they appear and be heard at said time and place. [1951 c 205 § 3. Formerly RCW 87.32.104.]

87.03.300 Segregation of assessment—Order. In the event said hearing shall result in a determination that in the discretion of the directors of said irrigation district it is advisable that said assessments be segregated and apportioned among the various parcels of said tracts against which the original total assessment was levied, then an order shall be entered on the records of the directors of said irrigation district determining said segregation, and a certified copy thereof shall be filed with the county treasurer of the county in which said assessment roll is filed. [1951 c 205 § 4. Formerly RCW 87.32.105.]

87.03.305 Segregation of assessment—Amendment of roll—Effect. Upon the filing of the certified copy of said order the county treasurer shall alter and amend the original assessment roll in accordance with said order and thereafter the assessments will be a lien only as shown by said order of segregation and the amended assessment roll as the same shall affect the property upon which said segregation was ordered. [1951 c 205 § 5. Formerly RCW 87.32.106.]

87.03.420 Evidence of assessment, what is. The assessment book or delinquent list, or a copy thereof, certified by the secretary, showing unpaid assessments against any person or property, is prima facie evidence of the assessment of the property assessed, the delinquency, the amount of assessments due and unpaid, and that all the forms of law in relation to the assessment and levy of such assessment have been complied with. [1895 c 165 § 18; 1889-90 p 688 § 31; RRS § 7449. Formerly RCW 87.32.260.]

87.03.430 Bonds—Interest payments. Whenever interest payments on bonds are due, the treasurer of the county shall pay the same from the bond fund belonging to the district and deposited with the treasurer. Whenever, after ten years from the issuance of the bonds, the fund shall amount to the sum of ten thousand dollars, the board of directors may direct the treasurer to pay such an amount of the bonds not due as the money in the fund will redeem, at the lowest value at which they may be offered for liquidation, after advertising in a newspaper of general circulation in the county for such period of time not less than four weeks as the board shall order for sealed proposals for the redemption of the bonds. The proposals shall be opened by the board in open meeting, at a time to be named in the notice, and the lowest bid for the bonds must be accepted: PROVIDED, That no bond shall be redeemed under the foregoing provision at a rate above par. In case the bids are equal, the lowest numbered bond shall have the preference. In case none of the owners of the bonds shall desire to have the same redeemed, as herein provided for, the money shall be invested by the treasurer of the county, under the direction of the board, in United States bonds, or the bonds of the state, which shall be kept in the bond fund, and may be used to redeem the district bonds whenever the owners thereof may desire. [1985 c 469 § 88; 1983 c 167 § 217; 1921 c 129 § 22; 1895 c 165 § 20; 1889-90 p 688 § 34; RRS § 7451. Formerly RCW 87.16.110.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Power as to incurring indebtedness: RCW 87.03.475.

87.03.435 Construction work—Notice—Bids—Contracts—Bonds. (1) Except as provided in subsections (2) and (3) of this section and RCW 87.03.436, whenever in the construction of the district canal or canals, or other works, or the furnishing of materials therefor, the board of directors shall determine to let a contract or contracts for the doing of the work or the furnishing of the materials, a notice calling for sealed proposals shall be published. The notice shall be published in a newspaper in the county in which the office of the board is situated, and in any other newspaper which may be designated by the board, and for such length of time, not less than once each week for two weeks, as may be fixed by the board. At the time and place appointed in the notice for the opening of bids, the sealed proposals shall be opened in public, and as soon as convenient thereafter, the board shall let the work or the contract for the purchase of materials, either in portions or as a whole, to the lowest responsible bidder, or the board may reject any or all bids and readvertise, or may proceed to construct the work under its own superintendence. All work shall be done under the direction and to the satisfaction of the engineer of the district, and be approved by

[Title 87 RCW—page 24] (2008 Ed.)

the board. The board of directors may require bidders submitting bids for the construction or maintenance for any of the works of the district, or for the furnishing of labor or material, to accompany their bids by a deposit in cash, certified check, cashier's check, or surety bond in an amount equal to five percent of the amount of the bid and a bid shall not be considered unless the deposit is enclosed with it. If the contract is let, then all the bid deposits shall be returned to the unsuccessful bidders. The bid deposit of the successful bidder shall be retained until a contract is entered into for the purchase of the materials or doing of such work, and a bond given to the district in accordance with chapter 39.08 RCW for the performance of the contract. The performance bond shall be conditioned as may be required by law and as may be required by resolution of the board, with good and sufficient sureties satisfactory to the board, payable to the district for its use, for at least twenty-five percent of the contract price. If the successful bidder fails to enter into a contract and furnish the necessary bond within twenty days from the award, exclusive of the day of the award, the bid deposit shall be forfeited to the district and the contract may then be awarded to the second lowest bidder.

- (2) The provisions of this section in regard to public bidding shall not apply in cases where the board is authorized to exchange bonds of the district in payment for labor and material.
 - (3) The provisions of this section do not apply:
- (a) In the case of any contract between the district and the United States;
- (b) In the case of an emergency when the public interest or property of the district would suffer material injury or damage by delay, upon resolution of the board of directors or proclamation of an official designated by the board to act for the board during such emergencies. The resolution or proclamation shall declare the existence of the emergency and recite the facts constituting the emergency; or
- (c) To purchases which are clearly and legitimately limited to a single source of supply or to purchases involving special facilities, services, or market conditions, in which instances the purchase price may be best established by direct negotiation. [1997 c 354 § 3; 1990 c 39 § 1; 1984 c 168 § 3; 1915 c 179 § 17; 1913 c 165 § 18; 1895 c 165 § 21; 1889-90 p 689 § 35; RRS § 7452. Formerly RCW 87.08.020.]

Official paper for publication: RCW 87.03.020.

Public contracts—Contractor's bond: Chapter 39.08 RCW.

87.03.436 Small works roster. All contract projects, the estimated cost of which is less than one hundred thousand dollars, may be awarded to a contractor on the small works roster. The small works roster shall be comprised of all responsible contractors who have requested to be on the list. The board of directors shall authorize by resolution a procedure for securing telephone and/or written quotations from the contractors on the small works roster to assure establishment of a competitive price and for awarding contracts to the lowest responsible bidder. Such procedure shall require that a good-faith effort be made to request quotations from all responsible contractors on the small works roster. Immediately after an award is made, the bid quotations obtained shall be recorded, open to public inspection, and available by tele-

phone inquiry. The small works roster shall be revised once a year. [1990 c 39 § 2.]

87.03.437 Competitive bids—Use of purchase contract process in RCW 39.04.190. (1) Purchases of any materials, supplies, or equipment by the district shall be based on competitive bids except as provided in RCW 87.03.435 and 39.04.280. A formal sealed bid procedure shall be used as standard procedure for the purchases made by irrigation districts. However, the board may by resolution adopt a policy to waive formal sealed bidding procedures for purchases of any materials, supplies, or equipment for an amount set by the board not to exceed ten thousand dollars for each purchase.

(2) The directors may by resolution adopt a policy to use the process provided in RCW 39.04.190 for purchases of materials, supplies, or equipment when the estimated cost is between the amount established by the board under subsection (1) of this section and a maximum amount set by resolution adopted by the board for purchases up to fifty thousand dollars exclusive of sales tax. [1999 c 234 § 2.]

87.03.438 "County treasurer," "treasurer of the county," defined. As used in this chapter, in accordance with RCW 87.03.440, the term "county treasurer" or "treasurer of the county" or other reference to that office means the treasurer of the district, if the district has designated its own treasurer, unless the context clearly requires otherwise. [1979 ex.s. c 185 § 16.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.03.440 Treasurer—County treasurer as ex officio district treasurer—Designated district treasurer—Duties and powers—Bond—Claims—Preliminary notice requirements when claim for crop damage. The treasurer of the county in which is located the office of the district shall be ex officio treasurer of the district, and any county treasurer handling district funds shall be liable upon his or her official bond and to criminal prosecution for malfeasance and misfeasance, or failure to perform any duty as county or district treasurer. The treasurer of each county in which lands of the district are located shall collect and receipt for all assessments levied on lands within his or her county. There shall be deposited with the district treasurer all funds of the district. The district treasurer shall pay out such funds upon warrants issued by the county auditor against the proper funds of the district, except the sums to be paid out of the bond fund for interest and principal payments on bonds: PROVIDED, That in those districts which designate their own treasurer, the treasurer may issue the warrants or any checks when the district is authorized to issue checks. All warrants shall be paid in the order of their issuance. The district treasurer shall report, in writing, on the first Monday in each month to the directors, the amount in each fund, the receipts for the month preceding in each fund, and file the report with the secretary of the board. The secretary shall report to the board, in writing, at the regular meeting in each month, the amount of receipts and expenditures during the preceding month, and file the report in the office of the board.

(2008 Ed.) [Title 87 RCW—page 25]

The preceding paragraph of this section notwithstanding, the board of directors or board of control of an irrigation district which lies in more than one county and which had assessments in each of two of the preceding three years equal to at least five hundred thousand dollars, or a board of joint control created under chapter 87.80 RCW, may designate some other person having experience in financial or fiscal matters as treasurer of the district. In addition, the board of directors of an irrigation district which lies entirely within one county may designate some other person having experience in financial or fiscal matters as treasurer of the district if the district had assessments, tolls, and miscellaneous collections in each of two of the preceding three years equal to at least two million dollars or if the board has the approval of the county treasurer to designate some other person. If a board designates a treasurer, it shall require a bond with a surety company authorized to do business in the state of Washington in an amount of two hundred fifty thousand dollars conditioned that he or she will faithfully perform the duties of his or her office as treasurer of the district. The premium on the bond shall be paid by the district. The designated treasurer shall collect and receipt for all irrigation district assessments on lands within the district and shall act with the same powers and duties and be under the same restrictions as provided by law for county treasurers acting in matters pertaining to irrigation districts, except the powers, duties, and restrictions in RCW *87.56.110 and 87.56.210 which shall continue to be those of county treasurers.

In those districts which have designated their own treasurers, the provisions of law pertaining to irrigation districts which require certain acts to be done and which refer to and involve a county treasurer or the office of a county treasurer or the county officers charged with the collection of irrigation district assessments, except RCW *87.56.110 and 87.56.210 shall be construed to refer to and involve the designated district treasurer or the office of the designated district treasurer.

Any claim against the district for which it is liable under existing laws shall be presented to the board as provided in RCW 4.96.020 and upon allowance it shall be attached to a voucher and approved by the chairman and signed by the secretary and directed to the proper official for payment: PRO-VIDED, That in the event claimant's claim is for crop damage, the claimant in addition to filing his or her claim within the applicable period of limitations within which an action must be commenced and in the manner specified in RCW 4.96.020 must file with the secretary of the district, or in the secretary's absence one of the directors, not less than three days prior to the severance of the crop alleged to be damaged, a written preliminary notice pertaining to the crop alleged to be damaged. Such preliminary notice, so far as claimant is able, shall advise the district; that the claimant has filed a claim or intends to file a claim against the district for alleged crop damage; shall give the name and present residence of the claimant; shall state the cause of the damage to the crop alleged to be damaged and the estimated amount of damage; and shall accurately locate and describe where the crop alleged to be damaged is located. Such preliminary notice may be given by claimant or by anyone acting in his or her behalf and need not be verified. No action may be commenced against an irrigation district for crop damages unless claimant has complied with the provisions of RCW 4.96.020

and also with the preliminary notice requirements of this section. [1996 c 320 § 18; 1996 c 214 § 1; 1993 c 449 § 12; 1983 c 167 § 218; 1979 c 83 § 1; 1977 ex.s. c 367 § 1; 1969 c 89 § 1; 1967 c 164 § 15; 1961 c 276 § 2. Prior: 1937 c 216 § 1, part; 1929 c 185 § 3, part; 1923 c 138 § 13, part; 1921 c 129 § 23, part; 1913 c 165 § 19, part; 1895 c 165 § 22, part; 1889-90 p 690 § 36, part; RRS § 7453, part. Formerly RCW 87.08.030.]

Reviser's note: *(1) RCW 87.56.110 was repealed by 2004 c 165 § 47. (2) This section was amended by 1996 c 214 § 1 and by 1996 c 320 § 18, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Purpose—Severability—1993 c 449: See notes following RCW 4 96 010

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—Severability—1967 c 164: See notes following RCW 4.96.010.

"County treasurer," "treasurer of the county," defined: RCW 87.03.438, 87.28.005.

Tortious conduct of political subdivisions, municipal corporations and quasi municipal corporations, liability for damages, procedure: Chapter 4.96 RCW.

87.03.441 Temporary funds. The directors may provide by resolution that the secretary may deposit the following temporary funds in a local bank in the name of the district: (1) A fund to be known as "general fund" in which shall be deposited all moneys received from the sale of land, except such portion thereof as may be obligated for bond redemption, and all rentals, tolls, and all miscellaneous collections. This fund shall be transmitted to the district treasurer or disbursed in such manner as the directors may designate. (2) A fund to be known as "fiscal fund" in which shall be deposited all collections made by the district as fiscal agent of the United States. (3) A "revolving fund" in such amount as the directors shall by resolution determine, acquired by the issue of coupon or registered warrants or by transfer of funds by warrant drawn upon the expense fund. This fund may be disbursed by check signed by the secretary or such other person as the board may designate, in the payment of such expenditures as the board may deem necessary. This fund shall be reimbursed by submitting copies of approved vouchers and/or copy of payrolls to the county auditor with a claim voucher specifying the fund upon which warrants for such reimbursements shall be drawn. The warrants for such reimbursements shall be made out by the auditor to the "secretary's revolving fund." [1983 c 167 § 219; 1979 c 83 § 2; 1961 c 276 § 3. Prior: 1937 c 216 § 1, part; 1929 c 185 § 3, part; 1923 c 138 § 13, part; 1921 c 129 § 23, part; 1913 c 165 § 19, part; 1895 c 165 § 22, part; 1889-90 p 690 § 36, part; RRS § 7453, part. Formerly RCW 87.08.040.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.03.442 Bonds of secretary and depositaries. The secretary or other authorized person shall issue receipts for all moneys received for deposit in such funds and he and any other person handling the funds shall furnish a surety bond to be approved by the board and the attorney for the district, in such amount as the board may designate and conditioned for

[Title 87 RCW—page 26] (2008 Ed.)

the safekeeping of such funds and the premium thereon shall be paid by the district.

Upon depositing any district funds the secretary shall demand and the depositary bank shall furnish a surety bond, to be approved by the board and the attorney, in an amount equal to the maximum deposit, conditioned for the prompt payment of the deposits upon demand, and the bond shall not be canceled during the time for which it was written. Or the depositary may deposit with the secretary or in some bank to the credit of the district in lieu of the bond, securities approved by the board of a market value in an amount not less than the amount of the maximum deposit. All depositaries which have qualified for insured deposits under any federal deposit insurance act need not furnish bonds or securities, except for so much of the deposit as is not so insured. [1961 c 276 § 4. Prior: 1937 c 216 § 1, part; 1929 c 185 § 3, part; 1923 c 138 § 13, part; 1921 c 129 § 23, part; 1913 c 165 § 19, part; 1895 c 165 § 22, part; 1889-90 p 690 § 36, part; RRS § 7453, part. Formerly RCW 87.08.050.]

Conviction of public officer forfeits trust: RCW 9.92.120.

Income from sale of electricity: RCW 87.03.450.

Misconduct of public officers: Chapter 42.20 RCW.

Office to be declared vacant on conviction: RCW 36.18.180.

Penalty for

failure to pay over fees: RCW 36.18.170. taking illegal fees: RCW 36.18.160.

Power as to incurring indebtedness: RCW 87.03.475.

Public officers—Forfeiture or impeachment, rights preserved: RCW

42.04.040.

Suspension of treasurer: RCW 36.29.090.

87.03.443 Upgrading and improvement fund authorized—Deposits—Use of funds. There may be created for each irrigation district a fund to be known as the upgrading and improvement fund. The board of directors shall determine what portion of the annual revenue of the irrigation district will be placed into its upgrading and improvement fund, including all or any part of the funds received by a district from the sale, delivery, and distribution of electrical energy. Moneys from the upgrading and improvement fund may only be used to modernize, improve, or upgrade the irrigation facilities of the irrigation district or to respond to an emergency affecting such facilities. [2004 c 215 § 3; 1979 ex.s. c 263 § 4.]

Severability—1979 ex.s. c 263: See note following RCW 43.83B.300.

87.03.445 Acquisition, construction and operating funds—Tolls and assessments, alternative methods of—Liens, foreclosure of—Delinquencies by tenants. (1) The cost and expense of purchasing and acquiring property, and construction, reconstruction, extension, and betterment of the works and improvements herein provided for, and the expenses incidental thereto, and indebtedness to the United States for district lands assumed by the district, and for the carrying out of the purposes of this chapter, may be paid for by the board of directors out of the funds received from bond sales as well as other district funds.

(2) For the purpose of defraying the costs and expenses of the organization of the district, and of the care, operation, management, maintenance, repair, and improvement of the district and its irrigation water, domestic water, electric power, drainage, or sewer facilities or of any portion thereof, or for the payment of any indebtedness due the United States or the state of Washington, or for the payment of district bonds, the board may either fix rates or tolls and charges, and collect the same from all persons for whom district service is made available for irrigation water, domestic water, electric power, drainage or sewerage, and other purposes, or it may provide for the payment of said costs and expenses by a levy of assessment therefor, or by both said rates or tolls and charges and assessment.

- (3) If the assessment method is utilized, the levy of assessments shall be made on the completion and equalization of the assessment roll each year, and the board shall have the same powers and functions for the purpose of said levy as possessed by it in case of levy to pay bonds of the district. The procedure for the collection of assessments by such levy shall in all respects conform with the provisions of this chapter, relating to the collection of assessments for the payment of principal and interest of bonds herein provided for, and shall be made at the same time.
- (4) If the rates or tolls and charges method is adopted in whole or in part, the secretary shall deliver to the board of directors, within the time for filing the assessment roll, a schedule containing the names of the owners or reputed owners, as shown on the rolls of the county treasurer as of the first Tuesday in November of each year such a schedule is filed of the various parcels of land against which rates or tolls and charges are to be levied, the description of each such parcel of land and the amount to be charged against each parcel for irrigation water, domestic water, electric power, drainage, sewerage, and other district costs and expenses. Said schedule of rates or tolls and charges shall be equalized pursuant to the same notice, in the same manner, at the same time and with the same legal effect as in the case of assessments. Such schedule of rates or tolls and charges for a given year shall be filed with the proper county treasurer within the same time as that provided by law for the filing of the annual assessment roll, and the county treasurer shall collect and receipt for the payment of said rates or tolls and charges and credit them to the proper funds of the district. The board may designate the time and manner of making such collections and shall require the same to be paid in advance of delivery of water and other service. All tolls and charges levied shall also at once become and constitute an assessment upon and against the lands for which they are levied, with the same force and effect, and the same manner of enforcement, and with the same rate of interest from date of delinquency, in case of nonpayment, as other district assessments.
- (5) As an alternative method of imposing, collecting, and enforcing such rates or tolls and charges, the board may also base such rates or tolls and charges upon the quantity of irrigation water, domestic water, or electric power delivered, or drainage or sewage disposed of, and may fix a minimum rate or toll and charge to be paid by each parcel of land or use within the district for the delivery or disposal of a stated quantity of each such service with a graduated charge for additional quantities of such services delivered or disposed of. If the board elects to utilize this alternative method of imposing, collecting, and enforcing such rates or tolls and charges, there shall be no requirement that the schedule

(2008 Ed.) [Title 87 RCW—page 27]

referred to in the preceding paragraph be prepared, be filed with the board of directors by the secretary, be equalized, or be filed with a county treasurer. The board shall enforce collection of such rates or tolls and charges against property to which and its owners to whom the service is available, such rates or tolls and charges being deemed charges and a lien against the property to which the service is available, until paid in full. Prior to furnishing services, a board may require a deposit to guarantee payment for services. However, failure to require a deposit does not affect the validity of any lien authorized by this section.

- (6) The board may provide by resolution that where such rates or tolls and charges are delinquent for any specified period of time, the district shall certify the delinquencies to the treasurer of the county in which the real property is located, and the charges and any penalties added thereto and interest thereon at the rate not to exceed twelve percent per annum fixed by resolution shall be a lien against the property to which the service was available, subject only to the lien for general taxes. The district may, at any time after such rates or tolls and charges and penalties provided for herein are delinquent for a period of one year, bring suit in foreclosure by civil action in the superior court of the county in which the real property is situated.
- (7) A board may determine how to apply partial payments on past due accounts.
- (8) A board may provide a real property owner or the owner's designee with duplicate bills for service to tenants, or may notify an owner or the owner's designee that a tenant's service account is delinquent. However, if an owner or the owner's designee notifies the board in writing that a property served by the board is a rental property, asks to be notified of a tenant's delinquency, and has provided, in writing, a complete and accurate mailing address, the board shall notify the owner or the owner's designee of a tenant's delinquency at the same time and in the same manner the board notifies the tenant of the tenant's delinquency or by mail. When a district provides a real property owner or the owner's designee with duplicates of tenant utility service bills or notice that a tenant's utility account is delinquent, the district shall notify the tenant that it is providing the duplicate bills or delinquency notice to the owner or the owner's designee. After January 1, 1999, if a board fails to notify the owner of a tenant's delinquency after receiving a written request to do so and after receiving the other information required by this subsection (8), the board shall have no lien against the premises for the tenant's delinquent and unpaid charges.
- (9) The court may allow, in addition to the costs and disbursements provided by statute, such attorneys' fees as it may adjudge reasonable. The action shall be in rem against the property, and in addition may be brought in the name of the district against an individual, or against all of those who are delinquent, in one action, and the rules of the court shall control as in other civil actions. The board may in the same year use the assessment method for part of the lands in the district and the rates or tolls and charges method for the remaining lands in the district in such proportion as it may deem advisable for the best interest of the district.
- (10) The procedures herein provided for the collection and enforcement of rates, tolls, and charges also shall be applicable and available to the districts board of directors for

the collection and enforcement of charges for water imposed by contract entered into or administered by the district's board of directors. [2001 c 149 § 4; 1998 c 285 § 3; 1979 ex.s. c 185 § 5; 1939 c 171 § 7; 1931 c 60 § 5; 1929 c 185 § 4; 1915 c 179 § 18; 1913 c 165 § 20; 1889-90 p 690 § 37; RRS § 7454. Formerly RCW 87.08.060.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

Assessments, when delinquent—Notice—Collection—Additional fee for delinquency: RCW 87.03.270.

Board's powers and duties generally—Condemnation procedure: RCW 87.03.140.

Bonds—Election for—Form and contents—Facsimile signatures, when, procedure—Exchange—Cancellation—Sale and issue—Reissue—Election concerning contract with United States—Penalty: RCW 87.03.200.

Equalization of assessments: RCW 87.03.255.

Levies, amount—Special funds—Failure to make levy, procedure: RCW 87 03 260

Lien of assessments: RCW 87.03.265.

Payment of bonds and interest, other indebtedness—Lien, enforcement of— Scope of section: RCW 87.03.215.

Property taxes—Listing of property: Chapter 84.40 RCW.

Sale or pledge of bonds: RCW 87.03.210.

87.03.450 Income from sale of electricity. All income derived from the sale, delivery and distribution of electrical energy, shall be deposited with the county treasurer of the county in which the office of the board of directors of the district is located, and shall be apportioned to such fund or funds of the district authorized by law, as the board of directors shall deem advisable, including, but not limited to the payment of district bonds or any portion of the same for which such revenues have been pledged and thereafter said income, or such portion thereof so pledged, shall be placed by the county treasurer to the credit of the fund from which said bonds are required to be paid until the same or the portion thereof secured by such pledge are fully paid. [1979 ex.s. c 185 § 6; 1933 c 31 § 2; RRS § 7454-1. Formerly RCW 87.08.070.1

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

Office of board: RCW 87.03.115.

87.03.455 District's right to cross other property.

The board of directors shall have power to construct the *said works across any stream of water, water course, street, avenue, highway, railway, canal, ditch or flume, which the route of said canal or canals may intersect or cross, in such manner as to afford security for life and property; but said board shall restore the same when so crossed or intersected, to its former state as near as may be, or in a sufficient manner not to have impaired unnecessarily its usefulness; and every company whose railroad shall be intersected or crossed by *said works. shall unite with said board in forming said intersections and crossings, and grant the privileges aforesaid; and if such railroad company and said board, or the owners and controllers of the said property, thing or franchise so to be crossed, can not agree upon the amount to be paid therefor, or the points or the manner of said crossings or intersections, the same shall be ascertained and determined in all respects as is herein provided in respect to the taking of land. The right-of-way is hereby given, dedicated and set apart, to locate, construct and maintain said works over and through any of the lands which are now or may be the property of this state; and also there is given, dedicated and set apart, for the uses and purposes aforesaid, all waters and water rights belonging to this state within the district. [1889-90 p 691 § 38; RRS § 7455. Formerly RCW 87.08.160.]

*Reviser's note: The "said works" apparently refers to those specified in RCW 87.03.445.

Condemnation: RCW 87.03.140 through 87.03.150.

87.03.460 Compensation and expenses of directors, officers, employees. In addition to their reasonable expenses in accordance with chapter 42.24 RCW, the directors shall each receive an amount for attending meetings and while performing other services for the district. The amount shall be fixed by resolution and entered in the minutes of the proceedings of the board. It shall not exceed ninety dollars for each day or portion thereof spent by a director for such actual attendance at official meetings of the district, or in performance of other official services or duties on behalf of the district. The total amount of such additional compensation received by a director may not exceed eight thousand six hundred forty dollars in a calendar year. The board shall fix the compensation of the secretary and all other employees.

Any director may waive all or any portion of his or her compensation payable under this section as to any month or months during his or her term of office, by a written waiver filed with the secretary as provided in this section. The waiver, to be effective, must be filed any time after the director's election and prior to the date on which the compensation would otherwise be paid. The waiver shall specify the month or period of months for which it is made.

The dollar thresholds established in this section must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2008, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, for Washington state, for wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. If the bureau of labor and statistics develops more than one consumer price index for areas within the state, the index covering the greatest number of people, covering areas exclusively within the boundaries of the state, and including all items shall be used for the adjustments for inflation in this section. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect.

A person holding office as commissioner for two or more special purpose districts shall receive only that per diem compensation authorized for one of his or her commissioner positions as compensation for attending an official meeting or conducting official services or duties while representing more than one of his or her districts. However, such commissioner may receive additional per diem compensation if approved by resolution of all boards of the affected commissions. [2007 c 469 § 13; 1998 c 121 § 14; 1990 c 38 § 1; 1984

c 168 § 4; 1980 c 23 § 1; 1979 c 83 § 3; 1975 1st ex.s. c 163 § 2; 1965 c 16 § 1; 1951 c 189 § 1; 1919 c 180 § 14; 1917 c 162 § 8; 1895 c 165 § 23; 1889-90 p 692 § 39; RRS § 7456. Formerly RCW 87.08.100.]

87.03.470 Special assessments—Election—Notes. (1) The board of directors may, at any time when in their judgment it may be advisable, call a special election and submit to the qualified electors of the district the question whether or not a special assessment shall be levied for the purpose of raising money to be applied to any of the purposes provided in this chapter including any purpose for which the bonds of the district or the proceeds thereof might be lawfully used. Such election must be called upon the notice prescribed, and the same shall be held and the result thereof determined and declared in all respects in conformity with the provisions of RCW 87.03.200. The notice must specify the amount of money proposed to be raised and the purpose for which it is intended to be used and the number of installments in which it is to be paid. At such election the ballot shall contain the words "Assessment Yes" and "Assessment No." If the majority of the votes cast are "Assessment Yes" the board may immediately or at intervals thereafter incur indebtedness to the amount of said special assessment for any of the purposes for which the proceeds of said assessment may be used, and may provide for the payment of said indebtedness by the issue and sale of notes of the district to an amount equal to said authorized indebtedness, which notes shall be payable in such equal installments not exceeding three in number as the board shall direct. Said notes shall be payable by assessments levied at the time of the regular annual levy each year thereafter until fully paid. The amount of the assessments to be levied shall be ascertained by adding fifteen percent for anticipated delinquencies to the whole amount of the indebtedness incurred and interest. Each assessment so levied shall be computed and entered on the assessment roll by the secretary of the board, and collected at the same time and in the same manner as other assessments provided for herein, and when collected shall be paid to the county treasurer of the county to the credit of said district, for the purposes specified in the notice of such special election: PROVIDED, HOWEVER, That the board of directors may at their discretion issue said notes in payment for labor or material, or both, used in connection with the purposes for which such indebtedness was authorized. Notes issued under this section shall bear interest at a rate determined by the board, payable semiannually. Such notes may be in any form, including bearer notes or reg-

(2) Notwithstanding subsection (1) of this section, such notes may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 220; 1981 c 156 § 28; 1921 c 129 § 24; 1915 c 179 § 19; 1895 c 165 § 24; 1889-90 p 692 § 41; RRS § 7458. Formerly RCW 87.32.110.]

istered notes as provided in RCW 39.46.030.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Assessments: RCW 87.03.240 through 87.03.255, 87.03.265 through 87.03.305.

Ballots in all elections: RCW 87.03.075.

Elections are governed by irrigation district laws: RCW 87.03.030.

(2008 Ed.) [Title 87 RCW—page 29]

87.03.475 Power as to incurring indebtedness. (1) The board shall incur no debt or liability in excess of the express provisions of this title. It may without an election and levy therefor pay the necessary costs and expenses of organizing and may make surveys, do engineering work, and conduct a general investigation to determine the feasibility of the proposed irrigation project, and may incur an indebtedness therefor prior to levy, which indebtedness on account of surveys, engineering and investigations shall not exceed fifty cents an acre, and shall be assessable against the lands within the district. In cases of emergency, making it necessary to incur indebtedness in order to continue the operation of the irrigation system or any part thereof, the board by resolution may incur such indebtedness not exceeding the amount actually necessary to meet the requirements of the emergency. It may incur indebtedness necessary to carry on the ordinary administrative affairs of the district and if the district acquires an irrigation system before making its first regular annual levy, the board may incur such indebtedness necessary to pay the ordinary expenses of operation and maintenance until the regular annual levy is made.

The board may issue warrants for the payment of any indebtedness incurred under this section, which shall bear interest at a rate or rates determined by the board, and it shall include in its next annual levy for the payment of the expenses of operation and maintenance, the amount of all warrants issued by virtue hereof.

The board may issue as a general obligation of the district coupon or registered warrants in denominations not in excess of five hundred dollars, bearing interest as determined by the board. Such warrants may be registered as provided in RCW 39.46.030. Such warrants shall mature in not more than five years and may be used, or the proceeds thereof, in the purchase of grounds and buildings, machinery, vehicles, tools or other equipment for use in operation, maintenance, betterment, reconstruction or local improvement work, and for creating a revolving fund for carrying on such work as in this title provided. The proceeds of the warrants shall be paid to the district treasurer who shall place them in an appropriate fund and pay them out upon warrants of the district. The maximum indebtedness hereby authorized shall not exceed one dollar per acre of the total irrigable area within the district. No warrant shall be sold for less than par. They shall state on their face that they are a general obligation of the district, the purposes for which they are used, and that they are payable on or before maturity. They shall be retired by assessments levied in accordance with the provisions of this title at the time other assessments are levied.

The board may accumulate by assessment a fund to be designated as the "capital fund" to be used for the purposes for which the above warrants may be used. The total of such fund shall not exceed one dollar per acre of the total irrigable area in the district and shall be accumulated in not less than five annual installments. The fund shall not be permanently depleted or reduced but shall be replaced from year to year by assessments on any lands of the district benefited by the use thereof. The reasonable value of all grounds, buildings, machinery, vehicles, tools or other equipment on hand, purchased with such fund, and the revolving fund, if any, derived from such fund, shall be a part of the capital fund.

(2) Notwithstanding subsection (1) of this section, such warrants may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 221; 1981 c 156 § 29; 1953 c 108 § 1; 1921 c 129 § 25; 1917 c 162 § 9; 1915 c 179 § 20; 1895 c 165 § 25; 1889-90 p 693 § 42; RRS § 7459. Formerly RCW 87.01.220.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.03.480 Local improvement districts—Petition—

Bond. Any desired special construction, reconstruction, betterment or improvement or purchase or acquisition of improvements already constructed, for any authorized district service, including but not limited to the safeguarding of open canals or ditches for the protection of the public therefrom, which are for the special benefit of the lands tributary thereto and within an irrigation district may be constructed or acquired and provision made to meet the cost thereof as follows:

The holders of title or evidence of title to one-quarter of the acreage proposed to be assessed, may file with the district board their petition reciting the nature and general plan of the desired improvement and specifying the lands proposed to be specially assessed therefor. The petition shall be accompanied by a bond in the sum of one hundred dollars with surety to be approved by the board, conditioned that the petitioners will pay the cost of an investigation of the project and of the hearing thereon if it is not established. The board may at any time require a bond in an additional sum. Upon the filing of the petition the board with the assistance of a competent engineer, shall make an investigation of the feasibility, cost, and need of the proposed local improvement together with the ability of the lands to pay the cost, and if it appears feasible, they shall have plans and estimate of the cost prepared. If a protest against the establishment of the proposed improvement signed by a majority of the holders of title in the proposed local district is presented at or before the hearing, or if the proposed improvement should be found not feasible, too expensive, or the lands to be benefited insufficient security for the costs, they shall dismiss the petition at the expense of the petitioners. [1959 c 75 § 9; 1941 c 171 § 1; 1919 c 180 § 15; 1917 c 162 § 10; Rem. Supp. 1941 § 7460. Formerly RCW 87.36.010.1

Safeguarding open canals or ditches: RCW 35.43.040, 35.43.045, 35.44.045, 36.88.015, 36.88.350, 36.88.380 through 36.88.400, and 87.03.526.

87.03.485 Local improvement districts—Notice—Hearing—Initiation by board, procedure. In the event that the said board shall approve said petition, the board shall fix a time and place for the hearing thereof and shall publish a notice once a week for two consecutive weeks preceding the date of such hearing and the last publication shall not be more than seven days before such date and shall mail such a notice on or before the second publication date by first-class mail, postage prepaid, to each owner or reputed owner of real property within the proposed local improvement district, as shown on the rolls of the county treasurer as of a date not more than twenty days immediately prior to the date such notice was mailed. Such notice must be published in a newspaper of general circulation in each county in which any portion of the

[Title 87 RCW—page 30] (2008 Ed.)

land proposed to be included in such local improvement district lies. Such notice shall state that the lands within said described boundaries are proposed to be organized as a local improvement district, stating generally the nature of the proposed improvement; that bonds for such local improvement district are proposed to be issued as the bonds of the irrigation district, or that a contract is proposed to be entered into between the district and the United States or the state of Washington, or both, that the lands within said local improvement district are to be assessed for such improvement, that such bonds or contract will be a primary obligation of such local improvement district and a general obligation of the irrigation district and stating a time and place of hearing thereon. At the time and place of hearing named in said notice, all persons interested may appear before the board and show cause for or against the formation of the proposed improvement district and the issuance of bonds or the entering into of a contract as aforesaid. Upon the hearing the board shall determine as to the establishment of the proposed local improvement district. Any landowner whose lands can be served or will be benefited by the proposed improvement, may make application to the board at the time of hearing to include such land and the board of directors in such cases shall, at its discretion, include such lands within such district. The board of directors may exclude any land specified in said notice from said district provided, that in the judgment of the board, the inclusion thereof will not be practicable.

As an alternative plan and subject to all of the provisions of this chapter, the board of directors may initiate the organization of a local improvement district as herein provided. To so organize a local improvement district the board shall adopt and record in its minutes a resolution specifying the lands proposed to be included in such local improvement district or by describing the exterior boundaries of such proposed district or by both. Said resolution shall state generally the plan, character and extent of the proposed improvements, that the land proposed to be included in such improvement district will be assessed for such improvements; and that local improvement district bonds of the irrigation district will be issued or a contract entered into as hereinabove in this section provided to meet the cost thereof and that such bonds or contract will be a primary obligation of such local improvement district and a general obligation of the irrigation district. Said resolution shall fix a time and place of hearing thereon and shall state that unless a majority of the holders of title or of evidence of title to lands within the proposed local improvement district file their written protest at or before said hearing, consent to the improvement will be implied.

A notice containing a copy of said resolution must be published once a week for two consecutive weeks preceding the date of such hearing and the last publication shall not be more than seven days before such date, and shall be mailed on or before the second publication date by first-class mail, postage prepaid, to each owner or reputed owner of real property within the proposed local improvement district, as shown on the rolls of the county treasurer as of a date not more than twenty days immediately prior to the date such notice was mailed, and the hearing thereon shall not be held in less than twenty days from the adoption of such resolution. Such notice must be published in one newspaper, of general circulation, in each county in which any portion of the land pro-

posed to be included in such local improvement district lies. Said hearing shall be held and all subsequent proceedings conducted in accordance with the provisions of this act relating to the organization of local improvement districts initiated upon petition. [1983 c 167 § 222; 1979 ex.s. c 185 § 7; 1970 ex.s. c 70 § 1; 1921 c 129 § 26; 1917 c 162 § 11; RRS § 7461. Formerly RCW 87.36.020 and 87.36.030.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.03.486 Local improvement districts—Notice to contain statement that assessments may vary from estimates. Any notice given to the public or to the owners of specific lots, tracts, or parcels of land relating to the formation of a local improvement district shall contain a statement that actual assessments may vary from assessment estimates so long as they do not exceed a figure equal to the increased true and fair value the improvement adds to the property. [1989 c 243 § 12.]

87.03.487 Local improvement districts—Sanitary sewer or potable water facilities—Notice to certain property owners. Whenever it is proposed that a local improvement district finance sanitary sewers or potable water facilities, additional notice of the public hearing on the proposed local improvement district shall be mailed to the owners of any property located outside of the proposed local improvement district that would be required as a condition of federal housing administration loan qualification, at the time of notice, to be connected to the specific sewer or water facilities installed by the local improvement district. The notice shall include information about this restriction. [1987 c 315 § 7.]

87.03.490 Local improvement districts—Adoption of plan—Bonds—Form and contents—Facsimile signatures, when, procedure—New lands may be included— **Penalty.** (1) If decision shall be rendered in favor of the improvement, the board shall enter an order establishing the boundaries of the improvement district and shall adopt plans for the proposed improvement and determine the number of annual installments not exceeding fifty in which the cost of the improvement shall be paid. The cost of the improvement shall be provided for by the issuance of local improvement district bonds of the district from time to time, therefor, either directly for the payment of the labor and material or for the securing of funds for such purpose, or by the irrigation district entering into a contract with the United States or the state of Washington, or both, to repay the cost of the improvement. The bonds shall bear interest at a rate or rates determined by the board, payable semiannually, and shall state upon their face that they are issued as bonds of the irrigation district; that all lands within the local improvement district shall be primarily liable to assessment for the principal and interest of the bonds and that the bonds are also a general obligation of the district. The bonds may be in such denominations as the board of directors may in its discretion determine, except that bonds other than bond number one of any issue shall be in a denomination that is a multiple of one hundred dollars, and

(2008 Ed.) [Title 87 RCW—page 31]

no bond shall be sold for less than par. Any contract entered into for the local improvement by the district with the United States or the state of Washington, or both although all the lands within the local improvement district shall be primarily liable to assessment for the principal and interest thereon, shall be a general obligation of the irrigation district. Such bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030.

- (2) No election shall be necessary to authorize the issuance of such local improvement bonds or the entering into of such a contract. Such bonds, when issued, shall be signed by the president and secretary of the irrigation district with the seal of the district affixed. The printed, engraved, or lithographed facsimile signatures of the president and secretary of the district's board of directors shall be sufficient signatures on the bonds or any coupons: PROVIDED, That such facsimile signatures on the bonds may be used only after the filing, by the officer whose facsimile signature is to be used, with the secretary of state of his or her manual signature certified by him or her under oath, whereupon that officer's facsimile signature has the same legal effect as his or her manual signature: PROVIDED, FURTHER, That either the president of the board of directors' or the secretary's signature on the bonds shall be manually subscribed: AND PROVIDED FURTHER, That whenever such facsimile reproduction of the signature of any officer is used in place of the manual signature of such officer, the district's board of directors shall specify in a written order or requisition to the printer, engraver, or lithographer the number of bonds or any coupons upon which such facsimile signature is to be printed, engraved, or lithographed and the manner of numbering the bonds or any coupons upon which such signature shall be placed. Within ninety days after the completion of the printing, engraving, or lithographing of such bonds or any coupons, the plate or plates used for the purpose of affixing the facsimile signature shall be destroyed, and it shall be the duty of the district's board of directors, within ninety days after receipt of the completed bonds or any coupons, to ascertain that such plate or plates have been destroyed. Every printer, engraver, or lithographer who, with the intent to defraud, prints, engraves, or lithographs a facsimile signature upon any bond or coupon without written order of the district's board of directors, or fails to destroy such plate or plates containing the facsimile signature upon direction of such issuing authority, is guilty of a class B felony punishable according to chapter 9A.20 RCW.
- (3) The proceeds from the sale of such bonds shall be deposited with the treasurer of the district, who shall place them in a special fund designated "Construction fund of local improvement district number "
- (4) Whenever such improvement district has been organized, the boundaries thereof may be enlarged to include other lands which can be served or will be benefited by the proposed improvement upon petition of the owners thereof and the consent of the United States or the state of Washington, or both, in the event the irrigation district has contracted with the United States or the state of Washington, or both, to repay the cost of the improvement: PROVIDED, That at such time the lands so included shall pay their equitable proportion upon the basis of benefits of the improvement theretofore made by the local improvement district and shall be

liable for the indebtedness of the local improvement district in the same proportion and same manner and subject to assessment as if the lands had been incorporated in the improvement district at the beginning of its organization.

(5) Notwithstanding this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [2003 c 53 § 412; 1983 c 167 § 223; 1981 c 156 § 30; 1977 ex.s. c 119 § 2; 1970 ex.s. c 70 § 2; 1921 c 129 § 27; 1919 c 180 § 16; 1917 c 162 § 12; RRS § 7462. Formerly RCW 87.36.040.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.03.495 Local improvement districts—Assessments, how made and collected—Disposal of bonds. The cost of the improvement and of the operation and maintenance thereof, if any, shall be especially assessed against the lands within such local improvement district in proportion to the benefits accruing thereto, and shall be levied and collected in the manner provided by law for the levy and collection of land assessments or toll assessments or both such form of assessments.

All provisions for the assessment, equalization, levy and collection of assessments for irrigation district purposes shall be applicable to assessments for local improvements except that no election shall be required to authorize said improvement or the expenditures therefor or the bonds issued to meet the cost thereof or the contract authorized in RCW 87.03.485 to repay the cost thereof. Assessments when collected by the county treasurer for the payment for the improvement of any local improvement district shall constitute a special fund to be called "bond redemption or contract repayment fund of local improvement district No. "

Bonds issued under this chapter shall be eligible for disposal to and purchase by the director of ecology under the provisions of the state reclamation act.

The cost or any unpaid portion thereof, of any such improvement, charged or to be charged or assessed against any tract of land may be paid in one payment under and pursuant to such rules as the board of directors may adopt, and all such amounts shall be paid over to the county treasurer who shall place the same in the appropriate fund. No such payment shall thereby release such tract from liability to assessment for deficiencies or delinquencies of the levies in such improvement district until all of the bonds or the contract, both principal and interest, issued or entered into for such local improvement district have been paid in full. The receipt given for any such payment shall have the foregoing provision printed thereon. The amount so paid shall be included on the annual assessment roll for the current year, provided, such roll has not then been delivered to the treasurer, with an appropriate notation by the secretary that the amount has been paid. If the roll for that year has been delivered to the treasurer then the payment so made shall be added to the next annual assessment roll with appropriate notation that the amount has been paid. [1988 c 127 § 45; 1970 ex.s. c 70 § 3; 1957 c 68 § 1; 1949 c 103 § 2; 1921 c 129 § 28; 1917 c 162 § 13; Rem. Supp. 1949 § 7463. Formerly RCW 87.36.050.]

[Title 87 RCW—page 32] (2008 Ed.)

Assessment, equalization, levy and collection of assessments for irrigation district purposes: RCW 87.03.240 through 87.03.280.

87.03.500 Local improvement districts—Payment of **bonds.** In the event of the failure of the lands within the local improvement district to furnish money sufficient for the payment of principal or interest of the bonds or the contract as provided for in RCW 87.03.485 for such local improvement work and there shall be a default in the payment of principal or interest as aforesaid, the amount delinquent shall be paid by the general warrants of the irrigation district at large or, in the event of a contract, by whatever means of payment is called for thereunder, but the lands of the local improvement district shall not thereby become released from liability for special assessment therefor. Such warrants, if issued, shall be redeemed as soon as there shall be available money in the bond redemption fund of the local improvement district. [1970 ex.s. c 70 § 4; 1921 c 129 § 29; 1917 c 162 § 14; RRS § 7464. Formerly RCW 87.36.060.]

87.03.505 Local improvement districts—L.I.D. unable to pay costs—Survey—Reassessments. Whenever, by reason of the sale of land within a local improvement district for unpaid taxes or assessments, or for any other reason, it may appear apparent that the remaining lands within any such local improvement district are and will be unable to pay out the cost of such improvement or the bond issue or contract indebtedness therefor, the landowners of the local improvement district may petition the directors of the irrigation district or the directors of the district may upon their own initiative, and either upon receipt of such petition or the passing of such resolution the directors of the irrigation district shall cause a complete survey to be made of the affairs of the local improvement district pertaining to the payment of the cost of said improvement, and shall determine the amount of property remaining in the hands of private owners that is still subject to assessment for the improvement, the amount of land standing in the name of the district which is subject to assessment for said improvement and the amount of any lands which may have been entirely removed from the liability of any such assessments, and such other and pertinent data as may be necessary, in order to determine the ability of said remaining private property to pay the remaining balance of the cost of said improvement, and if as a result thereof it shall appear that the remaining private property will be unable to pay the said remaining cost of the improvement, the said board of directors shall determine what amount and to what extent the remaining private property will be able to equitably pay on the cost of said improvement which shall include the privately owned property and district owned property and such remaining portion of the cost of said improvement which the directors find said land can equitably pay and in such amounts as in the judgment of the directors shall appear equitable after taking all circumstances into consideration, shall be assessed against the lands within such local improvement district and shall be levied and collected in the manner as in this act provided for the assessment and collection of construction costs and shall be payable over a period of not more than twenty years. Notwithstanding all provisions in this chapter contained for the assessment, equalization, levy and collection of assessments no election shall be required to authorize the issue of bonds or the entering into a contract to cover the cost thereof. Assessments when collected by the county treasurer for the payment shall constitute a special fund to be called "bond redemption or contract repayment fund of local improvement district No....."

The costs or any unpaid portion thereof, of any such assessment, charged or to be charged or assessed against any tract of land may be paid in one payment by the owner or by any one acting for such owner, under and pursuant to such rules as the board of directors may adopt, and all such amounts shall be paid to the county treasurer who shall place the same in the appropriate fund. Upon the payment in full of the amount charged or to be charged or assessed against any particular tract of land, said tract of land shall be thereupon entirely, fully and finally released of any and all further liability by reason of such improvement and the amount charged or to be charged and assessed against each tract of land as designated by said board shall be the limit of the liability of said tract of land for the costs of said improvement, except insofar as said land may be additionally liable by reason of being within the irrigation district and being liable for its portion of the general obligation of the district. The determination of the amount charged or to be charged or assessed against any tract of land may be appealed by the owner of said tract from the decision of the board of directors to the superior court of the county in which the property is located at any time within twenty days from the date of the passage of a resolution by the board of directors with reference thereto: PROVIDED, HOWEVER, That in the event said irrigation district shall have borrowed or have an application on file for the borrowing of money from the reconstruction finance corporation, or its successor, or has entered into a contract with the United States or the state of Washington, or both, then in that event before any such reassessment shall be made it shall first receive the approval of said reconstruction finance corporation, or its successor or the United States or the state of Washington, or both, as the case may be. [1970 ex.s. c 70 § 5; 1935 c 128 § 1; RRS § 7464-1. Formerly RCW 87.36.070 and 87.36.080.]

Assessment, equalization, levy and collection of assessments for irrigation district purposes: RCW 87.03.240 through 87.03.280.

87.03.510 Local improvement districts—Irrigation **district L.I.D. guarantee fund.** There is hereby established for each irrigation district in this state having local improvement districts therein a fund for the purpose of guaranteeing to the extent of such fund and in the manner herein provided, the payment of its local improvement bonds and warrants issued or contract entered into to pay for the improvements provided for in this act. Such fund shall be designated "local improvement guarantee fund" and for the purpose of maintaining the same, every irrigation district shall hereafter levy from time to time, as other assessments are levied, such sums as may be necessary to meet the financial requirements thereof: PROVIDED, That such sums so assessed in any year shall not be more than sufficient to pay the outstanding warrants or contract indebtedness on said fund and to establish therein a balance which shall not exceed five percent of the outstanding obligations thereby guaranteed. Whenever any bond redemption payment, interest payment, or contract payment of any local improvement district shall become due

(2008 Ed.) [Title 87 RCW—page 33]

and there is insufficient funds in the local improvement district fund for the payment thereof, there shall be paid from said local improvement district guarantee fund, by warrant or by such other means as is called for in the contract, a sufficient amount, which together with the balance in the local improvement district fund shall be sufficient to redeem and pay said bond or coupon or contract payment in full. Said warrants against said guarantee fund shall draw interest at a rate determined by the board and said bonds and interest payments shall be paid in their order of presentation or serial order. Whenever there shall be paid out of the guarantee fund any sum on account of principal or interest of a local improvement bond or warrant or contract the irrigation district, as trustee for the fund, shall be subrogated to all of the rights of the owner of the bond or contract amount so paid, and the proceeds thereof, or of the assessment underlying the same shall become part of the guarantee fund. There shall also be paid into such guarantee fund any interest received from bank deposits of the fund, as well as any surplus remaining in any local improvement district fund, after the payment of all of its outstanding bonds or warrants or contract indebtedness which are payable primarily out of such local improvement district fund. [1983 c 167 § 224; 1981 c 156 § 31; 1970 ex.s. c 70 § 6; 1935 c 128 § 2; RRS § 7464-2. Formerly RCW 87.36.090.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Levies, amount—Special funds: RCW 87.03.260.

87.03.515 Local improvement districts—Refunding **bonds.** It shall be lawful for any irrigation district which has issued local improvement district bonds for said improvements, as in this chapter provided, to issue in place thereof an amount of general bonds of the irrigation district not in excess of such issue of local improvement district bonds, and to sell the same, or any part thereof, or exchange the same, or any part thereof, with the owners of such previously issued local improvement district bonds for the purpose of redeeming said bonds: PROVIDED, HOWEVER, That all the provisions of this chapter regarding the authorization and issuing of bonds shall apply, and: PROVIDING, FURTHER, That the issuance of said bonds shall not release the lands of the local improvement district or districts from liability for special assessments for the payment thereof: AND PROVIDED FURTHER, That the lien of any issue of bonds of the district prior in point of time to the issue of bonds or local improvement district bonds herein provided for, shall be deemed a prior lien. [1983 c 167 § 225; 1921 c 129 § 30; 1917 c 162 § 15; RRS § 7465. Formerly RCW 87.36.100.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.03.520 Local improvement districts—Contracts with state or United States for local improvement work. Any irrigation district may contract with the United States, or the state of Washington, for local improvement work, and for such purpose may form local improvement districts as herein provided.

Authorization of local improvement district bonds or of contract with the United States, or the state of Washington, for local improvement work may be confirmed in the same manner as provided in RCW 87.03.785 to 87.03.805, inclusive. [1921 c 129 § 31; 1917 c 162 § 16; RRS § 7466. Formerly RCW 87.36.110.]

87.03.522 Irrigation district authorized to finance local improvements with general district funds. In lieu of the issuance of local improvement district bonds or the entering into a contract with the United States or the state of Washington, or both, to secure the funds for or to repay the cost of any improvement to be charged, in whole or in part, against any local improvement district organized pursuant to this chapter, any irrigation district may finance the cost of said local improvement with any general district funds which may be available for said purpose and provide, in such manner as the district's directors may determine, for the repayment, with or without interest as the district's directors determine, through assessments against the lands in the local improvement district levied in the same manner authorized by this chapter of said general district moneys thus advanced. [1983 c 167 § 226; 1970 ex.s. c 70 § 8.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.03.525 Local improvement districts—Provisions applicable to districts formerly organized. Any local improvement district heretofore duly organized may avail itself of and be subject to any of the provisions of this chapter increasing the number of annual installments, not to exceed fifty, after the directors of the irrigation district duly adopt a resolution to that effect, and it shall be the duty of the board of directors to adopt such resolution whenever in the judgment of the board the best interests of the local improvement district will be served thereby, and the interests of the irrigation district will not be jeopardized. [1970 ex.s. c 70 § 7; 1919 c 180 § 17; RRS § 7467. Formerly RCW 87.36.120.]

87.03.526 Local improvement districts—Safeguarding open canals or ditches—Assessments and benefits. Whenever a local improvement district is established within an irrigation district for the safeguarding of the public from the dangers of open canals or ditches the rate of assessment per square foot in the local district may be determined by any of the methods provided for assessment of similar improvements in cities or towns in chapter 35.44 RCW, and the lands specially benefited by such improvements shall be the same as provided in chapter 35.43 RCW for similar improvements in cities or towns. [1959 c 75 § 10. Formerly RCW 87.36.130.]

Safeguarding open canals or ditches: RCW 35.43.040, 35.43.045, 35.44.045, 36.88.015, 36.88.350, 36.88.380 through 36.88.400, and 87.03.480.

87.03.527 Local improvement districts—Alternative methods of formation. Whenever a local improvement district is sought to be established within an irrigation district, in addition to the procedures provided in RCW 87.03.480 through 87.03.525 there may be employed any method authorized by law for the formation of districts or improvement districts so that when formed it will qualify under the provisions of chapter 89.16 RCW. [1959 c 104 § 7. Formerly RCW 87.36.140.]

[Title 87 RCW—page 34] (2008 Ed.)

87.03.530 Consolidation of irrigation districts—Authorization—Merger of smaller irrigation districts.
(1) Two or more irrigation districts may be consolidated into one district as provided in RCW 87.03.535 through 87.03.551 and may include in such district other lands susceptible of irrigation in the manner provided in this act, and upon the organization of such consolidated district it shall be an organized irrigation district subject to the provisions of this chapter.

(2) A smaller irrigation district may be merged into a larger irrigation district as provided in RCW 87.03.845 through 87.03.855 if the assessed acreage in the smaller district constitutes not more than thirty percent of the combined assessed acreage of the two districts. In such a proceeding, the smaller district is referred to as the "minor" irrigation district and the larger district is referred to as the "major" irrigation district. The district resulting from such a merger shall be an organized district subject to the provisions of this chapter. [1993 c 235 § 1; 1919 c 180 § 18; RRS § 7468. Formerly RCW 87.40.010.]

87.03.535 Consolidation of irrigation districts—Proceedings for consolidation—Elections. For the purpose of organizing a consolidated irrigation district a petition signed by fifty or a majority of the holders of title to, or evidence of title to land susceptible of irrigation within the proposed district shall be presented to the board of county commissioners of the county in which the lands or the greater portion thereof are situated, which petition shall set forth and particularly describe the proposed boundaries of such district, and the name of each existing irrigation district proposed to be included therein, and shall pray that the territory embraced within the boundaries of such proposed district may be organized as a consolidated irrigation district. Such petition shall be accompanied by bond as provided in RCW 87.03.020 and thereupon the same proceedings shall be had for the organization of such consolidated district as is provided in RCW 87.03.020 and 87.03.035 through 87.03.045, and the organization of such consolidated district shall be perfected in the same manner as provided in this chapter for the organization of new districts, except as otherwise provided in this section. The board of directors of each irrigation district proposed to be included in such consolidated district shall be served with a copy of the petition for the organization of such consolidated district together with notice at the time and place of hearing of such petition, at least twenty days prior to such hearing, and the board of county commissioners upon the hearing of such petition shall not grant the same or call an election if it shall appear that the board of directors of any existing irrigation district proposed to be included in such consolidated district have by resolution, regularly passed and entered upon the minutes of the directors meetings of such district, voted against the inclusion of such district into such proposed consolidated district. The board of county commissioners upon the hearing of such petition, shall not modify the boundaries of the proposed district to exclude any of the lands which are contained in any of the existing districts proposed to be included in such consolidated districts, and the order calling an election shall provide an election by the electors of each existing district proposed to be included in such consolidated district, and for an election by the electors of that part of the proposed district not included in any existing district, but no elector may cast more than one vote at such election. Such proposed district shall not be declared organized unless two-thirds of all votes cast in each existing district shall be Irrigation District—Yes, and unless two-thirds of all the votes cast in that part of the proposed district not included in any existing district shall be Irrigation District—Yes. If the organization of such consolidated district is not effected the organization of the district proposed to be included in such consolidated district shall not be affected. [1919 c 180 § 19; RRS § 7469. Formerly RCW 87.40.020.]

87.03.540 Consolidation of irrigation districts—Directors—Disposition of affairs of included districts.

The board of directors of each included district shall hold office until the board of directors of the consolidated district shall have been elected and shall have qualified, and thereupon the term of office of the directors of such included district shall terminate, and the board of directors of such consolidated district shall have and exercise all the powers and duties in regard to such included district as were vested in the board of directors of such district. Each organized district included in a consolidated district shall either retain its corporate existence so far as necessary for the purpose of carrying out all contracts of such district, and until its indebtedness has been paid in full, or the board of directors of the consolidated district may constitute each such included district a local improvement district for the purpose of carrying out the obligations of, such included district and shall have all the power possessed by the board of directors of such included district to carry out all contracts of such included district to levy, assess and cause to be collected any and all assessments or charges against all of the land within such local improvement district that may be necessary or required to provide for the payment of all the bonds, warrants, and other indebtedness thereof, and to provide for the construction, reconstruction, betterment, improvement, maintenance and operation of all such work as are for the special benefit of the land in such local improvement district. Until such assessments shall have been collected and all indebtedness of the respective included districts paid, separate funds shall be maintained for each such district as were maintained in such included districts prior to the consolidation. A petition shall not be required for the establishment of the lands of such included districts as local improvement districts. [1919 c 180 § 20; RRS § 7470. Formerly RCW 87.40.030.]

Board's powers and duties generally: RCW 87.03.140.

87.03.545 Consolidation of irrigation districts—Obligations of included districts unaffected. The inclusion of an organized district into a consolidated district shall not affect or impair any bonds or obligations of such included district and the holders of the bonds of any such included district shall be entitled to all remedies for the enforcement of the same as if such district had not been consolidated, and all obligations that shall have been incurred by any district prior to its being included in a consolidated district shall be a prior lien to any obligation that may be incurred against such land under such consolidated district: PROVIDED, HOWEVER, That the board of directors of the consolidated district may

(2008 Ed.) [Title 87 RCW—page 35]

when authorized thereto, exchange any bonds of the consolidated district for the bonds of such included districts upon obtaining the consent of such bond holders. If any included district shall prior to the time of its inclusion into a consolidated district have entered into any contract with the United States pursuant to the provisions of this chapter, and the board of directors of such consolidated district propose to enter into a contract with the United States by the consolidated district, said board of directors, when authorized thereto, shall enter into such contract with the United States, and may in such event, with the consent of the United States, cancel any contract previously entered into between any included district and the United States. [1919 c 180 § 21; RRS § 7471. Formerly RCW 87.40.040.]

Bonds: RCW 87.03.200 through 87.03.235.

Powers and duties of board (contracts with the state and United States): RCW 87.03.140.

87.03.550 Consolidation of irrigation districts—**Property vested in new district**—**Credit.** The board of directors of an included district shall before the expiration of their term of office cause to be prepared and filed with the board of directors of the consolidated district a statement of all property of such included district, and upon the organization of such consolidated district, the property, of such included district shall, subject to the rights of the holders of the bonds or other obligations of such district, become the property of such consolidated district, and the board of directors of such consolidated district shall in making assessments for such consolidated district cause equitable credit to be given to the lands of such included district for such property received as is of value and benefit to the consolidated district. [1919 c 180 § 22; RRS § 7472. Formerly RCW 87.40.050.]

87.03.551 Consolidation of irrigation districts—Procedures supplemental to boundary change provisions. The procedure herein provided for the consolidation of districts shall not supersede or repeal any provisions of this act providing for changing the boundaries of any irrigation district, but shall be additional and supplemental thereto. [1919 c 180 § 23; RRS § 7473.]

87.03.553 Consolidated local improvement districts for bond issuance. For the purpose of issuing bonds only, the governing body of any irrigation district may authorize the establishment of consolidated local improvement districts. The local improvements within such consolidated districts need not be adjoining, vicinal, or neighboring. If the governing body orders the creation of such consolidated local improvement districts, the moneys received from the installment payment of the principal of and interest on assessments levied within original local assessment districts shall be deposited in a consolidated local improvement district bond redemption fund to be used to redeem outstanding consolidated local improvement district bonds. [1991 c 8 § 1.]

87.03.555 Change of boundaries authorized—Effect. The boundaries of any irrigation district now or hereafter organized under the provisions of this chapter may be changed in the manner herein prescribed, but such change of

the boundaries of the district shall not impair or affect its organization, or its rights in or to property, or any of its rights or privileges of whatsoever kind or nature; nor shall it affect, impair or discharge any contract, obligation, lien or charge for or upon which it was or might become liable or chargeable, had such change of its boundaries not been made, except as hereinafter expressly in RCW 87.03.645 prescribed: PROVIDED, That in case contract has been made between the district and the United States, or the state of Washington, as in RCW 87.03.140 provided, no change shall be made in the boundaries of the district, and the board of directors shall make no order changing the boundaries of the district until the secretary of the interior or the director of ecology shall assent thereto in writing and such assent be filed with the board of directors. [1988 c 127 § 46; 1921 c 129 § 32; 1915 c 179 § 21; 1889-90 p 694 § 47; RRS § 7474. Formerly RCW 87.44.010.]

Consolidation of irrigation districts: RCW 87.03.530 through 87.03.551.

87.03.560 Adding lands to district—Petition, contents—Acknowledgment. The holder or holders of title, or evidence of title, representing one-half or more of any body of lands may file with the board of directors of an irrigation district a petition in writing, praying that the boundaries of the district may be so changed as to include such lands. The petition shall describe the boundaries of the parcel or tract of land, and shall also describe the boundaries of the several parcels owned by the petitioners, if the petitioners be the owners respectively of distinct parcels, but such descriptions need not be more particular than they are required to be when such lands are entered by the county assessor in the assessment book. Such petition must contain the assent of the petitioners to the inclusion within the district of the parcels or tracts of land described in the petition, and of which the petition alleges they are respectively the owners; and it must be acknowledged in the same manner that conveyances of land are required to be acknowledged. [2001 c 149 § 3; 1889-90 p 694 § 48; RRS § 7475. Formerly RCW 87.44.020, part.]

Acknowledgments: Chapter 64.08 RCW.

87.03.565 Adding lands to district—Notice—Con**tents—Service.** The secretary of the board of directors shall cause a notice of the filing of such petition to be published in the same manner and for the same time that notice of special elections for the issue of bonds are required by this chapter to be given. The notice shall state the filing of such petition and the names of the petitioners, a description of the lands mentioned in said petition, and the prayer of said petition, and it shall notify all persons interested in or that may be affected by such change of the boundaries of the district to appear at the office of said board at a time named in said notice, and show cause in writing, if any they have, why the change in the boundaries of said district, as proposed in said petition, should not be made. The time to be specified in the notice at which they shall be required to show cause shall be the regular meeting of the board next after the expiration of the time for the publication of the notice. The petitioners shall advance to the secretary sufficient money to pay the estimated costs of all proceedings under this chapter. [1963 c 68

[Title 87 RCW—page 36] (2008 Ed.)

§ 3; 1921 c 129 § 33; 1889-90 p 695 § 49; RRS § 7476. Formerly RCW 87.44.030.]

Notice of special elections for the issue of bonds: RCW 87.03.200. Official paper for publication: RCW 87.03.020.

tioned in said notice, or at such other time or times to which the hearing of said petition may be adjourned, shall proceed to hear the petition and all the objections thereto presented in writing by any person showing cause, as aforesaid, why said proposed change of the boundaries of the district should not be made. The failure by any person interested in said district, or in the matter of the proposed change of its boundaries, to

Assent. The board of directors, at the time and place men-

87.03.570 Adding lands to district—Hearing—

be made. The failure by any person interested in said district, or in the matter of the proposed change of its boundaries, to show cause in writing, as aforesaid, shall be deemed and taken as an assent on his part to a change of the boundaries of the district as prayed for in said petition, or to such a change thereof as will include a part of said lands. And the filing of such petition with said board, as aforesaid, shall be deemed and taken as an assent on the part of each and all of such petitioners to such a change of said boundaries that they may include the whole or any portion of the lands described in said petition. [1889-90 p 695 § 50; RRS § 7477. Formerly RCW 87.44.040.]

87.03.575 Adding lands to district—Payment for benefits received required. The board of directors to whom such petition to include other lands in the district is presented, shall require, as a condition precedent to the granting of the petition, that the petitioners shall severally pay, or give approved security upon such terms as may be prescribed by the board to pay, to such district such respective sums as shall be determined by the board at the hearing above provided for, which sums shall be such equitable amount as such land shall pay having regard to placing said lands on the basis of equality with other lands in the district as to benefits received, and such lands shall also become subject to all taxes and assessments of the district thereafter imposed. [1915 c 179 § 22; 1913 c 165 § 21; 1889-90 p 696 § 51; RRS § 7478. Formerly RCW 87.44.050.]

87.03.580 Adding lands to district—Order. The board of directors, if they deem it not for the best interests of the district that a change of its boundaries be so made as to include therein the lands mentioned in the petition, shall order that the petition be rejected. But if they deem it for the best interests of the district that the boundaries of said district be changed, and if no person interested in said district, or the proposed change of its boundaries, shows cause in writing why the proposed change should not be made, or if, having shown cause, withdraws the same, the board may order that the boundaries of the district be so changed as to include therein the lands mentioned in said petition, or some part thereof. The order shall describe the boundaries of lands included, as aforesaid; and for that purpose the board may cause a survey to be made of such portions of such boundary as is deemed necessary and may at its option redefine the boundaries of the district, or so much of the same as it deems advisable. [1947 c 241 § 1; 1889-90 p 696 § 52; Rem. Supp. 1947 § 7479. Formerly RCW 87.44.060, part.]

87.03.585 Adding lands to district—Resolution. If any person interested in said district, or the proposed change of its boundaries, shall show cause, as aforesaid, why such boundaries should not be changed and shall not withdraw the same, and if the board of directors deem it for the best interests of the district that the boundaries thereof be so changed as to include therein the lands mentioned in the petition, or some part thereof, the board shall adopt a resolution to that effect. The resolution shall describe the exterior boundaries of the lands which the board are of the opinion should be included within the boundaries of the district when changed. [1889-90 p 696 § 53; RRS § 7480. Formerly RCW 87.44.060, part.]

87.03.590 Adding lands to district—Election— Notice—How conducted. Upon the adoption of the resolution mentioned in RCW 87.03.585, the board shall order that an election be held within said district, to determine whether the boundaries of the district shall be changed as mentioned in said resolution; and shall fix the time at which such election shall be held, and shall cause notice thereof to be given and published. Such notice shall be given and published, and such election shall be held and conducted, the returns thereof shall be made and canvassed, and the result of the election ascertained and declared, and all things pertaining thereto conducted, in the manner prescribed by *this act in case of a special election to determine whether bonds of an irrigation district shall be issued. The ballots cast at said election shall contain the words "For change of boundary," or "Against change of boundary," or words equivalent thereto. The notice of election shall describe the proposed change of the boundaries in such manner and terms that it can readily be traced. [1889-90 p 697 § 54; RRS § 7481. Formerly RCW 87.44.070.1

*Reviser's note: "This act" appears to refer to 1889-90 p. 697. Official paper for publication: RCW 87.03.020. Special election for the issue of bonds: RCW 87.03.200.

87.03.595 Adding lands to district—Order changing boundaries—Record. If at such election a majority of all the votes cast at said election shall be against such change of the boundaries of the district, the board shall order that said petition be denied, and shall proceed no further in the matter. But if a majority of the votes be in favor of such change of the boundaries of the district, the board shall thereupon order that the boundaries of the district be changed in accordance with said resolution adopted by the board. The said order shall describe the entire boundaries of said district, and for that purpose the board may cause a survey of such portions thereof to be made as the board may deem necessary. [1961 c 18 § 2. Prior: 1889-90 p 697 § 55; RRS § 7482. Formerly RCW 87.44.080, part.]

87.03.600 Adding lands to district—Change of boundaries recorded—Effect. Upon a change of the boundaries of a district being made, a copy of the order of the board of directors ordering such change, certified by the president and secretary of the board, shall be filed for record in the offices of county auditor and county assessor of each county within which are situated any of the lands of the dis-

(2008 Ed.) [Title 87 RCW—page 37]

trict, and thereupon the district shall be and remain an irrigation district, as fully and to every intent and purpose as if the lands which are included in the district by the change of the boundaries as aforesaid had been included therein at the original organization of the district. [1961 c 18 § 3. Prior: 1921 c 129 § 34; 1889-90 p 697 § 56; RRS § 7483. Formerly RCW 87.44.080, part.]

87.03.605 Adding lands to district—Petition to be recorded—Admissible as evidence. Upon the filing of the copies of the order, as in RCW 87.03.600 mentioned, the secretary shall record in the minutes of the board the petition aforesaid; and the said minutes, or a certified copy thereof, shall be admissible in evidence with the same effect as the petition. [1889-90 p 698 § 57; RRS § 7484. Formerly RCW 87.44.090.]

87.03.610 Adding lands to district—Guardian, administrator or executor may act. A guardian, an executor or administrator of an estate, who is appointed as such under the laws of this state, and who, as such guardian, executor or administrator, is entitled to the possession of the lands belonging to the estate which he represents, may, on behalf of his ward or the estate which he represents, upon being thereunto authorized by the proper court, sign and acknowledge the petition in this act mentioned, and may show cause, as in this act mentioned, why the boundaries of the district should not be changed. [1889-90 p 698 § 58; RRS § 7485. Formerly RCW 87.44.020, part.]

Reviser's note: (1) "Petition in this act mentioned" apparently refers to the petition provided for in RCW 87.03.560.

(2) "Show cause, as in this act mentioned" apparently refers to the show cause provided for in RCW 87.03.565.

Guardians, etc., when land excluded from district: RCW 87.03.690.

87.03.615 Adding lands to districts of two hundred thousand acres—Petition. Whenever five or a majority of the holders of title to or evidence of title to any land susceptible of irrigation from the water supply and system of works of any irrigation district in this state, comprising within its boundaries two hundred thousand or more acres of land now existing or hereafter organized, desire to have such land included in said irrigation district, they may file a petition, in writing, with the board of directors thereof praying that such land be included in such district. [1939 c 150 § 1; RRS § 7485-1. Formerly RCW 87.44.100.]

87.03.620 Adding lands to districts of two hundred thousand acres—Time and place of hearing—Notice. Upon the filing of the petition, the board shall fix a time and place for the hearing of the same which shall not be less than thirty days and not more than forty-five days from the date of said filing; and the board shall cause a notice of such hearing to be published prior to said hearing in three consecutive weekly issues of the official newspaper of each county in which any of said land prayed to be included is situated. [1939 c 150 § 2; RRS § 7485-2. Formerly RCW 87.44.110.] Official paper for publication: RCW 87.03.020.

87.03.625 Adding lands to districts of two hundred thousand acres—Contents of notice. Said notice shall state

the filing of the petition, describe generally the lands petitioned to be included within the operation of the district and the prayer of the petition and shall notify all persons interested in or that may be affected by such inclusion to appear at the time and place named in the notice, and show cause in writing, if any they have, why such lands or any part of the same should not be included within operation of the district. Such notice shall have the name of the secretary and of the district either subscribed or subprinted thereto. [1939 c 150 § 3; RRS § 7485-3. Formerly RCW 87.44.120.]

87.03.630 Adding lands to districts of two hundred thousand acres—Hearing—Order including lands. The board of directors of the district shall meet at the time and place specified in the notice and shall have full authority to determine all matters pertaining to the petition, including the denial as well as the granting of said petition or any part thereof; and if it appears at said hearing, or at any adjournment thereof which may be had not to exceed in all thirty days, that the land or any portion thereof petitioned to be included within the district, is susceptible of irrigation from the water supply and system of works of the said district and will be benefited by such irrigation; and if at said hearing or at any adjournment thereof as aforesaid, not more than fifty percent of the holders of title or evidence of title to the lands described in the petition and proposed to be included file their objections in writing to the inclusion of such land within the time and as in *this act provided, the said board shall make and enter in the records of their proceedings an order including said land, or such portion thereof as in their judgment is susceptible of irrigation and will be benefited as aforesaid, within the operation of said district. [1939 c 150 § 4; RRS § 7485-4. Formerly RCW 87.44.130, part and 87.44.140, part.]

*Reviser's note: "This act" is codified as RCW 87.03.615 through 87.03.640.

87.03.635 Adding lands to districts of two hundred thousand acres—Denial of petition. If at said hearing or at any adjournment thereof, the board of directors shall determine that said land is not susceptible of irrigation and will not be benefited as aforesaid by inclusion in the district, or if more than fifty percent of the holders of title to or evidence of title to the land described in the petition file their objections in writing within the time and as aforesaid, then the board of directors shall deny said petition and shall make and enter in the records of their proceedings an order to that effect. [1939 c 150 § 5; RRS § 7485-5. Formerly RCW 87.44.130, part.]

87.03.640 Adding lands to districts of two hundred thousand acres—Order filed—Effect. A certified copy of the order of the board of directors including any lands within the operation of the district under the provisions of *this act shall be filed with the county assessor and with the county auditor of each county in which any part of such included lands is situated, and from and after the date of such filing such land shall be subject to all the obligations and entitled to all the privileges of lands within the operation of the district. [1939 c 150 § 6; RRS § 7485-6. Formerly RCW 87.44.140, part.]

*Reviser's note: "This act," see note following RCW 87.03.630.

[Title 87 RCW—page 38] (2008 Ed.)

87.03.645 Exclusion of lands from district—Effect.

The boundaries of any irrigation district or consolidated irrigation district, now or hereafter organized under the provisions of this chapter, may be changed, and tracts of land which were included within the boundaries of such district, or former irrigation districts which were included within the boundaries of such consolidated district, at or after its organization under the provisions of this chapter, may be excluded therefrom in the manner herein prescribed; but neither such change of the boundaries of the district or consolidated district, nor such exclusion of lands from the district, nor such exclusion of a former district from a consolidated district, shall impair or affect its organization or the rights of the district in or to property, except that all property of a consolidated district, the title to which was derived from a former district by, and at the time of, the consolidation shall revert to and become the property of such former district when reestablished as herein provided; nor shall it affect, impair or discharge any contract, obligation, lien, or charge for or upon which such district or such consolidated district was or might become liable or chargeable had such change of its boundaries not been made, or had not any such land been excluded from such district, or any such former district been excluded from such consolidated district, unless the holders of such lien, obligation, charge or contract right chargeable against the district, or consolidated district consent to such exclusion in the manner hereinafter provided in RCW 87.03.670 for the consent of the bondholders. [1921 c 129 § 35; 1915 c 179 § 23; 1889-90 p 698 § 60; RRS § 7486. Formerly RCW 87.44.150.]

87.03.650 Exclusion of lands from district—Petition to exclude lands—Contents. The owner or owners in fee of one or more tracts of land which constitute a portion of an irrigation district, or fifty or a majority of the holders of title to lands constituting any portion of an irrigation district, or consolidated district as the case may be, for which lands similar grounds for exclusion may exist, or fifty or a majority of the holders of title to lands which constituted a former irrigation district included with a consolidated district, may file with the board of directors of such district, or of such consolidated district, as the case may be, a petition praying that such tracts, and any other tracts contiguous thereto, or such land which constituted such former district, may be excluded and taken from said district, or consolidated district, as the case may be, and in the latter case that such former district may be reestablished. The petition for the exclusion of tracts of land from a district shall describe the boundaries of the land which the petitioners desire to have excluded from the district, and also describe the land of such of said petitioners which are included within such boundaries; but the description of such lands need not be more particular or certain than is required when the lands are entered in the assessment book by the county assessor. The petition for the exclusion of a former district from a consolidated district shall give the corporate name and number of such former district and shall describe the lands of each of said petitioners by legal subdivision or lot and block numbers and name of city, town or addition of platted lands. Every such petition must be acknowledged in the same manner and form as is required in case of a conveyance of land, and the acknowledgment shall have the same force and effect as evidence as the acknowledgment of such conveyance. [1921 c 129 § 36; 1889-90 p 699 § 61; RRS § 7487. Formerly RCW 87.44.160, part.]

Acknowledgments: Chapter 64.08 RCW.

Property taxes—Listing of property: Chapter 84.40 RCW.

87.03.655 Exclusion of lands from district—Notice—

Contents—Service. The secretary of the board of directors shall cause a notice of the filing of the petition to be published for at least two weeks in a newspaper of general circulation in the county where the office of the board of directors is situated, and if any portion of the territory to be excluded lies within another county or counties, then the notice shall be so published in a newspaper of general circulation within each of the counties. The notice shall state the filing of the petition, the names of the petitioners, a description of the lands, or the name and number of the former district, mentioned in the petition, and the prayer of the petition; and it shall notify all persons interested in or that may be affected by the change of the boundaries of the district to appear at the office of the board at a time named in the notice, and show cause in writing, if any they have, why the change of the boundaries of the district, as proposed in the petition, should not be made. The time to be specified in the notice at which they shall be required to show cause shall be the regular meeting of the board next after the expiration of the time for the publication of the notice. [1985 c 469 § 89; 1921 c 129 § 37; 1889-90 p 699 § 62; RRS § 7488. Formerly RCW 87.44.170.]

 $Official\ paper\ for\ publication:\ RCW\ 87.03.020.$

87.03.660 Exclusion of lands from district—Hearing—Assent. The board of directors, at the time and place

mentioned in the notice, or at the time or times to which the hearing of said petition may be adjourned, shall proceed to hear the petition, and all objections thereto presented in writing, by any person showing cause, as aforesaid, why the prayer of said petition should not be granted. The failure of any person interested in said district or consolidated district to show cause, in writing, why the tract or tracts of land mentioned in said petition should not be excluded from said district, or the former district mentioned should not be excluded from the consolidated district, as the case may be, shall be deemed and taken as an assent by him to such exclusion, and the filing of such petition with such board, as aforesaid, shall be deemed and taken as an assent by each and all of such petitioners to such exclusion. [1921 c 129 § 38; 1889-90 p 700 § 63; RRS § 7489. Formerly RCW 87.44.180.]

87.03.665 Exclusion of lands from district—Order denying or granting petition. The board of directors, if they deem it not for the best interest of the district, or consolidated district, as the case may be, that the lands, or the former district, mentioned in the petition, or some portion thereof, should be excluded from said district, or consolidated district, shall order that said petition be denied; but if they deem it for the best interests of the district, or consolidated district, as the case may be, that the lands, or the former district, as the case may be, be excluded from the district, or consolidated district, and if no person interested in the district shows cause, in writing, why the prayer of the petition should not be granted,

(2008 Ed.) [Title 87 RCW—page 39]

or if having shown cause withdraws the same, and also, if there be no outstanding bonds of the district, and no contract between the district and the United States, or the state of Washington, then the board may order that the lands mentioned in the petition, or some defined portion thereof, or the former district mentioned in the petition, be excluded from the district, or consolidated district, as the case may be, and the former district be reestablished. [1921 c 129 § 39; 1915 c 179 § 24; 1889-90 p 700 § 64; RRS § 7490. Formerly RCW 87.44.190.]

Board's powers and duties generally (contracts with state and United States): RCW 87.03.140.

87.03.670 Exclusion of lands from district—Assent of **bondholders.** If there be outstanding bonds of the district, or consolidated district, as the case may be, or if such district shall have entered into a contract with the United States, or the state of Washington, then the board may adopt a resolution to the effect that the board deems it to the best interest of the district that the lands mentioned in the petition, or some portion thereof, or the former district mentioned in the petition, as the case may be, should be excluded from the district, or consolidated district, and the former district reestablished. The resolution shall describe such lands so that the boundaries can readily be traced, or shall give the corporate name and number of the former district. The holders of such outstanding bonds may give their assent, in writing, to the effect that they severally consent that the board may make an order by which the lands, or the former district, mentioned in the resolution may be excluded from the district, and in case contract has been made with the United States, or the state of Washington, the secretary of the interior or the director of ecology may assent to such change. The assent must be acknowledged by the several holders of such bonds in the same manner and form as is required in case of a conveyance of land, and the acknowledgment shall have the same force and effect, as evidence, as the acknowledgment of such conveyance. The assent of the secretary of the interior need not be acknowledged. The assent shall be filed with the board, and in the office of the county clerk in each county comprised within the district and must be recorded in the minutes of the board; and said minutes, or certified copy thereof, shall be admissible in evidence with the same effect as the said assent: but if such assent of the bondholders, and in case of contract with the United States, or the state of Washington, such assent of the secretary of the interior or the director of ecology, be not filed, the board shall deny and dismiss said petition. [1988 c 127 § 47; 1921 c 129 § 40; 1915 c 179 § 25; 1889-90 p 701 § 65; RRS § 7491. Formerly RCW 87.44.200.]

Acknowledgments: Chapter 64.08 RCW.

Board's powers and duties generally (contracts with state and United States): RCW 87.03.140.

Certificate of acknowledgment—Evidence: RCW 64.08.050.

87.03.675 Exclusion of lands from district—Order for election—Notice—Conduct of election. If the assent aforesaid of the holders of said bonds be filed and entered of record as aforesaid, and if there be objections presented by any person showing cause as aforesaid, which have not been withdrawn, then the board may order an election to be held in each district to determine whether an order shall be made

excluding said land from said district, or excluding said former district from said consolidated district, as the case may be, and such former district be reestablished, as mentioned in said resolution. The notice of such election shall describe the boundary of all lands, or shall give the corporate name and number of the former district, which it is proposed to exclude, and such notice shall be published for at least two weeks prior to such election, in a newspaper published within the county where the office of the board of directors is situated; and if any portion of such territory to be excluded lie within another county or counties, then said notice shall be so published in a newspaper published within each of such counties. Such notice shall require the electors to cast ballots, which shall contain the words "For exclusion" and "Against exclusion", or words equivalent thereto. Such election shall be conducted in the manner prescribed in this chapter for the holding of special elections on the issuance of bonds. In every case where the petition is for the exclusion of a former district from a consolidated district the resolution of the board ordering an election shall provide for the holding of such election separately in the territory comprising such former district and in the territory comprising that portion of the consolidated district not included in such former district, and for canvassing and counting of the votes cast at such election separately. [1921 c 129 § 41; 1915 c 179 § 26; 1889-90 p 701 § 66; RRS § 7492. Formerly RCW 87.44.210.]

Special elections on the issuance of bonds: RCW 87.03.200.

87.03.680 Exclusion of lands from district—Procedure following election—Order of exclusion. If at any such election a majority of all the votes cast shall be against exclusion the board shall deny and dismiss said petition and proceed no further in said matter; but if in the case of a petition for the exclusion of lands from a district a majority of such votes be in favor of the exclusion of said lands from the district, the board shall thereupon order that the said lands mentioned in said resolution be excluded from the district; if in the case of a petition for the exclusion of a former district from a consolidated district, a majority of the votes cast in such former district shall be against exclusion, or a majority of the votes cast in the remaining portion of the consolidated district shall be against exclusion, the board shall deny and dismiss the petition and proceed no further in the matter; but if in the case of a petition for such exclusion of a former district a majority of the votes cast in such former district and a majority of the votes cast in the remaining portion of the consolidated district shall be in favor of the exclusion of such former district, the board shall thereupon order that the lands comprising such former district be excluded from the consolidated district and that such former district shall be and is reestablished as an irrigation district created and established under the provision of this chapter and that the title to all property formerly belonging to, and all property within the boundaries of said former district, shall be and is vested in such reestablished district, and shall call an election to be held in such reestablished district for the election of a board of directors thereof, and direct the publication of notices of such election in the manner provided in this chapter for the publication of notice of special elections. The board entering such order shall continue to administer the affairs of such

[Title 87 RCW—page 40] (2008 Ed.)

reestablished district until the directors elected at such election shall have qualified.

The said order excluding land from a district shall describe the boundaries of the lands excluded, should the exclusion change the boundaries of the district, and in case of the exclusion of a former district from a consolidated district, shall describe the boundaries of the reestablished district and the boundaries of the district remaining; and for that purpose the board may cause a survey to be made of such portions of the boundaries as the board may deem necessary. [1961 c 18 § 4. Prior: 1947 c 241 § 2; 1921 c 129 § 42; 1889-90 p 702 § 67; Rem. Supp. 1947 § 7482 (RRS § 7493). Formerly RCW 87.44.220.]

87.03.685 Exclusion of lands from district—Orders to be recorded—Effect. Upon the entry in the minutes of the board of any of the orders hereinbefore mentioned, a copy thereof, certified by the president and the secretary of the board, shall be filed for record in the offices of the county auditor and the county assessor of each county within which are situated any of the lands of the district, and thereupon said district, and said consolidated district and said reestablished district, if any, shall each be and remain an irrigation district as fully, as to every intent and purpose, as it would be had no change been made in the boundaries thereof, or had the lands excluded therefrom never constituted a portion thereof. [1921 c 129 § 43; 1889-90 p 702 § 68; RRS § 7494. Formerly RCW 87.44.230.]

87.03.690 Exclusion of lands from district—Guardian, executor or administrator may sign and acknowledge. A guardian, and executor or an administrator of an estate who is appointed as such under the laws of this state, and who, as such guardian, executor or administrator, is entitled to the possession of the lands belonging to the estate which he represents, may, on behalf of his ward or the estate which he represents, upon being thereto properly authorized by the proper court, sign and acknowledge the petition in this act mentioned, and may show cause, as in this act provided, why the boundaries of the district should not be changed. [1889-90 p 703 § 71; RRS § 7496. Formerly RCW 87.44.160, part.]

Reviser's note: (1) "Petition in this act mentioned" apparently refers to the petition provided for in RCW 87.03.650.

(2) "Show cause, as in this act provided" apparently refers to the show cause provided for in RCW 87.03.655.

Guardians, etc., when land added to district: RCW 87.03.610.

87.03.695 Exclusion of lands from district—Refunds—Cancellation of assessments. In case of the exclusion of any lands under the provisions of this act, the board of directors shall determine what refund, if any, shall be made to any person or persons who have paid any assessments to such district on any lands so excluded, but such refund, if any, shall be on a basis equitable alike to lands remaining in the district and lands excluded therefrom. Such payment shall be made in the manner as other claims against the district, and from such fund or funds as the board of directors may designate, and which may be legally applied to such payments. The board may, in its discretion, determine what portion, if any, of the assessments remaining unpaid shall be

canceled. Said cancellation, if any, shall be accomplished by an order entered upon the minutes of the board and certified to the office of the county treasurer. Upon the filing of such certified order, said assessments, or any portion thereof, canceled by said order shall be marked "Canceled" upon the treasurer's records. The lien of such portion of said assessments, if any, as the board shall refuse to cancel, shall continue against the lands excluded, and the district shall retain all of its rights to such assessments or portions thereof as if said lands had not been excluded. [1921 c 129 § 44; 1913 c 165 § 22; 1889-90 p 703 § 72; RRS § 7497. Formerly RCW 87.44.240.]

87.03.700 Connecting system to lower drainage district—Procedure. When an irrigation district desires to connect its system of drainage with that of a lower drainage district or districts, it shall make the lower district or districts a party to the proceedings to construct its system, and allege in its petition that the connection is needed to afford a proper outlet and that the outlet is sufficient for both districts. If the lower system or systems must be improved to support the additional burden, the petition shall be accompanied by plans and specifications therefor. The owners of all lands in the lower district or districts affected thereby and also persons having an interest therein shall be made parties to the action and assessment for damages shall be the same as is provided by law for the establishment of the drainage system in the irrigation district. [1955 c 367 § 2. Formerly RCW 87.08.250.]

87.03.705 Connecting system to lower drainage district—Negative finding by jury or court. The jury, or the court if jury be waived, shall first determine whether the lower drainage system or systems when so improved will afford a sufficient drainage and outlet for both the drainage district and irrigation district, and if it finds that it will not, the finding shall terminate the proceedings so far as the connecting with the lower drainage district or districts is concerned and the costs shall be paid as in other suits: PROVIDED, That the irrigation district may maintain said suit for the purpose of acquiring the necessary rights-of-way from the lower drainage district or districts and the landowners in said lower district or districts that will not interfere with the operation and maintenance of the drainage system in the lower district or districts. [1955 c 367 § 3. Formerly RCW 87.08.260.]

87.03.710 Connecting system to lower drainage district—Affirmative finding by jury or court—Assessments. If the jury, or the court if jury be waived, finds the outlet and drainage sufficient it shall assess the damages sustained by the lands in the lower drainage district or districts by reason of the improvement, together with awards for damaging and taking lands for rights-of-way required, which shall be paid by the irrigation district in the same manner as such payments are made in establishing the system in the irrigation district, and the cost of improving the lower system or systems to the extent the improvement benefits lands in the irrigation district shall be assessed to the lands in the irrigation district as other costs of drainage improvement are assessed. [1955 c 367 § 4. Formerly RCW 87.08.270.]

(2008 Ed.) [Title 87 RCW—page 41]

87.03.715 Connecting system to lower drainage district—Increased maintenance costs. The lower district or districts may require the jury or court to determine any increased cost to it in annual maintenance of its system as improved, and judgment shall be rendered against the irrigation district in favor of the lower drainage district or districts for any amount so found, and it shall be paid annually as the cost of construction is paid, and the amount so paid shall be used by the lower drainage district or districts for maintenance. [1955 c 367 § 5. Formerly RCW 87.08.280.]

87.03.720 Merger of district with drainage, joint drainage, consolidated drainage improvement, or watersewer district—Power to assent. The board of directors of an irrigation district shall, after being notified by the legislative authority of the county or counties within which the irrigation district lies of the filing of the petition therefor, have the power to assent to the proposed merger with the irrigation district of that portion of a drainage improvement district, joint drainage improvement district, consolidated drainage improvement district, or water-sewer district within its boundaries at a hearing duly called by the board to consider the proposed merger if sufficient objections thereto have not been presented, as hereinafter provided. [1999 c 153 § 75; 1977 ex.s. c 208 § 1; 1957 c 94 § 10. Formerly RCW 87.01.240.]

Part headings not law—1999 c 153: See note following RCW 57.04.050.

Merger of drainage improvement district with irrigation district: RCW 85.08.830 through 85.08.890.

87.03.725 Merger of district with drainage, joint drainage, consolidated drainage improvement, or watersewer district—Notice—Contents—Publication—Show cause against merger. The secretary of the board of directors shall cause a notice of the proposed merger to be posted and published in the same manner and for the same time as notice of a special election for the issue of bonds. The notice shall state that a petition has been filed with the legislative authority of the county or counties within which the irrigation districts lies by the board of supervisors of the drainage improvement district, joint drainage improvement district, or consolidated drainage improvement district or by the board of commissioners of a water-sewer district requesting that the drainage improvement district, joint drainage improvement district, consolidated drainage improvement district, or water-sewer district be merged with the irrigation district or irrigation districts, the names of the petitioners and the prayer thereof, and it shall notify all persons interested in the irrigation district to appear at the office of the board at the time named in the notice, and show cause in writing why the proposed merger should not take place. The time to show cause shall be the regular meeting of the board of directors of the irrigation district next after the expiration of the time for the publication of the notice. [1999 c 153 § 76; 1977 ex.s. c 208 § 2; 1957 c 94 § 11. Formerly RCW 87.01.250.]

Part headings not law—1999 c 153: See note following RCW 57.04.050.

Official paper for publication: RCW 87.03.020.

87.03.730 Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Hearing—Failure to show cause deemed assent. At the time of hearing, or at such other time to which the hearing may be adjourned, the board of directors of the irrigation district shall hear the proposal of merger and any objections thereto. Failure to show cause shall be deemed as assent to the proposed merger. [1957 c 94 § 12. Formerly RCW 87.01.260.]

87.03.735 Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Assent, refusal to assent—Effect of show cause against merger. The board of directors of the irrigation district, if it deems it not for the best interest of the irrigation district that the proposed merger take place, shall enter an order refusing to assent to the merger. But, if it deems it to be to the best interest of the irrigation district that the merger take place and, if twenty-five or more persons interested in the irrigation district have not shown cause in writing why the proposed merger should not take place, or, if having shown cause, withdraw the same, the board of directors of the irrigation district may enter an order assenting to the proposed merger.

If twenty-five or more persons interested in the irrigation district shall show cause, as aforesaid, why the proposed merger should not take place and shall not withdraw the same, and if the irrigation district board nevertheless deems it for the best interest of the irrigation district that the proposed merger take place, the board shall adopt a resolution to that effect. [1957 c 94 § 13. Formerly RCW 87.01.270.]

87.03.740 Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Election. Upon the adoption of the resolution, the board shall order an election held within the irrigation district on the question of the proposed merger and shall fix the time thereof and cause notice to be published. The notice shall be given and the election conducted in the manner as for special elections on a bond issue of the district. The ballots shall contain the words "Merger, Yes" and "Merger, No" or words equivalent thereto. [1957 c 94 § 14. Formerly RCW 87.01.280.]

Bonds-Election: RCW 87.03.200.

87.03.745 Merger of district with drainage, joint drainage, or consolidated drainage improvement district—Order of assent or refusal—Filing. If a majority of the votes cast at the election are against the merger, the irrigation district board shall enter an order refusing to assent to the merger. If a majority of the votes cast favor the merger, the board shall enter an order assenting to the proposed merger. A copy of the order certified by the president and secretary of the board shall be filed with the board of county commissioners or, in case the merger involves a joint drainage improvement district, with the boards of county commissioners of the counties in which the joint drainage improvement district is situated. [1957 c 94 § 15. Formerly RCW 87.01.290.]

[Title 87 RCW—page 42] (2008 Ed.)

87.03.750 Exclusion of nonirrigable land when state holds all outstanding bonds—Resolution. Whenever any irrigation district organized and existing under the laws of this state, shall have entered into a contract, or contracts, with the department of ecology, for the sale to and purchase by the department of an entire authorized issue of the bonds of the district, for the purpose of procuring funds for district purposes, including the construction of an irrigation system for the district, and the department of ecology has advanced, under such contract, or contracts, funds for such purposes, and such funds have been expended for the purposes advanced, and there are no outstanding bonds of the district other than those which the district has contracted to sell the department of ecology, and it shall appear to the satisfaction of the board of directors of the district that the irrigation system, for the construction of which such funds were advanced and expended, will not furnish sufficient water for the successful irrigation of all of the lands within the district and that the district as constituted will be unable by assessments upon the lands of the district, as provided by law, to collect sufficient funds to meet the interest payments upon and pay the bonds at maturity, the board of directors of the district shall have the power by unanimous resolution to adopt a comprehensive proposed plan for reducing the boundaries of the district, excluding therefrom such portions of the lands of the district as in the judgment of the board cannot be furnished with sufficient water for successful irrigation, and refunding to the owners of such excluded lands, respectively, any moneys paid for assessments levied by the district upon the lands excluded, and to release any such excluded lands from all unpaid assessments levied by the district, which resolution shall give the boundaries to which it is proposed to reduce the district and the description of the lands it is proposed to exclude from the district by government subdivisions, or metes and bounds. [1988 c 127 § 48; 1925 ex.s. c 138 § 1; RRS § 7505-1. Formerly RCW 87.44.250.]

87.03.755 Exclusion of nonirrigable land when state holds all outstanding bonds-Notice of hearing-Contents. Upon the adoption of the resolution as provided in RCW 87.03.750, the board of directors of the district shall cause to be served upon the director of the department of ecology, and to be published once a week for four successive weeks in a newspaper of general circulation in the county in which the district is situated a notice that at the time and place fixed in the notice, the board will hold a public hearing for the further consideration of the plan proposed, which notice shall set forth a copy of the resolution adopted by the board, and state that at the hearing the board will receive and consider any objections to the proposed plan and/or suggestions for modification thereof, of any person interested, and at the conclusion of the hearing, or the final adjournment thereof, the board will proceed by resolution to adopt the plan proposed, or the modification of the plan as may be determined by the board, and reduce the boundaries of the district and exclude therefrom such lands as cannot be furnished with sufficient water for successful irrigation, and provide for the repayment to the owners of the excluded lands of any assessments paid thereon, and the cancellation of all unpaid assessments against excluded lands. [1985 c 469 § 90; 1925 ex.s. c 138 § 2; RRS § 7505-2. Formerly RCW 87.44.260.]

87.03.760 Exclusion of nonirrigable land when state holds all outstanding bonds—Adoption of resolution— Appellate review. At the conclusion, or final adjournment, of the hearing provided for in RCW 87.03.755, the board of directors of the district shall have the power, by unanimous resolution to adopt the proposed plan, or such modification thereof as may be determined by the board, and reduce the boundaries of the district to such area as, in the judgment of the board, can be furnished with sufficient water for successful irrigation by the irrigation system of the district, and to exclude from the district all lands lying outside of such reduced boundaries, and provide for the repayment to the owners of any such excluded lands, respectively, of any sums paid for assessments levied by the district, and to cancel all unpaid assessments levied by the district against the lands excluded and release such lands from further liability therefor. Any person interested and feeling himself aggrieved by the adoption of such final resolution reducing the boundaries of the district and excluding lands therefrom, shall have a right of appeal from the action of the board to the superior court of the county in which the district is situated, which appeal may be taken in the manner provided by law for appeals from justices' courts, and if upon the hearing of such appeal it shall be determined by the court that the irrigation system of the district will not furnish sufficient water for the successful irrigation of the lands included within the reduced boundaries of the district, or that any lands have been excluded from the district unnecessarily, arbitrarily, capriciously or fraudulently or without substantial reason for such exclusion, the court shall enter a decree canceling and setting aside the proceedings of the board of directors, otherwise the court shall enter a decree confirming the action of the board. Any party to the proceedings on appeal in the superior court, feeling himself aggrieved by the decree of the superior court confirming the action of the board of directors of the district reducing the boundaries of the district and excluding lands therefrom, may seek appellate review within thirty days after the entry of the decree of the superior court in the manner provided by law. If, at the expiration of thirty days from the entry of the final resolution of the board of directors of the district reducing the boundaries of the district and excluding lands therefrom, no appeal has been taken to the superior court of the county in which the district is situated, or if, after hearing upon appeal the superior court shall confirm the action of the district, and at the expiration of thirty days from the entry of such decree, no appellate review is sought, the boundaries of the district shall thereafter be in accordance with the resolution of the board reducing the boundaries, and all lands excluded from the district by such resolution shall be relieved from all further liability for any indebtedness of the district or any unpaid assessments theretofore levied against such lands, and the owners of excluded lands, upon which assessments have been paid, shall be entitled to warrants of the district for all sums paid by reason of such assessments, payable from a special fund created for that purpose, for which levies shall be made upon the lands remaining in the district, as the board of directors may provide. [1988 c 202 § 86; 1971 c 81 § 171; 1925 ex.s. c 138 § 3; RRS § 7505-3. Formerly RCW 87.44.270.]

Severability—1988 c 202: See note following RCW 2.24.050. District courts—Civil procedure—Appeals: Chapter 12.36 RCW.

(2008 Ed.) [Title 87 RCW—page 43]

87.03.765 Exclusion of nonirrigable land when state holds all outstanding bonds-Indebtedness may be **reduced.** Whenever it shall appear, to the satisfaction of the director of ecology, that the irrigation system of any irrigation district, to which the department of ecology of the state of Washington under a contract with the district for the purchase of its bonds, has advanced funds for the purpose of constructing an irrigation system for the district, has been found incapable of furnishing sufficient water for the successful irrigation of all of the lands of such district, and that the board of directors of such district has reduced the boundaries thereof and excluded from the district, as provided in RCW 87.03.750 through 87.03.760, sufficient lands to render such irrigation system adequate for the successful irrigation of the lands of the district, and that more than thirty days have elapsed since the adoption of the resolution by the board of directors reducing the boundaries of the district and excluding lands therefrom, and no appeal has been taken from the action of the board, or that the action of the board has been confirmed by the superior court of the county in which the district is situated and no appeal has been taken to the supreme court or the court of appeals, or that upon review by the supreme court or the court of appeals the action of the board of directors of the district has been confirmed, the director of ecology shall be and he is hereby authorized to cancel and reduce the obligation of the district to the department of ecology, for the repayment of moneys advanced for the construction of an irrigation system for the district, to such amount as, in his judgment, the district will be able to pay from revenues derived from assessments upon the remaining lands of the district, and to accept, in payment of the balance of the obligation of the district, the authorized bonds of the district, in numerical order beginning with the lowest number, on the basis of the percentage of the face value thereof fixed in contracts between the district and the department of ecology, in an amount equal to said balance of the obligation of the district, in full and complete satisfaction of all claims of the department of ecology against the district. [1988 c 202 § 87; 1971 c 81 § 172; 1925 ex.s. c 138 § 4; RRS § 7505-4. Formerly RCW 87.44.280.]

Severability—1988 c 202: See note following RCW 2.24.050.

87.03.770 Exclusion of nonirrigable land when state holds all outstanding bonds—Reconveyance of excluded land formerly foreclosed to district. Whenever the boundaries of any irrigation district have been reduced and lands excluded from such district, as provided in *this act, the directors of such district shall be authorized and directed to execute and deliver to the owners, respectively, of any lands excluded from the district, which have been deeded to the district for the nonpayment of assessments theretofore levied, deeds of reconveyance and quit claim of all right, title and interest of the district in such lands, respectively. [1925 ex.s. c 138 § 5; RRS § 7505-5. Formerly RCW 87.44.290.]

*Reviser's note: "This act" is codified as RCW 87.03.750 through 87.03.770.

87.03.775 Map of district. Said board of directors shall cause a map to be made of the irrigation districts showing each forty acres, subdivision or fraction thereof, and place the

same on file in their office. [1895 c 165 § 28; RRS § 7495. Formerly RCW 87.08.120.]

Surveys, maps and plans to be prepared: RCW 87.03.165 through 87.03.170

87.03.780 Proceedings for judicial confirmation— Authorization. The board of directors of an irrigation district, now or hereafter organized under the provisions of this chapter, may commence a special proceeding in and by which the proceedings for organizing such district or the proceedings of said board and of said district, providing for and authorizing the issue and sale of the bonds or refunding bonds of said district whether said bonds or refunding bonds or any of them have or have not then been sold or any contract entered or proposed to be entered into by the district, or any contract made or entered into, or to be made or entered into, for the payment of moneys to the United States or the state of Washington in connection with which bonds be not deposited with the United States or the state of Washington as provided in RCW 87.03.140, may be judicially examined, approved and confirmed.

There may be combined with the proceeding for the confirmation of the organization and formation of said district, either of the other confirmation proceedings above mentioned. [1931 c 60 \S 6; 1921 c 129 \S 45; 1917 c 162 \S 17; 1915 c 179 \S 27; 1889-90 p 703 \S 73; RRS \S 7499. Formerly RCW 87.08.190.]

Refunding bonds, 1929 act—Judicial confirmation: RCW 87.22.280.

87.03.785 Proceedings for judicial confirmation— **Petition—Contents.** The board of directors of the irrigation district shall file in the superior court of the county in which the lands of the district, or some portion thereof, are situated, a petition praying in effect, that the proceedings aforesaid may be examined, approved, and confirmed by the court. The petition shall state the facts, showing the proceedings had for the organization of said district or the proceedings had for the issue and sale of said bonds or for the issue and sale of said refunding bonds, or for the authorization of contract with the United States, or other contract described in said petition; and shall state generally that the irrigation district was duly organized, and that the first board of directors was duly elected; but the petition need not state the facts showing such organization of the district, or the election of said first board of directors. [1931 c 60 § 7; 1917 c 162 § 18; 1915 c 179 § 28; 1889-90 p 703 § 74; RRS § 7500. Formerly RCW 87.08.200.]

87.03.790 Proceedings for judicial confirmation—Notice of hearing. The court shall fix the time for the hearing of said petition, and shall order the clerk of the court to give and publish a notice of the filing of said petition. The notice shall be given and published in the same manner and for the same length of time that a notice of a special election provided for by this chapter to determine whether the bonds of said district shall be issued is required to be given and published. The notice shall state the time and place fixed for the hearing of the petition, and the prayer of the petition, and that any person interested in the organization of said district or in the proceedings for the issue or sale of said bonds or refunding bonds or for the authorization of contract with the United

[Title 87 RCW—page 44] (2008 Ed.)

States, or the state of Washington, or any other contract, may, on or before the day fixed for the hearing of said petition, demur to or answer said petition. The petition may be referred to and described in said notice as the petition of the board of directors of irrigation district (giving its name) praying that the proceedings for the organization of said district or the proceedings for the issue and sale of the bonds of said district or for the authorization of contract with the United States, or the state of Washington, or other contracts, may be examined, approved, and confirmed by said court. [1931 c 60 § 8; 1921 c 129 § 46; 1917 c 162 § 19; 1915 c 179 § 29; 1889-90 p 704 § 75; RRS § 7501. Formerly RCW 87.08.210.]

Notice of a special election on bonds: RCW 87.03.200. Official paper for publication: RCW 87.03.020.

87.03.795 Proceedings for judicial confirmation— **Demurrer or answer—Procedure.** Any person interested in said district or in the issue or sale of said bonds in the issue or sale of refunding bonds or in the making of a contract with the United States or any contract referred to in said petition may demur to or answer said petition. The statutes of this state respecting the demurrer, and the answer to a verified complaint, shall be applicable to a demurrer and answer to said petition. The person so demurring to or answering said petition shall be the defendant to said special proceeding, and the board of directors shall be the plaintiff. Every material statement of the petition not specifically controverted by the answer must, for the purposes of said special proceeding, be taken as true, and each person failing to answer the petition shall be deemed to admit as true all the material statements of the petition. The rules of pleading and practice provided by the statutes of this state, which are not inconsistent with the provisions of this chapter, are applicable to the special proceeding herein provided for. A motion for a new trial must be made upon the minutes of the court. The order granting a new trial must specify the issue to be reexamined on such new trial, and the findings of the court upon the other issues shall not be affected by such order granting a new trial. [1931 c 60] § 9; 1915 c 179 § 30; 1889-90 p 704 § 76; RRS § 7502. Formerly RCW 87.08.220.]

Rules of court: Cf. Superior Court Civil Rules.

Civil procedure: Title 4 RCW.

87.03.800 Proceedings for judicial confirmation— Jurisdiction of court—Order—Costs. Upon the hearing of such special proceedings, the court shall have full power and jurisdiction to examine and determine the legality and validity of and approve and confirm each and all of the proceedings for the organization of said district under the provisions of this chapter from and including the petition for the organization of the district, and all other proceedings which may affect the legality of the formation of said district or the legality or validity of said bonds, or refunding bonds, and the order for the sale, and the sale thereof, and all proceedings which may affect the authorization or validity of the contract with the United States, or the state of Washington, or other contract. The court, in inquiring into the regularity, legality or correctness of said proceedings, must disregard any error, irregularity or omission which does not affect the substantial rights of the parties to said special proceedings, and it may approve and confirm such proceedings, in part, and disapprove and declare illegal or invalid other or subsequent parts of the proceedings. The court shall find and determine whether the notice of the filing of said petition has been duly given and published for the time and in the manner in this chapter prescribed. The costs of the special proceedings may be allowed and apportioned between all of the parties, in the discretion of the court. [1931 c 60 § 10; 1921 c 129 § 47; 1917 c 162 § 20; 1915 c 179 § 31; 1889-90 p 705 § 77; RRS § 7503. Formerly RCW 87.08.230.]

Notice of special election on bonds: RCW 87.03.200.

87.03.805 Proceedings for judicial confirmation—

Appeal. An appeal from an order granting or refusing a new trial, or from the judgment, must be taken by the party aggrieved within thirty days after the entry of said order or said judgment. [1915 c 179 § 32; 1889-90 p 705 § 78; RRS § 7504. Formerly RCW 87.08.240.]

87.03.810 Lump sum payment to district for irrigable lands acquired for highway purposes. Whenever lands situated in an irrigation district are acquired by the department of transportation, and the lands, at the time of their acquisition by the department of transportation, were irrigable and were being served or were capable of being served by facilities of the district to the same extent and in the same manner as lands of like character held under private ownership were served, the department of transportation, as part of the cost and expense of the acquisition of rights-of-way and with funds available for the acquisition and at the time of the acquisition, shall make a lump sum payment to the irrigation district in an amount that is:

- (1) Sufficient to pay the pro rata share of the district's bonded indebtedness, if any, and the pro rata share of the district's contract indebtedness to the United States or to the state of Washington, if any, allocable to the lands, plus interest on the pro rata share if the indebtedness is not callable in advance of maturity; and
- (2) Further, sufficient to pay any deferred installments of local improvement district assessments against the lands, if any; and
- (3) Further, sufficient to produce, if invested at an annual rate of interest equivalent to that set forth in current tables issued by the state insurance commissioner, a sum of money equal to the annual increase in operation and maintenance costs against remaining lands in the district resulting from the severance from the district of the lands thus acquired by the department of transportation. For the purposes of determining the amount of the lump sum payment, the annual maintenance and operation assessment of the district shall be considered to be the average for the ten years, or so many years as the district has assessment experience if less than ten years, preceding the date of acquisition. [1984 c 7 § 380; 1959 c 303 § 1. Formerly RCW 87.01.300.]

Severability—1984 c 7: See note following RCW 47.01.141.

87.03.815 Lump sum payment to district for irrigable lands acquired for highway purposes—Order relieving further district assessments. Upon the department of transportation making the lump sum payment to the district

(2008 Ed.) [Title 87 RCW—page 45]

under RCW 87.03.810, the district shall make and enter an order relieving the lands from further district assessments for the delivery of water to the lands. [1984 c 7 § 381; 1959 c 303 § 2. Formerly RCW 87.01.310.]

Severability—1984 c 7: See note following RCW 47.01.141.

87.03.820 Disposal of real property—Right of adjacent owners. Whenever as the result of abandonment of an irrigation district right-of-way real property held by an irrigation district is to be sold or otherwise disposed of, notice shall be given to the owners of lands adjoining that real property and such owners shall have a right of first refusal to purchase at the appraised price all or any part of the real property to be sold or otherwise disposed of which adjoins or is adjacent to their land.

Real property to be sold or otherwise disposed of under this section shall have been first appraised by the county assessor or by a person designated by him.

Notice under this section shall be sufficient if sent by registered mail to the owner, and at the address, as shown in the tax records of the county in which the land is situated. Notice under this section shall be in addition to any other notice required by law.

After sixty days from the date of sending of notice, if no applications for purchase have been received by the irrigation district or other person or entity sending notice, the rights of first refusal of owners of adjoining lands shall be deemed to have been waived, and the real property may be sold or otherwise disposed of.

If two or more owners of adjoining lands apply to purchase the same real property, or apply to purchase overlapping parts of the real property, the respective rights of the applicants may be determined in the superior court of the county in which the real property is situated; and the court may divide the real property in question between some or all of the applicants or award the whole to one applicant, as justice may require.

Any sale or other disposal of real property pursuant to chapters 87.52, 87.53, and 87.56 RCW shall be made in accordance with the requirements of this section. [1973 c 150 § 1; 1971 ex.s. c 125 § 2.]

87.03.825 Hydroelectric resources—Development—Legislative findings. The legislature finds that a significant potential exists for the development of cost-effective renewable hydroelectric resources by irrigation districts, cities, towns, and public utility districts and further finds that it is in the best interests of the state and its citizens for such entities to develop that hydroelectric generating resource cooperatively whenever possible through the use of separate legal authorities. The legislature also finds that the development of such hydroelectric resources will be beneficial in meeting the present and future energy needs of the citizens of the state, will further a state purpose and policy, and will be in the public interest. [1983 c 47 § 1.]

Severability—1983 c 47: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1983 c 47 § 7.]

87.03.828 Hydroelectric resources—Separate legal authority—Creation by irrigation districts and cities, towns, or public utility districts—Powers. One or more irrigation districts and any combination of cities, towns, or public utility districts may create a separate legal authority to construct, finance, acquire, own, operate, and maintain hydroelectric facilities including, but not limited to, dams, canals, plants, transmission lines, other power equipment and the necessary property and property rights therefor, located within or outside the boundaries of the entities creating the authority, for the purpose of utilizing for the generation of electricity water power made available by and as a part of the irrigation water storage, conveyance, and distribution facilities, wasteways, and drainage water facilities which serve or may in the future serve irrigation districts, and to sell by contract on such terms and conditions as deemed appropriate by the legislative body of the authority the electric power and energy created by or generated at such hydroelectric facilities to municipal or quasi municipal corporations or cooperatives authorized to engage in the business of distributing electricity, electrical companies subject to the jurisdiction of the utilities and transportation commission, or irrigation districts. Any authority so created shall have the same powers and only those powers granted to irrigation districts by chapter 185, Laws of 1979 ex. sess. and has such additional powers relating to its organization, right to contract in its own name, and general ability to exist and function as a separate legal authority as deemed appropriate by the entities creating it. The authority shall be created and organized by contract in the manner described in chapter 39.34 RCW and shall be a separate legal entity capable of exercising in its own name the powers granted it. No provision of chapter 39.34 RCW or any other provision of law may be interpreted to require the entities creating the authority to submit the contract creating the authority to any state, county, or municipal officer, entity, agency, or board for approval or disapproval. [1983 c 47 §

Severability—1983 c 47: See note following RCW 87.03.825.

87.03.831 Hydroelectric resources—Separate legal authority—Procedures for membership and for construction and acquisition of facilities. Cities, towns, and public utility districts not engaged in the generation, transmission, or distribution of electricity on April 19, 1983, may be members of a separate legal authority created under the provisions of RCW 87.03.828 without the necessity of obtaining prior approval of their voters. However, no such city, town, or public utility district member of such a separate legal authority may construct or acquire facilities for the generation, transmission, or distribution of electricity independently of the separate legal authority without complying with the election requirements applicable to each individual entity. [1983 c 47 § 4.]

Severability—1983 c 47: See note following RCW 87.03.825.

87.03.834 Hydroelectric resources—Separate legal authority—Voter ratification of actions. After demand made by a majority of the authority's members, the actions of an authority shall become subject to ratification and approval by the voters of its members in accordance with procedures

[Title 87 RCW—page 46] (2008 Ed.)

agreed to by its members. Every contract establishing an authority shall provide appropriate procedures for ratification and approval of actions taken by the authority by the voters of its members. [1983 c 47 § 5.]

Severability—1983 c 47: See note following RCW 87.03.825.

87.03.837 Hydroelectric resources—Separate legal authority—Repayment of indebtedness—Powers. A separate legal authority shall only have power to incur indebtedness that is repayable from rates, tolls, charges, or contract payments for services or electricity provided by the authority and to pledge such revenues for the payment and retirement of indebtedness issued for the construction or acquisition of hydroelectric facilities. An authority shall not have power to levy taxes or to impose assessments for the payment of obligations of the authority. Every bond or other evidence of indebtedness issued by an authority shall provide (1) that repayment shall be limited solely to the revenues of the authority, and (2) that no member of the authority shall be obligated to repay directly or indirectly any obligation of the authority except to the extent of fair value for services actually received from the authority. No member may pledge its revenues to support the issuance of revenue bonds or other indebtedness of an authority. This section shall not be construed to prohibit members of an authority from paying the necessary expenses of organizing and administering the authority and of studies performed, applications prepared, and consultants retained with regard to projects the authority is studying, developing, constructing, or operating. [1983 c 47 § 6.]

Severability—1983 c 47: See note following RCW 87.03.825.

87.03.840 Chapter supplementary—When. This chapter supplements and neither restricts nor limits any powers which a city, town, public utility district, or irrigation district might otherwise have under any laws of this state, except that no such authority created by RCW 87.03.828 and no city, town, or public utility district member of an authority may condemn for the benefit of the authority any plant, works, dam, facility, right, or property owned by any city, town, irrigation district, public utility district, or electrical company subject to the jurisdiction of the utilities and transportation commission. [1983 c 47 § 3.]

Severability—1983 c 47: See note following RCW 87.03.825.

87.03.845 Merger of minor irrigation district into major irrigation district—Proceedings to initiate—Notice—Hearing. This section and RCW 87.03.847 through 87.03.855 provide the procedures by which a minor irrigation district may be merged into a major irrigation district as authorized by RCW 87.03.530(2).

To institute proceedings for such a merger, the board of directors of the minor district shall adopt a resolution requesting the board of directors of the major district to consider the merger, or proceedings for such a merger may be instituted by a petition requesting the board of directors of the major district to consider the merger, signed by ten owners of land within the minor district or five percent of the total number of landowners within the minor district, whichever is greater. However, if there are fewer than twenty owners of land

within the minor irrigation district, the petition shall be signed by a majority of the landowners and filed with the board of directors of the major irrigation district.

For the purpose of determining the number of landowners required to initiate merger proceedings under this section, a husband and wife owning property as community property shall be considered a single landowner; two or more persons or entities holding title to property as tenants in common, joint tenants, tenants in partnership, or other form of joint ownership shall be considered a single landowner; and the petition requesting the merger shall be considered by the board of directors of the major irrigation district may be [if the petition is] signed by either the husband or wife and by any one of the co-owners of jointly owned property.

The board of directors of the major irrigation district shall consider the request at the next regularly scheduled meeting of the board of directors of the major district following its receipt of the minor district's request or at a special meeting called for the purpose of considering the request. If the board of the major district denies the request of the minor district, no further action on the request shall be taken.

If the board of the major district does not deny the request, it shall conduct a public hearing on the request and shall give notice regarding the hearing. The notice shall describe the proposed merger and shall be published once a week for two consecutive weeks preceding the date of the hearing and the last publication shall be not more than seven days before the date of the hearing. The notice shall contain a statement that unless the holders of title or evidence of title to at least twenty percent of the assessed lands within the major district file a protest opposing the merger with the board of the major district at or before the hearing, the board is free to approve the request for the merger without an election being conducted in the major district on the request. If the board of the major district is considering requests from more than one minor district, the hearing shall be conducted on all such requests. [2001 c 149 § 1; 1998 c 84 § 1; 1993 c 235 § 2.]

87.03.847 Merger of minor irrigation district into major irrigation district—Denial or adoption of request for merger—Notice—Elections—Notification of merger. (1) If, following the public hearing conducted under RCW 87.03.845, the board of directors of the major irrigation district denies the request for a merger, no further action shall be taken on the request. If, following the public hearing, the board adopts a resolution approving the merger, the merger is approved by the major irrigation district and no election shall be held in the major district to approve the merger. However, if the holders of title or evidence of title to at least twenty percent of the assessed lands within the major district file a protest opposing the merger with the board of the major district at or before the public hearing, the board shall call a special election and submit to the voters of the major district the question of whether the merger should or should not be approved. Votes shall be cast as "Merger - Yes" or "Merger -No." If such a special election must be conducted and a majority of all votes cast in the district approve the merger, the merger is approved by the major district. Such an approval is effective on the date the returns of the election are canvassed under RCW 87.03.105.

(2008 Ed.) [Title 87 RCW—page 47]

87.03.849

- (2) The board of directors of the minor irrigation district shall, within thirty days of the date the merger is approved by the major district or of the date the board of the major district issues its call for a special election on the merger, call a special election within the minor district and submit to the voters of the minor district the question of whether the merger should or should not be approved. If special elections must be conducted in both districts, both elections shall be conducted on the date set by the board of the major district. If only the minor district must conduct such a special election, the election shall be held not later than sixty days after the date the merger has been approved by the board of the major district. Votes on the question shall be cast as "Merger - Yes" or "Merger - No." If a majority of all votes cast in the district are cast for "Merger - Yes," the merger is approved by the minor irrigation district. Such an approval is effective on the date the returns of the election are canvassed under RCW 87.03.105.
- (3) Notice of election in each district on the merger question shall conform to the requirements of notices for elections in the major district. Elections and voting in each district shall be consistent with RCW 87.03.045, 87.03.051, and 87.03.071. If the majority of all votes cast in a special election in either the major or a minor district are cast for "Merger No," the merger is not approved.
- (4) If the merger is approved by the major irrigation district and by the minor irrigation district as provided by this section, the minor irrigation district is merged into the major irrigation district. If two or more minor districts are merging with a major district in one process as authorized by RCW 87.03.855 and if the merger is approved by the major irrigation district and by at least one of the minor irrigation districts as provided by this section, each minor irrigation district so approving is merged into the major irrigation district. The effective date of the merger is the date by which approval of the merger has been secured in both districts or, under RCW 87.03.855, in the major and minor district or districts. The board or boards of county commissioners of the county or counties containing territory of the merged districts and the director of the department of ecology shall be notified that the districts have merged. [1993 c 235 § 3.]

87.03.849 Merger of minor irrigation district into major irrigation district—Board of directors—Transfer of property and assets. The members of the board of directors of the major irrigation district shall hold office as directors of the district formed by the merger until the end of their terms of office. If the major district is divided into director divisions, the board of the major district shall propose a plan for redividing the district into divisions that reflect the boundaries of the district created by the merger and this requirement regarding the directors of the major district. If the major district is considering a merger with more than one minor district, the board shall submit plans for the various possible mergers. The proposal or proposals shall be filed with the county legislative authority before the merger is approved in the major district or the minor district or districts. Following the merger, the county legislative authority shall approve the plan submitted for the districts that actually merged.

On the effective date of the merger, the directors of the minor district shall transfer the property and other assets of the district as required in RCW 87.03.853. Following the transfer of the property and other assets, the minor irrigation district and the office of director of the minor district shall cease to exist.

The board of directors of the district formed by the merger shall have all the powers and obligations of the boards of the major and minor districts that were merged to form the district including, but not limited to, such boards' powers and obligations for any local improvement districts created in the minor or major district under this chapter. [1993 c 235 § 4.]

87.03.851 Merger of minor irrigation district into major irrigation district—Bonds or obligations not impaired—Enforcement of assessments and obligations—Establishment of local improvement district to carry out obligations. (1) The merger of irrigation districts shall not affect or impair any bonds or obligations of the merged districts and the holders of the bonds of any merged district shall be entitled to all remedies for their enforcement as if the district had not been merged. All obligations incurred by the district prior to its merger shall be a prior lien to any obligation that may be incurred against the district created by the merger. However, the board of directors of the merged district may, when authorized under RCW 87.03.200 and with the consent of the bondholders, exchange the bonds of the district created by the merger for the bonds of the districts that merged. If the major or minor district entered, prior to the merger, into a contract with the United States under this chapter and the board of directors of the district created by the merger proposes that the merged district enter into a contract with the United States, the board may do so when authorized under RCW 87.03.200 and may, with the consent of the United States, cancel any contract previously entered into between the major or minor district and the United States.

- (2) The district created by the merger shall be entitled to all remedies for the enforcement of the irrigation district assessments and other obligations of lands to the districts that merged as if the districts had not merged. All obligations incurred for irrigation district or local improvement district purposes by the lands within the major or minor district prior to its merger shall be a prior lien to any obligation that may be incurred against those lands after the merger.
- (3) Until premerger assessments have been collected and all of the premerger indebtedness of the major and minor districts that merged have been paid, separate funds shall be maintained for each district as were maintained in each prior to the merger. The board of directors of the irrigation district created by the merger may establish a local improvement district for each district included in the merger to carry out the obligations of each such district. This board shall have all the powers possessed by the boards of directors of the districts included in the merger to carry out all contracts of the included districts and to levy, assess, and cause to be collected any and all assessments or charges against the lands of each of the included districts. A petition shall not be required for the formation of a local improvement district created for this purpose. [1993 c 235 § 5.]

[Title 87 RCW—page 48] (2008 Ed.)

87.03.853 Merger of minor irrigation district into major irrigation district—Statement of property and assets of minor district. Prior to or on the effective date of a merger of a minor irrigation district and a major irrigation district, the board of directors of the minor district shall cause to be prepared a statement of all property and other assets of the minor district. The statement shall be filed with the board of directors of the district created by the merger and on the effective date of the merger. The statement shall also be filed with the county auditor of the county containing the majority of the territory of the district after the merger. Upon the filing with the board, the property and other assets of the minor district shall, subject to the rights of the holders of bonds or other obligations of the minor district, become the property and other assets of the district created by the merger. [1993 c 235 § 6.]

87.03.855 Merger of minor irrigation district into major irrigation district—Merger of more than two districts. More than two irrigation districts may merge under RCW 87.03.530(2) and 87.03.845 through 87.03.853 in one merger process. However, only one of the districts may be a "major" irrigation district and the assessed acreage in all of the other districts merging in the process, when taken collectively, shall not constitute more than thirty percent of the combined assessed acreage of all of the merging districts. In such a case, each of these other, nonmajor districts is considered to be a "minor" irrigation district under RCW 87.03.530(2) and 87.03.845 through 87.03.853. [1993 c 235 § 7.]

87.03.857 Merger of minor irrigation district into major irrigation district—Existing water rights not impaired. Nothing in RCW 87.03.530(2) and 87.03.845 through 87.03.855 shall authorize the impairment or operate to impair any existing water rights. [1993 c 235 § 8.]

87.03.860 Assumption of substandard water system—Limited immunity from liability. An irrigation district assuming responsibility for a water system that is not in compliance with state or federal requirements for public drinking water systems, and its agents and employees, are immune from lawsuits or causes of action, based on noncompliance with state or federal requirements for public drinking water systems, which predate the date of assuming responsibility and continue after the date of assuming responsibility, provided that the irrigation district has submitted and is complying with a plan and schedule of improvements approved by the department of health. This immunity shall expire on the earlier of the date the plan of improvements is completed or four years from the date of assuming responsibility. This immunity does not apply to intentional injuries, fraud, or bad faith. [1994 c 292 § 11.]

Findings—Intent—1994 c 292: See note following RCW 57.04.050.

87.03.870 Mutual aid agreements for emergency interdistrict assistance—Authority—Liability. (1) Under the interlocal cooperation act, chapter 39.34 RCW, an irrigation district may enter into a mutual aid agreement with any other irrigation district to provide emergency interdistrict

assistance to respond to a breach or other failure of an irrigation water conveyance system when the required response exceeds the existing resources available to the district requesting assistance. Assistance may be provided without compensation.

- (2) Whenever the employees of an irrigation district are rendering outside aid pursuant to the authority contained in this section, the employees have the same powers, duties, rights, privileges, and immunities as if they were performing their duties in the irrigation district in which they are normally employed. Supervision of the employees may be temporarily delegated as provided by the mutual aid agreement.
- (3) The irrigation district in which any equipment is used pursuant to this section is liable for any loss or damage caused to the equipment and shall pay any ordinary expense incurred in the daily operation and maintenance of the equipment. No claim for loss, damage, or expense may be allowed unless, within sixty days after the loss, damage, or expense is sustained or incurred, an itemized notice of the claim under oath is served by mail or otherwise upon the secretary of the irrigation district where the equipment was used. [1996 c 214 § 3.]

87.03.880 Tariff for irrigation pumping service—Authority to buy back electricity. The board may approve a tariff for irrigation pumping service that allows the irrigation district to buy back electricity from customers to reduce electricity usage by those customers during the irrigation district's particular irrigation season. [2001 c 122 § 6.]

Effective date—2001 c 122: See note following RCW 80.28.310.

87.03.900 Construction—1913 c 165. All irrigation districts in the state of Washington, and all proceedings had for the organization of any irrigation district, and all proceedings now pending in or relating to any irrigation district, shall be governed and controlled by the terms of this act, and this act shall not be construed as abridging or abrogating any of the rights or privileges of any irrigation district now organized, or being organized, and any contract, obligation, lien or charge, or bonds of any district, which may have been made, incurred, authorized or issued, prior to the taking effect of this act shall not be abridged or impaired by the terms of this act, but this act shall be construed as being a continuation of, and in aid of the previously existing laws relating to irrigation districts, except as to the sections specially repealed; and if in any instance relating to an existing district or any of its proceedings, the term of this amendatory act shall not be legally applicable, the district may proceed, and any contract, obligation, lien or charge against it may be enforced, under the terms and provisions of the law relating to irrigation districts in force and in effect prior to the taking effect of this act. [1913 c 165 § 23.]

87.03.905 Severability—1921 c 129. If any section or provision of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the act as a whole, or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1921 c 129 § 49.]

(2008 Ed.) [Title 87 RCW—page 49]

87.03.910 Severability—1923 c 138. If any section or provision of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the act as a whole or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1923 c 138 § 14.]

87.03.915 Severability—1935 c 128. In case any part or portion of this act shall be held unconstitutional, such holding shall not affect the validity of this act as a whole or any other part or portion of this act not adjudged unconstitutional. [1935 c 128 § 3.]

Chapter 87.04 RCW DIRECTOR DIVISIONS

Sections	
87.04.010	Divisions of certain districts required—Number—Directors—Who are electors.
87.04.020	Director vacancies, how filled.
87.04.030	New district to be divided by county commissioners—Objections, denial, election.
87.04.040	Petition to divide or redivide.
87.04.050	Redivision when number of directors changed or new lands included.
87.04.055	Procedure for adding land to director divisions when new land included in district.
87.04.058	Application of RCW 87.04.030 through 87.04.055 following merger of minor irrigation district into major irrigation district.
87.04.060	Time for hearing on petition—Notice, contents.
87.04.070	Hearing—Order of denial or rejection—Election to divide or redivide.
87.04.080	Election of directors—Terms.
87.04.090	Levy limitation until water received when federal works or contracts involved—Exception.
87.04.100	Certain excess lands under federal contracts, assessment limitation—Exception.
87.04.900	Chapter supplemental to other laws—General repealer.
87.04.910	Severability—1939 c 13.

87.04.010 Divisions of certain districts required— Number—Directors—Who are electors. An irrigation district comprising two hundred thousand or more acres, or irrigation districts comprising less than two hundred thousand acres which have followed the optional procedure specified in *this amendatory act, shall be divided into divisions of as nearly equal area as practical, consistent with being fair and equitable to the electors of the district. The number of divisions shall be the same as the number of directors, which shall be numbered first, second, third, etc. One director, who shall be an elector of the division, shall be elected for each division of the district by the electors of his division. A district elector shall be considered an elector of the division in which he holds title to or evidence of title to land. An elector holding title to or evidence of title to land in more than one division shall be considered an elector of the division nearest his place of residence. [1961 c 192 § 1; 1939 c 13 § 1; RRS § 7505-5a.]

*Reviser's note: The language "this amendatory act" refers to 1961 c 192 codified as RCW 87.04.010 through 87.04.900, 87.03.045, 87.03.080, 87.03.081, and 87.03.082.

Directors—Election, terms, etc.: RCW 87.03.080 through 87.03.082.

Organization of board, meetings, etc.: RCW 87.03.115. Qualifications of voters and directors: RCW 87.03.045.

87.04.020 Director vacancies, how filled. Vacancies in the representation of director divisions on the board of directors of the irrigation district shall be filled by appointment of an elector of the division concerned, in the same manner and for the same time as provided by law for the filling of vacancies on the board of directors of irrigation districts generally. [1961 c 192 § 2; 1939 c 13 § 2; RRS § 7505-5b.]

Directors—Vacancies, how filled: RCW 87.03.081.

87.04.030 New district to be divided by county commissioners—Objections, denial, election. When a new irrigation district comprising more than two hundred thousand acres has been authorized, pursuant to law, the board of county commissioners shall, within thirty days from the canvassing of the returns, divide the district into director divisions equal to the number of directors, and in the resolution organizing the district, they shall include an order designating the director divisions and describing the boundaries thereof. When a petition for the formation of a new irrigation district comprising less than two hundred thousand acres has been filed pursuant to law and said petition includes a request that the district be divided into director divisions, the board of county commissioners shall divide the district into director divisions as provided in this section unless objections to director divisions are made at the hearing held pursuant to RCW 87.03.020; and in the event objections to director divisions are made and not withdrawn, the board of county commissioners may deny the request for director divisions or if it determines that it is to the best interests of the district that director divisions be established, it may, in its order calling an election for organization of the district, include a separate proposition on the question of director divisions; and if a majority of the votes cast on said proposition are in favor of director divisions, then the resolution organizing the district shall include an order designating the director divisions and describing the boundaries thereof. [1961 c 192 § 3; 1939 c 13 § 3; RRS § 7505-5c.]

87.04.040 Petition to divide or redivide. Proceedings to divide or redivide a district comprising less than two hundred thousand acres into director divisions, or to redivide the director divisions heretofore established for districts comprising more than two hundred thousand acres, may be initiated by a petition filed with the county commissioners of the county in which the principal office of the district is situated. The petition shall designate the name of the district and pray that it be divided into director divisions, or that existing director divisions be redivided, and shall be signed by at least two-thirds of the directors of the district or in lieu thereof by at least twenty electors of the district. A petition to divide or redivide a district shall not be filed more than once in each five-year period except for redivisions necessitated by reason of a change in the total number of directors of the district. [1961 c 192 § 4; 1939 c 13 § 4; RRS § 7505-5d.]

87.04.050 Redivision when number of directors changed or new lands included. If the number of directors is changed for a district which is divided into director divisions or new lands outside of existing director divisions are

[Title 87 RCW—page 50] (2008 Ed.)

included into a district but cannot be added to director divisions as provided in RCW 87.04.055 due to geographic limitations, a petition for redivision or addition shall be filed with the board of county commissioners by the directors of the district and all proceedings thereon shall be conducted in the manner as provided in RCW 87.04.060 and 87.04.070: PROVIDED, That even if objections are filed at the hearing on said petition, no election shall be held but the board of county commissioners shall make such division or addition that they determine to be fair and equitable to the electors of the district. [1967 c 205 § 1; 1961 c 192 § 5; 1939 c 13 § 7; RRS § 7505-5g.]

87.04.055 Procedure for adding land to director divisions when new land included in district. When land located outside existing director divisions is included in an irrigation district such land shall thereby be added to the nearest director division, except that where added lands are adjacent to two or more director divisions, the common boundary lines between the divisions shall be extended in a straight line so as to include the new lands in such divisions: PRO-VIDED, That where the provisions of this section cannot be applied due to geographic limitations, the procedures provided for in RCW 87.04.050 shall apply. [1967 c 205 § 2.]

87.04.058 Application of RCW 87.04.030 through 87.04.055 following merger of minor irrigation district into major irrigation district. RCW 87.04.030 through 87.04.055 do not apply to redividing a district immediately following a merger as provided in RCW 87.03.849. [1993 c 235 § 9.]

87.04.060 Time for hearing on petition—Notice, contents. Upon the filing of the petition the board of county commissioners shall fix a time and place for hearing thereon, which shall be not less than thirty days nor more than forty-five days from the date of filing, and shall cause notice thereof, stating the time, place, and general purpose of the hearing, to be published in a newspaper of general circulation in each county in which any of the lands of the district are situated, in at least three consecutive weekly issues; if there is no such newspaper published in a county, then in a newspaper of general circulation therein, designated by the county commissioner. The notice shall state the filing of the petition and its prayer, but need not describe with particularity the boundaries of the divisions recommended in the petition, and shall notify all electors of the district to appear at the time and place named in the notice to show cause, if any they have, why the district should not be divided or redivided into director divisions. [1961 c 192 § 6; 1939 c 13 § 5; RRS § 7505-

Official paper for publication: RCW 87.03.020.

87.04.070 Hearing—Order of denial or rejection—Election to divide or redivide. At the hearing or adjournments thereof, which shall not be for more than sixty days in all, the board of county commissioners shall consider the petition and shall hear electors of the district for or against the division or redivision of director divisions and recommendations for the manner in which division should be made. If the

board deems it against the best interests of the district to divide the district into director divisions or to redivide existing divisions, it shall order the petition rejected, but if it deems it for the best interests of the district that the petition be granted, and if no elector of the district files cause in writing at said hearing why the petition should not be granted, or if having filed said cause in writing withdraws the same, the board shall enter an order dividing or redividing the district into the same number of director divisions as there are directors of the district, and designating the divisions and describing the boundaries thereof. The division to be made shall be such as the commissioners consider fair and equitable to the electors of the district. A copy of the commissioners' order shall be filed for record, without charge, with the auditor of each county in which any part of the district is situated, and thereafter the directors shall be elected or appointed as provided in this chapter. If any elector shall appear in person at said hearing and shall file cause in writing as aforesaid why the petition should not be granted and shall not withdraw the same, and if the board nevertheless deems it for the best interests of the district that the petition be granted, the board shall adopt a resolution to that effect and shall order an election held within the district on whether the district should be divided into director divisions or its existing director divisions be redivided, and shall fix the time thereof and cause notice to be published. The notice shall be given and the election conducted in the manner as for special elections on a bond issue of the district. The notice shall state the general plan of division or redivision but need not describe with particularity the boundaries of the proposed division or redivision. Such boundaries shall be described on the ballot. If the majority of votes cast at the election are in favor of dividing or redividing the district into director divisions, the board of county commissioners shall enter an order dividing or redividing the district into the same number of director divisions as there are directors of the district, and designating the divisions and designating the boundaries thereof. If a majority of the votes cast are against division or redivision into director districts, the board shall order the petition denied. [1961 c 192 § 7; 1939 c 13 § 6; RRS § 7505-5f.]

87.04.080 Election of directors—Terms. At the next general election of directors of a district which has been divided into director divisions, the electors of the first division shall select the director then to be elected on the board. and if more than one director is to be selected, the second division shall select one, and so on in numerical order, until, as the terms of incumbent directors expire, all the divisions are represented on the board, and thereafter directors shall be elected from the divisions in rotation, as their respective terms of office expire: PROVIDED, That if following the numerical order of director divisions will result in any year in one division having more than one director and one division having no director, then the numerical order of the divisions shall not be followed for the year or years in question but the electors of the next highest numbered division without representation on the board of directors shall select the director then to be elected on the board. If such a district is organized but has not yet held an annual election of officers, it shall, at its next annual election, select directors for three, two and one-year terms respectively, and if the district is managed by

(2008 Ed.) [Title 87 RCW—page 51]

Sections

a board of three directors, the first division shall select a director for the three-year term, the second division shall select one for the two-year term, and the third division shall select one for the one-year term, and thereafter their successors shall be elected for three-year terms, respectively. If the district has five directors, the first and second divisions shall each select a director for the three-year term, the third and fourth divisions shall each select one for the two-year term, and the fifth division shall select one for the one-year term, and thereafter their successors shall be elected for three-year terms respectively. If the district has seven directors, the first, second and third divisions shall each select a director for the three-year term, the fourth and fifth divisions shall each select a director for the two-year term, and the sixth and seventh divisions shall each select a director for the one-year term, and thereafter their successors shall be elected for three-year terms respectively. [1961 c 192 § 8; 1939 c 13 § 8; RRS § 7505-5h.]

Ballots, declaration of candidacy, nominating petitions: RCW 87.03.075.

Elections are governed by irrigation district laws: RCW 87.03.030.

87.04.090 Levy limitation until water received when federal works or contracts involved—Exception. Lands in a district so divided into director divisions, which are to receive water from a system of works to be constructed by the federal government or under a contract between the district and the federal government shall not be assessed more than five cents an acre in any one calendar year until the secretary of the interior announces that water is ready for delivery to the land: PROVIDED, That this section shall not be applicable to districts comprising less than two hundred thousand acres. [1969 ex.s. c 93 § 1; 1961 c 192 § 9; 1939 c 13 § 9; RRS § 7505-5i.]

Assessment: RCW 87.03.240 through 87.03.305.

Board's powers and duties (contracts with state or United States): RCW 87.03.140.

87.04.100 Certain excess lands under federal contracts, assessment limitation—Exception. Lands in such a district, which are designated as excess lands under the act of congress of May 27, 1937, and which have been subscribed by the owner thereof to the excess land contract, shall not be assessed more than above specified until after the date fixed in the contract for the sale of such excess lands, unless they have been sooner sold or the owner has sooner called for water thereon: PROVIDED, That this section shall not be applicable to districts comprising less than two hundred thousand acres. [1961 c 192 § 10; 1939 c 13 § 10; RRS § 7505-5j.]

Assessments: RCW 87.03.240 through 87.03.305.

87.04.900 Chapter supplemental to other laws—General repealer. This chapter is intended, and shall be construed, to be supplemental to and shall become a part of the law relating to irrigation districts, and any act or part of the same inconsistent or in conflict with the provisions of this act or any part thereof are hereby repealed. [1961 c 192 § 11; 1939 c 13 § 11; RRS § 7505-5k.]

87.04.910 Severability—1939 c 13. Each section and provision of this chapter shall be considered separable from every other section and provision of the chapter, and should any section or provision thereof be held unconstitutional, the unconstitutionality of such section or provision shall not affect or impair the validity of the remainder of the chapter but in that event the unconstitutional section or provision shall be eliminated and the remainder of the chapter remain in full force and effect. [1939 c 13 § 12; RRS § 7505-51.]

Chapter 87.06 RCW DELINQUENT ASSESSMENTS

Sections	
87.06.010 87.06.020 87.06.030	Definitions. Certificates of delinquency—Posting of certificates. Title search to verify legal description of property—Determi
	nation not to foreclose.
87.06.040	Commencement of action to foreclose assessment liens— Notice and summons—Recording of notice of lis pendens.
87.06.050	Payment on certificate of delinquency before foreclosure.
87.06.060	Combining foreclosure proceedings—Irregularities or informalities in assessment role not illegal—Correction—Interested party may file written answer—Court's proceedings.
87.06.070	Sale of foreclosed property.
87.06.080	Notice of foreclosure sale—Conduct of sale—Remittal of excess moneys.
87.06.090	Treasurer's deed—Title free from certain encumbrances.
87.06.100	Required payments before acquisition at foreclosure sale— Acquisition by irrigation district—District's property stricken from tax rolls—Subsequent purchasers to pay assessments.
87.06.110	Combined foreclosure for district and county assessments.
87.06.120	Application of chapter to properties with assessments delin- quent three or more years or acquired by the district under possibly legally defective proceedings.

Lien of assessment: RCW 87.03.265.

87.06.010 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Date of delinquency" means the date when the assessment first became delinquent under chapter 87.03 RCW.
- (2) "Description of property" means a legal description, the parcel number, tax number, or other description that sufficiently describes the property or specific parcel of land.
- (3) "Minimum bid sheet" means the informational sheet which is prepared by the treasurer for use at the treasurer's sale and which contains a description of the various properties and the minimum bid required for each.
- (4) "Party in interest" means an occupant of the property, the owner of record, and any other person having a financial interest of record in the property.
- (5) "Treasurer" means the irrigation district treasurer. However, if the county treasurer acts as ex officio district treasurer in accordance with RCW 87.03.440, then "treasurer" means the county treasurer. [1988 c 134 § 1.]

87.06.020 Certificates of delinquency—Posting of certificates. (1) After thirty-six calendar months from the month of the date of delinquency, the treasurer shall prepare certificates of delinquency on the property for the unpaid irrigation district assessments, and for costs and interest. An individual certificate of delinquency may be prepared for each property or the individual certificates may be compiled

[Title 87 RCW—page 52] (2008 Ed.)

and issued in one general certificate including all delinquent properties. Each certificate shall contain the following information:

- (a) Description of the property assessed;
- (b) Street address of property, if available;
- (c) Years for which assessed;
- (d) Amount of delinquent assessments, costs, and interest;
- (e) Name appearing on the treasurer's most current assessment roll for the property; and
- (f) A statement that interest will be charged on the amount listed in (d) of this subsection at a rate of twelve percent per year, computed monthly and without compounding, from the date of the issuance of the certificate and that additional costs, incurred as a result of the delinquency, will be imposed, including the costs of a title search;
- (2) The treasurer may provide for the posting of the certificates or other measures designed to advertise the certificates and encourage the payment of the amounts due. [1988 c 134 § 2.]

87.06.030 Title search to verify legal description of property—Determination not to foreclose. The treasurer shall order a title search of the property for which a certificate of delinquency has been prepared to determine or verify the legal description of the property to be sold and parties in interest. In districts with two hundred thousand acres or more, the board of directors, upon receiving the certificates of delinquency may, after reviewing the amount of delinquent assessment compared to the costs of foreclosure, including but not limited to title search, court filing fees, costs of service, and attorneys' fees, determine that it is not in the best interest of the district to commence legal action to foreclose the delinquent assessment liens. [2004 c 215 § 4; 1988 c 134 § 3.]

87.06.040 Commencement of action to foreclose assessment liens—Notice and summons—Recording of notice of lis pendens. (1) After the completion of the title searches, the treasurer, in the name of the irrigation district, shall commence legal action to foreclose on the assessment liens. The treasurer shall give notice of application for judgment foreclosing assessment liens and summons to all parties in interest as disclosed by the title search. The treasurer may include in any notice any number of separate properties. Such notice and summons shall contain:

- (a) A statement that the irrigation district is applying to superior court of the county in which the property is located for a judgment foreclosing the lien against the property for delinquent assessments, costs, and interest;
- (b) The full name of the superior court in which the district is applying for the judgment; and for each property: The description of the property, the local street address (if any), and the name of each party in interest;
- (c) A description of the lien amount due, which shall include the amount listed in RCW 87.06.020(1)(d), plus any costs and interest accruing since the date of preparation of the certificate of delinquency;
- (d) A direction to each party in interest summoning the party to appear within sixty days after service of the notice

and summons, exclusive of the day of the service, and defend the action or pay the lien amount due; and when service is made by publication, a direction summoning each party to appear within sixty days after the date of the first publication of the notice and summons, exclusive of the day of first publication, and defend the action or pay the amount due;

- (e) A notice that, in case of failure to defend or pay the amount due, judgment will be rendered foreclosing the lien of the assessments, costs, and interest against the property; and
- (f) The date, time, and place of the foreclosure sale as specified in the application for judgment.
- (2) The treasurer shall record in the office of the auditor of the county in which the property is located a notice of lis pendens before commencing the service of the notice and summons
- (3) The notice and summons shall be served in a manner reasonably calculated to inform each party in interest of the foreclosure action. At a minimum, service shall be accomplished by either (a) personal service upon a party in interest, or (b) publication once in a newspaper of general circulation that is circulated in the area in which the property is located and mailing of notice by certified mail to the party in interest.
- (4) It shall be the duty of the treasurer to mail a copy of the notice and summons, within fifteen days after the first publication or service thereof, to the treasurer of each county, city, or town within which any property involved in an assessment foreclosure is situated, but the treasurer's failure to do so shall not affect the jurisdiction of the court nor the priority of any assessment lien sought to be foreclosed. [1988 c 134 § 4.]

87.06.050 Payment on certificate of delinquency before foreclosure. (1) Any party in interest of property for which a certificate of delinquency has been prepared, but against which a foreclosure judgment has not been entered, may pay to the treasurer, in person or by agent, the total amount of the assessment lien, as listed under RCW 87.06.020(1)(d), plus any additional costs and interest, including any title search costs. If a foreclosure judgment has been entered, then any party in interest may pay to the treasurer, in person or by agent, the lien amount for which the judgment has been rendered, so long as payment is received by the treasurer during regular business hours before the day of the foreclosure sale. The treasurer shall give a receipt for each payment received under this subsection.

(2) Upon receipt of payment under this section, the district shall abandon any foreclosure proceedings commenced against the property. If a notice of lis pendens has been filed with the county auditor, the treasurer shall record a release of lis pendens with the auditor. [1988 c 134 § 5.]

87.06.060 Combining foreclosure proceedings—Irregularities or informalities in assessment role not illegal—Correction—Interested party may file written answer—Court's proceedings. (1) The proceedings to foreclose the liens against all properties on a general certificate of delinquency or on more than one individual certificate may be brought in one action.

(2) No assessment, costs, or interest may be considered illegal because of any irregularity in the assessment roll or

(2008 Ed.) [Title 87 RCW—page 53]

because the assessment roll has not been made, completed, or returned within the time required by law, or because the property has been charged or listed in the assessment roll without name, or in any other name than that of the owner, and no error or informality in the proceedings of any of the officers connected with the assessment may invalidate or in any other manner affect the assessment thereof. Any irregularities or informality in the assessment roll or in any of the proceedings connected with the assessment or any omission or defective act of any officer or officers connected with the assessment may be, at the discretion of the court corrected, supplied, and made to conform to the law by the court. This subsection does not apply if the court finds that the failure to conform to the law unfairly prejudices a party with an interest in the property.

- (3) A party with an interest in real property subject to foreclosure within the district may file a written answer within the time permitted by RCW 87.06.040(1)(d) asserting an objection or defense to the entry of a foreclosure judgment against the property. However, defenses or objections shall be limited to: (a) The form of pleading; (b) manner of service; (c) invalidity of the assessments claimed delinquent; (d) payment of the assessments claimed delinquent; or (e) that the real property against which foreclosure is sought is not subject to district assessment. No counterclaim shall be permitted. The court shall liberally permit amendment or supplementation of the district's challenged pleading or procedure to cure the claimed defect.
- (4) The court shall determine timely objections or defenses to the district's foreclosure in a summary proceeding based only on the district's pleading and the interested party's answer and shall promptly pronounce judgment granting or denying the foreclosure; or the court may, in its discretion, to provide substantial justice to the parties, continue the case to a later time to hear evidence on the issues raised by the answer. Hearings under this section shall be limited to affidavits or declarations, and shall be expedited. [2004 c 215 § 5; 1988 c 134 § 6.]
- **87.06.070** Sale of foreclosed property. (1) If the court renders a judgment of foreclosure, the court shall direct the treasurer to proceed with the sale of the property and shall specify the minimum sale price below which the property is not to be sold.
- (2) The treasurer shall sell the property to the highest and best bidder. All sales shall be made on Friday between the hours of nine a.m. and five p.m. at a location designated by the treasurer. However, sales not concluded on Friday shall be continued from day to day, Saturdays, Sundays, and holidays excluded, during the same hours until all properties are sold. [1988 c 134 § 7.]
- 87.06.080 Notice of foreclosure sale—Conduct of sale—Remittal of excess moneys. (1) The treasurer shall post notice of the foreclosure sale, at least ten days before the sale, at the following locations: At the courthouse of the county in which the property is located, at the district office, and at a public place in the district. The treasurer shall also publish, at least once and not fewer than ten days before the

sale, the notice in any daily or weekly legal newspaper of general circulation in the district.

(2) The notice shall be in substantially the following form:

IRRIGATION ASSESSMENT JUDGMENT SALE

Public notice is hereby given that pursuant to judgment, rendered on , of the superior court of the county of in the state of Washington, that I shall sell the property described below, at a foreclosure sale beginning at (time), on (date), at (location), in the city of , and county of , state of Washington. This sale is made in order to pay for delinquent assessments, costs, and interest owed to The property will be sold to the highest and best bidder but bids will not be accepted for less than the minimum sale price set by the superior court. The minimum sale price is listed on the bid sheet, a copy of which is provided at the treasurer's office. Payment must be made at time of sale and must be by cash, bank cashier's check, or a negotiable instrument of equivalent security.

Description of property:

Interested parties and members of the public are invited to participate in this sale. This sale will not take place if by (time), on (date), the amount due, is paid in the manner specified by law.

- (3) The treasurer shall conduct the sale in conformance with the notice and this chapter. If the sale is conducted by the county treasurer, no county or district officer or employee may directly or indirectly be a purchaser. If the irrigation district treasurer conducts the sale, no officer or employee of the district may directly or indirectly be a purchaser.
- (4) If the bid amount paid for the property is in excess of the lien amount for which the judgment has been rendered, plus any additional assessments, costs, and interest which have become due after the date of preparation of the certificate of delinquency and before the date of sale, then the excess shall be remitted, on application therefor, to the record owner of the property. The record owner of the property is the person who held title on the date of issuance of the certificate of delinquency. Assignments of interests, deeds, or other documents executed or recorded after filing the certificate of delinquency shall not affect the payment of excess funds to the record owner. If no claim for the excess is received by the treasurer within three years after the date of the sale, the treasurer, at expiration of the three-year period, shall deposit the excess in the current expense fund of the district. [2007 c 63 § 1; 1988 c 134 § 8.]

87.06.090 Treasurer's deed—Title free from certain encumbrances. (1) The treasurer shall execute a treasurer's deed to any person who purchases property at the foreclosure sale. The deed shall vest title to the property therein described, without further acknowledgment or evidence of such conveyance, in the grantee or his or her heirs and

[Title 87 RCW—page 54] (2008 Ed.)

assigns. The treasurer's deed shall be substantially in the following form:

TREASURER'S DEED

State of Washington

County of
This indenture, made this day of ,
, between, as treasurer of
irrigation district, state of Washington, party of
the first part, and , party of the second part:
Witnesseth, that whereas, at the public sale of real prop-
erty held on the day of,,
pursuant to an irrigation assessment judgment entered in the
superior court in the county of on the
, in proceedings to
foreclose assessment liens upon real property and an order of
sale duly issued by the court, duly purchased in
compliance with the laws of the state of Washington, for and
in consideration of the sum of dollars the fol-
lowing described real property, to wit: (Here place descrip-
tion of real property conveyed) and that has
complied with the laws of the state of Washington necessary
to entitle (him. her. or them) to a deed for the real property.

Now, therefore know ye, that, I , treasurer of said irrigation district of , state of Washington, in consideration of the premises and by virtue of the statutes of the state of Washington, in such cases provided, do hereby grant and convey unto , his or her heirs and assigns, forever, the real property hereinbefore described, as fully and completely as said party of the first part can by virtue of the premises convey the same.

(2) The title shall be free from all encumbrances except for the following taxes and assessments if they are not due at the time of the foreclosure sale: Property taxes, drainage or diking district assessments, drainage or diking improvement district assessments, mosquito district assessments, and irrigation district assessments. [1994 c 24 § 1; 1988 c 134 § 9.]

87.06.100 Required payments before acquisition at foreclosure sale—Acquisition by irrigation district—District's property stricken from tax rolls—Subsequent purchasers to pay assessments. (1) Prior to the treasurer executing and conveying the deed, all persons or entities acquiring property at the foreclosure sale shall be required to pay the full amount of all assessments, costs, and interest for which judgment is rendered; and the full amount of the following if due at the time of the foreclosure sale: Property taxes, drainage or diking district assessments, drainage or diking district assessments, irrigation district assessments, and costs and interests relating to such taxes or assessments. This subsection does not apply to the irrigation district's acquisition of property.

(2) At all sales of property, if no other bids are received, title to the property shall vest in the irrigation district and the district shall pay to the county any costs that may have been

incurred by the county under this chapter for the foreclosure action. The district's acquisition of the title shall be as absolute as if the property had been purchased by an individual under the provisions of this chapter. The deed provided for in RCW 87.06.090 shall be conveyed to the irrigation district.

- (3) All property deeded to the district under the provisions of this chapter shall be stricken from the tax rolls as district property and exempt from taxation and shall not be taxed while property of the district.
- (4) If the irrigation district sells any property it has acquired under this chapter, then it shall not provide a deed to the purchaser until the purchaser pays all drainage or diking district assessments, drainage or diking improvement district assessments, irrigation district assessments, property taxes, costs, and interest that were due at the time the irrigation district acquired title to the property. [1988 c 134 § 10.]

87.06.110 Combined foreclosure for district and county assessments. The board of directors of the irrigation district and the county treasurer may through the interlocal cooperation agreement act, chapter 39.34 RCW, choose to have one of the treasurers proceed with a combined foreclosure for all property taxes, irrigation assessments, and all costs and interest owing to both entities. Any such agreement shall include a specific statement as to which entity shall assume title if no bids are received equal to or greater than the amount listed on the minimum bid sheet. The agreement shall also clearly specify how any unclaimed excess funds from the sale will be divided between the county and the irrigation district.

With a combined foreclosure for all property taxes, all irrigation district assessments, and all costs and interest owing to both entities, the county treasurer may use the foreclosure procedure under chapter 84.64 RCW or the irrigation district treasurer may use the foreclosure procedure under this chapter. When acting as the treasurer for the irrigation district, the county treasurer may use the foreclosure procedure under chapter 84.64 RCW. [2004 c 215 § 6; 1988 c 134 § 11.]

87.06.120 Application of chapter to properties with assessments delinquent three or more years or acquired by the district under possibly legally defective proceedings. (1) Except as provided in subsection (2) of this section, certificates of delinquency shall also be issued, and foreclosure proceedings instituted under this chapter, for properties for which assessments have been delinquent for a period of three or more years, if all or part of such period occurred before June 9, 1988. If foreclosure actions have been commenced but not completed under the law as it existed prior to June 9, 1988, the district shall abandon such actions and proceed against such properties under this chapter.

(2) Certificates of delinquency shall not be issued under this chapter for properties that have been sold (other than to the irrigation district) under foreclosure proceedings which occurred prior to June 9, 1988. This section does not apply to any foreclosure sale declared to be invalid by a court of competent jurisdiction or if district assessments again become delinquent after the date of sale.

(2008 Ed.) [Title 87 RCW—page 55]

(3) A certificate of delinquency may be issued, and foreclosure proceedings instituted, under this chapter for property acquired by an irrigation district under foreclosure proceedings which occurred prior to June 9, 1988, and which the district believes might be legally defective. "Acquired" as used in this subsection also includes the district's obtaining a certificate of sale under such foreclosure proceedings. [1988 c 134 § 12.]

Chapter 87.19 RCW REFUNDING BONDS—1923 ACT

Sections

87.19.005	Method not exclusive.
87.19.010	Refunding bonds authorized—Election.
87.19.020	Notice and conduct of election.
87.19.030	Form of bonds, interest, maturity, etc.
87.19.040	Bonds to be refunded in series.
87.19.050	Refunding bonds may be exchanged or sold—Record.

87.19.005 Method not exclusive. In addition to any other method of refunding irrigation district bonds authorized by law, bonds heretofore or hereafter issued by any irrigation district in this state may be refunded in whole or in part in the manner hereinafter provided. [1933 ex.s. c 11 § 1; 1923 c 161 § 1; RRS § 7434-1. Formerly RCW 87.19.060.]

Validation—1933 ex.s. c 11: "Any and all proceedings heretofore had and any and all bonds heretofore authorized and issued to redeem or to refund unmatured bonds under the provisions of chapter 161, Laws of 1923, as amended by chapter 259, Laws of 1927, but without the unanimous consent of the holders of unmatured bonds to be refunded, are hereby validated and confirmed." [1933 ex.s. c 11 § 4.]

87.19.010 Refunding bonds authorized—Election.

Whenever the board of directors of any irrigation district shall deem it for the best interest of said district that any or all outstanding bonds of said district be refunded, they shall so declare by resolution duly adopted and recorded in the minutes of said board and shall, with the written approval of the state director of the department of ecology, submit the question to the legally qualified electors of said district at a general election or at a special election called for that purpose and if a majority of said electors voting at said election vote in favor thereof the directors of said district shall issue and exchange said bonds for those outstanding, or sell said bonds and retire said outstanding bonds. The bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 227; 1923 c 161 § 2; RRS § 7434-2.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.19.020 Notice and conduct of election. The notice of election provided for in this chapter shall be given and the election held in all respects in accordance with RCW 87.03.200, except in each county with a population of one hundred twenty-five thousand or more, where the notice and election shall be held in the manner provided by law for such counties. [1991 c 363 § 160; 1923 c 161 § 6; RRS § 7434-6.]

Purpose—Captions not law—1991 c 363: See notes following RCW 2.32.180.

Elections by lesser constituencies—Special elections: RCW 29A.04.330.

Times for holding elections and primaries: RCW 29A.04.311 through 29A.04.330.

87.19.030 Form of bonds, interest, maturity, etc. (1) Said bonds shall be issued in series and in denominations of not less than one hundred dollars nor more than one thousand dollars. The first series shall mature not later than ten years and the last series not later than forty years. Each series shall be numbered from one, up consecutively, shall bear the date of their issue, and shall bear interest at any rate or rates as authorized by the board of directors of said district, payable semiannually on the first day of January and July of each year, and the principal and interest may be made payable at the office of the county treasurer of the county in which the office of the board of directors is situated, or at any fiscal agency of the state of Washington. Said bonds shall be negotiable in form and the bonds shall be signed by the president and secretary of the board of directors of said district and the seal of said district, affixed. The signatures of the president and secretary may, however, appear by lithographic facsimile. Such bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 228; 1970 ex.s. c 56 § 96; 1969 ex.s. c 232 § 55; 1923 c 161 § 3; RRS § 7434-3.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

Facsimile signatures: RCW 39.44.100.

87.19.040 Bonds to be refunded in series. Where the bonds to be refunded are serial bonds and not subject to call, the refunding bonds or any part of the same may be issued in such series as the board of directors of the district shall deem necessary to take up the series or any part thereof to be refunded, and shall be dated as of the maturity of the series or any part of the same to be refunded. The election aforesaid shall be sufficient authority for the directors to issue sufficient bonds to retire the entire outstanding issue of bonds to be refunded, but none of said refunding bonds shall be signed before the date of their issue, and until signed shall be deposited and kept in the office of the county treasurer; with the consent of the holders of all or any portion of the outstanding bonds of any issue the directors may retire all or any portion of such bonds before their maturity and may issue refunding bonds for that purpose. [1933 ex.s. c 11 § 3; 1927 c 259 § 2; 1923 c 161 § 5; RRS § 7434-5.]

87.19.050 Refunding bonds may be exchanged or sold—Record. Bonds issued under and by virtue of this chapter may be exchanged for outstanding bonds at not less than the par value of the bonds refunded or may be sold at not less than ninety percent of their par value, and all money derived from the sale of such bonds shall be applied to the redemption of any or all of the outstanding bonds of said district to be refunded and any such outstanding bonds so refunded shall be endorsed in red ink "Refunded Bonds" and filed and preserved for one year and then destroyed by the county treasurer in the presence of witnesses: and the secretary of said district and the county treasurer of said county shall keep a record of such bonds so refunded and shall note

the date of the refunding and the date of the destruction of the refunded bonds and in whose presence they were destroyed. [1933 ex.s. c 11 § 2; 1923 c 161 § 4; RRS § 7434-4.]

Chapter 87.22 RCW REFUNDING BONDS—1929 ACT

Sections 87.22.010 Refunding authorized. 87.22.020 When proceedings may be instituted. 87.22.030 Petition—Contents. 87.22.040 Schedule of maximum benefits 87.22.050 Hearing, time and place of. 87.22.060 87.22.065 87.22.070 Notice—Service. Notice—Contents. Hearing—Decree. 87.22.080 Benefits, how determined—Dismissal—Continuance— Waiver. 87.22.085 Irrigable acreage, how determined 87.22.090 Appellate review Final judgment conclusive. 87.22.100 87.22.105 Final judgment conclusive—Exception. 87.22.110 Transcript to other counties 87.22.120 Election—Question to electors. 87.22.125 Election—Procedure. 87.22.130 Election-Notice, contents. 87.22.140 Election—Majority vote affirmative, procedure. 87.22.145 Exchange of bonds. 87.22.150 Form of bonds—Manner of payment—Interest rate. 87.22.160 Interest on unpaid bond installments—When payable. 87.22.165 Bond payments, where payable. Bond contents—Transferability—Priority. 87.22.170 87.22.175 Bonds—Signature—Registration book. 87.22.190 Transfer on registration book required. 87.22.200 Bonds of equal priority 87.22.210 Payment to record owner. 87.22.215 87.22.230 87.22.240 Payment to agent. Assessments—Limitations. Assessments—Methods of payment. 87.22.245 87.22.250 Assessments-Receipts. Assessments—Payment in money only. 87.22.260 Sale or lease of foreclosed land—Disposition of proceeds 87.22.270 Excess in bond fund—Apportionment. 87.22.275 Rights of bond owners—Lien of bonds—Manner of payment. 87.22.280 Judicial confirmation. Severability-1929 c 120. 87.22.900 87.22.910 Construction—Chapter additional method.

87.22.010 Refunding authorized. Any or all bonds heretofore issued by any irrigation district in this state may be refunded as hereinafter provided. [1929 c 120 § 1; RRS § 7530-1. FORMER PART OF SECTION: 1929 c 120 § 40; RRS § 7530-40, now codified as RCW 87.22.910.]

87.22.020 When proceedings may be instituted. Before any proposition for the issuance of limited liability refunding bonds, as provided for in this chapter, of an irrigation district in this state shall be submitted to the electors thereof, the board of directors of said district shall at their option have authority, upon the written consent of the owners of at least fifty-one percent of the face value of the bonds proposed to be refunded, and upon the written approval of the state department of ecology, and of the owners of fifty-one percent of the acreage of the land within the district, to institute proceedings in the superior court of the proper county to determine the irrigable acreage of the lands which shall be subject to assessment for the payment of said refunding bonds and the interest thereon, and to determine the maximum benefits to be received by said lands from said proposed

refunding bonds, in the manner herein provided. [1983 c 167]

§ 229; 1929 c 120 § 2; RRS § 7530-2.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.22.030 Petition—Contents. The said board of directors shall institute such proceedings by filing a petition in the superior court of the county in which the greater part of the lands in the district are situated. Said petition shall give the name of the district, shall set out the nature of its water rights and the general character of its irrigation works and distribution system, shall state the amount, maturity schedule of minimum annual installments of principal and maximum interest rate of the proposed refunding bonds, shall state the approximate irrigable acreage in the district and the probable approximate aggregate annual income therefrom during the life of the proposed refunding bonds, shall recite that the required consent of the owners of the bonds to be refunded has been obtained and shall state such other matter, if any, the said board of directors may deem pertinent to the proceedings, shall pray for the determination of the irrigable acreage and of the maximum benefits aforesaid and shall be signed and verified by the president of the said board of directors. [1983 c 167 § 230; 1929 c 120 § 3; RRS § 7530-3.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.22.040 Schedule of maximum benefits. There shall accompany said petition as an exhibit thereto a schedule of maximum benefits and of irrigable acreage for all the respective lands in the district. Such schedule shall contain in appropriate columns the name of the person to whom such tract of real property was assessed and the description of said property according to the district assessment roll last equalized, in a third column with appropriate heading shall be specified after each said description of land the maximum benefit to be received from the proposed refunding bond issue with the maximum benefits segregated into its three component parts—(1) the amount required to pay the lands' proportional part of the principal of the bonds; (2) the amount required to pay the lands' proportional part of the interest over the term of the bonds; (3) the amount of benefits in excess of the lands' proportional part of the principal of the bonds and the interest over the term of the bonds; and in another appropriately specified column shall be stated after each tract the irrigable acreage thereof which will be assessed for payment of the proposed refunding bonds. Said schedule shall be signed by the secretary of the district. [1931 c 42 § 1; 1929 c 120 § 4; RRS § 7530-4.]

87.22.050 Hearing, time and place of. Upon the filing of said petition with the schedule of irrigable acreage and maximum benefits, the court shall fix a time and place for hearing the same and shall order the secretary of the district to give and publish a notice of said hearing. Said hearing may be held at the place fixed in the order and may be adjourned to a place certain in any county in which any lands within the district are situated, and may be continued from time to time and adjourned from county to county for the convenience of landowners and other interested persons. [1929 c 120 § 5; RRS § 7530-5.]

Official paper for publication: RCW 87.03.020.

(2008 Ed.) [Title 87 RCW—page 57]

87.22.060 Notice—Service. The notice of said hearing shall be given and published in the same manner, except as herein otherwise provided, and for the same length of time that a notice of a special election to determine whether the bonds of the district shall be issued is required to be given and published. [1929 c 120 § 6; RRS § 7530-6. FORMER PART OF SECTION: 1929 c 120 § 7; RRS § 7530-7, now codified as RCW 87.22.065.]

Bonds, election for, etc. (notice): RCW 87.03.200.

87.22.065 Notice—Contents. Said notice shall state that the district (naming it) proposes to issue and dispose of a refunding bond issue specifying the amount; that proceedings have been instituted in the superior court of the state of Washington in and for the specified county to determine the maximum benefits to be received by the lands within the operation of said district from the issuance and disposal of said proposed bond issue, and further to determine the irrigable acreage which will be assessed for the payment of said bonds, shall state that a schedule of the lands involved together with a statement of the amount of maximum benefits received by the amount of irrigable acreage in each respectively, is on file in said proceedings and may be inspected by any interested person, shall state the time and place fixed for the hearing of the petition and shall state that any person interested in such proceedings may on or before the day fixed for said hearing file his written objections thereto with the clerk of said court, or he will be forever bound by such orders as the court shall make in such proceedings. [1929 c 120 § 7; RRS § 7530-7. Formerly RCW 87.22.060, part.]

87.22.070 Hearing—Decree. At the time and place stated in the notice of said hearing, the court shall consider said petition and shall receive such pertinent evidence as may be offered in support thereof or against the same, shall enter a decree fully determining the maximum benefits received by and the irrigable acreage in, the several tracts of land involved as shown by the schedule and as prayed for in said petition. Said action shall be an equitable one in rem and the court shall have full authority to make and issue any and all necessary orders and to do any and all things proper or incidental to the exercise of its jurisdiction in this connection. At said hearing the matters set forth in said petition and accompanying schedule shall be presumed to be true and correct in the absence of sufficient evidence to the contrary. [1929 c 120 § 8; RRS § 7530-8.]

Refunding bonds—Form—Manner of payment—Interest rate (decree may determine): RCW 87.22.150.

87.22.080 Benefits, how determined—Dismissal—Continuance—Waiver. The maximum benefits accruing to the several tracts of land in the district from the proposed refunding bond issue shall be considered as new and independent of that accruing from the bonds to be refunded and in determining the maximum benefits as prayed for in said petition, the court shall not be limited to a consideration of the enhancement of market value of the lands involved arising immediately from the issuance and disposal of the proposed refunding bonds but shall have authority to consider such benefits as shall accrue to said lands from the plan of financing provided by the proposed bonds and from the continued

operation of the irrigation system under the administration of the district during the life of said refunding bonds and any other benefits that may accrue. If the court finds that the aggregate amount of said maximum benefits shall not equal at least double the amount of the principal of the proposed refunding bonds, to which shall be added the interest computed at the rate specified in the refunding bonds, it shall enter a decree dismissing the proceedings and the district shall have no authority to issue the proposed refunding bonds until a satisfactory decree has been obtained under the provisions of this chapter: PROVIDED, That nothing herein contained shall be construed to prevent the district from continuing the hearing for the purpose of modifying the proposed refunding bond plan or for the purpose of otherwise meeting the objection of the court, nor shall the dismissal of the proceeding be in anywise prejudicial to the institution of a subsequent action for the same purpose; AND PROVIDED FURTHER, That nothing herein contained shall be construed to prevent the court from entering a decree upon stipulation of the holders of the bonds to be refunded to waive their right to part of the indebtedness represented by the bonds to be refunded, so that the proposed refunding bond issue comes within the statutory requirements as to maximum benefits, or to accept refunding bonds based on a lesser aggregate maximum benefit than that required by the statute. [1931 c 42 § 2; 1929 c 120 § 9; RRS § 7530-9. FORMER PART OF SEC-TION: 1929 c 120 § 10; RRS § 7530-10, now codified as RCW 87.22.085.1

87.22.085 Irrigable acreage, how determined. In determining the irrigable acreage as provided herein, the court shall consider all lands included in the district capable of being used for agricultural purposes, provided that no lands shall be found to be irrigable which are not irrigable from the plan of the irrigation works of the district; and provided that nothing herein contained shall be construed to prevent a reconsideration of the irrigability of lands found nonirrigable upon the modification or enlargement of the irrigation system whereby said lands at first found nonirrigable may be irrigated by the district system. [1929 c 120 § 10; RRS § 7530-10. Formerly RCW 87.22.080, part.]

87.22.090 Appellate review. Appellate review of the judgment entered in said proceedings may be sought in the same manner as in other cases in equity. [1988 c 202 § 88; 1971 c 81 § 173; 1929 c 120 § 11; RRS § 7530-11.]

Severability—1988 c 202: See note following RCW 2.24.050.

87.22.100 Final judgment conclusive. The judgment of the court determining maximum benefits and the irrigable acreage in such proceedings, unless appealed from within the time prescribed by law, and upon final judgment on appeal, shall be conclusive, except as herein otherwise provided, upon and against each and every owner of said bonds issued as proposed and upon and against every tract of land in the district, upon and against those owning the same or having any interest therein, including minors, insane persons, those convicted of crime as well as those free from disability, and upon and against those who may have appeared in said proceedings. [1929 c 120 § 12; RRS § 7530-12. FORMER

[Title 87 RCW—page 58] (2008 Ed.)

PART OF SECTION: 1929 c 120 § 13; RRS § 7530-13, now codified in RCW 87.22.105.]

87.22.105 Final judgment conclusive—Exception. Said judgment shall be final and conclusive upon and against all lands in the district on appeal as aforesaid, except as to the particular tract or tracts involved in the appeal. [1929 c 120 § 13; RRS § 7530-13. Formerly RCW 87.22.100, part.]

87.22.110 Transcript to other counties. A transcript of so much of the judgment in said proceedings as pertain to the lands situated in each county other than the one in which the proceedings were instituted shall be certified by the clerk of the court and mailed to the county clerk of each of said other counties respectively for record among the recorded judgments therein. [1929 c 120 § 14; RRS § 7530-14.]

87.22.120 Election—Question to electors. Upon final determination of maximum benefits and irrigable acreage aforesaid, the board of directors of the district shall submit to the electors of the district possessing the qualifications prescribed by the irrigation district law the question whether refunding bonds of the district in amount and of the maturity proposed by said board shall be issued and exchanged for outstanding bonds as herein provided. [1929 c 120 § 15; RRS § 7530-15. FORMER PART OF SECTION: 1929 c 120 § 16; RRS § 7530-16, now codified as RCW 87.22.125.]

Qualification of voters and directors: RCW 87.03.045.

87.22.125 Election—Procedure. Except as herein otherwise specifically provided said election shall be called, noticed, conducted and the results thereof determined in the same manner and by the same officials as that provided by law for the calling, noticing, conducting and canvassing of original bond elections in irrigated districts. [1929 c 120 § 16; RRS § 7530-16. Formerly RCW 87.22.120, part.]

Bond elections: RCW 87.03.200.

87.22.130 Election—Notice, contents. The notice of said election shall specify the time and place of the election, the amount of the proposed refunding bonds, the maturity, the schedule of the minimum annual payments of the principal thereof and the maximum annual rate of interest said bonds shall bear, as approved by the court in the decree determining maximum benefits and irrigable acreage. [1929 c 120 § 17; RRS § 7530-17.]

87.22.140 Election—Majority vote affirmative, procedure. If a majority of the votes cast at said election are in favor of the proposed refunding issue the board of directors shall thereupon have authority to cause refunding bonds of the district in the amount and on the basis of the plan of payment and rate of interest proposed, to be issued and exchanged as herein provided. [1929 c 120 § 18; RRS § 7530-18. FORMER PART OF SECTION: 1929 c 120 § 19; RRS § 7530-19, now codified in RCW 87.22.145.]

87.22.145 Exchange of bonds. Refunding bonds provided for under this chapter may be exchanged for any or all of the bonds to be refunded on such basis as may be agreed

upon between the board of directors of the district and the bond owners: PROVIDED, That said refunding bonds shall not be issued in a greater sum than the total aggregate face value of the bonds to be refunded. [1983 c 167 § 231; 1929 c 120 § 19; RRS § 7530-19. Formerly RCW 87.22.140, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.22.150 Form of bonds—Manner of payment— **Interest rate.** (1) Said refunding bonds shall be issued in such denominations as the board shall determine, but in the same denominations so far as practicable as the bonds to be refunded and shall mature at the date specified in the notice of election but not in any event later than thirty years from the date thereof, and shall be payable in minimum annual installments specified on a percentage basis and amortized to provide for full payment of the bonds with interest at maturity: PROVIDED, That in lieu of the annual payments of principal and semiannual payments of interest as provided in this chapter, the court may prescribe the form, manner of payment, and interest rate or rates of the refunding bonds, in the decree determining maximum benefits and irrigable acreage; and said decree may grant the district the right to pay at the date of any annual or semiannual payment, one or more next accruing annual or semiannual installments less the interest on that part of the principal thus paid in advance: AND PRO-VIDED, In all cases in which the court determines the form, manner of payment, and interest rate of the refunding bonds in the decree determining maximum benefits, all notices provided in this chapter and any other provision thereof, shall be given and construed in conformity with the terms and conditions of said bond prescribed in said decree. Such bonds may be in any registered form as provided for in RCW 39.46.030.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued in any registered form and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 232; 1970 ex.s. c 56 § 97; 1969 ex.s. c 232 § 56; 1931 c 42 § 3; 1929 c 120 § 20; RRS § 7530-20.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

Hearing—Decree: RCW 87.22.070.

87.22.160 Interest on unpaid bond installments—

When payable. All unpaid installments on account of the principal of said refunding bonds shall bear interest from the date of the bonds at a rate or rates as authorized by the board of directors of the district. Different installments of the principal of said bonds may bear different rates of interest if it is so provided in the bond plan. Interest shall be payable semi-annually on the first day of January and July of each year. [1970 ex.s. c 56 § 98; 1969 ex.s. c 232 § 57; 1929 c 120 § 21; RRS 7530-21. FORMER PART OF SECTION: 1929 c 120 § 22; RRS § 7530-22, now codified as RCW 87.22.165.]

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

(2008 Ed.) [Title 87 RCW—page 59]

87.22.165 Bond payments, where payable. Both principal and interest shall be made payable at the office of the county treasurer of the county in which the office of the board of directors of the district is situated. [1929 c 120 § 22; RRS § 7530-22. Formerly RCW 87.22.160, part.]

87.22.170 Bond contents—Transferability—Priority. Said bonds shall express upon their face that they were issued by authority of this chapter, stating its title and date of approval, that the district reserves the right to pay on account of the principal thereof annual installments at a greater rate than the minimum rate stated in the bonds, that said bonds are transferable only on the registration book of the county treasurer's office at which said bonds are payable; that any attempted transfer of said bonds not recorded in said registration book shall be void so far as the rights of the district are concerned and that said bonds are of equal priority, payable with interest on a pro rata basis from revenues derived from annual assessments levied against the irrigable benefited lands within the district. [1929 c 120 § 23; RRS § 7530-23. FORMER PART OF SECTION: 1929 c 120 § 24; RRS § 7530-24, now codified as RCW 87.22.175.]

87.22.175 Bonds—Signature—Registration book. Said bonds shall be signed by the president of the board and secretary of the district and the seal of the district shall be impressed thereon. The term "registration book" as used in chapter 87.22 RCW shall constitute the method of registration adopted in conformance with RCW 39.46.030. [1983 c 167 § 233; 1929 c 120 § 24; RRS § 7530-24. Formerly RCW 87.22.170, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.22.190 Transfer on registration book required. Said bonds shall be transferable only on the registration book and any attempted transfer of said bonds not recorded in said registration book shall be void so far as the rights of the district are concerned. [1983 c 167 § 234; 1929 c 120 § 26; RRS § 7530-26. FORMER PART OF SECTION: 1929 c 120 § 27; RRS § 7530-27, now codified as RCW 87.22.195.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.22.200 Bonds of equal priority. Said bonds shall be of equal priority and shall be paid on a pro rata basis, in proportion to their respective face values, PROVIDED, That for purposes of identification only said bonds may be numbered consecutively. [1929 c 120 § 28; RRS § 7530-28.]

87.22.210 Payment to record owner. Payment by the said county treasurer of any installment of or interest on said bonds, or any of the same, to the recorded owner thereof as shown on said registration book shall constitute a valid payment, without surrender of said bonds or any of the same, provided that final payment on account of any bond shall not be made until and unless the same is surrendered. [1929 c 120 § 29; RRS § 7530-29. FORMER PART OF SECTION: 1929 c 120 § 30; RRS § 7530-30, now codified as RCW 87.22.215.]

87.22.215 Payment to agent. Any bondholder or group of bondholders shall have the right to request said county treasurer in writing to pay the interest and installments of principal of his or their bond or bonds to such agent as may be designated in said request and payment to said agent shall constitute a valid payment to the record owner or owners of said bond or bonds within the provisions of this chapter. [1929 c 120 § 30; RRS § 7530-30. Formerly RCW 87.22.210, part.]

87.22.230 Assessments—Limitations. No tract of land shall be assessed by the district during the life of the proposed bonds when issued for the purpose of paying the principal of or interest on said bonds in an aggregate amount in excess of double the amount determined in the decree fixing maximum benefits under subdivision (1) of RCW 87.22.040, together with the interest on the principal computed at the rates specified in the bond, and any assessment in excess thereof shall be void. In addition to its regular normal assessment for the principal or interest of said bonds, no tract of land shall be assessed in any one year to make up past or anticipated delinquencies of assessments or both levied or to be levied against the lands in the district for said purposes, in excess of fifty percent of its regular normal assessment for said bonds. [1931 c 42 § 4; 1929 c 120 § 31; RRS § 7530-31.]

87.22.240 Assessments—Methods of payment. The owner of any land within said irrigation district which shall be liable for payment of said refunding bonds shall have the right to pay the same in said annual or semiannual installments or to make payment at any time when installments are due as in this section provided: (1) To pay an amount equal to the amount fixed in said decree determining the maximum benefits under subdivisions (1) and (2) of RCW 87.22.040 or the amount of the unpaid balance of said sums if such payment is not made until one or more installments have been paid, together with the amount fixed by said decree under subdivision (1) of RCW 87.22.040, and thereafter no further assessment shall be levied against such tract of land; (2) to pay the amount of benefits fixed in the decree determining the maximum benefits under subdivision (1) of RCW 87.22.040 or the unpaid balance thereof if such payment is made after one or more installments shall have been paid, with interest on the amount paid to the time of making payment, and thereafter such lands shall not be subject to assessments except to meet delinquencies of principal and/or interest on said bonds, for which purpose additional assessments shall be levied against said tract of land to an amount not exceeding the amount found in the decree fixing the maximum benefits under subdivision (1) of RCW 87.22.040; or (3) to pay any additional installments of the principal with interest accrued on the amount so paid at the time of the payment, and thereafter, in levving assessments against said tracts of land, said owner shall be given credit for such advance payment. The treasurer of the proper county shall have authority to receive for the benefit of the refunding bond fund of the district the payments herein authorized to be made. [1931 c 42 § 5; 1929 c 120 § 32; RRS § 7530-32. FORMER PART OF SECTION: 1931 c 42 § 6; 1929 c 120 § 33; RRS § 7530-33, now codified as RCW 87.22.245.]

[Title 87 RCW—page 60] (2008 Ed.)

87.22.245 Assessments—Receipts. In case the owner of any land within an irrigation district shall make payment in accordance with the second provision in RCW 87.22.240, the county treasurer shall issue to such landowner a receipt stating that such payments have been made and that such lands shall thereafter be subject only to the assessments provided for in accordance with such provisions; and, in case any landowner within such irrigation district shall make any payments in accordance with the third provision of RCW 87.22.240, the county treasurer shall issue to such landowner a receipt showing the payment of such installment or installments and stating that credit therefor is thereby given to such landowner as to apply to future installments. [1931 c 42 § 6; 1929 c 120 § 33; RRS § 7530-33. Formerly RCW 87.22.240, part.]

87.22.250 Assessments—Payment in money only. Full payment of the decreed maximum benefits accruing to any tract of land aforesaid can be made by the payment of money only and no sale of any tract of land on account of delinquent district assessments shall be construed as a satisfaction chargeable against the amount of maximum benefits decreed as accruing to said tract by reason of said refunding

bonds. [1929 c 120 § 34; RRS § 7530-34.]

87.22.260 Sale or lease of foreclosed land—Disposition of proceeds. In any instance where an irrigation district having outstanding refunding bonds issued under the provision of this chapter, sells or rents a tract of land previously acquired by sale on account of delinquent district assessments, the proceeds of said sale or lease shall be distributed to the expense fund and the refunding bond fund of the district in proportion to the respective amounts of the district exactions made against said tract of land for the benefit of these two funds payable in the year in which the district assessment for which said tract was sold, became delinquent. [1929 c 120 § 35; RRS § 7530-35.]

87.22.270 Excess in bond fund—Apportionment.

When the money in the refunding bond fund reaches an excess of ten percent of the amount necessary to meet the total aggregate minimum annual installment of the principal of said bonds and interest next payable, it shall be the duty of said treasurer to apportion said excess to the several bondholders on a pro rata basis in proportion to the par value of their respective bonds and include the same with the payments of the next annual installment of the principal of said bonds. [1929 c 120 § 36; RRS § 7530-36.]

87.22.275 Rights of bond owners—Lien of bonds—

Manner of payment. Except as herein otherwise specifically provided, refunding bonds, authorized, issued and disposed of under the provisions of this chapter shall entitle the owners thereof to the same rights and privileges, shall constitute a lien on the same property and shall be paid in the same manner as the original bonds refunded by said bond issue, and said refunding bonds shall be retired by the exaction of annual assessments levied against all the lands in the district PROVIDED, HOWEVER, That any lands in the district against which no benefits are determined by the decree determining maximum benefits may be excluded from the district

in the same manner in which lands may now be excluded from the districts against which there are no bond issues, and said lands so excluded shall be forever free of the liens of said refunding bonds; AND PROVIDED FURTHER, That no assessments against any tract of land shall exceed the amount specified under RCW 87.22.230. [1983 c 167 § 235; 1931 c 42 § 7; 1929 c 120 § 37; RRS § 7530-37. Formerly RCW 87.22.220.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.22.280 Judicial confirmation. Proceedings had for the authorization, issuance and disposal of refunding bonds provided for herein may be considered, confirmed and approved by the court in proceedings authorized by the irrigation district act in the same manner and with the same effect, as proceedings had for authorization, issuance and disposal of other irrigation district bonds provided for by law, are considered, confirmed and approved. [1929 c 120 § 38; RRS § 7530-38.]

Proceedings for judicial confirmation: RCW 87.03.780 through 87.03.805.

87.22.900 Severability—1929 c 120. If any section or provision of this chapter shall be adjudged to be invalid or unconstitutional such adjudication shall not affect the validity of the chapter as a whole or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1929 c 120 § 39; RRS § 7530-39.]

87.22.910 Construction—Chapter additional method. Nothing in this chapter contained shall be deemed or construed as abridging, enlarging or modifying any existing statute relating to refunding bonds of irrigation districts. This chapter is intended as an independent act providing an additional method for the issuance of refunding bonds of such districts. [1929 c 120 § 40; RRS § 7530-40. Formerly RCW 87.22.010, part.]

Chapter 87.25 RCW CERTIFICATION OF BONDS

Sections	
87.25.010	Resolution to certify—Investigation.
87.25.020	Request for information—Compliance.
87.25.030	Transcript to attorney general—Report filed with secretary of state.
87.25.040	Contents of director's report.
87.25.050	Certificates to be attached to reports.
87.25.060	Supplemental report.
87.25.070	Form of secretary of state's certificate.
87.25.090	Expense to be paid by district.
87.25.100	Expenditures of bond proceeds—Employment and payment of attorneys.
87.25.120	Inspection of work as it progresses.
87.25.125	Certification in installments.
87.25.130	Forms prescribed.
87.25.140	Expenditures for construction—Approval—Budget.
87.25.900	Severability—1923 c 51.

87.25.010 Resolution to certify—Investigation.

Whenever the board of directors of any irrigation district, organized and existing under and pursuant to the laws of the state of Washington, shall by resolution declare that it deems it desirable that any contemplated or outstanding bonds of

(2008 Ed.) [Title 87 RCW—page 61]

such district, including any of its bonds authorized but not sold, be certified under the provisions of this chapter, such board of directors shall thereupon file a certified copy of such resolution with the director of ecology. Such director on receipt of a certified copy of such resolution shall, without delay, make or cause to be made a full investigation of the affairs of the district. [1988 c 127 § 49; 1923 c 51 § 1; RRS § 7432-1.]

87.25.020 Request for information—Compliance. In connection with the investigation and report provided for in this chapter, the director of ecology is authorized and directed to make written request upon any state officer, institution or department for information, opinion or advice relative to any features of such investigation pertinent to the work of such officer or department. Upon receipt of such written request from said director, such officer or department shall, without delay, make such investigation as may be necessary and shall then furnish the said director with a report in writing giving the information, opinion or advice required by said director. [1988 c 127 § 50; 1923 c 51 § 2; RRS § 7432-2.]

87.25.030 Transcript to attorney general—Report filed with secretary of state. If, after the investigation herein provided for, the director finds that the project of the district is feasible, that the bond issue proposed to be certified is necessary and in sufficient amount to complete the improvement contemplated and that the district shows a clear probability of successful operation, he shall submit a complete transcript, to be furnished and certified by the district, of the proceedings relating to the organization and establishment of the district and relating to or affecting the validity of the bond issue involved, to the attorney general, for his written opinion as to the legality of the same. If the attorney general finds that any of the matters submitted in the transcript are not legally sufficient he shall so state in his opinion to the director of ecology. The district shall then be given an opportunity, if possible, to correct the proceeding or thing complained of to the satisfaction of the attorney general. If the attorney general finds that all the matters submitted in the transcript as originally submitted or as subsequently corrected are legally sufficient said director shall thereupon file his report with the secretary of state and forward a copy to the secretary of the district, to be kept among the records of the district. [1988 c 127 § 51; 1923 c 51 § 3; RRS § 7432-3.]

- 87.25.040 Contents of director's report. Said report filed with the secretary of state shall contain conclusions upon the following points:
- (1) The supply of water available for the project and the right of the district to so much water as may be needed.
- (2) The nature of the soil as to its fertility and susceptibility to irrigation, the probable amount of water needed for its irrigation and the probable need of drainage.
- (3) The feasibility of the district's irrigation system and of the specific unit for which the bonds under consideration are desired, whether such system and unit be constructed, projected or partially completed; and the sufficiency of the amount of the proposed bond issue to complete the improvement contemplated.

- (4) The reasonable market value of the water, water rights, canals, reservoirs, reservoir sites and irrigation works owned by such district or to be acquired or constructed by it with the proceeds of any such bonds.
- (5) The reasonable market value of the lands included within the district.
- (6) The plan of operation and maintenance used or contemplated by the district.
- (7) The method of accounting employed or proposed to be employed by the district.
- (8) Any other matter material to the investigation. [1923] c 51 § 4; RRS § 7432-4.]

87.25.050 Certificates to be attached to reports.

Attached to said report of said director shall be the following:

- (1) A certificate signed by the director of ecology certifying to the amount and sufficiency of water rights available for the project.
- (2) A certificate signed by a soil expert of the Washington State University, certifying as to the character of the soil and the classification of the lands in the district.
- (3) A certificate signed by the director of ecology approving the general feasibility of the system of irrigation.
- (4) A certificate signed by the attorney general of the state of Washington approving the legality of the organization and establishment of the district and the legality of the bond issue offered for certification. [1988 c 127 § 52; 1977 ex.s. c 169 § 112; 1923 c 51 § 5; RRS § 7432-5.]

Severability—Nomenclature—Savings—1977 ex.s. c 169: See notes following RCW 28B.10.016.

87.25.060 Supplemental report. When the proposed bond issue has been finally approved by the director, he shall file a supplemental report with the secretary of state giving the numbers, date or dates of issue and denominations of said bonds which shall then be entitled to certification as herein provided. [1923 c 51 § 6; RRS § 7432-6.]

87.25.070 Form of secretary of state's certificate. All bonds issued by any eligible district availing itself of the provisions of this chapter shall, before sale by the district, have attached thereto the certificate of the secretary of state, essentially in the following form:

Olympia, Washington, . . . (Insert date). . . .

I,, secretary of state of the state of Washington, do hereby certify that the above named district has been investigated and its project approved by the department of ecology of the state of Washington; that the legality of the bond issue of which this bond is one has been approved by the attorney general of the state of Washington, and that the carrying out of the purposes for which this bond was issued is under the supervision of said department, as provided by law.

> [Seal] Secretary of State.

[1988 c 127 § 53; 1923 c 51 § 7; RRS § 7432-7.]

87.25.090 Expense to be paid by district. All necessary expenses incurred in making the investigation, examination, opinions and reports in this chapter provided for shall be

[Title 87 RCW—page 62] (2008 Ed.) paid at such times and in such manner as the director of ecology shall require, by the irrigation district, the affairs of which have been investigated and reported on by the said director: PROVIDED, That the benefit of any service that may have been performed and any data that may have been obtained in pursuance of the requirements of any law other than this chapter, shall be available for the use of the director without charge to said district. [1988 c 127 § 54; 1923 c 51 § 8; RRS § 7432-8.]

87.25.100 Expenditures of bond proceeds—Employment and payment of attorneys. Whenever the bonds of any irrigation district have been certified, as provided in this chapter, no expenditures shall be made from the proceeds of such bonds, nor shall any liability chargeable against such proceeds be incurred, until there shall have been filed with and approved by the director of ecology a schedule of proposed expenditures in such form as said director shall prescribe, and no expenditures from the proceeds of said bonds shall be made for any purpose in excess of the amount allowed therefor in such schedule without the written consent of said director: PROVIDED, FURTHER, That, if it shall be necessary, the attorney general may employ competent attorneys to assist him in the performance of his duties under this chapter, said attorneys to be paid by the irrigation district for which services are rendered from any of the funds of said district at such time and in such manner as the attorney general shall require. [1988 c 127 § 55; 1923 c 51 § 9; RRS § 7432-9.]

87.25.120 Inspection of work as it progresses. During the progress of any work to be paid for from the proceeds of any bond issue certified as in this chapter provided, the director of ecology shall make or cause to be made, from time to time, at the expense of the district, such inspection of the work as may be necessary to enable the said department to know that the plans approved by the director are being carried out without material modification, unless such modification has been approved by the director. [1988 c 127 § 56; 1923 c 51 § 10; RRS § 7432-10.]

87.25.125 Certification in installments. Whenever the survey, examinations, drawings, and plans of an irrigation district, and the estimate of cost based thereon, shall provide that the works necessary for a completed project shall be constructed progressively over a period of years in accordance with a plan or schedule adopted by resolution of the board of directors of the district, it shall not be necessary for the secretary of state to certify at one time all of the bonds that have been voted for the said completed project; but such bonds may be certified from time to time, when approved by the director of ecology, as needed by the district. If the secretary of state shall certify all of the bonds necessary for the said completed project, even if said project is to be constructed progressively over a period of years in accordance with the aforesaid resolution of the board of directors, the bonds so voted and certified shall only be sold after prior written approval of said director. [1988 c 127 § 57; 1923 c 51 § 11; RRS § 7432-11. Formerly RCW 87.25.080.]

87.25.130 Forms prescribed. Districts coming within the provisions of this chapter shall prepare and maintain all records of their operation and proceedings upon forms prescribed by the director of ecology. [1988 c 127 § 58; 1923 c 51 § 12; RRS § 7432-12.]

87.25.140 Expenditures for construction—Approval—Budget. When the bonds of any district have been certified as provided herein, it shall be unlawful for the district, during the life of said bonds to expend any money or incur any obligation for construction purposes without the written approval of the director of ecology, nor shall such district issue and sell any bonds not certified as herein provided, and the district shall annually at such time as said director shall prescribe, prepare and file with the director, on forms furnished by that officer, a budget of its contemplated expenditures for maintenance and operation during the ensuing year. [1988 c 127 § 59; 1923 c 51 § 13; RRS § 7432-13. Formerly RCW 87.25.110.]

87.25.900 Severability—1923 c 51. If any section or provision of this chapter shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the chapter as a whole or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1923 c 51 § 14; RRS § 7432-14.]

Chapter 87.28 RCW REVENUE BONDS FOR WATER, POWER, DRAINS, ETC.

Sections	
87.28.005 87.28.010 87.28.015	"County treasurer," "treasurer of the county," defined. Revenue bonds authorized. Interest bearing warrants authorized—Form, covenants, issuance and sale
87.28.020	Form and terms of bonds.
87.28.030	Bonds payable only from special funds—Lien on revenues.
87.28.035	Determining amount payable into special funds.
87.28.040	Bonds do not constitute general debt of district.
87.28.070	Sale of bonds.
87.28.090	Board to set rates to provide necessary revenues.
87.28.100	Fixed share of revenues must be paid into special fund.
87.28.103	Election on proposed bond issue—Exception—Consent of state
87.28.108	Payment of bonds—Covenants for securing authorized— Scope.
87.28.110	Payment of bonds.
87.28.120	Objects executed by resolution—Determining legality of proceedings.
87.28.150	Refunding revenue bonds authorized—Revenue bond redemption fund established—Use.
87.28.200	Utility local improvement districts—Authorized—Special assessments—Limitations.
87.28.210	Utility local improvement districts—Conversion of local improvement districts to.

87.28.005 "County treasurer," "treasurer of the county," defined. As used in this chapter, in accordance with RCW 87.03.440, the term "county treasurer" or "treasurer of the county" or other reference to that office means the treasurer of the district, if the district has designated its own treasurer, unless the context clearly requires otherwise. [1979 ex.s. c 185 § 17.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

(2008 Ed.) [Title 87 RCW—page 63]

Sections

87.28.010 Revenue bonds authorized. The board of directors of any irrigation district in this state which is furnishing or may furnish irrigation water, domestic water, electric power, drainage or sewerage services for which rates or tolls and charges are imposed or contract payments made, or any combination of such services, shall have authority to issue and sell bonds of the district payable from revenues derived from district rates or tolls and charges or contract payments for such service or services, and to pledge such revenues from one or more of such services for the payment and retirement of bonds issued for irrigation water, domestic water, electric power, and drainage or sewer improvements: PROVIDED, That nothing in this section shall authorize a district which is not on March 8, 1973, engaged in providing electrical service permission to pledge revenue from water and sewer service to support the issuance of revenue bonds for the acquisition or construction of electrical power facilities other than those authorized by RCW 87.03.015(1), as now or hereafter amended. [1979 ex.s. c 185 § 8; 1973 c 74 § 1; 1949 c 57 § 1; Rem. Supp. 1949 § 7434-10.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.015 Interest bearing warrants authorized—Form, covenants, issuance and sale. Irrigation districts may also issue interest bearing warrants to provide interim financing pending the issuance of district revenue bonds. The items, form and content, and the manner of the issuance and sale of such interest bearing warrants as well as any covenants for the redemption of such warrants shall be established by resolution of the district's board of directors. Such warrants may be in any form, including bearer warrants or registered warrants as provided in RCW 39.46.030. Such warrants may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 236; 1979 ex.s. c 185 § 18.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.020 Form and terms of bonds. (1) Said bonds shall be in such form as the board of directors shall determine; shall be in bearer form or registered as to principal or interest or both as provided in RCW 39.46.030, and may provide for conversion between registered and coupon bonds; shall be in such denominations, shall be numbered, shall bear such date and shall be payable at such time or times up to a maximum of not to exceed forty years as shall be determined by the board of directors; shall bear interest at such rate or rates, payable at such time or times as authorized by the board of directors; shall be payable at the office of the county treasurer of the county in which the principal office of the district is located or at such other place as the board of directors shall provide and specify in the bonds; shall be executed by the president of the board of directors and attested and sealed by the secretary thereof and may have facsimile signatures of the president and secretary imprinted on any interest coupons in lieu of original signatures and the facsimile seal of the district and the facsimile signature of either the president or the secretary on the bonds in lieu of a manual signature. Said bonds may provide that the same or any part thereof at the option of the board of directors may be redeemed in advance of maturity on any interest payment date upon the terms and conditions established by the board, may include in the amount of the issue funds for the purpose of paying interest on the bonds during the period of construction of the facility being financed by the proceeds of the bonds, and may include in the amount of the issue funds for the purpose of establishing, maintaining, or increasing reserves in the manner, for the purposes, and subject to the restrictions set forth in RCW 39.44.140.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 237; 1979 ex.s. c 185 § 9; 1973 c 74 § 2; 1970 ex.s. c 56 § 99; 1969 ex.s. c 232 § 58; 1949 c 57 § 2; Rem. Supp. 1949 § 7434-11.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

Facsimile signatures: RCW 39.44.100.

87.28.030 Bonds payable only from special funds— **Lien on revenues.** The board of directors of the issuing district shall have authority and is required to create a special fund or funds to be carried in said county treasurer's office for the account of the district for the sole purpose of paying the interest and principal of such bonds. The board of directors of the issuing district shall obligate and bind the district to set aside and pay into such special fund or funds a fixed proportion, or any fixed amount of and not exceeding a fixed proportion of, or a fixed amount or amounts without regard to any fixed proportion of the gross revenues from the charges made by the district for the irrigation water, domestic water, the electric power, drainage, or sewer service, or any combination of such services as the case may be, for which the bonds are issued, and such bonds and the interest thereon shall be payable only out of such special fund or funds but shall be a lien and charge against all revenues received for the service or services the revenues of which are pledged to such fund or funds and payments received from any utility local improvement district or districts pledged to secure such bonds, subject only to operating and maintenance expenses of such service. [1979 ex.s. c 185 § 10; 1973 c 74 § 3; 1949 c 57 § 3; Rem. Supp. 1949 § 7434-12.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.035 Determining amount payable into special funds. In creating such special fund or funds the board of directors of the district shall have due regard for the cost of the operation and maintenance of the district system required by the district to furnish said irrigation water, domestic water, electric power, drainage, or sewer service, as the case may be, and shall not set aside into such special fund a greater amount or proportion of the revenue of such service or services, than, in its judgment, will be available over and above such cost of maintenance and operation and the amount or proportion, if any, of the revenue previously pledged to such special fund

[Title 87 RCW—page 64] (2008 Ed.)

or funds. [1979 ex.s. c 185 § 11; 1949 c 57 § 4; Rem. Supp. 1949 § 7434-13. Formerly RCW 87.28.080.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.040 Bonds do not constitute general debt of dis-

trict. Any such bonds, and interest thereon, issued against a special fund as herein provided shall be a valid claim of the owner thereof only as against said special fund or funds and its fixed proportion or amount of the revenue pledged to such fund or funds and shall not constitute a general indebtedness against the issuing irrigation district. Each such bond shall state upon its face that it is payable from a special fund or funds only, naming the special fund or funds and the resolution creating the fund or funds. [1983 c 167 § 238; 1979 ex.s. c 185 § 12; 1949 c 57 § 5; Rem. Supp. 1949 § 7434-13a.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.070 Sale of bonds. (1) Such revenue bonds shall be sold in such manner as the board of directors shall deem for the best interests of the irrigation district, either at public or at private sale and at any price and at any rate or rates of interest, but if the board of directors shall dispose of said bonds in exchange for construction of improvements or for materials, such bonds shall not be disposed of for less than par for value received by the district.

(2) Notwithstanding subsection (1) of this section, such bonds may be sold in accordance with chapter 39.46 RCW. [1983 c 167 § 239; 1970 ex.s. c 56 § 100; 1969 ex.s. c 232 § 59; 1949 c 57 § 6; Rem. Supp. 1949 § 7434-14.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

87.28.090 Board to set rates to provide necessary rev-

enues. The board of directors of any irrigation district issuing such revenue bonds shall provide for revenues by fixing rates and charges for furnishing the service involved as the board shall deem necessary, in the manner provided by law and as fixed by resolution, the total revenues to be so estimated and determined as to be sufficient to take care of costs of maintenance, operation interest and principal amortization requirements and other charges involved. [1949 c 57 § 7; Rem. Supp. 1949 § 7434-15.]

Assessments and levies: RCW 87.03.240 through 87.03.305.

87.28.100 Fixed share of revenues must be paid into special fund. When a special fund has been created and bonds have been issued as herein provided, the fixed proportion or amount of the revenues pledged to the payment of the bonds and interest shall be set aside and paid into the special fund monthly as collected, as provided in the resolution creating the fund, and in case any irrigation district shall fail thus to set aside and pay said fixed proportion or amount as aforesaid, the owner of any bond against the special fund may bring appropriate court action against the district and compel

such setting aside and payment. [1983 c 167 § 240; 1979 ex.s. c 185 § 13; 1949 c 57 § 8; Rem. Supp. 1949 § 7434-16.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.103 Election on proposed bond issue—Exception—Consent of state. When the directors of the district have decided to issue revenue bonds as herein provided, they shall call a special election in the irrigation district at which election shall be submitted to the electors thereof possessing the qualifications prescribed by law the question whether revenue bonds of the district in the amount and payable according to the plan of payment adopted by the board and for the purposes therein stated shall be issued. Said election shall be called, noticed, conducted and canvassed in the same manner as provided by law for irrigation district elections to authorize an original issue of bonds payable from revenues derived from annual assessments upon the real property in the district: PROVIDED, That the board of directors shall have full authority to issue revenue bonds as herein provided payable within a maximum period of forty years without a special election: AND PROVIDED, FURTHER, That any irrigation district indebted to the state of Washington shall get the written consent of the director of the department of ecology prior to the issuance of said revenue bonds. [1979 ex.s. c 185 § 14; 1949 c 57 § 9; Rem. Supp. 1949 § 7434-17. Formerly RCW 87.28.050.1

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

Bonds, election for, etc.: RCW 87.03.200. Qualification of voters: RCW 87.03.045.

87.28.108 Payment of bonds—Covenants for securing authorized—Scope. The board of directors may make such covenants as it may deem necessary to secure and guarantee the payment of the principal of and interest on revenue bonds of the district, including but not being limited to covenants for: The establishment and maintenance of adequate reserves to secure or guarantee the payment of such principal and interest; the protection and disposition of the proceeds of sale of such bonds; the use and disposition of the gross revenues of the service or services of the district providing revenues for the payment of such bonds and any additions or betterments thereto or extensions thereof; the use and disposition of any utility local improvement district assessments; the creation and maintenance of funds for renewals and replacements of the service or services providing revenues for the payment of such bonds; the establishment and maintenance of rates and charges adequate to pay principal and interest of such bonds and to maintain adequate coverage over debt service; the maintenance, operation, and management of the service or services providing revenues for the payment of such bonds and the accounting, insuring, and auditing of the business in connection therewith; the terms upon which such bonds or any of them may be redeemed at the election of the district; limitations upon the right of the district to dispose of its service or services providing revenues for the payment of such bonds or any part thereof; the appointment of trustees, depositaries, and paying agents to receive, hold, disburse,

(2008 Ed.) [Title 87 RCW—page 65]

invest, and reinvest all or any part of the income, revenue, and receipts of the district; and the board of directors may make such other covenants as it may deem necessary to accomplish the most advantageous sale of such bonds. The board of directors may also provide that revenue bonds payable out of the same source or sources may later be issued on a parity with any revenue bonds being issued and sold. [1979 ex.s. c 185 § 21.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.110 Payment of bonds. Said county treasurer shall have authority to pay said bonds and any appurtenant coupons in accordance with their terms from any moneys on hand in said special fund and when said bonds with interest have been fully paid, any moneys remaining in the fund shall be transferred to the expense fund of the district and the special fund closed. [1983 c 167 § 241; 1949 c 57 § 11; Rem. Supp. 1949 § 7434-19.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.28.120 Objects executed by resolution—Determining legality of proceedings. The board of directors of the issuing district shall have full authority by resolution to carry out the objects of this chapter in accordance with the provisions hereof and the same shall be liberally construed. The court shall have full jurisdiction under the irrigation district law to examine and determine the legality of the proceedings held to authorize and dispose of such revenue bonds, in the same manner and with the same legal effect as that provided in the case of other bonds of the district. [1949 c 57 § 12; Rem. Supp. 1949 § 7434-20. Formerly RCW 87.28.120 and 87.28.130.]

Bonds: RCW 87.03.200 through 87.03.235.

Revenue bond redemption fund established—Use. The board of directors of any irrigation district may, by resolution, without submitting the matter to the voters of the district, provide for the issuance of refunding revenue bonds to refund one or more of the following: Outstanding assessment bonds, revenue bonds, contracts with the United States or state of Washington, or any part thereof, and all outstanding local improvement district bonds, at maturity thereof, or before maturity thereof if they are subject to call for prior redemption or if all of the owners thereof consent thereto. The refunding bonds shall be issued in the manner and for the purposes set forth in chapter 39.53 RCW.

Whenever district bonds or contracts payable in whole or part from assessments have been refunded pursuant to this section, all assessments remaining unpaid shall thereafter when collected be paid into the revenue bond redemption fund established for payment of the refunding revenue bonds, and the cash balances, if any, in the reserve or guaranty funds for such refunded bonds and the proceeds received from any other assets owned by such funds shall be used in whole or in part as a reserve or guaranty fund for the refunding revenue bonds or be transferred in whole or in part to any other funds of the district as the board of directors may determine. In the event that any warrants are outstanding against the local

improvement guaranty fund of the district at the time of the issuance of such refunding revenue bonds, said bonds shall be issued in an amount sufficient also to fund and pay such outstanding warrants. [1983 c 167 § 242; 1979 ex.s. c 185 § 22.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.200 Utility local improvement districts— Authorized—Special assessments—Limitations. Any irrigation district shall have the power to establish utility local improvement districts within its territory and to levy special assessments within such utility local improvement districts in the same manner as provided for irrigation district local improvement districts: PROVIDED, That it must be specified in any petition for the establishment of a utility local improvement district that the sole purpose of the assessments levied against the real property located within the utility local improvement district shall be the payment of the proceeds of those assessments into the revenue bond fund for the payment of revenue bonds, that no warrants or bonds shall be issued in any such utility local improvement district, and that the collection of interest and principal on all assessments in such utility local improvement district, when collected, shall be paid into the revenue bond fund. [1979 ex.s. c 185 § 19.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

87.28.210 Utility local improvement districts—Conversion of local improvement districts to. The board of directors of any irrigation district may by resolution convert any then existing local improvement district into a utility local improvement district at any time prior to the adoption of a resolution approving and confirming the initial assessment roll of such local improvement district. The resolution so converting the local improvement district shall provide for the payment of the special assessments levied in that district into the special fund established or to be established for the payment of revenue bonds issued to defray the cost of the local improvement district. [1979 ex.s. c 185 § 20.]

Effective date—Severability—1979 ex.s. c 185: See notes following RCW 87.03.013.

Chapter 87.48 RCW INDEMNITY TO STATE ON LAND SETTLEMENT CONTRACTS

Sections	
87.48.010	Contracts for indemnity authorized.
87.48.020	Approval of contract—Execution—State obligation to enter into land settlement contract with federal government.
87.48.030	Assessments—Indemnity fund—Transfer to maintenance fund, when.
87.48.040	Estimate of expenses and losses—Payment.

87.48.010 Contracts for indemnity authorized. Any irrigation district by and through its board of directors is hereby authorized and shall have the power to enter into a contract with the state of Washington whereby it shall agree to repay to the state of Washington any expenses incurred by

[Title 87 RCW—page 66] (2008 Ed.)

the state of Washington and to indemnify the state of Washington against any and all losses and damages which the state of Washington may suffer, under any contract between the state of Washington and the United States relating to land settlement in said district. This chapter shall apply to all irrigation districts and shall not be otherwise construed. [1925 ex.s. c 34 § 1; RRS § 7525-1.]

87.48.020 Approval of contract—Execution—State obligation to enter into land settlement contract with federal government. When any such irrigation district shall have duly executed and tendered to the state of Washington the contract of indemnity as it is herein empowered to do, the director of ecology is hereby authorized, empowered and required to sign and execute such contract on behalf of the state of Washington. After having received any such contract of indemnity from any such irrigation district the said director of ecology is hereby authorized, empowered and required to enter into a contract on behalf of the state of Washington with the United States relating to the land settlement in such district if such contract shall be presented, or tendered by the United States, which contract, if entered into on or before June 30, 1926, shall have the same terms and provisions of that certain contract submitted to the state of Washington under authority of the act of congress approved March 3rd, 1925, entitled "An Act making appropriations for the Department of the Interior for the fiscal year ending June 30, 1926, and for other purposes." PROVIDED, That the liability of the state of Washington to the United States under such contract, if entered into on or before June 30, 1926, shall be limited to three hundred thousand dollars and be subject to appropriation therefor being made by the legislature. PRO-VIDED, FURTHER, That the said director of ecology or any other officer of the state of Washington shall not enter into any such contract with the United States after June 30, 1926, unless and until any such contract shall have been presented to the legislature by the governor through the director of ecology and approved by a joint resolution of the legislature, which resolution shall be passed by a constitutional majority of both branches of the legislature by roll call. [1988 c 127 § 60; 1925 ex.s. c 34 § 2; RRS § 7525-2.]

87.48.030 Assessments—Indemnity fund—Transfer to maintenance fund, when. Any such irrigation district which shall have entered into any such contract of indemnity with the state of Washington is hereby empowered and shall annually be required to levy assessments against all the property within said district from time to time in such amounts as shall enable it to reasonably anticipate and promptly comply with its said contract with the state of Washington. Such assessments shall be levied and be payable at the time and in the manner that its regular assessments are made and shall have the same validity, force and effect as assessments for any other purposes. Such assessments shall be levied for and shall be paid into a fund to be known as "The Indemnity Fund" and such fund shall not be used for any purpose other than to fulfill its obligations under its indemnity contract with the state of Washington. PROVIDED, That when all expenses, losses or damages for which the district may become liable to the state of Washington under RCW

87.48.010 shall have been paid to the state of Washington any money then remaining in "The Indemnity Fund" shall be transferred to the maintenance fund of said district. [1925 ex.s. c 34 § 3; RRS § 7525-3.]

87.48.040 Estimate of expenses and losses—Payment. When the state of Washington shall be required to make any payment or expend any money in the performance of any such contract entered into with the United States, an estimate of the amount of expenses likely to be incurred in such performance, together with an estimate of future losses or damages that may occur under such contract shall be made by the director of ecology, who shall thereupon return a statement thereof to such district, and the board of directors of such district shall from time to time as required by the director of ecology levy against all the property within said district such assessments as may be necessary to repay to the state of Washington such estimated expenses, losses and damages. PROVIDED, If such district has no money in the "The Indemnity Fund" to repay such expenses when the same shall be incurred or to pay such losses and damages as the same shall accrue it shall be the duty of the board of directors to cause warrants of the district to be issued in payment of such indebtedness, which warrants shall bear interest at a rate determined by the board and be paid from moneys paid into the indemnity fund by assessments levied as hereinbefore provided. [1988 c 127 § 61; 1981 c 156 § 32; 1925 ex.s. c 34 § 4; RRS § 7525-4.]

Chapter 87.52 RCW DISSOLUTION OF DISTRICTS WITHOUT BONDS

Sections		
87.52.001	Actions subject to review by boundary review board.	
	1897 ACT	
87.52.010	Dissolution authorized.	
87.52.015	Petition.	
87.52.030	Election—Ballots—Qualified electors.	
87.52.040	Vote required—Petition to court—Notice and publication of hearing—Court order.	
87.52.060	Board of directors as trustees—Duties—Records to be delivered to clerk.	
1939 ACT		
87.52.070	Dissolution when not brought under irrigation for twenty years.	
87.52.080	Petition.	
87.52.090	Election—Procedure when three-fifths vote for disorganization.	
87.52.150	Disposal of real property—Right of adjacent owners.	

87.52.001 Actions subject to review by boundary review board. Actions taken under chapter 87.52 RCW may be subject to potential review by a boundary review board under chapter 36.93 RCW. [1989 c 84 § 67.]

Dissolution of inactive special purpose districts: Chapter 36.96 RCW.

1897 ACT

87.52.010 Dissolution authorized. Any irrigation district, organized and existing by virtue of laws of this state, which has no bonded indebtedness outstanding, may be disorganized and its business and affairs liquidated and wound

(2008 Ed.) [Title 87 RCW—page 67]

Sections

Title 87 RCW: Irrigation

up in the manner hereinafter provided. [1897 c 79 § 1; RRS § 7526. FORMER PART OF SECTION: 1897 c 79 § 2; RRS § 7527, now codified as RCW 87.52.015.]

87.52.015 Petition. A petition signed by one-third or more holders of title or evidence of title to lands within said district who shall be qualified electors thereof, reciting the fact that said district has no bonded indebtedness and praying that said district be disorganized under the provisions of RCW 87.52.010 through 87.52.060, shall be delivered to the secretary of the board of directors of said district or to one of the directors thereof. [1897 c 79 § 2; RRS § 7527. Formerly RCW 87.52.010, part.]

87.52.030 Election—Ballots—Qualified electors.

Upon the delivery of said petition the board of directors of said irrigation district shall, at their next succeeding regular monthly meeting, order an election, the date of which election shall be within twenty days from the date of said meeting of the board of directors and which election shall be conducted as other elections of irrigation districts are conducted. At said election the qualified electors of said irrigation district shall cast ballots which shall contain the words "Disorganize, Yes," or "Disorganize, No." No person shall be entitled to vote at any election held under the provisions of RCW 87.52.010 through 87.52.060 unless he is a qualified voter under the election laws of the state, and holds title or evidence of title to land in said district. [1897 c 79 § 3; RRS § 7528. FORMER PART OF SECTION: 1939 c 149 § 3, part; RRS § 7527-3, part, now codified in RCW 87.52.090.]

Irrigation district elections: RCW 87.03.030 through 87.03.110.

Voter registration: Chapter 29A.08 RCW.

87.52.040 Vote required—Petition to court—Notice and publication of hearing—Court order. If three-fifths of the votes cast at any election under the provisions of RCW 87.52.010 through 87.52.060 shall contain the words "Disorganize, Yes," then the board of directors shall present to the superior judge of the county in which said irrigation district is located an application for an order of said superior court that such irrigation district be declared disorganized and dissolved, and that its affairs be liquidated and wound up, as provided for in RCW 87.52.010 through 87.52.060, and reciting that at an election of such irrigation district, held as provided in RCW 87.52.010 through 87.52.060, three-fifths of the votes cast contained the words "Disorganize, Yes," and such petition shall be certified to by the directors of said district. They shall also file with said superior court a statement, sworn to by the directors of said irrigation district, showing all outstanding indebtedness of said irrigation district, or if there be no such indebtedness, then the directors shall make oath to that effect. Notice of said application shall be given by the clerk, which notice shall set forth the nature of the application, and shall specify the time and place at which it is to be heard, and shall be published in a newspaper of the county printed and published nearest to said irrigation district, once each week for four weeks, or if no newspaper is published in the county, by publication in the newspaper nearest thereto in the state. At the time and place appointed in the notice, or at any other time to which it may be postponed by the judge, he

shall proceed to consider the application, and if satisfied that the provisions of RCW 87.52.010 through 87.52.060 have been complied with he shall enter an order declaring said irrigation district dissolved and disorganized. [1897 c 79 § 4; RRS § 7529. Formerly RCW 87.52.040 and 87.52.050. FORMER PART OF SECTION: 1939 c 149 § 3, part; RRS § 7527-3, part, now codified in RCW 87.52.090.]

87.52.060 Board of directors as trustees—Duties— Records to be delivered to clerk. Upon the disorganization of any irrigation district under the provisions of RCW 87.52.010 through 87.52.060, the board of directors at the time of the disorganization shall be trustees of the creditors and of the property holders of said district for the purpose of collecting and paying all indebtedness of said district, in which actual construction work has been done, and shall have the power to sue and be sued. It shall be the duty of said board of directors, and they shall have the power and authority, to levy and collect a tax sufficient to pay all such indebtedness. which tax shall be levied and collected in the manner prescribed by law for the levying and collection of taxes of irrigation districts. Any balance of moneys of said district remaining over after all outstanding indebtedness and the cost of the proceedings under RCW 87.52.010 through 87.52.060 have been paid shall be divided and refunded to the assessment payers in said irrigation district, to each in proportion to the amount contributed by him to the total amount of assessments collected by said district. Said board of directors shall report to the court from time to time as the court may direct, and upon a showing to the court that all indebtedness has been paid, an order shall be entered discharging said board of directors. Upon the entry of such order said board of directors and all the officers of said district shall deliver over to the clerk of said court all books, papers, records and documents belonging to said district, or under their control as officers thereof: PROVIDED, That nothing herein contained shall be construed to validate or authorize the payment of any indebtedness of said district exceeding the legal limitation of indebtedness specified by law for irrigation districts; or any indebtedness contracted by such irrigation district or its officers without lawful authority. [1897 c 79 § 5; RRS § 7530.]

Assessments, levy and collection of taxes: RCW 87.03.240 through 87.03.305.

Powers as to incurring indebtedness: RCW 87.03.475.

1939 ACT

87.52.070 Dissolution when not brought under irrigation for twenty years. Any irrigation district of the state of Washington, now existing or hereafter organized, which has no bonded indebtedness outstanding, and which has been in existence for more than twenty years without having secured the irrigation of any of its lands, may be disorganized and its business and affairs liquidated and wound up in the manner hereinafter provided. [1939 c 149 § 1; RRS § 7527-1. Formerly RCW 87.52.020, part.]

87.52.080 Petition. A petition signed by twenty-five or more holders of title or evidence of title to lands within said district who shall be qualified electors, reciting the fact that said district has no bonded indebtedness, has been in exist-

[Title 87 RCW—page 68] (2008 Ed.)

ence for more than twenty years, and has secured no irrigation for any of its lands, and praying that said district be disorganized under the provisions of RCW 87.52.070 through 87.52.090, shall be delivered to the secretary of the board of directors of said district or to one of the directors thereof. [1939 c 149 § 2; RRS § 7527-2. Formerly RCW 87.52.020, part.]

87.52.090 Election—Procedure when three-fifths vote for disorganization. Upon the delivery of said petition, as aforesaid, the board of directors of said district, the secretary thereof, and all other officials provided by law, shall call, notice, conduct and canvass an election, and if three-fifths of the votes cast at said election are in favor of the disorganization of the district, shall proceed with the disorganization of the district, all in the manner, with the same powers and with the same force and effect and in accordance with RCW 87.52.030 through 87.52.060. [1939 c 149 § 3; RRS § 7527-3. Formerly RCW 87.52.030, part and 87.52.040, part.]

87.52.150 Disposal of real property—Right of adjacent owners. See RCW 87.03.820.

Chapter 87.53 RCW DISSOLUTION OF DISTRICTS WITH BONDS

Sections	
87.53.001	Actions subject to review by boundary review board.
87.53.010	Dissolution authorized—Consent of bondholders recorded.
87.53.020	Bondholders' consent necessary—Offer to buy district prop-
	erty.
87.53.030	Petition for dissolution.
87.53.040	Election to be called.
87.53.050	Manner of calling, noticing, conducting election—Ballot—
	Qualification of electors.
87.53.060	Election returns, effect—Records to auditor.
87.53.070	Transcript of proceedings—Financial statement.
87.53.080	Proceedings docketed in court—Notice to file claims—Claims
	barred, when.
87.53.090	Determination of claims—Court order—Appeal.
87.53.100	Trustee—Appointment—Compensation—Bond.
87.53.110	Sale of district assets.
87.53.120	Report of sale—Rights of purchasers.
87.53.130	Order of dissolution—Effect.
87.53.140	Assessments for unpaid obligations.
87.53.150	State's consent to dissolution.
87.53.200	Disposal of real property—Right of adjacent owners.

Dissolution of inactive special purpose districts: Chapter 36.96 RCW.

87.53.001 Actions subject to review by boundary review board. Actions taken under chapter 87.53 RCW may be subject to potential review by a boundary review board under chapter 36.93 RCW. [1989 c 84 § 68.]

87.53.010 Dissolution authorized—Consent of bondholders recorded. An irrigation district may be dissolved and its affairs liquidated as herein prescribed. If there are outstanding bonds of the district the acknowledged uniform consent in writing of at least two-thirds in amount of the holders of the bonds must be recorded in the office of the auditor of the county in which the district board has its office. [1951 c 237 § 1. Prior: 1899 c 102 §§ 1, 2; RRS §§ 7531, 7532.]

Reviser's note: For prior laws on this subject see 1899 c 102; RRS $\S\S$ 7531-7543.

87.53.020 Bondholders' consent necessary—Offer to buy district property. The acknowledged uniform written consent of one hundred percent of the holders of bonds may provide for cancellation of part of the bonds and for the manner and terms of payment of the balance. The bondholders may also make a firm offer for all property and rights of the district, except property in the district sold for taxes and district assessments, to be paid for by turning over for cancellation an appropriate amount in bonds with accrued interest. [1951 c 237 § 2.]

87.53.030 Petition for dissolution. At least one-third of the electors of the district shall sign and file with the auditor a petition, reciting the substance of the uniform text of the bondholders' consent, that the consent has been filed, and praying that the district be dissolved and its affairs liquidated. [1951 c 237 § 3. Prior: 1899 c 102 § 3; RRS § 7533.]

87.53.040 Election to be called. The board of commissioners of the county shall at their present or next regular meeting, call an election to submit to the electors of the district the question of whether the district shall be so dissolved. They shall direct the auditor to give notice of the election and shall appoint the election officials. [1951 c 237 § 4. Prior: 1899 c 102 § 5; RRS § 7535.]

87.53.050 Manner of calling, noticing, conducting election—Ballot—Qualification of electors. The election shall be called upon the same notice and conducted in like manner as other elections of the district: PROVIDED, That when the bondholder's consent to dissolution provides for an adjustment of the bonded debt and/or the terms and method of its payment the notice of election shall recite the substance thereof.

The ballot shall contain the words "For dissolution, Yes" and "For dissolution, No." No person not a qualified elector under the general election laws and a freeholder of the district shall be deemed a qualified elector under this chapter. [1951 c 237 § 5. Prior: 1899 c 102 § 4; RRS § 7534.]

District elections: RCW 87.03.030 through 87.03.110.

Qualification of voters: RCW 87.03.045.

87.53.060 Election returns, effect—Records to audi-

tor. The election officials shall file with the auditor the returns within ten days of the election, and at their next meeting the commissioners shall canvass the returns, and if a majority of the votes cast favor dissolution, the commissioners shall declare the election carried. All records of the district shall, upon demand, be delivered to the auditor. [1951 c 237 § 6. Prior: 1899 c 102 § 6; RRS § 7536.]

87.53.070 Transcript of proceedings—Financial statement. The auditor shall deliver to the county clerk a certified copy of the transcript of the proceedings of the commissioners on the matter together with a statement of the district's cash assets, segregated as to the bond fund and the total of all other funds, and a statement of the debts of the district as they appear on the records, taking into account any reduction in bond debt offered by the bondholders in their consent to dissolution; also a general inventory of the district property

(2008 Ed.) [Title 87 RCW—page 69]

segregated only as to main classes, together with any offer for same submitted in the bondholders' consent to dissolution. [1951 c 237 § 7. Prior: 1899 c 102 § 7; RRS § 7537.]

87.53.080 Proceedings docketed in court—Notice to file claims—Claims barred, when. The clerk shall docket the proceedings entitled "In the matter of the dissolution of irrigation district," and the court shall direct the clerk to give notice thereof. The notice shall contain a general statement of the nature of the proceedings, and notify all persons having claims against the district to present them on or before a day specified therein, and shall be published once a week for at least six weeks in a newspaper of general circulation in the county. Any claim not so filed shall be barred. [1985 c 469 § 91; 1951 c 237 § 8. Prior: 1899 c 102 § 8; RRS § 7538.]

Official paper for publication: RCW 87.03.020.

87.53.090 Determination of claims—Court order—

Appeal. If the court finds that the provisions of this chapter have been complied with, it shall then determine the validity and amount of the claims so filed. No claim barred by the statute of limitations shall be allowed. It shall separately determine the validity and amount of outstanding bonds with accrued interest, making allowances for any offer of adjustments contained in the bondholders' consent to dissolution, and shall order that all cash in the district's bond fund together with the proceeds from a sale of all the property and rights of the district shall be first applied to the redemption of outstanding bonds with interest; that other cash funds of the district be applied on payment of valid unsecured claims, and the remainder on the redemption of any balance of outstanding bonds with interest. The court shall further order that in the event the district's cash funds together with proceeds from the sale of district property and rights shall prove insufficient to discharge all valid obligations of the district, one or more annual assessments shall be made against the assessable property in the district, as herein provided, sufficient in amounts to discharge all valid debt. The district or any person affected by the judgment may appeal therefrom within ten days of the entry of judgment. [1951 c 237 § 9. Prior: 1899 c 102 § 9; RRS § 7539.]

87.53.100 Trustee—Appointment—Compensation—Bond. Upon the entry of final judgment, the court shall issue an order appointing a trustee for the district and shall deliver to him a certified copy of the order. The court shall fix the compensation of the trustee and the amount of his bond to be obtained at the cost of the district. [1951 c 237 § 10. Prior: 1899 c 102 § 10, part; RRS § 7540, part.]

87.53.110 Sale of district assets. The trustee shall give notice that all the property and rights of the district, except property in the district sold for taxes or district assessments, will be sold pursuant to order of the court. The notice shall be given in the same manner and for the same time as for sale of real property on execution, except that it need not be posted.

The sale shall be made at public auction at the front door of the courthouse and may be adjourned from time to time not exceeding three weeks in all, by public announcement at the time and place of the sale.

Any claim established by the previous judgment of the court or any securities of the district may be accepted at face value on the purchase price: PROVIDED, That any offer made in the bondholders' written consent to dissolution shall be considered a bid and shall be accepted in the absence of a better offer. No bid shall be considered nor shall any sale be made for less than all the property and rights of the district. The trustee shall forthwith disburse the cash funds of the district in accordance with the order of the court. [1951 c 237 § 11. Prior: 1899 c 102 § 10, part; RRS § 7540, part.]

Executions: Chapter 6.17 RCW.

87.53.120 Report of sale—Rights of purchasers. The trustee shall file with the clerk a report of the disposition made of the cash funds and of the sale and if the court finds the sale was fairly conducted, it shall enter an order confirming the sale, and the trustee shall execute and deliver to the purchaser an instrument conveying to him all property and rights of the district, free from all claims of the district or its creditors, which shall entitle the purchaser to immediate possession. [1951 c 237 § 12. Prior: 1899 c 102 § 11; RRS § 7541.]

87.53.130 Order of dissolution—Effect. Upon verification of the disposition of the cash funds and confirmation of the sale the court shall enter an order dissolving the district and discharging the trustee, and a certified copy of the order shall be recorded in the office of the auditor. Thereupon the district shall cease to exist, except for the purpose of collecting its indebtedness. All records of the proceedings shall be delivered to the auditor. [1951 c 237 § 13. Prior: 1899 c 102 § 13; RRS § 7543.]

87.53.140 Assessments for unpaid obligations. Upon the dissolution of the district the county commissioners shall determine from the records the remaining bond and other indebtedness of the district, and shall determine the proper number of annual assessments, not over five, necessary to discharge the debt. They shall cause the county assessor to prepare the annual assessment roll for the lands in the district, based upon the acreages shown on the last district assessment roll. The commissioners shall levy annual assessments, not exceeding five, upon all property in the district assessed for the bond fund on the district's last assessment roll and according to the ratios of benefits there shown, sufficient to pay any remaining claims, including bonds. They shall levy and equalize the assessments, after the same notice of hearing as are required of district directors on irrigation assessments. The county auditor shall perform the duties of the secretary of the district and the county treasurer shall be ex officio treasurer of the district and shall collect the assessments. In all other respects the general irrigation district laws shall govern.

Any funds remaining after all assessments have been collected and all indebtedness and costs liquidated shall be paid over to the bondholders in cases where they have accepted a compromise settlement. Otherwise the surplus shall be distributed as by law provided. [1951 c 237 § 14. Prior: 1899 c 102 § 12; RRS § 7542.]

[Title 87 RCW—page 70] (2008 Ed.)

General irrigation district laws: Chapter 87.03 RCW.

Sections

87.56.910

87.53.150 State's consent to dissolution. Whenever any bonds of the district are held in the state reclamation revolving account, and, in the opinion of the director of ecology, the district is or will be unable to meet its obligations, and that the state's investment can be best preserved by the dissolution of the district the director may give his consent to dissolution under such stipulations and adjustments of the indebtedness as he deems best for the state. [1988 c 127 § 62; 1951 c 237 § 15.]

87.53.200 Disposal of real property—Right of adjacent owners. See RCW 87.03.820.

Chapter 87.56 RCW DISSOLUTION OF INSOLVENT DISTRICTS

87.56.001 Actions subject to review by boundary review board. 87.56.010 When district insolvent—Election to dissolve. 87.56.020 Majority vote—Action for dissolution. 87.56.030 Powers of court. 87.56.040 Service of process. 87.56.050 Complaint—Contents 87.56.060 Notice of hearing—Publication. 87.56.065 Hearing—Decree—Receiver. 87.56.100 Unmatured claims—Acceleration. 87.56.160 Liquidation—Assessments to pay remaining debts. 87.56.170 Judgment upon stipulation—Payment. 87.56.180 Trustee for creditors—Bond—Duties. 87.56.190 Enforcement of judgment. 87.56.200 Distribution of funds—Court to retain jurisdiction. 87.56.203 Compensation of trustee. 87.56.205 Judgment upon stipulation-Prerequisites. Judgment upon stipulation—Evidences of indebtedness to be 87.56.210 canceled. 87.56.225 Appellate review. 87.56.230 Final report of receiver—Apportionment of excess assets— Decree of dissolution. 87.56.240 Decree to be filed in each county. Disposal of real property—Right of adjacent owners. Chapter alternative method—Saving. 87.56.260 87.56.900

Dissolution of inactive special purpose districts: Chapter 36.96 RCW.

Construction—1925 ex.s. c 124.

87.56.001 Actions subject to review by boundary review board. Actions taken under chapter 87.56 RCW may be subject to potential review by a boundary review board under chapter 36.93 RCW. [1989 c 84 § 69.]

87.56.010 When district insolvent—Election to dissolve. In all instances where fifty percent of the acreage within an irrigation district has been sold to the district on account of delinquent district assessments, and more than one year has elapsed since the sale of said property to the district without redemption by the owners thereof, and the district is unable to raise sufficient revenue to meet its obligations when the same become due and payable, such district shall be deemed insolvent and the district board shall have authority to call an election in the district to determine whether the district shall discontinue operation and dissolve: PROVIDED, That in case there are bonds of the district outstanding, written consent of the holders of at least fifty-one percent in amount of such outstanding bonds shall be obtained by the district board before calling said election: PROVIDED, FURTHER, That if any portion of such outstanding bonds are owned by the state of Washington the board of directors of such district shall give written notice to the director of ecology of the intention of the board of directors to call such election, and unless the director of ecology shall sign written objection to the calling of such election within ten days after the giving of such notice the state shall be deemed as consenting thereto.

Said election shall be called, shall be conducted and the results canvassed in the same manner substantially provided by law for a bond election in the district. [1988 c 127 § 63; 1931 c 60 § 11; 1925 ex.s. c 124 § 1; RRS § 7543-1.]

Bonds, election for: RCW 87.03.200.

87.56.020 Majority vote—Action for dissolution. If a majority of the votes cast at said election is in favor of dissolution of the district, the district board shall institute an action in the superior court of the county in which the office of the board is located to determine the indebtedness of the district and to adopt a plan of appropriating the available resources of the district to the satisfaction of such indebtedness as in this chapter provided. [1925 ex.s. c 124 § 2; RRS § 7543-2.]

87.56.030 Powers of court. The superior court in the exercise of its jurisdiction in matters of this kind shall have full authority to determine the indebtedness of the district and to determine the status and priorities thereof in accordance with the laws of the state relating to irrigation districts, shall have power to apportion the obligation of such indebtedness against the district and the several lands included therein; the court may award process and cause to come before it all persons whom it may deem necessary to examine and have and cause to be issued all such writs as may be proper or necessary, and do all things proper or incidental to the exercise of such jurisdiction. [1925 ex.s. c 124 § 3; RRS § 7543-3.]

87.56.040 Service of process. Such action shall be one in rem and personal service of process shall not be required to be made on any interested person: PROVIDED, That the court shall be authorized in proper instances to order issuance and personal service of process specifying such time for appearance as the court shall require, AND PROVIDED FURTHER, That any owner of land within the district or any creditor of the district or their respective attorneys may file with the receiver provided for in this chapter, a written request that his name and address be placed on the receiver's mailing list and thereafter the receiver shall mail to such person at his given address at least ten days' written notice of all subsequent hearings before the court. Personal service of said notice may be made in any instance in lieu of mailing at the option of the receiver. [1925 ex.s. c 124 § 4; RRS § 7543-4.]

87.56.050 Complaint—Contents. The complaint in said action shall recite the holding of the election and the result thereof and shall give in general terms a summary of the district assets and the amount and character of its obligations and the maturities thereof; shall state that the district desires to discontinue operation and dissolve its corporate existence and shall pray that the court take the necessary steps to effect such an object. [1925 ex.s. c 124 § 5; RRS § 7543-5.]

(2008 Ed.) [Title 87 RCW—page 71]

87.56.060 Notice of hearing—Publication. The court shall thereupon fix a time and place for a hearing of the complaint and notice of the hearing shall be published once a week for two successive weeks in a newspaper of general circulation in each county in which any lands in the district are located. [1985 c 469 § 92; 1925 ex.s. c 124 § 6; RRS § 7543-6. FORMER PART OF SECTION: 1925 ex.s. c 124 § 7; RRS § 7543-7, now codified as RCW 87.56.065.]

87.56.065 Hearing—Decree—Receiver. At the time and place fixed in the notice the court shall hear the objections of interested persons and shall determine whether the district is insolvent within the provisions of this chapter and whether the district shall be dissolved. If the court concludes that the district shall not dissolve, the court shall so find and dismiss the action. If the court concludes that the district should be dissolved, the court shall appoint a receiver to take charge of the district assets and to perform such other duties as may be required by the court or by law. [2004 c 165 § 45; 1925 ex.s. c 124 § 7; RRS § 7543-7. Formerly RCW 87.56.060, part.]

Purpose—Captions not law—2004 c 165: See notes following RCW 7.60.005

87.56.100 Unmatured claims—Acceleration. If the owner or holder of a claim of indebtedness against the district not yet due or matured files a claim in any case in which a receiver is appointed under RCW 87.56.065, the maturity of the indebtedness owing to the person by the district shall be accelerated to such date as the court shall determine upon. [2004 c 165 § 46; 1925 ex.s. c 124 § 12; RRS § 7543-12.]

Purpose—Captions not law—2004 c 165: See notes following RCW 7.60.005.

87.56.160 Liquidation—Assessments to pay remaining debts. In the execution of a plan of liquidation, the court shall have authority to order the sale of any or all of the district property or the exchange of any of the district property for any evidence of district indebtedness in accordance with the rights of the district and of all the creditors concerned, and if upon the exhaustion of the district property in the payment of the district indebtedness including the costs of dissolution and receivership proceedings, any district indebtedness remain undischarged, the court shall have authority to order district assessments against the lands included within the operation of the district to continue to be made in accordance with the rights of the persons interested in the manner provided by law to pay the remaining indebtedness until sufficient revenue has been raised to pay fully all the obligations of the district. [1925 ex.s. c 124 § 21; RRS § 7543-21.]

Assessments, levies: RCW 87.03.240 through 87.03.305.

87.56.170 Judgment upon stipulation—Payment. Upon stipulation of the owners of lands within the district, and holders of bond liens against said lands, and the district creditors concerned, the court shall have authority in such proceedings in lieu of the plan of liquidation set forth in RCW 87.56.160, to determine the amount of the district indebtedness remaining after the exhaustion of the district property and the proportion thereof which each ownership of land within the district shall be obligated to pay, and judg-

ment may be rendered in favor of the respective creditors against the several lands concerned. Said judgment may in the discretion of the court provide that the payment thereof shall be made by the landowners in one or more annual installments not to exceed ten in all with annual interest on all unpaid installments at such rate as the court shall fix not in excess of the rate to which the respective creditors may be entitled in their original evidences of indebtedness. [1925 ex.s. c 124 § 22; RRS § 7543-22. FORMER PART OF SECTION: 1925 ex.s. c 124 § 27; RRS § 7543-27, now codified as RCW 87.56.205.]

Prerequisite to judgment upon stipulation: RCW 87.56.205.

87.56.180 Trustee for creditors—Bond—Duties. The judgment shall also name a trustee to be nominated by the creditors representing a majority of the indebtedness who shall give bond conditioned for the faithful performance of his duties and the strict accounting of all funds received by him in such amount as the court shall determine, and who shall have authority to receive payment on account of said judgment and to satisfy said judgment against the several lands at the time payment thereon is made by the landowners in proportion to the amount of said payment. When any landowner shall make full payment of the amount of the judgment apportioned against his land, he shall be entitled to full satisfaction thereof of record. [1925 ex.s. c 124 § 23; RRS § 7543-23.]

87.56.190 Enforcement of judgment. In case any landowner fails to pay the judgment against his land or any installment thereof, when the same shall become due and payable, said judgment may be enforced by the trustee named in the decree in the manner provided by law for the enforcement of judgments in the superior court, and the costs of execution and sale shall be charged to the defaulting land. [1925 ex.s. c 124 § 24; RRS § 7543-24.]

Enforcement of judgments: Title 6 RCW.

87.56.200 Distribution of funds—Court to retain jurisdiction. The trustee named in the decree shall make distribution of all funds collected on account of said decree in such manner as the creditors shall agree upon, or in case of disagreement, then in such manner as the court shall direct, and jurisdiction of the court in the dissolution proceedings shall continue until full disbursement of funds collected on account of said judgment has been made to the judgment creditors. [1925 ex.s. c 124 § 25; RRS § 7543-25.]

87.56.203 Compensation of trustee. The trustee named in the decree shall receive such compensation for his services as the court shall determine to be paid at such times as the court shall fix from funds collected on account of said judgment. [1925 ex.s. c 124 § 26; RRS § 7543-26. Formerly RCW 87.56.220.]

87.56.205 Judgment upon stipulation—Prerequisites. Before the court shall enter judgment upon stipulation of the parties as in this chapter provided, the creditors concerned shall file all evidences of district indebtedness held by them into the registry of the court to be held subject to the

[Title 87 RCW—page 72] (2008 Ed.)

order of the court. [1925 ex.s. c 124 § 27; RRS § 7543-27. Formerly RCW 87.56.170, part.]

Judgment upon stipulation—Payment: RCW 87.56.170.

87.56.210 Judgment upon stipulation—Evidences of indebtedness to be canceled. If the judgment rendered by the court, upon stipulation, be not appealed from as in this chapter provided and the time for appeal has expired, or having been appealed from has been finally determined upon appeal, the court shall upon application of the receiver, order all evidences of indebtedness filed in the registry of the court under the provisions relating to judgment upon stipulation to be delivered to the office of the county treasurer, who shall have authority and it shall be his duty to cancel the same, and said evidences of indebtedness shall thereafter cease to be obligations of the district, and the district thereafter shall be discharged of said indebtedness. [1925 ex.s. c 124 § 28; RRS § 7543-28.]

87.56.225 Appellate review. Any interested person feeling aggrieved at the judgment of the superior court dismissing the proceedings or determining the indebtedness of the district and the status and priority thereof and determining the plan of liquidation, may seek appellate review of such judgment in the same manner as in other cases in equity, except that notice of appeal must be both served and filed within sixty days from the entry thereof. [1988 c 202 § 89; 1971 c 81 § 174; 1925 ex.s. c 124 § 29; RRS § 7543-29. Formerly RCW 87.56.250.]

Severability—1988 c 202: See note following RCW 2.24.050.

87.56.230 Final report of receiver—Apportionment of excess assets—Decree of dissolution. When all district indebtedness has been discharged as in this chapter provided, and all expenses of the dissolution proceedings have been paid, the receiver shall report such fact to the court with a full account of all assets and moneys received and disbursed. The court shall examine said report and if found satisfactory shall approve the same; shall order any funds remaining after the payment of all indebtedness apportioned to the several owners of land within the district in accordance with the ratio of the last assessment roll of the district, and shall enter a decree dissolving and annulling the district, which shall thereafter cease to exist as a corporate entity. [1925 ex.s. c 124 § 30; RRS § 7543-30.]

87.56.240 Decree to be filed in each county. A copy of said decree shall be filed for record forthwith by the receiver in the office of the county auditor and in the office of the county assessor, of the counties in which any of the lands within the district are situated, and said decree shall be recorded by each of said offices without charge of fee. [1925 ex.s. c 124 § 31; RRS § 7543-31.]

87.56.260 Disposal of real property—Right of adjacent owners. See RCW 87.03.820.

87.56.900 Chapter alternative method—Saving. This chapter is designed to provide an alternative method for the dissolution of irrigation districts and shall not be deemed to

repeal any other statute or statutes. [1925 ex.s. c 124 § 32; RRS § 7543-32.]

87.56.910 Construction—1925 ex.s. c 124. Nothing in this chapter contained shall be construed to enlarge, abridge, modify or otherwise affect the rights, privileges or obligations of solvent districts, the lands therein or creditors thereof. [1925 ex.s. c 124 § 33; RRS § 7543-33.]

Chapter 87.64 RCW

ADJUSTMENT OF IRRIGATION, DIKING, AND DRAINAGE DISTRICT INDEBTEDNESS

Sections	
87.64.010	State authorized to adjust indebtedness—When state owns entire bond issue.
87.64.020	State authorized to adjust indebtedness—When state owns part of bond issue.
87.64.040	Claim for moneys expended may be settled and compromised.
87.64.060	Cancellation of district's assessments and taxes.
87.64.070	Powers of district.

87.64.010 State authorized to adjust indebtedness-

When state owns entire bond issue. Whenever the state shall now or hereafter own, the entire issue of the bonds of any irrigation, diking or drainage district, and in the judgment of the director of ecology such district is, or will be, unable to meet its obligations to the state as they mature, and in the judgment of the director of ecology the investment of the state can be made more secure by extending, without refunding, the time of payment of any or all said bonds and interest payments, or by the exchange of the bonds held by the state for refunding bonds of such district issued as in the manner provided by law at the same or a lower rate of interest and/or for a longer term, or by the cancellation of a portion of the bonds held by the state and/or interest accrued thereon, and the exchange of the remaining bonds held by the state for the refunding bonds of the district issued in the manner provided by law at the same or a lower rate of interest and/or for the same or a longer term, the director of ecology shall be and is hereby authorized and empowered to enter into contract with the district so extending the time of payment of said bonds and interest payments, without refunding or to so exchange the bonds held by the state for such refunding bonds or to cancel a portion of the bonds held by the state and/or interest accrued thereon, and exchange the remaining bonds held by the state for such refunding bonds as in his judgment will be for the best interest of the state. [1983 c 167 § 243; 1941 c 39 § 1; 1929 c 121 § 2; Rem. Supp. 1941 § 7530-41. FORMER PART OF SECTION: 1941 c 39 § 3, part, last am'ds 1929 c 121 § 3; Rem. Supp. 1941 § 7530-42, part, now codified in RCW 87.64.020.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Dissolution: Chapter 87.53 RCW.

Refunding bonds: Chapters 87.19 and 87.22 RCW.

87.64.020 State authorized to adjust indebtedness—When state owns part of bond issue. Whenever the state shall, now or hereafter, own a portion of the bonds of any irrigation, diking or drainage district, and in the judgment of the director of ecology such district is, or will be, unable to meet

(2008 Ed.) [Title 87 RCW—page 73]

its obligations as they mature, and in the judgment of the director of ecology the investment of the state can be made more secure by extending, without refunding, the time of payment of any or all said bonds and interest payments or by exchanging the bonds held by the state for the refunding bonds of the district issued in the manner provided by law at the same or a lower rate of interest and/or for a longer term, or by the cancellation of a portion of the bonds held by the state and/or interest accrued thereon, and the exchange of the remaining bonds held by the state for the refunding bonds of the district issued in the manner provided by law at the same or a lower rate of interest and/or for a longer term, the director of ecology shall be and is hereby authorized and empowered to enter into contract with the district so extending the time of payment of said bonds and interest payments, without refunding, or to so exchange the bonds held by the state for such refunding bonds or to cancel a portion of the bonds held by the state and/or interest accrued thereon, and exchange the remaining bonds held by the state for such refunding bonds as in his judgment will be for the best interest of the state: PRO-VIDED, That the owners of at least ninety percent of all the other bonds of said district shall make and execute the same arrangement with the district: AND PROVIDED FUR-THER, That when, in addition to owning a portion of the first issue of bonds of any such irrigation, diking or drainage district, the state also owns all the outstanding second issue of bonds of such district, the director of ecology shall be and he is hereby authorized and empowered to surrender and cancel said second issue of bonds held by the state upon whatsoever terms and conditions he shall deem to the best interest of the state: AND PROVIDED FURTHER, That whenever the owners of at least ninety percent of all other bonds of such district and/or other evidences of indebtedness are willing to release their existing obligations against said district and to substitute therefor a contract to pay such existing indebtedness in whole or in part from the proceeds of the sale of lands owned by the district at the time of such settlement, or acquired by the district through levies then existing, the director of ecology shall be and he is hereby authorized and empowered to cancel the bonds held by the state upon whatsoever terms that he shall deem most beneficial for the state, or if deemed beneficial to the state, he may release the state's bonds and join with the other holders in the above mentioned contract for the sale of the district land as hereinbefore stated: AND PROVIDED FURTHER, That the director of ecology be and he is hereby authorized to accept in any settlement made under this chapter, refunding bonds of any irrigation district that may be issued in accordance with chapter 87.22 RCW, or any amendment thereto, and he is hereby authorized, when in his judgment it is to the interest of the state, to participate in the refunding of bonds of an irrigation district held under said chapter 87.22 RCW, or any amendment thereto. [1983 c 167 § 244; 1941 c 39 § 3; 1931 c 43 § 1; 1929 c 121 § 3; Rem. Supp. 1941 § 7530-42. Formerly RCW 87.64.010, part, 87.64.020, and 87.64.030.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

87.64.040 Claim for moneys expended may be settled and compromised. Whenever the department of ecology shall have heretofore entered, or shall hereafter enter, into a

contract with an irrigation, diking or drainage district and shall have expended moneys under said contract, and said district shall be indebted to the state for the moneys so expended, and in the judgment of the director of ecology said district shall have not received benefits equal to the amount of said indebtedness, the director of ecology shall be and is hereby authorized and empowered to settle and compromise the claim of the state against said district upon such terms and for such an amount as he shall deem fair and just to the state and the district. [1988 c 127 § 64; 1941 c 39 § 2; 1929 c 121 § 4; Rem. Supp. 1941 § 7530-43.]

87.64.060 Cancellation of district's assessments and taxes. Whenever the director of ecology shall find any irrigation district is, or will be unable to meet its obligations and that refunding operations under this chapter are necessary, and that as a part of such refunding operations the cancellation of assessments and county taxes on the irrigation system and the irrigable lands in such district then delinquent, is necessary, the board of county commissioners of the county in which such irrigation district is situated may, upon request of the director of ecology, cancel any or all delinquent assessments and county taxes levied upon the irrigable lands in such district and all county taxes levied upon the irrigation system of such district, if such board shall find that such irrigation district is or will be unable to meet its obligations and such refunding operations are necessary, of which the report of the director of ecology shall be prima facie evidence.

87.64.070 Powers of district. Any irrigation, diking or drainage district now or hereafter coming within the provisions of this chapter shall be and it is hereby authorized and empowered to enter into contracts, issue evidences of indebtedness and otherwise carry out on its part the provisions of this chapter. [1941 c 39 § 4; Rem. Supp. 1941 § 7530-45. Formerly RCW 87.64.050.]

[1988 c 127 § 65; 1929 c 121 § 5; RRS § 7530-44.]

Chapter 87.68 RCW DISTRICTS UNDER CONTRACT WITH UNITED STATES

Sections	
87.68.010	Resolution to fix time of paying assessments.
87.68.020	Discount on advance payments.
87.68.030	Meeting of board of equalization—Resolution—Notice.
87.68.040	Assessment rolls, resolution, to county treasurers.
87.68.050	Payment and collection of assessments.
87.68.060	Certain elections—Districts of two hundred thousand acres— Notice of election.
87.68.070	Deposit of funds in bank of board of control's choice.
87.68.090	Security for deposits.
87.68.100	Audit of board's records.
87.68.110	Costs, assessments for—Special funds—Investment of.
87.68.120	Contract for use of canal.
87.68.130	Contract with board to operate works.
87.68.140	Disposal of property authorized—Board may sue and be sue
	construction and operating funds—Tolls and assessment

Acquisition, construction and operating funds—Tolls and assessments, alternative methods of—Liens, foreclosure of—Delinquencies by tenants: RCW 87.03.445.

Board's powers and duties generally (contracts with state and United States): RCW 87.03.140.

Bonds, election for (when contracts with United States): RCW 87.03.200.

[Title 87 RCW—page 74] (2008 Ed.)

Cancellation of assessments due United States—Procedure: RCW 87.03.280.

Certain purposes for which district may be formed: RCW 87.03.010(5). Indemnity to state on land settlement contracts: Chapter 87.48 RCW.

Levies and assessments (for state or United States): RCW 87.03.260 through 87.03.280.

L.I.D.'s—Contract with state or United States for local improvement work: RCW 87.03.520.

Payment of bonds and interest (to state and United States): RCW 87.03.215. Proposed works—Reclamation service may make findings: RCW 87.03.185. Rights of federal agencies as to certain district bonds: RCW 87.03.235.

87.68.010 Resolution to fix time of paying assess-

ments. At the option of the board of directors assessments of irrigation districts in this state under contract with the United States involving payments thereto for the development and operation of their respective projects shall be payable on or before December 31st of the year in which the assessment is levied and upon the resolution of the board of directors of the district to that effect, adopted and entered at a regular meeting thereof not later than the second Tuesday of September of the year in which the levy is made. Such resolution shall thereafter remain in full force and effect until revoked by the board. [1941 c 141 § 1; Rem. Supp. 1941 § 7525-13.]

Severability—1941 c 141: "If any section, provision or part of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the act as a whole or of any section, provision, or part thereof not adjudged invalid or unconstitutional." [1941 c 141 § 7.]

Construction—1941 c 141: "Nothing in this act contained shall be held or construed to modify, abridge or extend any other law or provision thereof relating to irrigation district assessments or the collection thereof except as herein provided." [1941 c 141 § 6.]

87.68.020 Discount on advance payments. In the event of the adoption and entering of such resolution by the board of directors, a person paying all or one-half of the current district assessment against any tract of land on or before December 31st of the year in which said assessment is levied shall be entitled to a discount of ten percent of said assessment if paid in full and ten percent of one-half of said assessment if one-half only is paid. In the event one-half of said assessment is paid on or before December 31st as aforesaid, the payer of the second half of said assessment shall be entitled to a discount of ten percent of the amount of said second half of said assessment if the same is paid on or before May 31st, next following the December payment. No discount shall be made for payment of district assessments except as herein specifically provided. [1941 c 141 § 2; Rem. Supp. 1941 § 7525-14.]

Severability—Construction—1941 c 141: See notes following RCW 87.68.010.

87.68.030 Meeting of board of equalization—Resolution—Notice. Said board of directors shall adopt and enter a resolution fixing the day, hour, and place when and where the board will convene as a board of equalization to equalize the assessment roll and a copy of the resolution adopting December 31st as the day on or before which assessments shall be paid, together with a notice signed by the secretary stating the day, hour, and place of the meeting of the board of equalization, shall be published for two consecutive weekly issues prior to the day of the convening of the board of equalization

in some newspaper of general circulation in the district to be previously designated by the district board. [1941 c 141 § 3; Rem. Supp. 1941 § 7525-15.]

Severability—Construction—1941 c 141: See notes following RCW 87 68 010

87.68.040 Assessment rolls, resolution, to county treasurers. The officers of said district shall cause said assessments to be made, levied and equalized and the assessment roll and any parts thereof to be delivered to the proper county treasurers on or before December 10th of said year and upon receipt of a certified copy of said resolution adopting December 31st as the day on or before which assessments shall be paid, the county officers charged with the collection of irrigation district assessments shall be authorized and it shall be their duty respectively to collect the same in accordance with the provisions of RCW 87.68.010 through 87.68.050 and of said resolution and to account for collections in the manner provided by the irrigation district law. [1941 c 141 § 4; Rem. Supp. 1941 § 7525-16.]

Severability—Construction—1941 c 141: See notes following RCW 87.68.010.

Assessments and levies: RCW 87.03.240 through 87.03.305.

Claims, how paid, etc.: RCW 87.03.440.

87.68.050 Payment and collection of assessments.

Irrigation district assessments levied and becoming payable under the provisions of RCW 87.68.010 through 87.68.050 shall be payable on and after December 10th next following the levy and except as in RCW 87.68.010 through 87.68.050 otherwise provided shall become delinquent, shall be collected by the same officials and lands charged with said assessments shall be sold when delinquent; all at the same times in the same manner with the same kind and length of notice and with the same force, effect, obligations, and privileges as provided by the irrigation district law generally for the collection of assessments, and for the sale and redemption of lands charged with delinquent district assessments. [1941 c 141 § 5; Rem. Supp. 1941 § 7525-17.]

Severability—Construction—1941 c 141: See notes following RCW 87.68.010.

Assessments, sale, redemption: RCW 87.03.240 through 87.03.475.

87.68.060 Certain elections—Districts of two hundred thousand acres—Notice of election. In any election called and held in an irrigation district organized and existing under the laws of this state, comprising two hundred thousand or more acres of land within its boundaries, for the purpose of voting on any proposed contract between the district and the United States or any agency thereof where the proposed contract is to include a provision in accordance with the fourth proviso in section 1(b) of the act of congress of May 27, 1937 (50 Stat. 208), the notice of said election shall state, in addition to the other matters and things required by law relating to elections in such districts, that the proposed contract shall include a provision in accordance with the fourth proviso in section 1(b) of the act of congress of May 27, 1937 (50 Stat. 208), and shall also set forth the provisions of section 1(a) and (b) of said federal act. [1939 c 190 § 1; RRS § 7402-283.]

(2008 Ed.) [Title 87 RCW—page 75]

Qualification of voters: RCW 87.03.045.

87.68.070 Deposit of funds in bank of board of control's choice. Funds in the custody of the board of control of the Sunnyside Division, Yakima Project, or any similar board created or operated by contract or otherwise under or pursuant to the federal reclamation laws, or acting as operating agent for the United States and/or irrigation districts of this state or of other states, may be deposited on general deposit in any one or more banks in this state which such board of control may designate. All such deposits shall be made in the name of the board and be subject to payment on demand on the check of any officer or agent fully authorized and designated by such board. The board of control of the Sunnyside Division, Yakima Project, referred to herein, is the board of control created by the respective contracts entered into by and between the United States of America and the Sunnyside Valley Irrigation District and other irrigation districts of the Sunnyside Division of the Yakima Project, in the state of Washington, under the provisions of the act of congress of June 17, 1902 (32 Stat. 388), and acts amendatory thereof or supplementary thereto, all generally referred to as the federal reclamation laws. [1945 c 163 § 1; Rem. Supp. 1945 § 7525-40. FORMER PART OF SECTION: 1947 c 265 § 2, part; 1945 c 163 § 7, part; Rem. Supp. 1945 § 7525-46, part, now codified in RCW 87.68.140. Formerly RCW 87.68.070 and 87.68.080.]

87.68.090 Security for deposits. Upon the designation of any bank by the board of control as in RCW 87.68.070 through 87.68.140 provided, the bank shall furnish security for any deposits by mortgage, pledge or hypothecation of bank assets or otherwise in such manner as may be agreed upon between the board of control and the bank, or in lieu thereof, the bank shall file with the board of control a surety bond to such board of control, properly executed by some reliable surety company qualified under the laws of this state to do business therein, in the maximum amount of deposits designated by said board to be carried in such bank, conditioned for the prompt and faithful payment thereof on checks drawn by the officer or agent fully authorized and designated by such board. [1945 c 163 § 2; Rem. Supp. 1945 § 7525-41.]

87.68.100 Audit of board's records. The state auditor shall audit the books, records and affairs of the board of control every two years, or at such other times as the board shall request, and the costs of the audit shall be paid by said board. [1945 c 163 § 3; Rem. Supp. 1945 § 7525-42.]

87.68.110 Costs, assessments for—Special funds—Investment of. Each irrigation district which has or hereafter may enter into a contract with the United States providing for the operation and maintenance, by means of a board of control, of irrigation works used in common with other districts, shall include in the annual levy of assessments a sufficient amount to pay the annual estimated pro rata proportion of the costs chargeable to such district and also such reserve fund as may be fixed by the contract: PROVIDED, That any district may appropriate moneys from other funds to pay said costs.

When assessments are paid to the county treasurer for the board of control fund, they shall be deposited in a special fund, known as the "Board of Control Fund," and when assessments are paid to the county treasurer for the board of control reserve fund they shall be deposited in a special fund known as the "Board of Control Reserve Fund," and said funds may be disbursed only upon vouchers approved by a majority of the voting power of the members of the board of control, and the county auditor shall issue warrants for the payments of such claims which shall be payable out of the funds on which the same are drawn.

Any moneys in the "Board of Control Reserve Fund," when so requested by the board of control, shall be invested by the treasurer of said county and under the direction of said board of control in U.S. bonds or bonds of the state or any bonds pronounced by the treasurer of the state as valid securities for the deposit of public funds. [1951 c 158 § 1; 1947 c 265 § 1; 1945 c 163 § 4; Rem. Supp. 1947 § 7525-43.]

87.68.120 Contract for use of canal. Any irrigation district, city, town, or other water user or users whose lands are irrigated by water carried in works transferred by the United States to a board of control, are hereby authorized to enter into contract with another irrigation district whose lands are irrigated by water carried in the same canal to operate and maintain the main canal and other works known as transferred works, and to pay such district in a lump sum its pro rata proportion of the cost of maintenance and operation of such transferred works: PROVIDED, That the amount said pro rata proportion may be estimated and such estimated amount paid at the beginning of any year, and at the end of the year the board shall after determining the true pro rata amount of such user's cost, require such user to pay the balance, if any, of said true pro rata amount. [1945 c 163 § 5; Rem. Supp. 1945 § 7525-44.]

87.68.130 Contract with board to operate works.

Any irrigation district, city, town, or other water user or users whose lands are irrigated by water carried in works transferred by the United States to a board of control are hereby authorized to enter into contract with the board of control for the operation and maintenance of the irrigation works within the district by the board of control and to pay such district in a lump sum the cost of maintenance and operation of such works within the district: PROVIDED, That the amount of the cost of operation of the works in the district may be estimated and the estimated amount paid to the board. At the end of each year the board shall, after determining the true amount of such costs of operation, require such district to pay the balance, if any, of such true amount. [1945 c 163 § 6; Rem. Supp. 1945 § 7525-45.]

87.68.140 Disposal of property authorized—Board may sue and be sued. Any such board of control shall have authority to be exercised by a majority of the voting power of the board to sell at such price and upon such terms as may be fixed by said board and any real or personal property owned by the board of control and to authorize the execution by the president and secretary of said board of a good and sufficient conveyance therefor, and said board may sue or be sued in

[Title 87 RCW—page 76] (2008 Ed.)

any of the courts of this state without joining the person, corporation or district for whose benefit the suit may be prosecuted or defended. [1947 c 265 § 2; 1945 c 163 § 7; Rem. Supp. 1947 § 7525-46. Formerly RCW 87.68.070, part and 87.68.140.]

Rules of court: Cf. Superior Court Civil Rules.

Chapter 87.76 RCW ASSOCIATION OF IRRIGATION DISTRICTS

Sections

87.76.010	Coordination of programs—Reports.
87.76.020	Coordinating agency—Expense, how defrayed.
87.76.030	General powers of directors.
87.76.040	Cooperation with other agencies authorized—Financial contri-
	butions—Contracts with public and private agencies.

87.76.010 Coordination of programs—Reports. The directors of the several irrigation districts in the state shall take such action as they deem necessary to effect coordination of their common programs for the economical and efficient operation of their districts and the reclamation of lands therein, and prepare reports annually for such operations. [1947 c 193 § 1; Rem. Supp. 1947 § 7505-10.]

87.76.020 Coordinating agency—Expense, how defrayed. The directors of such irrigation districts may designate a statewide association dedicated to the promotion of irrigated agriculture as a coordinating agency in the execution of the duties imposed by this chapter, and pay dues or assessments, or both, to the association from district expense funds, and the several districts may levy assessments against the lands therein for this purpose. Such dues and assessments shall be paid only on vouchers approved by the board of directors of the contributing district in the manner provided for the approval of district vouchers generally. The total of such voucher claims for any district in any calendar year shall not exceed two percent of the total amount or its equivalent of the expense fund levy of the district for that year. [1987 c 124 § 1; 1947 c 193 § 2; Rem. Supp. 1947 § 7505-11.]

Claims, how paid: RCW 87.03.440.

Power as to incurring indebtedness: RCW 87.03.475.

87.76.030 General powers of directors. The board of directors of the several districts may effect the state organization herein contemplated and take such further and other action in behalf of their respective districts as they deem necessary to carry out the intent of this chapter, including support of and attendance at such meetings as may be required to promote and perfect the organization and to effect its purposes. [1947 c 193 § 3; Rem. Supp. 1947 § 7505-12.]

87.76.040 Cooperation with other agencies authorized—Financial contributions—Contracts with public and private agencies. To avoid duplication of effort the state association may, in the discretion of its officers, affiliate and cooperate with other organizations and agencies engaged in the furthering of reclamation of lands in the state and make financial contributions to them for such purpose. In carrying out the powers authorized by this chapter, the association of irrigation districts is authorized to enter into contracts with

the federal government, the state, irrigation districts, boards of control, municipal or quasi-municipal corporations, cooperatives, other public or private agencies, and associate organizations. The association of irrigation districts is authorized to advance funds to promote the development and utilization of agricultural water and power resources and to employ the technical and professional assistance necessary to survey, plan, investigate, study, print, and publish information and literature to promote the development and utilization of such resources and provide and present data and information to members of congress, any committee of congress, and to other federal officials as an aid in securing needed legislation, contracts, and timely appropriations. [1996 c 214 § 2; 1987 c 124 § 2; 1951 c 202 § 1; 1949 c 41 § 1; Rem. Supp. 1949 § 7505-13.]

Chapter 87.80 RCW JOINT CONTROL OF IRRIGATION DISTRICTS

Sections

87.80.005	Definitions.
87.80.010	Board of joint control authorized.
87.80.020	Petition to create board required—Signatures—Filing.
87.80.030	Form and contents of petition—Map.
87.80.040	Petition filed if regular in form—Hearing set.
87.80.050	Notice of hearing.
87.80.060	Form and contents of notice.
87.80.070	Conduct and scope of hearing—Independent investigation authorized.
87.80.090	Creation of board of joint control—Resolution filed.
87.80.100	Principal office, oaths, terms, of board—Representation on board.
87.80.110	Organization of board—Meetings—Quorum.
87.80.120	Compensation of board members and employees.
87.80.130	Powers of board of joint control—Limitation.
87.80.135	Board's limitations.
87.80.140	Annual budget of board—Hearing—Notice.
87.80.150	Hearing and adoption of budget.
87.80.160	Entity's levy to include budget apportionment.
87.80.190	Control fund created—Deposits and remittances.
87.80.200	Payments from control fund.
87.80.220	Agencies under contract with federal government—Ability to participate in board.
87.80.230	Board created among entities using Yakima river and tributaries—Coordination with federal and state programs.
87.80.900	Effect of chapter on general water rights adjudications.
87.80.901	Construction—2003 c 306.

87.80.005 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Area of jurisdiction" means all lands within the exterior boundary of the composite area served by the irrigation entities that comprise the board of joint control as the boundary is represented on the map filed under RCW 87.80.030.
- (2) "Irrigation entity" means an irrigation district or an operating entity for a division within a federal reclamation project. For the purposes of this chapter, a water company, a water users' association, a municipality, a water right owner and user of irrigation water, or any other entity that provides irrigation water as a primary purpose, is an irrigation entity when creating or joining a board of joint control with an irrigation district or operating entity for a division within a federal reclamation project.
- (3) "Joint use facilities" means those works, including reservoirs, canals, ditches, natural streams in which the irri-

(2008 Ed.) [Title 87 RCW—page 77]

gation entity has rights of conveyance under RCW 90.03.030, hydroelectric facilities, pumping stations, drainage works, reserved works as may be transferred by contracts with the United States, and system interties that are determined by the board of joint control to provide common benefit to its members.

- (4) "Ownership interest" means the irrigation entity holds water rights in its name for the benefit of itself, its water users or, in federal reclamation projects, the irrigation entity has a contractual responsibility for delivery of water to its individual water users.
- (5) "Source of water" means a hydrological distinct river and tributary system or aquifer system from which board of joint control member entities appropriate water. [2003 c 306 § 1; 1996 c 320 § 2.]

87.80.010 Board of joint control authorized. A board of joint control may be created as provided in this chapter to administer: (1) The construction, operation, maintenance, betterments, and regulations of the joint use facilities, including reservoirs, canals, hydroelectric facilities within the works of the irrigation water supply system, pumping stations, drainage works, reserved works, and system interconnections, of two or more irrigation entities which are the owners of, have an ownership interest in, or are trustees for owners of water rights having the same source or which use common works for the diversion and either transportation, or drainage, or both, of all or any part of their respective irrigation water supplies; and (2) activities and programs that promote more effective and efficient water management for the benefit of member entities of a board of joint control. [1996] c 320 § 1; 1949 c 56 § 1; Rem. Supp. 1949 § 7505-20.]

87.80.020 Petition to create board required—Signatures—Filing. (1) For the purpose of creating a board of joint control a petition signed by two or more entities that are owners of or hold an ownership interest in water rights having the same source of water or use common works for the diversion, transportation, or drainage of all or any part of their respective irrigation water supplies, must be filed with the board of county commissioners of the county in which the greater part of the land irrigated from the source of water supply is situated.

(2) The petition shall also be filed with the board of commissioners of each county containing lands irrigated from the source of water supply of the entities signing the petition. The board of county commissioners making the review under RCW 87.80.090 shall consider any comments of other boards of county commissioners provided within the public hearing and comment period on the petition. [1996 c 320 § 3; 1949 c 56 § 2; Rem. Supp. 1949 § 7505-21.]

87.80.030 Form and contents of petition—Map. The petition for the creation of a board of joint control shall be addressed to the board of county commissioners, shall describe generally the relationship, if any, of the irrigation entities to an established federal reclamation project, the primary water works of the entities including reservoirs, main canals, hydroelectric facilities, pumping stations, and drainage facilities, giving them their local names, if any they have,

and shall show generally the physical relationship of the lands being watered from the water facilities. However, lands included in any irrigation entity involved need not be described individually but shall be included by stating the name of the irrigation entity and all the irrigable lands in the irrigation entity named shall by that method be deemed to be involved unless otherwise specifically stated in the petition. Further, the petition must propose the formula for board of joint control apportionment of costs among its members, and may propose the composition of the board of joint control as to membership, chair, and voting structure. When a board of joint control includes irrigation entities other than an irrigation district or an operating entity for a division within a federal reclamation project as provided in RCW 87.80.005, the voting structure must be such that the votes apportioned to those entities are less than fifty percent of the total votes.

The petition shall also state generally the reasons for the creation of a board of joint control and any other matter the petitioners deem material, and shall allege that it is in the public interest and to the benefit of all the owners of the lands receiving water within the area of jurisdiction, that the board of joint control be created and request that the board of county commissioners consider the petition and take the necessary steps provided by law for the creation of a board of joint control. The petition shall be accompanied by a map showing the area of jurisdiction and the general location of the water supply and distribution facilities. [2003 c 306 § 2; 1996 c 320 § 4; 1949 c 56 § 3; Rem. Supp. 1949 § 7505-22.]

87.80.040 Petition filed if regular in form—Hearing set. Upon the filing of a petition for the creation of a board of joint control the board of county commissioners at a regular meeting or at a special meeting shall examine the petition and, if found regular in form, shall accept the same for filing, and shall fix a time and place for hearing said petition. [1949 c 56 § 4; Rem. Supp. 1949 § 7505-23.]

87.80.050 Notice of hearing. Notice of the hearing on the petition shall be given by the clerk of the board of county commissioners by publishing the same, at the cost of the board of control, if created, otherwise at the cost of the petitioners, in the official newspaper of each county containing lands irrigated from the source of supply of the entities signing the petition. The notice shall be published in at least three weekly issues thereof. However, the time of the hearing shall not be less than thirty days from the date of the first publication of the notice. A copy of the notice shall be posted at the regular meeting place of the board of directors of each irrigation entity concerned in the granting or denial of the petition and a copy of the notice shall be mailed to the department of ecology at Olympia at least thirty days prior to the day of the hearing. [1996 c 320 § 5; 1988 c 127 § 66; 1949 c 56 § 5; Rem. Supp. 1949 § 7505-24.]

87.80.060 Form and contents of notice. The notice of the hearing on the petition shall state that a petition requesting the creation of a board of joint control to administer the facilities and activities, naming them if named in the petition, has been filed with the board of county commissioners of the county, naming the county; that the board of joint control, if

[Title 87 RCW—page 78] (2008 Ed.)

it is created, will have authority to provide for apportionment of costs to carry out the objects of its creation among the member irrigation entities (naming them); shall state the day, hour, and place of the hearing on the petition; shall state that any person interested in the creation of the board of joint control may appear on or before the day of hearing on the petition, and show cause in writing, if any, why the same should not be granted, and the notice shall be over the name of the clerk of the board of county commissioners. [1996 c 320 § 6; 1949 c 56 § 6; Rem. Supp. 1949 § 7505-25.]

87.80.070 Conduct and scope of hearing—Independent investigation authorized. The board of county commissioners, at the time and place mentioned in the notice of hearing or at the time or times to which the hearing on said petition may be adjourned, shall proceed to hear the petition and all evidence submitted against and in support of the same. The board of county commissioners shall have full authority to adjourn the hearing from time to time not exceeding four weeks in all and to grant or reject the petition, and to determine the matter; any irregularities or omissions in the allegations of the petition shall not be held or construed to deprive the board of county commissioners of jurisdiction and authority to consider and determine the matter of any such petition accepted by it for consideration and said board of county commissioners shall have full authority to make such independent investigation of the matter of such petition as it shall deem advisable and to base its judgment on such independent investigation as well as upon the evidence submitted for and against the petition upon a hearing thereon as hereinafter provided. [1949 c 56 § 7; Rem. Supp. 1949 § 7505-26. Formerly RCW 87.80.070 and 87.80.080.]

87.80.090 Creation of board of joint control—Reso**lution filed.** If the board of county commissioners determine[s] that the creation of a board of joint control is in the public interest, of benefit to the irrigation entities and individual water uses within those entities concerned, and will not be detrimental to water right interests outside the proposed board of joint control area of jurisdiction: Then the county board shall so find and adopt a resolution creating the board of joint control, designating it (name of county) County Joint Control Board No. (specify number), and the county board at the same time shall appoint the first members of the board of joint control based on the board composition proposed in the petition and the board of joint control shall consist of this membership. A copy of the resolution creating the board of joint control certified by the clerk of the county board shall be filed with the county assessor of the county in which the board of joint control was created and with the county assessor in any other county in the state in which any lands involved are situated, within five days after the resolution is adopted. [1996 c 320 § 7; 1949 c 56 § 8; Rem. Supp. 1949 § 7505-27.]

87.80.100 Principal office, oaths, terms, of board—Representation on board. The principal office and place of business of the board of joint control shall be at a place to be designated by the board in the county in which the board was created. Each member of the board before entering on the

duties of his or her office shall subscribe a written oath for the faithful discharge of his or her duties as a member and file the oath with the county clerk of the county. The filing of the oath shall be without clerk's fee. The term of office of members of the board is for one year or a fraction thereof ending on the first Monday in March next following their selection and until their respective successors are selected as provided in this section. The term of the first members of the board shall also be as above stated. In January of each year the board of directors of each irrigation entity concerned shall designate in writing and deliver to the board of joint control, the name or names of the person or persons who constitute the entity's membership and who shall represent the entity on the board of joint control for the ensuing year. The persons designated under this section constitute the board of joint control for the year and until their respective successors are selected and have qualified. Any irrigation entity that fails to designate its representative and to file the same as provided in this section is not entitled to representation on the board unless and until the requirements are complied with. [1996 c 320 § 8; 1949 c 56 § 9; Rem. Supp. 1949 § 7505-28.]

87.80.110 Organization of board—Meetings—Quorum. In the month of March, or another time as determined by the board of joint control, in each year the members of the board of joint control shall meet and organize as a board for the ensuing year and shall select a chair from their number and appoint a secretary who may, but need not, be a member of the board, and who shall keep a record of their proceedings, and perform other duties as the board prescribes. Business of the board shall be transacted at meetings thereof and a majority of the qualified membership of the board constitutes a quorum for the transaction of business and in all matters requiring action by the board there shall be a concurrence of at least a majority of the members present. However, if an alternative voting structure was proposed in the petition and adopted in the board of county commissioners' resolution, this structure will govern the voting procedures of the board of joint control. All meetings of the board shall be public. [1996 c 320 § 9; 1949 c 56 § 10; Rem. Supp. 1949 § 7505-29.]

87.80.120 Compensation of board members and employees. Each member of the board of joint control shall be compensated for services in accordance with the provisions of RCW 87.03.460. The amount must be fixed by resolution and entered in the minutes of the proceedings of the board. The board shall fix the compensation to be paid the secretary and all other agents and employees of the board. [1996 c 320 § 10; 1949 c 56 § 11; Rem. Supp. 1949 § 7505-30.]

87.80.130 Powers of board of joint control—Limitation. (1) A board of joint control created under the provisions of this chapter shall have full authority within its area of jurisdiction to enter into and perform any and all necessary contracts; to accept grants and loans, including, but not limited to, those provided under chapters 43.83B and 43.99E RCW, to appoint and employ and discharge the necessary officers, agents, and employees; to sue and be sued as a board but

(2008 Ed.) [Title 87 RCW—page 79]

without personal liability of the members thereof in any and all matters in which all the irrigation entities represented on the board as a whole have a common interest without making the irrigation entities parties to the suit; to represent the entities in all matters of common interest as a whole within the scope of this chapter; and to do any and all lawful acts required and expedient to carry out the purposes of this chapter. A board of joint control may, subject to the same limitations as an irrigation district operating under chapter 87.03 RCW, acquire any property or property rights for use within the board's area of jurisdiction by power of eminent domain; acquire, purchase, or lease in its own name all necessary real or personal property or property rights; and sell, lease, or exchange any surplus real or personal property or property rights. Any transfers of water, however, are limited to transfers authorized under subsection (2) of this section.

- (2)(a) A board of joint control is authorized and encouraged to pursue conservation and system efficiency improvements to optimize the use of appropriated waters and to either redistribute the saved water within its area of jurisdiction, or transfer the water to others, or both. A redistribution of saved water as an operational practice internal to the board of joint control's area of jurisdiction, may be authorized if it can be made without detriment or injury to rights existing outside of the board of control's area of jurisdiction, including instream flow water rights established under state or federal law.
- (b) Prior to undertaking a water conservation or system efficiency improvement project that will result in a redistribution of saved water, the board of joint control must consult with the department of ecology and, if the board's jurisdiction is within a United States reclamation project, the board must obtain the approval of the bureau of reclamation. The purpose of such consultation is to assure that the proposal will not impair the rights of other water holders or bureau of reclamation contract water users.
- (c) A board of joint control does not have the power to authorize a change of any water right that would change the point or points of diversion, purpose of use, or place of use outside the board's area of jurisdiction, without the approval of the department of ecology pursuant to RCW 90.03.380 and, if the board's jurisdiction is within a United States reclamation project, the approval of the bureau of reclamation. Any change in place of use that results from a transfer of water between the individual entities of the board of joint control shall not result in any reduction in the total water supply available in a federal reclamation project. In making the determination of whether a change of place of use in an area covered by a federal reclamation project will result in a reduction in the total water supply available, the board of joint control shall consult with the bureau of reclamation.
- (d) The board of joint control shall notify the department of ecology, and any Indian tribe requesting notice, of transfers of water between the individual entities of the board of joint control. This subsection (2)(d) applies only to a board of joint control created after January 1, 2003.
- (3) A board of joint control is authorized to design, construct, and operate either drainage projects, or water quality enhancement projects, or both.
- (4) Where the board of joint control area of jurisdiction is totally within a federal reclamation project, the board is

authorized to accept operational responsibility for federal reserved works.

- (5) Nothing contained in this chapter gives a board of joint control the authority to abridge the existing rights, responsibilities, and authorities of an individual irrigation entity or others within the area of jurisdiction; nor in a case where the board of joint control consists of representatives of two or more divisions of a federal reclamation project shall the board of joint control abridge any powers of an existing board of control created through federal contract; nor shall a board of joint control have any authority to abridge or modify a water right benefiting lands within its area of jurisdiction without consent of the party holding the ownership interest in the water right.
- (6) A board of joint control created under this chapter may not use any authority granted to it by this chapter or by RCW 90.03.380 to authorize a transfer of or change in a water right or to authorize a redistribution of saved water before July 1, 1997. [2003 c 306 § 3; 1998 c 84 § 2; 1996 c 320 § 11; 1949 c 56 § 12; Rem. Supp. 1949 § 7505-31.]
- 87.80.135 Board's limitations. A board of joint control created under this chapter is limited to the membership, area of jurisdiction, and other terms and conditions contained in the resolution of the board of county commissioners filed under RCW 87.80.090. Amendments may be proposed at any time by the board of joint control to the board of county commissioners and acted upon through the petition process contained in RCW 87.80.030 through 87.80.090. [1996 c 320 § 16.]

87.80.140 Annual budget of board—Hearing—Notice. In September of each year the board of joint control shall prepare a budget of its estimated expenses and outlay for the ensuing calendar year and the apportionment thereof chargeable against the several irrigation entities coming within the jurisdiction of the board and shall fix a time and place when the budget shall be considered and adopted by the board. Notice of the hearing of the budget signed by the secretary of the board shall be published in at least two weekly issues of a newspaper of general circulation in each county in which any lands chargeable with the expense and outlay of the board are situated. The date of the first publication of the notice shall be not less than ten days prior to the day of the hearing. [1996 c 320 § 12; 1949 c 56 § 13; Rem. Supp. 1949 § 7505-32.]

87.80.150 Hearing and adoption of budget. At the time and place stated in said notice the board shall meet and consider any objections and suggestions as to the items of said budget which may be offered by any interested person and may adjourn its meeting from time to time not exceeding ten days in all and shall finally determine the same and adopt a budget for its operations for the ensuing calendar year. [1949 c 56 § 14; Rem. Supp. 1949 § 7505-33.]

87.80.160 Entity's levy to include budget apportionment. Immediately after final adoption of the budget the secretary of the board shall mail or deliver a copy thereof showing the apportionment of the charge to each irrigation entity,

[Title 87 RCW—page 80] (2008 Ed.)

Sections

to the secretary of each irrigation entity coming under the jurisdiction of the board of joint control and it shall be the duty of each irrigation entity to include in its levy for the ensuing year, the amount apportioned and charged to it in the budget. [1996 c 320 § 13; 1949 c 56 § 15; Rem. Supp. 1949 § 7505-34.]

87.80.190 Control fund created—Deposits and remittances. There is created in the county treasurer's office of the county in which the board of joint control was created, a special fund to be designated Control Fund of the (naming the county) County Joint Control Board No. (specifying the number). The county treasurer shall distribute all collections for this fund to the control fund. The treasurer of any other county collecting assessments for this fund shall remit the assessments monthly to the county treasurer of the county in which the board of joint control was created. However, at the option of the board of joint control, a treasurer other than the county treasurer may be designated under RCW 87.03.440. [1996 c 320 § 14; 1949 c 56 § 18; Rem. Supp. 1949 § 7505-37.]

87.80.200 Payments from control fund. When the county treasurer serves as treasurer for the board of joint control, the board of joint control shall issue vouchers for its operations against the control fund and the county treasurer shall pay out moneys from the fund upon warrants drawn by the county auditor of said county. [1996 c 320 § 15; 1949 c 56 § 19; Rem. Supp. 1949 § 7505-38.]

87.80.220 Agencies under contract with federal government—Ability to participate in board. An irrigation entity under contract with an agency of the federal government for the construction or operation of its irrigation system may not participate in a board of joint control under this chapter if this action is in conflict with provisions of the subject contract. If a responsible official of the federal agency notifies the board of county commissioners in writing on or before the day of hearing provided under RCW 87.80.060 of a conflict in contract provisions and evidences the conflict, the board of county commissioners must deny the irrigation entity's proposed participation. If subsequent to formation of a board of joint control, a judicial decision determines a conflict in contract conditions, the irrigation entity must not participate in a project or activity inconsistent with the court determination. [1996 c 320 § 17.]

87.80.230 Board created among entities using Yakima river and tributaries—Coordination with federal and state programs. A board of joint control created among irrigation entities utilizing waters of the Yakima river and tributaries shall, when undertaking water conservation projects, fully coordinate those projects with federal and state programs adopted under the Yakima river basin water enhancement project, P.L. 103-434. The projects shall be developed and implemented, consistent with the board's development schedule, within the framework of the Yakima river basin water enhancement project policies and procedures provided by the state and federal governments, as funds are available to the board of joint control for the projects.

However, should there be no reasonable prospect of funding for construction by the federal and state government within three years of the date of the publication of the Yakima river basin conservation plan under P.L. 103-434, the board of joint control may pursue the projects under alternative funding programs and conditions. [1996 c 320 § 22.]

87.80.900 Effect of chapter on general water rights adjudications. This chapter shall not affect the final decree of a general adjudication conducted under RCW 90.03.110 through 90.03.245. [1996 c 320 § 23.]

87.80.901 Construction—2003 c 306. The provisions of chapter 306, Laws of 2003 shall not be construed or interpreted to authorize the impairment of any existing water rights. [2003 c 306 § 4.]

Chapter 87.84 RCW IRRIGATION AND REHABILITATION DISTRICTS

87.84.005	Purpose—Districts authorized.
87.84.010	Eligibility.
87.84.020	Petition to convert irrigation district to an irrigation and rehabilitation district, contents—Bond for costs.
87.84.030	Notice and hearing on petition.
87.84.040	Notice and election.
87.84.050	Purposes of organization.
87.84.060	Directors—Powers, rights and authority of directors and district.
87.84.061	Directors—Additional powers.
87.84.070	Special assessments—Notice and election—Collection.
87.84.071	Special assessments inferior to existing city or town L.I.D. assessments.
87.84.080	Rules and regulations—Authorized—Publication—Hearing.
87.84.090	Rules and regulations—Violation as misdemeanor—Jurisdiction—Penalty—Review.
87.84.100	Rules and regulations—Sheriff to enforce.
87.84.110	Corporate powers and authority.
87.84.120	City, town, county, powers not restricted—Title 79 RCW not modified.

87.84.005 Purpose—Districts authorized. The growing population of the state of Washington, coupled with increasing amounts of available leisure time have greatly expanded the need for and use of the larger lakes in the state of Washington, both by Washington state residents and guests from other states and countries. In order to make the use of such larger lakes safer, and more beneficial to all concerned, the state of Washington to further the health, safety, recreation and welfare of its citizens has authorized the conversion of certain irrigation districts to irrigation and rehabilitation districts. [1963 c 221 § 1.]

Severability—1963 c 221: "If any section, sentence, clause, or part of this act is for any reason held to be unconstitutional, such decision shall not affect the remaining portions of this act. The legislature hereby declares that it would have passed this act and each section, sentence, clause and part thereof despite the fact that one or more sections, clauses or parts thereof be declared unconstitutional." [1963 c 221 § 11.]

87.84.010 Eligibility. Any irrigation district having the major portion of an inland navigable body of water within its exterior boundaries and which has filed with the department of ecology and been granted a water right certificate for fifty thousand acre feet of water or more shall be eligible to become an irrigation and rehabilitation district as provided in

(2008 Ed.) [Title 87 RCW—page 81]

this chapter. [1988 c 127 § 67; 1963 c 221 § 2; 1961 c 226 § 2.]

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.020 Petition to convert irrigation district to an irrigation and rehabilitation district, contents—Bond for costs. A petition to convert an existing irrigation district to an irrigation and rehabilitation district shall be signed by at least fifty holders of title or evidence of title to land within the district. The petition shall contain the following:

- (1) The legal description of the property to be served.
- (2) The signature and address of each petitioner, together with the legal description of the lands within the district owned by each.
 - (3) Any other matter deemed material.

The petition shall be accompanied by a bond, to be approved by the board, in double the amount of the probable cost of organizing the district, and conditioned that the bond-sperson will pay all the costs if the organization is not effected. [2007 c 218 § 80; 1961 c 226 § 3.]

Intent—Finding—2007 c 218: See note following RCW 1.08.130.

87.84.030 Notice and hearing on petition. A notice of hearing and a hearing on the petition shall be held as provided by RCW 87.03.020. [1961 c 226 § 4.]

87.84.040 Notice and election. A notice of election and election shall be held to determine whether the electors desire to convert the existing irrigation district to an irrigation and rehabilitation district.

The notice of election and election shall be governed by the applicable provisions of chapter 87.03 RCW relating to the original formation of districts. [1961 c 226 § 5.]

87.84.050 Purposes of organization. In addition to the purposes for which irrigation districts may be organized under RCW 87.03.010, an irrigation and rehabilitation district may also be organized or maintained to further the recreational potential of the area and to further the rehabilitation or improvement of inland lakes and shore lines and the modification or improvement of existing or planned control structures located in the district in order to further the health, recreation, and welfare of the residents in the area. [1963 c 221 § 3; 1961 c 226 § 6.]

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.060 Directors—Powers, rights and authority of directors and district. The directors of the irrigation and rehabilitation district shall be the same as of the irrigation district and the directors shall retain all power, rights and authority heretofore granted to them or hereafter granted to them as directors of an irrigation district under any provision of Title 87 RCW or any amendments thereto or any authority granted to directors of irrigation districts under any other law of the state of Washington. The irrigation and rehabilitation district shall also retain all power, rights and authority heretofore or hereafter granted to irrigation districts under Title 87 RCW or any other law or laws of the state of Washington, and use said power and authority including local improvement district provisions to further irrigation and rehabilitation district pur-

poses and in addition shall have authority to rehabilitate or improve all or a portion of any inland body of water including adjacent shore lines located in the district and shall have the further power of modifying or improving any existing or planned water control structure located in the district in order to further the health, recreation, and welfare of the residents in the district.

All rights held by the irrigation district to water located wholly or partially in the district including but not limited to rights granted by the department of ecology shall upon formation of the irrigation and rehabilitation district immediately vest in the irrigation and rehabilitation district and in addition all water in the newly formed district as to which the prior district had any rights shall be held by the new district for all the beneficial uses and purposes for which the irrigation and rehabilitation district is formed. [1988 c 127 § 68; 1963 c 221 § 4; 1961 c 226 § 7.]

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.061 Directors—Additional powers. The water in any natural or impounded lake, wholly or partially within the boundaries of an irrigation and rehabilitation district, together with all use of said water and the bottom and shore lines to the line established by the highest level where water has been or shall be stored in said lake, shall be regulated, controlled and used by the irrigation and rehabilitation district in order to further the health, safety, recreation and welfare of the residents in the district and the citizens and guests of the state of Washington, subject to rights of the United States bureau of reclamation and any irrigation districts organized under the laws of the state of Washington.

In addition to the powers expressly or impliedly enumerated above, the directors of an irrigation and rehabilitation district shall have the power and authority to:

- (1) Control and regulate the use of boats, skiers, skin divers, aircraft, ice skating, ice boats, swimmers or any other use of said lake, by means of appropriate rules and regulations not inconsistent with state fish, game or aeronautics laws
- (2) Expend district funds for the control of mosquitoes or other harmful insects which may affect the use of any lake located in the district: PROVIDED, That the state department of social and health services gives its approval in writing to any district program instituted under the authority of this item. District funds may be expended for mosquito and insect control or other district projects or activities even though it may be necessary to place chemicals or carry on activities on areas located outside of an irrigation and rehabilitation district's boundaries. These funds may be transferred to the jurisdictional health department for the purpose of carrying out the provisions of this item.
- (3) Except for state highways, control, regulate or prohibit by means of rules and regulations, the building, construction, placing or allowing to be placed from adjoining land, sand, gravel, dirt, rock, tires, lumber, logs, bottles, cans, garbage and trash, or any loathsome, noxious substances or materials of any kind, and any piling, causeways, fill, roads, culverts, wharfs, bulkheads, buildings, structures, floats, or markers, in, on or above the line established by the highest level where water has been or shall be stored in said lake,

[Title 87 RCW—page 82] (2008 Ed.)

located in the district, in order to further the interests of the citizens of the state of Washington, and residents of the district

- (4) Except for state highways, control, regulate and require the placing, maintenance and use of culverts and boat accesses under and through existing fills constructed over and/or across any lake located within the district to facilitate water circulation, navigation and the reduction of flood danger.
- (5) Control the taking of carp or other rough fish located in the district and including the right to grant or sell an exclusive or concurrent franchise for the taking of carp or other rough fish, providing the department of fish and wildlife give their approval in writing to any district project regarding the capture, or sale of fish.
- (6) Control and regulate by means of rules and regulations the direct or indirect introduction into any lake within the district of any human, animal or industrial waste products, sewage, effluent or byproducts, treated or untreated: PROVIDED, That the state department of ecology gives its approval in writing to any district program instituted under this section, and nothing herein shall be deemed to amend, repeal, supersede, or otherwise modify any laws or regulations relating to public health or to the department of ecology.
- (7) Except for state highways, construct, maintain, place, and/or restore roads, buildings, docks, dams, canals, locks, mechanical lifts or any other type of transportation facility; dredge, purchase land, or lease land, or enter into agreements with other agencies or conduct any other activity within or without the district boundaries in order to carry out district projects or activities to further the recreational potential of the area. [1994 c 264 § 79; 1988 c 127 § 69; 1979 c 141 § 383; 1963 c 221 § 5.]

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.070 Special assessments—Notice and election—Collection. The directors shall be empowered to specially assess land located in the district for benefits thereto taking as a basis the last equalized assessment for county purposes: PROVIDED, That such assessment shall not exceed twenty-five cents per thousand dollars of assessed value upon such assessed valuation without securing authorization by vote of the electors of the district at an election called for that purpose.

The board shall give notice of such an election, for the time and in the manner and form provided for irrigation district elections. The manner of conducting and voting at such an election, opening and closing polls, canvassing the votes, certifying the returns, and declaring the result shall be nearly as practicable the same as in irrigation district elections.

The special assessment provided for herein shall be due and payable at such times and in such amounts as designated by the district directors, which designation shall be made to the county auditor in writing, and the amount so designated shall be added to the general taxes, and entered upon the assessment rolls in his office, and collected therewith. [1973 1st ex.s. c 195 § 132; 1961 c 226 § 8.]

Severability—Effective dates and termination dates—Construction—1973 1st ex.s. c 195: See notes following RCW 84.52.043.

87.84.071 Special assessments inferior to existing city or town L.I.D. assessments. The special assessments provided for in RCW 87.84.070 shall be subject to and inferior to existing local improvement district assessments of any city or town which is included within the boundaries of an irrigation and rehabilitation district. The collection of local improvement district assessments of a city or town, and the right to foreclose the same when delinquent, shall not be impaired in any manner whatsoever by subsequent special assessments of an irrigation and rehabilitation district. In the event that the county treasurer forecloses on land located within the corporate limits of a city or town for nonpayment of irrigation and rehabilitation district assessments, the certificates of sale and the deeds issued pursuant to the foreclosure proceedings shall contain a recital that the certificate of sale and/or deed is subject to outstanding local improvement district assessments of the city or town. [1965 ex.s. c 6 § 5.]

Severability—1965 ex.s. c 6: See RCW 35.47.900.

87.84.080 Rules and regulations—Authorized—Publication—Hearing. The directors of an irrigation and rehabilitation district shall have the authority to pass rules and regulations to accomplish district purposes. The rules and regulations shall (except in case of emergency) be published at least once in a newspaper of general circulation in the district and a public hearing shall be held prior to adoption by the directors, at a regular public meeting. [1963 c 221 § 6.]

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.090 Rules and regulations—Violation as misdemeanor—Jurisdiction—Penalty—Review. The directors may enact rules and regulations, the violation of which shall be punishable as a misdemeanor, and the district judges in said district shall have exclusive jurisdiction over such offenses. Penalty for violation shall not exceed a five hundred dollar fine or six months in jail: PROVIDED, That where a violation is designated a misdemeanor, the directors shall submit such rules and regulations to the county commissioners of the county or counties in which the district is located who shall review same and approve or disapprove thereof. Rules or regulations disapproved by county commissioners within thirty days of submission shall be of no force or effect. [1987 c 202 § 246; 1963 c 221 § 7.]

Intent—1987 c 202: See note following RCW 2.04.190.

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.100 Rules and regulations—Sheriff to enforce.

The sheriff's department of any county in which an irrigation and rehabilitation district is located shall enforce the rules and regulations of the district. [1963 c 221 § 8.]

Severability—1963 c 221: See note following RCW 87.84.005.

87.84.110 Corporate powers and authority. An irrigation and rehabilitation district shall possess all the usual powers of a municipal corporation and shall have the authority to sue and enforce its rules and regulations. [1963 c 221 § 9.]

Severability—1963 c 221: See note following RCW 87.84.005.

(2008 Ed.) [Title 87 RCW—page 83]

87.84.120 City, town, county, powers not restricted—Title 79 RCW not modified. The provisions of this chapter shall not be construed so as to restrict the governing body of any city, town or county located on or adjacent to an inland body of water controlled by an irrigation and rehabilitation district from conducting or carrying out governmental or proprietary functions of said city, town or county: PROVIDED, That nothing herein shall be deemed to amend, repeal, supersede or otherwise modify any provisions of Title 79 RCW. [1963 c 221 § 10.]

Severability—1963 c 221: See note following RCW 87.84.005.

[Title 87 RCW—page 84] (2008 Ed.)

Title 88

NAVIGATION AND HARBOR IMPROVEMENTS

Cinapte.	. 5
88.01	Boating offense compact.
88.02	Vessel registration.
88.04	Charter boat safety act.
88.08	Specific acts prohibited.
88.16	Pilotage act.
88.24	Wharves and landings.
88.26	Private moorage facilities.
88.28	Obstructions in navigable waters.
88.32	River and harbor improvements.
88.40	Transport of petroleum products—Financial responsibility.
88.46	Vessel oil spill prevention and response.

Canal commission: Chapter 47.72 RCW.

Chanters

Construction projects in state waters: Chapter 77.55 RCW. Harbor improvements in port districts: Chapter 53.20 RCW.

Harbor line commission: RCW 79.115.010.

Harbor line commission: State Constitution Art. 15 § 1 (Amendment 15). Harbors and tide waters: State Constitution Art. 15 § 1 (Amendment 15).

Interference with navigable body, a nuisance: RCW 9.66.010.

Jurisdiction of cities and towns over adjacent waters: RCW 35.21.160.

 ${\it Lien for transportation, storage, advancements, etc.: \ Chapter \ 60.60 \ RCW.}$

Lien on vessels and equipment for labor, material, damages, and handling cargo: Chapter 60.36 RCW.

Marine employees—Public employment relations: Chapter 47.64 RCW.

Marine recreation land act: Chapter 79A.25 RCW.

Material removed for channel or harbor improvement, or flood control— Use for public purpose: RCW 79.140.110.

Port districts: Title 53 RCW.

Powers of cities and towns relative to docks and other appurtenances to harbors and shipping: RCW 35.22.280, 35.23.440, and 35A.11.020.

Steamboat companies: Chapter 81.84 RCW.

Tidelands, ownership by state: State Constitution Art. 17.

Waterways: Title 91 RCW.

Wood debris—Removal from navigable waters: Chapter 76.42 RCW.

Chapter 88.01 RCW BOATING OFFENSE COMPACT

Sections

88.01.010 Compact provisions.

88.01.010 Compact provisions. The Boating Offense Compact is enacted into law and entered into on behalf of this state with all other states legally joining therein in a form substantially as follows:

ARTICLE I

Findings and Declaration of Policy

- (1) The party states find that:
- (a) The safety of their waters is materially affected by the degree of compliance with state laws and local ordinances relating to the operation of boats;

- (b) Violation of such a law or ordinance is evidence that the violator engages in conduct which is likely to endanger the safety of persons and property;
- (2) It is the policy of each of the party states to promote compliance with the laws, ordinances, and administrative rules and regulations relating to the operation of boats by their operators in each of the jurisdictions where such operators operate boats.

ARTICLE II Definition

As used in this compact, "state" means a state that has entered into this compact.

ARTICLE III

Concurrent Jurisdiction

- (1) If conduct is prohibited by two adjoining party states, courts and law enforcement officers in either state who have jurisdiction over boating offenses committed where waters form a common interstate boundary have concurrent jurisdiction to arrest, prosecute, and try offenders for the prohibited conduct committed anywhere on the boundary water between the two states.
 - (2) This compact does not authorize:
- (a) Prosecution of any person for conduct that is unlawful in the state where it was committed, but lawful in the other party state;
 - (b) A prohibited conduct by the party state.

ARTICLE IV Entry Into Force and Withdrawal

- (1) This compact shall enter into force and become effective as to any state when it has enacted the same into law.
- (2) Any party state may withdraw from this compact by enacting a statute repealing the same.

ARTICLE V

Construction and Severability

This compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this compact shall be severable and if any phrase, clause, sentence, or provision of this compact is declared to be contrary to the constitution of any party state or of the United States or the applicability thereof to any government, agency, person, or circumstance is held invalid, the validity of the remainder of this compact and the applicability thereof to any government, agency, person, or circumstance shall not be affected thereby. If this compact shall be held contrary to the constitution of any state party thereto, the compact shall remain in full force and effect as to the remaining states and in full force and effect as to the state affected as to all severable matters. [1992 c 33 § 1.]

(2008 Ed.) [Title 88 RCW—page 1]

Chapter 88.02 RCW VESSEL REGISTRATION

(Formerly: Watercraft registration)

Sections	
88.02.010	Definitions.
88.02.020	Registration and display of registration number and decal pre-
	requisite to ownership or operation of vessel—Exceptions—
	Penalty.
99 02 022	
88.02.023	Vessel dealer display decals—Use.
88.02.025	Registration of vessels numbered under the federal boat safety
	act.
88.02.028	Registration of rented vessels—Dealer's vessels—Dealer reg-
	istration numbers not transferable.
88.02.030	Exceptions from vessel registration—Use of excess document
00.02.050	identification fee for boating safety programs—Rules.
88.02.035	Confidential vessel registration, law enforcement purposes.
88.02.040	Issuance of registrations—Agents—Deposit of fees in general
	fund—Allocation for boating safety and education, law
	enforcement, and derelict vessel removal and disposal.
88.02.045	Allocation of funds under RCW 88.02.040 to counties—
	Deposit to account for boating safety programs.
88.02.050	Application—Registration fee and excise tax—Registration
	number and decal—Registration periods—Renewals—
	Marine oil refuse dump and holding tank information—
	Transfer of registrations.
88.02.052	Valuntary denotions in conjunction with registration Mari
88.02.032	Voluntary donations in conjunction with registration—Mari-
00 02 052	time historic restoration and preservation.
88.02.053	Maritime historic restoration and preservation account.
88.02.055	Refund, collection of erroneous amounts—Penalty for false
	statement.
88.02.060	Registration of dealers—Surety bond—Fees.
88.02.070	Certificates of title.
88.02.075	Duplicate certificates—Replacement decals—Surrender of
00.02.075	original certificate or decal.
88.02.078	Vessel dealer business address—Office—Identification of
00.02.070	
00.02.000	business.
88.02.090	Inspection of registration—Violation of chapter—Penalty.
88.02.100	Rule-making authority.
88.02.110	Penalties—Disposition of moneys collected—Enforcement
	authority.
88.02.112	Registration certificate required—Penalty.
88.02.115	Additional penalties for unauthorized or personal use of dealer
	display decals.
	display decais.
88 02 118	Evasive registration—Penalty
88.02.118 88.02.120	Evasive registration—Penalty.
88.02.118 88.02.120	Title certificate system—Legislative intent—Authority for
88.02.120	Title certificate system—Legislative intent—Authority for rules and procedures to establish system.
	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned
88.02.120	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of owner-
88.02.120 88.02.125	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership.
88.02.120	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates.
88.02.120 88.02.125	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership.
88.02.120 88.02.125 88.02.130	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates.
88.02.120 88.02.125 88.02.130 88.02.140	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinc-
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.180	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—
88.02.120 88.02.130 88.02.140 88.02.140 88.02.160 88.02.170 88.02.184	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.180	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registra-
88.02.120 88.02.130 88.02.140 88.02.150 88.02.150 88.02.170 88.02.180 88.02.184 88.02.188	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties.
88.02.120 88.02.130 88.02.140 88.02.140 88.02.160 88.02.170 88.02.184	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registra-
88.02.120 88.02.130 88.02.140 88.02.150 88.02.150 88.02.170 88.02.180 88.02.184 88.02.188	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.180 88.02.184 88.02.188 88.02.188	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.184 88.02.184 88.02.189 88.02.189	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension— Noncompliance with support order—Reissuance. Inspection of vessels.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.180 88.02.184 88.02.188 88.02.188	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension— Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of
88.02.120 88.02.130 88.02.140 88.02.150 88.02.150 88.02.170 88.02.180 88.02.184 88.02.188 88.02.189 88.02.190 88.02.200	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.180 88.02.184 88.02.188 88.02.189 88.02.190 88.02.200 88.02.210	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension— Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.150 88.02.170 88.02.180 88.02.184 88.02.188 88.02.189 88.02.190 88.02.200	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension— Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.184 88.02.184 88.02.189 88.02.189 88.02.190 88.02.200 88.02.210 88.02.220	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.184 88.02.184 88.02.189 88.02.189 88.02.190 88.02.200 88.02.210 88.02.220 88.02.230	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account. Exemption from vessel dealer requirements.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.184 88.02.184 88.02.189 88.02.189 88.02.190 88.02.200 88.02.210 88.02.220	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.160 88.02.170 88.02.184 88.02.184 88.02.189 88.02.189 88.02.190 88.02.200 88.02.210 88.02.220 88.02.230	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account. Exemption from vessel dealer requirements.
88.02.120 88.02.130 88.02.140 88.02.150 88.02.150 88.02.170 88.02.180 88.02.184 88.02.188 88.02.189 88.02.190 88.02.200 88.02.210 88.02.220 88.02.230 88.02.233	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension— Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account. Exemption from vessel dealer requirements. Denial of license. Carbon monoxide warning sticker—Display required.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.184 88.02.184 88.02.188 88.02.189 88.02.189 88.02.200 88.02.200 88.02.210 88.02.220 88.02.235 88.02.250 88.02.250 88.02.260	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account. Exemption from vessel dealer requirements. Denial of license. Carbon monoxide warning sticker—Display required. Carbon monoxide poisoning informational brochure.
88.02.120 88.02.125 88.02.130 88.02.140 88.02.150 88.02.160 88.02.184 88.02.184 88.02.189 88.02.189 88.02.200 88.02.210 88.02.200 88.02.220 88.02.220 88.02.235 88.02.250 88.02.250 88.02.270	Title certificate system—Legislative intent—Authority for rules and procedures to establish system. Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. Class A title certificates. Issuance of class A title certificates—Required evidence. Issuance of class A title certificates—Limitation. Class B title certificates. Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Application for title certificate—Oath by owner. Issuance of temporary permits by registered vessel dealers—Fee. Denial, suspension, or revocation of vessel dealer registration—Penalties. Vessel registration or vessel dealer registration suspension— Noncompliance with support order—Reissuance. Inspection of vessels. Department and state immune from suit for administration of chapter. Records of the purchase and sale of vessels. Receipt of cash or negotiable instrument before delivery of vessel—Trust account. Exemption from vessel dealer requirements. Denial of license. Carbon monoxide warning sticker—Display required.

Boat trailer fee: RCW 46.16.670. Leases: Chapter 62A.2A RCW.

88.02.010 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Vessel" means every watercraft used or capable of being used as a means of transportation on the water, other than a seaplane.
- (2) "Owner" means a person who has a lawful right to possession of a vessel by purchase, exchange, gift, lease, inheritance, or legal action whether or not the vessel is subject to a security interest.
- (3) "Dealer" means a person, partnership, association, or corporation engaged in the business of selling vessels at wholesale or retail in this state.
- (4) "Department" means the department of licensing. [1983 c 7 § 14.]

88.02.020 Registration and display of registration number and decal prerequisite to ownership or operation of vessel—Exceptions—Penalty. Except as provided in this chapter, no person may own or operate any vessel on the waters of this state unless the vessel has been registered and displays a registration number and a valid decal in accordance with this chapter, except that a vessel which has or is required to have a valid marine document as a vessel of the United States is only required to display a valid decal. A violation of this section is a class 2 civil infraction. [2006 c 29 § 1; 1985 c 267 § 1; 1983 2nd ex.s. c 3 § 47; 1983 c 7 § 15.]

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

88.02.023 Vessel dealer display decals—Use. Vessel dealer display decals shall only be used:

- (1) To demonstrate vessels held for sale when operated by a prospective customer holding a dated demonstration permit, and shall be carried in the vessel at all times it is being operated by such individual;
- (2) On vessels owned or consigned for sale that are in fact available for sale and being used only for vessel dealer business purposes by an officer of the corporation, a partner, a proprietor, or by a bona fide employee of the firm if a card so identifying any such individual is carried in the vessel at all times it is so operated. [1987 c 149 § 4.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.025 Registration of vessels numbered under the federal boat safety act. (1) A vessel numbered in this state under the federal boat safety act need not register under chapter 88.02 RCW until the earlier of: (a) One year from the date this state's vessel numbering system is approved under the federal boat safety act; or (b) the expiration date of the certificate of number issued for the vessel under the federal boat safety act. At the time of registration under chapter 88.02 RCW, the amount of excise tax due under chapter 82.49 RCW shall include amounts which would have been due under that chapter if the vessel had been registered at the time otherwise required under chapter 88.02 RCW.

(2) As used in this section, "federal boat safety act" means the federal boat safety act of 1971 (85 Stat. 213; 46 U.S.C. 1451 et seq.). [1984 c 250 § 3.]

88.02.028 Registration of rented vessels—Dealer's vessels—Dealer registration numbers not transferable.

[Title 88 RCW—page 2] (2008 Ed.)

- (1) Rented vessels shall be registered separately under RCW 88.02.020 through 88.02.050.
- (2) RCW 88.02.020 does not apply to any registered dealer's vessels held for sale.
- (3) Dealer registration numbers are not transferable. [1987 c 149 § 5.]

Effective date—1987 c 149: See note following RCW 88.02.060.

- 88.02.030 Exceptions from vessel registration—Use of excess document identification fee for boating safety programs—Rules. Vessel registration is required under this chapter except for the following:
- (1) Military or public vessels of the United States, except recreational-type public vessels;
- (2) Vessels owned by a state or subdivision thereof, used principally for governmental purposes and clearly identifiable as such;
- (3) Vessels either (a) registered or numbered under the laws of a country other than the United States: or (b) having a valid United States customs service cruising license issued pursuant to 19 C.F.R. Sec. 4.94. On or before the sixty-first day of use in the state, any vessel in the state under this subsection shall obtain an identification document from the department of licensing, its agents, or subagents indicating when the vessel first came into the state. At the time of any issuance of an identification document, a thirty dollar identification document fee shall be paid by the vessel owner to the department of licensing for the cost of providing the identification document by the department of licensing. Five dollars from each such transaction must be deposited in the derelict vessel removal account created in RCW 79.100.100. Any moneys remaining from the fee after the payment of costs and the deposit to the derelict vessel removal account shall be allocated to counties by the state treasurer for approved boating safety programs under RCW 88.02.045. The department of licensing shall adopt rules to implement its duties under this subsection, including issuing and displaying the identification document and collecting the thirty dollar fee;
- (4) Vessels that have been issued a valid number under federal law or by an approved issuing authority of the state of principal operation. However, a vessel that is validly registered in another state but that is removed to this state for principal use is subject to registration under this chapter. The issuing authority for this state shall recognize the validity of the numbers previously issued for a period of sixty days after arrival in this state;
- (5) Vessels owned by a nonresident if the vessel is located upon the waters of this state exclusively for repairs, alteration, or reconstruction, or any testing related to the repair, alteration, or reconstruction conducted in this state if an employee of the repair, alteration, or construction facility is on board the vessel during any testing. However, any vessel owned by a nonresident is located upon the waters of this state exclusively for repairs, alteration, reconstruction, or testing for a period longer than sixty days, that the nonresident shall file an affidavit with the department of revenue verifying the vessel is located upon the waters of this state for repair, alteration, reconstruction, or testing and shall continue to file such affidavit every sixty days thereafter, while the

- vessel is located upon the waters of this state exclusively for repairs, alteration, reconstruction, or testing;
- (6) Vessels equipped with propulsion machinery of less than ten horsepower that:
- (a) Are owned by the owner of a vessel for which a valid vessel number has been issued;
- (b) Display the number of that numbered vessel followed by the suffix "1" in the manner prescribed by the department; and
- (c) Are used as a tender for direct transportation between that vessel and the shore and for no other purpose;
- (7) Vessels under sixteen feet in overall length which have no propulsion machinery of any type or which are not used on waters subject to the jurisdiction of the United States or on the high seas beyond the territorial seas for vessels owned in the United States and are powered by propulsion machinery of ten or less horsepower;
- (8) Vessels with no propulsion machinery of any type for which the primary mode of propulsion is human power;
- (9) Vessels primarily engaged in commerce which have or are required to have a valid marine document as a vessel of the United States. Commercial vessels which the department of revenue determines have the external appearance of vessels which would otherwise be required to register under this chapter, must display decals issued annually by the department of revenue that indicate the vessel's exempt status;
- (10) Vessels primarily engaged in commerce which are owned by a resident of a country other than the United States;
- (11) Vessels owned by a nonresident individual brought into the state for his or her use or enjoyment while temporarily within the state for not more than six months in any continuous twelve-month period, unless the vessel is used in conducting a nontransitory business activity within the state. However, the vessel must have been issued a valid number under federal law or by an approved issuing authority of the state of principal operation. On or before the sixty-first day of use in the state, any vessel temporarily in the state under this subsection shall obtain an identification document from the department of licensing, its agents, or subagents indicating when the vessel first came into the state. An identification document shall be valid for a period of two months. At the time of any issuance of an identification document, a twenty-five dollar identification document fee shall be paid by the vessel owner to the department of licensing for the cost of providing the identification document by the department of licensing. Any moneys remaining from the fee after payment of costs shall be allocated to counties by the state treasurer for approved boating safety programs under RCW 88.02.045. The department of licensing shall adopt rules to implement its duties under this subsection, including issuing and displaying the identification document and collecting the twenty-five dollar fee; and
- (12) Vessels used in this state by a nonresident individual possessing a valid use permit issued under RCW 82.08.700 or 82.12.700. [2007 c 22 § 3; 2002 c 286 § 12; 1998 c 198 § 1; 1997 c 83 § 1; 1991 c 339 § 30. Prior: 1989 c 393 § 13; 1989 c 102 § 1; 1985 c 452 § 1; 1984 c 250 § 2; 1983 2nd ex.s. c 3 § 44; 1983 c 7 § 16.]

Effective date—2007 c 22: See note following RCW 82.08.700.

Severability—Effective date—2002 c 286: See RCW 79.100.900 and 79.100.901.

(2008 Ed.) [Title 88 RCW—page 3]

Effective date—1998 c 198: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [March 27, 1998]." [1998 c 198 § 2.]

Effective date—1985 c 452: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1985." [1985 c 452 § 2.]

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

Commission to adopt rules: RCW 79A.60.595.

Partial exemption from ad valorem taxes of ships and vessels exempt from excise tax under RCW 88.02.030(9): RCW 84.36.080.

- **88.02.035** Confidential vessel registration, law enforcement purposes. (1) The department may issue confidential vessel registration for law enforcement purposes only to units of local government and to agencies of the federal government.
- (2) The department shall limit confidential vessel registrations owned or operated by the state of Washington or by any officer or employee thereof, to confidential, investigative, or undercover work of state law enforcement agencies.
- (3) The director may adopt rules governing applications for and the use of confidential vessel registrations by law enforcement and other public agencies. [1991 c 339 § 32.]

88.02.040 Issuance of registrations—Agents— Deposit of fees in general fund—Allocation for boating safety and education, law enforcement, and derelict vessel removal and disposal. The department shall provide for the issuance of vessel registrations and may appoint agents for collecting fees and issuing registration numbers and decals. General fees for vessel registrations collected by the director shall be deposited in the general fund: PROVIDED, That any amount above one million one hundred thousand dollars per fiscal year shall be allocated to counties by the state treasurer for boating safety/education and law enforcement programs and the fee collected specifically for the removal and disposal of derelict vessels must be deposited in the derelict vessel removal account created in RCW 79.100.100. Eligibility for boating safety/education and law enforcement program allocations shall be contingent upon approval of the local boating safety program by the state parks and recreation commission. Fund allocation shall be based on the numbers of registered vessels by county of moorage. Each benefitting county shall be responsible for equitable distribution of such allocation to other jurisdictions with approved boating safety programs within said county. Any fees not allocated to counties due to the absence of an approved boating safety program, shall be allocated to the commission for awards to local governments to offset law enforcement and boating safety impacts of boaters recreating in jurisdictions other than where registered. [2002 c 286 § 14; 1989 c 393 § 12; 1983 c 7 § 17.]

Severability—Effective date—2002 c 286: See RCW 79.100.900 and 79.100.901.

Commission to adopt rules: RCW 79A.60.595.

88.02.045 Allocation of funds under RCW 88.02.040 to counties—Deposit to account for boating safety programs. Jurisdictions receiving funds under RCW 88.02.040 shall deposit such funds into an account dedicated solely for

supporting the jurisdiction's boating safety programs. These funds shall not supplant existing local funds used for boating safety programs. [1993 c 244 § 40.]

Intent—1993 c 244: See note following RCW 79A.60.010.

- 88.02.050 Application—Registration fee and excise tax—Registration number and decal—Registration periods—Renewals—Marine oil refuse dump and holding tank information—Transfer of registrations. (Expires June 30, 2012.) (1) Application for a vessel registration shall be made to the department or its authorized agent in the manner and upon forms prescribed by the department. The application shall state the name and address of each owner of the vessel and such other information as may be required by the department, shall be signed by at least one owner, and shall be accompanied by a vessel registration fee of ten dollars and fifty cents per year and the excise tax imposed under chapter 82.49 RCW.
- (2) Five additional dollars must be collected annually from every vessel registration application. These moneys must be distributed in the following manner:
- (a) Two dollars must be deposited into the derelict vessel removal account established in RCW 79.100.100. If the department of natural resources indicates that the balance of the derelict vessel removal account, not including any transfer or appropriation of funds into the account or funds deposited into the account collected under RCW 88.02.270, reaches one million dollars as of March 1st of any year, the collection of the two-dollar fee must be suspended for the following fiscal year.
- (b) One dollar and fifty cents must be deposited in the aquatic invasive species prevention account created in RCW 77.12.879.
- (c) One dollar must be deposited into the freshwater aquatic algae control account created in RCW 43.21A.667.
- (d) Fifty cents must be deposited into the aquatic invasive species enforcement account created in RCW 43.43.400.
- (3) Any fees required for licensing agents under RCW 46.01.140 shall be in addition to the ten dollar and fifty cent annual registration fee and the five-dollar fee created in subsection (2) of this section.
- (4) Upon receipt of the application and the registration fee, the department shall assign a registration number and issue a decal for each vessel. The registration number and decal shall be issued and affixed to the vessel in a manner prescribed by the department consistent with the standard numbering system for vessels set forth in volume 33, part 174, of the code of federal regulations. A valid decal affixed as prescribed shall indicate compliance with the annual registration requirements of this chapter.
- (5) The vessel registrations and decals are valid for a period of one year, except that the director of licensing may extend or diminish vessel registration periods, and the decals therefor, for the purpose of staggered renewal periods. For registration periods of more or less than one year, the department may collect prorated annual registration fees and excise taxes based upon the number of months in the registration period. Vessel registrations are renewable every year in a manner prescribed by the department upon payment of the vessel registration fee, excise tax, and the derelict vessel fee.

[Title 88 RCW—page 4] (2008 Ed.)

Upon renewing a vessel registration, the department shall issue a new decal to be affixed as prescribed by the department

(6) When the department issues either a notice to renew a vessel registration or a decal for a new or renewed vessel registration, it shall also provide information on the location of marine oil recycling tanks and sewage holding tank pumping stations. This information will be provided to the department by the state parks and recreation commission in a form ready for distribution. The form will be developed and prepared by the state parks and recreation commission with the cooperation of the department of ecology. The department, the state parks and recreation commission, and the department of ecology shall enter into a memorandum of agreement to implement this process.

(7) A person acquiring a vessel from a dealer or a vessel already validly registered under this chapter shall, within fifteen days of the acquisition or purchase of the vessel, apply to the department or its authorized agent for transfer of the vessel registration, and the application shall be accompanied by a transfer fee of one dollar. [2007 c 342 § 5; 2005 c 464 § 2; 2002 c 286 § 13; 1993 c 244 § 38; 1989 c 17 § 1; 1983 2nd ex.s. c 3 § 45; 1983 c 7 § 18.]

Expiration date—2007 c 342 § 5: "Section 5 of this act expires June 30, 2012." [2007 c 342 § 9.]

Findings—Intent—2005 c 464: "The legislature finds that aquatic invasive species and freshwater aquatic algae are causing economic, environmental, and public health problems that affect the citizens and aquatic resources of our state. Many highly destructive species, such as the zebra mussel, are currently not found in Washington's waters and efforts should be made to prevent the introduction or spread of these aquatic invasive species into our state waters. Preventing new introductions is significantly less expensive and causes far less ecological damage than trying to control new infestations.

The legislature also finds that freshwater algae, particularly blue-green algae, are also seriously degrading the water quality and recreational value of a number of our lakes. Blue-green algae can produce toxins that inhibit recreational uses and pose a threat to humans and pets.

It is therefore the intent of the legislature to clarify the roles of the different state agencies involved in these issues in order to address the threat of aquatic invasive species and the problem caused by aquatic freshwater algae, and to provide a dedicated fund source to prevent and control further impacts." [2005 c 464 \S 1.]

Application—2005 c 464 § 2: "Section 2 of this act applies to vessel registration fees that are due or become due on or after August 1, 2005." [2005 c 464 § 6.]

Expiration date—2005 c 464 § 2: "Section 2 of this act expires June 30, 2012." [2005 c 464 § 7.]

Severability—Effective date—2002 c 286: See RCW 79.100.900 and 79.100.901.

Application—1993 c 244 § 38: "Section 38 of this act [the 1993 amendments to RCW 88.02.050] applies to registrations expiring June 30, 1995, and thereafter." [1993 c 244 § 43.]

Intent—1993 c 244: See note following RCW 79A.60.010.

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

88.02.050 Application—Registration fee and excise tax—Registration number and decal—Registration periods—Renewals—Marine oil refuse dump and holding tank information—Transfer of registrations. (Effective June 30, 2012.) Application for a vessel registration shall be made to the department or its authorized agent in the manner and upon forms prescribed by the department. The application shall state the name and address of each owner of the

vessel and such other information as may be required by the department, shall be signed by at least one owner, and shall be accompanied by a vessel registration fee of ten dollars and fifty cents per year and the excise tax imposed under chapter 82.49 RCW. In addition, two additional dollars must be collected annually from every vessel registration application. These moneys must be deposited into the derelict vessel removal account established in RCW 79.100.100. If the department of natural resources indicates that the balance of the derelict vessel removal account, not including any transfer or appropriation of funds into the account or funds deposited into the account collected under RCW 88.02.270, reaches one million dollars as of March 1st of any year, the collection of the two-dollar fee must be suspended for the following fiscal year. Any fees required for licensing agents under RCW 46.01.140 shall be in addition to the ten dollar and fifty cent annual registration fee and the two-dollar derelict vessel fee.

Upon receipt of the application and the registration fee, the department shall assign a registration number and issue a decal for each vessel. The registration number and decal shall be issued and affixed to the vessel in a manner prescribed by the department consistent with the standard numbering system for vessels set forth in volume 33, part 174, of the code of federal regulations. A valid decal affixed as prescribed shall indicate compliance with the annual registration requirements of this chapter.

The vessel registrations and decals are valid for a period of one year, except that the director of licensing may extend or diminish vessel registration periods, and the decals therefor, for the purpose of staggered renewal periods. For registration periods of more or less than one year, the department may collect prorated annual registration fees and excise taxes based upon the number of months in the registration period. Vessel registrations are renewable every year in a manner prescribed by the department upon payment of the vessel registration fee, excise tax, and the derelict vessel fee. Upon renewing a vessel registration, the department shall issue a new decal to be affixed as prescribed by the department.

When the department issues either a notice to renew a vessel registration or a decal for a new or renewed vessel registration, it shall also provide information on the location of marine oil recycling tanks and sewage holding tank pumping stations. This information will be provided to the department by the state parks and recreation commission in a form ready for distribution. The form will be developed and prepared by the state parks and recreation commission with the cooperation of the department of ecology. The department, the state parks and recreation commission, and the department of ecology shall enter into a memorandum of agreement to implement this process.

A person acquiring a vessel from a dealer or a vessel already validly registered under this chapter shall, within fifteen days of the acquisition or purchase of the vessel, apply to the department or its authorized agent for transfer of the vessel registration, and the application shall be accompanied by a transfer fee of one dollar. [2007 c 342 § 6; 2002 c 286 § 13; 1993 c 244 § 38; 1989 c 17 § 1; 1983 2nd ex.s. c 3 § 45; 1983 c 7 § 18.]

Effective date—2007 c 342 § 6: "Section 6 of this act takes effect June 30, 2012." [2007 c 342 § 10.]

(2008 Ed.) [Title 88 RCW—page 5]

Severability—Effective date—2002 c 286: See RCW 79.100.900 and 79.100.901.

Application—1993 c 244 § 38: "Section 38 of this act applies to registrations expiring June 30, 1995, and thereafter." [1993 c 244 § 43.]

Intent—1993 c 244: See note following RCW 79A.60.010.

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

88.02.052 Voluntary donations in conjunction with registration—Maritime historic restoration and preservation. In conjunction with the registration of vessels under this chapter, the department shall provide an opportunity for each person registering a vessel to make a voluntary donation to support the maritime historic restoration and preservation activities of the Grays Harbor Historical Seaport and the Steamer Virginia V Foundation. All voluntary donations collected under this section shall be deposited in the maritime historic restoration and preservation account created under RCW 88.02.053. [1996 c 3 § 1.]

88.02.053 Maritime historic restoration and preservation account. (1) The maritime historic restoration and preservation account is created in the custody of the state treasurer. All receipts from the voluntary donations made simultaneously with the registration of vessels under chapter 88.02 RCW shall be deposited into this account. These deposits are not public funds and are not subject to allotment procedures under chapter 43.88 RCW.

- (2) At the end of each fiscal year, the state treasurer shall pay from this account to the department of licensing an amount equal to the reasonable administrative expenses of that agency for that fiscal year for collecting the voluntary donations and transmitting them to the state treasurer and shall pay to the state treasurer an amount equal to the reasonable administrative expenses of that agency for that fiscal year for maintaining the account and disbursing funds from the account.
- (3) At the end of each fiscal year, the state treasurer shall pay one-half of the balance of the funds in the account after payment of the administrative costs provided in subsection (2) of this section, to the Grays Harbor historical seaport or its corporate successor and the remainder to the Steamer Virginia V foundation or its corporate successor.
- (4) If either the Grays Harbor historical seaport and its corporate successors or the Steamer Virginia V foundation and its corporate successors legally ceases to exist, the state treasurer shall, at the end of each fiscal year, pay the balance of the funds in the account to the remaining organization.
- (5) If both the Grays Harbor historical seaport and its corporate successors and the Steamer Virginia V foundation and its corporate successors legally cease to exist, the department of licensing shall discontinue the collection of the voluntary donations in conjunction with the registration of vessels under RCW 88.02.052, and the balance of the funds in the account escheat to the state. If funds in the account escheat to the state, one-half of the fund balance shall be provided to the *office of archaeology and historic preservation and the remainder shall be deposited into the parks renewal and stewardship account.
- (6) The secretary of state, the directors of the state historical societies, the director of the *office of archaeology and

historic preservation within the department of community, trade, and economic development, and two members representing the recreational boating community appointed by the secretary of state, shall review the success of the voluntary donation program for maritime historic restoration and preservation established under RCW 88.02.052 and report their findings to the appropriate legislative committees by January 31, 1998. The findings must include the progress of the program and the potential to expand the voluntary funding to other historic vessels. [1996 c 3 § 2.]

Reviser's note: *(1) Powers, duties, and functions of the office of archaeology and historic preservation were transferred to the department of archaeology and historic preservation pursuant to 2005 c 333 § 12.

(2) 1996 c 3 directed that this section be added to chapter 43.08 RCW. This section has been codified in chapter 88.02 RCW, which relates more directly to vessel registration receipts.

88.02.055 Refund, collection of erroneous amounts— Penalty for false statement. (1) Whenever any license fee paid under this chapter has been erroneously paid, in whole or in part, the person paying the fee, upon satisfactory proof to the director of licensing, is entitled to a refund of the amount erroneously paid.

- (2) A license fee is refundable in one or more of the following circumstances: (a) If the vessel for which the renewal license was purchased was destroyed before the beginning date of the registration period for which the renewal fee was paid; (b) if the vessel for which the renewal license was purchased was permanently removed from the state before the beginning date of the registration period for which the renewal fee was paid; (c) if the vessel license was purchased after the owner has sold the vessel; (d) if the vessel is currently licensed in Washington and is subsequently licensed in another jurisdiction, in which case any full months of Washington fees between the date of license application in the other jurisdiction and the expiration of the Washington license are refundable; or (e) if the vessel for which the renewal license was purchased is sold before the beginning date of the registration period for which the renewal fee was paid, and the payor returns the new, unused, never affixed license renewal decal to the department before the beginning of the registration period for which the registration was purchased.
- (3) Upon the refund being certified as correct to the state treasurer by the director and being claimed in the time required by law, the state treasurer shall mail or deliver the amount of each refund to the person entitled to the refund.
- (4) A claim for refund shall not be allowed for erroneous payments unless the claim is filed with the director within three years after such payment was made.
- (5) If due to error a person has been required to pay a license fee under this chapter and excise tax which amounts to an overpayment of ten dollars or more, the person is entitled to a refund of the entire amount of the overpayment, regardless of whether a refund of the overpayment has been requested. If due to error the department or its agents has failed to collect the full amount of the license fee and excise tax due, which underpayment is in the amount of ten dollars or more, the department shall charge and collect the additional amount as will constitute full payment of the tax and fees.

[Title 88 RCW—page 6] (2008 Ed.)

(6) Any person who makes a false statement under which he or she obtains a refund to which he or she is not entitled under this section is guilty of a gross misdemeanor. [2003 c 53 § 413; 1997 c 22 § 2; 1996 c 31 § 2; 1989 c 68 § 5.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

88.02.060 Registration of dealers—Surety bond—

- **Fees.** (1) Each vessel dealer in this state shall register with the department in the manner and upon forms prescribed by the department, in accordance with rules adopted under chapter 34.05 RCW. After the completed vessel dealer application has been satisfactorily filed and the applicant is eligible as determined by the department's rules, the department shall, if no denial proceeding is in effect, issue the vessel dealer's registration on the basis of staggered annual expiration dates.
- (2) Before issuing a vessel dealer's registration, the department shall require the applicant to file with the department a surety bond in the amount of five thousand dollars, running to the state of Washington, and executed by a surety company authorized to do business in the state of Washington. The bond shall be approved by the attorney general as to form and conditioned that the dealer shall conduct his business in conformity with the provisions of this chapter. Any vessel consignor or purchaser who has suffered any loss or damage by reason of any act or omission by a dealer that constitutes a violation of this chapter may institute an action for recovery against the dealer and the surety upon the bond. Successive recoveries against the bond shall be permitted, but the aggregate liability of the surety to all persons shall not exceed the amount of the bond. Upon exhaustion of the penalty of the bond or cancellation of the bond by the surety, the vessel dealer registration shall automatically be deemed canceled.
- (3) Vessel dealers selling fifteen vessels or fewer per year having a retail value of no more than two thousand dollars each shall not be subject to the provisions of subsection (2)
- (4) For the fiscal biennium from July 1, 1987, through June 30, 1989, the registration fee for dealers shall be fifty dollars per year for an original registration, and twenty-five dollars for any subsequent renewal. In addition, a fee of twenty-five dollars shall be collected for the first decal, fifteen dollars for each additional decal, and fifteen dollars for each vessel dealer display decal replacement. In ensuing biennia, the director shall establish the amount of such fees at a sufficient level to defray the costs of administering the vessel dealer registration program. All such fees shall be fixed by rule adopted by the director in accordance with the Administrative Procedure Act, chapter 34.05 RCW. All fees collected under this section shall be deposited with the state treasurer and credited to the general fund. [1987 c 149 § 1; 1983 c 7 § 19.]

Effective date—1987 c 149: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1987." [1987 c 149 \S 15.]

88.02.070 Certificates of title. (1) The department shall provide for the issuance of vessel certificates of title. Applications for certificates may be made through the agents

- appointed under RCW 88.02.040. The fee for a vessel certificate of title is five dollars. Fees required for licensing agents under RCW 46.01.140 are in addition to the vessel certificate of title fee. Fees for vessel certificates of title shall be deposited in the general fund. Security interests in vessels subject to the requirements of this chapter and attaching after July 1, 1983, shall be perfected only by indication upon the vessel's title certificate. The provisions of chapters 46.12 and 46.16 RCW relating to motor vehicle certificates of registration, titles, certificate issuance, ownership transfer, and perfection of security interests, and other provisions which may be applied to vessels subject to this chapter, may be so applied by rule of the department if they are not inconsistent with this chapter.
- (2) Whenever a vessel is to be registered for the first time as required by this chapter, except for a vessel having a valid marine document as a vessel of the United States, application shall be made at the same time for a certificate of title. Any person who purchases or otherwise obtains majority ownership of any vessel subject to the provisions of this chapter, except for a vessel having a valid marine document as a vessel of the United States, shall within fifteen days thereof apply for a new certificate of title which shows the vessel's change of ownership.
- (3) Security interests may be released or acted upon as provided by the law under which they arose or were perfected. No new security interest or renewal or extension of an existing security interest is affected except as provided under the terms of this chapter and RCW 46.12.095.
- (4) Notice shall be given to the issuing authority by the owner indicated on the certificate of registration within fifteen days of the occurrence of any of the following: Any change of address of owner; destruction, loss, abandonment, theft, or recovery of the vessel; or loss or destruction of a valid certificate of registration on the vessel.
- (5) Within five days, excluding Saturdays, Sundays, and state and federal holidays, the owner shall notify the department in writing, on the appropriate form, of the date of the sale or transfer, the name and address of the owner and of the transferee, and such description of the vessel, including the hull identification number, the vessel decal number, or both, as may be required by the department. [1996 c 315 § 5; 1991 c 339 § 31; 1985 c 258 § 4; 1983 2nd ex.s. c 3 § 46.]

Effective dates—1996 c 315 §§ 1, 4, 5: See note following RCW 46.01.140.

Effective date—1985 c 258: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect June 30, 1985." [1985 c 258 § 13.]

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

88.02.075 Duplicate certificates—Replacement decals—Surrender of original certificate or decal. (1) If a certificate of ownership, a certificate of registration, or a pair of decals is lost, stolen, mutilated, or destroyed or becomes illegible, the first priority secured party or, if none, the owner or legal representative of the owner named in the certificate, as shown by the records of the department, shall promptly apply for and may obtain a duplicate certificate or replacement decals upon payment of one dollar and twenty-five

(2008 Ed.) [Title 88 RCW—page 7]

cents and furnishing information satisfactory to the department.

- (a) An application for a duplicate certificate of title shall be accompanied by an affidavit of loss or destruction in a form approved by the department and signed by the first secured party or, if none, the owner or legal representative of the owner.
- (b) An application for a duplicate certificate of registration or replacement decals shall be accompanied by an affidavit of loss or destruction in a form approved by the department and signed by the registered owner or legal representative of the owner.
- (2) The duplicate certificate of ownership or registration shall contain the legend, "duplicate." It shall be mailed to the first priority secured party named in it or, if none, to the owner.
- (3) A person recovering an original certificate of ownership, certificate of registration, or decal for which a duplicate or replacement has been issued shall promptly surrender the original to the department. [1997 c 241 § 12; 1986 c 71 § 1.]
- **88.02.078** Vessel dealer business address—Office—Identification of business. (1) A vessel dealer shall have and maintain an office in which to conduct business at the business address of the dealer.
- (2) The vessel dealer's place of business shall be identified by an exterior sign with the business name. In the absence of other identifiers that the business conducted is marine business, the sign must identify the nature of the business, such as marine sales, service, repair, or manufacturing. [1987 c 149 § 2.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.090 Inspection of registration—Violation of chapter—Penalty. Any person charged with the enforcement of this chapter may request for inspection the certificate of registration from any vessel owner or operator to ascertain the legal and registered ownership of such vessel. Failure to provide such certificate for inspection upon the request of any person charged with enforcement of this chapter is a class 2 civil infraction. [2006 c 29 § 2; 1983 c 7 § 21.]

88.02.100 Rule-making authority. The department may adopt rules under chapter 34.05 RCW to implement this chapter. [1983 c 7 § 20.]

88.02.110 Penalties—Disposition of moneys collected—Enforcement authority. (1) Except as otherwise provided in this chapter, a violation of this chapter and the rules adopted by the department pursuant to these statutes is a misdemeanor punishable only by a fine not to exceed one hundred dollars per vessel for the first violation. Subsequent violations in the same year are subject to the following fines:

- (a) For the second violation, a fine of two hundred dollars per vessel;
- (b) For the third and successive violations, a fine of four hundred dollars per vessel.
- (2) A violation designated in this chapter as a civil infraction shall be punished accordingly pursuant to chapter 7.80 RCW.

- (3) After subtraction of court costs and administrative collection fees, moneys collected under this section shall be credited to the current expense fund of the arresting jurisdiction
- (4) All law enforcement officers shall have the authority to enforce this chapter, and the rules adopted by the department pursuant to these statutes within their respective jurisdictions: PROVIDED, That a city, town, or county may contract with a fire protection district for such enforcement and fire protection districts are authorized to engage in such activities. [2006 c 29 § 3; 1993 c 244 § 4; 1987 c 149 § 13; 1984 c 183 § 2; 1983 2nd ex.s. c 3 § 50; 1983 c 7 § 22.]

Intent—1993 c 244: See note following RCW 79A.60.010.

Effective date—1987 c 149: See note following RCW 88.02.060.

Construction—Severability—Effective dates—1983 2nd ex.s. c 3: See notes following RCW 82.04.255.

88.02.112 Registration certificate required—Penalty.

Any person engaging in vessel dealer activities without first obtaining a registration certificate is guilty of a gross misdemeanor. [1987 c 149 § 3.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.115 Additional penalties for unauthorized or personal use of dealer display decals. In addition to other penalties imposed by this chapter for unauthorized or personal use of vessel dealer display decals, the director may confiscate all display decals for such period as the director deems appropriate, and in addition, or in lieu of other sanctions, the director may impose a monetary penalty not exceeding twice the amount of excise tax that should have been paid to register each vessel properly. A monetary penalty assessment is in addition to any fees owing to register each vessel properly. Any monetary penalty imposed or vessel display decals confiscated shall be done in accordance with chapter 34.05 RCW. Any monetary penalty imposed by the director and the delinquent excise taxes collected shall be deposited in the general fund. [1987 c 149 § 6.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.118 Evasive registration—Penalty. It is a gross misdemeanor punishable as provided under chapter 9A.20 RCW for any person owning a vessel subject to taxation under chapter 82.49 RCW to register a vessel in another state to avoid Washington state vessel excise tax required under chapter 82.49 RCW or to obtain a vessel dealer's registration for the purpose of evading excise tax on vessels under chapter 82.49 RCW. For a second or subsequent offense, the person convicted is also subject to a fine equal to four times the amount of avoided taxes and fees, no part of which may be suspended or deferred. Excise taxes owed and fines assessed will be deposited in the manner provided under RCW 46.16.010(4). [2003 c 53 § 414; 2000 c 229 § 6; 1999 c 277 § 10; 1996 c 184 § 4; 1993 c 238 § 4; 1987 c 149 § 7.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Effective date—2000 c 229: See note following RCW 46.16.010.

Effective date—1996 c 184: See note following RCW 46.16.010.

Effective date—1987 c 149: See note following RCW 88.02.060.

[Title 88 RCW—page 8] (2008 Ed.)

88.02.120 Title certificate system—Legislative intent—Authority for rules and procedures to establish **system.** It is the intention of the legislature to establish a system of certificates of title for vessels and watercraft similar to that in existence for motor vehicles. It is the goal of this legislation that the title certificate become prima facie evidence of ownership of the vessel it describes so that persons may rely upon that certificate; and that security interest in vessels be perfected solely by notation of a secured party upon the title certificate. However, there are title certificates issued prior to June 30, 1985, which may not indicate security interests in the certificated vessel. The establishment of a more reliable system will require implementation over several years, as the existing security interests are either satisfied or their perfection is not continued. During this interim period of five years from June 30, 1985, two different classes, class A and class B, of title certificates will be in existence and issued by the department of licensing. The establishment and operation of the system for watercraft and vessels should be patterned upon the system established and operating for motor vehicles and the department of licensing is hereby authorized and directed to adopt the regulations and procedures necessary and desirable to establish such a similar system, excepting only as the same may be inconsistent with this chapter. [1985 c 258 § 1.]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.125 Evidence of ownership by vessel dealers—Sales of consigned vessels—Assignment and warranty of certificates of ownership. (1) Vessel dealers shall possess a certificate of ownership, a manufacturer's statement of origin, a carpenter's certificate, or a factory invoice or other evidence of ownership approved by the department for each vessel in the vessel dealer's inventory unless the vessel for sale is consigned or subject to an inventory security agreement. Evidence of ownership shall be either in the name of the dealer or in the name of the dealer's immediate vendor properly assigned.

- (2) A vessel dealer may display and sell consigned vessels or vessels subject to an inventory security agreement if there is a written and signed consignment agreement for each vessel or an inventory security agreement covering all inventory vessels. The consignment agreement shall include verification by the vessel dealer that evidence of ownership by the consignor exists and its location, the name and address of the registered owner, and the legal owner, if any. Vessels that are subject to an inventory security interest shall be supported with evidence of ownership that is in the dealer's possession or the possession of the inventory security party. Upon payment of the debt secured for that vessel, the secured party shall deliver the ownership document, appropriately released, to the dealer. It is the vessel dealer's responsibility to ensure that ownership documents are available for ownership transfer upon the sale of the vessel.
- (3) Following the retail sale of any vessel, the dealer shall promptly make application and execute the assignment and warranty of the certificate of ownership. Such assignment shall show any secured party holding a security interest created at the time of sale. The dealer shall deliver the certificate of ownership and application for registration to the department. [1994 c 262 § 27; 1987 c 149 § 8.]

Effective date—1987 c 149: See note following RCW 88.02.060.

- **88.02.130** Class A title certificates. After June 30, 1985, a class A certificate shall be issued in the following circumstances:
- (1) Upon application for a certificate of title to a new vessel never before titled and sold by an in-state or out-of-state dealer or manufacturer. The application must be accompanied by a manufacturer's statement of origin or other document or documents certifying the first conveyance of said vessel after its manufacture. The manufacturer's statement of origin or other similar document or documents shall reflect the model year, make, and hull identification number of the vessel.
- (2) Upon transfer of a vessel or release of a security interest in a vessel for which a class A certificate of title has previously been issued if the department receives appropriate releases of interests.
- (3) Commencing five years after June 30, 1985, in all cases. [1985 c $258 \ \ 7.$]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.140 Issuance of class A title certificates—Required evidence. After June 30, 1985, a class A title certificate may be issued upon application by an owner, purchaser, or secured party who presents evidence satisfactory to the department of ownership of the vessel in the registered owner's name and the absence of security interests or claims except as will be shown on the new title certificate. The absence of outstanding security interests may be evidenced by appropriate Uniform Commercial Code financing statement searches by the appropriate filing officer or officers pursuant to *RCW 62A.9-407(2) and releases or disclaimers of interest by any secured parties who might have security interests perfected by filing of [a] Uniform Commercial Code financing statement. [1985 c 258 § 8.]

*Reviser's note: Article 62A.9 RCW was repealed in its entirety by $2000 c 250 \S 9A-901$, effective July 1, 2001. For later enactment, see Article 62A.9A RCW.

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.150 Issuance of class A title certificates—Limitation. A class A certificate of title shall not be issued for any vessel for which a class B certificate has been issued unless the class B certificate is surrendered together with appropriate releases of interest by parties shown on such certificate. [1985 c 258 § 9.]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.160 Class B title certificates. All titles issued prior to June 30, 1985, are designated class B title certificates. Class B certificates evidence ownership of vessels but the vessel is more likely to be subject to a valid and perfected security interest or other claims of interest than class A certificated vessels. [1985 c 258 § 2.]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.170 Class A and class B title certificates to have apparent distinctions—Class B certificate to bear legend. Class A and class B certificates shall be readily distinguish-

(2008 Ed.) [Title 88 RCW—page 9]

able from each other, through different color, format, or other apparent distinctions. Each class B certificate issued after June 30, 1985, shall bear the legend: "The vessel may be subject to perfected security interests or claims not indicated on this certificate." [1985 c 258 § 5.]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.180 Application for title certificate—Oath by owner. Each application for a title certificate shall require the person to be designated as the registered owner to swear under penalty of the perjury laws of this state that he is the owner or an authorized agent of the owner of the vessel, and that it is free of any claim of lien, mortgage, conditional sale, or other security interest of any person except the person or persons set forth in the application as secured parties. [1985 c 258 § 6.]

Effective date—1985 c 258: See note following RCW 88.02.070.

- **88.02.184** Issuance of temporary permits by registered vessel dealers—Fee. (1) The department may authorize vessel dealers properly registered pursuant to this chapter to issue temporary permits to operate vessels under such rules as the department adopts.
- (2) The fee for each temporary permit application distributed to an authorized vessel dealer shall be five dollars, which shall be credited to the payment of registration fees at the time application for registration is made. [1987 c 149 § 9.]

Effective date—1987 c 149: See note following RCW 88.02.060.

- **88.02.188 Denial, suspension, or revocation of vessel dealer registration—Penalties.** Except as otherwise provided in this chapter, the director may by order deny, suspend, or revoke the registration of any vessel dealer, or in lieu thereof or in addition thereto, may by order assess monetary penalties of a civil nature not to exceed one thousand dollars per violation, if the director finds that the applicant or registrant:
- (1) Is applying for a dealer's registration or has obtained a dealer's registration for the purpose of evading excise taxes on vessels; or
- (2) Has been adjudged guilty of a felony that directly relates to marine trade and the time elapsed since the adjudication is less than ten years. For purposes of this section, adjudged guilty means, in addition to a final conviction in court, an unvacated forfeiture of bail or collateral deposited to secure a defendant's appearance in court, the payment of a fine, a plea of guilty, or a finding of guilt regardless of whether the sentence is deferred or the penalty is suspended; or
- (3) Has failed to comply with the trust account requirements of this chapter; or
- (4) Has failed to transfer a certificate of title to a purchaser as required in this chapter; or
- (5) Has misrepresented the facts at the time of application for registration or renewal; or
- (6) Has failed to comply with applicable provisions of this chapter or any rules adopted under it. [1987 c 149 § 12.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.189 Vessel registration or vessel dealer registration suspension—Noncompliance with support order—Reissuance. The department shall immediately suspend the vessel registration or vessel dealer's registration of a person who has been certified pursuant to RCW 74.20A.320 by the department of social and health services as a person who is not in compliance with a support order or a *residential or visitation order. If the person has continued to meet all other requirements for reinstatement during the suspension, reissuance of the registration shall be automatic upon the department's receipt of a release issued by the department of social and health services stating that the licensee is in compliance with the order. [1997 c 58 § 863.]

*Reviser's note: 1997 c 58 § 887 requiring a court to order certification of noncompliance with residential provisions of a court-ordered parenting plan was vetoed. Provisions ordering the department of social and health services to certify a responsible parent based on a court order to certify for noncompliance with residential provisions of a parenting plan were vetoed. See RCW 74.20A.320.

Short title—Part headings, captions, table of contents not law—Exemptions and waivers from federal law—Conflict with federal requirements—Severability—1997 c 58: See RCW 74.08A.900 through 74.08A.904.

Effective dates—Intent—1997 c 58: See notes following RCW 74.20A.320.

88.02.190 Inspection of vessels. The department is hereby authorized to require inspection of vessels which are brought into this state from another state and for which no title certificate has been issued and for any other vessel if the department determines that inspection of the vessel will help to verify the accuracy of the information set forth on the application. [1985 c 258 § 10.]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.200 Department and state immune from suit for administration of chapter. No suit or action shall ever be commenced or prosecuted against the department of licensing or the state of Washington by reason of any act done or omitted to be done in the administration of the duties and responsibilities imposed upon the department under chapter 88.02 RCW. [1985 c 258 § 11.]

Effective date—1985 c 258: See note following RCW 88.02.070.

88.02.210 Records of the purchase and sale of vessels.

- (1) A vessel dealer shall complete and maintain for a period of at least three years a record of the purchase and sale of all vessels purchased or consigned and sold by the vessel dealer. Records shall be made available for inspection by the department during normal business hours.
- (2) Before renewal of the vessel dealer registration, the department shall require, on the forms prescribed, a record of the number of vessels sold during the registration year. Vessel dealers who assert that they qualify for the exemption provided in RCW 88.02.060(3) shall also record, on forms prescribed, the highest retail value of any vessel sold in the registration year. [1987 c 149 § 10.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.220 Receipt of cash or negotiable instrument before delivery of vessel—Trust account. A vessel dealer who receives cash or a negotiable instrument of deposit in

[Title 88 RCW—page 10] (2008 Ed.)

excess of one thousand dollars, or a deposit of any amount that will be held for more than fourteen calendar days, shall place the funds in a separate trust account.

- (1) The cash or negotiable instrument must be set aside immediately upon receipt for the trust account, or endorsed to such a trust account immediately upon receipt.
- (2) The cash or negotiable instrument must be deposited in the trust account by the close of banking hours on the day following the receipt.
- (3) After delivery of the purchaser's vessel the vessel dealer shall remove the deposited funds from the trust account
- (4) The dealer shall not commingle the purchaser's funds with any other funds at any time.
- (5) The funds shall remain in the trust account until the delivery of the purchased vessel. However, upon written agreement from the purchaser, the vessel dealer may remove and release trust funds before delivery. [1991 c 339 § 33; 1987 c 149 § 11.]

Effective date—1987 c 149: See note following RCW 88.02.060.

88.02.230 Exemption from vessel dealer requirements. (1) The department may exempt from compliance with the vessel dealer requirements of this chapter, any person who is engaged in the business of selling in this state at wholesale or retail, human-powered watercraft which is: (a) Under sixteen feet in length; (b) unable to be powered by pro-

wholesale or retail, human-powered watercraft which is: (a) Under sixteen feet in length; (b) unable to be powered by propulsion machinery or wind propulsion as designed by the manufacturer; and (c) not designed for use on commonly-used navigable waters.

- (2) Any person engaged in the business of selling at wholesale or retail, exempt and nonexempt watercraft under this section shall only be required to comply with the provisions of this chapter in regard to the sale of nonexempt watercraft.
- (3) An auction company licensed under chapter 18.11 RCW and licensed as a motor vehicle dealer under chapter 46.70 RCW may sell at auction, without registering as a vessel dealer, all vessels that a vessel dealer is authorized to sell, so long as the sale of vessels is incidental to the auction company's primary source of business and the length of any vessel being sold is no greater than twenty-five feet. The auction company shall comply with all other vessel dealer requirements of this chapter and rules adopted under this chapter if the registration fees and surety bond requirements in RCW 88.02.060 are waived. [2007 c 378 § 1; 1990 c 250 § 90.]

Severability—1990 c 250: See note following RCW 46.16.301.

88.02.235 Denial of license. The director may deny a license under this chapter when the application is a subterfuge that conceals the real person in interest whose license has been denied, suspended, or revoked for cause under this chapter and the terms have not been fulfilled or a civil penalty has not been paid, or the director finds that the application was not filed in good faith. This section does not preclude the department from taking an action against a current licensee. [1997 c 432 § 3.]

88.02.250 Carbon monoxide warning sticker—Display required. (1) Any new or used motor driven boat or

vessel, as that term is defined in RCW 79A.60.010, other than a personal watercraft, sold within this state must display a carbon monoxide warning sticker developed by the department on the interior of the vessel.

- (2) For vessels sold by a dealer, the dealer shall ensure that the warning sticker has been affixed prior to completing a transaction.
- (3) For a vessel sold by an individual, the department shall include the sticker in the registration materials provided to the new owner, and the department shall notify the new owner that the sticker must be affixed as described in subsection (1) of this section.
- (4) A warning sticker already developed by a vessel manufacturer may satisfy the requirements of this section if it has been approved by the department. The department shall approve a carbon monoxide warning sticker that has been approved by the United States coast guard for similar uses in other states. [2006 c 140 § 2.]

Effective date—2006 c 140 $\S\S$ 2 and 3: "Sections 2 and 3 of this act take effect January 1, 2007." [2006 c 140 \S 6.]

Short title—2006 c 140: See note following RCW 79A.60.660.

88.02.260 Carbon monoxide poisoning informational brochure. The department shall include an informational brochure about the dangers of carbon monoxide poisoning and vessels and the warning stickers required by RCW 88.02.250 as part of the registration materials mailed by the department for two consecutive years for registrations that are due or become due after January 1, 2007, and thereafter upon recommendation by the director of the department. The materials shall instruct the vessel owner to affix the stickers as required by RCW 88.02.250. [2006 c 140 § 3.]

Effective date—2006 c 140 §§ 2 and 3: See note following RCW 88.02.250.

Short title—2006 c 140: See note following RCW 79A.60.660.

88.02.270 Derelict vessel removal surcharge. (Expires January 1, 2014.) (1) In order to address the significant backlog of derelict vessels that have accumulated in our state's waters that pose a threat to the health and safety of the people and to our environment, the legislature intends to collect a derelict vessel removal surcharge.

- (2) In addition to the fees collected under RCW 88.02.050, the department shall collect an annual derelict vessel removal surcharge of one dollar effective with vessel registrations that are due or will become due on or after January 1, 2008. The revenue generated from the derelict vessel surcharge must be deposited into the derelict vessel removal account established under RCW 79.100.100, and is to be used only for the removal of vessels that are less than seventy-five feet in length.
- (3) This section expires January 1, 2014. [2007 c 342 § 7.]

Chapter 88.04 RCW

CHARTER BOAT SAFETY ACT

(Formerly: Passenger watercraft for hire—Regulation)

Sections

88.04.005 Purposes. 88.04.015 Definitions.

(2008 Ed.) [Title 88 RCW—page 11]

88.04.025	Operating on state waters—Conditions.
88.04.035	Inspection of charter boats—Certificate of inspection.
88.04.045	Application for inspection—Inspection fee—Deposit of fees
88.04.055	Evidentiary hearings.
88.04.065	Reciprocal agreements—Annual operating permits—Education and enforcement programs.
88.04.075	Exemptions from chapter.
88.04.085	Application of Washington industrial safety and health act.
88.04.310	Inspection program fee.
88.04.320	Operating violations enumerated—Penalties.
88.04.330	Rule-making authority.
88.04.900	Short title.

Inspection and regulation, department of labor and industries: RCW 43.22.050.

Regulation by

first-class cities: RCW 35.22.280.

noncharter and charter code cities: RCW 35A.11.020.

second-class cities: RCW 35.23.440.

88.04.005 Purposes. The purposes of this chapter are as follows:

- (1) Regulate charter boats for the carrying of more than six passengers, which are operated on state waters and which are not regulated by the United States coast guard;
- (2) Protect the safety and health of employees, passengers, and persons utilizing charter boats;
- (3) Authorize the department of labor and industries to adopt rules regulating the use of charter boats operating on state waters and to issue licenses; and
- (4) Provide penalties for violations of this chapter. [1999 c 111 § 1; 1989 c 295 § 1.]
- **88.04.015 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "Department" means the department of labor and industries.
- (2) "Carrying passengers or cargo" means the transporting of any person or persons or cargo on a vessel for a fee or other consideration.
- (3) "Charter boat" means a vessel or barge operating on state waters that is not inspected or licensed by the United States coast guard and over which the United States coast guard does not exercise jurisdiction and which is rented, leased, or chartered to carry more than six persons or cargo.
- (4) "Equipment" means a system, part, or component of a vessel as originally manufactured, or a system, part, or component manufactured or sold for replacement, repair, or improvement of a system, part, or component of a vessel; an accessory or equipment for, or appurtenance to a vessel; or a marine safety article, accessory, or equipment, including radio equipment, intended for use by a person on board a vessel.
- (5) "State waters" means all waters within the territorial limits of the state of Washington, and not subject to the jurisdiction of the United States coast guard.
- (6) "Operate" means to start or operate any engine which propels a vessel, or to physically control the motion, direction, or speed of a vessel.
- (7) "Owner" means a person who claims lawful possession of a vessel by virtue of legal title or an equitable interest in a vessel which entitles that person to possession of the vessel; but does not include charterers and lessees.

- (8) "Passenger" means a person carried on board a charter boat except:
 - (a) The owner of the vessel or the owner's agent; or
 - (b) The captain and members of the vessel's crew.
- (9) "Operator's license" means a vessel operator's license issued by the United States coast guard or department for the specified tonnage and operational waters of the vessel.
- (10) "Vessel" means every description of motorized watercraft, other than a bare-boat charter boat, seaplane, or sailboat, used or capable of being used to transport more than six passengers or cargo on water for rent, lease, or hire.
- (11) "Bare-boat charter" means the unconditional lease, rental, or charter of a boat by the owner, or his or her agent, to a person who by written agreement, or contract, assumes all responsibility and liability for the operation, navigation, and provisioning of the boat during the term of the agreement or contract, except when a captain or crew is required or provided by the owner or owner's agents to be hired by the charterer to operate the vessel. [1999 c 111 § 2; 1991 c 45 § 1; 1989 c 295 § 2.]
- **88.04.025** Operating on state waters—Conditions. A person shall not rent, lease, or hire out a charter boat, nor carry, advertise for the carrying of, nor arrange for the carrying of, more than six passengers on a vessel for a fee or other consideration on state waters unless each of the following conditions is satisfied:
- (1)(a) The department has inspected the vessel within the previous twelve months and has issued for the vessel a certificate of inspection that is still valid and current and which allows the carrying of more than six passengers; or
- (b) The United States coast guard has inspected the vessel and has issued a certificate of inspection that is still valid and current and which allows the carrying of more than six passengers.
- (2) The operator of the vessel is licensed as an operator by either the United States coast guard or the department. The operator must carry such license at all times while operating the vessel and must display such license upon demand by the department.
- (3) The vessel has a valid and current registration certificate which is available for inspection by the department.
- (4) The vessel is covered by current and valid liability insurance. Proof of such coverage must be provided to the department upon demand. [1999 c 111 § 3; 1989 c 295 § 3.]

88.04.035 Inspection of charter boats—Certificate of inspection. The department shall inspect or provide for the inspection of every charter boat once every twelve months with the vessel in the water to determine if the vessel and its equipment comply with the rules promulgated by the department and with the applicable state and federal laws and regulations. Beginning no later than January 1, 2002, the department shall also inspect or provide for the inspection of every charter boat that carries more than six passengers once every sixty months with the vessel in drydock. In addition, the department may at any time inspect or provide for the inspection of any charter boat if the department has reasonable cause to believe either that a provision of this chapter has

been violated or that an inspection is necessary to ensure the safety of persons or property on the vessel.

- (1) Ninety days before any certificate of inspection expires, the department shall mail written notification to the owner of the vessel that a twelve-month or sixty-month inspection must be completed before the expiration date. The department shall include with the notification an application for inspection, which must be completed and returned by the owner no later than sixty days before the expiration date of the current certificate of inspection. The owner shall include the registration fee with the completed application form. A person filing an application shall certify by the person's signature that the information furnished on the application is true and correct.
- (2) If, after the inspection, the department determines that the charter boat and its equipment comply with the rules promulgated by the department and with the applicable state and federal laws and regulations, the department shall issue to the owner of the charter boat a certificate of inspection. Such certificate shall specify the maximum passenger, crew, and total person capacity of the charter boat. The certificate shall be valid for one year from the date of issuance. The certificate shall be prominently displayed on the charter boat while the charter boat is operating upon state waters.
- (3) The department shall determine the minimum number of crew necessary for the safe operation of the charter boat
- (4) If the department determines that the charter boat or its equipment does not comply with the rules promulgated by the department and with the applicable state and federal laws and regulations, the department shall not issue a certificate of inspection and any current certificate of inspection shall be revoked by the department. [1999 c 111 § 4; 1989 c 295 § 4.]
- 88.04.045 Application for inspection—Inspection fee—Deposit of fees. (1) The owner of a vessel which does not have a current certificate of inspection or which has not previously been inspected by the department and which must be inspected by the department shall file an application for inspection, accompanied by the required fee, no later than sixty days before the scheduled or requested inspection date. A person filing an application shall certify by the person's signature that the information furnished on the application is true and correct.
- (2) When the department inspects or provides for the inspection of any charter boat because the department has reasonable cause to believe either that a provision of this chapter has been violated or that an inspection is necessary to ensure the safety of persons or property, the owner shall not be required to pay an inspection fee for that inspection.
- (3) When a twelve-month in-water inspection and a sixty-month drydock inspection are required in the same year, the owner shall only be required to pay the fee for the drydock inspection.
- (4) All sums received from licenses, inspection fees, or other sources described in this chapter shall be deposited in the industrial insurance trust funds and shall be used for administrative, education, and enforcement costs associated with this chapter. [1999 c 111 § 5; 1989 c 295 § 5.]

- **88.04.055** Evidentiary hearings. (1) A person who has been denied a certificate of inspection or a license may petition the department for an evidentiary hearing.
- (2) A person who owns a charter boat may petition the department for an evidentiary hearing regarding the determination of the maximum passengers, crew, or total capacity of the charter boat. [1989 c 295 § 9.]
- 88.04.065 Reciprocal agreements—Annual operating permits—Education and enforcement programs. (1) The department may enter into reciprocal agreements with other states concerning the operation and inspection of charter boats from those states that operate on the waters of the state of Washington. Reciprocity shall be granted only if a state can establish to the satisfaction of the department that their laws and standards concerning charter boats meet or exceed the laws and rules of the state of Washington. A charter boat that operates on state waters under a reciprocal agreement pursuant to this section shall obtain an annual operating permit from the department for a fee for each year the charter boat does business on the waters of the state of Washington. The department shall deposit the fees from annual operating permits issued pursuant to this section in the industrial insurance trust funds.
- (2) The department shall develop an education and enforcement program designed to eliminate the operation of charter boats that have not been inspected and certified as required by this chapter, and shall provide the public with information regarding the safety features and requirements necessary for the lawful operation of charter boats. [1999 c 111 § 6; 1989 c 295 § 10.]
- **88.04.075** Exemptions from chapter. The provisions of this chapter shall not apply to:
- (1) A vessel that is a charter boat but is being used by the documented or registered owner of the charter boat exclusively for the owner's own noncommercial or personal pleasure purposes;
- (2) A vessel owned by a person or corporate entity which is donated and used by a person or nonprofit organization to transport passengers for charitable or noncommercial purposes, regardless of whether consideration is directly or indirectly paid to the owner;
- (3) A vessel that is rented, leased, or hired by an operator to transport passengers for noncommercial or personal pleasure purposes;
- (4) A vessel used exclusively for, or incidental to, an educational purpose; or
- (5) A bare-boat charter boat. [1991 c 45 § 2; 1989 c 295 § 11.]
- 88.04.085 Application of Washington industrial safety and health act. Unless specifically provided by statute this chapter and the rules adopted thereunder shall be implemented and enforced, including penalties, violations, citations, appeals, and other administrative procedures, pursuant to the Washington industrial safety and health act, chapter 49.17 RCW. [1989 c 295 § 12.]

(2008 Ed.) [Title 88 RCW—page 13]

88.04.310 Inspection program fee. The owner or operator of every vessel inspected by the department shall pay the department a fee for each inspection. The fee shall be established by rule and shall cover the full cost of the inspection program including travel, per diem, and administrative and legal support costs for the program. [1999 c 111 § 7; 1989 c 295 § 6; 1979 c 74 § 2.]

88.04.320 Operating violations enumerated—Penal-

- ties. (1) It is unlawful for any person to operate a vessel unless that person holds a valid license issued by the United States coast guard or the department to operate a vessel of that class.
- (2) It is unlawful for any person to operate a vessel unless the vessel is operated in compliance with the rules of the department of labor and industries and has a current certificate of inspection posted.
- (3) Any violation of the licensing and inspection provisions of this chapter is punishable pursuant to the penalties provided under the Washington industrial safety and health act, chapter 49.17 RCW. [1989 c 295 § 7; 1979 c 74 § 3.]
- **88.04.330** Rule-making authority. The department shall adopt by rule, under chapter 34.05 RCW:
- (1) Procedures, standards, and fees for the licensing of operators of any vessel used as a charter boat, as defined under RCW 88.04.015, operating on state waters for rent, lease, or hire;
 - (2) Standards and fees for the inspection of vessels;
- (3) Minimum safety and health standards for passengers and crew on board charter boats consistent with the rules adopted by the United States coast guard in 46 C.F.R., subchapter T, small passenger vessels under one hundred gross tons; and
- (4) Any other rules needed for the efficient administration of the purposes of this chapter. [1999 c 111 \S 8; 1989 c 295 \S 8; 1979 c 74 \S 4.]

88.04.900 Short title. This chapter may be known and cited as the charter boat safety act. [1989 c 295 § 13.]

Chapter 88.08 RCW SPECIFIC ACTS PROHIBITED

Sections

88.08.020 Tampering with lights or signals.
88.08.030 Bringing certain foreign convicts into state.
15.08.08.060 Injury to lighthouses or United States light.
16.08.08.09.00 Unlicensed pilotage.

Construction projects in state waters: Chapter 77.55 RCW. Damage by vessel to underwater cable: RCW 80.36.070. Excessive steam in boilers, penalty: RCW 70.54.080. Intoxication of steamship employees: RCW 9.91.020.

88.08.020 Tampering with lights or signals. Every person who, in such manner as might, if not discovered, endanger a vessel, railway engine, motor, train, or car, shall show, mask, extinguish, alter, or remove any light or signal, or exhibit any false light or signal, is guilty of a class B felony and shall be punished by imprisonment in a state correctional

facility for not more than ten years. [2003 c 53 § 415; 1992 c 7 § 62; 1909 c 249 § 402; RRS § 2654.]

Intent—Effective date—2003 c 53: See notes following RCW 2 48 180.

88.08.030 Bringing certain foreign convicts into state. Every person who, being the master or commander of any vessel or boat arriving from a foreign country, shall knowingly bring into this state a person who has been or is a foreign convict of any offense, which, if committed in this state would be punishable under the laws thereof, shall be guilty of a misdemeanor. [1909 c 249 § 435; RRS § 2687.]

Reviser's note: Caption for 1909 c 249 § 435 reads as follows: "Sec. 435. Master of Vessel Bringing Foreign Convict."

88.08.050 Injury to lighthouses or United States

light. Every person who shall willfully break, injure, deface, or destroy any lighthouse station, post, platform, step, lamp, or other structure pertaining to such lighthouse station, or shall extinguish or tamper with any light erected by the United States upon or along the navigable waters of this state to aid in the navigation thereof, in case no punishment is provided therefor by the laws of the United States, shall be punished:

- (1) As a class B felony punishable by imprisonment in a state correctional facility for not more than ten years whenever such act may endanger the safety of any vessel navigating such waters, or jeopardize the safety of any person or property in or upon such vessel.
- (2) In all other cases by imprisonment in the county jail for not more than one year, or by a fine of not more than one thousand dollars, or by both. [2003 c 53 § 416; 1992 c 7 § 63; 1909 c 249 § 403; RRS § 2655.]

Intent—Effective date—2003 c 53: See notes following RCW 2 48 180

88.08.060 Unlicensed pilotage. Every person not duly licensed thereto, who shall pilot or offer to pilot any vessel into, within or out of the waters of Juan de Fuca Strait or Puget Sound, shall be guilty of a misdemeanor: PROVIDED, That nothing herein shall prohibit a master of a vessel acting as his own pilot, nor compel a master or owner of any vessel to take out a pilot license for that purpose. [1909 c 249 § 293; RRS § 2545. Prior: 1888 p 177 § 18.]

Chapter 88.16 RCW PILOTAGE ACT

Sections	
88.16.005	Legislative declaration of policy and intent.
88.16.010	Board of pilotage commissioners—Created—Chairperson—Members—Terms—Qualifications—Vacancies—Quorum.
88.16.020	Board of pilotage commissioners—Office—Compensation and travel expenses of members—Employment of personnel.
88.16.035	Board of pilotage commissioners—Powers and duties.
88.16.040	Oaths and subpoenas—Compelling attendance of witnesses—Contempt.
88.16.050	Pilotage districts and waters affected.
88.16.061	Pilotage account.
88.16.070	Vessels exempted and included under chapter—Fee—Penalty.
88.16.090	Pilot and pilot trainee licenses—Qualifications—Duration— Annual fee—Examinations and evaluations—Training program and license—Penalty—Reporting requirements.

[Title 88 RCW—page 14] (2008 Ed.)

Pilotage Act 88.16.020

88.16.100	Pilots' licenses—Revocation, suspension, etc., of—Reprimand or fine—Other disciplinary actions—Procedure— Judicial review
88.16.102	Pilots' licenses—Mandatory termination of.
88.16.103	Mandatory rest periods for pilots and pilot trainees—Rules—Assignment refusal—Penalty.
88.16.105	Size and type of vessels prescribed for newly licensed pilot—Rules.
88.16.107	Pilots or pilot trainees may testify without sanctions for doing so.
88.16.110	Pilots to file quarterly report—Contents.
88.16.115	Limiting liability of pilots and any countywide port district in Grays Harbor pilotage district—Deemed in public interest.
88.16.118	Limited liability of pilots and pilot trainees—Liability of ves- sel, owner, or operator not limited.
88.16.120	Failure to observe pilotage rate—Penalty.
88.16.130	Unlicensed pilot liable for payment of rates—Penalty for refusing to employ licensed pilot.
88.16.133	Deviations from state law—Duty to submit pilot's report.
88.16.135	Assignment of pilots to vessels—Request that pilot not be assigned—Hearing on request.
88.16.140	Pilot's lien for compensation.
88.16.150	General penalty—Civil penalty—Jurisdiction—Disposition of fines—Failure to inform of special directions, gross misdemeanor.
88.16.155	Vessel master to make certification before pilotage service offered—Procedure upon refusal—Rules—Penalties—Exception.
88.16.160	Severability and short title.
88.16.170	Oil tankers—Intent and purpose.
88.16.180	Oil tankers—State licensed pilot required.
88.16.190	Oil tankers—Restricted waters—Standard safety features required—Exemptions.
88.16.195	Oil tankers—Not to exceed speed of escorting tug.
88.16.200	Vessel designed to carry liquefied natural or petroleum gas to adhere to oil tanker provisions.

Unlicensed pilotage: RCW 88.08.060.

88.16.005 Legislative declaration of policy and intent. The legislature finds and declares that it is the policy of the state of Washington to prevent the loss of human lives, loss of property and vessels, and to protect the marine environment of the state of Washington through the sound application of compulsory pilotage provisions in certain of the state waters.

The legislature further finds and declares that it is a policy of the state of Washington to have pilots experienced in the handling of vessels aboard vessels in certain of the state waters with prescribed qualifications and licenses issued by the state.

It is the intent of the legislature to ensure against the loss of lives, loss or damage to property and vessels, and to protect the marine environment through the establishment of a board of pilotage commissioners representing the interests of the people of the state of Washington.

It is the further intent of the legislature not to place in jeopardy Washington's position as an able competitor for waterborne commerce from other ports and nations of the world, but rather to continue to develop and encourage such commerce. [1977 ex.s. c 337 § 1.]

Severability—1977 ex.s. c 337: "If any provision of this 1977 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1977 ex.s. c 337 § 18.]

88.16.010 Board of pilotage commissioners—Created—Chairperson—Members—Terms—Qualifications—Vacancies—Quorum. (1) The board of pilotage commissioners of the state of Washington is hereby created and shall consist of the assistant secretary of marine operations of the department of transportation of the state of Wash-

ington, or the assistant secretary's designee who shall be an employee of the marine division, who shall be chairperson, the director of the department of ecology, or the director's designee, and seven members appointed by the governor and confirmed by the senate. Each of the appointed commissioners shall be appointed for a term of four years from the date of the member's commission. No person shall be eligible for appointment to the board unless that person is at the time of appointment eighteen years of age or over and a citizen of the United States and of the state of Washington. Two of the appointed commissioners shall be pilots licensed under this chapter and actively engaged in piloting upon the waters covered by this chapter for at least three years immediately preceding the time of appointment and while serving on the board. One pilot shall be from the Puget Sound pilotage district and the other pilot shall be from either the Grays Harbor pilotage district or the Puget Sound pilotage district. Two of the appointed commissioners shall be actively engaged in the ownership, operation, or management of deep sea cargo and/or passenger carrying vessels for at least three years immediately preceding the time of appointment and while serving on the board. One of the shipping commissioners shall be a representative of American and one of foreign shipping. One of the commissioners shall be a representative from a recognized environmental organization concerned with marine waters. The remaining commissioners shall be persons interested in and concerned with pilotage, maritime safety, and marine affairs, with broad experience related to the maritime industry exclusive of experience as either a state licensed pilot or as a shipping representative.

- (2) Any vacancy in an appointed position on the board shall be filled by the governor for the remainder of the unfilled term, subject to confirmation by the senate.
- (3) Five members of the board shall constitute a quorum. At least one pilot, one shipping representative, and one public member must be present at every meeting. All commissioners and the chairperson shall have a vote. [2008 c 128 § 1; 2003 c 58 § 1; 2001 c 36 § 4; 1991 c 200 § 1001; 1987 c 485 § 1; 1979 ex.s. c 207 § 1; 1977 ex.s. c 337 § 2; 1977 ex.s. c 151 § 73; 1971 ex.s. c 292 § 58; 1935 c 18 § 1; RRS § 9871-1. Prior: 1888 p 175 § 1.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Severability—1977 ex.s. c 337: See note following RCW 88.16.005. Federal requirements—Severability—1977 ex.s. c 151: See RCW 47.98.070 and 47.98.080.

Severability—1971 ex.s. c 292: See note following RCW 26.28.010.

88.16.020 Board of pilotage commissioners—Office—Compensation and travel expenses of members—Employment of personnel. The department of transportation of the state of Washington shall be the office of the board, and all records shall be kept in the office of the department. Each pilotage commissioner shall be compensated in accordance with RCW 43.03.240 and shall be reimbursed for travel expenses in accordance with RCW 43.03.050 and 43.03.060, to be paid out of the pilotage account on vouchers approved by the chairperson of the board: PROVIDED, That the sums received under this section shall not be considered compensation earnable as defined pursuant to RCW 41.40.010(8).

The board is authorized to employ personnel, pursuant to chapter 41.06 RCW, as necessary to conduct the business of the board. [1984 c 287 § 111; 1977 ex.s. c 337 § 3; 1977 ex.s. c 151 § 74; 1975-'76 2nd ex.s. c 34 § 178; 1967 c 15 § 1; 1941 c 184 § 1; 1935 c 18 § 2; RRS § 9871-2.]

Legislative findings—Severability—Effective date—1984 c 287: See notes following RCW 43.03.220.

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

Federal requirements—Severability—1977 ex.s. c 151: See RCW 47.98.070 and 47.98.080.

Effective date—Severability—1975-'76 2nd ex.s. c 34: See notes following RCW 2.08.115.

88.16.035 Board of pilotage commissioners—Powers and duties. (1) The board of pilotage commissioners shall:

- (a) Adopt rules, pursuant to chapter 34.05 RCW, necessary for the enforcement and administration of this chapter;
- (b)(i) Issue training licenses and pilot licenses to pilot applicants meeting the qualifications provided for in RCW 88.16.090 and such additional qualifications as may be determined by the board;
- (ii) Establish a comprehensive training program to assist in the training and evaluation of pilot applicants before final licensing; and
- (iii) Establish additional training requirements, including a program of continuing education developed after consultation with pilot organizations, including those located within the state of Washington, as required to maintain a competent pilotage service;
- (c) Maintain a register of pilots, records of pilot accidents, and other history pertinent to pilotage;
- (d) Determine from time to time the number of pilots necessary to be licensed in each district of the state to optimize the operation of a safe, fully regulated, efficient, and competent pilotage service in each district;
- (e) Annually fix the pilotage tariffs for pilotage services performed aboard vessels as required by this chapter: PRO-VIDED, That the board may fix extra compensation for extra services to vessels in distress, for awaiting vessels, for all vessels in direct transit to or from a Canadian port where Puget Sound pilotage is required for a portion of the voyage, or for being carried to sea on vessels against the will of the pilot, and for such other services as may be determined by the board:
- (f) File annually with the governor and the chairs of the transportation committees of the senate and house of representatives a report which includes, but is not limited to, the following: The number, names, ages, pilot license number, training license number, and years of service as a Washington licensed pilot of any person licensed by the board as a Washington state pilot or trainee; the names, employment, and other information of the members of the board; the total number of pilotage assignments by pilotage district, including information concerning the various types and sizes of vessels and the total annual tonnage; the annual earnings or stipends of individual pilots and trainees before and after deduction for expenses of pilot organizations, including extra compensation as a separate category; the annual expenses of private pilot associations, including personnel employed and capital expenditures; the status of pilotage tariffs, extra compensation, and travel; the retirement contributions paid to pilots

- and the disposition thereof; the number of groundings, marine occurrences, or other incidents which are reported to or investigated by the board, and which are determined to be accidents, as defined by the board, including the vessel name, location of incident, pilot's or trainee's name, and disposition of the case together with information received before the board acted from all persons concerned, including the United States coast guard; the names, qualifications, time scheduled for examinations, and the district of persons desiring to apply for Washington state pilotage licenses; summaries of dispatch records, quarterly reports from pilots, and the bylaws and operating rules of pilotage organizations; the names, sizes in deadweight tons, surcharges, if any, port of call, name of the pilot or trainee, and names and horsepower of tug boats for any and all oil tankers subject to the provisions of RCW 88.16.190 together with the names of any and all vessels for which the United States coast guard requires special handling pursuant to their authority under the Ports and Waterways Safety Act of 1972; the expenses of the board; and any and all other information which the board deems appropriate to include;
- (g) Make available information that includes the pilotage act and other statutes of Washington state and the federal government that affect pilotage, including the rules of the board, together with such additional information as may be informative for pilots, agents, owners, operators, and masters;
- (h) Appoint advisory committees and employ marine experts as necessary to carry out its duties under this chapter;
- (i) Provide for the maintenance of efficient and competent pilotage service on all waters covered by this chapter; and do such other things as are reasonable, necessary, and expedient to insure proper and safe pilotage upon the waters covered by this chapter and facilitate the efficient administration of this chapter.
- (2) The board may pay stipends to pilot trainees under subsection (1)(b) of this section. [2008 c 128 § 2; 2006 c 53 § 1; 2005 c 26 § 1; 1987 c 264 § 1; 1977 ex.s. c 337 § 4.]

Retroactive application—2006 c 53: "This act is intended to clarify the authority of the board of pilotage commissioners to pay stipends to pilot trainees that have indicated they wish to receive a stipend during the board of pilotage commissioners' training program. Section 1 of this act is remedial and curative in nature and applies retroactively to December 1, 2005. Specifically, the board may pay stipends, pursuant to the rules established by the board, to any pilot trainees that qualified for the stipends on, or after, December 1, 2005." [2006 c 53 § 3.]

Effective date—2006 c 53: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [March 14, 2006]." [2006 c 53 § 4.]

Effective date—2005 c 26: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 12, 2005]." [2005 c 26 § 4.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.040 Oaths and subpoenas—Compelling attendance of witnesses—Contempt. Any member of the board shall have power to administer oaths in any matter before the board for consideration or inquiry and to issue subpoenas requiring witnesses to appear before the board. Such subpoenas shall be signed by a member of the board and issued in the name of the state of Washington and be served and

[Title 88 RCW—page 16] (2008 Ed.)

Pilotage Act 88.16.070

returned, and mileage and witness fees shall be paid in like manner and effect as in a civil action. A witness wilfully disobeying such subpoena served upon the witness shall be proceeded against upon complaint of the board to the attorney general or the prosecuting attorney of the county where the attendance of the witness was demanded as for a contempt of the authority of the superior court of said county. [1987 c 485 § 2; 1967 c 15 § 9; 1935 c 18 § 14; RRS § 9871-14.]

- **88.16.050** Pilotage districts and waters affected. This chapter shall apply to the pilotage districts of this state as defined in this section.
- (1) "Puget Sound pilotage district", whenever used in this chapter, shall be construed to mean and include all the waters of the state of Washington inside the international boundary line between the state of Washington, the United States and the province of British Columbia, Canada and east of one hundred twenty-three degrees twenty-four minutes west longitude.
- (2) "Grays Harbor pilotage district" shall include all inland waters, channels, waterways, and navigable tributaries within Grays Harbor and Willapa Harbor. The boundary line between Grays Harbor and Willapa Harbor and the high seas shall be defined by the board. [1987 c 485 § 3; 1979 ex.s. c 207 § 2; 1977 ex.s. c 337 § 5; 1971 ex.s. c 297 § 2; 1967 c 15 § 2; 1935 c 18 § 3; RRS § 9871-3.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.061 Pilotage account. (Effective until July 1, 2009.) The account in the general fund designated in RCW 43.79.330(17) as the "Puget Sound pilotage account" is hereby redesignated as the "pilotage account". [1967 c 15 § 11.]

88.16.061 Pilotage account. (Effective July 1, 2009.) The account in the general fund designated in *RCW 43.79.330(17) as the "Puget Sound pilotage account" is hereby redesignated as the "pilotage account".

The pilotage account is hereby redesignated as a nonappropriated account, and is therefore created in the custody of the state treasurer. All receipts designated, credited, or transferred to the pilotage account must be deposited into the account. Expenditures from the account may be used only for the purposes of the board of pilotage commissioners as prescribed under this chapter. Only the board or the board's designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures. [2008 c 128 § 17; 1967 c 15 § 11.]

*Reviser's note: RCW 43.79.330(17) was renumbered in 1979, 1980, and 1981, and was subsequently deleted by 2008 c 128 § 18, effective July 1, 2009.

Effective date—2008 c 128 §§ 17-20: "Sections 17 through 20 of this act take effect July 1, 2009." [2008 c 128 § 21.]

88.16.070 Vessels exempted and included under chapter—Fee—Penalty. Every vessel not exempt under this section that operates in the waters of the Puget Sound pilotage district or Grays Harbor pilotage district is subject to compulsory pilotage under this chapter.

(1) A United States vessel on a voyage in which it is operating exclusively on its coastwise endorsement, its fishery endorsement (including catching and processing its own catch outside United States waters and economic zone for delivery in the United States), and/or its recreational (or pleasure) endorsement, and all United States and Canadian vessels engaged exclusively in the coasting trade on the west coast of the continental United States (including Alaska) and/or British Columbia shall be exempt from the provisions of this chapter unless a pilot licensed under this chapter be actually employed, in which case the pilotage rates provided for in this chapter shall apply.

- (2) The board may, upon the written petition of any interested party, and upon notice and opportunity for hearing, grant an exemption from the provisions of this chapter to any vessel that the board finds is (a) a small passenger vessel that is not more than five hundred gross tons (international), does not exceed two hundred feet in overall length, and is operated exclusively in the waters of the Puget Sound pilotage district and lower British Columbia, or (b) a yacht that is not more than five hundred gross tons (international) and does not exceed two hundred feet in overall length. Such an exemption shall not be detrimental to the public interest in regard to safe operation preventing loss of human lives, loss of property, and protecting the marine environment of the state of Washington. Such petition shall set out the general description of the vessel, the contemplated use of same, the proposed area of operation, and the name and address of the vessel's owner. The board shall annually, or at any other time when in the public interest, review any exemptions granted to this specified class of small vessels to insure that each exempted vessel remains in compliance with the original exemption. The board shall have the authority to revoke such exemption where there is not continued compliance with the requirements for exemption. The board shall maintain a file which shall include all petitions for exemption, a roster of vessels granted exemption, and the board's written decisions which shall set forth the findings for grants of exemption. Each applicant for exemption or annual renewal shall pay a fee, payable to the pilotage account. Fees for initial applications and for renewals shall be established by rule, and shall not exceed one thousand five hundred dollars. The board shall report annually to the legislature on such exemptions.
- (3) Every vessel not exempt under subsection (1) or (2) of this section shall, while navigating the Puget Sound and Grays Harbor pilotage districts, employ a pilot licensed under the provisions of this chapter and shall be liable for and pay pilotage rates in accordance with the pilotage rates herein established or which may hereafter be established under the provisions of this chapter: PROVIDED, That any vessel inbound to or outbound from Canadian ports is exempt from the provisions of this section, if said vessel actually employs a pilot licensed by the Pacific pilotage authority (the pilot licensing authority for the western district of Canada), and if it is communicating with the vessel traffic system and has appropriate navigational charts, and if said vessel uses only those waters east of the international boundary line which are west of a line which begins at the southwestern edge of Point Roberts then to Alden Point (Patos Island), then to Skipjack Island light, then to Turn Point (Stuart Island), then to Kellet Bluff (Henry Island), then to Lime Kiln (San Juan Island)

(2008 Ed.) [Title 88 RCW—page 17]

then to the intersection of one hundred twenty-three degrees seven minutes west longitude and forty-eight degrees twenty-five minutes north latitude then to the international boundary. The board shall correspond with the Pacific pilotage authority from time to time to ensure the provisions of this section are enforced. If any exempted vessel does not comply with these provisions it shall be deemed to be in violation of this section and subject to the penalties provided in RCW 88.16.150 as now or hereafter amended and liable to pilotage fees as determined by the board. The board shall investigate any accident on the waters covered by this chapter involving a Canadian pilot and shall include the results in its annual report. [2008 c 128 § 3; 1996 c 144 § 1; 1995 c 174 § 1; 1987 c 194 § 2; 1977 ex.s. c 337 § 6; 1971 ex.s. c 297 § 3; 1967 c 15 § 3; 1935 c 18 § 4; RRS § 9871-4.]

Intent—1987 c 194: "The legislature intends to provide a limited exemption from the provisions of this chapter for a specified class of small vessels registered as passenger vessels or yachts. It is not the intent of the legislature that such an exemption shall be a precedent for future exemptions of other classes of vessels from the provisions of this chapter." [1987 c 194 § 1.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

- 88.16.090 Pilot and pilot trainee licenses—Qualifications—Duration—Annual fee—Examinations and evaluations—Training program and license—Penalty—Reporting requirements. (1) A person may pilot any vessel subject to this chapter on waters covered by this chapter only if licensed to pilot such vessels on such waters under this chapter.
- (2)(a) A person is eligible to be licensed as a pilot or a pilot trainee if the person:
 - (i) Is a citizen of the United States;
- (ii) Is over the age of twenty-five years and under the age of seventy years;
- (iii)(A) Holds at the time of application, as a minimum, a United States government license as master of steam or motor vessels of not more than one thousand six hundred gross register tons (three thousand international tonnage convention tons) upon oceans, near coastal waters, or inland waters; or the then most equivalent federal license as determined by the board; any such license to have been held by the applicant for a period of at least two years before application;
- (B) Holds at the time of licensure as a pilot, after successful completion of the board-required training program, a first class United States endorsement without restrictions on the United States government license for the pilotage district in which the pilot applicant desires to be licensed; however, all applicants for a pilot examination scheduled to be given before July 1, 2008, must have the United States pilotage endorsement at the time of application; and
- (C) The board may require that applicants and pilots have federal licenses and endorsements as it deems appropriate; and
- (iv) Successfully completes a board-specified training program.
- (b) In addition to the requirements of (a) of this subsection, a pilot applicant must meet such other qualifications as may be required by the board.
- (c) A person applying for a license under this section shall not have been convicted of an offense involving drugs

- or the personal consumption of alcohol in the twelve months prior to the date of application. This restriction does not apply to license renewals under this section.
- (3) The board may establish such other training license and pilot license requirements as it deems appropriate.
- (4) Pilot applicants shall be evaluated and may be ranked for entry into a board-specified training program in a manner specified by the board based on their performance on a written examination or examinations established by the board, performance on other evaluation exercises as may be required by the board, and other criteria or qualifications as may be set by the board.

When the board determines that the demand for pilots requires entry of an applicant into the training program it shall issue a training license to that applicant, but under no circumstances may an applicant be issued a training license more than four years after taking the written entry examination. The training license authorizes the trainee to do such actions as are specified in the training program.

After the completion of the training program the board shall evaluate the trainee's performance and knowledge. The board, as it deems appropriate, may then issue a pilot license, delay the issuance of the pilot license, deny the issuance of the pilot license, or require further training and evaluation.

- (5) The board may (a) appoint a special independent committee or (b) contract with private or governmental entities knowledgeable and experienced in the development, administration, and grading of licensing examinations or simulator evaluations for marine pilots, or (c) do both. Active, licensed pilots designated by the board may participate in the development, administration, and grading of examinations and other evaluation exercises. If the board does appoint a special examination or evaluation development committee, it is authorized to pay the members of the committee the same compensation and travel expenses as received by members of the board. Any person who willfully gives advance knowledge of information contained on a pilot examination or other evaluation exercise is guilty of a gross misdemeanor.
- (6) This subsection applies to the review of a pilot applicant's written examinations and evaluation exercises to qualify to be placed on a waiting list to become a pilot trainee. Failure to comply with the process set forth in this subsection renders the results of the pilot applicant's written examinations and evaluation exercises final. A pilot applicant may seek board review, administrative review, and judicial review of the results of the written examinations and evaluation exercises in the following manner:
- (a) A pilot applicant who seeks a review of the results of his or her written examinations or evaluation exercises must request from the board-appointed or board-designated examination committee an administrative review of the results of his or her written examinations or evaluation exercises as set forth by board rule.
- (b) The determination of the examination committee's review of a pilot applicant's examination results becomes final after thirty days from the date of service of written notification of the committee's determination unless a full adjudicative hearing before an administrative law judge has been requested by the pilot applicant before the thirty-day period has expired, as set forth by board rule.

[Title 88 RCW—page 18] (2008 Ed.)

Pilotage Act 88.16.100

- (c) When a full adjudicative hearing has been requested by the pilot applicant, the board shall request the appointment of an administrative law judge under chapter 34.12 RCW who has sufficient experience and familiarity with pilotage matters to be able to conduct a fair and impartial hearing. The hearing shall be governed by chapter 34.05 RCW. The administrative law judge shall issue an initial order.
- (d) The initial order of the administrative law judge is final unless within thirty days of the date of service of the initial order the board or pilot applicant requests review of the initial order under chapter 34.05 RCW.
- (e) The board may appoint a person to review the initial order and to prepare and enter a final order as governed by chapter 34.05 RCW and as set forth by board rule. The person appointed by the board under this subsection (6)(e) is called the board reviewing officer.
- (7) Pilots are licensed under this section for a term of five years from and after the date of the issuance of their respective state licenses. Licenses must thereafter be renewed as a matter of course, unless the board withholds the license for good cause. Each pilot shall pay to the state treasurer an annual license fee in an amount set by the board by rule. The fees established under this subsection may be increased in excess of the fiscal growth factor as provided in RCW 43.135.055 through the fiscal year ending June 30, 2009. The fees must be deposited in the pilotage account. The board may assess partially active or inactive pilots a reduced fee.
- (8) All pilots and pilot trainees are subject to an annual physical examination by a physician chosen by the board. The physician shall examine the pilot's or pilot trainee's heart, blood pressure, circulatory system, lungs and respiratory system, eyesight, hearing, and such other items as may be prescribed by the board. After consultation with a physician and the United States coast guard, the board shall establish minimum health standards to ensure that pilots and pilot trainees licensed by the state are able to perform their duties. Within ninety days of the date of each annual physical examination, and after review of the physician's report, the board shall make a determination of whether the pilot or pilot trainee is fully able to carry out the duties of a pilot or pilot trainee under this chapter. The board may in its discretion check with the appropriate authority for any convictions of or information regarding offenses by a licensed pilot or pilot trainee involving drugs or the personal consumption of alcohol in the prior twelve months.
- (9) The board may require vessel simulator training for a pilot trainee and shall require vessel simulator training for a licensed pilot subject to RCW 88.16.105. The board shall also require vessel simulator training in the first year of active duty for a new pilot and at least once every five years for all active pilots.
- (10) The board shall prescribe, pursuant to chapter 34.05 RCW, such reporting requirements and review procedures as may be necessary to assure the accuracy and validity of license and service claims. Willful misrepresentation of such required information by a pilot applicant shall result in disqualification of the pilot applicant. [2008 c 128 § 4; 2007 c 518 § 706; 2005 c 26 § 2; 1999 sp.s. c 1 § 607; 1995 c 175 § 1; 1991 c 200 § 1002. Prior: 1990 c 116 § 27; 1990 c 112 § 1; 1987 c 264 § 2; 1986 c 122 § 1; 1981 c 303 § 1; 1979 ex.s.

c 207 § 3; 1977 ex.s. c 337 § 7; 1967 c 15 § 5; 1935 c 18 § 8; RRS § 9871-8; prior: 1907 c 147 § 1; 1888 p 176 § 8.]

Severability—Effective date—2007 c 518: See notes following RCW 46.68 170.

Effective date—2005 c 26: See note following RCW 88.16.035.

Severability—Effective date—1999 sp.s. c 1: See notes following RCW 43.19.1906.

Effective date—1995 c 175: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1995." [1995 c 175 § 2.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

- 88.16.100 Pilots' licenses—Revocation, suspension, etc., of-Reprimand or fine-Other disciplinary actions—Procedure—Judicial review. (1) The board shall have power on its own motion or, in its discretion, upon the written request of any interested party, to investigate the performance of pilotage services subject to this chapter and to issue a reprimand, impose a fine against a pilot in an amount not to exceed five thousand dollars, suspend, withhold, or revoke the license of any pilot, or any combination of the above, for misconduct, incompetency, inattention to duty, intoxication, or failure to perform his duties under this chapter, or violation of any of the rules or regulations provided by the board for the government of pilots. The board may partially or totally stay any disciplinary action authorized in this subsection and subsection (2) of this section. The board shall have the power to require that a pilot satisfactorily complete a specific course of training or treatment.
- (2) In all instances where a pilot licensed under this chapter performs pilot services on a vessel exempt under RCW 88.16.070, the board may on its own motion, or in its discretion upon the written request of any interested party, investigate whether the services were performed in a professional manner consistent with sound maritime practices. If the board finds that the pilotage services were performed in a manner that constitutes an act of incompetence, misconduct, or negligence so as to endanger life, limb, or property, or violated or failed to comply with state laws or regulations intended to promote marine safety or to protect navigable waters, the board may issue a reprimand, impose a fine against a pilot in an amount not to exceed five thousand dollars, suspend, withhold, or revoke the state pilot license, or any combination of the above. The board shall have the power to require that a pilot satisfactorily complete a specific course of training or treatment.
- (3) The board shall implement a system of specified disciplinary actions or corrective actions, including training or treatment, that will be taken when a state licensed pilot in a specified period of time has had multiple disciplinary actions taken against the pilot's license pursuant to subsections (1) and (2) of this section. In developing these disciplinary or corrective actions, the board shall take into account the cause of the disciplinary action and the pilot's previous record.
- (4) The board shall immediately review the pilot's license of a pilot who has been charged with any offense

(2008 Ed.) [Title 88 RCW—page 19]

involving drugs or the personal consumption of alcohol while on duty, including an offense of operation of a vehicle or vessel while under the influence of alcohol or drugs. After a hearing held pursuant to subsection (5) of this section:

- (a) The board shall order a pilot who has been found to have been convicted of an offense involving drugs or the personal consumption of alcohol while on duty and who has not been convicted of another offense involving drugs or the personal consumption of alcohol in the previous five years to actively participate in and satisfactorily complete a specific program of treatment. The board may impose other sanctions it determines are appropriate. If the pilot does not satisfactorily complete the program of treatment, the board shall suspend, revoke, or withhold the pilot's license until the treatment is completed; and
- (b) The board shall suspend for not less than one year the license of a pilot found to have been convicted of a second or subsequent offense involving drugs or the personal consumption of alcohol while on duty.
- (5) When the board determines that reasonable cause exists to issue a reprimand, impose a fine, suspend, revoke, or withhold any pilot's license or require training or treatment under subsection (1), (2), or (4) of this section, it shall prepare and personally serve upon such pilot a notice advising him or her of the board's intended action, the specific grounds for the action, and the right to request a hearing to challenge the board's action. The pilot shall have thirty days from the date on which notice is served to request a full hearing before an administrative law judge on the issue of the reprimand, fine, suspension, revocation, or withholding of his or her pilot's license, or requiring treatment or training. The board's proposed reprimand, fine, suspension, revocation, or withholding of a license, or requiring treatment or training shall become final upon the expiration of thirty days from the date notice is served, unless a hearing has been requested prior to that time. When a hearing is requested, the board shall request the appointment of an administrative law judge under chapter 34.12 RCW who has sufficient experience and familiarity with pilotage matters to be able to conduct a fair and impartial hearing. The hearing shall be governed by the provisions of Title 34 RCW. All final decisions of the administrative law judge shall be subject to review by the superior court of the state of Washington for Thurston county, by the superior court of the county in which the pilot maintains his or her residence or principal place of business, or by the superior court of the county in which the board maintains its office, to which court any case with all the papers and proceedings therein shall be immediately certified by the administrative law judge if requested to do so by any party to the proceedings at any time within thirty days after the date of any such final decision. No appeal may be taken after the expiration of thirty days after the date of final decision. Any case so certified to the superior court shall be tried de novo and after certification of the record to said superior court the proceedings shall be had as in a civil action. Moneys collected from fines under this section shall be deposited in the pilotage account.
- (6) The board shall have the power, on an emergency basis, to temporarily suspend a state pilot's license: (a) When a pilot has been involved in any vessel accident where there has been major property damage, loss of life, or loss of a ves-

- sel, or (b) where there is a reasonable cause to believe that a pilot has diminished mental capacity or is under the influence of drugs, alcohol, or other substances, when in the opinion of the board, such an accident or physical or mental impairment would significantly diminish that pilot's ability to carry out pilotage duties and that the public health, safety, and welfare requires such emergency action. The board shall make a determination within seventy-two hours whether to continue the suspension. The board shall develop rules for exercising this authority including procedures for the chairperson or vice-chairperson of the board to temporarily order such suspensions, emergency meetings of the board to consider such suspensions, the length of suspension, opportunities for hearings, and an appeal process. The board shall develop rules under chapter 34.05 RCW.
- (7) The board shall immediately notify the United States coast guard that it has revoked or suspended a license pursuant to this section and that a suspended or revoked license has been reinstated. [2008 c 128 § 5; 1990 c 116 § 28; 1987 c 392 § 1; 1986 c 121 § 1; 1981 c 67 § 36; 1977 ex.s. c 337 § 12; 1971 ex.s. c 297 § 4; 1935 c 18 § 13; RRS § 9871-13. Prior: 1888 p 178 § 10.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Severability—1987 c 392: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1987 c 392 § 2.]

Severability—1986 c 121: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1986 c 121 § 2.]

Effective dates—Severability—1981 c 67: See notes following RCW 34.12.010.

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

- **88.16.102** Pilots' licenses—Mandatory termination of. The license of a pilot is terminated upon the pilot reaching the age of seventy. [2008 c 128 § 6; 1979 ex.s. c 207 § 4.]
- **88.16.103** Mandatory rest periods for pilots and pilot trainees—Rules—Assignment refusal—Penalty. (1) Pilots and pilot trainees, after completion of an assignment or assignments which are seven hours or longer in duration, shall receive a mandatory rest period of seven hours.
- (2) A pilot or pilot trainee shall refuse a pilotage assignment if the pilot or pilot trainee is physically or mentally fatigued or if the pilot or pilot trainee has a reasonable belief that the assignment cannot be carried out in a competent and safe manner. Upon refusing an assignment under this subsection, a pilot or pilot trainee shall submit a written explanation to the board within forty-eight hours. If the board finds that the pilot's or pilot trainee's written explanation is without merit, or reasonable cause did not exist for the assignment refusal, such pilot or pilot trainee may be subject to the provisions of RCW 88.16.100.
- (3) The board shall quarterly review the dispatch records of pilot organizations or pilot's quarterly reports to ensure the provisions of this section are enforced. The board may prescribe rules for rest periods pursuant to chapter 34.05 RCW. [2008 c 128 § 7; 1986 c 122 § 2; 1977 ex.s. c 337 § 9.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

[Title 88 RCW—page 20] (2008 Ed.)

Pilotage Act 88.16.118

88.16.105 Size and type of vessels prescribed for newly licensed pilot—Rules. The board shall prescribe, pursuant to chapter 34.05 RCW, rules governing the size and type of vessels which a newly licensed pilot may be assigned to pilot on the waters of this state and whether the assignment involves docking or undocking a vessel. The rules shall also prescribe required familiarization trips before a newly licensed pilot may pilot a larger or different type of vessel. [2008 c 128 § 8; 1991 c 200 § 1003; 1987 c 264 § 3; 1977 ex.s. c 337 § 10.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.107 Pilots or pilot trainees may testify without sanctions for doing so. Any pilot or pilot trainee licensed pursuant to this chapter may appear or testify before the legislature or board of pilotage commissioners and no person shall place any sanction against said pilot or pilot trainee for having testified or appeared. [2008 c 128 § 9; 1977 ex.s. c 337 § 15.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.110 Pilots to file quarterly report—Contents.

- (1) Every pilot licensed under this chapter shall file with the board not later than the tenth day of January, April, July, and October of each year a report for the preceding quarter. The report shall contain an account of all moneys received for pilotage by him or her or by any other person for the pilot or on the pilot's account or for his or her benefit. The report shall state the name of each vessel piloted, the amount charged to and/or collected from each vessel, the port of registry of such vessel, its dead weight tonnage, whether it was inward or outward bound, whether the amount so received, collected, or charged is in full payment of pilotage, and other information as the board shall prescribe by rule. The board may from time to time require additional information as it deems necessary.
- (2) The report shall include information for each vessel that suffers a grounding, collision, or other major marine casualty that occurred while the pilot was on duty during the reporting period. The report shall also include information on near miss incidents as defined in RCW 88.46.100. Information concerning near miss incidents provided pursuant to this section shall not be used for imposing any sanctions or penalties. The board shall forward information provided under this subsection to the department of ecology for inclusion in the collision reporting system established under RCW 88.46.100. [2008 c 128 § 10; 2001 c 36 § 5; 1991 c 200 § 1004; 1935 c 18 § 7; RRS § 9871-7. Prior: 1888 p 178 § 22.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

88.16.115 Limiting liability of pilots and any county-wide port district in Grays Harbor pilotage district—Deemed in public interest. The preservation of human life and property associated with maritime commerce on the pilotage waters of this state is declared to be in the public interest, and the limitation and regulation of the liability of pilots licensed by the state of Washington, and of any countywide port district located partly or entirely within the Grays

Harbor pilotage district as defined by RCW 88.16.050(2) authorized to provide pilotage services, is necessary to such preservation and is deemed to be in the public interest. [2005 c 123 § 1; 1981 c 196 § 1.]

Report to legislature and governor—1981 c 196: "Prior to January 5, 1983, the board of pilotage commissioners shall forward to the legislature and governor a report concerning the implementation of sections 1 through 3 of this act." [1981 c 196 § 4.]

88.16.118 Limited liability of pilots and pilot trainees—Liability of vessel, owner, or operator not limited. (1)(a) A pilot licensed to act as such by the state of Washington, and any countywide port district located partly or entirely within the Grays Harbor pilotage district as defined by RCW 88.16.050(2) authorized to provide pilotage services with pilots employed by or under contract with the port district, shall not be liable for damages in excess of the amount of five thousand dollars for damages or loss occasioned by a pilot's or pilot trainee's errors, omissions, fault, or neglect in the performance of pilotage or pilot training services, except as may arise by reason of the willful misconduct or gross negligence of the pilot.

- (b) A pilot trainee licensed to act as such by the state of Washington is not liable for damages in excess of the amount of five thousand dollars for damages or loss occasioned by the pilot trainee's errors, omissions, fault, or neglect in the performance of pilotage or pilot training services, except as may arise by reason of the willful misconduct or gross negligence of the pilot trainee.
- (2) When a pilot or pilot trainee boards a vessel to provide pilotage services, that pilot or pilot trainee becomes a servant of the vessel and its owner and operator. Nothing in this section exempts the vessel, its owner, or its operator from liability for damage or loss occasioned by that ship to a person or property on the ground that (a) the ship was piloted by a Washington state licensed pilot or pilot trainee, or (b) the damage or loss was occasioned by the error, omission, fault, or neglect of a Washington state licensed pilot or pilot trainee.
- (3) Pilots, pilot trainees, and board members are immune from civil liability to any party for damages or other relief that is in any way based on the communication of, to a pilot or pilot trainee, to the board, or to any other appropriate governmental authority or person, any of the following: (a) Information about any incident or occurrence involving collision, allision, or grounding of any vessel, including near-miss occurrences; (b) information about any other marine occurrence that the pilot or pilot trainee believes involved or involves undue risk in the navigation of any vessel that could result in damage to any person, vessel, structure, aid to navigation, or the marine environment of this state; or (c) any report or other written, oral, or electronic evaluation of the performance of any pilot or pilot trainee. "Performance" includes, but is not limited to, professional ability, attitude, performance of duties, effort, knowledge, skills, and other relevant factors. This protection and immunity does not apply when a pilot or pilot trainee intentionally releases or discloses information known to be false. The immunity granted to a person under this section is in addition to any common law or statutory privilege or immunity enjoyed by the person, and this section is not intended to abrogate or

(2008 Ed.) [Title 88 RCW—page 21]

modify any such common law or statutory privilege or immunity. The immunity from civil liability provided under this section shall be liberally construed to accomplish the purposes of this chapter and to encourage the free flow of information and opinions to the board. [2008 c 128 § 11. Prior: 2005 c 123 § 2; 2005 c 26 § 3; 1984 c 69 § 1.]

Effective date—2005 c 26: See note following RCW 88.16.035.

88.16.120 Failure to observe pilotage rate—Penalty. No pilot shall charge, collect or receive and no person, firm, corporation or association shall pay for pilotage or other services performed hereunder any greater, less or different amount, directly or indirectly, than the rates or charges herein established or which may be hereafter fixed by the board pursuant to this chapter. Any pilot, person, firm, corporation or association violating the provisions of this section shall be guilty of a misdemeanor and shall be punished pursuant to RCW 88.16.150 as now or hereafter amended, said prosecution to be conducted by the attorney general or the prosecuting attorney of any county wherein the offense or any part thereof was committed. [1987 c 485 § 4; 1977 ex.s. c 337 § 13; 1967 c 15 § 4; 1935 c 18 § 6; RRS § 9871-6.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.130 Unlicensed pilot liable for payment of rates—Penalty for refusing to employ licensed pilot. Any person not holding a license as pilot under the provisions of this chapter who pilots any vessel subject to the provisions of this chapter on waters covered by this chapter shall pay to the board the pilotage rates payable under the provisions of this chapter. Any master or owner of a vessel required to employ a pilot licensed under the provisions of this chapter who refuses to do so when such a pilot is available shall be punished pursuant to RCW 88.16.150 as now or hereafter amended and shall be imprisoned in the county jail of the county wherein he is so convicted until said fine and the costs of his prosecution are paid. [1977 ex.s. c 337 § 14; 1967 c 15 § 8; 1935 c 18 § 11; RRS § 9871-11. Prior: 1907 c 147 § 4.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.133 Deviations from state law—Duty to submit **pilot's report.** A master, pilot, or pilot trainee who deviates from the provisions of this chapter or Title 363 WAC in order to comply with any federal or international law or treaty, such as 46 U.S.C. Sec. 2304 et seq., or any other provision of law of the state, or who deviates in order to ensure the safety of the vessel or its crew under the control of the master, pilot, or pilot trainee, shall submit a pilot's report of marine safety occurrence as prescribed by the board of pilotage commissioners in WAC 363-116-200 in the case of a near-miss occurrence. If the deviation occurred while the vessel was operating under the control of a pilot or pilot trainee licensed in this state, then the report must be submitted by the pilot or pilot trainee with input provided by the master. The report must describe the circumstances leading to the deviation from the provisions of this chapter and the consequences of that deviation. If the consequences of the deviation include an incident as defined in WAC 363-116-200, then the pilot's report of marine safety occurrence must be submitted in addition to any reports required as a result of the incident. The board shall investigate the circumstances surrounding the deviation and, if the facts of the situation so warrant, may waive enforcement action against the master, pilot, or pilot trainee if the board finds that the deviation was: Taken in order to comply with any other law that may have precedence; required by the ordinary practice of seamen; or justified by the special circumstances of the case. [2008 c 128 § 15.]

88.16.135 Assignment of pilots to vessels—Request that pilot not be assigned—Hearing on request. Any ship operator or ship husbanding agent may submit a request in writing to the board that a particular pilot not be assigned to pilot that company's vessels. The request shall be based on specific safety concerns of the ship operator or ship husbanding agent.

The board shall notify interested persons and hold a hearing on that request, and either approve or disapprove the request. If the request is approved, the board shall notify the affected pilot and give the pilot a specific list of vessels for which that pilot shall not provide pilotage services. [2008 c 128 § 12; 1987 c 485 § 6.]

88.16.140 Pilot's lien for compensation. Each vessel, its tackle, apparel and furniture and the owner thereof shall be jointly and severally liable for the compensation of any pilot employed thereon and such pilot shall have a lien upon such vessel, her tackle, apparel and furniture for such compensation. [1935 c 18 § 15; RRS § 9871-15. Prior: 1907 c 147 § 2; 1888 p 178 § 23.]

88.16.150 General penalty—Civil penalty—Jurisdiction-Disposition of fines-Failure to inform of special directions, gross misdemeanor. (1) In all cases where no other penalty is prescribed in this chapter, any violation of this chapter or of any rule or regulation of the board shall be punished as a gross misdemeanor, and all violations may be prosecuted in any court of competent jurisdiction in any county where the offense or any part thereof was committed. In any case where the offense was committed upon a ship, boat or vessel, and there is doubt as to the proper county, the same may be prosecuted in any county through any part of which the ship, boat or vessel passed, during the trip upon which the offense was committed. All fines collected for any violation of this chapter or any rule or regulation of the board shall within thirty days be paid by the official collecting the same to the state treasurer and shall be credited to the pilotage account: PROVIDED, That all fees, fines, forfeitures and penalties collected or assessed by a district court because of the violation of a state law shall be remitted as provided in chapter 3.62 RCW as now exists or is later amended.

(2) Notwithstanding any other penalty imposed by this section, any person who shall violate the provisions of this chapter, shall be liable to a maximum civil penalty of ten thousand dollars for each violation. The board may request the attorney general or the prosecuting attorney of the county in which any violation of this chapter occurs to bring an action for imposing the civil penalties provided for in this subsection.

[Title 88 RCW—page 22] (2008 Ed.)

Moneys collected from civil penalties shall be deposited in the pilotage account.

(3) Any master of a vessel who shall knowingly fail to inform the pilot dispatched to said vessel or any agent, owner, or operator, who shall knowingly fail to inform the pilot dispatcher, or any dispatcher who shall knowingly fail to inform the pilot actually dispatched to said vessel of any special directions mandated by the coast guard captain of the port under authority of the Ports and Waterways Safety Act of 1972, as amended, for the handling of such vessel shall be guilty of a gross misdemeanor. [1995 c 174 § 2. Prior: 1987 c 485 § 5; 1987 c 202 § 247; 1977 ex.s. c 337 § 8; 1969 ex.s. c 199 § 41; 1967 c 15 § 7; 1935 c 18 § 10; RRS § 9871-10; prior: 1888 p 179 § 27.]

Intent—1987 c 202: See note following RCW 2.04.190.

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

- 88.16.155 Vessel master to make certification before pilotage service offered—Procedure upon refusal—Rules—Penalties—Exception. (1) The master of any vessel which employs a Washington licensed pilot shall certify on a form prescribed by the board of pilotage commissioners that the vessel complies with:
- (a) Such provisions of the United States coast guard regulations governing the safety and navigation of vessels in United States waters, as codified in Title 33 of the code of federal regulations, as the board may prescribe; and
- (b) The provisions of current international agreements governing the safety, radio equipment, and pollution of vessels and other matters as ratified by the United States Senate and prescribed by the board.
- (2) The master of any vessel which employs a Washington licensed pilot shall be prepared to produce, and any Washington licensed pilot employed by a vessel shall request to see, certificates of the vessel which certify and indicate that the vessel complies with subsection (1) of this section and the rules of the board promulgated pursuant to subsection (1) of this section.
- (3) If the master of a vessel which employs a Washington licensed pilot cannot certify that the vessel complies with subsection (1) of this section and the rules of the board adopted pursuant to subsection (1) of this section, the master shall certify that:
- (a) The vessel will comply with subsection (1) of this section before the time the vessel is scheduled to leave the waters of Washington state; and
- (b) The coast guard captain of the port was notified of the noncomplying items when they were determined; and
- (c) The coast guard captain of the port has authorized the vessel to proceed under such conditions as prescribed by the coast guard pursuant to its authority under federal statutes and regulations.
- (4) After the board has prescribed the form required under subsection (1) of this section, no Washington licensed pilot shall offer pilotage services to any vessel on which the master has failed to make a certification required by this section. If the master fails to make a certification the pilot shall:
- (a) Disembark from the vessel as soon as safely practicable; and

(b) Immediately inform the coast guard captain of the port of the conditions and circumstances by the best possible means; and

- (c) Forward a written report to the board no later than twenty-four hours after disembarking from the vessel.
- (5) Any Washington licensed pilot who offers pilotage services to a vessel on which the master has failed to make a certification required by this section or the rules of the board adopted under this section shall be subject to RCW 88.16.150, as now or hereafter amended, and RCW 88.16.100, as now or hereafter amended.
- (6) The board shall revise the requirements enumerated in this section as necessary to reflect changes in coast guard regulations, federal statutes, and international agreements. All actions of the board under this section shall comply with chapters 34.05 and 42.30 RCW. The board shall prescribe the time of and method for retention of forms which have been signed by the master of a vessel in accordance with the provisions of this section.
- (7) This section shall not apply to the movement of dead ships. The board shall prescribe pursuant to chapter 34.05 RCW, after consultation with the coast guard and interested persons, for the movement of dead ships and the certification process thereon. [2008 c 128 § 13; 1977 ex.s. c 337 § 11.]

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

88.16.160 Severability and short title. If any section, subsection, sentence, clause or phrase of this chapter is for any reason held to be invalid, such decision shall not affect the validity of the remaining provisions of this chapter. This chapter may be cited as the "Pilotage Act." [1967 c 15 § 10; 1935 c 18 § 17; RRS § 9871-16.]

88.16.170 Oil tankers—Intent and purpose. Because of the danger of spills, the legislature finds that the transportation of crude oil and refined petroleum products by tankers on the Columbia river and on Puget Sound and adjacent waters creates a great potential hazard to important natural resources of the state and to jobs and incomes dependent on these resources.

The legislature recognizes that the Columbia river has many natural obstacles to navigation and shifting navigation channels that create the risk of an oil spill. The legislature also recognizes Puget Sound and adjacent waters are a relatively confined salt water environment with irregular shorelines and therefore there is a greater than usual likelihood of long-term damage from any large oil spill.

The legislature further recognizes that certain areas of the Columbia river and Puget Sound and adjacent waters have limited space for maneuvering a large oil tanker and that these waters contain many natural navigational obstacles as well as a high density of commercial and pleasure boat traffic.

For these reasons, it is important that large oil tankers be piloted by highly skilled persons who are familiar with local waters and that such tankers have sufficient capability for rapid maneuvering responses.

It is therefore the intent and purpose of RCW 88.16.180 and 88.16.190 to decrease the likelihood of oil spills on the Columbia river and on Puget Sound and its shorelines by

[Title 88 RCW—page 23]

(2008 Ed.)

requiring all oil tankers above a certain size to employ licensed pilots and to be escorted by a tug or tugs while navigating on certain areas of Puget Sound and adjacent waters. [1991 c 200 § 601; 1975 1st ex.s. c 125 § 1.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Severability—1975 1st ex.s. c 125: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1975 1st ex.s. c 125 § 6.]

Study authorized and directed: "The House and Senate Transportation and Utilities Committees are authorized and directed to study the feasibility, benefits, and disadvantages of requiring similar pilot and tug assistance for vessels carrying other potentially hazardous materials and to submit their findings and recommendations prior to the 45th session of the Washington legislature in January, 1977. Such study shall also include a report on the feasibility, benefits and disadvantages of requiring vessels under tug escort to observe a speed limit, and such study shall include a discussion of the impact of a speed limit on the maneuverability of the vessel, the effectiveness of the tug escort and other legal and technical considerations material and relevant to the required study. Such study shall also include an evaluation and recommendations as to whether there should be a transfer of all duties and responsibilities of the board of pilotage commissioners to the Washington utilities and transportation commission or other state agency, and alternate methods for establishing fair and equitable rates for tug escort and pilot transfer." [1975 1st ex.s. c 125 § 5.]

Discharge of oil and hazardous substances into state waters: RCW 90.56.010 through 90.56.040.

88.16.180 Oil tankers—State licensed pilot required. Notwithstanding the provisions of RCW 88.16.070, any registered oil tanker of five thousand gross tons or greater, shall be required:

- (1) To take a Washington state licensed pilot while navigating Puget Sound and adjacent waters and shall be liable for and pay pilotage rates pursuant to RCW 88.16.035; and
- (2) To take a licensed pilot while navigating the Columbia river. [1991 c 200 § 602; 1983 c 3 § 231; 1975 1st ex.s. c 125 § 2.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Severability—1975 1st ex.s. c 125: See notes following RCW 88.16.170.

- **88.16.190** Oil tankers—Restricted waters—Standard safety features required—Exemptions. (1) Any oil tanker, whether enrolled or registered, of greater than one hundred and twenty-five thousand deadweight tons shall be prohibited from proceeding beyond a point east of a line extending from Discovery Island light south to New Dungeness light.
- (2) An oil tanker, whether enrolled or registered, of forty to one hundred and twenty-five thousand deadweight tons may proceed beyond the points enumerated in subsection (1) if such tanker possesses all of the following standard safety features:
- (a) Shaft horsepower in the ratio of one horsepower to each two and one-half deadweight tons; and
 - (b) Twin screws; and
- (c) Double bottoms, underneath all oil and liquid cargo compartments; and
- (d) Two radars in working order and operating, one of which must be collision avoidance radar; and

(e) Such other navigational position location systems as may be prescribed from time to time by the board of pilotage commissioners:

PROVIDED, That, if such forty to one hundred and twenty-five thousand deadweight ton tanker is in ballast or is under escort of a tug or tugs with an aggregate shaft horse-power equivalent to five percent of the deadweight tons of that tanker, subsection (2) of this section shall not apply: PROVIDED FURTHER, That additional tug shaft horse-power equivalencies may be required under certain conditions as established by rule and regulation of the Washington utilities and transportation commission pursuant to chapter 34.05 RCW: PROVIDED FURTHER, That a tanker assigned a deadweight of less than forty thousand deadweight tons at the time of construction or reconstruction as reported in Lloyd's Register of Ships is not subject to the provisions of RCW 88.16.170 through 88.16.190. [1994 c 52 § 1; 1975 1st ex.s. c 125 § 3.]

Severability—1975 1st ex.s. c 125: See note following RCW 88.16.170.

88.16.195 Oil tankers—Not to exceed speed of escorting tug. An oil tanker under escort of a tug or tugs pursuant to the provisions of RCW 88.16.190 shall not exceed the service speed of the tug or tugs that are escorting the oil tanker. [1990 c 116 § 26.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

88.16.200 Vessel designed to carry liquefied natural or petroleum gas to adhere to oil tanker provisions. Any vessel designed for the purpose of carrying as its cargo liquefied natural or liquefied petroleum gas shall adhere to the provisions of RCW 88.16.190(2) as though it were an oil tanker. [2008 c 128 § 14; 1991 c 200 § 603; 1977 ex.s. c 337 § 16.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904

Severability—1977 ex.s. c 337: See note following RCW 88.16.005.

Chapter 88.24 RCW WHARVES AND LANDINGS

88.24.010	Right of riparian owner to construct—Rates.
88.24.020	County may authorize wharves and prescribe rates.
88.24.030	City or town may authorize wharves—Rates—Liability.
88.24.040	Construction requirements of wharves—When deemed incomplete.
88.24.070	County acquisition by condemnation of right-of-way.

Powers of cities and towns relative to docks and other appurtenances to harbors and shipping: RCW 35.22.280, 35.23.440, and 35A.11.020.

Powers of port districts as to wharves, landings, etc.: Chapter 53.08 RCW.

88.24.010 Right of riparian owner to construct—

Rates. Any person owning land adjoining any navigable waters or watercourse, within or bordering upon this state, may erect upon his own land any wharf or wharves, and may extend them so far into said waters or watercourses as the convenience of shipping may require; and he may charge for wharfage such rates as shall be reasonable: PROVIDED, That he shall at all times leave sufficient room in the channel

[Title 88 RCW—page 24] (2008 Ed.)

Sections

for the ordinary purposes of navigation. [Code 1881 § 3271; 1863 p 531 § 1; 1860 p 326 § 1; 1854 p 357 § 1; RRS § 9613.]

88.24.020 County may authorize wharves and prescribe rates. (1) Whenever any person shall be desirous of erecting any wharf at the terminus of any public highway, or at any accustomed landing place, he may apply to the county commissioners of the proper county, who, if they shall be satisfied that the public convenience requires said wharf, may authorize the same to be erected and kept up for any length of time not exceeding twenty years. And they shall annually prescribe the rates of wharfage and charges thereon, but there shall be no charge for the landing of passengers or their baggage. (2) No such authority shall be granted to any person other than the owner of the land where the wharf is proposed to be erected, unless such owner shall neglect to apply for such authority; and whenever application shall be made for such authority by any person other than such owner, the board of county commissioners shall not grant the same unless proof shall be made that the applicant caused notice in writing of his intention to make such application, to be given by posting up at least three notices in public places in the neighborhood where the proposed wharf is to be erected and one notice at the county court house, twenty days prior to any regular session of the board of county commissioners at which application shall be made and by serving a copy of said notice in writing upon such owner of the land, if residing in the county, at least ten days before the session of the board of county commissioners at which the application is made. (3) When such application is heard, if the owner of such land applies for such authority and files his undertaking with one or more sureties to be approved by the county commissioners in a sum not less than one hundred dollars nor more than five hundred dollars, to be fixed by the county commissioners, conditioned that such person will erect said wharf within the time therein limited, to be fixed by the county commissioners, and maintain the same and keep said wharf according to law; and if default shall at any time be made in the condition of such undertaking damages not exceeding the penalty may be recovered by any person aggrieved before any court having competent jurisdiction, then said county commissioners shall authorize such owner of the land to erect and keep such wharf. (4) If such owner of the land does not apply as aforesaid the commissioners may authorize the same to be erected and kept by such applicant upon his entering into an undertaking as required of such owner of the land. [1893 c 49 § 1; Code 1881 § 3272; 1863 p 531 § 2; 1854 p 537 § 2; RRS § 9614.]

88.24.030 City or town may authorize wharves—Rates—Liability. Whenever any person or persons shall be desirous of erecting a wharf at the terminus of any street of any incorporated town or city in the state, he or they may apply to the municipal authorities of such town or city who, if they shall be satisfied that the public convenience requires said wharf, may authorize the same to be erected and kept in repair for any length of time not exceeding ten years; and every person building, owning or occupying a wharf in this state, upon which wharfage is charged and received, shall be held accountable to the owner or owners, consignees or

agents, for any and all damage done to property stored upon, or passing over said wharf, in consequence of the unfinished, incomplete, or insufficient condition of said wharf; and every such person shall post or cause to be posted in a conspicuous place on said wharf the established rates of wharfage, noting passengers and their baggage free. [Code 1881 § 3273; 1863 p 531 § 3; RRS § 9615.]

88.24.040 Construction requirements of wharves—When deemed incomplete. All wharves now standing, or hereafter to be built, in this state, shall be deemed insufficient, incomplete and unfinished unless they have good and substantial banisters or railing on the sides thereof, or a strip of hewn timber at least eight by ten inches square, well secured all around said wharves within ten inches of the outer edge thereof, except at the ends. [Code 1881 § 3274; 1863 p 532 § 4; 1860 p 327 § 2; RRS § 9616.]

88.24.070 County acquisition by condemnation of right-of-way. In cases where a person or persons, firm or corporation has acquired a right, title or interest in and to the tidelands or other lands over which it is proposed to build, construct or maintain such wharf or landing, whether such interest be a title in fee simple or as lessee or under contract of purchase or otherwise, and the board of county commissioners shall be unable to agree with the person, persons, firm or corporation claiming such interest or title as to the compensation to be paid for the taking of such strip of tidelands or other lands, then and in that case such board of county commissioners may by an order direct proceedings to procure a right-of-way over said tidelands or other lands to be brought in the superior court by the prosecuting attorney in the manner provided by law, for the taking of private property for public use, and to that end are hereby authorized to institute and maintain in the name of the county the proceedings provided by the laws of this state for the appropriation of lands and other property by counties for public use. [1903 c 20 § 3; RRS § 9619.]

Chapter 88.26 RCW PRIVATE MOORAGE FACILITIES

Sections

88.26.010 Definitions.

88.26.020 Securing vessels—Notice—Moving vessels ashore—Regaining possession—Abandoned vessels—Public sale.

88.26.010 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Charges" means charges of a private moorage facility operator for moorage and storage, all other charges owing to or that become owing under a contract between a vessel owner and the private moorage facility operator, or any costs of sale and related legal expenses for implementing RCW 88.26.020.
- (2) "Vessel" means every watercraft used or capable of being used as a means of transportation on the water. "Vessel" includes any trailer used for the transportation of watercraft.

(2008 Ed.) [Title 88 RCW—page 25]

- (3) "Private moorage facility" means any properties or facilities owned or operated by a private moorage facility operator that are capable of use for the moorage or storage of vessels.
- (4) "Private moorage facility operator" means every natural person, firm, partnership, corporation, association, organization, or any other legal entity, employee, or their agent, that owns or operates a private moorage facility. Private moorage facility operation does not include a "moorage facility operator" as defined in RCW 53.08.310.
- (5) "Owner" means every natural person, firm, partnership, corporation, association, or organization, or their agent, with actual or apparent authority, who expressly or impliedly contracts for use of a moorage facility.
- (6) "Transient vessel" means a vessel using a private moorage facility and that belongs to an owner who does not have a moorage agreement with the private moorage facility operator. Transient vessels include, but are not limited to, vessels seeking a harbor or refuge, day use, or overnight use of a private moorage facility on a space-as-available basis. [1993 c 474 § 1.]

88.26.020 Securing vessels—Notice—Moving vessels ashore—Regaining possession—Abandoned vessels-Public sale. (1) Any private moorage facility operator may take reasonable measures, including the use of chains, ropes, and locks, or removal from the water, to secure vessels within the private moorage facility so that the vessels are in the possession and control of the operator and cannot be removed from the facility. These procedures may be used if an owner mooring or storing a vessel at the facility fails, after being notified that charges are owing and of the owner's right to commence legal proceedings to contest that such charges are owing, to pay charges owed or to commence legal proceedings. Notification shall be by two separate letters, one sent by first-class mail and one sent by registered mail to the owner and any lienholder of record at the last known address. In the case of a transient vessel, or where no address was furnished by the owner, the operator need not give notice prior to securing the vessel. At the time of securing the vessel, an operator shall attach to the vessel a readily visible notice. The notice shall be of a reasonable size and shall contain the following information:

- (a) The date and time the notice was attached;
- (b) A statement that if the account is not paid in full within ninety days from the time the notice is attached the vessel may be sold at public auction to satisfy the charges; and
- (c) The address and telephone number where additional information may be obtained concerning release of the vessel.

After a vessel is secured, the operator shall make a reasonable effort to notify the owner and any lienholder of record by registered mail in order to give the owner the information contained in the notice.

(2) A private moorage facility operator, at his or her discretion, may move moored vessels ashore for storage within properties under the operator's control or for storage with a private person under their control as bailees of the private moorage facility, if the vessel is, in the opinion of the operator, a nuisance, in danger of sinking or creating other damage,

- or is owing charges. The costs of any such procedure shall be paid by the vessel's owner.
- (3) If a vessel is secured under subsection (1) of this section or moved ashore under subsection (2) of this section, the owner who is obligated to the private operator for charges may regain possession of the vessel by:
- (a) Making arrangements satisfactory with the operator for the immediate removal of the vessel from the facility or for authorized moorage; and
- (b) Making payment to the operator of all charges, or by posting with the operator a sufficient cash bond or other acceptable security, to be held in trust by the operator pending written agreement of the parties with respect to payment by the vessel owner of the amount owing, or pending resolution of the matter of the charges in a civil action in a court of competent jurisdiction. After entry of judgment, including any appeals, in a court of competent jurisdiction, or after the parties reach agreement with respect to payment, the trust shall terminate and the operator shall receive so much of the bond or other security as agreed, or as is necessary, to satisfy any judgment, costs, and interest as may be awarded to the operator. The balance shall be refunded immediately to the owner at the last known address.
- (4) If a vessel has been secured by the operator under subsection (1) of this section and is not released to the owner under the bonding provisions of this section within ninety days after notifying or attempting to notify the owner under subsection (1) of this section, the vessel is conclusively presumed to have been abandoned by the owner.
- (5) If a vessel moored or stored at a private moorage facility is abandoned, the operator may authorize the public sale of the vessel by authorized personnel to the highest and best bidder for cash as follows:
- (a) Before the vessel is sold, the vessel owner and any lienholder of record shall be given at least twenty days' notice of the sale in the manner set forth in subsection (1) of this section if the name and address of the owner is known. The notice shall contain the time and place of the sale, a reasonable description of the vessel to be sold, and the amount of charges owed with respect to the vessel. The notice of sale shall be published at least once, more than ten but not more than twenty days before the sale, in a newspaper of general circulation in the county in which the facility is located. This notice shall include the name of the vessel, if any, the last known owner and address, and a reasonable description of the vessel to be sold. The operator may bid all or part of its charges at the sale and may become a purchaser at the sale.
- (b) Before the vessel is sold, any person seeking to redeem an impounded vessel under this section may commence a lawsuit in the superior court for the county in which the vessel was impounded to contest the validity of the impoundment or the amount of charges owing. This lawsuit must be commenced within sixty days of the date the notification was provided under subsection (1) of this section, or the right to a hearing is deemed waived and the owner is liable for any charges owing the operator. In the event of litigation, the prevailing party is entitled to reasonable attorneys' fees and costs.
- (c) The proceeds of a sale under this section shall be applied first to the payment of any liens superior to the claim for charges, then to payment of the charges, then to satisfy

[Title 88 RCW—page 26] (2008 Ed.)

any other liens on the vessel in the order of their priority. The balance, if any, shall be paid to the owner. If the owner cannot in the exercise of due diligence be located by the operator within one year of the date of the sale, the excess funds from the sale shall revert to the department of revenue under chapter 63.29 RCW. If the sale is for a sum less than the applicable charges, the operator is entitled to assert a claim for deficiency, however, the deficiency judgment shall not exceed the moorage fees owed for the previous six-month period.

- (d) In the event no one purchases the vessel at a sale, or a vessel is not removed from the premises or other arrangements are not made within ten days of sale, title to the vessel will revert to the operator.
- (6) The rights granted to a private moorage facility operator under this section are in addition to any other legal rights an operator may have to hold and sell a vessel and in no manner does this section alter those rights, or affect the priority of other liens on a vessel. [1993 c 474 § 2.]

Chapter 88.28 RCW OBSTRUCTIONS IN NAVIGABLE WATERS

Sections

88.28.050 Obstructing navigation—Penalty.

88.28.055 Closure of Camas Slough.

88.28.060 Discharging ballast, when prohibited—Exception—City

areas—Penalty.

88.28.070 Dams, restriction on heights on tributaries of Columbia River.

Hours of labor of operators of power equipment in waterfront operations— Penalty: RCW 49.28.100.

Lease of beds of navigable waters for booming purposes: RCW 79.130.010

through 79.130.040.
Public lands: Title 79 RCW.

Railroad bridges over navigable streams: RCW 81.36.100 and chapter 79.110 RCW.

Relocation of harbor lines: RCW 79.115.020.

88.28.050 Obstructing navigation—Penalty. Every person who shall in any manner obstruct the navigable portion or channel of any bay, harbor, or river or stream, within or bordering upon this state, navigable and generally used for the navigation of vessels, boats, or other watercrafts, or for the floating down of logs, cord wood, fencing posts or rails, shall, on conviction thereof, be fined in any sum not exceeding three hundred dollars: PROVIDED, That the placing of any mill dam or boom across a stream used for floating saw logs, cord wood, fencing posts or rails shall not be construed to be an obstruction to the navigation of such stream, if the same shall be so constructed as to allow the passage of boats, saw logs, cord wood, fencing posts or rails without unreasonable delay: PROVIDED FURTHER, That the obstruction of navigable waters for the purpose of deploying equipment to contain or clean up a spill of oil or other hazardous material shall not be considered an obstruction. [1987 c 479 § 4; 1888 p 190 § 1; Code 1881 § 919; 1854 p 94 § 104; RRS § 9897.]

88.28.055 Closure of Camas Slough. The department of transportation may for highway purposes close off by fill or embankment all water transportation on Camas Slough, a part of the Columbia River extending from a point of land at the confluence of the left bank of the Washougal River and

the right bank of the Columbia River to the land on Lady Island with the axis or center line of the embankment being more particularly described as a line bearing south seventy-six degrees (76°), fifty-one a one-half minutes (51 1/2') west from a point; said point being located on the line between section 11 and section 14 and distant approximately 520 feet westerly from the corner common to sections 11, 12, 13 and 14, all situate in township 1 north, range 3 east, W.M. The department shall construct in the fill, at or near the channel of the slough, an opening of sufficient dimensions to allow normal flow of water during the low water period or such opening as may be required or approved by the Corps of Engineers, United States Army. [1984 c 7 § 382; 1955 c 174 § 1.]

Severability—1984 c 7: See note following RCW 47.01.141.

88.28.060 Discharging ballast, when prohibited— **Exception—City areas—Penalty.** Every master or mate, or other officer or other person, belonging to or in charge of any vessel, who shall discharge or cause to be discharged the ballast of such vessels into the navigable portions or channels of any of the inlets, bays, harbors or rivers within or bordering on this state, where the water is less than twenty fathoms deep, shall, on conviction thereof, be fined in any sum not less than seventy-five dollars, nor more than five hundred dollars: PROVIDED, That nothing in this section shall be so construed as to prevent any such person from discharging ballast from such vessel on the beach at or above ordinary high tide in all waters where the tide ebbs and flows, and that no ballast shall be discharged on any of the flats included within the boundary of any city or townsite or extension thereof: AND PROVIDED FURTHER, That in harbors within or in front of any incorporated city, where the waters are less than twenty fathoms deep, a section of said harbor may be set aside and designated by the city council of said city as a ballast ground, where ballast may be discharged under control of a harbor master to be appointed by the council. [1897 c 18 § 1; 1891 c 69 § 30; Code 1881 § 918; 1877 p 285 § 1; 1854 p 94 § 103; RRS § 9898.]

88.28.070 Dams, restriction on heights on tributaries of Columbia River. See chapter 77.55 RCW.

Chapter 88.32 RCW RIVER AND HARBOR IMPROVEMENTS

88.32.010	Districts authorized.
88.32.020	Improvement commission—Appointment—Oath.
88.32.030	Improvement commission—Notification of appointment— Organization.
88.32.040	Establishment of assessment district—Assessments—State lands.
88.32.060	Assessment roll.
88.32.070	Hearing on roll—Date—Notice.
88.32.080	Hearing on roll—Objections—Certification for collection.
88.32.090	Appeal from final assessment.
88.32.100	Lien of assessment—Collection—Payment—Interest.
88.32.130	Local improvement fund—Disbursements.
88.32.140	Bonds—Issuance—Sale—Form.
88.32.160	Bonds—Execution.
88.32.170	Payment in full—Calls for bonds, notice—Bond owners' rights.

(2008 Ed.) [Title 88 RCW—page 27]

Sections

88.32.180	Improvement by counties jointly.
88.32.190	Improvement by counties jointly—Procedure.
88.32.200	Improvement by counties jointly—Joint board of equalization.
88.32.210	Improvement by counties jointly—Joint assessment roll—Fil-
	ing, appeals, subsequent proceedings.
88.32.220	Improvement by counties jointly—Expenses of joint board.
88.32.230	Joint aid river and harbor improvements—Bonds—Election.
88.32.235	Joint aid river and harbor improvements—Declared county
	purpose.
88.32.240	Joint planning for improvement of navigable river—Develop- ment of river valley.
88.32.250	Joint planning for improvement of navigable river—Contract—Joint board to control and direct work.
88.32.260	Liability of county or counties for acts relating to river improvement for navigation purposes.

Construction projects in state waters: Chapter 77.55 RCW.

Flood control: Title 86 RCW.

Harbor improvement fund abolished: RCW 43.79.330.

Harbor improvements in port districts: Chapters 53.08 and 53.20 RCW. Harbor line commission: State Constitution Art. 15 § 1 (Amendment 15); RCW 79.115.010.

Harbors and tide waters: State Constitution Art. 15.

Joint canal construction: RCW 36.64.060.

Port districts, powers of, as to harbor improvements: Chapters 53.08 and 53.20 RĈW.

Powers of

first-class cities: RCW 35.22.280.

noncharter code cities and charter code cities: RCW 35A.11.020.

second-class cities: RCW 35.23.440.

River improvement by counties: Chapters 86.12 and 86.13 RCW.

88.32.010 Districts authorized. Every county in this state is hereby authorized and empowered, by and through its county commissioners, whenever the government of the United States is intending or proposing the construction or operation of any river, lake, canal or harbor improvement, partly or wholly within such county, and whenever said board of county commissioners shall adjudge, upon a petition therefor filed with it and signed by at least one hundred freeholders of said county who each own realty of the assessed valuation of not less than five thousand dollars, situated within the limits of the improvement district sought to be created. that it is for the general benefit and welfare of the people of the county, that such river, lake, canal or harbor improvement be made and completed to define and establish an assessment district within such county and to levy an assessment upon so much of the taxable real estate of such county as shall be specially benefited by such improvement as hereinafter provided, for the purpose of paying the expenses of such improvement, or so much thereof as said board of county commissioners shall determine, not in any instance exceeding one percent of the taxable valuations of all real and personal property in the entire county as appearing on the then last assessment roll. Such improvement shall be known as river and harbor improvement. [1907 c 236 § 1; RRS § 9669. Prior: 1903 c 143 §§ 1, 2.]

Limitation of levies: RCW 84.52.050 through 84.52.056.

88.32.020 Improvement commission—Appointment—Oath. Whenever the board of county commissioners of any such county shall have adjudged as provided in RCW 88.32.010, said board shall thereupon apply to the person, who, for the time being, shall be judge of the United States district court, for the district within which the county shall be situated, to name eleven reputable citizens and freeholders of such county and file a list thereof with said board of county commissioners. The persons so named, or a majority of them, shall act as a commission, and be known as the "river and harbor improvement commission of county", and shall receive no compensation, except their actual necessary expenses, including necessary clerical assistance, to be audited by the board of county commissioners; and they shall be deemed the agents of the county in the performance of the duties imposed upon them by RCW 88.32.010 through 88.32.220. Each member of such commission shall, before entering upon his duties, take and subscribe an oath, substantially as follows:

"State of Washington

I, the undersigned, a member of the river and harbor improvement commission of county, to define and establish the assessment district and assess the costs of the following improvement (here give the general description of the improvement), do solemnly swear (or affirm, as the case may be), that I will well and truly discharge my duties as a member of said commission." In case the person who is United States judge shall be unable or decline to act, the board of county commissioners shall name the eleven persons to act as such commission. [1907 c 236 § 2; RRS § 9670.]

88.32.030 Improvement commission—Notification of appointment—Organization. The board of county commissioners of the county, or of the oldest county in case of counties joining, shall cause the persons named for the commission to be notified of their appointment in a notice that shall name all such persons and shall designate the time and place of the first meeting of the commission. The commission, having come together pursuant to such notice, and its members having taken the oath hereinbefore prescribed, shall have full powers to organize and proceed with its business as a deliberative body. [1907 c 236 § 18; RRS § 9686.]

88.32.040 Establishment of assessment district— **Assessments—State lands.** It shall be the duty of such commission to define and establish an assessment district, within such county, comprising all the taxable real property, and also (with the limitations hereinafter expressed) the state shorelands, which shall be specially benefited by said river, lake, canal or harbor improvement, and to apportion and assess the amount of separate, special and particular benefits against each lot, block, parcel or tract of land or shoreland within such district, by reason of such improvement. The commission in making the assessment shall include in the properties upon [which] the assessment is laid, all shorelands of the state, whether unsold or under contract of sale and subject to sale by it and as against all purchasers from the state or under contract to purchase such lands, the assessment shall be a charge upon such land and the purchaser's interest therein. The county auditor shall certify to the state commissioner of public lands a schedule of the state shorelands so assessed and of the assessment thereon, and the purchaser shall from time to time pay to the proper county treasurer the sums due and unpaid under such assessment, and at the time of such payment the county treasurer shall give him, in addition to a regular receipt for such payment, a certificate that such payment has been made, which certificate the purchaser shall immediately file with the commissioner of public lands, and no patent from the state nor deed shall issue to such purchaser, nor shall any assignment of his contract to purchase be approved by the commissioner of public lands until every matured installment of such assessment shall have first been fully paid and satisfied: PROVIDED, HOWEVER, That no such assessment shall create any charge against such shoreland or affect the title thereof as against the state, and the state shall be as free to forfeit or annul such contract and again sell such land as if the assessment had never been made, and in case of such forfeiture or annulment the state shall be free to sell again such land entirely disembarrassed and unencumbered of all right and claim of such former purchaser, and such purchaser shall have no right, interest or claim upon or against such land or the state or such new purchaser or at all, but every such sum paid by such former purchaser upon such assessment shall be utterly forfeited as against him, his personal representatives and assigns, and shall inure to the benefit of such new purchaser. [1907 c 236 § 3; RRS § 9671. Formerly RCW 88.32.040 and 88.32.050.]

88.32.060 Assessment roll. Such commission shall also make, or cause to be made, an assessment roll, in which shall appear the names of the owners of the property assessed, so far as known, the description of each lot, block, parcel or tract of land within such assessment district, and the amount assessed against the same, as separate, special or particular benefits, and certify such assessment roll to the board of county commissioners, of such county, within ten weeks after their appointment, or within such further time as may be allowed by the board of county commissioners of such county. [1907 c 236 § 4; RRS § 9672. Prior: 1905 c 104 § 1; 1903 c 143 § 21.]

88.32.070 Hearing on roll—Date—Notice. After the return of the assessment roll to the county legislative authority it shall make an order setting a day for the hearing upon any objections to the assessment roll by any parties affected thereby who shall be heard by the county legislative authority as a board of equalization, which date shall be at least twenty days after the filing of such roll. It shall be the duty of the county legislative authority to give, or cause to be given, notice of such assessment, and of the day fixed for the hearing, as follows:

(1) They shall send or cause to be sent, by mail, to each owner of premises assessed, whose name and place of residence is known to them, a notice, substantially in this form, to wit:

II .
"Your property (here describe the property) is assessed
\$ for river and harbor improvement to be made in this

"Hearing on the assessment roll will be had before the undersigned, at the office of the county commissioners, on

the day of 19. . .

	 nmissioners "	•

But failure to send, or cause to be sent, such notice, shall not be fatal to the proceedings herein prescribed.

(2) They shall cause at least ten days' notice of the hearing to be given by posting notice in at least ten public places in the county, three of which shall be in the neighborhood of the proposed improvement, and by publishing the same at least once a week for two consecutive weeks in the official newspaper of the county which notice shall be signed by the county legislative authority, and shall state the day and place of the hearing of objections to the assessment roll, and the nature of the improvement, and that all interested parties will be heard as to any objections to said assessment roll. [1985 c 469 § 95; 1907 c 236 § 5; RRS § 9673.]

88.32.080 Hearing on roll—Objections—Certification for collection. Any person interested in any real estate affected by such assessment may appear and file objections to the assessment roll, and the board of county commissioners may make an order regarding the time of filing such objections, as to them seems proper. As to all parcels, lots or blocks as to which no objections are filed within the time so fixed, the assessment thereon shall be confirmed. On the hearing, each party may offer proof and the board shall then have authority to affirm, modify, change and determine the assessment in such sum as to them appears just and right. When the assessment is finally equalized and fixed by the board of county commissioners, the clerk thereof shall certify the same to the county treasurer for collection, or if appeal has been taken from any part thereof, then so much thereof, as has not been appealed from, shall be certified. [1907 c 236] § 6; RRS § 9674.]

88.32.090 Appeal from final assessment. Any person who feels aggrieved by the final assessment made against any lot, block or parcel of land owned by him may appeal therefrom to the superior court of such county. Such appeal shall be taken within the time, and substantially in the manner prescribed by the laws of this state for appeals from justice's courts. All notices of appeal shall be filed with the board of county commissioners, and served upon the prosecuting attorney of the county. The clerk of the board of county commissioners shall at appellant's expense certify to the superior court so much of the record, as appellant may request, and the cause shall be tried in the superior court de novo.

Any person aggrieved by any final order or judgment, made by the superior court concerning any assessment authorized by RCW 88.32.010 through 88.32.220, may seek appellate review of the order or judgment in accordance with the laws of this state relative to such review, except that review shall be sought within thirty days after the entry of such judgment. [1988 c 202 § 90; 1971 c 81 § 175; 1907 c 236 § 7; RRS § 9675.]

Severability—1988 c 202: See note following RCW 2.24.050.

88.32.100 Lien of assessment—Collection—Payment—Interest. The final assessment shall be a lien, para-

[Title 88 RCW—page 29] (2008 Ed.)

mount to all other liens, except liens for taxes and other special assessments, upon the property assessed, from the time the assessment roll shall be approved by said board of county commissioners and placed in the hands of the county treasurer, as collector. After said roll shall have been delivered to the county treasurer for collection, he shall proceed to collect the same, in the manner as other taxes are collected: PRO-VIDED, That such treasurer shall give at least ten days' notice in the official newspaper (and shall mail a copy of such notice to the owner of the property assessed, when the post office address of such owner is known, but failure to mail such notice shall not be fatal when publication thereof is made), that such roll has been certified to him for collection, and that unless payment be made within thirty days from the date of such notice, that the sum charged against each lot or parcel of land shall be paid in not more than ten equal annual payments, with interest upon the whole sum so charged at a rate not to exceed seven percent per annum. Said interest shall be paid semiannually, and the county treasurer shall proceed to collect the amount due each year by the publication of notice as hereinabove provided. [1907 c 236 § 8; RRS § 9676. Formerly RCW 88.32.100 and 88.32.110.]

88.32.130 Local improvement fund—Disbursements.

All moneys paid or collected on account of any assessments made pursuant to RCW 88.32.010 through 88.32.220, shall be kept by the county treasurer in the county depository separate and apart from the other funds of the county, in a fund to be established by the board of county commissioners and to be known as "Local Improvement Fund, District No. of County"; and said money shall at all times be subject to the order of the United States government engineer, having said river and harbor improvement in said county in charge, and the county treasurer shall pay said money out upon drafts, drawn upon said fund, for the cost of said improvement, by said United States government engineer. If such government engineer is unable or unauthorized to act in the premises, then the county treasurer shall pay out said money for the costs of said improvement, upon the order of the board of county commissioners. [1907 c 236 § 9; RRS § 9677.]

88.32.140 Bonds—Issuance—Sale—Form. (1) In all cases, the county, as the agent of the local improvement district, shall, by resolution of its county legislative authority, cause to be issued in the name of the county, the bonds for such local improvement district for the whole estimated cost of such improvement, less such amounts as shall have been paid within the thirty days provided for redemption, as hereinabove specified. Such bonds shall be called "Local Improvement Bonds, District No. . . . , County of , State of Washington", and shall be payable not more than ten vears after date, and shall be subject to annual call by the county treasurer, in such manner and amounts as he may have cash on hand to pay the same in the respective local improvement fund from which such bonds are payable, interest to be paid at the office of the county treasurer. Such bonds shall be issued and delivered to the contractor for the work from month to month in such amounts as the engineer of the government, in charge of the improvement, shall certify to be due on account of work performed, or, if said county legislative authority resolves so to do, such bonds may be offered for sale after thirty days public notice thereof given, to be delivered to the highest bidder therefor, but in no case shall such bonds be sold for less than par, the proceeds to be applied in payment for such improvement: PROVIDED, That unless the contractor for the work shall agree to take such bonds in payment for his work at par, such work shall not be begun until the bonds shall have been sold and the proceeds shall have been paid into a fund to be called "Local Improvement Fund No., County of", and the owner or owners of such bonds shall look only to such fund for the payment of either the principal or interest of such bonds.

Such bonds shall be issued in denominations of one hundred dollars each, and shall be substantially in the following form:

"Local Improvement Bond, District Number of the County of , State of Washington.

This bond is not a general debt of the county of and has not been authorized by the voters of said county as a part of its general indebtedness. It is issued in pursuance of an act of the legislature of the state of Washington, passed the . . . day of A.D. 1907, and is a charge against the fund herein specified and its issuance and sale is authorized by the resolution of the county legislative authority, passed on the . . . day of A.D. 1907. The county of , a municipal corporation of the state of Washington, hereby promises to pay to , or bearer, one hundred dollars, lawful money of the United States of America, out of the fund established by resolution of the county legislative authority on the . . . day of , A.D. 19. . . , and known as local improvement fund district number . . . of county, and not otherwise.

"This bond is payable ten years after date, and is subject to annual call by the county treasurer at the expiration of any year before maturity in such manner and amounts as he may have cash on hand to pay the same in the said fund from which the same is payable, and shall bear interest at the rate of percent per annum, payable semiannually; both principal and interest payable at the office of the county treasurer. The county legislative authority of said county, as the agent of said local improvement district No., established by resolution No. . . . , has caused this bond to be issued in the name of said county, as the bond of said local improvement district, the proceeds thereof to be applied in part payment of so much of the cost of the improvement of the rivers, lakes, canals or harbors of county, under resolution No., as is to be borne by the owners of property in said local improvement district, and the said local improvement fund, district No. . . . of county, has been established by resolution for said purpose; and the owner or owners of this bond shall look only to said fund for the payment of either the principal or interest of this bond.

"The call for the payment of this bond or any bond, issued on account of said improvement, may be made by the county treasurer by publishing the same in an official newspaper of the county for ten consecutive issues, beginning not more than twenty days before the expiration of any year from

[Title 88 RCW—page 30] (2008 Ed.)

date hereof, and if such call be made, interest on this bond shall cease at the date named in such call.

"This bond is one of a series of bonds, aggregating in all the principal sum of dollars, issued for said local improvement district, all of which bonds are subject to the same terms and conditions as herein expressed.

"In witness whereof the said county of has caused these presents to be signed by its chairman of its county legislative authority, and countersigned by its county auditor and sealed with its corporate seal, attested by its county clerk, this day of , in the year of our Lord one thousand nine hundred and

The bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 245; 1970 ex.s. c 56 § 101; 1969 ex.s. c 232 § 60; 1907 c 236 § 10; RRS § 9678. Formerly RCW 88.32.140 and 88.32.150.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

88.32.160 Bonds—Execution. Each and every bond issued for any such improvement shall be signed by the chairman of the county legislative authority and the county auditor, sealed with the corporate seal of the county, and attested by the county clerk. The bonds issued for each local improvement district shall be in the aggregate for such an amount as authorized by the resolution of the county legislative authority with reference to such river, lake, canal or harbor improvement, and each issue of such bonds shall be numbered consecutively, beginning with number 1. [1983 c 167 § 246; 1907 c 236 § 11; RRS § 9679.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

88.32.170 Payment in full—Calls for bonds, notice— **Bond owners' rights.** The owner of any lot or parcel of land charged with any assessment as provided for hereinabove, may redeem the same from all liability by paying the entire assessment charged against such lot or parcel of land, or part thereof, without interest, within thirty days after notice to him of such assessment, as herein provided, or may redeem the same at any time after the bonds above specified shall have been issued, by paying the full amount of all the principal and interest to the end of the interest year then expiring, or next to expire. The county treasurer shall pay the interest on the bonds authorized to be issued under RCW 88.32.010 through 88.32.220 out of the respective local improvement funds from which they are payable, and whenever there shall be sufficient money in any local improvement fund, against which bonds have been issued under the provisions of RCW

88.32.010 through 88.32.220, over and above the amount necessary for the payment of interest on all unpaid bonds, and sufficient to pay the principal of one or more bonds, the county treasurer shall call in and pay such bonds, provided that such bonds shall be called in and paid in their numerical order: PROVIDED, FURTHER, That such call shall be made by publication in the county official newspaper, on the day following the delinquency of the installment of the assessment, or as soon thereafter as practicable, and shall state that bonds numbers (giving the serial number or numbers of the bonds called), will be paid on the day the interest payment on said bonds shall become due, and interest upon such bonds shall cease upon such date. If the county shall fail, neglect or refuse to pay said bonds or promptly to collect any of said assessments when due, the owner of any such bonds may proceed in his own name to collect such assessment and foreclose the lien thereof in any court of competent jurisdiction, and shall recover in addition to the amount of such bonds and interest thereon, five percent, together with the costs of such suit. Any number of owners of such bonds for any single improvement, may join as plaintiffs and any number of owners of the property on which the same are a lien may be joined as defendants in such suit. [1983 c 167 § 247; 1907 c 236 § 12; RRS § 9680. Formerly RCW 88.32.120 and 88.32.170.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

88.32.180 Improvement by counties jointly. Two or more adjoining counties, in which are lands to be benefited by any such improvement as is hereinbefore mentioned, and as will be partly or wholly within one or more of them, may jointly take advantage of the provisions of RCW 88.32.010 through 88.32.220, and the procedure in such cases shall, as nearly as may be, conform to the procedure above prescribed, but with the modifications hereinafter expressed. [1907 c 236 § 13; RRS § 9681.]

88.32.190 Improvement by counties jointly—Procedure. In every case of such joint action, the preliminary procedure of RCW 88.32.010 having been first had in each county severally, the board of county commissioners of the several counties proposing to join shall unite in such an application as is prescribed in RCW 88.32.020, and the application shall be made to any person, who, for the time being, shall be a judge of the United States district court in any district in which such counties, or any of them, may lie, and the list mentioned in RCW 88.32.020 shall be made in as many counterparts as there are counties so joining, and one counterpart shall be filed with the board of county commissioners of each county, and if the person who is such United States judge shall decline or be unable to act, then, the board of such counties shall meet in joint session, at the county seat of such one of the counties as shall be agreed upon and shall organize as a joint board by appointing a chairman and clerk, and by resolution in which a majority of all the commissioners present, and at least one commissioner from each county, shall concur, name the eleven persons for the commission, which eleven in such case shall be citizens of the counties concerned, and as nearly as may be the same number from each county. A counterpart of such resolution shall be

(2008 Ed.) [Title 88 RCW—page 31]

recorded in the minutes of the proceedings of the board of each county. The commission shall make as many assessment rolls as there are counties joining and one counterpart roll shall be certified by such chairman and clerk of the joint board, and by such clerk filed with the board of each of such counties. [1907 c 236 § 14; RRS § 9682.]

88.32.200 Improvement by counties jointly—Joint **board of equalization.** For purposes of a board of equalization, said boards shall from time to time meet as a joint board as aforesaid, and have a chairman and clerk as aforesaid, and for all purposes under RCW 88.32.070 and 88.32.080, in case of counties joining, the word board wherever occurring in said sections shall be interpreted to mean such joint board, and the word clerk shall be deemed to mean the clerk of such joint board, and the posting of notices shall be in at least ten public places in each county, and the publication of the same shall be in a newspaper of each county, and the objections mentioned in RCW 88.32.080 shall be filed with the clerk of the joint board, who shall cause a copy thereof, certified by him to be filed with the clerk of the board of county commissioners of the county where the real estate of the party objecting is situated. [1907 c 236 § 15; RRS § 9683.]

88.32.210 Improvement by counties jointly—Joint assessment roll—Filing, appeals, subsequent proceedings. The minutes of the proceedings of the joint board and the assessment roll as finally settled by such board shall be made up in as many counterparts as there are counties joining as aforesaid, and shall be signed by the chairman and clerk of said board, and one of said counterparts so signed shall be filed by said clerk with the clerk of the board of county commissioners of each of said counties, and any appeals and subsequent proceedings under RCW 88.32.090 to 88.32.170, inclusive, as far as relates to real estate in any individual county, shall be as nearly as may be the same as if the local improvement district and bond issue concerned that county only. [1907 c 236 § 16; RRS § 9684.]

88.32.220 Improvement by counties jointly—Expenses of joint board. The joint board shall keep careful account of its necessary expenses and shall apportion and charge the same to the counties joining, and certify to the board of county commissioners of each such county an itemized statement of the entire account and of the proportionate part of such expense charged to such county and the board of county commissioners of such county shall cause the same to be paid out of the general fund of the county. [1907 c 236 § 17; RRS § 9685.]

County current expense fund: RCW 36.33.010.

88.32.230 Joint aid river and harbor improvements—Bonds—Election. Whenever the county legislative authority of any county with a population of one hundred twenty-five thousand or more deems it for the interest of the county to engage in or to aid the United States of America, the state of Washington, or any adjoining county or any city of this state, or any of them, in construction, enlargement, improvement, modification, repair or operation of any harbor, canal, waterway, river channel, slip, dock, wharf, or

other public improvement, or any of the same, for the purposes of commerce, navigation, sanitation and drainage, or any thereof, or to acquire or operate wharf sites, dock sites, or other properties, rights or interests, or any thereof, necessary or proper to be acquired or operated for public enjoyment of any such public improvement, and to incur indebtedness to meet the cost thereof and expenses connected therewith, and issue bonds of the county for the payment of such indebtedness, or any thereof, such county is hereby authorized and empowered, by and through its county legislative authority, to engage in or aid in any such public work or works, operation or acquisition, as aforesaid, and to incur indebtedness for such purpose or purposes to an amount, which, together with the then existing indebtedness of such county, shall not exceed two and one-half percent of the value of the taxable property in said county, as the term "value of the taxable property" is defined in RCW 39.36.015, and to issue the negotiable bonds of the county for all or any of such indebtedness and for the payment thereof, in the manner and form and as provided in chapter 39.46 RCW, and other laws of this state which shall then be in force, and to make part or all of such payment in bonds or in moneys derived from sale or sales thereof, or partly in such bonds and partly in such money: PROVIDED, That the county legislative authority shall have first submitted the question of incurring such indebtedness to the voters of the county at a general or special election, and three-fifths of the voters voting upon the question shall have voted in favor of incurring the same. [1991 c 363 § 161; 1970 ex.s. c 42 § 37; 1911 c 3 § 1; RRS § 9666. FORMER PART OF SECTION: 1911 c 3 § 2 now codified as RCW 88.32.235.]

Purpose—Captions not law—1991 c 363: See notes following RCW 2.32.180.

Severability—Effective date—1970 ex.s. c 42: See notes following RCW 39.36.015.

Bonds, generally as to form, etc.: Chapter 39.44 RCW.

88.32.235 Joint aid river and harbor improvements—Declared county purpose. Any and every such purpose as is mentioned in the foregoing section is hereby declared to be a county purpose. [1911 c 3 § 2; RRS § 9667. Formerly RCW 88.32.230, part.]

88.32.240 Joint planning for improvement of navigable river—Development of river valley. Any county together with any port district therein and first-class city in such county may participate jointly in surveys, investigations and studies for determining the location, type and design, with cost estimates, of a project plan for the improvement of any section or sections, within or without the limits of such city, of any navigable river emptying into tidal waters in such city, in aid of commerce and navigation and in aid of the comprehensive land use and development of such river valley, including present and future industrial and manufacturing uses. [1951 c 33 § 1.]

88.32.250 Joint planning for improvement of navigable river—Contract—Joint board to control and direct work. The joint participation shall be under a contract in writing made in the names of the county, port district, and city, under ordinance or resolution that provides the nature

[Title 88 RCW—page 32] (2008 Ed.)

and extent of the work, the extent of the participation of the parties, the division of the costs, and method of payment. The costs shall be paid from any funds of the county, city, or port district designated in the contract.

The control and direction of the work shall be under a joint board consisting of one or more representatives of each party to the contract, as may be agreed upon by the parties. The representatives of the respective parties shall be appointed by the governing body of the respective parties. The joint board shall employ such help and services as may be required and fix the compensation to be paid for the services. The joint board shall consult with the corps of engineers, department of the army, and with the state secretary of transportation and the state director of ecology in furtherance of federal and state of Washington interests in the purposes of RCW 88.32.240 and 88.32.250. [1984 c 7 § 383; 1951 c 33 § 2.]

Severability—1984 c 7: See note following RCW 47.01.141.

88.32.260 Liability of county or counties for acts relating to river improvement for navigation purposes. See RCW 86.12.037.

Chapter 88.40 RCW

TRANSPORT OF PETROLEUM PRODUCTS— FINANCIAL RESPONSIBILITY

Sections	
88.40.005 88.40.011	Intent. Definitions.
88.40.020	Evidence of financial responsibility for vessels.
88.40.025	Evidence of financial responsibility for onshore or offshore facilities.
88.40.030	Establishing evidence of financial responsibility—Documentation.
88.40.040	Entry or operation on state waters—Financial responsibility required—Enforcement of federal oil pollution act.
88.40.900	Severability—1989 1st ex.s. c 2.

Ocean resources management act: Chapter 43.143 RCW.
Oil or gas exploration in marine waters: RCW 90.58.550.

88.40.005 Intent. The legislature recognizes that oil and hazardous substance spills and other forms of incremental pollution present serious danger to the fragile marine environment of Washington state. It is the intent and purpose of this chapter to define and prescribe financial responsibility requirements for vessels that transport petroleum products as cargo or as fuel across the waters of the state of Washington and for facilities that store, handle, or transfer oil or hazardous substances in bulk on or near the navigable waters. [1991 c 200 § 701; 1990 c 116 § 29; 1989 1st ex.s. c 2 § 1.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

- **88.40.011 Definitions.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
 - (1) "Barge" means a vessel that is not self-propelled.
- (2) "Cargo vessel" means a self-propelled ship in commerce, other than a tank vessel, fishing vessel, or a passenger vessel, of three hundred or more gross tons.

- (3) "Bulk" means material that is stored or transported in a loose, unpackaged liquid, powder, or granular form capable of being conveyed by a pipe, bucket, chute, or belt system.
- (4) "Covered vessel" means a tank vessel, cargo vessel, or passenger vessel.
 - (5) "Department" means the department of ecology.
- (6) "Director" means the director of the department of ecology.
- (7)(a) "Facility" means any structure, group of structures, equipment, pipeline, or device, other than a vessel, located on or near the navigable waters of the state that transfers oil in bulk to or from any vessel with an oil carrying capacity over two hundred fifty barrels or pipeline, that is used for producing, storing, handling, transferring, processing, or transporting oil in bulk.
- (b) A facility does not include any: (i) Railroad car, motor vehicle, or other rolling stock while transporting oil over the highways or rail lines of this state; (ii) retail motor vehicle motor fuel outlet; (iii) facility that is operated as part of an exempt agricultural activity as provided in RCW 82.04.330; (iv) underground storage tank regulated by the department or a local government under chapter 90.76 RCW; or (v) marine fuel outlet that does not dispense more than three thousand gallons of fuel to a ship that is not a covered vessel, in a single transaction.
- (8) "Fishing vessel" means a self-propelled commercial vessel of three hundred or more gross tons that is used for catching or processing fish.
- (9) "Gross tons" means tonnage as determined by the United States coast guard under 33 C.F.R. section 138.30.
- (10) "Hazardous substances" means any substance listed as of March 1, 2003, in Table 302.4 of 40 C.F.R. Part 302 adopted under section 101(14) of the federal comprehensive environmental response, compensation, and liability act of 1980, as amended by P.L. 99-499. The following are not hazardous substances for purposes of this chapter:
- (a) Wastes listed as F001 through F028 in Table 302.4; and
 - (b) Wastes listed as K001 through K136 in Table 302.4.
- (11) "Navigable waters of the state" means those waters of the state, and their adjoining shorelines, that are subject to the ebb and flow of the tide and/or are presently used, have been used in the past, or may be susceptible for use to transport intrastate, interstate, or foreign commerce.
- (12) "Oil" or "oils" means oil of any kind that is liquid at atmospheric temperature and any fractionation thereof, including, but not limited to, crude oil, petroleum, gasoline, fuel oil, diesel oil, biological oils and blends, oil sludge, oil refuse, and oil mixed with wastes other than dredged spoil. Oil does not include any substance listed as of March 1, 2003, in Table 302.4 of 40 C.F.R. Part 302 adopted under section 101(14) of the federal comprehensive environmental response, compensation, and liability act of 1980, as amended by P.L. 99-499.
- (13) "Offshore facility" means any facility located in, on, or under any of the navigable waters of the state, but does not include a facility any part of which is located in, on, or under any land of the state, other than submerged land.
- (14) "Onshore facility" means any facility any part of which is located in, on, or under any land of the state, other than submerged land, that because of its location, could rea-

(2008 Ed.) [Title 88 RCW—page 33]

sonably be expected to cause substantial harm to the environment by discharging oil into or on the navigable waters of the state or the adjoining shorelines.

- (15)(a) "Owner or operator" means (i) in the case of a vessel, any person owning, operating, or chartering by demise, the vessel; (ii) in the case of an onshore or offshore facility, any person owning or operating the facility; and (iii) in the case of an abandoned vessel or onshore or offshore facility, the person who owned or operated the vessel or facility immediately before its abandonment.
- (b) "Operator" does not include any person who owns the land underlying a facility if the person is not involved in the operations of the facility.
- (16) "Passenger vessel" means a ship of three hundred or more gross tons with a fuel capacity of at least six thousand gallons carrying passengers for compensation.
- (17) "Ship" means any boat, ship, vessel, barge, or other floating craft of any kind.
- (18) "Spill" means an unauthorized discharge of oil into the waters of the state.
- (19) "Tank vessel" means a ship that is constructed or adapted to carry, or that carries, oil in bulk as cargo or cargo residue, and that:
 - (a) Operates on the waters of the state; or
- (b) Transfers oil in a port or place subject to the jurisdiction of this state.
- (20) "Waters of the state" includes lakes, rivers, ponds, streams, inland waters, underground water, salt waters, estuaries, tidal flats, beaches and lands adjoining the seacoast of the state, sewers, and all other surface waters and watercourses within the jurisdiction of the state of Washington. [2007 c 347 § 4; 2003 c 56 § 2; 2000 c 69 § 30; 1992 c 73 § 12; 1991 c 200 § 702.]

Finding—Intent—2003 c 56: "The legislature finds that the current financial responsibility laws for vessels are in need of update and revision. The legislature intends that, whenever possible, the standards set for Washington state provide the highest level of protection consistent with other western states and to ultimately achieve a more uniform system of financial responsibility on the Pacific Coast." [2003 c 56 § 1.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

88.40.020 Evidence of financial responsibility for

- **vessels.** (1) Any barge that transports hazardous substances in bulk as cargo, using any port or place in the state of Washington or the navigable waters of the state shall establish evidence of financial responsibility in the amount of the greater of five million dollars, or three hundred dollars per gross ton of such vessel.
- (2)(a) Except as provided in (b) or (c) of this subsection, a tank vessel that carries oil as cargo in bulk shall demonstrate financial responsibility to pay at least five hundred million dollars. The amount of financial responsibility required under this subsection is one billion dollars after January 1, 2004.
- (b) The director by rule may establish a lesser standard of financial responsibility for tank vessels of three hundred gross tons or less. The standard shall set the level of financial responsibility based on the quantity of cargo the tank vessel is capable of carrying. The director shall not set the standard

for tank vessels of three hundred gross tons or less below that required under federal law.

- (c) The owner or operator of a tank vessel who is a member of an international protection and indemnity mutual organization and is covered for oil pollution risks up to the amounts required under this section is not required to demonstrate financial responsibility under this chapter. The director may require the owner or operator of a tank vessel to prove membership in such an organization.
- (3)(a) A cargo vessel or passenger vessel that carries oil as fuel shall demonstrate financial responsibility to pay at least three hundred million dollars. However, a passenger vessel that transports passengers and vehicles between Washington state and a foreign country shall demonstrate financial responsibility to pay the greater of at least six hundred dollars per gross ton or five hundred thousand dollars.
- (b) The owner or operator of a cargo vessel or passenger vessel who is a member of an international protection and indemnity mutual organization and is covered for oil pollution risks up to the amounts required under this section is not required to demonstrate financial responsibility under this chapter. The director may require the owner or operator of a cargo vessel or passenger vessel to prove membership in such an organization.
- (4) A fishing vessel while on the navigable waters of the state must demonstrate financial responsibility in the following amounts: (a) For a fishing vessel carrying predominantly nonpersistent product, one hundred thirty-three dollars and forty cents per incident, for each barrel of total oil storage capacity, persistent and nonpersistent product, on the vessel or one million three hundred thirty-four thousand dollars, whichever is greater; or (b) for a fishing vessel carrying predominantly persistent product, four hundred dollars and twenty cents per incident, for each barrel of total oil storage capacity, persistent product and nonpersistent product, on the vessel or six million six hundred seventy thousand dollars, whichever is greater.
- (5) The documentation of financial responsibility shall demonstrate the ability of the document holder to meet state and federal financial liability requirements for the actual costs for removal of oil spills, for natural resource damages, and for necessary expenses.
- (6) This section shall not apply to a covered vessel owned or operated by the federal government or by a state or local government. [2003 c 91 \S 3; 2003 c 56 \S 3; 2000 c 69 \S 31; 1992 c 73 \S 13; 1991 c 200 \S 703; 1990 c 116 \S 31; 1989 1st ex.s. c 2 \S 3.]

Reviser's note: This section was amended by 2003 c $56 \S 3$ and by 2003 c $91 \S 3$, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Finding—Intent—2003 c 56: See note following RCW 88.40.011.

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

88.40.025 Evidence of financial responsibility for onshore or offshore facilities. An onshore or offshore facil-

[Title 88 RCW—page 34] (2008 Ed.)

Sections

ity shall demonstrate financial responsibility in an amount determined by the department as necessary to compensate the state and affected counties and cities for damages that might occur during a reasonable worst case spill of oil from that facility into the navigable waters of the state. The department shall consider such matters as the amount of oil that could be spilled into the navigable waters from the facility, the cost of cleaning up the spilled oil, the frequency of operations at the facility, the damages that could result from the spill and the commercial availability and affordability of financial responsibility. This section shall not apply to an onshore or offshore facility owned or operated by the federal government or by the state or local government. [1991 c 200 § 704.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

88.40.030 Establishing evidence of financial responsibility—Documentation. Financial responsibility required by this chapter may be established by any one of, or a combination of, the following methods acceptable to the department of ecology: (1) Evidence of insurance; (2) surety bonds; (3) qualification as a self-insurer; or (4) other evidence of financial responsibility. Any bond filed shall be issued by a bonding company authorized to do business in the United States. Documentation of such financial responsibility shall be kept on any covered vessel and filed with the department at least twenty-four hours before entry of the vessel into the navigable waters of the state. A covered vessel is not required to file documentation of financial responsibility twenty-four hours before entry of the vessel into the navigable waters of the state, if the vessel has filed documentation of financial responsibility with the federal government, and the level of financial responsibility required by the federal government is the same as or exceeds state requirements. The owner or operator of the vessel may file with the department a certificate evidencing compliance with the requirements of another state's or federal financial responsibility requirements if the state or federal government requires a level of financial responsibility the same as or greater than that required under this chapter. [2000 c 69 § 32; 1991 c 200 § 705; 1990 c 116 § 32; 1989 1st ex.s. c 2 § 4.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

88.40.040 Entry or operation on state waters—Financial responsibility required—Enforcement of federal oil pollution act. (1) It is unlawful for any vessel required to have financial responsibility under this chapter to enter or operate on Washington waters without meeting the requirements of this chapter or rules adopted under this chapter, except when necessary to avoid injury to the vessel's crew or passengers. Any vessel owner or operator that does not meet the financial responsibility requirements of this chapter and any rules prescribed thereunder or the federal oil pollution act of 1990 shall be reported by the department to the United States coast guard.

(2) The department shall enforce section 1016 of the federal oil pollution act of 1990 as authorized by section 1019 of

the federal act. [2003 c 56 § 4; 2000 c 69 § 33; 1992 c 73 § 14; 1991 c 200 § 706; 1989 1st ex.s. c 2 § 5.]

Finding—Intent—2003 c 56: See note following RCW 88.40.011.

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

88.40.900 Severability—1989 1st ex.s. c 2. See RCW 43.143.902.

Chapter 88.46 RCW

VESSEL OIL SPILL PREVENTION AND RESPONSE

Sections	
88.46.010	Definitions.
88.46.020	Coordination with federal law.
88.46.030	Tank vessel inspection programs.
88.46.040	Prevention plans.
88.46.050	Vessel screening.
88.46.060	Contingency plans.
88.46.062	Nonprofit corporation providing contingency plan—Findings—Termination of maritime commission.
88.46.063	Nonprofit corporation providing contingency plan—Transfer of functions and assets from maritime commission.
88.46.065	Nonprofit corporation providing contingency plan—Liability limited.
88.46.068	Adequacy of contingency plans—Practice drills—Rules.
88.46.070	Enforcement of prevention plans and contingency plans— Determination of violation—Order or directive—Notice.
88.46.073	Violations of rules—Enforcement
88.46.080	Unlawful operation of a covered vessel—Penalties—Evidenc
	of approved contingency plan or prevention plan.
88.46.090	Unlawful acts—Civil penalty.
88.46.100	Notification of accidents and near miss incidents.
88.46.120	Tank vessel response equipment standards.
88.46.130	Emergency response system.
88.46.160	Refueling, bunkering, or lightering operations—Availability of containment and recovery equipment—Rules.
88.46.165	Oil transfers—Scope of rules—Reporting volumes of oil transferred.
88.46.167	Inspection authority.
88.46.170	Field operations program—Coordination with United States coast guard.
88.46.200	Advisory marine safety committees—Recommendations.
88.46.900	Captions not law.
88.46.901	Effective dates—Severability—1991 c 200.
88.46.921	Office of marine safety abolished.
88.46.926	Apportionments of budgeted funds.

88.46.010 Definitions. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

- (1) "Best achievable protection" means the highest level of protection that can be achieved through the use of the best achievable technology and those staffing levels, training procedures, and operational methods that provide the greatest degree of protection achievable. The director's determination of best achievable protection shall be guided by the critical need to protect the state's natural resources and waters, while considering (a) the additional protection provided by the measures; (b) the technological achievability of the measures; and (c) the cost of the measures.
- (2) "Best achievable technology" means the technology that provides the greatest degree of protection taking into consideration (a) processes that are being developed, or could feasibly be developed, given overall reasonable expenditures on research and development, and (b) processes that are currently in use. In determining what is best achievable technol-

(2008 Ed.) [Title 88 RCW—page 35]

- ogy, the director shall consider the effectiveness, engineering feasibility, and commercial availability of the technology.
- (3) "Cargo vessel" means a self-propelled ship in commerce, other than a tank vessel or a passenger vessel, of three hundred or more gross tons, including but not limited to, commercial fish processing vessels and freighters.
- (4) "Bulk" means material that is stored or transported in a loose, unpackaged liquid, powder, or granular form capable of being conveyed by a pipe, bucket, chute, or belt system.
- (5) "Covered vessel" means a tank vessel, cargo vessel, or passenger vessel.
 - (6) "Department" means the department of ecology.
- (7) "Director" means the director of the department of ecology.
- (8) "Discharge" means any spilling, leaking, pumping, pouring, emitting, emptying, or dumping.
- (9)(a) "Facility" means any structure, group of structures, equipment, pipeline, or device, other than a vessel, located on or near the navigable waters of the state that transfers oil in bulk to or from a tank vessel or pipeline, that is used for producing, storing, handling, transferring, processing, or transporting oil in bulk.
- (b) A facility does not include any: (i) Railroad car, motor vehicle, or other rolling stock while transporting oil over the highways or rail lines of this state; (ii) retail motor vehicle motor fuel outlet; (iii) facility that is operated as part of an exempt agricultural activity as provided in RCW 82.04.330; (iv) underground storage tank regulated by the department or a local government under chapter 90.76 RCW; or (v) marine fuel outlet that does not dispense more than three thousand gallons of fuel to a ship that is not a covered vessel, in a single transaction.
- (10) "Marine facility" means any facility used for tank vessel wharfage or anchorage, including any equipment used for the purpose of handling or transferring oil in bulk to or from a tank vessel.
- (11) "Navigable waters of the state" means those waters of the state, and their adjoining shorelines, that are subject to the ebb and flow of the tide and/or are presently used, have been used in the past, or may be susceptible for use to transport intrastate, interstate, or foreign commerce.
- (12) "Oil" or "oils" means oil of any kind that is liquid at atmospheric temperature and any fractionation thereof, including, but not limited to, crude oil, petroleum, gasoline, fuel oil, diesel oil, biological oils and blends, oil sludge, oil refuse, and oil mixed with wastes other than dredged spoil. Oil does not include any substance listed in Table 302.4 of 40 C.F.R. Part 302 adopted August 14, 1989, under section 101(14) of the federal comprehensive environmental response, compensation, and liability act of 1980, as amended by P.L. 99-499.
- (13) "Offshore facility" means any facility located in, on, or under any of the navigable waters of the state, but does not include a facility any part of which is located in, on, or under any land of the state, other than submerged land. "Offshore facility" does not include a marine facility.
- (14) "Onshore facility" means any facility any part of which is located in, on, or under any land of the state, other than submerged land, that because of its location, could reasonably be expected to cause substantial harm to the environ-

- ment by discharging oil into or on the navigable waters of the state or the adjoining shorelines.
- (15)(a) "Owner or operator" means (i) in the case of a vessel, any person owning, operating, or chartering by demise, the vessel; (ii) in the case of an onshore or offshore facility, any person owning or operating the facility; and (iii) in the case of an abandoned vessel or onshore or offshore facility, the person who owned or operated the vessel or facility immediately before its abandonment.
- (b) "Operator" does not include any person who owns the land underlying a facility if the person is not involved in the operations of the facility.
- (16) "Passenger vessel" means a ship of three hundred or more gross tons with a fuel capacity of at least six thousand gallons carrying passengers for compensation.
- (17) "Person" means any political subdivision, government agency, municipality, industry, public or private corporation, copartnership, association, firm, individual, or any other entity whatsoever.
- (18) "Ship" means any boat, ship, vessel, barge, or other floating craft of any kind.
- (19) "Spill" means an unauthorized discharge of oil into the waters of the state.
- (20) "Tank vessel" means a ship that is constructed or adapted to carry, or that carries, oil in bulk as cargo or cargo residue, and that:
 - (a) Operates on the waters of the state; or
- (b) Transfers oil in a port or place subject to the jurisdiction of this state.
- (21) "Waters of the state" includes lakes, rivers, ponds, streams, inland waters, underground water, salt waters, estuaries, tidal flats, beaches and lands adjoining the seacoast of the state, sewers, and all other surface waters and watercourses within the jurisdiction of the state of Washington.
- (22) "Worst case spill" means: (a) In the case of a vessel, a spill of the entire cargo and fuel of the vessel complicated by adverse weather conditions; and (b) in the case of an onshore or offshore facility, the largest foreseeable spill in adverse weather conditions. [2007 c 347 § 5; 2000 c 69 § 1; 1992 c 73 § 18; 1991 c 200 § 414.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

- **88.46.020** Coordination with federal law. In carrying out the purposes of this chapter, including the adoption of rules for contingency plans, the director shall to the greatest extent practicable implement this chapter in a manner consistent with federal law. [2000 c 69 § 2; 1991 c 200 § 415.]
- **88.46.030** Tank vessel inspection programs. (1) All tank vessels entering the navigable waters of the state shall be subject to inspection to assure that they comply with all applicable federal and state standards.
- (2) The department shall review the tank vessel inspection programs conducted by the United States coast guard and other federal agencies to determine if the programs as actually operated by those agencies provide the best achievable protection to the waters of the state. If the department determines that the tank vessel inspection programs conducted by these agencies are not adequate to protect the state's waters, it shall adopt rules for a state tank vessel

[Title 88 RCW—page 36] (2008 Ed.)

inspection program. The department shall adopt rules providing for a random review of individual tank vessel inspections conducted by federal agencies. The department may accept a tank vessel inspection report issued by another state if that state's tank vessel inspection program is determined by the department to be at least as protective of the public health and the environment as the program adopted by the department.

- (3) The state tank vessel inspection program shall ensure that all tank vessels entering state waters are inspected at least annually. To the maximum extent feasible, the state program shall consist of the monitoring of existing tank vessel inspection programs conducted by the federal government. The department shall consult with the coast guard regarding the tank vessel inspection program. Any tank vessel inspection conducted pursuant to this section shall be performed during the vessel's scheduled stay in port.
- (4) Any violation of coast guard or other federal regulations uncovered during a state tank vessel inspection shall be immediately reported to the appropriate agency. [2000 c 69 § 3; 1991 c 200 § 416.]
- **88.46.040 Prevention plans.** (1) The owner or operator for each tank vessel shall prepare and submit to the department an oil spill prevention plan in conformance with the requirements of this chapter. The plans shall be submitted to the department in the time and manner directed by the department. The spill prevention plan may be consolidated with a spill contingency plan submitted pursuant to RCW 88.46.060. The department may accept plans prepared to comply with other state or federal law as spill prevention plans to the extent those plans comply with the requirements of this chapter. The department, by rule, shall establish standards for spill prevention plans.
- (2) The spill prevention plan for a tank vessel or a fleet of tank vessels operated by the same operator shall:
- (a) Establish compliance with the federal oil pollution act of 1990 and state and federal financial responsibility requirements, if applicable;
- (b) State all discharges of oil of more than twenty-five barrels from the vessel within the prior five years and what measures have been taken to prevent a reoccurrence;
- (c) Describe all accidents, collisions, groundings, and near miss incidents in which the vessel has been involved in the prior five years, analyze the causes, and state the measures that have been taken to prevent a reoccurrence;
- (d) Describe the vessel operations with respect to staffing standards;
- (e) Describe the vessel inspection program carried out by the owner or operator of the vessel;
- (f) Describe the training given to vessel crews with respect to spill prevention;
- (g) Establish compliance with federal drug and alcohol programs;
- (h) Describe all spill prevention technology that has been incorporated into the vessel;
- (i) Describe the procedures used by the vessel owner or operator to ensure English language proficiency of at least one bridge officer while on duty in waters of the state;
- (j) Describe relevant prevention measures incorporated in any applicable regional marine spill safety plan that have not been adopted and the reasons for that decision; and

- (k) Include any other information reasonably necessary to carry out the purposes of this chapter required by rules adopted by the department.
- (3) The department shall only approve a prevention plan if it provides the best achievable protection from damages caused by the discharge of oil into the waters of the state and if it determines that the plan meets the requirements of this section and rules adopted by the department.
- (4) Upon approval of a prevention plan, the department shall provide to the person submitting the plan a statement indicating that the plan has been approved, the vessels covered by the plan, and other information the department determines should be included.
- (5) The approval of a prevention plan shall be valid for five years. An owner or operator of a tank vessel shall notify the department in writing immediately of any significant change of which it is aware affecting its prevention plan, including changes in any factor set forth in this section or in rules adopted by the department. The department may require the owner or operator to update a prevention plan as a result of these changes.
- (6) The department by rule shall require prevention plans to be reviewed, updated, if necessary, and resubmitted to the department at least once every five years.
- (7) Approval of a prevention plan by the department does not constitute an express assurance regarding the adequacy of the plan nor constitute a defense to liability imposed under this chapter or other state law.
- (8) This section does not authorize the department to modify the terms of a collective bargaining agreement. [2000 c 69 § 4; 1991 c 200 § 417.]
- **88.46.050** Vessel screening. (1) In order to ensure the safety of marine transportation within the navigable waters of the state and to protect the state's natural resources, the department shall adopt rules for determining whether cargo vessels and passenger vessels entering the navigable waters of the state pose a substantial risk of harm to the public health and safety and the environment.
 - (2) The rules may include:
- (a) Examining available information sources for evidence that a cargo or passenger vessel may pose a substantial risk to safe marine transportation or the state's natural resources. Information sources may include: Vessel casualty lists, United States coast guard casualty reports, maritime insurance ratings, the index of contingency plans compiled by the department of ecology, other data gathered by the maritime commission, or any other resources;
- (b) Requesting the United States coast guard to deny a cargo vessel or passenger vessel entry into the navigable waters of the state, if the vessel poses a substantial environmental risk;
- (c) Notifying the state's spill response system that a cargo or passenger vessel entering the state's navigable waters poses a substantial environmental risk;
- (d) Inspecting a cargo or passenger vessel that may pose a substantial environmental risk, to determine whether the vessel complies with applicable state or federal laws. Any vessel inspection conducted pursuant to this section shall be performed during the vessel's scheduled stay in port; and

(2008 Ed.) [Title 88 RCW—page 37]

(e) Enforcement actions. [2000 c 69 § 5; 1992 c 73 § 19; 1991 c 200 § 418.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

- **88.46.060** Contingency plans. (1) Each covered vessel shall have a contingency plan for the containment and cleanup of oil spills from the covered vessel into the waters of the state and for the protection of fisheries and wildlife, shell-fish beds, natural resources, and public and private property from such spills. The department shall by rule adopt and periodically revise standards for the preparation of contingency plans. The department shall require contingency plans, at a minimum, to meet the following standards:
- (a) Include full details of the method of response to spills of various sizes from any vessel which is covered by the plan;
- (b) Be designed to be capable in terms of personnel, materials, and equipment, of promptly and properly, to the maximum extent practicable, as defined by the department, removing oil and minimizing any damage to the environment resulting from a worst case spill;
- (c) Provide a clear, precise, and detailed description of how the plan relates to and is integrated into relevant contingency plans which have been prepared by cooperatives, ports, regional entities, the state, and the federal government;
- (d) Provide procedures for early detection of spills and timely notification of such spills to appropriate federal, state, and local authorities under applicable state and federal law;
- (e) State the number, training preparedness, and fitness of all dedicated, prepositioned personnel assigned to direct and implement the plan;
- (f) Incorporate periodic training and drill programs to evaluate whether personnel and equipment provided under the plan are in a state of operational readiness at all times;
- (g) Describe important features of the surrounding environment, including fish and wildlife habitat, shellfish beds, environmentally and archaeologically sensitive areas, and public facilities. The departments of ecology, fish and wildlife, and natural resources, and the *office of archaeology and historic preservation, upon request, shall provide information that they have available to assist in preparing this description. The description of archaeologically sensitive areas shall not be required to be included in a contingency plan until it is reviewed and updated pursuant to subsection (9) of this section:
- (h) State the means of protecting and mitigating effects on the environment, including fish, shellfish, marine mammals, and other wildlife, and ensure that implementation of the plan does not pose unacceptable risks to the public or the environment:
- (i) Establish guidelines for the use of equipment by the crew of a vessel to minimize vessel damage, stop or reduce any spilling from the vessel, and, only when appropriate and only when vessel safety is assured, contain and clean up the spilled oil;
- (j) Provide arrangements for the prepositioning of spill containment and cleanup equipment and trained personnel at strategic locations from which they can be deployed to the spill site to promptly and properly remove the spilled oil;
- (k) Provide arrangements for enlisting the use of qualified and trained cleanup personnel to implement the plan;

- (l) Provide for disposal of recovered spilled oil in accordance with local, state, and federal laws;
- (m) Until a spill prevention plan has been submitted pursuant to RCW 88.46.040, state the measures that have been taken to reduce the likelihood that a spill will occur, including but not limited to, design and operation of a vessel, training of personnel, number of personnel, and backup systems designed to prevent a spill;
- (n) State the amount and type of equipment available to respond to a spill, where the equipment is located, and the extent to which other contingency plans rely on the same equipment; and
- (o) If the department has adopted rules permitting the use of dispersants, the circumstances, if any, and the manner for the application of the dispersants in conformance with the department's rules.
- (2)(a) The owner or operator of a tank vessel of three thousand gross tons or more shall submit a contingency plan to the department within six months after the department adopts rules establishing standards for contingency plans under subsection (1) of this section.
- (b) Contingency plans for all other covered vessels shall be submitted to the department within eighteen months after the department has adopted rules under subsection (1) of this section. The department may adopt a schedule for submission of plans within the eighteen-month period.
- (3)(a) The owner or operator of a tank vessel or of the facilities at which the vessel will be unloading its cargo, or a Washington state nonprofit corporation established for the purpose of oil spill response and contingency plan coverage and of which the owner or operator is a member, shall submit the contingency plan for the tank vessel. Subject to conditions imposed by the department, the owner or operator of a facility may submit a single contingency plan for tank vessels of a particular class that will be unloading cargo at the facility.
- (b) The contingency plan for a cargo vessel or passenger vessel may be submitted by the owner or operator of the cargo vessel or passenger vessel, by the agent for the vessel resident in this state, or by a Washington state nonprofit corporation established for the purpose of oil spill response and contingency plan coverage and of which the owner or operator is a member. Subject to conditions imposed by the department, the owner, operator, or agent may submit a single contingency plan for cargo vessels or passenger vessels of a particular class.
- (c) A person who has contracted with a covered vessel to provide containment and cleanup services and who meets the standards established pursuant to RCW 90.56.240, may submit the plan for any covered vessel for which the person is contractually obligated to provide services. Subject to conditions imposed by the department, the person may submit a single plan for more than one covered vessel.
- (4) A contingency plan prepared for an agency of the federal government or another state that satisfies the requirements of this section and rules adopted by the department may be accepted by the department as a contingency plan under this section. The department shall ensure that to the greatest extent possible, requirements for contingency plans under this section are consistent with the requirements for contingency plans under federal law.

[Title 88 RCW—page 38] (2008 Ed.)

- (5) In reviewing the contingency plans required by this section, the department shall consider at least the following factors:
- (a) The adequacy of containment and cleanup equipment, personnel, communications equipment, notification procedures and call down lists, response time, and logistical arrangements for coordination and implementation of response efforts to remove oil spills promptly and properly and to protect the environment;
- (b) The nature and amount of vessel traffic within the area covered by the plan;
- (c) The volume and type of oil being transported within the area covered by the plan;
- (d) The existence of navigational hazards within the area covered by the plan;
- (e) The history and circumstances surrounding prior spills of oil within the area covered by the plan;
- (f) The sensitivity of fisheries and wildlife, shellfish beds, and other natural resources within the area covered by the plan;
- (g) Relevant information on previous spills contained in on-scene coordinator reports prepared by the director; and
- (h) The extent to which reasonable, cost-effective measures to prevent a likelihood that a spill will occur have been incorporated into the plan.
- (6) The department shall approve a contingency plan only if it determines that the plan meets the requirements of this section and that, if implemented, the plan is capable, in terms of personnel, materials, and equipment, of removing oil promptly and properly and minimizing any damage to the environment.
- (7) The approval of the contingency plan shall be valid for five years. Upon approval of a contingency plan, the department shall provide to the person submitting the plan a statement indicating that the plan has been approved, the vessels covered by the plan, and other information the department determines should be included.
- (8) An owner or operator of a covered vessel shall notify the department in writing immediately of any significant change of which it is aware affecting its contingency plan, including changes in any factor set forth in this section or in rules adopted by the department. The department may require the owner or operator to update a contingency plan as a result of these changes.
- (9) The department by rule shall require contingency plans to be reviewed, updated, if necessary, and resubmitted to the department at least once every five years.
- (10) Approval of a contingency plan by the department does not constitute an express assurance regarding the adequacy of the plan nor constitute a defense to liability imposed under this chapter or other state law. [2005 c 78 § 2; 2000 c 69 § 6; 1995 c 148 § 3; 1992 c 73 § 20; 1991 c 200 § 419.]

*Reviser's note: Powers, duties, and functions of the office of archaeology and historic preservation were transferred to the department of archaeology and historic preservation pursuant to 2005 c 333 § 12.

Effective date—1995 c 148 §§ 1-3: "Sections 1 through 3 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [April 27, 1995]." [1995 c 148 § 6.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

- 88.46.062 Nonprofit corporation providing contingency plan—Findings—Termination of maritime commission. (1) The legislature finds that there is a need to continue to provide oil spill response and contingency plan coverage for vessels that do not have their own contingency plans that transit the waters of this state. A nonprofit corporation shall be established for the sole purpose of providing oil spill response and contingency plan coverage in compliance with RCW 88.46.060.
- (2) The maritime commission may conduct activities and make expenditures necessary for the transition of services presently provided by the commission and its contractors to the nonprofit corporation established pursuant to this section.
- (3) Once the nonprofit corporation is established and the transfers under RCW 88.46.063 are completed, the maritime commission may cease operation. [1995 c 148 § 1.]

Effective date—1995 c 148 §§ 1-3: See note following RCW 88.46.060.

88.46.063 Nonprofit corporation providing contingency plan-Transfer of functions and assets from maritime commission. All reports, documents, surveys, books, records, files, papers, written materials, tangible property, and assets, including contracts and assessment moneys held by the maritime commission shall be transferred to the nonprofit corporation created under RCW 88.46.062. Funds transferred under this section shall be used for the sole purpose of providing oil spill response and contingency plan coverage and related activities in compliance with RCW 88.46.060. No funds may be transferred under this section until all liabilities of the maritime commission have been provided for or satisfied. All liabilities not provided for or satisfied by the maritime commission before cessation of its operations shall be transferred to the nonprofit corporation at the time the maritime commission's assets are transferred to the corporation. [1995 c 148 § 2.]

Effective date—1995 c 148 §§ 1-3: See note following RCW 88.46.060.

88.46.065 Nonprofit corporation providing contingency plan—Liability limited. A nonprofit corporation established for the sole purpose of providing contingency plan coverage for any vessel in compliance with RCW 88.46.060 is entitled to liability protection as provided in this section. Obligations incurred by the corporation and any other liabilities or claims against the corporation may be enforced only against the assets of the corporation, and no liability for the debts or actions of the corporation exists against a director, officer, member, employee, incident commander, agent, contractor, or subcontractor of the corporation in his or her individual or representative capacity. Except as otherwise provided in this chapter, neither the directors, officers, members, employees, incident commander[s], or agents of the corporation, nor the business entities by whom they are regularly employed may be held individually responsible for discretionary decisions, errors in judgment, mistakes, or other acts, either of commission or omission, that are directly related to the operation or implementation of contingency plans, other than for acts of gross negligence or willful or wanton misconduct. The corporation may insure and defend and indemnify the directors, officers, members,

(2008 Ed.) [Title 88 RCW—page 39]

employees, incident commanders, and agents to the extent permitted by chapters 23B.08 and 24.03 RCW. This section does not alter or limit the responsibility or liability of any person for the operation of a motor vehicle. [1994 sp.s. c 9 § 853.]

Severability—Headings and captions not law—Effective date—1994 sp.s. c 9: See RCW 18.79.900 through 18.79.902.

88.46.068 Adequacy of contingency plans—Practice drills—Rules. The department shall by rule adopt procedures to determine the adequacy of contingency plans approved under RCW 88.46.060. The rules shall require random practice drills without prior notice that will test the adequacy of the responding entities. The rules may provide for unannounced practice drills of individual contingency plans. The department shall review and publish a report on the drills, including an assessment of response time and available equipment and personnel compared to those listed in the contingency plans relying on the responding entities, and requirements, if any, for changes in the plans or their implementation. The department may require additional drills and changes in arrangements for implementing approved plans which are necessary to ensure their effective implementation. [2006 c 316 § 4.]

Severability—2006 c 316: See note following RCW 88.46.167.

88.46.070 Enforcement of prevention plans and contingency plans—Determination of violation—Order or directive—Notice. (1) The provisions of prevention plans and contingency plans approved by the department pursuant to this chapter shall be legally binding on those persons submitting them to the department and on their successors, assigns, agents, and employees. The superior court shall have jurisdiction to restrain a violation of, compel specific performance of, or otherwise to enforce such plans upon application by the department. The department may issue an order pursuant to chapter 34.05 RCW requiring compliance with a contingency plan or a prevention plan and may impose administrative penalties for failure to comply with a plan.

- (2) If the director believes a person has violated or is violating or creates a substantial potential to violate the provisions of this chapter, the director shall notify the person of the director's determination by registered mail. The determination shall not constitute an order or directive under RCW 43.21B.310. Within thirty days from the receipt of notice of the determination, the person shall file with the director a full report stating what steps have been and are being taken to comply with the determination of the director. The director shall issue an order or directive, as the director deems appropriate under the circumstances, and shall notify the person by registered mail.
- (3) If the director believes immediate action is necessary to accomplish the purposes of this chapter, the director may issue an order or directive, as appropriate under the circumstances, without first issuing a notice or determination pursuant to subsection (2) of this section. An order or directive issued pursuant to this subsection shall be served by registered mail or personally upon any person to whom it is directed. [2000 c 69 § 7; 1992 c 73 § 21; 1991 c 200 § 420.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

88.46.073 Violations of rules—Enforcement. If the director believes a person has violated or is violating or creates a substantial potential to violate the provisions of any rules adopted under this chapter, the director may institute such actions as authorized under RCW 88.46.070 (2) and (3). [2006 c 316 § 3.]

Severability—2006 c 316: See note following RCW 88.46.167.

- **88.46.080** Unlawful operation of a covered vessel—Penalties—Evidence of approved contingency plan or prevention plan. (1) Except as provided in subsection (3) of this section, it shall be unlawful for the owner or operator to knowingly and intentionally operate in this state or on the waters of this state a covered vessel without an approved contingency plan or an approved prevention plan as required by this chapter, or financial responsibility in compliance with chapter 88.40 RCW and the federal oil pollution act of 1990.
- (2)(a) The first conviction under this section is a gross misdemeanor under chapter 9A.20 RCW.
- (b) A second or subsequent conviction is a class C felony under chapter 9A.20 RCW.
- (3) It shall not be unlawful for the owner or operator to operate a covered vessel if:
- (a) The covered vessel is not required to have a contingency plan, spill prevention plan, or financial responsibility;
- (b) All required plans have been submitted to the department as required by this chapter and rules adopted by the department and the department is reviewing the plan and has not denied approval; or
- (c) The covered vessel has entered state waters after the United States coast guard has determined that the vessel is in distress.
- (4) A person may rely on a copy of the statement issued by the department pursuant to RCW 88.46.060 as evidence that a vessel has an approved contingency plan and the statement issued pursuant to RCW 88.46.040 that a vessel has an approved prevention plan.
- (5) Any person found guilty of willfully violating any of the provisions of this chapter, or any final written orders or directive of the director or a court in pursuance thereof is guilty of a gross misdemeanor, as provided in chapter 9A.20 RCW, and upon conviction thereof shall be punished by a fine of up to ten thousand dollars and costs of prosecution, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment in the discretion of the court. Each day upon which a willful violation of the provisions of this chapter occurs may be deemed a separate and additional violation. [2003 c 53 § 417; 2000 c 69 § 8; 1992 c 73 § 22; 1991 c 200 § 421.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

88.46.090 Unlawful acts—Civil penalty. (1) Except as provided in subsection (4) of this section, it shall be unlawful for a covered vessel to enter the waters of the state without an approved contingency plan required by RCW 88.46.060, a spill prevention plan required by RCW 88.46.040, or financial responsibility in compliance with chapter 88.40 RCW and the federal oil pollution act of 1990. The department may

[Title 88 RCW—page 40] (2008 Ed.)

deny entry onto the waters of the state to any covered vessel that does not have a required contingency or spill prevention plan or financial responsibility.

- (2) Except as provided in subsection (4) of this section, it shall be unlawful for a covered vessel to transfer oil to or from an onshore or offshore facility that does not have an approved contingency plan required under RCW 90.56.210, a spill prevention plan required by RCW 90.56.200, or financial responsibility in compliance with chapter 88.40 RCW and the federal oil pollution act of 1990.
- (3) The director may assess a civil penalty of up to one hundred thousand dollars against the owner or operator of a vessel who is in violation of subsection (1) or (2) of this section. Each day that the owner or operator of a covered vessel is in violation of this section shall be considered a separate violation.
- (4) It shall not be unlawful for a covered vessel to operate on the waters of the state if:
- (a) A contingency plan, a prevention plan, or financial responsibility is not required for the covered vessel;
- (b) A contingency plan and prevention plan has been submitted to the department as required by this chapter and rules adopted by the department and the department is reviewing the plan and has not denied approval; or
- (c) The covered vessel has entered state waters after the United States coast guard has determined that the vessel is in distress.
- (5) Any person may rely on a copy of the statement issued by the department to RCW 88.46.060 as evidence that the vessel has an approved contingency plan and the statement issued pursuant to RCW 88.46.040 as evidence that the vessel has an approved spill prevention plan.
- (6) Except for violations of subsection (1) or (2) of this section, any person who violates the provisions of this chapter or rules or orders adopted or issued pursuant thereto, shall incur, in addition to any other penalty as provided by law, a penalty in an amount of up to ten thousand dollars a day for each violation. Each violation is a separate offense, and in case of a continuing violation, every day's continuance is a separate violation. Every act of commission or omission which procures, aids, or abets in the violation shall be considered a violation under the provisions of this subsection and subject to penalty. The penalty amount shall be set in consideration of the previous history of the violator and the severity of the violation's impact on public health and the environment in addition to other relevant factors. The penalty shall be imposed pursuant to the procedures set forth in RCW 43.21B.300. [2000 c 69 § 9; 1992 c 73 § 23; 1991 c 200 §

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

- **88.46.100** Notification of accidents and near miss incidents. (1) In order to assist the state in identifying areas of the navigable waters of the state needing special attention, the owner or operator of a covered vessel shall notify the coast guard within one hour:
- (a) Of the disability of the covered vessel if the disabled vessel is within twelve miles of the shore of the state; and
- (b) Of a collision or a near miss incident within twelve miles of the shore of the state.

- (2) The state military department and the department shall request the coast guard to notify the state military department as soon as possible after the coast guard receives notice of a disabled covered vessel or of a collision or near miss incident within twelve miles of the shore of the state. The department shall negotiate an agreement with the coast guard governing procedures for coast guard notification to the state regarding disabled covered vessels and collisions and near miss incidents.
- (3) The department shall prepare a summary of the information collected under this section and provide the summary to the regional marine safety committees, the coast guard, and others in order to identify problems with the marine transportation system.
 - (4) For the purposes of this section:
- (a) A tank vessel or cargo vessel is considered disabled if any of the following occur:
 - (i) Any accidental or intentional grounding;
- (ii) The total or partial failure of the main propulsion or primary steering or any component or control system that causes a reduction in the maneuvering capabilities of the vessel:
- (iii) An occurrence materially and adversely affecting the vessel's seaworthiness or fitness for service, including but not limited to, fire, flooding, or collision with another vessel;
- (iv) Any other occurrence that creates the serious possibility of an oil spill or an occurrence that may result in such a spill.
- (b) A barge is considered disabled if any of the following occur:
 - (i) The towing mechanism becomes disabled;
- (ii) The towboat towing the barge becomes disabled through occurrences defined in (a) of this subsection.
- (c) A near miss incident is an incident that requires the pilot or master of a covered vessel to take evasive actions or make significant course corrections in order to avoid a collision with another ship or to avoid a grounding as required by the international rules of the road.
- (5) Failure of any person to make a report under this section shall not be used as the basis for the imposition of any fine or penalty. [2000 c 69 § 10; 1995 c 391 § 9; 1991 c 200 § 423.]

Effective date—1995 c 391: See note following RCW 38.52.005.

88.46.120 Tank vessel response equipment standards. The department may adopt rules including but not limited to standards for spill response equipment to be maintained on tank vessels. The standards adopted under this section shall be consistent with spill response equipment standards adopted by the United States coast guard. [2000 c 69 § 11; 1991 c 200 § 425.]

88.46.130 Emergency response system. An emergency response system for the Strait of Juan de Fuca shall be established by July 1, 1992. In establishing the emergency response system, the *administrator shall consider the recommendations of the regional marine safety committees. The *administrator shall also consult with the province of British Columbia regarding its participation in the emergency response system. [1991 c 200 § 426.]

(2008 Ed.) [Title 88 RCW—page 41]

*Reviser's note: The powers, duties, and functions of the administrator were transferred to the director of ecology by 1991 c 200 § 430, effective July 1, 1997.

88.46.160 Refueling, bunkering, or lightering operations-Availability of containment and recovery equipment—Rules. Any person or facility conducting ship refueling and bunkering operations, or the lightering of petroleum products, and any person or facility transferring oil between an onshore or offshore facility and a tank vessel shall have containment and recovery equipment readily available for deployment in the event of the discharge of oil into the waters of the state and shall deploy the containment and recovery equipment in accordance with standards adopted by the department. All persons conducting refueling, bunkering, or lightering operations, or oil transfer operations shall be trained in the use and deployment of oil spill containment and recovery equipment. The department shall adopt rules as necessary to carry out the provisions of this section by June 30, 2006. The rules shall include standards for the circumstances under which containment equipment should be deployed including standards requiring deployment of containment equipment prior to the transfer of oil when determined to be safe and effective by the department. The department may require a person or facility to employ alternative measures including but not limited to automatic shutoff devices and alarms, extra personnel to monitor the transfer, or containment equipment that is deployed quickly and effectively. The standards adopted by rule must be suitable to the specific environmental and operational conditions and characteristics of the facilities that are subject to the standards, and the department must consult with the United States coast guard with the objective of developing state standards that are compatible with federal requirements applicable to the activities covered by this section. An onshore or offshore facility shall include the procedures used to contain and recover discharges in the facility's contingency plan. It is the responsibility of the person providing bunkering, refueling, or lightering services to provide any containment or recovery equipment required under this section. This section does not apply to a person operating a ship for personal pleasure or for recreational purposes. [2004 c 226 § 3; 2000 c 69 § 12; 1991 c 200 § 438; 1987 c 479 § 2. Formerly RCW 90.48.510.]

- **88.46.165** Oil transfers—Scope of rules—Reporting volumes of oil transferred. (1) The department's rules authorized under RCW 88.46.160 and this section shall be scaled to the risk posed to people and to the environment, and be categorized by type of transfer, volume of oil, frequency of transfers, and such other risk factors as identified by the department.
- (2) The rules may require prior notice be provided before an oil transfer, regulated under this chapter, occurs in situations defined by the department as posing a higher risk. The notice may include the time, location, and volume of the oil transfer. The rules may not require prior notice when marine fuel outlets are transferring less than three thousand gallons of oil in a single transaction to a ship that is not a covered vessel and the transfers are scheduled less than four hours in advance.

- (3) The department may require semiannual reporting of volumes of oil transferred to ships by a marine fuel outlet.
- (4) The rules may require additional measures to be taken in conjunction with the deployment of containment equipment or with the alternatives to deploying containment equipment. However, these measures must be scaled appropriately to the risks posed by the oil transfer.
- (5) The rules shall include regulations to enhance the safety of oil transfers over water originating from vehicles transporting oil over private roads or highways of the state. [2006 c 316 § 1.]

Severability—2006 c 316: See note following RCW 88.46.167.

88.46.167 Inspection authority. In addition to other inspection authority provided for in this chapter and chapter 90.56 RCW, the department may conduct inspections of oil transfer operations regulated under RCW 88.46.160 or 88.46.165. [2006 c 316 § 2.]

Severability—2006 c 316: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [2006 c 316 § 5.]

- **88.46.170** Field operations program—Coordination with United States coast guard. (1) The department shall establish a field operations program to enforce the provisions of this chapter. The field operations program shall include, but is not limited to, the following elements:
 - (a) Education and public outreach;
- (b) Review of lightering and bunkering operations to prevent oil spills;
- (c) Evaluation and boarding of tank vessels for compliance with prevention plans prepared pursuant to this chapter;
- (d) Evaluation and boarding of covered vessels that may pose a substantial risk to the public health, safety, and the environment;
- (e) Evaluation and boarding of covered vessels for compliance with rules adopted by the department to implement recommendations of regional marine safety committees; and
- (f) Collection of vessel information to assist in identifying vessels which pose a substantial risk to the public health, safety, and the environment.
- (2) The department shall coordinate the field operations program with similar activities of the United States coast guard. To the extent feasible, the department shall coordinate its boarding schedules with those of the United States coast guard to reduce the impact of boardings on vessel operators, to more efficiently use state and federal resources, and to avoid duplication of United States coast guard inspection operations.
- (3) In developing and implementing the field operations program, the department shall give priority to activities designed to identify those vessels which pose the greatest risk to the waters of the state. The department shall consult with the marine transportation industry, individuals concerned with the marine environment, other state and federal agencies, and the public in developing and implementing the program required by this section. [2000 c 69 § 13; 1993 c 162 § 1.]

Severability—1993 c 162: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or

[Title 88 RCW—page 42] (2008 Ed.)

the application of the provision to other persons or circumstances is not affected." [1993 c 162 § 4.]

Effective date—1993 c 162: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1993." [1993 c 162 § 5.]

88.46.200 Advisory marine safety committees—Recommendations. The director may appoint ad hoc, advisory marine safety committees to solicit recommendations and technical advice concerning vessel traffic safety. The department may implement recommendations made in regional marine safety plans that are approved by the department and over which the department has authority. If federal authority or action is required to implement the recommendations, the department may petition the appropriate agency or the congress. [2000 c 69 § 14; 1994 sp.s. c 9 § 854.]

Severability—Headings and captions not law—Effective date—1994 sp.s. c 9: See RCW 18.79.900 through 18.79.902.

88.46.900 Captions not law. Section headings as used in this chapter do not constitute any part of the law. [1991 c 200 § 427.]

88.46.901 Effective dates—Severability—**1991** c **200.** See RCW 90.56.901 and 90.56.904.

88.46.921 Office of marine safety abolished. The office of marine safety is hereby abolished and its powers, duties, and functions are hereby transferred to the department of ecology. All references to the administrator or office of marine safety in the Revised Code of Washington shall be construed to mean the director or department of ecology. [1991 c 200 § 430.]

Expiration date—1995 2nd sp.s. c 14 §§ 511-523 and 528-533: See note following RCW 43.105.017.

Effective dates—1995 2nd sp.s. c 14: See note following RCW 43.105.017.

Effective date—1991 c 200 §§ 430-436: "Sections 430 through 436 of this act shall take effect July 1, 1997." [(1995 2nd sp.s. c 14 § 521 expired June 30, 1997); 1991 c 200 § 1120.]

88.46.926 Apportionments of budgeted funds. If apportionments of budgeted funds are required because of the transfers directed by *RCW 88.46.922 through 88.46.925, the director of financial management shall certify the apportionments to the agencies affected, the state auditor, and the state treasurer. Each of these shall make the appropriate transfer and adjustments in funds and appropriation accounts and equipment records in accordance with the certification. [1991 c 200 § 435.]

*Reviser's note: (1) RCW 88.46.922 was repealed by 2000 c 69 § 37. (2) RCW 88.46.924 and 88.46.925 were decodified by 2000 c 69 § 36.

Effective date—1991 c 200 §§ 430-436: See note following RCW 88.46.921.

(2008 Ed.) [Title 88 RCW—page 43]

Title 89

RECLAMATION, SOIL CONSERVATION, AND LAND SETTLEMENT

Chapters		89.08.220	Corporate status and powers of district.
89.08	Conservation districts.	89.08.341	Intergovernmental cooperation—Authority.
89.10	Farmland preservation.	89.08.350	Petition to dissolve district—Election.
		89.08.360	Result of election—Dissolution.
89.12	Reclamation and irrigation districts in recla-	89.08.370	Disposition of affairs upon dissolution.
	mation areas.	89.08.390	Water rights preserved—1939 c 187.
89.16	Reclamation by state.	89.08.391	Water rights preserved—1973 1st ex.s. c 184.
89.30	Reclamation districts of one million acres.	89.08.400	Special assessments for natural resource conservation.
		89.08.410	Grants to conservation districts—Rules—Report to the legis- lature.
Assessments	and charges against state lands: Chapter 79.44 RCW.	89.08.440	Best management practices for fish and wildlife habitat, water
Construction	n projects in state waters: Chapter 77.55 RCW.	09.00.440	quality, and water quantity property tax exemption—List—
Conveyana	e of real property by public bodies—Recordings: RCW		Forms—Certification of claims.
65.08.0		89.08.450	Watershed restoration projects—Intent.
		89.08.460	Watershed restoration projects—Definitions.
Diking and a	drainage: Title 85 RCW.	89.08.470	Watershed restoration projects—Consolidated permit applica-
Disincorpor	ation of district located in counties with a population of two hun-		tion process—Fish habitat enhancement project.
	en thousand or more and inactive for five years: Chapter 57.90	89.08.480	Watershed restoration projects—Designated recipients of
RCW.			project applications—Notice to commission.
	C M. C. H.I.	89.08.490	Watershed restoration projects—Acceptance of applications—
	recovery from Mt. St. Helens eruption	00 00 500	Permit decisions.
1 0	ocal government action: RCW 36.01.150.	89.08.500	Watershed restoration projects—Appointment of project facil-
scope of s	tate agency action: RCW 43.01.210.		itator by permit assistance center—Coordinated process for permit decisions.
Flood contro	ol: Title 86 RCW.	89.08.510	Watershed restoration projects—General permits—Coopera-
Hospitalizat	ion and medical aid for public employees and dependents—Pre-	69.06.510	tive permitting agreements.
	g, governmental contributions authorized: RCW 41.04.180,	89.08.520	Water quality and habitat protection grant programs—Devel-
41.04.			opment of outcome-focused performance measures.
, - , , , ,		89.08.530	Agricultural conservation easements program.
Lien for labo	or and materials on public works: Chapter 60.28 RCW.	89.08.540	Agricultural conservation easements account.
Material rei	moved for channel or harbor improvement, or flood control—	89.08.550	Conservation assistance revolving account.
Use for public purpose: RCW 79.140.110.		89.08.560	Farm plans—Disclosure of information.
,		89.08.570	Crop purchase contracts for dedicated energy crops.
Public bodies may retain collection agencies to collect public debts—Fees: RCW 19.16.500.		89.08.580	Puget Sound partners.
KCW I	19.10.300.	89.08.590	Administering funds—Preference to an evergreen community.
		89.08.900	Severability—1939 c 187.
	Chanton 90 00 DCW	89.08.901	Severability—1973 1st ex.s. c 184.
	Chapter 89.08 RCW	89.08.902	Severability—1989 c 18.

Chapter 89.08 RCW CONSERVATION DISTRICTS

Sections	
89.08.005	Short title.
89.08.010	Preamble.
89.08.020	Definitions.
89.08.030	Conservation commission.
89.08.040	Members—Compensation and travel expenses—Records,
	rules, hearings, etc.
89.08.050	Employees—Delegation—Quorum.
89.08.060	Assistance of other state agencies and institutions.
89.08.070	General duties of commission.
89.08.080	Petition to form district—Contents.
89.08.090	Notice of hearing—Hearing.
89.08.100	Findings—Order.
89.08.110	Election—How conducted.
89.08.120	Ballots.
89.08.130	Notice of election.
89.08.140	Expense of hearing and election.
89.08.150	Procedure after canvass.
89.08.160	Appointment of supervisors—Application to secretary of state.
89.08.170	Secretary of state's certificate—Change of name.
89.08.180	Annexation of territory—Boundary change—Combining two
	or more districts.
89.08.185	Petition to withdraw from district—Approval or rejection—
00.00.100	Disputed petitions.
89.08.190	Nomination and election of supervisors—Annual meeting of voters.
89.08.200	Supervisors—Term, vacancies, removal, etc.—Compensation.
89.08.210	Powers and duties of supervisors.
89.08.215	Treasurer—Powers and duties—Bond.

Duties of conservation commission and conservation districts for dairy waste management: Chapter 90.64 RCW.

Property tax exemption for district's personal property: RCW 84.36.240, 84 36.815

State participation in soil conservation district—Limit: RCW 86.26.100.

89.08.005 Short title. This chapter shall be known and cited as the conservation districts law. [1973 1st ex.s. c 184 § 1; 1961 c 240 § 1; 1939 c 187 § 1; RRS § 10726-1.]

89.08.010 Preamble. It is hereby declared, as a matter of legislative determination:

(1) That the lands of the state of Washington are among the basic assets of the state and that the preservation of these lands is necessary to protect and promote the health, safety, and general welfare of its people; that improper land-use practices have caused and have contributed to, and are now causing and contributing to, a progressively more serious erosion of the lands of this state by wind and water; that the breaking of natural grass, plant and forest cover have interfered with the natural factors of soil stabilization, causing loosening of soil and exhaustion of humus, and developing a soil condition that favors erosion; that the topsoil is being blown and washed off of lands; that there has been an accel-

(2008 Ed.) [Title 89 RCW—page 1]

erated washing of sloping lands; that these processes of erosion by wind and water speed up with removal of absorptive topsoil, causing exposure of less absorptive and less protective but more erosive subsoil; that failure by any land occupier to conserve the soil and control erosion upon his lands may cause a washing and blowing of soil from his lands onto other lands and makes the conservation of soil and control of erosion on such other lands difficult or impossible, and that extensive denuding of land for development creates critical erosion areas that are difficult to effectively regenerate and the resulting sediment causes extensive pollution of streams, ponds, lakes and other waters.

(2) That the consequences of such soil erosion in the form of soil blowing and soil washing are the silting and sedimentation of stream channels, reservoirs, dams, ditches, and harbors, and loading the air with soil particles; the loss of fertile soil material in dust storms; the piling up of soil on lower slopes and its deposit over alluvial plains; the reduction in productivity or outright ruin of rich bottom lands by overwash of poor subsoil material, sand, and gravel swept out of the hills; deterioration of soil and its fertility, deterioration of crops grown thereon, and declining acre yields despite development of scientific processes for increasing such yields; loss of soil and water which causes destruction of food and cover for wildlife; a blowing and washing of soil into streams which silts over spawning beds, and destroys water plants, diminishing the food supply of fish; a diminishing of the underground water reserve, which causes water shortages, intensifies periods of drought, and causes crop failures; an increase in the speed and volume of rainfall run-off, causing severe and increasing floods, which bring suffering, disease, and death; impoverishment of families attempting to farm eroding and eroded lands; damage to roads, highways, railways, buildings, and other property from floods and from dust storms; and losses in navigation, hydroelectric power, municipal water supply, irrigation developments, farming and grazing.

(3) That to conserve soil resources and control and prevent soil erosion and prevent flood water and sediment damages, and further agricultural and nonagricultural phases of the conservation, development, utilization, and disposal of water, it is necessary that land-use practices contributing to soil wastage and soil erosion be discouraged and discontinued, and appropriate soil-conserving land-use practices, and works of improvement for flood prevention of agricultural and nonagricultural phases of the conservation, development, utilization, and disposal of water be adopted and carried out; that among the procedures necessary for widespread adoption, are the carrying on of engineering operations such as the construction of terraces, terrace outlets, check-dams, desilting basins, flood water retarding structures, channel floodways, dikes, ponds, ditches, and the like; the utilization of strip cropping, contour cultivating, and contour furrowing; land irrigation; seeding and planting of waste, sloping, abandoned, or eroded lands to water-conserving and erosion-preventing plants, trees, and grasses; forestation and reforestation; rotation of crops; soil stabilizations with trees, grasses, legumes, and other thick-growing, soil-holding crops, retardation of run-off by increasing absorption of rainfall; and retirement from cultivation of steep, highly erosive areas and areas now badly gullied or otherwise eroded.

(4) Whereas, there is a pressing need for the conservation of renewable resources in all areas of the state, whether urban, suburban, or rural, and that the benefits of resource practices, programs, and projects, as carried out by the state conservation commission and by the conservation districts, should be available to all such areas; therefore, it is hereby declared to be the policy of the legislature to provide for the conservation of the renewable resources of this state, and for the control and prevention of soil erosion, and for the prevention of flood water and sediment damages, and for furthering agricultural and nonagricultural phases of conservation, development, utilization, and disposal of water, and thereby to preserve natural resources, control floods, prevent impairment of dams and reservoirs, assist in maintaining the navigability of rivers and harbors, preserve wildlife, protect the tax base, protect public lands, and protect and promote the health, safety, and general welfare of the people of this state. To this end all incorporated cities and towns heretofore excluded from the boundaries of a conservation district established pursuant to the provisions of the state conservation district law, as amended, may be approved by the conservation commission as being included in and deemed a part of the district upon receiving a petition for annexation signed by the governing authority of the city or town and the conservation district within the exterior boundaries of which it lies in whole or in part or to which it lies closest. [1973 1st ex.s. c 184 § 2; 1939 c 187 § 2; RRS § 10726-2.]

89.08.020 Definitions. Unless the context clearly indicates otherwise, as used in this chapter:

"Commission" and "state conservation commission" means the agency created hereunder. All former references to "state soil and water conservation committee", "state committee" or "committee" shall be deemed to be references to the "state conservation commission":

"District", or "conservation district" means a governmental subdivision of this state and a public body corporate and politic, organized in accordance with the provisions of chapter 184, Laws of 1973 1st ex. sess., for the purposes, with the powers, and subject to the restrictions set forth in this chapter. All districts created under chapter 184, Laws of 1973 1st ex. sess. shall be known as conservation districts and shall have all the powers and duties set out in chapter 184, Laws of 1973 1st ex. sess. All references in chapter 184, Laws of 1973 1st ex. sess. to "districts", or "soil and water conservation districts" shall be deemed to be reference to "conservation districts";

"Board" and "supervisors" mean the board of supervisors of a conservation district;

"Land occupier" or "occupier of land" includes any person, firm, political subdivision, government agency, municipality, public or private corporation, copartnership, association, or any other entity whatsoever which holds title to, or is in possession of, any lands lying within a district organized under the provisions of chapter 184, Laws of 1973 1st ex. sess., whether as owner, lessee, renter, tenant, or otherwise;

"District elector" or "voter" means a registered voter in the county where the district is located who resides within the district boundary or in the area affected by a petition;

"Due notice" means a notice published at least twice, with at least six days between publications, in a publication

[Title 89 RCW—page 2] (2008 Ed.)

of general circulation within the affected area, or if there is no such publication, by posting at a reasonable number of public places within the area, where it is customary to post notices concerning county and municipal affairs. Any hearing held pursuant to due notice may be postponed from time to time without a new notice:

"Renewable natural resources", "natural resources" or "resources" includes land, air, water, vegetation, fish, wildlife, wild rivers, wilderness, natural beauty, scenery and open space;

"Conservation" includes conservation, development, improvement, maintenance, preservation, protection and use, and alleviation of floodwater and sediment damages, and the disposal of excess surface waters.

"Farm and agricultural land" means either (a) land in any contiguous ownership of twenty or more acres devoted primarily to agricultural uses; (b) any parcel of land five acres or more but less than twenty acres devoted primarily to agricultural uses, which has produced a gross income from agricultural uses equivalent to one hundred dollars or more per acre per year for three of the five calendar years preceding the date of application for classification under this chapter; or (c) any parcel of land of less than five acres devoted primarily to agricultural uses which has produced a gross income of one thousand dollars or more per year for three of the five calendar years preceding the date of application for classification under this chapter. Agricultural lands shall also include farm woodlots of less than twenty and more than five acres and the land on which appurtenances necessary to production, preparation or sale of the agricultural products exist in conjunction with the lands producing such products. Agricultural lands shall also include any parcel of land of one to five acres, which is not contiguous, but which otherwise constitutes an integral part of farming operations being conducted on land qualifying under this section as "farm and agricultural lands". [1999 c 305 § 1; 1973 1st ex.s. c 184 § 3; 1961 c 240 § 2; 1955 c 304 § 1; 1939 c 187 § 3; RRS § 10726-3.]

89.08.030 Conservation commission. There is hereby established to serve as an agency of the state and to perform the functions conferred upon it by law, the state conservation commission, which shall succeed to all powers, duties and property of the state soil and water conservation committee.

The commission shall consist of ten members, five of whom are ex officio. Two members shall be appointed by the governor, one of whom shall be a landowner or operator of a farm. At least two of the three elected members shall be landowners or operators of a farm and shall be elected as herein provided. The appointed members shall serve for a term of four years.

The three elected members shall be elected for three-year terms, one shall be elected each year by the district supervisors at their annual statewide meeting. One of the members shall reside in eastern Washington, one in central Washington and one in western Washington, the specific boundaries to be determined by district supervisors. At the first such election, the term of the member from western Washington shall be one year, central Washington two years and eastern Washington three years, and successors shall be elected for three years.

Unexpired term vacancies in the office of appointed commission members shall be filled by appointment by the governor in the same manner as full-term appointments. Unexpired terms of elected commission members shall be filled by the regional vice president of the Washington association of conservation districts who is serving that part of the state where the vacancy occurs, such term to continue only until district supervisors can fill the unexpired term by electing the commission member.

The director of the department of ecology, the director of the department of agriculture, the commissioner of public lands, the president of the Washington association of conservation districts, and the dean of the college of agriculture at Washington State University shall be ex officio members of the commission. An ex officio member of the commission shall hold office so long as he or she retains the office by virtue of which he or she is a member of the commission. Ex officio members may delegate their authority.

The commission may invite appropriate officers of cooperating organizations, state and federal agencies to serve as advisers to the conservation commission. [1987 c 180 \S 1; 1983 c 248 \S 13; 1973 1st ex.s. c 184 \S 4; 1967 c 217 \S 1; 1961 c 240 \S 3; 1955 c 304 \S 3. Prior: 1951 c 216 \S 3; 1949 c 106 \S 1, part; 1939 c 187 \S 4, part; Rem. Supp. 1949 \S 10726-4, part.]

89.08.040 Members—Compensation and travel expenses—Records, rules, hearings, etc. Members shall be compensated in accordance with RCW 43.03.240 and shall be entitled to travel expenses in accordance with RCW 43.03.050 and 43.03.060 incurred in the discharge of their duties.

The commission shall keep a record of its official actions, shall adopt a seal, which shall be judicially noticed, and may perform such acts, hold such public hearings, and promulgate such rules and regulations as may be necessary for the execution of its functions under chapter 184, Laws of 1973 1st ex. sess. The state department of ecology is empowered to pay the travel expenses of the elected and appointed members of the state conservation commission, and the salaries, wages and other expenses of such administrative officers or other employees as may be required under the provisions of this chapter. [1984 c 287 § 112; 1975-'76 2nd ex.s. c 34 § 179; 1973 1st ex.s. c 184 § 5; 1961 c 240 § 4; 1955 c 304 § 4. Prior: 1951 c 216 § 4; 1949 c 106 § 1, part; 1939 c 187 § 4, part; Rem. Supp. 1949 § 10726-4, part.]

Legislative findings—Severability—Effective date—1984 c 287: See notes following RCW 43.03.220.

Effective date—Severability—1975-'76 2nd ex.s. c 34: See notes following RCW 2.08.115.

89.08.050 Employees—Delegation—Quorum. The commission may employ an administrative officer, and such technical experts and such other agents and employees, permanent and temporary as it may require, and shall determine their qualifications, duties, and compensation. The commission may call upon the attorney general for such legal services as it may require.

It shall have authority to delegate to its chairman, to one or more of its members, to one or more agents or employees such duties and powers as it deems proper. It shall be sup-

(2008 Ed.) [Title 89 RCW—page 3]

plied with suitable office accommodations at the central office of the department of ecology, and shall be furnished the necessary supplies and equipment.

The commission shall organize annually and select a chairman from among its members, who shall serve for one year from the date of his selection. A majority of the commission shall constitute a quorum and all actions of the commission shall be by a majority vote of the members present and voting at a meeting at which a quorum is present. [1973 1st ex.s. c 184 § 6; 1961 c 240 § 5; 1955 c 304 § 5. Prior: 1949 c 106 § 1, part; 1939 c 187 § 4, part; Rem. Supp. 1949 § 10726-4, part.]

89.08.060 Assistance of other state agencies and institutions. Upon request of the commission, for the purpose of carrying out any of its functions, the supervising officer of any state agency or state institution of learning may, insofar as may be possible under available appropriations and having due regard to the needs of the agency to which the request is directed, assign or detail to the commission, members of the staff or personnel of such agency or institution of learning, and make such special reports, surveys, or studies as the commission may request. [1973 1st ex.s. c 184 § 7; 1955 c 304 § 6. Prior: 1949 c 106 § 1, part; 1939 c 187 § 4, part; Rem. Supp. 1949 § 10726-4, part.]

- **89.08.070** General duties of commission. In addition to the duties and powers hereinafter conferred upon the commission, it shall have the following duties and powers:
- (1) To offer such assistance as may be appropriate to the supervisors of conservation districts organized under the provisions of chapter 184, Laws of 1973 1st ex. sess., in the carrying out of any of their powers and programs:
- (a) to assist and guide districts in the preparation and carrying out of programs for resource conservation authorized under chapter 184, Laws of 1973 1st ex. sess.;
 - (b) to review district programs;
- (c) to coordinate the programs of the several districts and resolve any conflicts in such programs;
- (d) to facilitate, promote, assist, harmonize, coordinate, and guide the resource conservation programs and activities of districts as they relate to other special purpose districts, counties, and other public agencies.
- (2) To keep the supervisors of each of the several conservation districts organized under the provisions of chapter 184, Laws of 1973 1st ex. sess. informed of the activities and experience of all other districts organized hereunder, and to facilitate an interchange of advice and experience between such districts and cooperation between them.
- (3) To review agreements, or forms of agreements, proposed to be entered into by districts with other districts or with any state, federal, interstate, or other public or private agency, organization, or individual, and advise the districts concerning such agreements or forms of agreements.
- (4) To secure the cooperation and assistance of the United States and any of its agencies, and of agencies of this state in the work of such districts.
- (5) To recommend the inclusion in annual and longer term budgets and appropriation legislation of the state of Washington of funds necessary for appropriation by the leg-

- islature to finance the activities of the commission and the conservation districts; to administer the provisions of any law hereinafter enacted by the legislature appropriating funds for expenditure in connection with the activities of conservation districts; to distribute to conservation districts funds, equipment, supplies and services received by the commission for that purpose from any source, subject to such conditions as shall be made applicable thereto in any state or federal statute or local ordinance making available such funds, property or services; to issue regulations establishing guidelines and suitable controls to govern the use by conservation districts of such funds, property and services; and to review all budgets, administrative procedures and operations of such districts and advise the districts concerning their conformance with applicable laws and regulations.
- (6) To encourage the cooperation and collaboration of state, federal, regional, interstate and local public and private agencies with the conservation districts, and facilitate arrangements under which the conservation districts may serve county governing bodies and other agencies as their local operating agencies in the administration of any activity concerned with the conservation of renewable natural resources.
- (7) To disseminate information throughout the state concerning the activities and programs of the conservation districts organized hereunder, and to encourage the formation of such districts in areas where their organization is desirable; to make available information concerning the needs and the work of the conservation district and the commission to the governor, the legislature, executive agencies of the government of this state, political subdivisions of this state, cooperating federal agencies, and the general public.
- (8) Pursuant to procedures developed mutually by the commission and other state and local agencies that are authorized to plan or administer activities significantly affecting the conservation of renewable natural resources, to receive from such agencies for review and comment suitable descriptions of their plans, programs and activities for purposes of coordination with district conservation programs; to arrange for and participate in conferences necessary to avoid conflict among such plans and programs, to call attention to omissions, and to avoid duplication of effort.
- (9) To compile information and make studies, summaries and analysis of district programs in relation to each other and to other resource conservation programs on a statewide basis.
- (10) To assist conservation districts in obtaining legal services from state and local legal officers.
- (11) To require annual reports from conservation districts, the form and content of which shall be developed by the commission.
- (12) To establish by regulations, with the assistance and advice of the state auditor's office, adequate and reasonably uniform accounting and auditing procedures which shall be used by conservation districts. [1973 1st ex.s. c 184 § 8; 1961 c 240 § 6; 1955 c 304 § 7. Prior: 1949 c 106 § 1, part; 1939 c 187 § 4, part; Rem. Supp. 1949 § 10726-4, part.]

89.08.080 Petition to form district—Contents. To form a conservation district, twenty percent of the voters

[Title 89 RCW—page 4] (2008 Ed.)

within the area to be affected may file a petition with the commission asking that the area be organized into a district.

The petition shall give the name of the proposed district, state that it is needed in the interest of the public health, safety, and welfare, give a general description of the area proposed to be organized and request that the commission determine that it be created, and that it define the boundaries thereof and call an election on the question of creating the district.

If more than one petition is filed covering parts of the same area, the commission may consolidate all or any of them. [1999 c 305 \S 2; 1973 1st ex.s. c 184 \S 9; 1961 c 240 \S 7; 1961 c 17 \S 1. Prior: 1939 c 187 \S 5, part; RRS \S 10726-5, part.]

89.08.090 Notice of hearing—Hearing. Within thirty days after a petition is filed, the commission shall give due notice of the time and place of a public hearing thereon. At the hearing all interested persons shall be heard.

If it appears to the commission that additional land should be included in the district, the hearing shall be adjourned and a new notice given covering the entire area and a new date fixed for further hearing, unless waiver of notice by the owners of the additional land is filed with the commission.

No district shall include any portion of a railroad right-of-way, or another similar district. The lands included in a district need not be contiguous. [1973 1st ex.s. c 184 § 10; 1955 c 304 § 9. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.100 Findings—Order. After the hearing, if the commission finds that the public health, safety, and welfare warrant the creation of the district, it shall enter an order to that effect and define the boundaries thereof by metes and bounds or by legal subdivisions.

In making its findings the commission shall consider the topography of the particular area and of the state generally; the composition of the soil; the distribution of erosion; the prevailing land use practices; the effects upon and benefits to the land proposed to be included; the relation of the area to existing watersheds and agricultural regions and to other similar districts organized or proposed; and consider such other physical, geographical, and economic factors as are relevant.

If the commission finds there is no need for the district, it shall enter an order denying the petition, and no petition covering the same or substantially the same area may be filed within six months thereafter. [1973 1st ex.s. c 184 § 11; 1955 c 304 § 10. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.110 Election—How conducted. If the commission finds that the district is needed, it shall then determine whether it is practicable. To assist the commission in determining this question, it shall, within a reasonable time, submit the proposition to a vote of the district electors in the proposed district.

The commission shall fix the date of the election, designate the polling places, fix the hours for opening and closing the polls, and appoint the election officials. The election shall be conducted, the vote counted and returns canvassed and the

results published by the commission. [1999 c 305 § 3; 1973 1st ex.s. c 184 § 12; 1955 c 304 § 11. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.120 Ballots. The commission shall provide the ballots for the election which shall contain the words

" For creation of a conservation district of the lands below described and lying in the county or counties of, and," and

" Against creation of a conservation district of the lands below described and lying in the county or counties of and "

The ballot shall set forth the boundaries of the proposed district, and contain a direction to insert an X in the square of the voter's choice. [1973 1st ex.s. c 184 § 13; 1961 c 240 § 8; 1955 c 304 § 12. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.130 Notice of election. The commission shall give due notice of the election, which shall state generally the purpose of the election, the date thereof, the place and hours of voting, and set forth the boundaries of the proposed district.

Only qualified district electors within the proposed district as determined by the commission may vote at the election. Each voter shall vote in the polling place nearest the voter's residence. [1999 c 305 § 4; 1973 1st ex.s. c 184 § 14; 1955 c 304 § 13. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.140 Expense of hearing and election. The commission shall bear all expense of giving the notices and conducting the hearings and election, and shall issue regulations governing all hearings and elections and supervise the conduct thereof. It shall provide for registration of eligible voters or prescribe the procedure to determine the eligible voters. No informality in connection with the election shall invalidate the results, if the notice thereof was substantially given, and the election fairly conducted. [1973 1st ex.s. c 184 § 15; 1955 c 304 § 14. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.150 Procedure after canvass. If a majority of the votes cast at the election are against the creation of the district, the commission shall deny the petition. If a majority favor the district, the commission shall determine the practicability of the project.

In making such determination, the commission shall consider the attitude of the voters of the district; the number of eligible voters who voted at the election; the size of the majority vote; the wealth and income of the land occupiers; the probable expense of carrying out the project; and any other economic factors relevant thereto.

If the commission finds that the project is impracticable it shall enter an order to that effect and deny the petition. When the petition has been denied, no new petition covering the same or substantially the same area may be filed within six months therefrom. [1999 c 305 § 5; 1973 1st ex.s. c 184

(2008 Ed.) [Title 89 RCW—page 5]

§ 16; 1955 c 304 § 15. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.160 Appointment of supervisors—Application to secretary of state. If the commission finds the project practicable, it shall appoint two supervisors, one of whom shall be a landowner or operator of a farm, who shall be qualified by training and experience to perform the specialized skilled services required of them. They, with the three elected supervisors, two of whom shall be landowners or operators of a farm, shall constitute the governing board of the district.

The two appointed supervisors shall file with the secretary of state a sworn application, reciting that a petition was filed with the commission for the creation of the district; that all required proceedings were had thereon; that they were appointed by the commission as such supervisors; and that the application is being filed to complete the organization of the district. It shall contain the names and residences of the applicants, a certified copy of their appointments, the name of the district, the location of the office of the supervisors and the term of office of each applicant.

The application shall be accompanied by a statement of the commission, reciting that a petition was filed, notice issued, and hearing held thereon as required; that it determined the need for the district and defined the boundaries thereof; that notice was given and an election held on the question of creating the district; that a majority vote favored the district, and that the commission had determined the district practicable; and shall set forth the boundaries of the district. [1973 1st ex.s. c 184 § 17; 1955 c 304 § 16. Prior: 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.170 Secretary of state's certificate—Change of name. If the secretary of state finds that the name of the proposed district is such as will not be confused with that of any other district, he shall enter the application and statement in his records. If he finds the name may be confusing, he shall certify that fact to the commission, which shall submit a new name free from such objections, and he shall enter the application and statement as modified, in his records. Thereupon the district shall be considered organized into a body corporate.

The secretary of state shall then issue to the supervisors a certificate of organization of the district under the seal of the state, and shall record the certificate in his office. Proof of the issuance of the certificate shall be evidence of the establishment of the district, and a certified copy of the certificate shall be admissible as evidence and shall be proof of the filing and contents thereof. The name of a conservation district may be changed upon recommendation by the supervisors of a district and approval by the state conservation commission and the secretary of state. The new name shall be recorded by the secretary of state following the same general procedure as for the previous name. [1973 1st ex.s. c 184 § 18; 1961 c 240 § 9; 1955 c 304 § 17. Prior: 1951 c 216 § 1; 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.180 Annexation of territory—Boundary change—Combining two or more districts. Territory may be added to an existing district upon filing a petition as in the

case of formation with the commission by twenty percent of the voters of the affected area to be included. The same procedure shall be followed as for the creation of the district.

As an alternate procedure, the commission may upon the petition of a majority of the voters in any one or more districts or in unorganized territory adjoining a conservation district change the boundaries of a district, or districts, if such action will promote the practical and feasible administration of such district or districts.

Upon petition of the boards of supervisors of two or more districts, the commission may approve the combining of all or parts of such districts and name the district, or districts, with the approval of the name by the secretary of state. A public hearing and/or a referendum may be held if deemed necessary or desirable by the commission in order to determine the wishes of the voters.

When districts are combined, the joint boards of supervisors will first select a chairman, secretary and other necessary officers and select a regular date for meetings. All elected supervisors will continue to serve as members of the board until the expiration of their current term of office, and/or until the election date nearest their expiration date. All appointed supervisors will continue to serve until the expiration of their current term of office, at which time the commission will make the necessary appointments. In the event that more than two districts are combined, a similar procedure will be set up and administered by the commission.

When districts are combined or territory is moved from one district to another, the property, records and accounts of the districts involved shall be distributed to the remaining district or districts as approved by the commission. A new certificate of organization, naming and describing the new district or districts, shall be issued by the secretary of state. [1999 c 305 § 6; 1973 1st ex.s. c 184 § 19; 1961 c 240 § 10; 1955 c 304 § 18. Prior: 1951 c 216 § 2; 1939 c 187 § 5, part; RRS § 10726-5, part.]

89.08.185 Petition to withdraw from district— **Approval or rejection—Disputed petitions.** The local governing body of any city or incorporated town within an existing district may approve by majority vote a petition to withdraw from the district. The petition shall be submitted to the district for its approval. If approved by the district, the petition shall be sent to the commission. The commission shall approve the petition and forward it to the secretary of state and the boundary of the district shall be adjusted accordingly. If the petition is not approved by the district, the district shall adopt a resolution specifying the reasons why the petition is not approved. The petition and the district's resolution shall be sent to the commission for its review. The commission shall approve or reject the petition based upon criteria it has adopted for the evaluation of petitions in dispute. If the commission approves the petition, it shall forward the petition to the secretary of state and the boundaries of the district shall be adjusted accordingly. The criteria used by the commission to evaluate petitions which are in dispute shall be adopted as rules by the commission under chapter 34.05 RCW, the administrative procedure act. [1999 c 305 § 7.]

[Title 89 RCW—page 6] (2008 Ed.)

89.08.190 Nomination and election of supervisors—Annual meeting of voters. Within thirty days after the issuance of the certificate of organization, unless the time is extended by the commission, petitions shall be filed with the commission to nominate candidates for the three elected supervisors. The petition shall be signed by not less than twenty-five district electors, and a district elector may sign petitions nominating more than one person.

In the case of a new district, the commission shall give due notice to elect the three supervisors. All provisions pertaining to elections on the creation of a district shall govern this election so far as applicable. The names of all nominees shall appear on the ballot in alphabetical order, together with instructions to vote for three. The three candidates receiving the most votes shall be declared elected supervisors, the one receiving the most being elected for a three-year term, the next for two and the last for one year. An alternate method of dividing the district into three zones may be used when requested by the board of supervisors and approved by the commission. In such case, instructions will be to vote for one in each zone. The candidate receiving the most votes in a zone shall be declared elected.

Each year after the creation of the first board of supervisors, the board shall by resolution and by giving due notice, set a date during the first quarter of each calendar year at which time it shall conduct an election, except that for elections in 2002 only, the board shall set the date during the second quarter of the calendar year at which time it shall conduct an election. Names of candidates nominated by petition shall appear in alphabetical order on the ballots, together with an extra line wherein may be written in the name of any other candidate. The commission shall establish procedures for elections, canvass the returns and announce the official results thereof. Election results may be announced by polling officials at the close of the election subject to official canvass of ballots by the commission. Supervisors elected shall take office at the first board meeting following the election. [2002] c 43 § 3; 1973 1st ex.s. c 184 § 20; 1967 c 217 § 2; 1961 c 240 § 11; 1955 c 304 § 19; 1939 c 187 § 6; RRS § 10726-6.]

Intent—Effective date—2002 c 43: See notes following RCW 29A.04.330.

89.08.200 Supervisors—Term, vacancies, removal, etc.—Compensation. The term of office of each supervisor shall be three years and until his successor is appointed or elected and qualified, except that the supervisors first appointed shall serve for one and two years respectively from the date of their appointments, as designated in their appointments.

In the case of elected supervisors, the term of office of each supervisor shall be three years and until his successor is elected and qualified, except that for the first election, the one receiving the largest number of votes shall be elected for three years; the next largest two years; and the third largest one year. Successors shall be elected for three-year terms.

Vacancies in the office of appointed supervisors shall be filled by the state conservation commission. Vacancies in the office of elected supervisors shall be filled by appointment made by the remaining supervisors for the unexpired term.

A majority of the supervisors shall constitute a quorum and the concurrence of a majority is required for any official action or determination.

Supervisors shall serve without compensation, but they shall be entitled to expenses, including traveling expenses, necessarily incurred in discharge of their duties. A supervisor may be removed by the state conservation commission upon notice and hearing, for neglect of duty or malfeasance in office, but for no other reason.

The governing board shall designate a chairman from time to time. [1973 1st ex.s. c 184 \S 21; 1961 c 240 \S 12; 1955 c 304 \S 21. Prior: 1949 c 106 \S 2, part; 1939 c 187 \S 7, part; Rem. Supp. 1949 \S 10726-7, part.]

89.08.210 Powers and duties of supervisors. The supervisors may employ a secretary, treasurer, technical experts, and such other officers, agents, and employees, permanent and temporary, as they may require, and determine their qualifications, duties, and compensation. It may call upon the attorney general for legal services, or may employ its own counsel and legal staff. The supervisors may delegate to their chairman, to one or more supervisors, or to one or more agents or employees such powers and duties as it deems proper. The supervisors shall furnish to the commission, upon request, copies of such internal rules, regulations, orders, contracts, forms, and other documents as they shall adopt or employ, and such other information concerning their activities as the commission may require in the performance of its duties under chapter 184, Laws of 1973 1st ex. sess. The supervisors shall provide for the execution of surety bonds for officers and all employees who shall be entrusted with funds or property.

The supervisors shall provide for the keeping of a full and accurate record of all proceedings, resolutions, regulations, and orders issued or adopted. The supervisors shall provide for an annual audit of the accounts of receipts and disbursements in accordance with procedures prescribed by regulations of the commission.

The board may invite the legislative body of any municipality or county near or within the district, to designate a representative to advise and consult with it on all questions of program and policy which may affect the property, water supply, or other interests of such municipality or county. The governing body of a district shall appoint such advisory committees as may be needed to assure the availability of appropriate channels of communication to the board of supervisors, to persons affected by district operations, and to local, regional, state and interstate special-purpose districts and agencies responsible for community planning, zoning, or other resource development activities. The district shall keep such committees informed of its work, and such advisory committees shall submit recommendations from time to time to the board of supervisors. [2000 c 45 § 1; 1973 1st ex.s. c 184 § 22; 1955 c 304 § 22. Prior: 1949 c 106 § 2, part; 1939 c 187 § 7, part; Rem. Supp. 1949 § 10726-7, part.]

89.08.215 Treasurer—Powers and duties—Bond.

The treasurer of the county in which a conservation district is located is ex officio treasurer of the district. However, the board of supervisors by resolution may designate some other

(2008 Ed.) [Title 89 RCW—page 7]

person having experience in financial or fiscal matters as treasurer of the conservation district. The board of supervisors shall require a bond, with a surety company authorized to do business in the state of Washington, in an amount and under the terms and conditions which the board of supervisors by resolution from time to time finds will protect the district against loss. The premium on this bond shall be paid by the district.

All district funds shall be paid to the treasurer and disbursed only on warrants issued by an auditor appointed by the board of supervisors, upon orders or vouchers approved by it. The treasurer shall establish a conservation district fund into which shall be paid all district funds. The treasurer shall maintain any special funds created by the board of supervisors for the placement of all money as the board of supervisors may, by resolution, direct.

If the treasurer of the district is the treasurer of the county all district funds shall be deposited with the county depositaries under the same restrictions, contracts, and security as provided for county depositaries. If the treasurer of the district is some other person, all funds shall be deposited in a bank or banks authorized to do business in this state as the board of supervisors, by resolution, designates.

A district may provide and require a reasonable bond of any other person handling moneys or securities of the district, if the district pays the premium. [2000 c 45 § 2.]

89.08.220 Corporate status and powers of district. A conservation district organized under the provisions of chapter 184, Laws of 1973 1st ex. sess. shall constitute a governmental subdivision of this state, and a public body corporate and politic exercising public powers, but shall not levy taxes or issue bonds and such district, and the supervisors thereof, shall have the following powers, in addition to others granted in other sections of chapter 184, Laws of 1973 1st ex. sess.:

- (1) To conduct surveys, investigations, and research relating to the conservation of renewable natural resources and the preventive and control measures and works of improvement needed, to publish the results of such surveys, investigations, or research, and to disseminate information concerning such preventive and control measures and works of improvement: PROVIDED, That in order to avoid duplication of research activities, no district shall initiate any research program except in cooperation with the government of this state or any of its agencies, or with the United States or any of its agencies;
- (2) To conduct educational and demonstrational projects on any lands within the district upon obtaining the consent of the occupier of such lands and such necessary rights or interests in such lands as may be required in order to demonstrate by example the means, methods, measures, and works of improvement by which the conservation of renewable natural resources may be carried out;
- (3) To carry out preventative and control measures and works of improvement for the conservation of renewable natural resources, within the district including, but not limited to, engineering operations, methods of cultivation, the growing of vegetation, changes in use of lands, and the measures listed in RCW 89.08.010, on any lands within the district upon obtaining the consent of the occupier of such lands and

such necessary rights or interests in such lands as may be required;

- (4) To cooperate or enter into agreements with, and within the limits of appropriations duly made available to it by law, to furnish financial or other aid to any agency, governmental or otherwise, or any occupier of lands within the district in the carrying on of preventive and control measures and works of improvement for the conservation of renewable natural resources within the district, subject to such conditions as the supervisors may deem necessary to advance the purposes of chapter 184, Laws of 1973 1st ex. sess. For purposes of this subsection only, land occupiers who are also district supervisors are not subject to the provisions of RCW 42.23.030;
- (5) To obtain options upon and to acquire in any manner, except by condemnation, by purchase, exchange, lease, gift, bequest, devise, or otherwise, any property, real or personal, or rights or interests therein; to maintain, administer, and improve any properties acquired, to receive income from such properties and to expend such income in carrying out the purposes and provisions of chapter 184, Laws of 1973 1st ex. sess.; and to sell, lease, or otherwise dispose of any of its property or interests therein in furtherance of the purposes and the provisions of chapter 184, Laws of 1973 1st ex. sess.;
- (6) To make available, on such terms, as it shall prescribe, to land occupiers within the district, agricultural and engineering machinery and equipment, fertilizer, seeds, seedlings, and such other equipment and material as will assist them to carry on operations upon their lands for the conservation of renewable natural resources;
- (7) To prepare and keep current a comprehensive longrange program recommending the conservation of all the renewable natural resources of the district. Such programs shall be directed toward the best use of renewable natural resources and in a manner that will best meet the needs of the district and the state, taking into consideration, where appropriate, such uses as farming, grazing, timber supply, forest, parks, outdoor recreation, potable water supplies for urban and rural areas, water for agriculture, minimal flow, and industrial uses, watershed stabilization, control of soil erosion, retardation of water run-off, flood prevention and control, reservoirs and other water storage, restriction of developments of floodplains, protection of open space and scenery, preservation of natural beauty, protection of fish and wildlife, preservation of wilderness areas and wild rivers, the prevention or reduction of sedimentation and other pollution in rivers and other waters, and such location of highways, schools, housing developments, industries, airports and other facilities and structures as will fit the needs of the state and be consistent with the best uses of the renewable natural resources of the state. The program shall include an inventory of all renewable natural resources in the district, a compilation of current resource needs, projections of future resource requirements, priorities for various resource activities, projected timetables, descriptions of available alternatives, and provisions for coordination with other resource programs.

The district shall also prepare an annual work plan, which shall describe the action programs, services, facilities, materials, working arrangements and estimated funds needed to carry out the parts of the long-range programs that are of the highest priorities.

[Title 89 RCW—page 8] (2008 Ed.)

The districts shall hold public hearings at appropriate times in connection with the preparation of programs and plans, shall give careful consideration to the views expressed and problems revealed in hearings, and shall keep the public informed concerning their programs, plans, and activities. Occupiers of land shall be invited to submit proposals for consideration to such hearings. The districts may supplement such hearings with meetings, referenda and other suitable means to determine the wishes of interested parties and the general public in regard to current and proposed plans and programs of a district. They shall confer with public and private agencies, individually and in groups, to give and obtain information and understanding of the impact of district operations upon agriculture, forestry, water supply and quality, flood control, particular industries, commercial concerns and other public and private interests, both rural and urban.

Each district shall submit to the commission its proposed long-range program and annual work plans for review and comment.

The long-range renewable natural resource program, together with the supplemental annual work plans, developed by each district under the foregoing procedures shall have official status as the authorized program of the district, and it shall be published by the districts as its "renewable resources program". Copies shall be made available by the districts to the appropriate counties, municipalities, special purpose districts and state agencies, and shall be made available in convenient places for examination by public land occupier or private interest concerned. Summaries of the program and selected material therefrom shall be distributed as widely as feasible for public information;

- (8) To administer any project or program concerned with the conservation of renewable natural resources located within its boundaries undertaken by any federal, state, or other public agency by entering into a contract or other appropriate administrative arrangement with any agency administering such project or program;
- (9) Cooperate with other districts organized under chapter 184, Laws of 1973 1st ex. sess. in the exercise of any of its powers;
- (10) To accept donations, gifts, and contributions in money, services, materials, or otherwise, from the United States or any of its agencies, from this state or any of its agencies, or from any other source, and to use or expend such moneys, services, materials, or any contributions in carrying out the purposes of chapter 184, Laws 1973 1st ex. sess.;
- (11) To sue and be sued in the name of the district; to have a seal which shall be judicially noticed; have perpetual succession unless terminated as hereinafter provided; to make and execute contracts and other instruments, necessary or convenient to the exercise of its powers; to borrow money and to pledge, mortgage and assign the income of the district and its real or personal property therefor; and to make, amend rules and regulations not inconsistent with chapter 184, Laws of 1973 1st ex. sess. and to carry into effect its purposes;
- (12) Any two or more districts may engage in joint activities by agreement between or among them in planning, financing, constructing, operating, maintaining, and administering any program or project concerned with the conservation of renewable natural resources. The districts concerned may make available for purposes of the agreement any funds,

property, personnel, equipment, or services available to them under chapter 184, Laws of 1973 1st ex. sess.;

Any district may enter into such agreements with a district or districts in adjoining states to carry out such purposes if the law in such other states permits the districts in such states to enter into such agreements.

The commission shall have authority to propose, guide, and facilitate the establishment and carrying out of any such agreement;

- (13) Every district shall, through public hearings, annual meetings, publications, or other means, keep the general public, agencies and occupiers of land within the district, informed of the works and activities planned and administered by the district, of the purposes these will serve, of the income and expenditures of the district, of the funds borrowed by the district and the purposes for which such funds are expended, and of the results achieved annually by the district; and
- (14) The supervisors of conservation districts may designate an area, state, and national association of conservation districts as a coordinating agency in the execution of the duties imposed by this chapter, and to make gifts in the form of dues, quotas, or otherwise to such associations for costs of services rendered, and may support and attend such meetings as may be required to promote and perfect the organization and to effect its purposes. [1999 c 305 § 8; 1973 1st ex.s. c 184 § 23; 1963 c 110 § 1; 1961 c 240 § 13; 1955 c 304 § 23. Prior: (i) 1939 c 187 § 8; RRS § 10726-8. (ii) 1939 c 187 § 13; RRS § 10726-13.]

89.08.341 Intergovernmental cooperation—Author-

ity. Any agency of the government of this state and any local political subdivision of this state is hereby authorized to make such arrangements with any district, through contract, regulation or other appropriate means, wherever it believes that such arrangements will promote administrative efficiency or economy.

In connection with any such arrangements, any state or local agency or political subdivision of this state is authorized, within the limits of funds available to it, to contribute funds, equipment, property or services to any district; and to collaborate with a district in jointly planning, constructing, financing or operating any work or activity provided for in such arrangements and in the joint acquisition, maintenance and operation of equipment or facilities in connection therewith.

State agencies, the districts, and other local agencies are authorized to make available to each other maps, reports and data in their possession that are useful in the preparation of their respective programs and plans for resource conservation. The districts shall keep the state and local agencies fully informed concerning the status and progress of the preparation of their resource conservation programs and plans.

The state conservation commission and the counties of the state may provide respective conservation districts such administrative funds as will be necessary to carry out the purpose of chapter 184, Laws of 1973 1st ex. sess. [1973 1st ex.s. c 184 § 24.]

(2008 Ed.) [Title 89 RCW—page 9]

89.08.350 Petition to dissolve district—Election. At any time after five years from the organization of a district, twenty percent of the voters in the district may file with the commission a petition, praying that the district be dissolved. The commission may hold public hearings thereon, and within sixty days from receipt of the petition, shall give due notice of an election on the question of dissolution. It shall provide appropriate ballots, conduct the election, canvass the returns, and declare the results in the same manner as for elections to create a district.

All district electors may vote at the election. No informality relating to the election shall invalidate it if notice is substantially given and the election is fairly conducted. [1999 c 305 § 9; 1973 1st ex.s. c 184 § 25; 1955 c 304 § 25. Prior: 1939 c 187 § 15, part; RRS § 10726-15, part.]

89.08.360 Result of election—Dissolution. If a majority of the votes cast at the election are for dissolution, the district shall be dissolved. [1999 c 305 § 10; 1973 1st ex.s. c 184 § 26; 1955 c 304 § 26. Prior: 1939 c 187 § 15, part; RRS § 10726-15, part.]

89.08.370 Disposition of affairs upon dissolution. If the district is ordered dissolved, the supervisors shall forthwith terminate the affairs of the district and dispose of all district property at public auction, and pay the proceeds therefrom to pay any debts of the district and any remaining balance to the state treasurer.

They shall then file a verified application with the secretary of state for the dissolution of the district, accompanied by a certificate of the commission reciting the determination that further operation of the district is impracticable. The application shall recite that the property of the district has been disposed of, that the proceeds therefrom have been used to pay any debts of the district and any remaining balance paid to the treasurer, and contain a full accounting of the property and proceeds. Thereupon the secretary shall issue to the supervisors a certificate of dissolution and file a copy thereof in his or her records. [1999 c 305 § 11; 1973 1st ex.s. c 184 § 27; 1955 c 304 § 27. Prior: 1939 c 187 § 15, part; RRS § 10726-15, part.]

89.08.390 Water rights preserved—1939 c 187. Insofar as any of the provisions of this chapter are inconsistent with the provisions of any other law, the provisions of this chapter shall be controlling: PROVIDED, HOWEVER, That none of the provisions of this chapter shall be construed so as to impair water rights appurtenant to lands within or without the boundaries of any district or districts organized hereunder. [1939 c 187 § 17; RRS § 10726-17.]

89.08.391 Water rights preserved—1973 1st ex.s. c 184. Insofar as any of the provisions of this chapter are inconsistent with the provisions of any other law, the provisions of this chapter shall be controlling: PROVIDED, HOWEVER, That none of the provisions of this chapter shall be construed so as to impair water rights appurtenant to lands within or without the boundaries of any district or districts organized hereunder. [1973 1st ex.s. c 184 § 30.]

89.08.400 Special assessments for natural resource conservation. (1) Special assessments are authorized to be imposed for conservation districts as provided in this section. Activities and programs to conserve natural resources, including soil and water, are declared to be of special benefit to lands and may be used as the basis upon which special assessments are imposed.

(2) Special assessments to finance the activities of a conservation district may be imposed by the county legislative authority of the county in which the conservation district is located for a period or periods each not to exceed ten years in duration.

The supervisors of a conservation district shall hold a public hearing on a proposed system of assessments prior to the first day of August in the year prior to which it is proposed that the initial special assessments be collected. At that public hearing, the supervisors shall gather information and shall alter the proposed system of assessments when appropriate, including the number of years during which it is proposed that the special assessments be imposed.

On or before the first day of August in that year, the supervisors of a conservation district shall file the proposed system of assessments, indicating the years during which it is proposed that the special assessments shall be imposed, and a proposed budget for the succeeding year with the county legislative authority of the county within which the conservation district is located. The county legislative authority shall hold a public hearing on the proposed system of assessments. After the hearing, the county legislative authority may accept, or modify and accept, the proposed system of assessments, including the number of years during which the special assessments shall be imposed, if it finds that both the public interest will be served by the imposition of the special assessments and that the special assessments to be imposed on any land will not exceed the special benefit that the land receives or will receive from the activities of the conservation district. The findings of the county legislative authority shall be final and conclusive. Special assessments may be altered during this period on individual parcels in accordance with the system of assessments if land is divided or land uses or other factors change.

Notice of the public hearings held by the supervisors and the county legislative authority shall be posted conspicuously in at least five places throughout the conservation district, and published once a week for two consecutive weeks in a newspaper in general circulation throughout the conservation district, with the date of the last publication at least five days prior to the public hearing.

(3) A system of assessments shall classify lands in the conservation district into suitable classifications according to benefits conferred or to be conferred by the activities of the conservation district, determine an annual per acre rate of assessment for each classification of land, and indicate the total amount of special assessments proposed to be obtained from each classification of lands. Lands deemed not to receive benefit from the activities of the conservation district shall be placed into a separate classification and shall not be subject to the special assessments. An annual assessment rate shall be stated as either uniform annual per acre amount, or an annual flat rate per parcel plus a uniform annual rate per acre amount, for each classification of land. The maximum

[Title 89 RCW—page 10] (2008 Ed.)

annual per acre special assessment rate shall not exceed ten cents per acre. The maximum annual per parcel rate shall not exceed five dollars, except that for counties with a population of over one million five hundred thousand persons, the maximum annual per parcel rate shall not exceed ten dollars.

Public land, including lands owned or held by the state, shall be subject to special assessments to the same extent as privately owned lands. The procedures provided in chapter 79.44 RCW shall be followed if lands owned or held by the state are subject to the special assessments of a conservation district.

Forest lands used solely for the planting, growing, or harvesting of trees may be subject to special assessments if such lands benefit from the activities of the conservation district, but the per acre rate of special assessment on benefited forest lands shall not exceed one-tenth of the weighted average per acre assessment on all other lands within the conservation district that are subject to its special assessments. The calculation of the weighted average per acre special assessment shall be a ratio calculated as follows: (a) The numerator shall be the total amount of money estimated to be derived from the imposition of per acre special assessments on the nonforest lands in the conservation district; and (b) the denominator shall be the total number of nonforest land acres in the conservation district that receive benefit from the activities of the conservation district and which are subject to the special assessments of the conservation district. No more than ten thousand acres of such forest lands that is both owned by the same person or entity and is located in the same conservation district may be subject to the special assessments that are imposed for that conservation district in any year. Per parcel charges shall not be imposed on forest land parcels. However, in lieu of a per parcel charge, a charge of up to three dollars per forest landowner may be imposed on each owner of forest lands whose forest lands are subject to a per acre rate of assessment.

- (4) A conservation district shall prepare an assessment roll that implements the system of assessments approved by the county legislative authority. The special assessments from the assessment roll shall be spread by the county assessor as a separate item on the tax rolls and shall be collected and accounted for with property taxes by the county treasurer. The amount of a special assessment shall constitute a lien against the land that shall be subject to the same conditions as a tax lien, collected by the treasurer in the same manner as delinquent real property taxes, and subject to the same interest rate and penalty as for delinquent property taxes. The county treasurer shall deduct an amount from the collected special assessments, as established by the county legislative authority, to cover the costs incurred by the county assessor and county treasurer in spreading and collecting the special assessments, but not to exceed the actual costs of such work. All remaining funds collected under this section shall be transferred to the conservation district and used by the conservation district in accordance with this section.
- (5) The special assessments for a conservation district shall not be spread on the tax rolls and shall not be collected with property tax collections in the following year if, after the system of assessments has been approved by the county legislative authority but prior to the fifteenth day of December in that year, a petition has been filed with the county legislative

authority objecting to the imposition of such special assessments, which petition has been signed by at least twenty percent of the owners of land that would be subject to the special assessments to be imposed for a conservation district. [2005 c 466 § 1; 1992 c 70 § 1; 1989 c 18 § 1.]

89.08.410 Grants to conservation districts—Rules—Report to the legislature. The state conservation commission may authorize grants to conservation districts from moneys appropriated to the commission for such purposes as provided in this section. Such grants shall be awarded annually on or before the last day of June of each year and shall be made only to those conservation districts that apply for the grants. The conservation commission may adopt rules pertaining to eligibility and distribution of these funds. The conservation commission shall submit a report on the distribution of these funds to the appropriate committees of the legislature by September 30, 2007. [2005 c 31 § 1; 1989 c 18 § 2.]

Effective date—2005 c 31: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 13, 2005]." [2005 c 31 § 2.]

89.08.440 Best management practices for fish and wildlife habitat, water quality, and water quantity property tax exemption—List—Forms—Certification of claims. (1) For the purpose of identifying property that may qualify for the exemption provided under RCW 84.36.255, each conservation district shall develop and maintain a list of best management practices that qualify for the exemption.

(2) Each conservation district shall ensure that the appropriate forms approved by the department of revenue are made available to property owners who may qualify for the exemption under RCW 84.36.255 and shall certify claims for exemption as provided in RCW 84.36.255(3). [1997 c 295 § 3.]

Purpose—1997 c 295: See note following RCW 84.36.255.

89.08.450 Watershed restoration projects—Intent. The legislature declares that it is the goal of the state of Washington to preserve and restore the natural resources of the state and, in particular, fish and wildlife and their habitat. It is further the policy of the state insofar as possible to utilize the volunteer organizations who have demonstrated their commitment to these goals.

To this end, it is the intent of the legislature to minimize the expense and delays caused by unnecessary bureaucratic process in securing permits for projects that preserve or restore native fish and wildlife habitat. [1995 c 378 § 1.]

89.08.460 Watershed restoration projects—Definitions. Unless the context clearly requires otherwise, the definitions in this section shall apply throughout RCW 89.08.450 through 89.08.510.

(1) "Watershed restoration plan" means a plan, developed or sponsored by the department of fish and wildlife, the department of ecology, the department of natural resources, the department of transportation, a federally recognized Indian tribe acting within and pursuant to its authority, a city, a county, or a conservation district, that provides a general program and implementation measures or actions for the

(2008 Ed.) [Title 89 RCW—page 11]

preservation, restoration, re-creation, or enhancement of the natural resources, character, and ecology of a stream, stream segment, drainage area, or watershed, and for which agency and public review has been conducted pursuant to chapter 43.21C RCW, the state environmental policy act. If the implementation measures or actions would have a probable significant, adverse environmental impact, a detailed statement under RCW 43.21C.031 must be prepared on the plan.

- (2) "Watershed restoration project" means a public or private project authorized by the sponsor of a watershed restoration plan that implements the plan or a part of the plan and consists of one or more of the following activities:
- (a) A project that involves less than ten miles of streamreach, in which less than twenty-five cubic yards of sand, gravel, or soil is removed, imported, disturbed, or discharged, and in which no existing vegetation is removed except as minimally necessary to facilitate additional plantings;
- (b) A project for the restoration of an eroded or unstable stream bank that employs the principles of bioengineering, including limited use of rock as a stabilization only at the toe of the bank, and with primary emphasis on using native vegetation to control the erosive forces of flowing water; or
- (c) A project primarily designed to improve fish and wildlife habitat, remove or reduce impediments to migration of fish, or enhance the fishery resource available for use by all of the citizens of the state, provided that any structure other than a bridge or culvert or instream habitat enhancement structure associated with the project is less than two hundred square feet in floor area and is located above the ordinary high water mark of the stream. [1995 c 378 § 2.]

89.08.470 Watershed restoration projects—Consolidated permit application process—Fish habitat enhancement project. (1) By January 1, 1996, the Washington conservation commission shall develop, in consultation with other state agencies, tribes, and local governments, a consolidated application process for permits for a watershed restoration project developed by an agency or sponsored by an agency on behalf of a volunteer organization. The consolidated process shall include a single permit application form for use by all responsible state and local agencies. The commission shall encourage use of the consolidated permit application process by any federal agency responsible for issuance of related permits. The permit application forms to be consolidated shall include, at a minimum, applications for: (a) Approvals related to water quality standards under chapter 90.48 RCW; (b) hydraulic project approvals under chapter 77.55 RCW; and (c) section 401 water quality certifications under 33 U.S.C. Sec. 1341 and chapter 90.48 RCW.

(2) If a watershed restoration project is also a fish habitat enhancement project that meets the criteria of *RCW 77.55.290(1), the project sponsor shall instead follow the permit review and approval process established in *RCW 77.55.290 with regard to state and local government permitting requirements. The sponsor shall so notify state and local permitting authorities. [2003 c 39 § 47; 1998 c 249 § 13; 1995 c 378 § 3.]

*Reviser's note: RCW 77.55.290 was recodified as RCW 77.55.181 pursuant to 2005 c 146 \S 1001.

Findings—Purpose—Report—Effective date—1998 c 249: See notes following RCW 77.55.181.

89.08.480 Watershed restoration projects—Designated recipients of project applications—Notice to commission. Each agency of the state and unit of local government that claims jurisdiction or the right to require permits, other approvals, or fees as a condition of allowing a watershed restoration project to proceed shall designate an office or official as a designated recipient of project applications and shall inform the conservation commission of the designation. [1995 c 378 § 4.]

89.08.490 Watershed restoration projects—Acceptance of applications—Permit decisions. All agencies of the state and local governments shall accept the single application developed under RCW 89.08.470. Unless the procedures under RCW 89.08.500 are invoked, the application shall be processed without charge and permit decisions shall be issued within forty-five days of receipt of a complete application. [1995 c 378 § 5.]

89.08.500 Watershed restoration projects—Appointment of project facilitator by *permit assistance center—Coordinated process for permit decisions. The applicant or any state agency, tribe, or local government with permit processing responsibility may request that the *permit assistance center created by chapter 347, Laws of 1995 appoint a project facilitator to develop in consultation with the applicant and permit agencies a coordinated process for permit decisions on the application. The process may incorporate procedures for coordinating state permits under chapter 347, Laws of 1995. The *center shall adopt a target of completing permit decisions within forty-five days of receipt of a complete application.

If **House Bill No. 1724 is not enacted by June 30, 1995, this section shall be null and void. [1995 c 378 § 6.]

Reviser's note: *(1) The permit assistance center and its powers and duties were terminated effective June 30, 1999, pursuant to 1995 c 347 § 617

**(2) House Bill No. 1724 [1995 c 347] was enacted.

89.08.510 Watershed restoration projects—General permits—Cooperative permitting agreements. State agencies, tribes, and local governments responsible for permits or other approvals of watershed restoration projects as defined in RCW 89.08.460 may develop general permits or permits by rule to address some or all projects required by an approved watershed restoration plan, or for types of watershed restoration projects. Nothing in chapter 378, Laws of 1995 precludes local governments, state agencies, and tribes from working out other cooperative permitting agreements outside the procedures of chapter 378, Laws of 1995. [1995 c 378 § 7.]

89.08.520 Water quality and habitat protection grant programs—Development of outcome-focused performance measures. (1) In administering grant programs to improve water quality and protect habitat, the commission shall:

- (a) Require grant recipients to incorporate the environmental benefits of the project into their grant applications;
- (b) In its grant prioritization and selection process, consider:

[Title 89 RCW—page 12] (2008 Ed.)

- (i) The statement of environmental benefits;
- (ii) Whether, except as conditioned by RCW 89.08.580, the applicant is a Puget Sound partner, as defined in RCW 90.71.010, and except as otherwise provided in RCW 89.08.590, and effective one calendar year following the development and statewide availability of model evergreen community management plans and ordinances under RCW 35.105.050, whether the applicant is an entity that has been recognized, and what gradation of recognition was received, in the evergreen community recognition program created in RCW 35.105.030; and
- (iii) Whether the project is referenced in the action agenda developed by the Puget Sound partnership under RCW 90.71.310; and
- (c) Not provide funding, after January 1, 2010, for projects designed to address the restoration of Puget Sound that are in conflict with the action agenda developed by the Puget Sound partnership under RCW 90.71.310.
- (2)(a) The commission shall also develop appropriate outcome-focused performance measures to be used both for management and performance assessment of the grant program.
- (b) The commission shall work with the districts to develop uniform performance measures across participating districts and, to the extent possible, the commission should coordinate its performance measure system with other natural resource-related agencies as defined in RCW 43.41.270. The commission shall consult with affected interest groups in implementing this section. [2008 c 299 § 27; 2007 c 341 § 28; 2001 c 227 § 3.]

Short title—2008 c 299: See note following RCW 35.105.010.

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

Findings—Intent—2001 c 227: See note following RCW 43.41.270.

89.08.530 Agricultural conservation easements program. (1) The agricultural conservation easements program

is created. The state conservation commission shall manage the program and adopt rules as necessary to implement the legislature's intent.

- (2) The commission shall report to the legislature on an on-going basis regarding potential funding sources for the purchase of agricultural conservation easements under the program and recommend changes to existing funding authorized by the legislature.
- (3) All funding for the program shall be deposited into the agricultural conservation easements account created in RCW 89.08.540. Expenditures from the account shall be made to local governments and private nonprofits on a match or no match required basis at the discretion of the commission. Moneys in the account may be used to purchase easements in perpetuity or to purchase or lease easements for a fixed term.
- (4) Easements purchased with money from the agricultural conservation easements account run with the land. [2007 c 352 § 4; 2002 c 280 § 2.]

Intent—2002 c 280: "Among the rising costs that are increasingly driving Washington farmers out of business is the cost of land. Many of our oldest, well-established farms, often on the fringes of established communities, are under growing pressure to be sold for uses other than agriculture. In the face of these rising land costs, new farmers are finding it increasingly diffi-

cult to be able to afford to purchase farmland.

At the same time, the conversion of these prime farmlands to development costs our communities open and green space, reduces our access to local quality food, diminishes our cultural and historic roots, often represents a fiscal loss for governments, and frequently results in environmental costs including reduced flood detention, loss of surface water filtration, diminished aquifer recharge, loss of habitat and connective wildlife migration corridors, and loss of opportunities to protect riparian lands.

These concerns, among others, are leading the federal government and local jurisdictions around our state to provide funding for local programs to purchase agricultural conservation easements that help keep farmers in farming and farmland in agriculture. It is the intent of the legislature to create a Washington purchase of agricultural conservation easements program that will facilitate the use of federal funds, ease the burdens of local governments launching similar programs at the local level, and help local governments fight the conversion of agricultural lands they have not otherwise protected through their planning processes." [2002 c 280 § 1.]

89.08.540 Agricultural conservation easements

account. (1) The agricultural conservation easements account is created in the custody of the state treasurer. All receipts from legislative appropriations, other sources as directed by the legislature, and gifts, grants, or endowments from public or private sources must be deposited into the account. Expenditures from the account may be used only for the purchase of easements in perpetuity or for the purchase or lease of easements for a fixed term under the agricultural conservation easements program. Only the state conservation commission, or the executive director of the commission on the commission's behalf, may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures.

(2) The commission is authorized to receive and expend gifts, grants, or endowments from public or private sources that are made available, in trust or otherwise, for the use and benefit of the agricultural conservation easements program. [2007 c 352 § 5; 2002 c 280 § 3.]

Intent—2002 c 280: See note following RCW 89.08.530.

89.08.550 Conservation assistance revolving account.

- (1) The conservation assistance revolving account is created in the custody of the state treasurer. Moneys from the account may only be spent after appropriation. Moneys placed in the account shall include principal and interest from the repayment of any loans granted under this section, and any other moneys appropriated to the account by the legislature. Expenditures from the account may be used only to make loans to landowners for projects enrolled in the conservation reserve enhancement program and the continuous conservation reserve program.
- (2) In order to aid the financing of conservation reserve enhancement program projects and continuous conservation reserve program projects, the conservation commission, through the conservation districts, may make interest-free loans to these enrollees from the conservation assistance revolving account. The conservation commission may require such terms and conditions as it deems necessary to carry out the purposes of this section. Loans to landowners shall be for costs associated with the installation of conservation improvements eligible for and secured by federal farm service agency practice incentive payment reimbursement. Loans under this program promote critical habitat protection and restoration by bridging the financing gap between project

(2008 Ed.) [Title 89 RCW—page 13]

implementation and federal funding. The conservation commission shall give loan preferences to those projects expected to generate the greatest environmental benefits and that occur in basins with critical or depressed salmonid stocks. Money received from landowners in loan repayments made under this section shall be paid into the conservation assistance revolving account for uses consistent with this section. [2005 c 30 § 1; 2004 c 277 § 901.]

Severability—2004 c 277: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [2004 c 277 § 919.]

Effective dates—2004 c 277: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 1, 2004], except for sections 117 and 202 of this act, which take effect April 16, 2004." [2004 c 277 § 920.]

89.08.560 Farm plans—Disclosure of information.

- (1) Conservation districts, before developing a farm plan, shall inform the landowner or operator in writing of the types of information that is [are] subject to disclosure to the public under chapter 42.56 RCW. Before completion of the final draft of a farm plan, the district shall send the final draft farm plan to the requesting landowner or operator for verification of the information. The final farm plan shall not be disclosed by the conservation district until the requesting owner or operator confirms the information in the farm plan and a signed copy of the farm plan is received by the conservation district.
- (2) For the purposes of this section and RCW 42.56.270, "farm plan" means a plan prepared by a conservation district in cooperation with a landowner or operator for the purpose of conserving, monitoring, or enhancing renewable natural resources. Farm plans include, but are not limited to, provisions pertaining to:
 - (a) Developing and prioritizing conservation objectives;
- (b) Taking an inventory of soil, water, vegetation, livestock, and wildlife;
- (c) Implementing conservation measures, including technical assistance provided by the district;
- (d) Developing and implementing livestock nutrient management measures;
- (e) Developing and implementing plans pursuant to business and financial objectives; and
 - (f) Recording, or records of, decisions. [2006 c 369 § 1.]

89.08.570 Crop purchase contracts for dedicated energy crops. In addition to any other authority provided by law, conservation districts are authorized to enter into crop purchase contracts for a dedicated energy crop for the purposes of producing, selling, and distributing biodiesel produced from Washington state feedstocks, cellulosic ethanol, and cellulosic ethanol blend fuels. [2007 c 348 § 207.]

Findings—Part headings not law—2007 c 348: See RCW 43.325.005 and 43.325.903.

89.08.580 Puget Sound partners. When administering water quality and habitat protection grants under this chapter, the commission shall give preference only to Puget Sound partners, as defined in RCW 90.71.010, in comparison to

other entities that are eligible to be included in the definition of Puget Sound partner. Entities that are not eligible to be a Puget Sound partner due to geographic location, composition, exclusion from the scope of the Puget Sound action agenda developed by the Puget Sound partnership under RCW 90.71.310, or for any other reason, shall not be given less preferential treatment than Puget Sound partners. [2007 c 341 § 29.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

89.08.590 Administering funds—Preference to an evergreen community. When administering funds under this chapter, the commission shall give preference only to an evergreen community recognized under RCW 35.105.030 in comparison to other entities that are eligible to receive evergreen community designation. Entities not eligible for designation as an evergreen community shall not be given less preferential treatment than an evergreen community. [2008 c 299 § 32.]

Short title—2008 c 299: See note following RCW 35.105.010.

89.08.900 Severability—1939 c 187. If any provision of this chapter, or the application of any provision to any person or circumstances, is held invalid, the remainder of the chapter and the application of such provision to other persons or circumstances shall not be affected thereby. [1939 c 187 § 16; RRS § 10726-16.]

89.08.901 Severability—1973 1st ex.s. c 184. If any provision of this chapter, or the application of any provision to any person or circumstances, is held invalid, the remainder of the chapter and the application of such provision to other persons or circumstances shall not be affected thereby. [1973 1st ex.s. c 184 § 31.]

89.08.902 Severability—1989 c 18. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1989 c 18 § 3.]

Chapter 89.10 RCW FARMLAND PRESERVATION

Sections

89.10.005 Findings.
89.10.010 Office of farmland preservation.
89.10.020 Farmland preservation task force.
89.10.900 Captions not law—2007 c 352.

89.10.005 Findings. The legislature finds that maintaining the capacity to provide adequate food and fiber resources is essential to the long-term sustainability of the state's citizens and economy. The nation's population has reached three hundred million and will continue to increase for the foreseeable future. Further, the world population is now over six billion and is projected to reach nine billion by the year 2050.

In Washington state, the population is growing by over one million people every decade with much of this growth

[Title 89 RCW—page 14] (2008 Ed.)

occurring in western Washington. This growth is increasing the competition for land not only for housing, but also associated retail, commercial, industrial, and leisure industries.

The legislature finds that many once-productive agricultural areas in western Washington have been overtaken and irreversibly converted to nonagricultural uses. Other agricultural areas in the state have diminished to the point that they are dangerously close to losing the land mass necessary to be economically viable. Further, only a limited number of areas in western Washington still retain a sufficient agricultural land base and the necessary agricultural infrastructure to continue to be economically viable both in the short term and the long term.

The legislature recognizes that because this significant decline has largely occurred in less than a half century, it is imperative that mechanisms be established at the state level to focus attention, take the action needed to retain agricultural land, and ensure the opportunity for future generations to farm these lands.

The legislature finds that history shows that previous advanced civilizations in the world were founded on highly productive agricultural lands and food production systems but when the land or its productivity was lost, the civilizations declined. In contrast, other civilizations have existed for millennia because they maintained their agricultural land base, its productivity, and economic conditions sufficient to maintain stewardship of their land.

The legislature finds that there is a finite quantity of high quality agricultural land and that often this agricultural land is mistakenly viewed as an expendable resource. The legislature finds that the retention of agricultural land is desirable, not only to produce food, livestock, and other agricultural products, but also to maintain our state economy and preferable environmental conditions. For these reasons, and because it is essential that agricultural production be sufficient to meet the needs of our growing population, commitment to the retention of agricultural land should be reflected at the state policy level by the creation of an office of farmland preservation to support the retention of farmland and the viability of farming for future generations. [2007 c 352 § 1.]

- **89.10.010 Office of farmland preservation.** (1) The office of farmland preservation is created and shall be located within the state conservation commission.
- (2) Staff support for the office shall be provided by the state conservation commission.
 - (3) The office of farmland preservation may:
- (a) Provide advice and assist the state conservation commission in implementing the provisions of RCW 89.08.530 and 89.08.540, including the merits of leasing or purchasing easements for fixed terms in addition to purchasing easements in perpetuity;
- (b) Develop recommendations for the funding level and for the use of the agricultural conservation easements account established in RCW 89.08.540 with the guidance of the farmland preservation task force established under RCW 89.10.020:
- (c) With input from the task force created in RCW 89.10.020, provide an analysis of the major factors that have led to past declines in the amount and use of agricultural lands in Washington and of the factors that will likely affect

- retention and economic viability of these lands into the future including, but not limited to, pressures to convert land to nonagricultural uses, loss of processing plants and markets, loss of profitability, productivity, and competitive advantage, urban sprawl, water availability and quality, restrictions on agricultural land use, and conversion to recreational or other uses:
- (d) Develop model programs and tools, including innovative economic incentives for landowners, to retain agricultural land for agricultural production, with the guidance from the farmland preservation task force created under RCW 89.10.020;
- (e) Provide technical assistance to localities as they develop and implement programs, mechanisms, and tools to encourage the retention of agricultural lands;
- (f) Develop a grant process and an eligibility certification process for localities to receive grants for local programs and tools to retain agricultural lands for agricultural production;
- (g) Provide analysis and recommendations as to the continued development and implementation of the farm transition program including, but not limited to, recommending:
- (i) Assistance in the preparation of business plans for the transition of business interests;
- (ii) Assistance in the facilitation of transfers of existing properties and agricultural operations to interested buyers; and
- (iii) Research assistance on agricultural, financial, marketing, and other related transition matters;
- (h) Begin the development of a farm transition program to assist in the transition of farmland and related businesses from one generation to the next, aligning the farm transition program closely with the farmland preservation effort to assure complementary functions; and
- (i) Serve as a clearinghouse for incentive programs that would consolidate and disseminate information relating to conservation programs that are accessible to landowners and assist owners of agricultural lands to secure financial assistance to implement conservation easements and other projects. [2007 c 352 § 2.]
- **89.10.020** Farmland preservation task force. *(Expires January 1, 2011.)* (1) The farmland preservation task force is established with the following voting members:
- (a) Six farmer representatives, one from each of six regions delineated by the state conservation commission at least one of whom is a commercial livestock producer, of which at least two representatives shall be under the age of forty-five, appointed by the governor from persons nominated by recognized agricultural organizations;
- (b) A representative of the state conservation commission, appointed by the chair of the state conservation commission;
- (c) A representative of the department of agriculture, appointed by the director;
- (d) A representative of counties in eastern Washington, appointed by the Washington state association of counties;
- (e) A representative of counties in western Washington, appointed by the Washington state association of counties;
- (f) Two members of the senate, one from each major political caucus, appointed by the president of the senate;

(2008 Ed.) [Title 89 RCW—page 15]

- (g) Two members of the house of representatives, one from each major political caucus, appointed by the speaker of the house of representatives;
- (h) A representative of the office of the governor, appointed by the governor; and
- (i) A representative of conservation districts, appointed by the state association of conservation districts.
- (2) The following persons shall be requested to participate as nonvoting members of the farmland preservation task force:
- (a) A representative of the federal natural resources conservation service with knowledge of federal agricultural land retention programs and funding sources, appointed by the state conservationist; and
- (b) A person with technical expertise from the department of community, trade, and economic development, appointed by the agency's director.
- (3) The task force shall meet at least twice a year. The task force shall be staffed by the state conservation commission. The chair of the task force shall be elected for a term of one year by the voting members of the task force.
- (4) Nonlegislative members of the task force are entitled to be reimbursed for travel expenses in accordance with RCW 43.03.050 and 43.03.060 by the state conservation commission. Legislative members of the task force are entitled to be reimbursed for travel expenses in accordance with RCW 44.04.120.
- (5) This section expires January 1, 2011. [2007 c 352 § 3.]

89.10.900 Captions not law—2007 c 352. Captions used in this act are not any part of the law. [2007 c 352 § 8.]

Chapter 89.12 RCW

RECLAMATION AND IRRIGATION DISTRICTS IN RECLAMATION AREAS

Sections	
89.12.010	Preamble.
89.12.020	Definitions.
89.12.030	Applicability and purpose of chapter.
89.12.040	Units and legal subdivisions authorized—Size—Plats— Excess land.
89.12.050	Contracts with United States—Permissible provisions.
89.12.060	Covenants running with the land—Contract provisions to govern.
89.12.071	Fraudulent and unlawful conveyances—Preservation of rights acquired prior to repeal of RCW 89.12.070.
89.12.080	Instruments may be filed—Filing imparts notice.
89.12.090	State lands in district—State consent to assessment, conditions.
89.12.100	State lands—Terms and conditions of sale.
89.12.110	County lands—Contracts with United States.
89.12.120	Acceptance of federal act—Assessment and taxation authorized.
89.12.131	Adoption of Columbia Basin project act—Revocation of state's consent.
89.12.140	Subdivision and sale of state lands in reclamation project.
89.12.150	Exchange of state and federal lands.
89.12.160	Establishment of county road system.
89.12.170	Columbia basin project—Authorization for agreements to allocate water—Conditions.
89.12.180	Reports to legislature regarding activities under RCW 89.12.170.
89.12.190	Columbia basin project—Findings—Source of surface water—Management of groundwater depletions.
89.12.200	Columbia basin project—Intent—Allocation of conserved

waters to deep well irrigated lands.

89.12.010 Preamble. It is the policy of the state of Washington in connection with lands within the scope of this chapter which may be irrigated through works of federal reclamation projects, to assist the United States in the reduction or prevention of speculation in such lands and in limiting the size of the holdings thereof entitled to receive water by means of the works of such projects, and otherwise to cooperate with the United States with respect thereto. [1957 c 165 § 1; 1943 c 275 § 1; Rem. Supp. 1943 § 7525-20.]

Severability—1943 c 275: "Each section and provision of this act shall be considered separable from every other section and provision of the act, and should any section or provision thereof be held unconstitutional, the unconstitutionality of such section or provision shall not affect or impair the validity of the remainder of the act, but in that event the unconstitutional section or provision shall be eliminated and the remainder of the act remain in full force and effect." [1943 c 275 § 16.]

89.12.020 Definitions. As used in this chapter,

The term "secretary" shall mean the secretary of the interior of the United States, or his duly authorized representative.

The term "appraised value" shall mean the value of lands within the scope of this chapter appraised or reappraised by the secretary without reference to or increment on account of the irrigation works built or to be built by the United States.

The term "district" shall mean an irrigation or reclamation district governed by this chapter as provided in RCW 89.12.030.

The term "federal reclamation laws" shall mean the act of congress of June 17, 1902 (32 Stat. 388) and acts amendatory thereof or supplemental thereto including the act of congress entitled "An Act to amend the Act approved May 27, 1937 (Ch. 269, 50 Stat. 208), by providing substitute and additional authority for the prevention of speculation in lands of the Columbia Basin project, and substitute an additional authority related to the settlement and development of the project, and for other purposes, enacted and approved in the Seventy-Eighth Session."

The term "lands" shall mean, unless otherwise indicated, lands within the boundaries of a district contracting or intending to contract with the United States under the terms of this chapter.

The term "owner," "landowner," and "any one landowner" shall mean any person, corporation, joint stock association or family owning lands that are within the scope of this chapter.

The term "family" shall mean a group consisting of either or both husband and wife, together with their children under eighteen years of age, or all of such children if both parents are dead, the term "their children" including the issue and lawfully adopted children of either or both husband and wife. Within the meaning of this chapter, lands shall be deemed to be held by a family if held as separate property of husband or wife, or if held as a part or all of their community property, or if they are the property of any or all of their children under eighteen years of age. [1943 c 275 § 3; Rem. Supp. 1943 § 7525-22.]

89.12.030 Applicability and purpose of chapter. The provisions of this chapter shall be applicable to any irrigation or reclamation district organized under the laws of this state contracting or intending to contract with the United States

[Title 89 RCW—page 16] (2008 Ed.)

under the federal reclamation laws with respect to a water supply for irrigation from the Columbia Basin project or from any project or division of a project hereafter undertaken in this state by the United States under those laws, and shall govern as to any lands which are now or may hereafter be included in any such district and as to the relationship between any such district and any such lands. The prospect of the construction of the irrigation features of the Columbia Basin project and of other works under the federal reclamation laws for the irrigation of lands in this state requires the granting of authority to irrigation and reclamation districts and to state and county officers to assist the United States, in accordance with the policy of this enactment, in meeting the problems of land speculation and in limiting the size of holdings of lands that may be benefited by such works, and otherwise to cooperate with the United States in connection with the irrigation of lands in this state. The provisions of this chapter, however, are supplemental to other provisions of the law of the state, not inconsistent herewith, which pertain to such districts. [1943 c 275 § 2; Rem. Supp. 1949 § 7525-21.]

89.12.040 Units and legal subdivisions authorized— Size—Plats—Excess land. In connection with a district contracting or intending to contract with the United States under this chapter, the secretary for the purpose of administering the federal reclamation laws and of providing for the delivery of water thereto, the method thereof, and the turnout therefor may segregate such lands, or any part thereof, into units and/or legal subdivisions, having in mind the character of soil, topography, method or methods of irrigation best suited therefor, location with respect to the irrigation system, type of irrigation system, and such other relevant factors as enter into the determination of the area and boundaries thereof and the method or methods of irrigating the same. Plats or revisions thereof showing the units and/or the legal subdivisions and the exclusive method or methods of irrigating such units and/or legal subdivisions or portions thereof when approved, may be filed by the United States for record with the auditor of the county in which the land is located. Lands in excess of the acreage in the amount specified by applicable federal law as not being excess lands held by any one landowner shall be deemed excess land. [1970 ex.s. c 71 § 1; 1963 c 3 § 1; 1957 c 165 § 2; 1943 c 275 § 4; Rem. Supp. 1943 § 7525-23.]

- **89.12.050** Contracts with United States—Permissible provisions. A district may enter into repayment and other contracts with the United States under the terms of the federal reclamation laws in matters relating to federal reclamation projects, and may with respect to lands within its boundaries include in the contract, among others, an agreement that:
- (1) The district will not deliver water by means of the project works provided by the United States to or for excess lands not eligible therefor under applicable federal law.
- (2) As a condition to receiving water by means of the project works, each excess landowner in the district, unless his excess lands are otherwise eligible to receive water under applicable federal law, shall be required to execute a recordable contract covering all of his excess lands within the district.

- (3) All excess lands within the district not eligible to receive water by means of the project works shall be subject to assessment in the same manner and to the same extent as lands eligible to receive water, subject to such provisions as the secretary may prescribe for postponement in payment of all or part of the assessment but not beyond a date five years from the time water would have become available for such lands had they been eligible therefor.
- (4) The secretary is authorized to amend any existing contract, deed, or other document to conform to the provisions of applicable federal law as it now exists. Any such amendment may be filed for record under RCW 89.12.080. [1963 c 3 § 2; 1957 c 165 § 3; 1951 c 200 § 1; 1943 c 275 § 5; Rem. Supp. 1943 § 7525-24.]

89.12.060 Covenants running with the land—Contract provisions to govern. Any or all of the provisions which may be required to be included in recordable contracts may be made covenants running with any tract of land covered by the contract by expressly so providing therein. Recordable contracts expressly providing that any or all of such provisions shall be covenants running with the land covered thereby shall not be destroyed or extinguished by any tax or assessment foreclosure or deed issued pursuant thereto.

Such of the limitations and provisions of RCW 89.12.050 as are included in the repayment contract between the district and the United States, shall govern all the lands within the district unless otherwise provided in such contract and shall govern notwithstanding any other provisions of the laws of this state. [1963 c 3 § 3; 1953 c 148 § 1; 1943 c 275 § 6; Rem. Supp. 1943 § 7525-25.]

89.12.071 Fraudulent and unlawful conveyances—Preservation of rights acquired prior to repeal of RCW 89.12.070. The rights of any vendee or grantee as defined in section 7(b), chapter 275, Laws of 1943 as amended by section 2(b), chapter 200, Laws of 1951 and in RCW 89.12.070(2) are hereby preserved as to any transactions that were consummated by contract or deed prior to the repeal of said sections by this chapter. [1963 c 3 § 6.]

89.12.080 Instruments may be filed—Filing imparts **notice.** There may be filed for record in the office of the county auditor in the county in which the land lies any of the following: (1) Copies of any plat of established farm units approved by the secretary as provided in RCW 89.12.040, when authenticated in the manner authorized by law; (2) copies of any instrument, action, determination, rule or regulation of the secretary made in connection with the provisions of RCW 89.12.050 or otherwise under the federal reclamation laws and which is or may be determinative of title to lands or interest in lands, when authenticated in the manner authorized by law; and (3) any contract or instrument required to be executed by an owner, land purchaser or other person in connection with provisions incorporated in repayment contracts between a district and the United States as authorized by RCW 89.12.050. Such filing shall impart legal notice to the public of the matters and things set out therein. [1943 c 275 § 8; Rem. Supp. 1943 § 7525-27.]

(2008 Ed.) [Title 89 RCW—page 17]

89.12.090 State lands in district—State consent to **assessment, conditions.** Whenever a district to which this chapter applies is organized or in process of organization, the state of Washington, by and through its proper officials, is authorized and directed to have any state lands within the exterior boundaries of such district included as a part of the lands of such district. The state hereby consents to the assessment by the district of such state lands so included in any such irrigation district, and to the enforcement of the payment of such assessments in like manner and to the same extent as applicable to private lands in such districts, except that the payment of such assessment against such state lands shall not be enforced by transfer of title, by tax sale, tax foreclosure or otherwise, until the state has sold or transferred such lands to a private party. [1943 c 275 § 9; Rem. Supp. 1943 § 7525-28.1

89.12.100 State lands—Terms and conditions of sale. If state lands within a district have been segregated into farm units and the appraised value thereof established, the state shall recognize and accept the appraisal as determining the market value of such lands, and shall offer the state lands for sale for cash on the following terms and conditions:

(1) Sales shall be made only at the appraised value; (2) only the number of farm units or acreage specified by applicable federal law as not being excess lands shall be sold to any person or family; (3) applicants for the purchase of a farm unit shall be selected, as nearly as practicable, in accordance with the provisions of subsection (C) of section 4 of the act of congress of December 5, 1924 (43 Stat. 702); and (4) each applicant shall be required to execute a recordable contract within six months from the date the state's conveyance or contract to convey is made, whichever is the earlier, if such a contract is required as a condition to the delivery of water under the terms of the district's repayment contract with the United States; except as the carrying out of any such terms or conditions as to particular state lands may be precluded by provisions of the state Constitution.

The state shall cooperate with the secretary in carrying out the purposes of this chapter and in connection therewith, may execute recordable contracts covering any state lands and such other agreements as are necessary in connection with the administration of this chapter. [1957 c 165 § 4; 1951 c 200 § 3; 1943 c 275 § 10; Rem. Supp. 1943 § 7525-29.]

89.12.110 County lands—Contracts with United **States.** In the case of any county owned land within any district has been segregated into farm units as provided in RCW 89.12.040 and the appraised value thereof established, the board of county commissioners of the county shall have authority at its option of entering into a contract with the United States to bring any of such county lands as the county board shall determine under the provisions of the recordable contracts provided for in RCW 89.12.040, whenever such contracts are required as a condition to the delivery of water under the terms of the contract between the district and the United States, upon such terms as shall be agreed upon between the county and the United States: PROVIDED, That such contract shall not obligate the county to pay any district assessments levied against such lands except such, if any, as the board of county commissioners of said county shall elect to pay: PROVIDED FURTHER, That nothing herein contained shall be construed to deprive the district of the right to assess such lands, if otherwise assessable and to enforce the collection of the same in the manner provided by law. [1943 c 275 § 11; Rem. Supp. 1943 § 7525-30.]

89.12.120 Acceptance of federal act—Assessment and taxation authorized. The provisions and limitations of subsection 5(b) and 5(c) of the act of congress, as above entitled in RCW 89.12.020, concerning assessment and taxation of lands within the Columbia Basin project while legal title remains vested in the United States are hereby accepted; and assessment and taxation by the state, political subdivisions thereof, and districts are hereby authorized to be made in accordance with such provisions and limitations. [1943 c 275 § 14; Rem. Supp. 1943 § 7525-33.]

89.12.131 Adoption of Columbia Basin project act—Revocation of state's consent. Section 15, chapter 275, Laws of 1943 as amended by section 4, chapter 200, Laws of 1951 and RCW 89.12.130 are each repealed and any adoption, enactment, or consent of this state to the provisions of the federal act, as amended, cited therein are hereby revoked. [1963 c 3 § 5.]

89.12.140 Subdivision and sale of state lands in reclamation project. The commissioner of public lands of the state of Washington is authorized to cooperate with the secretary of the interior of the United States with a view to facilitate the execution of plans approved by the secretary of the interior for subdivision and disposal of lands under federal reclamation projects constructed or to be constructed under the provisions of the act of congress of June 17, 1902, (32 Stat., 388) and acts amendatory thereof or supplementary thereto in farm units bounded by lines considered more economical and convenient for irrigation and reclamation than the lines of legal subdivisions and for such purpose is authorized to cause to be prepared and filed a plat or plats of any state lands in any such federal reclamation project showing said state lands subdivided into blocks, lots or farm units, with boundary lines other than those of legal subdivisions, and located with a view to greater convenience, economy or efficiency in irrigation and reclamation, and such subdivision into lots, blocks or farm units may be made in harmony with any general plan approved by the secretary of the interior for subdivision of the lands of any such federal reclamation project or any part or division of any such project into blocks, lots or farm units with boundary lines other than the boundary lines of legal subdivisions and designed for more convenient, economical or efficient reclamation and irrigation. And the commissioner of public lands is authorized to offer for sale and to sell such state lands, in the lots, blocks or farm units designated on such plat or plats instead of offering and selling the same in the legal subdivisions of the U.S. public land surveys. [1927 c 246 § 1; RRS § 7402-280.]

Severability—1927 c 246: "Sections 1 and 2 of this act are each declared to be separable from the remainder of the act, and, should either of said sections be held unconstitutional or void, the remainder of the act shall nevertheless remain effective and in such event such unconstitutional section shall be eliminated without affecting the remainder of the act." [1927 c 246 § 3.]

[Title 89 RCW—page 18] (2008 Ed.)

89.12.150 Exchange of state and federal lands. From and after the date that the consent of the United States shall be given thereto by act of congress, the department of natural resources is authorized, upon request from the secretary of the interior, to cause an appraisal to be made by the board of natural resources of state lands in any division of any federal reclamation project which the secretary of the interior shall advise the department that he desires to have subdivided into farm units of class referred to in RCW 89.12.140, and also to cause to be appraised by the board of natural resources such public lands of the United States on the same project, or elsewhere in the state of Washington, as the secretary of the interior may propose to exchange for such state land, and when the secretary of the interior shall have secured from congress authority to make such exchange the department is authorized to exchange such state lands in any federal reclamation project for public lands of the United States on the same project or elsewhere in the state of Washington of approximately equal appraised valuation, and in making such exchange is authorized to execute suitable instruments in writing conveying or relinquishing to the United States such state lands and accepting in lieu thereof such public land of approximately equal appraised valuation. [1988 c 128 § 75; 1927 c 246 § 2; RRS § 7402-281.]

89.12.160 Establishment of county road system. See RCW 36.81.140.

89.12.170 Columbia basin project—Authorization for agreements to allocate water-Conditions. The department of ecology is authorized to enter into agreements with the United States for the allocation of groundwaters that exist as a result of the Columbia basin project. The agreements and any allocation of water pursuant to the agreements must be consistent with authorized project purposes, federal and state reclamation laws, including federal rate requirements, and provisions of United States' repayment contracts pertaining to the project. The agreements must provide that the department grant an application to beneficially use such water only if the department determines that the application will not impair existing water rights or project operations or harm the public interest. Use of water allocated pursuant to the terms of the agreements must be contingent upon issuance of licenses by the United States to approved applicants. This section is not intended to alter or affect any ownership interest or rights in groundwaters that are not allocated pursuant to the agreements. Before implementing any such agreements, the department, with the concurrence of the United States, shall adopt a rule setting forth the procedures for implementing the agreements and the priorities for processing of applications. The department is authorized to accept funds for administrative and staff expenses that it incurs in connection with entering into or implementing the agreements. [2002 c 330 § 3.]

Finding—2002 c 330: "The legislature finds that delivery of Columbia basin project water through canals and its application to land through irrigation over approximately the past fifty years has dramatically affected groundwater in the Pasco basin, located in western Franklin county, along the Columbia river and north of the city of Pasco. According to studies conducted by the United States geological survey, the volume of groundwater has increased by about five million acre-feet. About eighty-five percent of this increase is the result of percolation following irrigation and seepage

from the distribution system. Groundwater levels have also risen as a result of reservoirs formed behind the dams on the Columbia and Snake rivers. As a result of drainage management, the system is reported to be at equilibrium. The studies provide the information needed to determine which groundwater is a result of the project and which is naturally occurring. Potential problems associated with the raised groundwater levels include landslides and loss of arable land through ponding. Benefits include dilution of concentrations of nitrate and increase in volume of water potentially available for beneficial use over the naturally occurring volume otherwise available." [2002 c 330 § 1.]

Intent—2002 c 330: "It is the intent of the legislature to grant authority to the department of ecology to enter into agreements with the United States for allocation of groundwaters that exist as a result of the Columbia basin project, adopt rules for implementing the agreements and establishing priorities for processing applications, and accept funds for expenses incurred, consistent with applicable state and federal law. Inasmuch as rules adopted by the department will be significant legislative rules, the legislature intends to assure that it will be able to properly carry out its responsibility to both give direction and review the rules after their adoption by requiring periodic reports by the department." [2002 c 330 § 2.]

89.12.180 Reports to legislature regarding activities under RCW 89.12.170. The department of ecology shall report annually to the standing committees of the legislature with jurisdiction over water resources regarding the activities authorized by RCW 89.12.170, beginning December 1, 2002, and ending December 1, 2007. [2002 c 330 § 4.]

Finding—Intent—2002 c 330: See notes following RCW 89.12.170.

89.12.190 Columbia basin project—Findings— Source of surface water—Management of groundwater **depletions.** (1) The legislature finds that conserved water from the developed portions of the federal Columbia basin project can provide an immediate source of surface water to offset a limited portion of groundwater depletions within the undeveloped portions of the federal project extending the availability of groundwater for domestic, municipal, industrial, and agricultural uses. The department of ecology has adopted rules establishing groundwater management subareas within the federal Columbia basin project. A primary purpose of some of the rules was to manage groundwater depletions that are occurring as a result of the department's decision to allow continued deep well agricultural irrigation in anticipation that development of the federal Columbia basin project would continue at its historic pace and that project water would replace groundwater and recharge the depleted aquifer.

(2) The legislature also finds that recent studies have documented water conservation in areas served by project irrigation districts as a result of distribution system lining and piping and use of more efficient conveyance system technology. [2004 c 195 § 1.]

89.12.200 Columbia basin project—Intent—Allocation of conserved waters to deep well irrigated lands. It is the intent of the legislature that the department of ecology enter into agreements with the United States and Columbia basin project irrigation districts regarding the allocation of water conserved from within areas currently served by project waters to deep well irrigated lands within the federal Columbia basin project and for other authorized project beneficial uses. The department may provide the irrigation districts data identifying areas with the most serious groundwater depletions. The irrigation districts shall consider and may

(2008 Ed.) [Title 89 RCW—page 19]

rely on the department's data and recommendations in making allocation decisions to offset groundwater withdrawals consistent with the operational constraints of the distribution system. [2004 c 195 § 2.]

Chapter 89.16 RCW RECLAMATION BY STATE

Sections	
89.16.005	Short title.
89.16.010	Declaration of purpose.
89.16.020	Reclamation account created—Composition.
89.16.040	Payments from account—Reclamation districts specified—
	Rehabilitation of existing projects.
89.16.045	Loans from account—Contracts—Repayment.
89.16.050	Powers and duties of director of ecology.
89.16.055	Additional powers and duties enumerated—Payment for from
	reclamation account.
89.16.060	Contracts with United States.
89.16.070	Contracts with districts.
89.16.080	State lands may be included—Procedure.
89.16.130	Severability—1919 c 158.
89.16.131	Severability—1972 ex.s. c 51.
89.16.130	Severability—1919 c 158.

Reviser's note: Throughout this chapter several references are made to the "reclamation fund" and "reclamation revolving fund"; such fund was abolished and the moneys therein transferred to the "reclamation revolving account" in the general fund. See 1955 c 370 § 1; RCW 43.79.330. As to the references to officers and agencies, see note following title digest.

89.16.005 Short title. This chapter shall be known and cited as the "State Reclamation Act". [1919 c 158 § 1; RRS § 3004.]

89.16.010 Declaration of purpose. The object of this chapter is to provide for the reclamation and development of such lands in the state of Washington as shall be determined to be suitable and economically available for reclamation and development as agricultural lands, and the state of Washington in the exercise of its sovereign and police powers declares the reclamation of such lands to be a state purpose and necessary to the public health, safety and welfare of its people. [1972 ex.s. c 51 § 1; 1919 c 158 § 2; RRS § 3005.]

89.16.020 Reclamation account created—Composition. For the purpose of carrying out the provisions of this chapter the state reclamation revolving account, heretofore established and hereinafter called the reclamation account, shall consist of all sums appropriated thereto by the legislature; all gifts made to the state therefor and the proceeds of the sale thereof; the proceeds of the sale or redemption of and the interest earned by securities acquired with the moneys thereof; and all reimbursements for moneys advanced for the payment of assessments upon public lands of the state for the improvement thereof. [1973 1st ex.s. c 40 § 1; 1972 ex.s. c 51 § 2; 1959 c 104 § 2. Prior: 1919 c 158 § 4, part; RRS § 3007, part.]

89.16.040 Payments from account—Reclamation districts specified—Rehabilitation of existing projects. From the moneys appropriated from the reclamation account there shall be paid, upon vouchers approved by the director of ecology, the administrative expenses of the director under this chapter and such amounts as are found necessary for the investigation and survey of reclamation projects proposed to

be financed in whole or in part by the director, and such amounts as may be authorized by him for the reclamation of lands in diking, diking improvement, drainage, drainage improvement, diking and drainage, diking and drainage improvement, irrigation and irrigation improvement districts, and such other districts as are authorized by law for the reclamation or development of waste or undeveloped lands or the rehabilitation of existing reclamation projects, and all such districts and improvement districts shall, for the purposes of this chapter be known as reclamation districts. [1981 c 216 § 2; 1972 ex.s. c 51 § 3; 1959 c 104 § 4. Prior: 1919 c 158 § 4, part; RRS § 3007, part.]

89.16.045 Loans from account—Contracts—Repay**ment.** Notwithstanding any other provisions of this chapter, the director of ecology may, by written contract with a reclamation district, loan moneys from the reclamation account to said district for use in financing a project of construction. reconstruction or improvement of district facilities, or a project of additions to such facilities. No such contract shall exceed fifty thousand dollars per project or a term of ten years, or provide for an interest rate of more than eight percent per annum. The director shall not execute any contract as provided in this section until he determines that the project for which the moneys are furnished is within the scope of the district's powers to undertake, that the project is feasible, that its construction is in the best interest of the state and the district, and that the district proposing the project is in a sound financial condition and capable of repaying the loan with interest in not more than ten annual payments. Any district is empowered to enter into a contract, as provided for in this section, and to levy assessments based on the special benefits accruing to lands within the district as are necessary to satisfy the contract, when a resolution of the governing body of the reclamation district authorizing its execution is approved by the body: PROVIDED, That no district shall be empowered to execute with the director any such contract during the term of any previously executed contract authorized by this section. [1972 ex.s. c 51 § 4; 1967 c 181 § 1.]

89.16.050 Powers and duties of director of ecology. In carrying out the purposes of this chapter, the director of the department of ecology of the state of Washington shall be authorized and empowered:

To make surveys and investigations of the wholly or partially unreclaimed and undeveloped lands in this state and to determine the relative agricultural values, productiveness and uses, and the feasibility and cost of reclamation and development thereof;

To formulate and adopt a sound policy for the reclamation and development of the agricultural resources of the state, and from time to time select for reclamation and development such lands as may be deemed advisable, and the director may in his discretion advise as to the formation and assist in the organization of reclamation districts under the laws of this state;

To purchase the bonds of any reclamation district whose project is approved by the director and which is found to be upon a sound financial basis, to contract with any such district for making surveys and furnishing engineering plans and

[Title 89 RCW—page 20] (2008 Ed.)

supervision for the construction of its project, or for constructing or completing its project and to advance money to the credit of the district for any or all of such purposes, and to accept the bonds, notes or warrants of such district in payment therefor, and to expend the moneys appropriated from the reclamation account in the purchase of such bonds, notes or warrants or in carrying out such contracts: PROVIDED, That interest not to exceed the annual rate provided for in the bonds, notes or warrants agreed to be purchased, shall be charged and received for all moneys advanced to the district prior to the delivery of the bonds, notes or warrants and the amount of such interest shall be included in the purchase price of such bonds, notes or warrants: PROVIDED FUR-THER, That no district, the bonds, notes or warrants of which have been purchased by the state under the provisions of the state reclamation act, shall thereafter during the life of said bonds, notes or warrants make expenditures of any kind from the bond or warrant funds of the district or incur obligations chargeable against such funds or issue any additional notes without previous written approval of the director of ecology of the state of Washington, and any obligations incurred without such approval shall be void;

To sell and dispose of any reclamation district bonds acquired by the director, at public or private sale, and to pay the proceeds of such sale into the reclamation account: PRO-VIDED, That such bonds shall not be sold for less than the purchase price plus accrued interest, except in case of a sale to an agency supplied with money by the United States of America, or to the United States of America in furtherance of refunding operations of any irrigation district, diking or drainage district, or diking or drainage improvement district, now pending or hereafter carried on by such district, in which case the director shall have authority to sell any bonds of such district owned by the state of Washington under the provisions of the state reclamation act, to the United States of America, or other federal agency on such terms as said United States of America, or other federal agency shall prescribe for bonds of the same issue of such district as that held by the state of Washington in connection with such refunding operations;

To borrow money upon the security of any bonds, including refunding bonds, of any reclamation district, acquired by the director, on such terms and rate of interest and over such period of time as the director may see fit, and to hypothecate and pledge reclamation district bonds or refunding bonds acquired by the director as security for such loan. Such loans shall have, as their sole security, the bonds so pledged and the revenues therefrom, and the director shall not have authority to pledge the general credit of the state of Washington: PROVIDED, That in reloaning any money so borrowed, or obtained from a sale of bonds it shall be the duty of the director to fix such rates of interest as will prevent impairment of the reclamation revolving account;

To purchase delinquent general tax or delinquent special assessment certificates chargeable against lands included within any reclamation district obligated to the state under the provisions of the state reclamation act, and to purchase lands included in such districts and placed on sale on account of delinquent taxes or delinquent assessments with the same rights, privileges and powers with respect thereto as a private holder and owner of said certificates, or as a private pur-

chaser of said lands: PROVIDED, That the director shall be entitled to a delinquent tax certificate upon application to the proper county treasurer therefor without the necessity of a resolution of the county legislative authority authorizing the issuance of certificates of delinquency required by law in the case of the sale of such certificates to private purchasers;

To sell said delinquent certificates or the lands acquired at sale on account of delinquent taxes or delinquent assessments at public or private sale, and on such conditions as the director shall determine;

To, whenever the director shall deem it advisable, require any district with which he may contract, to provide such safeguards as he may deem necessary to assure bona fide settlement and development of the lands within such district, by securing from the owners of lands therein agreements to limit the amount of their holdings to such acreage as they can properly farm and to sell their excess land holdings at reasonable prices;

To employ all necessary experts, assistants and employees and fix their compensation and to enter into any and all contracts and agreements necessary to carry out the purposes of this chapter;

To have the assistance, cooperation and services of, and the use of the records and files in, all the departments and institutions of the state, particularly the office of the commissioner of public lands, the state department of agriculture, Washington State University, and the University of Washington; and all state officers and the governing authorities of all state institutions are hereby authorized and directed to cooperate with the director in furthering the purpose of this chapter:

To cooperate with the United States in any plan of land reclamation, land settlement or agricultural development which the congress of the United States may provide and which may effect the development of agricultural resources within the state of Washington, and the director shall have full power to carry out the provisions of any cooperative land settlement act that may be enacted by the United States. [1983 c 167 § 248; 1977 c 75 § 93; 1972 ex.s. c 51 § 5; 1943 c 279 § 1; 1935 c 7 § 1; 1933 ex.s. c 13 § 1; 1923 c 132 § 1; 1919 c 158 § 5; RRS § 3008.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

- **89.16.055** Additional powers and duties enumerated—Payment for from reclamation account. In addition to the powers provided in RCW 89.16.050, the department of ecology is authorized and empowered to:
- (1) Conduct surveys, studies, investigations, and water right examinations for proposed reclamation projects or the rehabilitation of existing reclamation projects that may be funded fully or partially from the receipts of the sale of bonds issued by the state of Washington.
- (2) Support the preparation for and administration of proceedings, provided in RCW 90.03.110 or 90.44.220, or both, pertaining to river systems or other water bodies that are associated with existing or proposed reclamation projects.
- (3) Conduct a regulatory program for well construction as provided in chapter 18.104 RCW.

Funds of the account established by RCW 89.16.020 may, as appropriated by the legislature, be used in relation to

(2008 Ed.) [Title 89 RCW—page 21]

the powers provided in this section, notwithstanding any other provisions of chapter 89.16 RCW that may be to the contrary. [1993 c 387 § 27; 1981 c 216 § 1.]

Effective date—1993 c 387: See RCW 18.104.930.

89.16.060 Contracts with United States. The department of ecology shall have the power to cooperate and to contract with the United States for the reclamation of lands in this state by the United States, and shall have the power to contract with the United States for the handling of such reclamation work by the United States and for the repayment of such moneys as the department of ecology shall invest from the reclamation account, under such terms and conditions as the United States laws and the regulations of the interior department shall provide for the repayment of reclamation costs by the lands reclaimed. [1972 ex.s. c 51 § 6; 1919 c 158 § 6; RRS § 3009.]

89.16.070 Contracts with districts. A diking, drainage, diking and drainage, and irrigation district, and improvement districts thereof through the parent district, or such other district as is authorized and organized for the reclamation or development of waste or undeveloped lands, may enter into contracts with the director for the reclamation of the lands of the district in the manner provided herein, or in such manner as such districts may contract with the United States or with individuals or corporations, for making surveys and furnishing engineering plans and supervision for the construction of all works and improvements necessary for the reclamation of its lands, and for the sale or delivery of its bonds, and may issue bonds of the district for such purposes. [1959 c 104 § 5; 1923 c 132 § 2; 1919 c 158 § 7; RRS § 3010.]

89.16.080 State lands may be included—Procedure.

Whenever in the judgment of the department of natural resources any state, school, granted, or other public lands of the state will be specially benefited by any proposed reclamation project approved by the department of ecology, it may consent that such lands be included in any reclamation district organized for the purpose of carrying out such reclamation project, and in that event the department of natural resources shall be authorized to pay, out of current appropriations, the district assessments levied as provided by law against such lands, and any such assessments paid shall be made a charge against the lands upon which they were levied, and the amount thereof, but without interest, shall be included in the appraised value of such lands when sold or leased. [1972 ex.s. c 51 § 7; 1919 c 158 § 8; RRS § 3011.]

89.16.130 Severability—1919 c 158. If any section or provision of this chapter shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the chapter as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional. [1919 c 158 § 14; RRS § 3017.]

89.16.131 Severability—1972 ex.s. c 51. If any provision of this 1972 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act,

or the application of the provision to other persons or circumstances is not affected. [1972 ex.s. c 51 § 8.]

Chapter 89.30 RCW

RECLAMATION DISTRICTS OF ONE MILLION ACRES

Sections	
89.30.001	District authorized—Area not less than one million acres—No fees.
89.30.004	Lands in one or more counties.
89.30.007	General purposes of district.
89.30.010	Petition—Filing.
89.30.013	Petition—Contents.
89.30.016	Public lands of state may be included.
89.30.019	Interest in public lands treated as private property—Public title
	unaffected, liens barred.
89.30.022	Federal lands may be included.
89.30.025	Possessory interest in federal lands—Water rent, credit for
	prior payment.
89.30.028	Petitioners to describe their lands—Petitioners deemed owners
07.50.020	thereof.
89.30.031	Proof of ownership by tax roll.
89.30.034	Petition on separate sheets—Withdrawals.
89.30.037	Correction of deficient petition.
89.30.040	Conflicting petitions—Largest territory considered first.
89.30.043	Order for hearing—Notice.
89.30.046	Publication of notice.
89.30.049	Contents of notice.
89.30.052	Copy of notice to each member of commission.
89.30.055	Commission—Creation—Composition.
89.30.058	Commission—Chairman—Clerk—Quorum.
89.30.061	Commission—Clerk not to vote unless tie.
89.30.064	Commission—General powers.
89.30.067	Commission—Adjournments.
89.30.070	Commission—Expenses.
89.30.073	Hearing on petition—Place.
89.30.076	Hearing on petition—Proof of notice.
89.30.079	Hearing on petition—Consideration of petition—Evidence.
89.30.082	Hearing on petition—Boundaries to be fixed. Hearing on petition—Name—Election to be ordered.
89.30.085	Hearing on petition—Name—Election to be ordered.
89.30.088	Order for election to county auditors.
89.30.091	Records of commission to be preserved.
89.30.094	Election—How conducted—Qualifications of electors.
89.30.097	Election—Notice, contents—Ballots.
89.30.100	Election—Canvass of returns.
89.30.103	Order organizing district.
89.30.106	Order organizing district—Copy to be filed with county com-
00 20 100	missioners of other counties.
89.30.109	Certified statement to be filed for record.
89.30.112	When creation complete—Proceedings conclusive, exception.
89.30.115	District liable for formation costs.
89.30.118	Change of name procedure—Effect.
89.30.121	District is political subdivision.
89.30.124	Judgments against district—When chargeable against
89.30.127	improvement and divisional districts. District a corporate body—Powers.
89.30.130	
89.30.133	Powers—In general. Powers—Improvement and divisional districts, purposes.
89.30.136	Powers—Development, sale, use, etc., of water or electric
57.50.150	energy.
89.30.139	Powers—Bonds payable from income.
89.30.142	Powers—Sale or lease of water—Drains—Land settlement.
89.30.145	Powers—Fiscal agent for United States.
89.30.148	Surety bond from contractor.
89.30.151	Payments under contracts—Retained percentage.
89.30.154	Contracts—Public bidding—Notice.
89.30.157	Contracts with United States or any state for construction, etc.
89.30.160	Contracts with United States or state of Washington—
	Assumption of control or management.
89.30.163	Contracts with United States or state of Washington—Bonds
	as payment or security—Levy for interest or payment.
89.30.166	Contracts with United States or state of Washington—Submis-
	sion of contracts to electors.
89.30.169	Contracts with United States or state of Washington—Election
	procedure.
89.30.172	Contracts with United States or state of Washington—Liabil- ity of district for improvement and divisional district obliga-
	tions.
89.30.175	Drainage system—Authorization—Notice—Hearing.

[Title 89 RCW—page 22] (2008 Ed.)

89.30.178	Drainage system—Powers.	89.30.400	Debt limit—General.
89.30.181	Drainage system—Benefit to public road or city sewer sys-	89.30.403	Exceeding debt limit—Procedure.
	tem—Assessment.	89.30.412	General obligation bonds—Authorized.
89.30.184	Eminent domain—Authorized.	89.30.427	Special fund from fixed income—Bonds payable from special
89.30.187	Eminent domain—Procedure.		fund—Contract to purchase or lease electricity—Powers of
89.30.190	Eminent domain—Joinder, consolidation of actions—Sepa-		reclamation district conferred.
	rate verdicts.	89.30.430	Special fund from fixed income—Contents—Pledge of
89.30.193	Eminent domain—Damages and benefits—Judgment when	07.50.150	income—Not district obligation.
	damages exceed benefits, costs.	89.30.433	Special fund from fixed income—Maturity—Form—Interest
89.30.196	Eminent domain—Damages and benefits—Judgment for costs	67.50.755	rates.
07.30.170	when benefits equal or exceed damages.	00 20 426	
89.30.199		89.30.436	General improvement districts—Authorized.
	Eminent domain—Levy on uncondemned lands unaffected.	89.30.439	General improvement districts—Resolution, survey and inves-
89.30.202	Eminent domain—Verdict and findings binding as to levy.		tigation.
89.30.205	Eminent domain—Damages applied pro tanto to satisfy levies.	89.30.442	General improvement districts—Cost of survey and investiga-
89.30.208	Eminent domain—Title acquired.		tion—Limitation of levy.
89.30.211	Right of entry to make surveys, etc.	89.30.445	General improvement districts—Board may make survey and
89.30.214	Right to construct across streams, highways, railways, etc.—		investigation.
	Duty to restore.	89.30.448	General improvement districts—Contract with state or United
89.30.217	Right to construct across streams, highways, railways, etc.—		States for survey and investigation.
	Railroads to cooperate.	89.30.451	General improvement districts—Report on survey and investi-
89.30.220	Right to construct across streams, highways, railways, etc.—	07.50.451	gation—Estimate of cost.
	Disagreements, how determined.	90 20 454	
89.30.223	Right-of-way on state lands.	89.30.454	General improvement districts—Notice for hearing on report.
89.30.226	Board of directors—Composition.	89.30.457	General improvement districts—Contents of notice for hear-
89.30.229	Board of directors—Term of office.	00.20.460	ing.
89.30.232	Director districts.	89.30.460	General improvement districts—Hearing—Adjournments.
89.30.235		89.30.463	General improvement districts—Objections and evidence at
89.30.238 89.30.238	Director districts—Geographical boundaries—Designation.		hearing.
	First board—Appointment.	89.30.466	General improvement districts—Change of plans.
89.30.241	First board—Term.	89.30.469	General improvement districts—Order on approval.
89.30.244	First directors—Election.	89.30.472	General improvement districts—Findings conclusive, excep-
89.30.247	First directors—Nominations.	07.50.172	tion.
89.30.250	First directors—Terms.	89.30.475	General improvement districts—Special benefits deemed con-
89.30.253	Directors—Term.	67.50.475	
89.30.256	Directors—Vacancies.	00 20 470	tinuing.
89.30.259	Directors—Oath—Bond.	89.30.478	General improvement districts—Powers of board—Act on
89.30.262	Secretary's oath and bond.		behalf of improvement or divisional district not to render
89.30.265	Additional official bonds when fiscal agent of United States.		reclamation district liable.
89.30.268	Additional official bonds when fiscal agent of United States—	89.30.481	Power of board as to assessments in improvement or divisional
09.30.200	Suit on.		districts.
00 20 271		89.30.484	Divisional districts—Authorized.
89.30.271	Official bonds, cost of.	89.30.487	Divisional districts—Powers of board, officers and electors.
89.30.274	Directors—Organization—President, secretary.	89.30.490	Divisional districts—Organization.
89.30.277	District office.	89.30.493	Divisional districts—Liability.
89.30.280	District office—Change of location.		
89.30.283	Directors—Regular meetings, change of day.	89.30.496	Divisional districts—Assessments, contracts, etc.
89.30.286	Directors—Special meetings—Notice—Business permissible.	89.30.499	Exclusion of nonirrigable lands from general improvement or
89.30.289	Directors—Meetings and records public.		divisional districts—Petition—Prior obligations.
89.30.292	Directors—Quorum—Action by majority.	89.30.502	Exclusion of nonirrigable lands from general improvement or
89.30.295	Directors—Seal, bylaws, rules.		divisional districts—Time for hearing—Notice.
89.30.298	Compensation of directors, officers, employees.	89.30.505	Exclusion of nonirrigable lands from general improvement or
89.30.301	Interest in contracts prohibited—Penalty.		divisional districts—Hearing.
89.30.304	Delivery of records, etc., to successor.	89.30.508	Exclusion of nonirrigable lands from general improvement or
89.30.307	Employees on termination to deliver records to board—Pen-		divisional districts—Levy to pay bonds preserved.
09.30.307		89.30.511	Exclusion of nonirrigable lands from general improvement or
00 20 210	alty.	07.50.611	divisional districts—Unconditional relief—Effect.
89.30.310	County treasurer is ex officio district treasurer.	89.30.514	Exclusion of nonirrigable lands from general improvement or
89.30.313	Liability of county treasurers.	09.30.314	divisional districts—Power to reduce assessments.
89.30.316	County treasurers to collect assessments.	00 20 517	
89.30.319	Funds to be deposited with county treasurer.	89.30.517	Negotiable bonds of general improvement or divisional dis-
89.30.322	Claims against district.	00 20 520	trict—Authorized.
89.30.325	Disbursement of funds by county treasurer.	89.30.520	Negotiable bonds of general improvement or divisional dis-
89.30.328	Treasurer's monthly report.		trict—Form, contents, payment, interest.
89.30.331	Secretary's monthly report of expenditures.	89.30.523	Negotiable bonds of general improvement or divisional dis-
89.30.334	Elections—When general held.		trict—Obligation of improvement and divisional district—
89.30.337	Elections—When special held.		Reclamation district not obligated—Deferred assessments.
89.30.340	Elections—How noticed and conducted.	89.30.526	Negotiable bonds of general improvement or divisional dis-
89.30.343	Elections—Voting precincts.		trict—Election, how conducted.
89.30.346	Elections—Polling places.	89.30.529	Negotiable bonds of general improvement or divisional dis-
89.30.349	Elections—Polls outside district precinct.	07.50.627	trict—Election precincts and officials.
		89.30.532	Negotiable bonds of general improvement or divisional dis-
89.30.352	Elections—List of registered voters.	09.30.332	
89.30.355	Elections—Certification of propositions.	90 20 525	trict—Contents of notice of election.
89.30.358	Elections—Ballots to be separate.	89.30.535	Negotiable bonds of general improvement or divisional dis-
89.30.361	Elections—Checking names of voters against registration list.	00.00	trict—Notice and election in nonassessable area.
89.30.364	Elections—Returns—Canvassing boards.	89.30.538	Negotiable bonds of general improvement or divisional dis-
89.30.367	Elections—Abstract of result.		trict—Mailing returns—Canvass.
89.30.370	Elections—District board to tabulate abstracts and declare	89.30.541	Negotiable bonds of general improvement or divisional dis-
	result.		trict—Abstract of election results.
89.30.373	Director district to be represented on board.	89.30.544	Negotiable bonds of general improvement or divisional dis-
89.30.376	Election of subsequent directors.		trict—Resolution authorizing issuance of bonds.
89.30.379	Director district elections.	89.30.547	Negotiable bonds of general improvement or divisional dis-
89.30.382	Declaration of candidacy for board—Fee.	07.50.57/	trict—Sale or exchange price.
		80 30 550	Negotiable bonds of general improvement or divisional dis-
89.30.385	Ballots for director.	89.30.550	triot Diadag of hands to United States
89.30.388	District elections—Primary law not to apply.	00 20 552	trict—Pledge of bonds to United States.
89.30.391	Annual tax—Authorization.	89.30.553	Negotiable bonds of general improvement or divisional dis-
89.30.394	Annual tax—How equalized and levied.		trict—Public or private sale—Payment in property, labor,
89.30.397	Annual tax—How collected.		etc.

[Title 89 RCW—page 23]

Chapter 89.30 Title 89 RCW: Reclamation, Soil Conservation, and Land Settlement

89.30.556	Negotiable bonds of general improvement or divisional district—Negotiability—Execution.	89.30.682	Delinquency and sale in general improvement and divisional districts—Reclamation district as purchaser.
89.30.565	Negotiable bonds of general improvement or divisional district—Moneys paid to county treasurer.	89.30.685	Delinquency and sale in general improvement and divisional districts—Entry of sale when district is purchaser—Credit.
89.30.568	Negotiable bonds of general improvement or divisional district—Bonds paramount lien on moneys in fund.	89.30.688	Delinquency and sale in general improvement and divisional districts—Rights of district as purchaser.
89.30.571	Assessments in general improvement or divisional district— Annual ad valorem basis.	89.30.691	Delinquency and sale in general improvement and divisional districts—Deed to district in absence of redemption—Con-
89.30.574	Assessments in general improvement or divisional district—	89.30.694	veyance. Delinquency and sale in general improvement and divisional
89.30.577	Assessment in general improvement or divisional district—	89.30.094	districts—Resolution to convey property acquired by dis-
89.30.580	Contents of assessment roll. Assessments in general improvement or divisional district—	89.30.697	trict—Price. Delinquency and sale in general improvement and divisional
89.30.583	Basis of valuation. Assessments in general improvement or divisional district—	89.30.700	districts—Lease of property acquired by district. Delinquency and sale in general improvement and divisional
89.30.586	Valuation of lands not on tax roll. Assessments in general improvement or divisional district—	89.30.703	districts—Disposition of proceeds of sale or lease by district. Delinquency and sale in general improvement and divisional
89.30.589	Values on roll are conclusive, when. Assessments in general improvement or divisional district—	90 20 706	districts—Reconveyance to person entitled to redemption, when.
89.30.592	Assessments for prior years—Expense for delinquencies. Assessments in general improvement or divisional district—	89.30.706	Delinquency and sale in general improvement and divisional districts—Certificate of sale in duplicate, contents.
	Roll to segregate lands as to counties.	89.30.709	Delinquency and sale in general improvement and divisional
89.30.595	Assessments in general improvement or divisional district— Roll to district board—Notice of equalization.	89.30.712	districts—Certificate of sale—Form, filing, delivery. Delinquency and sale in general improvement and divisional
89.30.598	Assessments in general improvement or divisional district—	0,1001,10	districts—Certificate of sale may include several tracts.
00 20 601	Time for equalization meeting—Inspection of roll.	89.30.715	Delinquency and sale in general improvement and divisional
89.30.601	Assessments in general improvement or divisional district— Hearing before equalization board—Authority.		districts—Entry of sale in assessment book, inspection—Filing certificate.
89.30.604	Assessments in general improvement or divisional district— Changes on roll to be noted—Completed roll to county treasurers.	89.30.718	Delinquency and sale in general improvement and divisional districts—Lien of assessment vested in purchaser—When divested.
89.30.607	Assessments in general improvement or divisional district— Annual levy for bonds and interest.	89.30.721	Delinquency and sale in general improvement and divisional districts—Redemption of property sold.
89.30.610	Assessments in general improvement or divisional district—	89.30.724	Delinquency and sale in general improvement and divisional
	Levy for contracts with state or United States or for other charges.		districts—Redemption in coin to treasurer—To whom credited.
89.30.613	Assessments in general improvement or divisional district— Levy for delinquencies.	89.30.727	Delinquency and sale in general improvement and divisional districts—Entry of redemption in book and on certificate.
89.30.616	Assessments in general improvement or divisional district—	89.30.730	Delinquency and sale in general improvement and divisional
89.30.619	Collected assessments to constitute designated special funds. Assessments in general improvement or divisional district—	89.30.733	districts—Deed in absence of redemption, contents. Delinquency and sale in general improvement and divisional
	Procedure on failure to deliver roll—Preparation, equalization, levy by county commissioners.		districts—Fee for deed—Several parcels may be included in one deed.
89.30.622	Assessments in general improvement or divisional district—	89.30.736	Delinquency and sale in general improvement and divisional
	Manner and effect of levy by county commissioners— Expenses.	89.30.739	districts—Recitals in deed—Evidentiary effect. Delinquency and sale in general improvement and divisional
89.30.625	Assessments in general improvement or divisional district— County treasurer may perform duties of district secretary,	89.30.742	districts—Deed conclusive, exception. Delinquency and sale in general improvement and divisional
00.20.620	when.	00 20 745	districts—Title conveyed by deed.
89.30.628	Assessments in general improvement or divisional district— Lien of assessment, when attaches.	89.30.745	Delinquency and sale in general improvement and divisional districts—Probative force of assessment book and delin-
89.30.631	Assessments in general improvement or divisional district— Assessment lien paramount—When extinguished.	89.30.748	quency list. Delinquency and sale in general improvement and divisional
89.30.634	Assessments in general improvement or divisional district— When assessments due and payable—Delinquency date.		districts—Sale not avoided by misnomer or mistake as to ownership.
89.30.637	Assessments in general improvement or divisional district—	89.30.751	Foreclosure of lien for general taxes—Payment in full or sale
89.30.640	When assessment delinquent—Interest rate. Installment payments—Delinquency.	89.30.754	subject to assessments due. Liability of county for assessments after sale to county for gen-
89.30.643	Installment payments—Assessment book—Contents.		eral taxes.
89.30.646	Installment payments—Entry of payments—Receipt.	89.30.757	Sale of county lands for delinquent assessments.
89.30.649	Installment payments—Statement of assessments levied to be furnished on request.	89.30.760	Special assessments by general improvement or divisional district—Authorization by electors.
89.30.652	Installment payments—County treasurers to make monthly	89.30.763	Special assessments by general improvement or divisional dis-
89.30.655	remittances to district treasurer. Delinquency and sale in general improvement and divisional	89.30.766	trict—Levy and collection. Special assessments by general improvement or divisional dis-
89.30.658	districts—List to be posted. Delinquency and sale in general improvement and divisional	89.30.769	trict—Proposition to be submitted to electors. Special assessments by general improvement or divisional dis-
89.30.661	districts—Notice of delinquency, contents, posting. Delinquency and sale in general improvement and divisional districts—Publication of list of posted places and notice of	89.30.772	trict—Election, how called, conducted, etc. Special assessments by general improvement or divisional district—Notice of election—Ballots.
89.30.664	sale.	89.30.775	Special assessments by general improvement or divisional district—Indebtedness authorized.
	Delinquency and sale in general improvement and divisional districts—Publication of notices—Contents—Time and place of sale.	89.30.778	Special assessments by general improvement or divisional district—Notes—Terms.
89.30.667	Delinquency and sale in general improvement and divisional districts—Sale of land for delinquency.	89.30.781	Special assessments by general improvement or divisional district—Notes payable exclusively by assessments.
89.30.670	Delinquency and sale in general improvement and divisional districts—How conducted.	89.30.784	Special assessments by general improvement or divisional district—Interest on notes.
89.30.673	Delinquency and sale in general improvement and divisional districts—Postponement of sale.	89.30.787 89.30.790	Tolls for electricity and water—Collection, deposit. Tolls for electricity and water—Toll collector's bond.
89.30.676	Delinquency and sale in general improvement and divisional districts—Designation of portion to be sold—Sale by parts.	89.30.793 89.30.796	Jurisdiction of courts. Jurisdiction of courts—Petition for judicial determination.
89.30.679	Delinquency and sale in general improvement and divisional districts—Resale upon purchaser's default.	89.30.799 89.30.802	Jurisdiction of courts—Petition for judicial determination. Jurisdiction of courts—Contents of petition. Jurisdiction of courts—Notice of hearing of petition.
	districts—resaire upon purchaser's default.	67.30.602	surrouterion of courts—routee of hearing of petition.

[Title 89 RCW—page 24] (2008 Ed.)

89.30.805	Jurisdiction of courts—Notice, how given and published
89.30.808	Jurisdiction of courts—Demurrer or answer to petition.
89.30.811	Jurisdiction of courts—Rules which govern.
89.30.814	Jurisdiction of courts—Motion and order for new trial.
89.30.817	Jurisdiction of courts—Action in rem—Power of court.
89.30.820	Jurisdiction of courts—Errors disregarded—Approval in
	whole or part.
89.30.823	Jurisdiction of courts—Conclusiveness of judgment.
89.30.826	Jurisdiction of courts—Costs.
89.30.829	Jurisdiction of courts—Time for appeal.
89.30.832	Liberal construction.
89.30.835	Severability—1927 c 254.

89.30.001 District authorized—Area not less than one million acres—No fees. Reclamation districts including an area of not less than one million acres of land may be created and maintained in this state, as herein provided, for the reclamation and improvement of arid and semiarid lands situated in such districts, and for the generation and/or sale of hydroelectric energy: PROVIDED, That no appropriation, license, filing, recording, examination or other fee or fees, as provided in RCW 90.16.050 through 90.16.090 or in RCW 90.03.470 shall be applicable to a district or districts created under this chapter. [1933 c 149 § 1; 1927 c 254 § 1; RRS § 7402-1. Formerly RCW 89.20.020 and 89.20.040, part.]

89.30.004 Lands in one or more counties. Such reclamation districts may include all or part of the territory of any county and may combine the territory in two or more counties, in which any of the lands to be reclaimed and improved are situated, or in which hydroelectric energy may be generated in connection with project works. [1933 c 149 § 2; 1927 c 254 § 2; RRS § 7402-2. Formerly RCW 89.20.200.]

89.30.007 General purposes of district. Such reclamation districts may be organized or maintained for any or all the following general purposes:

- (1) The construction or purchase and the operation and maintenance of dams, power and pumping works, transmission power lines, reservoirs, pipe lines, and other works or parts of same for the irrigation of lands within the operation of the district or districts and for the transmission and sale of power generated by such works.
- (2) The reconstruction, repair or improvement of existing irrigation works.
- (3) The operation or maintenance of existing irrigation works.
- (4) The construction, reconstruction, repair or maintenance of a system of diverting canals or conduits, from a natural source of water supply to the point of individual distribution for irrigation purposes.
- (5) The execution and performance of any contract authorized by law with any department of the United States or any state therein for power, reclamation and irrigation purposes.
- (6) The performance of all things necessary to enable the district or districts to exercise the powers granted in this chapter.
- (7) That no permits or licenses for the appropriation of water for irrigation and/or power purposes shall be granted by the state of Washington which will interfere with the irrigation and/or power requirements of the district or districts created under this chapter. [1933 c 149 § 3; 1927 c 254 § 3;

RRS § 7402-3. Formerly RCW 89.20.030 and 89.20.040, part.]

89.30.010 Petition—Filing. Whenever fifty, or a majority of the holders of title to, or of evidence of title to, lands susceptible of irrigation in each of the several counties in which lands coming within the proposed district are located, desire to organize an irrigation [reclamation] district for any, or all, of the purposes mentioned in RCW 89.30.007, they may propose the organization of an irrigation [reclamation] district by filing a petition signed by the required number of holders of title, or evidence of title, to land within the proposed district with the board of county commissioners of the county in which the greatest portion of the land susceptible of irrigation, to be included in the proposed district, is located. [1933 c 149 § 4; 1927 c 254 § 4; RRS § 7402-4. Formerly RCW 89.20.500.]

89.30.013 Petition—Contents. Said petition shall describe the lands proposed to be irrigated in township and ranges and in case of smaller bodies of land, in legal subdivisions or fractions thereof, shall give the name of the county in which said respective irrigable lands are situated, and shall state all the possible sources of water supply from which said lands can be irrigated: PROVIDED, That nothing herein contained shall be construed to limit the power of any district organized under the provisions of this chapter to utilize any other source of water supply not mentioned in the petition. Said petition shall also define the boundaries of the proposed district, which said boundaries shall include all of the lands, a major portion of which can be irrigated from the proposed sources of water supply, shall give the name by which the petitioners desire the district to be designated and shall state that the petitioners desire to have the territory included within the boundaries defined, organized into a reclamation district under the provisions of this chapter. [1927 c 254 § 5; RRS § 7402-5. Formerly RCW 89.20.510.]

89.30.016 Public lands of state may be included.

State, granted, school or other public lands of the state of Washington may be included in such districts, and may be included in any general improvement district or divisional district authorized herein within the reclamation district and subjected to special assessments for general improvement or divisional district purposes. [1927 c 254 § 6; RRS § 7402-6. Formerly RCW 89.20.210.]

89.30.019 Interest in public lands treated as private property—Public title unaffected, liens barred. All leases, contracts, or other form of holding any interest in any state or public land shall be treated as the private property of the lessee or owner of the contractual or possessory interest; PROVIDED, That nothing in this chapter shall be construed to affect the title of the state or other public ownership, nor shall any lien for assessments or taxes attach to the fee simple title of the state or other public ownership. [1927 c 254 § 7; RRS § 7402-7. Formerly RCW 89.20.220.]

89.30.022 Federal lands may be included. Lands of the federal government may be included within such districts;

(2008 Ed.) [Title 89 RCW—page 25]

and such lands may be included in any general improvement or divisional district authorized herein, in the manner and subject to the conditions specified in the statutes of the United States. [1927 c 254 § 8; RRS § 7402-8. Formerly RCW 89.20.230.]

89.30.025 Possessory interest in federal lands— Water rent, credit for prior payment. Lands held by private persons under possessory rights from the federal government may be included within the operation of the district, and as soon as such lands are held under title of private ownership, the owner thereof shall be entitled to receive his proportion of water as in case of other landowners upon payment by him of such sums as shall be determined by the district board and at the time to be fixed by said district board, which sum shall be such equitable amount as such lands should pay having regard to placing said lands on the basis of equality with other lands in the district as to benefits received, and giving credit if equitable for any sums paid as water rent by the occupant of said lands prior to the vesting of private ownership, and such lands shall also become subject to all taxes and assessments of the district thereafter imposed. [1927 c 254 § 9; RRS § 7402-9. Formerly RCW 89.20.240.]

89.30.028 Petitioners to describe their lands—Petitioners deemed owners thereof. Persons signing said petition shall state following their respective names, in a place provided in said petition for that purpose, the legal description of the lands owned by them and the estimated irrigable acreage contained in the same: PROVIDED, That the petitioners shall be prima facie deemed to be the owners of lands susceptible of irrigation for the purposes of the petition in the absence of evidence to the contrary submitted prior to the day of the hearing hereinafter provided for on said petition. [1927 c 254 § 10; RRS § 7402-10. Formerly RCW 89.20.520.]

89.30.031 Proof of ownership by tax roll. The ownership of land of any of the petitioners may be shown by the county general tax roll of the county in which such land is situated, last equalized prior to the time of the filing of said petition with the county board. Any item on said assessment roll may be proved by a certificate of the county officer having the custody of said tax roll at the time of making said certificate. [1927 c 254 § 11; RRS § 7402-11. Formerly RCW 89.20.530.]

89.30.034 Petition on separate sheets—Withdrawals. The petition for organization of such reclamation district shall consist of any number of separate instruments of uniform similarity, numbered consecutively. For convenience, lands represented on said instruments may be grouped separately according to the county in which said lands are situated. No petitioner shall have the right to withdraw his name from the petition after the same has been filed with said county board. [1927 c 254 § 12; RRS § 7402-12. Formerly RCW 89.20.540.]

89.30.037 Correction of deficient petition. If it shall appear that said petition or any part thereof does not contain

the matters and things required by the statute, said county board shall make an order specifying the deficiency and shall return said petition or the part thereof found to be deficient to the persons filing the same. [1927 c 254 § 13; RRS § 7402-13. Formerly RCW 89.20.550.]

89.30.040 Conflicting petitions—Largest territory considered first. In the event that more than one petition for the organization of a reclamation district covering any of the same territory, is filed with the same board or with different boards of county commissioners prior to the date of the issuance of the order fixing the time and place for a hearing on one of said petitions as herein provided, the petition covering the largest territory shall first be determined and voted upon by the electors concerned. [1927 c 254 § 14; RRS § 7402-14. Formerly RCW 89.20.560.]

89.30.043 Order for hearing—Notice. If and when said county board finds that the petition is sufficient it shall enter an order to that effect and shall fix a time and place for a hearing on said petition which said time shall be not less than thirty days nor more than ninety days from the date of said order and shall direct the clerk of the board to publish notice of said hearing, setting forth the matters and things hereinafter required in a newspaper of general circulation published in each county in which any lands to be included in the district are situated. If there should be no newspaper of general circulation published in any county involved, then the county board shall designate some newspaper of general circulation published outside said county for the publication of said notice as to the lands situated in said county. [1927 c 254 § 15; RRS § 7402-15. Formerly RCW 89.20.570, part.]

89.30.046 Publication of notice. Said notice shall be published once a week for at least two weeks (three issues) before the time when the hearing on said petition is to be held. [1927 c 254 § 16; RRS § 7402-16. Formerly RCW 89.20.570, part.]

89.30.049 Contents of notice. Said notice shall state that a petition has been filed with said county board for the purpose of creating a reclamation district under the provisions of this chapter and may be inspected during office hours by any interested person, shall specify the boundaries of the district proposed in the petition, shall mention the time and place of hearing on said petition and shall state that all persons having or claiming any interest in said land, or any part thereof, and all persons otherwise interested are required at or before the time of said hearing to file in writing with the clerk of the county board such objections as they may have, if any, to the creation of said district. Said notice shall be signed by the clerk of the board. [1927 c 254 § 17; RRS § 7402-17. Formerly RCW 89.20.590.]

89.30.052 Copy of notice to each member of commission. Said clerk shall also mail a copy of said notice to each member of the commission hereinafter provided for, at least two weeks before the day of said hearing. [1927 c 254 § 18; RRS § 7402-18. Formerly RCW 89.20.580.]

[Title 89 RCW—page 26] (2008 Ed.)

89.30.055 Commission—Creation—Composition. Upon the giving of notice of hearing on the petition by the clerk of the county board aforesaid, there is hereby authorized and created a commission composed of the chairman of the board of county commissioners of each of the counties in which any of the lands to be included in the proposed reclamation district are situated, and of the state director of ecology, which commission shall consider and determine said petition. [1988 c 127 § 70; 1933 c 149 § 5; 1927 c 254 § 19; RRS § 7402-19. Formerly RCW 89.20.700.]

89.30.058 Commission—Chairman—Clerk—Quorum. The state director of ecology shall be ex officio chairman of said commission, and the clerk of the county board of the county in which the petition is filed, shall be ex officio clerk of said commission. A majority of the members of said commission shall constitute a quorum for the transaction or exercise of any of its powers, functions, duties and business. [1988 c 127 § 71; 1933 c 149 § 6; 1927 c 254 § 20; RRS § 7402-20. Formerly RCW 89.20.710, part.]

89.30.061 Commission—Clerk not to vote unless tie. The clerk of the commission shall not be entitled to vote on matters coming before it, except in case of a tie vote of the members thereof, in which event said clerk shall cast the deciding vote. [1927 c 254 § 21; RRS § 7402-21. Formerly RCW 89.20.710, part.]

89.30.064 Commission—General powers. Said commission is hereby given full authority to receive evidence, to make independent investigation, to determine and establish the boundaries of the district, to adjourn its meeting from time to time and place to place, and to do any and all things necessary or incidental to the determination of the petition and the establishment of the boundaries of the reclamation district. [1927 c 254 § 22; RRS § 7402-22. Formerly RCW 89.20.770.]

89.30.067 Commission—Adjournments. The period of such adjournments, however, shall not exceed ninety days in all and in case of lack of a quorum, one or more members of the commission may adjourn to a day certain and notify the absent members of the day to which said hearing was adjourned. [1927 c 254 § 23; RRS § 7402-23. Formerly RCW 89.20.740.]

89.30.070 Commission—Expenses. Except as otherwise herein provided the necessary expenses of the commission and of the members thereof in performing the duties and functions of said commission shall be borne by the respective counties concerned in proportion to the taxable value of the acreage of each included in the proposed reclamation district and said respective counties are hereby made liable for such expenses. The individual expenses of the state director of ecology shall be borne by the state. [1988 c 127 § 72; 1933 c 149 § 7; 1927 c 254 § 24; RRS § 7402-24. Formerly RCW 89.20.720.]

89.30.073 Hearing on petition—Place. The hearing on said petition shall be held at the office of the county board of

the county where the petition is filed or at such other convenient place as said county board shall designate. [1927 c 254 § 25; RRS § 7402-25. Formerly RCW 89.20.730.]

89.30.076 Hearing on petition—Proof of notice. At the time and place designated in said notice the commission shall meet to consider said petition. Said commission shall first determine whether notice of the hearing on said petition has been published in the manner and for the time required by this chapter and shall file the affidavits of the publishers as to the time of publication in their respective newspapers among the records of the hearing. [1927 c 254 § 26; RRS § 7402-26. Formerly RCW 89.20.750.]

89.30.079 Hearing on petition—Consideration of petition—Evidence. If it is determined that the notice of the hearing has been properly published, the commission shall proceed to consider the petition, and to receive any pertinent evidence that may be offered. [1927 c 254 § 27; RRS § 7402-27. Formerly RCW 89.20.760.]

89.30.082 Hearing on petition—Boundaries to be fixed. Said commission shall have full authority to increase or diminish and change the boundaries of the proposed district and to fix the same so as to subserve the best interests of the district and to enable it to carry out the objects of its creation, and shall establish and define said boundaries. [1927 c 254 § 28; RRS § 7402-28. Formerly RCW 89.20.780.]

89.30.085 Hearing on petition—Name—Election to be ordered. At said hearing the commission shall give the district a name, shall fix a day for and order an election to be held therein for the purpose of determining whether or not the district shall be created under the provisions of this chapter. [1927 c 254 § 29; RRS § 7402-29. Formerly RCW 89.20.790.]

89.30.088 Order for election to county auditors. The clerk of the commission shall forthwith mail by registered mail a copy of said order for an election to the county auditors of each of the counties in which any lands within the boundaries of the proposed reclamation district are located. [1927 c 254 § 30; RRS § 7402-30. Formerly RCW 89.20.870.]

89.30.091 Records of commission to be preserved. Upon full determination of the petition and the ordering of said election, the commission shall turn all papers and records involved in its deliberations over to the board of the county where the petition to organize the reclamation district was filed, and said papers and records shall be preserved among the records of said county board. [1927 c 254 § 31; RRS § 7402-31. Formerly RCW 89.20.800.]

89.30.094 Election—How conducted—Qualifications of electors. Notice of said election shall be given by the same officer in the same manner and for the same length of time, electors shall have the same qualifications, and said election shall be provided for, held and conducted by the same officers and the results thereof determined by the same officers in the same manner, and with the same force and

(2008 Ed.) [Title 89 RCW—page 27]

effect as nearly as may be as that provided in this chapter for general reclamation district elections. [1927 c 254 § 32; RRS § 7402-32. Formerly RCW 89.20.890.]

89.30.097 Election—Notice, contents—Ballots. The notice of said election shall specify the boundaries of the proposed district as established by the commission and shall state that the object of said election is to determine whether or not said district shall be created under the provisions of this chapter, shall state that votes will be received at the regular polling places of the county precincts, except in the following new precincts for such election, (new precincts and voting places for the same shall be specified) and shall state that the polls will be open from eight o'clock a.m. to eight o'clock p.m. on said election day. The ballot for said election shall contain the words: Reclamation district—"Yes", and Reclamation district—"No". [1927 c 254 § 33; RRS § 7402-33. Formerly RCW 89.20.880.]

89.30.100 Election—Canvass of returns. The board of county commissioners of the county in which the petition to organize the district is filed shall receive from the several county auditors concerned their abstracts of election returns, herein provided for, shall tabulate the same and declare the result of the election. [1927 c 254 § 34; RRS § 7402-34. Formerly RCW 89.20.900.]

89.30.103 Order organizing district. If upon the tabulation of said abstracts of the returns of said election as herein provided, it appears that a majority of the votes cast at said election were in favor of the creation of the district, the said county board shall by order entered in the minutes of its proceedings declare the territory included within the boundaries defined in the notice of election duly organized into a reclamation district within the provisions of this chapter, under the name and style theretofore designated and thereafter no other reclamation district including any of the same territory shall be organized under the provisions of this chapter. [1927 c 254 § 35; RRS § 7402-35. Formerly RCW 89.20.910.]

89.30.106 Order organizing district—Copy to be filed with county commissioners of other counties. Said county board shall then cause a copy of such order, duly certified by the clerk of the board to be immediately filed for record in the office of the county commissioners of any other county in which any portion of the territory embraced in such district is situated. [1927 c 254 § 36; RRS § 7402-36. Formerly RCW 89.20.920.]

89.30.109 Certified statement to be filed for record. It shall be the duty of the clerk of the board of county commissioners of every county in which any lands included in the district are situated forthwith to certify and file for record in the county auditor's office of his county, a statement to the effect that, under the provisions of this chapter, certain lands (describing them in township and range and in case of smaller bodies of land in legal subdivisions or fractions thereof) were, by order of the board of county commissioners of county (naming the county) entered on the day of (naming the day, month and year) included in the

reclamation district (using the name designated in the order of the county board establishing the district). Said statement certified by the clerk of the county board shall be entitled to record in the office of the county auditor without payment of filing or recording fee. [1927 c 254 § 37; RRS § 7402-37. Formerly RCW 89.20.930.]

89.30.112 When creation complete—Proceedings conclusive, exception. From and after such filing the creation of the district shall be complete and its existence cannot thereafter be legally questioned by any person except the state of Washington in an appropriate court action brought within six months from the date of the order of the county board tabulating the abstracts of the returns of the organization election and creating said district. If the existence of said district is not challenged within the period above specified, the state of Washington shall thereafter be forever barred from questioning the legal existence of said district by reason of any defect in the organization thereof. [1927 c 254 § 38; RRS § 7402-38. Formerly RCW 89.20.940.]

89.30.115 District liable for formation costs. Any reclamation district created under the provisions of this chapter shall be liable for the necessary costs preliminary to and involved in preparing the petition for the organization of the district, in publishing any notice required and in conducting the election approving the creation of the district. [1927 c 254 § 39; RRS § 7402-39. Formerly RCW 89.20.080.]

89.30.118 Change of name procedure—Effect. Any reclamation district created under the provisions of this chapter may change its corporate name by filing with the board of county commissioners of each of the counties in which any of the lands included within the operation of the district are situated a certified copy of a resolution of its board of directors adopted by a unanimous vote of all the members of said board at a regular meeting thereof providing for such change of name; and thereafter all proceedings of such district shall be had under such changed name, but all existing obligations and contracts of the district entered into under its former name shall remain outstanding without change and with the validity thereof unimpaired and unaffected by such change of name. [1927 c 254 § 40; RRS § 7402-40. Formerly RCW 89.20.050.]

89.30.121 District is political subdivision. Reclamation districts created under this chapter shall be political subdivisions of the state and shall be held and construed to be municipal corporations within the provisions of the state Constitution relating to exemptions from taxation and within the provisions relating to the debt limits of municipal corporations: PROVIDED, That nothing herein contained shall be construed as a limitation on general improvement and divisional districts, authorized herein, to contract obligations. [1967 c 164 § 10; 1927 c 254 § 41; RRS § 7402-41. Formerly RCW 89.20.070.]

Purpose—Severability—1967 c 164: See notes following RCW 4 96 010

Tortious conduct of political subdivisions, municipal corporations and quasi municipal corporations, liability for damages: Chapter 4.96 RCW.

[Title 89 RCW—page 28] (2008 Ed.)

89.30.124 Judgments against district—When chargeable against improvement and divisional districts. Any judgment obtained against the reclamation district on account of any contract or transaction, made for or on behalf of any general improvement district or divisional district herein authorized, or on account of the construction or maintenance of any improvement for such improvement district or divisional district, shall be chargeable exclusively against the improvement district or divisional district concerned and assessments may be levied against the lands therein to satisfy said judgment. [1927 c 254 § 42; RRS § 7402-42. Formerly RCW 89.24.250.]

89.30.127 District a corporate body—Powers. A reclamation district created under this chapter shall constitute a body corporate and shall possess all the usual powers of a corporation for public purposes as well as all powers that may now or hereafter be specifically conferred by law. [1927 c 254 § 43; RRS § 7402-43. Formerly RCW 89.20.300.]

89.30.130 Powers—In general. Said reclamation districts shall have full authority to carry out the objects of their creation and to that end are authorized to acquire, purchase, hold, lease, manage, occupy, and sell real and personal property or any interest therein, to enter into and perform any and all necessary contracts, to appoint and employ the necessary officers, agents and employees, to sue and be sued, to exercise the right of eminent domain, to levy and enforce the collection of taxes and special assessments in the manner herein provided against the lands within the district, for district revenues, and to do any and all lawful acts required and expedient to carry out the purpose of this chapter. [1927 c 254 § 44; RRS § 7402-44. Formerly RCW 89.20.310.]

89.30.133 Powers—Improvement and divisional districts, purposes. Said reclamation districts shall have authority to create general improvement districts and divisional districts to include any or all the lands within the reclamation district, to provide for the levy and collection of special assessments against the respective lands benefited, and to issue bonds, and other evidences of indebtedness, as in this chapter provided. [1927 c 254 § 45; RRS § 7402-45. Formerly RCW 89.24.010.]

89.30.136 Powers—Development, sale, use, etc., of water or electric energy. Said reclamation districts shall have authority to develop and sell, lease or rent the use of water or electric energy for use or distribution within or without the district on such terms and under such regulations as may be determined by the district board or as shall be set out and prescribed in the contract between the district and the United States or the state of Washington for the construction of the district irrigation works, and to use the income derived therefrom for district purposes. [1933 c 149 § 8; 1927 c 254 § 46; RRS § 7402-46. Formerly RCW 89.20.330.]

89.30.139 Powers—Bonds payable from income. Said reclamation districts shall also have authority to issue and sell bonds of the district payable from the income derived from the sale or rental of water or electric power as in this

chapter provided. [1927 c 254 § 47; RRS § 7402-47. Formerly RCW 89.26.240.]

- **89.30.142 Powers—Sale or lease of water—Drains— Land settlement.** Said reclamation districts shall also have authority:
- (1) To construct, repair, purchase, maintain, or lease a system or systems for the sale or lease of water to the owners of irrigated lands within the district for domestic purposes.
- (2) To construct, repair, operate and maintain a system of drains as in this chapter provided.
- (3) To regulate the settlement of lands within the district under the provisions of any contract with the state of Washington or the United States.

This section shall not be construed as in any manner affecting or abridging any other powers of said reclamation district conferred by law. [1927 c 254 § 48; RRS § 7402-48. Formerly RCW 89.20.320.]

89.30.145 Powers—Fiscal agent for United States. Reclamation districts created under this chapter may accept appointment as fiscal agent or other authority of the United States to make collections of money for or on behalf of the United States in connection with any federal or other reclamation project whereupon the reclamation district and the county treasurer for said district shall be authorized to act and to assume the duties and liabilities incident to such action and the district board shall have full power to do any and all things required by the said statute now or hereafter enacted in connection therewith and to do all things required by the rules and regulations now or that may hereafter be established by any department of the federal government in regard thereto. [1927 c 254 § 49; RRS § 7402-49. Formerly RCW 89.20.340.]

89.30.148 Surety bond from contractor. Any person, firm or corporation except the state of Washington or the United States, to whom or to which a contract may have been awarded by the district for construction purposes, or for labor or material entered into when the total amount to be paid therefor exceeds one thousand dollars, shall enter into a surety bond to be approved by the district board, payable to the district for at least seventy-five percent of the contract price conditioned for the faithful performance of said contract and with such further conditions as may be required by law. [1927 c 254 § 50; RRS § 7402-50. Formerly RCW 89.24.510.]

89.30.151 Payments under contracts—Retained percentage. Contracts entered into by reclamation districts authorized under this chapter for construction or for services or materials, may provide that payments shall be made in such monthly amounts or in such monthly proportion of the contract price as the board shall determine as the work progresses or as the services or materials are furnished on monthly estimates of the value thereof approved by the board; PROVIDED, That at least ten percent of each of the monthly estimates shall be retained until the contract is completed and its completion approved by the district board.

(2008 Ed.) [Title 89 RCW—page 29]

[1927 c 254 § 51; RRS § 7402-51. Formerly RCW 89.24.520.]

89.30.154 Contracts—Public bidding—Notice. Contracts for labor or materials entering into the construction of any improvement authorized by the district shall be awarded at public bidding except as herein otherwise provided. A notice calling for sealed proposals shall be published in such newspaper or newspapers of such general circulation as the board shall designate for a period of not less than two weeks (three issues) prior to the date of the opening of the bids. Such proposals shall be accompanied by a certified check for such amount as the board shall decide upon to guarantee compliance with the bid, and shall be opened in public at the time and place designated in the notice. The contract shall be awarded to the lowest and best responsible bidder; PRO-VIDED, That the board shall have authority to reject any and all bids. [1927 c 254 § 52; RRS § 7402-52. Formerly RCW 89.24.500.]

89.30.157 Contracts with United States or any state for construction, etc. The board shall have authority to enter into any obligation or contract authorized by law with the United States or with any state therein for the supervision of the construction, for the construction, reconstruction, betterment, extension, sale or purchase, or operation or maintenance of the necessary works for the delivery and distribution of water therefrom or for any other service furthering the objects for which said reclamation district is created under the provisions of the law of the state of Washington or of the United States and all amendments or extensions thereof and the rules and regulations established thereunder. [1927 c 254 § 53; RRS § 7402-53. Formerly RCW 89.24.530.]

89.30.160 Contracts with United States or state of Washington—Assumption of control or management. Reclamation districts created under this chapter shall have authority to enter into contracts with the state of Washington or the United States under any act of congress for the assumption of the control and management of the works for such period as may be designated in the contract. [1933 c 149 § 9; 1927 c 254 § 54; RRS § 7402-54. Formerly RCW 89.24.540.]

89.30.163 Contracts with United States or state of Washington—Bonds as payment or security—Levy for **interest or payment.** In case a contract has been or shall be hereafter made between the district and the state of Washington and/or the United States as herein provided, bonds of any general improvement district or of any divisional district herein authorized, may be deposited with the state of Washington and/or the United States as payment or as security for future payment at not less than ninety percent of the par value, the interest on said bonds to be provided for by assessment and levy as in the case of bonds of the district sold to private persons and regularly paid to the state of Washington and/or the United States to be applied as provided in such contract and if bonds of the district are not so deposited it shall be the duty of the board of directors to include as part of any levy or assessment against the lands of any general improvement district or of any divisional district concerned, an amount sufficient to meet each year all payments accruing under the terms of any such contract. [1933 c 149 § 10; 1927 c 254 § 55; RRS § 7402-55. Formerly RCW 89.24.550.]

89.30.166 Contracts with United States or state of Washington—Submission of contracts to electors. No contract, however, providing for the levy of such assessments shall be entered into with the state of Washington or the United States as above provided unless a proposition of entering into such a contract shall have first been submitted to the electors of the general improvement district or divisional district concerned, and by said electors approved. [1927 c 254 § 56; RRS § 7402-56. Formerly RCW 89.24.560.]

89.30.169 Contracts with United States or state of Washington—Election procedure. Elections held for the purpose of approving a contract with the state of Washington or the United States as herein provided, shall be called, noticed, conducted and canvassed in the same manner and with the same force and effect as in the case of bond elections held in general improvement districts or in divisional districts as authorized in this chapter. [1927 c 254 § 57; RRS § 7402-57. Formerly RCW 89.24.570.]

89.30.172 Contracts with United States or state of Washington—Liability of district for improvement and divisional district obligations. The reclamation district shall not be liable under any contract creating an obligation chargeable against the lands of any general improvement district or of any divisional district authorized herein unless such liability is specifically stated in such contract. [1927 c 254 § 58; RRS § 7402-58. Formerly RCW 89.24.580.]

89.30.175 Drainage system—Authorization— Notice—Hearing. Whenever in the judgment of the reclamation district board a system of drainage for any lands included in the operation of any general improvement or divisional district therein will be of special benefit to the lands of the general improvement or divisional district as a whole, it shall pass a resolution to that effect and call a further meeting of the board to determine the question. Notice of said meeting shall be given by the secretary for the same length of time and in the same manner as required by law for the meeting of the commission to hear the petition for the organization of the reclamation district. At the time and place mentioned in the notice the board shall meet, hear such evidence as shall be presented, and fully determine the matter by resolution, which said resolution shall be final and conclusive upon all persons as to the benefit of said system of drainage to the lands in the district. [1927 c 254 § 59; RRS § 7402-59. Formerly RCW 89.24.020.]

89.30.178 Drainage system—Powers. Upon the passing of said resolution, the district shall in all respects have the same power and authority as is now or may hereafter be conferred respecting irrigation, and all powers in this chapter conferred upon the reclamation district with respect to irrigation shall be construed to include drainage in conjunction therewith as herein provided. [1927 c 254 § 60; RRS § 7402-60. Formerly RCW 89.24.030.]

[Title 89 RCW—page 30] (2008 Ed.)

89.30.181 Drainage system—Benefit to public road or city sewer system—Assessment. Whenever any drainage improvement constructed under the provisions of this chapter results in benefit to the whole or any part of a public road, road bed or track thereof, or will facilitate the construction or maintenance of any sewer system in any city or town, the state, county, city, town or subdivision or any of them responsible for the maintenance of said public road, or sewer, shall be liable for assessment for the cost and maintenance of such drainage improvement. [1927 c 254 § 61; RRS § 7402-61. Formerly RCW 89.24.040.]

89.30.184 Eminent domain—Authorized. The taking and damaging of property or rights therein or thereto by a reclamation district to construct an improvement or to fully carry out the purposes of its organization are hereby declared to be for a public use, and any district organized under the provisions of this chapter, shall have and exercise the power of eminent domain to acquire any property or rights therein or thereto either inside or outside the operation of the district and outside the state of Washington if necessary, for the use of the district. [1927 c 254 § 62; RRS § 7402-62. Formerly RCW 89.22.800.]

89.30.187 Eminent domain—Procedure. Reclamation districts exercising the power of eminent domain shall proceed in the name of the district in the manner provided by law for the appropriation of real property or of rights therein or thereto, by private corporations, except as otherwise expressly provided herein. [1927 c 254 § 63; RRS § 7402-63. Formerly RCW 89.22.810.]

89.30.190 Eminent domain—Joinder, consolidation of actions—Separate verdicts. The district may at its option unite in a single action proceedings to condemn, for its use, property which is held by separate owners. Two or more condemnation suits instituted separately may also, in the discretion of the court, be consolidated upon motion of any interested party, into a single action. In such cases, the jury shall render separate verdicts for the different tracts of land. [1927 c 254 § 64; RRS § 7402-64. Formerly RCW 89.22.820.]

89.30.193 Eminent domain—Damages and benefits—Judgment when damages exceed benefits, costs. The jury, or the court if the jury be waived, in such condemnation proceedings shall find and return a verdict for the amount of damages sustained: PROVIDED, That the court or jury, in determining the amount of damages, shall take into consideration the special benefits, if any, that will accrue to the property damaged by reason of the improvement for which the land is sought to be condemned, and shall make special findings in the verdict of the gross amount of damages to be sustained and the gross amount of special benefits that will accrue. If it shall appear by the verdict or findings, that the gross damages exceed said gross special benefits, judgment shall be entered against the district, and in favor of the owner or owners of the property damaged, in the amount of the excess of damages over said special benefits, and for the costs of the proceedings, and upon payment of the judgment to the clerk of the court for the owner or owners, a decree of appropriation shall be entered, vesting the title to the property appropriated in the district. [1927 c 254 § 65; RRS § 7402-65. Formerly RCW 89.22.830.]

89.30.196 Eminent domain—Damages and benefits—Judgment for costs when benefits equal or exceed damages. If it shall appear by the verdict that the gross special benefits equal or exceed the gross damages, judgment shall be entered against the district and in favor of the owner or owners for the costs only, and upon payment of the judgment for costs a decree of appropriation shall be entered, vesting the title to the property in the district. [1927 c 254 § 66; RRS § 7402-66. Formerly RCW 89.22.840.]

89.30.199 Eminent domain—Levy on uncondemned lands unaffected. If the damages found in any condemnation proceedings are to be paid for from funds of the reclamation district, no finding of the jury or court as to benefits or damages shall in any manner abridge the right of the district to levy and collect taxes for district purposes against the uncondemned lands situated within the reclamation district. [1927 c 254 § 67; RRS § 7402-67. Formerly RCW 89.22.850.]

89.30.202 Eminent domain—Verdict and findings binding as to levy. If the damages found in any condemnation proceedings are to be paid for from special assessments levied in behalf of any general improvement or divisional district, the verdict and findings of the court or jury as to damages and benefits shall be binding upon the board of directors of the district in their levy of assessments to pay the cost of the system or improvements on behalf of which the condemnation was had, as herein provided. [1927 c 254 § 68; RRS § 7402-68. Formerly RCW 89.22.860.]

89.30.205 Eminent domain—Damages applied pro tanto to satisfy levies. The damages thus allowed but not paid shall be applied pro tanto to the satisfaction of the levies made for such construction costs upon the lands on account of which the damages were awarded: PROVIDED, That nothing herein contained shall be construed to prevent the district from assessing the remaining lands of the owner or owners, so damaged, for deficiencies on account of the principal and interest on bonds and for other benefits not considered by the jury in the condemnation proceedings. [1927 c 254 § 69; RRS § 7402-69. Formerly RCW 89.22.870.]

89.30.208 Eminent domain—Title acquired. The title acquired by the reclamation district in condemnation proceedings shall be the fee simple title or such lesser estate as shall be designated in the decree of appropriation and in case such proceedings are brought in behalf of any general improvement or divisional district, the reclamation district shall hold title to lands so acquired as trustee for said general improvement or divisional district as the case may be. [1927 c 254 § 70; RRS § 7402-70. Formerly RCW 89.22.880.]

89.30.211 Right of entry to make surveys, etc. The reclamation district board and its agents and employees shall have the right to enter upon any land, to make surveys and

(2008 Ed.) [Title 89 RCW—page 31]

may locate the necessary irrigation works and the line for canal or canals and the necessary branches for the same or for necessary transmission power lines on any lands which may be deemed necessary for such location. [1933 c 149 § 11; 1927 c 254 § 71; RRS § 7402-71. Formerly RCW 89.20.350.]

- 89.30.214 Right to construct across streams, highways, railways, etc.—Duty to restore. The board of directors of any reclamation district authorized under this chapter, shall have power to construct district works across any stream of water, water course, street, avenue, highway, railway, canal, ditch or flume which works may intersect or cross in such manner as to afford security for life and property, but said board shall restore the same when so crossed or intersected to its former state as near as may be or in a sufficient manner not to have impaired unnecessarily its usefulness. [1933 c 149 § 12; 1929 c 254 § 72; RRS § 7402-72. Formerly RCW 89.20.360.]
- **89.30.217** Right to construct across streams, highways, railways, etc.—Railroads to cooperate. Every company whose railroad shall be intersected or crossed by district works shall unite with said board in forming said intersections and crossings and shall grant the privileges aforesaid. [1927 c 254 § 73; RRS § 7402-73. Formerly RCW 89.20.370.]
- 89.30.220 Right to construct across streams, highways, railways, etc.—Disagreements, how determined. If such railroad company and said board or the owners or controllers of said property, thing or franchise so to be crossed, cannot agree upon the amount to be paid therefor or the points or manner of said crossings or intersections, the same shall be ascertained and determined in all respects as herein provided for the taking of land under the power of eminent domain. [1927 c 254 § 74; RRS § 7402-74. Formerly RCW 89.20.380.]
- **89.30.223 Right-of-way on state lands.** The right-of-way is hereby given, dedicated and set apart to locate construction and maintenance works over and through any of the lands which are now or may be the property of the state of Washington. [1927 c 254 § 75; RRS § 7402-75. Formerly RCW 89.20.390.]
- **89.30.226 Board of directors**—Composition. The affairs of the district shall be managed by a board of directors composed of a number of qualified resident electors of the district equal to the number of director districts contained in said reclamation district. [1927 c 254 § 76; RRS § 7402-76. Formerly RCW 89.22.020, part.]
- **89.30.229 Board of directors—Term of office.** Except as herein otherwise provided, the term of the office of director shall be six years from and after the second Monday in January next succeeding his election. [1927 c 254 § 77; RRS § 7402-77. Formerly RCW 89.22.050, part.]
- **89.30.232 Director districts.** The county board at the time of making the order creating a reclamation district under

- the provisions of this chapter, shall divide the territory of the reclamation district into regional divisions to be known as "director districts". [1927 c 254 § 78; RRS § 7402-78. Formerly RCW 89.22.010, part.]
- **89.30.235 Director districts—Geographical boundaries—Designation.** All the territory of each county included within the boundaries of the reclamation district shall constitute a director district which shall be designated by the name of the county in which it is located. [1927 c 254 § 79; RRS § 7402-79. Formerly RCW 89.22.010, part.]
- 89.30.238 First board—Appointment. The county board of the county in which each director district is located shall within ten days after receipt of the order creating the reclamation district appoint and certify to the county board of the county in which the reclamation district was affected, the appointment of a resident director from said director district to act as a member of the first board of directors of said reclamation district. [1927 c 254 § 80; RRS § 7402-80. Formerly RCW 89.22.030, part.]
- **89.30.241 First board—Term.** The first members of the district board so appointed shall hold office until their successors have been elected at the time of the next general state and county election, and have been qualified. [1927 c 254 § 81; RRS § 7402-81. Formerly RCW 89.22.030, part.]
- **89.30.244 First directors—Election.** At the time of the next general state and county election, an election shall be held in each of the director districts in the reclamation district for the purpose of electing directors of the district. [1927 c 254 § 82; RRS § 7402-82. Formerly RCW 89.22.600.]
- **89.30.247 First directors—Nominations.** Candidates for the office of district director shall be nominated in the manner herein provided for such nominations. [1927 c 254 § 83; RRS § 7402-83.]
- 89.30.250 First directors—Terms. The terms of the first directors of the district to be elected shall be determined in relation to the amount of the taxable wealth in their respective director districts. The candidates of the wealthiest one-third of the total number of director districts shall serve for a term of six years; the candidates of the next wealthiest one-third of the total number of director districts shall serve for a term of four years; the candidates of the next wealthiest one-third or lesser number of the total number of director districts shall serve for a term of two years. [1933 c 149 § 13; 1927 c 254 § 84; RRS § 7402-84. Formerly RCW 89.22.040.]
- **89.30.253 Directors—Term.** After the first terms have been served, all directors shall serve for a term of six years. [1927 c 254 § 85; RRS § 7402-85. Formerly RCW 89.22.050, part.]
- **89.30.256 Directors—Vacancies.** In case of any vacancy occurring in the office of director, such vacancy shall be filled by appointment of a resident elector of the director district represented by the former incumbent by the

[Title 89 RCW—page 32] (2008 Ed.)

board of directors of the reclamation district, and the person so appointed shall serve until the time of the next general state and county election when the vacancy shall be filled for the remainder of the unexpired term by an election in the director district concerned. [1927 c 254 § 86; RRS § 7402-86. Formerly RCW 89.22.070.]

89.30.259 Directors—Oath—Bond. Each director shall take and subscribe an official oath for the faithful discharge of the duties of his office and shall execute an official bond to the district in the sum of twenty-five hundred dollars conditioned for the faithful discharge of his office, which bond shall be approved by the judge of the superior court of the county where the organization of the district was effected, and said oath and bond shall be recorded in the office of the clerk of the superior court and filed with the secretary of the district. [1927 c 254 § 87; RRS § 7402-87. Formerly RCW 89.22.060.]

89.30.262 Secretary's oath and bond. The secretary of the district shall take and subscribe a written oath of office and execute an official bond in the sum of not less than twenty-five hundred dollars to be fixed by the board of directors, and said bond shall be approved and filed as in the case of the bond of a director. [1927 c 254 § 88; RRS § 7402-88. Formerly RCW 89.22.290.]

89.30.265 Additional official bonds when fiscal agent of United States. In case any district authorized in this chapter is appointed fiscal agent of the United States or is authorized by the United States in connection with any irrigation project in which the United States is interested to make collections of money for or on behalf of the United States, such secretary and each such director and the county treasurer of the county where the organization of the district was effected shall each execute a further additional official bond in such sum respectively as the secretary of the interior may require conditioned for the faithful discharge of the duties of his respective office and the faithful discharge by the district of its duties as fiscal or other agent of the United States in such appointment or authorization; such additional bonds to be approved, recorded, filed and paid for as herein provided for other official bonds. [1927 c 254 § 89; RRS § 7402-89. Formerly RCW 89.22.300.]

89.30.268 Additional official bonds when fiscal agent of United States—Suit on. Any such additional bonds required by the secretary of interior as above provided may be sued upon by the United States or any person injured by the failure of such officer or the district to fully, promptly and completely perform their respective duties. [1927 c 254 § 90; RRS § 7402-90. Formerly RCW 89.22.310.]

89.30.271 Official bonds, cost of. All official bonds executed by district officers under the provisions of this chapter shall be secured at the cost of the district. [1927 c 254 § 91; RRS § 7402-91. Formerly RCW 89.22.320.]

89.30.274 Directors—Organization—President, secretary. The directors of the reclamation district shall orga-

nize as a board and shall elect a president from their number and appoint a secretary who shall be secretary of the district and who shall keep a record of the proceedings of the board and shall have custody of the official records of the district. [1927 c 254 § 92; RRS § 7402-92. Formerly RCW 89.22.080 and 89.22.280.]

89.30.277 District office. The office of the directors and principal place of business of the reclamation district shall be some place in the reclamation district to be designated by the directors. [1927 c 254 § 93; RRS § 7402-93. Formerly RCW 89.22.090.]

89.30.280 District office—Change of location. Said office and official place of business may be changed by passing a resolution to that effect at a previous meeting of the board entered in the minutes thereof and by posting a notice of the same in a conspicuous public place at or near the place of business which is to be changed at least ten days prior thereto, and by the previous posting of a copy of said notice for the same length of time at or near the new location of the office. [1927 c 254 § 94; RRS § 7402-94. Formerly RCW 89.22.100.]

89.30.283 Directors—Regular meetings, change of day. The directors shall hold a regular monthly meeting at their office on such day in each month as the board shall designate in their bylaws and may adjourn any meeting from time to time as may be required for the proper transaction of business; PROVIDED, That the day of the regular monthly meeting cannot be changed except in the manner prescribed herein for changing the place of business of the district. [1927 c 254 § 95; RRS 7402-95. Formerly RCW 89.22.110.]

89.30.286 Directors—Special meetings—Notice—Business permissible. Special meetings of the board may be called at any time by order of a majority of the directors. Any member not joining in said order shall be given at least a three days' notice of such meeting, unless the same is waived in writing, which notice shall also specify the business to be transacted and the board at such special meetings shall have no authority to transact any business other than that specified in the notice, unless the transaction of any other business is agreed to in writing by all the members of the board. [1927 c 254 § 96; RRS § 7402-96. Formerly RCW 89.22.120.]

89.30.289 Directors—Meetings and records public. All meetings of the board of directors shall be public. All records of the board shall be open for the inspection of any elector of the district during business hours of the day in which any meeting of the board is held. [1927 c 254 § 97; RRS § 7402-97. Formerly RCW 89.22.130.]

Meetings, minutes of governmental bodies: Chapter 42.32 RCW.

89.30.292 Directors—Quorum—Action by majority. A majority of the directors shall constitute a quorum for the transaction of business and in all matters requiring action by the board, there shall be a concurrence of at least a majority of the directors. [1927 c 254 § 98; RRS § 7402-98. Formerly RCW 89.22.180, part.]

(2008 Ed.) [Title 89 RCW—page 33]

89.30.295 Directors—Seal, bylaws, rules. The board shall have the power and it shall be its duty to adopt a seal of the reclamation district and to establish equitable bylaws, rules and regulations for the government and management of the affairs of the district. The bylaws, rules and regulations must be printed in convenient form for distribution in the district. [1927 c 254 § 99; RRS § 7402-99. Formerly RCW 89.22.180, part.]

89.30.298 Compensation of directors, officers, employees. The members of the board of directors shall each receive not to exceed five dollars per day in attending the meetings, to be determined by said board, and such compensation, not exceeding five dollars per day, for other services rendered the district as shall be fixed by resolution adopted by vote of the directors and entered in the minutes of their proceedings, and in addition thereto, said directors shall receive necessary expenses in attending meetings or when otherwise engaged in district business. The board shall fix the compensation to be paid to the secretary and all other officers, agents and employees of the district. [1927 c 254 § 100; RRS § 7402-100. Formerly RCW 89.22.140.]

89.30.301 Interest in contracts prohibited—Penalty. No director or any other officer named in this chapter shall in any manner be interested, directly or indirectly in any contract awarded or to be awarded by the board, or in the profits to be derived therefrom; and for any violation of this provision, such officer shall be deemed guilty of a misdemeanor, and such conviction shall work a forfeiture of his office, and he shall be punished by a fine not exceeding five hundred dollars or by imprisonment in the county jail not exceeding six months, or by both fine and imprisonment: PROVIDED, That nothing in this section contained shall be construed to prevent any district officer from being employed by the district as a day laborer. [1927 c 254 § 101; RRS § 7402-101. Formerly RCW 89.22.150.]

89.30.304 Delivery of records, etc., to successor. Every person, upon the expiration or sooner termination of his term of office as an officer of the district, shall immediately turn over and deliver, under oath, to his successor in office, all records, books, papers and other property under his control and belonging to such office. In case of the death of any officer, his legal representative shall turn over and deliver such records, books, papers and other property to the successor in office of such deceased person. [1927 c 254 § 102; RRS § 7402-102. Formerly RCW 89.22.160.]

89.30.307 Employees on termination to deliver records to board—Penalty. Every person hired by the district and having in his custody or under his control, in connection with his contract of hire, any records, books, papers or other property belonging to the district shall immediately upon the expiration of his services, turn over and deliver, under oath, to the district board or any member thereof, all such records, books, papers or other property. Any person violating any of the provisions of this section shall be guilty of a misdemeanor. [1927 c 254 § 103; RRS § 7402-103. Formerly RCW 89.22.170.]

89.30.310 County treasurer is ex officio district treasurer. The county treasurer of the county in which the organization of the reclamation district was effected shall be and is hereby constituted ex officio district treasurer of said district and of any general improvement district or divisional district organized therein. [1927 c 254 § 104; RRS § 7402-104. Formerly RCW 89.22.400.]

89.30.313 Liability of county treasurers. Any county treasurer collecting or handling funds of the district shall be liable upon his official bond and to criminal prosecution for malfeasance, misfeasance or nonfeasance in office relative to any of his duties prescribed herein. [1927 c 254 § 105; RRS § 7402-105. Formerly RCW 89.22.470.]

89.30.316 County treasurers to collect assessments. It shall be the duty of the county treasurer of each county in which lands of the district are located to collect and receipt for all assessments and taxes levied as in this chapter provided, and he shall account to the district for all interest received on such funds from any public depositary with which the same may be deposited. [1927 c 254 § 106; RRS § 7402-106. Formerly RCW 89.22.420.]

89.30.319 Funds to be deposited with county treasurer. There shall be deposited with the county treasurer of the county in which the organization of the reclamation district was effected, all sums collected for and on account of taxes levied by the reclamation district, also all sums collected by tolls, regular annual assessments or voted special assessments, all proceeds from bond sales and all other funds belonging to the reclamation district or collected in behalf of any general improvement district or divisional district within the reclamation district, and all said funds shall be placed by the county treasurer in the appropriate fund of the district. [1927 c 254 § 107; RRS § 7402-107. Formerly RCW 89.22.410.]

89.30.322 Claims against district. Any claim against the district shall be presented to the district board for allowance or rejection. Upon allowance the claim shall be attached to a voucher verified by the claimant or his agent and approved by the president and countersigned by the secretary and directed to the county auditor of the county in which the organization of the reclamation district was effected, for the issuance of a warrant against the proper fund of the district in payment of said claim. [1927 c 254 § 108; RRS § 7402-108. Formerly RCW 89.20.060.]

89.30.325 Disbursement of funds by county treasurer. Said county treasurer shall pay out the moneys received or deposited with him or any portion thereof upon warrants issued by the county auditor against the proper funds of the district except the sums to be paid out of the bond fund for principal and interest payments on bonds. [1983 c 167 § 249; 1927 c 254 § 109; RRS § 7402-109. Formerly RCW 89.22.450.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

[Title 89 RCW—page 34] (2008 Ed.)

- 89.30.328 Treasurer's monthly report. The said treasurer shall report in writing during the first week in each month to the board of directors of the district the amount of money held by him, the amount in each fund, the amount of receipts for the month preceding in each fund and the amount or amounts paid out of each fund, and said report shall be filed with the secretary of the district. [1927 c 254 § 110; RRS § 7402-110. Formerly RCW 89.22.440.]
- **89.30.331** Secretary's monthly report of expenditures. The secretary shall also report to the board in writing during the first week in each month, the amount and items of expenditures during the preceding month and said report shall be filed in the office of the board. [1927 c 254 § 111; RRS § 7402-111. Formerly RCW 89.22.330.]
- **89.30.334** Elections—When general held. General elections may be held in the reclamation district at the same time that general state and county elections are held to determine any proposition that may be legally submitted to the electors. [1927 c 254 § 112; RRS § 7402-112. Formerly RCW 89.22.570.]
- **89.30.337 Elections—When special held.** Special elections may be held at any time upon resolution of the district board. [1927 c 254 § 113; RRS § 7402-113. Formerly RCW 89.22.580.]
- 89.30.340 Elections—How noticed and conducted. Notice of any general or special reclamation district election held under the provisions of this chapter shall be given by the same officials in the same manner and for the same length of time, and said election shall be provided for, held and conducted by the same officials and the results thereof determined by the same officials in the same manner and with the same force and effect as nearly as may be as that provided by the general laws of the state of Washington relating to state and county elections. [1927 c 254 § 114; RRS § 7402-114. Formerly RCW 89.22.590.]
- 89.30.343 Elections—Voting precincts. All county voting precincts lying wholly within the reclamation district shall also constitute the voting precincts of such district. In any instance where the county voting precinct lies only partly within the district, that part of the county voting precinct lying within the reclamation district shall constitute the voting precinct of such district. [1927 c 254 § 115; RRS § 7402-115. Formerly RCW 89.22.660.]
- **89.30.346** Elections—Polling places. The polling places for the county voting precincts shall also be the polling places for all voting precincts of the reclamation district, which coincide with or are a part of said county voting precincts. [1927 c 254 § 116; RRS § 7402-116. Formerly RCW 89.22.670.]
- **89.30.349** Elections—Polls outside district precinct. No reclamation district election, otherwise regular, shall be invalid by reason of the fact that some of the polling places for said election were located outside the district voting pre-

cinct. [1927 c 254 § 117; RRS § 7402-117. Formerly RCW 89.22.680.]

89.30.352 Elections—List of registered voters. The registration clerk of any county voting precinct, partially included in a reclamation district voting precinct, is hereby authorized and it shall be his duty to prepare and certify at the expense of the district a poll list of all registered voters of said reclamation district voting precinct and to attach the same to the poll books for his county voting precinct. [1927 c 254 § 118; RRS § 7402-118. Formerly RCW 89.22.690.]

89.30.355 Elections—Certification of propositions.

At least thirty days prior to any general district election, the secretary of the reclamation district shall certify to the county auditor of each county in which the election is to be held, any proposition to be voted on in such precincts. [1927 c 254 § 119; RRS § 7402-119. Formerly RCW 89.22.710.]

- **89.30.358 Elections—Ballots to be separate.** The reclamation district ballot for any district election shall be separate from that for any other election held at the same time and place and shall be printed by the county auditor of each county concerned. [1927 c 254 § 120; RRS § 7402-120. Formerly RCW 89.22.720.]
- 89.30.361 Elections—Checking names of voters against registration list. In any case where the reclamation district voting precinct includes only part of the county voting precinct, the precinct election officials for said precinct shall check the names of the electors offering to vote the district election against the registered poll list attached to the registration book, and any said elector whose name appears on said poll list shall receive a district ballot and shall be entitled to vote at said district election. [1927 c 254 § 121; RRS § 7402-121. Formerly RCW 89.22.700.]
- 89.30.364 Elections—Returns—Canvassing boards. Precinct election officials shall make return of reclamation district elections to their respective county canvassing boards, which boards are hereby constituted canvassing boards for all district voting precincts in their respective counties. [1927 c 254 § 122; RRS § 7402-122. Formerly RCW 89.22.730.]
- **89.30.367 Elections—Abstract of result.** Immediately upon conclusion of the canvass of the returns of the reclamation district election held in the precincts located in his county, the county auditor shall mail to the chairman of said district board, an abstract of the result of said district election in his county. [1927 c 254 § 123; RRS § 7402-123. Formerly RCW 89.22.740, part.]
- **89.30.370 Elections—District board to tabulate abstracts and declare result.** Upon receipt of all the required abstracts of any said reclamation district election, the district board shall meet and tabulate the same, and by resolution declare the result of the district election. [1927 c 254 § 124; RRS § 7402-124. Formerly RCW 89.22.740, part.]

(2008 Ed.) [Title 89 RCW—page 35]

- **89.30.373 Director district to be represented on board.** Each director district shall be entitled to representation on the reclamation district board. [1927 c 254 § 125; RRS § 7402-125. Formerly RCW 89.22.020, part.]
- **89.30.376** Election of subsequent directors. At the time of the general state and county election next prior to the expiration of the term of office of any director representing a director district on the reclamation district board, a candidate for such position shall be elected from such director district by the electors of such district. [1927 c 254 § 126; RRS § 7402-126. Formerly RCW 89.22.610.]
- **89.30.379 Director district elections.** Director district elections shall be provided for, noticed, conducted, canvassed and abstracts of the returns mailed to the reclamation district board, by the same respective officials and in the same manner substantially, the voters thereat shall have the same qualifications and shall vote at the same respective polling places, as that provided herein for general reclamation district elections held in said director districts. [1927 c 254 § 127; RRS § 7402-127. Formerly RCW 89.22.640.]
- 89.30.382 Declaration of candidacy for board—Fee. Any qualified resident elector of any director district which is entitled at that time to elect a candidate for the office of reclamation district director may become a candidate for such office by filing, at least thirty days prior to the election, his declaration of candidacy with the county auditor of his county and by paying a fee of one dollar for said filing. [1927 c 254 § 128; RRS § 7402-128. Formerly RCW 89.22.620.]
- **89.30.385 Ballots for director.** The ballots for the election of any reclamation district director shall contain the names of all candidates for such office, who have filed and paid the fee for their respective declarations as aforesaid. [1927 c 254 § 129; RRS § 7402-129. Formerly RCW 89.22.630.]
- **89.30.388 District elections—Primary law not to apply.** The provisions of the law of the state relating to primary elections shall not apply to district elections authorized in this chapter. [1927 c 254 § 130; RRS § 7402-130.]
- **89.30.391 Annual tax**—**Authorization.** For the purpose of raising revenue for any of the purposes of the reclamation district, an annual tax shall be levied on all the taxable real and personal property within the district: PROVIDED, That no such tax shall be levied without the approval of the electors of said district at a general election, or at a special election called for that purpose. [1933 c 149 § 14; 1927 c 254 § 131; RRS § 7402-131. Formerly RCW 89.26.010.]
- 89.30.394 Annual tax—How equalized and levied. Said taxes shall be assessed by the county assessors of each county in which any land within the reclamation district is situated, the valuations of the property assessed shall be equalized by the board of equalization of each said respective county, and the levy made on estimates furnished by the district board, by the board of county commissioners of each

said respective county, at the same time general state and county taxes are assessed, property values equalized and taxes levied respectively. [1927 c 254 § 132; RRS § 7402-132. Formerly RCW 89.26.020.]

- **89.30.397 Annual tax—How collected.** Taxes so levied shall become a part of the general tax roll of the county and shall be collected and the property charged therewith sold in the same manner, at the same time, with the same penalties attached in case of delinquency, as the general state and county tax, and the proceeds thereof credited to the reclamation district in the office of the county treasurer of the county in which the organization of the reclamation district was effected, as herein provided. [1927 c 254 § 133; RRS § 7402-133. Formerly RCW 89.26.030.]
- **89.30.400 Debt limit—General.** Reclamation districts created under the provisions of this chapter are hereby authorized and empowered to contract indebtedness for district purposes in any manner, when they deem it advisable, not exceeding an amount, together with the existing nonvoter approved indebtedness of such district, of three-fourths of one percent of the value of the taxable property in such district, as the term "value of the taxable property" is defined in RCW 39.36.015. [1984 c 186 § 63; 1970 ex.s. c 42 § 38; 1927 c 254 § 134; RRS § 7402-134. Formerly RCW 89.26.060.]

Purpose—1984 c 186: See note following RCW 39.46.110.

Severability—Effective date—1970 ex.s. c 42: See notes following RCW 39.36.015.

89.30.403 Exceeding debt limit—Procedure. Such reclamation districts may contract indebtedness for strictly district purposes in excess of the amount specified in the preceding section, but not exceeding in amount, together with existing indebtedness, two and one-half percent of the value of the taxable property, as the term "value of the taxable property" is defined in RCW 39.36.015, whenever three-fifths of the voters therein voting at an election held for that purpose assent thereto. Elections shall be held as provided in RCW 39.36.050. [1984 c 186 § 64; 1970 ex.s. c 42 § 39; 1927 c 254 § 135; RRS § 7402-135. Formerly RCW 89.26.070.]

Purpose—1984 c 186: See note following RCW 39.46.110.

Severability—Effective date—1970 ex.s. c 42: See notes following RCW 39.36.015.

89.30.412 General obligation bonds—Authorized. The reclamation district board shall have authority to evidence district indebtedness by the issuance and sale of nego-

dence district indebtedness by the issuance and sale of negotiable general obligation bonds of the district. Such bonds shall be issued and sold in accordance with chapter 39.46 RCW. [1984 c 186 § 65; 1983 c 167 § 250; 1927 c 254 § 138; RRS § 7402-138. Formerly RCW 89.26.200.]

Purpose—1984 c 186: See note following RCW 39.46.110.

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.427 Special fund from fixed income—Bonds payable from special fund—Contract to purchase or lease

[Title 89 RCW—page 36] (2008 Ed.)

electricity—Powers of reclamation district conferred. (1) In any instance where the district, general improvement or divisional district is selling, renting or leasing water or electric energy under the provisions of this chapter and there is reasonable certainty of a permanent fixed income from this source, the district board shall have authority to create a special fund derived from a fixed proportion of the gross income thus obtained and to issue bonds of the district payable from such special fund and to sell the same to raise revenue for the payment or amortization of the cost of the construction and/or the operation and maintenance of the reclamation district or general improvement or divisional district works and for such other purposes as the state of Washington and/or the United States may require: PROVIDED, That the state of Washington may, through the director of ecology, enter into a contract with the reclamation district, improvement or divisional district or districts or the United States to purchase, rent or lease and to sell or resell and/or distribute all or any part of the electric energy developed or to be developed at the reclamation, improvement or divisional district works at a price sufficient to amortize the cost of power development over a period of fifty years after the completion of such power development and to provide a surplus sufficient to reduce the cost of reclaiming the lands of the district or districts within economic limits: AND PROVIDED FUR-THER, That no contract or contracts as in this section provided shall be finally consummated or become binding in any way whatsoever until the legislature of the state of Washington in special or regular session shall approve the same, and provided further in such sale and/or distribution of power by the director of ecology preference in the purchase and/or distribution thereof shall be given to municipal corporations and cooperative associations: AND PROVIDED FURTHER, That general improvement and divisional districts shall have (in addition to the powers granted them in chapter 254 of the Session Laws of 1927 and in this act) the same powers as are given to the reclamation districts under RCW 89.30.007.

(2) Such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 254; 1933 c 149 § 15; 1927 c 254 § 143; RRS § 7402-143. Formerly RCW 89.24.270, 89.24.590 and 89.26.250.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.430 Special fund from fixed income—Contents—Pledge of income—Not district obligation. Bonds payable from such special fund shall not be an obligation of the reclamation district and they shall state on their face that they are payable solely from a special fund derived from a certain fixed proportion (naming it) of the gross income derived by the district from the sale, rent or lease of water or power, as the case may be, and such fixed proportion of such gross income shall be irrevocably devoted to the payment of such bonds until the same are fully paid. [1927 c 254 § 144; RRS § 7402-144. Formerly RCW 89.26.260.]

89.30.433 Special fund from fixed income—Maturity—Form—Interest rates. Said bonds shall mature in series amortized in a definite schedule during a period not to exceed sixty years from the date of their issuance, shall be in such denominations and form including bearer bonds or reg-

istered bonds as provided in RCW 39.46.030, and shall be payable, with annual or semiannual interest at a rate or rates the board shall provide: PROVIDED, That such bonds may also be issued in accordance with chapter 39.46 RCW. [1983 c 167 § 255; 1981 c 156 § 33; 1933 c 149 § 16; 1927 c 254 § 145; RRS § 7402-145. Formerly RCW 89.26.270.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.436 General improvement districts—Authorized. In any instance where the construction, reconstruction, betterment or extension of power and/or irrigation works or the acquisition of property and rights therein appropriate for the purpose of carrying out the provisions of this chapter, will specially benefit any or all the lands within the reclamation district susceptible of irrigation, the district board shall have authority to organize said lands into a general improvement district and to provide for the levy and collection of special assessments against said lands to raise revenue in support of any or all of said purposes. [1933 c 149 § 17; 1927 c 254 § 146; RRS § 7402-146. Formerly RCW 89.24.050.]

89.30.439 General improvement districts—Resolution, survey and investigation. For the purpose of organizing such an improvement district, the district board shall pass a resolution outlining in general terms the proposed improvement to be constructed or property or rights to be acquired, finding that the same will be of special benefit to any or all the lands susceptible of irrigation within the reclamation district, and ordering a survey and investigation with respect to the matter. [1927 c 254 § 147; RRS § 7402-147. Formerly RCW 89.24.060.]

89.30.442 General improvement districts—Cost of survey and investigation—Limitation of levy. The cost of making said survey and investigation shall be paid from any funds available for the purpose in the treasury of the reclamation district; PROVIDED, That the annual tax levy made by the reclamation district for such purpose shall not exceed one mill in any year. [1927 c 254 § 148; RRS § 7402-148. Formerly RCW 89.24.070.]

89.30.445 General improvement districts—Board may make survey and investigation. The district board shall have full authority to make such survey and investigation as in its judgment shall be necessary to obtain reliable information upon which to determine whether the proposed improvement shall be made or property or rights acquired, and for this purpose the district board shall employ such services of every nature as may be required. [1927 c 254 § 149; RRS § 7402-149. Formerly RCW 89.24.080.]

89.30.448 General improvement districts—Contract with state or United States for survey and investigation. The district board shall also have authority to enter into contracts with the proper department of the state of Washington or the federal government, to make such survey and investigation, or any part of same or to render any other service as

(2008 Ed.) [Title 89 RCW—page 37]

may be deemed advisable. [1927 c 254 § 150; RRS § 7402-150. Formerly RCW 89.24.090.]

89.30.451 General improvement districts—Report on survey and investigation—Estimate of cost. Upon the completion of said survey and investigation, the district board shall cause to be filed in its office a written report of the same. Said report shall specify the character of the proposed improvement to be made, or property or rights to be acquired, shall state in reasonable detail the probable cost of same, including integral parts thereof: PROVIDED, That such estimate of the cost shall be held to be preliminary only and shall not be binding as a limit on the amount that may be expended in carrying out the proposed project. Said report shall also outline a plan for financing the proposed project, shall contain any recommendations that may be deemed advisable, and shall be identified by the signature of the secretary of the district as the official report of the survey and investigation in the proceedings to organize said improvement district. [1927] c 254 § 151; RRS § 7402-151. Formerly RCW 89.24.100.]

89.30.454 General improvement districts—Notice for hearing on report. The district board shall thereupon fix a time and place for a hearing on said report and shall cause notice of said hearing to be published in the same manner and for the same length of time as provided herein in case of notice of hearing on the petition to organize the reclamation district. [1927 c 254 § 152; RRS § 7402-152. Formerly RCW 89.24.110.]

89.30.457 General improvement districts—Contents of notice for hearing. Said notice shall state that all or part of the lands included in the reclamation district (naming it) are proposed to be organized as a general improvement district for the purpose of making a certain improvement (stating its nature generally) or acquiring certain property or rights (naming the same) as the case may be, that the lands within the proposed improvement district (where part only of the lands in the reclamation district are to be included, such part shall be described in township, ranges and where necessary in lesser legal subdivisions) are to be assessed to pay for said improvement, or property or rights therein; that a report containing further information concerning the matter is on file in the office of the board of the reclamation district and may be inspected at any time, during business hours, by any interested person; that a hearing thereon will be held (stating the time and place); that all persons interested may appear before the board at the time and place named in the notice and show cause, if any they have, why the proposed district should not be organized, the proposed project carried out, and said lands assessed for that purpose. Said notice shall be signed by the secretary of the reclamation district. [1927 c 254 § 153; RRS § 7402-153. Formerly RCW 89.24.120.]

89.30.460 General improvement districts—Hearing—Adjournments. On the date set for said hearing, the district board shall meet at the place designated in the notice, and if it appears that due notice of such hearing has been given, shall proceed with the hearing and may adjourn said

hearing from time to time and place to place. [1927 c 254 § 154; RRS § 7402-154. Formerly RCW 89.24.130.]

89.30.463 General improvement districts—Objections and evidence at hearing. At said hearing, the district board shall hear all objections and receive all pertinent evidence offered and shall, in any event, receive evidence as to whether all the lands included in the proposed improvement district will be benefited by the proposed project. [1927 c 254 § 155; RRS § 7402-155. Formerly RCW 89.24.140.]

89.30.466 General improvement districts—Change of plans. The district board at said hearing may adopt, or for good reason, change, add to or modify the plans for the system of improvement, and shall exclude lands not benefited; said board shall have full authority to determine all the questions properly before it at said hearing. [1927 c 254 § 156; RRS § 7402-156. Formerly RCW 89.24.150.]

89.30.469 General improvement districts—Order on approval. If at said hearing the district board approves the plan of improvement or acquisition of property or rights therein, it shall make and enter an order to that effect, shall specify the lands that will be specially benefited by the proposed project and shall declare the improvement district duly organized under the name of general improvement district No. of reclamation district. [1927 c 254 § 157; RRS § 7402-157. Formerly RCW 89.24.160.]

89.30.472 General improvement districts—Findings conclusive, exception. The finding of the board that the lands included within the general improvement district will be benefited by the proposed improvement or acquisition of property or rights therein, shall be a legislative determination that such lands will be specially benefited to the extent necessary to pay in full all costs and obligations of every nature required in making and maintaining such improvement or for the acquisition of property or rights, and such determination shall be conclusive upon the courts, except for actual fraud or arbitrary action on the part of the district board when making such finding as to lands benefited. [1927 c 254 § 158; RRS § 7402-158. Formerly RCW 89.24.170.]

89.30.475 General improvement districts—Special benefits deemed continuing. The special benefits conferred upon the lands involved in the general improvement district by any such improvement or by the acquisition of any property or rights therein shall not be deemed to accrue at any one time but shall be deemed to be benefits continuing throughout the period of the life of the project, which render said lands subject to assessment, from year to year as herein provided, to pay for and carry out the object for which such improvement was made or property or rights therein acquired. [1927 c 254 § 159; RRS § 7402-159. Formerly RCW 89.24.180.]

89.30.478 General improvement districts—Powers of board—Act on behalf of improvement or divisional district not to render reclamation district liable. The board of directors of the reclamation district shall have full

[Title 89 RCW—page 38] (2008 Ed.)

authority to manage and conduct the business affairs of the general improvement district, to employ and appoint such agents, officers and employees as may be necessary and prescribe their duties, to establish reasonable bylaws, rules and regulations for the government and management of the affairs of the improvement district, and generally to perform any and all acts necessary to carry out the purpose of the general improvement district: PROVIDED, That no act done nor contract entered into by the district board for or in behalf of any improvement district or in behalf of any divisional district herein authorized, shall in any manner bind the reclamation district or render the same liable except as herein specifically provided, but such act or contract shall be chargeable exclusively to the lands of the improvement district or divisional district concerned. [1927 c 254 § 160; RRS § 7402-160. Formerly RCW 89.24.190.]

89.30.481 Power of board as to assessments in improvement or divisional districts. Said district board shall have authority to levy assessments as herein provided against the benefited lands included within the operation of the general improvement or divisional district for any of the objects or purposes for which the general improvement or divisional district was organized. [1927 c 254 § 161; RRS § 7402-161. Formerly RCW 89.24.260.]

89.30.484 Divisional districts—Authorized. For the purpose of carrying out any of the objects for which a reclamation district may be created and maintained, under the provisions of this chapter in units of development of lesser area than that contemplated in the organization of a general improvement district, the district board shall have authority to organize the lands susceptible of irrigation in one or more of such units of development, into divisional districts. [1927 c 254 § 162; RRS § 7402-162. Formerly RCW 89.24.200.]

89.30.487 Divisional districts—Powers of board, officers and electors. All the powers which the district board, other officers and the electors therein, now or shall hereafter have under the provisions of this chapter to organize, manage, finance and operate a general improvement district, said board, other officers and said electors, shall have to organize, manage, finance and operate divisional districts, and such divisional districts may be organized, managed, financed and operated to develop and improve the lands susceptible of irrigation within their operation for any of the purposes for which a general improvement district may be organized, managed, financed and operated. [1927 c 254 § 163; RRS § 7402-163. Formerly RCW 89.24.210.]

89.30.490 Divisional districts—Organization. Divisional districts shall be organized in the same manner as that provided herein for the organization of general improvement districts. [1927 c 254 § 164; RRS § 7402-164. Formerly RCW 89.24.220.]

89.30.493 Divisional districts—Liability. Any assessments levied against the lands included in any said divisional district, any contracts entered into, any evidences of indebtedness issued, or obligations arising, in behalf of any said

divisional district, shall be in addition to and independent of any assessments, contracts, evidences of indebtedness, or obligations arising in behalf of any general improvement district, authorized under the provisions of this chapter. [1927 c 254 § 165; RRS § 7402-165. Formerly RCW 89.24.230.]

89.30.496 Divisional districts—Assessments, contracts, etc. The district board and other proper officers shall have authority to levy and collect assessments against the lands included in any said divisional district, enter into contracts, issue evidences of indebtedness, and do everything that may be necessary to carry out the purposes of the divisional district organization, in similar form and manner as that provided in this chapter with respect to general improvement districts. [1927 c 254 § 166; RRS § 7402-166. Formerly RCW 89.24.240.]

89.30.499 Exclusion of nonirrigable lands from general improvement or divisional districts—Petition—Prior **obligations.** In any instance in which any tract of land not susceptible of irrigation in its natural state has been included in any general improvement district or divisional district herein authorized through inadvertency or mistake on the part of the district board at the time of the organization of such general improvement district or divisional district, the same may be excluded from the district concerned by a petition made by the owner or owners thereof and filed with the district board: PROVIDED, That the exclusion of said land or lands shall not relieve the same of its obligation to pay assessments for bonds outstanding at the time said petition is filed with the district board without written consent of the holders of said bonds. [1927 c 254 § 167; RRS § 7402-167. Formerly RCW 89.24.400.]

89.30.502 Exclusion of nonirrigable lands from general improvement or divisional districts—Time for hearing—Notice. Upon the receipt of any petition for exclusion of lands from any general improvement district or divisional district, the board shall fix a time and place for hearing said petition and give notice thereof at the expense of the landowner concerned by publication in a newspaper of general circulation published in the county where the lands petitioned to be excluded are situated, for a period of two weeks (three issues) prior to the date of the hearing. [1927 c 254 § 168; RRS § 7402-168. Formerly RCW 89.24.410.]

89.30.505 Exclusion of nonirrigable lands from general improvement or divisional districts—Hearing. At the time and place named in the notice, the board shall consider the petition and shall have full authority to grant or deny the same. [1927 c 254 § 169; RRS § 7402-169. Formerly RCW 89.24.420.]

89.30.508 Exclusion of nonirrigable lands from general improvement or divisional districts—Levy to pay bonds preserved. In the event that there are outstanding bonds, the board shall have authority, if it believes that the petition should otherwise be granted, to grant the same for all purposes except that of the levy of assessments to pay the

(2008 Ed.) [Title 89 RCW—page 39]

principal and interest of outstanding bonds. [1927 c 254 § 170; RRS § 7402-170. Formerly RCW 89.24.430.]

89.30.511 Exclusion of nonirrigable lands from general improvement or divisional districts—Unconditional relief—Effect. In the event that a petition for exclusion as herein provided is unconditionally granted by the district board, said land shall thereafter be relieved from any obligation to pay special assessments levied in behalf of the district from which the same is excluded. [1927 c 254 § 171; RRS § 7402-171. Formerly RCW 89.24.440.]

89.30.514 Exclusion of nonirrigable lands from general improvement or divisional districts—Power to reduce assessments. In the event that lands petitioned to be excluded cannot be relieved of the obligation to pay assessments for outstanding bonds, the board shall have authority, when sitting as a board of equalization, to make an equitable reduction in the amount of assessments levied against such land for bond purposes. [1927 c 254 § 172; RRS § 7402-172. Formerly RCW 89.24.450.]

89.30.517 Negotiable bonds of general improvement or divisional district—Authorized. (1) For the purpose of furthering or carrying out any of the objects for which a general improvement or divisional district was organized, for the purpose of raising additional moneys for that purpose or for refunding outstanding improvement or divisional district bonds, the district board shall have authority to issue and sell negotiable bonds in such amounts as shall be approved by the electors of the general improvement or divisional district at an election called for that purpose, as herein provided.

(2) Notwithstanding the provisions of RCW 89.30.520 through 89.30.568, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 256; 1927 c 254 § 173; RRS § 7402-173. Formerly RCW 89.26.400.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.520 Negotiable bonds of general improvement or divisional district—Form, contents, payment, interest. (1) Bonds issued under the provisions of this chapter shall be negotiable, serial bonds, in such series, maturities and denominations as the board shall determine, payable in legal currency of the United States, at such place as the board shall provide, from funds derived from the levy and collection of special assessments against the benefited lands within the operation of the general improvement or divisional district and shall draw interest at a rate or rates as the board shall authorize. Such bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030.

(2) Notwithstanding subsection (1) of this section, such bonds may be issued in accordance with chapter 39.46 RCW. [1983 c 167 § 257; 1970 ex.s. c 56 § 103; 1969 ex.s. c 232 § 62; 1927 c 254 § 174; RRS § 7402-174. Formerly RCW 89.26.480.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

89.30.523 Negotiable bonds of general improvement or divisional district—Obligation of improvement and divisional district—Reclamation district not obligated-**Deferred assessments.** Such bonds shall not constitute an obligation of the reclamation district and shall so specify on their face, but said bonds shall constitute a general obligation of the general improvement or divisional district for the benefit of which the same are issued and all the lands included in such general improvement or divisional district shall be and remain liable to be assessed for their payment until the principal and interest of said bonds are fully paid: PROVIDED, That in case the plan of improvement contemplates the construction of units progressively, the levy and collection of assessments against lands in any undeveloped unit, may at the option of the district board be deferred until such lands are sufficiently developed to equitably bear such exactions. [1927 c 254 § 175; RRS § 7402-175. Formerly RCW 89.26.500.]

89.30.526 Negotiable bonds of general improvement or divisional district—Election, how conducted. Elections held in a general improvement or divisional district for the purpose of determining whether bonds of the district shall be issued, shall except as otherwise herein provided, be called by the district board, shall be provided for, noticed, conducted and the results thereof determined in the same manner and by the same officers respectively in each county concerned as nearly as may be as provided in the general election laws of the state for special municipal and district elections. [1927 c 254 § 176; RRS § 7402-176. Formerly RCW 89.26.410.]

89.30.529 Negotiable bonds of general improvement or divisional district—Election precincts and officials.

The several county election boards of the respective counties concerned shall have full authority and it shall be their duty to establish election precincts within the general improvement or divisional district for such bond elections and to appoint the necessary election officials, and to do such other things as may be necessary and proper for the holding of such an election: PROVIDED, That wherever possible the regular county voting precincts, polling places and election officials shall be used for said elections. [1927 c 254 § 177; RRS § 7402-177. Formerly RCW 89.26.420.]

89.30.532 Negotiable bonds of general improvement or divisional district—Contents of notice of election. Notice of said election shall state the amount and maturities of the proposed bonds and in general terms the objects for which said bonds are to be issued, shall specify any precincts and the location of any polling places other than the regular county precincts and polling places therein, shall state that the polling places will be open from eight o'clock a.m. to eight o'clock p.m. on the day of said election and shall be signed by the clerk of said respective county election boards. [1927 c 254 § 178; RRS § 7402-178. Formerly RCW 89.26.430.]

[Title 89 RCW—page 40] (2008 Ed.)

89.30.535 Negotiable bonds of general improvement or divisional district—Notice and election in nonassessable area. Where any nonassessable area is situated within any voting precinct within the general improvement or divisional district, any notice or other announcement required by law to be posted, may be so posted in such area, and any election held or to be held pursuant to the provisions of this chapter, may be held within such area. [1927 c 254 § 179; RRS § 7402-179. Formerly RCW 89.26.440.]

89.30.538 Negotiable bonds of general improvement or divisional district—Mailing returns—Canvass. The election officials for every voting precinct for said bond elections shall mail their returns to the county election board of the county in which such precincts are located, and such board shall canvass the returns of said election. [1927 c 254 § 180; RRS § 7402-180. Formerly RCW 89.26.450.]

89.30.541 Negotiable bonds of general improvement or divisional district—Abstract of election results. Immediately upon the canvass of said election, the county auditors of the several counties concerned shall mail an abstract of the result of said election in the precincts of their respective counties to the board of directors of the reclamation district. [1927 c 254 § 181; RRS § 7402-181. Formerly RCW 89.26.460.]

89.30.544 Negotiable bonds of general improvement or divisional district—Resolution authorizing issuance of bonds. The reclamation district board shall tabulate said abstracts of election returns and if it appears that a majority of the votes cast at any such election are in favor of the proposition submitted at said election, the board shall so declare and enter a resolution authorizing the issuance of bonds in the amounts and maturities and for the objects proposed. Such bonds may be issued in accordance with chapter 39.46 RCW. [1983 c 167 § 258; 1927 c 254 § 182; RRS § 7402-182. Formerly RCW 89.26.470.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

- 89.30.547 Negotiable bonds of general improvement or divisional district—Sale or exchange price. (1) General improvement or divisional district bonds issued under the provisions of this chapter shall not be sold for less than ninety percent of their par value, and refunding bonds shall not be sold or exchanged for less than their par value.
- (2) Notwithstanding subsection (1) of this section, such bonds may be sold in accordance with chapter 39.46 RCW. [1983 c 167 § 259; 1927 c 254 § 183; RRS § 7402-183. Formerly RCW 89.26.520.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.550 Negotiable bonds of general improvement or divisional district—Pledge of bonds to United States. Such bonds may be pledged to the United States under any contract with the United States authorized by federal statute, for the purpose of furthering any of the objects and purposes of the district organization. [1927 c 254 § 184; RRS § 7402-184. Formerly RCW 89.26.530.]

89.30.553 Negotiable bonds of general improvement or divisional district—Public or private sale—Payment in property, labor, etc. Such bonds, or any portion thereof, may be sold at public or private sale, and property or property rights, labor and material, necessary to carry out the objects and purposes of said bond issue may be received by the district board in payment therefor. [1927 c 254 § 185; RRS § 7402-185. Formerly RCW 89.26.540.]

- 89.30.556 Negotiable bonds of general improvement or divisional district—Negotiability—Execution. (1) All general improvement or divisional district bonds issued under the provisions of this chapter shall be negotiable in form, shall be signed by the president of the reclamation district board and secretary of said district and shall have the seal of the district impressed thereon.
- (2) Notwithstanding subsection (1) of this section, such bonds may be issued in accordance with chapter 39.46 RCW. [1983 c 167 § 260; 1927 c 254 § 186; RRS § 7402-186. Formerly RCW 89.26.490.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.565 Negotiable bonds of general improvement or divisional district—Moneys paid to county treasurer. The proceeds of bond sales for cash shall be paid by the purchaser to the county treasurer of the county in which the organization of the district was effected or to his duly authorized agent and credited to the proper fund. [1927 c 254 § 189; RRS § 7402-189. Formerly RCW 89.26.560.]

89.30.568 Negotiable bonds of general improvement or divisional district—Bonds paramount lien on moneys in fund. Bonds issued for or in behalf of any general improvement district or any divisional district under the provisions of this chapter, shall constitute a lien upon the moneys in any fund set apart for their payment paramount and superior to that of any other obligation of whatsoever nature against said fund except that of a prior bond issue payable from said fund. [1927 c 254 § 190; RRS § 7402-190. Formerly RCW 89.26.570.]

89.30.571 Assessments in general improvement or divisional district—Annual ad valorem basis. Assessments made in order to carry out the purposes of any general improvement district or of any divisional district, authorized in this chapter, shall be made annually on an ad valorem basis against the lands and improvements thereon, included within the operation of any such district; PROVIDED, That in assessing lands having and using a water right independent of the district system, the value of such water right shall be deducted from the assessable value of said lands. [1927 c 254 § 191; RRS § 7402-191. Formerly RCW 89.26.720.]

89.30.574 Assessments in general improvement or divisional district—Assessment roll. On or before the first Tuesday in November of each year, the secretary of the district shall prepare and file with the district board for the use of any general improvement or divisional district authorized under this chapter, an assessment roll on which must be listed

(2008 Ed.) [Title 89 RCW—page 41]

all the assessable property within such general improvement or divisional district. [1927 c 254 § 192; RRS § 7402-192. Formerly RCW 89.26.700.]

- 89.30.577 Assessments in general improvement or divisional district—Contents of assessment roll. On such assessment roll must be specified in separate columns, under appropriate headings, the following:
- (1) The name of the person to whom the property is assessed, if not known then to "unknown owners".
- (2) Land by township, range, section or fractional section and when such land is not a congressional division or subdivision, by metes and bounds, or other description sufficient to identify it, giving an estimate of the number of acres, locality, and the improvements thereon.
- (3) City and town lots, naming the city or town, and the number and block according to the system of numbering in such city or town, and the improvements thereon.
- (4) The cash value of real estate other than city or town lots.
 - (5) The cash value of improvements on such real estate.
 - (6) The cash value of city and town lots.
- (7) The cash value of improvements on city and town lots.
 - (8) The total value of all property assessed.
- (9) The total value of all property after equalization by the board of directors.
- (10) Such other things as the board of directors may require. [1927 c 254 § 193; RRS § 7402-193. Formerly RCW 89.26.710.]
- 89.30.580 Assessments in general improvement or divisional district—Basis of valuation. The value of such lands and improvements thereon shown on the county general tax roll, last equalized, shall be taken as the basis of valuation wherever possible in preparing said district assessment roll. [1927 c 254 § 194; RRS § 7402-194. Formerly RCW 89.26.730.]
- 89.30.583 Assessments in general improvement or divisional district—Valuation of lands not on tax roll. Lands and improvements not shown on the county general tax roll shall be given such valuation on the district assessment roll as the secretary shall determine having regard to the equalized valuation of similar private lands in the vicinity for general tax purposes. [1927 c 254 § 195; RRS § 7402-195. Formerly RCW 89.26.740, part.]
- 89.30.586 Assessments in general improvement or divisional district—Values on roll are conclusive, when. The values of land fixed by the secretary on the district assessment roll shall be conclusive upon all persons unless challenged before the district board at the time of the equalization of said roll. [1927 c 254 § 196; RRS § 7402-196. Formerly RCW 89.26.740, part.]
- 89.30.589 Assessments in general improvement or divisional district—Assessments for prior years—Expense for delinquencies. Any property which may have escaped assessment for any year or years shall in addition to

the assessment for the then current year be assessed for such year or years with the same effect and with the same penalties as are provided for such current year, and any property delinquent in any year may be directly assessed during the current year for any expense caused the district on account of such delinquency. [1927 c 254 § 197; RRS § 7402-197. Formerly RCW 89.26.750.]

89.30.592 Assessments in general improvement or divisional district—Roll to segregate lands as to counties. Where the general improvement or divisional district embraces lands lying in more than one county, the assessment roll shall be so arranged that the lands lying in each county shall be segregated and grouped according to the county in which the same are situated. [1927 c 254 § 198; RRS § 7402-198. Formerly RCW 89.26.760.]

89.30.595 Assessments in general improvement or divisional district—Roll to district board—Notice of equalization. On or before the first Tuesday in November each year, the secretary shall complete the general improvement or divisional district assessment roll and deliver it to the district board who shall immediately direct the secretary to give a notice thereof and of the time the board of directors, acting as a board of equalization, will meet to equalize assessments, by publication in a newspaper in each of the counties comprising such district. [1927 c 254 § 199; RRS § 7402-199. Formerly RCW 89.26.770.]

89.30.598 Assessments in general improvement or divisional district—Time for equalization meeting—Inspection of roll. The time fixed for said meeting shall not be less than twenty nor more than thirty days from the day of the first publication of the notice and in the meantime the assessment roll shall remain in the office of the secretary for the inspection of all persons interested. [1927 c 254 § 200; RRS § 7402-200. Formerly RCW 89.26.780.]

89.30.601 Assessments in general improvement or divisional district—Hearing before equalization board—Authority. Upon the day specified in the notice of the meeting of the board of equalization, the board of directors which is hereby constituted a board of equalization for that purpose, shall meet and continue in session from day to day as long as may be necessary, not to exceed ten days exclusive of Sundays, to hear and determine such objections to the valuation and assessment as may come before them and the board may change the valuation as may be just. [1927 c 254 § 201; RRS § 7402-201. Formerly RCW 89.26.790.]

89.30.604 Assessments in general improvement or divisional district—Changes on roll to be noted—Completed roll to county treasurers. The secretary shall be present during the sessions of the board of equalization, and note all changes made in the valuation of property and in the names of the persons whose property is assessed and on or before the first day of January next following, he shall complete the assessment roll as finally equalized by the board and deliver the segregations of the same to the respective county

[Title 89 RCW—page 42] (2008 Ed.)

treasurers concerned. [1927 c 254 § 202; RRS § 7402-202. Formerly RCW 89.26.800.]

89.30.607 Assessments in general improvement or divisional district—Annual levy for bonds and interest. The board of directors shall in each year before said assessment roll for any general improvement or divisional district herein authorized, is delivered to the respective county treasurers, levy an assessment sufficient to raise the ensuing annual interest on the outstanding bonds issued for the benefit of said district, and shall beginning in the year preceding the maturity of any series of the bonds of any issue, levy an assessment for the ensuing year and from year to year in an amount sufficient to pay and discharge said outstanding bonds as they mature. [1927 c 254 § 203; RRS § 7402-203. Formerly RCW 89.26.830.]

89.30.610 Assessments in general improvement or divisional district—Levy for contracts with state or United States or for other charges. Said board shall also levy an assessment sufficient to provide for all payments due or to become due in the ensuing year to the United States or the state of Washington under any contract between the district and the United States or the state of Washington authorized under this chapter. A similar levy of assessment shall be made by the board for any other item chargeable against the lands of such district under the provisions of this chapter. [1927 c 254 § 204; RRS § 7402-204. Formerly RCW 89.26.840.]

89.30.613 Assessments in general improvement or divisional district—Levy for delinquencies. The board shall also at the time of making the annual levy for any general improvement or divisional district authorized under this chapter, estimate all probable delinquencies on said levy and shall thereupon levy a sufficient amount to cover the same and a further amount to cover any deficit that may have resulted from any delinquent assessments for any preceding year. [1927 c 254 § 205; RRS § 7402-205. Formerly RCW 89.26.850.]

89.30.616 Assessments in general improvement or divisional district—Collected assessments to constitute designated special funds. Assessments against lands in any general improvement or divisional district authorized under this chapter, when collected by the county treasurer shall constitute a special fund or funds as the case may be, to be called respectively, the "bond fund of general improvement or divisional district No. ", the "contract fund of general improvement or divisional district No. ", the "warrant fund of general improvement or divisional district No. ", and any other special fund authorized by law. [1983 c 167 § 261; 1927 c 254 § 206; RRS § 7402-206. Formerly RCW 89.26.860.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.619 Assessments in general improvement or divisional district—Procedure on failure to deliver roll—Preparation, equalization, levy by county commissioners.

If the annual assessment roll or segregation thereof for any general improvement or divisional district authorized under this chapter, has not been delivered to the respective county treasurers concerned on or before the first day of January following the equalization thereof, any said county treasurer shall immediately notify the secretary of the district by registered mail that unless said roll is delivered to said county treasurer within ten days from the receipt of said notice, the board of county commissioners of the county in which the organization of the reclamation district was effected will cause an assessment roll for the district to be prepared and shall equalize the same if necessary and make the levy required by this chapter. [1927 c 254 § 207; RRS § 7402-207. Formerly RCW 89.26.810.]

89.30.622 Assessments in general improvement or divisional district—Manner and effect of levy by county commissioners—Expenses. Any levy of assessments so made by said board of county commissioners shall be made in the same manner and with like effect as if the same had been made and equalized by the board of directors of the reclamation district and all expenses incidental thereto shall be borne by the district. [1927 c 254 § 208; RRS § 7402-208. Formerly RCW 89.26.820.]

89.30.625 Assessments in general improvement or divisional district—County treasurer may perform duties of district secretary, when. In case of the neglect or refusal of the secretary of the reclamation district to perform the duties imposed by law, then the treasurer of the county in which the organization of the reclamation district was effected may perform such duties and shall be accountable therefor on his official bond as in other cases. [1927 c 254 § 209; RRS § 7402-209. Formerly RCW 89.22.460.]

89.30.628 Assessments in general improvement or divisional district—Lien of assessment, when attaches. The assessment upon the real property in any general improvement or divisional district authorized under this chapter, shall be a lien against the property assessed from and after the first day of March in the year in which it is levied but as between a grantor and a grantee such lien shall not attach until the first Monday of February of the succeeding year. [1927 c 254 § 210; RRS § 7402-210. Formerly RCW 89.28.200.]

89.30.631 Assessments in general improvement or divisional district—Assessment lien paramount—When extinguished. The lien for said assessments shall be paramount and superior to any other lien theretofore or thereafter created, whether by mortgage, judgment or otherwise except a lien for prior assessments and for general taxes, and such lien shall not be extinguished until the assessments are paid or the property sold for the payment thereof and deed issued as provided by law. [1927 c 254 § 211; RRS § 7402-211. Formerly RCW 89.28.210.]

89.30.634 Assessments in general improvement or divisional district—When assessments due and payable—Delinquency date. The assessments specified in said assess-

(2008 Ed.) [Title 89 RCW—page 43]

ment roll shall become due and payable on the first Monday of February of the year succeeding the equalization of said assessments at the office of each respective county treasurer and said assessments shall become delinquent at five o'clock in the afternoon of the thirty-first day of May thereafter unless fifty percent thereof shall have been paid. [1927 c 254 § 212; RRS § 7402-212. Formerly RCW 89.28.220, part.]

89.30.637 Assessments in general improvement or divisional district—When assessment delinquent—Interest rate. If the whole or fifty percent thereof shall not have been paid on or before five o'clock in the afternoon on the thirty-first day of May as above provided, the said assessments shall become delinquent and shall draw interest at the rate of twelve percent per annum until paid. [1927 c 254 § 213; RRS § 7402-213. Formerly RCW 89.28.220, part.]

89.30.640 Installment payments—Delinquency. If fifty percent of said assessments against any tract of land is paid on or before five o'clock in the afternoon of the thirty-first day of May aforesaid, then the remainder thereof will not become delinquent until the thirtieth day of November next following. The second installment of assessments shall become delinquent at five o'clock in the afternoon on the thirtieth day of November unless sooner paid and the same interest shall attach thereto as provided in the case of the delinquency of the entire assessment. [1927 c 254 § 214; RRS § 7402-214. Formerly RCW 89.28.230.]

89.30.643 Installment payments—Assessment book—Contents. Upon receiving the assessment roll for any general improvement or divisional district authorized herein, the county treasurer shall prepare therefrom an assessment book in which shall be written the descriptions of the land as they appear in the assessment roll, the name of the owner or owners where known, and if assessed to unknown owners then the word "unknown", and the total assessment levied against each tract of land. Proper space shall be provided in said book for the entry therein of all subsequent proceedings relating to the payment and collection of said assessments. [1927 c 254 § 215; RRS § 7402-215. Formerly RCW 89.28.240.]

89.30.646 Installment payments—Entry of payments—Receipt. Upon the payment of any said assessment, the county treasurer shall enter the date of payment in said assessment book opposite the description of the land and the name of the person paying, and give a receipt to such person specifying the amount of the assessment and the amount paid with the description of the property assessed. [1927 c 254 § 216; RRS § 7402-216. Formerly RCW 89.28.250.]

89.30.649 Installment payments—Statement of assessments levied to be furnished on request. It shall be the duty of the county treasurer of the county in which any land in the general improvement or divisional district is located, to furnish upon request of the owner or any person interested, a statement showing any and all assessments levied as shown by the assessment roll in his office upon land described in such request and all statements of general taxes

covering any land in such district shall be accompanied by a statement showing the condition of district assessments against such lands: PROVIDED, That the failure of the county treasurer to render any statement herein required of him, shall not render invalid any assessments made for any general improvement or divisional district or proceeding had for the enforcement and collection of such assessments pursuant to this chapter. [1927 c 254 § 217; RRS § 7402-217. Formerly RCW 89.28.260.]

89.30.652 Installment payments—County treasurers to make monthly remittances to district treasurer. It shall be the duty of the county treasurer of any county other than the county in which the organization of the reclamation district was effected to make monthly remittances to the county treasurer of the county in which the organization of the reclamation district was effected, covering all amounts collected by him for any said general improvement or divisional district during the preceding month. [1927 c 254 § 218; RRS § 7402-218. Formerly RCW 89.22.430.]

89.30.655 Delinquency and sale in general improvement and divisional districts—List to be posted. On or before the thirtieth day of June in each year each respective county treasurer concerned shall post the delinquency list which must contain the names of persons and the descriptions of the property delinquent and the amount of assessments, interest and costs opposite each name and the description in all cases where payment of fifty percent or more of the assessment against any tract of land has not been made on or before the thirty-first day of May next preceding. Likewise on or before the fifteenth day of December in each year he must post the delinquency list of all persons delinquent in the payment of the final installment of the fifty percent of said assessments as in this chapter provided. [1927 c 254 § 219; RRS § 7402-219. Formerly RCW 89.28.400.]

89.30.658 Delinquency and sale in general improvement and divisional districts—Notice of delinquency, contents, posting. Said county treasurer must append to and post with the delinquency list a notice that unless the assessment delinquent together with interest and costs are paid, the real property upon which said assessments are a lien will be sold at public auction. Said notice and delinquent list shall be posted at least twenty days prior to the date of the sale. One copy thereof shall be posted in the office of the county treasurer making the collection, one copy in the office of the board of directors, and one copy in each of three public places in the portion of said general improvement or divisional district lying in said county. [1927 c 254 § 220; RRS § 7402-220. Formerly RCW 89.28.410.]

89.30.661 Delinquency and sale in general improvement and divisional districts—Publication of list of posted places and notice of sale. Concurrent as nearly as possible with the day of the posting required in the preceding section, the said county treasurer shall publish a list of the places where said notices are posted and in connection therewith a notice that unless said delinquent assessments together with the interest and costs are paid, the real property upon which

[Title 89 RCW—page 44] (2008 Ed.)

the said assessments are a lien will be sold at public auction. [1927 c 254 § 221; RRS § 7402-221. Formerly RCW 89.28.420.]

89.30.664 Delinquency and sale in general improvement and divisional districts—Publication of notices—Contents—Time and place of sale. Such notice must be published once a week for two successive weeks (three issues) in a newspaper of general circulation published in the county within which the land is located but said notice of publication need not comprise the delinquent list where the same is posted as herein provided. Both notices must designate the time and place of sale. The time of sale must not be less than thirty nor more than forty-five days from the date of posting and from the date of the first publication of the notice thereof and the place must be at some point designated in said notices by said treasurer. [1927 c 254 § 222; RRS § 7402-222. Formerly RCW 89.28.430.]

89.30.667 Delinquency and sale in general improvement and divisional districts—Sale of land for delinquency. The treasurer of the county in which the land is situated shall conduct the sale of all land situated therein and must collect the assessments due as shown on the delinquency list together with interest from the date of delinquency at the rate of twelve percent per annum, and the costs of sale. [1927 c 254 § 223; RRS § 7402-223. Formerly RCW 89.28.440.]

89.30.670 Delinquency and sale in general improvement and divisional districts—How conducted. On the day fixed for the sale or on some subsequent day to which the treasurer may have postponed it, of which postponement he must give notice at the time of making such postponement, and between the hours of ten o'clock a.m. and three o'clock p.m., the county treasurer making the sale must commence the same beginning at the head of the list and continuing alphabetically or in numerical order of the parcels, lots and blocks until completed. [1927 c 254 § 224; RRS § 7402-224. Formerly RCW 89.28.460.]

89.30.673 Delinquency and sale in general improvement and divisional districts—Postponement of sale. The county treasurer may postpone the date of commencing the sale or may postpone the sale from day to day by making oral notice thereof at the time of the postponement, but the sale must be completed within three weeks from the first day fixed. [1927 c 254 § 225; RRS § 7402-225. Formerly RCW 89.28.450.]

89.30.676 Delinquency and sale in general improvement and divisional districts—Designation of portion to be sold—Sale by parts. The owner or person in possession of any real estate offered for sale for assessments thereon may designate in writing to the county treasurer by whom the sale is to be made and prior to the sale, what portion of the property he wishes sold, if less than the whole, but if the owner or possessor does not, then the treasurer may designate it and the person who will take the least quantity of the land or in case an undivided interest is assessed then the smallest

portion of the interest, and pay the assessment, interest and cost due including one dollar to the treasurer for a duplicate of the certificate of sale, is the purchaser. The treasurer shall account to the district for said one dollar. [1927 c 254 § 226; RRS § 7402-226. Formerly RCW 89.28.470.]

89.30.679 Delinquency and sale in general improvement and divisional districts—Resale upon purchaser's default. If the purchaser does not pay the assessment, interest and costs before ten o'clock a.m. the day following the sale, the property must be resold on the next day for the assessment, interest and costs. [1927 c 254 § 227; RRS § 7402-227. Formerly RCW 89.28.480.]

89.30.682 Delinquency and sale in general improvement and divisional districts—Reclamation district as purchaser. In case there is no purchaser in good faith for the property on the first day that the property is offered for sale and if there is no purchaser in good faith when the property is offered thereafter for sale, the whole amount of the property assessed shall be struck off to the reclamation district as the purchaser, and the duplicate certificate shall be held with the original in the office of the county treasurer. [1927 c 254 § 228; RRS § 7402-228. Formerly RCW 89.28.490.]

89.30.685 Delinquency and sale in general improvement and divisional districts—Entry of sale when district is purchaser—Credit. In case the district is the purchaser, the treasurer shall make an entry "sold to the district", and he shall receive proper credit for the amount of the sale in his settlement with the district. [1927 c 254 § 229; RRS § 7402-229. Formerly RCW 89.28.500.]

89.30.688 Delinquency and sale in general improvement and divisional districts—Rights of district as purchaser. A reclamation district as purchaser at said sale shall be entitled to the same rights as a private purchaser and may assign or transfer the certificate of sale upon the payment of the amount which would be due as redemption were it made by the owner. Such transfer shall be made by the president and secretary of the district on the duplicate certificate which shall be delivered by the county treasurer to the assignee. The assignee shall be required to pay a fee of one dollar for such duplicate certificate. [1927 c 254 § 230; RRS § 7402-230. Formerly RCW 89.28.510.]

89.30.691 Delinquency and sale in general improvement and divisional districts—Deed to district in absence of redemption—Conveyance. If no redemption is made of land for which a reclamation district holds a certificate of purchase, the district will be entitled to receive a treasurer's deed therefor in the same manner as a private person would be entitled thereto, and may convey the title so acquired by deed executed by the president and secretary of the board. [1927 c 254 § 231; RRS § 7402-231. Formerly RCW 89.28.820, part.]

89.30.694 Delinquency and sale in general improvement and divisional districts—Resolution to convey property acquired by district—Price. Authority to convey any

(2008 Ed.) [Title 89 RCW—page 45]

property thus acquired must be conferred by resolution of the board entered on its minutes fixing the price at which such sale may be made. [1927 c 254 § 232; RRS § 7402-232. Formerly RCW 89.28.820, part.]

89.30.697 Delinquency and sale in general improvement and divisional districts—Lease of property acquired by district. In the event that the district board shall determine that the best interests of the district will be conserved by the leasing of any property acquired for delinquent assessments, it shall have authority to lease the same for a period not exceeding five years on such terms and conditions as the board may require. [1927 c 254 § 233; RRS § 7402-233. Formerly RCW 89.28.830.]

89.30.700 Delinquency and sale in general improvement and divisional districts—Disposition of proceeds of sale or lease by district. All moneys received by the reclamation district for transfers of certificates of sale, or through sale or lease of property acquired on account of sales for delinquent assessments, shall be paid to the county treasurer of the county in which the lands involved are situated and by him credited to the funds for which the assessments were levied in proportion to the right of each fund respectively. [1927 c 254 § 234; RRS § 7402-234. Formerly RCW 89.28.840.]

89.30.703 Delinquency and sale in general improvement and divisional districts—Reconveyance to person entitled to redemption, when. When lands have been deeded by the county treasurer to the reclamation district on account of delinquent assessments, if title shall remain vested in the district and if in the judgment of the board of directors said sale for delinquent assessments shall have resulted from unavoidable accident, inadvertency or misfortune and without intent of the owner or persons entitled to make redemption, to permit said assessments to become delinquent and the land to be sold, the board of directors may, pursuant to an order entered upon the minutes of the board, cause said land to be reconveyed to the owner or person entitled to redemption within the period of one year after deed is issued, upon the payment by said owner or person who would have been entitled to make redemption before issuance of deed, of the total amount of assessments, interest and costs, subsequent assessments and an additional penalty of twenty-five percent of the amount for which the land was sold: PROVIDED, That nothing herein contained shall be construed to prevent the district from selling or leasing property acquired at sales for delinquent assessments immediately after the deed has been delivered to the district. [1927 c 254 § 235; RRS § 7402-235. Formerly RCW 89.28.850.]

89.30.706 Delinquency and sale in general improvement and divisional districts—Certificate of sale in duplicate, contents. After receiving the amount of assessments, interest and costs, the county treasurer must make out in duplicate a certificate dated on the day of the sale stating (when known) the names of the persons assessed, a description of the land sold, the amount paid therefor, that it was sold for assessments giving the amount and year of assessment, and specifying the time when the purchaser shall be entitled

to a deed. [1927 c 254 § 236; RRS § 7402-236. Formerly RCW 89.28.520.]

89.30.709 Delinquency and sale in general improvement and divisional districts—Certificate of sale—Form, filing, delivery. The certificate of sale must be signed by the treasurer making the sale and filed in his office. A duplicate of said certificate shall be delivered to any purchaser, other than the district. [1927 c 254 § 237; RRS § 7402-237. Formerly RCW 89.28.530.]

89.30.712 Delinquency and sale in general improvement and divisional districts—Certificate of sale may include several tracts. In case of a sale to a person or a district of more than one parcel or tract of land, the several parcels or tracts may be included in one certificate. [1927 c 254 § 238; RRS § 7402-238. Formerly RCW 89.28.540.]

89.30.715 Delinquency and sale in general improvement and divisional districts—Entry of sale in assessment book, inspection—Filing certificate. The county treasurer before delivering any copy of a certificate of sale, must file the same and enter in the assessment book opposite the description of the land sold the date of sale, the purchaser's name and the amount paid therefor, and must regularly number the descriptions on the margin of the assessment book and put a corresponding number on each certificate. Such book must be open to public inspection without fee during office hours when not in actual use. [1927 c 254 § 239; RRS § 7402-239. Formerly RCW 89.28.550.]

89.30.718 Delinquency and sale in general improvement and divisional districts—Lien of assessment vested in purchaser—When divested. On filing the certificate of sale as provided herein, the lien of the assessment vests in the purchaser and is only divested by the payment to the county treasurer making the sale of the purchase money, the costs of the certificate, and interest thereon at twelve percent per annum from the date of sale until redemption for the use of the purchaser. [1927 c 254 § 240; RRS § 7402-240. Formerly RCW 89.28.560.]

89.30.721 Delinquency and sale in general improvement and divisional districts—Redemption of property sold. A redemption of the property sold may be made by the owner or any person on behalf and in the name of the owner or by any party in interest within one year from the date of purchase by paying the amount of the purchase price, cost of certificate and interest and the amount of any assessments which any such purchaser may have paid thereon after purchase by him together with like interest on such amount, and if the reclamation district is the purchaser, the redemptioner shall pay in addition to the purchase price and interest, the amount of any assessments levied against said land during the period of redemption and which are at that time delinquent. [1927 c 254 § 241; RRS § 7402-241. Formerly RCW 89.28.700.]

89.30.724 Delinquency and sale in general improvement and divisional districts—Redemption in coin to

[Title 89 RCW—page 46] (2008 Ed.)

treasurer—To whom credited. Redemption must be made in gold or silver coin, as provided for the collection of state and county taxes, and the county treasurer must credit the amount paid to the person named in the certificate or his assignee and pay it on demand to such person or his assignee. No redemption shall be made except to the county treasurer of the county in which the land is situated. [1927 c 254 § 242; RRS § 7402-242. Formerly RCW 89.28.710.]

89.30.727 Delinquency and sale in general improvement and divisional districts—Entry of redemption in book and on certificate. Upon completion of redemption, the county treasurer to whom redemption has been made, shall enter the word "redeemed", the date of redemption and by whom redeemed on the certificate and on the margin of the assessment book where the entry of the certificate is made. [1927 c 254 § 243; RRS § 7402-243. Formerly RCW 89.28.720.]

89.30.730 Delinquency and sale in general improvement and divisional districts—Deed in absence of redemption, contents. If the property is not redeemed within one year from the date of sale, the county treasurer of the county in which the land sold is situated, must make to the purchaser or his assignee a deed of the property reciting in the deed substantially the matters contained in the certificate and that no person redeemed the property during the time allowed by law for its redemption. [1927 c 254 § 244; RRS § 7402-244. Formerly RCW 89.28.730.]

89.30.733 Delinquency and sale in general improvement and divisional districts—Fee for deed—Several parcels may be included in one deed. The treasurer shall receive from the purchaser for the use of the district one dollar for making such deed. When any person or district holds a duplicate certificate covering more than one tract of land, the several parcels or tracts of land mentioned in the certificate may be included in one deed. [1927 c 254 § 245; RRS § 7402-245. Formerly RCW 89.28.740.]

89.30.736 Delinquency and sale in general improvement and divisional districts—Recitals in deed—Evidentiary effect. The matter recited in the certificate of sale must be recited in the deed and such deed duly acknowledged or proved is prima facie evidence that:

- (1) The property was assessed as required by law.
- (2) The property was equalized as required by law.
- (3) The assessments were levied in accordance with law.
- (4) The assessments were not paid.
- (5) At a proper time and place the property was sold as prescribed by law, and by the proper officers.
- (6) The person who executed the deed was the proper officer. [1927 c 254 § 246; RRS § 7402-246. Formerly RCW 89.28.750.]

89.30.739 Delinquency and sale in general improvement and divisional districts—Deed conclusive, exception. Such deed duly acknowledged or proved is (except as against actual fraud) conclusive evidence of the regularity of all the proceedings from the assessment by the secretary

inclusive up to the execution of the deed. [1927 c 254 § 247; RRS § 7402-247. Formerly RCW 89.28.760.]

89.30.742 Delinquency and sale in general improvement and divisional districts—Title conveyed by deed. The deed conveys to the grantee the absolute title to the lands described therein free from all encumbrances except when the land is owned by the United States or the state of Washington in which case it is prima facie evidence of the right of possession. [1927 c 254 § 248; RRS § 7402-248. Formerly RCW 89.28.770.]

89.30.745 Delinquency and sale in general improvement and divisional districts—Probative force of assessment book and delinquency list. The assessment book or delinquency list, or a copy thereof, certified by the secretary showing unpaid assessments against any person or property is prima facie evidence of the assessment of the property, the delinquency, the amount of the assessments due and unpaid and that all the forms of law in relation to the assessment and levy of such assessment have been complied with. [1927 c 254 § 249; RRS § 7402-249. Formerly RCW 89.28.570.]

89.30.748 Delinquency and sale in general improvement and divisional districts—Sale not avoided by misnomer or mistake as to ownership. When land is sold for assessments correctly imposed as the property of a particular person no misnomer of the owner or supposed owner or other mistake relating to the ownership thereof affects the sale or renders it void or voidable. [1927 c 254 § 250; RRS § 7402-250. Formerly RCW 89.28.780.]

89.30.751 Foreclosure of lien for general taxes—Payment in full or sale subject to assessments due. The holder of any certificate of delinquency for general taxes may, before commencing any action to foreclose the lien of such certificate, pay in full all general improvement or divisional district assessments due and outstanding against the whole or any portion of the property included in such certificate of delinquency, and the amount of all assessments so paid together with interest at the rate of twelve percent per annum reckoned from the date of delinquency of said assessments shall be included in the amount for which foreclosure may be had or if said certificate holder elects to foreclose such certificate without paying such assessments, the purchaser at such foreclosure sale shall acquire title to such property subject to all such district assessments. [1927 c 254 § 251; RRS § 7402-251. Formerly RCW 89.28.790.]

89.30.754 Liability of county for assessments after sale to county for general taxes. Property within a general improvement or divisional district authorized under the provisions of this chapter, acquired by a county pursuant to a foreclosure and sale for general taxes, shall, nevertheless, be liable for all assessments levied by the district subsequent to the date of the sale for delinquent general taxes to the county, which assessments the board of county commissioners may at its option pay from the current expense fund of the county or execute and deliver to the district a deed from the county to the district in lieu of the payment of said assessments.

(2008 Ed.) [Title 89 RCW—page 47]

[1927 c 254 § 252; RRS § 7402-252. Formerly RCW 89.28.800.]

89.30.757 Sale of county lands for delinquent assessments. The county treasurer shall have authority to sell lands, owned by the county, for delinquent assessments levied against the same subsequent to the acquisition of said property by the county in the same manner and with the same force and effect as though said property were owned by a private individual. [1927 c 254 § 253; RRS § 7402-253. Formerly RCW 89.28.810.]

89.30.760 Special assessments by general improvement or divisional district—Authorization by electors. Special assessments may be voted by the electors of any general improvement district or divisional district within the reclamation district for any of the purposes for which bonds of the district as herein authorized may be issued. [1927 c 254 § 254; RRS § 7402-254. Formerly RCW 89.28.010.]

89.30.763 Special assessments by general improvement or divisional district—Levy and collection. In the event that special assessments are voted by the electors of the district, levy for the same against the lands within such district shall be made on the completion and equalization of the assessment roll each year, which special assessment roll shall be prepared, equalized, the levy made and assessments collected at the same time and in the same manner and by the same officers that the assessment roll is prepared, equalized and assessments collected for the payment of bonds and the district board and other officers shall have the same powers and functions for the purposes of said voted special assessment as possessed by them in case of levy of assessments to pay bonds of the district. [1927 c 254 § 255; RRS § 7402-255. Formerly RCW 89.28.060.]

89.30.766 Special assessments by general improvement or divisional district—Proposition to be submitted to electors. When it is desired to levy special assessments for any of the purposes for which bonds of the district may be issued, the proposition to levy such special assessments shall be submitted to the electors of the general improvement district or divisional district as the case may be, at an election called for that purpose. [1927 c 254 § 256; RRS § 7402-256. Formerly RCW 89.28.020.]

89.30.769 Special assessments by general improvement or divisional district—Election, how called, conducted, etc. Such election shall be called, provided for, notice thereof given, shall be conducted, and the results thereof canvassed by the same officers in the same manner and with the same force and effect as provided herein for bond elections in such districts. [1927 c 254 § 257; RRS § 7402-257. Formerly RCW 89.28.030.]

89.30.772 Special assessments by general improvement or divisional district—Notice of election—Ballots. The notice of election must specify the amount of money proposed to be raised and the purpose for which it is intended to be used and the number of installments in which it is to be

paid. The ballot at such election shall contain the words "Assessment—Yes" and "Assessment—No". [1927 c 254 § 258; RRS § 7402-258. Formerly RCW 89.28.040.]

89.30.775 Special assessments by general improvement or divisional district—Indebtedness authorized. If the majority of the votes cast at such election are "Assessment—Yes", the board may immediately or at intervals thereafter incur indebtedness to the amount of said special assessment for any of the purposes for which the proceeds of said assessment may be used. [1927 c 254 § 259; RRS § 7402-259. Formerly RCW 89.28.050.]

89.30.778 Special assessments by general improvement or divisional district—Notes—Terms. Said board in such event may provide for the payment of said indebtedness by the issue and sale of notes of the district to an amount equal to said authorized indebtedness which notes shall be payable in such equal installments, not exceeding three in number, as the board shall direct. Such notes may be in any form, including bearer notes or registered notes as provided in RCW 39.46.030. Such notes may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 262; 1927 c 254 § 260; RRS § 7402-260. Formerly RCW 89.28.070, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.781 Special assessments by general improvement or divisional district—Notes payable exclusively by assessments. Said notes shall be payable exclusively by assessments levied at the time of the regular annual levy each year thereafter until fully paid. All the lands within the general improvement district or divisional district as the case may be, shall be and remain liable to an annual assessment for the payment of said notes with interest until fully paid. [1983 c 167 § 263; 1927 c 254 § 261; RRS § 7402-261. Formerly RCW 89.28,080.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.784 Special assessments by general improvement or divisional district—Interest on notes. (1) Notes issued under the provisions of this chapter shall bear interest at a rate or rates authorized by the district board, payable semiannually.

(2) Notwithstanding subsection (1) of this section, such notes may be issued in accordance with chapter 39.46 RCW. [1983 c 167 § 264; 1927 c 254 § 262; RRS § 7402-262. Formerly RCW 89.28.070, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

89.30.787 Tolls for electricity and water—Collection, deposit. The district board shall have authority to fix and charge tolls for the sale or lease and/or distribution of electric power or water, as herein provided, and to collect said tolls from all persons using such service. All tolls shall be collected by such officer as the board shall designate and shall be deposited monthly with the county treasurer of the county in which the organization of the reclamation district was

[Title 89 RCW—page 48] (2008 Ed.)

effected, and shall be credited to such fund of the district as the district board shall designate. [1933 c 149 § 18; 1927 c 254 § 263; RRS § 7402-263. Formerly RCW 89.26.040.]

89.30.790 Tolls for electricity and water—Toll collector's bond. Any officer of the district collecting tolls as herein provided, shall be required to give a surety bond in double the probable amount of monthly collections conditioned that he will faithfully account to the reclamation district for all tolls collected under the provisions of this chapter. [1927 c 254 § 264; RRS § 7402-264. Formerly RCW 89.26.050.]

89.30.793 Jurisdiction of courts. At the instance of the board of directors of any reclamation district created under this chapter, the superior court of the state of Washington shall have original jurisdiction to judicially examine, approve and confirm any or all proceedings pertaining to the organization of the reclamation district or of any general improvement or divisional district therein, and any or all proceedings had or contemplated in the exercise of any of the functions or powers of any of such districts. [1927 c 254 § 265; RRS § 7402-265. Formerly RCW 89.24.700.]

89.30.796 Jurisdiction of courts—Petition for judicial determination. For the purpose of securing such judicial determination, the board of directors of the reclamation district shall file in the superior court of the county in which the lands of said district or some portion thereof are situated, a petition praying in effect that the proceedings aforesaid be examined, approved and confirmed by the court. [1927 c 254 § 266; RRS § 7402-266. Formerly RCW 89.24.710, part.]

89.30.799 Jurisdiction of courts—Contents of petition. The petition shall state the facts generally showing the proceedings which are sought to be judicially examined. [1927 c 254 § 267; RRS § 7402-267. Formerly RCW 89.24.710, part.]

89.30.802 Jurisdiction of courts—Notice of hearing of petition. The court shall fix a time for the hearing of said petition and shall order the clerk of the court to give and publish a notice of the filing of said petition. The notice shall mention the time and place fixed for the hearing of the petition and the prayer of the petition, and shall state that any person interested in said proceedings may on or before the day fixed for the hearing of said petition demur to or answer the same. [1927 c 254 § 268; RRS § 7402-268. Formerly RCW 89.24.720.]

89.30.805 Jurisdiction of courts—Notice, how given and published. The notice shall be given and published in the same manner and for the same length of time as that required herein for the notice of hearing on the petition to organize a reclamation district. [1927 c 254 § 269; RRS § 7402-269. Formerly RCW 89.24.730.]

89.30.808 Jurisdiction of courts—Demurrer or answer to petition. Any person interested in the proceedings sought to be judicially examined may demur to or answer

said petition. [1927 c 254 § 270; RRS § 7402-270. Formerly RCW 89.24.750.]

89.30.811 Jurisdiction of courts—Rules which govern. The rules of pleading, practice and appeal provided by the statutes of this state which are not inconsistent with any of the provisions herein, are applicable to and shall govern the special proceedings for the judicial examination and determination of any of the district proceedings aforesaid. [1927 c 254 § 271; RRS § 7402-271. Formerly RCW 89.24.740.]

89.30.814 Jurisdiction of courts—Motion and order for new trial. A motion for a new trial must be made upon the minutes of the court. The order granting a new trial must specify the issues to be reexamined on such new trial and the findings of the court upon the other issues shall not be affected by such order granting a new trial. [1927 c 254 § 272; RRS § 7402-272. Formerly RCW 89.24.780.]

89.30.817 Jurisdiction of courts—Action in rem—Power of court. Said action shall be one in rem against all persons claiming any right or interest in the proceedings concerned and upon the hearing of such special proceedings the court shall have full power and jurisdiction to examine and determine the legality and validity of and to approve and confirm each and all of the proceedings mentioned in the petition seeking judicial determination and all other proceedings which may affect the proceedings in question. [1927 c 254 § 273; RRS § 7402-273. Formerly RCW 89.24.760.]

89.30.820 Jurisdiction of courts—Errors disregarded—Approval in whole or part. The court in inquiring into the regularity, legality and correctness of said proceedings, must disregard any error, determination or omission which does not affect the substantial rights of the parties to said special proceedings and it may approve and confirm such proceedings in part and disapprove and declare illegal or invalid other and subsequent parts of the proceedings. [1927 c 254 § 274; RRS § 7402-274. Formerly RCW 89.24.770.]

89.30.823 Jurisdiction of courts—Conclusiveness of judgment. The judgment rendered in such action unless appealed from within the time prescribed herein and upon final judgment upon appeal, shall be conclusive as to all matters determined by the court in said action against every person including those under disability as well as those free from disability. [1927 c 254 § 275; RRS § 7402-275. Formerly RCW 89.24.800.]

89.30.826 Jurisdiction of courts—Costs. The cost of the special judicial proceedings authorized herein may be allowed and apportioned between all of the parties in the discretion of the court. [1927 c 254 § 276; RRS § 7402-276. Formerly RCW 89.24.810.]

89.30.829 Jurisdiction of courts—Time for appeal. An appeal from an order granting or refusing a new trial or from the judgment in said action must be taken by the parties aggrieved within thirty days after the entry of said order or

(2008 Ed.) [Title 89 RCW—page 49]

said judgment. [1927 c 254 § 277; RRS § 7402-277. Formerly RCW 89.24.790.]

- **89.30.832 Liberal construction.** The provisions of this chapter and all proceedings thereunder shall be liberally construed with a view to effect their objects. [1927 c 254 § 278; RRS § 7402-278.]
- **89.30.835** Severability—1927 c 254. If any section or provision of this chapter shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the chapter as a whole or any section, provision or part thereof not adjudged to be invalid or unconstitutional. [1927 c 254 § 279; RRS § 7402-279.]

[Title 89 RCW—page 50] (2008 Ed.)

Title 90

WATER RIGHTS—ENVIRONMENT

Chapters		streets and allows over first class tidelands, control of PCW 25.21.250
90.03	Water code.	streets and alleys over first-class tidelands, control of: RCW 35.21.250. streets over tidelands, control of: RCW 35.21.240.
90.08	Stream patrolmen.	swimming pools, power to acquire: RCW 35.21.020.
90.14	Water rights—Registration—Waiver and	utility services, lien for (water works): RCW 35.21.290 through
70.17	relinquishment, etc.	35.21.300.
90.16	Appropriation of water for public and indus-	City in adjoining state may condemn watershed property: RCW 8.28.050.
<i>y</i> 00120	trial purposes.	Dams, height on tributaries of Columbia River: Chapter 77.55 RCW.
90.22	Minimum water flows and levels.	Department of natural resources, to locate line between tide and shore land
90.24	Regulation of outflow of lakes.	in tidal rivers: RCW 79.125.010.
90.28	Miscellaneous rights and duties.	Deschutes Basin, project embraces: RCW 79.24.160.
90.36 90.38	Artesian wells. Yakima river basin water rights.	Diking, drainage and sewerage improvement districts: Chapters 85.08
90.36	Water rights of United States.	through 85.16 RCW.
90.42	Water resource management.	Diking and drainage districts: Chapters 85.05 through 85.24 RCW.
90.44	Regulation of public groundwaters.	Director of fish and wildlife, may modify inadequate fishways and fish
90.46	Reclaimed water use.	guards: RCW 77.57.040, 77.57.060.
90.48	Water pollution control.	Easements over public lands, waterway rights: Chapter 79.36 RCW.
90.50	Water pollution control facilities—Bonds.	Ferries
90.50A	Water pollution control facilities—Federal capitalization grants.	county-owned—Ferry districts: Chapter 36.54 RCW. privately owned (licensed by county): Chapter 36.53 RCW.
90.52	Pollution disclosure act of 1971.	Fisheries code: Title 77 RCW.
90.54	Water resources act of 1971.	
90.56	Oil and hazardous substance spill prevention	Flood control districts: Chapter 86.09 RCW.
<i>y</i> 0.0 0	and response.	Food fish, shellfish
90.58	Shoreline management act of 1971.	compacts: Chapter 77.75 RCW. construction projects in state waters: Chapter 77.55 RCW.
90.64	Dairy nutrient management.	taxes: Chapter 82.27 RCW.
90.66	Family farm water act.	unlawful acts: Chapter 77.50 RCW.
90.71	Puget Sound water quality protection.	Franchises on roads and bridges (by counties): Chapter 36.55 RCW.
90.72	Shellfish protection districts.	Furnishing impure water, penalty: RCW 70.54.020.
90.74 90.76	Aquatic resources mitigation. Underground storage tanks.	Game and game fish, unlawful acts: Chapter 77.50 RCW.
90.70	Water conservancy boards.	Geological survey (objects as to water supplies, etc.): RCW 43.92.020.
90.82	Watershed planning.	Harbor improvements: Chapter 53.20 RCW.
90.84	Wetlands mitigation banking.	Harbor line commission: RCW 79.115.010.
90.86	Joint legislative committee on water supply	Highway commission (bridges): Chapter 47.01 RCW.
00.00	during drought.	Irrigation: Title 87 RCW.
90.88	Aquatic rehabilitation zones.	
90.90	Columbia river basin water supply.	Irrigation districts limits of levy until water is received: RCW 87.04.090.
Actionable nuisances defined—Closing of channel stream: RCW 7.48.010.		right to cross other property: RCW 87.03.455.
	of water, sewer, and fire districts (to city or town): RCW 200, chapter 35.13A RCW.	Joint canal construction (by counties): RCW 36.64.060.
Aquatic lands: Chapters 79.105 through 79.140 RCW.		Jurisdiction in special cases
Aquifer protection areas: Chapter 36.36 RCW.		additional right-of-way: RCW 37.08.250. Lake Washington ship canal: RCW 37.08.240.
Authority to construct viaducts, bridges, drawbridges (first-class cities):		Lease or conveyance (by county) to United States for flood control, naviga-
Chapter 35.85 RCW. Board of natural resources—Powers and duties (commission on harbor		tion and allied purposes: RCW 36.34.220 through 36.34.240. Limitation on municipal indebtedness, exception for water supply: State

Cities and towns

lines): RCW 43.30.215.

Canal commission: Chapter 47.72 RCW.

auxiliary water systems for protection from fire: RCW 35.21.030. dikes, levees, embankments, authority to construct: RCW 35.21.090. first-class cities

Bridges across and obstructions in navigable waters: Chapter 88.28 RCW.

specific powers enumerated: RCW 35.22.280.

withities, collective bargaining with employees (waterworks system): RCW 35.22.350.

wharves, city may let wharves or privileges thereon: RCW 35.22.410. jurisdiction over adjacent waters: RCW 35.21.160. sewerage, drainage and water supply: RCW 35.21.210.

(2008 Ed.) [Title 90 RCW—page 1]

Constitution Art. 8 § 6 (Amendment 27).

harbor area leaseholds—assessment: RCW 35.44.150.

leases on tidelands—assessment: RCW 35.44.160.

water rights not impaired: RCW 87.03.857.

for public purpose: RCW 79.140.110.

filling and draining of lowlands—waterways: Chapter 35.56 RCW.

Marine employees—Public employment relations: Chapter 47.64 RCW.

Master plan of development (including flood control): RCW 43.21A.350.

Material removed for channel or harbor improvement or flood control—Use

Merger of minor irrigation district into major irrigation district—Existing

Local improvements (cities and towns)

filling lowlands: Chapter 35.55 RCW.

Municipal utilities	Shellfish: C	Chapter 77.60 RCW.
acquisition of out-of-state waterworks: RCW 35.92.014 through 35.92.015.	Small boat j	facilities for Puget Sound authorized: RCW 79A.05.185.
acquisition of water rights: RCW 35.92.220.	Soil conserv	vation (conservation of water): Chapter 89.08 RCW.
authority to acquire and operate waterworks: RCW 35.92.010.	Soil conserv	vation—Water rights preserved: RCW 89.08.390.
cannot condemn irrigation system: RCW 35.92.190. city may extend water system outside limits: RCW 35.92.170.	Speed in tra	eversing bridge, tunnels, etc.: RCW 46.61.450.
may acquire property outside city: RCW 35.92.180.		of health—Powers and duties (investigation of water supply): 43.20.050.
Navigation and harbor improvements: Title 88 RCW.	Street grade	es—Sanitary fills (cities and towns): Chapter 35.73 RCW.
Nuisance defined (as to water rights): RCW 7.48.120.	Streets—Dr	awbridges (cities and towns): Chapter 35.74 RCW.
Nuisance (deposit of unwholesome substance into any lake, creek or river): RCW 9.66.050.		chorelands, and harbor areas: Chapters 79.115, 79.125 RCW.
Operating agencies (power commission)—Policy declaration as to water resources: Chapter 43.52 RCW.	Transfer of	rific powers enumerated: RCW 35.27.370. territory where city's harbor lies in two counties: Chapter 36.08
Parks, bathing beaches, public camps: Chapter 67.20 RCW.	RCW.	pe removed from river banks (by counties): RCW 36.32.300.
Penalties imposed by parks and recreation commission: RCW 79A.05.165.	•	d cities, additional indebtedness for municipal utilities (water
Planning commissions (cities and towns)—Restrictions on buildings—Use of land: RCW 35.63.080.	supply	e): RCW 35.30.060.
Pollution of drinking water supply—Penalty: RCW 70.54.010.	Use of waters for irrigation, mining, manufacturing, deemed public use: State Constitution Art. 21.	
Pollution of watershed of city outside state—Penalty: RCW 70.54.030.		utilities and transportation commission: Chapter 80.01 RCW.
Port districts: Title 53 RCW.	Water	unites and transportation commission. Chapter 60.01 RCH.
Private ditches and drains: Chapter 85.28 RCW.		—Protection from (cities and towns): Chapter 35.88 RCW.
Private way of necessity defined—Maintaining drain, flume or ditch: RCW 8.24.010.	redemption bonds (cities and towns): Chapter 35.89 RCW. Water-sewer districts	
Prohibited parking places (upon any bridge): RCW 46.61.570.		: Title 57 RCW.
Public lands: Title 79 RCW.	powers: Chapter 57.08 RCW.	
Public nuisance (tend to obstruct, or render dangerous for passage, a lake, navigable river, bay, stream, canal or basin): RCW 9.66.010.	Watercraft adrift: Chapter 79A.60 RCW. Wharves and landings: Chapter 88.24 RCW.	
Public nuisances enumerated: RCW 7.48.140.		
Public utilities and transportation commission: Chapter 80.01 RCW.		Chapter 90.03 RCW
Public utilities—Gas, electrical and water companies: Chapter 80.28 RCW.		WATER CODE
		WHIERCODE
Public utility districts—Powers: Chapter 54.16 RCW.	~ .	
Public utility districts—Powers: Chapter 54.16 RCW. Public waterways: Chapter 91.08 RCW.	Sections	
•	Sections 90.03.005	State water policy—Cooperation with other agencies—Reduc-
Public waterways: Chapter 91.08 RCW.		State water policy—Cooperation with other agencies—Reduction of wasteful practices. Appropriation of water rights—Existing rights preserved.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads	90.03.005 90.03.010 90.03.015	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100.	90.03.005 90.03.010	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100.	90.03.005 90.03.010 90.03.015 90.03.020	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Cleri-
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.090 90.03.100 90.03.105	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.060 90.03.070 90.03.090 90.03.100	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.070 90.03.090 90.03.100 90.03.110 90.03.120	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Order—Summons—Necessary parties.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.100 90.03.105 90.03.110	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plant Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Service of summons. Determination of water rights—Statement by defendants.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.100 90.03.110 90.03.120 90.03.130	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plant Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Service of summons. Determination of water rights—Statement by defendants. Determination of water rights—Guardian ad litem for defen-
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.100 90.03.110 90.03.120 90.03.130 90.03.130 90.03.140	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Service of summons. Determination of water rights—Statement by defendants. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.100 90.03.110 90.03.120 90.03.130 90.03.140 90.03.150 90.03.150 90.03.160 90.03.170	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plant. Determination of water rights—Service of summons. Determination of water rights—Statement by defendants. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior rights preserved.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.070 90.03.090 90.03.105 90.03.120 90.03.130 90.03.140 90.03.150 90.03.150	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art. 15 § 1 (Amendment 15).	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.100 90.03.110 90.03.120 90.03.130 90.03.140 90.03.150 90.03.150 90.03.160 90.03.170 90.03.180 90.03.190	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plant Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Referral to department. Determination of water rights—Referral to department. Determination of water rights—Statement by defendants—Filing fee. Determination of water rights—Transcript of testimony—Filing—Notice of hearing.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art. 15 § 1 (Amendment 15). Roads and bridges (county): Chapters 36.75 through 36.87 RCW. Sales and leases of public lands and materials—Water right as improve-	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.070 90.03.100 90.03.110 90.03.120 90.03.130 90.03.140 90.03.150 90.03.160 90.03.170 90.03.180	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Statement by defendants. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior rights preserved. Determination of water rights—Statement by defendants—Filing fee. Determination of water rights—Transcript of testimony—Fil-
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art. 15 § 1 (Amendment 15). Roads and bridges (county): Chapters 36.75 through 36.87 RCW. Sales and leases of public lands and materials—Water right as improvement: RCW 79.13.170.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.100 90.03.110 90.03.120 90.03.130 90.03.140 90.03.150 90.03.180 90.03.180 90.03.190 90.03.200 90.03.210	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior rights preserved. Determination of water rights—Statement by defendants—Filing fee. Determination of water rights—Transcript of testimony—Filing—Notice of hearing. Determination of water rights—Exceptions to report— Decree—Appellate review. Determination of water rights—Interim regulation of water—Appeals.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art. 15 § 1 (Amendment 15). Roads and bridges (county): Chapters 36.75 through 36.87 RCW. Sales and leases of public lands and materials—Water right as improvement: RCW 79.13.170. Second-class cities acquisition of property for municipal purposes (waterfront leases, etc.): RCW 35.23.452. specific powers enumerated: RCW 35.23.440.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.100 90.03.110 90.03.120 90.03.120 90.03.150 90.03.150 90.03.150 90.03.170 90.03.190 90.03.190 90.03.200 90.03.220	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plant Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Statement by defendants. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior rights preserved. Determination of water rights—Statement by defendants—Filing fee. Determination of water rights—Transcript of testimony—Filing—Notice of hearing. Determination of water rights—Exceptions to report—Decree—Appellate review. Determination of water rights—Interim regulation of water—Appeals. Determination of water rights—Failure to appear—Estoppel.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art. 15 § 1 (Amendment 15). Roads and bridges (county): Chapters 36.75 through 36.87 RCW. Sales and leases of public lands and materials—Water right as improvement: RCW 79.13.170. Second-class cities acquisition of property for municipal purposes (waterfront leases, etc.): RCW 35.23.452. specific powers enumerated: RCW 35.23.440. utilities (supply city with water): RCW 35.23.515 through 35.23.535.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.070 90.03.105 90.03.120 90.03.120 90.03.130 90.03.150 90.03.180 90.03.180 90.03.190 90.03.200 90.03.200 90.03.220 90.03.230 90.03.240	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Statement by defendants. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior rights preserved. Determination of water rights—Statement by defendants—Filing fee. Determination of water rights—Exceptions to report— Decree—Appellate review. Determination of water rights—Exceptions to report— Decree—Appellate review. Determination of water rights—Failure to appear—Estoppel. Determination of water rights—Failure to appear—Estoppel. Determination of water rights—Failure to appear—Estoppel. Determination of water rights—Failure to appear—Estoppel.
Public waterways: Chapter 91.08 RCW. Public works: Chapters 39.04 through 39.28 RCW. Puget Sound ferry and toll bridge system: Chapter 47.60 RCW. Railroads bridges over navigable streams: RCW 81.36.100. lines across or along watercourses: RCW 81.36.040. may construct and operate canals and ditches: RCW 81.36.130. structures across state waterways: RCW 81.36.100. Reclamation and irrigation in United States reclamation areas: Chapter 89.12 RCW. Reclamation districts of one million acres general improvement and divisional districts: Chapter 89.30 RCW. limitation on water appropriation: RCW 89.30.001, 89.30.007. powers: Chapter 89.30 RCW. purposes: RCW 89.30.007. right to cross streams, highways, etc.: RCW 89.30.214. tolls for electricity and water: RCW 89.30.787. Regulation of watercourses (counties): RCW 36.32.280. Relocation of inner harbor line: RCW 79.115.020. Removal of obstructions (from watercourses, by counties): RCW 36.32.290. Restrictions on sale of certain water rights by state: State Constitution Art. 15 § 1 (Amendment 15). Roads and bridges (county): Chapters 36.75 through 36.87 RCW. Sales and leases of public lands and materials—Water right as improvement: RCW 79.13.170. Second-class cities acquisition of property for municipal purposes (waterfront leases, etc.): RCW 35.23.452. specific powers enumerated: RCW 35.23.440.	90.03.005 90.03.010 90.03.015 90.03.020 90.03.030 90.03.040 90.03.050 90.03.060 90.03.100 90.03.110 90.03.120 90.03.150 90.03.160 90.03.170 90.03.180 90.03.190 90.03.200 90.03.220 90.03.220 90.03.230	tion of wasteful practices. Appropriation of water rights—Existing rights preserved. Definitions. Units of water measurement. Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Eminent domain—Use of water declared public use. Powers and duties of director of ecology through the division of water resources. Water masters—Appointment, compensation. Water masters—Duties—Office space and equipment—Clerical assistance. Water master's power of arrest. Prosecuting attorney, legal assistant. Petition by planning units for general adjudication. Determination of water rights—Petition—Statement and plan. Determination of water rights—Order—Summons—Necessary parties. Determination of water rights—Service of summons. Determination of water rights—Guardian ad litem for defendant. Determination of water rights—Referral to department. Determination of water rights—Hearing—Notice—Prior rights preserved. Determination of water rights—Statement by defendants—Filing fee. Determination of water rights—Exceptions to report— Decree—Appellate review. Determination of water rights—Exceptions to report— Decree—Appellate review. Determination of water rights—Failure to appear—Estoppel. Determination of water rights—Failure to appear—Estoppel.

(2008 Ed.) [Title 90 RCW—page 2]

90.03.247	Minimum flows and levels—Departmental authority exclu-
	sive—Other recommendations considered.
90.03.250	Appropriation procedure—Application for permit—Tempo-
00 02 252	rary permit.
90.03.252	Use of reclaimed water by wastewater treatment facility—Permit requirements inapplicable.
90.03.255	Applications for water right, transfer, or change—Consider-
, o. o. o. z. z. z	ation of water impoundment or other resource management
	technique.
90.03.260	Appropriation procedure—Application—Contents.
90.03.265	Appropriation procedure—Cost-reimbursement agreement for
00.02.270	expedited review of application.
90.03.270	Appropriation procedure—Record of application. Appropriation procedure—Notice.
90.03.280 90.03.290	Appropriation procedure—Notice. Appropriation procedure—Department to investigate—Pre-
90.03.290	liminary permit—Findings and action on application.
90.03.300	Appropriation procedure—Diversion of water for out-of-state
	use—Reciprocity.
90.03.310	Appropriation procedure—Assignability of permit or applica-
	tion.
90.03.320	Appropriation procedure—Construction work.
90.03.330	Appropriation procedure—Water right certificate. Appropriation procedure—Effective date of water right.
90.03.340	
90.03.345	Establishment of reservations of water for certain purposes
	and minimum flows or levels as constituting appropriations with priority dates.
90.03.350	Construction or modification of storage dam—Plans and spec-
70.03.330	ifications—Additional dam safety inspection requirements
	for metals mining and milling operations.
90.03.360	Controlling works and measuring devices—Metering of diver-
	sions—Impact on fish stock.
90.03.370	Reservoir permits—Secondary permits—Expedited process-
	ing—Underground artificial storage and recovery project
00 02 200	standards and rules—Exemptions—Report to the legislature.
90.03.380	Right to water attaches to land—Transfer or change in point of diversion—Transfer of rights from one district to another—
	Priority of water rights applications—Exemption for small
	irrigation impoundments.
90.03.383	Interties—Findings—Definitions—Review and approval.
90.03.386	Coordination of approval procedures for compliance and con-
	sistency with approved water system plan.
90.03.390	Temporary changes—Emergency interties—Rotation in use.
90.03.395	Change of point of diversion to downstream intake structure—
90.03.397	Intent. Change of point of diversion to downstream intake structure—
70.03.371	Conditions for approval.
90.03.400	Crimes against water code—Unauthorized use of water.
90.03.410	Crimes against water code—Interference with works—
	Wrongful use of water—Property destruction—Penalty.
90.03.420	Crimes against water code—Obstruction of right-of-way.
90.03.430	Partnership ditches—Action for reimbursement for work
90.03.440	done. Partnership ditches—Procedure for division of water between
90.03.440	joint owners.
90.03.450	Partnership ditches—Lien for labor performed.
90.03.460	Inchoate rights not affected.
90.03.470	Schedule of fees.
90.03.471	Disposition of fees.
90.03.500	Storm water control facilities—Imposition of rates and
00.02.510	charges—Legislative findings.
90.03.510	Storm water control facilities—Imposition of rates and charges—Credit for other improvements.
90.03.520	Storm water control facilities—Imposition of rates and
70.03.320	charges—Definitions.
90.03.525	Storm water control facilities—Imposition of rates and
	charges with respect to state highway rights-of-way—
	Annual plan for expenditure of charges.
90.03.540	Highway construction improvement projects—Joint storm
00.02.550	water treatment facilities.
90.03.550	Municipal water supply purposes—Beneficial uses.
90.03.560 90.03.570	Municipal water supply purposes—Identification. Change or transfer of an unperfected surface water right for
90.03.3/0	municipal water supply purposes.
90.03.580	Failing public water system—Conditions.
90.03.590	Municipal water suppliers—Watershed agreement—Pilot
	project.
90.03.591	New watershed agreements prohibited after July 1, 2008.
90.03.600	Civil penalties.
90.03.605	Compliance—Sequence of enforcement measures—Location
	of compliance personnel.

Prior acts on this subject: Code 1881 c 141; 1889 pp 706-728 \S 1-67, 1889 p 728 \S 1; 1889 p 729 \S 1-2; 1891 c 142; 1899 c 131; 1901 cc 30, 33, 36; 1903 c 53; 1907 c 144; and 1909 c 209.

Aquifer protection areas: Chapter 36.36 RCW.

90.03.005 State water policy—Cooperation with other agencies—Reduction of wasteful practices. It is the policy of the state to promote the use of the public waters in a fashion which provides for obtaining maximum net benefits arising from both diversionary uses of the state's public waters and the retention of waters within streams and lakes in sufficient quantity and quality to protect instream and natural values and rights. Consistent with this policy, the state supports economically feasible and environmentally sound development of physical facilities through the concerted efforts of the state with the United States, public corporations, Indian tribes, or other public or private entities. Further, based on the tenet of water law which precludes wasteful practices in the exercise of rights to the use of waters, the department of ecology shall reduce these practices to the maximum extent practicable, taking into account sound principles of water management, the benefits and costs of improved water use efficiency, and the most effective use of public and private funds, and, when appropriate, to work to that end in concert with the agencies of the United States and other public and private entities. [1989 c 348 § 2; 1979 ex.s. c 216 § 8.]

Severability—1989 c 348: See note following RCW 90.54.020.

Rights not impaired—1989 c 348: See RCW 90.54.920.

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

90.03.010 Appropriation of water rights—Existing rights preserved. The power of the state to regulate and control the waters within the state shall be exercised as hereinafter in this chapter provided. Subject to existing rights all waters within the state belong to the public, and any right thereto, or to the use thereof, shall be hereafter acquired only by appropriation for a beneficial use and in the manner provided and not otherwise; and, as between appropriations, the first in time shall be the first in right. Nothing contained in this chapter shall be construed to lessen, enlarge, or modify the existing rights of any riparian owner, or any existing right acquired by appropriation, or otherwise. They shall, however, be subject to condemnation as provided in RCW 90.03.040, and the amount and priority thereof may be determined by the procedure set out in RCW 90.03.110 through 90.03.240. [1917 c 117 § 1; RRS § 7351. Prior: 1891 p 127 § 1. Formerly RCW 90.04.020.]

90.03.015 Definitions. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

- (1) "Department" means the department of ecology.
- (2) "Director" means the director of ecology.
- (3) "Municipal water supplier" means an entity that supplies water for municipal water supply purposes.
- (4) "Municipal water supply purposes" means a beneficial use of water: (a) For residential purposes through fifteen or more residential service connections or for providing residential use of water for a nonresidential population that is, on average, at least twenty-five people for at least sixty days a year; (b) for governmental or governmental proprietary purposes by a city, town, public utility district, county, sewer

district, or water district; or (c) indirectly for the purposes in (a) or (b) of this subsection through the delivery of treated or raw water to a public water system for such use. If water is beneficially used under a water right for the purposes listed in (a), (b), or (c) of this subsection, any other beneficial use of water under the right generally associated with the use of water within a municipality is also for "municipal water supply purposes," including, but not limited to, beneficial use for commercial, industrial, irrigation of parks and open spaces, institutional, landscaping, fire flow, water system maintenance and repair, or related purposes. If a governmental entity holds a water right that is for the purposes listed in (a), (b), or (c) of this subsection, its use of water or its delivery of water for any other beneficial use generally associated with the use of water within a municipality is also for "municipal water supply purposes," including, but not limited to, beneficial use for commercial, industrial, irrigation of parks and open spaces, institutional, landscaping, fire flow, water system maintenance and repair, or related purposes.

(5) "Person" means any firm, association, water users' association, corporation, irrigation district, or municipal corporation, as well as an individual. [2003 1st sp.s. c 5 § 1; 1987 c 109 § 65.]

Severability—2003 1st sp.s. c 5: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [2003 1st sp.s. c 5 § 19.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.020 Units of water measurement. The legally recognized units of water measurement shall be as follows: For flowing water—one cubic foot of water per second of time, and to be designated "secondfoot." For absolute volume or quantity of water—forty-three thousand five hundred sixty cubic feet of water, and to be designated "acrefoot." [1917 c 117 § 2; RRS § 7352. Prior: 1890 p 729 § 1. Formerly RCW 90.04.010, part.]

90.03.030 Right to convey water along lake or stream—Conveyance to intake structure in neighboring state. Any person may convey any water which he or she may have a right to use along any of the natural streams or lakes of this state, but not so as to raise the water thereof above ordinary highwater mark, without making just compensation to persons injured thereby; but due allowance shall be made for evaporation and seepage, the amount of such seepage to be determined by the department, upon the application of any person interested. Water conveyed under this section may be conveyed to an approved intake structure located in a neighboring state in order to accomplish an approved modification of the point of diversion in a permit to appropriate water for a beneficial use, if approval of the neighboring state is documented to the satisfaction of the department. [1999 c 232 § 3; 1987 c 109 § 68; 1917 c 117 § 3; RRS § 7353. Formerly RCW 90.28.050.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.040 Eminent domain—Use of water declared public use. The beneficial use of water is hereby declared to

be a public use, and any person may exercise the right of eminent domain to acquire any property or rights now or hereafter existing when found necessary for the storage of water for, or the application of water to, any beneficial use, including the right to enlarge existing structures employed for the public purposes mentioned in this chapter and use the same in common with the former owner, and including the right and power to condemn an inferior use of water for a superior use. In condemnation proceedings the court shall determine what use will be for the greatest public benefit, and that use shall be deemed a superior one: PROVIDED, That no property right in water or the use of water shall be acquired hereunder by condemnation for irrigation purposes, which shall deprive any person of such quantity of water as may be reasonably necessary for the irrigation of his land then under irrigation to the full extent of the soil, by the most economical method of artificial irrigation applicable to such land according to the usual methods of artificial irrigation employed in the vicinity where such land is situated. In any case, the court shall determine what is the most economical method of irrigation. Such property or rights shall be acquired in the manner provided by law for the taking of private property for public use by private corporations. [1917 c 117 § 4; RRS § 7354. Formerly RCW 90.04.030.]

Eminent domain by corporations: Chapter 8.20 RCW.

90.03.050 Powers and duties of director of ecology through the division of water resources. See RCW 43.21A.064.

90.03.060 Water masters—Appointment, compensation. (1) Water masters shall be appointed by the department whenever it shall find the interests of the state or of the water users to require them. The districts for or in which the water masters serve shall be designated water master districts, which shall be fixed from time to time by the department, as required, and they shall be subject to revision as to boundaries or to complete abandonment as local conditions may indicate to be expedient, the spirit of this provision being that no district shall be created or continued where the need for the same does not exist. Water masters shall be supervised by the department, shall be compensated for services from funds of the department, and shall be technically qualified to the extent of understanding the elementary principals of hydraulics and irrigation, and of being able to make water measurements in streams and in open and closed conduits of all characters, by the usual methods employed for that purpose. Counties and municipal and public corporations of the state are authorized to contribute moneys to the department to be used as compensation to water masters in carrying out their duties. All such moneys received by the department shall be used exclusively for said purpose.

(2) A water master may be appointed by the department for a watershed management area for which a plan adopted by a planning unit and by the counties with territory in the watershed management area under RCW 90.82.130 contains a requirement or request that a water master be appointed, subject to availability of state or nonstate funding. [1999 c 237 § 1; 1987 c 109 § 69; 1967 c 80 § 1; 1947 c 123 § 2; 1917

[Title 90 RCW—page 4] (2008 Ed.)

Prosecuting attorney, duties: RCW 36.27.020(3), (4).

c 117 § 9; Rem. Supp. 1947 § 7359. Formerly RCW 90.08.010.1

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Stream patrolmen (approval, supervision of, by water masters): Chapter

90.03.070 Water masters—Duties—Office space and equipment—Clerical assistance. It shall be the duty of the water master, acting under the direction of the department, to divide in whole or in part, the water supply of his district among the several water conduits and reservoirs using said supply, according to the right and priority of each, respectively. He shall divide, regulate and control the use of water within his district by such regulation of headgates, conduits and reservoirs as shall be necessary to prevent the use of water in excess of the amount to which the owner of the right is lawfully entitled. Whenever, in the pursuance of his duties, the water master regulates a headgate of a water conduit or the controlling works of a reservoir, he shall attach to such headgate or controlling works a written notice, properly dated and signed, stating that such headgate or controlling works has been properly regulated and is wholly under his control and such notice shall be a legal notice to all parties. In addition to dividing the available waters and supervising the stream patrolmen in his district, he shall enforce such rules and regulations as the department shall from time to time prescribe.

The county or counties in which water master districts are created shall deputize the water masters appointed hereunder, and may without charge provide to each water master suitable office space, supplies, equipment and clerical assistance as are necessary to the water master in the performance of his duties. [1987 c 109 § 70; 1967 c 80 § 2; 1917 c 117 § 10; RRS § 7360. Formerly RCW 90.08.020.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Water master's power of arrest: RCW 90.03.090.

90.03.090 Water master's power of arrest. The water master shall have the power, within his or her district, to arrest any person in the act of violating any of the provisions of this chapter and to deliver such person promptly into the custody of the sheriff or other competent officer within the county and immediately upon such delivery the water master making the arrest shall, in writing and upon oath, make complaint before the proper district judge against the person so arrested. [1987 c 202 § 250; 1917 c 117 § 12; RRS § 7362. Formerly RCW 90.08.030.]

Intent—1987 c 202: See note following RCW 2.04.190.

90.03.100 Prosecuting attorney, legal assistant. It shall be the duty of the prosecuting attorney of any county to appear for or on behalf of the department or any water master, upon request of any such officer in any case which may arise in the performance of the official duties of any such officer within the jurisdiction of said prosecuting attorney. [1987 c 109 § 71; 1917 c 117 § 13; RRS § 7363.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Attorney general to represent state, agencies, etc.: RCW 43.10.040.

90.03.105 Petition by planning units for general **adjudication.** The legislature finds that the lack of certainty regarding water rights within a water resource basin may impede management and planning for water resources. The legislature further finds that planning units conducting water resource planning under chapter 90.82 RCW may find that the certainty provided by a general adjudication of water rights under this chapter is required for water planning or water management in a water resource inventory area or in a portion of the area. Therefore, such planning units may petition the department to conduct such a general adjudication and the department shall give high priority to such a request in initiating any such general adjudications under this chapter. [1997 c 442 § 301.]

Part headings not law—Severability—1997 c 442: See RCW 90.82.900 and 90.82.901.

90.03.110 Determination of water rights—Petition— Statement and plan. Upon the filing of a petition with the department by one or more persons claiming the right to divert any waters within the state or when, after investigation, in the judgment of the department, the interest of the public will be subserved by a determination of the rights thereto, it shall be the duty of the department to prepare a statement of the facts, together with a plan or map of the locality under investigation, and file such statement and plan or map in the superior court of the county in which said water is situated, or, in case such water flows or is situated in more than one county, in the county which the department shall determine to be the most convenient to the parties interested therein. Such statement shall contain substantially the following matter, to wit:

- (1) The names of all known persons claiming the right to divert said water, the right to the diversion of which is sought to be determined, and
- (2) A brief statement of the facts in relation to such water, and the necessity for a determination of the rights thereto. [1987 c 109 § 72; 1917 c 117 § 14; RRS § 7364. Formerly RCW 90.12.010.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Additional powers and duties enumerated—Payment for from reclamation account: RCW 89.16.055.

Application of RCW sections to specific proceedings: RCW 90.14.200. Schedule of fees: RCW 90.03.470.

90.03.120 Determination of water rights—Order— Summons—Necessary parties. Upon the filing of the statement and map as provided in RCW 90.03.110 the judge of such superior court shall make an order directing summons to be issued, and fixing the return day thereof, which shall be not less than sixty nor more than ninety days, after the making of such order: PROVIDED, That for good cause, the court, at the request of the department, may modify said time period. A summons shall thereupon be issued out of said superior court, signed and attested by the clerk thereof, in the name of the state of Washington, as plaintiff, against all known persons claiming the right to divert the water involved and also all persons unknown claiming the right to divert the water involved, which said summons shall contain a brief statement of the objects and purpose of the proceedings and shall require the defendants to appear on the return day thereof, and make and file a statement of claim to, or interest in, the water involved and a statement that unless they appear at the time and place fixed and assert such right, judgment will be entered determining their rights according to the evidence: PROVIDED, HOWEVER, That any persons claiming the right to the use of water by virtue of a contract with claimant to the right to divert the same, shall not be necessary parties to the proceeding. [1987 c 109 § 73; 1977 ex.s. c 357 § 1; 1917 c 117 § 15; RRS § 7365. Formerly RCW 90.12.020.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.130 Determination of water rights—Service of summons. Service of said summons shall be made in the same manner and with the same force and effect as service of summons in civil actions commenced in the superior courts of the state: PROVIDED, That for good cause, the court, at the request of the department, as an alternative to personal service, may authorize service of summons to be made by certified mail, with return receipt signed by defendant, a spouse of a defendant, or another person authorized to accept service. If the defendants, or either of them, cannot be found within the state of Washington, of which the return of the sheriff of the county in which the proceeding is pending shall be prima facie evidence, upon the filing of an affidavit by the department, or its attorney, in conformity with the statute relative to the service of summons by publication in civil actions, such service may be made by publication in a newspaper of general circulation in the county in which such proceeding is pending, and also publication of said summons in a newspaper of general circulation in each county in which any portion of the water is situated, once a week for six consecutive weeks (six publications). In cases where personal service can be had, such summons shall be served at least twenty days before the return day thereof. The summons by publication shall state that statements of claim must be filed within twenty days after the last publication or before the return date, whichever is later.

Personal service of summons may be made by department of ecology employees for actions pertaining to water rights. [1987 c 109 § 74; 1979 ex.s. c 216 § 2; 1977 ex.s. c 357 § 2; 1929 c 122 § 1; 1917 c 117 § 16; RRS § 7366. Formerly RCW 90.12.030.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

Commencement of actions (service of summons): Chapter 4.28 RCW.

Manner of publication and form of summons: RCW 4.28.110.

Service of summons by publication—When authorized: RCW 4.28.100.

90.03.140 Determination of water rights—Statement by defendants. On or before the return day of such summons, each defendant shall file in the office of the clerk of said court a statement, and therewith a copy thereof for the department, containing substantially the following:

(1) The name and post office address of defendant.

- (2) The full nature of the right, or use, on which the claim is based
- (3) The time of initiation of such right and commencement of such use.
- (4) The date of beginning and completion of construction.
- (5) The dimensions and capacity of all ditches existing at the time of making said statement.
- (6) The amount of land under irrigation and the maximum quantity of water used thereon prior to the date of said statement and if for power, or other purposes, the maximum quantity of water used prior to date of said statement.
- (7) The legal description of the land upon which said water has been, or may be, put to beneficial use, and the legal description of the subdivision of land on which the point of diversion is located.

Such statement shall be verified on oath by the defendant, and in the discretion of the court may be amended. [1987 c 109 § 75; 1929 c 122 § 2; 1917 c 117 § 17; RRS § 7367. Formerly RCW 90.12.040.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.150 Determination of water rights—Guardian ad litem for defendant. Whenever any defendant in any proceeding instituted under this chapter is an infant, or an alleged incompetent or disabled person for whom the court has not yet appointed either a guardian or a limited guardian, the court shall appoint a guardian ad litem for such minor or alleged incompetent or disabled defendant. [1977 ex.s. c 80 § 75; 1917 c 117 § 18; RRS § 7368. Formerly RCW 90.12.050.]

Purpose—Intent—Severability—1977 ex.s. c 80: See notes following RCW 4.16.190.

Guardian ad litem for infant: RCW 4.08.050. for incapacitated person: RCW 4.08.060.

90.03.160 Determination of water rights—Referral to department. Upon the completion of the service of summons as hereinbefore provided, the superior court in which said proceeding is pending shall make an order referring said proceeding to the department to take testimony by its duly authorized designee, as referee, and the designee shall report to and file with the superior court of the county in which such cause is pending a transcript of such testimony for adjudication thereon by such court. The superior court may, in any complex case with more than one thousand named defendants, including the United States, retain for hearing and further processing such portions of the proceeding as pertain to a discrete class or classes of defendants or claims of water rights if the court determines that: (1) Resolution of claims of such classes appear to involve significant issues of law, either procedural or substantive; and (2) such a retention will both expedite the conclusion of the case and reduce the overall expenditures of the plaintiff, defendants, and the court. [1989] c 80 § 1; 1987 c 109 § 76; 1917 c 117 § 19; RRS § 7369. Formerly RCW 90.12.060.1

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

[Title 90 RCW—page 6] (2008 Ed.)

90.03.170 Determination of water rights—Hearing— **Notice—Prior rights preserved.** Thereupon the department shall fix a time and place for such hearing and serve written notice thereof upon all persons who have appeared in said proceeding, their agents or attorneys. Notice of such hearing shall be served at least ten days before the time fixed therefor. Such hearings may be adjourned from time to time and place to place. The duly authorized designee shall have authority to subpoena witnesses and administer oaths in the same manner and with the same powers as referees in civil actions. The fees and mileage of witnesses shall be advanced by the party at whose instance they are called as in civil actions. A final decree adjudicating rights or priorities, entered in any case decided prior to June 6, 1917, shall be conclusive among the parties thereto and the extent of use so determined shall be prima facie evidence of rights to the amount of water and priorities so fixed as against any person not a party to said decree. [1987 c 109 § 77; 1917 c 117 § 20; RRS § 7370. Formerly RCW 90.12.070.1

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Civil procedure—Costs: Chapter 4.84 RCW.
Courts of record—Witnesses: Chapter 2.40 RCW.
Trial procedure—Powers of referee: RCW 4.48.060.

90.03.180 Determination of water rights—Statement by defendants—Filing fee. At the time of filing the statement as provided in RCW 90.03.140, each defendant shall pay to the clerk of the superior court a fee as set under RCW 36.18.020. [1995 c 292 § 21; 1982 c 15 § 2; 1979 ex.s. c 216 § 3; 1929 c 122 § 3; 1919 c 71 § 2; 1917 c 117 § 21; RRS § 7371. Formerly RCW 90.12.080, part.]

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

90.03.190 Determination of water rights—Transcript of testimony—Filing—Notice of hearing. Upon the completion of the taking of testimony it shall be the duty of the department's designee to prepare and file with the clerk of the superior court where such proceeding is pending, a transcript of the testimony taken at such hearing, in triplicate, together with all papers and exhibits offered and received in evidence and not already a part of the record. He shall also make and file in said court a full and complete report as in other cases of reference in the superior court. Two of said transcripts shall be for the use of the parties as the court may direct. The court shall set a time for the hearing and the designee shall thereupon prepare a notice designating a time for the hearing of said report and serve a copy thereof, together with a copy of his report, on all persons, their agents or attorneys who have appeared in such proceeding. Such service shall be made not less than twenty days before the time for said hearing, either personally or by registered mail, and an affidavit of such service filed with the clerk. [1987 c 109 § 78; 1917 c 117 § 22; RRS § 7372. Formerly RCW 90.12.090.1

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.200 Determination of water rights—Exceptions to report—Decree—Appellate review. Upon the fil-

ing of the evidence and the report of the department, any interested party may, on or before five days prior to the date of said hearing, file exceptions to such report in writing and such exception shall set forth the grounds therefor and a copy thereof shall be served personally or by registered mail upon all parties who have appeared in the proceeding. If no exceptions be filed, the court shall enter a decree determining the rights of the parties according to the evidence and the report of the department, whether such parties have appeared therein or not. If exceptions are filed the action shall proceed as in case of reference of a suit in equity and the court may in its discretion take further evidence or, if necessary, remand the case for such further evidence to be taken by the department's designee, and may require further report by him. Costs, not including taxable attorneys fees, may be allowed or not; if allowed, may be apportioned among the parties in the discretion of the court. Appellate review of the decree shall be in the same manner as in other cases in equity, except that review must be sought within sixty days from the entry thereof. [1988 c 202 § 91; 1987 c 109 § 79; 1971 c 81 § 176; 1917 c 117 § 23; RRS § 7373. Formerly RCW 90.12.100.]

Severability—1988 c 202: See note following RCW 2.24.050.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.210 Determination of water rights—Interim regulation of water—Appeals. (1) During the pendency of such adjudication proceedings prior to judgment or upon review by an appellate court, the stream or other water involved shall be regulated or partially regulated according to the schedule of rights specified in the department's report upon an order of the court authorizing such regulation: PRO-VIDED, Any interested party may file a bond and obtain an order staying the regulation of said stream as to him, in which case the court shall make such order regarding the regulation of the stream or other water as he may deem just. The bond shall be filed within five days following the service of notice of appeal in an amount to be fixed by the court and with sureties satisfactory to the court, conditioned to perform the judgment of the court.

- (2) Any appeal of a decision of the department on an application to change or transfer a water right subject to a general adjudication that is being litigated actively and was commenced before October 13, 1977, shall be conducted as follows:
- (a) The appeal shall be filed with the court conducting the adjudication and served under RCW 34.05.542(3). The content of the notice of appeal shall conform to RCW 34.05.546. Standing to appeal shall be based on the requirements of RCW 34.05.530 and is not limited to parties to the adjudication.
- (b) If the appeal includes a challenge to the portion of the department's decision that pertains to tentative determinations of the validity and extent of the water right, review of those tentative determinations shall be conducted by the court consistent with the provisions of RCW 34.05.510 through 34.05.598, except that the review shall be de novo.
- (c) If the appeal includes a challenge to any portion of the department's decision other than the tentative determinations of the validity and extent of the right, the court must certify to the pollution control hearings board for review and

decision those portions of the department's decision. Review by the pollution control hearings board shall be conducted consistent with chapter 43.21B RCW and the board's implementing regulations, except that the requirements for filing, service, and content of the notice of appeal shall be governed by (a) of this subsection.

- (d) Appeals shall be scheduled to afford all parties full opportunity to participate before the superior court and the pollution control hearings board.
- (e) Any person wishing to appeal the decision of the board made under (c) of this subsection shall seek review of the decision in accordance with chapter 34.05 RCW, except that the petition for review must be filed with the superior court conducting the adjudication.
- (3) Nothing in this section shall be construed to affect or modify any treaty or other federal rights of an Indian tribe, or the rights of any federal agency or other person or entity arising under federal law. Nothing in this section is intended or shall be construed as affecting or modifying any existing right of a federally recognized Indian tribe to protect from impairment its federally reserved water rights in federal court. [2001 c 220 § 5; 1988 c 202 § 92; 1987 c 109 § 80; 1921 c 103 § 1; RRS § 7374. Formerly RCW 90.12.110.]

Intent—Construction—Effective date—2001 c 220: See notes following RCW 43.21B.110.

Severability—1988 c 202: See note following RCW 2.24.050.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.220 Determination of water rights—Failure to appear—Estoppel. Whenever proceedings shall be instituted for the determination of the rights to the use of water, any defendant who shall fail to appear in such proceedings, after legal service, and submit proof of his claim, shall be estopped from subsequently asserting any right to the use of such water embraced in such proceeding, except as determined by such decree. [1917 c 117 § 24; RRS § 7375. Formerly RCW 90.12.120.]

90.03.230 Determination of water rights—Copy of decree to director. The clerk of the superior court, immediately upon the entry of any decree by the superior court, shall transmit a certified copy thereof to the director, who shall immediately enter the same upon the records of the department. [1987 c 109 § 81; 1917 c 117 § 25; RRS § 7376. Formerly RCW 90.12.130.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.240 Determination of water rights—Diversion certificate. Upon the final determination of the rights to the diversion of water it shall be the duty of the department to issue to each person entitled to the diversion of water by such determination, a certificate under his official seal, setting forth the name and post office address of such person; the priority and purpose of the right; the period during which said right may be exercised, the point of diversion and the place of use; the land to which said water right is appurtenant and when applicable the maximum quantity of water allowed. [1987 c 109 § 82; 1917 c 117 § 26; RRS § 7377. Formerly RCW 90.12.140.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.243 Determination of water rights—State to bear its expenses, when. The expenses incurred by the state in a proceeding to determine rights to water initiated under RCW 90.03.110 or 90.44.220 or upon appeal of such a determination shall be borne by the state. [1982 c 15 § 1.]

90.03.245 Determination of water rights—Scope. Rights subject to determination proceedings conducted under RCW 90.03.110 through 90.03.240 and 90.44.220 include all rights to the use of water, including all diversionary and instream water rights, and include rights to the use of water claimed by the United States.

Nothing in this section may be construed as establishing or creating any new rights to the use of water. This section relates exclusively to the confirmation of water rights established or created under other provisions of state law or under federal laws. [1979 ex.s. c 216 § 1.]

Effective date—1979 ex.s. c 216: "Section 2 of this act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately [June 4, 1979]." [1979 ex.s. c 216 § 12.]

Severability—1979 ex.s. c 216: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1979 ex.s. c 216 § 13.]

90.03.247 Minimum flows and levels—Departmental authority exclusive—Other recommendations considered. Whenever an application for a permit to make beneficial use of public waters is approved relating to a stream or other water body for which minimum flows or levels have been adopted and are in effect at the time of approval, the permit shall be conditioned to protect the levels or flows. No agency may establish minimum flows and levels or similar water flow or level restrictions for any stream or lake of the state other than the department of ecology whose authority to establish is exclusive, as provided in chapter 90.03 RCW and RCW 90.22.010 and 90.54.040. The provisions of other statutes, including but not limited to *RCW 77.55.100 and chapter 43.21C RCW, may not be interpreted in a manner that is inconsistent with this section. In establishing such minimum flows, levels, or similar restrictions, the department shall, during all stages of development by the department of ecology of minimum flow proposals, consult with, and carefully consider the recommendations of, the department of fish and wildlife, the department of community, trade, and economic development, the department of agriculture, and representatives of the affected Indian tribes. Nothing herein shall preclude the department of fish and wildlife, the department of community, trade, and economic development, or the department of agriculture from presenting its views on minimum flow needs at any public hearing or to any person or agency, and the department of fish and wildlife, the department of community, trade, and economic development, and the department of agriculture are each empowered to participate in proceedings of the federal energy regulatory commission and other agencies to present its views on minimum flow needs. [2003 c 39 § 48; 1996 c 186 § 523; 1994 c 264 § 82.

[Title 90 RCW—page 8] (2008 Ed.)

Prior: 1987 c 506 § 95; 1987 c 505 § 81; 1980 c 87 § 46; 1979 ex.s. c 166 § 1.]

*Reviser's note: RCW 77.55.100 was repealed by 2005 c 146 § 1006. Findings—Intent—Part headings not law—Effective date—1996 c 186: See notes following RCW 43.330.904.

Legislative findings and intent—1987 c 506: See note following RCW 77.04.020.

90.03.250 Appropriation procedure—Application for permit—Temporary permit. Any person, municipal corporation, firm, irrigation district, association, corporation or water users' association hereafter desiring to appropriate water for a beneficial use shall make an application to the department for a permit to make such appropriation, and shall not use or divert such waters until he has received a permit from the department as in this chapter provided. The construction of any ditch, canal or works, or performing any work in connection with said construction or appropriation, or the use of any waters, shall not be an appropriation of such water nor an act for the purpose of appropriating water unless a permit to make said appropriation has first been granted by the department: PROVIDED, That a temporary permit may be granted upon a proper showing made to the department to be valid only during the pendency of such application for a permit unless sooner revoked by the department: PRO-VIDED, FURTHER, That nothing in this chapter contained shall be deemed to affect RCW 90.40.010 through 90.40.080 except that the notice and certificate therein provided for in RCW 90.40.030 shall be addressed to the department, and the department shall exercise the powers and perform the duties prescribed by RCW 90.40.030. [1987 c 109 § 83; 1917 c 117 § 27; RRS § 7378. Formerly RCW 90.20.010.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Schedule of fees: RCW 90.03.470.

90.03.252 Use of reclaimed water by wastewater treatment facility—Permit requirements inapplicable. The permit requirements of RCW 90.03.250 do not apply to the use of reclaimed water by the owner of a wastewater treatment facility under the provisions of RCW 90.46.120 and do not apply to the use of agricultural industrial process water as provided under RCW 90.46.150. [2001 c 69 § 6; 1997 c 444 § 2.]

Severability—1997 c 444: See note following RCW 90.46.010.

90.03.255 Applications for water right, transfer, or change—Consideration of water impoundment or other resource management technique. The department shall, when evaluating an application for a water right, transfer, or change filed pursuant to RCW 90.03.250 or 90.03.380 that includes provision for any water impoundment or other resource management technique, take into consideration the benefits and costs, including environmental effects, of any water impoundment or other resource management technique that is included as a component of the application. The department's consideration shall extend to any increased water supply that results from the impoundment or other resource management technique, including but not limited to any recharge of groundwater that may occur, as a means of making water available or otherwise offsetting the impact of

the diversion of surface water proposed in the application for the water right, transfer, or change. Provision for an impoundment or other resource management technique in an application shall be made solely at the discretion of the applicant and shall not otherwise be made by the department as a condition for approving an application that does not include such provision.

This section does not lessen, enlarge, or modify the rights of any riparian owner, or any existing water right acquired by appropriation or otherwise. [1997 c 360 § 2; 1996 c 306 § 1.]

Findings—Purpose—1997 c 360: "The legislature finds that in many basins in the state there is water available on a seasonal basis that is in excess of the needs of either existing water right holders or instream resources. The legislature finds that excess waters often result in significant flooding and damage to public and private resources. Further, it is in the public interest to encourage the impoundment of excess water and other measures that can be used to offset the impact of withdrawals and diversions on existing rights and instream resources. Further, in some areas of the state additional supplies of water are needed to meet the needs of a growing economy and population. The legislature finds there is a range of alternatives that offset the impacts that should be encouraged including the creation, restoration, enhancement, or enlargement of ponds, wetlands, and reservoirs and the artificial recharge of aquifers.

The purpose of this act is to foster the improvement in the water supplies available to meet the needs of the state. It is the goal of this act to strengthen the state's economy while maintaining and improving the overall quality of the state's environment." [1997 c 360 § 1.]

90.03.260 Appropriation procedure—Application—

Contents. (1) Each application for permit to appropriate water shall set forth the name and post office address of the applicant, the source of water supply, the nature and amount of the proposed use, the time during which water will be required each year, the location and description of the proposed ditch, canal, or other work, the time within which the completion of the construction and the time for the complete application of the water to the proposed use.

- (2) If for agricultural purposes, the application shall give the legal subdivision of the land and the acreage to be irrigated, as near as may be, and the amount of water expressed in acre feet to be supplied per season. If for power purposes, it shall give the nature of the works by means of which the power is to be developed, the head and amount of water to be utilized, and the uses to which the power is to be applied.
- (3) If for construction of a reservoir, the application shall give the height of the dam, the capacity of the reservoir, and the uses to be made of the impounded waters.
- (4) If for community or multiple domestic water supply, the application shall give the projected number of service connections sought to be served. However, for a municipal water supplier that has an approved water system plan under chapter 43.20 RCW or an approval from the department of health to serve a specified number of service connections, the service connection figure in the application or any subsequent water right document is not an attribute limiting exercise of the water right as long as the number of service connections to be served under the right is consistent with the approved water system plan or specified number.
- (5) If for municipal water supply, the application shall give the present population to be served, and, as near as may be estimated, the future requirement of the municipality. However, for a municipal water supplier that has an approved water system plan under chapter 43.20 RCW or an approval

(2008 Ed.) [Title 90 RCW—page 9]

from the department of health to serve a specified number of service connections, the population figures in the application or any subsequent water right document are not an attribute limiting exercise of the water right as long as the population to be provided water under the right is consistent with the approved water system plan or specified number.

- (6) If for mining purposes, the application shall give the nature of the mines to be served and the method of supplying and utilizing the water; also their location by legal subdivisions.
- (7) All applications shall be accompanied by such maps and drawings, in duplicate, and such other data, as may be required by the department, and such accompanying data shall be considered as a part of the application. [2003 1st sp.s. c 5 § 4; 1987 c 109 § 84; 1917 c 117 § 28; RRS § 7379. Formerly RCW 90.20.020.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Height of dams on tributaries of Columbia river: RCW 77.55.191.

90.03.265 Appropriation procedure—Cost-reimbursement agreement for expedited review of application. Any applicant for a new withdrawal or a change, transfer, or amendment of a water right pending before the department, may initiate a cost-reimbursement agreement with the department to provide expedited review of the application. A costreimbursement agreement may only be initiated under this section if the applicant agrees to pay for, or as part of a cooperative effort agrees to pay for, the cost of processing his or her application and all other applications from the same source of supply which must be acted upon before the applicant's request because they were filed prior to the date of when the applicant filed. The department shall use the process established under RCW 43.21A.690 for entering into cost-reimbursement agreements. [2003 c 70 § 6; 2000 c 251 § 7.1

Intent—Captions not law—Effective date—2000 c 251: See notes following RCW 43.21A.690.

90.03.270 Appropriation procedure—Record of application. Upon receipt of an application it shall be the duty of the department to make an endorsement thereon of the date of its receipt, and to keep a record of same. If upon examination, the application is found to be defective, it shall be returned to the applicant for correction or completion, and the date and the reasons for the return thereof shall be endorsed thereon and made a record in his office. No application shall lose its priority of filing on account of such defects, provided acceptable maps, drawings and such data as is required by the department shall be filed with the department within such reasonable time as it shall require. [1987 c 109 § 85; 1917 c 117 § 29; RRS § 7380. Formerly RCW 90.20.030.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.280 Appropriation procedure—Notice. Upon receipt of a proper application, the department shall instruct the applicant to publish notice thereof in a form and within a time prescribed by the department in a newspaper of general

circulation published in the county or counties in which the storage, diversion, and use is to be made, and in such other newspapers as the department may direct, once a week for two consecutive weeks. Upon receipt by the department of an application it shall send notice thereof containing pertinent information to the director of fish and wildlife. [1994 c 264 § 83; 1988 c 36 § 65; 1987 c 109 § 66; 1953 c 275 § 1; 1939 c 127 § 1; 1925 ex.s. c 161 § 1; 1917 c 117 § 30; RRS § 7381. Formerly RCW 90.20.040.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.290 Appropriation procedure—Department to investigate—Preliminary permit—Findings and action **on application.** (1) When an application complying with the provisions of this chapter and with the rules of the department has been filed, the same shall be placed on record with the department, and it shall be its duty to investigate the application, and determine what water, if any, is available for appropriation, and find and determine to what beneficial use or uses it can be applied. If it is proposed to appropriate water for irrigation purposes, the department shall investigate, determine and find what lands are capable of irrigation by means of water found available for appropriation. If it is proposed to appropriate water for the purpose of power development, the department shall investigate, determine and find whether the proposed development is likely to prove detrimental to the public interest, having in mind the highest feasible use of the waters belonging to the public.

(2)(a) If the application does not contain, and the applicant does not promptly furnish sufficient information on which to base such findings, the department may issue a preliminary permit, for a period of not to exceed three years, requiring the applicant to make such surveys, investigations, studies, and progress reports, as in the opinion of the department may be necessary. If the applicant fails to comply with the conditions of the preliminary permit, it and the application or applications on which it is based shall be automatically canceled and the applicant so notified. If the holder of a preliminary permit shall, before its expiration, file with the department a verified report of expenditures made and work done under the preliminary permit, which, in the opinion of the department, establishes the good faith, intent, and ability of the applicant to carry on the proposed development, the preliminary permit may, with the approval of the governor, be extended, but not to exceed a maximum period of five years from the date of the issuance of the preliminary permit.

(b) For any application for which a preliminary permit was issued and for which the availability of water was directly affected by a moratorium on further diversions from the Columbia river during the years from 1990 to 1998, the preliminary permit is extended through June 30, 2002. If such an application and preliminary permit were canceled during the moratorium, the application and preliminary permit shall be reinstated until June 30, 2002, if the application and permit: (i) Are for providing regional water supplies in more than one urban growth area designated under chapter 36.70A RCW and in one or more areas near such urban growth areas, or the application and permit are modified for providing such supplies, and (ii) provide or are modified to provide such regional supplies through the use of existing intake or diver-

[Title 90 RCW—page 10] (2008 Ed.)

sion structures. The authority to modify such a canceled application and permit to accomplish the objectives of (b)(i) and (ii) of this subsection is hereby granted.

- (3) The department shall make and file as part of the record in the matter, written findings of fact concerning all things investigated, and if it shall find that there is water available for appropriation for a beneficial use, and the appropriation thereof as proposed in the application will not impair existing rights or be detrimental to the public welfare, it shall issue a permit stating the amount of water to which the applicant shall be entitled and the beneficial use or uses to which it may be applied: PROVIDED, That where the water applied for is to be used for irrigation purposes, it shall become appurtenant only to such land as may be reclaimed thereby to the full extent of the soil for agricultural purposes. But where there is no unappropriated water in the proposed source of supply, or where the proposed use conflicts with existing rights, or threatens to prove detrimental to the public interest, having due regard to the highest feasible development of the use of the waters belonging to the public, it shall be duty of the department to reject such application and to refuse to issue the permit asked for.
- (4) If the permit is refused because of conflict with existing rights and such applicant shall acquire same by purchase or condemnation under RCW 90.03.040, the department may thereupon grant such permit. Any application may be approved for a less amount of water than that applied for, if there exists substantial reason therefor, and in any event shall not be approved for more water than can be applied to beneficial use for the purposes named in the application. In determining whether or not a permit shall issue upon any application, it shall be the duty of the department to investigate all facts relevant and material to the application. After the department approves said application in whole or in part and before any permit shall be issued thereon to the applicant, such applicant shall pay the fee provided in RCW 90.03.470: PROVIDED FURTHER, That in the event a permit is issued by the department upon any application, it shall be its duty to notify the director of fish and wildlife of such issuance. [2001 c 239 § 1; 1994 c 264 § 84; 1988 c 36 § 66; 1987 c 109 § 86; 1947 c 133 § 1; 1939 c 127 § 2; 1929 c 122 § 4; 1917 c 117 § 31; Rem. Supp. 1947 § 7382. Formerly RCW 90.20.050 and 90.20.060.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Inapplicability of section to RCW 90.03.290: RCW 90.14.200.

90.03.300 Appropriation procedure—Diversion of water for out-of-state use—Reciprocity. No permit for the appropriation of water shall be denied because of the fact that the point of diversion described in the application for such permit, or any portion of the works in such application described and to be constructed for the purpose of storing, conserving, diverting or distributing such water, or because the place of intended use or the lands to be irrigated by means of such water, or any part thereof, may be situated in some other state or nation, but in all such cases where either the point of diversion or any of such works or the place of intended use, or the lands, or part of the lands, to be irrigated by means of such water, are situated within the state of Washington, the permit shall issue as in other cases: PROVIDED,

HOWEVER, That the department may in its discretion, decline to issue a permit where the point of diversion described in the application is within the state of Washington but the place of beneficial use in some other state or nation, unless under the laws of such state or nation water may be lawfully diverted within such state or nation for beneficial use in the state of Washington. [1987 c 109 § 87; 1921 c 103 § 3; RRS § 7383. Formerly RCW 90.20.070.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.310 Appropriation procedure—Assignability of permit or application. Any permit to appropriate water may be assigned subject to the conditions of the permit, but no such assignment shall be binding or valid unless filed for record with the department. Any application for permits to appropriate water prior to permit issuing, may be assigned by the applicant, but no such assignment shall be valid or binding unless the written consent of the department is first obtained thereto, and unless such assignment is filed for record with the department. [1987 c 109 § 88; 1917 c 117 § 32; RRS § 7384. Prior: 1891 c 142 § 6. Formerly RCW 90.20.080.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.320 Appropriation procedure—Construction work. Actual construction work shall be commenced on any project for which permit has been granted within such reasonable time as shall be prescribed by the department, and shall thereafter be prosecuted with diligence and completed within the time prescribed by the department. The department, in fixing the time for the commencement of the work, or for the completion thereof and the application of the water to the beneficial use prescribed in the permit, shall take into consideration the cost and magnitude of the project and the engineering and physical features to be encountered, and shall allow such time as shall be reasonable and just under the conditions then existing, having due regard for the public welfare and public interests affected. For good cause shown, the department shall extend the time or times fixed as aforesaid, and shall grant such further period or periods as may be reasonably necessary, having due regard to the good faith of the applicant and the public interests affected. Good cause includes prevention or restriction of water use by operation of federal laws for the time or times fixed for commencing work, completing work, and applying water to beneficial use otherwise authorized under a water right permit issued for a federal reclamation project. In fixing construction schedules and the time, or extension of time, for application of water to beneficial use for municipal water supply purposes, the department shall also take into consideration the term and amount of financing required to complete the project, delays that may result from planned and existing conservation and water use efficiency measures implemented by the public water system, and the supply needs of the public water system's service area, consistent with an approved comprehensive plan under chapter 36.70A RCW, or in the absence of such a plan, a county-approved comprehensive plan under chapter 36.70 RCW or a plan approved under chapter 35.63 RCW, and related water demand projections prepared by

(2008 Ed.) [Title 90 RCW—page 11]

public water systems in accordance with state law. An existing comprehensive plan under chapter 36.70A or 36.70 RCW, plan under chapter 35.63 RCW, or demand projection may be used. If the terms of the permit or extension thereof, are not complied with the department shall give notice by registered mail that such permit will be canceled unless the holders thereof shall show cause within sixty days why the same should not be so canceled. If cause is not shown, the permit shall be canceled. [1999 c 400 § 1; 1997 c 445 § 3; 1987 c 109 § 67; 1917 c 117 § 33; RRS § 7385. Formerly RCW 90.20.090.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.330 Appropriation procedure—Water right certificate. (1) Upon a showing satisfactory to the department that any appropriation has been perfected in accordance with the provisions of this chapter, it shall be the duty of the department to issue to the applicant a certificate stating such facts in a form to be prescribed by the director, and such certificate shall thereupon be recorded with the department. Any original water right certificate issued, as provided by this chapter, shall be recorded with the department and thereafter, at the expense of the party receiving the same, be transmitted by the department to the county auditor of the county or counties where the distributing system or any part thereof is located, and be recorded in the office of such county auditor, and thereafter be transmitted to the owner thereof.

- (2) Except as provided for the issuance of certificates under RCW 90.03.240 and for the issuance of certificates following the approval of a change, transfer, or amendment under RCW 90.03.380 or 90.44.100, the department shall not revoke or diminish a certificate for a surface or ground water right for municipal water supply purposes as defined in RCW 90.03.015 unless the certificate was issued with ministerial errors or was obtained through misrepresentation. The department may adjust such a certificate under this subsection if ministerial errors are discovered, but only to the extent necessary to correct the ministerial errors. The department may diminish the right represented by such a certificate if the certificate was obtained through a misrepresentation on the part of the applicant or permit holder, but only to the extent of the misrepresentation. The authority provided by this subsection does not include revoking, diminishing, or adjusting a certificate based on any change in policy regarding the issuance of such certificates that has occurred since the certificate was issued. This subsection may not be construed as providing any authority to the department to revoke, diminish, or adjust any other water right.
- (3) This subsection applies to the water right represented by a water right certificate issued prior to September 9, 2003, for municipal water supply purposes as defined in RCW 90.03.015 where the certificate was issued based on an administrative policy for issuing such certificates once works for diverting or withdrawing and distributing water for municipal supply purposes were constructed rather than after the water had been placed to actual beneficial use. Such a water right is a right in good standing.
- (4) After September 9, 2003, the department must issue a new certificate under subsection (1) of this section for a water right represented by a water right permit only for the

perfected portion of a water right as demonstrated through actual beneficial use of water. [2003 1st sp.s. c 5 § 6; 1987 c 109 § 89; 1929 c 122 § 5; 1917 c 117 § 34; RRS § 7386. Formerly RCW 90.20.100.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.340 Appropriation procedure—Effective date of water right. The right acquired by appropriation shall relate back to the date of filing of the original application with the department. [1987 c 109 § 90; 1917 c 117 § 35; RRS § 7387. Formerly RCW 90.20.110.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.345 Establishment of reservations of water for certain purposes and minimum flows or levels as constituting appropriations with priority dates. The establishment of reservations of water for agriculture, hydroelectric energy, municipal, industrial, and other beneficial uses under RCW 90.54.050(1) or minimum flows or levels under RCW 90.22.010 or 90.54.040 shall constitute appropriations within the meaning of this chapter with priority dates as of the effective dates of their establishment. Whenever an application for a permit to make beneficial use of public waters embodied in a reservation, established after September 1, 1979, is filed with the department of ecology after the effective date of such reservation, the priority date for a permit issued pursuant to an approval by the department of ecology of the application shall be the effective date of the reservation. [1979 ex.s. c 216 § 7.]

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

90.03.350 Construction or modification of storage dam—Plans and specifications—Additional dam safety inspection requirements for metals mining and milling operations. Except as provided in RCW 43.21A.068, any person, corporation or association intending to construct or modify any dam or controlling works for the storage of ten acre feet or more of water, shall before beginning said construction or modification, submit plans and specifications of the same to the department for examination and approval as to its safety. Such plans and specifications shall be submitted in duplicate, one copy of which shall be retained as a public record, by the department, and the other returned with its approval or rejection endorsed thereon. No such dam or controlling works shall be constructed or modified until the same or any modification thereof shall have been approved as to its safety by the department. Any such dam or controlling works constructed or modified in any manner other than in accordance with plans and specifications approved by the department or which shall not be maintained in accordance with the order of the department shall be presumed to be a public nuisance and may be abated in the manner provided by law, and it shall be the duty of the attorney general or prosecuting attorney of the county wherein such dam or controlling works, or the major portion thereof, is situated to institute abatement proceedings against the owner or owners of such

[Title 90 RCW—page 12] (2008 Ed.)

dam or controlling works, whenever he or she is requested to do so by the department.

A metals mining and milling operation regulated under chapter 232, Laws of 1994 is subject to additional dam safety inspection requirements due to the special hazards associated with failure of a tailings pond impoundment. The department shall inspect these impoundments at least quarterly during the project's operation and at least annually thereafter for the postclosure monitoring period in order to ensure the safety of the dam or controlling works. The department shall conduct additional inspections as needed during the construction phase of the mining operation in order to ensure the safe construction of the tailings impoundment. [1995 c 8 § 6; 1994 c 232 § 20; 1987 c 109 § 91; 1955 c 362 § 1; 1939 c 107 § 1; 1917 c 117 § 36; RRS § 7388. Formerly RCW 90.28.060.] [1954 SLC-RO-18.]

Findings—1995 c 8: See note following RCW 43.21A.064.

Severability-1994 c 232: See RCW 78.56.900.

Effective date—1994 c 232 §§ 6-8 and 18-22: See RCW 78.56.902.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Height of dams on tributaries of Columbia river: RCW 77.55.191.

90.03.360 Controlling works and measuring devices—Metering of diversions—Impact on fish stock.

(1) The owner or owners of any water diversion shall maintain, to the satisfaction of the department of ecology, substantial controlling works and a measuring device constructed and maintained to permit accurate measurement and practical regulation of the flow of water diverted. Every owner or manager of a reservoir for the storage of water shall construct and maintain, when required by the department, any measuring device necessary to ascertain the natural flow into and out of said reservoir.

Metering of diversions or measurement by other approved methods shall be required as a condition for all new surface water right permits, and except as provided in subsection (2) of this section, may be required as a condition for all previously existing surface water rights. The department may also require, as a condition for all water rights, metering of diversions, and reports regarding such metered diversions as to the amount of water being diverted. Such reports shall be in a form prescribed by the department.

(2) Where water diversions are from waters in which the salmonid stock status is depressed or critical, as determined by the department of fish and wildlife, or where the volume of water being diverted exceeds one cubic foot per second, the department shall require metering or measurement by other approved methods as a condition for all new and previously existing water rights or claims. The department shall attempt to integrate the requirements of this subsection into its existing compliance workload priorities, but shall prioritize the requirements of this subsection ahead of the existing compliance workload where a delay may cause the decline of wild salmonids. The department shall notify the department of fish and wildlife of the status of fish screens associated with these diversions.

This subsection (2) shall not apply to diversions for public or private hatcheries or fish rearing facilities if the diverted water is returned directly to the waters from which it

was diverted. [1994 c 264 § 85; 1993 sp.s. c 4 § 12; 1989 c 348 § 6; 1987 c 109 § 92; 1917 c 117 § 37; RRS § 7389. Formerly RCW 90.28.070.]

Findings—Grazing lands—1993 sp.s. c 4: See RCW 79.13.600.

Severability—1989 c 348: See note following RCW 90.54.020.

Rights not impaired—1989 c 348: See RCW 90.54.920

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Instream flows: RCW 90.22.060.

90.03.370 Reservoir permits—Secondary permits— Expedited processing—Underground artificial storage and recovery project standards and rules—Exemptions—Report to the legislature. (1)(a) All applications for reservoir permits are subject to the provisions of RCW 90.03.250 through 90.03.320. But the party or parties proposing to apply to a beneficial use the water stored in any such reservoir shall also file an application for a permit, to be known as the secondary permit, which shall be in compliance with the provisions of RCW 90.03.250 through 90.03.320. Such secondary application shall refer to such reservoir as its source of water supply and shall show documentary evidence that an agreement has been entered into with the owners of the reservoir for a permanent and sufficient interest in said reservoir to impound enough water for the purposes set forth in said application. When the beneficial use has been completed and perfected under the secondary permit, the department shall take the proof of the water users under such permit and the final certificate of appropriation shall refer to both the ditch and works described in the secondary permit and the reservoir described in the primary permit. The department may accept for processing a single application form covering both a proposed reservoir and a proposed secondary permit or permits for use of water from that reservoir.

- (b) The department shall expedite processing applications for the following types of storage proposals:
- (i) Development of storage facilities that will not require a new water right for diversion or withdrawal of the water to be stored:
- (ii) Adding or changing one or more purposes of use of stored water;
- (iii) Adding to the storage capacity of an existing storage facility; and
- (iv) Applications for secondary permits to secure use from existing storage facilities.
- (c) A secondary permit for the beneficial use of water shall not be required for use of water stored in a reservoir where the water right for the source of the stored water authorizes the beneficial use.
- (2)(a) For the purposes of this section, "reservoir" includes, in addition to any surface reservoir, any naturally occurring underground geological formation where water is collected and stored for subsequent use as part of an underground artificial storage and recovery project. To qualify for issuance of a reservoir permit an underground geological formation must meet standards for review and mitigation of adverse impacts identified, for the following issues:
 - (i) Aquifer vulnerability and hydraulic continuity;
 - (ii) Potential impairment of existing water rights;

- (iii) Geotechnical impacts and aquifer boundaries and characteristics;
- (iv) Chemical compatibility of surface waters and groundwater;
 - (v) Recharge and recovery treatment requirements;
 - (vi) System operation;
- (vii) Water rights and ownership of water stored for recovery; and
 - (viii) Environmental impacts.
- (b) Standards for review and standards for mitigation of adverse impacts for an underground artificial storage and recovery project shall be established by the department by rule. Notwithstanding the provisions of RCW 90.03.250 through 90.03.320, analysis of each underground artificial storage and recovery project and each underground geological formation for which an applicant seeks the status of a reservoir shall be through applicant-initiated studies reviewed by the department.
- (3) For the purposes of this section, "underground artificial storage and recovery project" means any project in which it is intended to artificially store water in the ground through injection, surface spreading and infiltration, or other department-approved method, and to make subsequent use of the stored water. However, (a) this subsection does not apply to irrigation return flow, or to operational and seepage losses that occur during the irrigation of land, or to water that is artificially stored due to the construction, operation, or maintenance of an irrigation district project, or to projects involving water reclaimed in accordance with chapter 90.46 RCW; and (b) RCW 90.44.130 applies to those instances of claimed artificial recharge occurring due to the construction, operation, or maintenance of an irrigation district project or operational and seepage losses that occur during the irrigation of land, as well as other forms of claimed artificial recharge already existing at the time a groundwater subarea is established.
- (4) Nothing in chapter 98, Laws of 2000 changes the requirements of existing law governing issuance of permits to appropriate or withdraw the waters of the state.
- (5) The department shall report to the legislature by December 31, 2001, on the standards for review and standards for mitigation developed under subsection (3) of this section and on the status of any applications that have been filed with the department for underground artificial storage and recovery projects by that date.
- (6) Where needed to ensure that existing storage capacity is effectively and efficiently used to meet multiple purposes, the department may authorize reservoirs to be filled more than once per year or more than once per season of use.
- (7) This section does not apply to facilities to recapture and reuse return flow from irrigation operations serving a single farm under an existing water right as long as the acreage irrigated is not increased beyond the acreage allowed to be irrigated under the water right.
- (8) In addition to the facilities exempted under subsection (7) of this section, this section does not apply to small irrigation impoundments. For purposes of this section, "small irrigation impoundments" means lined surface storage ponds less than ten acre feet in volume used to impound irrigation water under an existing water right where use of the impoundment: (a)(i) Facilitates efficient use of water; or (ii) promotes compliance with an approved recovery plan for

endangered or threatened species; and (b) does not expand the number of acres irrigated or the annual consumptive quantity of water used. Such ponds must be lined unless a licensed engineer determines that a liner is not needed to retain water in the pond and to prevent groundwater contamination. Although it may also be composed of other materials, a properly maintained liner may be composed of bentonite. Water remaining in a small irrigation impoundment at the end of an irrigation season may be carried over for use in the next season. However, the limitations of this subsection (8) apply. Development and use of a small irrigation impoundment does not constitute a change or amendment for purposes of RCW 90.03.380 or 90.44.055. [2003 c 329 § 1; 2002 c 329 § 10; 2000 c 98 § 3; 1987 c 109 § 93; 1917 c 117 § 38; RRS § 7390. Formerly RCW 90.28.080.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.380 Right to water attaches to land—Transfer or change in point of diversion—Transfer of rights from one district to another-Priority of water rights applications—Exemption for small irrigation impoundments. (1) The right to the use of water which has been applied to a beneficial use in the state shall be and remain appurtenant to the land or place upon which the same is used: PROVIDED, HOWEVER, That the right may be transferred to another or to others and become appurtenant to any other land or place of use without loss of priority of right theretofore established if such change can be made without detriment or injury to existing rights. The point of diversion of water for beneficial use or the purpose of use may be changed, if such change can be made without detriment or injury to existing rights. A change in the place of use, point of diversion, and/or purpose of use of a water right to enable irrigation of additional acreage or the addition of new uses may be permitted if such change results in no increase in the annual consumptive quantity of water used under the water right. For purposes of this section, "annual consumptive quantity" means the estimated or actual annual amount of water diverted pursuant to the water right, reduced by the estimated annual amount of return flows, averaged over the two years of greatest use within the most recent five-year period of continuous beneficial use of the water right. Before any transfer of such right to use water or change of the point of diversion of water or change of purpose of use can be made, any person having an interest in the transfer or change, shall file a written application therefor with the department, and the application shall not be granted until notice of the application is published as provided in RCW 90.03.280. If it shall appear that such transfer or such change may be made without injury or detriment to existing rights, the department shall issue to the applicant a certificate in duplicate granting the right for such transfer or for such change of point of diversion or of use. The certificate so issued shall be filed and be made a record with the department and the duplicate certificate issued to the applicant may be filed with the county auditor in like manner and with the same effect as provided in the original certificate or permit to divert water.

(2) If an application for change proposes to transfer water rights from one irrigation district to another, the department shall, before publication of notice, receive concurrence

[Title 90 RCW—page 14] (2008 Ed.)

from each of the irrigation districts that such transfer or change will not adversely affect the ability to deliver water to other landowners or impair the financial integrity of either of the districts.

- (3) A change in place of use by an individual water user or users of water provided by an irrigation district need only receive approval for the change from the board of directors of the district if the use of water continues within the irrigation district, and when water is provided by an irrigation entity that is a member of a board of joint control created under chapter 87.80 RCW, approval need only be received from the board of joint control if the use of water continues within the area of jurisdiction of the joint board and the change can be made without detriment or injury to existing rights.
- (4) This section shall not apply to trust water rights acquired by the state through the funding of water conservation projects under chapter 90.38 RCW or RCW 90.42.010 through 90.42.070.
- (5)(a) Pending applications for new water rights are not entitled to protection from impairment, injury, or detriment when an application relating to an existing surface or ground water right is considered.
- (b) Applications relating to existing surface or ground water rights may be processed and decisions on them rendered independently of processing and rendering decisions on pending applications for new water rights within the same source of supply without regard to the date of filing of the pending applications for new water rights.
- (c) Notwithstanding any other existing authority to process applications, including but not limited to the authority to process applications under WAC 173-152-050 as it existed on January 1, 2001, an application relating to an existing surface or ground water right may be processed ahead of a previously filed application relating to an existing right when sufficient information for a decision on the previously filed application is not available and the applicant for the previously filed application is sent written notice that explains what information is not available and informs the applicant that processing of the next application will begin. The previously filed application does not lose its priority date and if the information is provided by the applicant within sixty days, the previously filed application shall be processed at that time. This subsection (5)(c) does not affect any other existing authority to process applications.
- (d) Nothing in this subsection (5) is intended to stop the processing of applications for new water rights.
- (6) No applicant for a change, transfer, or amendment of a water right may be required to give up any part of the applicant's valid water right or claim to a state agency, the trust water rights program, or to other persons as a condition of processing the application.
- (7) In revising the provisions of this section and adding provisions to this section by chapter 237, Laws of 2001, the legislature does not intend to imply legislative approval or disapproval of any existing administrative policy regarding, or any existing administrative or judicial interpretation of, the provisions of this section not expressly added or revised.
- (8) The development and use of a small irrigation impoundment, as defined in RCW 90.03.370(8), does not constitute a change or amendment for the purposes of this section. The exemption expressly provided by this subsec-

tion shall not be construed as requiring a change or transfer of any existing water right to enable the holder of the right to store water governed by the right. [2003 c 329 \S 2; 2001 c 237 \S 5; 1997 c 442 \S 801; 1996 c 320 \S 19; 1991 c 347 \S 15; 1987 c 109 \S 94; 1929 c 122 \S 6; 1917 c 117 \S 39; RRS \S 7391. Formerly RCW 90.28.090.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

Part headings not law—Severability—1997 c 442: See RCW 90.82.900 and 90.82.901.

Purposes—1991 c 347: See note following RCW 90.42.005.

Severability—1991 c 347: See RCW 90.42.900.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.03.383 Interties—Findings—Definitions—Review and approval. (1) The legislature recognizes the value of interties for improving the reliability of public water systems, enhancing their management, and more efficiently utilizing the increasingly limited resource. Given the continued growth in the most populous areas of the state, the increased complexity of public water supply management, and the trend toward regional planning and regional solutions to resource issues, interconnections of public water systems through interties provide a valuable tool to ensure reliable public water supplies for the citizens of the state. Public water systems have been encouraged in the past to utilize interties to achieve public health and resource management objectives. The legislature finds that it is in the public interest to recognize interties existing and in use as of January 1, 1991, and to have associated water rights modified by the department of ecology to reflect current use of water through those interties, pursuant to subsection (3) of this section. The legislature further finds it in the public interest to develop a coordinated process to review proposals for interties commencing use after January 1, 1991.

- (2) For the purposes of this section, the following definitions shall apply:
- (a) "Interties" are interconnections between public water systems permitting exchange or delivery of water between those systems for other than emergency supply purposes, where such exchange or delivery is within established instantaneous and annual withdrawal rates specified in the systems' existing water right permits or certificates, or contained in claims filed pursuant to chapter 90.14 RCW, and which results in better management of public water supply consistent with existing rights and obligations. Interties include interconnections between public water systems permitting exchange or delivery of water to serve as primary or secondary sources of supply, but do not include development of new sources of supply to meet future demand.
- (b) "Service area" is the area designated in a water system plan or a coordinated water system plan pursuant to chapter 43.20 or 70.116 RCW respectively. When a public water system does not have a designated service area subject to the approval process of those chapters, the service area shall be the designated place of use contained in the water right permit or certificate, or contained in the claim filed pursuant to chapter 90.14 RCW.

- (3) Public water systems with interties existing and in use as of January 1, 1991, or that have received written approval from the department of health prior to that date, shall file written notice of those interties with the department of health and the department of ecology. The notice may be incorporated into the public water system's five-year update of its water system plan, but shall be filed no later than June 30, 1996. The notice shall identify the location of the intertie; the dates of its first use; the purpose, capacity, and current use; the intertie agreement of the parties and the service areas assigned; and other information reasonably necessary to modify the water right permit. Notwithstanding the provisions of RCW 90.03.380 and 90.44.100, for public water systems with interties existing and in use as of January 1, 1991, the department of ecology, upon receipt of notice meeting the requirements of this subsection, shall, as soon as practicable, modify the place of use descriptions in the water right permits, certificates, or claims to reflect the actual use through such interties, provided that the place of use is within service area designations established in a water system plan approved pursuant to chapter 43.20 RCW, or a coordinated water system plan approved pursuant to chapter 70.116 RCW, and further provided that the water used is within the instantaneous and annual withdrawal rates specified in the water right permit and that no outstanding complaints of impairment to existing water rights have been filed with the department of ecology prior to September 1, 1991. Where such complaints of impairment have been received, the department of ecology shall make all reasonable efforts to resolve them in a timely manner through agreement of the parties or through available administrative remedies.
- (4) Notwithstanding the provisions of RCW 90.03.380 and 90.44.100, exchange or delivery of water through interties commencing use after January 1, 1991, shall be permitted when the intertie improves overall system reliability, enhances the manageability of the systems, provides opportunities for conjunctive use, or delays or avoids the need to develop new water sources, and otherwise meets the requirements of this section, provided that each public water system's water use shall not exceed the instantaneous or annual withdrawal rate specified in its water right authorization, shall not adversely affect existing water rights, and shall not be inconsistent with state-approved plans such as water system plans or other plans which include specific proposals for construction of interties. Interties commencing use after January 1, 1991, shall not be inconsistent with regional water resource plans developed pursuant to chapter 90.54 RCW.
- (5) For public water systems subject to the approval process of chapter 43.20 RCW or chapter 70.116 RCW, proposals for interties commencing use after January 1, 1991, shall be incorporated into water system plans pursuant to chapter 43.20 RCW or coordinated water system plans pursuant to chapter 70.116 RCW and submitted to the department of health and the department of ecology for review and approval as provided for in subsections (5) through (9) of this section. The plan shall state how the proposed intertie will improve overall system reliability, enhance the manageability of the systems, provide opportunities for conjunctive use, or delay or avoid the need to develop new water sources.
- (6) The department of health shall be responsible for review and approval of proposals for new interties. In its

- review the department of health shall determine whether the intertie satisfies the criteria of subsection (4) of this section, with the exception of water rights considerations, which are the responsibility of the department of ecology, and shall determine whether the intertie is necessary to address emergent public health or safety concerns associated with public water supply.
- (7) If the intertie is determined by the department of health to be necessary to address emergent public health or safety concerns associated with public water supply, the public water system shall amend its water system plan as required and shall file an application with the department of ecology to change its existing water right to reflect the proposed use of the water as described in the approved water system plan. The department of ecology shall process the application for change pursuant to RCW 90.03.380 or 90.44.100 as appropriate, except that, notwithstanding the requirements of those sections regarding notice and protest periods, applicants shall be required to publish notice one time, and the comment period shall be fifteen days from the date of publication of the notice. Within sixty days of receiving the application, the department of ecology shall issue findings and advise the department of health if existing water rights are determined to be adversely affected. If no determination is provided by the department of ecology within the sixty-day period, the department of health shall proceed as if existing rights are not adversely affected by the proposed intertie. The department of ecology may obtain an extension of the sixty-day period by submitting written notice to the department of health and to the applicant indicating a definite date by which its determination will be made. No additional extensions shall be granted, and in no event shall the total review period for the department of ecology exceed one hundred eighty days.
- (8) If the department of health determines the proposed intertie appears to meet the requirements of subsection (4) of this section but is not necessary to address emergent public health or safety concerns associated with public water supply, the department of health shall instruct the applicant to submit to the department of ecology an application for change to the underlying water right or claim as necessary to reflect the new place of use. The department of ecology shall consider the applications pursuant to the provisions of RCW 90.03.380 and 90.44.100 as appropriate. If in its review of proposed interties and associated water rights the department of ecology determines that additional information is required to act on the application, the department may request applicants to provide information necessary for its decision, consistent with agency rules and written guidelines. Parties disagreeing with the decision of the department of ecology on the application for change in place of use may appeal the decision to the pollution control hearings board.
- (9) The department of health may approve plans containing intertie proposals prior to the department of ecology's decision on the water right application for change in place of use. However, notwithstanding such approval, construction work on the intertie shall not begin until the department of ecology issues the appropriate water right document to the applicant consistent with the approved plan. [1991 c 350 § 1.]

[Title 90 RCW—page 16] (2008 Ed.)

90.03.386 Coordination of approval procedures for compliance and consistency with approved water system plan. (1) Within service areas established pursuant to chapter 43.20 or 70.116 RCW, the department of ecology and the department of health shall coordinate approval procedures to ensure compliance and consistency with the approved water system plan or small water system management program.

- (2) The effect of the department of health's approval of a planning or engineering document that describes a municipal water supplier's service area under chapter 43.20 RCW, or the local legislative authority's approval of service area boundaries in accordance with procedures adopted pursuant to chapter 70.116 RCW, is that the place of use of a surface water right or groundwater right used by the supplier includes any portion of the approved service area that was not previously within the place of use for the water right if the supplier is in compliance with the terms of the water system plan or small water system management program, including those regarding water conservation, and the alteration of the place of use is not inconsistent, regarding an area added to the place of use, with: Any comprehensive plans or development regulations adopted under chapter 36.70A RCW; any other applicable comprehensive plan, land use plan, or development regulation adopted by a city, town, or county; or any watershed plan approved under chapter 90.82 RCW, or a comprehensive watershed plan adopted under RCW 90.54.040(1) after September 9, 2003, if such a watershed plan has been approved for the area.
- (3) A municipal water supplier must implement costeffective water conservation in accordance with the requirements of RCW 70.119A.180 as part of its approved water system plan or small water system management program. In preparing its regular water system plan update, a municipal water supplier with one thousand or more service connections must describe: (a) The projects, technologies, and other cost-effective measures that comprise its water conservation program; (b) improvements in the efficiency of water system use resulting from implementation of its conservation program over the previous six years; and (c) projected effects of delaying the use of existing inchoate rights over the next six years through the addition of further cost-effective water conservation measures before it may divert or withdraw further amounts of its inchoate right for beneficial use. When establishing or extending a surface or ground water right construction schedule under RCW 90.03.320, the department must take into consideration the public water system's use of conserved water. [2003 1st sp.s. c 5 § 5; 1991 c 350 § 2.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

90.03.390 Temporary changes—Emergency interties—Rotation in use. RCW 90.03.380 shall not be construed to prevent water users from making a seasonal or temporary change of point of diversion or place of use of water when such change can be made without detriment to existing rights, but in no case shall such change be made without the permission of the water master of the district in which such proposed change is located, or of the department. Nor shall RCW 90.03.380 be construed to prevent construction of emergency interties between public water systems to permit exchange of water during short-term emergency situations, or rotation in the use of water for bringing about a more eco-

nomical use of the available supply, provided however, that the department of health in consultation with the department of ecology shall adopt rules or develop written guidelines setting forth standards for determining when a short-term emergency exists and the circumstances in which emergency interties are permitted. The rules or guidelines shall be consistent with the procedures established in RCW 43.83B.400 through 43.83B.420. Water users owning lands to which water rights are attached may rotate in the use of water to which they are collectively entitled, or an individual water user having lands to which are attached water rights of a different priority, may in like manner rotate in use when such rotation can be made without detriment to other existing water rights, and has the approval of the water master or department. [1991 c 350 § 3; 1987 c 109 § 95; 1929 c 122 § 7; RRS § 7391a. Formerly RCW 90.28.100.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.395 Change of point of diversion to down-stream intake structure—Intent. The legislature intends to allow modification of the point of diversion in a water right permit when such a modification will provide both environmental benefits and water supply benefits and nothing in RCW 90.03.397 is to be construed as allowing any other change or transfer of a right to the use of surface water which has not been applied to a beneficial use. [1999 c 232 § 1.]

90.03.397 Change of point of diversion to downstream intake structure—Conditions for approval. The department may approve a change of the point of diversion prescribed in a permit to appropriate water for a beneficial use to a point of diversion that is located downstream and is an existing approved intake structure with capacity to transport the additional diversion, if the ownership, purpose of use, season of use, and place of use of the permit remain the same.

This section may not be construed as limiting in any manner whatsoever other authorities of the department under RCW 90.03.380 or other changes that may be approved under RCW 90.03.380 under authorities existing before July 25, 1999. [1999 c 232 § 2.]

- **90.03.400** Crimes against water code—Unauthorized use of water. (1)(a) The unauthorized use of water to which another person is entitled or the willful or negligent waste of water to the detriment of another, is a misdemeanor.
- (b) For instances of the waste of water under this subsection, the department may alternatively follow the sequence of enforcement actions as provided in RCW 90.03.605.
- (2) The possession or use of water without legal right shall be prima facie evidence of the guilt of the person using it.
- (3) It is also a misdemeanor to use, store, or divert any water until after the issuance of permit to appropriate such water. [2003 1st sp.s. c 15 § 2; 2003 c 53 § 418; 1917 c 117 § 40; RRS § 7392. Formerly RCW 90.32.010.]

Reviser's note: The effective date of 2003 c 53 § 418 is July 1, 2004. However, 2003 c 53 § 418 was amended by 2003 1st sp.s. c 15 § 2 which has an effective date of September 9, 2003. Consequently, the effective date of this section is September 9, 2003.

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Punishment of misdemeanor when not fixed by statute: RCW 9.92.030.

90.03.410 Crimes against water code—Interference with works—Wrongful use of water—Property destruction—Penalty. (1) Any person or persons who shall wilfully interfere with, or injure or destroy any dam, dike, headgate, weir, canal or reservoir, flume or other structure or appliance for the diversion, carriage, storage, apportionment or measurement of water for irrigation, reclamation, power or other beneficial uses, or who shall wilfully use or conduct water into or through his ditch, which has been lawfully denied him by the water master or other competent authority, or shall wilfully injure or destroy any telegraph, telephone or electric transmission line, or any other property owned, occupied or controlled by any person, association, or corporation, or by the United States and used in connection with said beneficial use of water, shall be guilty of a misdemeanor or, if there is actual physical injury to or destruction of any real or personal property, of property destruction and shall incur the penalties set forth in *RCW 9.61.070.

- (2) Any person or persons who shall wilfully or unlawfully take or use water, or conduct the same into his ditch or to his land, or land occupied by him, and for such purpose shall cut, dig, break down or open any headgate, bank, embankment, canal or reservoir, flume or conduit, or interfere with, injure or destroy any weir, measuring box or other appliance for the apportionment and measurement of water, or unlawfully take or cause to run or pour out of such structure or appliance any water, shall be guilty of a misdemeanor or, if there is actual physical injury to or destruction of any real or personal property, of property destruction and shall incur the penalties set forth in *RCW 9.61.070.
- (3) The use of water through such structure or structures, appliance or appliances hereinbefore named after its or their having been interfered with, injured or destroyed, shall be prima facie evidence of the guilt of the person using it. [1971 ex.s. c 152 \S 8; 1921 c 103 \S 2; 1917 c 117 \S 41; RRS \S 7393. Formerly RCW 90.32.020.]

*Reviser's note: RCW 9.61.070 was repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

90.03.420 Crimes against water code—Obstruction of right-of-way. Whenever any appropriator of water has the lawful right-of-way for the storage, diversion, or carriage of water, it shall be unlawful to place or maintain any obstruction that shall interfere with the use of the works, or prevent convenient access thereto or trespass thereon. [1917 c 117 § 42; RRS § 7394. Formerly RCW 90.32.030.]

90.03.430 Partnership ditches—Action for reimbursement for work done. In all cases where irrigating ditches are owned by two or more persons and one or more of such persons shall fail or neglect to do his, her or their proportionate share of the work necessary for the proper maintenance and operation of such ditch or ditches or to construct suitable headgates or measuring devices at the points where water is diverted from the main ditch, such owner or owners desiring the performance of such work as is reasonably necessary to maintain the ditch, may, after having given ten

days' written notice to such owner or owners who have failed to perform his, her or their proportionate share of such work, necessary for the operation and maintenance of said ditch or ditches, perform his, her or their share of such work, and recover therefor from such person or persons so failing to perform his, her or their share of such work in any court having jurisdiction of the matter the expense or value of such work or labor so performed: PROVIDED, That no improvement involving an expenditure in excess of one hundred dollars shall be made without the written approval of the department having first been obtained. [1987 c 109 § 96; 1919 c 71 § 3; RRS § 7395. Formerly RCW 90.28.110.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.440 Partnership ditches—Procedure for division of water between joint owners. When two or more persons, joint owners in an irrigation ditch or reservoir, not incorporated, or their lessees, are unable to agree relative to the division or distribution of water received through their ditch or from their reservoir, and where there is no disagreement as to the ownership of said water, it shall be lawful for any such owner or owners, his or their lessee or lessees, or either of them, to apply to the department, in writing, setting forth such fact and giving such information as shall enable the department to estimate the probable expense of such service, asking the department to appoint some suitable person to take charge of such ditch or reservoir for the purpose of making a just division or distribution of the water from the same to the parties entitled to the use thereof. The department shall upon the receipt of such application notify the applicant of the probable expense of such division and upon receipt of certified check for said amount, the department shall appoint a suitable person to make such division. The person so appointed shall take exclusive charge of such ditch or reservoir for the purpose of dividing the water therefrom in accordance with the established rights of the diverters therefrom, and continue the said work until the necessity therefor shall cease to exist. The expense of such investigation and division shall be a charge upon all of the co-owners and the person advancing the payment to the department shall be entitled to recover in any court of competent jurisdiction from his coowners their proportionate share of the expense. [1987 c 109] § 97; 1919 c 71 § 4; RRS § 7396. Formerly RCW 90.28.130.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.450 Partnership ditches—Lien for labor performed. Upon the failure of any co-owner to pay his proportionate share of such expense as mentioned in RCW 90.03.430 within thirty days after receiving a statement of the same as performed by his co-owner or owners, such person or persons so performing such labor may secure payment of said claim by filing an itemized and sworn statement thereof, setting forth the date of the performance and the nature of the labor so performed, with the county auditor of the county wherein said ditch is situated, and when so filed it shall constitute a valid lien against the interest of such person or persons who shall fail to perform their proportionate share of the work requisite to the proper maintenance of said ditch, which said lien when so taken may be enforced in the same manner

[Title 90 RCW—page 18] (2008 Ed.)

as provided by law for the enforcement of mechanics' and builders' liens. [1919 c 71 § 5; RRS § 7397. Formerly RCW 90.28.120.]

Mechanics' and materialmen's liens: Chapter 60.04 RCW.

- 90.03.460 Inchoate rights not affected. Nothing in this chapter contained shall operate to effect an impairment of any inchoate right to divert and use water while the application of the water in question to a beneficial use is being prosecuted with reasonable diligence, having due regard to the circumstances surrounding the enterprise, including the magnitude of the project for putting the water to a beneficial use and the market for the resulting water right for irrigation or power or other beneficial use, in the locality in question. [1917 c 117 § 43; RRS § 7398. Formerly RCW 90.28.140.]
- **90.03.470 Schedule of fees.** The fees specified in this section shall be collected by the department in advance of the requested action.
- (1) For the examination of an application for a permit to appropriate water, a minimum fee of fifty dollars must be remitted with the application. For an amount of water exceeding one-half cubic foot per second, the examination fee shall be assessed at the rate of one dollar per one hundredth cubic foot per second. In no case will the examination fee be less than fifty dollars or more than twenty-five thousand dollars. No fee is required under this subsection (1) for an application filed by a party to a cost-reimbursement agreement made under RCW 90.03.265.
- (2) For the examination of an application to store water, a fee of two dollars for each acre foot of storage proposed shall be charged, but a minimum fee of fifty dollars must be remitted with the application. In no case will the examination fee for a storage project be less than fifty dollars or more than twenty-five thousand dollars. No fee is required under this subsection (2) for an application filed by a party to a cost-reimbursement agreement made under RCW 90.03.265.
- (3)(a) For the examination of an application to transfer, change, or amend a water right certificate, permit, or claim as authorized by RCW 90.44.100, 90.44.105, or 90.03.380, a minimum fee of fifty dollars must be remitted with the application. For an application for change involving an amount of water exceeding one cubic foot per second, the total examination fee shall be assessed at the rate of fifty cents per one hundredth cubic foot per second. For an application for change of a storage water right, the total examination fee shall be assessed at the rate of one dollar for each acre foot of water involved in the change. The fee shall be based on the amount of water subject to change as proposed in the application, not on the total amount of water reflected in the water right certificate, permit, or claim. In no case will the examination fee charged for a change application be less than fifty dollars or more than twelve thousand five hundred dollars.
- (b) The examination fee for a temporary or seasonal change under RCW 90.03.390 is fifty dollars and must be remitted with the application.
 - (c) No fee is required under this subsection (3) for:
- (i) An application to process a change relating to donation of a trust water right to the state;

(ii) An application to process a change when the department otherwise acquires a trust water right for purposes of improving instream flows or for other public purposes;

- (iii) An application filed with a water conservancy board according to chapter 90.80 RCW or for the review of a water conservancy board's record of decision submitted to the department according to chapter 90.80 RCW; or
- (iv) An application filed by a party to a cost-reimbursement agreement made under RCW 90.03.265.
- (d) For a change, transfer, or amendment involving a single project operating under more than one water right, including related secondary diversion rights, or involving the consolidation of multiple water rights, only one examination fee and one certificate fee are required to be paid.
- (4) The fifty-dollar minimum fee payable with the application shall be a credit to the total amount whenever the examination fee totals more than fifty dollars under the schedule specified in subsections (1) through (3) of this section and in such case the further fee due shall be the total computed amount, less the amount previously paid. Within five working days from receipt of an application, the department shall notify the applicant by registered mail of any additional fees due under subsections (1) through (3) of this section.
- (5) The fees specified in subsections (1) through (3) of this section do not apply to any filings for emergency withdrawal authorizations or temporary drought-related water right changes authorized under RCW 43.83B.410 that are received by the department while a drought condition order issued under RCW 43.83B.405 is in effect.
- (6) For applying for each extension of time for beginning construction work under a permit to appropriate water, for completion of construction work, or for completing application of water to a beneficial use, a fee of fifty dollars is required. These fees also apply to similar extensions of time requested under a change or transfer authorization.
- (7) For the inspection of any hydraulic works to insure safety to life and property, a fee based on the actual cost of the inspection, including the expense incident thereto, is required except as follows: (a) For any hydraulic works less than ten years old, that the department examined and approved the construction plans and specifications as to its safety when required under RCW 90.03.350, there shall be no fee charged; or (b) for any hydraulic works more than ten years old, but less than twenty years old, that the department examined and approved the construction plans and specifications as to its safety when required under RCW 90.03.350, the fee charged shall not exceed the fee for a significant hazard dam.
- (8) For the examination of plans and specifications as to safety of controlling works for storage of ten acre feet or more of water, a minimum fee of ten dollars, or a fee equal to the actual cost, is required.
- (9) For recording an assignment either of a permit to appropriate water or of an application for such a permit, a fee of fifty dollars is required.
- (10) For preparing and issuing all water right certificates, a fee of fifty dollars is required.
- (11) For filing and recording a formal protest against granting any application, a fee of fifty dollars is required. No

(2008 Ed.) [Title 90 RCW—page 19]

fee is required to submit a comment, by mail or otherwise, regarding an application.

- (12) For filing an application to amend a water right claim filed under chapter 90.14 RCW, a fee of fifty dollars is required.
- (13) An application or request for an action as provided for under this section is incomplete unless accompanied by the fee or the minimum fee. If no fee or an amount less than the minimum fee accompanies an application or other request for an action as provided under this section, the department shall return the application or request to the applicant with advice as to the fee that must be remitted with the application or request for it to be accepted for processing. If additional fees are due, the department shall provide timely notification by certified mail with return receipt requested to the applicant. No action may be taken by the department until the fee is paid in full. Failure to remit fees within sixty days of the department's notification is grounds for rejecting the application or request or canceling the permit. Cash shall not be accepted. Fees must be paid by check or money order and are nonrefundable.
- (14) For purposes of calculating fees for groundwater filings, one cubic foot per second shall be regarded as equivalent to four hundred fifty gallons per minute.
- (15) Eighty percent of the fees collected by the department under this section shall be deposited in the state general fund. Twenty percent of the fees collected by the department under this section shall be deposited in the water rights tracking system account established in RCW 90.14.240.
- (16) Except for the fees relating to the inspection of hydraulic works and the examination of plans and specifications of controlling works provided for in subsections (7) and (8) of this section, nothing in this section is intended to grant authority to the department to amend the fees in this section by adoption of rules or otherwise. [2005 c 412 § 2; 1993 c 495 § 2; 1987 c 109 § 98; 1965 ex.s. c 160 § 1; 1951 c 57 § 5; 1929 c 122 § 8; 1925 ex.s. c 161 § 2; 1917 c 117 § 44; RRS § 7399. Formerly RCW 90.04.040.]

Findings—Intent—2005 c 412: "The legislature finds that the fees associated with various actions of the department of ecology relating to the processing and administration of water rights are outdated and are insufficient even to recover the cost of handling the funds submitted. The legislature also finds that water right processing fees are currently collected at three different stages of the water rights process and that reducing the number of instances of fee collection to two stages of the process would increase efficiency and reduce administrative costs. The legislature further finds that several current statutory fees are archaic or are otherwise covered by other general statutes, including the state's public disclosure laws. The legislature therefore intends to update and modernize the fee schedule associated with water right-related actions of the department of ecology." [2005 c 412 § 1.]

Findings—1993 c 495: "The legislature finds that a water right confers significant economic benefits to the water right holder. The fees associated with acquiring a water right have not changed significantly since 1917. Water rights applicants pay less than two percent of the costs of the administration of the water rights program. The legislature finds that, since water rights are of significant value, water rights applicants should contribute more to the cost of administration of the water rights program.

The legislature also finds that an abrupt increase in water rights fees could be disruptive to water rights holders and applicants. The legislature further finds that water rights applicants have a right to know that the water rights program is being administered efficiently and that the fees charged for various services relate directly to the cost of providing those services.

Therefore, the legislature creates a task force to review the water rights program, to make recommendations for streamlining the application process and increasing the overall efficiency and accountability of the administration of the program, and to return to the legislature with a proposal for a fee

schedule where the fee levels relate clearly to the cost of services provided." [1993 c 495 § 1.]

Reviser's note: 1993 c 495 § 3 created a water rights task force that expired June 30, 1994.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.471 Disposition of fees. All fees, collections and revenues derived under RCW 90.03.470 or by virtue of RCW 90.03.180, shall be used exclusively for the purpose of carrying out the work and performing the functions of the division of water resources of the department. [1987 c 109 § 99; 1925 ex.s. c 161 § 3; RRS § 7399-1.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.500 Storm water control facilities—Imposition of rates and charges—Legislative findings. The legislature finds that increasing the surface water or storm water accumulation on or flow over real property, beyond that which naturally occurs on the real property, may cause severe damage to the real property and limit the gainful use or enjoyment of the real property, resulting in a tort, nuisance, or taking. The damage can arise from activities increasing the point or nonpoint flow of surface water or storm water over the real property, or altering or interrupting the natural drainage from the real property. The legislature finds that it is in the public interest to permit the construction and operation of public improvements to lessen the damage. The legislature further finds that it is in the public interest to provide for the equitable imposition of special assessments, rates, and charges to fund such improvements. This shall include the imposition of special assessments, rates, and charges on real property to fund that reasonable portion of the public improvements that alleviate the damage arising from activities that are the proximate cause of the damage on other real property. Except as otherwise provided in RCW 90.03.525, these special assessments, rates, and charges may be imposed on any publiclyowned, including state-owned, real property that causes such damage. [1986 c 278 § 62; 1983 c 315 § 8.]

Severability—1986 c 278: See note following RCW 36.01.010.

Severability—1983 c 315: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1983 c 315 § 26.]

Flood control zone districts—Storm water control improvements: Chapter 86.15 RCW.

Public property subject to rates and charges for storm water control facilities: RCW 35.67.025, 35.92.021, 36.89.085, and 36.94.145.

90.03.510 Storm water control facilities—Imposition of rates and charges—Credit for other improvements.

Whenever a county, city, town, water-sewer district, or flood control zone district imposes rates or charges to fund storm water control facilities or improvements and the operation and maintenance of such facilities or improvements under RCW 35.67.020, 35.92.020, 36.89.080, 36.94.140, 57.08.005, or 57.08.081, it may provide a credit for the value of storm water control facilities or improvements that a person or entity has installed or located that mitigate or lessen the impact of storm water which otherwise would occur. [1996 c 230 § 1616; 1986 c 278 § 63; 1983 c 315 § 9.]

[Title 90 RCW—page 20] (2008 Ed.)

Part headings not law—Effective date—1996 c 230: See notes following RCW 57.02.001.

Severability—1986 c 278: See note following RCW 36.01.010. Severability—1983 c 315: See note following RCW 90.03.500.

90.03.520 Storm water control facilities—Imposition of rates and charges—Definitions. The definitions set forth in this section apply to RCW 90.03.525 and 35.67.025.

- (1) "State highway right-of-way" means the right-of-way for a state highway. The phrase includes the right-of-way of a state limited-access highway inside or outside a city or town but does not include city or town streets forming a part of the route of state highways that are not limited-access highways. The term does not include state property under the jurisdiction of the department of transportation that is outside the right-of-way lines of a state highway.
- (2) "Storm water control facility" means any facility, improvement, development, property, or interest therein, made, constructed, or acquired for the purpose of controlling, or protecting life or property from, any storm, waste, flood, or surplus waters.
- (3) "Rate" means the dollar amount charged per unit of surface area of a parcel of real property based upon factors established by the local government utility.
- (4) "Comparable real property" means real property equal to the state highway right-of-way or a section of state highway right-of-way in terms of the factors considered by the local government utility in establishing rates. [1986 c 278 § 53.]

Severability—1986 c 278: See note following RCW 36.01.010.
Public property subject to rates and charges for storm water control facilities: RCW 35.67.025.

90.03.525 Storm water control facilities—Imposition of rates and charges with respect to state highway rights-of-way—Annual plan for expenditure of charges. (1) The rate charged by a local government utility to the department of transportation with respect to state highway right-of-way or any section of state highway right-of-way for the construction, operation, and maintenance of storm water control facilities under chapters 35.67, 35.92, 36.89, 36.94, 57.08, and 86.15 RCW, shall be thirty percent of the rate for comparable real property, except as otherwise provided in this section. The rate charged to the department with respect to state highway right-of-way or any section of state highway right-of-way within a local government utility's jurisdiction shall not, however, exceed the rate charged for comparable city street or county road right-of-way within the same jurisdiction. The legislature finds that the aforesaid rates are presumptively fair and equitable because of the traditional and continuing expenditures of the department of transportation for the construction, operation, and maintenance of storm water control facilities designed to control surface water or storm water runoff from state highway rights-of-way.

(2) Charges paid under subsection (1) of this section by the department of transportation must be used solely for storm water control facilities that directly reduce state highway runoff impacts or implementation of best management practices that will reduce the need for such facilities. By January 1st of each year, beginning with calendar year 1997, the local government utility, in coordination with the department, shall develop a plan for the expenditure of the charges for that calendar year. The plan must be consistent with the objectives identified in *RCW 90.78.010. In addition, beginning with the submittal for 1998, the utility shall provide a progress report on the use of charges assessed for the prior year. No charges may be paid until the plan and report have been submitted to the department.

- (3) The utility imposing the charge and the department of transportation may, however, agree to either higher or lower rates with respect to the construction, operation, or maintenance of any specific storm water control facilities based upon the annual plan prescribed in subsection (2) of this section. If, after mediation, the local government utility and the department of transportation cannot agree upon the proper rate, either may commence an action in the superior court for the county in which the state highway right-of-way is located to establish the proper rate. The court in establishing the proper rate shall take into account the extent and adequacy of storm water control facilities constructed by the department and the actual benefits to the sections of state highway rights-of-way from storm water control facilities constructed, operated, and maintained by the local government utility. Control of surface water runoff and storm water runoff from state highway rights-of-way shall be deemed an actual benefit to the state highway rights-of-way. The rate for sections of state highway right-of-way as determined by the court shall be set forth in terms of the percentage of the rate for comparable real property, but shall in no event exceed the rate charged for comparable city street or county road right-of-way within the same jurisdiction.
- (4) The legislature finds that the federal clean water act (national pollutant discharge elimination system, 40 C.F.R. parts 122-124), the state water pollution control act, chapter 90.48 RCW, and the highway runoff program under chapter 90.71 RCW, mandate the treatment and control of storm water runoff from state highway rights-of-way owned by the department of transportation. Appropriations made by the legislature to the department of transportation for the construction, operation, and maintenance of storm water control facilities are intended to address applicable federal and state mandates related to storm water control and treatment. This section is not intended to limit opportunities for sharing the costs of storm water improvements between cities, counties, and the state. [2005 c 319 § 140. Prior: 1996 c 285 § 1; 1996 c 230 § 1617; 1986 c 278 § 54.]

*Reviser's note: RCW 90.78.010 expired July 1, 2003, pursuant to 1996 c 285 \S 5.

Findings—Intent—Part headings—Effective dates—2005 c 319: See notes following RCW 43.17.020.

Part headings not law—Effective date—1996 c 230: See notes following RCW 57.02.001.

Severability—1986 c 278: See note following RCW 36.01.010.

90.03.540 Highway construction improvement projects—Joint storm water treatment facilities. In the development of highway construction improvement projects, the department of transportation shall coordinate with adjacent local governments, ports, and other public and private organizations to determine opportunities for cost-effective joint storm water treatment facilities for both new and existing impervious surfaces. [1996 c 285 § 6.]

- **90.03.550** Municipal water supply purposes—Beneficial uses. Beneficial uses of water under a municipal water supply purposes water right may include water withdrawn or diverted under such a right and used for:
- (1) Uses that benefit fish and wildlife, water quality, or other instream resources or related habitat values; or
- (2) Uses that are needed to implement environmental obligations called for by a watershed plan approved under chapter 90.82 RCW, or a comprehensive watershed plan adopted under RCW 90.54.040(1) after September 9, 2003, a federally approved habitat conservation plan prepared in response to the listing of a species as being endangered or threatened under the federal endangered species act, 16 U.S.C. Sec. 1531 et seq., a hydropower license of the federal energy regulatory commission, or a comprehensive irrigation district management plan. [2003 1st sp.s. c 5 § 2.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

90.03.560 Municipal water supply purposes—Identification. When requested by a municipal water supplier or when processing a change or amendment to the right, the department shall amend the water right documents and related records to ensure that water rights that are for municipal water supply purposes, as defined in RCW 90.03.015, are correctly identified as being for municipal water supply purposes. This section authorizes a water right or portion of a water right held or acquired by a municipal water supplier that is for municipal water supply purposes as defined in RCW 90.03.015 to be identified as being a water right for municipal water supply purposes. However, it does not authorize any other water right or other portion of a right held or acquired by a municipal water supplier to be so identified without the approval of a change or transfer of the right or portion of the right for such a purpose. [2003 1st sp.s. c 5 § 3.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

- 90.03.570 Change or transfer of an unperfected surface water right for municipal water supply purposes. (1) An unperfected surface water right for municipal water supply purposes or a portion thereof held by a municipal water supplier may be changed or transferred in the same manner as provided by RCW 90.03.380 for any purpose if:
- (a) The supplier is in compliance with the terms of an approved water system plan or small water system management program under chapter 43.20 or 70.116 RCW that applies to the supplier, including those regarding water conservation;
- (b) Instream flows have been established by rule for the water resource inventory area, as established in chapter 173-500 WAC as it exists on September 9, 2003, that is the source of the water for the transfer or change;
- (c) A watershed plan has been approved for the water resource inventory area referred to in (b) of this subsection under chapter 90.82 RCW and a detailed implementation plan has been completed that satisfies the requirements of RCW 90.82.043 or a watershed plan has been adopted after September 9, 2003, for that water resource inventory area under RCW 90.54.040(1) and a detailed implementation plan

- has been completed that satisfies the requirements of RCW 90.82.043; and
- (d) Stream flows that satisfy the instream flows referred to in (b) of this subsection are met or the milestones for satisfying those instream flows required under (c) of this subsection are being met.
- (2) If the criteria listed in subsection (1)(a) through (d) of this section are not satisfied, an unperfected surface water right for municipal water supply purposes or a portion thereof held by a municipal water supplier may nonetheless be changed or transferred in the same manner as provided by RCW 90.03.380 if the change or transfer is:
- (a) To provide water for an instream flow requirement that has been established by the department by rule;
- (b) Subject to stream flow protection or restoration requirements contained in: A federally approved habitat conservation plan under the federal endangered species act, 16 U.S.C. Sec. 1531 et seq., a hydropower license of the federal energy regulatory commission, or a watershed agreement established under RCW 90.03.590;
- (c) For a water right that is subject to instream flow requirements or agreements with the department and the change or transfer is also subject to those instream flow requirements or agreements; or
- (d) For resolving or alleviating a public health or safety emergency caused by a failing public water supply system currently providing potable water to existing users, as such a system is described in RCW 90.03.580, and if the change, transfer, or amendment is for correcting the actual or anticipated cause or causes of the public water system failure. Inadequate water rights for a public water system to serve existing hookups or to accommodate future population growth or other future uses do not constitute a public health or safety emergency.
- (3) If the recipient of water under a change or transfer authorized by subsection (1) of this section is a water supply system, the receiving system must also be in compliance with the terms of an approved water system plan or small water system management program under chapter 43.20 or 70.116 RCW that applies to the system, including those regarding water conservation.
- (4) The department must provide notice to affected tribes of any transfer or change proposed under this section. [2003 1st sp.s. c 5 § 14.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

- 90.03.580 Failing public water system—Conditions. To be considered a failing public water system for the purposes of RCW 90.03.570, the department of health, in consultation with the department and the local health authority, must make a determination that the system meets one or more of the following conditions:
- (1) A public water system has failed, or is in danger of failing within two years, to meet state board of health standards for the delivery of potable water to existing users in adequate quantity or quality to meet basic human drinking, cooking, and sanitation needs or to provide adequate fire protection flows;
- (2) The current water source has failed or will fail so that the public water system is or will become incapable of exer-

[Title 90 RCW—page 22] (2008 Ed.)

cising its existing water rights to meet existing needs for drinking, cooking, and sanitation purposes after all reasonable conservation efforts have been implemented; or

(3) A change in source is required to meet drinking water quality standards and avoid unreasonable treatment costs, or the state department of health determines that the existing source of supply is unacceptable for human use. [2003 1st sp.s. c 5 § 15.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

- 90.03.590 Municipal water suppliers—Watershed agreement—Pilot project. (1) On a pilot project basis, the department may enter into a watershed agreement with one or more municipal water suppliers in water resource inventory area number one to meet the objectives established in a water resource management program approved or being developed under chapter 90.82 RCW with the consent of the initiating governments of the water resource inventory area. The term of an agreement may not exceed ten years, but the agreement may be renewed or amended upon agreement of the parties.
 - (2) A watershed agreement must be consistent with:
- (a) Growth management plans developed under chapter 36.70A RCW where these plans are adopted and in effect;
- (b) Water supply plans and small water system management programs approved under chapter 43.20 or 70.116 RCW;
- (c) Coordinated water supply plans approved under chapter 70.116 RCW; and
- (d) Water use efficiency and conservation requirements and standards established by the state department of health or such requirements and standards as are provided in an approved watershed plan, whichever are the more stringent.
 - (3) A watershed agreement must:
- (a) Require the public water system operated by the participating municipal water supplier to meet obligations under the watershed plan;
- (b) Establish performance measures and timelines for measures to be completed;
- (c) Provide for monitoring of stream flows and metering of water use as needed to ensure that the terms of the agreement are met; and
- (d) Require annual reports from the water users regarding performance under the agreement.
- (4) As needed to implement watershed agreement activities, the department may provide or receive funding, or both, under its existing authorities.
- (5) The department must provide opportunity for public review of a proposed agreement before it is executed. The department must make proposed and executed watershed agreements and annual reports available on the department's internet web site.
- (6) The department must consult with affected local governments and the state departments of health and fish and wildlife before executing an agreement.
- (7) Before executing a watershed agreement, the department must conduct a government-to-government consultation with affected tribal governments. The municipal water suppliers operating the public water systems that are proposing to enter into the agreements must be invited to participate in the consultations. During these consultations, the depart-

ment and the municipal water suppliers shall explore the potential interest of the tribal governments or governments in participating in the agreement.

- (8) Any person aggrieved by the department's failure to satisfy the requirements in subsection (3) of this section as embodied in the department's decision to enter into a watershed agreement under this section may, within thirty days of the execution of such an agreement, appeal the department's decision to the pollution control hearings board under chapter 43.21B RCW.
- (9) Any projects implemented by a municipal water system under the terms of an agreement reached under this section may be continued and maintained by the municipal water system after the agreement expires or is terminated as long as the conditions of the agreement under which they were implemented continue to be met.
- (10) Before December 31, 2003, and December 31, 2004, the department must report to the appropriate committees of the legislature the results of the pilot project provided for in this section. Based on the experience of the pilot project, the department must offer any suggested changes in law that would improve, facilitate, and maximize the implementation of watershed plans adopted under this chapter. [2003 1st sp.s. c 5 § 16.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

90.03.591 New watershed agreements prohibited after July 1, 2008. The department may not enter into new watershed agreements under RCW 90.03.590 after July 1, 2008. This section does not apply to the renewal of agreements in effect prior to that date. [2003 1st sp.s. c 5 § 17.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

90.03.600 Civil penalties. In determining the amount of a penalty to be levied, the department shall consider the seriousness of the violation, whether the violation is repeated or continuous after notice of the violation is given, and whether any damage has occurred to the health or property of other persons. Except as provided in RCW 43.05.060 through 43.05.080 and 43.05.150, the department of ecology may levy civil penalties ranging from one hundred dollars to five thousand dollars per day for violation of any of the provisions of this chapter and chapters 43.83B, 90.22, and 90.44 RCW, and rules, permits, and similar documents and regulatory orders of the department of ecology adopted or issued pursuant to such chapters. The procedures of RCW 90.48.144 shall be applicable to all phases of the levying of a penalty as well as review and appeal of the same. [2003 1st sp.s. c 15 § 3; 1995 c 403 § 635; 1987 c 109 § 157; 1977 ex.s. c 1 § 8. Formerly RCW 43.83B.335.]

Findings—Short title—Intent—1995 c 403: See note following RCW 34.05.328.

Part headings not law—Severability—1995 c 403: See RCW 43 05 903 and 43 05 904

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.03.605 Compliance—Sequence of enforcement measures—Location of compliance personnel. (1) The department shall, through a network of water masters appointed under this chapter, stream patrollers appointed

under chapter 90.08 RCW, and other assigned compliance staff to the extent such a network is funded, achieve compliance with the water laws and rules of the state of Washington in the following sequence:

- (a) The department shall prepare and distribute technical and educational information to the general public to assist the public in complying with the requirements of their water rights and applicable water laws;
- (b) When the department determines that a violation has occurred or is about to occur, it shall first attempt to achieve voluntary compliance. As part of this first response, the department shall offer information and technical assistance to the person in writing identifying one or more means to accomplish the person's purposes within the framework of the law; and
- (c) If education and technical assistance do not achieve compliance the department shall issue a notice of violation, a formal administrative order under RCW 43.27A.190, or assess penalties under RCW 90.03.600 unless the noncompliance is corrected expeditiously or the department determines no impairment or harm.
- (2) Nothing in the section is intended to prevent the department of ecology from taking immediate action to cause a violation to be ceased immediately if in the opinion of the department the nature of the violation is causing harm to other water rights or to public resources.
- (3) The department of ecology shall to the extent practicable station its compliance personnel within the watershed communities they serve. To the extent practicable, compliance personnel shall be distributed evenly among the regions of the state. [2002 c 329 § 2.]

Chapter 90.08 RCW STREAM PATROLMEN

Sections	
90.08.040	Stream patrolmen—Appointment—Powers.
90.08.050	Stream patrolmen—Compensation, travel expenses.
90.08.060	Stream patrolmen—Users to share in payment of compensation.
90.08.070	Right of county to sue user for unpaid share of expenses.

90.08.040 Stream patrolmen—Appointment—Pow-

ers. Where water rights of a stream have been adjudicated a stream patrolman shall be appointed by the director of the department of ecology upon application of water users having adjudicated water rights in each particular water resource making a reasonable showing of the necessity therefor, which application shall have been approved by the district water master if one has been appointed, at such time, for such stream, and for such periods of service as local conditions may indicate to be necessary to provide the most practical supervision and to secure to water users and owners the best protection in their rights.

The stream patrolman shall have the same powers as a water master appointed under RCW 90.03.060, but his district shall be confined to the regulation of waters of a designated stream or streams. Such patrolman shall be under the supervision of the director or his designated representative. He shall also enforce such special rules and regulations as the

director may prescribe from time to time. [1977 c 22 § 1; 1925 ex.s. c 162 § 1; RRS § 7351-1.]

Water masters

appointment, compensation: RCW 90.03.060.

duties: RCW 90.03.070. power of arrest: RCW 90.03.090.

90.08.050 Stream patrolmen—Compensation, travel

expenses. Each stream patrolman shall receive a wage per day for each day actually employed in the duties of his office, or if employed by the month, he shall receive a salary per month, which wage or salary shall be fixed in the manner provided by law for the fixing of the salaries or compensation of other state officers or employees, plus travel expenses in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended, to be paid by the county in which the work is performed. In case the service extends over more than one county, each county shall pay its equitable part of such wage to be apportioned by the director. He shall be reimbursed for actual necessary expenses when absent from his designated headquarters in the performance of his duties, such expense to be paid by the county in which he renders the service. The accounts of the stream patrolman shall be audited and certified by the director and the county auditor shall issue a warrant therefor upon the current expense fund. [1977 c 22 § 2; 1975-'76 2nd ex.s. c 34 § 180; 1947 c 123 § 1; 1925 ex.s. c 162 § 2; Rem. Supp. 1947 § 7351-2.]

Effective date—Severability—1975-'76 2nd ex.s. c 34: See notes following RCW 2.08.115.

Public officers, salaries and fees: Chapter 42.16 RCW.
State government, salaries and expenses: Chapter 43.03 RCW.

90.08.060 Stream patrolmen—Users to share in payment of compensation. The salary of the stream patrolman shall be borne by the water users receiving the benefits and shall be paid to the county or counties in the following manner:

The county or counties may assess each water user for his proportionate share of the total stream patrolman expense in the same ratio that the amount of water diverted by him bears to the total amount diverted from the stream during each season, on an annual basis, to recover all such county expenses. The stream patrolman shall keep an accurate record of the amount of water diverted by each water user coming under his supervision. On the first of each month the stream patrolman shall present his record of water diversion to the county or counties for the preceding month. Where the water users are organized into an irrigation district or water users' association, such organization may enter into an agreement with the county or counties for direct payment to the stream patrolman in order to minimize administrative costs. [1977 c 22 § 3; 1925 ex.s. c 162 § 3; RRS § 7351-3.]

Irrigation districts generally: Chapter 87.03 RCW.

90.08.070 Right of county to sue user for unpaid share of expenses. Upon failure of any water user to pay his proportionate share of the expense referred to in RCW 90.08.050 and 90.08.060, the county or counties shall be entitled to sue for and recover any such unpaid portion in any court of competent jurisdiction. [1977 c 22 § 4; 1925 ex.s. c 162 § 4; RRS § 7351-4.]

[Title 90 RCW—page 24] (2008 Ed.)

Chapter 90.14 RCW

WATER RIGHTS—REGISTRATION— WAIVER AND RELINQUISHMENT, ETC.

Sections

Sections	
90.14.010	Purpose.
90.14.020	Legislative declaration.
90.14.031	Definitions
90.14.041	Claim of right to withdraw, divert or use ground or surface
	waters—Filing statement of claim required—Exemptions.
90.14.043	Claim of right to withdraw, divert or use ground or surface waters—Claim upon certification by board—Procedure—Cut-off date for accepting petitions.
90.14.044	Existing water rights not impaired.
90.14.051	Statement of claim—Contents—Short form.
90.14.061	Statement of claim—Filing procedure—Processing of claim—Fee.
90.14.065	Statement of claim—Amendment—Review of department of ecology's determination.
90.14.068	Statement of claim—New filing period.
90.14.071	Failure to file claim waives and relinquishes right.
90.14.081	Filing of claim not deemed adjudication of right—Prima facie evidence.
90.14.091	Definitions—Water rights notice—Form.
90.14.101	Notice of chapter provisions—How given—Requirements.
90.14.111	Water rights claims registry.
90.14.121	Penalty for overstating claim.
90.14.130	Reversion of rights to state due to nonuse—Notice by order—Relinquishment determinations—Appeal.
90.14.140	"Sufficient cause" for nonuse defined—Rights exempted.
90.14.150	Rights arising from permit to withdraw public waters not affected—Extensions.
90.14.160	Relinquishment of right for abandonment or failure to benefi- cially use without sufficient cause—Prior rights acquired through appropriation, custom or general adjudication.
90.14.170	Relinquishment of right for abandonment or failure to benefi- cially use without sufficient cause—Rights acquired due to ownership of land abutting stream, lake, or watercourse.
90.14.180	Relinquishment of right for abandonment or failure to benefi- cially use without sufficient cause—Future rights acquired through appropriation.
90.14.190	Water resources decisions—Appeals—Attorneys' fees.
90.14.200	Implementation and enforcement of chapter—Proceedings under RCW 90.14.130 deemed adjudicative—Application of RCW sections to specific proceedings.
90.14.210	Chapter applies to all rights to withdraw groundwaters.
90.14.215	Chapter not applicable to trust water rights under chapter 90.38 or 90.42 RCW.
90.14.220	No rights to be acquired by prescription or adverse use.
90.14.230	Rules and regulations.
90.14.240	Water rights tracking system account.
90.14.900	Effective date—1967 c 233.
00 11010	0 1311 1065 000

90.14.010 Purpose. The future growth and development of the state is dependent upon effective management and efficient use of the state's water resources. The purpose of this chapter is to provide adequate records for efficient administration of the state's waters, and to cause a return to the state of any water rights which are no longer exercised by putting said waters to beneficial use. [1967 c 233 § 1.]

Severability—1967 c 233.

90.14.910

90.14.020 Legislative declaration. The legislature finds that:

- (1) Extensive uncertainty exists regarding the volume of private claims to water in the state;
- (2) Such uncertainty seriously retards the efficient utilization and administration of the state's water resources, and impedes the fullest beneficial use thereof;
- (3) A strong beneficial use requirement as a condition precedent to the continued ownership of a right to withdraw or divert water is essential to the orderly development of the state;

- (4) Enforcement of the state's beneficial use policy is required by the state's rapid growth;
- (5) All rights to divert or withdraw water, except riparian rights which do not diminish the quantity of water remaining in the source such as boating, swimming, and other recreational and aesthetic uses must be subjected to the beneficial use requirement;
- (6) The availability for appropriation of additional water as a result of the requirements of this chapter will accelerate growth, development, and diversification of the economy of the state;
- (7) Water rights will gain sufficient certainty of ownership as a result of this chapter to become more freely transferable, thereby increasing the economic value of the uses to which they are put, and augmenting the alienability of titles to land. [1967 c 233 § 2.]
- **90.14.031 Definitions.** Unless a different meaning is plainly required by the context, the following words and phrases as used in RCW 90.14.031 through 90.14.121 shall have the following meanings:
- (1) "Person" shall mean an individual, partnership, association, public or private corporation, city or other municipality, county, or a state agency, and the United States of America when claiming water rights established under the laws of the state of Washington.
- (2) "Beneficial use" shall include, but not be limited to, use for domestic water, irrigation, fish, shellfish, game and other aquatic life, municipal, recreation, industrial water, generation of electric power, and navigation. [1969 ex.s. c 284 § 12.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.041 Claim of right to withdraw, divert or use ground or surface waters—Filing statement of claim required—Exemptions. All persons using or claiming the right to withdraw or divert and make beneficial use of public surface or ground waters of the state, except as provided in this section, RCW 90.14.043, and 90.14.068, shall file with the department of ecology not later than June 30, 1974, a statement of claim for each water right asserted on a form provided by the department. Neither this section nor RCW 90.14.068 apply to any water rights which are based on the authority of a permit or certificate issued by the department of ecology or one of its predecessors. Further, RCW 90.14.068 does not apply to the beneficial uses of water which are the subject of statements of claim in the water rights claims registry prior to September 1, 1997, or which are exempted from permit and application requirements by RCW 90.44.050 and neither this section nor RCW 90.14.068 requires that statements of claims for such uses be filed during the filing period established by RCW 90.14.068. [1997 c 440 § 2; 1988 c 127 § 73; 1969 ex.s. c 284 § 13.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.043 Claim of right to withdraw, divert or use ground or surface waters—Claim upon certification by board—Procedure—Cut-off date for accepting petitions.
(1) Notwithstanding any time restrictions imposed by the provisions of chapter 90.14 RCW, a person may file a claim

(2008 Ed.) [Title 90 RCW—page 25]

pursuant to RCW 90.14.041 if such person obtains a certification from the pollution control hearings board as provided in this section.

- (2) A certification shall be issued by the pollution control hearings board if, upon petition to the board, it is shown to the satisfaction of the board that:
- (a) Waters of the state have been applied to beneficial use continuously (with no period of nonuse exceeding five consecutive years) in the case of surface water beginning not later than June 7, 1917, and in the case of groundwater beginning not later than June 7, 1945, or
- (b) Waters of the state have been applied to beneficial use continuously (with no period of nonuse exceeding five consecutive years) from the date of entry of a court decree confirming a water right and any failure to register a claim resulted from a reasonable misinterpretation of the requirements as they related to such court decreed rights.
- (3) The board shall have jurisdiction to accept petitions for certification from any person through September 1, 1985, and not thereafter.
- (4) A petition for certification shall include complete information on the claim pursuant to RCW 90.14.051 (1) through (8), and any such information as the board may require.
- (5) The department of ecology is directed to accept for filing any claim certified by the board as provided in subsection (2) of this section. The department of ecology, upon request of the board, may provide assistance to the board pertinent to any certification petition.
- (6) A certification by the pollution control hearings board or a filing with the department of ecology of a claim under this section shall not constitute a determination or confirmation that a water right exists.
- (7) The provisions of RCW 90.14.071 shall have no applicability to certified claims filed pursuant to this section.
- (8) This section shall have no applicability to groundwaters resulting from the operations of reclamation projects. [1985 c 435 § 1; 1979 ex.s. c 216 § 4.]

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

90.14.044 Existing water rights not impaired. The provisions of chapter 435, Laws of 1985 authorizing the acceptance of a petition for certification filed during the period beginning on July 28, 1985, and ending on midnight, September 1, 1985, shall not affect or impair in any respect whatsoever any water right existing prior to July 28, 1985. [1985 c 435 § 2.]

90.14.051 Statement of claim—Contents—Short form. The statement of claim for each right shall include substantially the following:

- (1) The name and mailing address of the claimant.
- (2) The name of the watercourse or water source from which the right to divert or make use of water is claimed, if available.
 - (3) The quantities of water and times of use claimed.
- (4) The legal description, with reasonable certainty, of the point or points of diversion and places of use of waters.
- (5) The purpose of use, including, if for irrigation, the number of acres irrigated.

- (6) The approximate dates of first putting water to beneficial use for the various amounts and times claimed in subsection (3).
- (7) The legal doctrine or doctrines upon which the right claimed is based, including if statutory, the specific statute.
- (8) The sworn statement that the claim set forth is true and correct to the best of claimant's knowledge and belief.

Except, however, that any claim for diversion or withdrawal of surface or ground water for those uses described in the exemption from the permit requirements of RCW 90.44.050 may be filed on a short form to be provided by the department. Such short form shall only require inclusion of sufficient data to identify the claimant, source of water, purpose of use and legal description of the land upon which the water is used: PROVIDED, That the provisions of RCW 90.14.081 pertaining to evidentiary value of filed claims shall not apply to claims submitted in short form: AND PROVIDED FURTHER, That claimants for such minimal uses may, at their option, file statements of claim on the standard form used by all other claimants. [1973 1st ex.s. c 113 § 1; 1969 ex.s. c 284 § 14.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.061 Statement of claim—Filing procedure— **Processing of claim—Fee.** Filing of a statement of a claim shall take place and be completed upon receipt by the department of ecology, at its office in Olympia, of an original statement signed by the claimant or his authorized agent, and two copies thereof. Any person required to file hereunder may file through a designated representative. A company, district, public or municipal corporation, or the United States when furnishing to persons water pertaining to water rights required to be filed under RCW 90.14.041, shall have the right to file one claim on behalf of said persons on a form prepared by the department for the total benefits of each person served; provided that a separate claim shall be filed by such company, district, public or private corporation, or the United States for each operating unit of the filing entity providing such water and for each water source. Within thirty days after receipt of a statement of claim the department shall acknowledge the same by a notation on one copy indicating receipt thereof and the date of receipt, together with the wording of the first sentence of RCW 90.14.081, and shall return said copy by certified or registered mail to the claimant at the address set forth in the statement of claim. No statement of claim shall be accepted for filing by the department of ecology unless accompanied by a two dollar filing fee. [1988 c 127 § 74; 1969 ex.s. c 284 § 15.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.065 Statement of claim—Amendment—Review of department of ecology's determination. Any person or entity, or successor to such person or entity, having a statement of claim on file with the water rights claims registry on April 20, 1987, may submit to the department of ecology for filing, an amendment to such a statement of claim if the submitted amendment is based on:

(1) An error in estimation of the quantity of the applicant's water claim prescribed in RCW 90.14.051 if the appli-

[Title 90 RCW—page 26] (2008 Ed.)

cant provides reasons for the failure to claim such right in the original claim;

- (2) A change in circumstances not foreseeable at the time the original claim was filed, if such change in circumstances relates only to the manner of transportation or diversion of the water and not to the use or quantity of such water; or
 - (3) The amendment is ministerial in nature.

The department shall accept any such submission and file the same in the registry unless the department by written determination concludes that the requirements of subsection (1), (2), or (3) of this section have not been satisfied. Any person aggrieved by a determination of the department may obtain a review thereof by filing a petition for review with the pollution control hearings board within thirty days of the date of the determination by the department. The provisions of RCW 90.14.081 shall apply to any amendment filed under this section. [1987 c 93 § 1.]

90.14.068 Statement of claim—New filing period. (1)

A new period for filing statements of claim for water rights is established. The filing period shall begin September 1, 1997, and shall end at midnight June 30, 1998. Each person or entity claiming under state law a right to withdraw or divert and beneficially use surface water under a right that was established before *the effective date of [the] water code established by chapter 117, Laws of 1917, and any person claiming under state law a right to withdraw and beneficially use groundwater under a right that was established before **the effective date of the groundwater code established by chapter 263, Laws of 1945, shall register the claim with the department during the filing period unless the claim has been filed in the state water rights claims registry before July 27, 1997. A person who claims such a right and fails to register the claim as required is conclusively deemed to have waived and relinquished any right, title, or interest in the right. A statement filed during this filing period shall be filed as provided in RCW 90.14.051 and 90.14.061 and shall be subject to the provisions of this chapter regarding statements of claim. This reopening of the period for filing statements of claim shall not affect or impair in any respect whatsoever any water right existing prior to July 27, 1997. A water right embodied in a statement of claim filed under this section is subordinate to any water right embodied in a permit or certificate issued under chapter 90.03 or 90.44 RCW prior to the date the statement of claim is filed with the department and is subordinate to any water right embodied in a statement of claim filed in the water rights claims registry before July 27,

(2) The department of ecology shall, at least once each week during the month of August 1997 and at least once each month during the filing period, publish a notice regarding this new filing period in newspapers of general circulation in the various regions of the state. The notice shall contain the substance of the following notice:

WATER RIGHTS NOTICE

Each person or entity claiming a right to withdraw or divert and beneficially use surface water under a right that was established before June 7, 1917, or claiming a right to withdraw and beneficially use groundwater under a right that was established before June 7, 1945, under the laws of the state of Washington must register the claim with the department of ecology, Olympia, Washington. The claim must be registered on or after September 1, 1997, and not later than five o'clock on June 30, 1998.

FAILURE TO REGISTER THE CLAIM WILL RESULT IN A WAIVER AND RELINQUISHMENT OF THE WATER RIGHT OR CLAIMED WATER RIGHT

Registering a claim is NOT required for:

- 1. A water right that is based on the authority of a permit or certificate issued by the department of ecology or one of its predecessors;
- 2. A water right that is based on the exemption from permitting requirements provided by RCW 90.44.050 for certain very limited uses of groundwater; or
- 3. A water right that is based on a statement of claim that has previously been filed in the state's water rights claims registry during other registration periods

For further information, for a copy of the law establishing this filing period, and for an explanation of the law and its requirements, contact the department of ecology, Olympia, Washington.

The department shall also prepare, make available to the public, and distribute to the communications media information describing the types of rights for which statements of claim need not be filed, the effect of filing, the effect of RCW 90.14.071, and other information relevant to filings and statements of claim.

- (3) The department of ecology shall ensure that employees of the department are readily available to respond to inquiries regarding filing statements of claim and that all of the information the department has at its disposal that is relevant to an inquiry regarding a particular potential claim, including information regarding other rights and claims in the vicinity of the potentially claimed right, is available to the person making the inquiry. The department shall dedicate additional staff in each of the department's regional offices and in the department's central office to ensure that responses and information are provided in a timely manner during each of the business days during the month of August 1997 and during the new filing period.
- (4) To assist the department in avoiding unnecessary duplication, the department shall provide to a requestor, within ten working days of receiving the request, the records of any water right claimed, listed, recorded, or otherwise existing in the records of the department or its predecessor agencies, including any report of a referee in a water rights adjudication. This information shall be provided as required by this subsection if the request is provided in writing from the owner of the water right or from the holder of a possessory interest in any real property for water right records associated with the property or if the requestor is an attorney for such an owner. The information regarding water rights in the

(2008 Ed.) [Title 90 RCW—page 27]

area served by a regional office of the department shall also be provided within ten working days to any requestor who requests to review the information in person in the department's regional office. The information held by the head-quarters office of the department shall also be provided within ten working days to any requestor who requests to review the information in person in the department's head-quarters office. The requirements of this subsection that records and information be provided to requestors within ten working days may not be construed as limiting in any manner the obligations of the department to provide public access to public records as required by chapter 42.56 RCW.

- (5) This section does not apply to claims for the use of groundwater withdrawn in an area that is, during the period established by subsection (2) of this section, the subject of a general adjudication proceeding for water rights in superior court under RCW 90.03.110 through 90.03.245 and the proceeding applies to groundwater rights. This section does not apply to claims for the use of surface water withdrawn in an area that is, during the period established by subsection (2) of this section, the subject of a general adjudication proceeding for water rights in superior court under RCW 90.03.110 through 90.03.245 and the proceeding applies to surface water rights.
- (6) This section does not apply to claims for the use of water in a groundwater area or subarea for which a management program adopted by the department by rule and in effect on July 27, 1997, establishes acreage expansion limitations for the use of groundwater. [2005 c 274 § 365; 1997 c 440 § 1.]

Reviser's note: *(1) The effective date of chapter 117, Laws of 1917, is June 7, 1917.

**(2) The effective date of chapter 263, Laws of 1945, is June 7, 1945.

Part headings not law—Effective date—2005 c 274: See RCW 42.56.901 and 42.56.902.

90.14.071 Failure to file claim waives and relinquishes right. Except as provided in *section 5 of this act or as exempted from filing by RCW 90.14.041, any person claiming the right to divert or withdraw waters of the state as set forth in RCW 90.14.041, who fails to file a statement of claim as provided in RCW 90.14.041, 90.14.043, or 90.14.068 and in RCW 90.14.051 and 90.14.061, shall be conclusively deemed to have waived and relinquished any right, title, or interest in said right. [1997 c 440 § 3; 1969 ex.s. c 284 § 16.]

*Reviser's note: Section 5 of this act was vetoed by the governor. Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.081 Filing of claim not deemed adjudication of right—Prima facie evidence. The filing of a statement of claim does not constitute an adjudication of any claim to the right to use of waters as between the water use claimant and the state, or as between one or more water use claimants and another or others. A statement of claim filed pursuant to RCW 90.14.061 shall be admissible in a general adjudication of water rights as prima facie evidence of the times of use and the quantity of water the claimant was withdrawing or diverting as of the year of the filing, if, but only if, the quantities of water in use and the time of use when a controversy is mooted are substantially in accord with the times of use and quantity

of water claimed in the statement of claim. A statement of claim shall not otherwise be evidence of the priority of the claimed water right. [1969 ex.s. c 284 § 17.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

- **90.14.091 Definitions—Water rights notice—Form.** For the purpose of RCW 90.14.031 through 90.14.121 the following words and phrases shall have the following meanings:
- (1) "Statement of taxes due" means the statement required under RCW 84.56.050.
- (2) "Notice in writing" means a notice substantially in the following form:

WATER RIGHTS NOTICE

Every person, including but not limited to an individual, partnership, association, public or private corporation, city or other municipality, county, state agency and the state of Washington, and the United States of America, when claiming water rights established under the laws of the state of Washington, are hereby notified that all water rights or claimed water rights relating to the withdrawal or diversion of public surface or ground waters of the state, except those water rights based upon authority of a permit or certificate issued by the department of ecology or one of its predecessors, must be registered with the department of ecology, Olympia, Washington not later than June 30, 1974. FAIL-URE TO REGISTER AS REQUIRED BY LAW WILL RESULT IN A WAIVER AND RELINQUISHMENT OF SAID WATER RIGHT OR CLAIMED WATER RIGHT. For further information contact the Department of Ecology, Olympia, Washington, for a copy of the act and an explanation thereof. [1988 c 127 § 75; 1969 ex.s. c 284 § 18.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

- **90.14.101 Notice of chapter provisions—How given—Requirements.** To insure that all persons referred to in RCW 90.14.031 and 90.14.041 are notified of the registration provisions of this chapter, the department of ecology is directed to give notice of the registration provisions of this chapter as follows:
- (1) It shall cause a notice in writing to be placed in a prominent and conspicuous place in all newspapers of the state having a circulation of more than fifty thousand copies for each week day, and in at least one newspaper published in each county of the state, at least once each year for five consecutive years.
- (2) It shall cause a notice substantially the same as a notice in writing to be broadcast by each commercial television station operating in the United States and viewed in the state, and by at least one commercial radio station operating from each county of the state having such a station regularly at six month intervals for five consecutive years.
- (3) It shall cause a notice in writing to be placed in a prominent and conspicuous location in each county court house in the state.
- (4) The county treasurer of each county shall enclose with each mailing of one or more statements of taxes due issued in 1972 a copy of a notice in writing and a declaration that it shall be the duty of the recipient of the statement of

[Title 90 RCW—page 28] (2008 Ed.)

taxes due to forward the notice to the beneficial owner of the property. A sufficient number of copies of the notice and declaration shall be supplied to each county treasurer by the director of ecology before the fifteenth day of January, 1972. In the implementation of this subsection the department of ecology shall provide reimbursement to the county treasurer for the reasonable additional costs, if any there may be, incurred by said treasurer arising from the inclusion of a notice in writing as required herein.

(5) It shall provide copies of the notice in writing to the press services with offices located in Thurston county during January of the years 1970, 1971, 1972, 1973 and 1974.

The director of the department may also in his discretion give notice in any other manner which will carry out the purposes of this section. Where notice in writing is given pursuant to subsections (1) and (3) of this section, RCW 90.14.041, 90.14.051 and 90.14.071 shall be set forth and quoted in full. [1988 c 127 § 76; 1969 ex.s. c 284 § 19.]

Reviser's note: "this 1969 amendatory act" has been changed to "this chapter" in the first paragraph. "This 1969 amendatory act" [1969 ex.s. c 284] consists of RCW 90.48.290, former RCW 90.48.295, since repealed, RCW 90.22.010 through 90.22.040, 90.14.031 through 90.14.121, 43.27A.190 through 43.27A.220, 43.27A.075, and repeals RCW 43.21.145 and 90.14.030 through 90.14.120.

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.111 Water rights claims registry. The department of ecology is directed to establish a registry entitled the "Water Rights Claims Registry". All claims set forth pursuant to RCW 90.14.041, 90.14.051 and 90.14.061 shall be filed in the registry alphabetically and consecutively by control number, and by such other manner as deemed appropriate by the department. [1988 c 127 § 77; 1969 ex.s. c 284 § 20.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.121 Penalty for overstating claim. The filing of a statement of claim pursuant to RCW 90.14.061 which knowingly provides for an overstatement of a right either in quantities of water or times of use claimed shall constitute a misdemeanor punishable by a fine of not more than two hundred fifty dollars or by imprisonment for not more than ninety days, or both. [1969 ex.s. c 284 § 21.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.14.130 Reversion of rights to state due to nonuse—Notice by order—Relinquishment determina**tions—Appeal.** When it appears to the department of ecology that a person entitled to the use of water has not beneficially used his water right or some portion thereof, and it appears that said right has or may have reverted to the state because of such nonuse, as provided by RCW 90.14.160, 90.14.170, or 90.14.180, the department of ecology shall notify such person by order: PROVIDED, That where a company, association, district, or the United States has filed a blanket claim under the provisions of *RCW 90.14.060 for the total benefits of those served by it, the notice shall be served on such company, association, district or the United States and not upon any of its individual water users who may not have used the water or some portion thereof which they were entitled to use. The order shall contain: (1) A description of the water right, including the approximate location of the point of diversion, the general description of the lands or places where such waters were used, the water source, the amount involved, the purpose of use, and the apparent authority upon which the right is based; (2) a statement that unless sufficient cause be shown on appeal the water right will be declared relinquished; and (3) a statement that such order may be appealed to the pollution control hearings board. Any person aggrieved by such an order may appeal it to the pollution control hearings board pursuant to RCW 43.21B.310. The order shall be served by registered or certified mail to the last known address of the person and be posted at the point of division or withdrawal. The order by itself shall not alter the recipient's right to use water, if any. [1987 c 109 § 13; 1967 c 233 § 13.]

*Reviser's note: RCW 90.14.060 was repealed by 1969 ex.s. c 284 § 23, which act added new sections relating to the registration of claims for water rights as codified in this chapter.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Proceedings under this section deemed adjudicative—Application of RCW sections to specific proceedings: RCW 90.14.200.

90.14.140 "Sufficient cause" for nonuse defined—Rights exempted. (1) For the purposes of RCW 90.14.130 through 90.14.180, "sufficient cause" shall be defined as the nonuse of all or a portion of the water by the owner of a water right for a period of five or more consecutive years where such nonuse occurs as a result of:

- (a) Drought, or other unavailability of water;
- (b) Active service in the armed forces of the United States during military crisis;
- (c) Nonvoluntary service in the armed forces of the United States;
 - (d) The operation of legal proceedings;
- (e) Federal or state agency leases of or options to purchase lands or water rights which preclude or reduce the use of the right by the owner of the water right;
- (f) Federal laws imposing land or water use restrictions either directly or through the voluntary enrollment of a landowner in a federal program implementing those laws, or acreage limitations, or production quotas;
- (g) Temporarily reduced water need for irrigation use where such reduction is due to varying weather conditions, including but not limited to precipitation and temperature, that warranted the reduction in water use, so long as the water user's diversion and delivery facilities are maintained in good operating condition consistent with beneficial use of the full amount of the water right;
- (h) Temporarily reduced diversions or withdrawals of irrigation water directly resulting from the provisions of a contract or similar agreement in which a supplier of electricity buys back electricity from the water right holder and the electricity is needed for the diversion or withdrawal or for the use of the water diverted or withdrawn for irrigation purposes:
- (i) Water conservation measures implemented under the Yakima river basin water enhancement project, so long as the conserved water is reallocated in accordance with the provisions of P.L. 103-434;
- (j) Reliance by an irrigation water user on the transitory presence of return flows in lieu of diversion or withdrawal of

(2008 Ed.) [Title 90 RCW—page 29]

water from the primary source of supply, if such return flows are measured or reliably estimated using a scientific methodology generally accepted as reliable within the scientific community; or

- (k) The reduced use of irrigation water resulting from crop rotation. For purposes of this subsection, crop rotation means the temporary change in the type of crops grown resulting from the exercise of generally recognized sound farming practices. Unused water resulting from crop rotation will not be relinquished if the remaining portion of the water continues to be beneficially used.
- (2) Notwithstanding any other provisions of RCW 90.14.130 through 90.14.180, there shall be no relinquishment of any water right:
- (a) If such right is claimed for power development purposes under chapter 90.16 RCW and annual license fees are paid in accordance with chapter 90.16 RCW;
- (b) If such right is used for a standby or reserve water supply to be used in time of drought or other low flow period so long as withdrawal or diversion facilities are maintained in good operating condition for the use of such reserve or standby water supply;
- (c) If such right is claimed for a determined future development to take place either within fifteen years of July 1, 1967, or the most recent beneficial use of the water right, whichever date is later:
- (d) If such right is claimed for municipal water supply purposes under chapter 90.03 RCW;
- (e) If such waters are not subject to appropriation under the applicable provisions of RCW 90.40.030;
- (f) If such right or portion of the right is leased to another person for use on land other than the land to which the right is appurtenant as long as the lessee makes beneficial use of the right in accordance with this chapter and a transfer or change of the right has been approved by the department in accordance with RCW 90.03.380, 90.03.383, 90.03.390, or 90.44.100;
- (g) If such a right or portion of the right is authorized for a purpose that is satisfied by the use of agricultural industrial process water as authorized under RCW 90.46.150; or
- (h) If such right is a trust water right under chapter 90.38 or 90.42 RCW.
- (3) In adding provisions to this section by chapter 237, Laws of 2001, the legislature does not intend to imply legislative approval or disapproval of any existing administrative policy regarding, or any existing administrative or judicial interpretation of, the provisions of this section not expressly added or revised. [2001 c 240 § 1; 2001 c 237 § 27; 2001 c 69 § 5; 1998 c 258 § 1; 1987 c 125 § 1; 1967 c 233 § 14.]

Reviser's note: This section was amended by 2001 c 69 § 5, 2001 c 237 § 27, and by 2001 c 240 § 1, each without reference to the other. All amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Effective date—2001 c 240: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 11, 2001]." [2001 c 240 § 2.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

Effective date—1967 c 233: See RCW 90.14.900.

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.150 Rights arising from permit to withdraw public waters not affected—Extensions. Nothing in this chapter shall be construed to affect any rights or privileges arising from any permit to withdraw public waters or any application for such permit, but the department of ecology shall grant extensions of time to the holder of a preliminary permit only as provided by RCW 90.03.290. [1987 c 109 § 100; 1967 c 233 § 15.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.160 Relinquishment of right for abandonment or failure to beneficially use without sufficient cause— Prior rights acquired through appropriation, custom or general adjudication. Any person entitled to divert or withdraw waters of the state through any appropriation authorized by enactments of the legislature prior to enactment of chapter 117, Laws of 1917, or by custom, or by general adjudication, who abandons the same, or who voluntarily fails, without sufficient cause, to beneficially use all or any part of said right to divert or withdraw for any period of five successive years after July 1, 1967, shall relinquish such right or portion thereof, and said right or portion thereof shall revert to the state, and the waters affected by said right shall become available for appropriation in accordance with RCW 90.03.250. [1981 c 291 § 1; 1979 ex.s. c 216 § 5; 1967 c 233 § 16.]

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

Effective date—1967 c 233: See RCW 90.14.900.

Application to Yakima river basin trust water rights: RCW 90.38.040.

Implementation and enforcement of chapter—Proceedings under RCW 90.14.130 deemed adjudicative—Application of RCW sections to specific proceedings: RCW 90.14.200.

90.14.170 Relinquishment of right for abandonment or failure to beneficially use without sufficient cause—Rights acquired due to ownership of land abutting stream, lake, or watercourse. Any person entitled to divert or withdraw waters of the state by virtue of his ownership of land abutting a stream, lake, or watercourse, who abandons the same, or who voluntarily fails, without sufficient cause, to beneficially use all or any part of said right to withdraw or divert said water for any period of five successive years after July 1, 1967, shall relinquish such right or portion thereof, and such right or portion thereof shall revert to the state, and the waters affected by said right shall become available for appropriation in accordance with the provisions of RCW 90.03.250. [1967 c 233 § 17.]

Effective date—1967 c 233: See RCW 90.14.900.

Application to Yakima river basin trust water rights: RCW 90.38.040.

Availability for other uses qualified: RCW 90.14.160.

Implementation and enforcement of chapter—Application of RCW sections to specific proceedings: RCW 90.14.200.

90.14.180 Relinquishment of right for abandonment or failure to beneficially use without sufficient cause—Future rights acquired through appropriation. Any person hereafter entitled to divert or withdraw waters of the state through an appropriation authorized under RCW 90.03.330,

....

90.44.080, or 90.44.090 who abandons the same, or who voluntarily fails, without sufficient cause, to beneficially use all or any part of said right to withdraw for any period of five successive years shall relinquish such right or portion thereof, and such right or portion thereof shall revert to the state, and the waters affected by said right shall become available for appropriation in accordance with RCW 90.03.250. All certificates hereafter issued by the department of ecology pursuant to RCW 90.03.330 shall expressly incorporate this section by reference. [1987 c 109 § 101; 1967 c 233 § 18.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Application to Yakima river basin trust water rights: RCW 90.38.040.

Availability for other uses qualified: RCW 90.14.160.

Implementation and enforcement of chapter—Application of RCW sections to specific proceedings: RCW 90.14.200.

Attorneys' fees. Any person feeling aggrieved by any decision of the department of ecology may have the same reviewed pursuant to RCW 43.21B.310. In any such review, the findings of fact as set forth in the report of the department of ecology shall be prima facie evidence of the fact of any waiver or relinquishment of a water right or portion thereof. If the hearings board affirms the decision of the department, a party seeks review in superior court of that hearings board decision pursuant to chapter 34.05 RCW, and the court determines that the party was injured by an arbitrary, capricious, or erroneous order of the department, the court may award reasonable attorneys' fees. [1987 c 109 § 14; 1967 c 233 §

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Application to Yakima river basin trust water rights: RCW 90.38.040.

19.]

90.14.200 Implementation and enforcement of chapter—Proceedings under RCW 90.14.130 deemed adjudicative—Application of RCW sections to specific proceedings. (1) All matters relating to the implementation and enforcement of this chapter by the department of ecology shall be carried out in accordance with chapter 34.05 RCW, the Administrative Procedure Act, except where the provisions of this chapter expressly conflict with chapter 34.05 RCW. Proceedings held pursuant to RCW 90.14.130 are adjudicative proceedings within the meaning of chapter 34.05 RCW. Final decisions of the department of ecology in these proceedings are subject to review in accordance with chapter 43.21B RCW.

(2) RCW 90.14.130 provides nonexclusive procedures for determining a relinquishment of water rights under RCW 90.14.160, 90.14.170, and 90.14.180. RCW 90.14.160, 90.14.170, and 90.14.180 may be applied in, among other proceedings, general adjudication proceedings initiated under RCW 90.03.110 or 90.44.220: PROVIDED, That nothing herein shall apply to litigation involving determinations of the department of ecology under RCW 90.03.290 relating to the impairment of existing rights. [1989 c 175 § 180; 1979 ex.s. c 216 § 6; 1967 c 233 § 20.]

Effective date—1989 c 175: See note following RCW 34.05.010.

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.210 Chapter applies to all rights to withdraw groundwaters. The provisions of this chapter shall apply to all rights to withdraw groundwaters of the state, whether authorized by chapter 90.44 RCW or otherwise. [1967 c 233 § 21.]

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.215 Chapter not applicable to trust water rights under chapter 90.38 or 90.42 RCW. This chapter shall not apply to trust water rights held or exercised by the department of ecology under chapter 90.38 or 90.42 RCW. [1991 c 347 § 14.]

Purposes—1991 c 347: See note following RCW 90.42.005.

Severability—1991 c 347: See RCW 90.42.900.

90.14.220 No rights to be acquired by prescription or adverse use. No rights to the use of surface or ground waters of the state affecting either appropriated or unappropriated waters thereof may be acquired by prescription or adverse use. [1967 c 233 § 22.]

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.230 Rules and regulations. The department of ecology is authorized to promulgate such rules and regulations as are necessary to carry out the provisions of this chapter. [1987 c 109 § 102; 1967 c 233 § 23.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.240 Water rights tracking system account. The water rights tracking system account is created in the state treasury. Twenty percent of the fees collected by the department of ecology according to RCW 90.03.470 must be deposited in the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used by the department of ecology for the development, implementation, and management of a water rights tracking system, including a water rights mapping system and a water rights database. [2005 c 412 § 3.]

Findings—Intent—2005 c 412: See note following RCW 90.03.470.

90.14.900 Effective date—1967 c 233. The effective date of this act is July 1, 1967. [1967 c 233 § 25.]

Application to Yakima river basin trust water rights: RCW 90.38.040.

90.14.910 Severability—1967 c 233. If any provisions of this act or the application thereof to any person or circumstance is held invalid, the act can be given effect without the invalid provision or application; and to this end the provisions of this act are declared to be severable. This act shall be liberally construed to effectuate its purpose. [1967 c 233 § 26.]

Application to Yakima river basin trust water rights: RCW 90.38.040.

(2008 Ed.) [Title 90 RCW—page 31]

Chapter 90.16 RCW APPROPRIATION OF WATER FOR PUBLIC AND INDUSTRIAL PURPOSES

Sections 90.16.010 Appropriation by certain water companies. 90.16.020 Appropriation for industrial purposes. 90.16.025 Appropriation for industrial purposes—Procedure. 90.16.030 Right of eminent domain by water power companies. 90.16.040 Right of eminent domain by water power companies—Right of entry 90.16.045 Right of eminent domain by water power companies—Procedure. 90.16.050 Use of water for power development-Annual license fee-Progress report—Exceptions to the fee schedule. Schedule of fees for claimants of water power—Statement of 90.16.060 claim—Penalties—Excessive claim—Abandonment. 90.16.090 Disposition of fees Appropriation of lands by corporations conveying water. 90.16.100 90 16 110 Water for use outside state. 90.16.120 Water for use outside state—Reciprocity.

Use of waters for irrigation, mining, manufacturing, deemed a public use: State Constitution Art. 21.

90.16.010 Appropriation by certain water compa-

nies. Such water companies incorporated for the purposes specified in the preceding section shall have the right to purchase or take possession of and use and hold such lands and waters for the purposes of the company, lying without the limits of the city or town intended to be supplied with water upon making compensation therefor. The mode of proceeding to obtain possession of such lands for the use of the company, right-of-way for laying pipes and aqueducts for the use of the company, when the parties cannot agree shall so far as the same be applicable be as prescribed in chapter 187: PRO-VIDED, That nothing therein contained, shall be so construed, as to authorize the appropriation of water belonging to any person, unless the owner thereof shall refuse to supply said town or city with water after being requested so to do by the town board or city council. [1883 p 45 § 1, subd. 8; Code 1881 § 2448; 1873 p 408 § 28; 1869 p 340 § 30; RRS § 11570.]

Reviser's note: The language "for the purposes specified in the preceding section" refers to Code 1881 § 2447 (repealed by 1939 c 143 § 19) which stated in part: "... for the purpose of supplying any cities or towns in this territory, or the inhabitants thereof with pure and fresh water."

The language "chapter 187" refers to chapter 187 of the Code of 1881 the existing sections of which chapter are codified in chapter 81.36 RCW and RCW 90.16.100; the remaining sections thereof have been repealed.

Validating—1881 Act: "All persons who have organized themselves as a corporation under the provisions of this chapter for purposes other than those enumerated in section 2421, are hereby declared incorporate bodies, with all the powers the same as they would enjoy had they been incorporated for the purposes set forth in section 2421." [Code 1881 § 2445.] The language "this chapter" refers to chapter 185, Code of 1881 which embodied the territorial laws relating to the formation of corporations; current provisions relating thereto are codified in Titles 23 and 24 RCW. The language "section 2421" refers to Code 1881 § 2421 which set forth the purposes for which a corporation might then be formed. General purposes for which a corporation may be formed under existing law are codified in Title 23B RCW; see also Table of Prior Laws following Title 23 RCW digest.

90.16.020 Appropriation for industrial purposes.

Any person or persons, or company now incorporated, or that may hereafter become incorporated under the laws of this state, for the purpose of mining or manufacturing, shall have the right to purchase or appropriate and take possession of and divert from its natural channel, and use and hold the waters of any river, creek or stream in this state that may be required for the mining and manufacturing purposes of any such person or persons, corporation or corporations, and to construct all dams, canals, reservoirs, ditches, pipes, flumes and aqueducts, suitable and necessary for the controlling, directing and running such waters to their mines or manufacturing establishments of any such person or persons, corporation or corporations, where the same may be intended to be utilized for such purposes: PROVIDED, That no such appropriation or diversion of the waters of any such river, creek, or stream, from its natural channel; nor shall any such dam, canal, reservoir, ditch, pipe, flume or aqueduct, be constructed to the detriment of any person or persons, corporation or corporations, occupying the lands or being located below the point or place of such appropriation or diversion on any such stream or its tributaries, or above or below such dam, canal, reservoir, ditch, pipe, flume or aqueduct, or of the owners of the lands, through which the waters run in the natural course for the deprivation of the same, or the owners of the land through or upon which such dam, canal, reservoirs, ditch, pipe, flume or aqueduct, may pass through or over, or be situated upon, unless just and adequate compensation be previously ascertained and paid therefor. [Code 1881 Bagley's Supp. p 36 § 1; 1879 p 124 § 1; RRS § 11575.]

90.16.025 Appropriation for industrial purposes—

Procedure. The mode of proceeding to appropriate, take possession of and divert such waters and to build such dam, canal, ditch, reservoir, pipe, flume, or aqueduct, as prescribed in RCW 90.16.020, when the parties cannot agree upon the purchase thereof, shall be the same as prescribed in chapter four of an act to provide for the formation of corporations, approved November thirteenth, eighteen hundred and seventy-three, except that the amount of the benefits accruing to the residue of the property of the same individual or corporation, by reason of the use made of that taken, to be estimated by the parties assessing the damages, shall be deducted from the value of the property taken. [Code 1881 Bagley's Supp. p 37 § 2; 1879 p 125 § 2.]

90.16.030 Right of eminent domain by water power companies. The right of eminent domain for the purpose of appropriating real estate is hereby extended to all corporations that are now or that may hereafter be incorporated under the laws of this state, or of any state or territory of the United States and doing business in this state, for the purpose of conveying water by ditches, flumes, pipe lines, tunnels or any other means for the utilization of water power: PROVIDED, HOWEVER, That said right of eminent domain shall not be exercised in respect to any residence or business structure or structures. [1901 c 143 § 1; RRS § 11572. FORMER PART OF SECTION: 1901 c 143 § 3; RRS § 11574, now codified as RCW 90.16.045.]

90.16.040 Right of eminent domain by water power companies—Right of entry. Every corporation that is now or that may hereafter be incorporated under the laws of this state, or of any other state or territory of the United States and doing business in this state, for the purpose of conveying water by ditches, flumes, pipe lines, tunnels or any other means for the utilization of water power, shall have the right

[Title 90 RCW—page 32] (2008 Ed.)

to enter upon any land between the termini of the proposed ditches, flumes, pipe lines, tunnels or any other means for the utilization of water power, for the purpose of examining, locating and surveying such ditches, flumes, pipe lines, tunnels or any other means for the utilization of water power, doing no unnecessary damage thereby. [1901 c 143 § 2; RRS § 11573.]

90.16.045 Right of eminent domain by water power companies—Procedure. Every such corporation shall have the right, subject to the proviso contained in RCW 90.16.030 to appropriate real estate or other property for a right-of-way for such ditches, flumes, pipe lines, tunnels or other means of conveying water, and for any other corporate purposes, in the same manner and under the same procedure as now is or may be hereafter provided by law in the case of other corporations authorized by the laws of the state to exercise the right of eminent domain. [1901 c 143 § 3; RRS § 11574. Formerly RCW 90.16.030, part.]

Eminent domain by corporations: Chapter 8.20 RCW.

90.16.050 Use of water for power development—Annual license fee—Progress report—Exceptions to the fee schedule. (1) Every person, firm, private or municipal corporation, or association hereinafter called "claimant", claiming the right to the use of water within or bordering upon the state of Washington for power development, shall on or before the first day of January of each year pay to the state of Washington in advance an annual license fee, based upon the theoretical water power claimed under each and every separate claim to water according to the following schedule:

- (a) For projects in operation: For each and every theoretical horsepower claimed up to and including one thousand horsepower, at the rate of eighteen cents per horsepower; for each and every theoretical horsepower in excess of one thousand horsepower, up to and including ten thousand horsepower, at the rate of three and six-tenths cents per horsepower; for each and every theoretical horsepower in excess of ten thousand horsepower, at the rate of one and eight-tenths cents per horsepower.
- (b) For federal energy regulatory commission projects in operation, the following fee schedule applies in addition to the fees in (a) of this subsection: For each theoretical horsepower of capacity up to and including one thousand horsepower, at the rate of thirty-two cents per horsepower; for each theoretical horsepower in excess of one thousand horsepower, up to and including ten thousand horsepower, at the rate of six and four-tenths cents per horsepower; for each theoretical horsepower in excess of ten thousand horsepower, at the rate of three and two-tenths cents per horsepower.
- (c) To justify the appropriate use of fees collected under (b) of this subsection, the department of ecology shall submit a progress report to the appropriate committees of the legislature prior to December 31, 2009, and biennially thereafter until December 31, 2017.
- (i) The progress report will: (A) Describe how license fees were expended in the federal energy regulatory commission licensing process during the current biennium, and expected workload and full-time equivalent employees for

federal energy regulatory commission licensing in the next biennium; (B) include any recommendations based on consultation with the departments of ecology and fish and wildlife, hydropower project operators, and other interested parties; and (C) recognize hydropower operators that exceed their environmental regulatory requirements.

- (ii) The fees required in (b) of this subsection expire June 30, 2017. The biennial progress reports submitted by the department of ecology will serve as a record for considering the extension of the fee structure in (b) of this subsection.
- (2) The following are exceptions to the fee schedule in subsection (1) of this section:
- (a) For undeveloped projects, the fee shall be at one-half the rates specified for projects in operation; for projects partly developed and in operation the fees paid on that portion of any project that shall have been developed and in operation shall be the full annual license fee specified in subsection (1) of this section for projects in operation, and for the remainder of the power claimed under such project the fees shall be the same as for undeveloped projects.
- (b) The fees required in subsection (1) of this section do not apply to any hydropower project owned by the United States.
- (c) The fees required in subsection (1) of this section do not apply to the use of water for the generation of fifty horsepower or less.
- (d) The fees required in subsection (1) of this section for projects developed by an irrigation district in conjunction with the irrigation district's water conveyance system shall be reduced by fifty percent to reflect the portion of the year when the project is not operable.
- (e) Any irrigation district or other municipal subdivision of the state, developing power chiefly for use in pumping of water for irrigation, upon the filing of a statement showing the amount of power used for irrigation pumping, is exempt from the fees in subsection (1) of this section to the extent of the power used for irrigation pumping. [2007 c 286 § 1; 1929 c 105 § 1; RRS § 11575-1.]

90.16.060 Schedule of fees for claimants of water power—Statement of claim—Penalties—Excessive claim—Abandonment. The license fee herein required shall be paid in advance to the state department of ecology and shall be accompanied by written statement, showing the extent of the claim. Said statement shall set forth the name and address of the claimant, the name of the stream from which the water is appropriated or claimed for power development, a description of the forty acres or smallest legal subdivision in which the point of diversion and point of return are located, the date of the right as claimed, the maximum amount of water claimed, expressed in cubic feet per second of time, the total average fall utilized under such claim, the manner of developing power and the use to which the power is applied. If the regular flow is supplemented by water stored in a reservoir, the location of such reservoir, its capacity in acre feet, and the stream from which it is filled and fed, should be given, also the date of the right as claimed for storage purposes.

Should any claimant fail or neglect to file such statement within the time specified, or fail or neglect to pay such fees within the time specified, the fees due and payable shall be at

(2008 Ed.) [Title 90 RCW—page 33]

the schedule rates set out in RCW 90.16.050, increased twenty-five percent, and the state shall have preference lien therefor, with interest at the rate of ten percent per annum from the date of delinquency, upon the property of claimant used or necessary for use in the development of the right or claim, together with any improvements erected thereon for such development, and upon request from the director of ecology the attorney general shall proceed to foreclose the lien, and collect the amount due, as herein provided, in the same manner as other liens for general state and county taxes on real property are foreclosed.

The filing of a claim to water in excess of the amount to which the claimant is legally entitled shall not operate to vest in such claimant any right to the use of such excess water, nor shall the payment of the annual license fees, provided for herein, operate to vest in any claimant any right to the use of such water beyond the amount to which claimant is legally entitled. The filing of such claim, or claims to water shall be conclusive evidence of abandonment by the claimant of all right to water for power purposes not covered by the claim, or claims, as filed; and the failure to file statement and pay the fees, as herein required, for any power site or claim of power rights on account of riparian ownership within two years after June 12, 1929, shall be conclusive evidence of abandonment. The amount of the theoretical horsepower upon which fees shall be paid shall be computed by multiplying the maximum amount of water claimed, expressed in cubic feet per second of time, by the average fall utilized, expressed in feet, and dividing the product by 8.8. [1988 c 127 § 78; 1929 c 105 § 2; RRS § 11575-2. Formerly RCW 90.16.060, 90.16.070 and 90.16.080.]

Property taxes

lien foreclosure: Chapter 84.64 RCW. lien of taxes: Chapter 84.60 RCW.

- **90.16.090 Disposition of fees.** (1) All fees paid under provisions of this chapter, shall be credited by the state treasurer to the reclamation account created in RCW 89.16.020 and subject to legislative appropriation, be allocated and expended by the director of ecology for:
- (a) Investigations and surveys of natural resources in cooperation with the federal government, or independently thereof, including stream gaging, hydrographic, topographic, river, underground water, mineral and geological surveys; and
- (b) Expenses associated with staff at the departments of ecology and fish and wildlife working on federal energy regulatory commission relicensing and license implementation.
- (2) Unless otherwise required by the omnibus biennial appropriations acts, the expenditures for these purposes must be proportional to the revenues collected under RCW 90.16.050(1). [2007 c 286 § 2; 1988 c 127 § 79; 1973 c 106 § 39; 1939 c 209 § 1; 1929 c 105 § 3; RRS § 11575-3.]

90.16.100 Appropriation of lands by corporations conveying water. All corporations, authorized to do business in the state, and who have been, or may hereafter be organized, for the purpose of erecting and maintaining flumes and aqueducts to convey water for consumption or for mining, irrigation, milling or other industrial purposes, shall have the same right to appropriate lands for necessary corporate

purposes, and under the same regulations and instructions as are provided for other corporations; and such corporations organized for such purposes, in order to carry out the object of their incorporation, are authorized to take and use any water not otherwise legally appropriated. [Code 1881 § 2472; 1879 p 134 § 1; RRS § 11576.]

90.16.110 Water for use outside state. Whenever the use of water shall be necessary for domestic, manufacturing, irrigation, or in interstate transportation at or for any incorporated or unincorporated city, town, village or hamlet situated partly in Washington and partly in an adjoining state or where any city, town, village or hamlet is incorporated on one side of the state line and there are inhabitants living in adjacent and contiguous territory on the other side, it shall be lawful for any person, association or corporation to locate, appropriate, divert and deliver any of the unappropriated public waters of this state necessary for the use of such city, town, village or hamlet and the inhabitants thereof and those residing in and embracing such contiguous territory both within this state and such adjoining state; and locations may be made and authority is hereby granted for such purpose the same as for any other appropriation within the state and a diversion and delivery for such purpose shall have the same force and effect as if made for use wholly within this state and any appropriation, diversion or use heretofore made for such purpose shall be deemed as valid and legal as if made for a use wholly within this state and priority thereof shall date from the appropriation and diversion the same as if it had been made for use wholly within this state. [1919 c 41 § 1; RRS § 11577.]

90.16.120 Water for use outside state—Reciprocity.

The provisions of *this act shall not apply to any territory or the inhabitants thereof situated or located in any adjoining state which does not by its laws, usages or legal regulations grant similar or reciprocal rights, privileges and opportunities to this state and its inhabitants and adjacent and contiguous territory whether incorporated or unincorporated as in *this act specified. [1919 c 41 § 2; RRS § 11578.]

*Reviser's note: "this act" [1919 c 41], is codified in RCW 90.16.110 and 90.16.120.

Chapter 90.22 RCW MINIMUM WATER FLOWS AND LEVELS

90.22.010	Establishment of minimum water flows or levels—Authorized—Purposes.
90.22.020	Establishment of minimum water flows or levels—Hearings—
	Notice—Rules.
90.22.030	Existing water and storage rights—Right to divert or store
	water.
90.22.040	Stockwatering requirements.
90.22.050	Civil penalties.
90.22.060	Instream flow evaluations—Statewide list of priorities—
	Salmon impact.

90.22.010 Establishment of minimum water flows or levels—Authorized—Purposes. The department of ecology may establish minimum water flows or levels for streams, lakes or other public waters for the purposes of protecting fish, game, birds or other wildlife resources, or recre-

[Title 90 RCW—page 34] (2008 Ed.)

Sections

ational or aesthetic values of said public waters whenever it appears to be in the public interest to establish the same. In addition, the department of ecology shall, when requested by the department of fish and wildlife to protect fish, game or other wildlife resources under the jurisdiction of the requesting state agency, or if the department of ecology finds it necessary to preserve water quality, establish such minimum flows or levels as are required to protect the resource or preserve the water quality described in the request or determination. Any request submitted by the department of fish and wildlife shall include a statement setting forth the need for establishing a minimum flow or level. When the department acts to preserve water quality, it shall include a similar statement with the proposed rule filed with the code reviser. This section shall not apply to waters artificially stored in reservoirs, provided that in the granting of storage permits by the department of ecology in the future, full recognition shall be given to downstream minimum flows, if any there may be, which have theretofore been established hereunder. [1997 c 32 § 4; 1994 c 264 § 86; 1988 c 47 § 6. Prior: 1987 c 506 § 96; 1987 c 109 § 103; 1969 ex.s. c 284 § 3.]

Application—Severability—1988 c 47: See notes following RCW 43.83B.300.

Legislative findings and intent—1987 c 506: See note following RCW 77.04.020.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.22.020 Establishment of minimum water flows or levels—Hearings—Notice—Rules. Flows or levels authorized for establishment under RCW 90.22.010, or subsequent modification thereof by the department shall be provided for through the adoption of rules. Before the establishment or modification of a water flow or level for any stream or lake or other public water, the department shall hold a public hearing in the county in which the stream, lake, or other public water is located. If it is located in more than one county the department shall determine the location or locations therein and the number of hearings to be conducted. Notice of the hearings shall be given by publication in a newspaper of general circulation in the county or counties in which the stream, lake, or other public waters is located, once a week for two consecutive weeks before the hearing. The notice shall include the following:

- (1) The name of each stream, lake, or other water source under consideration;
 - (2) The place and time of the hearing;
- (3) A statement that any person, including any private citizen or public official, may present his or her views either orally or in writing.

Notice of the hearing shall also be served upon the administrators of the departments of social and health services, natural resources, fish and wildlife, and transportation. [1994 c 264 § 87; 1987 c 506 § 97; 1985 c 196 § 1; 1984 c 7 § 384; 1969 ex.s. c 284 § 4.]

Legislative findings and intent—1987 c 506: See note following RCW 77.04.020.

Severability—1984 c 7: See note following RCW 47.01.141.

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.22.030 Existing water and storage rights—Right to divert or store water. The establishment of levels and flows pursuant to RCW 90.22.010 shall in no way affect existing water and storage rights and the use thereof, including but not limited to rights relating to the operation of any hydroelectric or water storage reservoir or related facility. No right to divert or store public waters shall be granted by the department of ecology which shall conflict with regulations adopted pursuant to RCW 90.22.010 and 90.22.020 establishing flows or levels. All regulations establishing flows or levels shall be filed in a "Minimum Water Level and Flow Register" of the department of ecology. [1988 c 127 § 81; 1969 ex.s. c 284 § 5.]

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.22.040 Stockwatering requirements. It shall be the policy of the state, and the department of ecology shall be so guided in the implementation of RCW 90.22.010 and 90.22.020, to retain sufficient minimum flows or levels in streams, lakes or other public waters to provide adequate waters in such water sources to satisfy stockwatering requirements for stock on riparian grazing lands which drink directly therefrom where such retention shall not result in an unconscionable waste of public waters. The policy hereof shall not apply to stockwatering relating to feed lots and other activities which are not related to normal stockgrazing land uses. [1987 c 109 § 104; 1969 ex.s. c 284 § 6.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Severability—1969 ex.s. c 284: See note following RCW 90.48.290.

90.22.050 Civil penalties. See RCW 90.03.600.

90.22.060 Instream flow evaluations—Statewide list of priorities—Salmon impact. By December 31, 1993, the department of ecology shall, in cooperation with the Indian tribes, and the department of fish and wildlife, establish a statewide list of priorities for evaluation of instream flows. In establishing these priorities, the department shall consider the achievement of wild salmonid production as its primary goal. [1998 c 245 § 172; 1993 sp.s. c 4 § 13.]

Findings—Grazing lands—1993 sp.s. c 4: See RCW 79.13.600.

Chapter 90.24 RCW REGULATION OF OUTFLOW OF LAKES

Sections

90.24.010 Petition to regulate flow-Order-Exceptions. 90.24.020 Contents of petition. 90.24.030 Title of petition—Service of petition and order—Notice. 90.24.040 Hearing on petition—Order—Continuing jurisdiction. 90.24.050 Devices to protect the fish—Cost—Special fund. 90.24.060 Installation of devices 90 24 066 Jurisdiction over weed control. 90.24.070 Appellate review.

90.24.010 Petition to regulate flow—Order—Excep-

tions. Ten or more owners of real property abutting on a lake may petition the superior court of the county in which the lake is situated, for an order to provide for the regulation of the outflow of the lake in order to maintain a certain water level therein. If there are fewer than ten owners, a majority of

(2008 Ed.) [Title 90 RCW—page 35]

the owners abutting on a lake may petition the superior court for such an order. The court, after notice to the department of fish and wildlife and a hearing, is authorized to make an order fixing the water level thereof and directing the department of ecology to regulate the outflow therefrom in accordance with the purposes described in the petition. This section shall not apply to any lake or reservoir used for the storage of water for irrigation or other beneficial purposes, or to lakes navigable from the sea. [1999 c 162 § 1; 1985 c 398 § 28; 1959 c 258 § 1; 1939 c 107 § 2; RRS § 7388-1.]

Effective date—1985 c 398: "Sections 28 through 30 of this act shall take effect January 1, 1986." [1985 c 398 \S 31.]

Lake and beach management districts: Chapter 36.61 RCW.

90.24.020 Contents of petition. Such petition shall contain a complete description of the property surrounding said lake with the number of front feet contained in each tract with the name of the owner thereof and his address together with a brief statement of the reasons and necessity for such application; that the level sought to be established will in no wise interfere with the navigability of said lake or in any manner affect or interfere with fish or game fish which may be then contained or may thereafter be deposited in said lake, but that in order to protect fish or game fish in said lake the construction of fish ladders or other devices may be required to conserve and protect such fish or game fish, then in that event the property owners to be benefited by the establishment of said water level in such lake shall be required to pay the cost thereof, in proportion to lineal feet of water front owned by each. [1939 c 107 § 3; RRS § 7388-2.]

90.24.030 Title of petition—Service of petition and **order—Notice.** The petition shall be entitled "In the matter of fixing the level of Lake in county, Washington", and shall be filed with the clerk of the court and a copy thereof, together with a copy of the order fixing the time for hearing the petition, shall be served on each owner of property abutting on the lake, not less than ten days before the hearing. Like copies shall also be served upon the director of fish and wildlife and the director of ecology. The copy of the petition and of the order fixing time for hearing shall be served in the manner provided by law for the service of summons in civil actions, or in such other manner as may be prescribed by order of the court. For the benefit of every riparian owner abutting on a stream or river flowing from such lake, a copy of the notice of hearing shall be published at least once a week for two consecutive weeks before the time set for hearing in a newspaper in each county or counties wherein located, said notice to contain a brief statement of the reasons and necessity for such application. [1994 c 264 § 88; 1988 c 36 § 67; 1987 c 109 § 105; 1963 c 243 § 1; 1959 c 258 § 2; 1947 c 210 § 1; 1939 c 107 § 4; Rem. Supp. 1947 § 7388-3.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.24.040 Hearing on petition—Order—Continuing jurisdiction. At the hearing evidence shall be introduced in support of the petition and all interested parties may be heard for or against it. The court shall make findings and conclusions and enter an order granting or refusing the petition, and if the petition is granted, shall fix the water level to be main-

tained and direct the department of ecology to regulate and control the outflow of the lake so as to properly maintain the water level so far as practicable within maximum and minimum limits when the proper control devices are installed: PROVIDED, That the court shall have continuing jurisdiction after a petition is once granted and shall, upon subsequent petition filed and heard in accordance with the preceding sections, make such further findings and conclusions and enter such further orders as are necessary to accomplish fully the objectives sought in the initial petition: AND PROVIDED FURTHER, That shall the court find any such riparian owners abutting on a stream or river flowing from such lake be adversely affected in any way by the granting of such a petition, such petition shall be refused. [1985 c 398 § 29; 1959 c 258 § 3; 1939 c 107 § 5; RRS § 7388-4.]

Effective date—1985 c 398: See note following RCW 90.24.010.

90.24.050 Devices to protect the fish—Cost—Special

fund. In the event the court shall find that to protect fish and game fish in said lake that fish ladders or other devices should be constructed therein or that other construction shall be necessary in order to maintain the determined lake level, the court shall find the proper device to be constructed, the probable cost thereof and by its order and judgment shall apportion the cost thereof among the persons whose property abuts on said lake in proportion to the lineal feet of waterfront owned by each, which sum so found shall constitute a lien against said real property and shall be paid to the county treasurer and by him placed in a special fund to be known as "Lake Improvement Fund." The director of ecology shall appoint a suitable person to be compensated by the property owners to regulate the determined level as decreed by the court. [1988 c 127 § 82; 1939 c 107 § 6; RRS § 7388-51

90.24.060 Installation of devices. Such improvement or device in said lake for the protection of the fish and game fish therein shall be installed by and under the direction of the board of county commissioners of said county with the approval of the respective directors of the department of fish and wildlife and the department of ecology of the state of Washington and paid for out of the special fund provided for in RCW 90.24.050. [1994 c 264 § 89; 1988 c 36 § 68; 1987 c 109 § 106. Prior: 1939 c 107 § 7; RRS § 7388-6.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.24.066 Jurisdiction over weed control. A superior court may continue its jurisdiction over weed control in those lakes that had been under the court's jurisdiction for such purposes prior to July 28, 1985. The continuing jurisdiction of a superior court for such weed control purposes shall be subject to the provisions of chapter 90.24 RCW in the same manner as the continuing jurisdiction of a superior court over the maintenance of lake water levels.

The superior court shall hold hearings under RCW 90.24.040 whenever subsequent petitions are filed with it concerning weed control on a lake over which it has continuing jurisdiction for weed control purposes. If the court finds that the weed control proposals are in the best interests of the

[Title 90 RCW—page 36] (2008 Ed.)

abutting property owners, it shall determine what measures should be taken to accomplish these objectives, the probable annual cost thereof, and by its order apportion the cost among the persons whose property abuts on the lake in proportion to the lineal feet of waterfront owned by each, which sum shall constitute a lien against the real property. Payments of these sums shall be made to the county treasurer who shall place these payments into a special fund to be known as "Lake weed removal fund." The court shall appoint a suitable person, to be compensated by the property owners, to undertake weed control activities as decreed by the court. [1988 c 133 § 1.]

90.24.070 Appellate review. Any person aggrieved by the order of judgment of the superior court may seek appellate review in the same manner as in other civil actions. [1988 c 202 § 93; 1971 c 81 § 177; 1939 c 107 § 8; RRS § 7388-7.]

Severability—1988 c 202: See note following RCW 2.24.050.

Chapter 90.28 RCW MISCELLANEOUS RIGHTS AND DUTIES

Sections

90.28.010	Right to back and hold waters over roads, streets, and alleys—
	Procedure.
90.28.020	Right to back and hold waters over roads, streets, and alleys—
	Relocation—Acquisition of rights—Abandonment.
90.28.040	Limitation on number of irrigation ditches across land.
90.28.160	Fencing across streams.
90.28.170	Dams across streams.

90.28.010 Right to back and hold waters over roads, streets, and allevs—Procedure. The department of transportation may, in its sole discretion, grant to any person or corporation the right, privilege, and authority to perpetually back and hold the waters of any lake, river, stream, slough, or other body of water, upon or over any state, county, or permanent highway or road, or any street or alley within the limits of any town, or any part thereof, and overflow and inundate the same whenever the director of ecology deems it necessary for the purpose of erecting, constructing, maintaining, or operating any water power plant, reservoir, or works for impounding water for power purposes, irrigation, mining, or other public use and shall so certify to the department of transportation. The decision of the department of transportation, in the absence of bad faith, arbitrary, capricious, or fraudulent action, is conclusive. But the right shall not be granted until it has been heretofore or is hereafter determined in a condemnation suit instituted by the person or corporation desiring to obtain the right or rights in the county wherein is situated that part of the road, highway, street, or alley so to be affected that the use for which the grant is sought is a public use, nor until there is filed with the clerk of the court in which the order or decree of public use was entered a bond or undertaking signed by the person or corporation seeking the grant, executed by a surety company authorized to do business in this state, conditioned to pay all costs and expenses of every kind and description connected with and incident to the relocation and reconstruction of any such highway, road, street, or alley, the same to be of substantially the same type and grade of construction as that of the highway, road, street, or

alley to be overflowed or inundated, including any such relocation, reconstruction, and maintenance costs and expenses as may arise within a period of eighteen months after the new highway, road, street, or alley has been opened in its entirety to public travel, and also including any and all damages for which the state, county, city, or town may be liable because of the vacation of any such highway, road, street, or alley and the relocation thereof in the manner provided herein and to save harmless the state, county, city, or town from the payment of the same or any part thereof. The bond shall be in a penal sum of double the estimated amount of the expenses, costs, and damages referred to above. In the case of a state highway the estimate shall be made by the department of transportation. In case of a county road or permanent highway the estimate shall be made by the county legislative authority, and in the case of a street or alley of a town the estimate shall be made by the city or town council. The bond shall be approved by the department of transportation when the road to be affected is a state highway, and in all other cases by a judge of the superior court in which the order or decree of public use was entered. In the condemnation suit the state of Washington shall be made a party defendant when the road affected is a state highway. If the road is a county road or permanent highway the county in which the road or permanent highway is situated shall be made a party defendant, and when any street or alley in any town is affected the city or town shall be made a party defendant. Any person or corporation may acquire the right to overflow as against the owner of the fee in any such highway, road, street, or alley by making the owner of the fee or of any part thereof a party defendant in the condemnation suit provided for herein or by instituting a separate condemnation suit against any such owner. The damages sustained by any such owner as a result of the overflow of any such highway, road, street, or alley shall be determined as in other condemnation cases, separate and apart from any damage sustained by the state, county, city, or town. [1994 c 81 § 87; 1984 c 7 § 385; 1929 c 154 § 1; 1927 c 202 § 1; RRS § 7354-1.]

Severability—1984 c 7: See note following RCW 47.01.141.

Eminent domain by corporations: Chapter 8.20 RCW.

Private ways of necessity: Chapter 8.24 RCW.

90.28.020 Right to back and hold waters over roads, streets, and alleys—Relocation—Acquisition of rights-**Abandonment.** It shall be the duty of the department of transportation, if the road to be affected shall be a state highway, or of the county legislative authority of the county in which such road is located, if the road to be affected shall be a county road, or permanent highway, or of the council of any town in which the road is located, if the road to be affected shall be a street or alley, within thirty days after entry of said order or decree of public use and the filing of the bond mentioned in RCW 90.28.010, to enter an appropriate order or resolution directing the relocation and reestablishment and completion forthwith of such highway, road, street or alley in place of that so to be overflowed or inundated, and promptly thereafter to acquire all property and rights-of-way necessary therefor, instituting and diligently prosecuting such condemnation suits as may be necessary in order to secure such property and rights-of-way. The decision of the committee, board

(2008 Ed.) [Title 90 RCW—page 37]

or council as to relocation and reestablishment set forth in such order or resolution shall be final and conclusive as to all matters and things set forth therein, including the question of public use and necessity in any and all condemnation suits to be brought under RCW 90.28.010 and 90.28.020. After the reestablishment and relocation of any such highway, road, street or alley and the construction and opening thereof in its entirety to public travel and the signing of the grant authorized in RCW 90.28.010, the state highway, county road or permanent highway, street or alley or such part thereof described in said grant shall be deemed to be abandoned and thereafter cease to be a highway, road, street or alley. [1994 c 81 § 88; 1927 c 202 § 2; RRS § 7354-2.]

Eminent domain by corporations: Chapter 8.20 RCW. Private ways of necessity: Chapter 8.24 RCW.

90.28.040 Limitation on number of irrigation ditches across land. No tract or parcel of improved or occupied land in this state shall, without the written consent of the owner thereof, be subjected to the burden of two or more irrigating ditches constructed for the purpose of conveying water through said property to lands adjoining or beyond the same, when the same object can feasibly and practicably be attained by uniting and conveying all the water necessary to be conveyed through such property in one ditch. [1890 p 717 § 39; RRS § 7401.]

90.28.160 Fencing across streams. Owners of land or their agents shall have the right to fence across all unmeandered streams at any time when such streams are not used for a public highway, or by making a fence that will not be an obstruction. [1891 c 120 § 3; no RRS.]

90.28.170 Dams across streams. There is hereby granted to persons, firms and corporations organized among other things, for irrigation and power purposes, the right to construct and maintain dams and works incident thereto over, upon and across the beds of the rivers of the state of Washington in connection with such power and irrigation purposes, and there is hereby granted to such persons, firms and corporations an easement over, upon and across the beds of such rivers for such purposes. Such easement shall be limited however, to so much of the beds of such rivers as may be reasonably convenient and necessary for such uses. All such dams and works shall be completed within five years after the commencement of construction work upon the same. The rights and privileges granted by this section shall inure to the benefit of such persons, firms or corporations from the date of the commencement of construction work upon such dams and works incident thereto, and such construction work shall be diligently prosecuted to completion, and the rights, privileges and easements granted by this section shall continue so long as the same shall be utilized by the grantees for the purposes herein specified, and the failure to maintain and use such dams and works after the same shall have been constructed, for a continuous period of two years, shall operate as a forfeiture of all the rights hereby granted and the same shall revert to the state of Washington: PROVIDED, That nothing in this section shall be construed in such a way as to interfere with the use of said rivers for navigation purposes, and all of such rights, privileges and easements granted hereby shall be subject to the paramount control of such rivers for navigation purposes by the United States: AND, PROVIDED FUR-THER, That the use and enjoyment of the grants and privileges of this section shall not interfere with the lawful and rightful diversion of the waters of said rivers by other parties under water appropriations in existence at the time any such persons, firms or corporations shall avail themselves of the benefits and privileges of this section, but no such persons, firms or corporations shall have any right to construct any such dams or works over, upon or across the land between ordinary high water and extreme low water of any river of this state without first having acquired the right to do so from the owner or owners of the lands adjoining the land between ordinary high water and extreme low water over or across which said dam or works are constructed. [1911 c 95 § 1; RRS § 7416.]

Reviser's note: For later enactment, see chapter 90.03 RCW. Height of dams on tributaries of Columbia river: Chapter 77.55 RCW.

Chapter 90.36 RCW ARTESIAN WELLS

Sections

90.36.010	Right-of-way to wells.
90.36.020	Flow limited during certain period—Exceptions.
90.36.030	Capping well—Exceptions.
90.36.040	Right of neighboring owner to cap well—Lien.
90.36.050	Penalty—1901 c 121.

Aquifer protection areas: Chapter 36.36 RCW.

90.36.010 Right-of-way to wells. Any person who may be entitled to water from any artesian well shall have the right to condemn the right-of-way for a ditch to convey such water for the purpose of irrigation over the lands intervening between such well and the place where the party owning such water wishes to use the same, and such right-of-way may be condemned sufficient for the purposes of conveying the water, together with the right of ingress and egress, to construct, maintain and repair said ditch, *as is hereinafter provided for in this act. [1890 p 711 § 18; RRS § 7403.]

*Reviser's note: The language "as is hereinafter provided for in this act" refers to 1889-90 pp 706-728 §§ 1-67 which has since been repealed with the exception of those sections now codified as RCW 90.28.030 and 90.28.040. Compare the provisions of later enactment in chapter 90.03 RCW.

90.36.020 Flow limited during certain period— Exceptions. It shall be unlawful for any person, firm, corpo-

Exceptions. It shall be unlawful for any person, firm, corporation or company having possession or control of any artesian well within the state, whether as contractor, owner, lessee, agent or manager, to allow or permit water to flow or escape from such well between the fifteenth day of October in any year and the fifteenth day of March next ensuing; PROVIDED, That *this act shall only apply to sections and communities wherein the use of water for the purpose of irrigation is necessary or customary; and PROVIDED FURTHER, That nothing herein contained shall prevent or prohibit the use of water from any such well between said fifteenth day of October and the fifteenth day of March next ensuing, for household, stock and domestic purposes only, water for said last named purposes to be taken from such well

[Title 90 RCW—page 38] (2008 Ed.)

90.38.902

through a three-quarters inch stop and waste cock to be inserted in the piping of such well for that purpose. [1929 c 138 § 1; 1901 c 121 § 1; RRS § 7404.]

*Reviser's note: "this act" refers to 1901 c 121 codified in RCW 90.36.020 through 90.36.050.

90.36.030 Capping well—Exceptions. It shall be the duty of every person, firm, corporation or company having possession or control of any artesian well, as provided in RCW 90.36.020, to securely cap the same over on or before the fifteenth day of October in each and every year in such manner as to prevent the flow or escape of water therefrom, and to keep the same securely capped and prevent the flow or escape of water therefrom until the fifteenth day of March next ensuing; PROVIDED, HOWEVER, It shall and may be lawful for any such person, firm, corporation or company to insert a three-quarters inch stop and waste cock in the piping of such well, and to take and use water therefrom through such stop and waste cock at any time for household, stock, or domestic purposes, but not otherwise. [1929 c 138 § 2; 1901 c 121 § 2; RRS § 7405.]

90.36.040 Right of neighboring owner to cap well—

Lien. Whenever any person, firm, corporation or company in possession or control of an artesian well shall fail to comply with the provisions of *this act, any person, firm, corporation or company lawfully in the possession of land situate adjacent to or in the vicinity or neighborhood of such well and within five miles thereof may enter upon the land upon which such well is situate, and take possession of such from which water is allowed to flow or escape in violation of the provisions of RCW 90.36.020, and cap such well and shut in and secure the flow or escape of water therefrom, and the necessary expenses incurred in so doing shall constitute a lien upon said well, and a sufficient quantity of land surrounding the same for the convenient use and operation thereof, which lien may be foreclosed in a civil action in any court of competent jurisdiction, and the court in any such case shall allow the plaintiff a reasonable attorney's fee to be taxed as a part of the cost. This shall be in addition to the penalty provided for in RCW 90.36.050. [1901 c 121 § 4; RRS § 7407.]

*Reviser's note: "this act," see note following RCW 90.36.020.

90.36.050 Penalty—1901 c 121. Any person whether as owner, lessee, agent or manager having possession or control of any such well, violating the provisions of *this act shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined in any sum not exceeding two hundred dollars for each and every such offense, and the further sum of two hundred dollars for each ten days during which such violation shall continue. [1901 c 121 § 3; RRS § 7406.]

*Reviser's note: "this act," see note following RCW 90.36.020.

Chapter 90.38 RCW YAKIMA RIVER BASIN WATER RIGHTS

Sections

90.38.005 Findings—Purpose.

90.38.010 Definitions.

90.38.020 Acquisition or donation of trust water rights.

90.38.030 Water conservation projects—Contracts for financial assistance.
90.38.040 Trust water rights program.
90.38.050 Rules.
90.38.900 Existing policies not replaced.
90.38.901 Transfer of rights between irrigation districts not intended.

Existing rights not impaired.

90.38.005 Findings—Purpose. (1) The legislature finds that:

- (a) Under present physical conditions in the Yakima river basin there is an insufficient supply of water to satisfy the needs of the basin:
- (b) Pursuant to P.L. 96-162, which was urged for enactment by this state, the United States is now conducting a study of ways to provide needed waters through improvements of the federal water project presently existing in the Yakima river basin;
- (c) The interests of the state will be served by developing programs, in cooperation with the United States and the various water users in the basin, that increase the overall ability to manage basin waters in order to better satisfy both present and future needs for water in the Yakima river basin.
- (2) It is the purpose of this chapter, consistent with these findings, to improve the ability of the state to work with the United States and various water users of the Yakima river basin in a program designed to satisfy both existing rights, and other presently unmet as well as future needs of the basin.
- (3) The provisions of this chapter apply only to waters of the Yakima river basin. [1989 c 429 § 1.]

90.38.010 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Department" means the department of ecology.
- (2) "Net water savings" means the amount of water that through hydrological analysis is determined to be conserved and usable for other purposes without impairing existing water rights, reducing the ability to deliver water, or reducing the supply of water that otherwise would have been available to other water users.
- (3) "Trust water right" means that portion of an existing water right, constituting net water savings, that is no longer required to be diverted for beneficial use due to the installation of a water conservation project that improves an existing system. The term "trust water right" also applies to any other water right acquired by the department under this chapter for management in the Yakima river basin trust water rights program.
- (4) "Water conservation project" means any project funded to further the purposes of this chapter and that achieves physical or operational improvements of efficiency in existing systems for diversion, conveyance, or application of water under existing water rights. [1989 c 429 § 2.]

90.38.020 Acquisition or donation of trust water rights. (1)(a) The department may acquire water rights, including but not limited to storage rights, by purchase, lease, gift, or other appropriate means other than by condemnation, from any person or entity or combination of persons or entities. Once acquired, such rights are trust water rights. A water right acquired by the state that is expressly conditioned to

(2008 Ed.) [Title 90 RCW—page 39]

limit its use to instream purposes shall be administered as a trust water right in compliance with that condition.

- (b) If the holder of a right to water from a body of water chooses to donate all or a portion of the person's water right to the trust water system to assist in providing instream flows on a temporary or permanent basis, the department shall accept the donation on such terms as the person may prescribe as long as the donation satisfies the requirements of subsection (4) of this section and the other applicable requirements of this chapter and the terms prescribed are relevant and material to protecting any interest in the water right retained by the donor. Once accepted, such rights are trust water rights within the conditions prescribed by the donor.
- (2) The department may make such other arrangements, including entry into contracts with other persons or entities as appropriate to ensure that trust water rights acquired in accordance with this chapter can be exercised to the fullest possible extent.
- (3) The trust water rights may be acquired on a temporary or permanent basis.
- (4) A water right donated under subsection (1)(b) of this section shall not exceed the extent to which the water right was exercised during the five years before the donation nor may the total of any portion of the water right remaining with the donor plus the donated portion of the water right exceed the extent to which the water right was exercised during the five years before the donation. A water right holder who believes his or her water right has been impaired by a trust water right donated under subsection (1)(b) of this section may request that the department review the impairment claim. If the department determines that exercising the trust water right resulting from the donation or exercising a portion of that trust water right donated under subsection (1)(b) of this section is impairing existing water rights in violation of RCW 90.38.902, the trust water right shall be altered by the department to eliminate the impairment. Any decision of the department to alter or not alter a trust water right donated under subsection (1)(b) of this section is appealable to the pollution control hearings board under RCW 43.21B.230. A donated water right's status as a trust water right under this subsection is not evidence of the validity or quantity of the water right.
- (5) Any water right conveyed to the trust water right system as a gift that is expressly conditioned to limit its use to instream purposes shall be managed by the department for public purposes to ensure that it qualifies as a gift that is deductible for federal income taxation purposes for the person or entity conveying the water right.
- (6) If the department acquires a trust water right by lease, the amount of the trust water right shall not exceed the extent to which the water right was exercised during the five years before the acquisition was made nor may the total of any portion of the water right remaining with the original water right holder plus the portion of the water right leased by the department exceed the extent to which the water right was exercised during the five years before the acquisition. A water right holder who believes his or her water right has been impaired by a trust water right leased under this subsection may request that the department review the impairment claim. If the department determines that exercising the trust water right resulting from the leasing or exercising of a portion of

that trust water right leased under this subsection is impairing existing water rights in violation of RCW 90.38.902, the trust water right shall be altered by the department to eliminate the impairment. Any decision of the department to alter or not to alter a trust water right leased under this subsection is appealable to the pollution control hearings board under RCW 43.21B.230. The department's leasing of a trust water right under this subsection is not evidence of the validity or quantity of the water right.

(7) For a water right donated to or acquired by the trust water rights program on a temporary basis, the full quantity of water diverted or withdrawn to exercise the right before the donation or acquisition shall be placed in the trust water rights program and shall revert to the donor or person from whom it was acquired when the trust period ends. [2002 c 329 § 7; 2001 c 237 § 28; 1989 c 429 § 3.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- 90.38.030 Water conservation projects—Contracts for financial assistance. (1) For the purposes of this chapter, the department is authorized to enter into contracts with water users for the purpose of providing moneys to users to assist in the financing of water conservation projects. In exchange for the financial assistance provided for the purposes of this chapter, the water users shall convey the trust water rights, created as a result of the assistance, to the department of ecology.
- (2) No contract shall be entered into by the department with a water user under this chapter unless it appears to the department that, upon the completion of a water conservation project financed with moneys as provided in this section, a valid water right exists for conveyance to the department.
- (3) The department shall cooperate fully with the United States in the implementation of this chapter. Trust water rights may be acquired through expenditure of funds provided by the United States and shall be treated in the same manner as trust water rights resulting from the expenditure of state funds.
- (4) When water is proposed to be acquired by or conveyed to the department as a trust water right by an irrigation district, evidence of the district's authority to represent the water right holders must be submitted to, and for the satisfaction of, the department.
- (5) The department shall not acquire an individual's water right under this chapter that is appurtenant to land lying within an irrigation district without the approval of the board of directors of the irrigation district. [1989 c 429 § 4.]
- **90.38.040** Trust water rights program. (1) All trust water rights acquired by the department shall be placed in the Yakima river basin trust water rights program to be managed by the department. The department shall issue a water right certificate in the name of the state of Washington for each trust water right it acquires.
- (2) Trust water rights shall retain the same priority date as the water right from which they originated. Trust water rights may be modified as to purpose or place of use or point of diversion, including modification from a diversionary use to a nondiversionary instream use.

[Title 90 RCW—page 40] (2008 Ed.)

Sections

90.

- (3) Trust water rights may be held by the department for instream flows, irrigation use, or other beneficial use. Trust water rights may be acquired on a temporary or permanent basis. To the extent practicable and subject to legislative appropriation, trust water rights acquired in an area with an approved watershed plan developed under chapter 90.82 RCW shall be consistent with that plan if the plan calls for such acquisition.
- (4) A schedule of the amount of net water saved as a result of water conservation projects carried out in accordance with this chapter, shall be developed annually to reflect the predicted hydrologic and water supply conditions, as well as anticipated water demands, for the upcoming irrigation season. This schedule shall serve as the basis for the distribution and management of trust water rights each year.
- (5)(a) No exercise of a trust water right may be authorized unless the department first determines that no existing water rights, junior or senior in priority, will be impaired as to their exercise or injured in any manner whatever by such authorization.
- (b) Before any trust water right is exercised, the department shall publish notice thereof in a newspaper of general circulation published in the county or counties in which the storage, diversion, and use are to be made, and in such other newspapers as the department determines are necessary, once a week for two consecutive weeks. At the same time the department may also send notice thereof containing pertinent information to the director of fish and wildlife.
- (c) Subsections (4) and (5)(b) of this section do not apply to a trust water right resulting from a donation for instream flows described in RCW 90.38.020(1)(b) or from the lease of a water right under RCW 90.38.020(6) if the period of the lease does not exceed five years. However, the department shall provide the notice described in (b) of this subsection the first time the trust water right resulting from the donation is exercised.
- (6) RCW 90.03.380 and 90.14.140 through 90.14.910 shall have no applicability to trust water rights held by the department under this chapter or exercised under this section. [2001 c 237 \S 29; 1994 c 264 \S 90; 1989 c 429 \S 5.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.38.050 Rules.** The department may adopt rules as appropriate to ensure full implementation of this chapter. [1989 c 429 § 6.]
- **90.38.900** Existing policies not replaced. The policies and purposes of this chapter shall not be construed as replacing or amending the policies or the purposes for which funds available under chapter 43.83B or 43.99E RCW may be used within or without the Yakima river basin. [1989 c 429 § 7.]
- 90.38.901 Transfer of rights between irrigation districts not intended. It is not the intent of this chapter to facilitate the transfer of water rights from one irrigation district to another. [1989 c 429 § 8.]

90.38.902 Existing rights not impaired. Nothing in this chapter shall authorize the impairment or operate to impair any existing water rights. [1989 c 429 § 9.]

Chapter 90.40 RCW WATER RIGHTS OF UNITED STATES

.40.010	Eminent domain by the United States.
.40.020	Right to use water courses.
.40.030	Notice and certificate, effect of.
10 0 10	A

90.40.040 Appropriation of water—Title to beds and shores. 90.40.050 Reservation of needed lands—Procedure.

90.40.060 Restrictions on sale of state lands within project.
90.40.070 Federal water users' association—Exemption from fees.
90.40.080 Federal water users' association—Records by county auditor.

90.40.090 Permit for Grand Coulee project.

90.40.100 Columbia Basin Project—Water appropriated pursuant to RCW 90.40.030—Periodic renewal not required.

90.40.010 Eminent domain by the United States. The United States is hereby granted the right to exercise the power of eminent domain to acquire the right to the use of any water, to acquire or extinguish any rights, and to acquire any lands or other property, for the construction, operation, repairs to, maintenance or control of any plant or system of works for the storage, conveyance, or use of water for irrigation purposes, and whether such water, rights, lands or other property so to be acquired belong to any private party, association, corporation or to the state of Washington, or any municipality thereof; and such power of eminent domain shall be exercised under and by the same procedure as now is or may be hereafter provided by the law of this state for the exercise of the right of eminent domain by ordinary railroad corporations, except that the United States may exercise such right in the proper court of the United States as well as the

Condemnation by corporations: Chapter 8.20 RCW.

proper state court. [1905 c 88 § 1; RRS § 7408.]

Eminent domain, railroads—Corporate powers and duties: RCW 81.36.010.

Special railroad eminent domain proceedings: RCW 8.20.140, 28B.20.330, 81.36.020, 81.36.060, 81.53.180.

90.40.020 Right to use water courses. The United States shall have the right to turn into any natural or artificial water course, any water that it may have acquired the right to store, divert, or store and divert, and may again divert and reclaim said waters from said water course for irrigation purposes subject to existing rights. [1905 c 88 § 2; RRS § 7409.]

90.40.030 Notice and certificate, effect of. Whenever the secretary of the interior of the United States, or any officer of the United States duly authorized, shall notify the commissioner of public lands of this state that pursuant to the provisions of the act of congress approved June 17, 1902, entitled, "An act appropriating the receipts from the sale and disposal of public lands in certain states and territories to the construction of irrigation works for the reclamation of arid lands," or any amendment of said act or substitute therefor, the United States intends to make examinations or surveys for the utilization of certain specified waters, the waters so described shall not thereafter be subject to appropriation under any law of this state for a period of one year from and after the date of the receipt of such notice by such commis-

(2008 Ed.) [Title 90 RCW—page 41]

sioner of public lands; but such notice shall not in any wise affect the appropriation of any water theretofore in good faith initiated under any law of this state, but such appropriation may be completed in accordance with the law in the same manner and to the same extent as though such notice had not been given. No adverse claim to any of such waters initiated subsequent to the receipt by the commissioner of public lands of such notice shall be recognized, under the laws of this state, except as to such amount of the waters described in such notice or certificate hereinafter provided as may be formally released in writing by a duly authorized officer of the United States. If the said secretary of the interior or other duly authorized officer of the United States shall, before the expiration of said period of one year, certify in writing to the said commissioner of public lands that the project contemplated in such notice appears to be feasible and that the investigation will be made in detail, the waters specified in such notice shall not be subject to appropriation under any law of this state for the further period of three years following the date of receipt of such certificate, and such further time as the commissioner of public lands may grant, upon application of the United States or some one of its authorized officers and notice thereof first published once in each week for four consecutive weeks in a newspaper published in the county where the works for the utilization of such waters are to be constructed, and if such works are to be in or extend into two or more counties, then for the same period in a newspaper in each of such counties: PROVIDED, That in case such certificate shall not be filed with said commissioner of public lands within the period of one year herein limited therefor the waters specified in such notice shall, after the expiration of said period of one year, become unaffected by such notice and subject to appropriation as they would have been had such notice never been given: AND PROVIDED FUR-THER, That in case such certificate be filed within said one year and the United States does not authorize the construction of works for the utilization of such waters within said three years after the filing of said certificate, then the waters specified in such notice and certificate shall, after the expiration of said last named period of three years, become unaffected by such notice or certificate and subject to appropriation as they would have been had such notice never been given and such certificate never filed. [1905 c 88 § 3; RRS § 7410.]

Reviser's note: This section refers to the "commissioner of public lands" in several instances. Note that a later act, the 1917 Water Code, in section 27 (RCW 90.03.250) states in part:

"PROVIDED, FURTHER, That nothing in this act contained shall be deemed to affect chapter 88 of the Laws of 1905 except that the notice and certificate therein provided for in section 3 thereof shall be addressed to the state hydraulic engineer after the passage of this act, and the state hydraulic engineer shall exercise the powers and perform the duties prescribed by said section 3."

Chapter 88, Laws of 1905 referred to in the above quotation is the instant chapter and "section 3" is the instant section. The language "this act" in the above quotation refers to the 1917 Water Code codified as chapter 90.03 RCW. The "state hydraulic engineer" referred to in the quotation has been changed throughout the remainder of this title because of the devolution of the powers and duties to "supervisor of water resources", see note following the title digest. Thus, the language "commissioner of public lands" is retained in the instant section and in RCW 90.40.050 and 90.40.060 because while some of the duties have been transferred to the hydraulic engineer thence to the supervisor of water resources not all of such duties prescribed in this chapter have so devolved.

90.40.040 Appropriation of water—Title to beds and **shores.** Whenever said secretary of the interior or other duly authorized officer of the United States shall cause to be let a contract for the construction of any irrigation works or any works for the storage of water for use in irrigation, or any portion or section thereof, for which the withdrawal has been effected as provided in RCW 90.40.030, any authorized officer of the United States, either in the name of the United States or in such name as may be determined by the secretary of the interior, may appropriate, in behalf of the United States, so much of the unappropriated waters of the state as may be required for the project, or projects, for which water has been withdrawn or reserved under RCW 90.40.030, including any and all divisions thereof, theretofore constructed, in whole or in part, by the United States or proposed to be thereafter constructed by the United States, such appropriation to be made, maintained and perfected in the same manner and to the same extent as though such appropriation had been made by a private person, corporation or association, except that the date of priority as to all rights under such appropriation in behalf of the United States shall relate back to the date of the first withdrawal or reservation of the waters so appropriated, and in case of filings on water previously withdrawn under RCW 90.40.030, no payment of fees will be required. Such appropriation by or on behalf of the United States shall inure to the United States, and its successors in interest, in the same manner and to the same extent as though said appropriation had been made by a private person, corporation or association. The title to the beds and shores of any navigable lake or stream utilized by the construction of any reservoir or other irrigation works created or constructed as a part of such appropriation hereinbefore in this section provided for, shall vest in the United States to the extent necessary for the maintenance, operation and control of such reservoir or other irrigation works. [1929 c 95 § 1; 1905 c 88 § 4; RRS § 7411.]

90.40.050 Reservation of needed lands—Procedure.

When the notice provided for in RCW 90.40.030 shall be given to the commissioner of public lands the proper officers of the United States may file with the said commissioner a list of lands (including in the term "lands" as here used, the beds and shores of any lake, river, stream, or other waters) owned by the state, over or upon which the United States may require rights-of-way for canals, ditches or laterals or sites for reservoirs and structures therefor or appurtenant thereto, or such additional rights-of-way and quantity of land as may be required for the operation and maintenance of the completed works for the irrigation project contemplated in such notice. and the filing of such list shall constitute a reservation from the sale or other disposal by the state of such lands so described, which reservation shall, upon the completion of such works and upon the United States by its proper officers filing with the commissioner of public lands of the state a description of such lands by metes and bounds or other definite description, ripen into a grant from the state to the United States. The state, in the disposal of lands granted from the United States to the state, shall reserve for the United States rights-of-way for ditches, canals, laterals, telephone and transmission lines which may be required by the United

[Title 90 RCW—page 42] (2008 Ed.)

States for the construction, operation and maintenance of irrigation works. [1905 c 88 § 5; RRS § 7412.]

Reviser's note: See note following RCW 90.40.030.

90.40.060 Restrictions on sale of state lands within **project.** After the receipt by the commissioner of public lands of the notice from the secretary of the interior or other officer of the United States provided for in RCW 90.40.030, no lands belonging to the state, susceptible of irrigation and within the area to be irrigated from the works projected by the United States and specified in such notice shall be sold except in conformity to the classification of farm units by the United States, and the title to such lands shall not pass from the state until the applicant therefor shall have fully complied with the provisions of the laws of the United States and the regulations thereunder concerning the acquisition of the right to use water from such works and shall produce the evidence thereof duly issued: PROVIDED, That the restrictions upon the sale or other disposal by the state of any state lands provided for in this section shall continue for the same periods, respectively, and upon the same conditions, as specified in RCW 90.40.030 for the withdrawal of waters from appropriation: AND PROVIDED FURTHER, That in case the authorization by the United States for the construction of irrigation works pursuant to RCW 90.40.030 shall be made within the period of three years specified therefor in said section, then the restrictions upon and conditions prescribed for the sale or other disposal of said lands in this section shall continue so long as any such lands shall remain unsold or not disposed of. [1905 c 88 § 6; RRS § 7413.]

Reviser's note: See note following RCW 90.40.030.

90.40.070 Federal water users' association—Exemption from fees. Any water users' association which is organized in conformity with the requirements of the United States under said act of congress, and which under its articles of incorporation is authorized to furnish water only to its stockholders, shall be exempt from the payment of any incorporation tax, and from the payment of any annual franchise tax; but shall be required to pay, as preliminary to its incorporation, only a fee of twenty dollars for the filing and recording of its articles of incorporation and the issuance of certificates of incorporation. Whenever, with the consent of the secretary of the interior of the United States, the stockholders of any such association shall adopt any other form of organization to manage the affairs of such reclamation project in connection with which any such water users' association has been organized, such association may dissolve or disincorporate itself by the procedure and subject to the laws relating to the disincorporation of corporations in this state when such dissolution is authorized by a vote of two-thirds of all the stockholders represented at a meeting of the stockholders called for such purpose. [1919 c 42 § 1; 1905 c 88 § 7; RRS § 7414.]

Corporations and associations (nonprofit): Title 24 RCW.

90.40.080 Federal water users' association—Records by county auditor. It shall be the duty of the county auditor to provide record books containing printed forms of the articles of incorporation and stock subscriptions to the stock of water users' associations organized in conformity with the

requirements of the United States under said act of congress, and to use such books for recording stock subscriptions of such associations; and the charges for the recording thereof shall be made on the basis of the number of words actually written therein and not for the printed form. [1905 c 88 § 8; RRS § 7415.]

90.40.090 Permit for Grand Coulee project. An application filed by the department of ecology or its assignee, the United States Bureau of Reclamation, for a permit to appropriate waters of the Columbia River under chapter 90.03 RCW, for the development of the Grand Coulee project shall be perfected in the same manner and to the same extent as though such appropriation had been made by a private person, corporation or association, but no fees, as provided for in RCW 90.03.470, shall be required. [1988 c 127 § 83; 1933 ex.s. c 13 § 4; RRS § 7399-1, pocket part.]

Severability—1933 ex.s. c 13: "The adjudication of invalidity of any section, clause, or part of a section of this act, shall not impair or otherwise affect the validity of the act as a whole or any part thereof." [1933 ex.s. c 13 § 6; RRS § 7399-2.]

90.40.100 Columbia Basin Project—Water appropriated pursuant to RCW 90.40.030—Periodic renewal not required. Any water withdrawn from appropriation pursuant to RCW 90.40.030 associated with the Columbia Basin Project shall continue as withdrawn from appropriation, without need for periodic renewal, until the project is declared completed or abandoned by the United States acting by and through the secretary of the interior or such other duly authorized officer of the United States. [1987 c 491 § 1.]

Chapter 90.42 RCW WATER RESOURCE MANAGEMENT

Sections	
90.42.005	Policy—Findings.
90.42.010	Findings—Intent.
90.42.020	Definitions.
90.42.030	Contracts to finance water conservation projects—Public benefits—Trust water rights.
90.42.040	Trust water rights program—Water right certificate—Notice of creation or modification.
90.42.050	Guidelines governing trust water rights—Submission of guidelines to joint select committee.
90.42.060	Chapter 43.83B or 43.99E RCW not replaced or amended.
90.42.070	Involuntary impairment of existing water rights not authorized.
90.42.080	Trust water rights—Acquisition, donation, exercise, and transfer—Appropriation required for expenditure of funds.
90.42.090	Jurisdictional authorities not altered.
90.42.100	Water banking.
90.42.110	Water banking—Application to transfer water rights.
90.42.120	Water banking—Transfer of water rights—Requirements— Appeals.
90.42.130	Water banking—Input from affected entities—Reports.
90.42.135	Limitations of act—2003 c 144.
90.42.138	Construction—2003 c 144.
90.42.900	Severability—1991 c 347.

90.42.005 Policy—Findings. (1) It is the policy of the state of Washington to recognize and preserve water rights in accordance with RCW 90.03.010.

- (2) The legislature finds that:
- (a) The state of Washington is faced with a shortage of water with which to meet existing and future needs, particu-

(2008 Ed.) [Title 90 RCW—page 43]

larly during the summer and fall months and in dry years when the demand is greatest;

- (b) Consistent with RCW 90.54.180, issuance of new water rights, voluntary water transfers, and conservation and water use efficiency programs, including storage, all are acceptable methods of addressing water uses because they can relieve current critical water situations, provide for presently unmet needs, and assist in meeting future water needs. Presently unmet needs or current needs includes the water required to increase the frequency of occurrence of base or minimum flow levels in streams of the state, the water necessary to satisfy existing water rights, or the water necessary to provide full supplies to existing water systems with current supply deficiencies;
- (c) The interests of the state and its citizens will be served by developing programs and regional water resource plans, in cooperation with local governments, federally recognized tribal governments, appropriate federal agencies, private citizens, and the various water users and water interests in the state, that increase the overall ability to manage the state's waters in order to resolve conflicts and to better satisfy both present and future needs for water; and
- (d) Water banking as a function of the trust water [rights] program and as authorized by this chapter can provide an effective means to facilitate the voluntary transfer of water rights established through conservation, purchase, lease, or donation, to preserve water rights and provide water for presently unmet and future needs; and to achieve a variety of water resource management objectives throughout the state, including drought response, improving streamflows on a voluntary basis, providing water mitigation, or reserving water supply for future uses. [2003 c 144 § 1; 1991 c 347 § 1.]

Effective date—2003 c 144: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 7, 2003]." [2003 c 144 § 8.]

Purposes—1991 c 347: "The purposes of this act are to:

- (1) Improve the ability of the state to work with the United States, local governments, federally recognized tribal governments, water right holders, water users, and various water interests in water conservation and water use efficiency programs designed to satisfy existing rights, presently unmet needs, and future needs, both instream and out-of-stream;
- (2) Establish new incentives, enhance existing incentives, and remove disincentives for efficient water use;
- (3) Establish improved means to disseminate information to the public and provide technical assistance regarding ways to improve the efficiency of water use:
- (4) Create a trust water rights mechanism for the acquisition of water rights on a voluntary basis to be used to meet presently unmet needs and future needs;
- (5) Prohibit the sale of nonconforming plumbing fixtures and require the marking and labeling of fixtures meeting state standards;
- (6) Reduce tax disincentives to water conservation, reuse, and improved water use efficiency; and
- (7) Add achievement of water conservation as a factor to be considered by water supply utilities in setting water rates." [1991 c 347 § 2.]

90.42.010 Findings—Intent. The legislature finds that a need exists to develop and test a means to facilitate the voluntary transfer of water and water rights, including conserved water, to provide water for presently unmet needs and emerging needs. Further, the legislature finds that water conservation activities have the potential of affecting the quantity of return flow waters to which existing water right holders have a right to and rely upon. It is the intent of the legislature that

persons holding rights to water, including return flows, not be adversely affected in the implementation of the provisions of this chapter. [1998 c 245 § 173. Prior: 1993 sp.s. c 4 § 14; 1993 c 98 § 1; 1991 c 347 § 5.]

Findings—Grazing lands—1993 sp.s. c 4: See RCW 79.13.600. Purposes—1991 c 347: See note following RCW 90.42.005.

- **90.42.020 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
 - (1) "Department" means the department of ecology.
- (2) "Net water savings" means the amount of water that is determined to be conserved and usable within a specified stream reach or reaches for other purposes without impairment or detriment to water rights existing at the time that a water conservation project is undertaken, reducing the ability to deliver water, or reducing the supply of water that otherwise would have been available to other existing water uses.
- (3) "Trust water right" means any water right acquired by the state under this chapter for management in the state's trust water rights program.
- (4) "Pilot planning areas" means the geographic areas designated under RCW 90.54.045(2).
- (5) "Water conservation project" means any project or program that achieves physical or operational improvements that provide for increased water use efficiency in existing systems of diversion, conveyance, application, or use of water under water rights existing on July 28, 1991. [1991 c 347 § 6.]

Purposes—1991 c 347: See note following RCW 90.42.005.

- 90.42.030 Contracts to finance water conservation projects—Public benefits—Trust water rights. (1) For purposes of this chapter, the state may enter into contracts to provide moneys to assist in the financing of water conservation projects. In consideration for the financial assistance provided, the state shall obtain public benefits defined in guidelines developed under RCW 90.42.050.
- (2) If the public benefits to be obtained require conveyance or modification of a water right, the recipient of funds shall convey to the state the recipient's interest in that part of the water right or claim constituting all or a portion of the resulting net water savings for deposit in the trust water rights program. The amount to be conveyed shall be finitely determined by the parties, in accordance with the guidelines developed under RCW 90.42.050, before the expenditure of state funds. Conveyance may consist of complete transfer, lease contracts, or other legally binding agreements. When negotiating for the acquisition of conserved water or net water savings, or a portion thereof, the state may require evidence of a valid water right.
- (3) As part of the contract, the water right holder and the state shall specify the process to determine the amount of water the water right holder would continue to be entitled to once the water conservation project is in place.
- (4) The state shall cooperate fully with the United States in the implementation of this chapter. Trust water rights may be acquired through expenditure of funds provided by the United States and shall be treated in the same manner as trust water rights resulting from the expenditure of state funds.

[Title 90 RCW—page 44] (2008 Ed.)

- (5) If water is proposed to be acquired by or conveyed to the state as a trust water right by an irrigation district, evidence of the district's authority to represent the water right holders shall be submitted to and for the satisfaction of the department.
- (6) The state shall not contract with any person to acquire a water right served by an irrigation district without the approval of the board of directors of the irrigation district. Disapproval by a board shall be factually based on probable adverse effects on the ability of the district to deliver water to other members or on maintenance of the financial integrity of the district. [1993 c 98 § 2; 1991 c 347 § 7.]

Purposes—1991 c 347: See note following RCW 90.42.005.

- 90.42.040 Trust water rights program—Water right certificate—Notice of creation or modification. (1) All trust water rights acquired by the state shall be placed in the state trust water rights program to be managed by the department. Trust water rights acquired by the state shall be held or authorized for use by the department for instream flows, irrigation, municipal, or other beneficial uses consistent with applicable regional plans for pilot planning areas, or to resolve critical water supply problems. To the extent practicable and subject to legislative appropriation, trust water rights acquired in an area with an approved watershed plan developed under chapter 90.82 RCW shall be consistent with that plan if the plan calls for such acquisition.
- (2) The department shall issue a water right certificate in the name of the state of Washington for each permanent trust water right conveyed to the state indicating the reach or reaches of the stream, the quantity, and the use or uses to which it may be applied. A superseding certificate shall be issued that specifies the amount of water the water right holder would continue to be entitled to as a result of the water conservation project. The superseding certificate shall retain the same priority date as the original right. For nonpermanent conveyances, the department shall issue certificates or such other instruments as are necessary to reflect the changes in purpose or place of use or point of diversion or withdrawal.
- (3) A trust water right retains the same priority date as the water right from which it originated, but as between them the trust right shall be deemed to be inferior in priority unless otherwise specified by an agreement between the state and the party holding the original right.
- (4) Exercise of a trust water right may be authorized only if the department first determines that neither water rights existing at the time the trust water right is established, nor the public interest will be impaired. If impairment becomes apparent during the time a trust water right is being exercised, the department shall cease or modify the use of the trust water right to eliminate the impairment.
- (5) Before any trust water right is created or modified, the department shall, at a minimum, require that a notice be published in a newspaper of general circulation published in the county or counties in which the storage, diversion, and use are to be made, and in other newspapers as the department determines is necessary, once a week for two consecutive weeks. At the same time the department shall send a notice containing pertinent information to all appropriate state agencies, potentially affected local governments and

- federally recognized tribal governments, and other interested parties.
- (6) RCW 90.14.140 through 90.14.230 have no applicability to trust water rights held by the department under this chapter or exercised under this section.
- (7) RCW 90.03.380 has no applicability to trust water rights acquired by the state through the funding of water conservation projects.
- (8) Subsections (4) and (5) of this section do not apply to a trust water right resulting from a donation for instream flows described in RCW 90.42.080(1)(b) or to a trust water right leased under RCW 90.42.080(8) if the period of the lease does not exceed five years. However, the department shall provide the notice described in subsection (5) of this section the first time the trust water right resulting from the donation is exercised.
- (9) Where a portion of an existing water right that is acquired or donated to the trust water rights program will assist in achieving established instream flows, the department shall process the change or amendment of the existing right without conducting a review of the extent and validity of the portion of the water right that will remain with the water right holder. [2002 c 329 § 8; 2001 c 237 § 30; 1993 c 98 § 3; 1991 c 347 § 8.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

Purposes—1991 c 347: See note following RCW 90.42.005.

- 90.42.050 Guidelines governing trust water rights—Submission of guidelines to joint select committee. The department, in cooperation with federally recognized Indian tribes, local governments, state agencies, and other interested parties, shall establish guidelines by July 1, 1992, governing the acquisition, administration, and management of trust water rights. The guidelines shall address at a minimum the following:
- (1) Methods for determining the net water savings resulting from water conservation projects or programs carried out in accordance with this chapter, and other factors to be considered in determining the quantity or value of water available for potential designation as a trust water right;
- (2) Criteria for determining the portion of net water savings to be conveyed to the state under this chapter;
 - (3) Criteria for prioritizing water conservation projects;
- (4) A description of potential public benefits that will affect consideration for state financial assistance in RCW 90.42.030;
- (5) Procedures for providing notification to potentially interested parties;
- (6) Criteria for the assignment of uses of trust water rights acquired in areas of the state not addressed in a regional water resource plan or critical area agreement; and
- (7) Contracting procedures and other procedures not specifically addressed in this section.

These guidelines shall be submitted to the joint select committee on water resource policy before adoption. [1991 c 347 § 9.]

Purposes—1991 c 347: See note following RCW 90.42.005.

(2008 Ed.) [Title 90 RCW—page 45]

90.42.060 Chapter 43.83B or 43.99E RCW not replaced or amended. The policies and purposes of this chapter shall not be construed as replacing or amending the policies or the purposes for which funds available under chapter 43.83B or 43.99E RCW may be used. [1991 c 347 § 10.]

Purposes—1991 c 347: See notes following RCW 90.42.005.

90.42.070 Involuntary impairment of existing water rights not authorized. Nothing in this chapter authorizes the involuntary impairment of any existing water rights. [1991 c 347 § 11.]

Purposes—1991 c 347: See note following RCW 90.42.005.

- 90.42.080 Trust water rights—Acquisition, donation, exercise, and transfer—Appropriation required for expenditure of funds. (1)(a) The state may acquire all or portions of existing water rights, by purchase, gift, or other appropriate means other than by condemnation, from any person or entity or combination of persons or entities. Once acquired, such rights are trust water rights. A water right acquired by the state that is expressly conditioned to limit its use to instream purposes shall be administered as a trust water right in compliance with that condition.
- (b) If the holder of a right to water from a body of water chooses to donate all or a portion of the person's water right to the trust water system to assist in providing instream flows on a temporary or permanent basis, the department shall accept the donation on such terms as the person may prescribe as long as the donation satisfies the requirements of subsection (4) of this section and the other applicable requirements of this chapter and the terms prescribed are relevant and material to protecting any interest in the water right retained by the donor. Once accepted, such rights are trust water rights within the conditions prescribed by the donor.
- (2) The department may enter into leases, contracts, or such other arrangements with other persons or entities as appropriate, to ensure that trust water rights acquired in accordance with this chapter may be exercised to the fullest possible extent.
- (3) Trust water rights may be acquired by the state on a temporary or permanent basis.
- (4) A water right donated under subsection (1)(b) of this section shall not exceed the extent to which the water right was exercised during the five years before the donation nor may the total of any portion of the water right remaining with the donor plus the donated portion of the water right exceed the extent to which the water right was exercised during the five years before the donation. A water right holder who believes his or her water right has been impaired by a trust water right donated under subsection (1)(b) of this section may request that the department review the impairment claim. If the department determines that exercising the trust water right resulting from the donation or exercising a portion of that trust water right donated under subsection (1)(b) of this section is impairing existing water rights in violation of RCW 90.42.070, the trust water right shall be altered by the department to eliminate the impairment. Any decision of the department to alter or not to alter a trust water right donated under subsection (1)(b) of this section is appealable

- to the pollution control hearings board under RCW 43.21B.230. A donated water right's status as a trust water right under this subsection is not evidence of the validity or quantity of the water right.
- (5) The provisions of RCW 90.03.380 and 90.03.390 do not apply to donations for instream flows described in subsection (1)(b) of this section, but do apply to other transfers of water rights under this section.
- (6) No funds may be expended for the purchase of water rights by the state pursuant to this section unless specifically appropriated for this purpose by the legislature.
- (7) Any water right conveyed to the trust water right system as a gift that is expressly conditioned to limit its use to instream purposes shall be managed by the department for public purposes to ensure that it qualifies as a gift that is deductible for federal income taxation purposes for the person or entity conveying the water right.
- (8) If the department acquires a trust water right by lease, the amount of the trust water right shall not exceed the extent to which the water right was exercised during the five years before the acquisition was made nor may the total of any portion of the water right remaining with the original water right holder plus the portion of the water right leased by the department exceed the extent to which the water right was exercised during the five years before the acquisition. A water right holder who believes his or her water right has been impaired by a trust water right leased under this subsection may request that the department review the impairment claim. If the department determines that exercising the trust water right resulting from the leasing or exercising of a portion of that trust water right leased under this subsection is impairing existing water rights in violation of RCW 90.42.070, the trust water right shall be altered by the department to eliminate the impairment. Any decision of the department to alter or not to alter a trust water right leased under this subsection is appealable to the pollution control hearings board under RCW 43.21B.230. The department's leasing of a trust water right under this subsection is not evidence of the validity or quantity of the water right.
- (9) For a water right donated to or acquired by the trust water rights program on a temporary basis, the full quantity of water diverted or withdrawn to exercise the right before the donation or acquisition shall be placed in the trust water rights program and shall revert to the donor or person from whom it was acquired when the trust period ends. [2002 c 329 § 9; 2001 c 237 § 31; 1993 c 98 § 4; 1991 c 347 § 12.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

Purposes—1991 c 347: See note following RCW 90.42.005.

90.42.090 Jurisdictional authorities not altered. It is the intent of the legislature that jurisdictional authorities that exist in law not be expanded, diminished, or altered in any manner whatsoever by this chapter. [1991 c 347 § 13.]

Purposes—1991 c 347: See note following RCW 90.42.005.

90.42.100 Water banking. (1) The department is hereby authorized to use the trust water rights program in the Yakima river basin for water banking purposes.

[Title 90 RCW—page 46] (2008 Ed.)

- (2) Water banking may be used for one or more of the following purposes:
- (a) To authorize the use of trust water rights to mitigate for water resource impacts, future water supply needs, or any beneficial use under chapter 90.03, 90.44, or 90.54 RCW, consistent with any terms and conditions established by the transferor, except that return flows from water rights authorized in whole or in part for any purpose shall remain available as part of the Yakima basin's total water supply available and to satisfy existing rights for other downstream uses and users;
- (b) To document transfers of water rights to and from the trust water rights program; and
- (c) To provide a source of water rights the department can make available to third parties on a temporary or permanent basis for any beneficial use under chapter 90.03, 90.44, or 90.54 RCW.
 - (3) The department shall not use water banking to:
 - (a) Cause detriment or injury to existing rights;
- (b) Issue temporary water rights or portions thereof for new potable uses requiring an adequate and reliable water supply under RCW 19.27.097;
- (c) Administer federal project water rights, including federal storage rights; or
- (d) Allow carryover of stored water from one water year to another water year.
- (4) For purposes of this section and RCW 90.42.135, "total water supply available" shall be defined as provided in the 1945 consent decree between the United States and water users in the Yakima river basin, and consistent with later interpretation by state and federal courts. [2003 c 144 § 2.]

Effective date—2003 c 144: See note following RCW 90.42.005.

- **90.42.110** Water banking—Application to transfer water rights. (1) The department, with the consent of the water right holder, may identify trust water rights for administration for water banking purposes, including trust water rights established before May 7, 2003.
- (2) An application to transfer a water right to the trust water [rights] program shall be reviewed under RCW 90.03.380 at the time the water right is transferred to the trust water [rights] program for administration for water banking purposes, and notice of the application shall be published by the applicant as provided under RCW 90.03.280. The application must indicate the reach or reaches of the stream where the trust water right will be established before the transfer of the water right or portion thereof from the trust water [rights] program, and identify reasonably foreseeable future temporary or permanent beneficial uses for which the water right or portion thereof may be used by a third party upon transfer from the trust water right[s] program. In the event the future place of use, period of use, or other elements of the water right are not specifically identified at the time of the transfer into the trust water [rights] program, another review under RCW 90.03.380 will be necessary at the time of a proposed transfer from the trust water [rights] program. [2003 c 144 §

Effective date—2003 c 144: See note following RCW 90.42.005.

- 90.42.120 Water banking—Transfer of water rights—Requirements—Appeals. (1) The department shall transfer a water right or portion thereof being administered for water banking purposes from the trust water [rights] program to a third party upon occurrence of all of the following:
- (a) The department receives a request for transfer of a water right or portion thereof currently administered by the department for water banking purposes;
- (b) The request is consistent with any previous review under RCW 90.03.380 of the water right and future temporary or permanent beneficial uses;
- (c) The request is consistent with any condition, limitation, or agreement affecting the water right, including but not limited to any trust water right transfer agreement executed at the time the water right was transferred to the trust water rights program; and
- (d) The request is accompanied by and is consistent with an assignment of interest or portion thereof from a person or entity retaining an interest in the trust water right or portion thereof to the party requesting transfer of the water right or portion thereof.
- (2) The priority date of the water right or portion thereof transferred by the department from the trust water [rights] program for water banking purposes shall be the priority date of the underlying water right.
- (3) The department shall issue documentation for that water right or portion thereof to the new water right holder based on the requirements applicable to the transfer of other water rights from the trust water rights program. Such documentation shall include a description of the property to which the water right will be appurtenant after the water right or portion thereof is transferred from the trust water [rights] program to a third party.
- (4) The department's decision on the transfer of a water right or portion thereof from the trust water [rights] program for water banking purposes may be appealed to the pollution control hearings board under RCW 43.21B.230, or to a superior court conducting a general adjudication under RCW 90.03.210. [2003 c 144 § 4.]

Effective date—2003 c 144: See note following RCW 90.42.005.

- 90.42.130 Water banking—Input from affected entities—Reports. (1) The department shall seek input from agricultural organizations, federal agencies, tribal governments, local governments, watershed groups, conservation groups, and developers on water banking, including water banking procedures and identification of areas in Washington state where water banking could assist in providing water supplies for instream and out-of-stream uses. The department shall summarize any comments received on water banking and submit a report, including any recommendations, to the appropriate committees of the legislature for their consideration in the subsequent legislative session.
- (2) By December 31st of every even-numbered year, the department shall submit a report to the appropriate committees of the legislature on water banking activities authorized under RCW 90.42.100. The report shall:
- (a) Evaluate the effectiveness of water banking in meeting the policies and objectives of this chapter;
- (b) Describe any statutory, regulatory, or other impediments to water banking in other areas of the state; and

(2008 Ed.) [Title 90 RCW—page 47]

(c) Identify other basins or regions that may benefit from authorization for the department to use the trust water [rights] program for water banking purposes. [2003 c 144 § 5.]

Effective date—2003 c 144: See note following RCW 90.42.005.

90.42.135 Limitations of act—**2003** c **144.** Nothing in chapter 144, Laws of 2003 shall:

- (1) Cause detriment or injury to existing rights or to the operation of the federal Yakima project to provide water for irrigation purposes, existing water supply contracts, or existing water rights;
- (2) Diminish in any way existing rights or the total water supply available for irrigation and other purposes in the Yakima basin:
- (3) Affect or modify the authority of a court conducting a general adjudication pursuant to RCW 90.03.210; or
- (4) Affect or modify the rights of any person or entity under a water rights adjudication or under any order of the court conducting a water rights adjudication. [2003 c 144 § 6.]

Effective date—2003 c 144: See note following RCW 90.42.005.

90.42.138 Construction—2003 c 144. Nothing in chapter 144, Laws of 2003 may be construed to:

- (1) Affect or modify any treaty or other federal rights of an Indian tribe, or the rights of any federal agency or other person or entity arising under state or federal law;
- (2) Affect or modify the rights or jurisdictions of the United States, the state of Washington, the Yakama Nation, or other person or entity over waters of any river or stream or over any groundwater resource;
- (3) Alter, amend, repeal, interpret, modify, or be in conflict with any interstate compact made by the states;
- (4) Alter, establish, or impair the respective rights of states, the United States, the Yakama Nation, or any other person or entity with respect to any water or water-related right;
- (5) Alter, diminish, or abridge the rights and obligations of any federal, state, or local agency, the Yakama Nation, or other person or entity;
- (6) Affect or modify the rights of the Yakama Indian Nation or its successors in interest to, and management and regulation of, those water resources arising or used, within the external boundaries of the Yakama Indian Reservation;
- (7) Affect or modify the settlement agreement between the United States and the state of Washington filed in Yakima county superior court with regard to federal reserved water rights other than those rights reserved by the United States for the benefit of the Yakama Indian Nation and its members; or
- (8) Affect or modify the rights of any federal, state, or local agency, the Yakama Nation, or any other person or entity, public or private, with respect to any unresolved and unsettled claims in any water right adjudications, or court decisions, including *State v. Acquavella*, or constitute evidence in any such proceeding in which any water or water-related right is adjudicated. [2003 c 144 § 7.]

Effective date—2003 c 144: See note following RCW 90.42.005.

90.42.900 Severability—1991 c 347. If any provision of this act or its application to any person or circumstance is

held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1991 c 347 § 30.]

Chapter 90.44 RCW REGULATION OF PUBLIC GROUNDWATERS

Sections	
90.44.020	Purpose of chapter.
90.44.030	Chapter not to affect surface water rights.
90.44.035	Definitions.
90.44.040	Public groundwaters subject to appropriation.
90.44.050	Permit to withdraw.
90.44.052	Whitman county clustered residential developments pilot project—Exemption from permit requirements—Reports.
90.44.055	Applications for water right or amendment—Consideration of water impoundment or other resource management technique.
90.44.060	Laws governing withdrawal.
90.44.062	Use of reclaimed water by wastewater treatment facility—Permit requirements inapplicable.
90.44.070	Limitations on granting permit.
90.44.080	Certificate—Showing required.
90.44.090	Certificate of vested rights.
90.44.100	Amendment to permit or certificate—Replacement or new additional wells—Exemption for small irrigation impoundments.
90.44.105	Amendment to permit or certificate—Consolidation of rights for exempt wells.
90.44.110	Waste of water prohibited—Exceptions.
90.44.120	Penalty for waste or unauthorized use of water.
90.44.130	Priorities as between appropriators—Department in charge of
	groundwater withdrawals—Establishment and modification of groundwater areas and depth zones—Declarations by
00 44 190	claimant of artificially stored water.
90.44.180 90.44.200	Hearing to adjust supply to current needs.
90.44.220	Water supervisors—Duties—Compensation.
90.44.220	Proceedings to determine rights to water. Effect of findings and judgment.
90.44.250	Investigations—Reports of appropriators.
90.44.400	Groundwater management areas—Purpose—Standards—
	Identification—Designation.
90.44.410	Requirements for groundwater management programs— Review of programs.
90.44.420	Groundwater management programs—Consideration by department of ecology—Public hearing—Findings—Adoption of regulations, ordinances, and programs.
90.44.430	Groundwater management programs—Guidance to local governments and certain departments.
90.44.440	Existing rights not affected.
90.44.445	Acreage expansion program—Authorization—Certification.
90.44.450	Metering or measuring groundwater withdrawals—Reports.
90.44.460	Reservoir permits.
90.44.500	Civil penalties.
90.44.510	Superseding water right permit or certificate—Water delivered from federal Columbia basin project.
90.44.520	Odessa groundwater subarea—Involuntary nonuse of water

Aquifer protection areas: Chapter 36.36 RCW.

90.44.020 Purpose of chapter. This chapter regulating and controlling groundwaters of the state of Washington shall be supplemental to chapter 90.03 RCW, which regulates the surface waters of the state, and is enacted for the purpose of extending the application of such surface water statutes to the appropriation and beneficial use of groundwaters within the state. [1945 c 263 § 1; Rem. Supp. 1945 § 7400-1.]

rights—Conditions—Notice—Report to the legislature.

90.44.030 Chapter not to affect surface water rights.

The rights to appropriate the surface waters of the state and the rights acquired by the appropriation and use of surface waters shall not be affected or impaired by any of the provisions of this supplementary chapter and, to the extent that any underground water is part of or tributary to the source of any surface stream or lake, or that the withdrawal of groundwater may affect the flow of any spring, water course, lake, or other body of surface water, the right of an appropriator and owner of surface water shall be superior to any subsequent right hereby authorized to be acquired in or to groundwater. [1945 c 263 § 2; Rem. Supp. 1945 § 7400-2.]

90.44.035 Definitions. For purposes of this chapter:

- (1) "Department" means the department of ecology;
- (2) "Director" means the director of ecology;
- (3) "Groundwaters" means all waters that exist beneath the land surface or beneath the bed of any stream, lake or reservoir, or other body of surface water within the boundaries of this state, whatever may be the geological formation or structure in which such water stands or flows, percolates or otherwise moves. There is a recognized distinction between natural groundwater and artificially stored groundwater;
- (4) "Natural groundwater" means water that exists in underground storage owing wholly to natural processes;
- (5) "Artificially stored groundwater" means water that is made available in underground storage artificially, either intentionally, or incidentally to irrigation and that otherwise would have been dissipated by natural processes; and
- (6) "Underground artificial storage and recovery project" means any project in which it is intended to artificially store water in the ground through injection, surface spreading and infiltration, or other department-approved method, and to make subsequent use of the stored water. However, (a) this subsection does not apply to irrigation return flow, or to operational and seepage losses that occur during the irrigation of land, or to water that is artificially stored due to the construction, operation, or maintenance of an irrigation district project, or to projects involving water reclaimed in accordance with chapter 90.46 RCW; and (b) RCW 90.44.130 applies to those instances of claimed artificial recharge occurring due to the construction, operation, or maintenance of an irrigation district project or operational and seepage losses that occur during the irrigation of land, as well as other forms of claimed artificial recharge already existing at the time a groundwater subarea is established. [2000 c 98 § 2; 1987 c 109 § 107; 1973 c 94 § 2; 1945 c 263 § 3; RRS § 7400-3. Formerly RCW 90.44.010.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Purpose—1973 c 94: "It is the purpose of this 1973 amendatory act to state as well as reaffirm the intent of the legislature that "groundwaters," as defined in chapter 263, Laws of 1945, means all waters within the state existing beneath the land surface, and to remove any possible ambiguity which may exist as a result of the dissenting opinion in State v. Ponten, 77 Wn.2d 463 (1969), or otherwise, with regard to the meaning of "groundwaters" in the present wording of RCW 90.44.035. The definition set forth in section 2 of this 1973 amendatory act accords with the interpretation given by all of the various administrative agencies having responsibility for administration of the act since its enactment in 1945." [1973 c 94 § 1.] This applies to the amendment to RCW 90.44.035 by 1973 c 94 § 2.

90.44.040 Public groundwaters subject to appropria-

tion. Subject to existing rights, all natural groundwaters of the state as defined in RCW 90.44.035, also all artificial groundwaters that have been abandoned or forfeited, are hereby declared to be public groundwaters and to belong to the public and to be subject to appropriation for beneficial use

under the terms of this chapter and not otherwise. [1945 c 263 § 4; Rem. Supp. 1945 § 7400-4.]

90.44.050 Permit to withdraw. After June 6, 1945, no withdrawal of public groundwaters of the state shall be begun, nor shall any well or other works for such withdrawal be constructed, unless an application to appropriate such waters has been made to the department and a permit has been granted by it as herein provided: EXCEPT, HOW-EVER, That any withdrawal of public groundwaters for stock-watering purposes, or for the watering of a lawn or of a noncommercial garden not exceeding one-half acre in area, or for single or group domestic uses in an amount not exceeding five thousand gallons a day, or as provided in RCW 90.44.052, or for an industrial purpose in an amount not exceeding five thousand gallons a day, is and shall be exempt from the provisions of this section, but, to the extent that it is regularly used beneficially, shall be entitled to a right equal to that established by a permit issued under the provisions of this chapter: PROVIDED, HOWEVER, That the department from time to time may require the person or agency making any such small withdrawal to furnish information as to the means for and the quantity of that withdrawal: PROVIDED, FURTHER, That at the option of the party making withdrawals of groundwaters of the state not exceeding five thousand gallons per day, applications under this section or declarations under RCW 90.44.090 may be filed and permits and certificates obtained in the same manner and under the same requirements as is in this chapter provided in the case of withdrawals in excess of five thousand gallons a day. [2003 c 307] § 1; 1987 c 109 § 108; 1947 c 122 § 1; 1945 c 263 § 5; Rem. Supp. 1947 § 7400-5.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

- 90.44.052 Whitman county clustered residential developments pilot project—Exemption from permit requirements—Reports. (1) On a pilot project basis, the use of water for domestic use in clustered residential developments is exempt as described in subsection (2) of this section from the permit requirements of RCW 90.44.050 in Whitman county. The department must review the use of water under this section and its impact on water resources in the county and report to the legislature by December 31st of each even-numbered year through 2016 regarding its review.
- (2) For the pilot project, the domestic use of water for a clustered residential development is exempt from the permit requirements of RCW 90.44.050 for an amount of water that is not more than one thousand two hundred gallons a day per residence for a residential development that has an overall density equal to or less than one residence per ten acres and a minimum of six homes.
- (3) No new right to use water may be established for a clustered development under this section where the first residential use of water for the development begins after December 31, 2015. [2003 c 307 § 2.]

90.44.055 Applications for water right or amendment—Consideration of water impoundment or other resource management technique. The department shall,

(2008 Ed.) [Title 90 RCW—page 49]

when evaluating an application for a water right or an amendment filed pursuant to RCW 90.44.050 or 90.44.100 that includes provision for any water impoundment or other resource management technique, take into consideration the benefits and costs, including environmental effects, of any water impoundment or other resource management technique that is included as a component of the application. The department's consideration shall extend to any increased water supply that results from the impoundment or other resource management technique, including but not limited to any recharge of groundwater that may occur, as a means of making water available or otherwise offsetting the impact of the withdrawal of groundwater proposed in the application for the water right or amendment in the same water resource inventory area. Provision for an impoundment or other resource management technique in an application shall be made solely at the discretion of the applicant and shall not be made by the department as a condition for approving an application that does not include such provision.

This section does not lessen, enlarge, or modify the rights of any riparian owner, or any existing water right acquired by appropriation or otherwise. [1997 c 360 § 3; 1996 c 306 § 2.]

Findings—Purpose—1997 c 360: See note following RCW 90.03.255.

90.44.060 Laws governing withdrawal. Applications for permits for appropriation of underground water shall be made in the same form and manner provided in RCW 90.03.250 through 90.03.340, as amended, the provisions of which sections are hereby extended to govern and to apply to groundwater, or groundwater right certificates and to all permits that shall be issued pursuant to such applications, and the rights to the withdrawal of groundwater acquired thereby shall be governed by RCW 90.03.250 through 90.03.340, inclusive: PROVIDED, That each application to withdraw public groundwater by means of a well or wells shall set forth the following additional information: (1) the name and post office address of the applicant; (2) the name and post office address of the owner of the land on which such well or wells or works will be located; (3) the location of the proposed well or wells or other works for the proposed withdrawal; (4) the groundwater area, sub-area, or zone from which withdrawal is proposed, provided the department has designated such area, sub-area, or zone in accord with RCW 90.44.130; (5) the amount of water proposed to be withdrawn, in gallons a minute and in acre feet a year, or millions of gallons a year; (6) the depth and type of construction proposed for the well or wells or other works: AND PROVIDED FURTHER, That any permit issued pursuant to an application for constructing a well or wells to withdraw public groundwater may specify an approved type and manner of construction for the purposes of preventing waste of said public waters and of conserving their head. [1987 c 109 § 109; 1945 c 263 § 6; Rem. Supp. 1945 § 7400-6.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.062 Use of reclaimed water by wastewater treatment facility—Permit requirements inapplicable. The permit requirements of RCW 90.44.060 do not apply to

the use of reclaimed water by the owner of a wastewater treatment facility under the provisions of RCW 90.46.120 and do not apply to the use of agricultural industrial process water as provided under RCW 90.46.150. [2001 c 69 § 7; 1997 c 444 § 3.]

Severability—1997 c 444: See note following RCW 90.46.010.

90.44.070 Limitations on granting permit. No permit shall be granted for the development or withdrawal of public groundwaters beyond the capacity of the underground bed or formation in the given basin, district, or locality to yield such water within a reasonable or feasible pumping lift in case of pumping developments, or within a reasonable or feasible reduction of pressure in the case of artesian developments. The department shall have the power to determine whether the granting of any such permit will injure or damage any vested or existing right or rights under prior permits and may in addition to the records of the department, require further evidence, proof, and testimony before granting or denying any such permits. [1987 c 109 § 110; 1945 c 263 § 7; Rem. Supp. 1945 § 7400-7.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.080 Certificate—Showing required. Upon a showing to the department that construction has been completed in compliance with the terms of any permit issued under the provisions of this chapter, it shall be the duty of the department to issue to the permittee a certificate of groundwater right stating that the appropriation has been perfected under such permit: PROVIDED, HOWEVER, That such showing shall include the following information: (1) the location of each well or other means of withdrawal constructed under the permit, both with respect to official land surveys and in terms of distance and direction to any preexisting well or wells or works constructed under an earlier permit or approved declaration of a vested right, provided the distance to such pre-existing well or works is not more than a quarter of a mile; (2) the depth and diameter of each well or the depth and general specifications of any other works constructed under the terms of the permit; (3) the thickness in feet and the physical character of each bed, stratum, or formation penetrated by each well; (4) the length and position, in feet below the land surface, and the commercial specifications of all casing, also of each screen or perforated zone in the casing of each well constructed; (5) the tested capacity of each well in gallons a minute, as determined by measuring the discharge of the pump or pumps after continuous operation for at least four hours or, in the case of a flowing well, by measuring the natural flow at the land surface; (6) for each nonflowing well, the depth to the static groundwater level as measured in feet below the land surface immediately before the well-capacity test herein provided, also the draw-down of the water level, in feet, at the end of said well-capacity test; (7) for each flowing well, the shut-in pressure measured in feet above the land surface or in pounds per square inch at the land surface; and (8) such additional factual information as reasonably may be required by the department to establish compliance with the terms of the permit and with the provisions of this chapter.

[Title 90 RCW—page 50] (2008 Ed.)

The well driller or other constructor of works for the withdrawal of public groundwaters shall be obligated to furnish the permittee a certified record of the factual information necessary to show compliance with the provisions of this section. [1987 c 109 § 111; 1945 c 263 § 8; Rem. Supp. 1945 § 7400-8.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.090 Certificate of vested rights. Any person, firm or corporation claiming a vested right to withdraw public groundwaters of the state by virtue of prior beneficial use of such water shall, within three years after June 6, 1945, be entitled to receive from the department a certificate of groundwater right to that effect: PROVIDED, That the issuance by the department of any such certificate of vested right shall be contingent on a declaration by the claimant in a form prescribed by the department, which declaration shall set forth: (1) the beneficial use for which such withdrawal has been made; (2) the date or approximate date of the earliest beneficial use of the water so withdrawn, and the continuity of such beneficial use; (3) the amount of water claimed; (4) if the beneficial use has been for irrigation, the description of the land to which such water has been applied and the name of the owner thereof; and (5) so far as it may be available, descriptive information concerning each well or other works for the withdrawal of public groundwater, as required of original permittees under the provisions of RCW 90.44.080: PROVIDED, HOWEVER, That in case of failure to comply with the provisions of this section within the three years allotted, the claimant may apply to the department for a reasonable extension of time, which shall not exceed two additional years and which shall be granted only upon a showing of good cause for such failure.

Each such declaration shall be certified, either on the basis of the personal knowledge of the declarant or on the basis of information and belief. With respect to each such declaration there shall be publication, and findings in the same manner as provided in RCW 90.44.060 in the case of an original application to appropriate water. If the department's findings sustain the declaration, the department shall approve said declaration, which then shall be recorded at length with the department and may also be recorded in the office of the county auditor of the county within which the claimed withdrawal and beneficial use of public groundwater have been made. When duly approved and recorded as herein provided, each such declaration or copies thereof shall have the same force and effect as an original permit granted under the provisions of RCW 90.44.060, with a priority as of the date of the earliest beneficial use of the water.

Declarations heretofore filed with the department in substantial compliance with the provisions of this section shall have the same force and effect as if filed after June 6, 1945.

The same fees shall be collected by the department in the case of applications for the issuance of certificates of vested rights, as are required to be collected in the case of application for permits for withdrawal of groundwaters and for the issuance of certificates of groundwater withdrawal rights under this chapter. [1987 c 109 § 112; 1947 c 122 § 2; 1945 c 263 § 9; Rem. Supp. 1947 § 7400-9.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.100 Amendment to permit or certificate—Replacement or new additional wells—Exemption for small irrigation impoundments. (1) After an application to, and upon the issuance by the department of an amendment to the appropriate permit or certificate of groundwater right, the holder of a valid right to withdraw public groundwaters may, without losing the holder's priority of right, construct wells or other means of withdrawal at a new location in substitution for or in addition to those at the original location, or the holder may change the manner or the place of use of the water.

- (2) An amendment to construct replacement or a new additional well or wells at a location outside of the location of the original well or wells or to change the manner or place of use of the water shall be issued only after publication of notice of the application and findings as prescribed in the case of an original application. Such amendment shall be issued by the department only on the conditions that: (a) The additional or replacement well or wells shall tap the same body of public groundwater as the original well or wells; (b) where a replacement well or wells is approved, the use of the original well or wells shall be discontinued and the original well or wells shall be properly decommissioned as required under chapter 18.104 RCW; (c) where an additional well or wells is constructed, the original well or wells may continue to be used, but the combined total withdrawal from the original and additional well or wells shall not enlarge the right conveyed by the original permit or certificate; and (d) other existing rights shall not be impaired. The department may specify an approved manner of construction and shall require a showing of compliance with the terms of the amendment, as provided in RCW 90.44.080 in the case of an original permit.
- (3) The construction of a replacement or new additional well or wells at the location of the original well or wells shall be allowed without application to the department for an amendment. However, the following apply to such a replacement or new additional well: (a) The well shall tap the same body of public groundwater as the original well or wells; (b) if a replacement well is constructed, the use of the original well or wells shall be discontinued and the original well or wells shall be properly decommissioned as required under chapter 18.104 RCW; (c) if a new additional well is constructed, the original well or wells may continue to be used, but the combined total withdrawal from the original and additional well or wells shall not enlarge the right conveyed by the original water use permit or certificate; (d) the construction and use of the well shall not interfere with or impair water rights with an earlier date of priority than the water right or rights for the original well or wells; (e) the replacement or additional well shall be located no closer than the original well to a well it might interfere with; (f) the department may specify an approved manner of construction of the well; and (g) the department shall require a showing of compliance with the conditions of this subsection (3).
- (4) As used in this section, the "location of the original well or wells" is the area described as the point of withdrawal in the original public notice published for the application for the water right for the well.

(2008 Ed.) [Title 90 RCW—page 51]

(5) The development and use of a small irrigation impoundment, as defined in RCW 90.03.370(8), does not constitute a change or amendment for the purposes of this section. The exemption expressly provided by this subsection shall not be construed as requiring an amendment of any existing water right to enable the holder of the right to store water governed by the right. [2003 c 329 § 3; 1997 c 316 § 2; 1987 c 109 § 113; 1945 c 263 § 10; Rem. Supp. 1945 § 7400-10.]

Intent—1997 c 316: "The legislature intends that the holder of a valid permit or certificate of groundwater right be permitted by the department of ecology to amend a valid permit or certificate to allow full and complete development of the valid right by the construction of replacement or additional wells at the original location or new locations." [1997 c 316 § 1.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.105 Amendment to permit or certificate—Consolidation of rights for exempt wells. Upon the issuance by the department of an amendment to the appropriate permit or certificate of groundwater right, the holder of a valid right to withdraw public groundwaters may consolidate that right with a groundwater right exempt from the permit requirement under RCW 90.44.050, without affecting the priority of either of the water rights being consolidated. Such a consolidation amendment shall be issued only after publication of a notice of the application, a comment period, and a determination made by the department, in lieu of meeting the conditions required for an amendment under RCW 90.44.100, that: (1) The exempt well taps the same body of public groundwater as the well to which the water right of the exempt well is to be consolidated; (2) use of the exempt well shall be discontinued upon approval of the consolidation amendment to the permit or certificate; (3) legally enforceable agreements have been entered to prohibit the construction of another exempt well to serve the area previously served by the exempt well to be discontinued, and such agreements are binding upon subsequent owners of the land through appropriate binding limitations on the title to the land; (4) the exempt well or wells the use of which is to be discontinued will be properly decommissioned in accordance with chapter 18.104 RCW and the rules of the department; and (5) other existing rights, including ground and surface water rights and minimum stream flows adopted by rule, shall not be impaired. The notice shall be published by the applicant in a newspaper of general circulation in the county or counties in which the wells for the rights to be consolidated are located once a week for two consecutive weeks. The applicant shall provide evidence of the publication of the notice to the department. The comment period shall be for thirty days beginning on the date the second notice is published.

The amount of the water to be added to the holder's permit or certificate upon discontinuance of the exempt well shall be the average withdrawal from the well, in gallons per day, for the most recent five-year period preceding the date of the application, except that the amount shall not be less than eight hundred gallons per day for each residential connection or such alternative minimum amount as may be established by the department in consultation with the department of health, and shall not exceed five thousand gallons per day. The department shall presume that an amount identified by

the applicant as being the average withdrawal from the well during the most recent five-year period is accurate if the applicant establishes that the amount identified for the use or uses of water from the exempt well is consistent with the average amount of water used for similar use or uses in the general area in which the exempt well is located. The department shall develop, in consultation with the department of health, a schedule of average household and small-area landscaping water usages in various regions of the state to aid the department and applicants in identifying average amounts used for these purposes. The presumption does not apply if the department finds credible evidence of nonuse of the well during the required period or credible evidence that the use of water from the exempt well or the intensity of the use of the land supported by water from the exempt well is substantially different than such uses in the general area in which the exempt well is located. The department shall also accord a presumption in favor of approval of such consolidation if the requirements of this subsection are met and the discontinuance of the exempt well is consistent with an adopted coordinated water system plan under chapter 70.116 RCW, an adopted comprehensive land use plan under chapter 36.70A RCW, or other comprehensive watershed management plan applicable to the area containing an objective of decreasing the number of existing and newly developed small groundwater withdrawal wells. The department shall provide a priority to reviewing and deciding upon applications subject to this subsection, and shall make its decision within sixty days of the end of the comment period following publication of the notice by the applicant or within sixty days of the date on which compliance with the state environmental policy act, chapter 43.21C RCW, is completed, whichever is later. The applicant and the department may by prior mutual agreement extend the time for making a decision. [1997 c 446 § 1.]

90.44.110 Waste of water prohibited—Exceptions.

No public groundwaters that have been withdrawn shall be wasted without economical beneficial use. The department shall require all wells producing waters which contaminate other waters to be plugged or capped. The department shall also require all flowing wells to be so capped or equipped with valves that the flow of water can be completely stopped when the wells are not in use under the terms of their respective permits or approved declarations of vested rights. Likewise, the department shall also require both flowing and nonflowing wells to be so constructed and maintained as to prevent the waste of public groundwaters through leaky casings, pipes, fittings, valves, or pumps—either above or below the land surface: PROVIDED, HOWEVER, That the withdrawal of reasonable quantities of public groundwater in connection with the construction, development, testing, or repair of a well shall not be construed as waste; also, that the inadvertent loss of such water owing to breakage of a pump, valve, pipe, or fitting shall not be construed as waste if reasonable diligence is shown by the permittee in effecting the necessary repair.

In the issuance of an original permit, or of an amendment to an original permit or certificate of vested right to withdraw and appropriate public groundwaters under the provisions of this chapter, the department may, as in his judgment is necessary, specify for the proposed well or wells or other works a

[Title 90 RCW—page 52] (2008 Ed.)

manner of construction adequate to accomplish the provisions of this section. [1987 c 109 § 114; 1949 c 63 § 1; 1945 c 263 § 11; Rem. Supp. 1949 § 7400-11.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.120 Penalty for waste or unauthorized use of water. The unauthorized use of groundwater to which another person is entitled, or the wilful or negligent waste of groundwater, or the failure, when required by the department, to cap flowing wells or equip the same with valves, fittings, or casings to prevent waste of groundwaters, or to cap or plug wells producing waters which contaminate other waters, shall be a misdemeanor. [1987 c 109 § 115; 1949 c 63 § 2; 1947 c 122 § 3; Rem. Supp. 1949 § 7400-11A.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.130 Priorities as between appropriators— Department in charge of groundwater withdrawals— Establishment and modification of groundwater areas and depth zones—Declarations by claimant of artificially stored water. As between appropriators of public groundwater, the prior appropriator shall as against subsequent appropriators from the same groundwater body be entitled to the preferred use of such groundwater to the extent of his appropriation and beneficial use, and shall enjoy the right to have any withdrawals by a subsequent appropriator of groundwater limited to an amount that will maintain and provide a safe sustaining yield in the amount of the prior appropriation. The department shall have jurisdiction over the withdrawals of groundwater and shall administer the groundwater rights under the principle just set forth, and it shall have the jurisdiction to limit withdrawals by appropriators of groundwater so as to enforce the maintenance of a safe sustaining yield from the groundwater body. For this purpose, the department shall have authority and it shall be its duty from time to time, as adequate factual data become available, to designate groundwater areas or sub-areas, to designate separate depth zones within any such area or sub-area, or to modify the boundaries of such existing area, or sub-area, or zones to the end that the withdrawals therefrom may be administratively controlled as prescribed in RCW 90.44.180 in order that overdraft of public groundwaters may be prevented so far as is feasible. Each such area or zone shall, as nearly as known facts permit, be so designated as to enclose a single and distinct body of public groundwater. Each such sub-area may be so designated as to enclose all or any part of a distinct body of public groundwater, as the department deems will most effectively accomplish the purposes of this chapter.

Designation of, or modification of the boundaries of such a groundwater area, sub-area, or zone may be proposed by the department on its own motion or by petition to the department signed by at least fifty or one-fourth, whichever is the lesser number, of the users of groundwater in a proposed groundwater area, sub-area, or zone. Before any proposed groundwater area, sub-area, or zone shall be designated, or before the boundaries or any existing groundwater area, sub-area, or zone shall be modified the department shall publish a notice setting forth: (1) In terms of the appropriate legal sub-divisions a description of all lands enclosed within the pro-

posed area, sub-area, or zone, or within the area, sub-area, or zone whose boundaries are proposed to be modified; (2) the object of the proposed designation or modification of boundaries; and (3) the day and hour, and the place where written objections may be submitted and heard. Such notice shall be published in three consecutive weekly issues of a newspaper of general circulation in the county or counties containing all or the greater portion of the lands involved, and the newspaper of publication shall be selected by the department. Publication as just prescribed shall be construed as sufficient notice to the landowners and water users concerned.

Objections having been heard as herein provided, the department shall make and file in its office written findings of fact with respect to the proposed designation or modification and, if the findings are in the affirmative, shall also enter a written order designating the groundwater area, or sub-area, or zone or modifying the boundaries of the existing area, sub-area, or zone. Such findings and order shall also be published substantially in the manner herein prescribed for notice of hearing, and when so published shall be final and conclusive unless an appeal therefrom is taken within the period and in the manner prescribed by RCW 43.21B.310. Publication of such findings and order shall give force and effect to the remaining provisions of this section and to the provisions of RCW 90.44.180, with respect to the particular area, sub-area, or zone.

Priorities of right to withdraw public groundwater shall be established separately for each groundwater area, subarea, or zone and, as between such rights, the first in time shall be the superior in right. The priority of the right acquired under a certificate of groundwater right shall be the date of filing of the original application for a withdrawal with the department, or the date or approximate date of the earliest beneficial use of water as set forth in a certificate of a vested groundwater right, under the provisions of RCW 90.44.090.

Within ninety days after the designation of a groundwater area, sub-area or zone as herein provided, any person, firm or corporation then claiming to be the owner of artificially stored groundwater within such area, sub-area, or zone shall file a certified declaration to that effect with the department on a form prescribed by the department. Such declaration shall cover: (1) The location and description of the works by whose operation such artificial groundwater storage is purported to have been created, and the name or names of the owner or owners thereof; (2) a description of the lands purported to be underlain by such artificially stored groundwater, and the name or names of the owner or owners thereof; (3) the amount of such water claimed; (4) the date or approximate date of the earliest artificial storage: (5) evidence competent to show that the water claimed is in fact water that would have been dissipated naturally except for artificial improvements by the claimant; and (6) such additional factual information as reasonably may be required by the department. If any of the purported artificially stored groundwater has been or then is being withdrawn, the claimant also shall file (1) the declarations which this chapter requires of claimants to a vested right to withdraw public groundwaters, and (2) evidence competent to show that none of the water withdrawn under those declarations is in fact public groundwater from the area, sub-area, or zone concerned: PROVIDED, HOWEVER, That in case of failure to file a declaration

(2008 Ed.) [Title 90 RCW—page 53]

within the ninety-day period herein provided, the claimant may apply to the department for a reasonable extension of time, which shall not exceed two additional years and which shall be granted only upon a showing of good cause for such failure.

Following publication of the declaration and findings—as in the case of an original application, permit, or certificate of right to appropriate public groundwaters—the department shall accept or reject such declaration or declarations with respect to ownership or withdrawal of artificially stored groundwater. Acceptance of such declaration or declarations by the department shall convey to the declarant no right to withdraw public groundwaters from the particular area, subarea, or zone, nor to impair existing or subsequent rights to such public waters.

Any person, firm or corporation hereafter claiming to be the owner of groundwater within a designated groundwater area, sub-area, or zone by virtue of its artificial storage subsequent to such designation shall, within three years following the earliest artificial storage file a declaration of claim with the department, as herein prescribed for claims based on artificial storage prior to such designation: PROVIDED, HOW-EVER, That in case of such failure the claimant may apply to the department for a reasonable extension of time, which shall not exceed two additional years and which shall be granted upon a showing of good cause for such failure.

Any person, firm or corporation hereafter withdrawing groundwater claimed to be owned by virtue of artificial storage subsequent to designation of the relevant groundwater area, sub-area, or zone shall, within ninety days following the earliest such withdrawal, file with the department the declarations required by this chapter with respect to withdrawals of public groundwater. [1987 c 109 § 116; 1947 c 122 § 4; 1945 c 263 § 12; Rem. Supp. 1947 § 7400-12. Formerly RCW 90.44.130 through 90.44.170.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.180 Hearing to adjust supply to current needs.

At any time the department may hold a hearing on its own motion, and shall hold a hearing upon petition of at least fifty or one-fourth, whichever is the lesser number, of the holders of valid rights to withdraw public groundwaters from any designated groundwater area, sub-area, or zone, to determine whether the water supply in such area, sub-area, or zone is adequate for the current needs of all such holders. Notice of any such hearing, and the findings and order resulting therefrom shall be published in the manner prescribed in RCW 90.44.130 with respect to the designation or modification of a groundwater area, or sub-area, or zone.

If such hearing finds that the total available supply is inadequate for the current needs of all holders of valid rights to withdraw public groundwaters from the particular groundwater area, sub-area, or zone, the department shall order the aggregate withdrawal from such area, sub-area, or zone decreased so that it shall not exceed such available supply. Such decrease shall conform to the priority of the pertinent valid rights and shall prevail for the term of shortage in the available supply. Except that by mutual agreement among the respective holders and with the department, the ordered decrease in aggregate withdrawal may be accomplished by

the waiving of all or some specified part of a senior right or rights in favor of a junior right or rights: PROVIDED, That such waiving of a right or rights by agreement shall not modify the relative priorities of such right or rights as recorded in the department. [1987 c 109 § 117; 1945 c 263 § 13; Rem. Supp. 1945 § 7400-13.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.200 Water supervisors—Duties—Compensa-

tion. The department, as in its judgment is deemed necessary and advisable, may appoint one or more groundwater supervisors for each designated groundwater area, sub-area, or zone, or may appoint one or more groundwater supervisors-at-large. Within their respective jurisdictions and under the direction of the department, such supervisor and supervisors-at-large shall supervise the withdrawal of public groundwaters and the carrying out of orders issued by the department under the provisions of this chapter.

The duties, compensation, and authority of such supervisors or supervisors-at-large shall be those prescribed for water masters under the terms of RCW 90.03.060 and 90.03.070. [1987 c 109 § 118; 1945 c 263 § 15; Rem. Supp. 1945 § 7400-15.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Water master's power of arrest: RCW 90.03.090.

90.44.220 Proceedings to determine rights to water.

In its discretion or upon the application of any party claiming right to the withdrawal and use of public groundwater, the department may file a petition with the superior court of the county for the determination of the rights of appropriators of any particular groundwater body and all the provisions of RCW 90.03.110 through 90.03.240 as heretofore amended, shall govern and apply to the adjudication and determination of such groundwater body and to the ownership thereof. Hereafter, in any proceedings for the adjudication and determination of water rights—either rights to the use of surface water or to the use of groundwater, or both—pursuant to chapter 90.03 RCW as heretofore amended, all appropriators of groundwater or of surface water in the particular basin or area may be included as parties to such adjudication, as pertinent. [1987 c 109 § 119; 1945 c 263 § 17; Rem. Supp. 1945 § 7400-17.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Additional powers and duties enumerated—Payment from reclamation account: RCW 89.16.055.

Application of RCW sections to specific proceedings: RCW 90.14.200.

Determination of water rights

scope: RCW 90.03.245.

state to bear its expenses incurred in and on appeal: RCW 90.03.243.

90.44.230 Effect of findings and judgment. In any determination of the right to withdrawal of groundwater under RCW 90.44.220, the department's findings and the court's findings and judgment shall determine the priority of right and the quantity of water to which each appropriator who is a party to the proceedings shall be entitled, shall determine the level below which the groundwater body shall not

[Title 90 RCW—page 54] (2008 Ed.)

be drawn down by appropriators, or shall reserve jurisdiction for the determination of a safe sustaining water yield as necessary from time to time to preserve the rights of the several appropriators and to prevent depletion of the groundwater body. [1987 c 109 § 120; 1945 c 263 § 18; Rem. Supp. 1945 § 7400-18.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.250 Investigations—Reports of appropriators.

The department is hereby authorized to make such investigations as may be necessary to determine the location, extent, depth, volume, and flow of all groundwaters within the state and in making such examination, hereby is authorized and directed to cooperate with the federal government, with any county or municipal corporation, or any person, firm, association or corporation, and upon such terms as may seem appropriate to it.

In connection with such investigation, the department from time to time may require reports from each groundwater appropriator as to the amount of public groundwater being withdrawn and as to the manner and extent of the beneficial use. Such reports shall be in a form prescribed by the department. [1987 c 109 § 121; 1945 c 263 § 19; Rem. Supp. 1945 § 7400-19. Formerly RCW 90.44.210.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.44.400 Groundwater management areas—Purpose—Standards—Identification—Designation. (1) This legislation is enacted for the purpose of identifying groundwater management procedures that are consistent with both local needs and state water resource policies and management objectives; including the protection of water quality, assurance of quantity, and efficient management of water resources to meet future needs.

In recognition of existing water rights and the need to manage groundwater aquifers for future use, the department of ecology shall, by rule, establish standards, criteria, and a process for the designation of specific groundwater areas or sub-areas, or separate depth zones within such area or sub-area, and provide for either the department of ecology, local governments, or groundwater users of the area to initiate development of a groundwater management program for each area or sub-area, consistent with state and local government objectives, policies, and authorities. The department shall develop and adopt these rules by January 1, 1986.

(2) The department of ecology, in cooperation with other state agencies, local government, and user groups, shall identify probable groundwater management areas or sub-areas. The department shall also prepare a general schedule for the development of groundwater management programs that recognizes the available local or state agency staff and financial resources to carry out the intent of RCW 90.44.400 through 90.44.420. The department shall also provide the option for locally initiated studies and for local government to assume the lead agency role in developing the groundwater management program and in implementing the provisions of RCW 90.44.400 through 90.44.420. The criteria to guide identification of the groundwater areas or sub-areas shall include but not be limited to, the following:

- (a) Aquifer systems that are declining due to restricted recharge or over-utilization;
- (b) Aquifer systems in which over-appropriation may have occurred and adjudication of water rights has not yet been completed;
- (c) Aquifer systems currently being considered for water supply reservation under chapter 90.54 RCW for future beneficial uses;
- (d) Aquifers identified as the primary source of supply for public water supply systems;
- (e) Aquifers designated as a sole source aquifer by the federal environmental protection agency; and
- (f) Geographical areas where land use may result in contamination or degradation of the groundwater quality.
- (3) In developing the groundwater management programs, priority shall be given to areas or sub-areas where water quality is imminently threatened. [1985 c 453 § 1.]

90.44.410 Requirements for groundwater management programs—Review of programs. (1) The groundwater area or sub-area management programs shall include:

- (a) A description of the specific groundwater area or subareas, or separate depth zones within any such area or subarea, and the relationship of this zone or area to the land use management responsibilities of county government;
- (b) A management program based on long-term monitoring and resource management objectives for the area or subarea:
- (c) Identification of water resources and the allocation of the resources to meet state and local needs;
- (d) Projection of water supply needs for existing and future identified user groups and beneficial uses;
- (e) Identification of water resource management policies and/or practices that may impact the recharge of the designated area or policies that may affect the safe yield and quantity of water available for future appropriation;
- (f) Identification of land use and other activities that may impact the quality and efficient use of the groundwater, including domestic, industrial, solid, and other waste disposal, underground storage facilities, or storm water management practices;
- (g) The design of the program necessary to manage the resource to assure long-term benefits to the citizens of the state;
- (h) Identification of water quality objectives for the aquifer system which recognize existing and future uses of the aquifer and that are in accordance with department of ecology and department of social and health services drinking and surface water quality standards;
- (i) Long-term policies and construction practices necessary to protect existing water rights and subsequent facilities installed in accordance with the groundwater area or sub-area management programs and/or other water right procedures;
- (j) Annual withdrawal rates and safe yield guidelines which are directed by the long-term management programs that recognize annual variations in aquifer recharge;
- (k) A description of conditions and potential conflicts and identification of a program to resolve conflicts with existing water rights;

(2008 Ed.) [Title 90 RCW—page 55]

- (l) Alternative management programs to meet future needs and existing conditions, including water conservation plans; and
- (m) A process for the periodic review of the groundwater management program and monitoring of the implementation of the program.
- (2) The groundwater area or sub-area management programs shall be submitted for review in accordance with the state environmental policy act. [1988 c 186 § 1; 1985 c 453 § 2.]

Effective date—1988 c 186 § 1: "Section 1 of this act shall take effect June 30, 1998." [1988 c 186 § 2.]

90.44.420 Groundwater management programs—Consideration by department of ecology—Public hearing—Findings—Adoption of regulations, ordinances, and programs. The department of ecology shall consider the groundwater area or sub-area management plan for adoption in accordance with this chapter and chapter 90.54 RCW.

Upon completion of the groundwater area or sub-area management program, the department of ecology shall hold a public hearing within the designated groundwater management area for the purpose of taking public testimony on the proposed program. Following the public hearing, the department of ecology and affected local governments shall (1) prepare findings which either provide for the subsequent adoption of the program as proposed or identify the revisions necessary to ensure that the program is consistent with the intent of this chapter, and (2) adopt regulations, ordinances, and/or programs for implementing those provisions of the groundwater management program which are within their respective jurisdictional authorities. [1985 c 453 § 3.]

90.44.430 Groundwater management programs—Guidance to local governments and certain departments. The department of ecology, the department of social and health services, and affected local governments shall be guided by the adopted program when reviewing and considering approval of all studies, plans, and facilities that may utilize or impact the implementation of the program. [1985 c 453 § 4.]

90.44.440 Existing rights not affected. RCW 90.44.400 through 90.44.430 shall not affect any water rights existing as of May 21, 1985. [1985 c 453 § 5.]

90.44.445 Acreage expansion program—Authorization—Certification. In any acreage expansion program adopted by the department as an element of a groundwater management program, the authorization for a water right certificate holder to participate in the program shall be on an annual basis for the first two years. After the two-year period, the department may authorize participation for ten-year periods. The department may authorize participation for ten-year periods for certificate holders who have already participated in an acreage expansion program for two years. The department may require annual certification that the certificate holder has complied with all requirements of the program. The department may terminate the authority of a certificate holder to participate in the program for one calendar year if

the certificate holder fails to comply with the requirements of the program. [1993 c 99 § 1.]

90.44.450 Metering or measuring groundwater withdrawals—Reports. The department of ecology may require withdrawals of groundwater to be metered, or measured by other approved methods, as a condition for a new water right permit. The department may also require, as a condition for such permits, reports regarding such withdrawals as to the amount of water being withdrawn. These reports shall be in a form prescribed by the department. [1989 c 348 § 7.]

Severability—1989 c 348: See note following RCW 90.54.020. Rights not impaired—1989 c 348: See RCW 90.54.920.

90.44.460 Reservoir permits. The legislature recognizes the importance of sound water management. In an effort to promote new and innovative methods of water storage, the legislature authorizes the department of ecology to issue reservoir permits that enable an entity to artificially store and recover water in any underground geological formation, which qualifies as a reservoir under RCW 90.03.370. [2000 c 98 § 1.]

90.44.500 Civil penalties. See RCW 90.03.600.

90.44.510 Superseding water right permit or certificate-Water delivered from federal Columbia basin **project.** The department shall issue a superseding water right permit or certificate for a groundwater right where the source of water is an aquifer for which the department adopts rules establishing a groundwater management subarea and water from the federal Columbia basin project is delivered for use by a person who holds such a groundwater right. The superseding water right permit or certificate shall designate that portion of the groundwater right that is replaced by water from the federal Columbia basin project as a standby or reserve right that may be used when water delivered by the federal project is curtailed or otherwise not available. The period of curtailment or unavailability shall be deemed a low flow period under RCW 90.14.140(2)(b). The total number of acres irrigated by the person under the groundwater right and through the use of water delivered from the federal project must not exceed the quantity of water used and number of acres irrigated under the person's water right permit or certificate for the use of water from the aquifer. [2004 c 195 § 3.]

90.44.520 Odessa groundwater subarea—Involuntary nonuse of water rights—Conditions—Notice—Report to the legislature. (Expires July 1, 2021.) (1) In order to encourage more efficient use of water, where the source of water is an aquifer within the Odessa groundwater subarea as defined in chapter 173-128A WAC:

- (a) Any period of nonuse of a right to withdraw groundwater from the aquifer is deemed to be involuntary due to a drought or low flow period under RCW 90.14.140(2)(b); and
- (b) Such unused water is deemed a standby or reserve water supply that may again be used after the period of non-use, as long as: (i) Reductions in water use are a result of conservation practices, irrigation or water use efficiencies,

[Title 90 RCW—page 56] (2008 Ed.)

Sections

long or short-term changes in the types or rotations of crops grown, economic hardship, pumping or system infrastructure costs, unavailability or unsuitability of water, or willing and documented participation in cooperative efforts to reduce aquifer depletion and optimize available water resources; (ii) withdrawal or diversion facilities are maintained in good operating condition; and (iii) the department has not issued a superseding water right permit or certificate to designate a portion of the groundwater right replaced by federal Columbia basin project water as a standby or reserve right under RCW 90.44.510.

- (2)(a) A water right holder choosing to not exercise a water right in accordance with the provisions of this section must provide notice to the department in writing within one hundred eighty days of such choice. The notice shall include the name of the water right holder and the number of the permit, certificate, or claim.
- (b) When a water right holder chooses to discontinue nonuse under the provisions of this section, notice of such action must be provided to the department in writing. Notice is not required under this subsection (2)(b) for seasonal fluctuations in use if the right is not fully exercised as reflected in the notice provided under (a) of this subsection.
- (3) The provisions of this section relating to the nonuse of all or a portion of a water right are in addition to any other provisions relating to such nonuse under existing law.
- (4) If water from the federal Columbia basin project has been delivered to a place of use authorized under a right to withdraw groundwater from the aquifer, the provisions of RCW 90.44.510 apply and supersede the provisions of this section.
- (5) Portions of rights protected under this section may not be transferred outside Odessa subarea boundaries as defined in WAC 173-128A-040. Transfers within Odessa subarea boundaries remain subject to the provisions of RCW 90.03.380, 90.03.390, 90.44.100, and WAC 173-130A-200.
- (6) The department shall submit a report to the legislature as to the status of the aquifer, participation in the nonuse program set forth in this section, and the outcome of the United States bureau of reclamation's study on feasible alternatives to Odessa groundwater use. This report must be submitted six months after completion of the United States bureau of reclamation's study, which is expected to be completed in February 2011. The department's report must also suggest viable solutions and the actions needed by the state to move forward with such solutions. [2006 c 168 § 2.]

Expiration date—2006 c 168 § 2: "Section 2 of this act expires July 1, 2021." [2006 c 168 § 3.]

Effective date—2006 c 168: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [March 22, 2006]." [2006 c 168 § 4.]

Findings—2006 c 168: "(1) The legislature finds that the department of ecology adopted groundwater management subarea rules to manage aquifer depletions in the Odessa subarea, which includes undeveloped portions of the federal Columbia basin project.

- (2) The legislature also finds that deep well agricultural irrigation was permitted within the Odessa subarea under the expectation that federal Columbia basin project water would be delivered to replace the temporary groundwater withdrawals in time to stabilize aquifer levels.
- (3) The legislature further finds that because federal project water has not been delivered as anticipated, aquifer levels have continued to decline despite department of ecology and community efforts to manage groundwa-

ter withdrawals in a sustainable manner.

- (4) The legislature further finds that, because substantial project expansion and aquifer recharge is a long-term effort, the continued availability of groundwater for domestic, municipal, industrial, and agricultural uses in the region is in great jeopardy.
- (5) The legislature therefore declares that immediate relief is needed to encourage more efficient use of water and to protect the region's citizens from economic hardships and public health and safety risks that can result from declining aquifer levels." [2006 c 168 § 1.]

Chapter 90.46 RCW RECLAIMED WATER USE

Sections	
90.46.005	Findings—Coordination of efforts—Development of facilities encouraged.
90.46.010	Definitions.
90.46.015	Rules—Coordination with department of health—Consultation with advisory committee.
90.46.020	Interim standards for pilot projects for use of reclaimed water.
90.46.030	Standards, procedures, and guidelines for industrial and commercial use of reclaimed water—Reclaimed water permits—Fee structure for permits—Formal agreements between the departments of health and ecology.
90.46.040	Standards, procedures, and guidelines for land applications of reclaimed water—Permits—Referral to department of health.
90.46.042	Standards, procedures, and guidelines for direct recharge.
90.46.044	Standards, procedures, and guidelines for discharge to wet- lands.
90.46.050	Advisory committee—Development of standards, procedures, and guidelines.
90.46.060	Enforcement powers—Secretary of health.
90.46.070	Exemption from standards, procedures, and guidelines.
90.46.072	Conflict resolution—Reclaimed water projects and chapter 372-32 WAC.
90.46.080	Use of reclaimed water for surface percolation—Establishment of discharge limit for contaminants.
90.46.090	Use of reclaimed water for discharge into constructed beneficial use wetlands and constructed treatment wetlands—Standards for discharge.
90.46.100	Discharge of reclaimed water for streamflow augmentation.
90.46.110	Reclaimed water demonstration program—Demonstration projects.
90.46.120	Use of water from wastewater treatment facility—Consideration in regional water supply plan or potable water supply service planning—Consideration in reviewing provisions for water supplies for short plat, short subdivision, or subdivision.
90.46.130	Impairment of water rights downstream from freshwater discharge points.
90.46.140	Greywater reuse—Standards, procedures, and guidelines—Rules.
90.46.150	Agricultural industrial process water—Permit—Use—Referral to department of health.
90.46.160	Industrial reuse water—Permit.

90.46.005 Findings—Coordination of efforts—Development of facilities encouraged. The legislature finds that by encouraging the use of reclaimed water while assuring the health and safety of all Washington citizens and the protection of its environment, the state of Washington will continue to use water in the best interests of present and future generations.

To facilitate the immediate use of reclaimed water for uses approved by the departments of ecology and health, the state shall expand both direct financial support and financial incentives for capital investments in water reuse and reclaimed water to effectuate the goals of this chapter. The legislature further directs the department of health and the department of ecology to coordinate efforts towards developing an efficient and streamlined process for creating and implementing processes for the use of reclaimed water.

[Title 90 RCW—page 57]

(2008 Ed.)

It is hereby declared that the people of the state of Washington have a primary interest in the development of facilities to provide reclaimed water to replace potable water in nonpotable applications, to supplement existing surface and ground water supplies, and to assist in meeting the future water requirements of the state.

The legislature further finds and declares that the utilization of reclaimed water by local communities for domestic, agricultural, industrial, recreational, and fish and wildlife habitat creation and enhancement purposes, including wetland enhancement, will contribute to the peace, health, safety, and welfare of the people of the state of Washington. To the extent reclaimed water is appropriate for beneficial uses, it should be so used to preserve potable water for drinking purposes, contribute to the restoration and protection of instream flows that are crucial to preservation of the state's salmonid fishery resources, contribute to the restoration of Puget Sound by reducing wastewater discharge, provide a drought resistant source of water supply for nonpotable needs, or be a source of supply integrated into state, regional, and local strategies to respond to population growth and global warming. Use of reclaimed water constitutes the development of new basic water supplies needed for future generations and local and regional water management planning should consider coordination of infrastructure, development, storage, water reclamation and reuse, and source exchange as strategies to meet water demands associated with population growth and impacts of global warming.

The legislature further finds and declares that the use of reclaimed water is not inconsistent with the policy of antidegradation of state waters announced in other state statutes, including the water pollution control act, chapter 90.48 RCW and the water resources act, chapter 90.54 RCW.

The legislature finds that other states, including California, Florida, and Arizona, have successfully used reclaimed water to supplement existing water supplies without threatening existing resources or public health.

It is the intent of the legislature that the department of ecology and the department of health undertake the necessary steps to encourage the development of water reclamation facilities so that reclaimed water may be made available to help meet the growing water requirements of the state.

The legislature further finds and declares that reclaimed water facilities are water pollution control facilities as defined in chapter 70.146 RCW and are eligible for financial assistance as provided in chapter 70.146 RCW. The legislature finds that funding demonstration projects will ensure the future use of reclaimed water. The demonstration projects in RCW 90.46.110 are varied in nature and will provide the experience necessary to test different facets of the standards and refine a variety of technologies so that water purveyors can begin to use reclaimed water technology in a more cost-effective manner. This is especially critical in smaller cities and communities where the feasibility for such projects is great, but there are scarce resources to develop the necessary facilities.

The legislature further finds that the agricultural processing industry can play a critical and beneficial role in promoting the efficient use of water by having the opportunity to develop and reuse agricultural industrial process water from

food processing. [2007 c 445 § 2; 2001 c 69 § 1; 1997 c 355 § 1; 1995 c 342 § 1; 1992 c 204 § 1.]

Findings—Intent—2007 c 445: "(1) Since the 1992 enactment of the reclaimed water act, the value of reclaimed water as a new source of supply has received increasing recognition across the state and across the nation. New information on the matters in this section has increased awareness of the need to better manage, protect, and conserve water resources and to use reclaimed water in that process. The legislature now finds the following:

- (a) Global warming and climate change. Global warming has reduced the volume of glaciers in the North Cascade mountains to between eighteen to thirty-two percent since 1983, and up to seventy-five percent of the glaciers are at risk of disappearing under projected temperatures for this century. Mountain snow pack has declined at virtually every measurement location in the Pacific Northwest, reducing the proportion of annual river flow to Puget Sound during summer months by eighteen percent since 1948. Global warming has also shifted peak stream flows earlier in the year in watersheds covering much of Washington state, including the Columbia river basin, jeopardizing the state's salmon fisheries. The state's recent report on the economic impacts of climate change indicate that water resources will be one of the areas most affected, and that many utilities may need to invest major resources in new supply and conservation measures. Developing and implementing adaptation strategies, such as water conservation that includes the use of reclaimed water, can extend existing water supply systems to help address the global warming impacts. In particular, because reclaimed water uses existing sources of supply and fairly constant base flows of wastewater, it has year-round dependability, without regard to any given year's climate variability. This is particularly important during summer months, when outdoor demands peak and stream flows are critical for fish.
- (b) Puget Sound. The governor has initiated a Puget Sound partnership, with a request for an initial strategy to address high priority problems. In December, the partnership delivered a strategy that includes expanded use of reclaimed water both in order to improve the Puget Sound's water quality by reducing wastewater discharges and by replacing current sources of supply for nonpotable uses that detrimentally affect stream flows and habitat.
- (c) Salmon recovery. The federal fisheries services recently approved a salmon recovery plan for the Puget Sound, which was developed across multiple watersheds by numerous local governments, tribal governments, and other parties to achieve sustainable populations of salmon and other species. That plan includes an adaptive management component where continued efforts will be made to address issues, including problems with instream flows, identified as a limiting factor in virtually all the watersheds, through strategies that will be developed by regional and watershed implementation groups. A potentially significant strategy may be the substitution of reclaimed water for nonpotable uses where it will benefit streams and habitat
- (d) Water quality. Increasingly stringent federal standards for water quality are forcing a number of communities to develop strategies for wastewater treatment that, in addition to providing higher treatment levels, will reduce the quantity of discharges. For many of those communities, facilities to produce reclaimed water will be a necessary approach to achieve both water quality and water supply objectives.
- (e) Watershed plans. Under the watershed planning act of 1997, approximately two-thirds of the watersheds in the state have used a bottom-up approach to developing collaborative plans for meeting future water supply needs. Many of those plans include the use of reclaimed water for meeting those needs.
- (f) Columbia river water management. Pursuant to legislation and funding provided in 2006, federal, state, and local governments and agencies, along with tribal governments, user groups, environmental organizations, and others are developing a comprehensive strategy for the mainstem Columbia that will ensure supplies for future growth while protecting stream flows and fish habitat. The strategy will include multiple tools that may include the potential development of new storage, conservation measures, and water use efficiency. One pathway toward conservation and efficiency is likely to be identification and implementation of reclaimed water opportunities.
- (g) Development schedule. The time frame required to plan, design, construct, and begin use of reclaimed water can be extensive due to the public information and acceptance efforts required in addition to planning, design, and environmental assessment required for infrastructure projects. This extended time frame necessitates the initiation of reclaimed water projects as soon as possible.
 - (2) It is therefore the intent of the legislature to:
- (a) Effectuate and reinvigorate the original intent behind the reclaimed water act to expand the use of reclaimed water for nonpotable uses through-

[Title 90 RCW—page 58] (2008 Ed.)

out the state;

- (b) Restate and emphasize the use of reclaimed water as a matter of water resource management policy;
- (c) Address current barriers to the use of reclaimed water, where changes in state law will resolve such issues;
- (d) Develop information from the state agencies responsible for promoting the use of reclaimed water and address regulatory, financial, planning, and other barriers to the expanded use of reclaimed water, relying on state agency expertise and experience with reclaimed water;
- (e) Facilitate achieving state, regional, and local objectives through use of reclaimed water for water supply purposes in high priority areas of the state, and in regional and local watershed and water planning;
- (f) Provide planning tools to local governments to incorporate reclaimed water and related water conservation into land use plans, consistent with water planning;
- (g) Expand the scope of work of the advisory committee established under chapter 279, Laws of 2006 to identify other reclaimed water issues that should be addressed; and
- (h) Provide initial funding, and evaluate options for providing additional direct state funding, for reclaimed water projects." [2007 c 445 \S 1.]

Construction—1995 c 342: "This act shall not be construed as affecting any existing right acquired or liability or obligation incurred under the sections amended or repealed in this act or under any rule or order adopted under those sections, nor as affecting any proceeding instituted under those sections." [1995 c 342 § 10.]

Effective date—1995 c 342: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [May 11, 1995]." [1995 c 342 § 11.]

- **90.46.010 Definitions.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Agricultural industrial process water" means water that has been used for the purpose of agricultural processing and has been adequately and reliably treated, so that as a result of that treatment, it is suitable for other agricultural water use.
- (2) "Agricultural processing" means the processing of crops or milk to produce a product primarily for wholesale or retail sale for human or animal consumption, including but not limited to potato, fruit, vegetable, and grain processing.
- (3) "Agricultural water use" means the use of water for irrigation and other uses related to the production of agricultural products. These uses include, but are not limited to, construction, operation, and maintenance of agricultural facilities and livestock operations at farms, ranches, dairies, and nurseries. Examples of these uses include, but are not limited to, dust control, temperature control, and fire control.
- (4) "Beneficial use" means the use of reclaimed water, that has been transported from the point of production to the point of use without an intervening discharge to the waters of the state, for a beneficial purpose.
- (5) "Constructed beneficial use wetlands" means those wetlands intentionally constructed on nonwetland sites to produce or replace natural wetland functions and values. Constructed beneficial use wetlands are considered "waters of the state."
- (6) "Constructed treatment wetlands" means those wetlands intentionally constructed on nonwetland sites and managed for the primary purpose of polishing reclaimed water or aesthetics. Constructed treatment wetlands are considered part of the collection and treatment system and are not considered "waters of the state."

- (7) "Direct recharge" means the controlled subsurface addition of water directly to the groundwater basin that results in the replenishment of groundwater.
- (8) "Greywater" means wastewater having the consistency and strength of residential domestic type wastewater. Greywater includes wastewater from sinks, showers, and laundry fixtures, but does not include toilet or urinal waters.
- (9) "Groundwater recharge criteria" means the contaminant criteria found in the drinking water quality standards adopted by the state board of health pursuant to chapter 43.20 RCW and the department of health pursuant to chapter 70.119A RCW.
- (10) "Industrial reuse water" means water that has been used for the purpose of industrial processing and has been adequately and reliably treated so that, as a result of that treatment, it is suitable for other uses.
- (11) "Land application" means use of reclaimed water as permitted under this chapter for irrigation or landscape enhancement for residential, business, and governmental purposes.
- (12) "Person" means any state, individual, public or private corporation, political subdivision, governmental subdivision, governmental agency, municipality, copartnership, association, firm, trust estate, or any other legal entity whatever
- (13) "Planned groundwater recharge project" means any reclaimed water project designed for the purpose of recharging groundwater, via direct recharge or surface percolation.
- (14) "Reclaimed water" means effluent derived in any part from sewage from a wastewater treatment system that has been adequately and reliably treated, so that as a result of that treatment, it is suitable for a beneficial use or a controlled use that would not otherwise occur and is no longer considered wastewater.
- (15) "Reclamation criteria" means the criteria set forth in the water reclamation and reuse interim standards and subsequent revisions adopted by the department of ecology and the department of health.
- (16) "Sewage" means water-carried human wastes from residences, buildings, industrial and commercial establishments, or other places, together with such groundwater infiltration, surface waters, or industrial wastewater as may be present.
- (17) "Streamflow augmentation" means the discharge of reclaimed water to rivers and streams of the state or other surface water bodies, but not wetlands.
- (18) "Surface percolation" means the controlled application of water to the ground surface for the purpose of replenishing groundwater.
 - (19) "User" means any person who uses reclaimed water.
- (20) "Wastewater" means water and wastes discharged from homes, businesses, and industry to the sewer system.
- (21) "Wetland or wetlands" means areas that are inundated or saturated by surface water or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted to life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. Wetlands regulated under this chapter shall be delineated in accordance with the manual adopted by the department of ecology pursuant to RCW 90.58.380. [2006 c 279 §

(2008 Ed.) [Title 90 RCW—page 59]

4; 2002 c 329 § 3; 2001 c 69 § 2; 1997 c 444 § 5; 1995 c 342 § 2; 1992 c 204 § 2.]

Alphabetization—2006 c 279: "The code reviser shall alphabetize and renumber the definitions in RCW 90.46.010." [2006 c 279 § 12.]

Severability—1997 c 444: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1997 c 444 § 11.]

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

- 90.46.015 Rules—Coordination with department of health—Consultation with advisory committee. (1) The department of ecology shall, in coordination with the department of health, adopt rules for reclaimed water use consistent with this chapter. The rules must address all aspects of reclaimed water use, including commercial and industrial uses, land applications, direct recharge, wetland discharge, surface percolation, constructed wetlands, and stream flow augmentation. The department of health shall, in coordination with the department of ecology, adopt rules for greywater reuse. The rules must also designate whether the department of ecology or the department of health will be the lead permitting or regulatory agency responsible for a particular aspect of reclaimed water use. In developing the rules, the departments of health and ecology shall amend or rescind any existing rules on reclaimed water in conflict with the new
- (2) All rules required to be adopted pursuant to this section must be completed no later than December 31, 2010, although the department of ecology is encouraged to adopt the final rules as soon as possible.
- (3) The department of ecology must consult with the advisory committee created under RCW 90.46.050 in all aspects of rule development required under this section. [2006 c 279 § 1.]

Interim reports—2006 c 279: "(1) In order to identify and pursue other measures to facilitate achieving the objectives in RCW 90.46.005 for expanded, appropriate, and safe use of reclaimed water, the department of ecology and the department of health shall provide the legislature with relevant information through periodic progress reports, as provided in this section

- (2) The department of ecology shall provide interim reports to the appropriate committees of the legislature by January 1, 2008, and January 1, 2009, that summarize the steps taken to that date towards the final rule making required by RCW 90.46.015. The reports shall include, at a minimum, a summary of participation in the rule advisory committee, the topics considered by the department, and issues identified by the rule advisory committee as barriers to expanded use of reclaimed water that may not be addressed within the rules to be adopted by the department.
- (3) In addition to subsection (2) of this section, the department shall form a subtask force consisting of not more than ten members chosen from the existing rule advisory committee, and reclaimed water users, to further identify and recommend actions to increase the promotion of reclaimed water as a water supply and water resource management option. At a minimum, the subtask force shall consider (a) issues assigned by the rule advisory committee; (b) staffing levels, resources, and roles within both state agencies; (c) optimizing organizational structure; (d) unresolved legal issues specific to reclaimed water use; and (e) a more appropriate name to describe reclaimed water. Information regarding these topics shall be appended to the required interim reports as the topics are considered by the advisory group." [2007 c 445 § 5; 2006 c 279 § 3.]

90.46.020 Interim standards for pilot projects for use of reclaimed water. (1) The department of ecology shall, in coordination with the department of health, develop interim

- standards for pilot projects under subsection (3) of this section on or before July 1, 1992, for the use of reclaimed water in land applications.
- (2) The department of health shall, in coordination with the department of ecology, develop interim standards for pilot projects under subsection (3) of this section on or before November 15, 1992, for the use of reclaimed water in commercial and industrial activities.
- (3) The department of ecology and the department of health shall assist interested parties in the development of pilot projects to aid in achieving the purposes of this chapter. [1992 c 204 § 3.]
- 90.46.030 Standards, procedures, and guidelines for industrial and commercial use of reclaimed water—Reclaimed water permits—Fee structure for permits—Formal agreements between the departments of health and ecology. (1)(a) The department of health shall, in coordination with the department of ecology, adopt a single set of standards, procedures, and guidelines on or before August 1, 1993, for the industrial and commercial use of reclaimed water.
- (b) Standards adopted under this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to the industrial and commercial use of reclaimed water.
- (2) Unless the department of ecology adopts rules pursuant to RCW 90.46.015 that relate to the industrial and commercial use of reclaimed water specifying otherwise, the department of health may issue a reclaimed water permit for industrial and commercial uses of reclaimed water to the generator of reclaimed water who may then distribute the water, subject to provisions in the permit governing the location, rate, water quality, and purposes of use. Permits issued after the adoption of rules under RCW 90.46.015 must be consistent with the adopted rules.
- (3) The department of health in consultation with the advisory committee established in RCW 90.46.050, shall develop recommendations for a fee structure for permits issued under subsection (2) of this section. Fees shall be established in amounts to fully recover, and not exceed, expenses incurred by the department of health in processing permit applications and modifications, monitoring and evaluating compliance with permits, and conducting inspections and supporting the reasonable overhead expenses that are directly related to these activities. Permit fees may not be used for research or enforcement activities. The department of health shall not issue permits under this section until a fee structure has been established.
- (4) A permit under this section for use of reclaimed water may be issued only to:
- (a) A municipal, quasi-municipal, or other governmental entity;
 - (b) A private utility as defined in RCW 36.94.010; or
- (c) The holder of a waste discharge permit issued under chapter 90.48 RCW.
- (5) The authority and duties created in this section are in addition to any authority and duties already provided in law with regard to sewage and wastewater collection, treatment, and disposal for the protection of health and safety of the state's waters. Nothing in this section limits the powers of

[Title 90 RCW—page 60] (2008 Ed.)

the state or any political subdivision to exercise such authority.

- (6) Unless the department of ecology adopts rules pursuant to RCW 90.46.015 that relate to the industrial and commercial use of reclaimed water specifying otherwise, the department of health may implement the requirements of this section through the department of ecology by execution of a formal agreement between the departments. Upon execution of such an agreement, the department of ecology may issue reclaimed water permits for industrial and commercial uses of reclaimed water by issuance of permits under chapter 90.48 RCW, and may establish and collect fees as required for permits issued under chapter 90.48 RCW.
- (7) Unless the department of ecology adopts rules pursuant to RCW 90.46.015 that relate to the industrial and commercial use of reclaimed water specifying otherwise, and before deciding whether to issue a permit under this section to a private utility, the department of health may require information that is reasonable and necessary to determine whether the private utility has the financial and other resources to ensure the reliability, continuity, and supervision of the reclaimed water facility. [2006 c 279 § 5; 2005 c 59 § 1; 2002 c 329 § 4; 1992 c 204 § 4.]
- 90.46.040 Standards, procedures, and guidelines for land applications of reclaimed water—Permits—Referral to department of health. (1)(a) The department of ecology shall, in coordination with the department of health, adopt a single set of standards, procedures, and guidelines, on or before August 1, 1993, for land applications of reclaimed water
- (b) Standards adopted under this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to the land application of reclaimed water.
- (2) A permit is required for any land application of reclaimed water. The department of ecology may issue a reclaimed water permit under chapter 90.48 RCW to the generator of reclaimed water who may then distribute the water, subject to provisions in the permit governing the location, rate, water quality, and purpose of use. The department of ecology shall not issue more than one permit for any individual land application of reclaimed water to a single generator.
- (3) In cases where the department of ecology determines, in land applications of reclaimed water, that a significant risk to the public health exists, the department shall refer the application to the department of health for review and consultation and the department of health may require fees appropriate for review and consultation from the applicant pursuant to RCW 43.70.250.
- (4) A permit under this section for use of reclaimed water may be issued only to:
- (a) A municipal, quasi-municipal, or other governmental entity;
 - (b) A private utility as defined under RCW 36.94.010; or
- (c) The holder of a waste discharge permit issued under chapter 90.48 RCW.
- (5) The authority and duties created in this section are in addition to any authority and duties already provided in law. Nothing in this section limits the powers of the state or any political subdivision to exercise such authority.

- (6) Before deciding whether to issue a permit under this section to a private utility, the department of ecology may require information that is reasonable and necessary to determine whether the private utility has the financial and other resources to ensure the reliability, continuity, and supervision of the reclaimed water facility. [2006 c 279 § 6; 2005 c 59 § 2; 1992 c 204 § 5.]
- 90.46.042 Standards, procedures, and guidelines for direct recharge. (1) The department of ecology shall, in consultation with the department of health, adopt a single set of standards, procedures, and guidelines, on or before December 31, 1996, for direct recharge using reclaimed water. The standards shall address both water quality considerations and avoidance of property damage from excessive recharge.
- (2) Standards adopted under this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to direct recharge using reclaimed water. [2006 c 279 § 7; 1995 c 342 § 6.]

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

- 90.46.044 Standards, procedures, and guidelines for discharge to wetlands. (1) The department of ecology shall, in consultation with the department of health, adopt a single set of standards, procedures, and guidelines, on or before June 30, 1996, for discharge of reclaimed water to wetlands.
- (2) Standards adopted under this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to discharge of reclaimed water to wetlands. [2006 c 279 § 8; 1995 c 342 § 7.]

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

90.46.050 Advisory committee—Development of standards, procedures, and guidelines. The department of ecology shall, before July 1, 2006, form an advisory committee, in coordination with the department of health and the department of agriculture, which will provide technical assistance in the development of standards, procedures, and guidelines required by this chapter. The advisory committee shall be composed of a broad range of interested individuals representing the various stakeholders that utilize or are potentially impacted by the use of reclaimed water. The advisory committee must also contain individuals with technical expertise and knowledge of new advancements in technology. [2006 c 279 § 2; 1995 c 342 § 9; 1992 c 204 § 6.]

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

90.46.060 Enforcement powers—Secretary of health. The secretary of health has all of the enforcement powers granted to the secretary of health under chapter 43.70 RCW to enforce this chapter. [1992 c 204 § 7.]

90.46.070 Exemption from standards, procedures, and guidelines. Any person lawfully using reclaimed water before April 2, 1992, may continue to do so and is not required to comply with the standards, procedures, and

(2008 Ed.) [Title 90 RCW—page 61]

guidelines under chapter 90.46 RCW before July 1, 1995. [1992 c 204 § 8.]

90.46.072 Conflict resolution—Reclaimed water projects and chapter 372-32 WAC. On or before December 31, 1995, the department of ecology and department of health shall, in consultation with local interested parties, jointly review and, if required, propose amendments to chapter 372-32 WAC to resolve conflicts between the development of reclaimed water projects in the Puget Sound region and chapter 372-32 RCW [WAC]. [1995 c 342 § 8.]

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

- 90.46.080 Use of reclaimed water for surface percolation—Establishment of discharge limit for contaminants. (1) Except as otherwise provided in this section, reclaimed water may be beneficially used for surface percolation provided the reclaimed water meets the groundwater recharge criteria as measured in groundwater beneath or down gradient of the recharge project site, and has been incorporated into a sewer or water comprehensive plan, as applicable, adopted by the applicable local government and approved by the department of health or department of ecology as applicable.
- (2) If the state groundwater recharge criteria as defined by RCW 90.46.010 do not contain a standard for a constituent or contaminant, the department of ecology shall establish a discharge limit consistent with the goals of this chapter, except as otherwise provided in this section.
- (3) Except as otherwise provided in this section, reclaimed water that does not meet the groundwater recharge criteria may be beneficially used for surface percolation where the department of ecology, in consultation with the department of health, has specifically authorized such use at such lower standard.
- (4) The provisions of this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to surface percolation. [2006 c 279 § 9; 1997 c 444 § 6; 1995 c 342 § 3.]

Severability—1997 c 444: See note following RCW 90.46.010.

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

- 90.46.090 Use of reclaimed water for discharge into constructed beneficial use wetlands and constructed treatment wetlands—Standards for discharge. (1) Reclaimed water may be beneficially used for discharge into constructed beneficial use wetlands and constructed treatment wetlands provided the reclaimed water meets the class A or B reclaimed water standards as defined in the reclamation criteria, and the discharge is incorporated into a sewer or water comprehensive plan, as applicable, adopted by the applicable local government and approved by the department of health or department of ecology as applicable.
- (2) Reclaimed water that does not meet the class A or B reclaimed water standards may be beneficially used for discharge into constructed treatment wetlands where the department of ecology, in consultation with the department of health, has specifically authorized such use at such lower standards.

- (3)(a) The department of ecology and the department of health must develop appropriate standards for discharging reclaimed water into constructed beneficial use wetlands and constructed treatment wetlands. These standards must be considered as part of the approval process under subsections (1) and (2) of this section.
- (b) Standards adopted under this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to discharge into constructed beneficial use wetlands and constructed treatment wetlands. [2006 c 279 § 10; 1997 c 444 § 7; 1995 c 342 § 4.]

Severability—1997 c 444: See note following RCW 90.46.010.

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

- 90.46.100 Discharge of reclaimed water for streamflow augmentation. (1) Reclaimed water intended for beneficial reuse may be discharged for streamflow augmentation provided the reclaimed water meets the requirements of the federal water pollution control act, chapter 90.48 RCW, and is incorporated into a sewer or water comprehensive plan, as applicable, adopted by the applicable local government and approved by the department of health or department of ecology as applicable.
- (2) Standards adopted under this section are superseded by any rules adopted by the department of ecology pursuant to RCW 90.46.015 as they relate to discharge of reclaimed water for streamflow augmentation. [2006 c 279 § 11; 1995 c 342 § 5.]

Construction—Effective date—1995 c 342: See notes following RCW 90.46.005.

- 90.46.110 Reclaimed water demonstration program—Demonstration projects. (1) The department of ecology shall establish and administer a reclaimed water demonstration program for the purposes of funding and monitoring the progress of five demonstration projects. The department shall work in cooperation with the department of health.
 - (2) The five demonstration projects will be:
- (a) The city of Ephrata, to use class A reclaimed water for surface spreading that will recharge the groundwater and reduce the nitrate concentrations that currently exceed drinking water standards in domestic wells;
- (b) Lincoln county, for a study of the use of reclaimed water to transport twenty-two million gallons a day from Spokane to water sources that will rehydrate and restore long depleted streambeds;
- (c) The city of Royal City to replace an interim emergency sprayfield by using one hundred percent of its discharge as class A reclaimed water to enhance local wetlands and lakes in the winter, and potentially irrigate a golf course;
- (d) The city of Sequim to implement a tertiary treatment system and reuse one hundred percent of the city's wastewater to reopen an existing shellfish closure area to benefit state and tribal resources, improve streamflows in the Dungeness river, and provide a sustainable water supply for irrigation purposes;
- (e) The city of Yelm to use one hundred percent of its wastewater to provide alternative water supply for irrigation and industrial uses in order to offset increased demand for

[Title 90 RCW—page 62] (2008 Ed.)

water supply, to protect the Nisqually river chum salmon runs, and to develop experimental artificial wetlands to test low cost treatment options.

- (3) By September 30, 1997, the department of ecology shall enter into a grant agreement with the demonstration project jurisdictions that includes reporting requirements, timelines, and a fund disbursement schedule based on the agreed project milestones.
- (4) Upon completion of the projects, the department of ecology shall report to the appropriate committees of the legislature on the results of the program.
- (5) Demonstration projects which will discharge or otherwise deliver reclaimed water to federal reclamation project facilities or irrigation district facilities shall meet the requirements of the facilities' operating entity for such discharges or deliveries.
- (6) No irrigation district, its directors, officers, employees, or agents operating and maintaining irrigation works for any purpose authorized by law, including the production of food for human consumption and other agricultural and domestic purposes, is liable for damages to persons or property arising from the implementation of the demonstration projects in this section. [1997 c 355 § 2.]
- 90.46.120 Use of water from wastewater treatment facility—Consideration in regional water supply plan or potable water supply service planning—Consideration in reviewing provisions for water supplies for short plat, short subdivision, or subdivision. (1) The owner of a wastewater treatment facility that is reclaiming water with a permit issued under this chapter has the exclusive right to any reclaimed water generated by the wastewater treatment facility. Use, distribution, and the recovery from aguifer storage of reclaimed water by the owner of the wastewater treatment facility is exempt from the permit requirements of RCW 90.03.250 and 90.44.060, provided that a permit for recovery of reclaimed water from aquifer storage and recovery shall be reviewed under the standards established under RCW 90.03.370(2). Revenues derived from the reclaimed water facility shall be used only to offset the cost of operation of the wastewater utility fund or other applicable source of systemwide funding.
- (2) If the proposed use or uses of reclaimed water are intended to augment or replace potable water supplies or create the potential for the development of additional potable water supplies, such use or uses shall be considered in the development of any regional water supply plan or plans addressing potable water supply service by multiple water purveyors. Such water supply plans include plans developed by multiple jurisdictions under the relevant provisions of chapters 43.20, 70.116, 90.44, and 90.82 RCW, and the water supply provisions under the utility element of chapter 36.70A RCW. The method by which such plans are approved shall remain unchanged. The owner of a wastewater treatment facility that proposes to reclaim water shall be included as a participant in the development of such regional water supply plan or plans.
- (3) Where opportunities for the use of reclaimed water exist within the period of time addressed by a water system plan, a water supply plan, or a coordinated water system plan developed under chapters 43.20, 70.116, 90.44, and 90.82

- RCW, and the water supply provisions under the utility element of chapter 36.70A RCW, these plans must be developed and coordinated to ensure that opportunities for reclaimed water are evaluated. The requirements of this subsection (3) do not apply to water system plans developed under chapter 43.20 RCW for utilities serving less than one thousand service connections.
- (4) The provisions of any plan for reclaimed water, developed under the authorities in subsections (2) and (3) of this section, should be included by a city, town, or county in reviewing provisions for water supplies in a proposed short plat, short subdivision, or subdivision under chapter 58.17 RCW, where reclaimed water supplies may be proposed for nonpotable purposes in the short plat, short subdivision, or subdivision. [2007 c 445 § 3; 2003 1st sp.s. c 5 § 13; 1997 c 444 § 1.]

Findings—Intent—2007 c 445: See note following RCW 90.46.005. Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015. Severability—1997 c 444: See note following RCW 90.46.010.

- 90.46.130 Impairment of water rights downstream from freshwater discharge points. (1) Except as provided in subsection (2) of this section, facilities that reclaim water under this chapter shall not impair any existing water right downstream from any freshwater discharge points of such facilities unless compensation or mitigation for such impairment is agreed to by the holder of the affected water right.
- (2) Agricultural water use of agricultural industrial process water and use of industrial reuse water under this chapter shall not impair existing water rights within the water source that is the source of supply for the agricultural processing plant or the industrial processing and, if the water source is surface water, the existing water rights are downstream from the agricultural processing plant's discharge points existing on July 22, 2001, or from the industrial processing's discharge points existing on June 13, 2002. [2002 c 329 § 5; 2001 c 69 § 4; 1997 c 444 § 4.]

Severability—1997 c 444: See note following RCW 90.46.010.

- **90.46.140** Greywater reuse—Standards, procedures, and guidelines—Rules. (1) The department of health shall develop standards, procedures, and guidelines for the reuse of greywater, consistent with RCW 43.20.230(2), by January 1, 1998.
- (2) Standards, procedures, and guidelines developed by the department of health for reuse of greywater shall encourage the application of this technology for conserving water resources, or reducing the wastewater load, on domestic wastewater facilities, individual on-site sewage treatment and disposal systems, or community on-site sewage treatment and disposal systems.
- (3) The department of health and local health officers may permit the reuse of greywater according to rules adopted by the department of health. [1997 c 444 § 8.]

Severability—1997 c 444: See note following RCW 90.46.010.

90.46.150 Agricultural industrial process water—Permit—Use—Referral to department of health. The permit to apply agricultural industrial process water to agricultural water use shall be the permit issued under chapter 90.48

(2008 Ed.) [Title 90 RCW—page 63]

RCW to the owner of the agricultural processing plant who may then distribute the water through methods including, but not limited to, irrigation systems, subject to provisions in the permit governing the location, rate, water quality, and purpose. In cases where the department of ecology determines that a significant risk to public health exists, in land application of the water, the department must refer the application to the department of health for review and consultation.

The owner of the agricultural processing plant who obtains a permit under this section has the exclusive right to the use of any agricultural industrial process water generated from the plant and to the distribution of such water through facilities including irrigation systems. Use and distribution of the water by the owner is exempt from the permit requirements of RCW 90.03.250, 90.03.380, 90.44.060, and 90.44.100.

Nothing in chapter 69, Laws of 2001 shall be construed to affect any right to reuse agricultural industrial discharge water in existence on or before July 22, 2001. [2001 c 69 § 3.]

- **90.46.160 Industrial reuse water—Permit.** (1) The permit to use industrial reuse water shall be the permit issued under chapter 90.48 RCW to the owner of the plant that is the source of the industrial process water, who may then distribute the water according to provisions in the permit governing the location, rate, water quality, and purpose. In cases where the department of ecology determines that a proposed use may pose a significant risk to public health, the department shall refer the permit application to the department of health for review and consultation.
- (2) The owner of the industrial plant who obtains a permit under this section has the exclusive right to the use of any industrial reuse water generated from the plant and to the distribution of such water. Use and distribution of the water by the owner is exempt from the permit requirements of RCW 90.03.250, 90.03.380, 90.44.060, and 90.44.100.
- (3) Nothing in this section affects any right to reuse industrial process water in existence on or before June 13, 2002. [2002 c 329 § 6.]

Chapter 90.48 RCW WATER POLLUTION CONTROL

Sections		
90.48.010	Policy enunciated.	
90.48.020	Definitions.	
90.48.030	Jurisdiction of department.	
90.48.035	Rule-making authority.	
90.48.037	Authority of department to bring enforcement actions.	
90.48.039	Hazardous substance remedial actions—Procedural requirements not applicable.	
90.48.045	Environmental excellence program agreements—Effect on chapter.	
90.48.080	Discharge of polluting matter in waters prohibited.	
90.48.090	Right of entry—Special inspection requirements for metals mining and milling operations.	
90.48.095	Authority of department to compel attendance and testimony of witnesses, production of books and papers—Contempt proceedings to enforce—Fees.	
90.48.100	Request for assistance.	
90.48.110	Plans and proposed methods of operation and maintenance of sewerage or disposal systems to be submitted to department—Exceptions—Time limitations.	
90.48.112	Plan evaluation—Consideration of reclaimed water.	
ITM OO DOW (A)		

r Rights—Environment	
90.48.120	Notice of department's determination that violation has or will occur—Report to department of compliance with determina-
90.48.140	tion—Order or directive to be issued—Notice. Penalty.
90.48.142	Violations—Liability in damages for injury or death of fish,
90.48.144	animals, vegetation—Action to recover.
90.48.150	Violations—Civil penalty—Procedure. Construction of chapter.
90.48.153	Cooperation with federal government—Federal funds.
90.48.156	Cooperation with other states and provinces—Interstate and state-provincial projects.
90.48.160	Waste disposal permit—Required—Exemptions.
90.48.162	Waste disposal permits required of counties, municipalities and public corporations.
90.48.165	Waste disposal permits required of counties, municipalities and public corporations—Cities, towns or municipal corporations may be granted authority to issue permits—Revocation—Termination of permits.
90.48.170	Waste disposal permits required of counties, municipalities and public corporations—Application—Notice as to new operation or increase in volume—Investigation—Notice to other state departments.
90.48.180	Waste disposal permits required of counties, municipalities and public corporations—Issuance—Conditions—Duration.
90.48.190	Waste disposal permits required of counties, municipalities and public corporations—Termination—Grounds.
90.48.195	Waste disposal permits required of counties, municipalities and public corporations—Modification or additional condi- tions may be ordered.
90.48.200	Waste disposal permits required of counties, municipalities and public corporations—Nonaction upon application—Temporary permit—Duration.
90.48.215	Upland finfish facilities—Waste discharge standards—Waste disposal permit.
90.48.220	Marine finfish rearing facilities—Waste discharge stan- dards—Discharge permit applications—Exemption.
90.48.230	Application of administrative procedure law to rule making and adjudicative proceedings.
90.48.240	Water pollution orders for conditions requiring immediate action—Appeal.
90.48.250	Agreements or contracts to monitor waters and effluent discharge.
90.48.260	Federal clean water act—Department designated as state agency, authority—Delegation of authority—Powers, duties, and functions.
90.48.261	Exercise of powers under RCW 90.48.260—Aquatic resource mitigation.
90.48.262	Implementation of RCW 90.48.260—Permits for energy facilities—Rules and procedures.
90.48.264	Federal clean water act—Rules for on-site sewage disposal systems adjacent to marine waters.
90.48.270	Sewage drainage basins—Authority of department to delineate and establish.
90.48.280	Sewage drainage basins—Comprehensive plans for sewage drainage basins.
90.48.285	Contracts with municipal or public corporations and political subdivisions to finance water pollution control projects— Requisites—Priorities.
90.48.290	Grants to municipal or public corporations or political subdivi- sions to aid water pollution control projects—Limitations.
90.48.300	Pollution control facilities—Tax exemptions and credits.
90.48.310	Application of barley straw to waters of the state.
90.48.364 90.48.366	Discharge of oil into waters of the state—Definitions. Discharge of oil into waters of the state—Compensation schedule.
90.48.367	Schedule. Discharge of oil into waters of the state—Assessment of compensation.
90.48.368	Discharge of oil into waters of the state—Preassessment screening.
90.48.386	Department of natural resources leases.
90.48.390	Coastal protection fund—Established—Moneys credited to— Use.

Coastal protection fund—Disbursal of moneys from.

Enforcement procedures

authority.

of public review.

Water quality standards affected by forest practices—Department of ecology solely responsible for water quality standards—Forest practices rules—Adoption—Examination—

Water quality standards—Compliance methods—Department

Forest practices act and regulations relating to water quality protection to be utilized to satisfy federal water pollution act.

Watershed restoration projects—Approval process—Waiver

[Title 90 RCW—page 64] (2008 Ed.)

90 48 400

90.48.420

90.48.422

90.48.425

90.48.430

90.48.445	Aquatic noxious weed control—Water quality permits—Defi- nition.
90.48.447	Aquatic plant management program—Commercial herbicide information—Experimental application of herbicides—Appropriation for study.
90.48.448	Eurasion water milfoil—Pesticide 2,4-D application.
90.48.450	Discharges from agricultural activity—Consideration to be given as to whether enforcement action would contribute to conversion of land to nonagricultural use—Minimize the possibility.
90.48.455	Discharge of chlorinated organics—Engineering reports by pulp and paper mills—Permits limiting discharge.
90.48.465	Water discharge fees.
90.48.480	Reduction of sewer overflows—Plans—Compliance schedule.
90.48.490	Sewage treatment facilities—Plans to upgrade or construct.
90.48.495	Water conservation measures to be considered in sewer plans.
90.48.500	Pollution Disclosure Act of 1971.
90.48.520	Review of operations before issuance or renewal of wastewa-
	ter discharge permits—Incorporation of permit conditions.
90.48.530	Construction projects involving fill material—Leaching test.
90.48.531	Leaching tests—Identification—Report to the legislature.
90.48.540	Use attainability analysis of water within federal reclamation project boundaries—Rules.
90.48.555	Construction and industrial storm water general permits— Effluent limitations—Report.
90.48.560	Construction and industrial storm water general permits—
	Inspection and compliance.
90.48.565	Construction and industrial storm water general permits— Fees.
90.48.570	Water quality data—Findings—Intent.
90.48.575	Water quality data—Definitions.
90.48.580	Water quality data—Credible data, information, literature.
90.48.585	Water quality data—When credible.
90.48.590	Water quality data—When credible. Water quality data—Falsified data—Penalty.
90.48.595	On-site sewage disposal system repair and replacement—
	Loan and grant programs.
90.48.900	Severability—1945 c 216. Severability—1967 c 13.
90.48.901	
90.48.902	Severability—1970 ex.s. c 88.
90.48.903	Severability—1971 ex.s. c 180.
90.48.904	Severability—1989 c 262.
90.48.906	Short title—1971 ex.s. c 180.

County water and sewerage systems, approval of the department of social and health services and the department of ecology: RCW 36.94.100.

Domestic waste treatment plants—Certification and regulation of operators: Chapter 70.95B RCW.

Environmental certification programs—Fees—Rules—Liability: RCW 43.21A.175.

Oil and hazardous substance spill prevention and response: Chapter 90.56 RCW.

Oil tankers on Puget Sound, restrictions, etc.: RCW 88.16.170 through 88.16.190.

Shellfish, sanitary control: RCW 69.30.130. Washington clean air act: Chapter 70.94 RCW.

Water-sewer district powers as to mutual systems, approval of exercise by pollution control commission: RCW 57.08.065.

Water pollution control facilities, tax exemptions and credits: Chapter 82.34 RCW.

Water resources act of 1971: Chapter 90.54 RCW.

90.48.010 Policy enunciated. It is declared to be the public policy of the state of Washington to maintain the highest possible standards to insure the purity of all waters of the state consistent with public health and public enjoyment thereof, the propagation and protection of wild life, birds, game, fish and other aquatic life, and the industrial development of the state, and to that end require the use of all known available and reasonable methods by industries and others to prevent and control the pollution of the waters of the state of Washington. Consistent with this policy, the state of Washington will exercise its powers, as fully and as effectively as possible, to retain and secure high quality for all waters of the state. The state of Washington in recognition of the federal

government's interest in the quality of the navigable waters of the United States, of which certain portions thereof are within the jurisdictional limits of this state, proclaims a public policy of working cooperatively with the federal government in a joint effort to extinguish the sources of water quality degradation, while at the same time preserving and vigorously exercising state powers to insure that present and future standards of water quality within the state shall be determined by the citizenry, through and by the efforts of state government, of the state of Washington. [1973 c 155 § 1; 1945 c 216 § 1; Rem. Supp. 1945 § 10964a.]

90.48.020 Definitions. Whenever the word "person" is used in this chapter, it shall be construed to include any political subdivision, government agency, municipality, industry, public or private corporation, copartnership, association, firm, individual or any other entity whatsoever.

Wherever the words "waters of the state" shall be used in this chapter, they shall be construed to include lakes, rivers, ponds, streams, inland waters, underground waters, salt waters and all other surface waters and watercourses within the jurisdiction of the state of Washington.

Whenever the word "pollution" is used in this chapter, it shall be construed to mean such contamination, or other alteration of the physical, chemical or biological properties, of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state as will or is likely to create a nuisance or render such waters harmful, detrimental or injurious to the public health, safety or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish or other aquatic life.

Wherever the word "department" is used in this chapter it shall mean the department of ecology.

Whenever the word "director" is used in this chapter it shall mean the director of ecology.

Whenever the words "aquatic noxious weed" are used in this chapter, they have the meaning prescribed under RCW 17.26.020.

Whenever the words "general sewer plan" are used in this chapter they shall be construed to include all sewerage general plans, sewer general comprehensive plans, plans for a system of sewerage, and other plans for sewer systems adopted by a local government entity including but not limited to cities, towns, public utility districts, and water-sewer districts. [2002 c 161 § 4; 1995 c 255 § 7; 1987 c 109 § 122; 1967 c 13 § 1; 1945 c 216 § 2; Rem. Supp. 1945 § 10964b.]

Severability-Effective date-1995 c 255: See RCW 17.26.900 and

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.030 Jurisdiction of department. The department shall have the jurisdiction to control and prevent the pollution of streams, lakes, rivers, ponds, inland waters, salt waters, water courses, and other surface and underground waters of the state of Washington. [1987 c 109 § 123; 1945 c 216 § 10; Rem. Supp. 1945 § 10964j. FORMER PART OF

(2008 Ed.) [Title 90 RCW—page 65] SECTION: 1945 c 216 § 11; Rem. Supp. 1945 § 10964k, now codified as RCW 90.48.035.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.035 Rule-making authority. The department shall have the authority to, and shall promulgate, amend, or rescind such rules and regulations as it shall deem necessary to carry out the provisions of this chapter, including but not limited to rules and regulations relating to standards of quality for waters of the state and for substances discharged therein in order to maintain the highest possible standards of all waters of the state in accordance with the public policy as declared in RCW 90.48.010. [1987 c 109 § 124; 1970 ex.s. c 88 § 11; 1967 c 13 § 6; 1945 c 216 § 11; Rem. Supp. 1945 § 10964k. Formerly RCW 90.48.030, part.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.037 Authority of department to bring enforcement actions. The department, with the assistance of the attorney general, is authorized to bring any appropriate action at law or in equity, including action for injunctive relief, in the name of the people of the state of Washington as may be necessary to carry out the provisions of this chapter or chapter 90.56 RCW. [1991 c 200 § 1102; 1987 c 109 § 125; 1967 c 13 § 7.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.039 Hazardous substance remedial actions— Procedural requirements not applicable. The procedural requirements of this chapter shall not apply to any person conducting a remedial action at a facility pursuant to a consent decree, order, or agreed order issued pursuant to chapter 70.105D RCW, or to the department of ecology when it conducts a remedial action under chapter 70.105D RCW. The department of ecology shall ensure compliance with the substantive requirements of this chapter through the consent decree, order, or agreed order issued pursuant to chapter 70.105D RCW, or during the department-conducted remedial action, through the procedures developed by the department pursuant to RCW 70.105D.090. [1994 c 257 § 19.]

Severability—1994 c 257: See note following RCW 36.70A.270.

90.48.045 Environmental excellence program agreements—Effect on chapter. Notwithstanding any other provision of law, any legal requirement under this chapter, including any standard, limitation, rule, or order is superseded and replaced in accordance with the terms and provisions of an environmental excellence program agreement, entered into under chapter 43.21K RCW. [1997 c 381 § 26.]

Purpose—1997 c 381: See RCW 43.21K.005.

90.48.080 Discharge of polluting matter in waters prohibited. It shall be unlawful for any person to throw, drain, run, or otherwise discharge into any of the waters of this state, or to cause, permit or suffer to be thrown, run, drained, allowed to seep or otherwise discharged into such

waters any organic or inorganic matter that shall cause or tend to cause pollution of such waters according to the determination of the department, as provided for in this chapter. [1987 c 109 § 126; 1967 c 13 § 8; 1945 c 216 § 14; Rem. Supp. 1945 § 10964n.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.090 Right of entry—Special inspection requirements for metals mining and milling operations. The department or its duly appointed agent shall have the right to enter at all reasonable times in or upon any property, public or private, for the purpose of inspecting and investigating conditions relating to the pollution of or the possible pollution of any of the waters of this state.

The department shall have special inspection requirements for metals mining and milling operations regulated under chapter 232, Laws of 1994. The department shall inspect these mining and milling operations at least quarterly in order to ensure compliance with the intent and any permit issued pursuant to this chapter. The department shall conduct additional inspections as needed during the construction phase of these mining operations in order to ensure compliance with this chapter. [1994 c 232 § 21; 1987 c 109 § 127; 1945 c 216 § 15; Rem. Supp. 1945 § 109640.]

Severability—1994 c 232: See RCW 78.56.900.

Effective date—1994 c 232 §§ 6-8 and 18-22: See RCW 78.56.902.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.095 Authority of department to compel attendance and testimony of witnesses, production of books and papers—Contempt proceedings to enforce—Fees. In carrying out the purposes of this chapter or chapter 90.56 RCW the department shall, in conjunction with either the adoption of rules, consideration of an application for a waste discharge permit or the termination or modification of such permit, or proceedings in adjudicative hearings, have the authority to issue process and subpoena witnesses effective throughout the state on its own behalf or that of an interested party, compel their attendance, administer oaths, take the testimony of any person under oath and, in connection therewith require the production for examination of any books or papers relating to the matter under consideration by the department. In case of disobedience on the part of any person to comply with any subpoena issued by the department, or on the refusal of any witness to testify to any matters regarding which he may be lawfully interrogated, it shall be the duty of the superior court of any county, or of the judge thereof, on application of the department, to compel obedience by proceedings for contempt, as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein. In connection with the authority granted under this section no witness or other person shall be required to divulge trade secrets or secret processes. Persons responding to a subpoena as provided herein shall be entitled to fees as are witnesses in superior court. [1991 c 200 § 1103; 1987 c 109 § 128; 1967 c 13 § 9.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

[Title 90 RCW—page 66] (2008 Ed.)

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.100 Request for assistance. The department shall have the right to request and receive the assistance of any educational institution or state agency when it is deemed necessary by the department to carry out the provisions of this chapter or chapter 90.56 RCW. [1991 c 200 § 1104; 1987 c 109 § 129; 1945 c 216 § 16; Rem. Supp. 1945 § 10964p.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.110 Plans and proposed methods of operation and maintenance of sewerage or disposal systems to be submitted to department—Exceptions—Time limitations. (1) Except under subsection (2) of this section, all engineering reports, plans, and specifications for the construction of new sewerage systems, sewage treatment or disposal plants or systems, or for improvements or extensions to existing sewerage systems or sewage treatment or disposal plants, and the proposed method of future operation and maintenance of said facility or facilities, shall be submitted to and be approved by the department, before construction thereof may begin. No approval shall be given until the department is satisfied that said plans and specifications and the methods of operation and maintenance submitted are adequate to protect the quality of the state's waters as provided for in this chapter. Approval under this chapter is not required for large on-site sewage systems permitted by the department of health under chapter 70.118B RCW or for on-site sewage systems regulated by local health jurisdictions under rules of the state board of health.

- (2) To promote efficiency in service delivery and intergovernmental cooperation in protecting the quality of the state's waters, the department may delegate the authority for review and approval of engineering reports, plans, and specifications for the construction of new sewerage systems, sewage treatment or disposal plants or systems, or for improvements or extensions to existing sewerage system or sewage treatment or disposal plants, and the proposed method of future operations and maintenance of said facility or facilities and industrial pretreatment systems, to local units of government requesting such delegation and meeting criteria established by the department.
- (3) For any new or revised general sewer plan submitted for review under this section, the department shall review and either approve, conditionally approve, reject, or request amendments within ninety days of the receipt of the submission of the plan. The department may extend this ninety-day time limitation for new submittals by up to an additional ninety days if insufficient time exists to adequately review the general sewer plan. For rejections of plans or extensions of the timeline, the department shall provide in writing to the local government entity the reason for such action. In addition, the governing body of the local government entity and the department may mutually agree to an extension of the deadlines contained in this section. [2007 c 343 § 13; 2002 c

161 § 5; 1994 c 118 § 1; 1987 c 109 § 130; 1967 c 13 § 10; 1945 c 216 § 17; Rem. Supp. 1945 § 10964q.]

Captions and part headings not law—2007 c 343: See RCW 70.118B.900.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.112 Plan evaluation—Consideration of reclaimed water. The evaluation of any plans submitted under RCW 90.48.110 must include consideration of opportunities for the use of reclaimed water as defined in RCW 90.46.010. Wastewater plans submitted under RCW 90.48.110 must include a statement describing how applicable reclamation and reuse elements will be coordinated as required under RCW 90.46.120(2). [2003 1st sp.s. c 5 § 12; 1997 c 444 § 9.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015. Severability—1997 c 444: See note following RCW 90.46.010.

90.48.120 Notice of department's determination that violation has or will occur—Report to department of compliance with determination—Order or directive to be **issued—Notice.** (1) Whenever, in the opinion of the department, any person shall violate or creates a substantial potential to violate the provisions of this chapter or chapter 90.56 RCW, or fails to control the polluting content of waste discharged or to be discharged into any waters of the state, the department shall notify such person of its determination by registered mail. Such determination shall not constitute an order or directive under RCW 43.21B.310. Within thirty days from the receipt of notice of such determination, such person shall file with the department a full report stating what steps have been and are being taken to control such waste or pollution or to otherwise comply with the determination of the department. Whereupon the department shall issue such order or directive as it deems appropriate under the circumstances, and shall notify such person thereof by registered

(2) Whenever the department deems immediate action is necessary to accomplish the purposes of this chapter or chapter 90.56 RCW, it may issue such order or directive, as appropriate under the circumstances, without first issuing a notice or determination pursuant to subsection (1) of this section. An order or directive issued pursuant to this subsection shall be served by registered mail or personally upon any person to whom it is directed. [1992 c 73 § 25; 1987 c 109 § 131; 1985 c 316 § 3; 1973 c 155 § 2; 1967 c 13 § 11; 1945 c 216 § 18; Rem. Supp. 1945 § 10964r.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Appeal of orders under RCW 90.48.120(2): RCW 43.21B.310.

90.48.140 Penalty. Any person found guilty of willfully violating any of the provisions of this chapter or chapter 90.56 RCW, or any final written orders or directive of the department or a court in pursuance thereof is guilty of a gross misdemeanor, and upon conviction thereof shall be punished by a fine of up to ten thousand dollars and costs of prosecution, or by imprisonment in the county jail for not more than

(2008 Ed.) [Title 90 RCW—page 67]

90.48.367.

one year, or by both such fine and imprisonment in the discretion of the court. Each day upon which a willful violation of the provisions of this chapter or chapter 90.56 RCW occurs may be deemed a separate and additional violation. [2003 c 53 § 419; 1992 c 73 § 26; 1973 c 155 § 8; 1945 c 216 § 20; Rem. Supp. 1945 § 10964t.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

90.48.142 Violations—Liability in damages for injury or death of fish, animals, vegetation—Action to recover. (1) Any person who:

- (a)(i) Violates any of the provisions of this chapter or chapter 90.56 RCW;
- (ii) Fails to perform any duty imposed by this chapter or chapter 90.56 RCW;
- (iii) Violates an order or other determination of the department or the director made pursuant to the provisions of this chapter or chapter 90.56 RCW;
- (iv) Violates the conditions of a waste discharge permit issued pursuant to RCW 90.48.160; or
- (v) Otherwise causes a reduction in the quality of the state's waters below the standards set by the department or, if no standards have been set, causes significant degradation of water quality, thereby damaging the same; and
- (b) Causes the death of, or injury to, fish, animals, vegetation, or other resources of the state; shall be liable to pay the state and affected counties and cities damages in an amount determined pursuant to RCW
- (2) No action shall be authorized under this section against any person operating in compliance with the conditions of a waste discharge permit issued pursuant to RCW 90.48.160. [1991 c 200 \S 810; 1989 c 262 \S 2; 1988 c 36 \S 69; 1987 c 109 \S 132; 1985 c 316 \S 6; 1970 ex.s. c 88 \S 12; 1967 ex.s. c 139 \S 13.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Findings—1989 c 262: "The legislature finds that there is confusion regarding the measure of damages authorized under RCW 90.48.142. The intent of this act is to clarify existing law on the measure of damages authorized under RCW 90.48.142, not to change the law." [1989 c 262 \S 1.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Severability—1967 ex.s. c 139: See RCW 82.34.900.

90.48.144 Violations—Civil penalty—Procedure.

Except as provided in RCW 43.05.060 through 43.05.080 and 43.05.150, every person who:

- (1) Violates the terms or conditions of a waste discharge permit issued pursuant to RCW 90.48.180 or 90.48.260 through 90.48.262, or
- (2) Conducts a commercial or industrial operation or other point source discharge operation without a waste discharge permit as required by RCW 90.48.160 or 90.48.260 through 90.48.262, or
- (3) Violates the provisions of RCW 90.48.080, or other sections of this chapter or chapter 90.56 RCW or rules or orders adopted or issued pursuant to either of those chapters,

shall incur, in addition to any other penalty as provided by law, a penalty in an amount of up to ten thousand dollars a day for every such violation. Each and every such violation shall be a separate and distinct offense, and in case of a continuing violation, every day's continuance shall be and be deemed to be a separate and distinct violation. Every act of commission or omission which procures, aids or abets in the violation shall be considered a violation under the provisions of this section and subject to the penalty herein provided for. The penalty amount shall be set in consideration of the previous history of the violator and the severity of the violation's impact on public health and/or the environment in addition to other relevant factors. The penalty herein provided for shall be imposed pursuant to the procedures set forth in RCW 43.21B.300. [1995 c 403 § 636; 1992 c 73 § 27; 1987 c 109 § 17; 1985 c 316 § 2; 1973 c 155 § 9; 1970 ex.s. c 88 § 13; 1967 ex.s. c 139 § 14.]

Findings—Short title—Intent—1995 c 403: See note following RCW 34 05 328

Part headings not law—Severability—1995 c 403: See RCW 43.05.903 and 43.05.904.

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Severability—1967 ex.s. c 139: See RCW 82.34.900.

90.48.150 Construction of chapter. This chapter shall not be construed as repealing any of the laws governing the pollution of the waters of the state, but shall be held and construed as ancillary to and supplementing the same and an addition to the laws now in force, except as the same may be in direct conflict herewith. [1945 c 216 § 21; Rem. Supp. 1945 § 10964u.]

90.48.153 Cooperation with federal government—

Federal funds. The department is authorized to cooperate with the federal government and to accept grants of federal funds for carrying out the purposes of this chapter. The department is empowered to make any application or report required by an agency of the federal government as an incident to receiving such grants. [1987 c 109 § 133; 1949 c 58 § 1; Rem. Supp. 1949 § 10964pp. Formerly RCW 90.48.040.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.156 Cooperation with other states and provinces—Interstate and state-provincial projects. The department is authorized to cooperate with appropriate agencies of neighboring states and neighboring provinces, to enter into contracts, and make contributions toward interstate and state-provincial projects to carry out the purposes of this chapter and chapter 90.56 RCW. [1991 c 200 § 1105; 1987 c 109 § 134; 1949 c 58 § 2; Rem. Supp. 1949 § 10964pp-1. Formerly RCW 90.48.050.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

[Title 90 RCW—page 68] (2008 Ed.)

90.48.160 Waste disposal permit—Required—Exemptions. Any person who conducts a commercial or industrial operation of any type which results in the disposal of solid or liquid waste material into the waters of the state, including commercial or industrial operators discharging solid or liquid waste material into sewerage systems operated by municipalities or public entities which discharge into public waters of the state, shall procure a permit from either the department or the *thermal power plant site evaluation council as provided in RCW 90.48.262(2) before disposing of such waste material: PROVIDED, That this section shall not apply to any person discharging domestic sewage only into a sewerage system.

The department may, through the adoption of rules, eliminate the permit requirements for disposing of wastes into publicly operated sewerage systems for:

- (1) Categories of or individual municipalities or public corporations operating sewerage systems; or
- (2) Any category of waste disposer; if the department determines such permit requirements are no longer necessary for the effective implementation of this chapter. The department may by rule eliminate the permit requirements for disposing of wastes by upland finfish rearing facilities unless a permit is required under the federal clean water act's national pollutant discharge elimination system. [1989 c 293 § 2; 1973 c 155 § 3; 1967 c 13 § 13; 1955 c 71 § 1.]

*Reviser's note: The "thermal power plant site evaluation council" was redesignated the "energy facility site evaluation council" by 1975-'76 2nd ex.s. c 108.

90.48.162 Waste disposal permits required of counties, municipalities and public corporations. Any county or any municipal or public corporation operating or proposing to operate a sewerage system, including any system which collects only domestic sewerage, which results in the disposal of waste material into the waters of the state shall procure a permit from the department of ecology before so disposing of such materials. This section is intended to extend the permit system of RCW 90.48.160 to counties and municipal or public corporations and the provisions of RCW 90.48.170 through 90.48.200 and 90.52.040 shall be applicable to the permit requirement imposed under this section. A permit under this chapter is not required for large on-site sewage systems permitted by the department of health under chapter 70.118B RCW or for on-site sewage systems permitted by local health jurisdictions under rules of the state board of health. [2007 c 343 § 12; 1972 ex.s. c 140 § 1.]

Captions and part headings not law—2007 c 343: See RCW 70.118B.900.

90.48.165 Waste disposal permits required of counties, municipalities and public corporations—Cities, towns or municipal corporations may be granted authority to issue permits—Revocation—Termination of permits. Any city, town or municipal corporation operating a sewerage system including treatment facilities may be granted authority by the department to issue permits for the discharge of wastes to such system provided the department ascertains to its satisfaction that the sewerage system and the inspection and control program operated and conducted by

the city, town or municipal corporation will protect the public interest in the quality of the state's waters as provided for in this chapter. Such authority may be granted by the department upon application by the city, town or municipal corporation and may be revoked by the department if it determines that such city, town, or municipal corporation is not, thereafter, operated and conducted in a manner to protect the public interest. Persons holding municipal permits to discharge into sewerage systems operated by a municipal corporation authorized by this section to issue such permits shall not be required to secure a waste discharge permit provided for in RCW 90.48.160 as to the wastes discharged into such sewerage systems. Authority granted by the department to cities, towns, or municipal corporations to issue permits under this section shall be in addition to any authority or power now or hereafter granted by law to cities, towns and municipal corporations for the regulation of discharges into sewerage systems operated by such cities, towns, or municipal corporations. Permits issued under this section shall automatically terminate if the authority to issue the same is revoked by the department. [1987 c 109 § 135; 1967 c 13 § 14.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.170 Waste disposal permits required of counties, municipalities and public corporations—Application—Notice as to new operation or increase in volume— Investigation—Notice to other state departments. Applications for permits shall be made on forms prescribed by the department and shall contain the name and address of the applicant, a description of the applicant's operations, the quantity and type of waste material sought to be disposed of, the proposed method of disposal, and any other relevant information deemed necessary by the department. Application for permits shall be made at least sixty days prior to commencement of any proposed discharge or permit expiration date, whichever is applicable. Upon receipt of a proper application relating to a new operation, or an operation previously under permit for which an increase in volume of wastes or change in character of effluent is requested over that previously authorized, the department shall instruct the applicant to publish notices thereof by such means and within such time as the department shall prescribe. The department shall require that the notice so prescribed shall be published twice in a newspaper of general circulation within the county in which the disposal of waste material is proposed to be made and in such other appropriate information media as the department may direct. Said notice shall include a statement that any person desiring to present his or her views to the department with regard to said application may do so in writing to the department, or any person interested in the department's action on an application for a permit, may submit his or her views or notify the department of his or her interest within thirty days of the last date of publication of notice. Such notification or submission of views to the department shall entitle said persons to a copy of the action taken on the application. Upon receipt by the department of an application, it shall immediately send notice thereof containing pertinent information to the director of fish and wildlife and to the secretary of social and health services. When an application complying with the provisions of this chapter and the

(2008 Ed.) [Title 90 RCW—page 69]

rules and regulations of the department has been filed with the department, it shall be its duty to investigate the application, and determine whether the use of public waters for waste disposal as proposed will pollute the same in violation of the public policy of the state. [1994 c 264 § 91; 1988 c 36 § 70; 1987 c 109 § 136; 1967 c 13 § 15; 1955 c 71 § 2.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.180 Waste disposal permits required of counties, municipalities and public corporations—Issuance—Conditions—Duration. The department shall issue a permit unless it finds that the disposal of waste material as proposed in the application will pollute the waters of the state in violation of the public policy declared in RCW 90.48.010. The department shall have authority to specify conditions necessary to avoid such pollution in each permit under which waste material may be disposed of by the permittee. Permits may be temporary or permanent but shall not be valid for more than five years from date of issuance. [1987 c 109 § 137; 1967 c 13 § 16; 1955 c 71 § 3.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

- 90.48.190 Waste disposal permits required of counties, municipalities and public corporations—Termination—Grounds. A permit shall be subject to termination upon thirty days' notice in writing if the department finds:
- (1) That it was procured by misrepresentation of any material fact or by lack of full disclosure in the application;
- (2) That there has been a violation of the conditions thereof;
- (3) That a material change in quantity or type of waste disposal exists. [1987 c 109 § 138; 1967 c 13 § 17; 1955 c 71 § 4. (1987 3rd ex.s. c 2 § 43 repealed by 1989 c 2 § 24, effective March 1, 1989.)]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.195 Waste disposal permits required of counties, municipalities and public corporations—Modification or additional conditions may be ordered. In the event that a material change in the condition of the state waters occurs the department may, by appropriate order, modify permit conditions or specify additional conditions in permits previously issued. [1987 c 109 § 139; 1967 c 13 § 18.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.200 Waste disposal permits required of counties, municipalities and public corporations—Nonaction upon application—Temporary permit—Duration. In the event of failure of the department to act upon an application within sixty days after it has been filed the applicant shall be deemed to have received a temporary permit. Said permit shall authorize the applicant to discharge wastes into waters of the state as requested in its application only until such time as the department shall have taken action upon said application. [1987 c 109 § 140; 1967 c 13 § 19; 1955 c 71 § 5.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.215 Upland finfish facilities—Waste discharge standards—Waste disposal permit. (1) The following definition shall apply to this section: "Upland finfish hatching and rearing facilities" means those facilities not located within waters of the state where finfish are hatched, fed, nurtured, held, maintained, or reared to reach the size of release or for market sale. This shall include fish hatcheries, rearing ponds, spawning channels, and other similarly constructed or fabricated public or private facilities.

(2) Not later than September 30, 1989, the department shall adopt standards pursuant to chapter 34.05 RCW for waste discharges from upland finfish hatching and rearing facilities. In establishing these standards, the department shall incorporate, to the extent applicable, studies conducted by the United States environmental protection agency on finfish rearing facilities and other relevant information. The department shall also issue a general permit as authorized by the federal clean water act, 33 U.S.C. 1251 et seq., or RCW 90.48.160 by September 30, 1989, for upland finfish hatching and rearing facilities. The department shall approve or deny applications for coverage under the general permit for upland finfish hatching and rearing facilities within one hundred eighty days from the date of application, unless a longer time is required to satisfy public participation requirements in the permit process in accordance with applicable rules, or compliance with the requirements of the state environmental policy act under chapter 43.21C RCW. The department shall notify applicants for coverage by a general permit as soon as it determines that a proposed discharge meets or fails to comply with the standards or general permit conditions set forth pursuant to this section, or that a time period longer than one hundred eighty days is necessary to satisfy public participation requirements or the state environmental policy act. [1989 c 293 § 1.]

90.48.220 Marine finfish rearing facilities—Waste discharge standards—Discharge permit applications—Exemption. (1) For the purposes of this section "marine finfish rearing facilities" means those private and public facilities located within the salt water of the state where finfish are fed, nurtured, held, maintained, or reared to reach the size of release or for market sale.

- (2) Not later than October 31, 1994, the department shall adopt criteria under chapter 34.05 RCW for allowable sediment impacts from organic enrichment due to marine finfish rearing facilities.
- (3) Not later than June 30, 1995, the department shall adopt standards under chapter 34.05 RCW for waste discharges from marine finfish rearing facilities. In establishing these standards, the department shall review and incorporate, to the extent possible, studies conducted by state and federal agencies on waste discharges from marine finfish rearing facilities, and any reports and other materials prepared by technical committees on waste discharges from marine finfish rearing facilities. The department shall approve or deny discharge permit applications for marine finfish rearing facilities within one hundred eighty days from the date of application, unless a longer time is required to satisfy public participation requirements in the permit process in accordance with applicable rules, or compliance with the requirements of the state environmental policy act under chapter 43.21C RCW.

[Title 90 RCW—page 70] (2008 Ed.)

The department shall notify applicants as soon as it determines that a proposed discharge meets or fails to comply with the standards adopted pursuant to this section, or if a time period longer than one hundred eighty days is necessary to satisfy public participation requirements of the state environmental policy act.

(4) The department may adopt rules to exempt marine finfish rearing facilities not requiring national pollutant discharge elimination system permits under the federal water pollution control act from the discharge permit requirement. [1993 c 296 § 1.]

90.48.230 Application of administrative procedure law to rule making and adjudicative proceedings. The provisions of chapter 34.05 RCW, the Administrative Procedure Act, apply to all rule making and adjudicative proceedings authorized by or arising under the provisions of this chapter. [1989 c 175 § 181; 1967 c 13 § 21.]

Effective date—1989 c 175: See note following RCW 34.05.010.

90.48.240 Water pollution orders for conditions requiring immediate action—Appeal. Notwithstanding any other provisions of this chapter or chapter 90.56 RCW, whenever it appears to the director that water quality conditions exist which require immediate action to protect the public health or welfare, or that a person required by RCW 90.48.160 to obtain a waste discharge permit prior to discharge is discharging without the same, or that a person conducting an operation which is subject to a permit issued pursuant to RCW 90.48.160 conducts the same in violation of the terms of said permit, causing water quality conditions to exist which require immediate action to protect the public health or welfare, the director may issue a written order to the person or persons responsible without prior notice or hearing, directing and affording the person or persons responsible the alternative of either (1) immediately discontinuing or modifying the discharge into the waters of the state, or (2) appearing before the department at the time and place specified in said written order for the purpose of providing to the department information pertaining to the violations and conditions alleged in said written order. The responsible person or persons shall be afforded not less than twenty-four hours notice of such an information meeting. If following such a meeting the department determines that water quality conditions exist which require immediate action as described herein, the department may issue a written order requiring immediate discontinuance or modification of the discharge into the waters of the state. In the event an order is not immediately complied with the attorney general, upon request of the department, shall seek and obtain an order of the superior court of the county in which the violation took place directing compliance with the order of the department. Such an order is appealable pursuant to RCW 43.21B.310. [1991 c 200 § 1106; 1987 c 109 § 15; 1967 c 13 § 22.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.250 Agreements or contracts to monitor waters and effluent discharge. The department is authorized to

make agreements and enter into such contracts as are appropriate to carry out a program of monitoring the condition of the waters of the state and the effluent discharged therein, including contracts to monitor effluent discharged into public waters when such monitoring is required by the terms of a waste discharge permit or as part of the approval of a sewerage system, if adequate compensation is provided to the department as a term of the contract. [1987 c 109 § 141; 1967 c 13 § 23.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.260 Federal clean water act—Department designated as state agency, authority—Delegation of authority—Powers, duties, and functions. The department of ecology is hereby designated as the state water pollution control agency for all purposes of the federal clean water act as it exists on February 4, 1987, and is hereby authorized to participate fully in the programs of the act as well as to take all action necessary to secure to the state the benefits and to meet the requirements of that act. With regard to the national estuary program established by section 320 of that act, the department shall exercise its responsibility jointly with the Puget Sound partnership, created in RCW 90.71.210. The department of ecology may delegate its authority under this chapter, including its national pollutant discharge elimination permit system authority and duties regarding animal feeding operations and concentrated animal feeding operations, to the department of agriculture through a memorandum of understanding. Until any such delegation receives federal approval, the department of agriculture's adoption or issuance of animal feeding operation and concentrated animal feeding operation rules, permits, programs, and directives pertaining to water quality shall be accomplished after reaching agreement with the director of the department of ecology. Adoption or issuance and implementation shall be accomplished so that compliance with such animal feeding operation and concentrated animal feeding operation rules, permits, programs, and directives will achieve compliance with all federal and state water pollution control laws. The powers granted herein include, among others, and notwithstanding any other provisions of chapter 90.48 RCW or otherwise, the following:

(1) Complete authority to establish and administer a comprehensive state point source waste discharge or pollution discharge elimination permit program which will enable the department to qualify for full participation in any national waste discharge or pollution discharge elimination permit system and will allow the department to be the sole agency issuing permits required by such national system operating in the state of Washington subject to the provisions of RCW 90.48.262(2). Program elements authorized herein may include, but are not limited to: (a) Effluent treatment and limitation requirements together with timing requirements related thereto; (b) applicable receiving water quality standards requirements; (c) requirements of standards of performance for new sources; (d) pretreatment requirements; (e) termination and modification of permits for cause; (f) requirements for public notices and opportunities for public hearings; (g) appropriate relationships with the secretary of the army in the administration of his responsibilities which

(2008 Ed.) [Title 90 RCW—page 71]

relate to anchorage and navigation, with the administrator of the environmental protection agency in the performance of his duties, and with other governmental officials under the federal clean water act; (h) requirements for inspection, monitoring, entry, and reporting; (i) enforcement of the program through penalties, emergency powers, and criminal sanctions; (j) a continuing planning process; and (k) user charges.

- (2) The power to establish and administer state programs in a manner which will insure the procurement of moneys, whether in the form of grants, loans, or otherwise; to assist in the construction, operation, and maintenance of various water pollution control facilities and works; and the administering of various state water pollution control management, regulatory, and enforcement programs.
- (3) The power to develop and implement appropriate programs pertaining to continuing planning processes, areawide waste treatment management plans, and basin planning.

The governor shall have authority to perform those actions required of him or her by the federal clean water act. [2007 c 341 § 55; 2003 c 325 § 7; 1988 c 220 § 1; 1983 c 270 § 1; 1979 ex.s. c 267 § 1; 1973 c 155 § 4; 1967 c 13 § 24.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

Intent—Finding—2003 c 325: See note following RCW 90.64.030.

Severability—1983 c 270: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1983 c 270 § 5.]

90.48.261 Exercise of powers under RCW 90.48.260—Aquatic resource mitigation. When exercising its powers under RCW 90.48.260, the department shall, at the request of the project proponent, follow the guidance contained in RCW 90.74.005 through 90.74.030. [1997 c 424 § 7.]

90.48.262 Implementation of RCW 90.48.260—Permits for energy facilities—Rules and procedures. (1) The powers established under RCW 90.48.260 shall be implemented by the department through the adoption of rules in every appropriate situation. The permit program authorized under RCW 90.48.260(1) shall constitute a continuation of the established permit program of RCW 90.48.160 and other applicable sections within chapter 90.48 RCW. The appropriate modifications as authorized in *this 1973 amendatory act are designed to avoid duplication and other wasteful practices and to insure that the state permit program contains all required elements of and is compatible with the requirements of any national permit system.

(2) Permits for energy facilities subject to chapter 80.50 RCW shall be issued by the energy facility site evaluation council: PROVIDED, That such permits shall become effective only if the governor approves an application for certification and executes a certification agreement pursuant to said chapter. The council shall have all powers necessary to establish and administer a point source discharge permit program pertaining to such plants, consistent with applicable receiving water quality standards established by the department, and to qualify for full participation in any national waste discharge or pollution discharge elimination permit system. The council and the department shall each adopt, by rules, procedures

which will provide maximum coordination and avoid duplication between the two agencies with respect to permits in carrying out the requirements of *this act including, but not limited to, monitoring and enforcement of certification agreements, and in qualifying for full participation in any such national system. [1975-'76 2nd ex.s. c 108 § 41; 1973 c 155 § 5.]

*Reviser's note: "This 1973 amendatory act" and "this act" apparently refer to 1973 c 155, which consists of this section, amendments to RCW 90.48.010, 90.48.120, 90.48.140, 90.48.144, 90.48.160, and 90.48.260, and the repeal of RCW 90.48.070.

Severability—Effective date—1975-'76 2nd ex.s. c 108: See notes following RCW 43.21F.010.

90.48.264 Federal clean water act—Rules for on-site sewage disposal systems adjacent to marine waters. In implementing this chapter and in participating in programs under the federal clean water act, the department may consult with the department of social and health services concerning standards for repair of existing, failing on-site sewage disposal systems that are adjacent to marine waters. By January 1, 1989, the department of social and health services shall propose rules for adoption by the state board of health identifying the standards for repair of existing, failing on-site sewage disposal systems at single-family residences that were legally occupied prior to June 9, 1988, and that are adjacent to marine waters. The rules may specify the design, operation and maintenance standards for such repaired systems so as to ensure protection of the public health, attainment of state water quality standards and the protection of shellfish and other public resources. The rules shall also provide that any proposed discharge to marine water shall be considered only if on-site sewage disposal systems are not feasible and that such discharges shall meet the requirements of this chapter and department of ecology regulations. The state board of health shall adopt such proposed rules unless the board finds modification or rejection of them necessary to protect the public health. [1988 c 220 § 2.]

90.48.270 Sewage drainage basins—Authority of department to delineate and establish. The department shall have authority to delineate and establish sewage drainage basins in the state for the purpose of developing and/or adopting comprehensive plans for the control and abatement of water pollution within such basins. Basins may include, but are not limited to, rivers and their tributaries, streams, coastal waters, sounds, bays, lakes, and portions or combinations thereof, as well as the lands drained thereby. [1987 c 109 § 142; 1967 c 13 § 26.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Aquifer protection areas: Chapter 36.36 RCW.

90.48.280 Sewage drainage basins—Comprehensive plans for sewage drainage basins. The department is authorized to prepare and/or adopt a comprehensive water pollution control and abatement plan and to make subsequent amendments thereto, for each basin established pursuant to RCW 90.48.270. Comprehensive plans for sewage drainage basins may be prepared by any municipality and submitted to the department for adoption.

[Title 90 RCW—page 72] (2008 Ed.)

Prior to adopting a comprehensive plan for any basin or any subsequent amendment thereof the department shall hold a public hearing thereon. Notice of such hearing shall be given by registered mail, together with copies of the proposed plan, to each municipality, or other political subdivision, within the basin exercising a sewage disposal function, at least twenty days prior to the hearing date. Such hearing may be continued from time to time and, at the termination thereof, the department may reject the plan proposed or adopt it with such modifications as it shall deem proper.

Following adoption of a comprehensive plan for any basin, the department shall require compliance with such plan by any municipality or person operating or constructing a sewage collection, treatment or disposal system or plant, or any improvement to or extension of an existing sewage collection, treatment or disposal system or plant, within the basin. [1987 c 109 § 143; 1967 c 13 § 27.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.48.285 Contracts with municipal or public corporations and political subdivisions to finance water pollution control projects—Requisites—Priorities. The department is authorized to enter into contracts with any municipal or public corporation or political subdivision within the state for the purpose of assisting such agencies to finance the design and construction of water pollution control projects, whether procured through chapter 39.10 or 70.150 RCW, or otherwise, that are necessary to prevent the discharge of untreated or inadequately treated sewage or other waste into the waters of the state, including but not limited to, systems for the control of storm or surface waters which will provide for the removal of waste or polluting materials in a manner conforming to the comprehensive plan of water pollution control and abatement proposed by the agencies and approved by the department. Any such contract may provide for:

The payment by the department to a municipal or public corporation or political subdivision on a monthly, quarterly, or annual basis of varying amounts of moneys as advances which shall be repayable by said municipal or public corporation, or political subdivision under conditions determined by the department.

Contracts made by the department shall be subject to the following limitations:

- (1) No contract shall be made unless the department shall find that the project cannot be financed at reasonable cost or within statutory limitations by the borrower without the making of such contract.
- (2) No contract shall be made with any public or municipal corporation or political subdivision to assist in the financing of any project located within a sewage drainage basin for which the department shall have previously adopted a comprehensive water pollution control and abatement plan unless the project is found by the department to conform with the basin comprehensive plan.
- (3) The department shall determine the interest rate, not to exceed ten percent per annum, which such advances shall bear.
- (4) The department shall provide such reasonable terms and conditions of repayment of advances as it may determine.

- (5) The total outstanding amount which the department may at any time be obligated to pay under all outstanding contracts made pursuant to this section shall not exceed the moneys available for such payment.
- (6) Municipal or public corporations or political subdivisions shall meet such qualifications and follow such procedures in applying for contract assistance as shall be established by the department.

In making such contracts the department shall give priority to projects which will provide relief from actual or potential public health hazards or water pollution conditions and which provide substantial capacity beyond present requirements to meet anticipated future demand. [2005 c 469 § 4; 1987 c 109 § 144; 1980 c 32 § 13; 1969 ex.s. c 141 § 1.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Severability—1969 ex.s. c 141: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provisions to other persons or circumstances is not affected." [1969 ex.s. c 141 § 2.]

90.48.290 Grants to municipal or public corporations or political subdivisions to aid water pollution control projects—Limitations. The department is authorized to make and administer grants within appropriations authorized by the legislature to any municipal or public corporation, or political subdivision within the state for the purpose of aiding in the construction of water pollution control projects necessary to prevent the discharge of untreated or inadequately treated sewage or other waste into the waters of the state including, but not limited to, projects for the control of storm or surface waters which will provide for the removal of waste or polluting materials therefrom.

Grants so made by the department shall be subject to the following limitations:

- (1) No grant shall be made in an amount which exceeds the recipient's contribution to the estimated cost of the project: PROVIDED, That the following shall be considered a part of the recipient's contribution:
- (a) Any grant received by the recipient from the federal government pursuant to section 8(f) of the Federal Water Pollution Control Act (33 U.S.C. 466) for the project;
- (b) Any expenditure which is made by any municipal or public corporation, or political subdivision within the state as a part of a joint effort with the recipient to carry out the project and which has not been used as a matching contribution for another grant made pursuant to this chapter, and
- (c) Any expenditure for the project made by the recipient out of moneys advanced by the department from a revolving fund and repayable to said fund.
- (2) No grant shall be made for any project which does not qualify for and receive a grant of federal funds under the provisions of the Federal Water Pollution Control Act as now or hereafter amended: PROVIDED, That this restriction shall not apply to state grants made in any biennium over and above the amount of such grants required to match all federal funds allocated to the state for such biennium.
- (3) No grant shall be made to any municipal or public corporation, or political subdivision for any project located within a drainage basin unless the department shall have previously adopted a comprehensive water pollution control and

(2008 Ed.) [Title 90 RCW—page 73]

abatement plan and unless the project is found by the department to conform with such basin comprehensive plan: PRO-VIDED, That the requirement for a project to conform to a comprehensive water pollution control and abatement plan may be waived by the department for any grant application filed with the department prior to July 1, 1974, in those situations where the department finds the public interest would be served better by approval of any grant application made prior to adoption of such plan than by its denial.

- (4) Recipients of grants shall meet such qualifications and follow such procedures in applying for grants as shall be established by the department.
- (5) Grants may be made to reimburse recipients for expenditures made after July 1, 1967 for projects which meet the requirements of this section and were commenced after the recipient had filed a grant application with the department. [1987 c 109 § 145; 1969 ex.s. c 284 § 1; 1967 c 13 § 28.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Severability—1969 ex.s. c 284: "If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected." [1969 ex.s. c 284 § 24.]

90.48.300 Pollution control facilities—Tax exemptions and credits. See chapter 82.34 RCW.

- **90.48.310** Application of barley straw to waters of the state. (1) Notwithstanding any other provisions of this chapter, the application of barley straw to waters of the state for the purposes of water clarification does not require a state waste discharge permit as long as the following provisions are met:
- (a) The barley straw is applied at a rate of up to two hundred twenty-five pounds per acre of surface water;
- (b) Whole bales or tightly packed straw are not used. Straw must be loosely packed in nylon or mesh bags;
- (c) Bags of straw are placed where control is desired, such as around docks and swim areas, and around inlets to aid in aeration or mixing;
 - (d) The bags must be staked or anchored in place;
- (e) Straw is placed in early spring, prior to the growth of algae; and
- (f) Bags are removed four to six months after placement and must not be left in the water over winter.
- (2) The placement of barley straw into waters of the state in any other instance is not authorized absent a permit.
- (3) This section does not alter any permit requirement that may exist under chapter 77.55 RCW. [2007 c 30 § 1.]
- 90.48.364 Discharge of oil into waters of the state—Definitions. For the purposes of this chapter, "technical feasibility" or "technically feasible" means that given available technology, a restoration or enhancement project can be successfully completed at a cost that is not disproportionate to the value of the resource before the injury. [1991 c 200 § 811.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

- 90.48.366 Discharge of oil into waters of the state—Compensation schedule. The department, in consultation with the departments of fish and wildlife and natural resources, and the parks and recreation commission, shall adopt rules establishing a compensation schedule for the discharge of oil in violation of this chapter and chapter 90.56 RCW. The amount of compensation assessed under this schedule shall be no less than one dollar per gallon of oil spilled and no greater than one hundred dollars per gallon of oil spilled. The compensation schedule shall reflect adequate compensation for unquantifiable damages or for damages not quantifiable at reasonable cost for any adverse environmental, recreational, aesthetic, or other effects caused by the spill and shall take into account:
- (1) Characteristics of any oil spilled, such as toxicity, dispersibility, solubility, and persistence, that may affect the severity of the effects on the receiving environment, living organisms, and recreational and aesthetic resources;
- (2) The sensitivity of the affected area as determined by such factors as: (a) The location of the spill; (b) habitat and living resource sensitivity; (c) seasonal distribution or sensitivity of living resources; (d) areas of recreational use or aesthetic importance; (e) the proximity of the spill to important habitats for birds, aquatic mammals, fish, or to species listed as threatened or endangered under state or federal law; (f) significant archaeological resources as determined by the department of archaeology and historic preservation; and (g) other areas of special ecological or recreational importance, as determined by the department; and
- (3) Actions taken by the party who spilled oil or any party liable for the spill that: (a) Demonstrate a recognition and affirmative acceptance of responsibility for the spill, such as the immediate removal of oil and the amount of oil removed from the environment; or (b) enhance or impede the detection of the spill, the determination of the quantity of oil spilled, or the extent of damage, including the unauthorized removal of evidence such as injured fish or wildlife. [2007 c 347 § 1; 1994 sp.s. c 9 § 855; 1992 c 73 § 28; 1991 c 200 § 812; 1989 c 388 § 2.]

Severability—Headings and captions not law—Effective date—1994 sp.s. c 9: See RCW 18.79.900 through 18.79.902.

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Intent—Application—Captions—Severability—1989 c 388: See notes following RCW 90.56.010.

- **90.48.367 Discharge of oil into waters of the state— Assessment of compensation.** (1) After a spill or other incident causing damages to the natural resources of the state, the department shall conduct a formal preassessment screening as provided in RCW 90.48.368.
- (2) The department shall use the compensation schedule established under RCW 90.48.366 to determine the amount of damages if the preassessment screening committee determines that: (a) Restoration or enhancement of the injured resources is not technically feasible; (b) damages are not quantifiable at a reasonable cost; and (c) the restoration and enhancement projects or studies proposed by the liable par-

[Title 90 RCW—page 74] (2008 Ed.)

ties are insufficient to adequately compensate the people of the state for damages.

- (3) If the preassessment screening committee determines that the compensation schedule should not be used, compensation shall be assessed for the amount of money necessary to restore any damaged resource to its condition before the injury, to the extent technically feasible, and compensate for the lost value incurred during the period between injury and restoration.
- (4) Restoration shall include the cost to restock such waters, replenish or replace such resources, and otherwise restore the stream, lake, or other waters of the state, including any estuary, ocean area, submerged lands, shoreline, bank, or other lands adjoining such waters to its condition before the injury, as such condition is determined by the department. The lost value of a damaged resource shall be equal to the sum of consumptive, nonconsumptive, and indirect use values, as well as lost taxation, leasing, and licensing revenues. Indirect use values may include existence, bequest, option, and aesthetic values. Damages shall be determined by generally accepted and cost-effective procedures, including, but not limited to, contingent valuation method studies.
- (5) Compensation assessed under this section shall be recoverable in an action brought by the attorney general on behalf of the people of the state of Washington and affected counties and cities in the superior court of Thurston county or any county in which damages occurred. Moneys recovered by the attorney general under this section shall be deposited in the coastal protection fund established under RCW 90.48.390, and shall only be used for the purposes stated in RCW 90.48.400.
- (6) Compensation assessed under this section shall preclude claims under this chapter by local governments for compensation for damages to publicly owned resources resulting from the same incident. [1991 c 200 § 813; 1989 c 388 § 3.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Intent—Application—Captions—Severability—1989 c 388: See notes following RCW 90.56.010.

90.48.368 Discharge of oil into waters of the state— Preassessment screening. (1) The department shall adopt rules establishing a formal process for preassessment screening of damages resulting from spills to the waters of the state causing the death of, or injury to, fish, animals, vegetation, or other resources of the state. The rules shall specify the conditions under which the department shall convene a preassessment screening committee. The preassessment screening process shall occur concurrently with reconnaissance activities. The committee shall use information obtained from reconnaissance activities as well as any other relevant resource and resource use information. For each incident, the committee shall determine whether a damage assessment investigation should be conducted, or, whether the compensation schedule authorized under RCW 90.48.366 and 90.48.367 should be used to assess damages. The committee may accept restoration or enhancement projects or studies proposed by the liable parties in lieu of some or all of: (a) The compensation schedule authorized under RCW

- 90.48.366 and 90.48.367; or (b) the claims from damage assessment studies authorized under RCW 90.48.142.
- (2) A preassessment screening committee may consist of representatives of the departments of ecology, archaeology and historic preservation, fish and wildlife, health, and natural resources, and the parks and recreation commission, as well as other federal, state, and local agencies, and tribal and local governments whose presence would enhance the reconnaissance or damage assessment aspects of spill response. The department shall chair the committee and determine which representatives will be needed on a spill-by-spill basis.
- (3) The committee shall consider the following factors when determining whether a damage assessment study authorized under RCW 90.48.367 should be conducted: (a) Whether evidence from reconnaissance investigations suggests that injury has occurred or is likely to occur to publicly owned resources; (b) the potential loss in services provided by resources injured or likely to be injured and the expected value of the potential loss; (c) whether a restoration project to return lost services is technically feasible; (d) the accuracy of damage quantification methods that could be used and the anticipated cost-effectiveness of applying each method; (e) the extent to which likely injury to resources can be verified with available quantification methods; and (f) whether the injury, once quantified, can be translated into monetary values with sufficient precision or accuracy.
- (4) When a resource damage assessment is required for an oil spill in the waters of the state, as defined in RCW 90.56.010, the state trustee agency responsible for the resource and habitat damaged shall conduct the damage assessment and pursue all appropriate remedies with the responsible party.
- (5) Oil spill damage assessment studies authorized under RCW 90.48.367 may only be conducted if the committee, after considering the factors enumerated in subsection (3) of this section, determines that the damages to be investigated are quantifiable at a reasonable cost and that proposed assessment studies are clearly linked to quantification of the damages incurred.
- (6) As new information becomes available, the committee may reevaluate the scope of damage assessment using the factors listed in subsection (3) of this section and may reduce or expand the scope of damage assessment as appropriate.
- (7) The preassessment screening process shall provide for the ongoing involvement of persons who may be liable for damages resulting from an oil spill. The department may negotiate with a potentially liable party to perform restoration and enhancement projects or studies which may substitute for all or part of the compensation authorized under RCW 90.48.366 and 90.48.367 or the damage assessment studies authorized under RCW 90.48.367.
- (8) For the purposes of this section and RCW 90.48.367, the cost of a damage assessment shall be considered "reasonable" when the anticipated cost of the damage assessment is expected to be less than the anticipated damage that may have occurred or may occur. [2007 c 347 § 2; 1994 c 264 § 92; 1992 c 73 § 29; 1991 c 200 § 814; 1989 c 388 § 4.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

(2008 Ed.) [Title 90 RCW—page 75]

Intent—Application—Captions—Severability—1989 c 388: See notes following RCW 90.56.010.

90.48.386 Department of natural resources leases. After May 15, 1991, the department of natural resources shall include in its leases for onshore and offshore facilities the following provisions:

- (1) Require those wishing to lease, sublease, or re-lease state-owned aquatic lands to comply with the provisions of this chapter;
- (2) Require lessees and sublessees to operate according to the plan of operations and to keep the plan current in compliance with this chapter; and
- (3) Include in its leases provisions that a violation by the lessee or sublessee of the provisions of this chapter may be grounds for termination of the lease. [1991 c 200 § 1101.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

90.48.390 Coastal protection fund—Established—Moneys credited to—Use. The coastal protection fund is established to be used by the department as a revolving fund for carrying out the purposes of restoration of natural resources under this chapter and chapter 90.56 RCW. To this fund there shall be credited penalties, fees, damages, charges received pursuant to the provisions of this chapter and chapter 90.56 RCW, compensation for damages received under this chapter and chapter 90.56 RCW, and an amount equivalent to one cent per gallon from each marine use refund claim under RCW 82.36.330.

Moneys in the fund not needed currently to meet the obligations of the department in the exercise of its powers, duties, and functions under RCW 90.48.142, 90.48.366, 90.48.367, and 90.48.368 shall be deposited with the state treasurer to the credit of the fund. During the 2007-2009 fiscal biennium, the coastal protection fund may also be used for a standby rescue tug at Neah Bay. [2008 c 329 § 925; 1991 sp.s. c 13 § 84; 1991 c 200 § 815; 1989 c 388 § 7; 1989 c 262 § 3; 1971 ex.s. c 180 § 4.]

Severability—Effective date—2008 c 329: See notes following RCW 28B.105.110.

Effective dates—Severability—1991 sp.s. c 13: See notes following RCW 18.08.240.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904

Intent—Application—Captions—Severability—1989 c 388: See notes following RCW 90.56.010.

Findings—1989 c 262: See note following RCW 90.48.142.

90.48.400 Coastal protection fund—Disbursal of moneys from. (1) Moneys in the coastal protection fund shall be disbursed for the following purposes and no others:

- (a) Environmental restoration and enhancement projects intended to restore or enhance environmental, recreational, archaeological, or aesthetic resources for the benefit of Washington's citizens;
- (b) Investigations of the long-term effects of oil spills;
- (c) Development and implementation of an aquatic land geographic information system.

- (2) The director may allocate a portion of the fund to be devoted to research and development in the causes, effects, and removal of pollution caused by the discharge of oil or other hazardous substances.
- (3) A steering committee consisting of representatives of the departments of ecology, fish and wildlife, and natural resources, and the parks and recreation commission shall authorize the expenditure of the moneys collected under RCW 90.48.366 through 90.48.368, after consulting impacted local agencies and local and tribal governments.
- (4) Agencies may not be reimbursed from the coastal protection fund for the salaries and benefits of permanent employees for routine operational support. Agencies may only be reimbursed under this section if money for reconnaissance and damage assessment activities is unavailable from other sources. [1994 c 264 § 93; 1992 c 73 § 30; 1991 c 200 § 816; 1990 c 116 § 14. Prior: 1989 c 388 § 8; 1989 c 262 § 4; 1971 ex.s. c 180 § 5.]

Effective dates—Severability—1992 c 73: See RCW 82.23B.902 and 90.56.905.

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Intent—Application—Captions—Severability—1989 c 388: See notes following RCW 90.56.010.

Findings—1989 c 262: See note following RCW 90.48.142.

90.48.420 Water quality standards affected by forest practices—Department of ecology solely responsible for water quality standards—Forest practices rules—Adoption—Examination—Enforcement procedures. (1) The department of ecology, pursuant to powers vested in it previously by chapter 90.48 RCW and consistent with the policies of said chapter and RCW 90.54.020(3), shall be solely responsible for establishing water quality standards for waters of the state. On or before January 1, 1975, the department of ecology shall examine existing rules containing water quality standards and other applicable rules of said department pertaining to waters of the state affected by nonpoint sources of pollution arising from forest practices and, when it appears appropriate to the department of ecology, modify said rules. In any such examination or modification the department of ecology shall consider such factors, among others, as uses of the receiving waters, diffusion, downstream cooling, and reasonable transient and short-term effects resulting from forest practices.

Adoption of forest practices rules pertaining to water quality by the forest practices board shall be accomplished after reaching agreement with the director of the department or the director's designee on the board. Adoption shall be accomplished so that compliance with such forest practice[s] rules will achieve compliance with water pollution control laws.

(2) The department of ecology shall monitor water quality to determine whether revisions in such water quality standards or revisions in such forest practices rules are necessary to accomplish the foregoing result, and either adopt appropriate revisions to such water quality standards or propose appropriate revisions to such forest practices rules or both.

[Title 90 RCW—page 76] (2008 Ed.)

- (3) Notwithstanding any other provisions of chapter 90.48 RCW or of the rules adopted thereunder, no permit system pertaining to nonpoint sources of pollution arising from forest practices shall be authorized, and no civil or criminal penalties shall be imposed with respect to any forest practices conducted in full compliance with the applicable provisions of RCW 76.09.010 through 76.09.280, forest practices rules, and any approvals or directives of the department of natural resources thereunder.
- (4) Prior to the department of ecology taking action under statutes or rules relating to water quality, regarding violations of water quality standards arising from forest practices, the department of ecology shall notify the department of natural resources. [1999 sp.s. c 4 § 1101; 1975 1st ex.s. c 200 § 13; 1974 ex.s. c 137 § 30.]

Part headings not law—1999 sp.s. c 4: See note following RCW 77.85.180.

Effective dates—1974 ex.s. c 137: See RCW 76.09.925.

Severability—1974 ex.s. c 137: See RCW 76.09.935.

Forest practices: Chapter 76.09 RCW.

Right of entry to administer this section: RCW 76.09.160.

- 90.48.422 Water quality standards—Compliance methods—Department authority. (1) The legislature finds that the courts have rendered decisions in Elkhorn (*Public Utility District No. 1 v. Washington Department of Ecology*, 511 U.S. 700, 114 S. Ct. 1900, 128 L.Ed. 2d 716 (1994)) and Sullivan Creek (*Public Utility District No. 1 of Pend Oreille County v. Washington Department of Ecology*, 146 Wn.2d 778, 51 P.3d 744 (2002)) related to water quality certifications issued under section 401 of the clean water act, 33 U.S.C. 1251 et seq. Enactment of this legislation does not expand or contract the legal holdings of these decisions and does not affect in any way the application of these holdings to any future case or fact pattern related to water quality certifications issued for federally licensed hydropower facilities under section 401 of the clean water act, 33 U.S.C. 1251 et seq.
- (2) When a water quality standard cannot be reasonably met through the issuance of permits or regulatory orders issued under the authority of this chapter, the department may use voluntary, incentive-based methods including funding of water conservation projects, lease and purchase of water rights, development of new storage projects, or habitat restoration projects in an attempt to meet water quality standards.
- (3) The department may not abrogate, supersede, impair, or condition the ability of a water right holder to fully divert or withdraw water under a water right permit, certificate, statutory exemption, or claim granted or recognized under chapter 90.03, 90.14, or 90.44 RCW through the authority granted to the department in this chapter. However, nothing in chapter 15, Laws of 2003 1st sp. sess. shall be construed to affect the department's authority related to the issuance of certifications under section 401 of the federal clean water act, 33 U.S.C. 1251 et seq., with respect to the application of federally authorized water quality standards, for federal energy regulatory commission licensed hydropower projects as provided under this chapter and chapter 90.74 RCW. With respect to federal energy regulatory commission licensed hydropower projects, the department may only require a per-

son to mitigate or remedy a water quality violation or problem to the extent there is substantial evidence such person has caused such violation or problem. [2003 1st sp.s. c 15 § 1.]

90.48.425 Forest practices act and regulations relating to water quality protection to be utilized to satisfy federal water pollution act. The forest practices act, chapter 76.09 RCW, and the forest practices regulations adopted thereunder relating to water quality protection shall be utilized to satisfy the planning and program requirements of sections 208, 209, and 305 of the federal Water Pollution Control Act, as regards silvicultural activities, unless it is determined by the department of ecology that extraordinary conditions exist which make forest practices regulations unsuitable to satisfy such federal requirements. [1975 1st ex.s. c 200 § 14.]

Provisions of state law pertaining to federal clean water act: RCW 90.48.260, 90.48.262.

90.48.430 Watershed restoration projects—Approval process—Waiver of public review. A permit, certification, or other approval required by the department for a watershed restoration project as defined in RCW 89.08.460 shall be processed in compliance with RCW 89.08.450 through 89.08.510. Public review of proposed watershed restoration projects may be shortened or waived by the department. [1995 c 378 § 15.]

- 90.48.445 Aquatic noxious weed control—Water quality permits—Definition. (1) The director shall issue or approve water quality permits for use by federal, state, or local governmental agencies and licensed applicators for the purpose of using, for aquatic noxious weed control, herbicides and surfactants registered under state or federal pesticide control laws, and for the purpose of experimental use of herbicides on aquatic sites, as defined in 40 C.F.R. Sec. 172.3. The issuance of the permits shall be subject only to compliance with: Federal and state pesticide label requirements, the requirements of the federal insecticide, fungicide, and rodenticide act, the Washington pesticide control act, the Washington pesticide application act, and the state environmental policy act, except that:
- (a) When the director issues water quality permits for the purpose of using glyphosate and surfactants registered by the department of agriculture to control spartina, as defined by RCW 17.26.020, the water quality permits shall contain the following criteria:
- (i) Spartina treatment shall occur between June 1st and October 31st of each year unless the department, the department of agriculture, and the department of fish and wildlife agree to add additional dates beyond this period, except that no aerial application shall be allowed on July 4th or Labor Day and for ground application on those days the applicator shall post signs at each corner of the treatment area;
- (ii) The applicator shall take all reasonable precautions to prevent the spraying of nontarget vegetation and nonvegetated areas;
- (iii) A period of fourteen days between treatments is required prior to re-treating the previously treated areas;

(2008 Ed.) [Title 90 RCW—page 77]

- (iv) Aerial or ground broadcast application shall not be made when the wind speed exceeds ten miles per hour; and
- (v) An application shall not be made when a tidal regime leaves the plants dry for less than four hours.
- (b) The director shall issue water quality permits for the purpose of using herbicides or surfactants registered by the department of agriculture to control aquatic noxious weeds, other than spartina, and the permit shall state that aerial and ground broadcast applications may not be made when the wind speed exceeds ten miles per hour.
- (c) The director shall issue water quality permits for the experimental use of herbicides on aquatic sites, as defined in 40 C.F.R. Sec. 172.3, when the department of agriculture has issued an experimental use permit, under the authority of RCW 15.58.405(3). Because of the small geographic areas involved and the short duration of herbicide application, water quality permits issued under this subsection are not subject to state environmental policy act review.
- (2) Applicable requirements established in an option or options recommended for controlling the noxious weed by a final environmental impact statement published under chapter 43.21C RCW by the department prior to May 5, 1995, by the department of agriculture, or by the department of agriculture jointly with other state agencies shall be considered guidelines for the purpose of granting the permits issued under this chapter. This section may not be construed as requiring the preparation of a new environmental impact statement to replace a final environmental impact statement published before May 5, 1995, but instead shall authorize the department of agriculture, as lead agency for the control of spartina under RCW 17.26.015, to supplement, amend, or issue addenda to the final environmental impact statement published before May 5, 1995, which may assess the environmental impact of the application of stronger concentrations of active ingredients, altered application patterns, or other changes as the department of agriculture deems appropriate.
- (3) The director of ecology may not utilize this permit authority to otherwise condition or burden weed control efforts. Except for permits issued by the director under subsection (1)(c) of this section, permits issued under this section are effective for five years, unless a shorter duration is requested by the applicant. The director's authority to issue water quality modification permits for activities other than the application of surfactants and approved herbicides, to control aquatic noxious weeds or the experimental use of herbicides used on aquatic sites, as defined in 40 C.F.R. Sec. 172.3, is unaffected by this section.
- (4) As used in this section, "aquatic noxious weed" means an aquatic weed on the state noxious weed list adopted under RCW 17.10.080. [1999 sp.s. c 11 § 1; 1995 c 255 § 3.]

Effective date—1999 sp.s. c 11: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [June 7, 1999]." [1999 sp.s. c 11 § 2.]

Severability—Effective date—1995 c 255: See RCW 17.26.900 and 17.26.901.

90.48.447 Aquatic plant management program—Commercial herbicide information—Experimental application of herbicides—Appropriation for study. (1) The department of ecology shall update the final supplemental

environmental impact statement completed in 1992 for the aquatic plant management program to reflect new information on herbicides evaluated in 1992 and new, commercially available herbicides. The department shall maintain the currency of the information on herbicides and evaluate new herbicides as they become commercially available.

(2) For the 1999 treatment season, the department shall permit by May 15, 1999, municipal experimental application of herbicides such as hydrothol 191 for algae control in lakes managed under chapter 90.24 RCW. If experimental use is determined to be ineffective, then the department shall within fourteen days consult with other state, federal, and local agencies and interested parties, and may permit the use of copper sulfate. The Washington institute for public policy shall contract for a study on the lake-wide effectiveness of any herbicide used under this subsection. Prior to issuing the contract for the study, the institute for public policy shall determine the parameters of the study in consultation with licensed applicators who have recent experience treating the lake and with the nonprofit corporation that participated in centennial clean water fund phase one lake management studies for the lake. The parameters must include measurement of the lake-wide effectiveness of the application of the herbicide in maintaining beneficial uses of the lake, including any uses designated under state or federal water quality standards. The effectiveness of the application shall be determined by objective criteria such as turbidity of the water, the effectiveness in killing algae, any harm to fish or wildlife, any risk to human health, or other criteria developed by the institute. The results of the study shall be reported to the appropriate legislative committees by December 1, 1999. A general fund appropriation in the amount of \$35,000 is provided to the Washington institute for public policy for fiscal year 1999 for the study required under this subsection. [1999 c 255 § 2.]

Findings—Purpose—1999 c 255: "The legislature finds that the environmental, recreational, and aesthetic values of many of the state's lakes are threatened by the invasion of nuisance and noxious aquatic weeds. Once established, these nuisance and noxious aquatic weeds can colonize the shallow shorelines and other areas of lakes with dense surface vegetation mats that degrade water quality, pose a threat to swimmers, and restrict use of lakes. Algae can generate health and safety conditions dangerous to fish, wildlife, and humans. The current environmental impact statement is causing difficulty in responding to environmentally damaging weed and algae problems. Many commercially available herbicides have been demonstrated to be effective in controlling nuisance and noxious aquatic weeds and algae and do not pose a risk to the environment or public health. The purpose of this act is to allow the use of commercially available herbicides that have been approved by the environmental protection agency and the department of agriculture and subject to rigorous evaluation by the department of ecology through an environmental impact statement for the aquatic plant management program." [1999 c 255 § 1.]

Effective date—1999 c 255: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 10, 1999]." [1999 c 255 § 5.]

90.48.448 Eurasian water milfoil—Pesticide 2,4-D application. (1) Subject to restrictions in this section, a government entity seeking to control a limited infestation of Eurasian water milfoil may use the pesticide 2,4-D to treat the milfoil infestation, without obtaining a permit under RCW 90.48.445, if the milfoil infestation is either recently documented or remaining after the application of other control

[Title 90 RCW—page 78] (2008 Ed.)

measures, and is limited to twenty percent or less of the littoral zone of the lake. Any pesticide application made under this section must be made according to all label requirements for the product and must meet the public notice requirements of subsection (2) of this section.

- (2) Before applying 2,4-D, the government entity shall: (a) Provide at least twenty-one days' notice to the department of ecology, the department of fish and wildlife, the department of agriculture, the department of health, and all lake residents; (b) post notices of the intent to apply 2,4-D at all public access points; and (c) place informational buoys around the treatment area.
- (3) The department of fish and wildlife may impose timing restrictions on the use of 2,4-D to protect salmon and other fish and wildlife.
- (4) The department may prohibit the use of 2,4-D if the department finds the product contains dioxin in excess of the standard allowed by the United States environmental protection agency. Sampling protocols and analysis used by the department under this section must be consistent with those used by the United States environmental protection agency for testing this product.
- (5) Government entities using this section to apply 2,4-D may apply for funds from the freshwater aquatic weeds account consistent with the freshwater aquatic weeds management program as provided in RCW 43.21A.660.
- (6) Government entities using this section shall consider development of long-term control strategies for eradication and control of the Eurasian water milfoil.
- (7) For the purpose of this section, "government entities" includes cities, counties, state agencies, tribes, special purpose districts, and county weed boards. [1999 c 255 § 3.]

Findings—Purpose—Effective date—1999 c 255: See notes following RCW 90.48.447.

- 90.48.450 Discharges from agricultural activity—Consideration to be given as to whether enforcement action would contribute to conversion of land to nonagricultural use—Minimize the possibility. (1) Prior to issuing a notice of violation related to discharges from agricultural activity on agricultural land, the department shall consider whether an enforcement action would contribute to the conversion of agricultural land to nonagricultural uses. Any enforcement action shall attempt to minimize the possibility of such conversion.
 - (2) As used in this section:
- (a) "Agricultural activity" means the growing, raising, or production of horticultural or viticultural crops, berries, poultry, livestock, grain, mint, hay and dairy products.
- (b) "Agricultural land" means at least five acres of land devoted primarily to the commercial production of livestock or agricultural commodities. [1981 c 297 § 31.]

Legislative finding, intent—1981 c 297: See note following RCW 70.94.640.

Severability—1981 c 297: See note following RCW 15.36.201.

90.48.455 Discharge of chlorinated organics—Engineering reports by pulp and paper mills—Permits limiting discharge. (1) The department may require each pulp mill and paper mill discharging chlorinated organics to conduct and submit an engineering report on the cost of installing

- technology designed to reduce the amount of chlorinated organic compounds discharged into the waters of the state. The department shall allow at least twenty-four months from June 11, 1992, for each pulp mill and each paper mill to submit an engineering report.
- (2) The department may not issue a permit establishing limits to the discharge of chlorinated organic compounds by a pulp mill or a paper mill under RCW 90.48.160 or 90.48.260 until at least nine months after receiving an engineering report from a kraft mill and at least fifteen months after receiving an engineering report from a sulfite mill.
- (3) Nothing in this section shall apply to dioxin compounds. [1992 c 201 § 1.]
- 90.48.465 Water discharge fees. (1) The department shall establish annual fees to collect expenses for issuing and administering each class of permits under RCW 90.48.160, 90.48.162, and 90.48.260. An initial fee schedule shall be established by rule and be adjusted no more often than once every two years. This fee schedule shall apply to all permits, regardless of date of issuance, and fees shall be assessed prospectively. All fees charged shall be based on factors relating to the complexity of permit issuance and compliance and may be based on pollutant loading and toxicity and be designed to encourage recycling and the reduction of the quantity of pollutants. Fees shall be established in amounts to fully recover and not to exceed expenses incurred by the department in processing permit applications and modifications, monitoring and evaluating compliance with permits, conducting inspections, securing laboratory analysis of samples taken during inspections, reviewing plans and documents directly related to operations of permittees, overseeing performance of delegated pretreatment programs, and supporting the overhead expenses that are directly related to these activities.
- (2) The annual fee paid by a municipality, as defined in 33 U.S.C. Sec. 1362, for all domestic wastewater facility permits issued under RCW 90.48.162 and 90.48.260 shall not exceed the total of a maximum of fifteen cents per month per residence or residential equivalent contributing to the municipality's wastewater system.
- (3) The department shall ensure that indirect dischargers do not pay twice for the administrative expense of a permit. Accordingly, administrative expenses for permits issued by a municipality under RCW 90.48.165 are not recoverable by the department.
- (4) In establishing fees, the department shall consider the economic impact of fees on small dischargers and the economic impact of fees on public entities required to obtain permits for storm water runoff and shall provide appropriate adjustments.
- (5) The fee for an individual permit issued for a dairy farm as defined under chapter 90.64 RCW shall be fifty cents per animal unit up to one thousand two hundred fourteen dollars for fiscal year 1999. The fee for a general permit issued for a dairy farm as defined under chapter 90.64 RCW shall be fifty cents per animal unit up to eight hundred fifty dollars for fiscal year 1999. Thereafter, these fees may rise in accordance with the fiscal growth factor as provided in chapter 43.135 RCW.

(2008 Ed.) [Title 90 RCW—page 79]

- (6) The fee for a general permit or an individual permit developed solely as a result of the federal court of appeals decision in *Headwaters, Inc. v. Talent Irrigation District*, 243 F.3rd 526 (9th Cir. 2001) is limited, until June 30, 2003, to a maximum of three hundred dollars. Such a permit is required only, and as long as, the interpretation of this court decision is not overturned or modified by future court rulings, administrative rule making, or clarification of scope by the United States environmental protection agency or legislative action. In such a case the department shall take appropriate action to rescind or modify these permits.
- (7) All fees collected under this section shall be deposited in the water quality permit account hereby created in the state treasury. Moneys in the account may be appropriated only for purposes of administering permits under RCW 90.48.160, 90.48.162, and 90.48.260.
- (8) The department shall present a biennial progress report on the use of moneys from the account to the legislature. The report will be due December 31st of odd-numbered years. The report shall consist of information on fees collected, actual expenses incurred, and anticipated expenses for the current and following fiscal years. [2002 c 361 § 2; 1998 c 262 § 16; 1997 c 398 § 2; 1996 c 37 § 3; 1992 c 174 § 17; 1991 c 307 § 1; 1989 c 2 § 13 (Initiative Measure No. 97, approved November 8, 1988).]

Findings—Intent—2002 c 361: "The legislature finds that the recent federal court of appeals decision in *Headwaters, Inc. v. Talent Irrigation District*, 243 F.3rd 526 (9th Cir. 2001) imposes a duty to obtain a national pollutant discharge elimination system permit under the clean water act for the application of pesticides to irrigation canals. This duty is also extended to other individuals and organizations that apply pesticides to other waters, where no duty existed before the *Talent* decision.

The legislature finds that the costs associated with the issuance of the national pollutant discharge elimination system permit now required by the department of ecology as a result of the federal decision is burdensome to the affected individuals and organizations. The legislature intends to temporarily reduce the burden of the federal decision on those individuals and organizations." [2002 c 361 § 1.]

Effective date—2002 c 361: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 4, 2002]." [2002 c 361 § 3.]

Effective date—1998 c 262: See RCW 90.64.900.

Short title—Captions—Construction—Existing agreements—Effective date—Severability—1989 c 2: See RCW 70.105D.900 through 70.105D.921, respectively.

90.48.480 Reduction of sewer overflows—Plans—Compliance schedule. The department of ecology shall work with local governments to develop reasonable plans and compliance schedules for the greatest reasonable reduction of combined sewer overflows. The plan shall address various options, including construction of storage tanks for sewage and separation of sewage and stormwater transport systems. The compliance schedule shall be designed to achieve the greatest reasonable reduction of combined sewer overflows at the earliest possible date. The plans and compliance schedules shall be completed by January 1, 1988. A compliance schedule will be a condition of any waste discharge permit issued or renewed after January 1, 1988. [1998 c 245 § 174; 1985 c 249 § 2.]

90.48.490 Sewage treatment facilities—Plans to upgrade or construct. Plans for upgrading sewage treat-

ment facilities and plans for new sewage treatment facilities shall address the greatest reasonable reduction of combined sewer overflows and implementation of pretreatment standards. [1985 c 249 § 3.]

90.48.495 Water conservation measures to be considered in sewer plans. The department of ecology shall require sewer plans to include a discussion of water conservation measures considered or underway that would reduce flows to the sewerage system and an analysis of their anticipated impact on public sewer service and treatment capacity. [2003 1st sp.s. c 5 § 11; 1989 c 348 § 10.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015. Severability—1989 c 348: See note following RCW 90.54.020. Rights not impaired—1989 c 348: See RCW 90.54.920.

90.48.500 Pollution Disclosure Act of 1971. See chapter 90.52 RCW.

90.48.520 Review of operations before issuance or renewal of wastewater discharge permits—Incorporation **of permit conditions.** In order to improve water quality by controlling toxicants in wastewater, the department of ecology shall in issuing and renewing state and federal wastewater discharge permits review the applicant's operations and incorporate permit conditions which require all known, available, and reasonable methods to control toxicants in the applicant's wastewater. Such conditions may include, but are not limited to: (1) Limits on the discharge of specific chemicals, and (2) limits on the overall toxicity of the effluent. The toxicity of the effluent shall be determined by techniques such as chronic or acute bioassays. Such conditions shall be required regardless of the quality of receiving water and regardless of the minimum water quality standards. In no event shall the discharge of toxicants be allowed that would violate any water quality standard, including toxicant standards, sediment criteria, and dilution zone criteria. [1987 c 500 § 1.]

90.48.530 Construction projects involving fill material—Leaching test. (1) In order to ensure that construction projects involving the use of fill material do not pose a threat to water quality, the department may require that the suitability of potential fill material be evaluated using a leaching test included in the soil clean-up rules adopted by the department under chapter 70.105D RCW in any water quality certification issued under section 401 of the federal clean water act and in any administrative order issued under this chapter. where such certification or administrative order authorizes the placement of fill material, some or all of which will be placed in waters of the state. Any such requirement imposed by the department in a water quality certification or administrative order issued prior to May 9, 2003, is ratified and approved by the legislature as a valid and reliable method for determining concentrations of chemical constituents that can be present in fill material without posing an unacceptable risk of violating water quality standards, and shall be in effect as imposed by the department for all work not completed by June 1, 2003.

[Title 90 RCW—page 80] (2008 Ed.)

(2) Nothing in this section limits, in any way, the department's authority under this chapter. [2003 c 210 § 1.]

Effective date—2003 c 210: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 9, 2003]." [2003 c 210 § 3.]

90.48.531 Leaching tests—Identification—Report to the legislature. The department shall identify the leaching tests utilized for evaluating the potential impacts to water quality in situations where fill material is imported. The tests may include those identified in the soil clean-up rules adopted by the department under chapter 70.105D RCW. Within existing resources, the department shall assess whether this list of leaching tests provides appropriate methods for analyzing water quality impacts for all types of projects and in all circumstances where fill material is imported. The department shall also identify any gaps in leaching test methodology. The department shall report both the leaching test list and the list of test methodology gaps to the appropriate committees of the legislature by December 31, 2003. [2003 c 210 § 2.]

Effective date—2003 c 210: See note following RCW 90.48.530.

- 90.48.540 Use attainability analysis of water within federal reclamation project boundaries—Rules. (1) The department, as resources allow, shall at the request of the United States bureau of reclamation or federal reclamation project irrigation districts cooperatively conduct a use attainability analysis of water bodies located within the boundaries of the federal reclamation project.
- (2) If necessary because of the use attainability analysis conducted under subsection (1) of this section, the department, consistent with applicable federal water quality laws and regulations, shall adopt rules designating uses for water bodies within the federal reclamation project that support beneficial uses consistent with the primary authorized project purposes of constructed storage and conveyance facilities and other water transport systems and that recognize the unique site-specific characteristics of the arid and semiarid regions of the state of Washington where federal reclamation projects are located. The rules shall also recognize the need to deliver project irrigation water and to construct, operate, and maintain project facilities. [2004 c 214 § 1.]
- 90.48.555 Construction and industrial storm water general permits—Effluent limitations—Report. (Expires January 1, 2015.) The provisions of this section apply to the construction and industrial storm water general permits issued by the department pursuant to the federal clean water act, 33 U.S.C. Sec. 1251 et seq., and this chapter.
- (1) Effluent limitations shall be included in construction and industrial storm water general permits as required under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., and its implementing regulations. In accordance with federal clean water act requirements, pollutant specific, water quality-based effluent limitations shall be included in construction and industrial storm water general permits if there is a reasonable potential to cause or contribute to an excursion of a state water quality standard.

- (2) Subject to the provisions of this section, both technology and water quality-based effluent limitations may be expressed as:
 - (a) Numeric effluent limitations:
 - (b) Narrative effluent limitations; or
- (c) A combination of numeric and narrative effluent discharge limitations.
- (3) The department must condition storm water general permits for industrial and construction activities issued under the national pollutant discharge elimination system of the federal clean water act to require compliance with numeric effluent discharge limits when such discharges are subject to:
- (a) Numeric effluent limitations established in federally adopted, industry-specific effluent guidelines;
- (b) State developed, industry-specific performance-based numeric effluent limitations;
- (c) Numeric effluent limitations based on a completed total maximum daily load analysis or other pollution control measures; or
 - (d) A determination by the department that:
- (i) The discharges covered under either the construction or industrial storm water general permits have a reasonable potential to cause or contribute to violation of state water quality standards; and
- (ii) Effluent limitations based on nonnumeric best management practices are not effective in achieving compliance with state water quality standards.
- (4) In making a determination under subsection (3)(d) of this section, the department shall use procedures that account for:
- (a) Existing controls on point and nonpoint sources of pollution;
- (b) The variability of the pollutant or pollutant parameter in the storm water discharge; and
- (c) As appropriate, the dilution of the storm water in the receiving waters.
- (5) Narrative effluent limitations requiring both the implementation of best management practices, when designed to satisfy the technology and water quality-based requirements of the federal clean water act, 33 U.S.C. Sec. 1251 et seq., and compliance with water quality standards, shall be used for construction and industrial storm water general permits, unless the provisions of subsection (3) of this section apply.
- (6) Compliance with water quality standards shall be presumed, unless discharge monitoring data or other site specific information demonstrates that a discharge causes or contributes to violation of water quality standards, when the permittee is:
- (a) In full compliance with all permit conditions, including planning, sampling, monitoring, reporting, and record-keeping conditions; and
- (b)(i) Fully implementing storm water best management practices contained in storm water technical manuals approved by the department, or practices that are demonstrably equivalent to practices contained in storm water technical manuals approved by the department, including the proper selection, implementation, and maintenance of all applicable and appropriate best management practices for on-site pollution control.

(2008 Ed.) [Title 90 RCW—page 81]

- (ii) For the purposes of this section, "demonstrably equivalent" means that the technical basis for the selection of all storm water best management practices are documented within a storm water pollution prevention plan. The storm water pollution prevention plan must document:
- (A) The method and reasons for choosing the storm water best management practices selected;
- (B) The pollutant removal performance expected from the practices selected;
- (C) The technical basis supporting the performance claims for the practices selected, including any available existing data concerning field performance of the practices selected;
- (D) An assessment of how the selected practices will comply with state water quality standards; and
- (E) An assessment of how the selected practices will satisfy both applicable federal technology-based treatment requirements and state requirements to use all known, available, and reasonable methods of prevention, control, and treatment.
- (7)(a) The department shall modify the industrial storm water general permit to require compliance by May 1, 2009, with appropriately derived numeric water quality-based effluent limitations for existing discharges to water bodies listed as impaired according to 33 U.S.C. Sec. 1313(d) (Sec. 303(d) of the federal clean water act, 33 U.S.C. Sec. 1251 et seq.).
- (b) No later than September 1, 2008, the department shall report to the appropriate committees of the legislature specifying how the numeric effluent limitation in (a) of this subsection would be implemented. The report shall identify the number of dischargers to impaired water bodies and provide an assessment of anticipated compliance with the numeric effluent limitation established by (a) of this subsection
- (8)(a) Construction and industrial storm water general permits issued by the department shall include an enforceable adaptive management mechanism that includes appropriate monitoring, evaluation, and reporting. The adaptive management mechanism shall include elements designed to result in permit compliance and shall include, at a minimum, the following elements:
- (i) An adaptive management indicator, such as monitoring benchmarks;
 - (ii) Monitoring;
- (iii) Review and revisions to the storm water pollution prevention plan;
 - (iv) Documentation of remedial actions taken; and
 - (v) Reporting to the department.
- (b) Construction and industrial storm water general permits issued by the department also shall include the timing and mechanisms for implementation of treatment best management practices.
- (9) Construction and industrial storm water discharges authorized under general permits must not cause or have the reasonable potential to cause or contribute to a violation of an applicable water quality standard. Where a discharge has already been authorized under a national pollutant discharge elimination system storm water permit and it is later determined to cause or have the reasonable potential to cause or contribute to the violation of an applicable water quality stan-

- dard, the department may notify the permittee of such a violation
- (10) Once notified by the department of a determination of reasonable potential to cause or contribute to the violation of an applicable water quality standard, the permittee must take all necessary actions to ensure future discharges do not cause or contribute to the violation of a water quality standard and document those actions in the storm water pollution prevention plan and a report timely submitted to the department. If violations remain or recur, coverage under the construction or industrial storm water general permits may be terminated by the department, and an alternative general permit or individual permit may be issued. Compliance with the requirements of this subsection does not preclude any enforcement activity provided by the federal clean water act, 33 U.S.C. Sec. 1251 et seq., for the underlying violation.
- (11) Receiving water sampling shall not be a requirement of an industrial or construction storm water general permit except to the extent that it can be conducted without endangering the health and safety of persons conducting the sampling.
- (12) The department may authorize mixing zones only in compliance with and after making determinations mandated by the procedural and substantive requirements of applicable laws and regulations. [2004 c 225 § 2.]

Expiration date—2004 c 225: "This act expires January 1, 2015." [2004 c 225 § 7.]

Conflict with federal clean water act—2004 c 225 §§ 2 and 3: "If any portion of sections 2 and 3 of this act are found to be in conflict with the federal clean water act, that portion alone is void." [2004 c 225 § 6.]

Findings—2004 c 225: "(1) The legislature finds that the federal permit program under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., and the state water pollution control laws provide numerous environmental and public health benefits to the citizens of Washington and to the state. The legislature also finds that failure to prevent and control pollution discharges, including those associated with storm water runoff, can degrade water quality and damage the environment, public health, and industries dependent on clean water such as shellfish production.

- (2) The legislature finds the nature of storm water presents unique challenges and difficulties in meeting the permitting requirements under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., including compliance with technology and water quality-based standards.
- (3) The legislature finds that the federal clean water act, 33 U.S.C. Sec. 1251 et seq., requires certain larger construction sites and industrial facilities to obtain storm water permits under the national pollutant discharge elimination system permit program. The legislature also finds that under phase two of this program, smaller construction sites are also required to obtain storm water permits for their discharges.
- (4) The legislature finds the department of ecology has been using general permits to permit categories of similar dischargers, including storm water associated with industrial and construction activities. The legislature also finds general permits must comply with all applicable requirements of the federal clean water act, 33 U.S.C. Sec. 1251 et seq., and the state water pollution control act including technology and water quality-based permiting requirements. The legislature further finds general permits may not always be the best solution for an individual discharger, especially when establishing water quality-based permitting requirements.
- (5) The legislature finds that where sources within a specific category or subcategory of dischargers are subject to water quality-based limits imposed under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., the sources in that specific category or subcategory must be subject to the same water quality-based limits
- (6) For this reason, the legislature encourages, to the extent allowed under existing state and federal law, an adaptive management approach to permitting storm water discharges.
- (7) The legislature finds that storm water management must satisfy state and federal water quality requirements while also providing for flexibility in meeting such requirement to help ensure cost-effective storm water management.

[Title 90 RCW—page 82] (2008 Ed.)

- (8) The legislature finds that the permitting of new and existing dischargers into waters listed under 33 U.S.C. Sec. 1313(d) (section 303(d) of the federal clean water act) presents specific challenges and is subject to additional permitting restrictions under the federal clean water act, 33 U.S.C. Sec. 1251 et seq.
- (9) The legislature declares that general permits can be an effective and efficient permitting mechanism for permitting large numbers of similar dischargers.
- (10) The legislature declares that an inspection and technical assistance program for industrial and construction storm water general permits is needed to ensure an effective permitting program. The legislature also declares that such a program should be fully funded to ensure its success." [2004 c 225 § 1.]

Report to legislature—2004 c 225: "No later than December 31, 2006, the department of ecology shall submit a report to the appropriate committees of the legislature regarding methods to improve the effectiveness of permit monitoring requirements in construction and industrial storm water general permits. The department of ecology shall study and evaluate how monitoring requirements could be improved to determine the effectiveness of storm water best management practices and compliance with state water quality standards. In this study the department also shall evaluate monitoring requirements that are necessary for determining compliance or noncompliance with state water quality standards and shall evaluate the feasibility of including such monitoring in future permits. When conducting this study, the department shall consult with experts in the fields of monitoring, storm water management, and water quality, and when necessary the department shall conduct field work to evaluate the practicality and usefulness of alternative monitoring proposals." [2004 c 225 § 4.]

- 90.48.560 Construction and industrial storm water general permits—Inspection and compliance. (Expires January 1, 2015.) The provisions of this section apply to the construction and industrial storm water general permits issued by the department pursuant to the federal clean water act, 33 U.S.C. Sec. 1251 et seq., and this chapter.
- (1) By January 1, 2005, the department shall initiate an inspection and compliance program for all permittees covered under the construction and industrial storm water general permits. The program shall include, but may not be limited to, the:
- (a) Provision of compliance assistance and survey for evidence of permit violations and violations of water quality standards;
- (b) Identification of corrective actions for actual or imminent discharges that violate or could violate the state's water quality standards;
- (c) Monitoring of the development and implementation of storm water pollution prevention plans and storm water monitoring plans;
- (d) Identification of dischargers who would benefit from follow-up inspection or compliance assistance programs; and
- (e) Collection and analysis of discharge and receiving water samples whenever practicable and when deemed appropriate by the department, and other evaluation of discharges to determine the potential for causing or contributing to violations of water quality standards.
- (2) The department's inspections under this section shall be conducted without prior notice to permittees whenever practicable.
- (3) Follow-up inspections shall be conducted by the department to ensure that corrective and other actions as identified in the course of initial inspections are being carried out. The department shall also take such additional actions as are necessary to ensure compliance with state and federal water quality requirements, provided that all permittees must be inspected once within two years of the start of this pro-

- gram and each permittee must be inspected at least once each permit cycle thereafter.
- (4) Permittees must be prioritized for inspection based on the development of criteria that include, but are not limited to, the following factors:
- (a) Compliance history, including submittal or nonsubmittal of discharge monitoring reports;
- (b) Monitoring results in relationship to permit benchmarks; and
 - (c) Discharge to impaired waters of the state.
- (5) Nothing in this section shall be construed to limit the department's enforcement discretion. [2004 c 225 § 3.]

Expiration date—Findings—Report to legislature—2004 c 225: See notes following RCW 90.48.555.

Conflict with federal clean water act—2004 c 225 §§ 2 and 3: See note following RCW 90.48.555.

90.48.565 Construction and industrial storm water general permits—Fees. (Expires January 1, 2015.) (1) The department shall establish permit fees for construction and industrial storm water general permits as necessary to fund the provisions of RCW 90.48.555 and 90.48.560. When calculating appropriate fee amounts, the department shall take into consideration differences between large and small businesses and the economic impacts caused by permit fees on those businesses. Fees established under this section shall be adopted in accordance with chapter 34.05 RCW.

(2) In its biennial discharge fees progress report required by RCW 90.48.465, the department shall include a detailed accounting regarding the method used to establish permit fees, the amount of permit fees collected, and the expenditure of permit fees. The detailed accounting shall include data on inspections conducted and the staff hired to implement the provisions of RCW 90.48.555 and 90.48.560. [2004 c 225 § 5.]

Expiration date—Findings—Report to legislature—2004 c 225: See notes following RCW 90.48.555.

90.48.570 Water quality data—Findings—Intent. (1) The legislature finds that:

- (a) The proper collection and review of credible water quality data is necessary to ensure compliance with the requirements of the federal clean water act (33 U.S.C. Sec. 1251 et seq.):
- (b) The state needs to assemble and evaluate all existing and readily available water quality-related data and information from sources other than the state water quality agency, such as federal agencies, tribes, universities, and volunteer monitoring groups, if the data meets the state's requirements for data quality; and
- (c) Developing and implementing water quality protection measures based on credible water quality data ensures that the financial resources of state and local governments and regulated entities are prioritized to address our state's most important water quality issues.
- (2) The legislature intends to ensure that credible water quality data is used as the basis for the assessment of the status of a water body relative to the surface water quality standards.
- (3) It is the intent of the legislature that a water body in which pollutant loadings from naturally occurring conditions

(2008 Ed.) [Title 90 RCW—page 83]

are the sole cause of a violation of applicable surface water quality standards not be listed as impaired. [2004 c 228 § 1.]

- **90.48.575** Water quality data—Definitions. The definitions in this section apply to RCW 90.48.580 and 90.48.585 unless the context clearly requires otherwise.
- (1) "Credible data" means data meeting the requirements of RCW 90.48.585.
- (2) "Department" means the Washington state department of ecology.
- (3) "Impaired water" means a water body or segment for which credible data exists that: (a) Satisfies the requirements of RCW 90.48.580 and 90.48.585; and (b) demonstrates the water body should be identified pursuant to 33 U.S.C. Sec. 1313(d).
- (4) "Naturally occurring condition" means any condition affecting water quality that is not caused by human influence.
- (5) "Section 303(d)" has the same meaning as in the federal clean water act (33 U.S.C. Sec. 1313(d)).
- (6) "Total maximum daily load" has the same meaning as in the federal clean water act (33 U.S.C. Sec. 1313(d)). [2004 c 228 § 2.]
- 90.48.580 Water quality data—Credible data, information, literature. (1) The department shall use credible information and literature for developing and reviewing a surface water quality standard or technical model used to establish a total maximum daily load for any surface water of the state.
- (2) The department shall use credible data for the following actions after June 10, 2004:
- (a) Determining whether any water of the state is to be placed on or removed from any section 303(d) list;
- (b) Establishing a total maximum daily load for any surface water of the state; or
- (c) Determining whether any surface water of the state is supporting its designated use or other classification.
- (3) The department shall respond to questions regarding the data, literature, and other information it uses under this section. The department shall reply to requests within five business days acknowledging that the department has received the request and provide a reasonable estimate of the time the department will require to respond to the request.
- (4) The department, the United States environmental protection agency, and the Indian tribes in Washington state have developed a voluntary agreement relating to the cooperative management of the clean water act section 303(d) program. The department shall consider water quality data that has been collected by Indian tribes under a quality assurance project plan that has been approved by the United States environmental protection agency if that data meets the objectives of the plan. [2004 c 228 § 3.]
- **90.48.585** Water quality data—When credible. (1) In collecting and analyzing water quality data for any purpose identified in RCW 90.48.580(2), data is considered credible data if:
- (a) Appropriate quality assurance and quality control procedures were followed and documented in collecting and analyzing water quality samples;

- (b) The samples or measurements are representative of water quality conditions at the time the data was collected;
- (c) The data consists of an adequate number of samples based on the objectives of the sampling, the nature of the water in question, and the parameters being analyzed; and
- (d) Sampling and laboratory analysis conform to methods and protocols generally acceptable in the scientific community as appropriate for use in assessing the condition of the water.
- (2) Data interpretation, statistical, and modeling methods shall be those methods generally acceptable in the scientific community as appropriate for use in assessing the condition of the water.
 - (3) The department shall develop policy:
- (a) Explaining how it uses scientific research and literature for developing and reviewing any water quality standard or technical model used to establish a total maximum daily load for any water of the state;
- (b) Describing the specific criteria that determine data credibility; and
- (c) Recommending the appropriate training and experience for collection of credible data. [2004 c 228 § 4.]
- 90.48.590 Water quality data—Falsified data—Penalty. Any person who knowingly falsifies data is guilty of a gross misdemeanor. [2004 c 228 § 5.]
- 90.48.595 On-site sewage disposal system repair and replacement—Loan and grant programs. The department shall offer financial and technical assistance to local governments and tribal entities in Puget Sound counties to establish or expand on-site sewage disposal system repair and replacement through local loan and grant programs. The programs must give priority to low-income and financially distressed homeowners. [2006 c 18 § 10.]
- 90.48.900 Severability—1945 c 216. Should any section or provision of this act be held invalid by any court of competent jurisdiction, the same shall not affect the validity of the act as a whole or any part thereof other than that portion so held to be invalid. [1945 c 216 § 23.]
- **90.48.901** Severability—1967 c 13. If any provision of this 1967 amendatory act or its application to any person or circumstance is held invalid the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1967 c 13 § 30.]
- **90.48.902** Severability—1970 ex.s. c 88. If any provision of this 1970 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected. [1970 ex.s. c 88 § 15.]
- **90.48.903** Severability—1971 ex.s. c 180. If any provision of this 1971 amendatory act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected. [1971 ex.s. c 180 § 12.]

[Title 90 RCW—page 84] (2008 Ed.)

90.48.904 Severability—1989 c 262. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1989 c 262 § 6.]

90.48.906 Short title—1971 ex.s. c 180. This 1971 amendatory act may be cited as the "Coastal Waters Protection Act of 1971". [1971 ex.s. c 180 § 13.]

Chapter 90.50 RCW WATER POLLUTION CONTROL FACILITIES—BONDS

Sections 90.50.010 Bond issue—Authorized. 90.50.020 Grants to public bodies authorized. 90.50.030 Bond proceeds—Administration. Water pollution control facilities bond redemption fund— 90 50 040 Bonds payable from sales tax revenues—Remedies of bondholders 90.50.050 Legislature may provide additional means for bond payment. 90.50.060 Bonds legal investment for state and municipal corporation funds 90 50 080 Definitions. 90.50.900 Referral of act to electorate.

Tax exemptions and credits: Chapter 82.34 RCW.

90.50.010 Bond issue—Authorized. For the purpose of providing state matching funds to assist public bodies in the construction and improvement of water pollution control facilities the state finance committee is hereby authorized to issue general obligation bonds of the state of Washington in the sum of twenty-five million dollars to be paid and discharged within twenty years of the date of issuance.

The state finance committee is authorized to prescribe the form of such bonds, the maximum rate of interest the same shall bear, and the time of sale of all or any portion or portions of such bonds, and the conditions of sale and issuance thereof: PROVIDED, That none of the bonds herein authorized shall be sold for less than the par value thereof.

The bonds shall pledge the full faith and credit of the state of Washington and contain an unconditional promise to pay the interest and principal when due. The committee may provide that the bonds, or any of them, may be called prior to the due date thereof under such terms and conditions as it may determine. The state finance committee may authorize the use of facsimile signatures in the issuance of the bonds. [1970 ex.s. c 67 § 1; 1969 ex.s. c 232 § 63; 1967 c 106 § 1.]

Referral of act to electorate, when—1970 ex.s. c 67: "In the event all of the bonds authorized by RCW 90.50.010 through 90.50.080 and 90.50.900, have not been issued on or before September 2, 1970, then this 1970 amendatory act shall be submitted to the people for their adoption and ratification, or rejection, at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1970, in accordance with the provisions of section 3, Article VIII of the state Constitution; and in accordance with the provisions of section 1, Article II of the state Constitution as amended, and the laws adopted to facilitate the operation thereof." [1970 ex.s. c 67 § 2.]

Effective, when—1970 ex.s. c 67: "Section 1 of this 1970 amendatory act shall not become effective unless this act is adopted and ratified at the referendum election provided for in section 2 of this 1970 amendatory act." [1970 ex.s. c 67 § 3.]

Adoption—Ratification—1970 ex.s. c 67: The amendment to RCW 90.50.010 by 1970 ex.s. c 67 was adopted and ratified by the people at the November 3, 1970 general election (Referendum Bill No. 23).

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

90.50.020 Grants to public bodies authorized. The department of ecology is authorized to make and administer grants to any public bodies for the purpose of aiding in the construction and improvement of water pollution control facilities in conjunction with federal grants authorized pursuant to the Federal Water Pollution Control Act. [1987 c 109 § 154; 1967 c 106 § 2.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.50.030 Bond proceeds—Administration. The proceeds from the sale of the bonds authorized herein, together with all grants, donations, transferred funds and all other moneys which the state finance committee may direct shall be administered by the department of ecology under the authority granted by RCW 90.50.020. [1987 c 109 § 155; 1980 c 32 § 14; 1967 c 106 § 3.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

Effective date—Transfer of moneys—1980 c 32 § 14: "Section 14 of this act shall take effect on September 1, 1981. Any moneys held on that date in the account disestablished by section 14 of this act shall be transferred to the water pollution control facilities bond redemption fund." [1980 c 32 § 15.]

90.50.040 Water pollution control facilities bond redemption fund—Bonds payable from sales tax revenues—Remedies of bondholders. The water pollution control facilities bond redemption fund is hereby created in the state treasury, which fund shall be exclusively devoted to the payment of interest on and retirement of the bonds authorized by this chapter. The state finance committee shall, on or before June 30th of each year, certify to the state treasurer the amount needed in the ensuing twelve months to meet bond retirement and interest requirements and on July 1st of each year the state treasurer shall deposit such amount in said water pollution control facilities redemption fund from moneys transmitted to the state treasurer by the department of revenue and certified by the department of revenue to be sales tax collections and such amount certified by the state finance committee to the state treasurer shall be a prior charge against all retail sales tax revenues of the state of Washington, except that portion thereof heretofore pledged for the payment of bond principal and interest.

The owner and holder of each of said bonds or the trustee for any of the bonds may by mandamus or other appropriate proceeding require and compel the transfer and payment of funds as directed herein. [1975 1st ex.s. c 278 § 214; 1967 c 106 § 4.]

Construction—Severability—1975 1st ex.s. c 278: See notes following RCW 11.08.160.

90.50.050 Legislature may provide additional means for bond payment. The legislature may provide additional means for raising moneys for the payment of the interest and principal of the bonds authorized herein and this shall not be deemed to provide an exclusive method for such payment. [1967 c 106 § 5.]

(2008 Ed.) [Title 90 RCW—page 85]

90.50.060 Bonds legal investment for state and municipal corporation funds. The bonds herein authorized shall be a legal investment for all state funds or for funds under state control and all funds of municipal corporations. [1967 c 106 § 6.]

90.50.080 Definitions. For the purposes of this chapter the terms:

- (1) "Water pollution control facilities" means the various devices used in the treatment of sewage or industrial wastes of a liquid nature, including the necessary intercepting sewers, outfall sewers, pumping, power, and other equipment, and their appurtenances, and includes any extensions, improvements, remodeling, additions, and alterations thereof;
- (2) "Public bodies" means municipal or public corporations, counties, or departments or agencies of state government. [1967 c $106 \$ § 8.]

90.50.900 Referral of act to electorate. This act shall be submitted to the people for their adoption and ratification, or rejection, at the next general election to be held in this state in accordance with the provisions of section 3, Article VIII of the state Constitution; and in accordance with the provisions of section 1, Article II of the state Constitution as amended, and the laws adopted to facilitate the operation thereof. [1967 c 106 § 9.]

Reviser's note: Chapter 90.50 RCW was adopted and ratified by the people at the November 5, 1968, general election (Referendum Bill No. 17). Governor's proclamation declaring approval of measure is dated December 5, 1968. State Constitution Art. 2 § 1(d) provides: "... Such measure [initiatives and referendums] shall be in operation on and after the thirtieth day after the election at which it is approved..."

Chapter 90.50A RCW

WATER POLLUTION CONTROL FACILITIES— FEDERAL CAPITALIZATION GRANTS

Sections

90.50A.005 Purpose.
90.50A.010 Definitions.
90.50A.020 Water pollution control revolving fund.
90.50A.030 Use of moneys in fund.
90.50A.040 Administration of fund.
90.50A.050 Defaults.
90.50A.070 Establishment of policies for loan terms and interest rates.
90.50A.080 Puget Sound partners.
90.50A.990 Severability—1988 c 284.

90.50A.005 Purpose. The long-range health and environmental goals for the state of Washington require the protection of the state's surface and underground waters for the health, safety, use, enjoyment, and economic benefit of its people. It is the purpose of this chapter to provide an account to receive federal capitalization grants to provide financial assistance to the state and to local governments for the planning, design, acquisition, construction, and improvement of water pollution control facilities and related activities in the achievement of state and federal water pollution control requirements for the protection of the state's waters. [1988 c 284 § 1.]

- **90.50A.010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
 - (1) "Department" means the department of ecology.
- (2) "Eligible cost" means the cost of that portion of a water pollution control facility or activity that can be financed under this chapter.
- (3) "Fund" means the water pollution control revolving fund in the custody of the state treasurer.
- (4) "Water pollution control facility" or "water pollution control facilities" means any facilities or systems owned or operated by a public body for the control, collection, storage, treatment, disposal, or recycling of wastewater, including but not limited to sanitary sewage, storm water, combined sewer overflows, residential, commercial, industrial, and agricultural wastes, which are causing water quality degradation due to concentrations of conventional, nonconventional, or toxic pollutants. Water pollution control facilities include all equipment, utilities, structures, real property, and interests in and improvements on real property necessary for or incidental to such purpose. Water pollution control facilities also include such facilities, equipment, and collection systems as are necessary to protect federally designated sole source aquifers.
- (5) "Water pollution control activities" means actions taken by a public body for the following purposes: (a) To control nonpoint sources of water pollution; (b) to develop and implement a comprehensive management plan for estuaries; and (c) to maintain or improve water quality through the use of water pollution control facilities or other means.
- (6) "Public body" means the state of Washington or any agency, county, city or town, other political subdivision, municipal corporation or quasi-municipal corporation, and those Indian tribes now or hereafter recognized as such by the federal government.
- (7) "Water pollution" means such contamination, or other alteration of the physical, chemical, or biological properties of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state as will or is likely to create a nuisance or render such waters harmful, detrimental, or injurious to the public health, safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish, or other aquatic life.
- (8) "Nonpoint source water pollution" means pollution that enters any waters of the state from any dispersed water-based or land-use activities, including, but not limited to, atmospheric deposition, surface water runoff from agricultural lands, urban areas, and forest lands, subsurface or underground sources, and discharges from boats or other marine vessels.
- (9) "Federal capitalization grants" means grants from the federal government provided by the water quality act of 1987 (P.L. 100-4). [1988 c 284 § 2.]

90.50A.020 Water pollution control revolving fund.

(1) The water pollution control revolving fund is hereby established in the state treasury. Moneys in this fund may be

[Title 90 RCW—page 86] (2008 Ed.)

spent only after legislative appropriation. Moneys in the fund may be spent only in a manner consistent with this chapter.

- (2) The water pollution control revolving fund shall consist of:
- (a) All capitalization grants provided by the federal government under the federal water quality act of 1987;
- (b) All state matching funds appropriated or authorized by the legislature;
- (c) Any other revenues derived from gifts or bequests pledged to the state for the purpose of providing financial assistance for water pollution control projects;
 - (d) All repayments of moneys borrowed from the fund;
- (e) All interest payments made by borrowers from the fund;
- (f) Any other fee or charge levied in conjunction with administration of the fund; and
 - (g) Any new funds as a result of leveraging.
- (3) The state treasurer may invest and reinvest moneys in the water pollution control revolving fund in the manner provided by law. All earnings from such investment and reinvestment shall be credited to the water pollution control revolving fund. [1993 c 329 § 1; 1992 c 235 § 9; 1991 sp.s. c 13 § 102; 1988 c 284 § 3.]

Effective date—1993 c 329: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [May 12, 1993]." [1993 c 329 § 3.]

Effective dates—Severability—1991 sp.s. c 13: See notes following RCW 18.08.240.

- **90.50A.030** Use of moneys in fund. The department shall use the moneys in the water pollution control revolving fund to provide financial assistance as provided in the water quality act of 1987 and as provided in RCW 90.50A.040:
 - (1) To make loans, on the condition that:
- (a) Such loans are made at or below market interest rates, including interest free loans, at terms not to exceed twenty years;
- (b) Annual principal and interest payments will commence not later than one year after completion of any project and all loans will be fully amortized not later then twenty years after project completion;
- (c) The recipient of a loan will establish a dedicated source of revenue for repayment of loans; and
- (d) The fund will be credited with all payments of principal and interest on all loans.
 - (2) Loans may be made for the following purposes:
- (a) To public bodies for the construction or replacement of water pollution control facilities as defined in section 212 of the federal water quality act of 1987;
- (b) For the implementation of a management program established under section 319 of the federal water quality act of 1987 relating to the management of nonpoint sources of pollution, subject to the requirements of that act; and
- (c) For development and implementation of a conservation and management plan under section 320 of the federal water quality act of 1987 relating to the national estuary program, subject to the requirements of that act.
- (3) The department may also use the moneys in the fund for the following purposes:

- (a) To buy or refinance the water pollution control facilities' debt obligations of public bodies at or below market rates, if such debt was incurred after March 7, 1985;
- (b) To guarantee, or purchase insurance for, public body obligations for water pollution control facility construction or replacement or activities if the guarantee or insurance would improve credit market access or reduce interest rates, or to provide loans to a public body for this purpose;
- (c) As a source of revenue or security for the payment of principal and interest on revenue or general obligation bonds issued by the state if the proceeds of the sale of such bonds will be deposited in the fund;
 - (d) To earn interest on fund accounts; and
- (e) To pay the expenses of the department in administering the water pollution control revolving fund according to administrative reserves authorized by federal and state law.
- (4) The department shall present a biennial progress report on the use of moneys from the account to the appropriate committees of the legislature. The report shall consist of a list of each recipient, project description, and amount of the grant, loan, or both.
- (5) The department may not use the moneys in the water pollution control revolving fund for grants. [2007 c 341 § 38; 1996 c 37 § 4; 1988 c 284 § 4.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

- **90.50A.040** Administration of fund. Moneys deposited in the water pollution control revolving fund shall be administered by the department. In administering the fund, the department shall:
- (1) Consistent with RCW 90.50A.030 and 90.50A.080, allocate funds for loans in accordance with the annual project priority list in accordance with section 212 of the federal water pollution control act as amended in 1987, and allocate funds under sections 319 and 320 according to the provisions of that act;
- (2) Use accounting, audit, and fiscal procedures that conform to generally accepted government accounting standards;
- (3) Prepare any reports required by the federal government as a condition to awarding federal capitalization grants;
- (4) Adopt by rule any procedures or standards necessary to carry out the provisions of this chapter;
- (5) Enter into agreements with the federal environmental protection agency;
- (6) Cooperate with local, substate regional, and interstate entities regarding state assessment reports and state management programs related to the nonpoint source management programs as noted in section 319(c) of the federal water pollution control act amendments of 1987 and estuary programs developed under section 320 of that act;
- (7) Comply with provisions of the water quality act of 1987; and
- (8) After January 1, 2010, not provide funding for projects designed to address the restoration of Puget Sound that are in conflict with the action agenda developed by the Puget Sound partnership under RCW 90.71.310. [2007 c 341 § 39; 1988 c 284 § 5.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

(2008 Ed.) [Title 90 RCW—page 87]

- **90.50A.050** Loans from fund—Requirements for recipients. Any public body receiving a loan from the fund shall:
- (1) Appear on the annual project priority list to be identified for funding under section 212 of the federal water pollution control act amendments of 1987 or be eligible under sections 319 and 320 of that act;
 - (2) Submit an application to the department;
- (3) Establish and maintain a dedicated source of revenue or other acceptable source of revenue for the repayment of the loan; and
- (4) Demonstrate to the satisfaction of the department that it has sufficient legal authority to incur the debt for which it is applying. [1988 c 284 § 6.]
- **90.50A.060 Defaults.** If a public body defaults on payments due to the fund, the state may withhold any amounts otherwise due to the public body and direct that such funds be applied to the indebtedness and deposited into the account. [1988 c 284 § 7.]
- 90.50A.070 Establishment of policies for loan terms and interest rates. The department shall establish by rule policies for establishing loan terms and interest rates for loans made from the fund that assure that the objectives of this chapter are met and that adequate funds are maintained in the fund to meet future needs. [1988 c 284 § 8.]
- **90.50A.080 Puget Sound partners.** (1) In administering the fund, the department shall give priority consideration to:
- (a) A public body that is a Puget Sound partner, as defined in RCW 90.71.010; and
- (b) A project that is referenced in the action agenda developed by the Puget Sound partnership under RCW 90.71.310.
- (2) When implementing this section, the department shall give preference only to Puget Sound partners, as defined in RCW 90.71.010, in comparison to other entities that are eligible to be included in the definition of Puget Sound partner. Entities that are not eligible to be a Puget Sound partner due to geographic location, composition, exclusion from the scope of the Puget Sound action agenda developed under RCW 90.71.310, or for any other reason, shall not be given less preferential treatment than Puget Sound partners. [2007 c 341 § 40.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

90.50A.900 Severability—1988 c 284. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1988 c 284 § 14.]

Chapter 90.52 RCW POLLUTION DISCLOSURE ACT OF 1971

Sections	
90.52.005	Environmental excellence program agreements—Effect on chapter.
90.52.010	Annual reports required—Contents—Critical materials designated.
90.52.020	Confidentiality as to manufacturing processes.
90.52.030	Operation subject to injunction, when—Civil penalties.
90.52.040	Wastes to be provided with available methods of treatment prior to discharge into waters of the state.
90.52.900	Short title.

90.52.005 Environmental excellence program agreements—Effect on chapter. Notwithstanding any other provision of law, any legal requirement under this chapter, including any standard, limitation, rule, or order is superseded and replaced in accordance with the terms and provisions of an environmental excellence program agreement, entered into under chapter 43.21K RCW. [1997 c 381 § 27.]

Purpose—1997 c 381: See RCW 43.21K.005.

90.52.010 Annual reports required—Contents—Critical materials designated. Every person conducting a commercial or industrial operation within this state who discharges wastes, other than sanitary sewage, into waters of the state or into any sewer system which discharges into waters of the state, and every person conducting a commercial or industrial operation within the state who discharges wastes into the air of the state, shall file, annually, during the month of January, reports, on forms provided by the department of ecology, setting forth:

- (1) The nature of the enterprise;
- (2) A list of materials used in, and incidental to, its manufacturing processes, including by-products and waste products:
- (3) The estimated annual total gallons or pounds (or other appropriate measurement) of wastes, including, but not limited to, process and cooling water to be discharged into the water or air, or into any sewer system.

The list of materials provided for in subsection (2) hereof shall relate to all materials designated by the director of the department of ecology, after consultation with a committee on [of] environmental specialists of not less than five appointed by the director, as critical materials which have substantial potential to adversely affect the quality of waters or environment of the state, or the uses made thereof, if allowed to enter the same. Formal designation shall be adopted by the director as a rule and filed in a "critical materials" registry of the department of ecology. "Person" as used herein means an individual partnership, firm, corporation, association or other entity. [1971 ex.s. c 160 § 1.]

90.52.020 Confidentiality as to manufacturing processes. The department of ecology shall provide proper and adequate procedures to safeguard the confidentiality of manufacturing processes: PROVIDED, That the confidentiality shall not extend to waste products discharged into the waters or air of the state. [1971 ex.s. c 160 § 2.]

90.52.030 Operation subject to injunction, when—Civil penalties. Operation of an industrial or commercial

[Title 90 RCW—page 88] (2008 Ed.)

operation in violation of RCW 90.52.010 may be enjoined on petition of the attorney general to the superior court of Thurston county or of the county in which the operation is located.

Operation of an industrial or commercial operation in violation of this chapter shall provide the basis of a civil penalty under RCW 90.48.144 or 70.94.431 as now or are hereafter amended. No person may discharge wastes into the waters or air of the state who fails to satisfy the requirements of RCW 90.52.010 and 90.52.040. [1971 ex.s. c 160 § 3.]

90.52.040 Wastes to be provided with available methods of treatment prior to discharge into waters of the state. Except as provided in RCW 90.54.020(3)(b), in the administration of the provisions of chapter 90.48 RCW, the director of the department of ecology shall, regardless of the quality of the water of the state to which wastes are discharged or proposed for discharge, and regardless of the minimum water quality standards established by the director for said waters, require wastes to be provided with all known, available, and reasonable methods of treatment prior to their discharge or entry into waters of the state. [1987 c 399 § 1; 1971 ex.s. c 160 § 4.]

90.52.900 Short title. This act shall be known and may be cited as the Pollution Disclosure Act of 1971. [1971 ex.s. c 160 § 5.]

Chapter 90.54 RCW WATER RESOURCES ACT OF 1971

Sections	
90.54.005	Findings—Objectives—2002 c 329.
90.54.010	Purpose.
90.54.020	General declaration of fundamentals for utilization and management of waters of the state.
90.54.030	Water and related resources—Department to be advised— Water resources data program.
90.54.035	State funding of water resource programs—Priorities.
90.54.040	Comprehensive state water resources program—Modifying existing and adopting new regulations and statutes.
90.54.045	Water resource planning—Pilot process—Report to the legislature.
90.54.050	Setting aside or withdrawing waters—Rules—Consultation with legislative committees—Public hearing, notice—Review.
90.54.060	Department to seek involvement of other persons and entities, means—Assistance grants.
90.54.080	State to vigorously represent its interests before federal agencies, interstate agencies.
90.54.090	State, local governments, municipal corporations to comply with chapter.
90.54.100	Department to evaluate needs for projects and alternative methods of financing.
90.54.110	Authority to secure and obtain benefits, including grants.
90.54.120	"Department," "utilize," and "utilization" defined.
90.54.130	Land use management policy modifications—Advisory recommendations.
90.54.140	Protection of groundwater aquifers if sole drinking water source.
90.54.150	Water supply projects—Cooperation with other agencies—Scope of participation.
90.54.160	Department to report on dam safety.
90.54.170	Electric generation facility—Evaluation of application to appropriate water.
90.54.180	Water use efficiency and conservation programs and practices.
90.54.191	Stream flow restoration a priority.
90.54.800	Policy guidelines.
90.54.900	Certain rights, authority, not to be affected by chapter.
90.54.910	Short title.
90.54.920	Rights not impaired.
(2008 Ed.)	

Environmental certification programs—Fees—Rules—Liability: RCW 43.21A.175.

- 90.54.005 Findings—Objectives—2002 c 329. The legislature recognizes the critical importance of providing and securing sufficient water to meet the needs of people, farms, and fish. The legislature finds that an effective way to meet the water needs of people, farms, and fish is through strategies developed and implemented at the local watershed level. The objectives of these strategies are to supply water in sufficient quantities to satisfy the following three water resource objectives:
- (1) Providing sufficient water for residential, commercial, and industrial needs:
- (2) Providing sufficient water for productive fish populations; and
- (3) Providing sufficient water for productive agriculture. The legislature affirms its intent to provide continued support for watershed strategies and provides the tools in chapter 329, Laws of 2002 to assist local watersheds in meeting these objectives. [2002 c 329 § 1.]

90.54.010 Purpose. (1) The legislature finds that:

- (a) Proper utilization of the water resources of this state is necessary to the promotion of public health and the economic well-being of the state and the preservation of its natural resources and aesthetic values. Although water is a renewable resource, its supply and availability are becoming increasingly limited, particularly during summer and fall months and dry years when demand is greatest. Growth and prosperity have significantly increased the competition for this limited resource. Adequate water supplies are essential to meet the needs of the state's growing population and economy. At the same time instream resources and values must be preserved and protected so that future generations can continue to enjoy them.
- (b) All citizens of Washington share an interest in the proper stewardship of our invaluable water resources. To ensure that available water supplies are managed to best meet both instream and offstream needs, a comprehensive planning process is essential. The people of the state have the unique opportunity to work together to plan and manage our water. Through a comprehensive planning process that includes the state, Indian tribes, local governments, and interested parties, it is possible to make better use of available water supplies and achieve better management of water resources. Through comprehensive planning, conflicts among water users and interests can be reduced or resolved. It is in the best interests of the state that comprehensive water resource planning be given a high priority so that water resources and associated values can be utilized and enjoyed today and protected for tomorrow.
- (c) Diverse hydrologic, climatic, cultural, and socioeconomic conditions exist throughout the regions of the state. Water resource issues vary significantly across regions. Comprehensive water resource planning is best accomplished through a regional planning process sensitive to the unique characteristics and issues of each region.
- (d) Comprehensive water resource planning must provide interested parties adequate opportunity to participate. Water resource issues are best addressed through cooperation

(2008 Ed.) [Title 90 RCW—page 89]

and coordination among the state, Indian tribes, local governments, and interested parties.

- (e) The long-term needs of the state require ongoing assessment of water availability, use, and demand. A thorough inventory of available resources is essential to water resource management. Current state water resource data and data management is inadequate to meet changing needs and respond to competing water demands. Therefore, a state water resource data program is needed to support an effective water resource management program. Efforts should be made to coordinate and consolidate into one resource data system all relevant information developed by the department of ecology and other agencies relating to the use, protection, and management of the state's water resources.
- (2) It is the purpose of this chapter to set forth fundamentals of water resource policy for the state to insure that waters of the state are protected and fully utilized for the greatest benefit to the people of the state of Washington and, in relation thereto, to provide direction to the department of ecology, other state agencies and officials, and local government in carrying out water and related resources programs. It is the intent of the legislature to work closely with the executive branch, Indian tribes, local government, and interested parties to ensure that water resources of the state are wisely managed. [1990 c 295 § 1; 1971 ex.s. c 225 § 1.]
- 90.54.020 General declaration of fundamentals for utilization and management of waters of the state. Utilization and management of the waters of the state shall be guided by the following general declaration of fundamentals:
- (1) Uses of water for domestic, stock watering, industrial, commercial, agricultural, irrigation, hydroelectric power production, mining, fish and wildlife maintenance and enhancement, recreational, and thermal power production purposes, and preservation of environmental and aesthetic values, and all other uses compatible with the enjoyment of the public waters of the state, are declared to be beneficial.
- (2) Allocation of waters among potential uses and users shall be based generally on the securing of the maximum net benefits for the people of the state. Maximum net benefits shall constitute total benefits less costs including opportunities lost
- (3) The quality of the natural environment shall be protected and, where possible, enhanced as follows:
- (a) Perennial rivers and streams of the state shall be retained with base flows necessary to provide for preservation of wildlife, fish, scenic, aesthetic and other environmental values, and navigational values. Lakes and ponds shall be retained substantially in their natural condition. Withdrawals of water which would conflict therewith shall be authorized only in those situations where it is clear that overriding considerations of the public interest will be served.
- (b) Waters of the state shall be of high quality. Regardless of the quality of the waters of the state, all wastes and other materials and substances proposed for entry into said waters shall be provided with all known, available, and reasonable methods of treatment prior to entry. Notwithstanding that standards of quality established for the waters of the state would not be violated, wastes and other materials and substances shall not be allowed to enter such waters which will reduce the existing quality thereof, except in those situations

- where it is clear that overriding considerations of the public interest will be served. Technology-based effluent limitations or standards for discharges for municipal water treatment plants located on the Chehalis, Columbia, Cowlitz, Lewis, or Skagit river shall be adjusted to reflect credit for substances removed from the plant intake water if:
- (i) The municipality demonstrates that the intake water is drawn from the same body of water into which the discharge is made; and
- (ii) The municipality demonstrates that no violation of receiving water quality standards or appreciable environmental degradation will result.
- (4) The development of multipurpose water storage facilities shall be a high priority for programs of water allocation, planning, management, and efficiency. The department, other state agencies, local governments, and planning units formed under *section 107 or 108 of this act shall evaluate the potential for the development of new storage projects and the benefits and effects of storage in reducing damage to stream banks and property, increasing the use of land, providing water for municipal, industrial, agricultural, power generation, and other beneficial uses, and improving stream flow regimes for fisheries and other instream uses.
- (5) Adequate and safe supplies of water shall be preserved and protected in potable condition to satisfy human domestic needs.
- (6) Multiple-purpose impoundment structures are to be preferred over single-purpose structures. Due regard shall be given to means and methods for protection of fishery resources in the planning for and construction of water impoundment structures and other artificial obstructions.
- (7) Federal, state, and local governments, individuals, corporations, groups and other entities shall be encouraged to carry out practices of conservation as they relate to the use of the waters of the state. In addition to traditional development approaches, improved water use efficiency, conservation, and use of reclaimed water shall be emphasized in the management of the state's water resources and in some cases will be a potential new source of water with which to meet future needs throughout the state. Use of reclaimed water shall be encouraged through state and local planning and programs with incentives for state financial assistance recognizing programs and plans that encourage the use of conservation and reclaimed water use, and state agencies shall continue to review and reduce regulatory barriers and streamline permitting for the use of reclaimed water where appropriate.
- (8) Development of water supply systems, whether publicly or privately owned, which provide water to the public generally in regional areas within the state shall be encouraged. Development of water supply systems for multiple domestic use which will not serve the public generally shall be discouraged where water supplies are available from water systems serving the public.
- (9) Full recognition shall be given in the administration of water allocation and use programs to the natural interrelationships of surface and groundwaters.
- (10) Expressions of the public interest will be sought at all stages of water planning and allocation discussions.
- (11) Water management programs, including but not limited to, water quality, flood control, drainage, erosion control and storm runoff are deemed to be in the public interest.

[Title 90 RCW—page 90] (2008 Ed.)

[2007 c 445 § 8; 1997 c 442 § 201; 1989 c 348 § 1; 1987 c 399 § 2; 1971 ex.s. c 225 § 2.]

*Reviser's note: Sections 107 and 108 of this act were vetoed by the governor.

Findings—Intent—2007 c 445: See note following RCW 90.46.005.

Part headings not law—Severability—1997 c 442: See RCW 90.82.900 and 90.82.901.

Severability—1989 c 348: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1989 c 348 § 13.]

Rights not impaired—1989 c 348: See RCW 90.54.920.

90.54.030 Water and related resources—Department to be advised—Water resources data program. For the purpose of ensuring that the department is fully advised in relation to the performance of the water resources program provided in RCW 90.54.040, the department is directed to become informed with regard to all phases of water and related resources of the state. To accomplish this objective the department shall:

- (1) Develop a comprehensive water resource data program that provides the information necessary for effective planning and management on a regional and statewide basis. The data program shall include an information management plan describing the data requirements for effective water resource planning, and a system for collecting and providing access to water resource data on a regional and statewide basis;
- (2) Collect, organize and catalog existing information and studies available to it from all sources, both public and private, pertaining to water and related resources of the state;
- (3) Develop such additional data and studies pertaining to water and related resources as are necessary to accomplish the objectives of this chapter; and
- (4) Develop alternate courses of action to solve existing and foreseeable problems of water and related resources and include therein, to the extent feasible, the economic and social consequences of each such course, and the impact on the natural environment.

All the foregoing shall be included in a "water resources information system" established and maintained by the department. The department shall develop a system of cataloging, storing and retrieving the information and studies of the information system so that they may be made readily available to and effectively used not only by the department but by the public generally. [1997 c 32 § 1; 1990 c 295 § 2; 1988 c 47 § 4; 1971 ex.s. c 225 § 3.]

Application—Severability—1988 c 47: See notes following RCW 43.83B.300.

90.54.035 State funding of water resource programs—Priorities. (1) State funding of water resource, supply, and quality related capital programs, both current and future, shall, to the maximum extent possible within state or federal legal requirements, be directed to assist in the resolution of current conflicts and implementation of regional water resource plans with priority given to current needs over new requirements.

(2) Consistent with RCW 90.54.180, priority shall be given, to the maximum extent possible within state or federal

legal requirements, to those water conservation projects funded by the state that will result in the greatest net water savings. [1991 c 347 § 3.]

Purposes—1991 c 347: See note following RCW 90.42.005. **Severability—1991 c 347:** See RCW 90.42.900.

90.54.040 Comprehensive state water resources program—Modifying existing and adopting new regulations and statutes. (1) The department, through the adoption of appropriate rules, is directed, as a matter of high priority to insure that the waters of the state are utilized for the best interests of the people, to develop and implement in accordance with the policies of this chapter a comprehensive state water resources program which will provide a process for making decisions on future water resource allocation and use. The department may develop the program in segments so that immediate attention may be given to waters of a given physioeconomic region of the state or to specific critical problems of water allocation and use.

- (2) In relation to the management and regulatory programs relating to water resources vested in it, the department is further directed to modify existing regulations and adopt new regulations, when needed and possible, to insure that existing regulatory programs are in accord with the water resource policy of this chapter and the program established in subsection (1) of this section.
- (3) The department is directed to review all statutes relating to water resources which it is responsible for implementing. When any of the same appear to the department to be ambiguous, unclear, unworkable, unnecessary, or otherwise deficient, it shall make recommendations to the legislature including appropriate proposals for statutory modifications or additions. Whenever it appears that the policies of any such statutes are in conflict with the policies of this chapter, and the department is unable to fully perform as provided in subsection (2) of this section, the department is directed to submit statutory modifications to the legislature which, if enacted, would allow the department to carry out such statutes in harmony with this chapter. [1997 c 32 § 2; 1988 c 47 § 5; 1971 ex.s. c 225 § 4.]

Application—Severability—1988 c 47: See notes following RCW 43.83B.300.

90.54.045 Water resource planning—Pilot process—Report to the legislature. (1) In the development and implementation of the comprehensive state water resources program required in RCW 90.54.040(1), the process described therein shall involve participation of appropriate state agencies, Indian tribes, local governments, and interested parties, and shall be applied on a regional basis pursuant to subsection (2) of this section.

(2) Prior to July 1, 1991, the department, with advice from appropriate state agencies, Indian tribes, local government, and interested parties, shall identify regions and establish regional boundaries for water resource planning and shall designate two regions in which the process shall be initiated on a pilot basis. One region shall encompass an area within the Puget Sound basin in which critical water resource issues exist. A concurrent pilot process may encompass a region east of the Cascade mountains.

(2008 Ed.) [Title 90 RCW—page 91]

- (3) The department shall report to the chairs of the appropriate legislative committees prior to July 1st each year summarizing the progress of the pilot process in the two regions. The pilot process in each region shall be completed and shall produce a regional water plan by December 31, 1993
- (4) Appropriate state agencies, Indian tribes, local governments, and interested parties in regions not selected for the pilot program are strongly encouraged to commence water resource planning within their regions. [1991 c 347 § 4; 1990 c 295 § 3.]

Effective date—1991 c 347 § 4: "Section 4 of this act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1991." [1991 c 347 § 28.]

Purposes—1991 c 347: See note following RCW 90.42.005. Severability—1991 c 347: See RCW 90.42.900.

90.54.050 Setting aside or withdrawing waters—Rules—Consultation with legislative committees—Public hearing, notice—Review. In conjunction with the programs provided for in RCW 90.54.040(1), whenever it appears necessary to the director in carrying out the policy of this chapter, the department may by rule adopted pursuant to chapter 34.05 RCW:

- (1) Reserve and set aside waters for beneficial utilization in the future, and
- (2) When sufficient information and data are lacking to allow for the making of sound decisions, withdraw various waters of the state from additional appropriations until such data and information are available. Before proposing the adoption of rules to withdraw waters of the state from additional appropriation, the department shall consult with the standing committees of the house of representatives and the senate having jurisdiction over water resource management issues.

Prior to the adoption of a rule under this section, the department shall conduct a public hearing in each county in which waters relating to the rule are located. The public hearing shall be preceded by a notice placed in a newspaper of general circulation published within each of said counties. Rules adopted hereunder shall be subject to review in accordance with the provisions of RCW 34.05.240. [1997 c 439 § 2; 1997 c 32 § 3; 1988 c 47 § 7; 1971 ex.s. c 225 § 5.]

Reviser's note: This section was amended by 1997 c 32 § 3 and by 1997 c 439 § 2, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

WAC 173-563-015—Validity—1997 c 439: "WAC 173-563-015 as it existed prior to July 27, 1997, is void." [1997 c 439 § 1.]

Application—Severability—1988 c 47: See notes following RCW 43.83B.300.

90.54.060 Department to seek involvement of other persons and entities, means—Assistance grants. To insure that all of the various persons and entities having an interest in the water resources of the state and the programs of the chapter are provided with a full opportunity for involvement not only with the development of the program but the implementation by the department under this chapter, the following directions are given:

- (1) The department shall make reasonable efforts to inform the people of the state about the state's water and related resources and their management. The department in the performance of the responsibilities provided in this chapter shall not only invite but actively encourage participation by all persons and private groups and entities showing an interest in water resources programs of this chapter.
- (2) The department shall similarly invite and encourage participation by all agencies of federal, state and local government, including counties, municipal and public corporations, having interests or responsibilities relating to water resources. Said state and local agencies are directed to fully participate to insure that their interests are considered by the department. The department shall, when funds are made available to it for such purposes, provide assistance grants to said state and local agencies for the purposes of financing activities directed to be performed by them under this subsection. [1971 ex.s. c 225 § 6.]

90.54.080 State to vigorously represent its interests before federal agencies, interstate agencies. The state shall vigorously represent its interest before water resource regulation, management, development, and use agencies of the United States, including among others the federal power commission, environmental protection agency, army corps of engineers, department of the interior, department of agriculture and the atomic energy commission, and of interstate agencies with regard to planning, licensing, relicensing, permit proposals, and proposed construction, development and utilization plans. Where federal or interstate agency plans, activities, or procedures conflict with state water policies, all reasonable steps available shall be taken by the state to preserve the integrity of this state's policies. [1971 ex.s. c 225 § 8.]

90.54.090 State, local governments, municipal corporations to comply with chapter. All agencies of state and local government, including counties and municipal and public corporations, shall, whenever possible, carry out powers vested in them in manners which are consistent with the provisions of this chapter. [1987 c 505 § 82; 1977 c 75 § 95; 1971 ex.s. c 225 § 10.]

90.54.100 Department to evaluate needs for projects and alternative methods of financing. The department of ecology shall as a matter of high priority evaluate the needs for water resource development projects and the alternative methods of financing of the same by public and private agencies, including financing by federal, state and local governments and combinations thereof. Such evaluations shall be broadly based and be included as a part of the comprehensive state water resources program relating to uses and management as defined in RCW 90.54.030. [1997 c 32 § 5; 1971 ex.s. c 225 § 11.]

90.54.110 Authority to secure and obtain benefits, including grants. The department of ecology is authorized to obtain the benefits including acceptance of grants, of any program of the federal government or any other source to carry out the provisions of this chapter and is empowered to

[Title 90 RCW—page 92] (2008 Ed.)

take such actions as are necessary and appropriate to secure such benefits. [1971 ex.s. c 225 § 12.]

- 90.54.120 "Department," "utilize," and "utilization" defined. For the purposes of this chapter, unless the context is clearly to the contrary, the following definitions shall be used:
 - (1) "Department" means department of ecology.
- (2) "Utilize" or "utilization" shall not only mean use of water for such long recognized consumptive or nonconsumptive beneficial purposes as domestic, stock watering, industrial, commercial, agricultural, irrigation, hydroelectric power production, thermal power production, mining, recreational, maintenance of wildlife and fishlife purposes, but includes the retention of water in lakes and streams for the protection of environmental, scenic, aesthetic and related purposes, upon which economic values have not been placed historically and are difficult to quantify. [1971 ex.s. c 225 § 13.]
- 90.54.130 Land use management policy modifications—Advisory recommendations. The department of ecology may recommend land use management policy modifications it finds appropriate for the further protection of ground and surface water resources in this state. Such advisory recommendations may be made to other state regulatory agencies, local governments, water systems, and other appropriate bodies. [1984 c 253 § 4.]
- 90.54.140 Protection of groundwater aquifers if sole drinking water source. The legislature hereby declares that the protection of groundwater aquifers which are the sole drinking water source for a given jurisdiction shall be of the uppermost priority of the state department of ecology, department of social and health services, and all local government agencies with jurisdiction over such areas. In administration of programs related to the disposal of wastes and other practices which may impact such water quality, the department of ecology, department of social and health services, and such affected local agencies shall explore all possible measures for the protection of the aquifer, including any appropriate incentives, penalties, or other measures designed to bring about practices which provide for the least impact on the quality of the groundwater. [1984 c 253 § 5.]
- 90.54.150 Water supply projects—Cooperation with other agencies—Scope of participation. When feasible, the department of ecology shall cooperate with the United States and other public entities, including Indian tribes, in the planning, development, and operation of comprehensive water supply projects designed primarily to resolve controversies and conflicts over water use by increasing water quantity and improving water quality within a stream or river system, or other bodies of water, as well as to enhance opportunities for both instream and diversionary water uses within the system, and, in relation thereto, the department may:
- (1) Participate with the federal government and other public entities in the planning, development, operation, and management of various phases of water projects hereafter authorized by congress;

- (2) Provide rights to the use of public waters under the state's surface and ground water codes for these projects when the waters are available for allocation; and
- (3) Provide financial assistance through grants and loans for projects when moneys are made available to the department for this assistance by other provisions of this code. [1979 ex.s. c 216 § 9.]

Effective date—Severability—1979 ex.s. c 216: See notes following RCW 90.03.245.

90.54.160 Department to report on dam safety. The department of ecology shall report to the legislature on the last working day of December of 1984, 1985, and 1986, and thereafter as deemed appropriate by the department, on dam facilities that exhibit safety deficiencies sufficient to pose a significant threat to the safety of life and property. The report shall identify the owner or owners of such facilities, detail the owner's ability and attitude towards correcting such deficiencies, and provide an estimate of the cost of correcting the deficiencies if a study has been completed. [1984 c 83 § 1.]

90.54.170 Electric generation facility—Evaluation of application to appropriate water. In addition to other requirements of this chapter, when the proposed water resource development project involves a new water supply combined with an electric generation facility where such electricity generated may be sold to an entity authorized by law to distribute electricity, the department shall evaluate and utilize, in connection with any application to appropriate water pursuant to the water code, chapter 90.03 RCW, sufficient information furnished by the project applicant regarding the need for the project, alternative means of serving the purposes of the project, the cumulative effects of the project and similar projects that are built, under construction or permitted in the relevant river basin or basins, the impact, if any, on flood control plans and an estimate of the impact, if any, of the sale of the project's electricity on the rates of utility customers of the Bonneville power administration. Such information shall be furnished at the project applicant's own cost and expense. [1985 c 444 § 6.]

Intent—Construction—Severability—1985 c 444: See notes following RCW 35.92.010.

- 90.54.180 Water use efficiency and conservation programs and practices. Consistent with the fundamentals of water resource policy set forth in this chapter, state and local governments, individuals, corporations, groups and other entities shall be encouraged to carry out water use efficiency and conservation programs and practices consistent with the following:
- (1) Water efficiency and conservation programs should utilize an appropriate mix of economic incentives, cost share programs, regulatory programs, and technical and public information efforts. Programs which encourage voluntary participation are preferred.
- (2) Increased water use efficiency and reclaimed water should receive consideration as a potential source of water in state and local water resource planning processes. In determining the cost-effectiveness of alternative water sources, consideration should be given to the benefits of conservation, waste water recycling, and impoundment of waters. Where

(2008 Ed.) [Title 90 RCW—page 93]

reclaimed water is a feasible replacement source of water, it shall be used by state agencies and state facilities for nonpotable water uses in lieu of the use of potable water. For purposes of this requirement, feasible replacement source means (a) the reclaimed water is of adequate quality and quantity for the proposed use; (b) the proposed use is approved by the departments of ecology and health; (c) the reclaimed water can be reliably supplied by a local public agency or public water system; and (d) the cost of the reclaimed water is reasonable relative to the costs of conservation or other potentially available supplies of potable water, after taking into account all costs and benefits, including environmental costs and benefits.

- (3) In determining the cost-effectiveness of alternative water sources, full consideration should be given to the benefits of storage which can reduce the damage to stream banks and property, increase the utilization of land, provide water for municipal, industrial, agricultural, and other beneficial uses, provide for the generation of electric power from renewable resources, and improve stream flow regimes for fishery and other instream uses.
- (4) Entities receiving state financial assistance for construction of water source expansion or acquisition of new sources shall develop, and implement if cost-effective, a water use efficiency and conservation element of a water supply plan pursuant to RCW 43.20.230(1).
- (5) State programs to improve water use efficiency should focus on those areas of the state in which water is overappropriated; areas that experience diminished streamflows or aquifer levels; regional areas that the governor has identified as high priority for investments in improved water quality and quantity, including the Spokane river, the Columbia river basin, and the Puget Sound; areas most likely to be affected by global warming; and areas where projected water needs, including those for instream flows, exceed available supplies.
- (6) Existing and future generations of citizens of the state of Washington should be made aware of the importance of the state's water resources and the need for wise and efficient use and development of this vital resource. In order to increase this awareness, state agencies should integrate public information programs on increasing water use efficiency into existing public information efforts. This effort shall be coordinated with other levels of government, including local governments and Indian tribes. [2007 c 445 § 9; 1989 c 348 § 5.]

Findings—Intent—2007 c 445: See note following RCW 90.46.005. Severability—1989 c 348: See note following RCW 90.54.020.

90.54.191 Stream flow restoration a priority. The department shall prioritize the expenditure of funds and other resources for programs related to stream flow restoration in watersheds where the exercise of inchoate water rights may have a larger effect on stream flows and other water uses. [2003 1st sp.s. c 5 § 10.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

90.54.800 Policy guidelines. Future development of hydropower and protection of river-related resources shall be guided by policies and programs which:

- (1) Create opportunities for balanced development of cost-effective and environmentally sound hydropower projects by a range of development interests;
- (2) Protect significant values associated with the state's rivers, including fish and wildlife populations and habitats, water quality and quantity, unique physical and botanical features, archeological sites, and scenic and recreational resources;
- (3) Protect the interests of the citizens of the state regarding river-related economic development, municipal water supply, supply of electric energy, flood control, recreational opportunity, and environmental integrity;
- (4) Fully utilize the state's authority in the federal hydropower licensing process. [1989 c 159 § 3.]

Legislative findings—1989 c 159: "The legislature finds that the task force on hydroelectric development and resource protection has recommended that:

- (1) The state adopt goals to direct future development of hydropower and protection of river-related resources;
- (2) The state take steps to enhance the existing hydropower permit review process; and
- (3) The state develop, in concert with appropriate interests, a comprehensive state hydropower plan." [1989 c 159 § 1.]

Hydro task force—1989 c 159: "(1) The Washington state energy office shall contract with an independent facilitator to reconvene and coordinate the task force assembled to implement section 301, chapter 7, Laws of 1987 1st ex. sess. The task force shall prepare by March 31, 1991, a state comprehensive hydropower plan to serve the broad public interest regarding development of cost-effective electricity and conservation of river-related environmental values. Task force meetings shall be open to the public. The facilitator shall assist the task force in appropriate efforts to inform the general public regarding project concepts and progress. Task force members shall make appropriate efforts to inform the interest groups they represent.

- (2) By December 15, 1989, the task force shall engage in a midpoint review whereby participants can jointly appraise the progress of the project. If, in the opinion of the participants, a consensus to continue as a task force cannot be achieved, the executive agencies shall use their existing statutory authority to develop a plan, with the assistance of all affected parties and participating agencies, building upon the work that has been done by the task force.
- (3) If the task force continues beyond December 15, 1989, it shall by July 1, 1990, recommend to the legislature a lead agency for implementation and management of the state comprehensive hydropower plan." [1989 c 159 § 2.]

Plan content—1989 c 159: "(1) At a minimum, the plan shall designate two categories of resource agreement areas: (a) Sensitive areas where hydropower development is likely to conflict with significant environmental values, and (b) less sensitive areas where development will not conflict with or may enhance environmental values. Some areas may remain unclassified due to lack of information or if they fall between the two categories. The plan shall integrate resource agreement area findings with existing state laws and programs including instream flow basin plans prepared by the department of ecology, watershed planning coordinated by the department of fisheries, watershed planning coordinated through the Puget Sound water quality authority, watershed planning for municipal water supply, the scenic rivers program administered by the parks and recreation commission, and the planning process developed through the joint select committee on water resources policy and any actions resulting from that process.

- (2) At a minimum, the final plan report shall:
- (a) List applicable laws, rules, and policies;
- (b) Describe the waterways or basins covered by the plan;
- (c) Designate the categories of resource agreement area for each watervay or basin;
- (d) Describe, for each waterway where hydropower is to be affected, the significant resources that cause the waterway or basin to be so designated;
- (e) Identify goals, objectives, and recommendations for improving, developing, or conserving affected waterways;
- (f) Describe how the plan is to be integrated with other planning activities and policy initiatives and how the plan will be implemented and amended:

[Title 90 RCW—page 94] (2008 Ed.)

- (g) Assess the anticipated effect of the plan on hydropower development and resource protection; and
 - (h) Describe the plan development process." [1989 c 159 § 4.]

90.54.900 Certain rights, authority, not to be affected by chapter. Nothing in this chapter shall affect any existing water rights, riparian, appropriative, or otherwise; nor shall it affect existing rights relating to the operation of any hydroelectric or water storage reservoir or related facility; nor shall it affect any exploratory work, construction or operation of a thermal power plant by an electric utility in accordance with the provisions of chapter 80.50 RCW. Nothing in this chapter shall enlarge or reduce the department of ecology's authority to regulate the surface use of waters of this state or structures on the underlying beds, tidelands or shorelands. [1971 ex.s. c 225 § 9.]

90.54.910 Short title. This chapter shall be known and may be cited as the "Water Resources Act of 1971". [1971 ex.s. c 225 § 14.]

- **90.54.920 Rights not impaired.** (1) Nothing in this act shall affect or operate to impair any existing water rights.
- (2) Nothing in this act shall be used to prevent future storage options, recognizing that storage may be necessary as a method of conserving water to meet both instream and out-of-stream needs.
- (3) Nothing in this act shall infringe upon the rate-making prerogatives of any public water purveyor.
- (4) Nothing in this act shall preclude the joint select committee on water resource policy from reviewing any subject matter contained herein for any future modifications. [1989 c 348 § 3.]

Severability—1989 c 348: See note following RCW 90.54.020.

Chapter 90.56 RCW OIL AND HAZARDOUS SUBSTANCE SPILL PREVENTION AND RESPONSE

Sections

Sections	
90.56.005	Findings—Purpose.
90.56.010	Definitions.
90.56.020	Director responsible for spill response.
90.56.030	Powers and duties.
90.56.040	Authority supplemental.
90.56.050	Rules.
90.56.060	Statewide master oil and hazardous substance spill prevention and contingency plan—Evaluation and revision or elimination of advisory committees.
90.56.070	Coordination with federal law.
90.56.080	Hazardous substances incident response training and education program.
90.56.100	Washington wildlife rescue coalition.
90.56.110	Rehabilitation of wildlife—Rules.
90.56.120	Oil spill advisory council—Meetings—Travel expenses and
	compensation.
90.56.130	Council—Duties—Work plan—Reports.
90.56.200	Prevention plans.
90.56.210	Contingency plans.
90.56.220	Facility operation standards.
90.56.230	Operations manuals.
90.56.240	Standards for cleanup and containment services contractors.
90.56.250	Index of prevention plans and contingency plans—Equipment inventory.
90.56.260	Adequacy of contingency plans—Practice drills—Report.
90.56.270	Enforcement of contingency plans.
90.56.280	Duty to notify coast guard and division of emergency management of discharge.

90.56.300	Unlawful operation of facility—Criminal penalties.
90.56.310	Operation of a facility or vessel without contingency or pre-
	vention plan or financial responsibility—Civil penalty.
90.56.320	Unlawful for oil to enter waters—Exceptions.
90.56.330	Additional penalties.
90.56.335	Vessel response account—Dedicated rescue tug.
90.56.340	Duty to remove oil.
90.56.350	Investigation, removal, containment, treatment, or dispersal of oil and hazardous substances—Record of expenses.
90.56.360	Liability for expenses.
90.56.370	Strict liability of owner or controller of oil—Exceptions.
90.56.380	Liability of others for cleanup expenses.
90.56.390	Liability for removal costs.
90.56.400	Department investigation of circumstances of entry of oil— Order for reimbursement of expenses—Modification—
00.56.410	Action to recover necessary expenses.
90.56.410 90.56.420	Right of entry and access to records pertinent to investigations
90.56.500	Authorized discharges of oil—Permits.
90.56.510	Oil spill response account.
	Oil spill prevention account.
90.56.530	Reckless operation of a tank vessel—Penalty.
90.56.540	Operation of a vessel while under influence of liquor or drugs—Penalty.
90.56.550	Breath or blood analysis.
90.56.560	Limited immunity for blood withdrawal.
90.56.900	Construction—Appeal not to stay order, rule, or regulation.
90.56.901	Effective dates—1991 c 200.
90.56.902	Captions not law.
90.56.904	Severability—1991 c 200.
90.56.905	Severability—1992 c 73.

Environmental certification programs—Fees—Rules—Liability: RCW 43.21A.175.

90.56.005 Findings—Purpose. (1) The legislature declares that water borne transportation as a source of supply for oil and hazardous substances poses special concern for the state of Washington. Each year billions of gallons of crude oil and refined petroleum products are transported as cargo and fuel by vessels on the navigable waters of the state. These shipments are expected to increase in the coming years. Vessels transporting oil into Washington travel on some of the most unique and special marine environments in the United States. These marine environments are a source of natural beauty, recreation, and economic livelihood for many residents of this state. As a result, the state has an obligation to ensure the citizens of the state that the waters of the state will be protected from oil spills.

- (2) The legislature finds that prevention is the best method to protect the unique and special marine environments in this state. The technology for containing and cleaning up a spill of oil or hazardous substances is at best only partially effective. Preventing spills is more protective of the environment and more cost-effective when all the response and damage costs associated with responding to a spill are considered. Therefore, the legislature finds that the primary objective of the state is to achieve a zero spills strategy to prevent any oil or hazardous substances from entering waters of the state.
 - (3) The legislature also finds that:
- (a) Recent accidents in Washington, Alaska, southern California, Texas, Pennsylvania, and other parts of the nation have shown that the transportation, transfer, and storage of oil have caused significant damage to the marine environment;
- (b) Even with the best efforts, it is nearly impossible to remove all oil that is spilled into the water, and average removal rates are only fourteen percent;

(2008 Ed.) [Title 90 RCW—page 95]

- (c) Washington's navigable waters are treasured environmental and economic resources that the state cannot afford to place at undue risk from an oil spill;
- (d) The state has a fundamental responsibility, as the trustee of the state's natural resources and the protector of public health and the environment to prevent the spill of oil; and
- (e) In section 5002 of the federal oil pollution act of 1990, the United States congress found that many people believed that complacency on the part of industry and government was one of the contributing factors to the Exxon Valdez spill and, further, that one method to combat this complacency is to involve local citizens in the monitoring and oversight of oil spill plans. Congress also found that a mechanism should be established that fosters the long-term partnership of industry, government, and local communities in overseeing compliance with environmental concerns in the operation of crude oil terminals. Moreover, congress concluded that, in addition to Alaska, a program of citizen monitoring and oversight should be established in other major crude oil terminals in the United States because recent oil spills indicate that the safe transportation of oil is a national problem.
- (4) In order to establish a comprehensive prevention and response program to protect Washington's waters and natural resources from spills of oil, it is the purpose of this chapter:
- (a) To establish state agency expertise in marine safety and to centralize state activities in spill prevention and response activities;
- (b) To prevent spills of oil and to promote programs that reduce the risk of both catastrophic and small chronic spills;
- (c) To ensure that responsible parties are liable, and have the resources and ability, to respond to spills and provide compensation for all costs and damages;
- (d) To provide for state spill response and wildlife rescue planning and implementation;
- (e) To support and complement the federal oil pollution act of 1990 and other federal law, especially those provisions relating to the national contingency plan for cleanup of oil spills and discharges, including provisions relating to the responsibilities of state agencies designated as natural resource trustees. The legislature intends this chapter to be interpreted and implemented in a manner consistent with federal law;
- (f) To provide broad powers of regulation to the department of ecology relating to spill prevention and response;
- (g) To provide for an independent oil spill advisory council to review on an ongoing basis the adequacy of oil spill prevention, preparedness, and response activities in this state; and
- (h) To provide an adequate funding source for state response and prevention programs. [2005 c 304 § 1; 2004 c 226 § 2; 1991 c 200 § 101; 1990 c 116 § 1.]
- **90.56.010 Definitions.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Best achievable protection" means the highest level of protection that can be achieved through the use of the best achievable technology and those staffing levels, training procedures, and operational methods that provide the greatest degree of protection achievable. The director's determina-

- tion of best achievable protection shall be guided by the critical need to protect the state's natural resources and waters, while considering (a) the additional protection provided by the measures; (b) the technological achievability of the measures; and (c) the cost of the measures.
- (2) "Best achievable technology" means the technology that provides the greatest degree of protection taking into consideration (a) processes that are being developed, or could feasibly be developed, given overall reasonable expenditures on research and development, and (b) processes that are currently in use. In determining what is best achievable technology, the director shall consider the effectiveness, engineering feasibility, and commercial availability of the technology.
 - (3) "Board" means the pollution control hearings board.
- (4) "Cargo vessel" means a self-propelled ship in commerce, other than a tank vessel or a passenger vessel, three hundred or more gross tons, including but not limited to, commercial fish processing vessels and freighters.
- (5) "Bulk" means material that is stored or transported in a loose, unpackaged liquid, powder, or granular form capable of being conveyed by a pipe, bucket, chute, or belt system.
- (6) "Committee" means the preassessment screening committee established under RCW 90.48.368.
- (7) "Covered vessel" means a tank vessel, cargo vessel, or passenger vessel.
 - (8) "Department" means the department of ecology.
- (9) "Director" means the director of the department of ecology.
- (10) "Discharge" means any spilling, leaking, pumping, pouring, emitting, emptying, or dumping.
- (11)(a) "Facility" means any structure, group of structures, equipment, pipeline, or device, other than a vessel, located on or near the navigable waters of the state that transfers oil in bulk to or from a tank vessel or pipeline, that is used for producing, storing, handling, transferring, processing, or transporting oil in bulk.
- (b) A facility does not include any: (i) Railroad car, motor vehicle, or other rolling stock while transporting oil over the highways or rail lines of this state; (ii) underground storage tank regulated by the department or a local government under chapter 90.76 RCW; (iii) motor vehicle motor fuel outlet; (iv) facility that is operated as part of an exempt agricultural activity as provided in RCW 82.04.330; or (v) marine fuel outlet that does not dispense more than three thousand gallons of fuel to a ship that is not a covered vessel, in a single transaction.
- (12) "Fund" means the state coastal protection fund as provided in RCW 90.48.390 and 90.48.400.
- (13) "Having control over oil" shall include but not be limited to any person using, storing, or transporting oil immediately prior to entry of such oil into the waters of the state, and shall specifically include carriers and bailees of such oil.
- (14) "Marine facility" means any facility used for tank vessel wharfage or anchorage, including any equipment used for the purpose of handling or transferring oil in bulk to or from a tank vessel.
- (15) "Navigable waters of the state" means those waters of the state, and their adjoining shorelines, that are subject to the ebb and flow of the tide and/or are presently used, have been used in the past, or may be susceptible for use to transport intrastate, interstate, or foreign commerce.

[Title 90 RCW—page 96] (2008 Ed.)

- (16) "Necessary expenses" means the expenses incurred by the department and assisting state agencies for (a) investigating the source of the discharge; (b) investigating the extent of the environmental damage caused by the discharge; (c) conducting actions necessary to clean up the discharge; (d) conducting predamage and damage assessment studies; and (e) enforcing the provisions of this chapter and collecting for damages caused by a discharge.
- (17) "Oil" or "oils" means oil of any kind that is liquid at atmospheric temperature and any fractionation thereof, including, but not limited to, crude oil, petroleum, gasoline, fuel oil, diesel oil, biological oils and blends, oil sludge, oil refuse, and oil mixed with wastes other than dredged spoil. Oil does not include any substance listed in Table 302.4 of 40 C.F.R. Part 302 adopted August 14, 1989, under section 101(14) of the federal comprehensive environmental response, compensation, and liability act of 1980, as amended by P.L. 99-499.
- (18) "Offshore facility" means any facility located in, on, or under any of the navigable waters of the state, but does not include a facility any part of which is located in, on, or under any land of the state, other than submerged land.
- (19) "Onshore facility" means any facility any part of which is located in, on, or under any land of the state, other than submerged land, that because of its location, could reasonably be expected to cause substantial harm to the environment by discharging oil into or on the navigable waters of the state or the adjoining shorelines.
- (20)(a) "Owner or operator" means (i) in the case of a vessel, any person owning, operating, or chartering by demise, the vessel; (ii) in the case of an onshore or offshore facility, any person owning or operating the facility; and (iii) in the case of an abandoned vessel or onshore or offshore facility, the person who owned or operated the vessel or facility immediately before its abandonment.
- (b) "Operator" does not include any person who owns the land underlying a facility if the person is not involved in the operations of the facility.
- (21) "Passenger vessel" means a ship of three hundred or more gross tons with a fuel capacity of at least six thousand gallons carrying passengers for compensation.
- (22) "Person" means any political subdivision, government agency, municipality, industry, public or private corporation, copartnership, association, firm, individual, or any other entity whatsoever.
- (23) "Ship" means any boat, ship, vessel, barge, or other floating craft of any kind.
- (24) "Spill" means an unauthorized discharge of oil or hazardous substances into the waters of the state.
- (25) "Tank vessel" means a ship that is constructed or adapted to carry, or that carries, oil in bulk as cargo or cargo residue, and that:
 - (a) Operates on the waters of the state; or
- (b) Transfers oil in a port or place subject to the jurisdiction of this state.
- (26) "Waters of the state" includes lakes, rivers, ponds, streams, inland waters, underground water, salt waters, estuaries, tidal flats, beaches and lands adjoining the seacoast of the state, sewers, and all other surface waters and watercourses within the jurisdiction of the state of Washington.

(27) "Worst case spill" means: (a) In the case of a vessel, a spill of the entire cargo and fuel of the vessel complicated by adverse weather conditions; and (b) in the case of an onshore or offshore facility, the largest foreseeable spill in adverse weather conditions. [2007 c 347 \S 6; 2000 c 69 \S 15; 1992 c 73 \S 31; 1991 c 200 \S 102; 1990 c 116 \S 2; 1989 c 388 \S 6; 1985 c 316 \S 5; 1971 ex.s. c 180 \S 1; 1970 ex.s. c 88 \S 1; 1969 ex.s. c 133 \S 10. Formerly RCW 90.48.315.]

Effective dates—1992 c 73: See RCW 82.23B.902.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Intent—1989 c 388: "The legislature finds that oil spills can cause significant damage to the environment and natural resources held in trust by and for the people of this state. Some of these damages are unquantifiable, and others cannot be quantified at a reasonable cost. Both quantifiable and unquantifiable damages often occur despite prompt containment and cleanup measures. Due to the inability to measure the exact nature and extent of certain types of damages, current damage assessment methodologies used by the state inadequately assess the damage caused by oil spills.

In light of the magnitude of environmental and natural resource damage which may be caused by oil spills, and the importance of fishing, tourism, recreation, and Washington's natural abundance and beauty to the quality of life and economic future of the people of this state, the legislature declares that compensation should be sought for those damages that cannot be quantified at a reasonable cost and for those unquantifiable damages that result from oil spills. This compensation is intended to ensure that the public does not bear substantial losses caused by oil pollution for which compensation may not otherwise be received." [1989 c 388 § 1.]

Application—1989 c 388: "This act applies prospectively only, and not retroactively. It applies only to causes of action which arise after May 13, 1989." [1989 c 388 § 12.]

Captions not law—1989 c 388: "Section headings as used in this act do not constitute any part of the law." [1989 c 388 § 13.]

Severability—1989 c 388: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1989 c 388 § 14.]

Severability—1969 ex.s. c 133: "If any provision of this 1969 act or the application thereof to any person or circumstance is held invalid, this 1969 act can be given effect without the invalid provision or application; and to this end the provisions of this 1969 act are declared to be severable. This 1969 act shall be liberally construed to effectuate its purpose." [1969 ex.s. c 133 8 12]

Marine oil pollution—Baseline study program: RCW 43.21A.405 through 43.21A.420.

90.56.020 Director responsible for spill response.

Except as otherwise specifically provided in this chapter or other law, the director has the primary authority, in conformance with the statewide master oil and hazardous substance spill prevention and contingency plan adopted pursuant to RCW 90.56.060 and any applicable contingency plans prepared pursuant to this chapter and chapter 88.46 RCW, to oversee prevention, abatement, response, containment, and cleanup efforts with regard to any oil or hazardous substance spill in the navigable waters of the state. The director is the head of the state incident command system in response to a spill of oil or hazardous substances and shall coordinate the response efforts of all state agencies and local emergency response personnel. If a discharge of oil or hazardous substances is subject to the national contingency plan, in responding to the discharge, the director shall to the greatest extent practicable act in accordance with the national contingency plan and cooperate with the federal on-scene coordinator or other federal agency or official exercising authority under the national contingency plan. [1991 c 200 § 103.]

(2008 Ed.) [Title 90 RCW—page 97]

- **90.56.030 Powers and duties.** The powers, duties, and functions conferred by this chapter shall be exercised by the department of ecology and shall be deemed an essential government function in the exercise of the police power of the state. Such powers, duties, and functions of the department shall extend to all waters under the jurisdiction of the state. [1991 c 200 § 104; 1971 ex.s. c 180 § 2. Formerly RCW 90.48.370.]
- **90.56.040 Authority supplemental.** This chapter grants authority to the department which is supplemental to and in no way reduces or otherwise modifies the powers granted to the department by other statutes. [1991 c 200 § 105; 1987 c 109 § 153; 1969 ex.s. c 133 § 11. Formerly RCW 90.48.365.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

- **90.56.050 Rules.** The department may adopt rules including but not limited to the following matters:
- (1) Procedures and methods of reporting discharges and other occurrences prohibited by this chapter;
- (2) Procedures, methods, means, and equipment to be used by persons subject to regulation by this chapter and such rules may prescribe the times, places, and methods of transfer of oil:
- (3) Coordination of procedures, methods, means, and equipment to be used in the removal of oil;
- (4) Development and implementation of criteria and plans to meet oil spills of various kinds and degrees;
- (5) When and under what circumstances, if any, chemical agents, such as coagulants, dispersants, and bioremediation, may be used in response to an oil spill;
 - (6) The disposal of oil recovered from a spill; and
- (7) Such other rules and regulations as the exigencies of any condition may require or such as may be reasonably necessary to carry out the intent of this chapter. [1991 c 200 § 106; 1971 ex.s. c 180 § 3. Formerly RCW 90.48.380.]
- **90.56.060** Statewide master oil and hazardous substance spill prevention and contingency plan—Evaluation and revision or elimination of advisory committees. (1) The department shall prepare and annually update a statewide master oil and hazardous substance spill prevention and contingency plan. In preparing the plan, the department shall consult with an advisory committee representing diverse interests concerned with oil and hazardous substance spills, including the United States coast guard, the federal environmental protection agency, state agencies, local governments, port districts, private facilities, environmental organizations, oil companies, shipping companies, containment and cleanup contractors, tow companies, hazardous substance manufacturers, and with the oil spill advisory council.
- (2) The state master plan prepared under this section shall at a minimum:
- (a) Take into consideration the elements of oil spill prevention and contingency plans approved or submitted for approval pursuant to this chapter and chapter 88.46 RCW and oil and hazardous substance spill contingency plans prepared pursuant to other state or federal law or prepared by federal agencies and regional entities;

- (b) State the respective responsibilities as established by relevant statutes and rules of each of the following in the prevention of and the assessment, containment, and cleanup of a worst case spill of oil or hazardous substances into the environment of the state: (i) State agencies; (ii) local governments; (iii) appropriate federal agencies; (iv) facility operators; (v) property owners whose land or other property may be affected by the oil or hazardous substance spill; and (vi) other parties identified by the department as having an interest in or the resources to assist in the containment and cleanup of an oil or hazardous substance spill;
- (c) State the respective responsibilities of the parties identified in (b) of this subsection in an emergency response;
- (d) Identify actions necessary to reduce the likelihood of spills of oil and hazardous substances;
- (e) Identify and obtain mapping of environmentally sensitive areas at particular risk to oil and hazardous substance spills;
- (f) Establish an incident command system for responding to oil and hazardous substances spills; and
- (g) Establish a process for immediately notifying affected tribes of any oil spill.
- (3) In preparing and updating the state master plan, the department shall:
- (a) Consult with federal, provincial, municipal, and community officials, other state agencies, the state of Oregon, and with representatives of affected regional organizations;
- (b) Submit the draft plan to the public for review and comment;
- (c) Submit to the appropriate standing committees of the legislature for review, not later than November 1st of each year, the plan and any annual revision of the plan; and
- (d) Require or schedule unannounced oil spill drills as required by RCW 90.56.260 to test the sufficiency of oil spill contingency plans approved under RCW 90.56.210.
- (4) The department shall evaluate the functions of advisory committees created by the department regarding oil spill prevention, preparedness, and response programs, and shall revise or eliminate those functions which are no longer necessary. [2005 c 304 § 4; 2004 c 226 § 4; 2000 c 69 § 16; 1991 c 200 § 107; 1990 c 116 § 10. Formerly RCW 90.48.378.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

- 90.56.070 Coordination with federal law. In carrying out the purposes of this chapter, including the adoption of rules for contingency plans, the department shall to the greatest extent practicable implement this chapter in a manner consistent with federal law. [1991 c 200 § 108.]
- 90.56.080 Hazardous substances incident response training and education program. The division of fire protection services shall establish and manage the Washington oil and hazardous substances incident response training and education program to provide approved classes in hazardous substance response, taught by trained instructors. To carry out this program, the division of fire protection services shall:
 - (1) Adopt rules necessary to implement the program;
- (2) Establish a training and education program by developing the curriculum to be used in the program in colleges, academies, and other educational institutions;

[Title 90 RCW—page 98] (2008 Ed.)

- (3) Provide training to local oil and hazardous materials emergency response personnel; and
- (4) Establish and collect admission fees and other fees that may be necessary to the program. [2000 c 69 \S 17; 1991 c 200 \S 109.]
- **90.56.100** Washington wildlife rescue coalition. (1) The Washington wildlife rescue coalition is established for the purpose of coordinating the rescue and rehabilitation of wildlife injured or endangered by oil spills or the release of other hazardous substances into the environment.
- (2) The Washington wildlife rescue coalition shall be composed of:
- (a) A representative of the department of fish and wildlife designated by the director of fish and wildlife. The department of fish and wildlife shall be designated as lead agency in the operations of the coalition. The coalition shall be chaired by the representative from the department of fish and wildlife;
- (b) A representative of the department of ecology designated by the director;
- (c) A representative of the Washington military department emergency management division, designated by the director of the Washington military department;
- (d) A licensed veterinarian, with experience and training in wildlife rehabilitation, appointed by the veterinary board of governors;
- (e) A lay person, with training and experience in the rescue and rehabilitation of wildlife appointed by the department; and
- (f) A person designated by the legislative authority of the county where oil spills or spills of other hazardous substances may occur. This member of the coalition shall serve on the coalition until wildlife rescue and rehabilitation is completed in that county. The completion of any rescue or rehabilitation project shall be determined by the director of fish and wildlife.
- (3) The duties of the Washington wildlife rescue coalition are to:
- (a) Develop an emergency mobilization plan to rescue and rehabilitate waterfowl and other wildlife that are injured or endangered by an oil spill or the release of other hazardous substances into the environment;
- (b) Develop and maintain a resource directory of persons, governmental agencies, and private organizations that may provide assistance in an emergency rescue effort;
- (c) Provide advance training and instruction to volunteers in rescuing and rehabilitating waterfowl and wildlife injured or endangered by oil spills or the release of other hazardous substances into the environment. The training may be provided through grants to community colleges or to groups that conduct programs for training volunteers. The coalition representatives from the agencies described in subsection (2) of this section shall coordinate their training efforts and work to provide training opportunities for young citizens;
- (d) Obtain and maintain equipment and supplies used in emergency rescue efforts.
- (4)(a) Expenses for the coalition may be provided by the coastal protection fund administered according to RCW 90.48.400.

(b) The coalition is encouraged to seek grants, gifts, or donations from private sources in order to carry out the provisions of this section and RCW 90.56.110. Any private funds donated to the commission shall be deposited into the wildlife rescue account hereby created within the *wildlife fund as authorized under Title 77 RCW. [2000 c 69 § 18; 1998 c 245 § 175; 1994 c 264 § 94; 1992 c 73 § 32; 1990 c 116 § 12. Formerly RCW 90.48.387.]

*Reviser's note: The "state wildlife fund" was renamed the "state wildlife account" pursuant to 2005 c 224 \S 4 and 2005 c 225 \S 4.

Effective dates—1992 c 73: See RCW 82.23B.902.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

- **90.56.110 Rehabilitation of wildlife—Rules.** The department of fish and wildlife may adopt rules including, but not limited to, the following:
- (1) Procedures and methods of handling and caring for waterfowl or other wildlife affected by spills of oil and other hazardous materials;
- (2) The certification of persons trained in the removal of pollutants from waterfowl or other wildlife;
- (3) Development of procedures with respect to removal of oil and other hazardous substances from waterfowl or other wildlife:
- (4) The establishment of training exercises, courses, and other training procedures as necessary;
- (5) Such other rules as may be reasonably necessary to carry out the intent of RCW 90.56.100. [1994 c 264 § 95; 1990 c 116 § 13. Formerly RCW 90.48.388.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

- 90.56.120 Oil spill advisory council—Meetings—Travel expenses and compensation. (1)(a) There is established in the office of the governor the oil spill advisory council.
- (b) The primary purpose of the council is to maintain the state's vigilance in, by ensuring an emphasis on, the prevention of oil spills to marine waters, while recognizing the importance of also improving preparedness and response.
 - (c) The council shall be an advisory body only.
- (2)(a) In addition to members appointed under (b) of this subsection, the council is composed of the chair-facilitator and sixteen members representing various interests as follows:
- (i) Three representatives of environmental organizations:
 - (ii) One representative of commercial shellfish interests;
- (iii) One representative of commercial fisheries that primarily fishes in Washington waters;
 - (iv) One representative of marine recreation;
 - (v) One representative of tourism interests;
- (vi) Three representatives of county government from counties bordering Puget Sound, the Columbia river/Pacific Ocean, and the Strait of Juan de Fuca/San Juan Islands;
 - (vii) One representative of marine labor;
 - (viii) Two representatives of marine trade interests;
 - (ix) One representative of major oil facilities;
 - (x) One representative of public ports; and

(2008 Ed.) [Title 90 RCW—page 99]

- (xi) An individual who resides on a shoreline who has an interest, experience, and familiarity in the protection of water quality.
- (b) In addition to the members identified in this subsection, the governor shall invite the participation of tribal governments through the appointment of two representatives to the council.
- (3) Appointments to the council shall reflect a geographical balance and the diversity of populations within the areas potentially affected by oil spills to state waters.
- (4) Members shall be appointed by the governor and shall serve four-year terms, except the initial members appointed to the council. Initial members to the council shall be appointed as follows: Six shall serve two-year terms, six shall serve three-year terms, and seven shall serve four-year terms. Vacancies shall be filled by appointment in the same manner as the original appointment for the remainder of the unexpired term of the position vacated. Members serve at the pleasure of the governor.
- (5) The governor shall appoint a chair-facilitator who shall serve as a nonvoting member of the council. The chair shall not be an employee of a state agency, nor shall the chair have a financial interest in matters relating to oil spill prevention, preparedness, and response. The chair shall convene the council at least four times per year. At least one meeting per year shall be held in a Columbia river community, an ocean coastal community, and a Puget Sound community. The chair shall consult with councilmembers in setting agendas and determining meeting times and locations.
- (6) All members shall be reimbursed for travel expenses while attending meetings of the council or technical advisory committees, or when on official business authorized by the chair-facilitator, as provided in RCW 43.03.050 and 43.03.060. Members of the council identified in subsection (2)(a)(i), (ii), (iii), (iv), (v), (vi), (vii), and (xi) of this section and the chair-facilitator shall each be compensated on a per diem basis as a class two group according to RCW 43.03.230.
- (7) The first meeting of the council shall be convened by the governor or the governor's designee. Other meetings may be convened by a vote of at least a majority of the voting members of the council, or by call of the chair. All meetings are subject to the open public meetings act. The council shall maintain minutes of all meetings.
- (8) To the extent possible, all decisions of the council shall be by the consensus of the members. If consensus is not possible, nine voting members of the council may call for a vote on a matter. When a vote is called, all decisions shall be determined by a majority vote of the voting members present. Two-thirds of the voting members are required to be present for a quorum for all votes. The subject matter of all votes and the vote tallies shall be recorded in the minutes of the council.
- (9) The council may form subcommittees and technical advisory committees. [2006 c 372 § 907; 2005 c 304 § 2.]

Severability—Effective date—2006 c 372: See notes following RCW 73.04.135.

90.56.130 Council—Duties—Work plan—Reports.

- (1) The duties of the council include:
- (a) Selection and hiring of professional staff and expert consultants to support the work of the council;

- (b) Early consultation with government decision makers in relation to the state's oil spill prevention, preparedness, and response programs, analyses, rule making, and related oil spill activities;
- (c) Providing independent advice, expertise, research, monitoring, and assessment for review of and necessary improvements to the state's oil spill prevention, preparedness, and response programs, analyses, rule making, and other decisions, including those of the Northwest area committee, as well as the adequacy of funding for these programs;
- (d) Monitoring and providing information to the public as well as state and federal agencies regarding state of the art oil spill prevention, preparedness, and response programs;
- (e) Actively seeking public comments on and proposals for specific measures to improve the state's oil spill prevention, preparedness, and response program, including measures to improve the effectiveness of the Northwest area committee:
- (f) Evaluating incident response reports and making recommendations to the department regarding improvements;
- (g) Consulting with the department on lessons learned and agency progress on necessary actions in response to lessons learned;
- (h) Promoting opportunities for the public to become involved in oil spill response activities and provide assistance to community groups with an interest in oil spill prevention and response, and coordinating with the department on the development and implementation of a citizens' involvement plan;
- (i) Serving as an advisory body to the department on matters relating to international, national, and regional issues concerning oil spill prevention, preparedness, and response, and providing a mechanism for stakeholder and public consideration of federal actions relating to oil spill preparedness, prevention, and response in or near the waters of the state with recommended changes or improvements in federal policies on these matters;
- (j) Accepting moneys from appropriations, gifts, grants, or donations for the purposes of this section; and
- (k) Any other activities necessary to maintain the state's vigilance in preventing oil spills.
- (2) The council shall establish a work plan for accomplishing the duties identified in subsection (1) of this section.
- (3) The council is not intended to address issues related to spills involving hazardous substances.
- (4) By September 15, 2006, the council shall recommend to the governor and appropriate committees of the legislature, proposals for the long-term funding of the council's activities and for the long-term sustainable funding for oil spill preparedness, prevention, and response activities.
- (5) By September 1st of each year, the council shall make recommendations for the continuing improvement of the state's oil spill prevention, preparedness, and response activities through a report to the governor, the director, and the appropriate committees of the senate and house of representatives. [2005 c 304 § 3.]
- **90.56.200 Prevention plans.** (1) The owner or operator for each onshore and offshore facility shall prepare and submit to the department an oil spill prevention plan in conform-

[Title 90 RCW—page 100] (2008 Ed.)

ance with the requirements of this chapter. The plans shall be submitted to the department in the time and manner directed by the department. The spill prevention plan may be consolidated with a spill contingency plan submitted pursuant to RCW 90.56.210. The department may accept plans prepared to comply with other state or federal law as spill prevention plans to the extent those plans comply with the requirements of this chapter. The department, by rule, shall establish standards for spill prevention plans.

- (2) The spill prevention plan for an onshore or offshore facility shall:
- (a) Establish compliance with the federal oil pollution act of 1990, if applicable, and financial responsibility requirements under federal and state law;
- (b) Certify that supervisory and other key personnel in charge of transfer, storage, and handling of oil have received certification pursuant to RCW 90.56.220;
- (c) Certify that the facility has an operations manual required by RCW 90.56.230;
- (d) Certify the implementation of alcohol and drug use awareness programs;
- (e) Describe the facility's maintenance and inspection program and contain a current maintenance and inspection record of the storage and transfer facilities and related equipment:
- (f) Describe the facility's alcohol and drug treatment programs;
- (g) Describe spill prevention technology that has been installed, including overflow alarms, automatic overflow cutoff switches, secondary containment facilities, and storm water retention, treatment, and discharge systems;
- (h) Describe any discharges of oil to the land or the water of more than twenty-five barrels in the prior five years and the measures taken to prevent a reoccurrence;
- (i) Describe the procedures followed by the facility to contain and recover any oil that spills during the transfer of oil to or from the facility;
- (j) Provide for the incorporation into the facility during the period covered by the plan of those measures that will provide the best achievable protection for the public health and the environment; and
- (k) Include any other information reasonably necessary to carry out the purposes of this chapter required by rules adopted by the department.
- (3) The department shall only approve a prevention plan if it provides the best achievable protection from damages caused by the discharge of oil into the waters of the state and if it determines that the plan meets the requirements of this section and rules adopted by the department.
- (4) Upon approval of a prevention plan, the department shall provide to the person submitting the plan a statement indicating that the plan has been approved, the facilities covered by the plan, and other information the department determines should be included.
- (5) The approval of a prevention plan shall be valid for five years. An owner or operator of a facility shall notify the department in writing immediately of any significant change of which it is aware affecting its prevention plan, including changes in any factor set forth in this section or in rules adopted by the department. The department may require the

owner or operator to update a prevention plan as a result of these changes.

- (6) The department by rule shall require prevention plans to be reviewed, updated, if necessary, and resubmitted to the department at least once every five years.
- (7) Approval of a prevention plan by the department does not constitute an express assurance regarding the adequacy of the plan nor constitute a defense to liability imposed under this chapter or other state law.
- (8) This section does not authorize the department to modify the terms of a collective bargaining agreement. [2000 c 69 § 19; 1991 c 200 § 201.]

Reviser's note: Chapter 226, Laws of 2004 (Substitute Senate Bill No. 6641) directed that: "If specific funding for the purposes of sections 5 and 6 of this act, referencing sections 5 and 6 of this act by bill or chapter or section number, is not provided by June 30, 2004, in the omnibus transportation appropriations act, sections 5 and 6 of this act are null and void." Substitute Senate Bill No. 6641 was referenced by bill number in chapter 276, Laws of 2004, the omnibus operating appropriations act, in section 301(9), however neither the bill nor the chapter number were mentioned in chapter 229, Laws of 2004, the omnibus transportation appropriations act. Therefore, the chapter 226, Laws of 2004 amendments to RCW 90.56.200 and 90.56.210, did not take effect.

- 90.56.210 Contingency plans. (1) Each onshore and offshore facility shall have a contingency plan for the containment and cleanup of oil spills from the facility into the waters of the state and for the protection of fisheries and wildlife, shellfish beds, natural resources, and public and private property from such spills. The department shall by rule adopt and periodically revise standards for the preparation of contingency plans. The department shall require contingency plans, at a minimum, to meet the following standards:
- (a) Include full details of the method of response to spills of various sizes from any facility which is covered by the plan:
- (b) Be designed to be capable in terms of personnel, materials, and equipment, of promptly and properly, to the maximum extent practicable, as defined by the department removing oil and minimizing any damage to the environment resulting from a worst case spill;
- (c) Provide a clear, precise, and detailed description of how the plan relates to and is integrated into relevant contingency plans which have been prepared by cooperatives, ports, regional entities, the state, and the federal government;
- (d) Provide procedures for early detection of oil spills and timely notification of such spills to appropriate federal, state, and local authorities under applicable state and federal law;
- (e) State the number, training preparedness, and fitness of all dedicated, prepositioned personnel assigned to direct and implement the plan;
- (f) Incorporate periodic training and drill programs to evaluate whether personnel and equipment provided under the plan are in a state of operational readiness at all times;
- (g) Describe important features of the surrounding environment, including fish and wildlife habitat, shellfish beds, environmentally and archaeologically sensitive areas, and public facilities. The departments of ecology, fish and wildlife, and natural resources, and the *office of archaeology and historic preservation, upon request, shall provide information that they have available to assist in preparing this description.

(2008 Ed.) [Title 90 RCW—page 101]

The description of archaeologically sensitive areas shall not be required to be included in a contingency plan until it is reviewed and updated pursuant to subsection (9) of this section:

- (h) State the means of protecting and mitigating effects on the environment, including fish, shellfish, marine mammals, and other wildlife, and ensure that implementation of the plan does not pose unacceptable risks to the public or the environment;
- (i) Provide arrangements for the prepositioning of oil spill containment and cleanup equipment and trained personnel at strategic locations from which they can be deployed to the spill site to promptly and properly remove the spilled oil;
- (j) Provide arrangements for enlisting the use of qualified and trained cleanup personnel to implement the plan;
- (k) Provide for disposal of recovered spilled oil in accordance with local, state, and federal laws;
- (l) Until a spill prevention plan has been submitted pursuant to RCW 90.56.200, state the measures that have been taken to reduce the likelihood that a spill will occur, including but not limited to, design and operation of a facility, training of personnel, number of personnel, and backup systems designed to prevent a spill;
- (m) State the amount and type of equipment available to respond to a spill, where the equipment is located, and the extent to which other contingency plans rely on the same equipment; and
- (n) If the department has adopted rules permitting the use of dispersants, the circumstances, if any, and the manner for the application of the dispersants in conformance with the department's rules.
- (2)(a) The following shall submit contingency plans to the department within six months after the department adopts rules establishing standards for contingency plans under subsection (1) of this section:
- (i) Onshore facilities capable of storing one million gallons or more of oil; and
 - (ii) Offshore facilities.
- (b) Contingency plans for all other onshore and offshore facilities shall be submitted to the department within eighteen months after the department has adopted rules under subsection (1) of this section. The department may adopt a schedule for submission of plans within the eighteen-month period.
- (3)(a) The owner or operator of a facility shall submit the contingency plan for the facility.
- (b) A person who has contracted with a facility to provide containment and cleanup services and who meets the standards established pursuant to RCW 90.56.240, may submit the plan for any facility for which the person is contractually obligated to provide services. Subject to conditions imposed by the department, the person may submit a single plan for more than one facility.
- (4) A contingency plan prepared for an agency of the federal government or another state that satisfies the requirements of this section and rules adopted by the department may be accepted by the department as a contingency plan under this section. The department shall ensure that to the greatest extent possible, requirements for contingency plans under this section are consistent with the requirements for contingency plans under federal law.

- (5) In reviewing the contingency plans required by this section, the department shall consider at least the following factors:
- (a) The adequacy of containment and cleanup equipment, personnel, communications equipment, notification procedures and call down lists, response time, and logistical arrangements for coordination and implementation of response efforts to remove oil spills promptly and properly and to protect the environment;
- (b) The nature and amount of vessel traffic within the area covered by the plan;
- (c) The volume and type of oil being transported within the area covered by the plan;
- (d) The existence of navigational hazards within the area covered by the plan;
- (e) The history and circumstances surrounding prior spills of oil within the area covered by the plan;
- (f) The sensitivity of fisheries, shellfish beds, and wildlife and other natural resources within the area covered by the plan;
- (g) Relevant information on previous spills contained in on-scene coordinator reports prepared by the department; and
- (h) The extent to which reasonable, cost-effective measures to prevent a likelihood that a spill will occur have been incorporated into the plan.
- (6) The department shall approve a contingency plan only if it determines that the plan meets the requirements of this section and that, if implemented, the plan is capable, in terms of personnel, materials, and equipment, of removing oil promptly and properly and minimizing any damage to the environment.
- (7) The approval of the contingency plan shall be valid for five years. Upon approval of a contingency plan, the department shall provide to the person submitting the plan a statement indicating that the plan has been approved, the facilities or vessels covered by the plan, and other information the department determines should be included.
- (8) An owner or operator of a facility shall notify the department in writing immediately of any significant change of which it is aware affecting its contingency plan, including changes in any factor set forth in this section or in rules adopted by the department. The department may require the owner or operator to update a contingency plan as a result of these changes.
- (9) The department by rule shall require contingency plans to be reviewed, updated, if necessary, and resubmitted to the department at least once every five years.
- (10) Approval of a contingency plan by the department does not constitute an express assurance regarding the adequacy of the plan nor constitute a defense to liability imposed under this chapter or other state law. [2005 c 78 § 1; 2000 c 69 § 20; 1992 c 73 § 33; 1991 c 200 § 202; 1990 c 116 § 3. Formerly RCW 90.48.371.]

Reviser's note: *(1) Powers, duties, and functions of the office of archaeology and historic preservation were transferred to the department of archaeology and historic preservation pursuant to 2005 c 333 § 12.

(2) Chapter 226, Laws of 2004 (Substitute Senate Bill No. 6641) directed that: "If specific funding for the purposes of sections 5 and 6 of this act, referencing sections 5 and 6 of this act by bill or chapter or section number, is not provided by June 30, 2004, in the omnibus transportation appropriations act, sections 5 and 6 of this act are null and void." Substitute Senate Bill No. 6641 was referenced by bill number in chapter 276, Laws of 2004,

[Title 90 RCW—page 102] (2008 Ed.)

the omnibus operating appropriations act, in section 301(9), however neither the bill nor the chapter number were mentioned in chapter 229, Laws of 2004, the omnibus transportation appropriations act. Therefore, the chapter 226, Laws of 2004 amendments to RCW 90.56.200 and 90.56.210, did not take effect.

Effective dates—1992 c 73: See RCW 82.23B.902.

Severability—1990 c 116: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1990 c 116 § 35.]

- 90.56.220 Facility operation standards. (1) The department by rule shall adopt standards for onshore and offshore facilities regarding the equipment and operation of the facilities with respect to the transfer, storage, and handling of oil to ensure that the best achievable protection of the public health and the environment is employed at all times. The department shall implement a program to provide for the inspection of all onshore and offshore facilities on a regular schedule to ensure that each facility is in compliance with the standards
- (2) The department shall adopt rules for certification of supervisory and other key personnel in charge of the transfer, storage, and handling of oil at onshore and offshore facilities. The rules shall include, but are not limited to:
- (a) Minimum training requirements for all facility workers involved in the transfer, storage, and handling of oil at a facility;
- (b) Provisions for periodic renewal of certificates for supervisory and other key personnel involved in the transfer, storage, and handling of oil at the facility; and
 - (c) Continuing education requirements.
- (3) The rules adopted by the department shall not conflict with or modify standards imposed pursuant to federal or state laws regulating worker safety. [1991 c 200 § 203.]
- 90.56.230 Operations manuals. (1) Each owner or operator of an onshore or offshore facility shall prepare an operations manual describing equipment and procedures involving the transfer, storage, and handling of oil that the operator employs or will employ for best achievable protection for the public health and the environment and to prevent oil spills in the navigable waters. The operations manual shall also describe equipment and procedures required for all vessels to or from which oil is transferred through use of the facility. The operations manual shall be submitted to the department for approval.
- (2) Every existing onshore and offshore facility shall prepare and submit to the department its operations manual within eighteen months after the department has adopted rules governing the content of the manual.
- (3) The department shall approve an operations manual for an onshore or offshore facility if the manual complies with the rules adopted by the department. If the department determines a manual does not comply with the rules, it shall provide written reasons for the decision. The owner or operator shall resubmit the manual within ninety days of notification of the reasons for noncompliance, responding to the reasons and incorporating any suggested modifications.
- (4) The approval of an operations manual shall be valid for five years. The owner or operator of the facility shall notify the department in writing immediately of any signifi-

cant change in its operations affecting its operations manual. The department may require the owner or operator to modify its operations manual as a result of these changes.

- (5) All equipment and operations of an operator's onshore or offshore facility shall be maintained and carried out in accordance with the facility's operations manual. The owner or operator of the facility shall ensure that all covered vessels docked at an onshore or offshore facility comply with the terms of the operations manual for the facility. [1991 c 200 § 204.]
- **90.56.240 Standards for cleanup and containment services contractors.** The department shall by rule establish standards for persons who contract to provide cleanup and containment services under contingency plans approved under RCW 90.56.210. [1990 c 116 § 4. Formerly RCW 90.48.372.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

90.56.250 Index of prevention plans and contingency plans—Equipment inventory. The department shall annually publish an index of available, up-to-date descriptions of prevention plans and contingency plans for oil spills submitted and approved pursuant to RCW 90.56.200, 90.56.210, 88.46.040, and 88.46.060 and an inventory of equipment available for responding to such spills. [1991 c 200 § 205; 1990 c 116 § 5. Formerly RCW 90.48.373.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

90.56.260 Adequacy of contingency plans—Practice **drills—Report.** The department shall by rule adopt procedures to determine the adequacy of contingency plans approved under RCW 90.56.210. The rules shall require random practice drills without prior notice that will test the adequacy of the responding entities. The rules may provide for unannounced practice drills of individual contingency plans. The department shall review and publish a report on the drills, including an assessment of response time and available equipment and personnel compared to those listed in the contingency plans relying on the responding entities, and requirements, if any, for changes in the plans or their implementation. The department may require additional drills and changes in arrangements for implementing approved plans which are necessary to ensure their effective implementation. [1990 c 116 § 6. Formerly RCW 90.48.374.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

90.56.270 Enforcement of contingency plans. (1) The provisions of contingency plans approved by the department under RCW 90.56.210 and prevention plans approved by the department pursuant to RCW 90.56.200 shall be legally binding on those persons submitting them to the department and on their successors, assigns, agents, and employees. The superior court shall have jurisdiction to restrain a violation of, compel specific performance of, or otherwise to enforce such plans upon application by the department. The department may issue an order pursuant to chapter 34.05 RCW requiring compliance with a contingency plan or a prevention plan and

(2008 Ed.) [Title 90 RCW—page 103]

may impose administrative penalties under RCW 43.21B.300 for failure to comply with a plan. An order under this section is not subject to review by the pollution control hearings board as provided in RCW 43.21B.110.

- (2)(a) Any person responsible or potentially responsible for a discharge, all of the agents and employees of that person, the operators of all vessels docked at an onshore or offshore facility that is a source of a discharge, and all state and local agencies shall carry out response and cleanup operations in accordance with applicable contingency plans, unless directed otherwise by the director or the coast guard. Except as provided in (b) of this subsection, the responsible party, potentially responsible parties, their agents and employees, the operators of all vessels docked at an onshore or offshore facility that is the source of the discharge, and all state and local agencies shall carry out whatever direction is given by the director in connection with the response, containment, and cleanup of the spill, if the directions are not in direct conflict with the directions of the coast guard.
- (b) If a responsible party or potentially responsible party reasonably, and in good faith, believes that the directions or orders given by the director pursuant to (a) of this subsection will substantially endanger the public safety or the environment, the party may refuse to act in compliance with the orders or directions of the director. The responsible party or potentially responsible party shall state, at the time of the refusal, the reasons why the party refuses to follow the orders or directions of the director. The responsible party or potentially responsible party shall give the director written notice of the reasons for the refusal within forty-eight hours of refusing to follow the orders or directions of the director. In any civil or criminal proceeding commenced pursuant to this section, the burden of proof shall be on the responsible party or potentially responsible party to demonstrate, by clear and convincing evidence, why the refusal to follow the orders or directions of the director was justified under the circumstances. [1991 c 200 § 206; 1990 c 116 § 7. Formerly RCW 90.48.375.]

 $\begin{tabular}{ll} Findings-Severability-1990 c 116: See notes following RCW 90.56.210. \end{tabular}$

90.56.280 Duty to notify coast guard and division of emergency management of discharge. It shall be the duty of any person discharging oil or hazardous substances or otherwise causing, permitting, or allowing the same to enter the waters of the state, unless the discharge or entry was expressly authorized by the department prior thereto or authorized by operation of law under RCW 90.48.200, to immediately notify the coast guard and the division of emergency management. The notice to the division of emergency management within the *department of community, trade, and economic development shall be made to the division's twenty-four hour statewide toll-free number established for reporting emergencies. [1995 c 399 § 218; 1990 c 116 § 24; 1987 c 109 § 152; 1969 ex.s. c 133 § 9. Formerly RCW 90.48.360.]

*Reviser's note: The powers, duties, and functions of the department of community, trade, and economic development relating to emergency management were transferred to the state military department pursuant to 1995 c 391 § 10.

Findings—Severability—1990 c 116: See notes following RCW 90 56 210

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

- **90.56.300** Unlawful operation of facility—Criminal penalties. (1) Except as provided in subsection (3) of this section, it shall be unlawful for the owner or operator to knowingly and intentionally operate in this state or on the waters of this state an onshore or offshore facility without an approved contingency plan or an approved prevention plan as required by this chapter, or financial responsibility in compliance with chapter 88.40 RCW and the federal oil pollution act of 1990.
- (2)(a) The first conviction under this section is a gross misdemeanor under chapter 9A.20 RCW.
- (b) A second or subsequent conviction is a class C felony under chapter 9A.20 RCW.
- (3) It shall not be unlawful for the owner or operator to operate an onshore or offshore facility if:
- (a) The facility is not required to have a contingency plan, spill prevention plan, or financial responsibility; or
- (b) All required plans have been submitted to the department as required by RCW 90.56.210 and rules adopted by the department and the department is reviewing the plan and has not denied approval.
- (4) A person may rely on a copy of the statement issued by the department pursuant to RCW 90.56.210(7) as evidence that a facility has an approved contingency plan and the statement issued pursuant to RCW 90.56.200(4) that a facility has an approved prevention plan. [2003 c 53 § 420; 1992 c 73 § 34; 1991 c 200 § 301; 1990 c 116 § 8. Formerly RCW 90.48.376.]

Intent—Effective date—2003 c 53: See notes following RCW 2.48.180.

Effective dates—1992 c 73: See RCW 82.23B.902.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

- 90.56.310 Operation of a facility or vessel without contingency or prevention plan or financial responsibility—Civil penalty. (1) Except as provided in subsection (3) of this section, it shall be unlawful:
- (a) For the owner or operator to operate an onshore or offshore facility without an approved contingency plan as required under RCW 90.56.210, a spill prevention plan required by RCW 90.56.200, or financial responsibility in compliance with chapter 88.40 RCW and the federal oil pollution act of 1990; or
- (b) For the owner or operator of an onshore or offshore facility to transfer cargo or passengers to or from a covered vessel that does not have an approved contingency plan or an approved prevention plan required under chapter 88.46 RCW or financial responsibility in compliance with chapter 88.40 RCW and the federal oil pollution act of 1990.
- (2) The department may assess a civil penalty under RCW 43.21B.300 of up to one hundred thousand dollars against any person who is in violation of this section. Each day that a facility or person is in violation of this section shall be considered a separate violation.

[Title 90 RCW—page 104] (2008 Ed.)

- (3) It shall not be unlawful for a facility or other person to operate or accept cargo or passengers from a covered vessel if:
- (a) A contingency plan, a prevention plan, or financial responsibility is not required for the facility; or
- (b) A contingency and prevention plan has been submitted to the department as required by this chapter and rules adopted by the department and the department is reviewing the plan and has not denied approval.
- (4) Any person may rely on a copy of the statement issued by the department pursuant to RCW 90.56.210(7) as evidence that the facility has an approved contingency plan and the statement issued pursuant to RCW 90.56.200(4) as evidence that the facility has an approved spill prevention plan. Any person may rely on a copy of the statement issued by the *office of marine safety, or its successor agency, the department, pursuant to RCW 88.46.060 as evidence that the vessel has an approved contingency plan and the statement issued pursuant to RCW 88.46.040 as evidence that the vessel has an approved prevention plan. [2000 c 69 § 34; 1992 c 73 § 35; 1991 c 200 § 302; 1990 c 116 § 9. Formerly RCW 90.48.377.]

*Reviser's note: The office of marine safety was abolished and its powers, duties, and functions transferred to the department of ecology by 1991 c 200 § 430, effective July 1, 1997.

Effective dates—1992 c 73: See RCW 82.23B.902.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

90.56.320 Unlawful for oil to enter waters—Exceptions. It shall be unlawful, except under the circumstances hereafter described in this section, for oil to enter the waters of the state from any ship or any fixed or mobile facility or installation located offshore or onshore whether publicly or privately operated, regardless of the cause of the entry or fault of the person having control over the oil, or regardless of whether it be the result of intentional or negligent conduct, accident or other cause. This section shall not apply to discharges of oil in the following circumstances:

- (1) The person discharging was expressly authorized to do so by the department prior to the entry of the oil into state waters; or
- (2) The person discharging was authorized to do so by operation of law as provided in RCW 90.48.200. [1990 c 116 § 17; 1987 c 109 § 146; 1970 ex.s. c 88 § 2; 1969 ex.s. c 133 § 1. Formerly RCW 90.48.320.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.56.330 Additional penalties. Except as otherwise provided in RCW 90.56.390, any person who negligently discharges oil, or causes or permits the entry of the same, shall incur, in addition to any other penalty as provided by law, a penalty in an amount of up to one hundred thousand dollars for every such violation, and for each day the spill poses risks to the environment as determined by the director. Any person who intentionally or recklessly discharges or causes or permits the entry of oil into the waters of the state shall incur, in addition to any other penalty authorized by law, a penalty

of up to five hundred thousand dollars for every such violation and for each day the spill poses risks to the environment as determined by the director. The amount of the penalty shall be determined by the director after taking into consideration the size of the business of the violator, the gravity of the violation, the previous record of the violator in complying, or failing to comply, with the provisions of chapter 90.48 RCW, the speed and thoroughness of the collection and removal of the oil, and such other considerations as the director deems appropriate. Every act of commission or omission which procures, aids or abets in the violation shall be considered a violation under the provisions of this section and subject to the penalty herein provided for. The penalty provided for in this section shall be imposed pursuant to RCW 43.21B.300. [2007 c 347 § 3; 1992 c 73 § 36; 1990 c 116 § 20; 1989 c 388 § 9; 1987 c 109 § 20; 1985 c 316 § 7; 1970 ex.s. c 88 § 9; 1969 ex.s. c 133 § 7. Formerly RCW 90.48.350.]

Effective dates—1992 c 73: See RCW 82.23B.902.

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Intent—Application—Captions—Severability—1989 c 388: See notes following RCW 90.56.010.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.56.335 Vessel response account—Dedicated rescue tug. (Expires July 1, 2020.) The vessel response account is created in the state treasury. Grants, gifts, and federal funds may be deposited into the account. Oil spill penalties assessed against ships under RCW 90.56.330 and 90.48.144 shall also be deposited into the account as well as the money distributed under RCW 46.68.020(2). Moneys in the account may be spent only after appropriation. The department of ecology is authorized to utilize the vessel response account to preposition a dedicated rescue tug at the entrance to the Strait of Juan de Fuca to reduce the risk of major maritime accidents and oil spills on the outer coast and western strait. Prior to authorizing the rescue tug to respond to a distressed vessel, the department shall work with the United States coast guard and industry to determine if another capable, unencumbered commercial tug is available in the area that can respond. If such a tug can respond without increasing the risk of a casualty, it should be deployed as the tug of choice and the state-contracted rescue tug should not be taken off standby duty. The department is also authorized to spot charter tugs as needed during major storms and other high risk periods to protect maritime commerce and the environment anywhere in state waters.

The department shall not proceed with rule making related to emergency towing pursuant to chapter 88.46 RCW, so long as the deposit of the fee into the vessel response account under RCW 46.68.020(2) is continued and is appropriated for the purpose of the dedicated rescue tug. [2003 c 264 § 3.]

Expiration date—2003 c 264 § 3: "Section 3 of this act expires July 1, 2020." [2005 c 295 § 10; 2003 c 264 § 9.]

90.56.340 Duty to remove oil. It shall be the obligation of any person owning or having control over oil entering waters of the state in violation of RCW 90.56.320 to immediately collect and remove the same. If it is not feasible to col-

(2008 Ed.) [Title 90 RCW—page 105]

lect and remove, said person shall take all practicable actions to contain, treat and disperse the same. The director shall prohibit or restrict the use of any chemicals or other dispersant or treatment materials proposed for use under this section whenever it appears to the director that use thereof would be detrimental to the public interest. [1991 c 200 § 303; 1970 ex.s. c 88 § 3; 1969 ex.s. c 133 § 2. Formerly RCW 90.48.325.]

90.56.350 Investigation, removal, containment, treatment, or dispersal of oil and hazardous substances— **Record of expenses.** The department shall take all actions necessary to respond to a substantial threat of a discharge of oil or hazardous substances into the waters of this state or to collect, investigate, perform surveillance over, remove, contain, treat, or disperse oil or hazardous substances discharged into waters of the state. The department shall keep a record of all necessary expenses incurred in carrying out any project or activity authorized under this section, including a reasonable charge for the services performed by the state's personnel and the state's equipment and materials utilized. The authority granted hereunder shall be limited to projects and activities which are designed to protect the public interest or public property. The department may use staff, equipment, and material under its control, or contract with others, to carry out its responsibilities under this section. [1990 c 116 § 21; 1987 c 109 § 147; 1970 ex.s. c 88 § 4; 1969 ex.s. c 133 § 3. Formerly RCW 90.48.330.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.56.360 Liability for expenses. Any person who unlawfully discharges oil or hazardous substances into the waters of the state or who poses a substantial threat of discharging oil or hazardous substances into the waters of the state shall be responsible for the necessary expenses incurred by the state in carrying out a project or activity authorized under RCW 90.56.350. [1990 c 116 § 22; 1970 ex.s. c 88 § 5; 1969 ex.s. c 133 § 4. Formerly RCW 90.48.335.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

- 90.56.370 Strict liability of owner or controller of oil—Exceptions. (1) Any person owning oil or having control over oil that enters the waters of the state in violation of RCW 90.56.320 shall be strictly liable, without regard to fault, for the damages to persons or property, public or private, caused by such entry.
- (2) In any action to recover damages resulting from the discharge of oil in violation of RCW 90.56.320, the owner or person having control over the oil shall be relieved from strict liability, without regard to fault, if that person can prove that the discharge was caused solely by:
 - (a) An act of war or sabotage:
 - (b) An act of God;
- (c) Negligence on the part of the United States government; or
 - (d) Negligence on the part of the state of Washington.
- (3) The liability established in this section shall in no way affect the rights which: (a) The owner or other person

having control over the oil may have against any person whose acts may in any way have caused or contributed to the discharge of oil, or (b) the state of Washington may have against any person whose actions may have caused or contributed to the discharge of oil. [2000 c 69 § 21; 1990 c 116 § 18; 1970 ex.s. c 88 § 6. Formerly RCW 90.48.336.]

Prospective application—1990 c 116 § 18(2): "The section 18(2), chapter 116, Laws of 1990 changes requiring the defenses in that subsection to be the sole causes of the discharge, and the text of section 18(2)(b), chapter 116, Laws of 1990 shall apply prospectively and not retroactively after June 7, 1990." [2000 c 69 § 26.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

90.56.380 Liability of others for cleanup expenses. In addition to any cause of action the state may have to recover necessary expenses for the cleanup of oil pursuant to RCW 90.56.340 and 90.56.330, and except as otherwise provided in RCW 90.56.390, any other person causing the entry of oil shall be directly liable to the state for the necessary expenses of oil cleanup arising from such entry and the state shall have a cause of action to recover from any or all of said persons. Except as otherwise provided in RCW 90.56.390, any person liable for cost of oil cleanup as provided in RCW 90.56.340 and 90.56.330 shall have a cause of action to recover for costs of cleanup from any other person causing the entry of oil into the waters of the state including any amount recoverable by the state as necessary expenses under RCW 90.56.330. [1992 c 73 § 37; 1990 c 116 § 19; 1970 ex.s. c 88 § 7. Formerly RCW 90.48.338.]

Effective dates—1992 c 73: See RCW 82.23B.902.

 $\begin{tabular}{ll} Findings-Severability-1990 c 116: See notes following RCW 90.56.210. \end{tabular}$

- 90.56.390 Liability for removal costs. (1)(a) A person is not liable for removal costs or damages that result from actions taken or omitted to be taken in the course of rendering care, assistance, or advice consistent with the national contingency plan or as otherwise directed by the federal on-scene coordinator or by the official within the department with responsibility for oil spill response. This subsection (1)(a) does not apply:
 - (i) To a responsible party;
 - (ii) With respect to personal injury or wrongful death; or
- (iii) If the person is grossly negligent or engages in willful misconduct.
- (b) A responsible party is liable for any removal costs and damages that another person is relieved of under (a) of this subsection.
- (c) Nothing in this section affects the liability of a responsible party for oil spill response under state law.
 - (2) For the purposes of this section:
- (a) "Damages" means damages of any kind for which liability may exist under the laws of this state resulting from, arising out of, or related to the discharge or threatened discharge of oil.
- (b) "Federal on-scene coordinator" means the federal official predesignated by the United States environmental protection agency or the United States coast guard to coordinate and direct federal responses under subpart D, or the offi-

[Title 90 RCW—page 106] (2008 Ed.)

cial designated by the lead agency to coordinate and direct removal under subpart E, of the national contingency plan.

- (c) "National contingency plan" means the national contingency plan prepared and published under section 311(d) of the federal water pollution control act (33 U.S.C. Sec. 1321(d)), as amended by the oil pollution act of 1990 (P.L. 101-380, 104 Stat. 484 (1990)).
- (d) "Removal costs" means the costs of removal that are incurred after a discharge of oil has occurred or, in any case in which there is a substantial threat of a discharge of oil, the costs to prevent, minimize, or mitigate oil pollution from such an incident.
- (e) "Responsible party" means a person liable under RCW 90.56.370. [1992 c 73 § 38; 1991 c 200 § 304.]

Effective dates—1992 c 73: See RCW 82.23B.902.

90.56.400 Department investigation of circumstances of entry of oil-Order for reimbursement of expenses-Modification—Action to recover necessary expenses. The department shall investigate each activity or project conducted under RCW 90.56.350 to determine, if possible, the circumstances surrounding the entry of oil into waters of the state and the person or persons allowing said entry or responsible for the act or acts which result in said entry. Whenever it appears to the department, after investigation, that a specific person or persons are responsible for the necessary expenses incurred by the state pertaining to a project or activity as specified in RCW 90.56.360, the department shall notify said person or persons by appropriate order. The department may not issue an order pertaining to a project or activity which was completed more than five years prior to the date of the proposed issuance of the order. The order shall state the findings of the department, the amount of necessary expenses incurred in conducting the project or activity, and a notice that said amount is due and payable immediately upon receipt of said order. The department may, upon application from the recipient of an order received within thirty days from the receipt of the order, reduce or set aside in its entirety the amount due and payable, when it appears from the application, and from any further investigation the department may desire to undertake, that a reduction or setting aside is just and fair under all the circumstances. If the amount specified in the order issued by the department notifying said person or persons is not paid within thirty days after receipt of notice imposing the same, or if an application has been made within thirty days as herein provided and the amount provided in the order issued by the department subsequent to such application is not paid within fifteen days after receipt thereof, the attorney general, upon request of the department, shall bring an action on behalf of the state in the superior court of Thurston county or any county in which the person to which the order is directed does business, or in any other court of competent jurisdiction, to recover the amount specified in the final order of the department. No order issued under this section shall be construed as an order within the meaning of RCW 43.21B.310 and shall not be appealable to the hearings board. In any action to recover necessary expenses as herein provided said person shall be relieved from liability for necessary expenses if the person can prove that the oil to which the necessary expenses relate entered the

waters of the state by causes set forth in RCW 90.56.370(2). [1992 c 73 § 39; 1991 c 200 § 305; 1987 c 109 § 148; 1985 c 316 § 4; 1970 ex.s. c 88 § 10; 1969 ex.s. c 133 § 5. Formerly RCW 90.48.340.]

Effective dates—1992 c 73: See RCW 82.23B.902.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.56.410 Right of entry and access to records perti**nent to investigations.** The department, through its duly authorized representatives, shall have the power to enter upon any private or public property, including the boarding of any ship, at any reasonable time, and the owner, managing agent, master or occupant of such property shall permit such entry for the purpose of investigating conditions relating to violations or possible violations of this chapter, and to have access to any pertinent records relating to such property, including but not limited to operation and maintenance records and logs. The authority granted herein shall not be construed to require any person to divulge trade secrets or secret processes. The director may issue subpoenas for the production of any books, records, documents, or witnesses in any hearing conducted pursuant to this chapter. [1990 c 116 § 23; 1987 c 109 § 151; 1969 ex.s. c 133 § 8. Formerly RCW 90.48.355.]

Findings—Severability—1990 c 116: See notes following RCW 90.56.210.

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

90.56.420 Authorized discharges of oil—Permits.

Any person who proposes to discharge oil or cause or permit the entry of same into waters of the state shall prior to such discharge obtain permission from the director. The director is authorized to permit the discharge of oil into waters of the state consistent with the pertinent effluent and receiving water standards and treatment requirements established by the department. Permission for industrial or commercial discharges shall be given through the terms of a waste discharge permit issued pursuant to RCW 90.48.180. Permission shall be given in all other cases on a form prescribed by the director. [1987 c 109 § 149; 1970 ex.s. c 88 § 8. Formerly RCW 90.48.343.]

Purpose—Short title—Construction—Rules—Severability—Captions—1987 c 109: See notes following RCW 43.21B.001.

spill response account. The state oil spill response account is created in the state treasury. All receipts from RCW 82.23B.020(1) shall be deposited in the account. All costs reimbursed to the state by a responsible party or any other person for responding to a spill of oil shall also be deposited in the account. Moneys in the account shall be spent only after appropriation. The account is subject to allotment procedures under chapter 43.88 RCW. The account shall be used exclusively to pay for the costs associated with the response to spills of crude oil or petroleum products into the navigable waters of the state. Payment of response costs under this section shall be limited to spills which the director has determined are likely to exceed fifty thousand dollars. Before expending moneys from the account, the director shall make reasonable efforts to obtain funding for response costs

(2008 Ed.) [Title 90 RCW—page 107]

from the person responsible for the spill and from other sources, including the federal government. Reimbursement for response costs shall be allowed only for costs which are not covered by funds appropriated to the agencies responsible for response activities. Costs associated with the response to spills of crude oil or petroleum products shall include:

- (1) Natural resource damage assessment and related activities;
- (2) Spill related response, containment, wildlife rescue, cleanup, disposal, and associated costs;
- (3) Interagency coordination and public information related to a response; and
- (4) Appropriate travel, goods and services, contracts, and equipment. [1991 c 200 § 805.]
- 90.56.510 Oil spill prevention account. (1) The oil spill prevention account is created in the state treasury. All receipts from RCW 82.23B.020(2) shall be deposited in the account. Moneys from the account may be spent only after appropriation. The account is subject to allotment procedures under chapter 43.88 RCW. If, on the first day of any calendar month, the balance of the oil spill response account is greater than nine million dollars and the balance of the oil spill prevention account exceeds the unexpended appropriation for the current biennium, then the tax under RCW 82.23B.020(2) shall be suspended on the first day of the next calendar month until the beginning of the following biennium, provided that the tax shall not be suspended during the last six months of the biennium. If the tax imposed under RCW 82.23B.020(2) is suspended during two consecutive biennia, the department shall by November 1st after the end of the second biennium, recommend to the appropriate standing committees an adjustment in the tax rate. For the biennium ending June 30, 1999, and the biennium ending June 30, 2001, the state treasurer may transfer a total of up to one million dollars from the oil spill response account to the oil spill prevention account to support appropriations made from the oil spill prevention account in the omnibus appropriations act adopted not later than June 30, 1999.
- (2) Expenditures from the oil spill prevention account shall be used exclusively for the administrative costs related to the purposes of this chapter, and chapters 90.48, 88.40, and 88.46 RCW. Starting with the 1995-1997 biennium, the legislature shall give activities of state agencies related to prevention of oil spills priority in funding from the oil spill prevention account. Costs of prevention include the costs of:
- (a) Routine responses not covered under RCW 90.56.500;
 - (b) Management and staff development activities;
- (c) Development of rules and policies and the statewide plan provided for in RCW 90.56.060;
- (d) Facility and vessel plan review and approval, drills, inspections, investigations, enforcement, and litigation;
- (e) Interagency coordination and public outreach and education:
- (f) Collection and administration of the tax provided for in chapter 82.23B RCW; and
- (g) Appropriate travel, goods and services, contracts, and equipment. [2000 c 69 § 22; 1999 sp.s. c 7 § 2; 1997 c 449 § 3; 1995 2nd sp.s. c 14 § 525; 1994 sp.s. c 6 § 903; 1993 c 162 § 2; 1992 c 73 § 41; 1991 c 200 § 806.]

Effective date—1999 sp.s. c 7: See note following RCW 82.23B.020. Effective date—1997 c 449: See note following RCW 82.23B.020.

Severability—1995 2nd sp.s. c 14: See note following RCW 43.105.017.

Effective dates—1995 2nd sp.s. c 14: See note following RCW 43.105.017.

Severability—Effective date—1994 sp.s. c 6: See notes following RCW 28A.310.020.

Severability—Effective date—1993 c 162: See notes following RCW 88.46.170.

Effective dates—1992 c 73: See RCW 82.23B.902.

- 90.56.530 Reckless operation of a tank vessel—Penalty. (1) A person commits the crime of reckless operation of a tank vessel if, while (a) navigating a tank vessel, (b) piloting a tank vessel, or (c) on the vessel control bridge and in control of the motion, direction, or speed of a tank vessel, the person, with recklessness as defined in RCW 9A.08.010, causes a release of oil.
- (2) Reckless operation of a tank vessel is a class C felony under chapter 9A.20 RCW. [1991 c 200 § 604. Formerly RCW 88.16.210.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

- **90.56.540** Operation of a vessel while under influence of liquor or drugs—Penalty. (1) A person is guilty of operating a vessel while under the influence of intoxicating liquor or drugs if the person operates a covered vessel within this state while:
- (a) The person has 0.06 grams or more of alcohol per two hundred ten liters of breath, as shown by analysis of the person's breath made under RCW 90.56.550; or
- (b) The person has 0.06 percent or more by weight of alcohol in the person's blood as shown by analysis of the person's blood made under RCW 90.56.550; or
- (c) The person is under the influence of or affected by intoxicating liquor or drugs; or
- (d) The person is under the combined influence of or affected by intoxicating liquor or drugs.
- (2) The fact that any person charged with a violation of this section is or has been entitled to use such drug under the laws of this state shall not constitute a defense against any charge of violating this section.
- (3) Operating a vessel while intoxicated is a class C felony under chapter 9A.20 RCW. [2000 c 69 § 23; 1991 c 200 § 605. Formerly RCW 88.16.220.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

90.56.550 Breath or blood analysis. (1) Upon the trial of any civil or criminal action or proceeding arising out of acts alleged to have been committed by a person while operating a vessel while under the influence of intoxicating liquor or drugs, if the amount of alcohol in the person's blood or breath at the time alleged as shown by analysis of his blood or breath is less than 0.06 percent by weight of alcohol in his blood or 0.06 grams of alcohol per two hundred ten liters of the person's breath, it is evidence that may be considered with other competent evidence in determining whether the

[Title 90 RCW—page 108] (2008 Ed.)

person was under the influence of intoxicating liquor or drugs.

- (2) The breath analysis shall be based upon grams of alcohol per two hundred ten liters of breath. The foregoing provisions of this section shall not be construed as limiting the introduction of any other competent evidence bearing upon the question whether the person was under the influence of intoxicating liquor or any drug.
- (3) Analysis of the person's blood or breath to be considered valid under this section shall have been performed according to methods approved by the state toxicologist and by an individual possessing a valid permit issued by the state toxicologist for this purpose. The state toxicologist shall approve satisfactory techniques or methods, to supervise the examination of individuals to ascertain their qualifications and competence to conduct such analyses, and to issue permits that are subject to termination or revocation at the discretion of the state toxicologist.
- (4) If a blood test is administered under this section, the withdrawal of blood for the purpose of determining its alcoholic content may be performed only by a physician, a registered nurse, or a qualified technician. This limitation shall not apply to the taking of breath specimens.
- (5) The person tested may have a physician, or a qualified technician, chemist, registered nurse, or other qualified person of his or her own choosing administer one or more tests in addition to any administered at the direction of a law enforcement officer. The failure or inability to obtain an additional test by a person shall not preclude the admission of evidence relating to the test or tests taken at the direction of a law enforcement officer.
- (6) Upon the request of the person who submits to a test or tests at the request of a law enforcement officer, full information concerning the test or tests shall be made available to the person or his or her attorney. [1991 c 200 § 606. Formerly RCW 88.16.230.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904

90.56.560 Limited immunity for blood withdrawal.

No physician, registered nurse, qualified technician, or hospital, or duly licensed clinical laboratory employing or using services of the physician, registered nurse, or qualified technician, may incur any civil or criminal liability as a result of the act of withdrawing blood from any person when directed by a law enforcement officer to do so for the purpose of a blood test under RCW 90.56.550. This section shall not relieve any physician, registered nurse, qualified technician, or hospital or duly licensed clinical laboratory from civil liability arising from the use of improper procedures or failing to exercise the required standard of care. [2000 c 69 § 24; 1991 c 200 § 607. Formerly RCW 88.16.240.]

Effective dates—Severability—1991 c 200: See RCW 90.56.901 and 90.56.904.

90.56.900 Construction—Appeal not to stay order, rule, or regulation. This chapter, being necessary for the general welfare, the public health, and the public safety of the state and its inhabitants, shall be liberally construed to effect their purposes. No rule, regulation, or order of the department shall be stayed pending appeal under this chapter. [1991 c

200 § 1107; 1971 ex.s. c 180 § 10. Formerly RCW 90.48.907.1

- 90.56.901 Effective dates—1991 c 200. (1) Sections 101 through 429, 501 through 706, 805 through 807, 810 through 817, and 901 through 1118 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect immediately [May 15, 1991].
- (2) Sections 801 through 804, 808, and 809 of this act shall take effect October 1, 1991. [1991 c 200 § 1119.]
- **90.56.902** Captions not law. Section headings and part headings as used in this chapter shall constitute no part of the law. [1991 c 200 § 1113.]
- 90.56.904 Severability—1991 c 200. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1991 c 200 § 1118.]
- **90.56.905** Severability—1992 c 73. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1992 c 73 § 43.]

Chapter 90.58 RCW SHORELINE MANAGEMENT ACT OF 1971

Sections	
90.58.010	Short title.
90.58.020	Legislative findings—State policy enunciated—Use preference.
90.58.030	Definitions and concepts.
90.58.040	Program applicable to shorelines of the state.
90.58.045	Environmental excellence program agreements—Effect on chapter.
90.58.050	Program as cooperative between local government and state— Responsibilities differentiated.
90.58.060	Review and adoption of guidelines—Public hearings, notice of—Amendments.
90.58.065	Application of guidelines and master programs to agricultural activities.
90.58.070	Local governments to submit letters of intent—Department to act upon failure of local government.
90.58.080	Timetable for local governments to develop or amend master programs—Review of master programs—Grants.
90.58.090	Approval of master program or segments or amendments— Procedure—Departmental alternatives when shorelines of statewide significance—Later adoption of master program supersedes departmental program.
90.58.100	Programs as constituting use regulations—Duties when pre- paring programs and amendments thereto—Program con- tents.
90.58.110	Development of program within two or more adjacent local government jurisdictions—Development of program in segments, when.
90.58.120	Adoption of rules, programs, etc., subject to RCW 34.05.310 through 34.05.395—Public hearings, notice of—Public inspection after approval or adoption.
90.58.130	Involvement of all persons and entities having interest, means.
90.58.140	Development permits—Grounds for granting—Administra- tion by local government, conditions—Applications— Notices—Rescission—Approval when permit for variance or conditional use.
90.58.143	Time requirements—Substantial development permits, vari-

ances, conditional use permits.

(2008 Ed.) [Title 90 RCW—page 109]

Sections

90.58.147	Substantial development permit—Exemption for projects to
	improve fish or wildlife habitat or fish passage.
90.58.150	Selective commercial timber cutting, when.
90.58.160	Prohibition against surface drilling for oil or gas, where.
90.58.170	Shorelines hearings board—Established—Members—Chair-
	man—Quorum for decision—Expenses of members.
90.58.175	Rules and regulations.
90.58.180	Appeals from granting, denying, or rescinding permits—
	Board to act—Local government appeals to board—
	Grounds for declaring rule, regulation, or guideline
	invalid—Appeals to court.
90.58.185	Appeals involving single-family residences or involving pen-
	alties of fifteen thousand dollars or less—Composition of
00.50.100	board—Rules to expedite appeals.
90.58.190	Appeal of department's decision to adopt or amend a master
00.50.105	program.
90.58.195	Shoreline master plan review—Local governments with
00.50.200	coastal waters or coastal shorelines.
90.58.200	Rules and regulations.
90.58.210	Court actions to insure against conflicting uses and to
00.50.220	enforce—Civil penalty—Review.
90.58.220	General penalty.
90.58.230	Violators liable for damages resulting from violation—Attor-
90.58.240	ney's fees and costs. Additional authority granted department and local govern-
90.36.240	ments.
90.58.250	Intent—Department to cooperate with local governments—
70.36.230	Grants for development of master programs.
90.58.260	State to represent its interest before federal agencies, interstate
y 0.0 0. 2 0 0	agencies and courts.
90.58.270	Nonapplication to certain structures, docks, developments,
	etc., placed in navigable waters—Nonapplication to certain
	rights of action, authority.
90.58.280	Application to all state agencies, counties, public and munici-
	pal corporations.
90.58.290	Restrictions as affecting fair market value of property.
90.58.300	Department as regulating state agency—Special authority.
90.58.310	Designation of shorelines of statewide significance by legisla-
	ture—Recommendation by director, procedure.
90.58.320	Height limitation respecting permits.
90.58.340	Use policies for land adjacent to shorelines, development of.
90.58.350	Nonapplication to treaty rights.
90.58.355	Hazardous substance remedial actions—Procedural require-
	ments not applicable.
90.58.360	Existing requirements for permits, certificates, etc., not obvi-
00.50.270	ated.
90.58.370	Processing of permits or authorizations for emergency water
00 50 200	withdrawal and facilities to be expedited.
90.58.380	Adoption of wetland manual.
90.58.390	Certain secure community transition facilities not subject to
90.58.515	chapter. Watershed restoration projects. Examption
90.58.550	Watershed restoration projects—Exemption. Oil or natural gas exploration in marine waters—Definitions—
90.36.330	Application for permit—Requirements—Review—Enforce-
	ment.
90.58.560	Oil or natural gas exploration—Violations of RCW
, 0.50.500	90.58.550—Penalty—Appeal.
90.58.570	Consultation before responding to federal coastal zone man-
	agement certificates.
90.58.600	Conformance with chapter 43.97 RCW required.
90.58.900	Liberal construction—1971 ex.s. c 286.
90.58.910	Severability—1971 ex.s. c 286.
90.58.911	Severability—1983 c 138.
90.58.920	Effective date—1971 ex.s. c 286.

Marine oil pollution—Baseline study program: RCW 43.21A.405 through 43.21A.420.

90.58.010 Short title. This chapter shall be known and may be cited as the "Shoreline Management Act of 1971". [1971 ex.s. c 286 § 1.]

90.58.020 Legislative findings—State policy enunciated—Use preference. The legislature finds that the shorelines of the state are among the most valuable and fragile of its natural resources and that there is great concern throughout the state relating to their utilization, protection, restoration, and preservation. In addition it finds that ever increasing pressures of additional uses are being placed on the shore-

lines necessitating increased coordination in the management and development of the shorelines of the state. The legislature further finds that much of the shorelines of the state and the uplands adjacent thereto are in private ownership; that unrestricted construction on the privately owned or publicly owned shorelines of the state is not in the best public interest; and therefore, coordinated planning is necessary in order to protect the public interest associated with the shorelines of the state while, at the same time, recognizing and protecting private property rights consistent with the public interest. There is, therefor, a clear and urgent demand for a planned, rational, and concerted effort, jointly performed by federal, state, and local governments, to prevent the inherent harm in an uncoordinated and piecemeal development of the state's shorelines.

It is the policy of the state to provide for the management of the shorelines of the state by planning for and fostering all reasonable and appropriate uses. This policy is designed to insure the development of these shorelines in a manner which, while allowing for limited reduction of rights of the public in the navigable waters, will promote and enhance the public interest. This policy contemplates protecting against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life, while protecting generally public rights of navigation and corollary rights incidental thereto.

The legislature declares that the interest of all of the people shall be paramount in the management of shorelines of statewide significance. The department, in adopting guidelines for shorelines of statewide significance, and local government, in developing master programs for shorelines of statewide significance, shall give preference to uses in the following order of preference which:

- (1) Recognize and protect the statewide interest over local interest:
 - (2) Preserve the natural character of the shoreline;
 - (3) Result in long term over short term benefit;
 - (4) Protect the resources and ecology of the shoreline;
- (5) Increase public access to publicly owned areas of the shorelines:
- (6) Increase recreational opportunities for the public in the shoreline;
- (7) Provide for any other element as defined in RCW 90.58.100 deemed appropriate or necessary.

In the implementation of this policy the public's opportunity to enjoy the physical and aesthetic qualities of natural shorelines of the state shall be preserved to the greatest extent feasible consistent with the overall best interest of the state and the people generally. To this end uses shall be preferred which are consistent with control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon use of the state's shoreline. Alterations of the natural condition of the shorelines of the state, in those limited instances when authorized, shall be given priority for single family residences and their appurtenant structures, ports, shoreline recreational uses including but not limited to parks, marinas, piers, and other improvements facilitating public access to shorelines of the state, industrial and commercial developments which are particularly dependent on their location on or use of the shorelines of the state and other development that will provide an opportunity for substantial numbers

[Title 90 RCW—page 110] (2008 Ed.)

of the people to enjoy the shorelines of the state. Alterations of the natural condition of the shorelines and shorelands of the state shall be recognized by the department. Shorelines and shorelands of the state shall be appropriately classified and these classifications shall be revised when circumstances warrant regardless of whether the change in circumstances occurs through man-made causes or natural causes. Any areas resulting from alterations of the natural condition of the shorelines and shorelands of the state no longer meeting the definition of "shorelines of the state" shall not be subject to the provisions of chapter 90.58 RCW.

Permitted uses in the shorelines of the state shall be designed and conducted in a manner to minimize, insofar as practical, any resultant damage to the ecology and environment of the shoreline area and any interference with the public's use of the water. [1995 c 347 § 301; 1992 c 105 § 1; 1982 1st ex.s. c 13 § 1; 1971 ex.s. c 286 § 2.]

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

- **90.58.030 Definitions and concepts.** As used in this chapter, unless the context otherwise requires, the following definitions and concepts apply:
 - (1) Administration:
 - (a) "Department" means the department of ecology;
- (b) "Director" means the director of the department of ecology;
- (c) "Local government" means any county, incorporated city, or town which contains within its boundaries any lands or waters subject to this chapter;
- (d) "Person" means an individual, partnership, corporation, association, organization, cooperative, public or municipal corporation, or agency of the state or local governmental unit however designated;
- (e) "Hearing[s] board" means the shoreline[s] hearings board established by this chapter.
 - (2) Geographical:
- (a) "Extreme low tide" means the lowest line on the land reached by a receding tide;
- (b) "Ordinary high water mark" on all lakes, streams, and tidal water is that mark that will be found by examining the bed and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in all ordinary years, as to mark upon the soil a character distinct from that of the abutting upland, in respect to vegetation as that condition exists on June 1, 1971, as it may naturally change thereafter, or as it may change thereafter in accordance with permits issued by a local government or the department: PROVIDED, That in any area where the ordinary high water mark adjoining salt water shall be the line of mean higher high tide and the ordinary high water;
- (c) "Shorelines of the state" are the total of all "shorelines" and "shorelines of statewide significance" within the state:
- (d) "Shorelines" means all of the water areas of the state, including reservoirs, and their associated shorelands, together with the lands underlying them; except (i) shorelines of statewide significance; (ii) shorelines on segments of streams upstream of a point where the mean annual flow is

- twenty cubic feet per second or less and the wetlands associated with such upstream segments; and (iii) shorelines on lakes less than twenty acres in size and wetlands associated with such small lakes;
- (e) "Shorelines of statewide significance" means the following shorelines of the state:
- (i) The area between the ordinary high water mark and the western boundary of the state from Cape Disappointment on the south to Cape Flattery on the north, including harbors, bays, estuaries, and inlets;
- (ii) Those areas of Puget Sound and adjacent salt waters and the Strait of Juan de Fuca between the ordinary high water mark and the line of extreme low tide as follows:
- (A) Nisqually Delta—from DeWolf Bight to Tatsolo Point,
 - (B) Birch Bay—from Point Whitehorn to Birch Point,
 - (C) Hood Canal—from Tala Point to Foulweather Bluff,
- (D) Skagit Bay and adjacent area—from Brown Point to Yokeko Point, and
 - (E) Padilla Bay—from March Point to William Point;
- (iii) Those areas of Puget Sound and the Strait of Juan de Fuca and adjacent salt waters north to the Canadian line and lying seaward from the line of extreme low tide;
- (iv) Those lakes, whether natural, artificial, or a combination thereof, with a surface acreage of one thousand acres or more measured at the ordinary high water mark;
 - (v) Those natural rivers or segments thereof as follows:
- (A) Any west of the crest of the Cascade range downstream of a point where the mean annual flow is measured at one thousand cubic feet per second or more,
- (B) Any east of the crest of the Cascade range downstream of a point where the annual flow is measured at two hundred cubic feet per second or more, or those portions of rivers east of the crest of the Cascade range downstream from the first three hundred square miles of drainage area, whichever is longer;
- (vi) Those shorelands associated with (i), (ii), (iv), and (v) of this subsection (2)(e);
- (f) "Shorelands" or "shoreland areas" means those lands extending landward for two hundred feet in all directions as measured on a horizontal plane from the ordinary high water mark; floodways and contiguous floodplain areas landward two hundred feet from such floodways; and all wetlands and river deltas associated with the streams, lakes, and tidal waters which are subject to the provisions of this chapter; the same to be designated as to location by the department of ecology.
- (i) Any county or city may determine that portion of a one-hundred-year-flood plain to be included in its master program as long as such portion includes, as a minimum, the floodway and the adjacent land extending landward two hundred feet therefrom.
- (ii) Any city or county may also include in its master program land necessary for buffers for critical areas, as defined in chapter 36.70A RCW, that occur within shorelines of the state, provided that forest practices regulated under chapter 76.09 RCW, except conversions to nonforest land use, on lands subject to the provisions of this subsection (2)(f)(ii) are not subject to additional regulations under this chapter;
- (g) "Floodway" means the area, as identified in a master program, that either: (i) Has been established in federal

(2008 Ed.) [Title 90 RCW—page 111]

emergency management agency flood insurance rate maps or floodway maps; or (ii) consists of those portions of a river valley lying streamward from the outer limits of a water-course upon which flood waters are carried during periods of flooding that occur with reasonable regularity, although not necessarily annually, said floodway being identified, under normal condition, by changes in surface soil conditions or changes in types or quality of vegetative ground cover condition, topography, or other indicators of flooding that occurs with reasonable regularity, although not necessarily annually. Regardless of the method used to identify the floodway, the floodway shall not include those lands that can reasonably be expected to be protected from flood waters by flood control devices maintained by or maintained under license from the federal government, the state, or a political subdivision of the state:

- (h) "Wetlands" means areas that are inundated or saturated by surface water or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. Wetlands do not include those artificial wetlands intentionally created from nonwetland sites, including, but not limited to, irrigation and drainage ditches, grass-lined swales, canals, detention facilities, wastewater treatment facilities, farm ponds, and landscape amenities, or those wetlands created after July 1, 1990, that were unintentionally created as a result of the construction of a road, street, or highway. Wetlands may include those artificial wetlands intentionally created from nonwetland areas to mitigate the conversion of wetlands.
 - (3) Procedural terms:
- (a) "Guidelines" means those standards adopted to implement the policy of this chapter for regulation of use of the shorelines of the state prior to adoption of master programs. Such standards shall also provide criteria to local governments and the department in developing master programs;
- (b) "Master program" shall mean the comprehensive use plan for a described area, and the use regulations together with maps, diagrams, charts, or other descriptive material and text, a statement of desired goals, and standards developed in accordance with the policies enunciated in RCW 90.58.020;
- (c) "State master program" is the cumulative total of all master programs approved or adopted by the department of ecology;
- (d) "Development" means a use consisting of the construction or exterior alteration of structures; dredging; drilling; dumping; filling; removal of any sand, gravel, or minerals; bulkheading; driving of piling; placing of obstructions; or any project of a permanent or temporary nature which interferes with the normal public use of the surface of the waters overlying lands subject to this chapter at any state of water level:
- (e) "Substantial development" shall mean any development of which the total cost or fair market value exceeds five thousand dollars, or any development which materially interferes with the normal public use of the water or shorelines of the state. The dollar threshold established in this subsection (3)(e) must be adjusted for inflation by the office of financial

- management every five years, beginning July 1, 2007, based upon changes in the consumer price index during that time period. "Consumer price index" means, for any calendar year, that year's annual average consumer price index, Seattle, Washington area, for urban wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect. The following shall not be considered substantial developments for the purpose of this chapter:
- (i) Normal maintenance or repair of existing structures or developments, including damage by accident, fire, or elements:
- (ii) Construction of the normal protective bulkhead common to single family residences;
- (iii) Emergency construction necessary to protect property from damage by the elements;
- (iv) Construction and practices normal or necessary for farming, irrigation, and ranching activities, including agricultural service roads and utilities on shorelands, and the construction and maintenance of irrigation structures including but not limited to head gates, pumping facilities, and irrigation channels. A feedlot of any size, all processing plants, other activities of a commercial nature, alteration of the contour of the shorelands by leveling or filling other than that which results from normal cultivation, shall not be considered normal or necessary farming or ranching activities. A feedlot shall be an enclosure or facility used or capable of being used for feeding livestock hay, grain, silage, or other livestock feed, but shall not include land for growing crops or vegetation for livestock feeding and/or grazing, nor shall it include normal livestock wintering operations;
- (v) Construction or modification of navigational aids such as channel markers and anchor buoys;
- (vi) Construction on shorelands by an owner, lessee, or contract purchaser of a single family residence for his own use or for the use of his or her family, which residence does not exceed a height of thirty-five feet above average grade level and which meets all requirements of the state agency or local government having jurisdiction thereof, other than requirements imposed pursuant to this chapter;
- (vii) Construction of a dock, including a community dock, designed for pleasure craft only, for the private noncommercial use of the owner, lessee, or contract purchaser of single and multiple family residences. This exception applies if either: (A) In salt waters, the fair market value of the dock does not exceed two thousand five hundred dollars; or (B) in fresh waters, the fair market value of the dock does not exceed ten thousand dollars, but if subsequent construction having a fair market value exceeding two thousand five hundred dollars occurs within five years of completion of the prior construction, the subsequent construction shall be considered a substantial development for the purpose of this chapter;
- (viii) Operation, maintenance, or construction of canals, waterways, drains, reservoirs, or other facilities that now exist or are hereafter created or developed as a part of an irrigation system for the primary purpose of making use of sys-

[Title 90 RCW—page 112] (2008 Ed.)

tem waters, including return flow and artificially stored groundwater for the irrigation of lands;

- (ix) The marking of property lines or corners on state owned lands, when such marking does not significantly interfere with normal public use of the surface of the water;
- (x) Operation and maintenance of any system of dikes, ditches, drains, or other facilities existing on September 8, 1975, which were created, developed, or utilized primarily as a part of an agricultural drainage or diking system;
- (xi) Site exploration and investigation activities that are prerequisite to preparation of an application for development authorization under this chapter, if:
- (A) The activity does not interfere with the normal public use of the surface waters;
- (B) The activity will have no significant adverse impact on the environment including, but not limited to, fish, wildlife, fish or wildlife habitat, water quality, and aesthetic values:
- (C) The activity does not involve the installation of a structure, and upon completion of the activity the vegetation and land configuration of the site are restored to conditions existing before the activity;
- (D) A private entity seeking development authorization under this section first posts a performance bond or provides other evidence of financial responsibility to the local jurisdiction to ensure that the site is restored to preexisting conditions; and
- (E) The activity is not subject to the permit requirements of RCW 90.58.550;
- (xii) The process of removing or controlling an aquatic noxious weed, as defined in RCW 17.26.020, through the use of an herbicide or other treatment methods applicable to weed control that are recommended by a final environmental impact statement published by the department of agriculture or the department jointly with other state agencies under chapter 43.21C RCW. [2007 c 328 § 1; 2003 c 321 § 2; 2002 c 230 § 2; 1996 c 265 § 1. Prior: 1995 c 382 § 10; 1995 c 255 § 5; 1995 c 237 § 1; 1987 c 474 § 1; 1986 c 292 § 1; 1982 1st ex.s. c 13 § 2; 1980 c 2 § 3; 1979 ex.s. c 84 § 3; 1975 1st ex.s. c 182 § 1; 1973 1st ex.s. c 203 § 1; 1971 ex.s. c 286 § 3.]

Finding—Intent—2003 c 321: "(1) The legislature finds that the final decision and order in Everett Shorelines Coalition v. City of Everett and Washington State Department of Ecology, Case No. 02-3-0009c, issued on January 9, 2003, by the central Puget Sound growth management hearings board was a case of first impression interpreting the addition of the shoreline management act into the growth management act, and that the board considered the appeal and issued its final order and decision without the benefit of shorelines guidelines to provide guidance on the implementation of the shoreline management act and the adoption of shoreline master programs.

- (2) This act is intended to affirm the legislature's intent that:
- (a) The shoreline management act be read, interpreted, applied, and implemented as a whole consistent with decisions of the shoreline[s] hearings board and Washington courts prior to the decision of the central Puget Sound growth management hearings board in Everett Shorelines Coalition v. City of Everett and Washington State Department of Ecology;
- (b) The goals of the growth management act, including the goals and policies of the shoreline management act, set forth in RCW 36.70A.020 and included in RCW 36.70A.020 by RCW 36.70A.480, continue to be listed without an order of priority; and
- (c) Shorelines of statewide significance may include critical areas as defined by RCW 36.70A.030(5), but that shorelines of statewide significance are not critical areas simply because they are shorelines of statewide significance.
- (3) The legislature intends that critical areas within the jurisdiction of the shoreline management act shall be governed by the shoreline management act and that critical areas outside the jurisdiction of the shoreline man-

agement act shall be governed by the growth management act. The legislature further intends that the quality of information currently required by the shoreline management act to be applied to the protection of critical areas within shorelines of the state shall not be limited or changed by the provisions of the growth management act." [2003 c 321 § 1.]

Finding—Intent—2002 c 230: "The legislature finds that the dollar threshold for what constitutes substantial development under the shoreline management act has not been changed since 1986. The legislature recognizes that the effects of inflation have brought in many activities under the jurisdiction of chapter 90.58 RCW that would have been exempted under its original provisions. It is the intent of the legislature to modify the current dollar threshold for what constitutes substantial development under the shoreline management act, and to have this threshold readjusted on a five-year basis." [2002 c 230 § 1.]

Severability—Effective date—1995 c 255: See RCW 17.26.900 and 17.26.901.

Severability—1986 c 292: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [1986 c 292 § 5.]

Intent—1980 c 2; 1979 ex.s. c 84: "The legislature finds that high tides and hurricane force winds on February 13, 1979, caused conditions resulting in the catastrophic destruction of the Hood Canal bridge on state route 104, a state highway on the federal-aid system; and, as a consequence, the state of Washington has sustained a sudden and complete failure of a major segment of highway system with a disastrous impact on transportation services between the counties of Washington's Olympic peninsula and the remainder of the state. The governor has by proclamation found that these conditions constitute an emergency. To minimize the economic loss and hardship to residents of the Puget Sound and Olympic peninsula regions, it is the intent of 1979 ex.s. c 84 to authorize the department of transportation to undertake immediately all necessary actions to restore interim transportation services across Hood Canal and Puget Sound and upon the Kitsap and Olympic peninsulas and to design and reconstruct a permanent bridge at the site of the original Hood Canal bridge. The department of transportation is directed to proceed with such actions in an environmentally responsible manner that would meet the substantive objectives of the state environmental policy act and the shorelines management act, and shall consult with the department of ecology in the planning process. The exemptions from the state environmental policy act and the shorelines management act contained in RCW 43.21C.032 and 90.58.030 are intended to approve and ratify the timely actions of the department of transportation taken and to be taken to restore interim transportation services and to reconstruct a permanent Hood Canal bridge without procedural delays." [1980 c 2 § 1; 1979 ex.s. c 84 § 1.]

90.58.040 Program applicable to shorelines of the state. The shoreline management program of this chapter shall apply to the shorelines of the state as defined in this chapter. [1971 ex.s. c 286 § 4.]

90.58.045 Environmental excellence program agreements—Effect on chapter. Notwithstanding any other provision of law, any legal requirement under this chapter, including any standard, limitation, rule, or order is superseded and replaced in accordance with the terms and provisions of an environmental excellence program agreement, entered into under chapter 43.21K RCW. [1997 c 381 § 28.]

Purpose—1997 c 381: See RCW 43.21K.005.

90.58.050 Program as cooperative between local government and state—Responsibilities differentiated. This chapter establishes a cooperative program of shoreline management between local government and the state. Local government shall have the primary responsibility for initiating the planning required by this chapter and administering the regulatory program consistent with the policy and provisions of this chapter. The department shall act primarily in a supportive and review capacity with an emphasis on providing

(2008 Ed.) [Title 90 RCW—page 113]

assistance to local government and on insuring compliance with the policy and provisions of this chapter. [1995 c 347 § 303; 1971 ex.s. c 286 § 5.]

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

- **90.58.060** Review and adoption of guidelines—Public hearings, notice of—Amendments. (1) The department shall periodically review and adopt guidelines consistent with RCW 90.58.020, containing the elements specified in RCW 90.58.100 for:
- (a) Development of master programs for regulation of the uses of shorelines; and
- (b) Development of master programs for regulation of the uses of shorelines of statewide significance.
- (2) Before adopting or amending guidelines under this section, the department shall provide an opportunity for public review and comment as follows:
- (a) The department shall mail copies of the proposal to all cities, counties, and federally recognized Indian tribes, and to any other person who has requested a copy, and shall publish the proposed guidelines in the Washington state register. Comments shall be submitted in writing to the department within sixty days from the date the proposal has been published in the register.
- (b) The department shall hold at least four public hearings on the proposal in different locations throughout the state to provide a reasonable opportunity for residents in all parts of the state to present statements and views on the proposed guidelines. Notice of the hearings shall be published at least once in each of the three weeks immediately preceding the hearing in one or more newspapers of general circulation in each county of the state. If an amendment to the guidelines addresses an issue limited to one geographic area, the number and location of hearings may be adjusted consistent with the intent of this subsection to assure all parties a reasonable opportunity to comment on the proposed amendment. The department shall accept written comments on the proposal during the sixty-day public comment period and for seven days after the final public hearing.
- (c) At the conclusion of the public comment period, the department shall review the comments received and modify the proposal consistent with the provisions of this chapter. The proposal shall then be published for adoption pursuant to the provisions of chapter 34.05 RCW.
- (3) The department may adopt amendments to the guidelines not more than once each year. Such amendments shall be limited to: (a) Addressing technical or procedural issues that result from the review and adoption of master programs under the guidelines; or (b) issues of guideline compliance with statutory provisions. [2003 c 262 § 1; 1995 c 347 § 304; 1971 ex.s. c 286 § 6.]

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

90.58.065 Application of guidelines and master programs to agricultural activities. (1) The guidelines adopted by the department and master programs developed or amended by local governments according to RCW 90.58.080 shall not require modification of or limit agricultural activities occurring on agricultural lands. In jurisdictions where

- agricultural activities occur, master programs developed or amended after June 13, 2002, shall include provisions addressing new agricultural activities on land not meeting the definition of agricultural land, conversion of agricultural lands to other uses, and development not meeting the definition of agricultural activities. Nothing in this section limits or changes the terms of the *current exception to the definition of substantial development in RCW 90.58.030(3)(e)(iv). This section applies only to this chapter, and shall not affect any other authority of local governments.
 - (2) For the purposes of this section:
- (a) "Agricultural activities" means agricultural uses and practices including, but not limited to: Producing, breeding, or increasing agricultural products; rotating and changing agricultural crops; allowing land used for agricultural activities to lie fallow in which it is plowed and tilled but left unseeded; allowing land used for agricultural activities to lie dormant as a result of adverse agricultural market conditions; allowing land used for agricultural activities to lie dormant because the land is enrolled in a local, state, or federal conservation program, or the land is subject to a conservation easement; conducting agricultural operations; maintaining, repairing, and replacing agricultural equipment; maintaining, repairing, and replacing agricultural facilities, provided that the replacement facility is no closer to the shoreline than the original facility; and maintaining agricultural lands under production or cultivation;
- (b) "Agricultural products" includes but is not limited to horticultural, viticultural, floricultural, vegetable, fruit, berry, grain, hops, hay, straw, turf, sod, seed, and apiary products; feed or forage for livestock; Christmas trees; hybrid cottonwood and similar hardwood trees grown as crops and harvested within twenty years of planting; and livestock including both the animals themselves and animal products including but not limited to meat, upland finfish, poultry and poultry products, and dairy products;
- (c) "Agricultural equipment" and "agricultural facilities" includes, but is not limited to: (i) The following used in agricultural operations: Equipment; machinery; constructed shelters, buildings, and ponds; fences; upland finfish rearing facilities; water diversion, withdrawal, conveyance, and use equipment and facilities including but not limited to pumps, pipes, tapes, canals, ditches, and drains; (ii) corridors and facilities for transporting personnel, livestock, and equipment to, from, and within agricultural lands; (iii) farm residences and associated equipment, lands, and facilities; and (iv) roadside stands and on-farm markets for marketing fruit or vegetables; and
- (d) "Agricultural land" means those specific land areas on which agriculture activities are conducted.
- (3) The department and local governments shall assure that local shoreline master programs use definitions consistent with the definitions in this section. [2002 c 298 § 1.]
 - *Reviser's note: "Current" first appears in chapter 298, Laws of 2002.

Implementation—2002 c 298: "The provisions of this act do not become effective until the earlier of either January 1, 2004, or the date the department of ecology amends or updates chapter 173-16 or 173-26 WAC." [2002 c 298 § 2.]

90.58.070 Local governments to submit letters of intent—Department to act upon failure of local govern-

[Title 90 RCW—page 114] (2008 Ed.)

- ment. (1) Local governments are directed with regard to shorelines of the state in their various jurisdictions to submit to the director of the department, within six months from June 1, 1971, letters stating that they propose to complete an inventory and develop master programs for these shorelines as provided for in RCW 90.58.080.
- (2) If any local government fails to submit a letter as provided in subsection (1) of this section, or fails to adopt a master program for the shorelines of the state within its jurisdiction in accordance with the time schedule provided in this chapter, the department shall carry out the requirements of RCW 90.58.080 and adopt a master program for the shorelines of the state within the jurisdiction of the local government. [1971 ex.s. c 286 § 7.]
- 90.58.080 Timetable for local governments to develop or amend master programs—Review of master programs—Grants. (1) Local governments shall develop or amend a master program for regulation of uses of the shorelines of the state consistent with the required elements of the guidelines adopted by the department in accordance with the schedule established by this section.
- (2)(a) Subject to the provisions of subsections (5) and (6) of this section, each local government subject to this chapter shall develop or amend its master program for the regulation of uses of shorelines within its jurisdiction according to the following schedule:
- (i) On or before December 1, 2005, for the city of Port Townsend, the city of Bellingham, the city of Everett, Snohomish county, and Whatcom county;
- (ii) On or before December 1, 2009, for King county and the cities within King county greater in population than ten thousand;
- (iii) Except as provided by (a)(i) and (ii) of this subsection, on or before December 1, 2011, for Clallam, Clark, Jefferson, King, Kitsap, Pierce, Snohomish, Thurston, and Whatcom counties and the cities within those counties;
- (iv) On or before December 1, 2012, for Cowlitz, Island, Lewis, Mason, San Juan, Skagit, and Skamania counties and the cities within those counties;
- (v) On or before December 1, 2013, for Benton, Chelan, Douglas, Grant, Kittitas, Spokane, and Yakima counties and the cities within those counties; and
- (vi) On or before December 1, 2014, for Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grays Harbor, Klickitat, Lincoln, Okanogan, Pacific, Pend Oreille, Stevens, Wahkiakum, Walla Walla, and Whitman counties and the cities within those counties.
- (b) Nothing in this subsection (2) shall preclude a local government from developing or amending its master program prior to the dates established by this subsection (2).
- (3)(a) Following approval by the department of a new or amended master program, local governments required to develop or amend master programs on or before December 1, 2009, as provided by subsection (2)(a)(i) and (ii) of this section, shall be deemed to have complied with the schedule established by subsection (2)(a)(iii) of this section and shall not be required to complete master program amendments until seven years after the applicable dates established by subsection (2)(a)(iii) of this section. Any jurisdiction listed in subsection (2)(a)(i) of this section that has a new or

- amended master program approved by the department on or after March 1, 2002, but before July 27, 2003, shall not be required to complete master program amendments until seven years after the applicable date provided by subsection (2)(a)(iii) of this section.
- (b) Following approval by the department of a new or amended master program, local governments choosing to develop or amend master programs on or before December 1, 2009, shall be deemed to have complied with the schedule established by subsection (2)(a)(iii) through (vi) of this section and shall not be required to complete master program amendments until seven years after the applicable dates established by subsection (2)(a)(iii) through (vi) of this section.
- (4) Local governments shall conduct a review of their master programs at least once every seven years after the applicable dates established by subsection (2)(a)(iii) through (vi) of this section. Following the review required by this subsection (4), local governments shall, if necessary, revise their master programs. The purpose of the review is:
- (a) To assure that the master program complies with applicable law and guidelines in effect at the time of the review; and
- (b) To assure consistency of the master program with the local government's comprehensive plan and development regulations adopted under chapter 36.70A RCW, if applicable, and other local requirements.
- (5) Local governments are encouraged to begin the process of developing or amending their master programs early and are eligible for grants from the department as provided by RCW 90.58.250, subject to available funding. Except for those local governments listed in subsection (2)(a)(i) and (ii) of this section, the deadline for completion of the new or amended master programs shall be two years after the date the grant is approved by the department. Subsequent master program review dates shall not be altered by the provisions of this subsection.
- (6)(a) Grants to local governments for developing and amending master programs pursuant to the schedule established by this section shall be provided at least two years before the adoption dates specified in subsection (2) of this section. To the extent possible, the department shall allocate grants within the amount appropriated for such purposes to provide reasonable and adequate funding to local governments that have indicated their intent to develop or amend master programs during the biennium according to the schedule established by subsection (2) of this section. Any local government that applies for but does not receive funding to comply with the provisions of subsection (2) of this section may delay the development or amendment of its master program until the following biennium.
- (b) Local governments with delayed compliance dates as provided in (a) of this subsection shall be the first priority for funding in subsequent biennia, and the development or amendment compliance deadline for those local governments shall be two years after the date of grant approval.
- (c) Failure of the local government to apply in a timely manner for a master program development or amendment grant in accordance with the requirements of the department shall not be considered a delay resulting from the provisions of (a) of this subsection.

(2008 Ed.) [Title 90 RCW—page 115]

- (7) Notwithstanding the provisions of this section, all local governments subject to the requirements of this chapter that have not developed or amended master programs on or after March 1, 2002, shall, no later than December 1, 2014, develop or amend their master programs to comply with guidelines adopted by the department after January 1, 2003.
- (8) Local governments may be provided an additional year beyond the deadlines in this section to complete their master program or amendment. The department shall grant the request if it determines that the local government is likely to adopt or amend its master program within the additional year. [2007 c 170 § 1; 2003 c 262 § 2; 1995 c 347 § 305; 1974 ex.s. c 61 § 1; 1971 ex.s. c 286 § 8.]

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

- 90.58.090 Approval of master program or segments or amendments—Procedure—Departmental alternatives when shorelines of statewide significance—Later adoption of master program supersedes departmental program. (1) A master program, segment of a master program, or an amendment to a master program shall become effective when approved by the department. Within the time period provided in RCW 90.58.080, each local government shall have submitted a master program, either totally or by segments, for all shorelines of the state within its jurisdiction to the department for review and approval.
- (2) Upon receipt of a proposed master program or amendment, the department shall:
- (a) Provide notice to and opportunity for written comment by all interested parties of record as a part of the local government review process for the proposal and to all persons, groups, and agencies that have requested in writing notice of proposed master programs or amendments generally or for a specific area, subject matter, or issue. The comment period shall be at least thirty days, unless the department determines that the level of complexity or controversy involved supports a shorter period;
- (b) In the department's discretion, conduct a public hearing during the thirty-day comment period in the jurisdiction proposing the master program or amendment;
- (c) Within fifteen days after the close of public comment, request the local government to review the issues identified by the public, interested parties, groups, and agencies and provide a written response as to how the proposal addresses the identified issues;
- (d) Within thirty days after receipt of the local government response pursuant to (c) of this subsection, make written findings and conclusions regarding the consistency of the proposal with the policy of RCW 90.58.020 and the applicable guidelines, provide a response to the issues identified in (c) of this subsection, and either approve the proposal as submitted, recommend specific changes necessary to make the proposal approvable, or deny approval of the proposal in those instances where no alteration of the proposal appears likely to be consistent with the policy of RCW 90.58.020 and the applicable guidelines. The written findings and conclusions shall be provided to the local government, all interested persons, parties, groups, and agencies of record on the proposal;

- (e) If the department recommends changes to the proposed master program or amendment, within thirty days after the department mails the written findings and conclusions to the local government, the local government may:
- (i) Agree to the proposed changes. The receipt by the department of the written notice of agreement constitutes final action by the department approving the amendment; or
- (ii) Submit an alternative proposal. If, in the opinion of the department, the alternative is consistent with the purpose and intent of the changes originally submitted by the department and with this chapter it shall approve the changes and provide written notice to all recipients of the written findings and conclusions. If the department determines the proposal is not consistent with the purpose and intent of the changes proposed by the department, the department may resubmit the proposal for public and agency review pursuant to this section or reject the proposal.
- (3) The department shall approve the segment of a master program relating to shorelines unless it determines that the submitted segments are not consistent with the policy of RCW 90.58.020 and the applicable guidelines.
- (4) The department shall approve the segment of a master program relating to critical areas as defined by RCW 36.70A.030(5) provided the master program segment is consistent with RCW 90.58.020 and applicable shoreline guidelines, and if the segment provides a level of protection of critical areas at least equal to that provided by the local government's critical areas ordinances adopted and thereafter amended pursuant to RCW 36.70A.060(2).
- (5) The department shall approve those segments of the master program relating to shorelines of statewide significance only after determining the program provides the optimum implementation of the policy of this chapter to satisfy the statewide interest. If the department does not approve a segment of a local government master program relating to a shoreline of statewide significance, the department may develop and by rule adopt an alternative to the local government's proposal.
- (6) In the event a local government has not complied with the requirements of RCW 90.58.070 it may thereafter upon written notice to the department elect to adopt a master program for the shorelines within its jurisdiction, in which event it shall comply with the provisions established by this chapter for the adoption of a master program for such shorelines.

Upon approval of such master program by the department it shall supersede such master program as may have been adopted by the department for such shorelines.

(7) A master program or amendment to a master program takes effect when and in such form as approved or adopted by the department. Shoreline master programs that were adopted by the department prior to July 22, 1995, in accordance with the provisions of this section then in effect, shall be deemed approved by the department in accordance with the provisions of this section that became effective on that date. The department shall maintain a record of each master program, the action taken on any proposal for adoption or amendment of the master program, and any appeal of the department's action. The department's approved document of record constitutes the official master program. [2003 c

[Title 90 RCW—page 116] (2008 Ed.)

321 § 3; 1997 c 429 § 50; 1995 c 347 § 306; 1971 ex.s. c 286 § 9.]

Finding—Intent—2003 c 321: See note following RCW 90.58.030. Severability—1997 c 429: See note following RCW 36.70A.3201.

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

- 90.58.100 Programs as constituting use regulations—Duties when preparing programs and amendments thereto—Program contents. (1) The master programs provided for in this chapter, when adopted or approved by the department shall constitute use regulations for the various shorelines of the state. In preparing the master programs, and any amendments thereto, the department and local governments shall to the extent feasible:
- (a) Utilize a systematic interdisciplinary approach which will insure the integrated use of the natural and social sciences and the environmental design arts;
- (b) Consult with and obtain the comments of any federal, state, regional, or local agency having any special expertise with respect to any environmental impact;
- (c) Consider all plans, studies, surveys, inventories, and systems of classification made or being made by federal, state, regional, or local agencies, by private individuals, or by organizations dealing with pertinent shorelines of the state;
- (d) Conduct or support such further research, studies, surveys, and interviews as are deemed necessary;
- (e) Utilize all available information regarding hydrology, geography, topography, ecology, economics, and other pertinent data;
- (f) Employ, when feasible, all appropriate, modern scientific data processing and computer techniques to store, index, analyze, and manage the information gathered.
- (2) The master programs shall include, when appropriate, the following:
- (a) An economic development element for the location and design of industries, industrial projects of statewide significance, transportation facilities, port facilities, tourist facilities, commerce and other developments that are particularly dependent on their location on or use of the shorelines of the state:
- (b) A public access element making provision for public access to publicly owned areas;
- (c) A recreational element for the preservation and enlargement of recreational opportunities, including but not limited to parks, tidelands, beaches, and recreational areas;
- (d) A circulation element consisting of the general location and extent of existing and proposed major thoroughfares, transportation routes, terminals, and other public utilities and facilities, all correlated with the shoreline use element:
- (e) A use element which considers the proposed general distribution and general location and extent of the use on shorelines and adjacent land areas for housing, business, industry, transportation, agriculture, natural resources, recreation, education, public buildings and grounds, and other categories of public and private uses of the land;
- (f) A conservation element for the preservation of natural resources, including but not limited to scenic vistas, aesthetics, and vital estuarine areas for fisheries and wildlife protection;

- (g) An historic, cultural, scientific, and educational element for the protection and restoration of buildings, sites, and areas having historic, cultural, scientific, or educational values:
- (h) An element that gives consideration to the statewide interest in the prevention and minimization of flood damages; and
- (i) Any other element deemed appropriate or necessary to effectuate the policy of this chapter.
- (3) The master programs shall include such map or maps, descriptive text, diagrams and charts, or other descriptive material as are necessary to provide for ease of understanding.
- (4) Master programs will reflect that state-owned shorelines of the state are particularly adapted to providing wilderness beaches, ecological study areas, and other recreational activities for the public and will give appropriate special consideration to same.
- (5) Each master program shall contain provisions to allow for the varying of the application of use regulations of the program, including provisions for permits for conditional uses and variances, to insure that strict implementation of a program will not create unnecessary hardships or thwart the policy enumerated in RCW 90.58.020. Any such varying shall be allowed only if extraordinary circumstances are shown and the public interest suffers no substantial detrimental effect. The concept of this subsection shall be incorporated in the rules adopted by the department relating to the establishment of a permit system as provided in RCW 90.58.140(3).
- (6) Each master program shall contain standards governing the protection of single family residences and appurtenant structures against damage or loss due to shoreline erosion. The standards shall govern the issuance of substantial development permits for shoreline protection, including structural methods such as construction of bulkheads, and nonstructural methods of protection. The standards shall provide for methods which achieve effective and timely protection against loss or damage to single family residences and appurtenant structures due to shoreline erosion. The standards shall provide a preference for permit issuance for measures to protect single family residences occupied prior to January 1, 1992, where the proposed measure is designed to minimize harm to the shoreline natural environment. [1997 c 369 § 7; 1995 c 347 § 307; 1992 c 105 § 2; 1991 c 322 § 32; 1971 ex.s. c 286 § 10.1

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

Findings—Intent—1991 c 322: See note following RCW 86.12.200. *Industrial project of statewide significance—Defined: RCW 43.157.010.*

90.58.110 Development of program within two or more adjacent local government jurisdictions—Development of program in segments, when. (1) Whenever it shall appear to the director that a master program should be developed for a region of the shorelines of the state which includes lands and waters located in two or more adjacent local government jurisdictions, the director shall designate such region and notify the appropriate units of local government thereof. It shall be the duty of the notified units to develop coopera-

(2008 Ed.) [Title 90 RCW—page 117]

tively an inventory and master program in accordance with and within the time provided in RCW 90.58.080.

- (2) At the discretion of the department, a local government master program may be adopted in segments applicable to particular areas so that immediate attention may be given to those areas of the shorelines of the state in most need of a use regulation. [1971 ex.s. c 286 § 11.]
- 90.58.120 Adoption of rules, programs, etc., subject to RCW 34.05.310 through 34.05.395—Public hearings, notice of—Public inspection after approval or adoption. All rules, regulations, designations, and guidelines, issued by the department, and master programs and amendments adopted by the department pursuant to RCW 90.58.070(2) or *90.58.090(4) shall be adopted or approved in accordance with the provisions of RCW 34.05.310 through 34.05.395 insofar as such provisions are not inconsistent with the provisions of this chapter. In addition:
- (1) Prior to the adoption by the department of a master program, or portion thereof pursuant to RCW 90.58.070(2) or *90.58.090(4), at least one public hearing shall be held in each county affected by a program or portion thereof for the purpose of obtaining the views and comments of the public. Notice of each such hearing shall be published at least once in each of the three weeks immediately preceding the hearing in one or more newspapers of general circulation in the county in which the hearing is to be held.
- (2) All guidelines, regulations, designations, or master programs adopted or approved under this chapter shall be available for public inspection at the office of the department or the appropriate county and city. The terms "adopt" and "approve" for purposes of this section, shall include modifications and rescission of guidelines. [1995 c 347 § 308; 1989 c 175 § 182; 1975 1st ex.s. c 182 § 2; 1971 ex.s. c 286 § 12.]

*Reviser's note: RCW 90.58.090 was amended by 2003 c 321 § 3, changing subsection (4) to subsection (5).

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

Effective date—1989 c 175: See note following RCW 34.05.010.

- 90.58.130 Involvement of all persons and entities having interest, means. To insure that all persons and entities having an interest in the guidelines and master programs developed under this chapter are provided with a full opportunity for involvement in both their development and implementation, the department and local governments shall:
- (1) Make reasonable efforts to inform the people of the state about the shoreline management program of this chapter and in the performance of the responsibilities provided in this chapter, shall not only invite but actively encourage participation by all persons and private groups and entities showing an interest in shoreline management programs of this chapter; and
- (2) Invite and encourage participation by all agencies of federal, state, and local government, including municipal and public corporations, having interests or responsibilities relating to the shorelines of the state. State and local agencies are directed to participate fully to insure that their interests are fully considered by the department and local governments. [1971 ex.s. c 286 § 13.]

- 90.58.140 Development permits—Grounds for granting—Administration by local government, conditions—Applications—Notices—Rescission—Approval when permit for variance or conditional use. (1) A development shall not be undertaken on the shorelines of the state unless it is consistent with the policy of this chapter and, after adoption or approval, as appropriate, the applicable guidelines, rules, or master program.
- (2) A substantial development shall not be undertaken on shorelines of the state without first obtaining a permit from the government entity having administrative jurisdiction under this chapter.

A permit shall be granted:

- (a) From June 1, 1971, until such time as an applicable master program has become effective, only when the development proposed is consistent with: (i) The policy of RCW 90.58.020; and (ii) after their adoption, the guidelines and rules of the department; and (iii) so far as can be ascertained, the master program being developed for the area;
- (b) After adoption or approval, as appropriate, by the department of an applicable master program, only when the development proposed is consistent with the applicable master program and this chapter.
- (3) The local government shall establish a program, consistent with rules adopted by the department, for the administration and enforcement of the permit system provided in this section. The administration of the system so established shall be performed exclusively by the local government.
- (4) Except as otherwise specifically provided in subsection (11) of this section, the local government shall require notification of the public of all applications for permits governed by any permit system established pursuant to subsection (3) of this section by ensuring that notice of the application is given by at least one of the following methods:
- (a) Mailing of the notice to the latest recorded real property owners as shown by the records of the county assessor within at least three hundred feet of the boundary of the property upon which the substantial development is proposed;
- (b) Posting of the notice in a conspicuous manner on the property upon which the project is to be constructed; or
- (c) Any other manner deemed appropriate by local authorities to accomplish the objectives of reasonable notice to adjacent landowners and the public.

The notices shall include a statement that any person desiring to submit written comments concerning an application, or desiring to receive notification of the final decision concerning an application as expeditiously as possible after the issuance of the decision, may submit the comments or requests for decisions to the local government within thirty days of the last date the notice is to be published pursuant to this subsection. The local government shall forward, in a timely manner following the issuance of a decision, a copy of the decision to each person who submits a request for the decision.

If a hearing is to be held on an application, notices of such a hearing shall include a statement that any person may submit oral or written comments on an application at the hearing.

(5) The system shall include provisions to assure that construction pursuant to a permit will not begin or be authorized until twenty-one days from the date the permit decision

[Title 90 RCW—page 118] (2008 Ed.)

was filed as provided in subsection (6) of this section; or until all review proceedings are terminated if the proceedings were initiated within twenty-one days from the date of filing as defined in subsection (6) of this section except as follows:

- (a) In the case of any permit issued to the state of Washington, department of transportation, for the construction and modification of SR 90 (I-90) on or adjacent to Lake Washington, the construction may begin after thirty days from the date of filing, and the permits are valid until December 31, 1995;
- (b) Construction may be commenced no sooner than thirty days after the date of the appeal of the board's decision is filed if a permit is granted by the local government and (i) the granting of the permit is appealed to the shorelines hearings board within twenty-one days of the date of filing, (ii) the hearings board approves the granting of the permit by the local government or approves a portion of the substantial development for which the local government issued the permit, and (iii) an appeal for judicial review of the hearings board decision is filed pursuant to chapter 34.05 RCW. The appellant may request, within ten days of the filing of the appeal with the court, a hearing before the court to determine whether construction pursuant to the permit approved by the hearings board or to a revised permit issued pursuant to the order of the hearings board should not commence. If, at the conclusion of the hearing, the court finds that construction pursuant to such a permit would involve a significant, irreversible damaging of the environment, the court shall prohibit the permittee from commencing the construction pursuant to the approved or revised permit until all review proceedings are final. Construction pursuant to a permit revised at the direction of the hearings board may begin only on that portion of the substantial development for which the local government had originally issued the permit, and construction pursuant to such a revised permit on other portions of the substantial development may not begin until after all review proceedings are terminated. In such a hearing before the court, the burden of proving whether the construction may involve significant irreversible damage to the environment and demonstrating whether such construction would or would not be appropriate is on the appellant;
- (c) If the permit is for a substantial development meeting the requirements of subsection (11) of this section, construction pursuant to that permit may not begin or be authorized until twenty-one days from the date the permit decision was filed as provided in subsection (6) of this section.
- If a permittee begins construction pursuant to subsections (a), (b), or (c) of this subsection, the construction is begun at the permittee's own risk. If, as a result of judicial review, the courts order the removal of any portion of the construction or the restoration of any portion of the environment involved or require the alteration of any portion of a substantial development constructed pursuant to a permit, the permittee is barred from recovering damages or costs involved in adhering to such requirements from the local government that granted the permit, the hearings board, or any appellant or intervener.
- (6) Any decision on an application for a permit under the authority of this section, whether it is an approval or a denial, shall, concurrently with the transmittal of the ruling to the applicant, be filed with the department and the attorney general. With regard to a permit other than a permit governed by

- subsection (10) of this section, "date of filing" as used herein means the date of actual receipt by the department. With regard to a permit for a variance or a conditional use, "date of filing" means the date a decision of the department rendered on the permit pursuant to subsection (10) of this section is transmitted by the department to the local government. The department shall notify in writing the local government and the applicant of the date of filing.
- (7) Applicants for permits under this section have the burden of proving that a proposed substantial development is consistent with the criteria that must be met before a permit is granted. In any review of the granting or denial of an application for a permit as provided in RCW 90.58.180 (1) and (2), the person requesting the review has the burden of proof.
- (8) Any permit may, after a hearing with adequate notice to the permittee and the public, be rescinded by the issuing authority upon the finding that a permittee has not complied with conditions of a permit. If the department is of the opinion that noncompliance exists, the department shall provide written notice to the local government and the permittee. If the department is of the opinion that the noncompliance continues to exist thirty days after the date of the notice, and the local government has taken no action to rescind the permit, the department may petition the hearings board for a rescission of the permit upon written notice of the petition to the local government and the permittee if the request by the department is made to the hearings board within fifteen days of the termination of the thirty-day notice to the local government.
- (9) The holder of a certification from the governor pursuant to chapter 80.50 RCW shall not be required to obtain a permit under this section.
- (10) Any permit for a variance or a conditional use by local government under approved master programs must be submitted to the department for its approval or disapproval.
- (11)(a) An application for a substantial development permit for a limited utility extension or for the construction of a bulkhead or other measures to protect a single family residence and its appurtenant structures from shoreline erosion shall be subject to the following procedures:
- (i) The public comment period under subsection (4) of this section shall be twenty days. The notice provided under subsection (4) of this section shall state the manner in which the public may obtain a copy of the local government decision on the application no later than two days following its issuance;
- (ii) The local government shall issue its decision to grant or deny the permit within twenty-one days of the last day of the comment period specified in (i) of this subsection; and
- (iii) If there is an appeal of the decision to grant or deny the permit to the local government legislative authority, the appeal shall be finally determined by the legislative authority within thirty days.
- (b) For purposes of this section, a limited utility extension means the extension of a utility service that:
- (i) Is categorically exempt under chapter 43.21C RCW for one or more of the following: Natural gas, electricity, telephone, water, or sewer;
- (ii) Will serve an existing use in compliance with this chapter; and

(2008 Ed.) [Title 90 RCW—page 119]

(iii) Will not extend more than twenty-five hundred linear feet within the shorelines of the state. [1995 c 347 § 309; 1992 c 105 § 3; 1990 c 201 § 2; 1988 c 22 § 1; 1984 c 7 § 386; 1977 ex.s. c 358 § 1; 1975-'76 2nd ex.s. c 51 § 1; 1975 1st ex.s. c 182 § 3; 1973 2nd ex.s. c 19 § 1; 1971 ex.s. c 286 § 14.]

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

Finding—Intent—1990 c 201: "The legislature finds that delays in substantial development permit review for the extension of vital utility services to existing and lawful uses within the shorelines of the state have caused hardship upon existing residents without serving any of the purposes and policies of the shoreline management act. It is the intent of this act to provide a more expeditious permit review process for that limited category of utility extension activities only, while fully preserving safeguards of public review and appeal rights regarding permit applications and decisions." [1990 c 201 § 1.]

Severability—1984 c 7: See note following RCW 47.01.141.

90.58.143 Time requirements—Substantial development permits, variances, conditional use permits. (1) The time requirements of this section shall apply to all substantial development permits and to any development authorized pursuant to a variance or conditional use permit authorized under this chapter. Upon a finding of good cause, based on the requirements and circumstances of the project proposed and consistent with the policy and provisions of the master program and this chapter, local government may adopt different time limits from those set forth in subsections (2) and (3) of this section as a part of action on a substantial development permit.

- (2) Construction activities shall be commenced or, where no construction activities are involved, the use or activity shall be commenced within two years of the effective date of a substantial development permit. However, local government may authorize a single extension for a period not to exceed one year based on reasonable factors, if a request for extension has been filed before the expiration date and notice of the proposed extension is given to parties of record on the substantial development permit and to the department.
- (3) Authorization to conduct construction activities shall terminate five years after the effective date of a substantial development permit. However, local government may authorize a single extension for a period not to exceed one year based on reasonable factors, if a request for extension has been filed before the expiration date and notice of the proposed extension is given to parties of record and to the department.
- (4) The effective date of a substantial development permit shall be the date of filing as provided in RCW 90.58.140(6). The permit time periods in subsections (2) and (3) of this section do not include the time during which a use or activity was not actually pursued due to the pendency of administrative appeals or legal actions or due to the need to obtain any other government permits and approvals for the development that authorize the development to proceed, including all reasonably related administrative or legal actions on any such permits or approvals. [1997 c 429 § 51; 1996 c 62 § 1.]

Severability—1997 c 429: See note following RCW 36.70A.3201.

- 90.58.147 Substantial development permit—Exemption for projects to improve fish or wildlife habitat or fish passage. (1) A public or private project that is designed to improve fish or wildlife habitat or fish passage shall be exempt from the substantial development permit requirements of this chapter when all of the following apply:
- (a) The project has been approved by the department of fish and wildlife;
- (b) The project has received hydraulic project approval by the department of fish and wildlife pursuant to chapter 77.55 RCW; and
- (c) The local government has determined that the project is substantially consistent with the local shoreline master program. The local government shall make such determination in a timely manner and provide it by letter to the project proponent.
- (2) Fish habitat enhancement projects that conform to the provisions of *RCW 77.55.290 are determined to be consistent with local shoreline master programs. [2003 c 39 § 49; 1998 c 249 § 4; 1995 c 333 § 1.]

*Reviser's note: RCW 77.55.290 was recodified as RCW 77.55.181 pursuant to 2005 c 146 § 1001.

Findings—Purpose—Report—Effective date—1998 c 249: See notes following RCW 77.55.181.

90.58.150 Selective commercial timber cutting, when. With respect to timber situated within two hundred feet abutting landward of the ordinary high water mark within shorelines of statewide significance, the department or local government shall allow only selective commercial timber cutting, so that no more than thirty percent of the merchantable trees may be harvested in any ten year period of time: PROVIDED, That other timber harvesting methods may be permitted in those limited instances where the topography, soil conditions or silviculture practices necessary for regeneration render selective logging ecologically detrimental: PROVIDED FURTHER, That clear cutting of timber which is solely incidental to the preparation of land for other uses authorized by this chapter may be permitted. [1971 ex.s. c 286 § 15.]

90.58.160 Prohibition against surface drilling for oil or gas, where. Surface drilling for oil or gas is prohibited in the waters of Puget Sound north to the Canadian boundary and the Strait of Juan de Fuca seaward from the ordinary high water mark and on all lands within one thousand feet landward from said mark. [1971 ex.s. c 286 § 16.]

90.58.170 Shorelines hearings board—Established—Members—Chairman—Quorum for decision—Expenses of members. A shorelines hearings board sitting as a quasi judicial body is hereby established within the environmental hearings office under RCW 43.21B.005. The shorelines hearings board shall be made up of six members: Three members shall be members of the pollution control hearings board; two members, one appointed by the association of Washington cities and one appointed by the association of county commissioners, both to serve at the pleasure of the associations; and the commissioner of public lands or his or her designee. The chairman of the pollution control hearings board shall be the chairman of the shorelines hearings board. Except as pro-

[Title 90 RCW—page 120] (2008 Ed.)

vided in RCW 90.58.185, a decision must be agreed to by at least four members of the board to be final. The members of the shorelines [hearings] board shall receive the compensation, travel, and subsistence expenses as provided in RCW 43.03.050 and 43.03.060. [1994 c 253 § 1; 1988 c 128 § 76; 1979 ex.s. c 47 § 6; 1971 ex.s. c 286 § 17.]

Intent—1979 ex.s. c 47: See note following RCW 43.21B.005.

90.58.175 Rules and regulations. The shorelines hearings board may adopt rules and regulations governing the administrative practice and procedure in and before the board. [1973 1st ex.s. c 203 § 3.]

90.58.180 Appeals from granting, denying, or rescinding permits—Board to act—Local government appeals to board—Grounds for declaring rule, regulation, or guideline invalid—Appeals to court. (1) Any person aggrieved by the granting, denying, or rescinding of a permit on shorelines of the state pursuant to RCW 90.58.140 may, except as otherwise provided in chapter 43.21L RCW, seek review from the shorelines hearings board by filing a petition for review within twenty-one days of the date of filing as defined in RCW 90.58.140(6).

Within seven days of the filing of any petition for review with the board as provided in this section pertaining to a final decision of a local government, the petitioner shall serve copies of the petition on the department, the office of the attorney general, and the local government. The department and the attorney general may intervene to protect the public interest and insure that the provisions of this chapter are complied with at any time within fifteen days from the date of the receipt by the department or the attorney general of a copy of the petition for review filed pursuant to this section. The shorelines hearings board shall schedule review proceedings on the petition for review without regard as to whether the period for the department or the attorney general to intervene has or has not expired.

- (2) The department or the attorney general may obtain review of any final decision granting a permit, or granting or denying an application for a permit issued by a local government by filing a written petition with the shorelines hearings board and the appropriate local government within twenty-one days from the date the final decision was filed as provided in RCW 90.58.140(6).
- (3) The review proceedings authorized in subsections (1) and (2) of this section are subject to the provisions of chapter 34.05 RCW pertaining to procedures in adjudicative proceedings. Judicial review of such proceedings of the shorelines hearings board is governed by chapter 34.05 RCW. The board shall issue its decision on the appeal authorized under subsections (1) and (2) of this section within one hundred eighty days after the date the petition is filed with the board or a petition to intervene is filed by the department or the attorney general, whichever is later. The time period may be extended by the board for a period of thirty days upon a showing of good cause or may be waived by the parties.
- (4) Any person may appeal any rules, regulations, or guidelines adopted or approved by the department within thirty days of the date of the adoption or approval. The board

shall make a final decision within sixty days following the hearing held thereon.

- (5) The board shall find the rule, regulation, or guideline to be valid and enter a final decision to that effect unless it determines that the rule, regulation, or guideline:
- (a) Is clearly erroneous in light of the policy of this chapter; or
- (b) Constitutes an implementation of this chapter in violation of constitutional or statutory provisions; or
 - (c) Is arbitrary and capricious; or
- (d) Was developed without fully considering and evaluating all material submitted to the department during public review and comment; or
- (e) Was not adopted in accordance with required procedures.
- (6) If the board makes a determination under subsection (5)(a) through (e) of this section, it shall enter a final decision declaring the rule, regulation, or guideline invalid, remanding the rule, regulation, or guideline to the department with a statement of the reasons in support of the determination, and directing the department to adopt, after a thorough consultation with the affected local government and any other interested party, a new rule, regulation, or guideline consistent with the board's decision.
- (7) A decision of the board on the validity of a rule, regulation, or guideline shall be subject to review in superior court, if authorized pursuant to chapter 34.05 RCW. A petition for review of the decision of the shorelines hearings board on a rule, regulation, or guideline shall be filed within thirty days after the date of final decision by the shorelines hearings board. [2003 c 393 § 22; 1997 c 199 § 1; 1995 c 347 § 310; 1994 c 253 § 3; 1989 c 175 § 183; 1986 c 292 § 2; 1975-'76 2nd ex.s. c 51 § 2; 1975 1st ex.s. c 182 § 4; 1973 1st ex.s. c 203 § 2; 1971 ex.s. c 286 § 18.]

Implementation—Effective date—2003 c 393: See RCW 43.21L.900 and 43.21L.901.

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

Effective date—1989 c 175: See note following RCW 34.05.010.

Severability—1986 c 292: See note following RCW 90.58.030.

Appeal under this chapter also subject of appeal under state environmental policy act: RCW 43.21C.075.

90.58.185 Appeals involving single-family residences or involving penalties of fifteen thousand dollars or less—Composition of board—Rules to expedite appeals. (1) In the case of an appeal involving a single-family residence or appurtenance to a single-family residence, including a dock or pier designed to serve a single-family residence, or of appeals involving a penalty of fifteen thousand dollars or less, the request for review may be heard by a panel of three board members, at least one and not more than two of whom shall be members of the pollution control hearings board. Two members of the three must agree to issue a final decision of the board.

(2) The board shall define by rule alternative processes to expedite appeals, including those involving a single-family residence or appurtenance to a single-family residence, including a dock or pier designed to serve a single-family residence, or involving a penalty of fifteen thousand dollars or less. These alternatives may include: Mediation, upon

(2008 Ed.) [Title 90 RCW—page 121]

agreement of all parties; submission of testimony by affidavit; or other forms that may lead to less formal and faster resolution of appeals. [2005 c 34 § 1; 1994 c 253 § 2.]

- **90.58.190** Appeal of department's decision to adopt or amend a master program. (1) The appeal of the department's decision to adopt a master program or amendment pursuant to RCW 90.58.070(2) or 90.58.090(5) is governed by RCW 34.05.510 through 34.05.598.
- (2)(a) The department's decision to approve, reject, or modify a proposed master program or amendment adopted by a local government planning under RCW 36.70A.040 shall be appealed to the growth management hearings board with jurisdiction over the local government. The appeal shall be initiated by filing a petition as provided in RCW 36.70A.250 through 36.70A.320.
- (b) If the appeal to the growth management hearings board concerns shorelines, the growth management hearings board shall review the proposed master program or amendment solely for compliance with the requirements of this chapter, the policy of RCW 90.58.020 and the applicable guidelines, the internal consistency provisions of RCW 36.70A.070, 36.70A.040(4), 35.63.125, and 35A.63.105, and chapter 43.21C RCW as it relates to the adoption of master programs and amendments under chapter 90.58 RCW.
- (c) If the appeal to the growth management hearings board concerns a shoreline of statewide significance, the board shall uphold the decision by the department unless the board, by clear and convincing evidence, determines that the decision of the department is inconsistent with the policy of RCW 90.58.020 and the applicable guidelines.
- (d) The appellant has the burden of proof in all appeals to the growth management hearings board under this subsection
- (e) Any party aggrieved by a final decision of a growth management hearings board under this subsection may appeal the decision to superior court as provided in RCW 36.70A.300.
- (3)(a) The department's decision to approve, reject, or modify a proposed master program or master program amendment by a local government not planning under RCW 36.70A.040 shall be appealed to the shorelines hearings board by filing a petition within thirty days of the date of the department's written notice to the local government of the department's decision to approve, reject, or modify a proposed master program or master program amendment as provided in RCW 90.58.090(2).
- (b) In an appeal relating to shorelines, the shorelines hearings board shall review the proposed master program or master program amendment and, after full consideration of the presentations of the local government and the department, shall determine the validity of the local government's master program or amendment in light of the policy of RCW 90.58.020 and the applicable guidelines.
- (c) In an appeal relating to shorelines of statewide significance, the shorelines hearings board shall uphold the decision by the department unless the board determines, by clear and convincing evidence that the decision of the department is inconsistent with the policy of RCW 90.58.020 and the applicable guidelines.

- (d) Review by the shorelines hearings board shall be considered an adjudicative proceeding under chapter 34.05 RCW, the Administrative Procedure Act. The aggrieved local government shall have the burden of proof in all such reviews
- (e) Whenever possible, the review by the shorelines hearings board shall be heard within the county where the land subject to the proposed master program or master program amendment is primarily located. The department and any local government aggrieved by a final decision of the hearings board may appeal the decision to superior court as provided in chapter 34.05 RCW.
- (4) A master program amendment shall become effective after the approval of the department or after the decision of the shorelines hearings board to uphold the master program or master program amendment, provided that the board may remand the master program or master program adjustment to the local government or the department for modification prior to the final adoption of the master program or master program amendment. [2003 c 321 § 4; 1995 c 347 § 311; 1989 c 175 § 184; 1986 c 292 § 3; 1971 ex.s. c 286 § 19.]

Finding—Intent—2003 c 321: See note following RCW 90.58.030.

Finding—Severability—Part headings and table of contents not law—1995 c 347: See notes following RCW 36.70A.470.

Effective date—1989 c 175: See note following RCW 34.05.010. Severability—1986 c 292: See note following RCW 90.58.030.

- 90.58.195 Shoreline master plan review—Local governments with coastal waters or coastal shorelines. (1) The department of ecology, in cooperation with other state agencies and coastal local governments, shall prepare and adopt ocean use guidelines and policies to be used in reviewing, and where appropriate, amending, shoreline master programs of local governments with coastal waters or coastal shorelines within their boundaries. These guidelines shall be finalized by April 1, 1990.
- (2) After the department of ecology has adopted the guidelines required in subsection (1) of this section, counties, cities, and towns with coastal waters or coastal shorelines shall review their shoreline master programs to ensure that the programs conform with RCW 43.143.010 and 43.143.030 and with the department of ecology's ocean use guidelines. Amended master programs shall be submitted to the department of ecology for its approval under RCW 90.58.090 by June 30, 1991. [1989 1st ex.s. c 2 § 13.]
- **90.58.200 Rules and regulations.** The department and local governments are authorized to adopt such rules as are necessary and appropriate to carry out the provisions of this chapter. [1971 ex.s. c 286 § 20.]
- 90.58.210 Court actions to insure against conflicting uses and to enforce—Civil penalty—Review. (1) Except as provided in RCW 43.05.060 through 43.05.080 and 43.05.150, the attorney general or the attorney for the local government shall bring such injunctive, declaratory, or other actions as are necessary to insure that no uses are made of the shorelines of the state in conflict with the provisions and programs of this chapter, and to otherwise enforce the provisions of this chapter.

[Title 90 RCW—page 122] (2008 Ed.)

- (2) Any person who shall fail to conform to the terms of a permit issued under this chapter or who shall undertake development on the shorelines of the state without first obtaining any permit required under this chapter shall also be subject to a civil penalty not to exceed one thousand dollars for each violation. Each permit violation or each day of continued development without a required permit shall constitute a separate violation.
- (3) The penalty provided for in this section shall be imposed by a notice in writing, either by certified mail with return receipt requested or by personal service, to the person incurring the same from the department or local government, describing the violation with reasonable particularity and ordering the act or acts constituting the violation or violations to cease and desist or, in appropriate cases, requiring necessary corrective action to be taken within a specific and reasonable time.
- (4) Within thirty days after the notice is received, the person incurring the penalty may apply in writing to the department for remission or mitigation of such penalty. Upon receipt of the application, the department or local government may remit or mitigate the penalty upon whatever terms the department or local government in its discretion deems proper. Any penalty imposed pursuant to this section by the department shall be subject to review by the shorelines hearings board. Any penalty imposed pursuant to this section by local government shall be subject to review by the local government legislative authority. Any penalty jointly imposed by the department and local government shall be appealed to the shorelines hearings board. [1995 c 403 § 637; 1986 c 292 § 4; 1971 ex.s. c 286 § 21.]

Findings—Short title—Intent—1995 c 403: See note following RCW 34.05.328.

Part headings not law—Severability—1995 c 403: See RCW 43.05.903 and 43.05.904.

Severability—1986 c 292: See note following RCW 90.58.030.

90.58.220 General penalty. In addition to incurring civil liability under RCW 90.58.210, any person found to have wilfully engaged in activities on the shorelines of the state in violation of the provisions of this chapter or any of the master programs, rules, or regulations adopted pursuant thereto shall be guilty of a gross misdemeanor, and shall be punished by a fine of not less than twenty-five nor more than one thousand dollars or by imprisonment in the county jail for not more than ninety days, or by both such fine and imprisonment: PROVIDED, That the fine for the third and all subsequent violations in any five-year period shall be not less than five hundred nor more than ten thousand dollars: PRO-VIDED FURTHER, That fines for violations of RCW 90.58.550, or any rule adopted thereunder, shall be determined under RCW 90.58.560. [1983 c 138 § 3; 1971 ex.s. c 286 § 22.]

90.58.230 Violators liable for damages resulting from violation—Attorney's fees and costs. Any person subject to the regulatory program of this chapter who violates any provision of this chapter or permit issued pursuant thereto shall be liable for all damage to public or private property arising from such violation, including the cost of restoring the affected area to its condition prior to violation.

The attorney general or local government attorney shall bring suit for damages under this section on behalf of the state or local governments. Private persons shall have the right to bring suit for damages under this section on their own behalf and on the behalf of all persons similarly situated. If liability has been established for the cost of restoring an area affected by a violation the court shall make provision to assure that restoration will be accomplished within a reasonable time at the expense of the violator. In addition to such relief, including money damages, the court in its discretion may award attorney's fees and costs of the suit to the prevailing party. [1971 ex.s. c 286 § 23.]

90.58.240 Additional authority granted department and local governments. In addition to any other powers granted hereunder, the department and local governments may:

- (1) Acquire lands and easements within shorelines of the state by purchase, lease, or gift, either alone or in concert with other governmental entities, when necessary to achieve implementation of master programs adopted hereunder;
- (2) Accept grants, contributions, and appropriations from any agency, public or private, or individual for the purposes of this chapter;
- (3) Appoint advisory committees to assist in carrying out the purposes of this chapter;
- (4) Contract for professional or technical services required by it which cannot be performed by its employees. [1972 ex.s. c 53 § 1; 1971 ex.s. c 286 § 24.]
- 90.58.250 Intent—Department to cooperate with local governments—Grants for development of master programs. (1) The legislature intends to eliminate the limits on state funding of shoreline master program development and amendment costs. The legislature further intends that the state will provide funding to local governments that is reasonable and adequate to accomplish the costs of developing and amending shoreline master programs consistent with the schedule established by RCW 90.58.080. Except as specifically described herein, nothing in chapter 262, Laws of 2003 is intended to alter the existing obligation, duties, and benefits provided by chapter 262, Laws of 2003 to local governments and the department.
- (2) The department is directed to cooperate fully with local governments in discharging their responsibilities under this chapter. Funds shall be available for distribution to local governments on the basis of applications for preparation of master programs and the provisions of RCW 90.58.080(7). Such applications shall be submitted in accordance with regulations developed by the department. The department is authorized to make and administer grants within appropriations authorized by the legislature to any local government within the state for the purpose of developing a master shorelines program. [2003 c 262 § 3; 1971 ex.s. c 286 § 25.]
- 90.58.260 State to represent its interest before federal agencies, interstate agencies and courts. The state, through the department of ecology and the attorney general, shall represent its interest before water resource regulation management, development, and use agencies of the United

(2008 Ed.) [Title 90 RCW—page 123]

States, including among others, the federal power commission, environmental protection agency, corps of engineers, department of the interior, department of agriculture and the atomic energy commission, before interstate agencies and the courts with regard to activities or uses of shorelines of the state and the program of this chapter. Where federal or interstate agency plans, activities, or procedures conflict with state policies, all reasonable steps available shall be taken by the state to preserve the integrity of its policies. [1971 ex.s. c 286 § 26.]

90.58.270 Nonapplication to certain structures, docks, developments, etc., placed in navigable waters—Nonapplication to certain rights of action, authority. (1) Nothing in this statute shall constitute authority for requiring or ordering the removal of any structures, improvements, docks, fills, or developments placed in navigable waters prior to December 4, 1969, and the consent and authorization of the state of Washington to the impairment of public rights of navigation, and corollary rights incidental thereto, caused by the retention and maintenance of said structures, improvements, docks, fills or developments are hereby granted: PROVIDED, That the consent herein given shall not relate to any structures, improvements, docks, fills, or developments placed on tidelands, shorelands, or beds underlying said waters which are in trespass or in violation of state statutes.

- (2) Nothing in this section shall be construed as altering or abridging any private right of action, other than a private right which is based upon the impairment of public rights consented to in subsection (1) hereof.
- (3) Nothing in this section shall be construed as altering or abridging the authority of the state or local governments to suppress or abate nuisances or to abate pollution.
- (4) Subsection (1) of this section shall apply to any case pending in the courts of this state on June 1, 1971 relating to the removal of structures, improvements, docks, fills, or developments based on the impairment of public navigational rights. [1971 ex.s. c 286 § 27.]

90.58.280 Application to all state agencies, counties, public and municipal corporations. The provisions of this chapter shall be applicable to all agencies of state government, counties, and public and municipal corporations and to all shorelines of the state owned or administered by them. [1971 ex.s. c 286 § 28.]

90.58.290 Restrictions as affecting fair market value of property. The restrictions imposed by this chapter shall be considered by the county assessor in establishing the fair market value of the property. [1971 ex.s. c 286 § 29.]

Special authority. The department of ecology is designated the state agency responsible for the program of regulation of the shorelines of the state, including coastal shorelines and the shorelines of the inner tidal waters of the state, and is authorized to cooperate with the federal government and sister states and to receive benefits of any statutes of the United States whenever enacted which relate to the programs of this chapter. [1971 ex.s. c 286 § 30.]

90.58.310 Designation of shorelines of statewide significance by legislature—Recommendation by director, procedure. Additional shorelines of the state shall be designated shorelines of statewide significance only by affirmative action of the legislature.

The director of the department may, however, from time to time, recommend to the legislature areas of the shorelines of the state which have statewide significance relating to special economic, ecological, educational, developmental, recreational, or aesthetic values to be designated as shorelines of statewide significance.

Prior to making any such recommendation the director shall hold a public hearing in the county or counties where the shoreline under consideration is located. It shall be the duty of the county commissioners of each county where such a hearing is conducted to submit their views with regard to a proposed designation to the director at such date as the director determines but in no event shall the date be later than sixty days after the public hearing in the county. [1971 ex.s. c 286 § 31.]

90.58.320 Height limitation respecting permits. No permit shall be issued pursuant to this chapter for any new or expanded building or structure of more than thirty-five feet above average grade level on shorelines of the state that will obstruct the view of a substantial number of residences on areas adjoining such shorelines except where a master program does not prohibit the same and then only when overriding considerations of the public interest will be served. [1971 ex.s. c 286 § 32.]

90.58.340 Use policies for land adjacent to shorelines, development of. All state agencies, counties, and public and municipal corporations shall review administrative and management policies, regulations, plans, and ordinances relative to lands under their respective jurisdictions adjacent to the shorelines of the state so as the [to] achieve a use policy on said land consistent with the policy of this chapter, the guidelines, and the master programs for the shorelines of the state. The department may develop recommendations for land use control for such lands. Local governments shall, in developing use regulations for such areas, take into consideration any recommendations developed by the department as well as any other state agencies or units of local government. [1971 ex.s. c 286 § 34.]

90.58.350 Nonapplication to treaty rights. Nothing in this chapter shall affect any rights established by treaty to which the United States is a party. [1971 ex.s. c 286 § 35.]

Procedural requirements not applicable. The procedural requirements of this chapter shall not apply to any person conducting a remedial action at a facility pursuant to a consent decree, order, or agreed order issued pursuant to chapter 70.105D RCW, or to the department of ecology when it conducts a remedial action under chapter 70.105D RCW. The department of ecology shall ensure compliance with the substantive requirements of this chapter through the consent decree, order, or agreed order issued pursuant to chapter

[Title 90 RCW—page 124] (2008 Ed.)

70.105D RCW, or during the department-conducted remedial action, through the procedures developed by the department pursuant to RCW 70.105D.090. [1994 c 257 § 20.]

Severability—1994 c 257: See note following RCW 36.70A.270.

90.58.360 Existing requirements for permits, certificates, etc., not obviated. Nothing in this chapter shall obviate any requirement to obtain any permit, certificate, license, or approval from any state agency or local government. [1971 ex.s. c 286 § 36.]

90.58.370 Processing of permits or authorizations for emergency water withdrawal and facilities to be expedited. All state and local agencies with authority under this chapter to issue permits or other authorizations in connection with emergency water withdrawals and facilities authorized under RCW 43.83B.410 shall expedite the processing of such permits or authorizations in keeping with the emergency nature of such requests and shall provide a decision to the applicant within fifteen calendar days of the date of application. [1989 c 171 § 11; 1987 c 343 § 5.]

Severability—1989 c 171: See note following RCW 43.83B.400. Severability—1987 c 343: See note following RCW 43.83B.300.

90.58.380 Adoption of wetland manual. The department by rule shall adopt a manual for the delineation of wetlands under this chapter that implements and is consistent with the 1987 manual in use on January 1, 1995, by the United States army corps of engineers and the United States environmental protection agency. If the corps of engineers and the environmental protection agency adopt changes to or a different manual, the department shall consider those changes and may adopt rules implementing those changes. [1995 c 382 § 11.]

90.58.390 Certain secure community transition facilities not subject to chapter. (Expires June 30, 2009.) An emergency has been caused by the need to expeditiously site facilities to house sexually violent predators who have been committed under chapter 71.09 RCW. To meet this emergency, secure community transition facilities sited pursuant to the preemption provisions of RCW 71.09.342 and secure facilities sited pursuant to the preemption provisions of RCW 71.09.250 are not subject to the provisions of this chapter.

This section expires June 30, 2009. [2002 c 68 § 13.]

Purpose—Severability—Effective date—2002 c 68: See notes following RCW 36.70A.200.

90.58.515 Watershed restoration projects—Exemption. Watershed restoration projects as defined in RCW 89.08.460 are exempt from the requirement to obtain a substantial development permit. Local government shall review the projects for consistency with the locally adopted shoreline master program in an expeditious manner and shall issue its decision along with any conditions within forty-five days of receiving a complete consolidated application form from the applicant. No fee may be charged for accepting and processing applications for watershed restoration projects as used in this section. [1995 c 378 § 16.]

- 90.58.550 Oil or natural gas exploration in marine waters—Definitions—Application for permit—Requirements—Review—Enforcement. (1) Within this section the following definitions apply:
- (a) "Exploration activity" means reconnaissance or survey work related to gathering information about geologic features and formations underlying or adjacent to marine waters;
- (b) "Marine waters" include the waters of Puget Sound north to the Canadian border, the waters of the Strait of Juan de Fuca, the waters between the western boundary of the state and the ordinary high water mark, and related bays and estuaries:
- (c) "Vessel" includes ships, boats, barges, or any other floating craft.
- (2) A person desiring to perform oil or natural gas exploration activities by vessel located on or within marine waters of the state shall first obtain a permit from the department of ecology. The department may approve an application for a permit only if it determines that the proposed activity will not:
- (a) Interfere materially with the normal public uses of the marine waters of the state;
- (b) Interfere with activities authorized by a permit issued under RCW 90.58.140(2);
- (c) Injure the marine biota, beds, or tidelands of the waters:
- (d) Violate water quality standards established by the department; or
 - (e) Create a public nuisance.
- (3) Decisions on an application under subsection (2) of this section are subject to review only by the pollution control hearings board under chapter 43.21B RCW.
- (4) This section does not apply to activities conducted by an agency of the United States or the state of Washington.
- (5) This section does not lessen, reduce, or modify RCW 90.58.160.
- (6) The department may adopt rules necessary to implement this section.
- (7) The attorney general shall enforce this section. [1983 c $138 \ 8 \ 1.1$

Ocean resources management act: Chapter 43.143 RCW.

Transport of petroleum products or hazardous substances: Chapter 88.40 RCW.

90.58.560 Oil or natural gas exploration—Violations of RCW 90.58.550—Penalty—Appeal. (1) Except as provided in RCW 43.05.060 through 43.05.080 and 43.05.150, a person who violates RCW 90.58.550, or any rule adopted thereunder, is subject to a penalty in an amount of up to five thousand dollars a day for every such violation. Each and every such violation shall be a separate and distinct offense, and in case of a continuing violation, every day's continuance shall be and be deemed to be a separate and distinct violation. Every act of commission or omission which procures, aids or abets in the violation shall be considered a violation under the provisions of this section and subject to the penalty provided for in this section.

(2) The penalty shall be imposed by a notice in writing, either by certified mail with return receipt requested or by personal service, to the person incurring the penalty from the director or the director's representative describing such viola-

(2008 Ed.) [Title 90 RCW—page 125]

tion with reasonable particularity. The director or the director's representative may, upon written application therefor received within fifteen days after notice imposing any penalty is received by the person incurring the penalty, and when deemed to carry out the purposes of this chapter, remit or mitigate any penalty provided for in this section upon such terms as he or she deems proper, and shall have authority to ascertain the facts upon all such applications in such manner and under such regulations as he or she may deem proper.

- (3) Any person incurring any penalty under this section may appeal the penalty to the hearings board as provided for in chapter 43.21B RCW. Such appeals shall be filed within thirty days of receipt of notice imposing any penalty unless an application for remission or mitigation is made to the department. When an application for remission or mitigation is made, such appeals shall be filed within thirty days of receipt of notice from the director or the director's representative setting forth the disposition of the application. Any penalty imposed under this section shall become due and payable thirty days after receipt of a notice imposing the same unless application for remission or mitigation is made or an appeal is filed. When an application for remission or mitigation is made, any penalty incurred hereunder shall become due and payable thirty days after receipt of notice setting forth the disposition of the application unless an appeal is filed from such disposition. Whenever an appeal of any penalty incurred under this section is filed, the penalty shall become due and payable only upon completion of all review proceedings and the issuance of a final order confirming the penalty in whole or in part.
- (4) If the amount of any penalty is not paid to the department within thirty days after it becomes due and payable, the attorney general, upon the request of the director, shall bring an action in the name of the state of Washington in the superior court of Thurston county or of any county in which such violator may do business, to recover such penalty. In all such actions the procedure and rules of evidence shall be the same as an ordinary civil action except as otherwise in this chapter provided. All penalties recovered under this section shall be paid into the state treasury and credited to the general fund. [1995 c 403 § 638; 1983 c 138 § 2.]

Findings—Short title—Intent—1995 c 403: See note following RCW

Part headings not law-Severability-1995 c 403: See RCW 43.05.903 and 43.05.904.

90.58.570 Consultation before responding to federal coastal zone management certificates. The department of ecology shall consult with affected state agencies, local governments, Indian tribes, and the public prior to responding to federal coastal zone management consistency certifications for uses and activities occurring on the federal outer continental shelf. [1989 1st ex.s. c 2 § 15.]

Severability—1989 1st ex.s. c 2: See RCW 43.143.902.

90.58.600 Conformance with chapter 43.97 RCW

required. With respect to the National Scenic Area, as defined in the Columbia [River] Gorge National Scenic Area Act, P.L. 99-663, the exercise of any power or authority by a local government or the department of ecology pursuant to this chapter shall be subject to and in conformity with the requirements of chapter 43.97 RCW, including the management plan regulations and ordinances adopted by the Columbia River Gorge commission pursuant to the Compact. [1987] c 499 § 10.]

90.58.900 Liberal construction—1971 ex.s. c 286. This chapter is exempted from the rule of strict construction, and it shall be liberally construed to give full effect to the objectives and purposes for which it was enacted. [1971 ex.s. c 286 § 37.]

90.58.910 Severability—1971 ex.s. c 286. If any provision of this chapter, or its application to any person or legal entity or circumstances, is held invalid, the remainder of the act, or the application of the provision to other persons or legal entities or circumstances, shall not be affected. [1971] ex.s. c 286 § 40.]

90.58.911 Severability—1983 c 138. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1983 c 138 § 4.]

90.58.920 Effective date—1971 ex.s. c 286. This chapter is necessary for the immediate preservation of the public peace, health and safety, the support of the state government, and its existing institutions. This 1971 act shall take effect on June 1, 1971. The director of ecology is authorized to immediately take such steps as are necessary to insure that this 1971 act is implemented on its effective date. [1971 ex.s. c 286 § 41.]

Chapter 90.64 RCW

DAIRY NUTRIENT MANAGEMENT

(Formerly: Dairy waste management)

Sections	
90.64.005	Findings.
90.64.010	Definitions.
90.64.015	Environmental excellence program agreements—Effect on chapter.
90.64.017	Registration of dairy producers—Information required—Information to producers regarding chapter.
90.64.020	Concentrated dairy animal feeding operation—Designation—Permit.
90.64.023	Inspection program.
90.64.026	Dairy nutrient management plans—Elements—Approval— Timelines—Certification.
90.64.028	Appeals from denial of plan approval or certification—Dairy producer-requested hearings—Extension of timelines.
90.64.030	Investigation of dairy farms—Report of findings—Corrective action—Violations of water quality laws—Waivers—Penalties
90.64.040	Appeal from actions and orders of the department.
90.64.050	Duties of department—Annual report to commission.
90.64.070	Duties of conservation district.
90.64.080	Duties of conservation commission.
90.64.100	Parties' liability.
90.64.110	Rules.
90.64.120	Department's authority under federal law or chapter 90.48 RCW not affected.
90.64.130	Database.
90.64.140	Technical assistance teams—Standards and specifications for dairy nutrient management plans.
90.64.150	Livestock nutrient management account.

[Title 90 RCW—page 126] (2008 Ed.)

90.64.160	Grants for dairy producers—Statement of environmental benefits—Development of outcome-focused performance measures.
90.64.170	Livestock nutrient management program—Review of statu- tory authority—Recommendations for statutory changes— Prerequisite to administering federal program.
90.64.180	Protocol for monitoring waters near dairies and CAFOs.
90.64.190	Information subject to public records disclosure—Rules.
90.64.800	Reports to the legislature.
90.64.900	Effective date—1998 c 262.
90.64.901	Transfer of powers, duties, and functions to the department of agriculture.

90.64.005 Findings. The legislature finds that there is a need to establish a clear and understandable process that provides for the proper and effective management of dairy nutrients that affect the quality of surface or ground waters in the state of Washington. The legislature finds that there is a need for a program that will provide a stable and predictable business climate upon which dairy farms may base future investment decisions.

The legislature finds that federal regulations require a permit program for dairies with over seven hundred head of mature cows and, other specified dairy farms that directly discharge into waters or are otherwise significant contributors of pollution. The legislature finds that significant work has been ongoing over a period of time and that the intent of this chapter is to take the consensus that has been developed and place it into statutory form.

It is also the intent of this chapter to establish an inspection and technical assistance program for dairy farms to address the discharge of pollution to surface and ground waters of the state that will lead to water quality compliance by the industry. A further purpose is to create a balanced program involving technical assistance, regulation, and enforcement with coordination and oversight of the program by a *committee composed of industry, agency, and other representatives. Furthermore, it is the objective of this chapter to maintain the administration of the water quality program as it relates to dairy operations at the state level.

It is also the intent of this chapter to recognize the existing working relationships between conservation districts, the conservation commission, and the department of ecology in protecting water quality of the state. A further purpose of this chapter is to provide statutory recognition of the coordination of the functions of conservation districts, the conservation commission, and the department of ecology pertaining to development of dairy waste management plans for the protection of water quality. [1998 c 262 § 1; 1993 c 221 § 1.]

*Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

- **90.64.010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "*Advisory and oversight committee" means a balanced committee of agency, dairy farm, and interest group representatives convened to provide oversight and direction to the dairy nutrient management program.
- (2) "Bypass" means the intentional diversion of waste streams from any portion of a treatment facility.

- (3) "Catastrophic" means a tornado, hurricane, earthquake, flood, or other extreme condition that causes an overflow from a required waste retention structure.
 - (4) "Certification" means:
- (a) The acknowledgment by a local conservation district that a dairy producer has constructed or otherwise put in place the elements necessary to implement his or her dairy nutrient management plan; and
- (b) The acknowledgment by a dairy producer that he or she is managing dairy nutrients as specified in his or her approved dairy nutrient management plan.
- (5) "Chronic" means a series of wet weather events that precludes the proper operation of a dairy nutrient management system that is designed for the current herd size.
- (6) "Conservation commission" or "commission" means the conservation commission under chapter 89.08 RCW.
- (7) "Conservation districts" or "district" means a subdivision of state government organized under chapter 89.08 RCW.
- (8) "Concentrated dairy animal feeding operation" means a dairy animal feeding operation subject to regulation under this chapter which the director designates under RCW 90.64.020 or meets the following criteria:
- (a) Has more than seven hundred mature dairy cows, whether milked or dry cows, that are confined; or
- (b) Has more than two hundred head of mature dairy cattle, whether milked or dry cows, that are confined and either:
- (i) From which pollutants are discharged into navigable waters through a manmade ditch, flushing system, or other similar manmade device; or
- (ii) From which pollutants are discharged directly into surface or ground waters of the state that originate outside of and pass over, across, or through the facility or otherwise come into direct contact with the animals confined in the operation.
- (9) "Dairy animal feeding operation" means a lot or facility where the following conditions are met:
- (a) Dairy animals that have been, are, or will be stabled or confined and fed for a total of forty-five days or more in any twelve-month period; and
- (b) Crops, vegetation forage growth, or postharvest residues are not sustained in the normal growing season over any portion of the lot or facility. Two or more dairy animal feeding operations under common ownership are considered, for the purposes of this chapter, to be a single dairy animal feeding operation if they adjoin each other or if they use a common area for land application of wastes.
- (10) "Dairy farm" means any farm that is licensed to produce milk under chapter 15.36 RCW.
- (11) "Dairy nutrient" means any organic waste produced by dairy cows or a dairy farm operation.
- (12) "Dairy nutrient management plan" means a plan meeting the requirements established under RCW 90.64.026.
- (13) "Dairy nutrient management technical assistance team" means one or more professional engineers and local conservation district employees convened to serve one of four distinct geographic areas in the state.
- (14) "Dairy producer" means a person who owns or operates a dairy farm.
- (15) "Department" means the department of ecology under chapter 43.21A RCW.

(2008 Ed.) [Title 90 RCW—page 127]

- (16) "Director" means the director of the department of ecology, or his or her designee.
- (17) "Upset" means an exceptional incident in which there is an unintentional and temporary noncompliance with technology-based permit effluent limitations because of factors beyond the reasonable control of the dairy. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.
 - (18) "Violation" means the following acts or omissions:
- (a) A discharge of pollutants into the waters of the state, except those discharges that are due to a chronic or catastrophic event, or to an upset as provided in 40 C.F.R. Sec. 122.41, or to a bypass as provided in 40 C.F.R. Sec. 122.41, and that occur when:
- (i) A dairy producer has a current national pollutant discharge elimination system permit with a wastewater system designed, operated, and maintained for the current herd size and that contains all process-generated wastewater plus average annual precipitation minus evaporation plus contaminated storm water runoff from a twenty-five year, twenty-four hour rainfall event for that specific location, and the dairy producer has complied with all permit conditions, including dairy nutrient management plan conditions for appropriate land application practices; or
- (ii) A dairy producer does not have a national pollutant discharge elimination system permit, but has complied with all of the elements of a dairy nutrient management plan that: Prevents the discharge of pollutants to waters of the state, is commensurate with the dairy producer's current herd size, and is approved and certified under RCW 90.64.026;
- (b) Failure to register as required under RCW 90.64.017;
- (c) The lack of an approved dairy nutrient management plan by July 1, 2002; or
- (d) The lack of a certified dairy nutrient management plan for a dairy farm after December 31, 2003. [1998 c 262 § 2; 1993 c 221 § 2.]

*Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

90.64.015 Environmental excellence program agreements—Effect on chapter. Notwithstanding any other provision of law, any legal requirement under this chapter, including any standard, limitation, rule, or order is superseded and replaced in accordance with the terms and provisions of an environmental excellence program agreement, entered into under chapter 43.21K RCW. [1997 c 381 § 29.]

Purpose—1997 c 381: See RCW 43.21K.005.

90.64.017 Registration of dairy producers—Information required—Information to producers regarding chapter. (1) Every dairy producer licensed under chapter 15.36 RCW shall register with the department by September 1, 1998, and shall reregister with the department by September 1st of every even-numbered year. Every dairy producer licensed after September 1, 1998, shall register with the department within sixty days of licensing. The purpose of

- registration is to provide and update baseline information for the dairy nutrient management program.
- (2) To facilitate registration, the department shall obtain from the food safety and animal health division of the department of agriculture a current list of all licensed dairy producers in the state and mail a registration form to each licensed dairy producer no later than July 15, 1998.
- (3) At a minimum, the form shall require the following information as of the date the form is completed:
- (a) The name and address of the operator of the dairy farm:
 - (b) The name and address of the dairy farm;
 - (c) The telephone number of the dairy farm;
 - (d) The number of cows in the dairy farm;
 - (e) The number of young stock in the dairy farm;
- (f) The number of acres owned and rented in the dairy farm;
- (g) Whether the dairy producer, to the best of his or her knowledge, has a plan for managing dairy nutrient discharges that is commensurate with the size of his or her herd, and whether the plan is being fully implemented; and
- (h) If the fields where dairy nutrients are being applied belong to someone other than the dairy producer whose farm operation generated the nutrients, the name, address, and telephone number of the owners of the property accepting the dairy nutrients.
- (4) In the mailing to dairy producers containing the registration form, the department shall also provide clear and comprehensive information regarding the requirements of this chapter.
- (5) The department shall require the registrant to provide only information that is not already available from other sources accessible to the department, such as dairy licensing information. [1998 c 262 § 3.]
- 90.64.020 Concentrated dairy animal feeding operation—Designation—Permit. (1) The director of the department of ecology may designate any dairy animal feeding operation as a concentrated dairy animal feeding operation upon determining that it is a significant contributor of pollution to the surface or ground waters of the state. In making this designation the director shall consider the following factors:
- (a) The size of the animal feeding operation and the amount of wastes reaching waters of the state;
- (b) The location of the animal feeding operation relative to waters of the state;
- (c) The means of conveyance of animal wastes and process waters into the waters of the state;
- (d) The slope, vegetation, rainfall, and other factors affecting the likelihood or frequency of discharge of animal wastes and process waste waters into the waters of the state; and
- (e) Other relevant factors as established by the department by rule.
- (2) A notice of intent to apply for a permit shall not be required from a concentrated dairy animal feeding operation designated under this section until the director has conducted an on-site inspection of the operation and determined that the operation should and could be regulated under the permit program. [1993 c 221 § 3.]

[Title 90 RCW—page 128] (2008 Ed.)

- **90.64.023 Inspection program.** (1) By October 1, 1998, the department shall initiate an inspection program of all dairy farms in the state. The purpose of the inspections is to:
 - (a) Survey for evidence of violations;
- (b) Identify corrective actions for actual or imminent discharges that violate or could violate the state's water quality standards;
- (c) Monitor the development and implementation of dairy nutrient management plans; and
- (d) Identify dairy producers who would benefit from technical assistance programs.
- (2) Local conservation district employees may, at their discretion, accompany department inspectors on any scheduled inspection of dairy farms except random, unannounced inspections.
- (3) Follow-up inspections shall be conducted by the department to ensure that corrective and other actions as identified in the course of initial inspections are being carried out. The department shall also conduct such additional inspections as are necessary to ensure compliance with state and federal water quality requirements, provided that all licensed dairy farms shall be inspected once within two years of the start of this program. The department, in consultation with the *advisory and oversight committee established in section 8 of this act, shall develop performance-based criteria to determine the frequency of inspections.
- (4) Dairy farms shall be prioritized for inspection based on the development of criteria that include, but are not limited to, the following factors:
- (a) Existence or implementation of a dairy nutrient management plan;
 - (b) Proximity to impaired waters of the state; and
- (c) Proximity to all other waters of the state. The criteria developed to implement this subsection (4) shall be reviewed by the *advisory and oversight committee. [1998 c 262 § 5.]
- *Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.
- 90.64.026 Dairy nutrient management plans—Elements—Approval—Timelines—Certification. (1) Except for those producers who already have a certified dairy nutrient management plan as required under the terms and conditions of an individual or general national pollutant discharge elimination system permit, all dairy producers licensed under chapter 15.36 RCW, regardless of size, shall prepare a dairy nutrient management plan. If at any time a dairy nutrient management plan fails to prevent the discharge of pollutants to waters of the state, it shall be required to be updated.
- (2) By November 1, 1998, the conservation commission, in conjunction with the *advisory and oversight committee established under section 8 of this act shall develop a document clearly describing the elements that a dairy nutrient management plan must contain to gain local conservation district approval.
- (3) In developing the elements that an approved dairy nutrient management plan must contain, the commission may authorize the use of other methods and technologies than those developed by the natural resources conservation service when such alternatives have been evaluated by the *advisory

- and oversight committee. Alternative methods and technologies shall meet the standards and specifications of:
- (a) The natural resources conservation service as modified by the geographically based standards developed under RCW 90.64.140; or
- (b) A professional engineer with expertise in the area of dairy nutrient management.
- (4) In evaluating alternative technologies and methods, the principal objectives of the *committee's evaluation shall be determining:
- (a) Whether there is a substantial likelihood that, once implemented, the alternative technologies and methods would not violate water quality requirements;
- (b) Whether more cost-effective methods can be successfully implemented in some or all categories of dairy operations; and
- (c) Whether the technologies and methods approved or provided by the natural resources conservation service for use by confined animal feeding operations are necessarily required for other categories of dairy operations.

In addition, the *committee shall encourage the conservation commission and the conservation districts to apply in dairy nutrient management plans technologies and methods that are appropriate to the needs of the specific type of operation and the specific farm site and to avoid imposing requirements that are not necessary for the specific dairy producer to achieve compliance with water quality requirements.

- (5) Such plans shall be submitted for approval to the local conservation district where the dairy farm is located, and shall be approved by conservation districts no later than by July 1, 2002. The conservation commission, in conjunction with conservation districts, shall develop a statewide schedule of plan development and approval to ensure adequate resources are available to have all plans approved by July 1, 2002.
- (6) If a dairy producer leases land for dairy production from an owner who has prohibited the development of capital improvements, such as storage lagoons, on the leased property, the dairy producer shall indicate in his or her dairy nutrient management plan that such improvements are prohibited by the landowner and shall describe other methods, such as land application, that will be employed by the dairy producer to manage dairy nutrients.
- (7) Notwithstanding the timelines in this section, any dairy farm licensed after September 1, 1998, shall have six months from the date of licensing to develop a dairy nutrient management plan and another eighteen months to fully implement that plan.
- (8) If a plan contains the elements identified in subsection (2) of this section, a conservation district shall approve the plan no later than ninety days after receiving the plan. If the plan does not contain the elements identified in subsection (2) of this section, the local conservation district shall notify the dairy producer in writing of modifications needed in the plan no later than ninety days after receiving the plan. The dairy producer shall provide a revised plan that includes the needed modifications within ninety days of the date of the local conservation district notification. If the dairy producer does not agree with, or otherwise takes exception to, the modifications requested by the local conservation district, the dairy producer may initiate the appeals process described in

(2008 Ed.) [Title 90 RCW—page 129]

RCW 90.64.028 within thirty days of receiving the letter of notification.

- (9) An approved plan shall be certified by a conservation district and a dairy producer when the elements necessary to implement the plan have been constructed or otherwise put in place, and are being used as designed and intended. A certification form shall be developed by the conservation commission for use statewide and shall provide for a signature by both a conservation district representative and a dairy producer. Certification forms shall be signed by December 31, 2003, and a copy provided to the department for recording in the database established in RCW 90.64.130.
- (10) The ability of dairy producers to comply with the planning requirements of this chapter depends, in many cases, on the availability of federal and state funding to support technical assistance provided by local conservation districts. Dairy producers shall not be held responsible for noncompliance with the planning requirements of this chapter if conservation districts are unable to perform their duties under this chapter because of insufficient funding. [1998 c 262 § 6.]

*Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

90.64.028 Appeals from denial of plan approval or certification—Dairy producer-requested hearings—Extension of timelines. (1) Conservation district decisions pertaining to denial of approval or denial of certification of a dairy nutrient management plan; modification or amendment of a plan; conditions contained in a plan; application of any dairy nutrient management practices, standards, methods, and technologies to a particular dairy farm; and the failure to adhere to plan review and approval timelines identified in RCW 90.64.026 are appealable under this chapter. Department actions pertaining to water quality violations are appealable under chapter 90.48 RCW.

In addition, a dairy producer who is constrained from complying with the planning requirements of this chapter because of financial hardship or local permitting delays may request a hearing before the conservation commission and may request an extension of up to one year beyond the approval and certification dates prescribed in this chapter for plan approval and certification.

- (2) Within thirty days of receiving a local conservation district notification regarding any of the decisions identified in subsection (1) of this section, a dairy producer who disagrees with any of these decisions may request an informal hearing before the conservation commission or may appeal directly to the pollution control hearings board. The commission shall issue a written decision no later than thirty days after the informal hearing.
- (3) If the conservation commission reverses the decision of the conservation district, the conservation district may appeal this reversal to the pollution control hearings board according to the procedure in chapter 43.21B RCW within thirty days of receipt of the commission's decision.
- (4) When an appeals process is initiated under this section, the length of time extending from the start of the appeals process to its conclusion shall be added onto the timelines provided in this chapter for plan development, approval, and

certification only if an appeal is heard by the pollution control hearings board. [1998 c 262 § 7.]

- 90.64.030 Investigation of dairy farms—Report of findings—Corrective action—Violations of water quality laws—Waivers—Penalties. (1) Under the inspection program established in RCW 90.64.023, the department may investigate a dairy farm to determine whether the operation is discharging pollutants or has a record of discharging pollutants into surface or ground waters of the state. Upon concluding an investigation, the department shall make a written report of its findings, including the results of any water quality measurements, photographs, or other pertinent information, and provide a copy of the report to the dairy producer within twenty days of the investigation.
- (2) The department shall investigate a written complaint filed with the department within three working days and shall make a written report of its findings including the results of any water quality measurements, photographs, or other pertinent information. Within twenty days of receiving a written complaint, a copy of the findings shall be provided to the dairy producer subject to the complaint, and to the complainant if the person gave his or her name and address to the department at the time the complaint was filed.
- (3) The department may consider past complaints against the same dairy farm from the same person and the results of its previous inspections, and has the discretion to decide whether to conduct an inspection if:
- (a) The same or a similar complaint or complaints have been filed against the same dairy farm within the immediately preceding six-month period; and
- (b) The department made a determination that the activity that was the subject of the prior complaint was not a violation.
- (4) If the decision of the department is not to conduct an inspection, it shall document the decision and the reasons for the decision within twenty days. The department shall provide the decision to the complainant if the name and address were provided to the department, and to the dairy producer subject to the complaint, and the department shall place the decision in the department's administrative records.
- (5) The report of findings of any inspection conducted as the result of either an oral or a written complaint shall be placed in the department's administrative records. Only findings of violations shall be entered into the database identified in RCW 90.64.130.
- (6) A dairy farm that is determined to be a significant contributor of pollution based on actual water quality tests, photographs, or other pertinent information is subject to the provisions of this chapter and to the enforcement provisions of chapters 43.05 and 90.48 RCW, including civil penalties levied under RCW 90.48.144.
- (7) If the department determines that an unresolved water quality problem from a dairy farm requires immediate corrective action, the department shall notify the producer and the district in which the problem is located. When corrective actions are required to address such unresolved water quality problems, the department shall provide copies of all final dairy farm inspection reports and documentation of all formal regulatory and enforcement actions taken by the department against that particular dairy farm to the local con-

[Title 90 RCW—page 130] (2008 Ed.)

servation district and to the appropriate dairy farm within twenty days.

- (8) For a violation of water quality laws that is a first offense for a dairy producer, the penalty may be waived to allow the producer to come into compliance with water quality laws. The department shall record all legitimate violations and subsequent enforcement actions.
- (9) A discharge, including a storm water discharge, to surface waters of the state shall not be considered a violation of this chapter, chapter 90.48 RCW, or chapter 173-201A WAC, and shall therefore not be enforceable by the department of ecology or a third party, if at the time of the discharge, a violation is not occurring under RCW 90.64.010(18). In addition, a dairy producer shall not be held liable for violations of this chapter, chapter 90.48 RCW, chapter 173-201A WAC, or the federal clean water act due to the discharge of dairy nutrients to waters of the state resulting from spreading these materials on lands other than where the nutrients were generated, when the nutrients are spread by persons other than the dairy producer or the dairy producer's agent.
- (10) As provided under RCW 7.48.305, agricultural activities associated with the management of dairy nutrients are presumed to be reasonable and shall not be found to constitute a nuisance unless the activity has a substantial adverse effect on public health and safety.
- (11) This section specifically acknowledges that if a holder of a general or individual national pollutant discharge elimination system permit complies with the permit and the dairy nutrient management plan conditions for appropriate land application practices, the permit provides compliance with the federal clean water act and acts as a shield against citizen or agency enforcement for any additions of pollutants to waters of the state or of the United States as authorized by the permit.
- (12) A dairy producer who fails to have an approved dairy nutrient management plan by July 1, 2002, or a certified dairy nutrient management plan by December 31, 2003, and for which no appeals have been filed with the pollution control hearings board, is in violation of this chapter. Each month beyond these deadlines that a dairy producer is out of compliance with the requirement for either plan approval or plan certification shall be considered separate violations of chapter 90.64 RCW that may be subject to penalties. Such penalties may not exceed one hundred dollars per month for each violation up to a combined total of five thousand dollars. The department has discretion in imposing penalties for failure to meet deadlines for plan approval or plan certification if the failure to comply is due to lack of state funding for implementation of the program. Failure to register as required in RCW 90.64.017 shall subject a dairy producer to a maximum penalty of one hundred dollars. Penalties shall be levied by the department. [2003 c 325 § 3; 2002 c 327 § 1; 1998 c 262 § 11; 1993 c 221 § 4.]

Intent—Finding—2003 c 325: "A livestock nutrient management program is essential to ensuring a healthy and productive livestock industry in Washington state. The goal of the program must be to provide clear guidance to livestock farms as to their responsibilities under state and federal law to protect water quality while maintaining a healthy business climate for these farms. The program should develop reasonable financial assistance resources, educational and technical assistance to meet these responsibilities, and provide for periodic inspection and enforcement actions to ensure com-

pliance with state and federal water quality laws. The legislature intends that by 2006, there will be a fully functioning state program for concentrated animal feeding operations in the state, and that this program will be a single program for all livestock sectors.

The legislature finds that a livestock nutrient management program is necessary to address the federal rule changes with which livestock operations must comply. Furthermore, budgetary conditions demand efficient and effective governance. In addition, many of the existing requirements and goals for dairy farms will be completed by December 2003, and revisions will be needed." [2003 c 325 § 1.]

90.64.040 Appeal from actions and orders of the department. Enforcement actions and administrative orders issued by the department of ecology may be appealed to the pollution control hearings board in accordance with the provisions of chapter 43.21B RCW. [1993 c 221 § 5.]

90.64.050 Duties of department—Annual report to commission. (1) The department has the following duties:

- (a) Identify existing or potential water quality problems resulting from dairy farms through implementation of the inspection program in RCW 90.64.023;
- (b) Inspect a dairy farm upon the request of a dairy producer;
- (c) Receive, process, and verify complaints concerning discharge of pollutants from all dairy farms;
- (d) Determine if a dairy-related water quality problem requires immediate corrective action under the Washington state water pollution control laws, chapter 90.48 RCW, or the Washington state water quality standards adopted under chapter 90.48 RCW. The department shall maintain the lead enforcement responsibility;
- (e) Administer and enforce national pollutant discharge elimination system permits for operators of concentrated dairy animal feeding operations, where required by federal regulations and state laws or upon request of a dairy producer:
 - (f) Participate on the *advisory and oversight committee;
- (g) Encourage communication and cooperation between local department personnel and the appropriate conservation district personnel;
- (h) Require the use of dairy nutrient management plans as required under this chapter for entities required to plan under this chapter; and
- (i) Provide to the commission and the *advisory and oversight committee an annual report of dairy farm inspection and enforcement activities.
- (2) The department may not delegate its responsibilities in enforcement. [1998 c 262 § 12; 1993 c 221 § 6.]
- *Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

90.64.070 Duties of conservation district. (1) The conservation district has the following duties:

- (a) Provide technical assistance to the department in identifying and correcting existing water quality problems resulting from dairy farms through implementation of the inspection program in RCW 90.64.023;
- (b) Immediately refer complaints received from the public regarding discharge of pollutants to the department;

(2008 Ed.) [Title 90 RCW—page 131]

- (c) Encourage communication and cooperation between the conservation district personnel and local department personnel:
- (d) Provide technical assistance to dairy producers in developing and implementing a dairy nutrient management plan; and
- (e) Review, approve, and certify dairy nutrient management plans that meet the minimum standards developed under this chapter.
- (2) The district's capability to carry out its responsibilities under this chapter is contingent upon the availability of funding and resources to implement a dairy nutrient management program. [1998 c 262 § 13; 1993 c 221 § 8.]

90.64.080 Duties of conservation commission. (1) The conservation commission has the following duties:

- (a) Provide assistance as may be appropriate to the conservation districts in the discharge of their responsibilities as management agencies in dairy nutrient management program implementation;
- (b) Provide coordination for conservation district programs at the state level through special arrangements with appropriate federal and state agencies, including oversight of the review, approval, and certification of dairy nutrient management plans;
- (c) Inform conservation districts of activities and experiences of other conservation districts relative to agricultural water quality protection, and facilitate an interchange of advice, experience, and cooperation between the districts;
- (d) Provide an informal hearing for disputes between dairy producers and local conservation districts pertaining to: (i) Denial of approval or denial of certification of dairy nutrient management plans; (ii) modification or amendment of plans; (iii) conditions contained in plans; (iv) application of any dairy nutrient management practices, standards, methods, and technologies to a particular dairy farm; and (v) the failure to adhere to the plan review and approval timelines identified in RCW 90.64.026. An informal hearing may also provide an opportunity for dairy producers who are constrained from timely compliance with the planning requirements of this chapter because of financial hardship or local permitting delays to petition for additional time to comply;
- (e) Encourage communication between the conservation district personnel and local department personnel;
- (f) Accept nominations and appoint members to serve on the *advisory and oversight committee with advice of the Washington association of conservation districts and the department;
- (g) Provide a cochair to the *advisory and oversight committee;
- (h) Report to the legislature by December 1st of each year until 2003 on the status of dairy nutrient management planning and on the technical assistance provided to dairy producers in carrying out the requirements of this chapter; and
- (i) Work with the department to provide communication outreach to representatives of agricultural and environmental organizations to receive feedback on implementation of this chapter.
- (2) The commission's capability to carry out its responsibilities under this chapter is contingent upon the availability

- of funding and resources to implement a dairy nutrient management program. [1998 c 262 § 14; 1993 c 221 § 9.]
- *Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.
- **90.64.100 Parties' liability.** A party acting under this chapter is not liable for another party's actions under this chapter. [1993 c 221 § 11.]
- **90.64.110 Rules.** The department may adopt rules as necessary to implement this chapter. [1993 c 221 § 12.]
- 90.64.120 Department's authority under federal law or chapter 90.48 RCW not affected. (1) Nothing in this chapter shall affect the department of ecology's authority or responsibility to administer or enforce the national pollutant discharge elimination system permits for operators of concentrated dairy animal feeding operations, where required by federal regulations or to administer the provisions of chapter 90.48 RCW.
- (2) Unless the department of ecology delegates its authority under chapter 90.48 RCW to the department of agriculture pursuant to RCW 90.48.260, and until any such delegation of authority receives federal approval, the transfer specified in RCW 90.64.901 shall not preclude the department of ecology from taking action related to animal feeding operations or concentrated animal feeding operations to protect water quality pursuant to its authority in chapter 90.48 RCW. Before taking such actions, the department of ecology shall notify the department of agriculture. [2003 c 325 § 4; 1993 c 221 § 13.]

Intent—Finding—2003 c 325: See note following RCW 90.64.030.

- **90.64.130 Database.** (1) By October 1, 1998, the department, in consultation with the *advisory and oversight committee, shall develop and maintain a database to account for the implementation of this chapter.
- (2) The database shall track registrations; inspection dates and results, including findings of violations; regulatory and enforcement actions; and the status of dairy nutrient management plans. In addition, the number of dairy farm inspections by inspector shall be tallied by month. A summary of database information shall be provided quarterly to the *advisory and oversight committee.
- (3) Any information entered into the database by the department about any aspect of a particular dairy operation may be reviewed by the affected dairy producer upon request. The department shall correct any information in the database upon a showing that the information is faulty or inaccurate. Complaints that have been filed with the department and determined to be unfounded, invalid, or without merit shall not be recorded in the database. Appeals of decisions related to dairy nutrient management plans to the pollution control hearings board or to any court shall be recorded, as well as the decisions of those bodies. [1998 c 262 § 9.]
- *Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

[Title 90 RCW—page 132] (2008 Ed.)

90.64.140 Technical assistance teams—Standards and specifications for dairy nutrient management plans.

- (1) The conservation commission shall establish four dairy nutrient management technical assistance teams by June 1, 1998. The teams shall be geographically located throughout the state. Each team shall consist of one or more professional engineers, local conservation district employees, and dairy nutrient management experts from Washington State University. The purpose of the teams is to:
- (a) Actively develop and promote new cost-effective approaches for managing dairy nutrients; and
- (b) Assist dairy farms in developing dairy nutrient management plans.
- (2) By January 1, 1999, each team shall develop one or more initial sets of standards and specifications to assist dairy producers in developing and implementing dairy nutrient management plans. Standards and specifications developed by a technical assistance team shall be appropriate to the soils and other conditions within that geographic area and shall be reviewed by the *advisory and oversight committee. [1998 c 262 § 10.]

*Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

90.64.150 Livestock nutrient management account.

The livestock nutrient management account is created in the custody of the state treasurer. All receipts from monetary penalties levied pursuant to violations of this chapter must be deposited into the account. Expenditures from the account may be used only to provide grants for research or education proposals that assist livestock operations to achieve compliance with state and federal water quality laws. The director of agriculture shall accept and prioritize research proposals and education proposals. Only the director or the director's designee may authorize expenditures from the account. The account is subject to allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures. [2003 c 325 § 5; 1998 c 262 § 15.]

Intent—Finding—2003 c 325: See note following RCW 90.64.030.

90.64.160 Grants for dairy producers—Statement of environmental benefits-Development of outcomefocused performance measures. In providing grants to dairy producers, districts shall require grant applicants to incorporate the environmental benefits of the project into their applications, and the districts shall utilize the statement of environmental benefit[s] in their prioritization and selection process. The districts shall also develop appropriate outcome-focused performance measures to be used both for management and performance assessment of the program. The commission shall work with the districts to develop uniform performance measures across participating districts. To the extent possible, the commission should coordinate its performance measure system with other natural resource-related agencies as defined in RCW 43.41.270. The commission shall consult with affected interest groups in implementing this section. [2001 c 227 § 4.]

Findings—Intent—2001 c 227: See note following RCW 43.41.270.

90.64.170 Livestock nutrient management program—Review of statutory authority—Recommendations for statutory changes—Prerequisite to administering federal program. (1) The legislature finds that a livestock nutrient management program is essential to protecting the quality of the waters of the state and ensuring a healthy and productive livestock industry.

- (2) The departments of agriculture and ecology shall examine their current statutory authorities and provide the legislature with recommendations for statutory changes to fully implement a livestock nutrient management program within the department of agriculture for concentrated animal feeding operations, animal feeding operations, and dairies, as authorized in RCW 90.48.260, *90.64.813, and 90.64.901. In developing recommended statutory changes, the departments shall consult with the livestock nutrient management program development and oversight committee created in *RCW 90.64.813. The recommendations must be submitted to the legislature by the departments of agriculture and ecology prior to applying to the environmental protection agency for delegated authority to administer the CAFO portion of the national pollutant discharge elimination system permit program under the federal clean water act.
- (3) For purposes of chapter 510, Laws of 2005, animal feeding operations (AFOs) and concentrated animal feeding operations (CAFOs) have the same meaning as defined in 40 C.F.R. 122.23.
- (4) This section applies to all operations that meet the definition of an AFO. This section does not apply to true pasture and rangeland operations that do not meet the definition of AFO, however, such operations may have confinement areas that may qualify as an AFO. [2005 c 510 § 1.]

*Reviser's note: RCW 90.64.813 expired June 30, 2006.

90.64.180 Protocol for monitoring waters near dairies and CAFOs. (1) The department of ecology shall develop and maintain a standard protocol for water quality monitoring of the waters of the state within the vicinity of dairies and CAFOs. The protocol shall include sampling methods and procedures and identify the water quality constituents to be monitored.

(2) The department of ecology shall submit the initial protocol developed according to this section to the appropriate committees of the legislature by December 1, 2005. [2005 c 510 § 3.]

90.64.190 Information subject to public records disclosure—Rules. This section applies to dairies, AFOs, and CAFOs, not required to apply for a permit. Information in plans, records, and reports obtained by state and local agencies from livestock producers under chapter 510, Laws of 2005 regarding (1) number of animals; (2) volume of livestock nutrients generated; (3) number of acres covered by the plan or used for land application of livestock nutrients; (4) livestock nutrients transferred to other persons; and (5) crop yields shall be disclosable in response to a request for public records under chapter 42.56 RCW only in ranges that provide meaningful information to the public while ensuring confidentiality of business information. The department of agriculture shall adopt rules to implement this section in consul-

(2008 Ed.) [Title 90 RCW—page 133]

tation with affected state and local agencies. [2006 c 209 \S 14; 2005 c 510 \S 4.]

Effective date—2006 c 209: See RCW 42.56.903.

90.64.800 Reports to the legislature. The department, in conjunction with the conservation commission and *advisory and oversight committee, shall report to the legislature by December 1st of each year until 2003, on progress made in implementing chapter 262, Laws of 1998. At a minimum, the reports shall include data on inspections, the status of dairy nutrient planning, compliance with water quality standards, and enforcement actions. The report shall also provide recommendations on how implementation of chapter 262, Laws of 1998 could be facilitated for dairy producers and generally improved.

The conservation commission shall include in the report to the legislature filed December 1, 1999, an evaluation of whether the fiscal resources available to the commission, to conservation districts, and to Washington State University dairy nutrient management experts are adequate to fund the technical assistance teams established under RCW 90.64.140 and to develop and certify plans as required by the schedule established in RCW 90.64.026. If the funding is insufficient, the report shall include an estimate of the amount of funding necessary to accomplish the schedule contained in RCW 90.64.026. [1998 c 262 § 17.]

*Reviser's note: The dairy nutrient management program advisory and oversight committee was created in section 8, chapter 262, Laws of 1998, which was vetoed.

90.64.900 Effective date—1998 c 262. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 1, 1998]. [1998 c 262 § 22.]

90.64.901 Transfer of powers, duties, and functions to the department of agriculture. (1) All powers, duties, and functions of the department of ecology pertaining to chapter 90.64 RCW are transferred to the department of agriculture. All references to the director of ecology or the department of ecology in the Revised Code of Washington shall be construed to mean the director of agriculture or the department of agriculture when referring to the functions transferred in this section.

- (2)(a) All reports, documents, surveys, books, records, files, papers, or written material in the possession of the department of ecology pertaining to the powers, functions, and duties transferred shall be delivered to the custody of the department of agriculture. All cabinets, furniture, office equipment, motor vehicles, and other tangible property employed by the department of ecology in carrying out the powers, functions, and duties transferred shall be made available to the department of agriculture. All funds, credits, or other assets held in connection with the powers, functions, and duties transferred shall be assigned to the department of agriculture.
- (b) Any appropriations made to the department of ecology for carrying out the powers, functions, and duties transferred shall, on July 1, 2003, be transferred and credited to the department of agriculture.

- (c) Whenever any question arises as to the transfer of any funds, books, documents, records, papers, files, equipment, or other tangible property used or held in the exercise of the powers and the performance of the duties and functions transferred, the director of financial management shall make a determination as to the proper allocation and certify the same to the state agencies concerned.
- (3) All rules and all pending business before the department of ecology pertaining to the powers, functions, and duties transferred shall be continued and acted upon by the department of agriculture. All existing contracts and obligations shall remain in full force and shall be performed by the department of agriculture.
- (4) The transfer of the powers, duties, and functions of the department of ecology shall not affect the validity of any act performed before July 1, 2003.
- (5) If apportionments of budgeted funds are required because of the transfers directed by this section, the director of financial management shall certify the apportionments to the agencies affected, the state auditor, and the state treasurer. Each of these shall make the appropriate transfer and adjustments in funds and appropriation accounts and equipment records in accordance with the certification. [2003 c 325 § 6.]

Effective date—2003 c 325 §§ 2 and 6: "Sections 2 and 6 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and take effect July 1, 2003." [2003 c 325 § 9.]

Intent—Finding—2003 c 325: See note following RCW 90.64.030.

Chapter 90.66 RCW FAMILY FARM WATER ACT

90.66.010	Short title.
90.66.020	Prior existing rights to withdraw and use public waters not affected.
90.66.030	Public policy enunciated—Maximum benefit from use of public waters—Irrigation.
90.66.040	Definitions.
90.66.050	Classes of permits for withdrawal of public waters for irriga- tion purposes—Conditions—Requirements.
90.66.060	Withdrawal of water under family farm permit—Conditioned upon complying with definition of family farm—Suspension of permit, procedures, time.
90.66.065	Transfers or change in purpose of family farm permits.
90.66.070	Transfer of property entitled to water under permit—Rights—Requirements.
90.66.080	Rules and regulations—Decisions, review.
90.66.900	Liberal construction—Initiative Measure No. 59.
90.66.910	Severability—Initiative Measure No. 59.

90.66.010 Short title. This chapter shall be known and may be cited as the "Family Farm Water Act". [1979 c 3 § 1 (Initiative Measure No. 59, approved November 8, 1977).]

90.66.020 Prior existing rights to withdraw and use public waters not affected. Nothing in this chapter shall affect any right to withdraw and use public waters if such rights were in effect prior to *the effective date of the act, and nothing herein shall modify the priority of any such existing right. [1979 c 3 § 2 (Initiative Measure No. 59, approved November 8, 1977).]

*Reviser's note: "The effective date of the act" [1979 c 3 (Initiative Measure No. 59)], consisting of RCW 90.66.010 through 90.66.080,

[Title 90 RCW—page 134] (2008 Ed.)

Sections

90.66.900, and 90.66.910, is "thirty days after the election at which it is approved" as mandated by Article II, section 1(d) of the Washington Constitution. Initiative Measure No. 59 was approved by the voters at the election November 8, 1977, and was so certified by the governor on December 8, 1977.

90.66.030 Public policy enunciated—Maximum benefit from use of public waters—Irrigation. The people of the state of Washington recognize that it is in the public interest to conserve and use wisely the public surface and ground waters of the state in a manner that will assure the maximum benefit to the greatest possible number of its citizens. The maximum benefit to the greatest number of citizens through the use of water for the irrigation of agricultural lands will result from providing for the use of such water on family farms. To assure that future permits issued for the use of public waters for irrigation of agricultural lands will be made on the basis of deriving such maximum benefits, in addition to any other requirements in the law, all permits for the withdrawal of public waters for the purpose of irrigating agricultural lands after *the effective date of this act shall be issued in accord with the provisions of this chapter. [1979 c 3 § 3 (Initiative Measure No. 59, approved November 8, 1977).]

*Reviser's note: "the effective date of this act," see note following RCW 90.66.020.

90.66.040 Definitions. For the purposes of this chapter, the following definitions shall be applicable:

- (1) "Family farm" means a geographic area including not more than six thousand acres of irrigated agricultural lands, whether contiguous or noncontiguous, the controlling interest in which is held by a person having a controlling interest in no more than six thousand acres of irrigated agricultural lands in the state of Washington which are irrigated under rights acquired after December 8, 1977.
- (2) "Person" means any individual, corporation, partnership, limited partnership, organization, or other entity whatsoever, whether public or private. The term "person" shall include as one person all corporate or partnership entities with a common ownership of more than one-half of the assets of each of any number of such entities.
- (3) "Controlling interest" means a property interest that can be transferred to another person, the percentage interest so transferred being sufficient to effect a change in control of the landlord's rights and benefits. Ownership of property held in trust shall not be deemed a controlling interest where no part of the trust has been established through expenditure or assignment of assets of the beneficiary of the trust and where the rights of the family farm permit which is a part of the trust cannot be transferred to another by the beneficiary of the trust under terms of the trust. Each trust of a separate donor origin shall be treated as a separate entity and the administration of property under trust shall not represent a controlling interest on the part of the trust officer.
- (4) "Department" means the department of ecology of the state of Washington.
- (5) "Application", "permit" and "public waters" shall have the meanings attributed to these terms in chapters 90.03 and 90.44 RCW.
- (6) "Public water entity" means any public or governmental entity with authority to administer and operate a system to supply water for irrigation of agricultural lands.

- (7) "Transfer" means a transfer, change, or amendment to part or all of a water right authorized under RCW 90.03.380, 90.03.390, or 90.44.100 or chapter 90.80 RCW.
- (8) "Withdraw" means to withdraw groundwater or to divert surface water. [2001 c 237 § 24; 1979 c 3 § 4 (Initiative Measure No. 59, approved November 8, 1977).]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- 90.66.050 Classes of permits for withdrawal of public waters for irrigation purposes—Conditions—Requirements. After *the effective date of this act, all permits issued for the withdrawal of public waters for the purpose of irrigating agricultural lands shall be classified as follows and issued with the conditions set forth in this chapter:
- (1) "Family farm permits". Such permits shall limit the use of water withdrawn for irrigation of agricultural lands to land qualifying as a family farm.
- (2) "Family farm development permits". Such permits may be issued to persons without any limit on the number of acres to be irrigated during a specified period of time permitted for the development of such land into family farms and the transfer of the controlling interest of such irrigated lands to persons qualifying for family farm permits. The initial period of time allowed for development and transfer of such lands to family farm status shall not exceed ten years. Such time limit may be extended by the department for not to exceed an additional ten years upon a showing to the department that an additional period of time is needed for orderly development and transfer of controlling interests to persons who can qualify for family farm permits.
- (3) "Publicly owned land permits". Such permits shall be issued only to governmental entities permitting the irrigation of publicly owned lands.
- (4) "Public water entity permits". Such permits may be issued to public water entities under provisions requiring such public water entity, with respect to delivery of water for use in the irrigation of agricultural lands, to make water deliveries under the same provisions as would apply if separate permits were issued for persons eligible for family farm permits, permits to develop family farms, or for the irrigation of publicly owned land: PROVIDED, HOWEVER, That such provisions shall not apply with respect to water deliveries on federally authorized reclamation projects if such federally authorized projects provide for acreage limitations in water delivery contracts. [1979 c 3 § 5 (Initiative Measure No. 59, approved November 8, 1977).]

*Reviser's note: "the effective date of this act," see note following RCW 90.66.020.

90.66.060 Withdrawal of water under family farm permit—Conditioned upon complying with definition of family farm—Suspension of permit, procedures, time. (1) Except as provided in subsections (2) and (3) of this section, the right to withdraw water for use for the irrigation of agricultural lands under authority of a family farm permit shall have no time limit and shall be conditioned upon the land being irrigated complying with the definition of a family farm as defined at the time the permit is issued.

(2008 Ed.) [Title 90 RCW—page 135]

- (2) If the acquisition by any person of land and water rights by gift, devise, bequest, or by way of bona fide satisfaction of a debt, would otherwise cause land being irrigated pursuant to a family farm permit to lose its status as a family farm, such acquisition shall be deemed to have no effect upon the status of family farm water permits pertaining to land held or acquired by the person acquiring such land and water rights if all lands held or acquired are again in compliance with the definition of a family farm within five years from the date of such acquisition.
- (3) For family farm permits under this chapter, if the department determines that water is being withdrawn for use on land not in conformity with the definition of a family farm, the department shall notify the holder of such family farm permit by personal service of such fact and the permit shall be suspended two years from the date of receipt of notice unless the person having a controlling interest in said land satisfies the department that such land is again in conformity with the definition of a family farm. The department may, upon a showing of good cause and reasonable effort to attain compliance on the part of the person having the controlling interest in such land, extend the two year period prior to suspension. If conformity is not achieved prior to five years from the date of notice the rights of withdrawal shall be canceled. [2001 c 237 § 25; 1979 c 3 § 6 (Initiative Measure No. 59, approved November 8, 1977).]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.66.065** Transfers or change in purpose of family farm permits. (1) Transfers of water rights established as family farm permits under this chapter may be approved as authorized under this section and under RCW 90.03.380, 90.03.390, or 90.44.100 or chapter 90.80 RCW as appropriate.
 - (2) A family farm permit may be transferred:
- (a) For use for agricultural irrigation purposes as limited by RCW 90.66.060 (1) and (2);
- (b) To any purpose of use that is a beneficial use of water if the transfer is made exclusively under a lease agreement, except that transfers for the use of water for agricultural irrigation purposes shall be limited as provided by RCW 90.66.060 (1) and (2);
- (c) To any purpose of use that is a beneficial use of water if the water right is for the use of water at a location that is, at the time the transfer is approved, within the boundaries of an urban growth area designated under chapter 36.70A RCW or, in counties not planning under chapter 36.70A RCW, within a city or town or within areas designated for urban growth in comprehensive plans prepared under chapter 36.70 RCW, except that transfers for the use of water for agricultural irrigation purposes shall be limited as provided by RCW 90.66.060 (1) and (2).
- (3) If a portion of the water governed by a water right established under the authority of a family farm permit is made surplus to the beneficial uses exercised under the right through the implementation of practices or technologies, including but not limited to conveyance practices or technologies, that are more water-use efficient than those under which the right was perfected, the right to use the surplus

- water may be transferred to any purpose of use that is a beneficial use of water. Nothing in this subsection authorizes: A transfer of the portion of a water right that is necessary for the production of crops historically grown under the right; or a transfer of a water right or a portion of a water right that has not been perfected through beneficial use before the transfer. Water right transfers approved under this subsection must be consistent with the provisions of RCW 90.03.380(1).
- (4) Before a change in purpose of a family farm water permit to municipal supply purpose or domestic purpose may be authorized, the public water system that is receiving the family farm water permit must be meeting the water conservation requirements of its current water system plan approved by the department of health or its small water system management program.
- (5) The place of use for a water right transferred under the authority of this section shall remain within: The water resource inventory area containing the place of use for the water right before the transfer; or the urban growth area or contiguous urban growth areas of the place of use for the water right before the transfer if the urban growth area or contiguous urban growth areas cross boundaries of water resource inventory areas.
- (6) The authority granted by this section to transfer or alter the purpose of use of a water right established under the authority of a family farm permit shall not be construed as limiting in any manner the authority granted by RCW 90.03.380, 90.03.390, or 90.44.100 to alter other elements of such a water right. [2001 c 237 § 23.]

Intent—2001 c 237: "It is the intent of the legislature to help preserve the agricultural economy of the state by allowing changes of family farm water permits from agricultural irrigation to other agricultural purposes. Within the urbanizing areas of the state, the legislature recognizes the need to allow water from family farms to be converted to other purposes as the use of the land changes consistent with adopted land use plans. The legislature also intends to allow farmers to benefit from water conservation projects and from temporary leases of their family farm water permits. Water conservation and water leases will also allow farmers to contribute to instream flows and other purposes. However, outside of urbanizing areas, the legislature intends to preserve farmlands by ensuring that the quantity of water needed to grow the crops historically grown remains with the farm. In addition, to help retain family farms within the state, the legislature intends to allow family farms of a large enough size to be economically viable under modern agricultural market conditions." [2001 c 237 § 22.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

90.66.070 Transfer of property entitled to water under permit—Rights—Requirements. (1) At any time that the holder of a family farm development permit or a publicly owned land permit shall transfer the controlling interest of all or any portion of the land entitled to water under such permit to a person who can qualify to receive water for irrigation of such land under a family farm permit, the department shall, upon request, issue a family farm permit to such person under the same conditions as would have been applicable if such request had been made at the time of the granting of the original family farm development permit. If the permit under which water is available is held by a public water entity prior to the transfer of the controlling interest to a person who qualifies for a family farm permit, such entity shall continue delivery of water to such land without any restriction on the

[Title 90 RCW—page 136] (2008 Ed.)

length of time of delivery not applicable generally to all its water customers.

(2) The issuance of a family farm permit secured through the acquisition of land and water rights from the holder of a family farm development permit, or from the holder of a publicly owned land permit, where water delivery prior to the transfer is from a public water entity, may be conditioned upon the holder of the family farm permit issued continuing to receive water through the facilities of the public water entity. [1979 c 3 § 7 (Initiative Measure No. 59, approved November 8, 1977).]

90.66.080 Rules and regulations—Decisions, review.

The department is hereby empowered to promulgate such rules as may be necessary to carry out the provisions of this chapter. Decisions of the department, other than rule making, shall be subject to review in accordance with chapter 43.21B RCW. [1979 c 3 § 8 (Initiative Measure No. 59, approved November 8, 1977).]

Pollution control hearings board of the state: Chapter 43.21B RCW.

90.66.900 Liberal construction—Initiative Measure

No. 59. This chapter is exempted from the rule of strict construction and it shall be liberally construed to give full effect to the objectives and purposes for which it was enacted. [1979 c 3 § 9 (Initiative Measure No. 59, approved November 8, 1977).]

90.66.910 Severability—Initiative Measure No. **59.** If any provision of this act, or its application to any person, organization, or circumstance is held invalid or unconstitutional, the remainder of the act, or the application of the provision to other persons, organizations, or circumstances is not affected. [1979 c 3 § 10 (Initiative Measure No. 59, approved November 8, 1977).]

Chapter 90.71 RCW PUGET SOUND WATER QUALITY PROTECTION

Sections	
90.71.010	Definitions.
90.71.060	Puget Sound assessment and monitoring program.
90.71.110	Puget Sound scientific research account.
90.71.200	Findings—Intent.
90.71.210	Puget Sound partnership—Created.
90.71.220	Leadership council—Membership.
90.71.230	Leadership council—Powers and duties.
90.71.240	Executive director—Appointment—Authority.
90.71.250	Ecosystem coordination board—Membership—Duties.
90.71.260	Development of the action agenda—Integration of watershed
	programs and ecosystem-level plans.
90.71.270	Science panel—Creation—Membership.
90.71.280	Science panel—Duties.
90.71.290	Science panel—Strategic science program—Puget Sound science update—Biennial science work plan.
90.71.300	Action agenda—Goals and objectives.
90.71.310	Action agenda—Development—Elements revision and updates.
90.71.320	Action agenda—Biennial budget requests.
90.71.330	Funding from partnership—Accountability.
90.71.340	Fiscal accountability—Fiscal incentives and disincentives for implementation of the action agenda.
90.71.350	Accountability for achieving and implementing action agenda—Noncompliance.
90.71.360	Limitations on authority.
90.71.370	Report to the governor and legislature—State of the Sound report—Review of programs.

90.71.380	Assessment of basin-wide restoration progress.
90.71.390	Performance audits of the partnership.
90.71.400	Puget Sound recovery account.
90.71.904	Transfer of powers, duties, and functions—References to chair
	of the Puget Sound action team.
90.71.905	Captions not law.
90.71.906	Severability—2007 c 341.
90.71.907	Effective date—2007 c 341.

- **90.71.010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
- (1) "Action agenda" means the comprehensive schedule of projects, programs, and other activities designed to achieve a healthy Puget Sound ecosystem that is authorized and further described in RCW 90.71.300 and 90.71.310.
- (2) "Action area" means the geographic areas delineated as provided in RCW 90.71.260.
- (3) "Benchmarks" means measurable interim milestones or achievements established to demonstrate progress towards a goal, objective, or outcome.
 - (4) "Board" means the ecosystem coordination board.
 - (5) "Council" means the leadership council.
- (6) "Environmental indicator" means a physical, biological, or chemical measurement, statistic, or value that provides a proximate gauge, or evidence of, the state or condition of Puget Sound.
- (7) "Implementation strategies" means the strategies incorporated on a biennial basis in the action agenda developed under RCW 90.71.310.
- (8) "Nearshore" means the area beginning at the crest of coastal bluffs and extending seaward through the marine photics zone, and to the head of tide in coastal rivers and streams. "Nearshore" also means both shoreline and estuaries.
 - (9) "Panel" means the Puget Sound science panel.
 - (10) "Partnership" means the Puget Sound partnership.
- (11) "Puget Sound" means Puget Sound and related inland marine waters, including all salt waters of the state of Washington inside the international boundary line between Washington and British Columbia, and lying east of the junction of the Pacific Ocean and the Strait of Juan de Fuca, and the rivers and streams draining to Puget Sound as mapped by water resource inventory areas 1 through 19 in WAC 173-500-040 as it exists on July 1, 2007.
- (12) "Puget Sound partner" means an entity that has been recognized by the partnership, as provided in RCW 90.71.340, as having consistently achieved outstanding progress in implementing the 2020 action agenda.
- (13) "Watershed groups" means all groups sponsoring or administering watershed programs, including but not limited to local governments, private sector entities, watershed planning units, watershed councils, shellfish protection areas, regional fishery enhancement groups, marine resource[s] committees including those working with the Northwest straits commission, nearshore groups, and watershed lead entities.
- (14) "Watershed programs" means and includes all watershed-level plans, programs, projects, and activities that relate to or may contribute to the protection or restoration of Puget Sound waters. Such programs include jurisdiction-wide programs regardless of whether more than one watershed is addressed. [2007 c 341 § 2; 1996 c 138 § 2.]

(2008 Ed.) [Title 90 RCW—page 137]

90.71.060 Puget Sound assessment and monitoring program. In addition to other powers and duties specified in this chapter, the panel, with the approval of the council, shall guide the implementation and coordination of a Puget Sound assessment and monitoring program. [2007 c 341 § 22; 1996 c 138 § 7.]

90.71.110 Puget Sound scientific research account.

The Puget Sound scientific research account is created in the state treasury. All gifts, grants, federal moneys, or appropriations made to the account must be deposited into the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used only for research programs and projects selected pursuant to *section 2 of this act. [2007 c 345 § 3.]

*Reviser's note: Section 2 of this act was vetoed by the governor.

Findings—2007 c 345: "Although research about conditions in Puget Sound have been studied during the past several decades, the legislature finds that there is no coordinated, focused, comprehensive Puget Sound science program capable of setting research priorities for Puget Sound science. The legislature finds that environmental problems in Puget Sound are complex and that research is needed to provide information that can guide protective and restorative actions, and to explore and understand the impacts of a changing environment. The legislature also finds that there is no predictable funding process for Puget Sound research projects, including the aquatic rehabilitation zone one. The legislature declares that the state needs a process to focus the scientific effort on the Puget Sound ecosystem and to distribute research funds." [2007 c 345 § 1.]

90.71.200 Findings—Intent. (1) The legislature finds that:

- (a) Puget Sound, including Hood Canal, and the waters that flow to it are a national treasure and a unique resource. Residents enjoy a way of life centered around these waters that depends upon clean and healthy marine and freshwater resources.
- (b) Puget Sound is in serious decline, and Hood Canal is in a serious crisis. This decline is indicated by loss of and damage to critical habit, rapid decline in species populations, increases in aquatic nuisance species, numerous toxics contaminated sites, urbanization and attendant storm water drainage, closure of beaches to shellfish harvest due to disease risks, low-dissolved oxygen levels causing death of marine life, and other phenomena. If left unchecked, these conditions will worsen.
- (c) Puget Sound must be restored and protected in a more coherent and effective manner. The current system is highly fragmented. Immediate and concerted action is necessary by all levels of government working with the public, nongovernmental organizations, and the private sector to ensure a thriving natural system that exists in harmony with a vibrant economy.
- (d) Leadership, accountability, government transparency, thoughtful and responsible spending of public funds, and public involvement will be integral to the success of efforts to restore and protect Puget Sound.
- (2) The legislature therefore creates a new Puget Sound partnership to coordinate and lead the effort to restore and protect Puget Sound, and intends that all governmental entities, including federal and state agencies, tribes, cities, counties, ports, and special purpose districts, support and help implement the partnership's restoration efforts. The legislature further intends that the partnership will:

- (a) Define a strategic action agenda prioritizing necessary actions, both basin-wide and within specific areas, and creating an approach that addresses all of the complex connections among the land, water, web of species, and human needs. The action agenda will be based on science and include clear, measurable goals for the recovery of Puget Sound by 2020;
- (b) Determine accountability for performance, oversee the efficiency and effectiveness of money spent, educate and engage the public, and track and report results to the legislature, the governor, and the public;
- (c) Not have regulatory authority, nor authority to transfer the responsibility for, or implementation of, any state regulatory program, unless otherwise specifically authorized by the legislature.
- (3) It is the goal of the state that the health of Puget Sound be restored by 2020. [2007 c 341 § 1.]
- 90.71.210 Puget Sound partnership—Created. An agency of state government, to be known as the Puget Sound partnership, is created to oversee the restoration of the environmental health of Puget Sound by 2020. The agency shall consist of a leadership council, an executive director, an ecosystem coordination board, and a Puget Sound science panel. [2007 c 341 § 3.]
- 90.71.220 Leadership council—Membership. (1) The partnership shall be led by a leadership council composed of seven members appointed by the governor, with the advice and consent of the senate. The governor shall appoint members who are publicly respected and influential, are interested in the environmental and economic prosperity of Puget Sound, and have demonstrated leadership qualities. The governor shall designate one of the seven members to serve as chair and a vice-chair shall be selected annually by the membership of the council.
 - (2) The initial members shall be appointed as follows:
- (a) Three of the initial members shall be appointed for a term of two years;
- (b) Two of the initial members shall be appointed for a term of three years; and
- (c) Two of the initial members shall be appointed for a term of four years.
- (3) The initial members' successors shall be appointed for terms of four years each, except that any person chosen to fill a vacancy shall be appointed only for the unexpired term of the member whom he or she succeeds.
- (4) Members of the council are eligible for reappointment.
- (5) Any member of the council may be removed by the governor for cause.
- (6) Members whose terms expire shall continue to serve until reappointed or replaced by a new member.
- (7) A majority of the council constitutes a quorum for the transaction of business.
- (8) Council decisions and actions require majority vote approval of all councilmembers. [2007 c 341 § 4.]

90.71.230 Leadership council—Powers and duties. (1) The leadership council shall have the power and duty to:

[Title 90 RCW—page 138] (2008 Ed.)

- (a) Provide leadership and have responsibility for the functions of the partnership, including adopting, revising, and guiding the implementation of the action agenda, allocating funds for Puget Sound recovery, providing progress and other reports, setting strategic priorities and benchmarks, adopting and applying accountability measures, and making appointments to the board and panel;
 - (b) Adopt rules, in accordance with chapter 34.05 RCW;
- (c) Create subcommittees and advisory committees as appropriate to assist the council;
- (d) Enter into, amend, and terminate contracts with individuals, corporations, or research institutions to effectuate the purposes of this chapter;
- (e) Make grants to governmental and nongovernmental entities to effectuate the purposes of this chapter;
- (f) Receive such gifts, grants, and endowments, in trust or otherwise, for the use and benefit of the partnership to effectuate the purposes of this chapter;
- (g) Promote extensive public awareness, education, and participation in Puget Sound protection and recovery;
- (h) Work collaboratively with the Hood Canal coordinating council established in chapter 90.88 RCW on Hood Canal-specific issues;
- (i) Maintain complete and consolidated financial information to ensure that all funds received and expended to implement the action agenda have been accounted for; and
- (j) Such other powers and duties as are necessary and appropriate to carry out the provisions of this chapter.
- (2) The council may delegate functions to the chair and to the executive director, however the council may not delegate its decisional authority regarding developing or amending the action agenda.
- (3) The council shall work closely with existing organizations and all levels of government to ensure that the action agenda and its implementation are scientifically sound, efficient, and achieve necessary results to accomplish recovery of Puget Sound to health by 2020.
- (4) The council shall support, engage, and foster collaboration among watershed groups to assist in the recovery of Puget Sound.
- (5) When working with federally recognized Indian tribes to develop and implement the action agenda, the council shall conform to the procedures and standards required in a government-to-governmental relationship with tribes under the 1989 Centennial Accord between the state of Washington and the sovereign tribal governments in the state of Washington
- (6) Members of the council shall be compensated in accordance with RCW 43.03.220 and be reimbursed for travel expenses in accordance with RCW 43.03.050 and 43.03.060. [2007 c 341 § 5.]

90.71.240 Executive director—Appointment—Authority. (1) The partnership shall be administered by an executive director who serves as a communication link between all levels of government, the private sector, tribes, nongovernmental organizations, the council, the board, and the panel. The executive director shall be accountable to the council and the governor for effective communication, actions, and results.

- (2) The executive director shall be appointed by and serve at the pleasure of the governor, in consultation with the council. The governor shall consider the recommendations of the council when appointing the executive director.
- (3) The executive director shall have complete charge of and supervisory powers over the partnership, subject to the guidance from the council.
- (4) The executive director shall employ a staff, who shall be state employees under Title 41 RCW.
- (5) Upon approval of the council, the executive director may take action to create a private nonprofit entity, which may take the form of a nonprofit corporation, to assist the partnership in restoring Puget Sound by:
- (a) Raising money and other resources through charitable giving, donations, and other appropriate mechanisms;
- (b) Engaging and educating the public regarding Puget Sound's health, including efforts and opportunities to restore Puget Sound ecosystems; and
- (c) Performing other similar activities as directed by the partnership. [2007 c 341 § 6.]
- **90.71.250** Ecosystem coordination board—Membership—Duties. (1) The council shall convene the ecosystem coordination board not later than October 1, 2007.
 - (2) The board shall consist of the following:
- (a) One representative from the geographic area of each of the action areas specified in RCW 90.71.260, appointed by the council. The council shall solicit nominations from, at a minimum, counties, cities, and watershed groups;
- (b) Two members representing general business interests, one of whom shall represent in-state general small business interests, both appointed by the council;
- (c) Two members representing environmental interests, appointed by the council;
- (d) Three representatives of tribal governments located in Puget Sound, invited by the governor to participate as members of the board:
- (e) One representative each from counties, cities, and port districts, appointed by the council from nominations submitted by statewide associations representing such local governments:
- (f) Three representatives of state agencies with environmental management responsibilities in Puget Sound, representing the interests of all state agencies, one of whom shall be the commissioner of public lands or his or her designee; and
- (g) Three representatives of federal agencies with environmental management responsibilities in Puget Sound, representing the interests of all federal agencies and invited by the governor to participate as members of the board.
- (3) The president of the senate shall appoint two senators, one from each major caucus, as legislative liaisons to the board. The speaker of the house of representatives shall appoint two representatives, one from each major caucus, as legislative liaisons to the board.
- (4) The board shall elect one of its members as chair, and one of its members as vice-chair.
- (5) The board shall advise and assist the council in carrying out its responsibilities in implementing this chapter, including development and implementation of the action agenda. The board's duties include:

(2008 Ed.) [Title 90 RCW—page 139]

- (a) Assisting cities, counties, ports, tribes, watershed groups, and other governmental and private organizations in the compilation of local programs for consideration for inclusion in the action agenda as provided in RCW 90.71.260;
- (b) Upon request of the council, reviewing and making recommendations regarding activities, projects, and programs proposed for inclusion in the action agenda, including assessing existing ecosystem scale management, restoration and protection plan elements, activities, projects, and programs for inclusion in the action agenda;
- (c) Seeking public and private funding and the commitment of other resources for plan implementation;
- (d) Assisting the council in conducting public education activities regarding threats to Puget Sound and about local implementation strategies to support the action agenda; and
- (e) Recruiting the active involvement of and encouraging the collaboration and communication among governmental and nongovernmental entities, the private sector, and citizens working to achieve the recovery of Puget Sound.
- (6) Members of the board, except for federal and state employees, shall be reimbursed for travel expenses in accordance with RCW 43.03.050 and 43.03.060. [2007 c 341 § 7.]
- 90.71.260 Development of the action agenda—Integration of watershed programs and ecosystem-level plans. (1) The partnership shall develop the action agenda in part upon the foundation of existing watershed programs that address or contribute to the health of Puget Sound. To ensure full consideration of these watershed programs in a timely manner to meet the required date for adoption of the action agenda, the partnership shall rely largely upon local watershed groups, tribes, cities, counties, special purpose districts, and the private sector, who are engaged in developing and implementing these programs.
- (2) The partnership shall organize this work by working with these groups in the following geographic action areas of Puget Sound, which collectively encompass all of the Puget Sound basin and include the areas draining to the marine waters in these action areas:
 - (a) Strait of Juan de Fuca:
 - (b) The San Juan Islands;
 - (c) Whidbey Island;
 - (d) North central Puget Sound;
 - (e) South central Puget Sound;
 - (f) South Puget Sound; and
 - (g) Hood Canal.
- (3) The council shall define the geographic delineations of these action areas based upon the common issues and interests of the entities in these action areas, and upon the characteristics of the Sound's physical structure, and the water flows into and within the Sound.
- (4) The executive director, working with the board representatives from each action area, shall invite appropriate tribes, local governments, and watershed groups to convene for the purpose of compiling the existing watershed programs relating or contributing to the health of Puget Sound. The participating groups should work to identify the applicable local plan elements, projects, and programs, together with estimated budget, timelines, and proposed funding sources, that are suitable for adoption into the action agenda. This

- may include a prioritization among plan elements, projects, and programs.
- (5) The partnership may provide assistance to watershed groups in those action areas that are developing and implementing programs included within the action agenda, and to improve coordination among the groups to improve and accelerate the implementation of the action agenda.
- (6) The executive director, working with the board, shall also compile and assess ecosystem scale management, restoration, and protection plans for the Puget Sound basin.
- (a) At a minimum, the compilation shall include the Puget Sound nearshore estuary project, clean-up plans for contaminated aquatic lands and shorelands, aquatic land management plans, state resource management plans, habitat conservation plans, and recovery plans for salmon, orca, and other species in Puget Sound that are listed under the federal endangered species act.
- (b) The board should work to identify and assess applicable ecosystem scale plan elements, projects, and programs, together with estimated budget, timelines, and proposed funding sources, that are suitable for adoption into the action agenda.
- (c) When the board identifies conflicts or disputes among ecosystem scale projects or programs, the board may convene the agency managers in an attempt to reconcile the conflicts with the objective of advancing the protection and recovery of Puget Sound.
- (d) If it determines that doing so will increase the likelihood of restoring Puget Sound by 2020, the partnership may explore the utility of federal assurances under the endangered species act, 16 U.S.C. Sec. 1531 et seq., and shall confer with the federal services administering that act.
- (7) The executive director shall integrate and present the proposed elements from watershed programs and ecosystem-level plans to the council for consideration for inclusion in the action agenda not later than July 1, 2008. [2007 c 341 § 8.]

90.71.270 Science panel—Creation—Membership.

- (1) The council shall appoint a nine-member Puget Sound science panel to provide independent, nonrepresentational scientific advice to the council and expertise in identifying environmental indicators and benchmarks for incorporation into the action agenda.
- (2) In establishing the panel, the council shall request the Washington academy of sciences, created in chapter 70.220 RCW, to nominate fifteen scientists with recognized expertise in fields of science essential to the recovery of Puget Sound. Nominees should reflect the full range of scientific and engineering disciplines involved in Puget Sound recovery. At a minimum, the Washington academy of sciences shall consider making nominations from scientists associated with federal, state, and local agencies, tribes, the business and environmental communities, members of the K-12, college, and university communities, and members of the board. The solicitation should be to all sectors, and candidates may be from all public and private sectors. Persons nominated by the Washington academy of sciences must disclose any potential conflicts of interest, and any financial relationship with any leadership councilmember, and disclose sources of current

[Title 90 RCW—page 140] (2008 Ed.)

financial support and contracts relating to Puget Sound recovery.

- (3) The panel shall select a chair and a vice-chair. Panel members shall serve four-year terms, except that the council shall determine initial terms of two, three, and four years to provide for staggered terms. The council shall determine reappointments and select replacements or additional members of the panel. No panel member may serve longer than twelve years.
- (4) The executive director shall designate a lead staff scientist to coordinate panel actions, and administrative staff to support panel activities. The legislature intends to provide ongoing funding for staffing of the panel to ensure that it has sufficient capacity to provide independent scientific advice.
- (5) The executive director of the partnership and the science panel shall explore a shared state and federal responsibility for the staffing and administration of the panel. In the event that a federally sponsored Puget Sound recovery office is created, the council may propose that such office provide for staffing and administration of the panel.
- (6) The panel shall assist the council in developing and revising the action agenda, making recommendations to the action agenda, and making recommendations to the council for updates or revisions.
- (7) Members of the panel shall be reimbursed for travel expenses under RCW 43.03.050 and 43.03.060, and based upon the availability of funds, the council may contract with members of the panel for compensation for their services under chapter 39.29 RCW. If appointees to the panel are employed by the federal, state, tribal, or local governments, the council may enter into interagency personnel agreements. [2007 c 341 § 9.]

90.71.280 Science panel—Duties. (1) The panel shall:

- (a) Assist the council, board, and executive director in carrying out the obligations of the partnership, including preparing and updating the action agenda;
- (b) As provided in RCW 90.71.290, assist the partnership in developing an ecosystem level strategic science program that:
- (i) Addresses monitoring, modeling, data management, and research; and
- (ii) Identifies science gaps and recommends research priorities;
- (c) Develop and provide oversight of a competitive peerreviewed process for soliciting, strategically prioritizing, and funding research and modeling projects;
- (d) Provide input to the executive director in developing biennial implementation strategies; and
- (e) Offer an ecosystem-wide perspective on the science work being conducted in Puget Sound and by the partnership.
- (2) The panel should collaborate with other scientific groups and consult other scientists in conducting its work. To the maximum extent possible, the panel should seek to integrate the state-sponsored Puget Sound science program with the Puget Sound science activities of federal agencies, including working toward an integrated research agenda and Puget Sound science work plan.
- (3) By July 31, 2008, the panel shall identify environmental indicators measuring the health of Puget Sound, and recommend environmental benchmarks that need to be

achieved to meet the goals of the action agenda. The council shall confer with the panel on incorporating the indicators and benchmarks into the action agenda. [2007 c 341 § 10.]

- 90.71.290 Science panel—Strategic science program—Puget Sound science update—Biennial science work plan. (1) The strategic science program shall be developed by the panel with assistance and staff support provided by the executive director. The science program may include:
- (a) Continuation of the Puget Sound assessment and monitoring program, as provided in RCW 90.71.060, as well as other monitoring or modeling programs deemed appropriate by the executive director;
- (b) Development of a monitoring program, in addition to the provisions of RCW 90.71.060, including baselines, protocols, guidelines, and quantifiable performance measures, to be recommended as an element of the action agenda;
- (c) Recommendations regarding data collection and management to facilitate easy access and use of data by all participating agencies and the public; and
 - (d) A list of critical research needs.
- (2) The strategic science program may not become an official document until a majority of the members of the council votes for its adoption.
- (3) A Puget Sound science update shall be developed by the panel with assistance and staff support provided by the executive director. The panel shall submit the initial update to the executive director by April 2010, and subsequent updates as necessary to reflect new scientific understandings. The update shall:
- (a) Describe the current scientific understanding of various physical attributes of Puget Sound;
- (b) Serve as the scientific basis for the selection of environmental indicators measuring the health of Puget Sound; and
- (c) Serve as the scientific basis for the status and trends of those environmental indicators.
- (4) The executive director shall provide the Puget Sound science update to the Washington academy of sciences, the governor, and appropriate legislative committees, and include:
 - (a) A summary of information in existing updates; and
- (b) Changes adopted in subsequent updates and in the state of the Sound reports produced pursuant to RCW 90.71.370.
- (5) A biennial science work plan shall be developed by the panel, with assistance and staff support provided by the executive director, and approved by the council. The biennial science work plan shall include, at a minimum:
- (a) Identification of recommendations from scientific and technical reports relating to Puget Sound;
- (b) A description of the Puget Sound science-related activities being conducted by various entities in the region, including studies, models, monitoring, research, and other appropriate activities;
- (c) A description of whether the ongoing work addresses the recommendations and, if not, identification of necessary actions to fill gaps;
- (d) Identification of specific biennial science work actions to be done over the course of the work plan, and how these actions address science needs in Puget Sound; and

(2008 Ed.) [Title 90 RCW—page 141]

- (e) Recommendations for improvements to the ongoing science work in Puget Sound. [2007 c 341 § 11.]
- 90.71.300 Action agenda—Goals and objectives. (1) The action agenda shall consist of the goals and objectives in this section, implementation strategies to meet measurable outcomes, benchmarks, and identification of responsible entities. By 2020, the action agenda shall strive to achieve the following goals:
- (a) A healthy human population supported by a healthy Puget Sound that is not threatened by changes in the ecosystem:
- (b) A quality of human life that is sustained by a functioning Puget Sound ecosystem;
- (c) Healthy and sustaining populations of native species in Puget Sound, including a robust food web;
- (d) A healthy Puget Sound where freshwater, estuary, nearshore, marine, and upland habitats are protected, restored, and sustained;
- (e) An ecosystem that is supported by groundwater levels as well as river and stream flow levels sufficient to sustain people, fish, and wildlife, and the natural functions of the environment;
- (f) Fresh and marine waters and sediments of a sufficient quality so that the waters in the region are safe for drinking, swimming, shellfish harvest and consumption, and other human uses and enjoyment, and are not harmful to the native marine mammals, fish, birds, and shellfish of the region.
- (2) The action agenda shall be developed and implemented to achieve the following objectives:
 - (a) Protect existing habitat and prevent further losses;
 - (b) Restore habitat functions and values;
- (c) Significantly reduce toxics entering Puget Sound fresh and marine waters;
- (d) Significantly reduce nutrients and pathogens entering Puget Sound fresh and marine waters;
- (e) Improve water quality and habitat by managing storm water runoff;
- (f) Provide water for people, fish and wildlife, and the environment:
- (g) Protect ecosystem biodiversity and recover imperiled species; and
- (h) Build and sustain the capacity for action. [2007 c 341 § 12.]
- **90.71.310** Action agenda—Development—Elements revision and updates. (1) The council shall develop a science-based action agenda that leads to the recovery of Puget Sound by 2020 and achievement of the goals and objectives established in RCW 90.71.300. The action agenda shall:
- (a) Address all geographic areas of Puget Sound including upland areas and tributary rivers and streams that affect Puget Sound;
- (b) Describe the problems affecting Puget Sound's health using supporting scientific data, and provide a summary of the historical environmental health conditions of Puget Sound so as to determine past levels of pollution and restorative actions that have established the current health conditions of Puget Sound;

- (c) Meet the goals and objectives described in RCW 90.71.300, including measurable outcomes for each goal and objective specifically describing what will be achieved, how it will be quantified, and how progress towards outcomes will be measured. The action agenda shall include near-term and long-term benchmarks designed to ensure continuous progress needed to reach the goals, objectives, and designated outcomes by 2020. The council shall consult with the panel in developing these elements of the plan;
- (d) Identify and prioritize the strategies and actions necessary to restore and protect Puget Sound and to achieve the goals and objectives described in RCW 90.71.300;
- (e) Identify the agency, entity, or person responsible for completing the necessary strategies and actions, and potential sources of funding;
- (f) Include prioritized actions identified through the assembled proposals from each of the seven action areas and the identification and assessment of ecosystem scale programs as provided in RCW 90.71.260;
- (g) Include specific actions to address aquatic rehabilitation zone one, as defined in RCW 90.88.010;
- (h) Incorporate any additional goals adopted by the council; and
- (i) Incorporate appropriate actions to carry out the biennial science work plan created in RCW 90.71.290.
- (2) In developing the action agenda and any subsequent revisions, the council shall, when appropriate, incorporate the following:
- (a) Water quality, water quantity, sediment quality, watershed, marine resource, and habitat restoration plans created by governmental agencies, watershed groups, and marine and shoreline groups. The council shall consult with the board in incorporating these plans;
- (b) Recovery plans for salmon, orca, and other species in Puget Sound listed under the federal endangered species act;
- (c) Existing plans and agreements signed by the governor, the commissioner of public lands, other state officials, or by federal agencies;
- (d) Appropriate portions of the Puget Sound water quality management plan existing on July 1, 2007.
- (3) Until the action agenda is adopted, the existing Puget Sound management plan and the 2007-09 Puget Sound biennial plan shall remain in effect. The existing Puget Sound management plan shall also continue to serve as the comprehensive conservation and management plan for the purposes of the national estuary program described in section 320 of the federal clean water act, until replaced by the action agenda and approved by the United States environmental protection agency as the new comprehensive conservation and management plan.
- (4) The council shall adopt the action agenda by December 1, 2008. The council shall revise the action agenda as needed, and revise the implementation strategies every two years using an adaptive management process informed by tracking actions and monitoring results in Puget Sound. In revising the action agenda and the implementation strategies, the council shall consult the panel and the board and provide opportunity for public review and comment. Biennial updates shall:
- (a) Contain a detailed description of prioritized actions necessary in the biennium to achieve the goals, objectives,

[Title 90 RCW—page 142] (2008 Ed.)

outcomes, and benchmarks of progress identified in the action agenda;

- (b) Identify the agency, entity, or person responsible for completing the necessary action; and
 - (c) Establish biennial benchmarks for near-term actions.
- (5) The action agenda shall be organized and maintained in a single document to facilitate public accessibility to the plan. [2008 c 329 § 926; 2007 c 341 § 13.]

Severability—Effective date—2008 c 329: See notes following RCW 28B.105.110.

90.71.320 Action agenda—Biennial budget requests.

- (1) State agencies responsible for implementing elements of the action agenda shall:
- (a) Provide to the partnership by June 1st of each evennumbered year their estimates of the actions and the budget resources needed for the forthcoming biennium to implement their portion of the action agenda; and
- (b) Work with the partnership in the development of biennial budget requests to achieve consistency with the action agenda to be submitted to the governor for consideration in the governor's biennial budget request. The agencies shall seek the concurrence of the partnership in the proposed funding levels and sources included in this proposed budget.
- (2) If a state agency submits an amount different from that developed in subsection (1)(a) of this section as part of its biennial budget request, the partnership and state agency shall jointly identify the differences and the reasons for these differences and present this information to the office of financial management by October 1st of each even-numbered year. [2007 c 341 § 14.]

90.71.330 Funding from partnership—Accountabil-

- ity. (1) Any funding made available directly to the partnership from the Puget Sound recovery account created in RCW 90.71.400 and used by the partnership for loans, grants, or funding transfers to other entities shall be prioritized according to the action agenda developed pursuant to RCW 90.71.310.
- (2) The partnership shall condition, with interagency agreements, any grants or funding transfers to other entities from the Puget Sound recovery account to ensure accountability in the expenditure of the funds and to ensure that the funds are used by the recipient entity in the manner determined by the partnership to be the most consistent with the priorities of the action agenda. Any conditions placed on federal funding under this section shall incorporate and be consistent with requirements under signed agreements between the entity and the federal government.
- (3) If the partnership finds that the provided funding was not used as instructed in the interagency agreement, the partnership may suspend or further condition future funding to the recipient entity.
- (4) The partnership shall require any entity that receives funds for implementing the action agenda to publicly disclose and account for expenditure of those funds. [2007 c 341 § 15.]

90.71.340 Fiscal accountability—Fiscal incentives and disincentives for implementation of the action

- **agenda.** (1) The legislature intends that fiscal incentives and disincentives be used as accountability measures designed to achieve consistency with the action agenda by:
- (a) Ensuring that projects and activities in conflict with the action agenda are not funded;
- (b) Aligning environmental investments with strategic priorities of the action agenda; and
- (c) Using state grant and loan programs to encourage consistency with the action agenda.
- (2) The council shall adopt measures to ensure that funds appropriated for implementation of the action agenda and identified by proviso or specifically referenced in the omnibus appropriations act pursuant to RCW 43.88.030(1)(g) are expended in a manner that will achieve the intended results. In developing such performance measures, the council shall establish criteria for the expenditure of the funds consistent with the responsibilities and timelines under the action agenda, and require reporting and tracking of funds expended. The council may adopt other measures, such as requiring interagency agreements regarding the expenditure of provisoed or specifically referenced Puget Sound funds.
- (3) The partnership shall work with other state agencies providing grant and loan funds or other financial assistance for projects and activities that impact the health of the Puget Sound ecosystem under chapters 43.155, 70.105D, 70.146, 77.85, 79.105, 79A.15, 89.08, and 90.50A RCW to, within the authorities of the programs, develop consistent funding criteria that prohibits funding projects and activities that are in conflict with the action agenda.
- (4) The partnership shall develop a process and criteria by which entities that consistently achieve outstanding progress in implementing the action agenda are designated as Puget Sound partners. State agencies shall work with the partnership to revise their grant, loan, or other financial assistance allocation criteria to create a preference for entities designated as Puget Sound partners for funds allocated to the Puget Sound basin, pursuant to RCW 43.155.070, 70.105D.070, 70.146.070, 77.85.130, 79.105.150, 79A.15.040, 89.08.520, and 90.50A.040. This process shall be developed on a timeline that takes into consideration state grant and loan funding cycles.
- (5) Any entity that receives state funds to implement actions required in the action agenda shall report biennially to the council on progress in completing the action and whether expected results have been achieved within the time frames specified in the action agenda. [2007 c 341 § 16.]
- 90.71.350 Accountability for achieving and implementing action agenda—Noncompliance. (1) The council is accountable for achieving the action agenda. The legislature intends that all governmental entities within Puget Sound will exercise their existing authorities to implement the applicable provisions of the action agenda.
- (2) The partnership shall involve the public and implementing entities to develop standards and processes by which the partnership will determine whether implementing entities are taking actions consistent with the action agenda and achieving the outcomes identified in the action agenda. Among these measures, the council may hold management conferences with implementing entities to review and assess performance in undertaking implementation strategies with a

(2008 Ed.) [Title 90 RCW—page 143]

particular focus on compliance with and enforcement of existing laws. Where the council identifies an inconsistency with the action agenda, the council shall offer support and assistance to the entity with the objective of remedying the inconsistency. The results of the conferences shall be included in the state of the Sound report required under RCW 90.71.370.

- (3) In the event the council determines that an entity is in substantial noncompliance with the action agenda, it shall provide notice of this finding and supporting information to the entity. The council or executive director shall thereafter meet and confer with the entity to discuss the finding and, if appropriate, develop a corrective action plan. If no agreement is reached, the council shall hold a public meeting to present its findings and the proposed corrective action plan. If the entity is a state agency, the meeting shall include representatives of the governor's office and office of financial management. If the entity is a local government, the meeting shall be held in the jurisdiction and electoral representatives from the jurisdictions shall be invited to attend. If, after this process, the council finds that substantial noncompliance continues, the council shall issue written findings and document its conclusions. The council may recommend to the governor that the entity be ineligible for state financial assistance until the substantial noncompliance is remedied. Instances of noncompliance shall be included in the state of the Sound report required under RCW 90.71.370.
- (4) The council shall provide a forum for addressing and resolving problems, conflicts, or a substantial lack of progress in a specific area that it has identified in the implementation of the action agenda, or that citizens or implementing entities bring to the council. The council may use conflict resolution mechanisms such as but not limited to, technical and financial assistance, facilitated discussions, and mediation to resolve the conflict. Where the parties and the council are unable to resolve the conflict, and the conflict significantly impairs the implementation of the action agenda, the council shall provide its analysis of the conflict and recommendations resolution to the governor, the legislature, and to those entities with jurisdictional authority to resolve the conflict.
- (5) When the council or an implementing entity identifies a statute, rule, ordinance or policy that conflicts with or is an impediment to the implementation of the action agenda, or identifies a deficiency in existing statutory authority to accomplish an element of the action agenda, the council shall review the matter with the implementing entities involved. The council shall evaluate the merits of the conflict, impediment, or deficiency, and make recommendations to the legislature, governor, agency, local government or other appropriate entity for addressing and resolving the conflict.
- (6) The council may make recommendations to the governor and appropriate committees of the senate and house of representatives for local or state administrative or legislative actions to address barriers it has identified to successfully implementing the action agenda. [2007 c 341 § 17.]
- **90.71.360** Limitations on authority. (1) The partnership shall not have regulatory authority nor authority to transfer the responsibility for, or implementation of, any state reg-

ulatory program, unless otherwise specifically authorized by the legislature.

- (2) The action agenda may not create a legally enforceable duty to review or approve permits, or to adopt plans or regulations. The action agenda may not authorize the adoption of rules under chapter 34.05 RCW creating a legally enforceable duty applicable to the review or approval of permits or to the adoption of plans or regulations. No action of the partnership may alter the forest practices rules adopted pursuant to chapter 76.09 RCW, or any associated habitat conservation plan. Any changes in forest practices identified by the processes established in this chapter as necessary to fully recover the health of Puget Sound by 2020 may only be realized through the processes established in RCW 76.09.370 and other designated processes established in Title 76 RCW. Nothing in this subsection or subsection (1) of this section limits the accountability provisions of this chapter.
- (3) Nothing in this chapter limits or alters the existing legal authority of local governments, nor does it create a legally enforceable duty upon local governments. When a local government proposes to take an action inconsistent with the action agenda, it shall inform the council and identify the reasons for taking the action. If a local government chooses to take an action inconsistent with the action agenda or chooses not to take action required by the action agenda, it will be subject to the accountability measures in this chapter which can be used at the discretion of the council. [2007 c 341 § 18.]
- 90.71.370 Report to the governor and legislature—State of the Sound report—Review of programs. (1) By December 1, 2008, and by September 1st of each even-numbered year beginning in 2010, the council shall provide to the governor and the appropriate fiscal committees of the senate and house of representatives its recommendations for the funding necessary to implement the action agenda in the succeeding biennium. The recommendations shall:
- (a) Identify the funding needed by action agenda element:
- (b) Address funding responsibilities among local, state, and federal governments, as well as nongovernmental funding; and
- (c) Address funding needed to support the work of the partnership, the panel, the ecosystem work group, and entities assisting in coordinating local efforts to implement the plan.
- (2) In the 2008 report required under subsection (1) of this section, the council shall include recommendations for projected funding needed through 2020 to implement the action agenda; funding needs for science panel staff; identify methods to secure stable and sufficient funding to meet these needs; and include proposals for new sources of funding to be dedicated to Puget Sound protection and recovery. In preparing the science panel staffing proposal, the council shall consult with the panel.
- (3) By November 1st of each odd-numbered year beginning in 2009, the council shall produce a state of the Sound report that includes, at a minimum:
- (a) An assessment of progress by state and nonstate entities in implementing the action agenda, including accomplishments in the use of state funds for action agenda implementation:

[Title 90 RCW—page 144] (2008 Ed.)

- (b) A description of actions by implementing entities that are inconsistent with the action agenda and steps taken to remedy the inconsistency;
- (c) The comments by the panel on progress in implementing the plan, as well as findings arising from the assessment and monitoring program;
- (d) A review of citizen concerns provided to the partnership and the disposition of those concerns;
- (e) A review of the expenditures of funds to state agencies for the implementation of programs affecting the protection and recovery of Puget Sound, and an assessment of whether the use of the funds is consistent with the action agenda; and
- (f) An identification of all funds provided to the partnership, and recommendations as to how future state expenditures for all entities, including the partnership, could better match the priorities of the action agenda.
- (4)(a) The council shall review state programs that fund facilities and activities that may contribute to action agenda implementation. By November 1, 2009, the council shall provide initial recommendations regarding program changes to the governor and appropriate fiscal and policy committees of the senate and house of representatives. By November 1, 2010, the council shall provide final recommendations regarding program changes, including proposed legislation to implement the recommendation, to the governor and appropriate fiscal and policy committees of the senate and house of representatives.
- (b) The review in this subsection shall be conducted with the active assistance and collaboration of the agencies administering these programs, and in consultation with local governments and other entities receiving funding from these programs:
 - (i) The water quality account, chapter 70.146 RCW;
- (ii) The water pollution control revolving fund, chapter 90.50A RCW;
- (iii) The public works assistance account, chapter 43.155 RCW;
- (iv) The aquatic lands enhancement account, RCW 79.105.150;
- (v) The state toxics control account and local toxics control account and clean-up program, chapter 70.105D RCW;
- (vi) The acquisition of habitat conservation and outdoor recreation land, chapter 79A.15 RCW;
- (vii) The salmon recovery funding board, RCW 77.85.110 through 77.85.150;
- (viii) The community economic revitalization board, chapter 43.160 RCW;
- (ix) Other state financial assistance to water quality-related projects and activities; and
- (x) Water quality financial assistance from federal programs administered through state programs or provided directly to local governments in the Puget Sound basin.
- (c) The council's review shall include but not be limited to:
- (i) Determining the level of funding and types of projects and activities funded through the programs that contribute to implementation of the action agenda;
- (ii) Evaluating the procedures and criteria in each program for determining which projects and activities to fund,

- and their relationship to the goals and priorities of the action agenda;
- (iii) Assessing methods for ensuring that the goals and priorities of the action agenda are given priority when program funding decisions are made regarding water quality-related projects and activities in the Puget Sound basin and habitat-related projects and activities in the Puget Sound basin.
- (iv) Modifying funding criteria so that projects, programs, and activities that are inconsistent with the action agenda are ineligible for funding;
- (v) Assessing ways to incorporate a strategic funding approach for the action agenda within the outcome-focused performance measures required by RCW 43.41.270 in administering natural resource-related and environmentally based grant and loan programs. [2008 c 329 § 927; 2007 c 341 § 19.]

Severability—Effective date—2008 c 329: See notes following RCW 28B.105.110.

90.71.380 Assessment of basin-wide restoration progress. By December 1, 2010, and subject to available funding, the Washington academy of sciences shall conduct an assessment of basin-wide restoration progress. The assessment shall include, but not be limited to, a determination of the extent to which implementation of the action agenda is making progress toward the action agenda goals, and a determination of whether the environmental indicators and benchmarks included in the action agenda accurately measure and reflect progress toward the action agenda goals. [2007 c 341 § 20.]

90.71.390 Performance audits of the partnership. (1) The joint legislative audit and review committee shall conduct two performance audits of the partnership, with the first audit to be completed by December 1, 2011, and the second to be completed by December 1, 2016.

- (2) The audit shall include but not be limited to:
- (a) A determination of the extent to which funds expended by the partnership or provided in biennial budget acts expressly for implementing the action agenda have contributed toward meeting the scientific benchmarks and the recovery goals of the action agenda;
- (b) A determination of the efficiency and effectiveness of the partnership's oversight of action agenda implementation, based upon the achievement of the objectives as measured by the established environmental indicators and benchmarks; and
- (c) Any recommendations for improvements in the partnership's performance and structure, and to provide accountability for action agenda results by action entities.
- (3) The partnership may use the audits as the basis for developing changes to the action agenda, and may submit any recommendations requiring legislative policy or budgetary action to the governor and to the appropriate committees of the senate and house of representatives. [2007 c 341 § 21.]
- **90.71.400 Puget Sound recovery account.** The Puget Sound recovery account is created in the state treasury. To the account shall be deposited such funds as the legislature

(2008 Ed.) [Title 90 RCW—page 145]

Sections

directs or appropriates to the account. Federal grants, gifts, or other financial assistance received by the Puget Sound partnership and other state agencies from nonstate sources for the specific purpose of recovering Puget Sound may be deposited into the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used for the protection and recovery of Puget Sound. [2007 c 341 § 23.]

- 90.71.904 Transfer of powers, duties, and functions—References to chair of the Puget Sound action team. (1) The Puget Sound action team is hereby abolished and its powers, duties, and functions are hereby transferred to the Puget Sound partnership as consistent with this chapter. All references to the chair or the Puget Sound action team in the Revised Code of Washington shall be construed to mean the executive director or the Puget Sound partnership.
- (2)(a) All employees of the Puget Sound action team are transferred to the jurisdiction of the Puget Sound partnership.
- (b) All reports, documents, surveys, books, records, files, papers, or written material in the possession of the Puget Sound action team shall be delivered to the custody of the Puget Sound partnership. All cabinets, furniture, office equipment, motor vehicles, and other tangible property employed by the Puget Sound action team shall be made available to the Puget Sound partnership. All funds, credits, or other assets held by the Puget Sound action team shall be assigned to the Puget Sound partnership.
- (c) Any appropriations made to the Puget Sound action team shall, on July 1, 2007, be transferred and credited to the Puget Sound partnership.
- (d) If any question arises as to the transfer of any personnel, funds, books, documents, records, papers, files, equipment, or other tangible property used or held in the exercise of the powers and the performance of the duties and functions transferred, the director of financial management shall make a determination as to the proper allocation and certify the same to the state agencies concerned.
- (3) All rules and all pending business before the Puget Sound action team shall be continued and acted upon by the Puget Sound partnership. All existing contracts and obligations shall remain in full force and shall be performed by the Puget Sound partnership.
- (4) The transfer of the powers, duties, functions, and personnel of the Puget Sound action team shall not affect the validity of any act performed before July 1, 2007.
- (5) If apportionments of budgeted funds are required because of the transfers directed by this section, the director of financial management shall certify the apportionments to the agencies affected, the state auditor, and the state treasurer. Each of these shall make the appropriate transfer and adjustments in funds and appropriation accounts and equipment records in accordance with the certification.
- (6) Nothing contained in this section may be construed to alter any existing collective bargaining unit or the provisions of any existing collective bargaining agreement until the agreement has expired or until the bargaining unit has been modified by action of the public employment relations commission as provided by law. [2007 c 341 § 41.]

- **90.71.905** Captions not law. Captions used in this chapter are not any part of the law. [2007 c 341 § 42.]
- **90.71.906** Severability—2007 c 341. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [2007 c 341 § 69.]
- **90.71.907** Effective date—2007 c 341. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect July 1, 2007. [2007 c 341 § 70.]

Chapter 90.72 RCW SHELLFISH PROTECTION DISTRICTS

90.72.020	Shellfish tidelands.
90.72.030	Shellfish protection districts—Establishment—Governing body—Programs.
90.72.040	Shellfish protection districts—Creation—Boundaries—Cooperation with governmental entities—Abolition—Referendum to repeal creation—Certain fees not permitted.
90.72.045	Shellfish protection districts—Programs required after closure or downgrading of growing area classification—Annual report.
90.72.060	Decisions addressing conflicting uses—Integration of the state environmental policy act and county ordinances and resolutions with programs.
90.72.065	Plans to control pollution effects of animal waste—Contracts with conservation districts.
90.72.070	Program financing—Activities not subject to fees, rates, or charges—Collection of charges or rates.
90.72.080	State water quality financial assistance—Priority to counties with shellfish protection districts.
90.72.900	Certain authority of counties not affected by chapter.
90.72.905	Severability—1992 c 100.

90.72.020 Shellfish tidelands. For purposes of this chapter, "shellfish tidelands" means all saltwater tidelands on which shellfish are grown or harvested for human consumption. [1985 c 417 § 2.]

90.72.030 Shellfish protection districts—Establishment—Governing body—Programs. The legislative authority of each county having shellfish tidelands within its boundaries is authorized to establish a shellfish protection district to include areas in which nonpoint pollution threatens the water quality upon which the continuation or restoration of shellfish farming or harvesting is dependent. The legislative authority shall constitute the governing body of the district and shall adopt a shellfish protection program with elements and activities to be effective within the district. The legislative authority may appoint a local advisory council to advise the legislative authority in preparation and implementation of shellfish protection programs. This program shall include any elements deemed appropriate to deal with the nonpoint pollution threatening water quality over shellfish tidelands, including, but not limited to, requiring the elimination or decrease of contaminants in storm water runoff, establishing monitoring, inspection, and repair elements to ensure that on-site sewage systems are adequately maintained and working properly, assuring that animal grazing and manure

[Title 90 RCW—page 146] (2008 Ed.)

management practices are consistent with best management practices, and establishing educational and public involvement programs to inform citizens on the causes of the threatening nonpoint pollution and what they can do to decrease the amount of such pollution. The county legislative authority shall consult with the department of health, the department of ecology, the department of agriculture, or the conservation commission as appropriate as to the elements of the program. An element may be omitted where another program is effectively addressing those sources of nonpoint water pollution. Within the limits of RCW 90.72.040 and 90.72.070, the county legislative authority shall have full jurisdiction and authority to manage, regulate, and control its programs and to fix, alter, regulate, and control the fees for services provided and charges or rates as provided under those programs. Programs established under this chapter, may, but are not required to, be part of a system of sewerage as defined in RCW 36.94.010. [2008 c 250 § 1; 2007 c 150 § 1; 1992 c 100 § 2; 1985 c 417 § 3.]

Findings—1992 c 100: "The legislature finds that shellfish harvesting is important to our economy and way of life. Washington state is an international leader in the cultivation and production of shellfish. However, large portions of the state's productive recreational and commercial shellfish beds are closed to harvesting, and more are threatened, because of water pollution. The legislature finds that the problem of shellfish bed closures demands a public policy solution and that the state, local governments, and individuals must each take strong and swift action or this precious resource will be lost.

It is the goal of the legislature to prevent further closures of recreational and commercial shellfish beds, to restore water quality in saltwater tidelands to allow the reopening of at least one restricted or closed shellfish bed each year, and to ensure Washington state's commanding international position in shellfish production.

The legislature finds that failing on-site sewage systems and animal waste are the two most significant causes of shellfish bed closures over the past decade. Remedial actions at the local level are required to effectively address these problems.

The legislature finds that existing entities, including conservation districts and local health departments, should be used by counties to address the water quality problems affecting the recreational and commercial shellfish harvest

The legislature finds that local action in each watershed where shellfish are harvested is required to protect this vital resource. The legislature hereby encourages all counties having saltwater tidelands within their boundaries to establish shellfish protection districts and programs designed to prevent any further degradation and contamination and to allow for restoration and reopening of closed shellfish growing areas." [1992 c 100 § 1.]

90.72.040 Shellfish protection districts—Creation— Boundaries—Cooperation with governmental entities— Abolition—Referendum to repeal creation—Certain fees **not permitted.** (1) The county legislative authority may create a shellfish protection district on its own motion or by submitting the question to the voters of the proposed district and obtaining the approval of a majority of those voting. The boundaries of the district shall be determined by the legislative authority. The legislative authority may create more than one district. A district may include any area or areas within the county, whether incorporated or unincorporated. Counties shall coordinate and cooperate with cities, towns, and water-related special districts within their boundaries in establishing shellfish protection districts and carrying out shellfish protection programs. Where a portion of the proposed district lies within an incorporated area, the county shall develop procedures for the participation of the city or town in the determination of the boundaries of the district and the administration of the district, including funding of the district's programs. The legislative authority of more than one county may by agreement provide for the creation of a district including areas within each of those counties. County legislative authorities are encouraged to coordinate their plans and programs to protect shellfish growing areas, especially where shellfish growing areas are located within the boundaries of more than one county. The legislative authority or authorities creating a district may abolish a shellfish protection district on its or their own motion or by submitting the question to the voters of the district and obtaining the approval of a majority of those voting.

(2) If the county legislative authority creates a shellfish protection district by its own motion, any registered voter residing within the boundaries of the shellfish protection district may file a referendum petition to repeal the ordinance that created the district. Any referendum petition to repeal the ordinance creating the shellfish protection district shall be filed with the county auditor within seven days of passage of the ordinance. Within ten days of the filing of a petition, the county auditor shall confer with the petitioner concerning form and style of the petition, issue an identification number for the petition, and write a ballot title for the measure. The ballot title shall be posed as a question so that an affirmative answer to the question and an affirmative vote on the measure results in creation of the shellfish protection district and a negative answer to the question and a negative vote on the measure results in the shellfish protection district not being created. The petitioner shall be notified of the identification number and ballot title within this ten-day period.

After this notification, the petitioner shall have thirty days in which to secure on petition forms the signatures of not less than twenty-five percent of the registered voters residing within the boundaries of the shellfish protection district and file the signed petitions with the county auditor. Each petition form shall contain the ballot title and full text of the measure to be referred. The county auditor shall verify the sufficiency of the signatures on the petitions. If sufficient valid signatures are properly submitted, the county auditor shall submit the referendum measure to the registered voters residing in the shellfish protection district in a special election no later than one hundred twenty days after the signed petition has been filed with the county auditor. The special election may be conducted by mail ballot as provided for in *chapter 29.36 RCW.

(3) The county legislative authority shall not impose fees, rates, or charges for shellfish protection district programs upon properties on which fees, rates, or charges are imposed under chapter 36.89 or 36.94 RCW for substantially the same programs and services. [1997 c 447 § 20; 1992 c 100 § 3; 1985 c 417 § 4.]

*Reviser's note: Chapter 29.36 RCW was recodified as chapter 29A.40 RCW pursuant to 2003 c 111 § 2401, effective July 1, 2004.

Finding—Purpose—1997 c 447: See note following RCW 70.05.074. Findings—1992 c 100: See note following RCW 90.72.030.

90.72.045 Shellfish protection districts—Programs required after closure or downgrading of growing area classification—Annual report. The county legislative authority shall create a shellfish protection district and establish a shellfish protection program developed under RCW 90.72.030 or an equivalent program to address the causes or

(2008 Ed.) [Title 90 RCW—page 147]

suspected causes of pollution within one hundred eighty days after the department of health, because of water quality degradation due to ongoing nonpoint sources of pollution has closed or downgraded the classification of a recreational or commercial shellfish growing area within the boundaries of the county. The county legislative authority shall initiate implementation of the shellfish protection program within sixty days after it is established.

A copy of the program must be provided to the departments of health, ecology, and agriculture. An agency that has regulatory authority for any of the sources of nonpoint pollution covered by the program shall cooperate with the county in its implementation. The county legislative authority shall submit a written report to the department of health annually that describes the status and progress of the program. If rates or fees are collected under RCW 90.72.070 for implementation of the shellfish protection district program, the annual report shall provide sufficient detail of the expenditure of the revenue collected to ensure compliance with RCW 90.72.070. [2008 c 250 § 2; 2007 c 150 § 2; 1992 c 100 § 4.]

Findings—1992 c 100: See note following RCW 90.72.030.

90.72.060 Decisions addressing conflicting uses—Integration of the state environmental policy act and county ordinances and resolutions with programs. Whenever a governmental entity makes a decision which addresses a matter in which there is a conflict between (1) on the one hand, a proposed development, proposed change in land use controls, or proposed change in the provision of utility services; and (2) on the other hand, the long-term use of an area for the growing or harvesting of shellfish, which area is within the boundaries of a shellfish protection district, then the governmental entity making the decision must observe the requirements of chapter 43.21C RCW and county ordinances or resolutions integrating the state environmental policy act of 1971 into the various programs under county jurisdiction. [1985 c 417 § 6.]

90.72.065 Plans to control pollution effects of animal waste—Contracts with conservation districts. Within available funding and as specified in the shellfish protection program, counties creating shellfish protection districts shall contract with conservation districts to draft plans with landowners to control pollution effects of animal waste. [1992 c 100 § 5.]

Findings—1992 c 100: See note following RCW 90.72.030.

90.72.070 Program financing—Activities not subject to fees, rates, or charges—Collection of charges or rates. The county legislative authority establishing a shellfish protection district may finance the protection program through (1) county tax revenues, (2) reasonable inspection fees and similar fees for services provided, (3) reasonable charges or rates specified in its protection program, or (4) federal, state, or private grants. A dairy animal feeding operation with a certified dairy nutrient management plan as required in chapter 90.64 RCW and any other commercial agricultural operation on agricultural lands as defined in RCW 36.70A.030 shall be subject to fees, rates, or charges by a shellfish protection district of no more than five hundred dollars in a calendar

year. Facilities permitted and assessed fees for wastewater discharge under the national pollutant discharge elimination system shall not be subject to fees, rates, or charges for wastewater discharge by a shellfish protection district. Lands classified as forest land under chapter 84.34 RCW shall not be subject to fees, rates, or charges by a shellfish protection district. Counties may collect charges or rates in the manner determined by the county legislative authority. [2008 c 250 § 3; 1992 c 100 § 6; 1985 c 417 § 7.]

Findings—1992 c 100: See note following RCW 90.72.030.

90.72.080 State water quality financial assistance—Priority to counties with shellfish protection districts. Counties that have formed shellfish protection districts shall receive high priority for state water quality financial assistance to implement shellfish protection programs, including grants and loans provided under chapters 43.99F, 70.146, and 90.50A RCW. [1992 c 100 § 7.]

Findings—1992 c 100: See note following RCW 90.72.030.

90.72.900 Certain authority of counties not affected by chapter. This chapter shall not be considered as diminishing or affecting the authority of a county to adopt and enforce programs or controls, within all or a portion of the county, to deal with nonpoint pollution. [1985 c 417 § 8.]

90.72.905 Severability—1992 c 100. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1992 c 100 § 10.]

Chapter 90.74 RCW AQUATIC RESOURCES MITIGATION

Sections

90.74.005	Findings—Intent.
90.74.010	Definitions.
90.74.020	Mitigation plans.
90.74.030	Regulatory decisions, guidance—Multiple requests for review
	of mitigation plans.

90.74.005 Findings—Intent. (1) The legislature finds that:

- (a) The state lacks a clear policy relating to the mitigation of wetlands and aquatic habitat for infrastructure development;
- (b) Regulatory agencies have generally required project proponents to use compensatory mitigation only at the site of the project's impacts and to mitigate narrowly for the habitat or biological functions impacted by a project;
- (c) This practice of considering traditional on-site, inkind mitigation may provide fewer environmental benefits when compared to innovative mitigation proposals that provide benefits in advance of a project's planned impacts and that restore functions or habitat other than those impacted at a project site; and
- (d) Regulatory decisions on development proposals that attempt to incorporate innovative mitigation measures take

[Title 90 RCW—page 148] (2008 Ed.)

an unreasonably long period of time and are subject to a great deal of uncertainty and additional expenses.

- (2) The legislature therefore declares that it is the policy of the state to authorize innovative mitigation measures by requiring state regulatory agencies to consider mitigation proposals for infrastructure projects that are timed, designed, and located in a manner to provide equal or better biological functions and values compared to traditional on-site, in-kind mitigation proposals.
- (3) It is the intent of the legislature to authorize local governments to accommodate the goals of this chapter. It is not the intent of the legislature to: (a) Restrict the ability of a project proponent to pursue project specific mitigation; or (b) create any new authority for regulating wetlands or aquatic habitat beyond what is specifically provided for in this chapter. [1997 c 424 § 1.]
- **90.74.010 Definitions.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Mitigation" means sequentially avoiding impacts, minimizing impacts, or compensating for remaining unavoidable impacts.
- (2) "Compensatory mitigation" means the restoration, creation, enhancement, or preservation of uplands, wetlands, or other aquatic resources for the purposes of compensating for unavoidable adverse impacts that remain after all appropriate and practicable avoidance and minimization has been achieved. "Compensatory mitigation" includes mitigation that:
- (a) Occurs at the same time as, or in advance of, a project's planned environmental impacts;
- (b) Is located in a site either on, near, or distant from the project's impacts; and
- (c) Provides either the same or different biological functions and values as the functions and values impacted by the project.
- (3) "Infrastructure development" means an action that is critical for the maintenance or expansion of an existing infrastructure feature such as a highway, rail line, airport, marine terminal, utility corridor, harbor area, or hydroelectric facility and is consistent with an approved land use planning process. This planning process may include the growth management act, chapter 36.70A RCW, or the shoreline management act, chapter 90.58 RCW, in areas covered by those chapters.
- (4) "Mitigation plan" means a document or set of documents developed through joint discussions between a project proponent and environmental regulatory agencies that describe the unavoidable wetland or aquatic resource impacts of the proposed infrastructure development and the proposed compensatory mitigation for those impacts.
- (5) "Project proponent" means a public or private entity responsible for preparing a mitigation plan.
- (6) "Watershed" means an area identified as a state of Washington water resource inventory area under WAC 173-500-040 as it exists on July 27, 1997. [1997 c 424 § 2.]
- **90.74.020 Mitigation plans.** (1) Project proponents may use a mitigation plan to propose compensatory mitigation within a watershed. A mitigation plan shall:

- (a) Contain provisions that guarantee the long-term viability of the created, restored, enhanced, or preserved habitat, including assurances for protecting any essential biological functions and values defined in the mitigation plan;
- (b) Contain provisions for long-term monitoring of any created, restored, or enhanced mitigation site; and
- (c) Be consistent with the local comprehensive land use plan and any other applicable planning process in effect for the development area, such as an adopted subbasin or watershed plan.
- (2) The departments of ecology and fish and wildlife may not limit the scope of options in a mitigation plan to areas on or near the project site, or to habitat types of the same type as contained on the project site. The departments of ecology and fish and wildlife shall fully review and give due consideration to compensatory mitigation proposals that improve the overall biological functions and values of the watershed or bay and accommodate the mitigation needs of infrastructure development.

The departments of ecology and fish and wildlife are not required to grant approval to a mitigation plan that the departments find does not provide equal or better biological functions and values within the watershed or bay.

- (3) When making a permit or other regulatory decision under the guidance of this chapter, the departments of ecology and fish and wildlife shall consider whether the mitigation plan provides equal or better biological functions and values, compared to the existing conditions, for the target resources or species identified in the mitigation plan. This consideration shall be based upon the following factors:
- (a) The relative value of the mitigation for the target resources, in terms of the quality and quantity of biological functions and values provided;
- (b) The compatibility of the proposal with the intent of broader resource management and habitat management objectives and plans, such as existing resource management plans, watershed plans, critical areas ordinances, and shoreline master programs;
- (c) The ability of the mitigation to address scarce functions or values within a watershed;
- (d) The benefits of the proposal to broader watershed landscape, including the benefits of connecting various habitat units or providing population-limiting habitats or functions for target species;
- (e) The benefits of early implementation of habitat mitigation for projects that provide compensatory mitigation in advance of the project's planned impacts; and
- (f) The significance of any negative impacts to nontarget species or resources.
- (4) A mitigation plan may be approved through a memorandum of agreement between the project proponent and either the department of ecology or the department of fish and wildlife, or both. [1997 c 424 § 3.]
- 90.74.030 Regulatory decisions, guidance—Multiple requests for review of mitigation plans. (1) In making regulatory decisions relating to wetland or aquatic resource mitigation, the departments of ecology and fish and wildlife shall, at the request of the project proponent, follow the guidance of RCW 90.74.005 through 90.74.020.

(2008 Ed.) [Title 90 RCW—page 149]

(2) If the department of ecology or the department of fish and wildlife receives multiple requests for review of mitigation plans, each department may schedule its review of these proposals to conform to available budgetary resources. [1997 c 424 § 4.]

Chapter 90.76 RCW UNDERGROUND STORAGE TANKS

Sections 90.76.005 Findings-Intent. 90.76.010 Definitions. Department's powers and duties—Rule-making authority. 90.76.020 90.76.040 Environmentally sensitive areas. 90.76.050 Delivery of regulated substances. 90.76.060 Investigation and access. 90.76.070 Enforcement. 90.76.080 Penalties. 90.76.090 Annual tank fee 90.76.100 Underground storage tank account. 90.76.110 Preemption. 90.76.900 Captions not law. Severability-1989 c 346. 90.76.901 90.76.902 Effective date-1989 c 346.

Reviser's note—Sunset Act application: The underground storage tank program is subject to review, termination, and possible extension under chapter 43.131 RCW, the Sunset Act. See RCW 43.131.393. RCW 90.76.005 through 90.76.120 and 90.76.900 through 90.76.902 are scheduled for future repeal under RCW 43.131.394.

90.76.005 Findings—Intent. The legislature finds that leaking underground storage tanks containing petroleum and other regulated substances pose a serious threat to human health and the environment. To address this threat, the legislature intends for the department of ecology to establish an underground storage tank program designed, operated, and enforced in a manner that, at a minimum, meets the requirements for delegation of the federal underground storage tank program of the resource conservation and recovery act of 1976, as amended (42 U.S.C. Sec. 6901, et seq.). The legislature intends that statewide requirements for underground storage tanks adopted by the department be consistent with and no less stringent than the requirements in the federal regulations and the underground storage tank compliance act of 2005 (42 U.S.C. Sec. 15801 et seq., energy policy act of 2005, P.L. 109-58, Title XV, subtitle B).

The legislature further finds that certain areas of the state possess physical characteristics that make them especially vulnerable to threats from leaking underground storage tanks and that in these environmentally sensitive areas, local requirements more stringent than the statewide requirements may apply. [2007 c 147 § 1; 1989 c 346 § 1.]

Sunset Act application: See note following chapter digest.

- **90.76.010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.
 - (1) "Department" means the department of ecology.
 - (2) "Director" means the director of the department.
- (3) "Facility compliance tag" means a marker, constructed of metal, plastic, or other durable material, that clearly identifies all qualifying underground storage tanks on the particular site for which it is issued.

- (4) "Federal act" means the federal resource conservation and recovery act, as amended (42 U.S.C. Sec. 6901, et seq.).
- (5) "Federal regulations" means the underground storage tanks regulations (40 C.F.R. Secs. 280 and 281) adopted by the United States environmental protection agency under the federal act.
- (6) "License" means the master business license underground storage tank endorsement issued by the department of licensing.
- (7) "Underground storage tank compliance act of 2005" means Title XV and subtitle B of P.L. 109-58 (42 U.S.C. Sec. 15801 et seq.) which have amended the federal resource conservation and recovery act's subtitle I.
- (8) "Underground storage tank system" means an underground storage tank, connected underground piping, underground ancillary equipment, and containment system, if any.

Except as provided in this section and any rules adopted by the department under this chapter, the definitions contained in the federal regulations apply to the terms in this chapter. [2007 c 147 § 2; 1998 c 155 § 1; 1989 c 346 § 2.]

Sunset Act application: See note following chapter digest.

- 90.76.020 Department's powers and duties—Rule-making authority. (1) The department shall adopt rules establishing requirements for all underground storage tanks that are regulated under the federal act, taking into account the various classes or categories of tanks to be regulated. The rules must be consistent with and no less stringent than the federal regulations and the underground storage tank compliance act of 2005 and consist of requirements for the following:
- (a) New underground storage tank system design, construction, installation, and notification;
- (b) Upgrading existing underground storage tank systems:
 - (c) General operating requirements;
 - (d) Release detection;
 - (e) Release reporting;
- (f) Out-of-service underground storage tank systems and closure;
- (g) Financial responsibility for underground storage tanks containing regulated substances; and
- (h) Groundwater protection measures, including secondary containment and monitoring for installation or replacement of all underground storage tank systems or components, such as tanks and piping, installed after July 1, 2007, and under dispenser spill containment for installation or replacement of all dispenser systems installed after July 1, 2007.
 - (2) The department shall adopt rules:
- (a) Establishing physical site criteria to be used in designating local environmentally sensitive areas;
- (b) Establishing procedures for local government application for this designation; and
- (c) Establishing procedures for local government adoption and department approval of rules more stringent than the statewide standards in these designated areas.
- (3) The department shall establish by rule an administrative and enforcement program that is consistent with and no

[Title 90 RCW—page 150] (2008 Ed.)

less stringent than the program required under the federal regulations in the areas of:

- (a) Compliance monitoring, including procedures for recordkeeping and a program for systematic inspections;
 - (b) Enforcement;
 - (c) Public participation;
 - (d) Information sharing;
 - (e) Owner and operator training; and
- (f) Delivery prohibition for underground storage tank systems or facilities that are determined by the department to be ineligible to receive regulated substances.
- (4) The department shall establish a program that provides for the annual licensing of underground storage tanks. The license shall take the form of a tank endorsement on the facility's annual master business license issued by the department of licensing. A tank is not eligible for a license unless the owner or operator can demonstrate compliance with the requirements of this chapter and the annual tank fees have been remitted. The department may revoke a tank license if a facility is not in compliance with this chapter, or any rules adopted under this chapter. The master business license shall be displayed by the tank owner or operator in a location clearly identifiable.
- (5)(a) The department shall issue a one-time "facility compliance tag" to underground storage tank facilities that have installed the equipment required to meet corrosion protection, spill prevention, overfill prevention, leak detection standards, have demonstrated financial responsibility, and have paid annual tank fees. The facility shall continue to maintain compliance with corrosion protection, spill prevention, overfill prevention[,] and leak detection standards, financial responsibility, and have remitted annual tank fees to display a facility compliance tag. The facility compliance tag shall be displayed on or near the fire emergency shutoff device, or in the absence of such a device in close proximity to the fill pipes and clearly identifiable to persons delivering regulated substance to underground storage tanks.
- (b) The department may revoke a facility compliance tag if a facility is not in compliance with the requirements of this chapter, or any rules adopted under this chapter.
- (6) The department may place a red tag on a tank at a facility if the department determines that the owner or operator is not in compliance with this chapter or the rules adopted under this chapter regarding the compliance requirements related to that tank. Removal of a red tag without authorization from the department is a violation of this chapter.
- (7) The department may establish programs to certify persons who install or decommission underground storage tank systems or conduct inspections, testing, closure, cathodic protection, interior tank lining, corrective action, site assessments, or other activities required under this chapter. Certification programs shall be designed to ensure that each certification will be effective in all jurisdictions of the state.
- (8) When adopting rules under this chapter, the department shall consult with the state building code council to ensure coordination with the building and fire codes adopted under chapter 19.27 RCW. [2007 c 147 § 3; 1998 c 155 § 2; 1989 c 346 § 3.]

Sunset Act application: See note following chapter digest.

- 90.76.040 Environmentally sensitive areas. (1) A city, town, or county may apply to the department to have an area within its jurisdictional boundaries designated an environmentally sensitive area. A city, town, or county may submit a joint application with any other city, town, or county for joint administration under chapter 39.34 RCW of a single environmentally sensitive area located in both jurisdictions.
- (2) A city, town, or county may adopt proposed ordinances or resolutions establishing requirements for underground storage tanks located within an environmentally sensitive area that are more stringent than the statewide standards established under RCW 90.76.020. Proposed local ordinances and resolutions shall only apply to new underground storage tank installations. The local government adopting the ordinances and resolutions shall submit them to the department for approval. Disapproved ordinances and resolutions may be modified and resubmitted to the department for approval. Proposed local ordinances and resolutions become effective when approved by the department.
- (3) The department shall approve or disapprove each proposed local ordinance or resolution based on the following criteria:
- (a) The area to be regulated is found to be an environmentally sensitive area based on rules adopted by the department; and
- (b) The proposed local regulations are reasonably consistent with previously approved local regulations for similar environmentally sensitive areas.
- (4) A city, town, or county for which a proposed local ordinance or resolution establishing more stringent requirements is approved by the department may establish local tank fees that meet the requirements of RCW 90.76.090, if such fees are necessary for enhanced program administration or enforcement. [1998 c 155 § 3; 1989 c 346 § 5.]

Sunset Act application: See note following chapter digest.

- 90.76.050 Delivery of regulated substances. (1) A person delivering regulated substances to underground storage tanks shall not deliver or deposit regulated substances to underground storage tanks or facilities that do not have a facility compliance tag displayed as required in RCW 90.76.020(5)(a). Additionally, a person delivering regulated substances to underground storage tanks shall not deliver or deposit regulated substances to an individual underground storage tank on which the department has placed a red tag under RCW 90.76.020(6).
- (2) An owner or operator of an underground storage tank system or facility shall not accept delivery or deposit of regulated substances to that underground storage tank system or facility, if the system does not have a facility compliance tag displayed as required in RCW 90.76.020(5)(a). Additionally, an owner or operator of an underground storage tank system or facility shall not accept delivery or deposit of regulated substances to an individual underground storage tank on which the department has placed a red tag under RCW 90.76.020(6).
- (3) A supplier shall not refuse to deliver regulated substances to an underground storage tank regulated under this chapter on the basis of its potential to leak contents where the facility displays a valid facility compliance tag as required in this chapter, and the department has not placed a red tag on

(2008 Ed.) [Title 90 RCW—page 151]

the underground storage tank. This section does not apply to a supplier who does not directly transfer a regulated substance into an underground storage tank. [2007 c 147 § 4; 1998 c 155 § 4; 1989 c 346 § 6.]

Sunset Act application: See note following chapter digest.

- 90.76.060 Investigation and access. (1) If necessary to determine compliance with the requirements of this chapter, an authorized representative of the state engaged in compliance inspections, monitoring, and testing may, by request, require an owner or operator to submit relevant information or documents. The department may subpoena witnesses, documents, and other relevant information that the department deems necessary. In the case of any refusal to obey the subpoena, the superior court for any county in which the person is found, resides, or transacts business has jurisdiction to issue an order requiring the person to appear before the department and give testimony or produce documents. Any failure to obey the order of the court may be punished by the court as contempt.
- (2) Any authorized representative of the state may require an owner or operator to conduct monitoring or testing.
- (3) Upon reasonable notice, an authorized representative of the state may enter a premises or site subject to regulation under this chapter or in which records relevant to the operation of an underground storage tank system are kept. In the event of an emergency or in circumstances where notice would undermine the effectiveness of an inspection, notice is not required. The authorized representative may copy these records, obtain samples of regulated substances, and inspect or conduct monitoring or testing of an underground storage tank system.
- (4) For purposes of this section, the term "authorized representative" or "authorized representative of the state" means an enforcement officer, employee, or representative of the department. [1998 c 155 § 5; 1989 c 346 § 7.]

Sunset Act application: See note following chapter digest.

- **90.76.070 Enforcement.** The director may seek appropriate injunctive or other judicial relief by filing an action in Thurston county superior court or issue such order as the director deems appropriate to:
- (1) Enjoin any threatened or continuing violation of this chapter or rules adopted under this chapter;
- (2) Restrain immediately and effectively a person from engaging in unauthorized activity that results in a violation of any requirement of this chapter or rules adopted under this chapter and is endangering or causing damage to public health or the environment;
- (3) Require compliance with requests for information, access, testing, or monitoring under RCW 90.76.060; or
- (4) Assess and recover civil penalties authorized under RCW 90.76.080. [2007 c 147 § 5; 1989 c 346 § 8.]

Sunset Act application: See note following chapter digest.

90.76.080 Penalties. (1) A person who fails to notify the department pursuant to tank notification requirements or who submits false information is subject to a civil penalty not to exceed five thousand dollars per violation.

- (2) A person who violates this chapter or rules adopted under this chapter is subject to a civil penalty not to exceed five thousand dollars for each tank per day of violation.
- (3) A person incurring a penalty under this chapter or rules adopted under this chapter may apply to the department in writing for the remission or mitigation of the penalty as set out in RCW 43.21B.300. A person also may appeal a penalty directly to the pollution control hearings board in accordance with RCW 43.21B.300. [2007 c 147 § 6; 1995 c 403 § 639; 1989 c 346 § 9.]

Sunset Act application: See note following chapter digest.

Findings—Short title—Intent—1995 c 403: See note following RCW 34.05.328.

Part headings not law—Severability—1995 c 403: See RCW 43.05.903 and 43.05.904.

- 90.76.090 Annual tank fee. (1) An annual tank fee of one hundred twenty dollars per tank is effective July 1, 2007, to June 30, 2008. An annual tank fee of one hundred forty dollars per tank is effective from July 1, 2008, to June 30, 2009. Effective July 1, 2009, the annual tank fee will increase up to one hundred sixty dollars per tank unless the department has received sufficient additional federal grant funding to offset the increased cost of implementation of the underground storage tank compliance act of 2005 (Title XV, Subtitle B of the energy policy act of 2005). Annually, beginning on July 1, 2010, and upon a finding by the department that a fee increase is necessary, the previous tank fee amount may be increased up to the fiscal growth factor for the next year. The fiscal growth factor is calculated by the office of financial management under RCW 43.135.025 for the upcoming biennium. The department shall use the fiscal growth factor to calculate the fee for the next year and shall publish the new fee by March 1st before the year for which the new fee is effective. The new tank fee is effective from July 1st to June 30th of every year. The tank fee shall be paid by every person who:
- (a) Owns an underground storage tank located in this state: and
- (b) Was required to provide notification to the department under the federal act.

This fee is not required of persons who have (i) permanently closed their tanks, and (ii) if required, have completed corrective action in accordance with the rules adopted under this chapter.

- (2) The department may authorize the imposition of additional annual local tank fees in environmentally sensitive areas designated under RCW 90.76.040. Annual local tank fees may not exceed fifty percent of the annual state tank fee.
- (3) State and local tank fees collected under this section shall be deposited in the account established under RCW 90.76.100.
- (4) Other than the annual local tank fee authorized for environmentally sensitive areas, no local government may levy an annual tank fee on the ownership or operation of an underground storage tank. [2007 c 147 § 7; 1998 c 155 § 6; 1989 c 346 § 10.]

Sunset Act application: See note following chapter digest.

90.76.100 Underground storage tank account. The underground storage tank account is created in the state trea-

[Title 90 RCW—page 152] (2008 Ed.)

Sections

sury. Money in the account may only be spent, subject to legislative appropriation, for the administration and enforcement of the underground storage tank program established under this chapter. The account shall contain:

- (1) All fees collected under RCW 90.76.090; and
- (2) All fines or penalties collected under RCW 90.76.080. [1991 sp.s. c 13 § 72; 1989 c 346 § 11.]

Sunset Act application: See note following chapter digest.

Effective dates—Severability—1991 sp.s. c 13: See notes following RCW 18.08.240.

- **90.76.110 Preemption.** (1) Except as provided in RCW 90.76.040 and subsections (2), (3), (4), and (5) of this section, the rules adopted under this chapter supersede and preempt any state or local underground storage tank law, ordinance, or resolution governing any aspect of regulation covered by the rules adopted under this chapter.
- (2) Provisions of the international fire code adopted under chapter 19.27 RCW, which are not more stringent than, and do not directly conflict with, rules adopted under this chapter are not superseded or preempted.
- (3) Local laws, ordinances, and resolutions pertaining to local authority to take immediate action in response to a release of a regulated substance are not superseded or preempted.
- (4) City, town, or county underground storage tank ordinances that are more stringent than the federal regulations and the uniform codes adopted under chapter 19.27 RCW and that were in effect on or before November 1, 1988, are not superseded or preempted.
- (5) Local laws, ordinances, and resolutions pertaining to permits and fees for the use of underground storage tanks in street right-of-ways that were in existence prior to July 1, 1990, are not superseded or preempted. [2007 c 147 § 8; 1991 c 83 § 1; 1989 c 346 § 12.]

Sunset Act application: See note following chapter digest.

90.76.900 Captions not law. Section headings used in this chapter do not constitute any part of the law. [1989 c 346 § 15.]

Sunset Act application: See note following chapter digest.

90.76.901 Severability—1989 c 346. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1989 c 346 § 14.]

Sunset Act application: See note following chapter digest.

- **90.76.902** Effective date—1989 c 346. (1) Except as provided in subsection (2) of this section, RCW 90.76.050, 90.76.110, and 19.27.080 take effect on July 1, 1990.
- (2) This section shall apply only if this act becomes effective as provided under *section 20(2) of this act. [1989 c 346 § 18.]

*Reviser's note: Section 20(2) is an uncodified section that made a state reinsurance program for owners and operators of underground storage tanks a prerequisite to 1989 c 346 taking effect. 1989 c 383 created such a program.

Sunset Act application: See note following chapter digest.

Chapter 90.80 RCW WATER CONSERVANCY BOARDS

90.80.005	Findings.
90.80.010	Definitions.
90.80.020	Water conservancy boards—Creation.
90.80.030	Petition for board creation—Required information—Approval or denial—Description of training requirements.
90.80.035	Water conservancy boards for water resource inventory areas—Multicounty water conservancy boards—Petition for creation.
90.80.040	Rules—Minimum training requirements and continuing education.
90.80.050	Corporate powers—Board composition—Members' terms, expenses—Alternates—Eligibility to be appointed.
90.80.055	Additional board powers.
90.80.057	Quorum.
90.80.060	Board powers—Funding.
90.80.065	Dissolution of board.
90.80.070	Applications for water transfers—Notice—Record of decision—Review—Alternate serving as commissioner.
90.80.080	Records of decision—Transmittal to department and others— Internet posting—Review.
90.80.090	Appeals from director's decisions.
90.80.100	Damages arising from records of decisions on transfers— Immunity.
90.80.110	Approval of interties.
90.80.120	Conflicts of interest.
90.80.130	Application of open public meetings act.
90.80.135	Application of public records act.
90.80.140	Transfers approved under chapter 90.03 or 90.44 RCW not affected.
90.80.150	Reports to legislative committees.
90.80.900	Severability—1997 c 441.
90.80.901	Reports to the legislature.

90.80.005 Findings. The legislature finds:

- (1) Voluntary water right transfers can reallocate water use in a manner that will result in more efficient use of water resources;
- (2) Voluntary water right transfers can help alleviate water shortages, save capital outlays, reduce development costs, and provide an incentive for investment in water conservation efforts by water right holders; and
- (3) The state should expedite the administrative process for water right transfers by authorizing the establishment of water conservancy boards. [2001 c 237 § 6; 1997 c 441 § 1.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.80.010 Definitions.** The following definitions apply throughout this chapter, unless the context clearly requires otherwise.
- (1) "Alternate" means an individual: (a) Who is appointed by the county legislative authority or authorities under RCW 90.80.050(3); (b) who is trained under the requirements of RCW 90.80.040; and (c) who, while serving as a replacement for an absent or recused commissioner: (i) May serve and vote as a commissioner; (ii) is subject to any requirement applicable to a commissioner; and (iii) counts toward a quorum.
- (2) "Board" means a water conservancy board created under this chapter.
- (3) "Commissioner" means an individual who is appointed by the county legislative authority or authorities as a member of a water conservancy board under RCW 90.80.050(1), or an alternate appointed under RCW

[Title 90 RCW—page 153]

90.80.050(3) while serving as a replacement for an absent or recused commissioner.

- (4) "Department" means the department of ecology.
- (5) "Director" means the director of the department of ecology.
- (6) "Record of decision" means the conclusion reached by a water conservancy board regarding an application for a transfer filed with the board.
- (7) "Transfer" means a transfer, change, amendment, or other alteration of a part or all of a water right authorized under RCW 90.03.380, 90.03.390, or 90.44.100. [2004 c 10 § 1; 2001 c 237 § 7; 1997 c 441 § 2.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.020 Water conservancy boards—Creation. (1) The county legislative authority of a county may create a water conservancy board, subject to approval by the director, for the purpose of expediting voluntary water transfers within the county.

- (2) A water conservancy board may be initiated by: (a) A resolution of the county legislative authority; (b) a resolution presented to the county legislative authority calling for the creation of a board by the legislative authority of an irrigation district, public utility district that operates a public water system, a reclamation district, a city operating a public water system, or a water-sewer district that operates a public water system; (c) a resolution by the governing body of a cooperative or mutual corporation that operates a public water system serving one hundred or more accounts; (d) a petition signed by five or more water rights holders, including their addresses, who divert water for use within the county; or (e) any combination of (a) through (d) of this subsection. The resolution or petition must state the need for the board, include proposed bylaws or rules and procedures that will govern the operation of the board, identify the geographic boundaries where there is an initial interest in transacting water sales or transfers, and describe the proposed method for funding the operation of the board.
- (3) After receiving a resolution or petition to create a board, a county legislative authority shall determine its sufficiency. If the county legislative authority finds that the resolution or petition is sufficient, or if the county is initiating the creation of a board upon its own motion, it shall hold at least one public hearing on the proposed creation of the board. Notice of the hearing shall be published at least once in a newspaper of general circulation in the county not less than ten days nor more than thirty days before the date of the hearing. The notice shall describe the time, date, place, and purpose of the hearing, as well as the purpose of the board. Following the hearing, the county legislative authority may adopt a resolution approving the creation of the board if it finds that the board's creation is in the public interest. [1997 c 441 § 3.]
- 90.80.030 Petition for board creation—Required information—Approval or denial—Description of training requirements. (1) The county legislative authority shall forward a copy of the resolution or petition calling for the creation of the board, a copy of the resolution approving the

- creation of the board, and a summary of the public testimony presented at the public hearing to the director following the adoption of the resolution calling for the board's creation.
- (2) The director shall approve or deny the creation of a board within forty-five days after the county legislative authority has submitted all information required under subsection (1) of this section. The director must determine whether the creation of the board would further the purposes of this chapter and is in the public interest. The director shall include a description of the necessary training requirements for commissioners in the notice of approval sent to the county legislative authority. [1997 c 441 § 4.]
- 90.80.035 Water conservancy boards for water resource inventory areas—Multicounty water conservancy boards—Petition for creation. (1) If a county is the only county having lands comprising a water resource inventory area as defined in chapter 173-500 WAC, the county may elect to establish a water conservancy board for the water resource inventory area, rather than for the entire county.
- (2) Counties having lands within a water resource inventory area may jointly petition the department for establishment of a water conservancy board for the water resource inventory area. Counties may jointly petition the department to establish boards serving multiple counties or one or more water resource inventory areas. For any of these multicounty options, the counties must reach their joint determination on the decision to file the petition, on the proposed bylaws, and on other matters relating to the establishment and operation of the board in accordance with the provisions of this chapter and chapter 39.34 RCW, the interlocal cooperation act. Each county must meet the requirements of RCW 90.80.020(2). The counties must jointly determine the sufficiency of a petition under RCW 90.80.020(3) and each county legislative authority must hold a hearing in its county.
- (3) If establishment of a multicounty water conservancy board under any of the options provided in subsection (2) of this section is approved by the department, the counties must jointly appoint the board commissioners and jointly appoint members to fill vacancies as they occur, and may jointly appoint alternates in accordance with the provisions of this chapter and chapter 39.34 RCW.
- (4) A board established for more than one county or for one or more water resource inventory areas has the same powers as other boards established under this chapter. The board has no jurisdiction outside the boundaries of the water resource inventory area or areas or the county or counties, as applicable, for which it has been established, except as provided in this chapter.
- (5) The counties establishing a board for a multiple county area must designate a lead county for purposes of providing a single point of contact for communications with the department. The lead county shall forward the information required in RCW 90.80.030(1) for each county. [2004 c 10 § 2; 2001 c 237 § 8.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

[Title 90 RCW—page 154] (2008 Ed.)

90.80.040 Rules—Minimum training requirements and continuing education. The director of the department may, as deemed necessary by the director, adopt rules in accordance with chapter 34.05 RCW necessary to carry out this chapter, including minimum requirements for the training and continuing education of commissioners. Training courses for commissioners shall include an overview of state water law and hydrology. Prior to commissioners taking action on proposed water right transfers, the commissioners shall comply with training requirements that include state water law and hydrology. [1997 c 441 § 5.]

90.80.050 Corporate powers—Board composition— Members' terms, expenses—Alternates—Eligibility to be **appointed.** (1) A water conservancy board constitutes a public body corporate and politic and a separate unit of local government in the state. Each board shall consist of three commissioners appointed by the county legislative authority or authorities as applicable for six-year terms. The county legislative authority or authorities shall stagger the initial appointment of commissioners so that the first commissioners who are appointed shall serve terms of two, four, and six years, respectively, from the date of their appointment. The county legislative authority or authorities may appoint two additional commissioners, for a total of five. If the county or counties elect to appoint five commissioners, the initial terms of the additional commissioners shall be for three and fiveyear terms respectively. All vacancies shall be filled for the unexpired term.

- (2) The county legislative authority or authorities shall consider, but are not limited in appointing, nominations to the board by people or entities petitioning or requesting the creation of the board. The county legislative authority or authorities shall ensure that at least one commissioner is an individual water right holder who diverts or withdraws water for use within the area served by the board. The county legislative authority or authorities must appoint one person who is not a water right holder, except as provided in subsection (5) of this section. If the county legislative authority or authorities choose not to appoint five commissioners, and as of May 10, 2001, there is no commissioner on an existing board who is not a water right holder, the county or counties are not required to appoint a new commissioner until the first vacancy occurs. In making appointments to the board, the county legislative authority or authorities shall choose from among persons who are residents of the county or counties or a county that is contiguous to the county that the water conservancy board is to serve.
- (3) The county legislative authority or authorities may appoint up to two alternates to serve in a reserve capacity as replacements for absent or recused commissioners, and while serving in that capacity an alternate may serve for all or any portion of a meeting of the board. Alternates do not hold an appointed commissioner position on a board as set forth under subsection (1) of this section. An alternate shall be appointed to serve a six-year term.
- (4) No commissioner may participate in a record of decision of a board until he or she has successfully completed the necessary training required under RCW 90.80.040. Commissioners shall serve without compensation, but are entitled to reimbursement for necessary travel expenses in accordance

with RCW 43.03.050 and 43.03.060 and costs incident to receiving training.

(5) For the purposes [of] determining a person's eligibility to be appointed as a commissioner who is not a water right holder under this section, a person is not considered to be a water right holder: (a) By virtue of the person's receiving water from a municipal water supplier as defined in RCW 90.03.015, or (b) if the only water right held by the person is a right to the type of residential use of water that is exempted from permit requirements by RCW 90.44.050 and that right is for water from a well located in a county with a population that is not greater than one hundred fifty thousand people. [2004 c 104 § 2; 2004 c 10 § 3; 2001 c 237 § 10; 1997 c 441 § 6.]

Reviser's note: This section was amended by 2004 c 10 § 3 and by 2004 c 104 § 2, each without reference to the other. Both amendments are incorporated in the publication of this section under RCW 1.12.025(2). For rule of construction, see RCW 1.12.025(1).

Purpose—2004 c 104: "The purpose of this act is to ensure that counties have a sufficient portion of their citizenry eligible to serve as commissioners of water conservancy boards to enable the appointing legislative authorities to fill positions on the boards in both urban and rural counties." [2004 c 104 § 1.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.80.055** Additional board powers. (1) Except as provided in subsection (2) of this section, a board shall operate on a countywide basis or on an areawide basis in the case of a board with jurisdiction in more than one county or water resource inventory area, and have the following powers, in addition to any other powers granted in this chapter:
- (a) Except as provided in subsection (2) of this section, a board may act upon applications for the same kinds of transfers that the department itself is authorized to act upon, including an application to establish a trust water right under chapter 90.38 or 90.42 RCW. A board may not act upon an application for the type of transfer within an irrigation district as described in RCW 90.03.380(3). If a board receives an application for a transfer between two irrigation districts as described in RCW 90.03.380(2), the board must, before publication of notice of the application, receive the concurrence specified in that section.
- (b) A board may act upon an application to transfer a water right claim filed under chapter 90.14 RCW. In acting upon such an application, the board must make a tentative determination as to the validity and extent of the right, if any, embodied in the claim and may only issue a record of decision regarding a transfer of such a claim to the extent it is tentatively determined to be valid. Neither the board's tentative determination, nor the director's acceptance of such a tentative determination, constitutes an adjudication of the right under RCW 90.03.110 through 90.03.240 or 90.44.220, and such a determination does not preclude or prejudice a subsequent challenge to the validity, priority, or quantity of the right in a general adjudication under those sections.
- (c) A board may establish a water right transfer information exchange through which all or part of a water right may be listed for sale or lease. The board may also accept and post notices in the exchange from persons interested in acquiring or leasing water rights from willing sellers.

(2008 Ed.) [Title 90 RCW—page 155]

- (d) The director shall assign a representative of the department to provide technical assistance to each board. If requested by the board, the representative shall work with the board as it reviews applications for formal acceptance, prepares draft records of decision, and considers other technical or legal factors affecting the board's development of a final record of decision. A board may request and accept additional technical assistance from the department. A board may also request and accept assistance and support from the county government or governments of the county or counties in which it operates.
- (2) The jurisdiction of a board shall not apply within the boundaries of a federal Indian reservation or to lands held in trust for an Indian band, tribe, or nation by the federal government. [2001 c 237 § 9.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.057 Quorum. For purposes of carrying out the official business of a board, a quorum consists of the physical presence of two of the three members of a three-member board or three of the five members of a five-member board. A board may operate with one or two vacant positions as long as it meets the quorum requirement. [2001 c 237 § 19.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.80.060 Board powers—Funding.** (1) A water conservancy board may acquire, purchase, hold, lease, manage, occupy, and sell real and personal property or any interest therein, enter into and perform all necessary contracts, appoint and employ necessary agents and employees and fix their compensation, employ contractors including contracts for professional services, sue and be sued, and do any and all lawful acts required and expedient to carry out the purposes of this chapter.
- (2) A board constitutes an independently funded entity, and may provide for its own funding as determined by the commissioners. The board may accept grants and may adopt fees for processing applications for transfers of water rights to fund the activities of the board. A board may not impose taxes or acquire property by the exercise of eminent domain. [1997 c 441 § 7.]
- 90.80.065 Dissolution of board. A water conservancy board may be formally dissolved by the county or jointly by the counties as applicable in which it operates by adoption of a resolution of the county legislative authority or authorities. Notice of the dissolution must be provided to the director. The department may petition the county legislative authority of the county or the lead county for a board to request that the board be dissolved for repeated statutory violations or demonstrated inability to perform the functions for which the board was created. [2001 c 237 § 16.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- 90.80.070 Applications for water transfers-Notice—Record of decision—Review—Alternate serving as commissioner. (1) A person proposing a transfer of a water right may elect to file an application with a water conservancy board, if a board has been established for the geographic area where the water is or would be diverted, withdrawn, or used. If the person has already filed an application with the department, the person may request that the department convey the application to the conservancy board with jurisdiction and the department must promptly forward the application. A board is not required to process an application filed with the board. If a board decides that it will not process an application, it must return the application to the applicant and must inform the applicant that the application may be filed with the department. An application to the board for a transfer shall be made on a form provided by the department. A board may require an applicant to submit within a reasonable time additional information as may be required by the board in order to review and act upon the application. At a minimum, the application shall include information sufficient to establish to the board's satisfaction that a right to the quantity of water being transferred exists, and a description of any applicable limitations on the right to use water, including the point of diversion or withdrawal, place of use, source of supply, purpose of use, quantity of use permitted, time of use, period of use, and the place of storage.
- (2) The applicant for any proposed water right transfer may apply to a board for a record of decision on a transfer if the water proposed to be transferred is currently diverted, withdrawn, or used within the geographic area in which the board has jurisdiction, or would be diverted, withdrawn, or used within the geographic area in which the board has jurisdiction if the transfer is approved. In the case of a proposed water right transfer in which the water is currently diverted or withdrawn or would be diverted or withdrawn outside the geographic boundaries of the county or the water resource inventory area where the use is proposed to be made, the board shall hold a public hearing in the county of the diversion or withdrawal or proposed diversion or withdrawal. The board shall provide for prominent publication of notice of the hearing in a newspaper of general circulation published in the county in which the hearing is to be held for the purpose of affording an opportunity for interested persons to comment upon the application. If an application is for a transfer of water out of the water resource inventory area that is the source of the water, the board shall consult with the department regarding the application.
- (3) After an application for a transfer is filed with the board, the board shall publish notice of the application and send notice to state agencies in accordance with the requirements of RCW 90.03.280. In addition, the board shall send notice of the application to any Indian tribe with reservation lands that would be, but for RCW 90.80.055(2), within the area in which the board has jurisdiction. The board shall also provide notice of the application to any Indian tribe that has requested that it be notified of applications. Any person may submit comments and other information to the board regarding the application. The comments and information may be submitted in writing or verbally at any public meeting of the board to discuss or decide on the application. The comments

[Title 90 RCW—page 156] (2008 Ed.)

must be considered by the board in making its record of decision.

- (4) If a majority of the board determines that the application is complete, and that the transfer is in accordance with RCW 90.03.380, 90.03.390, or 90.44.100, the board must issue a record of decision approving the transfer, subject to review by the director. In making its record of decision, the board must consider among other things whether the proposed transfer can be made without detriment or injury to existing water rights, including rights established for instream flows. The board must include in its record of decision any conditions that are deemed necessary for the transfer to qualify for approval under the applicable laws of the state. The basis for the record of decision of the board must be documented in a report of examination. The board's proposed approval must clearly state that the applicant is not permitted to proceed to effect the proposed transfer until a final decision is made by the director. In making its record of decision, the board must consider among other things whether the proposed transfer can be made without detriment or injury to existing water rights, including rights established for instream flows.
- (5) If a majority of the board determines that the application cannot be approved under the applicable laws of the state of Washington, the board must make a record of decision denying the application together with its report of examination documenting its record of decision. The board's record of decision is subject to review by the director under RCW 90.80.080.
- (6) When alternates appointed under the provisions of RCW 90.80.050(3) are serving as commissioners on a board, a majority vote of the board must include at least one commissioner appointed under the provisions of RCW 90.80.050(1).
- (7) An alternate when serving as a commissioner in the review of an application before the board shall:
- (a) Review the written record before the board and any exhibits provided for the review or provided at the hearing if a hearing was held;
- (b) Review any audio or video recordings made of the proceedings on the application; and
- (c) Conduct a site visit if a site visit by other commissioners acting on the application has been previously conducted.
- (8) An alternate serving as a commissioner shall be guided by the conflict of interest standards applicable to all commissioners under RCW 90.80.120. The board shall provide notice of an alternate sitting as a commissioner to the applicant and other participants in proceedings before the board in a timely manner to provide sufficient time for any challenges for conflict of interest to be made prior to the board's decision on the application. [2004 c 10 § 4; 2001 c 237 § 11; 1997 c 441 § 9.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.080 Records of decision—Transmittal to department and others—Internet posting—Review. (1) The board must provide a copy of its record of decision to the applicant. The board shall submit its record of decision on the

- transfer application to the department for review. The board shall also submit its report of examination to the department summarizing factual findings on which the board relied in reaching its record of decision and a copy of the files and records upon which the board's record of decision is based. The board shall also promptly transmit notice by mail to any person who objected to the transfer or who requested notice of the board's record of decision.
- (2) Upon receipt of a board's record of decision, the department shall promptly post the text of the record of decision transmittal form on the department's internet site. The director shall review each record of decision made by a board for compliance with applicable state water law.
- (3) Any party to a transfer, third party who alleges his or her water right will be impaired by the proposed transfer, or other person may file a letter of concern or support with the department and the department may consider the concern or support expressed in the letter. Such letters must be received by the department within thirty days of the department's receipt of the board's record of decision.
- (4) The director shall review the record of decision of the board and shall affirm, reverse, or modify the action of the board within forty-five days of receipt. The forty-five day time period may be extended for an additional thirty days by the director or at the request of the board or applicant. If the director fails to act within the prescribed time period, the board's record of decision becomes the decision of the department and is appealable as provided by RCW 90.80.090. If the director acts within the prescribed time period, the director's decision to affirm, modify, or reverse is appealable as provided by RCW 90.80.090, and the director's decision to remand is appealable as provided by *RCW 90.80.120(2)(b). [2001 c 237 § 12; 1997 c 441 § 11.]

*Reviser's note: RCW 90.80.120 was amended by 2004 c 10 § 5, changing subsection (2)(b) to subsection (3)(b).

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.090 Appeals from director's decisions. The decision of the director to approve or deny an action to create a board, or to approve, deny, or modify a water right transfer either by action or inaction is appealable in the same manner as other water right decisions made pursuant to chapters 90.03 and 90.44 RCW. [2001 c 237 § 13; 1997 c 441 § 12.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.100 Damages arising from records of decisions on transfers—Immunity. Neither the county or counties, the department, a conservancy board, or its employees, nor individual conservancy board commissioners shall be subject to any cause of action or claim for damages arising out of records of decisions on transfers made by a board under this chapter. [2001 c 237 § 14; 1997 c 441 § 13.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

(2008 Ed.) [Title 90 RCW—page 157]

- **90.80.110 Approval of interties.** Nothing in this chapter eliminates or lessens the requirements necessary for the approval of interties. [1997 c 441 § 15.]
- **90.80.120** Conflicts of interest. (1) A commissioner of a water conservancy board shall not engage in any act which is in conflict with the proper discharge of the official duties of a commissioner. A commissioner is deemed to have a conflict of interest if he or she:
- (a) Has an ownership interest in a water right subject to an application for approval before the board;
- (b) Receives or has a financial interest in an application submitted to the board or a project, development, or venture related to the approval of the application; or
- (c) Solicits, accepts, or seeks anything of economic value as a gift, gratuity, or favor from any person, firm, or corporation involved in the application.
- (2) In the event of a recusal of an appointed commissioner, an alternate may serve as a commissioner on a board and may act upon the official board business for which the conflict of interest exists.
- (3) The department shall return a record of decision to a conservancy board without action where the department determines that any member of a board has violated subsection (1) of this section.
- (a) If a person seeking to rely on this section to disqualify a commissioner knows of the basis for disqualification before the time the board issues a record of decision, the person must request the board to have the commissioner recuse himself or herself from further involvement in processing the application, or be barred from later raising that challenge.
- (b) If the commissioner does not recuse himself or herself or if the person becomes aware of the basis for disqualification after the board issues a record of decision but within the time period under RCW 90.80.080(3) for filing objections with the department, the person must raise the challenge with the department. If the department determines that the commissioner should be disqualified under this section, the director must remand the record of decision to the board for reconsideration and resubmission of a record of decision. The disqualified commissioner shall not participate in any further board review of the application. The department's decision on whether to remand a record of decision under this section may only be appealed at the same time and in the same manner as an appeal of the department's decision to affirm, modify, or reverse the record of decision after remand.
- (c) If the person becomes aware of the basis for disqualification after the time for filing objections with the department, the person may raise the challenge in an appeal of the department's final decision under RCW 90.80.090. [2004 c 10 § 5; 2001 c 237 § 15; 1997 c 441 § 16.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.130 Application of open public meetings act. Water conservancy board activities are subject to the open public meetings act, chapter 42.30 RCW and to chapter 42.32 RCW. This includes announcing meetings in advance. [2001 c 237 § 17; 1997 c 441 § 17.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- 90.80.135 Application of public records act. (1) A board is subject to the requirements of chapter 42.56 RCW. Each board must establish and maintain records of its proceedings and determinations. While in the possession of the board, all such records must be made available for inspection and copies must be provided to the public on request under the provisions of chapter 42.56 RCW.
- (2) Upon the conclusion of its business involving a water right transfer application, a board must promptly send the original copies of all records relating to that application to the department for recordkeeping. A board may keep a copy of the original documents. After the records are transferred to the department, the responsibility for making the records available under chapter 42.56 RCW is transferred to the department. [2005 c 274 § 366; 2001 c 237 § 18.]

Part headings not law—Effective date—2005 c 274: See RCW 42.56.901 and 42.56.902.

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.140 Transfers approved under chapter **90.03** or **90.44** RCW not affected. Nothing in this chapter affects transfers that may be otherwise approved under chapter 90.03 or 90.44 RCW. [2001 c 237 § 20; 1997 c 441 § 18.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.80.150 Reports to legislative committees. The department shall report biennially by December 31st of each even-numbered year to the appropriate committees of the legislature on the boards formed or sought to be formed under the authority of this chapter, the transfer applications reviewed and other activities conducted by the boards, and the funding of such boards. Conservancy boards must provide information regarding their activities to the department to assist the department in preparing the report. [2001 c 237 § 21; 1997 c 441 § 19.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.80.900** Severability—1997 c 441. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1997 c 441 § 20.]
- **90.80.901** Reports to the legislature. (1) By December 31, 2004, the department of ecology must report to the appropriate legislative committees the pertinent experience acquired in implementing the various components of chapter 237, Laws of 2001 that are under its jurisdiction.
- (2) Beginning December 31, 2001, and ending on December 31, 2004, the department of ecology shall report to the legislature by January 1st of each year on the results of

[Title 90 RCW—page 158] (2008 Ed.)

processing applications under RCW 90.03.380(5) and processing applications through water conservancy boards under chapter 90.80 RCW. In the report due on December 31, 2004, the department of ecology shall provide an evaluation and make recommendations regarding modification of any of the provisions of RCW 90.03.380(5).

- (3) By October 1, 2001, the office of financial management must complete an assessment of watershed planning, including evaluation of the performance of both watershed planning units and state agencies involved in watershed planning. The office's assessment must address the progress of planning units toward completion of watershed plans and the use of funds provided by the state of Washington to planning units and state agencies for developing those plans. The assessment must include an assessment of the progress of planning units and the department of ecology in setting instream flows. The office must report the results of the assessment to the appropriate committees of the legislature, and the governor.
- (4) Beginning December 31, 2001, and ending on December 31, 2004, the office of financial management shall review and report to the legislature by January 1st of each year on whether the department of ecology has adequate funding for fulfilling the department's responsibilities for processing applications through water conservancy boards under chapter 90.80 RCW.
- (5) The office of financial management, in consultation with the departments of revenue, health, and ecology, must evaluate the long-term revenue impacts and the costs and benefits of the deductions and exclusions authorized by *RCW 82.16.0431. The office of financial management must also evaluate the costs and benefits and revenue impacts of other potential water conservation tax incentives, including but not limited to those that may involve the sales, use, property, utility, and business and occupations taxes. The office of financial management must report its findings regarding tax incentives by December 31, 2001, to the legislature's standing committees with jurisdiction over water resources and the legislative fiscal committees.
- (6) The office of financial management, in consultation with the departments of health and ecology, must evaluate the level of water savings occurring from water suppliers' use of the tax incentive provisions in *RCW 82.16.0431 and must report its findings to the legislature by December 31, 2002. [2001 c 237 § 32.]

*Reviser's note: RCW 82.16.0431 expired June 30, 2003.

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

Chapter 90.82 RCW WATERSHED PLANNING

(Formerly: Water resource management)

Sections

90.82.005 Purpose.
90.82.010 Finding.
90.82.020 Definitions.
90.82.030 Principles.
90.82.040 WRIA planning units—Watershed planning grants—Eligibility criteria—Administrative costs.

90.82.043 Implementation plan—Report to the legislature.
90.82.048 Implementation plan—Timelines and milestones.

(2008 Ed.)

90.82.050	Limitations on liability.
90.82.060	Initiation of watershed planning—Scope of planning—Tech-
	nical assistance from state agencies.
90.82.070	Water quantity component.
90.82.080	Instream flow component—Rules—Report.
90.82.085	Instream flows—Assessing and setting or amending.
90.82.090	Water quality component.
90.82.100	Habitat component.
90.82.110	Identification of projects and activities.
90.82.120	Plan parameters.
90.82.130	Plan approval—Public notice and hearing—Revisions.
90.82.140	Use of monitoring recommendations in RCW 77.85.210.
90.82.900	Part headings not law—1997 c 442.
90.82.901	Severability—1997 c 442.
90.82.902	Captions not law—1998 c 247.
	=

90.82.005 Purpose. The purpose of this chapter is to develop a more thorough and cooperative method of determining what the current water resource situation is in each water resource inventory area of the state and to provide local citizens with the maximum possible input concerning their goals and objectives for water resource management and development.

It is necessary for the legislature to establish processes and policies that will result in providing state agencies with more specific guidance to manage the water resources of the state consistent with current law and direction provided by local entities and citizens through the process established in accordance with this chapter. [1997 c 442 § 101.]

90.82.010 Finding. The legislature finds that the local development of watershed plans for managing water resources and for protecting existing water rights is vital to both state and local interests. The local development of these plans serves vital local interests by placing it in the hands of people: Who have the greatest knowledge of both the resources and the aspirations of those who live and work in the watershed; and who have the greatest stake in the proper, long-term management of the resources. The development of such plans serves the state's vital interests by ensuring that the state's water resources are used wisely, by protecting existing water rights, by protecting instream flows for fish, and by providing for the economic well-being of the state's citizenry and communities. Therefore, the legislature believes it necessary for units of local government throughout the state to engage in the orderly development of these watershed plans. [1997 c 442 § 102.]

90.82.020 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Department" means the department of ecology.
- (2) "Implementing rules" for a WRIA plan are the rules needed to give force and effect to the parts of the plan that create rights or obligations for any party including a state agency or that establish water management policy.
- (3) "Minimum instream flow" means a minimum flow under chapter 90.03 or 90.22 RCW or a base flow under chapter 90.54 RCW.
- (4) "WRIA" means a water resource inventory area established in chapter 173-500 WAC as it existed on January 1, 1997.
- (5) "Water supply utility" means a water, combined water-sewer, irrigation, reclamation, or public utility district that provides water to persons or other water users within the

[Title 90 RCW—page 159]

- district or a division or unit responsible for administering a publicly governed water supply system on behalf of a county.
- (6) "WRIA plan" or "plan" means the product of the planning unit including any rules adopted in conjunction with the product of the planning unit. [1997 c 442 § 103.]
- **90.82.030 Principles.** In order to have the best possible program for appropriating and administering water use in the state, the legislature establishes the following principles and criteria to carry out the purpose and intent of chapter 442, Laws of 1997.
- (1) All WRIA planning units established under this chapter shall develop a process to assure that water resource user interests and directly involved interest groups at the local level have the opportunity, in a fair and equitable manner, to give input and direction to the process.
- (2) If a planning unit requests technical assistance from a state agency as part of its planning activities under this chapter and the assistance is with regard to a subject matter over which the agency has jurisdiction, the state agency shall provide the technical assistance to the planning unit.
- (3) Plans developed under chapter 442, Laws of 1997 shall be consistent with and not duplicative of efforts already under way in a WRIA, including but not limited to watershed analysis conducted under state forest practices statutes and rules. [1997 c 442 § 104.]
- 90.82.040 WRIA planning units—Watershed planning grants—Eligibility criteria—Administrative costs. (1) Once a WRIA planning unit has been initiated under RCW 90.82.060 and a lead agency has been designated, it shall notify the department and may apply to the department for funding assistance for conducting the planning and implementation. Funds shall be provided from and to the extent of appropriations made by the legislature to the department expressly for this purpose.
- (2)(a) Each planning unit that has complied with subsection (1) of this section is eligible to receive watershed planning grants in the following amounts for the first three phases of watershed planning and phase four watershed plan implementation:
- (i) Initiating governments may apply for an initial organizing grant of up to fifty thousand dollars for a single WRIA or up to seventy-five thousand dollars for a multi-WRIA management area in accordance with RCW 90.82.060(4);
- (ii)(A) A planning unit may apply for up to two hundred thousand dollars for each WRIA in the management area for conducting watershed assessments in accordance with RCW 90.82.070, except that a planning unit that chooses to conduct a detailed assessment or studies under (a)(ii)(B) of this subsection or whose initiating governments choose or have chosen to include an instream flow or water quality component in accordance with RCW 90.82.080 or 90.82.090 may apply for up to one hundred thousand additional dollars for each instream flow and up to one hundred thousand additional dollars for each water quality component included for each WRIA to conduct an assessment on that optional component and for each WRIA in which the assessments or studies under (a)(ii)(B) of this subsection are conducted.

- (B) A planning unit may elect to apply for up to one hundred thousand additional dollars to conduct a detailed assessment of multipurpose water storage opportunities or for studies of specific multipurpose storage projects which opportunities or projects are consistent with and support the other elements of the planning unit's watershed plan developed under this chapter; and
- (iii) A planning unit may apply for up to two hundred fifty thousand dollars for each WRIA in the management area for developing a watershed plan and making recommendations for actions by local, state, and federal agencies, tribes, private property owners, private organizations, and individual citizens, including a recommended list of strategies and projects that would further the purpose of the plan in accordance with RCW 90.82.060 through 90.82.100.
- (b) A planning unit may request a different amount for phase two or phase three of watershed planning than is specified in (a) of this subsection, provided that the total amount of funds awarded do not exceed the maximum amount the planning unit is eligible for under (a) of this subsection. The department shall approve such an alternative allocation of funds if the planning unit identifies how the proposed alternative will meet the goals of this chapter and provides a proposed timeline for the completion of planning. However, the up to one hundred thousand additional dollars in funding for instream flow and water quality components and for water storage assessments or studies that a planning unit may apply for under (a)(ii)(A) of this subsection may be used only for those instream flow, water quality, and water storage purposes.
- (c) By December 1, 2001, or within one year of initiating phase one of watershed planning, whichever occurs later, the initiating governments for each planning unit must inform the department whether they intend to have the planning unit establish or amend instream flows as part of its planning process. If they elect to have the planning unit establish or amend instream flows, the planning unit is eligible to receive one hundred thousand dollars for that purpose in accordance with (a)(ii) of this subsection. If the initiating governments for a planning unit elect not to establish or amend instream flows as part of the unit's planning process, the department shall retain one hundred thousand dollars to carry out an assessment to support establishment of instream flows and to establish such flows in accordance with RCW 90.54.020(3)(a) and chapter 90.22 RCW. The department shall not use these funds to amend an existing instream flow unless requested to do so by the initiating governments for a planning unit.
- (d) In administering funds appropriated for supplemental funding for optional plan components under (a)(ii) of this subsection, the department shall give priority in granting the available funds to proposals for setting or amending instream flows.
- (e) A planning unit may apply for a matching grant for phase four watershed plan implementation following approval under the provisions of RCW 90.82.130. A match of ten percent is required and may include financial contributions or in-kind goods and services directly related to coordination and oversight functions. The match can be provided by the planning unit or by the combined commitments from federal agencies, tribal governments, local governments, spe-

[Title 90 RCW—page 160] (2008 Ed.)

cial districts, or other local organizations. The phase four grant may be up to one hundred thousand dollars for each planning unit for each of the first three years of implementation. At the end of the three-year period, a two-year extension may be available for up to fifty thousand dollars each year. For planning units that cover more than one WRIA, additional matching funds of up to twenty-five thousand dollars may be available for each additional WRIA per year for the first three years of implementation, and up to twelve thousand five hundred dollars per WRIA per year for each of the fourth and fifth years.

- (3)(a) The department shall use the eligibility criteria in this subsection (3) instead of rules, policies, or guidelines when evaluating grant applications at each stage of the grants program.
- (b) In reviewing grant applications under this subsection (3), the department shall evaluate whether:
- (i) The planning unit meets all of the requirements of this chapter;
- (ii) The application demonstrates a need for state planning funds to accomplish the objectives of the planning process; and
- (iii) The application and supporting information evidences a readiness to proceed.
- (c) In ranking grant applications submitted at each stage of the grants program, the department shall give preference to applications in the following order of priority:
- (i) Applications from existing planning groups that have been in existence for at least one year;
- (ii) Applications that address protection and enhancement of fish habitat in watersheds that have aquatic fish species listed or proposed to be listed as endangered or threatened under the federal endangered species act, 16 U.S.C. Sec. 1531 et seq. and for which there is evidence of an inability to supply adequate water for population and economic growth from:
 - (A) First, multi-WRIA planning; and
 - (B) Second, single WRIA planning;
- (iii) Applications that address protection and enhancement of fish habitat in watersheds or for which there is evidence of an inability to supply adequate water for population and economic growth from:
 - (A) First, multi-WRIA planning; and
 - (B) Second, single WRIA planning.
- (d) Except for phase four watershed plan implementation, the department may not impose any local matching fund requirement as a condition for grant eligibility or as a preference for receiving a grant.
- (4) The department may retain up to one percent of funds allocated under this section to defray administrative costs.
- (5) Planning under this chapter should be completed as expeditiously as possible, with the focus being on local stakeholders cooperating to meet local needs.
- (6) Funding provided under this section shall be considered a contractual obligation against the moneys appropriated for this purpose. [2003 1st sp.s. c 4 § 2; 2001 c 237 § 2; 1998 c 247 § 1; 1997 c 442 § 105.]

Findings—2003 1st sp.s. c 4: "The legislature declares and reaffirms that a core principle embodied in chapter 90.82 RCW is that state agencies must work cooperatively with local citizens in a process of planning for future uses of water by giving local citizens and the governments closest to

them the ability to determine the management of water in the WRIA or WRIAs being planned.

The legislature further finds that this process of local planning must have all the tools necessary to accomplish this task and that it is essential for the legislature to provide a clear statutory process for implementation so that the locally developed plan will be the adopted and implemented plan to the greatest extent possible." [2003 1st sp.s. c 4 \S 1.]

Finding—Intent—2001 c 237: "The legislature is committed to meeting the needs of a growing population and a healthy economy statewide; to meeting the needs of fish and healthy watersheds statewide; and to advancing these two principles together, in increments over time.

The legislature finds that improved management of the state's water resources, clarifying the authorities, requirements, and timelines for establishing instream flows, providing timely decisions on water transfers, clarifying the authority of water conservancy boards, and enhancing the flexibility of our water management system to meet both environmental and economic goals are important steps to providing a better future for our state.

The need for these improvements is particularly urgent as we are faced with drought conditions. The failure to act now will only increase the potential negative effects on both the economy and the environment, including fisheries resources.

Deliberative action over several legislative sessions and interim periods between sessions will be required to address the long-term goal of improving the responsiveness of the state water code to meet the diverse water needs of the state's citizenry. It is the intent of the legislature to begin this work now by providing tools to enable the state to respond to imminent drought conditions and other immediate problems relating to water resources management. It is also the legislature's intent to lay the groundwork for future legislation for addressing the state's long-term water problems." [2001 c 237 § 1.]

Severability—2001 c 237: "If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected." [2001 c 237 § 33.]

Effective date—2001 c 237: "This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 10, 2001]." [2001 c 237 § 34.]

Intent—2001 c 237: See note following RCW 90.66.065.

90.82.043 Implementation plan—Report to the legis-

- **lature.** (1) Within one year of accepting funding under RCW 90.82.040(2)(e), the planning unit must complete a detailed implementation plan. Submittal of a detailed implementation plan to the department is a condition of receiving grants for the second and all subsequent years of the phase four grant.
- (2) Each implementation plan must contain strategies to provide sufficient water for: (a) Production agriculture; (b) commercial, industrial, and residential use; and (c) instream flows. Each implementation plan must contain timelines to achieve these strategies and interim milestones to measure progress.
- (3) The implementation plan must clearly define coordination and oversight responsibilities; any needed interlocal agreements, rules, or ordinances; any needed state or local administrative approvals and permits that must be secured; and specific funding mechanisms.
- (4) In developing the implementation plan, the planning unit must consult with other entities planning in the watershed management area and identify and seek to eliminate any activities or policies that are duplicative or inconsistent.
- (5)(a) By December 1, 2003, and by December 1st of each subsequent year, the director of the department shall report to the appropriate legislative standing committees regarding statutory changes necessary to enable state agency approval or permit decision making needed to implement a plan approved under this chapter.

(2008 Ed.) [Title 90 RCW—page 161]

(b) Beginning with the December 1, 2007, report, and then every two years thereafter, the director shall include in each report the extent to which reclaimed water has been identified in the watershed plans as potential sources or strategies to meet future water needs, and provisions in any watershed implementation plans that discuss barriers to implementation of the water reuse elements of those plans. The department's report shall include an estimate of the potential cost of reclaimed water facilities and identification of potential sources of funding for them. [2007 c 445 § 6; 2003 1st sp.s. c 4 § 3.]

Findings—Intent—2007 c 445: See note following RCW 90.46.005. Findings—2003 1st sp.s. c 4: See note following RCW 90.82.040.

- 90.82.048 Implementation plan—Timelines and milestones. (1) The timelines and interim milestones in a detailed implementation plan required by RCW 90.82.043 must address the planned future use of existing water rights for municipal water supply purposes, as defined in RCW 90.03.015, that are inchoate, including how these rights will be used to meet the projected future needs identified in the watershed plan, and how the use of these rights will be addressed when implementing instream flow strategies identified in the watershed plan.
- (2) The watershed planning unit or other authorized lead agency shall ensure that holders of water rights for municipal water supply purposes not currently in use are asked to participate in defining the timelines and interim milestones to be included in the detailed implementation plan.
- (3) The department of health shall annually compile a list of water system plans and plan updates to be reviewed by the department during the coming year and shall consult with the departments of community, trade, and economic development, ecology, and fish and wildlife to: (a) Identify watersheds where further coordination is needed between water system planning and local watershed planning under this chapter; and (b) develop a work plan for conducting the necessary coordination. [2003 1st sp.s. c 5 § 9.]

Severability—2003 1st sp.s. c 5: See note following RCW 90.03.015.

- **90.82.050** Limitations on liability. (1) This chapter shall not be construed as creating a new cause of action against the state or any county, city, town, water supply utility, conservation district, or planning unit.
- (2) Notwithstanding RCW 4.92.090, 4.96.010, and 64.40.020, no claim for damages may be filed against the state or any county, city, town, water supply utility, tribal governments, conservation district, or planning unit that or member of a planning unit who participates in a WRIA planning unit for performing responsibilities under this chapter. [1997 c 442 § 106.]
- 90.82.060 Initiation of watershed planning—Scope of planning—Technical assistance from state agencies. (1) Planning conducted under this chapter must provide for a process to allow the local citizens within a WRIA or multi-WRIA area to join together in an effort to: (a) Assess the status of the water resources of their WRIA or multi-WRIA area; and (b) determine how best to manage the water resources of the WRIA or multi-WRIA area to balance the

competing resource demands for that area within the parameters under RCW 90.82.120.

- (2)(a) Watershed planning under this chapter may be initiated for a WRIA only with the concurrence of: (i) All counties within the WRIA; (ii) the largest city or town within the WRIA unless the WRIA does not contain a city or town; and (iii) the water supply utility obtaining the largest quantity of water from the WRIA or, for a WRIA with lands within the Columbia Basin project, the water supply utility obtaining from the Columbia Basin project the largest quantity of water for the WRIA. To apply for a grant for organizing the planning unit as provided for under RCW 90.82.040(2)(a), these entities shall designate the entity that will serve as the lead agency for the planning effort and indicate how the planning unit will be staffed.
- (b) For purposes of this chapter, WRIA 40 shall be divided such that the portion of the WRIA located entirely within the Stemilt and Squilchuck subbasins shall be considered WRIA 40a and the remaining portion shall be considered WRIA 40b. Planning may be conducted separately for WRIA 40a and 40b. WRIA 40a shall be eligible for one-fourth of the funding available for a single WRIA, and WRIA 40b shall be eligible for three-fourths of the funding available for a single WRIA.
- (c) For purposes of this chapter, WRIA 29 shall be divided such that the portion of the WRIA located entirely within the White Salmon subbasin and the subbasins east thereof shall be considered WRIA 29b and the remaining portion shall be considered WRIA 29a. Planning may be conducted separately for WRIA 29a and 29b. WRIA 29a shall be eligible for one-half of the funding available for a single WRIA and WRIA 29b shall be eligible for one-half of the funding available for a single WRIA.
- (d) For purposes of this chapter, WRIA 14 shall be divided such that the portion of the WRIA where surface waters drain into Hood Canal shall be considered WRIA 14b, and the remaining portion shall be considered WRIA 14a. Planning for WRIA 14b under this chapter shall be conducted by the WRIA 16 planning unit. WRIA 14b shall be eligible for one-half of the funding available for a single WRIA, and WRIA 14a shall be eligible for one-half of the funding available for a single WRIA.
- (3) Watershed planning under this chapter may be initiated for a multi-WRIA area only with the concurrence of: (a) All counties within the multi-WRIA area; (b) the largest city or town in each WRIA unless the WRIA does not contain a city or town; and (c) the water supply utility obtaining the largest quantity of water in each WRIA.
- (4) If entities in subsection (2) or (3) of this section decide jointly and unanimously to proceed, they shall invite all tribes with reservation lands within the management area.
- (5) The entities in subsection (2) or (3) of this section, including the tribes if they affirmatively accept the invitation, constitute the initiating governments for the purposes of this section.
- (6) The organizing grant shall be used to organize the planning unit and to determine the scope of the planning to be conducted. In determining the scope of the planning activities, consideration shall be given to all existing plans and related planning activities. The scope of planning must include water quantity elements as provided in RCW

[Title 90 RCW—page 162] (2008 Ed.)

90.82.070, and may include water quality elements as contained in RCW 90.82.090, habitat elements as contained in RCW 90.82.100, and instream flow elements as contained in RCW 90.82.080. The initiating governments shall work with state government, other local governments within the management area, and affected tribal governments, in developing a planning process. The initiating governments may hold public meetings as deemed necessary to develop a proposed scope of work and a proposed composition of the planning unit. In developing a proposed composition of the planning unit, the initiating governments shall provide for representation of a wide range of water resource interests.

- (7) Each state agency with regulatory or other interests in the WRIA or multi-WRIA area to be planned shall assist the local citizens in the planning effort to the greatest extent practicable, recognizing any fiscal limitations. In providing such technical assistance and to facilitate representation on the planning unit, state agencies may organize and agree upon their representation on the planning unit. Such technical assistance must only be at the request of and to the extent desired by the planning unit conducting such planning. The number of state agency representatives on the planning unit shall be determined by the initiating governments in consultation with the governor's office.
- (8) As used in this section, "lead agency" means the entity that coordinates staff support of its own or of other local governments and receives grants for developing a watershed plan. [2008 c 210 § 1; 2007 c 245 § 1; 2003 c 328 § 1; 2001 c 229 § 1; 1998 c 247 § 2.]
- 90.82.070 Water quantity component. Watershed planning under this chapter shall address water quantity in the management area by undertaking an assessment of water supply and use in the management area and developing strategies for future use.
 - (1) The assessment shall include:
- (a) An estimate of the surface and ground water present in the management area;
- (b) An estimate of the surface and ground water available in the management area, taking into account seasonal and other variations;
- (c) An estimate of the water in the management area represented by claims in the water rights claims registry, water use permits, certificated rights, existing minimum instream flow rules, federally reserved rights, and any other rights to water:
- (d) An estimate of the surface and ground water actually being used in the management area;
- (e) An estimate of the water needed in the future for use in the management area;
- (f) An identification of the location of areas where aquifers are known to recharge surface bodies of water and areas known to provide for the recharge of aquifers from the surface; and
- (g) An estimate of the surface and ground water available for further appropriation, taking into account the minimum instream flows adopted by rule or to be adopted by rule under this chapter for streams in the management area including the data necessary to evaluate necessary flows for fish.
- (2) Strategies for increasing water supplies in the management area, which may include, but are not limited to,

increasing water supplies through water conservation, water reuse, the use of reclaimed water, voluntary water transfers, aquifer recharge and recovery, additional water allocations, or additional water storage and water storage enhancements. The objective of these strategies is to supply water in sufficient quantities to satisfy the minimum instream flows for fish and to provide water for future out-of-stream uses for water identified in subsection (1)(e) and (g) of this section and to ensure that adequate water supplies are available for agriculture, energy production, and population and economic growth under the requirements of the state's growth management act, chapter 36.70A RCW. These strategies, in and of themselves, shall not be construed to confer new water rights. The watershed plan must address the strategies required under this subsection.

(3) The assessment may include the identification of potential site locations for water storage projects. The potential site locations may be for either large or small projects and cover the full range of possible alternatives. The possible alternatives include off-channel storage, underground storage, the enlargement or enhancement of existing storage, and on-channel storage. [2001 2nd sp.s. c 19 § 2; 1998 c 247 § 3.]

Intent—2001 2nd sp.s. c 19: "The legislature recognizes the potential for additional water storage as a solution to the water supply needs of the state. Last year the legislature created a task force to examine the role of increased water storage in providing water supplies to meet the needs of fish, population growth, and economic development, and to enhance the protection of people's lives and their property and the protection of aquatic habitat through flood control facilities. One solution discussed by the task force to address the state's water supply problem is to store water when there is excess runoff and stream flow, and deliver or release it during the low flow period when it is needed. The task force discussed the need for assessments of potential site locations for water storage projects. The legislature intends this act to assist in obtaining the assessments relating to water storage." [2001 2nd sp.s. c 19 § 1.]

90.82.080 Instream flow component—Rules—

Report. (1)(a) If the initiating governments choose, by majority vote, to include an instream flow component, it shall be accomplished in the following manner:

- (i) If minimum instream flows have already been adopted by rule for a stream within the management area, unless the members of the local governments and tribes on the planning unit by a recorded unanimous vote request the department to modify those flows, the minimum instream flows shall not be modified under this chapter. If the members of local governments and tribes request the planning unit to modify instream flows and unanimous approval of the decision to modify such flow is not achieved, then the instream flows shall not be modified under this section;
- (ii) If minimum stream flows have not been adopted by rule for a stream within the management area, setting the minimum instream flows shall be a collaborative effort between the department and members of the planning unit. The department must attempt to achieve consensus and approval among the members of the planning unit regarding the minimum flows to be adopted by the department. Approval is achieved if all government members and tribes that have been invited and accepted on the planning unit present for a recorded vote unanimously vote to support the proposed minimum instream flows, and all nongovernmental members of the planning unit present for the recorded vote,

(2008 Ed.) [Title 90 RCW—page 163]

by a majority, vote to support the proposed minimum instream flows.

- (b) The department shall undertake rule making to adopt flows under (a) of this subsection. The department may adopt the rules either by the regular rules adoption process provided in chapter 34.05 RCW, the expedited rules adoption process as set forth in RCW 34.05.353, or through a rules adoption process that uses public hearings and notice provided by the county legislative authority to the greatest extent possible. Such rules do not constitute significant legislative rules as defined in RCW 34.05.328, and do not require the preparation of small business economic impact statements.
- (c) If approval is not achieved within four years of the date the planning unit first receives funds from the department for conducting watershed assessments under RCW 90.82.040, the department may promptly initiate rule making under chapter 34.05 RCW to establish flows for those streams and shall have two additional years to establish the instream flows for those streams for which approval is not achieved.
- (2)(a) Notwithstanding RCW 90.03.345, minimum instream flows set under this section for rivers or streams that do not have existing minimum instream flow levels set by rule of the department shall have a priority date of two years after funding is first received from the department under RCW 90.82.040, unless determined otherwise by a unanimous vote of the members of the planning unit but in no instance may it be later than the effective date of the rule adopting such flow.
- (b) Any increase to an existing minimum instream flow set by rule of the department shall have a priority date of two years after funding is first received for planning in the WRIA or multi-WRIA area from the department under RCW 90.82.040 and the priority date of the portion of the minimum instream flow previously established by rule shall retain its priority date as established under RCW 90.03.345.
- (c) Any existing minimum instream flow set by rule of the department that is reduced shall retain its original date of priority as established by RCW 90.03.345 for the revised amount of the minimum instream flow level.
- (3) Before setting minimum instream flows under this section, the department shall engage in government-to-government consultation with affected tribes in the management area regarding the setting of such flows.
- (4) Nothing in this chapter either: (a) Affects the department's authority to establish flow requirements or other conditions under RCW 90.48.260 or the federal clean water act (33 U.S.C. Sec. 1251 et seq.) for the licensing or relicensing of a hydroelectric power project under the federal power act (16 U.S.C. Sec. 791 et seq.); or (b) affects or impairs existing instream flow requirements and other conditions in a current license for a hydroelectric power project licensed under the federal power act.
- (5) If the planning unit is unable to obtain unanimity under subsection (1) of this section, the department may adopt rules setting such flows.
- (6) The department shall report annually to the appropriate legislative standing committees on the progress of instream flows being set under this chapter, as well as progress toward setting instream flows in those watersheds not being planned under this chapter. The report shall be

made by December 1, 2003, and by December 1st of each subsequent year. [2003 1st sp.s. c 4 § 4; 1998 c 247 § 4.]

Findings—2003 1st sp.s. c 4: See note following RCW 90.82.040.

90.82.085 Instream flows—Assessing and setting or amending. By October 1, 2001, the department of ecology shall complete a final nonproject environmental impact statement that evaluates stream flows to meet the alternative goals of maintaining, preserving, or enhancing instream resources and the technically defensible methodologies for determining these stream flows. Planning units and state agencies assessing and setting or amending instream flows must, as a minimum, consider the goals and methodologies addressed in the nonproject environmental impact statement. A planning unit or state agency may assess, set, or amend instream flows in a manner that varies from the final nonproject environmental impact statement if consistent with applicable instream flow laws. [2001 c 237 § 3.]

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

- **90.82.090** Water quality component. If the initiating governments choose to include a water quality component, the watershed plan shall include the following elements:
- (1) An examination based on existing studies conducted by federal, state, and local agencies of the degree to which legally established water quality standards are being met in the management area;
- (2) An examination based on existing studies conducted by federal, state, and local agencies of the causes of water quality violations in the management area, including an examination of information regarding pollutants, point and nonpoint sources of pollution, and pollution-carrying capacities of water bodies in the management area. The analysis shall take into account seasonal stream flow or level variations, natural events, and pollution from natural sources that occurs independent of human activities;
- (3) An examination of the legally established characteristic uses of each of the nonmarine bodies of water in the management area;
- (4) An examination of any total maximum daily load established for nonmarine bodies of water in the management area, unless a total maximum daily load process has begun in the management area as of the date the watershed planning process is initiated under RCW 90.82.060;
- (5) An examination of existing data related to the impact of fresh water on marine water quality;
- (6) A recommended approach for implementing the total maximum daily load established for achieving compliance with water quality standards for the nonmarine bodies of water in the management area, unless a total maximum daily load process has begun in the management area as of the date the watershed planning process is initiated under RCW 90.82.060; and
- (7) Recommended means of monitoring by appropriate government agencies whether actions taken to implement the approach to bring about improvements in water quality are sufficient to achieve compliance with water quality standards.

[Title 90 RCW—page 164] (2008 Ed.)

This chapter does not obligate the state to undertake analysis or to develop strategies required under the federal clean water act (33 U.S.C. Sec. 1251 et seq.). This chapter does not authorize any planning unit, lead agency, or local government to adopt water quality standards or total maximum daily loads under the federal clean water act. [1998 c 247 § 5.]

90.82.100 Habitat component. If the initiating governments choose to include a habitat component, the watershed plan shall be coordinated or developed to protect or enhance fish habitat in the management area. Such planning must rely on existing laws, rules, or ordinances created for the purpose of protecting, restoring, or enhancing fish habitat, including the shoreline management act, chapter 90.58 RCW, the growth management act, chapter 36.70A RCW, and the forest practices act, chapter 76.09 RCW. Planning established under this section shall be integrated with strategies developed under other processes to respond to potential and actual listings of salmon and other fish species as being threatened or endangered under the federal endangered species act, 16 U.S.C. Sec. 1531 et seq. Where habitat restoration activities are being developed under chapter 246, Laws of 1998, such activities shall be relied on as the primary nonregulatory habitat component for fish habitat under this chapter. [1998 c 247 § 6.]

90.82.110 Identification of projects and activities.

The planning unit shall review historical data such as fish runs, weather patterns, land use patterns, seasonal flows, and geographic characteristics of the management area, and also review the planning, projects, and activities that have already been completed regarding natural resource management or enhancement in the management area and the products or status of those that have been initiated but not completed for such management in the management area, and incorporate their products as appropriate so as not to duplicate the work already performed or underway.

The planning group is encouraged to identify projects and activities that are likely to serve both short-term and long-term management goals and that warrant immediate financial assistance from the state, federal, or local government. If there are multiple projects, the planning group shall give consideration to ranking projects that have the greatest benefit and schedule those projects that should be implemented first. [1998 c 247 § 7.]

90.82.120 Plan parameters. (1) Watershed planning developed and approved under this chapter shall not contain provisions that: (a) Are in conflict with existing state statutes, federal laws, or tribal treaty rights; (b) impair or diminish in any manner an existing water right evidenced by a claim filed in the water rights claims registry established under chapter 90.14 RCW or a water right certificate or permit; (c) require a modification in the basic operations of a federal reclamation project with a water right the priority date of which is before June 11, 1998, or alter in any manner whatsoever the quantity of water available under the water right for the reclamation project, whether the project has or has not been completed before June 11, 1998; (d) affect or interfere

with an ongoing general adjudication of water rights; (e) modify or require the modification of any waste discharge permit issued under chapter 90.48 RCW; (f) modify or require the modification of activities or actions taken or intended to be taken under a habitat restoration work schedule developed under chapter 246, Laws of 1998; or (g) modify or require the modification of activities or actions taken to protect or enhance fish habitat if the activities or actions are: (i) Part of an approved habitat conservation plan and an incidental take permit, an incidental take statement, a management or recovery plan, or other cooperative or conservation agreement entered into with a federal or state fish and wildlife protection agency under its statutory authority for fish and wildlife protection that addresses the affected habitat; or (ii) part of a water quality program adopted by an irrigation district under chapter 87.03 RCW or a board of joint control under chapter 87.80 RCW. This subsection (1)(g) applies as long as the activities or actions continue to be taken in accordance with the plan, agreement, permit, or statement. Any assessment conducted under RCW 90.82.070, 90.82.090, or 90.82.100 shall take into consideration such activities and actions and those taken under the forest practices rules, including watershed analysis adopted under the forest practices act, chapter 76.09 RCW.

- (2) Watershed planning developed and approved under this chapter shall not change existing local ordinances or existing state rules or permits, but may contain recommendations for changing such ordinances or rules.
- (3) Notwithstanding any other provision of this chapter, watershed planning shall take into account forest practices rules under the forest practices act, chapter 76.09 RCW, and shall not create any obligations or restrictions on forest practices additional to or inconsistent with the forest practices act and its implementing rules, whether watershed planning is approved by the counties or the department. [1998 c 247 § 8.]
- 90.82.130 Plan approval—Public notice and hearing—Revisions. (1)(a) Upon completing its proposed watershed plan, the planning unit may approve the proposal by consensus of all of the members of the planning unit or by consensus among the members of the planning unit appointed to represent units of government and a majority vote of the nongovernmental members of the planning unit.
- (b) If the proposal is approved by the planning unit, the unit shall submit the proposal to the counties with territory within the management area. If the planning unit has received funding beyond the initial organizing grant under RCW 90.82.040, such a proposal approved by the planning unit shall be submitted to the counties within four years of the date that funds beyond the initial funding are first drawn upon by the planning unit.
- (c) If the watershed plan is not approved by the planning unit, the planning unit may submit the components of the plan for which agreement is achieved using the procedure under (a) of this subsection, or the planning unit may terminate the planning process.
- (2)(a) With the exception of a county legislative authority that chooses to opt out of watershed planning as provided in (c) of this subsection, the legislative authority of each of the counties with territory in the management area shall provide public notice of and conduct at least one public hearing

(2008 Ed.) [Title 90 RCW—page 165]

on the proposed watershed plan submitted under this section. After the public hearings, the legislative authorities of these counties shall convene in joint session to consider the proposal. The counties may approve or reject the proposed watershed plan for the management area, but may not amend it. Approval of such a proposal shall be made by a majority vote of the members of each of the counties with territory in the management area.

- (b) If a proposed watershed plan is not approved, it shall be returned to the planning unit with recommendations for revisions. Approval of such a revised proposal by the planning unit and the counties shall be made in the same manner provided for the original watershed plan. If approval of the revised plan is not achieved, the process shall terminate.
- (c) A county legislative authority may choose to opt out of watershed planning under this chapter and the public hearing processes under (a) and (b) of this subsection if the county's affected territory within a particular management area is: (i) Less than five percent of the total territory within the management area; or (ii) five percent or more of the total territory within the management area and all other initiating governments within the management area consent. A county meeting these conditions and choosing to opt out shall notify the department and the other initiating governments of that choice prior to commencement of plan adoption under the provisions of (a) of this subsection. A county choosing to opt out under the provisions of this section shall not be bound by obligations contained in the watershed plan adopted for that management area under this chapter. Even if a county chooses to opt out under the provisions of this section, the other counties within a management area may adopt a proposed watershed plan as provided in this chapter.
- (3) The planning unit shall not add an element to its watershed plan that creates an obligation unless each of the governments to be obligated has at least one representative on the planning unit and the respective members appointed to represent those governments agree to adding the element that creates the obligation. A member's agreeing to add an element shall be evidenced by a recorded vote of all members of the planning unit in which the members record support for adding the element. If the watershed plan is approved under subsections (1) and (2) of this section and the plan creates obligations: (a) For agencies of state government, the agencies shall adopt by rule the obligations of both state and county governments and rules implementing the state obligations, or, with the consent of the planning unit, may adopt policies, procedures, or agreements related to the obligations or implementation of the obligations in addition to or in lieu of rules. The obligations on state agencies are binding upon adoption of the obligations, and the agencies shall take other actions to fulfill their obligations as soon as possible, and should annually review implementation needs with respect to budget and staffing; (b) for counties, the obligations are binding on the counties and the counties shall adopt any necessary implementing ordinances and take other actions to fulfill their obligations as soon as possible, and should annually review implementation needs with respect to budget and staffing; or (c) for an organization voluntarily accepting an obligation, the organization must adopt policies, procedures, agreements, rules, or ordinances to implement the plan, and

should annually review implementation needs with respect to budget and staffing.

- (4) After a plan is adopted in accordance with subsection (3) of this section, and if the department participated in the planning process, the plan shall be deemed to satisfy the watershed planning authority of the department with respect to the components included under the provisions of RCW 90.82.070 through 90.82.100 for the watershed or watersheds included in the plan. The department shall use the plan as the framework for making future water resource decisions for the planned watershed or watersheds. Additionally, the department shall rely upon the plan as a primary consideration in determining the public interest related to such decisions.
- (5) Once a WRIA plan has been approved under subsection (2) of this section for a watershed, the department may develop and adopt modifications to the plan or obligations imposed by the plan only through a form of negotiated rule making that uses the same processes that applied in that watershed for developing the plan.
- (6) As used in this section, "obligation" means any action required as a result of this chapter that imposes upon a tribal government, county government, or state government, either: A fiscal impact; a redeployment of resources; or a change of existing policy. [2003 1st sp.s. c 4 § 5; 2001 c 237 § 4; 1998 c 247 § 9.]

Findings—2003 1st sp.s. c 4: See note following RCW 90.82.040.

Finding—Intent—Severability—Effective date—2001 c 237: See notes following RCW 90.82.040.

Intent—2001 c 237: See note following RCW 90.66.065.

90.82.140 Use of monitoring recommendations in RCW 77.85.210. In conducting assessments and other studies that include monitoring components or recommendations, the department and planning units shall implement the monitoring recommendations developed under *RCW 77.85.210. [2001 c 298 § 2.]

*Reviser's note: RCW 77.85.210 was repealed by 2005 c 309 § 10.

Finding—Intent—2001 c 298: "The legislature finds that a comprehensive program of monitoring is fundamental to making sound public policy and programmatic decisions regarding salmon recovery and watershed health. Monitoring provides accountability for results of management actions and provides the data upon which an adaptive management framework can lead to improvement of strategies and programs. Monitoring is also a required element of any salmon recovery plan submitted to the federal government for approval. While numerous agencies and citizen organizations are engaged in monitoring a wide range of salmon recovery and watershed health parameters, there is a greater need for coordination of monitoring efforts, for using limited monitoring resources to obtain information most useful for achieving relevant local, state, and federal requirements regarding watershed health and salmon recovery, and for making the information more accessible to those agencies and organizations implementing watershed health programs and projects. Regarding salmon recovery monitoring, the state independent science panel has concluded that many programs already monitor indicators relevant to salmonids, but the efforts are largely uncoordinated or unlinked among programs, have different objectives, use different indicators, lack support for sharing data, and lack shared statistical designs to address specific issues raised by listing of salmonid species under the federal endangered species act.

Therefore, it is the intent of the legislature to encourage the refocusing of existing agency monitoring activities necessary to implement a comprehensive watershed health monitoring program, with a focus on salmon recovery. The program should: Be based on a framework of greater coordination of existing monitoring activities; require monitoring activities most relevant to adopted local, state, and federal watershed health objectives; and facilitate the exchange of monitoring information with agencies and organi-

[Title 90 RCW—page 166] (2008 Ed.)

zations carrying out watershed health, salmon recovery, and water resources management planning and programs." [2001 c 298 § 1.]

90.82.900 Part headings not law—1997 c 442. As used in this act, part headings constitute no part of the law. [1997 c 442 § 803.]

90.82.901 Severability—1997 c 442. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1997 c 442 § 805.]

90.82.902 Captions not law—1998 c 247. As used in this act, captions constitute no part of the law. [1998 c 247 § 15.]

Chapter 90.84 RCW WETLANDS MITIGATION BANKING

Sections	
90.84.005	Findings—Purpose—Intent.
90.84.010	Definitions.
90.84.020	Wetlands or wetlands banks—Authority for regulating.
90.84.030	Rules—Submission of proposed rules to legislative commit-
	tees.
90.84.040	Certification of banks—Approval of use of credits by state and local governments.
90.84.050	Approval of use of credits by the department—Requirements.
90.84.060	Interpretation of chapter and rules.
90.84.070	Application to public and private mitigation banks.
90.84.900	Severability—1998 c 248.

90.84.005 Findings—Purpose—Intent. (1) The legislature finds that wetlands mitigation banks are an important tool for providing compensatory mitigation for unavoidable impacts to wetlands. The legislature further finds that the benefits of mitigation banks include: (a) Maintenance of the ecological functioning of a watershed by consolidating compensatory mitigation into a single large parcel rather than smaller individual parcels; (b) increased potential for the establishment and long-term management of successful mitigation by bringing together financial resources, planning, and scientific expertise not practicable for many project-specific mitigation proposals; (c) increased certainty over the success of mitigation and reduction of temporal losses of wetlands since mitigation banks are typically implemented and functioning in advance of project impacts; (d) potential enhanced protection and preservation of the state's highest value and highest functioning wetlands; (e) a reduction in permit processing times and increased opportunity for more cost-effective compensatory mitigation for development projects; and (f) the ability to provide compensatory mitigation in an efficient, predictable, and economically and environmentally responsible manner. Therefore, the legislature declares that it is the policy of the state to authorize wetland mitigation bank-

(2) The purpose of this chapter is to support the establishment of mitigation banks by: (a) Authorizing state agencies and local governments, as well as private entities, to achieve the goals of this chapter; and (b) providing a predictable, efficient, regulatory framework, including timely review of mitigation bank proposals. The legislature intends

that, in the development and adoption of rules for banks, the department establish and use a collaborative process involving interested public and private entities. [1998 c 248 § 1.]

- **90.84.010 Definitions.** The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Banking instrument" means the documentation of agency and bank sponsor concurrence on the objectives and administration of the bank that describes in detail the physical and legal characteristics of the bank, including the service area, and how the bank will be established and operated.
- (2) "Bank sponsor" means any public or private entity responsible for establishing and, in most circumstances, operating a bank.
- (3) "Credit" means a unit of trade representing the increase in the ecological value of the site, as measured by acreage, functions, and/or values, or by some other assessment method.
 - (4) "Department" means the department of ecology.
- (5) "Wetlands mitigation bank" or "bank" means a site where wetlands are restored, created, enhanced, or in exceptional circumstances, preserved expressly for the purpose of providing compensatory mitigation in advance of authorized impacts to similar resources.
- (6) "Mitigation" means sequentially avoiding impacts, minimizing impacts, and compensating for remaining unavoidable impacts.
- (7) "Practicable" means available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes.
- (8) "Service area" means the designated geographic area in which a bank can reasonably be expected to provide appropriate compensation for unavoidable impacts to wetlands.
- (9) "Unavoidable" means adverse impacts that remain after all appropriate and practicable avoidance and minimization have been achieved. [1998 c 248 § 3.]

90.84.020 Wetlands or wetlands banks—Authority for regulating. This chapter does not create any new authority for regulating wetlands or wetlands banks beyond what is specifically provided for in this chapter. No authority is granted to the department under this chapter to adopt rules or guidance that apply to wetland projects other than banks under this chapter. [1998 c 248 § 2.]

90.84.030 Rules—Submission of proposed rules to legislative committees. (1) Subject to the requirements of this chapter, the department, through a collaborative process, shall adopt rules for:

- (a) Certification, operation, and monitoring of wetlands mitigation banks. The rules shall include procedures to assure that:
- (i) Priority is given to banks providing for the restoration of degraded or former wetlands;
- (ii) Banks involving the creation and enhancement of wetlands are certified only where there are adequate assurances of success and that the bank will result in an overall environmental benefit; and

(2008 Ed.) [Title 90 RCW—page 167]

- (iii) Banks involving the preservation of wetlands or associated uplands are certified only when the preservation is in conjunction with the restoration, enhancement, or creation of a wetland, or in other exceptional circumstances as determined by the department consistent with this chapter;
- (b) Determination and release of credits from banks. Procedures regarding credits shall authorize the use and sale of credits to offset adverse impacts and the phased release of credits as different levels of the performance standards are met:
- (c) Public involvement in the certification of banks, using existing statutory authority;
- (d) Coordination of governmental agencies, including early notification of the local government where the bank is located:
- (e) Establishment of criteria for determining service areas for each bank in accordance with subsection (2) of this section:
 - (f) Performance standards; and
- (g) Long-term management, financial assurances, and remediation for certified banks.
- (2) The criteria for determining service areas under subsection (1)(e) of this section shall include a requirement that restricts the maximum extent of the service area of a wetlands mitigation bank to the water resource inventory area (WRIA) as established under chapter 173-500 WAC in which the bank is located except where a service area may include parts of other WRIAs if it is ecologically defensible and appropriate
- (3) Before adopting rules under this chapter, the department shall submit the proposed rules to the appropriate standing committees of the legislature. By January 30, 1999, the department shall submit a report to the appropriate standing committees of the legislature on its progress in developing rules under this chapter. [2008 c 80 § 1; 1998 c 248 § 4.]
- 90.84.040 Certification of banks—Approval of use of credits by state and local governments. (1) The department may certify only those banks that meet the requirements of this chapter. Certification shall be accomplished through a banking instrument. The local jurisdiction in which the bank is located shall be signatory to the banking instrument.
- (2) For a bank for which an application for a banking instrument was filed January 1, 2008, or thereafter, the department may not certify a bank without local approval of the bank. The local jurisdiction in which the bank is located has final approval over the certification of the mitigation bank. If the local government approves the bank, it shall be a signatory to the banking instrument.
- (3) State agencies and local governments may approve use of credits from a bank for any mitigation required under a permit issued or approved by that state agency or local government to compensate for the proposed impacts of a specific public or private project. [2008 c 80 § 2; 1998 c 248 § 5.]
- 90.84.050 Approval of use of credits by the department—Requirements. Prior to authorizing use of credits from a bank as a means of mitigation under a permit issued or approved by the department, the department must assure that all appropriate and practicable steps have been undertaken to

- first avoid and then minimize adverse impacts to wetlands. In determining appropriate steps to avoid and minimize adverse impacts to wetlands, the department shall take into consideration the functions and values of the wetland, including fish habitat, groundwater quality, and protection of adjacent properties. The department may approve use of credits from a bank when:
- (1) The credits represent the creation, restoration, or enhancement of wetlands of like kind and in close proximity when estuarine wetlands are being mitigated;
- (2) There is no practicable opportunity for on-site compensation; or
- (3) Use of credits from a bank is environmentally preferable to on-site compensation. [1998 c 248 § 6.]
- 90.84.060 Interpretation of chapter and rules. The interpretation of this chapter and rules adopted under this chapter must be consistent with applicable federal guidance for the establishment, use, and operation of wetlands mitigation banks as it existed on June 11, 1998, or such subsequent date as may be provided by the department by rule, consistent with the purposes of this chapter. [1998 c 248 § 7.]
- **90.84.070** Application to public and private mitigation banks. This chapter applies to public and private mitigation banks. [1998 c 248 § 8.]
- **90.84.900** Severability—1998 c 248. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected. [1998 c 248 § 9.]

Chapter 90.86 RCW

JOINT LEGISLATIVE COMMITTEE ON WATER SUPPLY DURING DROUGHT

α				
×	ec	tı	or	10
U	cc	u	O1	10

90.86.010	Joint legislative committee on water supply during drought.
90.86.020	Membership.
90.86.030	Meetings—Requests for information—Reports from depart-
	ment of ecology—Recommendations to the legislature.
90.86.900	Effective date—2005 c 60

- 90.86.010 Joint legislative committee on water supply during drought. The joint legislative committee on water supply during drought is created. [2005 c 60 § 1.]
- **90.86.020 Membership.** The committee shall consist of four senators and four representatives who shall be selected biennially as follows:
- (1) The president of the senate shall appoint four members from the senate to serve on the committee, including the chair of the committee responsible for water resource issues. Two members from each major political party must be appointed.
- (2) The speaker of the house of representatives shall appoint four members from the house of representatives to serve on the committee, including the chair of the committee responsible for water resource issues. Two members from each major political party must be appointed.

[Title 90 RCW—page 168] (2008 Ed.)

- (3) The committee shall elect a chair and a vice-chair. The chair shall be a member of the house of representatives in even-numbered years and a member of the senate in odd-numbered years.
- (4) The presiding officer of the appropriate legislative chamber shall fill any vacancies occurring on the committee by appointment from the same political party as the departing member.
- (5) Members shall serve until their successors are appointed as provided in this section, or until they are no longer members of the legislature, whichever is sooner. [2005 c 60 \S 2.]
- 90.86.030 Meetings—Requests for information—Reports from department of ecology—Recommendations to the legislature. (1) The joint legislative committee on water supply during drought shall convene from time to time at the call of the chair when a drought conditions order under RCW 43.83B.405 is in effect, or when the chair determines, in consultation with the department of ecology, that it is likely that such an order will be issued within the next year.
- (2) The committee may request and review information relating to water supply conditions in the state, and economic, environmental, and other impacts relating to decreased water supply being experienced or anticipated. The governor's executive water emergency committee, the department of ecology, the water supply advisory committee, and other state agencies with water management or related responsibilities shall cooperate in responding to requests from the committee.
- (3) During drought conditions in which an order issued under RCW 43.83B.405 is in effect, the department of ecology shall provide to the committee no less than monthly a report describing drought response activities of the department and other state and federal agencies participating on the water supply availability committee. The report shall include information regarding applications for, and approvals and denials of emergency water withdrawals and temporary changes or transfers of, water rights under RCW 43.83B.410.
- (4) The committee from time to time shall make recommendations to the senate and house of representatives on budgetary and legislative actions that will improve the state's drought response programs and planning. [2005 c 60 § 3.]
- **90.86.900** Effective date—2005 c 60. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [April 14, 2005]. [2005 c 60 § 5.]

Chapter 90.88 RCW AQUATIC REHABILITATION ZONES

Sections	
90.88.005	Findings—Intent.
90.88.010	Designation by the legislature—Zone one established.
90.88.020	Hood Canal rehabilitation program—State lead agency— Local management board.
90.88.030	Aquatic zone one—Roles of Hood Canal coordinating council and Puget Sound partnership—Participation of governments and nonprofit organizations—Project funding, priorities, and criteria—Reports.

90.88.040	Forest practices—Nonapplicability of chapte
90.88.050	Scope of chapter.
90.88.060	Hood Canal aquatic rehabilitation account.
90.88.900	Effective date—2005 c 478.
90.88.901	Regulatory authority not conferred.
90.88.902	Activities subject to appropriations.
90.88.903	Effective date—2005 c 479.

90.88.005 Findings—Intent. (1) The legislature finds that Hood Canal is a precious aquatic resource of our state. The legislature finds that Hood Canal is a rich source of recreation, fishing, aquaculture, and aesthetic enjoyment for the citizens of this state. The legislature also finds that Hood Canal has great cultural significance for the tribes in the Hood Canal area. The legislature therefore recognizes Hood Canal's substantial environmental, cultural, economic, recreational, and aesthetic importance in this state.

- (2) The legislature finds that Hood Canal is a marine water of the state at significant risk. The legislature finds that Hood Canal has a "dead zone" related to low-dissolved oxygen concentrations, a condition that has recurred for many years. The legislature also finds that this problem and various contributors to the problem were documented in the May 2004 *Preliminary Assessment and Corrective Action Plan* published by the state agency known as the Puget Sound action team and the Hood Canal coordinating council.
- (3) The legislature further finds that significant research, monitoring, and study efforts are currently occurring regarding Hood Canal's low-dissolved oxygen concentrations. The legislature also finds numerous public, private, and community organizations are working to provide public education and identify potential solutions. The legislature recognizes that, while some information and research is now available and some potential solutions have been identified, more research and analysis is needed to fully develop a program to address Hood Canal's low-dissolved oxygen concentrations.
- (4) The legislature finds a need exists for the state to take action to address Hood Canal's low-dissolved oxygen concentrations. The legislature also finds establishing an aquatic rehabilitation zone for Hood Canal will serve as a statutory framework for future regulations and programs directed at recovery of this important aquatic resource.
- (5) The legislature therefore intends to establish an aquatic rehabilitation zone for Hood Canal as the framework to address Hood Canal's low-dissolved oxygen concentrations. The legislature also intends to incorporate provisions in the new statutory chapter creating the designation as solutions are identified regarding this problem. [2007 c 341 § 50; 2005 c 478 § 1.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

- 90.88.010 Designation by the legislature—Zone one established. (1) Aquatic rehabilitation zones may be designated by the legislature for areas whose surrounding marine water bodies pose serious environmental or public health concerns.
- (2) Aquatic rehabilitation zone one is established. Aquatic rehabilitation zone one includes all watersheds that drain to Hood Canal south of a line projected from Tala Point in Jefferson county to Foulweather Bluff in Kitsap county. [2005 c 478 § 2.]

(2008 Ed.) [Title 90 RCW—page 169]

- 90.88.020 Hood Canal rehabilitation program—State lead agency—Local management board. (1) The development of a program for rehabilitation of Hood Canal is authorized in Jefferson, Kitsap, and Mason counties within the aquatic rehabilitation zone one.
- (2) The Puget Sound partnership, created in RCW 90.71.210, is designated as the state lead agency for the rehabilitation program authorized in this section.
- (3) The Hood Canal coordinating council is designated as the local management board for the rehabilitation program authorized in this section.
- (4) The Puget Sound partnership and the Hood Canal coordinating council must each approve and must comanage projects under the rehabilitation program authorized in this section. [2007 c 341 § 51; 2005 c 479 § 2.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

- Findings—2005 c 479: "(1) The legislature finds that Hood Canal is a precious aquatic resource of our state. The legislature finds that Hood Canal is a rich source of recreation, fishing, aquaculture, and aesthetic enjoyment for the citizens of this state. The legislature also finds that Hood Canal has great cultural significance for the tribes in the Hood Canal area. The legislature therefore recognizes Hood Canal's substantial environmental, cultural, economic, recreational, and aesthetic importance to Washington.
- (2) The legislature finds that Hood Canal is a marine water of the state at significant risk. The legislature finds that Hood Canal has a "dead zone" related to low-dissolved oxygen concentrations, a condition that has recurred for many years. The legislature also finds this problem and various contributors to the problem were documented in the May 2004 *Preliminary Assessment and Corrective Action Plan* published by the state Puget Sound action team and the Hood Canal coordinating council.
- (3) The legislature further finds that significant research, monitoring, and study efforts are currently occurring regarding Hood Canal's low-dissolved oxygen concentrations. The legislature recognizes that federal, state, tribal, and local governments and other organizations and entities are coordinating research, monitoring, and modeling efforts through the Hood Canal low-dissolved oxygen program. The legislature also recognizes that these entities and others are continuing individual efforts to study and identify potential solutions for Hood Canal's low-dissolved oxygen concentrations. The legislature also recognizes numerous public, private, and community organizations are working to provide public education regarding Hood Canal's low-dissolved oxygen concentrations. The legislature recognizes and encourages the continuation of these efforts.
- (4) The legislature finds a need exists for the state to provide additional resources to address Hood Canal's low-dissolved oxygen concentrations. The legislature also finds a need exists to designate the state and local entities to develop, coordinate, and administer a Hood Canal rehabilitation program and funding." [2005 c 479 § 1.]

Forest practices—Nonapplicability of act—2005 c 479: "This act does not apply to forest practices regulated under chapter 76.09 RCW." [2005 c 479 § 4.]

- 90.88.030 Aquatic zone one—Roles of Hood Canal coordinating council and Puget Sound partnership—Participation of governments and nonprofit organizations—Project funding, priorities, and criteria—Reports. (1) The Hood Canal coordinating council shall serve as the local management board for aquatic rehabilitation zone one. The local management board shall coordinate local government efforts with respect to the program authorized according to RCW 90.88.020. In the Hood Canal area, the Hood Canal coordinating council also shall:
- (a) Serve as the lead entity and the regional recovery organization for the purposes of chapter 77.85 RCW for Hood Canal summer chum; and
- (b) Assist in coordinating activities under chapter 90.82 RCW.

- (2) When developing and implementing the program authorized in RCW 90.88.020 and when establishing funding criteria according to subsection (7) of this section, the Puget Sound partnership, created in RCW 90.71.210, and the local management board shall solicit participation by federal, tribal, state, and local agencies and universities and nonprofit organizations with expertise in areas related to program activities. The local management board may include state and federal agency representatives, or additional persons, as nonvoting management board members or may receive technical assistance and advice from them in other venues. The local management board also may appoint technical advisory committees as needed.
- (3) The local management board and the Puget Sound partnership shall participate in the development of the program authorized under RCW 90.88.020.
- (4) The local management board and its participating local and tribal governments shall assess concepts for a regional governance structure and shall submit a report regarding the findings and recommendations to the appropriate committees of the legislature by December 1, 2007.
- (5) Any of the local management board's participating counties and tribes, any federal, tribal, state, or local agencies, or any universities or nonprofit organizations may continue individual efforts and activities for rehabilitation of Hood Canal. Nothing in this section limits the authority of units of local government to enter into interlocal agreements under chapter 39.34 RCW or any other provision of law.
- (6) The local management board may not exercise authority over land or water within the individual counties or otherwise preempt the authority of any units of local government.
- (7) The local management board and the Puget Sound partnership each may receive and disburse funding for projects, studies, and activities related to Hood Canal's lowdissolved oxygen concentrations. The Puget Sound partnership and the local management board shall jointly coordinate a process to prioritize projects, studies, and activities for which the Puget Sound partnership receives state funding specifically allocated for Hood Canal corrective actions to implement this section. The local management board and the Puget Sound partnership shall establish criteria for funding these projects, studies, and activities based upon their likely value in addressing and resolving Hood Canal's low-dissolved oxygen concentrations. Final approval for projects under this section requires the consent of both the Puget Sound partnership and the local management board. Projects under this section must be comanaged by the Puget Sound partnership and the local management board. Nothing in this section prohibits any federal, tribal, state, or local agencies, universities, or nonprofit organizations from receiving funding for specific projects that may assist in the rehabilitation of Hood Canal.
- (8) The local management board may hire and fire staff, including an executive director, enter into contracts, accept grants and other moneys, disburse funds, make recommendations to local governments about potential regulations and the development of programs and incentives upon request, pay all necessary expenses, and choose a fiduciary agent.
- (9) The local management board shall report its progress on a quarterly basis to the legislative bodies of the participat-

[Title 90 RCW—page 170] (2008 Ed.)

Sections

ing counties and tribes and the participating state agencies. The local management board also shall submit an annual report describing its efforts and successes in implementing the program established according to RCW 90.88.020 to the appropriate committees of the legislature. [2007 c 341 § 52; 2005 c 479 § 3.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

Findings—Forest practices—Nonapplicability of act—2005 c 479: See notes following RCW 90.88.020.

90.88.040 Forest practices—Nonapplicability of chapter. This chapter does not apply to forest practices regulated under chapter 76.09 RCW. [2005 c 478 § 3.]

90.88.050 Scope of chapter. This chapter does not alter, diminish, or expand the jurisdictional authorities in other statutes or affect the application of other statutory requirements or programs that do not specifically refer to aquatic rehabilitation zones. [2005 c 478 § 4.]

90.88.060 Hood Canal aquatic rehabilitation account. The Hood Canal aquatic rehabilitation account is created in the state treasury. All gifts, grants, federal moneys, or appropriations made to the account must be deposited into the account. Moneys in the account may be spent only after appropriation. Expenditures from the account may be used only for programs and projects to protect and restore Hood Canal, including implementing RCW 90.88.020 and 90.88.030. [2006 c 366 § 1.]

90.88.900 Effective date—2005 c 478. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 16, 2005]. [2005 c 478 § 6.]

90.88.901 Regulatory authority not conferred. Nothing in chapter 479, Laws of 2005 provides any regulatory authority to the Puget Sound partnership, created in RCW 90.71.210, or the Hood Canal coordinating council. [2007 c 341 § 53; 2005 c 479 § 5.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

90.88.902 Activities subject to appropriations. The activities of the Puget Sound partnership, created in RCW 90.71.210, and the Hood Canal coordinating council required by chapter 479, Laws of 2005 are subject to the availability of amounts appropriated for this specific purpose. [2007 c 341 § 54; 2005 c 479 § 6.]

Severability—Effective date—2007 c 341: See RCW 90.71.906 and 90.71.907.

90.88.903 Effective date—2005 c 479. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately [May 16, 2005]. [2005 c 479 § 8.]

Chapter 90.90 RCW COLUMBIA RIVER BASIN WATER SUPPLY

90.90.005	Finding.
90.90.010	Columbia river basin water supply development account—
	Use for storage facilities and access to water supplies—Evaluation—Public comment—Use of net water savings.
90.90.020	Allocation and development of water supplies.
90.90.030	Voluntary regional agreements—Scope and application—
	Reports to legislature—Definitions.
90.90.040	Columbia river water supply inventory—Long-term water supply and demand forecast.
90.90.050	Columbia river mainstem water resources information system.
90.90.060	Additional releases of water from Lake Roosevelt.
90.90.070	Columbia river water delivery account—Creation—Distribu-
	tion.
90.90.080	Impacts of water release—Department of ecology's duties.
90.90.900	Effective date—2006 c 6.

90.90.005 Finding. (1) The legislature finds that a key priority of water resource management in the Columbia river basin is the development of new water supplies that includes storage and conservation in order to meet the economic and community development needs of people and the instream flow needs of fish.

(2) The legislature therefore declares that a Columbia river basin water supply development program is needed, and directs the department of ecology to aggressively pursue the development of water supplies to benefit both instream and out-of-stream uses. [2006 c 6 § 1.]

90.90.010 Columbia river basin water supply development account—Use for storage facilities and access to water supplies—Evaluation—Public comment—Use of net water savings. (1) The Columbia river basin water supply development account is created in the state treasury. The account may receive direct appropriations from the legislature, receipts of any funds pursuant to RCW 90.90.020 and 90.90.030, or funds from any other sources.

- (2)(a) Expenditures from the Columbia river basin water supply development account may be used to assess, plan, and develop new storage, improve or alter operations of existing storage facilities, implement conservation projects, or any other actions designed to provide access to new water supplies within the Columbia river basin for both instream and out-of-stream uses. Except for the development of new storage projects, there shall be no expenditures from this account for water acquisition or transfers from one water resource inventory area to another without specific legislative authority.
- (b) Two-thirds of the funds placed in the account shall be used to support the development of new storage facilities; the remaining one-third shall be used for the other purposes listed in this section.
- (3)(a) Funds may not be expended from this account for the construction of a new storage facility until the department of ecology evaluates the following:
 - (i) Water uses to be served by the facility:
 - (ii) The quantity of water necessary to meet those uses;
- (iii) The benefits and costs to the state of meeting those uses, including short-term and long-term economic, cultural, and environmental effects; and
- (iv) Alternative means of supplying water to meet those uses, including the costs of those alternatives and an analysis

(2008 Ed.) [Title 90 RCW—page 171]

of the extent to which long-term water supply needs can be met using these alternatives.

- (b) The department of ecology may rely on studies and information developed through compliance with other state and federal permit requirements and other sources. The department shall compile its findings and conclusions, and provide a summary of the information it reviewed.
- (c) Before finalizing its evaluation under the provisions of this section, the department of ecology shall make the preliminary evaluation available to the public. Public comment may be made to the department within thirty days of the date the preliminary evaluation is made public.
- (4) Net water savings achieved through conservation measures funded by the account shall be placed in trust in proportion to the state funding provided to implement a project.
- (5) Net water savings achieved through conservation measures funded by the account developed within the boundaries of the federal Columbia river reclamation project and directed to the Odessa subarea to reduce the use of groundwater for existing irrigation is exempt from the provisions of subsection (4) of this section.
- (6) Moneys in the Columbia river basin water supply development account created in this section may be spent only after appropriation.
- (7) Interest earned by deposits in the account will be retained in the account. [2006 c 6 § 2.]

90.90.020 Allocation and development of water supplies. (1)(a) Water supplies secured through the development of new storage facilities made possible with funding from the Columbia river basin water supply development account shall be allocated as follows:

- (i) Two-thirds of active storage shall be available for appropriation for out-of-stream uses; and
- (ii) One-third of active storage shall be available to augment instream flows and shall be managed by the department of ecology. The timing of releases of this water shall be determined by the department of ecology, in cooperation with the department of fish and wildlife and fisheries comanagers, to maximize benefits to salmon and steelhead populations.
- (b) Water available for appropriation under (a)(i) of this subsection but not yet appropriated shall be temporarily available to augment instream flows to the extent that it does not impair existing water rights.
- (2) Water developed under the provisions of this section to offset out-of-stream uses and for instream flows is deemed adequate mitigation for the issuance of new water rights provided for in subsection (1)(a) of this section and satisfies all consultation requirements under state law related to the issuance of new water rights.
- (3) The department of ecology shall focus its efforts to develop water supplies for the Columbia river basin on the following needs:
- (a) Alternatives to groundwater for agricultural users in the Odessa subarea aquifer;
- (b) Sources of water supply for pending water right applications;
- (c) A new uninterruptible supply of water for the holders of interruptible water rights on the Columbia river mainstem

- that are subject to instream flows or other mitigation conditions to protect stream flows; and
- (d) New municipal, domestic, industrial, and irrigation water needs within the Columbia river basin.
- (4) The one-third/two-thirds allocation of water resources between instream and out-of-stream uses established in this section does not apply to applications for changes or transfers of existing water rights in the Columbia river basin. $[2006\ c\ 6\ \S\ 3.]$

90.90.030 Voluntary regional agreements—Scope and application—Reports to legislature—Definitions. (Expires June 30, 2012.) (1) The department of ecology may enter into voluntary regional agreements for the purpose of providing new water for out-of-stream use, streamlining the application process, and protecting instream flow.

- (2) Such agreements shall ensure that:
- (a) For water rights issued from the Columbia river mainstem, there is no negative impact on Columbia river mainstem instream flows in the months of July and August as a result of the new appropriations issued under the agreement;
- (b) For water rights issued from the lower Snake river mainstem, there is no negative impact on Snake river mainstem instream flows from April through August as a result of the new appropriations issued under the agreement; and
- (c) Efforts are made to harmonize such agreements with watershed plans adopted under the authority of chapter 90.82 RCW that are applicable to the area covered by the agreement.
- (3) The protection of instream flow as set forth in subsection (2) of this section is adequate for purposes of mitigating instream flow impacts resulting from any appropriations for out-of-stream use made under a voluntary regional agreement, and the only applicable consultation provisions under state law regarding instream flow impacts shall be those set forth in subsection (4) of this section.
- (4) Before executing a voluntary agreement under this section, the department of ecology shall:
- (a) Provide a sixty-day period for consultation with county legislative authorities and watershed planning groups with jurisdiction over the area where the water rights included in the agreement are located, the department of fish and wildlife, and affected tribal governments, and federal agencies. The department of fish and wildlife shall provide written comments within that time period. The consultation process for voluntary regional agreements developed under the provisions of this section is deemed adequate for the issuance of new water rights provided for in this section and satisfies all consultation requirements under state law related to the issuance of new water rights; and
- (b) Provide a thirty-day public review and comment period for a draft agreement, and publish a summary of any public comments received. The thirty-day review period shall not begin until after the department of ecology has concluded its consultation under (a) of this subsection and the comments that have been received by the department are made available to the public.
- (5) The provisions of subsection (4) of this section satisfy all applicable consultation requirements under state law.

[Title 90 RCW—page 172] (2008 Ed.)

- (6) The provisions of this section and any voluntary regional agreements developed under such provisions may not be relied upon by the department of ecology as a precedent, standard, or model that must be followed in any other voluntary regional agreements.
- (7) Nothing in this section may be interpreted or administered in a manner that precludes the processing of water right applications under chapter 90.03 or 90.44 RCW that are not included in a voluntary regional agreement.
- (8) Nothing in this section may be interpreted or administered in a manner that impairs or diminishes a valid water right or a habitat conservation plan approved for purposes of compliance with the federal endangered species act.
- (9) The department of ecology shall monitor and evaluate the water allocated to instream and out-of-stream uses under this section, evaluate the program, and provide an interim report to the appropriate committees of the legislature by June 30, 2008. A final report shall be provided to the appropriate committees of the legislature by June 30, 2011.
- (10) If the department of ecology executes a voluntary agreement under this section that includes water rights appropriated from the lower Snake river mainstem, the department shall develop aggregate data in accordance with the provisions of RCW 90.90.050 for the lower Snake river mainstem.
- (11) Any agreement entered into under this section shall remain in full force and effect through the term of the agreement regardless of the expiration of this section.
- (12) The definitions in this subsection apply to this section and RCW 90.90.050, and may only be used for purposes of implementing these sections.
- (a) "Columbia river mainstem" means all water in the Columbia river within the ordinary high water mark of the main channel of the Columbia river between the border of the United States and Canada and the Bonneville dam, and all groundwater within one mile of the high water mark.
- (b) "Lower Snake river mainstem" means all water in the lower Snake river within the ordinary high water mark of the main channel of the lower Snake river from the head of Ice Harbor pool to the confluence of the Snake and Columbia rivers, and all groundwater within one mile of the high water mark.
 - (13) This section expires June 30, 2012. [2006 c 6 § 4.]
- 90.90.040 Columbia river water supply inventory—Long-term water supply and demand forecast. (1) To support the development of new water supplies in the Columbia river and to protect instream flow, the department of ecology shall work with all interested parties, including interested county legislative authorities and watershed planning groups, adjacent to the Columbia river, and affected tribal governments, to develop a Columbia river water supply inventory and a long-term water supply and demand forecast. The inventory must include:
- (a) A list of conservation projects that have been implemented under this chapter and the amount of water conservation they have achieved; and
- (b) A list of potential water supply and storage projects in the Columbia river basin, including estimates of:
 - (i) Cost per acre-foot;
 - (ii) Benefit to fish and other instream needs;
 - (iii) Benefit to out-of-stream needs; and

- (iv) Environmental and cultural impacts.
- (2) The department of ecology shall complete the first Columbia river water supply inventory by November 15, 2006, and shall update the inventory annually thereafter.
- (3) The department of ecology shall complete the first Columbia river long-term water supply and demand forecast by November 15, 2006, and shall update the report every five years thereafter. [2006 c 6 § 5.]
- 90.90.050 Columbia river mainstem water resources information system. (1) In order to better understand current water use and instream flows in the Columbia river mainstem, the department of ecology shall establish and maintain a Columbia river mainstem water resources information system that provides the information necessary for effective mainstem water resource planning and management.
- (2) To accomplish the objective in subsection (1) of this section, the department of ecology shall use information compiled by existing local watershed planning groups, federal agencies, the Bonneville power administration, irrigation districts, conservation districts in the basin, and other available sources. The information shall include:
- (a) The total aggregate quantity of water rights issued under state permits and certificates and filed under state claims on the Columbia river mainstem and for groundwater within one mile of the mainstem; and
- (b) The total aggregate volume of current water use under these rights as metered and reported by water users under current law.
- (3) The department of ecology shall publish the aggregate data on the department's web site no later than June 30, 2009, and shall periodically update the data.
- (4) For purposes of this section, the definition of Columbia river mainstem in RCW 90.90.030(12) shall apply and the use of the definition is solely limited to the purpose of collecting data to meet the information requirements of this section. [2006 c 6 \S 6.]
- 90.90.060 Additional releases of water from Lake Roosevelt. (1) In 2006, the legislature enacted chapter 6, Laws of 2006, an act relating to water resource management in the Columbia river basin. In its enactment, the legislature established that a key priority of water resource management in the Columbia river basin is the development of new water supplies to meet economic and community development needs concurrent with instream flow needs.
- (2) Consistent with this intent, the governor and the legislature are in agreement with the Confederated Tribes of the Colville Reservation and the Spokane Tribe of Indians to support additional releases of water from Lake Roosevelt. Because the sovereign and proprietary interests of these tribal governments are directly affected by water levels in Lake Roosevelt, the state intends to share a portion of the benefits derived from Lake Roosevelt water releases and to mitigate for any impacts such releases may have upon the tribes.
- (3) These new releases of Lake Roosevelt water of approximately eighty-two thousand five hundred acre feet of water, increasing to no more than one hundred thirty-two thousand five hundred acre feet of water in drought years,

(2008 Ed.) [Title 90 RCW—page 173]

will bolster the state economy and will meet the following critical needs: New surface water supplies for farmers to replace the use of diminishing groundwater in the Odessa aquifer; new water supplies for municipalities with pending water right applications; enhanced certainty for agricultural water users with water rights that are interruptible during times of drought; and water to increase flows in the river when salmon need it most.

(4) Nothing in chapter 82, Laws of 2008 expands, impairs, or otherwise affects the existing status and sovereignty of the tribal governments involved in Lake Roosevelt water releases pursuant to this section and RCW 90.90.070. [2008 c 82 § 1.]

Effective date—2008 c 82: "This act takes effect July 1, 2008." [2008 c 82 \S 4.]

90.90.070 Columbia river water delivery account—Creation—Distribution. (1) The Columbia river water delivery account is created in the state treasury. Moneys in the account may be spent only after appropriation. The account consists of all moneys transferred or appropriated to the account by law. The legislature may appropriate moneys in the account:

- (a) For distributions for purposes of RCW 90.90.060 as provided in this section; and
- (b) To the department of ecology for other purposes relating to implementation of RCW 90.90.060 and 90.90.080.
- (2) On July 1, 2008, and each July 1st thereafter for the duration of the agreements described in RCW 90.90.060, the state treasurer shall transfer moneys from the general fund into the Columbia river water delivery account in the amounts described in subsection (3) of this section.
- (3) Subject to appropriations, on July 1, 2008, and each July 1st thereafter, the state treasurer shall distribute moneys from the Columbia river water delivery account as follows:
- (a) To the Confederated Tribes of the Colville Reservation, on July 1, 2008, the sum of three million seven hundred seventy-five thousand dollars; and on July 1, 2009, the sum of three million six hundred twenty-five thousand dollars. Each July 1st thereafter for the duration of the agreement, the treasurer shall distribute an amount equal to the previous year's distribution adjusted for inflation. The inflation adjustment shall be computed using the percentage change on the implicit price deflator for personal consumption expenditures for the United States for the previous calendar year, as compiled by the bureau of economic analysis of the United States department of commerce and reported in the most recent quarterly publication of the economic and revenue forecast council or successor agency.
- (b) To the Spokane Tribe of Indians, on July 1, 2008, the sum of two million two hundred fifty thousand dollars. Each July 1st thereafter for the duration of the agreement, the treasurer shall distribute an amount equal to the previous year's distribution adjusted for inflation. The inflation adjustment shall be computed using the percentage change in the consumer price index for the Washington state Seattle-Tacoma-Bremerton consolidated metropolitan statistical area for the previous calendar year as compiled by the bureau of labor statistics, United States department of labor, and reported in the most recent quarterly publication of the economic and revenue forecast council or successor agency.

(4) The state treasurer may not distribute moneys from the Columbia river water delivery account to a tribe pursuant to this section unless the director of ecology has certified in writing to the state treasurer and the legislature that the agreement with the tribes is still in effect. [2008 c 82 § 2.]

Effective date—2008 c 82: See note following RCW 90.90.060.

- 90.90.080 Impacts of water release—Department of ecology's duties. (1) Because the potential impacts of water releases under agreements reached under this chapter on affected counties are unknown, the department of ecology shall, by November 15, 2009:
- (a) Conduct an assessment of the potential impacts, including recommendations for mitigation, and report to [the] appropriate committees of the legislature; and
- (b) Establish a process for identifying and reporting on future impacts on the affected counties, and for making recommendations for mitigation.
- (2) Within the framework of Columbia river basin water resources management under this chapter, the department of ecology shall:
- (a) Provide technical assistance to help affected counties identify and develop competitive project applications to benefit both instream and out-of-stream uses;
- (b) Assist affected counties in exploring options to ensure water resources are available for their current and future needs. Such options include pursuing a memorandum of understanding with the affected counties that is consistent with RCW 90.90.005 to effectuate the purposes of this section. The memorandum of understanding shall be available for public comment for a period of thirty days before being signed by the department; and
- (c) Consider regional equity when making funding decisions on water supply applications.
- (3) As used in this section, "affected counties" means those counties east of the crest of the Cascade mountains with an international border, or those counties east of the crest of the Cascade mountains that border both a county with an international border and a county with four hundred thousand or more residents. [2008 c 82 § 3.]

Effective date—2008 c 82: See note following RCW 90.90.060.

90.90.900 Effective date—2006 c 6. This act takes effect July 1, 2006. [2006 c 6 § 10.]

[Title 90 RCW—page 174] (2008 Ed.)

Title 91 **WATERWAYS**

Chapters		91.08.150	Eminent domain—Service in case of public lands—Legal
91.08	Public waterways.	91.08.160	counsel. Eminent domain—Finding of public use—Jury—Dismissal.
Appropriati	on of water for public and industrial purposes: Chapter 90.16	91.08.170	Eminent domain—New parties may be admitted.
RCW.	on of water for paorie and manufacture purposes. Chapter 70.10	91.08.180	Eminent domain—Jury may view property.
Accecements	s and charges against state lands: Chapter 79.44 RCW.	91.08.190	Eminent domain—Measure of damage to buildings.
		91.08.200 91.08.210	Eminent domain—Findings as interests appear—Interpleader. Eminent domain—Procedure after findings.
Cities and to	owns ees, embankments—Authority to construct: RCW 35.21.090.	91.08.210	Eminent domain—Substitution of new owner as defendant.
	s: Chapter 35.56 RCW.	91.08.230	Eminent domain—Guardian ad litem.
•	•	91.08.240	Eminent domain—Damage irrespective of benefits.
	n projects in state waters: Chapter 77.55 RCW.	91.08.250	Eminent domain—Finality of judgment—Appellate review—
Contracts w	ith flood control districts: RCW 86.24.040.	91.08.260	Waiver of review. Eminent domain—Decree of appropriation.
Counties, jo	int canal construction: RCW 36.64.060.	91.08.270	Assessment procedure—Petition—Assessment commission-
Dams, heigh	ht on tributaries of Columbia river: Chapter 77.55 RCW.		ers.
_	fish and wildlife may modify inadequate fishways and fish	91.08.280	Assessment procedure—Oath and compensation of commis-
	s: RCW 77.57.040, 77.57.060.	91.08.290	sioners. Assessment procedure—Apportionment of assessment.
Ü	over public lands: Chapter 79.36 RCW.	91.08.300	Assessment procedure—Apportuniment of assessment. Assessment procedure—Assessment roll.
	-	91.08.310	Assessment procedure—Order for hearing on roll—Notice.
	main: Title 8 RCW —Condemnation authorized—Purposes enumerated: RCW	91.08.320	Assessment procedure—Proof of service of notice.
8.12.0		91.08.330	Assessment procedure—Cause may be continued.
	rations: Chapter 8.20 RCW.	91.08.340 91.08.350	Assessment procedure—Hearing—Findings—Judgment. Assessment procedure—Roll may be recast—New commis-
	n verdict fixed—Suspension during pendency of appeal: RCW	71.00.550	sioners.
8.28.0		91.08.360	Assessment procedure—Judgment separate as to each tract—
notice wh	ere military land (state) is involved: RCW 8.28.030.	01.00.270	Effect of appeal.
First-class o	cities—City may let wharves: RCW 35.22.410.	91.08.370	Assessment procedure—Roll certified to treasurer—Interest on assessment upon appeal.
	ol: Title 86 RCW.	91.08.380	Assessment procedure—Notice of filing roll.
	d tide waters: State Constitution Art. 15.	91.08.390	Payment of assessment—Alternate methods.
		91.08.400	Payment of assessment—Record of payment without interest.
	ngton ship canal: RCW 37.08.240.	91.08.410	Payment of assessment—Installments—Collection.
Lien for lab	or and materials on public works: Chapter 60.28 RCW.	91.08.420 91.08.430	Payment of assessment—Record of installment payments. Payment of assessment—Payment in full or in part—Inter-
Marine emp	oloyees—Public employment relations: Chapter 47.64 RCW.	71.00.100	est—Segregation.
Material re	moved for channel or harbor improvement, or flood control—	91.08.440	Payment of assessment—Interest on last installment.
	r public purpose: RCW 79.140.110.	91.08.450	Payment of assessment—Land taken for public use.
	and harbor improvements: Title 88 RCW.	91.08.460 91.08.465	Payment of assessment—Treasurer's report. Bonds—Authorized—Purposes for issuance.
	xes—Certain property exempt: RCW 84.36.010.	91.08.480	Bonds—Terms, form, interest, execution.
	* * * *	91.08.485	Bonds—Sale or exchange for par value.
	racts and indebtedness: Title 39 RCW.	91.08.490	Bonds—Sale of.
	e-owned tidelands or shorelands to municipal corporation or	91.08.500 91.08.510	Bonds—Payment. Bonds—Recourse of owner limited to special assessment—
	gency: RCW 79.125.700.	71.00.510	Bond to so state.
State toll br	idges, tunnels and ferries: Chapters 47.56 through 47.60 RCW.	91.08.520	Invalidity of assessments—Reassessment.
Tidelands, s	horelands and harbor areas: Chapters 79.115, 79.125 RCW.	91.08.530	Construction—Contractor's bond—Bidder's deposit—
Water right:	s: Title 90 RCW.	91.08.540	Claims. Construction—Installment payments—Reserve.
Ö		91.08.550	Warrants.
	G1 04 00 T G777	91.08.560	Warrants—Payment.
	Chapter 91.08 RCW	91.08.570	Public lands not devoted to public use to be treated as private
	PUBLIC WATERWAYS	91.08.575	lands. Public lands not devoted to public use to be treated as private lands—Assessment.
Sections		91.08.580	Appellate review.
91.08.010	Public waterways authorized.	91.08.590	Payment of assessments by satisfying judgment.
91.08.020	Accessible lands defined.	91.08.600	Purchase of filling material.
91.08.030	Petition—By whom signed—Contents—Notice of filing—	91.08.610	Surplus money in district fund transferred to road fund. Unclaimed funds, disposal of.
91.08.060	Discharge of proceedings.	91.08.620 91.08.630	Waterways as highways—Control of.
91.08.070	Cost bond filed with petition. Petition may be amended—Order for hearing—Notice—	91.08.640	Fees for serving process.
	Record.	91.08.650	Enforcement.
91.08.080 91.08.090	Hearing—Findings—Order. Board's powers and duties—In general—County immune	91.08.660	Construction—1911 c 23.
91.08.100	from expense. Board's powers and duties—Right of eminent domain.	91.08	3.010 Public waterways authorized. Whenever in
91.08.110	Bridging part of cost.		y of this state the owners of lands bordering upon or
91.08.120	Eminent domain—Order to acquire or condemn property.		e to any navigable water shall desire to improve
91.08.130 91.08.140	Eminent domain—Petition to condemn. Eminent domain—Summons.		lands, hereinafter designated as the "district," by the
, 1.00.110		men sala	initial, incrementer designated as the district, by the

[Title 91 RCW—page 1] (2008 Ed.)

construction of a new public waterway, or the deepening or enlargement of an existing public waterway, for the floatage of vessels and the drainage of swamp and overflowed lands, and the proposed improvement will increase the public revenues and be of other public benefit, they may present the plan of such proposed waterway to the board of county commissioners of such county, hereinafter designated the "board," and have the same acted upon as provided in this chapter. [1911 c 23 § 1; RRS § 9777.]

91.08.020 Accessible lands defined. Lands shall be deemed accessible to such waterway when by reason of their nearness to the same their value will be materially increased by the construction or deepening or widening of such waterway. [1911 c 23 § 2; RRS § 9778.]

91.08.030 Petition—By whom signed—Contents-Notice of filing—Discharge of proceedings. The plan of such proposed waterway shall be presented to the board by a written petition of owners of lands which it is represented will be improved by the construction, deepening or widening of such waterway; and such petition shall be signed by the owners of thirty-five percent or more of the area of lands in the district, and shall be verified by one or more of the petitioners to the effect that the signatures attached are the genuine signature of the persons or corporations signing the same. Each petitioner shall add a description of the lands he owns. If petitioners are unmarried persons they shall so state. If lands are owned by married persons, husband and wife shall join in the petition. If a petitioner is a corporation, the signature shall be accompanied by a certified copy of a resolution of the board of directors or trustees of the corporation authorizing the person signing the petition for the corporation to execute it. If lands included in the petition are owned by minors, insane persons, or other persons under guardianship in this state, the petition may be signed by the guardians of such persons: PROVIDED, That the signature be accompanied by a certified copy of an order of the superior court having the guardianship of such person in charge, authorizing the guardian to sign the petition. A petition may consist of one or more separate papers or sheets which are identified with the subject matter.

The petitioners shall file with the board, with their petition, a map of the lands in the district and a statement showing each separate ownership of lands as shown by the public records of the county, and their location in the county, with the names of the owners as shown by such records, and the location of the proposed waterway if a new waterway is to be constructed. If an existing waterway is to be deepened the map shall show its location, and if it is to be widened the map shall show its location and the extent to which it is to be widened. With the petition there shall also be presented satisfactory evidence from the real property records of the county that the petitioners are severally the owners in fee simple of their respective tracts of land, and that all taxes and assessments due thereon are paid. If it is proposed that any lands in the district shall be filled with the material dug or dredged from such waterway, the petition shall so state, and the map of the district and plan of the improvement shall show the location, depth and yardage of such fill. The petition may also

fix the price per cubic yard at which such fill shall be charged to the land filled, which charge shall be added to the assessment for the improvement to be made upon such lands and be paid as a part thereof. If the price of filling is not fixed by the petition it may be fixed by the board.

At any time after the filing of such petition one or more of the petitioners may file and record in the office of the auditor of the county, notice of the pendency of the proceeding, describing the boundaries of the proposed district, and from the time of such filing all persons shall be deemed to have notice of the pendency of the proceeding and be bound thereby. Upon the hearing upon such petition, hereinafter provided, if the same be denied any person interested may file in the office of said county auditor a certified copy of the order denying the same, whereupon the auditor shall enter the discharge of the notice of the pendency of the proceeding on the margin of the record thereof. And the like discharge may be filed whenever the proceeding is terminated for any other reason. [1911 c 23 § 3; RRS § 9779. Formerly RCW 91.08.030, 91.08.040, and 91.08.050.]

91.08.060 Cost bond filed with petition. Said petitioners shall at the time of filing their petition with the board, file a bond executed by one or more of their number as principals, and in behalf of all, and by a surety corporation authorized to become surety upon public bonds in this state, which bond shall run to the state of Washington as obligee and be in the sum of five hundred dollars, conditioned that they will pay all costs of the proceeding in case for any reason the petition shall not be granted, or in case no fund shall thereafter be created for the payment of the expense attending said proposed waterway improvement. And said petitioners shall, from time to time as the board shall estimate and order, pay the costs and expenses of such proceeding. [1911 c 23 § 4; RRS § 9780.]

91.08.070 Petition may be amended—Order for hearing—Notice—Record. The petition, after the filing thereof, shall be taken up and considered by the county legislative authority at the next regular or special meeting thereof, or as soon thereafter as may be convenient, and if the petition be defective in any particular it may be amended and an adjournment of the matter may be had to permit of the amendment, for a time not exceeding thirty days. If the petition be defective and be not sufficiently amended within the adjournment taken, it shall be dismissed. But if the petition is sufficient, or if by amendment it be made sufficient, it shall be the duty of the county legislative authority to enter an order setting a time for a public hearing thereon within thirty days from the date of the order, and directing the clerk of the county legislative authority to give notice of the time and place of the hearing in the official newspaper of the county by publication therein at least once each week for three successive weeks before the time of hearing. The notice shall be addressed to the owners of lands not petitioning, as shown by the petition or as may be ascertained to be the fact, and to all other persons known and unknown having or claiming an interest in the lands in the district, and shall state the pendency of the proceeding, its object, the names of the signers of the petition, the number of acres of land they claim to own,

[Title 91 RCW—page 2] (2008 Ed.)

the whole number of acres proposed to be improved, the boundaries of the lands to be included in the improvement district, and the time and place of hearing. And notice shall also be given that at the time and place named, or at such time as the same may be adjourned to, the board will consider the petition under the provisions of this chapter, and will hear all objections offered by interested parties and grant or refuse the petition as it may be advised. The clerk of the board shall keep a record of all orders, hearings and proceedings of the board in reference to the waterway district in a separate bound book, designated as the record of proceedings as to such district. [1985 c 469 § 96; 1911 c 23 § 5; RRS § 9781.]

91.08.080 Hearing—Findings—Order. At the time and place prescribed in the said notice any owner of land within said proposed improvement district may file with the board his written consent to the proposed improvement, and he shall then be considered as a petitioner; and if the owners of more than one half of the lands within the district, including the lands represented by the petition, shall assent to the prayer of said petition, the board shall then proceed to hear and consider any objections which may have been filed at that or any previous time, and may adjourn such hearing from day to day. If the board after full hearing on the merits of the proposed waterway shall be satisfied that the same will be of benefit to the public interests, and that private benefit will result to the lands within the district sufficient to equal the cost of the proposed improvement, they may make findings accordingly and declare their intention to establish the waterway district under the name of the "..... Waterway District" and make the improvement as prayed for; but if the owners of less than one half of the lands in the district shall assent to the creation thereof and the making of the proposed improvement, the board shall deny the petition and the proceeding shall be dismissed. [1911 c 23 § 6; RRS § 9782.]

91.08.090 Board's powers and duties—In general—County immune from expense. Upon the entry of an order creating such waterway district by the board, it shall have power to perform all the duties and exercise all of the authority conferred upon it by this chapter, and shall have the right to sue and be sued in all matters pertaining to such district as the representative thereof, in the same manner and to the same extent as in all other county affairs. But such district shall bear all the expenses of such action on the part of the board, and the county shall be at no expense or charge therefor. [1911 c 23 § 7; RRS § 9783.]

91.08.100 Board's powers and duties—Right of eminent domain. Said board shall have the right of eminent domain for the acquisition of lands necessary to the construction or widening of the proposed waterway, and may cause all necessary lands to be condemned and appropriated or damaged for the use of said waterway, and make just compensation therefor. The private property of the state, the county, and other public or quasi-public corporations (except incorporated cities and towns), and of private corporations, shall be subject to the same rights of eminent domain at the suit of said board as the property of private individuals. [1911 c 23 § 8; RRS § 9784.]

91.08.110 Bridging part of cost. Whenever in aid of the construction or widening of any such waterway it shall be necessary to cross or disturb any existing public highway or railroad, the cost of bridging the waterway or otherwise substantially continuing the highway or railroad may be ascertained and paid as a part of the cost of the improvement if such cost is not otherwise provided for. [1911 c 23 § 9; RRS § 9785.]

91.08.120 Eminent domain—Order to acquire or condemn property. Whenever the said board shall desire to condemn and acquire land, or damage lands or property for any purpose authorized by this chapter, said board shall make an order therefor wherein it shall be provided that such land or damages shall be paid for wholly by special assessment upon the property within said waterway district, and the proceeding thereafter shall be as herein specified. [1911 c 23 § 10; RRS § 9786.]

91.08.130 Eminent domain—Petition to condemn. The board shall file a petition, verified by its chairman and signed by the prosecuting attorney, in the superior court of the county, praying that the property described may be taken or damaged for the purpose specified and that compensation therefor be ascertained by a jury or by the court in case a jury be waived. Such petition shall allege the creation of the waterway district and contain a copy of the order directing the proceeding, a reasonably accurate description of the lots or parcels of land or other property which will be taken or damaged, and the names of the owners and occupants of said lands and of said persons having any interest therein so far as known to the said board, or as appears from the records in the

office of the county auditor. [1911 c 23 § 11; RRS § 9787.]

91.08.140 Eminent domain—Summons. Upon the filing of the petition aforesaid a summons returnable as summons in other civil actions, shall be issued and served upon the persons made parties defendant, together with a copy of the petition, as in other civil actions; and in case any of the defendants are unknown or reside out of the state, a summons for publication shall issue and publication be made and return and proof thereof be made in the same manner as is or shall be provided by the laws of the state for service upon nonresident or unknown defendants in other civil actions. Notice so given by publication shall be sufficient to authorize the court to hear and determine the suit as though all parties had been sued by their proper names and had been personally served. [1911 c 23 § 12; RRS § 9788.]

Civil procedure—Commencement of actions: Chapter 4.28 RCW.

91.08.150 Eminent domain—Service in case of public lands—Legal counsel. In case the land or other property sought to be taken or damaged is state land, the summons and copy of petition shall be served upon the commissioner of public lands; if it is county land it shall be served upon the county auditor, and if school land, upon the county auditor and the chairman of the board of directors of the school district. Service upon other parties defendant, public or private, shall be made in the same manner as is or shall be provided by law for service of summons in other civil actions. If the

(2008 Ed.) [Title 91 RCW—page 3]

state is made a defendant the attorney general shall represent it. If the county is a defendant the court shall appoint an attorney to represent it at all stages of the proceedings, and may allow him compensation for his services as costs of the proceeding. [1911 c 23 § 13; RRS § 9789.]

Civil procedure—Commencement of actions: Chapter 4.28 RCW.

Department of natural resources to exercise powers and duties—Indemnification of private parties: RCW 43.30.411.

Eminent domain where state land is involved: RCW 8.28.010. Public lands treated as private lands: RCW 91.08.570.

91.08.160 Eminent domain—Finding of public use—

Jury—Dismissal. Upon the return of said summons, or as soon thereafter as the business of the court will permit, the said court shall proceed to the hearing of such petition and shall adjudicate whether the proposed condemnation is for a public use, and if its judgment is that the proposed use is public, it shall empanel a jury to ascertain the just compensation to be paid for the lands or property taken or damaged, unless a jury be waived; but if any defendant or party in interest shall demand, and the court shall deem it proper, separate juries may be empaneled as to the separate compensation or damages to be paid to any one or more of such defendants or parties in interest. Should the court determine that the proposed use is not public, it shall dismiss the proceeding. [1911 c 23 § 14; RRS § 9790.]

91.08.170 Eminent domain—New parties may be admitted. The jury or court shall also ascertain the just compensation to be paid to any person found to have an interest in any lot or parcel of land or property which may be taken or damaged for such improvement, whether or not such person's name or such lot or parcel of land or other property is mentioned or described in said petition: PROVIDED, That such person shall first be admitted as a party defendant to such suit by such court and shall file a statement of his interest in, and a description of, the lot or parcel of land or other property in respect to which he claims compensation. [1911 c 23 § 15; RRS § 9791.]

Procedure after findings: RCW 91.08.210. Substitute defendant: RCW 91.08.220.

91.08.180 Eminent domain—Jury may view property. The court may upon motion of the petitioners, or of any defendant, direct that the jury under the charge of an officer of the court and accompanied by such person or persons as may be appointed by the court to point out the property sought to be taken or damaged, shall view the lands or property taken or damaged for the proposed improvement. [1911 c 23 § 16; RRS § 9792.]

91.08.190 Eminent domain—Measure of damage to buildings. If there be any building standing in whole or in part upon any land to be taken, the jury or court shall add to the finding of the value of the land taken, the value or damage to such building as the case may require. If the entire building is taken, or if it is damaged so that it cannot be readjusted to premises of the owner, then the measure of damages shall include the fair market value of the building. If part of the building is taken, or it is damaged but can be readjusted or

replaced on premises of the owner, then the measure of damages shall be the cost of readjusting or moving the building or part thereof left, together with the depreciation in the market value of said building by reason of said readjustment or moving. [1911 c 23 § 17; RRS § 9793.]

91.08.200 Eminent domain—Findings as interests appear—Interpleader. If the land and buildings belong to different parties, or if the title to the property be divided into different interests by lease or otherwise, the damage done to each of such parties or interests may be separately found by the jury or court on the written request of any party. And in making such findings the jury or court shall first find and set forth the total amount of the damage to said lands and buildings and all premises therein, estimating the same as an entire estate and as if the same were the sole property of one owner in fee simple; and they shall then apportion the damages so found among the several parties entitled to the same in proportion to their several interests and claims. But no delay in ascertaining the amount of compensation shall be occasioned by any doubt or contest which may arise as to the ownership of the property or any part thereof, or as to the extent of the interest of any defendant in the property to be taken or damaged, but in such case the jury or court shall ascertain the entire compensation or damage that should be paid for the property and the court may thereafter require adverse claimants to interplead so as to fully determine their rights and interests in the compensation so ascertained, and may make such order as may be necessary in regard to the deposit or payment of such compensation and the division thereof. [1911 c 23 § 18; RRS § 9794.]

91.08.210 Eminent domain—Procedure after find-

ings. Upon the filing of the findings of the jury or court, the proceedings of the court regarding new trial and the entry of judgment thereon, shall be the same as in other civil actions, and the judgment shall be such as the nature of the case may require. The final judgment of the court shall be that the lands and property taken and damaged shall, upon payment of the sums awarded, vest in the county as and for a public waterway. The court shall continue or adjourn the case from time to time as to all defendants named in such petition who shall not have been served with process or brought in by publication, and new summons may issue or new publication be made at any time, and upon such defendants being brought in the court may empanel a jury to ascertain the compensation so to be made to such defendants for property taken or damaged, or may proceed without a jury if none be demanded, and like proceedings shall be had for such purpose as are herein provided. [1911 c 23 § 19; RRS § 9795.]

Civil procedure

judgments: Chapters 4.56 through 4.64, 4.72 RCW. new parties may be admitted: RCW 91.08.170.

new trials: Chapter 4.76 RCW.

91.08.220 Eminent domain—Substitution of new owner as defendant. The court shall have power at any time, upon proof that any defendant who has not been served with process has ceased to be an owner since the filing of such petition, to substitute the new owner as a defendant, and after due service of the summons and petition upon him pro-

[Title 91 RCW—page 4] (2008 Ed.)

ceed as though he had been a party in the first instance; and the court may upon any finding of the jury, or at any time during the course of the proceedings, enter every such order, rule, judgment or decree as the nature of the case may require. [1911 c 23 § 20; RRS § 9796.]

New parties may be admitted: RCW 91.08.170. Procedure after findings: RCW 91.08.210.

91.08.230 Eminent domain—Guardian ad litem.

When it shall appear from said petition or otherwise, at any time during the proceedings upon such petition, that any infant, insane or distracted person is interested in any property that is to be taken or damaged, the court shall appoint a guardian ad litem for such infant or insane or distracted person to appear and defend for him, her or them; and the court shall make such order or decree as it shall deem proper to protect and secure the interest of such infant or insane or distracted person in such property, or the compensation which shall be awarded therefor. [1911 c 23 § 21; RRS § 9797.]

91.08.240 Eminent domain—Damage irrespective of

benefits. The compensation to be ascertained by the jury or court shall be irrespective of any benefit from the improvement proposed, and the finding shall state separately the value of land taken from any tract and the damage, if any, to remaining land by reason of the severance. [1911 c 23 § 22; RRS § 9798.]

91.08.250 Eminent domain—Finality of judgment— Appellate review—Waiver of review. Any final judgment rendered by said court upon the findings of the court or a jury, shall be the lawful and sufficient condemnation of the land or property to be taken, or of the right to damage the same in the manner proposed, upon the payment of the amount of such findings and all costs which shall be taxed as in other civil cases: PROVIDED, That in case any defendant recovers no award, no costs shall be taxed. Such judgment shall be final and conclusive as to the damages caused by such improvement, unless appellate review is sought, and no review shall delay proceedings under the order of said board if it shall pay into court for the owners and parties interested, as directed by the court, the amount of the judgment and costs; but such board after making such payment into court shall be liable to such owner or owners, or parties interested, for the payment of any further compensation which may at any time be finally awarded to such parties seeking review in said proceeding, and his or her costs, and shall pay the same on the rendition of judgment therefor and abide any rule or order of the court in relation to the matter in controversy. In case of review by the supreme court or the court of appeals of the state, the money so paid into the superior court by the board, as aforesaid, shall remain in the custody of said superior court until the final determination of the proceedings. If the owner of the land, real estate, premises, or other property, accepts the sum awarded by the jury or the court, he shall be deemed thereby to have waived conclusively appellate review and final judgment may be rendered in the superior court as in other cases. [1988 c 202 § 94; 1971 c 81 § 180; 1911 c 23 § 23; RRS § 9799.1

Rules of court: Cf. RAP 2.5(b).

Severability—1988 c 202: See note following RCW 2.24.050.

Appellate review: RCW 91.08.580.

Civil procedure—Costs: Chapter 4.84 RCW.

91.08.260 Eminent domain—Decree of appropria-

tion. The court upon proof that the judgment, together with costs, has been paid to the person entitled thereto, or has been paid into court, shall enter an order that the board shall have the right at any time thereafter to take possession of or damage the property in respect to which such compensation shall have been so made or paid into court as aforesaid, and thereupon the title to any property so taken shall be vested in fee simple in the public as a water highway. [1911 c 23 § 24; RRS § 9800.]

91.08.270 Assessment procedure—Petition—Assessment commissioners. Said board shall, upon the entry of the condemnation judgment, file in the same proceeding a supplementary petition, praying the court that an assessment be made upon the lands in the district for the purpose of raising an amount necessary to pay the compensation and damages awarded for the property taken or damaged, with costs of the proceedings, and for the estimated cost of the proposed improvement; and the court shall thereupon appoint three competent disinterested persons as commissioners to make such assessment. Said commissioners shall include in such assessment the compensation and damages awarded for the property taken or damaged, with legal interest from the date of entry of the judgment, and with all costs and expenses of the proceedings incurred to the time of their appointment, or to the time when said proceedings was referred to them. together with the probable further costs and expenses of the proceeding, including therein the estimated cost of making and collecting such assessment. The petitioners for the improvement shall be entitled to have included in the costs of the proceeding, and repaid to them, such reasonable sums as they may have expended in preparing the maps and plans of the improvement and procuring the names of landowners for filing with the petition. Such expenditures to be approved and allowed by the court. [1911 c 23 § 25; RRS § 9801.]

Invalidity of assessments—Reassessment: RCW 91.08.520.

Public lands treated as private lands—Assessment of: RCW 91.08.575.

91.08.280 Assessment procedure—Oath and compensation of commissioners. Said commissioners, before entering upon their duties, shall take and subscribe an oath that they will faithfully perform the duties of the office to which they are appointed, and will to the best of their abilities make true and impartial assessments according to the law. Every commissioner shall receive compensation at the rate of five dollars per day for each day actually spent in making the assessment herein provided for, upon his filing in the proceeding a verified statement showing the number of days he has actually spent therein; and upon the approval of said statement by the judge of the court in which the proceeding is pending, the board shall issue a warrant in the amount so approved, upon the special fund created to pay the awards and costs of said proceeding; and the fees of such commissioners so paid, and all expenses returned by them and

[Title 91 RCW—page 5]

allowed by the court shall be included in the cost and expense of such proceeding. [1911 c 23 § 26; RRS § 9802.]

91.08.290 Assessment procedure—Apportionment of assessment. It shall be the duty of such commissioners to examine the lands in the district and to apportion and assess the amount of the judgment, interest and costs as hereinbefore defined, of the condemnation proceeding, and of the estimated cost of the proposed improvement, and of the price of any fill made with material dug or dredged from such waterway, upon the several lots, blocks, tracts and parcels of land in said district, in the proportion in which they will be severally benefited; which assessment shall be a proportionate charge upon each square foot of land contained in each separate lot, block, tract or parcel of land. [1911 c 23 § 27; RRS § 9803.]

91.08.300 Assessment procedure—Assessment roll.

The commissioners shall make or cause to be made an assessment roll in which shall appear the names of the owners, so far as known, a description of each lot, block, tract or parcel of land or other property, and the amounts assessed thereon as special benefits thereto, specifying separately the benefits from the opening of the waterway, for construction, and for fill if any, and certify such assessment roll to the court before which said proceeding is pending, within sixty days after the date of the order referring said proceeding to them, or within such extension of said period as shall be allowed by the court. In determining the benefit to be assessed upon any lot or parcel of land for the opening of the waterway, the commissioners shall ascertain from the finding of the court or jury whether or not it is remaining land after the severance of land taken from an original lot or parcel for right-of-way of such proposed waterway, and the damage awarded to such remaining land, if any, allowed by reason of the severance; and for such opening shall assess as benefits to such remaining land only the excess of the benefit accruing thereto over the damage awarded by the finding. [1911 c 23 § 28; RRS § 9804.]

91.08.310 Assessment procedure—Order for hearing on roll—Notice. Upon its completion the commissioners shall return their assessment roll into court, and thereupon the court shall make an order setting a time for the hearing thereon before the court, which day shall be at least thirty days after the entry of the order. The commissioners shall give notice of the assessment and of the day fixed by the court for the hearing thereon in the following manner:

(1) They shall at least twenty days prior to the date fixed for the hearing on the roll, mail to each owner of the property assessed, whose name and address is known to them, a notice substantially in the following form:

"(Title of cause.) To : Pursuant to an order of the superior court of the State of Washington, in and for the county of there will be a hearing in the above entitled cause on at upon the assessment roll prepared by the commissioners heretofore appointed by the court to assess the property specially benefited by the (here describe nature of improvement); and you are hereby required if you desire to make any objection to the assessment roll, to file your objections to the same before the date herein fixed for

the hearing upon the roll, a description of your property and the amount assessed against it for the aforesaid improvement is as follows: (Description of property and amount assessed against it.)

٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	•
•	•		•			•	•			•		•	•			•			•	•			
					(2	01	n	ır	n	is	S	i)1	16	er	S	."					

(2) They shall cause at least twenty days' notice to be given of the hearing by publishing the same at least once a week for two successive weeks in the official county newspaper. The notice so required to be published may be substantially as follows:

"(Title of cause.) Special Assessment Notice. Notice is hereby given to all persons interested, that an assessment roll has been filed in the above entitled cause providing for the assessment upon the property benefited of the cost of (here insert brief description of improvement) and that the roll has been set down for hearing on the day of at The boundaries of the assessment district are substantially as follows: (here insert an approximate description of the assessment district.) All persons desiring to object to the assessment roll are required to file their objections before said date fixed for the hearing upon the roll, and appear on the day fixed for hearing before the court.

٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠
					(7	<u>)</u> 1	m	n	'n	is	S	ic	٦t	16	r	S	"					

[1985 c 469 § 97; 1911 c 23 § 29; RRS § 9805.]

91.08.320 Assessment procedure—Proof of service of notice. On or before the day fixed for the hearing, the affidavit of one or more of the commissioners shall be filed in said court showing the mailing of the notices above prescribed, and an affidavit of the publisher of the newspaper showing the publication of notice, with a copy of the published notice attached, which affidavit shall be received as prima facie proof of the giving of notice as herein required. [1911 c 23 § 30; RRS § 9806.]

91.08.330 Assessment procedure—Cause may be continued. If twenty days shall not have elapsed between the first publication of such notice and the day set for hearing, the hearing shall be continued until such time as the court shall order. The court shall retain full jurisdiction of the matter until final judgment on the assessments, and if the notice given shall prove invalid or insufficient the court shall order new notice to be given. [1911 c 23 § 31; RRS § 9807.]

91.08.340 Assessment procedure—Hearing—Findings—Judgment. Any person interested in any property assessed and desiring to object to the assessment thereon, shall file his objections to such report at any time before the day set for hearing said roll, and serve a copy thereof upon the prosecuting attorney. As to all property to the assessment upon which no objections are filed and served, as herein provided, default may be entered and the assessment confirmed by the court. On the hearing of objections the report of the

[Title 91 RCW—page 6] (2008 Ed.)

commissioners shall be competent evidence to support the assessment, but either party may introduce such other evidence as may tend to establish the right of the matter. The hearing shall be conducted as in other cases at law tried by the court without a jury; and if it shall appear that the property of the objector is assessed more or less than it will be benefited, or more or less than its proportionate share of the cost of the condemnation and improvement, the court shall so find, and it shall also find the amount in which said property ought to be assessed and correct the assessment accordingly. Judgment shall be entered confirming the assessment roll as originally filed or as corrected, as the case may require. [1911 c 23 § 32; RRS § 9808.]

Civil procedure: Title 4 RCW.

91.08.350 Assessment procedure—Roll may be **recast—New commissioners.** The court before which any such proceeding may be pending shall have authority at any time before final judgment to modify, alter, change, annul or confirm any assessment roll returned as aforesaid, or cause any such assessment roll to be recast by the same commissioners whenever it shall be necessary for the obtainment of justice; or it may appoint other commissioners in the place of all or any of the commissioners first appointed for the purpose of making such assessment or modifying, altering, changing or recasting the same, and may take all such proceedings and make all such orders as may be necessary to make a true and just assessment of the cost of such condemnation and improvement according to the principals of this chapter, and may from time to time, as may be necessary, continue the proceeding for that purpose as to the whole or any part of the premises. [1911 c 23 § 33; RRS § 9809.]

Invalidity of assessments—Reassessment: RCW 91.08.520.

91.08.360 Assessment procedure—Judgment separate as to each tract—Effect of appeal. The judgment of the court confirming the assessment roll shall have the effect of a separate judgment as to each tract or parcel of land or other property assessed, and any appeal from such judgment shall not invalidate or delay the judgment except as to the property concerning which the appeal is taken. Such judgment shall be a proportionate lien upon each square foot of the property assessed from the date of entry until payment shall be made. [1911 c 23 § 34; RRS § 9810.]

Appellate review: RCW 91.08.580.

91.08.370 Assessment procedure—Roll certified to treasurer—Interest on assessment upon appeal. The clerk of the court in which such judgment is rendered shall certify a copy of the assessment roll as confirmed, and of the judgment confirming the same, to the treasurer of the county, or if there has been an appeal taken from any part of such judgment, then he shall certify such part of the roll and judgment as is not included in such appeal, and the remainder when final judgment is entered: PROVIDED, That if upon such appeal the judgment of the superior court shall be affirmed, the assessments on such property as to which appeal has been taken shall bear interest at the same rate and from the same date which other assessments not paid within the time hereafter provided shall bear. Such copy of the assessment roll shall

be sufficient warrant to the county treasurer to collect the assessments therein specified in the manner hereinafter provided. [1911 c 23 § 35; RRS § 9811.]

91.08.380 Assessment procedure—Notice of filing roll. The treasurer receiving such certified copy of the assessment roll and judgment shall immediately give notice thereof by publishing such notice at least once in the official newspaper or newspapers of such county, if such newspaper or newspapers there be; and if there be no such official newspaper, then by publishing such notice in some newspaper of general circulation in the county. Such notice may be in substantially the following form:

"SPECIAL ASSESSMENT NOTICE.

Public notice is hereby given that the superior court of county, State of Washington, has rendered judgment for a special assessment upon property benefited by the following improvement (here insert the character and location of the improvement in general terms) as will more fully appear from the certified copy of the assessment roll on file in my office, and that the undersigned is authorized to collect such assessments. All persons interested are hereby notified that they can pay the amounts assessed, or any part thereof, without interest, at my office (here insert location of office) within sixty days from the date hereof.

91.08.390 Payment of assessment—Alternate meth-

[1911 c 23 § 36; RRS § 9812.]

c 23 § 37; RRS § 9813.]

ods. The owner of any land charged with an assessment under this chapter, may discharge the same from all liability for the cost of such condemnation and improvement by paying the entire assessment charged against his land, without interest, within the time fixed by the notice of the county treasurer for the payment thereof; or within said time he may pay a part of such assessment and allow the remainder to continue as an assessment upon his land to be collected and paid as hereinafter provided; or within said time he may pay the entire assessment per square foot upon any part of his land, providing that he shall when paying such partial assessment

give to the treasurer a description of the tract paid for. [1911]

Payment of assessments by satisfying judgment: RCW 91.08.590.

91.08.400 Payment of assessment—Record of payment without interest. When any assessment shall be paid either in full or in part only, within the time for payment without interest fixed by his notice, the treasurer shall note the fact of such payment opposite the assessment. [1911 c 23 § 38; RRS § 9814.]

91.08.410 Payment of assessment—Installments—Collection. Immediately after the expiration of the time fixed by his notice for payment of assessments without interest, the treasurer shall divide the several assessments which

(2008 Ed.) [Title 91 RCW—page 7]

remain unpaid in whole or in part into ten equal amounts or installments, as near as may be, without fractional cents, and enter said installments upon the roll opposite the several assessments, numbering the same from one to ten successively. And thereafter said treasurer shall annually for ten years, before the time fixed by law for the collection of state and county taxes, add one of the said assessment installments with interest for one year from the expiration of the time for payment without interest, or of the anniversary thereof, at a rate determined by the board on the entire unpaid assessment, to the tax levied upon the property assessed, where said tax appears upon the county tax roll, and collect said installment and interest, without reduction of percentage for prepayment, at the same time and in the same manner as state and county taxes are collected. And after delinquency said installments and interest shall be subject to the same charges for increased interest and penalties as are other delinquent taxes. But no tax sale of lands assessed under this chapter shall discharge the same from the lien of any unpaid installments of the assessment against it until all installments and interest are fully paid. [1981 c 156 § 34; 1911 c 23 § 39; RRS § 9815.]

Collection of taxes: Chapter 84.56 RCW.

91.08.420 Payment of assessment—Record of installment payments. As each assessment installment is paid the treasurer shall note the payment thereof in the proper place upon the assessment roll. [1911 c 23 § 40; RRS § 9816.]

91.08.430 Payment of assessment—Payment in full or in part—Interest—Segregation. The owner of any lands assessed under this chapter may at any time after the time fixed by the treasurer's notice for payment without interest, discharge his lands from the unpaid assessment by paying the principal of all installments unpaid with interest thereon at a rate determined by the board to the next anniversary of the time fixed as aforesaid; or he may pay one or more installments, with like interest, beginning with installment number ten and continuing in the inverse numerical order of installments. The successor in title to any part of his lands may have the proportionate assessment segregated on the roll and charged to such part upon his producing to the treasurer his recorded deed to such part. [1981 c 156 § 35; 1911 c 23 § 41; RRS § 9817.]

91.08.440 Payment of assessment—Interest on last installment. The last installment of any assessment paid shall include interest thereon at a rate determined by the board to the actual date of payment. [1981 c 156 § 36; 1911 c 23 § 42; RRS § 9818.]

91.08.450 Payment of assessment—Land taken for public use. Should any of the lands assessed under this chapter be taken for or dedicated to public use, for highway or any other public purpose, before the taking or dedication shall be complete or take effect there shall be paid to the county treasurer a sum equal to the principal of the unpaid assessment upon said land at its proportionate rate per square foot, with interest thereon for one year at a rate determined by the board; and the treasurer shall credit the principal sum paid to

the unpaid installments upon the tract as originally assessed. [1981 c 156 § 38; 1911 c 23 § 43; RRS § 9819.]

91.08.460 Payment of assessment—Treasurer's report. Immediately after expiration of the time fixed by the treasurer for the payment of assessments levied under this chapter, he shall report to the board in writing the sum collected by him and in his hands to the credit of the assessment roll; and thereafter and on or before the first days of January and July in each year he shall make written reports to said board of the sums collected by him upon said roll, stating in detail the amount of principal, interest and penalty so collected, the amount of principal remaining uncollected, and also, in detail, the principal and interest paid out by him under authority of the board, and the balance in his hands to the credit of the roll. [1911 c 23 § 44; RRS § 9820.]

91.08.465 Bonds—Authorized—Purposes for issuance. Should the owners of any lands assessed to pay for an improvement contemplated by this chapter, fail to pay the assessments thereon in full on or before the day fixed by the treasurer's notice as the time for payment without interest, the board shall provide and issue bonds of the district to the total amount of the unpaid assessments, which bonds may either be issued to persons contracting to perform the work of making the improvement, or exchange with them for warrants; or be issued in exchange for work or materials; or they may be sold outright as hereinafter provided. Such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 265; 1911 c 23 § 45; RRS § 9821. Formerly RCW 91.08.470, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

91.08.480 Bonds—Terms, form, interest, execution.

(1) Such bonds shall be issued pursuant to an order made by the board and by their terms shall be made payable on or before a date not to exceed ten years from and after the date of their issue, which latter date shall also be fixed by such order. They shall bear interest at the rate or rates as authorized by the board, which interest shall be payable semiannually at periods named; shall be of such denomination as shall be provided in the order directing the issue, but not less than one hundred dollars nor more than one thousand dollars; shall be numbered from one upward consecutively and each bond shall be signed by the president of the board and attested by its clerk: PROVIDED, HOWEVER, That any coupons may, in lieu of being so signed, have printed thereon facsimile signatures of said officers. Each bond shall in the body thereof refer to the improvement to pay for which the same is issued; shall provide that the principal sum therein named and the interest thereon shall be payable out of the fund created for the payment of the cost and expense of said improvement, and not otherwise; and shall not be issued in an amount which, together with the assessments already paid, will exceed the cost and expense of the said condemnation and improvement. Such bonds may be in any form, including bearer bonds or registered bonds as provided in RCW 39.46.030.

[Title 91 RCW—page 8] (2008 Ed.)

(2) Notwithstanding subsection (1) of this section, such bonds may be issued and sold in accordance with chapter 39.46 RCW. [1983 c 167 § 266; 1970 ex.s. c 56 § 105; 1969 ex.s. c 232 § 48; 1911 c 23 § 46; RRS § 9822.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

Purpose—1970 ex.s. c 56: See note following RCW 39.52.020.

Validation—Saving—Severability—1969 ex.s. c 232: See notes following RCW 39.52.020.

- 91.08.485 Bonds—Sale or exchange for par value. (1) Said bonds, whether sold or exchanged, shall be disposed of for not less than their par value and accrued interest.
- (2) Notwithstanding subsection (1) of this section, such bonds may be sold in accordance with chapter 39.46 RCW. [1983 c 167 § 267; 1911 c 23 § 47; RRS § 9823. Formerly RCW 91.08.470, part.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

- 91.08.490 Bonds—Sale of. (1) Before making any sale of such bonds the board shall advertise the sale and invite sealed bids therefor, by publication in the county official newspaper at least once, and in such other manner as it sees fit, for a period of thirty days. At the time and place fixed for receiving bids the board shall open all bids presented and may either award the bonds to the highest bidder or reject all bids. Delivery of the bonds and payment therefor may be as required by the board. The purchaser of any such bonds shall pay the money due therefor to the county treasurer, who shall place it in the district fund.
- (2) Notwithstanding subsection (1) of this section, such bonds may be sold in accordance with chapter 39.46 RCW. [1983 c 167 § 268; 1911 c 23 § 48; RRS § 9824.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

91.08.500 Bonds—Payment. The treasurer shall pay the interest on the bonds authorized to be issued by this chapter, on presentation of matured coupons therefor, out of the funds of the district in his hands. Whenever there shall be sufficient money in any such fund (not less than one thousand dollars) over and above sufficient for the payment of matured interest on all outstanding bonds, to pay the principal of one or more bonds, the treasurer shall call in and pay the bonds in their numerical order: PROVIDED, That the call for bonds shall be made by publication in the official newspaper of the county within five days after the semiannual interest period, and shall state that bonds numbered (giving the serial numbers of the bonds called) will be paid on presentation; and that after a date named, not more than fifteen days thereafter, interest on the bonds called shall cease. [1985 c 469 § 98; 1911 c 23 § 49; RRS § 9825.]

91.08.510 Bonds—Recourse of owner limited to special assessment—Bond to so state. The owner of any bond issued under authority of this chapter shall not have any claim therefor against any person, body or corporation, except from the special assessment made for the improvement for which such bond was issued; but his remedy in case of nonpayment shall be confined to the enforcement of such assessment. A

copy of this section shall be plainly written, printed or engraved on each bond so issued. [1983 c 167 § 269; 1911 c 23 § 50; RRS § 9826.]

Liberal construction—Severability—1983 c 167: See RCW 39.46.010 and note following.

91.08.520 Invalidity of assessments—Reassessment. In all cases of assessments for improvements under this chapter, wherein such assessment shall have failed to be valid in whole or in part for want of form or insufficiency, informality or irregularity, or nonconformance with the provisions of this chapter, the board is hereby authorized to cause such assessments to be reassessed and to enforce their collection in accordance herewith. [1911 c 23 § 51; RRS § 9827.]

Assessment procedure: RCW 91.08.270 through 91.08.380.

91.08.530 Construction—Contractor's bond—Bidder's deposit—Claims. After the confirmation of the assessment roll of any improvement district provided for herein, the board shall proceed at once with the construction of the improvement, and in carrying on the construction it shall have full charge and management thereof and the power to employ such assistants as it may deem necessary, and purchase all material required in such construction; and it shall have power to let the whole or any part of the work of the improvement to the lowest and best bidder therefor, after public advertisement and call for bids; and in case of such letting of a contract it shall have the power also to enter into all necessary agreements with the contractor in the premises: PROVIDED, That in the case of the letting of a contract the board shall require the contractor to give a bond in the amount of the contract price, with sureties to be approved by the board and running to the board as obligee therein, conditioned for the faithful and accurate performance of his or her contract by the contractor, and that he or she will pay, or cause to be paid, all just claims of all persons performing labor upon or rendering services in doing the work, or furnishing materials, merchandise or provisions used by the contractor in the construction of the improvement. The bond shall be filed and recorded in the office of the auditor of the county and every subcontractor on any such work shall file and record a like bond in the full amount of his or her subcontract. Unless otherwise paid their claims for labor or services. materials, merchandise or provisions, the claimants may have recourse by suit upon such bond in their own names: PRO-VIDED, That no such claim or suit shall be maintained unless the persons making the claim shall within thirty days after the completion of the improvement, file their claims, duly verified, to the effect that the amounts thereof are just and due and are unpaid, with the clerk of the board. Each bidder for a contract to be let under this section shall deliver with his or her bid a check for five percent of the amount of the bid, drawn upon a bank in this state and certified by the bank, as surety to the board that the bidder will enter into the contract with the board. The checks of unsuccessful bidders will be returned to them when an award of the contract has been made by the board. A low bidder who claims error and fails to enter into a contract is prohibited from bidding on the same project if a second or subsequent call for bids is made for the project. [1996 c 18 § 16; 1911 c 23 § 52; RRS § 9828.]

(2008 Ed.) [Title 91 RCW—page 9]

Contractor's bond: Chapter 39.08 RCW.

91.08.540 Construction—Installment payments— Reserve. During the construction of the improvement said board shall have the right to allow payment therefor to contractors in installments as the work progresses, in proportion to the amount of work completed: PROVIDED, That no such allowance or payment shall be made for exceeding seventyfive percent of the proportionate amount of the work completed; and twenty-five percent of the contract price shall be reserved at all times by said board until such work is fully completed, and shall not be paid until thirty days have expired after such completion. Upon completion of the work and the production of satisfactory evidence to the board that all just claims for labor, materials, goods, wares, merchandise and provisions furnished to the contractor have been paid, the board shall accept the improvement and pay the contract price therefor. [1911 c 23 § 53; RRS § 9829.]

91.08.550 Warrants. The indebtedness of any such district on contracts, or upon employment or for supplies, shall be paid by warrants on the district fund only, to be issued by the board upon allowed written claims. Such warrants shall be in form the same as county warrants, or as nearly the same as may be practicable; shall draw the legal rate of interest from the date of their presentation to the county treasurer for payment, and shall be signed by the chairman and attested by the clerk: PROVIDED, That no warrants shall be issued in payment of any indebtedness of such district for less than the face or par value. [1911 c 23 § 54; RRS § 9830.]

Public contracts and indebtedness—Interest rate on warrants: Chapter 39.56 RCW.

91.08.560 Warrants—Payment. All warrants issued under RCW 91.08.550 may be presented by the holders thereof to the county treasurer, who shall pay them or endorse thereon the date of presentation for payment and if the same are not paid, and the reason for their nonpayment; and no warrant shall draw interest until it is so presented and endorsed by the county treasurer. It shall be the duty of the treasurer from time to time, when he has sufficient funds in his hands for the purpose, to give notice to warrant holders to present their warrants for payment; such notice to be given by advertisement in the county newspaper. And thirty days after the first publication of said notice the warrants called shall cease to bear interest. Said notice shall be published once each week for two weeks consecutively, and such warrants shall be called and paid in the order of their endorsement. [1911 c 23 § 55; RRS § 9831.]

91.08.570 Public lands not devoted to public use to be treated as private lands. State, school, county, school district, and other lands belonging to other public corporations which will be benefited by the construction, deepening or widening of any such waterway, and which are not devoted to public use, shall be subject to the provisions of this chapter, and the owners thereof by and through the proper authorities, shall be made parties in all proceedings affecting said lands, and shall have the same rights and be liable to the same right of eminent domain as the lands of private persons or corporations. [1911 c 23 § 56; RRS § 9832. FORMER PART OF

SECTION: 1911 c 23 § 57; RRS § 9833, now codified as RCW 91.08.575.]

Eminent domain procedure—Service in case of public lands: RCW 91.08.150.

91.08.575 Public lands not devoted to public use to be treated as private lands—Assessment. Lands belonging to the state, and school, county, school district and other lands belonging to public corporations and which are not devoted to public use, which are benefited by any improvement instituted under the provisions of this chapter, shall be assessed in the same manner as lands of private persons and corporations, and the assessment shall be paid by the proper authorities. [1911 c 23 § 57; RRS § 9833. Formerly RCW 91.08.570, part.]

Assessment procedure: RCW 91.08.270 through 91.08.380, 91.08.520.

91.08.580 Appellate review. Any person aggrieved by any condemnation judgment for compensation or damages, or by any judgment confirming an assessment upon land for benefits under this chapter, may seek appellate review of the judgment as in other civil cases. [1988 c 202 § 95; 1971 c 81 § 181; 1911 c 23 § 58; RRS § 9834.]

Rules of court: Method of appellate review, Cf. Title 2 RAP, RAP 18.22. Severability—1988 c 202: See note following RCW 2.24.050.

91.08.590 Payment of assessments by satisfying judgment. Any defendant in a condemnation proceeding under this chapter, whose remaining land, or whose other lands in the district, shall be assessed for benefits arising from the improvement, may pay his assessments in full, if they be less than his condemnation judgment, at or before the time fixed by the treasurer for the payment of assessments without interest, by satisfying his judgment upon the judgment docket and producing to the treasurer the certificate of the county clerk that the judgment has been satisfied. And if his assessments be greater than his condemnation judgments he may, within the same time, pay his assessment to the extent of his judgment by the like satisfaction and the like production of the clerk's certificate to the treasurer. In each case the treasurer shall note the payment and the manner thereof on the assessment roll and report the same to the board. [1911 c 23 § 59; RRS § 9835.1

Payment of assessment: RCW 91.08.390 through 91.08.460.

91.08.600 Purchase of filling material. At any time before the completion of excavations required for the construction, deepening or widening of a waterway under this chapter, when there will be surplus material dug or dredged from such waterway, any owner of land within the district, for the filling of whose land no provision has theretofore been made, may have such surplus material delivered upon his land for filling purposes upon paying the cost of such delivery in a sum to be fixed by the board. The sum so fixed shall be paid to the treasurer at such time and in such manner as the board may prescribe, and shall be credited to the district fund. [1911 c 23 § 60; RRS § 9836.]

91.08.610 Surplus money in district fund transferred to road fund. Should there be any money remaining in the

[Title 91 RCW—page 10] (2008 Ed.)

district fund after the payment in full of all of the obligations of the district, it shall be transferred to and become a part of the road fund of the county. [1911 c 23 § 61; RRS § 9837.] "County road fund" created: RCW 36.82.010.

91.08.620 Unclaimed funds, disposal of. Should any sum of money paid into court as compensation or damages for land or property taken or damaged in any condemnation proceeding under this chapter be uncalled for the period of two years, the county clerk shall satisfy the judgment therefor and pay the money in his hands to the treasurer for the road fund of the county. But upon application to the board of county commissioners within four years after such payment, the party entitled thereto shall be paid such money by the county without interest: PROVIDED, That if any such party, being a natural person, was under legal disabilities when such money was paid to the treasurer, the time within which he or his legal representatives shall make application for the payment thereof shall not expire until one year after his death or the removal of his disabilities. [1911 c 23 § 62; RRS § 9838.]

91.08.630 Waterways as highways—Control of. Every waterway constructed, deepened or widened under this chapter shall, from and after the completion thereof, be a public highway for vessels and an outlet for swamp or overflow water which may be drained into it from any lands in the district or tributary thereto, and shall be under the care and control of the board of county commissioners of the county as are other highways: PROVIDED, That whenever any such waterway shall thereafter be included within the limits of any city or town, the care and control thereof shall pass to the corporate authorities of such city or town. [1911 c 23 § 63; RRS § 9839.]

91.08.640 Fees for serving process. The fees for the service of all process necessary to be served under the provisions of this chapter shall be the same as those for like services in other civil cases. [1911 c 23 § 65; RRS § 9841.] *Fees of county officers: Chapter 36.18 RCW.*

91.08.650 Enforcement. The superior court may compel the performance of duties imposed by this chapter, and may on proper application therefor issue its mandatory injunction for such purpose. [1911 c 23 § 66; RRS § 9842.]

91.08.660 Construction—**1911 c 23.** This chapter shall not be held to be an exclusive method of constructing, deepening or widening such waterways, nor in conflict with any other method which may be provided by law. [1911 c 23 § 64; RRS § 9840.]

(2008 Ed.) [Title 91 RCW—page 11]

POPULAR NAMES TABLE

This table lists a number of legislative acts by their popularly known name and sets forth the RCW Title(s), chapter(s) or section(s) under which the act is found in the Revised Code of Washington.

Popular Name of Act	RCW Cite	Popular Name of Act	RCW Cite
Academic and vocational integration development		Community and technical college act	Ch. 28B.50
program	0-28A.630.880	Community mental health services act	Ch. 71.24
Administrative procedure act	Ch. 34.05	Community redevelopment financing act	Ch. 39.88
Affordable housing act		Condominium act	
Agricultural enabling act		Conservation districts law	
Agricultural marketing and fair practices act		Consumer access to vision care act	Ch. 18.95
Airport zoning act		Consumer loan act	Ch. 31.04
Alcoholism and drug addiction treatment and suppo		Consumer protection act	Ch. 19.86
act		Continuity of government act	
Alcoholism and intoxication treatment act		Controlled substances, uniform act	Ch. 69.50
Anatomical gift act.		Controlled substances therapeutic research act	Ch. 69.51
Anti-harassment act of 1985	Ch. 9A.46	Cooperative forest management services act	Ch. 76.52
Antitrust/consumer protection improvement act	095 19 86 140	Corporation act	
Athlete agents act.		Corrections reform act of 1981	Ch. 72.09
Auctioneer registration act.		Court reporting practice act	Ch 18.145
Award for excellence in education program		Credit services organizations act	
act	0-28A.625.065	Credit union act	
Award for excellence in teacher preparation		Credit union share guaranty association act	
act		Criminal code	
Bank stabilization act		Criminal extradition, uniform act	
Basic juvenile court act		Criminal investigatory act of 1971	
Becca bill		Criminal justice information act	
Beef commission act		Criminal profiteering act	
Building code act, state		Criminal records privacy act	
Building Washington's future act		Declaratory judgments act	
Business corporation act		Detective agencies and detectives law	
Business development company act		Disciplinary act, uniform	
Business license center act		Displaced homemaker act	
Business opportunity fraud act		Domestic partnerships, state registered	
Caustic poison act		Domestic violence protection act	
Center for volunteerism and citizen service act		Early childhood assistance act of 1985	
Certified real estate appraiser act		Educational employment relations act	
Charter boat safety act		Electronic authentication act	
Child abuse and neglect act		Emergency management act	
Child custody jurisdiction act		Emergency medical services and trauma care syster act	n Ch 70 169
Children and family services act		Employee cooperative corporations act	
Children's safe products act		Employee cooperative corporations act	
City and county jails act.		Employment security act	
Civil rights and		Energy financing voter approval act	
Civil rights act		Enforcement of foreign judgments act	
Civil service law		Environmental coordination procedures act	
Clean indoor air act		Environmental restoration jobs act of 1993	
		Escrow agent registration act	
Cleanup priority act		Estate and transfer tax act of 1988.	
Collection agency act.		Facsimile signatures of public officials act	
College savings bond act of 1988		Fair campaign practices act	
Commercial driver's license act		Fair credit reporting act	
Commercial feed law		Fairness in lending act	
Commercial fertilizer act		Family farm water act	
Common trust fund act, uniform		Family independence program.	
Common trust rund act, uniform	C11. 11.102	, r	

Popular Name of Act	RCW Cite
Family leave	Ch. 49.78
Family reconciliation act	Ch. 13.32A
Federal court local law certificate procedure act	Ch. 2.60
Federal lien registration act	Ch. 60.68
Financial institution individual account deposit act.	Ch. 30.22
Firearms act	Ch. 9.41
Firemen's relief and pensions—1947 act	Ch. 41.16
Firemen's relief and pensions—1955 act	
Fireworks law	Ch. 70.77
Fish marketing act	
Fish and wildlife code	
Flammable fabrics act	
Food, drug, and cosmetics act	
Food processing act	
Foreign judgments, uniform enforcement of	
Foreign-money claims act	
Foreign money-judgments recognition act	
Foreign protection order full faith and credit act	
Forest practices act of 1974 76.09.	
Franchise investment protection act	
Fraudulent transfer act	
Fresh fruit sales limitation act	
Fresh pursuit act.	
Funds transfers.	
Game and game fish	
Gasoline dealer bill of rights act	
Geothermal resources act.	
Good samaritan act	
Growth management act	
Habitual traffic offenders act	
Hazardous waste management act	
Health care access act of 1987	
Health care false claim act.	
Health care information act	
Health care patient bill of rights	
Health care reform act	
Health insurance coverage access act	
Health maintenance organization act of 1975	
Health planning and resources development act	
Health professions act	
High-technology education and training act	
Highway advertising control act of 1961	
Holocaust victims insurance relief act	
Homelessness housing and assistance act	
Honey act	
Horizontal property regimes act	
Hospital and medical facilities survey and construction act	
Housing authorities law	
Housing cooperation law	
Housing policy act	
Immigration assistant practices act	
Indian reservation criminal jurisdiction retrocession	
act	
Industrial insurance act	Title 51

Popular Name of Act	RCW Cite
Industrial safety and health act (WISHA)	Ch 49 17
Insurance code	
Insurance fraud reporting immunity	
Insurance guaranty association act.	
Insurance premium finance company act	
Insurer holding company act	
Insurers liquidation act	
Interlocal cooperation act	
Interstate compact on juveniles	
Interstate corrections compact	
Interstate family support act.	
Intrastate corrections compact	
Investment securities	
Judicial notice of foreign laws act	
Judicial retirement account act.	
Judicial retirement system act	
Juvenile court act, basic	Cn. 13.04
Juvenile court act in cases relating to dependency of a child and the termination of a parent and child	
relationship	Ch. 13.34
Juvenile justice act of 1977	
Kosher food products act of 1985	
Land development act	Ch. 58.19
Land use petition act	
Landlord-tenant act	
I am and a manual action and and the Calabana matina and	.4
system	Ch. 41.26
Lease-purchase agreement act	
Leases.	
Lemon law	
Letters of credit	
Life and disability insurance guaranty association act	
Limited liability company act	
Limited partnership act	
Liquor law	
Living wills	
Long-term care insurance act	
Main street act	
Management of institutional funds, uniform act	
Managing general agents act	
Manufactured home real property act	
Marine recreation land act of 1964	
Massachusetts trust act of 1959	
Maternity care access act	
Medical use of marijuana act	
Medicare supplemental health insurance act	
Military justice, code of	
Milk pooling act	
Mill tailings licensing and perpetual care act of 1979	
Minimum wage act	Ch. 49.46
Minority and women-owned businesses assistance,	Ch 42 172
omnibus act	
Model toxics control act	
Motion picture fair competition act	Cii. 19.38

Popular Name of Act	RCW Cite
Motor fuel quality act	
1 3	
Motor vehicle fuel importer user tax act	
Motorcycle dealers' franchise act	
Municipal revenue bond act.	
Municipal water and sewer facilities act	
Natural death act	
Negotiable instruments	
Noise control act of 1974	
Nonprofit corporation act	
Nonprofit miscellaneous and mutual corporation act	
Nonresident violator compact	
Nursing home administrator licensing act	Ch. 18.52
Nursing homes auditing and cost reimbursement act of 1980	Ch. 74.46
Occupational therapy practice act	Ch. 18.59
Ocean resources management act	Ch. 43.143
Oil and gas conservation act	
Oil recycling act	
Omnibus minority and women-owned businesses	
assistance act	
Open public meetings act.	
Optometry board act	
Optometry law	
Parentage act	
Parenting act	
Partnership act, revised uniform	
Patient bill of rights	500-48.43.550
Persistent offender accountability act9.94A.030, 9.94A.120, 9.94A.	392-9.94A.394
Pesticide application act	
Pesticide control act	
Pilotage act	Ch. 88.16
Pipeline safety act	
Planning enabling act	
Podiatric physician and surgeon act	
Poison prevention act of 1974	
Pollution disclosure act of 1971	
Principal and income act of 2002	
Private detective agencies and detectives law	
Professional engineers registration act	
Professional service corporation act	
Project DREAM act	
Project even start	
Prompt payment act	
Proportional registration act.	
Public accountancy act.	
Public employees' collective bargaining act	
Public employees' retirement system	
Public records act.	
Public water system coordination act of 1977	
Puget Sound water quality protection act	
Radioactive waste act.	Ch. 43.200
Radioactive waste storage and transportation act of 1980	Ch. 70 99
Real estate appraiser act.	
Real estate contract forfeiture act	
	01.50

Popular Name of Act	RCW Cite
Reclamation act	Ch 89 16
Recreation districts act for counties.	
Recreation trails system act	
Redistricting act	
_	
Refunding bond act	
Regulation of business and professions act	
Regulation of health professions act	
Regulatory fairness act.	
Reinsurance intermediary act	
Reorganization of districts into improvement	
districts	
Residential landlord-tenant act of 1973	
Residential property disclosure	
Revised airports act	
Revised uniform partnership act	
Rural health	
Safe drinking water act	
Scenic and recreational highway act of 1967	Ch. 47.39
Scenic vistas act of 1971	
School-to-work transitions program 28A.630.860	-28A.630.880
Secured transactions	Ch. 62A.9
Securities act	Ch. 21.20
Seed act	Ch. 15.49
Self-service storage facility act	. Ch. 19.150
Senior citizens services act	
Sentencing reform act of 1981	
Service members' civil relief act	
Shoreline management act of 1971	
Shorthand reporting practice act	
Simplified sales and use tax administration act	
Snowmobile act	
Special fuel tax act	
Stalking law	
Standard nonforfeiture law for life insurance	
Standard valuation law.	
State building code act	
State environmental policy act (SEPA)	
State reclamation act	
State register act	
Statewide city employees' retirement system act	
Statewide emergency medical services and trauma ca system act	. Ch. 70.168
Statewide special inquiry judge act	Ch. 10.29
Statutory recount act	Ch. 29.64
Structured settlement protection act	. Ch. 19.205
Sunrise act	. Ch. 43.133
Sunset act of 1977	. Ch. 43.131
Survey recording act	
Tax refund anticipation loan act	
Taxing district relief act	
Taxpayer protection act Chs. 43.88 (passim),43	
Taxpayers' rights and responsibilities act.	
Telemarketing	
Totalian Roung	. Cn. 17.130

[Popular Names Table—page 3]

Popular Name of Act	RCW Cite
Telephone buyers' protection act	Ch. 19.130
Three strikes and you're out 9.94A.030, 9.94A.120,9.94	A.392-9.94A.394
Timeshare act	Ch. 64.36
TOD security registration act	Ch. 21.35
Trade center act	Ch. 53.29
Trade secrets act	Ch. 19.108
Transfers to minors act.	Ch. 11.114
Tree fruit research act	Ch. 15.26
Trust and estate dispute resolution act (TEDRA)	
Truth in spending act of 1974	
Unclaimed property act	
Underground natural gas storage act	
Unfair cigarette sales below cost act	
Uniform act for simplification of fiduciary security	
transfers	Ch. 21.17
Uniform Commercial Code	Title 62A
Uniform commercial driver's license act	Ch. 46.25
Uniform disciplinary act	Ch. 18.130
Uniform federal lien registration act	
Uniform foreign-money claims act	
Uniform foreign money-judgments recognition ac	et Ch. 6.40
Uniform health care information act	Ch. 70.02
Uniform regulation of business and professions a	ct Ch. 18.235
Uniform trade secrets act	
Uniform transfers to minors act	Ch. 11.114
Urban renewal law	Ch. 35.81
Used oil recycling act	Ch. 70.95I
Variable contract act	Ch. 48.18A
Veterans' guardianship, uniform act	Ch. 73.36
Victims of sexual assault act	
Washington serves act 50.	65.200-50.65.330
Washington state register act	Ch. 34.08
Washington trust act	
Waste reduction, recycling, model litter control ac	
Water quality joint development act	
Water resources act of 1971	
Water well construction act	
White cane law	
Wholesome eggs and egg products act	
Wholesome poultry products act	
Wildlife and recreation lands management act	
WISHA (Washington industrial safety and health	
Worker and community right to know	
Workers' compensation	
*	

GENERAL INDEX

911 tort feasor's death does not abate cause of Individual right to choose or refuse declared 911 emergency communications network, action 4.20.046 public policy 9.02.100 statewide enhanced system Alcoholic beverages, unlawful keeping Infant's right to medical treatment 18.71.240 Physician's right to provide 9.02.110 Refusal to perform 9.02.150 automatic location identification 38.52.505 66.36.010 Injunctions, malicious structures 7.40.030 calls from radio communications service Reproductive privacy public policy 9.02.100 State regulation 9.02.140 companies 38.52.561 Malicious structures, injunction 7.40.030 counties, implementation and funding duties 38.52.510 Military post or encampment nuisances, abatement procedure 38.32.120 Mosquitoes, generally Ch. 70.22 No abatement if cause of action survives enhanced 911 account, creation and uses State-provided benefits, services, or information 38.52.540 availability 9.02.160 Unauthorized, penalty 9.02.120 enhanced 911 advisory committee 38.52.530, 4.20.050 38 52 532 Nuisances Woman's right to have 9.02.110 state enhanced 911 coordination office, establishment and duties 38.52.520, damages not precluded 7.48.180 execution 7.48.280 expenses of 7.48.030, 7.48.260, 7.48.280 ABSCONDING DEBTORS Attachment against 38 52 525 bond unnecessary, when 6.25.080 ground for 6.25.030 uniform national standards 38.52.535 military post or encampment 38.32.120 Enhanced 911 service moral nuisances 7.48.090 Contracts, enforcement of, ne exeat proceedings business service requirements 80.36.560 bond 7.48.058 7.44.010 priorities for funding 38.52.545 costs, taxing of 7.48.076 Execution against, personal exemptions residential service requirements 80.36.555 dismissal, condition 7.48.076 unavailable to 6.15.050 school service requirements 28A.335.320 immunity from prosecution of public Imprisonment for debt, exception as to officials 7.48.058 judgment 7.48.076 Excise tax on telephones Ch. 82.14B absconding debtors Const. Art. 1 § 17 211 INFORMATION SYSTEM Service of process on 4.28.100 bond, renewal 7.48.078 Disasters, natural and nonnatural Supplemental proceedings against, See SUPPLEMENTAL PROCEEDINGS costs 7.48.078 health and human services information Ch. order of abatement 7.48.078 43.211 penalty 7.48.078 ABANDONMENT (See also UNCLAIMED property, disposition, sale, destruction 7.48.078 Judicial officer, works forfeiture of office Const. PROPERTY) Art. 4 § 8 Actions release of property to innocent owners 7.48.078 ABSENTEE dismissal of action on grounds of 4.56.120 nonsuit on ground of 4.56.120 Armed forces, etc., personnel missing in action, persons authorized to maintain action interned or captured construed as 11.80.120 Citizens, certain absences do not affect residence Animals, procedures when deemed abandoned Ch. 16.54 7.48.058 subject to 7.48.056 order of abatement authorized, when 7.48.250, for voting purposes Const. Art. 6 § 4 Ejectment and quieting title actions Attachment, surplus of property attached 6.25.120 7.48.260 appointment of trustee for defendant absentee places of prostitution 7.48.240 7.28.010 notice of abandoned cemetery document, assignation or lewdness 7.48.110 punishment, as 7.48.250 service by publication against absent defendants 7.28.010 recording 65.04.033 Cemetery lots, abandonment procedures Ch. warrant of abatement 7.48.020 Estates, administration of authorized, when 7.48.250, 7.48.260 appointment of stay of 7.48.270 unattended in parked car 9.91.060 temporary trustee 11.80.010 stay of issuance 7.48.040 Children, See also DESERTION AND NONSUPPORT trustees 11.80.010 Personal injury causing death to injured person, bond of trustee 11.80.020 action does not abate 4.20.060 Escheated property, See ESCHEATS Escheated property, See UNCLAIMED PROPERTY continuation of absentee's business 11.80.055 Public nuisances grounds and conditions for 11.80.010 airport encroachments 14.08.030 hearing on petition for 11.80.010 junkyards adjacent to highways 47.41.010, Explosives, unlawful 70.74.295 inventory and appraisement 11.80.020 47.41.070 performance of absentee's contract 11.80.055 Family abandonment and nonsupport Ch. 26.20 procedure 9.66.040 petition for 11.80.010 Highways public body or officer, by 7.48.220 transfer to counties, procedure 36.75.090 Railroad crossings, abatement of illegal crossing removal or resignation of trustee 11.80.060 Homesteads reports of trustee 11.80.030 acknowledgment of declaration of sale or management of property 11.80.040 Survival of actions 4.20.046 Tort feasor's death does not abate cause of action against 4.20.046 abandonment, nonabandonment 6.13.050 allowance to family from proceeds execution of declaration of abandonment, 11.80.050 summary procedure without full trustee proceeding, when permitted, application for order, form 11.80.130 nonabandonment 6.13.050 Transportation department, certain structures, Motor vehicles, See MOTOR VEHICLES, signs or devices on city streets, county roads subtitle Abandoned, unauthorized, and junk or state highways as public nuisances, duties relating to 47.36.180, 47.42.080 termination of trusts and distribution Office, See VACANCIES IN OFFICE 11.80.070 Water pollution protection in cities and towns distribution, application for, evidence and proof 11.80.080 Refrigeration equipment accessible to children, penalty Ch. 9.03 Ch. 35.88 ABDUCTION (See KIDNAPPING) River and stream channels, counties, granting final distribution 11.80.100 title to 86.13.110 ABETTING (See AIDING AND ABETTING) final settlement and escheat 11.80.110 Vulnerable adults ABORTION provisional distribution 11.80.090 protective services Ch. 74.34 Wells, failing to cover 7.48.140 time and conditions for 11.80.080 Articles or drugs for advertising for sale 9.68.030 Executors of letters testamentary or of administration **ABATEMENT** exposing for sale, penalty 9.68.030 procedure 11.28.040 Actions affecting title to real property, lis pendens cancellation on 4.28.320 interference with facilities or providers Ch. qualifications of nonresident 11.28.040 Partition proceedings, lien creditors absent from state on sale of property, service on 7.52.200 Concealing birth of fetus or child 9.02.050 none if cause of action survives 4.20.050 Defenses to prosecution 9.02.130 Definitions 9.02.170 personal injury action causing death to injured Probate, absentee distributee, unclaimed estate

(2008 Ed.) [RCW Index—page 1]

Health department, duties 9.02.005

11.76.200

Tolling statute of limitation of action 4.16.180

person, action does not abate 4.20.060

survival of actions 4.20.046

ABSENTEE VOTING (See also **ELECTIONS)**

Generally Ch. 29A.40

ABSTRACTS

Evidence, as, hearing to replace court records lost or destroyed 5.48.040

Index, abstract of, admissible in action to replace court records lost or destroyed 5.48.040 Judgments, of

contents 4.64.090

entry into execution docket by clerk 4.64.120

indexing of by clerk 4.64.120
Partition proceedings, part of costs 7.52.480
Preparation by county auditor 65.04.140 Records of, rights of public to use 65.04.140 Registration of land titles, filing with application 65.12.085

Verdict, of

cessation of liens

certificate to another county 4.64.100 execution docket procedure 4.64.100

entry, effect 4.64.100 execution docket entry 4.64.100 indexing of 4.64.100

preparation of 4.64.100 sending to another county 4.64.100 transmission of 4.64.100

ABUSE (See CHILD ABUSE; CRIMES; DEPENDENT ADULTS)

ABUSE OF PROCESS

Instituting suit in another's name, penalty 9.62.020

ACCESS DEVICES

Definitions 9A.56.040, 9A.56.140, 9A.56.160 Fraud, use in committing 9A.60.010 Theft and robbery, use in committing 9A.56.010

ACCESS ROADS (See also COUNTY ROADS AND BRIDGES; HIGHWAYS)

Public lands or state forest lands Ch. 79.38

ACCIDENT AND HEALTH INSURANCE (See INSURANCE, subtitle Disability insurance)

ACCIDENT FUND (See INDUSTRIAL INSURANCE, subtitle Accident fund)

ACCIDENTS (See also MOTOR VEHICLES) Aircraft

department of transportation to investigate 47.68.280

reports to be furnished to department of transportation 47.68.290

Cities and towns

claim fund for 35.31.050

Common carriers

investigation by utilities and transportation commission 81.04.460, 81.28.290 notice to utilities and transportation

commission 81.04.460, 81.28.280 Elevators, lifting devices, and moving walks 70.87.190

Evidence, payment of accident claim, medical service lien 60.44.060

Head injury prevention

driver information 43.70.420

helmet removal, training of emergency medical personnel required 43.70.430 program 43.70.410

training and education guidelines, preparation and distribution of 43.70.430

Industrial insurance, See INDUSTRIAL **INSURANCE**

Insurance, See INSURANCE, subtitle Disability insurance

Tort claims against state, See STATE, subtitle Actions against

ACCOUNTANTS

Accountancy, board of certification duties 18.04.105 compensation and travel expenses 18.04.080 fees, setting and disposition 18.04.065

membership, terms, vacancies, and removals 18.04.035

officers and staff 18.04.045 powers and duties 18.04.045

rule-making authority 18.04.055

Advertising falsely, effect 18.04.380 Allowed practices 18.04.350

Certified public accountants allowed practices 18.04.350

continuing professional education 18.04.105 examination requirements 18.04.105

foreign countries, certification of accountants from 18.04.183

grandfathered certificates 18.04.105 licenses

continuing education 18.04.215 issuance and renewal 18.04.215 requirements and fees 18.04.195

revocation, suspension, or refusal to renew 18.04.295, 18.04.320, 18.04.335

nonresidents, certification or license 18.04.185

prohibited practices 18.04.345, 18.04.390 qualifications 18.04.105

reciprocity 18.04.180 registration of offices 18.04.205

Certified public accountants' account 18.04.105 Client rights 18.04.390

Confidentiality of information, allowed disclosure 18.04.405
Definitions 18.04.025

setting and disposition 18.04.065 Firms, corporations, or partnerships

requirements and fees 18.04.195 revocation, suspension, or refusal to renew 18.04.305, 18.04.320, 18.04.335

Foreign countries, certification of accountants from 18.04.183

Injunctions 18.04.360

Licenses

continuing education 18.04.215

foreign countries, certification of accountants from 18.04.183

issuance and renewal 18.04.215

nonresidents 18.04.185 requirements and fees 18.04.195

revocation, suspension, or refusal to renew 18.04.295, 18.04.305, 18.04.320, 18.04.335

suspension for noncompliance with support order 18.04.430

suspension for nonpayment or default on educational loan or scholarship 18.04.420 Nonresidents, license 18.04.185

registration 18.04.205

Professional service corporations Ch. 18.100 Prohibited practices 18.04.345, 18.04.390 Public accountancy act Ch. 18.04

Records and documents are property of licensee or licensed firm 18.04.390

Violations, penalties 18.04.370

ACCOUNTS AND ACCOUNTING (See also FUNDS; PUBLIC FUNDS)

Cities and towns

under 20,000 35.37.010

accounting and reporting procedure for street expenditures 35.76.020

Cities and towns, See also STATE AUDITOR Cities of second class, power to examine official accounts 35.23.440

Corporations

falsification of reports 9.24.050 County accounts, See STATE AUDITOR Crimes relating to

public officer falsifying 42.20.070

public works accounts, falsification 39.04.110 vidence, competent as evidence when certified

Executors and administrators

chargeable with whole estate 11.48.030 final report and petition for distribution continuance of hearing if incorrect 11.76.060 liability of executor or administrator, judgment against 11.76.060 objections to 11.76.060

loss or destruction, not liable for if not in default 11.48.030

receipts for expenses by executor or administrator, necessity of 11.76.100

special administrators 11.32.060
Executors and administrators, See also PROBATE, subtitle Accounting

Fiduciaries, investment in common trust funds 11.102.020

Guardianship, See GUARDIAN AND WARD, subtitle Accounting

Higher education construction account 28B.10.851

Homesteads, redemption period, accounting not required during 6.23.110

Military, adjutant general to maintain 38.12.020 Municipal corporations, See STATE AUDITOR, subtitle Municipal corporations accounting

Mutual open accounts

accrual of actions 4.16.150 limitations of actions on 4.16.150

Mutual savings banks

accounting regulations 32.12.050

records, books and accounts, competency as evidence 32.04.070

refusal to submit accounts to inspection, grounds for supervisor to take possession of bank 32.24.040

pank 32.24.040
Partition proceedings
guardian or limited guardian of incompetent
or disabled person 7.52.460
proceeds on sale of property 7.52.430
Partnerships, See PARTNERSHIPS, subtitle
Accounts

Personal representative

chargeable with whole estate 11.48.030 final report and petition for distribution 11.76.030, 11.76.060

loss or destruction of estate, not liable for if not in default 11.48.030

receipts or canceled checks for expenses by personal representative, necessity of 11.76.100

revocation of letters, upon death, resignation, absence of 11.28.290

Pleading of accounts

district court civil proceeding 12.08.060

partnership interest of decedent 11.64.008 revocation of letters, accounting and settlement upon 11.28.290 settlement, generally Ch. 11.76

special administrators 11.32.060

Public assistance department, See PUBLIC
ASSISTANCE, subtitle Accounts
Public officer falsifying account, penalty 42.20.070

Public utilities, See PUBLIC UTILITIES, subtitle Accounts

Redemption period, rents and profits during 6.23.090

Referees

examination of accounts by referee, reference without consent 4.48.020

taking of account by referee, reference without consent 4.48.020

Rents and profits during redemption period

Savings and loan associations

falsification of books and accounts 33.36.040 Schools and school districts

first and second class districts, auditing accounts for, by county auditor 28A.350.030

State, See STATE FISCAL MATTERS, subtitle Accounts and accounting

ACTIONS AND PROCEEDINGS (See also Correctional institution officers, authority to State investment board expense account, created CIVIL ACTIONS AND PROCEDURES) 43.33A.160 administer 64.08.090 Transportation, department of, transfers of Deeds Against 4.08.120 airport facilities from federal government to court commissioners' power to take 2.24.040 By 4.08.110 the state, department authorized to establish evidence, certificate as 64.08.050 Abandonment, See ABANDONMENT required accounts or administrative procedures 47.68.185 foreign 64.08.040 Abatement, See ABATEMENT forms 64.08.060, 64.08.070 Absconding debtors, See DEBTS AND Trustees homesteads 6.13,060 annual statement, contents 11.106.020 Acupuncturists, professional negligence out-of-state 64.08.020 standard of proof, evidence, exception excepted trusts 11.106.010 required for validity 64.04.020 4.24.290 requisite of 64.04.020 Adverse possession, See ADVERSE POSSESSION accounting upon petition 11.106.050 who may take 64.08.010 annual statement 11.106.020 final account 11.106.030 Evidence Affecting title to real property in federal court telegraphic or electronic communications Ch. intermediate account 11.106.030 objections to accounting 11.106.060 4.28.325 Foreign, who may take 64.08.040 Forms 42.44.100 Agricultural activities intermediate contents 11.106.030 filing 11.106.030 nuisance lawsuits protection agricultural activity, defined 7.48.310 farmland, defined 7.48.310 Homesteads abandonment, nonabandonment 6.13.050 modification under chapter 11.97 RCW legislative finding and purpose 7.48.300 Instruments effect on waiver 11.106.110 presumption of reasonableness 7.48.305 acknowledgment 64.08.010 recovering costs to investigate, agencies 7.48.320 petition for accounting 11.106.040 county auditors 64.08.010 settlement of accounts superior court judges 64.08.010 recovering lawsuit costs, farmers 7.48.315 Agricultural marketing, See AGRICULTURAL appeal from decree 11.106.090 supreme court judges 64.08.010 approval or disapproval by court 11.106.070 decree, effect 11.106.080 filing of accounting 11.106.050 notice of filing 11.106.050 objections, filing of 11.106.060 court of appeals judges 64.08.010 MARKETING Irregular instrument, effect of recording, notice Agricultural marketing fair practices, violations 65.08.030 15.83.070 Judgments Alcoholic beverages, nuisance abatement certified copies of assignment of 4.56.090 petition for accounting 11.106.040 66.36.010 satisfaction of representation of beneficiaries 11.106.060 Animals certification and taking of return day 11.106.050 dogs killing or injuring livestock Ch. 16.08 inferior judicial officers 2.28.090 waiver of accounting requirements trespassing animals Ch. 16.04 judges of supreme and superior courts 2.28.080 beneficiary 11.106.100 Arbitration, See also ARBITRATION AND Veterans' guardianship 73.36.100 execution against local governmental entity Arbitration, uniform act Ch. 7.04A ACCUSED (See also CRIMINAL PROCEDURE) 6.17.080 Assigned choses in action, on payment of money only 4.56.100 assignee can sue in own name 4.08.080 Removal from office by legislature, rights of Const. Art. 4 § 9 Judicial sale, payment received on 6.21.070 defenses, counterclaims and setoffs 4.08.080 Leases, necessity 59.04.010 Mortgages 64.08.010 Assignment for benefit of creditors Rendition of accused persons act Ch. 10.91 requirements and procedures 7.08.010, 7.08.030 Right to, confrontation of witnesses 10.52.060 court commissioners' power to take 2.24.040 Rights in Notary public Assignment of, costs taxable against assignees criminal prosecutions Const. Art. 1 § 22 deeds, mortgages, other instruments **4**.84.160 ACID RAIN 64.08.010 Attorney fees 4.24.005 Alpine lake monitoring 70.94.820 Out-of-state 64.08.020 Attorney's fees, allowable costs 4.84.080 Partition proceedings, consent to sale of estate for life or years 7.52.310 Critical levels Attorney's fees and costs incurred to enforce consideration 70.94.880 provisions of contract or lease, prevailing party entitled to attorney's fees, waiver establish 70.94.875 Plats, necessity 58.08.030, 58.10.010 notify legislature if reached 70.94.875 Definitions 70.94.805
Evaluation of information and research 70.94.875
Intent 70.94.800 Power to take prohibited 4.84.330 army, navy, marine and coast guard officers 73.20.010 Attorneys' fees as costs in damage actions, five thousand dollars or less 4.84.260, 4.84.270, 4.84.280, 4.84.290, 4.84.300 clerks of supreme, appeals and superior court 2.32.050, 64.08.010 Attorneys' fees as costs in damage actions, seven Monitoring alpine lakes by department of ecology 70.94.820 county auditor 64.08.010 thousand five hundred dollars or less count commissioners 2.24.040, 64.08.010 inferior judicial officers 2.28.090 judges 2.28.080, 64.08.010 ACKNOWLEDGMENTS Bonds, See BONDS, subtitle Actions on Administration, county auditor 36.22.030 Building wardens, immunity from liability Army, navy, marine and coast guard officers notary public 64.08.010 4.24.400 authorized to take 73.20.010 United States commissioner 64.08.010 Cemetery endowment care funds, actions to Real property, See REAL PROPERTY, subtitle Acknowledgment Certificate of protect 68.05.170 contents 64.08.050 Certiorari, See CERTIORARI Sales under execution, personal property, acknowledgment of payment 6.21.070 evidence 64.08.050 Change of name 4.24.130 forms 64.08.060, 64.08.070 Charitable trusts, attorney general may bring action in order to secure compliance with orders concerning 11.110.120
Child support, See CHILD SUPPORT Satisfaction of judgments out-of-state taken 64.08.020 Cities and towns, city clerk, taking 35.17.105 execution against local governmental entity requirement 6.17.080 Confession of judgment statement in writing payment of money only 4.56.100 Children 4.60.040 Conveyances of real property change of name 4.24.130 specific designation required 4.56.100 injury or death of, action for 4.24.010 certification and taking of Signature maliciously injuring person or property, action against parent 4.24.190 by court commissioners 2.24.040 unable to sign name by inferior judicial officers 2.28.090 procedure 64.08.100 by judges of superior and supreme court seduction of child or ward 4.24.020 Unable to sign name .28.080 Chiropractor, professional negligence procedure 64.08.100 deeds, requisite of 64.04.020 foreign 64.08.040 limitation on 4.16.350 ACQUIRED IMMUNE DEFICIENCY SYNDROME (See AIDS) standard of proof, evidence, exception 4.24.290 homesteads 6.13.060 ACQUITTALS power of attorney authorized 6.13.060 Cities and towns Bars to subsequent prosecution Ch. 10.43 accident claims against 35.31.050 taking and certifying the proof of, clerk of supreme and superior court may do Several defendants, conviction or acquittal of one claims against 35.31.020, 35.31.040 in corporate name 4.08.110 2.32.050 or more 10.61.035

generally 4.08.120

Verdict of, no reconsideration of 10.61.060

who may take acknowledgment 64.08.010

ACTIONS AND PROCEEDINGS

pleadings, termination of trust, property

acquired at local improvement or utility 4.24.290 negligence Deposits in court, actions against tenant on failure to pay rent 7.28.250 limitation on 4.16.350 local improvement foreclosure proceedings 35 53 050 Highways Desertion and nonsupport, See DESERTION AND NONSUPPORT Cities and towns, See CITIES AND TOWNS construction and maintenance of, actions for Commencement of actions 4.16.005 labor and materials used in, limitation Commencement of actions, See also COMMENCEMENT OF ACTIONS Digital signatures 47.28.120 jurisdiction, venue, and choice of laws 19.34.503 For hire motor vehicle operators, against Common carriers, See COMMON CARRIERS, 46.72.060 Hospitals, professional negligence subtitle Actions against Directors Condemnation, See also EMINENT DOMAIN board of directors limitation on 4.16.350 horticultural pests and diseases, See HORTICULTURE action without meeting 23B.08.210 meetings 23B.08.200 standard of proof, evidence, exception 4.24.290 Condominiums notice requirements 23B.08.220 Husband and wife 26.16.180, 26.16.190, violations of chapter, declaration, or bylaws right of action 64.34.455 participation by means of communication equipment 23B.08.200 26.16.200 Immunity from suit Construction contracts 4.16.300 compensation 23B.08.110 health care disciplinary actions 4.24.250 vacancies 23B.08.100 limitation on 4.16.310, 4.16.325 Industrial insurance, See INDUSTRIAL Dissolution of marriage 26.09.010 negligence, public policy against INSURANCE Dog handler using police or accelerant detection dog in line of duty, immunity from liability indemnification for 4.24.115 Injunctions, See INJUNCTIONS Construction defect claims Ch. 64.50 Injuries resulting from health care 4.24.410 declaration of modification of procedure Construction liens Dogs killing or injuring livestock Ch. 16.08 application of chapter 281, Laws of 1991, to Ejectment and quieting title actions pending as of June 1, 1992 Injuries to persons, aiding a police officer or appointment of receiver to protect rents and profits 7.28.230 60.04.904 other officer of the law, exception, limitation Consumer protection, actions for damages 19.86.090 9.01.055 profits 7.28.230
rents and profits, appointment of receiver to protect 7.28.230
Ejectment and quieting title, see also
EJECTMENT AND QUIETING TITLE
Electrical licensees, liability 19.28.361
Embardement probate for restoration of estate Injury or death of child 4.24.010 Instituting action in name of another, penalty 9.62.020 Contempt, See CONTEMPT Contractors actions by contractors, registration Insurance actions prerequisite to suit 18.27.080 attorney general, duties 48.02.080 Embezzlement, probate, for restoration of estate claims against contractors, grounds and contract limiting 48.18.200 11.48.060 disability insurance 48.20.142 procedures 18.27.040 Eminent domain, See EMINENT DOMAIN Contractor's bond 39.08.030 duty of commissioner 48.02.080 Equity, original jurisdiction of superior courts Contracts, See CONTRACTS no insurable interest, action to recover benefits 2.08.010 Corporations 48.18.030 Escheats, See ESCHEATS prosecuting attorney, duties 48.02.080 venue 48.05.220 actions against, venue 4.12.025 Executors and administrators, See EXECUTORS
AND ADMINISTRATORS, subtitle actions by or against Const. Art. 12 § 5 directors, removal by judicial proceeding Insurance examinations, civil actions arising Actions and proceedings 23B.08.090 from the conduct of False arrest Corporations, See also CORPORATIONS civil immunity and indemnification reasonable cause a defense protections for commissioner, Costs civil action 4.24.220 civil procedure Ch. 4.84 commissioner's representatives, Fault examiners, and good faith providers of information 48.03.075 Counties determination of percentage of fault among multiple parties 4.22.070 sewerage, water and drainage systems, delinquency, actions for 36.94.150 Counties, See also COUNTIES Insurers, liquidation of exception for parties immune to liability powers and duties of liquidator 48.31.131 under workers' compensation laws Crime victims special procedural rules 48.31.131 4.22.070 right of action 7.68.050 Insurers, rehabilitation of Fines, recovery of, action for 4.24.150 Fires, See FIRES Crimes, See CRIMINAL PROCEDURE action to which insurer subject to rehabilitation order is party special procedural rules 48.31.045 Damages Forcible entry and detainer, See FORCIBLE ENTRY AND DETAINER Interpleader, See INTERPLEADER
Irrigation districts, actions by and against 87.03.155 crime victims rights 7.68.050 Criminal records privacy act 10.97.110 Forest practices false, unfounded, malicious, without probable nuisance lawsuits protection cause, part of conspiracy, claim or forest practice, defined 7.48.310 counterclaim for damages may be litigated in principal action 4.24.350 Joint debtors, procedure to bind after judgment 4.68.010, 4.68.020, 4.68.030, 4.68.040, 4.68.050, 4.68.060 legislative finding and purpose 7.48.300 presumption of reasonableness 7.48.305 five thousand dollars or less, attorneys' fees as Forfeitures costs 4.84.260, 4.84.270, 4.84.280, Judgments, interest on 4.56.110 collusion, payment by does not bar subsequent Judicial bonds, premium as part of recoverable cost 48.28.030 4.84.290, 4.84.300 gang tagging and graffiti, criminal street 4.24.330 recoveries 4.24.170 recovery of, action for 4.24.150 Judicial review of agency action Fraudulent conveyances, See FRAUDULENT CONVEYANCES investigative information, criminal justice award of fees and expenses 4.84.350 agencies, available to victim to obtain civil redress 10.97.070 definitions 4.84.340 Gambling losses, recovery of 4.24.070 Gambling tax collections 9.46.350 land use decisions, appeals and award of fees and costs 4.84.370 seven thousand five hundred dollars or less, Garnishment, See GARNISHMENT attorneys' fees as costs 4.84.250 Guardians, See GUARDIAN AD LITEM; payment of fees and expenses, report 4.84.360 Death Jurisdiction GUARDIAN AND WARD actions for death of child by parent, etc. Habeas corpus, See HABEAS CORPUS actions to be brought where defendant resides Health care activities, unfair labor practices 49.66.040, 49.66.050 4.24.010 4.12.025 contracts, action on survives 4.20.046 actions to be commenced where subject matter personal injuries, survival 4.20.046 Health care claims is situated 4.12.010 Debts and debtors, action to recover in district actions to be tried in county where cause arose mediation exemption of mediated action from superior filing of claim 12.04.020 district courts 3.66.020 court arbitration or settlement conference summons, issuance, form 12.04.020 Jurisdiction, See also JURISDICTION requirements 7.70.130 Declaration concerning validity of a marriage mandatory mediation required, procedures Land use decisions appeals and award of fees and costs 4.84.370 26.09.010 7.70.100 Declaratory judgments, See DECLARATORY JUDGMENTS right to trial not abridged by unsuccessful Landlord and tenant, residential 59 18 090 Legal separation 26.09.010 attempt 7.70.120 Dentistry, professional negligence tolling of statute of limits for, requirements Limitation by special legislation prohibited Const. Art. 2 § 28 limitation on 4.16.350

standard of proof, evidence, exception

Health maintenance organizations, professional

[RCW Index—page 4] (2008 Ed.)

odometers, tampering with or replacing, right Limitation of actions, See LIMITATION OF survival of on death of injured person 4.20.060 to civil action 46.37.590 venue 4.12.025 ACTIONS Limited liability companies Ch. 25.15 tort feasor's death does not abate action 4.20.046 Limited partnerships right of action 25.10.560 Municipal corporations 4.08.120 Personal property in corporate name 4.08.110 Names, change of 4.24.130 actions for recovery of 4.56.080 Lis pendens limitation of action 4.16.080 Ne exeat, See NE EXEAT trial of issues of fact, by whom tried 4.40.060 in actions affecting title to real property Negligence, permitting fire to spread 4.24.040 Negotiable instruments, See UNIFORM COMMERCIAL CODE, subtitle Negotiable variance in pleading, effect of 4.36.210 child maliciously injuring, action against effect on unknown heirs and claimants parent allowed, limitation 4.24.190 4.28.160 instruments liability of claimants 4.28.328 Nuclear incidents, storage or transportation liability 4.24.450, 4.24.460 negligently permitting fire to spread 4.24.040 Livestock damaged or stolen, action for, treble damages, attorney's fees 4.24.320
Livestock markets 16.65.240, 16.65.260, Nurses, professional negligence Pharmacist, professional negligence standard of proof, evidence, exception limitation on 4.16.350 4.24.290 Physical therapists, professional negligence 16.65.270, 16.65.280, 16.65.290, 16.65.300, Nursing homes, professional negligence, claims limitation on 4.16.350 16.65.310 Physician and surgeon, professional negligence limitation on 4.16.350 arising from 4.16.350 Lost or destroyed records, proceedings to replace 5.48.010, 5.48.020, 5.48.030, 5.48.040, 5.48.051, 5.48.060, 5.48.070 Official bonds standard of proof, evidence, exception judgment for one delinquency no bar to action 42.08.040 4.24.290 Malicious harassment Physician's assistant, professional negligence limitation on 4.16.350
Physician's trained mobile intensive care leave of court required, when 42.08.030 civil action, actual and punitive damages by person not named on bond 42.08.030 who may maintain 42.08.020, 42.08.080 9A.36.083 Mandamus, See MANDAMUS paramedic, professional negligence limitation on 4.16.350 Opticians, professional negligence limitation on 4.16.350 Mandatory arbitration actions subject to 7.06.020 application for request 7.06.080 arbitrators, qualification, compensation, appointment 7.06.040 Optometrists, professional negligence limitation on 4.16.350 Pleadings action to recover property distrained, answers Osteopathic physicians 4.36.140 attorney's fees 7.06.060 authorization 7.06.010 professional negligence actions by cities and towns to terminate trust, limitation on 4.16.350 property acquired at local improvement or standard of proof, evidence, exception utility local improvement foreclosure costs 7.06.060 proceeding 35.53.050 Pleadings, See also PLEADINGS 4.24.290 decision, award, appeal, trial, judgment Osteopathic physician's assistant, professional 7.06.050 negligence Podiatric physicians and surgeons effective date 7.06.910 implementation, supreme court rules 7.06.030 right to trial by jury 7.06.070 severability 7.06.900 Mediation, uniform at Ch. 7.07 limitation on 4.16.350 professional negligence limitation on 4.16.350 Pain and suffering of deceased person personal representative may recover only on behalf of the decedent's beneficiaries professional negligence standard of proof, evidence, exception 4.24.290 Medical malpractice suits Parties to actions admissibility, gestures of apology 5.64.010 interlocal cooperation, real party in interest 39.34.040 Port districts arbitration of health care actions Ch. 7.70A garnishment of employees' wages 53.08.170 toll facility damages 53.34.200 attorneys' fees 7.70.070 spouse or domestic partner certificate of merit 7.70.150 sue on behalf of community 4.08.030 Practical nurse, professional negligence limitation on 4.16.350 closed claim reporting 7.70.140 when they may join, defend 4.08.040 Partition proceedings, See PARTITION compensation by a defendant health provider Private conversation, interrupting 9.73.060 Prizes, promotional advertising of prizes 7.70.080 Partnerships Ch. 25.05
Paternity, See UNIFORM PARENTAGE ACT compensation from other suits 7.70.080 damages from deceptive act, action against consent to treatment 7.70.060 sponsor or promoter authorized 19.170.060 Probate, See PROBATE Pawnbrokers and second-hand dealers recovery action by owner of goods 19.60.062 declaration of modification of procedure 7.70.010 Product liability actions Ch. 7.72 Pay-per-call information delivery services definitions 7.70.020 violations, action for damages 19.162.070 Product liability/hazardous substance claims elements of proof 7.70.040 Penalties confidentiality 4.24.611 frivolous claims 7.70.160 amount of recovery 4.24.160 damages and costs 4.24.611 informed consent, elements 7.70.050 collusion, payment by does not bar subsequent public right to information 4.24.611 mental health advance directives recoveries 4.24.170 Professional negligence informed consent 7.70.068 Pensions, See RETIREMENT AND PENSIONS claims arising from 4.16.350 Mental illness Prohibition, See PROHIBITION, WRIT OF Personal injuries commitment proceedings Ch. 71.05 comparative negligence effect of 4.22.005 Property damage, aiding a police officer or other Metals mining and milling operations citizen action suits 78.56.140 Militia members 38.40.010 officer of the law, limitation, exception contributory negligence effect of 4.22.005 9.01.055 Property damages caused by removal, waste or injury, liability 4.24.630 Mining shafts, damage action for injuries fault, defined 4.22.015 sustained in abandoned shaft preserved joint and several liability Psychologist, professional negligence 78.12.070 contribution limitation on 4.16.350 enforcement of 4.22.050 right of 4.22.040 Public hazards disclosure 4.24.601
Public utilities, See PUBLIC UTILITIES, Minor plaintiff, appointment of guardian to act for 12.04.140, 12.04.150 Mobile home or travel trailer manufacturers, multiple persons at fault, joint and several subtitle Actions Public utility districts 54.16.110
Quieting title, see EJECTMENT AND
QUIETING TITLE against, limitation on recovery from bond liability 4.22.030 parents' liability for children's acts 4.24.190 Motor vehicle business practices 46.70.070, 46.70.075, 46.70.190 settlement agreements, effect of 4.22.060 spouse or domestic partner, negligence not imputed 4.22.020 Quo warranto, See QUO WARRANTO Motor vehicle financial responsibility law, action Real property child maliciously injuring, action against parent allowed, limitation 4.24.190 Personal injury action actions limited to three years 4.16.080 complaint not to include statement of on bond 46.29.540 Motor vehicle law, under damages due to illegal movement of vehicles improvements to, public policy against under size, weight and load limitations damages, request for statement 4.28.360 agreements indemnifying for negligence 46.44.110 injured person, death of does not abate action related to 4.24.115 for personal injuries 4.20.060 injury or death of child 4.24.010 Motor vehicles purchase money, recovery of 4.08.100 disregarding notice of highway closure or specific performance of contract to purchase restrictions, civil actions for damages investigative information, criminal justice 4.08.100 47.48.040 agencies, available to victims 10.97.070 unknown heirs 4.28.140

waste 64.12.010		
	contribution	Osteopathic physicians' assistants, authorization
Receivers Ch. 7.60	enforcement of 4.22.050	and limitations 18.57A.070
Receivers, See also RECEIVERS AND	settlement agreements, effect of 4.22.060	Patient information form 18.06.130
RECEIVERSHIPS	Trade secret misappropriation Ch. 19.108	Physician assistants, continued practice under
Recreational, woodcutters' use of land, water,	Transportation companies, See	present license authorized 18.71A.085
owner's liability, limitation 4.24.210	TRANSPORTATION COMPANIES,	Practice of medicine and surgery, infringement
Registered nurse, professional negligence	subtitle Actions	not permitted by chapter 18.06.210
limitation on 4.16.350	Travel business, actions for damages 19.138.280	Professional negligence
Replevin, See REPLEVIN	Trust and estate dispute resolution Ch. 11.96A	standard of proof 4.24.290
Residential landlord-tenant act 59.18.040	Trustees, See TRUŜTEES	Rules adoption, authority of secretary of health
Restitution, See RESTITUTION	Unclaimed property, See ESCHEATS;	18.06.160
Sales	UNCLAIMED PROPERTY	Uniform disciplinary act, application 18.06.110
seller's remedies for breach of obligations	Uniform commercial code	1 3 3 11
62A.2-709	time for taking actions 62A.1-204	AD VALOREM TAX (See TAXES -
third party actions 62A.2-722	Unsolicited goods or services are gifts when	PROPERTY)
School districts 4.08.110, 4.08.120	provided, complete defense 19.56.020	ADAMS COUNTY
Seduction	Usury Ch. 19.52	Boundaries, tracing of 36.04.010
barred, when 4.24.020	defense, exceptions 19.52.080	Superior court judges, number of 2.08.063
child or ward 4.24.020	Vehicle business practices	
Service of process	damages, limitation 46.70.190	ADDITIONS
corporations, service on secretary of state	Vehicle dealers, limitation on recovery from	Real property, recording of plats 58.08.020
nonprofit corporations 24.03.060	bond 46.70.070	ADJOURNMENTS (See also
Settlement conferences	Venue, See VENUE	CONTINUANCES)
	Water districts, See WATER DISTRICTS	Courts
supreme court to adopt rules 2.04.215 Settlement offers	Water pollution	while jury is out 4.44.350
time period 4.84.280	civil penalty 90.48.144	Insurance hearings 48.04.060
Sewer districts, See SEWER DISTRICTS	liability for damages 90.48.142 Water rights	Judges, power of 2.28.120
Sewerage, water and drainage systems, counties,		Justice and inferior courts act of 1961 3.30.060
delinquent charges, action for 36.94.150	ground waters determination and appropriation Ch. 90.44	Justices of the peace
Sexual assault protection orders	surface waters, determination and	power of 2.28.120
accountability, conduct of others 7.90.100	,	Legislature
administrative office of the courts	appropriation Ch. 90.03	from day to day Const. Art. 2 § 8
duties 7.90.180	Wrongful death actions 4.20.010	restrictions on each house as to Const. Art. 2 §
advocates, sexual assault 7.90.060	contributory negligence	11
burden of proof 7.90.090	fault, defined 4.22.015	Referee's power of 4.48.060
contents 7.90.130	settlement agreements, effect of 4.22.060	Superior courts
counsel, appointment 7.90.070	Year 2000 failure, liability 4.22.080	hearings 7.36.110
court initiated issuance 7.90.150	ACTS (See ORDINANCES AND	power of 2.28.120
data, law enforcement agencies 7.90.160	RESOLUTIONS; SESSION LAWS;	while jury is out 4.44.350
definitions 7.90.010	STATUTES)	Supplemental proceedings 6.32.050
evidence 7.90.080	ACTUARY (See STATE ACTUARY,	ADJUSTERS (See INSURANCE, subtitle
ex parte temporary orders 7.90.110, 7.90.120,	OFFICE OF)	Adjusters)
7.90.190	,	,
fees not permitted 7.90.055	ACUPUNCTURE AND ACUPUNCTURISTS	ADJUSTMENT, BOARD OF
hearings prior to issuance 7.90.050	Acupuncture assistants	Cities and towns, providing for 35.63.080
legislative declaration 7.90.005	application of acupuncture certification	Counties, See COUNTIES, subtitle Plans and
modification or termination 7.90.170	requirements 18.06.180	planning
petition for	Ad hoc advisory committee 18.06.080	
petition for additional requirements 7.90.040	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140	ADJUTANT GENERAL (See MILITIA AND
petition for additional requirements 7.90.040 creation, contents 7.90.020	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS)
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 limitation on 34.12.140 transfers into 34.12.140
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 limitation on 34.12.140 Administrative law judge
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 limitation on 34.12.140 Administrative law judge agency hearings conducted by 34.12.040
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 transfers into 34.12.140 daministrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370 Territory of Washington, validity Const. Art. 27	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080 exemptions 18.06.045	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 transfers into 34.12.140 Administrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050 appointment and contractual basis 34.12.030
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370 Territory of Washington, validity Const. Art. 27 § 4	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080 exemptions 18.06.045 investigation of applicant's background	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 Administrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050 appointment and contractual basis 34.12.030 decision, initial or proposal for decision, duty
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370 Territory of Washington, validity Const. Art. 27 § 4 Tort actions	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080 exemptions 18.06.045 investigation of applicant's background 18.06.100	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 limitation on 34.12.140 Administrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050 appointment and contractual basis 34.12.030 decision, initial or proposal for decision, duty to issue, contents 34.12.060
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370 Territory of Washington, validity Const. Art. 27 § 4 Tort actions contributory negligence	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080 exemptions 18.06.045 investigation of applicant's background 18.06.100 licensing by endorsement 18.06.190	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 payments ecurity department, limitation on 34.12.140 limitation on 34.12.140 transfers into 34.12.140 Administrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050 appointment and contractual basis 34.12.030 decision, initial or proposal for decision, duty to issue, contents 34.12.060 human rights commission, assign to 34.12.037
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370 Territory of Washington, validity Const. Art. 27 § 4 Tort actions	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080 exemptions 18.06.045 investigation of applicant's background 18.06.100	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 direct, by agencies, when authorized 34.12.150 employment security department, limitation on 34.12.140 limitation on 34.12.140 transfers into 34.12.140 Administrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050 appointment and contractual basis 34.12.030 decision, initial or proposal for decision, duty to issue, contents 34.12.060 human rights commission, assign to 34.12.037 landlord-tenant proceedings 34.12.036
petition for additional requirements 7.90.040 creation, contents 7.90.020 who may file 7.90.030 service to respondent 7.90.140 Shoplifting, unpaid restaurant meals, additional penalty, judgment for, assignability 4.24.230 Special open consignment horse sales 16.65.260 State against, See STATE, subtitle Actions against suits against state, legislature to make provision for Const. Art. 2 § 26 State, See also STATE Statute of limitations, See LIMITATION OF ACTIONS Support, child and spousal support, See UNIFORM INTERSTATE FAMILY SUPPORT ACT Support, See CHILD SUPPORT Sureties, See SURETIES Survival of actions, See SURVIVAL OF ACTIONS Taxation action by other state to enforce collection 4.24.140 Term limits for state and national elected officials action to enforce limit, any citizen authorized to bring 7.16.370 Territory of Washington, validity Const. Art. 27 § 4 Tort actions contributory negligence effect of 4.22.005	Ad hoc advisory committee 18.06.080 Consultation and referral, written plan 18.06.140 Definitions 18.06.010 Drug prescription authority not granted by chapter 18.06.210 Education program approval process 18.06.060 Examinations application 18.06.050, 18.06.070 powers and duties of secretary of health 18.06.080 Grandfather clause affecting acupuncture assistants 18.06.180 Immunity from civil action when charging another with incompetency or gross misconduct 4.24.250 Immunity from prosecution performing duties on committee or board 4.24.240 Insurance coverage not mandatory 18.06.200 Investigation of applicant's background 18.06.100 Licenses education requirements 18.06.050 English fluency a prerequisite 18.06.090 examinations application approval and fee payment 18.06.070 powers and duties of secretary of health 18.06.080 exemptions 18.06.045 investigation of applicant's background 18.06.100 licensing by endorsement 18.06.190 practice without certification unlawful	ADJUTANT GENERAL (See MILITIA AND MILITARY AFFAIRS) ADMINISTRATIVE DEPARTMENTS AND AGENCIES (See STATE DEPARTMENTS AND AGENCIES) ADMINISTRATIVE HEARINGS, OFFICE OF Adjudication records 34.05.220 Administrative hearings revolving fund accounting procedures 34.12.150 allotment by director of financial management 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 financial management, director of, allotment by 34.12.140 payments into 34.12.140 payments ecurity department, limitation on 34.12.140 limitation on 34.12.140 transfers into 34.12.140 Administrative law judge agency hearings conducted by 34.12.040 agency request for assignment of 34.12.050 appointment and contractual basis 34.12.030 decision, initial or proposal for decision, duty to issue, contents 34.12.060 human rights commission, assign to 34.12.037

[RCW Index—page 6] (2008 Ed.)

pilot projects 34.05.313 assignment of judge to conduct proceedings protective orders 34.05.446 public inspection of records, indexes, and digests 34.05.220 rate changes 34.05.422 Federal requirements in conflict with construction 34.05.040 at request of local government 34.12.038 costs for proceedings, allocation of responsibility for 34.12.039 Fishing licenses reconsideration 34.05.470 prejudice, motion of against 34.12.050 commercial license limitation programs, record of each proceeding 34.05.476 representation of parties 34.05.428 salaries, how determined 34.12.100 review of decisions 77.70.040 state patrol disciplinary hearings, designated Food, drug, and cosmetic act enforcement Ch. for 34.12.035 secure community transition facility 69.04 Agency hearings to be conducted by 34.05.4791 Food processing licenses 69.07.070 administrative law judges assignment criteria 34.12.040 stay 34.05.467 Forest practices appeals board appeals cases, mediation proceedings 76.09.230 subpoenas 34.05.446 Application of chapter, effective date 34.12.110 Adjudicative proceedings Franchise investments, stop orders 19.100.120, 19.100.130 Bilingual services support of dependent children public assistance applicants and recipients department of social and health services 74.04.025 participation 74.20.057 Frivolous civil actions 34.05.598 Chief administrative law judge Administrative hearings, office of Ch. 34.12 Health professions Administrative procedure act Ch. 34.05 Administrative rules, See CODE REVISER administrative hearings revolving fund accounting procedures 34.12.150 regulation criteria Ch. 18.120 uniform administrative provisions Ch. 18.122 disbursements from 34.12.140 payments into, direct, by agencies, request Agency rule-making activity, quarterly report uniform disciplinary act Ch. 18.130 Hearings, See ADMINISTRATIVE HEARINGS, OFFICE OF 1.08.112 Agency rulemaking procedure, requirements 34.05.220 for 34.12.150 appointment 34.12.010, 34.12.120 duties 34.12.030, 34.12.035 Horticultural plants and facilities 15.13.260, 15.13.360 Agency subpoenas enforcement Housing finance commission procedural rules 34.05.250 petition to superior court 34.05.588 Agenda for rules under development 34.05.314 Air pollution control 70.94.410 qualification 34.12.010 rule adoption 43.180.110 Incorporation by reference, authority 34.05.365 Informal settlements 34.05.060 Insurance commissioner 48.03.070 Interpretive and policy statements 34.05.230 record of hearings, method of, establishment, implementation 34.12.070 salary, how determined 34.12.100 Created 34.12.010 Appeal to supreme court or court of appeals 34.05.526 Appeals, victims of crimes, compensation of 7.68.110 Decision, initial or proposal for decision, duty of Interpretive statements hearings judge to issue, contents 34.12.060 review by rules review committee 34.05.630 Definitions 34.12.020 Appeals to court of appeals 2.06.030 Judicial conduct commission Human rights commission Appearance of fairness doctrine Ch. 42.36 investigations and proceedings not subject to assign an administrative law judge to 34.12.037 Associations of agricultural producers 24.34.020 act 2.64.092 Auctions and auctioneers 18.11.200, 18.11.205 Judicial review 34.05.570 Bail bond agents, application of administrative procedure act 18.185.200 Personnel, appointment 34.12.030 agency record 34.05.566 Prejudice, motion of, against assigned law judge awards of fees and other expenses, report Business professions, regulation guidelines Ch. 34.12.050 43.88.067 18.118 Procedural conduct of hearings, rules for court of appeals Businesses 34.12.080 direct review authorized 34.05.518 rules coordinator, duty to provide list of Record of hearings, method of, establishment, refusal of review 34.05.522 applicable agency rules to business assistance center 43.17.310 implementation 34.12.070 enforcement Rules for operation of 34.12.030 agency subpoenas 34.05.588 appellate review 34.05.594 Camping resorts, regulation 19.105.530 Charitable solicitations 19.09.430 Salaries 34.12.100 Transfer of employees and equipment 34.12.090 defenses, limitation 34.05.586 Child welfare services petition by agency 34.05.578 petition by other than agency 34.05.582 ADMINISTRATIVE PROCEDURE (See also complaint resolution process 74.13.045 RULES AND REGULATIONS) Commercial feed law 15.53.9012 evidence, new, when allowed 34.05.562 Accountancy, board of Contempt of court exclusive means of 34.05.510 rule-making authority 18.04.055 sanctions, petition to court for imposition of 7.21.060 exhaustion of administrative remedies Adjudication 34.05.534 appeal to supreme court or court of appeals Contested cases facts, confined to record 34.05.558 34.05.526 appeals to court of appeals 2.06.030 frivolous petitions 34.05.598 applications, actions on 34.05.419 Contractors brief proceedings 34.05.482, 34.05.485, 34.05.488, 34.05.491, 34.05.494 incorporation of other provisions 34.05.590 registration infractions Ch. 18.27 limitation on new issues 34.05.554 Conversion of proceedings 34.05.070 petition 34.05.542, 34.05.546 petition for 34.05.514 commencement 34.05.413 Decisions conferences 34.05.431 appeals to court of appeals 2.06.030 conversion of proceedings 34.05.070 Declaratory orders by agency 34.05.240 Definitions 34.05.010 relief, type available 34.05.574 cross-examination 34.05.452 standing 34.05.530 decision not to conduct 34.05.416 stay and other temporary remedies 34.05.550 Ecology department, administrative procedure act application 43.21A.070 default 34.05.440 Judicial review of agency action discovery 34.05.446 effective date of orders 34.05.473 emergency proceedings 34.05.479 evidence 34.05.452 award of fees and expenses 4.84.350 Egg handlers' and dealers' licenses 69.25.040 definitions 4.84.340 Electronic distribution of rules 34.05.260 land use decisions, appeals and award of fees and costs 4.84.370 Elevators, lifting devices and moving walks 70.87.090 payment of fees and expenses, report 4.84.360 Emergency medical care and transportation services 18.73.200 ex parte communications 34.05.455 functions, separation of 34.05.458 intervention 34.05.443 Land use decisions Emergency rules 34.05.090, 34.05.350 Employment agencies 19.31.130, 19.31.260 appeals and award of fees and costs 4.84.370 judicial review Legislative intent 34.05.001 court of appeals Enforcement Legislative review of rules 34.05.610, 34.05.620, direct review authorized 34.05.518 appellate review 34.05.594 34.05.660 appellate review 34.05.594 defenses, limitation 34.05.586 petition by agency 34.05.578 petition by other than agency 34.05.582 Environmental rules refusal of review 34.05.522 licenses 34.05.422 adjudication 34.05.422 notice 34.05.434 Limited access highways, petitions by abutters 47.52.195 orders entry, exception 34.05.461 initial, review of 34.05.464 Limited liability companies Ch. 25.15 Liquor control board challenges to consistency, procedure 43.21B.250 petition for review 34.05.514 pleadings, briefs 34.05.437 presiding officers 34.05.425 permits and licenses 66.08.150 Escrow agents or officers, licensing 18.44.270 Exclusions from chapter 34.05.030 Livestock, inhumane slaughter Ch. 16.50 Exclusive means of judicial review 34.05.510 Low-level radioactive waste disposal sites procedure at hearing 34.05.449 rate setting Exhaustion of administrative remedies 34.05.534 procedures 34.05.410 Feasibility studies complaints, hearing procedure 81.108.080

ADMINISTRATOR FOR THE COURTS

exemption from regulation absent a monopoly situation 81.108.100 format and style 34.05.390 existing sections, amending of 34.05.395 monopoly situation, determination of existence, criteria 81.108.100 failure to comply, effect 34.05.395 new sections, adding 34.05.395 Mediation proceedings standardization by code reviser 34.05.385 mediation by state or federal agency, gender-neutral language 43.01.160 determination of questions of privilege and goals and specific objectives, detailed statement to include 34.05.328 confidentiality 5.60.072 Milk and milk products hearings 34.05.325 chapter 34.05 RCW, application 15.36.025 43.20A incorporation by reference, authority Milk and milk products for animal food 15.37.020, 15.37.080, 15.37.090 34.05.365 interpretive and policy statements 34.05.230 judicial notice 34.05.210 negotiated rule-making 34.05.310 requirements 15.37.030 Milk pooling act 15.35.100 notice of hearing, contents, filing, and distribution 34.05.320 Model rules of procedure 34.05.250 43.20A.205 Mortgage brokers, application 19.146.230 Nursing homes 18.51.065 notice requirements 34.05.345 Standing 34.05.530 numbering system 34.05.390 Open public meetings, matters governed by Title 34 RCW, exception from open public order adopting rule 34.05.360 pilot rules 34.05.310 use petition act meetings law 42.30.140 Optometry board 18.54.090 postadoption notice 34.05.362 prenotice inquiry, contents 34.05.310 procedural rules 34.05.220, 34.05.250, Pesticide application 17.21.040, 17.21.050, 17.21.060 Pesticide control act 15.58.040, 15.58.260 Pilot projects 34.05.313 Plumbers proposed adoption, time and manner 34.05.335 concise explanatory statement 34.05.325 infractions 18.106.250 notice of hearing, contents, filing, and distribution 34.05.320 Policy statements, guidelines, and issuances review by rules review committee 34.05.630 register information, accuracy of 34.05.325 rules review committee objection as outside variance with final rule 34.05.340 legislative intent 34.05.640 withdrawal of 34.05.335 Pollution control hearings board, jurisdiction and written summary of comments received 46.70.102 duties Ch. 43.21B 34.05.325 Private investigators 18.165.270 public participation 34.05.325 7.68.030 Procedures of various agencies to accord register Administrative Procedure Act filed rules, kept by code reviser 34.05.380 publication by code reviser 34.05.210 associations of agricultural producers REVISER 24.34.020 repeal insurance commissioner 48.03.070, state register, contained in 34.08.020 48.30.010, 48.44.020 48.30.010, 48.44.020 limited access highways, review and appeal on petitions of abutters 47.52.195 social and health services, department of mentally ill, charges 43.20B.335 respectful language requirements 34.05.100 review by rules review committee 34.05.630 rule-making file 34.05.370 scope of agencies' rule-making authority 34.05.322 state lottery commission and director 67.70.280 significant legislative rules rule-making requirements 34.05.328 Public assistance substantial compliance with rule-making procedures 34.05.375 grievances, review 74.08.080 Public disclosure commission 42.17.350 Public livestock markets 16.65.020 technical assistance programs to encourage compliance Ch. 43.05 Assistants to 2.56.020 Rate changes telefacsimile or recorded telephone adjudication 34.05.422 Regulatory fairness, See also REGULATORY FAIRNESS comments, acceptance in regard to proposed rules 34.05.325 10.46.230 variance between proposed and final rule Regulatory fairness act Ch. 19.85 Relief, remedies 34.05.574 34.05.340 Rules coordinators Rules businesses, duty to provide list of applicable adoption, amendment, or repeal agency rules to business assistance center appeal 34.05.330 43.17.310 petition for 34.05.330 designation 34.05.312 state register, contained in 34.08.020 Rules review committee Domestic relations agenda for rules under development 34.05.314 advisory boards, appointment 34.05.671 created 34.05.610 amendment incorporating editorial 26.18.220 corrections 34.05.390 enforcement of committee subpoena Domestic violence amendment of 34.05.681 state register, contained in 34.08.020 membership, terms, vacancies 34.05.610 no presumption of legality 34.05.660 compliance technical assistance programs Ch. 43.05 concise explanatory statement 34.05.325 conversion of proceedings 34.05.070 declaratory orders 34.05.240 objections to agency action 34.05.640 petition for review 34.05.655 duties 2.56.110 powers and authority 34.05.675 procedure 34.05.620 docket 34.05.315 effective dates 34.05.380 recommendations to the legislature 34.05.650 Foster care electronic distribution 34.05.260 emergency 34.05.090 reports on findings or recommendations 34.05.671 emergency 34.03.090 emergency rules 34.05.345, 34.05.350 state register, contained in 34.08.020 filing and publication 34.05.385 review procedure 34.05.630 scope of review authority 34.05.630 Guardians ad litem state employees submitting rules warranting review, protection 34.05.665 filing with code reviser 34.05.380 suspension of rule 34.05.640 Guardians ad litem curriculum 2.56.030 final rule, substantial variance with proposed Savings and loan associations Harassment, model forms and brochures determination 34.05.340 conversion 33.44.130 10.14.050

conversions of savings and commercial bank to association 33.46.130 Security guards 18.170.210, 18.170.280 Shoreline management act Ch. 90.58 Small business economic impact statement and rule-making procedure Ch. 19.85 Small business export finance assistance center rule-making authority 43.210.060 Social and health services, department of Ch. fines, civil, assessment of procedure, appeals 43.20A.215 denial, suspension, revocation, or modification, procedure, appeals mentally ill, charges 43.20B.335 State agency action reviewable under act or land certiorari, mandamus, and writ of prohibition do not apply 7.16.360 State patrol 46.38.030 Stay and other temporary remedies 34.05.550 Support of dependent children adjudicative proceedings department of social and health services participation 74.20.057 Time limits, variation 34.05.080
Transportation department, rest areas, historic sites and viewpoints 47.38.010 Vehicle dealers, salesmen, and manufacturers Victims of crimes, compensation and assistance Waiver of rights 34.05.050 Washington administrative code, See CODE Water pollution control, application of administrative procedure act 90.48.230 Water rights Ch. 90.14 Weights and measures, grievance procedure 19 94 265 ADMINISTRATOR FOR THE COURTS Appellate indigent defense public defense, office of Ch. 2.70 Appointment of 2.56.010 Assignment of judges, recommendations for 2.56.040 Child support order summary report form, duties 26.18.210 Cost bills in felony cases, audit of, duties Courts of limited jurisdiction electronic recording equipment, installation, operation, supervision 3.02.040 Disabilities, persons with court access and accommodations coordinator 2.56.210 standard forms and format rules, duties forms, instructions, and informational brochures, preparation 26.50.035 Enhanced enforcement district Family and juvenile court improvement program 2.56.220, 2.56.230 Family law handbook 2.56.180 citizen review board system funds, authority to apply for and use public and private funds 13.70.130 mandatory use and certification, review of advisability and feasibility 2.56.150

Teenage applicants for temporary assistance for Information and statistical data supplied to funds and fees, disposition and use 74.13.106 2.56.050 payments needy families referral services 74.12.255 Judge pro tempore appointments 2.56.170 application 74.13.116 Judicial impact notes copies to be filed 2.56.120 Voluntary adoption plan and termination of parental rights 13.34.125 determination 74.13.112 method of payment 74.13.115 development of with office of financial nonrecurring adoption expenses 74.13.130 review 74.13.118 ADULT DEPENDENT PERSONS (See management 2.56.120 DEPENDENT ADULTS) legislators may request 2.56.120 policy declaration 74.13.100 recommendations for support 74.13.136 reconsideration program for medical and ADULT FAMILY HOMES procedure, establishment of 2.56.120 Advisory committee 70.128.220, 70.128.225 Juvenile justice counseling services, eligibility 74.13.150 recordkeeping requirements 74.13.133 Care of residents, requirements 70.128.130 laws and court processes and procedures, informational materials 2.56.130 Complaints discrimination or retaliation prohibited Background investigations of prospective adoptive parents 43.43.830 offender information, collection and reporting 70.128.200 2.56.031 dispute resolution process 18.20.195 Juveniles Birth certificates, issuance of, contents 70.58.210 toll-free telephone number 70.128.200 Definitions 70.128.010, 70.128.175 state identification number Birth parent search state patrol to furnish 10.98.080 confidential intermediary 26.33.343 Dispute resolution process 70.128.167 Legal financial obligations release of information, conditions 26.33.347 collection and distribution 2.56.190 Office created 2.56.010 Exempt residential facilities 70.128.030 Child selling, buying lawful and unlawful acts 9A.64.030 Fire safety regulations, state and local compliance required 70.128.140 Performance audits 2.56.200 Powers and duties 2.56.030 Practice of law 2.56.020 Children with special needs interstate agreements 74.13.152, 74.13.153, 74.13.154, 74.13.155, 74.13.156, 74.13.157, 74.13.158, 74.13.159
Consent, when not required 26.33.170 Food safety training 70.128.250 Indian tribes, duties of department regarding homes licensed by tribes 70.128.122 School attendance violation petitions, report Injunction if conditions warrant 70.128.105 2.56.140 Inspection reports Training and education programs for judicial County clerk availability for review required 70.128.080 personnel 2.56.030 search for birth parents or children Vulnerable adults Inspections clerk's duty to provide information powers and duties of department of social and petition, order for protection 74.34.115 regarding sources of assistance 36.23.090 health services 70.128.090 Warrant processing pilot program 2.56.160 Descent and distribution when required, correction of violations 70.128.070 Weighted caseload analysis 2.56.030 included as of the blood of ancestor 11.04.035 ADMINISTRATORS (See EXECUTORS AND ADMINISTRATORS) lawfully adopted child not an heir of natural Licenses availability for review required 70.128.080 general provisions 70.128.060 inspections, correction of violations parents 11.04.085 Disposal of infants ADMIRALTY (See also VESSELS AND agencies for children, expectant mothers, developmental disabilities, care and SHIPPING) 70.128.070 Liens on boats and vessels 60.36.020 placement, licensing 74.15.100
Family and social history reports, requirements multiple facilities 70.128.065 ADMISSIBILITY OF EVIDENCE priority processing 70.128.064 Business records 26.33.380 required after July 1, 1990 70.128.050 copies of business and public records as Generally Ch. 26.33 suspension evidence, uniform act 5.46.010, 5.46.900, Home recruitment program 74.13.325 immediate when conditions warrant 5.46.910, 5.46.920 Home studies, purchase of services from 70.128.100 as evidence, uniform act 5.45.010, 5.45.020, nonprofit agencies 74.13.165 Local codes 5.45.900, 5.45.910, 5.45.920 Indian child welfare 26.33.040, 26.33.270, compliance required 70.128.140 Certified copies of public records and documents 26.33.310 Local quality assurance projects 5.44.040 Indians, assumption of state jurisdiction homes encouraged to work with 70.128.150 Civil rights, copies of instruments restoring 37.12.010 Long-term care Inheritance, children adopted by parents, effect 11.02.005 5.44.090 caregiver training 70.128.230, 70.128.240 Court records and proceedings 5.44.010 Foreign statutes 5.44.050 Long-term care ombudsman program, interference with duties prohibited, penalty Insurance coverage 48.01.180 health care 48.20.500, 48.21.280, 48.44.420, Medical malpractice suits gestures of apology 5.64.010 70.128.150 48.46.490 Maintenance requirements 70.128.130 Medication assistance 69.41.085 Moral nuisances Interstate compact on placement 26.34.010 injunction proceedings Issue, defined 11.02.005 Multiple facility operators, requirements admission or guilt in criminal proceedings Medical reports on children's mental or physical 70.128.065 7.48.072 reputation 7.48.074
Ordinances of city or town 5.44.080
Public records, copies of business and public history, requirements 26.33.350 Noncompliance of violations actions department of social and health services 70.128.160 Operating without license Parental leave application, determination of effective date 49.12.370 records as evidence, uniform act 5.46.010, 5.46.900, 5.46.910, 5.46.920 Recorded and filed instruments, copies as discrimination prohibited 49.12.360 consumer protection act, application 70.128.058 legislative findings 49.12.350 Petitions injunction or civil penalty 70.128.057 misdemeanor 70.128.055 evidence 5.44.060, 5.44.070 court commissioners' power to hear and determine 2.24.040 Testimony, decision of court as to 4.44.080 Producers Transcripts of county commissioners proceedings 5.44.070 Indian child welfare act 26.33.040 Preplacement 26.33.190 Title 41 RCW, not applicable to 41.04.810 Professionalization of providers 70.128.220 ADMISSION CHARGE Private agencies Cities and towns, taxation 35.21.280 food safety training 70.128.250 qualifications 70.128.120 receiving children from public assistance Counties, taxation 36.38.010, 36.38.020, may not discriminate 74.13.031 36.38.030 Public agency contractors unlicensed home, duty to report 70.128.110 unlicensed home, prohibited from recommending 70.128.110 Race, color, or national origin, consideration in Public facilities districts, taxation 35.57.100, placement 26.33.045 36.100.210 Recording of decree with department of ADOPTION registration of births 70.58.210 Adoption support program Resident managers qualifications 70.128.120 Residents' rights 70.128.125, Ch. 70.129 Records and reports, standards for locating administration of program 74.13.109 agreements for adoption support between adoptive parents and state 74.13.124, 26.33.385 Records sealed, conditions for inspection 26.33.330 Rules and standards Recruitment of homes for special needs children adoption by department of social and health services 70.128.040 74.13.127 definitions 74.13.139 74 13 320 fees for services 74.13.103 Special legislation forbidden Const. Art. 2 § 28 negotiated rule making, statewide unit of financial information required of adoptive Teenage applicants for general assistance licensees 70.128.043 parents 74.13.121 referral services 74.04.0052 Safety requirements 70.128.130

ADULT RESIDENTIAL CARE

Limitation of action, persons under legal

disability 7.28.090

Tax exemption 82.04.327 Minors 7.28.090 Highway advertising control act of 1961, See Temporary management program 70.128.163 Public lands 7.28.090 HIGHWAYS, subtitle Highway advertising Training standards and delivery system review 70.128.210 School lands 7.28.090 control State lands 7.28.090 Highway construction bond issue, public sale of Unlicensed United States lands 7.28.090 advertised 47.10.050, 47.10.190, 47.10.320, investigation by department of social and Use of property by public for recreational 47.10.450, 47.10.710 health services 70.128.110 purposes, nonsupportive of 4.24.210 Horticultural plants and facilities public agency contractors, duty to report Vacant and unoccupied lands 7.28.080 false advertising 15.13.425 70.128.110 persons under legal disability 7.28.090 unlawful acts 15.13.420 public agency contractors prohibited from recommending 70.128.110 public lands exception 7.28.090 House to house sales by minors ADVERTISING employment advertisements, requirements ADULT RESIDENTIAL CARE (See LONG-Abortion, articles or drugs for 9.68.030 and prohibitions 49.12.310 TERM CARE) Accountants, effect of false advertising Injunction or restraining action against false or 18.04.380 deceptive advertising 9.04.060 ADULTERATION Commercial feed 15.53.902 Cosmetics 69.04.670 Adoption services Insurance prohibited practices, exceptions, and penalties deceptive and misleading 48.30.040 26.33.400 Drugs 69.04.410, 69.04.420, 69.04.430, health care service contractors 48.44.110 Agricultural commodities 69.04.440 Insurance, See also INSURANCE, subtitle Eggs and egg products 69.25.080 Fertilizers 15.54.414 Washington state grown, restrictions on use Advertisements for labeling or advertising 15.04.410 Insurance companies, organization, false exhibits Alcoholic beverages, liquor control board Food products 69.04.210, 69.04.220, 69.04.231, 48.06.190 restrictions 66.08.060 69.04.240 Alien banks, regulation of 30.42.170 Apple commission Ch. 15.24 Lease-purchase agreements 63.19.090 Pesticides 15.58.140, 15.58.150 Legal notices Poisons in edible products Ch. 69.40 rates 65.16.091 Auctioneers and auction companies ADVANCEMENTS newspaper advertisement requirements 18.11.210 Legal services furnished by bank or trust Joint operating agencies, advancements by company 30.04.260 members, interest 43.52.391 Bank or trust company Limousine service operators 46.72A.080 Liens for transportation, storage, and advancements, See LIENS, subtitle advertising legal services or furnishing of, penalty 30.04.260 Marriage by courts of limited jurisdiction, advertising prohibited 3.66.110 Transportation, storage, and advancements use of words restricted to banks and trust Mobile homes Probate companies 30.04.020 dimensions 46.70.135 death of advanced descendant 11.04.041 Billboards Motor freight carriers, violations 81.80.355 defined 11.04.041 highway advertising control act Ch. 47.42 exceeding distributive share 11.04.041 Moving companies railroad grade crossings, regulation of how considered 11.04.041 less than distributive share 11.04.041 advertisements, contents 81.80.357 36.86.100, 47.32.140 Moving sales, restrictions 19.178.100 Blind made products 19.06.030 value, how determined 11.04.041 Mutual savings banks, misleading advertising as to surplus or guaranty fund 32.12.080 Bus shelters 47.36.141 ADVERSE PARTIES Charitable solicitations, conditions 19.09.100 Notice of change and substitution of attorney Optometry, unlawful advertising 18.53.140, Consumer leases given to 2.44.050 18.53.145 unlawful acts or practices 63.10.045 Removal or death of attorney of opposing party, Osteopathic medicine and surgery, regulations Contractors 18.27.100, 18.27.102, 18.27.104 duties 2.44.060 18.57.140 Cosmetics false advertising 69.04.710 Pay-per-call information delivery services, ADVERSE POSSESSION County, publication in official county paper 36.72.071, 36.72.080, 36.72.090 Crimes, See CRIMES, subtitle Advertising Action to quiet title by known heirs after ten years possession 7.28.010 advertisement requirements and restrictions 19.162.040 Pharmacies, unlawful practices of nonresident Color of title, counterclaim for permanent improvements and taxes paid 7.28.160
Color of title and payment of taxes, action under Dairy products commission 15.44.130 pharmacies 18.64.400 Debt adjusters, false or misleading statements Physical therapists 7.28.070 prohibited 18.28.120 limitations 18.74.085 Dentistry, prohibited practices 18.32.665, 18.32.755 public lands exception 7.28.090 violations 18.74.090 vacant and unoccupied lands 7.28.080 Political advertising Connected title deducible of record 7.28.050, compliance is duty of sponsor 42.17.540 false advertising 69.04.710, 69.04.720 7.28.060 false information prohibited 42.17.530 Counterclaim for permanent improvements and taxes paid 7.28.160, 7.28.170, 7.28.180 Election campaigns national advertising rate applies to 65.16.095 identification of sponsor 42.17.510 Political advertising, See also PUBLIC Devisees and legatees independent expenditures DISCLOSURE action under color of title and payment of disclosure statement 42.17.550 picture of candidate 42.17.520 Port districts, promotion of facilities 53.08.160 taxes 7.28.070 False, untrue, or deceptive Prizes, promotional advertising of prizes Ch. 19.170 connected title deducible of record 7.28.060 assurance of discontinuance of practice, filing of, use of evidence 9.04.080 public lands exception 7.28.090 Promotional contests of chance 9.46.0356 vacant and unoccupied lands 7.28.080 Forest lands 7.28.085 injunctive or restraining action against Sales, going out of business sales Ch. 19.178 Good faith 9.04.060 Savings and loan associations penalties 9.04.070 action under color of title and payment of use of misleading words 33.08.010 penalty for violations of order or injunction against 9.04.070 taxes 7.28.070 Scenic vistas act Ch. 47.42 public lands exception 7.28.090 Service stations vacant and unoccupied lands 7.28.080 prohibited 9.04.050 gas prices 9.04.090 counterclaim for permanent improvements and taxes paid 7.28.160 prohibited, penalties 9.04.010 State publications False advertising or misleading labeling, how determined 69.04.016 Greenbelts or open space not subject to adverse possession 36.70A.165 advertisers placing advertisements in state publications, prerequisites for placing Flags, use of in advertising prohibited, penalty 9.86.020 Surplus or donated food commodities, school hot action under color of title and payment of taxes 7.28.070 Food and food products false advertising 69.04.710 lunches, advertisement not necessary 28A.235.050 public lands exception 7.28.070 Franchise investments, requirements 19.100.100, 19.100.110 Telephone buyers' protection act Ch. 19.130 vacant and unoccupied lands 7.28.080 Timeshare regulation, See TIMESHARE REGULATION connected title deducible of record 7.28.060 Gasoline prices Incompetent persons 7.28.090 Infants 7.28.090 service stations 9.04.090 Going out of business sales Ch. 19.178 Transportation department may contract with

[RCW Index—page 10] (2008 Ed.)

public utilities and municipal corporation

without advertising 47.01.210

Health care service contractors, prohibited

practices 48.44.110

AERONAUTICS (See also structures marked according to federal port districts, See AERONAUTICS, subtitle TRANSPORTATION, DEPARTMENT regulations exempted 47.68.360 Airports, municipal subpoena power to require reporting as to 47.68.350 state aeronautics commission Accidents, investigations, hearings, subpoenas, joint hearings 47.68.290 eminent domain county roads and bridges 36.85.020 Indian tribes Air school, defined 14.16.010 department of transportation aid to warrants, authorized 14.08.118 Air transportation commission, See AIR 47 68 090 zoning and property acquisition Ch. 14.12 TRANSPORTATION COMMISSION federal aid moneys, disbursement by department of transportation, authorized limitation upon amounts recoverable business and occupation tax 47.68.090 81.29.050 commercial airplanes or components, metropolitan park districts, regulation of Contempt, violation of court prohibition to manufacturing 82.04.260 certificate required 47.68.230 dealer's certificate 14.20.040 35.61.130 operate aircraft 47.68.240 Contracts, secretary of transportation may enter into 14.08.160 municipal acquisition of display of 14.20.060 fees 14.20.050, 14.20.060 air easements 14.08.030 Crimes relating to property authorized 14.07.010, 14.07.020, 14.07.030 dealer's license dealer's license application 14.20.020, 14.20.030 unlawful without 14.20.020 validation 14.08.070 downed aircraft rescue transmitter, unlawful to operate aircraft without, exceptions aircraft noise abatement, authorization branches and subagencies 14.20.080 53.54.010 14.16.080 dealer's certificate 14.20.040 appropriations for 14.07.030, 14.08.080, jurisdiction of state 9A.04.030 definitions 14.20.010 denial, suspension, revocation 14.20.090, 14.20.100 14.08.100 operation of aircraft under influence of alcohol or drugs 47.68.220 survival kits, unlawful to operate aircraft assistance to other municipalities authorized 14.08.310display of 14.20.060 fees 14.20.050, 14.20.060 without, exceptions 14.16.090 unlicensed operation 47.68.230 Crop sprayers, See also PESTICIDE APPLICATION bonds authorized, purpose, special fund, redemption 14.08.112 authorized to issue, security 14.08.090 funding or refunding bonds 14.08.114 charges, use and rental 14.08.122 surety bond required 14.20.070 unlawful without 14.20.020 defined 14.16.010 Definitions 47.68.020 federal licensing of required 14.16.020 Downed aircraft rescue transmitter registration definitions 14.08.010, 14.08.015 eminent domain 14.07.020 defined 14.16.010 certificate required 47.68.230 requirements, exceptions 14.16.080 excise tax evasion 47.68.255 encroachments prohibited, abatement Enforcement of aeronautic laws, police powers fees 47.68.250 14.08.030 47.68.310 requirements 47.68.250 Hazardous structures determination 47.68.340 federal aid 14.08.160 seizure, See DRUGS, subtitle Controlled funds, airport fund authorized 14.08.120 substances industrial and commercial development, marking of required 47.68.340 tax imposed on fuel Ch. 82.42 commission for 14.08.120 reporting location of by owners, etc., required Airline employees joint operations, board for, creation of, 47.68.350 overtime pay, application 49.46.130 organization, powers and duties structures marked according to federal Airman and airwoman 14.08.200 regulations exempted 47.68.360 certificate required 47.68.230 defined 14.16.010 subpoena power to require reporting as to 47.68.350 jurisdiction and control 14.08.330 concurrent, over adjacent territory federal licensing required 14.16.030 14.08.330 Insurance license or certificate suspension for five code enforcement by agreement exemption from noncompliance with child support order rate filing 48.19.010 surplus line 48.15.160 14.08.330 47.68.23 leased premises, tenant improvements to Airport district commissioners, board of limitation of liability for group life 48.24.210 14.08.120 14.08.304 municipal airport commission 14.08.120 operation of airports and property 14.08.030 Airports industrial life 48.25.230 life insurance 48.23.260 airport district commissioners, board of 14.08.302, 14.08.304 operators definitions 14.08.015 memorandum of or duplicate policy aviation planning council 47.68.410 capacity and facilities assessment 47.68.390 use and rental regulations 14.08.122 requirement for, contents and delivery port districts 48 18 260 capacity and facilities market analysis aircraft noise abatement Legislative statement of policy 47.68.010 47.68.400 authorized programs 53.54.030 Licenses cities and towns, See AERONAUTICS, fund authorized, sources 53.54.040 impacted areas 53.54.020 aircraft, federal licensing required 14.16.020 subtitle Airports, municipal personal possession required 14.16.040 condemnation investigation, monitoring of noise impact aircraft dealers county roads and bridges 36.85.020 application 14.20.020, 14.20.030 53.54.020 municipalities 14.07.020 branches and subagencies 14.20.080 dealer's certificate 14.20.040, 14.20.060 property deemed in impacted areas counties, See AERONAUTICS, subtitle 53.54.030 Airports, municipal police officers, appointment, jurisdiction fees 14.20.050 county airport districts 14.08.290, 14.08.300 county property, lease for 36.34.140 53.08.280 definitions 14.20.010 denial, suspension, revocation 14.20.090, 14.20.100 power as 53.04.015 department of transportation acquisition and disposal of airport and air powers of municipalities operating airports display of 14.20.060 fees 14.20.050, 14.20.060 14.08.120 navigation facilities, etc. 47.68.100 regulations 14.08.122 contracts or leases of facilities in airports operated by 47.68.130 eminent domain 47.68.100, 47.68.120 surety bond required 14.20.070 unlawful without 14.20.020 revenue, disposition of 14.08.100 sale or lease of property 14.08.120 state and municipal agencies to cooperate airman, federal licensing required 14.16.030 lease of airports 47.68.140 47.68.300 personal possession required 14.16.040 lien for state's charges concerning lease to airport 47.68.150 taxation, use of taxes for 14.08.100 penalty for noncompliance with requirements 14.16.060 tenant improvements to leased premises eminent domain 14.08.120 Operation of aircraft reckless or under the influence of alcohol or drugs unlawful 47.68.220 Penalties for violations 47.68.240 Person defined 44.66.240 county roads 36.85.020 municipalities municipalities 14.07.020 encroachments, public nuisance 14.08.030 department of transportation aid to 47 68 090 hazardous structures Person, defined 14.16.010 federal aid moneys, disbursement by determination 47.68.340 department of transportation, authorized Pesticide application act Ch. 17.21 marking of required 47.68.340 47.68.090 Port districts reporting location of by owners, etc., required 47.68.350 operators definitions 14.08.015

aircraft noise abatement	New trials	employment 26.28.060
authorization 53.54.010	newly discovered evidence ground,	school attendance mandatory, exceptions
authorized programs 53.54.030	requirements of 4.76.070	28A.225.010
fund authorized, sources 53.54.040	Nuisances, trial of contempt for violation of	Contract, disaffirmance 26.28.040
impacted areas 53.54.020	injunction by 7.48.080	Crimes, age of responsibility of children
investigation, monitoring of noise impact	Partition proceedings	9A.04.050
53.54.020	judgment creditors, proof of amount due on	Discrimination, employment 49.44.090
authority to	sale of property, by 7.52.180	Discrimination, unfair practices 49.60.205
acquire and operate air transfer and terminal	lien creditor absent from state or residence	Insurance
facilities 53.04.010	unknown on sale of property 7.52.200	annuities, misstatement of, effect 48.23.180
establish 53.04.015	party not known or nonresident 7.52.050	disability policies limit 48.20.312
police officers, appointment, jurisdiction	Perjury 9.81.110, 10.25.065 Prejudice of judge of superior court or court	group life, misrepresentation, effect 48.24.150
53.08.280 Sparab and recover operations 47.68.380	commissioner 4.12.050	industrial life, misrepresentation, effect
Search and rescue operations 47.68.380 State airways system, department of	Probate	48.25.080
transportation to provide 47.68.170	estates under ten thousand dollars	life, misstatement, effect 48.23.060
Statewide transportation planning Ch. 47.06	moneys on deposit of deceased credit union	Life insurance, misstatement of, effect 48.23.060
Survival kits	member transferred by, effect 11.62.030	Liquor identification cards, evidence of age
requirements, exceptions 14.16.090	Prohibition, writ of, application by 7.16.300,	66.20.170
Traffic rules, compliance with federal rules	7.16.320	Majority Ch. 26.28
required 14.16.050	Publication of legal notices 65.16.030, 65.16.150	Marriage
Transportation, department of, statutory	fee payment 65.16.110	minimum age 26.04.010
reference changes 47.68.015	Redemption	person deemed of majority age 26.28.020
Western regional short haul air transportation	assignment verified by 6.23.080	Motor vehicles
compact Ch. 81.96	lien creditor to make 6.23.080	drivers' licenses
AFFIDAVITS	Service of process	minimum age 46.20.031
Action against joint debtor after judgment,	forcible entry and detainer action 59.12.040	instruction permit 46.20.055
pleading component 4.68.050	proof of service	intermediate driver's license 46.20.075,
Adverse claims to property levied on 6.19.030	district court proceedings 12.04.070,	46.20.267 juvenile agricultural operators 46.20.070
Agreed cases, for 4.52.010	12.04.090, 12.04.110	Process server, district court proceedings
Army, navy, marine and coast guard officers	Supplemental proceedings absconding debtors 6.32.010	12.04.050
authorized to take 73.20.010	injunction, for 6.32.120	Public assistance recipients, See PUBLIC
Attachment	proof for order authorizing payment by debtor	ASSISTANCE, subtitle Age
amendment of 6.25.280	of judgment debtor, as 6.32.070	School bus and for hire vehicle drivers 46.20.045
examination of defendant as to his property	proof in third party examination, as 6.32.030	Voters Const. Art. 6 § 1
6.25.170	service of 6.32.140	AGED PERSONS (See DEPENDENT
grounds	service of copy 6.32.130	ADULTS; SENIOR CITIZENS)
debt not due 6.25.040 writ, for 6.25.030	Title to real property, lost or destroyed 65.12.375	AGENCIES (See STATE DEPARTMENTS
Attachment bonds, sureties, of 6.25.080	Unknown heirs, as to 4.28.140	AND AGENCIES)
Certification and taking of	Unsworn written statements, in place of	,
court commissioners 2.24.040	affidavits in official proceedings 9A.72.085	AGENTS Commission marchant license required
inferior judicial officers, by 2.28.090	Vacation or modification of superior court	Commission merchant, license required
judges of supreme and superior courts, by	judgments or orders, petition for must be	20.01.040 Corporation
2.28.080	verified by affidavit 4.72.030	nonprofit miscellaneous and mutual
Certiorari proceedings, application for writ by	Wills, witnesses to, effect 11.20.020	corporations
7.16.050	AFFINITY (See CONSANGUINITY AND	agents consent 24.06.380
Change of venue 4.12.030	AFFINITY)	registered agent
affidavit, application for 10.25.070	AFFIRMATIONS (See OATHS AND	nonprofit corporations
affidavit of prejudice 4.12.050	AFFIRMATIONS)	consent of 24.03.050
Court commissioners' power to take 2.24.040	AFFIRMATIVE ACTION	necessity for 24.03.050
Eminent domain notice requirement 4.28.120	Civil service 41.06.150	County legislative authority as state agents
	Discrimination prohibited 49.60.400	36.75.020
Evidence, requirements as new testimony 4.76.070	Legislative findings, purpose 49.74.005	Health care providers
Exemptions from execution, appraisers to furnish	Noncompliance	malpractice
6.15.060	conciliation, order issued 49.74.030	actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060,
Fees	failure to reach conciliation, procedure	7.70.030, 7.70.040, 7.70.030, 7.70.000, 7.70.070, 7.70.080
collection by superior court clerk 36.18.020	49.74.040	Insurance, See INSURANCE, subtitle Agents,
Forma pauperis	procedure 49.74.020	brokers, and solicitors
for habeas corpus 7.36.250	superior court, remedies 49.74.050	Landlord, designated, when 59.18.060
Garnishment	Personnel board 41.06.150	Livestock dealer
application for writ by 6.27.060	State patrol 43.43.015, 43.43.340	bond 20.01.210
Habeas corpus	AFFORDABLE HOUSING ACT	Nonprofit miscellaneous and mutual
in forma pauperis proceedings 7.36.250	Affordable housing program Ch. 43.185A	corporations
warrant to prevent removal or irreparable	AFRICAN-AMERICAN AFFAIRS,	consent required 24.06.050
injury 7.36.190	COMMISSION ON	Registration of land titles, appointment by
Injunctions disobedience, contempt shown by 7.40.150	Creation 43.113.010	nonresident 65.12.070
motion to reinstate injunction 7.40.210	Members	Sales representatives and principals contractual relationship between
reading of on hearing 7.40.060	appointment, terms, vacancies, quorum, and	contracts and agreements, required
vacation or modification of superior court	reimbursement of expenses 43.113.020	provisions 49.48.160
judgment or order 4.72.070	Powers and duties 43.113.030	definitions 49.48.150
Joint debtor, action against to bind after judgment	AGATE PASS BRIDGE	payment of wages and commissions
4.68.030	Bond issues for construction reimbursement Ch.	49.48.170
Judgment creditor, prior to issuance of writ of	47.10 Transfer of to highway department of tall free	personal jurisdiction, principal considered to
execution 6.17.100	Transfer of to highway department as toll free	be doing business in state for purposes of
Mandamus application by 7.16.170	bridge, when 47.10.130	49.48.180
Ne exeat	AGE	rights and remedies supplemental to other
commencement of action by 7.44.010 contents 7.44.010	Apprenticeship program, generally 49.04.910 Children	rights and remedies of sales representatives 49.48.190
filing 7.44.010, 7.44.040	crime, age of legal responsibility 9A.04.050	waiver of provision prohibited 49.48.190
	,	I

[RCW Index—page 12] (2008 Ed.)

Multiple counties 36.37.050 Service of process conservation districts, organization and district court proceedings 12.04.120 secretary of state, See SERVICE OF PROCESS AND PAPERS, subtitle Property acquisition 36.37.020 operation Ch. 89.08 Water pollution control Seasonal employees overtime compensation 49.46.130 Southwest Washington fair Ch. 36.90 enforcement 90.48.450 Secretary of state Weed control, See WEEDS Unclaimed property 63.29.120 State fair fund AGRICULTURAL LIENS (See LIENS, Usury, violations by agent, effect 19.52.030 Vessels, liens created by agent 60.36.010 license fees and parimutuel betting fees to go subtitle Crop liens) into, disposition 67.16.100 AGRICULTURAL MARKETING AGING, COUNCIL ON AGRICULTURAL LABOR Agricultural fairs, youth shows, and exhibitions, See AGRICULTURAL FAIRS Aged, Federal Older Americans Act, participation 74.36.100 Agricultural safety standards establishment and adoption, limitation and Agricultural lenders Bylaws 43.20A.695 requirements 49.17.041 farmers home administration loan guaranty Agriculture, department of Established 43.20A.680 program Ch. 31.35
Agricultural produce exempt from county Meetings 43.20A.690 director's powers and duties 43.23.030 Membership and terms 43.20A.685 Children peddlers' licensing 36.71.010
Agricultural products, commission merchants, dealers, brokers, buyers and agents, See COMMISSION MERCHANTS Powers and duties 43.20A.695 Travel expenses 43.20A.690 berry harvesting by workers under twelve years of age 15.04.150, 15.04.160 Definitions 49.30.010 AGISTERS (See LIENS, subtitle Agister Farm labor contractors, licensing and duties Ch. Agriculture, department of liens) 19.30 director's powers and duties 43.23.030 powers and duties 43.23.035 AGREED CASES Farmworker housing advisory group 43.330.165 Appeals of 4.52.030 Animal health, See ANIMAL HEALTH Controversies may be submitted as, when construction manuals and plans, to develop Animals 4.52.010 and make available 43.63A.500 importation, certificates required 16.36.050 Hearing of 4.52.010 one-stop clearinghouse 43.63A.505 Animals, See ANIMALS Judgments proposal review and funding Apiaries, See BEES AND BEEKEEPING appeal of 4.52.030 recommendations 43.330.165 Aquaculture courts power to render 4.52.010 Hours and pay, recordkeeping 49.30.020 Liens, See LIENS, subtitle Crop liens department of agriculture powers and duties enforcement 4.52.030 43.23.035 entering in judgment book 4.52.020 Minimum wages 49.46.010 director of agriculture department's powers AGREEMENTS (See also ARBITRATION AND AWARD; CONTRACTS) Pesticides and duties 43.23.030 recordkeeping requirements 49.70.119
Temporary worker housing
building permit 43.70.337 Aquaculture disease inspection and control program Ch. 77.115 Conveyances of real property Bakeries and bakery products, See BAKERIES AND BAKERY PRODUCTS earnest money deposit forfeiture 64.04.005 definition 43.70.334 Credit agreements, enforceability Ch. 19.36 electricity requirements 49.17.300 Beef commission Ch. 16.67 food storage, handling, and preparation 49.17.300 Hydroelectric reservoir extending into British Bees and beekeeping, See BEES AND BEEKEEPING Columbia, watershed agreement 35.21.417 To indemnify for negligence in construction, health and safety regulation Ch. 70.114A Brands and marks inspection fund, deposit of inspection fees 43.70.340 alteration of improvements to real property, livestock Ch. 16.57 against public interest 4.24.115 Brands and marks, See BRANDS AND MARKS Butter, See DAIRIES AND DAIRY Reciprocal or proportional registration of motor vehicles 46.85.040 licensing, operation, and inspection 49.17.310 operating license 43.70.335 PRODUCTS Cheese, See DAIRIES AND DAIRY Rental or lease of personal property operation standards 49.17.320 conversion, destruction, sale, removal, etc. of Unemployment compensation 50.04.150, **PRODUCTS** property, penalty 9.45.060 failure to return property, penalty 9.45.060 Statute of frauds Ch. 19.36 50.04.155 Commission merchants, See COMMISSION Unemployment insurance MERCHANTS legislative intent 49.30.005 Commodities Violations of chapter Written agreements, when required Ch. 19.36 export market development projects, civil infraction, issuance and enforcement AGRICULTURAL FAIRS confidentiality of records 43.23.270 49.30.040 fair practices Ch. 15.83 Authorization for 36.37.010 international trade center, IMPACT Capital improvements and maintenance AGRICULTURAL LANDS contributions and support 28B.30.543 director 28B.30.539 Agricultural conservation easement program 89.08.530, 89.08.540 assistance 15.76.165 Classification of fairs 15.76.120 County agricultural fairs and poultry shows Ch. duties 28B.30.537 Columbia basin project, irrigation and primary functions 28B.30.535 36.37 reclamation districts within Ch. 89.12 Demonstration farms, property tax exemption 84.36.570 Definitions 15.76.110 research and services, fees 28B.30.541 Fair fund producers, producer associations, and license fees and parimutuel betting, fees to go into, disposition 67.16.100 Executions, rents and profits 6.23.090 handlers, fair practices Ch. 15.83 Family farm water act storage of agricultural commodities, licensing water withdrawal permits Ch. 90.66 Fair fund, use of moneys 15.76.115 and regulation Ch. 22.09 Fair land Federal reclamation areas, state lands within Ch. warehouses, licensing and regulation Ch. annexation to cities 35.13.010 89.12 22.09 Forcible entry and detainer, holding over, effect 59.12.035 Fairs commission, membership and duties weighing and weight certification for highway 15.76.170 transport Ch. 15.80 Funding allocations Growth management weights and measures 19.94.340, 19.94.350, application 15.76.130 zoning techniques, innovative 36.70A.177 19.94.360 authorization 15.76.100 Lease of state lands to nonprofit organizations Commodity boards Ch. 15.65 eligibility 15.76.140 deposit of rental funds into fair fund 15.04.090 Commodity commissions Ch. 15.66 formula for allocations, considerations Liability for damages caused by removal, waste, or injury 4.24.630 Controlled atmosphere storage of fruits and vegetables, See FRUITS; VEGETABLES Cooperative associations Ch. 23.86 15.76.150 payment, purposes and method 15.76.160 Funds for 36.37.040 Reclamation Dairies and dairy products, See DAIRIES AND DAIRY PRODUCTS federal reclamation areas, state lands within Intercounty participation 36.37.050 Ch. 89.12 Reclamation by state Ch. 89.16 Eggs and egg products, See EGGS AND EGG PRODUCTS Lease of county property to nonprofit corporations for 36.34.145 Reclamation districts of one million acres or more Ch 89 30 Export market development projects Soil and water conservation districts, See CONSERVATION DISTRICTS state-owned lands for county fairgrounds confidentiality of records 43.23.270 36.37.150 Fair practices producers, producer associations, and Northern State Hospital, lands adjacent to Soil conservation handlers Ch. 15.83 Fairs, See AGRICULTURAL FAIRS 36.37.160 conservation commission, powers and duties Management 36.37.040 Ch. 89.08

AGRICULTURAL TAXATION

Farm marketing research Ch. 15.64 Farmers home administration loan guaranty	violations, procedures 15.83.050, 15.83.070, 15.83.080, 15.83.090	enforcement against monopolistic practices
program Ch. 31.35	Soft tree fruits, See FRUITS	24.34.020 hearing on complaint 24.34.020
Feed lots, licensing and fees Ch. 16.58	Storage of agricultural commodities Ch. 22.09	complaint of attorney general on monopolistic
Flour, See FLOUR	Tax imposed on manufacturing and processing	practices 24.34.020
Food, drug, and cosmetic act Ch. 69.04	businesses 82.04.260, 82.04.440	hearing on monopolistic practices complaint
Food and food products, See FOOD AND FOOD PRODUCTS	Trade promotion	24.34.020 monopolistic practices, prohibited 24.34.020
Food processing, See FOOD PROCESSING	department of agriculture powers and duties 43.23.035	organization of 24.34.010
Fruit grades and packs, See FRUITS	director of agriculture department's powers	requirements for organization 24.34.010
Fruits, See FRUITS	and duties 43.23.030	who may organize 24.34.010
Fur farming Ch. 16.72	trade barrier matching fund program	Agricultural produce as exempt from county
Ginseng certification and grower registration Ch. 15.19	43.23.280 Trade promotion and development expanditures	peddlers' licensing 36.71.090 Agricultural safety standards, See INDUSTRIAL
Grain	Trade promotion and development expenditures 15.04.200	SAFETY AND HEALTH, subtitle
dealer license 22.09.035, 22.09.045,	Trees and shrubs, See HORTICULTURE	Agricultural safety standards
22.09.055, 22.09.060	Uniform commercial code, applicability Title	Agriculture, department of, See
bond or security 22.09.090	62A	AGRICULTURE, DEPARTMENT OF
deferred price contract 22.09.175 issuance, duration 22.09.075	Vegetable grades and packs, See VEGETABLES Vegetables	Ammonia emissions from agricultural or silvacultural fertilizer use, regulation
multiple applicants, single bond 22.09.095	sale of as exempt from county peddlers'	prohibited 70.94.645
Grain indemnity fund program 22.09.405,	licensing 36.71.010	Animal facilities
22.09.411, 22.09.416, 22.09.421, 22.09.426,	Warehouses, See WAREHOUSES	criminal acts against
22.09.431, 22.09.436, 22.09.441, 22.09.446, 22.09.451, 22.09.456, 22.09.461, 22.09.466,	Warehouses storing agricultural commodities,	definition 9.08.090 legislative intent 9.08.080
22.09.431, 22.09.430, 22.09.401, 22.09.400, 22.09.471	licensing and regulation Ch. 22.09 Washington state grown, restrictions on use for	Animal health, See ANIMAL HEALTH
Hardwoods commission Ch. 15.74	labeling or advertising 15.04.410	Animals
Honey, See HONEY	Weeds, See WEEDS	quarantine Ch. 16.36
Horse sales, special open consignment Ch. 16.65 Horses, See HORSES	Weighmasters and commodity weighing agriculture director's duties 15.80.410	Apiaries, See BEES AND BEEKEEPING Apple commission Ch. 15.24
Horticulture, See HORTICULTURE	certificates of weight	Aquaculture marketing Ch. 15.85
Inspection	requirements 15.80.430	Beef commission Ch. 16.67
custom slaughtering and custom meat	certification of weights 15.80.520	Beekeeping, See BEES AND BEEKEEPING
facilities, licensing and inspection Ch.	certified weight tickets 15.80.530, 15.80.540, 15.80.550	Berries, See BERRIES Brands and marks
Inspectors, See AGRICULTURE,	definitions 15.80.300, 15.80.310, 15.80.320,	livestock Ch. 16.57
DEPARTMENT OF	15.80.330, 15.80.340, 15.80.350,	Brassica seed production Ch. 15.51
International marketing program for agricultural	15.80.360, 15.80.370, 15.80.380,	Carcasses, disposal Ch. 16.68
commodities and trade (IMPACT) center contributions and support 28B.30.543	15.80.390, 15.80.400 fees and moneys, disposition 15.80.660	Cholinesterase monitoring 49.17.285, 49.17.288 Commercial feed, See FEED
director 28B.30.539	invoices for sales	Commercial fertilizer act Ch. 15.54
duties 28B.30.537	requirements 15.80.430	Commission merchants
primary functions 28B.30.535 research and services, fees 28B.30.541	variances, reweighing 15.80.440	presumptive licensee is acting as commission
Interstate commerce, provisions affecting, See	penalties for violations 15.80.650 prohibited acts 15.80.560, 15.80.570,	merchant 20.01.475 Commodities
INTERSTATE COMMERCE	15.80.580	boards Ch. 15.65
Intrastate commerce in food, drugs, and	requirements and exceptions 15.80.420	commissions Ch. 15.66
cosmetics Ch. 69.04 Labels and labeling, See LABELS	reweighing 15.80.440	weighing and weight certification for highway transport Ch. 15.80
Liens, See LIENS	unlawful acts 15.80.620, 15.80.630, 15.80.640 weigher's license 15.80.490, 15.80.500	Commodities, See also AGRICULTURAL
Livestock, See LIVESTOCK	weighing devices 15.80.550, 15.80.560,	MARKETING
Livestock markets Ch. 16.65	15.80.570, 15.80.580	Common carriers, See COMMON CARRIERS
Market development department of agriculture powers and duties	weighmaster's duties 15.80.510	Controlled atmosphere storage of fruits and vegetables Ch. 15.30
43.23.035	weighmaster's license 15.80.450, 15.80.460, 15.80.470, 15.80.480, 15.80.520,	Cooperative associations Ch. 23.86
development and promotion matching fund	15.80.590, 15.80.600, 15.80.610	Counties, extension work 36.50.010
program 43.23.275	Wine commission Ch. 15.88	Dairies and dairy products, See DAIRIES AND
director of agriculture department's powers and duties 43.23.030	AGRICULTURAL TAXATION (See TAXES	DAIRY PRODUCTS Dairy products commission, See DAIRY
Marketing agreements, orders, or amendments	- PROPERTY)	PRODUCTS COMMISSION
Ch. 15.65	AGRICULTURE (See also FARMS AND	Definitions 15.04.010
Milk products, See DAIRIES AND DAIRY PRODUCTS	FARMING) Agricultural conservation easement program	Department of agriculture, See AGRICULTURE, DEPARTMENT OF
Notices, See NOTICES	89.08.530, 89.08.540	Driving permits, agricultural juvenile 46.20.070
Nurseries and nursery stock, See	Agricultural cooperatives Ch. 23.86	Dust, clean air act exemption 70.94.060
HORTICULTURE	Agricultural extension work, county programs	Dusting and spraying, See LIENS, subtitle
Orchards, See FRUITS Organic food products, See ORGANIC FOOD	36.50.010 Agricultural fairs, youth shows, and exhibitions,	Agricultural dusting and spraying Economic development finance authority
Pest control compact Ch. 17.34	See AGRICULTURAL FAIRS	loan pooling, authority 43.163.050
Pests, See INSECTS	Agricultural labor, See AGRICULTURAL	Eggs and egg products, See EGGS AND EGG
Plants, See HORTICULTURE Poultry, See POULTRY	LABOR Agricultural lenders	PRODUCTS Energy freedom program
Producers, producer associations, and handlers	farmers home administration loan guaranty	generally Ch. 43.325
fair practices	program Ch. 31.35	Erosion control, See CONSERVATION
advisory committee 15.83.110	Agricultural marketing and fair practices Ch.	DISTRICTS
agriculture director's authority and duties 15.83.060	15.83 Agricultural processing and marketing	Extension work 36.50.010 Farm employees
definitions 15.83.010	associations	overtime compensation 49.46.130
handlers, unlawful practices 15.83.030	appeal from decisions of attorney general on	Farm equipment
negotiating agents, accreditation 15.83.020 producer associations and members,	monopolistic practices 24.34.020 attorney general	emblem, slow moving vehicle emblem required 46.37.160
unlawful practices 15.83.040	appeal from 24.34.020	hazard warning lights, required 46.37.160
rule-making authority 15.83.100	complaint of 24.34.020	lamps on 46.37.160

[RCW Index—page 14] (2008 Ed.)

motor vehicle overall width limit not to apply	lien 60.13.030, 60.13.040, 60.13.050,	Milk and milk products Ch. 15.36
to, when 46.44.092 reflectors on 46.37.160	60.13.060, 60.13.070	Milk and milk products, See also DAIRIES AND
slow moving vehicle emblem, required	Hay or straw transporting vehicles may be stopped 20.01.610	DAIRY PRODUCTS Milk and milk products for animal food Ch.
46.37.160	From the heart of Washington program	15.37
tire restrictions 46.37.420	definitions 15.105.010	Milk pooling act Ch. 15.35
Farm implements, machinery, parts	findings 15.105.005	Minimum wage law, exclusions for 49.46.010
business relations between independent retail	gifts, grants, or endorsements 15.105.060	Motor vehicles
business and manufacturers and	logo 15.105.050 successor organization 15.105.020,	farmer, defined 46.04.182, 46.04.183 Nonprofit corporations, authorized 24.03.015
distributors, regulation Ch. 19.98 repurchase requirements Ch. 19.98	15.105.030, 15.105.040	Noxious weeds, See WEEDS
Farm marketing research Ch. 15.64	Home economics extension work, county	Nuisance lawsuits protection
Farm tractors or implements, vehicle operator's	programs 36.50.010	agricultural activity, defined 7.48.310
license unnecessary for operation of	Honey, See HONEY	farmland, defined 7.48.310
46.20.025	Honey bee commission Ch. 15.62 Horse sales, special open consignment Ch. 16.65	legislative finding and purpose 7.48.300 presumption of reasonableness 7.48.305
Farm vehicles, trailers, gross weight fees on 46.16.090	Horticultural pests and diseases, See	recovering costs to investigate, agencies
Farmers	HORTICULTURE	7.48.320
beginning farmer financing program	Horticulture, See HORTICULTURE	recovering lawsuit costs, farmers 7.48.315
43.180.290	Industrial safety and health	Odors, clean air act exemption 70.94.640 Orchards
judgments, execution of	agriculture, definition 49.17.022 Injunctions, See INJUNCTIONS	liens, See LIENS, subtitle Orchards and
exempt property 6.15.010 license requirements for peddling, exemption	Insect pests and plant diseases, quarantine and	orchard lands
from, exceptions 36.71.090	regulation of movement Ch. 17.24	Organic food products
low income	Integrated pest management Ch. 17.15	marketing Ch. 15.86
definitions 35.82.260	Irrigation, See IRRIGATION DISTRICTS	unfair business practices act, applicability 19.86.023
housing application 35.82.250	Ladybugs and other beneficial insects Ch. 15.61 Land, limitation on liability of owners when used	Outdoor recreation use, limitation on liability of
housing projects 35.82.240 Farmers home administration loan guaranty	by public for recreational purposes without	owners of agricultural land when open to
program Ch. 31.35	charge 4.24.200, 4.24.210	public without fee 4.24.200, 4.24.210
Farmland preservation Ch. 89.10	Land—Current use, See OPEN SPACE LAND,	Pest control
Farms and farming, See also FARMS AND	subtitle Open space, farm, agricultural, and timber land, current use assessment	integrated pest management Ch. 17.15
FARMING	Liens	Pest control compact Ch. 17.34 Pest districts Ch. 17.12
Farmworker housing advisory group 43.330.165	agricultural products	Pesticide application act Ch. 17.21
construction manuals and plans, to develop	definitions 60.13.010	Pesticide control act Ch. 15.58
and make available 43.63A.500	crop liens	Pesticide registration, commission on,
proposal review and funding	attachment to crops and proceeds 60.11.030 claim of lien, filing, contents, duration	membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110
recommendations 43.330.165	60.11.040	Pesticides, See also PESTICIDES
Federal conservation reserve program, economic development finance authority advance	commercially reasonable, definition	Pests, See INSECTS
financing program for farmers eligible for	60.11.120	Pests and diseases, horticultural, See
contract payments under 43.163.040	definitions 60.11.010	HORTICULTURE
Feed lots, licensing Ch. 16.58	foreclosure time limitations 60.11.130	Pests and plant diseases, quarantine and regulation of movement Ch. 17.24
Fences Ch. 16.60	foreclosure, judicial 60.11.070	Plant pests
Fertilizers, See FERTILIZERS Fireworks 70.77.141	foreclosure, summary 60.11.080	governor
license 70.77.311	foreclosure and enforcement 60.11.060	emergency action 43.06.010
Food and environmental quality laboratory,	noncompliance, rights of lien debtor 60.11.110	Planting stock, See HORTICULTURE Port districts
purpose and activities Ch. 15.92	persons entitled to crop liens 60.11.020	revenue bonds 53.40.020
Foreclosure of real property, loss of redemption	priorities of liens and security interests	Port districts, agricultural development, studies,
rights proceedings, agricultural property excepted 61.12.095	60.11.050	investigations, surveys for 53.08.160
Fruit	property subject to liens 60.11.020	Potatoes
berries, generally, sale of exempted from	redemption 60.11.100 rights and interests of purchaser for value	certified seed potatoes restricted production areas, establishment
county peddlers' licensing 36.71.090	60.11.090	Ch. 15.15
controlled atmosphere storage Ch. 15.30	termination statement 60.11.140	Preparer lien
fresh fruit sales limitation act Ch. 15.21 sale of as exempt from county peddlers'	preparer lien	dairy products 60.13.035
licensing 36.71.090	duration, discharge 60.13.060 filing statement evidencing lien 60.13.040	duration, discharge 60.13.060 filing statement evidencing lien 60.13.040
Fruit commission, See FRUIT COMMISSION	foreclosure, enforcement 60.13.070	foreclosure, enforcement 60.13.070
Fruit commodity committees 15.28.140,	generally 60.13.030	generally 60.13.030
15.28.150	priority 60.13.050	priority 60.13.050
Fruits and vegetables country of origin information 15.04.415	processor lien	Private sector, department of agriculture duty to
Fur farming Ch. 16.72	duration, discharge 60.13.060 filing statement evidencing lien 60.13.040	advance capability to produce food and fiber 15.04.402
Gardeners, license requirements for peddling,	foreclosure, enforcement 60.13.070	Processor lien
exemption from 36.71.090	generally 60.13.020	duration, discharge 60.13.060
General provisions Ch. 15.04	priority 60.13.050	filing statement evidencing lien 60.13.040
Grades and packs Ch. 15.17 containers 15.17.050	Livestock markets Ch. 16.65	foreclosure, enforcement 60.13.070
inspection and certification 15.17.050	Marketing, See AGRICULTURAL MARKETING	priority 60.13.050 Produce railcar pool, See RAILROADS, subtitle
standards 15.17.050	Measurement	Rail freight service
Grain, See GRAIN	false measurement, crime 9.45.124	Produce stands, license requirement for peddling,
Grain preparer	inaccurate measure, crime 9.45.124	exemption from 36.71.090
lien 60.13.030, 60.13.040, 60.13.050, 60.13.060, 60.13.070	inducing inaccurate measurement, crime 9.45.126	Promotion and protection of agriculture department of agriculture duties 15.04.400
Granges, incorporation Ch. 24.28	public policy against certain conduct 9.45.122	from the heart of Washington program Ch.
Grass burning research advisory committee,	Meat	15.105
duties Ch. 43.21E	custom slaughtering and custom meat	Recreational use of land, limitation on liability of
Hardwoods commission Ch. 15.74 Hay or straw preparer	facilities, licensing and inspection Ch. 16.49	landowner when land used without fee 4.24.200, 4.24.210
may or summ properties	10.7/	7.27.200, 7.27.210

AGRICULTURE, DEPARTMENT OF Redemption of agricultural land, rents, profits and expenses during redemption period Rendering plants Ch. 16.68 Rural housing projects, authorization for 35.82.240 Rural rehabilitation program, agreements with and funds from federal government Ch. Sabotage, interference or injury to agriculture constitutes 9.05.060 Seed bailment contracts Ch. 15.48 Seed potatoes restricted production areas, establishment Ch. 15 15 Seeds, See SEEDS Shoreline management guidelines, application 90.58.065 Soft tree fruits Ch. 15.28 Soil and water conservation districts, See CONSERVATION DISTRICTS Soil conservation conservation commission, powers and duties Ch. 89.08 conservation districts, organization and operation Ch. 89.08 State institutions farm and food activities allowed 72.01.140 Sustaining agriculture and natural resources, purpose and activities Ch. 15.92 Temporary worker housing building permit 43.70.337 definition 43.70.334 inspection fund, deposit of inspection fees operating license 43.70.335 Tenant holding land after expiration of term, effect of 59.12.035 Tractors lamps on 46.37.160 tire restrictions 46.37.420 Trade promotion and promotional hosting commodity commission expenditures 15.04.200 Tree fruit research act and commission, See **FRUITS** Truck farmers, license requirements for peddling, exemption from 36.71.090 Unemployment compensation, agricultural labor 50.04.155 Vegetables controlled atmosphere storage Ch. 15.30 sale of as exempt from county peddlers licensing 36.71.090 Vehicles exempted from motor freight carrier laws 81.80.040 Vocational agriculture education in secondary schools, See SUPERINTENDENT OF PUBLIC INSTRUCTION, subtitle Vocational agricultural education Warehouses, See WAREHOUSES Washington state grown, restrictions on use for labeling or advertising 15.04.410 Wastewater reclaimed water use Ch. 90.46 Water flows or levels, establishment of minimum for stockwatering requirements Ch. 90.22 Water pollution control enforcement 90.48.450 Water resources director of agriculture department's powers and duties 43.23.030 Water resources act Ch. 90.54 Water rights ground waters determination and

Weather modification, See WEATHER MODIFICATION AND CONTROL Weeds, See WEEDS Weights and measures Ch. 19.94 Weights and measures, See also WEIGHTS AND MEASURES Wildlife damage control Ch. 77.36 Wine commission Ch. 15.88 Woodcutters' use of land, owners' liability, limitation 4.24.210 AGRICULTURE, DEPARTMENT OF Acquisition of property 15.14.085 Agricultural fairs, youth shows, and exhibitions Ch 15.76 Agricultural local fund establishment 43.23.230 Agricultural marketing, See AGRICULTURAL MARKETING Agricultural marketing and fair practices Ch. Animal health, See ANIMAL HEALTH Apiaries, See BEES AND BEEKEEPING Apple advertising commission, See APPLE ADVERTISING COMMISSION Aquaculture marketing Ch. 15.85 Assistant directors 43.23.010 Beef commission Ch. 16.67
Beekeeping, See BEES AND BEEKEEPING Brands and marks livestock Ch. 16.57 Bulletins and reports, publication and distribution 43.23.110 Chemists duties of official chemists 43.23.200, 43.23.205 Civil service exemptions enumeration 41.06.084 Commercial feed, See FEED Commercial fertilizer act Ch. 15.54 Commodity boards Ch. 15.65 Commodity commissions Ch. 15.66 Conservation commission and conservation districts Ch. 89.08 Controlled atmosphere storage of fruits and vegetables Ch. 15.30 Dairies and dairy products, See DAIRIES AND DAIRY PRODUCTS Dairy nutrient management, powers and duties 90.64.901 Dairy products commission, See DAIRY PRODUCTS COMMISSION Definitions 43.23.001 Deputy director powers and duties 43.23.005 Diagnostic service program, livestock diseases prevention and control Ch. 16.38 Director agricultural marketing fair practices, authority and duties 15.83.060, 15.83.100 animal diseases and quarantine, powers and duties Ch. 16.36 annual report to governor 43.23.130 appointment by governor 43.23.002 bulletins and reports, publication and distribution 43.23.110 enforcement authority 43.23.170 general powers and duties Ch. 43.23 horse sales, special open consignment Ch. insect pests and plant diseases, powers and duties Ch. 17.24 lease of state lands to nonprofit organizations 15.04.090 livestock, humane slaughter Ch. 16.50 livestock diseases, diagnostic service program Ch. 16.38 livestock identification, powers and duties Ch. 16.57 livestock markets, powers and duties Ch. 16.65 milk and milk products, director's authority Ch. 15.36

milk and milk products for animal food, director's authority Ch. 15.37 milk pooling act, director's authority Ch. noxious weed control, powers 17.10.074 pesticide application, powers and duties 17.21.030, 17.21.320 pesticide control act disposal of unusable pesticides, rules 15.58.045 rule-making authority 15.58.040 powers and duties 15.13.260, 15.13.480, 15.14.035, 15.14.075, Ch. 43.23, 43.23.050 rulemaking authority, pesticide application 17.21.030 weighmasters and commodity weighing, duties 15.80.410 weights and measures, duties Ch. 19.94 Divisions of department 43.23.010, 43.23.015 Eggs and egg products, department powers and duties Ch. 69.25 Energy freedom program generally Ch. 43.325 Farm families guide to state and federal assistance programs 15.04.300 Farm marketing research Ch. 15.64 Feed lots, licensing and fees Ch. 16.58 Fertilizers, See FERTILIZERS Food, drug, and cosmetic act, department powers and duties Ch. 69.04 Food and environmental quality laboratory, purpose and activities Ch. 15.92 Food donation and distribution, information and referral 69.80.040 Food processing, powers and duties of department Ch. 69.07 Food storage warehouses, licensing requirements Ch. 69.10 Fruit commission, See FRUIT COMMISSION Fruits and vegetables, controlled atmosphere storage Ch. 15.30 Fur farming Ch. 16.72 Grades and packs Ch. 15.17 Grain, See GRAIN Honey, department powers and duties Ch. 69.28 Honey bee commission Ch. 15.62 Horse sales, special open consignment Ch. 16.65 Horticulture, See HORTICULTURE Informational materials, recovery of publishing and dissemination costs 43.23.037 Insect pests and plant diseases, quarantine and regulation of movement Ch. 17.24 Inspectors condemnation of infected horticultural property 15.08.050, 15.08.060, 15.08.070, 15.08.080, 15.08.090, 15.08.100, 15.08.110, 15.08.120 disinfection of horticultural property 15.08.130, 15.08.140, 15.08.150, 15.08.160, 15.08.170 fee for inspection and certification 15.13.380 horticultural pests and diseases inspection board 15.08.180, 15.08.190 horticultural premises, right to enter for inspection 15.08.040 request for services 15.13.370 Integrated pest management Ch. 17.15 Ladybugs and other beneficial insects Ch. 15.61 Lease of state lands to nonprofit organizations 15.04.090 Lien for disinfection of infected horticultural property costs, See HORTICULTURE Limited outdoor burning permit program, establishment and exceptions 70.94.745 Livestock diseases, diagnostic service program Ch. 16.38 Livestock markets Ch. 16.65 Market development and promotion matching fund program 43.23.275

appropriation Ch. 90.44

appropriation Ch. 90.03

surface waters, determination and

registration, waiver, and relinquishment Ch.

Yakima river basin water rights Ch. 90.38 Water use, See WATER AND WATER RIGHTS

custom slaughtering and custom meat facilities, licensing and inspection Ch. Milk and milk products Ch. 15.36 Milk and milk products for animal food Ch. 15.37 Milk pooling act Ch. 15.35 Moneys owed to department assessments are personal debt 43.23.255 dishonored check or negotiable instrument interest on unpaid balances 43.23.260 use of collection agencies 43.23.250 Motor vehicle fuel quality, department director's powers and duties Ch. 19.112
Noxious weeds, See WEEDS Organic food products marketing Ch. 15.86 powers and duties 15.86.060, 15.86.070 Organization and operation Ch. 43.23 Pest control integrated pest management Ch. 17.15 Pest control compact Ch. 17.34 Pest districts Ch. 17.12 Pesticide application act Ch. 17.21 Pesticide control act Ch. 15.58 Pesticide registration, commission on, membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 Pesticides, See PESTICIDES Pests and diseases, horticultural, See HORTICULTURE Pests and plant diseases, quarantine and regulation of movement Ch. 17.24 Planting stock, See HORTICULTURE Plants and facilities, horticultural, See HORTICULTURE Poison prevention packaging, department duties Ch. 70.106 Poisons caustic or corrosive poisons, department duties Ch. 69.36 Predatory birds, control of 15.04.110, 15.04.120 Private sector, departmental duty to advance capability to produce food and fiber 5.04.402 Promotion and protection of agriculture, duties 15.04.400 Publication of bulletins and reports 43.23.110 Purple loosestrife control program Ch. 17.26 Rendering plants, licensing and regulation Ch. 16.68 Rule-making authority 43.23.025 Rules compliance technical assistance program Ch. 43.05 Rural rehabilitation program, agreements with and funds from federal government Ch. Seed bailment contracts Ch. 15.48 Seeds, See SEEDS Soft tree fruits, See FRUIT COMMISSION Spartina control program Ch. 17.26 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Sustaining agriculture and natural resources, center for, purpose and activities Ch. 15.92 Trade barrier matching fund program 43.23.280 Tree fruit research act and commission, See **FRUITS** Vegetables and fruits, controlled atmosphere storage Ch. 15.30 Weeds, See WEEDS Weights and measures, duties of director and department Ch. 19.94 Wine commission Ch. 15.88

AID TO DEPENDENT CHILDREN (See PUBLIC ASSISTANCE, subtitle Temporary assistance for needy families)

AIDING AND ABETTING

Persons punishable 9A.04.030 Treason 9.82.010

Advisory committee 70.24.410 Assault in the first degree 9A.36.011 Clearinghouse for AIDS educational materials 70.24.240 Colleges and universities

curriculum and materials 28B.10.730 Community and technical colleges curriculum and materials 28B.50.205

Community-based care

waiver of federal social security act, department to request 74.09.755

Correctional facility inmates liberty interest not created 70.24.430 testing and counseling 70.24.370 Counseling

definitions 70.24.320

mandatory for certain persons 70.24.340 rules 70.24.380

Definitions 70.24.017 Detention 70.24.034

Detention and treatment facilities, designation 70.24.070

Diagnosis requires confirmation by laboratory 70.24.050

Disclosure of testing or treatment 70.24.105, 70.24.107, 70.24.450

Discrimination protections 49.60.172, 49.60.174 Drug offenses

testing and counseling 70.24.350

Drug treatment participants, AIDS counseling 70.24.095

Education and training material repository and clearinghouse 70.24.250

Emergency medical personnel, education and training 70.24.260 Funding 70.24.420 Health, department of

assumption of powers and duties of department and secretary of social and health services and of department of licensing under chapter 70.24.005

Health care facilities employees, education and training 70.24.310

Health professionals, education and training

70.24.270 HIV antibody testing

disclosure, when permitted 70.24.105 insurance eligibility requirement consent and counseling requirements 70.24.325

Information, emphasis on abstinence 70.24.200 Insurance programs

health, department of 43.70.670

Interviews, exams, counseling 70.24.022, 70.24.024

Investigation of infected persons 70.24.022, 70.24.024

Jail detainees

testing and counseling 70.24.360

Legislative finding 70.24.015

medical use Ch. 69.51A

Office on AIDS 70.24.250

Pharmacy, board of, education and training 70.24.280

Pregnant women, AIDS counseling 70.24.095 Prostitution

testing and counseling 70.24.350

Public employees

exposure hazard, education and training 70.24.300

immunity, good faith performance 70.24.150 Regional service networks 70.24.400

Reporting requirements, rules 70.24.125 Rules to implement and enforce chapter 70.24.130

School curriculum 28A.230.070

School employees, education and training 70.24.290

School information, emphasis 70.24.210, 70 24 220

Sexual intercourse, when unlawful 70.24.140

Test reporting to department 70.24.050 Testing

definitions 70.24.320

HIV, consent, exceptions 70.24.330 mandatory for certain persons 70.24.340 rules 70.24.380

Unfair practices 49.60.172, 49.60.174

University of Washington

center for AIDS education 70.24.400 training and educational materials 70.24.250

Victims of sexual offenses

disclosure of HIV test results to 70.24.105 Vocational education

curriculum and materials 28C.04.600

AIR GUNS

Aiming or discharging at person or in public place, penalty 9.41.230 School premises or facilities

prohibited, penalties, exceptions 9.41.280

AIR POLLUTION CONTROL

alpine lake monitoring 70.94.820

critical levels

considerations 70.94.880

establish 70.94.875 notify legislature if reached 70.94.875

definitions 70.94.805

evaluation of information and research 70.94.875

intent 70.94.800

monitoring alpine lakes by department of ecology 70.94.820 Advisory council, generally 70.94.240

Air operating permits

environmental impact statements, exemptions 43.21C.0381

Air pollution episodes

declaration of air pollution emergency by governor 70.94.720

episode avoidance plan, contents, source emission reduction plans, authority, considered orders 70.94.715

orders to be effective immediately 70.94.730 procedure for calling 70.94.715 restraining orders, temporary injunctions to enforce orders, procedure 70.94.725

Ammonia emissions from agricultural or silvacultural fertilizer use, regulation prohibited 70.94.645 Authorities

claims against Ch. 53.48 disincorporation of special districts in counties with population of two hundred ten thousand or more Ch. 57.90

dissolution, when Ch. 53.48

Burning permits

abating or prevention of forest fire hazards, management of ecosystems, instruction or silvicultural operations, issuance and fees 70.94.660

air pollution episodes, legislative finding, declaration of policy 70.94.710

conditions for issuance and use of permits, air quality standards to be met, alternate methods to lessen forest debris 70.94.670

cooperation between department of natural resources and state, local, or regional air pollution authorities, withholding of permits 70.94.690

declaration of air pollution emergency by governor 70.94.720

episode avoidance plan, contents, source emission reduction plans, authority, considered orders 70.94.720

field and turf grasses grown for seed 70.94.656

Indian ceremonies 70.94.651

issuing authority, nuisances, control of 70.94.780

orders to be effective immediately 70.94.730 outdoor burning, prohibited acts 70.94.775 political subdivisions, issuance by 70.94.654

AIR POLLUTION CONTROL

rare and endangered plant regeneration

maintenance 19.27.190
Indoor air quality in public buildings 70.94.651 clean indoor air act restraining orders, temporary injunctions to Solid fuel burning devices residential and commercial construction standards 70.94.455 standards 70.94.455 enforce orders, procedure 70.94.725 rules and regulations 70.94.700 definitions 70.162.010 department of labor and industries duties smoke signals if part of religious ritual 70.162.020 public agencies, ventilation and filtration systems 70.162.040 Studies, special weed abatement, fire fighting instruction, or contracts for agriculture activities, issuance, fees, and schools, model program 70.162.050 apportionment of costs between cities, exception 70.94.650 state building code council duties 70.162.030 towns, and counties 70.94.097 Interlocal cooperation, application of chapter to 39.34.020 weed abatement, instruction or agriculture Sulfur dioxide abatement account 70.94.630 activities, issuance, activities exempted from requirement 70.94.775

Carbon dioxide mitigation Transportation activities Limited outdoor burning construction 70.94.760 conformity criteria 70.94.037 Washington clean air fees, authority to assess and collect 70.94.892 generally Ch. 80.70 ecology, department of, authority to allow fires not restricted 70.94.765 dust, agricultural activities, exemption 70.94.060 Washington clean air act Catalytic converter for emergency vehicles local air pollution control authority activation of authorities by department, procedure 70.94.390, 70.94.400 43.21A.430 authority to allow outdoor fires not restricted Causing or permitting pollution unlawful 70.94.040 70.94.765 administrative procedure act, application establishment of program 70.94.755 70.94.211 Clean air act Ch. 70.94 organic refuse, alternate methods of disposal agricultural burning practices and research task force 70.94.650 Clean fuel matching grants
public transit, vehicle mechanics, and program air operating permit account 70.94.015 air pollution, causing, unlawful, exception 70.94.040 refueling infrastructure 70.94.960 establishment of 70.94.755 Coal-fixed thermal electric generating facilities types of fires permitted permits issued by political subdivisions 70.94.750 air pollution control facilities, progress assessment 70.94.630 air pollution control account 70.94.015 subaccount 70.94.017 Control authorities Metals mining and milling operations 70.94.620 air pollution control advisory council creation 70.94.240 adjudicative proceedings, authority of Motor vehicle emission control pollution control hearings board 43.21B.240 clean-fuel performance and clean-fuel vehicle expenses and per diem 70.94.240 emissions specifications 70.120.210 air quality program pollution control hearings board, jurisdiction and duties Ch. 43.21B compliance 46.16.015 technical assistance for regulated community 70.94.035 definitions 70.120.010 regulations and amendments filed with departmental authority approval orders 70.94.152 supplemental to clean air act authority 70.120.130 pollution control hearings board authorities, inclusion or exclusion of county, 43.21B.260 authority of department 70.94.331 Control officer diesel motor vehicles smoke opacity test 70.120.150
emission contributing areas, designation by
department of ecology 70.120.150
emission contributing areas, vehicle emission
inspection requirements 70.120.170 board of directors authority for 70.94.170 reorganization pursuant to merger 70.94.069 investigation of conditions 70.94.200 borrow money, authority for 70.94.096 burning permits 70.94.654 Counties, See COUNTIES, subtitle Air pollution Definitions 70.94.030 Indian ceremonies 70.94.651 Districts rare and endangered plant regeneration dissolution, when 70.94.231 emission inspection requirements 70.94.651 Dust, agricultural activities, exemption state agencies 70.120.170 smoke signals if part of religious ritual 70.94.651 70.94.060 noncompliance areas, annual review Ecology, department of 70.120.160 burning permits, fees and exception 70.94.650 approved plans, enforcement 70.94.785 limitation on other governmental units or persons 70.94.370 ourning permits, fees and exception 7 burning used oil as fuel prohibited, exceptions 70.94.610 carbon dioxide mitigation fees, authority to assess and collect 70.94.892 generally Ch. 80.70 noncompliance areas, designation by department of ecology 70.120.150 programs required to be conducted 70.120.020 powers and duties 70.94.331 rules, adoption 70.120.120 Emission contributing areas department of ecology to provide information scientific advisory board, membership and duties 70.120.230 used vehicles 70.120.190 to motorists regarding boundaries of 46.16.015 causing air pollution, unlawful, exception 70.94.040 vehicle emission and equipment standards Emission credits banking program amount of credit 70.94.850 70 120 150 cities and towns, apportionment of costs to vehicle inspection 70.94.093 implementation authorized 70.94.850 certificate of acceptance for vehicles which city selection committee creation 70.94.110 duties 70.94.120 fail test, conditions 70.120.070 Environmental excellence program agreements Ch. 43.21K diesel motor vehicles 70.120.080 Federal clean air act fleets 70.120.080 meetings 70.94.120 compliance 70.94.011 repairs, quality of, complaints 70.120.100 membership 70.94.110 notice 70.94.120 department of ecology may accept delegation of and delegate 70.94.860 testing stations, complaints 70.120.100 Motor vehicle emission standards generally Ch. 70.120A quorum 70.94.110 Forest practices, air pollution laws not modified recording officer 70.94.120 civil penalties 70.94.431 Municipal pollution control facilities and bonding, See POLLUTION CONTROL MUNICIPAL BONDING 76.09.905 Gasoline vapor recovery devices, when required 70.94.165 classification of contaminant sources 70.94.151 Odors, agricultural activities, exemption 70.94.640 clean fuel matching grants for public transit, vehicle mechanics, and refueling infrastructure 70.94.960 Grass burning research advisory committee, duties Ch. 43.21E Outdoor burning, areas where prohibited exceptions 70.94.743 Hazardous substance remedial action procedural requirements of chapter not applicable 70.94.335 commute trip reduction definitions 70.94.524 employer program, review and penalties Outdoor burning, prohibited acts 70.94.775 Indoor air pollutants Personnel, employment of 70.94.350 Pollution control hearings board, jurisdiction and duties Ch. 43.21B compliance with building and material 70.94.534 plan for state agencies 70.94.551 standards Pollution disclosure act of 1971 Ch. 90.52 defense to action for injuries caused by requirements for counties and cities 70.94.527 4.24.560 Port districts, powers and duties as to acquisition and construction of facilities, etc. 53.08.040, 53.08.045 compliance with radon resistive construction requirements for employers 70.94.531 state leadership 70.94.547 commute trip reduction board requirements Radionuclides, emissions defense to action for injuries caused by membership and duties 70.94.537 technical assistance 70.94.541 4.24.560 enforcement powers of department of health Indoor air quality 70.94.422

interim and final requirements for

Smoking, See SMOKING, subtitle Washington

[RCW Index—page 18] (2008 Ed.)

use of funds 70.94.544	pollution regions 70.94.053	determination of effectiveness of control
contaminant sources	powers and duties 70.94.081	authorities 70.94.405
fees 70.94.161 operating permit fees to cover costs of permit	excess tax levy authorized 70.94.091 preemption of uniform building and fire	subpoena power, witness 70.94.142 violations
program 70.94.162	codes 70.94.157	procedures 70.94.211, 70.94.221
operating permits, generally 70.94.161	resolution to activate, procedure 70.94.070	historic buildings, wood burning, permitted
permits 70.94.161	rules and regulations, generally 70.94.081	70.94.041
reasonably available control technology	state aid 70.94.385	injunction power to enforce 70.94.425
(RACT) requirements 70.94.154 contaminants	superseding local rules, regulations, etc.,	investigations, authority 70.94.200 lien for enforcement of act 70.94.431
classification of sources 70.94.151	effect 70.94.230 supplemental income 70.94.092	merger of authorities to form multi-county
investigation by control officer 70.94.200	treasurer, designation, duties 70.94.094	authorities 70.94.069
proposed new sources, procedure, permits	uniform building and fire codes, preemption	metals mining and milling operations
70.94.152	70.94.157	70.94.620
registration of sources 70.94.151 regulation of particular type or class of	withdrawal from multicounty authority 70.94.262	odors, agricultural activities, exemption 70.94.640
source 70.94.395	control officer	orders
variance, procedure 70.94.181	generally 70.94.170	affirmation, modifications, or rescission of
contaminants, existing stationary source of	investigation authority 70.94.200	70.94.221
emission control technology alteration or replacement 70.94.153	cooperation by state agencies and departments	orders of approval 70.94.152 outdoor burning, areas where prohibited
contracts, agreement for use of personnel by	70.94.420	exceptions 70.94.743
department, reimbursement, merit system	cost-reimbursement agreements 70.94.085 counties, apportionment of cost to 70.94.093	penalties 70.94.430
exemption 70.94.350	county assessor, certification of taxable	permitting air pollution, unlawful, exceptions
control authorities	valuation in boundary of authority	70.94.040
activated authorities, by action of law 70.94.053	70.94.095	pollution regions
activation, department action for, procedure	deactivation of authorities 70.94.260	delineation 70.94.053 evaluation of 70.94.053
70.94.390, 70.94.400	declaration of policy and purpose 70.94.011 definitions 70.94.030	powers and duties 70.94.420, 70.94.425,
activation in counties, when 70.94.055	deminimus new sources, definition 70.94.152	70.94.431
air pollution control studies, special	dissolution of prior districts 70.94.231	powers and duties of department 70.94.331,
70.94.097	districts	70.94.385 public policy 70.94.011
apportionment of costs, payment to 70.94.093	dissolution of prior 70.94.231	reasonably available control technology
assumption of control by department,	ecology, department of confidentiality of certain records and	(RACT) requirements 70.94.154
reestablishment of program 70.94.410	information 70.94.205	refrigerants
assumption of jurisdiction by department	enforcement of approved plans 70.94.785	regulated 70.94.970
70.94.395 auditor, designation, duties 70.94.094	quarterly reports to from all authorities	rules, enforcement provisions, and limitations 70.94.990
board of directors	70.94.600	unlawful acts 70.94.980
alternates, authority of members to appoint	emission control	reports to the department of ecology,
70.94.130	adoption by department 70.94.331 bubble concept 70.94.155	quarterly, requirement 70.94.600
city selection committee	generally 70.94.152	rules and regulations, control authority, effect
creation 70.94.110 duties 70.94.120	requirements 70.94.380	70.94.230 silvicultural forest burning
meetings 70.94.120	schedule of compliance 70.94.155	program to reduce statewide emissions,
membership 70.94.110	emission control technology alteration or	objectives and exemption 70.94.665
notice 70.94.120	replacement existing stationary source of contaminants	source categories not requiring permit
quorum 70.94.110 recording officer 70.94.120	70.94.153	air emissions, recommendations to reduce 70.94.163
compensation 70.94.130	enforcement 70.94.395	recommendations to reduce air emissions
composition of 70.94.100	additional means 70.94.435	70.94.163
meetings 70.94.130	restraining orders or injunctions 70.94.425	source fees 70.94.152
members 70.94.100	enforcement actions by air authority 70.94.211	state aid, procedure, regulations 70.94.143
officers 70.94.130 powers 70.94.130	enforcement actions by department 70.94.332	state air pollution control board defined 70.94.030
powers and duties of 70.94.141	environmental excellence program	powers and duties 70.94.093, 70.94.096
quorum 70.94.130	agreements, effect 70.94.033	subpoena power, generally 70.94.142
rules and regulations 70.94.141	exceptions, historic buildings, wood burning 70.94.041	timetables for compliance to standards
term 70.94.100	excusable excess emissions 70.94.431	70.94.155
borrow money, authorized 70.94.096 budget, adoption of, contents 70.94.092	federal aid 70.94.143	transportation activities conformity criteria 70.94.037
confidentiality of certain records and	federal programs, cooperation with 70.94.510	transportation demand management
information 70.94.205	fees	findings 70.94.521
contaminant control technology	schedule 70.94.162 source operating permit fees to cover costs of	variances, application for, consideration,
requirements 70.94.161 county assessor, certification of taxable	permit program 70.94.162	limitation, renewals, review 70.94.181 violations
valuation of property within 70.94.095	field and turf grasses grown for seed, burning	generally 70.94.040
county withdrawal from multicounty	70.94.656	hearings, civil penalty, distribution of fines
authority 70.94.262	fiscal	70.94.431
creation 70.94.053 deactivation 70.94.260	federal aid 70.94.143 funding amounts, adoption by department	notice to violators 70.94.211
emergency expenditures 70.94.092	70.94.385	order affirmation, modification, or revocation
hearings to determine effectiveness of local	state aid 70.94.385	70.94.221
program 70.94.405	gasoline vapor recovery devices, when	penalties for 70.94.430
meetings 70.94.053	required 70.94.165	procedure 70.94.211, 70.94.221, 70.94.332
merger of active and inactive authorities procedure 70.94.068	hazardous substance remedial action procedural requirements not applicable	wood burning, historic buildings, permitted 70.94.041
merger of authorities to form multi-county	70.94.335	wood stoves, burning violations
authorities 70.94.068	hearings	condominium owners' or residents'
multi-county	administrative procedure act, application	associations not liable for acts of
formation 70.94.057 mergers to form 70.94.068, 70.94.069	70.94.211	individual residents 70.94.475 Wood stoves
mergers to 10mm /0.74.006. /0.74.007	control authorities 70.94.211, 70.94.221	11 OUU SIUVES

burning wood for heat, limitations 70.94.473

AIR SPACE CORRIDORS

Eminent domain

costs, award on abandonment or defeat of condemnation proceedings 8.25.073

AIRMAN AND AIRWOMAN (See AERONAUTICS)

AIRPLANE COMPANIES

Taxation Ch 84 12

AIRPLANES (See also AERONAUTICS)

Criminal jurisdiction of state 9A.04.030 Emergency response caused by intoxication recovery of emergency response costs from convicted person 38.52.430

Explosives, damages to 70.74.280

Historic aircraft, state-owned resources, salvage 27.53.110, 27.53.120, 27.53.130, 27.53.150

Registration 47.68.250 Seizure, See DRUGS, subtitle Controlled substances

Tax imposed on aircraft Ch. 82.48

AIRPORTS (See also AERONAUTICS; TRANSPORTATION DEPARTMENT

Airport impact mitigation account 43.63A.760 First class cities, in unincorporated area, subject to county zoning and planning law 35.22.415

General aviation airports siting 35.63.250, 36.70.547, 36.70A.510 Recycling

receptacle placement and signing 70.93.095 Subdivision plats near

department of transportation notice 58.17.080

AIRWAY MANAGEMENT TECHNICIANS (See EMERGENCY MEDICAL SERVICES)

ALARMS

Smoke detection devices, required 48.48.140

Pacific marine fisheries compact Ch. 77.75 Pacific Northwest economic region

cooperative activities encouraged 43.147.030 findings 43.147.020

PNWER-Net interlibrary sharing network defined 43.147.050

legislative findings 43.147.040

PNWER-Net working subgroup 43.147.060 acceptance of gifts, grants, and donations authorized 43.147.080 duties 43.147.070

terms of agreement 43.147.010

ALCOHOL (See also ALCOHOLIC BEVERAGES)

Denatured or wood, exemption from liquor law 66.12.060

Ethyl alcohol, sale and pricing 66.16.010 Fuel in motor vehicles, farm implements, and machines

exclusion from liquor control 66.12.130 Nonbeverage form

purchased directly from supplier 66.12.145

ALCOHOL AND DRUG ADDICTION TREATMENT

Client assessment, treatment, and support services 74.50.040

Community mobilization against substance abuse

community suggestions, solicitation of and response to 43.270.070

coordinated area strategies encouraged 43.270.040

gifts, grants, and endowments, authority to accept and use 43.270.080

grant program, coordinated area strategies encouraged 43.270.040 grant program, eligible activities 43.270.020

Correctional facilities

additional placements 72.09.660

County multipurpose diagnostic center or detention center 74.50.070

Court-ordered evaluation and treatment for parent or guardian of dependent child breach of court order 13.34.174 violation of conditions 13.34.176

Deferred prosecution program Ch. 10.05 Dentistry, impaired dentist program 18.32.534 Discontinuance of services when funds provided

are expended 74.50.080 Drug courts 2.28.170, 2.28.190

Family court authority

evaluation, monitoring, and treatment services 26.12.170

Fetal alcohol syndrome prevention Ch. 70.83C Health services practitioners

voluntary substance abuse monitoring programs 18.130.186

Mental health courts 2.28.180, 2.28.190 Pregnancy, alcohol and drug use treatment

associated with Ch. 70.83C Private establishments

licensing requirements and operating standards Ch. 71.12

Public assistance

eligibility

limited application of chapter 74.08 RCW

Rule-making authority 74.50.080 Shelter assistance program 74.50.060 Shelter services, eligibility 74.50.035 Treatment

eligibility 74.50.055 services 74.50.050

Vehicular assault or homicide alcohol and drug evaluation and treatment of offenders, requirements 46.61.524

ALCOHOLIC BEVERAGES

Alcohol servers

definitions 66.20.300 education program 66.20.320 fees 66.20.320, 66.20.350 rules 66.20.330

violations, penalties 66.20.310, 66.20.340 Amusement device maintenance persons,

eighteen years and older permitted on premises 66.44.316

Armory vicinity, license for sale of prohibited without permission of adjutant general 38.32.120

Arrest without warrant 66.44.010 Banquet permits Ch. 66.20

Bed and breakfasts, special permits Ch. 66.20 Beer, See BEER AND BREWERIES Birth defects

warning notice, posting required in liquor stores 66.16.110

Breach of duty imposed by statute, ordinance, or

negligence per se 5.40.050

Business activities, special permits Ch. 66.20

liquor content regulated 66.12.160, 66.12.170 Chemical dependency professionals, certification Ch. 18.205

Child abuse

alcohol or controlled substances as contributing factor, evaluation of alleged perpetrator 26.44.170

leaving child unattended in parked automobile to enter tavern, penalty 9.91.060

Cities and towns

first class, enforcement of state laws 35.22.280

sales, liquor control board authority and duties 66.08.050

second class cities, regulation of 35.23.440 state preemption 66.08.120

Clubs

bottle clubs, license 66.24.480 private club beer and wine license 66.24.452 purchase of liquor by licensee 66.24.440 spirits, beer, and wine private club license, conditions and qualifications 66.24.450 spirits, beer, and wine restaurant license, conditions and qualifications 66.24.400, 66.24.410, 66.24.420, 66.24.425

Colleges or universities liquor or illegal drug use, complaint procedures and sanctions 28B.10.575 liquor-free housing areas 28B.10.575 promotion and sales restricted 66.28.160 sales on campus, Washington products 66.44.193

Construction of law, generally Ch. 66.98 Consuming in public places, penalty 66.44.100 Contraband liquor, possession 66.32.010 Convention centers

spirits, beer, and wine restaurant license. conditions and qualifications 66.24.420

Counties

action to abate nuisances 66.36.010 County licenses 67.14.020, 67.14.040, 67.14.050, 67.14.060, 67.14.070, 67.14.080, 67.14.090, 67.14.120

Courses of instruction authorized 66.28.150 Crimes and offenses

acting without license 66.44.090 consumption in public places 66.44.100 elections, candidate purchasing or giving liquor on election day prohibited 66.44.265

identification, supply of facsimile identification unlawful 66.44.328

identification, transfer to a minor 66.44.325 identification cards, unlawful use 66.20.200

illegal possession 66.44.160 illegal purchases 66.44.150

illegal transportation or sale 66.44.140 intoxicated persons, sales to or purchases and consumption by prohibited 66.44.200

license requirements 66.24.481 mash, illegal possession 66.44.140

minors, violations, enforcement, and penalties Ch. 66.44

obtaining liquor for ineligible persons 66.44.210

official seal, unlawful possession or use 66.44.120

outdoor music festival, campground detention, investigation of drug or alcohol abuse 4.24.710, 9A.16.120 penalties 66.44.175, 66.44.180

possession with intent to sell, when illegal 66.44.170

public conveyances, drinking in, penalty and exception 66.44.240, 66.44.250 sales by drink or bottle, penalty 66.44.130 sales to minors, defense 66.20.210 sales unlawful without government seal or stamp, exception 66.44.140

Culinary, restaurant, or food fermentation

use authorized 66.12.140

Definitions 66.04.010

Disc jockeys, eighteen years and older permitted on premises 66.44.316

Distillers

craft distillery 66.24.145 licenses 66.24.140

liquor warehouse receipts, fraud concerning,

penalty 9.45.160, 9.45.170 monthly reports 66.28.060 Distillers, See also DISTILLERIES Distributors

retail businesses, interest in prohibited, exceptions 66.28.010
Driver's license ineligibility 46.20.031

Driving privileges of juveniles, revocation 66,44,365

Driving under the influence

personal injury, wrongful death, contributory fault 5.40.060

Driving while under the influence of intoxicating liquor or any drug

traffic safety commission to inform and admission to athletic and entertainment purchase of liquor by licensee 66.24.440 events, provision to retailers permitted 66.28.043 educate 43.59.140 representatives 66.24.310 Drug-affected babies, prenatal newborn screening Ch. 70.83E required, penalty 66.24.481 license 66.24.160 retail businesses, interest in prohibited, exceptions 66.28.010 Duty free exporter's license 66.24.530 nonrefundable application fee 66.24.015 Duty free for personal use, excess amounts rules adoption, board authority 66.08.0501 Infants, drug and alcohol-affected serving to standing or walking patron permitted 66.28.130 66.12.110 Educational or consumer product information on retail premises 66.28.155 comprehensive plan 13.34.803 definition 13.34.801, 13.34.802 snack bar license 66.24.350 specialty shop license, samples 66.24.371 spirits, beer, and wine private club license, conditions and limitations 66.24.450 Effect on competency of witnesses 5.60.050 model project 13.34.800 study 13.34.805, 13.34.8051 local option, See ALCOHOLIC Inspection of books and records 66.08.130, BEVERAGES, subtitle Local option spirits, beer, and wine restaurant license, conditions and limitations 66.24.400, Emergency response caused by intoxication Inspection of licensed premises or banquet recovery of costs from convicted person 38.52.430 66.24.410, 66.24.420, 66.24.425 spirits, beer, and wine restaurant licensees, rights 66.98.060 permit premises authorized 66.28.090 Insurance, disability policies, optional standard provisions regarding losses while using **Employees** consumption or opening of liquor on store premises 66.16.070 sports/entertainment facility license 66.24.570 Interstate passenger carriers, licenses 66.24.395 suspension for noncompliance with support order 66.20.085, 66.24.012 sales of liquor 66.16.040 Intoxicated persons, sales to or purchases and consumption by prohibited, penalty 66.44.200 Enforcement of laws tavern license 66.24.330 arrest without warrant 66.44.010 temporary licenses 66.24.010 transfer 66.24.025 certified analysis as evidence of alcoholic content 66.44.070 Intoxication places of, abatement as nuisance 7.48.240 vacation of suspension 66.24.120 Janitors, eighteen years and older permitted on premises 66.44.316 complaints and information, sufficiency wine distributors 66.24.200 wine importers 66.24.203
Liquor control board, See LIQUOR CONTROL
BOARD 66.44.040 liquor control board's authority 66.44.010 liquor enforcement officers, powers 66.44.010 offenses, description and proof 66.44.050 Juveniles driving privileges affected by violations, revocation and reinstatement 13.40.265 Liquor enforcement officers proof of intent 66.44.060 Labels generally 66.44.010 prosecution of violations 66.44.010 malt liquor 66.28.120 resisting or opposing, penalty 66.44.370 Liquor excise tax fund 82.08.160 spirits 66.28.100 resisting or opposing officer, penalty 66.44.370 wine 66.28.110 Liquor revolving fund service on corporations 66.44.080 Law enforcement officers and security border areas, distribution 66.08.195, Ethyl alcohol, sale and pricing 66.16.010 personnel, eighteen years and older, 66.08.196, 66.08.198 Exemptions from liquor law Ch. 66.12 permitted on premises 66.44.316 cities and towns, distribution 66.08.210 Fetal alcohol syndrome Law enforcement training or investigation, use of counties, distribution 66.08.200 warning notice, posting required in liquor stores 66.16.110 forfeited liquor 66.08.095 deposits and disbursements 66.08.170 Leaving children unattended in parked distribution 66.08.180, 66.08.220 excess funds, disbursement and withholding Financial interest in retail businesses prohibited automobile to enter tavern, penalty 9.91.060 for manufacturers, distributors, and for noncompliance 66.08.190 importers, exceptions 66.28.010 acting without, penalty 66.44.090 proceeds from sale of illegal property Fire fighters, eighteen years and older, permitted on premises 66.44.316 administrative procedure act, application 66.32.070 transfer of funds 66.08.240 First class cities, enforcement of state laws beer and wine gift delivery license 66.24.550 Liquor stores 35.22.280 beer and/or wine restaurant license 66.24.320 beer and wine sales to licensed retailers Food products beer distributors 66.24.250 66.16.050 liquor content regulated 66.12.160, 66.12.170 Forfeiture, adjudication 66.32.040, 66.32.070 beer importers 66.24.261 birth defects from alcohol, warning notice bonded wine warehouse storage 66.24.185 66.16.110 Fortified wine, sales 66.16.100 Funds, See ALCOHOLIC BEVERAGES, bowling alleys, sales, service, consumption 66.24.455 consumption or opening of liquor on premises 66.16.070 combined license, for sale of beer and wine for subtitle Liquor revolving fund credit and debit card purchases 66.16.041 employees, See also ALCOHOLIC BEVERAGES, subtitle Employees establishment by board 66.16.010 Giving away liquor prohibited, exceptions 66.28.040 consumption on or off premises 66.24.354 conditions and restrictions 66.24.010 counties 67.14.020, 67.14.040, 67.14.050, 67.14.060, 67.14.070, 67.14.080, Grower's license 66.24.520 Hospitals locality determination 66.08.050 67.14.090, 67.14.120 authorized use 66.12.150 price standards 66.16.010 distillers 66.24.140 records of individual purchases confidential license, fee, limitations 66.24.590 domestic breweries 66.24.240 66.16.090 purchase of liquor by licensee 66.24.440 domestic wineries 66.24.170 sales, identification requirements 66.16.040 spirits, beer, and wine restaurant license, duty free exporters 66.24.530 sealed packages 66.16.060 conditions and qualifications 66.24.400, grocery store license and restricted grocery Sunday sales 66.08.166, 66.08.167, 66.16.120 66.24.410, 66.24.420, 66.24.425 store license 66.24.360 Local option elections Identification cards grower's license 66.24.520 authority 66.40.020 ballot form 66.40.110 interstate passenger carriers 66.24.395 laboratory stills 66.24.140 definition 66.20.160 evidence of age 66.20.170 canvass of vote 66.40.120 false cards, use or possession 66.20.200 presentation 66.20.180 limitations 66.24.010 liquor control board, regulatory power certification of results to board 66.40.140 66.98.070 check of petitions 66.40.100 questionable age of holder, procedure liquor importers 66.24.160 manufacturers 66.24.150 66.20.190 concurrent liquor elections prohibited sales to minors, defense 66.20.210 66.40.150 unlawful use, penalties 66.20.200 microbreweries 66.24.244 effect of election 66.40.140 use for purchase 66.16.040 Ignition interlocks, biological and technical license elections 66.40.030, 66.40.130 motel license 66.24.540 music and dancing upon licensed premises, petition for election 66.40.040 units 66.40.010 permit 66.28.080 devices alcohol offenses 46.20.710, 46.20.720, 46.20.740, 46.20.745, 46.20.750 definition 46.04.215 nonprofit arts organization license 66.24.495 Malt liquor labeling 66.28.120 nonprofit corporations near Canadian border Malt liquor, reports of sales 66.24.270 66 12 110 Illegal possession, penalty 66.44.160 nonprofit organizations or societies, special Manufacturers Illegal purchases, penalty 66.44.150 occasion license for sales at specific event admission to athletic and entertainment 66.24.375, 66.24.380 Import from another state for personal use events, provision to retailers permitted 66.12.120 private club beer and wine license 66.24.452 66.28.043 Importers public house license 66.24.580 licenses 66.24.150

ALCOHOLICS

representation by liquor control board personnel prohibited 66.08.075 alcohol server permit 66.20.300, 66.20.310, receipt for seized property 66.32.030 report to board 66.32.090 warrants 66.32.020, 66.32.030, 66.32.050 Servers, See ALCOHOLIC BEVERAGES, 66.20.320, 66.20.330, 66.20.340, 66.20.350 retail businesses, interest in prohibited, cancellation or suspension 66.20.070, 66.20.080, 66.20.150 exceptions 66.28.010 storage exemptions 66.12.030 subtitle Alcohol servers classifications 66.20.010 duration 66.20.060 Medicinal, culinary, and toilet preparations, Serving to standing or walking patron permitted labeling 66.12.070 Medicinal use 66.20.100, 66.20.110, 66.20.120 66.28.130 false or fictitious names 66.20.020 Snowmobiles issuance and fees 66.20.010 operating under the influence of 46.10.090 exemptions 66.12.060, 66.12.070 permit requirements and exemptions Solicitation of orders prohibited, exceptions Military installations 66.20.310 66.28.050 abatement of places of sale as nuisance reissuance after cancellation or suspension Sound or lighting technicians, eighteen years and 66.20.140 older permitted on premises 66.44.316 Special permits Ch. 66.20 38.32.120 signatures 66.20.040 special permits Ch. 66.20 suspension for noncompliance with support Militia property Spirits, labeling 66.28.100 order 66.20.085 license for sale of prohibited in vicinity Sports/entertainment facility license 66.24.570 transferability 66.20.020 State liquor stores, See ALCOHOLIC BEVERAGES, subtitle Liquor stores without permission of adjutant general wrongful presentation, retention 66.20.090 38.32.120 Personal injury, contributory fault 5.40.060 Pilots of vessels 88.16.100 prohibition of sale, penalty for disobedience State of emergency, limitations on sale or purchase of during 43.06.250 State preemption of control 66.08.120 Possession Minors contraband liquor 66.32.010 Stills, illegal operation, penalty 66.44.140 application for permit prohibited 66.44.280 Possession, See also ALCOHOLIC
BEVERAGES, subtitle Search and seizure
Possession with intent to sell, when illegal
66.44.170 Subpoena issuing authority 66.08.145 Sunday sales 66.08.166, 66.08.167 arrest without warrant 10.31.100 delivery off premises, limitation 66.44.340 driving privilege revocation for alcohol or drug violations 66.44.365 eighteen years and older, certain persons Title liberally construed 66.08.010 Trade fairs, shows, or expositions, special permits Ch. 66.20 Public nuisance places where kept for unlawful use, sale, distribution 9.66.010 permitted on licensed premises 66.44.316, Transportation unlawful without government 66 44 350 seal or stamp, exception 66.44.140 when 7.48.140 employees eighteen to twenty-one, handling Transshipment in interstate or foreign commerce Public places of beer and wine on nonretail premises 66.12.030 license requirements 66.24.481 66.44.318 Vendors Public places, certain parks and picnic areas not exhibition of effects of consuming liquor appointment 66.08.050 included as public places for purposes of 66.44.270 Violations, enforcement, and penalties Ch. 66.44 alcoholic beverage control 66.04.011 frequenting off-limits areas 66.44.310 Warehouses furnishing liquor to minors unlawful, exceptions 66.44.270 receipts, fraud concerning, penalty 9.45.160, liquor control board purchases 66.08.070 9.45.170 Regulatory authority and scope of powers of identification, supply of facsimile identification unlawful 66.44.328 Wholesalers liquor control board 66.08.030, 66.08.050 admission to athletic and entertainment Representatives identification, transfer to a minor unlawful events, provision to retailers permitted 66.28.043 licenses 66.24.310 Restaurants $mis representation of age\,66.44.300, 66.44.310$ representation by liquor control board purchase of liquor by licensee 66.24.440 possession or use of liquor unlawful, exceptions 66.44.270 personnel prohibited 66.08.075 spirits, beer, and wine restaurant license, Wine and malt beverages, distributors and conditions and qualifications 66.24.400, 66.24.410, 66.24.420, 66.24.425 purchase or attempt to purchase liquor suppliers, equity agreement Ch. 19.126 unlawful, penalty 66.44.290 Retail businesses, manufacturers, distributors, and importers barred from interest in, exceptions 66.28.010 Wine commission Ch. 15.88 Wines, See also WINES AND WINERIES sale by minors, limitation 66.44.340 sales to minors Wrongful death defense 66.20.210 Retail liquor licenses, See ALCOHOLIC BEVERAGES, subtitle Licenses defense, contributory fault 5.40.060 sales to minors by licensee or employees, notification of hearings 66.44.292 ALCOHOLICS (See ALCOHOLISM AND Sacramental liquors or wine 66.20.020 Sale by drink, See ALCOHOLIC BEVERAGES, subtitle Licenses DRUG ADDICTION) treats, gifts, or purchases of liquor for minors in public places 66.44.300 COHOLISM AND DRUG ADDICTION (See also ALCOHOL AND DRUG ADDICTION TREATMENT) Motor vehicles Sales driving under the influence 46.61.502 board exemptions 66.12.020 Chemical dependencies, persons with operating under influence of intoxicants or drugs 9.91.020 liquor control board regulatory authority and indecent liberties by health care provider scope of powers 66.08.030, 66.08.050 physical control of while under the influence local option, See ALCOHOLIC BEVERAGES, subtitle Local option 46.61.504 rape by health care provider 9A.44.050 Music and dancing upon licensed premises, permit 66.28.080 Chemical dependency and mental disorders, records of individual purchases confidential screening and assessment Ch. 70.96C 66.16.090 Musicians, eighteen years and older permitted on premises 66.44.316 Chemical dependency defined for insurance Sunday, sales on 66.08.166, 66.08.167, 66.16.120 purposes 48.21.195, 48.44.245, 48.46.355 Chemical dependency professionals, certification Ch. 18.205 Nonbeverage form Sales tax purchased directly from supplier 66.12.145 collection of tax 82.08.160 Nuisances distribution of tax 82.08.170, 82.08.180 imposed 82.08.150 Child abuse militia post or encampment, abatement of sale 38.32.120 alcohol or controlled substances as contributing factor, evaluation of alleged Sales to or purchases and consumption by perpetrator 26.44.170 places where liquor unlawfully kept intoxicated persons prohibited, penalty abatement 66.36.010 Children public nuisance, when 7.48.140 Samples furnished to liquor control board, age of consent for treatment 70.96A.095 Nursing homes chemical dependency assessment for inpatient standards and accountability 66.28.045 authorized use 66.12.150 Search and seizure treatment 70.96A.245 claimants' rights 66.32.060 disposition of property 66.32.070 Operation of while intoxicated chemical dependency assessment for railroad, steamboat, or vehicle 9.91.020 outpatient treatment 70.96A.250 forfeiture actions no bar to criminal prosecution 66.32.080 drug-affected and alcohol-affected mothers Packages labeling 66.28.100 and infants Perfumes, culinary preparations, or flavoring extracts, exemptions 66.12.070 forfeiture and disposal of liquor 66.32.040 comprehensive services 13.34.390 inpatient treatment 70.96A.097, 70.96A.235 hearing 66.32.050 judgment of forfeiture 66.32.070 medical assistance, eligibility 70.96A.265 Permits outpatient treatment 70.96A.230 administrative procedure act, application law enforcement officers, duty to board payment for treatment 70.96A.240 66.08.150 66.32.090

[RCW Index—page 22] (2008 Ed.)

funding prerequisites 70.96A.045, 70.96A.047 release from treatment facility 70.96A.255, filing with county recording officer 70.96A.260 30.42.220 funding priorities 70.96A.520, 70.96A.915 school referral to inpatient treatment, notice to filing with secretary of state 30.42.220 parent 70.96A.096 inpatient treatment charter parental consent, exception 70.96A.235 filing with county recording officer treatment programs, evaluation 70.96A.090 Counties inpatient treatment of children 70.96A.097 30.42.220 alcoholism and drug addiction board, duties filing with secretary of state 30.42.220 intensive case management pilot projects 70.96A.300 70.96A.800 examination of 30.42.240 program coordinator, duties 70.96A.310 fee requirement 30.42.210 interdepartmental coordinating committee program services and activities 70.96A.320 70.96A.060 number of 30.42.230 Criminal laws limitation 70.96A.190 interlocal cooperation 70.96A.043 powers 30.42.230 involuntary commitment 70.96A.140, 70.96A.145 Business Definitions 70.96A.020 Drivers' licenses commencement of, time limitation on ineligibility, certain persons 46.65.060 involuntary commitment or detention 30.42.100 Educational materials at colleges and universities 71.05.040 transaction of, requirements for 30.42.130 28B.10.295 jail, evaluation upon release from 70.96A.142 Capital, paid-in allocation, deposit requirements 30.42.070 requirements 30.42.060 joinder of petition for commitment 70.96A.141 Emergency service patrol, purpose and functions 70.96A.170 liquor taxes and profits, dedicated funds required 70.96A.087 Certificate of authority Fetal alcohol screening and assessment services 70.96A.500, 70.96A.510 for bureau 30.42.210 70.96A.500, 70.96A.510
Group disability insurance benefits 48.21.160, 48.21.180 right of renewal 48.21.190
Health care service contractors benefits 48.44.240
Health maintenance organizations 48.46.350 methamphetamine addiction programs counties, state funding 70.96A.325 opiate substitution 70.96A.400, 70.96A.410, filing with secretary of state 30.42.100 revocation or suspension 30.42.300 suspension or revocation 30.42.300 Change of location 30.42.310 70.96A.420 outpatient treatment Charter filing with secretary of state 30.42.100 notice to parent 70.96A.230 Health services practitioners payment 70.96A.180 Claims by creditors, priorities 30.42.130 voluntary substance abuse monitoring programs 18.130.175 payment for minor's treatment 70.96A.240 policy of state 70.96A.010 Commencement of bureau business, time limitation on 30.42.220 Insurance coverage rules 48.21.197 pregnancy, treatment during 70.96A.090 protective custody 70.96A.120 business, time limitation on 30.42.100 Conditions for establishment 30.42.060 records, confidentiality and authorized Integrated crisis response and involuntary Creditors claims, priorities 30.42.130 treatment, pilot programs Ch. 70.96B Involuntary commitment 70.96A.140, Crimes, violations and penalties 30.42.290 disclosure 70.96A.150 school referral to inpatient treatment, notice to parent 70.96A.096 Definitions, applicable 30.42.020 70.96Å.145 Deposits screening and assessment process 70.96A.035, 71.05.027 Involuntary commitment, See also MENTAL acceptance of 30.42.115 distribution by director 30.42.130 requirements before accepting 30.42.120 ILLNESS, subtitle Involuntary commitment social and health services department duties 70.96A.050 Juvenile offenders chemical dependency disposition alternative solicitation of 30.42.115 13.40.165 standards for programs, enforcement 70.96A.090 Director of financial institutions authority to conduct examinations and Minors chemical dependency assessment for inpatient treatment 70.96A.245 visitation and communication with patient investigations 30.42.140 bureau, authority to regulate 30.42.210 70.96A.160 bureau application, approval of, notice requirement 30.42.220 chemical dependency assessment for voluntary treatment 70.96A.110 outpatient treatment 70.96A.250 ALE (See ALCOHOLIC BEVERAGES; requirement 30.42.220 certificate of authority, suspension or revocation of 30.42.300 duties with respect to applications 30.42.090 establishment of, approval of supervisor inpatient treatment 70.96A.097, 70.96A.235 medical assistance, eligibility 70.96A.265 **BÈER AND BREWERIES)** outpatient treatment 70.96A.230 payment for treatment 70.96A.240 ALIEN BANKS (See also BANKS AND **BANKING)** release from treatment facility 70.96A.255, 70.96A.260 Accounts, English language requirement 30.42.200 30.42.030 examination of bureaus 30.42.240 Acquisition of other financial institutions by, examinations, authority to conduct 30.42.140 Motor carriers prohibited 30.42.050 Activities and powers 30.42.155 agencies of 30.42.180 investigations, authority to conduct 30.42.140 alcohol and controlled substance testing program 81.04.530
Offender sentencing 9.94A.607
Opiate substitution treatment certification 70.96A.410 rules and regulations, authority to promulgate 30.42.320 Advertising, regulation of 30.42.170 Agencies of, powers and activities 30.42.180 Allocation of paid-in capital, requirements suspension or revocation of certificate of authority 30.42.300 pregnancy, treatment during 70.96A.090 regulation by state 70.96A.400 take over by, when 30.42.130 30 42 170 Directors, board of Application 30.42.060 statewide standards, evaluation 70.96A.420 duties, responsibilities and restrictions, approval, notice of, required 30.42.100 duties of director with respect thereto imposed 30.42.280 acceptance into approved program, standards service on boards of directors of other 70.96A.100 30.42.090 financial institutions prohibited 30.42.050 reciprocity requisite of approval 30.42.090 Application for bureau 30.42.210 admission procedures 70.96A.120 Distribution of deposits by director 30.42.130 age of consent 70.96A.095 Duties, responsibilities and restrictions imposed chemical dependency program, scope 70.96A.030, 70.96A.040, 70.96A.080 Assets, separation from total assets required on directors, officers and employees 30.42.080 30.42.280 chemical dependency specialist services children and family services offices Authorized, purposes 30.42.010 **Employees** Board of directors, prohibited from serving as directors of other financial institutions bond required 30.42.190 70.96A.037 duties, responsibilities, restrictions imposed citizens advisory council 70.96A.070 city or county without facility, liquor tax contribution prerequisite to use of another's facility 70.96A.085 30.42.280 Bonds, required for officers and employees 30.42.190 English language requirement for books and accounts 30.42.200
Establishment of 30.42.060 Books and accounts, English language requirement 30.42.200
Books and records, separation from total books county expenditures, review of 43.20A.065 county-designated chemical dependency specialists, training 70.96A.905 court-ordered, notification requirements authorized 30.42.010 director of financial institutions, approval of and records required 30.42.080 required 30.42.030 Examination of bureaus by director 30.42.240 Bureau 70.96A.155 application 30.42.210 Examinations and investigations of, authorized court-ordered treatment or supervision approval, notice of, required 30.42.220 30.42.140 Fairs, trade, facilities, authorized 30.42.250 70.96A.157 business, commencement of, time limitation criminal justice treatment account 70.96A.350 on 30.42.220 Fee requirement for bureau 30.42.210 enhanced services facilities Ch. 70.97 certificate of authority 30.42.210 Fees, required 30.42.300

ALIENATION

Felonies, penalties 30.42.290 ALIENS Emergency medical services licensing and Financial institutions, other Alien property custodian, notice to of actions certification advisory committee 18.73.040, acquisition prohibited 30.42.050 affecting property of 4.28.330, 4.28.340, 18 73 050 Epinephrine, authority to administer 18.73.250 prohibition against members of board of directors serving in similar capacity for Alien's rights and interests in land, same as Fire protection districts 30.42.050 native citizen 64.16.005 interlocal agreements 52.12.135 Financial reports, required 30.42.260 Certain titles confirmed 64.16.140 First aid Gifts by, regulations 30.42.170 Committed to correctional facility, jail, etc., duty course requirements 70.54.060 Grandfather clause 30.42.340 Guarantee obligations 30.42.105 to notify immigration authorities 10.70.140 equipment requirements 70.54.060 penalty for violations 70.54.065 Conveyances to or by aliens 64.16.140 Criminal offenders committed to department of Imposition of taxes 30.42.270 Inspection corrections self-inspection program 18.73.145 Investigations and examinations of, authorized conditional release for deportation 9.94A.685 Deportation consequences of guilty plea advisement 10.40.200 Licenses, when required, exceptions 18.73.130 30.42.140 Limitation on Liens for services limitations on 60.44.010 number of offices 30.42.040 Enemy during war, tolling of statute of notice of claim, contents 60.44.020 ownership of real property 30.42.160 limitations of actions 4.16.210 Loans by 30.42.105 when authorized 60.44.010 Firearms, license required, exception 9.41.170 Other transportation vehicles, allowed use 18.73.180 subject to usury laws 30.42.150 Industrial insurance, See INDUSTRIAL Location, change of 30.42.310 **INSURANCE** Misdemeanors, penalties 30.42.290 Requirements Insurers, See INSURANCE, subtitle Alien secretary of health, duties 18.73.081 Notice of approval of application by director insurers variance 18.73.101 30.42.100 Stretchers and personal mobility devices Mental illness, deportation Ch. 72.25 Number of bureaus 30.42.230 Naturalization of, by superior court Const. Art. 4 Officers guidelines, safe transport of persons requiring 18.73.260 bond required 30.42.190 Offenders, camp within correctional facility duties, responsibilities and restrictions, Uniform disciplinary act, application 18.73.240 boundaries authorized 72.09.560 imposed 30.42.280 Volunteer personnel Property, alien's right to own 64.16.005 Offices, number of, limitation on 30.42.040 city or town legislative body members Ownership of real property, limitations on 30.42.160 Unemployment compensation benefits, eligibility 50.20.099 code city legislative body members Paid-in capital, allocation, deposit requirements eligibility 50.20.098 35A.11.110 employment defined in regard to nonresident 30.42.070 AMBULATORY SURGICAL FACILITIES aliens 50.04.206 Penalties for violations of chapter 30.42.290 Account 70.230.180 included 50.04.205 Possession by director 30.42.130 Complaint toll-free telephone number Powers and activities 30.42.155 ALLEGATIONS (See PLEADINGS) 70 230 160 agencies of 30.42.180 Coordinated quality improvement 70.230.080 ALLEYS (See STREETS AND ALLEYS) guarantee obligations 30.42.105 Data related to quality of patient care 70.230.110 ALL-TERRAIN VEHICLES (See MOTOR loans 30.42.105 Definitions 70.230.010 Powers of bureaus 30.42.230 VEHICLES, subtitle Off-road and Discipline of provider, reports 70.230.120 Exclusions from chapter 70.230.040 nonhighway vehicles) Priorities of creditors claims against 30.42.130 Prohibition against ALPACAS (See ANIMALS) Information, disclosure 70.230.140, 70.230.170 acquiring interest in other financial Licenses ALTERATION institutions 30.42.050 applicants, renewal 70.230.050 Insurance applications 48.18.070 Motor vehicles, certificate of ownership or directors serving on boards of directors of denial, suspension, revocation 70.230.070 other financial institutions 30.42.050 operating without 70.230.030 license registration, alteration or forgery Property, real, limitations on ownership of Restrict or terminate practitioners, records 46.12.220 30.42.160 70.230.130 ALTERNATIVE RESIDENTIAL PLACEMENT (See JUVENILES, subtitle Purposes, enumerated 30.42.010 Safety and emergency training, facility Real property, limitations on ownership of 30.42.160 70.230.060 Alternative residential placement) Secretary of health, duties 70.230.020 Reciprocity, required before approval of application 30.42.090 AMATEUR RADIO OPERATORS Standards, rules 70.230.090 Surveys 70.230.090 local regulation to conform with federal law 35.21.315, 35A.21.260, 36.32.600 Regulation of Unanticipated outcomes 70.230.150 advertising by 30.42.170 gifts by 30.42.170 AMENDMENTS AMBULANCE SERVICES Attachments, pleadings 6.25.280 Reports, financial, required 30.42.260 Aid vehicles Bills of legislature Requirements before accepting deposits licenses 18.73.140 act amended to be set forth in full Const. Art. 30.42.120 self-inspection program 18.73.145 Revocation of certificate of authority 30.42.300 Ambulance personnel, requirements 18.73.150 initiative measures, prohibitions Const. Art. 2 Rules governing 30.42.320 Blanket disability insurance for volunteer Supervisor of banking organizations 48.21.040 may originate in either house Const. Art. 2 § application, approval of, notice requirement 30.42.100 Certificate of advanced first aid qualification scope and object not to be changed by Const. 18.73.120 Suspension of certificate of authority 30.42.300 Art. 2 § 38 Charters, municipal Cities and towns Taxes, imposed 30.42.270 ambulance utilities, study and review Time limitation on how proposed and adopted Const. Art. 11 § 10 35.21.7661 commencement of business 30.42.220 establishment authorized 35.21.766 by special legislation prohibited Const. Art. 2 Trade fair facilities, authorized 30.42.250 operations of 35.27.370 § 28 Transaction of business, requirements for Counties Cities and towns 30.42.130 comprehensive plans 35.63.120 authority to furnish financial assistance to Trust companies, See TRUST COMPANIES political subdivisions 36.32.470 Constitutional amendments Usury laws, applicable to loans made by authority to operate, restriction 36.01.100 how effected Const. Art. 23 § 1 30.42.150 emergency medical services 36.01.095 notices Violations of chapter, penalties 30.42.290 County transportation authority 36.57.040 effect of failure to publish properly Const. ALIENATION (See also REAL PROPERTY) Emergency medical care and transportation Art. 23 § 1 Franchises, corporate liability not relieved by Const. Art. 12 § 8 services publication of Const. Art. 23 § 1 proposal for, may originate in either house Const. Art. 23 § 1 administrative procedure 18.73.200 county operation 36.01.095 Public assistance grants 74.04.280 definitions 18.73.030 ratification by electors Const. Art. 23 § 1 Restraints on port district property 53.25.160 state preemption of authority 18.73.020 revised Constitution, adoption by people public lands, See PUBLIC LANDS unlawful practices, penalties 18.73.190 Const. Art. 23 § 3

[RCW Index—page 24] (2008 Ed.)

separate amendments, to be separately voted Massage practitioners, animal 18.108.230 Interpreter services and translations 68.64.130 upon Const. Art. 23 § 1 submission to vote Const. Art. 23 § 1 certification Ch. 18.240 Liability 68.64.170 Pet animals infected with diseases communicable to humans, control Ch. 16.70 Organ and tissue awareness account two-thirds vote of each house needed Const. motor vehicle registration donation 46.12.510 Art. 23 § 1 Procedure for donating 68.64.040, 68.64.090 Ouarantine Habeas corpus process 7.36.240 writs of habeas corpus 7.36.240 amending, revoking, making gift 68.64.050, destruction of diseased or quarantined animals 68.64.070 16.36.090 refusal to make 68.64.060 hold order 16.36.010 order, hearing 16.36.098 violations, penalty 16.36.110, 16.36.113 Procurement organizations 68.64.120 district court, civil 12.08.090, 12.08.110 Receiver of gift, qualifications 68.64.100 habeas corpus 7.36.240 Registry, organ and tissue donor 68.64.200 Rendering plants Ch. 16.68 minor defects, effect 4.32.250 Scope of chapter 68.64.020 State veterinarian variance in action to recover personal property Warranties, immunities from implied warranties powers and duties 43.23.070 4.36.210 and civil liabilities 70.54.120 Tests, examinations, or inspections violations 16.36.060 Title 77 RCW, application 16.36.128 Ratification of constitutional amendments Const. ANATOMICAL SCIENCE Art. 23 § 1 Human remains, use for instructional purposes 68.50.060, 68.50.070, 68.50.080, 68.50.090 Transporting, requirements 16.36.045, 16.36.116 Veterinarians, duty to report certain diseases Revised code, See REVISED CODE OF WASHINGTON ANCHORAGE (See also VESSELS AND AMERICAN BAR ASSOCIATION (See BAR ASSOCIATION) 16.36.080 SHIPPING)
Boats and vessels, liens created 60.36.010 Veterinarians, licensing and regulation Ch. 18.92 Violations, penalty 16.36.110, 16.36.113 AMERICAN RED CROSS (See RED ANDROGENS (See STEROIDS) ANIMAL TECHNICIANS (See VETERINARIANS) CROSS) ANHYDROUS AMMONIA (See AMMUNITION FERTILIZERS, subtitle Anhydrous ANIMALS (See also ANIMAL HEALTH) Product liability actions 7.72.030 ammonia) Abandoned animals, procedures Ch. 16.54 **AMNIOCENTESIS (See PRENATAL** Animal facilities ANIMAL HEALTH TESTING) Agriculture director, powers and duties
16.36.020, 16.36.023, 16.36.040, 16.36.060
Aquaculture disease inspection and control
program Ch. 77.115 acts against agricultural or veterinary facilities liability for damages 4.24.575 acts against research and educational facilities AMUSEMENT GAMES Authority 9.46.0321 Authority to conduct 9.46.0331 Defined 9.46.0201 liability for damages 4.24.570 criminal acts against definition 9.08.090 program Cn. //.113 Biomedical waste definitions 70.95K.010 legislative findings 70.95K.005 state preemption of local definitions 70.95K.011 Rules, minimum rules for conduct of games 9.46.0331 legislative intent 9.08.080
injunctive relief to prevent harassment or occurrence of tort 4.24.580 AMUSEMENT RIDES Administrative procedure 67.42.050 Carcasses, disposal Ch. 16.68 Carcasses, use by department of fish and wildlife waste treatment technologies Bungee jumping evaluation by department of health 70.95K.020 permission from public or private property owner required 67.42.090 as trap bait 16.68.190 Carcasses as public nuisances 7.48.140 Carcasses, disposal Ch. 16.68 Bungee jumping device fees 67.42.060 Costs, recovery 16.36.025 Cows, goats, and other mammals health requirements 15.36.161 bait, use as training bait prohibited, seizure of animals 16.52.300 inspection 67.42.020, 67.42.040 permits 67.42.060 Decals 67.42.030 Definitions 16.36.005 Cities and towns, control of 35.27.370 Diagnostic service program, livestock diseases Control of pets infected with diseases Definitions 67.42.010 prevention and control Ch. 16.38 Diseased animals communicable to humans Ch. 16.70 Federal standards, federal land, possible Crimes involving exemption 67.42.050 Fees 67.42.060 destruction 16.36.090 indictment or information 10.37.070 destruction, indemnity payment 16.36.096 duty to bury carcass, livestock 16.36.102 emergencies, actions authorized 16.36.070 research institutions, transferring stolen pet Inspections 67.42.020, 67.42.025, 67.42.040 Insurance 67.42.020 penalties 9.08.072, 9.08.074, 9.08.076, Local ordinances 67.42.080 exposure to other animals unlawful 16.36.082 9.08.078 Materially rebuild or modified, new permit, new inspection 67.42.040 importation unlawful 16.36.080 Cruelty to intergovernmental cooperation 16.36.100 milk sale prohibited, exception 15.36.151 owner's liability 16.36.086 acts constituting, penalty 16.52.080 animal fighting 16.52.117 Orders to cease operations 67.42.050 Penalty for noncompliance 67.42.070 Permits 67.42.020, 67.42.030, 67.42.040, bait, use of domestic dog or cat as training bait prohibited, seizure of animal 16.52.300 confinement without food and water, penalty 67.42.060 quarantine, hold order, or destruct order, hearing 16.36.098 Rules 67.42.050 reporting requirements 16.36.080, 16.36.084 16.52.100 **ANABOLIC STEROIDS (See STEROIDS)** cutting ears, penalty and exception 16.52.095 definitions 16.52.011 sale unlawful 16.36.082 unlawful conduct 16.36.084 ANATOMICAL GIFTS docking horses, penalty 16.52.090 Account, organ and tissue donor 68.64.210 violations, penalty 16.36.110, 16.36.113 Authorized to make gift 68.64.030, 68.64.080 Diseases enforcement authority 16.52.015 inspections and tests 16.36.040 exclusions 16.52.185 donor recruitment and education program prevention 16.36.040 first degree 16.52.205 70.54.280, 70.54.290, 70.54.300 reporting 16.36.040 hook, unlawful use of 16.52.305 Emergencies, actions authorized 16.36.070 Fees, rules 16.36.023 humane societies, enforcement authority and duties 16.52.020, 16.52.025 minors 70.54.305 Corneal tissue for transplants presumption of good faith 68.50.290 Coroner or medical examiner, duties 68.64.190 Fur farming Ch. 16.72 Importation of animals inhumane slaughter of livestock Ch. 16.50 liability principles 16.52.011 Declarations or advance health directives health certificates and permits, exceptions limitations on application of chapter 68.64.180 16.36.050 **Definitions** 68.64.010 unlawful acts and willful misconduct livestock, nonambulatory 16.52.225 old or diseased animals, permitting to run at large, penalty 16.52.110 penalties 16.52.165, 16.52.200 poisoning 16.52.190, 16.52.193 railroad shipment of livestock 81.48.070 ramoval of animals, procedures 16.52.085 Documentation 68.64.105, 68.64.110 16.36.050 Infection danger, actions authorized 16.36.070 Driver's license organ donor registry, information 46.20.1131 statement 46.20.113
Gift of life award Ch. 1.50 Inspections and tests 16.36.040, 16.36.060 Livestock diseases, diagnostic service program Ch 1638 removal of animals, procedures 16.52.085 second degree 16.52.207 Hospitals, agreements with organizations 68.64.140 Livestock markets examinations and testing 16.65.340, Dangerous dogs, See DOGS Identification of potential donors, hospital 16.65.350 procedures 68.50.500 facilities, unlawful acts 16.65.370 Dangerous wild animals, keeping of Ch. 16.30 Illegal activities, penalties 68.64.150, 68.64.160 Dead, disposal in watersheds 70.54.030 sanitation requirements 16.65.360

(2008 Ed.) [RCW Index—page 25]

ANNEXATION

Destruction by law enforcement officer, Trusts Ch. 11.118 district court civil procedure 12.08.020, immunity 16.52.210 Diseases, See ANIMAL HEALTH Dogs, See DOGS 12.08.120 ANNEXATION Stricken, when 4.32.170 Cities and towns Uncontroverted allegations elections Euthanasia 16.52.085 district court civil procedure 12.08.080 canvass of votes 35.10.240 False certificate of registration or false representation of breed, penalty 9.08.030 indebtedness, ratification and funding after 35.40.030 ANTI-HARASSMENT ACT (See HARASSMENT) Feed, See FEED Cities and towns, See also CITIES AND ANTIQUES Feed containing noxious weed seeds or toxic TOWNS, subtitle Annexation Pistols, excepted from restrictions on carrying weeds, penalty 17.10.235 Conservation districts 89.08.180 Fighting exhibitions, prohibited behavior 9 41 060 16.52.117 Slot machines, excluded from prosecution simultaneous consideration of incorporation Fur farming Ch. 16.72 Herd laws, See LIVESTOCK 9.46.235 and annexation 36.93.116 Diking and drainage districts erected and ANTWERP PIGEONS (See BIRDS) Horse racing Ch. 67.16 operated by United States 85.05.610, APARTMENTS (See CONDOMINIUMS; LANDLORD AND TENANT) Horse racing, live horse racing compact Ch. 85.05.620, 85.05.630, 85.05.640, 85.05.650 Fire protection districts Importation APIARIES (See BEES AND BEEKEEPING) cities and towns health certificates and permits, exceptions annexation by 35.02.200, 35.02.205, APOTHECARY (See PHARMACIES AND 16.36.050 35.13.249 PHARMACIŜTS) newly incorporated city or town annexation by 35.02.202

Metropolitan park districts 35.61.250, 35.61.260, 35.61.270, 35.61.280

Port districts, provisions for 53.04.080, 53.04.100 Information or indictment for injury to. description of 10.37.070 APPEALS Insurance for 48.11.060 Administrative agencies Killing in state park, penalty 79A.05.165 Livestock, See LIVESTOCK court of appeals 2.06.030 Administrative agency decisions direct review authorized 34.05.518 Low-income households veterinary services 18.92.250, 18.92.260 Public hospital districts 70.44.200 Public utility districts refusal of review 34.05.522 Massage practitioners, animal certification Ch. 18.240 endorsement 18.108.230 Administrative procedure, See ADMINISTRATIVE PROCEDURE territory within service area 54.04.035 Water-sewer districts, assumption of jurisdiction by city or town Ch. 35.13A Administrative procedure act Milk and milk products for animal food Ch. supreme court or court of appeals 34.05.526 Agreed cases 4.52.030 Water-sewer districts, generally Ch. 57.24 Nursing homes, contact with animals authorized 18.51.320 Agricultural processing and marketing ANNUAL LEAVE (See VACATIONS) associations, monopoly hearing before attorney general 24.34.020 Pet animals ANNUAL LEGISLATIVE SESSIONS bait, use of domestic dog or cat as training bait Regular legislative sessions held each year Assessments prohibited, seizure of animal 16.52.300 Const. Art. 2 § 12 local improvements, See LOCAL IMPROVEMENTS AND biomedical research, penalties for use ANNUITIES (See INDUSTRIAL 19.86.145 INSURANCE; INSURANCE; RETIREMENT PENSIONS; subtitle Life ASSESSMENTS definitions 9.08.065 Attorneys' fees as costs, damage actions, five research institutions, transferring stolen thousand dollars or less 4.84.290 insurance) animals to Banks ANNULMENT penalties 9.08.072, 9.08.074, 9.08.076, extension of time of existence 30.08.080 Letters of administration 11.28.160 removal or prohibiting participation of officer or employee 30.04.470 Will 11 24 040 research use, requirements 16.52.220, 16.52.230 ANSWERS Board of equalization decisions 35.55.080 taking, concealing, injuring, killing, etc., penalty 9.08.070 Actions to recover property distrained, pleadings Boiler and steam vessel, board determinations 4.36.140 70.79.360 Pet food and specialty pet food Appearance, answer constitutes appearance Bonds registration requirements 15.53.9014
Places for fighting of, public nuisance, penalty 4.28.210 actions against state 4.92.030 Assessment of damages without 4.28.290 criminal cases 10.73.040 9.66.010 Attachment, debt not due 6.25.050 Cities and towns Poisoning 16.52.190, 16.52.193 Quarantine, See ANIMAL HEALTH Confession of judgment authorized before or after 4.60.010 board of equalization, local improvement of lowlands 35.55.080, 35.56.090 Registration Defenses metropolitan park district assessments falsification, penalty 9.08.030 district court proceeding 12.08.020 35.61.230 Removal for feeding and care, procedures Distrained property, actions to recover, pleadings municipal courts 35.20.250 16.52.085 4.36.140 proceedings declaring dwellings unfit 35.80.030 Rendering plants Ch. 16.68 District judges, requisites of answers 12.08.020 Research facilities, exemption from cruelty to animal provisions 16.52.180 Ejectment and quieting title actions, substitution Condemnation actions, See EMINENT DOMAIN of landlord in action against tenant 7.28.110, Research facilities, penalties for unfair and 7.28.130 deceptive practices 19.86.145
Research use, requirements 16.52.220, 16.52.230
Running at large, See LIVESTOCK
Scientific experiments, exemption from cruelty Corporations Forcible entry and detainer, pleadings 59.12.121 Frivolous 4.32.170 from secretary of state, nonprofit corporations 24.03.445 Joint debtors in proceedings after judgment defenses by, authorized 4.68.040 Costs upon 4.84.130 attorneys' fees 4.84.080 to animals provisions 16.52.180 Theft of livestock 9A.56.080, 9A.56.083 denial by authorized 4.68.040 damage actions, five thousand dollars or less 4.84.290 Trespassing animals verdict limitation 4.68.060 county, against 4.84.170 pleading component 4.68.050 Libel and slander, justification in mitigating circumstances 4.36.130 damages and cost district court, from, appellants bond for costs 4.84.130 actions for damages 16.04.050, 16.04.060, 16.04.070 Logging liens 60.24.140 state, against 4.84.170 damages and costs Mandamus proceedings 7.16.200 Material allegations, defined 4.36.170 actions for damages 16.04.030, 16.04.040, Counties 16.04.045 liability 16.04.010, 16.04.015 fences Ch. 16.60 actions against 4.84.170 Objection on same grounds as demurrer may be eminent domain, See EMINENT DOMAIN proceedings declaring dwellings unfit taken by, when 4.32.070 35.80.030 livestock running at large on United States Partition proceedings, contents 7.52.060 County board of adjustment Prohibition proceedings 7.16.320 military reservations 16.04.080 notice of time and place 36.70.850 owner unknown, procedure 16.04.025 Quo warranto proceedings 7.56.050 scope of authority 36.70.860 time limit 36.70.830 restraint 16.04.020 Requisites of district court civil procedure 12.08.020 trespass via fence damaged by wildlife, liability 16.04.100 Setoff, pleading of in answer 4.32.150 County commissioners

[RCW Index—page 26] (2008 Ed.)

appellate jurisdiction 2.08.020, Const. Art. 4 §

drawbridge, width of draw determination 35.74.030 civil actions expenditures for emergencies, taxpayer's right justice and inferior courts act of 1961. county commissioners, from 36.32.330 pending appeals not affected 3.74.900 Supreme court or court of appeals appellate jurisdiction 2.04.010, Const. Art. 4 § 36.40.150 procedure 36.32.330 Justices of the peace, from, See also JUSTICES OF THE PEACE, subtitle Appeals from Court commissioner proceedings 2.24.050 Juvenile offenders 13.40.230 Court of appeals fee schedule 2.32.070 appeals to supreme court 2.06.030 state employees' retirement system 41.40.082 generally 43.24.120 Local improvements 35.44.200, 35.44.210, jurisdiction Taxation property taxes, See TAXES - PROPERTY decision of administrative agencies 2.06.030 35.44.220, 35.44.230, 35.44.240, 35.44.250, Time extended for proceeding to replace lost or destroyed records 5.48.050 limitation 2.06.030 Courts of limited jurisdiction 3.02.020 35.44.260 Criminal Lost or destroyed records, time extended on Traffic infractions 46.63.090 accused persons, right of appeal Const. Art. 1 filing of application for replacement of court Trust companies removal or prohibiting participation of officer or employee 30.04.470 records lost or destroyed 5.48.050 bail pending appeal 10.73.040 Mandamus court of appeals, jurisdiction 2.06.030 criminally insane, right of either party 10.77.230 court of appeals, jurisdiction 2.06.030 Motor vehicle law, under Unemployment compensation mailing appeal or petition, when deemed filed serial number, altered, removed, etc., seized or and received 50.32.025 impounded vehicles 46.12.330 district courts, from Verdict reduction or increase as alternative to costs, payment of 10.10.060 default in prosecuting 10.10.060 suspension, revocation or cancellation of new trial 4.76.030 certificate of license, registration of Victims of crime 7.68.110 failure to appear, conviction, sentencing 10.10.060 certificate of ownership or license 46.12.240 APPEARANCE OF FAIRNESS DOCTRINE Municipal courts 35.20.250 Application jail time pending appeal, credit for 9.95.062 Municipal local improvements 35.44.260 superior court 35.44.200, 35.44.250 advisory proceedings 42.36.070 sentence commences when convicted person returned to custody 9.95.060 sentences 9.94A.585 campaign contributions 42.36.050 Pollution control hearings board, See POLLUTION CONTROL HEARINGS decision-maker 42.36.020 stay of execution judgment, conditions of release 9.95.064 time limitation 42.36.080 declaration of candidacy 42.36.040 BOARD stay of execution of judgment, when prohibited 9.95.062 legislative action 42.36.030 Probate court, appeals to superior court Const. Art. 27 § 10 limitations 42.36.010 quorum implications 42.36.090 subversive activities, discharge from Prohibition, writ of, court of appeals jurisdiction time limitation 42.36.080 employment 9.81.090 2.06.040 Cross-appeals unnecessary, appeal of verdict Public utilities, See PUBLIC UTILITIES, Campaign contributions 42.36.050 Candidates 42.36.040 reduction or increase as alternative to new subtitle Appeals to supreme court or court of trial 4.76.030 Ex parte communications prohibited, exceptions Department of transportation ruling regarding quasi-judicial proceedings 42.36.060 aeronautics 47.68.320 court of appeals, jurisdiction 2.06.030 Discrimination, unfair practices involving real property 49.60.225 Railroad crossing findings and orders 81.53.170 Records of court lost or destroyed, time extended right a fair hearing not impaired 42.36.110 Judicial restriction, elimination of doctrine on filing application for replacement 5.48.050 District court, from allowed costs 4.84.130 expansion disallowed 42.36.100 Legislative action doctrine does not invalidate 42.36.030 District courts 10.10.010 Referees District courts, from decision reviewed in same manner as court criminal proceedings costs, payment of 10.10.060 decision 4.48.120 Quasi-judicial proceedings advisory proceedings 42.36.070 Refusal of highway contract proposal form, from default in prosecuting 10.10.060 failure to appear, conviction, sentencing 47.28.070 ex parte communications prohibited, Reversal, eviction of judicial sale purchaser on exceptions 42.36.060 10.10.060 reversal of judgment 6.21.130 Quorum aspects 42.36.090 District judges, from Review Statute of limitations small claims action Ch. 12.36 sentences 9.94A.585 application of doctrine 42.36.080 traffic infractions Ch. 12.36 Elections, See ELECTIONS, subtitle Appeals verdict reduction or increase as alternative to APPEARANCES new trial 4 76 030 Accused in criminal cases Const. Art. 1 § 22 Actions against state, attorney general 4.92.030 Arraignment, See ARRAIGNMENT Eminent domain by state damages 8.04.130, 8.04.150 Rights of accused in criminal cases Const. Art. 1 § 22 Exceptions Savings and loan associations, actions and Assessment of damages without answer, after appearance 4.28.290 when to be taken 4.80.020 decisions of director of financial institutions Fees, supreme court, courts of appeal 33.04.060 Attachment fee schedule 2.32.070 Schools and school districts defendant for examination as to his property eminent domain, See EMINENT DOMAIN Forcible entry and detainer actions 59.12.180 6.25.170 Foreign judgments, enforcement of, uniform act employees, dismissal, appeal, alternate Attorneys procedure 28A.405.380 appearance without authority, procedure 2.44.020, 2.48.220 Habeas corpus Small claims, restrictions and setting aside judgments 12.40.120 State federal questions raised by pleadings 7.36.140 Debtors Harmless error disregarded 4.36.240 ne exeat, bail bond 7.44.030 actions against 4.92.030 eminent domain, See EMINENT DOMAIN Highways Deemed general appearance, when 4.28.210 advertising control, action of department Default on defendant's nonappearance, district 47.42.060 State civil service Indigent party, fees and costs to be paid by state 4.88.330 court civil action 12.20.020 suspension, dismissal, or demotion of employee 41.06.170 State employees' retirement system 41.40.078, Disbarment for appearing without authority Industrial insurance, See INDUSTRIAL 2.48.220 INSURANCE, subtitle Appeals
Initiative and referendum, See INITIATIVE
AND REFERENDUM, subtitle Appeals
Injunction, court of appeals jurisdiction 2.06.040 41.40.082 Dismissal on plaintiff's nonappearance 4.56.120 State patrol identification and criminal history district court civil action 12.20.010 District judges section hour allowed for 12.04.160 application for information upon refusal time for 12.04.160 43.43.705 Insurance orders of commissioner, See INSURANCE, purge or modification of personal records Forcible entry and detainer actions 59.12.060 General, deemed as, when 4.28.210 subtitle Appeals 43.43.730 rating organizations 48.19.290 State patrol officers from disciplinary actions Homestead alienation where incompetent or Joint operating agencies 43.52.360, 43.52.430 43.43.100 disabled spouse or domestic partner Judgments Superior court final judgments 7.16.350 prosecuting attorney to appear 6.13.210, execution docket entry of appeal 4.64.080 Superior courts 6.13.220

Justices of the peace, from

APPLES (See FRUITS; HORTICULTURE) division of 6.13.150 Injunctions, contempt for disobedience, bond for qualifications of appraiser 6.13.130 Hospital districts 70.44.300 7 40 170 APPLIANCES Mandamus proceedings 7.16.190 Consumer leases, See CONSUMER LEASES Ne exeat, bail bond 7.44.030 Insurance company investments 48.13.140 Energy efficiency standards Ch. 19.260 Mutual savings banks, appraisal of real property required 32.12.050 New trial, defendant where discovery of grounds Obscuring identity of a machine 9A.56.180 after verdict, report, or decision 4.76.080 Public utility districts Personal exemptions of debtors 6.15.060 Port district leases 42.23.030 Nonappearance of repair service 54.16.380, 54.16.385 defendant, effect 4.28.210, 12.20.010 Service contracts Ch. 48.110 plaintiff, nonsuit 4.56.120 APPOINTMENTS (See also POWERS OF APPOINTMENT) Nonsuit on plaintiff's nonappearance 4.56.120 partnership interests of decedent 11.64.002 Nuisances, voluntary abatement of prostitution, real property for sale purposes 11.56.090 Appraiser 6.13.130 assignation or lewdness 7.48.110 Probate, See also PROBATE, subtitle Inventory Executors and administrators, See EXECUTORS AND ADMINISTRATORS Orders of court, application for constitutes appearance 4.28.210 and appraisement Public water systems Partition proceedings, judgment creditors, notice on sale of property to require 7.52.180 Pleadings, answer constitutes 4.28.210 To fill appointive office vacancy Const. Art. 3 § valuation 8.25.280 Real estate Governor, See GOVERNOR, subtitle cities and towns, pedestrian malls, determinations 35.71.050 Appointing power
Guardians, See GUARDIAN AND WARD Quo warranto proceedings, defendants 7.56.050 professionally designated hospital districts 70.44.300 Right to by one not served personally 4.28.200 Special, how made 4.28.210 Supplemental proceedings Logging liens, receiver appointment 60.24.130 port district leases 42.23.030 Real estate, See also REAL ESTATE APPRAISERS Partition proceedings, partition of property, appointment of referees 7.52.080 bond to assure 6.32.010 contempt 6.32.180 Regents of state institutions Const. Art. 13 § 1 State facilities through city or town, board of corporations 6.32.190 School district property 28A.335.120 review 47.52.150 State otologist 70.50.010 excused, when 6.32.190 APPREHENSION (See ARREST) third parties 6.32.030 Supreme court clerk Const. Art. 4 § 22 Supreme court reporter Const. Art. 4 § 18 APPRENTICES Unauthorized, by attorney, procedure 2.44.020 Age requirements 49.04.910 What constitutes 4.28.210 Trustees in ejectment and quieting title action for absent or nonresident defendant 7.28.010 Agreement APPELLATE COURTS (See SUPERIOR COURTS; SUPREME COURT) definition of 49.04.060 public works projects employment 39.12.021 To United States office, vacates seat in Apprenticeship council legislature Const. Art. 2 § 14 Vacancies in appointive offices, by governor Const. Art. 3 § 13 APPELLATE REVIEW (See APPEALS) creation 49.04.010 duties 49.04.010 APPLE ADVERTISING COMMISSION Trade promotion and development expenditures expenses and compensation 49.04.010 generally 49.04.010 APPORTIONMENT 15.04.200 Legislature on-the-job training agreements and projects, promotion of 49.04.080 APPLE COMMISSION legislative districts Ch. 44.07D Assessments legislators, when and how regulated Const. amount, procedure to eliminate 15.24.100 registration and approval of apprenticeship agreements 39.12.021 Art. 2 § 3 collection 15.24.110 representatives, among counties of the state Const. Art. 22 § 2 decrease or increase 15.24.090 transportation opportunities 49.04.141 Committees 49.04.040 disposition 15.24.150 Bonds, financing for commission building 15.24.800, 15.24.802, 15.24.804, 15.24.806, 15.24.808, 15.24.810, 15.24.812, 15.24.814, 15.24.816, 15.24.818 senators, among counties of the state Const. Public funds, See PUBLIC FUNDS
School fund, by special legislation, prohibited Community and technical colleges associate degree pathway 28B.50.890, 49.04.150 responsibility for instruction 28B.50.880 Const. Art. 2 § 28 State funds, See PUBLIC FUNDS Created 15.24.020 Definitions 15.24.010 Districts 15.24.010 waivers, apprentice education 28B.50.895 Discrimination 49.04.100, 49.04.110, 49.04.120, Washington state redistricting act Ch. 44.05 49.04.910 APPRAISERS AND APPRAISALS Enforcement of laws 15.24.180 Electrical construction trade 19.28.161, Funding staff support 15.24.215 Absentee's estates 11.80.020 19.28.171 Buildings, newly constructed, county assessor 36.21.070, 36.21.080 Liability of members, employees, state 15.24.190 Industrial insurance coverage 51.12.130 Meetings 15.24.030 Limitation 49.04.070 Minimum wages, exceptions for 49.46.060 Ocularists 18.55.060 County assessor appointment 15.24.033, 15.24.035 continuing education requirements for persons On-the-job training agreements and projects administration of federal funds 49.04.090 agreements with federal departments or agencies 49.04.090 assessing real property 36.21.015 employment and classification plans for district representation 15.24.030 nomination to advisory ballot 15.24.040 qualifications 15.24.020 appraisers 36.21.011 removal 15.24.045 qualifications and examination of persons terms 15.24.030 vacancies 15.24.050 promotion of by supervisor of apprenticeship authorized 49.04.080 assessing real property 36.21.015 Debtor's personal exemptions 6.15.060 Diking and drainage improvement districts, maintenance, special benefits, appraisal of factors considered 85.16.090 generally 85.16.080 Plans, programs, and projects 15.24.065 Powers and duties 15.24.070 Public works rate of pay where Printing apprenticeship agreement 39.12.021 contract conditions 15.24.086 no apprenticeship agreement 39.12.021 not restricted by public printer law 15.24.085 report and schedule 85.16.090 training programs separate appraisals for diking and drainage benefits 85.16.110 contracts, adjustment of specific projects 39.04.320 Promotional activities 15.24.160 Prosecutions 15.24.210 Purpose 15.24.015 Quorum 15.24.050 definitions 39.04.310 Eminent domain proceedings order for production and exchange of purpose 39.04.300 wood products, compliance with 39.35D RCW 39.04.330 Records as evidence 15.24.060 conclusions 8.25.120 Records of dealers, handlers, processors Exemptions from execution appraisal, procedure if appraised value exceeds exemption 6.15.070 Standards 49.04.050 inspection 15.24.140 requirements 15.24.120 Student opportunities Research, advertising, and educational campaign 15.24.080 building and construction related 49.04.190 Exemptions from execution, fees of appraiser 6.15.060 centers of excellence 49.04.170 educational outreach program 49.04.180 findings 49.04.160 pilot projects 28C.04.610 Supervisor of 49.04.030 Returns under oath 15.24.130 Rule-making proceedings 15.24.073 Fish marketing associations, appraisal of expelled members' property 24.36.290 Rules and regulations Homesteads filing and publication 15.24.170 application for appraisal 6.13.130 Travel expenses and compensation 15.24.050 Treasurer, duties 15.24.150 appointment of appraiser 6.13.130 Veterans appraiser, oath, duties 6.13.140 outreach effort 39.04.340 Violations and penalties 15.24.200 compensation of appraiser 6.13.190 Voluntary conformity 49.04.070

[RCW Index—page 28] (2008 Ed.)

APPRENTICESHIP COUNCIL (See APPRENTICES)

APPROACHES (See COUNTY ROADS AND **BRIDGES; HIGHWAYS)**

APPROPRIATION OF PRIVATE PROPERTY (See EMINENT DOMAIN)

APPROPRIATIONS

Accounting for by state treasurer 43.08.010 Advance right of way revolving fund, appropriation for deposit to 47.12.244

Attorney general to enforce proper application 43.10.030

Budget and accounting

deemed maximums for purposes of 43.88.070 governor's control over expenditures of 43.88.080

lapsing of at end of fiscal period 43.88.140 matching funds, state moneys disbursed in proportion to 43.88.150

not required as to refunds of trust fund payments 43.88.180

priority of expenditures between appropriated and nonappropriated funds 43.88.150

Capital projects

transfer of excess amount to another project 43.88.145

Capitol buildings, when may be made for Const. Art. 14 § 3

Cities and towns

statewide city employees' retirement system, certification of amount needed 41.44.080 unexpended appropriations 35.32A.080

Colleges and universities needy student financial aid 28B.15.065

reductions 28B.15.066
Constitutional convention expenses Const. Art. 27 § 19

Counties

budget limitations 36.40.100 lapse at end of year 36.40.200 planning agencies 36.70.290 report of auditor, monthly 36.40.210 supplemental appropriations, unanticipated funds 36.40.100

Effective date Const. Art. 2 § 41

Industrial insurance

appropriation not required for payment of 43.88.180

Judges' retirement fund, biennial appropriation to guarantee solvency of 2.12.060

Legislative audit and review committee, examination 44.28.080

Money from state treasury may be paid out by Const. Art. 8 § 4

Const. Art. 8 § 4

Necessity of appropriation to authorize payment from treasury Const. Art. 8 § 4

Object of appropriation, necessity for specifying Const. Art. 8 § 4

By referencing another law in appropriation measure Const. Art. 8 § 4

Religious worship, prohibition against appropriating for Const. Art. 1 § 11

State general fund

State general fund

duty of legislature to appropriate from for schools 28A.150.380

Sum and object to be specified Const. Art. 8 § 4 Time for payment, limitation of Const. Art. 8 § 4 Veto, governor may veto item Const. Art. 3 § 12

APRICOTS (See FRUITS)

AQUACULTURE

Agriculture, department of director's powers and duties 43.23.030, 43.23.035

Aquatic farmers, registration 77.115.040 Aquatic invasive species enforcement account, program 43.43.400

Disease inspection and control development of program 77.115.010 diagnostic field services 77.115.030 violations 77.115.010

Farm vehicles, gross weight fees 46.16.090

Fishways, flow, and screening Ch. 77.57

Game farm license, exemption 77.12.570
Game fish mitigation Ch. 77.18
Licenses, exemptions 77.65.490
Licenses and permits for commercial fisheries, exemption 77.65.010 Market development

agriculture department director's powers and duties 43.23.030 agriculture department powers and duties

43.23.035

Marketing

agriculture department designated principal state agency 15.85.030 definitions 15.85.020

private sector cultured aquatic products, identification 15.85.060

program to assist marketing and promotion

rules adoption 15.85.040

Private sector cultured aquatic products, identification 15.85.060

Private sector cultured aquatic products not game fish 77.08.020

Salmon

release and recapture prohibited 77.12.459 Steelhead

release and recapture prohibited 77.12.459 Trespass on commercial aquaculture structures definitions 9A.52.010

state purchase of privately-grown Ch. 77.18 Warm water game fish purchase for mitigation of environmental

damage 77.44.060, 77.44.070

AQUARIUMS

Management contracts, issuance by cities 35.64.010, 35.64.020 Park and recreation service areas

administration 36.68.400 Sales and use tax 82.14.400

Zoo and aquarium advisory authority 36.01.180, 36.01.190

AQUATIC LANDS (See also PUBLIC LANDS)

Aquatic nuisance species committee, membership and duties 77.60.130 Aquatic plant control

cities and towns, authority for local improvement 35.43.040

Archaeological resources

contracts for discovery and salvage 27.53.110, 27.53.120, 27.53.130, 27.53.150 discovery and report 27.53.100

Capitol purchase and development account 43.79.455

Coastal protection fund 90.48.390, 90.48.400 Fish and wildlife department-managed lands, exchange with landowners if in public interest 43.300.070

Leased from state 90.48.386

Public lands

beds of navigable waters Ch. 79.130 easements and rights of way Ch. 79.110 generally Ch. 79.105 harbor areas Ch. 79.115

marine plastic debris Ch. 79.145 oysters, geoducks, shellfish, and other aquacultural uses, and marine aquatic

plants Ch. 79.135 tidelands and shorelands Ch. 79.125

waterways and streets Ch. 79.120

Purple loosestrife control program Ch. 17.26 Shellfish reserves on public lands, establishment 77.60.100

Spartina control program Ch. 17.26 Trespass

definitions 9A.52.010

AQUATIC PLANTS

Aquatic invasive species enforcement account, program 43.43.400 Ballast water management Ch. 77.120 Freshwater aquatic algae control

account, program 43.21A.667
Freshwater aquatic weeds account 43.21A.650 Freshwater aquatic weeds management program

43.21A.660, 43.21A.662 Noxious weed removal

rules and pamphlet 77.55.081

Public lands, aquatic

oysters, geoducks, shellfish, and other aquacultural uses, and marine aquatic plants Ch. 79.135

Spartina control program Ch. 17.26

Spartina/purple loosestrife

hydraulic permit exception 77.55.051

AQUATIC REHABILITATION ZONES

Findings, intent 90.88.005

Forest practices, nonapplicability 90.88.040

Hood Canal, zone one account 90.88.060

established 90.88.010

program, lead agency, local management board 90.88.020, 90.88.030 Scope of chapter 90.88.050

AQUIFER PROTECTION AREAS

Creation process 36.36.020 Delinquent fees, lien 36.36.045

Dissolution process 36.36.050 Fee revenues, use of 36.36.040

Fees for withdrawal of water or sewage disposal 36.36.030

Low-income persons, reduced fees 36.36.035

ARBITRATION AND AWARD

Code cities, municipal court

criminal cases

agreement with county to handle 35A.11.200 Criminal cases in code cities

agreement with county to handle 35A.11.200 Dispute resolution centers

alternative to judicial setting Ch. 7.75
Estates and trusts, dispute resolution procedures Ch. 11.96A

Health care actions, arbitration of Ch. 7.70A Homesteads, See HOMESTEADS, subtitle Award in addition to homesteads

Labor disputes

arbitration, compensation and expenses 49.08.040

board of arbitration

finality of findings 49.08.010 selection 49.08.010

chairman of the public employment relations commission, duties 49.08.010, 49.08.020

director of labor and industries, duties

49.08.050 expenses 49.08.040, 49.08.060 health care activities Ch. 49.66

procedure 49.08.020 publicity to statements of parties 49.08.050

service of process 49.08.030 Landlord and tenant 59.18.320, 59.18.330, 59.18.340, 59.18.350

relations 59.18.110

Mandatory arbitration

actions subject to 7.06.020 application for request 7.06.080

arbitrators, qualification, compensation, appointment 7.06.040

attorney's fees 7.06.060 authorization 7.06.010

costs 7.06.060

decision, award, appeal, trial, judgment 7.06.050

effective date 7.06.910

implementation, supreme court rules 7.06.030 right to trial by jury 7.06.070 severability 7.06.900

Manufactured/mobile home landlord-tenant act arbitration, any controversy may be submitted 59.20.260, 59.20.270, 59.20.280, 59.20.290

mediation any dispute may be submitted 59.20.250

Contracts with public agencies Ch. 39.80 state patrol sole recipient for federal termination or nonrenewal of tenancy or occupancy 59.20.080 Corporation organization procedure 18.08.420 transmission 10.98.070 unique number system 10.98.060 Medical malpractice Definitions 18.08.320 burden of proof 7.70.030 Boat operation, negligent manner, under the influence 10.31.100 Emergency worker exemption from liability New motor vehicle arbitration boards 19.118.080, 19.118.090, 19.118.095, 19.118.100, 19.118.110, 19.118.160 applies to architect serving as volunteer emergency worker 38.52.1951 Breaking and entering to make 10.31.040 Citizen's, force, use of, when lawful 9A.16.020 Examinations Public works, contract to provide for arbitration application requirements 18.08.350 Commission of crime in another state, charge or of disputes 39.12.060 procedure 18.08.360 complaint, warrant of arrest 10.88.320 Railroad crossing costs 81.53.130 Debtors privileged from, exception Const. Art. 1 Grandfather process for prior registrants Residential landford-tenant act 59.18.110 § 17 18.08.390 Solid waste disposal Professional service corporations Ch. 18.100 District courts city charges against county for impact 36.58.080 Registration certificates issuance 18.08.370 offense committed in view of judge, verbal arrest 10.04.020 Uniform arbitration act Domestic violence practice without unlawful 18.08.310 action by majority 7.04A.130 immunity for police officer 10.31.100 qualifications 18.08.350 agreement, effect of 7.04A.040 agreement, validity of 7.04A.060 peace officer's powers 10.99.030 restraining order violation 10.31.100 reciprocity 18.08.400 reinstatement or replacement 18.08.380 appeals 7.04A.280 warrantless arrest, when authorized 10.31.100 renewal 18.08.430 application of chapter, when 7.04A.030 suspension, revocation, or refusal to issue arbitrator, appointment 7.04A.110 award 7.04A.190 dangerous drugs, cannabis, warrantless arrest 18.08.440 for possession of, when authorized suspension for noncompliance with support order 18.08.480 change of award 7.04A.200 confirmation of award 7.04A.220 10.31.100 Electors privileged from at elections, exceptions suspension for nonpayment or default on educational loan or scholarship 18.08.470 violations and penalties 18.08.460 consolidation of separate proceedings Const. Art. 6 § 5 7.04A.100 Escape pursuit and retaking of any place in state authorized 10.34.020 court, application to 7.04A.050 definitions 7.04A.010 withdrawal and reinstatement 18.08.430 Seal 18.08.370 disclosure by arbitrator 7.04A.120 retaking in foreign state, extradition 10.34.030 Suits arising on design, planning, architectural electronic signatures 7.04A.290 Extradition services 4.16.300 immunity of arbitrator 7.04A.140 governor's powers and duties as to 10.34.030 limitation on 4.16.310, 4.16.325 initiation of arbitration 7.04A.090 Extradition agents Uniform regulation of business and professions appointment of 10.34.030 judgment on award, fees and expenses act 18.08.490 7.04A.250 False arrest Violations and penalties 18.08.460 jurisdiction 7.04A.260 insurance for law enforcement personnel ARCHIVES (See RECORDS AND modification or correction of award cities of second class or towns 35.23.460 DOCUMENTS; SECRETARY OF counties 36.16.130 7.04A.240 motion to compel or stay 7.04A.070 notice 7.04A.020 judge's duties 10.98.050 ARMED FORCES (See MILITIA AND Firearms possession on school premises preaward ruling, court enforcement of **MILITARY AFFAIRS)** 7.04A.180 warrantless arrest, when authorized 10.31.100 ARMORED VEHICLE GUARDS (See process, arbitration 7.04A.150 Force SECURITY GUARDS) in making 10.31.050 use of, when lawful 9A.16.020 provisional remedies 7.04A.080 remedies, fees and expenses 7.04A.210 representation by lawyer 7.04A.160 vacating award 7.04A.230 venue 7.04A.270 witnesses 7.04A.170 ARMORIES (See also MILITIA AND Fresh pursuit, uniform act Ch. 10.89 MILITARY AFFAIRS, subtitle Armories) **Fugitives** Cities and towns, acquisition of sites for 36.64.050, 38.20.020 out-of-state, extradition 10.34.030 pursuit and retaking of any place in state 10.34.010, 10.34.020 Counties, acquisition of sites for 36.64.050, 38.20.030 ARBOR DAY Gross misdemeanor Designated 1.20.060 Rental of 38.20.010, 38.20.040 warrantless arrest for, when authorized ARBORETA 10.31.100 Use of 38.20.010 State arboretum designated 1.20.120 Harassment, civil proceeding 10.31.100 ARMS (See also FIREARMS) ARCHAEOLOGICAL SITES AND Health care facilities, interference with Private armed bodies prohibited Const. Art. 1 § RESOURCES (See HISTORIC PRESERVATION, subtitle warrantless arrest, when authorized 10.31.100 Homicide, by public officer, justifiable when Right of people to bear arms Const. Art. 1 § 24 employment of armed men by private persons, 9A.16.040 Archaeological sites and resources) Identification, records of arrested persons ARCHAEOLOGY AND HISTORIC restriction Const. Art. 1 § 24 43.43.735 PRESERVATION, DEPARTMENT OF (See also HISTORIC PRESERVATION) Advisory committees, councils 43.334.070 Safekeeping of public arms to be provided Const. Immunity from Art. 10 § 4 debtors, exception Const. Art. 1 § 17 Scruples against bearing arms, excuse from legislators Const. Art. 2 § 16 militia personnel 38.32.030, Const. Art. 10 § 5 Cemeteries and burial sites, database 27.34.415 militia duty, peacetime, payment for Const. Created 43.17.010 Art. 10 § 6 securing attendance of witness from without Definitions 43.334.010 ARMY (See MILITIA AND MILITARY the state in criminal proceedings, uniform Departmental divisions 43.334.040 AFFAIRS) act 10.55.020 Deputy and assistant directors 43.334.050 Indecent exposure ARRAIGNMENT Director warrantless arrest 10.31.100 Arrest and fingerprint form judge's duties 10.98.050 appointment 43.334.020 Injunctions, contempt of court for disobedience delegation 43.334.060 7.40.160 Indictments, See INDICTMENTS powers and duties 43.334.030 Jail booking and reporting, electronic statewide Federal and state cooperation 43.334.080 Name system and standards committee 36.28A.040, 36.28A.050 Office, powers transferred 43.334.900 Physical anthropologist, state 43.334.075 Skeletal human remains account 43.334.077 entry and use of true name 10.40.050 Pleadings to 10.40.060 **Juveniles** ARREST escapees from detention facilities 13.40.045 ARCHITECTS Absconding debtors, See ARREST, subtitle Ne Legislators privileged from Const. Art. 2 § 16 Application of chapter 18.08.410 Architects' license account 18.08.240 exeat Liquor violations, arrest without warrant 66.44.010 Mental disorders, individuals with 10.31.110 Alcohol violations by minors 10.31.100 Apprehension of defendant any place in state authorized 10.34.010 Board of registration disciplinary authority 18.08.460 Militia members Arrest and fingerprint form membership, terms, and compensation exemption from civil arrest, when 38.32.030, defined 10.98.040 18.08.330 Const. Art. 10 § 5

[RCW Index—page 30] (2008 Ed.)

privilege from arrest, when Const. Art. 10 § 5

judge's duties 10.98.050

powers and duties 18.08.340, 18.08.440

Misdemeanors	authorization 10.88.330	ARTESIAN WELLS (See WELLS)
warrantless arrest for, when authorized 10.31.100	procedure 10.31.030 when authorized 10.31.100	ARTICLES OF ASSOCIATION (See COOPERATIVE ASSOCIATIONS)
Motor vehicles enforcement, procedure governing nonexclusive 46.64.030 Ne exeat	ARREST OF PROCEEDINGS (See PROHIBITION, WRIT OF)	ARTICLES OF INCORPORATION (See CORPORATIONS, subtitle Articles of incorporation)
bail has right of 7.44.030 debtors privileged from arrest, exception	ARSON (See also FIRES) Arson investigation information system 43.43.952	ARTICLES OF WAR (See MILITIA AND MILITARY AFFAIRS)
Const. Art. 1 § 17 order of arrest and bail directed to sheriff 7.44.021	Defined, classifications Ch. 9A.48 Insurance	ARTS COMMISSION (See STATE ARTS COMMISSION)
issuance 7.44.021 return 7.44.021	cancellation of policy conditions 48.53.030	Poet laureate 43.46.085 Port laureate 43.46.081
service 7.44.021 parolee, grounds issuance 7.44.021	procedure 48.53.040, 48.53.050 classification of areas 48.53.020	ASBESTOS Complaints, discrimination against employee prohibited 49.26.150
service 7.44.021 right to bail 7.44.030	fraud 48.53.010 Insurance fraud reporting immunity act	Maritime workers benefits for asbestos-related disease 51.12.102
Nuisances, contempt for violation of injunction 7.48.080	definitions 48.50.020 evidence, release of by insurer 48.50.030	Projects administration, asbestos account 49.26.130
Order of arrest and bail, return 7.44.021 Out-of-state witnesses testifying in this state, exemption from arrest and service of process	immunity from liability 48.50.070, 48.50.075 local ordinances not precluded 48.50.090	certificate required 49.26.110 contractors 49.26.115 workers or supervisors 49.26.110
10.55.100 Parole violator 9.95.120	notification by insurer 48.50.040 release of information 48.50.050, 48.50.055	complaints, discrimination against employee prohibited 49.26.150
School premises, firearms possession on warrantless arrest, when authorized 10.31.100 Sentences	Limitation of actions 9A.04.080 Prosecution by state patrol chief 43.44.080, 48.48.080	definitions 49.26.100 enforcement 49.26.140 fire cleanup, power of department to establish
violation of condition or requirement, penalty arrest and confinement in jail 9.94A.631	Reporting requirements of insurers 48.50.030, 48.50.040	policy and procedure 49.26.120 inspection of construction projects, exceptions
Sheriffs, duty in regard to 36.28.010 State identification number	ART Art dealers accepting work of fine art on	49.26.013 inspection of construction projects, penalties 49.26.016
patrol to furnish to originating agency and prosecutor 10.98.080 Strip, body cavity searches	consignment, duties and contract requirements Ch. 18.110	notice requirements 49.26.120 notice requirements, exemptions 49.26.125
alternatives, less intrusive 10.79.140 application of law 10.79.120	Cities and towns authority for local improvement 35.43.040	qualified asbestos workers and supervisors, exceptions 49.26.120
authorization for 10.79.080 conducting, standards for 10.79.100 damages, actions for 10.79.110	Cultural arts, stadium and convention districts Ch. 67.38	Use enforcement 49.26.040 legislative declaration 49.26.010
definitions 10.79.070 injunctive relief 10.79.110	Dealers and artists, contracts subject to chapter 18.110 RCW 62A.1-110 Public buildings	products, containers 49.26.030 regulations 49.26.040
legislative intent 10.79.060 medical care not precluded by procedural requirements 10.79.090	acquisition procedure 43.19.455 interagency reimbursement for expenditure by	standards 49.26.020 ASIAN DEVELOPMENT BANK
physical exams for public health purposes are not searches 10.79.160	visual arts program 43.17.205 purchase of works of art 43.17.210	Mutual savings banks, investment in obligations of 32.20.217
reasonable suspicion, probable cause 10.79.130, 10.79.140 report of 10.79.080	required percentage of construction cost 43.17.200	ASIAN PACIFIC AMERICAN AFFAIRS COMMISSION Asian Pacific American heritage month
search delayed, nonliability of government for damage 10.79.170	Purchases colleges and universities 28B.10.025	43.117.110 Definitions 43.117.020
uncategorized searches 10.79.140 unnecessary persons prohibited at search	school construction 28A.335.210 Salmon stamp program, purpose and procedures 77.12.850, 77.12.852, 77.12.854, 77.12.856,	Duties 43.117.070 Established 43.117.030 Executive director 43.117.040
10.79.150 warrant for 10.79.080 warrant requirement 10.79.130	77.12.830, 77.12.832, 77.12.834, 77.12.830, 77.12.858, 77.12.860 State arts commission, See STATE ARTS	Gifts, grants and endowments 43.117.100 Hearings 43.117.090
written record required 10.79.150 Supplemental proceedings	COMMISSION Tax exemption 82.08.031, 82.12.031	Information from other state agencies and departments 43.117.090
authorized, when 6.32.010 service of warrant 6.32.140 yacation and modification 6.32.020	Visual arts program allocation of funds by agencies 43.17.200	Meetings 43.117.040, 43.117.050 Membership and terms 43.117.040 Promotion of equal opportunity and benefits
Telegraph, arrest by 10.31.060 Teletype, arrest by 10.31.060	director of general administration to have consultant duties 43.19.455	43.117.080 Rules and regulations 43.117.050
Town marshal, pursuit and arrest of violators beyond town limits 35.27.240 Tracking of arrest charges 10.98.060	established 43.46.090 interagency reimbursement for expenditure 43.17.205	Specialized forest products minority groups, assistance and training 76.48.200
Traffic infractions officer observing infraction, presence not	maintenance costs 43.19.455 purchase of works of art 43.17.210	Staff 43.117.060 ASOTIN COUNTY
required 10.31.100 Trespass warrantless arrest, when authorized 10.31.100	schools 28A.335.210 state art collection 43.46.095	Boundaries, tracing of 36.04.020 Superior court judges, number of 2.08.064
Warrant coroner's 36.24.100, 36.24.110, 36.24.120	Works of art, acquisition for public buildings and land, declaration of policy 43.46.090	ASPHALT PLANTS Cities and towns, acquisition and operation of 35.92.030
service how made 10.31.030, 10.31.060 sheriff's fee 36.18.040	ART MUSEUMS Cities and towns	ASSAULT
showing of 10.31.030 utilities and transportation commission, arrest	acquisition and control 35.21.020 first class cities 35.22.290, 35.22.300	Action on limited to two years 4.16.100 AIDS 9A.36.011 Child, assault of a
without warrant, when 80.04.470, 81.04.460	Nonprofit organizations grant program to fund acquisition,	first degree 9A.36.120 second degree 9A.36.130
Without warrant	rehabilitation, or construction 43.63A.750	third degree 9A.36.140

Child abuse

Insurance companies, liquidation and duty to report 9.69.100 rehabilitation proceedings, generally 48.31.320, 48.31.330, 48.31.340, 48.31.350, 4.84.220 costs taxable against 4.84.160 Child sexual assault identity of victim not to be disclosed at any court proceeding 10.52.100 48.31.360 dismissal for failure to give security for costs Irrigation districts, See IRRIGATION
DISTRICTS, subtitle Fiscal matters 4.84.230 information identifying victims of juvenile security for costs, judgment on 4.84.240 Legality of, appellate jurisdiction of supreme standing bond for numerous actions 4.84.220 offenders is confidential 13.50.050 information in criminal records identifying court Const. Art. 4 § 4 Choses in action, of, suits in own name 4.08.080 Local improvements, See LOCAL IMPROVEMENTS AND ASSESSMENTS victims is confidential 10.97.130 Costs taxable against assignee of action 4.84.160 Correctional facilities 9A.36.041, 9A.36.100 Judgment creditor, of, satisfaction of judgment Correctional facilities, assaults by offenders, reimbursement 72.09.240 Local utility districts, See LOCAL UTILITY for payment of money only 4.56.100 DISTRICTS Judgments Mining claims, See MINES AND MINING, Costs and disbursements, limitation on recovery of by plaintiff 4.84.040 execution of in name of assignee 6.17.030 setoffs against 4.56.070 subtitle Mining claims Liens on franchises, earnings, property of certain companies, payment priority 60.32.050 Custodial assault, correctional facilities 9A.36.041, 9A.36.100 Port districts annexed territory 53.04.100 dissolution 53.48.060 harbors 53.20.040 First degree 9A.36.011 Fourth degree 9A.36.041 Satisfaction of judgments specific designation required 4.56.100 Injury to person, erroneous allegation in power of levying 53.08.010 Small claims, cannot be filed or prosecuted by assignees in small claims department taxes and assessments against property sold by contract 53.08.091, 53.08.092 indictment or information as to person injured, immaterial 10.37.090 12.40.070 toll facilities 53.34.160 ASSIGNMENT FOR BENEFIT OF CREDITORS Pregnancy, unborn quick child 9A.36.021 Public utility districts
collection by county treasurer 36.29.160
Real property, registered title subject to
65.12.195 Second degree 9A.36.021 Sexual assault of child Banks, assignment for benefit of creditors identity of victim not to be disclosed at any prohibited 30.44.100 court proceeding 10.52.100 information identifying victims of juvenile False representations concerning, penalty 9.45.100 Reclamation districts of one million acres or more Ch. 89.30 offenders is confidential 13.50.050 School directors' association, state, for 28A.345.050 Misrepresentation by assignee 9.45.100 information in criminal records identifying Requirements and procedures 7.08.010, 7.08.030 victims is confidential 10.97.130 Trust companies Storm water control facilities 90.03.500, 90.03.510, 90.03.520, 90.03.525 Sexual assault protection orders Ch. 7.90 assignment for benefit of creditors prohibited Strangulation 9A.36.021 Third degree 9A.36.031 30.44.100 Town plats, certificate of payment 58.08.030 Unincorporated towns on United States land power to act as assignee 30.08.150 Witnesses ASSIGNMENTS 58.28.300 child abuse, duty to report 9.69.100 Actions, costs actionable against assignee Water-sewer districts generally 57.16.070, 57.16.100, 57.16.110 ASSAY (See also MINES AND MINING) 4 84 160 Altering, penalty 9.45.210 Attachment, assignor liability 6.25.080 False assay, penalty 9.45.220 Attachment ground, when 6.25.030 Banks and trust companies ASSEMBLIES (See also MEETINGS AND Child support debts, bad, writing off 30.04.130 ASSEMBLIES) false statements as to, penalty 30.12.090 liquidation, transfer of assets 30.44.240 uniform interstate family support act Ch. Right to peaceable assembly not to be abridged 26.21A wages 26.18.070, 26.18.080, 26.18.090, 26.18.100, 26.18.110, 26.18.120, Const. Art. 1 § 4 pledge of, prohibited, exceptions 30.04.140 ASSESSMENT DISTRICTS (See LOCAL transfer or liquidation 30.44.240 26.18.130, 26.18.140 IMPROVEMENTS AND ASSESSMENTS) Corporate, See CORPORATIONS, subtitle hearing to quash, modify, or terminate Assets 26.18.140 Insurance companies alien insurers, See INSURANCE, subtitle ASSESSMENTS Choses in action Apple commission Ch. 15.24 assignee of can sue in own name, when Alien insurers Banks, See BANKS AND BANKING, subtitle bonds, valuation of 48.12.170 conservation of, See INSURANCE, subtitle Levy of assessments defenses, counterclaims and offsets 4.08.080 Cities and towns, See LOCAL Contracts Liquidation IMPROVEMENTS AND ASSESSMENTS, judgment on setoff against plaintiff assignee 4.56.070 contingent liability as domestic mutuals subtitle Cities and towns 48.09.250 County property, leases 36.34.180 Execution sales, redemption 6.21.020, 6.23.020, 6.23.070, 6.23.080, 6.23.090, 6.23.100, Counties, See LOCAL IMPROVEMENTS AND defined 48.12.010 ASSESSMENTS, subtitle Counties Drainage systems, See DIKING AND DRAINAGE deposits, special for alien insurers 48.05.270 distribution 6 23 110 mutual insurers 48.09.360 reciprocals 48.10.320 Ejectment and quieting title actions Group insurance policies, when 48.18.375 counterclaims for assessments paid 7.28.160 Insurance policies generally 48.18.360 false advertising 48.30.070 by defendant 7.28.170 insurers counterclaims for permanent improvements and taxes paid 7.28.180 group insurance 48.18.375 exclusions 48.12.020 Judgments, of 4.56.090 property, valuation of property held by 48.12.190 Fire protection districts acknowledgment of 4.56.090 special for local improvement districts execution in name of assignee 6.17.030 what considered 48.12.010 52.20.010 filing 4.56.090 mutual insurers Fish marketing associations 24.36.360 Flood control districts, assessments filed with notice of, procedure 4.56.090 contingent liability of members 48.09.250 by parties, execution docket entry 4.64.080 distribution on liquidation 48.09.360 county assessor 86.09.442 Labor and industries, department of not allowed 48.12.020 Improvement districts, See also LOCAL wage collection property, valuation of held by 48.12.190 reciprocal enforcement agreements, other IMPROVEMENTS AND ASSESSMENTS purchase money mortgages, valuation of mortgages held by 48.12.200 Incorporated towns on United States land states 49.48.075 58.28.090 Lease, unlawful detainer 59.12.030 share of Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Assessments Liens members of domestic mutuals 48.09.360 franchises, earnings and property 60.32.050 Mortgages, See MORTGAGES, subtitle subscribers of reciprocals 48.10.320 stocks, valuation of stocks held by 48.12.180 Limited partnerships, See PARTNERSHIPS Insurance liquidation and rehabilitation proceedings, generally 48.31.320, 48.31.330, 48.31.340, 48.31.350, 48.31.360 Assignment Misrepresentation, penalty 9.38.010 Partnerships, See PARTNERSHIPS Motor freight carrier permits 81.80.270 Motor vehicles, recording certificate of mutual insurers, subscribers, liability for ownership in event of sale or transfer ASSIGNED RISKS (See INSURANCE) 48.09.230 46.12.101 ASSIGNEES Police pensions in first class cities as reciprocal insurers, subscribers, liability for 48.10.270 Actions unassignable 41.20.180

bond in lieu of separate security for costs

[RCW Index—page 32] (2008 Ed.) Probate

contracts to purchase real estate by deceased vendee 11.56.210

deed held by decedent pursuant to contract to sell real estate 11.56.210

Public assistance grants 74.04.280, 74.08.210 Rents and profits

appointment of receiver to protect, when 7.28.230

real property, right to assign 7.28.230 Retail installment contracts, buyer's right against seller are not cut off by assignment 63.14.020

Shoplifting or unpaid restaurant meals, additional penalty, judgments for 4.24.230 Spousal maintenance

uniform interstate family support act Ch. 26 21 A

wages 26.18.070, 26.18.090, 26.18.100, 26.18.110, 26.18.120, 26.18.140 hearing to quash, modify, or terminate 26.18.140

Teachers' retirement rights unassignable, exceptions 41.32.052

Tort claims against state 4.92.120 Unlawful detainer by assignment of lease

Wage, assignment of requisites to validity 49.48.090

child support 26.18.070, 26.18.080, 26.18.090, 26.18.110, 26.18.120, 26.18.130, 26.18.140 form 26.18.100

hearing to quash, modify, or terminate 26.18.140

spousal maintenance 26.18.070, 26.18.090, 26.18.110, 26.18.120, 26.18.140 form 26.18.100

hearing to quash, modify, or terminate 26.18.140

ASSOCIATIONS

Agricultural, See AGRICULTURAL MARKETING

Attachment of stock, procedure on execution of writ 6 17 160

Bar associations, See BAR ASSOCIATION Benevolent societies, See BENEVOLENT ORGANIZATIONS

Building and loan associations, See BUILDING AND LOAN ASSOCIATIONS Cemetery, See CEMETERIES

Charitable societies, See CHARITABLE ORGANIZATIONS

Child care agencies, See CHILD CARE AGENCIES

Cities, See CITIES, ASSOCIATION OF WASHINGTON

Combinations in restraint of trade prohibited Const. Art. 12 § 22 Cooperative, See COOPERATIVE

ASSOCIATIONS

Corporation, association considered as Const. Art. 12 § 5

Counties, See COUNTIES, ASSOCIATION OF County officers, See COUNTY OFFICIALS, ASSOCIATION OF

Credit unions, See CREDIT UNIONS

Crop credit associations, See CROP CREDIT ASSOCIATIONS

Development credit corporations, See DEVELOPMENT CREDIT CORPORATIONS

Educational corporations, See EDUCATIONAL CORPORATIONS

Elected county officers, See STATE
ASSOCIATION OF COUNTY OFFICIALS
Electric cooperatives, See ELECTRIC
COOPERATIVES

Examining bureaus, See INSURANCE, subtitle Examining bureaus

Federal national mortgage association, See FEDERAL NATIONAL MORTGAGE ASSOCIATIONS

Federal savings and loan association, See FEDERAL SAVINGS AND LOAN ASSOCIATION

Fish marketing, See FISH MARKETING ASSOCIATIONS

Fraternal societies, See FRATERNAL SOCIETIES

Granges, See GRANGES

Homeowners' associations, See

HOMEOWNERS' ASSOCIATIONS Humane societies, See HUMANE SOCIETIES Industries, See WASHINGTON INDUSTRIES, ASSOCIATION OF

Insurance

group life insurance, when permissible

48.24.045
Insurance, See also NATIONAL
ASSOCIATION OF INSURANCE
COMMISSIONERS

Nonprofit, See CORPORATIONS

Nonresident, service of summons on, personal service 4.28.080

Organization authorized for construction of telegraph and telephone lines Const. Art. 12

Port district association, See WASHINGTON PUBLIC PORT ASSOCIATION

Quo warranto proceedings, judgments of ouster or forfeiture against 7.56.100 subject to information, when 7.56.010

Religious or apostolic, See RELIGIOUS CORPORATIONS

Restraint of trade combination prohibited Const. Art. 12 § 22

Savings and loan, See SAVINGS AND LOAN ASSOCIATIONS

Scientific societies, See SCIENTIFIC SOCIETIES

Sheriffs and police chiefs, See SHERIFFS AND POLICE CHIEFS, ASSOCIATION OF

Stock, attachment of, procedure 6.17.160 Uniform management of institutional funds act Ch. 24.44

Washington generals, See LIEUTENANT GOVERNOR

Washington insurance guaranty association act Ch. 48.32

Washington life and disability insurance guaranty association Ch. 48.32A

ASSUMED NAMES (See NAMES)

ASTORIA-MEGLER BRIDGE (See **BRIDGES**, subtitle State toll bridges)

ATHLETE AGENTS

Uniform athlete agents act Ch. 19.225

ATHLETIC CLUBS (See HEALTH STUDIOS)

ATHLETIC FIELDS

Cities and towns, acquisition and control

ATHLETIC ORGANIZATIONS

Nonprofit corporations, authorized 24.03.015

ATHLETICS AND SPORTS

Athlete agents act Ch. 19.225

bonuses or extra compensation 67.04.070, 67.04.150

bribery

acceptance, penalty 67.04.020 defined 67.04.040 elements of offense 67.04.030 offering, penalty 67.04.010 scope of provisions 67.04.080 venue of action 67.04.060

contracts with minors

approval 67.04.100, 67.04.110, 67.04.120 definitions 67.04.090

disapproval, effect 67.04.130

negotiations with minors prohibited

67.04.140 penalty for violations 67.04.150 corrupt playing, penalty 67.04.050 umpires and officials

bribery or influencing 67.04.010, 67.04.020 improper officiating 67.04.050

Billiard and pool halls

licenses 67.14.050, 67.14.060

rural areas, licenses and fees 67.12.110

licenses 67.14.050, 67.14.060

liquor sales, service, consumption 66.24.455 rural areas, licenses and fees 67.12.110

Boxing, martial arts, and wrestling amateur events, nonprofit or charitable contestants, medical certification 67.08.015 exemption from department of licensing regulation 67.08.015

ambulance or paramedical unit at location required 67.08.160

complimentary tickets, limitation 67.08.050 conducting events without license, penalty 67.08.140

definitions 67.08.002 director of licensing, powers 67.08.017 events and championships, rules and regulations 67.08.080

examination of contestants, physician's report 67.08.090

immunity of licensing director 67.08.300 inspectors, duties, fees, and expenses 67.08.060

inspectors and employees, employment authorized 67.08.007

licenses, fees 67.08.100, 67.08.105 licenses, unprofessional conduct 67.08.110 licenses for events 67.08.010, 67.08.040

penalties, general 67.08.150 physician's attendance 67.08.090

promoters, participation in purse or sham events, penalty 67.08.110 promoters of events

bond and medical insurance requirements 67.08.030

regulatory duties of department of licensing 67.08.015

reports, failure to make 67.08.130 security, promoters' responsibilities 67.08.170

tax on gross receipts 67.08.050 telecasts, report and tax on gross receipts

67.08.055 uniform regulation of business and professions act 67.08.310

unprofessional conduct, procedures 67.08.200, 67.08.220

unprofessional conduct, prohibited acts 67.08.180

unprofessional conduct, what constitutes 67.08.240

urinalysis 67.08.090

Bungee jumping permission from public or private property owner required 67.42.090

Business and occupation tax exemption

Community and technical colleges coaches of intercollegiate athletics 28B.50.195, 28B.50.196

Community outdoor athletic fields advisory council and strategic plan 79A.25.800, 79A.25.820, 79A.25.830

Crimes

influencing outcome of sporting event 9A.82.070

Fraud in sporting contests 67.24.010
Horse racing, See HORSE RACING; HORSE
RACING COMMISSION

Kickboxing Ch. 67.08 Martial arts Ch. 67.08 Professional sports

ownership by city or county 35.21.695

ATOMIC ENERGY

Racketeering 9A.82.070	notice 6.25.180	exemplary damages 6.25.100
Skiing and winter sports conduct standards and responsibility Ch.	time for application 6.25.180 Discharge of writ	Money in hands of executors and administrators 6.27.050
79A.45	judgment for defendant, by 6.25.270	judgment debtor 6.27.050
conveyances, generally Ch. 79A.40	redelivery bond, by 6.25.190	sheriff, constable, or peace officers 6.27.050
safe and adequate facilities Ch. 79A.40 Sporting contests, fraud in 67.24.010	Dismissal of prohibited, when 6.25.280 District courts	Motion to discharge grounds 6.25.180
Stadium and exhibition center, See STADIUM,	form of 12.04.205	notice 6.25.180
CONVENTION CENTER, AND ARTS	service of writ 12.04.050	time for application 6.25.180
FACILITIES Steroid use, See STEROIDS	District judges form of 12.04.207	Notice of sale of property before judgment 6.25.220
Trainers	Evidence, compelling witness to testify 5.56.070,	Nuisances, contempt for violation of injunction
advisory committee 18.250.030	5.56.080	7.48.080
definitions 18.250.010 health carrier contract 18.250.100	Examination of defendant as to his property 6.25.170	Oppressive assignor liability for 6.25.080
license	Execution of writ	bond liable for 6.25.080
applicant requirements 18.250.060	compensation of officers 6.25.110	Perishable property, sale before judgment
application procedures, fees 18.250.080 limitations of chapter 18.250.050	costs 6.25.120 expenses allowed officers 6.25.110	6.25.220 Personal property, procedure for executing writ
required 18.250.040	personal property, procedure 6.17.160	6.17.160
practice setting 18.250.090	property may be followed to adjoining county	Personal representative, actions against,
purpose 18.250.005 secretary's authority 18.250.020	6.25.150 property within county 6.25.110	attachment 11.48.200 Probate, judgment against personal
treatment, referral 18.250.070	real property, procedure 6.17.160	representative, attachment as remedy
ATOMIC ENERGY (See NUCLEAR	return of 6.25.160	11.48.200 Property execution on attached property
ENERGY AND RADIATION)	sheriff's duties, selection of property 6.25.110 stocks, procedure 6.17.160	Property, execution on attached property insufficient property 6.25.250
AT-RISK YOUTH (See CHILDREN, subtitle	Executions, sale on, how levied 6.17.130	procedure 6.25.240
At-risk children and families)	Executors and administrators	unsatisfied 6.25.260
ATTACHMENT (See also LIENS) Adverse claims 6.19.030, 6.19.040, 6.19.050,	actions against, attachment allowed 11.48.200 money in hands of 6.27.050	Property and money received by sheriff custody 6.25.230
6.19.060	Exemptions	purpose held for 6.25.230
application of statute, common law 6.19.020	absconding debtor 6.15.050 individual retirement accounts, transfer of	Quashing of prohibited, when 6.25.280 Quo warranto proceedings
definitions 6.19.010 Affidavits	spouse's interest at death 6.15.020	attachment to enforce delivery of books and
amendment of 6.25.280	insurance proceeds from exempt property	papers 7.56.080
debt not due 6.25.040 Amendments permitted 6.25.280	exempt 6.15.030 nonresidents 6.15.050	collection of costs from corporation by attachment 7.56.110
Appearance, redelivery bond deemed as 6.25.190	pensions 6.15.020	Real property
Application of chapter to district courts 6.25.010	exceptions 6.15.020	bond unnecessary, when 6.25.080
Assignor with interest, liability of 6.25.080 Bonds	police pensions in first class cities 41.20.180 public assistance grants 74.04.280	Redelivery bond of defendant effect 6.25.190
action on	public assistance payments 74.08.210	requirements 6.25.190
actual damages 6.25.100	spouse and minor heirs, exempt from debts of	Registered land 65.12.400
attorneys fees 6.25.100 exemplary damages 6.25.100	husband 6.15.040 state employees' retirement benefits,	Release of writ prohibited, when 6.25.280
amendment of 6.25.280	exceptions 41.40.052	Removal, secreting, or assigning property to
amount 6.25.080 contents 6.25.080	teachers' retirement system rights, exceptions 41.32.052	avoid 9.45.080 receiving property 9.45.090
filing 6.25.080	waiver 6.15.050	Restitution, security insufficient 6.25.090
redelivery bonds	Foreign corporations 6.25.030, 6.25.080	Restitution by bond 6.25.190
effect 6.25.190 requirements 6.25.190	Fraudulent conveyances, attachments and executions, removal, secreting or assigning	Sale of property before judgment 6.25.220 Sale on execution of judgment 6.17.130
required, when 6.25.080	property to avoid 9.45.080	Satisfaction of judgment
sureties	Garnishment	insufficient property 6.25.250
additional 6.25.090 insufficient 6.25.090	contempt of court for failure to deliver effects to sheriff 6.27.280	proceeds from sales 6.25.240 sale of property 6.25.240
number 6.25.080	Grounds, debt not due 6.25.040	unsatisfied execution 6.25.260
qualifications 6.25.080 unnecessary, when 6.25.080	for writ 6.25.030 Habeas corpus, attachment for refusal to make	Security bonds, See also ATTACHMENT, subtitle Bonds
Chapter liberally construed 6.25.280	return 7.36.090	Service of writs
Complaint, amendment of 6.25.280	Homesteads exempt, when 6.13.070	sheriff's fee 36.18.040
Concealment by debtor, grounds for 6.25.030 Construction of chapter, liberally construed	Injunctions, contempt for disobedience 7.40.150, 7.40.160, 7.40.170	Sheriffs inventory 6.25.160
6.25.280	Inn keepers' liens, priority 60.64.010	return of writ
Contracts, attachment ground, when 6.25.030	Inventory of sheriff 6.25.160	inventory included in 6.25.160
Costs 6.25.120 Custody of property or proceeds received by	Issuance of writ 6.25.030 debt not due 6.25.040	State employees' retirement rights, exemption from, exceptions 41.40.052
sheriff 6.25.230	different counties, to 6.25.120	Stock, procedure for executing writ 6.17.160
Custody of property when action removed from	several may be issued 6.25.120 Judgment for defendant, procedure 6.25.270	Sureties additional 6.25.090
justice to superior court 4.14.040 Debt not due	Judgment to compel conveyance enforced by	affidavit of 6.25.080
affidavits 6.25.040	6.28.080	insufficient 6.25.090
commencement time 6.25.040 grounds 6.25.040	Justice courts bond amount 6.25.080	number 6.25.080 qualifications 6.25.080
procedure 6.25.050	Legal holidays, hearing applications and	Surplus of attached property
Decay of property, sale of property before	issuance of writ 2.28.100	abandonment 6.25.120
judgment 6.25.220 Defects, amendment of 6.25.280	Levy, manner of 6.25.140 Lis pendens in actions affecting title to real	costs 6.25.120 Teachers' retirement system rights, exemption
Defendant becomes bankruptcy debtor,	property 4.28.320	from, exceptions 41.32.052
procedure 6.01.050	Malicious	Time for granting 6.25.020
Discharge, motion for grounds 6.25.180	assignor liability for 6.25.080 bond liability 6.25.080, 6.25.100	debt not due 6.25.040 Trial, debt not due 6.25.050

[RCW Index—page 34] (2008 Ed.)

Vacation of, security insufficient 6.25.090 Waste, sale of property before judgment 6.25.220 Witnesses to compel testimony 5.56.070 compelling attendance 5.56.080 district court civil action 12.16.030 Writ of amendment of 6.25.280 application for, affidavit 6.25.060 contents 6.25.110 gambling tax collections 9.46.350 issuance 6.25.070 notice 6.25.070 Wrongful assignor liability for 6.25.080 attorney fees 6.25.100 bond liability 6.25.100 bond liable for 6.25.080 damages 6.25.100 ATTAINDER Bills of, prohibited Const. Art. 1 § 23 ATTESTATION (See also OATHS AND AFFIRMATIONS) Commissions secretary of state for Const. Art. 3 § 15 Court records and proceedings for admission in evidence 5.44.010 Foreign will 11.20.090

ATTORNEY GENERAL

Actions against state duties, counsel for state 4.92.030 governor may direct attorney general to appear for 43.06.010 service of summons and complaint on

Actions against state officers and employees, See ATTORNEY GENERAL, subtitle State

officers Advertising, action against false, untrue, or

deceptive advertising 9.04.060
Agricultural processing and marketing associations, monopolistic practices, hearing procedure 24.34.020 Antitrust revolving fund, expenditures

authorized 43.10.220
Appearances for state 43.10.030
Appropriated funds, enforcement of proper application 43.10.030

Assistants

authority 43.10.060 compensation fixed by attorney general, limitation 43.10.070 employment of 43.10.060

Attorneys

authority 43.10.060 compensation fixed by attorney general, limitation 43.10.070 employment of 43.10.065, 43.10.067, 43.10.070

Bond issues

housing authorities, certification by 35.82.160 irrigation districts, certification by 87.25.030

appeal and surety in judicial actions, execution by 43.10.050

mobile home or travel trailer manufacturers' surety bond approved by 46.70.075 vehicle dealers' surety bond approval 46.70.070

Bonds of attorney general, official 43.10.010, 43.10.020

Boundary review board, legal counsel for 36.93.070

Bugging, eavesdropping, court order permitting 9.73.040

Charitable solicitations

cease and desist orders, attorney general may issue 19.09.277

investigations, powers 19.09.410 investigations and publication of information 19.09.400

records availability 19.09.420

unfair practices, procedures 19.09.340 Charitable trusts

investigations related to, authorized 11.110.100

notification of legal proceedings regarding 11.110.120

orders of attorney general related to procedure to secure compliance 11.110.120 trustees to appear before when ordered to so do 11.110.110

powers and duties related to are in addition to other powers 11.110.120

production of books, papers and records pursuant to orders of attorney general 11.110.100

trusts not exclusively for charitable purposes access to information 11.110.075 violations, may bring civil action for 11.110.130

Child support duties, See PUBLIC ASSISTANCE, subtitle Support of dependent children

Colleges and universities, legal advisor 28B.10.510

Commercial ferry penalties, recovery action by

attorney general 81.84.050
Common carriers, action to collect treble damages for rebates, discounts, refunds, etc., duties concerning 81.28.220
Consumer protection, duties Ch. 10.86

Consumer protection, duties Ch. 19.86 Contractor registration infractions 18.27.300 Contracts and instruments for state, drafting of 43.10.030

Corporations

governor may require attorney general to inquire into affairs of 43.06.010 involuntary dissolution proceedings nonprofit corporations 24.03.255

Corruption in office, removable by legislature Const. Art. 4 § 9

County legislative authority, special attorneys, employment, contract duration 36.32.200 Criminal cases, appellate review

prosecuting attorney may request assistance 43.10.250

prosecuting attorneys may turn cases over 43.10.250

Criminal investigations and prosecutions 43.10.090

Criminal profiteering cases assistance to local law enforcement agencies 43.10.260

Criminal prosecution and investigation, concurrent authority with prosecuting attorneys, costs 43.10.232

Debt adjusters, consumer protection duties of attorney general Ch. 18.28

Declaratory judgments 7.24.110

Defense of criminal charges against state employees 10.01.150

Delinquencies in revenue collection prosecution of 43.09.050, 43.10.035

Deputies and assistants, private practice of law prohibited 43.10.120

Drug asset forfeiture cases

assistance to local law enforcement agencies 43.10.260

Duties Const. Art. 3 § 21

Election of Const. Art. 3 § 1 Elevators, lifting devices, and moving walks

injunction for operation without permit brought by 70.87.140 powers for enforcement of regulations

70.87.036

Eminent domain by state

duties Ch. 8.04

Eminent domain proceedings for acquisition of toll bridge property, attorney general to represent transportation department 47.56.110

Employees

authority 43.10.060

compensation fixed by attorney general, limitation 43.10.070 employment of 43.10.060

Employment security records, unauthorized release, enforcement Ch. 50.13 Energy facilities, site location, counsel for the

environment 80.50.080 Ethics

additional investigative authority 42.52.530 attorney general actions 42.52.490 complaint against attorney general, state auditor to conduct investigation 42.52.450 recision of state action 42.52.510

Experts and technicians, employment of 43.10.080

Extradition proceedings, duties concerning 10.88.230

Filings, with, charitable trusts, related to, generally Ch. 11.110

Fiscal responsibilities of state officers and employees

malfeasance, misfeasance, or nonfeasance by

officer or employee, duties 43.88.310
Flammable fabrics, children's sleepwear, actions to prevent violations 70.110.050

Foster parents

to provide defense 4.92.060, 4.92.070 Fraternal benefit societies, dissolution, duties

concerning 48.36A.320

Going out of business sales, duties Ch. 19.178 Good faith reports by citizens to government agencies

intervention and defense of citizen against suit 4.24.520

advice to 43.10.030

may require attorney general to aid any prosecuting attorney 43.06.010

Grand jury, criminal investigation, duties 10.27.070

Hazardous waste cleanup enforcement actions 70.105D.050 settlement authority 70.105D.040

Health, department of prosecution of violations, duty to assist 43.70.100

Health care reform

managed competition anti-trust immunity 43.72.310 duties 43.72.310

Highway eminent domain for toll facilities, duties 47.56.110

Highway lands transfer to United States, certification by 47.12.080

Homicide investigative tracking system supervision management and recidivist tracking system (SMART) 43.10.095, 43.10.097

Hospital regulation, legal representation 70.41.160

Hospitals

sale or acquisition of nonprofit hospitals, duties Ch. 70.45 Impeachment Const. Art. 5 § 2

Installment sales of goods and services, action by attorney general to prevent violations 63.14.190

Insurance code, representation of commissioner 48.02.080

Intercepting private conversations, bugging, court order to 9.73.040

Irrigation districts, certification of bonds, legality of 87.25.030

Juvenile court, duties 13.04.093

Juvenile court orders of support, enforcement by

Law enforcement medal of honor Ch. 41.72 Legal services

direct payment of agencies for services, when required 43.10.190

Legal services revolving fund agencies to pay into 43.10.160

ATTORNEYS AT LAW

allocation of costs to funds and agencies 43.10.180	Special assistant attorneys general, private	qualifications, generally 2.48.190
allotments from 43.10.160	practice of law, permitted 43.10.125 State department of social and health services,	support order noncompliance 2.48.166 veterans
created 43.10.150	representation, hospital regulation 70.41.160	disability discharge, effect 2.48.100
deposits of recovered costs 43.10.200	State employees	fees 2.48.110
direct payment by agencies for legal services 43.10.190	defends actions against 43.10.030 State lottery	proof of requirements after discharge 2.48.090
disbursement from 43.10.170	investigations authorized 67.70.300	before discharge 2.48.080
purpose 43.10.150	State officers	requirements 2.48.070
rate increases, calculation changes, subject to	advice to 43.10.030	Appearance without authority
approval 43.88.350 records 43.10.180	defends actions against 4.92.070, 43.10.030 opinions as to duties of 43.10.030	effect 2.44.020, 2.48.220 Authority 2.44.010
transfers of funds to 43.10.160	prosecution of actions for 43.10.030	proof of, may be required 2.44.030
Legislature	represents before administrative tribunals	Banks or trust companies soliciting or furnishing
advice to members 43.10.030	43.10.040	legal services, penalty 30.04.260
counsel, legislature may retain own 43.10.045 opinions for members and committees	Succession to office of governor Const. Art. 3 §	Bar association, See ATTORNEYS AT LAW, subtitle Washington state bar association
43.10.030	Supervision management and recidivist tracking	Barratry, defined, penalty 9.12.010
Malfeasance or nonfeasance in public office,	system (SMART) 43.10.095, 43.10.097	Certificate for admission to practice, fee 2.32.070
duties 43.09.330	Support enforcement	Change of court order, by 2.44.040
Militia and military affairs officers and enlisted persons, attorney general	uniform interstate family support act Ch. 26.21A	judge's order to 2.44.040
to defend actions against 38.40.010	Support of dependent children	notice to adverse party 2.44.050
Motor freight carriers	agreements between attorney general and	payment of fee upon 2.44.040
violations, attorney general to assign assistant	prosecuting attorneys to initiate petition for	request of attorney 2.44.040 request of party 2.44.040
to enforce compliance 81.80.330 Motor vehicle unfair business practices act,	support under uniform act 74.20.210 divorce or separate maintenance actions,	Clerk of supreme or superior court, practice of
enforcement 46.70.220	appearance by attorney general 74.20.220	law prohibited 2.32.090
Natural resources department counsel 78.52.035	establishment, enforcement, and modification	Code of ethics, American bar association code of ethics adopted 2.48.230
Nonprofit corporations, distribution of assets,	of support orders, authority 74.20.220 intercounty proceedings, attorney general may	Compensation
approval required 24.03.230 Notice, nonprofit corporations, distribution of	represent petitioner 74.20.210	agreement, left to 4.84.010
assets, required 24.03.230	petition for order upon spouse to provide	fees, See ATTORNEYS AT LAW, subtitle
Oath of office 43.01.020, 43.10.010	support, attorney general may apply for,	Fees Contempt of court
Office hours regulation does not apply to 42.04.060	when 74.20.230 representation of financial interest and actions	refusing to deliver client's money or papers
Official bond 43.10.010, 43.10.020	of state, authority 74.20.220	60.40.020
Opinions, published in state register 34.08.020	Term of office 43.01.010, Const. Art. 3 § 3	Coroners, prohibition from practice of law
Organized crime advisory board	Timeshares 64.36.220 Tort claims against state, authority to settle,	36.24.170 Corporations
annual report to 43.10.240 Personal service contracts	compromise and stipulate for judgment	shareholders exclusively attorneys
audits and investigative findings 39.29.130	4.92.150	corporation may be personal representative
Powers and duties	Transfer of highway lands to United States,	11.36.010 Costs
generally 43.10.030, 43.10.110	municipal subdivision or public utility, attorney general to adjudge if in public	prevailing party authorized to recover
related to charitable trusts addition to other powers and duties	interest and certify 47.12.080	4.84.010
11.110.120	Transportation, department of	Counsel
generally Ch. 11.110	tort claims against department, report	right to accused in criminal cases Const. Art. 1 § 22
Private practice of law	43.10.101 Unemployment compensation, representation of	County auditor, prohibition from practicing law
deputies and assistants, prohibited 43.10.120 exceptions, permissible 43.10.130	department 50.12.150	36.22.110
prohibited 43.10.115	Utilities and transportation commission	County legislative authority, employment of attorneys by 36.32.200
special assistants, permitted 43.10.125	compliance with law by persons or corporations regulated, duty to enforce	Criminal cases
Private vocational schools, duties concerning 28C.10.140, 28C.10.190	80.01.100, 80.04.510	right to counsel Const. Art. 1 § 22
Prosecuting attorneys	duty to represent 80.01.100, 80.04.510	Death or removal of, proceedings 2.44.060 Delivery of money or papers, court order
advice and assistance to 43.10.030	Vehicle dealers' licenses, attorney general to	60.40.020
concurrent prosecution authority, court	approve application 46.70.070 Vehicle unfair business practices act,	Disbarment of
determination in conflict 43.10.234 criminal laws, failure to enforce, powers and	enforcement 46.70.220	barratry grounds 9.12.010
duties of attorney general 43.10.090	Violence reduction	board of governors' power 2.48.060 grounds of 2.48.220
investigation and prosecution of crimes,	conflict resolution and mediation program 28A.300.280	opposing attorney 2.44.060
concurrent authority, costs 43.10.232 Prosecutorial powers, deemed to be a prosecuting	Vital statistics, duty to enforce laws of 70.58.050	during proceedings 2.44.060
attorney 10.01.190	Volunteers of the state	student loan nonpayment or default 2.48.165 Discipline of
Public disclosure, enforcement of chapter	attorney general to provide defense 4.92.060,	board of governors' power 2.48.060
42.17.400	4.92.070 defined 4.92.005	Dispute resolution centers
Public disclosure commission, duties 42.17.380 Public meetings, notices of, contained in state	Wiretaps	alternative to judicial setting Ch. 7.75
register 34.08.020	court order to obtain 9.73.040	District court commissioner, qualification 3.42.010
Puget Sound ferry system, attorney general's	illegal drug transactions violations	District court judge may act as, when 2.28.040
powers and duties relating to Ch. 47.60 Qualifications 43.10.010	investigation and prosecution 9.73.240	Employment by state, restrictions 43.10.067
Records, keeping of 43.10.030, Const. Art. 3 § 24	ATTORNEYS AT LAW	Fees air space corridor, award on abandonment or
Records committee, member of 40.14.050	Accused in criminal case entitled to counsel	defeat of condemnation proceedings
Removal from office, grounds Const. Art. 4 § 9	Const. Art. 1 § 22	8.25.073
Reports annual report to organized crime advisory	Admission to practice bar membership requisite 2.48.170	appeals 4.84.130
board 43.10.240	board of governors' powers 2.48.060	attachment 6.25.100 bar association 2.48.130, 2.48.140, 2.48.150,
Salary, amount of 43.03.010, Const. Art. 28 § 1	fees 2.48.150	2.48.160
Sales, going out of business sales, duties Ch.	oath 2.48.210 out of state bar members 2.48.170	cases wherein allowed, court to fix amount 4.84.020
19.178		

[RCW Index—page 36] (2008 Ed.)

chattel liens 60.08.050 Privileged communications of clients 5.60.060 theatrical enterprises wage action prevailing party, fees and costs 49.38.050 tort actions 4.24.005 Probate, agent for service of process for condominiums violations of chapter, declaration, or bylaws award of fees 64.34.455 nonresident personal representative wages, actions to recover 49.48.060 11 36 010 Probate fees 11.48.210 contract or leases providing for award of fees Washington state bar association admission fees 2.48.150 membership 2.48.130, 2.48.140 4.84.330 contestant of incorrect account to be entitled to costs, as, damage actions, five thousand 11 76 070 dollars or less 4.84.260, 4.84.270, 4.84.280, 4.84.290, 4.84.300 disallowed to if attorney for bank or trust company drawing will 11.36.010 suspension for nonpayment 2.48.160 will contests 11.24.050 costs, as, damage actions, seven thousand five hundred dollars or less 4.84.250 wiretap litigation 9.73.060 Fees, See also LIENS, subtitle Attorneys Garnishment, See GARNISHMENT, subtitle nonintervention estates, personal representative removed or restricted damaged or stolen livestock, actions for 11.68.070 trust company or national bank shall not receive the benefit either directly or exemplary damages 4.24.320 Attorneys at law declaratory judgment of bond issue validity Grand jury, criminal investigations, witnesses 7.25.020 entitled to 10.27.080 indirectly of an attorney's fee 11.36.010 dissenting shareholders' action for payment, equitable assessment 23B.13.310 Insurance, reciprocal insurers Professional conduct, board of governors' power bond of 48.10.140 actions on 48.10.160 Professional service corporations Ch. 18.100 district court deposit in lieu 48.10.150 Prosecuting attorney prevailing party entitled to 12.20.060 eminent domain proceedings award to condemnee 8.25.070 contributions by, repayment 48.10.190 defined 48.10.080 private law practice restricted, when 36.27.060 award to condemnee or plaintiff 8.25.075 fixing amount by court 4.84.020 foreclosure of mortgages, amount fixed by court 4.84.020 misconduct of in general 48.30.120 qualifications 36.27.010 Interpreters at legal proceedings appointment Ch. 2.42 Public assistance recipient, tort action by 43.20B.070 Irrigation districts
delinquent collections 87.03.445 Referees, qualifications 4.48.040 Registrars of titles, practice of law 65.12.065 Registration of land titles, filing actions affecting 65.12.530 garnishment taxing of 6.27.230 Judgments, execution of exempt property 6.15.010 Judicial officers, as guardianship, payment for services 11.92.180 hazardous waste disposal violations 70.105.097 Reinstatement disqualification of judge if attorney for party board of governors' powers 2.48.060 installment sales of goods and services, collection of attorney's fee prohibited Removal, procedure upon 2.44.060 2.28.030 Jurors, challenge of, attorney-client relationship Service of process, nonresident personal representative in probate, agent for 11.36.010 unless contract provides 63.14.090 as grounds for implied bias 4.44.180 interest on unpaid public contracts 39.76.040 Juvenile court costs Settlement offers time period 4.84.280 juvenile court costs financial responsibility 13.40.145 financial responsibility 13.40.145 dependent children custody proceedings 13.34.090, 13.34.100 Sheriffs, private practice of law prohibited 36.28.110 legal aid 2.50.110 liens for 60.40.010, 60.40.030 Small claims, prohibition on representation by attorney 12.40.080 logging lien action 60.24.180 shelter care hearings 13.34.092 malicious prosecution claims by public Legal aid, See LEGAL AID officials 4.24.350 Liability for appearance without authority Small claims, self-representation without mandatory arbitration 7.06.060 2.44.020 2.48.190 Manufactured/mobile home landlord-tenant Suspension board of governors' powers 2.48.060 grounds of 2.48.220 actions, entitlement 59.20.100 client giving security 60.40.030 medical malpractice suits 7.70.070 conditional court order 60.40.030 moral nuisance, injunction, abatement proceedings, allowance of 7.48.076 student loan nonpayment or default 2.48.165 support order noncompliance 2.48.166 creation 60.40.010 filing of notice 60.40.010 judgments 60.40.010 Theatrical enterprises negotiable instruments cases wherein allowed, court to fix amount procedure when claimed 60.40.030 wages Material witnesses, right to attorney, appointment for indigent 10.52.040 cash deposit or bond required 4.84.020 contract provision for allowance, court to fix amount, limitation 4.84.020 action against attorney's fees for prevailing party 49.38.050 Money of client lien creation 60.40.010 nonintervention estates, personal Tort action by recipient of public assistance 43.20B.070 order to compel delivery 60.40.020 Note of issue to name 4.44.020 representative removed or restricted 11.68.070 Traffic infractions right to counsel 46.63.080 offender's liability for legal financial obligations Ch. 72.11 Oath on admission to practice 2.48.210 Out-of-state attorney practice in state 2.48.170 Trust companies, power to act as attorney in fact for corporations 30.08.150 orchards and orchard land liens 60.16.030 partition proceedings 7.52.480 practice of law without admission 2.48.190 payment of fee on discharge of attorney Papers of client Unlawful practice, penalty 2.48.180 2.44.040 lien creation 60.40.010 Washington state bar association plaintiff to recover costs, exception where order to compel delivery 60.40.020 active members only may practice 2.48.170 Parole violators, right to representation, indigency 9.95.122 board of governors compensation 2.48.040 creation of 2.48.030 wrongly brought in superior court 4.84.030 plaintiff to recover when debtor fails to appear 6.32.010 Parties, See PARTIES, subtitle Attorneys prevailing party entitled to, district court 12.20.060 Partition proceedings fees as costs 7.52.480 service of notice to on sale of property functions 2.48.040 membership 2.48.030 effect of new congressional districts or boundaries 2.48.035 prevailing party in frivolous action or defense, award to 4.84.185 7.52.200 Partnerships, clerk of supreme or superior court cannot be law partner 2.32.090 out-of-state bar members, practice in state, probate 11.48.210 regulation of 2.48.170 contestant of incorrect account to be entitled to 11.76.070 Payment of fee upon change of 2.44.040 penalty for nonpayment of fees 2.48.160 disallowed to attorney for bank or trust company which drew will 11.36.010 Personal representative 11.48.210 duties as attorney entitles to additional fees as powers admission to practice 2.48.060 disbarment 2.48.060 discipline 2.48.060 generally 2.48.050 increase of membership fees 2.48.130 public works contracts 39.08.030 radioactive waste storage 70.99.050 11.48.210 Plea agreements real property, action for waste 64.12.020 schedule of fees 4.84.080 court approval or disapproval 9.94A.431 criminal history, submission to court sexual exploitation of children, minor reinstatement 2.48.060 suspensions 2.48.060 9.94A.441 prevailing in civil action 9.68A.130 discussions, contents of agreement 9.94A.421 solar easements, interference with 64.04.170 Practice of law rule making powers 2.48.050 qualifications for 2.48.190 supreme court appeals by indigent party terms of office 2.48.030 vacancies 2.48.030

restrictions on certain officers 2.48.200

4.88.330

AUBURN GENERAL DEPOT

creation of 2.48.010	Judicial sales, by 6.21.050	Schools and school districts
fees active members 2.48.130	Licenses cities and towns 35.21.690	first and second class districts, county auditor duties 28A.350.030
admission 2.48.150	counties 36.71.070, 36.71.080	State, See STATE FISCAL MATTERS, subtitle
disposition of 2.48.150	Licensing department duties 18.11.060	Audits
inactive members 2.48.140	Military post or grounds, prohibition of auctions,	State international trade fairs, post audit of
nonpayment of reinstatement 2.48.160	disobedience of order 38.32.120 Mock auctions	participating fairs, reports 43.31.840 State printing plant revolving fund 43.78.070
suspension 2.48.160	fraud concerning, penalty 9.45.070	AUTO TRANSPORTATION COMPANIES
membership in 2.48.020	Motor vehicles	(See MOTOR VEHICLES, subtitle Motor
veterans	wholesale vehicle auction dealers 46.70.330,	vehicle transporters;
disability discharge, effect 2.48.100 fees 2.48.110	46.79.130, 46.80.200 Municipal governments authorized to purchase at	TRANSPORTATION COMPANIES)
proof of requirements	auctions, conditions 39.30.045	AUTO WRECKERS
after discharge 2.48.090	Partition proceedings, sale of property by	Actions against, limitation on recovery 46.80.070
before discharge 2.48.080 requirements 2.48.070	7.52.270 Probate, sale of estate real property at auction	Definitions 46.80.010
power, generally 2.48.010	11.56.060	Established place of business
president, board of governors member	Professional service corporations Ch. 18.100	enclosed 46.80.130 keeping vehicles or parts in other than
2.48.030 rules	Public auctions judicial sales, by 6.21.050	unlawful 46.80.130
funds 2.48.050	unclaimed property	Exempted from motor vehicle carrier laws, when
meetings 2.48.050	police in possession 63.32.010, 63.32.020	81.80.040
membership in 2.48.050	sheriff in possession 63.40.010	Inspection of records and premises 46.80.150 Junkyards adjacent to highways
officers 2.48.050 organizational subdivisions 2.48.050	Real estate auctions 18.11.250 Rule-making authority of licensing director	abatement 47.41.070
seal 2.48.010	18.11.200	acquisition of property by department
suspension, grounds of 2.48.220	Sales and use tax exemption 82.08.0257	47.41.040 definitions 47.41.020
unlawful practice of law, penalty 2.48.180 Witness fees disallowed to 2.40.040	Sales by auction, procedures 62A.2-328 Sales under execution conducted by 6.21.050	definitions 47.41.020 legislative declaration 47.41.010
Witnesses	Second-hand property	other laws not affected 47.41.060
grand jury, criminal investigation, entitled to	retention requirements, exemptions 18.11.075	prohibited, exceptions 47.41.030
10.27.080 material witnesses, appointment to represent,	Taxation by cities and towns 35.21.690 Unclaimed property	public nuisances abatement 47.41.070
right to 10.52.040	police in possession 63.32.010	nonconforming 47.41.010
AUBURN GENERAL DEPOT	sheriff in possession 63.40.010	regulations 47.41.050
Cession of jurisdiction to United States	Uniform commercial code, sales by 62A.2-328 Uniform regulation of business and professions	review 47.41.050 screening 47.41.040
37.08.260 Civil and criminal jurisdiction of state preserved	act 18.11.280	United States secretary of transportation,
37.08.260	AUDIOLOGISTS (See HEARING AND	agreements with 47.41.080
AUCTIONS AND AUCTIONEERS	SPEECH SERVICES)	violations, penalty 47.41.070
AUCTIONS AND AUCTIONEERS	,	Idence
Administrative fines, imposition and collection	AUDITOR, LEGISLATIVE (See	License application 46.80.030
Administrative fines, imposition and collection 18.11.205	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW	application 46.80.030 bond refusal, suspension or revocation
Administrative fines, imposition and collection	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE)	application 46.80.030 bond refusal, suspension or revocation 46.80.100
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR)	application 46.80.030 bond refusal, suspension or revocation
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM,	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES)	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.900 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR, subtitle Municipal corporations accounting	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.900 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.121 taxation by cities and towns 35.21.690	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines)
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines)
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170 written contract, with owner or consignor required 18.11.130	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100 Military claims and compensation 38.24.010, 38.24.020	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.090 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines)
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170 written contract, with owner or consignor required 18.11.130	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100 Military claims and compensation 38.24.010, 38.24.020 Motor vehicle fund, audit of county road	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.900 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines) AUTOMOBILE PARKING ELEVATORS (See ELEVATORS, ESCALATORS AND
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170 written contract, with owner or consignor required 18.11.130 Bidding requirements and prohibited practices 18.11.240	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100 Military claims and compensation 38.24.010, 38.24.020 Motor vehicle fund, audit of county road engineer, expenses paid from 36.80.080	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.990 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines) AUTOMOBILE PARKING ELEVATORS (See ELEVATORS, ESCALATORS AND DUMBWAITERS)
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170 written contract, with owner or consignor required 18.11.130 Bidding requirements and prohibited practices 18.11.240 Consumer protection act, application 18.11.260 County licensing requirements 36.71.070,	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100 Military claims and compensation 38.24.010, 38.24.020 Motor vehicle fund, audit of county road engineer, expenses paid from 36.80.080 Motor vehicle violation citations, of 46.64.010 Municipal corporations, See STATE AUDITOR,	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.990 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines) AUTOMOBILE PARKING ELEVATORS (See ELEVATORS, ESCALATORS AND DUMBWAITERS) AUTOMOBILES (See MOTOR VEHICLES) AUTOMOTIVE REPAIR Definitions 46.71.011
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170 written contract, with owner or consignor required 18.11.130 Bidding requirements and prohibited practices 18.11.240 Consumer protection act, application 18.11.260 County licensing requirements 36.71.070, 36.71.080	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR Districts, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100 Military claims and compensation 38.24.010, 38.24.020 Motor vehicle fund, audit of county road engineer, expenses paid from 36.80.080 Motor vehicle violation citations, of 46.64.010 Municipal corporations, See STATE AUDITOR, subtitle Municipal corporations accounting	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.190 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines) AUTOMOBILE PARKING ELEVATORS (See ELEVATORS, ESCALATORS AND DUMBWAITERS) AUTOMOBILES (See MOTOR VEHICLES) AUTOMOTIVE REPAIR Definitions 46.71.011 Estimates
Administrative fines, imposition and collection 18.11.205 Advertising, name and license number required 18.11.210 Auctioneers and auction companies certificates of registration display and availability 18.11.150 requirements 18.11.085, 18.11.095 suspension for nonpayment or default on educational loan or scholarship 18.11.270 clients' rights 18.11.220 compensation of nonlicensed person unlawful, penalties 18.11.180 licenses cities and towns 35.21.690 denial, suspension, or revocation 18.11.180 renewal 18.11.060 renewal card display and availability 18.11.150 required, exceptions 18.11.070 suspension, disciplinary action 18.11.160 suspension for nonpayment or default on educational loan or scholarship 18.11.270 nonlicensed persons, compensation by licensees unlawful 18.11.180, 18.11.190 nonresident license, reciprocity 18.11.100 records, retention requirements 18.11.140 surety bond required 18.11.121 taxation by cities and towns 35.21.690 trust accounts for client funds 18.11.230 unauthorized practices, penalties 18.11.170 written contract, with owner or consignor required 18.11.130 Bidding requirements and prohibited practices 18.11.240 Consumer protection act, application 18.11.260 County licensing requirements 36.71.070,	AUDITOR, LEGISLATIVE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE) AUDITOR, STATE (See STATE AUDITOR) AUDITORIUMS (See also STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) Cities and towns acquisition and control 35.21.020 local improvement, authority for 35.43.040 First class cities acquisition and use 35.22.290 leasing of land for 35.22.300 Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 AUDITS Cities and towns, See STATE AUDITOR Coroner's account, county commissioners 36.24.180 Counties, See STATE AUDITOR, subtitle Municipal corporations accounting Energy, state facilities definitions 43.19.670 implementation plan 43.19.680 lease terms 43.19.685 requirement, completion dates 43.19.675 Fraud by public officer 42.20.060 Irrigation districts, contract with United States 87.68.100 Military claims and compensation 38.24.010, 38.24.020 Motor vehicle fund, audit of county road engineer, expenses paid from 36.80.080 Motor vehicle violation citations, of 46.64.010 Municipal corporations, See STATE AUDITOR,	application 46.80.030 bond refusal, suspension or revocation 46.80.100 bond requirements 46.80.070 expiration, renewal, fee 46.80.050 false or unqualified application 46.80.121 fees 46.80.040, 46.80.050 plates required, fees 46.80.060 refusal, suspension or revocation 46.80.110 required, penalty 46.80.020 Municipal compliance 46.80.160 Ownership, evidence 46.80.990 Record-keeping requirements, inspection and penalty for noncompliance 46.80.080 Records to be kept by inspection of, certificate of inspection 46.80.150 Reporting requirements 46.80.090 Rules and regulations 46.80.140 Violations cease and desist orders 46.80.180 civil and criminal penalties 46.80.110 fines 46.80.180 penalties 46.80.170 subpoenas 46.80.190 Wall specifications 46.80.130 AUTOMATED TELLER MACHINES (See BANKS AND BANKING, subtitle Automated teller machines) AUTOMOBILE PARKING ELEVATORS (See ELEVATORS, ESCALATORS AND DUMBWAITERS) AUTOMOBILES (See MOTOR VEHICLES) AUTOMOTIVE REPAIR Definitions 46.71.011

[RCW Index—page 38] (2008 Ed.)

BAIL BONDS (See also BAIL AND action on not barred for defect or failure to written estimate required, alternatives RECOGNIZANCE) record default 10.19.120 46.71.025 written estimates and invoices kept for one appeal bond 10.73.040 Agencies advertising, required use of license number 18.185.050 extradition proceedings, fugitive from another year 46.71.060 Invoices, contents 46.71.015 state 10.88.350 Legislative recognition 46.71.005 fines and costs, recognizance with sureties to bond requirements 18.185.070 branch office management 18.185.220, Liens barred for facility's failure to comply with pay stays execution for 10.82.020 requirements 46.71.041 forfeiture 18.185.230 Motor vehicles collateral or security action by prosecuting attorney 10.19.110 agency as fiduciary 18.185.100 disposition 18.185.100 judgment against principal and sureties, execution 10.19.090, 10.19.105 statutes, notice of to registered vehicle owner 46.71.080 Recordkeeping requirements 46.71.015, stay of execution of forfeiture judgment, contracts 18.185.270 46.71.060 definitions 18.185.010 bond 10.19.100 Replaced parts, disposition 46.71.021 discharge of firearm, notice 18.185.090 vacation of forfeiture judgment if person produced 10.19.105 licenses Signs, form, contents, and posting requirements applications 18.185.040 46.71.031 habeas corpus branch offices 18.185.230 Statutes, notice of to repair facilities 46.71.090 orders of commitment, from 7.36.150 certificates, issuance and display 18.185.050 writ may be used for admission to 7.36.160 offenses bailable Const. Art. 1 § 20 Unfair practices, consumer protection act requirements 18.185.030 violation 46.71.070 local government regulation and taxation 18.185.080 Unlawful acts or practices 46.71.045 preliminary hearings witnesses 10.16.145, 10.16.160 Warranty, copy of express warranty made recordkeeping requirements 18.185.100 available 46.71.051 minors 10.16.150 status, notice concerning changes 18.185.090 witnesses 10.16.145, 10.16.160 **AUTOPSIES AND POST MORTEMS (See** uniform regulation of business and **HUMAN REMAINS, subtitle Autopsies** appearance in court 10.52.040 professions act 18.185.240 unprofessional conduct 18.185.110 material witnesses, fees, food and lodging and post mortems) 10.52.040 **AVENUES (See STREETS AND ALLEYS)** Agents minors 10.16.150 administrative procedure act, application **AVIATION (See AERONAUTICS)** District courts 18.185.200 cash bail 10.04.040 AWARD (See ARBITRATION AND advertising, required use of license number 18.185.050 AWARD) Excessive not to be required Const. Art. 1 § 14 Extradition proceedings, fugitive from another AWARD FOR EXCELLENCE IN bond requirements 18.185.070 EDUCATION PROGRAM (See EXCELLENCE IN EDUCATION) collateral or security agent as fiduciary 18.185.100 Fines and costs, furnishing recognizance with sureties to stay execution against defendant disposition 18.185.100 AWARD IN LIEU OF HOMESTEAD (See complaints PROBATE, subtitle Family allowances) Forfeiture immunity of complainant 18.185.130 investigation 18.185.130 action by prosecuting attorney required 10.19.110 County employees safety award programs statement of charges 18.185.140 financial responsibility law, bail forfeiture 36.32.460 unlicensed activity 18.185.170 consumer protection act, application 18.185.210 contracts 18.185.270 Environmental excellence awards program for grounds for requiring proof 46.29.280 judgment against principal and sureties, execution 10.19.090, 10.19.105 products 43.21A.520 Gift of life award Ch. 1.50 Governor's award for excellence in teaching history 27.34.350

Medal of merit Ch. 1.40

Medal of merit, See MEDAL OF MERIT motor vehicle traffic violations, for, records definitions 18.185.010 kept 46.52.100 director's powers 18.185.120 stay of execution of forfeiture judgment, bond 10.19.100 discharge of firearm, notice 18.185.090 licenses vacation of forfeiture judgment if person produced 10.19.105 applications 18.185.040 Medal of valor Ch. 1.60 continuing education 18.185.060 license cards, issuance and use 18.185.050 Solid waste, hazardous waste, governor's award of excellence 70.95.040 victim of crime penalty assessment 7.68.035 Habeas corpus prelicensing training and testing 18.185.060 Warren Featherstone Reid award for excellence requirements 18.185.020 in health care 43.70.045, 43.70.047 orders of commitment, from 7.36.150 Waste reduction and recycling awards program writ may be used for admission to 7.36.160 suspension for noncompliance with support development and implementation in public Hazardous materials, transportation of 46.48.175 order 18.185.057 schools 70.95C.120 Justice and inferior courts act of 1961, posting suspension for nonpayment or default on and forfeiture procedure 3.30.090 educational loan or scholarship **BACKGROUND CHECKS (See STATE** 18.185.055 Justification of recognizance 10.19.040 PATROL) local government regulation and taxation Juveniles **BAD DEBTS (See DEBTS AND DEBTORS)** 18.185.080 release from detention 13.40.040 recordkeeping requirements 18.185.100 Keep the peace 10.64.070 recovery agents Bicycles declared to be baggage on commercial Murder Const. Art. 1 § 20 continuing education 18.185.260 generally 18.185.280 license requirements 18.185.250 ferries 81.28.260 Ne exeat 7.44.030 order of arrest and bail Common carriers directed to sheriff 7.44.021 issuance 7.44.021 return 7.44.021 limitation of liability by contract or agreement out-of-state 18.185.290 planned forced entry 18.185.300 maximum amounts recoverable 81.29.050 training and testing 18.185.260 status, notice concerning changes 18.185.090 Hotel guests, liability for loss or injury 19.48.030, 19.48.070 service 7.44.021 Nonresident traffic violators to post 46.64.015, uniform regulation of business and BAIL AND RECOGNIZANCE (See also BAIL BONDS) professions act 18.185.240 unprofessional conduct 18.185.110 Offenses bailable Const. Art. 1 § 20 Sureties Action on not barred for defect or failure to Forfeiture liability 10.19.150 return of bond 10.19.140 action by prosecuting attorney 10.19.110 judgment against principal and sureties, execution 10.19.090, 10.19.105 record default 10.19.120 Allowable on sufficient sureties Const. Art. 1 § surrender of person under bond 10.19.160 Appeal bonds in criminal cases 10.73.040 Approval of bail 10.19.040 Taking and entering 10.19.065 stay of execution of forfeiture judgment, bond Traffic violations bail under justice and inferior courts act of 1961 3.30.090 10.19.100 Arrest without warrant in possession, bail vacation of forfeiture judgment if person procedure 10.31.030 Bail bond agents Ch. 18.185 Witnesses 10.16.145, 10.16.160 produced 10.19.105 appearance in court Ne exeat 7.44.030 compromise of misdemeanors 10.52.040 Capital offenses, exception Const. Art. 1 § 20 Sureties material, fees, food, and lodging 10.52.040 liability 10.19.150

(2008 Ed.) [RCW Index—page 39]

return of bond 10.19.140

minors 10.16.150

Certification and filing 10.19.060

Criminal procedure

BAILIFFS surrender of person under bond 10.19.160 Violent offenders release without bail, statement of reasons 10.19.170 **BAILIFFS** Courts of record appointment 2.32.330 number 2.32.330 Municipal courts, appointment 35.20.230 Superior courts, compensation amount 2.32.360 payment of 2.32.370 **BAILMENT** Seed bailment contracts Ch. 15.48 BAILOR AND BAILEE Seed bailment contracts Ch. 15.48 Unclaimed property, duty in regard to Ch. 63.24 **BALD EAGLES** Habitat buffer zones 77.12.655 Protection and essential habitat 77.12.650 BALLOT TITLES Initiative and referendum, See INITIATIVE AND REFERENDUM, subtitle Ballot titles **BALLOTS (See also ELECTIONS)** Absentee voting Ch. 29A.40 Ballots and other voting forms Ch. 29A.36 Initiative measures, ballot submitting Const. Art. 2 § 1 Mail ballots Ch. 29A.48 Port district formation 53.04.020 BANKHEAD-JONES FARM TENANT ACT Investment by state investment board in loans secured by 43.33A.080 BANKRUPTCY (See also ASSIGNMENT FOR BENEFIT OF CREDITORS) Attachment or execution defendant becomes bankruptcy debtor, procedure 6.01.050 Counties, readjustment and relief from debts Ch. 39.64 Federal, state exemption, duplication prohibited 6.13.080 Industrial insurance, lien for payments due 51.16.160, 51.16.170 Labor claims, priority 49.56.040
Motor vehicle dealers or manufacturers, notice of proceedings required 46.70.183 Personal property exemption federal, state duplication prohibited 6.15.050 Police pensions in first class cities as exempt from operation of 41.20.180 Priorities, labor claims 49.56.040 State employees' retirement benefits, exemption from 41.40.052 Taxing district relief act Ch. 39.64 Teachers' retirement system rights, exemption from 41.32.052 BANKS AND BANKING

Accounts admission of records as evidence, certificate of authenticity 30.22.245, 30.22.250 definitions 30.22.041 disclosure of information, procedures law enforcement requests for information, procedures 30.22.240 regulations 30.20.060 Acquisition or control application for 30.04.405 change of officers, notification of director of financial institutions 30.04.410 definitions 30.04.400 disapproval by director of financial institutions 30.04.410 notice of 30.04.405 penalty for violations 30.04.405 Acting in place of designated trustee, liability 11.100.130 Administration and interpretation of title

director of financial institution's powers 30.04.030 Administrative hearings, procedures, judicial review 30.04.475 Advertising legal services, furnishing of, penalty 30.04.260 use of "bank" or "trust" restricted to banks or trust companies, penalty 30.04.020 Alien banks accounts, English language requirement 30.42.200 acquisition of other financial institutions by, prohibited 30.42.050 activities and powers 30.42.155 agencies 30.42.180 advertising, regulation of 30.42.170 agencies of, powers and activities 30.42.180 application 30.42.060 approval, notice of, required 30.42.100 duties of director with respect thereto 30.42.090 reciprocity requisite of approval 30.42.090 application for bureau 30.42.210 assets, separation from total assets required 30.42.080 authorized, purposes 30.42.010 board of directors, directors prohibited from serving as directors of other financial institutions 30.42.050 bonds, required for officers and employees 30.42.190 books and accounts, English language requirement 30.42.200 books and records, separation from total books and records required 30.42.080 application 30.42.210 approval, notice of, required 30.42.220 commencement of, time limitation on 30.42.220 certificate of authority 30.42.210 filing with county recording officer 30.42.220 filing with secretary of state 30.42.220 charter filing with county recording officer 30.42.220 filing with secretary of state 30.42.220 examination of 30.42.240 fee requirement 30.42.210 number of 30.42.230 powers 30.42.230 business commencement of, time limitation on 30.42.100transaction of, requirements for 30.42.130 capital, paid-in allocation, deposit requirements 30.42.070 requirements 30.42.060 certificate of authority
filed with secretary of state 30.42.100 revocation or suspension 30.42.300 suspension or revocation 30.42.300 certificate of authority for bureau 30.42.210 change of location 30.42.310 charter filing with secretary of state 30.42.100 claims by creditors, priorities 30.42.130 commencement of bureau business, time limitation on 30.42.220 commencement of business time limitation on 30.42.100 conditions for establishment 30.42.060 creditors claims, priorities 30.42.130 crimes, violations and penalties 30.42.290 definitions, applicable 30.42.020 deposits acceptance of 30.42.115 distribution by director, when 30.42.130 requirements before accepting 30.42.120

application, approval of, notice requirement 30 42 100 authority to conduct examinations and investigations 30.42.140 bureau, authority to regulate 30.42.210 bureau application, approval of, notice requirement 30.42.220 certificate of authority, suspension or revocation of 30.42.300 duties with respect to applications 30.42.090 establishment of, approval of supervisor 30.42.080 examination of bureaus 30.42.240 examinations, authority conduct 30.42.140 investigations, authority to conduct 30.42.140 rules and regulations, authority to promulgate 30.42.320 suspension or revocation of certificate of authority 30.42.300 take over by, when 30.42.130 directors, board of duties, responsibilities and restrictions, imposed 30.42.280 service on boards of directors of other financial institutions prohibited 30.42.050 distribution of deposits by director, when 30.42.130 duties, responsibilities and restrictions imposed on directors, officers and employees 30.42.280 duties of director with respect to applications 30.42.090 employees bond required 30.42.190 duties, responsibilities and restrictions, imposed 30.42.280 English language requirement for books and accounts 30.42.200 establishment of 30.42.060 authorized 30.42.010 director of financial institutions, approval of required 30.42.030 examination of bureaus by director 30.42.240 examinations and investigations of, authorized 30.42.140 fair, trade, facilities, authorized 30.42.250 fee requirement for bureau 30.42.210 fees, required 30.42.330 felonies, penalties 30.42.290 financial institutions, other acquisition prohibited 30.42.050 prohibition against members of board of directors serving in similar capacity for 30.42.050 financial reports, required 30.42.260 gifts by, regulations 30.42.170 grandfather clause 30.42.340 guarantee obligations 30.42.105 imposition of state taxes 30.42.270 investigations and examinations of, authorized 30.42.140 limitation on number of offices 30.42.040 loans by 30.42.105 subject to usury laws 30.42.150 location, change of 30.42.310 misdemeanors, penalties 30.42.290 notice of approval of application by director 30.42.100 number of bureaus 30.42.230 officers bond required 30.42.190 duties, responsibilities and restrictions, imposed 30.42.280 offices, number of, limitation on 30.42.040 ownership of real property, limitations on 30.42.160 paid-in capital, allocation, deposit requirements 30.42.070 penalties for violations of chapter 30.42.290 possession by supervisor, when 30.42.130

solicitation of 30.42.115

director of financial institutions

powers and activities 30.42.155	security requirements applicable to machines	bank certifying without funds, penalty
agencies of 30.42.180	regulated under this title 30.04.650	30.16.010 bona fide holder's rights 30.16.010
guarantee obligations 30.42.105 loans 30.42.105	Bank holding company defined 30.04.230	Checks or drafts, See also UNIFORM
powers and bureaus 30.42.230	investments in nonpublic corporations	COMMERCIAL CODE, subtitle Negotiable
priorities of creditors claims against 30.42.130	supervisor may appraise and revalue	instruments
prohibition against acquiring interest in other	30.04.060 out-of-state	Cities and towns housing authority bonds, legal investments 35.82.220
financial institutions 30.42.050 property, real, limitations on ownership of	acquisition procedures 30.04.230	Claims
30.42.160	authority to acquire stock 30.04.230	deposits, claim to must be accompanied by
purposes, enumerated 30.42.010	reorganization as subsidiary of	court order or surety bond, exception
real property, limitations on ownership by	actions of directors, committees, consent 30.04.605	30.20.090 possession by director
30.42.160 limitations on ownership by 30.42.160	authority 30.04.550	creditors claims 30.44.060
ownership limitations on 30.42.160	certificate of reorganization 30.04.570	depositor, presentment of claims 30.44.060
reciprocity, required before approval of	dissenting shareholders	expenses of possession and winding up, first
application 30.42.090	rights, conditions 30.04.560 valuation of shares 30.04.565	charge against assets 30.44.130 list of claims, filing 30.44.070
regulation of advertising by 30.42.170	meetings of directors, committees 30.04.610	objection to approval of claims 30.44.080
gifts by 30.42.170	procedure 30.04.555	Clearing corporation, deposit of securities with,
reports, financial, required 30.42.260	public hearing 30.04.575 shareholders' actions, consent 30.04.600	authorized 30.04.240 Collections
requirements before accepting deposits 30.42.120	Bonds	uniform commercial code Ch. 62A.4
revocation of certificate of authority	deposit claimants must give 30.20.090	Community credit needs
30.42.300	fidelity, for officers and employees 30.12.030	approval of new branches or satellite based on
rules governing 30.42.320	Branch bank affiliated commercial locations 30.04.285	performance 30.60.020 investigation and assessment of bank's
separation of assets required 30.42.080 separation of books and records required	agency agreements, notice to director	performance in meeting 30.60.010
30.42.080	30.04.295	rule-making authority, director of financial
suspension of certificate of authority	approval of new based on meeting community	institutions 30.60.030
30.42.300	credit needs 30.60.020 defined 30.04.010	Compliance with laws required 30.04.280 Conflict of interest
taxes, imposed 30.42.270 time limitation on	director's approval, conditions 30.04.285	corporate directors or officers 30.12.115
commencement of bureau business	establishment 30.04.280	Contributions and gifts 30.04.225
30.42.220	Branches of foreign banks 30.04.300 Business trusts Ch. 32.34	Copies financial institutions may charge customer for
commencement of business 30.42.100	Capital notes or debentures	furnishing items or copies of items
trade fair facilities, authorized 30.42.250 transaction of business, requirements for	assessments, not subject to 30.36.050	30.22.230
30.42.130	conversion rights 30.36.020	Corporate powers of bank 30.08.140
usury laws	definitions 30.36.010 impairment of capital stock 30.36.030	Corporations articles of corporation
applicable to loans made by 30.42.150	correction before payment or retirement	unissued shares, preemptive right of
loans governed by 30.42.150 violations of chapter, penalties 30.42.290	30.36.040	shareholders to acquire 30.12.220
Articles of incorporation	issuance and sale 30.36.020	articles of incorporation amendment 30.08.090
amendment 30.08.055, 30.08.090	liability of holders, limitations upon 30.36.050 subordinate to rights of depositors or creditors	filing and recording of 30.08.050
increase or decrease of stock 30.08.092 amendments	30.36.010, 30.36.020	articles of incorporation, approval or refusal
extending time of existence 30.08.080	Capital stock	30.08.040
approval or refusal 30.08.040	amounts required to incorporate 30.08.010 authorized but unissued shares 30.08.088	assessments, levy of, enforcement sale 30.12.180
fees for filing 30.08.095	preemptive rights of shareholders to acquire	assignment for benefit of creditors prohibited
filing and recording of 30.08.050 Assessments, levy of	30.12.220	30.44.100
capital notes or debentures not subject to	authorized by unissued shares 30.08.087 capital notes or debentures, issuance as	authority to acquire bank stock 30.04.230 bonds, fidelity, for officers and employees
30.36.050	impairing 30.36.030	30.12.030
enforcement sale 30.12.180 possession by director, levy of assessment	impairment of by preferred stock,	capital stock
order during to make good impairment of	determination 30.08.086	amounts required to incorporate 30.08.010
capital 30.44.020	increase or decrease 30.08.092 possession by director, order to levy	possession by director, order to levy assessment to make good impairment of
Assets	assessment to make good impairment of	capital stock 30.44.020
debts, bad, writing off 30.04.130 false statements as to, penalty 30.12.090	capital stock 30.44.020	preemptive right of shareholders to acquire
liquidation, transfer upon 30.44.210	purchase of own authorized 30.04.238 record of stock to be kept 30.12.020	unissued shares 30.12.220 record of stock to be kept 30.12.020
pledge of 30.04.140	Capital stock savings bank, conversion of mutual	transfer
transfer on liquidation 30.44.210, 30.44.240	savings bank Ch. 32.32	record to be kept 30.12.020
Assets and judgments uncollected two years 30.04.130	Casualty insurance 30.12.030 Cease and desist orders, grounds, procedure	casualty insurance 30.12.030 certificate of authority
Assignment for benefit of creditors prohibited	30.04.450	termination of upon liquidation and winding
during possession by director 30.44.100	Certificate of authority 30.08.060	up 30.44.240
Automated teller machines access fee or surcharge 19.245.010	filing fee 30.08.095 transaction of business restricted until	notification of secretary of state 30.44.240 transaction of business restricted until
compliance with safety standards evidence of	received 30.08.050	received 30.08.050
adequate measures 19.174.090	Certificate of forfeiture	certificate of merger 30.49.060
definitions 19.174.020	failure to commence business within six	claims, possession by director
lighting requirements 19.174.040, 19.174.050 local government security regulation, chapter	months 30.08.070 Certificate of merger 30.49.060	creditors claims 30.44.060 depositor, presentment of claim 30.44.060
supersedes 19.174.080	Charges	expenses of possession and winding up, first
off-premises electronic facilities 30.43.005	financial institutions may charge customer for	charge against assets 30.44.130
safety evaluation, procedures 19.174.030 safety precautions, customer notice	furnishing items or copies of items 30.22.230	list of, filing 30.44.070 objection to approval of claims 30.44.080
19.174.060	Charitable trusts, See CHARITABLE TRUSTS	supplemental list of claims, filing 30.44.080
security, exceptions to requirements	Checks or drafts	conflict of interest 30.12.115
19.174.070	certified	creditors, possession by director

BANKS AND BANKING

notice of taking possession, no lien rights	dividends unclaimed, disposition, escheat to	taking of possession, rights of subsequent
after notice 30.44.040	state for permanent school fund after five	creditors and lienholders limited by
notice to creditors 30.44.060 crimes relating to	years 30.44.150, 30.44.180 personal property unclaimed 30.44.210	30.44.040 officers and employees
destroying or secreting records 30.12.100	disposition of proceeds of sale 30.44.220	destroying or secreting records 30.12.100
falsifying books 30.12.090	escheat to state for permanent school fund	false statements as to assets or liabilities,
loans	30.44.220	penalty 30.12.090 falsifying book entries, penalty 30.12.090
commission or gratuity for procuring 30.12.110	inventory and transmission to supervisor 30.44.190	loans
trust funds, loans to officers and employees	notices to owners 30.44.200, 30.44.210	commission or benefit for obtaining
from 30.12.120	private documents and papers, disposition	prohibited, penalty 30.12.110
penalty, generally 30.12.190	of 30.44.230	directors 30.12.070 directors, loans to, restrictions 30.12.060
receiving deposit while insolvent 9.24.030, 30.44.120	reinventory by director 30.44.200 records, files, accounts, etc., destruction of	employees, loans to, restrictions 30.12.060
transfers in contemplation of insolvency	30.44.260	officers, loans permitted to, limitations,
void, penalty 30.44.110	stockholders meeting for 30.44.140	director of financial institutions to adopt
directors	voluntary	rules 30.12.060 reports to director of financial institutions
election 30.12.010 loans to 30.12.070	dividends unclaimed, disposition, escheat to state for permanent school fund after	30.12.060
loans to, restrictions 30.12.060	five years 30.44.180	suretyship or guarantee by director
meetings 30.12.010, 30.12.020	notices	construed to be loan 30.12.060 trust funds, loans to officers and employees
number required 30.12.010	creditors, to 30.44.170	from, penalty 30.12.120
oath 30.12.010 qualifications 30.12.010	unclaimed personal property 30.44.200 transfer of assets and liabilities to another	oaths and affirmations, power to take
quorum 30.12.010	bank 30.44.240	30.12.130
terms of office 30.12.010	voluntary notices, posting of 30.44.160	penalty for violation, generally 30.12.190 receiving deposit while insolvent
vacancies, how filled 30.12.010	loans	officer or employee personally liable
dividends	commission or benefits for obtaining	Const. Art. 12 § 12
taking possession by director, declaration of dividends after presentment of claims	prohibited, penalty 30.12.110 directors, loans to, restrictions 30.12.060	penalty 9.24.030, 30.44.120
30.44.090	directors, to 30.12.070	removal or prohibiting participation 30.12.040
unclaimed upon liquidation and winding up	employees, loans to, restrictions 30.12.060	appeal from 30.04.470
30.44.150	officers	surety and fidelity bonds for 30.12.030
escheats personal property unclaimed after	adoption of rules regulating by director of financial institutions 30.12.060	transfers in contemplation of insolvency void, penalty 30.44.110
liquidation 30.44.220	loans to permitted, limitations 30.12.060	penalty for violations, generally 30.12.190
unclaimed dividends 30.44.150, 30.44.180	reports to director of financial institutions as	personal property unclaimed after liquidation
existing under former laws 30.04.220 expiration of term, winding up 30.08.080	to 30.12.060	and winding up 30.44.190
failure to commence business within six	suretyship or guarantee by director construed to be a loan 30.12.060	possession by director assignments for benefit of creditors
months 30.08.070	trust funds, loans to officer or employee from	prohibited 30.44.100
fees	prohibited, penalty 30.12.120	claims
adoption by director of financial institutions	merger, consolidation or conversion	creditors 30.44.060
30.08.095 fidelity bonds 30.12.030	corporate entity retained by resulting bank 30.49.080	depositors, presentment 30.44.060 expenses of possession and winding up,
filings	definitions 30.49.010	first charge against assets 30.44.130
articles of incorporation 30.08.050	dissenting stockholders, right to receive cash	list of, filing 30.44.070
certificate of authority 30.08.060 certificate of forfeiture 30.08.070	for shares 30.49.090 name use by resulting bank 30.49.080	objection to approval of 30.44.080 supplemental list of, filing 30.44.070
extension of existence, amendment to	national banks	contest of possession by director
articles 30.08.080	organized from state banks 30.49.020	court decision as to 30.44.030
fees 30.08.095	reorganization as state banks 30.49.070	notice of 30.44.030 service of notice of contest 30.44.030
report of resources and liabilities 30.08.180	reorganized to state banks 30.49.030	creditors
formation capital requirements 30.08.010	state banks organized from national or state banks	notice of taking possession by director, no
incorporators, number required 30.08.010	30.49.030	lien rights after notice 30.44.040
surplus and undivided profits required	certificate of merger 30.49.060	notice to 30.44.060 dividends, declaration after presentment of
30.08.010 formation authorized 30.04.127	effective date 30.49.060 merger agreement contents 30.49.040	claims 30.44.090
incorporators, number of required 30.08.010	notice of meeting 30.49.050	expenses of possession and winding up, first
insolvency	termination of charters 30.49.060	charge against assets 30.44.130 filing list of claims 30.44.070
preferences prohibited, penalty 30.44.110	vote required 30.49.050	grounds 30.44.010
receiving deposit while insolvent officer or employee personally liable	reorganized to national banks 30.49.020 trust powers, resulting bank unable to	levy of assessments, order to 30.44.020
Const. Art. 12 § 12	exercise, successors to fiduciary positions	notices
penalty 9.24.030, 30.44.120	30.49.100	contest of possession by director 30.44.030 to correct offense or delinquency 30.44.010
transfers in contemplation of insolvency	valuation of assets, higher valuation by	creditors to file claims 30.44.060
void, penalty 30.44.110 insurance against burglary, theft, robbery	resulting bank prohibited 30.49.120 name, reorganization through merger,	levy assessment to make good impairment
required 30.12.030	consolidation, or conversion, use of name	of capital stock 30.44.020 taking of possession, rights of subsequent
levy of assessment	by resulting bank 30.49.080	creditors and lienholders limited by
enforcement sale 30.12.180	national banks	30.44.040
possession by director, order to levy assessments to correct impairment of	securities may be held in name of nominee 30.08.170	powers and duties of director 30.44.050 receivership
capital 30.44.020	notices	appointment of temporary receiver by
liquidation and winding up	possession by director	court, when 30.44.100
agent for 30.44.140	contest of possession by director 30.44.030	prohibited, exception 30.44.100
certificate of authority notification of secretary of state 30.44.240	to correct offense or delinquency 30.44.010 creditors to file claims 30.44.060	surrender of possession and assets to director 30.44.100
termination of 30.44.240	levy assessment to make good impairment	reopening after 30.44.250
director or agent, meeting to select 30.44.140	of capital 30.44.020	preferred stock

[RCW Index—page 42] (2008 Ed.)

Development credit corporations, membership in

capital, impairment, determination 30 08 086 issuance authority 30.08.082 rights, dividends, liquidation 30.08.084 proposed articles of incorporation contents of statements 30.08.020 investigation by director of financial institutions 30.08.030 submission to director of financial institutions 30.08.020 proxy voting 30.12.010 receivership, possession by director, receivership prohibited, exception, procedure 30.44.100 reopening after possession by director 30.44.250 reports of resources and liabilities 30.08.180, 30.08.190 resources and liabilities, report 30.08.180, 30.08.190 safe deposit boxes' contents, disposition of after liquidation and winding up 30.44.190 stock assessments, levy of, enforcement sale 30.12.180 liability, extent of Const. Art. 12 § 11 one vote per share 30.12.010 transfer record to be kept 30.12.020 stockholders records to be kept 30.12.020 right to vote 30.12.010 vote by proxy 30.12.010 surety bonds for officers and employees 30.12.030 surplus and undivided profits required upon formation 30.08.010 trust funds, loans to officers and employees from prohibited, penalty 30.12.120 use of "bank" in name of, restrictions 30.04.020 voting proxy, right to vote by 30.12.010 stockholders right 30.12.010 winding up at expiration of term 30.08.080 County clerk's fund, deposits 36.48.080 Credit unions, See CREDIT UNIONS Credit unions, See CREDIT UNIONS
Creditors, possession by director
notice of taking possession, no lien rights after
notice 30.44.030
notice to creditors 30.44.060 Crimes relating to acquisition or control, application, notice requirements, violations of 30.04.405 advertising, use of "bank" or "trust" restricted to banks and trust companies, penalty 30.04.020 advertising legal services furnished, penalty 30.04.260 "bank" or "banking", use of word restricted to banks and trust companies, penalty 30.04.020 checks, certification without funds 30.16.010 commingling trust funds or securities prohibited 30.04.240 confidentiality of examination reports and information 30.04.075 destroying or secreting records 30.12.100 examinations, false swearing by officer or employee is perjury 30.04.060 false statements as to assets or liabilities 30.12.090 falsifying books 30.12.090 general penalty 30.12.190 insolvent bank receiving deposit 9.24.030 legal services, solicitation or furnishing of prohibited, penalty 30.04.260 loans commission or gratuity for procuring prohibited 30.12.110 trust funds, loans to officers and employees from 30.12.120 unlawful practices 30.04.510

preferences of creditors prohibited, penalty 30.44.110 receiving deposit while insolvent penalty 9.24.030, 30.44.120 transfers in contemplation of insolvency void, penalty 30.44.110 trust business, commingling trust funds or securities prohibited, penalty 30.04.240 use of word "bank" restricted to banks and trust companies 30.04.020 violation of order of removal or prohibiting participation 30.12.047
Debentures, See BANKS AND BANKING, subtitle Capital notes or debentures Debts valuation of assets 30.04.130 writing off bad debts 30.04.130 Definitions 30.04.010 Deposit accounts false statement by applicant, penalty 9.38.015 Deposit liabilities, federal deposit insurance corporation acquisition of, judicial review, not a hindrance to 30.44.280 Deposit of securities, authorized depositories 30.04.240 Depositaries surplus and donated food commodities revolving fund 28A.235.090
Depositaries, See also DEPOSITARIES Deposits accounts, types available 30.22.050 adverse claim bond 30.22.220 adverse claim to must be accompanied by court order or surety bond, exception 30.20.090 authority to withhold payment 30.22.210 construction 30.22.030 construction 30.22.030 contract of, requirements 30.22.060 controversies between owners 30.22.110 definitions 30.22.040, 30.22.041 discharge of bank upon payment 30.22.120 federally guaranteed obligations 39.60.040 governed by individual account deposit act, chapter 30.22 RCW 30.20.005 individual account deposit act Ch. 30.22 insured deposits and accounts by federal government, use of as collateral security 39.60.040 married persons 30.22.080 minors incompetents payments to 30.22.150 minors and incompetents 30.22.070 ownership after death of depositor 30.22.100 during lifetime of depositor 30.22.090 payment of funds to a depositor 30.22.140 payment to agents of depositors 30.22.170 foreign personal representative 30.22.200 heirs and creditors of deceased depositor personal representatives 30.22.180 trust and P.O.D. account beneficiaries 30.22.160 postponements of payments of under bank stabilization plan 30.56.020 purposes 30.22.020 receipt required 30.20.025 receiving deposit while insolvent officer or employee personally liable Const. Art. 12 § 12 penalty 9.24.030, 30.44.120 right to rely on form of account, discharge of bank by payment 30.22.120 rights as between individuals preserved 30.22.130 savings deposits rules and regulations 30.20.060 title 30.22.010 uniform commercial code Ch. 62A.4

penalty, generally 30.12.190

31.20.070 Director, defined 30.04.010 Director of financial institutions acquisition or control, disapproval 30.04.410 additional authority of banks, approval 30.04.215 administrative hearings, procedure, judicial review 30.04.475 authorized but unissued shares, issuance, approval 30.08.088 cease and desist orders, grounds, procedure 30.04.450 cooperative and reciprocal examination agreements and actions, authority to enter into 30.04.060 dividend payment, suspension of by director authorized, when 30.04.180 examinations reports and information, confidentiality, duties 30.04.075 judicial enforcement of administrative orders 30.04.475 powers under chapter 19.144 RCW 30.04.045 powers under chapter 19.144 RCW 30.04.045 reorganization as subsidiary of bank holding company, duties 30.04.570 rules, duty to adopt 30.04.030 supervisory direction and conservatorship, director's powers and duties Ch. 30.46 temporary cease or desist orders grounds 30.04.455 injunction to injunction to enforce 30.04.465 set aside 30.04.460 violations or unsafe or unsound practices of bank or trust company cease and desist order 30.04.450 judicial enforcement of administrative orders 30.04.475 temporary cease or desist orders injunction to enforce 30.04.465 set aside, limit or suspend 30.04.460 issuance 30.04.455 Directors election 30.12.010 liability for violations of law or rules, individual liability 30.12.240 loans to 30.12.070 loans to, restrictions 30.12.060 meetings 30.12.010, 30.12.020 number required 30.12.010 oath 30.12.010 qualifications 30.12.010 quorum 30.12.010 terms 30.12.010 vacancies, how filled 30.12.010 Dissipating or prejudicial actions temporary cease and desist order 30.04.455 declaration after presentment of claims when bank in possession of director 30.44.090 restriction upon declaring 30.04.180 retained earnings, payment restricted to 30.04.180 stabilization act, payment of dividends restricted 30.56.070 suspension of payment of by director of financial institutions, when 30.04.180 unclaimed after liquidation and winding up, escheat to state for permanent school fund 30.44.150, 30.44.180 when may be declared 30.04.180

Domestic savings bank, conversion to mutual savings bank Ch. 32.34

Electronic funds transfers Ch. 62A.4A off-premises electronic facilities 30.43.005 Employees, See BANKS AND BANKING, subtitle Officers and employees Engaging in banking or trust business compliance with laws required 30.04.280 Engaging in other business activities, approval 30.04.215

BANKS AND BANKING

Escheats	Federal savings bank, conversion to domestic	Insurance agents
dividends unclaimed after liquidation and	savings bank Ch. 32.34	banks may not act as 30.04.127
winding up, escheat to state for permanent	Fees	Insurance premium finance company act,
school fund 30.44.150, 30.44.180	schedule 30.08.095	application to 48.56.030
personal property unclaimed after liquidation	Filings	International bank for reconstruction and
and winding up 30.44.220	articles of incorporation 30.08.050	development, mutual savings banks may
safe deposit box contents unclaimed after liquidation and winding up 30.44.190	certificate of authority 30.08.060 certificate of forfeiture 30.08.070	invest in obligations of 32.20.210
Examinations of	extension of existence, amendment to articles	International or foreign banking institutions banks may invest in capital stock and surplus
community credit needs	30.08.080	of 30.04.380
approval of new branches or satellite based	fees 30.08.095	banks may invest in stock or ownership of
on performance 30.60.020	list of claims during possession by director	30.04.390
bank's performance in meeting 30.60.010	30.44.070	Interstate banking
rule-making authority, department of	report of resources and liabilities 30.08.180	out-of-state holding company authority
financial institutions 30.60.030	Financial institution	30.04.232
cooperative and reciprocal agreements and	defined for purposes of public depositary law	Interstate banks
actions 30.04.060	35.38.060	application of Washington laws to practices
cost 30.04.070	Financial services regulation fund 43.320.110	and operation 30.38.080
failure to submit to, grounds for possession by director 30.44.010	Foreign bank defined 30.04.010	authorization, approval 30.38.010
false swearing is perjury 30.04.060	Foreign corporations	definitions 30.38.005
federal reserve examinations, acceptance of	branch banks	examination and reporting requirements for out-of-state banks 30.38.040
30.04.060	capital and surplus, falsifying prohibited,	merger, consolidation or conversion, effect
formation, director of financial institutions to	civil penalty 30.04.300	30.49.125
examine 30.08.030	establishment under former laws 30.04.300	out-of-state bank with branches in
information acquired from bank holding	Foreign or international banking institutions	Washington 30.38.030
companies	banks may invest in capital stock and surplus	out-of-state bank with host branches,
confidentiality 30.04.075	of 30.04.380	relocation and approval 30.38.020
information acquired from other regulatory	banks may invest in stock or ownership of	out-of-state bank without branch in this state
authorities	30.04.390 Forfaiture	30.38.015
confidentiality 30.04.075 investments in nonpublic corporations	Forfeiture failure to commence business within six	out-of-state state bank, notice requirements
appraise and revalue 30.04.060	months 30.08.070	30.38.070
oath, examination of officers or employees	Formation	rule-making authority of director 30.38.060
under 30.04.060	capital requirements 30.08.010	violations and enforcement 30.38.050
once every eighteen months 30.04.060	incorporators, number required 30.08.010	Investment in common trust funds accounting 11.102.020
reports and information 30.04.075	investigation by director of financial	"affiliated" defined 11.102.010
confidentiality, disclosure 30.04.075	institutions 30.08.030	application of chapter 11.102.030
disclosure 30.04.075	surplus and undivided profits required	authorized, exception 11.102.010
not subject to public disclosure law	30.08.010	construction of chapter 11.102.040
30.04.075	Fraud, insolvent bank receiving deposit 9.24.030	uniform act Ch. 11.102
penalty for violating confidentiality	Funds transfers	Investment of trust funds
30.04.075 rules for 30.04.030	uniform commercial code Ch. 62A.4A	application of chapter 11.100.050
Executors and administrators	Guardian, as authority to act as 11.36.010	authorized investment Ch. 11.100
bond not required when acting as 11.32.020	Hearings, refusal of executed articles of	buying or selling for self or affiliate prohibite
disqualified to act as when will drawn by	incorporation 30.08.040	11.100.090
11.36.010	Holding companies	commercial accounts, when 11.100.037
probate fees disallowed to banks or bank	interstate banking 30.04.232	criteria to be followed 11.100.020
attorneys 11.36.010	Holding corporations, restriction on out of state	deviation from instrument, court permission
Expiration of term, winding up 30.08.080	banks 30.04.230	11.100.040 duty to beneficiaries 11.100.045, 11.100.047
Failure to commence business within six months	Identity theft to improperly access financial	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100
30.08.070	information Ch. 9.35	estate guardian funds are trust funds
Fairness in lending act	Immunity of shareholders of bank insured by	11.100.015
definitions 30.04.505 permitted underwriting practices 30.04.515	FDIC 30.12.230	fiduciary may hold trust property, liability
short title 30.04.500	Incapacitated persons access to and control over assets to be	11.100.060
unlawful practices 30.04.510	provided to guardian 11.92.096	governed by this chapter 11.100.010
Federal deposit insurance corporation	Incentive bonus contracts 30.12.205	instrument
investments in stock of authorized 30.32.010	Incorporators, number of 30.08.010	authorized investment, defined 11.100.070
receiver, appointment as 30.44.270	Industrial loan companies, See INDUSTRIAL	deviation upon court permission 11.100.04
powers and duties 30.44.270	LOAN COMPÂNIES	legal investment, defined 11.100.070
Federal home loan banks	Injunctions to	investment trust of company securities,
borrowing from authorized 30.32.020	enforce temporary cease and desist order	authorized investment 11.100.035 jurisdiction of court 11.100.040
depositary for bank funds, may designate as	30.04.465	liability 11.100.060
30.32.040	set aside temporary cease or desist orders	life insurance, purchase authorized
investments in stock of authorized 30.32.020 Federal intermediate credit banks	30.04.460 Insolvency	11.100.120
investment in stock or participation	preferences prohibited, penalty 30.44.110	marital deduction interests 11.100.025
certificates of, authorized 30.04.375	receiving deposit while insolvent	new or untried enterprises 11.100.023
Federal land banks	officer or employee personally liable Const.	prudent person rule 11.100.020
investment in stock or other evidences of	Art. 12 § 12	savings accounts
participation of, authorized 30.04.375	penalty 9.24.030, 30.44.120	collateral security requirements 11.100.030
Federal reserve banks, investments in stock of	transfers in contemplation of insolvency void,	11.100.037
authorized 30.32.010	penalty 30.44.110	federally insured accounts 11.100.030,
Federal reserve funds	Insolvent bank receiving deposit, penalty	11.100.037
sales	9.24.030, 30.44.120	self-dealing prohibited 11.100.090
certain, not loans, obligations, liabilities	Inspections, See BANKS AND BANKING,	total asset management approach 11.100.020
30.04.112 defined 30.04.112	subtitle Examination of Insurance	Investments capital stock and surplus of banks or
Federal reserve system	against burglary, theft, robbery required	corporations engaged in international or
investments in authorized 30.32.010	30.12.030	foreign banking, authorized 30.04.380
membership in authorized 30.32.010	life, use of trust funds authorized 11.100.120	community credit needs

[RCW Index—page 44] (2008 Ed.)

rule-making authority, director of financial private documents and papers, disposition of reorganization by merger, consolidation, or institutions 30.60.030 community renewal obligations 35.81.110 conversion, name use by resulting bank 30.49.080 30.44.230 reinventory by director 30.44.200 continuing authority for investments 30.04.395 use of "bank" or "trust" in name restricted to sale at auction 30.44.210 postponement of payments not grounds for liquidation 30.56.030 banks or trust companies, penalty 30.04.020 corporate capital stock 30.04.125 records, files, accounts, etc., destruction of 30.44.260 corporations 30.04.127 National banks federal deposit corporation, authorized deposits governed by individual account deposit act, stockholders meeting for 30.44.140 federal home loan banks, authorized chapter 30.22 RCW 30.20.005 voluntary organized from state banks 30.49.020 30.32.020 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.180 federal intermediate credit banks, stock or reorganization as state bank 30.49.030, participation certificates 30.04.375 federal land banks, stock or other evidences of 30.49.070 securities may be held in name of nominee participation 30.04.375 30.08.170 creditors, to 30.44.170 Negotiable instruments, See BANKS AND federal reserve banks, authorized 30.32.010 posting of 30.44.160 BANKING, subtitle Checks or drafts Night depositories federal reserve system, authorized 30.32.010 unclaimed personal property 30.44.200 limitations on other business activities transfer of assets and liabilities to another compliance with safety standards evidence of adequate measures 19.174.090 definitions 19.174.020 30.04.215 bank 30.44.240 metropolitan municipal corporation Loans obligations 35.58.510 charges, parity with out-of-state national lighting requirements 19.174.040, 19.174.050 multilateral development bank 30.04.129 banks 30.04.025 local government security regulation, chapter supersedes 19.174.080 production credit associations, stock or commission or benefit for obtaining participation certificates 30.04.375 public and trust funds 39.60.050 prohibited, penalty 30.12.110 safety evaluation, procedures 19.174.030 director of financial institutions to adopt rules qualified community investments 30.04.214 real property and improvements 30.04.212 safety precautions, customer notice and regulations concerning loans to officers 19.174.060 30.12.060 security, exceptions to requirements 19.174.070 United States corporation bonds, authorized directors, loans to, restrictions 30.12.060 investment 39.60.010 directors, to 30.12.070 security requirements applicable to machines Items employees, loans to, restrictions 30.12.060 regulated under this title 30.04.650 financial institutions may charge customer for limitations on loans to one person 30.04.111 Nonprofit corporation act, excluded from furnishing items or copies of items officers, loans to permitted, limitation, adoption of rules by director of financial 24.03.015 Nonroutine transactions Judgments held by banks, when cease to be asset institutions 30.12.060 notice and procedure 11.100.140 30.04.130 own stock as security prohibited 30.04.120 Notes, See BANKS AND BANKING, subtitle Judicial enforcement of administrative orders reports to director of financial institutions as to Capital notes or debentures 30.04.475 30.12.060 Legal services, solicitation or furnishing of stock of other corporations as security possession by director prohibited, penalty 30.04.260 Letters of credit Ch. 62A.5 30.04.120 contest of possession by director 30.44.030 suretyship or guarantee by director construed to correct offense or delinquency 30.44.010 Levy of assessments to be a loan 30.12.060 levy of assessment to make good impairment enforcement sale 30.12.180 trust funds, loans to officer or employee from, of capital 30.44.020 possession by director, order to levy penalty 30.12.120 taking of possession, rights of subsequent creditors and lienholders limited by assessments to make good impairment of Merger, consolidation or conversion capital 30.44.020 30.44.040 application to out-of-state banks 30.49.125 Liabilities Oaths and affirmations, administering power of officers and employees 30.12.130 assets in business activities, time provided for extent of Const. Art. 12 § 11 resulting bank to conform with law as to false statements as to prohibited, penalty Officers and employees 30.49.110 30.12.090 destroying or secreting records 30.12.130 corporate entity retained by resulting bank holders of capital notes or debentures limited false statements as to assets or liabilities, penalty 30.12.090 30.49.080 30.36.050 definitions 30.49.010 officers for deposits Const. Art. 12 § 12 dissenting stockholders, right to receive cash Liability when acting in place of designated trustee 11.100.130 for shares 30.49.090 commission or benefit for obtaining prohibited, penalty 30.12.110 director of financial institutions to adopt name use by resulting bank 30.49.080 Licenses national banks master license system exemption 19.02.800 concerning 30.12.060 organized from state bank 30.49.020 Life insurance, use of trust funds authorized directors 30.12.070 reorganization as state bank 30.49.030, 11.100.120 directors, loans to, restrictions 30.12.060 30.49.070 Limited liability companies employees, loans to, restrictions 30.12.060 state banks conversion to 30.08.025 officers, loans permitted to, limitations, organized from national or state banks Liquidation and winding up director of financial institutions to adopt 30.49.030 agent rules concerning 30.12.060 certificate of merger 30.49.060 appointment of 30.44.140 reports of loans to director of financial effective date 30.49.060 bond 30.44.140 institutions 30.12.060 distribution of assets by 30.44.140 merger agreement contents 30.49.040 suretyship or guarantee by director construed notice of meeting 30.49.050 successor to 30.44.140 to be a loan 30.12.060 termination of charter 30.49.060 transfer of assets to 30.44.140 trust funds, loans to officer or employee reorganization to national bank 30.49.020 from, penalty 30.12.120 oaths and affirmations, power to take certificate of authority trust powers, resulting banks unable to notification of secretary of state 30.44.240 exercise, successors to fiduciary positions termination of 30.44.240 30.12.130 30.49.100 penalty for violation, generally 30.12.190 receiving deposit while insolvent officer or employee personally liable Const. director or agent, meeting to select for 30.44.140 valuation of assets, higher evaluation by resulting bank prohibited 30.49.120 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 Minors and incompetents 30.22.070, 30.22.150 Art. 12 § 12 penalty 9.24.030, 30.44.120 Mortgage insurance Ch. 61.10 removal or prohibiting participation 30.12.040, 30.12.042, 30.12.044, Mutual savings banks Title 32 personal property unclaimed disposition of proceeds of sale 30.44.220 investment in 32.20.430 Mutual savings banks, See also MUTUAL SAVINGS BANKS escheat to state for permanent school fund 30.12.047 30.44.220 appeal from 30.04.470 surety and fidelity bonds for 30.12.030 Name inventory and transmission to supervisor 30.44.190 mortgage bankers, name use permitted transfers in contemplation of insolvency void, notices to owners 30.44.200, 30.44.210 30.04.020 penalty 30.44.110

BANKS AND BANKING

Off-premises electronic facilities 30.43.005	Public employees	Savings and loan associations, See SAVINGS
Penalties for violations civil penalty 30.04.310	payroll deductions at request of employee authorized when institution meets	AND LOAN ASSOCIATIONS Savings deposits, See BANKS AND BANKING
generally 30.12.190	necessary conditions 41.04.245	subtitle Deposits
Personal representatives disqualified to act as, when will drawn by	Public employees payrolls, direct deposit to bank	Securities
11.36.010	account authorized, limitation 41.04.240 Quorum	deposit with clearing corporation, authorized 30.04.240
probate fees to disallowed, disallowed to bank	removal or prohibiting or directors	Shareholders
attorneys 11.36.010	effect on quorum 30.12.044	rights regarding records 30.12.025
Pledging of assets or securities prohibited, exceptions 30.04.140	Real estate community credit needs	Stabilization definitions 30.56.010
Possession by director	rule-making authority, director of financial	deposits, postponement of payments of
assignment for benefit of creditors prohibited 30.44.100	institutions 30.60.030 investments in 30.04.210, 30.04.212	business during 30.56.030
claims	purchase, holding and conveyance powers	deposits during, separation of, deemed trust fund 30.56.040
creditors	30.04.210	liquidation, not grounds for 30.56.030
approval or rejection 30.44.060 barred after time fixed in notice 30.44.060	Receiver, federal deposit insurance corporation	order of director of financial institutions for 30.56.020
depositors, presentment 30.44.060	may be appointed as, powers and duties 30.44.270	liquidation, not grounds for 30.56.030
list of, filing 30.44.070	Receivership	reorganization plan
objection to approval of 30.44.080	possession by director, receivership prohibited, exception 30.44.100	approval 30.56.060 dividends, no payment until reductions to
supplemental list of, filing 30.44.070 contest of possession by director	postponement of payments not grounds for	creditors are paid 30.56.070
court decision as to 30.44.030	30.56.030	failure to pay off in excess of plan, effect
notice of 30.44.030 service of notice of contest 30.44.030	Records admission of records as evidence, certificate	30.56.080 new bank, authorization for 30.56.090
creditors	of authenticity 30.22.245, 30.22.250	ratable reductions of depositor or creditor
notice of taking possession by director, no	compliance review information,	demands 30.56.050, 30.56.060
lien rights after notice 30.44.040 notice to 30.44.060	confidentiality Ch. 7.88 disclosure of information, procedures	State banks deposits
dividends, declaration after presentment of	30.22.240	governed by individual account deposit act.
claims 30.44.090	disposal of personal information Ch. 19.215	chapter 30.22 RCW 30.20.005
expenses of possession and winding up, first charge against assets 30.44.130	law enforcement requests for information, procedures 30.22.240	organized from national or state bank, vote required 30.49.050
filing list of claims 30.44.070	shareholders rights 30.12.025	Stock
levy of assessments, order to 30.44.020	Reopening after possession by director 30.44.250	assessments against, levy, enforcement sale
notices contest of possession by director 30.44.030	Reorganization bank stabilization plan 30.56.050	30.12.180 certificates not required 30.08.081
to correct offense or delinquency 30.44.010	Reorganization, See also BANKS AND	deemed personal property 30.04.120
creditors to file claims 30.44.060	BANKING, subtitle Merger, consolidation	loans on own stock as security prohibited
levy of assessment to make good impairment of capital stock 30.44.020	or conversion Reorganization as subsidiary of bank holding	30.04.120 one vote per share 30.12.010
taking of possession, rights of subsequent	company	preemptive right of shareholders to acquire
creditors and lienholders limited by	actions of directors, committees, consent	unissued shares 30.12.220
30.44.040 powers and duties of director 30.44.050	30.04.605 approval of 30.04.570	preferred impairment of capital, determination
receivership	authority 30.04.550	30.08.086
appointment of temporary receiver by court,	certificate of reorganization 30.04.570	issuance authority 30.08.082
when 30.44.100 prohibited, exception 30.44.100	dissenting shareholders rights, conditions 30.04.560	rights, dividends, liquidation 30.08.084 series
surrender of possession and assets to director	valuation of shares 30.04.565	authority to establish 30.08.083
30.44.100	meetings of directors, committees 30.04.610	special classes
reopening after 30.44.250 Powers of banks	procedure 30.04.555 public hearing 30.04.575	issuance authority 30.08.082 rights of holders 30.08.084
corporate powers 30.08.140	shareholders' actions, consent 30.04.600	transfer
parity with mutual savings banks 30.04.217	Reports of resources and liabilities 30.08.180, 30.08.190	record to be kept 30.12.020
Preferred stock impairment of capital, determination	Residential mortgage loan closing	Stock purchase options 30.12.205 Stock savings banks, incorporation and operation
30.08.086	valuation disclosure requirements Ch. 19.149	Ch. 32.35
issuance authority 30.08.082 rights, dividends, liquidation 30.08.084	Resources and liabilities, report 30.08.180, 30.08.190	Stockholders liability
Probate	Retained earnings	effect when obligations federally insured
final distribution 11.76.095	for purposes of declaring dividends 30.04.180	Const. Art. 12 § 11
personal representative, oath 11.28.170 Production credit associations	Rules copies mailed to each bank and trust company	extent of Const. Art. 12 § 11 merger, consolidation or conversion, right of
investment in stock or participation	30.04.030	dissenting stockholders to receive cash for
certificates of, authorized 30.04.375	director of financial institutions to adopt	shares 30.49.090
Profit sharing plans 30.12.205 Prohibition against director serving on boards of	30.04.030 examination and reports covered by 30.04.030	preemptive right to acquire unissued shares 30.12.220
directors of other financial institutions	violations, civil penalty 30.04.050	record of to be kept 30.12.020
30.42.050	Safe deposit boxes	right to vote 30.12.010
Proposed articles of incorporation contents and statements 30.08.020	disposition of contents upon liquidation and winding up 30.44.190	vote by proxy 30.12.010 Supervision of
investigation by director of financial	unclaimed property 63.29.160	acquisition or control, notice of change of
institutions before incorporation 30.08.030	Satellite facilities	officers 30.04.410
submission to director of financial institutions 30.08.020	approval of new based on meeting community credit needs 30.60.020	Supervisor of violations or unsafe or unsound practices of
Proxy voting 30.12.010	Saturday closing permitted, legal effect	bank or trust company
Public depositaries	30.04.330	administrative proceedings or judicial
cities and towns 35.38.010 counties	Savings account insurance companies, investment in 48.13.200	review 30.04.470 Supervisory direction and conservatorship
designation 36.48.010	Savings account, See also BANKS AND	"consent", defined 30.46.010
financial institution, defined 36.48.060	BANKING, subtitle Deposits	conservator

[RCW Index—page 46] (2008 Ed.)

appointment, grounds for 30.46.040 appointment, when 30.46.020	effect of new congressional districts or boundaries 2.48.035	different degrees of offense and included offenses barred 10.43.020, 10.43.050
powers, duties, and functions 30.46.040	out-of-state bar members, practice in state,	Immunity from prosecution, witnesses not
costs, determination and charge 30.46.050	regulation of 2.48.170	excused from giving self-incriminating
director of financial institution's authority	penalties for nonpayment of fees by bar	testimony if given immunity from
30.46.090 duration, return to management 30.46.080	member 2.48.160 powers	prosecution 10.52.090 Jeopardy, no person to be twice put in Const. Art.
"exceeded its powers", defined 30.46.010	disbarments 2.48.060	1 § 9
grounds for determination 30.46.020	discipline 2.48.060	BARBERS
procedure 30.46.020	generally 2.48.050	Cosmetologists, barbers, manicurists, and
restrictions on operations 30.46.030 review of actions and orders 30.46.060	increase of membership fees 2.48.130 reinstatement of members 2.48.060	estheticians Ch. 18.16
rule-making authority, director of financial	rule making powers 2.48.050	BARGES (See VESSELS AND SHIPPING)
institutions 30.46.100	terms of office 2.48.030	BARRATRY
suit against bank or conservator, venue	vacancies 2.48.030	Defined, penalty 9.12.010
30.46.070 supervising representative, appointment	Code of ethics 2.48.230 Creation of 2.48.010	Disbarment for 9.12.010 District judge or deputy, by, penalty 9.12.020
30.46.030	Fees	BARRICADED PERSONS
"unsafe condition", defined 30.46.010	active members 2.48.130	Telecommunications may be intercepted
Surety bonds for officers and employees 30.12.030	admission 2.48.150	9.73.030
Surplus and undivided profits required upon	disposition of 2.48.150 inactive members 2.48.140	BASEBALL (See ATHLETICS AND
formation 30.08.010	nonpayment of	SPORTS)
Temporary cease or desist orders	reinstatement 2.48.160	BASIC HEALTH PLAN
grounds 30.04.455 injunction to enforce 30.04.465	suspension 2.48.160 Judge pro tempore must be member of 2.08.180	Administration, staff, technical advisory committees 70.47.040
injunction to set aside 30.04.460	Legal aid	Administrator, powers and duties 70.47.060,
Travel agents	bureau	70.47.120
banks may not act as 30.04.127	authority over 2.50.060	Annual reporting requirement 70.47.170
Trust business commingling trust funds or securities	creation of 2.50.050 supervision of 2.50.080	Benefits from other coverages not reduced 70.47.070
prohibited, penalty 30.04.240	county committee	Contracts for services 70.47.120
defined 30.04.010	authority over 2.50.060	Coordinate with managed health care system
separation from other business 30.04.240	creation of 2.50.070	projects 74.09.522 Definitions 70.47.020
Trust company defined 30.04.010	legal aid supervisory powers 2.50.080 membership 2.50.070	Eligibility determination and coordination
Trust funds	Membership in 2.48.020	70.47.010
commingling prohibited, penalty 30.04.240	veterans	Enrollee premium share 70.47.015
defined 30.04.010 loans to officers or employees from	disability discharge, effect 2.48.100	Enrollment, participation limitations 70.47.080 Exemption from insurance code 70.47.130
prohibited, penalty 30.12.120	fees 2.48.110 proof of requirements	Expedited application and enrollment process
Trustees	after discharge 2.48.090	70.47.015
change in form of corporate trustees 11.98.065	before discharge 2.48.080	Legislative findings and purpose 70.47.010 Managed health care systems
Unclaimed property, uniform act bank deposits and funds 63.29.060	requirements 2.48.070 Powers, generally 2.48.010	contract waivers 74.09.5221
checks, drafts 63.29.050	President	participation 70.47.100
safe deposit boxes 63.29.160	board of governors member 2.48.030	Medical assistance recipients enrollment 70.47.110
Uniform common trust fund act short title 11.102.050	Rules funds 2.48.050	Medical records
Uniform money services act Ch. 19.230	meetings 2.48.050	confidentiality 70.47.150
Unsound or illegal practices	membership in 2.48.050	Mental health services
administrative hearings, procedures, judicial	officers 2.48.050	definition, coverage required 70.47.200 rules, authority to adopt 70.47.201
review 30.04.475 cease and desist orders 30.04.450	organizational subdivisions 2.48.050 Seal 2.48.010	Powers, duties, and functions transferred to
judicial enforcement of administrative orders	Statute law committee	health care authority 70.47.005
30.04.475	code correction orders filing 1.08.016	Proprietary information submitted to support rate filing
temporary cease and desist orders grounds 30.04.455	BAR TO ACTIONS	confidentiality 70.47.150
injunction to set aside 30.04.460, 30.04.465	Challenge to sufficiency of the evidence,	Prostate cancer screening 70.47.210
Usury, alien bank loans, applicability 30.42.150	judgment for defendant bars another action 4.56.150	Public assistance notice to applicants of plans availability
Violations of law or rules directors, individual liability 30.12.240	Compromise of misdemeanor bar to another	74.04.033
Voting	prosecution for same offense 10.22.020	Removal of enrollees 70.47.090
proxy right to vote by 30.12.010	Dismissal, effect as bar to another action 4.56.120	Rights of individuals to receive services 70.47.160
stockholders right 30.12.010	Merits, judgment on bars another action 4.56.120	Rights of providers and facilities to refuse to
Winding up at expiration of term 30.08.080	Nonsuit, not bar to another action, when	participate in services for reason of
BANQUETS Liquor permits Ch. 66.20	4.56.120, 4.56.150 Official bonds, judgment no bar to another action	conscience or religion 70.47.160 Rules 70.47.050
BAR ASSOCIATION (See also	42.08.040	Subscription account 70.47.030
ATTORNEYS AT LAW)	BAR TO PROSECUTION (See also	Timber impact areas
Active members only may practice law 2.48.170	IMMUNITY FROM PROSECUTION;	enrollment of persons in 70.47.115 Time-loss claimants
Board of governors	SELF-INCRIMINATION)	notice to claimants 51.28.090
compensation 2.48.040 function 2.48.040	Conviction bars subsequent prosecution 10.43.020, 10.43.030, 10.43.040, 10.43.050	Title producers 70.47.015
legal aid bureau	Discharging defendant to give evidence for state	Trust account 70.47.030
authority over 2.50.060	or codefendant, bars subsequent prosecution	Unemployment compensation notice to claimants 50.20.210
creation of 2.50.060 supervision of 2.50.080	10.46.110 Former acquittal or conviction	BATTERIES
legal aid committee, member of chosen from	acquittal or conviction in	Vehicle
2.50.070	another county 10.43.030	core charges 70.95.630, 70.95.640
membership 2.48.030	foreign state or country 10.43.040	defined 70.95.610

purchase restrictions 66.28.070 disposal Malt beverages and wine, distributors and noncompliance, issuance of warnings and citations, fines 70.95.660 sales tax on alcoholic beverages 82.08.150, suppliers, equity agreement Ch. 19.126 82.08.160 Microbreweries licenses 66.24.244 restrictions, penalties for violations 70.95.610 Beer commission assessment constitutes debt 15.89.130 Minors employees eighteen to twenty-one, handling of beer and wine on nonretail premises persons accepting used batteries, identification procedure 70.95.620 composition 15.89.030 costs 15.89.150 retailers, acceptance of used batteries, notice definitions 15.89.020 66.44.318 70.95.630 director's duties 15.89.040 Price discrimination to purchaser for resale donations to and use of beer or malt beverages retailers' notice, distribution by department of prohibited 66.28.170 ecology 70.95.660 Price modification without prior approval 66.12.185 rule-making authority, department of ecology enforcement 15.89.160 prohibited 66.28.180 goals 15.89.090 Prices, posting and filing requirements 66.28.180 Public house license 66.24.580 70.95.670 legislative declaration 15.89.010 wholesalers, acceptance of used batteries, suspension orders for noncompliance Seized beer, purchase restrictions 66.28.070 members, appointment 15.89.050 70.95.650 Serving beer to employees and visitors 66.28.040 money, deposit 15.89.120 Serving to standing or walking patron permitted obligations and liabilities 15.89.060 **BATTERY (See ASSAULT AND BATTERY)** 66.28.130 plans, programs, and projects 15.89.073 **BAYS (See also TIDELANDS)** State liquor stores, sale to licensed retailers powers and duties 15.89.070 Cities and towns adjacent to 66.16.050 producers of beer, list 15.89.100 calculation for purposes of determining area Taxation of beers production, annual assessment 15.89.110 of a town 35.21.160 payment and use 66.24.290 prosecution 15.89.170 jurisdiction 35.21.160 refunds on unsalable products 66.24.305 public disclosure 15.89.140 Obstructing is nuisance 7.48.120 Violations, enforcement, and penalties Ch. 66.44 regulating beer 15.89.025 **BEACH BUGGIES** research, promotion, education 15.89.080 BEES AND BEEKEEPING Agricultural local fund 15.60.040 Inspection and approval required 46.37.520 speaks for state 15.89.075 Agriculture, department of BEACH MANAGEMENT DISTRICTS (See also LAKES, subtitle Lake or beach Breweries director's powers and duties 15.60.021 authorized and prohibited sales 66.24.290 distributors or retailers 66.24.240 Aniaries management districts) definitions 15.60.005 licenses 66.24.240 Generally Ch. 36.61 registration 15.60.021, 15.60.031 microbreweries, licenses 66.24.244 **BEACHES (See AQUATIC LANDS;** Apiary advisory committee, membership and duties 15.60.010 sales at retail on premises 66.28.010 TIDELÀNDS) Courses of instruction authorized 66.28.150 Apiary coordinated areas Definitions 66.04.010 **BEARS (See WILDLIFE)** boundary changes 15.60.085 Distributors BEDS OF NAVIGABLE WATERS (See also PUBLIC LANDS, subtitle Aquatic lands) authorized and prohibited sales 66.24.290 designation of areas within certain counties conduct, responsibility of 66.28.030 15 60 095 Disclaimer of title to by state where patented hearing to establish 15.60.065 reports of sales 66.24.270 Const. Art. 17 § 2 Ownership of asserted by state Const. Art. 17 § 1 order describing 15.60.075 Definitions 15.60.005 restricted transactions 66.28.260 sale of nonliquor food and food ingredients Public lands—aquatic lands 66.28.190 beds of navigable waters Ch. 79.130 quarantine and regulation of movement Ch. Distributors and suppliers of wine and malt easements and rights of way Ch. 79.110 beverages, equity agreement Ch. 19.126 generally Ch. 79.105 Educational or consumer product information on retail premises 66.28.155 harbor areas Ch. 79.115 registration 15.60.021 oysters, geoducks, shellfish, and other Honey, See HONEY Exemptions from liquor law Ch. 66.12 aquacultural uses, and marine aquatic Honey bee commission, See HONEY BEE Family beer or wine, removal from home for plants Ch. 79.135 COMMISSION exhibition or use at tastings or competitions tidelands and shorelands Ch. 79.125 66.28.140 waterways and streets Ch. 79.120 quarantine and regulation of movement Ch. Farmers markets, sales at 66.24.240, 66.24.244, BEEF COMMISSION 17.24 66.28.260 Assessments 16.67.120, 16.67.122, 16.67.123, 16.67.130, 16.67.140 Violations of chapter or rules, penalty 15.60.055 Gallonage tax 66.24.290 Giving away beer prohibited, exceptions 66.28.040 BEGGARS (See also INDIGENTS) Comprehensive scheme 16.67.035 Child employed as 26.28.070 Definitions 16.67.030 Home manufacture and use **BENEFICIAL INTERESTS (See TRUSTS)** Funding staff support 16.67.190 exemptions from liquor law 66.12.010 BENEFICIARIES (See also RETIREMENT Liability and immunity 16.67.160 removal from home for exhibition or use at Meetings 16.67.100 AND PENSIONS) wine or beer tastings or competitions Membership 16.67.040, 16.67.060, 16.67.070 Accounting Plans, programs, projects guardian ad litem to represent 11.106.060 Keg registration approval and oversight 16.67.091, 16.67.095. Disability insurance 48.20.152 container identification, rules, violations Distributions to beneficiaries, power of trustees 16.67.195 66.28.220 to make 11.98.070 Positions and terms 16.67.051 fees 66.28.220 Group life insurance 48.24.160 Powers and duties 16.67.090 furnishing to minors, penalties 66.28.230 purchasers' duties 66.28.210 sellers' duties 66.28.200 Industrial insurance, See INDUSTRIAL Promotional printing and literature 16.67.170 INSURANCE, subtitle Beneficiaries Promotional programs 16.67.110 Industrial life insurance, standard provision Public disclosure exemption 16.67.180 state preemption 66.28.240 regarding 48.25.150 Records as evidence 16.67.080 Labels on malt liquor 66.28.120 Life insurance, generally 48.18.440 Reimbursement for costs 16.67.097 Personal injury action on death of injured person Research 16.67.110 beer and wine gift delivery license 66.24.550 survives 4.20.060 Subpoenas 16.67.093 beer and/or wine restaurant license 66.24.320 Trust estates, of, setoff against 4.32.120 Trade promotion and development expenditures combined license, for sale of beer and wine for United States savings bonds, effect of survival of consumption on or off premises 66.24.354 beneficiary 11.04.230 Wrongful death actions 4.20.020 **BEER AND BREWERIES (See also** grocery store license and restricted grocery store license 66.24.360 ALCOHOLIC BEVERAGES) BENEVOLENT ORGANIZATIONS (See also CORPORATIONS, subtitle nonprofit organizations, special occasion license for sales at specific event Beer distributors license 66.24.250 66.24.375, 66.24.380 private club beer and wine license 66.24.452 snack bar license 66.24.350 Nonprofit corporations) importer's license 66.24.261 Beneficial corporations, authorized 24.06.015 imports, certificate of approval and report Nonprofit corporations, authorized 24.03.015 66.24.270

[RCW Index—page 48] (2008 Ed.)

specialty shop license, samples 66.24.371

tavern license 66.24.330

out-of-state, certificate of approval and report

66.24.270

BENEVOLENT SOCIETIES

Nonprofit corporation act Ch. 24.03

Nonprofit miscellaneous and mutual Electric personal assistive mobility device leases with or without option to purchase, 46.04.1695, 46.61.710 when bids required 35.42.220 off-street parking facilities 35.86A.120 operation of 35.86.040 public works 35.22.635, 35.23.352 corporations act Ch. 24.06 Electric-assisted bicycle BENTON COUNTY defined 46.04.169 Boundaries, tracing of 36.04.030 driver's license, exception 46.20.500 Hanford area economic investment fund real property in community renewal areas 35.81.090, 35.81.095 helmets 46.37.530 committee membership and duties 43.31.425, operating requirements 46.61.710 43.31.428 Ferries, bicycle as baggage 81.28.260 General penalty for violations 46.61.750 Hand signals 46.61.758 recycled products procurement, notice of requirements 43.19A.080 refunding bonds Ch. 39.52 established 43.31.422 Superior court judges, number of 2.08.064 BENZINE (See EXPLOSIVES) streets and alleys, construction 35.77.030 "Hitching on" to vehicles 46.61.765 supplies, material, and equipment 35.23.352 BEQUESTS AND DEVISES (See DEVISES Intoxicated bicyclists, procedures 46.61.790 Colleges and universities AND LEGATEES; PROBATE; WILLS) Lighting 46.61.780 community and technical college facilities No hands on bars 46.61.775 28B.50.330 Number of persons riding on 46.61.760 Harvesting by workers under twelve years of age 15.04.150, 15.04.160 construction projects 28B.10.350 One way roads requirements and exceptions 43.19.1906 rules of the road 46.61.770 Weights and measures 19.94.470 Contractors, registration requirements Ch. 18.27 Operating, one hand to be kept on handle bars 46.61.775 **BETTING (See GAMBLING)** Counties advertisements 36.32.245 BEVERAGE CONTAINERS Paths competitive bidding requirements, exemptions 39.04.280 Milk-based, soy-based products authorized, expenditure of available funds not covered in pull-tab law 70.132.020 47.30.030 hospitals, purchases 36.32.240 hospitals, purchases 30.32.240 public works 36.32.235 requirements 36.32.245 streets and alleys, construction 35.77.030 for bicycles, to be used 46.61.770 Pull-tab openers milk-based, soy-based products not included city street funds, use, authorized standards 35.75.060 70.132.020 county road funds, use, authorized prohibited County leases definitions 70.132.020 standards 36.82.145 competitive bids, procedure 36.32.253 enforcement, rules 70.132.040 penalty 70.132.050 included in county road comprehensive plan annual revisions 36.81.122 County leases and purchases competitive bids 36.32.240 public highways, paths as 47.30.070 legislative finding 70.132.010 County property sale 70.132.030 transportation committee review of leasing 36.34.190 Refilling by others for sale prohibited, comprehensive plans 44.04.290 sale of 36.34.070 presumption 19.76.110, 19.76.120 Paths, lanes, routes, roadways, county road fund, trade-in equipment 36.34.070 Trade name or trademark, filing 19.76.100 construction of, standards 36.75.240 County public works contracts Violations, penalties 19.76.130 Person propelling to ride upon seat 46.61.760 competitive bids, procedure, deposits, bonds Reflectors 46.61.780 36.32.250 **BEVERAGES (See also ALCOHOLIC** Regulations, where applicable 46.61.750 BEVERAGES) County purchases Restrictions on use of limited-access roadways competitive bidding exemptions 36.32.270 competitive bids 36.32.240 Food and beverage workers' permits Ch. 69.06 46.61.160 BIAS Road rights and duties, generally 46.61.126, 46.61.755 competitive bids, advertisements 36.32.245 Actual competitive bids, requirements 36.32.245 defined 4.44.170 Routes, included in comprehensive street programs 35.77.015 Rules of the road for 46.61.770 County roads and bridges grounds for challenging juror 4.44.190 construction 36.77.020, 36.77.030, 36.77.040 order of taking challenges of jurors for maintenance materials Safety program for bicyclists and pedestrians multiple awards 36.32.256 particular cause of challenge of juror 4.44.170 small works roster process, when used 43.59.150 36.77.075

Crimes relating to agreement outside state no defense to Implied Seat, person propelling to ride on 46.61.760 Sidewalks, right of way 46.61.261 defined 4.44.170 grounds 4.44.180 State patrol bicycle awareness program order of taking challenges of jurors for 43.43.390 prosecution for suppression of competitive bidding on public works 9.18.150 4.44.220 Statewide transportation planning Ch. 47.06 Traffic laws applicable to 46.61.755 Traffic safety education 46.20.093, 46.20.095, particular cause of challenge to juror 4.44.170 collusion to prevent competitive bidding on BICYCLE ROUTES public works, penalty 9.18.130 suppression of competitive bidding on public works, penalty 9.18.120 46.82.430 Comprehensive street programs to include 35.77.015 Trails or paths Deeds of trust, bids at foreclosure and sale use of 46.61.770 Counties proceedings 61.24.070 county road fund, expenditures for 36.75.240 Two abreast on roadways, not more than Federal power projects, county property, state or United States 36.34.250, 36.34.260 46.61.770 standards 36.75.240 Establishment, authorized, directed 47.26.305 Violations, penalties 46.61.700 civil liability 46.61.750 Federal property, bids by state or political Legislative declaration 47.26.300 subdivision for 39.32.070 Transportation improvement board funds, use BIDS AND BIDDING Forest fire suppression equipment, requirement to use lowest responsible bidder 76.04.177 47.26.305 Bid deposits, county public works contracts 36.32.250 BICYCLES Government housing projects, county property, state or United States 36.34.250, 36.34.260 Bicycle transportation management program Bond issues department of transportation duties 47.04.190 Puget Sound ferry Ch. 47.60 Highway construction and maintenance, state bicycle program manager duties 47.04.200 refunding bonds of counties and cities and contract, by, bids, call for bids 47.28.050 towns Ch. 39.52 Irrigation districts position established 47.04.190 Brakes 46.61.780 Bond issues, See also BOND ISSUES construction contracts 87.03.435 Cities, first class Judicial sales Carrying articles, one hand on bars 46.61.775 public works resale, on 6.21.110 sale to highest bidder 6.21.100 Local governments Cities and towns competitive requirements 35.22.620 bicycle road fund 35.75.050 electrical distribution systems exempt from licenses 35.75.030, 35.75.040 paths for 35.75.010, 35.75.020, 35.75.030, preferential purchase of products made from recycled materials authorized 39.30.040 competitive bid requirements 35.22.640 requirements 35.22.630 small works roster 35.22.620 tax revenue may be considered 39.30.040 violations, penalties 39.30.020 35.75.040 regulation of 35.75.010 public works contracts Clinging to vehicles 46.61.765 minority employment clause 35.22.650 Local improvements, cities, towns and public Cities and towns corporations, work done for assessments Crimes relating to, hitching on to another vehicle competitive bidding requirements, exemptions 39.04.280 46.61.765 35.43.190 Crosswalks, right of way 46.61.235, 46.61.261 Military installations, county property, state or

lease and lease back agreements 35.42.080

Defined, motor vehicle law 46.04.071

United States 36.34.250, 36.34.260

Minority and women's business enterprises highway construction and maintenance 47.28.050 Off-street parking, involving public park or civic center property, bids required, when 35.86.010

Partition proceedings, sale of property by auction 7.52.270

Performance-based contracts for water conservation, solid waste reduction, and energy equipment Ch. 39.35A

Port districts

labor and material contracts, procedure 53.08.120, 53.08.130 property sales 53.25.150 small works roster 53.08.120

Probate, sales of estate property

offer of increased bid 11.56.110 deposit, form of 11.56.110 offer 11.56.110

private sales 11.56.080

sealed bids, when accepted, notices 11.56.110 Public hospital districts

materials and labor contracts, bid procedures, alternatives, and exemptions 70.44.140

Public utilities, sale or lease of 35.94.010, 35.94.020, 35.94.030

Public utility districts, work and materials alternative bid procedure 54.04.082 requirements 54.04.080
Public works, See PUBLIC WORKS, subtitle Bids and bidding

Puget Sound ferry system bonds of Ch. 47.60

Schools and school districts

school work and purchases, bidding required, procedure 28Å.335.190

surplus food commodities, school hot lunch program, bidding suspended 28A.235.050 telephone or written solicitation of

competitive bids, procedure 28A.335.190 State purchases

bond of bidder 43.19.1915 competitive bids, exceptions solicitation 43.19.1908

low bidder claiming error, prohibition on later bid for same project 43.19.1914 lowest bidder 43.19.1911

recycled products procurement, notice of requirements 43.19A.080

rejection grounds 43.19.1913 requirements and exceptions 43.19.1906 violations concerning, penalty 43.19.1939 Subcontractors

identification by bidder 39.30.060

timber or other personalty on state highway lands, bids and bidding for 47.12.140 Toll bridge bonds on 47.56.140

Toll roads, sale of property authorized 47.56.254 execution, delivery of deed 47.56.255

Transportation department may contract with public utilities or municipal corporations without bids 47.01.210

Water-sewer districts, labor and materials contracts 57.08.050

BIENNIAL BUDGETS (See BUDGETS, subtitle Biennial budgets)

BIENNIUM AND BIENNIAL

Elections, biennial holding of Const. Art. 6 § 8

BIGAMY

Limitation of actions 9A.04.080

BILINGUAL INSTRUCTION PROGRAM (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Bilingual (transitional) instruction program)

BILL OF ATTAINDER

Enactment of, prohibited Const. Art. 1 § 23

BILL OF EXCEPTIONS

Lost or destroyed, substitution of copy 5.48.010

BILL OF SALE (See also SALES)

BILLBOARDS AND SIGNS (See also ADVERTISING; HIGHWAYS, subtitle Signs; SIGNS)

Highway advertising control

agreements to secure federal aid authorized 47.42.110

commercial and industrial areas

permissible signs, requirements 47.42.062, 47.42.063

preexisting signs 47.42.063 compensation for removal of signs action to determine amount 47.42.103

agreements to secure federal aid 47.42.110 authorized 47.42.102

federal share of payment 47.42.104 local government actions 47.42.107 payment 47.42.103

removal not required if federal share unavailable 47.42.105

signs to which applicable 47.42.102 state's share of payment 47.42.103 definitions 47.42.020

existing statutes, resolutions or ordinances unaffected 47.42.070

highways and streets not part of any system, regulations 47.42.065

highways designated as scenic areas 47.42.140

informational signs authorized for state, counties, city or town 47.42.050

number of signs permitted 47.42.045 permissible signs in protected areas 47.42.040 permits to erect or maintain signs assignment of 47.42.120

fees 47.42.120

permit identification number 47.42.130 revocation, grounds 47.42.090, 47.42.120

preexisting signs, date for removal 47.42.100 prohibited signs as public nuisance, abatement procedure, penalty 47.42.080 purpose 47.42.010

regulations to implement, judicial review 47.42.060

roadside area information panel or display authorized 47.42.055 scenic and recreational system

highways excluded from 47.42.025 signs visible from prohibited 47.42.030

maintained under permit to bear permit number and permittee's name 47.42.130 prohibited in protected or scenic areas 47.42.030

visible from highway systems prohibited, exceptions 47.42.040

tourist facilities, business, or agricultural signs 47.42.045

Railroad grade crossings, regulation 36.86.100, 47.32.140

Scenic vistas act Ch. 47.42

BILLIARDS AND POOL (See ATHLETICS AND SPORTS, subtitle Billiard and pool

BILLS OF EXCHANGE (See NEGOTIABLE INSTRUMENTS, subtitle Bills of exchange)

BILLS OF LADING

Common carriers, See COMMON CARRIERS, subtitle Bills of lading

Crimes relating to fictitious bill 22.32.020

Fictitious, penalty 22.32.020

BILLS OF LEGISLATURE

Amendment

may be by either house Const. Art. 2 § 20 not to change scope of bill Const. Art. 2 § 38 Either house may originate bills Const. Art. 2 §

Emergency clause Const. Art. 2 § 1

Engrossed bill, filing with secretary of state 44.20.010

Final passage, requisites of Const. Art. 2 § 22 Fiscal notes, local government Ch. 43.132 Fiscal notes, state government Ch. 43.88A

Initiative measure Const. Art. 2 § 1 Introduction of, time limitation Const. Art. 2 § 36 Numbering when becoming law 44.20.020 Passage by either house, requisite proceedings Const. Art. 2 § 22

Passage by one house, subject to amendment by other Const. Art. 2 § 20

Passage over governor's veto Const. Art. 3 § 12 Presentation to governor for approval governor may sign or veto Const. Art. 3 § 12 when becomes law without approval Const. Art. 3 § 12

Printing

duties of public printer 43.78.030

Private interest in to be disclosed Const. Art. 2 §

Scope of not to be changed by amendment Const. Art. 2 § 38

Signature by presiding officers of both houses necessary Const. Art. 2 § 32

Subject, restricted to one Const. Art. 2 § 19 Subject to be expressed in title Const. Art. 2 § 19 Time of taking effect Const. Art. 2 § 1, Const. Art. 2 § 41

emergency clause Const. Art. 2 § 1 Title of, to express subject Const. Art. 2 § 19 Veto of

initiative or referred measures Const. Art. 2 §

power of governor Const. Art. 3 § 12 separate sections subject to Const. Art. 3 § 12 Vote on

how taken Const. Art. 2 § 22 by legislators with private interest prohibited Const. Art. 2 § 30

BINDING SITE PLAN

Alternative method of land division 58.17.035

RINGO

Authority 9.46.0321 Defined 9.46.0205

BIOMEDICAL WASTE

Definitions 70.95K.010 Legislative findings 70.95K.005 Sharps waste

collection 70.95.715 residential sharps waste collection 70.95K.040

residential sharps waste disposal 70.95K.030 State preemption of local definitions 70.95K.011 Waste treatment technologies

evaluation by department of health 70.95K.020

BIOSOLIDS (See SLUDGE)

BIOTECHNOLOGY MANUFACTURING BUSINESSES, TAX DEFERRALS

Generally Ch. 82.75

BIRDS (See also POULTRY)

Bald eagles and essential habitat habitat buffer zones 77.12.655 protection 77.12.650

False certificate of registration or false representation of breed, penalty 9.08.030 Hunting, See HUNTING

Migratory bird stamp, license validation sale and use of revenues 77.12.670

Migratory waterfowl stamp and art committee 77.08.045

Migratory waterfowl art committee 77.12.680. 77.12.690

Natural area preserves

bird areas, important 79.70.110, 79.70.120
Oil and hazardous materials spills wildlife rehabilitation 90.56.110 wildlife rescue coalition 90.56.100

Pheasants

governmental agency purchases of goods and services 19.06.020 eastern Washington pheasant enhancement coordination with counties and communities account, funding 77.12.810 70 195 020 eastern Washington pheasant enhancement account, use 77.12.820 labeling requirements, prohibited acts 19.06.010 BLACKLISTING (See LABOR, subtitle Prohibited practices) violations, penalty 19.06.040 eastern Washington pheasant enhancement BLASTING CAPS program 77.12.790 Rehabilitation council for the blind Limit on storage 70.74.040 Storage, rules 70.74.030 juvenile hunting opportunities 77.12.800 created 74.18.070 Pigeons, antwerp racing pigeons department of services for the blind to consult killing, injuring, or detaining unlawful 9.61.190 **BLIGHTED AREAS (See CITIES AND** 74.18.100 governor to appoint 74.18.070 meetings 74.18.080 TOWNS, subtitle Urban renewal) removing stamp, band, or other marks unlawful 9.61.200 BLIGHTED PROPERTY (See membership terms 74.18.070 travel expenses 74.18.080 CONDEMNATION, subtitle Blighted Places for fighting of, public nuisance, penalty 9.66.010 property) powers 74.18.090
Self-support aid, See PUBLIC ASSISTANCE, subtitle Aid to the blind Predatory birds, control by director of agriculture 15.04.110, 15.04.120 BLIND Aid to the blind, See PUBLIC ASSISTANCE, subtitle Aid to the blind State bird 1.20.040 Braille instruction in schools Service animals defined 70.84.021 **BIRTH CERTIFICATES (See also VITAL** definitions 28A.155.105 STATISTICS) provision in student's curriculum driver responsibilities and liabilities 70.84.040 Heirloom birth certificates 28A.155.115 killing or injuring, liability 49.60.370 fund disposition 43.121.100 student assessment 28A.155.115 license fee waiver 49.60.380 Business enterprises program definitions 74.18.200 BIRTH CONTROL unauthorized use 70.84.060 Family planning services definitions 74.09.790 State school for purposes 74.18.210 admittance 72.40.040, 72.40.050 vending facilities in public buildings, operator licenses 74.18.220 eligibility and available services 74.09.800 appropriations 72.40.120 Individual right to choose or refuse declared public policy 9.02.100 board of trustees Business enterprises revolving account creation of new congressional districts or boundaries, affect of 72.41.025 Reproductive privacy 74.18.230 Department of services for the blind administrative hearing, appeal of decision public policy 9.02.100 expenses 72.41.060 meetings 72.41.070 BIRTH DEFECTS (See PREGNANCY, 74.18.120 powers and duties 72.41.040 rules and regulations 72.41.020, 72.41.030 subtitle Birth defects) children and their families services offered 74.18.190 **BIRTHING CENTERS** child abuse and neglect Confidentiality of information 18.46.090 Definitions 18.46.010 consult with the rehabilitation council for the blind 74.18.100 created 74.18.030 behavior management policies 72.40.220 employees and volunteers, supervision Fire protection 18.46.110
Health department rule-making authority 72.40.250 definitions 74.18.020 reports to parents 72.40.210 18.46.060 director residential staffing requirement 72.40.240 Inspection 18.46.080 appointment 74.18.040 sexual victimization, protection from exempt positions 74.18.050 Licenses personnel appointment 74.18.050 salary 74.18.040 application and fee 18.46.030 staff orientation and training 72.40.230 denial, suspension, or revocation 18.46.050 student instruction 72.40.260 issuance, display, and renewal 18.46.040 employees employee hours of labor 72.40.110 establishment 72.40.010 operating without a license 18.46.120, background checks 74.18.123 confidentiality of personal information superintendent required 18.46.020 74.18.127 supermendent defined 72.41.015 powers and duties 72.40.022, 72.40.024 qualifications 72.40.020 teachers 72.40.028 terms 72.40.031 suspension for nonpayment or default on educational loans or scholarships 18.46.055 exempt positions 74.18.050 gifts, grants, and bequests may be received 74.18.110 Malpractice insurance joint underwriting association, midwives and habilitation facilities authorized 74.18.170 independent living, services for 74.18.180 legislative intent 74.18.010 birthing centers weekend transportation 72.40.090 administration of plan 48.87.060 Teachers of visually impaired, qualifications composition of association 48.87.040 definitions 48.87.020 legislative intent 48.87.010 liability limits 48.87.050 personnel appointment 74.18.050 powers and duties 74.18.060 rehabilitation facilities authorized 74.18.170 28A.410.032 Vending facilities in public buildings 74.18.220 White cane law telephonic reading service 74.18.045 vocational rehabilitation eligibility 74.18.130 dog guide plan for establishment of association, defined 70.84.020 requirements for 48.87.030 driver responsibilities and liabilities 70.84.040 grants of equipment and material 74.18.150 services 74.18.140 policies written on a claims made basis, employment, discrimination in prohibited required insurer guarantees 48.87.070 70.84.080 Discrimination, public accommodations, prohibited 70.84.010 rating plan requirements 48.87.050 impersonating blind person, prohibited, penalty 70.84.060 risk management program requirements 48.87.080 Dog guides penalty for violation 70.84.070 rule-making authority 48.87.100 New facilities, approval 18.46.080 driver responsibilities and liabilities 70.84.040 public accommodation, discrimination prohibited 70.84.010 killing or injuring, liability 49.60.370 license fee waiver 49.60.380 unauthorized use 70.84.060 Religious organizations, birthing centers rights of blind persons 70.84.050 operated by exempt from chapter 18.46.140 state policy 70.84.010 Rules and regulations **Employment** transportation, discrimination prohibited 70.84.010 vendors in good standing, committee and fees 50.40.065, 50.40.066 white cane law, discrimination in hiring compliance 18.46.070 standards 18.46.060 white cane law, discrimination in hiring prohibited 70.84.080
Governmental agency purchases of blind made goods and services 19.06.020
Interference with, violations, penalty 70.84.070
Malicious harassment 9A.36.080
Prevention of blindness, See PUBLIC
ASSISTANCE, subtitle Aid to the blind BIRTHS (See also VITAL STATISTICS, educational service district superintendent's subtitle Births and birth certificates) duty 72.40.070 parent's duty 72.40.080 Concealing birth of fetus or child, abortion, penalty 9.02.050 Registration of, requirement 70.58.070 school district's duty 72.40.060 BLOOD Unwed mothers, birth certificates for infants Blood and/or tissue banks 70.58.080 business and occupation tax exemption 82.04.324 BIRTH-TO-SIX INTERAGENCY COORDINATING COUNCIL Prevention of blindness program cord blood banks 70.54.220, 70.54.222 sales tax exemption 82.08.02805 established 74.09.720 Early intervention services conditions and limitations 70.195.010

use tax exemption 82.12.02747

advertising limitations 19.06.030

Blood donors, minors 70.01.020 Immunity from implied warranties and civil liability in procurement, use, etc., extent 70 54 120 Minors, blood donation, necessity of parental permission, not needed over eighteen years of age 70.01.020 **BLOOD TESTS (See DRIVING UNDER** THE INFLUÈNCE) **BLUEBUNCH WHEATGRASS** State grass 1.20.025 BOARD OF EDUCATION (See STATE BOARD OF EDUCATION) **BOARDING AND LODGING HOUSES (See** also HOTELS; TRANSIENT ACCOMMODATIONS) Lien on property of guests, See LIENS, subtitle Inn keepers state convention and trade center, Seattle King county, Seattle Ch. 67.40 Unlawful occupant conducting, service of notice of forcible entry and detainer actions 59.12.040 **BOARDING HOMES** Advisory board 18.20.260 Cash resident, general responsibility for 18.20.280 Complaints dispute resolution process 18.20.195 inspections, enforcement, screening 18.20.125 investigation and referral 18.20.185 retaliation prohibited 18.20.185 toll-free telephone number 18.20.185 Definitions 18.20.020 Federal funding, department compliance with prerequisites for 18.20.250 Fire protection 18.20.130 Holding a medicaid eligible resident's room 18.20.290 Inspections 18.20.110 Licenses applications 18.20.040 display requirements 18.20.050 fees and issuance 18.20.050 operating without license, penalty 18.20.140, 18.20.150 required 18.20.030 surrender, relinquishment 18.20.050 suspension for noncompliance with support order 18.20.210 suspension for nonpayment or default on educational loan or scholarship 18.20.200 Long-term caregiver training 18.20.270 Medicaid program, withdrawal from 18.20.440 Medication assessments preadmission 18.20.350 reassessment 18.20.360 assistance 69.41.085 resident's family member administers 18.20.340 Medication services 18.20.160 Mentally retarded medical care purchase of services 74.09.120 Noncompliance or violations, department of social and health services action 18.20.190 Nursing or medical care, exclusion of persons requiring, exceptions 18.20.160
Professional service corporations Ch. 18.100
Quality assurance committee 18.20.390 Quality improvement consultation program principles 18.20.115

Regulations and standards 18.20.090

Resident rights 18.20.180

to 18.20.220

Religious organizations, boarding homes

operated by exempt from chapter 18.20.170

Residential care contracted services, conversion

Residents' rights Ch. 70.129 Services domiciliary care, activities of daily living 18.20.300, 18.20.310 health support 18.20.320 intermittent nursing 18.20.330 negotiated agreement 18.20.370 outside services, provision of 18.20.380 Small standards 18.20.410 Taxes deductions 82.04.4337 nonprofits, room and domiciliary care exemption 82.04.4264 room and domiciliary care 82.04.2908 Temporary management 18.20.420, 18.20.430 Training standards, review 18.20.230 Training standards and delivery system review 70.128.210 Violations correction of 18.20.400 BOARDS (See also STATE DEPARTMENTS AND AGENCIES) Compensation class five groups 43.03.265 class four groups 43.03.250 class one groups 43.03.220 class three groups 43.03.240 class two groups 43.03.230 Rule-making authority, quasi-judicial, policy direction class three groups 43.03.240 Sunset act, entities scheduled for termination Ch. 43.131 BOATS AND BOATING (See also VESSELS AND SHIPPING) Accidents duty to render assistance, immunity 79A.60.200 hit and run, penalties 79A.60.200 investigation 79A.60.220 reports 79A.60.210 Agents immunity of licensing agents 46.01.310 Alcohol or drugs, operation of boat under the influence 79A.60.040 Aquatic invasive species enforcement account, program 43.43.400 inspection of watercraft 77.12.882 Arrest without warrant negligent operation, under the influence 10.31.100 Assault by watercraft 79A.60.060 Ballast water management Ch. 77.120 Boater environmental education and boat waste management program 79A.60.560, 79A.60.570 Boating activities program 79A.60.670, 79A.60.680, 79A.60.690 Boating fire prevention education program 79A.60.610 Boating offense compact Ch. 88.01 Boating safety education parks and recreation commission powers and duties 79A.05.310 Boating safety programs funding 88.02.040, 88.02.045 Carbon monoxide poisoning information brochure 88.02.260 warning sticker, display 88.02.250 Certificates of title 88.02.070, 88.02.075. 88.02.120, 88.02.130, 88.02.140, 88.02.150, 88.02.160, 88.02.170, 88.02.180 Charter boats, regulation of boats operating on state waters Ch. 88.04 Charter fishing boats, See FISH AND FISHING, subtitle Charter boats Convicts, transportation into state prohibited 88.08.030 Crimes

buying, selling, or possession of watercraft with altered or removed identification number, penalty 46.12.300 decriminalization of certain boating safety offenses Ch. 7.84 operating steamboat while intoxicated 9.91.020 Crimes, See also CRIMES, subtitle Boats and vessels Dealers business identification 88.02.078 denial of license 88.02.235 display decals, unauthorized use 88.02.115 display decals, use 88.02.023 exemptions from requirements 88.02.230 failure to register, gross misdemeanor 88.02.112 nontransferable registration numbers 88.02.028 purchase of dealer registration to evade tax 88.02.118 records of purchases and sales 88.02.210 registration 88.02.060 registration denial, suspension, or revocation 88.02.188, 88.02.189 temporary permits 88.02.184 trust accounts for cash sales 88.02.220 Decriminalization of certain boating safety offenses Ch. 7.84 Definitions 79A.60.010, 88.02.010 Derelict vessels Ch. 79.100 Emergency response caused by intoxication recovery of emergency response costs from convicted person 38.52.430 Environmental education for boaters, establishment 79A.60.510 Environmental education for boaters, funding 79A.60.590 Equipment, failure of vessel to contain required equipment 79A.60.150 Equipment standards 79A.60.110 Evidence of ownership 88.02.125
Fire prevention education program 79A.60.610
Fishing boats and vessels, See FISH AND FISHING, subtitle Vessels Freshwater aquatic weeds management program 43.21A.660, 43.21A.662 Homicide by watercraft 79A.60.050 Hydroplane races admission fee, charged by city or town, authorized 35.21.810 cities and towns, public purpose 35.21.815 Identification document, fee 88.02.030 Inspection of vessels 88.02.190 Insurance vendor single-interest or collateral protection coverage, requirements 48.22.110, 48.22.115, 48.22.120, 48.22.125, 48.22.130, 48.22.135 Jet skis, prohibited activities 79A.60.190 Law enforcement, funding 88.02.040 Licensing department authority and duties Ch. 88.02 Life jackets and preservers inspection and approval 79A.60.140 penalty for failure to carry 79A.60.160 Lighthouses injury to prohibited, penalty 88.08.050 Lights or signals tampering with prohibited, penalty 88.08.020 Lights or signals, tampering with prohibited 79A.60.120 Liquid petroleum gas leak warning devices 79A.60.600 Loading or powering beyond safe operating ability 79A.60.180

Marine oil refuse dump and holding tank information 88.02.050 Marine recreation land duties of interagency committee for outdoor recreation Ch. 79A.25 altered or removed identification number, Moorage, parks and recreation commission seizure and impoundment 46.12.310

BOMB THREATS (See also CRIMES, abandoned vessels criminal and civil violations 79A.60.020 determination of abandonment 79A.65.020 disposal 79A.65.030 eluding law enforcement vessel 79A.60.090 subtitle Government property, bomb enforcement to supplement federal laws threats) public sale and use of proceeds 79A.65.030 definitions 79A.65.010 unauthorized vessels Hoax no defense 9.61.160 79A.60.100 failure to stop for law enforcement officer Prohibited 9.61.160 79A.60.080 BONA FIDE HOLDER delinquent charges, action to recover hit and run 79A.60.200 Certified check, rights 30.16.010 79Å.65.030 homicide by watercraft 79A.60.050 Negotiable instruments, See NEGOTIABLE securing procedures, notice 79A.65.020 Moorage facilities lights or signals, tampering with prohibited INSTRUMENTS, subtitle Holders in due 79A 60 120 abandoned vessels, public sale 53.08.320 negligent operation 79A.60.030 **BONA FIDE PURCHASER (See GOOD** definitions 53.08.310 reckless operation 79A.60.040
Water pollution, See WATER POLLUTION FAITH PURCHASER) rules 53.08.320 Moorage facilities, private BOND ISSUES (See also HOSPITAL PROJECT BONDS; SECURITIES) CONTROL abandoned vessels, public sale 88.26.020 definitions 88.26.010 Water skiing safety 79A.60.170 Watercraft excise tax 88.02.050 Agate Pass bridge Ch. 47.10 delinquent charges, procedures 88.26.020 impounded vessels 88.26.020 Airports, municipal 14.08.090, 14.08.112, Watercraft excise tax imposed Ch. 82.49 Waterway access facilities 79A.60.510 Mufflers or underwater exhaust systems, Alternative method of issuance 39.46.150, Waterway marking system 79A.60.500 requirements and enforcement 79A.60.130 39.46.160 Waterways access facilities, funding 79A.60.590 Oil pollution, See WATER POLLUTION
CONTROL, subtitle Oil pollution control Appropriations, financing Ch. 43.99I, Ch. 43.99I, Ch. 43.99J, Ch. 43.99K, Ch. 43.99L, Ch. 43.99P, Ch. 43.99Q, Ch. 43.99R, Ch. 43.99S, Ch. Wharves, docks, and landings Ch. 88.24 Operating steamboat while intoxicated, penalty Whitewater passenger vessels, See WHITEWATER RAFTING 9.91.020 Personal flotation devices **BODIES (See HUMAN REMAINS)** Bond retirement accounts Ch. 43.99M inspection and approval 79A.60.140 penalty for failure to carry 79A.60.160 Bridge districts, investment of mutual savings banks in 32.20.110 BODY CAVITY SEARCHES (See ARREST, subtitle Strip, body cavity searches) Personal watercraft, prohibited activities Canada 79A.60.190 BOILERS AND PRESSURE VESSELS insurance companies, investment in 48.13.180 Puget Sound small boat facilities 79A.05.185 Appeals of board determinations 70.79.360 mutual savings banks, investment in Recreational vessels, regulation Ch. 79A.60 Board of boiler rules 32.20.030 Registration compensation and travel expenses 70.79.020 savings and loan associations, investment in confidentiality for law enforcement purposes duties 70.79.030 33.24.020 88.02.035 meetings 70.79.010 membership and terms 70.79.010 statewide city employees' retirement system credit or debit cards, payment of fees funds, investment in 41.44.100 Construction, installation 70.79.060 Capital improvements, 1967-1969 bond issue derelict vessel removal surcharge 88.02.270 Damages, insurance covering, See bonds exceptions 88.02.030 INSURANCE, subtitle Casualty insurance authorization 43.83.090 false statements, penalty 88.02.055 Exemptions from law general obligation of the state 43.83.090 issuance, sale, form, term, etc. 43.83.090 federal boat safety act 88.02.025 fees, allocation 88.02.040, 88.02.045 enumeration 70.79.080, 70.79.090 local regulation prohibited 70.79.095 legislature may provide additional sources of funds 43.83.096 fees, collection and disposition 46.01.140 Existing installations 70.79.070 inspection by enforcement officers 88.02.090 Hydrostatic tests 70.79.270 source of funds to repay, sales tax 43.83.094 issuance and collection of fees 88.02.040, Inspections state finance committee, duties 43.83.090 88.02.050 capital improvement, defined 43.83.102 certificate number and decal contents 70.79.290 capital project, defined 43.83.102 display 88.02.020 refunds of overpayments 88.02.055 rented vessels 88.02.028 invalidated by insurance termination election, referral to the people 43.83.104 general obligation bonds authorized 43.83.090 70.79.300 operating without certificate, penalty 70.79.320 legislature may provide additional sources of suspension for noncompliance with support order 88.02.189 funds to repay bonds 43.83.098 referendum, act is subject to approval of voters 43.83.104 suspension, reinstatement 70.79.310 violations and penalties 88.02.110 during construction 70.79.280 voluntary donations for maritime historic state building and higher education bond fee schedule 70.79.330 restoration and preservation 88.02.052 retirement fund watercraft excise tax 88.02.050 creation 43.83.094 Rented vessels, registration 88.02.028 pressure system safety fund, uses 70.79.350 sources of funds, sales tax, continuation of receipts, disposition 70.79.350 Retail installment contracts levy 43.83.094 frequency, grace period 70.79.250 service charge 63.14.130 state finance committee, duties concerning Safety education frequency modification 70.79.260 bonds 43.83.090 account, boating safety education certification hydrostatic tests 70.79.270 Capital improvements, 1973 bond issue 79A.60.650 scope, frequency 70.79.240 anticipation notes, proceeds from sale of bonds 43.83.114 commission's duties 79A.60.630 Inspectors requirements to operate motor driven boats access to premises 70.77.230 chief 70.79.100, 70.79.110 bond redemption fund, payment of principal 79A.60.640 and interest on general obligation bonds Sewage pumpout or dump units compensation 70.79.140 location and installation 79A.60.530, deputy inspectors 70.79.120 duties and fees 70.79.150 charges against state agencies to reimburse 79A.60.540, 79A.60.550 general fund 43.83.120 sewage disposal initiative 79A.60.510 examinations 70.79.170 Sewage pumpout or dump units, funding 79A.60.590 general obligation bonds lost or destroyed certificate or commission authorized 43.83.110 70.79.200 State ship 1.20.160 requirements of issue 43.83.118 performance bond 70.79.210 Teak surfing, platform dragging, bodysurfing restrictions, penalty 79A.60.660 legal investment for state and other public qualifications and commission 70.79.130 bodies 43.83.124 legislature may provide additional means for payment 43.83.122 reports 70.79.160 Trailers suspension, revocation, appeal 70.79.190 boat trailers who shall make 70.79.220 proceeds from sale, deposit in state building fee to be deposited in freshwater aquatic Miniature hobby boilers weeds account 46.16.670 construction account 43.83.116 Vessels adrift, notification and claims 79A.60.230, 79A.60.240, 79A.60.250, 79A.60.260, 79A.60.270, 79A.60.280, 79A.60.290, 79A.60.300 special permits 70.79.070 state finance committee, powers and duties Operating without spark arresters 9.40.040 43 83 112 Rules and regulations for 70.79.040, 70.79.050 Capital improvements, 1975 bond issue Special installation 70.79.060 administration of proceeds from sale Special operating permits 70.79.060 Violations and penalties 43.83.136 assault by watercraft 79A.60.060 Steam, liability for negligent use 70.54.080 anticipation notes 43.83.134

(2008 Ed.) [RCW Index—page 53]

BOND ISSUES

bond redemption fund, payment of principal	eminent domain	principal payable to payee or assignee
and interest 43.83.138 charges against state agencies to reimburse	authority 8.12.390 bondholder's remedy for nonpayment,	39.44.110 treasurer as registration officer, designation
general fund 43.83.142	limitations 8.12.450	of fiscal agent 39.44.130
general obligation bonds, authorized	collection, enforcement by bond owner	registration of bonds and interest
43.83.130	8.12.440	coupon interest payments 39.44.120
general obligation of state, rights of bond	installment payment of assessments	revenue bonds 35.41.030
holders 43.83.140 legal investment for public funds 43.83.146	8.12.420, 8.12.430 issuance, conditions 8.12.400	energy or water conservation programs 35.92.105
legislature may provide additional means for	payment 8.12.460	public utility acquisitions 35.92.100
payment 43.83.144	sale, application of proceeds 8.12.410	sewerage systems 35.67.140, 35.67.150,
powers and duties of state finance committee	energy or water conservation program	35.67.160, 35.67.170, 35.67.180,
43.83.132	revenue bonds 35.92.105	35.67.194
Capital improvements, 1979 bond issue bonds	facsimile signatures destruction of plates 39.44.100	sanitary fills, improvement district bonds 35.73.070
additional means for payment of 43.83.166	fraud by printer or engraver, penalty	statewide city employees' retirement system
anticipation notes, authorized	39.44.101	funds, investment in 41.44.100
deposit of 43.83.154	sufficiency 39.44.100	street grades, sanitary fills, improvement
authorized 43.83.150	first class cities	district bonds 35.73.060
form, terms, conditions 43.83.152 legal investment for public funds 43.83.168	issue by proxy 35.36.010, 35.36.020, 35.36.030, 35.36.040, 35.36.050,	subway construction 35.85.070 tunnel construction 35.85.070
proceeds	35.36.060, 35.36.070	United States, sale of bonds to at private sale
administration of 43.83.156	transfer of funds 35.22.590	Ch. 39.48
deposit of 43.83.154	general obligation bonds	use to finance pedestrian malls 35.71.060
retirement of, requirements 43.83.158	public utility acquisitions 35.92.080	utility bonds, refunding with general
severability 43.83.170 Capital improvements, 1983 bond issue	general obligation or revenue bonds, cities under 300,000, limitation on use of receipts	obligation funding bonds Ch. 39.52 water redemption bonds Ch. 35.89
administration of proceeds 43.83.188	35.33.121	waterworks, refunding with general obligation
authorized 43.83.184	housing authorities 35.82.130	funding bonds Ch. 39.52
bondholders remedies 43.83.190	certification by attorney general 35.82.160	world fairs or expositions, participation in
deposit of proceeds in state building	covenants and pledges of 35.82.150 form and sale 35.82.140	35.60.030
construction account 43.83.186 legal investment for public funds 43.83.194	housing authority power in regard to	Cities and towns, public facilities districts authorized to acquire and operate regional
pledge and promise 43.83.190	35.82.150	centers Ch. 35.57
retirement of 43.83.190	obligee's remedies 35.82.170, 35.82.180	Cities and towns under 300,000, expenditures
alternative means 43.83.192	improvement bonds, payment from general	from proposed in budget 35.33.031
Capital improvements, 1984 bond issue corrections department 43.83.198	revenues, procedure 35.45.065 improvement district bonds	Colleges and universities anticipation notes, authorized, purposes
additional means for payment of bonds	sanitary fills 35.73.070	28B.10.852
43.83.206	street grades, sanitary fills 35.73.060	bond redemption fund of 1973 28B.10.853
administration of proceeds 43.83.202	industrial development program Ch. 39.84	bonds for buildings and facilities—1957 act
deposit of proceeds in the state building construction account 43.83.200	interest coupon interest payments on registered	definitions 28B.20.705 interest, terms, form 28B.20.715
retirement of bonds, pledge and promise,	bonds 39.44.120	powers of regents 28B.20.710
remedies 43.83.204	registration 39.44.120	purpose 28B.20.700
legal investment for public funds 43.83.208	local improvement	capital improvements 28B.10.850
marine vessel, etc., for corrections department 43.83.198	lowland filling 35.55.120, 35.55.130, 35.55.140, 35.56.130, 35.56.140,	capital improvements—1974 act Ch. 28B.13 capital improvements—1975 act Ch. 28B.14
additional means for payment of bonds	35.56.150	capital improvements—1977 act Ch. 28B.14B
43.83.206	local improvement districts	capital improvements—1979 act Ch.
administration of proceeds 43.83.202	refunding bonds, limitations 35.45.170	28B.14D, Ch. 28B.14E
deposit of proceeds in the state building construction account 43.83.200	as repayment for installment notes 35.45.155 local improvements, See also LOCAL	capital improvements—1983 act Ch. 28B.14F capital improvements and land acquisition—
retirement of bonds, pledge and promise,	IMPROVEMENTS AND	1984 act Ch. 28B.14F
remedies 43.83.204	ASSESSMENTS, subtitle Cities and towns	capital improvements—1981 c 232 Ch.
Capital improvements, legislature, 1981 bond	maturity 39.44.070	28B.14F
issue additional means of payment permitted	metropolitan park districts 35.61.190, 35.61.200	capital improvements—1981 c 233 Ch. 28B.14G
43.83.180	municipal revenue bond act Ch. 35.41	community and technical colleges
general obligation bonds, authorized	notices of sale	capital projects—1976 act Ch. 28B.59
43.83.172	maturity 39.44.070 nuclear, thermal, electric generating power	capital projects—1977 act Ch. 28B.59B
legal investment for public funds 43.83.182 proceeds	facilities 54.44.040	capital projects—1979 act Ch. 28B.59C capital projects—1981 act Ch. 28B.59D
administration of 43.83.176	parking facilities, off-street 35.86.020	facilities aid—1972 act Ch. 28B.56
deposit in state building construction	parking commission 35.86A.090	general capital projects—1975 act Ch.
account 43.83.174 retirement of, requirements 43.83.178	public mass transportation system 39.33.050 public utilities 35.23.525	28B.58 special capital projects—1975 act Ch.
Capital projects	public utilities 33.23.323 public utility acquisitions	28B.57
general obligation bonds Ch. 43.99G, Ch.	general obligation bonds 35.92.080	generally 28B.10.300
43.99H	revenue bonds, lien against 35.92.100	legislature may provide additional means of
Capitol building lands Ch. 79.24 Capitol facilities, revenue bonds—1969	refunding bonds authority to issue 39.52.010	revenue 28B.10.854 proceeds, deposit in state higher education
refunding bonds—1974	bankruptcy readjustment and relief from	construction account 28B.10.851
general obligation, issuance, authorization	debts Ch. 39.64	refunding—1977 act Ch. 28B.14C
43.83F.010	"corporate authorities", defined 39.52.050	validation of prior bond issues 28B.10.335
state finance committee, powers and duties 43.83F.020	indebtedness limitations not to be exceeded 39.52.020	Washington's future bond issue Ch. 28B.14H Community and technical colleges
Cities and towns	tax levy to meet payments and interest	authority
cities and towns under 20,000 35.37.040,	39.52.035	1974 act
35.37.090, 35.37.110, 35.37.120 community renewals 35.81.100, 35.81.115	validation of prior issues 39.52.015 registered bonds, statements and signatures	refunding authority 28B.50.403
declaratory judgments 7.25.010	39.44.102	legal investment for public funds
definitions 7.25.005	registration of bonds	28B.50.407

[RCW Index—page 54] (2008 Ed.)

vote required 39.40.010 payment 28B.50.406 registered bonds, statements and signatures retirement fund, created, use 28B.50.405 metropolitan park districts 39.44.102 registration of bonds state finance committee consent 28B.50.409 canvass 39.40.030 principal payable to payee or assignee 39.44.110 certification of result 39.40.030 additional incidental powers 28B.50.380 bonds, form, term, sale, etc. 28B.50.350 existing election laws apply 39.40.020 treasurer as registration officer, designation of fiscal agent 39.44.130 vote required 39.40.010 community and technical college bond port districts registration of bonds and interest retirement fund canvass 39.40.030 coupon interest payments 39,44,120 roads and bridges, See COUNTY ROADS AND BRIDGES, subtitle Bond issues declaration that bonds are no longer certification of result 39.40.030 existing election laws apply 39.40.020 vote required 39.40.010 outstanding 28B.50.401 source of funds 28B.50.370 Emergency public works Ch. 39.28 Eminent domain by cities savings and loan associations, investment in transfer of moneys to general fund 28B.50.402 33.24.050, 33.24.060, 33.24.070 community and technical college capital sewerage, water and drainage systems, bondholder's remedy for nonpayment, limitations 8.12.450 projects account counties creation, use, deposit of tuition 28B.50.360 general obligation, revenue, improvement collection, enforcement by bond owner legislature may provide additional sources district bonds 36.94.200 8.12.440 28B.50.400 revenue and general obligation bonds installment payment of assessments 8.12.420, 36.94.210 limited obligation, nature of bonds 8.12.430 statewide city employees' retirement system funds, investment in 41.44.100 storm water control facilities 36.89.040, 28B.50.400 payment 8.12.460 pledge to collect building fees for payment of bonds 28B.50.370 sale, application of proceeds 8.12.410 Eminent domain by city or town authority 8.12.390 bonds 28B.50.370
procedures, repayment 28B.50.330
refunding 28B.50.390
general obligation, 1974 act
applicable law, security 28B.50.404
repayment 28B.50.340, 28B.50.370
Washington's future bond issue Ch. 28B.14H
Community and technical colleges funds,
depositaries, surety bonds 28B.50.320
Community redevelopment financing Ch. 39.88 36.89.100 rates and charges, county imposition in issuance, conditions 8.12.400 Energy financing voter approval act annexed or incorporated areas 36.89.120, cost-effectiveness utility local improvement districts, special priorities 80.52.080 definitions 80.52.030 assessment authority 36.89.110 transportation, department of, county assistance 36.76.140 election approval required bonds 80.52.040, 80.52.050, 80.52.060, Community redevelopment financing Ch. 39.88 United States, sale of bonds to at private sale 80.52.070 Community revitalization financing Ch. 39.89 Ch. 39.48 purpose 80.52.020 County park and recreation service areas 36.68.480 Corporations short title 80.52.010 can issue only for money, labor or property Facsimile signatures County road improvement districts, See COUNTY ROADS AND BRIDGES received Const. Art. 12 § 6 destruction of plates 39.44.100 mutual savings banks, investment in fraud by printer or engraver, penalty 39.44.101 32.20.370 subtitle County road improvement districts Corrections department, 1984 bond issue Court commissioners' power to approve legal sufficiency 39.44.100 Ferries, See also BOND ISSUES, subtitle State 43.83.198 2.24.040 Cremation of bonds, by fiscal agencies 43.80.130 Counties ferries: ferries Declaratory judgments as to validity 7.25.010 Definitions 7.25.005 Department of fisheries airports 14.08.112, 14.08.114 Fire protection districts, See FIRE PROTECTION DISTRICTS, subtitle Fiscal corporate bonds, not to own private corporation bonds Const. Art. 8 § 7 matters county hospitals 36.62.060, 36.62.070 976 fisheries bond retirement fund, created Fiscal agencies declaratory judgments 7.25.010 definitions 7.25.005 43.831.050 appointment 43.80.110 anticipation notes, authorized 43.83I.020 registered bond duties 43.80.125 certification of annual payment requirement facsimile signatures Fish and wildlife, department of, 1983 bond issue destruction of plates 39.44.100 fraud by printer or engraver, penalty 39.44.101 43.831.050 administration of proceeds 43.83I.188 Fisheries, department of, 1977 bond issue fisheries capital projects account, created 43.831.040 general obligation bonds authorized 43.83I.010 issuance 43.83I.010 legal investment for public funds 43.83I.060 term 43.83I.010 anticipation notes, authorized 43.83I.110 bond retirement fund, created 43.83I.140 sufficiency 39.44.100 highways—open spaces, issuance and submission of proposition to voters general obligation bonds authorized 43.83I.100 issuance, sale 43.83I.100 36 89 040 indebtedness contracted 36.67.060 legal investment for public funds 43.83I.150 proceeds of sales 43.83I.040 interest payment 36.67.070 proceeds from sale, administration of maturity 39.44.070 state finance committee authority 43.83I.030 43.83I.130 industrial development program Ch. 39.84 Depositaries, community and technical college state finance committee, powers and duties boards of trustees, funds of colleges 43.83I.120 coupon interest payments on registered bonds 39.44.120 28B.50.320 Fisheries, department of, 1981 bond issue Diking and drainage improvement districts anticipation notes, authorized 43.83I.174 registration 39.44.120 excess and extraordinary expenditures form, term, conditions 43.83I.176 interest payments 36.67.070 investment of public funds in Ch. 43.84 85.16.180 legal investment for public funds 43.831.182 legal obligation bonds, authorized 43.831.172 proceeds, deposit of 43.831.178 retirement of bonds from 1977 fisheries bond maintenance assessments 85.16.030 Diking districts, See DIKING AND DRAINAGE, subtitle Diking districts juvenile detention facilities, bond issue for authorized 13.16.070 maturity 39.44.070 Drainage districts, See DIKING AND
DRAINAGE, subtitle Drainage districts retirement fund 43.83I.180
Fisheries, department of, 1983 bond issue mutual savings banks, authorized investment for 32.20.070, 32.20.090 Drainage systems park and recreation districts generally 85.05.078 authorized 43.83I.184 general obligation bonds, limitations 36.69.140 Drainage systems, See also DIKING AND DRAINAGE deposit of proceeds 43.83I.186 legal investment for public funds 43.83I.194 East capitol site, 1969 refunding bonds—1974 retirement of 43.83I.190 public health and safety facilities 36.89.040 refunding bonds alternative method 43.83I.192 general obligation, issuance authorization 43.83F.010 Fisheries facilities—1979 anticipation notes, authorized 43.83I.162 authority to issue 39.52.010 bankruptcy readjustment and relief from debts Ch. 39.64 state finance committee, powers and duties 43.83F.020 authorization 43.83I.160 form, terms, conditions 43.83I.164 "corporate authorities", defined 39.52.050 legal investment for public funds 43.83I.170 retirement of, procedure 43.83I.168 Elections to authorize indebtedness limitations not to be exceeded 39.52.020 counties canvass 39.40.030 Flood control districts, generally, See FLOOD tax levy to meet payments and interest certification of result 39.40.030 CONTROL, subtitle Districts—1937 act 39.52.035 validation of prior issues 39.52.015 Flood hazard mitigation Ch. 43.99U existing election laws apply 39.40.020

(2008 Ed.) [RCW Index—page 55]

BOND ISSUES

Funding or refunding bonds or notes, authority of limitations 39.84.060 Liens against powers 39.84.080 nonpayment or underpayment of wages by state finance committee to issue 43.75.200 public corporations authorized to transfer unencumbered funds to creating General obligation bonds public works contractor 39.12.050 forms, terms, covenants, etc., sale, redemption wages, nonpayment or underpayment by municipality 39.84.130 refunding 39.84.110 43.75.205 public works contractor 39.12.050 legal investment for state and other public body funds 43.75.235 Local government subleases and assignments 39.84.140 trust agreements 39.84.120 Insurance companies, See INSURANCE, alternative method of issuance 39.46.150, local government 39.46.160 notice of intent to sell 39.46.120 notice of intent to sell general obligation payment of, legislature may provide additional means 43.75.230 subtitle Investments bonds 39.46.120 Local government bond information redemption, enforcement 43.75.215 county road improvement district bonds rule adoption 43.63A.155 Handicapped facilities Ch. 43.99C 36.88.140 submittal to department of community, trade, Higher education, institutions of revenue bonds, issuance at greater interest rate and economic development legal investment for state and municipal funds than that contained in ballot, ordinance or publication 43.63A.15 Local government general obligation bonds payment 39.46.110
Local improvements 28B.10.855 resolution, authorized 39.90.050 Interstate highways, category A, category C improvements—1981 act Highways, See HIGHWAYS, subtitle Bond issues bond proceeds, deposit, use 47.10.803 excess funds, use 47.10.807 general obligation statement, excise tax pledge 47.10.804 mutual savings banks, investment in Highways-Open spaces, issuance and submission of proposition to voters 32.20.120 savings and loan associations, investment in 33.24.080 36.89.040 Housing finance commission disposition of proceeds 43.180.170 disposition of revenues 43.180.180 issuance authorized, amounts, limitations 47.10.801 statewide city employees' retirement system funds, investment in 41.44.100 legal investments 43.180.190 not debt of state 43.180.030 legal investment for public funds 47.10.808 repayment funds, designation 47.10.805 Loss or destruction of bond cancellation of original 39.72.020 issuance of duplicate 39.72.010 notification of fiscal officers 39.72.020 terms, issuance 43.180.150
Housing for state offices, departments and repayment procedures, bond retirement fund 47 10 806 institutions Ch. 43.82 I-90 completion—1979 act administration and amount of bond sales 47.10.791 sales procedure, amounts, limitations 47.10.802 records to be kept 39.72.020 severability 47.10.811 county, city and town, school district, port subject and subsequent bonds equal charges district, metropolitan park district bonds alternate use permitted limitations 47.10.790 against pledged fuel tax revenues 47.10.809 39.44.070 Metropolitan municipal corporations appropriation, expenditure limitation Irrigation districts general obligation bonds elections 87.03.200 generally 87.03.200 47.10.799 authorized 35.58.450 charge against fuel tax revenues 47.10.798 limitation on indebtedness 35.58.450 excess funds, early retirement, authorized limitation of actions on 4.16.060 public mass transportation system 39.33.050 47.10.796 Irrigation districts, See also IRRIGATION Metropolitan park districts excise taxes, pledge of 47.10.793 DISTRICTS, subtitle Fiscal matters elections to authorize general obligation, declaration 47.10.793 Issuance certification of result 39.40.030 vote required 39.40.010 facsimile signatures issuance authorized, amount, limitations alternative method 39.46.100 definitions 39.46.020 legal investment for public funds 47.10.797 destruction of plates 39.44.100 fraud by printer or engraver, penalty 39.44.101 issuer authorized to establish lines of credit motor vehicle fund, priority of payment from 39.46.050 issuer to determine amount, terms, conditions, legal sufficiency 39.44.100 interest, payment of 35.61.200 maturity 39.44.070 proceeds, deposit, use 47.10.792 interest 39.46.040 repayment procedure 47.10.795 severability 47.10.800 Indian cultural, educational, tourist, and payment of costs of issuance and sale 39.46.070 purpose of chapter 39.46.010 reproduction of physical instrument 39.46.060 registered bonds, statements and signatures 39.44.102 economic development facility anticipation notes, authorized 37.14.020 Jail improvement and construction administered by state jail commission retirement 35.61.190 bond holders, remedies 37.14.040 revenue bonds, issuance and sales, 70 48 280 authorization 35.61.115 United States, sale of bonds to at private sale Ch. 39.48 authorized, issuance, sale, terms 37.14.010 legal investment for public funds 70.48.320 legal investment for public funds 37.14.050 principal and interest payment, source proceeds, administration of 37.14.030 70.48.310 Multi-purpose community centers general obligation bonds 35.59.060 revenue bonds 35.59.070 severability clause 37.14.900 oceeds, deposit, use 70.48.270 Jail improvement and construction-1981 Industrial development revenue bonds authorization, amount, uses 70.48A.020 authorized Const. Art. 32 § 1 Municipal airports commingling with municipal funds prohibited interest, principal payment 70.48A.070 funding or refunding bonds 14.08.114 39.84.130 legal investment for public funds 70.48A.080 issuance of authorized, security 14.08.090 community economic revitalization board authority 39.84.200 legislative declaration 70.48A.010 revenue bonds 14.08.112 Municipal corporations declaratory judgments 7.25.010 definitions 7.25.005 legislative intent 70.48A.090 default, procedures to be taken 39.84.160 definitions 39.84.020 proceeds administration by jail commission not to own bonds of private corporations department of community, trade, and 70.48A.040 economic development responsibilities 39.84.090 deposit, use 70.48A.030 Const. Art. 8 § 7 sale price of bonds 70.48A.050 United States, sale of bonds to at private sale severability 70.48A.900 state's full faith and credit pledge 70.48A.060 facility revenue sufficiency requirement Ch. 39.48 Municipal corporations, See also MUNICIPAL CORPORATIONS, subtitle Short-term 39.84.150 Joint operating agencies 43.52.3411 bidding 43.52.343 negotiation or advertisement of 43.52.343 powers as to 43.52.3411 issuance requirements 39.84.100 legislative finding and declaration 39.84.010 obligations public corporations Nonliability of treasurer for funds remitted to audit by state 39.84.070 board of directors fiscal agencies for payment of bonds 43.80.150 sale by negotiation or advertisement and bid conflict of interest 39.84.050 establishment 39.84.040 Notice of intent to sell general obligation bonds local governments 39.46.120 43.52.343 Juvenile correctional institution in King county, Nuclear, thermal, electric generating power facilities, joint development 54,44.040 creation 39.84.030 See CORRECTIONAL INSTITUTIONS, dissolution 39.84.030 subtitle Juvenile correctional institution in eligibility determination by department of King county tdoor recreational areas and facilities Ch. community, trade, and economic development 39.84.090 43.99A, Ch. 43.99B Libraries and library districts 27.12.222,

[RCW Index—page 56] (2008 Ed.)

Outdoor recreational facilities Ch. 79A.10

27.12.223

Outdoor recreational facilities bond issue, See PARKS AND RECREATION, subtitle Outdoor recreational facilities bond issue source of funds 43.83C.090 purpose of chapter 39.46.010 Refunding bond act authorization 39.53.040 registration system 39.46.030 reproduction of physical instrument 39.46.060 Park and recreation districts bonds that may be refunded 39.53.040 Revenue bonds general obligation bonds, limitations contracts for safekeeping of proceeds funds for reserve purposes may be included 36.69.140 39.53.070 39.44.140 revenue bonds, See PARK AND RECREATION DISTRICTS, subtitle definitions 39.53.010 issuance at greater interest rate than rate disposition of reserves to secure bonds to be refunded 39.53.050 restriction, authorized 39.90.050 River and harbor improvement districts, See Revenue bonds Payment on bonds when no fiscal agency is appointed 43.80.120 electric power contracts, amendments to RIVER AND HARBOR IMPROVEMENT reflect savings resulting from refunding DISTRICTS, subtitle Fiscal matters Performing arts facilities, Olympia, Tacoma 43.31.956, 43.31.960, 43.31.962, 43.31.964 39.53.130 Sale of to United States at private sale Ch. 39.48 exchanges 39.53.030 amortization 39.48.020 Port districts expenses of issuance 39.53.060 chapter optional 39.48.040 general obligation bond retirement, use of "issuer", defined 39.48.030 Salmon enhancement facilities Ch. 77.90 facsimile signatures destruction of plates 39.44.100 deposit moneys and investments in fraud by printer or engraver, penalty 39.44.101 computing indebtedness 39.53.100 issuance authorized 39.53.020 Savings and loan associations investing in, See SAVINGS AND LOAN ASSOCIATIONS, legal sufficiency 39.44.100 issuance of bonds in combination 39.53.110 subtitle Investments issuance of bonds to be in accordance with industrial development program Ch. 39.84 School districts applicable laws 39.53.120 investment of school funds in Const. Art. 16 § registered bonds 39.44.120 issuance to refund general obligation or registration 39.44.120 registration 39.44.120 maturity 39.44.070 registered bonds, statements and signatures 39.44.102 revenue bonds 39.53.140 Schools and school districts credit enhancement program Ch. 39.98 maturities of bonds issued to refund voted maturities of bonds issued to refund vo general obligation bonds 39.53.090 ordinances, contents 39.53.040 payment of bonds, pledge 39.53.070 principal amount 39.53.050 proceeds of sale 39.53.060, 39.53.070 purposes 39.53.020 facilities, generally Ch. 28A.525 skill centers Ch. 28A.527 Sewer districts, See WATER-SEWER DISTRICTS, subtitle Bond issues registration of bonds county treasurer as registration officer, designation of fiscal agent 39.44.130 Sewerage, water and drainage systems, counties principal payable to payee or assignee 39.44.110 general obligation, revenue, improvement district bonds 36.94.200 redemption times 39.53.040 registration of bonds and interest revenues for payment, pledge 39.53.080 revenue and general obligation bonds sale, manner 39.53.030 coupon interest payments 39.44.120 36.94.210 registration of interest 39.44.120 special assessments Sinking fund, trust companies, power to receive toll facilities, See PORT DISTRICTS, subtitle not subject to refunding 39.53.045 and manage 30.08.150 Toll facilities Social and health services facilities training, education, and improvement funding 39.84.170 appointment 39.53.070 anticipation notes, pledge, promise, seal Refunding bonds 43.83D.080 United States, sale of bonds to at private sale cities and towns Ch. 39.52 bondholders remedies 43.83D.090 counties Ch. 39.52 general obligation bonds Ch. 39.48 Refunding bonds—1974 Public facilities districts 36.100.200 appropriation required 43.83D.020 authorized 43.83D.020 conditions 43.83D.070 Public hospital districts 70.44.110, 70.44.130 capitol facilities, revenue bonds-1969 Public mass transportation system, general general obligation 43.83F.040 legal investment for public funds 43.83F.060 payment of principal and interest, additional revenue and general obligation bonds, authorized 39.33.050 form 43.83D.070 issuance 43.83D.020 methods authorized 43.83F.050 legal investment for public funds Public utility districts proceeds, use of, investment limitations 43.83F.030 nuclear, thermal, electric generating power facilities 54.44.040
Public utility districts, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal 43.83D.110 sale of 43.83D.020 state building refunding bond redemption proceeds from fund, payment procedure 43.83F.040 state finance committee, powers and duties 43.83F.020 east capitol site-1969 administration of 43.83D.040 deposited in state and local improvements matters revolving account 43.83D.030 use of 43.83D.040 terms 43.83D.020, 43.83D.070 Public waterway districts, See PUBLIC WATERWAY DISTRICTS Puget Sound ferry and toll bridge system, See PUGET SOUND FERRY AND TOLL general obligation 43.83F.040 state building refunding bond redemption legislature may provide additional moneys BRIDGE SYSTEM fund, payment procedure 43.83F.040 43.83D.100 Purchase of bridges or ferries by transportation east capitol site—1969 social and health services facilities bond department, bond issue authorized for financing of 47.56.050 legal investment for public funds 43.83F.060 redemption fund retirement of bonds 43.83D.090 payment of principal and interest, additional Readjustment of debts in bankruptcy, for Ch. methods authorized 43.83F.050 source of funds 43.83D.090 proceeds, use of, investment limitations Social and health services facilities, 1975-76 Recreation improvements 43.83F.030 bond issue state finance committee, powers and duties 43.83F.020 anticipation notes, pledge, promise, seal bond holders remedies 43.83H.050 43.83C.080 general obligation bonds bondholders remedies 43.83C.090 Registered bonds appropriation required 43.83H.010 general obligation bonds appointment of fiscal agencies 43.80.125 authorized 43.83H.010 appropriation required 43.83C.020 issuance, sale 43.83H.010 Registration authorized 43.83C.020 legal investment for public funds coupon interest payments 39.44.120 principal payable to payee or assignee 39.44.110 conditions 43.83C.070 form 43.83C.070 43.83H.060 proceeds from sale, deposit of 43.83H.030 proceeds from sale, administration of issuance 43.83C.020 statements and signatures 39.44.102 legal investment for public funds treasurers as registration officers, designation 43.83H.040 of fiscal agent 39.44.130
Registration of ownership, requirements 43.83C.110 sale of 43.83C.020 redemption fund, created 43.83H.050 retirement of bonds, source 43.83H.050 alternative method 39.46.100 definitions 39.46.020 severability 43.83H.900
"social and health services facilities", defined proceeds from administration of 43.83C.040 use of 43.83C.040 terms 43.83C.020, 43.83C.070 fiscal agencies and agents 39.46.030 issuer authorized to establish lines of credit Social and health services facilities, 1977 bond legislature may provide additional moneys 39.46.050 issue 43.83C.100 issuer to determine amount, terms, conditions, anticipation notes, authorized 43.83H.120 recreation improvements bond redemption interest 39.46.040 bond holders remedies 43.83H.140 payment of costs of issuance and sale general obligation bonds

(2008 Ed.) [RCW Index—page 57]

authorized 43.83H.100

39.46.070

retirement of bonds 43.83C.090

BOND ISSUES

issuance, sale 43.83H.100 State fiscal agent, See FISCAL AGENTS amount, general obligation, authorized, legal investment for public funds 43.83H.150 State general obligation bond retirement fund condition 28B.30.600 anticipation notes, authorized 28B.30.604 bonds prohibited from payment from fund proceeds from sale, administration of financing bonds, redemption fund, created, created, purpose 43.83.160 43.83H.130 use 28B.30.610 separate accounting records for each bond issue 43.83.162 redemption fund, created 43.83H.140 general obligations of the state 28B.30.608 retirement of bonds, source 43.83H.140 ssuance, sale, retirement, state finance State toll bridges 47.56.140 social and health service facilities", defined committee 28B.30.602 43.83H.110 Tax levies for lease with general services administration Social and health services facilities, 1979 bond county refunding bonds 39.52.035 prerequisite to sale 28B.30.614 legal investment for public funds 28B.30.618 methods of payment 28B.30.616 owners' and holders' rights 28B.30.612 proceeds, administration 28B.30.606 Taxing district relief act Ch. 39.64 Taxing districts, declaratory judgments 7.25.010 Toll bridges, See also BRIDGES, subtitle State anticipation notes, authorized deposit of 43.83H.164 authorization 43.83H.160 toll bridges Toll facilities, bond issues authorized for, generally 47.56.070 Waste disposal facilities Ch. 43.99F anticipation notes, pledge, promise, seal facilities, defined 43.83H.162 legal investment for public funds 43.83H.170 Toll roads, See HIGHWAYS, subtitle Toll roads Toll tunnels, See TUNNELS, subtitle Toll proceeds 43.83A.080 administration of 43.83H.166 appropriation 43.83A.900 deposit of 43.83H.164 tunnels bondholders remedies 43.83A.090 retirement of, procedure 43.83H.168 severability 43.83H.912 Transportation, department of general obligation bonds construction, commission powers and duties relating to Ch. 47.10 appropriation required 43.83A.020 authorized 43.83A.020 Social and health services facilities, 1981 bond county assistance 36.76.140 conditions 43.83A.070 issue facilities, defined 43.83H.174 general obligation bonds authorized 43.83H.172 Transportation, See HIGHWAYS; TRANSPORTATION form 43.83A.070 issuance 43.83A.020 Transportation projects in urban areas, See TRANSPORTATION IMPROVEMENT BOARD, subtitle Bond issues proceeds of sale legal investment for public funds 43.83H.182 administration of 43.83A.040 proceeds deposit 43.83A.030 administration of 43.83H.178 Trust companies use of 43.83A.040 holder's right to full payment 30.08.150 deposit of 43.83H.176 sale of 43.83A.020 retirement of, requirements 43.83H.180 power to act as to 30.08.150 terms 43.83A.020, 43.83A.070 legal investment for public funds 43.83A.110 power to buy, sell, invest in 30.08.150 report of bond liability, collateral required Social and health services facilities, 1984 bond legislature may provide additional moneys additional means of payment 43.83H.192 30.08.160 43.83A.100 administration of proceeds 43.83H.188 United States waste disposal facilities bond redemption fund authorized, issuance, appropriation required sale to at private sale Ch. 39.48 retirement of bonds from 43.83A.090 43.83H.184 statewide city employees' retirement system source of funds 43.83A.090 deposit and use of proceeds 43.83H.186 funds, investment in 41.44.100 Water supply facilities Ch. 43.99D, Ch. 43.99E retirement of bonds, pledge and promise, University of Washington hospital Water-sewer districts Ch. 57.20 amount authorized 28B.20.751 authorized 28B.20.750 remedies of bondholders 43.83H.190 BONDS (See also BOND ISSUES; Special assessments SECURITIES; SURETIES)
Absconding debtors, See BONDS, subtitle Ne refunding, not subject to 39.53.045
Stadium and exhibition center bond issue Ch. authorized, payment 28B.20.752 bond retirement fund 28B.20.756 form, terms, conditions, sales, and covenants 28B.20.753 exeat 43.99N Actions on State attachment proceedings 6.25.100 forcible entry and detainer 59.12.090, 59.12.091, 59.12.100, 59.12.110 bonds, notes and other evidences of indebtedness, See STATE legal investment for public funds 28B.20.758 payment, accumulation of moneys facsimile signatures 28B.20.757 28B.20.757
prerequisites to issuance 28B.20.759
proceeds, administration 28B.20.755
proceeds, disposition 28B.20.754
University of Washington hospital, See
UNIVERSITY OF WASHINGTON
HOSPITAL, subtitle Bond issues
Unredeemed bonds, return of finels to tre former personal representative 11.48.120 injunctions 7.40.080, 7.40.090 destruction of plates 39.44.100 fraud by printer or engraver, penalty 39.44.101 limitation of action on, tolling by part payment legal sufficiency 39.44.100 highway, See HIGHWAYS, subtitle Bond official bonds 42.08.020, 42.08.030, 42.08.040, 42.08.080 issues partition proceedings 7.52.460 housing for state offices, departments and Unredeemed bonds, return of funds to treasurer by fiscal agencies 43.80.160 probate, suit on bond of former personal institutions Ch. 43.82 representative 11.48.120 institutions, See STATE INSTITUTIONS, Urban arterial, county and city arterials several actions where joinder possible, subtitle Bond issues authorization, amounts 47.26.420 recovery of costs limited 4.84.050 bond proceeds, deposit, use 47.26.423 investment of public funds in state bonds Ch. Adjutant general 38.12.010 general obligation statement, pledge of excise taxes 47.26.424 Administrators and executors, See BONDS, subtitle Executors and administrators

Adverse claims to property levied on 6.19.030, 6.19.040, 6.19.050, 6.19.060

Aircraft dealer's licensing 14.20.070 registered bonds, statements and signatures 39.44.102 repayment of statewide city employees' retirement system procedure 47.26.426 funds, investment in 41.44.100 sales, legal investment for public funds State and local government bond information Alien bank officers and employees 30.42.190 annual report to department of community, series II, 1979 reenactment trade, and economic development 39.44.210 priority of charge against fuel tax revenue 47.26.4255 Appeal bonds actions against state 4.92.030 definitions 39.44.200 criminal cases 10.73.040 repayment sources, priority 47.26.4252 submittal to department of community, trade, series III small claims action Ch. 12.36 and economic development contents 39.44.210, 39.44.230 Apple commission building 15.24.800, 15.24.802, 15.24.804, 15.24.806, 15.24.808, 15.24.810, 15.24.812, 15.24.814, 15.24.816, repayment 47.26.4254 terms, conditions 47.26.421 validity of bonds not affected by failure to file 39.44.240 Urban transportation projects, See TRANSPORTATION IMPROVEMENT 15.24.818 Approval of State capitol BOARD, subtitle Bond issues capital improvement bond issue Ch. 43.83 court commissioners, temporary injunctions Validation and restraining orders 2.24.040 housing for state offices, departments and bonds authorized prior to April 3, 1982 institutions Ch. 43.82 39 44 900 Attachment refunding bonds of counties and cities and towns 39.52.015 State finance committee, general obligation action on actual damages 6.25.100 Washington State University tree fruit research attorney fees 6.25.100 forms, terms, covenants, etc., sale, redemption exemplary damages 6.25.100 43.75.205 redemption, enforcement 43.75.215 alternative financing authorized 28B.30.620 amendment of 6.25.280

[RCW Index—page 58] (2008 Ed.)

amount 6.25.080 contents 6.25.080	insufficient bond, procedure 42.08.110, 42.08.120	Health care service contractors, surety bonds 48.44.030
filing 6.25.080	security to county 42.08.010	High capacity transportation systems
redeliver bonds	County clerk 36.23.020	bond retirement, pledge of revenues for
requirements 6.25.190	County commissioners 36.32.060	81.104.180
required, when 6.25.080 sureties	County officials amounts 36.16.050	Higher education facilities authority, See HIGHER EDUCATION FACILITIES
additional 6.25.090	filing 36.16.060	AUTHORITY
affidavits of 6.25.080	County road engineer 36.80.020	Highway construction contractors 47.28.090,
insufficient 6.25.090	County roads and bridges	47.28.100, 47.28.110
number 6.25.080 qualifications 6.25.080	contractor's bond required 36.77.040 service districts 36.83.030, 36.83.040,	Indemnifying, sheriff, demand for 36.28.050 Industrial development revenue bonds, See
unnecessary, when 6.25.080	36.83.050, 36.83.060, 36.83.070	COMMUNITY ECONOMIC
Attorney general 43.10.010, 43.10.020	County sheriff 36.28.030	REVITALIZATION BOARD, subtitle
Auto transportation companies 81.68.060, 81.68.065	County treasurer	Industrial development revenue bonds Industrial insurance, See INDUSTRIAL
81.08.003 Bail	amount 36.16.050 depositaries, effect 36.48.050	INSURANCE, subtitle Bonds
bail bond agents Ch. 18.185	filing 36.16.060	Injunctions
forfeiture	Declaratory judgments, test of validity 7.25.010	contempt for disobedience of injunction
action by prosecuting attorney 10.19.110 judgment against principal and sureties,	Diking or drainage districts, commissioners	7.40.170 damages and costs 7.40.080, 7.40.090
execution 10.19.090, 10.19.105	85.07.060 Economic development finance authority	effect 7.40.130
stay of execution of forfeiture judgment,	nonrecourse revenue bonds	public construction contracts 7.40.085
bond 10.19.100	bond issuance and repayment, chapter	moral nuisances
vacation of forfeiture judgment if person produced 10.19.105	constitutes alternative method 43.163.190	release of property to innocent owner 7.48.068
ne exeat 7.44.030	economic development activities 43.163.210	prevention of waste on public land 64.12.050
sureties	financing documents 43.163.150 issuance, terms, and conditions 43.163.130	public construction contracts 7.40.085
liability 10.19.150	legal investment, bonds constitute	Insurance commissioner 48.02.030
return of bond 10.19.140 surrender of person under bond 10.19.160	43.163.180	Insurance commissioner's deputy 48.02.090 Insurance companies
Bank deposit claimants 30.20.090, 30.22.220	manufacturing or processing activities 43.163.210	organization of insurers 48.06.110
Bank officers and employees 30.12.030	moneys received are trust funds 43.163.160	Irrigation districts
Cities and towns	new product development 43.163.210	contractors 87.03.435
city manager 35.18.050 city treasurer, effect of depositary designation	obligations of authority only, not of state	Issues, public, See BOND ISSUES Judicial, premiums as part of recoverable cost
35.38.050	43.163.140	48.28.030
commission form government 35.17.100	owners and trustees, enforcement of rights 43.163.170	Levy on personal property 6.17.190
public depositaries 35.38.040 security to city or town 42.08.010	payment of principal and interest only from	joint property 6.17.180 partnership property 6.17.180
town officers 35.27.120	special authority repayment fund	Library capital facility areas, organization,
Cities and towns, public facilities districts	43.163.140 Examiner of titles 65.12.090	operation, and duties Ch. 27.15
authorized to acquire and operate regional	Executions	Limitation of action, tolling by part payment
centers Ch. 35.57 Cities and towns, See also BOND ISSUES,	adverse claims 6.19.030, 6.19.040, 6.19.050,	4.16.270 Local government bond information
subtitle Cities and towns	6.19.060	rule adoption 43.63A.155
Civil action	Executors and administrators nonresidents 11.36.010	submittal to department of community, trade,
court may fix amount 4.44.470 money in lieu of 4.44.470	may serve as, bond, service of papers,	and economic development publication 43.63A.155
	appointment of 11.36.010	Local improvement districts
Cierk		
Clerk county 36.23.020	release of surety from bond, notice to	cities and towns, procedure for cancellation of
county 36.23.020 municipal court 35.20.210	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47
county 36.23.020 municipal court 35.20.210 Conservation bonds	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304,	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080 judgment on 4.84.240	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307 Forcible entry or detainer actions 59.12.090,	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat bail bonds 7.44.030
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080 judgment on 4.84.240 in lieu of separate security for costs 4.84.220	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307 Forcible entry or detainer actions 59.12.090, 59.12.091, 59.12.100, 59.12.110	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat bail bonds 7.44.030 damages and costs, covering 7.44.021
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080 judgment on 4.84.240 in lieu of separate security for costs 4.84.220 private ditches and drains, proceedings 85.28.030	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307 Forcible entry or detainer actions 59.12.090, 59.12.091, 59.12.100, 59.12.110 Gambling, validity of bond as evidence of gambling debt 4.24.090	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat bail bonds 7.44.030 damages and costs, covering 7.44.021 Nonrecourse bonds by governmental entities, authorized Const. Art. 32 § 1
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080 judgment on 4.84.240 in lieu of separate security for costs 4.84.220 private ditches and drains, proceedings 85.28.030 standing bond for numerous actions 4.84.220	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307 Forcible entry or detainer actions 59.12.090, 59.12.091, 59.12.100, 59.12.110 Gambling, validity of bond as evidence of gambling debt 4.24.090 Geothermal resources, operators, performance	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat bail bonds 7.44.030 damages and costs, covering 7.44.021 Nonrecourse bonds by governmental entities, authorized Const. Art. 32 § 1 Nuisances
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080 judgment on 4.84.240 in lieu of separate security for costs 4.84.220 private ditches and drains, proceedings 85.28.030 standing bond for numerous actions 4.84.220 Counties, See BOND ISSUES, subtitle Counties	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307 Forcible entry or detainer actions 59.12.090, 59.12.091, 59.12.100, 59.12.110 Gambling, validity of bond as evidence of gambling debt 4.24.090 Geothermal resources, operators, performance bond or other security 78.60.130	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat bail bonds 7.44.030 damages and costs, covering 7.44.021 Nonrecourse bonds by governmental entities, authorized Const. Art. 32 § 1 Nuisances stay of warrant of abatement 7.48.040,
county 36.23.020 municipal court 35.20.210 Conservation bonds public utility conservation interests costs as bondable conservation investments 80.28.309 public utility conservation investments 80.28.306 Contractors county public works contracts, contractor's bond 36.32.250 county road and bridge construction 36.77.040 highway construction 47.28.100, 47.28.110 irrigation districts 87.03.435 port districts 53.08.140 public works nonpayment or underpayment of wages constitutes lien against 39.12.050 public works, See also BONDS, subtitle Public works contractor surety requirements 18.27.040 Copies of record as evidence 5.44.060 Costs, security for 4.84.210 actions against state 4.92.080 judgment on 4.84.240 in lieu of separate security for costs 4.84.220 private ditches and drains, proceedings 85.28.030 standing bond for numerous actions 4.84.220	release of surety from bond, notice to principal, effect 19.72.110, 19.72.130 special administrator 11.32.020 suit on bond of former executor or administrator 11.48.120 Exemptions from execution, personal exemption claimant to list 6.15.060 Facsimile signature, See BONDS, subtitle Uniform facsimile signature of public officials act Ferries, privately owned, licensee's bond 36.53.050 Fidelity bank officers and employees 30.12.030 mutual savings bank officers and employees 32.16.120 savings and loan association officers and employees 33.16.130 trust company officers and employees 30.12.030 Fiduciaries, premiums as lawful expense 48.28.020 Flood control district officers 86.09.304, 86.09.307 Forcible entry or detainer actions 59.12.090, 59.12.091, 59.12.100, 59.12.110 Gambling, validity of bond as evidence of gambling debt 4.24.090 Geothermal resources, operators, performance	cities and towns, procedure for cancellation of nonguaranteed bonds Ch. 35.47 sale of 35.45.040 Metropolitan park districts, See also BOND ISSUES, subtitle Counties Militia officers 38.12.010 Mobile home or travel trailer manufacturers 46.70.075 Motor freight carriers 81.80.250 Motor vehicle financial responsibility law, bond as proof of financial responsibility, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicle wreckers 46.80.070, 46.80.100 Motor vehicles, certificates of title, registration department unsatisfied as to ownership 46.12.151 Municipal court clerks 35.20.210 judges 35.20.180 traffic violations bureau, director 35.20.131 Mutual savings bank officers and employees 32.16.120 Ne exeat bail bonds 7.44.030 damages and costs, covering 7.44.021 Nonrecourse bonds by governmental entities, authorized Const. Art. 32 § 1 Nuisances

BOND ISSUES

Official	public printer 43.78.020	allocation of state ceiling, procedure
actions upon	receiver, city and town disincorporation	39.86.140
judgment for one delinquency no bar	35.07.120	alternative allocation system, executive orders
42.08.040	recovery	39.86.160
leave of court required, when 42.08.030	liability of sureties, amounts 42.08.170	code amendments 39.86.180
by person not named on bond, procedure	limited to amount of bond 42.08.050	definitions 39.86.110
42.08.030	registrars of title, ascertainment of 65.12.055	fees 39.86.170
who may maintain 42.08.020, 42.08.080	release from bond by surety, notice and filing	initial allocation of state ceiling 39.86.120
additional bonds	of new bond 19.72.110	ratification of prior allocations 39.86.200
failure to give vacates office 42.08.120	satisfaction or release, county auditor, duty of	reallocation, carryforwards 39.86.150
force and effect of 42.08.140	65.04.060	reports 39.86.190
procedure for requiring 42.08.120	second class cities 35.23.081	Private ferry owners 36.53.050
when required 42.08.110	secretary of state 43.07.010	Private nonprofit higher education, See HIGHER
adjutant general 38.12.010	security to	EDUCATION FACILITIES AUTHORITY
amount, establishment of 43.41.360	city or town 42.08.010	Probate
approval	county 42.08.010	partnership interests of decedent
county officers' bonds 42.08.100	municipal corporation 42.08.010	bond required of surviving partner, when
county superintendent of schools' bond	public corporation 42.08.010	11.64.016
42.08.100	state 42.08.010, 42.08.060	failure to furnish bond 11.64.022
defective, effect 42.08.090	sheriffs, new or additional 36.28.030	personal representative, See BONDS, subtitle
state officers' bonds 42.08.100	state auditor 43.09.010	Personal representatives
township officers' bonds 42.08.100	state officers	reduction of 11.28.185
attorney general 43.10.010, 43.10.020	approval 42.08.100	special administrator 11.32.020
cities and towns, security to city or town	filing 42.08.100	
42.08.010	insufficient bond, procedure 42.08.130	suit on bond of former personal representative
cities and towns with council-manager plan,	security to state 42.08.010	11.48.120
city manager 35.18.050	state officers and employees	when not required 11.28.185
city treasurer, effect of depositary designation	liability for nonremittance of moneys to state	Public printer 43.78.020
35.38.050	treasury 43.01.070	Public transportation benefit area treasurer
clerk of the district court 3.34.090	official bond required of 43.17.100	36.57A.130
commission form of government 35.17.100	state treasurer	Public utility conservation investments
coroners 36.16.050, 36.16.060	amount, filing 43.08.020	conservation bonds 80.28.306
county	liability upon for acts of assistant and	costs as bondable conservation investments
approval 42.08.100	deputies 43.08.120	80.28.309
filing 42.08.100	willful refusal to pay warrants, exception,	Public waterway districts Ch. 91.08
insufficient bond, procedure 42.08.110,	recovery 43.08.130	Public works contractor
42.08.120	sureties	amount 39.08.030
security to county 42.08.010	death or removal, procedure 42.08.110	conditions 39.08.010, 39.08.030
county clerk 36.23.020	insolvency, procedure 42.08.110	contracts for less than twenty-five thousand
county commissioners 36.32.060	insufficient, procedure 42.08.110	dollars, exemption 39.08.010
county officers	justification 42.08.160	filing 39.08.010
amounts 36.16.050	liability 42.08.170	liability for public officer failing to take bond
filing 36.16.060	number required 42.08.150	39.08.015
county road engineer 36.80.020	qualifications 42.08.160	notices, condition to actions on 39.08.030,
amount 36.16.050	recovery limited to amount of bond	39.08.065
filing 36.16.060	42.08.050	Rail districts 36.60.040
county treasurer, depositaries, effect	surety insurance for	general obligation bonds 36.60.050
36.48.050	generally Ch. 48.28	revenue bonds
defective, validation proceedings 42.08.090	payment of premium 48.28.040	limitations, terms 36.60.060
deputy insurance commissioner 48.02.090	town officers 35.27.120	Receivers
district court commissioner 3.34.090	vacation of public office for failure to file or	release of surety from bond, procedure
district court personnel 3.34.090	late filing of bond 42.12.010	19.72.110
district judge, district judge pro tempore	Outdoor recreational facilities Ch. 79A.10	Reclamation districts of one million acres or
3.34.090	Partition proceedings, guardian or limited	more Ch. 89.30
effect 42.08.070	guardian of incompetent or disabled person	Rent default, forty dollars or less
examiner of titles 65.12.090	7.52.460	bond to recall writ of restitution 59.08.070
filing	Partners, probate 11.64.016	indemnity bond by plaintiff not required
county officers' bonds 36.16.060, 42.08.100	Payment agreements	59.08.100
county superintendent of schools' bond	state and local government authority to enter	Replevin, claim of immediate delivery
36.16.060, 42.08.100	into	redelivery bond of defendant 7.64.050
defective, effect 42.08.090	authority cumulative 39.96.080	River and harbor improvement districts
state officers' bonds 42.08.100	calculations regarding payment of	88.32.140, 88.32.160
township officers' bonds 42.08.100	obligations 39.96.060	Savings and loan association officers and
flood control district officers 86.09.307	credit enhancement or similar agreements,	employees 33.16.130
form 42.08.060	authority to make in connection with	Schools and school districts
insufficient bond	payment agreement 39.96.050	credit enhancement program to pledge credit
state officers, procedure 42.08.130	definitions 39.96.020	of state to payment of district bonds,
insufficient bonds	findings 39.96.010	purpose and procedures Ch. 39.98
county officers, procedure 42.08.110,	payment sources 39.96.050	matching funds for common school plant
42.08.120	status of payments 39.96.060	facilities aid 28A.525.162
township officers, procedure 42.08.120,	terms and conditions of agreements	not needed for changes for barrier-free
42.08.130	39.96.040	access 28A.525.162
insurance commissioner 48.02.030	state and local governments authority to enter	Secretary of state 43.07.010
judgment no bar to another action 42.08.040	into	Security for costs 4.84.210
legal effect 42.08.070	authorization and conditions for entry into	actions against state 4.92.080
militia officers 38.12.010	agreement 39.96.030	judgment on 4.84.240
municipal courts	Personal representatives	in lieu of separate security for costs 4.84.220
chief clerk 35.20.210	nonresidents 11.36.010	standing bond for numerous actions 4.84.220
clerks 35.20.210	suit on bond of former personal representative	
judges 35.20.180	11.48.120 Port district contractors 52.08.140	Sewerage systems 35.67.065 Sheriffs 36.28.030
traffic violations bureau director 35.20.131	Port district contractors 53.08.140	State, See STATE
municipal judges 3.50.097	Private activity bond allocation	
payable to state 42.08.060	allocation criteria 39.86.130	State and local government bond information

[RCW Index—page 60] (2008 Ed.)

annual report to department of community, attorney's fees for prevailing party 49.38.050 Funds, distribution 43.63A.190 Liquor revolving fund disbursements 66.08.195, trade, and economic development violations, gross misdemeanor 49.38.060 66.08.196, 66.08.198 39.44.210 submittal to department of community, trade, Trustees Tax on motor vehicle and special fuel Ch. 82.47 and economic development absentees' estates 11.80.020 Trucks, truck tractors contents 39.44.210, 39.44.230 release of surety from bond, procedure size, weight, and load limits 46.44.041 19 72 110 validity of bonds not affected by failure to file **BORROWING (See LOANS)** 39.44.240 Uniform facsimile signature of public officials **BOTTLED WATER (See also WATER** State auditor 43.09.010 QUALITY, subtitle Bottled water) Definitions 69.07.170 construction 39.62.900 State not required to furnish in any action 4.92.080 definitions 39.62.010 Labeling standards State officers 42.08.010, 42.08.100, 42.08.130 execution of with facsimile signature, exemptions 69.07.190 State treasurer 43.08.020, 43.08.120 limitation 39.62.020 requirements 69.07.180 filing signature with secretary of state Steam electric generating plants 43.21A.620, BOTTLES (See BEVERAGE 43.21A.622, 43.21A.624, 43.21A.626, 43.21A.628, 43.21A.630, 43.21A.632, 43.21A.634, 43.21A.636, 43.21A.638, 39.62.020 fraudulent use, penalty 39.62.040 CONTAINERS; RECYCLING; WASTE REDUCTION, RECYCLING AND seal of state, agencies, counties, cities, towns, municipal corporations, etc., use of printed, MODEL LITTER CONTROL ACT) 43.21A.640 etc. 39.62.030 Superior court, rules of court concerning **BOULEVARDS AND LANES (See also** state seal 39.62.030 clerk 36.23.020 HIGHWAYS; STREETS AND ALLEYS) United States, disposal by county 36.33.190 Supplemental proceedings 6.32.010 Cities and towns, authority for local United States savings injunction modification or vacation 6.32.120 improvement 35.43.040 beneficiary's survival of registered owner, effect 11.04.240 Surety Metropolitan park districts, regulation of auto transportation companies 81.68.060, 35.61.130 co-owner, effect of death 11.04.230 81.68.065 bank or trust company deposit claimants must give 30.20.090 Unlawful detainer, writ of restitution 59.12.090 **BOUNDARIES** Unlawful entry or detainer actions 59.12.090, 59.12.091, 59.12.100, 59.12.110 Boundary review boards, See BOUNDARY REVIEW BOARDS bank or trust company officers and employees Vehicle dealers 46.70.070 Cities and towns Veterans' guardianship, bond of guardian 73.36.090 30 12 030 incorporation, establishment of boundaries business opportunity sales or lease 19.110.100 collection agencies 19.16.190 35 02 070 Water pollution control facilities Ch. 90.50 incorporation proceedings commercial fund raisers 19.09.190 use of right of way lines of streets, roads, highways 35.02.170 Water supply facilities general obligation bonds Ch. 43.83B contractors, See BONDS, subtitle Contractors; BONDS, subtitle Public use of streets, roads, highways right of way **BONE MARROW (See ANATOMICAL** works contractor lines 35.02.170 credit permits for vehicular passage on toll GIFTS) right of way line permitted to be substituted facilities, surety bond for 47.56.248 **BONFIRES (See FIRES)** for any portion of street right of way 35.21.790 credit services organizations 19.134.030 **BOOKMAKING (See also GAMBLING)** employment agencies 19.31.090 Defined 9.46.0213 uncertain, towns 35.27.030 establishments closed for liquor violations, Places of, public nuisance, penalty 9.66.010 Civil suits to establish lost or uncertain reopening 66.36.010 apportionment of costs, liens on land BOOKS (See also RECORDS AND DOCUMENTS) farm labor contractors 19.30.030, 19.30.040 58.04.040 first class district superintendents notice of lis pendens, filing 58.04.040 Counties, books of superior court clerk 36.23.030 28A.330.060 County auditors' duty to keep 65.04.020 Creditors, accounts and books, removing or Counties governmental construction projects, no actions to establish, generally Ch. 36.05 security required for building permit change by division or enlargement Const. Art. disposing of to defraud creditors 9.45.080 issuance 36.32.590 Erotic material, distribution to minors, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080, 9.68.120 health studios 19.142.060, 19.142.070, change by special legislation Const. Art. 2 § 19.142.080 28 highway construction contracts for 47.28.100, joint surveys to establish 36.04.400 Information or indictment against 10.37.130 47.28.110 legal descriptions, enumeration Ch. 36.04 for hire vehicle operators' permit, for Libraries park and recreation districts 36.69.050 obsolete and surplus, disposal procedure 46.72.040 right of way line permitted to be substituted 39 33 070 industrial insurance self-insurers 51.14.020 for any portion of street right of way 35.21.790 Minors, erotic material, distribution to minors, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080, 9.68.090, 9.68.110, insurance companies, organization of insurers roads and county bridges, See COUNTY ROADS AND BRIDGES, subtitle 48.06.110 mobile home or travel trailer manufacturer's 9.68.120 licenses, applicant to file bond 46.70.075 Boundary crossings Obscene materials, injunctions against 7.42.010, mortgage brokers 19.146.205 Educational service districts, creation and 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070 motor freight carriers to protect shippers and changes to 28A.310.020 consignees 81.80.250 Lost or uncertain, establishment 58.04.001, Purchase by public agencies, method for port district contractors, when unnecessary 58.04.007, 58.04.011, 58.04.020 payment of 42.24.035 53.08.140 Monuments private ferry owners 36.53.050 permanent control monuments, platting, obsolete and surplus reading materials, property confiscated upon highway right of subdivision and dedication of land disposal procedure 39.33.070 way, affidavit to reclaim accompanied by bond 47.32.080, 47.32.090 surplus, disposal 28A.335.180 Platting, subdivision and dedication of land, Unlawfully retaining library books 27.12.340 public depositary, when bond not required permanent control monuments, BOOMS AND BOOMING 39.58.090 establishment 58.17.240 Brands and marks, See FORESTS AND
FOREST PRODUCTS, subtitle Brands and reciprocal insurance company, attorneys for 48.10.140, 48.10.150, 48.10.160 Port districts, revision 53.16.020, 53.16.030 commissioner districts suretyship, general requirements Ch. 19.72 marks redrawing district boundaries 53.16.015 Fires, kindling by persons driving logs 4.24.050 Piling, liens for labor performed on 60.24.020 vehicle dealers' licenses 46.70.070 Real property veterans' guardianship 73.36.090 lost or uncertain boundaries Public shooting grounds, use 77.12.540 action to establish 58.04.020 Temporary injunctions and restraining orders, court commissioners' power to approve 2.24.040 Tow boats, liens for services 60.24.020 alternative procedures to fix 58.04.001

(2008 Ed.) [RCW Index—page 61]

Canadian border, conditions 66.12.110

licenses for nonprofit corporations near

Border county higher education opportunity

apportionment of costs to establish

commission to survey and report to court

costs of action to establish 58.04.040

court order establishing 58.04.020

58.04.040

58.04.030

BORDER AREAS

Alcoholic beverages

project 28B.15.0139

Theatrical enterprises

49 38 030

action against 49.38.040

cash deposit or bond required 49.38.020,

wages

BOUNDARY REVIEW BOARDS

dispute over location of point or line,	election 36.93.030	Review of proposed action
resolution procedures 58.04.007	petition 36.93.030	action of board 36.93.150
mediation to resolve 58.04.020	procedure 36.93.030	determinations of board 36.93.150
proceedings to establish 58.04.040 surveyor's authorization to enter land or	resolution of county commissioners 36.93.030	disapproval, effect 36.93.150
waters to resolve dispute 58.04.011	Decision board	factors to be considered by board 36.93.170 fee for 36.93.120
State, boundaries defined Const. Art. 24 § 1	effect on existing franchises, permits, codes,	incorporation of territory in county with
Streams as, county power to bridge 36.75.160	ordinances, limitation on 36.93.190	boundary review board 36.93.153
Survey monuments	Decision of board 36.93.160	jurisdiction of board 36.93.150
disturbing monument, penalty and liability for	growth management act, to be consistent with 36.93.157	modified proposal
cost of reestablishment 58.04.015 Surveyor, definition 58.04.003	Definitions 36.93.020	restrictions on authority to make
Surveys and maps	Disbanding or board 36.93.230	modifications 36.93.150 procedure 36.93.100
natural resources department named official	Dissolution of enumerated special districts	Rules and regulations, practice and procedure
agency responsible for Ch. 58.24	subject to review by board 53.48.001	36.93.200
Surveys concerning, See SURVEYS AND SURVEYORS	Elections 36.93.030 Expenditures 36.93.080	Sewer districts, See WATER-SEWER
Washington-Oregon boundary, See also	Fee for review 36.93.120	DISTRICTS
WASHINGTON-OREGON BOUNDARY	Filing	Special purpose districts
Water-sewer districts	copy of rules and regulations with clerk of	annexation approval does not authorize other annexation action 36.93.155
annexation of territory Ch. 57.24	court 36.93.210	Subpoenas, authority to issue 36.93.160
dissolution when boundaries identical with municipality 57.04.110	establishment or change in boundaries of a water and sewer system or separate sewer	Water districts, See WATER-SEWER
formation 57.04.030	or water system 36.93.090	DISTRICTS
withdrawal of territory Ch. 57.28	filing notice with of proposed action of city or	Water-sewer districts
BOUNDARY REVIEW BOARDS	town for creation, dissolution,	annexation of territory Ch. 57.24 consolidation Ch. 57.32
Agricultural land protection	incorporation, disincorporation, consolidation, or change in boundary	disincorporation of special districts in counties
additional payment, reasonable requirement	36.93.090	with population of two hundred ten
36.93.180	Fire protection districts	thousand or more Ch. 57.90
Annexation provision of prior laws superseded by chapter	district actions subject to board review	merger of districts Ch. 57.36
36.93 RCW, where applicable 36.93.220	52.02.001, 52.04.001, 52.06.001, 52.08.001, 52.10.001	provision of service beyond district boundaries subject to review by board
simultaneous consideration of incorporation	merger of part of district with another district,	57.08.047
and annexation 36.93.116 Appeals from board 36.93.160	duties 52.06.090	withdrawal of territory Ch. 57.28
Boards	mergers subject to board review 52.06.010	BOWLING (See also ATHLETICS AND
chief clerk	Flood control zone districts district actions subject to board review	SPORTS)
powers and duties 36.93.070	86.15.001	Licenses
compensation 36.93.070 county with population of one million or more	Hearings 36.93.160	generally 67.14.050, 67.14.060 rural areas 67.12.110
members, appointment, terms and	Incorporation proceedings	Sweepstakes
qualifications 36.93.051	exempt from State Environmental Policy Act 36.93.170	authority 9.46.0345
hearings 36.93.070 meetings 36.93.070	Incorporation proposals	BOXING (See ATHLETICS AND SPORTS)
members, appointment	cities of seven thousand five hundred or more population	BRANCH BANKS (See BANKS AND
effect of failure to make 36.93.067	restrictions on authority to modify 36.93.150	BANKING, subtitle Branch bank)
members, appointment procedure 36.93.063	Irrigation districts	BRANDS AND MARKS (See also LABELS)
members, commencement of terms 36.93.063 officers 36.93.070	district actions subject to board review	Beverage containers filing of name and marks 19,76,100
other counties	87.03.001, 87.52.001, 87.53.001, 87.56.001	Commercial feed
members, appointment, terms, and	Irrigation districts, application of chapter to	misbranded feed 15.53.9022
qualifications 36.93.061	merged districts 36.93.800	Counterfeiting 9.16.030
powers and duties 36.93.070 vacancies in office 36.93.063	Legal counsel 36.93.070	forestry 76.36.120
Cities and towns	Limitation on effect of decision of board on existing franchises, permits, codes,	Crimes relating to affixed, when deemed 9.16.050
annexation approval does not authorize other	ordinances 36.93.190	coin silver, use of words 9.16.110, 9.16.130
annexation action 36.93.155	Metropolitan park districts	counterfeiting 9.16.030
annexation subject to board review 35.13.001 city actions not subject to board review	district actions subject to board review 35.61.001	forest products and equipment brands and
36.93.105	Notice of	marks, See FORESTS AND FOREST PRODUCTS, subtitle Brands and marks
city actions subject to board review 35.10.001,	intended action, contents of 36.93.130	gold, misrepresentations as to carat or fineness
35.43.035, 35.67.022, 35.91.020, 35.91.025, 35.92.027	Objectives of board 36.93.180	9.16.140
disincorporation subject to board review	water-sewer district annexations not deemed a violation of 36.93.185	imitating lawful brand 9.16.020
35.07.001	Optional municipal code cities	livestock brand or mark, removal or alteration
exclusion of area from boundaries Ch. 35.16	city action subject to board review	9.16.010 logs, See FORESTS AND FOREST
incorporation subject to board review 35.02.001	35A.03.001, 35A.05.001, 35A.14.001	PRODUCTS, subtitle Brands and marks
reduction of city limits Ch. 35.16	city actions subject to board review 35A.15.001, 35A.16.001	marked, stamped and branded, defined
Cooperation of counties, cities, state or regional	Pending actions not affected 36.93.140	9.16.150
planning agency, shall be furnished	Permanent register of rules to be kept by clerk of	petroleum products, mislabeling 9.16.080 registration, fraudulent 9.16.060
36.93.070 Costs	court 36.93.210 Practice and procedure, rules and regulations	removing or altering 9.16.010
remission by state to local boards 36.93.080	governing 36.93.200	sterling silver, use of words 9.16.100,
Counties	Public utility districts	9.16.120 Familiarian
decisions to be consistent with growth	district actions subject to board review	Explosives containers 70.74.300
management act 36.93.157 Creation	54.08.001, 54.32.001 district provision of water beyond its	Feed lots, licensing Ch. 16.58
county with population of two hundred ten	boundaries subject to review 54.16.035	Fertilizers, minerals, and limes
thousand or more 36.93.030	Purpose 36.93.010	misbranding 15.54.412
other counties date deemed established 36.93.040	Review, when review by board not necessary 36.93.110	Food, drug and cosmetic act, duties under, See FOOD, DRUG AND COSMETIC ACT
	- 3	1 000, 2110 01110 1001111111111111111111

[RCW Index—page 62] (2008 Ed.)

Forests and forest products, See FORESTS AND FOREST PRODUCTS, subtitle Brands and marks

Fur farming, identification of animals Ch. 16.72

special open consignment horse sales Ch. 16.65

Livestock identification Ch. 16.57

agriculture department director's powers and duties 43.23.160

Livestock identification, See also LIVESTOCK Livestock markets Ch. 16.65

Livestock running at large, brand as evidence of ownership 16.24.100

Logs, See FORESTS AND FOREST PRODUCTS, subtitle Brands and marks

Milk and milk products containers with owner's name or trademark

unlawful use prohibited, seizure authorized 15.36.281

Pesticides, devices, or spray adjuvants misbranded 15.58.130 unlawful practices 15.58.150

Poultry identification Ch. 16.57

Trademarks, registration Ch. 19.77

BRANDY (See ALCOHOLIC BEVERAGES) BRASS KNUCKLES

Use or possession of prohibited 9.41.250

BRASSICA SEED PRODUCTION (See SEEDS)

BREACH OF CONTRACT (See CONTRACTS)

BREACH OF TRUST

Nonliability of third person without knowledge of breach 11.98.090

BREAD (See BAKERIES AND BAKERY PRODUCTS)

BREAKING AND ENTERING (See also BURGLARY)

Arrest, breaking and entering to make authorized 10.31.040

BREAST SURGERY (See HEALTH SERVICES, subtitle Mastectomy)

BREATH TESTS (See DRIVING UNDER THE INFLUENCE)

BREEDERS AND BREEDING

Horses, racing 67.16.070

BREMERTON

Armed forces shipboard population determination, revenue allocation 43.62.030

BRIBERY AND GRAFTING

Baseball games 67.04.010, 67.04.020, 67.04.030, 67.04.040

Disqualifies for holding office Const. Art. 2 § 30 Judges

corruption in office, removable by legislature Const. Art. 4 § 9

Labor practices, generally 49.44.020, 49.44.030 Legislature to define and provide punishment for Const. Art. 2 § 30

Public officers

disqualification for receiving Const. Art. 2 §

School officials, by, penalty 28A.635.050 Self-incriminating evidence compulsory 9.18.080, Const. Art. 2 § 30 Witnesses

self-incrimination, bribery, witness not excused on ground of self-incrimination 9.18.080

BRIDGE DISTRICTS

Bonds, mutual savings banks, investment in 32 20 110

Dissolution, generally Ch. 53.48

BRIDGES (See also COUNTY ROADS AND BRIDGES)

Cities and towns

authority for local improvement 35.43.040

authority to construct 35.85.010 construction and repair 35.22.280 drawbridges

authority to construct 35.74.010 construction and maintenance Ch. 35.74 county commissioners

notice to 35.74.020

width of draw, determination 35.74.030 navigation, effect upon 35.74.040 operation as toll bridge 35.74.050, 35.74.060, 35.74.070

tolls, charging and collecting 35.74.050 eminent domain for 47.24.030

as part of state highway system Ch. 47.24 Franchises across bridges jointly owned or operated 47.44.040

Granting of franchises on authorized 47.56.256 Insurance for, See INSURANCE, subtitle Marine

and transportation insurance
Lewis and Clark bridge, designation of 47.04.160
Liquidation and closure of facility
accounts upon removal of tolls 47.56.242

satisfaction of claims 47.56.243 transfer of surplus to motor vehicle fund

Manette bridge authorized 47.20.570 Navigable streams, authority of railroads and common carriers to construct over 81.36.100 Port districts

acquisition and operation of facilities 53.08.020

authority to construct toll bridges 53.34.010 Public, trespass to repair, damages 64.12.040

Public lands, bridges or trestles across, See PUBLIC LANDS, subtitle Bridges or trestles Public waterway districts, costs of bridging 91.08.110

Railroads, authority to construct over navigable streams 81.36.100

Rural arterial program 36.79.010, 36.79.020, 36.79.050, 36.79.060, 36.79.090, 36.79.120 Satisfaction of claim upon closing accounts 47.56.243

State toll bridges

Agate Pass bridge

47.56.242

bond issues for construction, reimbursement

transfer of to highway department as toll free bridge, when 47.10.130 approval of tolls 47.56.031 construction and financing procedure

bond issue authorized

bondholder's right to compel performance, other remedies available 47.56.210 disposition of proceeds from sale of bonds 47.56.150

use for expenses 47.56.200 form and conditions 47.56.130, 47.56.140 interim bonds authorized 47.56.140 proximity of other service limitation to secure bonds 47.56.220

contributions to project by city, county or political subdivision authorized 47.56.250 department of transportation

directed to construct bridge and acquire rights of way 47.56.090

resolution of necessity for acquisition of rights of way to be passed, effect 47.56.110

47.56.110 contributions to project by city, county or political subdivision authorized 47.56.250 created after July 1, 2008 47.56.805, 47.56.810, 47.56.820, 47.56.830, 47.56.840, 47.56.850, 47.56.860

department of transportation authority to collect tolls 47.56.785

establishment and construction authorization 47 56 040

establishment and construction of transportation department to provide for 47.56.060

existing bridge and additional bridge as single

acquisition of property for by eminent domain 47.58.080

authorization for 47.58.010

bond issue for financing amount of issue, determining 47.58.050

authorized 47.58.040 bondholder's right to compel performance on 47.58.050

bonds as legal investment for state moneys 47.58.070

bonds as limited obligations 47.58.040 contents, form, maturity, signatures interest rate on, sale 47.58.040

to fix disposition of proceeds 47.58.060 interim bonds authorized 47.58.040

issued by resolution 47.58.040 permissible covenants in 47.58.050

proceeds from sale of, disposition 47.58.040, 47.58.060 revenue available for payment of bonds

47.58.040 Manette bridge-Port Washington Narrows

project, authorized 47.58.500 preliminary surveys, financing and

reimbursement of 47.58.020 study of other projects authorized, specific

authorization required before construction and financing 47.58.090

tolls on

amount 47.58.010, 47.58.030 duration 47.58.030

imposition authorized 47.58.010

Manette bridge-Port Washington Narrows project, for 47.58.500

preliminary expenses reimbursed from 47.58.020

existing state franchises protected 47.56.220 financial statements kept on, bondholders may inspect 47.56.060

construction fund 47.56.150 agreement on deposit of moneys in 47.56.190

transfer of moneys from for bond payments 47.56.170

use of surplus funds in 47.56.150 cooperative funds from state and federal government for toll bridges authorized 47.56.130

disposition of earned interest on funds deposited 47.56.180 reserve funds authorized 47.56.170

toll revenue fund 47.56.160

agreement on deposit of moneys in 47.56.190 payments for insurance or indemnity bonds

may be paid from 47.56.230 transfer of money from for bond payments 47.56.170

use of surplus funds in 47.56.170

general powers of officials relating to specified 47.56.060

granting of franchises on authorized 47.56.256 disposition of moneys received 47.56.257 insurance or indemnity bond authorized for 47.56.230

Interstate 90 floating bridge toll, federal authorization 47.56.790

notification requirements 47.56.258 payment of construction costs 47.56.120

permits, leases, or licenses to governmental entities to use facilities authorized disposition of moneys received 47.56.257

permits, leases or licenses to governmental entities to use facilities authorized 47.56.253

project payments made by warrants on vouchers 47.56.180

proximity of other service limitation 47.56.220

public-private transportation projects Ch. 47.46

(2008 Ed.) [RCW Index—page 63]

BRITISH COLUMBIA

Puget Sound ferry and toll bridge system, See PUGET SOUND FERRY AND TOLL BRIDGE SYSTEM Budget stabilization account Const. Art. 7 § 12 state building code study 44.39.038 Case forecast council, organization and duties Ch. 43.88C Energy code nonresidential buildings purchase of bridges by transportation Cities and towns minimum standards, authority of building code council to amend 19.27A.025 department authorized 47.56.050 biennial budgets Ch. 35A.34 rates and charges Code cities personal wireless service facilities, insulation biennial budgets Ch. 35A.34 bond redemption and interest as lien on requirement exemption 19.27A.027 47.56.240 residential buildings credit permits for vehicular traffic on biennial budgets 36.40.250 minimum and maximum codes 19.27A.015 authorized 47.56.247 capital outlay payments to owners by utilities for cash deposit on bond requirement change or transfer 36.40.100 construction complying with code changes or transfers between classifications 47.56.248 19.27A.035 duration 47.56.245 36.40.100 standards 19.27A.020 fixing of authorized 47.56.240 county hospitals Enforcement authority of counties and cities insurance for interruption of 47.56.230 standard for fixing 47.56.240 receipt of cooperative funds from state and board of trustees 36.62.180 19.27.050 Exceptions 19.27.060, 19.27.065 supplemental budget 36.62.270 Fees, local authority 19.27.100 estimates 36.40.030 federal government for authorized road and bridge construction 36.40.020 Fish habitat enhancement projects expenditures in excess of budget, liability of official 36.40.130 47.56.130 exemption, criteria 19.27.490 rights of way across state land, streets and Historical buildings, exception 19.27.120 final 36.40.080, 36.40.090 appropriations fixed 36.40.100 roads for, compensation 47.56.100, 47.56.110 Hot water heaters temperature regulation 19.27A.060 sale of property authorized 47.56.254 disposition of moneys received 47.56.257 transfers between classifications 36.40.100 preliminary 36.40.040 hearing 36.40.070 Housing for indigent persons, emergency exemptions 19.27.042 execution and delivery of deed 47.56.255 International fire code alternate date 36.40.071 sale of unneeded property to governmental entities, execution, delivery of deed administration and enforcement 19.27.110 notice of hearing 36.40.060 Local zoning jurisdiction reserved 19.27.090 disposition of moneys received 47.56.257 revision by county commissioners 36.40.050 Nightclubs state boundary bridges, agreements for feasibility study of 47.56.042 roads and bridges, See COUNTY ROADS AND BRIDGES, subtitle Fiscal matters automatic sprinkler system 19.27.500, 19.27.510, 19.27.520 Owner-built residences Tacoma Narrows bridge made part of primary rules, classification, and forms 36.40.220 construction in counties with populations of five thousand to less than ten thousand, highway 47.56.270 salaries and wages toll charges to be retained until costs paid change or transfer 36.40.100 legislative authority office, ratification of pre-election adjustments 36.40.205 47.56.245 ordinance reenactment 19.27.160 Tacoma Narrows Permit applications supplemental and emergency budgets required contents 19.27.095 citizen advisory committee 47.46.091 toll bridge account 47.56.165 36.40.250 water supply, evidence of adequate supply supplemental appropriations, unanticipated funds 36.40.100, 36.40.195 toll free facility, conditions 47.56.271 Toll bridge construction and financing 19.27.097 County auditors estimation 36.40.030 County park and recreation service areas 36.68.530 Portable oil-fueled heaters procedure, bond issues authorized standards for sale and use 19.27A.090, form, contents, interest and conditions of 19.27A.100, 19.27A.110, 19.27A.120 bonds 47.56.140 Purposes, objectives, and standards 19.27.020 interim bonds authorized 47.56.140 County recreation districts 36.69.160 Recycled building materials Interfund transfers and loans, repayment and crediting procedure 43.09.285 building code council to study changes in code Transfer of surplus sums 47.56.242 to encourage use 19.27.175 Residential buildings Transportation department, retention of responsibility for enumerated local bridges Libraries 27.12.210, 27.12.220 47.17.960 Metropolitan municipal corporations, adoption of budget 35.58.410 building code council duties 19.27A.045 Residential buildings moved without change in **BRITISH COLUMBIA** occupancy classification Public utility districts, See PUBLIC UTILITY Hydroelectric reservoir extending into British DISTRICTS, subtitle Fiscal matters application of building codes 19.27.180 electrical installation requirements 19.27.180 Columbia Schools and school districts, See SCHOOLS AND SCHOOL DISTRICTS, subtitle commission, powers 35.21.418 watershed agreement 35.21.417
Lake Osoyoos international water control School buildings automatic fire-extinguishing system requirements 19.27.113 Budgets State, See STATE FISCAL MATTERS, subtitle structure 43.21A.450 Budget and accounting system Temporary growing structures for commercial Reciprocity, tuition and fee program BUILDING AND LOAN ASSOCIATIONS horticultural purposes, exemption 19.27.065 program review 28B.15.758 Development credit corporations, membership in 31.20.070 Temporary worker building code 70.114A.081, waiver of nonresident tuition fees differential 70.114A.085 28B.15.756 Uniform codes Federal home loan banks **BROKERS** borrowing from authorized 30.32.020 adoption by reference 19.27.031 Commission merchants, licensing 20.01.040 amendments, review by building code council depositary for its funds, may designate as Insurance, See INSURANCE, subtitle Agents, 30.32.040 19.27.035 brokers, and solicitors Uniform fire code investments in stock of authorized 30.32.020 Real estate, fees, sale, exchange, mortgage or administration and enforcement 19.27.111 BUILDING CODE lease of Water conservation performance standards Amending authority of counties, cities 19.27.040, 19.27.060 Application 19.27.080 guardianship, limited guardianship property plumbing fixtures 19.27.170 11 92 125 BUILDING CODE COUNCIL probate estate property 11.56.265 Building code council account 19.27.085 Application to all counties and cities 19.27.031 **BRUCELLOSIS (See ANIMAL HEALTH)** Application to state and local government Compensation and travel expenses 19.27.070 **BUCKET SHOPS (See GAMBLING)** buildings 19.27.060 Duties 19.27.074 Building permit fee Energy code BUDGET AND ACCOUNTING SYSTEM deposit in building code council account 19.27.085 nonresidential buildings (See STATE FISCAL MATTERS, minimum standards, authority of council to subtitle Budget and accounting system) amend 19.27A.025 residential buildings council duties 19.27A.045 standards 19.27A.020 Cities and towns BUDGET DIRECTOR (See FINANCIAL MANAGEMENT, OFFICE OF; STATE adoption by reference 35.21.180 Counties FISCAL MATTERS, subtitle Financial area applicable 36.43.020 management, office of) authority to adopt 36.43.010 enforcement 36.43.030 Handicapped BUDGETS building access standards 70.92.140, 70.92.150 penalty for violations 36.43.040 Biennial budgets building access standards, exception 70.92.170 annual budget requirements inapplicable **Definitions 19.27.015** 35.32A.010, 35.33.020 Energy

[RCW Index—page 64] (2008 Ed.)

Indoor air quality	Factory built housing, See HOUSING, subtitle	Counties
interim and final requirements for maintenance 19.27.190	Factory built housing Handicapped	authority to provide 68.52.030 indigent persons 36.39.030
Indoor air quality in public buildings	access to	Cremated remains 68.05.195
duties 70.162.030	definitions 70.92.130	Definitions relating to cemeteries, morgues, and
Membership 19.27.070	exception 70.92.170	human remains Ch. 68.04
Nightclubs	legislative intent concerning 70.92.100 minimum standards set by building code	Discrimination, refusing burial to non-Caucasian 68.50.035
automatic sprinkler system 19.27.500, 19.27.510, 19.27.520	council 70.92.140	Funerals, See FUNERALS
Recycled building materials	waiver of standards 70.92.160	Interment rights, cemetery plots Ch. 68.32
study of building code changes to encourage	symbol	Mausoleums and columbariums, construction
use 19.27.175	display and signing 70.92.120 Historical buildings, state building code,	standards Ch. 68.28 No person in charge of burials 70.58.260
Review of amendments to uniform codes 19.27.035	exception 19.27.120	Private cemeteries, prevention of interment
School buildings	Interception of private conversations, owner's	68.20.065
automatic fire-extinguishing system	right 9.73.110	Records of remains 68.50.240
requirements 19.27.113 Water conservation performance standards for	Public, provision for handicapped Ch. 70.92 Public nuisance maintained or permitted in,	Records of sexton 70.58.260 Unlawful interment 70.58.260
plumbing fixtures 19.27.170	penalty 9.66.030	Washington veterans' and soldiers' homes
BUILDING PERMITS	Public works	72.36.110
Applications	Performance-based contracts for water conservation, solid waste reduction, and	BURNING PERMITS
required contents 19.27.095	energy equipment Ch. 39.35A	Abating or prevention of forest fire hazards,
water supply, evidence of adequate supply	Residential, moved without change in occupancy	management of ecosystems, instruction or silvicultural operations, issuance and fees
19.27.097 Appraisal by county assessor of new construction	classification	70.94.660
36.21.070	application of building codes 19.27.180 electrical installation requirements 19.27.180	Air pollution episodes, legislative finding,
Contractors, registration requirements Ch. 18.27	Standards for use and occupancy, cities and	declaration of policy 70.94.710 Conditions for issuance and use of permits, air
County assessor to receive copy 19.27.140	towns, counties, providing for 35.80.030	quality standards to be met, alternate
Exemptions 19.27.060, 19.27.065 Report on permits issued to department of	State	methods to lessen forest debris 70.94.670
community, trade, and economic	energy audits definitions 43.19.670	Cooperation between department of natural
development 19.27.150	implementation plan 43.19.680	resources and state, local, or regional air pollution authorities, withholding of permits
State or local government building projects	lease terms 43.19.685	70.94.690
optional municipal code city may not require government entity to provide bond or other	requirement, completion dates 43.19.675	Damages 52.12.104
security as condition of issuance of permit	high-performance public buildings LEED silver standard Ch. 39.35D	Declaration of air pollution emergency by governor 70.94.720
35A.21.250	tree plantings for energy conservation	Episode avoidance plan, contents, source
BUILDINGS (See also PUBLIC	encouraged 43.19.668	emission reduction plans, authority,
BUILDINGS)	State facilities landscape objectives to include energy	considered orders 70.94.715
Agreement to indemnify for negligence in construction, maintenance of, against public	conservation 43.19.682	Fees, permitting, penalty, and enforcement provisions 70.94.780
policy 4.24.115	Threatening to bomb, penalty 9.61.160	Fire protection districts
Blind persons, preference right to operate	Unfit dwellings, demolition assessment lien	authority 52.12.101
vending stands 74.18.220 Building code Ch. 19.27	against property 35.80.030 Unfit for human habitation, action by cities and	content, issuance 52.12.103
Building wardens, immunity from liability	towns Ch. 35.80	forest lands, exemption for 52.12.101 penalty for violations 52.12.105, 52.12.106
4.24.400	World fair or exposition	permittees, duties 52.12.104
Cities and towns	use by cities after 35.60.060 World fair or exposition, See also WORLD	resolution of commissioners 52.12.101
first class cities, control over location and construction 35.22.280	FAIRS OR EXPOSITIONS	publication and posting 52.12.102 Fire suppression costs, liability 52.12.108
lease and lease back agreements 35.42.070	BULLETS (See AMMUNITION)	Grasses grown for seed 70.94.656
newly constructed, county assessor's appraisal	BULLS (See LIVESTOCK)	Indian ceremonies 70.94.651
36.21.070, 36.21.080 towns 35.27.370	BUNGEE JUMPING (See AMUSEMENT	Issuing authority, nuisances, control of 70.94.780
Cities and towns, See also CITIES AND	RIDES)	Liability 52.12.104 Liability for fire suppression costs 52.12.108
TOWNS, subtitle Buildings	BURDEN OF PROOF (See also EVIDENCE)	Orders to be effective immediately 70.94.730
Construction permits	Conditions precedent, performance of 4.36.080	Outdoor burning, prohibited acts 70.94.775
newly constructed, county assessor's appraisal 36.21.070, 36.21.080	Judgments, validity of, facts conferring jurisdiction 4.36.070	Political subdivisions, issuance by 70.94.654 Rare and endangered plant regeneration
Counties	Libel and slander, application of defamatory	70.94.651
newly constructed, appraisal by assessor	matter to plaintiff, pleadings 4.36.120	Restraining orders, temporary injunctions to
36.21.070, 36.21.080 Crack houses Ch. 69.53	Will contest 11.24.030	enforce orders, procedure 70.94.725 Rules and regulations 70.94.700
nuisances, injunctions Ch. 7.43	BURGLAR ALARM RESPONSE RUNNERS	Smoke signals if part of religious ritual 70.94.651
Defined for arson, reckless burning, malicious	(See SECURITY GUARDS)	Weed abatement, fire fighting instruction, or
mischief 9A.48.010	BURGLARY Ingurance against See INSURANCE subtitle	agriculture activities, issuance, fees, and
Drugs abatement order 7.43.080, 7.43.090	Insurance against, See INSURANCE, subtitle Casualty insurance	exception 70.94.650 Weed abatement, instruction or agriculture
damages not precluded 7.43.130	Insurance of banks and trust companies against	activities, issuance, activities exempted from
forfeiture, proceeds 7.43.100	30.12.030	requirement 70.94.775
lien 7.43.120	BURIAL AND INTERMENT (See also	BUSES (See also COMMON CARRIERS;
moral nuisances 7.48A.010 nuisances, injunctions 7.43.010, 7.43.020,	CEMETERIES; CREMATION; HUMAN REMAINS)	PUBLIC TRANSPORTATION) Advertising
7.43.030, 7.43.040, 7.43.050, 7.43.060,	Authorization 68.50.170	bus shelters 47.36.141
7.43.070, 7.43.110, 7.43.120, 7.43.130	Burial places, exemption from execution	Auto stage
use for unlawful drugs 69.53.010, 69.53.020, 69.53.030	68.24.220 Buriol transit permit	defined 46.04.050
69.55.050 Energy code Ch. 19.27A	Burial-transit permit duty of registrar of vital statistics 70.58.030	maximum gross weight fees
Explosives	requirement 70.58.230	how computed 46.16.111
damages by 70.74.280	Certificate of authority required 68.05.240	maximum gross weight fees 46.16.070
malicious placement, penalties 70.74.270	Cities and towns, authority 68.52.030	mileage fees, penalty 46.16.125

BUSINESS AND OCCUPATION TAX

BUSINESS AND OCCUPATION TAX (See Definitions 18.118.020 seating capacity fees 46.16.121 TAXES - BUSINESS AND OCCUPATION) Legislative intent 18.118.005 speed restrictions 46.61.405, 46.61.410 Baggage Purpose 18.118.010 Uniform regulation of business and professions liability 81.29.020 BUSINESS ASSISTANCE CENTER maximum amounts recoverable 81.29.050 act Ch. 18.235 Duties 43.31.086 Conduct on, unlawful 9.91.025 ISO-9000 quality standards, duties 43.31.088 Confidentiality of user information 47.04.240 Regulatory fairness act Ch. 19.85 Administrative rules Discrimination to deny public accommodations because of race, color, or creed, penalty Rules coordinator provide list of applicable agency rules effecting specific type of business at the center's request 43.17.310 duty of rules coordinator to provide list of applicable agency rules to business 9.91.010 assistance center 43.17.310 Drivers **BUSINESS CORPORATION ACT (See** Business license center Ch. 19.02 overtime compensation 49.46.130 CORPORATIONS) Business opportunity fraud act Ch. 19.110 Business professions, regulation guidelines Ch. 18.118 Equipment, See MOTOR VEHICLES, subtitle BUSINESS DEVELOPMENT COMPANY Equipment requirements ACT Capital Municipal transit stations Generally Ch. 31.24 Washington economic development finance conduct at, unlawful 9.91.025 BUSINESS IMPROVEMENT AREAS authority, See ECONOMIC DEVELOPMENT FINANCE Passenger, flares and warning devices carried Parking and business improvement areas, 46.37.440 establishment and authority to levy special AUTHORITY Passengers assessments Ch. 35.87A Colleges and universities, commercial activities ejecting of, use of force, when lawful 9A.16.020 Ch. 28B.63 BUSINESS LICENSE CENTER Community, trade, and economic development, Combined licensing project 19.02.220 Definitions 19.02.020 Private carrier bus department of defined 46.04.416 departmental responsibilities 43.330.060 Duties 19.02.030 flashing light 46.37.190 Fees overtaking or meeting 46.61.375 sign required 46.37.193 delinquency fee 19.02.085 disposition 19.02.080 hardware trade-in or exchange information, recordkeeping requirements Ch. 19.194 Consumer loans Ch. 31.04 stop signal 46.37.190 master license application and renewal 19.02.070, 19.02.075 stopping at railroad crossing 46.61.350 Consumer protection Ch. 19.86 School buses Conversion of goods or merchandise from store Information compilation and distribution acquisition and purchase procedures 28A.160.195, 28A.160.200 to own use, liability and penalty 4.24.230 19.02.035 Cooperative associations, commencement of Master license bus routes, service requirements 28A.160.115 application and renewal fees 19.02.070, business crossing arms, installation required 46.37.620 19.02.075 businesses and activities 23.86.020 defined, motor vehicle law 46.04.521 current licenses valid 19.02.810 number of incorporators required 23.86.010 insurance exempt businesses or professional activities Dissolution transporting of unclaimed property 63.29.110 children to school or school activities expanded list of licenses issued under master Environmental excellence awards program for 28A.160.010 license system 19.02.110 products 43.21A.520 products 43.21A.320 vironmental laws information and assistance to businesses 43.21A.515 elderly 28A.160.010 expiration and renewal 19.02.090 interstate compact for school bus safety, See SCHOOL BUS SAFETY INTERSTATE issuance 19.02.070 issuance or renewal conditions 19.02.100 Environmental profile of state 43.21A.510 regulatory agency approval 19.02.070 renewal 19.02.075 COMPACT Gift certificates or credit unclaimed property 63.29.140 license, exemption 46.16.035 lighting and safety devices regulated by Going out of business sales, See SALES, subtitle commission on equipment 46.37.290 Master license fund Going out of business sales application and renewal fees 19.02.075 High risk consumer loans Ch. 31.04 load and seat capacity fees, exempt from delinquency fee 19.02.085 High technology businesses 46.16.150 receipts and expenditures 19.02.210 tax credits and deferrals Ch. 82.63 private school buses, standards 46.37.630 Performance-based grant program 19.02.310 Purpose 19.02.010 Highway right of way, public nuisance 47.32.120 sign required 46.37.193 signal lamps, displaying alternately flashing red lights 46.37.190 Inmate work programs State agencies, participation required 19.02.050 automated data input and retrieval system BUSINESS OPPORTUNITY FRAUD 72.09.106 ISO-9000 quality standards special lighting equipment on 46.37.290 Administration of chapter 19.110.190 transport of Application of chapter 19.110.040 Bond or trust account 19.110.100 business assistance center duties 43.31.088 general public to interscholastic activities 28A.160.100 Late night retail establishments, crime Cease and desist orders 19.110.150 Consumer protection act, application 19.110.170 prevention definitions 49.22.010 parent, guardian or custodian of student in 28A.160.110 Contract, contents, cancellation 19.110.110 Damages, remedies 19.110.130 employers' duties 49.22.020 enforcement 49.22.030 vehicle license and plates, inspection requisite 46.16.020 Definitions 19.110.020 Disclosure document License fees or taxes, certain business activities School buses, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle single uniform rate 35A.82.050 alternatives 19.110.080 contents 19.110.070 uniform rate, maximum rate established 35.21.710 Transportation Stages Financial institutions, department director's authority 19.110.140, 19.110.180 voter approval for excess 35.21.711 Licenses, See BUSINESS LICENSE CENTER Limited liability companies Ch. 25.15 auto stages, defined, motor vehicle law 46.04.050 Injunctions 19.110.160 for hire vehicles Investigations 19.110.140 Limited liability companies, application to maximum gross weight fees 46.16.070 Offers to sell or lease occur in Washington, when businesses or professions licensed under Title 18 Ch. 18.190 how computed 46.16.111 19.110.030 seating capacity fees 46.16.121 Limited liability partnerships, See LIMITED LIABILITY PARTNERSHIPS Penalties 19.110.075, 19.110.160 licensing Receivers 19.110.160 Registration mileage fees 46.16.125 Massage practitioners seating capacity fees 46.16.121 fees 19.110.060 optional code cities 35A.82.025 sale or transfer of, credit for unused fee requirements 19.110.050 Master licenses, See BUSINESS LICENSE Service of process 19.110.090 Unlawful acts 19.110.120 46.16.280 CENTER seating capacity fees 46.16.121 Moving sales, restrictions 19.178.100 speed restrictions 46.61.405, 46.61.410 BUSINESS PROFESSIONS, REGULATION Out-of-state residents or nonresidents, acts Stations OF submitting person to state jurisdiction conduct at, unlawful 9.91.025 Applicants for regulation, process 18.118.030, 4.28.185 Unlawful conduct on 9.91.025 18.118.040 Partnerships Ch. 25.05

[RCW Index—page 66] (2008 Ed.)

CALIFORNIA Personal information—notice of security mailing restrictions 42.52.185 Mailings by legislators, restrictions 42.52.185 Personal use of contributions 42.17.125 breaches Ch. 19.255 Coastal ecosystems compact and agreements Ch. Product liability actions Ch. 7.72 Pacific marine fisheries compact Ch. 77.75 Policy declaration 42.17.010 Professional employer organizations business and occupation tax 82.04.540 Political committee CAMAS SLOUGH taxation, generally 82.02.240 continuing committee, filing and reporting Closure 88.28.055 42.17.065 Promotional contests of chance 9.46.0356 CAMPAIGN FINANCING depositories 42.17.050 Regulatory compliance Advertising technical assistance programs Ch. 43.05 Regulatory fairness, See REGULATORY number of committees that may support commercial advertisers 42.17.110 candidate limited 42.17.050 statement of organization 42.17.040 treasurer 42.17.050 Candidate FAIRNESS depositories 42.17.050 Roofing and siding contractors and salespersons, personal use of contributions 42.17.125 Public funds, use to finance campaign prohibited business practices regulated Ch. 19.186 political committee support of candidate limited 42.17.050 42.17.128 Siding and roofing contractors and salespersons, reporting of contributions and expenditures 42.17.080, 42.17.090 treasurer 42.17.050 Public office or agency facilities use in campaign, prohibition 42.17.130 business practices regulated Ch. 19.186 Small business Public office or agency facilities use in campaign economic impact statements Ch. 19.85 forbidden federally guaranteed small business loan Commercial advertisers 42.17.110 state officer or employee exemption 42.17.131 program Ch. 31.40 Reporting of contributions and expenditures 42.17.080, 42.17.090 Contribution limitations regulatory fairness act Ch. 19.85 agency shop fees as contributions 42.17.760 Small business development center 28B.30.530, attribution of contributions 42.17.670 Special reports 28B.30.533 contributions before December 3, 1992 independent expenditures 42.17.100 Small business economic impact statement and rule-making procedure Ch. 19.85 42.17.700 large contributions 42.17.105 late contributions 42.17.105 contributions on behalf of another 42.17.730 Small business innovation research assistance controlled entities, attribution of contributions political advertising 42.17.103 program 28B.20.297 by 42.17.660 Surplus funds, disposal of 42.17.095 Tax credit program for eligible projects Ch. different office, prohibition on use of contributions for 42.17.790 earmarking 42.17.670 82.62 personal use of contributions 42.17.125 Taxation, See TAXES—BUSINESS AND OCCUPATION reporting of contributions and expenditures 42.17.080, 42.17.090 employers or labor organizations, limitations on 42.17.680 Telephone CAMPERS (See MOTOR VEHICLES, cities and towns, taxes endorsement fees solicitation prohibited subtitle Camper units) 42.17.770 network telephone service 35.21.714 family contributions, attribution and aggregation of 42.17.650 findings 42.17.610 intent 42.17.620 CAMPING RESORTS toll telephone service, taxable amount 35.21.714 Administration of chapter 19.105.530 Administrative procedure act 19.105.540 city license fees or taxes, uniform rate Advertisements filing 19.105.360 35.21.712 judicial office 42.17.645 Telephone business, license fee, tax 35A.82.055 labor organizations or employers, limitations prohibitions, remedies 19.105.365 Uniform regulation of business and professions Campgrounds act Ch. 18.235 on 42.17.680 limits specified 42.17.640 availability requirements 19.105.336 BUSING (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Transportation) availability requirements, protections 19.105.340 loan restrictions 42.17.720 public employees, solicitation of contributions **BUTTER (See DAIRIES AND DAIRY** from 42.17.750 blanket encumbrances 19.105.336 PRODUCTS) reimbursement for contributions prohibited Cease and desist orders 19.105.470 42.17.780 Consumer protection act, applicability **BYLAWS** revision of monetary limits 42.17.690 19.105.500 Corporations rules 42.17.647 Contracts emergency corporations 24.03.070 state official, time limit to solicit or accept application of law, exemptions 19.105.510 nonprofit corporations 24.03.070 cancellation by purchaser 19.105.390 estoppel 19.105.400 contributions 42.17.710 Fish marketing associations 24.36.130 time limit for state official to solicit or accept Insurance contributions 42.17.710 filing 19.105.360 domestic mutuals in general 48.09.130 written instrument required for some contributions 42.17.740 misrepresentation filing 48.05.070 statute of limitations 19.105.480 organization of insurers, filing 48.06.040 policies, how included in 48.18.160 permit to market required 19.105.310 prohibited actions 19.105.340 registration required 19.105.310 Contributions cash contributions 42.17.060 deposit 42.17.060 earmarked contributions 42.17.135 CABLE TELEVISION reserve fund to protect purchasers 19.105.350 voidable 19.105.400 Definitions 19.105.300 Connection of nondecoding and identification of contributions and expenditures 42.17.120 nondescrambling channel frequency converter investment 42.17.060 large totals 42.17.105 Disclosures to prospective buyer filing 19.105.360 permissible 9A.56.260 Right of way telecommunications and cable television late contributions 42.17.105 requirements 19.105.370 Impoundment of funds 19.105.340 personal use of contributions 42.17.125 service use Ch. 35.99 reporting requirements 42.17.080, 42.17.090 Injunctions 19.105.470 Rights of way telecommunications and cable television service use 35A.21.245 unidentified contributions 42.17.060 Investigations 19.105.450 Definitions 42.17.020 Purchaser lists, authorized uses 19.105.405 Disposal of surplus funds 42.17.095 Registration Subscription television services Earmarked contributions 42.17.135 actions against 19.105.350 civil cause of action 9A.56.250 Exceptions 42.17.030, 42.17.035 application procedure 19.105.320, 19.105.330 forfeiture and disposal of device 9A.56.240 Expenditures approval is not state endorsement 19.105.520 theft 9A.56.220 authority for and restrictions on 42.17.070 exemptions 19.105.325, 19.105.345 unauthorized use defined 9A.56.010 identification of contributions and fees 19.105.411 unlawful sale 9A.56.230 expenditures 42.17.120 out-of-state political committees, reports 42.17.093 renewal and amendment 19.105.420 Telecommunications, See
TELECOMMUNICATIONS, subtitle signature requirements 19.105.333 uniform regulation of business and professions act 19.105.560 Systems installations reporting requirements 42.17.080, 42.17.090 Television reception improvement districts Ch. unprofessional conduct, disciplinary action 19.105.380 Fund-raising activities, alternative reporting method 42.17.067 36.95 CAKE WALKS Independent expenditures 42.17.100 Sales promotion literature, filing 19.105.360 Amusement game Late contributions 42.17.105 Salesperson registration required, exemptions 19.105.430 defined 9.46.0201 Legislators

CAMPS AND CONFERENCE CENTERS

Alcoholic beverages, candidate purchasing or unprofessional conduct 19.105.440 Harbor improvement districts, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Violations giving liquor on election day prohibited Health and safety 35.43.040, 35.43.045, 35.44.045, 36.88.380, 36.88.390, 36.88.400, consumer protection act, applicability 19.105.500 66.44.265 Cities and towns, See CITIES AND TOWNS, gross misdemeanors 19.105.480 87.03.480, 87.03.526 subtitle Elections penalties 19.105.380 Highways, logs on highway right of way or in Counties, See COUNTIES, subtitle Elections referral to attorney general or prosecuting attorney 19.105.490 Disclosure, See PUBLIC DISCLOSURE drainage ditch as public nuisance 47.32.130 Irrigation districts Disqualification for conviction of subversive act remedies 19.105.470 hydroelectric generation development Elective offices - qualifications, terms, and requirements Ch. 29A.20 legislative intent 87.03.013 statute of limitations 19.105.480 powers, generally 87.03.015 Irrigation descriptions, See also IRRIGATION CAMPS AND CONFERENCE CENTERS Filing for office Ch. 29A.24 Business and occupation tax Municipal court judges, majority of votes in primary, effect 35.20.150 DISTRICTS exemption for items sold 82.04.363 Joint county and United States canal Sales tax Vacancies Ch. 29A.28 construction, authority 36.64.060 exemption for items sold 82.08.830 Lake Washington ship canal CANDY CANADA additional right-of-way 37.08.250 Alcohol content regulated 66.12.160, 66.12.170 Bonds or obligations consent of state given to United States to construct and operate 37.08.240 CANNABIS (See DRUGS, subtitle Controlled authorized investment for substances) mutual savings banks 32.20.030 lowering and raising waters, liability for savings and loan associations 33.24.020 CANS (See BEVERAGE CONTAINERS; RECYCLING; WASTE REDUCTION, RECYCLING AND MODEL LITTER damages 37.08.240 statewide city employees' retirement system Local improvements and assessments funds, authorized investment in 41.44.100 fences, culverts, syphons, or coverings, open Border crossing CONTROL ACT) canal hazards drivers' licenses, identicards 46.20.202, assessments for 35.43.040 CAPITAL (See STATE CAPITAL) 46.20.2021 authority for 35.43.040 CAPITAL NOTES AND DEBENTURES Electric power presumption 35.43.040 Banks, See BANKS AND BANKING, subtitle Capital notes or debentures installation of safeguards 35.43.045 joint operating agencies, negotiations with 43 52 300 right of entry 35.43.045 Creditors 30.36.010 Industrial insurance, jurisdiction agreements Obstructing is nuisance 7.48.120 51.04.020 Obstructing or interfering with a public nuisance, penalty 9.66.010 CAPITAL PUNISHMENT Insurance, investment in Canadian securities Generally Ch. 10.95 48.13.180 Port districts, acquisition and operation of facilities 53.08.020 Murder, first degree 9A.32.040 Pacific Northwest economic region Reprieve, governor's power to grant 10.01.120 cooperative activities encouraged 43.147.030 Private ditches and drains, appropriation of land Witnesses to execution findings 43.147.020 designation of, procedure 10.95.185 PNWER-Net interlibrary sharing network defined 43.147.050 authority for 85.28.010 CAPITAL STOCK Banks, See BANKS AND BANKING, subtitle Capital stock cost bonds, posting 85.28.030 legislative findings 43.147.040 generally Ch. 85.28 PNWER-Net working subgroup 43.147.060 petitions to appropriate, generally 85.28.020 summons to landowners Corporations, See CORPORATIONS, subtitle acceptance of gifts, grants, and donations authorized 43.147.080 Capital stock generally 85.28.060 Trust companies, investment in international or duties 43.147.070 service by publication 85.28.080 foreign banking institutions, authorized terms of agreement 43.147.010 tideland or marshland, drainage 85.28.130, 30 04 380 Pacific salmon treaty Ch. 77.75 85.28.140 Prescription drugs 18.64.360, 18.64.480. CAPITAL STOCK SAVINGS BANKS trials Conversion of mutual savings banks Ch. 32.32 18.64.490 appeal from 85.28.100 Sewerage systems generally 85.28.090 CAPITOL (See STATE CAPITAL) cities and towns, contracts with Canadian CAPITOL BUILDING LANDS viewers corporations 35.92.410 appointment 85.28.040 Designation of land - bonds - uses Ch. 79.24 Water systems compensation 85.28.110 cities and towns, contracts with Canadian CAPTURE BY ENEMY duties, generally 85.28.040 corporations 35.92.400 Federal missing persons act, written finding of new viewers appointed, when 85.28.120 report of 85.28.050 federal officer or employee prima facie CANAL COMPANIES evidence 5.40.030 Common carriers, subject to legislative control Private property, taking of for private use Const. CAR POOLS Const. Art. 12 § 13 Art. 1 § 16 Discrimination in charges prohibited Const. Art. High occupancy vehicle lanes Railroads, crossings over 81.36.030 use restrictions 46.61.165 Rivers and streams, crossing or along 81.36.040 Safeguarding 35.43.040, 35.43.045, 35.44.045, Eminent domain authority 81.36.010 Reserved lanes, exclusive use by 46.61.165 Labor liens, See LIENS, subtitle Franchises, 36.88.015, 36.88.380, 36.88.390, 36.88.400, earnings, property of certain companies Oil and gas, when products considered waste 78.52.140 87.03.480, 87.03.526 Right of entry authority 81.36.020 CANALS, DITCHES, AND DRAINS (See also CARBONATED BEVERAGES Breast and cervical cancer screening program, DIKING AND DRAINAGE) early detection Tax imposed Ch. 82.64 Cities and towns medical advisory committee 43.70.665 CAREER EDUCATION (See WORK drainage systems, authority to provide 35.21.210 Comprehensive cancer centers FORCE TRAINING AND EDUCATION) business and occupation tax exemption lowland filling Ch. 35.56 safeguarding 35.43.040, 35.43.045 CAREER LADDERS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Career 82.04.4265 Controlled substances therapeutic research Commercial waterway districts, See WATERCOURSES AND WATERWAYS ladder) program Ch. 69.51 Marijuana Counties, construction, joint authority 36.64.060 medical use Ch. 69.51A County roads improvement districts, See Registry, statewide program 9 92 100 COUNTY ROADS AND BRIDGES. authorized 70.54.230 subtitle Canals and ditches CARNIVALS confidentiality of data obtained 70.54.250 Diking district powers, See DIKING AND immunity from liability for providing required DRAINAGE Eminent domain

CARNAL KNOWLEDGE Prevention of procreation as punishment Safety regulation of amusement rides Ch. 67.42 CARRIERS (See COMMON CARRIERS) information 70.54.260 reporting requirements 70.54.240 rule-making authority 70.54.270 CARS (See MOTOR VEHICLES) CASCADIA DIAGNOSITC CENTER (See CANDIDATES (See also ELECTIONS) STATE INSTITUTIONS) (2008 Ed.)

private ditches and drains, See CANALS,

ditches and drains

DITCHES, AND DRAINS, subtitle Private

CASCARA BARK

Specialized forest products defined as 76.48.020 permit required 76.48.060 transportation or possession without permit unlawful 76.48.070

CASE FORECAST COUNCIL Organization and duties Ch. 43.88C

CASKETS (See FUNERAL DIRECTORS AND EMBALMERS)

CASKS (See BEVERAGE CONTAINERS)

CASUALTY INSURANCE (See INSURANCE, subtitle Casualty insurance)

CATHETERIZATION

Schools, authority of common schools to allow 28A.210.280, 28A.210.290

CATS (See ANIMALS) CATTLE (See LIVESTOCK)

CEDAR Cedar processor

purchases, possession, unlawful, when 76.48.096

records of purchase or retention of cedar products or salvage 76.48.094 registration certificate, display required

76.48.098 sales limitations 76.48.098

unlawful procedures 76.48.096 Cedar salvage, specialized forest products,

designated as 76.48.020 Processed cedar products, specialized forest products, designated as 76.48.020

Specialized forest products defined as 76.48.020 permit required 76.48.060

transportation or possession without permit unlawful 76.48.070

CELL PHONES (See TELEPHONES, subtitle Wireless service)

CEMETERIES (See also BURIAL AND INTERMENT; FUNERAL DIRECTORS AND EMBALMERS)

Abandoned cemeteries

dedication 68.60.020 definitions 68.60.010

restoration, maintenance, and protection 68.60.030

violations, penalties 68.60.060

Abandoned cemetery document, notice and recording 65.04.033

Abandoned lots, procedures Ch. 68.36 Arrangements, notice requirements 68.24.250 Authorization for burial or cremation 68.50.170

Authorization for buriar of cremation 68.63.7, Buildings and grounds damage or destruction 68.60.040 Cease and desist orders 68.05.320, 68.05.340, 68.05.350, 68.05.360, 68.05.370

Cemetery account 68.05.285

Cemetery board

administrative authority Ch. 68.05 compensation and travel expenses 68.05.060 definitions 68.05.020

enforcement authority 68.05.120 examination of reports 68.05.190

executive secretary and officers 68.05.095 exemptions from regulations 68.05.400 forfeiture of office 68.56.070

immunity from suit 68.05.290 meetings 68.05.080

membership 68.05.040, 68.05.050 powers and duties 68.05.090, 68.05.105

rule-making authority 68.05.100
Cemetery districts, establishment and operation

Ch. 68.52 Certificate of authority expiration 68.05.115 fees 68.05.215

(2008 Ed.)

proof of compliance 68.05.210

required for interment 68.05.240 revocation, suspension, or termination 68.05.173

transfer or sale of ownership or control 68.05.115

unprofessional conduct, disciplinary action 68.05.300, 68.05.310

violations, revocation 68.05.330

Cities and towns

acquisition and maintenance 68.52.040 annexation of territory for 35.13.180 cemetery board 68.52.045

exemptions from regulation by board 68.05.400

first class cities, regulation of 35.22.280 improvement fund 68.52.050, 68.52.060, 68.52.065, 68.52.070, 68.52.080

second class cities, establishment and regulation 35.23.440

Cities and towns, See also CITIES AND TOWNS, subtitle Cemeteries

Conveyances, cemetery plots, generally Ch. 68.32

Counties

exemptions from regulation by board 68.05.400

Counties, See COUNTIES, subtitle Cemeteries Cremation

burial or scatter of remains 68.05.195 permit or endorsement 68.05.175, 68.05.390 Crematories

permit or endorsement 68.05.245

damage or destruction of tomb, monument, or enclosure 68.60.040

grave robbing 68.60.040 Dedication of property 68.24.030, 68.24.040, 68.24.050, 68.24.070, 68.24.080, 68.24.100,

68.24.160 Dedication of property, removal 68.24.090 Definitions relating to cemeteries, morgues, and human remains Ch. 68.04

Department

defined 68.05.024

Director

defined 68.05.028

Discrimination, refusing burial to non-Caucasian 68.50.035

Districts

dissolution Ch. 53.48

establishment in all counties and islands 68.52.090

Endowment care

establishment of nonendowment care cemeteries prohibited 68.40.100 exemptions from law 68.40.095 fiscal reports, filing and review 68.40.040 fund requirements 68.40.010, Ch. 68.44

defined 68.05.030 examination by board 68.05.150, 68.05.254,

68.05.259 failure to deposit minimum amount 68.05.160

preservation and protection 68.05.170 reinvestment 68.05.170

reporting requirements 68.05.180

nonendowed sections, identification 68.40.025

property received in trust 68.40.060 representation of fund as perpetual 68.40.085 violations, penalty 68.40.090

Exemption from execution 68.24.220 Exemptions from regulation by board 68.05.400

Fees 68.05.205
Grave robbing 68.60.040
Historic cemeteries
dedication 68.60.020
definitions 68.60.010

violations, penalties 68.60.060 Interment, rights of

commission on sales prohibited 68.24.140 indivisible 68.24.120

multiple interment, disclosure 68.24.250 ownership and transfer records 68.24.150 sale 68.24.110

sale for resale prohibited 68.24.130

Interment, rights to

authority to use 68.32.050

conveyance to cemetery authority 68.32.160 co-owners 68.32.100

inheritance 68.32.040

joint tenants 68.32.070, 68.32.080, 68.32.090 order 68.32.100, 68.32.110

title 68.32.010 vested rights 68.32.020, 68.32.030

revocation, suspension, or termination 68.05.173

unprofessional conduct, disciplinary action 68.05.300

violations, penalties 68.05.330 Liens subordinate to dedication 68.24.160

Maintenance funds

endowment care 68.05.030

Maps and plats amendment 68.24.060

filing 68.24.030
requirements 68.24.020
Mausoleums and columbariums, construction standards Ch. 68.28

Nonendowed sections identification 68.40.025

Nonendowment care establishment prohibited 68.40.100

Nonprofit associations tax exempt land 68.20.110, 68.20.120

Nuisances

obstruction of way to burial place 7.48.140 when 68.56.040

Platting, subdivision and dedication of land act, exemption 58.17.040

abandoned lots, procedures Ch. 68.36 authority to use 68.32.050

commission on sales 68.24.140 conveyance 68.24.115

conveyance to cemetery authority 68.32.160

co-owners 68.32.100 family plots, sale 68.32.060 indivisibility 68.24.120 inheritance 68.32.040

inheritance tax, exemption 68.32.170

interment

order 68.32.110 joint tenancy 68.32.070, 68.32.080, 68.32.090 ownership and transfer records 68.24.170

placement, waiver 68.32.130 sale 68.24.110

sale for resale prohibited 68.24.130 title to plot 68.32.010 vested rights 68.32.020, 68.32.030, 68.32.140, 68.32.150

Police authority and enforcement 68.56.060 Prearrangement contracts

bond requirements 68.46.030

cease and desist orders 68.05.320

cemetery merchandise or services, defined 68.46.010

definitions 68.46.010

exemptions from law 68.46.125, 68.46.130

financial reports 68.46.090 form, filing 68.46.160 inactive contracts 68.46.075

indebtedness limitations 68.46.055

involuntary termination 68.46.070 requirements 68.46.100

sales licenses 68.46.170 statutory compliance 68.46.110

termination by purchaser or beneficiary 68.46.060

trust fund, prohibited uses 68.46.080 trust fund deposits 68.46.030, 68.46.040 trust fund required 68.46.020

trust fund withdrawals 68.46.050 unconstructed crypts, etc. 68.46.175

[RCW Index—page 69]

CEMETERY DISTRICTS

Prearrangement services	notices 68.52.120	For hire vehicles, Ch. 46.72
cease and desist orders 68.05.320, 68.05.340,	petition, contents 68.52.100	Insurance
68.05.350, 68.05.360, 68.05.370 contracts Ch. 68.46	review 68.52.180 Indebtedness, limitation 68.52.310	group disability, certificates for 48.21.080 group life insurance 48.24.170
examination by board 68.05.150	Joint operation, purchasing, or contracting	use as evidence 48.02.130
failure to comply with statutory requirements	68.52.192	Liens
68.05.160	Merger and annexation Ch. 68.54	cessation of judgments, certificates of to
reporting requirements 68.05.180 reports, filing 68.05.235	Powers 68.52.190 Special elections 68.52.250	another county 4.64.100 public works, notification of department of
sales licenses	Taxation 68.52.290, 68.52.310	revenue 60.28.050
application 68.05.155	CENSUS	services of sires, auditor's certificate to
revocation, suspension, or termination	Annexation	owners 60.52.020
68.05.173 terms and fees 68.05.225	annexed territory, certification, basis for	Motor vehicles license registration, See MOTOR
unprofessional conduct, disciplinary action	allocation of state funds 35.13.260	VEHICLES, subtitle Certificate of license
68.05.300, 68.05.310	basis for allocation of state funds 35.13.260 times for making 43.62.030	registration
violations, penalty 68.05.330	Annexed territory, certification 35.13.260	ownership, See MOTOR VEHICLES, subtitle
Prearrangement trust funds	Apportionment of legislature based upon Const.	Certificate of ownership Partition proceedings, judgment lien unsatisfied
examination by board 68.05.150, 68.05.254, 68.05.259	Art. 2 § 3	7.52.160
Private corporations	Cities and towns allocations of state funds based upon, finality	Registration of contractors, See
control of property 68.20.061	43.62.020	CONTRACTORS
county, city, and town regulation 68.20.080	annexation 35.13.260	Shellfish sanitary control, certificates of compliance Ch. 69.30
improper assemblages, prevention 68.20.066 incorporation 68.20.010	assistance to office of financial management	Stock, transfer of, See STOCK TRANSFER
interment, prevention 68.20.065	in making 43.62.040 certification of 43.62.030	CERTIFICATION
markers, monuments, and structures,	determination of 43.62.030	Banks, checks, without funds 30.16.010
regulation 68.20.062, 68.20.063	disincorporation 43.62.030	Census of cities and towns 43.62.030
organization 68.20.020 plants and shrubs, regulation 68.20.064	incorporation, procedure 43.62.030	Chemical dependency professionals Ch. 18.205
powers 68.20.030, 68.20.050	times for making 43.62.030	Copies of instruments restoring civil rights 5.44.090
prior corporations, effect 68.20.040	Counties determination and certification of population,	Department of licensing, certified copies of
rule making and enforcement 68.20.060	office of financial management 43.62.035	records, restrictions, fee 46.01.250
rules and regulations 68.20.067, 68.20.070	County	Digital signatures
Property, right to acquire 68.24.010 Public utilities through cemetery 68.24.180,	allocation of state funds, basis 36.13.100	electronic authentication and certification authority Ch. 19.34
68.24.190	authorized 36.13.020 determination 36.13.030, 36.13.050,	Drainage districts, assessment roll 85.32.090
Records of remains 68.50.240	36.13.100	Elections, See ELECTIONS, subtitle Certificates
Removal of remains, procedure 68.50.200,	enumerators	and certifications
68.50.210, 68.50.220 Reports, filing 68.05.235	employment for 36.13.030	Injunctions, order of 7.40.100 Instruments affecting real property
Roads and railroads through cemetery 68.24.180,	information given to 36.13.040 penalties for violations 36.13.070	effect of recording 65.08.110
68.24.190	Enumeration to be made in decennial periods	recording 65.08.100
Sale, transfer, or creation of new 68.05.115	Const. Art. 2 § 3	separate parcels situated in different counties,
Taxation exemptions 68.24.240	Exclusion of certain persons Const. Art. 2 § 3	recording 65.08.110 Mandamus, verdict 7.16.240
Undisposed remains 68.50.230	Financial management, office of, powers and duties of planning and community affairs	Public records and documents, admissibility of
Uniform regulation of business and professions	agency transferred to 43.41.050	evidence 5.44.040
act 68.05.430	CENTRAL BUDGET AGENCY	Redemptions
Unlawful damage civil liability 68.56.020	Abolished 43.41.940	judgment docket copies 6.23.080 mortgage record copies 6.23.080
exceptions 68.56.030	CENTRAL STORES (See GENERAL	Supplemental proceedings, referee to judge
penalty 68.56.010	ADMINISTRATIÒN, DEPARTMENT	6.32.040
Unlawful employment of others to dispose of	OF, subtitle Central stores)	Writ of certiorari 7.16.060
human remains 68.24.150 Veterans' cemetery Ch. 72.36	CENTRAL WASHINGTON UNIVERSITY	CERTIFIED CHECKS (See also UNIFORM
Violations	(See COLLEGES AND UNIVERSITIES;	COMMERCIAL CODE, subtitle
enforcement 68.05.090	REGIONAL UNIVERSITIES)	Negotiable instruments) Bona fide holder's rights 30.16.010
liability 68.56.050	CEREBRAL PALSY Cerebral palsy center, powers, functions, for	Certification without funds, penalty 30.16.010
CEMETERY DISTRICTS	operation of, transferred to department of	Effect 30.16.010
Annexation and merger Ch. 68.54	social and health services 70.82.050	CERTIFIED MAIL
Cemetery district fund 68.52.280, 68.52.290, 68.52.300	Diagnosis 70.82.040	Use where registered mail authorized 1.12.060
Cities and towns, inclusion 68.52.210	Eligibility for services and facilities 70.82.030 Funds	CERTIFIED PUBLIC ACCOUNTANTS (See
Commissioners	appropriations from 70.82.021	ACCOUNTANTS)
election and compensation 68.52.220	transfer to state general fund 70.82.021	CERTIORARI
oaths 68.52.260 organization and operation 68.52.270	warrants 70.82.024	Affidavit, application for writ by 7.16.050 Application for writ 7.16.050
vacancies 68.52.155	Purpose and aim of program 70.82.010	Charitable trusts, order of attorney general
Community revitalization financing 68.52.195	CERTIFICATED EMPLOYEES (See	related to, court review 11.110.110
Disincorporation of special districts in counties	SCHOOLS AND SCHOOL DISTRICTS)	County board of adjustment ruling 36.70.890
with population of two hundred ten thousand or more Ch. 57.90	CERTIFICATES (See also CERTIFICATION; LICENSES)	Courts, power to grant 7.16.040 superior courts 2.08.010, Const. Art. 4 § 6
Dissolution 68.52.320	Corporations, See CORPORATIONS, subtitle	supreme court 2.04.010, Const. Art. 4 § 6 supreme court 2.04.010, Const. Art. 4 § 4
Elections 68.52.155	Certificates of incorporation;	Definitions
Eminent domain 68.52.200, 68.52.210	CORPORATIONS, subtitle Certificates of	certiorari 7.16.030
Establishment authority 68.52.090	stock Docket, certificate of lien, cessation entry, effect	judgment 7.16.020 motion 7.16.020
commissioners 68.52.140	4.64.100	order 7.16.020
election 68.52.150, 68.52.160, 68.52.170,	Elections, See ELECTIONS, subtitle Certificates	Grounds 7.16.040
68.52.185	and certifications	Hearings 7.16.110
hearing 68.52.110, 68.52.130	Falsifying by public officer 42.20.050	judicial determinations 7.16.120

[RCW Index—page 70] (2008 Ed.)

definitions 70.200.010 registration 19.09.076 time of 7.16.330 Combined fund drive account 41.04.039 application 19.09.075 exemptions 19.09.076 Judgment 7.16.110 copy, transmittal to inferior tribunal, board, or officer 7.16.130 Judgment roll 7.16.140 Notice of application for writ 7.16.050 contracts and partnerships 41.04.0332 definitions 41.04.035 powers and duties 41.04.0331 failure to file, late filing fee 19.09.271 required 19.09.065 reregistration 19.09.085 Orders to show cause why notice for application rules, procedures 41.04.036 violations, penalties 19.09.275 of writ should not be allowed 7.16.050 Parties, designation of 7.16.010 Rules of practice 7.16.340 rules and committee, authority to establish Prohibited acts use of another entity's name or emblem without consent 19.09.230 Donation bins, deposit of trash in State agency action reviewable under misdemeanor 9.91.130 use of similar names, symbols, or statements administrative procedure act or land use Finances 19.09.240 violations, penalties 19.09.275 waiver of penalties, procedure 19.09.276 petition act advisory council 19.09.550 education program 19.09.510, 19.09.520, 19.09.530 inapplicability of chapter 7.16.360 Sales tax exemption for nonprofit organizations 82.08.02573 Stay of proceedings 7.16.070, 7.16.080 reciprocal agreements, other states 19.09.560 reports and information 19.09.500, 19.09.540 Gambling 9.46.0209, 9.46.0311, 9.46.0321, 9.46.0351 Superior courts' power to issue 2.08.010, Const. Art. 4 § 6 Service of process 19.09.305 Supreme court Surety bonds, requirements 19.09.190 jurisdiction as to 2.04.010 Telephone, regulated 80.36.390 Ticket sales 19.09.100 power to issue Const. Art. 4 § 4 raffles, authority to conduct 9.46.0315 sharing facilities 9.46.0701 Unfair practices, procedures 19.09.340 certification 7.16.060 contents 7.16.070 directed to whom 7.16.060 Nonprofit corporation act Ch. 24.03 Public employees, payroll deductions for 41.04.035, 41.04.036 assessments, recovery 19.09.279 cease and desist orders, attorney general may return 7.16.110 return with transcript required, when 7.16.060 Unclaimed property, receipt of, when 63.24.160 issue 19.09.277 Uniform management of institutional funds act hearing 19.09.279 returnable, when 7.16.330 service of 7.16.100 investigations, attorney general's powers United fund, payroll deductions 41.04.035, 41.04.036 19.09.410 service of or return 7.16.110 investigations and publication of information 19 09 400 CESSPOOLS CHARITABLE SOLICITATIONS penalties 19.09.275, 19.09.279 Administrative procedure 19.09.430 Advertising, prohibited practices 19.09.100 Failing to fence or cover a public nuisance records availability to attorney general 7.48.140 19.09.420 First class cities Annual report, secretary of state to publish 19.09.440 assessment for closing 35.22.320 filling and closing 35.22.310 waiver of penalties, procedure 19.09.276 Business and occupation tax exemption for CHARITABLE TRUSTS nonprofit organizations 82.04.3651 CHAIN DISTRIBUTION SCHEMES (See Attorney general PYRAMID SCHEMES) Commercial fund raisers court review of orders relating to 11.110.110 advertising requirements 19.09.100 enforcement of orders relating to 11.110.110 CHALLENGES annual report, secretary of state to publish 19.09.440 investigative authority 11.110.100 Elections, See ELECTIONS
Jurors, See JURIES AND JURORS, subtitle notification of judicial proceedings regarding charitable trusts, to receive 11.110.120 orders to trustees to appear 11.110.110 proceedings to secure compliance with orders 11.110.120 change of information 19.09.085 challenges to jurors contracts, limitations and requirements Legal sufficiency of evidence 19.09.097 effect 4.56.150 disclosure requirements 19.09.100 financial statements 19.09.210 nonsuit, when 4.56.120 Court review of orders of attorney general 11.110.110 procedure 4.56.150 limitations on practices 19.09.100 prohibited acts 19.09.230, 19.09.240 Referees, to 4.48.050 Definitions 11.110.020 **CHANGE OF NAMES (See also NAMES)** recordkeeping requirements 19.09.200 Enforcement of orders to appear 11.110.100 Special legislation prohibited Const. Art. 2 § 28 registration application 19.09.079 **CHAPLAINS** instrument establishing, filed with secretary of failure to file, late filing fee 19.09.271 state 11.110.060 Agencies form, contents 19.09.097 inventory of assets, time 11.110.060 housing allowance 41.04.360 County health facility authorized to employ chaplains Const. Art. 1 § 11 required 19.09.065 tax or information return or report 11.110.070 reregistration 19.09.085 Instruments establishing, filed with secretary of Public health district facility authorized to employ chaplains Const. Art. 1 § 11
Public hospital districts service of process 19.09.305 state 11.110.060 Inventory of assets, filing, time for compliance 11.110.060 surety bond 19.09.190 telephone solicitations 19.09.100 employment authorized 70.44.059 ticket sales 19.09.100 Investigations by attorney general, authorized Investigations by attorney general 11.110.100

Judicial proceedings, copies of, relating to filed with attorney general 11.110.120 use of another entity's name or emblem without consent 19.09.230 State institutions appointment 72.01.210, 72.01.212, 72.01.220, 72.01.230, 72.01.240 housing allowance 41.04.360 violations, penalties 19.09.275 Conditions and requirements 19.09.100 Order to appear to trustee by attorney general 11.110.110 effect 11.110.110 Penalty for violations 11.110.140 Cost of solicitation 19.09.100 Definitions 19.09.020 State penitentiary and reformatory Const. Art. 1 Disclosure requirements 19.09.100 CHARGE D'AFFAIRES Endorsements Powers and duties of attorney general related to Foreign acknowledgments 64.08.040 conditions 19.09.230 are in addition to other powers and duties CHARGES (See FEES; RATES AND Fees, disposition 19.09.355 11.110.120 CHARGES) Financial statements 19.09.210, 19.09.315 Proceedings to secure compliance with orders of attorney general 11.110.120 Public records, availability 11.110.040 CHARITABLE ORGANIZATIONS (See also Forms and procedures 19.09.315 CHARITABLE SOLICITATIONS) Names or emblems use of another entity's similar name 19.09.240 Purpose of chapter 11.110.010 Boxing, martial arts, and wrestling events, use prohibited without consent 19.09.230 Secretary of state amateur Organizations contestants, medical certification 67.08.015 Charitable gift annuities, See INSURANCE, subtitle Charitable gift annuities
Charitable solicitations Ch. 19.09 annual report, secretary of state to publish rule adoption to establish 43.07.125 filing requirements 11.110.060

Tax or information return or report, filing

11.110.070 19.09.440 change of information 19.09.085 conditions, who may conduct 19.09.100 Children donors and distributors of items to children contracts with commercial fund raisers Tax reform act of 1969 19.09.097 application to 11.110.200 immunity from civil and criminal liability financial statements 19.09.210 amendment to existing trust 11.110.250 70 200 020 construction of chapter 70.200.030 recordkeeping requirements 19.09.200 trusts created after June 10, 1971 11.110.250

rights and powers of	Foreclosure, franchises subject to sale on order of	Violations, penalty 31.45.105, 31.45.180
attorney general not impaired 11.110.230	foreclosure	CHECKS AND DRAFTS (See also
court not impaired 11.110.230	sheriff's fee 36.18.040	NEGOTIABLE INSTRUMENTS,
state implementation 11.110.200	Insurance companies, investment in 48.13.110,	subtitle Checks; UNIFORM
trust instruments deemed to contain certain provisions for distribution	48.13.150	COMMERCIAL CODE, subtitle
11.110.220	CHATTELS (See PERSONAL PROPERTY)	Negotiable instruments)
prohibiting provisions 11.110.210	CHEAT (See FRAUD)	Bank deposits and collections Ch. 62A.4 Certified
Trustees, registration requirements 11.110.051	CHECK CASHERS AND SELLERS	bona fide holder's rights 30.16.010
Trusts not exclusively for charitable purposes	Application of chapter, exemptions 31.45.020	certification without funds, penalty 30.16.010
access to information 11.110.075	Bonding requirements 31.45.030	effect 30.16.010
Uniformity of laws with other state laws 11.110.090	Checks, drafts, or money orders sold,	Check cashers and sellers, regulation Ch. 31.45
Violations	requirements 31.45.060 Definitions 31.45.010	City or town employee payroll check, draft, or
civil action by attorney general 11.110.130	Financial institutions, department of	warrant
penalty 11.110.140	director's administrative power and discretion	city or town may cash, conditions 35.21.087
refusal to	31.45.200	Colleges and universities check cashing for students and employees
comply with rules promulgated by secretary	License	28B.10.031
of state 11.110.125	application 31.45.030, 31.45.040	Credit card used as check cashing identification
file reports 11.110.125 perform duties 11.110.125	deposit in lieu of bond 31.45.030	card number not to be recorded 62A.3-512
•	director of financial institutions, duties 31.45.030	Dishonored checks
CHARTERS Cities	fee and bond 31.45.030	failure to comply with requirements 62A.3-
alternative propositions, submission of Const.	investigation by director of financial	525 form for nation 62 A 2, 520
Art. 11 § 10	institutions 31.45.040	form for notice 62A.3-520 motor vehicle fees, procedures 46.01.230
amendment by special law prohibited Const.	investigation or examination fee and annual	payee's rights 62A.3-515
Art. 2 § 28	assessment fee 31.45.050	service of notice by mail 62A.3-522
election of freeholders Const. Art. 11 § 10	required 31.45.030	Prizes, promotional advertising of prizes
first class cities 35.22.030, 35.22.050,	Licensee failure to perform obligations	simulated or continuing obligations checks,
35.22.055, 35.22.060, 35.22.070, 35.22.080, 35.22.080, 35.22.080	director of financial institution's duty	prohibitions and restrictions 19.170.050
35.22.080, 35.22.090, 35.22.100, 35.22.110, 35.22.120, 35.22.130,	31.45.150	State
35.22.140, 35.22.150, 35.22.160,	fees and charges schedule, posting	cashing checks, drafts, and warrants for state officers, employees, and others authorized
35.22.170, 35.22.180, 35.22.190,	requirement 31.45.060	43.08.180
35.22.200	issuance temporary cease and desist order	Stop-payment order, unlawful
exercising powers and duties in accordance	31.45.120 possession of property and business by	class C felony, amount 9A.56.060
with 35.22.020 petition for 35.22.130	director of financial institutions	gross misdemeanor, amount 9A.56.060
contents of 35.22.130	appointment of receiver 31.45.160	Unclaimed property, uniform act 63.29.050
publication of election notices and proposed	powers and authority 31.45.160	Unlawful issuance
charter Const. Art. 11 § 10	recordkeeping 31.45.060	class C felony, amount 9A.56.060 "credit", defined 9A.56.060
vote on, majority necessary to ratify Const.	report requirements, rules 31.45.090	defined 9A.56.060
Art. 11 § 10	restrictions 31.45.070 suspension or revocation of license	gross misdemeanor, amount 9A.56.060
Cities over ten thousand, power to frame charter	closing audit report 31.45.090	intent, presumption of 9A.56.060
Const. Art. 11 § 10 Combined city and county municipal	temporary cease and desist order	venue 4.12.025
corporations Const. Art. 11 § 16	application for injunction 31.45.130	CHEESE (See DAIRIES AND DAIRY
Corporate	violation 31.45.140	PRODUCTS)
creation by special legislation prohibited	transactions permitted 31.45.070	CHEHALIS INDIANS
Const. Art. 12 § 1	unsafe or unsound practice cease and desist order 31.45.110	Retrocession of criminal jurisdiction 37.12.100,
extension of by legislature prohibited Const. Art. 12 § 3	notice of charges, hearing 31.45.110	37.12.110, 37.12.120, 37.12.130, 37.12.140
forfeiture of, not to be remitted Const. Art. 12	Location change	CHELAN COUNTY
§ 3	notice 31.45.050	Boundaries, tracing of 36.04.040
void for want of organization, when Const.	Military borrowers	Superior court judges, number of 2.08.062
Art. 12 § 2	licensee's duty, definition 31.45.210 Records and accounts	CHEMICAL DEPENDENCY (See
County, home rule Const. Art. 11 § 4	examination or investigation by director of	ALCOHOLISM AND DRUG
First class cities, amendment, petition for 35.22.130	financial institutions 31.45.100	ADDICTION)
Municipal	Small loan endorsement	CHEMICALS (See PESTICIDE
creation or amendment by special law,	agent for licensee or exempt entity 31.45.079	APPLICATION; POISONS)
prohibited Const. Art. 2 § 28	application 31.45.040	CHEMISTS
election for, how conducted Const. Art. 11 §	application and fees 31.45.077 delinquent small loan, collection 31.45.082	Agriculture, department of
10	disclosure requirements 31.45.088	duties of official chemists 43.23.200, 43.23.205
grant of, to be under general laws Const. Art. 11 § 10	fee and bond 31.45.030	
how amended Const. Art. 11 § 10	interest and fees allowed 31.45.073	CHICKENS (See POULTRY)
power of certain cities to frame Const. Art. 11	investigation by director of financial	CHIEF JUSTICE OF SUPREME COURT
§ 10	institutions 31.45.040	Administrator for the courts assignment of judges, recommended by
publication, prior to submission Const. Art. 11	investigation or examination fee and annual assessment fee 31.45.050	administrator 2.56.040
§ 10 subject to general laws Const. Art. 11 § 10	payment plan, terms and restrictions	assistants appointed and compensation fixed
submission of alternate propositions Const.	31.45.084	under approval of chief justice 2.56.020
Art. 11 § 10	postdated check or draft as security 31.45.073	funds disbursed under order of chief justice
*	restrictions 31.45.070	2.56.090
CHATTEL LIENS (See LIENS, subtitle Chattel liens)	right of rescission 31.45.086	Assignment of judges to other county or district
CHATTEL MORTGAGES (See also	transactions permitted 31.45.070 Tax refund anticipation loans Ch. 19.265	2.56.040 Commission on supreme court reports, duties
MORTGAGES)	Trust funds	2.32.160
Destruction, conversion, sale, removal, etc., of	deposit requirements 31.45.080	Impeachment trials, presides, when Const. Art. 5
property to avoid, penalty 9.45.060	rules for maintenance 31.45.080	§ 1
Fees	Violation of consumer protection act	Method of determining Const. Art. 4 § 3
sheriff's foreclosure sale 36.18.040	remedies 31.45.190	Selection of Const. Art. 4 § 3

CHILD ABUSE AND NEGLECT, COUNCIL Utilities and transportation commission alcohol or controlled substances as FOR THE PREVENTION OF (See CHILD ABUSE) contributing factor, evaluation 26.44.170 members, removal of, tribunal appointed by 80.01.010 arrest without warrant, circumstances 26.44.130 CHILD ABUSE CHILD CARE (See DAY CARE) notification of investigation, report, and Adolescents, abuse of CHILD CARE AGENCIES (See also PUBLIC findings 26.44.100 DSHS staff training 26.44.220, 26.44.230 ASSISTANCE, subtitle Child welfare right to review and amendment of finding Alcohol or controlled substances as contributing agencies) 26.44.125 factor, evaluation of alleged perpetrator Abuse of charges, investigate prior to licensure or treatment for abusive person removed from 26.44.170 relicensure 74.15.030 home 26.44.140 Background investigations of certain prospective employees and volunteers Child care resource and referral services visitation rights, temporary restraining order 26.44.150 business and occupation tax exemption definitions, records 43.43.830, 43.43.832, 43.43.834, 43.43.836, 43.43.838, 82.04.3395 Prevention Foster homes auditors fee, issuance of marriage license 43.43.840 duties of department 74.13.031 additional fee to fund prevention programs 36.18.010 finger-print based 43.43.839 Investigate for abuse prior to licensure or relicensure 74.15.030 immunity of state 43.43.833 Prevention training for parents and day cares Birth certificates, children's trust fund 70.58.085 Children's services denial, revocation, suspension, modification Records disclosure 26.44.031, 74.13.500, 74.13.505, 74.13.510, 74.13.515, 74.13.520, child abuse and neglect multidisciplinary 74.15.132 required 74.15.090 teams 74.14B.030 74.13.525 suspension for noncompliance with support order 74.15.134 Children's trust of Washington renamed council for children and families Reporting annual report by prosecutor 26.44.075 definitions 26.44.020 Maternity homes, See MATERNITY HOMES 43.121.185 Corporal punishment 9A.16.100 duty of law enforcement agency or department CHILD CUSTODY of social and health services 26.44.050 failure to report 26.44.080 false report 26.44.060, 26.44.061 immunity 26.44.060 Council for children and families Abuse Ch. 26.44 children's trust fund 43.121.100 Child custody jurisdiction act Ch. 26.27 contracts for services Custodial interference factors in awarding 43.121.070 funding 43.121.060, 43.121.080 definitions 43.121.015 action by relative 26.09.255 investigation, duties of receiving agency 26.44.030 plaintiff, fees and costs 26.09.255 Dependency order executive director 43.121.040 notice to noncustodial parent 26.44.120 judicial proceedings 26.44.053 funding, partial 43.121.080 notice to parents 26.44.115 limitations of chapter 26.44.015 home visitation program 43.121.170, Dependency proceedings methamphetamine manufacture with child on 43.121.175, 43.121.180 advise parents and children of rights premises 26.44.200 legislative intent 43.121.010 oral, written, contents 26.44.040 Designation of custodian 26.09.285 members protective detention or custody 26.44.056 compensation and travel expenses 43.121.030 public employees, legal defense provided use of approved forms 26.09.006 26.44.032 Investigation by court regarding parenting arrangements 26.09.220 $membership, terms, qualifications\,43.121.020$ records, maintenance and disclosure postpartum depression, information 26.44.031 Mediation proceedings 26.09.015, 26.09.016 Modification 26.09.260 43.121.160 by whom 26.44.030, 26.44.040, 26.44.050 powers and duties 43.121.050 witness to report 9.69.100 written records 26.44.035 Rights of child 13.34.020 Nonparental actions for custody attorney for child 26.10.070 programs, scope 43.121.060 Counseling referrals availability notice civil procedure 26.10.020 74.14B.050 Rights of parents and children court interview with child 26.10.120 Deaf, state school for purpose 26.44.100 investigation 26.44.210 custody orders, background information 26.10.135 statement to parents 26.44.110 Risk assessment process Demonstration project for protection, care, and determination of custody, best interests treatment of children at risk of abuse or use, report to legislature 26.44.030 School curriculum 28A.300.150, 28A.300.160 neglect 74.13.200, 74.13.210, 74.13.220, 74.13.230 26.10.100 failure to comply 26.10.090 Schools Dependency petitions written policy 28A.230.080 physician's expert opinion 26.44.030, 26.44.040, 26.44.050 mandatory approved forms 26.10.015 Sexual abuse and/or assault mandatory use of standard forms and format criminal records rules 26.18.220 Emergency placement, record check 26.44.240 Guardian ad litem, appointment 26.44.053 information identifying victims is guardian ad litem appointment 26.10.130 health insurance 26.10.060 confidential 10.97.130 Homicide by abuse 9A.32.055 evidence, admissibility of child's statement hearing, priority 26.10.140 intent 26.10.010 Identification and criminal history section 9A.44.120 state patrol powers and duties 43.43.700 Interviewing child 26.44.030, 26.44.040, 26.44.050 identity of victim not to be disclosed at any court proceeding 10.52.100 information identifying victims of juvenile offenders is confidential 13.50.050 investigation 26.44.180, 26.44.185, 26.44.190 investigation and report of custody arrangements 26.10.130 modification of decree 26.10.190 Investigation modification of order 26.10.200 notification 26.44.100 motion - affidavit required, notice 26.10.032 sexual abuse investigations 26.44.180, investigator training 43.101.224 payment of costs, fees 26.10.080 26.44.185, 26.44.190 recovery actions, statute of limitations 4.16.340 petitions, orders, decrees - Indian child welfare act 26.10.034 Law enforcement training on child abuse and neglect 43.101.365, 43.101.370 treatment services, provision by department of powers and duties of custodian 26.10.170 community, trade, and economic development 74.14B.060 proceeding - commencement, notice 26.10.030 Negligent treatment, maltreatment offer of services 26.44.195 victims, early identification and referral records, access to child records 26.10.150 Parenting plan 74.14B.070 remedies for concealment, enticement, or taking 26.10.180 visitation, restriction on abusive parent Shaken baby syndrome outreach campaign restraining order 26.10.220 scope 26.10.040 26.09.191 43.121.140 Parenting skills Teachers, record check 28A,410,010 general provisions 43.121.110, 43.121.120, 43.121.130 Temporary restraining order or preliminary injunction 26.44.063, 26.44.067 support orders 26.10.050 modification, summary report, filing shaken baby syndrome outreach campaign 43.121.140 Therapeutic day care and treatment 74.14B.040 requirements 26.10.195 Training in prevention for in head start and early support schedule 26.10.045 Parenting skills and child abuse prevention childhood education assistance programs temporary custody order 26.10.110

43.63A.066

Witnesses, duty to report 9.69.100

temporary order 26.10.115, 26.10.200 venue 26.10.210

Perpetrator

classes 28A.620.020

CHILD PORNOGRAPHY

visitation rights, limitations on noncustodial parent, grounds 26.10.160	petition, grounds, and procedure 74.20A.059 Aid and attendant care payments	mandatory use of standard forms and format rules 26.18.220
Parentage act, uniform Ch. 26.26	calculation of obligation 26.19.045	use of approved forms 26.09.006
Parenting act	Alternative method of enforcement Ch. 74.20A	Guidelines
advice of professional personnel 26.09.210	Attendant services payments in cases of	review 26.19.025, 26.19.026, 26.19.027
appointment of attorney 26.09.110 definitions 26.09.004	disability calculation of obligation 26.19.055	Health care 26.09.105 Income tax exemptions, federal
effective date, pending actions, decrees	Case registry	allocation between parties 26.19.100
26.09.907, 26.09.909	submission of support orders 26.23.033	Indian tribes, cooperative agreements for
failure to comply with decree or order 26.09.160	Central registry	enforcement services Ch. 26.25 Inmates
interview with child by court 26.09.210	case registry, procedures 26.23.033 court order to pay 26.09.120	collection actions 72.09.480
investigation by court regarding parenting	creation, duties, procedure 26.23.030	Internal revenue service may be informed of
arrangements 26.09.220 parental relocation, notice requirements and	definitions 26.23.020	failure to support 74.20.160
standards 26.09.405, 26.09.410, 26.09.420,	disclosure, confidentiality, records 26.23.120 dishonored checks 26.23.075	Interstate automated enforcement Ch. 74.20A Judgment liens
26.09.430, 26.09.440, 26.09.450,	employer liability 26.23.090	expiration 4.56.210
26.09.460, 26.09.470, 26.09.480,	employment reporting requirements	Judicial retirement, assignment order against
26.09.490, 26.09.500, 26.09.510, 26.09.520, 26.09.530, 26.09.540,	26.23.040	benefits 2.10.180, 2.12.090 Legislative findings 26.18.010
26.09.550, 26.09.560	information, party's duty to update 26.23.055 mandatory wage assignment 26.18.080	License suspension for noncompliance with
parenting plan	obligation, determination of amount,	support order
criteria for establishing permanent plan 26.09.187	procedure 26.23.110	certification of noncompliance, procedures 74.20A.320
decree of dissolution 26.09.050	orders provisions, enforcement 26.23.050	identification of responsible parents
failure to comply 26.09.184	service of process, procedures 26.23.055	74.20A.330
issuance of temporary plan 26.09.197 issuance or modification of temporary plan,	payments to registry, immunity 26.23.070	licensing department duties 43.24.112 licensing entities, agreements with department
required affidavit 26.09.270	prohibited acts, employers 26.23.080	of social and health services 74.20A.330
objectives and content of permanent plan	records, confidentiality and disclosure 26.23.120	noncompliance notice 74.20A.350
26.09.184 petition 26.09.040	records retention 26.23.040	records access 74.20A.360
procedure for permanent plan 26.09.181,	support enforcement services 26.23.045	Liens 26.18.055 Limitation of action
26.09.182	wage assignment employer duties 26.18.110	action to be commenced within ten years after
proposed temporary plan 26.09.194	form 26.18.100	eighteenth birthday of youngest child
restrictions 26.09.191 policy 26.09.002, 26.09.003	service 26.18.130	4.16.020 Mandatory wage assignment 26.18.120,
residential time summary report 26.09.231,	Child support order summary report form 26.18.210	26.18.130, 26.18.140
26.18.230 saparation contracts 26.00.070	Clerk of superior court, send checks to recipient	alternate payment plan 26.18.140
separation contracts 26.09.070 Parents to share equally 26.16.125	36.48.090	employer's answer, duties, and liability 26.18.110
Proceedings	Compliance with registry 26.09.135	petition or motion 26.18.070
custodial interference, action by relative	Definitions 26.18.020 Delinquent support payments under temporary	Modification 26.09.170, 26.09.175
26.09.255 guardian ad litem, appointment 26.09.220	order	summary report, filing requirements 26.09.173
investigation and report 26.09.220	effect of final decree 26.09.060	venue 26.09.280
modification, supporting affidavit 26.09.270	Department of social and health services, designated agency under federal law	Nonparental actions for custody
temporary custody order, supporting affidavit		forms
26.09.270	74.20.055	mandatory approved forms 26 10 015
26.09.270 visitation rights, grandparents and other	Dependent children	mandatory approved forms 26.10.015 mandatory use of standard forms and format
visitation rights, grandparents and other persons 26.09.240	Dependent children parent's duty to support 13.34.160	mandatory use of standard forms and format rules 26.18.220
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal	Dependent children	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction	mandatory use of standard forms and format rules 26.18.220
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody,	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175,
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES)	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support of dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES,	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support for dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children venue 26.09.280	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order 26.09.160
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support for dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children venue 26.09.280 Execution on judgment for	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order 26.09.160 interview with child by court 26.09.210
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF) CHILD SUPPORT (See also FAMILY ABANDONMENT AND NONSUPPORT)	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support for dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children venue 26.09.280 Execution on judgment for may seek issuance for ten years after eighteenth birthday of youngest child	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order 26.09.160 interview with child by court 26.09.210 investigation by court regarding parenting arrangements 26.09.220
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF) CHILD SUPPORT (See also FAMILY ABANDONMENT AND NONSUPPORT)	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support for dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children venue 26.09.280 Execution on judgment for may seek issuance for ten years after eighteenth birthday of youngest child 6.17.020	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order 26.09.160 interview with child by court 26.09.210 investigation by court regarding parenting arrangements 26.09.220 parenting plan
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF) CHILD SUPPORT (See also FAMILY ABANDONMENT AND NONSUPPORT) Adjudicative proceedings department of social and health services	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support for dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children venue 26.09.280 Execution on judgment for may seek issuance for ten years after eighteenth birthday of youngest child	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order 26.09.160 interview with child by court 26.09.210 investigation by court regarding parenting arrangements 26.09.220
visitation rights, grandparents and other persons 26.09.240 Provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 Records access by parents, limitations 26.09.225 Residential placement or child custody, prerequisites for court before granting restraining order 26.50.135 Uniform parentage act Ch. 26.26 Venue 26.09.280 Visitation concealment, etc., remedies 26.09.255 disclosure of address via public assistance records 74.04.060 grandparents and other persons 26.09.240 limitations on rights 26.10.160 provision for in dissolution of marriage, legal separation, or declaration of invalidity 26.09.050 remedies 26.09.255 CHILD PORNOGRAPHY (See SEX OFFENSES) CHILD PROTECTIVE SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF) CHILD SUPPORT (See also FAMILY ABANDONMENT AND NONSUPPORT)	Dependent children parent's duty to support 13.34.160 Division of child support distribution of support received 26.23.035 payroll deduction notice 26.23.060 Domestic partnerships extension of rights and responsibilities 26.18.240 Economic table 26.19.020 Educational support, postsecondary 26.19.090 Employee benefit plans subject to domestic relations orders 6.15.020 Employment status, office of support enforcement not to discriminate on the basis of 74.20.045 Enforcement of support action against responsible parent's earnings within state 74.20A.095 Indian tribes, cooperative agreements for services Ch. 26.25 public assistance action for enforcement of support for dependent children, See PUBLIC ASSISTANCE, subtitle Support of dependent children venue 26.09.280 Execution on judgment for may seek issuance for ten years after eighteenth birthday of youngest child 6.17.020 Family abandonment and nonsupport Ch. 26.20	mandatory use of standard forms and format rules 26.18.220 health insurance 26.10.060 support orders 26.10.050 modification, summary report, filing requirements 26.10.195 support schedule 26.10.045 Notice of support or maintenance orders 26.23.130 Office of support enforcement employment status, office not to discriminate on the basis of 74.20.045 payroll deduction motion to quash, modify, or terminate 26.23.100 self-employed individuals, duties of office 74.20.045 Out-of-home placement of child support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 Parentage act, uniform Ch. 26.26 Parenting act appointment of attorney 26.09.110 definitions 26.09.004 failure to comply with decree or order 26.09.160 interview with child by court 26.09.210 investigation by court regarding parenting arrangements 26.09.220 parenting plan criteria for establishing permanent plan

[RCW Index—page 74] (2008 Ed.)

issuance of temporary plan 26.09.197 support obligation 26.16.205 Age compulsory school attendance, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Compulsory attendance issuance or modification of temporary plan, required affidavit 26.09.270 Support obligation allocation between parents 26.19.080 day care or special child rearing expenses 26.19.080 objectives and content of permanent plan 26.09.184 employment 26.28.060 Support obligations enforcement application of chapter 26.18.030, 26.18.035 legal criminal responsibility 9A.04.050 majority Ch. 26.28 petition 26.09.040 procedure for permanent plan 26.09.181, bond or other security 26.18.150 26.09.182 for enumerated purposes 26.28.015 Aid to dependent children, See PUBLIC proposed temporary plan 26.09.194 commencement of proceedings 26.18.040 restrictions 26.09.191 contempt action 26.18.050 ASSISTANCE, subtitle Temporary policy 26.09.002, 26.09.003 definitions 26.18.020 assistance for needy families Alcoholic beverages, See ALCOHOLIC BEVERAGES, subtitle Minors separation contracts 26.09.070 health insurance 26.18.170 liability of employer or union, penalties genetic testing orders 74.20.360 26.18.180 Alcoholism and drug addiction treatment Ch. Payments liens 26.18.055 mandatory wage assignment 26.18.070, 26.18.080, 26.18.090, 26.18.120, 26.18.130, 26.18.140 At-risk children and families bad checks, clerk to accept only cash or collaborative programs with public agencies authorized certified funds 26.09.120 office of support enforcement program requirements 43.150.080 credit for other payments, when allowed employer's answer, duties, and liability 26.18.110 community public health and safety networks comprehensive plans, approval and compliance 70.190.130 74.20.101 support registry form 26.18.100 credit for other payments, when allowed prevailing party, costs and fees 26.18.160 74.20.101 duties 70.190.070 workers' compensation or disability payments Payments to court, clerk may send directly to recipient 36.48.090
Periodic adjustments or modifications 26.09.100
Provision for in dissolution of marriage, legal expenditures, authorization and limitation treatment 26.18.190 70.190.065 Temporary support in dissolution of marriage, family policy council duties regarding 70.190.100 legal separation, or declaration of validity 26.09.060 separation, or declaration of invalidity 26.09.050 federal restrictions on funds transfers, Uniform economic table 26.19.020 Uniform interstate family support act Ch. 26.21A Uniform parentage act Ch. 26.26 application for waivers 70.190.150 grants for use of school facilities 70.190.180 Public assistance action by department to insure support 74.20.040Veterans' disability pensions or compensation inclusion in state and federal plans affecting children, youth, and families 70.190.160 calculation of income and support obligation agreements between attorney general and prosecuting attorney 74.20.210 interagency agreements 70.190.120 26.19.045 Work group 26.19.027 Wrongful deprivation of legal custody membership and organization 70.190.060 cooperation by person having custody, penalty outcome evaluation 70.190.050 planning grants and contracts with family policy council 70.190.090 74.20.060 payments, when excused 74.20.065 divorce or separate maintenance actions CHILD WELFARE AGENCIES (See PUBLIC ASSISTANCE, subtitle Child 74.20.220 program review 70.190.110 intercounty proceedings 74.20.210 programs and plans 70.190.080 welfare agencies) petition, order spouse to provide support 74.20.230, 74.20.240, 74.20.250 proposals to family policy council CHILDREN (See also CHILD CUSTODY; 70.190.030 CHILD SUPPORT; JUVENILES; MINORS; PARENT AND CHILD; purposes 74.20.010 sexual abstinence and delay of sexual Public assistance action, See PUBLIC ASSISTANCE, subtitle Support of activity campaigns 70.190.085 transfer of funds and programs to state UNIFORM PARENTAGE ACT) agency 70.190.170
family policy council
community services, projects
funds to implement 70.190.030
prioritization 70.190.030 dependent children Abandonment defense 9A.42.090 defined 9A.42.010 Records access by parents, limitations 26.09.225 Registry procedure 74.20.101 first degree 9A.42.060 Residential time summary report 26.09.231, second degree 9A.42.070 community services, proposals to criteria for consideration 70.190.030 consolidation of existing councils or activities 70.190.020 definitions 70.190.010 third degree 9A.42.080 unattended in parked car 9.91.060 26.18.230 Responsible parent Abused or neglected demonstration project 74.13.200, 74.13.210, action against responsible parent's earnings within state 74.20A.095 financial responsibility of, notice and finding 74.13.220 Action against minor defendant, appointment of guardian in defense of 12.04.150
Action by minor plaintiff, appointment of grants to improve readiness to learn 70.190.040 procedure 74.20A.055 legislative findings 70.190.005 Schedule allocation of support obligation between parents 26.19.080 guardian to act for minor 12.04.140 infants and toddlers with disabilities Action by minor plaintiff to be commenced by early intervention services definitions 26.19.011 guardian, exceptions 12.04.140 conditions and limitations 70.195.010 educational support, postsecondary 26.19.090 Actions against parent for injuries to person or coordination with counties and income tax exemptions, federal property committed by minor child, communities 70.195.020 allocation between parties 26.19.100 nonparental actions 26.10.045 limitations 4.24.190 interagency agreements 70.195.030 Actions for seduction of child or ward 4.24.020 nonoffender at-risk children and their families review 26.19.025, 26.19.026 Adoption Ch. 13.32A services provided by counties 74.13.025 Begging, employing child for 26.28.070 standards for application 26.19.035 children with special needs, interstate agreements for adoption 74.13.152, 74.13.153, 74.13.154, 74.13.155, standards for determination of income Berry harvesting by workers under twelve years of age 15.04.150, 15.04.160 26.19.071 74.13.156, 74.13.157, 74.13.158, standards for deviation from standard Birth-to-six interagency coordinating council coordination with counties and communities calculation 26.19.075 74.13.159 standards for establishing lower and upper limits on amounts 26.19.065 home studies, purchase of services from nonprofit agencies 74.13.165 70.195.020 insurance coverage 48.01.180 health care 48.20.500, 48.21.280, 48.44.420, worksheets and instructions 26.19.050 Self-employed individuals early intervention services conditions and limitations 70.195.010 office of support enforcement duties 74.20.045 Blind children and their families services offered 74.18.190 48.46.490 lawfully adopted child not an heir of his Car seats Social security numbers natural parents for purposes of Title 11 collection and disclosure waiver 26.23.140 11.04.085 immunity, safety technicians 46.61.687, 46.61.6871 petition for, court commissioners' power to federal requirement, restricted disclosure hear and determine 2.24.040 public awareness, education 46.61.6885 26.23.150 State patrol retirement system requirements 46.61.687 voluntary adoption plan and termination of parental rights 13.34.125 Adoption, See also ADOPTION support orders, compliance with 43.43.310 standards, state patrol duties 46.37.505 Stepchildren Carnal knowledge

(2008 Ed.) [RCW Index—page 75]

CHILDREN

prevention of procreation as punishment	personal services of infant, payment bars	resident's conduct, services available
9.92.100 Chemical dependency treatment Ch. 70.96A	recovery by parent or guardian 26.28.050 student educational loan contracts Ch. 26.30	74.13.033 secure detention facility placement, when
Child abuse, See CHILD ABUSE	validity and effect 26.28.030	74.13.034
Child care, See DAY CARE	Contributory negligence, not imputed 4.22.020	unauthorized leave 74.13.033
Child employment and part time schools, See SCHOOLS AND SCHOOL DISTRICTS	Corporal punishment use of force 9A.16.100	Custodial interference custody of children by law enforcement
Child labor, See CHILDREN, subtitle	Correctional facilities for, See	officer 13.34.055
Employment	CORRECTIONAL FACILITIES, subtitle	shelter care placement 13.34.060
Child mortality review local health department authority and	Juveniles Council for children and families Ch. 43.121	Custody child protective services' custody
immunity 70.05.170	Crimes against	notice to parents 26.44.115
Child protective services child taken into custody with court order	assault of a child	court-ordered custody
notice to parents 26.44.115	first degree 9A.36.120 second degree 9A.36.130	notice to noncustodial parent 26.44.120 custodial interference
child taken into custody without court order	third degree 9A.36.140	fees and costs 26.09.255
statement to parents 26.44.110 notice to noncustodial parent 26.44.120	school employee, conviction or guilty plea	dependency proceedings sexual contact or abuse evidence admissible
Child selling, buying	notification of state patrol and superintendent of public instruction	9A.44.120
duty of witnesses to report 9.69.100	43.43.845	provision for in dissolution of marriage, lega
lawful and unlawful acts 9A.64.030 Child welfare services	Crimes relating to	separation, or declaration of invalidity 26.09.050
records or information, disclosure 74.13.042	age of legal responsibility 9A.04.050 begging, employing child for 26.28.070	Residential placement or custody,
Child welfare services, See PUBLIC	buying, selling 9A.64.030	prerequisites for court before granting
ASSISTANCE, subtitle Child welfare services	cigarettes 26.28.080	restraining order 26.50.135 wrongful deprivation of legal custody
Children and family services act 74.14A.020	concealing birth of child 9.02.050 employment	support payments excused, when 74.20.065
blended funding projects 74.14A.060	compulsory school attendance law	Custody, See also JUVENILES
juvenile offenders family unit to be included in treatment	28A.225.080	Day care, See DAY CARE Death of, parents action for 4.24.010
74.14A.040	immoral or dangerous employment 26.28.070	Delinquent or dependent, See CHILDREN,
treatment in nonresidential community- based care 74.14A.030	minimum ages, exceptions 26.28.060	subtitle Alternative residential placement;
legislative declaration 74.14A.010	prostitution houses 26.28.070	CHILDREN, subtitle Crisis residential centers; JUVENILE COURT; JUVENILES
long-term care or assistance	inhaling toxic fumes definitions 9.47A.010	Delinquents
identification of children requiring 74.14A.050	exception 9.47A.020	family reconciliation services Ch. 13.32A Dependency
program development 74.14A.050	penalty 9.47A.050	alcohol or substance abuse evaluation and
policy goal 74.14A.025	possession for unlawful purpose, prohibited 9.47A.030	treatment for parent or guardian
Children's day 1.16.050 Children's services	sale to, prohibited 9.47A.040	breach of court-ordered treatment 13.34.174 violation of conditions 13.34.176
caseworker standards and training 74.14B.010	unlawful behavior 9.47A.020	child welfare proceedings
child abuse and neglect multidisciplinary	leaving children unattended in parked automobile to enter tavern 9.91.060	placement, documentation 13.34.400
teams 74.14B.030 counseling referrals availability notice	luring of child or person with developmental	civil contempt of court 13.34.165 counsel for child, appointment 13.34.100
74.14B.050	disability 9A.40.090	custody
therapeutic day care and treatment 74.14B.040	refrigeration equipment abandoned where accessible to children Ch. 9.03	hearing 13.34.070
Children's sleepwear, See FLAMMABLE FABRICS	school district employees, termination of	Indian child welfare act 13.34.040, 13.34.070
Commitment complaints, court commissioners	certificated employees for felony crime against child, right of appeal 28A.405.470	order 13.34.050
power to hear and determine 2.24.040 Community public health and safety networks	school district employees, termination of	petition to court 13.34.040 definitions 13.34.030
comprehensive plans, approval and	classified employees for felony crime	disposition orders 13.34.130
compliance 70.190.130	against child, right of appeal 28A.400.320 schools, contractors prohibited from	evaluation of parties 13.34.370
duties 70.190.070 expenditures, authorization and limitation	employing person convicted of felony	guardian ad litem, duties 13.34.105, 13.34.10′ guardian ad litem, fees 13.34.108
70.190.065	crime against child, penalty for violation	guardian ad litem or suitable person 13.34.100
family policy council duties regarding 70.190.100	28A.400.330 substitution of child to deceive 9.45.020	guidelines 13.34.350 hearings 13.34.110, 13.34.120
federal restrictions on funds transfers,	tobacco 26.28.080	jurisdiction of court 13.34.155
application for waivers 70.190.150	Criminal mistreatment defense, financial inability 9A.42.050	juvenile court act 13.34.010
grants for use of school facilities 70.190.180 inclusion in state and federal plans affecting	defined 9A.42.010	newborn, transfer 13.34.360 parent's duty to support 13.34.160
children, youth, and families 70.190.160	endangerment with a controlled substance	permanency
interagency agreements 70.190.120	9A.42.100 first degree 9A.42.020	annual report 13.34.820
lead fiscal agent 70.190.075 liability, immunity 70.190.190	fourth degree 9A.42.037	placement of child 13.34.134 plan of care 13.34.136
membership and organization 70.190.060	leaving a child in the care of a sex offender	planning 13.34.145
outcome evaluation 70.190.050 planning grants and contracts with family	9A.42.110 second degree 9A.42.030	petition 13.34.080 placement 13.34.130, 13.34.142
policy council 70.190.090	third degree 9A.42.035	placement order 13.34.130
program review 70.190.110	withdrawal of life support systems not	review hearings 13.34.145
programs and plans 70.190.080 proposals to family policy council 70.190.030	applicable to chapter 9A.42.040 Crisis residential centers	rights of child 13.34.020 rights of parties 13.34.090, 13.34.096
sexual abstinence and delay of sexual activity	annual records, contents 74.13.035	services, coordination 13.34.025
campaigns 70.190.085	establishment, requirements 74.13.032	services, description 13.34.094
transfer of funds and programs to state agency 70.190.170	inter-center transfers for appropriate treatment, supervision and structure to the	shelter care 13.34.055, 13.34.060, 13.34.062, 13.34.065, 13.34.067, 13.34.069,
Concealing birth of, penalty 9.02.050	child 74.13.034	13.34.092
Confession of judgment by, who may confess for 4.60.020	licensing eligibility 74.13.035 reimbursement or compensation, limitation	status review, hearing 13.34.138 support order 13.34.160, 13.34.161
Contracts	74.13.0321	termination of parent-child relationship
disaffirmance 26.28.040	removal from 74.13.033	13.34.132

[RCW Index—page 76] (2008 Ed.)

grants to improve readiness to learn 70.190.040 visitation policy and protocols equality of right to of wife 26.16.125 separate property of custodial parent 26.16.140 development 13.34.380 petition for visitation 13.34.385 legislative findings 70.190.005 Dependency proceedings Education Family preservation services abuse or sexual contact, admissibility of duty of state to educate all Const. Art. 9 § 1 appropriations transfer from foster care child's statement 9A.44.120 joint liability of husband and wife 26.16.205 services, report 74.14C.070 availability to eligible families 74.14C.005 sexual contact or abuse evidence admissible stepchildren 26.16.205 9A.44.120 Educational records, dependent children caseworkers transmittal to department of social and health services 28A.150.510 services provided 74.14C.020 sexual offenses training requirements 74.14C.020 state patrol duties regarding records Emancipation of minors decree of emancipation, notation of status 43.43.705 contracts to provide services 74.14C.032 Dependent children definitions 74.14C.010 eligibility criteria 74.14C.042 federal funds 74.14C.065 funds 74.14C.060 parent locator services 74.20.280 13.64.050 Descent and distribution eligibility to petition 13.64.010 inheritance 11.04.015 forms for petition 13.64.080 issue, defined 11.02.005 implementation and evaluation plan hearing on petition 13.64.040 lawfully adopted child not an heir of his 74.14C.050 petition, contents and filing fee 13.64.020 natural parents for purposes of Title 11 RCW 11.04.085 intensive services, eligibility criteria power and capacity of emancipated minors 74.14C.040 13.64.060 Descent and distribution, See also PROBATE, referrals and services, reporting requirements service of petition and notice of hearing 13.64.030 subtitle Children 74.14C.090 Desertion and nonsupport, See also
DESERTION AND NONSUPPORT
Developmentally disabled
permanency planning hearing 13.34.270
Disabilities, children with services provided 74.14C.020 study authorized 74.14A.050 social and health services department duties 74.14C.030 voiding of fraudulent declaration 13.64.070 Emergency management workers, entitled to compensation benefits 38.52.270 training and consultation for personnel, judges, and providers 74.14C.100 volunteer services 74.14C.060 Eminent domain proceedings education and training guardian ad litem, appointment 8.25.270 administrative section 28A.155.030 Family reconciliation services Ch. 13.32A Emotional disturbance administrative section for created 28A.155.020 Family services children and family services act 74.14A.020 alternative response system Ch. 74.14D Felony convictions, placement 72.01.410 legislative declaration 74.14A.010 apportionment of state and county funds 28A.155.040, 28A.155.050, 28A.155.070 authority of districts, generally 28A.155.040 policy goal 74.14A.025 Fetal alcohol screening and assessment services Employment 70.96A.500, 70.96A.510 begging 26.28.070 children with disabilities, defined Fetal alcohol syndrome prevention Ch. 70.83C berry harvesting by workers under twelve years of age 15.04.150, 15.04.160 28A.155.020 early intervention services 28A.155.065 carrying firearms 9.41.050 compulsory school attendance law. employment without permit prohibited 28A.225.080 exceptions to restrictions on 9.41.060 delivery to ineligible persons prohibited, home aid 28A.155.050 joint school district cooperation 28A.155.040 penalty 9.41.080 dangerous employment 26.28.070 generally Ch. 49.12 leasing buses for transporting of 28A.160.040, 28A.160.050, 28A.160.060 delivery to prohibited 9.41.080 pistols, possession by person between immoral employment 26.28.070 preschool age 28A.155.020 eighteen and twenty-one 9.41.240 minimum ages, exceptions 26.28.060 prostitution houses 26.28.070 preschool age children 28A.155.070 possession 9.41.042 residential schools 28A.155.040 Foster care, See FOSTER CARE Employment security department family services sites, buildings and equipment for, financing Graffiti and programs parents' liability for children's acts 4.24.190 28A.155.040 special aid equipment and teachers 28A.155.040 to be administered to promote state's policy of Grandparents and other persons, visitation rights service to at-risk children and families 26.09.240 provide parental training in care and education Guardian ad litem Erotic material, showing and distribution to minors, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080, 9.68.090, 9.68.100, appointment for civil action 4.08.050 28A.155.020 Disabling conditions, infants and toddlers with eminent domain proceedings 8.25.270 early intervention services conditions and limitations 70.195.010 Guardian or limited guardian as witness 5.60.030 9.68.110, 9.68.120 Guardianship Escheated property, limitation of action for filing claim for tolled during disability 11.08.280 courts, control of children until majority reached 11.92.010 coordination with counties and communities 70.195.020 Executor or administrator, disqualified to act as interagency agreements 70.195.030 dependent children 11.36.010 Discipline establishment of 13.34.232 Executors of letters testamentary, as, procedure 11.28.040 foster care payments, right of guardian to receive 13.34.234 use of force 9A.16.100 Discrimination against families with children Families in conflict prohibited 49.60.222 modification of order 13.34.233 family services and programs to be Domestic violence parental preferences 13.34.236 administered to benefit 43.20A.780 foreign protection order full faith and credit powers and duties of guardian 13.34.232 statute administration, consistency required act Ch. 26.52 qualifications for guardian 13.34.236 Donors and distributors of items to children review exemption 13.34.235 Families-in-conflict immunity from civil and criminal liability 70.200.020 termination 13.34.233 children and family services act 74.14A.020 legislative declaration 74.14A.010 Guardianship, See also GUARDIAN AND construction of chapter 70.200.030 definitions 70.200.010 WARD policy goal 74.14A.025 Family abandonment and nonsupport Ch. 26.20 Habeas corpus, granting of writ to guardian or limited guardian 7.36.020 Handicapped Driving under the influence driver under age twenty-one mandatory appearances 46.61.50571 Drug-affected and alcohol-affected mothers and Family and children services legislative children's oversight committee, services to crippled children public assistance administration of federal funds for 74.04.015
Handicaps, children with membership and duties 44.04.220 Family and children's ombudsman, office of Ch. infants comprehensive services 43.06A development and expansion of 13.34.390
Drug-affected babies, prenatal newborn
screening Ch. 70.83E
Early childhood education and assistance Family policy council co-custodians community services, projects funds to implement 70.190.030 prioritization 70.190.030 o-custodians consent before commitment 26.40.050 financial responsibility 26.40.080 legal status of child, consent required for change 26.40.080 community services, proposals to facilitate program Ch. 43.215 Early intervention, home visitation program 43.121.170, 43.121.175, 43.121.180 criteria for consideration 70.190.030 petition for change 26.40.070 who may be 26.40.040 consolidation of existing councils or activities 70.190.020 Early learning, department of Ch. 43.215 declaration of purpose 26.40.010 definitions 70.190.010 Earnings health of child

consent of co-custodian required before health procedure 26.40.080 petition to allow application of health measures 26.40.080 Investigation of state employees and providers Newborn screening Ch. 70.83 responsible for children and vulnerable Out-of-home care reporting requirements 74.14C.080 social study, contents 74.13.065 adults authority 43.20A.710 Jail confinement, segregation from adult offenders 72.01.415 responsibility to state and co-custodians Out-of-home placement 26.40.080 conflict of interest 74.13.530 multiple handicaps, medical services Judgments against disposition hearing and court order errors in, ground for vacation or modification administrative responsibility 74.26.040 13.32A.179 support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178 contracts for services, supervision 74.26.050 of superior court judgment or order eligibility criteria 74.26.020 legislative intent 74.26.010 4.72.010 vacation or modification of superior court Parent and child relationship payment liability 74.26.060 judgments or orders against private attorney representation 74.20.350 program elements, enumerated 74.26.040 grounds 4.72.010 uniform parentage act Ch. 26.26 program plan, development of 74.26.030 limitation of actions exception 4.72.030 voluntary adoption plan 13.34.125 petition, by 4.72.030 Juvenile justice act Ch. 13.40 Parents action for death or injury of child regulation promulgation, when 74.26.040 order of commitment 4.24.010 Juvenile justice care custody, treatment, departmental responsibility 74.13.035 Partition proceedings filing, notice, copies 26.40.060 compensation for unequal partition 7.52.440 consent to partition by guardian or limited petition for rescission of order 26.40.070 petition for order of commitment co-custody 26.40.040 Juvenile offenders guardian 7.52.470 interest of guardian prohibited 7.52.360 payment to guardian on sale of interest consent required 26.40.050 contents 26.40.040 community-based care, nonresidential children and family services act 74.14A.030 grounds 26.40.030 family unit in treatment children and family services act 74.14A.040
Labor, See CHILDREN, subtitle Employment
Learning and life skills grant program for courtinvolved youth Ch. 13.80 petition for rescission of commitment order 26.40.070, 26.40.090 terms of sale to be directed by court 7.52.280 Paternity acknowledgment of, basis for finding of services to by health department 43.20.140, 43.20A.635 Harboring 13.32A.080 parental responsibility, contest of finding Leaving children unattended in parked 74 20A 056 removal by law enforcement officer automobile to enter tavern, penalty 9.91.060 affidavit, transmission to office of vital statistics 70.58.080 Legal disability to sue, sale of estate by guardian, 13.32A.050 guardian or guardian ad litem, appointment of when not required 74.20.310 Head start program, statewide 43.215.125 limitation of actions on 4.16.070 Legislative children's oversight committee, membership and duties 44.04.220 Health insurance access to coverage 74.09.402 limitation of actions 4.16.360 affordable health coverage 74.09.460, Limited guardianship uniform parentage act Ch. 26.26 courts, control of children until majority reached 11.92.010 74.09.470, 74.09.480 Pay-per-call information delivery services HOPE centers for street youth eligibility 74.15.225 services directed at children, prohibitions and Long-term care or assistance restrictions 19.162.050 requirements 74.15.220, 74.15.250, 74.15.260, 74.15.270 identification of children requiring Personal protection spray devices 74.14A.050 possession 9.91.160 Housing, independent youth housing program 43.63A.305, 43.63A.307, 43.63A.309, 43.63A.311, 43.63A.313, 43.63A.315, 43.63A.613, 43.63A.615 program development 74.14A.050 Phenylketonuria and other heritable disorders Love and companionship, action for loss of policy and purpose 70.83.010 reports of positive tests forwarded to department of health 70.83.030 Luring of child or person with developmental rules and regulations adopted by department of health concerning 70.83.050 disability Illegitimate mother's action for death or injury to 4.24.010
Immoral activities, See also CHILDREN,
subtitle Carnal knowledge
Indecent exposure 9A.88.010
Indecent liberties, See also CHILDREN, subtitle defined 9A.40.090 screening test of newborn infants for 70.83.020, 70.83.023 Majority for enumerated purposes 26.28.015 Marriage, validity, legitimacy of children 26.09.040 services and facilities of state agencies, availability of 70.83.040 Poison prevention packaging Ch. 70.106
Pornography, See SEX OFFENSES
Posthumous, considered as living for purposes of descent and distribution 11.02.005 Carnal knowledge
Indians, assumption of state jurisdiction as to Media violence reduction reporting 43.70.560 Mental health services Ch. 71.24, Ch. 71.34, Ch. dependent children and juvenile delinquency children and family services act 74.14A.010, 74.14A.020, 74.14A.025 37,12,010 Infant crib safety requirements Ch. 70.111 Potentially dependent children children and family services act policy goal 74.14A.025 inpatient admission, procedure 13.34.320, 13.34.330, 13.34.340 Infants, drug and alcohol-affected comprehensive plan 13.34.803 definition 13.34.801, 13.34.802 medication and care 74.09.490 Privileged communications 5.60.060 model project 13.34.800 study 13.34.805, 13.34.8051 program standards, medical assistance 74.09.521 Probate family support and postdeath creditor's claim Infants and toddlers with disabilities system of care Ch. 74.55 exemptions Ch. 11.54 final report and petition for distribution, guardian ad litem or limited guardian early intervention services Minimum wage information program, department of labor and industries duties 49.12.380 conditions and limitations 70.195.010 coordination with counties and communities 11.76.080 70.195.020 Minors' access to tobacco, restrictions, See Probate, See also PROBATE interagency agreements 70.195.030 Inhaling toxic fumes TOBACCO, subtitle Minors' access, Products, safe definitions 70.240.010 restrictions Missing and exploited children, task force on 13.60.100, 13.60.110, 13.60.120 definitions 9.47A.010 education campaign 43.70.660 high priority chemicals, notice 70.240.040 high priority chemicals, report 70.240.030 lead, cadmium, phthalates 70.240.020 manufacturers of restricted products exception 9.47A.020 Missing children clearinghouse penalty 9.47A.050 computerized missing person network entry, retrieval, access 13.60.020 maintenance of 13.60.010 possession for unlawful purpose, prohibited 9.47A.030 9.47A.030
sale to, prohibited 9.47A.040
unlawful behavior 9.47A.020
Inheritance by 11.04.081
Inheritance from or by not dependent upon marriage of parents 11.04.081
Injury to, parents action for 4.24.010 70.240.050 rules, adoption 70.240.060
Prostitution houses, employment 26.28.070
Public assistance, See PUBLIC ASSISTANCE
Public health services improvement plan
assessment standards 43.70.555
contents 43.70.550
Punishment information distribution 13.60.010 information reported by department of social and health services 13.60.040 state patrol to establish 13.60.010 superintendent of public instruction duties 13.60.030 Insurance, schools may provide hospital and toll-free hotline 13.60.010 medical for children injured getting off or on Punishment use of force 9A.16.100 Rights of child 13.34.020 Motor vehicle traffic records, to be provided to parents and guardians 46.20.293 certain vehicles 28A.160.010 Intoxicating liquor leaving unattended in car to enter tavern Name, action for change of 4.24.130 Runaway hotline 74.13.039 9.91.060 Negligent treatment or maltreatment 26.44.020 Runaway youth

[RCW Index—page 78] (2008 Ed.)

law enforcement duty to identify and place	divorce or separate maintenance actions	testimony by closed circuit television
information 13.32A.086	74.20.220	9A.44.150
Safe products Ch. 70.240	intercounty proceedings 74.20.210	Youth courts, programs 13.40.580, 13.40.590,
Savings and loan associations, minors' accounts	petition, order spouse to provide support	13.40.600, 13.40.610, 13.40.620, 13.40.630
33.20.040	74.20.230, 74.20.240, 74.20.250	13.40.640
School grounds, removal from during school	purposes 74.20.010	Youth employment and conservation act, See
hours 28A.605.010	stepchildren 26.16.205	UNEMPLOYMENT COMPENSATION,
Schools	Support, See also CHILD SUPPORT	subtitle Youth employment and conservation
compulsory attendance, See SCHOOLS AND	Support enforcement	act
SCHOOL DISTRICTS	adjudicative proceedings	Youthbuild program, See YOUTHBUILD
Seat belts	department of social and health services	PROGRAM
public awareness, education 46.61.6885 requirements 46.61.687	participation 74.20.057	CHILDREN AND YOUTH SERVICES (See
Seduction of child or ward, action for 4.24.020	employment status, office of support enforcement not to discriminate on the	SOCIAL AND HEALTH SERVICES,
Service of summons on, personal service	basis of 74.20.045	DEPARTMENT OF)
4.28.080	parent locator services 74.20.280	CHILDREN'S SERVICES ADVISORY
Sex offenses	self-employed individuals, office of support	COMMITTEE
child offenders, investigation and referral	enforcement duties 74.20.045	Established 74.13.031
26.44.160	Tattoos	CHILDREN'S SLEEPWEAR
sexually aggressive youth, investigation and	application to minors a misdemeanor	Flammable fabrics, See FLAMMABLE
referral 26.44.160	26.28.085	FABRICS
Sexual abstinence and delay of sexual activity	Television	CHILDREN'S TRUST FUND (See CHILD
campaigns 70.190.085	channel blocking devices, availability	ABUSE)
Sexual abuse	required 19.188.020	CHIROPODY (See PODIATRY)
temporary restraining order or preliminary	time/channel locks, availability required	` '
injunction	19.188.020	CHIROPRACTIC
contents, notice, noncompliance, penalty 26.44.067	Termination of parent-child relationship	Child abuse
enforcement 26.44.063	permanent placement of child 13.34.134	report by chiropractors Ch. 26.44
Sexual assault	petition 13.34.130, 13.34.132	Chiropractic quality assurance commission authority and duties 18.25.025
criminal records	Testimony	compensation 18.25.0171
information identifying victims is	abuse or sexual contact, admissibility of	duties and powers 18.25.0171
confidential 10.97.130	child's statement 9A.44.120	jurisdiction 18.25.190
identity of victim not to be disclosed at any	by closed circuit television 9A.44.150 sexual offenses or abuse involving,	membership and terms 18.25.0151
court proceeding 10.52.100	admissibility of child's statement	pilot project, commission authority 18.25.210
information identifying victims of juvenile	9A.44.120	qualifications of members 18.25.0165
offenders is confidential 13.50.050	Therapeutic family home program for youth in	removal of member 18.25.0161
Sexual exploitation, See SEX OFFENSES,	custody 74.13.170	successor to other boards and committees
subtitle Sexual exploitation of children	Tobacco, restrictions on minors' access to, See	18.25.0172
Sexually abused children	TOBACCO, subtitle Minors' access,	Credentials use 18.25.090
early identification and referral, victims of	restrictions	Definitions 18.25.005, 18.25.006
sexual assault or abuse 74.14B.070	Tolling of statute of limitations of actions	Discrimination
sexual assault treatment services, provision by department of community, trade, and	4.16.190	prohibited 18.25.0192
economic development 74.14B.060	coexistent disabilities 4.16.260	state and political subdivisions, discrimination against chiropractic services prohibited
Stepchildren	when disability must exist 4.16.250	18.25.0193, 18.25.0194, 18.25.0195,
inheritance by, escheat avoided 11.04.095	Transitional living programs for youth in process	18.25.0195, 18.25.0194, 18.25.0195,
limitation of liability after divorce 26.16.205	of being emancipated 74.13.037	Examinations
Street youth	Trust company or bank may act as guardian of	subjects and grade standards 18.25.030
HOPE centers 74.15.220, 74.15.225,	estate of 11.36.010	waiver 18.25.035
74.15.250, 74.15.260, 74.15.270	Victims and witnesses	Health care authority
responsible living skills program 74.15.230,	definitions 7.69A.020	prepaid capitated amount for services, pilot
74.15.240, 74.15.250, 74.15.260,	identity of child victims of sexual assault not to be disclosed at any court proceeding	projects 18.25.200
74.15.270	10.52.100	Health care coverage to include
Student educational loan contracts Ch. 26.30	information identifying victims of sexual	exceptions 48.44.310
Substitute care, See FOSTER CARE	assault by juvenile offenders is confidential	Health regulations 18.25.080
Substitution of child to deceive, penalty 9.45.020	13.50.050	Immunity from civil action when charging
Sudden, unexplained infant death	information in criminal records identifying	another member with incompetency or gross
training program 43.103.100 Support	child victims of sexual assault is	misconduct 4.24.250 Immunity from prosecution
custody	confidential 10.97.130	performance of duty on review committee
wrongful deprivation of legal custody	legislative intent 7.69A.010	4.24.240
payments excused, when 74.20.065	rights	Industrial insurance coverage 51.36.015
department of social and health services,	enumeration of 7.69A.030	Insurance
designated agency under federal law	notice of	disability, services included 48.20.412
74.20.055	failure to give, liability 7.69A.040	group disability, coverage extended to include
disclosure	Videos and video games	48.21.142
unemployment compensation 50.40.050	minors' access to violent videos and games,	Licenses
family support and postdeath creditor's claim	library policy formulation 19.188.030	applications
exemptions Ch. 11.54	video game rating system 19.188.040	contents and fees 18.25.020
health insurance 26.09.105	Violent acts and at-risk behaviors	qualifications of applicants 18.25.020
homestead subject to execution and forced	data collection and reporting rules 43.70.540, 43.70.545	continuing education 18.25.070
sale to satisfy 6.13.080		exempted forms of practice 18.25.190
joint liability of husband and wife 26.16.205	Visitation disclosure of address via public assistance	inactive status 18.25.075
mandatory arbitration may be authorized 7.06.020	records 74.04.060	licensure by endorsement 18.25.040
public assistance	jurisdiction 26.50.020	renewal requirements 18.25.070 required 18.25.011
action by department to insure support	Wills	Malpractice
74.20.040	capacity to make 11.12.010	actions for injuries resulting from 7.70.010,
agreements between attorney general and	Witnesses	7.70.030, 7.70.040, 7.70.050, 7.70.060,
prosecuting attorney 74.20.210	bail 10.16.150	7.70.070, 7.70.080
cooperation by person having custody,	guardian or limited guardian, child under	Prayer treatment, chapter inapplicable 18.25.090
penalty 74.20.060	fourteen years 5.60.030	Professional negligence

CHLOROFLUOROCARBONS

limitation on suits arising from 4.16.350 standard of proof, evidence, exception 4.24.290 Professional service corporations Ch. 18.100 Records of review board or committee, members,

or employees not subject to process 4.24.250 Reporting

abuse of child Ch. 26.44 Schools and colleges accreditation 18.25.025

educational standards 18.25.025

Service and fee limitations

state health care purchasers authorized to set 18.25.200

Uniform disciplinary act, application 18.25.019 Unprofessional conduct, prosecution 18.25.112 Violations, prosecution duties 18.25.100 X-ray technicians, employment authorized Í8.25.180

CHLOROFLUOROCARBONS

Refrigerants

regulated 70.94.970 rules, enforcement provisions, and limitations 70.94.990

unlawful acts 70.94.980

CHORE SERVICES (See HEALTH SERVICES, subtitle Chore services)

CHOSES IN ACTION

Assignee of can sue in own name 4.08.080 Assignment of, defenses, setoffs and counterclaims 4.08.080

Cities

consolidation, effect of 35.10.310 Probate

estates under sixty thousand dollars disposition of 11.62.010

CHRISTMAS DAY

School holiday 28A.150.050

CHRISTMAS TREES

Growers

advisory committee, program 15.13.314 license, fees 15.13.311, 15.13.312, 15.13.500 Horticulture, requirements Ch. 15.13

Specialized forest products defined as 76.48.020 permit required 76.48.060

transportation or possession without permit unlawful 76.48.070

CHURCH CORPORATIONS

Authority to incorporate 24.12.010 Corporation sole Ch. 24.12 Existing corporation sole 24.12.040 Filings, articles of incorporation 24.12.030 Nonprofit corporation act Ch. 24.03 Powers 24.12.020 Property held in trust 24.12.030 Religious corporations, existing corporations sole 24.12.040

CHURCHES

Bomb threats, penalty 9.61.160 Doors, swinging outward 70.54.070 Nonprofit corporation act Ch. 24.03 Schools, free from sectarian control Const. Art. 9 § 4, Const. Art. 26 § 4

CIGARETTES (See also TOBACCO)

Delivery sale of cigarettes

requirements, unlawful practices 70.155.105 Distributors license Ch. 82.26

Ignition propensity

certification 19.305.030 definitions 19.305.010 enforcement 19.305.070 exemptions 19.305.090

markings 19.305.040 preemption 19.305.100, 19.305.110

reduced cigarette ignition propensity account 19.305.080

rule making 19.305.060 testing 19.305.020

violations, penalties 19.305.050

Indian tribes, tax contracts

eligibility, tax rate 43.06.460 Puyallup tribe 43.06.465 requirements, definitions 43.06.455 Yakama Nation 43.06.466 Minors 26.28.080

Minors' access to tobacco, See TOBACCO, subtitle Minors' access, restrictions

National uniform tobacco settlement

nonparticipating tobacco product manufacturers Ch. 70.157 Retailers license Ch. 82.24, Ch. 82.26

Sales below cost prohibited Ch. 19.91 Smoking, See SMOKING, subtitle Washington clean indoor air act

Tax imposed Ch. 82.24, Ch. 82.26 Tobacco prevention and control account 43.79.480

Tobacco product manufacturers Ch. 70.158 Tobacco settlement account 43.79.480 Vending machines Ch. 82.24, Ch. 82.26 Wholesalers license Ch. 82.24, Ch. 82.26

CIGARS (See TOBACCO)

CITIES, ASSOCIATION OF WASHINGTON

Budgets in cities and towns under 300,000 copy of final budget to be submitted 35.33.075 State design standards committee, appointment

of members 35.78.020

Statewide city employees' retirement system, members of board of trustees recommended by 41.44.070

Street expenditures of cities and towns, consultation with state auditor on manual of instructions for accounting 35.76.040

CITIES AND TOWNS (See also CITIES-OPTIONAL MUNICIPAL CODE)

automatic number or location identification for 911 services, regulation prohibited 35.21.895

Abandoned state highways in, procedure to become street in 36.75.090

Accessory apartments 35.63.210

incorporation of report recommendations into local government development and zoning regulations 43.63A.215

Accident claims

auditing and paying false claim, penalty 42.20.060

charter cities, including second class charter

charter provisions establishing procedure, application 35.31.020 filing time 35.31.020

presentment and filing of claims 35.31.020 provisions in charter, application 35.31.020 relative or agent verifying 35.31.020 time limitation 35.31.020

first class cities

cumulative provisions 35.31.020 filing time 35.31.020

relative or agent verifying 35.31.020 other than first class cities

accident fund 35.31.050, 35.31.060,

Accident claims, See also CITIES AND

TOWNS, subtitle Claims
Accounts and accounting
street expenditures 35.76.030

Accounts and accounting, See also STATE
AUDITOR, subtitle Municipal corporations

accounting
Acquisition of property
for state highway purposes 47.12.040
Actions against 4.08.120

Actions by in corporate name 4.08.110 Adjoining states

watershed property, authority to condemn 8.28.050

Adjustment, board of 35.63.080 Admissions tax 35.21.280

Affordable housing

discrimination against developments 36.130.005, 36.130.010, 36.130.020 inventory of municipal property suitable for low-income housing 35.21.687

Air pollution

advisory council 70.94.240 apportionment of costs 70.94.093

city selection committee 70.94.110, 70.94.120 control districts authorities, See AIR POLLUTION CONTROL, subtitle

powers, generally 70.94.141 taxes for 70.94.091

Airports

cooperation with department of transportation 47.68.300

first class cities, unincorporated area, subject to county zoning and planning law 35.22.415

general aviation airports, siting 35.63.250 Airports, See also AERONAUTICS, subtitle

Airports Airspace, conveyance or lease of 35.22.302 Alcohol, motor vehicles

open container law

local ordinances authorized 46.61.5191

Alcoholic beverages

driving under the influence, minimum penalty 35.21.165

enforcement of laws 66.44.010 fines and forfeitures, disposition 66.44.010 liquor revolving fund distribution 66.08.210 local option, See ALCOHOLIC

BEVERAGES, subtitle Local option music and dancing upon licensed premises, permit 66.28.080

report of seizure 66.32.090 sale, local option Ch. 66.40

sales, liquor control board authority and duties

second class cities 35.23.440

state preemption 66.08.120
Alcoholism and drug addiction treatment Ch. 70.96A

Amateur radio antennas

regulation to conform with federal law 35.21.315

Ambulance services

ambulance utilities, study and review 35.21.7661

establishment authorized 35.21.766 excise, B & O taxes authorized 35.21.768 tax revenue uses 35.21.768 towns, operation of 35.27.370

Animal care and control agencies, powers and duties Ch. 16.52

Animals, prevention of cruelty to Ch. 16.52 Animals, procedures when deemed abandoned Ch. 16.54

Annexation

agricultural land protection 36.93.180 application of boundary review law 36.93.220 approval by boundary review board does not authorize other annexation action 36.93.155

boundaries

use of right of way as corporate boundary 35.13.290

53.13.290 boundary review law, supersedes chapter 35.13 RCW, where applicable 36.93.220 certificate of population basis for allocation of state funds 35.13.260

time for submission, effect 35.13.260 community municipal corporations

resolution may provide for inclusion of annexed area into 35.13.015

service areas 35.14.010 territory 35.14.010

when may be organized 35.14.010

county sheriff's employees, transfer of civil service commission rules 35.13.390

(2008 Ed.)

conditions and limitations 35.13.380 notification of right to transfer, time frame for request 35.13.400 purpose 35.13.360 when authorized 35.13.370 effect on proposed incorporation 35.02.150, 35.02.155 federal areas 35.13.185, 35.13.190, 35.13.200, 35.13.210 fire department employees, transfer 35.10.360 fire protection districts assets, ownership 35.02.200 distribution of assets when less than five percent of district annexed 35.02.205 indebtedness remains obligation of taxable property annexed 35.13.249 newly incorporated city or town 35.02.202 sixty percent of assessed valuation acquired, transfer of assets 35.02.190 fourth class cities area restrictions 35.21.010 unplatted lands, restrictions on taking 35.21.010 35.21.010 indebtedness, ratification and funding after, election 35.40.030 information may be made available to public 35.13.350 metropolitan municipal corporations area contiguous to a metropolitan municipal corporation 35.58.530 municipal purposes, second class cities 35.13.180 population determination basis for allocation of state funds 35.13.260 certificate to office of program planning and fiscal management 35.13.260 port district property transfer rights of port district fire fighters 53.08.360 public service franchises in annexed areas 35.13.280 sewerage, water and drainage systems, transfer of system upon annexation of area 36.94.180 solid waste collection 35.13.280 taxes collected in 35.13.270 territory subject to proposal 35.13.176 unincorporated areas authority for 35.13.010 community municipal corporations certification of vote 35.13.090 creation 35.13.015, 35.13.020 date deemed organized 35.13.110 service areas 35.14.010 territory 35.14.010 when may be organized 35.14.010 comprehensive land use plan for area to be contents 35.13.177 hearings on proposed plan, notice, filing 35.13.178 purpose 35.13.177 consent of county commissioners for certain property 35.13.010 county agricultural fair land 35.13.010 county commissioners, annexation election date, fixing 35.13.174 election date, filing by county commissioners 35.13.174 election method alternative, as 35.13.120 approval, assumption of indebtedness, majority required 35.13.095 approval, indebtedness not assumed, majority required 35.13.095 approval by city legislative body 35.13.020 review board 35.13.040 certification of vote 35.13.090 comprehensive plan, approval by electorate of 35.13.020 costs of election 35.13.020

date of election, fixing 35.13.060 election, conducting 35.13.070 hearing by county commissioners 35.13.040 indebtedness, assumption of 35.13.090 multiple petitions or resolutions 35.13.050 notice of election, contents 35.13.080 hearing 35.13.040 ordinance providing for annexation, adoption of comprehensive plan, or creation of community municipal corporation 35.13.100 petition 35.13.020 petition for election, community municipal corporation, creation 35.13.020 petition to county commissioners 35.13.030 community municipal corporation creation 35.13.030 service area 35.13.030 election of community council members 35.13.030 proposition deemed approved, when 35.13.090 rate of assessment in annexed area 35.13.015, 35.13.110 resolution by city council 35.13.015 taxation proposition 35.13.015 termination of proceedings by declaration of termination, cities over 400,000 35.13.165 petition method alternative, as 35.13.170 appeals from legislative body 35.13.125 commencement of 35.13.125 date effective 35.13.160 indebtedness, assumption of 35.13.125 notice of hearing 35.13.140 notice to legislative body 35.13.125 ordinance providing for annexation 35.13.150 petition, content 35.13.130 property in as subject to comprehensive plan 35.13.160 signatures of property owners 35.13.130 taxation of annexed territory 35.13.160 termination of proceedings by declaration of termination, cities over 400,000 35.13.165 resolution method community municipal corporation, creation 35.13.015 contents of 35.13.015 submission by legislative body 35.13.015 review board composition 35.13.171 convening 35.13.171 factors guiding 35.13.173 favorable determination condition precedent 35.13.173 findings, filing of 35.13.173 procedures dispensed with, when 35.13.172 termination of proceedings by declaration of termination, cities over 400,000 35.13.165 when deemed contiguous 35.13.010 unincorporated island of territory notice, hearing 35.13.1822 referendum, election 35.13.1821 resolution, hearing 35.13.182 unplatted lands, towns 35.21.010 urban growth areas, annexations beyond prohibited 35.13.005 water-sewer districts Ch. 57.24 when review by boundary review board not necessary 36.93.110 Appropriations, statewide city employees' retirement system 41.44.080 Aquariums and zoos management contracts 35.64.010, 35.64.020

Aquatic plant control, local improvement, authority for 35.43.040
Area, excluding bays, lakes, sounds, rivers or other navigable waters in determining the area of a city or town 35.21.160 acquisition of site, authority 36.64.050 acquisition of site for, bond issue, sale or lease of 38.20.020 Art museums first class cities 35.22.290, 35.22.300 power to acquire, compensation for use 35.21.020 Asphalt or stone plants, acquisition and operation 35.92.030 Assessments for city property 35.44.130 local improvements, See LOCAL IMPROVEMENTS AND ASSESSMENTS Association of Washington cities, See ASSOCIATION OF WASHINGTON CITIES Athletic fields, power to acquire, compensation for use 35.21.020
Attorney, See CITIES AND TOWNS, subtitle City attorney Auctioneers licenses 35.21.690 taxes 35.21.690 Auditing false claim, penalty 42.20.060
Auditor in first class cities, See CITIES AND
TOWNS, subtitle First class cities Auditoriums first class cities 35.22.290, 35.22.300 local improvement, authority for 35.43.040 power to acquire, compensation for use 35.21.020 Auxiliary water systems, local improvement, authority for 35.43.040 Bankruptcy readjustment and relief from debts Ch. 39.64 Bays, adjacent to calculating the area of for determination of area of city or town 35.21.160 powers and jurisdiction extended 35.21.160 Bicycle routes establishment, authorized, directed 47.26.305 Bicycles licenses 35.75.030, 35.75.040 paths for city street funds, use for, authorized standards 35.75.060 construction and maintenance of 35.75.010 prohibitions on use 35.75.020 rules regulating use 35.75.040 regulation and licensing of 35.75.010 road fund 35.75.050 lease and lease back agreements 35.42.080 leases with or without option to purchase, when bidding required 35.42.220 public works cost determination 35.22.630 requirements 35.22.620 public works, when necessary 35.23.352 public works contracts electrical distribution systems exemption 35.22.640 minority employment clause 35.22.650 streets and alleys, construction 35.77.030 supplies, material, and equipment, when necessary 35.23.352 tax revenue may be considered 39.30.040 violations by municipal officers, penalties 39.30.020 Biennial budgets accounting and cost system, state auditor 35.34.190 adoption 35.34.120 annual budget requirements inapplicable 35.32A.010, 35.33.020 budget estimates

date effective 35.13.110

CITIES AND TOWNS

classification and segregation 35.34.060	issue by proxy 35.36.010, 35.36.020,	public utility acquisitions 35.92.100
submittal process 35.34.050	35.36.030, 35.36.040, 35.36.050,	sewerage systems 35.67.140, 35.67.150,
budget message 35.34.090	35.36.060, 35.36.070 transfer of funds 35.22.590	35.67.160, 35.67.170, 35.67.180, 35.67.194
contingency fund 35.34.250, 35.34.260 definitions 35.34.030	general obligation bonds	revenue sewerage systems 35.67.190
emergency expenditures	public utility acquisitions	sale of to United States at private sale
nondebatable emergencies 35.34.140,	pledge of revenue for payment 35.92.080	amortization 39.48.020
35.34.160	housing authorities, authority for 35.82.130	chapter optional 39.48.040
other emergencies 35.34.150, 35.34.160	improvement bonds, interest payment from	sanitary fills, improvement district bonds
employee hours, wages, conditions,	general revenues, procedure 35.45.065	35.73.070
adjustment 35.34.180 expended appropriations 35.34.270	improvement bonds with fixed maturity or maximum annual retirement schedule	savings and loan associations, authorized investment 33.24.060, 33.24.070
expenditures 35.34.270	35.45.020	statewide city employees' retirement system
final budget hearing 35.34.110	improvement district bonds	funds, investment in 41.44.100
funds, quarterly report by status 35.34.240	sanitary fills 35.73.070	street grades, sanitary fills, improvement
funds from sales of bonds and warrants	street grades, sanitary fills 35.73.060	district bonds 35.73.060
35.34.220	indebtedness limitations, subject to 39.46.110 industrial development projects Const. Art. 32	subway construction 35.85.070
hearings 35.34.090 liabilities incurred in excess of budget	§ 1	tunnel construction 35.85.070 United States, sale of bonds to at private sale
35.34.210	interest	Ch. 39.48
mid-biennial review and modification	coupon interest payments on registered	use to finance pedestrian malls 35.71.060
35.34.130	bonds 39.44.120	utility bonds, refunding with general
notice of hearing 35.34.100	payment from general revenues, authority 35.45.065	obligation funding bonds Ch. 39.52
ordinance adoption to authorize 35.34.020,	revenue bonds, issuance at greater interest	water redemption bonds Ch. 35.89
35.34.040 preliminary budget 35.34.080	rate than that authorized, declared legal	waterworks, refunding with general obligation funding bonds Ch. 39.52
proposed preliminary budget 35.34.070	39.90.050	Bonds
registered warrants, payment 35.34.170	local improvement	annual report to department of community,
revenue estimates 35.34.230	general fund to local improvement fund,	trade, and economic development
transfers and adjustments 35.34.200	transfer 35.45.180 lowland filling 35.55.120, 35.55.130,	39.44.210
violations and penalties 35.34.280	35.55.140, 35.56.130, 35.56.140,	information supplied to department of
Biomedical waste	35.56.150	community, trade, and economic
definitions 70.95K.010 legislative findings 70.95K.005	refunding bonds, limitations 35.45.170	development contents 39.44.210, 39.44.230
residential sharps waste collection	as repayment for local improvement	definitions 39.44.200
70.95K.040	installment notes 35.45.155	validity not affected by not filing 39.44.240
residential sharps waste disposal 70.95K.030	local improvements, See also LOCAL IMPROVEMENTS AND	official, See CITIES AND TOWNS, subtitle
sharps waste collection 70.95.715	ASSESSMENTS, subtitle Cities and towns	Official bonds
state preemption of local definitions 70.95K.011	lost or destroyed bond or warrant, procedure	uniform facsimile signature of public official act Ch. 39.62
waste treatment technologies	39.72.010, 39.72.020	Boulevards
evaluation by department of health	maturity 39.44.070	local improvement, authority for 35.43.040
70.95K.020	metropolitan park districts 35.61.200 municipal revenue bond act Ch. 35.41	maintenance and improvement of surface
Blighted areas, See CITIES AND TOWNS,	mutual savings banks, authorized investment	public utilities constructed under 35.21.190
subtitle Urban renewal	for 32.20.070, 32.20.100	transfer to park commissioners 35.21.190
Board of adjustment, See CITIES AND TOWNS, subtitle Planning commissions	notice of intent to sell general obligation	Boundaries annexation
Board of equalization, local improvement of	bonds 39.46.120	use of right of way as corporate boundary
lowlands 35.55.070, 35.55.080, 35.56.080,	parking facilities, off-street 35.86.020 parking commission operation 35.86A.090	35.13.290
35.56.090	payment of general obligation bonds	change of, filing notice of proposed action
Boilers	39.46.110	with boundary review board 36.93.090
local regulation of boiler exempt from state regulation prohibited 70.79.095	public mass transportation system general	right of way lines permitted to be substituted
Bond issues	obligation and revenue bonds, authorized	for any portion of street right of way 35.21.790
airports 14.08.112	39.33.050 public utility acquisitions	uncertain, towns 35.27.030, 35.27.060
cities and towns under 20,000 35.37.040,	general obligation bonds, pledge of revenue	Boundary changes
35.37.090, 35.37.120	for payment of 35.92.080	factual information, provision to public and
cities and towns under 300,000, receipts, limitation on use 35.33,131	revenue, lien against 35.92.100	boundary review board 35.21.890
community renewals 35.81.100, 35.81.115	refunding bonds	Boundary line adjustment agreement between cities to adjust lines,
declaratory judgments 7.25.010	authority to issue 39.52.010 bankruptcy readjustment and relief from	action not subject to review by boundary
definitions 7.25.005	debts Ch. 39.64	review board 35.13.310
eminent domain	"corporate authorities", defined 39.52.050	annexation creating need for, agreement
authority 8.12.390	indebtedness limitations not to be exceeded	between cities to adjust lines, action not
bondholder's remedy for nonpayment, limitations 8.12.450	39.52.020	subject to review by boundary review board 35,13,320
collection, enforcement by bond owner	tax levy to meet payments and interest 39.52.035	city, defined 35.13.300
8.12.440	validation of prior issues 39.52.015	inclusion or exclusion of land partially located
installment payment of assessments	registered bonds, statements and signatures	within city, review by boundary review
8.12.420, 8.12.430	39.44.102	board, necessary conditions avoid review
issuance, conditions 8.12.400	registration of bonds	35.13.340
payment 8.12.460 sale, application of proceeds 8.12.410	principal payable to payee or assignee 39.44.110	incorporation of new city creating need for, agreement pending incorporation, action
energy or water conservation programs	treasurer as registration officer, designation	not subject to review by boundary review
35.92.105	of fiscal agent 39.44.130	board 35.13.330
expenditures from proposed 35.33.031	registration of bonds and interest	legislative purpose 35.13.300
facsimile signatures	coupon interest payments 39.44.120	Boundary of city is county road
destruction of plates 39.44.100	revenue bonds 35.41.030	city to maintain road 36.75.203
fraud by printer or engraver, penalty 39.44.101	energy or water conservation programs 35.92.105	Boundary review boards annexation approval does not authorize other
sufficiency 39.44.100	funds for reserve purposes may be included	annexation action 36.93.155
first class cities	39.44.140	annexation subject to board review 35.13.001

[RCW Index—page 82] (2008 Ed.)

36.93.105	35.32A.040	revenues, transfer between general classes
city actions subject to board review 35.10.001,	submission to city council 35.32A.030	35.33.121
35.43.035, 35.67.022, 35.91.020,	reappropriations 35.32A.050	general classification 35.33.041
35.91.025, 35.92.027	revision by council, limitation on	general obligation or revenue bonds,
disincorporation subject to board review	35.32A.040	expenditures made from revenue 35.33.121
35.07.001 review of proposed actions 36.93.100	transfer of allowances 35.32A.050	late claims, budgetary control account
Boundary review boards, See BOUNDARY	unexpended appropriations capital and betterment outlays 35.32A.080	35.33.151
REVIEW BOARDS	operating and maintenance expenses	penalty for failure to comply with budgetary
Bridges	35.32A.080	law 35.33.170
authority to construct 35.85.010	cities under 300,000	preliminary budget 35.33.031, 35.33.051
elevated, first class cities	annual budget 35.33.041	availability to public 35.33.055
authority to construct 35.85.010	appropriations	budget message to be a part of 35.33.057 filing with city clerk 35.33.055
local improvement, authority for 35.43.040 as part of state highway system Ch. 47.24	decrease, revocation or recall vote, fund,	hearing 35.33.057
viaducts and tunnels, first class cities,	ordinance 35.33.121	submission to
construction and repair 35.22.280	enumerated approved appropriations 35.33.121	legislative body, contents 35.33.057
Bridges, See also CITIES AND TOWNS,	limitations 35.33.121	when 35.33.057
subtitle Drawbridges	principal and interest on outstanding	when filed 35.33.055
Budget director, cities over 300,000	register warrants 35.33.106	report of expenditures and liabilities against budget appropriations 35.33.141
appointment 35.32A.020 exemption from civil service status	reappropriation of unexpended sums	not less than quarterly 35.33.141
35.32A.020	35.33.121	revenue estimate
Budgets	transfers between appropriations 35.33.121 bond issue receipts, limitation on use	submission to legislative body 35.33.135
budgetary control accounts 35.33.151	35.33.131	time for submission 35.33.135
cities over 300,000	budget message, availability to public	revenues fixing amount of ad valorem taxes to be
adoption of budget by ordinance 35.32A.050	35.33.055	levied 35.33.135
appropriation to various departments, expenditure allowances constitute	budgetary control accounts 35.33.151	ordinance fixing amount to be raised by ad
35.32A.050	capital outlay 35.33.031	valorem taxes 35.33.135
biennial budget alternative 35.32A.010	contingency fund	supervision by state auditor 35.33.111
bond sales, proceeds from, exemption from	authorized use 35.33.145 expenditures from 35.33.145	transfer between items within classes
application of chapter 35.32A.010	limitation on use 35.33.145	35.33.121 unexpended appropriations
budget	ordinance appropriating funds from	current operating funds 35.33.151
exempted functions or programs	35.33.147	special funds 35.33.151
35.32A.010 mandatory 35.32A.090	revenue to support 35.33.145	unexpended items, revocation, recall, or
budget director	current operating fund, unexpended funds,	decrease of 35.33.121
appointment by mayor 35.32A.020	effect 35.33.151	warrants, emergency expenditures 35.33.101
confirmation of appointment by city	definitions 35.33.011 emergency expenditures	consolidation including annexation of cities, effect 35.10.315
council 35.32A.020	delay for passage in certain cases 35.33.091	expenditures for streets 35.76.060
exemption from civil service status	expenditures without notice or hearing	file with county for tax levy 84.52.020,
35.32A.020 capital and betterment outlays, unexpended	35.33.081	84.52.025
appropriations 35.32A.080	official emergencies enumerated, vote	first class cities under 300,000 35.33.020
consideration by city council 35.32A.040	required 35.33.081	leases with or without option to purchase,
emergencies	ordinance declaring 35.33.091 other than those specifically enumerated,	budget to provide for payment of rentals 35.42.220
ordinance declaring, necessity 35.32A.060	hearing 35.33.091	newly incorporated city or town 35.02.132
withdrawals from fund 35.32A.060	specific enumeration 35.33.081	second class cities 35.33.020
emergency funds 35.32A.060 estimates	vote necessary for expenditures 35.33.081	towns 35.33.020
expenditures 35.32A.030	warrants, how paid 35.33.101	Building codes
revenues 35.32A.030	what constitutes 35.33.081	adoption by reference 35.21.180 amendment of state building code 19.27.040
exemptions from budget 35.32A.010	employees, adjustment of wages, effect	exemptions 19.27.060, 19.27.065
expenditure allowances constitute	35.33.107 estimates 35.33.031	housing for indigent persons, emergency
appropriations 35.32A.050	excess liabilities incurred by officers and	exemptions 19.27.042
grants, gifts, bequests or devises for specified purposes, exemption from	employees 35.33.125	state building code Ch. 19.27
application of chapter 35.32A.010	expenditures	Building permit fee deposit in building code council account
liability of public officials for violations of	approved expenditures enumerated	19.27.085
budget control 35.32A.090	35.33.121	Building permits
municipal transportation system, exemption	classification of 35.33.121	contractor registration verification required
from provisions of chapter 35.32A.010	emergencies, official, vote required 35.33.081	before issuance 18.27.110
municipal utility departments exemption from budget control of expenditures	limitation 35.33.121	governmental units, no security required for
35.32A.070	transfers between appropriations 35.33.121	permit issuance 35.21.470 Buildings
operation and maintenance expenses	expenditures from proposed bond or warrant	first class cities, control over location and
unexpended appropriations 35.32A.080	issues 35.33.031	construction 35.22.280
ordinance adopting budget 35.32A.050	failing to comply with budget law, penalty	life-cycle cost analysis Ch. 39.35
other expenditures void, budget mandatory	35.33.170 final budget 35.33.075	multi-family and mixed-use projects
35.32A.090 penalty, violations of budget control	hearing 35.33.071	assessment exemption period for new
35.32A.090	meeting to adopt 35.33.061	projects 35.87A.170 definitions 35.87A.020
proposed budget	time for holding 35.33.071	hearing, notice 35.87A.050
consideration by city council 35.32A.040	notice of meeting to adopt 35.33.061	hearings 35.87A.060
copies made available to all interested	posting of notice of meeting to adopt	initiation petition or resolution 35.87A.030
persons 35.32A.030 hearings 35.32A.040	35.33.061	ordinance to establish, contents and adoption
mayor to submit to city council 35.32A.030	publication of notice of meeting to adopt 35.33.061	35.87A.100 purposes 35.87A.010
preparation by budget director 35.32A.030	funds received from sales of bonds and	special assessments 35.87A.080,
publication, copies 35.32A.030	warrants, expenditure 35.33.131	35.87A.090, 35.87A.140

CITIES AND TOWNS

newly constructed, appraisal by assessor	power of certain cities to frame Const. Art. 11	City property, See CITIES AND TOWNS,
36.21.070, 36.21.080 residential structures occupied by persons	§ 10 powers on adopting charter 35.22.195	subtitle Property City sealer, See WEIGHTS AND MEASURES,
with handicaps, treatment of 35.63.220	publication of election notices and proposed	subtitle City sealers and deputies
restrictions on set-back, See CITIES AND TOWNS, subtitle Planning commissions	charter Const. Art. 11 § 10 submission of proposed charter Const. Art. 11	City street fund bicycle paths, use authorized
structurally defective, See CITIES AND	§ 10	standards 35.75.060
TOWNS, subtitle Unfit dwellings towns 35.27.370	vote on, majority necessary to ratify Const. Art. 11 § 10	City transportation authority - monorail Ch. 35.95A
Burial of dead, authority 68.52.030	Chief of police	City treasurer
Bus service, authority to contract with other governmental authorities, limitation	eligibility criteria 35.21.333, 35.21.334 vacancies 35.21.335	bond effect of depositaries 35.38.050
39.34.085	Child care facilities	cities of first class employees' retirement fund
Bus stations conduct at, unlawful 9.91.025	family day care provider's home facility allowed 35.63.185, 36.70A.450	custodian 41.28.080 collection of assessments, duties 35.49.010
Buses	family day-care provider's home facility	failure to call for or pay warrant, penalty
conduct on, unlawful 9.91.025 Business and occupation tax, municipal Ch.	allowed 35.21.688 review of need and demand for	35.21.320 health department pooling funds 70.08.080
35.102	definitions 35.63.170	misappropriation of funds 42.20.090
Canals and ditches, safeguarding 35.43.040, 35.43.045	review, implementation of findings 35.63.180	moneys to be deposited with treasurer Const. Art. 11 § 15
Canals and waterways, lowland fill areas,	Cities in county with a population of two hundred	use of, by official, a felony Const. Art. 11 §
generally Ch. 35.56 Cemeteries	ten thousand or more west of Cascades, utilities, support of cities, towns, counties	14 police relief and pension board member
acquisition and maintenance 68.52.040	and taxing district in which facilities located	41.20.010
annexation of territory for 35.13.180 cemetery board 68.52.045	35.21.422 City attorney	second class cities, See CITIES AND TOWNS, subtitle Second class cities
exemptions from regulation by board	legal interns, employment 35.21.760	utility local improvement districts, collection
68.05.400 first class cities, regulation of 35.22.280	City buildings lease and lease back agreements Ch. 35.42	of assessments, duties 35.49.010 Civil violations subject to monetary penalties as
improvement fund 68.52.050, 68.52.060,	City clerks, See CITIES AND TOWNS, subtitle	alternative to criminal sanctions 35.22.280,
68.52.065, 68.52.070, 68.52.080	Clerks City council	35.23.440, 35.27.370 Claims
private corporations Ch. 68.20 second class cities, establishment and	budget	accident claims
regulation 35.23.440	consideration by city council 35.32A.040	first class cities cumulative provisions 35.31.020
Census, See CITIES AND TOWNS, subtitle Population determination	revision by council, limitation 35.32A.040 confirmation of budget director appointment	other than first class
Cesspools, first class cities	35.32A.020	accident fund 35.31.050, 35.31.060, 35.31.070
assessment for closing 35.22.320 closing and filling 35.22.310	consideration of proposed budget 35.32A.040 members, service as volunteer firefighters,	auditing and paying false claim, penalty
Charge cards for travel expenses 42.24.115	volunteer ambulance personnel, or reserve	42.20.060 charter cities
Charter cities, claims against 35.31.020 Charters	law enforcement officers 35.21.770 proposed budget submitted to 35.32A.030	filing 35.31.020
alternative propositions, submission of Const.	unincorporated towns on United States land,	provisions in charter relating to procedure, effect of 35.31.020
Art. 11 § 10 amendment 35.22.130	powers of review 58.28.520 City council, See also CITIES AND TOWNS,	claims presented after the end of the fiscal year
amendment by special law prohibited Const.	subtitle Council-manager plan; CITIES	in cities and towns under 300,000 35.33.151
Art. 2 § 28 amendment of, how effected Const. Art. 11 §	AND TOWNS, subtitle First class cities City engineer	first class cities
10	streets and alleys, records of funds used	filing 35.31.020 local improvement bonds 35.45.070
cities over 300,000 population, election of freeholders, ballots 35.22.055	35.21.270 City halls, jointly with county courthouses	noncharter cities 35.31.040
cities over ten thousand population	authority for 36.64.010	payment before approval by legislative body 42.24.180
authority to frame Const. Art. 11 § 10 power to frame charter 35.22.030	contracts approval 36.64.030	pedestrian malls 35.71.110
election of freeholders Const. Art. 11 § 10	terms of 36.64.020	towns, auditing and allowance of 35.27.340 Classification
first class cities 35.22.030, 35.22.050, 35.22.055, 35.22.060, 35.22.070,	funds, how provided 36.64.040 City hardship assistance program	advancement 35.06.010, 35.06.070, 35.06.080 first class 35.01.010
35.22.080, 35.22.090, 35.22.100,	implementation by transportation	by population Const. Art. 11 § 10
35.22.110, 35.22.120, 35.22.130, 35.22.140, 35.22.150, 35.22.160,	improvement board 47.26.164 City jails, See CITIES AND TOWNS, subtitle	second class 35.01.020 towns 35.01.040
35.22.170, 35.22.180, 35.22.190,	Jails	Clerks
35.22.200 amendments to	City lands lease and lease back agreements Ch. 35.42	city streets as part of state highway system certified to clerk 47.24.010
exercising powers, functions and duties in	City limits	commission form of government 35.17.080
accordance with 35.22.020 framing for government 35.22.030,	electrical energy, purchase and sale beyond 35.84.010	ordinances recorded by 5.44.080 police relief and pension board of trustees
35.22.050, 35.22.055, 35.22.060,	electrical energy facilities beyond limitation	member 41.20.010
35.22.070, 35.22.080, 35.22.090, 35.22.100, 35.22.110, 35.22.120,	on eminent domain 35.84.030 right to acquire 35.84.020	streets and alleys, records of funds used 35.21.270
35.22.130, 35.22.140, 35.22.150,	exclusion of area from boundaries Ch. 35.16	Code of ethics 42.23.010, 42.23.030, 42.23.040,
35.22.160, 35.22.170, 35.22.180, 35.22.190, 35.22.200	fire apparatus used beyond 35.84.040 firefighters injured beyond 35.84.050	42.23.050, 42.23.060 Code reenactment, 1965 Title 35
petition for, contents of 35.22.130	reduction Ch. 35.16	Codification of ordinances
requisites of 35.22.130 grant of, to be under general laws Const. Art.	street railway extensions beyond 35.84.060 urban public transportation system, extensions	adoption as official code 35.21.520 adoption of new material 35.21.560
11 § 10	beyond 35.84.060	authorization for 35.21.510
home rule with county Const. Art. 11 § 16 how amended Const. Art. 11 § 10	water systems extended beyond acquisition of property 35.92.180	copies as proof of ordinances 35.21.550 filing with city clerk 35.21.530
legislative powers of charter city 35.22.200	authority for 35.92.170	initial amending, adopting or rejecting of
pedestrian malls, conflict over, effect 35.71.120	City manager, See CITIES AND TOWNS, subtitle Council-manager plan	adopting ordinance 35.21.540 notice of hearing 35.21.530

[RCW Index—page 84] (2008 Ed.)

single subject requirements 35.21.570 subsequent amendments 35.21.570	
what constitutes 35.21.500 Cold storage plants, acquisition and operation	
35.92.040 Columbia River Gorge commission, city	
conformance with laws 35.22.700	
Combined city and county municipal corporations Const. Art. 11 § 16	
fire protection or law enforcement binding arbitration in collective bargaining	3,
when 36.65.050 intent 36.65.010	
method of allocating state revenues 36.65.04 public employee retirement or disability	10
benefits not affected 36.65.060	
school districts retained as political subdivisions 36.65.020	
Combined sewerage, water, and garbage systems, statutes to govern 35.67.340	
Commission government abandonment of	
effect 35.17.460 election	
conducting 35.17.450 proposition submitted 35.17.440	
liabilities of city 35.17.460	
method 35.17.440 reorganization 35.17.460	
time of existence, requirement 35.17.430 vested property rights 35.17.460	
without changing classification 35.17.430 adoption of	
appropriations, effect on 35.17.420 boundaries of city, effect on 35.17.410	
existing ordinances and resolutions, effect of 35.17.410	n
vested rights, effect on 35.17.410	
appropriations existing at time of adoption, effect 35.17.42	20
revision by commission 35.17.420 bonds	
authority of commissioners to fix 35.17.10 commissioners 35.17.100	0
officers and employees 35.17.100 city clerk	
acknowledgments, taking 35.17.105 appointment by commissioners 35.17.080	
commissioners bonds 35.17.100	
compensation 35.17.080	
election 35.17.020 first election 35.17.400	
quorum, when constitutes 35.17.180 salaries	
generally 35.17.108 second election 35.17.400	
terms of office, vacancies 35.17.020 voting rights 35.17.180	
definition 35.17.010 departments of	
officers and employees 35.17.090	
power and duty assignments 35.17.090 elections 35.17.020	
financial statements annual 35.17.170	
monthly 35.17.170 firemen, free passes and services, public	
franchises 35.17.150 laws applicable 35.17.030	
legislative power franchise grants 35.17.220	
how exercised 35.17.180	
appeal to court 35.17.290	
certification by clerk 35.17.280 conduct of election 35.17.300	
date effective 35.17.330 election for 35.17.280, 35.17.290,	
35.17.300, 35.17.310, 35.17.330, 35.17.340, 35.17.350, 35.17.360	
notice of election 35.17.310 repeal or amendment	

```
method 35.17.350
       record 35.17.360
       by whom 35.17.340
    money appropriations 35.17.200
    ordinances, effective date of 35.17.230
    ordinances and resolutions, signing and
        filing 35.17.190
    public service utilities 35.17.220
    quorum, when constituted 35.17.180
    referendum
      initiative petition provision 35.17.250
     street improvement 35.17.210
      suspension of ordinances 35.17.240
      veto power of mayor 35.17.190
      recording of 35.17.180
     rights of commissioners 35.17.180
  mayor
    duties 35.17.060
    president of 35.17.060
    salary
      generally 35.17.108
    veto power 35.17.190
  meetings
  open to public 35.17.050 regular 35.17.050 special 35.17.050 officers and employees appointment 35.17.080 bonds 35.17.100
    changes in compensation 35.17.130
    commission power over 35.17.130
    department assignment 35.17.090
    discharge 35.17.080
    duty assignment 35.17.090
    free passes and services, prohibition on public franchises 35.17.150
    salaries and wages 35.17.120
  offices, where maintained 35.17.040
  ordinances and resolutions
    adoption of new form 35.17.410
    effective date 35.17.230
    initiative petitions 35.17.260, 35.17.270,
       35.17.280, 35.17.290, 35.17.300, 35.17.310, 35.17.330, 35.17.340,
       35.17.350, 35.17.360
    money appropriations 35.17.200
    public service utilities 35.17.220 referendums, effect 35.17.240 signing and filing 35.17.190
    street improvement 35.17.210
  organization as
    appropriations, effect on 35.17.420
    ballot wording 35.17.390
boundaries of city, effect on 35.17.410
elections 35.17.400
    existing ordinances and resolutions, effect on 35.17.410
    petition of electors 35.17.380
    population necessary, how determined
        35.17.370
    special election 35.17.380
    vested rights, effect on 35.17.410
  policemen, free passes and services on public franchises 35.17.150
  population requirements 35.17.370
  powers of second class cities, applicable
      statutes 35.17.030
  president, mayor as 35.17.060
  public franchises, free passes and services, officers and employees 35.17.150
  referendum
    ordinances subject to 35.17.230
    provisions for initiative petitions, application
        35 17 250
    public service utilities 35.17.220
    public service utility franchises 35.17.220
    suspension of ordinances 35.17.240
  vice president, commissioner of finance as
      35.17.070
Commons, second class cities 35.23.440
Community economic revitalization board
  created 43.160.030
```

```
Community municipal corporations
   annexation of unincorporated area, resolution
      may provide for creation of community
      municipal corporation 35.13.015
   community council
    compensation and expenses 35.14.030
    election 35.14.020
    employees 35.14.030
    meetings 35.14.030
    membership 35.14.020
    office 35.14.030
officers 35.14.030
    quorum 35.14.030
terms 35.14.020
   consolidating cities may authorize creation of 35.10.540
   continuation of existence
    election 35.14.060
    petition for continuation to legislative body
       of the city 35.14.060
    procedure 35.14.060
    resolution to legislative body of the city
        35.14.060
   inclusion of annexed area into 35.13.015
   original term of existence 35.14.060
  powers and duties 35.14.050 service areas 35.14.010 territory 35.14.010
   when may be organized 35.14.010
Community redevelopment financing Ch. 39.88
Community renewal
   bond issues
    financing by 35.81.100
    general obligation 35.81.115
    legal investments for financial institutions
        35.81.110
   securities by federal government 35.81.110 comprehensive plan for, preparation and
      adoption 35.81.060
   conveyances, presumption in regard to 35.81.140
   discrimination 35.81.170
   eminent domain, powers of city 35.81.080
   findings, requirement of 35.81.050
   judgment and process, property exempt from
      35.81.120
   local improvement districts 35.81.190, 35.81.200
   plans and planning
    comprehensive plan 35.81.060 formulation of program 35.81.040
   powers of city
    assignment of 35.81.160
    eminent domain 35.81.080
    general grant 35.81.070
    property acquisition within area 35.81.090
    property within area 35.81.095
    urban renewal projects 35.81.150
   private enterprise, encouragement of
      35.81.030
  public bodies, powers of 35.81.130 public officials and employees, interest in
   projects, contracts, etc. 35.81.180
purpose and necessity, declaration of
      35.81.005
   taxation, property exempt from 35.81.120
   urban renewal agency
compensation 35.81.160
    members 35.81.160
    powers 35.81.160
Community restitution by offenders
   workers' compensation and liability insurance
     coverage 35.21.209, 51.12.045
Community revitalization financing Ch. 39.89
   community redevelopment financing Ch.
Community service organizations
   neighborhood improvement projects
      35.21.278
Commute trip reduction
   employer program, review and penalties 70.94.534
```

CITIES AND TOWNS

notice to annexing town, duty of legislative growth and transportation efficiency centers source of funds for payment of penalties body 35.10.217 39.76.030 70.94.528 implementation of plans
use of funds 70.94.544
requirements for counties and cities 70.94.527
Competitive bidding requirements joint city halls with county courthouses 36.64.010, 36.64.020, 36.64.030 petition of electors 35.10.217 resolution of city to be annexed 35.10.217 assets, vesting 35.10.300 minority and women's business enterprises assumption of indebtedness, vote required 39.04.160 municipal water and sewer facilities act preferential purchase of products made from 35.10.240 recycled materials authorized 39.30.040 budget 35.10.315 35.91.020 canvass of votes by county canvassing board 35.10.240 tax revenue may be considered 39.30.040 parks and recreation cooperation 67.20.020 Comprehensive community health centers public works, See PUBLIC WORKS administrative implementation, state agencies purchase of real or personal property city defined 35.10.207 claims, collection and payment of 35.10.310 70.10.060 authorized, indebtedness limitations construction projects 39.30.010 elections fiscal assistance, approval, use 70.10.040 election required if exceeds indebtedness canvass of county canvassing board interagency cooperation 70.10.050 defined 70.10.020 limitation 39.30.010 35.10.240 joint execution with other municipal fire department employees, transfer 35.10.520, 35.13.215, 35.13.225, federal/state fund 70.10.030 legislative intent 70.10.010 corporations authorized, indebtedness limitation 39.30.010 35.13.235 second class cities, power to make 35.23.440 small works roster 39.04.156 Comprehensive plan fire department employees, transfer of 35.10.365, 35.10.370, 35.10.510, community renewal law 35.81.060 copy of plan and regulations provided to county assessor 35.22.695, 35.63.240 street improvements prerequisite to land 35.10.530 development indebtedness contract with land owner 35.72.010 referral to effect of consolidation of annexation upon community council 35.14.040
Condemnation, See CITIES AND TOWNS, subtitle Eminent domain reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 35.10.331 ordinances, former, enforcement 35.10.320 purpose of chapter 35.10.203 state funds, effect upon right to receive 35.10.317 United States Demonstration Cities and Metropolitan Development Act 35.21.660 Condemnation of blighted property 35.80A.010 authority to enter property or buildings Convention center facilities and stadiums Ch. 35.80A.040 67.30 taxation disposition of property acquired by condemnation 35.80A.030 Convention center facilities and structures levying 35.10.310 funding shortfalls, special assessments, authority for 35.43.040 payment of other city's obligation 35.10.310 financial assistance, acceptance 35.80A.040 title to property, vesting 35.10.300 transfer of property acquired by condemnation 35.80A.020 Conveyances Consolidation including annexation of property acquired at local improvement incorporated cities and towns proceedings 35.53.030 public utilities 35.94.010, 35.94.020, Conditional sales contracts for purchase of real or indebtedness personal property ratification and funding after, election authorized, indebtedness limitations 35.94.030 35.40.030 real property in community renewal areas 35.81.090, 35.81.095 39.30.010 preexisting obligations of former city, election for validation 35.37.027 Consolidation of local government unit and first election required if exceeds indebtedness limitations 39.30.010 sewerage sale acquired property 35.67.270 joint execution with other municipal Corporate powers class city corporations authorized, indebtedness acquisition of recreational and athletic retirement rights limitation 39.30.010 facilities 35.21.020 compliance with law 41.04.430 definitions 41.04.405 intent 41.04.400 Conference (with counties) to study regional and generally 35.21.010 governmental problems 36.64.080, 36.64.090, 36.64.100, 36.64.110 Conservation, preservation interest in land Corporate stock or bonds not to be owned by Const. Art. 8 § 7
Corporations, metropolitan municipal, See
METROPOLITAN MUNICIPAL
CORPORATIONS limitations 41.04.425 membership in first class city retirement system 41.04.415 acquisition, authorized 64.04.130 conveyance, form 64.04.130 Consolidated cities, local improvements newly created legal entity 41.04.420 Correctional facilities, authority to build and maintain 70.48.190 public or public safety employees' retirement systems 41.04.4.10
Constables, See CONSTABLES
Contaminated properties 35.43.060 Correctional facilities, state reimbursement for impact costs Ch. 72.72 Consolidation community municipal corporations consolidating cities may create 35.10.540 service areas 35.14.010 territory 35.14.010 Council decontamination, disposal, or demolition of first class cities, See CITIES AND TOWNS, city or county action, options 64.44.040 subtitle First class cities prohibited acts 42.23.070 towns, See CITIES AND TOWNS, subtitle Continuity of government in event of enemy when may be organized 35.14.010 attack, succession to office of executive heads 42.14.050 two or more contiguous cities assumption of general obligation Towns vacancy in nonpartisan governing body filling of vacancy 42.12.070 indebtedness 35.10.440 architectural and engineering services Ch. ballot questions 35.10.460 boundary review board role 35.10.450 Councilman, councilmen, defined 35.18.005 awards, posting 39.04.200 canvass of votes 35.10.470 Council-manager plan bond of contractor costs of elections and public meetings abandonment of registration or licensing prerequisite to public works contract 39.06.010 competitive bidding requirements, exemptions 39.04.280 effect 35.18.320 method 35.18.300 35.10.500 effective date of consolidation 35.10.480 election of officials 35.10.480 petition of voters for 35.18.290 special election, proposition 35.18.290 term of years before 35.18.290 without changing classification 35.18.290 administrative services, responsibility of manager 35.18.110 form of government 35.10.430 geographical considerations 35.10.400 initiation of election process 35.10.410, county with population of two hundred ten thousand or more, with cities concerning buildings and related improvements 36.64.070 35.10.420 name of city 35.10.490 adoption of council, election of 35.18.270 public meetings on proposal 35.10.450 wards 35.10.550 debts and obligations, declared legal regardless of interest rate 39.90.060 ballots 35.18.260 procedure 35.18.250 eligibility 35.18.230 officials holding over 35.18.280 disincorporation, impairment of 35.07.100 Consolidation including annexation of cities electrical construction or improvements, bid annexation proposals 35.92.350 ordinance of engineering systems 39.04.290 effective date 35.10.265 general corporate powers 35.21.010 interest due when payment is not timely attorney fees 39.76.040 exceptions 39.76.020 requirement 39.76.010 annexation, alternate methods acceptance by annexing city 35.10.217 petition, signatures required 35.18.240 population requirements 35.18.230 annexing city to indicate acceptance 35.10.217 budget, revision by first council 35.18.285 election 35.10.217 city manager

[RCW Index—page 86] (2008 Ed.)

appointment by council 35.18.010 appointments of 35.18.060 basis for choice 35.18.040 bond 35.18.050 head of administrative branch 35.18.010 interference by council 35.18.110 members of council, eligibility 35.18.040 County property oath 35.18.050 officers and employees, discussion with council 35.18.110 35.44.140 powers and duties 35.18.060 qualifications 35.18.040 finality of council action 35.18.130 35.49.160 reply and hearing 35.18.130 resolution and notice 35.18.120 36.34.280 responsibility to council 35.18.010 salary 35.18.220 serving more than one town, council determination 35.18.070 subordinates appointment of 35.18.100 appointment of 35.18.100 interference with by council 35.18.110 qualifications 35.18.100 terms of office 35.18.100 43.09.2855 43.09.2853 substitution for, when authorized 35.18.140 terms of office 35.18.120 council Crimes authority of 35.18.160 chairman, selection of 35.18.190 city manager, appointment of 35.18.010 confirmation of appointments 35.18.060 conviction of crime 35.18.150 definitions 35.18.005 35.67.350 elections, number, and terms 35.18.020 Criminal cases elective officials 35.18.010 eligibility for 35.18.150 first election 35.18.270 forfeiture of office, grounds for 35.18.150 interference with city manager 35.18.110 mayor, selection of 35.18.190 mayor pro tempore, appointment of 35.18.210 section meetings Criminal penalties open to public 35.18.170 quorum for 35.18.170 when 35.18.170 ordinances and resolutions signing and filing 35.18.180 vote necessary to pass 35.18.180 population proportioning 35.18.020 removal of city manager 35.18.120, 35.18.130, 35.18.140 revision of appropriations for first term 35.18.285 salaries 35.18.220 salary of city manager, fixing 35.18.220 subordinates of city manager, authority over 35.18.110 substitution for city manager, when authorized 35.18.140 Indebtedness departments creation by council 35.18.080 heads of, authority 35.18.090 officers and employees appeal from manager's decision 35.18.090 appointment 35.18.090 removal 35.18.090 elective officials 35.18.010 mayor absence or disability, appointment of pro tempore 35.18.210 Depositaries appointments of, confirmation of council 35.18.060 chairman of council, selection 35.18.190 councilman's privileges 35.18.190 duties of 35.18.200 filling vacancy 35.18.190 public safety, powers for 35.18.200 selection 35.18.190 42.17.245 mayor pro tempore, appointment of 35.18.210 ordinances and resolutions

signing and filing 35.18.180

vote necessary to pass 35.18.180 Development, comprehensive plans for police judge, appointment by city manager, term, removal, grounds 35.18.060 wards and districts 35.18.020 35.63.090 Development projects review process 36.70A.470 Counties, city harbor in two counties, effect upon Development regulations assessments 36.08.030 to be consistent with comprehensive plan 35.63.125 Dikes assessments for local improvement districts or authority to construct 35.21.090 utility local improvement districts local improvement, authority for 35.43.040 subject to local improvement assessments Diking and drainage districts acquisition from county 35.49.150 contributions, when 85.24.250 disposition of proceeds upon resale inclusion within 85.24.250 Diking and drainage districts, See also DIKING AND DRAINAGE transfer to municipality, approval necessary Diking districts County roads and bridges, assistance in finances 36.76.110 inclusion within 85.05.260, 85.06.230 rights of way, power to acquire 85.05.080 Courts, See CITIES AND TOWNS, subtitle Discrimination Municipal courts; CITIES AND TOWNS, subtitle Night court administrative and judicial remedies, authorized 49.60.330 Credit card use for purchases, conditions Disincorporation authority 35.07.010 claims against corporation, payment 35.07.150 Credit establishment for payment of warrants contracts existing, impairment of 35.07.100 effect 35.07.090 election 35.07.040, 35.07.050, 35.07.060, 35.07.070, 35.07.080 Credit for energy conservation Const. Art. 8 § 10 Credit not to be loaned Const. Art. 8 § 7 bicycle paths, use of for other purposes 35.75.020 filing notice of with boundary review board penalties uniform with state law 35.21.163 36.93.090 franchises, impairment of 35.07.100 indebtedness 35.07.040, 35.07.140 sewer connection without permission water pollution, penalty 35.88.040 order of, involuntary dissolution 35.07.250 petition 35.07.020 agreement with county to handle 3.50.800, 3.50.805, 35.23.555 receiver 35.07.120, 35.07.130, 35.07.150, 35.07.160, 35.07.170, 35.07.180, agreement with county to handle, arbitration 35.20.010, 35.22.425, 35.27.515, 35.07.190, 35.07.200, 35.07.210, 35.07.220, 35.07.225 streets and highways, state control 35.07.110 Criminal identification, See STATE PATROL, Disincorporation, See also CITIES AND TOWNS, subtitle Involuntary dissolution subtitle Identification and criminal history Disorderly houses, second class cities, control of 35.23.440 Disorderly persons, first class cities, providing for punishment of 35.22.280 uniform with state law 35.21.163 Crop purchase contracts, dedicated energy crops 35.21.465 Dispute resolution centers Cultural arts, stadium and convention districts Ch. 67.38 alternative to judicial setting Ch. 7.75 Dissolution filing notice of with boundary review board 36.93.090 Cultural or arts facilities authority for local improvement 35.43.040 Culverts, local improvement, authority for 35.43.040 Dissolution, See also CITIES AND TOWNS, subtitle Involuntary dissolution Curfew for juveniles 35.21.635 District court Daylight saving time, prohibition of and exceptions 1.20.050 criminal cases agreement with county to handle, arbitration 35.20.010, 35.22.425, 35.27.515, collection agency may be used, fees 19.16.500 Debts, See also CITIES AND TOWNS, subtitle 35.30.100 filing fees establishment of fees to be paid by city Declaratory judgments bonds 7.25.010 contracts 7.24.020 franchises 7.24.020, 7.24.110 ordinances 7.24.020, 7.24.110 3.62.070 promotion of efficiency to minimize costs to cities that use the district courts cities and courts to cooperate to minimize costs 3.62.100 party to action 7.24.110 traffic school for offenders, court may compel Demonstration Cities and Metropolitan attendance 46.83.050 Development Act venue, change of 3.66.090 contracts 35.21.660 District court districting committee, membership powers and limitations of public 3.38.010 corporations etc., created 35.21.670 Dogs licensing all deposits must be made in public depositary 39.58.080 fee waiver, guide and service animals 49.60.380 powers and duties to regulate Ch. 16.08 towns, licensing 35.27.370 unclassified cities, regulations, licensing 35.30.010 Depositaries, See also CITIES AND TOWNS, subtitle Fiscal matters
Deposits of public funds in financial institutions, reports and statement under oath of Domestic violence Detention, special detention, holding and technical assistance grant program 70.123.130 correctional facilities Donations, authority to accept and use 35.21.100 authority to build and maintain 70.48.190 Donations of right of way for transportation

improvements

Detergent phosphorus content Ch. 70.95L

Electric joint operating agencies, See JOINT OPERATING AGENCIES advertising signs on donated parcels Emergency seat of government in event of enemy 47.14.040 attack, authority 42.14.075 credit against benefit district assessment Electric revenue bonds, mutual savings banks, investment in 32.20.070, 32.20.100 Emergency services automatic number or location identification 47.14.030 definitions 47.14.020 Electric utilities for 911 services, regulation prohibited department duties 47.14.050 intent 47.14.010 electric power and energy joint operating agency 35.22.705, 35.23.705 35.21.895 Eminent domain adjournments 8.12.160 Downtown and neighborhood commercial Electrical apparatus use and construction rules appeal and review 8.12.200 districts definitions 35.100.020 Electrical construction or improvements, bid assessments findings, intent 35.100.010 proposals 35.92.350 assessment districts 8.12.280 local retail sales and use tax 35.100.030, Electrical contractors assessment roll 8.12.290, 8.12.360 licenses, limitation on city to regulate 19.28.041 continuance of hearing on 8.12.320 hearing and notice 8.12.300 35.100.040 main street program Ch. 43.360 Electrical distribution equipment, acquisition from public utility districts 35.92.054 judgments 8.12.350 modification 8.12.340 revenue, determination of amount 35.100.050 Drainage districts, inclusion within 85.06.230 Drainage systems, authority to provide for objections to 8.12.330 Electrical installations 35.21.210 service of process 8.12.310 electrical inspector 19.28.321 board of eminent domain commissioners 8.12.270, 8.12.280 Drawbridges enforcement powers 19.28.321 construction and maintenance Ch. 35.74 higher standards than state statutes may be Driving under the influence of liquor or drug, minimum penalty 35.21.165 commissioners to make, appointment and duties 8.12.240 imposed 19.28.010 inspections, applicability to certain cities and towns 19.28.141 delinquent 8.12.500 collection 8.12.470, 8.12.480 payment and redemption 8.12.490 improvements, payment by special Dwellings unfit for human habitation, See CITIES AND TOWNS, subtitle Unfit permits not issued to nonlicensees 19.28.081 dwellings
Economic development programs
contracts with nonprofit corporations
authorized 35.21.703 residential buildings moved without change in occupancy classification 19.28.010 underground, conversion to Ch. 35.96 assessment 8.12.230 lien of assessment, enforcement 8.12.520 Electrical transmission line deemed a public purpose 35.21.703 main street program Ch. 43.360 notice of assessment 8.12.380 payment 8.12.370 petition for assessment 8.12.240 reassessment 8.12.510 gardening leases 35.92.370 Electrical utilities Economic opportunity act programs, participation 35.21.680 civil immunity for good faith mistakes 35.21.415 regrade assessments 8.12.550 Elections electric power and energy annexation assessments for board of commissioners joint operating agency, purchase from of unincorporated areas, election of 8.12.260 community council members, petition for authority 8.12.030 electrical energy facilities beyond city limits board of eminent domain commissioners 8.12.260, 8.12.270, 8.12.280 eminent domain, limitation on right 35.84.030 first class, charter election 35.22.090 purchase of 35.84.010 city harbor in two counties 36.08.010, authority to issue and sell 8.12.390 right to acquire 35.84.020 sale of 35.84.010 36.08.020 bondholder's remedy for nonpayment, commission form cities 35.17.020 limitations 8.12.450 first class cities abandonment of 35.17.440 collection, enforcement by bond owner generating plants and facilities, authority to own and operate 35.92.052 adoption of 35.17.380 installment payment of assessments 8.12.420, 8.12.430 issuance, conditions 8.12.400 community municipal corporations community council 35.14.020 continuation of existence 35.14.060 franchises for electrical utilities on streets 80.32.010 continuation of existence 35.14.060 conditional sales contracts for purchase of real or personal property exceeding debt limitations, election required 39.30.010 council-manager plan cities abandonment 35.18.300, 35.18.310 adoption of 35.18.250 councilmembers 35.18.020 elective offices - qualifications terms and irrigation pumping service, tariff 35.92.365 payment 8.12.460 sale, application of proceeds 8.12.410 bridges, for 47.24.030 net metering of electricity Ch. 80.60 service installation charges customer may contract privately 35.22.640 underground, conversion to Ch. 35.96 Electrical utilities, See also CITIES AND TOWNS, subtitle Public utilities Electrical utility properties buildings damages 8.12.140 change of ownership, powers of court 8.12.170 elective offices - qualifications, terms, and requirements Ch. 29A.20 commissioners to make assessment acquisition and operation 35.92.050 appointment and duties 8.12.240 defined 35.92.280 excess indebtedness, cities and towns under community renewal 35.81.080 joint undertakings with public utility districts 20,000 35.37.050 failure to hold for two successive years, compensation agreements 35.92.290 definition 35.92.280 determination 8.12.100 involuntary dissolution 35.07.230 findings 8.12.190 financing 35.92.300 filing for office Ch. 29A.24 interested party brought in 8.12.120 laws relating to, construction of 35.92.310 Electronic data processing systems first class cities ordinance to specify means of payment charter adoption 35.22.090 charter revision 35.22.120 acquisition method for municipalities 39.04.270 8.12.040 several interests, separate findings 8.12.150 first officers 35.22.070 freeholders 35.22.050, 35.22.140 subsequent compensation for property taken or damaged 8.12.540 Elevators, lifting devices, and moving walks general and special 35.22.280 fourth class cities title vests upon payment 8.12.210 continuances 8.12.160 arbitration for dispute resolution with department 70.87.205 general municipal 35.27.090 officers 35.27.090 incorporation Ch. 35.02 hearing on assessment roll 8.12.320 costs 8.12.200 jurisdiction 70.87.200 Embankments, authority to construct 35.21.090 damages buildings 8.12.140 determination 8.12.100 findings 8.12.190 initiative petitions, commission form of government 35.17.360 expenditures, creation of special fund 35.32A.060 Emergencies, See also CITIES AND TOWNS, metropolitan municipal corporations subtitle Budgets
Emergency management program, powers and 35.58.070, 35.58.080, 35.58.090, interested party brought in 8.12.120 35.58.100 ordinance to specify means of payment second class cities 35.23.051 general power 35.23.440 third class cities 35.23.051 duties Ch. 38.52 8.12.040 Emergency medical care and transportation several interests, separate findings 8.12.150 subsequent compensation for property taken or damaged 8.12.540 urban emergency medical service districts authorized in certain cities and towns vacancies Ch. 29A.28 title vests upon payment 8.12.210 35.21.762 Elections, See also CITIES AND TOWNS, definitions 8.12.010, 8.12.020 Emergency medical care and transportation subtitles Annexation; Incorporation services, state preempts authority 18.73.020 discontinuance of proceedings 8.12.530

[RCW Index—page 88] (2008 Ed.)

electrical energy facilities, limitation upon 35.84.030	watershed property, city in adjoining state authorized to condemn 8.28.050	Financial transactions, regulation of authority, limitations on 35.21.698
findings 8.12.190	Employees	Financing procedures, validation Ch. 39.90
first class cities, general power 35.22.280	adjustment of wages, effect on budget	Fines
hearing, assessment roll 8.12.300	35.33.107	payment into police relief and pension fund
continuance 8.12.320 objections 8.12.330	administration, oversight, or supervision of city utility	41.20.130 superior court jurisdiction to determine
service of process 8.12.310	reimbursement by utility 35.33.123,	legality of 2.08.010
housing authorities, power of 35.82.110	35.34.205	supreme court jurisdiction to determine
improvements	blind, hearing impaired persons,	legality of 2.04.010
advancement from general funds against assessment 8.12.250	discrimination prohibited 70.84.080 direct deposit of salaries and wages 41.04.240	Fire departments, apparatus used beyond city limits 35.84.040
payment by special assessment 8.12.230	participation in state insurance program	Fire departments, city
payment from general fund 8.12.220	41.04.205	definitions 35.103.020
petition for assessment 8.12.240	payroll checks, drafts, or warrants	evaluations and reports, annual 35.103.040
indebtedness improvements, contracting for 8.12.250	payroll deductions to banks, savings banks,	legislative intent 35.103.010 policy, service delivery 35.103.030
interested party brought in 8.12.120	credit unions, or savings and loan	Fire hazards, overhanging or obstructing
interpleader of adverse claimants 8.12.150	associations authorized, conditions	vegetation, debris, removal or destruction by
judgments and decrees 8.12.160, 8.12.200	41.04.245 Employees, See also CITIES AND TOWNS,	owner 35.21.310 Fire hydrants
assessment roll 8.12.350	subtitle Officers and employees	water companies may be required to maintain
separate juries 8.12.100	Energy conservation program	80.28.250
view of premises 8.12.130	authorization, limitations 35.92.360	Fire limits, towns 35.27.400
waiver 8.12.090	legislative finding 35.92.355 tree planting for energy conservation,	Fire prevention auxiliary water systems, acquisition and
lien of assessment enforcement 8.12.520	municipal utilities to encourage 35.92.390	regulation of 35.21.030
limited access streets, acquisition of land, by	Energy facility site evaluation council,	comprehensive plans for 35.63.090
47.52.050	membership 80.50.030	first class cities, providing for 35.22.280
lowlands, filling 35.55.040, 35.56.050	Energy financing voter approval act cost-effectiveness	towns, provisions for 35.27.370 Fire prevention and emergency medical
measure of damages buildings 8.12.140	priorities 80.52.080	protection
metropolitan municipal corporations	definitions 80.52.030	areas withdrawn from fire protection districts
35.58.320	election approval required bonds 80.52.040, 80.52.050, 80.52.060,	52.08.035 Fire protection districts
military purposes 8.04.170, 8.04.180	80.52.070	annexation by district
notice assessments 8.12.380	purpose 80.52.020	annexations by city become part of district
hearing on assessment roll 8.12.300	short title 80.52.010	52.04.091
petition for condemnation, service 8.12.070	Energy supply emergencies, alerts duties of local government 43.21G.050	annexation by newly incorporated city or town 35.02.202
objections	Environmental excellence program agreements	annexation of a city or town
hearing on assessment roll 8.12.330 ordinances 8.12.040	Ch. 43.21K	transfer of employees 52.04.111, 52.04.121,
ownership, change of, powers of court	Environmental permits land use petitions, judicial review Ch. 36.70C	52.04.131 annexation of adjacent city or town
8.12.170	project review and permit procedures Ch.	procedure 52.04.061
parkways, drives, and boulevards 35.21.190	36.70B	annexation of newly incorporated city or town
payment assessments 8.12.370	Escalators	35.02.202
award into court 8.12.200	local improvement, authority for 35.43.040 local improvement districts 35.43.110	annexation to by contiguous city or town election 52.04.071
improvements, advance from general funds	Evergreen communities act Ch. 35.105	tax levies, limitation 52.04.081
against assessment 8.12.250 improvements, by special assessment	Execution of judgments against 6.17.080	withdrawal, election 52.04.101
8.12.230	Expositions, See WORLD FAIRS OR EXPOSITIONS	joint operation 52.08.035 withdrawal from, exceptions 52.08.025
improvements, from general fund 8.12.220	Fairs, See WORLD FAIRS OR EXPOSITIONS	withdrawal from annexation by newly
title vests upon 8.12.210	Fandango houses	incorporated city or town 52.04.161
petition for condemnation 8.12.050 contents 8.12.060	second class cities 35.23.440	Fire protection services, provision by contract to
service when state, school, or county lands	Federal grants and programs federal new markets tax credit program	state-owned property 35.21.775 arbitration in the event of continued impasse
involved 8.12.080	35.21.735	between parties to contract negotiations
summons and service 8.12.070 public passenger transportation services,	statutes construed consistent with state	35.21.779
metropolitan municipal corporations	constitution 35.21.757 transfer to public corporations	consolidation of contract negotiations with multiple state agencies 35.21.779
35.58.250	authority 35.21.730, 35.21.735	existing contracts not abrogated 35.21.778
public use, adjudication of 8.12.090	corporate powers, governmental control	notification to department of community,
purposes 8.12.030 regrade assessments 8.12.550	35.21.745 insolvency or dissolution 35.21.750	trade, and economic development and affected agencies of intent to enter into
second class cities 8.12.560, 35.23.311,	limitation on liability 35.21.730	contract negotiations 35.21.779
35.23.440	tax exemption and immunity 35.21.755	Firearms
service petition for condemnation 8.12.070	territorial jurisdiction 35.21.740	preemption of local laws 9.41.290
state, school, or county lands involved	Fees off-street parking facilities, maximum	exception 9.41.300 sales, authority to regulate areas where sales
8.12.080	schedules 35.86.060	allowed 9.41.300
service of process	special permits for oversize or overweight	Firefighters
hearing on assessment roll 8.12.310 several interests, separate findings 8.12.150	movement, fees paid to cities and towns, when 46.44.096	civil service qualifications of applicants for positions
streets and alleys, for	Ferries	41.08.070
wharves and bridges for state highway	authority to acquire and maintain 35.21.110	equipment, standardization Ch. 70.75
purposes 47.24.030 title vests upon payment 8.12.210	joint acquisition with counties 36.54.020	injuries sustained outside city limits 35.84.050
towns 35.27.380	Field houses, local improvement, authority for 35.43.040	militia duty, exemption from 38.44.030 port district firefighters, transfer rights on
trial 8.12.100	Finance committees, See CITIES AND TOWNS,	annexation of district property 53.08.360
new trial 8.12.160	subtitle Fiscal matters	Fireworks
verdict 8.12.160	Financial institution license fees Ch. 82.14A	permit for

grant or denial 70.77.270 publication 35.22.170 organization form, charter provisions, effect Fireworks, See also FIREWORKS submission of new draft 35.22.150 35 22 030 parking, off-street facilities Ch. 35.86 First class cities child care facilities, review of need and under 300,000 parks, purchase of property for 35.22.280 demand for, implementation of findings budget provisions Ch. 35.33 35.22.660 parks and recreation, acquisition, exchange of employees, adjustment of wages, effect on budget 35.33.107 claims against 35.31.020 land for park purposes 35.22.280 classification 35.01.010 party walls and partition fences, regulation of accident claims procedure 35.21.010, 35.21.020 35.22.280 council compensation 35.22.200, 35.22.205 planning and zoning advancement in classification 35.06.010 hours 35.22.205 child care facilities, review of need and legislative power 35.22.200 manner of election 35.22.200 airports in unincorporated area, subject to demand for, implementation of findings county zoning and planning law 35.22.415 airspace, conveyance or lease of 35.22.302 35.22.660 planning regulations, copy to county assessor 35.22.695 separate designation annexation of federal areas 35.13.185 administrative department heads 35.22.210 art museums police courts repeal of, procedure 35.22.220 acquisition and use 35.22.290 courts of limited jurisdiction 3.02.010 department for administration of property leasing of land for 35.22.300 powers 35.22.280 incident to civic center 35.22.305 legislative, where vested 35.22.200 auditoriums discrimination, administrative and judicial omnibus grant 35.22.570 acquisition and use 35.22.290 remedies, authorized 49.60.330 prostitutes, providing for punishment of 35.22.280 leasing of land for 35.22.300 leasing of land for 35.22.300
bond issues by proxy
appointment of proxies 35.36.010
binding effect of proxy 35.36.010
coupons, facsimile signatures on 35.36.020
deputies, special appointment of 35.36.030
designation of number and manner of
numbering, specification by authorized
officers 35.36.040
liability of officers 35.36.050
notice to council 35.36.060
overprinting of same number, liability of disorderly persons, providing for punishment of 35.22.280 public health, preservation of 35.22.280 public health pooling fund Ch. 70.12 district court criminal cases public lands, regulate control and use agreement with county to handle 35.22.425 division of city, wards 35.22.370 35.22.280 public market, defined 35.22.280 elections public works contracts bid exemptions for electrical distribution general and special 35.22.280 electrical facilities and systems systems 35.22.640 competitive bid requirements 35.22.620 generating plants and facilities, authority to own and operate 35.92.052 overprinting of same number, liability of electrical distribution systems exempt from eminent domain, general power 35.22.280 printer, etc. 35.36.040 competitive bid requirements 35.22.640 fire prevention, providing for 35.22.280 revocation of proxy 35.36.070 minority employment clause 35.22.650 freeholders signatures, facsimile on coupons 35.36.020 performance-based contracts 35.22.620 election of bridges, elevated, authority to construct 35.85.010 recycled materials, preferential purchase of, authorization 35.22.620 small works roster 35.22.620 purposes 35.22.050 qualification 35.22.050 bridges, viaducts, and tunnels, construction and repair 35.22.280 buildings, control over location and revision of charters 35.22.140 public works contracts for cost determination hospital, establishment and regulation 35.22.280 35.22.630 railroad crossings, signals and devices, construction 35.22.280 initiative, direct legislation, charter provision cemeteries, regulation of 35.22.280 optional application 81.53.291 35.22.200 cesspools railroads, franchises to cross city streets, intoxicating liquors, enforcement of state laws conditions for 35.22.340 assessment for closing, lien on property 35.22.320 railroads or street railroads, conditions for operation 35.22.280 law governing 35.22.010 libraries, establishment and maintenance 35.22.280 filling and closing 35.22.310 charter provisions 35.22.030, 35.22.050 amendment, petition, requisites 35.22.130 authentication of 35.22.110 election on 35.22.070 real property, purchase, control and disposition of 35.22.280 licensing power, generally 35.22.280 disposition of 53.22.280 referendum, direct legislation, charter provision 35.22.200 reform schools, establishment and maintenance 35.22.280 local improvement bonds voted by people, transfer of funds local improvements superseded 35.43.030 new or revised charter 35.22.140 publication of 35.22.170 deferral of collection of assessments for residential care facilities, review of need and economically disadvantaged persons, authorized 35.43.250 publication of 35.22.060 demand for, implementation of findings 35.22.680 charters special assessments 35.22.280 special fund for, prohibition 35.22.580 amendment election 35.22.120 method for 35.22.280 retirement and pensions, See RETIREMENT AND PENSIONS violation of law 35.22.600 retirement systems, with local improvement bonds, collection of petition, requisites 35.22.120, 35.22.130 submission by city council 35.22.130 definitions 41.28.010 eligibility 41.40.023 assessments 35.49.020 local improvement laws superseded 35.43.030 mandatory assignment of divided benefits 41.28.207 authentication of, form 35.22.110 lowlands, local improvement Ch. 35.56 election on adoption of markets, regulating weights and measures 35.22.280 certification 35.22.100 payment of benefits to spouse or ex-spouse conduct, laws regulating 35.22.080 first officers 35.22.070 form of ballot 35.22.090 pursuant to mayor court decree of dissolution or legal compensation 35.22.200, 35.22.205 hours 35.22.205 separation 41.28.205 notice 35.22.070 court order or court-approved property exercising powers, functions and duties in accordance with 35.22.020 legislative power 35.22.200 settlement 41.28.205 manner of election 35.22.200 retirement for disability 41.28.150 accondance with 35.22.020 framing for government 35.22.030 initial submission by freeholders 35.22.060 initiative and referendum provisions 35.22.200 mayor - council cities retirement for service, optional allowances elections, seven council members 35.22.245 41.28.170 elections, twelve council members 35.22.235 roadways, elevated, authority to construct 35.85.010 judicial notice of 35.22.110 priority of 35.22.100 moratoria and interim zoning controls sidewalks, construction and reconstruction Ch. 35.69 limitations on, cities planning under priority of 35.22.100
provisions on local improvements
superseded 35.43.030
publication of 35.22.060
recording of 35.22.110
revision or reformulating
conduct of election 35.22.180
election of new freeholders 35.22.140
election on adoption 35.22.160 special fund, creation 35.22.580 streets and alleys authority of charter subject to 35.22.690 negotiable bonds, issuance, limitation change of grade, compensation to abutting owners 35.22.280 nuisances, abatement of 35.22.280 occupations, regulation of 35.22.280 grades at high elevation, drainage off-street parking facilities, parking impracticable on private abutting land, commission, authority 35.86A.020 effect Ch. 35.73 election on adoption 35.22.160 priority over old 35.22.190 lighting of 35.22.280 ordinances, violations, providing for punishment 35.22.280 subways, authority to construct 35.85.050

[RCW Index—page 90] (2008 Ed.)

taxes	limitations on, uses, validation 35.39.034	officers 35.27.090
collection by county treasurer 36.29.100	monthly report of investment official or	incorporation and annexation restrictions
levying and collecting 35.22.280	committee to city legislative authority	35.21.010
telegraph stations, maintenance with harbor	35.39.032	officers, generally
department 35.22.330	pension funds 35.39.060	elections 35.27.090
tugs and wharf boats, regulation and control of	securities 35.39.070	terms of office 35.27.090
35.22.280	municipal revenue bond act	police department
tunnels, authority to construct 35.85.050	chapter designation 35.41.900	
		control and direction of 35.27.240
utilities' employees	rates and charges 35.41.080	pursuit and arrest of violators beyond town
adjustment of contract, limitations 35.22.350	revenue bonds	limits 35.27.240
collective bargaining with 35.22.350	alternative method of issuance 35.41.100	town marshal
wage adjustments 35.22.360	authorization for 35.41.030	control of police department, authority and
vagrants, providing for punishment of	form, terms, etc. 35.41.030	duty 35.27.240
35.22.280	sale of 35.41.060	
	revenue warrants	pursuit and arrest of violators beyond town
viaducts, authority to construct 35.85.010		limits 35.27.240
vital statistics	alternative method of issuance 35.41.100	Fourth class cities, See also CITIES AND
primary registration district 70.58.010	authorization for 35.41.050	TOWNS, subtitle Towns
wards, division of city 35.22.370	sale of 35.41.060	police department
waterways, regulation of 35.22.280	special funds	retirement and pensions, See
waterworks, providing for inhabitants	compelling city to pay into 35.41.070	
35.22.280	creation of 35.41.010	RETIREMENT AND PENSIONS
		Franchises and privileges
weights and measures, regulation of 35.22.280	suits against city 35.41.070	annexation, franchises in annexed area
wharfage and dockage, fixing rates 35.22.280	nonliability of treasurer for funds remitted to	35.13.280
wharves, leasing of, limitation 35.22.410	fiscal agencies for payment of bonds	bridges jointly owned or operated with state
zoning	43.80.150	47.44.040
subject to limitations on moratoria and	off-street parking	
interim zoning controls 35.22.690	financing, generally 35.86A.080	commission government 35.17.220
		electric franchises and rights of way on city
Fiscal agents, appointment 43.80.110	fiscal authority, generally 35.86A.090	streets 80.32.010
Fiscal biennium 1.16.020	public depositaries	light, power, telephone, or gas distribution and
Fiscal matters	bank's contract as to interest 35.38.040	service providers
bond issues	bonds or collateral, enumeration of	fees prohibited 35.21.860
certification of fiscal agencies by state	35.38.040	second class cities 35.23.380
finance committee 43.80.120	cities and towns 35.38.010, 35.38.040	
issuance at greater interest rate than	collateral requirements 35.38.040	towns 35.27.330
		Franchises on state highways
authorized, validation 39.90.050	designation of 35.38.010	franchise rights on limited access facility and
bond issues, See also BOND ISSUES	financial institution, defined 35.38.060	when joint governmental facility 47.52.090
budgets	securities as collateral, enumeration of	Freeholders, election of, submission of charter
consolidation including annexation of cities	35.38.040	35.22.060
35.10.315	segregation of assets 35.38.040	
budgets, See also CITIES AND TOWNS,	revenue bonds for water or sewerage system,	what cities may frame Const. Art. 11 § 10
subtitle Budgets	pledge of utility local improvement district	Freight mobility strategic investment program
subtitie Budgets	picage of utility local improvement district	and board Ch. 47.06A
aitias and taxums under 20 000	aggaggmants 25 41 005	and board Ch. 47.00A
cities and towns under 20,000	assessments 35.41.095	Funds
accounting systems 35.37.010	state funds, effect of consolidation or	Funds
		Funds accident fund
accounting systems 35.37.010	state funds, effect of consolidation or	Funds accident fund authorization for 35.31.050
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317	Funds accident fund authorization for 35.31.050 surplus 35.31.070
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160	Funds accident fund authorization for 35.31.050 surplus 35.31.070
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval,	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agenties, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish,	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control brograms, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agenties, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agenties, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control brograms, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 transfer of funds 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents registered bonds 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 budget law 35.21.080
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 depositaries cities of less than 75,000 35.38.050 fiscal agents registered bonds 43.80.125 fiscal agents registered bonds 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of interest rate 39.90.060	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050 state preemption, exceptions 76.09.240	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 budget law 35.21.080 restrictions on spending 35.21.070
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of interest rate 39.90.060 investments	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050 state preemption, exceptions 76.09.240 Fourth class cities	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 budget law 35.21.080 restrictions on spending 35.21.070 revenue stabilization fund 35.21.070
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agents registered bonds 43.80.125 fiscal agents registered bonds 43.80.125 fiscal agents consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of interest rate 39.90.060 investments approval of legislative authority required,	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050 state preemption, exceptions 76.09.240 Fourth class cities area limitation on original incorporation	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 budget law 35.21.070 revenue stabilization fund 35.21.070 current expense
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of interest rate 39.90.060 investments approval of legislative authority required, exception 35.39.032	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control brograms, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050 state preemption, exceptions 76.09.240 Fourth class cities area limitation on original incorporation 35.21.010	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 revenue stabilization fund 35.21.070 revenue stabilization fund 35.21.070 current expense sale of unclaimed property 63.32.030
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agents registered bonds 43.80.125 fiscal agents registered bonds 43.80.125 fiscal agents consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of interest rate 39.90.060 investments approval of legislative authority required,	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control programs, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.805 legislative finding and intent 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050 state preemption, exceptions 76.09.240 Fourth class cities area limitation on original incorporation	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 budget law 35.21.070 revenue stabilization fund 35.21.070 current expense
accounting systems 35.37.010 borrowing money, limitations upon 35.37.040 contracting indebtedness 35.37.040 excess indebtedness authority to contract 35.37.050 funds to be maintained 35.37.010 general indebtedness bonds failure to levy tax to pay principal and interest 35.37.120 issuance and sale 35.37.090 taxation to pay 35.37.110 negotiable bonds 35.37.040 public utilities, borrowing money for 35.37.030 surplus and deficit in utility accounts 35.37.020 cities of less than 75,000, depositaries treasurer, effect on bond 35.38.050 depositaries cities of less than 75,000 35.38.050 city officials interest in 35.38.050 fiscal agencies, definitions 43.80.100 fiscal agents registered bonds 43.80.125 fiscal agents, duties 43.80.130 indebtedness consolidation or annexation, ratification and funding after 35.40.030 election ratification and funding after consolidation or annexation 35.40.030 unclassified cities 35.30.040, 35.30.060 interest rate on debts, contracts and obligations, declared legal regardless of interest rate 39.90.060 investments approval of legislative authority required, exception 35.39.032	state funds, effect of consolidation or annexation of cities on right to receive 35.10.317 unredeemed bonds, refund of sums for by state fiscal agent 43.80.160 Fish enhancement projects liability 35.21.404 permit processing 35.63.230 Flood control comprehensive flood control management plan arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 management plans department of ecology authority 86.26.050 Flood control benefits, liability for 86.09.529 Flood control brograms, authorized 86.16.160 Floodplain management ordinances and amendments authority to adopt requirements exceeding federal minimum 86.16.045 filing with department of ecology, approval, disapproval 86.16.041 livestock flood sanctuary areas required 86.16.190 Foreign trade zones authority to apply for permission to establish, operate and maintain 35.21.800 Forest lands community and urban forestry Ch. 76.15 evergreen communities act Ch. 35.105 Forest practices classes of forest practices, applications 76.09.050 state preemption, exceptions 76.09.240 Fourth class cities area limitation on original incorporation 35.21.010	Funds accident fund authorization for 35.31.050 surplus 35.31.070 tax levy for 35.31.060 warrants for judgment 35.31.050 allocation of state funds, population determination 35.13.260 bicycle road fund 35.75.050 cities and towns under 20,000 current expenses 35.37.010 indebtedness 35.37.010 public utility accounts authority for 35.37.010 surplus and deficit in 35.37.020 sinking 35.37.010 city property assessment redemption creation 35.44.130 payment of liens 35.49.060 city street fund 35.02.140 established, use 47.24.040 illegal use of, procedure to correct 47.08.100 taxes collected in annexed territory 35.13.270 claims authority to create 35.21.085 transfer from insolvent funds 35.21.086 county road fund, purposes authorized for use 36.82.070 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 revenue stabilization fund 35.21.070 revenue stabilization fund 35.21.070 current expense sale of unclaimed property 63.32.030

current operating, unexpended appropriation	authority 35.67.331	unfit dwellings, permissible ordinances
35.33.151 district health fund 70.46.080	statutes to govern 35.67.340 contracts for solid waste handling 35.21.120	35.80.030 urban renewal Ch. 35.81
emergency 35.32A.060	handling facilities, permit requirements	water pollution, generally Ch. 35.88
employees' pension investment of 35.39.060	70.95.170, 70.95.180 sewerage system, refuse collection and	Health benefit programs, procurement by state department of general administration
securities 35.39.070	disposal part of 35.67.190	41.04.220
equipment rental administration 35.21.088	waste disposal facilities, bond issue Ch. 43.99F	Health departments child mortality review
authority to create 35.21.088	waste disposal facilities bond issue Ch.	employee immunity and records
credit for transfer of equipment, materials or	43.83Å	confidentiality 70.05.170
supplies to 35.21.088 establishment of fund in street department or	Garbage, See also SOLID WASTE MANAGEMENT	combination with counties civil service, retirement plans, membership
other department in certain cities	collection and disposal systems, See also	eligibility 70.08.070
35.21.088	CITIES AND TOWNS, subtitle Public	contracts with other agencies 70.08.090
street department, acquisition by fund of equipment necessary for 35.21.088	utilities Garbage disposal, See SEWER DISTRICTS	director of public health acting for other cities and towns 70.08.050
transfer of equipment, materials or supplies	Garnishment	appointment 70.08.040
to 35.21.088	enforcement against 6.27.040	powers and duties 70.08.020
general fund firemen's relief and pension fund, payment	subject to, when 6.27.040 Golf courses, power to acquire, compensation for	qualifications 70.08.030 registrar of vital statistics 70.08.060
of surplus to general fund 41.20.140	use 35.21.020	employees, generally 70.08.070
justice and inferior courts act of 1961, bail forfeitures paid into 3.30.090	Ground water comprehensive plan, land use element	health, department of
policemen's relief and pension fund, surplus	35.63.090	assumption of powers and duties of department of social and health services
paid into general fund 41.20.140	Gutters, See also CITIES AND TOWNS, subtitle	under chapter 70.08.005
transfer to city property assessment redemption fund 35.49.060	Streets and alleys Gymnasiums, local improvement, authority for	pooling of funds 70.08.080 prior expenditures 70.08.110
guaranty for local improvements	35.43.040	severability, 1980 act 70.08.900
bondholders recourse to 35.45.080	Harbor area	termination of agreement 70.08.100
creation 35.45.070 generally Ch. 35.54	leaseholds, assessments 35.44.150 lying in two or more counties, transfer of	contaminated properties decontamination, disposal, or demolition of
installment notes 35.45.150	territory Ch. 36.08	64.44.070
improvement district bonds for repayment	Hazardous conditions, removal or destruction by	decontamination by owner 64.44.050 definitions 64.44.010
of 35.45.155 legal aid, appropriation of funds for 2.50.125	owner, enforcement procedure 35.21.310 Hazardous materials incidents	evaluation/inspection of projects 64.44.075
local improvement district, refunds 35.45.090	definitions 70.136.020	immunity from civil liability 64.44.080
local improvement fund, investment of 35.55.150, 35.56.160	emergency aid good faith rendering	local health officer, duties 64.44.020 report to local health officer 64.44.020
local improvement guaranty fund 35.23.505	immunity from liability 70.136.050	unfit for use order, issuance procedure
payrolls	emergency assistance agreements	64.44.030
authority to create 35.21.085 transfer from insolvent funds 35.21.086	verbal, notification, form 70.136.070 written, terms and conditions, records	county public health account, distribution 70.05.125
police pension fund, sale of unclaimed	70.136.060	funds, public health pooling fund Ch. 70.12
property 63.32.030 public health pooling fund, generally Ch.	incident command agencies assistance from state patrol 70.136.035	personnel system separate from main system 70.08.070
70.12	designation 70.136.030	public health pooling fund
public park property for use as municipally owned off-street parking facilities, creation	emergency assistance agreements 70.136.040	audit and check by state 70.12.070 authorized 70.12.030
of fund 35.41.010	legislative finding 70.136.010	expenditures 70.12.050
public utilities, special fund for 35.92.100	Hazardous materials response teams	geared to budget 70.12.060
publicity fund 35.23.470, 35.23.480, 35.23.490	fire protection districts may participate 52.12.140	how maintained and disbursed 70.12.040 septic systems
revenue bond, sewerage systems 35.67.120,	Hazardous waste management	moratorium adoption, procedures and
35.67.130, 35.67.160 revenues of municipal facilities or utilities	conflict related to site, department to assist in resolution 70.105.260	limitations 70.05.160
compelling city to pay into 35.41.070	local government authority to prohibit or	sewer hookups moratorium adoption, procedures and
creation of 35.41.010	condition acceptance 70.105.217	limitations 70.05.160
revenue warrants paid from 35.41.050 sewer systems, unclassified cities, payment of	local governments coordination with private facilities	tuberculosis control Ch. 70.28 tuberculosis hospitals, facilities, and funding
costs 35.30.020	70.105.220	Ch. 70.30
sidewalk construction 35.68.040 special, unexpended appropriation 35.33.151	grants available 70.105.235 pollution control hearings board to hear	water hookups moratorium adoption, procedures and
special revolving fund for local	disputes 70.105.250	limitations 70.05.160
improvements, delinquent nonguaranteed	preparation of local plans 70.105.220	Health districts
bonds and warrants 35.48.010, 35.48.040 statewide city employees' retirement fund	technical assistance from department 70.105.255	fees for licenses or permits 70.46.120 Health sciences and services authorities Ch.
41.44.100	local governments to	35.104
street county road and bridge violations, fines paid	designate zones 70.105.225, 70.105.230 plan preparation requirements contingent on	Hearing examiner system land use changes, authority 35.63.130
into 36.82.210	funding 70.105.270	Heating systems, See HEATING SYSTEMS
directional signs, paid from 47.36.040 water redemption 35.89.040, 35.89.050,	state preemption 70.105.240	Highway access management program
35.89.060	Hazardous waste plan used oil recycling element	access permits conditions may be imposed on permit
Gambling	guidelines 70.95I.030	47.50.070
ordinances, adoption of state law 9.46.192 jurisdiction of courts 9.46.193	requirement 70.105.221 requirements 70.951.020	existing connections, when permit not required 47.50.080
second class cities, control of 35.23.440	waiver 70.95I.030	modification or revocation of permit
towns, control of 35.27.370	Health and safety	47.50.080
Gambling, See also GAMBLING Garbage	filling lowlands Ch. 35.55, Ch. 35.56 first class cities, preservation of 35.22.280	nonconforming access permit, conditions justifying 47.50.080
collection and disposal systems	second class cities 35.23.440	required to make connection to highway
combined sewer, water, and garbage systems	towns 35.27.370	47.50.040

[RCW Index—page 92] (2008 Ed.)

regulation of 47.50.030
definitions 47.50.020
legislative findings and policy 47.50.010
Highway advertising control act Ch. 47.42
Highways
limited access facilities
return of street to city or town 47.24.010
limited access facilities, See also
HIGHWAYS, subtitle Limited access
facilities
reserved lanes, exclusive use by public
transportation vehicles and car pools
46.61.165
signs or banners over 47.36.030
vehicle weight, size limitation 46.44.080
Historic preservation authority 35.21.395
Historical materials, expenditure of funds for
preservation and exhibition of authorized
27.48.010
Historical sites
special review districts
tax immunity or exemption, conditions
35.21.755
Hitchhiking, local regulation allowed to control
prostitution 46.61.255
Holding facilities, authority to build and maintain
70.48.190
Holidays 1.16.050
Horticultural pests and diseases
duty to disinfect or destroy when on public
property 15.08.230
Hospitals
first class cities, establishment and regulation
of 35.22.280
joint operation with other counties 36.62.030
second class cities 35.23.440 Hostels 79A.05.265, 79A.05.270, 79A.05.275,
79A.05.280
Hotel-motel tax
limitation on imposition and use 67.40.100
House numbers, second class cities 35.23.440
Housing, See CITIES AND TOWNS, subtitle
Affordable housing; CITIES AND TOWNS
subtitle Buildings; CITIES AND TOWNS,
subtitle Housing authorities; CITIES AND
TOWNS; subtitle Housing cooperation law;
CITIES AND TOWNS, subtitle Urban
renewal
Housing authorities 35.82.076
bond issues
certification by attorney general 35.82.160 covenants and pledges 35.82.150
covenants and pledges 35.82.150
form and sale 35.82.140
issuance authority 35.82.130
obligee's remedies 35.82.170, 35.82.180
power in regard to 35.82.150
commissioners
appointment and powers 35.82.040, 35.82.045
conflicts of interest 35.82.050
removal 35.82.060
cooperation by cities Ch. 35.83
cooperation with other authorities 35.82.100
declaration of necessity 35.82.010
definitions 35.82.020
eminent domain 35.82.110
farms and farmers, low income
definitions 35.82.260
housing application by farmers 35.82.250
rural housing projects 35.82.240
federal government aid, authority to receive
35.82.200
findings 35.82.010
housing authority
creation by city resolution 35.82.030 planning, zoning, and building laws, housing
projects subject to 35.82.120
powers enumerated 35.82.120
previously incarcerated persons policies
previously incarcerated persons, policies 35.82.340
previously incarcerated persons, policies 35.82.340 property exemptions

connections to state highway system

```
levy and sale by execution 35.82.190
   rentals and tenant selection 35.82.090
   rents and profits, policy statement 35.82.080
   reports 35.82.230
   supplemental projects 35.82.280
    assessments and taxation 35.82.210
Housing cooperation law
   advances to housing authorities 35.83.050
   declaration of necessity 35.83.010
   definitions 35.83.020
   findings 35.83.010
   how accomplished, generally 35.83.030
   procedure, resolutions of legislative body
      35.83.060
   taxation of housing authorities, payments in
      lieu of 35.83.040
Hydroelectric generation development
   separate legal authority
    acquisition of facilities, procedures
       87.03.831
    cooperative development 87.03.825
    indebtedness, repayment of 87.03.837 law supplemental, when 87.03.840
    membership, procedures 87.03.831
    ratification and approval of actions 87.03.834
Hydroelectric reservoir extending into British
    Columbia
   commission, powers 35.21.418
   watershed agreement 35.21.417
Hydroplane races
   admission fees, charging of, authorized
      35.21.810
   public purpose declaration 35.21.815
Impact fees, See LAND DEVELOPMENT,
    subtitle Impact fees
Impaired clearance signs, where maintained in
Impounding motor vehicles
   local ordinances 46.55.240
Income tax on net income prohibited 36.65.030
Incorporation
   annexation, effect on proposed incorporation
      35.02.155
   boundaries
    use of right of way lines of streets, roads,
highways 35.02.170
    use of streets, roads, highways right of way lines 35.02.170
   boundaries, establishment and limitations 35.02.070
   boundary review board hearing 35.02.015
   boundary review board review 35.02.001
   cancellation, acquisition, of franchise or
      permit for operation of public service
      business in territory incorporated 35.02.160
   county auditor's duties 35.02.017
   county sheriff's employees, transfer of
    civil service commission rules 35.13.390
    conditions and limitations 35.13.380
    notification of right to transfer, time frame
    for request 35.13.400
purpose 35.13.360
    when authorized 35.13.370
   elections 35.02.078, 35.02.086, 35.02.090,
      35.02.100, 35.02.110, 35.02.120
   exemption from State Environmental Policy
      Act 36.93.170
   fire protection districts, effect upon 52.08.035 first class cities, See CITIES AND TOWNS, subtitle First class cities
   fourth class cities, area limitation on original
   incorporation 35.21.010
general laws, must be under Const. Art. 11 §
   incorporation of territory in county with
   boundary review board 36.93.153 notice to county 35.02.015
   order declaring, filing with secretary of state
      35.02.120
   petition 35.02.020, 35.02.030, 35.02.035,
      35.02.037
   population requirements 35.02.010
```

```
public hearing 35.02.039, 35.02.040.
       35 02 070
   purpose of statute 35.02.005
   roads, county, revert to city or town 35.02.180
   sewerage, water and drainage systems,
       transfer of system 36.94.180
    withdrawal or substitution 35.02.150
Incorporation proposals
   cities of seven thousand five hundred or more
       population
     restrictions on authority of boundary review
         board to modify 36.93.150
Indebtedness
   bankruptcy readjustment and relief from debts
       Ch. 39.64
   cities and towns under 20,000 35.37.040
   community center development for multi-
       purpose community centers 35.59.040
   consolidation including annexation of cities, effect upon indebtedness 35.10.331
   exceeding limitations upon for water, light and sewer purposes Const. Art. 8 § 6
    leases with or without option to purchase
     option to purchase, submission to electorate if indebtedness limitation exceeded
         35.42.210
     submission to voters if indebtedness limitation exceeded 35.42.200
    limitations Ch. 39.36
   limitations upon Const. Art. 8 § 6
     one percentum limitation on tax levies Const.
   Art. 7 § 2 metropolitan park districts 35.61.100,
       35.61.110
   multi-purpose community centers 35.59.040
   public utilities
     borrow on revenues 35.92.075
   public utility acquisition
     authority for 35.92.070
     limitations 35.92.090
   refunding bonds not to exceed debt limitations
       39.52.020
   sewerage systems Ch. 35.67
unclassified cities 35.30.040, 35.30.060
Industrial development projects
nonrecourse revenue bonds or obligations,
authorized Const. Art. 32 § 1
Industrial development revenue bonds Ch. 39.84
Industrial insurance, See INDUSTRIAL
     INSURANCE
Industrial projects of statewide significance,
     procedures to expedite development Ch.
Initiatives
   commission form of government, petitions
       35.17.260, 35.17.270, 35.17.280, 35.17.290, 35.17.300, 35.17.310,
       35.17.330, 35.17.340, 35.17.350,
       35.17.360
   first class cities 35.22.200
Insurance
   employees, participation in state insurance
       program 41.04.205
   health care
     retirees and disabled 41.04.208, 41.04.212
   liability, purchase for officers and employees 36.16.138
   risk management division, procurement
       43.41.320
   risk management services authorized Ch.
       48.62
   self-insurance authorized Ch. 48.62
Insurance, See also INSURANCE
group disability insurance, see INSURANCE,
subtitle Group disability insurance
Insurance companies, excise or privilege taxes, state preemption 48.14.020
Interception of communications
   enforcement, local government
reimbursement 4.92.280
Intercounty incorporation
   county officers
     collection of money 35.02.240
```

costs borne proportionately 35.02.230,	temporary confinement, authorized	official newspaper to be designated 35.21.875
35.02.240	70.48.230	Levees, authority to construct 35.21.090
powers and duties after incorporation 35.02.230, 35.02.240	transportation expenses, financial responsibility for 70.48.230	Liabilities, local improvement bonds 35.45.070 Liability for tortious conduct of officers,
dealings with federal government	regional jails 70.48.095	employees, and volunteers 4.96.010
real or personal property transactions	special detention facilities	Liability insurance
35.02.250	authorized 70.48.210	offenders performing community restitution
utility service contracts 35.02.250	fees for cost of housing 70.48.380	35.21.209
Interest, improvement bonds, payment from	women prisoners 35.66.050	Liability of officials, members, immunity
general revenues, procedure 35.45.065	work release programs, authorized 70.48.210 working of prisoners permitted 9.92.130	4.24.470 Libraries
Interest and debt redemption, See CITIES AND TOWNS, subtitle Budgets	Jails, See also JAILS	conditional sales contracts by cities and towns
Interlocal cooperation, See INTERLOCAL	Joint city-county housing authorities, See JOINT	for purchase of property for libraries
COOPERATION	CITY-COUNTY HOUSING	authorized, vote required if exceeds
Investments	AUTHORITIES	indebtedness 39.30.010
authorized types of 36.29.020	Judgments, execution against 6.17.080 Judicial officers, inferior, powers 2.28.090	first class cities, establishment and maintenance of 35.22.280
limitations on, uses, validation 35.39.034 local improvement fund 35.55.150, 35.56.160	Justices of the peace, See JUSTICES OF THE	Libraries, establishment and operation Ch. 27.12
local improvement installment notes, local	PEACE	Licenses
improvement bonds for repayment of	Lake or beach management districts	bicycles, use of 35.75.030
35.45.150	authorized 35.21.403	drawbridges operated as toll bridges
metropolitan municipal corporation	Lakes adjacent to calculation of area of for determining area of	35.74.060, 35.74.070 farmers, exemption, exceptions 36.71.090
obligations 35.58.510 public pension and retirement funds,	city or town 35.21.160	financial institutions Ch. 82.14A
authorized investments Const. Art. 29 § 1	powers and jurisdiction extended 35.21.160	first class cities, powers 35.22.280
Investments, See also CITIES AND TOWNS,	Land use	gardeners, exemption 36.71.090
subtitle Fiscal matters	appearance of fairness doctrine Ch. 42.36	license fees
Involuntary dissolution	comprehensive plans for 35.63.090 petitions, judicial review Ch. 36.70C	certain business activities, uniform rate, maximum rate established 35.21.710
authorization 35.07.230	project review and permit procedures Ch.	voter approval for excess 35.21.710
hearing 35.07.240, 35.07.250 order for disincorporation 35.07.250,	36.70B	telephone business 35.21.712
35.07.260	real property damage	network telephone service 35.21.714
Irrigation districts, property owned by,	due to governmental action	toll telephone service, intrastate, taxable
condemnation 35.92.190	claims, time limitation 64.40.030 definitions 64.40.010	amount 35.21.714 logging trucks, special permits for 46.44.047
Island counties, cities and towns within, refund to	relief provided 64.40.020	produce stands, exemption 36.71.090
of motor vehicle license fees and fuel tax 46.68.080	street improvement is prerequisite to	second class cities 35.23.440
Jails	development	towns, general power 35.27.370
authority to build and maintain 70.48.190	may contract with land owner 35.72.010	truck farmers, exemption 36.71.090
booking and reporting, electronic statewide	reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040	unclassified cities, general powers 35.30.010 Limitation of actions
system and standards committee	Lands, See CITIES AND TOWNS, subtitle	application of statute of limitations to actions
36.28A.040, 36.28A.050 booking fee 70.48.390	Property	by 4.16.160
camps, authorized 70.48.210	Law enforcement communications network,	sewerage system liens 35.67.230
city and county jails act Ch. 70.48	participation 43.89.030	Limitation of actions, See also CITIES AND
contracts for incarceration unaffected by	Leases and leasing, off-street parking facilities 35.86A.120	TOWNS, subtitle Claims Limited access highway facilities through cities
financial responsibility law 70.48.460	Leases with or without option to purchase	and towns, See HIGHWAYS, subtitle
farms, authorized 70.48.210 financial responsibility 70.48.400, 70.48.410,	authorized 35.42.200	Limited access facilities
70.48.420, 70.48.430, 70.48.440	bids, when required 35.42.220	Limits, See CITIES AND TOWNS, subtitle City
improvement and construction	budget to provide for payment of rentals 35.42.220	limits Liquor
bond issue	exercise of option to purchase, when election	enforcement of state laws 35.22.280
administered by state jail commission	required 35.42.210	Liquor, See CITIES AND TOWNS, subtitle
70.48.280 legal investment for public funds 70.48.320	indebtedness limitation not to be exceeded	Alcoholic beverages
principal, interest payment, source	35.42.200	Liquor revolving fund, distribution 66.08.210
70.48.310	joint execution authorized 35.42.200 option to purchase	Litter receptacle placement 70.93.090 Local government management of program
proceeds, deposit, use 70.48.270	exercise of option 35.42.210	delegated by state
bond issue, 1981	submission to voters if indebtedness	final report or study, prerelease copy to local
authorized, amount, uses 70.48A.020 interest, principal payment 70.48A.070	limitation exceeded 35.42.210	government 43.17.370
legal investment for public funds	submission to voters if indebtedness exceeded	Local government service agreements for services and facilities Ch. 36.115
70.48A.080	35.42.200 Leasing of space with option to purchase	Local health departments
legislative declaration 70.48A.010	authority to lease 35.42.030	administrative officer
legislative intent 70.48A.090	building, defined 35.42.020	appointment 70.05.040
proceeds administration by jail commission	city buildings, lease back by city 35.42.070	responsibilities 70.05.045, 70.05.060,
70.48A.040	city lands, leasing for building purposes 35.42.070	70.05.070, 70.05.120 biomedical waste
deposit, use 70.48A.030	credits toward purchase price 35.42.040	definitions 70.95K.010
sale price 70.48A.050	execution of lease prior to construction	legislative findings 70.95K.005
state's full faith and credit pledge	35.42.060	residential sharps waste disposal 70.95K.030
70.48A.060 persons under arrest 35.66.050	lease and lease back agreements, bids	state preemption of local definitions
prisoners	35.42.080 option to renew 35.42.040	70.95K.011 treatment technologies evaluation
authorized 70.48.220	purpose of special chapter 35.42.010	70.95K.020
confinement in jail of 70.48.220	tax exemption 35.42.090	chair of local board 70.05.040
contracting authority 70.48.220	taxes, insurance, repairs, and improvements,	child mortality review
felons, state institution, transfer to, required 70.48.240	city assumption of responsibility 35.42.050	employee immunity and records
financial responsibility 70.48.240	Legal debt limitations, See INDEBTEDNESS Legal interns, city attorney, employment of	confidentiality 70.05.170 combination with counties authorized
mental health review, release of offender	35.21.760	70.08.010
subject to 70.48.475	Legal publications	contagious diseases, reports 70.05.110

[RCW Index—page 94] (2008 Ed.)

moving or installation in mobile home park,

contracts for sale or purchase of health services 70.05.150 definitions 70.05.010 diseases, reports of 70.05.090, 70.05.100, 70.05.110 expenses of enforcement and administration 70.05.130 jurisdiction of local boards 70.05.030 local health officer appointment, qualifications, term, salary and expenses 70.05.050 contagious diseases, report of by 70.05.110 failure of local board to appoint, procedure 70.05.080 in-service orientation training program for provisionally qualified officers 70.05.054 powers and duties 70.05.070 professional qualifications 70.05.051 provisionally qualified officers annual interview 70.05.055 raising to full qualification 70.05.055 training program, contents, procedures 70.05.054 physicians and surgeons contagious diseases, report 70.05.110 diseases, report of 70.05.090 who determines character of diseases 70.05.100 powers and duties of local board 70.05.060 septic systems moratorium adoption, procedures and limitations 70.05.160 sewage sludge permit issuance and enforcement authority 70.95J.080 permit review 70.95J.090 sewer hookups moratorium adoption, procedures and limitations 70.05.160 solid waste management, adoption of rules and regulations governing, requirement, filing with department of ecology 70.95.160 solid waste management, contracts with department of ecology authorized 70.95.163 vacancies on board 70.05.040 violations, penalties, remedies 70.05.120 water hookups moratorium adoption, procedures and limitations 70.05.160 Local improvement general fund to local improvement fund, transfer 35.45.180 Local improvement districts assessments alternate method of computation 35.44.047 delinquent, interest for 35.49.030 interest for 35.49.030 first class cities, deferral of collection from economically disadvantaged persons authorized 35.43.250 publication of notices 35.49.010 segregation upon division of land 35.44.410 special assessments of irrigation and rehabilitation districts as inferior to 87.84.071 classification of property, supplemental authority Ch. 35.51 consolidated local improvement districts authorized 35.45.160 purpose 35.45.160 districts lying outside city or town, formation authorized 35.43.030 existing districts, irrigation and domestic water supply purposes, validated 35.92.265 initiation of proceedings
initiation by petition of district lying outside
city or town, legislative authority may
deny petition 35.43.075

joint planning, construction, and operation of improvements authority 35.51.020 joint planning and construction of improvement, supplemental authority Ch. local improvement districts composed of adjacent unincorporated territory authorized 35.43.030 local improvement districts outside city or town, divestment of jurisdiction 35.43.180 procedure for cancellation of nonguaranteed actions under unaffected by other laws 35.47.040 cancellation procedure where no money in local improvement fund 35.47.030 declaration of obsolescence and cancellation, when 35.47.020 distribution of moneys to holders of bonds and warrants, notice, time limitation, abandonment and transfer to general fund 35.47.010 protest to local improvements, procedure 35.43.180 refunding bonds, limitations 35.45.170 reserve funds, supplemental authority Ch. service fees for sewers not constructed within 10 years of voter approval, credit against future assessments, service charges 35.43.260 sewers not constructed within ten years of voter approval, service fees to be credited against future assessments, service charges 35.43.260 underground electric and communication facilities 35.96.030 water rights acquisition 35.92.220 existing districts validated, debts. assessments, etc., declared valid 35.92.265 mode of assessment 35.92.260 special assessments 35.92.230 Local improvement guaranty fund transfers to general fund 35.54.095 Local improvements assessment rolls 35.44.070, 35.44.080, 35.44.090, 35.44.110, 35.44.110, 35.44.120 electrified public streetcar lines 35.43.040 lowlands, filling by second class cities Ch. resolutions, publication and hearing 35.43.140, 35.43.150 tax liens, protection of assessment lien 35.49.130 Local improvements and assessments, See also LOCAL IMPROVEMENTS AND ASSESSMENTS Local sales and use tax Ch. 82.14 Logging trucks, special permits for 46.44.047 Long-term care ombudsman program municipal authority 36.39.060 Lost and found property disposition procedure 63.21.060 duties 63.21.060 Low income areas, See CITIES AND TOWNS, subtitle Buildings; CITIES AND TOWNS, subtitle Housing authorities law; CITIES AND TOWNS, subtitle Housing cooperation law; CITIES AND TOWNS, subtitle Unfit dwellings; CITIES AND TOWNS, subtitle Urban renewal Low-income housing loans and grants 35.21.685 Magistrates, municipal court judges as 35.20.020 Main street program generally Ch. 43.360 Manufactured housing

restraints on proceedings, protest filing

35.43.180

permit 35.21.897 placement or use of homes 35.21.684 regulations, definitions 35.63.160 Markets and marketing acquisition and operation of markets 35.92.040 first class cities, regulating weights and measures 35.22.280 second class cities, regulation of 35.23.440 Marshals eligibility criteria 35.21.333, 35.21.334 vacancies 35.21.335 Mass public transportation systems, construction, facilities, vehicles, not "sale" for purposes of taxation lease of, to political subdivision or municipal corporation, authorized 39.33.050 Massage practitioners licenses 35.21.692 Mayor agent to receive summons 4.28.080 commission form of government Ch. 35.17 council-manager plan 35.18.190, 35.18.200, 35 18 210 first class cities, See CITIES AND TOWNS, subtitle First class cities municipal court judges, appointment of 35.20.190 police relief and pension board of trustees, member of 41.20.010 pro tempore, council-manager plan 35.18.210 prohibited acts 42.23.070 public works contractor's bond, liability for mayor's failure to take 39.08.015 second class cities, See CITIES AND TOWNS, subtitle Second class cities state limited access facility through city or town, board of review to review plan, mayor to appoint members of 47.52.150 towns, See CITIES AND TOWNS, subtitle Towns vacancy in nonpartisan governing body filling of vacancy 42.12.070 Meeting agendas public notice requirements 35.22.288 Mental illness, See MENTAL ILLNESS Metals mining and milling operations, regulation Ch. 78.56 Metropolitan municipal corporations public transportation systems feasibility study, financial support 35.58.2712 financing, definitions 35.95.020 Metropolitan municipal corporations, See also METROPOLITAN MUNICIPAL CORPORATIONS Metropolitan park district fund 35.61.210 Metropolitan park districts creation and operation Ch. 35.61 Militia enrollment duty of civil officers to make records available to enrolling officer 38.44.060 Mobile home parks charges for unused sewer service 35.67.370 septic systems, replacement 35.67.370 Mobile homes moving or installation in mobile home park, permit 35.21.897 borrowing, cities and towns under 20,000 35.37.040 towns, collection or receipt by officers 35.27.210 Moratoria and interim zoning controls first class cities planning under charter subject to limitations on 35.22.690 limit placed on period for which moratorium or control adopted may be effective 35.63.200 public hearing required after adoption if not housing communities, elimination 35.63.161 held before adoption 35.63.200

petition, requirements 35.43.120

protest of proceedings 35.43.180

Mosquito control, generally 70.22.030,	lease of lands or facilities to other	salaries 35.20.160
70.22.040, 70.22.060 Mosquito control districts, annexation of	municipality for community center development 35.59.040	terms of office 35.20.150 vacancies 35.20.150
territory 17.28.320	revenue bonds 35.59.070	judges as magistrates 35.20.020
Motor vehicle excise tax distribution Ch. 82.44	validation and ratification of prior proceedings	Judicial officers
Motor vehicle fund	35.59.100	disqualification 35.20.175
allocation of proceeds 46.68.110	Municipal business and occupation tax Ch.	judicial officers
preservation rating 46.68.113	35.102 Municipal corporations, See MUNICIPAL	duties and responsibilities 35.20.205 hearing of contested matters 35.20.205
Motor vehicle inspection by Ch. 46.32 Motor vehicle wreckers' regulation 46.80.160	CORPORATIONS	pro tempore judges, appointment as
Motor vehicles	Municipal courts	35.20.205
for hire vehicles, local licensing and	additional judges	traffic infractions 35.20.205
regulation 46.72.160, 46.72.170	appointment of 35.20.190	jurisdiction 35.20.030
special permits for oversize or overweight	office space and personnel 35.20.190 salaries 35.20.190	certiorari 7.16.040 mandamus, jurisdiction to issue 7.16.160
movement, fees paid to cities and towns,	appeals, generally 35.20.250	motor vehicle law, concurrent jurisdiction
when 46.44.096 Mt. St. Helens	appeals from Const. Art. 4 § 6	46.08.190
recovery, scope authorized 36.01.150	bailiffs	writ of prohibition, jurisdiction prohibited
Multi-family and mixed-use projects	appointment and compensation 35.20.230	7.16.300
assessment exemption period for new projects	chief clerk appointment by judges 35.20.210	jurisdiction and venue 35.20.100 jury trial
35.87A.170	bond 35.20.210	compensation of jurors 35.20.090
definitions 35.87A.020	oath 35.20.210	criminal cases
hearing, notice 35.87A.050 hearings 35.87A.060	powers and duties 35.20.220	exceptions for 35.20.090
initiation petition or resolution 35.87A.030	supervised by court administrator 35.20.220	right to jury 35.20.090
ordinance to establish, contents and adoption	city trial court improvement account 35.20.280	number of jurors 35.20.090 justices of the peace
35.87A.100	clerks	concurrent jurisdiction 35.20.250
purposes 35.87A.010	appointment by judges 35.20.210	jurisdiction, infringement upon 35.20.190
special assessments 35.87A.080, 35.87A.090, 35.87A.140	bonds 35.20.210	legislature may provide Const. Art. 4 § 1
Multi-purpose community centers	powers 35.20.210 commissioners	night court department 35.20.020
acquisition 35.59.030	appointment and powers 35.20.155	police courts, limitation on 35.20.260 population requirements 35.20.010
appropriations 35.59.060	concurrent jurisdiction	powers of 35.20.010
authority, purposes for which authority	justices of the peace 35.20.250	presiding judge, selection, responsibility
granted may be exercised 35.59.020	superior court 35.20.250	35.20.100
community center development, conveyance or lease of lands or facilities to other	costs 35.20.030 court administrator	probation, maximum term 35.20.255 probation officer
municipality for 35.59.040	appointment 35.20.105	appointment and compensation 35.20.230
condemnation, powers of 35.59.050	powers and duties 35.20.105	process, extent of 35.20.110
construction 35.59.030	salary 35.20.105	punishment, limitation on imposition
contract, use or operation of facilities 35.59.080	supervision of chief clerk 35.20.220 traffic violations bureau, supervision of	35.20.030 review of proceedings 35.20.030
conveyance of lands or facilities to other	35.20.105	rules and regulations, adoption by judges
municipality for community center	criminal cases	35.20.140
development 35.59.040	agreement with county to handle 3.50.800,	seal of 35.20.110
definitions 35.59.010	3.50.805 criminal cases, agreement with county to	sentences, authority of judge 35.20.255 sessions, regular and special 35.20.020
expenditures of public moneys 35.59.060 financing, participation in by more than one	handle 35.23.555	subpoena power 35.20.260
municipality 35.59.040	deferred sentence, term, authority of judge to	supervised by court administrator 35.20.131
fiscal matters	issue 35.20.255	suspended sentence, term, authority of court to
general obligation bonds, issuance of	director of probation services appointment and compensation 35.20.230	issue 35.20.255 suspended sentence, transfer to another state
authorized 35.59.060	district judge	35.20.255
procedure 35.59.060 revenue bonds 35.59.070	limitation of jurisdiction, effect as 35.20.910	termination 3.50.805, 3.50.810
income, from lease or contract for use or	establishment of 35.20.010	agreement with county to handle criminal
operation of facilities pledged for	expenses	cases, arbitration 35.20.010, 35.22.425, 35.27.515, 35.30.100
redemption of general obligation and/or	when borne by city 35.20.120 when borne by county 35.20.120	traffic cases, traffic violations bureau
revenue bonds 35.59.080	fines, penalties, forfeiture, payment to, when	35.20.131
indebtedness, participation in financing 35.59.040	35.20.250	traffic infractions
lease	fines and moneys, portion deposited in public	appeals, procedure 35.20.030
lands or facilities to other municipality for	safety and education account, interest 35.20.220	no jury trial 35.20.090 traffic school for offenders, court may compe
community center development	hearing examiner, office of	attendance 46.83.050
35.59.040	created 35.20.205	traffic violations bureau
use or operation of facilities 35.59.080 legislative finding, prerequisite 35.59.020	judicial officers, assignment 35.20.205	creation 35.20.131
operation 35.59.030	judges	director
operation of facilities, lease or contract for	additional, appointment by mayor 35.20.190 bond 35.20.180	bond 35.20.131 salary 35.20.131
35.59.080	candidates, majority of votes in primary,	appointment 35.20.131
participation in financing 35.59.040	effect 35.20.150	warrant officers
powers and authority, additional and supplemental 35.59.110	election of 35.20.150	authority 35.20.270
powers and duties authorized 35.59.010	filling of municipal department positions by election, when required 3.50.055	costs when process served or defendant arrested outside city 35.20.270
prior proceedings validated and ratified	monthly meetings 35.20.140	creation 35.20.270
35.59.100	oath 35.20.180	criminal and civil process, service of
purposes for which authority granted may be exercised 35.59.020	practice of law 35.20.170	35.20.270 execution 35.20.270
real property	pro tempore 35.20.200 qualifications 35.20.170	execution 35.20.270 jurisdiction 35.20.270
conveyance to other municipality for	residency requirement for municipal	witnesses fees 35.20.260
community center development	department judges 3.50.057	Municipal courts, See also JUSTICE AND
35.59.040	rules and regulations, adoption of 35,20,140	INFERIOR COURTS ACT OF 1961

[RCW Index—page 96] (2008 Ed.)

submission of proposed budget to city council in cities over 300,000 35.32A.030 minimum wage 49.46.010 payroll checks, drafts, or warrants mutual savings banks, authorized investment for 32.20.090 officers, generally 35.23.835 street commissioner 35.23.825 Municipal research council wards, division into 35.23.850 local government regulation and policy Notice city or town may cash, conditions 35.21.087 handouts, technical assistance 43.101.040, 43.110.040 boundary review board 36.93.090 police officers, residence requirements, abolished 35.22.610 final budget in cities and towns under 300,000, ordinances, information pooling 35.21.185 powers and duties 43.110.010 meeting to adopt 35.33.061 public moneys deposited with treasurer Const. off-street parking facilities, call for bids for operation 35.86A.120 Art. 11 § 15 research and services, enumerated 43.110.030 residence requirements 35.21.200 Municipal utilities, See CITIES AND TOWNS, Nuclear, thermal, electric generating power police officers, abolished 35.22.610 retirement and pensions, See RETIREMENT AND PENSIONS subtitle Utilities facilities, joint development additional powers granted pursuant to chapter 54.44.020 salaries and wages, increase during term of office, when authorized Const. Art. 30 § 1 authority for local improvement 35.43.040 Name of agreements authority for 54.44.020 second class cities, See CITIES AND change of authority for 35.62.010 certification 35.62.060 conformity to applicable law 54.44.060 bonds, revenue, authority to issue 54.44.040 TOWNS, subtitle Second class cities sick leave payment 41.48.160 special water pollution enforcement 35.88.020 election declaration of public purpose 54.44.010, ballot, more than one name proposed 54.44.040 subversive activities 35,62,041 depositaries 54.44.050 conviction of bars holding office 9.81.040 ballot, one name proposed 35.62.031 petition or resolution to initiate 35.62.021 National historic towns, designation 36.70A.520 disbursement of public funds 54.44.050 liability of city, joint operating agency or subversive person ineligible for employment 9.81.060 term not to be extended Const. Art. 11 § 8 public utility district, extent, limitations Navigable water, adjacent to, powers and jurisdiction extended 35.21.160 54.44.030 towns, See CITIES AND TOWNS, subtitle liberal construction 54.44.900 Towns Negligence claims, See CITIES AND TOWNS, subtitle Accident claims percentage of ownership 54.44.020 taxes 54.44.020 use of public money by, a felony Const. Art. 11 § 14 Offices open for business, hours and days, Negotiable bonds Nuisances first class cities, abatement of 35.22.280 cities and towns under 20,000 35.37.040 prescription by legislative authority 35.21.175 Negotiable bonds, See also CITIES AND powder magazine nearby is public nuisance, TOWNS, subtitle Bond issues when 7.48.140 Official bonds city manager 35.18.050 city treasurer 35.38.050 Neighborhood self-help projects second class cities, abatement 35.23.331 contracts with community service towns, abatement of 35.27.410 water pollution, abatement 35.88.030, 35.88.040, 35.88.050, 35.88.060, organizations 35.21.278 commission form cities 35.17.100 security to city or town 42.08.010 town officers 35.27.120 Newly incorporated borrowing money 35.02.135 budgets 35.02.132 35.88.070 Occupation, second class cities, control of Off-street parking continuation of special districts at option of city or town 35.02.210 35.23.440 city council, powers and duties, generally 35.86A.080 Offenders performing community restitution county may contract for essential services workers' compensation and liability insurance operation permitted, when 35.86A.120 35.02.225 coverage 35.21.209, 51.12.045 parking commission county to provide special districts services 35.02.220 annual excise tax payable to county prohibited acts 42.23.070 35.86A.110 recall sufficiency hearing, payment of defense expenses 35.21.203 date effective 35.02.130 budget 35.86A.100 delete county to provide road and law enforcement services 35.02.220 department of community, trade, and economic development, duty to assist call for bids for operation 35.86A.120 city council, powers and duties, generally Officers and employees advancement in classification, election 35.86A.080 eminent domain, authority 35.86A.080 expenditures 35.86A.100 financing, generally 35.86A.090 35.06.080 appearance of fairness doctrine Ch. 42.36 budget director in cities over 300,000 during interim 35.02.260 development permits and approvals, moratoria 35.02.137 financing of new facilities, authority and appointment 35.32A.020 preparation of proposed budget 35.32A.030 code of ethics 42.23.010, 42.23.030, 42.23.040, 42.23.050, 42.23.060 election of council members or commissioners power, generally 35.86A.080 35 02 139 general obligation bonds, authority of city to fire protection district, continuation of issue 35.86A.090 services at option of city or town 35.02.210 in-lieu tax payments 35.86A.110 commission government fire protection district annexation, delay of transfer 35.02.202 commissioners, salaries, generally 35.17.108 mayor, salary, generally 35.17.108 long term 35.86A.120 interim governance 35.02.130 negotiations 35.86A.120 community municipal corporation, liability for costs of elections 35.02.125 community council 35.14.030 local improvement district financing, library district, continuation of services at contracts, interest in prohibited, exceptions authority 35.86A.080 option of city or town 35.02.210 42.23.030 new facilities approval of planning commission 35.86A.080 local governments and state agencies, duty to disincorporation proceedings, surrender of assist during interim 35.02.270 power 35.07.090 powers during interim period 35.02.130 eligibility to hold office 42.04.020 procedure 35.86A.080 Newspaper, official newspaper to be designated 35.21.875 operation permitted, when 35.86A.120 failure to prepare budget estimate, penalty powers and duties of city, generally Newspaper carriers under eighteen years of age, licensing prohibited 35.21.696 health care 35.86A.090 private operation facilities, call for bids 35.86A.120 retirees and disabled 41.04.208, 41.04.212 Newspapers, towns, official designation hospitalization and medical aid for employees proposed plans for new facilities 35.86A.080 35.27.350 and dependents publication of notice, call for bids 35.86A.120 Night courts, department of municipal courts choice of policies or plans to be offered 35.20.020 41.04.180 Noncharter cities and towns contracts with health care service contractors report to city council 35.86A.080 authorized 41.04.180
costs not additional compensation, payment of premiums 41.04.190
hours of labor 49.28.010, 49.28.040 filing of claims against, procedure 35.31.040 Noncharter code cities revenue bonds authority 35.86A.080 cities reorganized as noncharter code city mayor, duties 35.23.810 cities retaining second class city plan council 35.23.840, 35.23.845 elections 35.23.805 issuance by city, authority 35.86A.090 revenues, disposition 35.86A.100 liability insurance, authority to purchase for On-site sewage disposal systems Ch. 70.118 35.21.205 On-site sewage disposal systems, large Ch. 70.118B mayor health officer 35.23.820 On-site sewage disposal systems, marine appointment of budget director in cities over

officers, elective 35.23.800

Municipal obligations

officers, appointive 35.23.815, 35.23.830

recovery areas Ch. 70.118A

300,000 35.32A.020

vacation of streets and alleys 35.79.030 contracts for operation of facilities On-site sewage systems local health officer's authority to waive requirements 70.05.072, 70.05.077 permits 70.05.074 Organization under general laws required Const. 35.86A.070 definitions 35.86A.030 legislative findings 35.86A.010 members 35.86A.050 Art. 11 § 10 Park board, metropolitan municipal corporations Operating and maintenance expenses, See CITIES AND TOWNS, subtitle Budgets 35.58.300 new facilities, procedure 35.86A.080 ownership of facilities 35.86A.040 parking fees, authority 35.86A.070 Park commissioners Optional municipal code, See CITIES-OPTIONAL MUNICIPAL CODE local improvement proceedings, approval 35.43.040 parkways, park drives, and boulevards, Ordinances and resolutions powers and duties of commission, generally adoption of budget in cities over 300,000 acquisition and servicing 35.21.190 35.86A.070 5.32A.050 Park districts, power to acquire recreational rules and regulations 35.86A.060 airport joint operations 14.08.200 facilities, compensation for use 35.21.020 terms of members, vacancies 35.86A.050 annexed cities, effect 35.10.320 Parking facilities budget, adoption of final budget by cities and conveyance of land for in cities over 300,000 authority for local improvement 35.43.040 towns under 300,000 35.33.075 Parking facilities, conveyance of land for in cities building code, adoption by reference 35.21.180 free parking in cities over 300,000 35.87.010 over 300,000 application to governmental entities as purchaser or lessor 35.87.040 consideration 35.87.030 off-street facilities codification authorization for 35.86.010 bids required, when 35.86.010 "facilities", defined 35.86.010 financing 35.86.020 adoption as official code 35.21.520 amending, adopting, or rejecting 35.21.540 authorization for 35.21.510 exemption, from application of chapter 35.87.040 lease of real property for free public parking, authorized 35.87.010
"municipality", defined 35.87.010
notice of intention to sell, lease or convey 35.87.020 copies as proof of ordinances 35.21.550 defined 35.21.500 laws inconsistent with, priority 35.86.910 operation of leasing 35.86.040 single subject requirement 35.21.570 negotiation 35.86.040 store space 35.86.080 subsequent amendment 35.21.560 community council referral of city ordinances municipal operation, limitations on 35.86.040 to, which 35.14.040 preference right to purchase or lease 35.87.020 compilation, codification, and revision of 35.21.500, 35.21.510, 35.21.520, 35.21.530, 35.21.540, 35.21.550, real property in business area posting 35.87.020 publication 35.87.020 parking fee schedules 35.86.060 parking commission 35.86A.050, 35.86A.070 35.21.560 reversion 35.87.030 comprehensive plan, referral to municipal plans for prior to establishment 35.86.050 sale of real property for free public parking, authorized 35.87.010 terms and conditions 35.87.030 property, acquisition and disposition for 35.86.030 council 35.14.040 conditional use permit, special exception for public park or civic center 35.86.010 receipts for parking fees 35.86A.070 towns 35.27.550, 35.27.560, 35.27.570, variance, referral to community council 35.14.040 Parking meter revenue, use 35.23.454 consolidated cities, effect 35.10.320 Parks and recreation electric code, adoption by reference 35.21.180 eminent domain 8.12.040 35.27.580, 35.27.590 annexation of territory for 35.13.180 Parking and business improvement areas authority for local improvement for 35.43.040 authority to acquire and operate 35.21.020, enforcement by municipal court 35.20.030 administration, contracts for 35.87A.110 evidence, admissible as, when 5.44.080 assessment exemption period for new fire codes, adoption by reference 35.21.180 businesses and projects 35.87A.170 conditional sales contracts by cities and towns first class cities assessments for purchase of property for parks violations, providing for punishment 35.22.280 authorized, vote required if exceeds indebtedness 39.30.010 changes in rates 35.87A.140 collection of 35.87A.130 special assessments 35.87A.010, 35.87A.090 first class cities, See also CITIES AND TOWNS, subtitle First class cities first class cities, purchase property for 35.22.280 local improvement, authority for 35.43.040 second class cities franchises and privileges grant of 35.17.220 classification of businesses 35.87A.080 use of proceeds from restricted 35.87A.120 acquisition of land 35.23.440 health and sanitation, adoption by reference 35.21.180 benefit zones authorized 35.87A.150 exchange of park property 35.23.010 towns 35.27.400 establishment, modification and information pooling 35.21.185 Parkways and park drives local improvement, compliance with state laws 35.43.030 disestablishment 35.87A.160 local improvement, authority for 35.43.040 rates 35.87A.150 local improvement districts 35.43.070, bids required, monetary amount 35.87A.200 local improvement districts 35.43.110 35.43.075, 35.43.080, 35.43.100 computing cost of improvement for bid maintenance and improvement of surface law suits challenging, limitation 35.43.100 requirement 35.87A.210 boundaries, change of 35.87A.070 public utilities constructed under 35.21.190 transfer to park commissioners 35.21.190 meat processing, adoption by reference boundaries, modification of 35.87A.075 35.21.180 Party walls and partition fences, first class cities, milk processing, adoption by reference chamber of commerce or similar business regulation of 35.22.280 Pavement marking standards for arterials in 35.21.180 taxation for operating area 35.21.851 planned unit development, referral to classification of businesses, special urbanized areas 47.36.280 community council 35.14.040 plumbing code, adoption by reference assessments 35.87A.080 definitions 35.87A.020 Pawnbrokers and second-hand dealers, regulatory authority 19.60.075 Pea patches disestablishment of area port district regulations, adoption 53.08.220 publication 35.21.180 assets and liabilities 35.87A.190 transmission right of ways 35.92.370 hearing 35.87A.180 hearings 35.87A.060 Pedestrian malls publication requirements 35.22.288 administration of, contracting with mall recording 5.44.080 organization 35.71.120 notice 35.87A.050 initiation petition or resolution 35.87A.030 ordinance to establish, contents and adoption referral to community council, which authority to establish 35.71.020 damage claims, negotiation upon 35.71.10 definitions 35.71.010 35.14.040 55.14.040
Second class cities, See CITIES AND TOWNS, subtitle Second class cities signing and filing commission government 35.17.190 35.87A.100 purposes 35.87A.010 accomplished alternately 35.87A.220 discontinuance resolution of intention to establish, contents, hearing 35.87A.040 mall organization election 35.71.130 outstanding obligations 35.71.130 council-manager plan 35.18.180 statutes and codes supplemental authority 35.87A.220 use of revenue 35.87A.110 restoration to former status 35.71.130 adoption by reference 35.21.180 laws relating to, priority over others 35.71.910 filing with city clerk 35.21.180 posting and publishing 35.21.180 towns, See CITIES AND TOWNS, subtitle Parking commission, off-street parking facilities mall organization 35.86A.010 contracts with city for administration application 35.86A.040 authority 35.86A.020 35.71.120 Towns discontinuance, calling election for unclassified cities 35.30.010 chairman 35.86A.060 35.71.130

[RCW Index—page 98] (2008 Ed.)

levy of assessments 35.71.100	adjoining city or county commissions,	noncompliance and sanctions 36.70A.340,
officers 35.71.090	regional plans 35.63.070	36.70A.345
powers in general 35.71.090	airport zoning commission, appointment as	open space corridors, identification and
methods of establishment alternative method 35.71.080	14.12.070 amendments, comprehensive plans 35.63.105	purchase of 36.70A.160 optional elements 36.70A.080
appraising value of 35.71.050	appearance of fairness doctrine Ch. 42.36	order of invalidity 36.70A.335
financing methods 35.71.060	board of adjustment, providing for 35.63.080	planning activities and capital budget
plan consistent with comprehensive plan	buildings, set-back of, providing for	decisions, conformity with 36.70A.120
35.71.040	restrictions on 35.63.080	presumption of validity 36.70A.320
quit claim deeds, acquisition of 35.71.070	commissioners	private property protection 36.70A.370 public participation ensured 36.70A.140
resolution of intention by council 35.71.030 right of way, acquisition of 35.71.070	compensation 35.63.030 manner of appointment 35.63.020	review, amendments 36.70A.130
traffic limitations 35.71.030	number 35.63.030	state agencies to comply 36.70A.103
waivers, acquisition of 35.71.070	vacancies 35.63.030	sufficient land capacity for development
powers in regard to, generally 35.71.020	comprehensive plans	36.70A.115
right of way, vacating or replatting 35.71.080	adoption 35.63.100	transmittal to state 36.70A.106
vacating or replatting 35.71.080	amendment and modification 35.63.105, 35.63.120	urban growth areas 36.70A.110 county-wide planning policy 36.70A.210
Pensions, See RETIREMENT AND PENSIONS Performance-based contracts	community renewal 35.81.060	definitions 36.70A.030
energy conservation	filing 35.63.100	development regulations
first class cities 35.22.620	hearings 35.63.100	presumption of validity 36.70A.320
towns or second class cities 35.23.352	purpose 35.63.090	transmittal to state 36.70A.106
Permits, leases or licenses for cities and towns to	recommendations of commission 35.63.100	greenbelts or open space, adverse possession 36.70A.165
use toll facilities authorized 47.56.253	supplemental restrictions 35.63.120 definitions 35.63.010	growth management hearings boards
Personal protection spray devices restrictions on authority to prohibit use	expenditures of 35.63.050	appeal by state, limitations 36.70A.310
9.91.160	identification of affected property 35.63.065	conduct, procedure, and compensation
Pesticide applicators licenses, authorization to	manufactured housing 35.63.160	36.70A.270
issue 17.21.305	manufactured housing communities,	created 36.70A.250 expedited review 36.70A.305
Petitions	elimination 35.63.161	final orders 36.70A.300
sufficiency 35.21.005 Planned unit development, referral to community	meetings 35.63.040 organization 35.63.040	invalidity, determination 36.70A.302
council 35.14.040	powers 35.63.060	judicial review 36.70A.295
Planning	public notice	matters subject to board review 36.70A.280
appearance of fairness doctrine Ch. 42.36	identification of affected property 35.63.065	member qualifications 36.70A.260
comprehensive plan 35.63.100	regional	petitions to, evidence 36.70A.290 growth strategies commission, role
amendments 35.63.105	appointment and powers 35.63.070	36.70A.800
development regulations to be consistent with 35.63.125	grants-in-aid from United States 35.63.070 restrictions	legislative findings 36.70A.010, 36.70A.011
filing 35.63.100	land use 35.63.080	master planned locations 36.70A.367,
ground water 35.63.090	purposes of 35.63.090	36.70A.368 master planned resorts 36.70A.362
hearing examiner system 35.63.130	set-back of buildings 35.63.080	mineral resource lands 36.70A.131
purpose 35.63.090	sunlight access protection 35.63.080	natural resource lands and critical areas
resolution adopting 35.63.100 supplementing or modifying 35.63.120	yard and court size 35.63.080 restrictive zones, division of towns into	designation 36.70A.170, 36.70A.172
comprehensive transportation program	35.63.110	development regulations 36.70A.060
preparation and adoption 35.77.010	solar easements	planning goals 36.70A.020 playing fields, compliance 36.70A.171
metropolitan municipal corporations,	solar energy system, defined 35.63.015	progress reports 36.70A.180
comprehensive plan 35.58.310	solar energy systems, sunlight access	public participation 36.70A.035
off-street parking facilities 35.86.050	protection 35.63.080	review and evaluation program 36.70A.215
pedestrian malls 35.71.040 public utilities 35.67.030	subdivision and development of land, providing for restrictions on 35.63.080	shoreline master programs 36.70A.480
transportation systems 35.92.270	yards, providing for restrictions on 35.63.080	siting of essential public facilities 36.70A.200
urban renewal Ch. 35.81	zones, division of towns into 35.63.110	submittal phasing 36.70A.045
Planning and zoning	Plans and planning	technical assistance, grants, and mediation
accessory apartments	development project review process	services 36.70A.190
incorporation of report recommendations into local development and zoning	36.70A.470 land use planning, comprehensive	transportation element 36.70A.108
regulations 43.63A.215	agricultural lands	wetlands delineation 36.70A.175 Platting
certain conditional or special use permits,	innovative zoning techniques 36.70A.177	subdivision and dedication of land, See
mediation prior to appeal 35.22.685,	airports, general aviation 36.70A.510	PLATTING, SUBDIVISION AND
35.63.260 child care facilities	cities required to plan, compliance 36.70A.040	DEDICATION OF LAND
review of need and demand for	classification of agriculture, forest, and	Plumbers
definitions 35.63.170	mineral lands and critical areas	compliance inspections by city or county, pilot project 18.106.280
review, implementation of findings	guidelines 36.70A.050	Police
35.63.180	comprehensive plans	citizens' assistance to 35.66.030
copy of comprehensive plan and regulations	coordination with other plans 36.70A.100	civil service
provided to county assessor 35.22.695, 35.63.240	environmental planning pilot projects 36.70A.385	qualifications of applicants for positions 41.12.070
moratoria and interim zoning controls	extension of designation date 36.70A.380	false arrest insurance 35.23.460
first class cities planning under charter	identification of lands useful for public	health regulations by state board of health,
subject to limitations on 35.22.690	purposes 36.70A.150	duty to enforce, penalty 43.20.050
limit placed on period for which moratorium	innovative techniques 36.70A.090	limited access facilities, jurisdiction
or control adopted may be effective 35.63.200	major industrial developments 36.70A.365 mandatory elements 36.70A.070	47.52.200 militia, exemption from enrollment 38.44.030
public hearing required after adoption if not	master planned resorts, when authorized by	motor vehicle wreckers' records, inspection
held before adoption 35.63.200	county 36.70A.360	by 46.80.150
residential care facilities	new fully contained communities, when	regulations to be enforced Const. Art. 11 § 11
review of need and demand for,	approved in county planning	residence requirements, abolished 35.22.610
implementation of findings 35.63.140 Planning commissions	36.70A.350 noncompliance 36.70A.330	sheriff's employees, transfer to city police upon annexation or incorporation
1 101111115 CUIIIIII1331UII3	noncomphance 30./0A.330	upon annexation of incorporation

Powers and privileges, general corporate civil service commission rules 35.13.390 regional centers, authority to acquire and conditions and limitations 35.13.380 35.21.010 operate 35.57.020 revenue bonds, issuance 35.57.090 notification of right to transfer, time frame Printing for request 35.13.400 purpose 35.13.360 when authorized 35.13.370 service provider agreements 35.57.070 contracts for outside state work, labor requirements 43.78.150 Public funds must be done within state, exception interfund transfers and loans, repayment and unclaimed property Ch. 63.32 warrant officers 43.78.130, 43.78.140 crediting procedure 43.09.285 Public health Prison labor positions to be maintained within department unclassified cities, use of 35.30.010 first class cities, preservation of 35.22.280 35.20.270 Prisoners, care while under confinement Police, See also POLICE 35.66.050 attorney general, duty to enforce 43.20A.660 civil service, See also CIVIL SERVICE, grant-in-aid payment to local health Property subtitle City police pensions, See RETIREMENT AND acquisition at departments 43.20.200 local health department, grant-in-aid to local improvement foreclosure proceedings PENSIONS 43.20.200 Ch. 35.53 Police courts notice to violators 43.20A.660 sewerage assessment sale 35.67.270, prosecuting attorneys, duties to enforce 43.20A.660 jurisdiction 35.67.280 writ of prohibition, jurisdiction prohibited airspace, conveyance or lease of 35.22.302 7.16.320 reports of violations, duty of attorney general assessment of 35.44.130 Police courts, See also CITIES AND TOWNS, subtitle Municipal courts; JUSTICE AND INFERIOR COURTS ACT OF 1961 conveyance or lease of airspace in first and second class cities 35.22.302 and prosecuting attorneys to enforce 43.20A.660 done nospital districts, See HOSPITALS, subtitle Public hospital districts
 Public lands, first class cities, regulate, control and use 35.22.280
 Public modelet Public hospital districts, See HOSPITALS, disposal of surplus, hearing, notice 39.33.020 first class cities, See CITIES AND TOWNS, subtitle First class cities exchange with federal or state government or political subdivision authorized 39.33.010 second class cities, See CITIES AND TOWNS, subtitle Second class cities first class cities, control over 35.22.280 general corporate powers 35.21.010 intergovernmental disposition of Public markets acquisition and operation 35.92.040 defined 35.92.040 Police department second class cities, See CITIES AND authorized 39.33.010 TOWNS, subtitle Second class cities towns, See CITIES AND TOWNS, subtitle first class cities, regulation 35.22.280 hearing, notice requirements 39.33.020 second class cities, regulation 35.23.440 transfers 39.33.090 Public mass transportation system Towns lease to federal or state government or Police judges bond issues political subdivision authorized 39.33.010 general obligation bonds, authorized 39.33.050 justice of the peace may act as Const. Art. 4 § restrictions on real property, statement available to property owners 35.21.475 Police matrons revenue bonds, authorized 39.33.050 sale to federal or state government or political subdivision authorized 39.33.010 appointment 35.66.020 city transportation authority - monorail Ch. assistance by police and other persons 35.95Å second class cities, powers to acquire, control, and dispose of 35.23.452 35.66.030 lease to political subdivision or municipal authority to add to police force 35.66.010 corporation, authorized 39.33.050 state highway purposes, acquisition for 47.12.040 care of female prisoners 35.66.010, 35.66.050 compensation 35.66.040 property transfer with political subdivision or towns, acquisition and management for municipal purposes 35.27.370 transfer, provisions 35.21.900 municipal corporation authorized duties 35.66.010 39.33.050 Police regulations may be enforced Const. Art. transfer to political subdivision, authorized 39.33.050 11 8 11 transfer to metropolitan park districts Pollution control, See also CITIES AND transfer to political subdivision or municipal 35.61.290, 35.61.300 TOWNS, subtitle Water pollution
Pollution control bonds and facilities, See corporation authorized 39.33.050 transfer with federal or state government or Public places and drives, local improvement. political subdivision authorized 39.33.010 authority for 35.43.040 POLLUTION CONTROL MUNICIPAL Prosecuting attorneys Public safety and education assessment 3.62.090 BONDING driving record, abstract of Population concentration, comprehensive plans Public service businesses, franchises in annexed areas 35.13.280 access 46.52.130 for 35.63.090 Prostitution Public stadium, convention center, and arts facilities Ch. 67.30 Population determination first class cities, providing for punishment of allocations of state funds based upon, finality 35.22.280 Public transportation of 43.62.020 towns, control of 35.27.370 annexation bus service agreements under Protest to local improvement proceedings basis for allocation of state funds 35.13.260 intergovernmental cooperation 39.34.085 35.43.180 certificate to office of financial management Public transportation benefit areas Proxies, bond issues, first class cities 35.36.010, 35.13.260 boundaries 36.57A.040 35.36.020, 35.36.030, 35.36.040, 35.36.050, 35.36.060, 35.36.070 assistance to office of financial management Public transportation systems 43.62.040 employees Public assistance payroll deduction for political action committees 35.58.268 certification of 43.62.030 notice to county 74.04.040 determination, how made 43.62.030 Public corporations disincorporation, effect 43.62.030 fares 35.58.580, 35.58.585, 35.58.590, transfer of real property to, conditions and limitations 35.21.747 incorporation, procedure 43.62.030 35.58.595 feasibility study, financial support payment 35.58.2712 state census board to make 43.62.020 Public depositaries time for making 43.62.030 statewide custodian, application of chapter Population reference in laws and rules of 500,000 financing 39.58.155 appropriation of funds for referendum 35.95.030 deemed to be 400,000 35.21.780 when bond not required 39.58.090 Powers collection of tax, billing 35.95.050 contracts and leases for operation and maintenance 35.95.050 Public facilities community renewal community renewal general grant 35.81.070 urban renewal projects 35.81.150 community renewal agencies 35.81.160 first class cities 35.22.200 state loans or grants to finance county-wide planning policy, preference to party to 43.17.250 declaration of purpose 35.95.010 definitions 35.95.020 Public facilities districts funds derived from taxes, restrictions on classification, etc. 35.95.060 levy and collection of taxes, appropriation rent control, prohibited 35.21.830 admissions tax 35.57.100 ride sharing, motor vehicles, authorization 35.21.820 creation 35.57.010 expenditure of funds 35.57.060 and use 35.95.040 expenses, reimbursement 35.57.050 second class cities fees and charges 35.57.020, 35.57.040 general obligation bonds, issuance 35.57.030 governance 35.57.010 generally 35.23.010 purchase of leased systems, price 35.95.070 specific enumeration 35.23.440 referendum appropriation of funds for 35.95.030 parking, tax on charges 35.57.110 specific enumeration 35.27.370 authorized 35.95.090 unclassified cities 35.30.010 purchases and sales 35.57.080 rights not impaired 35.95.080

[RCW Index—page 100] (2008 Ed.)

costs, expense, interest 35.41.090 source of funds for payment of penalties tax appropriation and use of 35.95.040 billing 35.95.050 municipal revenue bond act, effect 35.41.080 39.76.030 Rail districts, See COUNTY RAIL DISTRICTS sale of collection of tax 35.95.040 authority 35.94.010 Rail fixed guideway systems execution of 35.94.030 procedure 35.94.020 funds derived from, restrictions on safety and security program plan 35.21.228 classification, etc. 35.95.060 Railroad crossings, signals and devices levy of 35.95.040 second class cities 35.23.515, 35.23.525, allocation of financing, See also CITIES AND TOWNS, subtitle First class cities; CITIES AND 35.23.535 funds for installation and maintenance, to surplus property, disposal 35.94.040 defray costs of 81.53.271 tap-in, connection, hookup fees, waiver, low income persons 35.92.380 TOWNS, subtitle Second class cities funds to defray cost of 81.53.291 sale/leaseback payments, tax exemption state funds to defray costs of 81.53.281 federal funding allocation of installation costs 81.53.295 35.21.756 towns, See CITIES AND TOWNS, subtitle system report, annual, filing with department of transportation 35.58.2796 warrants, payment out of special fund 35.92.100 Railroads transit, six-year development plan 35.58.2795 first class cities Public utilities Public utilities, See also CITIES AND TOWNS, conditions for operation 35.22.280 subtitle Electrical utilities; CITIES AND TOWNS, subtitle Sewerage systems acquisition or construction franchises to cross city streets 35.22.340 election 35.92.070 second class cities 35.23.430 Public utility districts procedure for 35.92.070 speed limits 81.48.030, 81.48.040 dissolution 54.08.080 when unnecessary to submit to voters Real property electrical distribution equipment from 35.92.054 35.92.070 transfer to public corporation, conditions and limitations 35.21.747 administration, oversight, or supervision by city or town employees reimbursement by utility 35.33.123, electrical utility properties, joint undertaking with cities over 150,000 35.92.280, Real property, See also CITIES AND TOWNS, subtitle Property 35.92.290, 35.92.300, 35.92.310 35.34.205 Records biodiesel, ethanol, and blends restrictions on use of power facilities 54.04.040 destruction or donation of, procedure for, retention schedule 40.14.070 production and distribution 35.92.440 bonds tax on revenue 54.28.070 electronic access to public records bond owner's recourse 35.92.160 Public water supply 43.105.250, 43.105.260, 43.105.270, 43.105.280, 43.105.300, 43.105.310 energy or water conservation programs 35.92.105 chemical contaminants local standards may be stricter 70.142.040 historical records, transfer to depository agency, procedure for 40.14.070 funding and refunding noncomplying systems, corrective plan generally 35.92.110 not general obligation 35.92.120 70.142.050 Recreation facilities, See CITIES AND TOWNS, Public waterway districts Ch. 91.08 subtitle Parks and recreation general obligation bonds, pledge of revenue Public works Recyclable and reusable materials, collection, for payment of 35.92.080 bids and contracts 35.22.635, 35.23.352 transportation, and sales by private or refunding by single issues 35.92.130 Performance-based contracts for water nonprofit entity, authorization 35.21.158 Recyclable materials refunding with general obligation funding bonds Ch. 39.52 conservation, solid waste reduction, and energy equipment Ch. 39.35A residential curbside recycling program revenue 35.92.100 recycled materials, preferential purchase participation liens against 35.92.100 35.23.352 reduced solid waste collection rate 35.21.135 terms of 35.92.150 small works roster 35.23.352 Recycled products budget control, exemption from, expenditures Public works, See also PUBLIC WORKS procurement 35.32A.070 Public works assistance account definitions 43.19A.010 duties 43.19A.030 construction, under park drives and boulevards 35.21.190 energy conservation established, purpose 43.155.050 loans or pledges, eligibility 43.155.070 Public works contractor's bond, liability for preferential purchase policy 43.19A.040 purpose 43.19A.005 tree planting for energy conservation, municipal utilities to encourage 35.92.390 mayor's or council's failure to take requirements Ch. 43.19A procurement, notice of requirements 39.08.015 environmental mitigation 35.92.430 extension of capacity by fifty percent or more procedure 35.92.070 first class cities, See CITIES AND TOWNS, subtitle First class cities franchises and privileges commission. Public works or improvements prevailing wages, legal liability of public agencies to comply with 39.12.042 43.19A.080 Redevelopment, See CITIES AND TOWNS, subtitle Urban renewal Public works projects competitive bidding requirements 43.155.060 definitions 43.155.020 References to cities with population of 500,000 deemed to be 400,000 35.21.780 franchises and privileges, commission government 35.17.220 Referendum financing powers of board 43.155.060 legislative policy 43.155.010 business and occupation tax increase 35.21.706 funds, special fund for 35.92.100, 35.92.140 public works assistance account gas, electricity, and other power facilities, electric utility transmission line and acquisition and operation 35.92.050 established, purpose 43.155.050 distribution franchise 80.32.040 generating facilities located in another county public works board first class cities 35.22.200 created 43.155.030 contracts with other county 35.21.420 public transportation systems 35.95.090 Referendum, See also CITIES AND TOWNS, contributing to support of county government 35.21.420 payments to taxing districts financing powers 43.155.060 powers 43.155.040 subtitle Initiatives records, audits 43.155.080 Reform schools, first class cities, establishment and maintenance 35.22.280
Refuse collection and disposal, part of sewerage Puget Sound water quality protection, responsibilities Ch. 90.71 limitation on amount 35.21.430 schools and school districts arbitration 35.21.426 Purchases blind made products 19.06.020 system 35.67.190 bonds of indebtedness, how computed Regional jails 70.48.095 35.21.440 conditional sales contracts for purchase of real negotiations 35.21.426 notice of loss 35.21.426 payment formulas 35.21.427 or personal property authorized, indebtedness limitation 39.30.010 Reincorporation, under general laws permitted to cities under special charter Const. Art. 11 § reimbursement of 35.21.425 renegotiation 35.21.427 election required if exceeds indebtedness limitation 39.30.010 Relocation assistance for low-income tenants authorization for certain cities, towns, indebtedness 35.92.075 joint execution with other municipal counties, and municipal corporations to corporations authorized, indebtedness limitation 39.30.010 require 59.18.440 irrigation pumping service, tariff 35.92.365 payments not considered income, eligibility leasing of for public assistance unaffected 59.18.450 authority 35.94.010 electronic data processing and execution 35.94.030 procedure 35.94.020 Rent control, residential, prohibited 35.21.830 telecommunications systems 39.04.270 interest due when payment is not timely attorney fees 39.76.040 exceptions 39.76.020 requirement 39.76.010 Residence qualifications city manager 35.18.040 lighting, heating, fuel, and power facilities, officials and employees 35.21.200 acquisition and operation 35.92.050 rates and charges Residences

county, payments to

new and rehabilitated multi-unit dwellings in bonded indebtedness, how computed adjustment of wages, effect on budget urban centers, property tax exemption 35.21.440 35.33.107 notice of loss 35.21.426 false arrest insurance 35.23.460 qualification and procedure Ch. 84.14 payment formulas 35.21.427 reimbursement 35.21.425 Residential care facilities fire department review of need and demand for, establishment and maintenance of 35.23.440 implementation of findings 35.63.140 elementary and secondary, admission tax exception 35.21.280 fire limits 35.23.440 fire limits 35.23.440 franchises 35.23.251 Retirement and pensions investment advisory board 35.39.080 Schools and school districts, See also SCHOOLS franchises or privileges exclusive grants 35.23.380 members AND SCHOOL DISTRICTS employment of 35.39.100 liability of 35.39.110 Seals, corporate powers in regard to 35.21.010 gambling, control of 35.23.440 Seattle harbors and wharves, powers to build, improve, and regulate 35.23.440 powers and duties 35.39.090 hotel-motel tax state convention and trade center, Seattle Ch. 67.40 investment of pension funds 35.39.060 health and safety, providing for 35.23.440 hospitals, establishment and maintenance of 35.23.440 investments, authorized investments Const. Art. 29 § 1 Second class cities securities accident claims against house numbers, providing for 35.23.440 intoxicating liquors, regulation of 35.23.440 registration and custody 35.39.070 charter cities, procedure 35.31.020 supplemental benefits fund, creation 41.44.105 accident fund, use 35.30.050 judgments against, power to pay 35.23.440, accounts, power to examine 35.23.440 Retirement and pensions, See also RETIREMENT AND PENSIONS 35.30.050 advancement in classification 35.06.010 licenses airspace, conveyance or lease of 35.22.302 businesses 35.23.440 Revenue ambulances and first aid equipment 35.23.456 general revenue, may be used to pay interest on local improvement bonds and warrants dance houses 35.23.440 ferries 35.23.440 annexation for municipal purposes 35.13.180 annexation of federal areas 35.13.190, 35.13.200, 35.13.210 generally 35.23.440 hotel runners 35.23.440 35.45.030 Revenues, See also CITIES AND TOWNS, bids and contracts 35.23.352 boat harbors, marines, docks, construction and peddlers 35.23.440 ships and shipping 35.23.440 shows 35.23.440 subtitle Fiscal matters Review of proposed actions, boundary review operation 35.23.455 bonds for officers 35.23.081 board toll bridges 35.23.440 vehicles 35.23.440 when review not necessary 36.93.110 bridges, power to construct 35.23.440 budget provisions Ch. 35.33 Rewards authority, payment 10.85.030 local improvement guaranty fund 35.23.505 buildings, power to provide public buildings conflicting claims 10.85.040 payment 10.85.050 local improvements, providing for 35.23.440 lowlands, local improvement Ch. 35.55, Ch. cemeteries, establishment and regulation of Right of way 35.23.440 telecommunications and cable television markets and marketing, regulation 35.23.440 charter cities, accident claims against moneys, duties of officers receiving 35.23.141 motor vehicles, regulation of speed 35.23.440 service use Ch. 35.99 35.31.020 Right of way donations for transportation cities reorganized as noncharter code cities improvements 35.21.880 navigation, power to regulate 35.23.440 council 35.23.840, 35.23.845 nuisances, abatement 35.23.331 advertising signs on donated parcels health officer 35.23.820 officers, appointive 35.23.815, 35.23.830 officers, elective 35.23.800 officers, generally 35.23.835 47.14.040 nuisances, power to declare and abate credit against assessment 35.44.420 35.23.440 credit against district assessment 47.14.030 occupations, control of 35.23.440 definitions 47.14.020 officers, generally street commissioner 35.23.825 appointment and removal 35.23.021 department duties 47.14.050 wards, division into 35.23.850 combination of offices of clerk and treasurer 35.23.142, 35.23.144, 35.23.146, intent 47.14.010 cities reorganized as noncharter code city Riots, second class cities, prevention and control elections 35.23.805 35.23.148 of 35.23.440 River and harbor improvement districts See RIVER AND HARBOR IMPROVEMENT DISTRICTS mayor, duties 35.23.810 compensation 35.23.021 city attorney, duties 35.23.111 compensation and expenses 35.23.091 eligibility to hold office 35.23.031 city clerk, duties 35.23.121 city treasurer, duties 35.23.131 claims against 35.23.261 oath and bond 35.23.091 pensions 35.23.091 vacancies 35.23.101 Rivers and streams adjacent to, powers and jurisdiction extended validation by council 35.23.340 validation by council 35.23.330 classification 35.01.020 clerk-treasurer office 35.23.142, 35.23.144, 35.21.160 towns, control of 35.27.370 Road districts, annexation of, notice, disposition of taxes 35.13.270 off-street parking facilities, parking commission, authority 35.86A.020 35.23.146, 35.23.148 Road projects ordinances combustibles, regulation of 35.23.440 compost products use in 43.19A.110 authority to make and pass 35.23.440 commons, regulation of 35.23.440 Roadways, elevated, first class cities ayes and noes on council vote 35.23.290 consolidation or annexation of territory authority to construct 35.85.010 franchises, requisites 35.23.251 proceedings attacking validity 35.23.545 contracts, power to make 35.23.440 Rural arterial program hearings, public notice 35.23.221 penalty for violation 35.23.440 publication 35.23.221 coordination with county projects 36.79.100 council Rural county library districts, See LIBRARIES, ayes and noes on certain ordinances 35.23.290 requisites 35.23.211 veto 35.23.211 subtitle Rural county library districts Salaries, increase during term, when authorized journal of proceedings 35.23.201, 35.23.270 Const. Art. 30 § 1 Salaries and wages, See CITIES AND TOWNS, park commissioners 35.23.170 mayor pro tempore 35.23.191 meetings 35.23.181, 35.23.201, 35.23.270 park property, exchange of 35.23.010 parking, off-street facilities Ch. 35.86 subtitle Budgets Salary commissions 35.21.015
Sales tax, See CITIES AND TOWNS, subtitle
Local sales and use tax oath of office 35.23.181 parking meter revenue, use 35.23.454 powers enumerated 35.23.440 parks, power to provide 35.23.440 rules 35.23.270 parks and recreation, acquisition of land for criminal cases, agreement with county to handle 35.23.555 Sanitary districts, See also SANITARY DISTRICTS payment of claims and obligations 35.23.325 Sanitary regulations may be enforced Const. Art. disorderly houses, control of 35.23.440 police courts courts of limited jurisdiction 3.02.010 elections 11 § 11 general power 35.23.440 Sanitation, department of health assistance 70.54.040 police department positions and terms of office 35.23.051 establishment and maintenance of 35.23.440 School district expenditure of funds on city buildings 28A.335.140 Schools and school districts wards 35.23.051 police department and chief 35.23.161 emergency medical services 35.23.456 police judge eminent domain 8.12.560, 35.23.311 specific powers 35.23.440 power of 35.23.440 electrical generating facilities in another

[RCW Index—page 102] (2008 Ed.)

employees

generally 35.23.010

specific enumeration 35.23.440 general obligation bonds plans and proposed methods of operation and property, acquisition, control, and disposition 35.23.452 payment 35.67.110 maintenance tax levy for 35.67.110 pledge of revenue 35.67.110 adoption by ordinance 35.67.030 powers of legislative authority 35.21.215 property, acquisition, control, and disposition of 35.23.440 public utilities revenue property acquired at sewerage sale issuance authority 35.67.140 disposition by city 35.67.270 acquisition or construction 35.23.525 payment of taxes by city 35.67.280 payment from special fund 35.67.160 remedy of owners 35.67.180 contracts for services 35.23.515 public nuisances concerning 7.48.140 rates and charges 35.67.190 uniformity 35.67.020 facilities, construction authorized 35.23.515 sale of 35.67.170 maintenance and operation 35.23.535 signatures and form 35.67.150 rates 35.23.535 terms 35.67.140 refuse collection and disposal, part of system public works validation of prior 35.67.194 35.67.190 bids and contracts 35.23.352 Canadian corporations, contracts with revenue bond fund authority to establish 35.67.120 limitations 35.67.130 payment out of 35.67.160 public works contracts 35.92.410 charges, construction costs performance-based contracts 35.23.352 publicity board, administration of publicity notice, recording 65.08.170 payment, release 65.08.180 classification of services and facilities for second class cities, general systems 35.23.440 secretary of social and health services, fund 35.23.480 publicity fund 35.23.470, 35.23.480, investigation by 35.88.090 service and facilities classification 35.67.020 35.23.490 rates 35.92.020 railroads in streets, assessments for street improvement, enforcement by lien combined systems of water, sewer, and garbage, authority for 35.67.331 compulsory use 35.67.190 connection with, compulsory 35.67.190 sewer connections 35.23.430 charges for 35.92.025 covenants running with the land 35.67.310 outside city 35.67.310 without permission, penalty 35.67.350, 35.91.040 rights and privileges, generally 35.23.010 riots, prevention and control of 35.23.440 connections charges for 35.92.025 safety and sanitary measures power to provide for 35.23.440 sewerage systems, regulation of 35.23.440 payment prior to 35.91.040 unauthorized 35.91.040 taxation, payment for general obligation bonds 35.67.110 sidewalks, construction and reconstruction Ch. 35.69, Ch. 35.70 conservation materials or equipment, use of public moneys 35.67.360 unclassified cities 35.30.010 stock pounds, establishment and maintenance construction waste disposal facilities, bond issue Ch. 43.99F 35.23.440 street poll tax 35.23.371 by owners of real estate 35.91.020 construction and maintenance, power to compel connections with 35.27.370 waste disposal facilities bond issue Ch. streets and alleys cleaning 35.23.440 43.83Å contracting with other municipalities or waterwaste disposal permits 90.48.160, 90.48.162, 90.48.165, 90.48.170, 90.48.180, 90.48.190, 90.48.195, 90.48.200 grades at high elevation, drainage sewer districts 35.67.300 impracticable on private abutting land, contracts with property owners 35.91.020 effect Ch. 35.73 construction along county roads 35.91.020 water service cut off, method of lien termination in waterfront or navigable cost, owner's pro rata share 35.91.040 enforcement 35.67.290 waterworks, sewerage system made part of statutes to govern 35.67.340 definitions 35.67.010 waters leasing of 35.23.410 notice before lease execution 35.23.420 discharge into streams, certain cities prohibited 35.88.080 Sewerage systems, See also DIKING AND DRAINAGE, subtitle Improvement districts; WATER-SEWER DISTRICTS general obligation bonds 35.67.065 streets and sidewalks franchises to use 35.23.440 investigation by secretary of social and health providing for 35.23.440 services 35.88.090 Ships and shipping first class cities, regulation of 35.22.280 second class cities 35.23.440
Shoreline management act, duties Ch. 90.58 taxation joint agreements with other municipalities 35.67.300 liens assessment and levying power 35.23.440 toll bridges, licensing 35.23.440 warrants, payment of demands 35.23.261 water overflow, power to prevent 35.23.440 Shoreline master programs 36.70A.480 Short-term obligations Ch. 39.50 authority for 35.67.200 delinquent charges, extension of coverage water systems Sidewalks construction 35.23.560 delinquent charges, extent of coverage curb ramps for physically handicapped control of 35.23.440 35.67.210 model standards 35.68.076 local improvement law, relation to 35.23.580 enforcement, alternative method to required, standards and requirements 35.68.075 plans 35.23.570 foreclosure 35.67.290 special assessments 35.23.570 foreclosure of first class cities, construction and watercraft and shipping, power to regulate limitation of actions 35.67.230 reconstruction Ch. 35.69 necessary parties 35.67.220 procedure 35.67.240 local improvement, authority for 35.43.040 35.23.440 waterways, control of 35.23.440 obstructing vegetation, debris destruction or removal procedure 35.21.310 weights and measures, regulation of 35.23.440 property acquired at prescriptive rights of abutting owners 35.21.220 wharfage rates, power to fix 35.23.440 disposition by city 35.67.270 Senior citizen programs payment of taxes by city 35.67.280 authorization 36.39.060 redemption 35.67.260 regulation of use 35.21.220 Service agreements for providing local trial 35.67.250 second class cities government services and facilities Ch. judgments against 35.67.250 franchises to use 35.23.440 notice of 35.67.210 providing for 35.23.440 Service of summons on, personal service water service cut off, alternative method of second class cities, construction and enforcement 35.67.290 local improvement, authority for 35.43.040 4.28.080 reconstruction Ch. 35.69, Ch. 35.70 Sewer districts, See WATER-SEWER towns DISTRICTS low-income persons, assistance 35.67.020, franchises to use and occupy 35.27.370 towns, construction and reconstruction Ch. 35.70 35.92.020 Sewer overflows reduction, plans and compliance 90.48.480 Sewer revenue bonds, mutual savings banks, investment in 32.20.070, 32.20.100 municipal water and sewer facilities act approval and acceptance by municipality Sludge beneficial uses 70.95J.030 35.91.030 charges, construction costs Sewer systems payment, release 65.08.180 construction by property owners along county roads 35.91.020 credit to finance Const. Art. 8 § 10 Sewerage systems acquisition and operation 35.92.020 contract with owners of real estate 35.91.020 adoption of ordinance 35.67.030 plan for 35.67.030 authority for 35.43.040, 35.67.020 declaration of purpose 35.91.010 owner's pro rata share of cost 35.91.050 tap or connection payment made prior to 35.91.040 unauthorized 35.91.040 authority to provide for 35.21.210 bonds

biosolid management program 70.95J.020 biosolid management program 70.95J.020 definitions 70.95J.010 enforcement of regulations department of ecology authority 70.95J.050 federal requirements 70.95J.007 legislative findings 70.95J.005 permit issuance and enforcement local health department authority 70.95J.080 permit review 70.95J.090 transportation 70.95J.020 [RCW Index—page 103]

violations Standard time, observance of and exceptions curb ramps for physically handicapped department of ecology authority 70.95J.040 model standards 35.68.076 1.20.050 State building code gross misdemeanor punishment 70.95J.060 required, standards and requirements enforcement 19.27.050 monetary penalty 70.95J.070 Slums, See CITIES AND TOWNS, subtitle Unfit 35.68.075 dedication 58.17.290 State environmental policy Ch. 43.21C Stock pounds, second class cities, establishment and maintenance 35.23.440 dwellings; CITIES AND TOWNS, subtitle dedication of county land for 36.34.290, Urban renewal 36.34.300 Stone or asphalt plants, acquisition and operation 35.92.030 Smoking defined no smoking law motor vehicle law 46.04.120 Storm water control facilities state highway law 47.04.010 local regulations authorized 70.160.080 assessments, rates, and charges 90.03.500, penalty for violation of design standards paid to city bringing action 70.160.100 deviation from, approval necessary 90.03.510, 90.03.520, 90.03.525 Solar energy systems, sunlight access protection comprehensive plans for 35.63.090 credit to finance Const. Art. 8 § 10 35.78.040 public property subject to rates and charges 35.67.025, 35.92.021 state committee for 35.78.020 Solid waste uniformity 35.78.030 Storm water or sewer services collection and disposal disincorporation, control to state 35.07.110 conservation materials or equipment, use of public moneys 35.67.360 acquisition and operation of systems, plants, drawbridges Ch. 35.74 sites, and facilities 35.92.020 eminent domain Street expenditures charges 35.21.130 regrade assessments 8.12.550 accounting and reporting procedure manual of instructions 35.76.040 prescribed by state auditor 35.76.030 extension into navigable waters control of 35.21.240 classification of services and facilities for rates 35.92.020 contracts with private vendors 35.21.156 declaration as public highways 35.21.230 state auditor to establish system 35.76.020 budgeting of expenditures 35.76.060 cost-audit examination of records 35.76.050 legislative intent of act 35.76.010 establishment of systems 35.21.120 first class cities altering grade 35.22.280 lighting of 35.22.280 funds, use for bicycle paths, authorized liens notice and foreclosure 35.21.140 priority 35.21.150 urban arterials, See HIGHWAYS, subtitle rate increases, notice 35.21.157 standards 35.75.060 Urban arterials regulation in annexed territory 35.13.280 grades at high elevation, first and second class Street lighting systems regulation in newly incorporated city or town cities, effect on abutting private property local improvement, authority for 35.43.040 Ch. 35.73 local improvement districts 35.43.110 required use of systems 35.21.130 improvements utilities and transportation commission jurisdiction 81.77.0201 Street poll tax, imposition and collection, towns provision of materials to street abutter 35.27.500 Street projects liens incorporated into state limited access construction or improvements, prerequisite to creation 35.21.130 residential curbside recycling program highway, vesting of title 47.52.210 jurisdictional transfers property development transportation improvement board to receive petitions requesting changes in state highway system 47.26.167 lighting systems alternative financing methods 35.72.050 participation may contract with land owner reduced collection rate 35.21.135 reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 waste disposal facilities, bond issue Ch. 43.99F Street railways Solid waste, See also SOLID WASTE MANAGEMENT local improvement districts 35.43.110 extension beyond city limits, limitation upon water-sewer district powers 57.08.060 35.84.060 local improvement, authority for 35.43.040 Solid waste collection company provisions do granting franchises 35.85.040 not apply to 81.77.020 major arterials, classification as 35.78.010 local improvement of 35.43.200, 35.43.210, Solid waste disposal maximum speeds 46.61.400 35.43.220, 35.43.230 facilities owned by county
arbitration and negotiation of impact charges minimum speeds may be set 46.61.425 operation on new roadways 35.85.040 Street railways, See also STREET RAILWAYS; TRANSPORTATION COMPANIES, needs data to be supplied to transportation department 47.01.240 36 58 080 no municipal tax but mitigation charge allowed 36.58.080 not to be maintained or improved by subtitle Street railways Streetcar lines, local improvement authority transportation department as temporary route of new highway or extension facility site permit review, issuance, appeal 35.43.040 47.04.100 70 95 185 Streets and alleys facility site review standards 70.95.165 obstructing is nuisance 7.48.120 abandoned state highways as 36.75.090 access streets, classification as 35.78.010 obstructing or interfering with, public nuisance, penalty 9.66.010 obstructing vegetation, debris removal or Solid waste management comprehensive solid waste management plan aid in construction or maintenance of by state 70.95.080 or county, procedure 47.24.050 destruction, procedure 35.21.310 alteration of speed limits by local authorities department of ecology authorized to disburse 46.61.415 70.95.268 agreements with county 35.77.020 annual report, submission to secretary of include provisions for bicycle routes 35.77.015 Sounds, adjacent to transportation 35.21.260 exclusion of area in calculation of area of city or town 35.21.160 arterial highways in, designation procedure urban arterial planning 47.26.170 46.61.195 powers and jurisdiction extended 35.21.160 preservation rating 46.68.113 public nuisances concerning 7.48.140 regrade assessments 8.12.550 Source separated materials classification as 35.78.010 private business involvement in plan authority for local improvement 35.43.040 bicycle paths Ch. 35.75 city hardship assistance program second class cities development cleaning 35.23.440 franchises 35.23.380, 35.23.440 local solid waste advisory committee to implementation by transportation improvement board 47.26.164 examine 70.95.167 providing for 35.23.440 Special detention facilities authority to build and maintain 70.48.190, classification of 35.78.010 termination in waterfront or navigable 70.48.210 closure or restrictions on traffic authorized Ch. waters 35.23.410, 35.23.420 fees for cost of housing 70.48.380 secondary arterials, classification as 35.78.010 Special purpose districts, assumption by city of assets, facilities or indebtedness of, filing shoulder driving, permitted, when 46.61.428 speed limits established by secretary of transportation, when 46.61.415 construction and maintenance agreements with county for 35.77.020 aid by state or county, procedure 47.24.050 record of funds used 35.21.270 notice of proposed action with boundary review board 36.93.090 state design standards committee creation 35.78.020 Special review districts construction of municipal water and sewer uniform design standards, adoption of 35.78.030 facilities by owners of real estate along county roads 35.91.020 historical sites tax immunity or exemption, conditions state highways, as county bridges across 36.75.200 35.21.755 construction and maintenance 47.24.010 Stadium, convention center, and arts facilities county may aid in construction and Ch. 67.30 maintenance of 47.24.050 designation 47.24.010

[RCW Index—page 104] (2008 Ed.)

under 20,000, general bonds of indebtedness franchises across bridges jointly owned and operated 47.44.040 35.37.110 city 35.67.280 jurisdiction, control and duties 47.24.020 accident claim fund 35.31.060 return to city or town 47.24.010 admission tax 35.21.280 air pollution control 70.94.091 telecommunications companies' use of rights of way 80.36.040 ambulance services 35.21.768 tidelands and shorelands of first class, annexation of unincorporated areas, annexed supervision and control 35.21.250 area 35.13.160 business and occupation control and management 35.27.370 franchises to use and occupy 35.27.370 referendums 35.21.706 35.21.715 traffic control devices for, generally Ch. 47.36 business and occupation, municipal Ch. urban arterial construction advance right-of-way, definition 47.26.320 certain business activities, uniform rate, unclassified cities advance right-of-way revolving fund 47.26.325, 47.26.330 maximum rate established 35.21.710 voter approval for excess 35.21.711 long range arterial construction plans bicycle routes, to be included 35.77.015 collection by county treasurer 36.29.110 first class cities 36.29.100 long-range arterial construction plans 47.26.170 other classes of cities and towns 36.29.120 community renewal property, exemptions utilities small city pavement and sidewalk account 47.26.340, 47.26.345 35.81.120 competitive telephone service 35.21.710 vacation of consolidation including annexation of cities abutting fresh or salt water, limitation on 35 10 310 35.60.050 electricity, sale of by public utility districts 54.28.070 Taxicab companies 35 79 035 delayed effective date on ordinance, compensation to city for value of area vacated 35.79.030 first class cities, general power 35.22.280 gambling activities filing copy of ordinance 35.79.030 authorization, limits 9.46.110 law enforcement purposes 9.46.113 general obligation bonds, sewerage systems, hearing notices 35.79.020 objections prior to 35.79.020 pledge of revenue 35.67.110 time fixed for 35.79.010, 35.79.030 housing authorities, sums in lieu of 35.83.040 objections of abutting owners, prior to insurance companies, state preemption hearing 35.79.020 48.14.020 ordinance filing 35.79.030 intellectual property creating activities 35.21.855 39.04.270 general 35.79.030 internet services 35.21.717 petition for 35.79.010, 35.79.030 leasing with option to purchase, certain exemptions 35.42.090 streets abutting on water, limitation on 35.79.035 levies, review of by state auditor 43.09.265 title to property, amount to abutting owners 35.79.040 local improvement guaranty fund 35.54.060 metropolitan municipal corporation tax levy, election 35.58.090 vested rights, effect upon 35.79.050 Streets and alleys, See also STREETS AND Telephones mobile telecommunications service tax procedure to correct erroneous tax 35.21.873 ALLEYS motor carriers, freight limited access facility, streets as, See allocation of gross receipts 35.21.840 formula for 35.21.845 HIGHWAYS, subtitle Limited access facilities urban arterial construction, See also HIGHWAYS, subtitle Urban arterial limitation, exceptions 35.21.850 municipal business and occupation tax Ch. Third class cities 35 102 construction off-street parking, in lieu tax payments Streets projects construction or improvements, prerequisite to 35.86A.110 employees off-street parking facilities, payments in lieu of 35.86.020 property development may contract with land owner 35.72.010 35.33.107 Subdivision power of Const. Art. 11 § 12 police courts subdivision ordinance, referral to community legislature not to impose Const. Art. 11 § 12 council 35.14.040 prepayment of taxes or assessments Tidelands subdivision plat, referral to community council 35.14.040 authorized 35.21.650 property acquired by city at local improvement proceedings 35.53.010 Subdivision, See also PLATTING, SUBDIVISION AND DEDICATION OF assessment rolls, county assessor local taxes not to be imposed by legislature LAND Subways, first class cities, authority to construct Const. Art. 11 § 12 power to assess and collect rests in city Const. Art. 11 § 12 47.56.250 Tort claims against governmental construction projects, no security required for building permit limit Const. Art. 7 § 2 persons and property required Const. Art. 7 § 9 issuance 35.21.470 special assessment, uniformity in respect to Surface mining, regulation and enforcement Ch. public utilities located in another county 35.21.430, 35.21.440, 35.21.450 Swimming pools local improvement, authority for 35.43.040 public utility district's gross revenue 54.28.070 power to acquire, compensation for use 35.21.020 Tax liens, property on sale for local improvement assessments, city payment 35.49.140 refunding bonds, tax levy to meet payments and interest 39.52.035 4.96.020 sales tax, See CITIES AND TOWNS, subtitle Tax on net income prohibited 36.65.030 Tax title property of county acquisition from county 35.49.150 Local sales and use tax second class cities financing Ch. 67.28 disposition of proceeds upon resale 35.49.160 general assessment and levying power Tourist promotion 35.21.700 Taxation 35.23.440

sewerage sale acquired property, payment by sewerage systems 35.67.110 state route number 16 corridor transportation systems and facilities, exemption 35.21.718 street poll tax 35.23.371 telephone business 35.21.712 deferral of rate reduction 35.21.871 network telephone service 35.21.714, toll telephone service 35.21.714 towns, property tax 35.27.370 general provisions 35.30.030 property tax 35.30.010 sewer systems 35.30.020 use tax, See CITIES AND TOWNS, subtitle Local sales and use tax 6%, exception 35.21.870 tax limitation 35.21.865 world fairs or expositions, participation in cooperative agreements by political subdivisions for joint regulation 81.72.220 local regulatory powers listed 81.72.210 Taxing district relief act Ch. 39.64 Telecommunication device installation for access to emergency services 70.54.180 Telecommunications, See also TELECOMMUNICATIONS, subtitle Systems installations Telecommunications systems acquisition method for municipalities Telegraph stations, first class cities, maintenance with harbor departments 35.22.330 Telephone, telegraph, and electric light lines unclassified cities, construction and maintenance 35.30.010 underground, conversion to Ch. 35.96 automatic number or location identification for 911 services, regulation prohibited 35.21.895 Temporary additional tonnage permits for motor vehicles, conditions 46.44.096 Termination of utility heating service limitations 35.21.300 budget provisions Ch. 35.33 adjustment of wages, effect on budget courts of limited jurisdiction 3.02.010 exclusion in calculating the area of the city or town 35.21.160 powers and jurisdiction extended 35.21.160 leases, assessments 35.44.160 Toll facilities, contributions by cities and towns for authorized, financing, reimbursement bond may not be required of local government entity for any purpose in any case 4.96.050 filing 35.31.020, 35.31.040 liability for tortious conduct of officers, employees, and volunteers 4.96.010 payment of damages and defense expenses in action against officer, employee, or volunteer 4.96.041 presentment and filing of claims, requirements Tourism promotion areas Ch. 35.101 Tourism-related facilities

actions against 4.08.120	collecting moneys, duties 35.27.210	consolidation with treasurer's office
actions by in corporate name 4.08.110	compensation 35.27.130	abandonment 35.27.200
advancement in classification 35.06.010	elections 35.27.190	authorization 35.27.180
ambulance service, operation of 35.27.370	eligibility to hold office 35.27.080	effect of 35.27.190
animals, control of 35.27.370	enumerated 35.27.070	demands against city 35.27.340
annexation, unplatted land 35.21.010	expenses 35.27.130	duties 35.27.220
area limitation on original incorporation	oaths and bonds of 35.27.120	ordinances, books of 35.27.310
35.21.010	pensions, notification to state auditor of	records to be kept by 35.27.230
	nonstate plans 35.27.130	town council
boat harbors, marinas, docks, construction and operation 35.23.455		journal 35.27.280
boundaries uncertain	pensions, prohibition on establishment or	
	modification of nonstate plans 35.27.130	mayor to vote, when 35.27.280
mayor's request for examination 35.27.030	salaries of, not to be changed during term, exception Const. Art. 11 § 8	meetings 35.27.270
petition of electors 35.27.030 survey of land	terms not to be extended Const. Art. 11 § 8	quorum 35.27.280 resolution for payment of money 35.27.270
	terms of office 35.27.090	
county commissioners' duty 35.27.040	vacancies 35.27.140	rules 35.27.280 town marshal
expense of 35.27.060		
report of 35.27.050	ordinances	control of police department, authority and
budget provisions Ch. 35.33	franchises, granting, requisites of 35.27.330	duty 35.27.240
buildings 35.27.370	passing, authority for 35.27.370	pursuit and arrest of violators beyond town
charter, amendment of by special legislation,	publication requirements 35.27.300	limits 35.27.240
prohibited Const. Art. 2 § 28	records of, duty of clerk to keep 35.27.310	town treasurer
classification 35.01.040	signatures necessary 35.27.290	consolidation with clerk's office
corporate stock or bonds not to be owned by	style 35.27.290	abandonment 35.27.200
Const. Art. 8 § 7	violations	authorization 35.27.180
credit for energy conservation Const. Art. 8 §	fines, penalties, limitation 35.27.370	effect of 35.27.190
10	prosecutions for 35.27.370	duties 35.27.170
credit not to be loaned, except Const. Art. 8 § 7	organization under general laws required	utilities, public, indebtedness retired, transfe
demands against, auditing and allowance of	Const. Art. 11 § 10	of part of net earnings 35.27.510
35.27.340	park commissioners 35.23.170	water, contracting for supply of 35.27.370
dogs, licensing of 35.27.370	parking meter revenue, use 35.23.454	Trade centers, annual service fee, distribution to
elections 35.27.090, 35.27.100	parking space, off-street	cities and towns 53.29.030
electric power and energy	acquisition and disposition of real property	Traffic congestion, comprehensive plans for
joint operating agency 35.27.610	35.27.570	35.63.090
eminent domain, power of 35.27.380	authority 35.27.550	Traffic control devices in
employees	financing of 35.27.560	city limit signs 47.36.120
appointment by mayor 35.27.070	hearing prior to establishment 35.27.590	conformance to state standards 47.36.030
compensation 35.27.130	operation of 35.27.580	directional signs 47.36.100
employees, adjustment of wages, effect on	parks, purchase of land for 35.27.400	duty to erect and maintain 47.36.060
budget 35.33.107	payment of claims and obligations 35.27.345	erection and maintenance 47.36.100
exclusion of area from boundaries Ch. 35.16	plats	generally Ch. 47.36
false arrest insurance 35.23.460	regulation of surveys and plats 58.10.040	transportation department to furnish at cost
fire limits, establishment of 35.27.400	resurvey and correction of 58.10.030	47.36.040
fire prevention, provisions for 35.27.370	police courts	Traffic schools in Ch. 46.83
franchises, ordinances granting, requisites	courts of limited jurisdiction 3.02.010	Traffic violations, traffic violations bureau
35.27.330	police department	35.20.131
funds, current expense, transfer of public	control and direction of 35.27.240	Transfer of property or contracts for use for part
utility earnings 35.27.510	pursuit and arrest of violators beyond town	and recreational purposes 39.33.060
gambling, control and punishment of	limits 35.27.240	Transit commission, metropolitan municipal
35.27.370	police regulations, power to enforce Const.	corporations 35.58.270
general welfare, ordinances to provide for	Art. 11 § 11	Transportation
35.27.370	powers 35.27.370	comprehensive six-year program
incorporation and annexation restrictions	property, acquisition and management for	preparation and adoption 35.77.010
35.21.010	municipal purposes 35.27.370	public-private transportation initiatives
incorporation by special legislation prohibited	prostitution, control and punishment of	program Ch. 47.46
Const. Art. 2 § 28	35.27.370	Transportation authority - monorail
indebtedness	public works contracts	authority, dissolution 35.95A.120
limit may be exceeded for water, light and	performance-based contracts 35.23.352	authority, powers 35.95A.050
sewers Const. Art. 8 § 6	purchase and sale of real estate and personal	authority subject to standards 35.95A.040
limitation on Const. Art. 8 § 6	property by 35.27.370	creation, ordinance 35.95A.030
licensing, general power 35.27.370	records	creation, vote of people 35.95A.020
limitation upon actions by 4.16.160	duty of clerk to keep 35.27.230	definitions 35.95A.010
mayor	what ones kept 35.27.230	excess levies, bonds 35.95A.070
appointment of officers and employees	reduction of town boundaries Ch. 35.16	funds and accounts, treasurer 35.95A.060
35.27.070	rights, powers, and privileges 35.27.010	property tax levies 35.95A.100
boundaries uncertain, duty in regard to	rivers and streams, control of 35.27.370	signage, requirements for 35.95A.140
35.27.030	sanitary regulations may be enforced Const.	special excise tax 35.95A.080, 35.95A.130
duties 35.27.160	Art. 11 § 11	taxes and fees, limitation 35.95A.110
powers 35.27.160	service of summons on, personal service	vehicle license fee 35.95A.090
pro tempore 35.27.160	4.28.080	Transportation benefit districts
meeting agendas	sidewalks, construction and reconstruction	authority to establish 35.21.225
notice requirements 35.27.300	Ch. 35.70	generally Ch. 36.73
moneys	specific powers enumerated 35.27.370	Transportation centers, See
collection or receipt by officers 35.27.210	streets and sidewalks	TRANSPORTATION, subtitle
deposited with treasurer Const. Art. 11 § 15	control and management 35.27.370	Transportation centers
use of, by official, a felony Const. Art. 11 §	franchises to use and occupy 35.27.370	Transportation projects
14	taxation	environmental review
municipal court termination	local, legislature not to impose Const. Art. 11	collaborative process 36.70A.430
agreement with county to handle criminal	§ 12 °	intent 36.70A.420
cases, arbitration 35.27.515	power of Const. Art. 11 § 12	Transportation systems
newspapers, official designation 35.27.350	property tax 35.27.370	acquisition and operation of facilities
nuisances, abatement of 35.27.410	street poll tax 35.27.500	35.92.060
officers, generally	town attorney, duties 35.27.250	acquisition of, metropolitan municipal
appointment by mayor 35.27.070	town clerk	corporations 35.58.260

[RCW Index—page 106] (2008 Ed.)

authority for local improvement 35.43.040 cooperative agreements with the state to establish 47.28.140 county transportation authority acquisition of existing systems 36.57.090 employee transfers, preservation of benefits 36.57.090 exclusive operating authority, transfer of existing funds to 36.57.080 expenses, contributions to 36.57.060 exempt from motor freight carrier law 81.80.040 feasibility study, financial support payment 35.58.2712 plans and planning for 35.92.270 privately owned passenger systems, acquisition of 35.92.270 Transportation systems, See also PUBLIC TRANSPORTATION SYSTEMS; TRANSPORTATION COMPANIES street railways, See CITIES AND TOWNS, subtitle Street railways Travel expenses charge cards 42.24.115 Treasurer, See CITIES AND TOWNS, subtitle City treasurer Trees, plants, shrubs or vegetation, or debris obstruction of streets or sidewalks lien when city removes 35.21.310 removal by owner 35.21.310 Trestles, local improvement, authority for 35.43.040 Trust property, acquisition at local improvement foreclosure proceedings Ch. 35.53 Tugs and wharf boats, first class cities, regulation and control 35.22.280 Tunnels, first class cities authority to construct 35.85.050 Twenty-four hour headlight policy on state highways, may request creation by department of transportation 47.04.180 Unclassified cities adoption of powers granted to code cities 35.30.070dog licenses, imposition and collection 35.30.010 elections alternative procedures 35.30.080 funds, sewer systems, payment of costs 35.30.020 indebtedness limitations on 35.30.040 municipal utilities, assent of voters 35.30.060 license power dogs 35.30.010 exhibitions and games 35.30.010 meeting agendas publication requirements 35.30.018 ordinances making for municipal purposes 35.30.010 publication requirements 35.30.018 violations, penalty 35.30.010 powers, generally 35.30.010 prison labor, use of 35.30.010 sewer systems construction and maintenance of 35.30.010 sewer fund 35.30.020 general system of 35.30.030 liens on property 35.30.030 property tax 35.30.010 sewer systems, limitation 35.30.020 summary sales, redemption 35.30.030 telephone, telegraph, and electric light lines, construction and maintenance 35.30.010 utilities, indebtedness limitation on 35.30.060 Underground electric and communication facilities application of local improvement law to

35.96.080 authorization 35.96.030 contracts for conversion, authorized, provisions 35.96.040 conversion to authorized 35.96.030 procedure 35.96.050 declaration of public interest 35.96.010 definitions 35.96.020 local improvement districts 35.96.030 local improvement law, application to 35.96.060 prior debts, contracts, obligations, etc., relating to conversion, validation of procedure, notice, objections, hearing, time limitation for conversion 35.96.050 purpose 35.96.010 special assessments 35.96.030 validation of preexisting debts, contracts, obligations, etc., relating to conversion 35.96.070 Underground utility transmission lines, local improvement, authority for 35.43.040 Unfit dwellings appeal provisions 35.80.030 assessments against real property, repair, removal, or demolition cost 35.80.030 complaints contents 35.80.030 notice of hearing 35.80.030 service of 35.80.030 definitions for 35.80.020 demolition assessment lien against property 35.80.030 discrimination prohibited 35.80.040 improvement board creation 35.80.030 powers of 35.80.030 legislative purpose, declaration of 35.80.010 standards for demolition 35.80.030 standards for use and occupancy 35.80.030 Uniform state standard of traffic devices, copy of to be furnished to 47.36.030 Unplatted lands fourth class cities, restrictions on taking 35.21.010 towns 35.21.010 Urban centers new and rehabilitated multi-unit dwellings, property tax exemption qualification and procedure Ch. 84.14 Urban forest management evergreen communities act definitions 35.105.010 grant and competitive awards program 35.105.040 limitations of chapter 35.105.120 management plans and ordinances 35.105.050, 35.105.090, 35.105.070 model management plans 35.105.070 model ordinances 35.105.080 natural resources, department of, coordination with 35.105.020 partnership task force 35.105.110 recognition program 35.105.030 report to legislature 35.105.060 tree planting for energy conservation, municipal utilities to encourage 35.92.390 Urban growth areas annexations beyond growth areas prohibited 35.13.005 Urban public transportation system extension beyond city limits, limitation beyond 35.84.060 Urban renewal community redevelopment financing Ch. 39.88 Urban transportation systems, See CITIES AND

TOWNS, subtitle Transportation systems Use tax, See CITIES AND TOWNS, subtitle

Local sales and use tax

authority deemed alternative and additional

Utilities administration, oversight, or supervision by city or town employees reimbursement by utility 35.33.123, 35.34.205 biodiesel, ethanol, and blends production and distribution 35.92.440 cities in county with a population of two hundred ten thousand or more west of Cascades, support of cities and towns in which facilities located 35.21.422 deposit to guarantee payment 35.21.217 electricity, attachments to poles 35.21.455 electricity, telephone, natural gas, or steam energy business tax limitations 6%, exception 35.21.870 electricity, telephone, or natural gas business tax limitation 35.21.865 electricity, telephone, or natural gas business or provider fees for administrative costs 35.21.860 environmental mitigation 35.92.430 payment delinquencies by tenant, lien 35.21.217 Utilities, See also CITIES AND TOWNS, subtitle Electrical utilities; CITIES AND TOWNS, subtitle Public utilities Utility local improvement districts assessments, alternate method of computation 35.44.047 collection of assessments, duties 35.49.010 conversion from local improvement district conversion of local improvement district into utility local improvement districts 35.43.043 initiation of proceedings initiation by petition of district lying outside city or town, legislative authority may deny petition 35.43.075 protest of proceedings 35.43.180 restraints on proceedings, protest filing 35.43.180 protest to utility local improvements, procedure 35.43.180 utility local improvement districts outside city or town, divestment of jurisdiction 35.43.180 Utility local improvement districts, See also LOCAL IMPROVEMENTS AND ASSESSMENTS, subtitle Utility local improvement districts Utility services budget billing or equal payment plan 35.21.300 connection charges, waiver for low-income persons 35.21.305, 35.41.080 cut-off notices by owners, effect 35.21.290 ownership by municipality cutting off services 35.21.300 disputed accounts 35.21.300 enforcement of lien 35.21.300 liens for services 35.21.290 Vacancy in nonpartisan governing body filling of vacancy 42.12.070 Valuation of taxable property, cities and towns under 20,000, limitation on indebtedness 35.37.040 Vehicles confidential license plates 46.08.066 marking requirements, exceptions 46.08.065 remarking of previously marked vehicles 46.08.068 second class cities, regulation of speed 35.23.440 violations of license plate or marking requirements 46.08.067 Venereal diseases, See VENEREAL DISEASES Vessels, abandoned or derelict 35.21.407 Veterans' organizations, providing of meeting places for 73.04.070 Viaducts, first class cities

35.96.060

assessments, special 35.96.030

Water services

authority to construct 35.85.010
Vital statistics, See also VITAL STATISTICS
Vital statistics registrar 70.58.020
Volunteer firemen, See VOLUNTEER cutting off, method of enforcing sewerage lien water-sewer district's property, boundaries identical with, acceptance and operation of 35.92.012 Water systems authority to provide for 35.21.210 waterworks FIREMEN acquisition and operation of 35.92.010 Volunteer labor, nominal compensation not Canadian corporations, contracts with fire prevention, acquisition and regulation of deemed salary 49.46.065 35.21.030 35.92.400 Wards classification of services for rates 35.92.010 bonds refunding Ch. 39.52 first class cities, division of city into 35.22.370 out-of-state acquisition and operation 35.92.014 joint actions 35.92.015 Warrants Canadian corporations, contracts with 35.92.400 accident claim fund 35.31.050 water conservation 35.92.010
Water systems, See also CITIES AND TOWNS, subtitle Public utilities airports 14.08.118 charges, construction costs call for by treasurer 35.21.320 notice, recording 65.08.170 cancellation after one year 39.56.040 cities and towns under 300,000, emergency payment, release 65.08.180 Watercourses and waterways city assumption of substandard systems, expenditures 35.33.101 limited immunity from liability 35.13A.100 combined sewerage, water, and garbage authority to construct 35.21.090 cities under 300,000, funds received from, construction and lowland fill areas Ch. 35.56 expenditures from 35.33.131 dock lines, establishment 35.56.210 systems claims fund 35.21.085 interest rate 35.21.320, 39.56.020 first class cities, regulation 35.22.280 collection and disposal 35.67.331 second class cities 35.23.440 statutes to control 35.67.340 lost or destroyed, procedure 39.72.010, Water-sewer districts statutes to govern 35.67.340 39.72.020 assumption of jurisdiction authorized 35.13A.020 connections payment of 35.21.320 payment of 35.21.320
principal and interest on outstanding
warrants to be included in appropriation in
final budget Ch. 35.33
payrolls fund 35.21.085
public utility funds 35.92.100
rate fixed by issuing officer 39.56.030
special revenue 35.41.050

[askington health care authority, advancements, charges for 35.92.025 cities with fewer than two hundred fifty customers 35.13A.111 contracts for outside services 35.92.200 defined 35.89.100 contracts 35.13A.070 electricity generation 35.92.010, 35.92.070 definitions 35.13A.010 extension beyond city limits 35.92.170 first class cities 35.22.280 interest payments 35.89.070 disposition of properties and rights, outstanding indebtedness 35.13Å.020, 35.13A.050 Washington health care authority, advancements, contributions to, authorized 70.37.110
Waste disposal, See CITIES AND TOWNS, irrigation and domestic purposes dissolution of district 35.13A.080 acquisition of water rights 35.92.220 employment and rights of district employees acquisition by purchase of shares in water 35.13A.090 users' association or corporation subtitle Sewerage systems; SEWER management and control 35.13A.020 35.92.263 DISTRICTS territory containing facilities within or without city 35.13A.050 mode of assessment 35.92.260 Waste treatment plant operators, certification, special assessments 35.92.230 See WASTE TREATMENT PLANT when district in more than one city **OPERATORS** existing districts (irrigation, water supply) 35.13A.060 Water distribution systems validated 35.92.265 when less than sixty percent of area within city 35.13A.040 when sixty percent or more of area within city 35.13A.030 conveyance by water districts 57.08.020, irrigation district property, condemnation 57.08.040 35.92.190 conveyance by water-sewer districts municipal water and sewer facilities act 57.08.030 approval and acceptance by municipality boundaries identical with 35.91.030 Water districts acceptance and operation 35.92.012 city or town taking over part of district, effect charges, construction costs contracts for services to property owners, 57.08.035 notice, recording 65.08.170 conditions 57.08.044 Water districts, See also WATER-SEWER DISTRICTS payment, release 65.08.180 dissolution when boundaries identical with construction along county roads 35.91.020 municipality 57.04.110 inclusion within boundaries 57.04.020 Water mains, hydrants, and appurtenances, local improvement, authority for 35.43.040 construction by owners of real estate 35.91.020 Water-sewer facility relocation projects consultation 35.21.905 Water pollution contracts with owners of real estate 35.91.020 abatement of Watersheds action by sheriff 35.88.050 declaration of purpose 35.91.010 cooperative watershed management 35.67.380 declaration of nuisances 35.88.030 owner's pro rata share of cost 35.91.050 depositing unwholesome matter in waters, taps or connections 35.91.040 restoration permits 35.63.230 public nuisance, penalty 9.66.050 principal payments, payment from water redemption fund 35.89.080 Waterways, See CITIES AND TOWNS, subtitle detergent phosphorus content Ch. 70.95L Watercourses and waterways Waterworks, See WATER WORKS AND enforcement by health officers 35.88.060 property acquisition beyond city limits 35.92.180 injunction proceedings 35.88.070 SYSTEMS project financing, contracts for state aid second class cities 35.23.440, 35.23.560, 35.23.570, 35.23.580 Weed districts, organization, powers, and duties 90.48.285 Ch. 17.04 prosecution and trial of offenders 35.88.050 sewerage system as part of 35.67.340 towns, contracting for 35.27.370 Weeds. See WEEDS public utility districts, powers in regard to 54.16.050 Weights and measures violations of water system law 35.89.090 first class cities, regulating in markets punishment for creating or maintaining nuisances 35.88.040 water conservation equipment, authority to assist customer acquisition of 35.92.017 sewerage discharged into streams, certain cities prohibited from 35.88.080 second class cities, regulation of 35.23.440 water redemption bonds Wharves, docks, and landings Ch. 88.24 authority to issue 35.89.010 special police, authorization for 35.88.020 Wharves and landings supply sources, authority over 35.88.010 waste disposal permits 90.48.160, 90.48.162, 90.48.165, 90.48.170, 90.48.180, 90.48.190, 90.48.195, 90.48.200 exchange for local improvement district bonds 35.89.030 first class cities, leasing of, limitation 35.22.410 payment from water redemption fund 35.89.060, 35.89.080 subrogation of city 35.89.030 generally, See WHARVES, DOCKS AND PIERS water supply generally 70.54.010 watersheds in adjoining state 70.54.030 as part of state highway system Ch. 47.24 terms of 35.89.020 Whistleblower protection proceedings water redemption fund administrative law judge assignment of judge to conduct proceedings at request of local government 34.12.038 costs for proceedings, allocation of responsibility for 34.12.039 Water quality enhancement, local improvement, authority for 35.43.040 creation 35.89.040 payment of water redemption bonds 35.89.060 Water revenue bonds, mutual savings banks, sources 35.89.050 investment in 32.20.070, 32.20.100 Women, care while under confinement Water run-off water rights 35.66.050 comprehensive plan to address 35.63.090 acquisition for irrigation and domestic uses

[RCW Index—page 108] (2008 Ed.)

Workers' compensation

35.92.220

appointment by mayors of charter code Amendment of charter, generally Ch. 35A.09 offenders performing community restitution 35.21.209 Annexation cities 35A.14.160 nominations, vacancy 35A.14.170 terms 35A.14.180 alternative direct petition method World fairs or expositions cities and towns participation, powers, generally 35.60.030 effective date of annexation 35A. notice of hearing 35A.14.430 organization, rules, journal, authority World fairs or expositions, See also WORLD FAIRS OR EXPOSITIONS, subtitle Cities ordinance providing for annexation 35A.14.190 when review procedure may be dispensed 35A.14.440 and towns participation procedures 35A.14.420 with 35A.14.220 annexations beyond urban growth areas prohibited 35A.14.005 World War II reparations taxes collected in annexed territory municipal employees, redress 41.04.580, 41.04.585, 41.04.590, 41.04.595 35A.14.801 boundaries, use of right of way as corporate boundary, when allowed 35A.14.410 territory subject to annexation, conditions Youth agencies, establishment by 35.21.630 35A.14.231 boundary review board, effect upon review board 35A.14.160 unincorporated island of territory within city ordinance 35A.14.297 appearance of fairness doctrine Ch. 42.36 moratoria and interim zoning controls county commissioners, consent required for certain property 35A.14.010 referendum 35A.14.297 effective date if no referendum 35A.14.299 first class cities planning under charter subject to limitations on 35.22.690 limit placed on period for which moratorium resolution, notice of hearing 35A.14.295 direct petition method urban growth areas, territory within procedures 35A.14.460, 35A.14.470 assumption of indebtedness 35A.14.120 or control adopted may be effective effective date 35A.14.150 water, sewer and fire districts 35.63.200 hearing 35A.14.130, 35A.14.140, assets, ownership of, when less than sixty percent of assessed valuation of fire public hearing required after adoption if not held before adoption 35.63.200 35A.14.150 notice of hearing 35A.14.130 district is annexed 35A.14.400 outstanding indebtedness, effect 35A.14.500 notice to legislative body 35A.14.120 restrictions on real property, statement ordinances providing for annexation 35A.14.140 available to property owners 35.21.475 ownership of assets of fire protection district, fire protection responsibility when more than sixty percent is annexed 35A.14.380 zoning ordinance, referral to community council 35.14.040 procedure 35A.14.120 Zoos and aquariums proposed zoning regulation 35A.14.120 water or sewer service, application of chapter management contracts 35.64.010, 35.64.020 election method to annexations involving 35A.14.901 CITIES—OPTIONAL MUNICIPAL CODE approval, assumption of indebtedness, (See also CITIES AND TOWNS) Board of adjustment, planning and zoning, powers and duties 35A.63.110 required majority 35A.14.085 approval, indebtedness not assumed, automatic number or location identification, regulation prohibited 35A.21.275 required majority 35A.14.085 coupons, execution by proxy 35A.36.020 assumption of indebtedness 35A.14.080 crimes relating to, overprinting 35A.36.040 certification of results 35A.14.080 Abandonment of execution by proxy charter code city classification, provisions applicable Ch. 35A.10 community municipal corporation may be appointment of proxies 35A.36.010 coupons 35A.36.020 created simultaneously with annexation of territory 35A.14.025 initiative and referendum power, noncharter facsimile signatures, printing 35A.36.020 liability of officer 35A.36.050 date for election 35A.14.050 code city 35A.11.080 effective date 35A.14.100 noncharter code city classification election notice to council 35A.36.060 hearing by review board 35A.14.040 without reorganization 35A.06.070 notice of 35A.14.040 overproduction is crime 35A.36.040 Accident claims and funds Ch. 35A.31 revocation of proxy 35A.36.070 facsimile signatures, execution by proxy Adoption of charter as charter code city amendment, generally Ch. 35A.09 authorized 35A.08.010 method is alternative in addition to other methods 35A.14.110 35A.36.020 notice 35A.14.070 finance officers charter, authentication of charter 35A.08.120 ordinance deputy finance officers 35A.36.030 exemptions 35A.36.030 assumption of indebtedness 35A.14.090 charter commission generally 35A.14.090 expenses of members, consultants and form, terms and maturity 35A.40.080 petition for election assistants 35A.08.060 municipal revenue bond act 35A.40.070 revocation of proxy, execution of bonds by proxy 35A.36.070 filing of petition as approved 35A.14.030 public hearing on charter 35A.08.070 procedure 35A.14.020 resolution for, contents of 35A.14.015 review board 35A.14.050 ballot titles 35A.08.100 Boundaries certificates of election to officers, effective date 35A.08.110 annexation decision, filing, date for election 35A.14.050 use of right of way as corporate boundary, when allowed 35A.14.410 conduct 35A.08.090 hearing 35A.14.040 resolution or petition for 35A.08.030 public streets, any portion of right of way election of officers, publication 35A.08.080 election on question, election of freeholders vote required 35A.14.080 replaced by right of way line 35A.21.210 reduction of city limits, See CITIES—OPTIONAL MUNICIPAL CODE, subtitle federal areas 35A.08.040 authority over area 35A.14.320 organization of charter commission, vacancies, duties 35A.08.080
petition for election 35A.08.030 authority to annex 35A.14.310 City limits, reduction ordinance, provisions 35A.14.320 revision of, substitution of right of way line for franchises, cancellation or acquisition for operation 35A.14.900 any portion of street right of way line action not subject to review by boundary population determination 35A.08.020 procedure, generally Ch. 35A.08 information may be provided to public review board 35A.21.210 35A.14.550 right of way line municipal purposes, authority 35A.14.300 petitions, sufficiency 35A.01.040 population, determination, certificate, revised public hearing by charter commission 35A.08.070 substitution for any portion of public street right of way 35A.21.210 resolution for election 35A.08.030 Boundaries and plats submission of charter to people 35A.08.080 certificate, basis for state funds 35A.14.700 alteration and vacation of plats 35A.58.020 Adoption of charter code city classification, proposed zoning regulations locating corners and boundaries 35A.58.010 provisions applicable Ch. 35A.10 hearing, notice, filings and recordings platting and subdivision of land 35A.58.030 Aeronautics, airport operation, planning and 35A.14.340 Boundary review boards zoning 35A.24.010 purposes of regulations and restrictions 35A.03.001, 35A.05.001, 35A.14.001, 35A.15.001, 35A.16.001 Agricultural land 35A.14.330 exclusion from incorporated area 35A.16.080 review board Airport operation, planning and zoning 35A.24.010, 35A.63.270 composition 35A.14.160 Budgets determination, factors considered, filing of findings and decisions 35A.14.200 ad valorem tax, levy for 35A.33.135 adjustments 35A.33.120 adoption 35A.33.075 Alcoholic beverages, See CITIES—OPTIONAL MUNICIPAL CODE, subtitle Alcoholic election method 35A.14.050 hearing 35A.14.040 judicial review 35A.14.210 beverages applicability of chapter 35A.33.020 Amateur radio antennas appropriations 35A.33.102 regulation to conform with federal law members unexpended, effect 35A.33.150 appointment 35A.14.160 audit 35A.33.110 35A.21.260

CITIES—OPTIONAL MUNICIPAL CODE

biennial budgets	wages, employees wage adjustment	Charters
accounting system, state auditor duties	permissible 35A.33.105	adoption of charter as charter code city
35A.34.190	warrants	authentication of charter 35A.08.120
adoption 35A.34.120	emergency expenditures 35A.33.100	amendment or revision of charter, generally
applicable law 35A.34.020	funds received from sale of bonds	Ch. 35A.09
budget estimates 35A.34.050, 35A.34.060	35A.33.130	comprehensive plan, construction of
budget message 35A.34.090	Building permits	inconsistent provisions 35A.63.130
contingency fund 35A.34.250, 35A.34.260	state agency or local government cannot be	Checks, drafts, or warrants of employees
definitions 35A.34.030	required to provide bond or other security	authorization to cash 35A.40.110
emergency expenditures	as condition of issuance of permit	Child care facilities
nondebatable emergencies 35A.34.140	35A.21.250	family day care provider's home facility
other emergencies 35A.34.150	Buildings, construction standards required	allowed 35A.63.215
warrants 35A.34.160 employees, adjustment of wages, hours, and	35A.70.040 Census	review of need and demand for,
conditions 35A.34.180	annexation, certificate, revised certificate, as	implementation of findings 35A.63.210
establish by ordinance 35A.34.040	basis for allocation of state funds	City attorney, preparation of ballot title, election
funds, expenditures, transfers, adjustments	35A.14.700	for organization as noncharter code city, incorporated municipality 35A.02.060
35A.34.200	population determination 35A.44.010	City clerks and controllers, duties and powers
funds from bond and warrant sales,	Certification of ordinance, reorganization of	35A.42.040
expenditures 35A.34.220	charter city as charter code city 35A.07.040	City limits, reduction
hearings 35A.34.090, 35A.34.100,	Change of plan or classification of municipal	agricultural land, exclusion 35A.16.080
35A.34.110	government	effect as to liability for indebtedness
liabilities in excess of budget 35A.34.210	definitions 35A.01.070	35A.16.060
mid-biennial review and modification	Charter code city	effective date 35A.16.040
35A.34.130	abandonment of charter code city	election
preliminary budgets 35A.34.070,	classification	abstract of vote 35A.16.030
35A.34.080	authorization 35A.10.020	petition or resolution for 35A.16.010
quarterly fund status report 35A.34.240	election 35A.10.030	franchises, effect upon 35A.16.070
registered warrants 35A.34.170	limitation on election 35A.10.040	ordinance, recording 35A.16.050
revenue estimates 35A.34.230 unexplained appropriations 35A.34.270	resolution or petition for change of	plat, recording 35A.16.050
violations and penalties 35A.34.280	classification 35A.10.030 accident claims, provisions cumulative	City treasurer, miscellaneous authority and
bonds, funds from sales of, and warrants	35A.31.050	duties 35A.42.010
35A.33.130	adoption and abandonment of charter code	Civil procedure
budget estimates 35A.33.030	city classification, provisions applicable	actions by and against code cities 35A.21.195
classification and segregation 35A.33.040	Ch. 35A.10	limitation of actions 35A.21.200 Civil service
officers duties 35A.33.030	adoption of charter code city classification,	firefighters and police officers, limitations or
budget message 35A.33.055	limitation on election 35A.10.040	35A.11.020
definitions 35A.33.010	amendment or revision of charter	law applicable 35A.41.020
emergency expenditures	election 35A.09.040 conduct 35A.09.060	Claims
hearing 35A.33.090 nondebatable emergencies 35A.33.080	effect of favorable vote 35A.09.070	council-manager plan of government, audit
warrants, payments 35A.33.100	freeholders 35A.09.030	and allowance of claims 35A.13.210
employees, adjustment of wages permissible	initiated by legislative body 35A.09.010	mayor-council plan of government, audit and
35A.33.105	petition for charter commission 35A.09.030	allowance of claims 35A.12.170
expenditures	petition for submission of 35A.09.020	warrants, interest rate, payment 35A.21.110
funds received from sale of bonds	publication of proposed charter 35A.09.050	Claims against city accident fund
35A.33.130	annexation, See CITIES—OPTIONAL	surplus to general fund 35A.31.080
limitations 35A.33.125	MUNICIPAL CODE, subtitle Annexation	tax levy for fund 35A.31.070
void, effect 35A.33.125	civil procedure, actions by and against code	warrants for judgments 35A.31.060
final budget adoption 35A.33.075	cities 35A.21.195 conflict between charter and optional code,	charter cities, filing procedure 35A.31.010
hearing 35A.33.070	effect 35A.21.020	charter code cities, provisions cumulative
notice of hearing 35A.33.060	council-manager plan of government, See	35A.31.050
forms 35A.33.110	CITIES—OPTIONAL MUNICIPAL	liberal construction 35A.31.020
funds	CODE, subtitle Council-manager plan of	limitation 35A.31.010
bond sales and warrants 35A.33.130	government	manner of filing 35A.31.030
bonds, funds received from sale of,	definition 35A.01.030	referral and report on 35A.31.030
expenditures 35A.33.130	elective city officers 35A.12.010	statement of residence required, time for filing, verification 35A.31.010
contingency fund	laws applicable 35A.10.010	Clerk
creation 35A.33.145 withdrawals 35A.33.146	mayors, appointment of members to annexation review board by mayor	certification of ordinance, organization as
limitations on expenditures 35A.33.120	35A.14.160	noncharter code city, incorporated
reports, quarterly report of status 35A.33.140	name 35A.11.010	municipality 35A.02.040
special purpose 35A.37.010	powers, legislative bodies 35A.11.020	reorganization of charter city as charter code
transfers and adjustments 35A.33.120	provisions affecting all code cities Ch. 35A.21	city 35A.07.040
hearing, final budget 35A.33.070	reorganization of charter city as authorized	Code city
officers, budget estimate, duties 35A.33.030	35A.07.010	definition 35A.01.035
preliminary budget 35A.33.052	reorganization of charter city as charter code	generally Ch. 35A.01
proposed 35A.33.050	city, See CITIES—OPTIONAL	Code of ethics 42.23.010, 42.23.030, 42.23.040 42.23.050, 42.23.060
preliminary hearings 35A.33.055	MUNICIPAL CODE, subtitle	Columbia River Gorge commission, conform
proposed preliminary budget 35A.33.050 registered warrants, appropriations	Reorganization rights, powers and privileges, generally	with law 35A.63.200
35A.33.102	35A.11.010	Community municipal corporations
reports, quarterly report of funds status	seal 35A.11.010	may be created simultaneously with
35A.33.140	Charter commission, adoption of charter as	annexation of territory by election method
state supervision 35A.33.110	charter code city	35A.14.025
taxes, ad valorem tax, levy for 35A.33.135	election officers, publication 35A.08.080	Community service by offenders
transfers and adjustments 35A.33.120	expenses, consultants and assistants	workers' compensation and liability insurance
utility administration, oversight, or	35A.08.060	coverage 35A.21.220
supervision by city staff reimbursement 35A.33.122, 35A.34.205	organization, vacancies, duties 35A.08.050 public hearing 35A.08.070	Consolidation applicable law 35A.05.005
violations and penalties 35A.33.160	submission of charter to people 35A.08.080	Construction
	sacrinosion of enumer to people 33/1.00.000	

[RCW Index—page 110] (2008 Ed.)

becoming code city, effects on prior rights and mayor-council plan of government, agreement with county to handle, arbitration actions, and ordinances 35A.90.010 general law 35A.01.050 severability 35A.90.020 generally, terms 35A.12.040 35A.11.200 Criminal violations officers on reorganization as noncharter code punishment to be the same as for violation of city, incorporated municipality, filing title, chapter, section headings not part of law 35A.90.030 state law for the same crime 35A.11.020 35A.02.080 Curfew for juveniles 35A.11.210 organization as noncharter code city Contracts Debts, bankruptcy, readjustment and relief from 35A.40.100 incorporated municipality acquisition of public property by conditional sales contracts 35A.64.010 ballot titles prepared by city attorney 35A.02.060 Definitions new officers 35A.02.050 electrical energy, for 35A.80.020 councilman 35A.01.080 fiscal, general law applicable 35A.40.200 Derelict vessels 35A.21.320 exception where some general plan of government is retained 35A.02.055 recall 35A.29.180 public works, procedures 35A.40.210 Conversion, See CITIES—OPTIONAL MUNICIPAL CODE, subtitle Organization Disincorporation authority 35A.15.010
claims against the city, priority 35A.15.070
effect, powers, offices 35A.15.050
election 35A.15.020 referendum organization of noncharter code city, as noncharter code city incorporated municipality 35A.02.025, Council mayor-council plan of government ballots and election results 35A.15.040 powers, generally 35A.12.190 power of, adoption by noncharter code city 35A.11.080, 35A.11.090, 35A.11.100 involuntary dissolution 35A.15.110 Council-manager plan of government petition 35A.15.010 city manager bond and oath 35A.13.070 reorganization of charter city as charter code receiver 35A.15.020 city 35A.07.025 claims against the city, priority 35A.15.070 compensation 35A.15.080 department heads, authority 35A.13.100 referendum petitions, effect 35A.29.170 interference by council members 35A.13.120 duties and authority 35A.15.070 final account and discharge 35A.15.100 qualification, bond, when appointment reorganization of charter city as charter code powers and duties 35A.13.080 qualifications 35A.13.050 effective date 35A.07.070 petition for election 35A.07.050 35A.15.060 resolution for election 35A.07.060 removal removal for cause 35A.15.090 reply and hearing 35A.13.140 resolution and notice 35A.13.130 Electrical codes, state safety regulations resolution 35A.15.010 35A.70.050 successive appointments 35A.15.090 Electrical utilities serve two or more cities 35A.13.060 subordinates, qualifications, terms authority to enter into contracts or compacts applicability of receivership law 35A.15.105 35A.80.020 35A.13.110 District court joint operating agency, purchase from 35A.80.050 substitute 35A.13.150 criminal cases city officers 35A.13.010 agreement with county to handle, arbitration claims, audit and allowance 35A.13.210 laws applicable 35A.21.120 35A.11.200 Electricity, generation of utilities, law applicable 35A.21.120 complete form of government 35A.06.010 Economic opportunity act programs, participation in 35A.11.060 adoption of code by reference 35A.13.180 Emergency services, local organization Elections election 35A.13.020 35A.38.010 adoption of charter as charter code city ballot titles 35A.08.100 eligibility, terms, vacancies, forfeiture of office 35A.13.020 Eminent domain, authority 35A.64.200 Employee checks, drafts, or warrants authorization to cash 35A.40.110 conduct of election 35A.08.090 meetings, quorum, rules, voting 35A.13.170 members, service as volunteer firefighters, effective date 35A.08.110 Expenses and per diem election of officers 35A.08.080 councilmen, council-manager plan of government 35A.13.040 reserve law enforcement officers, or volunteer ambulance personnel election on question, election of freeholders 35A.08.040 35A.11.110 powers 35A.13.230 mayor-council plan of government, elective officers 35A.12.070 freeholders, election of 35A.08.040 resolution or petition for election receiver, disincorporation Ch. 35A.15 Federal areas, annexation 35A.14.310 authority over territory 35A.14.320 Financial transactions, limits on regulations councilmen compensation, expenses 35A.13.040 interference with city manager 35A.13.120 departments, offices and employment, amendment or revision of charter 35A.09.040 conduct of elections 35A.09.060 Financial Hausaccions, 35A.21.330

Fire departments definitions 35A.92.020 evaluations and report, annual 35A.92.040 annexation compensation 35A.13.090 assumption of indebtedness 35A.14.080 certification of results 35A.14.080 designation of council position number one notice 35A.14.070 by voters 35A.13.033 vote required 35A.14.080 legislative intent 35A.92.010 policy statement 35A.92.030 election by council, duties, mayor pro annexation referendum tempore 35A.13.030 unincorporated island of territory within city 35A.14.297 pro tempore 35A.13.035 service delivery options 35A.92.030 meetings, quorum, rules, voting 35A.13.170 officers, oath and bond 35A.13.160 code city 35A.14.299 ballot titles 35A.29.120, 35A.29.130 accident fund surplus to general fund 35A.31.080 city limits, reduction 35A.16.010, 35A.16.030, 35A.16.040, 35A.16.050, 35A.16.060, 35A.16.070 authentication, recording and publication warrants for judgments 35A.31.060 35A.13.200 accounting, provisions applicable 35A.40.010 bankruptcy, readjustment and relief from debts 35A.40.100 style, requisites, veto 35A.13.190 powers 35A.13.230 canvass of returns, abstract of vote 35A.16.040 conduct 35A.29.151 vacancy in office of mayor, mayor pro bonds tempore 35A.13.035 wards, optional division 35A.13.220 form, terms and maturity 35A.40.080 provisions applicable 35A.40.010 disincorporation 35A.15.020 Councilmembers, See also CITIES—
OPTIONAL MUNICIPAL CODE, subtitle checks, when city may use 35A.40.020 debts, validation and funding of debts ballots and election results 35A.15.040 freeholders, charter code city, amendment or revision of charter 35A.09.030 Officers 35A.40.060 initiative and referendum powers, adoption by noncharter code city 35A.11.080, 35A.11.090, 35A.11.100 Councilmen estimated revenues and appropriations for notice to councilmen, execution of bonds by each fund, required 35A.13.035 proxy 35A.36.060 funds County treasurer ex officio collector of city taxes 35A.84.030 intoxicating liquors, local option on sale of 35A.66.020 investment of 35A.40.050 provisions applicable 35A.40.010 indebtedness 35A.40.090 Creation, See CITIES—OPTIONAL
MUNICIPAL CODE, subtitle Organization
as noncharter code city mayor-council plan of government wards, optional division 35A.12.180 indebtedness, provisions applicable 35A.40.010 new officers, organization as noncharter code city, incorporated municipality 35A.02.050 Crimes and criminal procedure investment of funds 35A.40.050 bonds, overproduction 35A.36.040 exception where some general plan of municipal revenue bond act 35A.40.070 violation of budget act, penalty 35A.33.160 government is retained 35A.02.055 public depositaries Criminal cases designation 35A.40.030

(2008 Ed.) [RCW Index—page 111]

CITIES—OPTIONAL MUNICIPAL CODE

public works and contracts 35A.40.200 Labor, regulations, safety regulations, firefighters and police officers, limitation validation and funding of debts 35A.40.060 discrimination in employment, hours, wages 35A.11.020 35A.49.010 warrants, interest rate, payment 35A.21.110
Fiscal, See also CITIES—OPTIONAL
MUNICIPAL CODE, subtitle Budgets Merit systems 35A.21.040 Liability insurance Metropolitan municipal corporations offenders performing court-ordered may be formed around code city 35A.57.020 Fiscal year 35A.21.170 community restitution 35A.21.220 Mobile homes Fish enhancement projects liability 35A.21.290 Libraries, general law applicable Ch. 35A.27 moving or installation in mobile home park, Licenses and permits permit 35A.21.310 permit processing 35A.63.250 Flags, display 35A.21.180 excise taxes for regulation 35A.82.020 fees upon certain business activities, single zoning prohibitions, review 35A.63.145 Motor vehicles regulation, state law applicable Food and drugs uniform rate 35A.82.050 35A.46.010 massage practitioners 35A.82.025 Municipal court authority to protect 35A.69.010 streamlined sales and use tax agreements 35A.21.335 criminal cases agreement with county to handle, arbitration 35A.11.200 effect of reduction of city limits 35A.16.070 Franchises and permits, streets and highways telephone business 35A.82.055 35A.47.040 telephone toll service 35A.82.060 Municipal court, See also COURTS OF LIMITED JURISDICTION Freeholders Liens adoption of charter as charter code city, general law applicable 35A.60.010 Museums, general law applicable 35A.27.010 Name, change of 35A.21.140 election of freeholders, election on question utility services 35A.21.100 35A.08.040 Limitation of actions 35A.21.200 charter code cities 35A.11.010 amendment or revision of charter of charter accident claims against city 35A.31.010 noncharter code city 35A.11.010 code city 35A.09.030 Newspaper, designation of official newspaper 35A.21.230 Limitations, elections on adoption and Funds abandonment of charter code city accident fund 35A.31.060, 35A.31.070, Newspaper carriers under eighteen years of age, licensing prohibited 35.21.696 classification 35A.10.040 35A.31.080 Local improvement districts legal aid, appropriation of funds for 2.50.125 assets, public lands subject to 35A.43.020 general law applicable 35A.43.010 Noncharter code city segregation of special purpose funds required abandonment of classification 35A 37 010 Local service districts, application of laws Ch. without reorganization 35A.06.070 special funds, segregation and accounting required 35A.37.010 35A.56 abandonment of plan of government Manufactured housing housing communities, elimination 35A.06.030, 35A.06.040, 35A.06.050 Garbage, ordinance, lien, foreclosure 35A.21.060 reorganization, effective date 35A.06.060 35A.63.146 reorganization under plan adopted, effective Governor, annexation review board, appointment moving or installation in mobile home park, date 35A.06.060 of members 35A.14.160 annexation, See CITIES—OPTIONAL
MUNICIPAL CODE, subtitle Annexation permit 35A.21.310 Harbors and navigation placement or use of homes 35A.21.312 discharge of ballast 35A.88.010 zoning prohibitions, review 35A.63.145 civil procedure, actions by and against code general law applicable 35A.88.030 wharves and landings 35A.88.020 Mayor-council plan of government appointive officers 35A.12.020 cities 35A.21.195 council-manager plan of government, See CITIES—OPTIONAL MUNICIPAL CODE, subtitle Council-manager plan of Health and safety compensation 35A.12.020 duties 35A.12.020 alcoholism, standards for institutions 35A.66.010 chief law enforcement officer, appointment, duties, compensation 35A.12.020 government definition 35A.01.020 boarding homes, regulation 35A.70.020 buildings, construction standards 35A.70.040 elective city officers 35A.12.010 city clerk city electrical codes 35A.70.050 appointment, duties, compensation general provisions elevators, moving walks 35A.70.060 food and drugs 35A.69.010 intoxicating liquors 35A.12.020 affecting all code cities Ch. 35A.21 merger with city treasurer 35A.12.020 applicable to adoption and abandonment of alcoholism, standards for institutions 35A.66.010 claims, audit and allowance 35A.12.170 classification or plan of government Ch. complete form of government 35A.06.010 35A.06 initiative and referendum powers 35A.11.080, council local option on sale of 35A.66.020 mental illness 35A.70.070 vital statistics 35A.70.070 35A.11.090, 35A.11.100 laws applicable to 35A.06.020 meetings 35A.12.110 powers, generally 35A.12.190 quorum, voting 35A.12.120 rules 35A.12.120 laws governing 35A.11.010 Hearing examiner system, planning and zoning, mayors, appointment of members to adoption authorized annexation review board 35A.14.160 elections, wards, optional division 35A.12.180 alternative, functions, procedures 35A.63.170 name 35A.11.010 Historical activities, general laws applicable elective city officers 35A.12.010 powers, legislative bodies 35A.11.020 35A.27.010 meetings, council 35A.12.110 powers and privileges 35A.11.010 Incorporation, See CITIES—OPTIONAL MUNICIPAL CODE, subtitle Organization reorganization of plan of government, effective date 35A.06.060 appointment and removal, terms 35A.12.090 as noncharter code city compensation, expenses 35A.12.070 seal 35A.11.010 Indebtedness elections, terms 35A.12.040 eligibility 35A.12.030 effect of reduction of city limits upon adoption of charter as charter code city 35A.08.080 35A.16.060 mayor, duties and authority, generally 35A.12.100 general provisions 35A.40.090 amendment or revision of charter, publication Initiative and referendum powers, noncharter code city 35A.11.080, 35A.11.090, oath and bond 35A.12.080 of proposed charter 35A.09.050 pro tempore appointments 35A.12.065 35A.11.100 annexation vacancies, filling 35A.12.050 direct petition method, notice of hearing 35A.14.130 Initiative petitions, sufficiency 35A.01.040 vacancy for nonattendance 35A.12.060 Intergovernmental cooperation authority 35A.11.040 joint facilities and agreements, authorized 35A.35.010 veto, tie breaking votes 35A.12.100 election method, hearing by review board ordinances 35A.14.040 adoption of codes by reference 35A.12.140 comprehensive plan, planning and zoning planning and zoning joint meetings and cooperative action on authentication and recording 35A.12.150 35A.63.070 publication 35A.12.160 ordinances, council-manager plan of 35A.63.030 government 35A.13.200 style, requisites, veto 35A.12.130 Interpretation, purpose and policy of optional municipal code 35A.01.010 wards, optional division 35A.12.180 publication of legal notice, general requirement 35A.65.020 Meeting agendas public notice 35A.12.160 Oath and bond, officers Intoxicating liquors Meetings, mayor-council plan of government 35A.12.110 enforcement of state law 35A.66.020 council-manager plan of government 35A.13.160 local option 35A.66.020 sharing proceeds of liquor profits and excise Mental illness, general laws applicable 35A.70.070 mayor-council plan of government tax 35A.66.020 35A.12.080 Involuntary dissolution 35A.15.110 Merit system Offenders performing community restitution

[RCW Index—page 112] (2008 Ed.)

workers' compensation and liability insurance election method 35A.14.090 reorganization under plan adopted, effective ordinance providing for 35A.14.090 coverage 35A.21.220 date 35A.06.060 Office hours, prescribed by ordinance 35A.21.070 election city limits reduction, recording 35A.16.050 incorporation municipality as noncharter codification 35A.21.130 Officers continuation upon becoming a code city code city 35A.02.090 adoption of charter as charter code city, 35A.90.010 organization of incorporated city as election, certificates of 35A.08.110 noncharter code city, elections on alternatives 35A.02.090 council-manager plan of government budget estimates 35A.33.030 adoption of code by reference 35A.13.180 city clerks and controllers, powers and duties authentication, recording and publication Planning and zoning 35A.42.040 35A.13.200 accessory apartments, compliance required with law regarding development and placement of 35A.63.230 city manager, council-manager plan of style, requisites, veto 35A.13.190 government effective date in noncharter code cities having initiative and referendum powers 35A.11.090 appointment of subordinates 35A.13.110 administration 35A.63.120 bond and oath 35A.13.070 board of adjustment, powers and duties department heads, authority 35A.13.100 powers and duties 35A.13.080 35A.63.110 franchises and permits on streets and highways 35A.47.040 garbage fee, lien for, foreclosure 35A.21.060 certain conditional or special use permits, mediation prior to appeal 35A.63.280 charters, construction of inconsistent reply and hearing 35A.13.140 initiative petitions, sufficiency 35A.01.040 resolution and notice 35A.13.130 mayor-council plan of government provisions 35A.63.130 serve two or more cities 35A.13.060 child care facilities, need and demand review, adoption of codes by reference 35A.12.140 substitute 35A.13.150 authentication and recording 35A.12.150 implementation of findings 35A.63.210 city treasurer, miscellaneous authority and style, requisites, veto 35A.12.130 office hours 35A.21.070 comprehensive plan duties 35A.42.010 code of ethics 35A.42.020, 42.23.010, amendments and modifications 35A.63.073 planning and zoning, public hearings 35A.63.150 approval by legislative body 35A.63.072 42.23.030, 42.23.040, 42.23.050, development regulations, consistency with 42.23.060 publication 35A.12.160 reduction of city limits 35A.16.050 comprehensive plan required 35A.63.105 effect 35A.63.080 conduct 35A.42.050 forwarding to legislative body 35A.63.071 generally 35A.63.060 hearing 35A.63.070 continuity of government, enemy attack referendum petitions, effect of filing 35A.29.170 35A.42.030 contracts, interest in prohibited, exceptions referendum petitions, sufficiency 35A.01.040 42.23.030 municipal authority under 35A.63.100 notice 35A.63.070 regulation of activities and enforcement of council-manager plan of government penal laws 35A.21.161 claims, audit and allowance 35A.13.210 validity of ordinances and resolutions, optional elements 35A.63.062 deficiencies of form 35A.21.010 required elements 35A.63.061 adoption of code by reference 35A.13.180 comprehensive plan and development Organization as noncharter code city meetings, quorum, rules, voting 35A.13.170 incorporated municipality regulations, copies provided to county adoption of class without change of assessor 35A.63.260 powers, generally 35A.13.230 assessoi 35A.63.200
construction of chapter 35A.63.160
definitions 35A.63.010
duties and responsibilities imposed by other
acts 35A.63.140 governmental plan 35A.02.130 delivery of books and records to new officers councilmen compensation, expenses 35A.13.040 35A.02.080 interference with city manager by council effective date of reclassification and members 35A.13.120 reorganization 35A.02.120 enforcement 35A.63.120 oath and bond 35A.13.160 election of new officers 35A.02.050, funds, receipt and expenditure of 35A.63.050 handicapped persons, differential treatment of residential structures occupied by persons ordinances 35A.02.055 authentication, recording and publication organizing as 35A.13.200 authorization 35A.02.010 with handicaps prohibited 35A.63.240 style, requisites, veto 35A.13.190 with election hearing examiner system, adoption delivery of books and records to new officers upon reorganization as code city alternative, functions, procedures 35A.63.170 petition for election 35A.02.060 resolution 35A.02.070 35A.02.080 hearings, public hearings may be provided by ordinance 35A.63.150 without election duties, generally 35A.42.020 certification of ordinance 35A.02.040 election of officers, adoption of charter as charter code city 35A.08.080 identification of affected property 35A.63.152 effective date 35A.02.040 interim zoning ordinances limitation on length 35A.63.220 public hearing 35A.63.220 officers, election of new 35A.02.050 elections ordinance 35A.02.020, 35A.02.030 incorporated municipality organizing as petition method 35A.02.020 code city 35A.02.080 referendum 35A.02.025, 35A.02.035 moratoria organization as noncharter code city, resolution method 35A.02.030 limitation on length 35A.63.220 incorporated municipality, ballot 35A.02.080 transcript of record to secretary of state public hearing 35A.63.220 35A.02.040 planning agency liability on bonds affixed by proxy petition or resolution pending, restriction, exception 35A.02.140 conflicts of interest 35A.63.020 35A.36.050 creation 35A.63.020 mandatory duties 35A.21.030 limitation, petition or resolution pending 35A.02.140 joint meetings and cooperative action 35A.63.030 mayor-council plan of government appointive officers 35A.12.020 Pension and retirement systems 35A.21.050 powers and duties 35A.63.020 appointment and removal, terms 35A.12.090 regional planning 35A.63.040 regional planning 35A.63.040 compensation, expenses 35A.12.070 Petition elections, terms, generally 35A.12.040 eligibility for office 35A.12.030 organization as noncharter code city incorporated municipality organizing as residential care facilities, need and demand review, implementation of findings 35A.63.149 35A.02.060 mayor, duties and authority, generally 35A.12.100 with election 35A.02.060 oath and bond of officers 35A.12.080 without election, incorporated municipalities Plats pro tempore appointments 35A.12.065 vacancies, filling 35A.12.050 35A.02.020 alteration and vacation of 35A.58.020 organization of incorporated municipality as platting and subdivision of land 35A.58.030 vacancy for nonattendance 35A.12.060 noncharter code city, petition or resolution pending, restriction 35A.01.040 Police courts, See CITIES—OPTIONAL prohibited acts 42.23.070 qualifications 35A.42.020 MUNICIPAL CODE, subtitle Municipal reduction of city limits election 35A.16.010 courts recall election 35A.29.180 reorganization of charter city as charter code city 35A.07.020 Police power, regulation of activities and removal 35A.42.020 enforcement of penal laws, authority of city election, petition for 35A.07.050 signatures 35A.01.040 35A.21.161 violations of budget act, penalties 35A.33.160 Pollution control bonds and facilities, See Ordinances sufficiency 35A.01.040 POLLUTION CONTROL MUNICIPAL annexation

(2008 Ed.) [RCW Index—page 113]

BONDING

Population

Plan of government

abandonment

direct petition method, ordinance providing

for 35A.14.140

CITIES—OPTIONAL MUNICIPAL CODE

adoption of charter as charter code city, electrical energy, authority to enter into organization of incorporated municipality as determination of population 35A.08.020 noncharter code city, petition or resolution pending restriction 35A.02.140 reduction of city limits election 35A.16.010 contracts or compacts 35A.80.020 annexation, certificate, revised certificate of population as basis for allocation of state funds 35A.14.700 general laws applicable 35A.80.010 landscaping information, code cities reorganization of charter city as charter code city 35A.07.030 providing utility services encouraged to determination 35A.44.010 provide to customers 35A.80.040 urban forestry, code cities providing utility services may request voluntary donations validity of resolutions, deficiencies of form applicability of general law 35A.11.030 borrowing 35A.11.030 charter code city 35A.11.010 35A.21.010 for 35A.80.040 Retirement and pension system Public welfare, general laws applicable 35A.74.010 public employment 35A.41.010 legislative bodies 35A.11.020 Retirement and pension systems 35A.21.050 Economic opportunity act programs 35A.11.060 Public works and contracts firefighters and police officers, limitations on general law relating to contracts, applicable 35A.40.200 35A.11.020 eminent domain 35A.11.030 Revision of charters, generally Ch. 35A.09 franchises 35A.11.030 Right of way donations for traffic improvements procedures 35A.40.210 intergovernmental cooperation and action 35A.21.240 public printing Ch. 35A.65 Right of way use for telecommunications and cable television service use 35A.21.245 35A.11.040 purchase of products made by blind 35A.64.020 liberal construction 35A.11.010 noncharter code city 35A.11.010 Schools, general law applicable 35A.28.010 Publication legislative body 35A.11.020 adoption of charter as charter code city, statement of purpose and policy 35A.11.050 taxation 35A.11.030 charter code cities 35A.11.010 submission of charter, election of officers noncharter code cities 35A.11.010 35A.08.080 Powers and duties 35A.67.010, 35A.69.010 Severability 35A.90.020 Purchases, products made by blind 35A.64.020 Sewerage and refuse collection and disposal Printing public printing 35A.65.010
publication of legal notice 35A.65.020
Provisions affecting all code cities
codification of ordinances 35A.21.130
computation of time 35A.21.080 Purpose and policy, statement 35A.11.050 systems, authorization 35A.21.150 Solar energy system, defined 35A.63.015 Rail fixed guideway systems safety plan, security and emergency preparedness 35A.21.300 Solid waste collection rate increases, notice 35A.21.152 Real property reduced collection rate for participation in curbside recycling 35A.21.153 restrictions applicable to property, statement contents and availability 35A.21.280 conflict between charter and optional code, effect 35A.21.020 Special service districts, application of laws Ch. daylight savings time 35A.21.190 fiscal year 35A.21.170 Records, legislative and administrative 35A.56 State or local government building projects Recycling flags to be displayed 35A.21.180 government entity may not be required to collection, transportation, and sales of garbage ordinance, lien, foreclosure provide bond or other security as condition recyclable materials, authorization 35A.21.060 of issuance of building permit 35A.21.250 35Å.21.155 general application of laws 35A.21.160 Streets and highways reduced solid waste collection rate for franchises and permits on 35A.47.040 funds 35A.47.020 lien for utility services 35A.21.100 participation in curbside recycling 35A.21.153 limitation of actions 35A.21.200 merit systems 35A.21.040 name, change 35A.21.140 highways, granting land for 35A.47.010 public highways, acquisition, agreements, Referendum office hours, ordinance 35A.21.070 officers, mandatory duties 35A.21.030 ordinances, codification 35A.21.130 pension and retirement systems 35A.21.050 organization as noncharter code city transfers, regulations 35A.47.030 incorporated municipality organizing as streets, acquisition, standards of design, use, vacation and abandonment 35A.47.020 without election, incorporated municipality Streets and roads, control of streets over tidelands regulation of activities and enforcement of 35A.21.090 petition, sufficiency 35A.01.040 reorganization of charter city as charter code city 35A.07.025, 35A.07.035 penal laws 35A.21.161 Subdivision, platting 35A.58.030 sewerage and refuse collection and disposal systems 35A.21.150 accident fund, tax levy for 35A.31.070 ad valorem taxs, levy for 35A.31.070 ad valorem taxs, levy for 35A.33.135 ad valorem taxes, procedure and rules relating to 35A.84.010 Referendum and initiative powers, noncharter code cities 35A.11.080, 35A.11.090, 35A.11.100 streets over tidelands, control of 35A.21.090 utilities, facilities for generation of electricity 35A.21.120 validity of ordinances and resolutions, annexed territory 35A.14.801 assessment and collection 35A.84.020 Regional planning commission, sharing costs on deficiencies of form 35A.21.010 pro rata basis 35A.63.040 warrants, interest rate, payment 35A.21.110 certain business activities, single uniform rate 35A.82.050 Reorganization of charter city as charter code waters, jurisdiction over adjacent 35A.21.090 Public depositaries checks, use of 35A.40.020 collection, county treasurer ex officio authorized 35A.07.010 certification of ordinance, transcript of record collector 35A.84.030 designation of one or more financial excise taxes to secretary of state 35A.07.040 institutions 35A.40.030 excises for regulation 35A.82.020 effective date 35A.07.070 election 35A.07.070 state shared excises 35A.82.010 licenses and permits 35A.82.020 Public documents and records, legislative and administrative records 35A.39.010 petition for election 35A.07.050 Public employees liquor profits and excise tax, sharing proceeds resolution for election 35A.07.060 conduct 35A.42.050 of 35A.66.020 petition, for election 35A.07.050 labor regulations, safety regulations, network telephone services 35A.82.065 petition method, direct 35A.07.020 property taxes, procedure and rules relating to discrimination in employment, hours, procedure 35A.07.030 wages 35A.49.010 referendum retirement and pension system 35A.41.010 telephone business 35A.82.055 petition method 35A.07.025 deferral of rate reduction 35A.82.070 Public employment resolution method 35A.07.035 civil service 35A.41.020 telephone toll service resolution for election 35A.07.060 qualifications, removal, code of ethics, duties 35A.42.020 gross revenues 35A.82.060 resolution method 35A.07.030 limitations 35A.82.060 Reports, quarterly report of status of funds 35A.33.140 Public property acquisition by conditional sales contracts Telephones automatic number or location identification, Residential care facilities 35A.64.010 regulation prohibited 35A.21.275 review of need and demand for disinfection of trees or shrubs 35A.64.180 implementation of findings 35A.63.149 computation of time 35A.21.080 daylight savings time 35A.21.190 eminent domain 35A.64.200 powers to acquire, use and manage 35A.79.010 Resolutions organization as noncharter code city ordinances, effective date in noncharter code transfers 35A.79.020 incorporated municipality, without election cities having initiative and referendum Public transportation, application of general law 35A.02.030 powers 35A.11.090 35A.81.010 incorporated municipality organizing as, Trees and shrubbery, disinfection 35A.64.180 Public utilities with election 35A.02.070 Utilities

[RCW Index—page 114] (2008 Ed.)

administration, oversight, or supervision by city staff reimbursement 35A.33.122, 35A.34.205 attachments to poles 35A.21.125 generation of electricity, law applicable 35A.21.120 law applicable 35A.21.120 lien for utility services 35A.21.100 Vital statistics, general laws applicable 35A.70.070 Volunteer firefighters, reserve law enforcement officers, and volunteer ambulance personnel council members authorized to serve as 35A.11.110 Voting, mayor-council plan of government, council 35A.12.120 Wards, council-manager plan of government, optional division 35A.13.220 Warrants, interest rate, payment 35A.21.110 Waste treatment plant operators, certification, See WASTE TREATMENT PLANT OPERATORS Water, jurisdiction over adjacent waters 35A.21.090 Water supply authority to protect 35A.70.010 Water systems city assumption of substandard systems, limited immunity from liability 35A.21.270 Watershed restoration projects permit processing 35A.63.250
Welfare, general laws applicable 35A.74.010
Workers' compensation offenders performing community restitution 35A.21.220 Zoning annexation, proposed zoning regulations 35A.14.330, 35A.14.340 manufactured housing, review prohibitions 35A.63.145 manufactured housing communities, elimination 35A.63.146 Zoning, See also CITIES—OPTIONAL MUNICIPAL CODE, subtitle Planning and CITIZEN REVIEW BOARD SYSTEM boards authorized to make 13.70.120

Recommendations to court and department,

CITIZEN SERVICE (See COMMUNITY SERVICE ORGANIZATIONS)

Equal privileges and immunities Const. Art. 1 §

Voter's qualification Const. Art. 6 § 1

CITIZENS' COMMISSION ON SALARIES

Court of appeals judges 2.06.062 District court judges 3.58.010

part time judges, to set salaries for 3.58.020 Duties 43.03.010, 43.03.310

Elected officials of executive branch, salaries 43.03.011

Juges, salaries 43.03.012 Legislative declaration, purpose 43.03.300 Legislative members, salaries 43.03.013 Membership, terms, vacancies 43.03.305 Schedule of salaries 43.03.310 Superior court judges 2.08.092 Supreme court justices 2.04.092

CITIZENSHIP

Travel expenses 43.03.310

Alien land law alien's right to own land 64.16.005 certain titles confirmed 64.16.140 Voter's qualification Const. Art. 6 § 1

CITY EMPLOYEES' RETIREMENT SYSTEM (See RETIREMENT AND PENSIONS, subtitle Cities, statewide system)

CITY TRANSPORTATION AUTHORITY -MONORAIL (See CITIES AND TOWNS, subtitle Transportation authority monorail)

CITY-COUNTY (See MUNICIPAL CORPORATIONS, subtitle Combined city and county municipal corporations)

CIVIC CORPORATIONS

Nonprofit corporations, authorized 24.03.015

CIVIL ACTIONS AND PROCEDURES (See also ACTIONS AND PROCEEDINGS)

Agricultural marketing fair practices, violations 15.83.080

Animals

trespassing animals Ch. 16.04 Appearance of fairness doctrine Ch. 42.36 Assignment for benefit of creditors requirements and procedures 7.08.010, 7.08.030

Attorney fees

frivolous actions or defenses prevailing party, award to 4.84.185

Bees and beekeeping

violations and penalty 15.60.055 Blood, tissue, organs, use, etc., immunities from implied warranty and civil liability, extent 70.54.120

Child abuse reporters' immunity 26.44.060

Citizen action suits

metals mining and milling operations 78.56.140

Conflict of laws, limitations act Ch. 4.18 Construction defect claims Ch. 64.50 Contributory negligence fault, defined 4.22.015

Costs Ch. 4.84

Court employees

unlawful release of personal information 4.24.680, 4.24.690, 4.24.700

Decisions, superior court, time limit Const. Art. 4

§ 20 Declaration concerning validity of a marriage 26.09.010

Dissolution of marriage 26.09.010

Elevators, lifting devices, and moving walks lawsuits for damages caused by failure or malfunction

conformity with safety regulations 70.87.020 Employment security records, disclosure Ch. 50.13

Fertilizers, minerals, and limes violations, penalty 15.54.474

Financial institutions

compliance review information, confidentiality Ch. 7.88

Foster parents, liability for care and supervision of foster children

in actions commenced by foster children or their parents against foster parents 4.24.590 Frivolous actions or defenses

prevailing party to receive expenses 4.84.185 Health care facilities or providers, interference

civil damages 9A.50.050 remedies 9A.50.040

Horticultural plants and facilities violations, penalties 15.13.490

Immunity

child abuse reporters 26.44.060

Immunity from suit

health care disciplinary actions 4.24.250 Indigents, civil representation of

public safety and education account funding 43.08.250

Indoor air pollutants

compliance with building and material standards

defense to action for injuries caused by 4.24.560

compliance with radon resistive construction requirements

defense to action for injuries caused by 4.24.560

Insurers, liquidation of

powers and duties of liquidator 48.31.131

special procedural rules 48.31.131 Insurers, rehabilitation of

action to which insurer subject to rehabilitation order is party special procedural rules 48.31.045

Interpreters at legal proceedings appointment Ch. 2.42

Joint and several liability

contribution

enforcement of 4.22.050

right of 4.22.040

multiple persons at fault 4.22.030

Law enforcement officers

unlawful release of personal information 4.24.680, 4.24.690, 4.24.700 Legal separation 26.09.010

Lie detector tests of employees

civil penalty and damages, attorney fees 49,44,135

Malicious harassment, actual and punitive damages 9A.36.083

Mandatory arbitration actions subject to 7.06.020 application for request 7.06.080 arbitrators, qualification, compensation, appointment 7.06.040 attorney's fees 7.06.060 authorization 7.06.010 costs 7.06.060 Malicious harassment, actual and punitive

costs 7.06.060

decision, award, appeal, trial, judgment 7.06.050

effective date 7.06.910

implementation, supreme court rules 7.06.030 right to trial by jury 7.06.070 severability 7.06.900

Medical malpractice suits
admissibility, gestures of apology 5.64.010
attorneys' fees 7.70.070
burden of proof 7.70.030

compensation by a defendant health provider 7.70.080

compensation from other sources 7.70.080 consent to treatment 7.70.065

declaration of modification of procedure 7.70.010

definitions 7.70.020 elements of proof 7.70.040

informed consent, elements 7.70.050 propositions required to be established 7.70.030

Metals mining and milling operations, citizen action suits 78.56.140

Minor defendant, appointment of guardian in defense of action 12.04.150

Minor plaintiff, action to be commenced by guardian, exceptions 12.04.140

Minor plaintiff, appointment of guardian to act for 12.04.140

Misdemeanors

monitoring of persons charged or convicted 4.24.750, 4.24.760

Motor vehicles, odometers, tampering with or replacing, right to civil action 46.37.590 Mt. St. Helens

proceedings necessary to facilitate recovery given precedence 43.01.215 Municipal court

jury trial, right to 35.20.090 traffic infractions, no jury trial 35.20.090

Obesity lawsuits

food and beverage consumption 7.72.070 Open public meetings

violations

court action, fees, costs 42.30.120
Outdoor music festival, campground
alcohol or drug investigation

detention, defense 4.24.710

Personal injuries definitions 4.56.250

settlement agreements, effect of 4.22.060 Personal injury action

(2008 Ed.) [RCW Index—page 115]

CIVIL AIR PATROL, WASHINGTON WING

Jurisdiction of courts 7.80.010 complaint not to include statement of examinations eligibility list for 41.08.040 scope 41.08.040 damages, request for statement 4.28.360 Monetary penalty, restitution 7.80.120 Pesticide application, civil penalties for violations 17.21.315 Natural resource infractions Ch. 7.84 hearings 41.08.040 Notice of Prejudice determination final unless contested 7.80.070 roster of officers and employees 41.08.040 affidavit of prejudice 4.12.050 failure to exercise options, failure to pay veterans' preference in examinations 41.08.040 change of venue due to prejudice of court 7 80 160 City firefighters commissioner or judge 4.12.040 procedure 7.80.060 record, audit, cancellation prohibited 7.80.150 appeals 41.08.090 Process, style of Const. Art. 4 § 27 response, contest, failure to respond or appear applicants, qualifications 41.08.070 Product liability/hazardous substance claims confidentiality 4.24.611 7 80 080 application of chapter 41.08.020 damages and costs 4.24.611 Order of court, penalty, community restitution commission members 41.08.030 public right to information 4.24.611 7.80.130 Property damages caused by removal, waste or injury, liability 4.24.630 political party restriction 41.08.030 qualifications of members 41.08.030 Pigeons, racing pigeons 9.61.190, 9.61.200 Process, issuance of by courts of limited jurisdiction 7.80.020 Property owners, legal liability limitation, quorum 41.08.030 recreational users, woodcutters 4.24.210 Public hazards disclosure 4.24.601 Training of judicial officers 7.80.030 removal of members 41.08.030 terms of members 41.08.030 CIVIL POWER Receivers Ch. 7.60 deceptive practices 41.08.150 Elections, free from interference by Const. Art. 1 Sales representatives and principals definitions 41.08.220 § 19 contractual relationship between contracts and agreements, required examinations Military subordinate to Const. Art. 1 § 18 falsifications concerning 41.08.150 excluded cities 41.08.020 CIVIL RIGHTS (See also DISCRIMINATION) provisions 49.48.160 personal jurisdiction, principal considered to be doing business in state for purposes of 49.48.180 false representations or personations 41.08.150 Affirmative action discrimination prohibited 49.60.400 falsifying examinations 41.08.150 rights and remedies supplemental to other rights and remedies of sales representatives 49.48.190 waiver of provision prohibited 49.48.190 Service members' civil relief Ch. 38.42 Settlement agreements, effect of 4.22.060 Civil liberties day of remembrance 1.16.050, political party restriction, commission members 41.08.030 1.16.090 Criminals removal, suspension, demotion or discharge accusation 41.08.090 appeal 41.08.090 restoration of, procedure 9.96.010, 9.96.020, 9.96.030, 9.96.050 Declaration of 49.60.030 grounds 41.08.080 hearing 41.08.090 Settlement conferences, supreme court to adopt rules 2.04.215 Snowmobile dealers Developmentally disabled eligibility for services, effect 71A.10.030 investigation 41.08.090 procedure 41.08.090 Employment rights, restoration of, See EMPLOYMENT RIGHTS, civil penalties 46.10.075 residency as condition of employment, RESTORATION OF Summons discrimination because of lack of residency service of 4.28.080 prohibited 41.08.075 restoration of, procedure 9.96.050 Sympathetic gestures tenure of employment 41.08.080 Prisoners, restoration procedure 9.95.260 Protection, policy declaration 49.60.010 admissibility as evidence 5.66.010 vacancies Telecommunications fraud probationary period 41.08.100 Restoration of procedure for filling of 41.08.100 City firemen action to enjoin violation 7.40.230 application for, on termination of suspended Time computation 1.12.040 sentence 9.92.066 Timeshares 64.36.220 application of chapter 41.08.010 certified copy of instrument, recording and indexing of 9.96.030 appropriation for expenses 41.08.200 city legislation required 41.08.170 commission Tort actions contributory negligence effect of 4.22.005 clemency and pardons board to receive and act upon petitions 9.94A.885 copy of instrument restoring fault, defined 4.22.015 creation of, time limit for 41.08.183 duty to organize and function 41.08.185 settlement agreements, effect of 4.22.060 evidence, as 5.44.090 issuance 5.44.090 discharge upon completion of sentence 9.94A.637 office and supplies to be furnished 41.08.180 cooperation of city officers and employees Trial docket priority for aged or ill parties in setting cases for trial 4.44.025 Uniform conflict of laws, limitations act Ch. 4.18 41.08.190 creation of commission, time limit for Water code violations, penalties 90.03.600 Water pollution form of certificate 9.96.020 41 08 183 Voting, loss of right by incapacitated or incompetent persons 11.88.010, 11.88.090 enforcement by civil action 41.08.140 excluded cities 41.08.010 water pollution civil penalty 90.48.144 liability for damages 90.48.142 Weed control, violations 17.10.230, 17.10.310, 17.10.350 CIVIL SERVICE existing firemen blanketed under 41.08.060 Archaeology and historic preservation, office of exempt positions 41.06.095 expenses, appropriation for 41.08.200 leaves of absence 41.08.130 Worker and community right to know civil actions authorized 49.70.150 Budget director, cities and towns over 300,000, office and supplies for commission 41.08.180 exemption 35.32A.020 payrolls Cities and towns over 300,000, budget director, exemption 35.32A.020 Wrongful death approval required 41.08.120 definitions 4.56.250 certification by commission required settlement agreements, effect of 4.22.060 City contracts to obtain sheriff's office law 41.08.120 enforcement services penalty for violations 41.08.210 CIVIL AIR PATROL, WASHINGTON layoffs, notice, time limitation for transfers personnel included under 41.08.050 WING (See TRANSPORTATION, political contributions and services 41.14.270 DEPARTMENT OF) rules and regulations 41.14.280 coercion prohibited 41.08.160 CIVIL DEFENSE (See EMERGENCY transfer of police department employees 41.14.250 not required 41.08.160 SERVICES) salaries and compensation approval of payrolls 41.08.120 improperly appointed persons, refusal of commission to certify salary 41.08.120 right to fix not infringed upon 41.08.110 violations, penalty 41.08.210 into county civil service for sheriff's office, seniority for employment 41.14.260 CIVIL INFRACTIONS approval of payrolls 41.08.120 Boating safety laws decriminalization of certain offenses Ch. 7.84 City fire fighters appeals 41.08.040 Costs and attorney fees 7.80.140
Decriminalization of certain criminal offenses commission appeals 41.08.040 hearings 41.08.040 investigations 41.08.040 7.80.900 Enforcement officer, defined 7.80.040
Failure to pay penalty or perform restitution contempt of court 7.80.160
Findings 7.80.005 appeals 41.12.040, 41.12.090 applicants, qualifications 41.12.070 application of chapter 41.12.010 officers 41.08.040 organization 41.08.040 appropriation for expenses 41.12.200 Hearings, rules, counsel, appeal 7.80.090, 7.80.100, 7.80.110 powers and duties 41.08.040 city legislation required 41.12.170 rules and regulations 41.08.040 commission Initiation 7.80.050 secretary 41.08.040 appeals 41.12.040

[RCW Index—page 116] (2008 Ed.)

penalty for violations 41.14.220

creation of, time limit for 41.12.183 duty to organize and function 41.12.185 hearings 41.12.040 investigations 41.12.040 members 41.12.030 office and supplies to be furnished to 41.12.180 officers 41.12.040 organization 41.12.040 political party restriction 41.12.030 powers and duties 41.12.040 qualifications of members 41.12.030 quorum 41.12.030 removal of members 41.12.030 rules and regulations 41.12.040 secretary 41.12.040 terms of members 41.12.030 cooperation of city officers and employees 41.12.190 creation of commission, time limit 41.12.183 deceptive practices 41.12.150 definitions 41.12.220 definitions 41.12.220 enforcement by civil action 41.12.140 examinations competitive 41.12.050 eligibility list 41.12.040 falsifications concerning 41.12.150 scope 41.12.040 veterane' preference 41.12.040 veterans' preference 41.12.040 excluded cities 41.12.020 expenses, appropriation for 41.12.200 false representations or personations 41.12.150 falsifying examinations 41.12.150 hearings 41.12.040 investigations by commission 41.12.040, 41.12.090 leaves of absence 41.12.130 office and supplies for commission 41.12.180 approval 41.12.120 certification by commission 41.12.120 penalty for violations 41.12.210 personnel included in classified civil service 41.12.050 political contributions and services coercion prohibited 41.12.160 not required 41.12.160 removal, suspension, demotion or discharge accusation 41.12.090 appeal 41.12.090 appeal 41.12.090 grounds 41.12.080 hearing 41.12.090 investigation 41.12.090 procedure 41.12.090 residency as condition of employment, discrimination because of lack of residency prohibited 41.12.075 roster of officers and employees 41.12.040 salaries and compensation approval of payrolls 41.12.120 approval of payrolis 41.12.120
improperly appointed persons, refusal of
commission to certify payroll 41.12.120
right to fix not infringed upon 41.12.110
tenure of employment 41.12.080
vacancies, probationary period 41.12.100
violations, penalty 41.12.210
Department of transportation exempt positions 41.06.079 Department of veterans' affairs, exemptions 41.06.077 Prug control investigators, exemption from civil service 43.43.640
Early learning, department of exempt positions 41.06.097 Ecology department, exemptions from 41.06.073 Elective officer or employee, civil service rights preserved 41.04.120 Emergency management status of civil service employees while on duty with emergency management organizations 38.52.140 Exempt position

right of reversion to prior position 41.06.070 Fire protection districts, officers and employees 52.30.040, 52.30.050 Flexible-time work schedules 41.04.390 Health departments, combined county-city employees, may be included in city civil service 70.08.070 Higher education institutions, See HIGHER EDUCATION PERSONNEL SYSTEM Interchange of personnel with federal government, civil service rights preserved 41.04.160, 41.04.170 Law revision commission, exemptions from 41.06.083 Life sciences discovery fund authority exempt positions 41.06.096 defined 41.06.022 Metropolitan park districts, employees of 35.61.140 Personnel resources board appointment of members 41.06.110 chairman 41.06.110 created 41.06.110 hearing officers, appointment authority 41.06.110 quorum 41.06.110 terms of office 41.06.110 travel expenses and compensation 41.06.110 Public defense, office of exemptions 2.70.040 Retirement systems, department of exemptions 41.50.070 Sheriffs' office employees appeals 41.14.120 applicants for positions, qualifications 41.14.100 appointment of classified employee to exempt position, return to regular position 41.14.290 classified service appointment to exempt position, return to regular position 41.14.290 appointments and promotions 41.14.080 designation of 41.14.070 existing employees 41.14.090 vacancies, procedure for filling 41.14.130 combined system permitted 41.14.040 commission chief examiner 41.14.050 combined counties 41.14.040 membership 41.14.030 organization 41.14.050 political party restriction 41.14.030 powers and duties 41.14.060 county with population of one million or more 41.14.065 qualifications of members 41.14.030 quorum 41.14.030 removal of members, grounds 41.14.030 terms of members 41.14.030 vacancies in 41.14.030 cooperation of county officers and employees 41.14.200 deceptive practices 41.14.180 definitions 41.14.020 discrimination prohibited 41.14.180 enforcement by action 41.14.170 expenses of commission in county with population of two hundred ten thousand or more 41.14.210 false representations or personations 41.14.180 falsifying examinations 41.14.180 funds for commission 41.14.210 investigations 41.14.120 jurisdiction of superior court 41.14.220 layoffs, notice, time limitation for transfers 41.14.270 leaves of absence 41.14.160 payrolls approval 41.14.150 certification by commission 41.14.150

political contributions or services coercion prohibited 41.14.190 discrimination because of, prohibited 41.14.180 not required 41.14.190 purpose 41.14.010 removal, suspension, demotion or discharge accusation 41.14.120 appeal 41.14.120 grounds 41.14.120 grounds 41.14.110 hearing 41.14.120 investigation 41.14.120 procedure 41.14.120 rules and regulations 41.14.280 salaries and compensation approval of payrolls 41.14.150 improperly appointed persons, refusal of commission to certify payroll 41.14.150 right to fix not infringed 41.14.140 tenure 41.14.110 transfer of police department employees 41.14.250 into county civil service for sheriff's office, seniority for employment 41.14.260 Sheriff's office employees transfer to city police upon annexation or incorporation, rules 35.13.390 Sheriffs' office employees unclassified service, designation of 41.14.070 vacancies probationary period 41.14.130 procedure for filling 41.14.130 violations, penalty 41.14.220 agreement between agencies and bargaining units, rules of personnel resources board related to 41.06.150 air pollution control, exemptions 70.94.350 assistant directors of financial management, exemption from 43.41.080 background investigation rules 41.06.476 certification of names for vacancies tied scores 41.06.150 classification and salary schedules factors to be considered 41.06.160 revisions, class studies, and adjustments, limitation 41.06.15 wage and fringe benefit surveys 41.06.160 compensation surveys state patrol 41.06.167 declaration of purpose 41.06.010 definitions 41.06.020, 41.06.022 employee misconduct records destruction 41.06.450 application, classified and exempt employees 41.06.460 authorized, when 41.06.455 retention 41.06.450 application, classified and exempt employees 41.06.460 exemption of formerly classified position right of reversion 41.06.070 exemptions archaeology and historic preservation, office of 41.06.095 community, trade, and economic development, department of 41.06.072 corrections, department of 41.06.071 department of agriculture 41.06.084 department of social and health services 43.20A.090 early learning, department of 41.06.097 economic and revenue forecast council 41.06.087 enumeration 41.06.070 financial management, office of personnel exempt 41.06.075 health, department of 41.06.074 life sciences discovery fund authority 41.06.096

minority and women's business enterprises, office of 41.06.082	suspension, dismissal or demotion of employees	Hospitals, professional negligence, limitations on 4.16.350
Puget Sound partnership 41.06.098	appeals 41.06.170	Housing finance commission 4.92.040
school directors' association 41.06.086	limitation on length of suspension 41.06.170	Industrial insurance, See INDUSTRIAL
transportation, department of 41.06.079	rules as to 41.06.150	INSURANCE, subtitle Claims
world fair commission 41.06.085 false academic credentials, penalties	training and career development plans agency plan, costs and budget 41.06.410	Insolvent insurers, time for filing 48.31.310 Insurance
41.06.204	training and career development programs	disability insurance, See INSURANCE,
federal funds, authority to receive 41.06.350	entry-level management training course	subtitle Disability insurance
federal requirements for funds, conflict in favor of 41.06.260	designation of supervisory or management positions 41.06.420	Insurance, See also INSURANCE, subtitle Claims
financial management, office of	requirements, suspension, waiver	Liens
deputy directors, exemption 43.41.080	41.06.420	logging claims Ch. 60.24
employees of, application 43.41.070 higher education institutions	powers and duties of director of personnel 41.06.400	Mining, See MINES AND MINING, subtitle Mining claims
higher education personnel service fund	sexual harassment 41.06.395	Motor vehicles
contributions to fund 41.06.285	unfair labor practices, provisions, application	underinsured motorists, for 48.22.030
personnel officer to be designated by each institution and related board, duties	to civil service employees 41.06.340 State internship program	Mutual savings banks, adverse claims to be
41.06.510	agency full time equivalent limitations	accompanied by court order or surety bond, exception 30.20.090
higher education personnel system, See	unaffected 43.06.435	Nursing homes, professional negligence,
HIGHER EDUCATION PERSONNEL SYSTEM	employment experience, civil service credit 43.06.425	limitations on 4.16.350
hours of labor, generally 49.28.010, 49.28.040	State personnel board	Opticians, professional negligence, limitations on 4.16.350
joint employee-management committees	employee appeal hearings	Optometrists, professional negligence,
41.06.540 management procedures	conduct of 41.06.120	limitations on 4.16.350
terminate supervisor who tolerates	conducted by hearing officer 41.06.120 meetings 41.06.120	Osteopathic physician and physician's assistant, professional negligence, limitations on
deficiencies 43.01.125	Volunteer firefighters, call to duty 41.06.550	4.16.350
rules for managers authorized, goals for	CLAIMS	Personal representatives
establishing 41.06.500	Adverse claims of third persons to property	claims not acted upon, suit against on bond, also creditors and distributors 11.76.170
marine employees' commission not affected	levied upon, See EXECUTIONS Bank creditors 30.44.060, 30.44.070	purchase of claim by 11.48.080
41.06.290 payrolls, certification procedures established	Bank creditors 30.44.000, 30.44.070 Bank or trust company deposits, claim must be	Pharmacists, professional negligence, limitations
by state personnel board and director of	accompanied by court order or surety bond,	on 4.16.350 Physical therapists, professional negligence,
office of program planning and fiscal	exception 30.20.090 Child, death or injury, other parent nonjoinder,	limitations on 4.16.350
management 41.06.270 performance evaluation	bar 4.24.010	Physicians and surgeons, professional
procedure 41.06.169	Chiropractor, professional negligence,	negligence, limitations on 4.16.350 Physician's assistant, professional negligence,
terminate supervisor who tolerates	limitations on 4.16.350 Cities and towns	limitations on 4.16.350
deficiencies 43.01.125 termination of employment 41.06.186	accidents 35.31.050	Physician's trained mobile intensive care
termination of supervisor who tolerates	charter cities	paramedic, professional negligence, limitations on 4.16.350
inadequacies 41.06.196	filing 35.31.020	Podiatric physicians and surgeons, professional
written notice of deficiencies 41.06.176 personnel, department of	filing 35.31.020 noncharter cities 35.31.040	negligence, limitations on 4.16.350
director	requisites 35.31.040	Port district toll facilities 53.34.200
appointment 41.06.130	Civil defense worker, See EMERGENCY	Practical nurse, professional negligence, limitations on 4.16.350
delegation of authority 41.06.130 employee performance evaluation	SERVICES, DEPARTMENT OF Counties	Psychologist, professional negligence,
procedures	audit by county auditor 36.22.040	limitations on 4.16.350 Receivers Ch. 7.60
development of 41.06.169	auditing or paying false claim, penalty	Registered nurse, professional negligence,
powers and duties 41.06.130, 41.06.133 established 41.06.030	42.20.060 county commissioners' appeal procedure,	limitations on 4.16.350
services available upon request 41.06.080	effect on 36.32.330	Services, audit by county auditor 36.22.080
personnel resource and management policy	filing procedure 36.45.010	Shoplifting or unpaid restaurant meals, additional penalty, assignment of, prohibited
41.06.530 political activities prohibited, exceptions	generally Ch. 36.45 labor and materials 36.45.040	4.24.230
41.06.250	Crime victim's application for benefits, time	State, against
purchasing service by contract 41.06.142	limitation 7.68.060	claims against made to legislature, or risk management office, payment procedure
reemployment list 41.06.220 reinstatement after appeal 41.06.220	Dentistry, professional negligence, limitations on 4.16.350	4.92.040
rules	Ejectment and quieting title, conflicting claims,	payment, procedure 4.92.160
relating to bargaining units 41.06.150	generally 7.28.280	State, against, See also STATE, subtitle Actions against
scope 41.06.150 rules, updated 41.06.480	Evidence of filing with state, mails, time 1.12.070	Taxing districts
rules of personnel resources board	Executions, adverse claims of third persons to	payment before approval by legislative body
mandatory subjects 41.06.150	property levied upon, See EXECUTIONS	42.24.180 Time of filing
salaries and fringe benefits salaries	Executors and administrators claims not acted on, suit against on bond, also	evidence of, mailed 1.12.070
comparable worth 41.06.155	creditors and distributees 11.76.170	tort claims
payment of withheld unless employed in	purchase of claims by 11.48.080	state 4.92.100 Trustees, power to settle claims 11.98.070
accordance with chapter 41.06.270 schedules 41.06.160	Exemptions from execution, claim of appraisal, list and valuations 6.15.060	· 1
surveys 41.06.160	Guardian and ward, See GUARDIAN AND	CLALLAM COUNTY Boundaries, tracing of 36.04.050
short title 41.06.900	WARD, subtitle Claims and debts against	Superior court judges, number of 2.08.064
social and health services, department of as applicable to 43.20A.050	estate Health maintenance organizations, professional	CLAMS (See FISH AND FISHING)
state patrol	negligence, limitations on 4.16.350	CLARK COUNTY
exemptions for confidential secretaries	Hospital personnel, professional negligence,	Boundaries, tracing of 36.04.060
41.06.093	limitations on 4.16.350	Superior court judges, number of 2.08.062

[RCW Index—page 118] (2008 Ed.)

CLEAN AIR ACT (See AIR POLLUTION CONTROL, subtitle Washington clean air act) CLEAN INDOOR AIR ACT (See SMOKING, subtitle Washington clean indoor air act) **CLEAN WASHINGTON CENTER (See** RECYCLING, subtitle Clean Washington CLEMENCY AND PARDONS BOARD emergency in population governor's response, alternatives 9.94A.875 CLERGY (See also CHURCHES; RELIGION) Family court 26.12.170 Judgments, execution of exempt property 6.15.010 Privileged communications 5.60.060 Sacramental liquors or wines, liquor law exemptions 66.20.020 State institutions chaplains 72.01.210, 72.01.212, 72.01.220, 72.01.230, 72.01.240 outside ministers 72.01.260 **CLERKS** Cities and towns, See CITIES AND TOWNS, subtitle Clerks County clerks, See COUNTY CLERK County commissioners county auditor as 36.32.110 temporary 36.22.120 Court of appeals acknowledgment of instruments 64.08.010 Municipal courts 35.20.210, 35.20.220 Superior courts abstract of verdict, duties 4.64.100 acknowledgment of instruments 64.08.010 affidavit required for service by publication, filed with 4.28.100 aliens committed for crime, notice to immigration authorities, copies of clerk's records 10.70.150 assignment of judgment filed with 4.56.090 attachment bond filed with 6.25.080 issuance of writ 6.25.030 attestation of court records and proceedings for admission in evidence 5.44.010 bonds, official, determination of amount 36.32.020 civil rights, issuance of copies of instruments restoring 5.44.090 cost bill filed with 4.84.090 cost bills in felony cases, duties 10.46.220 bond in lieu of separate security filed with 4.84.220 deposits in lieu of bonds for security for costs 4.84.210 security for costs filed with 4.84.210 standing bond for numerous actions 4.84.220 taxation by, retaxation by court 4.84.200 county clerk is ex officio Const. Art. 4 § 26 court exhibits destruction, sheriff's disposal, or preservation 36.23.070 reporter's notes, unopened depositions, destruction, sheriff's disposal, or preservation 36.23.070 court records, custody and delivery 36.23.040 criminal procedure, final record of proceedings made by 10.64.100 decisions of superior court judges filed with 2.08.190 deposits with, in lieu of bond for security for costs 4.84.210

disbursement statement filed with 4.84.090 eminent domain proceedings affidavit of

unknown owners filed with 4.28.120

entries in execution docket (contents)

entry of judgment in execution docket 4.64.030 entry of verdict by 4.64.020 execution docket duties 4.64.060 execution docket entries by 4.64.100 execution of judgments duties 6.17.120 fees electronic payment 36.23.100 enumeration 36.18.020 registration of land 65.12.780 filing with attachment bond 6.25.080 cost, bond in lieu of separate security 4.84.220 cost bill 4.84.090 decisions and rulings made outside of county where cause is pending 2.08.200 disbursement statement 4.84.090 eminent domain proceedings, affidavit of unknown owners 4.28.120 generally Ch. 36.23 judgments certified copies of assignment of judgment 4.56.090 judicial sales redemption 6.23.040 note of issue of facts 4.44.020 note of issue of law furnished to 4.44.020 official bonds 36.16.060 referee's report 4.48.080 rulings and decisions of superior court judges 2.08.190 service by publication affidavit 4.28.100 verdict 4.44.460 filing with, See also RECORDING AND FĬLING filing with judicial sales confirmation proceedings 6.21.110 garnishment, grounds for issuance for writ of garnishment by clerk 6.27.020 habeas corpus issuance of writs and process 7.36.240 indexing by certified abstracts of judgments 4.64.120 certified transcript of judgment of district court 4.64.120 issuance of copies of instruments restoring civil rights 5.44.090 judicial sales confirmation docket entries 6.21.110 custody of money before confirmation 6.21.110jury impanelling procedure, duties 4.44.120 levy and sale on execution of judgment, duties 6.17.130 listing legal newspapers 65.16.070 money in lieu of bond in civil actions deposited 4.44.470 motion dockets, entering argument date of issues of law 4.44.020 oaths and affirmations administered by partition proceedings, See PARTITION permanent register of rules of boundary review board 36.93.210 powers and duties judgment against state 4.92.040 record of attendance of witnesses to be kept by redemption, certificate of judgment docket 6.23.080 referee's report filed with 4.48.080 rulings and decisions of superior court judges filed with 2.08.190 satisfaction of judgment for payment of money only procedure 4.56.100 specific designation required 4.56.100 state, judgments against, duties 4.92.040 support of dependent children, support money paid through department of public

assistance upon written notice to the clerk of the court 74.20.101 testimony, taking by 5.28.010 traffic violations record, clerk to keep 46.52.100 transcript of record entries on venue change 4.12.100 transmission of records on venue change 4.12.090 trial docket, entering trial date of issues of fact 4.44.020 verdicts filed with 4.44.460 writ of execution subscribed by 6.17.110 Supreme court acknowledgment of instruments 64.08.010 appointment, removal, salary, election Const. Art. 4 § 22 habeas corpus issuance of writs and process 7.36.240 oaths and affirmations administered by process, style of 2.04.050 taking testimony 5.28.010 CLOTHING Children's sleepwear, See FLAMMABLE FABRICS CLOUD ON TITLE (See also EJECTMENT AND QUIETING TITLE) Real property, removal by court 65.12.040 CLUBS Alcoholic beverages bottle clubs, license 66.24.480 delivery by minors, limitation 66.44.340 licenses required 66.24.481 private club beer and wine license 66.24.452 purchase of liquor by licensee 66.24.440 sale on premises by minor, limitation 66.44.340 spirits, beer, and wine private club license, conditions and qualifications 66.24.450 spirits, beer, and wine restaurant license, conditions and qualifications 66.24.400, 66.24.410, 66.24.425 Camping resorts Ch. 19.105 COAL franchises to construct along state highways 47.44.010 COAL MINING Explosives law, effect 70.74.210 Leases, state land mineral, coal, oil, and gas leases Ch. 79.14 Surface mining federal preemption 78.44.055
Thermal electric generating facilities compensation and training of displaced workers funding 50.12.080, 50.12.280 COAST GUARD Acknowledgments, oaths and affirmations, depositions, affidavits, and powers of notary public, power of officers to take or administer, legal effect 73.20.010 **COCAINE (See DRUGS, subtitle Controlled** substances) CODE OF ETHICS Attorneys American bar association code of ethics adopted 2.48.230 violation grounds for disbarment and suspension 2.48.220 Conflict of interest horse racing commission, officers and employees 67.16.140, 67.16.150, 67 16 160 insurance, prohibition 48.02.090 Contract, defined 42.23.020 Contract interests by municipal officers 42.23.010, 42.23.030, 42.23.040, 42.23.050, 42.23.060

4.64.080

Contracting party, defined 42.23.020 required 19.16.110 Revised code of Washington, See REVISED requirements 19.16.120 CODE OF WASHINGTON CODE REVISER suspension, revocation, or denial 19.16.120, CODICILS (See WILLS) Gender-neutral terms 19.16.351 statutes, memorials, resolutions 1.08.130 uniform regulation of business and professions act 19.16.510 CODIFICATION CODE REVISER (See also REVISED CODE Ordinances of cities and towns 35.21.500, OF WASHINGTON; STATUTE LAW 35.21.510, 35.21.520, 35.21.530, 35.21.540, unprofessional conduct 19.16.120 COMMITTEE) 35.21.550, 35.21.560, 35.21.570 Licensing director's authority 19.16.410 Administrative rules Statutes, See REVISED CODE OF Out-of-state agencies format and style 34.05.390, 34.05.395 adoption of rules, regulating by code reviser WASHINGTON license 19.16.110 Payment for services 19.16.220 COERCION 34 05 385 Presumption of validity of assignment 19.16.270 Defined, for Criminal Code 9A.36.070 publication duties 34.05.210 record of 34.05.380 Prohibited practices 19.16.250 impact on claims 19.16.450 Coin silver, use of words, penalty 9.16.110, unconstitutional or obsolete rules, removal of Public debts 9.16.130 34.05.210 state and political subdivisions may use COLD STORAGE PLANTS Compensation of 1.08.011 collection agency, fees 19.16.500 Defined 1.08.013 Cities and towns, acquisition and operation Recordkeeping requirements 19.16.230 Service of process outside state 19.16.390 Employment 1.08.011 35.92.040 Controlled atmosphere storage of fruits and vegetables, See FRUITS; VEGETABLES Port districts, acquisition and operation Gender-neutral terms Superior court, collection of unpaid financial statutes, memorials, resolutions 44.04.210 obligations 36.18.190 Legislative records, confidentiality of bill drafting records 40.14.180
Location 1.08.033 Surety bond action on 19.16.200
Surety bond, exception 19.16.190
Tax authority of political subdivisions not affected 19.16.920 53.08.020 COLLATERAL Powers and duties 1.08.024, 1.08.026 Federally guaranteed obligations, use as 39.60.040 annotations of decisions construing statutes Trust fund account, requirements and exception 19.16.240 1.08.023 Insured deposits and accounts by federal assignment of code numbers 1.08.050 government, use of as collateral security 39.60.040 bill drafting service 1.08.027 code corrections 1.08.016 Violations assurance of discontinuance 19.16.470 civil penalties 19.16.900 injunctions 19.16.460, 19.16.480 operating without license, penalty 19.16.430 State depositaries, See DEPOSITARIES, subtitle code index 1.08.020 State depositaries codification and revision of laws 1.08.015 COLLECTION AGENCIES historical records of statutes 1.08.021 Accounting of collections 19.16.210 improvement of statutes, recommendations to unfair and deceptive trade practices 19.16.440 Actions against regents, trustees, officers, legislature 1.08.025 COLLECTION OF DEBTS employees, or agents of institutions of higher omission of certain sections 1.08.017 Tolling statute of limitations by part payment education or education boards 28B.10.842 rule-making activity, quarterly report 4.16.270 Board 1.08.112compensation and travel expenses 19.16.310 **COLLECTIVE BARGAINING (See also** substitution of words designating department executive officer 19.16.280 LABOR; LABOR UNIONS) of transportation or secretary of immunity from suit 19.16.330 Community and technical colleges Ch. 28B.52 immunity from suit 19.16.330 meetings, quorum 19.16.300 members 19.16.280 powers and duties 19.16.351 records 19.16.340 terms 19.16.290 territorial scope of operations 19.16.320 vacancy 19.16.300 anch office certificate transportation 1.08.120 Institutions of higher education Ch. 41.76 Washington State Register publication Mediation proceedings 1.08.110 mediation by state or federal agency. Secretary of statute law committee 1.08.007 determination of questions of privilege and confidentiality 5.60.072

Port districts 53.18.015, 53.18.020

Public employees collective bargaining Ch. Session laws correction of clerical errors and punctuation permitted 44.20.060 publication 44.20.050 Branch office certificate State register 41.30 Public utility district employees, rights of 54.04.170, 54.04.180 State collective bargaining Ch. 41.80 assignability 19.16.180 contents and form 19.16.160 attorney general's opinions, published in 34.08.020 issuance and fees 19.16.150 authority 34.05.210 Unemployment compensation not unemployed during period covered by agreement 50.04.310 Cash deposit or securities in lieu of bond, contents exception 19.16.190 certification of, when 34.08.040 period of 34.08.020 Change of name or business location 19.16.170 COLLEGES AND UNIVERSITIES (See also COMMUNITY AND TECHNICAL COLLEGES; REGIONAL Checks, dishonored 62A.3-530, 62A.3-540, rules prescribing style, format and 62A.3-550 numbering system for adopted by Claims 34.08.030 prohibited practices, impact on claim 19.16.450 UNIVERSITIES; THE EVERGREEN STATE COLLEGE; UNIVERSITY OF transmitted to by agencies and official, rules regarding 34.08.030 Copy of chapter, rules and regulations available WASHINGTON; WASHINGTON STATE UNIVERSITY) to licensees 19.16.420 period of 34.08.020 Corrections, department authorized to use for offender debt collection 72.09.450 Advanced college tuition payment program Ch. legislative finding 34.08.010 28B.95 publication Courts of limited jurisdiction may use 3.02.045 Affirmative action period of 34.08.020 Debts, tolling statute of limitations by part legislative findings, purpose 49.74.005 publication in payment 4.16.270 Definitions 19.16.100 noncompliance deemed official notice 34.08.040 conciliation, order issued 49.74.030 regular meetings, schedule of, change of, published in 42.30.075 failure to reach conciliation, procedure 49.74.040 Financial statement 19.16.245 Injunctions 19.16.460, 19.16.480 Statutes procedure 49.74.020 multiple amendments, correction 1.12.025 application content and form 19.16.130 superior court, remedies 49.74.050 Alcoholic beverages promotion and sales restricted 66.28.160 sales on campus, Washington products 66.44.193 repealed without reference to amendment, assignability 19.16.180 correction 1.12.025 civil penalty 19.16.120 Uniform legislation commission 43.56.050 contents and form 19.16.160 display 19.16.160 Validity or constitutionality of measures, code reviser not required to give opinion 1.08.028 fees, exemptions 19.16.140 grandfather clause 19.16.120 Alcoholism educational materials on to be made available Administrative code, See ADMINISTRATIVE PROCEDURE hearing 19.16.351 on campuses 28B.10.295 American Indian endowed scholarship program operating without, penalty 19.16.430 Building, See BUILDING CODE out-of-state collection agencies 19.16.110 Ch. 28B.108 Electrical, See ELECTRICITY
Insurance, See INSURANCE, subtitle Code preemption of local authority 19.16.920 Animal facilities

[RCW Index—page 120] (2008 Ed.)

acts against research and educational facilities

prerequisite to suit 19.16.260

Building fees, See COLLEGES AND UNIVERSITIES, subtitle Fees liability for damages 4.24.570 community and technical colleges Ch. criminal acts against definition 9.08.090 28B.59D Bond issues, facilities aid-1972 act Buildings and facilities legislative intent 9.08.080 community and technical colleges Ch. 28B.56 bond issues Bond issues, general capital projects—1975 act community and technical colleges Ch. 28B.58 construction of act 28B.10.320 injunctive relief to prevent harassment or occurrence of tort 4.24.580 funding and refunding 28B.10.315 Annuities, charitable, exemption 48.23.010 Bond issues, refunding—1977 act Ch. 28B.14C Bond issues, special capital projects generally 28B.10.305 Appropriations from general fund interest rate 28B.10.325 reductions 28B.15.066 community and technical colleges liability of state 28B.10.330 Art, works of, purchase 28B.10.025 special capital projects—1975 act Ch. sale, interest, form, payment, terms allocate as a nondeductible item 28B.10.027 28B.10.315 28B.57 use of buildings and facilities 28B.10.305 University of Washington Bond issues for buildings and facilities—1957 steroid use, loss of eligibility 69.41.340 Athletics contracts for improvements, construction concurrent with other laws 28B.20.740 financial assistance to participants 28B.10.704 28B.20.140 interest, terms, form 28B.20.715 gender equity goals 28B.15.455 employment of architects, engineers, not general obligation of state 28B.20.735 authorized 28B.20.135 powers of regents 28B.20.710, 28B.20.725 reports to governor and legislature visual arts program 28B.10.027 refunding bonds 28B.20.730 28B.15.465 Capital improvements bonds University of Washington bond retirement legal investment for state and municipal funds tuition and fee waivers 28B.15.460 fund 28B.20.720 underrepresented gender class, defined 28B.15.470 28B.10.855 income from granted lands 28B.20.721 University of Washington building account, legislature may provide additional means of revenue 28B.10.854 printing and concessions, bids required proceeds, validation 28B.20.745 Capital projects 28B.10.640 Bond issues for buildings and facilities-1961 programs for intercollegiate competition 28B.10.703 general obligation bonds Ch. 43.99G, Ch. 43.99H The Evergreen State College concurrent effect 28B.35.790 higher education capital project strategic planning Ch. 43.88D Attorney general as legal advisor 28B.10.510 Boards of regents or trustees issuance, sale, form, term, interest, covenants, etc. 28B.35.730, 28B.35.740 Washington's future bond issue Ch. 28B.14H entrance requirements minimum requirements, authority to exceed 28B.10.050 Charitable annuities, exemption 48.23.010 not general obligation of state 28B.35.780 Charitable gift annuities refunding bonds 28B.35.770 issuance, authorized 28B.10.485 Bond issue, Washington's future Ch. 28B.14H The Evergreen State College, bond retirement obligation as to annuity payments 28B.10.487 Bond issues funds bond retirement, fee retention 28B.15.805 Check cashing for students and employees building fees, grants deposited 28B.35.750 bond retirement funds, fee retention 28B.10.031 regional universities 28B.15.800 Child care concurrent effect 28B.35.790 student child care in higher education grants Ch. 28B.135 capital improvements issuance, sale, form, term, interest, covenants, etc. 28B.35.730, 28B.35.740 form, terms, conditions, sale, signatures 28B.10.850 Collective bargaining Ch. 41.76 not general obligation of state 28B.35.780 validation of prior bond issues 28B.10.335 Bond issues, buildings and facilities College savings program Ch. 28B.95 Collegiate license plate fund, use for scholarships refunding bonds 28B.35.770 regional universities, bond retirement funds construction of act 28B.10.320 28B.10.890 building fees, grants deposited 28B.35.750 funding and refunding 28B.10.315 Collegiate license plates 46.16.324 Border county higher education opportunity generally 28B.10.300 interest rate 28B.10.325 Commercial activities Ch. 28B.63 project 28B.15.0139, Ch. 28B.76 Community and technical colleges defined 28B.10.016 Boxing, martial arts, and wrestling matches liability of state 28B.10.330 exemption from department of licensing regulation 67.08.015 international student exchange program established 28B.15.524 sale, interest, form, payment, terms 28B.10.315 use of buildings and facilities 28B.10.305 Bond issues, capital improvements 1974 act Ch. 28B.13 1975 act Ch. 28B.14 1977 act Ch. 28B.14B Branch campuses resident tuition for participants 28B.15.526 Central Washington University, Yakima area 28B.45.060 waiver of nonresident tuition fees differential 28B.15.527 community and technical colleges, Competitive bids partnership with 28B.45.080 findings, intent 28B.45.012 requirements and exceptions 43.19.1906 anticipation notes, authorized, purposes Construction projects mission and duties 28B.45.014 high-performance public buildings requirements 28B.10.354 28B.10.852 University of Washington, Tacoma and bond redemption fund of 1973 28B.10.853 Bothell-Woodinville area campuses small works roster 28B.10.350 legal investment for state and municipal funds 28B.45.020 28B.10.855 Contracts legislature may provide additional means of revenue 28B.10.854 Washington State University, Tri-cities area county hospitals, with, for provision of 28B.45.030 medical service, teaching and research Washington State University, Vancouver proceeds, deposit in state higher education activities 36.62.290 28B.45.040 construction account 28B.10.851 interest rate, declared legal despite interest Budgets Bond issues, capital improvements-1983 act rate 39.90.060 essential requirements level budget Ch. 28B.14F personal service contracts 39.29.090 calculation enrollment levels Bond issues, capital improvements and land student educational loan contracts Ch. 26.30 estimates of participation rate and enrollment level 28B.10.784 funding level and inflation factor subject to minority and women's business enterprises law 28B.10.023 acquisition-1984 act Ch. 28B.14F Bond issues, capital improvements—1981 c 232 Ch. 28B.14F Course materials, cost savings 28B.10.590 Courses, studies, and instruction AIDS information 28B.10.730 28B.10.780 Bond issues, capital improvements—1981 c 233 increased enrollment target level, inclusion in budget documents 28B.10.782 Ch. 28B.14G Bond issues, capital improvements—1979 1st ex.s. c 223 Ch. 28B.14E physical education 28B,10,700 state or Pacific Northwest history and new enrollments, funding level, and inflation Bond issues, capital improvements—1979 1st ex.s. c 253 Ch. 28B.14D factor 28B.10.778 government course for teachers 28B.10.710 Credit card marketing policies 28B.10.618 participation rate 28B.10.776 ex.s. C 253 Cit. 26B.14D

Bond issues, capital projects—1976 act
community and technical colleges Ch. 28B.59

Bond issues, capital projects—1977 act
community and technical colleges Ch. recommendations to governor and legislature 28B.10.784 Crimes relating to crime statistics reporting 28B.10.569 student financial aid programs funding level interfering by force or violence with administrator, faculty member, or student 28B.10.786 services and activities fees, budget procedure 28B.15.044, 28B.15.045 28B.59B 28B.10.570 exemption 28B.10.572 Bond issues, capital projects-1979 act Building fees defined 28B.15.025 intimidating by threat of force or violence any community and technical colleges Ch. 28B 59C administrator, faculty member, or student Bond issues, capital projects-1981 act established 28B.15.069 28B.10.571

COLLEGES AND UNIVERSITIES

exemption 28B.10.572	Entrance requirements, generally 28B.10.050	waiver, report 28B.15.915
safety information, distribution to students	Ethics in public service	reciprocity, British Columbia
and employees 28B.10.569	administrative process, research 42.52.220	program review 28B.15.758
task forces on campus security and safety 28B.10.569	definitions, research 42.52.010 The Evergreen State College	waiver of nonresident tuition fees differential 28B.15.756
term papers, theses, dissertations, sale of	application of existing state college laws to	reciprocity, Idaho
prohibited 28B.10.582, 28B.10.584	new college 28B.40.830	program review 28B.15.754
violations, exemptions, injunctive relief, civil penalties 28B.10.584	board of trustees, powers and duties 28B.40.830	reimbursement 28B.15.752 waiver of nonresident tuition fees
Debt collection, financing, late charges,	bond issues for buildings and facilities—1961	differential 28B.15.750
collection expenses, authorized 28B.10.293	act	reciprocity, Oregon
Debts, declared legal despite interest rate 39.90.060	definitions 28B.35.710	agreement, scope 28B.15.730
Definitions 28B.10.100, 28B.15.005,	powers of trustees as to 28B.35.720 purpose, powers of trustees 28B.35.700	implementation agreement 28B.15.734 program review 28B.15.736
28B.15.012	building fees	reimbursement 28B.15.732
institutions of higher education 28B.10.016	disposition 28B.35.370	refund, cancellation 28B.15.600
nonresident tuition fees differential 28B.15.022	defined 28B.10.016 degrees authorized	resident operating fee exemption 28B.15.615 services and activities committee 28B.15.045
Disabilities, persons with	bachelor of arts 28B.40.200	services and activities fees
core services 28B.10.910, 28B.10.912	bachelor of arts in education 28B.40.200	defined 28B.15.041
nondiscrimination policy 28B.10.912 reasonable accommodation 28B.10.914	bachelor of science 28B.40.200 honorary degrees 28B.40.206	dispute resolution 28B.15.045 established 28B.15.069
supplemental instructional materials	master's degrees, limitations 28B.40.206	guidelines for programs 28B.15.045
28B.10.916	diplomas, certificate, signing, contents	mandatory provisions 28B.15.045
Disabilities, students with totally disabled, defined 28B.15.385	28B.40.230 established, location 28B.40.810	students fees, voluntary 28B.15.610 technology fees
Disability history month 28B.10.918	expulsion or suspension of students	defined, use and approval 28B.15.051
Discrimination to deny public accommodations	28B.40.350	exemption 28B.15.615
because of race, color, or creed, penalty	fire protection, authority 28B.40.190	tuition
9.91.010 Distinguished professorship trust fund program	model schools and training departments enrollment estimate 28B.40.305	American Indian students 28B.15.0131 defined 28B.15.020
Ch. 28B.76	school districts to receive credit for	established 28B.15.067, 28B.15.068
Drug testing laboratories, employees, duties,	attendance 28B.40.315	University of Washington
compensation 28B.20.315 Education savings account 43.79.465	normal school fund revenues, disposition 28B.35.370, 28B.35.751	building fees disposition 28B.20.720
Educational opportunity grant program Ch.	presidents	medical or dental, exemption for certain
28B.101	powers and duties 28B.40.390	nonresidents 28B.15.225
Eminent domain 28B.10.020 Employees	school districts to furnish pupils for training of teachers 28B.40.310	special fees, disposition 28B.15.220 waiver
actions against, defense, costs, payment of	treasurer, appointment 28B.40.195	foreign students 28B.15.555, 28B.15.556
obligations 28B.10.842	trustees	nonresident tuition differential for western
joint employee-management committees 41.06.540	appointment, terms of office 28B.40.820 appointment, terms of office, vacancies,	undergraduate exchange program students 28B.15.544
peer review	quorum 28B.40.100	senior citizens, limitations 28B.15.540
immunity for committee members	meetings 28B.40.110	Washington award for vocational excellence
28B.10.648 Employees and faculty	officers, quorum 28B.40.105 powers and duties 28B.40.120	28B.15.545, 28B.15.546 Washington scholar award recipients
annuity and retirement plans 28B.10.400	powers regarding issuance of bonds,	28B.15.543
additional pension for retirees 28B.10.425	investments, transfer of funds, etc.	waivers for gender equity in intercollegiate
contributions by employees 28B.10.405 credit for leave without pay 28B.10.407	28B.35.760 powers to adopt bylaws 28B.40.105	athletics, limitation 28B.15.740 Washington State University
length of service 28B.10.415	Faculty	building fees
limitation on institution's contribution	sick leave records to be maintained 41.04.340	disposition 28B.15.310
28B.10.410 limits and adjustments 28B.10.423	Fees building fees	services and activities fees exemptions 28B.15.380
membership while serving as state	defined 28B.15.025	tuition
legislators 28B.10.409	established 28B.15.069	exemptions
minimum benefits, computation 28B.10.430 monthly benefit, post-retirement adjustment	University of Washington disposition 28B.15.210	nonresident tuition fees differential under western regional higher education
28B.10.430	community and technical colleges	compact 28B.70.050
retirement age, reemployment 28B.10.420 supplemental payment 28B.10.401	waiver of nonresident tuition fees	tuition fees
insurance 28B.10.660	differential 28B.15.520 waivers 28B.15.520	exemptions 28B.15.380 Financial aid, See also FINANCIAL AID,
leaves of absence 28B.10.650	general tuition	STUDENT
remunerated professional leaves 28B.10.650	needy student financial aid, state	Financial aid programs
Energy conservation projects in buildings authority to implement 39.35C.050	appropriations 28B.15.065 generally Ch. 28B.15	eligibility, terminated for disruptive activities 28B.10.281
Enrollment and degree priority, state 28B.10.056	graduate service appointments	federal student aid programs 28B.10.280
Enrollment forecasts 43.62.050 Enrollment levels for essential requirements	fee waiver 28B.15.615 home tuition programs 28B.15.725	funding level for essential requirements level budget calculation 28B.10.786
level budget calculation	installment payments 28B.15.411	gaining independence for students with
estimates of participation rate and enrollment	joint programs, equalization 28B.15.110	dependence, grant program Ch. 28B.133
level 28B.10.784 funding level and inflation factor 28B.10.780	limitation on total tuition and fee waivers 28B.15.740	institutional financial aid fund 28B.15.820 National Defense Education Act, loan fund
increased enrollment target level, inclusion in	limitations	28B.10.280
budget documents 28B.10.782	set by institution 28B.15.100	nonpayment or default on loan or scholarship
new enrollments, funding level, and inflation factor 28B.10.778	operating fees defined 28B.15.031	2.48.165 residents attending college or university in
participation rate 28B.10.776	disposition 28B.15.031	another state
recommendations to governor and legislature	limitation on total revenue waived,	authorization 28B.10.790
28B.10.784 student financial aid programs funding level	exempted, or reduced 28B.15.910 needy student financial aid, state	guidelines 28B.10.792 state student financial aid program Ch. 28B.92
28B.10.786	appropriations 28B.15.065	state work-study program Ch. 28B.12

[RCW Index—page 122] (2008 Ed.)

Financial assistance to participants in principles 28B.15.792 intercollegiate athletics or performing arts 28B.10.704 task force to improve communication and teaching skills of faculty and teaching assistants 28B.15.796 Financing contracts, authority 28B.10.022 Flags, display of United States 28B.10.030 Graduate fellowship trust fund program Ch. Foreign branch campuses Ch. 28B.90 28B.76 acts not constituting the transaction of Graduate service appointments business in state 24.03.307 health care benefits 28B.10.660 admission as foreign nonprofit corporation not Graduation rate improvement required 24.03.305 adoption of strategies to reduce time required exemption from regulation of private degreeto get degree and to improve graduation granting institutions under chapter 28B.85 rate as part of institutional strategic plan 28B.109 RCW 28B.85.906 28B.10.691 operation does not constitute conducting student progression understandings, authority affairs in state 24.03.305 of institutions 28B.10.693 operation Ch. 43.105 workers' compensation, application of act Hazing defined 28B.10.900 Foreign students impermissible conduct associated with Transfers, land initiation or with group pastime or amusement, each institution to adopt rules tuition waiver 28B.15.555, 28B.15.556 Foster care endowed scholarship program Ch. Libraries amusement, each institution to adopt rules providing sanctions 28B.10.903 organization that permits hazing, loss of official recognition or approval 28B.10.902 participation in, loss of entitlement to state-28B.116 Fund for innovation and quality in higher education Ch. 28B.120 Funds parucipation in, loss of entitlement to stat funded grants or awards 28B.10.902 prohibited, civil and criminal liability for violations 28B.10.901 Health professional conditional scholarship program Ch. 28B.115 High school students The Evergreen State College capital projects account building fees deposited 28B.35.370 normal school fees deposited 28B.35.370 higher education permanent funds, investment License plate emblems Const. Art. 16 § 6 statewide custody contracts 43.08.280 enrolled student not to be displaced 28A.600.340 University of Washington bond retirement licensing 46.16.335 enrollment in college courses, transmittal of funds 28A.600.310 License plates building fees deposited 28B.15.210 University of Washington building account existing agreements with postsecondary institutions not affected 28A.600.400 building fees deposited 28B.15.210 Washington State University high school credit, maximum terms of Loans disposition of certain revenues enrollment for 28A.600.330 agricultural college lands 28B.30.742 joint enrollment for secondary and students 28B.10.825 scientific school lands 28B.30.741
Washington State University bond retirement math and science teachers postsecondary credit 28A.600.350 postsecondary courses, determination of high definitions 28B.15.760 fund school credit, application toward building fees deposited 28B.15.310 graduation requirements 28A.600.360 created, building fees and grants deposited 28B.30.740 postsecondary credit for college level courses 28A.600.370 Washington State University building account building fees deposited 28B.15.310 transportation, school district not responsible for 28A.600.380 Loans to students building tees deposited 28B.15.310
Future teachers conditional scholarship and loan repayment program Ch. 28B.102
G. Robert Ross distinguished faculty award established 28B.10.878
Gender equity in intercollegiate athletics goals 28B.15.455
intent 28B.15.455 Higher education capital project strategic planning Ch. 43.88D Higher education construction accounts, certain Meningococcal disease abolished transfer of residue or credit 43.79.442
Higher education coordinating board Ch. 28B.76
Higher education facilities authority, See
HIGHER EDUCATION FACILITIES 28B.10.360 intent 28B.15.450 Military reserves reports to governor and legislature 28B.15.465 AUTHORITY tuition and fee waivers 28B.15.460 Higher education personnel service fund underrepresented gender class, defined 28B.15.470 contributions to fund 41.06.285 office of Higher education personnel system, See HIGHER EDUCATION PERSONNEL Gender-based discrimination Ch. 28B.110 Governing boards actions against, defense, costs, payment of obligations 28B.10.842 SYSTEM Home tuition programs 28B.15.725 defined 28B.10.016 Hospitals, contracts with county hospitals for delegation of powers and duties 28B.10.528 provision of medical services, teaching and insurance to protect and hold personally harmless 28B.10.844 research activities 36.62.290 National guard Housing oath of office 28B.10.520 removal 28B.10.500 liquor and illegal drug use, complaint 28B.10.270, 28B.15.625 procedures and sanctions 28B.10.575 tuition waivers 28B.15.621 travel expenses 28B.10.525 University of Washington regents 28B.20.110 liquor-free areas 28B.10.575 Immunity peer review committee members 28B.10.648 Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Colleges and Needy student degrees, granting 28B.20.130 diplomas, granting 28B.20.130 faculty members and employees, universities employment of 28B.20.130 generally 28B.20.100 Information and technology literacy definition and standards for implementation 28B.15.015 defined 28B.15.012 meetings, officers of the board 28B.20.105 powers and duties 28B.20.130 28B 10 125 Institutional financial aid fund 28B.15.820 university fund expenditures 28B.20.130 Institutions of higher education defined 28B.10.016 Graduate assistants English, effective communication Insurance blanket disability, See INSURANCE, subtitle requirement Normal school grant to regional universities and

Group disability insurance

charitable annuities, exemption 48.23.010 health care benefits for graduate service appointees 28B.10.660 officers, employees, and students 28B.10.660 regional universities 28B.10.660 Insurance to protect and hold personally harmless regents, trustees, officers, employees or agents of institutions of higher education or educational boards 28B.10.844 Integrated pest management Ch. 17.15 International exchange scholarship program Ch. Joint programs, equalization of fees 28B.15.110 K-20 telecommunications network, planning and Laboratory stills, licenses 66.24.140 Land, state, See PUBLIC LANDS, subtitle Legal advisor, attorney general 28B.10.510 PNWER-Net interlibrary sharing network legislative findings 43.147.040 registative findings 43.147.040 PNWER-Net working subgroup 43.147.060 acceptance of gifts, grants, and donations authorized 43.147.080 duties 43.147.070 PNWER-Net interlibrary sharing system defined 43.147.050 material and display requirements 46.16.327 rulemaking authority, director, department of collegiate license plates 46.16.324 Liquor, promotion and sales on campus restricted institutional student loan fund for needy procedures, conditions 28B.15.762 program duration 28B.15.766 publicize program 28B.15.764 student loan financing Ch. 28B.07 institutional financial aid fund 28B.15.820 Mathematics placement test, college readiness test 28B.10.679 information, students 70.54.370 Military educational and career opportunities students called to active duty, rights 28B.10.270, 28B.15.625 Minority and women's business enterprises, public works and procurement goals, compliance 39.19.060, 39.19.075 state agency or educational institution may be charged a reasonable fee based on its expenditure of funds subject to office students called to active duty, rights National guard conditional scholarship program Ch. 28B.103 financial aid, state appropriations 28B.15.065 Nonresident student classified 28B.15.011, 28B.15.013, exemptions from tuition and fee differential 28B.15.014 Nonresident tuition fees differential definition 28B.15.022 Nonsectarian 28B.10.040

The Evergreen State College 43.79.150

implementation of principles 28B.15.794

COLLEGES AND UNIVERSITIES

Running start program 28A.600.300, 28A.600.310, 28A.600.320, 28A.600.330, 28A.600.340, 28A.600.350, 28A.600.360, 28A.600.370, 28A.600.380, 28A.600.385, Normal schools included in public school system implementation agreement 28B.15.734 Const. Art. 9 § 2 Off-campus facilities, lease or purchase 28B.10.020 program review 28B.15.736 reimbursement 28B.15.732 Records release for research procedure 42.48.010, 42.48.020, 42.48.030, 42.48.040, 42.48.050, 42.48.060 Open public meetings 28A.600.390 Safety, campus 28B.10.569, 28B.10.5691 Savings bond program Ch. 28B.106 governing body of recognized student association 42.30.200 Regional universities Ch. 28B.35 Operating fees defined 28B.15.031 bachelor's degree authorized 28B.35.200 Scholarships American Indian endowed scholarship bond issues for buildings and facilities powers of trustees 28B.35.720 disposition 28B.15.031 program Ch. 28B.108 college bound program Ch. 28B.118 bond issues for buildings and facilities—1961 revenue deposit into state vehicle parking account, exemption 43.01.235, 43.01.236 food animal veterinarian conditional definitions 28B.35.710 scholarship program Ch. 28B.121 Performance agreements 28B.10.920, purpose, powers of trustees 28B.35.700 building fees foster care endowed scholarship program Ch. 28B.10.921, 28B.10.922 28B.116 Performing arts, financial assistance to future teachers conditional scholarship and disposition 28B.35.370 loan repayment program Ch. 28B.102 GET ready for math and science Ch. 28B.105 participants 28B.10.704 defined 28B.10.016 Persian Gulf designation health professional conditional scholarship "eligible student" defined regarding inability locations 28B.35.010 to complete term because of service in program Ch. 28B.115 passport to college promise program Ch. 28B.117 diplomas, issuance 28B.35.230 28B.10.017 fees, See COLLEGES AND UNIVERSITIES, Personal identifiers subtitle Fees state scholars' program purpose 28A.600.100 Washington promise scholarship program Ch. 28B.119 social security numbers, prohibited 28B.10.042 fire protection services 28B.35.190 funds system, funding 28B.10.0421 central college fund, abolished and moneys Personnel management transferred to general fund 43.79.300 joint employee-management committees 41.06.540 Senior citizens eastern college fund, abolished and moneys fees, waiver 28B.15.540 Services and activities fee committee 28B.15.045 transferred to general fund 43.79.310 Personnel officer normal school permanent fund, sources designation by each institution and related Services and activities fees 43.79.160 defined 28B.15.041 board required, duties 41.06.510 western college fund, abolished and moneys Personnel resource and management policy established 28B.15.069 transferred to general fund 43.79.320 institutional loan fund for needy students, allocation from 28B.15.043 41.06.530 honorary degrees, authority to confer 28B.35.205 Personnel system, See HIGHER EDUCATION PERSONNEL SYSTEM Services and activities fees, See also master's degree authorization, limitations 28B.35.205 Pest control COLLEGES AND UNIVERSITIES, subtitle integrated pest management Ch. 17.15 model schools and training departments apportionment of public school pupils Placebound students Small works roster educational opportunity grant program Ch. publication requirements inapplicable 28B.35.310 28B.10.350 attendance reports 28B.35.315 authorized 28B.35.300, 28B.35.320 Police force Spokane intercollegiate research and technology authorized 28B.10.550 institute Ch. 28B.38 estimate of required students 28B.35.305 benefits for duty-related death, disability, or injury 28B.10.567 powers 28B.10.555 Spokane intercollegiate research and technology normal school fund revenues, disposition institute, See SPOKANE
INTERCOLLEGIATE RESEARCH AND
TECHNOLOGY INSTITUTE
Standards for classifying residency 28B.15.013 28B.35.370, 28B.35.751 organization, officers of board, quorum traffic regulations 28B.10.560 Precollege classes 28B.35.105 physical therapy, doctorate degree 28B.35.215 students enrolled in precollege classes, State institutions president facilities and equipment, use by educational institutions and other entities authorized 72.01.450, 72.01.452, 72.01.454, enrollment information and report 28B.10.680, 28B.10.682, 28B.10.685 duties 28B.35.390 housing allowance 28B.35.395 meeting 28B.35.400 Printing 72.01.458 use of state printing plant under terms of purposes, eligibility for designation 28B.35.050 interlocal agreement between public printer and college 43.78.105 State internship program executive fellows program 43.06.420 suspension, expulsion 28B.35.350 undergraduate internship program 43.06.420 State need grant program Ch. 28B.92 Printing and binding purchasing authority 28B.10.029 teaching certificates, contents 28B.35.230 Printing requirements, exceptions 43.78.030 gaining independence for students with appointment, terms, vacancies, quorum Private degree-granting institutions Ch. 28B.85 dependence, grant program Ch. 28B.133 28B.35.100 State need grant program, See also FINANCIAL AID, STUDENT general powers and duties 28B.35.120, 28B.35.195, 28B.35.196 purchase and disposition 28B.10.029 Public employees' retirement system State register, considered state agency for meetings 28B.35.110 higher education classified employees purpose of 34.08.050 powers regarding issuance of bonds, membership in retirement system 41.40.108 State universities Ch. 28B.30 investments, transfer of funds, etc. 28B.35.760 Purchase of materials and supplies defined 28B.10.016 authority, independent 28B.10.029 State work-study program Ch. 28B.12 Remedial classes compliance with regulations as to required Steroids students enrolled in precollege classes, 43.19.200 student athletes, loss of eligibility for use general administration department services enrollment information and report 69.41.340 Strategic information technology plans and 28B.10.680, 28B.10.682, 28B.10.685 Real property acquisition 28B.10.020 performance reports on information Research ethics in public service 42.52.010, 42.52.220 technology requirements application to institutions of higher education 43.105.200 Reciprocity, British Columbia tuition and fee release of confidential records procedure 42.48.010, 42.48.020, 42.48.030, program program review 28B.15.758 42.48.040, 42.48.050, 42.48.060 Student associations waiver of nonresident tuition fees differential 28B.15.756 Research work by private corporations 28B.10.620, 28B.10.625 athletic printing and concessions, bids required 28B.10.640 governing body of subject to open public meetings act 42.30.200 Reciprocity, Idaho tuition and fee program Resident student program review 28B.15.754 reimbursement 28B.15.752 American Indian students 28B.15.0131 border county higher education opportunity project 28B.15.0139 Student educational loan contracts Ch. 26.30 waiver of nonresident tuition fees differential Student exchange compact program Ch. 28B.76 classified 28B.15.011, 28B.15.013, 28B.15.015 Student housing 28B.15.750 liquor and illegal drug use, complaint Reciprocity, Oregon tuition and fee program defined 28B.15.012 agreement, scope 28B.15.730 procedures and sanctions 28B.10.575

[RCW Index—page 124] (2008 Ed.)

liquor-free areas 28B.10.575 Student loan financing Ch. 28B.07 Student progression understandings authority of institutions 28B.10.693 classified as resident or nonresident 28B.15.011, 28B.15.013 "eligible student" defined regarding inability to complete term because of service in Persian Gulf 28B.10.017 insurance 28B.10.660 residence for election purposes not lost by Const. Art. 6 § 4 student child care in higher education grants Ch. 28B.135 timely completion of degree or certificate, policies 28B.10.695 unemployment compensation, disqualification 50.20.095 Tax deferred annuities in lieu of salary 28B.10.480 Teacher preparation programs excellence in teacher preparation award program educational grants, eligibility for and award of 28A.625.390 establishment 28A.625.360 rulemaking authority 28A.625.380 short title 28A.625.350 teacher educator award 28A.625.370 student teaching centers allocation of funds 28A.415.130 definitions 28A.415.105 field experiences 28A.415.140 legislative findings and intent 28A.415.100 network of centers, purpose 28A.415.125 rulemaking authority 28A.415.1.45
teacher placement, to act as alternative means of 28A.415.135
Teacher training courses 28B.10.140 Teacher training pilot programs Ch. 28B.76 Teachers preparation programs enhance awareness of teaching experience 28B.10.032 use of district schools for training teachers 28B.10.600 financing 28B.10.605 Technology high-technology education and training program Ch. 28B.65 Technology fees defined, use and approval 28B.15.051 exemption 28B.15.615 Term papers, theses, dissertations, sale of prohibited definitions 28B.10.582 violations, exemptions, injunctive relief, civil penalties 28B.10.584 Textbook information, publishers' duties 28B.10.592 Traffic infractions jurisdiction 46.63.040 Traffic regulations authorized 28B.10.560 Transportation demand management programs Ch. 28B.130 Travel expenses of prospective employees 43.03.130 Trustees, See COLLEGES AND
UNIVERSITIES, subtitle Governing boards advanced college tuition payment program billing statements 28B.15.0681 bridge statements 265.15.0081 border county higher education opportunity project 28B.15.0139 college saving program Ch. 28B.95 defined 28B.15.020 established 28B.15.067, 28B.15.068

The Evergreen State College

exemptions

western regional higher education compact 28B.70.050 joint programs, equalization of fees 28B.15.110 nonresident tuition fees differential definition 28B.15.022 regional universities exemptions nonresident tuition fees differential under western regional higher education compact 28B.70.050 timely completion of degree or certificate, policies 28B.10.695 University of Washington exemptions nonresident tuition fees differential under western regional higher education compact 28B.70.050 educational employees 28B.15.558 state employees in classified service. conditions and limitations 28B.15.558 waivers veterans, national guard members 28B.15.621 Washington/Oregon reciprocity tuition and fee program, See COLLEGES AND UNIVERSITIES, subtitle Washington/ Oregon reciprocity tuition and fee program Tuition, See also COLLEGES AND UNIVERSITIES, subtitle Fees Unemployment compensation academic year, definition 50.44.050 benefits, terms and conditions 50.44.050 reasonable assurance defined 50.44.053 University of Washington arboretum and botanical gardens conveyance of part to Seattle 28B.20.354 deed 28B.20.352 grant of state land 28B.20.350 Lake Washington shorelands 28B.20.360 reconveyance for state highway purposes 28B.20.356, 28B.20.364 reverter for nonarboretum use 28B.20.356. 28B.20.364 Burke museum Ch. 27.40 campus approach highway authorized 47.20.590 acquisition of property for 47.20.600 condemnation for 47.20.610 measure of damage to buildings 47.20.620 use declared public use 47.20.605 sale of buildings and personalty acquired in acquisition of land 47.20.630 Seattle city ordinance requisite 47.20.635 children's center for research and training in mental retardation administration 28B.20.412 established 28B.20.410 purposes 28B.20.414 courses, studies, and instruction courses exclusive to 28B.20.060 graduate work 28B.10.120 major courses common to University of Washington and Washington State University 28B.10.115 dentistry school authorized 28B.20.300 designation, name, location 28B.20.010 joint programs, equalization 28B.15.110 fees, See also COLLEGES AND UNIVERSITIES, subtitle Fees forest resources institute Ch. 76.44 institute of forest resources Ch. 76.44 spending by regents limited to income 28B.20.145 University of Washington permanent fund, transfers from authorized 28B.20.800 hospital, authority to operate 28B.20.440

nonresident tuition fees differential under institute of forest resources Ch. 76.44 Lake Union shorelands, transfer to university 28B.20.370 liability coverage of university personnel and students authorized, scope 28B.20.250 exclusive authority—RCW 28B.20.250 through RCW 28B.20.255 28B.20.255 self-insurance revolving fund 28B.20.253 marine biological preserve 28B.20.320 medical school admissions preference for students from rural areas 28B.20.500 authorized 28B.20.300 occupational and environmental research acceptance and administration of loans, gifts, funds 28B.20.458 advisory committee 28B.20.456 construction and maintenance authorized 28B.20.450 research data and information 28B.20.454 submission of problems to facility 28B.20.454 railroad rights-of-way agreement 28B.20.332 confirmation, terms 28B.20.330 deed 28B.20.334 easement by deed 28B.20.336 real property eminent domain by railroads and canal companies against 81.36.010 streets and boulevards, conveyance of university site for dedication 28B.20.340 eminent domain barred 28B.20.344 local assessments barred 28B.20.342 use of trust lands for outdoor recreation Ch. 79A.50 realty, lease of public lands, lease provisions 28B.20.328 courses of study prescribed 28B.20.130 scholarships graduate scholarships in engineering 28B.20.420 direction of program, student qualifications 28B.20.422 Warren G. Magnuson institute for biomedical research and health professions training 28B.20.462 endowment fund 28B.20.472 endowment fund earnings, expenditure 28B 20 466 state matching funds, eligibility 28B.20.470 trust fund 28B.20.468 Vacation leave for personnel 43.01.042 tuition waivers 28B.15.621 Washington award for vocational excellence tuition and fee waivers or grants 28B.15.545, 28B.15.546 Washington scholar award tuition and fee waivers or grants 28B.15.543 Washington scholars and scholars-alternate awards Ch. 28B.76 Washington State University agricultural college grant 43.79.120 agricultural extension work 36.50.010 bond issues additional powers of regents 28B.30.750 bond issues for buildings and facilities—1961 authorized issues, form and terms, interest 28B.30.730 concurrent with other acts 28B.30.780 definitions 28B.30.710 not general obligation of state 28B.30.770 powers of regents 28B.30.720 powers of regents, purpose 28B.30.700 refunding bonds, authorized 28B.30.760 Washington State University bond retirement fund

created, building fees and grants deposited 28B.30.740 28B 30 125 77.50.040 bond issues for buildings and facilities-1977 contracts, not to have interest in 28B.30.140 Sanctuary act act disbursement of funds 28B.30.130 amount 28B.31.010 generally 28B.30.100 bond anticipation notes authorized 28B.31.020 management of university 28B.30.095 43.52.440 meetings 28B.30.120 Water rights bond retirement fund created 28B.31.060 powers and duties 28B.30.150 certification of adequate funds for payment, secretary of board, duties, bond 28B.30.135 prerequisite for issuance 28B.31.090 treasurer appointment, duties 28B.30.130 scientific school grant 43.79.100 form, terms, conditions 28B.31.030 SUPPLY legal investment for public funds 28B.31.080 sea grant program definitions 28B.30.630 principal and interest, payment 28B.31.060 proceeds matching requirements 28B.30.634 expenditure of, limitation 28B.31.050 stadium approach highway authorized, subordination to liens of revenue bonds acquisition of property for 47.20.600 28B.31.100 condemnation for 47.20.610 transfer of funds to state general fund measure of damage to buildings 47.20.620 28B.31.070 sale of buildings and personalty acquired in acquisition of land 47.20.630 building fees disposition 28B.15.310 use declared public use 47.20.605 AND FISHING) courses, studies, and instruction agriculture 28B.30.065 trust assets, annual report to regents 28B.30.300 exclusive majors 28B.30.060 graduate work 28B.10.120 COMMISSION wine grape industry, instruction administration 28B.30.067, 28B.30.068 major courses common to Washington State Established 43.97.015 Western regional higher education compact Ch. University and University of Washington 28B.10.115 tuition fees differential, nonresident dairy/forage and agricultural facility at Rainier school farm 28B.30.810 exemption 28B.70.050 Western undergraduate exchange program employees students contracts, not to have interest in 28B.30.140 tuition differential waiver for nonresident extension service students 28B.15.544 Puget Sound water quality field agents COLLUSION program 28B.30.632 Payment of penalty or forfeiture with collusion federal aid acceptance by state 28B.30.210, 28B.30.220 does not bar subsequent recovery 4.24.170 agricultural experiment stations COLUMBARIUMS (See CREMAT assent by state 28B.30.255 COLUMBIA BASIN PROJECT (See also university designated as recipient IRRIGATION DISTRICTS) 28B.30.250 corporations) County roads and bridges, establishment by plat appropriation 28B.30.215 36.81.140 Morrill act funds 28B.30.200 Farm to market roads in, bond issue Ch. 47.10 Morrill fund 28B.30.275 Irrigation districts in federal reclamation areas, state treasurer receiving agent for 28B.30.270 contracts with United States Ch. 89.12 FIRES) trust funds, status 28B.30.285 withdrawal of funds by university Reclamation districts in federal reclamation areas, contracts with United States Ch. 89.12 35.23.440 State lands within project, sale restrictions Ch. 28B.30.280 COMIC BOOKS fees, See COLLEGES AND UNIVERSITIES, 90.40 Water appropriation Ch. 90.40 subtitle Fees Yakima enhancement project 43.21A.470 funds agricultural college permanent fund, COLUMBIA COUNTY investment in regents' revenue bonds Boundaries, tracing of 36.04.070 43.84.140 Superior court judges, number of 2.08.064 agricultural permanent fund COLUMBIA RIVER allocation 43.79.130 created 43.79.130 source 43.79.130 Anadromous fish sanctuary 77.55.191 Astoria-Megler bridge, See BRIDGES, subtitle State toll bridges Morrill fund 28B.30.275 Columbia river compact Ch. 77.75 scientific permanent fund Columbia river gorge, shoreline management allocation 43.79.110 conformance with gorge commission created 43.79.110 90.58.600 scientific school permanent fund ACTIONS Columbia River Gorge commission investment in regents' revenue bonds conformance with law 35.22.700 home economics extension work 36.50.010 medical and hospital care for students optional municipal code, conformance with 28B.30.350 statutes 35A.63.200 leases, contracts, agreements 28B.30.355 name, location 28B.30.010 counties, conformance with certain statutes 35.63.150, 36.32.550, 36.70.980 Venue, See VENUE Puget Sound water quality field agents program, See COLLEGES AND UNIVERSITIES, subtitle Washington Fish cultural stations, laboratories, and protective devices for Columbia river fish 77.12.285 Hydroelectric projects, public utility districts to grant back easements to former owners of State University, sea grant program Interstate compact determining Washington-Oregon boundary on Columbia river Ch. 43.58 real property annual report by department of natural resources 28B.30.310 realty, lease of public lands, hunting and **BANKING)** fishing rights reserved, posting procedure, notice, hearing 28B.30.325 Milwaukee road corridor Ch. 79.73 Salmon fishing certain gear prohibited 77.50.030

bylaws, president of board, powers commercial net fishing in tributaries joint operating agencies and power commission provisions not to affect United States water rights Ch. 90.40 Wildlife, cooperation with Oregon 77.12.325 COLUMBIA RIVER BASIN WATER Allocation and development 90.90.020 Columbia river basin water supply development account 90.90.010 Columbia river water delivery account 90.90.070 Impacts of water release 90.90.080 Information system 90.90.050 Inventory, supply and forecast 90.90.040
Lake Roosevelt, additional release 90.90.060 Voluntary regional agreements 90.90.030 COLUMBIA RIVER COMPACT (See FISH COLUMBIA RIVER GORGE Compact ratified 43.97.015 Grant of authority to various entities 43.97.025 Members 43.97.025, 43.97.035 COLVILLE INDIANS Retrocession of criminal jurisdiction 37.12.100, 37.12.110, 37.12.120, 37.12.130, 37.12.140 COMBINATIONS (See also MONOPOLIES) To effect prices, production or transportation of commodities, prohibited Const. Art. 12 § 22 COMBINED CITY COUNTY MUNICIPAL CORPORATIONS (See CITIES AND TOWNS, subtitle Combined city county municipal corporations; COUNTIES, subtitle Combined city county municipal COMBINED FUND DRIVE (See CHARITABLE ORGANIZATIONS) COMBUSTIBLES (See also EXPLOSIVES; Cities and towns, second class cities, control of Erotic material, distribution to minors, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080, 9.68.090, 9.68.100, 9.68.110, 9.68.120 Obscene materials, injunctions against 7.42.010, 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070 COMMANDER-IN-CHIEF (See MILITIA AND MILITARY AFFAIRS) COMMENCEMENT OF ACTIONS Appearances, See APPEARANCES Complaints, See COMPLAINTS Jurisdiction, See JURISDICTION Limitations on, See also LIMITATION OF Process, See PROCESS Service of process, See SERVICE OF PROCESS AND PAPERS Statute of limitations, actions deemed commenced for purposes of, when 4.16.170 Summons, See SUMMONS

COMMERCE AND ECONOMIC DEVELOPMENT

Community redevelopment financing Ch. 39.88 Community revitalization financing Ch. 39.89 Nuclear energy promotion and development, See NUCLEAR ENERGY AND RADIATION

COMMERCIAL BANK (See BANKS AND

COMMERCIAL COACHES (See MANUFACTURED HOMES, MOBILE

HOMES, COMMERCIAL COACHES creditors, failure to pay, procedure, action on renewals 20.01.050 AND RECREATIONAL VEHICLES— SAFETY REQUIREMENTS) bond, settlement of claim 20.01.240, 20.01.250, 20.01.260, 20.01.270, 20.01.280, 20.01.300, 20.01.310 required 20.01.040 vehicle license plates 20.01.120 Limited dealer **COMMERCIAL FEED (See FEED)** defined 20.01.010 defined 20.01.010 **COMMERCIAL FISHING (See FISH AND** Construction of transaction when not in compliance 20.01.385 Livestock consignor 20.01.430 Contempt at hearings 20.01.310 COMMERCIAL LEASES (See CONSUMER dealer Damaged or unfit products, certificate from department of health as to 20.01.450 bond agent 20.01.210 LEASES) payment, when 20.01.390 COMMERCIAL ORGANIZATIONS Date of sale defined 20.01.010 Livestock, hay, grain or straw dealers, license as Nonprofit corporations, authorized 24.03.015 dealer or commission merchant required **COMMERCIAL PAPER (See** Dealers 20.01.038 NEGOTIABLE INSTRUMENTS; bonds, alternative provision for certain dealers Pooling contract UNIFORM COMMERCIAL CODE, 20.01.211 defined 20.01.010 subtitle Negotiable instruments) defined 20.01.010 Presumption, licensee acting as 20.01.475 effect of failure to keep 20.01.385 COMMERCIAL REAL ESTATE BROKERS (See REAL ESTATE BROKERS AND application of exemption contained in RCW 20.01.030 20.01.500 fraud 20.01.220 SALESPERSONS) license fee 20.01.040 committing to purchase more crops than COMMERCIAL TELEPHONE plants can process, violation 20.01.540 defined 20.01.010, 20.01.500 discrimination by 20.01.550 payment for products, when 20.01.390 records 20.01.380 SOLICITATION Regulation Ch. 19.158 Definitions 20.01.010 forms showing maximum processing capacity, file, when 20.01.510 Denial, suspension, revocation, or conditioning COMMERCIAL TRANSACTIONS (See UNIFORM COMMERCIAL CODE) of licenses authority of director 20.01.330 grounds 20.01.330 grower commitments on file 20.01.520 COMMERCIALIZATION OF CRIME grower contracts on file 20.01.520 Disposition of profits 7.68.200, 7.68.210, 7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 Denial, suspension or revocation of licenses appeals 20.01.190 Producer defined 20.01.010 appellate review 20.01.200 Prohibited acts, penalties 20.01.460 Proprietary need COMMISSION MERCHANTS authority of director 20.01.150 child support order noncompliance 20.01.205 Advances for freight or transportation, See defined 20.01.010 fraud in application is grounds for 20.01.100 grounds 20.01.100, 20.01.340 order of 20.01.360 LIENS, subtitle Transportation, storage, and Records commission merchants 20.01.440 dealers 20.01.380 Agents procedure 20.01.160, 20.01.170, 20.01.180, 20.01.190, 20.01.350 effect of failure to keep 20.01.385 individual accounting 20.01.370 pooling arrangement 20.01.370 defined 20.01.010 fraud 20.01.220 witnesses, fees 20.01.170 license fee 20.01.040 Director reporting, accounting, and record-keeping requirements, waiver by contract prohibited 20.01.086 defined 20.01.010 livestock Discrimination by processor 20.01.550 bond, dealer provides 20.01.210 Retail merchant Disposition of fees and fines 20.01.130 principal licensee to be disclosed 20.01.090 Established or fixed place of business defined 20.01.010 Agricultural product defined 20.01.010 Rules and regulations 20.01.020 defined 20.01.010 Examinations 20.01.320 Agriculture department director's powers and duties 43.23.160 Exemptions from chapter 20.01.030 date of, defined 20.01.010 Fees and fines, disposition of 20.01.130 report to consignor, remittance 20.01.420, Alternative bonding provision for certain dealers Fixed or established place of business defined 20.01.010 20.01.430 20.01.211 report to director of department of agriculture Application of exemption contained in RCW 20.01.030 20.01.500 20.01.420 Fraud dealer or agent 20.01.220 Schedule of commissions and charges Bonds 20.01.210, 20.01.214, 20.01.230 application for license to include 20.01.080 change of 20.01.080 Grower acceptance of bond under packers and stock yards act of 1921 20.01.212 application of exemption contained in RCW 20.01.030 20.01.500 defined 20.01.500 failure to file grounds for denial or revocation of license 20.01.330 alternative provision for certain dealers 20.01.211 false charges, penalties 20.01.460 Security in lieu of bond 20.01.570 file form showing crops processor is claims, appeals from denial of claim by committed to purchase 20.01.530 director 20.01.214 Seed bailment contract defined 20.01.010 Hay or straw dealers or merchants dealer or agent, fraud 20.01.220 certified vehicle tare weight and certified minimum amount 20.01.210, 20.01.212 Time of sale requirement, unlawful practice 20 01 465 prerequisite to obtaining license 20.01.210 security in lieu of 20.01.570 vehicle gross weight required 20.01.125 failure to obtain 20.01.12 Vehicle license plates 20.01.120 Hay or straw transporting Brokers vehicles may be stopped Violations defined 20.01.010 failure to stop, civil infraction 20.01.610 committing to purchase more crops than Injunctions against violations 20.01.470 Inspections 20.01.320 plants can process 20.01.540 fee 20.01.040 penalty 20.01.400 memorandum of sales 20.01.400 resulting in improper payment or nonpayment Investigations, search warrants, subpoenas Cargo manifest, bill of lading 20.01.410 20.01.320 charges 20.01.480 Cash buyer Licensed public weighmaster certified weight 20.01.010 defined 20.01.010 COMMISSION ON STUDENT LEARNING defined 20.01.010 Definitions 28A.655.010 Cash or other security in lieu of bond 20.01.570 COMMISSIONER OF PUBLIC LANDS (See Licensee, presumption acting or commission merchant 20.01.475 Change in firm organization, report of 20.01.140 PUBLIC LANDS, subtitle Commissioner Civil infractions of public lands) monetary penalty, failure to pay 20.01.490 Licenses notice of applications 20.01.070, 20.01.080 COMMISSIONS another class, additional fee 20.01.060 hearing to contest charge, order, appeal Agricultural commodity commissions 20.01.486 Child support order noncompliance, effect 20.01.205 class two groups 43.03.230 informal hearing, order, no appeal 20.01.488 Agricultural commodity commissions, See also issuance of, procedure 20.01.482 response, procedure 20.01.484 expiration 20.01.100 fees 20.01.040 COMMODITY COMMISSIONS Attested by secretary of state Const. Art. 3 § 15 issuance 20.01.100 Conditioner Compensation defined 20.01.010 list of licensees 20.01.110 class five groups 43.03.265 Consignor posting of 20.01.110 class four groups 43.03.250

(2008 Ed.) [RCW Index—page 127]

COMMITMENT

class one groups 43.03.220	COMMODITY COMMISSIONS	none when act in good faith 21.30.150
class three groups 43.03.240	Consultation with department of agriculture	Licenses
class two groups 43.03.230	43.23.042 Expert market development projects	application for 21.30.230 classification of 21.30.280
Forest products commission Ch. 15.100 Rule-making authority, quasi-judicial, policy	Export market development projects confidentiality of records 43.23.270	denial, suspension, revocation or limitation of
direction	Generally Ch. 15.66	21.30.350
class three groups 43.03.240	Staff support funding 43.23.033	examinations, waiver 21.30.250
Signed by governor Const. Art. 3 § 15	Trade promotion and development expenditures	expiration of 21.30.260
Sunset act, entities scheduled for termination Ch.	15.04.200	fees 21.30.240, 21.30.290 limitations and conditions of 21.30.280
43.131	COMMODITY TRANSACTIONS	multiple, when permitted 21.30.270
COMMITMENT	Administrative proceedings 21.30.200 Administrator	Limitations and conditions of licenses 21.30.280
Aliens, notice to immigration authorities, copies of clerk's records 10.70.140, 10.70.150	appointment, term, duties 21.30.390	Minimum net capital and fidelity bond
Certified copy of conviction and sentence as	powers and duties 21.30.230, 21.30.240,	requirements 21.30.300
mittimus 10.70.020	21.30.250, 21.30.280, 21.30.290,	Multiple licenses, when permitted 21.30.270 Offers to sell or buy in this state 21.30.080
Children, See COMMITMENT, subtitle Juvenile	21.30.300, 21.30.320, 21.30.330, 21.30.340, 21.30.350	Penalties nonexclusive 21.30.370
court	Application of the administrative procedure act	Pleading exemptions or exceptions 21.30.220
Costs in criminal proceedings, commitment to enforce payment 10.01.180, 10.70.010	21.30.210	Prohibited practices 21.30.060
Criminally insane	Board of trade	Publications or electronic communications when not offers to sell or buy in this state
acquittal by reason of insanity 10.77.110	requirements 21.30.050	21.30.090
confinement of committed person, custody,	Bond requirements, minimum net capital and fidelity 21.30.300	Records
hearings, release 10.77.120	Classification of licenses 21.30.280	commodity broker-dealer 21.30.320,
escape	Commodity broker-dealer	21.30.340
notification requirements 10.77.165 furlough	annual report and fee 21.30.290	commodity sales representative 21.30.320, 21.30.340
notice 10.77.163	bond requirements, minimum net capital and fidelity 21.30.300	Reports
Debt, imprisonment for prohibited, exception	license	financial and other 21.30.310
Const. Art. 1 § 17	application for 21.30.230	correcting amendments, exception 21.30.330
Delinquent juvenile, See COMMITMENT,	denial, suspension, revocation or limitation	Responsibility for acts or omissions 21.30.070
subtitle Juvenile court Fine and costs	of 21.30.350	Rules or orders prescribing terms and conditions 21.30.020
commitment of defendant	examinations, waiver 21.30.250 expiration of 21.30.260	Securities laws not affected by 21.30.800
until paid 10.70.010	fees 21.30.240	Service of process
owed by defendant	records 21.30.320	consent for 21.30.190
commitment of defendant	examination of, copies, fees 21.30.340	how made 21.30.190 Transactions
to enforce payment 10.82.030 duration of confinement 10.82.030	reports, financial and other 21.30.310 Commodity contract	conducted by certain persons exempt from
rate per day 10.82.030	place for trading, requirements 21.30.050	prohibition 21.30.030
work rate per day 10.82.030	transactions involving	involving commodity contract or option,
working out 10.82.040	prohibition, exceptions 21.30.020	prohibition, exceptions 21.30.020 Transactions and contracts exempt from
Fugitive from another state 10.88.340	Commodity merchant requirements 21.30.050	prohibition 21.30.040
Habeas corpus habeas corpus writs suspended during martial	Commodity option	Violations
law 38.08.030	place for trading, requirements 21.30.050	penalties 21.30.120, 21.30.130, 21.30.140 prosecuting attorney may bring criminal
limitation on discharge from 7.36.130	transactions involving prohibition, exceptions 21.30.020	proceedings 21.30.360
orders of commitment	Commodity sales representative	COMMON CARRIERS (See
bail 7.36.150 discharge from 7.36.150	annual report and fee 21.30.290	TRANSPORTATION COMPANIES,
recommitment 7.36.150	license	subtitle Common carriers)
orders of court, bail 7.36.150	application for 21.30.230	Accidents
temporary commitment authorized 7.36.240	authority under, notification of changes 21.30.260	investigation by utilities and transportation commission 81.28.280
Hospitals for mentally ill, applications, court	denial, suspension, revocation or limitation	notice to utilities and transportation
commissioners' power to hear and determine 2.24.040	of 21.30.350	commission 81.28.280
Injunctions, default on bond in contempt for	examinations, waiver 21.30.250 expiration of 21.30.260	Actions against, See also COMMON CARRIERS, subtitle Liability
disobedience 7.40.170	fees 21.30.240	Advances for freight or transportation, See
Involuntary	records 21.30.320	LIENS, subtitle Transportation, storage, and
mental illness, See MENTAL ILLNESS Juvenile court	examination of, copies, fees 21.30.340	advancements
petition for 13.34.040	Consent for service of process 21.30.190 filed with license application 21.30.230	Animal importation, certificates required 16.36.050
Mental illness, See MENTAL ILLNESS	Cooperation with other agencies or organizations	Auto transportation companies, See
Minors, See COMMITMENT, subtitle Juvenile	21.30.180	TRANSPORTATION COMPANIES,
court	Definitions 21.30.010	subtitle Auto transportation companies
Ne exeat, default on bail bond 7.44.030 Perjury, commitment of witness for, detention of	Director powers and duties 21.30.020, 21.30.100,	Baggage liability 81.29.020
books and instruments 9.72.090	21.30.110, 21.30.120, 21.30.130,	limitations upon amounts recoverable
Veterans, commitment to veterans'	21.30.180, 21.30.200, 21.30.400	81.29.050
administration for hospital or institutional	Exemptions or exceptions	Bills of lading
care procedure 73.36.165	burden of proof 21.30.220 Financial and other reports 21.30.310	delivery of goods without taking or canceling bill of lading 22.32.050
COMMODITIES (See AGRICULTURAL MARKETING)	Financial institutions, department director's	duty of common carrier to issue 81.29.020
,	powers and duties 21.30.380	extent of liability upon 81.29.020
COMMODITY BOARDS Fruit commodity committees 15.28.140,	Information availability of, exceptions 21.30.170	falsification to assist or obtain transportation at rates less than established, treble
15.28.150	unlawful use or disclosure of 21.30.160	damages 81.28.210, 81.28.220
Generally Ch. 15.65	Investigations	fictitious, penalty 22.32.020
Staff support funding 43.23.033	procedure 21.30.110	limitation upon liability written into void,
Trade promotion and development expenditures 15.04.200	public or private 21.30.100 Liability 21.30.070	exceptions as to baggage and livestock 81.29.020
12.07.200	Dimonity 21.50.070	01.27.020

[RCW Index—page 128] (2008 Ed.)

recovery of delivering or issuing carrier	criminal liability for violations 81.29.040	form 81.28.040
against other carrier 81.29.030 which carrier liable upon, how determined	definition of common carrier 81.29.010 hazardous materials incidents 4.24.314	inspection 81.28.040
81.29.020	legislative control, subject to Const. Art. 12 §	joint rates 81.28.040 notices 81.28.040
who may recover 81.29.020	13	public inspection 81.28.040
Bills of lading, See also BILLS OF LADING	receipts	unreasonable preferences prohibited
Bomb threats, penalty 9.61.160	recovery of delivering or issuing carrier	81.28.190
Canal companies are Const. Art. 12 § 13 Charges, rate may be regulated by legislature	against other carrier 81.29.030 recovery of delivering or issuing carrier	Rebating prohibited, treble damages 81.28.210, 81.28.220
Const. Art. 12 § 18	against other carrier 81.29.030	Receipts
Claims, See COMMON CARRIERS, subtitle	routing of freight, violations 81.28.030	delivery of goods without taking or canceling
Liability	Liens	receipt 22.32.050
Commission to regulate may be established Const. Art. 12 § 18	freight, transportation, storage Ch. 60.60 Loading and unloading, prompt service required	duplicate receipts, not marking as 22.32.040
Commutation tickets, carrier may grant at special	81.28.020	falsification to assist or obtain transportation at rates less than established, treble
rates Const. Art. 12 § 15	Motor freight carriers, See	damages 81.28.210, 81.28.220
Crimes relating to, See CRIMES, subtitle	TRANSPORTATION COMPANIES,	fictitious, penalty 22.32.020
Common carriers Damages	subtitle Motor freight carriers Passenger carriers	recovery of delivering or issuing carrier
falsification or fraud to obtain transportation	alcoholic beverage sales, license 66.24.395	against other carrier 81.29.030 refusing to issue, penalty 22.32.010
at less than established rates 81.28.220	Passengers	Regulation by utilities and transportation
rebating or discounting 81.28.210, 81.28.220	ejecting of, use of force, when lawful 9A.16.020	commission Const. Art. 12 § 18
routing of freight 81.28.030 Discounting prohibited, treble damages	Passes not to be granted public officers Const.	Routing of freight
81.28.210, 81.28.220	Art. 12 § 20	damages 81.28.030
Discrimination	Promptness in receiving and transporting goods	duty as to promptness 81.28.030 Rules and regulations, reasonableness required
in charges or service prohibited Const. Art. 12	required 81.28.020 Public lands, right of way over, See PUBLIC	81.28.010
§ 15 to deny public accommodations because of	LANDS	Services
race, color, or creed, penalty 9.91.010	Purchase or condemnation of, metropolitan	authority of commission to order
prohibited 81.28.180, Const. Art. 12 § 15,	municipal corporations 35.58.250	reasonableness required 81.28.010
Const. Art. 12 § 18, Const. Art. 12 § 19	Radioactive or hazardous cargo	Ships and vessels, See also VESSELS AND
Duplicate receipts, not marking as 22.32.040 Excursion and commutation tickets, special rates	placarded transportation of, prohibited, when	SHIPPING
Const. Art. 12 § 15	47.48.050	State of charges, legislature may regulate Const.
Facilities	notice 47.01.270	Art. 12 § 18 Steamboats, See TRANSPORTATION
adequate and safe required 81.28.010	Rail districts, See COUNTY RAIL DISTRICTS	COMPANIES, subtitle Steamboat
authority of commission to order improvement 81.44.010	Railroad companies, defined as Const. Art. 12 §	companies
authority of commission to order	Railroads, See RAILROADS;	Subject to legislative control Const. Art. 12 § 13
improvement in 81.28.240	TRANSPORTATION COMPANIES,	Tariffs, See COMMON CARRIERS, subtitle Rates and charges
unsafe or defective, reduction of speed or	subtitle Railroads Rates and charges	Telephone and telegraph companies, defined as
suspension of trains may be ordered 81.44.020	action to collect treble damages for rebates,	Const. Art. 12 § 19
Falsification or fraud	discounts, refunds, etc., limitation upon	Transportation companies, defined as Const. Art.
assisting or obtaining transportation at rates	81.28.220	12 § 13
less than established rates, treble damages 81.28.210, 81.28.220	authority of commission to fix 81.28.230 changes	Unreasonable preferences prohibited 81.28.190 Watercraft, See VESSELS AND SHIPPING
damage payments 81.28.210	filing 81.28.050	Weight, falsification to assist or obtain
shipment of property prohibited to be	notice required 81.28.050	transportation at rates less than established,
transported, use of false representation to	publication 81.28.050	treble damages 81.28.210, 81.28.220 Wrecks
obtain, treble damages 81.28.210, 81.28.220	contracts or agreements with other common carriers, filing 81.28.060	investigation by commission 81.28.290
Filings	discrimination prohibited 81.28.180, Const.	notice to commission 81.28.280
claims against, time limit for filing 81.29.020	Art. 12 § 15	COMMON LAW
contracts or agreements with other common carriers 81.28.060	falsifications, assisting or obtaining	Fires, common law actions for 4.24.060
rates and charges	transportation at rates less than established rates, treble damages 81.28.210, 81.28.220	Penal statutes, supplemental to 9A.04.060
changes 81.28.050	free passes	Rule of decision, as 4.04.010
contracts or agreements with other	grant of to state officers prohibited Const.	COMMON SCHOOLS (See SCHOOLS AND
companies 81.28.060	Art. 12 § 20 public officers forbidden to accept Const.	SCHOOL DISTRICTS)
joint rates 81.28.040 schedule 81.28.040	Art. 2 § 39	COMMONS Second class siting 25 22 440
Food, drug, and cosmetic laws enforcement,	interstate	Second class cities 35.23.440
inspection of records 69.04.810	investigation by commission 81.28.250	COMMUNICABLE DISEASES (See DISEASES)
Fraudulent tampering with goods 22.32.030 Free passes	joint rates filing 81.28.040	COMMUNICATION FACILITIES
grant of to state officers prohibited Const. Art.	schedule 81.28.040	Underground, conversion to or installation
12 § 20	limitation of action for collection of 81.28.270	cities and towns Ch. 35.96
public officers forbidden to accept Const. Art.	longer haul at less than shorter haul	counties 36.88.410, 36.88.420, 36.88.430,
2 § 39 Hay or straw transporting	prohibited, exception 81.28.200	36.88.440, 36.88.450, 36.88.460,
vehicles may be stopped 20.01.610	may be regulated by legislature Const. Art. 12 § 18	36.88.470, 36.88.480, 36.88.485
Industrial insurance, applicability 51.12.090,	published rates	COMMUNICATION WITH A MINOR (See CRIMES, subtitle Communication with a
51.12.095	to be charged, exceptions 81.28.080	minor)
Insurance, blanket disability, See INSURANCE, subtitle Group disability insurance	falsifications to assist or obtain transportation at rates less than	COMMUNICATIONS
Jurisdiction of public offense committed on	established, treble damages 81.28.210,	Bugging, See COMMUNICATIONS, subtitle
Const. Art. 1 § 22	81.28.220	Telephone
Liability	reasonableness required 81.28.010	Evidence
baggage 81.29.020 limitation upon amounts recoverable	schedules contents and requirements 81.28.040	telegraphic or electronic communications Ch. 5.52
81.29.050	filing 81.28.040	Hostage or barricaded person situation
		=

COMMUNIST PARTY

telecommunications may be intercepted report to legislature on development and director appointment 43.17.020 chief assistant director 43.17.040 placement of accessory apartments 43.63A.215 9.73.030 Interception Advisory groups 43.31.125 building owner, authorized, when 9.73.110 oath 43.17.030 powers and duties, generally 43.17.030 vacancy 43.17.040 law enforcement officers Affordable housing inventory of state-owned land available for lease as sites 43.63A.510 application for authorization 9.73.130 pen registers and trap and trace devices 9.73.260 foreign trade zones, responsibilities regarding regulatory barriers, provision of technical assistance and information to state agencies 24.46.010 Juries, person in charge permitting communication with, penalty 9.51.030 cities and towns 35.21.800 and local governments to identify and remove 43.63A.660 office maintained at state capital 43.17.050 rules 43.17.060 Privileged 5.60.060 Affordable housing program Ch. 43.185A Airport impact mitigation account 43.63A.760 Development loan fund committee husband and wife applications 43.168.070 duties of department 43.168.060 family abandonment and nonsupport Asset accumulation proceedings 26.20.071 public assistance records 74.04.060 low-income families, pilot program 43.63A.765 entitlement communities, grants 43.168.100 funds, use 43.168.090 supplemental proceedings 6.32.200 Building communities fund program minority and women-owned businesses Radio, intercepting private conversations account 43.63A.766 43.168.150 9.73.030 accountability and reporting 43.63A.768 definitions 43.63A.764 performance standards to be developed Reproduced sound recordings Ch. 19.25 43.168.130 Sealed message or letter, intended for another Developmental disabilities endowment established 43.63A.125 evelopmental disabilities endowment administration 43.330.230 definitions 43.330.195 governing board 43.330.205, 43.330.210 operating plan 43.330.225 principles governing 43.330.220 trust fund 43.330.200 person, opening or reading, penalty 9.73.020 Building permits Telecommunication device installation for report on permits issued 19.27.150 access to emergency services 70.54.180 Business Telecommunications departmental responsibilities 43.330.060 Business assistance center discrimination by company prohibited 80.36.220 minority and women business development office 43.31.0925 order of sending by company 80.36.210 Director Child care facility fund committee pay phones, calls to operator without use of amateur radio operators with special license plates, list of furnished to 46.16.340 appointment 43.17.020 coins 80.36.225 applications for loans, guarantees, and grants, requirements 43.31.512 Telegraph crimes relating to 9.73.010, 9.73.020 grants, repayment requirements 43.31.514 appointment by governor 43.330.030 Telephone community economic revitalization board grants and loans from fund, authority to make, 911 emergency communications networks conditions and limitations 43.31.506 membership 43.160.030 energy facility site evaluation council member 80.50.030 exemption of system operated to assist loan guarantees for licensed child care public health or safety agencies in facilities, conditions and limitations responding to calls from violation of 43.31.508 executive head of department 43.330.030 privacy statutes 9.73.070 organization and duties 43.31.504 management responsibility 43.330.007 bugging prohibited, when 9.73.030 Civil service exemptions 41.06.072 powers and duties 43.330.040 caller identification and location services exemption of utilities and transportation Clean Washington center Ch. 70.95H salary 43.330.030 Community action agencies Drug prosecution assistance program commission approved services from violation of privacy statutes 9.73.070 advisory committee 36.27.110 creation 36.27.100 delivery system for federal and state antipoverty programs, designation as 43.63A.115 operations 36.27.120 Economic development electronic interception devices, prohibited 9.73.030, 9.73.040, 9.73.050, 9.73.060, 9.73.080 designation considerations 43.63A.105 associate development organizations 43.330.080, 43.330.082, 43.330.084, Community and economic development fee account 43.330.155 exceptions from chapter 9.73.070 Community development departmental responsibilities 43.330.050 energy assistance, departmental responsibilities 43.330.110 43.330.086 harassing calls 9.61.230 diversification strategies, departmental responsibilities 43.330.090 diversification strategies, departmental responsibilities 43.330.090 obscene or indecent calls 9.61.230 private conversations, intercepting, recording or divulging 9.73.030, 9.73.040, 9.73.050, 9.73.070, 9.73.090 growth management departmental responsibilities 43.330.120 housing, departmental responsibilities industry clusters civil suit for 9.73.060 advisory committee, duties 43.330.090 grounds for obtaining court order 9.73.040 inventory of grant opportunities 43.330.260 poor and disadvantaged persons 43.330.110 law enforcement officers 9.73.130 local infrastructure and public facilities grants news media 9.73.030 departmental responsibilities 43.330.130 and loans, departmental responsibilities Telephone calls, harassing strategic reserve account 43.330.250 43.330.100 permitting telephone to be used for illegal purpose 9.61.240 poor and disadvantaged persons targeted sectors, departmental responsibilities departmental responsibilities 43.330.130 43.330.080 venue 9.61.250 Community development finance program established 43.63A.075 Economic development finance authority Teletypewriter communications network, See staff, limits on use of department staff TELETYPEWRITER COMMUNICATIONS NETWORK Community economic revitalization board Ch. Emergency housing programs 43.63A.645 Emergency management Transmission facilities Community empowerment zones Ch. 43.31C attachments Community service agencies administration of program transferred to application on facilities of other companies, exemption 80.54.050 designation considerations 43.63A.105 military department Ch. 38.52 Community services Emergency mortgage and rental assistance definitions 80.54.010 coordination of community and economic program in rural natural resources impact areas 43.63A.610, 43.63A.620, 43.63A.630, rates, terms, conditions development services 43.330.080 local capacity development, training, and technical assistance duties 43.330.070 determination, fixing, commission order 43.63A.640 Employee ownership and self-management Court-appointed special advocate programs, department duties 43.330.135 just and reasonable rate, criteria 80.54.040 technical assistance 43.63A.230 regulation, authorized 80.54.020 Energy assistance creation of department 43.330.020 Crime victims advocacy, office of 43.280.080, 43.280.081, 43.280.090 Cultural arts, stadium and convention districts departmental responsibilities 43.330.110 Energy freedom program generally Ch. 43.325 uniformity of rates, required 80.54.070 **COMMUNIST PARTY** Declared to be subversive organization 9.81.083 Energy office, transfer of certain powers and COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF comprehensive plan review 67.38.070 Definitions 43.330.010 duties to department 43.330.904 Energy-related activities, powers and duties Abandoned cemeteries, preservation and maintenance 68.60.030 Department transferred to department Ch. 43.21F branch offices 43.17.050 Environmental permits, department duties Accessory apartments created 43.17.010 43.330.125

[RCW Index—page 130] (2008 Ed.)

COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF

Farmworker housing	responsibilities 39.84.090	loans for preconstruction activity 43.155.068
construction manuals and plans, to develop	Industrial projects of statewide significance,	loans or pledges, eligibility 43.155.070
and make available 43.63A.500 one-stop clearinghouse 43.63A.505	procedures to expedite development Ch. 43.157	Public works projects competitive bidding requirements 43.155.060
Federal earned income tax credit	Infrastructure and public facilities, coordination	definitions 43.155.020
outreach campaign 43.63A.767	of grant and loan programs providing assistance in local communities 43.330.100	financing powers of board 43.155.060
Fees authorized 43.330.150, 43.330.152, 43.330.156	Innovation partnerships zones	legislative policy 43.155.010 public works assistance account
Film and video promotion account, use to	research and globally competitive firms	established, purpose 43.155.050
promote production industry 43.330.092 Finance program	43.330.270, 43.330.280 Land use	public works board
established 43.63A.075	regional transfer of development rights	created 43.155.030 financing powers 43.155.060
Fire protection	program Ch. 43.362	powers 43.155.040
transient accommodations, rulemaking authority 70.62.290	Lead-based paint activities program Ch. 70.103 Legislative intent 43.330.005	records, audits 43.155.080
Fire protection services, provision by contract to	Legislative purpose 43.330.007	Recycled materials and products market development 43.31.545
state-owned property	Local excise tax	Regional transfer of development rights program
arbitration in the event of continued impasse between parties to contract negotiations	reports by municipalities 67.28.8001 Local government bond information	Ch. 43.362 Retired senior volunteer programs
35.21.779	rule adoption 43.63A.155	distribution of funds 43.63A.275
consolidation of contract negotiations with	submittal to department	Rural development council, successor
multiple state agencies 35.21.779 notification to department and affected	publication 43.63A.155 Low-income energy assistance	organization 43.31.859 Rural Washington loan fund
agencies of intent to enter into contract	termination of utility heating service,	applications 43.168.040, 43.168.050,
negotiations 35.21.779 Foreign trade zones, responsibilities 36.01.120	limitation 35.21.300, 80.28.010 termination of utility heating service,	43.168.055
Gang risk prevention and intervention pilot	limitations 54.16.285	definitions 43.168.020 established 43.168.110
programs	voluntary contributions from utility customers	guidelines for loans 43.168.120
request for proposals 43.310.020 scope of programs 43.310.030	to assist low-income customers 54.52.010, 54.52.020, 54.52.030	Scenic and recreational highway, planning and
Green economy jobs growth initiative	Main street program	design standards 47.39.040 SEED act, individual development accounts
43.330.310	advisory committee 43.360.040	account 43.31.470
Growth management departmental responsibilities 43.330.120	definitions 43.360.010 department duties 43.360.020	definitions 43.31.455
environmental planning pilot projects,	designation of specific programs 43.360.030	findings 43.31.450 foster youth program 43.31.465
department to establish 36.70A.385 inventory and collection of data, departmental	findings, intent 43.360.005 trust fund account 43.360.050	program, rules 43.31.460
duties 43.63A.550	Management responsibility 43.330.007	Sexual assault, victims of Ch. 70.125
Hanford area economic investment fund	Manufactured housing	Sexual assault treatment services 74.14B.060 Social services facilities, nonresidential
committee membership and duties 43.31.425, 43.31.428	consumer complaint and related duties, assumption from department of labor and	building communities fund program
established 43.31.422	industries 43.63A.460	account 43.63A.766
Hanford reservation lease	safety and construction standards enforcement	accountability and reporting 43.63A.768 definitions 43.63A.764
promotion of sublease for nuclear-related industry 43.31.205	enforcement of federal standards 43.63A.465	established 43.63A.125
Homeless persons	expiration 43.63A.490	Spokane intercollegiate research and technology institute Ch. 28B.38
housing and assistance Ch. 43.185C Home-matching program 43.63A.670,	hearing procedures 43.63A.480 inspections and investigations, authority to	State
43.63A.680	conduct 43.63A.470	additional funds, purposes 43.31.475
Housing	rule making authority 43.63A.475	report 43.31.480 short title 43.31.485
departmental responsibilities 43.330.110 duties 43.63A.650	violations, fines 43.63A.485 Microenterprise development program	State and local government bond information
statewide housing market analysis 43.330.170	43.330.290	annual report of issuers 39.44.210
housing	Minority and women-owned businesses	definitions 39.44.200 submittal to department of community, trade,
independent youth house program 43.63A.305, 43.63A.307, 43.63A.309,	business development office 43.31.0925 linked deposit program	and economic development
43.63A.311, 43.63A.313, 43.63A.315	technical assistance 43.63A.690	contents 39.44.210, 39.44.230
Housing assistance program created 43.185.015	Motion picture competitiveness program Ch. 43.365	validity of bonds not affected by failure to file 39.44.240
homeless housing and assistance Ch. 43.185C	Newly incorporated city or town	State census board
Housing division	duty of department to assist during interim	abolished 43.63A.150 State international trade fairs 43.31.810,
mobile homes titling duties, transfer from department of	35.02.260 Performing arts, art museums, and cultural	43.31.820, 43.31.830, 43.31.840
licensing 46.12.295	facilities	State trade fairs 43.31.832, 43.31.833, 43.31.834
Housing policy affordable housing advisory board	grant program to fund acquisition,	Technology center administration, board of directors 28B.20.289
43.185B.020	rehabilitation, or construction 43.63A.750 Poor and disadvantaged persons	availability of facilities 28B.20.295
duties 43.185B.030	departmental responsibilities 43.330.130	definitions 28B.20.287
definitions 43.185B.010 goal 43.185B.007	Portable oil-fueled heaters standards for sale and use 19.27A.090,	department responsibilities 28B.20.293 staff, faculty, and facilities support
housing advisory plan	19.27A.100	28B.20.291
preparation and reporting requirements	Private activity bond allocation	Temporary assistance for needy families
43.185B.040 legislative findings and purpose 43.185B.005	allocation criteria 39.86.130 allocation of state ceiling, procedure	entrepreneurial assistance 43.330.145 training and industrial recruitment,
objectives 43.185B.009	39.86.140	department duties 43.330.145
Human trafficking	definitions 39.86.110	Termination of utility heating service
coordinated state protocols 7.68.360 Incarcerated parents	initial allocation of state ceiling 39.86.120 reallocation, carryforwards 39.86.150	limitation 35.21.300, 80.28.010 Theft 43.330.300
advisory committee, policies 43.63A.068	reports 39.86.190	Timber impact areas
Independent youth housing program 43.63A.305, 43.63A.307, 43.63A.309, 43.63A.311,	Prostitution prevention and intervention services grant program 43.63A.720, 43.63A.725,	emergency mortgage and rental assistance program 43.63A.630, 43.63A.640
43.63A.313, 43.63A.315	43.63A.730, 43.63A.735	emergency mortgage assistance, guidelines
Industrial development program	Public works assistance account	43.63A.610

[RCW Index—page 131]

COMMUNITY ACTION AGENCIES

general capital projects—1975 act Ch. 28B.58 special capital projects—1975 act Ch. 28B.57 steroid use, loss of eligibility 69.41.340 emergency rental assistance, guidelines 43.63A.620 Tourism, Washington commission Ch. 43.336 Athletics, intercollegiate coaches 28B.50.196 surety, persons authorized to sign checks in college districts 28B.50.320
Washington's future Ch. 28B.14H
Bond issues for buildings and facilities minimum standards, schools encouraged to comply 28B.50.195
Attendance, out of district residence not to affect enrollment 28B.50.150 Tourism promotion and development account 43.330.094 Trade countries of strategic importance to state's additional powers incidental to bonding authority 28B.50.380 international trade relations, identification Baccalaureate degree programs authority, repayment 28B.50.330 43.330.065 agreements with higher education institutions departmental responsibilities 43.330.060 28B.50.820 community and technical college bond international companies applied baccalaureate degree 28B.50.810 retirement fund excise tax incentives 43.330.068 Bates Technical College source of funds 28B.50.370 Urban development action grants board of trustees community and technical college capital use of federal community block grants appointment 28B.50.1404 projects account creation, use, deposit of building fees 28B.50.360 43.63A.075 Bellingham Technical College Victims of sex offenders, community treatment board of trustees legislature may provide additional sources 28B.50.400 appointment 28B.50.1403 services for Board for community and technical colleges grant program applications 43.280.030, 43.280.050 depository 28B.50.085 limited obligation, nature of bonds award of grants, peer review committee 28B.50.400 director appointment, term, qualifications, salary, powers, duties, delegation of powers 28B.50.060 exceptional faculty awards pledge to collect building fees for payment of bonds 28B.50.370 43.280.060 eligible organizations 43.280.040 funding 43.280.020 refunding, interest 28B.50.390 repayment 28B.50.340 gifts, grants, and endowments 43.280.070 duties 28B.50.837 generally 28B.50.050 Volunteerism and citizen service, center for Ch. Bond issues of common school district community and technical college facilities, effect on indebtedness 28B.50.740 43.150 Washington marketplace program definitions 43.31.522 offices and office equipment 28B.50.080 organization of board, meetings 28B.50.070 powers and duties, generally 28B.50.090 report to governor 28B.50.070 continuation of payment by common school district 28B.50.600 encouragement of in-state purchases by Washington businesses 43.31.524 purpose and duties 43.31.524 youth, independent housing program 43.63A.305, 43.63A.307, 43.63A.309, 43.63A.311, 43.63A.313, 43.63A.315 Bond retirement fund declaration that bonds are no longer reports to by outstanding 28B.50.401 boards of trustees of college districts 28B.50.130 transfer of moneys to general fund 28B.50.402 treasurer, appointment, duties, bond 28B.50.085 Border county higher education opportunity Youth services facilities project 28B.15.0139 competitive process for assisting nonprofit video telecommunications programming responsibilities 28B.50.242 Branch campuses youth organizations 43.63A.135 Youthbuild program, See YOUTHBUILD colleges and universities, generally Ch. work force training and education PROGRAM coordinating board, duty to cooperate partnership with 28B.45.080 28B.50.096 Buildings and facilities **COMMUNITY ACTION AGENCIES (See** COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, Boards of trustees authority, bid procedure, grants 28B.50.340 agreements for use of facilities between bond counsel and consultants 28B.50.340 common school districts and local college bond issues **DEPARTMENT OF, subtitle Community** boards 28B.50.530 disposition of proceeds 28B.50.350 action agencies) authority to sign checks 28B.50.320 Bates Technical College appointment 28B.50.1404 interest, form, term, issuance, sale, etc. COMMUNITY AFFAIRS, OFFICE OF 28B.50.350 Scenic and recreational highway, planning and design standards 47.39.050 financing, bid procedure 28B.50.330 Bellingham Technical College appointment 28B.50.1403 Capital projects account 28B.50.360 Cascadia Community College board of trustees 28B.50.1406 COMMUNITY AND TECHNICAL COLLEGES (See also COLLEGES AND UNIVERSITIES) bylaws 28B.50.130 Dylaws 28B.30.130
Clover Park Technical College
appointment 28B.50.1405
discretion to deposit forty percent of fees and
income 28B.50.320 Child care student child care in higher education grants Adult education Ch. 28B.135 state board of education, cooperation Civil service, persons exempted 41.06.070 Civil service, See HIGHER EDUCATION PERSONNEL SYSTEM 28B.50.250 faculty senate, creation 28B.50.145 fiscal year 28B.50.130 transfer of powers of superintendent of public instruction and state board of education to Lake Washington Technical College appointment 28B.50.1401 Clover Park Technical College state board for community and technical board of trustees appointment 28B.50.1405 colleges 28B.50.912 membership generally 28B.50.100 Adult education, Washington advisory council Collective bargaining Ch. 28B.52 powers and duties, generally 28B.50.140 Renton Technical College creation, membership, duties 28B.50.254 College districts Adult literacy, office of new districts, governor to appoint trustees appointment 28B.50.1402 creation in state board for community and 28B.50.098 technical colleges 28B.50.522 reports to state board for community and College districts enumerated 28B.50.040 Adult literacy program Ch. 28B.06 Advanced college tuition payment program Ch. College savings program Ch. 28B.95 Community and technical college act of 1991 technical colleges 28B.50.130 rules 28B.50.130 28B.50.010 treasurer, appointment 28B.50.142 Construction projects Advances for vendor payments 28B.50.143 Bond issues Advisory committees, local 28B.50.252 AIDS curriculum and materials 28B.50.205 high-performance public buildings requirements 28B.10.354 1974 act refunding applicable law, security 28B.50.404 authority 28B.50.403 payment 28B.50.406 Applied baccalaureate degree pilot programs 28B.50.810 Contracts personal service contracts 39.29.090 Course materials, cost savings 28B.10.590 Credit card marketing policies 28B.10.618 Apprentices and apprenticeship programs associate degree pathway 28B.50.890, 49.04.150 retirement fund, created, use 28B.50.405 Customized employment training Ch. 28B.67 Defined 28B.10.016 state finance committee consent 28B.50.409 discrimination 49.04.120 Definitions 28B.50.030
Degrees, high school diploma, authority to issue 28B.50.535 capital projects—1976 act Ch. 28B.59 capital projects—1977 act Ch. 28B.59B capital projects—1979 act Ch. 28B.59C capital projects—1981 act Ch. 28B.59C responsibility for related and supplemental instruction 28B.50.880 student opportunities, secondary and middle schools 49.04.160, 49.04.170, 49.04.180, Disabilities, persons with 49.04.190 common school district bond issues, effect on supplemental instructional materials waivers, apprentice education 28B.50.895 indebtedness limitation 28B.50.740 28B 10 916 facilities aid-1972 act Ch. 28B.56 Athletes vocational education 28B.50.455

[RCW Index—page 132] (2008 Ed.)

Incidental fees

Disability history month 28B.10.918 Education savings account 43.79.465 Electronic job bank 28B.50.097 Employees attendance incentive program 28B.50.553 best practices audit of compensation and employment conditions, task force to conduct 28B.50.4892 cost-of-living increases 28B.50.465, 28B.50.468 joint employee-management committees 41.06.540 sick leave buyout for eligible employees 28B.50.553 sick leave records to be maintained 41.04.340 tenure provision 28B.50.868 Employees of community and technical college districts leave provisions 28B.50.551 Employees' suggestion program Ch. 41.60 Employment contract, requirement 28B.50.855 Enrollment and degree priority, state 28B.10.056 Facilities shared by vocational-technical institute and K-12 programs administration and control of facility determination of responsibility 28B.50.256 Faculty cost-of-living increases 28B.50.465 exceptional faculty awards endowment fund management 28B.50.844 established, trust fund 28B.50.837 foundation, defined 28B.50.8351 guidelines, matching funds, donations, disbursements 28B.50.839 local awards subject to collective bargaining 28B.50.843 matching funds, eligibility, contract requirements 28B.50.844 name of award, college duties, endowment proceeds 28B.50.841 false academic credentials 28B.50.463 part-time faculty continuous health care eligibility 28B.50.4894, 41.05.053 sick leave 28B.50.4893 state-mandated benefits 28B.50.489, 28B.50.4891 Faculty members and employees reduction in force 28B.50.873 Faculty senate, creation 28B.50.145 Faculty tenure plan administrative appointment, effect 28B.50.860 Administrative Procedure Act, application 28B.50.864 definitions 28B.50.851 educational programs in correctional institutions 28B.50.870 employment contract, requirement 28B.50.855 grant of tenure currently employed members 28B.50.868 presidents excepted 28B.50.868 maximum probationary period 28B.50.852 periodic posttenure evaluations 28B.50.872 probationary faculty appointment evaluation 28B.50.856 nonrenewal 28B.50.857 reduced work load assignments 28B.50.859 review committee appointments, composition 28B.50.869 rules 28B.50.852 tenured faculty member, dismissal appeal, procedure 28B.50.864 cause 28B.50.861 cause, enumerated 28B.50.862 review, procedure 28B.50.863 transfer to other community or technical college in district, retention of tenure 28B.50.867 Federal funds, receipt authorized 28B.50.520

Federal law, conflict, effect 28B.50.440

building fees 28B.15.069 community colleges waiver long-term unemployed or underemployed 28B.15.522 district 20 part time students 28B.15.100 operating fees limitation on total revenue waived, exempted, or reduced 28B.15.910 waiver, report 28B.15.915 refund, cancellation 28B.15.605 services and activities fees 28B.15.069 tuition fees 28B.15.067, 28B.15.068, 28B.15.069 waiver Washington award for vocational excellence 28B.15.545, 28B.15.546 Washington scholar awards recipients 28B.15.543 waivers 28B.15.520
Financial aid, See also FINANCIAL AID, STUDENT Financial aid programs state student financial aid program Ch. 28B.92 Financing contracts, See FINANCING CONTRACTS Forest products workers, dislocated program, tuition and fee waiver 28B.50.259 Foster care endowed scholarship program Ch. 28B.116 Fund for innovation and quality in higher education Ch. 28B.120 Funds disbursement by check, authorized person to execute surety bond 28B.50.320 higher education permanent funds, investment Const. Art. 16 § 6 investment of surplus funds 43.250.010, statewide custody contracts 43.08.280 Gender-based discrimination Ch. 28B.110 General educational development test certificate of educational competency issuance 28B.50.536 state board for community and technical colleges rule-making authority 28B.50.536
General tuition fees, deposit 28B.50.320
High school diploma, authority to issue
28B.50.535
High school 1.1. High school students cooperative agreements with Oregon and Idaho community colleges 28A.600.385 dual credit, secondary career and technical courses 28B.50.531 enrolled student not to be displaced 28A.600.340 enrollment in college courses, transmittal of funds 28A.600.310 existing agreements with school districts not affected 28A.600.400 high school completion program 28B.50.534 high school credit, maximum terms of enrollment for 28A.600.330 joint enrollment for secondary and postsecondary credit 28A.600.350 occupational and academic programs, authority to contract with public schools 28B.50.533 postsecondary courses, determination of high school credit, application toward graduation requirements 28A.600.360 postsecondary credit for college level courses 28A.600.370 rulemaking authority 28A.600.390 transportation, school district not responsible for 28A.600.380 Higher education construction accounts, certain abolished transfer of residue or credit 43.79.442 Higher education facilities authority, See HIGHER EDUCATION FACILITIES AUTHORITY

deposit 28B.50.320
Income, deposit 28B.50.320
Information and technology literacy definition and standards for implementation 28B.10.125 Integrated pest management Ch. 17.15 International student exchange program established 28B.15.524 resident tuition for participants 28B.15.526 waiver of nonresident tuition fees differential 28B.15.527 K-20 telecommunications network, planning and operation Ch. 43.105 Laboratory services, contract with local law enforcement and other public agencies 28B.50.875 Lake Washington Technical College board of trustees appointment 28B.50.1401 Leave provisions 28B.50.551
Mathematics placement test, college readiness test 28B.10.679 Meningococcal disease information, students 70.54.370
Military personnel programs
authorized, limitations 28B.50.092
funding, cost 28B.50.094
limitations 28B.50.093
Military reserves Military reserves students called to active duty, rights 28B.10.270, 28B.15.625 Minority and women's business enterprises, office of public works and procurement goals, compliance 39.19.060, 39.19.075 state agency or educational institution may be charged a reasonable fee based on its expenditure of funds subject to office National guard students called to active duty, rights 28B.10.270, 28B.15.625 tuition waivers 28B.15.621 tutton waivers 28B.15.621

Nonresident of district, right to enroll in any community or technical college 28B.50.150

Opportunity grant program 28B.50.271, 28B.50.272, 28B.50.273, 28B.50.274

Paraeducators, associate of arts degree program 28A.630.400 Parking revenue deposit into state vehicle parking account, exemption 43.01.236
Performance agreements 28B.10.920, 28B.10.921, 28B.10.922 Persian Gulf 'eligible student" defined regarding inability to complete term because of service in 28B.10.017 Personnel management joint employee-management committees 41.06.540 Personnel officer designation of, duties 41.06.510 Personnel resource and management policy 41.06.530 Pest control integrated pest management Ch. 17.15 Precollege classes students enrolled in precollege classes, enrollment information and report 28B.10.680, 28B.10.682, 28B.10.685 Printing and binding purchasing authority 28B.10.029 Project even start Ch. 28B.06 Property purchase and disposition 28B.10.029 Purchase of materials and supplies administration department services 43.19.190 authority, independent 28B.10.029 Real estate and other assets obtained for vocational-technical institute purposes by school districts

COMMUNITY AND TECHNICAL COLLEGES, BOARD FOR

transfer of title to college district board, exceptions 28B.50.301 transfer of title to state board for community and technical colleges, exceptions 28B.50.302 Regional higher education consortium management North Snohomish, Island, and Skagit counties educational plan 28B.50.901 Regional planning agreements between colleges in overlapping service areas 28B.50.215 Registering at more than one college, rules 28B.50.095 Remedial classes students enrolled in precollege classes, enrollment information and report 28B.10.680, 28B.10.682, 28B.10.685 Renton Technical College board of trustees appointment 28B.50.1402 Residency waiver of nonresident tuition fees differential 28B.15.520 Running start program 28A.600.300, 28A.600.310, 28A.600.320, 28A.600.330, 28A.600.340, 28A.600.350, 28A.600.360, 28A.600.370, 28A.600.380, 28A.600.385, 28A 600 390 Safety, campus 28B.10.569, 28B.10.5691 Salaries 28B.50.140 Scholarships college bound program Ch. 28B.118 foster care endowed scholarship program Ch. 28B.116 GET ready for math and science Ch. 28B.105 passport to college promise program Ch. 28B.117 Washington promise scholarship program Ch. School district boards, common school system authority to enter into agreement for use of services or facilities with college boards of trustees 28B.50.530 payment of bonds on debt incurred before transfer 28B.50.600 administration of college district board 28B.50.601 technical colleges, purchase of support services from school districts 28B.50.877

School district bond issues for facilities under district to continue to redeem bonds

School districts

Seattle Vocational Institute

advisory committee, membership and duties 28B.50.306

funding 28B.50.307

instructional staff and faculty, employment 28B.50.328

scholarships 28B.50.328

transfer of powers of Washington Institute for Applied Technology to 28B.50.913

tuition and fees

authority to continue collection 28B.50.327 waiver 28B.50.328

Skill centers

afternoon and evening programs for adults centers encouraged to operate programs 28C.22.010

industry certificate or credential 28B.50.532 Skill centers, see also SCHOOLS AND SCHOOL DISTRICTS, subtitle Skill centers

Spokane area

collaboration with Eastern Washington University and Washington State University 28B.30.050

State board for community and technical colleges high school students enrollment options rulemaking authority 28A.600.390 higher education personnel service fund contributions to fund 41.06.285

State board of education

cooperation with college board for adult education programs 28B.50.250

State need grant program Ch. 28B.92 State need grant program, See also FINANCIAL AID, STUDENT

State register, considered state agency for purpose of 34.08.050

student athletes, loss of eligibility for use 69.41.340

Student loan financing Ch. 28B.07 Students

'eligible student" defined regarding inability to complete term because of service in Persian Gulf 28B.10.017

gaining independence for students with dependence, grant program Ch. 28B.133 registering at more than one college, rules 28B.50.095

student child care in higher education grants Ch. 28B.135

timely completion of degree or certificate, policies 28B.10.695

Summer school

operation on either a self-supporting or a state-funded basis authorized 28B.15.515

Teachers

sick leave credit plan, application 28B.50.551 transfer to other community or technical college in district, retention of tenure 28B.50.867

Technical colleges

basic education allocation for high school students enrolled in technical colleges allocation to serving college rather than school district 28A.150.275

high school districts currently enrolling students in vocational-technical institutes, continuing enrollment opportunities at technical colleges 28B.50.533

new college may contract with adjacent college district for administrative services

purchase of support services from school districts 28B.50.877

school districts

administrative charges, limitations on 28A.320.120

cooperation with colleges 28A.320.120 discrimination against college employees prohibited 28A.320.120

property, district not to remove from jurisdiction of college 28A.320.120

Textbook information, publishers' duties 28B.10.592

Transportation demand management programs Ch. 28B.130

Travel expenses of prospective employees 43.03.130

Tuition

advanced college tuition payment program Ch. 28B.95

billing statements 28B.15.0681 college saving program Ch. 28B.95 fees 28B.15.067, 28B.15.068

technical colleges and Seattle Vocational Institute, authority to continue collection 28B.50.327

timely completion of degree or certificate, policies 28B.10.695

waivers

veterans, national guard members 28B.15.621

Unemployment compensation academic year, definition 50.44.050 benefits, terms and conditions 50.44.050 reasonable assurance defined 50.44.053

Vendor payments, advances or reimbursement 28B.50.143

Veterans

tuition waivers 28B.15.621

Video telecommunications programming state board responsibilities 28B.50.242 ocational education

advisory committees, establishment of local committees, membership and duties 28A.150.500

Vocational-technical institutes

employee sick leave to be transferred to college district 28B.50.482

employees, transfer of health care service contracts 28B.50.484

high school districts currently enrolling students in, continuing enrollment opportunities at technical colleges 28B.50.533

personnel option to reenroll in public employees' benefits trust 28B.50.8742 personnel rights upon transfer to community

and technical college system 28B.50.874 public employees' and retirees' insurance account, payments 28B.50.8744

transfer of powers of superintendent of public instruction to state board for community and technical colleges 28B.50.915

transfer of school district powers to state board for community and technical colleges 28B.50.914

Washington award for vocational excellence tuition and fee waivers or grants 28B.15.545, 28B.15.546

Washington Institute for Applied Technology transfer of powers to Seattle Vocational Institute 28B.50.913

Washington/Oregon reciprocity tuition and fee program, See COLLEGES AND UNIVERSITIES, subtitle Washington/ Oregon reciprocity tuition and fee program

COMMUNITY AND TECHNICAL COLLEGES, BOARD FOR

Adult education

transfer of powers of superintendent of public instruction and state board of education to state board for community and technical colleges 28B.50.912

Adult education, Washington advisory council

creation, membership, duties 28B.50.254 Adult education programs, authority 28B.50.250 Adult literacy, office of creation and duties 28B.50.522

Adult literacy program Ch. 28B.06 Apprentices

responsibility for related and supplemental instruction 28B.50.880 Depository 28B.50.085

appointment, term, qualifications, salary and expenses, powers, duties, delegation of powers from board 28B.50.060

Displaced homemaker program, duties relating to Ch. 28B.04

Electronic job bank 28B.50.097 Forest products workers, dislocated

higher education program, tuition and fee waiver 28B.50.259

Fund for innovation and quality in higher education Ch. 28B.120

General educational development test rule-making authority 28B.50.536

Higher education personnel service fund contributions to fund 41.06.285

Industry skill panels 28C.18.130, 28C.18.140 Membership, generally 28B.50.050 Offices and office equipment 28B.50.080

Organization of board, meetings 28B.50.070 Personnel officer

designation of, duties 41.06.510 Powers and duties, generally 28B.50.090 Project even start Ch. 28B.06

Real estate and other assets obtained for vocational-technical institute purposes by school districts

transfer of title to state board for community and technical colleges, exceptions 28B.50.302

COMMUNITY PUBLIC HEALTH AND SAFETY NETWORKS

28B.50.130 Vocational-technical institutes transfer of powers of superintendent of public instruction to state board 28B.50.915 transfer of school district powers to state board for community and technical colleges 28B.50.914 Work force training and education coordinating college board's duty to cooperate 28B.50.096 **COMMUNITY COLLEGES (See** COMMUNITY AND TECHNICAL COLLEGES) COMMUNITY COUNCILS Cities and towns composition 35.14.030 election 35.14.020 membership 35.14.020 terms of office 35.14.020 Island counties annexation of adjacent unincorporated areas 36.105.090 council members election and terms 36.105.060 county legislative authority, responsibilities 36.105.070 creation 36.105.040 definitions 36.105.020 dissolution and reestablishment 36.105.100 initial council members, election 36.105.050 powers 36.105.080 purpose 36.105.010 requirements 36.105.030 COMMUNITY CUSTODY (See SENTENCES, subtitle Community custody) COMMUNITY DEVELOPMENT, DEPARTMENT OF (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF) **COMMUNITY ECONOMIC** REVITALIZATION BOARD Compensation and travel expenses 43.160.030 Conflicts of interest code of ethics 43.160.040 Definitions 43.160.020 Financial 43.100.020
Financial assistance to political subdivisions application procedures 43.160.060 conditions 43.160.070
Indian tribes 43.160.060 requirements 43.160.060 rural counties 43.160.076 Grants and loans competition enhanced, familiarize government officials 43.160.078 Highway improvements, existing highway necessitated by economic growth application process 47.01.280 Highway improvements necessitated by planned economic development procedures 43.160.074 Industrial development revenue bonds authority of board 39.84.200 Legislative findings and intent 43.160.010 Member designees 43.160.035 Membership 43.160.030 Powers 43.160.050 Private activity bond allocation allocation criteria 39.86.130 allocation of state ceiling, procedure 39.86.140 definitions 39.86.110 initial allocation of state ceiling 39.86.120 reallocation, carryforwards 39.86.150 reports 39.86.190 Public facilities construction loan revolving account 43.160.080 Records

Report to governor 28B.50.070

boards of trustees of college districts

Reports to by

audits 43.160.090 Recyclable materials processing facilities applications for assistance, notice to department of ecology 43.160.077 Report, evaluations 43.160.900 Rural counties financial assistance 43.160.076 COMMUNITY EMPOWERMENT ZONES Administration 43.31C.070 Amendment or termination 43.31C.050 Application for designation 43.31C.020 Community, trade, and economic development, department, duties 43.31C.060 Definitions 43.31C.010 Plan, contents 43.31C.040 Requirements for designation 43.31C.030 Tax deferral program Ch. 82.82 **COMMUNITY FACILITIES (See GROUP** CARE FACILITIES COMMUNITY MUNICIPAL CORPORATIONS (See CITIES AND TOWNS, subtitle Community municipal corporations) COMMUNITY PLACEMENT (See SENTENCES, subtitle Community placement) COMMUNITY PRESERVATION AND DEVELOPMENT AUTHORITY Account 43.167.040 Authorities duties 43.167.030 powers 43.167.020 Formation, board of directors 43.167.010 Pioneer square - international district authority 43.167.060 Role of state/local government 43.167.050 COMMUNITY PROPERTY Agreements cancellation 26.16.120 corporations, nonliability for transfer of shares or securities pursuant to direction of surviving spouse or domestic partner 11.02.120 creditors, not to derogate from rights of 26.16.120 effective upon death 26.16.120 Construction liens claim of lien community interest, effect on 60.04.211 Contracts 26.16.120 husband's separate property 26.16.010 judgment lien for community debts 26.16.040 liability for debts upon death of either or both prenuptial and antenuptial, liability 26.16.200 wife's separate property 26.16.020 Deeds and conveyances between husband and wife 26.16.050 joinder of spouse 26.16.030 effect of failure, time for recording real property 26.16.030 removal as cloud 26.16.110 power of attorney to third person, deed 26.16.090 purchaser's title and rights 26.16.095, 26.16.100 recording of claim by husband or wife 26.16.100 Defined 26.16.030 Descent and distribution community property agreements 26.16.120 disposal by will, limitation on spouse 26.16.030 title to community real property vests immediately on death 11.04.290

Executors and administrators, letters testamentary, surviving spouse or domestic partner entitled to 11.28.030 Homesteads may consist of 6.13.020 powers of attorney authorized 6.13.060 Income of separated spouses 26.16.140
Intestate, subject to descent and distribution 11.04.015 Joint tenancies, generally Ch. 64.28 Life insurance, interest in 48.18.440 Management and control 26,16,030 Mechanics' liens community property 26.16.040
Medical assistance, allocation of income between institutionalized and community spouse 74.09.565 Medical assistance, allocation of resources between institutionalized and community spouse 74.09.575 Medical assistance, limited casualty program, transfer of income for eligibility 74.09.545 Medical assistance, transfer of resources, period of ineligibility due to 74.09.585 Nonprobate assets abatement of assets 11.10.040 liability of beneficiary 11.18.200 Personal property control and powers 26.16.030 disposal by will, limitation on spouse 26.16.030 Power of attorney 26.16.060, 26.16.090 Prenuptial debts, liability 26.16.200 Probate abatement of assets allocation of separate and community assets 11.10.030 gift from mixed separate and community property 11.10.020 Probate, community property subject to 11.02.070 Quasi-community property characterization of property 26.16.250 claims by surviving spouse 26.16.240 defined 26.16.220 disposition at death 26.16.230 lifetime transfers 26.16.240 waiver 26.16.240, 26.16.250 Real property control and management 26.16.030 deeds and conveyances between husband and wife 26.16.050 execution sales 26.16.040 liens 26.16.040 purchaser's title and rights 26.16.095, 26.16.100 recording claim to by husband or wife 26.16.100 effect of failure 26.16.100 removal as cloud 26.16.110 sale or encumbrance, spouse must join 26.16.030 Recording instruments relating to 65.04.030 Release of claim powers of attorney 26.16.090 Separate debts, liability 26.16.200 Survival of actions cause of action remains asset of community property upon death of either husband or wife 4.20.046 liability to execution upon death of either or both husband and wife 4.20.046 Surviving spouse or domestic partner entitled to letters testamentary 11.28.030 Testamentary disposition, limitation on spouse 26.16.030 Wages, on death of spouse 49.48.120 COMMUNITY PUBLIC HEALTH AND SAFETY NETWORKS (See also VIOLENCE REDUCTION) Comprehensive plans, approval and compliance 70.190.130

Disposition, community property subject to

probate administration 11.02.070

COMMUNITY REDEVELOPMENT FINANCING

Duties 70.190.070

Expenditures, authorization and limitation 70.190.065

Family policy council, proposals to 70.190.030 Family policy council duties regarding 70.190.100

Federal and state plans affecting children, youth, and families, inclusion of networks 70.190.160

Federal restrictions on funds transfers, application for waivers 70.190.150

Funds administration 43.41.190, 43.41.195 Grants for use of school facilities 70.190.180

Interagency agreements 70.190.120 Lead fiscal agent 70.190.075

Liability, immunity 70.190.190

Membership and organization 70.190.060

Outcome evaluation 70.190.050

Planning grants and contracts with family policy council 70.190.090

Program review 70.190.110 Programs and plans 70.190.080

Sexual abstinence and delay of sexual activity campaigns 70.190.085

Transfer of funds and programs to state agency 70.190.170

COMMUNITY REDEVELOPMENT FINANCING

Urban development and economic stability Ch.

COMMUNITY RENEWAL

Acquisition of real property 35.81.090 Assignment of powers 35.81.160 Bond issues 35.81.100

legal investments 35.81.110 Conveyances, presumptions in regard to

35.81.140

Counties, as applicable to 35.81.015 Definitions 35.81.015 Discrimination 35.81.170

Eminent domain 35.81.080

Findings, requirement of 35.81.050

Formulation of program 35.81.040

General obligation bonds, authorized 35.81.115

Local improvement districts 35.81.190, 35.81.200

Powers of municipality 35.81.150

general grant 35.81.070 Private enterprise, encouragement of 35.81.030 Property exempt from process and taxes

35.81.120

Public bodies, powers of 35.81.130

Public officials and employees, interest in property in a project area 35.81.180

Purpose and necessity, declaration of 35.81.005 Requirements for approval of a project 35.81.060

COMMUNITY REVITALIZATION FINANCING

Urban development and economic stability Ch.

COMMUNITY REVITALIZATION TEAM (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF, subtitle Community revitalization team)

COMMUNITY SERVICE ORGANIZATIONS

Retired senior volunteer programs distribution of funds 43.63A.275

Violence reduction

conflict resolution and mediation program 28A.300.280

Volunteerism and citizen service, center for Ch. 43.150

COMMUTATION

Death sentence, governor's power to commute 10.01.120

reasons for granting Const. Art. 3 § 11 report by governor to legislature Const. Art. 3 Taxes, prohibition against state granting Const. Art. 11 § 9

COMMUTING (See MOTOR VEHICLES, subtitle Commuting; MOTOR **VEHICLES**, subtitle Ride sharing)

COMPACTS (See INTERSTATE AGREEMENTS; INTERSTATE COMPACTS)

COMPANIES (See ASSOCIATIONS; CORPORATIONS; PUBLIC UTILITIES: TRANSPORTATION COMPANIÉS)

COMPARABLE WORTH

Civil service

state salary schedule 41.06.150, 41.06.155

COMPARATIVE FAULT

Contributory negligence, damages diminished proportionally 4.22.005

Determination of percentage of fault among multiple parties 4.22.070

COMPARATIVE NEGLIGENCE

Fault, defined 4.22.015

COMPENSATION (See also DAMAGES; EXPENSES AND PER DIEM; FEES; SALARIES AND WAGES)

Boards and commissions

class five groups 43.03.265 class four groups 43.03.250

class one groups
part-time and advisory, coordinating, or planning 43.03.220

class three groups

rule-making authority, quasi-judicial, policy direction 43.03.240

class two groups

agricultural commodity commissions 43.03.230

Change of, during term of public officer, prohibited Const. Art. 3 § 25

exception Const. Art. 11 § 8 Crime victims, See VICTIMS OF CRIMES— COMPENSATION, ASSISTANCE

Eminent domain

appropriation of private property Const. Art. 1 § 16

jury to ascertain Const. Art. 1 § 16 right-of-way for corporations Const. Art. 1 §

Executors and administrators

expenses of management allowed to 11.48.050

how fixed 11.48.210

special administrators 11.32.030

Judges

pro tempore

lodging, subsistence, travel expenses 2.28.160

Personal representative

additional compensation 11.48.210

expenses of management allowed to 11.48.050

how fixed 11.48.210

reduction of or denial of by court for failure to perform duties 11.48.210

Personnel resources board 41.06.110

Public employment labor relations commission

Real property

damages due to governmental action claims, time limitation 64.40.030 definitions 64.40.010 relief provided 64.40.020

COMPETENCY

Mental illness, See MENTAL ILLNESS Wills, competency to make, See WILLS Witnesses

dead man's statute 5.60.030 executors and administrators 5.60.030 guardian or limited guardian 5.60.030 interested persons 5.60.030

intoxication 5.60.050 legal representative 5.60.030 mentally ill 5.60.050 unsound mind 5.60.050 who may testify 5.60.020

COMPETITION (See MONOPOLIES; UNFAIR TRADE PRACTICES)

COMPETITIVE BIDDING (See BIDS AND BIDDING; PUBLIC WORKS, subtitle Bids and bidding)

COMPLAINTS

Action against joint debtor after judgment, original complaint part of pleadings, when 4.68.050

Amendment of

variance in action to recover personal property 4.36.210

Attachment, amendments of 6.25.280

Commitment of minors, court commissioners' power to hear and determine 2.24.040

Confession of judgment not to exceed 4.60.010 Controlled substances, See DRUGS

Criminal procedure

frivolous 10.16.080

complainant to pay costs 10.46.210 malicious 10.16.080

sheriff's duty to make 36.28.010, 36.28.011 Declaratory judgments, bonds, test of validity

7.25.020 District judges

commencement of action by 12.04.010, 12.04.030

filing of complaint and notice 12.04.030 form of complaint and notice 12.04.030 service of 12.04.040, 12.04.050, 12.04.080

Ejectment and quieting title actions, contents 7.28.120

Filing of

for service by publication 4.28.110 Forcible entry and detainer proceedings 59.12.070

Joint debtors, after judgment, proceedings to bind, new complaint not necessary 4.68.020

Judgment in quieting title actions, contents 7.28.120

Landlord and tenant, rent default, sufficiency of compliant 59.08.030

Logging liens 60.24.140

Material allegations, defined 4.36.170

Mortgages, waiver of deficiency decree 61.12.070

Ne exeat, filing 7.44.020

Partition proceedings

contents 7.52.020

supplemental complaint making lien creditors parties 7.52.150

Personal injury action

complaint not to include statement of damages 4.28.360

Pleadings, See PLEADINGS

Rent default proceedings notice 59.08.010

as notice to quit 59.08.080

sufficiency of 59.08.030 Requisites of

district court civil procedure 12.08.020

actions against state 4.92.020

district court civil proceedings 12.04.040

Titles of real property actions unknown claimants in, how described

Uncontroverted allegations, effect of district court civil procedure 12.08.080

Untried complaints against prisoners disposition of 9.98.010, 9.98.020, 9.98.030, 9.98.040

COMPOST PRODUCTS

Highway construction and maintenance purchasing schedule for use in transportation projects 47.28.220

Local road projects, use in 43.19A.110

COMPREHENSIVE PLANS (See HEALTH PLANNING AND RESOURCES DEVELOPMENT; LAND USE PLANNING; PLANS AND PLANNING; ZONES AND ZONING)

COMPROMISE

Tort claims against state attorney general, authority to settle and compromise 4.92.150

COMPROMISE OF MISDEMEANORS

Bar to another prosecution for same offense 10.22.020

Compromise of other offenses prohibited 10.22.030

Costs 10.22.020 Procedure 10.22.020

When permitted, exceptions 10.22.010

COMPUTER TRESPASS

Access defined 9A.52.010 Commission of other crimes 9A.52.130 Computer program defined 9A.52.010 Data defined 9A.52.010 First degree 9A.52.110 Malicious mischief 9A.48.100 Physical damage defined 9A.48.100 Second degree 9A.52.120

COMPUTERS

Community technology opportunity program Ch. 28B.32

Cyberstalking 9.61.260 E-mail

unpermitted or misleading commercial messages, prohibition Ch. 19.190 Games

violent video or computer games, sale to minors 9.91.180

Hardware trade-in or exchange information, recordkeeping requirements Ch. 19.194 High technology businesses

tax credits and deferrals Ch. 82.63

Information technology, preparation of agency portfolio and performance report 43.105.170, 43.105.172

Information technology projects, state funding policies and standards, duty of director of office of financial management to establish 43.88.560

Joint legislative systems committee administrative committee membership 44.68.030 powers and duties 44.68.050 travel expenses 44.68.090 coordinator

duties 44.68.040

secretary of administrative committee 44.68.030

created 44.68.020

definitions 44.68.010

electronic access to legislative information 44.68.100

members, terms, vacancies 44.68.020 service center

establishment, duties 44.68.060 travel expenses 44.68.090

K-20 telecommunications network, planning and operation Ch. 43.105

Legislature

information and communication functions. applicable law 44.68.080

surplus equipment, donation to schools 44.04.250

Personal information—notice of security breaches Ch. 19.255 Public disclosure commission

electronic filing of reports 42.17.369, 42.17.3691

web site access to commission documents 42.17.367

Service contracts Ch. 48.110 Software

services, tax imposed 82.04.29001

tax exempt 84.36.600 valuation 84.40.037

Spamming Ch. 19.190 Spyware

action, who may bring 19.270.060 application of provisions 19.270.050 chapter 19.86 RCW not affected 19.270.080

definitions 19.270.010 local laws, chapter preempts 19.270.070 unlawful activities 19.270.020, 19.270.040

State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210

State information services planning and management Ch. 43.105

State ownership and use of, See also INFORMATION SERVICES, DEPARTMENT OF

Strategic information technology plan, state preparation and submission by department of information services 43.105.160

Surplus state equipment

donation to schools authorized 43.19.19191 Trespass, See COMPUTER TRESPASS Year 2000 failure

liability 4.22.080

CONCEALMENT

Attachment, bond unnecessary, when 6.25.080 Birth of child, penalty 9.02.050 Debtors, by attachment grounds 6.25.030 Ejectment and quieting title, service by publication on concealed defendants 7.28.010

Executors and administrators, concealment of estate property, procedure 11.48.070 Fetus concealing birth of 9.02.050

Firearms, on person prohibited, exceptions

Logging liens, concealment or injury to property, liability to lien holder 60.24.200

Personal representatives, concealment of estate property, procedure 11.48.070
Service by publication if concealed defendant 4.28.100

Tolling of statutes of limitations 4.16.180

CONCESSIONS

County park and recreation service areas, concessions, proceeds, disbursement of 36.68.560

Toll bridge authority, powers and duties relating to, generally 47.56.070

CONCLUSIONS OF LAW

Decision of

commissioner, exception to, necessity of 4.80.020

referee, exception to, necessity of 4.80.020 Parties may submit, procedure 4.44.070 Referee's report

exceptions to, necessity of 4.80.020 to separately state 4.48.070 set aside if 4.48.090

Reports of court commissioners, exceptions to, necessity of 4.80.020

CONCRETE

Cement trucks

axle loading controls 46.44.043

CONDEMNATION (See also EMINENT DOMAIN)

Blighted property

authority to enter property or buildings 35.80A.040

cities, towns, and counties, authorization 35.80A.010

disposition of property acquired by condemnation 35.80A.030 financial assistance, acceptance 35.80A.040 transfer of property acquired by condemnation 35.80A.020

Condominiums

compensation and allocation of interests 64.34.060

County roads and bridges service districts 36.83.090

Fire protection districts 52.12.051 Pesticides or devices 15.58.170

Poisons

caustic or corrosive substances, misbranded 69.36.030

Rail districts 36.60.070

CONDITIONAL SALES

Conditional sales contracts for purchase of real or personal property by cities and towns, metropolitan park districts, counties, and library districts authorized, indebtedness limitations 39.30.010

Destruction, conversion, sale, removal, etc., of property to avoid, penalty 9.45.060 Schools, conditional sales contracts for

acquisition of property, limitations, joint action 28A.335.200

CONDITIONS

Pleadings, conditions precedent, performance of 4.36.080

Postponement of trial, costs payment to adverse party as condition of 4.84.100

Precedent

burden of proof of performance 4.36.080 contracts 4.36.080 pleading of performance of, how 4.36.080 vacation or modification of superior court judgments 4.72.050

CONDOMINIUMS

Actions, right of manager or board of directors to bring 64.32.240

Actions for damages, maintenance against association of apartment owners 64.32,240 Apartment

access to for maintenance, repair or replacement of common areas and facilities

therein 64.32.050 classified as real property 64.32.030 deemed a parcel and subject to separate assessment and taxation 64.32.190

Apartment owners agreements, decisions and determinations made by association of apartment owners binding on all owners 64.32.250

alteration of percentage of undivided interest in common areas and facilities 64.32.050

common right to share in common areas and facilities 64.32.040

compliance with bylaws, rules and regulations, declaration, or deed enjoined 64.32.060

exclusive ownership and possession of apartment 64.32.040

exemption from liability for common expenses prohibited 64.32.180

joint ownership permitted 64.32.040 nonexclusive easement for use of common areas and facilities 64.32.050

percentage of undivided interest in common areas and facilities, how computed 64.32.050

subject to chapter, declaration and bylaws 64.32.050

undivided interest in common areas and facilities 64.32.050

Application of chapter 64.32.020

Application of chapter to new and existing condominiums 64.34.010

Assessments for common expenses 64.34.360 liens for 64.34.364

Association of

apartment owners, access to apartment to maintain, repair or replace common areas and facilities therein 64.32.050

Board of directors 64.34.308

Bylaws

compliance with property owner enjoined 64.32.060

CONDOMINIUMS

construction and validity 64.34.208	opportunity to purchase leased units	notice of conveyance of unit to insurance
Common areas and facilities 64.32.180 alternation of percentage of undivided interest	64.34.440 relocation assistance 64.34.440	carrier 64.34.354 premiums as common expenses 64.32.220
of apartment owners 64.32.050	rights 64.34.440	Law and equity
classified as real property 64.32.030	Conveyance of apartment, liability of grantee for	general principles, when consistent,
maintenance, repair and replacement, how	unpaid assessments 64.32.210	supplement chapter 64.34.070
carried out 64.32.050	Conveyances	Leasehold condominiums information to be included in declaration
nonexclusive easement of apartment owner to use 64.32.050	release of liens 64.34.435 sale of units requiring delivery of public	64.34.220
partition or division of prohibited, covenants	offering statement	merger of leasehold and fee simple interests
to contrary void 64.32.050	prohibited until specified conditions met	64.34.220
percentage of undivided interest of property	64.34.418	recording 64.34.220
owner, how computed 64.32.050 recomputation of percentage of undivided	Covenants, partition or division of undivided common areas and facilities void 64.32.050	reduction in number reallocation of allocated interests 64.34.220
interest of apartment owners 64.32.050	Creation of condominium 64.34.200	rents, collection 64.34.220
right of each apartment owner to share in	Damage or destruction to property, disposition of	Leases
64.32.040	property upon 64.32.230	contracts and leases of declarant, termination
undivided interest of property owner in 64.32.050	Damages, consequential, special, and punitive	64.34.320 Lenders
Common elements	limitations on award of 64.34.100 Declarants	rights of secured lenders 64.34.272
allocation of interests, votes, and expenses	contracts and leases of declarant	Liens affecting condominium 64.34.368
64.34.224	termination 64.34.320	Liens or encumbrances
conveyance 64.34.348	control of unit owners' association	arising after recording declaration, ineffective
easement rights of declarant 64.34.260 encumbrance 64.34.348	transfer to association 64.34.312	64.32.070 assessments for common expenses constitute a
limited common elements	development rights liability for expenses for property subject to	lien, enforcement 64.32.200
allocation, reallocation, and incorporation	64.34.328	damage or destruction to property, transfer of
64.34.228	easement rights through common elements	liens 64.32.230
Common expenses 64.32.180 assessments to pay for, collection 64.32.200	64.34.260	effectiveness against apartments and percentage of undivided interest in
charged to apartment owners 64.32.080	"must be built" improvements	common areas and facilities 64.32.070
conveyance of apartment, grantee liable for	duty to complete 64.34.465 offices and models	labor or materials furnished for common areas
common expenses and assessments	right to maintain in condominium 64.34.256	and facilities, effectiveness of lien
64.32.210	repair and restoration of damage created by	64.32.070
foreclosure of mortgage, liability of mortgagee for common expenses or	exercise of reserved rights 64.34.465	labor or materials furnished with consent of apartment owner, no basis for lien against
assessments 64.32.200	special declarant rights	other apartment or common areas
insurance premiums 64.32.220	transfer 64.34.316 tort and contract liability 64.34.344	64.32.070
judgments against common areas and facilities	Declaration	payment and satisfaction of before first
for damages 64.32.240	recording 64.32.140	conveyance of each apartment 64.32.130
lien on apartment for assessments 64.32.200 Common expenses, assessments for 64.34.360	Declarations	removal of lien from apartment or undivided interest in common areas and facilities by
liens for 64.34.364	amendment of 64.34.264	payment of proportional amounts
Common profits	amendment to, percentage of apartment owners required 64.32.080, 64.32.090	64.32.070
distribution among apartment owners	apartment owners subject to 64.32.250	Local ordinances, regulations and building codes
64.32.080 foreclosure of mortgage, liability of	common elements	applicability 64.34.050 Maintenance and repair
mortgagee for common expenses or	allocation of interests, votes, and expenses	responsibilities of unit owners and unit
assessments 64.32.200	64.34.224 limited common elements	owners' association 64.34.328
insurance premiums 64.32.220	allocation, reallocation, and incorporation	Master associations 64.34.276
judgments against common areas and facilities for damages 64.32.240	64.34.228	Merger or consolidation 64.34.280
lien on apartment for assessments 64.32.200	construction and validity 64.34.208	Mortgages damage or destruction to property, transfer of
Condemnation	contents 64.32.080, 64.32.090, 64.34.216	mortgages 64.32.230
compensation and allocation of interests	leasehold condominiums information to be included in declaration	foreclosure of mortgagee, liability for
64.34.060 Condominium act	concerning 64.34.220	common expenses or assessments
construction against implicit repeal 64.34.940	Deeds, form 64.04.055	64.32.200 payment and satisfaction before first
short title 64.34.900	Deeds or other conveyances of apartments,	conveyance of apartment 64.32.130
uniformity of application and construction	contents 64.32.120	Mutual savings banks, powers as to horizontal
64.34.950	Definitions 64.32.010, 64.34.020 Deposits on purchase or reservation of unit to be	property regimes or condominiums
Construction defect disputes application of Ch. 64.55 RCW 64.34.073	placed in escrow 64.34.430	32.04.025 Name reservation 64.34.202
generally Ch. 64.55	Development rights	Officers 64.34.308
Contracts	exercise of rights 64.34.236	Partition, damage or destruction to property,
contracts and leases of declarant, termination	real property, right constitutes separate parcel	remaining property subject to action for
64.34.320	64.34.040 taxation and assessment of rights separately	partition 64.32.230
good faith obligation in performance and enforcement 64.34.090	64.34.040	Plans, contents, verification, recording and filing 64.32.100
liability for breach 64.34.344	Easements	Platting, subdivision and dedication of land act,
purchaser's right to cancel 64.34.420	declarant through common elements	exemption 58.17.040
unconscionable contract or clause	64.34.260	Property taxes, property subject to 64.32.190
determination 64.34.080	nonexclusive easement of apartment owner to use common areas and facilities 64.32.050	Public offering statements
limitations on enforcement 64.34.080 Conversion condominiums	Escrow	contents 64.34.410 conversion condominiums 64.34.415
inspection and repair requirements	deposits on purchase or reservation of unit to	liability 64.34.405
authority of city or county to require	be placed in 64.34.430	purchaser's right to cancel for failure to
64.34.440	Findings and intent, legislative 64.34.005	deliver 64.34.420
notice to tenants 64.34.440 project reports 64.34.442	Homestead exemption 6.13.080 Insurance	requirements 64.34.405 sale of units requiring delivery of
public offering statements 64.34.415	authorized 64.32.220	conveyance of interest prohibited until
tenants	coverages to be maintained by unit owners'	specified conditions met 64.34.418
notice of conversion 64.34.440	association 64.34.352	single disclosure document, use of 64.34.417

[RCW Index—page 138] (2008 Ed.)

Purchaser protection	physical boundaries 64.34.252	compliance review information,
applicability of article 64.34.400	relocation between adjoining units 64.34.244	confidentiality Ch. 7.88
"must be built" improvements	conveyances	examination reports and information
declarant's duty to complete 64.34.465	notice to insurance carrier 64.34.354	30.04.075
"need not be built" improvements	release of liens 64.34.435	Birthing centers 18.46.090
labeling in promotional materials 64.34.460	restricted until specified conditions met for	Child mortality review
promotional material	units requiring delivery of public offering	local health department records, reports, and
labeling of "need not be build"	statement 64.34.418	statements 70.05.170
improvements 64.34.460 repair and restoration of damage created by	description required elements 64.34.212	Corporations, nonprofit interrogatories of
declarant's exercise of reserved rights	owner's right to make alterations 64.34.240	secretary of state 24.03.435
64.34.465	real property, each constitutes separate parcel	Disposal of personal information Ch. 19.215
waiver 64.34.400	64.34.040	Domestic violence, sexual assault, trafficking, or
Recording and filing	resale 64.34.425	stalking victim
declaration 64.32.140	subdivision of units 64.34.248	address confidentiality program Ch. 40.24
instruments 64.32.140	taxation and assessment of each separately	Domestic violence program client records not
Records of receipts and expenditures 64.32.170	64.34.040	subject to discovery, exceptions 70.123.075
Remedies for aggrieved parties	taxation and assessment when all units are	Drivers' licenses
liberal administration 64.34.100 Removal of property from chapter, procedure,	declarant owned 64.34.040 Variation by agreement from provisions of	negative file 46.20.118 Ecology department information 43.21A.160
effect 64.32.150	chapter	Electronic signatures, records confidentiality and
Resale of units 64.34.425	limitations and prohibitions 64.34.030	access limitation 19.34.420
Residential property	Violations of chapter, declaration, or bylaws	Employee assistance program
seller's disclosures, requirements Ch. 64.06	award of attorneys' fees 64.34.455	employee participation and information,
Resubmission of property to provisions of	right of action 64.34.455	exceptions 41.04.730
chapter 64.32.160	Warranties	Employment security records Ch. 50.13
Sale, seller's disclosures required Ch. 64.06	express warranties of quality 64.34.443,	Family and children's ombudsman, office of
Sale of units requiring delivery of public offering	64.34.452	43.06A.050, 43.06A.060, 43.06A.070,
statement	implied warranties of quality 64.34.445,	43.06A.080
conveyance of interest prohibited until specified conditions met 64.34.418	64.34.450, 64.34.452 qualified warranties	Financial institutions compliance review information,
Service of process and papers 64.32.240	application of RCW 48.01.040 64.35.106	confidentiality Ch. 7.88
Short title 64.32.900	attorneys' fees 64.35.115	Health care authority
Subassociations	beginning dates for coverage 64.35.320,	contract proposals 41.05.026
delegation of power to 64.34.278	64.35.325	Health care insurance
Survey map of land surface, contents,	change of ownership 64.35.120	patient bill of rights 48.43.500, 48.43.505,
verification, recording and filing 64.32.100	claims 64.35.520, 64.35.525	48.43.510, 48.43.515, 48.43.520,
Survey maps and plans 64.34.232	claims, disputed 64.35.605, 64.35.610	48.43.525, 48.43.530, 48.43.535,
Termination of condominium 64.34.268	definitions 64.35.105	48.43.540, 48.43.545, 48.43.550
Timeshare regulation, See TIMESHARE REGULATION	exclusions, authorized 64.35.410, 64.35.415	personally identifiable information, release
Tort liability 64.34.344	expiration dates, schedule of 64.35.510 five-year building envelope warranty	restrictions 48.43.021
Unit owners' associations	64.35.310	Highway construction, bidders' qualifying financial information 47.28.075
assessments for common expenses 64.34.360	information, failure to provide 64.35.505	Hospital data collection and reporting
liens for 64.34.364	limits on amounts 64.35.420	identification of individual patients prohibited
boards of directors 64.34.308	living expense allowance 64.35.330	70.170.090
bylaws 64.34.324	mitigate, duty to 64.35.515	Impaired physician program records 18.71.340
common elements	no duty to offer 64.35.110	Juvenile offenders
conveyance or encumbrance of 64.34.348	notice, history of claims 64.35.210	student records and information, release
common expenses, assessments for 64.34.360 liens for 64.34.364	prohibited policy provisions 64.35.425	13.40.480
control of association	provisions insurer may include 64.35.405	Medical records access and disclosure Ch. 70.02
transfer from declarant 64.34.312	remedy and procedure, application of chapter 64.50 RCW 64.35.205	Medical test sites
funds and financial records 64.34.372	repairs and replacements 64.35.335	confidentiality of information obtained by
insurance, notice to carrier of conveyance of	ten-year structural defects warranty	department of health 70.42.210
unit 64.34.354	64.35.315	Nursing home complaints and requests for
insurance, required coverages 64.34.352	two-year materials and labor warranty	inspection 18.51.190, 18.51.200
meetings 64.34.332	64.35.305	Organic food business related information,
proxies 64.34.340 quorums 64.34.336	Zoning ordinances, resolutions or laws,	exceptions 15.86.110
voting 64.34.340	application 64.32.110	Pharmacies, nonresident pharmacies 18.64.420
officers 64.34.308	CONFESSIONS	Pharmacy, board of prescription drugs 69.41.044, 69.45.090
organization 64.34.300	Conviction, confession in open court convicts	Prescription drugs
powers 64.34.304	10.01.060	electronic communication of prescriptions
records 64.34.372	Court, open, effect in treason Const. Art. 1 § 27 Made under duress, cannot be used 10.58.030	authorized, conditions 69.41.055,
reserve account 64.34.380, 64.34.384,	Made under inducement, cannot convict unless	69.50.312
64.34.390	corroborated 10.58.030	Property tax information 84.08.210
reserve study 64.34.380, 64.34.382,		Public transportation, user information 47.04.240
64.34.386, 64.34.388, 64.34.390 subassociations, delegation of power to	CONFIDENTIALITY (See also PRIVILEGED COMMUNICATIONS)	Rape crisis center records not available to
subassociations, delegation of power to 64.34.278	Adoption	defense attorneys under discovery,
surplus funds 64.34.356	birth parent search 26.33.343	exceptions 70.125.065 Sexually transmitted diseases, disclosure of
tort and contract liability 64.34.344	files of agency, department, and court	testing or treatment 70.24.450
trustee status in dealings with third person	confidential, exceptions 26.33.340	State data banks
64.34.376	records sealed, conditions for inspection	confidential or privileged information not to
Units	26.33.330	be impaired by inclusion in 43.105.070
adjoining units	release of information, conditions 26.33.347	Statewide special inquiry judge 10.29.030
relocation of boundaries between 64.34.244 alterations	Agricultural export market development projects confidentiality of records 43.23.270	CONFINEMENT (See COMMITMENT;
owner's rights 64.34.240	Air pollution control	JAILS; PRISONS AND PRISONERS)
boundaries	information about processes or production	CONFIRMATION
designation and determination 64.34.204	unique to owner or operator 70.94.205	Execution sales, real property, proceedings
monuments as boundaries 64.34.252	Bank and trust companies	6.21.110

[RCW Index—page 139]

Conservation commission, powers and duties Ch.

89.08

Conservation districts, organization and Partition proceedings Water conservation performance standards report of referee for sale of property 7.52.210 report of sale 7.52.380 operation Ch. 89.08 plumbing fixtures 19.27.170 Conservation measures in state buildings private investment 43.19.680 Water resource management Ch. 90.42 Water use efficiency and conservation programs and practices 90.54.180 Wildlife, See WILDLIFE CONFLICT OF INTEREST (See CODE OF Counties, comprehensive plans, elements of 36.70.350 ETHICS) CONFRONTATION OF WITNESSES Energy Youth employment and conservation act, See Right of accused to 10.52.060, Const. Art. 1 § 22 cities and towns UNEMPLOYMENT COMPENSATION. revenue bonds 35.92.105 subtitle Youth employment and conservation CONGRESS Congressional districts, division into Const. Art. 27 § 13 loans for structures or equipment Const. Art. 8 CONSERVATION COMMISSION Energy audits, municipalities 43.19.691 Lands Accounts Energy audits, state facilities definitions 43.19.670 exclusive power of legislation over, of United conservation assistance revolving 89.08.550 Conservation districts, organization and operation Ch. 89.08 States in state Const. Art. 25 § 1 implementation plan 43.19.680 lease terms 43.19.685 Indian lands under jurisdiction of Const. Art. Dairy nutrient management, duties Ch. 90.64 Definitions 89.08.020 requirement, completion dates 43.19.675 Energy conservation in buildings Legislator elected to, vacates seat Const. Art. 2 § Funds administration landscape objectives at state facilities to include 43.19.682 evergreen community, preference 89.08.590 Grants to conservation districts 89.08.410 Member of, ineligible for legislature Const. Art. 2 § 14 tree plantings at state facilities encouraged Representative Membership and terms 89.08.030 43.19.668 Powers and duties 89.08.040, 89.08.050, 89.08.060, 89.08.070 election of Const. Art. 27 § 13 Farmland preservation Ch. 89.10 Fish, See FISH AND FISHING Heating systems, See HEATING SYSTEMS Steelhead Salmon recovery and habitat restoration, duties Ch. 77.85 petition congress to make national game fish 77.110.020 Irrigation districts, energy, home owners financial assistance 87.03.017 CONGRESSIONAL DISTRICTS AND APPORTIONMENT
Redistricting—1983 act commission Watershed restoration projects, consolidated permit application process 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, 89.08.510 Joint operating agencies authority to generate electricity via conservation 43.52.260 Natural area preserves Ch. 79.70 cessation of operations 44.05.110 duties 44.05.070, 44.05.080 **CONSERVATION CORPS (See also** VETERANS, subtitle Conservation corps) Natural resources conservation areas Ch. 79.71 members Created 43.220.020 Oil and gas conservation committee, See OIL appointment, chairperson, filling of vacancy 44.05.030 Definitions 43.220.040 AND GAS, subtitle Conservation committee Ecology, department of Policy of the state on environment and natural compensation of 44.05.070 work project areas 43.220.090 resources utilization 43.21A.010 oath 44.05.040 Fish and wildlife, department of Private investment in energy conservation measures for state buildings 43.19.680 persons ineligible to serve 44.05.050 work project areas 43.220.120 political activities prohibited 44.05.060 reconvening 44.05.120 definitions 44.05.020 Funds, expenditures and limitations 43.220.231 Public buildings Historic site identification for rehabilitation energy conservation and renewable resources 39.35.020 43.220.180 effective date Legislative declaration 43.220.010 Public utility conservation investments contingent on constitutional amendment 44.05.900 Membership conservation bonds 80.28.306 eligibility, terms 43.220.070 conservation investments 80.28.303 selection 43.220.080 Natural resources, department of plan costs as bondable conservation investments challenges 44.05.130 80.28.309 district and precinct delineation 44.05.090 definitions 80.28.005 Public utility districts work project areas 43.220.130 Parks and recreation commission duties of supreme court, when 44.05.100 work project areas 43.220.160 Program goals 43.220.030 Projects and work agreements modification 44.05.120 water conservation equipment report to accompany 44.05.080 assistance to customers for acquisition of, authorization, limitations 54.16.032 Salmon, See FISH AND FISHING submission to legislature 44.05.100 selection, approval, evaluation, funding CONSANGUINITY AND AFFINITY 43 220 210 Shoreline management act Ch. 90.58 Judicial officers Reimbursement of nonprofit corporations Soil and water conservation districts, See CONSERVATION DISTRICTS disqualification for relationship to party by 43.220.250 2.28.030 State agencies venue change because judge related to party State facilities powers and duties 43.220.060, 43.220.190 private investment in conservation measures 4.12.030 Unemployment compensation coverage exempt 43.220.170 43.19.680 Jurors, challenge of, relationship through ground for implied bias 4.44.180 Stewardship of nonindustrial forests and Venue, change of because judge related to party woodlands CONSERVATION DISTRICTS definitions 76.13.010 4.12.030 department of natural resources authority conservation assistance revolving 89.08.550 CONSENT 76.13.020 Agricultural conservation easement program Appointment of officers for state institutions funding, authority to receive and disburse funds 76.13.030 89.08.530, 89.08.540 consent of senate necessary Const. Art. 13 § Agricultural outdoor burning legislative finding 76.13.005 purpose 76.13.007 Water educational material on health and Dismissal of action by 4.56.120 Nonsuit by consent 4.56.120 environmental effects 70.94.650 Annexation or boundary changes 89.08.180 Partition proceedings cities and towns Assessments guardian or limited guardian, by 7.52.470 revenue bonds 35.92.105 natural resource conservation, special sale of estate for life or years 7.52.310 cities and towns, authority to assist customer acquisition of water conservation assessments for 89.08.400 without consent 7.52.320 Burning permits issuing authority, nuisances, control of 70.94.780 Reference by 4.48.010 equipment 35.92.017 Reference without 4.48.020 ground waters Ch. 90.44 irrigation district assistance to landowners 87.03.0175 CONSERVATION (See also FORESTS AND FOREST PRODUCTS; PARKS AND RECREATION) Burning permits, issuance 70.94.654 Conservation commission, powers and duties Ch. sewer system planning considerations 90.48.495 Cities and towns Corporate status and powers 89.08.220 Crop purchase contracts, energy crops 89.08.570 Dairy nutrient management, duties Ch. 90.64 water conservation equipment, authority to assist customer acquisition of 35.92.017 surface waters Ch. 90.03 Water conservation equipment Community and urban forestry Ch. 76.15 public utility districts authorized to assist Definitions 89.08.020 Dissolution 89.08.350, 89.08.360, 89.08.370

soil conservation districts Ch. 53.48

customers in acquisition, limitations

54.16.032

Ditch maintenance agreement with county CONSTABLES findings 39.04.210 general contractor/construction manager method for awarding contracts 39.04.220 county road fund 36.82.075 Habeas corpus, warrant to prevent removal or irreparable injury directed to 7.36.190 execution of 7.36.210 Farm plans, disclosure 89.08.560 Formation procedures 89.08.080, 89.08.090, 89.08.100, 89.08.110, 89.08.120, 89.08.130, 89.08.140, 89.08.150, 89.08.160, 89.08.170 Defect disputes, multiunit residential buildings application of chapter 64.55.005 arbitration 64.55.100 Health regulations by state board of health, duty to enforce, penalty 43.20.050 building permit application, design documents 64.55.020 Grants from conservation commission 89.08.410 Limitation of actions against 4.16.080 Retirement, See RETIREMENT AND Horticultural plants and facilities case schedule plan, deadlines 64.55.110 permits 15.13.270 PENSIONS, subtitle Law enforcement certificate of occupancy 64.55.060 Insurance, pools, self-insurance authorized Ch. officers and fire fighters definitions 64.55.010 48 62 Search warrant, duties 10.79.020 Inspections Intergovernmental cooperation 89.08.341 Witnesses, attachment of witnesses 5.56.080 requirements 64.55.030 Natural resource conservation special assessments for 89.08.400 scope of, definition 64.55.050 CONSTITUTION, UNITED STATES Inspectors Powers and duties 89.08.220 Court commissioners' oath to support 2.24.020 qualifications 64.55.040 Property tax Judges report or testimony, admissibility 64.55.080 exemption for fish and wildlife habitat and pro tempore, sworn to support 2.08.180 water quality improvements 89.08.440 Judicial notice of, uniform law 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050 School study of required 28A.230.170 liability none against inspector, architect, or engineer 64.55.070 Risk management services authorized Ch. 48.62 Shellfish protection districts, contracts with conservation districts Ch. 90.72 mandatory mediation generally 64.55.120 Supervisors Supreme law of land Const. Art. 1 § 2 offers of judgment, costs and fees 64.55.160 powers and duties 89.08.210 CONSTITUTION, WASHINGTON (See also INDEX TO CONSTITUTION VOL. 0) selection 89.08.160, 89.08.190, 89.08.200 Treasurers 89.08.215 neutral expert, appointment of 64.55.130 payment of arbitrators, mediators, and neutral Amendment convention Const. Art. 23 § 2 experts 64.55.140 Water quality and habitat protection grant Amendments sale of condominium unit 64.55.090 programs how effected Const. Art. 23 § 1 subcontractors and suppliers, arbitration Convention to revise Const. Art. 23 § 1
Convention to revise Const. Art. 23 § 2
submission to people Const. Art. 23 § 3
Court commissioners' oath to support 2.24.020
Courts, implied powers included 2.28.150
Effective, where Const. Art. 23 § 1 outcome-focused performance measures 64.55.150 Energy efficiency construction account 39.35C.100 Puget Sound partners 89.08.580 Water resource management Ch. 90.82 Water rights preserved 89.08.390, 89.08.391 Farmers home administration projects 60.28.010 Hospitals, See HOSPITAL SURVEY AND CONSTRUCTION ACT Effective, when Const. Art. 27 § 16 Watershed restoration projects, consolidated Election for voting on, how conducted Const. permit application process 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, Art. 27 § 15 Liens form of ballot Const. Art. 27 § 18 informational material, master documents 60.04.250, 60.04.255 89.08.500, 89.08.510 Judges Withdrawal from district 89.08.185 pro tempore, sworn to support 2.08.180 Permits **CONSERVATION EASEMENTS (See** superior courts, sworn to support 2.08.080 new construction, county assessor's appraisal 36.21.070, 36.21.080 Judicial notice of, uniform law 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050 TAXES - PROPERTY) Recycled content products CONSERVATOR Judicial officers, implied powers included use in state capital construction or Investment of funds 39.60.050 2.28.150 improvement projects 39.04.133 CONSIGNMENTS (See also UNIFORM Mandatory provisions, exception Const. Art. 1 § Recycled materials COMMERCIAL CODE, subtitle Secured use of materials from demolition projects in Ratification, amendments Const. Art. 23 § 1 Revision Const. Art. 23 § 2 transactions) public works 39.04.135 Art dealers accepting work of fine art on Residential and commercial submission to people Const. Art. 23 § 3
Rights existing as territory not affected Const. consignment, duties and contract solid fuel burning devices, standards requirements Ch. 18.110 70.94.455 Commission merchants, failure to pay consignor creditor 20.01.240, 20.01.250, 20.01.260, 20.01.270, 20.01.280, 20.01.300, 20.01.310 Tax imposed on building construction, repair 82.04.280, 82.04.440
Water pollution control Art. 27 § 1 School study of required 28A.230.170 Secretary of state custodian of 43.07.040 Pawnbrokers and second-hand dealers. projects involving fill material, leaching test 90.48.530, 90.48.531 CONSTITUTIONS transaction requirements Ch. 19.60 Judicial notice of foreign laws, uniform act Ch. Second-hand dealers and pawnbrokers, 5.24 CONSTRUCTION, RULES OF (See RULES transaction requirements Ch. 19.60 OF CONSTRUCTION) CONSTRUCTION CONSOLIDATION (See also CITIES AND TOWNS, subtitle Annexation; CITIES AND TOWNS, subtitle Consolidation) Construction defect claims actions, procedures 64.50.020, 64.50.040 Foreign acknowledgments 64.08.040 definitions 64.50.010 findings 64.50.005 License plates 46.16.371 Cities and towns code cities CONSUMER FINANCE interpretation of chapter 64.50.060 applicable law 35A.05.005 Credit reports, fair credit reporting act Ch. 19.182 list of defects, requirements 64.50.030 right to offer cure 64.50.050 indebtedness, ratification and funding after, CONSUMER LEASES (See UNIFORM COMMERCIAL CODE, subtitle Leases election 35.40.030 Contractors, registration requirements Ch. 18.27 Corporations, See CORPORATIONS, subtitle (Article 2A)) Consolidation Consolidation
Fraternal societies, See FRATERNAL
SOCIETIES, subtitle Incorporations
Insurance companies, generally 48.31.010
Irrigation districts 87.03.530, 87.03.535,
87.03.540, 87.03.545, 87.03.550, 87.03.551
Port districts, See PORT DISTRICTS, subtitle action arising on 4.16.300 Consumer protection act limitation on 4.16.310, 4.16.325 violation is an unfair act or practice, damages actions or claims arising for construction 63.10.050 defect claims Definitions 63.10.020 comparative fault 4.16.326 Disclosure requirements 63.10.040 emergency repairs 4.16.327 actions or claims arising from construction Expiration, lessee's liability attorney fees 63.10.030 Lease-purchase agreements Consolidation defect claims Public hospital districts 70.44.190 advertising liability 63.19.090 statute tolled 4.16.320 damages caused by contractee's delay, waiver, null and void 4.24.360 definition 4.24.370 Railroads, of competing lines prohibited Const. Art. 12 § 16 requirements 63.19.090 application of lease-purchase agreement act

(2008 Ed.) [RCW Index—page 141]

alternative method of contracting to remain in

delay damages, waiver, effective date 4.24.380

force until completed 39.04.230

Correctional facilities

63.19.020

definitions 63.19.010

disclosure by lessor

content restrictions 63.19.050

contents of agreement 63.19.040

CONSPIRACY

24.36.070

Subversive activities 9.81.020

Fish marketing associations, deemed not to be

Labor disputes, participation in as grounds for injunction 49.32.060

CONSUMER LOAN ACT

requirements 63.19.030	Agricultural marketing and fair practices Ch.	Fair credit reporting act Ch. 19.182
new agreements renegotiation between same lessor and	15.83 Alternate operator services	Fertilizers, minerals, and limes, See FERTILIZERS
consumer	disclosure 80.36.510, 80.36.520	Floral products, telephone directory business
disclosure requirements 63.19.080	violations of consumer protection act	listings Ch. 19.160
events not considered renegotiation	80.36.530	Food, drug, and cosmetic act Ch. 69.04
63.19.080 receipts for payments	Animals used in biomedical research penalties 19.86.145	Food and beverage workers' permits Ch. 69.06 Food processing Ch. 69.07
lessor's duty to provide 63.19.070	Art dealers accepting work of fine art on	Franchise investment protection Ch. 19.100
reinstatement by consumer	consignment, duties and contract	Fund raising and charitable solicitations Ch.
terms 63.19.060	requirements Ch. 18.110	19.09 Funeral directors and embalmers Ch. 18.39
upholstered furniture or bedding used, sanitizing required before leasing	Attorney general, duties 19.86.080, 19.86.085, 19.86.100, 19.86.110	Gasoline, retailer and refiner-supplier
63.19.100	Auctions and auctioneers Ch. 18.11	relationship Ch. 19.120
violations 63.19.110	Audiologists Ch. 18.35	Geologists, licensing requirements and standard
Legislative declaration 63.10.010 Motor vehicle leases 63.10.045	Automated teller machines, security Ch. 19.174 Automotive repair	of practice Ch. 18.220 Going out of business sales Ch. 19.178
Remedies 63.10.055	unfair practices 46.71.070	Health care insurance
Residual value at expiration 63.10.030	Bail bond agents Ch. 18.185	patient bill of rights 48.43.500, 48.43.505,
Unlawful acts or practices 63.10.045 Usury 63.10.060	Bottled water, labeling standards 69.07.180, 69.07.190	48.43.510, 48.43.515, 48.43.520, 48.43.525, 48.43.530, 48.43.535,
Violation is an unfair act or practice, damages	Business opportunity fraud act Ch. 19.110	48.43.540, 48.43.545, 48.43.550
63.10.050	Camping resorts Ch. 19.105	Health consumer assistance office
CONSUMER LOAN ACT	Cemeteries prearrangement contracts 68.05.330	creation and duties 43.70.230 Health services
High risk consumer loans	Charitable solicitations Ch. 19.09	home health care 70.127.216
administrative procedure act, application 31.04.202	Check cashers and sellers Ch. 31.45	Health studios Ch. 19.142
application of chapter 31.04.025	Cigarette sales below cost prohibited Ch. 19.91	Hearing and speech services Ch. 18.35 Hearing instrument fitters/dispensers Ch. 18.35
authorization for higher interest rates	Collection agencies Ch. 19.16 Commercial telephone solicitation Ch. 19.158	Heating oil pollution liability protection
conditions and limitations Ch. 31.04 consumer protection act, application	Competition, agreements to lessen competition	70.149.100
31.04.208	or create monopoly unlawful 19.86.050	High risk consumer loans Ch. 31.04
definitions 31.04.015	Computers hardware trade-in or exchange information,	Holocaust victims insurance relief act Ch. 48.10 Horticultural plants and facilities
director of financial institutions	recordkeeping requirements Ch. 19.194	unlawful acts 15.13.420
administrative power and discretion 31.04.165	Construction liens	Identification documents 9A.58.030
duties 31.04.093	consumer protection act, application to 60.04.035	Immigration assistants Ch. 19.154 Injunctions 19.86.095
powers under chapter 19.144 RCW 31.04.168	Consumer credit reports, fair credit reporting act	Installment sales of goods and services Ch. 63.1-
enforcement of chapter 31.04.205	Ch. 19.182	Insurance
investigations and examination of records	Consumer leases remedies 63.10.055	vendor single-interest or collateral protection coverage, requirements 48.22.110,
31.04.145	unlawful acts or practices 63.10.045	48.22.115, 48.22.120, 48.22.125,
application form, fee, and surety bond	violation is an unfair act or practice, damages	48.22.130, 48.22.135
31.04.045	63.10.050 Consumer leases, See also UNIFORM	viatical settlements Ch. 48.102 Insurance commissioner duties 48.02.160
assessment and bond 31.04.085	COMMERCIAL CODE, subtitle Leases	Interest rates Ch. 19.52
director of financial institution's responsibilities 31.04.055	(Article 2A)	International student exchange organizations Ch
information required, posting of license	Consumer loan act Ch. 31.04 Consumer protection act Ch. 19.86	19.166 Investigation unit 19.86.085
31.04.065 regulation 31.04.093	Contractors, registration requirements Ch. 18.27	Investigations, procedures 19.86.110
required 31.04.035	Cooling off period	Judgment to restrain is prima facie evidence in
licensee	telephone solicitations 19.158.120 Corporations	civil actions 19.86.130 Kosher food products Ch. 69.90
advertisements or promotions 31.04.135	dissolution or forfeiture of franchise	Labor not article of commerce 19.86.070
disclosure of fees and costs 31.04.102 interest calculations 31.04.125	19.86.150	Land developments Ch. 58.19
loan restrictions 31.04.125	stock acquisition in other corporations create monopoly 19.86.060	Lease contracts Ch. 62A.2A Lease-purchase agreements Ch. 63.19
place of business 31.04.075	Credit cards	Lemon law Ch. 19.118
powers and restrictions 31.04.105 recordkeeping and report requirement	receipts, printing restrictions 19.200.010	Limitation of actions 19.86.120
31.04.155	Credit reports, fair credit reporting act Ch. 19.182 Credit services organizations Ch. 19.134	Loan originators Ch. 19.146 Manufactured homes
violations 31.04.175	Dairy products Ch. 15.36	installation warranty 46.70.134
open-end loan annual fee 31.04.115	Damages, treble allowed 19.86.090	sales, implied warranty 46.70.132
credit life or credit disability insurance	Debt adjusters Ch. 18.28 Deeds of trust	warranties, inspections, delivery, occupancy and advertising requirements 46.70.135
31.04.115	sale by trustee, application of consumer	Materials from federal or other state's attorney
interest charges 31.04.115 requirements, restrictions, and options	protection act 61.24.135	general 19.86.115
31.04.115	Definitions 19.86.010	Meat custom slaughtering and custom meat
security interest in property 31.04.115	Distressed property conveyances 61.34.040 Drugs	facilities, licensing and inspection Ch.
violations of chapter 31.04.027	over-the-counter medications, imprinting	16.49
CONSUMER PROTECTION 900 numbers, regulation Ch. 19.162	requirements Ch. 69.60 Electrical retail customers Ch. 19.29A	Milk products Ch. 15.36 Mobile homes
Actions and transactions exempted from	E-mail	installation warranty 46.70.134
consumer protection act 19.86.170	unpermitted or misleading commercial	sales, implied warranty 46.70.132
Actions for damages 19.86.090 Adoption services 26.33.400	messages, prohibition Ch. 19.190	warranties, inspections, delivery, occupancy
Adult family homes 70.128.058	Employment agencies Ch. 19.31 Equity skimming 61.34.040	and advertising requirements 46.70.135 Monopolies
Advertising, false or deceptive Ch. 9.04	Escrow agents, licensing and regulation Ch.	declared unlawful 19.86.040
Agricultural commodities	18.44 Examptions from consumer protection set	divestiture of stock or assets 19.86.060
Washington state grown, restrictions on use for labeling or advertising 15.04.410	Exemptions from consumer protection act 19.86.070, 19.86.170	stock acquisition in other corporations to create monopoly 19.86.060
5	1	1 2

[RCW Index—page 142] (2008 Ed.)

CONTACT LENSES (See VISION CARE)

Mortgage loan servicing, sale, or transfer Ch. **CONTAGIOUS DISEASES (See DISEASES)** CONTAINERS Motion picture distribution and exhibition Ch. Beverage, See BEVERAGE CONTAINERS Explosives Motor vehicle fuel quality Ch. 19.112 marking, penalty for violation 70.74.300 Motor vehicle sales practices Ch. 46.70 Food, drug, and cosmetic act Ch. 69.04 Motor vehicle subleasing or transfer, unlawful Honey Ch. 69.28 practices Ch. 19.116 Poison prevention packaging Ch. 70.106 Motor vehicle warranties Ch. 19.118 Motor vehicles CONTAMINATED PROPERTY (See REAL dealer franchise protection Ch. 46.96 PROPERTY) Moving companies CONTEMPT advertisements, contents 81.80.357 Adults only material, failure to comply with court Moving sales, restrictions 19.178.100 order relating to erotic material 9.68.060 Night depositories, security Ch. 19.174 Aircraft, violation of court order prohibiting Nursing homes, licensing and regulation Ch. operation 47.68.240 Attachment of witness 5.56.070, 5.56.080 Organic food products Ch. 15.86, 19.86.023 Attorneys, by Pawnbrokers and second-hand dealers Ch. 19.60 refusal to deliver client's money or papers Pay-per-call information delivery services Ch. 60.40.020 Î9 162 Penalties for violations 19.86.140 enforcement of payment in criminal proceedings 10.01.180 Plumbers, certification of competency Ch. 18.106 Criminal Poison prevention packaging Ch. 70.106 criminal act constituting contempt at same time may be punished as crime also 9.92.040 Prizes, promotional advertising of Ch. 19.170 Product liability/hazardous substance claims confidentiality 4.24.611 injunction against moral nuisances, penalty 7.48.080 damages and costs 4.24.611 public right to information 4.24.611 Public hazards disclosure 4.24.601 injunctions in place of 7.48.080 violation of injunction against moral nuisances, penalty 7.48.080 Pyramid schemes antipyramid promotional scheme act Ch. Deposits into court, refusal to make 4.44.490 Execution, writ of, failure to obey 6.17.070 Habeas corpus, limitation on inquiry 7.36.130 Real estate brokerage relationships Ch. 18.86 Residential mortgage loan closing Health care activities, labor relations, arbitration board 49.66.100 valuation disclosure requirements Ch. 19.149 Residential real property Injunctions 7.40.170 seller's disclosures, requirements Ch. 64.06 disobedience 7.40.150, 7.40.160 Restraint of trade, contracts or conspiracies unlawful 19.86.030 Judges punishment power 2.28.020, 2.28.070 Judicial officers Retail installment sales Ch. 63.14 Roofing and siding contractors and salespersons, punishment powers 2.28.020, 2.28.070 business practices regulated Ch. 19.186 Justices of the peace Sales Ch. 62A.2 punishment Sales, going out of business sales Ch. 19.178 power of 2.28.020 Second-hand dealers and pawnbrokers Ch. 19.60 Juvenile court Seeds Ch. 15.49 failure to Service contracts Ch. 48.110 comply with court order entered under Service of process outside state 19.86.160 family reconciliation act 13.32A.250 Service stations nonappearance when summoned 13.34.070 gas prices 9.04.090 Labor injunction proceedings, generally 49.32.090, 49.32.100 Siding and roofing contractors and salespersons, business practices regulated Ch. 19.186 Legislature, each house may punish for Const. Art. 2 § 9 Solicitation lists, withdrawal of consumer's name 19.182.030 Nuisances Speech-language pathologists Ch. 18.35 moral nuisances Structured settlement protection Ch. 19.205 restraining order pending temporary injunction, violation 7.48.062 Telephone buyers' protection act Ch. 19.130
Telephone directory business listings Ch. 19.160
Telephone solicitation, commercial Ch. 19.158
Timeshare regulation 64.36.170 violation of injunction against moral nuisances 7.48.080 Penalty, platting, subdivision and dedication of Trading stamps and premiums Ch. 19.84 land act, penalty for failing to follow court order 58.17.220 Travel businesses Ch. 19.138 Unfair competition and practices declared Probate, surviving partners of decedent, failure to file bond 11.64.022 unlawful 19.86.020 Unsolicited goods or services Ch. 19.56 Usury Ch. 19.52 Punishment power court commissioners 2.24.040 Viatical settlements Ch. 48.102 courts 2.28.020 Violations, civil penalties 19.86.140 referees 4.48.060 Vision care, consumer access to Ch. 18.195 Referee's power to punish for 4.48.060 Web site, information from state agencies Refusal to deliver subject matter of litigation to 43.105.340 party 4.44.490 Weight loss facilities Ch. 19.142 Subpoenas Weights and measures Ch. 19.94 witness failing to attend court in answer to Well construction Ch. 18.104 5 56 061 Wheelchairs warranties Ch. 19.184

CONSUMER REPRESENTATIVES

Health board

defined 43.20.025

Mortgage brokers Ch. 19.146

principal office and place of business 48.07.200

attachment to answer for contempt 5.56.070, 5.56.080 failing to attend court 5.56.061 legislative hearings and inquiries 44.16.130, 44.16.140, 44.16.150, 44.16.160 CONTEMPT OF COURT Administrative proceedings sanctions, petition to court for imposition of 7.21.060 Appellate review of proceedings 7.21.070 Civil infractions failure to pay penalty or perform restitution 7.80.160 Definitions 7.21.010 Juvenile court dependency cases 13.34.165 Parenting act disobedience of decree or order contempt actions 26.09.160 Sanctions fines 7.21.040 punitive, fines 7.21.040 remedial, payment for losses 7.21.030 summary imposition, procedure 7.21.050 who may impose 7.21.020 CONTESTS Amusement game defined 9.46.0201 Contest of chance defined 9.46.0225 promotional, authorized 9.46.0356 Fishing derby defined 9.46.0229 CONTINGENT LIABILITY Insurance companies, See INSURANCE, subtitle Contingent liability Security against confession of judgment statement in writing to disclose facts and sum not excessive 4.60.060 without suit 4.60.050 **CONTINUANCES** (See also ADJOURNMENTS) Criminal trials evidence, time to obtain as grounds for, proof 10.46.080 District judges civil proceedings amended pleading causing 12.08.110 practice in superior court applies to 12.12.010 testimony, continuance to procure 12.12.010 Executors and administrators accounting, final report and distribution, continuance of hearing if incorrect 11.76.060 continuation of decedent's business 11.48.025 Forcible entry and detainer, allowance for amendment 59.12.150 Judge of superior court, power to grant in counties within his judicial district 2.08.190 Personal representatives continuation of decedent's business 11.48.025 Rent default proceedings 59.08.050 Sexual offenses against children limits on granting 10.46.085 Supplemental proceedings 6.32.220 CONTINUITY OF BUSINESS IN EVENT OF ENEMY ATTACK Domestic insurers emergency bylaws 48.07.170, 48.07.180

Succession of officers list 48.07.190 CONTINUITY OF GOVERNMENT IN

purposes 48.07.180

EVENT OF ENEMY ATTACK Authority to provide for Const. Art. 2 § 42 City and town executive heads, succession to office of 42.14.050

Supplemental proceedings 6.32.180

74.20.240

Witnesses

Support actions, contempt powers of court

CONTRABAND

retained percentage on public works Counties, emergency seat of government, in lien authorized 60.04.021 material exempt from process 60.04.201 event of enemy attack 42.14.075 60.28.010 County commissioners, succession to office Prevailing wage rate notice of right to claim lien, requirements and lien for noncompliance 60.28.040 42.14.040 exceptions 60.04.031 Professional service corporations Ch. 18.100 Prohibited acts 18.27.020, 18.27.117 Definitions 42.14.010 personal action on debt preserved 60.04.191 Emergency seat of government, establishment prime contractor, duty to make information available to suppliers, subcontractors, or professionals 60.04.261 42.14.035 Public works Governor, succession to office of 42.14.020 bond in lieu of retained funds 60.28.011 Interim successors priority of liens 60.04.061 completion of contract, duties of disbursing political subdivision offices 42.14.070 promissory notice, effect of taking 60.04.191 officer 60.28.051 property subject to lien 60.04.051 rank of lien 60.04.181 state officers 42.14.060 correctional facilities construction and repair Legislators contracts calling into session 42.14.030 proportional voting 42.14.030 release of lien rights 60.04.071 alternative method to remain in force until rights of owner, recovery options 60.04.151 withholding of funds 60.04.221 completed 39.04.230 quorum requirements dispensed with 42.14.030 general contractor/construction manager method for awarding 39.04.220 Construction of state highway reduction in number 42.14.030 definitions 60.28.011 bond of sessions during emergency 42.14.030 delay due to litigation 60.28.080 qualification of sureties under 47.28.110 Political subdivisions, emergency seat of government, authority to establish 42.14.075 interest on unpaid amounts due when public required 47.28.100 body fails to make timely payment Consumer protection act, application 18.27.350 Provisions suspended during emergency Consumer/contractor awareness of chapter labor and material liens 60.28.010, 60.28.011 legislature, quorum and passage of bills Const. Contaminated properties
decontamination, disposal, or demolition of
certification by department of health prevailing wage rate
disqualification for multiple violations Art. 2 § 42 seat of government Const. Art. 2 § 42 39.12.065 state records Const. Art. 2 § 42 registration prerequisite to public works contract 39.06.010 succession to governor Const. Art. 2 § 42 64.44.060 Seat of government, establishing emergency County improvement retained percentage 60.28.010, 60.28.011 42.14.035 contractor's bond for construction of county subcontractors CONTRABAND roads and bridges 36.77.040 identification by bidder 39.30.060 labor and material claims 36.45.040 Firearms termination before completion 60.28.011 unlawful firearms contraband 9.41.220 Definitions 18.27.010 timely payment, defined 39.76.011 Machine guns declared to be 9.41.220 Design-build public works contracting procedure timely payment, interest on unpaid amounts Čh. 39.10 CONTRACTORS due when public body fails to make Diking districts, improvement procedure 85.05.180 Actions against contractors, grounds and procedures 18.27.040 39.76.011 violators, contracts with prohibited 39.06.010 Public works, See also PUBLIC WORKS Disclosure statement and notice to customers Actions by contractors, registration prerequisite to suit 18.27.080 18.27.114 Electrical, See ELECTRICIANS Registration Advertising, contents 18.27.100, 18.27.102, 18.27.104 advertising, content requirements 18.27.100, 18.27.102, 18.27.104 Enforcement of chapter 18.27.005 Farmers home administration projects 60.28.010 Bond or surety requirement 18.27.040 application contents 18.27.030 Financial responsibility 18.27.050 **Building permits** application of chapter 18.27.130 Fire sprinkler system contractors, See FIRE SPRINKLER SYSTEM CONTRACTORS registration verification required before certificate issuance and renewal 18.27.060 permit issuance 18.27.110 conditions of issuance 18.27.060 Flood control districts, construction bond exemptions 18.27.090 fees 18.27.070, 18.27.075 grounds for denial 18.27.030 Business practices 86.09.181 penalties for violations 18.27.100, 18.27.102, General contractor/construction manager public works contracting procedure Ch. 39.10 18.27.104 Claims against contractors, grounds and infractions Health care service contractors, See
INSURANCE, subtitle Health care service procedures 18.27.040 administrative hearing 18.27.310 dismissal 18.27.310 dismissal 18.27.320 investigations 18.27.210, 18.27.220 monetary penalty 18.27.340 notice of infraction, procedures 18.27.230, 18.27.240, 18.27.250, 18.27.260, 18.27.270, 18.27.290 Construction contractors negligence, agreements to indemnify against public policy 4.24.115
Construction defect claims Ch. 64.50 Indemnity clause in contract, against public policy 4.24.115
Insurance or financial responsibility 18.27.050 Construction liens Labor and industries, department of authority 18.27.125, 18.27.215 acts of coercion 60.04.035 application of chapter 281, Laws of 1991, to actions pending as of June 1, 1992 60.04.904 report to legislature 18.27.342 list of registered contractors 18.27.120 representation by counsel 18.27.300 restraining orders or injunctions 18.27.225 specified 18.27.200 application of proceeds 60.04.181 assignment of lien 60.04.121 payment of moneys earned withheld in lieu of bond 60.28.010 unregistered contractor 18.27.205 attorneys' fees 60.04.181 bond in lieu of claim 60.04.161 public contractors joint ventures 18.27.065 payment of excess over lien claims partnerships 18.27.065 60.28.020 claim of lien prerequisite for public works contract retained percentage 60.28.010 community interest, effect on 60.04.211 39.06.010 taxes and penalties due, trust fund priority required, criminal penalty for violations 18.27.020 designation of amount due on each piece of 60.28.040 property 60.04.131 trust fund 60.28.010 suspension, grounds 18.27.060 suspension for nonpayment or default on recording of notice of, time limits, and contents 60.04.091 List of registered contractors 18.27.120 educational loan or scholarship 18.27.360 suspension or denial 18.27.050 Marketing campaign recording of notice of claim, requirements and fee 60.04.111 risk of hiring unregistered contractors verification required before building permit issuance 18.27.110 separate residential units, time for filing against 60.04.101 Minority and women-owned businesses workers' compensation coverage 18.27.030 Roofing and siding contractors and salespersons, contractor registration required to establish lien 60.04.041 state highway projects preference 47.28.030 Minority and women's business enterprises, See also PUBLIC WORKS, subtitle Minority and women's business enterprises, office of definitions 60.04.011 business practices regulated Ch. 19.186 duration of lien, procedural limitations Siding and roofing contractors and salespersons, Mobile homes and manufactured homes, siting or installation violations 18.27.117 60.04.141 business practices regulated Ch. 19.186 financial encumbrances, priorities 60.04.226 Small business Municipal local improvement, filling lowlands, payment of 35.55.170, 35.56.180 foreclosure of liens, parties and procedure state highway projects preference 47.28.030 60.04.171 Surety or bond requirement 18.27.040 rigable waters, wood debris removal frivolous claims, procedure to seek dismissal Telecommunications, See TELECOMMUNICATIONS, subtitle 60.04.081 76.42.030 lenders, notice to 60.04.221 Payment Systems installations

[RCW Index—page 144] (2008 Ed.)

Unemployment compensation public transportation systems, contracts for Demonstration Cities and Metropolitan liability for contributions 50.24.130 operation and maintenance of 35.95.050 Development Act 35.21.660 sign-build highway construction projects 47.20.780, 47.20.785 second class cities, power to make 35.23.440 limitations, exclusions 50.04.145 Cities—Optional Municipal Code Unregistered contractors enforcement team 18.27.390 officers or employees, interest in contracts Design-build public works contracting procedure infractions and violations 18.27.020, prohibited, exceptions 42.23.030 Čh. 39.10 Diking and drainage district commissioners, payment defaults, penalties 18.27.370 waiver or renunciation after breach 62A.1-107 power to enter into 85.07.170 Disability insurance, changes 48.20.042 Community property agreements 26.16.120 Conditional sales contracts for purchase of real or Documents of title, when adequate compliance minority and women's business enterprises, personal property by cities and towns, metropolitan park districts, counties, and library districts authorized, indebtedness limitations 39.30.010 related to 39.19.080, 39.19.090 with contract 62A.7-509 unregistered contractor 18.27.205 Educational personnel interstate educational personnel contracts 28A.690.030 CONTRACTS Absentees, administration of estate of, provisional employees nonrenewal 28A.405.220 Conditions precedent, pleading of 4.36.080 performance of absentee's contracts Condominiums 11.80.055 good faith obligation in performance and enforcement 64.34.090 requisites 28A.405.220 Actions on supplemental contracts for certificated death does not abate 4.20.046 employees for supplemental duties liability of unit owners' associations and executors and administrators, contracts 28A.405.240 declarants 64.34.344 11.48.090 teachers unconscionable contract or clause interpleader 4.08.150 nonrenewal 28A.405.210 determination, limitations on enforcement personal representatives' contracts 11.48.090 requisites 28A.405.210 Educational service district 64.34.080 public corporations, against 4.08.120 Confession of judgment by public corporations, by 4.08.110 information and research services 28A.320.110 persons jointly liable enforcement 4.60.030 who may confess 4.60.030 beneficiaries of trust estates, against Emergency contracts 39.29.016 4.32.120 Emergency management work on cost basis 38.52.390 real party in interest, against 4.32.120 Construction actions arising on 4.16.300 Affecting price, production of transportation, prohibited Const. Art. 12 § 22 Employment limitation on 4.16.310, 4.16.325 combination of employees for 49.36.030 actions or claims arising for construction Airports remedy for violation 49.36.020 defect claims department of transportation may enter into Enforcement of comparative fault 4.16.326 47.68.180 absconding debtors, ne exeat proceedings emergency repairs 4.16.327 Ambulance service 7.44.010 actions or claims arising from construction counties, authorized, restrictions 36.01.100 ne exeat proceedings 7.44.010 defect claims Engineers statute tolled 4.16.320 public agencies Ch. 39.80 damages caused by contractee's delay, waiver, null and void 4.24.360 public agencies Ch. 39.80 Architectural and engineering services Evidence agency's requirement, advance publication requirement 39.80.030 telegraphic or electronic communications Ch. 5.52 definition 4.24.370 contract negotiations procedures 39.80.050 delay damages, waiver, effective date Executors and administrators, by or against, authority to maintain 11.48.090 contracts with state agencies and amendments to them to be reported to the office of financial management 39.80.070 definitions 39.80.020 4.24.380 Contracting out for services by state agencies and Farm implements, machinery, parts institutions 41.06.142 business relations between independent retail Conveyance of real property by deceased vendor, business and manufacturers and emergency exceptions 39.80.060 legislative intent 39.80.010 sale and conveyance 11.56.020, 11.60.010 distributors, regulation Ch. 19.98 repurchase requirements Ch. 19.98 Fees, contract provisions for allowance of, court Cooling off period procurement policy requirements 39.80.040 savings clause 39.80.900 retail installment sales, conditions 63.14.040, 63.14.154 to fix amount, limitation 4.84.020 Ferries, prequalification, See FERRIES, subtitle telephone sales, conditions 63.14.154 Correctional facilities construction and repair severability clause 39.80.910 Art dealers accepting work of fine art on Contract prequalification alternative method to remain in force until completed 39.04.230 consignment, duties and contract Fire protection districts requirements Ch. 18.110 liability, contracts as general obligation 52.20.070 findings 39.04.210 Attachment ground, when 6.25.030 general contractor/construction manager prevention of fire 52.20.070 nongovernmental entities with state contracts method for awarding 39.04.220 Fish marketing associations, legality of contracts or grants 43.09.055, 43.09.065 Counties presumed 24.36.070 awarding, procedure, bid deposits, contractor's bond 36.32.250 Bonds with other corporations or associations payment of moneys earned withheld in lieu of bond 60.28.010 24.36.400 county hospitals, joint operation 36.62.040 joint courthouses with city halls 36.64.010, 36.64.020, 36.64.030 Flood control, counties, joint control 86.13.010 Breach of, boats and vessels, towing, dunnaging, or stevedoring 60.36.060 Gambling contract of occupancy may be terminated if premises used for 4.24.080 municipal water and sewer facilities 35.91.020 officers and employees, interest in contracts prohibited, exceptions 42.23.030 Budget and accounting system limitation upon, contracts made in excess of appropriation premises used for, contract may be voided void 43.88.130 4.24.080 Camping resorts Ch. 19.105 parks and recreation cooperation 67.20.020 void as evidence of gambling debt 4.24.090 population of two hundred ten thousand or Chattel paper Ch. 62A.9A General contractor/construction manager public Children, See CONTRACTS, subtitle Minors, by more, with cities concerning buildings and works contracting procedure Ch. 39.10 related improvements 36.64.070 power, generally 36.01.010 Cities, county with population of two hundred ten Guardianship thousand or more, with cities concerning buildings and related improvements performance by guardian 11.92.130 public works and purchases, procedure for Guardianship estate 36.64.070 awarding 36.32.050 contracts for personal services of minor Cities and towns purchasing agent, duties 36.32.260 26.28.050 underground electric and communication Health studios Ch. 19.142 Hospitals, county hospital and state universities for provision of medical services, teaching disincorporation, impairment of 35.07.100 facilities 36.88.430 general corporate powers 35.21.010 contacts with electric and communication facilities authorized, provisions of the joint city halls with county courthouses 36.64.010, 36.64.020, 36.64.030 and research activities 36.62.290 municipal water and sewer facilities act contracts 36.88.440 Incapacitated persons County roads and bridges, awarding, for construction of 36.77.040 performance by guardian performance of 11.92.130 35.91.020 officers or employees, interest in contracts prohibited, exceptions 42.23.030 Death, cause of action upon, survives 4.20.046 Industrial insurance, See INDUSTRIAL parks and recreation cooperation 67.20.020 Debenture companies dealing in 35.21.660 INSURANCE

(2008 Ed.) [RCW Index—page 145]

Installment sales contracts, See INSTALLMENT SALES OF GOODS AND SERVICES, first class cities 35.22.620 Real estate contracts towns or second class cities 35.23.352 foreclosure Personal representatives, actions to recover on subtitle Retail installment contract other remedies not limited 61.30.020 contracts 11.48.090 Insurance forfeiture group life insurance 48.24.130 Personal service contracts acceleration of payments 61.30.090 health care service contractors, contracts of competitive solicitation required, exceptions 39.29.011 action to set aside 61.30.140 participation, termination, notice to award of fees or costs, or conditions commissioner 48.44.080 data generated under contracts, access 61.30.130 39.29.080 conditions 61.30.030 health care service contractors, filing with cure of default 61.30.090 commissioner for approval 48.44.070 higher education institutions 39.29.090 health care service contractors, master list of minors 26.28.050 definitions 61.30.010 participating providers to be filed with reports 39.29.075 effect of forfeiture 61.30.100 annual statement 48.44.080 Personal services rendered to state agencies expiration of judicial order 61.30.130 false swearing, penalty, liability 61.30.150 notice requirements 61.30.020, 61.30.040, 61.30.050, 61.30.060, 61.30.070, Insurance, See also INSURANCE, subtitle amendments to contracts, submission and Insurance contract approval 39.29.025 Insurance companies, investment in, See INSURANCE, subtitle Investments compliance, expenditure of funds prohibited, penalty 39.29.020 definitions 39.29.006 61.30.080 other remedies not limited 61.30.020 Interest documentation required before services may public debts, contracts and obligations priority of actions 61.30.160 restrained or enjoined 61.30.110 sale in lieu of 61.30.120 declared legal regardless of interest rate be contracted for 39.29.008 effective date 39.29.020 39.90.060 usury 19.52.020, 19.52.030 exemption of certain contracts 39.29.040 Real property Interest rate 4.56.110, 19.52.020 Investment securities Ch. 62A.8 filing of contracts 39.29.055 legislative intent 39.29.003 list of contracts, office of financial purchase action to recover purchase money 4.08.100 restrictive covenants prohibited 49.60.224 Joint liability procedure to bind joint debtors after judgment 4.68.010, 4.68.020, 4.68.030, 4.68.040, 4.68.050, 4.68.060 management to maintain 39.29.068 Restraint of trade, contracts or conspiracies unlawful 19.86.030 minority and women's business enterprises, office of, subject to 39.29.050 Restrictive covenants prohibited 49.60.224 Jurisdiction, out-of-state residents or public inspection of contracts 39.29.055 Retail installment sales Ch. 63.14 nonresidents, contracting within state review and approval by office of financial management 39.29.055 Roofing and siding contractors and salespersons, submits persons to state jurisdiction 4.28.185 business practices regulated Ch. 19.186 Labor, eight hour day, 1903 Act cancellation for violations 49.28.050 stipulation in 49.28.060
Lease contracts Ch. 62A.2A sole source contracts 39.29.018 Sales Port districts uniform commercial code Ch. 62A.2 labor and maintenance 53.08.120, 53.08.130, Sales, deferred payments of purchase price, usury 53.08.140, 53.08.150 law exclusion 19.52.120 Leases, consumer, See CONSUMER LEASES sale of property no longer needed, contract Sales of accounts Ch. 62A.9A Liens, public works sales, terms and conditions 53.08.091, Sales representatives and principals contracts exceeding two hundred thousand 53.08.092 contractual relationship between dollars 60.28.010 small projects 53.08.135 contracts and agreements, required small works roster 53.08.120 toll facilities 53.34.020 Limitation of action on provisions 49.48.160 new promise or acknowledgment 4.16.280 definitions 49.48.150 part payment 4.16.270 Probate payment of wages and commissions unwritten contracts 4.16.080 contracts to purchase real estate by deceased vendee 11.56.180 49.48.170 written contracts 4.16.040 personal jurisdiction, principal considered to be doing business in state for purposes of Local improvements, cities, towns and public corporations, work done for assessments 35.43.190 conveyance of real property contract of deceased vendor 11.56.020 49.48.180 rights and remedies supplemental to other by deceased vendor, sale and conveyance rights and remedies of sales representatives 49.48.190 11.60.010 Maintenance of highways, by 47.28.090, 47.28.100 performance of decedent's contracts, waiver of provision prohibited 49.48.190 Savings and loan foreign associations Maritime, liens on boats and vessels 60.36.020 including real estate contracts 11.60.010 Metropolitan municipal corporations, power to enter into contracts 35.58.180 suits by or against personal representatives on contracts with Washington residents, construction 33.32.030
Schools and school districts contracts, authority to maintain 11.48.090 Mining contracts on public lands, See PUBLIC LANDS, subtitle Mining contracts Public unpaid, interest payment attorney fees 39.76.040 exceptions 39.76.020 requirement 39.76.010 source of funds 39.76.030 Minors awarding of bids 28A.335.190 baseball, See ATHLETICS AND SPORTS parks and recreation cooperation 67.20.020 disaffirmance 26.28.040 school districts information and research services personal services 26.28.050 28A.320.110 validity and effect 26.28.030 without bid or bond, transportation Month defined 1.16.060 department may enter into 47.01.210 second class Multi-purpose community centers, operation of facilities 35.59.080 Public benefit nonprofit corporations officer, spouse of, interest in 42.23.030 public purchase participation agreements, school bus drivers, interest in 42.23.030 Schools by, See SCHOOLS AND SCHOOL DISTRICTS Municipal corporations corporation may enter into agreement with officers, contract interest in 42.23.010, department of general administration 42.23.030, 42.23.040, 42.23.050, 39.34.055 Seasonal labor, requirements 49.40.020 Secured transactions Ch. 62A.9A 42.23.060 Public improvement labor and material liens 60.28.010 tax liens 60.28.040 Secured transactions, See UNIFORM COMMERCIAL CODE posting of purchase awards 39.04.200 public works Public land purchase, See PUBLIC LANDS
Public purchase agreements
public benefit nonprofit corporation may enter purchase process other than sealed bids 39.04.190 Seed bailment contracts Ch. 15.48 Service contracts Ch. 48.110 small works roster 39.04.155 Setoff against plaintiff assignee 4.56.070, into participation agreement with posting of awards 39.04.200 4.56.075 department of general administration 39.34.055 Sewerage, water and drainage systems, authority of county to contract with other entities for Ne exeat 7.44.010 Obligation, impairment of, prohibited Const. Art. 36.94.190 Public works 1 § 23 change order due to environmental protection requirements 39.04.120 Siding and roofing contractors and salespersons, Partition proceedings, security on sale of property, concerning 7.52.420 business practices regulated Ch. 19.186 dispute resolution 39.04.120 retained percentage 60.28.010 Performance, conditions precedent, pleading of Sole source contracts state agency, personal service contracts 39.29.018 4.36.080 Public works, See also PUBLIC WORKS Performance of decedent's contracts, including Special attorneys with counties 36.32.200 real estate contracts 11.60.010 Real estate Performance-based contracts vendor's interest Standard clauses required in proposals counties 36.32.245, 36.32.250 not real property for judgment lien 4.56.190 advertisements, and bids 39.19.050

[RCW Index—page 146] (2008 Ed.)

State homeless lodging, exempt from tax 67.40.105 financing contracts, See FINANCING CONTRACTS license fees and taxes limitation on imposition and use 67.40.100 Statute of frauds Ch. 19.36 remittance of tax, credit 67.40.140 tax authorized, rates 67.40.130 tax collection and deposit 67.40.150 Student educational loan contracts Ch. 26.30 Survival of actions on 4.20.046 Teachers use of collected taxes 67.40.170 limitation on contracts for teachers already Sports franchises, revenue use restrictions covered by contract to another school 67.40.110 State convention and trade center, Seattle district 28A.405.210 provisional employees 28A.405.220 account Termination of, premises used for gambling administration of proceeds 67.40.050 4.24.080 deposit of proceeds 67.40.040 Timeshare regulation, See TIMESHARE REGULATION subaccounts 67.40.040 use, priority 67.40.040 compensation and travel expenses of board Traffic education courses in schools, contracts with driver's schools 28A.220.030 members 67.40.027 Transfer on death security registration fund transfer to operations account, repayment transfer is not testamentary but effective by reason of contract between owner of general obligation bonds security and registering entity 21.35.045 Trustees, successors, liability 11.98.039 Unwritten, limitation of action on 4.16.080 appropriation required 67.40.030 authorized 67.40.030 bond covenants 67.40.030 legal investment for public funds 67.40.080 retirement of 67.40.060 Usurv agent, violation 19.52.030 consumer protection act, application 19.52.036 additional means may be provided 67.40.070 health care and insurance programs declaratory judgment to establish usury, time limit 19.52.032 inapplicable to officers and employees 41.05.110 foreign contracts, application 19.52.030 improvements, funding 67.40.180 insurance by negotiation 67.40.020 validity of contract, effect 19.52.030 Utility services, intercounty incorporation lodging tax, King County 67.40.107 35.02.250 Validity lodging tax, King county 67.40.090 marketing, contracts for services 67.40.120 operations account 67.40.025 usurious rates of interest, effect upon validity Vehicles, sale of, charges to be furnished buyer project completion costs authorization to borrow from state treasury, or mortgagor, seller to give details 46.70.130 Warranties, express and implied Ch. 62A.2 conditions and limitations 67.40.045 Written, limitation of actions on 4.16.040 public nonprofit corporation Written contracts, agreements, or promises, authorized 67.40.020 when required Ch. 19.36 board of directors 67.40.020 powers and duties 67.40.020 CONTRIBUTORY FAULT state convention and trade center account Determination of percentage of fault among administration of proceeds 67.40.050 multiple parties 4.22.070 real property powers 67.40.020 Fault, defined 4.22.015 retirement law inapplicable to employees and CONTRIBUTORY NEGLIGENCE officers 41.04.800 Spouse, domestic partner, minor child, not state debt limitation excludes certain debt relating to convention imputed 4.22.020 Tort actions center 39.42.060 effect of 4.22.005 state finance committee duties relating to 67.40.030 CONTROLLED SUBSTANCES, UNIFORM travel expenses, out-of-state, reimbursement 43.03.062 ACT (See DRUGS) CONTROLLED SUBSTANCES use of funds 67.40.190 THERAPEUTIC RESEARCH PROGRAM vacation law inapplicable to officers and employees 43.01.045 Definitions 69.51.030 CONVENTION CENTERS (See STADIUM, Establishment and registration of projects CONVENTION CENTER, AND ARTS FACILITIES) 69.51.040 Limitations 69.51.040 Marihuana, sources and distribution 69.51.060 CONVERSION Patient qualification review committee Encumbered, leased or rented personal property, penalty 9.45.060 69.51.050 Schedule consideration for program purposes Insurance, reciprocal insurers 48.10.330 69.51.080 CONVEYANCES (See also ELEVATORS, ESCALATORS AND DUMBWAITERS) CONVENTION AND TRADE FACILITIES Alcoholic beverages Acknowledgments foreign 64.08.040 spirits, beer, and wine restaurant license. who may take 64.08.010 Cemetery plots Ch. 68.32 conditions and qualifications 66.24,420 Construction Certificate of acknowledgment content 64.08.050 sales tax collected on construction, disposition 67.40.160 Convention and trade center, Seattle effect as evidence 64.08.050

retirement law inapplicable to employee and

use restrictions, sports franchises 67.40.110

Legislative finding, express purpose 67.40.010

officers 41.40.105

surety exemptions 48.30.270

Hotel-motel tax revenue

Lodging for transients

Insurance

public utilities 35.94.010, 35.94.020, 35 94 030 surplus property 35.94.040 real property in community renewal areas 35.81.090, 35.81.095 sewerage sale acquired property, authority for 35.67.270 Commissioner of deeds, See COMMISSIONER OF DEEDS Commissioner to convey real estate, by approval of court necessary 6.28.050 deed contents 6.28.020 execution of 6.28.060 pursuant to judgments 6.28.030 order of sale 6.28.040 recording 6.28.070 Community property power of attorney husband or wife 26.16.090 third person 26.16.090 purchaser's title and rights 26.16.095, 26.16.100 recording of claim by husband or wife effect of failure, time for recording 26.16.100 removal as cloud 26.16.110 Community renewal property, presumptions in regard to 35.81.140 Conservation, preservation rights and interests held by public bodies 64.04.130 Contracts to convey real property by deceased vendor, sale and conveyance 11.56.020, 11.60.010 Copies of record as evidence 5.44.060 Corporations absence of seal from instrument, effect Counties, use of, effect 36.01.040 County improvements for flood control causing river to change course, title and interest of state in abandoned channel conveyed to improving county 86.12.034 County property
flood control, navigation, and reclamation
36.34.220, 36.34.230, 36.34.240
military installations, federal power projects, housing projects 36.34.250, 36.34.260 reservations to 36.34.010 state or United States 36.34.210, 36.34.230, 36.34.240, 36.34.250, 36.34.260, 36.34.270 use of, effect 36.01.040 Court order, commissioners to convey real estate 6.28.050 Dealings with registered land 65.12.320 Deeds, bargain and sale implied covenants 64.04.040 quitclaim 64.04.050 Defined recording act 65.08.060 Donations marked on plat, quitclaim deed, effect 58.08.015 Earnest money deposit forfeiture 64.04.005 Ejectment and quieting title actions alienation of the property by defendant, effect of 7.28.220 appointment of trustee to cancel or make 7.28.010 joinder of parties where conveyance common to separate parcel 7.28.280 mortgage deemed not a conveyance 7.28.230 Executors and administrators administration with will annexed cannot convey unless directory powers in will 11.28.070 cannot convey unless directory powers in will 11.28.070 contracts to convey real property by deceased vendor, sale and conveyance 11.60.010

fraudulent by decedent to defraud creditors,

recovery action 11.48.140

(2008 Ed.) [RCW Index—page 147]

form for corporation 64.08.070

Certified copies, recording 65.08.100

proceedings 35.53.030

Certificates on out-of-state acknowledgments

property acquired at local improvement

form for individual 64.08.060

64.08.020

Cities and towns

CONVICTIONS

recovery of property conveyed, procedure	evidence of authority to register 65.12.320	Conversion of cooperative association to
11.48.070 Fraudulent, See FRAUDULENT	filing of deed 65.12.380 forms of, supervision by court 65.12.300	domestic ordinary business corporation, procedure 23.86.210
CONVEYANCES	interest adverse to title of owner 65.12.380	Cooperative, use of restricted 23.86.030
Gambling, validity of conveyance as evidence of	new certificate for grantee 65.12.380	Cooperative corporations, authorized 24.06.015
gambling debt 4.24.090	owner's duplicate of certificate, surrender	Corporation, conversion to business corporation
Homesteads acknowledgment of 6.13.060	65.12.380 partial transfer of described land 65.12.380	procedure 23.86.210 Definitions 23.86.007, 23.86.200
execution 6.13.060	power of attorney 65.12.410	Directors
incompetent or disabled spouse or domestic	registrar of titles, duty 65.12.380	appointment 23.86.080
partner 6.13.210, 6.13.220, 6.13.230,	voluntary instruments 65.12.320	election 23.86.080
6.13.240	Solar easements	removal 23.86.087
power of attorney authorized 6.13.060 Indians, sale of land or materials, authorization	authorized 64.04.140 definitions 64.04.150	Dissent, right to 23.86.135 rights of dissenters 23.86.145
64.20.030	interference with, remedies	Dissolution 23.86.250
Industrial development district property	attorneys' fees 64.04.170	Distributions
53.25.120	damages 64.04.170	payment 23.86.160
Inheritance, technical words of creation of fee	injunction 64.04.170	Dividends and distributions
simple estate 64.04.060 Irrigation districts, general power 87.03.155	written agreement, requirement 64.04.160 State highways, transfer to counties, procedure	amount and rate, nonstockholders 23.86.160 payment 23.86.160
Judgments, compelling conveyance 6.28.080	36.75.090	time for 23.86.170
Jurisdiction of public offense committed on	Warranty deeds, covenants 64.04.030	unclaimed, reversion 23.86.160
public conveyance Const. Art. 1 § 22	Wills, conveyance of property bequeathed,	Earnings
Liens on franchises, earnings, property of certain	agreement to convey does not revoke will 11.12.060	apportionment 23.86.160
companies, precedence of 60.32.010 Liquidated damages 64.04.005	Without title, later acquisition, effect 64.04.070	reserve from 23.86.160 use and apportionment of 23.86.160
Lis pendens in actions affecting title to real	CONVICTIONS	Electric service cooperatives
property, effect on 4.28.320	Bars to subsequent prosecution Ch. 10.43	attachments to poles 23.86.400
Mortgages, when deemed to secure 61.12.020	Corruption of blood not result of Const. Art. 1 §	irrigation pumping service tariff 23.86.410
Necessity of deed 64.04.010 Partition proceedings, order of confirmation of	15	Exclusion from nonprofit corporation act 24.03.015
sale to direct conveyance 7.52.380	Doubt as to degree of offense, lowest degree must be used 10.58.020	Immunity from liability 23.86.030, 23.86.050
Performance of decedent's contracts, including	Driver license compact, report of convictions to	Incorporators, number required 23.86.010
real estate contracts 11.60.010	other party states 46.21.010	Injunctions, using "cooperative" name without
Personal property subject to mortgage, conditional sale, lien, lease, rental	Evidence beyond reasonable doubt required for	compliance with provisions 23.86.030 Insurance companies
agreement, penalty 9.45.060	10.58.020 Executor or administrator, persons convicted of	filing of records 23.86.022
Personal representatives	Executor or administrator, persons convicted of crime involving moral turpitude disqualified	Members
fraudulent conveyances by decedent to	to serve as 11.36.010	dissent, right to 23.86.135
defraud creditors, recovery action 11.48.140	Forfeiture of estate not result of Const. Art. 1 § 15	rights of dissenters 23.86.145 liability for association debts 23.86.105
performance of decedent's contracts,	Impeachments, two-thirds senators must concur Const. Art. 5 § 1	termination of membership 23.86.105
including real estate contracts 11.60.010	Jurisdiction required 10.01.050	voting 23.86.115
recovery of property unlawfully conveyed,	Lesser degree than charged or attempt 10.61.010	quorum 23.86.125
procedure 11.48.070 Private seals, validation of instruments executed	Motor vehicle financial responsibility law,	Merger of cooperative association with one or more cooperative associations or business
without 64.04.100	ground for requiring proof of financial responsibility for the future 46.29.280	corporations
Probate	Motor vehicle traffic violations, records kept	procedure 23.86.220
administrator cannot convey property unless	46.52.100	rights, powers, duties and liabilities of
directory powers in will 11.28.070 contracts to convey real property by deceased	Murder, first degree, premeditation requirement	surviving entity 23.86.230 Name
vendor, sale and conveyance 11.60.010	9A.32.020 Necessary before punishment 10.01.050	articles of incorporation to contain 23.86.050
fraudulent by decedent to defraud creditors,	Personal representatives, persons convicted of	association name not distinguishable from
recovery action 11.48.140	crime involving moral turpitude disqualified	name of governmental entity, procedures
performance of decedent's contracts, including real estate contracts 11.60.010	to serve as 11.36.010	23.86.335 injunction against use of 23.86.030
recovery of property conveyed, procedure	Premeditation, requirement for first degree murder 9A.32.020	use of restricted 23.86.030
11.48.070	Requisites for 10.01.060	Office, maintenance of registered office
Real property, acknowledgments	Several defendants, conviction or acquittal of any	23.86.095
certification and taking of by inferior judicial officers 2.28.090	one or more 10.61.035	Officers election 23.86.085
by judges of supreme and superior courts	Vacancy in office caused by 42.12.010 Verdict of, reconsideration if mistake in law	removal 23.86.087
2.28.080	10.61.060	Organization 23.86.010
Real property, See REAL PROPERTY, subtitle	CONVICTS (See PRISONS AND	businesses and activities permitted 23.86.010
Conveyances Recording	PRISONERS)	23.86.020 number of incorporators required 23.86.010
commissioners to convey 6.28.070	COOPERATIVE ASSOCIATIONS	Powers 23.86.035
defined 65.08.060	Agent, failure to appoint registered agent	Registered agent, failure to appoint
failure, effect 65.08.070	removal, reinstatement of association	removal, reinstatement of association
lis pendens, effect on purchaser 4.28.320 state or political subdivision conveying fee	23.86.155 Agent, maintenance of registered agent	23.86.155 Registered office and agent 23.86.095
title, recording by grantor at time of	23.86.095	Reorganization of any association organized
delivery required, effect 65.08.095	Articles of incorporation	under any other statute 23.86.195
when deemed 65.08.070	amendments 23.86.090	Requirements
where 65.08.070 Registered land	filing 23.86.055 filing fees 23.86.070	businesses and activities 23.86.020 number of incorporators required 23.86.010
certificate of title	statements in and contents 23.86.050	Reserve fund 23.86.160
new issuance for grantee 65.12.380	Board of directors	Scope of activities 23.86.020
owner's duplicate, surrender 65.12.380	immunity from liability 23.86.030, 23.86.050	Stock
partial transfer of 65.12.380 power of attorney 65.12.410	Bylaws 23.86.100 Commencement of business	amendments to articles of incorporation as to 23.86.090
by power of attorney 65.12.410	businesses and activities 23.86.020	amount stated in articles of incorporation
Registration of land titles	number of incorporators required 23.86.010	23.86.050
	•	

[RCW Index—page 148] (2008 Ed.)

Someware, recording certified copies 6.08.100 controvers and applicit records as documents as evidence court records to not destroyed replaced by hearing 3.48.000 controvers and followers and problems are sold as the control of the	Term of existence 23.86.050	Jury of inquest	Annual reports
COPIES Conveyances, recording certified copies 6.08, 100 Conveyances, recording certified copies 6.08, 100 Conveyances, recording certified copies 6.08, 100 Court records and public records as evidence Court records lost or destroyed replaced by hearing 5.48, 100 methods 6.48, 100	Voting 23.86.115	expense payments 2.36.150	delivery to secretary of state, required
Convex ording certified copies 6 58 100 Copies of histories and public records as 6 58 100 Copies of histories as evidence 5 46 910 Court records and documents as evidence Court records and documents as evidence 5 48 020 procedure 5 48 020 p	•	Law, practicing 30.24.170 Limitation of actions against 4.16.080	
counties of missiness and public records as evidence uniform act 5.46.010, 5.46.500. The control of additional deciments as evidence 5.44.010 and deciments are evidence 5.44.010 and of the control of t			
Copies of bassness and public records are evidence, and severation as 45.400 and documents as evidence of the control of the c			
sevidence, uniform act 5-46 010, 5-46 000, 5-46 000, 5-46 000, 5-40 010 Court records lost or destroyed replaced by bearing \$-48 000 Court records lost or destroyed replaced by bearing \$-48 000 Right of accessed to copy of accessation Const. Const. Court Records lost or destroyed replaced by bearing \$-48 000 Right of accessed to copy of accessation Const. Cons			filing 24.03.400
S. 44.010 Court records for or destroyed replaced by hearing 5.48.010 methods 5.48.020 methods 6.48.020 methods 5.48.020 methods 6.48.020 meth		Medical examiner system to replace office of	nonprofit miscellaneous and mutual
Court records and documents as evidence 5.44.010 Court records the or desiroyed replaced by methods 5.48.020 procedure 5.48.030			
5.44.010 Court records last or destroyed replaced by hearing \$48.040 or procedure \$48.030 or			
The carring 4.38 0.40 membrds 4.5 48.020 procedure 5.48 0.30 proce			
membrds 5 48 620 procedure 5 48 630 procedure 5 48	Court records lost or destroyed replaced by		
procedure 5.44.050 Froirein laws, printed copies as evidence 5.44.050 Froirein laws, printed copies as evidence 5.44.050 Froirein laws, printed copies as evidence 5.44.050 Autosias control of the contr			
Foreign laws, printed copies as evidence 5.44.050 Right of accused to copy of accusation Const. Art 1 § 25 CORONERS Administrative programs, coordination, Administrative programs, coordination, 6.47 Audit of accusent 36.24.180 Authopies and post mortems Corneal issue for transplants, presumption of Coroner's jury, See CORONERS, subtitle Autopies and post mortems Corpose, unknown persons, disposition by county coroner 36.24.150 Corpose, unknown persons, disposition by county coroner 36.24.150 Beath, release or withholding of information 68.59.300 Death certificates 70.58.170, 70.58.180 District court judges acting as 36.24.100 Execution, writ of execution distrusements 43.79.44.15 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.022 Immunity for determining cause of death 68.50.012 Immunity for determining cause of			
13.2.4.050 14.2.4.050 14.2.4.050			
Right of accused to copy of accusation Const. Art. 1 § 22 CORONERS Administrative programs, coordination, generally Ch. 36.47 Autopsics, See HUMAN REBAINS, subtitet languests Coroner's jury, See CORONERS, substitet languests Courty, office 36.16.030 Courty, office 36.16.030 Execution, wird of execution directed to, when 61.71.10 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as 36.16.030 Execution, wird of execution directed to, when 61.71.10 Fores, commeration as direction of coronar or transportation at direction of execution 68.9.015 Industry jurishing and a surgeons, power to employ 36.24.060 Industry jurishing and a surgeons, power to employ 36.24.060 Industry jurishing and an adjustation, edivery to expensive proper manufacture of each of			
Art. 1 § 22 CORONERS Administrative programs, coordination, generally Ch. 36.47 (30) Audit of account 36.24.18 (3) Audit of account 36.24.19 (3) Coroner 3 jury, See CORONERS, subtitle Corpes, sutknown persons, disposition by county coroner 36.24.155 (3) (3) County, office 36.16.30 (3) Death, release or withholding of information Death cretifeness or Ss. 170, 70.58.189 District court judges acting as 36.24.109 Elective officer, enumeration as 36.16.030 Elective officer, enumeration as 36.16.030 Elective officer, enumeration as 36.16.030 Fees, enumeration 36.18.030 Feronse pathology fellowship program death investigations account disbursements 43.79.445 Human ternams Language of the control of the contro		Powers	
CORDORES Administrative programs, coordination, generally Ch. 36.47 Administrative programs, coordination, generally Ch. 36.47 Autopsics and post morters and of account of 24.18 Autopsics and post morters good faith 68.50.290 Corner's jury, See CORDORERS, subtitle Inquests Courney, office 36.16.010 Corpes, unknown persons, disposition by Courney, office 36.16.010 Corposition of corporation as 36.16.030 Execution, with of execution directed to, when 61.71.10 Corporations, and the corporation of a corporatio		inquest holding 36.24.020	
Administrative programs, coordination, generally Lb. 3-47 Audit of account 50:241 80. 3-47 Corneal Issue for transplants, presumption of good faits 68:20:200 Corner's jury, Sec CORONEKS, subbtile Inquests Corpess, unknown persone, disposition by county corner 56:241:55 Corpess, unknown persone, disposition by county corner 56:241:55 Corpess, unknown persone, disposition by county corner 36:241:00 Death certificates 70:58, 170, 70:58, 180 Death certificates 70:58, 170, 70:58,	v		
generally Ch. 36.47 Autior account 36.24.180 Autiopsies, See HUMAN REMAINS, subtitle Autiopsies and post mortems Conditable 65.02.96 Corner's jury, See CORONERS, subtitle Inquests County, office 36.16.300 Death, reflexe or withholding of information Death criticates 70.58.170, 70.58.180 District court judges acting as 36.24.160 Elective officer, enumeration as 36.16.030 Elective officer, enumeration as 36.24.100 accounts fails fication of reports 9.24.050 Accounts fails fication of voice approval by all shareholders entitled to vote 23.80.700 annother by board of directors 23.81.0.020 annother by board of directors and shareholders 23.81.0.030 annother by board of directors and shareholders 23.81.0.0			
Audit of account 36.24.180 Autopiess, Sen UMANN REMAINS, subtitle Autopiess and post mortems Coroneal tissue for transplants, presumption of Good faith 68.50.290 Good faith 68.50.200 Good faith 68.50.200 Good faith 68.50.200 Good faith 68.5			
Autopsies and post mortems good faint 6s 50-290 Coroner's jury, See COROMERS, subtitle Coronect issue for transplants, presumption of good faint 6s 50-290 Coroner's jury, See COROMERS, subtitle Corpose, unknown persons, disposition by county, coroner 36-24-155 County, office 36 16-30 Death, release or withholding of information 68-30-300 Eacting as 36-24-160 Elective officer, enumeration as 36-16-30 Elective officer, enumeration as 36-18-30 Elective officer, enumeration as 36-18-30 Elective officer, enumeration as 36-18-30 Elect			
Autopsies and post mortens Corneal tissue for transplants, presumption of good faith 68-50-200 Cromer's jury, See CORONERS, subtitle Inquests County, office 36-16-030 Death; release or withholding of information 68-50-300 Death certificates 70-58-170, 70-58-180 District count judges setting as 30-41-100 Execution, writ of execution directed to, when 61-71-110 Fees, enumeration 36-18-030 Execution, writ of execution directed to, when 61-71-110 Fees, enumeration 36-18-030 Execution, writ of execution directed to, when 61-71-110 Fees, enumeration 36-18-030 Execution, writ of execution directed to, when 61-71-110 Fees, enumeration and investigations account disbursements 43-79-445 Human remains death investigations of 85-80-80 Human remains death investigations account disbursements 43-79-445 Human remains death investigations of 85-80-80 Human remains death investigations account disbursements 43-79-445 Human remains death investigations of 85-80-80 Human remains			
Corneal issue for transplants, presumption of good faith 68 50.290 Coroner's jury, See CORONERS, subtitle Inquests Corpose, unknown persons, disposition by Control of Subpoena power 36.24.050 Sudden, unexplained infant death training program 43.103.1050 Death certificates 70.58.170, 70.58.180 Death certificates 70.			
good faith 68-30,200 Croner's jury, See CORONERS, subtitle Inquests County, office 36 16 030 Death; release or withbolding of information 68,50,300 Death; release or withbolding of information 68,50,300 Elective officer, enumeration as 36,16,030 Estecution, writ of execution directed to, when 6,17,110 Fees, enumeration 36, 18,030 Foreists pathology fellowship program designation of the county includes a control of the county included in the state toxicologist; report, availability, admissibility ab 52,055 CORPORATIONS Accounts falsification of reports 9,24,050 Acquisition of corporation's own shares 238,06,310 Foreists pathology fellowship program designation account disbursements 43,79,445 Human remains disposition of unclaimed bodies 36,24,155 notice 68,50,002 Immunity for determining cause of death 68,50,015 Inquest disposition of unclaimed bodies 36,24,155 notice 68,50,003 Immunity for determining cause of death 68,50,015 Inquest disposition of unclaimed bodies 36,24,000 properly of deceased of death 68,50,015 Inquest disposition of unclaimed bodies 36,24,000 properly of deceased death of the composition of the proper of the composition of the properties	Corneal tissue for transplants, presumption of		
Corpose, unknown persons, disposition by Corpose, unknown persons, disposition by Control, office of 6.16.30 Death, release or withholding of information 68, 50.30 Death certificates 70, 58, 180 Death, release or withholding of information 68, 50.30 Death certificates 70, 58, 180 Death certificates 70, 58, 18			contents
Copses, unknown persons, disposition by county cornor 36.24.155 County, office 36.16.030 Death; release or withholding of information 68.50.300 District court judges acting as 8.2 de-information 36.18.030 District county indges acting as 8.2 de-information 36.18.030 Execution, writ of execution directed to, when 6.17.110 Fees, enumeration as 36.16.030 Execution, writ of execution directed to, when 6.17.110 Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.445. Muman remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.022 Immunity for determining cause of death investigations account disbursements 40.15 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death investigations account disbursements 40.15 notice 68.50.020 immunity for determining cause of death investigations account disbursements 40.15 notice 68.50.020 immunity for determining cause of death investigation at direction of coroner or medical examiner, costs 68.50.032 immunity for determining cause of death investigation of the coronal determining cause of death investigation of the coronal properties of the properties of the coronal properties of the propert			nonprofit corporations 24.03.240
county coroner 36.24.155 County, office 36.16.030 Death certificates or withholding of information 68.50.300 Death certificates 70.58.170, 70.58.180 District court judges acting as 36.24.160 Execution, writ of execution directed to, when 61.71.100 CORPORAL PUNISIMENT Fermissible force 9A.16.100 CORPORATIONS Accounts a faisfineation of reports 9.24.05.0 Acquisition of reports of 2.40.200 Forestic pathology fellowship program death investigations account disbursements 43.79.445 Human remain death investigations account disbursements 43.79.445 Human remain death investigations account disbursements 43.79.445 Human remain death investigations account of the state			
County, office 36, 16,030 Death; release or withholding of information 68,50,300 Destinct court judges acting as 36,244,160 Elective officer, enumeration as 36,16,030 Elective officer, enumeration as 36,10,030 forensic pathology fellowship program death investigations account disbursements 43,79,445 Human remains disposition of unclaimed bodies 36,24,125 and 68,50,023 Immunity for determining cause of death 68,50,015 Inquest jurors for duty 36,24,040 Inquests dissection 68,50,100 fee of county coroner 36,18,030 holding, discretion 36,24,020 jurors for penalty for nonattendance 36,24,030 rediction of economy of the penalty for nonattendance 36,24,030 requirements 238,030 encessity 24,03,050 registered agent content of the procedure contents and surgeons, power to employ 36,24,060 procedure requirements 238,03,030 rediction of execution dimension of corporation and surgeons, power to employ 36,24,060 procedure requirements 238,03,030 rediction of execution dimension of corporation and sproceedings 238,03,030 rediction of exercise and exercise account distinct of the corporation of 238,03,030 rediction of exercise and exercise account of the corporation of 238,03,030 rediction of exercise and exercise account distinct of the corporation of 238,03,030 rediction of exercise and exercise account of the corporation of 238,03,030 rediction of exercise and exercise account of 238,03,030 rediction of 238,13,040 requirements 238,04,040 requirements 238,04,040 require			
Death, release or withholding of information 68, 50, 300 Death certificates 70, 58, 170, 70, 58, 180 District court judges acting as 36, 24, 100 Execution, writ of execution directed to, when 61, 71, 110 Fees, enumeration 36, 18, 030 Execution, writ of execution directed to, when 61, 71, 110 Fees, enumeration 36, 18, 030 Execution without meeting or vote, approval by all sharcholders cantilled to vote 23B 07, 304 Execution without meeting or vote, approval by all sharcholders cantilled to vote 23B 07, 040 Human remains disposition of unclaimed bodies 36, 24, 155 notice 68, 50, 020 Itransportation at direction of coroner or medical examiner, costs 68, 50, 032 Immunity for determining cause of death 68, 50, 010 fice of county coroner 36, 18, 030 holding, discretion 36, 24, 020 projection 28, 24, 100 projection 38, 24, 100 pr			
ORRORATIONS District court judges acting as 36.24.160 Elective officer, enumeration as 36.16.030 Execution, write of execution directed to, when 6.17.110 Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.445 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.015 Impuests Jimmunity for determining cause of death 68.50.015 Inquest juris for duty 36.24.040 Inquest dissection 68.50.100 fee of county coroner 36.18.030 holding, dissretion 36.24.030 yerdict 36.24.070 physicians and surgeons, power to employ 36.24.060 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.100 accused under arrest 36.24.100 accused under arrest 36.24.100 recognizance and inquisition, delivery to representatives 36.24.150 treasurer's day 36.24.140 elivery to representatives 36.24.150 treasurer's day 36.24.100 accused under arrest 36.24.000 property of deceased delivery to deceased at large 36.24.000 registered agent, change of 23B.15.000 registered agent, change of 23B.05.000 reg		•	
Death certificates 70.58.170, 70.58.180 District court judges acting as 36.24.160 Execution, writ of execution directed to, when 6.17.110 Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.448. Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquest jurors for duty 36.24.040 Inquest jurors for electron 36.24.020 jupopally for nonattendance 36.24.020 jupopally for nonattendance 36.24.020 jupopally for nonattendance 36.24.020 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.			
District court judges acting as 36.24.100 Elective officer, enumeration as 36.16.030 Execution, writ of execution directed to, when 6.17.110 Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.445 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 Itransportation at direction of coroner or medical examiner, costs 68.50.020 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused under arrest 36.24.130 delivery to county treasurer 36.24.130 delivery to representatives 36.24.190 recognizance and inquisition, delivery to supprior court 36.24.090 verdict of jury 36.24.070 warrants of arrest form 36.24.100 ascrive 36.24.100 service 36.24.100 s	Death certificates 70.58.170, 70.58.180	Permissible force 9A.16.100	
Elective officer, enumeration as 36.16.030 Execution, with of execution directed to, when 6.17.110 Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.445 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.010 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused under arrest 36.24.100 accused arrest 36.24.100 accused under arrest		CORPORATIONS	
Execution, writ of execution directed to, when 6.17.110 5.18.030 Fees, enumeration 36.18.030 Fees, enumeration 36.18.030 Fees, enumeration 36.18.030 Fees, enumeration 36.24.050 and disposition of unclaimed bodies 36.24.155 notice 68.50.022 Immunity for determining cause of death 68.50.015 Imquest jurors for duty 36.24.040 Imquest jurors for eacused under area 36.24.030 verdici 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused under area 36.24.100 service 36.24.110 issuance 36.24.100 service 36.24.120 wythose so power to summon 36.24.000 recognization and sultonized 238.00.00 felicer of processes power to summon 36.24.000 service 36.24.110 service 36.24.120 s			amendment by board of directors 23B.10.020
Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.445 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.130 delivery to representatives 36.24.130 delivery to representatives 36.24.130 delivery to representatives 36.24.100 service 36.24.1100 service 36.24.1100 service 36.24.1100 service 36.24.1100 service 36.24.120 witnesses power to summon 36.24.080 verdict of jury 36.24.080 verdict of jury 36.24.080 verdict of jury 36.24.080 verdict of jury 36.24.070 property of deceased delivery to representatives 36.24.150 treasurer's duty 36.24.080 verdict of jury 36.24.070 service 36.24.1100 service 36.24.1100 service 36.24.1100 service 36.24.100 service 36.24.			
Fees, enumeration 36.18.030 Forensic pathology fellowship program death investigations account disbursements 43.79.445 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 Immunity for determining cause of death 68.50.015 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, disserction 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused under arrest 36.24.100 accu			
Forensic pathology fellowship program death investigations account disbursements 43 79.445 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 indemnification of coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.130 delivery to representatives 36.24.150 treasurer's duty 36.24.170 recognizione and inquisition, delivery to representatives 36.24.170 recognizione and inquisition, delivery to registered agent, agent for service 36.24.110 issuance 36.24.100 service 36.24.110 sesurice 36.24.110 issuance 36.24.100 service 36.24.120 witnesses power to summon 36.24.080 registered agent, requirements 238.05.00 registered agent, resignation of 238.05.030 registered agent, resigna			
death investigations account disbursements 43.79.45 Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Inmunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.070 procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.190 recognizance and inquisition, delivery to superior cour 36.24.090 testimony reduced to writing 36.24.080 everdict of jury 36.24.070 service 36.24.110 resumments of arrest form 36.24.100 service of Sa.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 registered agent, reguirements 23B.05.030 registered agent agent for service of process power to summon 36.24.080 registered agent, reguirements 23B.05.030 registered agent, plant for service of process 23B.05.20 registered agent, reguirements 23B.05.030 registered agent, plant for service of process 23B.05.200 registered agent, reguirements 23B.05.030 registered agent, plant for service of process 23B.05.200 registered agent, reguirements 23B.05.030 registered agent, reguirements 23B.05.030 registered agent, plant for service of process 23B.05.200 registered agent, plant for service of process 23B.05.200 registered agent, reguirements 23B.05.030 registered agent, plant for service of process 23B.05.200 registered agent, plant for service of		shareholders entitled to vote 23B 07 040	
Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.100 accused under arrest 36.24.100 recognizance and inquisition, delivery to county treasurer 36.24.101 recognizance and inquisition, delivery to superior court 36.24.090 property of deceased form 36.24.110 issuance 36.24.100 warrants of arrest form 36.24.110 issuance 36.24.100 service 36.24.100	death investigations account disbursements		
Human remains disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 everdict of 24.020 procedure accused at large 36.24.100 accused under arrest 36.24.190 recognizance and inquisition, delivery to representatives 36.24.190 recognizance and inquisition, delivery to superior court 36.24.100 resignation of 23B.15.090 registered agent, equirements 23B.15.070 registered agent, agent for service of process power to summon 36.24.050 service 36.24.120 witnesses power to summon 36.24.080 resignation of courts of 24.03.05 and procedings authorized Const. Art. 12 § 5 venue 4.12.025 Agents and proceedings authorized Const. Art. 12 § 5 venue 4.12.025 Agents and proceedings authorized Const. Art. 12 § 5 venue 4.12.025 Agents and proceedings authorized Const. Art. 12 § 5 venue 4.12.025 Agents indemnification or advance of expenses 23B.08.590 indemnification or officers, employees, and agents 23B.08.590 indemnification on oble for 623B.08.580 nonprofit miscellaneous and mutual corporations agents consent 24.06.380 registered agent on profit corporations 24.03.050 registered agent constitution of 23B.15.090 registered agent propertions 24.03.050 registered agent, requirements 23B.05.020 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.010 registered agent, representatives 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 described for the corporation of 23B.05.030 agents and profit corporations 24.03.050 registered agent, representatives 36.04.050 agents and profit corporations 24.03.050 registered agent, representative 36.04.050 agents and profit corporations 24.03.050 registered agent, representative 36.04.050 agents and profit	43.79.445		
disposition of unclaimed bodies 36.24.155 notice 68.50.020 transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.900 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.100 recognizance and inquisition, delivery to superior court 36.24.100 verdict of jury 36.24.090 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.100 service 36.24.120 witnesses power to summon 36.24.080 resignation of 23B.15.000 property of summons 36.24.080 resignation of 23B.15.000 across 36.24.120 witnesses power to summon 36.24.080 resignation of 23B.15.000 property of summons 36.24.080 recipicated form 36.24.080 report of the comporations at the component of the corporations and proceedings authorized Const. Art. 12 § 5 venue 4.12.025 Agents indemnification or advance of expenses 23B.08.500 indemnification or fofficers, employees, and agents 23B.08.590 nonprofit insicellaneous and mutual corporations 24.03.050 necessity 24.03.050 necessity 24.03.050 necessity 24.03.050 necessity 24.03.050 necessity 24.03.050 registered agent registered agent registered agent registered agent resignation of 23B.15.070 resignation of 23B.15.070 resignation of 23B.15.070 resistered agent, registered agent, regis	Human remains		
transportation at direction of coroner or medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.130 delivery to county treasurer 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to representatives 36.24.150 treasurer's duty 36.24.170 warrants of arrest form 36.24.100 acrossed under arrest 36.24.110 issuance 36.24.110 issuance 36.24.110 service 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.080 report to summon 36.24.080 report to summon 36.24.080 retained form of the corporations authorized 24.03.015 authorized 24.03.015 authorized Const. Art. 12 § 5 venue 4.12.025 Agents indemnification or advance of expenses 23B.08.590 feffect of capacition or advance of expenses 23B.08.590 feffect of capacition agents 23B.08.590 indemnification or officers, employees, and agents 23B.08.580 nonprofit corporation may maintain on behalf of 23B.08.880 nonprofit inscellaneous and mutual corporations 24.03.150 effect of filing of nonprofit corporations 24.03.150 effect of prodes agents consent 24.06.380 registered agent change of 23B.15.080 registered agent for service of process 23B.05.040, 23B.15.100 resistered agent, resignation of 23B.05.030 registered agent, requirements 23B.05.030 agreements among shareholders 23B.05.030 and proceeding agent, resignation of 23B.05.030 agreements among shareholders 23B.05.030 agreements among shareholders 23B.05.030 agreements among shareh			
medical examiner, costs 68.50.032 Immunity for determining cause of death 68.50.015 Inquest jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.900 property of deceased delivery to county treasurer 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.070 warrants of arrest form 36.24.100 across and surgeons power to employ overdict of jury 36.24.100 testimony reduced to writing 36.24.080 verdict of jury 36.24.100 service 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.080 resistered agent, reciprations and broad agents 36.24.080 testimony reduced to writing 36.24.080 representations of the corporation authorized 24.03.015 An officer of the corporation authorized 24.03.015			24.03.170
Immunity for determining cause of death 68.50.015 Inquest 10			
indemnification or advance of expenses 23B.08.590 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.130 delivery to county treasurer 36.24.130 delivery to representatives 36.24.130 recognizance and inquisition, delivery to superior court 36.24.090 profit estimony reduced to writing 36.24.080 verdict of jury 36.24.100 sisuance 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 indemnification or advance of expenses 23B.08.590 indemnification or advance of expenses 23B.05.500 indemnification or advance of expenses 23B.05.500 indemnification or advance of expenses 23B.08.590 indemnification or advance of expenses 23B.08.590 indemnification or advance of expenses 23B.08.590 indemnification or advance of expenses 23B.08.500 indemnification of officers, employees, and agent 52B.08.570 liablity insurance, corporation may maintain on behalf of 23B.08.580 nonprofit corporations 24.03.150 effect of filing of nonprofit corporations 24.03.145 first year license and filing of articles fee 23B.01.520 insurance companies, See INSURANCE, subtitle Articles of incorporation vere met, exception 23B.05.040, 23B.15.100 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.010 registered agent, paper approached and proceedings 23B.02.020 registered agent of 23B.05.030 Agreements among shareholde			
Inquest jurors for duty 36.24.040 indemnification or advance of expenses 23B.08.590 indemnification of officers, employees, and agents 23B.08.590 in one behalf of 23B.08.580 in one behalf of 23B.08.590 in one behalf of 23B.08.090 indemnification of 23B.08.090 indemnification of 23B.08.090	68 50 015		
jurors for duty 36.24.040 Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 treasurer's duty 36.24.4070 recognizance and inquisition, deliver to superior court 36.24.070 warrants of arrest form 36.24.100 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 testimony reduced to wr			
Inquests dissection 68.50.100 fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.130 delivery to county treasurer 36.24.130 delivery to county treasurer 36.24.130 delivery to county treasurer 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.090 verdict of jury 36.24.070 verdict of jury 36.24.070 destimony reduced to writing 36.24.080 verdict of spiry 36.24.100 susuance 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of surgerians and surgeons, power to employ 36.24.100 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of surgerians and surgeons, power to employ 36.24.100 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of surgerians and surgeons, power to employ 36.24.060 nonprofit corporation may maintain on behalf of 23B.08.580 nonprofit miscellaneous and mutual corporations consent 24.03.050 necessity 24.03.050 registered agent conporations agents corporation and proceedings 23B.10.090 establishment of corporations 24.03.145 first year license and filling of articles fee 23B.01.520 insurance corporations 24.03.145 first year license and filling of articles fee 23B.01.520 insurance companies, See INSURANCE, subtitle Articles of incorporation nonprofit miscellaneous and mutual consensus 42.03.150 filing nonprofit orporations 24.03.145 first year license and filing of articles fee 23B.01.520 insurance companies, See INSURANCE, subtitle Articles of incorporation nonprofit miscellaneous and mutual consensus 42.03.150 filing nonprofit orporations 24.03.145 first year license and filing of nonprofit miscellaneous and mutual consensus 42.03.150 filing nonprofit orporations 24.03.150 filing nonprofit orporations 2			
agents 23B.08.570 liability insurance, corporation may maintain on behalf of 23B.08.580 nonprofit miscellaneous and mutual corporations agents consent 24.06.380 registered agent consent 24.03.050 procedure accused at large 36.24.100 accused under arrest 36.24.190 property of deceased delivery to county treasurer 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.090 retriction of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 testi			
fee of county coroner 36.18.030 holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.140 recognizance and inquisition, delivery to superior court 36.24.070 warrants of arrest form 36.24.110 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testimony reduced to writing 36.24.080 vordict of jury 36.24.050 testialneous and mutual corporations 24.03.050 filing nonprofit corporations 24.03.050 filing nonprofit corporations 24.03.050 filing nonprofit corporations 24.05.050 filing nonprofit corp	Inquests	agents 23B.08.570	
holding, discretion 36.24.020 jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.190 property of deceased delivery to representatives 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.090 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 testimony and mutual corporations agents consent 24.06.380 registered agent to some to to consent 24.03.050 necessity 24.03.050 necessity 24.03.050 registered agent for service of process 23B.05.040, 23B.15.090 registered agent, tengent for service of process 23B.05.040 registered agent, tengent for service of process 23B.05.040 registered agent, tengent for service of process 23B.05.040 registered agent for service of process 23B.05.040 registered agent, tengent for service of process 23B.05.030 registered agent f			effect on pending causes of action and
jurors for penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 treasurer's duty 36.24.090 recognizance and inquisition, delivery to superior court 36.24.090 verdict of jury 36.24.070 warrants of arrest form 36.24.110 sestimony reduced to writing 36.24.090 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.050 testimony reduced to w			
penalty for nonattendance 36.24.030 verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 recognizance and inquisition, delivery to superior court 36.24.090 verdict of jury 36.24.070 warrants of arrest form 36.24.110 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.080 testimony reduced to writing 36.24.080 testimon			
verdict 36.24.070 physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused at large 36.24.100 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 recognizance and inquisition, delivery to superior court 36.24.090 verdict of jury 36.24.070 warrants of arrest form 36.24.100 service 36.24.120 witnesses power to summon 36.24.050 procedure accused at large 36.24.050 accused at large 36.24.050 registered agent change of 23B.15.080 registered agent change of 23B.15.090 registered agent for service of process 23B.05.040, 23B.15.100 registered agent, change of 23B.05.020 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.010 registered agent, resignation of 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations 24.03.145 first year license and filing of articles fee 23B.01.520 insurance companies, See INSURANCE, subtitle Articles of incorporation nonprofit miscellaneous and mutual corporation were met, exception 23B.05.040, 23B.15.100 registered agent, requirements 23B.05.010 registered agent, resignation of 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations 24.03.145 first year license and filing of articles fee 23B.01.520 insurance companies, See INSURANCE, subtitle Articles of incorporations 24.06.025 proof that conditions precedent to incorporation 23B.02.030 requirements 23B.02.030 requirements 23B.02.030 resistered agent, requirements 23B.05.010 registered agent, resignation of 23B.05.030 Agricultural organizations, nonprofit corporations, contents and filing 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
physicians and surgeons, power to employ 36.24.060 procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.140 recognizance and inquisition, delivery to superior court 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 projections accused under arrest 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.080 verdict		registered	
23B.01.520 insurance companies, See INSURANCE, subtitle Articles of incorporation nonprofit miscellaneous and mutual corporations 24.06.025 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 recognizance and inquisition, delivery to superior court 36.24.090 restimony reduced to writing 36.24.080 verdict of jury 36.24.100 service 36.24.120 witnesses power to summon 36.24.050 resignation of 23B.15.090 registered agent, change of 23B.05.040, 23B.15.100 registered agent, requirements 23B.05.040 registered agent, requirements 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations 24.03.015 An officer of the corporation 24.03.005 Animal husbandry, nonprofit corporations, authorized 24.03.015 Animal husbandry, nonprofit corporations, nonprofit corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
procedure accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 recognizance and inquisition, delivery to superior court 36.24.090 resistered agent, change of 23B.15.090 registered agent, change of 23B.05.020 registered agent, requirements 23B.05.010 registered agent, resignation of 23B.05.020 registered agent, resignation of 23B.05.020 registered agent, resignation of 23B.05.030 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 vitnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 vitnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 vitnesses power to summon 36.24.050 authorized 24.03.015 An officer of the corporation 24.03.005 Animal husbandry, nonprofit corporations, authorized 24.03.015 Animal husbandry, nonprofit corporations, authorized 24.03.015			
accused at large 36.24.100 accused under arrest 36.24.090 property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 recognizance and inquisition, delivery to superior court 36.24.090 restimony reduced to writing 36.24.080 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 registered agent, resignation of 23B.05.010 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.010 registered agent, requirements 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit miscellaneous and mutual corporations 24.06.025 proof that conditions precedent to incorporation were met, exception 23B.02.030 requirements 23B.02.020 restated articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.183 Articles of morporfit orporations 24.03.015 Articles of incorporation 23B.02.020 requirements 23B.02.020 restatement of nonprofit corporations 24.03.010 restatement of nonprofit corporations 24.06.025 proof that conditions precedent to incorporation were met, exception 23B.02.030 requirements 23B.02.020 restated articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.010 Articles of morporfit orporations 24.06.025 proof that conditions precedent to incorporation were met, exception 23B.02.030 requirements 23B.02.020 restatement of nonprofit corporations 24.03.183 Articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.183 Articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.183 Articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.183 Articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.183 Articles of incorporation 23B.10.070 restatement of nonprofit corporations 24.03.183 Articles of inco	procedure	necessity 24.03.050	
property of deceased delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 recognizance and inquisition, delivery to superior court 36.24.090 registered agent, change of 23B.05.020 registered agent, requirements 23B.05.030 requirements 23B.02.020 registered agent, resignation of 23B.05.030 requirements 23B.02.030 requirements 23B.02.030 restated articles of incorporation 23B.02.03			
delivery to county treasurer 36.24.130 delivery to representatives 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.090 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 warrants of arrest form 36.24.110 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.080 verdict of jury 36.24.070 service 36.24.100 service 36.24.100 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 verdict of jury 36.24.080 verdict of jury 36.24.070 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 registered agent, agent for service of process 23B.05.040, 23B.15.090 registered agent, change of 23B.05.020 registered agent, requirements 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations, contents and filing 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
delivery to representatives 36.24.150 treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.090 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 witnesses power to summon 36.24.080 delivery to representatives 36.24.150 registered agent, agent for service of process 23B.05.040, 23B.15.100 registered agent, change of 23B.05.020 registered agent, recuirements 23B.02.020 registered agent, resignation of 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations, contents and filing 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
treasurer's duty 36.24.140 recognizance and inquisition, delivery to superior court 36.24.090 registered agent, change of 23B.05.020 registered agent, requirements 23B.05.010 registered agent, registered agent, resignation of 23B.05.030 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 authorized 24.03.015 23B.05.040, 23B.15.100 registered agent, change of 23B.05.020 registered agent, resignation of 23B.05.030 Agricultural organizations, nonprofit corporations 24.03.183 Articles of merger nonprofit corporations, contents and filing 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
recognizance and inquisition, delivery to superior court 36.24.090 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 registered agent, change of 23B.05.020 registered agent, requirements 23B.05.010 registered agent, resignation of 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations 24.03.080 Animal husbandry, nonprofit corporations, authorized 24.03.015			
superior court 36.24.090 testimony reduced to writing 36.24.080 verdict of jury 36.24.070 warrants of arrest form 36.24.110 issuance 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 registered agent, requirements 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations, contents and filing 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit		registered agent, change of 23B.05.020	
testimony reduced to writing 36.24.080 verdict of jury 36.24.070 warrants of arrest form 36.24.100 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 set signal and summon 36.24.080 registered agent, resignation of 23B.05.030 Agreements among shareholders 23B.07.320 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations 24.03.005 An officer of the corporations 24.03.005 An one profit corporations 24.03.005 An one profit corporations 24.03.005 Animal husbandry, nonprofit corporations, authorized 24.03.015 Animal husbandry, nonprofit corporations, authorized 24.03.015	superior court 36.24.090		restated articles of incorporation 23B.10.070
warrants of arrest form 36.24.110 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 Agricultural organizations, nonprofit corporations, authorized 24.03.015 An officer of the corporation defined nonprofit corporations 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit		registered agent, resignation of 23B.05.030	restatement of
form 36.24.110 corporations, authorized 24.03.015 issuance 36.24.120 An officer of the corporation defined witnesses power to summon 36.24.050 authorized 24.03.015 testimony reduced to writing 36.24.080 roops authorized 24.03.015 authorized 24.03.015 nonprofit corporations, contents and filing 24.03.200 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit		Agreements among shareholders 23B.07.320	
issuance 36.24.100 service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 An officer of the corporation defined nonprofit corporations 24.03.005 An officer of the corporation defined nonprofit corporations 24.03.005 An officer of the corporation defined nonprofit corporations 24.03.005 An officer of the corporation defined nonprofit corporations, authorized 24.03.015 distribution upon dissolution, nonprofit			
service 36.24.120 witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 defined nonprofit corporations 24.03.005 Animal husbandry, nonprofit corporations, authorized 24.03.015 Assets dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
witnesses power to summon 36.24.050 testimony reduced to writing 36.24.080 Animal husbandry, nonprofit corporations, authorized 24.03.015 nonprofit corporations 24.03.005 Animal husbandry, nonprofit corporations, authorized 24.03.015 dissolved corporation, deposit with state treasurer 23B.14.400 distribution upon dissolution, nonprofit			
power to summon 36.24.050 testimony reduced to writing 36.24.080 Animal husbandry, nonprofit corporations, authorized 24.03.015 treasurer 23B.14.400 distribution upon dissolution, nonprofit			
testimony reduced to writing 36.24.080 authorized 24.03.015 distribution upon dissolution, nonprofit			
		authorized 24.03.015	distribution upon dissolution, nonprofit
	Jurisdiction 68.50.010	Annual meeting 23B.07.010	corporations 24.03.225

[RCW Index—page 149]

CORPORATIONS

liquidation, jurisdiction of court, nonprofit	nonprofit miscellaneous and mutual	effective date 24.03.205
corporations 24.03.265 mortgage of 23B.12.010	corporations 24.06.367, 24.06.369 nonprofit miscellaneous and mutual	nonprofit miscellaneous and mutual corporations 24.06.215, 24.06.220,
nonprofit miscellaneous and mutual	corporations 24.06.365, 24.06.370	24.06.225, 24.06.230, 24.06.235
corporations 24.06.265	foreign corporations 24.06.360	Conspiracy, forfeiture of franchise 9A.08.030
sale or transfer in	Certificate of consolidation	Construction
usual course of business or benefit of	nonprofit corporations 24.03.205	nonprofit corporation act 24.03.010
creditors 23B.12.010 sale or transfer other than in regular course of	Certificate of existence or authorization 23B.01.280	repealer, exception, nonprofit corporation act 24.03.920
business 23B.12.020	Certificate of good standing	savings
sales, lease, exchange or other disposition of	nonprofit corporation 24.03.330	nonprofit corporation act 24.03.905
nonprofit corporations 24.03.215	nonprofit miscellaneous and mutual	severability, nonprofit corporations 24.03.910
Athletic associations, nonprofit corporations, authorized 24.03.015	corporations certificate of authority 24.06.365	Consumer finance, See CONSUMER FINANCE Contracts
Attachment	Certificate of incorporation	actions against public corporations 4.08.120
foreign corporations 6.25.030	issuance by secretary of state	actions by public corporations 4.08.110
stock, procedure on execution of writ 6.17.160	nonprofit corporations 24.03.145	Conveyances
Auditor, county, See CORPORATIONS, subtitle County auditor	Certificate of merger nonprofit corporations 24.03.200	absence of seal from instrument, effect 64.04.105
Authorized shares 23B.06.010	Certificate of revocation	Cooperative association conversion to domestic
Banks	foreign corporations	ordinary business corporation, procedure
corporations authorized to acquire bank stock 30.04.230	issuance, effect 24.06.430 issuance, nonprofit corporations 24.03.385	23.86.210
stock	Certificates, share, form and content 23B.06.250	Cooperative associations filing of documents 23.86.022
certificates not required 30.08.081	Certificates, share, issuance of shares without	immunity from liability 23.86.050
Banks, See also BANKS AND BANKING,	certificates 23B.06.260	Cooperative associations, See also
subtitle Corporations Benevolent corporations, nonprofit corporations,	Charitable corporations, nonprofit corporations, authorized 24.03.015	COOPERATIVE ASSOCIATIONS
authorized 24.03.015	Charters	Cooperative organizations, excluded from
Biennial reports	invalid, when Const. Art. 12 § 2	nonprofit corporation act 24.03.015 Counties, prohibited from owning bonds or
nonprofit corporations	not to be extended Const. Art. 12 § 3	stocks of corporations Const. Art. 8 § 7
filing 24.03.400 nonprofit miscellaneous and mutual	Church corporations authority to incorporate 24.12.010	County auditor
corporations	corporation name not distinguishable from	filing, See CORPORATIONS, subtitle Filings
filing requirements 24.06.445	name of governmental entity, procedures	Court-ordered meetings 23B.07.030 Credit unions, See CREDIT UNIONS
secretary of state may authorize in place of	24.12.060	Crimes relating to
annual report 24.06.440 Board of directors, defined, nonprofit	existing corporation sole 24.12.040 filings, articles of incorporation 24.12.030	banks, See BANKS AND BANKING
corporation 24.03.005	powers 24.12.020	forgery in stock subscription 9.24.010
Bond issues and obligations	property held in trust 24.12.030	fraud false prospectus, report, or financial
mutual savings banks, investment in	Cities prohibited from owning bonds or stocks of	condition 9.24.050
32.20.370 restrictions on issuance of bonds Const. Art.	corporations Const. Art. 8 § 7 Civic corporations, nonprofit corporations	forgery in stock subscriptions 9.24.020
12 § 6	authorized 24.03.015	insolvent bank receiving deposit 9.24.030
Business license center 43.07.200	Colleges, See CORPORATIONS, subtitle	issuance or conveyance of stock or evidence of debt 9.24.020
Business of corporations regulated by law,	Nonprofit corporations	license, doing business without, penalty
legislature Const. Art. 12 § 1 Bylaws	Combinations prohibited, penalty Const. Art. 12 § 22	9.24.040
adoption of initial bylaws 23B.02.060	Commercial organizations, nonprofit	prospectus or report, falsity in 9.24.050
amendment, power of	corporations, authorized 24.03.015	real or personal property, fraudulent conveyance or encumbrance 9.24.020
nonprofit corporations 24.03.070 amendment procedure 23B.10.200	Committees nonprofit corporations 24.03.115	stock
authority to make	Community property agreements	forgery in stock subscription 9.24.010
nonprofit corporations 24.03.070	nonliability for transfer of shares or securities	fraudulent issuance or conveyance of
defined, nonprofit corporation 24.03.005	pursuant to direction of surviving spouse or	9.24.020 use of "bank" or "trust" in name of restricted
emergency bylaws 23B.02.070 increased quorum requirements, amendment	domestic partner 11.02.120 Compensation for appropriation of right-of-way	30.04.020
or repeal 23B.10.210	by Const. Art. 1 § 16	Criminal actions against
increased voting requirements for directors,	Confession of judgment by 4.60.020	judgment, force and effect 10.01.090
amendment or repeal 23B.10.210	Conflict of interest	penalties against, fines if penalty incapable of execution or enforcement 10.01.100
nonprofit miscellaneous and mutual corporations 24.06.095	approval of transaction by directors, requirements 23B.08.720	restitution, in lieu of fine 9A.20.030
procedure 23B.10.205	approval of transaction by shareholders,	service of process on corporations 10.01.070
Capital stock savings banks, conversion of	requirements 23B.08.730	Criminal liability
mutual savings banks Ch. 32.32	conflicting interest transactions, limits on	corporate 9A.08.030 personal 9A.08.030
Cemeteries, See CEMETERIES Certificate of authority	judicial actions relating to 23B.08.710 definitions 23B.08.700	Cultural organizations, nonprofit corporations,
foreign corporations	interested but not conflicting transactions,	authorized 24.03.015
amendment, nonprofit corporations	limits on judicial actions relating to	Cumulative voting for election of directors
24.03.365 application for	23B.08.710 Conforms to law	23B.07.280 Debts
filing	defined	relief of by special legislation prohibited
nonprofit corporations 24.03.330	nonprofit corporations 24.03.005	Const. Art. 2 § 28
application for, contents, nonprofit	Consolidation	Debts, See also CORPORATIONS, subtitle Liabilities
corporations 24.03.325 conducting affairs without, nonprofit	approval, nonprofit corporations 24.03.195 articles of consolidation	Defined Const. Art. 12 § 5
corporations 24.03.390	nonprofit corporations 24.03.200	nonprofit corporation 24.03.005
effect, nonprofit corporations 24.03.335	foreign and domestic corporations	Definitions 23B.01.400
nonprofit corporations 24.03.305	nonprofit corporations 24.03.207	nonprofit miscellaneous and mutual
revocation of 24.06.425 nonprofit corporations 24.03.380	nonprofit miscellaneous and mutual corporations 24.06.233	corporations 24.06.005 Dentistry
insurance companies	nonprofit corporations 24.03.190	practice or solicitation prohibited 18.32.675
	effect 24.03.210	Derivative proceedings, procedure 23B.07.400

[RCW Index—page 150] (2008 Ed.)

earnings or losses, apportionment 23.78.070

Development credit corporations, See DEVELOPMENT CREDIT CORPORATIONS nonprofit corporations 24.03.110 revocation, nonprofit corporations 24.03.235 removal by judicial proceeding 23B.08.090 removal by shareholders 23B.08.080 removal of 24.03.103 revocation of dissolution 23B.14.040 survival and defense of actions against Directors 23B.14.340 resignation 23B.08.070 board of directors survival of remedy after nonprofit corporations 24.03.300 articles of incorporation, amendment by standards of conduct, generally 23B.08.300 terms, staggered terms 23B.08.060 terms of office 23B.05.050, 23B.08.050 23B 10 020 unclaimed property 63.29.110 unfair business practices violation 19.86.150 articles of incorporation, amendment by board and shareholders 23B.10.030 bylaws, amendment by 23B.10.200 nonprofit corporations 24.03.105 nonprofit miscellaneous and mutual committees of directors 23B.08.250 Dispute resolution centers corporations duties 23B.08.010 alternative to judicial setting Ch. 7.75 survival of remedies 24.06.335 meetings Dissolution procedure nonprofit corporations 24.03.220 supervision 23B.14.310 notice requirements administrative waiver of notice 23B.08.230 claims against dissolved corporation, quorum 23B.08.240 disposition of known claims 23B.14.210 winding up and liquidation of business and affairs, powers retained 23B.14.050 voting 23B.08.240 grounds 23B.14.200 Distributions to shareholders, authorization and removal of officers 23B.08.430 procedure 23B.14.210 requirement 23B.08.010 reinstatement following administrative dissolution 23B.14.220 limitations 23B.06.400 bylaws Distributions to shareholders, director's liability winding up and liquidation of business and affairs 23B.14.210 authority to adopt or alter, limitations upon for unlawful 23B.08.310 nonprofit corporations 24.03.070 Documents signing false document, penalty 23B.01.290 Domestic articles of dissolution conflict of interest approval of transaction by directors, requirements 23B.08.720 approval of transaction by shareholders, requirements 23B.08.730 contents, nonprofit corporations 24.03.240 filing, nonprofit corporations 24.03.245 filing with secretary of state, required defined nonprofit corporation 24.03.005 information 23B.14.030 assets of dissolved corporation, deposit with service of process on, no officer in state upon conflicting interest transactions, limits on judicial actions relating to 23B.08.710 definitions 23B.08.700 whom process can be served 4.28.090 state treasurer 23B.14.400 claims 23B.14.065, 23B.14.070 Duplicate originals defined nonprofit corporations 24.03.005 interested but not conflicting transactions, claims against dissolved corporation, limits on judicial actions relating to disposition of known claims 23B.14.060 Educational corporations, nonprofit 23B.08.710 decree of corporations, authorized 24.03.015 election 23B.08.030 Effective date by classes or series of shares 23B.08.040 nonprofit corporation 24.03.295 defined cumulative voting 23B.07.280 directors and shareholders, dissolution by nonprofit corporations 24.03.005 indemnification 23B.14.020 Ejectment and quieting title actions conflicting claims, generally 7.28.280 joinder of parties 7.28.280 advance for expenses 23B.08.530 directors or incorporators, dissolution by application to nonbusiness corporations 23B.14.010 Eleemosynary corporations, nonprofit corporations, authorized 24.03.015 23B.17.030 distribution of assets authority to indemnify 23B.08.510 nonprofit corporations 24.03.225 court-ordered indemnification 23B.08.540 plan of distribution, nonprofit corporations Eminent domain adjournment of proceedings 8.20.060 appellate review 8.20.100, 8.20.120 work not to be delayed by, conditions definitions 23B.08.500 24.03.230 determination and authorization of involuntary nonprofit corporations, grounds and procedure 24.03.290
nonprofit corporations, grounds and procedure 24.03.250
nonprofit miscellaneous and mutual indemnification 23B.08.550 mandatory indemnification 23B.08.520 report to shareholders 23B.08.600 8.20.130 claimants, payment of 8.20.110 compensation action without suit to oust corporation shareholder authorized indemnification and advance of expenses 23B.08.560 validity of indemnification or advance of expenses 23B.08.590 liability corporations 24.06.290 survival of remedies 24.06.335 allowed 8.20.170 conflicting claims 8.20.110 procedure damages payment 8.20.100 limitations on 23B.08.320 nonprofit corporations 24.03.260 decree of appropriation 8.20.090 judgment 8.20.090 liability for unlawful distributions 23B.08.310 venue liability insurance, corporation may maintain on behalf of 23B.08.580 nonprofit corporations 24.03.260 judicial limitation on liability of claims against dissolved corporation, petition for appropriation 8.20.020 application to nonbusiness corporations 23B.17.030 disposition of known claims 23B.14.330 decree of dissolution, delivery to secretary of action for compensation without suit to oust loans, prohibited, exceptions state 23B.14.330 corporation allowed 8.20.170 nonprofit corporations 24.03.140 general or custodial receivership 23B.14.320 condemnation to avoid 8.20.150, 8.20.160 meetings grounds 23B.14.300 petition for appropriation 8.20.010 action taken without procedure 23B.14.310 notice, service requirements 8.20.020 winding up and liquidation of business and affairs 23B.14.330 nonprofit corporations 24.03.465 prior entry with consent place and notice, nonprofit corporations condemnation avoids ouster 8.20.150 24.03.120 private way of necessity, adjudication of liquidation nonprofit corporations procedure, nonprofit corporations 24.03.270 list of dissolved corporations, secretary of election or appointment 24.03.100 judicial removal 24.03.1031 public use, adjudication of 8.20.070 railway right-of-way through canyon, pass, or defile 8.20.140 state's duties 23B.14.390 list of dissolved corporations published in state register 34.08.020 name not distinguishable from name of number 24.03.100 number and elections or appointment petition for appropriation 8.20.020 three-year occupancy condemnation avoids ouster 8.20.160 24.03.100 governmental entity, procedures 23B.14.203 qualifications 24.03.095 nonprofit miscellaneous and mutual corporations 24.06.125, 24.06.130, 24.06.135, 24.06.140, 24.06.145, 24.06.150, 24.06.153 nonprofit corporations grounds 24.03.302 name 24.03.300 trial 8.20.080 Eminent domain against property of, legislature not to abridge right of Const. Art. 12 § 10 notice, waiver, nonprofit corporations 24.03.460 procedure, notice 24.03.302 Employee cooperative corporations conversion of shares and accounts 23.78.100 petition for, court commissioner's power to number 23B.08.030 hear and determine 2.24.040 creation 23.78.020 penalties, nonprofit corporations 24.03.425 quo warranto proceedings 7.56.100, 7.56.110 definitions 23.78.010 earnings, use of 23.78.080 qualifications 23B.08.020 remedies, survival after dissolution 23B.14.340

quorum

CORPORATIONS

internal capital account cooperatives	fees and charges, establishment and collection	membership
23.78.090 internal capital accounts system 23.78.080	23B.01.220 Massachusetts trusts 23.90.040	appraisal of expelled members' property 24.36.290
membership 23.78.050, 23.78.060, 23.78.080	name registration	fees and charges 24.36.160
merger 23.78.100	nonprofit corporations 24.03.047	suspension of 24.36.170
name 23.78.040 revocation 23.78.030	nonprofit miscellaneous and mutual corporations	termination of 24.36.170 valuation and purchase of shares 24.36.170
termination of membership 23.78.080	documents and certificates 24.06.450	merger and consolidation 24.36.090
voting rights 23.78.060	office, change of registered office	monopoly, deemed not to be 24.36.070
Employees indemnification	nonprofit corporations 24.03.055 records, forms and contents 23B.01.200	nonprofit 24.36.040 nonstock associations
validity of indemnification or advance of	secretary of state, filing with	certificate of membership 24.36.260
expenses 23B.08.590	agent consent	statement in articles 24.36.120
indemnification of officers, employees, and agents 23B.08.570	foreign corporation required, nonprofit corporations	powers 24.36.300, 24.36.370 price fixing, not deemed arbitrary 24.36.070
liability insurance, corporation may maintain	24.03.340	property, powers as to 24.36.350
on behalf of 23B.08.580	annual report	purpose 24.36.020
Employees, See also CORPORATIONS, subtitle Officers	domestic and foreign nonprofit corporations 24.03.400	quorum 24.36.150 restraint of trade combination, deemed not to
Equality of privileges and immunities Const. Art.	articles of consolidation	be 24.36.070
1 § 12 Evidence, cortificates and cartified conics to be	nonprofit corporations 24.03.200	sale of products 24.36.420, 24.36.430
Evidence, certificates and certified copies to be received in evidence	articles of incorporation nonprofit corporations 24.03.145	securities act inapplicable 24.36.060 short title 24.36.010
nonprofit corporations 24.03.450	articles of merger	stock, articles to contain statement of
Exchange foreign and domestic	nonprofit corporations 24.03.200	24.36.100, 24.36.110
nonprofit miscellaneous and mutual	biennial report nonprofit corporations 24.03.400	stock and bonds of other corporations, powers to deal in 24.36.340, 24.36.390
corporations 24.06.233	change of	stock associations, articles to describe shares
Exchange of shares foreign with domestic	registered agent or office nonprofit corporations 24.03.055	24.36.100, 24.36.110 transfer of stock, restriction 24.36.140
nonprofit corporation 24.03.207	copies of	voting, bylaws to regulate 24.36.150
Executed by an officer of the corporation	miscellaneous fees 24.03.410	warehouse corporations
defined nonprofit corporations 24.03.005	electronic nonprofit corporations 24.03.007	membership in authorized 24.36.390 warehouse receipts, validity 24.36.390
False statements	exact or confirmed copies	Foreign branch campuses
gross misdemeanor 43.07.210	nonprofit corporations 24.03.008	acts not constituting the transaction of
Farmers home administration loan guaranty program Ch. 31.35	fees for filing with secretary of state nonprofit corporations 24.03.405	business in state 24.03.307 admission as foreign nonprofit corporation not
Fees	reinstatement application 24.03.405	required 24.03.305
banks, See BANKS AND BANKING	format, modernized 43.07.170	operation does not constitute conducting
certificate issuance nonprofit corporations 24.03.405	summary cover sheet 43.07.190 Financial statements	affairs in state 24.03.305 Foreign corporation, with a domestic
disposition, nonprofit corporations 24.03.415	preparation and transmission to shareholders	merger, exchange, consolidation
filing documents	23B.16.200	nonprofit corporations 24.03.207
nonprofit corporations 24.03.405 reinstatement application 24.03.405	Fish marketing associations agent of member, may act as 24.36.320	Foreign corporations activities not constituting the transaction of
fish marketing associations, membership	appraisal of expelled members' property	business 23B.15.010, 23B.15.015
24.36.160	24.36.290 hydryg 24.26.130	admission
Massachusetts trusts, payment of, computation 23.90.040	bylaws 24.36.130 conspiracy, deemed not to be 24.36.070	nonprofit corporations 24.03.305 agents
name registration	contracts	registered agent 23B.15.070
nonprofit corporations 24.03.047 nonprofit corporations Ch. 24.03	legality presumed 24.36.070	change of 23B.15.080 resignation of 23B.15.090
nonprofit miscellaneous and mutual	with other corporations or associations 24.36.400	registered agent, agent for service of process
corporations 24.06.450, 24.06.455	definitions 24.36.030	23B.15.100
disposition of fees 24.06.460, 24.06.462 record filings 23B.01.220	directors districts 24.36.190, 24.36.200	annual reports notice of filing date 23B.01.510
trust companies 30.08.095	election 24.36.190, 24.36.200, 24.36.210	application of title to existing corporations
Filings	executive committee 24.36.240	23B.17.010
agent, change of registered agent nonprofit corporations 24.03.055	nomination 24.36.220 terms of office 24.36.230	attachment against bond unnecessary, when 6.25.080
annual report	dividends, form of, amount 24.36.160	ground for 6.25.030
nonprofit corporations 24.03.400	exemptions under other laws apply 24.36.080	authority to acquire bank stock, limitation
articles of amendment nonprofit corporations 24.03.175	facilities of association, powers of association as to 24.36.380	30.04.230 authority to transact business, certificate of
articles of consolidation	fees and charges, membership 24.36.160	authority required 23B.15.010
nonprofit corporations 24.03.200	general corporate laws apply 24.36.050	branch campus of a foreign degree-granting
articles of dissolution nonprofit corporations 24.03.245	incur indebtedness, power to 24.36.310 investments 24.36.330	institution 23B.15.015 business, authority to transact, certificate of
articles of incorporation	joint operations with other corporations or	authority required 23B.15.010
nonprofit corporations 24.03.145 articles of merger	associations 24.36.400	certificate of authority 23B.15.010
nonprofit corporations 24.03.200	lovar of accomments 24.26.260	
biennial report	levy of assessments 24.36.360 liability of members	amendment nonprofit corporations 24.03.365
nonprofit corporations 24.03.400	liability of members breach of marketing contract 24.36.440	nonprofit corporations 24.03.365 application
	liability of members breach of marketing contract 24.36.440 debts of association 24.36.270	nonprofit corporations 24.03.365 application contents, nonprofit corporations 24.03.325
change of registered agent	liability of members breach of marketing contract 24.36.440 debts of association 24.36.270 marketing contracts 24.36.410	nonprofit corporations 24.03.365 application
registered office or registered agent nonprofit corporations 24.03.055	liability of members breach of marketing contract 24.36.440 debts of association 24.36.270 marketing contracts 24.36.410 delivery by member, enforcement of 24.36.470	nonprofit corporations 24.03.365 application contents, nonprofit corporations 24.03.325 filing, nonprofit corporations 24.03.330 application for 23B.15.030 conducting affairs without, nonprofit
registered office or registered agent nonprofit corporations 24.03.055 correction of filed record 23B.01.240	liability of members breach of marketing contract 24.36.440 debts of association 24.36.270 marketing contracts 24.36.410 delivery by member, enforcement of 24.36.470 injunctions to enforce 24.36.450	nonprofit corporations 24.03.365 application contents, nonprofit corporations 24.03.325 filing, nonprofit corporations 24.03.330 application for 23B.15.030 conducting affairs without, nonprofit corporations 24.03.390
registered office or registered agent nonprofit corporations 24.03.055	liability of members breach of marketing contract 24.36.440 debts of association 24.36.270 marketing contracts 24.36.410 delivery by member, enforcement of 24.36.470	nonprofit corporations 24.03.365 application contents, nonprofit corporations 24.03.325 filing, nonprofit corporations 24.03.330 application for 23B.15.030 conducting affairs without, nonprofit
registered office or registered agent nonprofit corporations 24.03.055 correction of filed record 23B.01.240 decree of dissolution	liability of members breach of marketing contract 24.36.440 debts of association 24.36.270 marketing contracts 24.36.410 delivery by member, enforcement of 24.36.470 injunctions to enforce 24.36.450 landlord or lessor, enforcement against	nonprofit corporations 24.03.365 application contents, nonprofit corporations 24.03.325 filing, nonprofit corporations 24.03.330 application for 23B.15.030 conducting affairs without, nonprofit corporations 24.03.390 court actions, certificate required to maintain

[RCW Index—page 152] (2008 Ed.)

fees and penalties, liability to state, doing	required	Holding corporations, restriction on holding
business without 23B.15.020	nonprofit corporations 24.03.340	stock in bank or trust company 30.04.230
powers conferred by obtaining 23B.15.050	secretary of state	Homeowners' associations Ch. 64.38
requirement, nonprofit corporations	agent for service of process in absence of	Horticultural, nonprofit corporations, authorized
24.03.380	registered agent 23B.15.100	24.03.015
revocation	security for costs	Hostile or unfriendly acquisition attempts
effect 23B.15.310	bond in lieu of separate security for costs	approval of significant business transaction
grounds 23B.15.300	4.84.220	required, violation 23B.19.040
procedure 23B.15.310 revocation of	dismissal for failure to give 4.84.230	definitions 23B.19.020
nonprofit corporations 24.03.380	judgment on 4.84.240 required 4.84.210	legislative findings and intent 23B.19.010 provisions of chapter additional to other
certificate of revocation, issuance, nonprofit	standing bond for numerous actions 4.84.220	requirements 23B.19.050
corporations 24.03.385	service of process and papers	transaction excluded from chapter 23B.19.030
consequences of doing business without	resident agent, agent for service of process	Immunities, equality Const. Art. 1 § 12
authority 23B.15.020	23B.15.100	Inactive corporations
court proceeding, certificate of authority	secretary of state, agent in absence of	definition 23B.01.530
required to maintain 23B.15.020	registered agent 23B.15.100	Incorporators 23B.02.010
defined nonprofit corporation 24.03.005	service of process and papers on	nonprofit corporations 24.03.020
dismissal for failure to give security for costs	personal service 4.28.080	Indemnification of directors, officers,
4.84.230	publication, by 4.28.100 service of summons on	employees, and agents definitions 23B.08.500
"doing business within the state", defined for	personal service 4.28.080	validity of indemnification or advance of
purposes of applicability of law, nonprofit	publication, by 4.28.100	expenses 23B.08.590
corporations 24.03.305	service on	Indemnification of officers, employees, and
favoritism prohibited Const. Art. 12 § 7	nonprofit corporations 24.03.350	agents 23B.08.570
fees, See CORPORATIONS, subtitle Fees	share exchange with domestic corporation	Industrial insurance, See INDUSTRIAL
fees and penalties, liability to state, doing	23B.11.070	INSURANCE, subtitle Corporations
business without certificate of authority 23B.15.020	trademark registration actions, service upon	Industrial loan companies, See INDUSTRIAL
filing, See CORPORATIONS, subtitle Filings	secretary of state 19.77.090	LOAN COMPANIES
filing and license fees 23B.01.540	withdrawal	Industrial organizations, nonprofit corporations,
foreign degree-granting institution's branch	application for	authorized 24.03.015 Insolvent, defined
campus 23B.15.015	nonprofit corporations 24.03.375 application for certificate, required	nonprofit corporation 24.03.005
internal affairs	information 23B.15.200	Insolvent bank receiving deposit, penalty
regulation by state, limitations on authority	nonprofit corporations 24.03.370	9.24.030
23B.15.050	Forfeiture of corporate franchise	Insurance
license fees annual 23B.01.550	alienation or lease not to relieve liability	group life 48.24.045
notice of due date for payment 23B.01.510	Const. Art. 12 § 8	Insurance companies
merger	unlawful combinations, monopolies Const.	filing of documents 23.86.022
nonprofit corporations 24.03.360	Art. 12 § 22	filing of records 23B.01.202, 23B.02.032,
merger with domestic corporation 23B.11.070	Forgery in stock subscription, penalty 9.24.010	23B.04.035, 23B.04.037, 23B.10.012, 23B.14.392, 23B.15.032
names	Formation by general laws Const. Art. 12 § 1 Forms	Insurance organizations, excluded from
change of name	secretary of state, authority to mandate use	application of nonprofit corporation act
nonprofit corporations 24.03.320	23B.01.210	24.03.015
requirements and limitations 23B.15.060 nonadmitted foreign organizations	secretary of state may prescribe and furnish	Interest
real estate mortgages, authority to own and	23B.01.210	defense of usury, limitation 19.52.080
enforce 23B.18.010	Franchise, forfeiture Const. Art. 12 § 22	Interrogatories
real estate mortgages, foreclosure by	alienation or lease not to relieve liability	nonprofit miscellaneous and mutual
23B.18.020	Const. Art. 12 § 8 not to be remitted Const. Art. 12 § 3	corporations secretary of state, confidential 24.06.475,
service of process on 23B.18.040	Fraternal organizations, nonprofit organizations,	24.06.480
procedure 23B.18.050	authorized 24.03.015	secretary of state
transacting business, real estate mortgage activities do not constitute 23B.18.030	Fraternal societies Ch. 24.20	nonprofit corporations
venue for suits arising from real estate	Fraternal society building corporations Ch. 24.24	confidential nature 24.03.435
mortgage activities 23B.18.060	Fraud	exemptions 24.03.430
nonprofit, reinstatement 24.03.386, 24.03.388	false prospectus, report or financial condition	Investment of trust funds
nonprofit miscellaneous and mutual	penalty 9.24.050	eligible and ineligible securities Ch. 11.100
corporations 24.06.345	forgery in stock subscription, penalty	governed by this chapter 11.100.010 Investment securities Ch. 62A.8
certificate of authority 24.06.360, 24.06.435	9.24.010, 9.24.020 insolvent bank receiving deposit, penalty	Involuntary dissolution
revocation of 24.06.425 certificate of revocation	9.24.030	decree of involuntary dissolution, nonprofit
issuance, effect 24.06.430	issuance or conveyance of stock or evidence	corporations 24.03.290
name 24.06.045, 24.06.350	of debt, penalty 9.24.020	grounds
change of 24.06.355	Garnishment	nonprofit corporations 24.03.250
offices	defense against claim of defendant 6.27.300	nonprofit corporations
registered office 23B.15.070	justice court proceeding 6.27.300	grounds and procedure 24.03.250
change of 23B.15.080	discharge as garnishee by uncontroverted	venue and process 24.03.260
powers	answer 6.27.240 justice court proceeding 6.27.240	nonprofit miscellaneous and mutual
nonprofit corporations 24.03.310 powers conferred by obtaining certificate of	identification as in application for writ	corporations 24.06.290 secretary of state, notification of attorney
authority 23B.15.050	6.27.060	general, nonprofit corporations 24.03.255
registered agent 23B.15.070	service of writ on, effect 6.27.120	Involuntary dissolution, See also
agent for service of process 23B.15.100	justice court proceeding 6.27.120	CORPORATIONS, subtitle Dissolution,
change of 23B.15.080	writ requirements when garnishee, justice	involuntary
nonprofit corporations 24.03.345	court proceeding 6.27.070	Issuance of shares 23B.06.210
required	Governor, power to require attorney general or	Jurisdiction, residence for purposes of 4.12.025
nonprofit corporations 24.03.340	any prosecuting attorney to inquire into 43.06.010	Labor unions, nonprofit corporations, excluded from act 24.03.015
resignation of 23B.15.090 registered office 23B.15.070	Granges Ch. 24.28	Legislature
change of 23B.15.080	Health care services, nonprofit corporations	creation of corporation by special legislation
nonprofit corporations 24.03.345	24.03.015	prohibited Const. Art. 2 § 28

CORPORATIONS

may regulate laws pertaining to Const. Art. 12	shareholder participation by means of	corporation name not distinguishable from
§ 1 power to amend or repeal title reserved	communication equipment 23B.07.080 shareholders' list 23B.07.200	name of governmental entity, procedures 23B.14.203, 24.03.3025, 24.06.293,
23B.01.020	special meetings 23B.07.020	24.12.060
Liabilities	voting entitlement of shares 23B.07.210	foreign corporation
alienation or lease of franchise no release	Members	fictitious name, use of
Const. Art. 12 § 8 bank deposits after insolvency, receipt of	defined, nonprofit corporation 24.03.005 meeting	nonprofit corporations 24.03.315 nonprofit corporations
Const. Art. 12 § 12	action without a meeting, nonprofit	change 24.03.320
fictitious increase of indebtedness void Const.	corporations 24.03.465	nonprofit miscellaneous and mutual
Art. 12 § 6	nonprofit corporations 24.03.075	corporations 24.06.350
relief from by lease or alienation of franchise prohibited Const. Art. 12 § 8	notice 24.03.080 nonprofit corporations, classes 24.03.065	change of 24.06.355 nonprofit corporations 24.03.045
relief from debts or obligations by special	nonprofit corporations, committees 24.03.065	dissolution 24.03.300
legislation prohibited Const. Art. 2 § 28	nonprofit miscellaneous and mutual	registration of 24.03.047
shareholders Const. Art. 12 § 4	corporations 24.06.065	renewal of 24.03.048
bank insurance and joint stock companies Const. Art. 12 § 11	notice, waiver of, nonprofit corporations 24.03.460	reservation of name 24.03.046 nonprofit miscellaneous and mutual
ordinary liability Const. Art. 12 § 4	voting	corporations 24.06.045, 24.06.915
Liability insurance on behalf of directors,	proxy 24.03.085	registration
officers, employees, and agents, corporation	quorum 24.03.090	renewal of 24.06.048
may maintain 23B.08.580 Libel, injuring corporation in business, penalty	right 24.03.085 Membership, qualification 24.36.250	registration of corporate name 24.06.047 reservation 24.06.046
9.58.010	Merger	registered name 23B.04.030
License	approval, nonprofit corporations 24.03.195	reserved name 23B.04.020
doing business without, penalty 9.24.040	articles of merger	savings and loan associations
License fees annual fee 23B.01.530	nonprofit corporations 24.03.200 cooperative association with one or more	use of misleading words 33.08.010 use of "bank" or "trust" in name of restricted,
first year license and filing of articles fee	business corporations, procedure 23.86.220	penalty 30.04.020
23B.01.520	foreign and domestic corporations	Nonadmitted foreign organizations
nonpayment, penalty, payment of delinquent	nonprofit corporations 24.03.207	real estate mortgages, authority to own and
fees 23B.01.570 notice of due date for payment 23B.01.500	nonprofit miscellaneous and mutual	enforce 23B.18.010 real estate mortgages, foreclosure by
penalty fees, waiver by secretary of state	corporations 24.06.233 nonprofit corporations 24.03.185	23B.18.020
23B.01.580	effect 24.03.210	service of process on 23B.18.040
public service companies, deduction for fees	effective date 24.03.205	procedure 23B.18.050
paid to utilities and transportation commission 23B.01.590	nonprofit miscellaneous and mutual	transacting business, real estate mortgage activities do not constitute 23B.18.030
reinstated corporations 23B.01.560	corporations 24.06.230, 24.06.235 Mergers	venue for suits arising from real estate
License renewal	articles of merger 23B.11.090	mortgage activities 23B.18.060
staggered 43.07.180	articles of merger, filing with secretary of	Nonprofit corporation act Ch. 24.03
Liquidation jurisdiction of court, nonprofit corporations	state, required information 23B.11.050	Nonprofit corporations agricultural 24.03.015
24.03.265	cooperative association with one or more business corporations	animal husbandry 24.03.015
Liquidation, See also CORPORATIONS,	rights, powers, duties, and liabilities of	annual report 24.03.395
subtitle Dissolution, liquidation	surviving entity 23.86.230	biennial filing may be authorized 24.03.395
Literary organizations, nonprofit corporations, authorized 24.03.015	domestic and foreign entities, effect 23B.11.110	filing 24.03.400 annuities, charitable gift annuity business Ch.
Loans	domestic corporation and foreign corporation	48.38
officers or directors, to, prohibited, exceptions	23B.11.070	appeal from secretary of state 24.03.445
nonprofit corporations 24.03.140 Massachusetts trusts	effect on merging and surviving corporations	applicability of nonprofit corporations act 24.03.010
authorized 23.90.030	23B.11.060 effect on surviving entity 23B.11.100	elective coverage authorized 24.03.017
defined 23.90.020	merger plan, approval procedure 23B.11.030	tax reform act of 1969 24.40.010
fees, payment of, computation 23.90.040	merger plan, separate voting group	articles of amendment
filings business name and address 23.90.040	23B.11.035	contents 24.03.170
trust instruments and amendments 23.90.040	procedures 23B.11.080 requirements, generally 23B.11.010	effect 24.03.175 filing 24.03.175
trustees' names 23.90.040	subsidiary, merger with 23B.11.040	articles of incorporation
powers and duties 23.90.040	Metropolitan municipal corporations, See	amendment 24.03.180
reports, making of 23.90.040 rules and regulations 23.90.040	METROPOLITÂN MÛNICIPAL CORPORATIONS	procedure 24.03.165 right 24.03.160
service of process upon 23.90.040	Military units may organize for social purposes	articles of amendment 24.03.170
taxes, payment of, computation 23.90.040	38.40.130	contents 24.03.025
Meetings	Mining, See MINES AND MINING, subtitle	tax reform act of 1969 24.40.020
annual meeting 23B.07.010 conference calls 24.03.075	Corporations Miscellaneous and mutual corporations	effect of filing 24.03.150 filing 24.03.145
court-ordered meetings 23B.07.030	service of process	restatement of 24.03.183
inspectors to act at 23B.07.035	personal service 4.28.080	assets
members	Money, issuance prohibited, exception Const.	liquidation, jurisdiction of court 24.03.265
action without a meeting, nonprofit corporations 24.03.465	Art. 12 § 11 Monopolies, trusts prohibited, penalty Const.	sale, lease, exchange, or other disposition 24.03.215
nonprofit corporations	Art. 12 § 22	athletic 24.03.015
quorum 24.03.090	Municipal, See MUNICIPAL	benevolent 24.03.015
special meetings 24.03.075	GODDOD LETONIG	biennial report
time and place 24.03.075	CORPORATIONS Mutual agaings banks, San also MUTUAL	
notice of annual and special meetings	Mutual savings banks, See also MUTUAL	filing of, notice and filing dates 24.03.400
notice of annual and special meetings 23B.07.050		filing of, notice and filing dates 24.03.400 may be authorized in place of annual report 24.03.395
23B.07.050 waiver of notice 23B.07.060	Mutual savings banks, See also MUTUAL SAVINGS BANKS Name cooperative associations, restrictions	filing of, notice and filing dates 24.03.400 may be authorized in place of annual report 24.03.395 certificate issuance
23B.07.050	Mutual savings banks, See also MUTUAL SAVINGS BANKS Name	filing of, notice and filing dates 24.03.400 may be authorized in place of annual report 24.03.395

[RCW Index—page 154] (2008 Ed.)

certificate of elective coverage, contents	certificate of elective coverage required	voting, sale, lease, exchange, or other
24.03.017 certificate of good standing 24.03.330	24.03.017 disposition of fees 24.03.415	disposition of assets 24.03.215
certificate of incorporation	filing 24.03.405	merger approval 24.03.195
issuance by secretary of state 24.03.145	reinstatement application 24.03.405	articles of merger 24.03.200
certificate of merger 24.03.205	miscellaneous fees 24.03.410	effect 24.03.210
certificate of revocation, foreign corporations, issuance 24.03.385	filing annual report 24.03.400	foreign corporations 24.03.360
charitable 24.03.015	articles of consolidation 24.03.200	procedure 24.03.185 mortgage and pledge of assets 24.03.217
civic 24.03.015	articles of incorporation 24.03.145	name 24.03.045
commercial 24.03.015	articles of merger 24.03.200	foreign corporations, change of 24.03.320
committees 24.03.115 foreign corporations	biennial report 24.03.400 electronic 24.03.007	registration of 24.03.047 registration renewal 24.03.048
amendment 24.03.365	exact or confirmed copies 24.03.008	reservation of 24.03.046
application for, contents 24.03.325	fees 24.03.405	notice
effect of 24.03.335	reinstatement application fees 24.03.405	compliance with 1969 act 24.03.915
requirement 24.03.305 revocation 24.03.380	foreign corporations	electronic transmission 24.03.009 officers
consolidation	admission 24.03.305	enumerated 24.03.125
approval 24.03.195	certificate of authority	loans to, prohibited 24.03.140
articles of consolidation 24.03.200 certificate of consolidation 24.03.200	amendment 24.03.365 application, filing 24.03.330	penalties 24.03.425
effect 24.03.210	application for, contents 24.03.325	removal 24.03.130 organization meetings 24.03.155
procedure 24.03.190	conducting affairs without 24.03.390	patriotic 24.03.015
construction, repealer, exception 24.03.915	effect 24.03.335 requirement 24.03.305	penalties
cooperative organizations, excluded	revocation 24.03.380	directors and officers 24.03.425
24.03.015 corporation name not distinguishable from	certificate of revocation, issuance 24.03.385	upon corporations 24.03.420 political 24.03.015
name of governmental entity, procedures	merger 24.03.360	postsecondary school loans
24.03.3025	name change 24.03.320	allowable interest rates 24.03.480
county agricultural fairs, management of 36.37.040	factitious 24.03.315	powers, unauthorized assumption 24.03.470
cultural 24.03.015	powers 24.03.310	professional 24.03.015 property, sale, lease, exchange, or other
definitions 24.03.005	registered agent change of 24.03.345	disposition 24.03.215
directors	required 24.03.340	purposes permitted 24.03.015
assent presumed if present at meeting 24.03.113	registered office	quorum 24.03.090 records
duties 24.03.127	change of 24.03.345	documents in form of record, inspection
judicial removal 24.03.1031	required 24.03.340 reinstatement 24.03.386, 24.03.388	24.03.135
loans to prohibited 24.03.140 meetings	service on 24.03.350	registered agent
action without a meeting 24.03.465	withdrawal 24.03.370	change of 24.03.055 foreign corporations 24.03.345
place and notice 24.03.120	application, filing 24.03.375 fraternal 24.03.015	consent of 24.03.050
notice, waiver 24.03.460	funds, management Ch. 24.44	foreign corporations, required 24.03.340
number and elections or appointment 24.03.100	general powers 24.03.035	necessity for 24.03.050 notice to corporations to file 24.03.915
penalties 24.03.425	health care services 24.03.015 horticultural organizations 24.03.015	registered office
qualifications 24.03.095	incorporators 24.03.020	change of 24.03.055
quorum 24.03.110 vacancies 24.03.105	industrial 24.03.015	foreign corporations 24.03.345
voting, sale, lease, exchange, or other	insurance companies	foreign corporations, required 24.03.340 necessity for 24.03.050
disposition of assets 24.03.215	certificate of authority, filing 24.03.332, 24.03.334	reinstatement 24.03.303
dissolution	insurance organizations, excluded 24.03.015	religious 24.03.015
administrative grounds 24.03.302	interrogatories	sale, lease, exchange, or other disposition of property 24.03.217
procedure, notice 24.03.302	confidential nature 24.03.435 by secretary of state	savings 24.03.905
articles of dissolution	exemptions 24.03.430	schools as 28A.320.010
contents 24.03.240 filing 24.03.245	involuntary dissolution	scientific 24.03.015 secretary of state
decree of dissolution, filing 24.03.295	decree of involuntary dissolution 24.03.290 grounds and procedure 24.03.250	appeal from 24.03.445
distribution of assets 24.03.225, 24.03.270	notification of attorney general 24.03.255	interrogatories
applicability of tax reform act of 1969 24 40 030	venue and process 24.03.260	exemptions 24.03.430
plan of distribution 24.03.230	labor unions, exempted 24.03.015	notice to existing corporations 24.03.915 powers and authority 24.03.440
involuntary dissolution	liability, limitations 4.24.264 limitations 24.03.030	service of process 24.03.060
grounds and procedure 24.03.250	liquidation	severability of act 24.03.910
notification of attorney general 24.03.255 venue and process 24.03.260	jurisdiction of court 24.03.265	shareholders, See CORPORATIONS, subtitle
liquidation, jurisdiction of court 24.03.265	literary 24.03.015 loans, to directors and officers prohibited	Members short title 24.03.900
name 24.03.300	24.03.140	social 24.03.015
procedure 24.03.270	management of funds Ch. 24.44	state employee child care organizations
survival of remedy 24.03.300 voluntary dissolution	meeting members or directors, action without a	organization as corporation required to qualify for services under RCW
procedure 24.03.220	meeting 24.03.465	41.04.380 41.04.382
revocation 24.03.235	notice 24.03.080	tax reform act of 1969
distribution of assets, notice to attorney	organization meetings 24.03.155	articles of incorporation 24.40.060 construction of references to federal code
general required 24.03.230 educational 24.03.015	time and place 24.03.075 members	24.40.050
eleemosynary 24.03.015	classes 24.03.065	powers of courts and attorney general
evidence certificates and certified copies	meeting, action without a meeting 24.03.465	24.40.040
24.03.450 fees	member committees 24.03.065 notice, waiver 24.03.460	severability clause 24.40.070 trade association 24.03.015
1003	1100100, warver 24.03.400	trade association 24.03.013

(2008 Ed.) [RCW Index—page 155]

CORPORATIONS

transportation services for elderly and	certificate of revocation	defined 24.06.005
disabled persons Ch. 81.66	foreign corporations	merger 24.06.405
ultra vires, defense of 24.03.040 voluntary dissolution	issuance 24.06.430 committees 24.06.145	name 24.06.350 change of 24.06.355
articles of dissolution	community revitalization financing 24.06.610	powers 24.06.345
contents 24.03.240	conforms to law, defined 24.06.005	registered agent
filing 24.03.245	consolidation	change of 24.06.380
procedure 24.03.220 revocation 24.03.235	approval of 24.06.220 dissenting members	registered office
voting 24.03.085	limitation on payment 24.06.255	change of 24.06.380 reinstatement, application for 24.06.433
greater voting requirements 24.03.455	rights, liabilities 24.06.250	service of process 24.06.395
sale, lease, exchange or other disposition of	effect 24.06.235	withdrawal 24.06.415
assets 24.03.215 waiver of notice 24.03.460	exchange, merger	application, filing 24.06.420
Nonprofit miscellaneous and mutual	foreign and domestic 24.06.233 members' right to dissent 24.06.245	fraternal corporation, organization authorized 24.06.015
corporations	procedure 24.06.225	general powers 24.06.030
an officer of the corporation, defined	cooperative corporations, organization	incorporators, generally 24.06.020
24.06.005	authorized 24.06.015	insolvent, defined 24.06.005
annual or biennial report 24.06.440 required, filing 24.06.445	corporation, defined 24.06.005 corporation name not distinguishable from	insurance companies certificate of authority, filing 24.06.367,
annual report	name of governmental entity, procedures	24.06.369
filing 24.06.450	24.06.293	interrogatories
appeal from secretary of state 24.06.490	definitions 24.06.005	by secretary of state
applicability foreign corporations 24.06.010	directors committees, appointed by 24.06.145	confidential 24.06.475, 24.06.480
miscellaneous and mutual corporations act	duties, standard, liability 24.06.153	involuntary dissolution decree of involuntary dissolution 24.06.325
24.06.010	loans to, regulations 24.06.165	grounds and procedure 24.06.305
nonprofit corporation act 24.06.010	meetings 24.06.150	venue and process 24.06.295
application	number and election 24.06.130	labor organization corporation, organization
effect on domestic corporations not covered by chapter 24.04 RCW 24.06.010	qualifications 24.06.125 quorum 24.06.140	authorized 24.06.015 liability, immunity 24.06.035
foreign corporations 24.06.010	vacancies 24.06.135	liquidation
articles of amendment 24.06.195, 24.06.200,	dissolution	discontinuance 24.06.320
24.06.205	articles of dissolution	filing of claims 24.06.315
filing fee 24.06.450 articles of incorporation 24.06.170	contents 24.06.275	jurisdiction of court 24.06.300
amendment 24.06.185, 24.06.190	filing 24.06.280 decree of dissolution, filing 24.06.330	procedure 24.06.305 receivers, qualification and bond 24.06.310
capital stock, requirements 24.06.025	distribution of assets 24.06.265	loans to directors and officers 24.06.165
contents 24.06.025	involuntary	locally regulated utilities 24.06.600
defined 24.06.005	grounds and procedure 24.06.285	meetings
directors, generally names and addresses required 24.06.025	rights, duties, remedies 24.06.290 venue and process 24.06.295	annual, members and shareholders 24.06.100
dissolution, final distribution of assets	liquidation, jurisdiction of court 24.06.300	class voting, permitted 24.06.120
24.06.025	plan of distribution 24.06.265	members or directors, action without a
effect of filing 24.06.175	procedure 24.06.305	meeting 24.06.510
incorporators, names and addresses required 24.06.025	voluntary dissolution	notice 24.06.105
internal affairs, regulation of 24.06.025	procedure 24.06.260 revocation 24.06.270	organization meeting 24.06.180 quorum 24.06.115
purpose or purposes 24.06.025	distribution of assets 24.06.290	time and place 24.06.100
qualifications	domestic corporation, defined 24.06.005	members
members 24.06.025	duplicate originals, defined 24.06.005	certificates of 24.06.070
registered office, address required 24.06.025 regulations, internal affairs 24.06.025	effective date 24.06.920 defined 24.06.005	classes 24.06.065 defined 24.06.005
shareholder, dissenting, rights 24.06.025	evidence, certificates and certified copies	meetings, action without a meeting
surplus funds, distribution of 24.06.025	24.06.490, 24.06.495	24.06.510
assets	executed by an officer of the corporation,	notice, waiver 24.06.505
distribution of 24.06.265 liquidation, jurisdiction of court 24.06.305	defined 24.06.005 fees	termination 24.06.070 voting, sale, lease, exchange or mortgage of
sale, lease, exchange, or mortgage 24.06.240	disposition of fees 24.06.460, 24.06.462	assets 24.06.240
beneficial corporation, organization	filing 24.06.450	merger
authorized 24.06.015	miscellaneous fees 24.06.455	approval 24.06.220
board of directors, defined 24.06.005	filing application for certificate of authority,	articles of merger 24.06.225
books and records, right of member or shareholder to inspect 24.06.160	foreign corporations 24.06.365	dissenting members limitation on payment 24.06.255
bylaws	articles of	rights, liabilities 24.06.250
amendment 24.06.095	dissolution 24.06.280	members' right to dissent 24.06.245
authority to make 24.06.095	decree of dissolution 24.06.330	procedure 24.06.210
defined 24.06.005 certificate issuance	fees 24.06.450 foreign corporations	miscellaneous corporation, defined 24.06.005 mutual corporation
fees 24.06.450	admission 24.06.340	defined 24.06.005
certificate of authority	articles of incorporation, amendment	organization authorized 24.06.015
application 24.06.360	24.06.400	name 24.06.045
conducting affairs without 24.06.435	certificate of authority	foreign corporation
filing 24.06.365 foreign corporations	amendment 24.06.410 application	change of 24.06.355 deceptive or similar to domestic
amendment 24.06.410	contents 24.06.360	corporation prohibited 24.06.045
application for, contents 24.06.360	filing 24.06.365	foreign corporations 24.06.350
effect of 24.06.370	conducting affairs without 24.06.435	infringing or deceptively similar, prohibited
requirement 24.06.360 revocation of 24.06.425	effect 24.06.370 requirements 24.06.340	24.06.045 misleading, prohibited 24.06.045
certificate of good standing 24.06.365	revocation of 24.06.425	registration
certificate of incorporation	certificate of revocation	renewal of 24.06.048
issuance by secretary of state 24.06.170	issuance, effect 24.06.430	registration of corporate name 24.06.047

[RCW Index—page 156] (2008 Ed.)

reservation 24.06.046	defined 24.06.005, 24.06.070	Organization of corporation, requirements
notice to existing corporations 24.06.915	dividends 24.06.070	23B.02.050
officers enumerated 24.06.155	financing of sale of 24.06.070	Patriotic corporations, nonprofit corporations, authorized 24.03.015
loans to, regulations 24.06.165	liability of shareholders, subscribers, assignees, executors, trustees, etc.	Penalties
penalties	24.06.085	directors
directors and officers 24.06.470	numbers of, defined 24.06.070	and officers
upon corporations 24.06.465 powers	payment	nonprofit corporations imposed upon corporation 24.03.420
additional rights and powers 24.06.032	full payment required before certificate of stock issued 24.06.080	directors and officers
bylaws, make and alter 24.06.030	how 24.06.070	nonprofit corporations 24.03.425
contracts, power to make 24.06.030	shares subscribed to before incorporation	nonprofit miscellaneous and mutual
dissolution 24.06.030 elect or appoint officers 24.06.030	24.06.070 valuation 24.06.075	corporations 24.06.470 nonprofit miscellaneous and mutual
indemnification of officer or director for	preferred or special, issuance of 24.06.080	corporations 24.06.465
defense of lawsuit 24.06.030	shareholder's preemptive rights to unissued	Political corporations, nonprofit corporations,
lend money 24.06.030 to employees 24.06.030	shares 24.06.090 subscription before incorporation 24.06.070	authorized 24.03.015 Powers
necessary powers 24.06.030	social corporation, organization authorized	emergency powers 23B.03.030
property, powers related to 24.06.030	24.06.015	general powers 23B.03.020
seal 24.06.030 sue and be sued 24.06.030	stock, defined 24.06.005	nonprofit corporations 24.03.035 not to be granted by special legislation Const.
unauthorized assumption 24.06.515	stockholder, defined 24.06.005 survival of remedy 24.06.335	Art. 2 § 28
profit making activity, prohibited 24.06.035	ultra vires, defense of 24.06.040	ultra vires, when corporate action may be
property, sale, lease, exchange or mortgage 24.06.240	voluntary dissolution	challenged as 23B.03.040
purposes permitted 24.06.015	articles of dissolution	unauthorized assumption, nonprofit corporations 24.03.470
quorum 24.06.115	contents 24.06.275 filing 24.06.280	Preemptive rights of shareholders 23B.06.300
receivers, qualification and bond 24.06.310	procedure 24.06.260	Preincorporation transactions, liability for
registered agent change of 24.06.055	revocation 24.06.270	23B.02.040 Privileges, equality Const. Art. 1 § 12
filed with secretary of state 24.06.050	voting 24.06.110 greater voting requirements 24.06.500	Product liability actions Ch. 7.72
foreign corporations	sale, lease, exchange or mortgage of assets	Professional associations, nonprofit
change of 24.06.055 filed with secretary of state 24.06.050	24.06.240	corporations, authorized 24.03.015 Professional service corporations
required 24.06.050	waiver of notice 24.06.505	application of other law 18.100.140
required 24.06.050	Nonstock, See CORPORATIONS, subtitle Nonprofit corporations	application of uniform business corporation
registered office	Not for profit corporation, defined 24.03.005	act and nonprofit corporation act 18.100.130
change of 24.06.055 filed with secretary of state 24.06.050	Notice	authorized 18.100.050
foreign corporations	authorized forms of notice under title 23B.01.410	business corporations may conform with
change of 24.06.055 filed with secretary of state 24.06.050	common address, definition, shareholder	chapter 18.100.133 change in form of corporate organization
required 24.06.050	consent 23B.01.420	18.100.134
post office box insufficient 24.06.050	Officers appointment 23B.08.400	definitions 18.100.030
required 24.06.050	contract rights 23B.08.440	discrimination prohibited 18.100.145
reinstatement and renewal of existence 24.06.520	duties 23B.08.400, 23B.08.410	dissolution, grounds 18.100.100 eligibility to serve as directors, officers, or
reorganization of other corporations	indemnification	shareholders 18.100.118
24.06.525	definitions 23B.08.500 validity of indemnification or advance of	exemptions from application of chapter
restated articles of incorporation 24.06.207 secretary of state	expenses 23B.08.590	18.100.040 foreign corporations rendering services in
appeal from 24.06.490	indemnification of officers, employees, and	state, qualifications 18.100.160
interrogatories, confidential 24.06.475,	agents 23B.08.570 liability insurance, corporation may maintain	illegal, unethical, or unauthorized conduct
24.06.480 notice to existing corporations 24.06.915	on behalf of 23B.08.580	18.100.140 interstate activities 18.100.060
powers and duties 24.06.485	loans to, prohibited, exception	liability 18.100.070
service corporation, organization authorized	nonprofit corporations 24.03.140 nonprofit corporations, enumerated 24.03.125	limitations 18.100.060
24.06.015 service of process	nonprofit miscellaneous and mutual	merger or consolidation 18.100.114 name use 18.100.120
foreign corporations, failure to maintain	corporations 24.06.155	nonprofit corporations formed under prior law
agent, service on secretary of state	penalties, nonprofit corporations 24.03.425 removal 23B.08.430	18.100.132
24.06.060 generally 24.06.060	nonprofit corporations 24.03.130	officers and directors 18.100.065 powers and duties 18.100.120
how process served 24.06.060	resignation 23B.08.430	prohibited activities 18.100.080
mail, when 24.06.060	standards of conduct, generally 23B.08.420	qualification of officers, shareholders, or
nonresidents, foreign corporations 24.06.060	unemployment compensation, exemption, employer's discretion 50.04.165	employees to render service 18.100.100
registered agent 24.06.060 secretary of state, when 24.06.060	Offices	sale or transfer of shares 18.100.110 share voting agreements 18.100.095
shareholder	change of registered office	shares, treatment upon death or transfer by law
defined 24.06.005	nonprofit corporations 24.03.055 registered office	18.100.116 stock issuance 18.100.090
shares acquisition and disposal of own shares	change by nonprofit corporations of	Property
permitted 24.06.070	24.03.055	sale, lease, exchange, or other disposition,
articles of incorporation, statement of value	change of 23B.05.020, 23B.15.080	nonprofit corporations 24.03.215
of nonpar stock 24.06.075 authorized, classes 24.06.070	nonprofit corporations, necessity for 24.03.050	Property appropriation by eminent domain authorized Const. Art. 12 § 10
certificates of stock	requirements 23B.05.010, 23B.15.070	certificate of acknowledgment 64.08.070
contents 24.06.080	Organization	fraudulent conveyance or encumbrance
full payment of shares required before issuance 24.06.080	nonprofit miscellaneous and mutual corporations 24.06.180	9.24.020 powers as to 24.36.350
issuance 24.06.080	Organization, See also CORPORATIONS,	Prospectus or report, falsity in
consideration 24.06.070	subtitle Formation	penalty 9.24.050

CORPORATIONS

Proxies 23B.07.220	Registered agent, resignation of 23B.05.030	filing duties 23B.01.250
Public, See MUNICIPAL CORPORATIONS	Registered name 23B.04.030	filings, See CORPORATIONS, subtitle
Public benefit nonprofit corporation defined 24.03.005	Registered office	Filings
Public benefit nonprofit corporations	change of 23B.05.020, 23B.15.080 foreign corporation, change of	interrogatories nonprofit miscellaneous and mutual
application for status as 24.03.510	nonprofit corporations 24.03.345	corporations
designation established 24.03.490	necessity for	confidential 24.06.480
removal of designation 24.03.540	nonprofit corporations 24.03.050	interrogatories of
renewal fees 24.03.530	required, nonprofit corporations 24.03.340	confidential nature, nonprofit corporations
renewal of designation 24.03.520	nonprofit corporations, authorized 24.03.015	24.03.435
temporary designation as 24.03.500	requirements 23B.05.010, 23B.15.070	nonprofit miscellaneous and mutual
Public benefit not for profit corporation	Registration of	corporations
defined 24.03.005	land titles, manner of application 65.12.005	confidential 24.06.475
Public service companies license fees, deduction for fees paid to utilities	name 24.03.047 renewal of 24.03.048	miscellaneous charges
and transportation commission 23B.01.590	Reinstatement	nonprofit corporations exemptions 24.03.430
Purposes 23B.03.010	license fees 23B.01.560	nonprofit miscellaneous and mutual
Quo warranto proceedings	Religious corporations	corporations Ch. 24.06
costs 7.56.100, 7.56.110	authority to incorporate 24.12.010	notice
dissolution of corporations 7.56.100, 7.56.110	corporation name not distinguishable from	agent resignation
judgments of ouster or forfeiture against	name of governmental entity, procedures	nonprofit corporation 24.03.055
7.56.100	24.12.060	change of registered office or registered
persons who may file informations concerning	corporation sole Ch. 24.12	agent of
corporations 7.56.020 receivership 7.56.110	existing corporation sole 24.12.040 filings, articles of incorporation 24.12.030	foreign nonprofit corporation 24.03.345
restraining of corporations 7.56.110	powers 24.12.020	compliance with 1969 requirements
subject to information, when 7.56.010	property held in trust 24.12.030	24.03.915
Quorum, directors, nonprofit corporations	Reorganization	revocation of certificate of authority nonprofit corporations 24.03.380
24.03.110	articles of incorporation, amendment pursuant	service of process on
Real or personal property, certificate of	to 23B.10.080	nonprofit corporations 24.03.060
acknowledgment, form of 64.08.070	Reserved name 23B.04.020	power and authority of
fraudulent conveyance or encumbrance,	Restrictions on issuance of stock Const. Art. 12 §	nonprofit corporations 24.03.440
penalty 9.24.020 powers as to 24.36.350	6 Revenue, department of	powers, rule making authority 23B.01.300
Receivers	voluntary dissolution	refusal to file record, judicial review
service of process and papers upon 4.28.080	notice of 24.03.220	23B.01.260
Record date, determination 23B.07.070	Right and liability to sue and be sued Const. Art.	service of process on secretary of state
Recordings, See CORPORATIONS, subtitle	12 § 5	nonprofit miscellaneous and mutual corporations, foreign 24.06.395
Filings	Right-of-way appropriation, compensation	service on
Records	Const. Art. 1 § 16	nonprofit corporations 24.03.350
correction of filed record 23B.01.240	Savings and loan associations	services provided
effective time and date of documents filed	articles of incorporation 33.08.030	agencies may contract for 43.07.035
with secretary of state 23B.01.230 evidentiary effect of copy of filed record	controlled, examination by director of financial institutions 33.04.020	Service of process and papers
23B.01.270	Savings and loan associations, See also	alcoholic beverage prosecutions 66.44.080
filing requirements, form and contents	SAVINGS AND LOAN ASSOCIATIONS	criminal actions 10.01.070
23B.01.200	Savings clause	domestic corporation without officer in state
inspection by shareholders 23B.16.020	nonprofit corporation act 24.03.905	4.28.090 Massachusetts trusts 23.00.040
court-ordered inspection 23B.16.040	School districts as 28A.320.010	Massachusetts trusts 23.90.040 nonprofit corporations 24.03.060
scope of right to inspect 23B.16.030	Scientific organizations	nonprofit miscellaneous and mutual
nonprofit corporations 24.03.135	nonprofit corporations, authorized 24.03.015	corporations 24.06.390
refusal by secretary of state to file, judicial review 23B.01.260	Seal absence from instrument, effect 64.04.105	foreign 24.06.395
required records 23B.16.010	Secretary of state	personal service 4.28.080
Registered agent	administrative dissolution notice 24.03.302	resident agent, agent for service of process
change of 23B.15.080	agent for service of process in absence of	23B.05.040, 23B.15.100
foreign corporation, nonprofit miscellaneous	registered agent 23B.05.040, 23B.15.100	secretary of state
and mutual corporations 24.06.380	annual report	agent in absence of registered agent 23B.15.100
foreign corporation	nonprofit miscellaneous and mutual	agent in absence of resident agent
change of nonprofit corporations 24.03.345	corporations 24.06.440, 24.06.445 appeal from	23B.05.040
nonprofit miscellaneous and mutual	nonprofit corporations 24.03.445	when 4.28.100
corporations	biennial report	Service of summons on, personal service
service of process and papers 24.06.390	nonprofit miscellaneous and mutual	4.28.080
required, nonprofit corporations 24.03.340	corporations	Service on
foreign corporations	authority to establish in place of annual	foreign corporations
nonprofit miscellaneous and mutual	report 24.06.440	nonprofit corporations 24.03.350 registered agent
corporations 24.06.375 necessity for	filing requirements 24.06.445 certificate of authority	nonprofit corporations 24.03.350
nonprofit corporations 24.03.050	revocation notice	Share certificates, form and content 23B.06.250
nonprofit corporations	nonprofit miscellaneous and mutual	Share certificates, issuance of shares without
consent of agent 24.03.050	corporations 24.06.425	certificates 23B.06.260
notice to file registered agent to comply with	certificate of revocation	Share dividends 23B.06.230
1969 requirements 24.03.915	filing of	Share exchange
requirements 23B.15.070	nonprofit miscellaneous and mutual	exchange plan, separate voting group
resignation, foreign corporation, nonprofit	corporations 24.06.430	23B.11.035 Share exchanges
miscellaneous and mutual corporations 24.06.385	foreign corporations nonprofit corporations 24.03.385	articles of share exchange, filing with
resignation of 23B.15.090	delinquency notice 24.03.302	secretary of state, required information
Registered agent, agent for service of process	fees, See also CORPORATIONS, subtitle	23B.11.050
23B.05.040, 23B.15.100		
	Fees	domestic corporation and foreign corporation
Registered agent, change of 23B.05.020 Registered agent, requirements 23B.05.010	filing, service, and copying fees, establishment and collection 23B.01.220	23B.11.070 effect on acquired corporation 23B.11.060

[RCW Index—page 158] (2008 Ed.)

exchange plan, approval procedure 23B.11.030 certificates of stock Taxation garnishment, See CORPORATIONS, property, method of taxation Const. Art. 7 § 1 requirements, generally 23B.11.020 Share options 23B.06.240 subtitle Garnishment Telephone and telegraph lines, organization to classes and series of shares, preferences, limitations, and rights 23B.06.020 construct Const. Art. 12 § 19
Term "corporation" includes associations and Shareholders action without meeting or vote, approval by all shareholders entitled to vote 23B.07.040 corporation's acquisition of its own shares 23B.06.310 joint stock companies Const. Art. 12 § 5 Trade associations, nonprofit corporations, authorized 24.03.015 agreements among 23B.07.320 counties, cities, etc., not to own Const. Art. 8 Trade names, registration required 19.80.010 articles of incorporation, amendment by board of directors and shareholders 23B.10.030 dissenting shareholders Trademarks and labels, counterfeiting 9.16.030 bylaws, amendment by 23B.10.200 restriction on transfer of uncertificated Trust companies conflict of interest shares 23B.13.240 corporations authorized to acquire stock of approval of director's transaction, requirements 23B.08.730 dividends, issuance of shares as 23B.06.230 30.04.230 expenses of issuing, payment from stock derivative proceedings, procedure 23B.07.400 consideration received 23B.06.280 certificates not required 30.08.081 fictitious increase void Const. Art. 12 § 6 Trust companies, See also TRUST dissenting forgery in stock subscription, penalty 9.24.010 fractional shares 23B.06.040 after-acquired shares 23B.13.270 COMPANIÉS court action, when demand for payment Trust funds, investment, eligible and ineligible remains unsettled 23B.13.300 securities Ch. 11.100 fraudulent issuance or conveyance of, penalty court costs and counsel fees 23B.13.310 9.24.020 Trustees consent and notice necessary for increase Const. Art. 12 § 6 definitions 23B.13.010 change in form of corporate trustees 11.98.065 dissatisfaction with payment or offer, procedure 23B.13.280 dissenters' rights 23B.13.220 powers as to conducting corporate business issuance 23B.06.210 11.98.070 expenses, payment from consideration received 23B.06.280 issuance, restrictions on Const. Art. 12 § 6 issuance without certificates 23B.06.260 issued and outstanding shares 23B.06.030 isolatiscular or transfer presumption of ion Ultra vires failure of corporation to take action, effect 23B.13.260 when corporate action may be challenged as 23B.03.040 nominees and beneficial owners 23B.13.030 notice of dissenters' rights 23B.13.200 payment 23B.13.250 payment, demand for, court action when Ultra vires, defense of nonprofit corporations 24.03.040 joint issuance or transfer, presumption of joint Unclaimed property stocks and shares 63.29.100 tenancy 11.02.110 nominee held shares, recognition of beneficial demand remains unsettled 23B.13.300 Unfair business practices court costs and counsel fees 23B.13.310 owner as shareholder 23B.07.230 dissolution or forfeiture of franchise payment, duty to demand 23B.13.230 nonprofit corporations, prohibited 24.03.030 19.86.150 payment, notice of intent to demand nonprofit miscellaneous and mutual divestiture of stock or assets 19.86.060 23B.13.210 corporations 24.06.070, 24.06.075, stock acquisition in other corporations to right to dissent 23B.13.020 24.06.080, 24.06.085 create monopoly 19.86.060 shares, restriction on transfer of options, rights, and warrants for purchase of Vacancies, directors, nonprofit corporations uncertificated shares 23B.13.240 shares 23B.06.240 distributions to, authorization and limitations reacquisition, redemption, or conversion of outstanding shares, limitations 23B.06.030 redeemable shares 23B.06.030 actions against corporations 4.12.025 increase, consent and notice necessary Const. residence for purposes of 4.12.025 Art. 12 § 6 restrictions on issuance Const. Art. 12 § 6 Voluntary dissolution indemnification and advance of expenses for state not to subscribe to or own Const. Art. 12 articles of dissolution directors, shareholder authorization contents, nonprofit corporations 24.03.240 23B.08.560 subscription for shares prior to incorporation filing indemnification of director, report to shareholders 23B.08.600 23B.06.200 nonprofit corporations 24.03.245 transfer of shares, restriction on 23B.06.270 procedure, nonprofit corporations 24.03.220 inspection of corporate records 23B.16.020 court-ordered inspection 23B.16.040 transfer to surviving spouse or domestic partner, requirements, corporate liability revocation nonprofit corporations 24.03.235 scope of right to inspect 23B.16.040 scope of right to inspect 23B.16.030 joinder as parties defendant in actions against corporation Const. Art. 12 § 4 corporate debts Const. Art. 12 § 4 ordinary liability Const. Art. 12 § 4 11.02.120 Voting transfers, dividends, and proxies rights of named owner 11.02.100 uncertificated shares dissenting shareholders, restriction on acceptance of votes 23B.07.240 action by single or multiple voting groups 23B.07.260 articles of incorporation amendments, voting by voting groups, when authorized 23B.10.040 liability to corporation and creditors 23B.06.220 transfer of shares 23B.13.240 Short title 23B.01.010 Social corporations, nonprofit corporations, authorized 24.03.015 meetings cumulative voting, election of directors annual meeting 23B.07.010 23B.07.280 court-ordered meetings 23B.07.030 inspectors to act to 23B.07.035 Special meetings 23B.07.020 majority required for approval 23B.07.250 articles of incorporation may provide for notice of annual and special meetings not to subscribe to or own stock of Const. Art. greater or lesser requirements, limitations 23B.07.050 23B.07.270 waiver of notice 23B.07.060 Stock, See CORPORATIONS, subtitle Shares members of nonprofit corporation, right participation by means of communication Stock associations 24.03.085 equipment 23B.07.080 proxy voting 23B.07.220 shareholders' list 23B.07.220 special meetings 23B.07.020 business corporation act, associations subject nonprofit corporations, sale, lease, exchange, to 33.48.025 or other disposition of assets 24.03.215 Stock savings banks, incorporation and operation Ch. 32.35 nonprofit corporations 24.03.085 proxy voting 23B.07.220 quorum requirements 23B.07.250 voting entitlement of shares 23B.07.210 Stockholders liability in banking, insurance, joint stock companies Const. Art. 12 § 11 preemptive rights 23B.06.300 record date, determination 23B.07.070 removal of directors 23B.08.080 articles of incorporation may provide for parties defendant, may be joined as Const. Art. greater or lesser requirements, limitations parties deficient, may be joined as constant 12 § 4 Subscription for shares prior to incorporation 23B.06.200 Supplemental proceedings appearance, compelled, how 6.32.190 attendance required 6.32.050 23B.07.270 voting, corporation's acceptance of votes 23B.07.240 bylaws, increased voting requirements, amendment or repeal 23B.10.210 requirements, greater voting requirements, nonprofit corporations 24.03.455 voting agreements 23B.07.310 voting entitlement of shares 23B.07.210 Shareholders' list 23B.07.200 adequacy of consideration, determination 23B.06.210 attachment, procedure 6.17.160 examination of authorized shares 23B.06.010 compelled, how 6.32.190 voting requirements for directors beneficial owner, recognition as shareholder as third party 6.32.030 bylaws, increased voting requirements, of nominee held shares 23B.07.230 oath 6.32.050 amendment or repeal 23B.10.210 voting trusts 23B.07.300 certificates, form and content 23B.06.250 service on 6.32.130

CORPSES

Voting agreements 23B.07.310 training gang involvement, intervention programs Voting entitlement of shares 23B.07.210 Voting trusts 23B.07.300 education at approved existing institutions 43.101.170 72.09.670 health care services Ch. 72.10 incarcerated parents, policies 72.09.495 industrial insurance, benefits cancelled Washington nonprofit corporation act, short title 24.03.900 priorities 43.101.180 Escape Withdrawal extradition 10.34.030 51.32.040 labor and employment Ch. 72.64 legal financial obligations Ch. 72.11 revenue clearance limitation of action against sheriff or officers nonprofit miscellaneous and mutual 4.16.110 pursuit and retaking authorized 10.34.020 legal financial obligations, See SENTENCES, corporations, foreign 24.06.415 recapture of prisoner, term 9.31.090 subtitle Legal financial obligations CORPSES (See HUMAN REMAINS) letters written by, withholding 72.02.260 Family visitation, policy on extended visitation CORRECTIONAL FACILITIES (See also CORRECTIONS, DEPARTMENT OF; 72.09.490 mental illness, See MENTAL ILLNESS, Female inmates, separate quarters 35.66.050 Firearms, See CORRECTIONAL FACILITIES, subtitle Offenders STATE INSTITUTIONS) name change 4.24.130 Acknowledgments and oaths, administration by name change, limitation on use, penalty 72.09.540 subtitle Weapons superintendents and officers 64.08.090 Administration Ch. 72.01 Furloughs for prisoners application, contents 72.66.022 application, contents 72.66.022
application proceeding 72.66.044
definitions 72.66.010
duration of furlough, extension 72.66.036
emergency, waiver of certain requirements
72.66.042 advisory committee, children and families liberty interest not created 70.24.430 with incarcerated parents 43.63A.068 testing 70.24.370 Alien offender camp 72.09.560 personal property, See CORRECTIONAL FACILITIES, subtitle Personal property, Aliens committed to department of corrections inmates conditional release for deportation 9.94A.685 granting 72.66.012, 72.66.018 identification card 72.66.032 placement 72.02.240 Aliens committed to penitentiary, duty to notify immigration authorities 10.70.140 protection of law, redress for injury 9.92.110 ineligibility, grounds 72.66.014 infractions 72.66.038 records and reports, access 72.09.580 recreational equipment and dietary Associate superintendents 72.02.055 order, contents 72.66.028 Case forecast council, organization and duties supplements to increase muscle mass, purchase limitations 72.09.510 Ch. 43.88C personality and conduct examination Chaplain, right to employ Const. Art. 1 § 11 release 72.66.034 Classification of inmates earnings, clothing, transportation 72.02.100 subsistence payments 72.02.100 revocation or modification, reapplication prosecuting attorney's statement 9.95.028 Community placement 72.66.050 rules and regulations 72.66.080 weekly payments, conditions 72.02.110 community transition coordination networks Ch. 72.78 sponsor 72.66.024 television, purchase 72.09.520 terms and conditions 72.66.026 transfer and transportation Construction and repair contracts alternative method to remain in force until completed 39.04.230 findings 39.04.210 authority 72.68.010, 72.68.020 definitions 72.68.001 time served requirement, minimum 72.66.016 transportation and clothing 72.66.070 mental illness 72.68.032, 72.68.035, violations, arrest warrants authorized 72.68.037 72.66.Ó90 general contractor/construction manager Green Hill School Ch. 72.16 transitional housing assistance 43.185C.200 method for awarding 39.04.220 Health care services for inmates untried indictments, informations, or complaints, disposition provided 9.98.010, 9.98.020, 9.98.030, 9.98.040 Contraband contracts for services 72.10.030 possession prohibited, posting of notice definitions 72.10.010 voting, disqualification Const. Art. 6 § 3 9.94.047 health care reform act, plan 41.05.280 weight lifting, prohibitions 72.09.500 witness, procedure for testimony 5.56.090 women, placement 72.02.250 Institutional impact, local costs health services delivery plan 72.10.020 legislative intent 72.10.005 prohibition on receipt or possession 72.09.530 Contraband, introduction into detention facility rule making authority 72.10.040, 72.10.050 Hostages, holding person as penalty 9.94.030 first degree 9A.76.140 second degree 9A.76.150 third degree 9A.76.160 reimbursement Ch. 72.72 third degree 9A.76.160
Correctional training standards and education, board on 43.101.310, 43.101.315, 43.101.320, 43.101.325, 43.101.330, 43.101.335, 43.101.340
County prisoners, See also JAILS
Court powers 72.02.015
Custodial sexual misconduct 9A.44.160, 0A.44.170, 0A.44.1 Interstate compact for adult offender supervision Inmates 9.94A.745, 9.94A.74501, 9.94A.74502, 9.94A.74503, 9.94A.74504 abuse victim convicted of murder of abuser reduction in sentence, notice 72.02.270 Intrastate corrections compact fiscal management 72.76.040 assistance for parolees, work/training release, and discharged prisoners 9.95.320, 9.95.330, 9.95.340, 9.95.350, 9.95.360, offender days, costs and accounting 72.76.0209 95 370 participant contracts 72.76.030 9A.44.170, 9A.44.180 child support collection actions 72.09.480 provisions 72.76.010 Death penalty civil rights, restoration Ch. 9.96 Jails, See JAILS single-person cells 10.95.170 commitment to reception centers for classification 72.02.210, 72.02.220, Juvenile facilities witnesses of execution, procedure 10.95.185 Definitions 9.94.049 Echo Glen Ch. 72.19 72.02.230 Green Hill School Ch. 72.16 Detainers Ch. 9.100 community custody 72.09.600, 72.09.610 Maple Lane school Ch. 72.20 community safety, risk assessment 72.09.590 Disarming a law enforcement or corrections community transition coordination networks Ch. 72.78 education programs for juveniles in adult facilities Ch. 28A.193 officer, definition and elements 9A.76.023, 9A.76.025, 9A.76.027 educational programs for residents Ch. Disturbances conversations contingency plans, development 72.02.150 interception, recording, and divulging 28A.190 felony convictions, placement 72.01.410 outside law enforcement, utilization 9.73.095 72.02.160 detainers Ch. 9.100 holding facilities, juveniles not to be confined detention of federal prisoners contracts 72.68.080, 72.68.090, 72.68.100 in adult facilities 13.04.116 Drugs or controlled substances security guidelines, report 13.40.030 Labor and employment for prisoners possession by a person not a prisoner, penalty detention of felons Labor and employment for prisoners interstate forest fire suppression compact 72.64.150, 72.64.160

Labor and employment of prisoners authorized 72.64.010 cities and towns 35.30.010 possession by prisoner, penalty 9.94.041 contracts 72.68.040, 72.68.050, 72.68.060, Echo Glen correctional institution Ch. 72.19 72.68.070 Education and work programs detention of female prisoners contracts 72.68.075 escorted leaves of absence definitions 72.01.365 grounds 72.01.370 inmate participation requirements and standards 72.09.460 post-secondary degrees 72.09.465 crediting of earnings, payment 72.64.040 definitions 72.64.001 Educational facilities and employment of industrial insurance 72.64.065, 72.64.070, 72.64.080, 72.64.090 labor camps 72.64.060 law enforcement notification 72.01.375 teachers 72.01.200 **Employees** restrictions, costs 72.01.380 peace officers, powers and duties of 9.94.050 extraordinary medical placement 72.09.620 sexual misconduct by custodial agency employees 72.09.225, 72.09.630 prisoners required to work 72.64.030 funds subject to deductions, exceptions 72.09.480 provisions Const. Art. 2 § 29

[RCW Index—page 160] (2008 Ed.)

regional jail camps 72.64.100	end-of-sentence review committee 72.09.345	Communicable disease prevention guidelines
required 9.95.090	registration of	72.09.251
rules and regulations 72.64.020	notice to person convicted of sex offense at	Community custody
work camps 72.64.050	release 72.09.330	violations 72.09.310, 72.09.311
work camps /2.04.030		
work programs products, purchase for state	release from confinement	Community placement
agencies 43.19.535	notice to prosecuting attorney 9.94A.840	community justice centers 72.09.280
Legal financial obligations, offender's	release plan and considerations 72.09.340	correctional facility siting list 72.09.290
responsibility		individual reentry plan 72.09.270
	Superintendent	
cost of supervision fund 72.11.040	authority 72.02.045	limited liability 72.09.320
deductions from inmate accounts, priority	duties 9.95.020	Community restitution by offenders
72.11.030		workers' compensation and liability insurance
	superintendent	
definitions 72.11.010	authority 72.02.055	coverage 35.21.209, 35A.21.220,
inmate funds, custodianship and disbursement	Transition facilities Ch. 71.09	36.16.139, 51.12.045
by secretary 72.11.020		Community restitution litter cleanup programs
	Vehicle license plates obtained from 46.16.230	72.09.260
Maple Lane school Ch. 72.20	Vocational education	
Medical facilities	defined 72.62.020	Community transition coordination networks
adverse health events and incident reporting		account 72.78.060
system Ch. 70.56	Vocational education programs	definitions 72.78.010
M (1.11 C MENTAL HINDOC 1.74	sale of products 72.62.030, 72.62.040	
Mental illness, See MENTAL ILLNESS, subtitle	trade advisory and apprenticeship committees	findings 72.78.005
Offenders	72.62.050	funding 72.78.050, 72.78.070
Motion pictures, restrictions 72.02.280		inventory of services and resources by
	Weapons	
Narcotic drugs	delivery to prisoners prohibited 9.41.080	counties 72.78.020
possession by a person not a prisoner, penalty	possession by person not a prisoner 9.94.043	pilot program 72.78.030, 72.78.040
9.94.045		Contracts for incarceration unaffected by
Nonprofit organizations, agreement with to	possession by prisoner, penalty 9.94.040	financial responsibility law 70.48.460
	possession prohibited in, exceptions 9.41.300	Commention greaters
provide services 72.01.480	provision to person in detention 9A.76.140	Correction system establishment, legislative
Notice of escape, furlough, parole, release,		intent 72.09.010
placement	Western interstate corrections compact Ch. 72.70	Correctional employees, powers and duties of
	Women, placement 72.02.250	peace officers 9.94.050
requirements 72.09.710, 72.09.712,	Work and education programs	
72.09.714, 72.09.716, 72.09.718,	inmate participation requirements and	Correctional facilities
72.09.720		administration Ch. 72.01
Officers and guards, interference with duties,	standards 72.09.460	Correctional industries
	Work crew participation	
penalty 9.94.030	program requirements 9.94A.725	classes of work programs 72.09.100
Overcrowded facilities, emergency release	program requirements 9.94A.725	public purchasing requirements, exemption
legislature approval required 9.94A.870	Work ethic camp program	from 43.19.1932
	eligibility 9.94A.690	
sentencing guideline commission	Work release program	Correctional industries account
duties 9.94A.870		operations, profits 72.09.090
Peace officers	application for participation 72.65.030,	profits, appropriations 72.09.090
removal of unauthorized persons 72.09.650	72.65.040	Correctional industries division
	authorization to participate required 72.65.200	
Permits for facilities	authorized 72.65.020	board of directors
certain conditional or special use permits,		appointment, compensation, staff support
mediation prior to appeal 35.22.685,	definitions 72.65.010	72.09.080
	earnings, deposit of 72.65.110	
35.63.260, 35A.63.280, 36.32.525,		duties 72.09.070
36.70.678	earnings, disposition of 72.65.050	funding 72.09.090
Persistent prison misbehavior, penalty 9.94.070	earnings, exemption from legal process	goods and services 72.60.220
Personal property, inmates	72.65.060	industrial insurance 72.60.102
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	facility siting process 72.65.220	_
deceased, disposition 11.08.101, 11.08.120		inmates
illegal items	housing contracts 72.65.080	civil rights 72.60.100
dispositions 63.42.030	indeterminate sentence review board	workers compensation coverage 72.60.100
unclaimed	72.65.130	
		site-specific implementation plan
definitions 63.42.020	secretary's powers and duties 72.65.100	incentive program 72.60.235
disposition of 63.42.040	standards and review 72.65.210	Correctional industries goods and services,
inapplicable law 63.42.060	status of participants 72.65.120	purchasing provision exemption 43.19.1932
	transportation and necessities provided	purchasing provision exemption 43.17.1732
presumptions 63.42.030		Correctional industries program
prior agreement, application 63.42.050	72.65.090	goods and services 72.60.160
procedure 63.42.030	CODDECTIONAL INDUCTDIES (C.	inmates
Placement of offender	CORRECTIONAL INDUSTRIES (See	employment according to needs of state
	CORRECTIONS, DEPARTMENT OF,	
determination 70.48.400	subtitle Correctional industries)	72.60.110
Prison industries	,	Corrections standards board, See
site-specific implementation plan	CORRECTIONS, DEPARTMENT OF	CORRECTIONS STANDARDS BOARD
incentive program 72.60.235	Abuse of child, department reporting	County use of state partial confinement facility
	requirements 26.44.030	
Prison work programs	Adult correctional programs	reimbursement of state 9.94A.190
fish and game projects		Created 43.17.010, 72.09.030
establishment 72.63.020	administration Ch. 72.02	Crime victims' compensation
funding 72.63.040	Alcohol and drugs, treatment	transfer of funds to department of labor and
	additional placements 72.09.660	
procedures 72.63.030		industries 72.09.095
Privileges	Alien offender camp 72.09.560	Criminal justice forecasting 10.98.140
inmate contributions for cost, standards	Aliens committed to department	Criminally insane
72.09.470	conditional release for deportation 9.94A.685	
		conditional release
Probation and parole, See PROBATION AND	Assault, custodial 9A.36.041, 9A.36.100	disappearance of released, committed
PAROLE	Assaults on staff	person, notification requirements
Reception and classification centers 72.02.200	reimbursement 72.09.240	10.77.165
	Branch offices 43.17.050	
Reimbursement rates for county use of state		supervision of released committed person by
facilities 9.94A.190	Capital improvements, 1984 bond issue	department 10.77.150
Riot	43.83.198	records availability 10.77.210
defined, penalty 9.94.010	Character-building residential services in prisons	Custodial assault 9A.36.041, 9A.36.100
Secretary of corrections, authority 72.02.040	72.09.800	Death penalty
Services and supplies, limitation on denial of		single-person cells 10.95.170
access to, recoupment of assessments	Chemical dependency and mental disorders,	
	screening and assessment Ch. 70.96C	witnesses to execution, designation by
72.09.450	screening and assessment Ch. 70.96C Civil service exempt positions 41.06.071	witnesses to execution, designation by superintendent of state penitentiary,
	screening and assessment Ch. 70.96C	witnesses to execution, designation by superintendent of state penitentiary, procedure 10.95.185
72.09.450	screening and assessment Ch. 70.96C Civil service exempt positions 41.06.071	witnesses to execution, designation by superintendent of state penitentiary,

CORRECTIONS, DEPARTMENT OF

administrator, state 9.100.060	department to develop plan to conform to	contracts for implementation 72.74.060
appropriate court, defined 9.100.020	health care reform act requirements	enforcement 72.74.040
enforcement 9.100.030 escape, effect 9.100.040	41.05.280 Inmate personal property	hearings 72.74.050 inmates, receive or transfer 72.74.030
giving over of inmate authorized 9.100.050	illegal items	inmates released in other states, expenses
request for temporary custody, notice to	dispositions 63.42.030	72.74.070
prisoner and governor 9.100.070 text of agreement 9.100.010	unclaimed definitions 63.42.020	Intrastate corrections compact contracts with participants 72.76.030
transmission of copies of chapter by secretary	disposition of 63.42.040	enactment, provisions 72.76.010
of state 9.100.080	inapplicable law 63.42.060	fiscal management 72.76.040
Division's establishment authorized 72.09.060	prior agreement, application 63.42.050	offender days, costs and accounting 72.76.020 Jail industries program
Early release from confinement specialized training may be required as	procedure 63.42.030	staff assistance provided by department
condition 9.94A.580	Inmate testifying in any judicial proceeding	36.110.150
Employees	moneys received for directed to crime victims' compensation account 72.09.110	Jails reporting form
assault by offender, reimbursement 72.09.240 civil service exemptions 41.06.071	Inmate work programs	department to develop 70.48.450
Communicable disease prevention guidelines	access of inmates to private individuals'	Juveniles
72.09.251	information 72.09.101 automated data input and retrieval system	education programs for juveniles in adult facilities Ch. 28A.193
sexual misconduct by custodial agency employees 72.09.225, 72.09.630	72.09.104, 72.09.106	transfer of 13.40.280, 13.40.285
Employees' collective bargaining rights	classes of work programs 72.09.100	Kidnapping offenders
72.09.220	cost of incarceration 72.09.111 employment goals 72.09.111	registration
Facilities bond issues 43.83H.172	industrial insurance 72.60.102	notice to offender at release 72.09.330 Labor and employment of prisoners Ch. 72.64
correctional facility siting list 72.09.290	job opportunities, distribution 72.09.120	Legal financial obligations
Felonies	legislative intent, requirements 72.09.460 participant benefits 72.09.100	administrative procedure to set amount when
tracking of felony cases	proposed class I	court does not 9.94A.760 financial institutions
duties 10.98.110 Felons	information, disclosure 72.09.116	community bank accounts, collection actions
financial responsibility of department of	threshold analysis 72.09.115 public agencies' purchase of goods and	against 9.94A.7608
corrections 70.48.410	services required, exceptions 43.19.534	service on main or branch office authorized 9.94A.7608
Felony conviction disposition forms and reports	purchase of products for state agencies	notice of debt
transmitted by prosecuting attorneys 10.98.090	43.19.535 vocational education programs	service of, contents, actions on 9.94A.7609
Financial responsibility 70.48.400	sale of products 72.62.030	"obligee" defined 9.94A.7601 order to withhold and deliver
felons 70.48.410	wages 72 00 110	duties and rights of person or entity served
parole hold 70.48.420 reimbursement rate to be established	cost of corrections 72.09.110 crime victims' compensation 72.09.110	9.94A.7607
70.48.440	deductions 72.09.111	exempt earnings 9.94A.761 issuance and contents 9.94A.7606
work release inmates 70.48.430	distribution 72.09.111	payroll deduction
Firearms offenders under department supervision	Inmates community custody 72.09.600, 72.09.610	apportionment among obligees 9.94A.7603
prohibited from owning or possessing	community safety, risk assessment 72.09.590	employer or entity rights and responsibilities 9.94A.7604
9.41.045	community transition coordination networks	exempt earnings 9.94A.761
offenders under supervision of department prohibition on ownership and possession	Ch. 72.78 contraband, prohibition on receipt or	maximum amount 9.94A.7603
9.94A.505	possession 72.09.530	motion to quash, modify, or terminate, grounds for relief 9.94A.7605
Forecasting, criminal justice 10.98.140	deceased, property of, disposition 11.08.101,	notice of, issuance and content 9.94A.7602
Foreign nationals or citizens transfer of convicted offenders 43.06.350	11.08.120, 63.42.030, 63.42.040 education and work programs 72.09.460,	wage assignments
Furloughs for prisoners	72.09.465	forms and rules 9.94A.7706
definitions 72.66.010	extended family visitation policy 72.09.490	rulemaking authority 9.94A.7704 Legal financial obligations, offender's liability
Health care purchased by state agencies	extraordinary medical placement 72.09.620 funds subject to deductions, exceptions	for
alternative health care providers, agencies to identify 70.14.020	72.09.480	cost of supervision fund 72.11.040 deductions from inmate accounts, priority
drug purchasing cost controls, evidence based	gang involvement, intervention programs 72.09.670	72.11.030
prescription drug program 70.14.050	incarcerated parents, policies 72.09.495	inmate funds, custodianship and disbursement
review of prospective rate setting methods 70.14.040	name change, limitation on use, penalty	by secretary 72.11.020
utilization review procedures, agencies to	72.09.540 privileges, inmate contributions for cost,	Legal services for inmates 72.09.190 Local criminal justice costs, reimbursement
establish plan 70.14.030	standards 72.09.470	account 72.72.030
Health care services for inmates contracts for services 72.10.030	records and reports, access 72.09.580	definitions 72.72.020
definitions 72.10.010	recreational equipment and dietary supplements to increase muscle mass.	disturbances at state facilities 72.72.050, 72.72.060
health services delivery plan 72.10.020	purchase limitations 72.09.510	rules 72.72.040
rule making authority 72.10.040, 72.10.050 HIV test results, disclosure 70.24.105, 70.24.107	savings, availability 72.09.111	Marine vessel, etc., 1984 bond issue 43.83.198
Housing for employees, state-owned or leased	savings, deductions 72.09.111 services and supplies, limitation or denial of	McNeil Island ferry acquisition and capital improvements 43.83.198
availability, conditions 43.81.020, 43.81.030,	access to, recoupment of assessments	Mental health services information
43.81.040	72.09.450	release 72.09.585
legislative intent 43.81.010 Incentive system for participation in education	television purchase, limitation 72.09.520	Mental health treatment of inmates preceding confinement
and work programs 72.09.130	transfer, transportation, and detention contracts Ch. 72.68	notification to providers at time of release
Indeterminate sentence review board	weight lifting, prohibitions 72.09.500	72.10.060 1
department to make records available to board 9.95.170	Integrated pest management Ch. 17.15 Interstate compact for adult offender supervision	Mental illness, offenders with court-ordered treatment
Inmate conversations	9.94A.745, 9.94A.74501, 9.94A.74502,	violations and notification 72.09.315
interception, recording, and divulging,	9.94A.74503, 9.94A.74504	mental health center
procedures and restrictions 9.73.095 Inmate health care system	Interstate corrections compact authority and terms 72.74.020	collaborative arrangement with University of Washington 72.09.350

[RCW Index—page 162] (2008 Ed.)

plan for postrelease treatment and support notice to prosecuting attorney 9.94A.840 Liquor laws, exemptions and sample analysis services for dangerous offenders 72.09.370, 72.09.380, 72.09.381 release plan and considerations 72.09.340 66.12.070 Misbranding 69.04.680 Pharmacy, board of, powers and duties Ch. 69.04 Precursor drugs Ch. 69.43 release of information regarding departmental immunity from liability for releases 9.94A.843 scope of authority to release information 9.94A.846 Notice of escape, furlough, parole, release, placement requirements 72.09.710, 72.09.712, 72.09.714, 72.09.716, 72.09.718, Prohibited acts enumeration 69.04.040 Sexually violent offenders McNeil Island facility 72.09.333 injunctions 69.04.050 72.09.720 Offender supervision assessments 9.94A.780 liability of disseminator of advertising rules regarding 72.09.337 supervision of 72.09.340 Offenders performing community restitution 69.04.090 workers' compensation and liability insurance penalties 69.04.060, 69.04.070, 69.04.080 coverage 35.21.209, 35A.21.220, treatment opportunity 72.09.335 Reports, publication 69.04.830 Sexually violent predators duties of department Ch. 71.09 36.16.139, 51.12.045 Rule-making authority 69.04.740 Office maintained at state capital 43.17.050 In transit for completion, labeling exemption On-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, Standards for correctional facilities to be adopted by corrections department 72.09.135 69.04.700 Violations Statement of prosecuting attorney regarding convicted criminal defendant 9.95.028 civil penalty 69.04.880 infractions 69.04.170 legislative declaration 43.81.010 Pardoned persons, supervision 9.95.260 Status of suspected or convicted felons prosecution 69.04.160 Pardons prompt response to jails and law agencies COSMETOLOGISTS, BARBERS, supervision of conditionally pardoned person 9.95.260 10.98.150 MANICURISTS, AND ESTHÉTICIANS Supervision and monitoring of offenders Advisory board Parole holds powers and duties of department 9.94A.505 membership, terms, and compensation financial responsibility 70.48.420 Tracking of felony cases 18.16.050 Personnel department to maintain records 10.98.110 Appeal procedure 18.16.220 training 43.101.220 Apprenticeship program, cosmetology 18.16.280 Pest control specialized training, department authorized to Consumer protection act 18.16.250 integrated pest management Ch. 17.15 determine if inmate would benefit from Definitions 18.16.020 Prison industries participation in 9.94A.580 Disciplinary actions 18.16.200, 18.16.210 site-specific implementation plan Transfer of Examinations 18.16.090 employees of the department of social and health services 72.09.210 incentive program 72.60.235 Hearing 18.16.210 Prison work programs Instructors fish and game projects establishment 72.63.020 funding 72.63.040 functions from department of social and health licenses required 18.16.060 services 72.09.040 Licenses juveniles 13.40.280, 13.40.285 appeal procedure 18.16.220 procedures 72.63.030 denial, revocation, or suspension 18.16.210 duplicates 18.16.110 expiration 18.16.170 prisoners work ethic camp program generally 72.09.410 foreign nationals or citizens 43.06.350 property, files, appropriations from department of social and health services legislative intent 72.09.400 inactive status 18.16.290 Probation and parole Ch. 72.04A 72.09.200 issuance 18.16.100 community corrections officers 9.95.250 Transition cooperation 72.09.230 reciprocity with other jurisdictions 18.16.130 investigation by secretary of corrections Vocational education programs sale of products 72.62.040 renewal, penalties for failure to renew 18.16.110 Real property renewal and examination fee 18.16.260 inventory of unneeded property suitable for affordable housing 72.09.055 Records and documents program development 72.09.060 requirements and exemptions 18.16.060, Western interstate corrections compact Ch. 72.70 18.16.070, 18.16.080 Work ethic camp program generally 72.09.410 suspension for noncompliance with support fees for reproduction, shipment, and certification 72.09.057 order 18.16.240 legislative intent 72.09.400 Work release inmates suspension for nonpayment or default on Records release for research Ch. 42.48 Regional jail camps 72.64.100 educational loan or scholarship 18.16.230 Licensing department director, powers and duties financial responsibility 70.48.430 Work release program Ch. 72.65 county prisoners, contracts for confinement 72.64.110 18.16.030 **CORRECTIONS REFORM ACT OF 1981** Location of practice Reimbursement rates for county use of state facilities 9.94A.190 penalty for practicing except in authorized locations 18.16.190 Generally Ch. 72.09 Research CORRUPT SOLICITATION (See BRIBERY Placebound clients 18.16.190 release of confidential records AND GRAFTING) Professional service corporations Ch. 18.100 procedure 42.48.010, 42.48.020, 42.48.030, CORRUPTION OF BLOOD Prohibited acts 18.16.200 42.48.040, 42.48.050, 42.48.060 Salon/shops complaints against, investigation 18.16.175 Conviction not to work Const. Art. 1 § 15 Review of sentence COSMETICS department may petition for 9.94A.585 consumer notice, requirements 18.16.180 Adulteration, when deemed 69.04.670 Rules 43.17.060 minimum requirements 18.16.175 Advertising, when deemed false 69.04.710 Secretary Schools adult correctional programs, duties Ch. 72.02 Common carriers, inspection of records claims against by student 18.16.160 appointment 72.09.030 69.04.810 compliance requirements 18.16.150 appointment of 43.17.020 Condemnation 69.04.100, 69.04.150 licenses Dangerous products, dissemination of chief assistant secretary 43.17.040 application and issuance 18.16.140 oath 43.17.030 information 69.04.840 required to operate 18.16.060 powers and duties 43.17.030, 72.09.050 Embargo 69.04.110, 69.04.120, 69.04.130, Unemployment compensation 69.04.140, 69.04.150 vacancy filling of 43.17.040 booth renters excepted from coverage Enforcement authority 69.04.730, 69.04.800 Factories, warehouses, and vehicles, right of Sentences Uniform regulation of business and professions entry 69.04.820 less or more than one year act 18.16.270 incarcerate in jail or state institution Food, drug, and cosmetic act Ch. 69.04 Hearings 69.04.750, 69.04.761 Intrastate commerce in food, drugs, and Violations and penalties 18.16.210 70.48.400 Sexual misconduct by employees of custodial agencies 72.09.225 COST BILLS cosmetics Ch. 69.04 Investigations 69.04.780, 69.04.790 Allowable items 4.84.090 Sexual offenders Criminal proceedings end-of-sentence review committee 72.09.345 approval of by court 10.46.220 certification 10.46.220 payment of 10.46.230 Labels contents 69.04.680 registration of false or misleading 69.04.680 notice to person convicted of sex offense at release 72.09.330 readability 69.04.690 prosecution attorney to examine 10.46.220 release from confinement in transit for completion, exemption 69.04.700 witness fees, payment of 10.46.230

(2008 Ed.) [RCW Index—page 163]

COSTS	Executions	Proceedings not specifically covered 4.84.190
Agreed cases 4.52.020 Appeals	homesteads 6.13.200 writ of execution to include 6.17.110	Prohibition proceedings execution for 7.16.320
attorney's fees on 4.84.080	Executors and administrators for or against	judgment for 7.16.320
county, against 4.84.170 damage actions five thousand dollars or less	4.84.150 False imprisonment action limitation on recovery	Public works, See PUBLIC WORKS Quo warranto proceedings
4.84.290	of by plaintiff 4.84.040	collection from corporations 7.56.110
district court	Fiduciaries for or against 4.84.150 Foreign judgment, enforcement of, uniform act	information filed in relation of private person 7.56.130
appeals to superior court 4.84.130 payment to 4.84.130, 10.10.060	6.36.140	information filed on prosecuting attorney
state, against 4.84.170	Indigent parties, state to pay costs and fees incident to review by supreme court or court	7.56.130 judgments of ouster or forfeiture 7.56.100
Assault and battery actions, limitation on recovery of by plaintiff 4.84.040	of appeals, when 4.88.330	Referees, inadmissible testimony before referee,
Assignee of action, costs taxable to 4.84.160 Attachment 6.25.120	Infant plaintiff, against execution costs 4.84.140	payment of cost of taking 4.48.070 Replacement of lost or destroyed court records
assignor liability for 6.25.080	liability of representative 4.84.140	5.48.051, 5.48.070
bond to cover 6.25.080	Injunctions bond 7.40.080	Retaxation of 4.84.200 Security for costs 4.84.210
Attorneys' fees as actions wrongly brought in superior courts	bond covering on contempt for disobedience	additional may be required 4.84.210
4.84.030	7.40.170 Injunctions against obscene materials	dismissal for failure to give 4.84.230
amount taxable as, schedule of 4.84.080 cases wherein allowed, court to fix amount	Injunctions against obscene materials, prosecuting attorney not liable for costs	bond in lieu of separate security 4.84.220 civil actions
4.84.020	7.42.050 Interplander liability for costs 4.08.170	court may require additional 4.44.470
damage actions ten thousand dollars or less 4.84.250, 4.84.260, 4.84.270, 4.84.280,	Interpleader, liability for costs 4.08.170 Joinder, failure to join, limitations on recovery of	court may set amount of security 4.44.470 dismissal of action for failure to give security
4.84.290, 4.84.300	costs 4.84.050	4.84.230
schedule of fees 4.84.080 Bills, See COST BILLS	Judgments or orders security for cost, judgment on 4.84.240	judgment on 4.84.240 standing bond for numerous actions 4.84.220
Confessed judgments to contain 4.60.070	vacation or modification of, denial of, costs	Seduction, limitation on recovery of by plaintiff
County, against 4.84.170 Criminal conversation, limitation on recovery of	4.72.090 Judicial sale	4.84.040 Settlement offers
by plaintiff 4.84.040	eviction of purchaser 6.21.130	time period 4.84.280
Criminal proceedings default in payment, enforcement, collection	Judicial sales announcement of 6.21.090	Several actions against parties who could have joined, limitation on recovery of 4.84.050
10.01.180	Jury fees	Small claims court
payment, deferred, or installment 10.01.170 payment by defendants, remission 10.01.160	accounting of 4.44.110 taxable as 4.44.110	service fee, recovery of, statutory limitation 12.40.045
Defendants	Libel and slander actions, limitation on recovery	State
default in payment, enforcement, collection 10.01.180	of by plaintiff 4.84.040 Liens	against 4.84.170 Supplemental proceedings
defending separately 4.84.070	logging, allowance for claimant 60.24.130	creditor, allowed to 6.32.160
payment, remission 10.01.160 when entitled to 4.84.060	orchards and orchard lands, foreclosure 60.16.030	debtor, allowed to 6.32.170 Tender made by defendant of amount owed
Deferred prosecution program	Lost or destroyed court records, replacement of	4.84.110
payment of costs may be required as condition of 10.01.160	5.48.051, 5.48.070 Malicious prosecution, limitation on recovery of	district court civil action 12.20.040 Traffic infractions
Deposit in court made and rejected by plaintiff	by plaintiff 4.84.040	award of costs and attorney fees prohibited,
4.84.120 district court civil action 12.20.040	Mandamus proceedings execution for 7.16.260	exception 46.63.151 parties' responsibilities for 46.63.151
Disbursements as costs, allowable items	judgment for 7.16.260	Trustees, for or against 4.84.150
4.84.090 Discretion of court to allow if not allowed by	Mandatory arbitration 7.06.060 Manufactured/mobile home landlord-tenant	Venue change 4.12.090 Will contests 11.24.050
statute 4.84.190	actions, entitlement 59.20.100	Witness fees, cost bill may include 4.84.090
Dismissal of action for failure to give security 4.84.230	Minor plaintiff, against execution costs 4.84.140	costs on postponement of trial 4.84.100
Dissenting shareholders' action for payment,	liability of representative 4.84.140	COTENANCY (See also JOINT TENANCY) Ejectment and quieting title actions, actions
equitable assessment 23B.13.310 District court	Municipal courts 35.20.030 Ne exeat, bond covering 7.44.021	between cotenants 7.28.240 Executions of judgments against, personal
appeals to superior courts 4.84.130	Nuisances	property 6.17.180
payment of costs 10.10.060 criminal proceedings	executions on judgment for 7.48.260 voluntary abatement of prostitution,	Registration of land titles, issuance of title certificate to one owner 65.12.270
payment of costs 10.10.060	assignation or lewdness 7.48.110	Safe deposit boxes, See SAFE DEPOSIT
District judges amendment of pleading, payment of costs to	Partition proceedings 7.52.480 appointment of 7.52.480	BOXES
adverse party 12.08.110	decree of distribution 7.52.220	COUNSEL (See also ATTORNEYS AT LAW)
bond in lieu of security, recovery on 12.04.180 continuance to procure testimony, cost to	execution is included in decree 7.52.480 Payment of conditioned to satisfaction of	Right to Const. Art. 1 § 22
party applying for 12.12.010	judgment 4.56.100	Supreme court appeals by indigent party, attorney's fees paid by state 4.88.330
deposit in court made and rejected by plaintiff 12.20.040	Plaintiffs, See PLAINTIFFS, subtitle Costs Platting, subdivision and dedication of land,	COUNSELORS
garnishment plaintiffs, security required by	actions to enforce 58.17.200	Advisory committee, certified counselors and
12.04.170 nonresidents, security required by 12.04.170	Postponement of trial, payment to adverse party as condition of 4.84.100	hypnotherapists 18.19.220 Agency-affiliated counselors
prevailing party entitled to 12.20.060	Prevailing party entitled to	employment status, notice 18.19.210
tender made by defendant of amount owed, effect 12.20.040	district court 12.20.060 exceptions where wrongly brought in superior	Certification application for credentials 18.19.090
Ejectment and quieting title actions	court 4.84.030	renewal of credentials 18.19.100
actions against tenant on failure to pay rent 7.28.250	Probate executors and administrators, costs for or	scope of practice 18.19.200 Chemical dependency professionals,
vacation of judgment and granting of new trial	against 4.84.150	certification Ch. 18.205
7.28.260 Execution docket procedure on cessation of lien	partial distribution prior to settlement when brought by other than personal	Child abuse and neglect counseling referrals availability notice
4.64.100	representative 11.72.006	74.14B.050

Confidential communications 18.19.180 assumption of rights, powers, functions and authority 36.47.030 association of county officials costs and expenses 36.47.040 declaration of necessity 36.47.010 obligations of metropolitan municipal **Definitions 18.19.020** Disclosure of information to clients 18.19.060 corporation apportionment of budgeted funds 36.56.060 Drug prescription authority not granted by elected and appointed officials, further action 36.47.050 chapter 18.19.190 appropriations, transferred 36.56.100 Exemptions 18.19.040 assets, transferred 36.56.100 Health department, administrative authority and books, transferred 36.56.100 elected officials coordinating agency 36.47.030 further action 36.47.050 joint action of officers 36.47.020 budgeted funds, apportionment of 36.56.060 duties 18.19.050 Homicide victim's survivors business, pending, or metropolitan municipal counseling for immediate family members corporation continued 36.56.090 collective bargaining units or agreements Admission tax Insurance benefits not mandated 18.19.010 36.56.080 authorization 36.38.010 Law enforcement peer support group counselors, privileged communications 5.60.060 contracts of metropolitan municipal corporation, full force and effect Admissions tax, See COUNTIES, subtitle Taxation Mental health counselors, marriage and family therapists, social workers advisory committee 18.225.060, 18.225.070 credentialed in another state 18.225.140 36.56.090 Adoption of certain regulations proscribed credits, transferred 36.56.100 36.32.125 Advertising, official, publishing in county paper 36.72.071 debts and obligations 36.56.110 declaration of intent 36.56.040 documents, transferred 36.56.100 definitions 18.225.010 Agents of state, county roads 36.75.020 employees and personnel 36.56.050 existing rights, actions, proceedings, not impaired or altered 36.56.070 disclosure information 18.225.100, 18.225.105 Agricultural extension work 36.50.010 Agricultural fair land, annexation to cities 35.13.010 examinations 18.225.110 extent of rights, powers, functions and obligations assumed and vested in county Agricultural fairs health care information disclosure 70.02.180 authorization for 36.37.010 funds for 36.37.040 intercounty participation 36.37.050 36.56.040 application, fee 18.225.120 federal grants, transferred 36.56.100 associate 18.225.145 renewal 18.225.150 files, transferred 36.56.100 lands, lease of to cities 35.13.010 renewal 18.225.150
requirements 18.225.090
limitation of chapter 18.225.030, 18.225.160
misrepresentation 18.225.020
prior certification 18.225.130
record of proceedings 18.225.050
secretary's authority 18.225.040
uniform disciplinary act 18.225.080
rectice of medicine and surgery infinement funds lease of accounts, records, transfer and adjustment of 36.56.060 county land for 36.34.145 state-owned lands for 36.37.150 funds, transferred 36.56.100 Northern State Hospital, lands adjacent to hearing 36.56.030 36.37.160 metropolitan council, abolition of 36.56.040 management 36.37.040 obligations and debts 36.56.110 multiple counties 36.37.050 obligations of metropolitan municipal corporation, full force and effect property acquisition 36.37.020 Practice of medicine and surgery, infringement not permitted by chapter 18.19.190 Agricultural fairs, See also AGRICULTURAL 36.56.090 **FAIRS** Public education program regarding responsibilities to clients 18.19.050 office equipment furniture transferred 36.56.100 Agricultural fairs, youth shows, and exhibitions capital improvements and maintenance Registration official acts of official or employee of assistance 15.76.165 application for credentials 18.19.090 credential abolished 18.19.902 metropolitan municipal corporation, Air pollution validity of 36.56.090 advisory council 70.94.240 credentials, limitation on new 18.19.031 ordinance or resolution of intention apportionment of costs 70.94.093 hypnotherapists 18.19.035 recordkeeping 18.19.080 adoption of 36.56.020 powers, generally 70.94.141 hearing 36.56.020, 36.56.030 Air pollution, See also AIR POLLUTION renewal of credentials 18.19.100 required 18.19.030 publication 36.56.020 CONTROL Air quality authority withdrawal from multicounty authority 70.94.262 submission to voters 36.56.040 property, real and personal, transferred 36.56.100 School, certification 28A.410.043 Sex offender therapists Ch. 18.155 limited liability 4.24.556 records, transferred 36.56.100 reports, transferred 36.56.100 Airports Sexual assault victims cooperation with department of transportation crime victims compensation, counseling costs rules and regulations of metropolitan municipal corporation continued 36.56.090 47.68.300 7.68.070 general aviation airports, siting 36.70.547 Airports, See also AERONAUTICS, subtitle Uniform disciplinary act, application 18.19.050 COUNTERCLAIMS (See also SETOFFS) severability 36.56.900 Airports surveys, transferred 36.56.100 Alcohol, motor vehicles Adverse possession, counterclaims for permanent improvements and taxes paid 7.28.160, 7.28.170, 7.28.180 transfer and adjustment of funds, accounts open container law local ordinances authorized 46.61.5191 and records 36.56.060 Alcohol and other drug addiction program coordinator, duties 70.96A.148, 70.96A.310 transfer of rights, powers, functions and Dismissal barred if defendant seeks counterclaim 4.56.120 obligations of to county 36.56.040 Ejectment and quieting title actions, permanent improvements and taxes paid 7.28.160, county road improvement districts Alcoholic beverages authority to create 36.88.010 action to abate nuisances 66.36.010 prosecuting attorneys, private law practice prohibited, when 36.27.060 enforcement of laws 66.44.010 by defendant 7.28.160, 7.28.180 fines, disposition 66.44.010 Nonsuit, counterclaim bars motion to dismiss action by plaintiff 4.56.120 Accessory apartments licenses Ch. 67.14 local option, See ALCOHOLIC
BEVERAGES, subtitle Local option
music and dancing upon licensed premises, incorporation of report recommendations into local government development and zoning COUNTERFEITING regulations 43.63A.215 Definitions 9.16.005 Marks 9.16.030 Accounts and accounting, See STATE
AUDITOR, subtitle Municipal corporations permit 66.28.080 report of seizure 66.32.090 Penalties 9.16.035 sale, local option Ch. 66.40 state preemption 66.08.120 accounting
Actions against 4.08.120 Seizure or forfeiture of counterfeit items venue 36.01.050
Actions by county
in corporate name 4.08.110
venue 36.01.050 9.16.041 Alcoholic beverages liquor revolving fund distribution 66.08.200 Trademarks liability and damages, injunction 19.77.140 Alcoholism and drug addiction treatment Ch. 70.96A remedies of registrants 19.77.150 Adjustment, board of, See COUNTIES, subtitle Plans and planning Allotment of legislators representatives Const. Art. 22 § 2 911 emergency communications network, Administrative programs statewide enhanced system senators Const. Art. 22 § 1 automatic location identification 38.52.505 appointive officials in charter counties Amateur radio antennas regulation to conform with federal law counties, implementation and funding duties coordinating agency 36.47.030 38.52.510 coordination 36.32.600 AA class counties agency for Ambulance service

(2008 Ed.) [RCW Index—page 165]

COUNTIES

authorized, restriction 36.01.100 elections to authorize transportation, department of, county emergency medical service 36.01.095 certification of result 39.40.030 assistance 36.76.140 political subdivisions financial assistance to, uniform facsimile signature of public officials existing election laws apply 39.40.020 authorized 36.32.470 vote required 39.40.010 act Ch 39 62 Animal care and control agencies, authority and facsimile signatures United States, sale of bonds to at private sale duties Ch. 16.52 destruction of plates 39.44.100 Ch. 39.48 Animals, prevention of cruelty to Ch. 16.52 fraud by printer or engraver, penalty 39.44.101 Bonds Animals procedures when deemed abandoned Ch. 16.54 annual report to department of community, legal sufficiency 39.44.100 general obligation bonds trade, and economic development 39.44.210 Annexation maturity 39.44.070 indebtedness contracted simultaneous consideration of incorporation information supplied to department of and annexation 36.93.116 community, trade, and economic Apiary coordinated areas development interest payment, coupons 36.67.070 designation of areas within certain counties contents 39.44.210, 39.44.230 retirement of bonds 36.67.060 15.60.095 definitions 39.44.200 indebtedness limitations, subject to 39.46.110 Appearance of fairness doctrine Ch. 42.36 validity not affected by not filing 39.44.240 industrial development projects Const. Art. 32 Appropriations Bonds, official, See BONDS, subtitle Official public health 70.12.025 Bonds issues interest Aquifer protection areas coupon interest payments on registered bonds 39.44.120 revenue bonds creation process 36.36.020 delinquent fees, lien 36.36.045 dissolution process 36.36.050 bonds, interest, payable from operating revenue, remedy on failure to set aside 36.67.540 issuance of revenue bonds at greater rate than that authorized, declared legal 39.90.050 interest payments 36.67.070 fee revenues, use of 36.36.040 fees for withdrawal of water or sewage as negotiable instruments 36.67.540 special funds, creation and use 36.67.540 Books of superior court clerk 36.23.030 juvenile detention facilities 13.16.070 lost or destroyed bonds or warrants, procedure 39.72.010, 39.72.020 maturity of bonds 39.44.070 disposal 36.36.030 low-income persons, reduced fees 36.36.035 Boundaries purpose 36.36.010 action to establish court establishment 36.05.050 Armories Armories
acquisition of site for 38.20.030
authority 36.64.050
transient lodging 38.20.010
Assessments, See LOCAL IMPROVEMENTS
AND ASSESSMENTS, subtitle Counties
Assessor, See COUNTY ASSESSORS mutual savings banks, authorized investment decrees, filing and recording 36.05.070 for 32.20.070 intervention by affected residents 36.05.030 notice of intent to sell general obligation judges, qualifications 36.05.020 bonds 39.46.120 practice and procedure 36.05.060 questions of fact 36.05.040 park and recreation districts general obligation bonds, limitations 36.69.140 territory, defined 36.05.080 Assessor's office 36.16.030 actions to establish payment of general obligation bonds 39.46.110 equity suit authorized 36.05.010 inventory by county commissioners 36.32.210 change by refunding bond act Ch. 39.53 refunding bonds Assistance and relief division or enlargement Const. Art. 11 § 3 special legislation, when Const. Art. 2 § 28 federal surplus commodities, expenditures for authority to issue 39.52.010 establishment, joint surveys, by 36.04.400 bankruptcy readjustment and relief from debts Ch. 39.64 indigent persons, disposal of remains 36.39.030 legal descriptions, enumeration Ch. 36.04 right of way line permitted to be substituted "corporate authorities", defined 39.52.050 for any portion of street right of way 35.21.790 Assistance and relief, See also PUBLIC indebtedness limitations not to be exceeded ASSISTANCE 39.52.020 Auctioneers, license requirements 36.71.070, surveys to establish 36.04.400 tax levy to meet payments and interest Boundary review boards, See BOUNDARY REVIEW BOARDS 36.71.080 39.52.035 Auditor, See COUNTY AUDITORS validation 39.52.015 Auditor's office 36.16.030
Bankruptcy readjustment and relief from debts Bowling alleys, licenses Ch. 67.14 Bowling alleys, licenses and fees 67.12.110 registered bonds, statements and signatures 39.44.102 Ch. 39.64 Bridges franchises on application 36.55.040 authority 36.55.030 hearing 36.55.050 registration of bonds Beach or lake management districts Ch. 36.61 principal payable to payee or assignee 39.44.110 Bicycle paths, lanes, routes and roadways, construction, standards 36.75.240 treasurer as registration officer, designation Bicycle routes limitations 36.55.060 Bridges, See also COUNTY ROADS AND BRIDGES establishment, authorized, directed 47.26.305 Bids of fiscal agent 39.44.130 registration of bonds and interest coupon interest payments 39.44.120 tax revenue may be considered 39.30.040 Billiard and pool halls, licenses Ch. 67.14 revenue bonds Budgets authorized 36.67.510 biennial budgets 36.40.250 Biomedical waste construction, effect on other acts 36.67.570 definitions 70.95K.010 capital outlay costs, what includes 36.67.520 legislative findings 70.95K.005 change or transfer 36.40.100 covenants 36.67.550 residential sharps waste collection county hospitals form, terms, execution and signatures 36.67.530 70.95K.040 board of trustees 36.62.180 residential sharps waste disposal 70.95K.030 sharps waste collection 70.95.715 supplemental budget 36.62.270 funding and refunding 36.67.560 estimates 36.40.030 state preemption of local definitions funds for reserve purposes may be included road and bridge construction 36.40.020 39.44.140 70.95K.011 expenditures in excess of, liability of officials law, resolutions, as contract with holders, remedies 36.67.550 waste treatment technologies 36.40.130 evaluation by department of health final 36.40.080, 36.40.090 70.95K.020 parking facilities as a part of a courthouse or appropriations fixed 36.40.100 supplemental appropriations, unanticipated funds 36.40.100 Board of appraisers and adjusters, city harbor in combined county-city building facility two counties, transfer of territory 36.08.060 36.67.520 Boating safety purposes authorized for 36.67.520 transfers between classifications 36.40.100 preliminary 36.40.040 law enforcement, funding 88.02.040 when issued 36.67.520 programs, funding 88.02.040, 88.02.045 Boilers roads and bridges, See COUNTY ROADS AND BRIDGES, subtitle Bond issues hearing 36.40.070 alternate date 36.40.071 notice of hearing 36.40.060 sale of to United States at private sale amortization 39.48.020 local regulation of boiler exempt from state regulation prohibited 70.79.095 revision by county commissioners 36.40.050 chapter optional 39.48.040 Bond issues rules, classification, and forms 36.40.220 savings and loan associations, investment in 33.24.050, 33.24.060, 33.24.070 statewide city employees' retirement system funds, investment in 41.44.100 airports 14.08.112, 14.08.114 county hospitals 36.62.060, 36.62.070 salaries and wages change or transfer 36.40.100 declaratory judgments 7.25.010 definitions 7.25.005 supplemental and emergency budgets 36.40.250

[RCW Index—page 166] (2008 Ed.)

supplemental appropriations, unanticipated funds 36.40.100, 36.40.195	Chaplains employment of chaplains at county health care	files, transferred 36.56.100 funds
transfers between classifications 36.40.100	facilities authorized Const. Art. 1 § 11	accounts, records, transfer and adjustment
Building codes	Charge cards for travel expenses 42.24.115	of 36.56.060
amendment of state building code 19.27.040 area applicable 36.43.020	Charter, home rule, adoption, change Const. Art. 11 § 4	funds, transferred 36.56.100 hearing 36.56.030
authority to adopt 36.43.010	Child care facilities	metropolitan council, abolition of 36.56.040
enforcement 36.43.030	location, conditions 36.70.757	obligations and debts 36.56.110
exemptions 19.27.060, 19.27.065	review of need and demand for,	obligations of metropolitan municipal
housing for indigent persons, emergency exemptions 19.27.042	implementation of findings 36.32.520, 36.70.675	corporation, full force and effect 36.56.090
penalty for violations 36.43.040	Cities and towns	office equipment, furniture transferred
state building code Ch. 19.27	incorporation Ch. 35.02	36.56.100
Building permit fee deposit in building code council account	Cities in county with a population of two hundred ten thousand or more west of Cascades,	official acts of official or employee of metropolitan municipal corporation,
19.27.085	support of cities, county and taxing district in	validity of 36.56.090
Building permits	which utility facility located 35.21.422	ordinance or resolution of intention
contractor registration verification required before issuance 18.27.110	City harbor in two counties assessments, effect upon 36.08.030	adoption of 36.56.020 hearing 36.56.020, 36.56.030
governmental units, no security required for	transfer of territory, assessments, effect upon	publication 36.56.020
permit issuance 36.32.590	36.08.030	submission to voters 36.56.040
Buildings handicapped, provisions to be made for in	election conduct of 36.08.020	property, real and personal, transferred 36.56.100
public buildings, generally Ch. 70.92	notices 36.08.010	records, transferred 36.56.100
newly constructed, appraisal by assessor	petition for 36.08.010	reports, transferred 36.56.100
36.21.070, 36.21.080 Burial of dead	expense of proceedings 36.08.080 indebtedness	rules and regulations of metropolitan
authority to provide 68.52.030	adjustment of 36.08.060	municipal corporation continued 36.56.090
indigent persons 36.39.030	arbitration 36.08.070	severability 36.56.900
Burning permits issuance 70.94.654	board of appraisers and adjusters 36.08.060	surveys, transferred 36.56.100 transfer and adjustment of funds, accounts
issuing authority, nuisances, control of	transferee county liability 36.08.050 judicial proceedings, effect upon 36.08.030	and records 36.56.060
70.94.780	limitations 36.08.090	transfer of rights, powers, functions and
Bus service, contracts for under	local officers, continuance of terms	obligations of to county 36.56.040
intergovernmental cooperation, limitation 39.34.085	36.08.040 proclamation of change 36.08.020	county road improvement districts authority to create 36.88.010
Bus stations	taxation, effect upon 36.08.030	prosecuting attorneys, private law practice
conduct at, unlawful 9.91.025	transcript of records by county auditor	prohibited, when 36.27.060
Buses conduct on, unlawful 9.91.025	36.08.090 City streets, county may aid in construction and	purchasing agent, duties 36.32.260 Classification
Cable television services	maintenance of 47.24.050	census as basis 36.13.050
television reception improvement districts Ch.	Civil defense, See EMERGENCY SERVICES,	combined city and county municipal
36.95 Canal construction, joint, authority 36.64.060	DEPARTMENT OF Claims	corporations Const. Art. 11 § 16 compensation of officers Const. Art. 11 § 5
Capital expenditure projects, notification of	audit by county auditor 36.22.040	generally Ch. 36.13
county planning commission 36.70.520	auditing or paying false claim, penalty	by population Const. Art. 11 § 5
Capital outlay equipment, purchase and lease central services department, generally Ch.	42.20.060 county commissioners' appeal procedure,	Clerk, See COUNTY CLERK Code of ethics 42.23.010, 42.23.030, 42.23.040,
36.92	effect on 36.32.330	42.23.050, 42.23.060
Cemeteries	filing procedure 36.45.010	Columbia basin project, county lands within Ch.
exemptions from regulation by board 68.05.400	labor and materials 36.45.040 Claims against	89.12 Columbia River Gorge commission, conform
private corporations Ch. 68.20	liability insurance authorized 36.16.136	with certain laws 35.63.150, 36.32.550,
Cemetery districts, establishment and operation	Claims fund 36.33.065	36.70.980
Ch. 68.52 Census	A class counties assumption of rights, powers, functions and	Combined city and county municipal corporations Const. Art. 11 § 16
authorized 36.13.020	obligations of metropolitan municipal	fire protection or law enforcement
basis for allocation of funds 36.13.100	corporation	binding arbitration in collective bargaining,
determination 36.13.100 enumerators	apportionment of budgeted funds 36.56.060 appropriations, transferred 36.56.100	when 36.65.050 intent 36.65.010
duties 36.13.030	assets, transferred 36.56.100	method of allocating state revenues 36.65.040
information given to 36.13.040	books, transferred 36.56.100	public employee retirement or disability
how conducted 36.13.030 information for 36.13.040	budgeted funds, apportionment of 36.56.060 business, pending, of metropolitan municipal	benefits not affected 36.65.060 school districts retained as political
penalties for violations 36.13.070	corporation	subdivisions 36.65.020
Central services department	continued 36.56.090	Commercial waterway districts, See
central services fund 36.92.040 charges 36.92.070	full force and effect 36.56.090 collective bargaining units or agreements	WATERCOURSES AND WATERWAYS Commissioners, See COUNTY
comprehensive data processing use plan	36.56.080	COMMISSIONERS
36.92.050	contracts of metropolitan municipal	Communication facilities, underground,
county commissioners, establishment of charges for services rendered 36.92.070	corporation, full force and effect 36.56.090	conversion to or installation 36.88.410, 36.88.420, 36.88.430, 36.88.440, 36.88.450,
creation 36.92.030	credits, transferred 36.56.100	36.88.460, 36.88.470, 36.88.480, 36.88.485
data processing use plan 36.92.050	debts and obligations 36.56.110	Community economic revitalization board
definitions 36.92.020 ministerial services restricted to department	declaration of intent 36.56.040 documents, transferred 36.56.100	created 43.160.030 Community redevelopment financing Ch. 39.88
36.92.080	employees and personnel 36.56.050	Community renewal
purpose 36.92.010	existing rights, actions, proceedings, not	bond issues
services restricted to department 36.92.080 supervisor 36.92.030	impaired or altered 36.56.070	legal investments for financial institutions 35.81.110
appointment of assistants 36.92.060	extent of rights, powers, functions and obligations assumed and vested in county	securities for federal government 35.81.110
treasurer duty 36.92.070	36.56.040	finding, requirement of 35.81.050
utilization of equipment 36.92.050	federal grants, transferred 36.56.100	plans and planning

(2008 Ed.) [RCW Index—page 167]

formulation of program 35.81.040 association of counties 36.32.350 private enterprise, encouragement of 39.80 awards, posting 39.04.200 35.81.030 conventions of county commissioners purpose and necessity, declaration of bond of contractor 36 32 360 registration or licensing prerequisite to public works contract 39.06.010 35.81.005 counties, necessity recognized 36.32.335 Community renewal law, as applicable to county commissioners 36.32.340 competitive bidding tax revenue may be considered 39.30.040 35.81.015 Coroner's office 36.16.030 Community restitution by offenders Corporate bonds or stocks not to be owned by violations by municipal officers, penalties 39.30.020 workers' compensation and liability insurance Const. Art. 8 § 7 Corporate powers 36.01.010 coverage 36.16.139, 51.12.045 Community revitalization financing Ch. 39.89 competitive bidding requirements, Correctional facilities, state Community service organizations exemptions 39.04.280 reimbursement for impact costs Ch. 72.72 neighborhood improvement projects conditional sales contracts for purchase of real Costs against 4.84.170 35.21.278 or personal property Counties authorized, indebtedness limitation comprehensive flood control management Commute trip reduction 39.30.010 plan employer program, review and penalties 70.94.534 with cities concerning buildings and related arbitration of disputed issues 86.12.210 local officials, participation of 86.12.210 County clerk, See COUNTY CLERK improvements 36.64.070 growth and transportation efficiency centers declared legal regardless of interest rate 70.94.528 39.90.060 County commissioners, See COUNTY implementation of plans election required if exceeds indebtedness limitation 39.30.010 COMMISSIONERS use of funds 70.94.544 County engineering office county roads, authority 36.75.040 County engineering office, See also COUNTY ROADS AND BRIDGES, subtitle Road requirements for counties and cities 70.94.527 interest rate, declared legal regardless of interest rate 39.90.060 Competitive bidding requirements preferential purchase of products made from recycled materials authorized 39.30.040 joint execution with other municipal corporations authorized, indebtedness limitation 39.30.010 tax revenue may be considered 39.30.040 Comprehensive community health centers engineer County executive juvenile court transfer of administration of court services to county with population of two hundred ten administrative implementation, state agencies 70.10.060 thousand or more, with cities concerning buildings and related improvements 36.64.070executive 13.20.060 construction projects County hospitals fiscal assistance, approval, use 70.10.040 engineering systems 39.04.290 authority to establish 36.62.010 interagency cooperation 70.10.050 board of trustees appointment 36.62.110 defined 70.10.020 contracts with state universities for medical defined 70.10.000 federal/state fund, application for, administration of, authorization 70.10.030 legislative intent 70.10.010 services, teaching and research activities composition 36.62.110 36.62.290 gifts and bequests, authority to accept 36.62.190 joint operation 36.62.040 Comprehensive plans, See COUNTIES, subtitle Plans and planning, PLANS AND PLANNING, subtitle Counties work ordered and materials purchased joint hospitals 36.62.130 36.62.300 patients' ability to pay 36.62.100 interest due when payment is not timely powers and duties 36.62.180 Comprehensive road plan, See COUNTY ROADS AND BRIDGES, subtitle Plans and attorney fees 39.76.040 exceptions 39.76.020 qualifications 36.62.140 quorum 36.62.170 planning requirement 39.76.010 removal 36.62.150 Condemnation by counties, See EMINENT source of funds for payment of penalties terms of office 36.62.120 DOMAIN travel expenses 36.62.200 vacancies 36.62.160 county hospital fund 36.62.252 39.76.030 Condemnation of blighted property 35.80A.010 joint courthouses with city halls 36.64.010, 36.64.020, 36.64.030 authority to enter property or buildings 35.80A.040 minority and women's business enterprises 39.04.160 establishment disposition of property acquired by contracts 36.62.040 condemnation 35.80A.030 municipal water and sewer facilities act 35.91.020 elections 36.62.060 issuance 36.62.070 financial assistance, acceptance 35.80A.040 transfer of property acquired by condemnation parks and recreation cooperation 67.20.020 petition 36.62.050 35.80A.020 power, generally 36.01.010 fiscal matters Confession of judgment by, who may confess for budget preparation 36.62.180 patients' ability to pay 36.62.100 supplemental budget 36.62.270 public works 4.60.020 small works roster process 36.32.250 Confinement and detention, See COUNTIES, public works, procedure for awarding subtitle Farms and camps for confinement 36.32.250 joint ownership and operation authority for 36.62.030 Conservation purchasing agent, duties 36.32.260 comprehensive plans 36.70.350 small works roster 39.04.156 contracts 36.62.040 preservation interest in land acquisition, authorized 64.04.130 street improvements prerequisite to land trustees 36.62.130 development leases, competitive bids 36.32.240 conveyance, form 64.04.130 contract with land owner 35.72.010 maintenance, tax levy for 36.62.090 Conservation areas reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 acquisition and maintenance 36.32.570 ability to pay 36.62.100 Consolidation of local government unit and first Contracts for public works, See PUBLIC admission priorities 36.62.100 class city WORKS powers of county commissioners, generally retirement rights Convention center facilities and stadiums Ch. 36.62.010 compliance with law 41.04.430 definitions 41.04.405 67.30 public assistance recipients and indigents advisory committee on vendor rates 74.32.100 Convention center facility intent 41.04.400 sale 67.28.125 members, meetings, expenses 74.32.120 powers and duties 74.32.130 vendor rates defined 74.32.110 purchases, competitive bids 36.32.240 limitations 41.04.425 Conveyances of county property flood control, navigation, and reclamation 36.34.230, 36.34.240 flood control, navigation and reclamation membership in first class city retirement system 41.04.415 newly created legal entity 41.04.420 public or public safety employees' retirement systems 41.04.410 36 34 220 superintendent superintendent appointment 36.62.210 duties 36.62.230 work ordered and materials purchased military installations, federal power projects, housing projects 36.34.250, 36.34.260 municipalities 36.34.280 Contaminated properties decontamination, disposal, or demolition of city or county action, options 64.44.040 36.62.300 County legislative authority reservations to 36.34.010 state or United States 36.34.210, 36.34.220, 36.34.230, 36.34.240, 36.34.250, 36.34.260, 36.34.270 Contractors, labor and material claims 36.45.040 census, authorized 36.13.020 Contracts ambulance service authorized, restriction County property use of, effect 36.01.040 36.01.100 acquisition of

architectural and engineering services Ch.

Coordination between

[RCW Index—page 168] (2008 Ed.)

for park, greenbelt, etc., purposes 36.34.340 posting of notice 36.34.030 vote required 36.12.050 posting of notice 36.34.030 proceeds, disposition of 36.34.110 public auction 36.34.080 public hearing 36.34.040 publication of notice, exception 36.34.020 reservations to sale 36.34.010 sealed bid 36.34.080 publication of notice, exception 36.34.020 reservations to sale 36.34.010 sealed bid 36.34.080 financial impact statement 36.12.010 for state highway purposes 47.12.040 cities and towns, conveyance to, approval notices county clerk 36.12.070 36 34 280 holding election 36.12.030 result of election 36.12.050 comprehensive management procedures 36.34.005 dedication for streets and alleys 36.34.290, secretary of state 36.12.070 timber and mineral rights 36.34.010 36.34.300 successive removal election 36.12.090 diking districts, situated within proposed area, procedure 85.05.083 trade-ins 36.34.070 time of 36.12.060 used equipment 36.34.120 superior courts hold sessions at 2.08.030 disposal of surplus property sale to federal or state government or political County transportation authority hearing, notice requirements 39.33.020 subdivision authorized 39.33.010 acquisition of existing systems 36.57.090 exchange for privately owned real property of equal value 36.34.330 streets and alleys, dedication for 36.34.290, authorized 36.57.020 chairman, appointment 36.57.050 definitions 36.57.010 exchange with federal or state government or political subdivision authorized 39.33.010 employee transfers, preservation of benefits chapter not applicable to 36.35.355 federal or state government or political subdivision authorized 39.33.010 exemption from statute upon establishment of expenses, contributions by county, cities and comprehensive management procedures subdivision authorized 39.33.010
state or United States, generally 36.34.210,
36.34.220, 36.34.230, 36.34.240,
36.34.250, 36.34.260, 36.34.270
County prosecuting attorneys, legal services for educational service districts 28A.310.400
County road administration board, See towns 36.57.060 general manager, powers, compensation, appointment, removal 36.57.050 labor relations 36.57.090 federal power projects, lease or conveyance, state or United States, authority 36.34.250 instrument of transfer 36.34.270 membership, compensation 36.57.090 membership, compensation 36.57.030 powers and duties 36.57.040 public transportation plan, general comprehensive plan 36.57.070 transportation fund, disbursements, contributions 36.57.060 flood control, See FLOOD CONTROL, subtitle Counties forest lands, conveyance to United States 36.34.210 COUNTY ROAD ADMINISTRATION BOARD United States
authority 36.34.260
instruments of transfer 36.34.270 County road executive director 36.78.060 County road funds forest reserve funds 28A.520.010 County treasurer, county seal 36.29.025 County road improvement districts Court costs intergovernmental disposition of authorized 39.33.010 county liability for in certain cases 36.01.060 additional purposes 36.88.015 Court costs, See also SUPERIOR COURTS assessment reimbursement accounts hearing, notice requirements 39.33.020 transfers 39.33.090 land within improvement district 36.88.078 Court houses assessments county to furnish 2.28.139 hearings 36.88.095 jointly with city halls assessment of 35.44.140 authority to create 36.88.010, 36.88.015 authority for 36.64.010 payment of assessment 35.49.070 canals and ditches, safeguarding 36.88.015 contract credits for other assessments 36.88.076 approval 36.64.030 for affordable housing 36.34.135 formation, alternative method 36.88.065 terms of 36.64.020 agricultural fairs 36.34.145 frontage units, defined 36.88.010 funds, how provided 36.64.040 airport property 36.34.140 hearings on formation 36.88.060 Court reporters application to county commissioners 36.34.150 expenses 2.32.210 salaries 2.32.210 improvement bonds 36.88.220 method of assessment 36.88.080 authority, generally 36.34.140 bids and bidding 36.34.190 selection of 36.88.060 Court rooms, expense for chargeable to 2.28.140 Courts, See JUSTICES OF THE PEACE; number of frontage units required 36.88.010 counties with population of one million or more 36.34.205 preformation expenditures 36.88.074 SUPERIOR COURTS resolution creating district and ordering improvement 36.88.060 Credit card use for purchases, conditions deposit 36.34.150 43 09 2855 resolution to initiate formation execution of agreement 36.34.200 Credit cards and other electronic transactions, to federal or state government or political subdivision, authorized 39.33.010 balloting on 36.88.030 contents 36.88.030 acceptance for payments authorized 36.29.190 long term to United States 36.34.310 notice of intention 36.34.160 objections 36.34.170 terms 36.34.180 notice 36.88.030 Credit establishment for payment of warrants publication 36.88.030 43.09.2853 roads, drainage, bridges, sidewalks, curbs and gutters 36.88.010 Credit for energy conservation Const. Art. 8 § 10 Credit not to be loaned Const. Art. 8 § 7 military purposes, lease or conveyance to state or United States authority 36.34.260 street and road lighting systems 36.88.015 Crime victim's compensation sufficiency of petitions, ballots or objections assessments deposited into exclusive fund 36.88.370 7.68.035 instrument of transfer 36.34.270 underground electric and communication program approval procedure 7.68.035 municipalities, conveyance to, approval necessary 36.34.280 facilities 36.88.430 public safety and education account 7.68.035 waiver of protests 36.88.072 Crimes relating to auctioneers, operating without license 36.71.070 County roads, See COUNTY ROADS AND cessation of jurisdiction 36.34.240 BŘIDGES consent of state 36.34.230 County roads and bridges, dedication of roads in budget law violations 36.40.240 hawkers, operating without license 36.71.070 parks and recreation rules, violation of lease or conveyance to United States for subdivision 58.17.290 36.34.220 County seat county clerk's office 36.23.080 cessation of jurisdiction 36.34.240 county road engineer's office 36.80.015 peddling without license 36.71.060 recreation districts, violation of rules consent of state 36.34.230 county treasurer's office 36.29.170 designation or location, change by special legislation prohibited Const. Art. 2 § 28 lease or conveyance to United States for 36.34.220 36.69.180 roads and bridges, limitation of vehicles on emergency seat of government in event of enemy attack 42.14.075 prosecuting attorney's office 36.27.070 removal Const. Art. 11 § 2 sale of 36.75.270 sale of authority 36.34.010 bids and bidding 36.34.070 findings and determinations 36.34.050 intergovernmental agencies 36.34.130 minimum sale price 36.34.050 notice 36.34.090, 36.34.100 notice of intention to sell publication, exceptions 36.34.020 roadways, coating or discoloring 36.86.060 solid waste disposal sites, misuse 36.58.020 unlawful construction of approach to county roads 36.75.130 election failure of, subsequent removal, election, limitations 36.12.080 manner of voting 36.12.040 notice 36.12.030 Criminal cases city agreement with county to handle 35.23.555 publication, exceptions 36.34.020 code cities requirements, posting 36.34.030 oil and gas rights 36.34.010 petition for 36.12.010, 36.12.020 agreement with county to handle cases, results, notice of 36.12.050 arbitration 35A.11.200 personalty, terms 36.34.060 submission of question 36.12.020 municipalities

(2008 Ed.) [RCW Index—page 169]

COUNTIES

agreement with county to handle 3.50.800,	technical assistance grant program 70.123.140	Emergency management program, powers and
3.50.805 agreement with county to handle, arbitration	Donations for right of way for transportation improvements 36.32.510	duties Ch. 38.52 Emergency medical care and transportation
35.20.010, 35.22.425, 35.27.515,	Donations of right of way for transportation	services
35.30.100 Criminal identification, See STATE PATROL,	improvements advertising signs on donated parcels	authority to provide services 36.01.095 fees, collection 36.01.095
subtitle Identification and criminal history	47.14.040	state preemption of authority 18.73.020
section Criminal justice costs, county petition for	credit against benefit district assessment 47.14.030	Emergency medical service district powers and governance 36.32.480
reimbursement of extraordinary costs	definitions 47.14.020	Emergency services, financial and other
43.330.190	department duties 47.14.050	assistance, authorized 36.32.470
Criminal penalties act constituting a crime under state law,	intent 47.14.010 Drainage systems, See SEWERAGE, WATER	Eminent domain appeal and review 8.08.080
penalty limitation 36.01.160	AND DRAINAGE SYSTEMS—	public use, entry of order adjudicating
Cultural arts, stadium and convention districts Ch. 67.38	COUNTIES Driving under the influence	8.08.040 authorized for general county purposes
Curfew for juveniles 36.32.425	minimum penalties 36.32.127	8.08.010
Dances licenses and fees authorized 67.12.021	Drug courts, authorization 2.28.170, 2.28.190	compensation
Daylight saving time, prohibition of and	Early childhood coordinating councils early intervention services	determination 8.08.050 costs, payment of 8.08.070
exceptions 1.20.050	coordination with birth-to-six interagency	damages
Death investigations account created 43.79.445	coordinating council 70.195.020 interagency agreements 70.195.030	decree of appropriation 8.08.060 determination 8.08.050
Debts	Economic development programs	decree of appropriation 8.08.060
apportionment on division or enlargement Const. Art. 11 § 3	contracts with nonprofit corporations	federal improvements, appropriation in aid of
collection agency may be used, fees 19.16.500	authorized 36.01.085 public purpose 36.01.085	indebtedness 8.08.120 mode of appropriation 8.08.100
declared legal regardless of interest rate 39.90.060	Election	tax levy to pay costs 8.08.110
limit of Const. Art. 8 § 6	election reserve fund, use 36.33.200 Elections	federal improvements, appropriation in aid to 8.08.090
power to contract Const. Art. 8 § 6	airport districts 14.08.290	greenbelt, park, recreational, etc. 36.34.340
private property not to be taken in satisfaction of, exception Const. Art. 11 § 13	bond issues	indebtedness in aid of federal or state
Declaratory judgments, bonds, test of proposed	canvass 39.40.030 certification of result 39.40.030	improvements 8.08.120 judgments
issue 7.25.010 Depositaries, See COUNTIES, subtitle Fiscal	existing election laws apply 39.40.020	appeal and review 8.08.080
matters	vote required 39.40.010 city harbor in two counties 36.08.010,	decree of appropriation 8.08.060 jury 8.08.050
Deterior phosphory content Ch. 70.051	36.08.020	limitations 8.08.130
Detergent phosphorus content Ch. 70.95L Development projects	conditional sales contracts for purchase of real	military purposes 8.04.170, 8.04.180
review process 36.70A.470	or personal property authorized, election required if exceeds indebtedness limitation	mode of appropriation 8.08.100 orders
Development regulations to be consistent with comprehensive plan	39.30.010	public use, entry of order adjudicating
35.63.125	county airport districts 14.08.290 county commissioners 36.32.040, 36.32.050	8.08.040 park, recreational, view point, greenbelt,
consistency with comprehensive plan required 36.70.545	exception 36.16.010	conservation, historic, scenic, or view
Diking and drainage districts, contributions,	five-member board	purposes 36.34.340
when 85.24.240 Director of public safety, prisoners, employment	nomination by district, election by entire county 36.32.0556	petition 8.08.010 notice of presentation 8.08.030
of 36.28.100	five-member boards, ballot proposition to	public use, declaration of 8.08.020
Dispute resolution centers	authorize 36.32.055 county seat removal Ch. 36.12	public use, entry of order adjudicating 8.08.040
alternative to judicial setting Ch. 7.75 Distressed areas	election reserve fund, use 36.33.210	state improvements, appropriation in aid of
distressed county assistance account	elective offices - qualifications, terms, and requirements Ch. 29A.20	8.08.090 indebtedness 8.08.120
82.14.380 rural Washington loan fund Ch. 43.168	filing for office Ch. 29A.24	mode of appropriation 8.08.100
District court judges	officers, generally 36.16.010	tax levy to pay costs 8.08.110
number per county 3.34.010 Districts, division by county commissioners	public hospital districts 70.44.020 recreation districts 36.69.070, 36.69.080	tax levy to pay costs in aid of federal and state improvements 8.08.110
36.32.020	inclusion of proposition for tax levy or	trial 8.08.050
Division of	issuance of bonds 36.69.065 vacancies Ch. 29A.28	Eminent domain, See also EMINENT DOMAIN Employees, See COUNTIES, subtitle Officers
debt apportionment authority for 36.09.010	Electric franchises and rights of way on county	and employees
payment of 36.09.040	roads 80.32.010	Energy conservation performance-based contracts 36.32.245
basis for 36.09.020 disagreement, how decided 36.09.020	underground, conversion to or installation 36.88.410, 36.88.420, 36.88.430,	Energy facility site evaluation council, selection
how effected Const. Art. 11 § 3	36.88.440, 36.88.450, 36.88.460,	of member 80.50.030
majority of voters necessary to reduce territory Const. Art. 11 § 3	36.88.470, 36.88.480 Electrical apparatus use and construction rules	Energy financing voter approval act cost-effectiveness
property apportionment	Ch. 19.29	priorities 80.52.080
authority 36.09.010 basis for 36.09.020	Electricity, licenses, limitation on authority to regulate 19.28.041	definitions 80.52.030 election approval required
transfer of property 36.09.040	Electronic data processing systems	bonds 80.52.040, 80.52.050, 80.52.060,
taxes levied, collection and apportionment	acquisition method for municipalities	80.52.070
36.09.050 Dogs	39.04.270 Emergencies	purpose 80.52.020 short title 80.52.010
control zones Ch. 16.10	county commissioners' expenditures	Energy supply emergencies, alerts
licensing Ch. 16.10 fee waiver, guide and service animals	nondebatable 36.40.180, 36.40.190 subject to hearing 36.40.140, 36.40.150,	duties of local government 43.21G.050 Environmental excellence program agreements
49.60.380	36.40.160, 36.40.170	Ch. 43.21K
tax Ch. 36.49 powers and duties to regulate Ch. 16.08	Emergency communication systems and facilities	Environmental mitigation activities 36.01.250 Environmental permits
Domestic violence	local sales and use tax 82.14.420	land use petitions, judicial review Ch. 36.70C

[RCW Index—page 170] (2008 Ed.)

project review and permit procedures Ch.	generally Ch. 36.18	county roads and bridges, estimates of
36.70B Environmental policy	payment in advance, exception, sheriff's fees 36.18.060	expenditures required 36.82.160 depositaries
appearance of fairness doctrine Ch. 42.36	penalties	funds deemed in county treasury 36.48.040
Equipment rental and revolving fund, See	failure to pay over 36.18.170	treasurer's liability, effect 36.48.050
COUNTY ROADS AND BRIDGES,	forfeiture of office 36.18.180	expenditures
subtitle Equipment rental and revolving fund Errors and omissions insurance for district court	illegal fees, taking 36.18.160 receipts, itemized	county road fund, acquisition and maintenance, use of 36.81.090
personnel, costs of reimbursable to 3.34.090	penalty for violations 36.18.090	emergencies
Evergreen communities act Ch. 35.105	when given 36.18.090	nondebatable
Evergreen community ordinances 36.01.260 Execution of judgments against 6.17.080	schedule posting 36.18.080 sheriffs 36.18.040	county commissioners, procedure 36.40.180
Existing counties to be legal subdivisions of state	single mileage chargeable, when 36.18.070	enumeration 36.40.180
Const. Art. 11 § 1	special cases 36.18.050	payment 36.40.190
Fairs agricultural	statement to county auditor	subject to hearing court review 36.40.170
annexation to city 35.13.010	checking by auditor 36.18.120 errors or irregularities 36.18.130	order of county commissioners 36.40.140
authorization for 36.37.010	monthly submission 36.18.110	payment 36.40.190
funds for 36.37.040 intercounty participation 36.37.050	treasurers 36.18.045	suspension of order 36.40.160 taxpayer's right of review 36.40.150
management 36.37.040	use of, a felony Const. Art. 11 § 14 Fences Ch. 16.60	excess of budget
property acquisition 36.37.020	Ferries, See FERRIES	county liability 36.40.130
board	Ferry districts, See FERRY DISTRICTS	penalty against officials 36.40.130
purchasing rules, public disclosure 42.23.030	Filing	finance committee duties and membership 36.48.070
Southwest Washington	definitions 36.18.005 Finance committee	fiscal agents
administration 36.90.030	membership and duties 36.48.070	appointment 43.80.110
control of property 36.90.010 conveyance to Lewis county 36.90.070	United States bonds, disposal 36.33.190	definitions 43.80.100 duties 43.80.130
fair commission	Finances, See COUNTIES, subtitle Fiscal matters	nonliability of treasurer for funds remitted to
organization 36.90.030	Fire hydrants	fiscal agencies for payment of bonds
property acquisition, improvement, and control 36.90.050	water companies may be required to maintain	43.80.150 registered bonds 43.80.125
support of 36.90.040	80.28.250	public depositaries
Fairs, See also AGRICULTURAL FAIRS	Fire prevention and emergency medical protection, areas withdrawn from fire	designation of by county treasurer 36.48.010
Family court	protection districts 52.08.035	financial institution, defined 36.48.060
court-appointed special advocate program 26.12.175	Fire protection districts	reports, expenditures and liabilities, county auditor 36.40.210
courthouse facilitator program 26.12.240	elections 52.02.080 use of apparatus and personnel beyond district	supplemental appropriations, unanticipated
joint family court services 26.12.230 therapeutic court 26.12.250	boundaries 52.12.111	funds 36.40.195
Farmers, license requirements, exceptions	Fire protection districts, See also FIRE	United States bonds, disposal 36.33.190 unredeemed bonds, return of funds for by state
36.71.090	PROTECTION DISTRICTS Fire regulations	fiscal agency upon demand 43.80.160
Farms and camps for confinement	area applicable 36.43.020	Fish enhancement projects
authority for 70.48.210 Federal grants and programs	authority to adopt 36.43.010	liability 36.70.982 permit processing 36.70.992, 36.70A.460
forest reserve funds 28A.520.010	enforcement 36.43.030 penalty for violations 36.43.040	Flood control 36.32.280, 36.32.290
statutes construed consistent with state	Firearms	benefits, liability for 86.09.529
constitution 35.21.757 transfer to public corporations	preemption of local laws 9.41.290	comprehensive flood control management plan
authority 35.21.730	exception 9.41.300	advisory committees, authority to create,
authority to receive and expend funds	sales, authority to regulate areas where sales allowed 9.41.300	membership and duties 86.12.220
35.21.735 corporate powers, governmental control	Firefighting equipment, standardization Ch.	authority to adopt, required elements 86.12.200
35.21.745	70.75	state participation and financial assistance
insolvency or dissolution 35.21.750	Fireworks permit for	86.26.050
limitation on liability 35.21.730 tax exemption and immunity 35.21.755	grant or denial 70.77.270	county property, lease or conveyance to United States 36.34.220
territorial jurisdiction 35.21.740	requirement 70.77.260	improvements for flood control causing river
Federal reclamation areas, county lands within	Fireworks, See also FIREWORKS First class	to change course, title and interest of state
Ch. 89.12 Federal surplus commodities, distribution to	county road improvement districts	in abandoned channel granted to improving county 86.12.034
recipients of public assistance 36.39.040	authority to create 36.88.010	management plans
Federal surplus property, See FEDERAL	prosecuting attorneys, private law practice	department of ecology authority 86.26.050
SURPLUS PROPERTY Fees	restricted, when 36.27.060 purchasing agent, duties 36.32.260	powers generally Ch. 86.12, Ch. 86.13
peddler's license 36.71.020	Fiscal matters	programs authorized 86.16.160
special permits for oversize or overweight	appropriations	Floodplain management ordinances
motor vehicles movement, fees paid to counties, when 46.44.096	budget limitations 36.40.100 lapse at end of year 36.40.200	authority to adopt requirements exceeding federal minimum 86.16.045
Fees, fines, forfeitures, and penalties	report of auditor, monthly 36.40.210	Floodplain management ordinances and
disposition and interest 3.62.020	bond issues	amendments
Fees of county officers accountability for Const. Art. 11 § 5	certification of fiscal agencies by state finance committee 43.80.120	filing with department of ecology, approval,
auditors 36.18.010	borrowed money, limitation on use 36.40.120	disapproval 86.16.041 livestock flood sanctuary areas required
auditors, See also COUNTY AUDITORS	budgets	86.16.190
clerks 36.18.012, 36.18.014, 36.18.016,	county roads and bridges 36.82.160 budgets, See also COUNTIES, subtitle	Foreclosure proceedings
36.18.018, 36.18.020 coroners 36.18.030	Budgets Budgets	combining irrigation district and county proceedings 87.06.110
filing	county clerk's funds	Foreign trade zones
remittance of portion of for judges' salaries	deposit 36.48.080 trust fund 36.48.090	legislative finding and intent 36.01.120
36.18.025 waived, when 36.18.022	county hospital fund 36.62.252	Forensic investigations council Ch. 43.103 Forest lands
•	i * *	I .

(2008 Ed.) [RCW Index—page 171]

36.82.090

specialized forest products, seized goods, community and urban forestry Ch. 76.15 motor vehicle log tolerance permit fees paid into 46.44.047 disposition of funds 76.48.110 evergreen communities act Ch. 35.105 tax refund, investment in warrants 36.33.070, 36.33.080, 36.33.090, 36.33.100 conveyance to United States 36.34.210 oceeds from sale of road building material Forest practices 36.82.120 classes of forest practices, applications purposes authorized for use 36.82.070 treasurer, expenses incurred in school district sidewalks and pedestrian paths, expenditures for 36.75.240 76.09.050 bond issues paid 28A.530.060 utility conversion guarantee fund 36.88.460 state preemption, exceptions 76.09.240 tax levy for, limitation 36.82.040 Forest reserve funds veteran's assistance fund, payment of rent for meeting places for veterans' organizations from 73.04.080 Gambling, See GAMBLING distribution, procedure 28A.520.010 toll facilities, use of for county participation Fourth class 47.56.250 prosecuting attorneys, private law practice use for city streets 35.77.030 prohibited, when 36.27.060 Franchises Game violations assessments public safety and education account 77.12.201 anticipation of motor vehicle funds, across bridges jointly owned or operated with payment of 36.82.090 state 47.44.040 payment of 36.82.080 Garbage disposal county roads as part of state highways, franchise rights on, See HIGHWAYS, handling facilities, permit requirements 70.95.170, 70.95.180 waste disposal facilities, bond issue Ch. county road fund, purposes authorized for use subtitle Franchises on state highways cumulative reserve electric franchises on county roads 80.32.010 franchise rights when limited access facility accumulation, effect on current expense fund 43.99F Garbage disposal, See also COUNTIES, subtitle Solid waste disposal 36.33.030 establishment 36.33.020 purpose of 36.33.040 and when joint governmental facility Garnishment roads and highways, See COUNTY ROADS AND BRIDGES, subtitle Franchises on transfers 36.33.040 enforcement against 6.27.040 subject to, when 6.27.040
Government, legislature to provide system
Const. Art. 11 § 4 current expense fund 36.33.010 bailiffs' salaries chargeable to 2.32.370 county park and recreation service areas, Freeholders vacancies, method of filling 36.32.490 Freight mobility strategic investment program and board Ch. 47.06A reimbursement of funds used 36.68.570 Ground water comprehensive plan, land use element effect on cumulative reserve fund 36.33.030 establishment 36.33.010 Funds 36.70.330 Growth management, See GROWTH MANAGEMENT agricultural fair, revolving 36.37.040 investment in warrants on tax refund antiprofiteering revolving fund 9A.82.110 assurance fund for registration of land titles 36.33.070 justice and inferior courts act of 1961, bail Harbor improvements, See PORT DISTRICTS Hawkers, license regulations 36.71.070, 36.71.080 investment of 65.12.670 forfeitures paid into 3.30.090 maximum liability 65.12.700 motor vehicle licensing application fees paid into 46.01.140 Hazardous materials incidents definitions 70.136.020 payment for judgment 65.12.690 recoveries paid from 65.12.680 registration of land 65.12.660 temporary permit fees paid into 46.16.047 emergency aid good faith rendering immunity from liability 70.136.050 budget law, effect upon 36.40.230 penalties from nuisance actions deposited to cemetery district fund 68.52.280 7.48.090 central services fund 36.92.040 claims fund 36.33.065 proceeds of sheriff's sale 63.40.030 emergency assistance agreements reporter's salary chargeable to 2.32.210 verbal, notification, form 70.136.070 clerk's trust fund, deposits, interest, and investments 36.48.090 current expenses, limitation on levy 36.40.090 written, terms and conditions, records district health fund 70.46.080 70.136.060 county hospitals, establishment 36.62.252 educational service district current school incident command agencies fund, apportionment from by superintendent of educational service district 28A.510.260 assistance from state patrol 70.136.035 designation 70.136.030 county lands assessment creation 36.33.120 levy amount 36.33.140 emergency assistance agreements 70.136.040 list of lands to be furnished by county treasurer 36.33.160 election reserve accumulation 36.33.210 legislative finding 70.136.010 creation and use 36.33.200 equipment rental and revolving fund purpose 36.33.130 surplus from tax sales, payment 36.33.150 Hazardous materials response teams fire protection districts may participate accumulated moneys 36.33A.060 administration of 36.33A.030 deposits in fund 36.33A.050 purposes 36.33A.010 county road fund 52.12.140 appropriation changes 36.40.100 Hazardous waste management bicycle paths, lanes, routes and roadways, expenditures for 36.75.240 conflict related to site, department to assist in resolution 70.105.260 bond issues, payment of 36.82.080 rates for equipment rental 36.33A.040 local government authority to prohibit or use of by other offices, departments or agencies 36.33A.020 city streets condition acceptance 70.105.217 bridges 36.75.200 local governments construction and repair moneys paid with forest reserve funds coordination with private facilities 47.24.050 distribution, procedure 28A.520.010 70.105.220 designate zones 70.105.225, 70.105.230 grants available 70.105.235 use of for city streets 35.77.030 general fund conservation district ditch maintenance federal surplus commodities, expenditures agreement 36.82.075 for 36.39.040 pollution control hearings board to hear construction and maintenance of roads intercounty river improvement fund 86.13.030 disputes 70.105.250 preparation of local plans 70.105.220 technical assistance from department 36.81.090 investment in United States corporation bonds county road improvement districts maintenance expenses 36.88.350 irrigation district board of control 87.68.110 plan preparation requirements contingent on funding 70.105.270 participation, extent 36.88.340 juvenile detention facilities, allocation of budgeted funds for 13.16.080 law library fund 27.24.070, 27.24.090 court actions, use for 36.75.120 creation and deposits to 36.82.010 state preemption 70.105.240 directional signs, paid from 47.36.040 expenditure from legal aid Hazardous waste plan expenditures of 2.50.140 use of for 2.50.120 used oil recycling element guidelines 70.951.030 requirements 70.951.020, 70.105.221 estimates of expenditures 36.40.020 limitations upon 36.82.020 federal reimbursement 36.82.060 fines for violations local service area fund created 36.68.510 waiver 70.95I.030 Health and safety metropolitan municipal corporations 35.58.430 disposition of 36.82.210 parks and recreation 36.68.070 unfit dwellings 35.80.030 forest roads, maintenance 36.82.140 population as basis for allocation of 36.13.100 Health benefit programs, procurement by state department of general administration illegal use of, procedure to correct 47.08.100 public health pooling fund, generally Ch. 41.04.220 motor vehicle fund revolving fund for agricultural fair 36.37.040 use of receipts from 36.82.050 Health boards warrants in anticipation of, payment river improvement fund 86.12.010 consumer representative

[RCW Index—page 172] (2008 Ed.)

defined 43.20.025

salary fund 36.33.060

reserved lanes, exclusive use by public public utility district operation of sewage residential structures occupied by persons with handicaps, treatment of 36.70.990, 36.70A.410 Housing authorities disposal facilities, septic tanks, and transportation vehicles and car pools 46.61.165 wastewater facilities signs or banners over 47.36.030 authorization by county board 54.16.310 transfer to counties, procedure 36.75.090 vehicle weight, size limitation 46.44.080 Health departments advance to authorized 35.83.050 child mortality review juveniles released from state institutions or Highways—Open spaces acquisition and development of open spaces developmentally disabled, authority to employee immunity and records confidentiality 70.05.170 operate group homes or halfway houses combination with cities 36.89.030 35.82.285 authority 36.89.030 acting for other cities and towns 70.08.050 rural housing projects 35.82.240 civil service, retirement plans, membership eligibility 70.08.070 Human remains, costs for transportation at direction of coroner or medical examiner bonds, general obligation election on proposition 36.89.040 issuance 36.89.040 contracts with other agencies 70.08.090 director of public health appointment 70.08.040 powers and duties 70.08.020 definitions 36.89.010 Human remains, disposal of by county 36.39.030 delinquent charges, lien 36.89.065 Impact fees, See LAND DEVELOPMENT, governmental agencies, participation by other subtitle Impact fees Impounding motor vehicles local ordinances 46.55.240 qualifications 70.08.030 participation by other governmental agencies registrar of vital statistics 70.08.060 36.89.050 Improvements employees, may be included in city civil powers and authority are supplemental 36.89.060, 36.89.062 purposes 36.89.020 labor and material claims 36.45.040 planning agency control 36.70.690, 36.70.700 Income tax on net income prohibited 36.65.030 service, retirement plan 70.08.070 health, department of assumption of powers and duties of department of social and health services transfer of ownership and operation to other governmental agencies 36.89.050 Incorporation under chapter 70.08.005 pooling of funds 70.08.080 exempt from State Environmental Policy Act Historic preservation authority 36.93.170 acquisition, maintenance, improvement, etc. incorporation of territory in county with prior expenditures 70.08.110 severability, 1980 act 70.08.900 36.32.435 boundary review board 36.93.153 Historical materials, expenditure of funds for Incorporation of cities or towns termination of agreement 70.08.100 preservation and exhibition of authorized roads, county, revert to city or town 35.02.180 contaminated properties 27.48.010 Indebtedness decontamination, disposal, or demolition of additional, assent of voters necessary Const. Historical sites 64.44.070 special review districts Art. 8 § 6 decontamination by owner 64.44.050 tax immunity or exemption, conditions apportionment, when county divided or definitions 64.44.010 35.21.755 enlarged Const. Art. 11 § 3 evaluation/inspection of projects 64.44.075 Hitchhiking, local regulation allowed to control rights of creditors not affected Const. Art. 11 immunity from civil liability 64.44.080 prostitution 46.61.255 Holidays 1.16.050 local health officer, duties 64.44.020 assessment as basis of, how ascertained Const. report to local health officer 64.44.020 Home economics, extension work 36.50.010 Art. 8 § 6 unfit for use order, issuance procedure bankruptcy readjustment and release from debts Ch. 39.64 Home rule charter 64.44.030 adoption, change Const. Art. 11 § 4 county public health account, distribution 70.05.125 interim zoning controls, limitations 36.32.580 bonds 36.67.010 city harbor lying in two counties, transfer of territory 36.08.050, 36.08.060 local health departments districts, See HEALTH DISTRICTS jurisdiction of board 70.05.035 funds, public health pooling fund, generally local health officers 70.05.050 conditional sales contracts for purchase of real administrative officer appointment 70.05.040 or personal property, indebtedness limitation not to be exceeded 39.30.010 immunization assessment and enhancement proposals by local jurisdictions 43.70.525 moratoria limitations 36.32.580 division, apportionment 36.09.010, 36.09.020. public health pooling fund audit and check by state 70.12.070 authorized 70.12.030 36.09.035, 36.09.040 eminent domain in aid of federal or state Homeless persons housing and assistance Ch. 43.185C Horticultural pest and disease board, powers and duties Ch. 15.09 improvements 8.08.120 increase permitted for water, light, and sewer expenditures 70.12.050 Const. Art. 8 § 6
juvenile detention facilities, exceeding debt limitations authorized for 13.16.060 limitations upon 36.67.010, Const. Art. 8 § 6 geared to budget 70.12.060 Horticultural pests and diseases how maintained and disbursed 70.12.040 disinfection of infected property, costs 15.08.130, 15.08.140, 15.08.150, 15.08.160, 15.08.170 septic systems moratorium adoption, procedures and limitations 70.05.160 duty to disinfect or destroy when on public sewer hookups property 15.08.230 horticultural tax 15.08.260, 15.08.270 juvenile detention facilities, exceeding debt moratorium adoption, procedures and limitations 70.05.160 limitations authorized for 13.16.060 inspection board 15.08.180, 15.08.190 limitations prescribed Const. Art. 8 § 6 tuberculosis control Ch. 70.28 one percentum limitation on tax levies Const. Art. 7 § 2 nuisance abatement 15.08.190, 15.08.200, tuberculosis hospitals, facilities, and funding 15.08.210, 15.08.220 Ch. 70.30 Horticultural tax 15.08.260, 15.08.270 private property not to be taken in satisfaction vital statistics, See VITAL STATISTICS Hospitals of, exception Const. Art. 11 § 13 water hookups refunding bonds not to exceed debt limitations contracts with state universities for provision moratorium adoption, procedures and limitations 70.05.160

Health departments, See also COUNTIES, subtitle Local health departments of medical services, teaching and research 39.52.020 activities 36.62.290 restriction as to purpose Const. Art. 8 § 6 Indian claims settlements Hospitals, See also COUNTIES, subtitle County hospitals Hostels 79A.05.265, 79A.05.270, 79A.05.275, local improvement districts, creation for purpose of payment authorized 36.32.540 Indigent, disposal of remains 36.39.030 Health officer defined 43.20.025 79A.05.280 Industrial development projects
nonrecourse revenue bonds or obligations, rules and regulations of state board of health, Hotel-motel tax duty to enforce, penalty 43.20.050 limitation on imposition and use 67.40.100 Health officers, See also COUNTIES, subtitle Hours, official office 36.16.100 authorized Const. Art. 32 § 1
Industrial development revenue bonds Ch. 39.84 Local health departments Housing accessory apartments 36.70.677, 36.70A.400 affordable housing, lease of county property Health sciences and services authorities Ch. Industrial insurance benefits 51.12.050 35.104 Hearing examiner system land use changes, authority 35.63.130 Heating systems, See HEATING SYSTEMS for 36.34.135 premium liability 51.12.050 affordable housing development, Industrial projects of statewide significance, discrimination against 36.130.005, procedures to expedite development Ch. 43.157 Highway advertising control act Ch. 47.42 36.130.010, 36.130.020 Highways affordable housing incentive programs Insurance limited access facilities, See HIGHWAYS, low-income units 36.70A.540 employees, participation in state insurance subtitle Limited access facilities comprehensive plans, elements of 36.70.350 program 41.04.205

(2008 Ed.) [RCW Index—page 173]

1: 1:1:4 : C DIGLIDANCE	. 11 1/1 . 1	L 17:
group disability insurance, See INSURANCE,	mental health review, release of offender	King county
subtitle Group disability insurance	subject to 70.48.475	hotel-motel tax
group false arrest insurance 36.16.130	temporary confinement, authorized	state convention and trade center, Seattle Ch.
health care	70.48.230	67.40
retirees and disabled 41.04.208, 41.04.212	transportation expenses, financial	Lake or beach management districts Ch. 36.61
liability insurance against claims against	responsibility for 70.48.230	Land settlement, See COUNTIES, subtitle
officers and employees of the county	work, authority to require 9.92.140	Homesite lands
authorized 36.16.136, 36.16.138	regional camps 72.64.100	Land surveys 36.32.370, 36.32.380
risk management division, procurement	regional jails 70.48.095	Land use
43.41.320	reimbursement rates for use of state facilities	appearance of fairness doctrine Ch. 42.36
risk management services authorized Ch.	9.94A.190	changes
48.62	special detention facilities	hearing examiner system 35.63.130
self-insurance authorized Ch. 48.62	authorized 70.48.210	comprehensive plans, required elements
Interception of communications	fees for cost of housing 70.48.380	36.70.330
	violation of sentence condition	petitions, judicial review Ch. 36.70C
enforcement, local government	arrest and confinement in jail 9.94A.631	project review and permit procedures Ch.
reimbursement 4.92.280		36.70B
Intercounty incorporation Ch. 35.02	work release programs 70.48.210 Jails, See also JAILS	real property damage
duties and powers of county officers		
35.02.230, 35.02.240	Joint city-county housing authorities, See JOINT	due to governmental action
Intercounty weed districts, formation and duties	CITY-COUNTY HOUSING	claims, time limitation 64.40.030
Ch. 17.06	AUTHORITIES	definitions 64.40.010
Interim zoning by permit-granting agencies	Joint governmental activities, conference (with	relief provided 64.40.020
limitation on length 36.70.795	cities) to study regional and governmental	street improvement is prerequisite to
procedures and limitations, exceptions	problems	development
36.70A.390	articles 36.64.090	may contract with land owner 35.72.010
public hearing 36.70.795	authorized, scope 36.64.080	reimbursement by other land owners
Interlocal cooperation, See INTERLOCAL	grants and gifts 36.64.100, 36.64.110	35.72.020, 35.72.030, 35.72.040
COOPERATION	officers, agents and employees, consultants	Lands
International fire code	36.64.090, 36.64.100	acquisition of for state highway purposes
administration and enforcement 19.27.110	public purpose 36.64.110	47.12.040
_	Judges, salaries Const. Art. 4 § 13	Columbia basin project, county lands within
Intrastate corrections compact	Judgments, execution against 6.17.080	Ch. 89.12
contracts with department of corrections	Judicial districts, matters heard outside of judges'	federal reclamation areas, county lands within
72.76.030	judicial district, effect of decisions and	Ch. 89.12
fiscal management 72.76.040	rulings 2.08.200	fish and wildlife department lands, payments
offender days, costs and accounting 72.76.020	Juries and jurors	in lieu of property taxes 77.12.201,
provisions 72.76.010	county liability for payment 36.01.060	77.12.203
Investments	expense of keeping jury charged to 4.44.310	forest lands
combining of money by units of local		
government 36.29.022	Jury costs, state reimbursements 2.36.150	forest reserve funds
county funds, service fee 36.29.020	Justice and inferior courts act of 1961	distribution, procedure 28A.520.010
expenses 36.29.024	application of act 3.30.020	surveys 36.32.370, 36.32.380
public pension and retirement funds,	validation of prior action and organization	tax title lands, See COUNTIES, subtitle Tax
authorized investments Const. Art. 29 § 1	3.74.940	title land
Jails	Justices of the peace, See JUSTICES OF THE	underground storage of natural gas, lease of
aliens committed to, notification of	PEACE	for 80.40.070
immigration authorities 10.70.140	Juvenile court	Law enforcement, See also SHERIFFS
booking and reporting, electronic statewide	board of managers	Law enforcement communications network,
system and standards committee	compensation 13.20.050	participation 43.89.030
36.28A.040, 36.28A.050	organization 13.20.030	Law libraries Ch. 27.24
	powers and duties 13.20.040	funding of county and regional libraries from
booking fee 70.48.390	terms of office, removal, vacancies	filing fees, amounts 27.24.070, 27.24.090
city and county jails act Ch. 70.48	13.20.020	regional law libraries 27.24.062
contracts for incarceration unaffected by	consolidated juvenile services	funding from filing fees, amounts 27.24.070,
financial responsibility law 70.48.460	purpose 13.06.010	27.24.090
contracts with state for confinement 72.64.110	rules and regulations governing 13.06.030	Leases
convicted felons, awaiting appeal, transfer to	state aid	competitive bids, procedure 36.32.253
state institution 36.63.255	computation of 13.06.050	Legal actions commenced by or against, venue
county to furnish 2.28.139	state aid for 13.06.020	36.01.050
duty to furnish 2.28.139	application 13.06.040	Legal aid, county funds used for 2.50.040,
emergency in population	county executive	2.50.160
governor's response, alternatives 9.94A.875	transfer of administration of court services to	Legal services, See PROSECUTING
farms for confinement, See also COUNTIES,	executive 13.20.060	ATTORNEYS
subtitle Farms and camps for confinement	juvenile court advisory board	Legislative authority
financial responsibility 70.48.400, 70.48.410,	duties 13.20.060	appearance of fairness doctrine Ch. 42.36
70.48.420, 70.48.430, 70.48.440	Juvenile detention facilities	assumption of rights, powers, functions and
improvement and construction	counties authorized to provide 13.16.040	obligations of metropolitan municipal
bond issue	declared a mandatory county function	corporation by class AA or class A
administered by state jail commission	deciared a mandatory county function	
70.48.280	13 16 030	counties duties as to 36 56 H/H 36 56 H3H
bond investment for public funds 70.48.320	13.16.030	counties, duties as to 36.56.020, 36.56.030,
	detention and risk assessment standards	36.56.040
principal, interest payment, source	detention and risk assessment standards 13.40.038	36.56.040 assumption of rights, powers, functions and
principal, interest payment, source 70.48.310	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal
70.48.310	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of
70.48.310 proceeds, deposit, use 70.48.270	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners authorized 70.48.220	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010 Juveniles	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4 Liability for tortious conduct of officers,
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners authorized 70.48.220 confinement in jail of 70.48.220	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010 Juveniles funds for from department of social and health	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4 Liability for tortious conduct of officers, employees, and volunteers 4.96.010
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners authorized 70.48.220 confinement in jail of 70.48.220 contracting authority 70.48.220	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010 Juveniles funds for from department of social and health services 13.06.050	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4 Liability for tortious conduct of officers, employees, and volunteers 4.96.010 Liability insurance
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners authorized 70.48.220 confinement in jail of 70.48.220 contracting authority 70.48.220 early release for good behavior 9.92.151	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010 Juveniles funds for from department of social and health services 13.06.050 funds for programs relating to payment by	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4 Liability for tortious conduct of officers, employees, and volunteers 4.96.010 Liability insurance offenders performing community restitution
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners authorized 70.48.220 confinement in jail of 70.48.220 contracting authority 70.48.220 early release for good behavior 9.92.151 felons, state institution, transfer to, required	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010 Juveniles funds for from department of social and health services 13.06.050 funds for programs relating to payment by department of social and health services	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4 Liability for tortious conduct of officers, employees, and volunteers 4.96.010 Liability insurance offenders performing community restitution 36.16.139
70.48.310 proceeds, deposit, use 70.48.270 bond issue, 1981 Ch. 70.48A operation, locating, authority 70.48.180 prisoners authorized 70.48.220 confinement in jail of 70.48.220 contracting authority 70.48.220 early release for good behavior 9.92.151	detention and risk assessment standards 13.40.038 racial disproportionality, annual report on programs to reduce 13.06.050 state policy regarding 13.40.038 Juvenile detention facilities and services, board of managers for in counties with one million or more in population 13.20.010 Juveniles funds for from department of social and health services 13.06.050 funds for programs relating to payment by	36.56.040 assumption of rights, powers, functions and obligations of metropolitan municipal corporation by county with population of two hundred ten thousand or more, duties as to 36.56.010 Legislature to provide system of government Const. Art. 11 § 4 Liability for tortious conduct of officers, employees, and volunteers 4.96.010 Liability insurance offenders performing community restitution

[RCW Index—page 174] (2008 Ed.)

Libraries	administrative officer 70.05.040	Management of county property according to
conditional sales contract by counties for	board jurisdiction 70.05.035	establishment of comprehensive procedures
purchase of property for libraries	local health officers 70.05.050	36.34.005
authorized, vote required if exceeds indebtedness 39.30.010	jurisdiction of board 70.05.030	Manufactured housing housing communities, elimination 36.70.493
establishment and operation Ch. 27.12	local health officer appointment, qualifications, term, salary and	moving or installation in mobile home park,
library capital facility areas authorized	expenses 70.05.050	permit 36.01.220
36.32.610	contagious diseases, reporting 70.05.110	placement or use of homes 36.01.225
location on parks and recreation land authorized 36.68.110	failure of local health board to appoint,	Maps and mapping comprehensive plan 36.70.330
Licenses	procedure 70.05.080 in-service training program for provisionally	official controls 36.70.560
auctioneers	qualified officers 70.05.054	Mass public transportation
issuance 36.71.080 penalty for violations 36.71.070	powers and duties of 70.05.060	intergovernmental disposition of property, authorized 39.33.050
dogs Ch. 36.49	professional qualifications 70.05.051 provisionally qualified officer	lease of to political subdivision or municipal
farmers, exemption, exceptions 36.71.090	annual interview 70.05.055	corporation, authorized 39.33.050
gardeners, exemption 36.71.090 hawkers	appointment, term, requirements 70.05.053	property exchange with political subdivision or municipal corporation authorized
issuance 36.71.080	in-service public health orientation	39.33.050
penalty for violations 36.71.070	program 70.05.054 raising to full qualification 70.05.055	Massage practitioners
marriage application, content, fee 26.04.160	rules and regulations of state board, duty to	licensing or operating fee 36.32.122 Matching funds
peddlers	enforce, penalty 43.20.050	rural arterial program 36.79.120
application 36.71.020	training program for provisionally qualified officers 70.05.054	Medical examiner system, when authorized to
cancellation 36.71.040 defined 36.71.010	physicians and surgeons	replace coroner's office 36.16.030, 36.24.190
deposit	contagious diseases, reporting 70.05.110	Mental health courts 2.28.180, 2.28.190
liability of 36.71.050	diseases, reporting 70.05.090, 70.05.100,	Mental illness
requirement 36.71.020	70.05.110 who determines character of disease	children's mental health services,
fees for 36.71.020 issuance 36.71.020	70.05.100	coordination Ch. 71.36 community mental health services Ch. 71.24
penalty for violations 36.71.060	pollution control hearings board, jurisdiction	funding for services and facilities 71.05.100,
record of 36.71.030	and duties Ch. 43.21B powers and duties of board 70.05.070	71.05.530
veterans exempted from having 73.04.050 produce stands, exemption 36.71.090	septic systems	minors, mental health services Ch. 71.34 regional support networks, See MENTAL
trading stamp licenses Ch. 19.83	moratorium adoption, procedures and	ILLNESS, subtitle Community services
truck farmers, exemption 36.71.090	limitations 70.05.160	Mental illness, See also MENTAL ILLNESS
Liens delinquent charges 36.89.065	sewer hookups moratorium adoption, procedures and	Metals mining and milling operations, regulation Ch. 78.56
Limitation of actions, application of statute of	limitations 70.05.160	Methamphetamine addiction programs
limitations to actions by 4.16.160	solid waste management, adoption of rules	state funding 70.96A.325
Limited access highway facilities through counties, See HIGHWAYS, subtitle Limited	and regulations governing, requirement, filing with department of ecology	Metropolitan municipal corporations, See METROPOLITAN MUNICIPAL
access facilities	70.95.160	CORPORATIONS
Lines, changing, special legislation prohibited,	solid waste management, contracts with	Militia enrollment
exception Const. Art. 2 § 28 Liquor revolving fund	department of ecology authorized 70.95.163	duty of civil officers to make records available to enrolling officer 38.44.060
distribution 66.08.200	vacancies on board 70.05.040	Mineral and petroleum leases
Litter receptacle placement 70.93.090	violations, penalties, remedies 70.05.120	authorized 78.16.010
Livestock running at large, control and enforcement Ch. 16.24	water hookups	conveyances of county property, damages to owner 78.16.070
Local government management of program	moratorium adoption, procedures and limitations 70.05.160	disposition of royalties and rentals 78.16.050
delegated by state	Local improvement districts	duration, terms, conditions 78.16.020
final report or study, prerelease copy to local government 43.17.370	classification of property, supplemental	option to purchase 78.16.020
Local government service agreements for	authority Ch. 35.51 establishment, procedure 36.94.230	conveyance 78.16.030
services and facilities Ch. 36.115	Indian claims settlement, creation for purpose	surrender lands 78.16.040
Local health departments administrative officer	of payment authorized 36.32.540	order for contents 78.16.020
appointment 70.05.040	joint planning and construction of improvement, supplemental authority Ch.	surface rights, restrictions 78.16.060
responsibilities 70.05.045, 70.05.060,	35.51	Mobile home parks
70.05.070, 70.05.120 biomedical waste	reserve funds, supplemental authority Ch.	manufactured/mobile home moving or installation, permit 36.01.220
definitions 70.95K.010	35.51 Local improvement districts, See also LOCAL	Mobile homes
legislative findings 70.95K.005	IMPROVEMENTS AND ASSESSMENTS,	moving or installation in mobile home park,
residential sharps waste disposal 70.95K.030 state preemption of local definitions	subtitle Counties	permit 36.01.220 Money
70.95K.011	Local law and justice plan assistance in developing and implementing	county treasurer as custodian, duties, fee
treatment technologies evaluation	36.28A.020	36.29.020
70.95K.020 chair of board 70.05.040	Local sales and use tax Ch. 82.14	deposited with treasurer Const. Art. 11 § 15 use of by official, a felony Const. Art. 11 § 14
child mortality review	Location of county seat not to be changed by	Moratoria by permit-granting agencies
employee immunity and records	special legislation Const. Art. 2 § 28 Long-term care ombudsman program	limitation on length 36.70.795
confidentiality 70.05.170 combination with cities	municipal authority 36.39.060	procedures and limitations, exceptions 36.70A.390
authorized 70.08.010	Lost and found property	public hearing 36.70.795
contagious diseases, report of 70.05.110	disposition procedure 63.21.060 duties 63.21.060	Morgues
contracts for sale or purchase of health services 70.05.150	Low-income housing	control and management 68.52.010, 68.52.020
definitions 70.05.010	loans and grants 36.32.415	Mosquito control Ch. 70.22
expenses of enforcement and administration 70.05.130	Low-level radioactive waste waste generator surcharge	Mosquito control districts, organization and
home rule charters	remittal to counties 43.200.233	duties Ch. 17.28 Motor vehicle fund
	ı	1

(2008 Ed.) [RCW Index—page 175]

COUNTIES

distribution of	salaries	county legislative authority, duties as to
formula for 46.68.122, 46.68.124	draw days 36.17.040	36.72.075
generally 46.68.120 Motor vehicle wreckers' regulation 46.80.160	payment 36.17.040 sick leaves, hourly personnel 36.32.390	forms for public blanks compilation 36.72.080
Motor vehicles	subversive activities bars employment	material for 36.72.090
for hire vehicles, local licensing and	9.81.040, 9.81.060	use by county officers 36.72.071
regulation 46.72.160, 46.72.170	vacations, hourly personnel 36.32.390	One percentum tax limitations Const. Art. 7 § 2
special permits for oversize or overweight motor vehicle movement, fees paid to	employment by county commissioners,	On-site sewage disposal systems Ch. 70.118 On-site sewage disposal systems, large Ch.
counties, when 46.44.096	additional authority 36.32.440 health care	70.118B
violations, venue in justice court 46.52.100	retirees and disabled 41.04.208, 41.04.212	On-site sewage disposal systems, marine
Mt. St. Helens	hospitalization and medical aid for employees	recovery areas Ch. 70.118A
recovery, scope authorized 36.01.150 Multi-family and mixed-use projects	and dependents	On-site sewage systems
establishment, assessments, authorized	choice in plan or policy to be offered 41.04.180	local health officer's authority to waive requirements 70.05.072, 70.05.077
35.87A.010	contracts with health care service contractors	permits 70.05.074
Multi-purpose community centers	authorized 41.04.180	Open spaces, See also COUNTY ROADS AND
generally Ch. 35.59	costs not additional compensation, payment	BRIDGES, subtitle Open spaces;
Municipal obligations mutual savings banks, authorized investment	of premiums 41.04.190	COUNTIES, subtitle Highways—Open spaces
for 32.20.090	insurance, participation in state insurance program 41.04.205	Ordinances and resolutions
Municipal research council, membership and	militia duty, exemption from 38.44.030	airport joint operations 14.08.200
functions Ch. 43.110	officers	bridges, acquisition or construction over
Name, corporate 36.01.020 National historic towns, designation 36.70A.520	abandonment of duties 36.16.125	county roads 36.75.170 port district regulations, adoption 53.08.220
Navigable waters, sale and use by diking districts	business completion, liability 36.16.120	publication, summaries 65.16.160
85.05.082	draw days, percentage allowed 36.17.040 duties, compensation, elections Const. Art.	waste management, requirement, contents
Navigation, county property, lease or	11 § 5	70.95.160
conveyance to United States 36.34.220, 36.34.230, 36.34.240	elections	zones and zoning 36.70.720, 36.70.730
Neighborhood self-help projects	time of 36.16.010, Const. Art. 6 § 8	Organization of townships in Const. Art. 11 § 4 Owner-built residences
contracts with community service	embezzlement, failing to pay over fees 36.18.170	construction in counties with populations of
organizations 35.21.278	enumeration of 36.16.030	five thousand to less than ten thousand,
New	expenditures in excess of budget, personal	ordinance reenactment 19.27.160
formation may be by special legislation Const. Art. 2 § 28	liability 36.40.130	Park and recreation service areas additional areas, later inclusion, procedure
restrictions on Const. Art. 11 § 3	fee and compensation settlement, salary,	36.68.620
venue changed to 4.12.070	effect upon 36.17.050 oath of office	administration 36.68.400
Newly incorporated city or town	filing 36.16.060	areas includable 36.68.610
county may contract for essential services 35.02.225	taking 36.16.040	bond issues election on 36.68.480
county to provide road and law enforcement	office hours 36.16.100	general obligation bonds authorized,
services 35.02.220	office space 36.16.090	indebtedness limitations 36.68.520
county to provide special districts services	official bonds amount 36.16.050	budget 36.68.530
35.02.220 duty to against during interim 35.02.270	filing 36.16.060	chapter 67.20 RCW powers, exercise of 36.68.600
duty to assist during interim 35.02.270 Noxious weed control Ch. 17.10	official county paper, use of 36.72.071	city or town territory, inclusion procedure
Offenders performing community restitution	public money, use of, felonious Const. Art.	36.68.610
workers' compensation and liability insurance	11 § 14 recall, See COUNTIES, subtitle Recall	community revitalization financing 36.68.527
coverage 36.16.139, 51.12.045	salaries 36.17.010	concessions, proceeds, disbursement of
Officers and employees 42.23.030 abandonment of duties 36.16.125	draw day 36.17.040	36.68.560 county current expense fund reimbursement
appearance of fairness doctrine Ch. 42.36	payment 36.17.040	36.68.570
biweekly pay periods 36.17.042	warrant withholding, when 36.17.050	creation authorized by any county 36.68.400
blind, hearing impaired persons,	terms of office 36.16.020 not to be extended Const. Art. 11 § 8	declaration of formation upon voter approval
discrimination prohibited 70.84.080 code of ethics 42.23.010, 42.23.030,	territorial, terms, bonds Const. Art. 17 § 8	36.68.500 election on formation
42.23.040, 42.23.050, 42.23.060	vacancies 36.16.110	annual excess levy or bond retirement levies
coroners, limitations on persons holding office	how filled Const. Art. 11 § 6	election
in counties with populations of forty	partisan elective offices Const. Art. 2 § 15	vote required 36.68.490
thousand or more 36.24.175 county treasurer	power of legislature to prescribe duties, term Const. Art. 11 § 5	property tax levy or bond retirement levies election 36.68.480
central services department, duties related	resignation, to whom made 42.12.020	eminent domain 36.68.555
thereto 36.92.070	salaries, payment 36.17.042	eminent domain, acquisition of recreational,
department for administration of sewerage,	salaries and wages	view point, greenbelt, conservation,
water and drainage systems, personnel	county with population of less than five thousand, combined auditor-clerk	historic, scenic, or view purpose land
merit system, exceptions 36.94.120 deputies	36.16.032	36.34.340 employees
authority 36.16.070	deduction of pledges for United Good	city, county, funding 36.68.541
duties 36.16.070	Neighbors from 36.17.045	enlargement after formation 36.68.620
elected officials	increase during term, when authorized	establishment 36.68.470
salary schedule 36.17.020 eligibility to hold office 42.04.020	Const. Art. 30 § 1 sheriff, See SHERIFFS	resolution order in election, election procedure 36.68.470
employees	sick leave payment 41.48.160	feasibility hearings
authority 36.16.070	supervisor of county central services	findings of board 36.68.460
duties 36.16.070	department 36.92.030	notice 36.68.440
hourly personnel, vacations and sick leaves	township, precinct, or road district office,	procedure 36.68.450
36.32.390 hours of labor 49.28.010, 49.28.040	vacancies, how filled Const. Art. 11 § 6 vacancies in office, partisan elective officers	recesses 36.68.450 fees and charges for use of facilities,
insurance	Const. Art. 2 § 15	disposition 36.68.550
group 36.32.400	vacancy in partisan elective office, acting	financing powers 36.68.400
health care 36.32.400	official 36.16.115	indebtedness limitations, bond issues
minimum wages 49.46.010	Official county newspaper	annual excess property tax levy 36.68.520

[RCW Index—page 176] (2008 Ed.)

initiation procedure, resolution or petition	jurisdiction 36.69.260	appointment 36.70.220
36.68.410	terms of office 36.69.090	creation 36.70.200
investigation of feasibility by county	vacancies 36.69.100	meetings 36.70.270
legislative authority 36.68.440	budget 36.69.160	membership 36.70.210
local service area fund	community revitalization financing	organization 36.70.260
created 36.68.510	36.69.147	removal 36.70.250
funds deposited in 36.68.510 ownership of facilities, expenditures	dissolution 36.69.310 fiscal matters	rules 36.70.280
36.68.580	expenditures 36.69.170	terms of office 36.70.230
petitions	warrants and vouchers 36.69.150	vacancies 36.70.240 appearance of fairness doctrine Ch. 42.36
contents 36.68.420	formation	appropriations for 36.70.290
signatures 36.68.430	boundaries, fixing 36.69.050	comprehensive plan
verification of signatures 36.68.430	class AA counties, class A counties,	amendment 36.70.410
purchases 36.68.570	second, fourth, eighth or ninth class	approval 36.70.400
purpose of act 36.68.590	counties 36.69.030	authority for 36.70.320
reports on feasibility and costs	elections 36.69.065, 36.69.070, 36.69.080	cooperation with affected agencies,
availability to board 36.68.440	hearing 36.69.040 petition 36.69.020	preparation 36.70.360
filing 36.68.440 resolution contents 36.68.420	resolution of cities and towns 36.69.030	county commissioners
six-year regular property tax levies,	local improvement districts	approval or change 36.70.440
limitations 36.68.525	authority for 36.69.200	initiation or change 36.70.430 referral to 36.70.420
tax levies	hearings 36.69.250	defined 36.70.020
annual excess property tax levy 36.68.520	initiation of proceedings	development regulations, consistency with
election on 36.68.480	petitions 36.69.210, 36.69.230	plan required 35.63.125, 36.70.545
six-year regular property tax levies,	resolutions 36.69.210, 36.69.220	elements
limitations 36.68.525	notice 36.69.240	amplification of 36.70.340
taxing districts, defined as 36.68.400	notice, to contain statement that	required 36.70.330
Parking and business improvement areas establishment, assessments, authorized	assessments may vary from estimates 36.69.245	filing 36.70.370
35.87A.010	powers and duties of board 36.69.270	ground water 36.70.330
Parks, name designation 36.32.430	protests 36.69.260	planning agencies
Parks and recreation	powers of	annual report 36.70.460
authority to	specific enumeration 36.69.130	cooperation with other agencies 36.70.480 projects relating to 36.70.450
acquire and operate 67.20.010	treasurer, county treasurer as 36.69.150,	promotion of public interest 36.70.470
build, improve, operate and maintain,	36.69.200	portion of county, for 36.70.320
enumeration of authorized facilities	violation of rules, penalty 36.69.180	public hearing
36.68.090	recreational facilities, defined 36.69.010	notice of 36.70.390
board for compensation 36.68.030	recreational programs, conduct of 36.68.020	requirement 36.70.380
powers and duties 36.68.060	regulation 36.68.090 revenue bonds	zones and zoning, effect upon 36.70.720,
removal of members 36.68.050	authorized 36.69.360	36.70.730
terms of office 36.68.040	form 36.69.370	comprehensive plan and regulations, copy
vacancies 36.68.050	funding, refunding bonds 36.69.400	provided to county assessor 36.70.495
charges for use 36.68.090	issuance 36.69.370	comprehensive plans elements
comprehensive plans, elements of 36.70.350	authority for 36.69.410	optional 36.70.350
conditional sales contracts by county for	payment of, covenants, enforcement	conditional or special use permits, when
purchase of property for parks authorized,	36.69.390	mediation prior to appeal is required
vote required if exceeds indebtedness 39.30.010	purposes 36.69.360 resolution to authorize, contents 36.69.380	36.32.525, 36.70.678
formation, all classes of counties 36.69.030	seal 36.69.370	conferences and travel
funds for, generally 36.68.070	term 36.69.370	authority for 36.70.310
joint districts, multi-counties	Pawnbrokers and second-hand dealers,	expenses of agency members 36.70.310
authority for 36.69.420	regulatory authority 19.60.075	department of planning
county responsible for maintenance,	Peddlers and hawkers	alternative to commission 36.70.040
operation, administration 36.69.450	license regulations Ch. 36.71	development project review process 36.70A.470
formation	veterans exempted from licensing 73.04.050	director of planning
petition 36.69.430 procedure 36.69.440	Per diem and expenses, county liability for in certain cases 36.01.060	appointment 36.70.160
population determination 36.69.460	Permits	authority for 36.70.030
libraries on land authorized 36.68.110	county log tolerance permit 46.44.047	employees 36.70.170
local improvements and assessments	leases or licenses for counties to use toll	joint county programs 36.70.180
authority for 36.69.200	facilities authorized 47.56.253	special services 36.70.190
hearings 36.69.250	Personal protection spray devices	expenditures
initiation of proceedings 36.69.210,	restrictions on authority to prohibit use	within amounts appropriated 36.70.290
36.69.220, 36.69.230	9.91.160	regional planning as proper purpose for 36.70.015
park and playground systems, authority 36.68.010	Personnel merit system, department for administration of sewerage, water and	hearing examiner system, adoption
park and recreation districts	drainage systems, exceptions 36.94.120	authorized, alternative, functions,
bonds, general obligation 36.69.140	Pest districts Ch. 17.12	procedures 36.70.970
excess levies, authorization 36.69.140	Pesticide applicators licenses, authorization to	hearing examiner system, land use changes
parks, beaches and camps, authority, generally	issue 17.21.305	35.63.130
Ch. 67.20	Planning and zoning	land use planning, comprehensive
penalty for violations 36.68.080	accessory apartments	agricultural lands
recreation districts	incorporation of report recommendations	innovative zoning techniques 36.70A.177
additional area, authority 36.69.190	into local development and zoning	airports, general aviation 36.70A.510
area, additional authority 36.69.190 authority for counties 36.69.010	regulations 43.63A.215	classification of agriculture, forest, and mineral lands and critical areas
board of commissioners	Planning commissions appearance of fairness doctrine Ch. 42.36	guidelines 36.70A.050
compensation 36.69.110	regional, appointment and powers 35.63.070	comprehensive plans
contract indebtedness 36.69.350	Planning enabling act, See COUNTIES, subtitle	coordination with other plans 36.70A.100
duties 36.69.120	Plans and planning	environmental planning pilot projects
election procedures 36.69.090	Plans and planning	36.70A.385
issue revenue bonds 36.69.350	adjustment, board of	extension of designation date 36.70A.380

[RCW Index—page 177]

identification of lands useful for public	authority for 36.70.550	zoning adjustor
purposes 36.70A.150	county commissioners	appointment 36.70.220
innovative techniques 36.70A.090 major industrial developments 36.70A.365	action 36.70.620 final authority 36.70.650	creation of office 36.70.200 finality of action 36.70.880
mandatory elements 36.70A.070	initiation of 36.70.640	orders, findings of fact 36.70.900
master planned resorts, when authorized by	public hearing 36.70.630	powers and duties 36.70.870
county 36.70A.360	recommendation to 36.70.600	Plans and planning, See also PLANS AND
new fully contained communities, when	reference to 36.70.610	PLANNING, subtitle Counties
approved in county planning 36.70A.350	enforcement 36.70.670 forms of 36.70.560	Platting, generally, See PLATTING,
noncompliance 36.70A.330	limitation to planning matters 36.70.660	SUBDIVISION AND DEDICATION OF LAND
noncompliance and sanctions 36.70A.340,	public hearing	Playgrounds, See COUNTIES, subtitle Parks and
36.70A.345	notice 36.70.590	recreation
open space corridors, identification and	requirement 36.70.580	Plumbers
purchase of 36.70A.160 optional elements 36.70A.080	planning agencies advisory nature of reports 36.70.710	compliance inspections by city or county, pilot
order of invalidity 36.70A.335	annual report, status of comprehensive plan	project 18.106.280 Police regulations, power to enforce Const. Art.
planning activities and capital budget	36.70.460	11 § 11
decisions, conformity with 36.70A.120	appropriations 36.70.290	Political subdivisions within, warrants against
private property protection 36.70A.370	assumption of duties 36.70.920	36.22.090
public participation ensured 36.70A.140 review, amendments 36.70A.130	capital expenditure projects notification 36.70.520	Pollution control bonds and facilities, See
state agencies to comply 36.70A.103	relating to comprehensive plan 36.70.530	POLLUTION CONTROL MUNICIPAL BONDING
sufficient land capacity for development	conferences 36.70.310	Pool and billiard halls, licenses and fees
36.70A.115	cooperation with other agencies 36.70.360,	67.12.110
transmittal to state 36.70A.106	36.70.480	Population
urban growth areas 36.70A.110 counties required to plan, compliance	county commission referral of special matters 36.70.510	basis for allocation of funds 36.13.100
36.70A.040	reports to 36.70.510	census, authorized 36.13.020 census determination 36.13.030, 36.13.050
county-wide planning policy 36.70A.210	county improvements	classified by Const. Art. 11 § 5
definitions 36.70A.030	approval 36.70.700	determination 36.13.100
development regulations presumption of validity 36.70A.320	control 36.70.690	enumerators 36.13.030
transmittal to state 36.70A.106	county legislative authority referral procedure 36.70.540	fixing by county commissioners 36.13.050
greenbelts or open space, adverse possession	definitions 36.70.020	Population determination and certification office of financial management duties
36.70A.165	gifts, acceptance of 36.70.300	43.62.035
growth management hearings boards	information, right of acquisition 36.70.490	Population of eight thousand or more
appeal by state, limitations 36.70A.310 conduct, procedure, and compensation	joint meetings 36.70.150 meetings 36.70.130	road engineer, employment 36.80.010
36.70A.270	projects, relating to comprehensive plans	Population of from eight thousand to less than twelve thousand
created 36.70A.250	36.70.450	port district dissolution, disposition of funds
expedited review 36.70A.305 final orders 36.70A.300	public interest, promotion toward comprehensive plan 36.70.470	53.49.010
invalidity, determination 36.70A.302	records 36.70.140	Population of less than eight thousand
judicial review 36.70A.295	rules 36.70.140	rural arterial program fund eligibility 36.79.140
matters subject to board review 36.70A.280	subdivision and platting of land 36.70.680	Population of less than five thousand
member qualifications 36.70A.260 petitions to, evidence 36.70A.290	travel expenses 36.70.310 planning commissions	county clerk, combined with county auditor
growth strategies commission, role	appointment 36.70.080	36.16.032
36.70A.800	composition 36.70.070	Population of less than forty thousand coroner's officer 36.16.030
legislative findings 36.70A.010, 36.70A.011	creation 36.70.030	Population of one hundred twenty-five thousand
master planned locations 36.70A.367, 36.70A.368	department to assist 36.70.040 duties imposed by other acts 36.70.920	or more
master planned resorts 36.70A.362	expenses, authority 36.70.310	salary fund, creation of 36.33.060
military installations, incompatible	officers 36.70.120	Population of two hundred ten thousand or more
development 36.70A.530	removal 36.70.110	assumption of rights, powers, functions and obligations of metropolitan municipal
mineral resource lands 36.70A.131 moratoria by permit-granting agencies	right of entry, surveys 36.70.500 terms of office 36.70.090	corporation
limitation on length 36.70.795	vacancies 36.70.100	authority 36.56.010
procedures and limitations, exceptions	planning enabling act	contracts with cities concerning buildings and
36.70A.390	alternative methods 36.70.930	related improvements 36.64.070 Port districts, See PORT DISTRICTS
natural resource lands and critical areas designation 36.70A.170, 36.70A.172	definitions 36.70.020	Poultry shows
development regulations 36.70A.060	designation as 36.70.910 duties of planning commissioners by other	admission charge 36.37.100
planning goals 36.70A.020	acts 36.70.920	conduct of 36.37.110
playing fields, compliance 36.70A.171	elective adoptions 36.70.940	petition 36.37.090 Powers and duties
progress reports 36.70A.180	purpose and intent 36.70.010	contract 36.01.010
public participation 36.70A.035 review and evaluation program 36.70A.215	programs for authority 36.70.050	conveyances 36.01.040
shoreline master programs 36.70A.480	joint county participation 36.70.050	corporate 36.01.010
siting of essential public facilities	joint directors for 36.70.180	financial transactions, regulations 36.01.240
36.70A.200 submittal phasing 36.70A.045	special services 36.70.190 regional planning	how exercised 36.01.030 probation and parole services 36.01.070
technical assistance, grants, and mediation	commission, appointment and powers	rent control, state preemption 36.01.130
services 36.70A.190	36.70.060	sue and be sued 36.01.010
transportation element 36.70A.108	grants-in-aid from United States 36.70.060	Printing
wetlands delineation 36.70A.175 nanufactured housing communities,	public purpose of expenditure of funds 36.70.015	contracts for outside state work, labor requirements 43.78.150
elimination 36.70.493	restrictions applicable to real property,	must be done within state, exception
otice, identification of affected property	statement request and contents 36.70.317	43.78.130, 43.78.140
36.70.315 official controls	right of entry, commission and staff 36.70.500 solar easements	Prisons and prisoners, See COUNTIES, subtitle Jails
adoption 36.70.570	solar easements solar energy system, defined 36.70.025	Probation and parole services 36.01.070

[RCW Index—page 178] (2008 Ed.)

Probation and parole services, authority 9.95.204, 9.95.206 Public health and safety facilities Puget Sound marine resources committees Ch. acquisition and development of, authority 36.89.030 36.125 Produce selling, license requirements 36.71.090 Puget Sound water quality protection, bonds, general obligation responsibilities Ch. 90.71 Property land within improvement district assessment of 35.44.140 election on proposition 36.89.040 issuance 36.89.040 Purchases blind made products 19.06.020 payment of assessment 35.49.070 definitions 36.89.010 conditional sales contracts for purchase of real or personal property transfer to metropolitan park districts delinquent charges, lien 36.89.065 authorized, indebtedness limitations 39.30.010 35.61.290, 35.61.300 governmental agencies, participation by Property, See also COUNTIES, subtitle County 36.89.050 participation by other governmental agencies property election required if exceeds indebtedness Property apportionment, district, how decided 36.09.020 36.89.050 limitation 39.30.010 powers and authority are supplemental 36.89.060, 36.89.062 joint execution with other municipal corporations authorized, indebtedness limitations 39.30.010 Property subject to local improvement assessments, acquisition by cities and towns purpose 36.89.020 electronic data processing and transfer of ownership and operation to other governmental agencies 36.89.050 Public hospital districts telecommunications systems 39.04.270 Prosecuting attorney, See PROSECUTING interest due when payment is not timely attorney fees 39.76.040 exceptions 39.76.020 requirement 39.76.010 ATTORNEYS Prosecuting attorneys driving record, abstract of authorized 70.44.003 generally Ch. 70.44
Public stadium, convention center, and arts facilities Ch. 67.30 access 46.52.130 Public assistance, See PUBLIC ASSISTANCE, source of funds for payment of penalties subtitle County offices
Public auction sales, where held 36.16.140 Public transportation systems 39.76.030 employees road maintenance materials payroll deduction for political action committees 35.58.268 Public buildings, comprehensive plans, elements of 36.70.350 multiple awards 36.32.256 Purchasing agent duties 36.32.260 Public corporations Public utilities, comprehensive plans, elements of 36.70.350
Public utility districts transfer of real property to, conditions and limitations 35.21.747 Purchasing department 36.32.240
Rail districts, See COUNTY RAIL DISTRICTS Public defender construction projects imposing financial Rail fixed guideway systems accused and indigent persons, representation burden, compensation 54.36.070 safety plan, security and emergency of 36.26.070 county-wide districts, acquisition of preparedness 36.01.210, 36.57.120, 36.57A.170 appeals 36.26.080 distribution properties 54.32.040 dissolution 54.08.080 appointment of counsel other than public Railroad crossings defender at option of the court 36.26.090 formation of new districts 54.08.060 allocation of assistance 36.26.060 Public water supply funds for installation and maintenance, to county commissioners, powers and duties chemical contaminants defray costs of 81.53.271 state funds to defray costs of 81.53.281 36.26.060 local standards may be stricter 70.142.040 court, appointment of other than public noncomplying systems, corrective plan signals and devices defender 36.26.090 definitions 36.26.010 70.142.050 federal funding Public waterway districts Ch. 91.08 allocation of installation costs 81.53.295 duties 36.26.080 Public works Railroad crossings, See also RAILROADS election to establish 36.26.030 Performance-based contracts for water Range areas expenditures 36.26.050 conservation, solid waste reduction, and livestock running at large, control and financing 36.26.050 energy equipment Ch. 39.35A Public works and purchases community revitalization financing 36.32.121 enforcement Ch. 16.24 intercounty agreements 36.26.020 powers and duties 36.26.050 posting of sign on road entering area 16.24.060 competitive bids, advertisements 36.32.245 competitive bids, requirements 36.32.235, 36.32.240, 36.32.245, 36.32.270 county hospitals, competitive bids 36.32.240 qualifications, term 36.26.040 salary 36.26.060 Real property transfer to public corporation, conditions and selection of public defender by 36.26.030 limitations 35.21.747
Real property, See also COUNTIES, subtitle performance-based contracts 36.32.245, 36.32.250 County property Public depositaries Reclamation, county property, lease or conveyance to United States 36.34.220, 36.34.230, 36.34.240 all deposits must be made in, exceptions prevailing wages, legal liability of public agencies to comply with 39.12.042 proposed public works, notification of county 39.58.080 bonds, when not required 39.58.090 Recording instruments planning commission 36.70.520 statewide custodian, application of chapter surcharge purchasing department 36.32.240 39.58.155 local homeless housing and assistance 36.22.1791 recycled materials, preferential purchase of Public facilities state loans or grants to finance county-wide planning policy, preference to party to 43.17.250
Public facilities districts 36.32.245 Recording of documents small works roster process 36.32.250 approved processes 65.04.030 Public works and purchases, See also PUBLIC Recording officer WORKS auditor designated as 36.18.005 definitions 36.18.005 taxing authority 36.100.210, 36.100.220 Public works assistance account established, purpose 43.155.050 loans or pledges, eligibility 43.155.070 Public funds fees 36.18.010 interfund transfers and loans, repayment and crediting procedure 43.09.285 Public works projects Records competitive bidding requirements 43.155.060 contract awarding, procedure, bid deposits, contractor's bond 36.32.250 definitions 43.155.020 destruction or donation of, procedure for, retention schedule 40.14.070 Public health appropriations for 70.12.025 electronic access to public records 43.105.250, 43.105.260, 43.105.270, 43.105.280, 43.105.300, 43.105.310 threats to attorney general, duty to enforce 43.20A.660 grant-in-aid payment to local health departments 43.20.200 local health department, grant-in-aid to financing powers of board 43.155.060 legislative policy 43.155.010 loans for preconstruction activities 43.155.068 historical records, transfer to depository agency, procedure for 40.14.070 outcome-focused performance measures 43.155.075 Records of superior court clerk 36.23.030 43.20.200 Recreation districts, See COUNTIES, subtitle notice to violators 43.20A.660 public works assistance account established, purpose 43.155.050 Parks and recreation prosecuting attorneys, duties to enforce 43 20A 660 Recreational activities licenses and fees authorized 67.12.021 public works board created 43.155.030 reports of violations, duty of attorney general Recyclable materials and prosecuting attorneys to enforce collection and transportation by recycling financing powers 43.155.060 43.20A.660 Public health, See also COUNTIES, subtitle powers 43.155.040 company or nonprofit entity records, audits 43.155.080 application of chapter 36.58.160 Health departments

(2008 Ed.) [RCW Index—page 179]

COUNTIES

collection of source separated material salary fund, reimbursement of fund 36.33.060 local regulations authorized 70.160.080 Salary schedule for elected officials 36.17.020 Sanitary districts, See SANITARY DISTRICTS 36.58.040 Recycled products penalty for violation of paid to county bringing action 70.160.100 procurement Sanitary regulations, power to enforce Const. Solar easements definitions 43.19A.010 duties 43.19A.030 Art. 11 § 11 comprehensive plans, elements of 36.70.350 Sanitation, department of health assistance Solid waste advisory committee preferential purchase policy 43.19A.040 purpose 43.19A.005 70.54.040 organization and duties 70.95.165 School district expenditure of funds on county buildings 28A.335.140 Solid waste collection districts, See SOLID WASTE COLLECTION DISTRICTS requirements Ch. 43.19A procurement, notice of requirements School districts, administration of trust moneys Solid waste disposal facilities owned by county
arbitration and negotiation of impact charges 43.19A.080 to benefit 36.01.170 Regional jails 70.48.095 School funds may be invested in bonds of Const. Regional support networks, See MENTALLY 36 58 080 ILL, subtitle Community services Schools, certain federal payments to counties exempt from municipal tax 36.58.080 Regulations, public notice 36.32.120 designated to reduce districts' outstanding municipalities may charge counties for impact mitigation 36.58.080 Relocation assistance for low-income tenants debts 36.01.200 authorization for certain cities, towns, Seals, official 36.16.050, Const. Art. 27 § 9 ownership of solid wastes 36.58.060 counties, and municipal corporations to Seats, changing responsibility for handling 36.58.060 require 59.18.440 removal proceedings for Const. Art. 11 § 2 payments not considered income, eligibility for public assistance unaffected 59.18.450 Rent control, state preemption 36.01.130 Rentals of irrigated land, application toward assessments 36.33.170 special legislation prohibited Const. Art. 2 § penalty for misuse 36.58.020 rules and regulations 36.58.020 Second class transfer station defined 36.58.030 prosecuting attorneys, private law practice prohibited, when 36.27.060 operation of 36.58.050 waste disposal facilities, bond issue Ch. 43.99F Residential care facilities review of need and demand for, Senior citizen programs authorization 36.39.060 implementation of findings 36.32.560, 36.70.755 Service agreements for providing local Solid waste disposal districts government services and facilities Ch. authorized 36.58.100 Restriction as to purpose of indebtedness Const. 36.115 boundaries Service of summons on, personal service 4.28.080 Art. 8 § 6 scope Retirement and pensions, investments of public restrictions 36.58.130 Sewer districts, See WATER-SEWER pension and retirement funds Const. Art. 29 dissolution 36.58.110 DISTRICTS establishment 36.58.110 Rewards Sewer overflows ordinance 36.58.120 authority, payment 10.85.030 reduction, plans and compliance 90.48.480 excise tax conflicting claims 10.85.040 Sewer systems lien for delinquent taxes and penalties payment 10.85.050 charges, construction costs 36.58.140 fees 36.58.130 notice, recording 65.08.170 payment, release 65.08.180 Right of way donations for transportation improvements general obligation bonds 36.58.150 advertising signs on donated parcels 47.14.040 credit to finance Const. Art. 8 § 10 levy 36.58.150 low income persons, connection charges, waiver 36.94.370 lien credit against district assessment 36.88.145, delinquent taxes and penalties 36.58.140 47.14.030 municipal water and sewer facilities act modification 36.58.110 definitions 47.14.020 charges, construction costs powers 36.58.130 department duties 47.14.050 payment, release 65.08.180 intent 47.14.010
River and harbor improvements, planning and funding Ch. 88.32
Rivers and streams revenue bonds 36.58.150 tap-in, connection, hookup fees, charges, waiver, low income persons 36.94.370 tax lien 36.58.140 taxing authority 36.58.150 waste disposal facilities, bond issue Ch. 43.99F Solid waste disposal facility flood control 36.32.280, 36.32.290, Ch. 86.12, Ch. 86.13 site permit Sewerage review, issuance, appeal 70.95.185 site review standards 70.95.165 construction by owners of real estate 35.91.020
Sewerage, water and drainage systems, See
SEWERAGE, WATER AND DRAINAGE
SYSTEMS—COUNTIES obstruction removal 36.32.290 regulation of 36.32.280 tree removal 36.32.300 Solid waste handling collection services, imposition of fee on 36.58.045 Road engineer, employment 36.80.010 comprehensive management plan, funding by Road engineer, records, expenditures 36.80.060 Sewerage systems fee imposed on collection services Road maintenance materials contracts with property owners 35.91.020 36.58.045 multiple awards 36.32.256 construction along county roads 35.91.020 contracts between counties and private Road projects municipal water and sewer facilities act vendors 36.58.040 construction by property owners along county roads 35.91.020 compost products use in 43.19A.110 contracts between counties and vendors Roads vendor selection 36.58.090 maintenance materials contract with owners of real estate 35.91.020 processing and conversion, sale of products multiple awards 36.32.256 waste disposal facilities bond issue Ch. 36.58.040 shoulder driving, permitted, when 46.61.428 service agreements between counties and speed limits waste disposal permits 90.48.160, 90.48.162, private parties 36.58.040 90.48.165, 90.48.170, 90.48.180, 90.48.190, 90.48.195, 90.48.200 established by secretary of transportation, service agreements between counties and when 46.61.415 Shellfish protection districts and programs Ch. Roads, See also COUNTY ROADS AND vendors vendor selection 36.58.090 BŔIDGES site designation 36.58.040 Rural Sheriffs responsibility for acts 36.28.010 Sheriffs, See also SHERIFFS system, establishment 36.58.040 local sales and use tax for public facilities 82.14.370 Solid waste handling facilities and services, Rural arterial program, See RURAL ARTERIAL PROGRAM Shoreline management act, duties Ch. 90.58 Shoreline master programs 36.70A.480 selection of providers competitive bid law inapplicable 36.32.265 Short-term obligations Ch. 39.50 Solid waste management Salaries and wages direct deposit into financial institutions 41.04.240 comprehensive plan for, adoption 70.95.080 Sidewalks, construction 36.75.240 Sixth class port district dissolution, disposition of funds increase during term, when authorized Const. department of ecology authorized to disburse 53.49.020 70.95.268 Art. 30 § 1 Small works roster payroll deductions to banks, savings banks, Solid waste or recyclable materials disposal credit unions, or savings and loan public works projects 36.32.250 associations authorized, conditions acquisition authority 36.58.010 41.04.245 no smoking law Source separated materials

[RCW Index—page 180] (2008 Ed.)

Special attorneys, employment, contract duration 36.32.200 Special detention facilities authority to build and maintain 70.48.210 fees for cost of housing 70.48.380 Special districts disincorporation of special districts in counties with population of two hundred ten thousand or more Ch. 57.90 Special review districts historical sites tax immunity or exemption, conditions 35.21.755 Sports stadium, See STADIUM, CONVENTION CENTER, AND ARTS FACILITIES Stadium, convention center, and arts facilities Ch. 67.30 Stadium and exhibition center admission tax 36.38.010 parking charges tax 36.38.040 construction agreements and property acquisition 36.102.100 deferral of taxes, procedure 36.102.070 definitions 36.102.010 donated moneys 36.102.090 naming rights, use of revenues 36.102.080 parking charges tax at facility 36.38.040 property acquisition and sale 36.102.110 public stadium authority, powers and duties Ch. 36.102 Standard time, observance and exception 1.20.050 State association of elected county officials, standard uniforms for sheriffs, filing of 36.28.170 State building code enforcement 19.27.050 State cooperation, public highways, improvements 36.75.030 State environmental policy Ch. 43.21C State highways county may fund improvements 36.75.035 State-owned lands lease of agricultural fairs 36.37.150
Northern State Hospital, lands adjacent to 36.37.160 Stock restricted areas, designation procedures 16.24.010, 16.24.020, 16.24.030, 16.24.040, 16.24.050 Stocks or bonds of corporation not to be owned Const. Art. 8 § 7 Storm water control facilities acquisition and development of, authority 36.89.030 assessments, rates, and charges 90.03.500, 90.03.510, 90.03.520, 90.03.525 authority to establish 36.89.030 general obligation election on proposition 36.89.040 issuance 36.89.040 revenue, payment from 36.89.042 revenue 36.89.100 credit to finance Const. Art. 8 § 10 definitions 36.89.010 delinquent charges, lien 36.89.065 delinquent service charges, interest rate alternative 36.89.092 foreclosure procedures, alternative 36.89.094 governmental agencies, participation by 36.89.050 lien of delinquent charges, alternative 36.89.093 participation by other governmental agencies 36.89.050 powers and authority are supplemental 36.89.060, 36.89.062

private business involvement in plan

local solid waste advisory committee to examine 70.95.167

development

purpose 36.89.020 rates and charges 36.89.080 public property subject to 36.89.085, 36 94 145 rates and charges, county imposition in annexed or incorporated areas 36.89.120, 36.94.470 transfer of ownership and operation to other governmental agencies 36.89.050 utility local improvement districts, special assessment authority 36.89.110 Street projects construction or improvements, prerequisite to property development alternative financing methods 35.72.050 may contract with land owner reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 Streets and alleys agreements with cities for planning, construction and maintenance 35.77.020 construction of municipal water and sewer facilities by owners of real estate along county roads 35.91.020 Streets and roads, construction of municipal water and sewer facilities along 35.91.020 Streets projects construction or improvements, prerequisite to property development
may contract with land owner 35.72.010
Subdivision, See PLATTING, SUBDIVISION
AND DEDICATION OF LAND Subdivision of land, planning agencies review 36.70.680 Subterranean water aquifer protection areas purpose 36.36.010 Superior court judges allocation of 2.08.061, 2.08.062, 2.08.063, 2.08.064, 2.08.065 election, assignment, appointment Const. Art. salaries apportionment where in judicial district 2.08.110 payment 2.08.100 serving districts comprising more than one county travel expenses, reimbursement of 2.08.115 visiting judges, expenses of paid by county 2.08.170 Superior courts, See SUPERIOR COURTS governmental construction projects, no security required for building permit issuance 36.32.590 Surface mining, regulation and enforcement Ch. 78.44 Tax on net income prohibited 36.65.030 Tax title land acquisition by cities and towns 35.49.150 chapter as alternative 36.35.070 conveyance to port districts 53.25.050 definition 36.35.020 department of natural resources lands not affected 36.35.080 purpose 36.35.010 trust lands 53.25.060, 53.25.070, 53.25.080 Tax title lands Ch. 36.35 Taxation admissions tax 36.38.010, 36.38.020. 36.38.030 air pollution control 70.94.091 cemetery districts 68.52.290, 68.52.310 cities and towns, off-street parking, in lieu tax payments 35.86A.110 division of, collection and apportionment 36.09.050 exemption of county property from Const. Art. 7 § 1 fire protection districts general levy 52.16.130, 52.16.160 tax levies for 52.16.040

gambling activities authorization, limits 9.46.110 law enforcement purposes 9.46.113 high school levy against nonhigh school districts 28A.545.010, 28A.545.020 horticultural tax 15.08.260, 15.08.270 housing authorities, sums in lieu of 35.83.040 insurance companies, state preemption 48.14.020 levies, review of by state auditor 43.09.265 municipal local improvement assessments, effect 35.49.140 parking charges tax for stadium and exhibition center parking facility 36.38.040 power to assess and collect Const. Art. 11 § 12 property tax county hospitals 36.62.090 county lands assessment fund, limitation 36.33.140 county road fund 36.82.040 county roads and bridges 36.76.120 levy after budget fixed 36.40.090 park and recreation districts, regular levy 36.69.145 park and recreation districts, special levy 36.69.140 property taxes eminent domain in aid of federal or state improvements tax levy to pay costs 8.08.110 refunding bonds, tax levy to meet payments and interest 39.52.035 road district taxes, payment to city street fund 35.02.140 sales tax, See COUNTIES, subtitle Retail sales tax, cities and counties sewerage, water and drainage systems, tax on gross revenues authorized 36.94.160 special stadium sales and use tax 82.14.360 Taxes liability for proportionate share of state Const. Art. 11 § 9 limit Const. Art. 7 § 2 local, legislature not to impose Const. Art. 11 8 12 Taxicab companies cooperative agreements by political subdivisions for joint regulation 81.72.220 local regulatory powers listed 81.72.210
Taxing district relief act Ch. 39.64 Telecommunication device installation for access to emergency services 70.54.180 Telecommunications systems acquisition method for municipalities 39.04.270 Telephones automatic number or location identification, regulation prohibited 36.32.475 Television reception improvement districts, See TELEVISION RECEPTION IMPROVEMENT DISTRICTS Temporary additional tonnage permits for motor vehicles, conditions 46.44.096 Therapeutic courts 26.12.250 Third class prosecuting attorneys, private law practice prohibited, when 36.27.060 Title insurance business, generally Ch. 48.29 Toll facilities, contributions by counties for authorized, financing, reimbursement 47.56.250 Tort claims against Ch. 36.45 bond may not be required of local government entity for any purpose in any case 4.96.050 liability for tortious conduct of officers, employees, and volunteers 4.96.010 payment of damages and defense expenses in action against officer, employee, or volunteer 4.96.041 presentment and filing of claims, requirements 4.96.020 Tourism promotion areas Ch. 35.101 Tourism-related facilities

COUNTIES

Transportation centers, See TRANSPORTATION, subtitle financing Ch. 67.28 violations of license plate or marking requirements 46.08.067 Venereal diseases, See VENEREAL DISEASES Tourist promotion 36.32.450 Transportation centers
Transportation facilities, development, See
PORT DISTRICTS Trade centers, annual service fee, distribution to cities and towns 53.29.030 Venue actions by or against 36.01.050 Trading stamps licenses Ch. 19.83 Transportation improvements, donations of right of way 36.32.510
Transportation projects Veterans indigent veterans and families, assistance Traffic control devices in conformance to state standards 47.36.030 programs Ch. 73.08 meeting places for veterans' organizations, environmental review duty to erect and maintain 47.36.060 collaborative process 36.70A.430 authority to provide 73.04.070 erection and maintenance 47.36.100 intent 36.70A.420 Vital statistics generally Ch. 47.36 Travel expenses charge cards 42.24.115 registrar 70.58.020 stop signs on county roads 47.36.100 Vital statistics, See also VITAL STATISTICS transportation department to furnish at cost Treasurer, See COUNTY TREASURER Volunteer labor, nominal compensation not 47.36.040 deemed salary 49.46.065 Voting precincts, See COUNTIES, subtitle Tuberculósis Traffic infractions hospitals, See COUNTIES, subtitle County parks and recreation rules, violation of 36.68.080 hospitals Elections Twenty-four hour headlight policy on state Warrants recreation districts, violation of rules highways, may request creation by department of transportation 47.04.180 airports 14.08.118 36.69.180 bond issues, interest payment, coupons 36.67.070 Traffic school in Ch. 46.83 Unclaimed property, disposal Ch. 63.40 Underground electric and communication 36.67.070
breaking, when authorized 36.33.090
cancellation after one year 39.56.040
county road fund, used to pay, when 36.82.080
deemed as cash, when 36.33.100
duties of county auditor 36.22.050, 36.22.060,
36.22.070, 36.22.090, 36.22.100
emergencies, payment 36.40.190
interest 36.29.040, 36.29.050
interest rate 39.56.020
lost or destroyed, procedure 39.72.010,
39.72.020 Transfer of property or contracts for use for park and recreational purposes 39.33.060 facilities Transportation contracts 36.88.430 bus service, agreements for under electric and communication utilities authorized, provisions 36.88.440 county road improvement districts law application of general provisions of intergovernmental cooperation 39.34.085 comprehensive plans county transportation authority 36.57.070 county transportation authority 36.88.480 special assessments 36.88.430 acquisition of existing systems 36.57.090 advanced financial support payment from the state 36.57A.150 declaration of public interest 36.88.410 definitions 36.88.420 39.72.020 payment 36.29.060 authorized 36.57.020 bonding power 36.57.090 chairman, appointment 36.57.050 definitions 36.57.010 powers of county relating to 36.88.430 procedure to invest 36.33.080 procedure to convert, notice, objections, hearing, time limitation 36.88.450 purchase from current expense fund 36.33.070 purposes 36.88.410 rate fixed by issuing officer 39.56.030 elements of 36.70.350 recording of underground utility installation, salaries of officers and employees 36.17.040 employee transfers, preservation of benefits filing 36.88.485 tax refund funds breaking warrant, when authorized 36.33.090 36.57.090 special assessments 36.88.430 utility conversion guarantee fund establishment authorized, purpose, deposits, exclusive authority, transfer of existing funds 36.57.080 deemed as cash, when 36.33.100 expenses, contributions by county, cities and towns 36.57.060 investments 36.88.460 procedure to invest 36.33.080 operation 36.88.470 purchase from current expense fund feasibility study, financial support payment 35.58.2712 Underground storage tanks, requirements Ch. 90.76 36.33.070 Washington health care authority, advancements, contributions to, authorized 70.37.110
Waste reduction and recycling authority 36.58.040
Waste treatment plant operators, certification, See WASTE TREATMENT PLANT OPERATORS Unfit dwellings general manager, powers, compensation, appointment, removal 36.57.050 appeal provisions 35.80.030 assessment against real property, repair, removal or demolition costs 35.80.030 labor relations 36.57.090 membership, compensation 36.57.030 powers and duties 36.57.040 complaints contents 35.80.030 notice of hearing 35.80.030 service of 35.80.030 definitions for 35.80.020 special needs transportation 36.57.130 transportation fund, disbursements, contributions 36.57.060 Water companies commission may enter into agreements with county to regulate companies located maintenance plan, state funding 36.56.121 demolition assessment, lien against property within county 80.28.185 municipal transit vehicle, defined 46.04.355 35.80.030 Water conservancy boards, creation and duties municipality, defined 35.58.272 improvement board Ch. 90.80 public transportation benefit areas Water conservation programs creation 35.80.030 advanced financial support payment from the state 36.57A.150 powers of 35.80.030 assistance to water customers 36.94.460 financing 36.94.450 revenue bonds issuance authorized 36.94.450 legislative purpose, declaration of 35.80.010 cities, inclusion requirements, exception 36.57A.040 standards for demolition 35.80.030 Water districts, See WATER-SEWER creation, boundaries 36.57.110 use and occupancy 35.80.030
Uniformity in system of county government to be provided for Const. Art. 11 § 4 DISTRICTS establishment, review by legislative Water pollution control authority 36.57A.030 detergent phosphorus content Ch. 70.95L feasibility study, financial support payment 35.58.2712 Urban forest management project financing, contracts for state aid evergreen communities act Ch. 35.105 special needs transportation 36.57A.180 Utility local improvement districts waste disposal permits 90.48.160, 90.48.162, public transportation improvement Vacancies in office, partisan elective county officers Const. Art. 2 § 15 election to fill, when 42.12.040 90.48.165, 90.48.170, 90.48.180, 90.48.190, 90.48.195, 90.48.200 conferences convening, when and by whom 36.57A.020 Water pollution control facilities and services, public-private transportation initiatives program Ch. 47.46 selection of providers competitive bid law inapplicable 36.32.265 Water systems Vehicle parking authority to operate and collect rentals for regional transportation investment districts Ch. 36.120 parking facilities as a part of a courthouse or combined county-city building facility charges, construction cost notice, recording 65.08.170 unincorporated area service authority, limitations 36.57.100 36.01.080 charges, construction costs payment, release 65.08.180 Transportation, department of, assistance with bond issues 36.76.140

Transportation, See also PUBLIC TRANSPORTATION SYSTEMS revenue bonds, authority to issue 36.67.520 Vehicles county assumption of substandard systems, limited immunity from liability 36.94.480 confidential license plates 46.08.066 marking requirements, exceptions 46.08.065 low income persons, connection charges, Transportation benefit districts remarking of previously marked vehicles waiver 36.94.370 generally Ch. 36.73 46.08.068 municipal water and sewer facilities act

[RCW Index—page 182] (2008 Ed.)

Corporate filings, See CORPORATIONS,

notice, recording 65.08.170 36 21 080 subtitle Filings placement of value of property increased in payment, release 65.08.180 County commissioners construction along county roads 35.91.020 value by construction or alteration on rolls, clerk of 36.32.110 construction by owners of real estate when 36.21.080 County legislative authority proceedings, publication 36.22.020 35.91.020 Assessor's plat, compliance with platting, contracts with owners of real estate subdivision and dedication of land act County transportation authority, receipts, 35.91.020 58.17.050 disbursements records, warrant payment tap-in, connection, hookup fees, charges, Building permits, copy to assessor 19.27.140 36.57.060 waiver, low income persons 36.94.370
Water systems, See also SEWERAGE, WATER
AND DRAINAGE SYSTEMS— Custodian of records 65.04.140 Buildings newly constructed Deeds of trust, reference to master form appraisal 36.21.070 65.08.160 Delivery of instrument or paper after recording 65.04.090 COUNTIES placement on assessment rolls 36.21.080 Watercourses Certifies taxable valuation to air pollution control flood control 36.32.280, 36.32.290 authority 70.94.095 Deputies, acknowledgment of instruments obstruction removal 36.32.290 64.08.010 Deputies regulation of 36.32.280 Description and plan of new or limited access appointment 36.21.011 tree removal 36.32.300 highway recorded by 47.28.025 continuing education requirements for persons Water-sewer districts authorized 57.04.020 assessing real property 36.21.015 qualifications and examination of persons Diking districts signature of petition for formation, when contracts for services to property owners, conditions 57.08.044 85.05.083 assessing real property 36.21.015 District court districting committee member Elective officer, enumeration as 36.16.030 3.38.010 Flood control districts, copies of base assessment map to be filed with 86.09.442 conveyance of land for park and recreation Division of county, duties in regard to 36.09.020, 36.09.035, 36.09.040

Document preservation purposes 57.08.140 Watersheds Mobile homes, transfer of ownership cooperative watershed management 36.01.230, 36.89.130, 36.94.490 county assessor notified, tax payment system modernization, authority to conduct verification 46.12.105 Mosquito control districts, certification of assessed valuation 17.28.310 36.22.160 restoration projects permit processing 36.70.992 Duties enumeration 36.22.010 Weed districts, organization, powers, and duties Official bonds amounts 36.16.050 filing 36.16.060 Ch. 17.04 provide and keep records 65.04.020 Weeds, noxious weed control, See WEEDS Welfare, See PUBLIC ASSISTANCE, subtitle Elections Platting, subdivision and dedication of land, absentee voting Ch. 29A.40 assessor's plat 58.18.010
Public utilities located in another county, assessment 35.21.430, 35.21.440, 35.21.450 assistants County offices Well sealing and decommissioning, authority appointment 36.22.220 qualifications 36.22.230 18.104.043 ballots and other voting forms Ch. 29A.36 Wharves, docks, and landings Ch. 88.24 Schools and school districts, duties concerning Wharves and landings generally, See WHARVES, DOCKS AND canvassing Ch. 29A.60 bond issues, validating indebtedness 28A.535.070 canvassing board member for bond issue elections 39.40.030 PIERS copy of decision affecting school district Whistleblower protection proceedings administrative law judge assignment of judge to conduct proceedings contesting an election Ch. 29A.68 boundary to assessor 28A.645.040 crimes and penalties Ch. 29A.84 COUNTY AUDITORS deputies Abstracts, preparation of 65.04.140 appointment 36.22.220 at request of local government 34.12.038 Acknowledgment of instruments 64.08.010 qualifications 36.22.230 costs for proceedings, allocation of responsibility for 34.12.039 Administrative programs, coordination, generally Ch. 36.47
Alcoholic beverages, local option petition, duties 66.40.040, 66.40.100 disability access voting Ch. 29A.46 elective offices - qualifications, terms, and requirements Ch. 29A.20 filing for office Ch. 29A.24 Witnesses county liability for payment 36.01.060 Workers' compensation generally, definitions Ch. 29A.04 initiative and referendum, state Ch. 29A.72 Archives and records management offenders performing community restitution training 36.22.175 36.16.139 Attorney or lobbyist, prohibition against acting mail ballots Ch. 29A.48 World War II reparations as 36.22.110 municipal employees, redress 41.04.580, 41.04.585, 41.04.590, 41.04.595 nuclear waste site disapproval Ch. 29A.88 Banks, corporate filings, See BANKS AND BANKING, subtitle Filings political parties Ch. 29A.80 polling place elections and poll workers Ch. 29A.44 Youth agencies, participation 35.21.630 Binding site plan 58.17.040 Board of appraisers and adjusters, when member of 36.08.060 appearance of fairness doctrine Ch. 42.36 port district consolidation elections, conditional or special use permits, when certification 53.46.030 precinct and polling place determination and Bond mediation prior to appeal is required 36.32.525, 36.70.678 official accessibility Ch. 29A.16 Zoo and aquarium advisory authority 36.01.180, 36.01.190 amount 36.16.050 primaries and elections Ch. 29A.52 recounts Ch. 29A.64 filing 36.16.060 registrars of titles 65.12.055 redistricting Ch. 29A.76 COUNTIES, ASSOCIATION OF Books for records special circumstances elections Ch. 29A.56 Coordination between counties, payment provide and keep records 65.04.020 vacancies Ch. 29A.28 36.32.350 Budgets voters and registration Ch. 29A.08 County road administration board, members estimation 36.40.030 voters' pamphlets Ch. 29A.32 voting systems Ch. 29A.12 appointed by executive committee of preliminary preparation 36.40.040 36.78.030 Chattel liens, filing notice 60.08.060 Elections, See also ELECTIONS Merger with association of county officials Elections administrators number certified 36.22.220 Cities and towns under 20,000, general 36.47.070 indebtedness bonds, failure to levy tax to pay principal and interest, procedure 35.37.120 Claims against county, audit of 36.22.040 Claims for services, audit of 36.22.080 COUNTY ASSESSORS Elective officer, enumeration as 36.16.030 Administrative programs, coordination, generally Ch. 36.47 Eminent domain by city or town petition for condemnation Claims fund, reimbursement of fund 36.33.065 Annual report to revenue department 36.21.100 service when school, state, or county lands involved 8.12.080 Combination of office with county clerk in Appraisers county with population of less than five continuing education requirements for persons Encumbrances on real property, satisfaction or release, duty concerning 65.04.060 assessing real property 36.21.015 employment 36.21.011 thousand, salary 36.16.032 Commissioners' seal, custodian 36.22.020 Endorsement of time and place of record qualifications and examination of persons Construction liens 65.04.090 Expenditures in excess of budget, liability of assessing real property 36.21.015 claim of lien recording of notice of claim, requirements Assessment rolls officials 36.40.130 mobile home, initial placement 36.21.090 and fee 60.04.111 Federal tax liens

newly constructed property, when placed on

charges, construction costs

COUNTY CLERK

duties concerning 60.68.045	special deputies, authority to appoint	duties
Fees enumeration 36.18.010	46.01.140 subagents, authority to recommend 46.01.140	first and second class districts 28A.350.030 warrants
lien for services of sires, filing fees 60.52.050	Name change orders	drawing and issuing for second class
plats for towns on United States land 58,28,080	filing and recording 36.22.200 Name changes 4.24.130	districts, exceptions 28A.350.040 exceeding budget, personal liability for
recording instruments 65.04.130	Oaths, administration of 36.22.030	28A.350.060
Filings with affecting title to real property in federal court	Official bonds amount 36.16.050	registration all districts 28A.350.010
4.28.325	filing 36.16.060 Orahard and orahard land lions, filing 60.16.020	second class districts 28A.350.020
corporations, See CORPORATIONS, subtitle Filings	Orchard and orchard land liens, filing 60.16.020 Platted land	State auditor, county auditor as ex officio deputy 36.22.140
geological surveys of mining claims, reports	binding site plan 58.17.040	Survey recording, duties 58.09.110
filed with 78.08.072 platting, subdivision and dedication of land	Port districts consolidations, duties in regard to 53.46.005,	Townsites on United States land, filing of plat 58.28.030, 58.28.080
58.17.170, 58.17.190	53.46.030, 53.46.080 formation petition, duties 53.04.020	Transcripts
Uniform Commercial Code, duties, See UNIFORM COMMERCIAL CODE,	Process servers	city harbor lying in two counties, transfer of territory 36.08.090
subtitle Filing	registration 36.22.210 regulation Ch. 18.180	judgment satisfaction or release, duties
Fire protection districts petition, certification 52.02.030	Public disclosure reports	concerning 65.04.060 Visiting judges' expenses 2.08.170
petition, notice of sufficiency 52.02.035	rules regarding handling and access 42.17.375 Public transportation benefit areas	Warrants
Fiscal matters, appropriation, monthly report 36.40.210	powers and duties 36.57A.130	issuance 36.22.050 original claims, retention 36.22.070
Highways	Recording instruments additional fees for certain documents	political subdivisions 36.22.090
description of new or limited access highway recorded by 47.28.025	65.04.048	records 36.22.060 unclaimed, cancellation of 36.22.100
Indexing in accordance with printed or typewritten names on documents 65.04.115	books of plats, manner of keeping 65.04.050 books of records, arrangement 65.04.040	COUNTY CLERK
Intercounty petitions for incorporations Ch.	deeds of trust, master form provisions 65.08.160	Accountability Const. Art. 11 § 5
35.02 Judgments affecting real property, recording	definitions 65.04.015	Administrative programs, coordination, generally Ch. 36.47
notice, effect as 65.04.070	duties of 65.08.150 entries 65.04.080	Adoption
Land office receipts, recording of, effect 65.08.050	entry in wrong records, liability 65.08.140	search for birth parents or children clerk's duty to provide information
Liability	fees 65.04.130 form and content 65.04.045, 65.04.047	regarding sources of assistance 36.23.090
records and recording errors, exception 65.04.110	index, manner of keeping 65.04.050	Adoption statistics data 26.33.280 Bonds, official, determination of amount
school district warrant exceeding budget	liability for errors in, exception 65.04.110 master form, mortgage or deeds of trust	36.23.020
28A.350.060 Liens, satisfaction or release, duty concerning	provisions 65.08.160	Books to be kept 36.23.030 Child support payments, disposition 36.48.090
65.04.060	methods of recording 65.04.040 mortgages, master form provision, reference	Clerk of superior court, ex officio Const. Art. 4 §
Lis pendens, deed of trust, foreclosure, effect 61.24.040	to 65.08.160 names appearing on records to be printed or	26 Combined with county auditor in county with
Logging liens, recording and indexing 60.24.075 Manufactured homes	typewritten 65.04.115	population of less than five thousand, salary 36.16.032
elimination of title	public inspection 65.04.140 surcharge	County with population of less than five
notice to county assessor 65.20.120 Marriage certificate	affordable housing for all 36.22.178	thousand, office combined with county auditor 36.16.032
family law handbook 2.56.180	local government archives and records management 36.22.175	Court exhibits, reporter's notes, unopened
Marriage certificates 26.04.100 Marriage licenses	local homeless housing and assistance	depositions, destruction, sheriff's disposal, or preservation 36.23.070
disclosure 26.04.175	36.22.179 surcharge for prosecution of mortgage lending	Duties
issuance 26.04.140 preservation of license applications 26.04.105	fraud deeds of trust 36.22.181	legislature to provide Const. Art. 11 § 5 Election of Const. Art. 11 § 5
waiting period, notice 26.04.180	Recording of documents	Elective officer, enumeration as 36.16.030
Master form, deeds of trust and mortgage provisions, recording of, recording	approved processes 65.04.030 Recording officer	Fees, enumeration and distribution 36.18.012, 36.18.014, 36.18.016, 36.18.018, 36.18.020
instruments containing provision of by	designation 36.18.005, 65.08.060	Filings with
reference to 65.08.160 Medical service liens, recording 60.44.030	document recording approved processes 65.04.030	official bonds 36.16.060 Funds
Metropolitan municipal corporations elections,	Records	clerk's trust fund
duties 35.58.090 Mining claims 78.08.040	liability for errors in 65.08.140 public highways, informalities, effect	deposits, interest, and investments 36.48.090 deposit 36.48.080
Mining surveys	36.75.100	Legal financial obligations
filing with 78.06.020 forwarding to department of natural resources	Registrars of titles bond for 65.12.055	collection and distribution 2.56.190 report on collections 36.23.100
78.06.030 Mobile home or park model trailer movement	designation as 65.12.050	Office, location 36.23.080
permits	fee, salary 65.12.800 Reports, monthly 36.40.210	Official bonds amount 36.16.050
property tax payment certificate 46.44.170	Retirement, duties upon 36.22.150	filing 36.16.060
Mortgages cancellation order 61.16.030	Salaries of judges of superior court apportionment to counties in judicial district	Partition proceedings, See PARTITION Records
reference to master form 65.08.160 satisfaction or release, duty concerning	2.08.110 payment 2.08.100	to be kept 36.23.030
65.04.060	Salary fund, reimbursement of fund 36.33.060	custody and delivery of 36.23.040 destruction and reproduction of 36.23.065
Motor vehicle licensing agent of director of licensing, auditor as	Savings and loan associations filings, See SAVINGS AND LOAN ASSOCIATIONS,	Superior court clerk ex officio Const. Art. 4 § 26
46.01.130, 46.01.140	subtitle Filings	Visiting judges, expense certificate 2.08.170
records, destruction, time for 46.01.270 registration renewals, auditor to process mail-	School districts officials signatures filed with 28A,400.020	COUNTY COMMISSIONERS (See also COUNTY LEGISLATIVE
in renewals 46.01.230	Schools and school districts	AUTHORITY)

[RCW Index—page 184] (2008 Ed.)

board of review to review plan, county

Air pollution control, representation on County seat removal notices 36.12.070 Joint ferries between counties, refusal to act, authorities and councils 70.94.100, Court commissioner's salary fixed by 2.24.030 impeachment 36.54.070 Defined 36.32.005 Land surveys authority for 36.32.370 70.94.240 Annexation, boundary review board powers Diking, drainage, sewerage improvement supersede powers of Ch. 35.13, 36.93.220 record of 36.32.380 Legal aid 2.50.160 districts, filing property roll with 85.15.030 Auctioneer's licensing, powers in regard to 36.71.070, 36.71.080 Diking and drainage districts reorganization—1917 act, powers in regard to 85.20.140, 85.20.150 declaration of necessity, resolution by Bailiff's compensation set by 2.32.360 2.50.040 os.20.130, 33.20.130
reorganization—1933 act, powers in regard to 85.22.130, 85.22.140
Diking districts, See DIKING AND DRAINAGE, subtitle Diking districts Board of Libraries, duties of commissioners Ch. 27.12 appeals from, procedure 36.32.330 Licenses, auctioneers 36.71.070, 36.71.080 attorneys, special employment of, contract duration 36.32.200 Metropolitan municipal corporations, effect upon Ch. 35.58 Mineral and petroleum leases on county land, duties Ch. 78.16 Mining shafts, abandonment, safeguarding, duties 78.12.060 powers 36.32.100 division of county into 36.32.020 clerk nomination of candidates 36.32.040 duties 36.32.110 Economic opportunity act of 1964, powers and Navigable waters, sale and use by diking districts, duties 85.05.082 temporary 36.22.120 duties 36.32.410 coordination between counties Election of commissioners 36.32.040, 36.32.050 authority for 36.32.340 legislature to provide Const. Art. 11 § 5 Official bonds conventions 36.32.360 amount 36.16.050 Elections amount 36.16.050 filing 36.16.060 Official controls, plans and planning 36.70.600, 36.70.610, 36.70.620, 36.70.630, 36.70.640, 36.70.650, 36.70.660 county airport district board, governing body of 14.08.300 canvassing board for bond issue elections, member of 39.40.030 established 36.32.010 exception for 36.16.010 Elective officers, enumeration as 36.16.030 meetings regular 36.32.080 special 36.32.090 Official seal, counties 36.16.050 Parks, may designate name of 36.32.430 Emergencies nondebatable 36.40.180, 36.40.190 Planning agencies, special referral matters 36.70.510 subject to hearing court review 36.40.170 postponement of action, when 36.32.130 records Plans and planning mutilated, transcribing order of commissioners 36.40.140 certification by county auditor 36.32.160 approval or change 36.70.440 payment 36.40.190 suspension of order 36.40.160 preservation of originals 36.32.170 initiation or change 36.70.430 when authorized 36.32.150 taxpayer's right of review 36.40.150 referral to 36.70.420 proceedings 36.32.140 transcript of proceedings as prima facie Employee safety award programs 36.32.460 Port districts Employees, employment by, additional authority budgets, filing 53.35.040 evidence 5.44.070 36.32.440 consolidation, no active port commission vacancies, filling of, procedure 36.32.070 Expenditures in excess of budget, liability of 53.46.050 Bonds, official 36.32.060 officials 36.40.130 dissolution, no active port commission Bridges, franchises on, duties, generally Ch. emergencies, nondebatable 36.40.180, 36.55 36.40.190 industrial development districts, trust lands 53.25.060, 53.25.070, 53.25.080 Building codes, authority to adopt 36.43.010 Ferries Cities and towns joint ferries between counties, refusal to act, Powers and duties 36.32.120 annexation of unincorporated areas, duties Ch. impeachment 36.54.070 Public defender system, election to establish regulation of rates 36.53.080, 36.53.090 36.26.030 Fire protection districts Public hospital districts, generally Ch. 70.44 drawbridge erection hearing for formation 52.02.060 notification 35.74.020 Public utility districts Fire regulations, authority to adopt 36.43.010 Fish and wildlife land, withdrawal of state land from lease 77.12.370 width of draw determination 35.74.030 boundaries 54.12.010 five commissioner districts, division 54.40.060, 54.40.070

Public works and purchases competitive bidding exemptions 36.32.270 purchasing agent 36.32.260 Clerk duties 36.22.010, 36.32.110 Five-member board temporary 36.22.120 division of county into districts, procedure 36.32.0552 Compensation extra services 36.32.310 new positions how filled 36.32.0552 Public works contractor's bond, liability for failure to take 39.08.015 legislature to provide, delegate Const. Art. 11 § 5 Comprehensive plans Reports to first class school district accounts terms of initially elected commissioners approval or change 36.70.440 36.32.0554 28A.330.090 Revenue bonds, issuance of, legislative authority duties 36.67.510, 36.67.520, 36.67.530, 36.67.540, 36.67.550, 36.67.560, 36.67.570 initiation or change 36.70.430 nomination by district, election by vote of entire county 36.32.0556 procedure to authorize 36.32.055 referral to 36.70.420 Continuity of government in event of enemy quorum 36.32.0556 attack, succession to office of county River and harbor improvement districts Ch. terms of office 36.32.0556 commissioner 42.14.040 Conventions, authority for 36.32.360 vacancies, filling of, procedure 36.32.0558 Road and bridge construction, estimates of Coroner's account, audit 36.24.180 Fixing of county population, census as basis expenditures, budget law 36.40.020 County assets inventory 36.32.210 Flood control districts—1937 act closing of or restricting traffic on Ch. 47.48 franchises on, generally Ch. 36.55 Rule-making authority, exclusions 36.32.125 County election reserve fund, creation and use bonds, commissioners to cause assessments 36.33.200 for payment of, when 86.09.619 treasurer ex officio, duties 86.09.322 Flood control duties 36.32.280, 36.32.290 Salaries and wages extra services 36.32.310 County hospitals powers in regard to 36.62.010 County road districts salary commissions 36.17.024 Sewer districts, See WATER-SEWER Flood control zones, county wide districts, formation 36.75.060 reports 36.75.060 authority of board generally 86.15.025 Health districts, generally Ch. 70.46 Indigent persons, disposal of remains 36.39.030 DISTRICTS County road fund, use for city streets 35.77.030 Sewerage, water and drainage systems Insurance, liability insurance against claims against for personal or bodily injury arising out of an official act authorized 36.16.136 adoption, amendment or rejection of general plan 36.94.090 County road improvement districts, generally Ch. 36.88 adoption of rules and regulations 36.94.130 general plan, filing 36.94.080 County roads establishment procedure, generally Ch. 36.81 Intercounty petitions for incorporation Ch. 35.02 rates and charges, fixing of, factors to be considered 36.94.140 limited access facilities, commissioners' Inventory of county assets, duty 36.32.210 powers and duties relating to Ch. 47.52 Irrigation districts County roads and bridges, additional powers in regard to 36.75.040
County roads and bridges, See also COUNTY division, duty of 87.04.030 Sewerage, water and drainage systems, See also SEWERAGE, WATER AND DRAINAGE SYSTEMS—COUNTIES joint control, formation 87.80.040 organization 87.03.020 ROADS AND BRIDGES, subtitle County Irrigation districts, See also IRRIGATION State limited access facility through county,

DISTRICTS

commissioners

tax levy collection 52.16.040 commissioners to appoint members Property tax Fiscal matters, county roads and bridges budget, preparation of 36.82.160

Jail labor, reduction of fines and costs for ratesetting authority 10.82.030 excess levies authorized 36.60.040 47.52.150 Tax levy, county land assessment fund 36.33.120 Revenue bonds limitations, terms 36.60.060 State aid 36.60.030 Terms of office 36.32.030 Town boundaries uncertain, duty in regard to 35.27.040 Justice and inferior courts act of 1961 Treasurer 36.60.010 Traffic school of city or town and county, validation of prior action and organization COUNTY ROAD ADMINISTRATION commissioner's powers and duties relating 3.74.940 **BOARD** to Ch. 46.83 Leases Board, defined 36.78.010 Underground storage of natural gas, lease of competitive bids, procedure 36.32.253 Certificates of good practice conditional certificate 36.78.100 county property for 80.40.070
Uniform state standard of traffic devices, copy of Libraries, duties of authority Ch. 27.12 Local law and justice plan 36.28A.020 issuance, effect 36.78.090 Chair, election 36.78.050 Meetings regular 36.32.080 special 36.32.090 to be furnished to 47.36.030 Vacancies in legislature, partisan county elective Composition 36.78.040 office, how filled Const. Art. 2 § 15 County road engineer, employment of 36.78.080 County road executive director 36.78.060 Created 36.78.030 Vacancies in township, precinct, and road district offices filled by Const. Art. 11 § 6
Water districts, See WATER-SEWER Official county newspaper designation of 36.72.071 duties as to 36.72.075 Day labor construction budgets, standards, violations 36.77.065
Duties 36.78.070 Port districts Watercourses, regulation and control 36.32.280, 36.32.290, 36.32.300 formation resolution 53.04.020 Powers and duties 36.32.120 Proceedings, publication 36.22.020 county road and bridges budget, duties **COUNTY CORONERS (See CORONERS)** relating to 36.82.160 Prosecuting attorney, duties 36.27.020 Public auction sales, legislative authority to determine where held 36.16.140 COUNTY COURTS (See SUPERIOR COURTS) records to be kept by the county road engineer, duties related to 36.80.060 Expenses of, how paid 36.78.110 Meetings 36.78.050 Public works **COUNTY FAIRS (See AGRICULTURAL** contract awarding procedure 36.32.250 small works roster process 36.32.250 FAIRS) appointment 36.78.030 qualification 36.78.040 COUNTY FERRY DISTRICTS Public works and purchases competitive bids 36.32.240, 36.32.245 contract awarding procedure 36.32.240 purchasing department 36.32.240 Budget of fund requirements 36.54.150 Dissolution 36.54.190 reimbursement of for expenses 36.78.080 terms 36.78.030 General indebtedness, bond issuance 36.54.135 Powers, governing body 36.54.110, 36.54.120 vacancies, filling of 36.78.030 recycled materials, preferential purchase of Tax levy 36.54.130 Model maintenance management system 36.32.245 Tax levy, excess 36.54.140 36.78.121 Salaries Tax levy, general property 36.54.160 Reports 36.78.070 ratification of pre-election adjustments Treasurer, ferry district fund 36.54.170 Rules and regulations 36.78.050 Rural arterial program, See RURAL ARTERIAL PROGRAM 36.40.205 Utilities and transportation commission, not subject to 36.54.180 Salary schedule, authority to establish 36.17.020 Water districts, See WATER-SEWER COUNTY HOSPITALS (See COUNTIES, Standards of good practice, defined 36.78.020 DISTRICTS subtitle County hospitals) COUNTY ROADS AND BRIDGES COUNTY OFFICIALS, ASSOCIATION OF COUNTY LEGISLATIVE AUTHORITY (See also COUNTY COMMISSIONERS) Airspace, rent or lease of, power of county Coordinating agency costs and expenses 36.47.040 commissioners, limitation on 36.75.040 Alignment of county road may be revised for purposes of limited access highways 47.52.020 county administrative program 36.47.030 Financial records, audit 36.47.060 Assumption of rights, powers, functions and obligations of metropolitan municipal corporation by class AA or class A counties, duties as to 36.56.020, 36.56.030, 36.56.040 Assumption of rights, powers, functions and Merger with association of counties 36.47.070 Approaches 36.75.130 Sheriffs' uniforms, filing description of standard uniforms 36.28.170 Bicycle paths, lanes, routes or roadways, construction of, standards 36.75.240 obligations of metropolitan municipal COUNTY PUBLIC TRANSPORTATION AUTHORITY (See COUNTIES, subtitle Billboards and signs, railroad grade crossings, regulation of 36.86.100 corporation by county with population of two hundred ten thousand or more, duties as Transportation, county transportation authority; PUBLIC TRANSPORTATION SYSTEMS, Bond issues to 36.56.010 act of 1913 Cities and towns authority for 36.76.080 city assistance 36.76.110 incorporation Ch. 35.02 subtitle County transportation authority) Coordination between counties election state association of counties 36.32.350 COUNTY RAIL DISTRICTS ballots for 36.76.090 notice 36.76.100 procedure 36.76.090 requirement 36.76.080 County census, authorized 36.13.020 Alternative method of establishment, Court commissioners modification, or dissolution number in county to be determined by authority 2.24.010 assumption of outstanding indebtedness 36.60.140 proceeds, disposition of 36.76.110 Dispute resolution centers determination of county legislative authority surcharge on filing fees in district court and small claims actions taxes to pay principal and interest 36.76.120 36.60.130 transportation, department of, county assistance 36.76.140 petition 36.60.110 authority to impose to fund 7.75.035 public hearing 36.60.120 Authority to provide rail service 36.60.030 Boundaries 36.60.010 District court districting committee, membership consolidated road improvement districts 3.38.010 36.88.375 county road fund, payment of 36.82.080 District court judges Dissolution additional positions, approval by county legislative authority required 3.34.025 request for change in number, procedure 3.34.020 notice and hearing 36.60.020 Boundary crossings Election 36.60.020 bridges Electors 36.60.010 county commissioners' initiation 36.75.170 county commissioners initiation county roads 36.75.170 engineer's report 36.75.190 freeholders' initiation 36.75.180 streams 36.75.160 Eminent domain 36.60.070 Fire protection districts Establishment 36.60.010 action on petition to form 52.02.070 annexation of territory petition method, action on 52.04.051 notice and hearing 36.60.020
Excess property tax levies authorized 36.60.040
Extraterritorial rail services
authority 36.60.010 county roads, bridges across 36.75.170, 36.75.180 annexation of territory, procedure 52.04.011 district name, change by resolution of authority 52.30.060 General obligation bonds 36.60.040, 36.60.050 Hearing 36.60.020 roads acquisition of land outside county 36.75.230 elections, declaration of results 52.02.110 Interlocal cooperation agreements 36.60.030 connecting road across third county 36.75.220 formation and organization calling of election 52.02.070 Modification notice and hearing 36.60.020 maintenance 36.75.210 streams, bridges across 36.75.160 merger of part of district with another district, Notice 36.60.020 duties 52.06.090 Powers 36.60.010 Boundary of city is county road

[RCW Index—page 186] (2008 Ed.)

city to maintain road 36.75.203	use, authorized, standards 36.82.145	construction or improvement, supervision
Bridges	bond issues, payment of 36.82.080	36.88.320
boundary roads, power to erect over 36.75.170 boundary streams, power to erect over	city streets bridges 36.75.200	costs and expenses credit or reduction of assessments 36.88.305
36.75.160	construction and repair moneys paid into	costs and expenses, what included 36.88.330
city streets, county road funds for 36.75.200	47.24.050	creation, resolution for 36.88.060
county commissioners' resolution for 36.75.170	use of for city streets 35.77.030 construction and maintenance of roads	credits for other assessments 36.88.076 eminent domain, power of 36.88.310
freeholders' petition for 36.75.180	36.81.090	foreclosed property
Budgets, See COUNTY ROADS AND	county road improvement districts	holding in trust 36.88.170
BRIDGES, subtitle Fiscal matters	maintenance expenses 36.88.350	sale or lease of 36.88.180
Canals and ditches, road improvement districts assessments and benefits 36.88.380	participation, extent 36.88.340 court actions, use for 36.75.120	formation, alternative method 36.88.065 formation, initiation
authority for 36.88.015	creation and deposits to 36.82.010	how 36.88.020
construction, joint, authority 36.64.060	directional signs, paid from 47.36.040	notice to contain statement that assessments
installation of 36.88.400 maintenance expenses 36.88.350	ditch maintenance agreement with conservation district 36.82.075	may vary from estimates 36.88.035 petition
rights of entry 36.88.390	expenditure from	hearing 36.88.060
City streets	estimates of expenditures 36.40.020	procedure 36.88.050
bridges on, use of county road funds 36.75.200	limitation upon 36.82.020 federal reimbursement 36.82.060	resolution of election 36.88.040
extension of county road, when 36.75.205	fines for violations	procedure 36.88.030
Classification, federal functional classification	disposition to 36.82.210	frontage units, defined 36.88.010
system application 36.86.070	forest reserve funds	funds
Closure of or restriction of traffic on authorized, procedure Ch. 47.48	distribution, procedure 28A.520.010 forest roads, maintenance 36.82.140	county road fund, extent of participation 36.88.340
Columbia basin project, establishment by plat	illegal use of, procedure to correct 47.08.100	guaranty fund for bonds
36.81.140	motor vehicle fund	transfer of assets to county general fund
Compensation to county, persons benefiting may be required to 36.87.110	use of receipts from 36.82.050 warrants in anticipation of, payment	36.88.235 warrants on 36.88.330
Comprehensive transportation program	36.82.090	transportation department to approve
preparation for ensuing six-year period	proceeds from sale of road building material	resolution for 47.08.080
36.81.121 Comprehensive transportation program plan	36.82.120 purposes authorized for use 36.82.070	hearings 36.88.060, 36.88.062 improvement bonds 36.88.220, 36.88.230
to conform to comprehensive plan 36.81.121	sidewalks and pedestrian paths, expenditures	assessments
Condemnation for	for 36.75.240	effect on 36.88.260
aviation site 36.85.020 public land 36.85.030	tax levy for, limitation 36.82.040	notice of 36.88.270 authorization 36.88.190
rights-of-way 36.85.010	toll facilities, use of for county participation 47.56.250	bond owner's remedies 36.88.250
Conservation districts	warrants	form and contents 36.88.200
ditch maintenance agreement, county road funds 36.82.075	anticipation of motor vehicle funds, payment	payment
Consolidated road improvement districts	of 36.82.090 payment of 36.82.080	cash 36.88.270 installments 36.88.260
bond issuance authority 36.88.375	County road improvement districts	unpaid installments 36.88.280
Construction bids	AA and A class counties	proceeds 36.88.210
call for 36.77.020	authority to create 36.88.010 additional purposes 36.88.015	repayment, restriction to special funds 36.88.240
deposits to accompany 36.77.030	arrangements with public agencies and private	sale 36.88.210
opening procedure 36.77.030	utilities 36.88.340	signatures 36.88.200
contract awarding 36.77.040	assessment reimbursement accounts 36.88.078	limitation of actions 36.88.290 maintenance, expenses borne by county road
contractor's bond 36.77.040	assessments	fund 36.88.350
day labor	appeals of 36.88.100	method of assessment 36.88.080
electrical jobs, maximum annual amount 36.77.065	assessment rolls conclusive effect 36.88.110	selection of 36.88.060 number of frontage units required 36.88.010
maximum annual amounts, determination	objections 36.88.090	organizational costs, expenses 36.88.300
36.77.065	canals and ditches, safeguarding 36.88.380	preformation expenditures 36.88.074
publication of information 36.77.070 estimates by county commissioners 36.40.020	collection, county treasurer's duties 36.88.130	property acquisition, power of 36.88.310 refunding bonds, limitations 36.88.295
maps, plans, and specifications 36.77.010	credit or reduction 36.88.305	resolution creating district and ordering
plans and planning for 36.81.130	fund for 36.88.160	improvement 36.88.060
standards, minimum 36.86.020, 36.86.030 County commissioners	hearings 36.88.095 improvement bonds, effect on 36.88.260,	resolution to initiate formation balloting on 36.88.030
bridges	36.88.270	contents 36.88.030
boundary streams 36.75.160	lien on property	notice 36.88.030
county roads 36.75.170 employment of county engineer 36.75.040	foreclosure 36.88.140 superiority 36.88.120	publication 36.88.030 roads, drainage, bridges, culverts, sidewalks,
powers in regard to 36.75.040	payment	curbs and gutters 36.88.010
report, secretary of transportation 36.75.260	record of 36.88.150	signatures, determining sufficiency of
vacation of roads, generally Ch. 36.87 County engineer, defined 36.75.010	payment penalties for delinquency 36.88.140 preliminary determination 36.88.070	36.88.370 street and road lighting systems 36.88.015
County legislative authority	property included within 36.88.080	sufficiency of petitions, ballots, or objections
agents of the state 36.75.020	public lands, procedure 36.88.360	36.88.370
County road administration board, See COUNTY ROAD ADMINISTRATION	reassessments 36.88.110 authorization for 36.88.010, 36.88.015	treasurer of, county treasurer as 36.88.130 underground electric and communication
BOARD	canals and ditches, safeguarding	facilities, special assessments for 36.88.430
County road districts	assessments and benefits 36.88.380	waiver of protests 36.88.072
authority for 36.75.060 community revitalization financing 36.75.065	authority for 36.88.015 installation of 36.88.400	warrants, issuance and payment 36.88.330 Crushed rock, gravel, and other road building
County road executive director 36.78.060	maintenance expenses 36.88.350	material
County road fund	right of entry 36.88.390	equipment to extract, purchase of 36.82.100
bicycle paths, lanes, routes and roadways expenditures for 36.75.240	consolidated road improvement districts bond issuance authority 36.88.375	placing on roads, contribution and payment for
5penantares for 50.75.270	cond issuance additing 50.00.575	101

COUNTY ROADS AND BRIDGES

standards 36.82.110	Improvement districts, See COUNTY ROADS	Private roads or driveways, defined 36.75.010
proceeds from sale of 36.82.120	AND BRIDGES, subtitle County road	Railroad, defined 36.75.010
surplus sales, limitations 36.82.100 Day labor	improvement districts Improvements	Railroad crossings obstructions, removal 36.86.100
publication of information 36.77.070	street abutters	street railways 81.64.030
Definitions 36.75.010	county may provide materials 36.75.255	Range areas, posting of signs 16.24.060
Department of, director, defined 36.75.010	Intersections and entrances	Right of way
Design standards committee, duties concerning	coating or discoloring 36.86.060 oil, restriction on use at 36.86.060	standard width 36.86.010 Rights-of-way
43.32.020 Dikes, roads on or over	Jurisdictional transfers	acquisition 36.85.010
authority for 36.81.100	transportation improvement board to receive	condemnation 36.85.010
condemnation for 36.81.110	petitions requesting changes in state	federal grants over public lands
Diking and drainage benefits, payments to	highway system 47.26.167 Lease of lands for improvements or airspace	acceptances 36.85.030 ratification of prior acceptances 36.85.040
districts 85.07.040, 85.07.050	above or below, authority, limitation	freeholder petitioners, acquisition by
Diking and drainage districts, contributions, for benefits 85.24.240	36.75.040	36.81.030
Director, defined 36.75.010	Limited access facilities, county roads and	logs dumped on, confiscation and removal
Electric transmission lines 80.32.010	bridges as, See HIGHWAYS, subtitle Limited access facilities	36.86.090 standard width 36.86.030
Eminent domain, against, railroads and canal	Logs dumped on right-of-way, confiscation and	toll bridges and related facilities,
companies 81.36.010 Eminent domain, for	removal 36.86.090	compensation 47.56.100, 47.56.110
aviation site 36.85.020	Machinery, equipment and supplies	Road engineer
public land 36.85.030	centralized storage 36.75.280 Machinery, equipment and supplies, See also	authority for 36.75.050 bond 36.80.020
right-of-way 36.85.010	COUNTY ROADS AND BRIDGES,	bridges across boundaries, report 36.75.190
Equipment and materials	subtitle Equipment and materials	county with population of eight thousand or
centralized storage 36.75.280 extraction equipment, purchase of 36.82.100	Maintenance	more 36.80.010
sale of surplus 36.82.100	model maintenance management system 36.78.121	duties 36.80.030 employment of 36.80.010
Establishment	plans and planning for 36.81.130	maintenance, supervision of 36.80.030,
engineer's report	supervision by county road engineer	36.80.070
contents 36.81.050 expense of proceedings 36.81.090	36.80.030	office at county seat 36.80.015
hearing 36.81.080	supervision of county road engineer 36.80.070 Material for building, See COUNTY ROADS	plans and planning annual procedure 36.81.130
maps, notes and profiles to be filed	AND BRIDGES, subtitle Crushed rock,	plans and specifications, preparation of
36.81.060	gravel, and other road building material	36.80.070
notice of hearing on 36.81.070	Maximum speed limits 46.61.400	qualifications 36.80.020
freeholders' petition action on 36.81.040	Motor vehicle fund anticipation warrants, use of county road fund	records cost-audit examination 36.80.080
bond 36.81.020	36.82.090	expenditures 36.80.060
deeds and waivers 36.81.030	audit of county road engineer's records	highway plat book 36.80.050
signatures necessary 36.81.020	36.80.080	numbering of projects 36.80.030
plans and planning for 36.81.130	deposit in county road fund 36.82.060 maintenance of county roads 36.75.250	public examination 36.80.015 recording and filing 36.80.040
resolution of county commissioners 36.81.010 Expenses for, acquisition and maintenance,	Needs data to be supplied to transportation	report on establishment of road
county road fund, use of 36.81.090	department 47.01.240	content 36.81.050
Fiscal matters	Not to be maintained or improved by	maps, notes and profiles to be filed
road budget	transportation department as temporary route of new highway or extension 47.04.100	36.81.060 true location of roads, survey to determine
filing 36.82.170 preliminary supplement	Obstructing or interfering with a public nuisance,	36.75.110
adoption 36.82.200	penalty 9.66.010	vacation of roads, report 36.87.040
authority for 36.82.180	Open spaces	Roads
hearing 36.82.200	acquisition and development of open spaces, authority 36.89.030	bicycle paths, lanes, routes and roadways, standards 36.75.240
notice of hearing 36.82.190	authority to establish 36.89.030	boundary crossings maintenance 36.75.210
preparation of 36.82.160 Forest reserve funds	bonds, general obligation	bridges over, powers regarding 36.75.170
distribution, procedure 28A.520.010	election on proposition 36.89.040	city streets as extension, when 36.75.205
Forest roads, maintenance of 36.82.140	issuance 36.89.040 definitions 36.89.010	connecting between two counties, crossing segment of third county 36.75.220
Franchises on 36.55.010, 36.55.020, 36.55.030,	governmental agencies, participation by	defined 36.75.010
36.55.040, 36.55.050, 36.55.060, 36.55.070, 36.55.080	36.89.050	highway purposes 47.04.010, 47.04.020
electric franchises and rights of way on county	participation by other governmental agencies	motor vehicle law purposes 46.04.150
roads 80.32.010	36.89.050 powers and authority are supplemental	highways abandoned state highway, deemed as
limited access facility or joint governmental	36.89.060, 36.89.062	36.75.090
facility 47.52.090	purpose 36.89.020	used for ten years, deemed as 36.75.080
pipelines, authority 36.55.010 railways, authority 36.55.020	transfer of ownership and operation to other	worked for seven years, deemed as
records of 36.55.080	governmental agencies 36.89.050 Ordinances	36.75.070 location, true
tramroads, authority 36.55.020	classification of county roads	action to determine 36.75.120
validation 36.55.070	according to public expenditures made	county commissioners, duties 36.75.110,
wirelines, authority 36.55.010 Funds, See COUNTY ROADS AND BRIDGES,	36.87.100 where no public expenditures have been	36.75.120 county road engineer, duties 36.75.110
subtitle County road fund; COUNTY	made 36.87.110	survey to determine, content of 36.75.110
ROADS AND BRIDGES, subtitle Motor	Pedestrian, defined 36.75.010	maintenance, neglect of, intervention by state
vehicle fund	Penalty for violations 36.75.290	36.75.250
Government survey corners, monuments at, protection of 36.86.050	Plans and planning bicycle paths, included in annual revisions	sidewalks along, standards 36.75.240 small works roster process, when used
Highway commission, defined 36.75.010	36.81.122	36.77.075
Highway department, defined 36.75.010	establishment, construction, and maintenance,	state intervention, maintenance neglected,
Highway plat book, county engineer, keeping	county road engineer's duties 36.81.130	payment 36.75.250
36.80.050 Highways, defined 36.75.010	Primitive roads requirements for classification 36.75.300	traffic devices for, generally Ch. 47.36 vacation
٥ ٠٠٠٠٠		

[RCW Index—page 188] (2008 Ed.)

Election, legislature to provide for Const. Art. 11

47.26.325, 47.26.330 36.87.140Roadway, defined 36.75.010 Elective officer, enumeration as 36.16.030 comprehensive transportation program Rural arterial program, See RURAL ARTERIAL PROGRAM 36.81.121 Employees disqualification of person convicted of long-range arterial construction plans Service districts 47.26.170 embezzlement or theft 9.96A.020 Urban arterial construction, See also HIGHWAYS, subtitle Urban arterial bonds 36.83.030, 36.83.040, 36.83.060, 36.83.070 enumeration of 36.18.045 special assessments 36.83.050 construction handling, collecting, dispersing, and boundaries 36.83.020 accounting for special assessments, fees, classification of roads rates, or charges 36.29.180 commissioners, appointment and powers according to public expenditures 36.87.100 when no public expenditures 36.87.110 36.83.100 service fee for investment, reinvestment of school funds 28A.320.320 Fees, See also COUNTIES, subtitle Fees of eminent domain 36.83.090 compensation of county establishment, dissolution, or modification amount of compensation required, costs included, payment 36.87.120 county officers 36.83.020 Fines, penalties, forfeitures, and costs gifts, grants, donations 36.83.080 condition precedent to vacation, when 36.87.100, 36.87.110 disposition 10.82.070 governing body 36.83.010 hearings 36.83.020 Fire protection districts county may require from persons benefiting 36.87.100 benefit charges levies authorized 36.83.030, 36.83.040 reimbursement of county for administration local improvement district expense of proceedings 36.87.070 freeholders' petition for action on 36.87.030 frontage owners' petition for bond 36.87.020 and collection expenses 52.18.040 financial agent, duty 52.16.010 authorized 36.83.050 local service district fund 36.83.140 funds created 52.16.020
First class school district warrants, duties relating ownership of improvements 36.83.130 powers 36.83.010 to 28A.330.080 property taxes
excess levy authorized 36.83.030, 36.83.040 Fiscal agent for local government units resolution of intention 36.87.010 39.46.030 retention of easement for public utilities referendum and election to retain Funds, See COUNTIES, subtitle Funds
Health department pooling funds 70.08.080
Health districts, handling of funds 70.46.080 36.87.140 commissioners 36.83.110 road engineer's report removal of commissioners 36.83.120 content 36.87.040 hearing 36.87.060 special assessment bonds 36.83.050 Investment of state or county funds, selection of utility local improvement district notice of hearing 36.87.050 public depositary, authorized investments authorized 36.83.050 36.29.020 Shoulder driving, permitted, when 46.61.428 Sidewalk, defined 36.75.010 abutting bodies of water 36.87.130 Irrigation districts unopened for five years 36.87.090 bond issues, registry of 87.22.175 Sidewalks and paths, construction of, standards 36.75.240 collection of assessments 87.03.440 vote required 36.87.080 Vehicles authorized, type and weight, limitation defined 87.03.438 Signs, signals, and guideposts, standards for delinquency list, when not collection agent 36.86.040 87.03.272 COUNTY RURAL LIBRARY DISTRICTS Speed limits joint control, control fund 87.80.190, established by secretary of transportation, (See LIBRARIES) 87.80.200 when 46.61.415 COUNTY TREASURER monthly statement of receipts 87.03.272 Standards Accountability, legislature to prescribe Const. Misappropriation of funds 42.20.090 adopted county standard 36.75.020 Art. 11 § 5 Moneys custodian of, fee 36.29.020 amendments to 36.86.030 Administrative programs, coordination, construction, minimum 36.86.020 Mosquito control districts, duties 17.28.258 Motor vehicle license fees and fuel tax, generally Ch. 36.47 design standards Bond issue registration classification federal functional system treasurer's duties relating to 46.68.080 Office, location 36.29.170 designation of fiscal agent 39.44.130 36 86 070 Bond issues, school districts for, treasurer's construction and reconstruction 36.86.080 Official bonds amount 36.16.050 duties right of way, widths 36.86.010 expenses paid 28A.530.060 signs, signals, and guideposts, uniform color, design, etc. 36.86.040 Claims fund, reimbursement of fund 36.33.065 county depositaries, effect 36.48.050 filing 36.16.060 Compensation, legislature to prescribe, delegate Const. Art. 11 § 5 State and county cooperation, authority for Official seal, counties 36.16.050 36.75.030 County funds Peddlers' licenses, records of 36.71.030 public depositaries, designation 36.48.010 treasurer's liability, effect 36.48.050 County lands assessment State highway, defined 36.75.010 Platted land, deposit to cover anticipated taxes Street improvements and assessments, formula 58.08.040 supplies and materials provided to street Port districts abutter 36.75.255 consolidated containing land in two or more list of lands to be furnished by treasurer Street railway crossing 81.64.030 36.33.160counties, levy and collection of taxes, Surfacing County road improvement districts treasurer's duties 53.46.090 cement concrete or asphaltic concrete, restrictions on use of oil at intersections segregation of certified assessments 36.29.160 local improvement districts, duties in regard to treasurers of 36.88.130 County seal 36.29.025 53.08.050 36 86 060 port funds 53.36.050 crushed rock, gravel, and other materials 36.82.100, 36.82.120 standards 36.82.110 County tax refund warrants, purchase as cash treasurer of 53.36.010 36.33.100 Property of deceased persons, duties 36.24.140, County transportation authority, transportation 36.24.150 oil or other materials, limitation on use fund, custodian of 36.57.060 Public depositaries 36.86.060 Credit cards and other electronic transactions, authorized investments 36.29.020 acceptance for payments authorized 36.29.190 liability for failure or default of depositary authorization, limitation 36.82.040 39.58.140 expenditures from revenues 36.33.220, Depositaries Public facilities districts, duties 36.100.100 36.79.140 designation of 36.48.010 Public funds Taxes to pay principal and interest on bonds 36.76.120 Deposits of public funds in financial institutions, electronic transmission or receipt authorized reports and statement under oath of 42.17.245 39.58.750 Telecommunications companies' use of rights of Public health pooling fund, generally Ch. 70.12 Public hospital districts, handling of funds Deposits with, trade centers, annual service fee 53.29.030 way upon 80.36.040 Transportation, department of, county assistance 70.44.171 36.76.140 Public transportation benefit areas Unopened for five years, vacation, when deemed enumeration 36.29.010 powers and duties 36.57A.130 36.87.090 legislature to prescribe Const. Art. 11 § 5 Public utility districts Urban arterial construction Educational service district segregation of certified assessments 36.29.160 advance right-of-way, definition 47.26.320 ex officio treasurer, duties 28A.310.410 treasurer's duties 54.24.010

advance right-of-way revolving fund

retention of easement for public utilities

Qualified public depositaries, limitation on liability of officer for losses occasioned by	change of venue due to prejudice of court commissioner or judge 4.12.040	Judge defined 2.06.010
deposits with 43.85.070 Rail districts 36.60.010 Recreation districts, treasurer of 36.69.150,	Pro tempore 2.08.185 Qualifications for 2.24.010 Reports	Judges acknowledgment of instruments 64.08.010 affidavit as prerequisite to salary warrant,
36.69.200 Salary fund, reimbursement of fund 36.33.060	conclusions of law, exceptions to, necessity of 4.80.020	filing with state auditor 2.06.062 appointment of
Salary warrants drawn on bailiffs, superior courts 2.32.370	exceptions to ruling or decisions embodied in, necessity 4.80.020	additional members, election, terms of office 2.06.075
reporters of superior courts 2.32.210 School district treasurer	findings of fact, exceptions to, necessity of 4.80,020	initial members, qualifications 2.06.070 new positions created by chapter 420, Laws
duties 28A.510.270 investment, reinvestment of school funds by	Salaries 2.24.030 Seal, official 2.24.040	of 1993, election, terms of office 2.06.076 court reports commission, duties 2.32.160
28A.320.320 transportation vehicle fund 28A.160.130	Small claims appeals, authority 2.24.040 Term of office 2.24.010 Witnesses, power to compel attendance	disqualification of 2.28.030 election 2.06.070
Schools and school districts, duties concerning warrants, registration all districts 28A.350.010	Witnesses, power to compel attendance, prepayment or tender of subsistence and travel allowance and fees 5.56.010	additional members 2.06.075 new positions created by chapter 420, Laws of 1993 2.06.076
second class districts 28A.350.020 Suspension, grounds 36.29.090	COURT CONGESTION REDUCTION ACT	generally Const. Art. 4 § 30 habeas corpus, power to grant writ 7.36.040
Tax deed, limitation on action to cancel 4.16.090 Taxes, collection for cities and towns	OF 1981 (See SUPREME COURT, subtitle Court congestion reduction act of 1981)	judicial gowns 2.04.110 limitation on running for elective office
first class cities	COURT HOUSES	2.06.090 magistrates are 2.20.020
duties 36.29.100 monthly accounting 36.29.110	County to provide 2.28.139 Funds, how provided 36.64.040	numbers 2.06.020
other class cities and towns duties 36.29.130	Jointly with city halls 36.64.010, 36.64.020, 36.64.030	oath 2.06.085 per diem and mileage, limitation on 2.06.040
ex officio collector 36.29.120 Traffic school of city or town and county,	COURT OF APPEALS Administration 2.06.030	practice of law prohibited 2.06.090, 2.48.200 pro tempore appointment 2.56.170
treasurer's powers and duties relating to Ch. 46.83	Administration and procedure, generally Const. Art. 4 § 30	qualifications 2.06.050 retirement, judicial retirement system, See
Unclaimed property sale, fund established 60.60.040	Administrator for the courts act, application of 2.56.080	JUDICIAL RETIREMENT SYSTEM; RETIREMENT AND PENSIONS
Warrants against county interest 36.29.050	Appeal to supreme court 2.06.030	salary 2.06.062 terms 2.06.070, 2.06.075
authority for 36.29.040 notation 36.29.050	Appeals, exclusive jurisdiction 2.06.030 Authorization, generally Const. Art. 4 § 30	terms of new positions created by chapter 420, Laws of 1993 2.06.076
warrant calls penalty 36.29.060	Chief justice defined 2.06.010	transfers among divisions, by written order of chief justice 2.06.040
procedure 36.29.060 Water-sewer districts	Clerk acknowledgment of instruments 64.08.010	travel expenses 2.06.064 vacancies 2.06.080
duties 57.20.135 segregation of certified assessments 36.29.160	fees schedule 2.32.070	Judges pro tempore appointment, oath of office 2.06.150
COUPONS (See also BOND ISSUES)	powers and duties 2.32.050 Court	remuneration 2.06.160 Jurisdiction
Bond issues by proxy, first class cities, signatures 35.36.020, 35.45.030	defined 2.06.010 Court of record 2.06.010	generally 2.06.030, Const. Art. 4 § 30 improper filing, effect 2.06.030
Cities and towns, local improvement guaranty fund, purchase of coupons 35.54.070	Creation 2.06.010 authority, jurisdiction Const. Art. 4 § 30	limitations 2.06.030 Limitations on jurisdiction 2.06.030
County licenses Ch. 19.83 Fire protection districts	Decisions grounds must be set forth 2.06.040	Omissions or defects in laws, reporting of 2.06.110
local improvement districts 52.20.060 Manufacturers, exemptions from trading stamp	must be in writing 2.06.040 publication of 2.06.040	Opinions, publication of 2.06.040 Panels
law 19.83.040 Trading stamps and premiums Ch. 19.84	Defects or omissions in laws, reporting of 2.06.110	majority vote required 2.06.040
COURT COMMISSIONERS (See also SUPERIOR COURTS, subtitle Court	Definitions 2.06.010 Discretionary appeals from, supreme court may	number of judges 2.06.040 Pierce county
commissioners) Acts and proceedings, review of by superior	accept certain appeals at their discretion 2.06.030	effective date and initial term of position 2.06.024
court 2.24.050 Appointment of 2.24.010, Const. Art. 4 § 23	Districts defined 2.06.010	Power and authority 2.06.030 Procedures 2.06.030
Authority of 2.24.040	number 2.06.020 number of judges 2.06.020	Reports delivery to state law librarian 40.04.030
Decisions conclusions of law, exceptions to, necessity of	Divisions defined 2.06.010	distribution 40.04.100 distribution by publisher 40.04.110
4.80.020 findings of fact, exceptions to, necessity of 4.80.020	districts 2.06.020 headquarters 2.06.020	publication, duties of court reports commission 2.32.160
Exceptions	number 2.06.020 number of judges 2.06.020	Retirement 2.06.100 Retirement, See also JUDGES, subtitle Judicial
notations in minutes by 4.80.040 stated to 4.80.040	transfer of causes between 2.06.030 Election, general election	retirement system; JUDGES, subtitle Retirement plans
Fees for certain official acts 2.24.040 Judgments and orders, review of by superior	defined 2.06.010 Fees 2.32.070	Retirement, See also JUDGES, subtitle Retirement plans
court 2.24.050 Jurisdiction of 2.24.040	Filing, improper filing with wrong card, effect 2.06.030	Review of superior court, generally Const. Art. 4 § 30
Juvenile court powers, duties and jurisdiction 13.04.021	Governor, appointment by additional members to the court 2.06.075	Rules authority to establish own rules not in conflict
review of judgments and orders by superior court 13.04.021	new positions created by chapter 420, Laws of 1993 2.06.076	with rules of the supreme court 2.06.040 defined 2.06.010
Oath of office 2.24.020 Powers of 2.24.040, Const. Art. 4 § 23	Habeas corpus federal questions raised by, pleading 7.36.140	Salary of judges of the court 2.06.062 Sessions
Prejudice affidavit of prejudice 4.12.050	original jurisdiction as to 7.36.040 power to grant writ 7.36.040	time for holding 2.04.030 where may be held 2.06.040

[RCW Index—page 190] (2008 Ed.)

Settlement conferences, supreme court to adopt attorney general investigative authority salary Const. Art. 4 § 18 Uniform regulation of business and professions act 18.145.140 rules 2.04.215 42.52.530 Snohomish county compensation for official duties or effective date and initial term of position created in 1989 2.06.022
Terms of judges 2.06.070 nonperformance 42.52.110 COURTS (See also CITIES AND TOWNS, compensation for outside activities 42.52.120 subtitle Police courts; COURTS OF confidential information, release of 42.52.050 LIMITED JURISDICTION; JUSTICE additional members 2.06.075 construction of ch. 42.52 RCW 42.52.901 AND INFERIOR COURTS) new positions created by chapter 420, Laws of 1993 2.06.076 definitions 42.52.010 Administrator for the courts, See
ADMINISTRATOR FOR THE COURTS disciplinary action 42.52.520 Transfers of causes former state officer or employee Adoption to another division 2.06.030 employment 42.52.080 files confidential, exceptions 26.33.340 to the supreme court 2.06.030 Vacancies 2.06.080 Adoption proceedings, See ADOPTION Appeals, See COURT OF APPEALS rendering assistance, limitations 42.52.090 restrictions on appearing before agency or doing business with state 42.52.100 gift, loan, payment, transfer, or delivery of any Voting 2.06.040 Certiorari proceedings, See CERTIORARI **COURT ORDERS (See ORDERS OF** Child abuse COURT) thing of economic value to state employee temporary restraining order or preliminary 42.52.170 gifts 42.52.140, 42.52.150 injunction COURT RECORDS (See RECORDS AND contents, notice, noncompliance, penalty 26.44.067 DOCUMENTS) honoraria 42.52.130 COURT REPORTERS identifiable group or interest, service on enforcement 26.44.063 Certification board, committee, or commission not Child sexual abuse applications and fees 18.145.090 prevented by association with 42.52.903 temporary restraining order or preliminary exemptions 18.145.040 grandfathered 18.145.110 investment of public funds, state officer or injunction employee interest in, restrictions 42.52.190 contents, notice, noncompliance, penalty immunity of director and individuals acting in judicial branch officers and employees, 26.44.067 the course of duties 18.145.070 enforcement duties of commission on judicial conduct 42.52.370 enforcement 26.44.063 powers of director of licensing 18.145.050 Child visitation issues legislative declaration 42.52.900 limitations period 42.52.540 renewal and reinstatement 18.145.100 jurisdiction 26.50.020 required 18.145.010 Contempt of court, See CONTEMPT Costs and fees requirements 18.145.080 political campaigns, use of public resources suspension, revocation, or sanctions offender's liability for legal financial obligations Ch. 72.11 42.52.180 18.145.120 private gain, use of public resources for 42.52.160 suspension for noncompliance with support Court of appeals, authority, jurisdiction Const. order 18.145.127 records, improper concealment 42.52.050 Art. 4 § 30 suspension for nonpayment or default on special privileges prohibited 42.52.070 Court reporters, certification Ch. 18.145 educational loan or scholarship 18.145.125 testimony of state officer or employee Court rooms, county expense 2.28.140 unprofessional conduct 18.145.130 42.52.060 Courthouse facilitator program 26.12.240 Definitions 18.145.020, 18.145.030 Evidence, See EVIDENCE Courts of limited jurisdiction 3.02.010 Judicial districts Family court, See FAMILY COURT appointment of 2.32.180 duties 2.32.200 Courts of limited jurisdiction, See also COURTS Federal court local law certificate procedure, See FEDERAL COURT LOCAL LAW CERTIFICATE PROCEDURE ACT OF LIMITED JURISDICTION Courts of record expenses 2.32.210 qualifications 2.32.180 salaries 2.32.210 court of appeals designated as 2.06.010 Firearms courts of limited jurisdiction 3.02.010 defined Const. Art. 4 § 11 judges not to practice law Const. Art. 4 § 19 superior court, designated as 2.08.030 forfeiture 9.41.098 Minute entries possession of, prohibited in areas used for exceptions entered in 4.80.040 court proceedings, exceptions 9.41.300 objections to admission of evidence 4.80.030 Gambling, ordinances adopting state law, offer of evidence 4.80.030 rulings on admission of evidence 4.80.030 supreme court, designated as 2.04.020 Deposits in, See DEPOSITS IN COURT jurisdiction 9.46.193 Health care facilities or providers Salaries 2.32.210 protection of patients and providers 9A.50.070 Detainers, interstate Superior courts Highways administrator, state 9.100.060 amanuensis, to act as 2.32.280 appointment of 2.32.180 property acquisition appropriate court, defined 9.100.020 priority in court 47.12.044 Holidays 1.16.050 enforcement 9.100.030 change of, transcription of notes authorized escape, effect 9.100.040 2.32.260 Inferior courts giving over of inmate authorized 9.100.050 duties 2.32.200 request for temporary custody, notice to prisoner and governor 9.100.070 jurisdiction Const. Art. 4 § 12 exhibits available to 2.32.290 legislature may provide Const. Art. 4 § 1 expenses 2.32.210 text of agreement 9.100.010 Joint family court services 26.12.230 files, availability to reporter 2.32.290 transmission of copies of chapter by secretary of state 9.100.080 Judges, See JUDGES judicial districts under 25,000 population Judicial administration, must be open and joint reporters 2.32.230 office space authorized 2.32.300 without delay Const. Art. 1 § 10 Disabilities, persons with Judicial notice other reporting services allowed if not in conflict with duties 2.32.310 court access and accommodations coordinator agency rules, filed, published 34.05.210 Judicial power vested in specified courts Const. 2.56.210 pro tempore 2.32.270 qualifications 2.32.180 Dispute resolution centers alternative to judicial setting Ch. 7.75 Art. 4 § 1 Jurisdiction, See JURISDICTION salaries 2.32.210 transcripts of testimony Domestic violence Juvenile court, See JUVENILE COURT deadly weapons Land use petitions, judicial review Ch. 36.70C surrender of 10.99.040, 10.99.045 certification 2.32.240 electronic monitoring may be required as condition of release of defendant 10.99.040 costs, taxed as 2.32.240 Mental health courts 2.28.180, 2.28.190 Mt. St. Helens fees 2.32.240 exception 2.32.240 filing 2.32.240 form 2.32.240 proceedings necessary to facilitate recovery given precedence 43.01.215 prohibition of contact with victim 10.99.040 Drug courts, authorization 2.28.170, 2.28.190 Municipal, See CITIES AND TOWNS, subtitle Employees unlawful release of personal information 4.24.680, 4.24.690, 4.24.700 Municipal courts who may request 2.32.240 Night court, See NIGHT COURT Supreme court Orders, See ORDERS OF COURT Powers of 2.28.010 appointment of Const. Art. 4 § 18 original opinions available to 2.32.140 Estate tax apportionment act, duties Ch. 83.110A proof sheets of reports correction of 2.32.130 to judges 2.32.120 Public defense, office of Ch. 2.70 activities incompatible with public duties Public safety and education assessment 3.62.090 42.52.020 agency ethics rules 42.52.200 Purchase of materials and supplies, general reports of decisions, specifications of reporter's duties 2.32.110 assisting in transactions, prohibitions 42.52.040 administration department powers 43.19.190 Referees

(2008 Ed.) [RCW Index—page 191]

COURTS MARTIAL

review of decision in same manner as court making 35.82.150 prohibited information, exceptions Condominium common area or facility covenant 19 182 040 decision 4.48.120 Settlement conferences 2.04.215 providing information to unauthorized person, providing for partition or division void Sheriffs, duty in regard to 36.28.010 Small claims Ch. 12.40 64.32.050 penalty 19.182.140 Port district toll facilities, bonds and notes recordkeeping requirements 19.182.060 Stay of proceedings, See STAY OF PROCEEDINGS 53.34.050 solicitation lists, withdrawal of consumer's name 19.182.030 Real property, warranty deeds 64.04.030 Running with the land Student court programs 3.72.030, 28A.300.420 Superior courts, See SUPERIOR COURTS Supreme court, See SUPREME COURT transactions not initiated by consumer, city agreements for service outside city 35.67.310 limitations 19.182.030 Credit services organizations Ch. 19.134 Debt adjusters, regulation Ch. 18.28 Development credit corporations, See DEVELOPMENT CREDIT CORPORATIONS Suspension of judge or justice 2.64.094 Therapeutic courts 26.12.250 industrial development districts, conditions for sale of property deemed covenants running with the land 53.25.120 Tracking of felony cases
department of corrections to maintain records port district property, sale 53.25.170 Warranty deeds 64.04.030 10.98.110 Disability insurance, See INSURANCE, subtitle Traffic infractions COVERTURE Disability insurance notice of Fair credit reporting act Ch. 19.182 Abolished 26.16.160 issuance authority 46.63.030 False representations as to, penalty 9.38.010 COWLITZ COUNTY process, issuance, authority 46.63.130 Identity theft to improperly access financial Boundaries, tracing of 36.04.080 Unclaimed property information Ch. 9.35 Insurance, See INSURANCE, subtitle Credit Mt. St. Helens dredge spoils action to challenge department decision revenues used for recreational purposes 63 29 260 insurance 47.04.230, 47.04.235 department to enforce through court 63.29.320 United States, See also UNITED STATES, Letters of credit Ch. 62A.5 Letters of credit, See UNIFORM COMMERCIAL CODE, subtitle Letters of Southwest Washington fair commission, abolished 36.90.020 subtitle District court Superior court judges, number of 2.08.064 Venue, See VENUE Visitation COWS (See LIVESTOCK) Municipal corporations jurisdiction 26.50.020 credit of not to be given or loaned Const. Art. Weapons possession prohibited in, exceptions 9.41.300 "Coyote-getters" devices authorized 9.41.185 exception, loans for energy conservation Youth courts, See YOUTH COURTS CRACK HOUSES (See BUILDINGS, subtitle Const. Art. 8 § 10 warrant payment 43.09.2853 Crack houses) **COURTS MARTIAL (See MILITIA AND** MILITARY AFFAIRS, subtitle Courts Partition proceedings, credit on sale of property CREDIT order of sale to direct 7.52.280 security for 7.52.290 Agreements requiring writings, enforceability martial) Ch. 19.36 **COURTS OF INQUIRY (See MILITIA AND** Cities and towns Profiteering Ch. 9A.82 MILITARY AFFAIRS, subtitle Courts of warrant payment 43.09.2853 Sewer systems inquiry) Consumer credit reports Ch. 19.182 financing Const. Art. 8 § 10 COURTS OF LIMITED JURISDICTION State credit not to be given or loaned Const. Art. Administrator for the courts 8 § 5, Const. Art. 12 § 9 Statute of frauds Ch. 19.36 credit of not to be given or loaned Const. Art. application 2.56.080 Annual conference of judges judges' expenses 2.56.060 Appeals from 3.02.020 exception, loans for energy conservation Storm water control facilities Const. Art. 8 § 10 financing Const. Art. 8 § 10 warrant payment 43.09.2853 Transactions, insurance in connection with loans Assessment fee Credit agreements requiring writings, enforceability Ch. 19.36 Credit cards, See CREDIT CARDS Ch. 48.34 authority to levy 10.64.120 Trustee, power to sell on credit 11.98.070 Collection agencies may be used 3.02.045 Credit or debit card acceptance 3.02.045 Unclaimed property 63.29.140 Credit reports CREDIT CARDS Deferred prosecution program Ch. 10.05 adverse action based on report, notice to Check cashing identification Defined 3.02.010 consumer and procedure 19.182.110 Electronic recording equipment, installation, operation 3.02.040 card number not to be recorded 62A.3-512 compliance procedures 19.182.060 Counties may accept 36.29.190 consumer protection act, application of and penalties for violations 19.182.150 Judges Courts of limited jurisdiction may accept pro tempore appointments 3.02.060 salaries 3.58.010 3.02.045 consumer reporting agencies Credit reports, fair credit reporting act Ch. 19.182 obtaining information under false pretenses, Crimes relating to 9A.56.010, 9A.56.140, 9A.56.280, 9A.56.290, 9A.56.320, Juries and jurors penalty 19.182.130 jury management activities 2.36.052 providing information to unauthorized selection of 2.36.050 9A.60.010 person, penalty 19.182.140 Marriages, advertising, prohibited 3.66.110 Membership, meetings, and duties Ch. 3.70 Factoring, unlawful 9A.56.280, 9A.56.290 credit action not initiated by consumer, limitations 19.182.030 Financial institution defined 63.14.010 Misdemeanors definitions 19.182.010 probation services Financial institution credit card disclosures to consumer 19.182.070, assessment for services 10.64.120 applicable law 63.14.165 19.182.080 Probation department oversight committee, credit to account for returned goods, disputes, notice and response procedures membership and duties 10.64.120 procedure 63.14.167 19.182.090 Probation services use of not subject to laws governing fees, allowed and not allowed 19.182.100 misdemeanors installment sales of goods and services furnishing, when allowed 19.182.020 assessment for services 10.64.120 63.14.165 governmental agencies, information furnished liability 4.24.760 Higher education institutions to 19.182.060 Record of proceedings, method of making marketing policies 28B.10.618 identity theft 3.02.030 block of information 19.182.160 Identification Restitution, court-ordered use for check cashing identification, information furnished to government agency enforcement 3.66.120 payment 3.66.130 19.182.210 conditions 62A.3-512 security freeze 19.182.170, 19.182.180, 19.182.190, 19.182.200 Identity theft to improperly access financial Rules for discovery in civil cases, supreme court to adopt 3.02.050 information Ch. 9.35 investigative reports, requirements 19.182.050 Interest permissible 19.52.020 Traffic infractions Lender credit card agreement process, authority to issue 46.63.130 Youth courts Ch. 3.72 acts of buyer do not constitute waiver of rights or remedies 63.14.160 liability, limitation on action, exception 19.182.120 obtaining information under false pretenses, penalty 19.182.130 assignment of agreement allowed 63.14.145 **COVENANTS** Cities and towns, housing authorities contract provision that buyer will not assert procuring, when allowed 19.182.020 enforcement 35.82.180 claim or defense is void 63.14.150

[RCW Index—page 192] (2008 Ed.)

credit to account for returned goods,	limitations on personal liability 31.12.269	Intervention by director, conditions 31.12.637
procedure 63.14.167	loans, shall not have favorable conditions	Investments
defined 63.14.010	31.12.365	funds in excess of loans, investment criteria
delinquency charges	meetings, authority of director to attend	31.12.436
limits on 63.14.090	31.12.633	real property or leasehold interests for own use
delinquency or collection charges prohibited	officers 31.12.265 powers and duties 31.12.255	31.12.438 Licenses
unless agreement provides 63.14.090 insurance, statements to be included in	1	
agreement 63.14.140	qualifications and eligibility 31.12.235 removal 31.12.246	master license system exemption 19.02.800 Liquidation 31.12.664, 31.12.667, 31.12.691,
notice to buyer, mandatory provision of	removal or prohibition orders 31.12.575	31.12.694, 31.12.697
contract 63.14.120	risk bond coverage 31.12.367	procedures and disposition of unclaimed fund
sale, transfer, or assignment of agreement	special meetings, authority of director to call	31.12.474
allowed 63.14.145	31.12.630	Loans
security interests prohibited 63.14.125	suspension of board member 31.12.285	charges, parity with out-of-state national
service charge 63.14.130	suspension of member by supervisory	banks 30.04.025
seller to advise buyer 63.14.120	committee 31.12.345	criteria and conditions 31.12.426
transfer of agreement allowed 63.14.145	terms 31.12.225	limit on amount 31.12.428
truth in lending act compliance 63.14.151	Branch	secured or unsecured loans 31.12.426
violations	notice of intent to establish 31.12.571	Low-income credit unions 31.12.413
remedies, limitations on 63.14.175	Bylaws 31.12.065	Meetings
violations of chapter, remedy, recovery, etc.	amendment 31.12.115	authority of director to attend 31.12.633
63.14.180	Committee members	membership annual 31.12.185
Liquor store credit and debit card purchases 66.16.041	limitations on personal liability 31.12.269 loans, shall not have favorable conditions	special
Local government use for purchases, conditions	31.12.365	authority of director to call 31.12.630
43.09.2855	Conservator	membership meetings 31.12.195
Motor vehicle and vessel licensing, payment	appointment, authorized actions 31.12.651	removal of director 31.12.246
46.01.235	law suits during period of conservatorship	Membership
Receipts, printing restrictions 19.200.010	31.12.657	annual meeting 31.12.185
Sales receipts	length of service 31.12.661	eligibility 31.12.384
restrictions 63.14.123	review of actions 31.12.654	expulsion of member, procedures 31.12.388
Security interests	Conversion or merger	limitation 31.12.382
lender credit card agreement may not require	federal, out-of-state, or foreign to state credit	special meetings 31.12.195
63.14.125	union 31.12.467	voting rights 31.12.386
Service charge	state to federal, out-of-state, or foreign credit	Mergers 31.12.461
maximum 63.14.130	union 31.12.464	Name, words required to be included 31.12.025
State agencies	Corporate credit unions	night depositories
use by 43.19.185	authority to organize, operate 31.13.020	security 31.12.891
Superior court fees and financial obligations,	definitions 31.13.010 name 31.13.020	Off-premises electronic facilities 30.43.005
electronic payment authorized 36.23.100	powers and authorities 31.13.020	Out-of-state or foreign operation within state, authority and
Telephone company credit card number or code, prohibited acts, penalty 9.26A.090	Definitions 31.12.005	conditions 31.12.471
Transactions	Deposits Ch. 30.22	Personal property, receiver's duties 31.12.701,
unlawful factoring 9A.56.280, 9A.56.290	payment to surviving spouse or domestic	31.12.704
Travel expenses, political subdivisions and	partner 11.62.030	Policy declaration 31.12.015
municipal corporations 42.24.115	Development credit corporations, membership in	Powers
CREDIT SERVICES ORGANIZATIONS	31.20.070	generally 31.12.402
Contract	Dividends 31.12.418	may exercise authority of federal credit unions
contents 19.134.060	Electronic funds transfers	31.12.404
information prerequisite 19.134.040	off-premises electronic facilities 30.43.005	Prohibited acts
notice of cancellation 19.134.060	Employees	criminal penalties 31.12.850
Damages, fees 19.134.080	bond coverage 31.12.367	enumerated 31.12.585
Definitions 19.134.010	removal or prohibition orders 31.12.575	temporary cease and desist order 31.12.595
Enforcement 19.134.070	Examinations and investigations	Public employees
Information statement	confidentiality of reports and information	payroll deductions at request of employee authorized when institution meets
contents 19.134.050	31.12.565 generally 31.12.545	necessary conditions 41.04.245
required 19.134.040	Federal share insurance program participation	Receivership 31.12.671, 31.12.674, 31.12.677,
Prohibited conduct 19.134.020	31.12.408	31.12.681, 31.12.684, 31.12.687, 31.12.691
Surety bond and trust account, requirements and	Financial and statistical data	31.12.694, 31.12.697, 31.12.701, 31.12.704
exceptions 19.134.030	reports 31.12.567	31.12.707, 31.12.711, 31.12.714, 31.12.717
Violations 19.134.070	Financial institutions, department of	31.12.721, 31.12.728
Waiver of rights 19.134.070	director's powers	Records
CREDIT UNIONS	authority 31.12.404	compliance review information,
Accounting, compliance with generally accepted	under chapter 19.144 RCW 31.12.518	confidentiality Ch. 7.88
principles 31.12.569	examination and supervision 31.12.516,	Reports
Application to organize	31.12.637, 31.12.651	financial and statistical data 31.12.567
appeal 31.12.075	supervisory direction by director 31.12.641,	Risk bond coverage of directors and employees
approval 31.12.035, 31.12.075	31.12.644, 31.12.647	31.12.367
articles of incorporation 31.12.055, 31.12.085 bylaws 31.12.065	Group life insurance	Satellite facilities 31.12.890 Saturday closing permitted, legal effect
commencement of business 31.12.085	defined 48.24.035	30.04.330
denial 31.12.075	qualifications 48.24.035 Hearings	Secretary of state's duties upon completion of
fee 31.12.085	procedures 31.12.625	receivership 31.12.707
Articles of incorporation 31.12.055	violations or unsound practices 31.12.585	Shares and deposits
amendment 31.12.105	Identity theft to improperly access financial	limitations 31.12.416
Automated teller machines	information Ch. 9.35	withdrawal, conditions and lien rights
off-premises electronic facilities 30.43.005	Insolvency	31.12.416
security 31.12.891	voided actions and felonious conduct	Supervision by director, procedures 31.12.641,
Board of directors	31.12.724	31.12.644, 31.12.647
compensation, reimbursement 31.12.365	Insurance or guarantee requirements 31.12.408	Supervisory committee
election 31.12.225	Insurance premium finance company act,	duties 31.12.335
fiduciary relationship 31.12.267	application to 48.56.030	membership 31.12.326

Mausoleums, See MAUSOLEUMS

Permit for, registrar of vital statistics 70.58.230 Permit or endorsement 68.05.175, 68.05.390 suspension of committee members or board savings and loan associations, using members 31.12.345 misleading words suspension of member 31.12.285 use of misleading words 33.08.010 Permit or endorsement required, penalty for terms 31.12.326 violation 18.39.217 venereal disease cures Taxation 31.12.860 Possession of cremated remains 68.50.270 evidence 9.04.040 Unclaimed property, uniform act Ch. 63.29 Recordkeeping requirements 68.50.240 Aeronautics Uniform money services act Ch. 19.230 downed aircraft rescue transmitter, required CRIERS for operation, exceptions 14.16.080 **CREDITORS** Courts of record federal licensing of aircraft and airmen, Accounts and books, removing or disposing of to appointment 2.32.330 number 2.32.330 penalty for violations Ch. 14.16 defraud creditors 9.45.080 survival kits, required for operation, Actions against debtors, See DEBTS AND CRIME PREVENTION exceptions 14.16.090 DEBTORS Late night retail establishments violations 47.68.240 Assignment for benefit of creditors, See ASSIGNMENT FOR BENEFIT OF CREDITORS definitions 49.22.010 Age of legal responsibility of children 9A.04.050 employers' duties 49.22.020 Agricultural handlers, unlawful practices enforcement 49.22.030 15.83.030 Banks Agricultural marketing, See AGRICULTURAL CRIME VICTIMS COMPENSATION (See possession by director MARKETING notice of taking possession by director, no lien rights after 30.44.040 notice to creditors 30.44.060 VICTIMS OF CRIMES-Agricultural producer associations and members, unlawful practices 15.83.040 COMPENSATION, ASSISTANCE) Aiding a police officer or officer of the law, civil preferences prohibited 30.44.110 Abandonment of dependent persons and criminal immunity, limitation 9.01.055 Capital notes or debentures of trust companies defense 9A.42.090 Aiding and abetting criminal assistance, rendering of defined 9A.42.090
defined 9A.42.010
first degree 9A.42.060
second degree 9A.42.070
third degree 9A.42.080
Abduct, defined for crimes of kidnapping, and banks, subordinate to rights of creditors criminal assistance, rendering defined 9A.76.050 first degree 9A.76.070 relative, defined 9A.76.060 second degree 9A.76.080 third degree 9A.76.090 jurisdiction 9A.04.030 AIDS 30.36.010 Commission merchants failure to pay consignor creditors action on bond, settlement of claims 20.01.240 Executors and administrators unlawful imprisonment, and custodial liabilities to, special administrators 11.32.050 interference 9A.40.010 Fraudulent transfers Abduction, persons punishable 9A.04.030 Abduction, See also CRIMES, subtitle defenses, liability, and protection of transferee 19.40.081 assault in the first degree 9A.36.011 Kidnapping Air guns on school premises or facilities definitions 19.40.011 Abortion prohibited, penalties, exceptions 9.41.280 extinguishment of cause of action 19.40.091 articles or drugs for, advertising for sale, Air pollution control fraudulent as to present and future creditors 19.40.041, 19.40.051 penalty 9.68.030 air pollution, causing or permitting, unlawful, concealing birth of fetus or child 9.02.050 exception 70.94.040 insolvency of debtors 19.40.021 defenses to prosecution 9.02.130 violations 70.94.430 obligations, when incurred 19.40.061 unauthorized, penalty 9.02.120 Washington clean air act remedies of creditors 19.40.071 Abortion clinics air pollution, causing or permitting, unlawful, exception 70.94.040 transfer, when made 19.40.061 interference with facilities or providers Ch. value of transfer 19.40.031 9A.50 Airplanes Injunctions, temporary injunctions 7.40.020 Abuse operation under influence of drugs or alcohol Insurance companies, deposits, immunity from homicide by abuse 9A.04.080, 9A.32.055 47.68.220 levy 48.16.130 Abuse of process Ch. 9.62 unlicensed operation 47.68.230 Insurance in connection with, credit transactions, Airport zoning regulations violations 14.12.210 Abuse victim found guilty of murder of abuser prior to July 23, 1989 generally Ch. 48.34
Interest rate 19.52.020, 19.52.030
Judgment creditors, satisfaction of judgment for payment of money only 4.56.100
Partition, See PARTITION Alcoholic beverages license required, penalty 66.24.481 minors, violations, enforcement, and penalties petition to indeterminate sentence review board for review of inmate's sentence requirements 9.95.045 Ch. 66.44 resentencing to reduce sentence allowed violations, enforcement, and penalties Ch. Preferences 9.94A.890 66.44 savings and loan associations, transfers for review of inmate's sentence by indeterminate Alcoholic beverages, See also ALCOHOLIC BEVERAGES, subtitle Crimes and offenses preference of creditors void 33.36.030 sentence review board 9.95.047 Probate Academic credentials, false 9A.60.070 Alien banks, general penalties relating to claims against estate Ch. 11.40 Accelerant detection dog, police dog, or police horse, harming of 9A.76.200 operation of 30.42.290 fraudulent conveyance by decedent to defraud Aliens creditors, recovery action 11.48.140 Access devices deportation consequences of guilty plea advisement 10.40.200 liabilities to creditors, special administrators defined 9A.56.010, 9A.56.040, 9A.56.140, 11.32.050 9A.56.160, 9A.60.010 firearms, license required to carry or possess, special administrators, liabilities to creditors Accounts exception 9.41.170 11.32.050 public works accounts, falsification 39.04.110 Amber alert, false or misleading statement Satisfaction of judgments 9A.76.177 Accused specific designation required 4.56.100 not required to incriminate self Const. Art. 1 § Ambulance services, first aid requirements Service of process by publication, when 4.28.100 70.54.065 Supplemental proceedings, See SUPPLEMENTAL PROCEEDINGS Ammonia 69.55.010, 69.55.020 rights of Const. Art. 1 § 22 Anatomical gifts 68.64.150, 68.64.160 Animal facilities, acts against Adults only label, erotic material, distribution CREED (See DISCRIMINATION; and showing to minors, penalty 9.68.060 RELIGION) Advertising definition 9.08.090 CREMATION (See also BURIAL AND INTERMENT; CEMETERIES)
Authorization 68.50.170 abortion, articles or drugs for 9.68.030 legislative intent 9.08.080 "bank" or "trust", use of restricted to banks and trust companies 30.04.020 Animals carcasses, unlawful acts and penalties Ch. bank or trust company advertising legal services or furnishing of 30.04.260 Burial or scatter of remains 68.05.195 16.68 Columbariums and mausoleums, construction standards Ch. 68.28 control of pets infected with diseases false, untrue, or deceptive 9.04.010, 9.04.050 discontinuance of practice, assurance of, use in evidence 9.04.080 communicable to humans, violations and penalties Ch. 16.70 Crematories permit or endorsement 68.05.245 regulation 18.39.217 "coyote-getters" devices authorized 9.41.185 cruelty to Ch. 16.52 injunction or restraining action against 9.04.060 dog guides or service animals 9.91.170 Definitions relating to cemeteries, morgues, and penalties 9.04.070 human remains Ch. 68.04 false certificate of registration or false gasoline prices 9.04.090 representation of breed 9.08.030 Individual or group cremation, permission requirements 68.50.185 marriage, dissolution of indictment or information, description of

[RCW Index—page 194] (2008 Ed.)

animal, necessity for 10.37.070

evidence 9.04.040

Search and rescue dogs, interfering with 9.91.175	certification of checks without funds 30.16.010	public nuisance upon, maintaining or permitting 9.66.030
Anticipatory offenses	commingling trust funds or securities	safety laws
felonies defined by statute not in Criminal Code	prohibited 30.04.240	decriminalization of certain offenses Ch. 7.84
attempt, solicitation, or conspiracy,	destroying or secreting records 30.12.100 examinations	serial or identification number, destroyed,
classification of felony 9A.28.010	false swearing is perjury 30.04.060	removed, etc., buying, selling, or
Antwerp racing pigeons killing, injuring, detaining, unlawful 9.61.190	violation of confidentiality 30.04.075 false statements as to assets or liabilities	possession of 46.12.300 Bodily harm, assault 9A.36.021
removing or altering stamp or other mark	30.12.090	Bodily injury, defined 9A.04.110
unlawful 9.61.200	falsifying books 30.12.090	Boilers, operating without spark arrester
Appeal, court of appeals, limitation on jurisdiction relating to 2.06.030	general penalty 30.12.190 insolvent bank receiving deposit 9.24.030	9.40.040 Reilers and prossure vessels, energting without
Apple commission, penalties 15.24.200	legal services, solicitation or furnishing of	Boilers and pressure vessels, operating without inspection 70.79.320
Application of general provisions of Criminal	30.04.260	Bomb threats 9.61.160
Code 9A.04.090 Appropriate lost or misdelivered property or	loans commission or gratuity for procuring	Bonds facsimile signatures on, fraud by printer or
services, defined for theft and robbery	30.12.110	engraver 39.44.101
9A.56.010	trust funds, loans to officers and employees	Bookmaking
Archaeological sites and resources crimes relating to 27.53.060	from prohibited 30.12.120 unlawful practices 30.04.510	defined 9.46.0213 Boxing, martial arts, and wrestling
violations and penalties 27.53.090, 27.53.095	penalty, generally 30.12.190	penalties, general 67.08.150
Armed offenders	preferences of creditors prohibited 30.44.110	Brands and marks
notification and warning 10.01.210 Arrest	receiving deposit while insolvent 30.44.120 penalty 9.24.030, 30.44.120	affixed, when deemed 9.16.050 coin silver, use of words 9.16.110, 9.16.130
homicide, by public officer, justifiable when	transfers in contemplation of insolvency	commercial feed 15.53.9022
9A.16.040	30.44.110	counterfeiting 9.16.030
resisting arrest 9A.76.040 warrantless arrest, when authorized 10.31.100	trust business, commingling trust funds or securities 30.04.240	forest products and equipment, See FORESTS AND FOREST PRODUCTS
Arson	use of word "bank" restricted to banks and	gold, misrepresentation as to carat or fineness
building, defined 9A.48.010	trust companies 30.04.020	9.16.140
building ownership immaterial 9A.48.010 damages, defined 9A.48.010	violation order removing or prohibiting participation by officers or employees	imitating lawful brand 9.16.020 livestock 9.16.010
first degree	30.12.047	marked, stamped and branded, defined
class A felony 9A.48.020	Barratry	9.16.150
defined, elements 9A.48.020 as grounds for wiretap 9.73.040	defined, penalty 9.12.010 disbarment for 9.12.010	petroleum products, mislabeling 9.16.080 registration, fraudulent
limitation of action 9A.04.080	district judge or deputy, by 9.12.020	oil, gasoline 9.16.060
second degree class B felony 9A.48.030	Baseball bribery and grafting 67.04.010, 67.04.020,	registration of trademark, etc. 9.16.060
defined, elements 9A.48.030	67.04.030, 67.04.040	removing or altering 9.16.010 sterling silver, use of words 9.16.100,
tampering with fire alarm or fire fighting	corrupt playing 67.04.050	9.16.120
equipment 9.40.105 Assault	inducing minor to unlawfully contract 67.04.150	timber 9.16.010 Brass knuckles, use or possession of prohibited
child, assault of a	Benefit, defined 9A.04.110	9.41.250
first degree 9A.36.120	Bids and bidding	Bribe receiving by a witness
second degree 9A.36.130 third degree 9A.36.140	agreement made outside state no defense 9.18.150	definition and elements 9A.72.100 Bribery
custodial assault, correctional facilities	collusion to prevent competitive bidding on	class B felony 9A.68.010
9A.36.041, 9A.36.100	public works, penalty 9.18.130	defined, elements 9A.68.010
first degree 9A.36.011 fourth degree 9A.36.041	suppression of competitive bidding on public works, penalty 9.18.120	public office, trading in 9A.68.040 public servant 9A.68.010, 9A.68.020,
second degree 9A.36.021	Bigamy	9A.68.030, 9A.68.040
strangulation 9A.36.021	class C felony 9A.64.010	public servant, influence trading 9A.68.050
third degree 9A.36.031 unborn quick child 9A.36.021	defenses to prosecution 9A.64.010 defined 9A.64.010	Bribery and grafting school officials, by, penalty 28A.635.050
Assault and battery	limitation of actions 9A.04.080	self-incrimination, witness as to bribery not
injury to person, erroneous allegation in	Bills of lading	excused on ground of 9.18.080
indictment or information as to person injured immaterial 10.37.090	delivery of goods without taking or canceling bill of lading 22.32.050	warehouses for storage of agricultural commodities, bribing of inspectors
Assault by watercraft 79A.60.060	fictitious 22.32.020	22.09.770
Attempt, criminal 9A.28.020 Attempts	Bills of lading, See also BILLS OF LADING, subtitle Crimes relating to	witnesses self-incrimination, witness not excused on
included offense 10.61.003	Birds	ground of self-incrimination 9.18.080
specification of 10.61.010	false certificate of registration of breed,	Bribing a witness
Attorney general investigation and prosecution, concurrent	penalty 9.08.030 places for fighting of, public nuisance, penalty	definition and elements 9A.72.090 Budget law violations 43.88.270
authority, costs 43.10.232	9.66.010	Bugging private conversations 9.73.030
Auctioneers	Birthing centers	Building, defined for arson, reckless burning,
fraud concerning 9.45.070 Auto theft prevention authority Ch. 46.66	licensing violations 18.46.120, 18.46.130 Blind, hearing impaired persons	malicious mischief 9A.48.010 Buildings
Auto transportation companies 81.68.080	unauthorized use of white cane, dog guide, or	public nuisance maintained or permitted in
Bail jumping 9A.76.170	service animal prohibited, penalty	9.66.030
classes of crime 9A.76.170 Bailable, when not capital Const. Art. 1 § 20	70.84.060 white cane law	threatening to bomb 9.61.160 Burglary
Banks	discrimination because of prohibited,	concurrent crime prosecuted separately
acquisition or control, application, notice	penalty Ch. 70.84, 70.84.080 penalty for violation 70.84.070	9A.52.050
requirements, violations of 30.04.405 advertising, use of "bank" or "trust" restricted	Boating offense compact Ch. 88.01	crime committed while in act of, punished separately 9A.52.050
in banks and trust companies 30.04.020	Boats and vessels	enter, defined 9A.52.010
advertising legal services furnished 30.04.260 alien, general penalties relating to operation of	lights or signals, tampering with 88.08.020 operating while intoxicated 9.91.020	enters or remains unlawfully, defined 9A.52.010
30.42.290	prohibited activities and penalties Ch. 79A.60	first degree

CRIMES

assault while engaged in 9A.52.020	concealing birth of fetus or child 9.02.050	Classes of crimes 9A.04.040 Classification of crimes 9A.20.010
class A felony 9A.52.020 deadly weapon, armed with 9A.52.020	crimes related to indecent exposure 9A.88.010	Code cities
defined, elements 9A.52.020	use of force 9A.16.100	agreement with county to handle cases,
intent 9A.52.020	criminal mistreatment 9A.42.010	arbitration 35A.11.200
intent	defenses 9A.42.050	Coercion
inference of 9A.52.040	endangerment with a controlled substance	defined 9A.36.070
license, defined 9A.52.010	9A.42.100 first degree 9A.42.020	gross misdemeanor 9A.36.070
making or having burglar tools defined 9A.52.060	fourth degree 9A.42.020	Colleges and universities interfering by force or violence with
premises, defined 9A.52.010	leaving a child in the care of a sex offender	administrator, faculty member, or student
privilege, defined 9A.52.010	9A.42.110	28B.10.570
prosecution	second degree 9A.42.030	exemption 28B.10.572
inference of intent 9A.52.040	third degree 9A.42.035	intimidating by threat of force or violence any
residential 9A.52.025	withdrawal of life support system,	administrator, faculty member, or student
second degree	exemption from chapter 9A.42.040	28B.10.571
class B felony 9A.52.030 defined 9A.52.030	homicide by abuse 9A.32.055 inhaling toxic fumes	exemption 28B.10.572 term papers, theses, dissertations, sale of
tools, making or having	definitions 9.47A.010	prohibited 28B.10.582, 28B.10.584
defined 9A.52.060	exception 9.47A.020	By color or aid of deception, defined for theft and
gross misdemeanor 9A.52.060	penalty 9.47A.050	robbery 9A.56.010
Bus stations	possession for unlawful purpose, prohibited	Commercial bribery defined 9A.68.060
conduct at, unlawful 9.91.025	9.47A.030	Commercial telephone solicitations
Buses	sale to, prohibited 9.47A.040	prohibited practices, penalty 19.158.160
conduct on, unlawful 9.91.025 Business opportunities 19.110.120, 19.110.160	unlawful behavior 9.47A.020 leaving children unattended in parked	solicitation without registration, penalty 19.158.150
Cable television services	automobile to enter tavern 9.91.060	Commercialization, disposition of profits
civil cause of action 9A.56.250	permissible discipline 9A.16.100	7.68.200, 7.68.210, 7.68.220, 7.68.230,
connection of nondecoding and	pornography, See SEX OFFENSES	7.68.240, 7.68.250, 7.68.260, 7.68.270,
nondescrambling channel frequency	refrigeration equipment abandoned where	7.68.280
converter permissible 9A.56.260	accessible to children Ch. 9.03	Commission brokers and merchants 20.01.460
forfeiture and disposal of device 9A.56.230,	selling—buying	Common carriers
9A.56.240 subscription services, theft 9A.56.220	class C felony 9A.64.030 sex offense	bomb threats 9.61.160 discrimination to deny public
subscription services, unauthorized use	criminal trespass against	accommodations because of race, color, or
defined 9A.56.010	definitions 9A.44.190	creed 9.91.010
Campers	sex offenses	liability provisions, penalty for violation
serial or identification number, destroyed,	contact with 9A.44.100	81.29.040
removed, etc., buying, selling, or	criminal trespass against	Common law supplemental to penal statutes
possession of 46.12.300	covered entities 9A.44.193	9A.04.060
Cannabis, See DRUGS, subtitle Marijuana Carnal knowledge of children	penalty 9A.44.196 misconduct with a minor	Communications intercepting private
prevention of procreation as punishment	first degree 9A.44.093	admissibility of evidence obtained by
9.92.100	second degree 9A.44.096	9.73.050
Cemeteries	molestation	exceptions, when permitted 9.73.040,
damage or destruction 68.60.040	first degree 9A.44.083	9.73.070, 9.73.090
damage or destruction of grounds or property	second degree 9A.44.086	intercepting private communications
Ch. 68.56	third degree 9A.44.089	9.73.030, 9.73.040
Cemeteries, morgues, and human remains Title 68	sexual abuse limitation of actions 9A.04.080	telephone, calling to harass, intimidate, torment or embarrass 9.61.230
Certification, false 9A.60.050	testimony of child witness or victim by	Community custody
Charitable solicitations, violations 19.09.275	closed circuit television 9A.44.150	violations 72.09.310, 72.09.311
Charitable trusts, violations of Ch. 11.110,	sexual contact with	Complete written instrument, defined for fraud
11.110.140	child's statement, admissibility of 9A.44.120	9A.60.010
Checks or drafts	sexual exploitation of children Ch. 9.68A	Complicity 9A.08.020
certification without funds 30.16.010	substitution of child to deceive 9.45.020	Compounding
unlawful issuance class C felony, amount 9A.56.060	Churches bomb threats 9.61.160	defense to prosecution 9A.76.100 defined, elements 9A.76.100
"credit", defined 9A.56.060	Cigarettes	gross misdemeanor 9A.76.100
defined 9A.56.060	minors 26.28.080	Computer trespass 9A.48.100, 9A.52.010,
gross misdemeanor, amount 9A.56.060	Cities and towns	9A.52.110, 9A.52.120, 9A.52.130
intent, presumption of 9A.56.060	bicycle paths, use of for other purposes	Computers
unlawful stop-payment order	35.75.020	hardware trade-in or exchange, prohibited acts
class C felony, amount 9A.56.060 gross misdemeanor, amount 9A.56.060	budgetary provisions, failure to comply with 35.32A.090	Ch. 19.194 Conduct
Child molestation	failure to comply with budgetary law in cities	another person's, liability for, when
limitation of actions 9A.04.080	and towns under 300,000, penalty	9A.08.020
Child victims and witnesses	35.33.170	Conspiracy
definitions 7.69A.020	penalties for criminal acts under state law,	criminal conspiracy 9A.28.040
legislative intent 7.69A.010	limitations 35.21.163	labor disputes, participation in as grounds for
rights	sewer connection without permission	injunction 49.32.060
enumeration of 7.69A.030	35.67.350	subversive activities 9.81.020
notice of failure to give, liability 7.69A.040	water pollution, penalty 35.88.040 Civil disorder training 9A.48.120	Contagious diseases crimes related to 70.05.120
Children	Civil infractions	Contempt of court
abuse	failure to exercise options, misdemeanor	criminal act constituting contempt at same
council for children and families Ch. 43.121	7.80.160	time may be punished as crime also
reporting Ch. 26.44	Civil remedies preserved, rule of construction	9.92.040
age of legal responsibility 9A.04.050	9.01.120	violation of injunction against moral
assault of a child	Civil service for	nuisances, penalty 7.48.080
first degree 9A.36.120 second degree 9A.36.130	city firemen violations 41.08.210 city police 41.12.210	Contraband, defined for chapter on obstructing governmental operation 9A.76.010
third degree 9A.36.140	sheriff's employees 41.14.220	Contraband, introduction into detention facility
		I

[RCW Index—page 196] (2008 Ed.)

first degree	budget law violations 36.40.240	information identifying victims is
class B felony 9A.76.140 defined 9A.76.140	hawkers, operating without license 36.71.070 parks and recreation rules, violation of	confidential 10.97.130
Contractors	36.68.080	dissemination of 10.97.120 Criminal records privacy act 10.97.120
registration requirements' violations	peddling without license 36.71.060	Criminal records privacy act 10.97.120 Criminal solicitation
18.27.020	penalty for a crime under state law, limitation	defined 9A.28.030
Controlled atmosphere storage of fruits and	36.01.160	punishment 9A.28.030
vegetables 15.30.210	recreation districts, violation of rules	Criminal trespass
Controlled substances, See CRIMES, subtitle	36.69.180	defenses 9A.52.090
Drugs	roads and bridges, limitation of vehicles on	first degree
Controlled substances, uniform act Ch. 69.50	36.75.270	defined 9A.52.070
Conviction records	roadways, coating or discoloring 36.86.060	gross misdemeanor 9A.52.070
state patrol employer requests 43.43.815	solid waste disposal sites, misuse 36.58.020 unlawful construction of approach to county	second degree
Convictions	roads 36.75.130	defined 9A.52.080 misdemeanor 9A.52.080
bars to subsequent prosecution Ch. 10.43	County census taking, violations 36.13.070	Cruel punishment prohibited Const. Art. 1 § 14
corruption of blood, conviction does not work	County commissioners, inventory of county	Cruelty to animals Ch. 16.52
Const. Art. 1 § 15	assets 36.32.210	Culpability 9A.08.010
doubt as to degree of offense, lesser degree	County officers taking illegal fees 36.18.160	Custodial assault by juvenile
must be used 9A.04.100, 10.58.020	County property, inventory by county	transfer to department of corrections,
evidence beyond reasonable doubt required	commissioners 36.32.210	procedure 13.40.280
for 9A.04.100, 10.58.020 executor or administrator, persons convicted	County treasurer, payment of warrants 36.29.060 Courts, interference with Ch. 9.27	Custodial interference
of crime involving moral turpitude	"Coyote-getters" devices authorized 9.41.185	assessment of costs against defendant
disqualified to serve as 11.36.010	Credit	9A.40.080
jurisdiction required 10.01.050	extortionate extension of credit 9A.82.020,	defenses 9A.40.080 first degree 9A.40.060
lesser degree than charged or attempt	9A.82.030, 9A.82.040	second degree 9A.40.070
10.61.010	Credit cards	Custodial sexual misconduct 9A.44.160,
necessary before punishment 10.01.050	defined for theft and robbery 9A.56.010	9A.44.170, 9A.44.180
personal representatives, persons convicted of	factoring, unlawful 9A.56.280, 9A.56.290	Custody, defined for chapter on obstructing
crimes involving moral turpitude prohibited from serving as 11.36.010	presumption of possession 9A.56.140 telephone company credit card number or	governmental operation 9A.76.010
proof required for 9A.04.100	code, prohibited acts 9.26A.090	Cyberstalking 9.61.260
requisites for 10.01.060	Credit unions, prohibited acts 31.12.850	Dagger, intimidation of another 9.41.270
several defendants, conviction or acquittal of	Criminal assistance, rendering of	Dairy products, unlawful acts and sales Ch. 15.36 Dairy products commission
any one or more 10.61.035	defined 9A.76.050	violations, penalty 15.44.170
vacancy in office caused by 42.12.010	first degree 9A.76.070	Damages, defined for arson, reckless burning,
verdict of, reconsideration if mistake in law	relative, defined 9A.76.060	malicious mischief 9A.48.010
10.61.060 Convicts	second degree 9A.76.080 third degree	Dangerous weapons
firearms	defined 9A.76.090	aiming or discharging, gross misdemeanor
delivery to prohibited 9.41.080	misdemeanor 9A.76.090	9.41.230
Coroner's jury, nonattendance 36.24.030	Criminal attempt 9A.28.020	brass knuckles 9.41.250 exemption for law enforcement officers
Corporations	Criminal Code	9.41.250
conspiracy, forfeiture of franchise 9A.08.030	application 9A.04.010	exhibitions, dangerous, prohibited 9.41.260
criminal liability corporate 9A.08.030	rules of construction 9A.04.020 Criminal conspiracy	intimidation or threats of another, unlawful
personal 9A.08.030	criminal classification 9A.28.040	9.41.270
criminal liability of persons 9A.08.030	defined 9A.28.040	nun-chu-ka sticks, possession on school
documents, signing false document, penalty	Criminal conversation	premises or facilities, penalty, exceptions
23B.01.290	costs and disbursements, limitation on	9.41.280 possessing on school premises or facilities,
forgery in stock subscription 9.24.010	recovery by plaintiff 4.84.040	penalty, exceptions 9.41.280
fraud	Criminal identification, See STATE PATROL,	slung shot 9.41.250
false prospectus, report, or financial condition 9.24.050	subtitle Identification and criminal history section	switch blade knives 9.41.250
forgery in stock subscription 9.24.020	Criminal impersonation 9A.60.040, 9A.60.045	throwing stars, possession on school premises
insolvent bank receiving deposit 9.24.030	Criminal justice costs, county petition for	or facilities, penalty, exceptions 9.41.280
issuance or conveyance of stock or evidence	reimbursement of extraordinary costs	Dead bodies, See CRIMES, subtitle Human
of debt 9.24.020	43.330.190	remains Deadly force
license, doing business without, penalty	Criminal justice information act, See	defined 9A.16.010
9.24.040	CRIMINAL JUSTICE INFORMATION ACT	justifiable, when 9A.16.040
prospectus or report, falsity in, penalty 9.24.050	Criminal mistreatment	Deadly weapon special verdict 9.94A.602
real or personal property, fraudulent	terminally ill persons, palliative care not	Deadly weapons
conveyance or encumbrance 9.24.020	criminal mistreatment 9A.42.045	defined 9A.04.110
stock	Criminal mistreatment of children or dependent	providing to person in detention 9A.76.140
forgery in stock subscription 9.24.010	person	rioter armed with
fraudulent issuance or conveyance of	arresting officer, notification by 9A.42.039	class C felony 9A.84.010
9.24.020	defense, financial inability 9A.42.050	Debt, collection of unlawful debt 9A.82.045 Debt adjusters, violations 18.28.190
Corporations, relating to banks, See BANKS AND BANKING, subtitle	defined 9A.42.010 endangerment with a controlled substance	Deception, defined for theft and robbery
Crimes relating to	9A.42.100	9A.56.010
use of "bank" or "trust" in name of restricted,	first degree 9A.42.020	Decriminalization of certain boating safety
penalty 30.04.020	fourth degree 9A.42.037	offenses Ch. 7.84
Corrections officers	leaving a child in the care of a sex offender	Decriminalization of certain criminal offenses
disarming 9A.76.023, 9A.76.025, 9A.76.027	9A.42.110	7.80.900 Defacing a state monument 9A.48.110
Counterfeiting Ch. 9.16 forestry brands and marks 76.36.120	second degree 9A.42.030 third degree 9A.42.035	Defenses Defenses
trademarks, liability and damages, injunction	withdrawal of life support systems not	bars to subsequent prosecution Ch. 10.43
19.77.140	applicable to chapter 9A.42.040	bigamy 9A.64.010
Counties	Criminal negligence, defined 9A.08.010	compounding 9A.76.100
auctioneers, operating without license	Criminal records	criminal trespass 9A.52.090 detention for shoplifting 9A.16.080
36.71.070	child sexual assault	

(2008 Ed.) [RCW Index—page 197]

48.18.480

discharging defendant to give evidence for militia members by clubs, associations, Electronic communication devices 19.300.010, employers, or business organizations prohibited, penalty 38.40.110 19.300.020 codefendant, bar to subsequent prosecution Elevators, lifting devices, and moving walks, 10.46.110 sheriff's office employees, discrimination prohibited 41.14.180 discharging defendant to give evidence for installation and operation violations state, bar to subsequent prosecution 10.46.110 70.87.180 unfair practices aiding violations 49.60.220 Embezzlement county officers failing to pay over fees duress 9A.16.060 Discrimination, See also DISCRIMINATION entrapment 9A.16.070 Disorderly conduct 36.18.170 extortion, second degree 9A.56.130 defined, elements 9A.84.030 estate funds false imprisonment, shoplifting arrest suit, misdemeanor 9A.84.030 action for recovery of 11.48.060 Dissolution of marriage, restraining orders, noncompliance 26.09.300 reasonable cause or reasonable delay is revocation of letters for 11.28.250 defense civil suit 4.24.220 Dog fighting 16.08.100 action for 11.48.060 force, lawful use of 9A.16.020 Dog guides or service animals 9.91.170 Domestic violence revocation of letters for 11.28.250 proof of ownership of property, sufficiency of force, use of, when lawful 9A.16.020 10.58.060 homicide assault in violation of no-contact order, class committed by private person, justifiable, when 9A.16.050 state treasurer, penalty 43.08.140 C felony 10.99.040, 10.99.050 Emergency management violations 38.52.150 fatality reviews, data collection and analysis Emergency medical care and transportation when excusable 9A.16.030 Ch. 43.235 services, unlawful practices, penalties insanity 9A.12.010 interference with reporting 9A.36.150 18.73.190 intoxication protection orders Employment agencies, operation without license assault, class C felony 26.50.110 to be considered in determination of mental 19.31.080 state 9A.16.090 Domestic violence, See also DOMESTIC Energy facility site locations, permit not a defense to crimes 9A.16.090 VIOLENCE requirements, penalty for violations 80.50.150 Double jeopardy forbidden Const. Art. 1 § 9 justifiable homicide by public officer Drive-by shooting 9A.36.045
Drivers' licensing violations, See MOTOR
VEHICLES, subtitle Drivers' licenses 9A.16.040 Energy supply emergency orders, violations 43.21G.100 libel and slander 9.58.020, 9.58.040, 9.58.050, 9.58.070 Entrapment, as a defense, when 9A.16.070 Equity skimming 61.34.030 Erotic material, distribution and showing to murder, second degree, establishment Driving under the influence 9A.32.050 alcohol information school attendance necessary, defined 9A.16.010 46.61.5056 minors, penalty 9.68.060 outdoor music festival, campground arrest without warrant 10.31.100 Escape detention, investigation of drug or alcohol criminal history and driving record, first degree class B felony 9A.76.110 abuse 4.24.710, 9A.16.120 verification 46.61.513 diagnostic evaluation and treatment for property, defense of 9A.16.020 defined 9A.76.110 prostitution alcohol violators 46.61.5056 parole violator deemed escapee, when sex of parties immaterial 9A.88.050 driver under age twenty-one 9.95.130 public nuisance, unequal damage no defense mandatory appearances 46.61.50571 recapture of prisoner, term 9.31.090 9.66.020 fees rights of accused Const. Art. 1 § 22 self-defense 9A.16.020, 9A.16.050, 9A.16.110 second degree state toxicology laboratory and enforcement class C felony 9A.76.120 funding fee 46.61.5054 defined 9A.76.120 penalty schedule 46.61.5055 sexually violent predators 9A.76.115 theft 9A.56.020 Definitions 9A.04.110 seizure and forfeiture of vehicle 46.61.5058 third degree defined 9A.76.130 attendance at program focusing on victims Dental hygienists, licensing violations 18.29.100 gross misdemeanor 9A.76.130 Dentistry 18.32.735, 18.32.745 46.61.515 Escaped prisoners, recapture Ch. 9.31 Dependencies, persons with intermittent fulfillment 46.61.5151 Escrow agents, violations 18.44.171
Estate and transfer tax, criminal acts 83.100.140 indecent liberties 9A.44.100 rape and indecent liberties 9A.44.010 transfer, sale, or encumbrance of vehicle subject to seizure and forfeiture 46.12.270 Evidence age of children, determination for legal Dependent persons vehicular assault 46.61.522 vehicular homicide 46.61.520 criminal mistreatment 9A.42.010 responsibility 9A.04.050 beyond a reasonable doubt required for what constitutes 46.61.502 defenses 9A.42.050 Driving with license suspended or revoked penalties 46.20.342 endangerment with a controlled substance conviction 9A.04.100 9A.42.100 destroying, or presenting false evidence 9A.72.150 first degree 9A.42.020 Drugs fourth degree 9A.42.037 controlled substances 69.50.401, 69.50.402, insanity, establishment of 9A.12.010 69.50.403, 69.50.404, 69.50.405, 69.50.406, 69.50.407, 69.50.408, second degree 9A.42.030 murder third degree 9A.42.035 first degree withdrawal of life support system, exemption from chapter 9A.42.040 69.50.410, 69.50.416, 69.50.425, 69.50.430, 69.50.4011, 69.50.4012 defense, establishment 9A.32.030 second dégree 69.50.4013, 69.50.4014, 69.50.4015 rape 9A.44.050 defense, establishment 9A.32.050 Deprivation of rights by a public servant, class of crime 9A.80.010 controlled substances homicide 69.50.415 refusal of blood or breath alcohol content test drug paraphernalia 69.50.412 is admissible 46.61.517 imitation controlled substances Ch. 69.52 Deprive, defined for theft and robbery 9A.56.010 tampering with, defined 9A.72.150 outdoor music festival, campground detention, investigation of drug or alcohol Descendant, defined, for incest 9A.64.020 Ex post facto laws not to be passed Const. Art. 1 Detention facility, defined for chapter on § 23 Exerts unauthorized control, defined for theft and abuse 4.24.710, 9A.16.120 obstructing governmental operation prescription drugs, penalties for violations 69.41.072, 69.41.350 9A.76.010 robbery 9A.56.010 Diking and drainage improvement districts, Explosives injury or interference with 85.08.690 Drunkenness, See CRIMES, subtitle Intoxication abandonment of 70.74.295 flame producing device, unlawful use 70.74.310 Discrimination confession made under cannot be used common carriers denial of use because of race, color, or creed 10.58.030 imitation devices, malicious placement Duress, as a defense 9A.16.060 70 74 272 Dwelling, defined 9A.04.110 intimidation or harassment 70.74.275 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 denial of public accommodations because of race, color, or creed, penalty 9.91.010 employment, state employment application, disclosure of race or religion prohibited Earthquakes, public buildings to withstand 70.86.040 Election crimes and penalties Ch. 29A.84 manufacture, sale, or possession without a license 70.74.022 upon, penalty 43.01.100 initiative and referendum, See CRIMES, marking of containers 70.74.300 insurance, prohibited practices 48.30.020 prohibitions on possession 70.74.180 insurance policies, prohibition against subtitle Initiative and referendum

[RCW Index—page 198] (2008 Ed.)

stink bombs, unlawful use 70.74.310

Electrical installation violations 19.28.131

tear gas bombs, unlawful use 70.74.310 warrantless arrest, when authorized 10.31.100 license and registration required 9.41.100 Felony, defined 9A.04.040 verification, notice to bureau of alcohol, terrorist acts 70.74.270 tobacco, and firearms 9.41.135 regulations 9.41.090 definitions 9.41.010 firearm, defined 9.41.010 Extortion defined 9A.56.110 Fertilizers unlawful acts 15.54.420 first degree class B felony 9A.56.120 defined 9A.56.120 violations, penalty 15.54.470 Financial fraud loaded, carrying in vehicle prohibited without license 9.41.050 unlawful possession or production of payment libel, threatening to publish 9.58.090 instruments 9A.56.320 persons authorized to carry 9.41.060 second degree Financial institutions class C felony 9A.56.130 deposit account applicant, false statement recordkeeping requirements 9.41.129 defense 9A.56.130 9.38.015 uniform act defined 9A.56.130 Financial institutions, department of loans or pledges of 9.41.120 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 unlawful borrowing from regulated institution offenders under supervision of department by department personnel, gross misdemeanor 43.320.090 of corrections prohibited from owning or possessing Failing to summon assistance 9A.36.160, 9A.36.161 Fines, See FINES 9.41.045 Failure to appear in court classes of crime 9A.76.170 sales, commercial Fire license required 9.41.100 unlawful to carry, exhibit, display for purposes of intimidation or warrants arson and reckless burning Ch. 9A.48 burning permits, fire protection districts 52.12.105, 52.12.106 Failure to disperse defined, elements 9A.84.020 alarm for safety 9.41.270 vehicles, carrying loaded pistol in prohibited engines or boilers, operating without spark arrester 9.40.040 gross misdemeanor 9A.84.020 False arrest without license 9.41.050 possessing a stolen firearm 9A.56.310 shoplifting, detention 9A.16.080 incendiary device definitions 9.40.110 False certification defined 9A.60.050 gross misdemeanor 9A.60.050 False fire alarms 9.40.100, 9.40.105 False or misleading statement made to public possessing a stoler mean 74.30.310 possession on school premises 10.31.100 possession on school premises or facilities, penalty, exceptions 9.41.280 exceptions 9.40.130 possession, manufacture or disposition of, unlawful 9.40.120 preemption of local laws 9.41.290 railroads, discharging firearm at train or car insurance, destruction for purposes of, penalty servant 9A.76.175 48.30.220 suspected criminal, origin, report to state patrol chief 48.05.320 False reporting or warning of public disturbance defined 9A.84.040 81.60.070 restriction on employment of armed men by Fire alarms private persons Const. Art. 1 § 24 right to bear arms, not to be impaired Const. gross misdemeanor 9A.84.040 False representations false 9.40.100, 9.40.105 injuring or tampering with 9.40.100, 9.40.105 accounts, falsifying Art. 1 § 24 silencers, use of prohibited 9.41.250 theft 9A.56.300 public works accounts 39.04.110 molesting 9.40.100, 9.40.105 animals, false certificate of registration or tampering with 9.40.100, 9.40.105 breed 9.08.030 Fire fighting equipment uniform firearms act Ch. 9.41 credit or financial rating 9.38.010 injuring or tampering with 9.40.100, 9.40.105 unlawful firearms contraband 9.41.220 recording, title to real property 9.38.020 Fire protection districts, burning permits unlawful possession 9.41.040 False swearing defined 9A.72.040 violation of chapter is misdemeanor, penalty 52.12.105, 52.12.106 Fire sprinkler system contractors 9.41.810 unlicensed operations, penalty 18.160.100 wrongful acts 9.45.260 gross misdemeanor 9A.72.040 warrantless arrest, when authorized 10.31.100 inconsistent statements Fires, See ARSON conviction for lowest degree of crime Fireworks unlawful discharge or use 70.77.488 unlawful possession 70.77.485 Fireworks, See also EXPLOSIVES 9A.72.050 aiming or discharging at person or in public prosecution requirements 9A.72.050 irregularities in oath administration no defense 9A.72.070 retraction of false statement 9A.72.060 place 9.41.230 aliens, license required to carry or possess, exception 9.41.170 Fish and wildlife, criminal acts and penalties Ch. convicts delivery to prohibited 9.41.080 crimes relating to Ch. 9.41 statement of what one does not know to be true 9A.72.080 Fish and wildlife officer authority 77.15.075 Flags Falsely alter, defined for fraud 9A.60.010 Falsely complete, defined for fraud 9A.60.010 Falsely make, defined for fraud 9A.60.010 advertising, using for, penalty 9.86.020 crimes relating to, defined 9.86.020 defacement, defiling, mutilating, etc. 9.86.030 defined 9.86.010 dangerous exhibitions with 9.41.260 deadly weapon special verdict 9.94A.602 discharging near explosives 70.74.170 Family abandonment and nonsupport Ch. 26.20 explosive devices, prohibition 70.74.180 desecration of 9.86.030 Family offenses forfeiture bigamy 9A.64.010 incest 9A.64.020 improper use of 9.86.020 confiscation by law enforcement officer of firearm subject to forfeiture authorized Food poisons or other harmful objects in food, Farm labor contracting violations 19.30.150 9.41.098 Federal surplus commodities, misuse of destruction, sale, or trade of forfeited drinks, medicine, or water Ch. 69.40 Food processing 69.07.150 Food stamps 9.91.140, 9.91.142, 9.91.144 firearms authorized 9.41.098 74.04.385 Feed lots, unlawful activities and penalties Ch. identifying marks, alteration or obliteration of prohibited 9.41.140 Force, use of, when lawful 9A.16.020 licenses, dealers Forcible entry and detainer 59.12.230 Felonies regulations, fee 9.41.110 licenses, dealers, regulations 9.41.110 Forests and forest products, See FORESTS AND FOREST PRODUCTS, subtitle Crimes designation of classes 9A.20.010 determination of degree for felonies defined by statute outside the Criminal Code machine guns relating to 9A.20.040 contraband, declared to be 9.41.220 Forged instrument, defined for fraud 9A.60.010 failing to report certain 9.69.100 Forgery class C felony 9A.60.020 prohibited, exceptions 9.41.190 fraud in sporting contests 67.24.010 insurance companies, false advertising in organization 48.06.190 use in commission of felony 9.41.225 mentally ill, delivery to prohibited 9.41.080 defined, elements 9A.60.020 forestry brands and marks 76.36.120 jurisdiction of superior courts as to 2.08.010 maximum terms of sentences 9A.20.020, delivery to prohibited 9.41.080 instruments affecting registered land pistols, possession by person between eighteen and twenty-one 9.41.240 65.12.760 motor vehicle financial responsibility law, 9A.20.021 public money, use of by officer Const. Art. 11 forgery of required proof 46.29.620 pistols commercial seller, defined 9.41.010 § 14 petitions, misconduct concerning 9.44.080 punishment when not fixed by statute concealed pistol license 9.41.070 revocation 9.41.075 public officer refusing to surrender to 9.92.010 repeat offenders, sentenced as habitual criminals 9.92.090 concealment on person prohibited, exceptions 9.41.050 successor 42.20.030 stock subscription 9.24.010 tracking of felony cases crime of violence, defined 9.41.010 Franchise investments, unlawful acts 19.100.170 corrections department duties 10.98.110 Fraud

(2008 Ed.) [RCW Index—page 199]

animals false certificate of registration or of

third degree defined 9A.76.090 breed 9 08 030 41.32.055 attachments, removal, secreting, or assigning property to avoid 9.45.080 telecommunications misdemeanor 9A.76.090 custody, defined 9A.76.010 definitions 9A.76.010 civil action to enjoin violation 7.40.230 attachments and executions, removal, telecommunications fraud 9.26A.110, secreting, or assigning property to avoid 9.26A.115 9.45.090 definitions 9.26A.100 detention facility, defined 9A.76.010 pay telephones, fraudulent operation 9.26A.120 auctions 9.45.070 banks, insolvent bank receiving deposit first degree class B felony 9A.76.110 defined 9A.76.110 9.24.030 pay telephones, manufacturing of slugs for bond issue facsimile signatures, fraud by use in 9.26A.130 printer or engraver 39.44.101 vehicles, report of sale 9.45.260 second degree class C felony 9A.76.120 defined 9A.76.120 wills, failing to deliver on death of testator 11.20.010 complete written instrument, defined 9A.60.010 conspiracy to commit 9.24.010 written instrument, defined 9A.60.010 third degree Fraud, See also FRAUD defined 9A.76.130 credit Fraud in sporting contests 67.24.010 Fresh fruit sales limitation act, penalties gross misdemeanor 9A.76.130 false representations as to, penalty 9.38.010 false or misleading statement made to public creditors 15.21.020, 15.21.060 assignment for benefit of, false servant 9A.76.175 Funeral directors and embalmers 18.39.215, 18.39.220, 18.39.231, 18.39.350 representations 9.45.100 harming a police dog, accelerant detection banks, preferences prohibited 30.44.110 removing or disposing of accounts and books to defraud 9.45.080 dog, or police horse class C felony 9A.76.200 defined 9A.76.200 Gambling antique slot machines, excluded 9.46.235 bucket shop and bunco steering Ch. 9.47 public servant, intimidation of class B felony 9A.76.180 defined 9A.76.180 criminal impersonation 9A.60.040, 9A.60.045 causing person to violate gambling rule 9.46.185 definitions 9A.60.010 executions, removal or assigning property to causing persons to violate gambling law gambling law 9.46.180 cheating 9.46.196, 9.46.1961, 9.46.1962 avoid 9.45.080 refusing to summon aid for a peace officer defined 9A.76.030 facsimile signatures on bonds, fraud by printer or engraver 39.44.101 false certification 9A.60.050 false personation, See CRIMES, subtitle False misdemeanor 9A.76.030 false or misleading entries or statements in application or record 9.46.170 resisting arrest defined 9A.76.040 personation fraud or deceit 9.46.190 misdemeanor 9A.76.040 gambling information, transmission or receiving of 9.46.240 generally Ch. 9.46, Ch. 9.47 false pretenses, See CRIMES, subtitle False pretenses malicious mischief in third degree 9A.48.090 false representations, See CRIMES, subtitle Grafting, See BRIBERY AND GRAFTING horse races, prohibited practices 67.16.060 license, conducting activity without license False representations Grave robbing 68.60.040 falsely alter, defined 9A.60.010 falsely complete, defined 9A.60.010 9.46.160 historic graves, destruction or damage falsely make, defined 9A.60.010 military property, upon 38.32.120 68.60.050 places of, public nuisance, penalty 9.66.010 player defined 9.46.0265 Great bodily harm defined 9A.04.110 financial fraud 9A.56.320 forgery 9A.60.020 hotels and innkeepers, obtaining accommodations by fraud 19.48.110 professional gambling in the first degree Gross misdemeanors 9.46.220 defined 9A.04.040, 9A.20.010 incomplete written instrument, defined professional gambling in the second degree limitation of actions 9A.04.080 pet animals, taking, concealing, injuring, killing, etc. 9.08.070 punishment when not fixed by statute 9.92.020 9A.60.010 9.46.221 instruments affecting registered land 65.12.750 professional gambling in the third degree 9.46.222 intent is element, intent to defraud any person sufficient 10.58.040 public nuisance, to maintain place for 9.66.010 sentences to be imposed 9A.20.020, liquor warehouse receipts, penalty 9.45.160, 9.45.170 records, refusal to produce 9.46.170 9A.20.021 seizure and forfeiture of gambling devices and warrantless arrest, when authorized 10.31.100 mental health advance directives 9A.60.060 real and personal property 9.46.231 unlicensed employee 9.46.198 Gambling, See also GAMBLING Guilty pleas deportation consequences to aliens advisement 10.40.200 mining claims altering samples of ore or assay certificate Habitual criminals, prevention of procreation as punishment 9.92.100 Gangs, See GANGS 9 45 210 false samples of ore or assay 9.45.220 Gasoline prices advertisement of 9.04.090 Harassment Gold arraignment 9A.46.050 substitution of child to deceive 9.45.020 conviction, when deemed to have occurred 9A.46.100 mock auctions 9.45.070 misrepresentation as to carat or fineness mortgaged property, conversion, destruction, 9.16.140 sale, removal, etc. 9.45.060 Government, defined 9A.04.110 court order regarding convicted defendant mortgaged property, destruction, sale, or removal of 9.45.060 Government property copy provided to victim 9A.46.080 bomb threats 9.61.160 violation, misdemeanor 9A.46.080 court order regarding defendant enforcement 9A.46.070 mutual savings bank, insolvent bank receiving Governmental function, defined 9A.04.110 Governmental operation, obstruction of amber alert, false or misleading statement deposit 32.04.120 obtaining a signature by deception or duress no contact or no harassment order 9A.46.040, 9A.46.050 bail jumping classes of crime 9A.76.170 defined 9A.76.170 personal property subject to mortgage, conditional sale, lien, rental agreement or violation, misdemeanor 9A.46.040 crimes included in harassment 9A.46.060 lease, destruction, conversion, sale, removal, etc. 9.45.060 public utilities, defrauding 9A.61.020 defined, elements 9A.46.020 explosives or improvised devices. compounding defense to prosecution 9A.76.100 defined, elements 9A.76.100 gross misdemeanor 9A.76.100 intimidation with 70.74.275 bublic utilities, defrauding 9A.61 damages 9A.61.070 definitions 9A.61.010 first degree 9A.61.030 restitution and costs 9A.61.060 second degree 9A.61.040 third degree 9A.61.050 legislative finding 9A.46.010 liability of peace officer limited 9A.46.090 penalties 9A.46.020 stalking 9A.46.110 time of conviction, acceptance of plea or filing of verdict 9A.46.100 contraband, defined 9A.76.010 contraband, introduction into detention facility first degree 9A.76.140 criminal assistance, rendering of defined 9A.76.050 rental agreement property, conversion, destruction, sale, etc. 9.45.060 victim inform of final disposition 9A.46.080 definition of relative 9A.76.060 provide copy of final court order 9A.46.080 ski areas 19.48.110 state employees' retirement system statement first degree 9A.76.070 where deemed to have been committed 41.40.055 relative, defined 9A.76.060 9A.46.030

teachers' retirement system falsification

second degree 9A.76.080

[RCW Index—page 200] (2008 Ed.)

Harassment, malicious 9A.36.078, 9A.36.080 Honey bee commission, violations of chapter or exception 9.47A.020 commission rule 15.62.220 Honey violations 69.28.185 giving to another, when unlawful 9.47A.040 inducing another, unlawful 9.47A.020 civil remedies 9A.36.083 information repository reporting and dissemination 36.28A.030 Horse meat, unlawful possession, exceptions penalty 9.47A.050 possession for unlawful purpose, prohibited Harboring of a minor 16.68.140 definition 13.32A.080 Horse microchip implant, removal with intent to defraud 16.57.405, 16.57.407 9.47A.030 sale, when prohibited 9.47A.040 removal by law enforcement officer 13.32A.050 Horticultural pests and diseases unlawful behavior 9.47A.020 Hard time for armed crime Ch. 9.94A dumping or piling of infected products or Innocence, presumption of 9A.04.100 containers 15.08.240 Harmful object or substance in food, drinks, Installment sales of goods and services, medicine, or water 69.40.030 Hospitals, operating or maintaining unlicensed violations 63.14.170 Harming a police dog, accelerant detection dog, 70.41.170 Insurance or police horse class C felony 9A.76.200 Hospitals for mental illness advertisements prohibited objects or substances, penalty for financial condition, must correspond with defined 9A.76.200 violations 72.23.300 filed statement 48.30.070 Hate crimes, See CRIMES, subtitle Harassment, Hostage or barricade situation must show name and domicile of insurer telecommunications may be intercepted 48.30.050 malicious advertising false or deceptive 48.30.040 Hazardous materials, transportation of 46.48.175 9.73.030 Hazardous waste disposal, violations 70.105.080, 70.105.085, 70.105.090 telephone communication 70.85.100 alteration of application 48.18.070 Human remains disposal, unlawful 68.50.130 Hazing combinations in restraint of trade 48.30.020 Commercial bribery defined 9A.68.060 compacts prohibited 48.30.020 prohibited, civil and criminal liability for dissection without authority 68.50.100 holding for debts 68.50.120 violations 28B.10.901 defamation of insurers 48.30.080 discrimination as 48.18.480, 48.30.020 dividends not to be guaranteed 48.30.100 Health care facilities or providers, interference notification of coroner 68.50.020 removal or concealment 68.50.050 with civil damages 9A.50.050 civil remedies 9A.50.040 definitions 9A.50.010 sexual violation 9A.44.105 unlawful disturbance, removal, or sale of 68.50.140 domestic insurers, corrupt practices at meetings 48.07.060 informational picketing not prohibited Hunting, criminal acts and penalties Ch. 77.15 false advertising in organization of company 9A.50.060 Identification 48.06.190 penalties 9A.50.030 electronic communication devices 19.300.010, 19.300.020 false claims or proofs 48.30.230 financial condition, advertising of 48.30.070 protection of patients and providers 9A.50.070 enhanced drivers' licenses and enhanced unlawful acts 9A.50.020 financial statements, false 48.30.030 warrantless arrest, when authorized 10.31.100 identicards fraud Ch. 48.30A, Ch. 48.135 consumer protection act, violation 9A.58.030 Ch. 48.135 altering, defacing, injuring, knocking down or free insurance 48.30.155 removing any traffic control signal, device definitions 9A.58.010 hypothecation of notes 48.30.200 or railroad sign or signal 47.36.130 legislative findings 9A.58.005 inducements, illegal 48.30.150 possessing, reading, or capturing information 9A.58.020 interlocking ownership or management constructing or maintaining facilities on highways rights of way without franchise or short distance permit 47.44.060 possession of another's 9A.56.330 misleading comparisons, twisting 48.30.180 damaging roadside improvement or beautification 47.40.070 misrepresentation in applications 48.30.210 Identification, See also STATE PATROL, subtitle Identification and criminal history destroying native flora on state lands or on generally 48.30.040 of policies 48.30.090 section adjoining highways and parks 47.40.080 disregarding notice of closure or traffic Identity, See also IDENTITY name, insurer's name by noninsurer prohibited 48.30.060 Identity theft restriction on highways, streets or county financial information, improper access Ch. over insuring interest 48.27.010, 48.30.260 perjury 9A.72.030 roads 47.48.040 erecting or maintaining on business places on highway right of way 47.32.120 Impeachment of public officers for Const. Art. 5 political contributions prohibited 48.30.110 premiums, illegal dealing in 48.30.190 § 2 Impersonation, criminal first degree 9A.60.040 certain structures, signs or devices on or near property insurance, debts or loans 48.30.260 law enforcement officer, impersonation of 9A.60.045 city streets, county roads or state rate control by compact 48.30.020 highways, as public nuisance 47.36.180 rate wars 48.30.240 second degree 9A.60.045 merchandising (receiving, delivering or rebates 48.30.140, 48.30.170 vending) structures on highway right of Incendiary device 9.40.110 representations, false, misleading, prohibited 48.30.040 way 47.32.110 signs contrary to highway advertising control act of 1961 47.42.080 defined 9A.64.020 solicitation for unauthorized insurers descendant, defined 9A.64.020 48.15.020 failure to comply with stop sign 47.36.110 twisting 48.30.180 first degree illegal use of county road or city street funds, penalty 47.08.100, 47.08.110 unfair practices 48.30.010 class B felony 9A.64.020 second degree willful destruction, secretion, injury, etc., to property 48.30.220 limited access facilities, violations relating to enumerated, penalty 47.52.120 class C felony 9A.64.020 Incomplete written instrument, defined for fraud Insurance, See also INSURANCE, subtitle maintaining or occupying obstructions on highway right of way 47.32.010 9Å.60.010 Unfair practices Insurance premium finance company act, Indecent exposure 9A.88.010 operating without license 48.56.030 obstructing or interfering with, public Indecent liberties nuisance 9.66.010 defined, elements 9A.44.100 Intellectual property, counterfeiting Ch. 9.16 stationing of signs or flaggers at thoroughfare work sites, relating to 47.36.200 Highways, See also HIGHWAYS, subtitle Indian burial grounds destruction or mutilation, exceptions Intent burglary 27.44.040 inference of 9A.52.040 Crimes relating to sale of artifacts or remains removed from, defined 9A.08.010 Highways, violations of Title 47 RCW 47.04.090 Homicide exceptions 27.44.040 fraud, intent as element 10.58.040 Indictment, defined for Criminal Code Interfering with justice abuse, homicide by 9A.04.080, 9A.32.055 controlled substances 69.50.415 crimes included within 9A.32.010 9A.04.110 demonstration of any kind in or near court, Industrial insurance violations and penalties Ch. court building, residence of court officer, judge, juror, witness 9.27.015 51.48 Information, defined for Criminal Code defined 9A.32.010 parading in or near court, court building, inquests, See CORONERS, subtitle Inquests 9A.04.110 residence of court officer, judge, juror, Informed against, defined for Criminal Code survivors, counseling for victim's immediate family members 7.68.070 witness 9.27.015 9A.04.110 picketing in or near court, court building, Inhaling toxic fumes watercraft, homicide by 79A.60.050 residence of court officer, judge, juror, when excusable 9A.16.030 witness 9.27.015 definitions 9.47A.010

(2008 Ed.) [RCW Index—page 201]

use of sound-truck or similar device in or near	class A felony 9A.40.020	Lie detector tests, requiring of employee or
court, court building, residence of court	defined, elements 9A.40.020 persons punishable 9A.04.030	prospective employee, unlawful, penalty,
officer, judge, juror, witness 9.27.015 Interment in cemeteries without certificate of	registration of offenders 9A.44.130,	exception 49.44.120 Liens
authority 68.05.240	9A.44.140, 9A.44.145	destruction, conversion, sale, removal, etc., of
International student exchange organizations,	second degree	personal property to avoid lien 9.45.060
violations 19.166.090	class B felony 9A.40.030	fine in criminal proceeding, lien against real
Intimidating a judge	defense to prosecution, elements 9A.40.030	property of defendant 10.64.080
defined 9A.72.160 Intimidating a juror	defined 9A.40.030 trafficking 9A.40.100	Lighthouses, injury to 88.08.050 Limitation of actions 9A.04.080
defined 9A.72.130	Knives	Limitation of actions, See also LIMITATION OF
Intimidating a witness	intimidation, unlawful 9.41.270	ACTIONS
definition and elements 9A.72.110	switch blade 9.41.250	Liquor, See CRIMES, subtitle Alcoholic
Intimidation of public servant	Knowledge, defined 9A.08.010	beverages
class B felony 9A.76.180 defined 9A.76.180	Labor, See LABOR, subtitle Prohibited practices Laborers, seasonal, advances, fraud in securing	Littering, highways 46.61.645, 46.61.655 Livestock
Intimidation with deadly weapon 9.41.270	49.40.030	brands and marks Ch. 16.57
Intoxication	Landlord and tenant	unlawful possession Ch. 16.57
considered in determination of mental state	unlawful detainer may be criminal trespass	Livestock, inhumane slaughter Ch. 16.50
9A.16.090 no defense to crimes 9A.16.090	59.12.030 Landscape architects 18.96.020	Livestock market regulations, violations
operating railroad, steamboat, vehicle, while	Landscape architects, violations and penalties	16.65.440 Livestock markets, unlawful activities
intoxicated 9.91.020	18.96.160	16.65.130, 16.65.150
Introducing contraband	Larceny	Livestock theft 9A.56.080, 9A.56.083
second degree	equated as theft, when 9A.56.100	fine, mandatory 9A.56.085
class C felony 9A.76.150	indictment or information for, description of money or securities 10.37.110	mandatory fine 9A.56.085
defined 9A.76.150 third degree	military property 38.32.100, 38.32.120	Luring of child or person with developmental
defined 9A.76.160	persons punishable 9A.04.030	disability defined 9A.40.090
misdemeanor 9A.76.160	proof of ownership of property, sufficiency of	Mail
Judge, defined 9A.04.110	10.58.060	solicitation of undesired mail to annoy or
Judges, intimidation of 9A.72.160 Juries and jurors	public assistance 74.08.331 railroad property 81.60.080	harass another person 9.35.030
allowing juror to leave jury room 9.51.030	receiving stolen property	Making or having burglar tools defined 9A.52.060
communications with, person in charge	railroad property 81.60.080	gross misdemeanor 9A.52.060
permitting 9.51.030	restoration of property to owner, officers'	Malice, defined for Criminal Code 9A.04.110
criminal cases, allowing to leave jury room, penalty 9.51.030	accountability 9.54.130 theft of certificates of title 65.12.730	Malicious burning
grand jury	Lasers	building, defined 9A.48.010
depositions, disclosure or contents 9.51.060	unlawful discharge, penalties Ch. 9A.49	Malicious destruction of property during state of emergency, penalty 43.06.230
disclosing transactions 9.51.050	Law, unlawful practice, See CRIMES, subtitle	Malicious harassment 9A.36.078, 9A.36.080
juror acting after challenge allowed 9.51.040 transcript of testimony, disclosure of	Barratry Law, unlawful practice of law 2.48.180	civil remedies 9A.36.083
9.51.060	Law enforcement officers	defined, criminal penalties 9A.36.080
impanelling, misconduct 9.51.010	disarming 9A.76.023, 9A.76.025, 9A.76.027	Malicious injury to person during state of emergency, penalty 43.06.230
intimidating 9A.72.130	impersonation of 9A.60.045	Malicious mischief
jury room, allowing juror to leave jury room 9.51.030	obstruction 9A.76.020 Leading organized crime 9A.82.060	aggregation of value of damaged property
jury tampering, defined 9A.72.140	Legislature	9A.48.100
misconduct of officer drawing jury 9.51.010	contempt of witness 44.16.130	bomb threats 9.61.160 carrier or racing pigeon
perjury, defined 9A.72.010	hearings and inquiries, witnesses refusing to	injury to 9.61.190
refreshments, person in charge permitting 9.51.030	attend or testify 44.16.120 witnesses, refusing to attend and answer when	removal or alteration of identification
solicitation of jury duty 9.51.020	summoned, penalty 9.55.020, 44.16.120	9.61.200
Jurisdiction	Letters	damages, defined 9A.48.010
persons amenable to criminal statutes	opening or reading without permission	first degree class B felony 9A.48.070
9A.04.070 Jurisdiction of the state 9A.04.030	9.73.020 publishing without permission, penalty	defined, elements 9A.48.070
Justice, obstruction of Ch. 9.69	9.73.020	physical damage, defined 9A.48.100
Justices of the peace, use of unfit or improper	sending letter, when complete, what county	second degree
language by justice 42.20.110	sender may be proceeded against 9.01.130	class C felony 9A.48.080 defined, elements 9A.48.080
Justifiable homicide committed by private person 9A.16.050	Lewdness, See CRIMES, subtitle Obscenity Liability, principles of 9A.08.010, 9A.08.020,	telephone calls, harassing 9.61.230, 9.61.240,
committed by public officer 9A.16.040	9A.08.030	9.61.250
Juvenile justice act Ch. 13.40	Liability for conduct of another 9A.08.020	third degree
Juveniles	Libel 9.58.010	defined 9A.48.090 gross misdemeanor, when 9A.48.090
inhaling toxic fumes definitions 9.47A.010	defenses 9.58.020, 9.58.040, 9.58.050, 9.58.070	misdemeanor, when 9A.48.090
exception 9.47A.020	furnishing libelous information 9.58.080	Malicious or intentional destruction of property,
penalty 9.47A.050	persons liable 9.58.040	residential landlord-tenant act 59.18.130
possession for unlawful purpose, prohibited	privileged communications 9.58.070	Malicious prosecution 9.62.010, 9.62.020 Maliciously, defined 9A.04.110
9.47A.030 sale to, prohibited 9.47A.040	privileged proceedings 9.58.050 publication, defined 9.58.030	Mandamus, enforcement of writ 7.16.280
unlawful behavior 9.47A.020	retraction 9.58.040	Manslaughter
prosecution 13.40.070	threatening to publish libel 9.58.090	duress not a defense 9A.16.060
firearms special allegation 13.40.196	venue of prosecution 9.58.060	first degree
recommended prosecuting standards for charging and plea dispositions 13.40.077	Libel, See also CRIMES, subtitle Slander Libraries	class A felony 9A.32.060 defined, elements 9A.32.060
Juveniles, See also JUVENILES, subtitle	discrimination to deny public	inquests, See CORONERS, subtitle Inquests
Offenses (crimes)	accommodations because of race, color, or	second degree
Kidnapping	creed 9.91.010	class B felony 9A.32.070
definitions 9A.40.010 first degree	injury to property 27.12.330 retaining books 27.12.340	defined, elements 9A.32.070 Manufactured homes, elimination of title
mai ucgree	10mming 000k3 27.12.340	manaractured nomes, chillination of title

[RCW Index—page 202] (2008 Ed.)

falsification or omission of required compromise of misdemeanors, See COMPROMISE OF MISDEMEANORS issuing false statements to obtain certificate of information ownership or license registration unlawful penalty 65.20.130 defined 9A.04.040, 9A.20.010 46.12.210 Manufactured homes, mobile homes, leaving children unattended in parked impeachment for Const. Art. 5 § 2 commercial coaches, recreational vehicles, jurisdiction of superior courts as to 2.08.010 automobile to enter tavern, penalty and park trailers, safety requirements, probation services 9.91.060 penalty 43.22.340 Marijuana, See DRUGS lights or signals, tampering with 88.08.020 assessment for services 10.64.120 motor vehicle wreckers 46.80.170 negligent driving 46.61.525, 46.61.5249 punishment when not fixed by statute Marriage 9 92 030 regulations 26.04.200 obscuring identity of a machine 9A.56.180 sentences to be imposed 9A.20.020, violations of marriage requirements 26.04.220 odometers 9A.20.021 crimes relating to 46.37.540, 46.37.550, 46.37.560, 46.37.570 Materially false statement, defined for perjury warrantless arrest, when authorized 10.31.100 9A.72.010 Mobile home park relocation assistance, relating operating vehicle under certificate of license Measurements registration without having certificate of ownership, unlawful 46.12.010 false measurement 9.45.124 violations, penalty 59.21.110 Money laundering inaccurate measurement 9.45.124 operating vehicle when certificate of inducing, false or inaccurate measurement definitions 9A.83.010 ownership or license registration is 9.45.126 elements of crime, penalties 9A.83.020 canceled or refused unlawful 46.12.160 public policy 9.45.122 government officers, release from liability when engaged in lawful performance of physical control of while under the influence of liquor or drugs 46.61.504 prowling 9A.52.095, 9A.52.100 custom slaughtering and custom meat facilities, unlawful acts Ch. 16.49 duties 9A.83.040 seizure and forfeiture of proceeds and publicly owned vehicles, allowing operation of unmarked vehicle unlawful 46.08.065 Mental incapacities, persons with sexual contact with 9A.44.100 property 9A.83.030 Mosquito control districts, interference with reckless driving Metal property, stolen Ch. 19.290 work of 17.28.250 gross misdemeanor 46.61.500 Methamphetamine Motor freight carriers controlled substances, uniform act Ch. 69.50
manufacture with child on premises, special
allegation 9.94A.605
Military, See MILITIA AND MILITARY refund of license fees, false statement relating to 46.68.010 advertising violations 81.80.355 rebating or discrimination 81.80.230 sale or transfer of vehicles Motor vehicle drivers' licensing violations, See minor, unlawful, exception and penalty MOTOR VEHICLES, subtitle Drivers 46.12.270 AFFAIRS, subtitle Crimes licenses minor under the age of 18, unlawful, Military organizations, unauthorized 38.40.120 Motor vehicle financial responsibility law exception 46.12.260 Milk and milk products for animal food failure to return license to department upon in noncompliance with chapter 46.12 RCW unlawful acts 15.37.100, 15.37.110 suspension or revocation of operator's license 46.29.610 unlawful 46.12.010 Milk products, unlawful acts and sales Ch. 15.36 serial or identification number, destroyed, Mines and mining forgery of required proof 46.29.620 removed, etc., buying, selling, or possession of 46.12.300 altering samples of ore or assay certificate 9.45.210 Motor vehicles accidents and reports signal preemption devices 46.37.670, false samples of ore or assay 9.45.220 mineral trespass 78.44.320, 78.44.330, 78.44.340 46.37.671, 46.37.672, 46.37.673, 46.37.674, 46.37.675 improper procedure after involvement in an accident 46.52.020 striking unattended vehicle, neglect of duty 46.52.010 altering or forging certificate of ownership or license registration unlawful 46.12.220 sabotage, interfering with mining 9.05.060 Minimum wage law violations 49.46.100 subleasing or transfer, unlawful practices Ch. auto theft prevention authority Ch. 46.66 19.116 capitol grounds, control of traffic on, alcoholic beverages, violations, enforcement, and penalties Ch. 66.44 theft of 9A.56.063, 9A.56.065, 9A.56.068, 9A.56.078, 9A.56.096 violations, jurisdiction 46.08.170 begging, employing child for 26.28.070 cigarettes 26.28.080 certificate of ownership, penalty for unlawful transfer or subleasing, unlawful practices Ch. sale 46.12.215 19.116 certificate of ownership and license crimes related to vehicles on installation of different motor, registration indecent exposure 9A.88.010 possession of certificate of ownership or registration of unlawful 46.12.080 failure to report transfer, penalty 46.12.101 transfer, seller liability limited, procedure employment immoral or dangerous employment 26.28.070 vehicular assault 46.12.102 alcohol and drug evaluation and treatment of unlawful for a minor under the age of 18 to minimum ages, exceptions 26.28.060 offenders, requirements 46.61.524 own motor vehicle, exception 46.12.250 erotic material, sale, distribution or showing to, penalties 9.68.050, 9.68.060, 9.68.070, vehicular homicide unlawful for minor to own motor vehicle, alcohol and drug evaluation and treatment of exception 9.68.080, 9.68.090, 9.68.100, 9.68.110, offenders, requirements 46.61.524 penalty 46.12.270 9.68.120 definition and penalty 46.61.520 chains, studded tires, failing to use when inhaling toxic fumes Motorcycles required 46.37.420 definitions 9.47A.010 exhaust systems 46.37.537 dealer's, salesmen's and manufacturer's licenses 46.70.240 defined 9A.56.070 exception 9.47A.020 penalty 9.47A.050 Municipal corporations, political subdivisions, claims against for contractual purposes possession for unlawful purpose, prohibited violations, penalty 42.24.100, 42.24.110 9.47A.030 destroyed vehicles Municipal courts sale to, prohibited 9.47A.040 unlawful behavior 9.47A.020 failure to notify director of motor vehicles termination unlawful 46.12.070 agreement with county to handle criminal cases, arbitration 35.20.010, 35.22.425, possession of certificate of ownership or leaving children unattended in parked registration of unlawful 46.12.070 automobile to enter tavern, penalty 35.27.515, 35.30.100 driving under the influence 46.61.502 9.91.060 Municipalities driving under the influence, transfer, sale, or motor vehicles, ownership by agreement with county to handle cases encumbrance of vehicle subject to seizure and forfeiture 46.12.270 penalty 46.12.270 3.50.800, 3.50.805 motor vehicles, ownership of motor vehicle by Murder minor under the age of 18 unlawful, exception 46.12.250 eluding pursuing police abuse victim found guilty of murder of abuser license revocation 46.61.024 prior to July 23, 1989 petition to indeterminate sentence review board 9.95.045 tattoos, applying to minors a misdemeanor 26.28.085 carrying loaded pistol in vehicle prohibited 9.41.050 tobacco 26.28.080 resentencing to reduce sentence allowed unlawful harboring of a minor 13.32A.050, fuel, theft 46.61.740 9.94A.890 insurance, falsification of proof of financial 13.32A.080 review of inmate's sentence by Misappropriation of public funds, advancement responsibility 46.30.040 indeterminate sentence review board of travel expenses 42.24.150 intoxication, penalty for failure to take alcohol 9.95.047

(2008 Ed.) [RCW Index—page 203]

aggravated first degree Ch. 10.95

or drug tests 46.20.308

Misdemeanors

duress not a defense 9A.16.060 first degree	use of sound-truck or similar device in or near court, court building, residence of court	conviction for lowest degree of crime 9A.72.050
class A felony 9A.32.030	officer, judge, jurors, witness 9.27.015	prosecution requirements 9A.72.050
defense 9A.32.030	Obtain control over, defined for theft and robbery	indictment or information for, description in
killing in course of robbery, rape, burglary,	9A.56.010 Obtaining a signature by decention or durass	10.37.140 irregularities in oath administration
arson, or kidnapping 9A.32.030 premeditation 9A.32.020	Obtaining a signature by deception or duress class C felony 9A.60.030	no defense 9A.72.070
punishment 9A.32.040	defined 9A.60.030	land registration 65.12.740
sentences 9A.32.040	Odometers, tampering with 46.37.540	militia member, physician making false
homicide by abuse 9A.32.055 inquests, See CORONERS, subtitle Inquests	exemptions 46.37.550, 46.37.560, 46.37.570 replacement of 46.37.590	certificate for 38.32.090 public assistance, application for grant
limitation of action 9A.04.080	Offenders under supervision of department of	74.08.055
second degree	corrections	retraction of false statement 9A.72.060
class A felony 9A.32.050 defenses 9A.32.050	pistols prohibited from owning or possessing	second degree class C felony 9A.72.030
defined, elements 9A.32.050	9.41.045	defined 9A.72.030
killing in course of certain felonies	Officer, defined 9A.04.110	statement of what one does not know to be true
9A.32.050	Official misconduct	9A.72.080 subversive activities, statements as to, answers
Mutual savings banks evidence, concealing or destroying 32.04.110	defined 9A.80.010 Official misconduct by public servant	subject to perjury 9.81.070, 9.81.110
falsification of books or securities 32.04.100,	gross misdemeanor 9A.80.010	summary commitment of witness for 9.72.090
32.04.120	Official proceeding, defined for perjury	unsworn certified written statement, out of state, county of jurisdiction 10.25.065
fraud in false prospectus, report, of financial condition 32.04.120	9A.72.010 Off-road and nonhighway vehicles	unsworn written statement in place of
general penalty 32.04.130	operating violations 46.09.130	affidavits or other sworn statement
insolvent bank receiving deposit 32.04.120	violations 46.09.120	9A.72.085 Perjury and interference with official
license, doing business without 32.04.120	Oil and gas misrepresentation of trademark or trade name	proceedings
prospectus or report, falsity in 32.04.120 transfers by insolvent bank void as to creditors	9.16.080	juror, defined 9A.72.010
32.24.080	Oil and hazardous substance spills	materially false statement, defined 9A.72.010 oath, defined 9A.72.010
Narcotics, See CRIMES, subtitle Drugs	unlawful operation of facilities 90.56.300	official proceeding, defined 9A.72.010
Necessary, defined for Criminal Code 9A.16.010 Nuclear energy, violations 70.98.200	Oil spill prevention and response unlawful acts 88.46.080, 88.46.090	testimony, defined 9A.72.010
Nuisances	Oil tankers, reckless operation 90.56.530	Person, defined 9A.04.110
contempt for violation of	Omissions, not punishable, when 9.01.110	Personal property damage to Ch. 9A.48
injunction, penalty 7.48.080 order of abatement 7.48.090	Optometry, unlawful acts and penalty 18.53.150 Organized crime	destruction, secretion, injury, etc., for
punishment for failure to abate 7.48.250	leading organized crime 9A.82.060	insurance 48.30.220
Nuisances, public Ch. 9.66	statewide special inquiry judge act Ch. 10.29	fraudulent conveyance or encumbrance by corporation 9.24.020
Nuisances, See also CRIMES, subtitle Public	Organized crime advisory board 43.43.858,	proof of ownership in criminal prosecution
nuisances Nursing home administrators, unlicensed acts	43.43.860, 43.43.862, 43.43.864, 43.43.866 Organized crime intelligence unit in state patrol	10.58.060 trafficking in stolen property 9A.82.050,
18.52.140	43.43.850, 43.43.852, 43.43.854, 43.43.856	9A.82.055
Oath, defined for perjury 9A.72.010 Obscene telephone calls 9.61.230	Osteopathic medicine and surgery, unlawful practices 18.57.160	Personal protection spray devices
Obscenity	Outdoor music festival, violations 70.108.130	possession 9.91.160 Persons amenable to criminal statutes 9A.04.070
abortion, articles or drugs for, exposing for	Owner, defined for theft and robbery 9A.56.010	Persons bailable Const. Art. 1 § 20
sale 9.68.030	Pallets definitions 9A.56.010	Persons liable to punishment 9A.04.030
indictment or information for obscene literature, describing 10.37.130	possessing stolen property 9A.56.140	Pesticide application, unlawful acts 17.21.150,
injunctions against obscene materials	Pawnbrokers and second-hand dealers	17.21.310 Pesticides
7.42.010, 7.42.020, 7.42.030, 7.42.040,	prohibited acts 19.60.060	unlawful practices 15.58.150
7.42.050, 7.42.060, 7.42.070 motion picture projectionists, employees,	stolen or lost property, duty to report to chief law enforcement officer 19.60.040	violations, penalties 15.58.330
immunity from prosecution 7.48.100	Peace officer	Pet animals definitions 9.08.065
Obscenity and pornography	defined 9A.04.110	research institutions, transferring stolen
exemptions 9.68.015 promoting of, class C felony, penalties	preventing arrest 9A.76.040 refusing to summon aid for 9A.76.030	animals to
9.68.140	Pecuniary benefit, defined 9A.04.110	penalties 9.08.072, 9.08.074, 9.08.076, 9.08.078
Obscuring identity of a machine	Penalties for	taking, concealing, injuring, killing, etc.
defined, elements 9A.56.180 Obstructing governmental operation	city, town, and county penalties to be uniform with state law 35A.11.020	9.08.070
definitions 9A.76.010	Perjury	Petroleum products misrepresentation of trademark or trade name
introducing contraband	bank or trust company examinations, false	9.16.080
second degree	swearing is perjury 30.04.060	Pharmacies and pharmacists
class C felony 9A.76.150 defined 9A.76.150	claims for furnishing materials or services, certifying falsely 42.24.100	violations, penalty 18.64.250, 18.64.280 Physical control of a vehicle while under the
third degree	commitment of witness for, detention of books	influence of liquor or drugs
defined 9A.76.160	or instruments 9.72.090	alcohol information school attendance
misdemeanor 9A.76.160 obstructing law enforcement officer	evidence detention of forged or altered books or	46.61.5056 determination 46.61.504
9A.76.020	instruments as evidence against witnesses	diagnostic evaluation and treatment for
Obstructing justice Ch. 9.69	9.72.090	alcohol violators 46.61.5056
demonstration of any kind in or near court, court building, residence of court officer,	first degree class B felony 9A.72.020	fees
judge, juror, witness 9.27.015	defined 9A.72.020	state toxicology laboratory and enforcement funding fee 46.61.5054
parading in or near court, court building,	mistaken belief of materiality no defense	seizure and forfeiture of vehicle 46.61.5058
residence of court officer, judge, jurors,	9A.72.020	Physical evidence, defined 9A.72.150
witness 9.27.015 picketing in or near court, court building,	immunity from prosecution does not apply to perjury committed in self-incriminating	Physical injury, defined 9A.04.110 Physicians and surgeons
residence of court officer, judge, juror,	testimony 10.52.090	controlled substances, See DRUGS
witness 9.27.015	inconsistent statements	false personation, penalty 18.71.190

[RCW Index—page 204] (2008 Ed.)

militia personnel, making false certificate for, prevention and intervention activities, Private communications, intercepting, See COMMUNICATIONS, subtitle Telephone perjury 38.32.090 additional fee to fund 9A.88.120 Pigeons, killing, injuring, detaining, or removing identification marks 9.61.190, 9.61.200 Private persons prevention and intervention services grant program 43.63A.720, 43.63A.725, 43.63A.730, 43.63A.735 homicide committed by, justifiable when Pilot vehicles, mobile home movements 9A.16.050 insurance coverage 46.44.180 Prizes, promotional advertising of prizes promoting prostitution advances prostitution, defined 9A.88.060 class B felony 9A.88.070 Pilotage act, violations and penalties Ch. 88.16 violations 19.170.070 Pistols Probation services forfeiture assessment fees, authority of judge of court of first degree confiscation by law enforcement officer of limited jurisdiction to levy 10.64.120 defined, elements 9A.88.070 profits from prostitution, defined 9A.88.060 firearm subject to forfeiture authorized misdemeanors 9.41.098 assessment for services 10.64.120 second degree class C felony 9A.88.080 defined 9A.88.080 for travel 9A.88.085 destruction, sale, or trade of forfeited Process firearms authorized 9.41.098 abuse of 9.62.020 district judges Platting, subdivision and dedication of land act, violation, penalty 58.17.300 failure to execute process 12.04.190 prosecution Podiatric medicine and surgery, violations and failure to make or false 12.04.190 sex of parties immaterial 9A.88.050 penalty 18.22.220 fake or false process, serving 9.12.010 sentencing conditions 9A.88.130 Poisons sex of parties immaterial prosecution caustic or corrosive substances, penalty for antiprofiteering revolving fund 9A.82.110 9A.88.050 violations 69.36.060 bars on certain prosecutions 9A.82.085 vehicle impoundment 9A.88.140 roisons or other harmful objects in food, drinks, medicine, or water Ch. 69.40
Police dog, accelerant detection dog, or police horse, harming of 9A.76.200
Polluting water supply 70.54.010
Pollution liability insurance program unauthorized disclosure of proprietary reports and information 70.148.060
Pornography Ch. 9.68
promoting of class C felony, penaltics Poisons or other harmful objects in food, drinks, Providing contraband to a person in detention classification of crime 9A.76.160 collection of an unlawful debt 9A.82.045 definitions 9A.82.010 for criminal purposes 9A.76.150 Psychologists, licensing violations 18.83.180 extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 financial institution records Public assistance inspection and copying 9A.82.170 application for grant, falsification 74.08.055 wrongful disclosure 9A.82.170 child support action 74.20.060 leading organized crime 9A.82.060 proceeds, use of 9A.82.080 medical care health care providers bribes, kickbacks, rebates, or self-referrals promoting of, class C felony, penalties 9.68.140 profiteering lien authorized procedure 9A.82.120 74.09.240 Port district toll facilities, violation of rules and notice 9A.82.140 excessive, improper charges 74.09.260 regulations 53.34.190 trustee of real property 9A.82.130 false statements, fraud 74.09.230 Possessing stolen property conveyance of property by, liability 9A.82.150 false verification of written statement credit cards, presumption 9A.56.140 defined 9A.56.140 74.09.280 failure to comply 9A.82.160 remedies, civil and equitable 9A.82.100 restraining orders 9A.82.090 institutional certification, false statements first degree 74.09.250 class B felony 9A.56.150 patient trust funds, failure to deposit in trust account 74.09.270 defined 9A.56.150 sporting event, influencing outcome lack of conviction, apprehension surplus commodities, unlawful receipt and use of 74.04.385 Public buildings 9A.82.070 identification not a defense 9A.56.140 trafficking in stolen property 9A.82.050, second degree 9A.82.055 public records 9A.56.160 bomb threats 9.61.160 victim assistance, use of forfeitures and stolen motor vehicle, value limit 9A.56.160 value limits 9A.56.160 payments 9A.82.110 discrimination to deny public Prohibited labor practices, See LABOR, subtitle accommodations because of race, color, or third degree Prohibited practices creed 9.91.010 defined 9A.56.170 Prohibition, enforcement of writ 7.16.320 earthquake standards 70.86.040 gross misdemeanors 9A.56.170 Projectile stun gun, defined 9A.04.110 Public conveyances Premeditation Promoting a suicide attempt class C felony 9A.36.060 bomb threats 9.61.160 negligent homicide by motor vehicle, not Public defender system Ch. 36.26 affected by 9A.32.020 Property Public disorder, state of emergency, definitions requirement for first degree murder 9A.32.020 defined 9A.04.110
Property, See CRIMES, subtitle Personal
property; CRIMES, subtitle Real property 43.06.200 Presumptions degree of offense 9A.04.100 innocence 9A.04.100 Public disturbance disorderly conduct 9A.84.030 Property, stolen false report or warning 9A.84.040 Prisons and prisoners possession of 9A.56.140 deadly weapon possession by person not a prisoner, penalty 9.94.043 definitions 9A.04.110 first degree 9A.56.150 deadly weapon, rioter armed with 9A.84.010 second degree 9A.56.160 failure to disperse, disobedience of order third degree 9A.56.170 9A.84.020 Public lands, See also PUBLIC LANDS, subtitle Prosecution recapture of prisoner, term 9.31.090 attempt, solicitation, or conspiracy to commit a felony defined by statute outside criminal code 9A.28.010 Crimes relating to hostages, holding person as, penalty 9.94.030 Public nuisances 9.66.010, 9.66.030, 9.66.050 narcotic drugs, controlled substances abatement possession felonies defined by statute outside the Criminal Code 9A.20.040 contempt for violation of order of abatement 7.48.090 class C felony 9.94.041 officers and guards, interference with duties, penalty 9.94.030 may be by information Const. Art. 1 § 25 punishment for failure to abate 7.48.250 abatement proceedings 9.66.040 in name of state Const. Art. 4 § 27 persistent prison misbehavior, penalty contempt for violation of order of abatement 9.94.070 Prostitution possession of defined 7.48.090 contraband sexual conduct, defined 9A.88.030 unequal damage no defense 9.66.020 employment of minor by prostitution house Public officer prohibited, posting of notice, required 9.94.047 defined 9A.04.110 hitchhiking, city and county regulation allowed to control 46.61.255 narcotic drugs, controlled substances homicide committed by, justifiable when 9A.16.040 by a person not a prisoner in a state correctional institution 9.94.045 official duties, limitation of actions 9A.04.080 misdemeanor Public officers and employees sexual conduct, defined 9A.88.030 prison riot patronizing a prostitute 9A.88.110 penalties and fees 9.68A.105 accounts, falsifying 42.20.070 auditing, fraudulent 42.20.060 defined, penalty 9.94.010 weapons possession by prisoner, penalty 9.94.040 books and papers, refusing to surrender to successor 42.20.030 permitting prostitution 9A.88.090 Privacy, violating right of Ch. 9.73 prevention and intervention account 9.68A.105, 43.63A.740 Privacy of criminal records 10.97.120 certificates or writings, falsifying 42.20.050

(2008 Ed.) [RCW Index—page 205]

claims, auditing or paying false claim falsification of cost accounts and records defined 9A.48.050 gross misdemeanor 9A.48.050 42.20.060 39.04.110 Publications, See CRIMES, subtitle Libel disobedience of any law 42.20.080 Reckless driving false personation of 42.20.030 Punishment gross misdemeanor 46.61.500 maximum terms 9A.20.020, 9A.20.021 murder, first degree 9A.32.040 falsifying accounts 42.20.070 Reckless endangerment 9A.36.050 intrusion into public office without authority Recklessness, defined 9A.08.010 restitution, as alternative to fine 9A.20.030 42.20.030 Recording misappropriation of funds or property 40.16.020, 42.20.070, 42.20.090 misfeasance 42.20.100 Punishment, cruel, prohibited Const. Art. 1 § 14 false representations in recording title or encumbrance to real property 9.38.020 cars, interfering or tampering with 81.60.070 Recordings money, using for private gain guilty of felony Const. Art. 11 § 14 discrimination to deny public contraband recordings, disposition, forfeiture, and penalty 19.25.050 accommodations because of race, color, or omitting or refusing to pay over money received 42.20.070 creed 9.91.010 failure to disclose origin of recording, fine and penalty 19.25.040 employees, duty, violation of endangering life or safety 81.48.060 live performances, use without consent of firearms, discharging at train or car 81.60.070 first aid kits, penalty for not providing 81.44.085 performing duties without authority 42.20.030 owner 19.25.030 powers of office, delegating to another for reproduction of sound without owner's profit 42.20.020 consent, fine and penalties 19.25.020 industrial crossings, reporting and inspection of, violations 81.54.030 prisoners under custody of, powers and duties, See PRISONS AND PRISONERS filing or recording false instrument 40.16.030 interfering with any part of rolling stock 81.60.080 records, papers, or documents, destroying, falsifying, misappropriation of 40.16.020 injury, destruction or removal of 40.16.010 misappropriation of records by public officer 40.16.020 lights or signals, tampering with 88.08.020 malicious injury to railroad property reports or statements, falsifying 42.20.040 seal, refusing to surrender to successor offering false instrument for filing or 81.60.070 42.20.030 recording 40.16.030 obstructing train or car 81.48.020 surrendering office to successor, refusing 42.20.030 prior convictions, use of in later prosecution receiving stolen property taken from railroad 81.60.080 9.94A.637 treasurers, misappropriation of funds 42.20.090 vacation of record of convictions, conditions removing any part of rolling stock 81.60.080 9.94A.640 roadbed, interfering or tampering with 81.60.070 Public records Records, See also STATE PATROL, subtitle filing or recording false instrument 40.16.030 Criminal offender record information sabotage, interfering or injury to Reenactments, disposition of profits 7.68.200, 7.68.210, 7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 injury, destruction or removal of, penalty transportation constitutes 9.05.060 40.16.010 stealing any part of rolling stock 81.60.080 misappropriation of records by public officer, penalty 40.16.020 switches, interfering or tampering with Refrigeration equipment, abandoned Ch. 9.03 81.60.070 offering false instrument for filing or Refusing to summon aid for a peace officer trains, interfering or tampering with 81.60.070 recording 40.16.030
Public safety and education account, use of funds defined 9A.76.030 trestles, interfering or tampering with misdemeanor 9A.76.030 81.60.070 43.08.250 Relative Rape child defined for crime of rendering criminal assistance 9A.76.060 Public safety and education assessment 3.62.090 Public servant first degree 9A.44.073 asking or receiving Rental agreement property, conversion, second degree 9A.44.076 bribe 9A.68.010 destruction, sale, failure to redeliver third degree 9A.44.079 compensation for advice 9A.68.030 9.45.060 corroboration of victim unnecessary payment for particular action 9A.68.050 Reproduction of sound without owner's consent, 9A.44.020 payment for public appointment 9A.68.040 fine and penalty 19.25.020 defenses to prosecution 9A.44.030 asking or receiving compensation for advice definitions 9A.44.010 first degree 9A.44.040 Residential burglary 9A.52.025 9A.68.030 Residential landlord-tenant act bribery, defined 9A.68.010 malicious or intentional destruction of minimum term, mandatory 9A.44.045 limitation of action 9A.04.080 property 59.18.130 unlawful use of firearm or deadly weapon defined 9A.04.110 prevention of procreation as punishment 9.92.100 crime of intimidating a public servant 9A.76.180 59.18.130 Resisting arrest false or misleading statement made to second degree 9A.44.050 third degree 9A.44.060 9A.76.175 defined 9A.76.040 intimidation of 9A.76.180 making false statement to 9A.72.030 victim's past sexual behavior, admissibility 9A.44.020 Restitution alternative to fine, prosecuting attorney's duty to investigate 9A.20.030 offering or giving Real property damage to Ch. 9A.48 corporations, joint stock associations, also bribe 9A.68.010 payment for particular action 9A.68.050 applicable to 9A.20.030 destruction, secretion, injury, etc., for payment for public appointment 9A.68.040 Restrain, defined for crimes of kidnapping, insurance 48.30.220 unlawful imprisonment, and custodial interference 9A.40.010 offering or paying compensation for advice false representations in recording 9A.68.030 encumbrance to title to real property official misconduct Restraining orders 9.38.020 defined 9A.80.010 issuance of order in dissolution decree, fraudulent conveyance or encumbrance of by gross misdemeanor 9A.80.010 enforcement 26.09.050, 26.09.060 corporation 9.24.020 requesting unlawful compensation 9A.68.020 Right of entry proof of ownership in criminal prosecution threatening to influence a public servant's official action 9A.76.180 trading in public office, defined 9A.68.040 land, unimproved, unused, unfenced notice requirement 9A.52.010 posting requirement 9A.52.010 10.58.060 Rebating by health care providers Ch. 19.68 Receive, defined for theft and robbery 9A.56.010 trading in special influence, defined 9A.68.050 Receiving or granting unlawful compensation class C felony 9A.68.030 Rights of accused Const. Art. 1 § 22 ciass C tetony 9A.68.030 defined, elements 9A.68.030 Receiving stolen property railroad property 81.60.080 Reckless burning 76.04.710, 76.04.740 building, defined 9A.48.010 Public utilities, defrauding 9A.61.020 damages 9A.61.070 class C felony, when 9A.84.010 definition of crime 9A.84.010 failure to disperse, disobedience of order 9A.84.020 definitions 9A.61.010 first degree 9A.61.030 restitution and costs 9A.61.060 second degree 9A.61.040 Rivers and streams damages, defined 9A.48.010 obstructing or interfering with 9.66.010 third degree 9A.61.050 defense to prosecution 9A.48.060 Roads Public utilities, See also PUBLIC UTILITIES, first degree class C felony 9A.48.040 obstructing or interfering with, public subtitle Violations nuisance 9.66.010 Public works Roads, See also CRIMES, subtitle Highways defined 9A.48.040 bidding violations, penalty 9.18.120, 9.18.130 second degree Robbery

[RCW Index—page 206] (2008 Ed.)

appropriate lost or misdelivered property or expenditures by school officials in excess of coin silver, use of term 9.16.110, 9.16.130 sterling silver, use of term 9.16.100, 9.16.120 services, defined 9A.56.010 revenues, penalty 28A.535.070 by color or aid of deception, defined hiring of uncertificated teachers, director's Ski areas fraud 19.48.110 9A.56.010 connivance, penalty 28A.635.080 credit card, defined 9A.56.010 deception, defined 9A.56.010 Slander, See also CRIMES, subtitle Libel insulting teachers, penalty 28A.635.010 interfering by force or violence with any Snowmobiles defined 9A.56.190 administrator, teacher or student endangerment, humans, animals 46.10.130 definitions 9A.56.010 28A.635.090 operating under influence of drugs or alcohol deprive, defined 9A.56.010 intimidating any administrator, teacher or Soft tree fruits, penalty 15.28.270 Solicitation, criminal 9A.28.030 Solid waste collection companies 81.77.090 exerts unauthorized control, defined student 28A.635.100 9A.56.010 school directors, failure to enforce certain first degree requirements for teachers, penalty bodily injury, infliction of 9A.56.200 class A felony 9A.56.200 28A.405.040 Sporting event, influencing outcome 9A.82.070 Stalking 9A.46.110 school property defacing or otherwise injuring, penalty, parent's liability 28A.635.060 failure of officials, employees, to account for, mutilation by, penalty 28A.635.070 teaching when certificate revoked for failure deadly weapon, armed with 9A.56.200 State criminal jurisdiction 9A.04.030 deadly weapon, display of 9A.56.200 State employees' retirement system, false statements 41.40.055 defined, elements 9A.56.200 obtain control over, defined 9A.56.010 State lottery owner, defined 9A.56.010 receive, defined 9A.56.010 action without requisite license felony 67.70.140 to emphasize patriotism, penalty receive, defined 9A.56.010 second degree class B felony 9A.56.210 defined 9A.56.210 services, defined 9A.56.010 stolen, defined 9A.56.010 value, defined 9A.56.010 wrongfully obtains, defined 9A.56.010 Rock festival violations 70.108.130 28A.405.040 class C felonies 67.70.160 threats to bomb or injure school buildings, false or misleading statement penalty 9.61.160 willful disobedience of order of school gross misdemeanor 67.70.150 forgery, fraud, deceit, misrepresentation felony 67.70.130 administrative personnel or law enforcement officer 28A.635.020 ticket sale to minor misdemeanor 67.70.120 Search and rescue dogs, interfering with 9.91.175 Securities act violations 21.20.400 violation of rules Securities and investments advertising falsely 9.04.010 Rules of construction gross misdemeanor 67.70.170 application of general provisions of the code State monuments, defacing 9A.48.110 bucket shops, prohibited 9.47.090 9A.04.090 State of emergency definitions 43.06.200 common law supplemental to penal statutes Senior citizens criminal mistreatment 9A.42.010 defenses 9A.42.050 first degree 9A.42.020 9A.04.060 failure to heed order of public official during, culpability penalty 43.06.250 substitutes for criminal negligence, general unlawful conduct during, penalty second degree 9A.42.030 third degree 9A.42.035 recklessness, and knowledge 9A.08.010 43.06.240 tense, gender, number 9A.04.110 malicious destruction of property or injury to person, penalty 43.06.230 Statewide special inquiry judge withdrawal of life support system, assemblages 9.05.030 exemption from chapter 9A.42.040 criminal sabotage, defined 9.05.060 witnesses, disclosure of information 10.29.060 provisions relating to cumulative 9.05.090 authorized for offenders 9A.20.020, Savings and loan associations, relating to 9A.20.021 Statute, defined 9A.04.110 assets and liabilities, false statements as to murder, first degree 9A.32.040 Statute of limitations, See LIMITATION OF restitution as alternative to fine 9A.20.030 ACTIONS discount purchasing of accounts, debentures sentencing reform act, standards, ranges Ch. Steam, negligent use of 70.54.080 or certificates 33.36.020 evidence, suppressing, secreting or destroying Stock restricted areas 16.24.040 Services, defined for theft and robbery Stolen, defined for theft and robbery 9A.56.010 33.36.060 9A.56.010 Stolen property Sex offenses Ch. 9A.44 falsifications of books, etc. 33.36.040 pawnbrokers and second-hand dealers, duty to community protection zones
preemption of local ordinance 9.94A.8445 financial conditions, false statements 33.36.050 report to law enforcement 19.60.040 possession of 9A.56.140 duty of witness to report attempts and offenses 9.69.100 illegal loans or investments 33.36.010 first degree 9A.56.150 second degree 9A.56.160 third degree 9A.56.170 insolvency, transfers for preference of prostitution, See CRIMES, subtitle creditors 33.36.030 Prostitution rape, See CRIMES, subtitle Rape seduction, See CRIMES, subtitle sex offenses segregation corporation debentures and Stop-payment order, unlawful certificates, discount purchasing of class C felony, amount 9A.56.060 33.36.020 gross misdemeanor, amount 9A.56.060 use of misleading words in name or sexually explicit materials, unlawful display of 9.68.130 Strangulation advertising 33.08.010 assault, second degree 9A.36.021 special allegation 9.94A.835, 9.94A.836, 9.94A.837, 9.94A.838, 9.94A.839 Savings and loan associations, See SAVINGS defined 9A.04.110 AND LOAN ASSOCIATIONS, subtitle Street railways, See STREET RAILWAYS, subtitle Crimes relating to Crimes relating to Sexual exploitation of children Ch. 9.68A School employees Sexual psychopaths Ch. 71.06 Streets and alleys termination of certificated employees for Sexually explicit material, display of 9.68.130 obstructing or interfering with 9.66.010
Streets and alleys, See also CRIMES, subtitle
Highways; CRIMES, subtitle Roads
Substantial bodily harm felony crime against child, right of appeal Sexually transmitted diseases, generally 70.24.080 28A.405.470 termination of classified employees for felony Sexually violent predators Ch. 71.09 crime against child, right of appeal Shellfish sanitation control, violations 69.30.140 defined 9A.04.110 28A.400.320 Sheriffs, misconduct or nonfeasance 36.28.060 Ships and shipping, See CRIMES, subtitle Boats Subversive activities School premises, firearms possession on warrantless arrest, when authorized 10.31.100 and vessels definitions 9.81.010 Shoplifting detention 9A.16.080 membership in subversive organization, penalty 9.81.030 abusing teachers, penalty 28A.635.010 bribery and grafting by school officials, penalty 28A.635.050 Suicide, promoting an attempt penalty false arrest suit for, reasonable cause a defense 4.24.220 class C felony 9A.36.060 Support of dependent children, parent applying contractor prohibited from employing person for public assistance, statement under oath as to income, etc. 74.20.260 convicted of felony crime against child, penalty for violation 28A.400.330 Shoplifting, See also SHOPLIFTING Shopping cart theft Surface mining violations 78.44.260 Swindles Ch. 9.45 definitions 9A.56.010 disturbing school, school activities or meetings, penalty 28A.635.030 unlawful acts, misdemeanor 9A.56.270 examinations, assisting persons to answer Swindling places of 9.66.010 questions, penalty 28A.635.040 obtaining by deception or duress 9A.60.030 disclosing questions, penalty 28A.635.040 Switch blade knives 9.41.250

(2008 Ed.) [RCW Index—page 207]

Sword, intimidation of another, unlawful 9.41.270	property or services, value limit 9A.56.050 Theft, See also CRIMES, subtitle Larceny	false statements as to assets or liabilities 30.12.090
Tampering with a witness	Theft of rental, leased, or lease-purchased	false swearing in examinations is perjury
definition and elements 9A.72.120	property 9A.56.096	30.04.060
Tampering with physical evidence defined, elements 9A.72.150	Threat defined 9A.04.110	falsifying books 30.12.090 legal services, solicitation or furnishing of
gross misdemeanor 9A.72.150	crime of coercion 9A.36.070	prohibited 30.04.260
physical evidence, defined 9A.72.150	crime of intimidating a public servant	loans
Teachers' retirement system falsification	9A.76.180	commission or gratuity for procuring
41.32.055 Tear gas bombs, unlawful use 70.74.310	intimidating a juror 9A.72.130 intimidating a witness 9A.72.110	30.12.110 trust funds, loans to officers and employees
Telecommunications	Threatening telephone calls 9.61.230	from 30.12.120
civil cause of action 9A.56.268	Threats against	penalty, generally 30.12.190
theft of services 9A.56.262 unlawful manufacture of device 9A.56.264	governor or immediate family, governor-elect, officers next in order of succession, penalty	receiving deposit while insolvent 30.44.120 transfers in contemplation of insolvency
unlawful sale of device 9A.56.266	9A.36.090	30.44.110
Telecommunications fraud 9.26A.110,	Three strikes	trust business, commingling of funds or
9.26A.115	persistent offender, definition 9.94A.030	securities 30.04.240
civil action to enjoin violation 7.40.230 definitions 9.26A.100	purpose and procedures 9.94A.555, 9.94A.561, 9.94A.565	Unemployment compensation, violations, generally 50.36.010, 50.36.020
pay telephones, fraudulent operation	sentencing requirements 9.94A.505	Unfair business practices 19.86.110
9.26A.120	Throwing stars, possession on school premises or	Uniform facsimile signature of public officials
pay telephones, manufacturing of slugs for use in 9.26A.130	facilities, penalty, exceptions 9.41.280 Timeshares 64.36.210	act, using to defraud 39.62.040 Unlawful imprisonment
Telegrams	Toxic fumes, inhalation of Ch. 9.47A	class C felony 9A.40.040
divulging contents by telegraph company	Tracking of felony cases	defined 9A.40.040
employee, penalty 9.73.010	department of corrections to maintain records	Unsworn certified written statements, out-of-
obtaining knowledge of wrongfully, penalty 9.73.010, 9.73.020	10.98.110 Trademarks and trade names	state 9A.04.030 Value, defined for theft and robbery 9A.56.010
publishing message, penalty 9.73.020	beverage containers, refilling, penalty	Vehicle, defined 9A.04.110
refusing or delaying delivery by telegraph	19.76.110	Vehicle dealers 46.70.021
company employee, penalty 9.73.010	fraudulent registration 9.16.060	Vehicle dealers, manufacturers, and buyers'
Telephones calling to harass, intimidate, torment or	petroleum products, misrepresentation of trademark or trade names 9.16.080	agents 46.70.180 Vehicle dealers and manufacturers 46.70.170
embarrass 9.61.230, 9.61.250	Trading in public office	licenses
credit card number or code, prohibited acts	class C felony 9A.68.040	denial, suspension, or revocation
9.26A.090 intercepting, See COMMUNICATIONS,	defined 9A.68.040 Trading in special influence	grounds 46.70.101 Vehicles, See also CRIMES, subtitle Motor
subtitle Telephone	class C felony 9A.68.050	vehicles
permitting telephone to be used to harass,	defined 9A.68.050	Vehicular assault 7.68.020
intimidate or torment 9.61.240, 9.61.250	Trading stamp violations 19.83.050	alcohol and drug evaluation and treatment of
records, unauthorized sale or procurement 9.26A.140	Trading stamps, violations 19.84.040 Traffic infractions	offenders, requirements 46.61.524 Vehicular homicide 7.68.020
refusal to yield party lines	failure to obey police order to stop 46.61.022	alcohol and drug evaluation and treatment of
penalty 70.85.020	Traffic infractions, See also TRAFFIC	offenders, requirements 46.61.524
request for line on pretext of emergency 70.85.030	INFRACTIONS Trafficking 9A.40.100	definition and penalty 46.61.520 Verdict
Terrorism, see TERRORISM	Trafficking in stolen property 9A.82.050,	proof required for convictions 9A.04.100
Testimony, defined for perjury 9A.72.010	9A.82.055	Vessels and shipping
Theft ammonia 69.55.010	Transportation companies, See TRANSPORTATION COMPANIES,	convicts brought into state 88.08.030 lights or signals, tampering with 88.08.020
auto theft prevention authority Ch. 46.66	subtitle Violations	operation under influence of alcohol or drugs
beverage crates 9A.56.010	Treason	90.56.540, 90.56.550, 90.56.560
cable television services	defined, penalty 9.82.010	unlicensed pilotage 88.08.060
connection of nondecoding and nondescrambling channel frequency	"levying war", defined 9.82.020 misprision of treason, defined, penalty	Vessels and shipping, See CRIMES, subtitle Boats and vessels
converter permissible 9A.56.260	9.82.030	Veterinary licensing violations 18.92.230,
defense 9A.56.020	Tree fruit research commission, rules violations	18.92.240
defined 9A.56.020 definitions 9A.56.010	and penalty 15.26.300 Tree spiking 9.91.150, 9.91.155	Victims, survivors, and witnesses of construction of chapter 7.69.050
firearms 9A.56.300	Trespass	criminal gang member, protection for
first degree	defenses 9A.52.090	testifying against 7.69.035
defined elements 9A.56.030 with intent to resell 9A.56.340	definitions 9A.52.010 first degree 9A.52.070	definitions 7.69.020 incapacitated or incompetent victims
larcenies defined in other laws	landlord and tenant	representation provided for 7.69.040
treated as theft 9A.56.100	unlawful detainer 59.12.030	intent 7.69.010
livestock 9A.56.080, 9A.56.083	military grounds 38.32.120	rights enumerated 7.69.030
merchandise pallets 9A.56.010 motor vehicles 9A.56.063, 9A.56.065,	second degree 9A.52.080 unimproved, unfenced land	Victims of compensation Ch. 7.68
9A.56.068, 9A.56.078, 9A.56.096	posting requirement 9A.52.010	Video and sound recordings, use by police, fire,
railroads, stealing any part of rolling stock	Trust companies	and certain emergency response personnel
81.60.080 retail	advertising furnishing of legal services, penalty	9.73.090 Video or computer games, violent
extenuating circumstances 9A.56.360	30.04.260	sale to minors 9.91.180
organized theft 9A.56.350	use of "bank" or "trust" restricted to banks or	Violations, complaints by sheriff 36.28.010,
second degree defined 9A.56.040	trust companies, penalty 30.04.020 "bank" or "banking", use of word restricted to	36.28.011 Violations with no statutory penalty are
property or services, value limit 9A.56.040	banks and trust companies, penalty	misdemeanors 9A.20.010
public records 9A.56.040	30.04.020	Violent offenders
shopping carts 9A.56.010	certification of check without funds 30.16.010	release without bail, statement of reasons 10.19.170
unlawful acts, misdemeanor 9A.56.270 third degree	destroying or secreting records 30.12.100 examinations, violation of confidentiality	Violent offenses
defined 9A.56.050	30.04.075	duty of witnesses to report 9.69.100

[RCW Index—page 208] (2008 Ed.)

Visually or hearing impaired youth transmit to corrections department 10.98.090 inducing avoidance of legal process failing to make reports required by law 72.40.100 9A.72.090 prosecuting attorney to send to state patrol 10.98.090 influencing testimony 9A.72.090 intimidating, definition and elements state patrol sole recipient for federal Voveurism class C felony 9A.44.115 9A.72.110 transmission 10.98.070 limitation of actions 9A.04.080 intimidation 9A.72.110 transmitted to prosecuting attorney 10.98.050 payment to influence testimony, avoiding process, or absence from proceeding 9A.72.100 discrimination due to sex 49.12.175 conviction histories from state patrol kick-backs 49.52.050 rebates 49.52.050 10.98.030 perjury, See CRIMES, subtitle Perjury Findings, intent 10.98.200 wrongful refusal to pay 49.48.060 refusal to attend and answer when summoned Fingerprints and identifying data Warehouse receipts before legislature 9.55.020 judge's duties 10.98.050 delivery of goods without obtaining negotiable receipt 22.32.050 transmit to state patrol identification and criminal history section 10.98.050 Forecasting, criminal justice 10.98.140 self-incrimination, bribery, witness not excused on ground of self-incrimination duplicate receipts, not marking 22.32.040 fictitious receipt 22.32.020 tampering with, definition and elements Jails liquor warehouse receipts, penalty 9.45.160, 9A.72.120 admission or release 9.45.170 Witnessing felony, failing to report certain prompt reporting to office of financial management 10.98.130 refusing to issue 22.32.010 9.69.100 unlawful practices 22.09.250 Written instrument National crime information center interstate defined 9A.60.010 forgery 9A.60.020 using unauthorized receipts 22.09.310 identification index 10.98.070 Warehouses for storage of agricultural Plea agreements obtaining a signature by deception or duress commodities conviction histories from state patrol general penalty 22.09.890 9A.60.030 10.98.030 violations by inspectors 22.09.770 Waste tires, storage or transportation without license 70.95.565 Wrongfully obtains, defined for theft and robbery Procedures, development considerations 9A.56.010 review and recommendations 10.98.160 Release from jails CRIMINAL CODE (See CRIMES) Water prompt reporting to office of financial management 10.98.130 CRIMINAL HISTORY furnishing impure 70.54.020 Background checks, See STATE PATROL poisons or other harmful objects in food, Sentenced felon jail forecast Criminal justice information act, See CRIMINAL JUSTICE INFORMATION drinks, medicine, or water Ch. 69.40 office of financial management to prepare polluting 70.54.010 10.98.140 watersheds in adjoining state 70.54.030 Sentencing conviction histories from state patrol 10.98.030 Privacy, See CRIMINAL RECORDS PRIVACY Water, sewer, or drainage connection without water-sewer district permission, penalties 57.08.180 CRIMINAL IDENTIFICATION (See STATE State identification number PATROL, subtitle Identification and criminal history section) Water code violations 90.03.400, 90.03.410, state patrol to furnish to originating agency 90.03.420 and prosecutor 10.98.080 Water pollution State patrol CRIMINAL INSANITY (See CRIMINAL PROCEDURE, subtitle Criminal insanity; MENTAL ILLNESS, subtitle penalty 90.48.140 conviction histories for filings, plea agreements and sentencing 10.98.030 Status of suspected or convicted felons Water resources rules and regulations, violation, procedure 43.27A.190 Criminal insanity) Water rights prompt response by patrol and corrections department to jails and law agencies CRIMINAL INVESTIGATIONS (See misrepresentation of claim, penalty 90.14.121 Watercraft 79A.60.050, 79A.60.060 GRAND JURY, subtitle Criminal 10.98.150 investigations) Weapons Tracking of arrest charges 10.98.060 brass knuckles 9.41.250 CRIMINAL JUSTICE AGENCIES Tracking of felony cases 10.98.010 exhibitions, dangerous, prohibited 9.41.260 intimidation of another, unlawful 9.41.270 Defined 43.43.705 department of corrections to maintain records Dissemination, disclosure of information, See 10.98.110 rioter armed with 9A.84.010 slung shot 9.41.250 CRIMINAL RECORDS PRIVACY ACT Washington integrated justice information board Interlocal agreements and contracts 39.34.180 meetings 10.98.220 switch blade knives 9.41.250 Weapons, See also CRIMES, subtitle Firearms Local sales and use tax distribution Ch. 82.14 members 10.98.210 powers and duties 10.98.230 CRIMINAL JUSTICE FORECASTING Weather modification violations 43.37.200 report 10.98.240 Primary sources Weed control, unlawful acts 17.10.235 state patrol, department of corrections, office Weighmasters and commodity weighing, unlawful acts 15.80.620, 15.80.630, 15.80.640, 15.80.650 CRIMINAL JUSTICE TRAINING of financial management 10.98.140 COMMISSION Sentenced felon jail forecast Child abuse and neglect training 43.101.365, 43.101.370 Weights and measures 19.94.510 office of financial management to prepare Community-police partnership training duties 43.101.240 10 98 140 Well construction, unlawful acts 18.104.030, 18.104.160 CRIMINAL JUSTICE INFORMATION Correctional training standards and education, board on 43.101.310, 43.101.315, 43.101.320, 43.101.325, 43.101.330, 43.101.335, 43.101.340 White cane law, penalty for violations 70.84.070 ACT Wildlife, criminal acts and penalties Ch. 77.15 Admission to jails Wills, delivery on death of testator, penalty for failure 11.20.010 prompt reporting to office of financial management 10.98.130 Arrest and fingerprint form felons 10.98.050 Definitions 43.101.010 Wiretaps illegal drug transactions authorizations 9.73.090, 9.73.230 Domestic violence incident reporting to judge's duties 10.98.050 association of sheriffs and police chiefs state patrol sole recipient for federal transmission 10.98.070 evidence, admissibility as 9.73.230 requirements and procedures 10.99.030 judicial authorization, availability of judge for, requirements 9.73.220 legislative findings 9.73.200 Firearms certificate program private detectives 43.101.250 security guards 43.101.260 unique number system 10.98.060 Conviction histories for filings, plea agreements one-party consent 9.73.210 reports 9.73.230 Higher education students, eligibility for basic law enforcement training 43.101.222 and sentencing state patrol primary source 10.98.030 Criminal justice forecasting 10.98.140 Criminal offender record information Juvenile runaways, policy manual of statutes regarding 43.101.300 violations investigation and prosecution 9.73.240 regarding 43.101.300 Law enforcement training standards and education, board on 43.101.310, 43.101.315, 43.101.320, 43.101.325, 43.101.330, 43.101.335, 43.101.340 disposition form and report annual audits 10.98.100 Definitions 10.98.040 Witnesses bribe receiving by, definition and elements 9A.72.100 bribing, defined, elements 9A.72.090 Disposition form and report Meetings 43.101.060 annual audit to see if transmitted to state patrol inducement to testify falsely, withhold Membership 43.101.030, 43.101.040, 43.101.050 testimony, or absence from proceedings 10 98 100 9A.72.120 felony conviction disposition form and report

CRIMINAL MISTREATMENT

Peace officers, See PEACE OFFICERS approval of 10.19.040 bonds 10.73.040 court of appeals, limitation on jurisdiction 2.06.030 capital offenses, bailable when Const. Art. 1 § Powers and duties 43.101.080, 43.101.085 Private detectives firearms certificate program 43.101.250 district courts 10.10.010 district court judges 10.04.040 district courts, from costs, payment of 10.10.060 Public safety and education account to benefit excessive not to be required Const. Art. 1 § 14 43.08.250 Purpose 43.101.020 extradition proceedings, fugitive from another default in prosecuting 10.10.060 state 10.88.350 failure to appear, conviction, sentencing 10.10.060 Racial profiling 43.101.410 fines and costs, recognizance with sureties to Receipt of grants, funds, gifts pay stays execution for 10.82.020 administration 43.101.190 forfeiture Rules and regulations, adoption, administration transfer from county to state facility action by prosecuting attorney 10.19.110 judgment against principal and sureties, execution 10.19.090, 10.19.105 43.101.080 36.63.255 Security guards public defense, office of Ch. 2.70 stay of execution of forfeiture judgment, bond 10.19.100 state to pay costs and fees of indigent parties 4.88.330 firearms certificate program 43.101.260 Training vacation of forfeiture judgment if person produced 10.19.105 basic law enforcement stay of execution of judgment, conditions of provision of support, facilities 43.101.200 release 9.95.064 requirement for new personnel 43.101.200 Appearances habeas corpus child abuse and neglect training 43.101.365, accused, in person or by counsel Const. Art. 1 orders of commitment, from 7.36.150 43.101.370 § 22 Armed offenders writ may be used for admission to 7.36.160 child sexual abuse investigators 43.101.224 core requirements 43.101.350 offenses bailable Const. Art. 1 § 20 notification and warning 10.01.210 preliminary hearings witnesses 10.16.145, 10.16.160 corrections personnel 43.101.220 Arraignment developmental disability or mental illness, interaction with persons with a 43.101.227 name minors 10.16.150 entry and use of true name 10.40.050 witnesses 10.16.145, 10.16.160 education at approved existing institutions inserting true name during trial 10.46.060 minors 10.16.150 43.101.170 pleadings to 10.40.060 Bail bond forfeiture ethnic and cultural diversity curriculum development and implementation 43.101.280 action by prosecuting attorney 10.19.110 apprehension of defendant any place in state judgment against principal and sureties, execution 10.19.090, 10.19.105 authorized 10.34.010 firearms certificate program private detectives 43.101.250 security guards 43.101.260 breaking and entering to make 10.31.040 stay of execution of forfeiture judgment, bond district court judges 10.19.100 offenses committed in view of 10.04.020 sureties Indian tribes liability 10.19.150 pursuit and retaking of any place in state authorized 10.34.020 certification 43.101.157 return of bond 10.19.140 noncertified, training 43.101.230 surrender of person under bond 10.19.160 retaking in foreign state, extradition 10.34.030 vacation of forfeiture judgment if person produced 10.19.105 malicious harassment and other crimes of bigotry and bias identification, response, and reporting training 43.101.290 priorities 43.101.180 extradition Bar to prosecution governor's powers and duties as to 10.34.030 discharging defendant to give evidence for felonies state or codefendant, bars subsequent report to legislature 43.101.360 warrantless arrest, when authorized prosecution 10.46.110 sexual assault investigating and prosecuting 10.31.100 immunity from prosecution, witnesses not 43.101.270 force in making 10.31.050 excused from giving self-incriminating students enrolled at higher education fugitives testimony if given immunity from institutions, eligibility 43.101.222 vehicular pursuits 43.101.225 out-of-state, extradition 10.34.030 prosecution 10.52.090 pursuit and retaking of any place in state 10.34.010, 10.34.020 jeopardy, no person to be twice put in Const. Travel expenses and compensation 43.101.070 Art. 1 § 9 gross misdemeanors Vehicular pursuits model policy 43.101.226 training 43.101.225 Bars to subsequent prosecution Ch. 10.43 warrantless arrest, when authorized 10.31.100 appeal bonds 10.73.040 Bonds, See also CRIMINAL PROCEDURE, subtitle Bail immunity from **CRIMINAL MISTREATMENT (See** militia personnel 38.32.030 CRIMES) securing attendance of witness from without CRIMINAL OFFENDER RECORD Capital penalty, court of appeals, jurisdiction the state in criminal proceedings, uniform INFORMATION (See CRIMINAL JUSTICE INFORMATION ACT) 2.06.040 act 10.55.020 Capital punishment misdemeanors supreme court rules not to supersede chapter warrantless arrest, when authorized CRIMINAL PROCEDURE provisions 10.95.010 Abuse victim found guilty of murder of abuser 10.31.100 Child sexual abuse prior to July 23, 1989 service limitation of actions 9A.04.080 petition to indeterminate sentence review how made 10.31.060 Child sexual assault board 9.95.045 warrant criminal records resentencing to reduce sentence allowed offense committed in view of district court information identifying victims is confidential 10.97.130 9.94A.890 judge 10.04.020 review of inmate's sentence by indeterminate service identity of victim not to be disclosed at any court proceeding 10.52.100 how made 10.31.030 sentence review board 9.95.047 sheriff's fee 36.18.040 information identifying victims of juvenile utilities and transportation commission, several defendants, conviction or acquittal of one or more 10.61.035 offenders is confidential 13.50.050 arrest without warrant, when 80.04.470, Civil rights, restoration of 81.04.460 verdict of, no reconsideration of 10.61.060 application for, on termination of suspended sentence 9.92.066 Acquittals, See also CRIMINAL PROCEDURE, Arrest without warrant subtitle Dismissals customs officer 10.88.330 immigration service officer 10.88.330 peace officer 10.88.330 certified copy of instrument, recording and Advance payment of money or fees by accused, prohibition against Const. Art. 1 § 22 Aliens indexing of 9.96.030 private person 10.88.330 Attorney, See CRIMINAL PROCEDURE, form of certificate 9.96.020 parolees 9.96.050 deportation consequences of guilty plea advisement 10.40.200 vacating records 9.96.060 subtitle Counsel when permitted 9.96.010 Aliens committed to department of corrections Attorney general, authorized to act as conditional release for deportation 9.94A.685 Anticipatory offenses 9.94A.595 Commission of crime in another state, charge or prosecuting attorney 10.01.190 complaint, warrant of arrest 10.88.320 Bail action on not barred for defect or failure to Appeals Commitment accused, right of Const. Art. 1 § 22 record default 10.19.120 aliens, notice to immigration authorities, bail pending appeal 10.73.040 appeal bond 10.73.040 copies of clerk's records 10.70.150

[RCW Index—page 210] (2008 Ed.)

production of records 10.96.020 aliens, notice to immigration authorities, copy verdict of, reconsideration if mistake in law recipients' immunity from liability 10.96.050 service of process 10.96.040
Criminal records, See CRIMINAL JUSTICE INFORMATION ACT; CRIMINAL RECORDS PRIVACY ACT of clerk's records 10.70.140 10.61.060 certified copy of conviction and sentence as mittimus 10.70.020 voting rights, loss of acknowledgment 10.64.140 Coroner's inquest, See CORONERS, subtitle fine and costs, commitment of defendant until paid 10.70.010, 10.82.030 Inquests fugitive from another state 10.88.340 Corporations Criminally insane acquittal, motion for on grounds of insanity, hearing, findings 10.77.080 acquittal by reason of insanity 10.77.110 judgment, force and effect 10.01.090 habeas corpus habeas corpus writs suspended during penalties against, fines if penalty incapable of martial law 38.08.030 execution or enforcement 10.01.100 limitation on discharge from 7.36.130 service of process on 10.01.070 appellate review, right of either party orders of commitment Correctional institutions, See CORRECTIONAL 10.77.230 discharge from 7.36.150 recommitment 7.36.150 commitment, records and reports to **FACILITIES** accompany defendant 10.77.097 commitment eligibility, cause of mental disorder 10.77.027 orders of court, bail 7.36.150 allowed to acquitted or discharged defendant temporary commitment authorized 7.36.240 10.46.200 commitment to enforce payment 10.70.010 duration of confinement 10.82.030 injunctions, default on bond in contempt for commitment or treatment, maximum term disobedience 7.40.170 10.77.025 competency, doubt as to 10.77.060 conditional release juvenile court, See COMMITMENT, subtitle rate per day 10.82.030 working out 10.82.040 Juvenile court application, procedure on 10.77.150 payments to persons on 10.77.170 ne exeat, default on bail bond 7.44.030 compromise of misdemeanors 10.22.020 Commitment, See also CRIMINAL PROCEDURE, subtitle Preliminary examination and commitment cost bills in felony cases approval of by court 10.46.220 certification 10.46.220 payment of 10.46.230 review of case 10.77.180 revocation or modification of terms, Common law supplemental to penal statutes 9A.04.060 procedure 10.77.190 secretary's recommendation required for release without hearing 10.77.155 prosecuting attorney to examine 10.46.220 Commutation of death sentence, governor's power to commute 10.01.120 default in payment, enforcement, collection 10.01.180 supervision of released committed person by disposition 10.82.070 Complaints department of corrections 10.77.150 frivolous 10.16.080 terms and conditions of release, reports of adherence to 10.77.160 district courts appeals to superior court 10.10.060 execution for 10.82.010 complainant to pay costs, enforcement 10.46.210 confinement of committed person, custody, malicious 10.16.080 failure to pay after stay, execution against hearings, release 10.77.120 sheriff's duty to make 36.28.010, 36.28.011 sureties, commitment of defendant 10.82.025 costs, responsibility for, reimbursement 10.77.250 untried complaints against imprisoned persons, disposition of 9.98.010, 9.98.020, 9.98.030, 9.98.040 definitions 10.77.010 against property of defendant 10.82.030 stay of execution on furnishing recognizance Complaints, See also DETAINERS, INTERSTATE with sureties 10.82.020 notification requirements 10.77.165 suspension of sentence upon payment of costs as condition 10.82.030 evaluations, reports and recommendations to Compromise of misdemeanors court required 10.77.065 bar to another prosecution for same offense failure to pay after stay, execution against evidence, admissibility, requisites 10.77.030 sureties, commitment of defendant 10.82.025 examination by an expert or professional person, defendant's right to 10.77.070 compromise of other offenses prohibited 10.22.030 costs 10.22.020 expert, right to 10.77.020 frivolous complaint, complainant to pay, experts or professional persons as witnesses 10.77.100 enforcement 10.46.210 procedure 10.22.020 judgment to include 10.64.015 furlough notice 10.77.163 when permitted, exceptions 10.22.010 iury fee as 10.46.190 liability of convicted person for 10.46.190 malicious complaints taxed against complainant 10.16.080 Confessions secretary's recommendation required for conviction, confession in open court convicts 10.01.060 release without hearing 10.77.155 involuntary medication 10.77.092, 10.77.093 made under duress, cannot be used 10.58.030 payment deferred, installments 10.01.170 installments 9.92.070 jury, instructions to on special verdict 10.77.040 made under inducement, cannot convict unless corroborated 10.58.030 legal counsel 10.77.020 Confrontation of witnesses, right of accused to required, remission 10.01.160 mental incapacity, person under, trial, 10.52.060 witness fees, payment of 10.46.230 conviction or sentencing of, not permitted Continuances working out no county jail, how worked out 10.82.030 10 77 050 evidence, time to obtain as grounds for, proof not to be incarcerated in state correctional facility, exceptions 10.77.220 rate per day 10.82.030 10.46.080 Court decides question of law 10.46.070 sexual offenses against children limits on granting 10.46.085 Court of appeals, jurisdiction 2.06.040 order of commitment or treatment 10.77.020 Contribution, donation, payment Courts of limited jurisdiction person, committed or conditionally released filing of criminal charge may not be dismissed deferred prosecution program Ch. 10.05 examinations, periodic 10.77.140 notice to court 10.77.140 reports 10.77.140 as a result of 10.01.220 Criminal identification Controlled substances, See DRUGS negative file of department of licensing on drivers' licenses and identicards, availability to law enforcement agencies Convictions persons involuntarily detained or committed detention of defendant awaiting sentence conditions of release 10.64.027 exceptions 10.64.025 release of information regarding authorization 10.77.207 Criminal identification, See also STATE PATROL, subtitle Identification and criminal history section plea of not guilty due to insanity 10.77.060 doubt as to degree of offense, lowest degree must be used 10.58.020 records and reports on to be kept, made available 10.77.210 evidence beyond a reasonable doubt required for 10.58.020 Criminal insanity release procedures 10.77.200 release procedures 10.77.200
right to adequate care and treatment 10.77.210
rights, existing, not affected 10.77.240
rights of persons subject to chapter 10.77.020
sexual or violent offenders
notice requirements for release, transfer, or
escape 10.77.205 sexually violent predators Ch. 71.09 jurisdiction required 10.01.050 lesser degree than charged, or attempt 10.61.010 Criminal justice costs, county petition for reimbursement of extraordinary costs 43 330 190 Criminal justice information act, See CRIMINAL JUSTICE INFORMATION necessary before punishment 10.01.050 notice of conviction 10.64.021 escape 10.77.205 stay of proceedings for incompetency 10.77.084, 10.77.086, 10.77.088 violent act, presumptions 10.77.260 record of use in later prosecution 9.94A.637 Criminal process records vacation of, conditions 9.94A.640 requisites for 10.01.060 authenticity 10.96.030 definitions 10.96.010 Deadly weapon special verdict 9.94A.602 several defendants, conviction or acquittal of any one or more 10.61.035 issuance of criminal process 10.96.060 Death penalty legislative findings 10.96.005 methods of execution 10.95.180

CRIMINAL PROCEDURE

reprieve, governor's power to grant 10.01.120	evaluation and treatment 10.77.110	presumptions
single-person cells 10.95.170	involuntary commitment 10.77.095	doubt as to degree of offense, lowest degree
Defendants	custody, hearings, and release 10.77.120	must be used 9A.04.100, 10.58.020
confrontation of witnesses, right to 10.52.060	escape	innocence presumed 10.58.020
depositions of witness, when permitted	notification requirements 10.77.165	prior convictions, use of in later prosecution
10.52.060	examinations, periodic 10.77.140	9.94A.637
costs	furloughs, notice to prosecuting attorneys	property, pleading proof of ownership
default in payment, enforcement, collection	10.77.163	10.58.060
10.01.180	release procedures 10.77.200	sex offenses
deferred, installment payments 10.01.170	not guilty by reason of insanity plea or	admissibility 10.58.090
payment requirement, remission 10.01.160	competency 10.77.060	statements of defendant, admissibility
detention when convicted and awaiting	record keeping, availability of records	10.58.035
sentence	10.77.210	vacation of record of conviction, conditions
conditions of release 10.64.027	right to adequate care and treatment 10.77.210	9.94A.640
exceptions 10.64.025	stay of proceedings for incompetency	view of place of crime permissible 10.58.080
discharging defendant to give evidence for	10.77.084, 10.77.086, 10.77.088	Exceptions, civil practice rules applicable to
codefendant, bars subsequent prosecution	Discovery	4.80.140
10.46.110	rape crisis center records not available to	Exhibits, reporter's notes and unopened
state, bars subsequent prosecution 10.46.110	defense attorney, exceptions 70.125.065	depositions, preservation, sheriff's disposal
joinder of 10.37.060	Dismissals	or destruction 36.23.070
joint	discharge of defendant	Extradition
conviction or acquittal 10.61.035	to give evidence for state 10.46.110	
may testify in own behalf 10.52.040	District courts	agent, duties 10.88.400
naming of 10.37.050, 10.37.054	appeals to superior court	application for requisition for return of person
not compelled to testify 10.52.040	costs, payment of 10.10.060	affidavits, contents, copies, filed by
notice of conviction 10.64.021	default 10.10.060	10.88.410
right to examination by expert or professional	arrest	confinement of prisoner
person 10.77.070	offenses committed in view of judge	cost 10.88.310
several	10.04.020	in transit, cost 10.88.310
conviction or acquittal 10.61.035	bail 10.04.040	delivery of accused, violation, penalty
state's evidence, becoming 10.46.110	costs	10.88.300
Defenses	judgment for 10.04.110	governor's warrant 10.88.260
confession made under duress, cannot be used	deferred sentencing, suspension, limitations,	investigation and report of attorney general
10.58.030	revocation 3.66.067, 3.66.068, 3.66.069	or prosecuting attorney 10.88.230
discharging defendant to give evidence for	fines, judgment for 10.04.110	failure to make timely arrest or demand for
codefendant, bars subsequent prosecution	stay of execution 10.04.120	extradition 10.88.360
10.46.110	jurisdiction	fugitives from another state
state, bars subsequent prosecution 10.46.110	public nuisance abatement 9.66.040	arrest without warrant 10.88.370
false arrest, reasonable cause 4.24.220	jury	bail by bond, conditions 10.88.350
false imprisonment 4.24.220	demand for 10.04.050	bond forfeiture 10.88.370
force, lawful use of 9A.16.020	plea of guilty 10.04.070	commitment to county jail 10.88.340
force, use of, when lawful 9A.16.020	probation termination 3.66.069	discharge 10.88.360
libel and slander 9.58.020, 9.58.040, 9.58.050,	punishment	failure to appear 10.88.370
9.58.070	fine, jail until paid 10.04.110	magistrate's warrant 10.88.340
not guilty by reason of insanity 10.77.060	punishment not adequate, ordering defendant	pending criminal prosecution in this state,
property, defense of 9A.16.020	to appear in superior court 10.04.100	governor's decision regarding 10.88.380
public nuisance, unequal damage no defense	DNA testing request 10.73.170	preliminary examination 10.88.340
9.66.020	Domestic violence	recommitment 10.88.360
rights of accused Const. Art. 1 § 22	electronic monitoring may be required as	recovery on bond 10.88.370
self-defense 9A.16.020, 9A.16.050,	condition of release of defendant 10.99.040	governor
9A.16.110	Domestic violence, See also DOMESTIC	demand for, by 10.88.400
Deferred prosecution program	VIOLENCE	issue of warrant to agent 10.88.400
courts of limited jurisdiction Ch. 10.05	Duress	powers and duties as to 10.34.030
payment of costs may be required as condition	confession made under cannot be used	payment of costs as condition to suspended
of 10.01.160	10.58.030	sentence 9.92.060
Demurrers	Entry and use of true name 10.40.050	person arrested, right to legal counsel, writ of
indictment or information	Evidence	habeas corpus 10.88.290
grounds for 10.40.110	accused not required to incriminate self Const.	retaking fugitive in foreign state or territory,
overruling demurrer, failure to plead over,	Art. 1 § 9	extradition proceedings 10.34.030
judgment on demurrer 10.40.140	child's statement describing act or attempted	rights, powers, privileges or jurisdiction of
sustaining demurrer	act of sexual contact, when admissible	state not waived 10.88.440
when final judgment, discharge of defendant	9A.44.120	trial for other crimes 10.88.450
10.40.120	civil rules apply to criminal prosecutions	
when not final, not bar to subsequent	10.58.010	waiver of, procedure 10.88.430
prosecution 10.40.125	confessions	warrant of arrest
Depositions	made under duress, cannot be used 10.58.030	delivery without governor's warrant
grand jury, disclosure of contents 9.51.060	made under inducement, cannot convict	10.88.415
preliminary examinations 10.16.160	unless corroborated 10.58.030	governor may issue another warrant, when
witnesses 10.16.160	conviction	10.88.390
when permitted 10.52.060	doubt as to degree of offense, lowest degree	governor may recall, when 10.88.390
Detainers, interstate	must be used 9A.04.100, 10.58.020	Fees, collection by superior court clerk
administrator, state 9.100.060	evidence beyond a reasonable doubt required	36.18.020, 36.23.100
appropriate court, defined 9.100.020	for 10.58.020	Felonies
enforcement 9.100.030	evidence beyond reasonable doubt required	classification of unclassified felonies
escape, effect 9.100.040	for 9A.04.100	9.94A.035
giving over of inmate authorized 9.100.050	discharging defendant to give evidence for	Fines
request for temporary custody, notice to	state, bars subsequent prosecution	commitment of defendant until paid 10.70.010
prisoner and governor 9.100.070	10.46.110	commitment to enforce payment
text of agreement 9.100.010	grand jury	duration of confinement 10.82.030
transmission of copies of chapter by secretary	criminal investigations 10.27.090	rate per day 10.82.030
of state 9.100.080	larceny prosecution, sufficiency of proof of	working out 10.82.030, 10.82.040
Developmentally disabled	ownership of property 10.58.060	disposition 10.82.070
acquittal by reason of insanity	preliminary examinations 10.16.160	execution for 10.82.010

[RCW Index—page 212] (2008 Ed.)

failure to pay after stay, execution against	joinder of 10.37.060	certainty required 10.37.054
sureties, commitment of defendant	naming of 10.37.054	charge must be by information or indictment,
10.82.025	demurrer to	exceptions 10.37.015
against property of defendant 10.82.010,	grounds 10.40.110	consolidation 10.37.060
10.82.030	overruling demurrer	construction
stay of execution on furnishing recognizance with sureties 10.82.020	failure to plead over, judgment on demurrer 10.40.140	statutes, equivalent words may be used
lien against real property of defendant	pleading of defendant 10.40.140	10.37.160 words and phrases used in 10.37.190
10.64.080	sustaining demurrer	contents, necessary 10.37.052
payment in installments 9.92.070	when final judgment, discharge of	defects and imperfections deemed immaterial
working out	defendant 10.40.120	10.37.056
how worked out 10.82.040	when not final, not bar to subsequent	defendants
rate per day 10.82.030	prosecution 10.40.125	joinder of 10.37.060
superior court 10.82.030	forgery, description of instrument subject of	naming of 10.37.054
Force, use of, when lawful 9A.16.020	which is destroyed or withheld 10.37.080	demurrer to
Foreign nationals or citizens	form of 10.37.040	grounds 10.40.110
connected offenders	information may be substituted for Const. Art.	overruling demurrer
transfer procedure 43.06.350	1 § 25	failure to plead over, judgment on demurrer
Forfeitures	injury to person, erroneous allegation as to	10.40.140
bail	person injured immaterial 10.37.090	pleading of defendant 10.40.140
action by prosecuting attorney 10.19.110	joinder of defendants 10.37.060	sustaining demurrer
judgment against principal and sureties,	judgments, pleading of, facts as to jurisdiction	when final judgment, discharge of
execution 10.19.090, 10.19.105	need not be pleaded in 10.37.100	defendant 10.40.120
stay of execution of forfeiture judgment, bond 10.19.100	larceny, description of money or securities 10.37.110	when not final, not bar to subsequent
sureties	libel, how pleaded 10.37.120	prosecution 10.40.125
liability 10.19.150	motion to set aside	forgery, description of instrument subject to
return of bond 10.19.140	grounds 10.40.070	which is destroyed or withheld by
surrender of person under bond 10.19.160	irregularities in grand jury selection, etc.	defendant 10.37.080
vacation of forfeiture judgment if person	10.40.070	injury to person, erroneous allegation as to
produced 10.19.105	not available to defendant held to answer	person injured immaterial 10.37.090 inserting true name during trial 10.46.060
conviction of crime does not work forfeiture	before indictment 10.40.075	joinder of defendant 10.37.060
of property 9.92.110	overruling motion, effect 10.40.100	judgments, pleading of, facts as to jurisdiction
disposition 10.82.070	persons improperly before grand jury	need not be pleaded in 10.37.100
Fraud	10.40.070	larceny, description of money or securities
intent as element, intent to defraud any person	sustaining motion, no bar to future	10.37.110
sufficient 10.58.040	prosecution 10.40.090	libel, how pleaded 10.37.120
Fraud, See also FRAUD	name, inserting true name during trial	motion to set aside
Fresh pursuit, uniform act Ch. 10.89	10.46.060	overruling motion, effect 10.40.100
Fugitives	obscene literature, describing 10.37.130	sustaining motion, no bar to future
extradition, See EXTRADITION	parties, naming of 10.37.054	prosecution 10.40.090
Grand jury, See GRAND JURY	perjury, description of 10.37.140	name, inserting true name during trial
Guilty plea defendant only in open court may plead guilty	pleas to	10.46.060
10.40.170	guilty defendant only in open court may plead	obscene literature, describing 10.37.130
deportation consequences to aliens	guilty 10.40.170	parties, naming of 10.37.054
advisement 10.40.200	not guilty	perjury, description of 10.37.140
Identity of suspect	denies each and every allegation in	pleas to
discretionary disclosure of suspect's identity	indictment or information 10.40.180	guilty
to victim 10.97.070	refusal to answer, plea of not guilty entered	defendant only in open court may plead
Immunity from prosecution	10.40.190	guilty 10.40.170
bribery, witness not excused on ground of	presumptions of law, averments 10.37.150	not guilty
self-incrimination 9.18.080	probation, dismissal of indictment after	denies each and every allegation in
habeas corpus, public officers obeying writ or	probation completed 9.95.240	indictment or information 10.40.180
order 7.36.180	public nuisance, authorized 7.48.200	refusal to answer, plea of not guilty entered
jeopardy, no person put in twice Const. Art. 1	separation into counts 10.37.060	10.40.190 preliminary hearings, statement of
§ 9	statutes	prosecuting attorney if information not
militia personnel 38.32.030	exact wording not necessary 10.37.160	filed 10.16.110
perjury, self-incriminating testimony, no	private, how pleaded 10.37.170	presumptions of law averments 10.37.150
immunity from prosecution 10.52.090	sufficiency requirements 10.37.050 untried indictments against imprisoned	probation, dismissal of indictment after
supplemental proceedings parties 6.32.200		probation completed 9.95.240
witnesses 6.32.200	person, disposition of 9.98.010, 9.98.020, 9.98.030, 9.98.040	separation into counts 10.37.060
witnesses 0.52.200 witnesses not excused from giving self-	variances	statutes
incriminating testimony if given immunity	dismissal for, not a bar 10.40.125	exact wording not necessary 10.37.160
from prosecution 10.52.090	Indigents	private, how pleaded 10.37.170
Impeachment of public officers Const. Art. 5 § 1	counsel, when provided 10.73.150	sufficiency requirements 10.37.050
grounds Const. Art. 5 § 2	court fees and costs 10.73.160	untried informations against imprisoned
Indictments	defense services, provision of	person, disposition of provided for
animals, description of 10.37.070	appropriated funds 10.101.050, 10.101.060	9.98.010, 9.98.020, 9.98.030, 9.98.040
certainty required 10.37.054	attorney selection 10.101.040	variances
charge must be by indictment or information,	city moneys 10.101.080	dismissal for, not a bar 10.40.125
exceptions 10.37.015	county moneys 10.101.070	Inquests, See CORONERS, subtitle Inquests
consolidation 10.37.060	definitions 10.101.010	Insanity
construction	determination of indigency 10.101.020	criminally insane, hospital charges, liability
statutes, equivalent words may be used	promissory notes 10.101.020	43.20B.320
10.37.160	provisional appointments 10.101.020	Insanity, See also MENTALLY ILL
words and phrases used in 10.37.190	standards 10.101.030	Interpreters at legal proceedings
contents, necessary 10.37.052	Inducement, confession made under cannot	appointment Ch. 2.42 Interstate compact for adult offender supervision
copy to defendant Const. Art. 1 § 22 defects and imperfections deemed immaterial	convict unless corroborated by other	Interstate compact for adult offender supervision 9.94A.745, 9.94A.74501, 9.94A.74502,
10.37.056	evidence 10.58.030 Informations	9.94A.74503, 9.94A.74504 9.94A.74503, 9.94A.74504
defendants	animals, description of 10.37.070	Jail labor, reduction of fines and costs for

CRIMINAL PROCEDURE

ratesetting authority of county legislative	Kidnapping	set aside information
authority 10.82.030	registration of offenders 9A.44.130,	grounds 10.40.070
Joinder of defendants 10.37.060	9A.44.140, 9A.44.145	overruling motion, effect 10.40.100
Judgments	Kidnapping offender registration	sustaining motion, no bar to future
acquittal, criminally insane 10.77.080	notice to defendant 10.01.200	prosecution 10.40.090
collateral attacks on	Law questions decided by court 10.46.070	Motor vehicle violations
one year limit applicability 10.73.130	Lawyer, See CRIMINAL PROCEDURE, subtitle Counsel	prosecution 46.64.030 Municipal courts
subsequent petitions 10.73.140	Legal financial obligations	criminal prosecution 3.50.430
one year time limit 10.73.090	administrative procedure to set amount when	service of process 3.50.425
duty of court to notify defendant 10.73.110	court does not 9.94A.760	Municipal courts, right to jury 35.20.090
duty of department of corrections to notify	court-ordered, imposition and collection	Murder Murder
defendant 10.73.120	9.94A.760	abuse victim found guilty of murder of abuser
when inapplicable 10.73.100	financial institutions	prior to July 23, 1989
corporations, force and effect of judgment	community bank accounts collection actions	petition to indeterminate sentence review
10.01.090	against 9.94A.7608	board 9.95.045
costs	service on main or branch office authorized	resentencing to reduce sentence allowed
default in payment, enforcement, collection	9.94A.7608	9.94A.890
10.01.180	monthly payment or starting dates,	review of inmate's sentence by
judgment to include 10.64.015	construction 9.94A.772 notice of debt	indeterminate sentence review board 9.95.047
payment, deferred, installment 10.01.170	service of, contents, actions on 9.94A.7609	
payment by defendant, remission 10.01.160 district courts 10.04.110	"obligee" defined 9.94A.7601	Murder, aggravated first degree death warrant
remittance of fines and forfeitures 10.04.110	order to withhold and deliver	issuance 10.95.160
fine and costs 10.82.030	duties and rights of person or entity served	record, return to trial court 10.95.190
fines, lien against real property of defendant	9.94A.7607	defined 10.95.020
10.64.080	exempt earnings 9.94A.761	execution date
fingerprint of defendant affixed to 10.64.110	issuance and contents 9.94A.7606	stay of execution, new date automatically se
interest on, rate 10.82.090	payroll deduction	10.95.160
lien, fines in criminal actions a lien upon real	apportionment among obligees 9.94A.7603	imprisonment of defendant 10.95.170
property of defendant 10.64.080	employer or entity rights and responsibilities	information report 10.95.120
pleading of, facts as to jurisdiction need not be	9.94A.7604	proceedings for failure to execute on
pleaded in 10.37.100	exempt earnings 9.94A.761	appointed day 10.95.200
rendition of on verdict of guilty 10.64.015	maximum amount 9.94A.7603	review of death sentence
vacation of, chapter 4.72 RCW not applicable	motion to quash, modify, or terminate,	affirmation, remand for execution 10.95.140
to criminal actions 4.72.080	grounds for relief 9.94A.7605	consolidation with appeal 10.95.130
Juries and jurors allowing juror to leave jury room, penalty	notice of, issuance and content 9.94A.7602 termination of supervision, monitoring of	invalidation, remand for resentencing 10.95.140
9.51.030	payments 9.94A.775	jurisdiction of supreme court 10.95.100
change of venue 10.25.140	wage assignments 9.94A.7701, 9.94A.7702,	questions for supreme court determination
charging Const. Art. 4 § 16	9.94A.7703	10.95.130
communicating with juror 9.51.030	costs and attorney fees, recovery 9.94A.7709	time limit 10.95.150
district courts 10.04.050	employer responsibilities 9.94A.7705	transmittal of transcript, papers to supreme
fees	forms and rules 9.94A.7706	court 10.95.110
amount of 10.46.190	relief, hearing on and scope of 9.94A.7708	sentencing
convicted person liable for 10.46.190	rules 9.94A.7704	affirmation of sentence, remand for
grand jury, See GRAND JURY	sentences imposed before July 1, 1989	execution 10.95.140
reconsideration of verdict 10.61.060	9.94A.771	death penalty, life imprisonment 10.95.030
right of accused in Const. Art. 1 § 22	service of order 9.94A.7707	invalidation, remand for resentencing
view of place of crime permissible 10.58.080 waiver of	Legal holidays, magistrates' exercise of power	10.95.140
permitted except in capital cases 10.01.060	on 2.28.100 Limitations of criminal actions	mentally retarded person may not be sentenced to death 10.95.030
Jurisdiction	arson, no limitation if death ensues 9A.04.080	sentence if death sentence invalidated
appellate, supreme court Const. Art. 4 § 4	child molestation 9A.04.080	10.95.090
Auburn general depot, jurisdiction of state	gross misdemeanor 9A.04.080	special proceeding
preserved 37.08.260	murder, no limitation 9A.04.080	jury instructions, evidence, procedure
district courts 3.66.060	public officer in breach of duty or violation of	10.95.060
felonies, jurisdiction of superior court as to	oath 9A.04.080	leniency factors jury may consider
2.08.010	rape of a child 9A.04.080	10.95.070
Indians, jurisdiction of state as to Ch. 37.12	by special legislation prohibited Const. Art. 2	notice, filing, service 10.95.040
migratory bird preserve, jurisdiction of state	§ 28	when held, jury provisions, peremptory
preserved 37.08.230	theft from tax exempt corporation 9A.04.080	challenges 10.95.050
misdemeanors, jurisdiction of superior court	tolling of 9A.04.080	sentencing alternatives 10.95.080
as to 2.08.010 national forest, jurisdiction preserved	Material witnesses counsel, right to, appointment of when	stay of execution execution date, new date automatically set
37.08.220	indigent 10.52.040	10.95.160
necessary for conviction 10.01.050	fees, lodging 10.52.040	witnesses to execution, designation of,
Olympic National Park 37.08.210	hearing on materiality 10.52.040	procedure 10.95.185
original and appellate jurisdiction of superior	Medical placement, when allowed 9.94A.728	Name
court Const. Art. 4 § 6	Methamphetamine manufacture with child on	entry and use of true name 10.40.050
persons amenable to criminal statutes	premises, special allegation 9.94A.605	inquiry as to true name
9A.04.070	Motions	inserting true name during trial 10.46.060
public conveyance, public offense committed	set aside indictment	New trials
on Const. Art. 1 § 22	grounds 10.40.070	conviction on new trial, former imprisonmen
Rainier National Park 37.08.200	irregularities in grand jury selection, etc.	deductible 9.95.063
United States military reservation acquired	10.40.070 not available to defendant held to answer	Not guilty plea denies each and every allegation in indictmen
from county 37.16.180 Justice and inferior courts act of 1961, See	not available to defendant held to answer before indictment 10.40.075	or information 10.40.180
JUSTICE AND INFERIOR COURTS ACT	overruling motion, effect 10.40.100	refusal to answer, plea of not guilty entered
OF 1961	persons improperly before grand jury	10.40.190
Juvenile justice act Ch. 13.40	10.40.070	Offender supervision assessments 9.94A.780
Juveniles, See JUVENILE COURT;	sustaining motion, no bar to future	Off-limits orders, drug traffickers
JUVÉNILES, subtitle Offenses (crimes)	prosecution 10.40.090	appearance by party 10.66.070

[RCW Index—page 214] (2008 Ed.)

bond or security of applicant 10.66.060	j
definitions 10.66.010 ex parte temporary order 10.66.040	
hearing 10.66.030	1
issuance 10.66.020, 10.66.080 jurisdiction 10.66.110	1
modification of order 10.66.130	1
penalties for violations 10.66.090, 10.66.100	
relief 10.66.050 venue 10.66.120	
Out-of-state	
witness	
summoning to testify in this state or to testify in another state, uniform act 10.55.020	
testifying in this state, exemption from arrest	
and service of process 10.55.100	
Pardons civil rights, restoration of upon pardon	1
9.96.010, 9.96.020, 9.96.030	(
department of corrections to report on pardon	1
and supervise pardoned person 9.95.260 governor's power to grant 9.94A.728,	ļ
10.01.120	I
indeterminate sentence review board duties	
9.95.260 Parole violation	
revocation of parole, hearing, right to attorney	
9.95.122	
Parties	
state to pay costs and fees as to appeal by indigent 4.88.330	1
Penalties	5
corporations, fines as penalty incapable of	S
execution or enforcement 10.01.100 disposition 10.82.070	
victim of crime penalty assessment 7.68.035	5
Penalties, See also CRIMINAL PROCEDURE,	. 1
subtitle Punishment Personal property	ın
proof of ownership in criminal prosecution	,
10.58.060	5
Plea agreements court approval or disapproval 9.94A.431	in
criminal history, submission to court	8
9.94A.441	(
discussion, contents of agreement 9.94A.421 Pleadings	
arraignment, pleadings to 10.40.060	`
forms of pleading abolished 10.01.030	
indictments animals, description of 10.37.070	(
certainty required 10.37.054	
charge must be by indictment or information,	
exceptions 10.37.015 consolidation 10.37.060	(
construction	
construction statutes, equivalent words may be used	(
construction statutes, equivalent words may be used 10.37.160	Ó
construction statutes, equivalent words may be used	Ć
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in	Ć
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056	(
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in	(
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054	(
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to	(
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer	1
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on	1
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140	1
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer	í í
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of	í i j
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of defendant 10.40.120	í i j
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of	i j j
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of defendant 10.40.120 when not final, bar to subsequent prosecution 10.40.125 forgery, description of instrument subject to	i j j
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of defendant 10.40.120 when not final, bar to subsequent prosecution 10.40.125 forgery, description of instrument subject to which is destroyed or withheld by	1 i j j
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of defendant 10.40.120 when not final, bar to subsequent prosecution 10.40.125 forgery, description of instrument subject to	1 i j j 1
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of defendant 10.40.120 when not final, bar to subsequent prosecution 10.40.125 forgery, description of instrument subject to which is destroyed or withheld by defendant 10.37.080 form of 10.37.040 injury to person, erroneous allegation as to	i j 1
construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 contents, necessary 10.37.052 defects in deemed immaterial 10.37.056 defendants joinder of 10.37.060 naming of 10.37.054 demurrer to grounds 10.40.110 overruling demurrer failure to plead over, judgment on demurrer 10.40.140 pleading of defendant 10.40.140 sustaining demurrer when final judgment, discharge of defendant 10.40.120 when not final, bar to subsequent prosecution 10.40.125 forgery, description of instrument subject to which is destroyed or withheld by defendant 10.37.080 form of 10.37.040	i j 1

```
judgments, pleading of, facts as to
   jurisdiction need not be pleaded
   10.37.100
larceny, description of money or securities 10.37.110
libel, how pleaded 10.37.120
motion to set aside indictment, grounds
 irregularities in grand jury selection, etc.
     10.40.070
  not available to defendant held to answer
      before indictment 10.40.075
 overruling motion, effect 10.40.100
persons improperly before grand jury 10.40.070
 sustaining motion, no bar to future
    prosecution 10.40.090
name, inserting true name during trial
  10.46.060
obscene literature, describing 10.37.130
parties, naming of 10.37.054
perjury, description of 10.37.140
pleas to
 guilty
  defendant only in open court may plead
      guilty 10.40.170
 not guilty
   denies every allegation in indictment or information 10.40.180
  refusal to answer, plea of not guilty entered 10.40.190
presumptions of law, averments 10.37.150
separation into counts 10.37.060
 exact wording not necessary 10.37.160
 private, how pleaded 10.37.170
sufficiency requirements 10.37.050
variances, dismissal for, not a bar 10.40.125
charge must be by information or indictment, exceptions 10.37.015
statement of prosecuting attorney required if
  information not filed 10.16.110
formations
animals, description of 10.37.070
certainty required 10.37.054
consolidation 10.37.060
construction
statutes, equivalent words may be used 10.37.160
words and phrases used in 10.37.190 contents, necessary 10.37.052
defects and imperfections deemed immaterial 10.37.056
defendants
joinder of 10.37.060
naming of 10.37.054
demurrer to
 grounds 10.40.110
 overruling demurrer
   failure to plead over, judgment on
      demurrer 10.40.140
  pleading of defendant 10.40.140
 sustaining demurrer
  when final judgment, discharge of defendant 10.40.120
   when not final not bar to subsequent
      prosecution 10.40.125
forgery, description of instrument subject to
  forgery which is destroyed or withheld by defendant 10.37.080
injury to person, erroneous allegation as to
person injured immaterial 10.37.090
joinder of defendants 10.37.060
judgments, pleading of, facts as to
   jurisdiction need not be pleaded in
   10.37.100
larceny, description of money or securities 10.37.110
libel, how pleaded 10.37.120
motion to set aside, grounds
 overruling motion, effect 10.40.100
 sustaining motion, no bar to future
    prosecution 10.40.090
```

```
name, inserting true name during trial
        10.46.060
    obscene literature, describing 10.37.130 parties, naming of 10.37.054
     perjury, description of 10.37.140
     pleas to
        defendant only in open court may plead guilty 10.40.170
       not guilty
        denies each and every allegation in
            indictment or information 10.40.180
        refusal to answer, plea of not guilty entered 10.40.190
     presumptions of law, averments 10.37.150
     separation into counts 10.37.060
     statutes
      exact wording not necessary 10.37.160 private, how pleaded 10.37.170
    sufficiency requirements 10.37.050 variances, dismissal for, not a bar 10.40.125
   not guilty by reason of insanity or competency
   10.77.060
property, proof of ownership 10.58.060
required pleadings 10.37.010
   stay of proceedings for incompetency 10.77.084, 10.77.086, 10.77.088
   variances, property, proof of ownership 10.58.060
Police investigations 9.94A.411
Polygraph examinations
    sex offense, alleged victims 10.58.038
Preliminary hearings
     witnesses 10.16.145, 10.16.160
minors 10.16.150
   case forwarded, costs 10.16.100
   deposition of witnesses 10.16.160
   frivolous complaints 10.16.080
   information 10.16.110
   prosecuting attorney information not filed 10.16.110
   recognizance
     witnesses 10.16.145, 10.16.160
      minors 10.16.150
Presentence procedures, risk assessments 9.94A.500, 9.94A.501
Presumptions
   doubt as to degree of offense, lowest degree
must be used 9A.04.100, 10.58.020
innocence 9A.04.100, 10.58.020
   of law 10.37.150
Prison terms and paroles, See PROBATION
AND PAROLE; SENTENCING
Prisons and prisoners
   untried indictments, informations or
      complaints against prisoners, disposition of 9.98.010, 9.98.020, 9.98.030, 9.98.040
Prisons and prisoners, See also PRISONS AND
     PRISONERS
Probation and parole
   offender supervision assessments 9.94A.780
Proceedings, stay for incompetency 10.77.084, 10.77.086, 10.77.088
Process, style of Const. Art. 4 § 27
Prosecuting standards
   evidentiary sufficiency
     decisions to prosecute 9.94A.411
     police investigation 9.94A.411
   guidance purposes 9.94A.401
plea dispositions 9.94A.450
     sentencing recommendations 9.94A.460
Prosecution
   by attorney general 10.01.190
   on change from territorial to state government
Const. Art. 27 § 5
   by information allowed Const. Art. 1 § 25
   in name of state Const. Art. 4 § 27
   prior conviction, use of 9.94A.637
    vacation of record of convictions, conditions
      9.94A.640
Prosecution authority, court determination in
     conflict 43.10.234
```

CRIMINAL PROCEDURE

Public defender system Ch. 36.26	impose conditions of release to assure	habeas corpus, public officers obeying writ
Public defense, office of Ch. 2.70 Public officers and employees, removal when not	appearance at hearing 10.91.020 issue order for return of accused person to	7.36.180 immunity from prosecution, witness not
subject to impeachment Const. Art. 5 § 3	demanding court, judge or magistrate	excused on grounds of self-incrimination if
Punishment	10.91.030	given immunity from prosecution
contempt, criminal act constituting contempt at same time, punishment as crime also	issue warrant for arrest of accused person violating conditions of release 10.91.010	10.52.090 jeopardy, no person put in twice Const. Art. 1
9.92.040	notify prosecuting attorney of actions	§ 9
conviction necessary before punishment	10.91.010	perjury, immunity from prosecution does not
10.01.050 cruel, not to be inflicted Const. Art. 1 § 14	preliminary hearing upon arrest of accused person	apply to perjury committed in self- incrimination testimony 10.52.090
death penalty	advise right to	utilities and transportation commission
reprieve, governor's power to grant	confront witnesses against him 10.91.020	witnesses 10.52.090
10.01.120 felonies	counsel 10.91.020 produce evidence 10.91.020	witness not excused if given immunity from prosecution 10.52.090
when punishment not fixed by statute	may waive hearing and agree to be returned	Sentences
9.92.010	to demanding state 10.91.020	aggravating circumstances 9.94A.535,
form of sentence to penitentiary 10.64.060	set time and place for hearing 10.91.020 prosecuting attorney to appear at hearing and	9.94A.537 alternatives to total confinement 9.94A.680
gross misdemeanor, when punishment not fixed by statute 9.92.020	report on investigation 10.91.030	anticipatory offenses 9.94A.595
habitual criminals 9.92.090	person charged in another state, released prior	appeals
prevention of procreation 9.92.100	to final judgment or disposition of appeal and alleged to have violated such release	judicial review 9.94A.585 department of corrections may petition for
misdemeanor when punishment not fixed by statute 9.92.030	conditions	9.94A.585
prevention of procreation 9.92.100	order for return of	stay of execution of judgment, conditions of
recognizance to keep the peace	issued by 10.91.030 requested by 10.91.010	release 9.95.064 clemency and pardons board
breach of conditions 10.64.075 term of 10.64.070	warrant for arrest of, issued by, requested by	established 9.94A.880
repeat offenders 9.92.090	10.91.010	petition for review, recommendation to
solitary confinement, limitation 10.64.060	Reprieves, governor's power to grant 10.01.120 Restitution	governor 9.94A.885 collateral attacks on
sterilization of criminals 9.92.100 victim of crime penalty assessment 7.68.035	procedure 9.94A.753	one year limit
Pursuit	requirements 9.94A.750	applicability 10.73.130
fugitives, pursuit and retaking of any place in	Rewards county, city, town, or port	subsequent petitions 10.73.140 one year time limit 10.73.090
state authorized 10.34.020 Real property	authority to offer 10.85.030	duty of court to notify defendant 10.73.110
fines in criminal action lien against real	conflicting claims 10.85.040	duty of department of corrections to notify defendant 10.73.120
property of defendant 10.64.080	payment, warrant for 10.85.050 governor	when inapplicable 10.73.100
proof of ownership in criminal prosecution 10.58.060	power to offer, limitation on amount	commenced when convicted person returned
Recognizance	43.06.010 record of to be kept 43.06.020	to custody 9.95.060 completion
action on not barred for defect or failure to	severability 10.85.900	civil rights restoration 9.94A.637
record default 10.19.120 certification and filing 10.19.060	Right of accused in Const. Art. 1 § 22	counseling, community adjustment help
fines and costs, recognizances with sureties to	Risk assessments, risk categories 9.94A.501 Search and seizure	9.94A.637 discharge 9.94A.637
stay execution for 10.82.020	intoxicating liquor, See ALCOHOLIC	vacation of record of conviction, conditions
forfeiture action by prosecuting attorney 10.19.110	BEVERAGES, subtitle Search and seizure	9.94A.640
judgment against principal and sureties,	search warrant contents 10.79.020	concurrent or consecutive sentences 9.94A.589
execution 10.19.090, 10.19.105	directed to sheriff or constable 10.79.020	concurrent sentences, when two or more
stay of execution of forfeiture judgment, bond 10.19.100	issuance of, grounds	counts 9.92.080
vacation of forfeiture judgment if person	news media 10.79.015 search without warrant unlawful, penalty	confinement in state or county facility determined by length of term 9.94A.190
produced 10.19.105	10.79.040	consecutive, concurrent 9.94A.505
judgment against principal and sureties, execution 10.19.105	seizure of property return to owner, duties of officers 10.79.050	consecutively sentenced when two or more crimes 9.92.080
officers authorized to take recognizance and	Securities act	conviction on new trial, former imprisonment
approve bail 10.19.040 peace, recognizance to keep the peace	broker-dealers, salesperson, and investment	deductible 9.95.063
10.64.070	advisors unlawful not to be registered 21.20.040	costs default in payment, enforcement, collection
taking and entering 10.19.065	Seizure and forfeiture of personal property	10.01.180
witnesses 10.16.145, 10.16.160 minors 10.16.150	involved in a felony	deferred, installment payments 10.01.170
Record of proceedings to be made 10.64.100	application of chapter 10.105.900 disposition of forfeited property and proceeds	payment by defendant 10.01.160 deferral or suspension abolished, exceptions
Records	from the sale of forfeited property	9.94A.575
criminal process records Ch. 10.96 Rendition of accused persons act 10.91.010	10.105.010	departure from guidelines 9.94A.535
construction of chapter 10.91.910	procedure 10.105.010 property subject to seizure and forfeiture	drug offenses sentencing alternative 9.94A.660
costs	10.105.010	sentencing grid 9.94A.517
borne by demanding state 10.91.050 when designated agent is not public official	Seizure and forfeiture of property involved in a	seriousness level 9.94A.518
10.91.050	felony legislative finding 7.68.300	earned release time 9.94A.728, 9.94A.7281, 9.94A.7282
designated agent of demanding court, judge or	measures to defeat purposes of act are invalid	exceptional sentences 9.94A.505, 9.94A.535
magistrate file, affidavit, certain documents, contents	7.68.340	felonies, sentences to run consecutively when
10.91.010	procedure 7.68.320 proceeds, distribution of 7.68.330	two or more convictions, exceptions 9.92.080
request	property subject to 7.68.310	fines 9.94A.550
issuance of warrant for arrest 10.91.010 order for return of accused person	provisions of act are supplemental and do not	fingerprint of defendant affixed to 10.64.110
10.91.010	limit other rights and remedies 7.68.340 Self-incrimination	first time offenders 9.94A.505 form of sentence to penitentiary 10.64.060
judicial officer	bribery actions, witness not excused on	home detention 9.94A.734
defined 10.91.040	grounds of self-incrimination 9.18.080	indeterminate sentences

[RCW Index—page 216] (2008 Ed.)

maximum sentence, court to fix 9.95.010 two or more convictions or counts, concurrent minimum term, court to set 9.95.011 or consecutive sentences 9.92.080 violation of condition or requirement, penalty arrest and confinement in jail 9.94A.631 penitentiary, authority of court to sentence prisoner to 9.95.010 reformatory, authority of court to sentence Sentencing guidelines commission fines 9.94A.550 prisoner to 9.95.010 sentencing reform act equal application, no discrimination 9.94A.340 application to indeterminate sentence review board decisions 9.95.013 juvenile justice suspensions, deferrals prohibited 9.92.200 life sentences prosecuting standards guidance purposes 9.94A.401 plea dispositions 9.94A.450 persistent offenders 9.94A.505 conditions 9.94A.570 sentencing recommendations 9.94A.460 seriousness level, determination of findings and intent 9.94A.555 9.94A.520 Sentencing reform act Ch. 9.94A offender notification and warning Service of process municipal courts 3.50.425 9.94A.561 mental health or chemical dependency Sex offenders treatment community protection zones preemption of local ordinance 9.94A.8445 consistent approach to risk level classification notification requirements 9.94A.562, 9.94A.722, 9.94A.723, 9.95.143 minimum 9.94A.505 mitigating circumstances 9.94A.535 model policy work group 4.24.5501 nonpersistent offenders 9.94A.507 registration of municipal courts, authority of judges 35.20.255 nonpersistent offenders 9.94A.507 offender score 9.94A.525 overcrowded correctional facilities, address verification 9A.44.135 notice to defendant 10.01.200 notification of offenders of changed requirements 9A.44.145 procedures, deadlines, and penalties 9A.44.130 emergency release legislature approval required 9.94A.870 sentencing guideline commission duties 9.94A.870 termination of duty to register, petition to pardon, authorized 9.94A.728 superior court 9A.44.140 partial confinement, conditions 9.94A.731 release of information regarding 4.24.550, persistent offenders life sentence without parole upon third conviction 9.94A.505 special allegation 9.94A.835, 9.94A.836, 9.94A.837, 9.94A.838, 9.94A.839 treatment 9.94A.810, 9.94A.820 findings and intent 9.94A.555 offender notification and warning 9.94A.561 Sexual assault of a child criminal records life sentences conditions 9.94A.570 information identifying victims is confidential 10.97.130 identity of victim not to be disclosed at any court proceeding 10.52.100 information identifying victims is confidential 13.50.050 plea agreements court approval or disapproval 9.94A.431 criminal history, submission to court 9.94A.441 discussions, contents of agreement Sexual exploitation of children defenses 9.68A.110 9.94A.421 presumptive sentencing range anticipatory offenses 9.94A.595 Sexually violent offenders dissemination of criminal history records exceeding statutory maximum 9.94A.599 10.97.140 recognizance to keep the peace breach of conditions 10.64.075 Solitary confinement, punishment of, limitation 10.64.060 term of 10.64.070 restitution 9.94A.505 Statewide special inquiry judge act Ch. 10.29 Statute of limitations, See LIMITATION OF unlawful receipt of public assistance ACTIONS 10.82.080 Statutes, criminal, repeal or amendment, savings clause presumed 10.01.040 sentencing grid 9.94A.510 sentencing grid, drug offenses 9.94A.517 Stay of execution of judgment, conditions of sentencing hearing 9.94A.500 seriousness level, crimes included in each level 9.94A.515 release 9.95.064 Stay of execution of judgment, when prohibited 9.95.062 seriousness level, determination of 9.94A.520 sex offender sentencing alternative 9.94A.670 sex offender treatment 9.94A.810, 9.94A.820 solitary confinement, limitation 10.64.060 appeal bonds in criminal cases 10.73.040 Sureties, See also CRIMINAL PROCEDURE, subtitle Bail; CRIMINAL PROCEDURE, standard sentence range 9.94A.530, subtitle Recognizance 9.94A.533 Three strikes suspending, conditions 9.92.060 persistent offender, definition 9.94A.030 suspending of abolished, exceptions 9.94A.575 purpose and procedures 9.94A.555, 9.94A.561, 9.94A.565 termination date application 9.92.062 sentencing requirements 9.94A.505 Transfer of convicted offenders establishment 9.92.064 foreign nationals or citizens 43.06.350 modification of terms 9.92.064 Trials termination of terms 9.92.004 termination of, restoration of civil rights, application for 9.92.066 timing of application 9.94A.345 tolling of term of confinement 9.94A.171 civil actions, conducted in same manner as 10.46.070continuances, evidence, time to obtain as grounds for, proof 10.46.080 court decides question of law 10.46.070 traffic school of city or town and county, defendants, See CRIMINAL PROCEDURE, attendance may be imposed in sentence

46.83.050

dismissals, See CRIMINAL PROCEDURE. subtitle Dismissals docket entries, preparation of 10.46.020 informations, See CRIMINAL PROCEDURE, subtitle Informations juries and jurors, See CRIMINAL
PROCEDURE, subtitle Juries and jurors
jurisdiction, See CRIMINAL PROCEDURE, subtitle Jurisdiction law questions decided by court 10.46.070 entry and use of true name 10.40.050 inserting true name during trial 10.46.060 credit for time served 9.95.063 pleadings, See CRIMINAL PROCEDURE, subtitle Pleadings prior conviction, use of 9.94A.637 right to trial by jury Const. Art. 1 § 21 vacation of record of convictions, conditions waiver of jury trial 10.01.060 witnesses, See CRIMINAL PROCEDURE, subtitle Witnesses Untried indictments, informations against imprisoned persons, disposition of 9.98.010, 9.98.020, 9.98.030, 9.98.040 Variances dismissal for, not a bar to subsequent prosecution 10.40.125 property, proof of ownership 10.58.060 change due to prejudice of judge 4.12.040 change of venue 4.12.100 costs when case transferred to another county 10.25.130 jury from another county 10.25.140 procedure 10.25.070 district courts 3.66.070 sending letter, when complete, where sender may be proceeded against 9.01.130 Venue, See also VENUE Verdicts acceptance and recording of 10.01.060 conviction, verdict of jury necessary for deadly weapon, special verdict as to whether accused armed with 9.95.015 degrees and lesser offenses 10.61.003 attempt included offense 10.61.003 specification of 10.61.010 doubt as to degree of offenses, lowest degree must be used 9A.04.100 guilty of lesser degree than charged 10.61.003 included offenses 10.61.006 not guilty of higher degree, may be guilty of lesser 10.61.003 several defendants conviction or acquittal 10.61.035 specification of degree or attempt 10.61.010 judgment on, rendition 10.64.015 reconsideration of 10.61.060 acquittal, no reconsideration 10.61.060 guilty conviction if mistake in law 10.61.060 Victim impact statement sentencing hearing 9.94A.500 Victims of crimes, compensation Ch. 7.68 View of place of crime by jury 10.58.080 Violent offenders release without bail, statement of reasons 10.19.170 Voting rights loss of, acknowledgment 10.64.140 Warrants arrest without customs officer 10.88.330 immigration service officer 10.88.330 peace officer 10.88.330 private person 10.88.330

subtitle Defendants

search, See CRIMINAL PROCEDURE, **CULPABILITY** summoning witness in this state to testify in Determinant of grade of offense 9A.08.010 another state, uniform act 10.55.020 subtitle Search and seizure Kinds of, defined 9A.08.010 service uniform act to secure attendance of witnesses how made 10.31.030 from without a state 10.55.020 Substitutes for criminal negligence, recklessness, Warrants not in possession, arrest procedure and knowledge 9A.08.010 CRIMINAL RECORDS 10.31.030 Willfulness requirement satisfied by acting Background checks, See STATE PATROL Warrants of arrest knowingly 9A.08.010 CRIMINAL RECORDS PRIVACY ACT service CULTURAL AND LINGUISTIC Administrative responsibility 10.97.090 how made 10.31.060 DIVERSITY Child sexual assault utilities and transportation commission, arrest Presence and use in public and private affairs encouraged as state policy 1.20.100 information identifying victims is confidential without warrant, when 80.04.470, 10 97 130 81.04.460 Court, agency proceedings, disposition of data furnished to initiating agency and state patrol 10.97.045 CULTURAL ARTS, STADIUM AND Water resources 43.27A.190 CONVENTION DISTRICTS Witnesses Annexation election 67.38.080 accused Crimes related to 10.97.120 Auditor, duties 67.38.150 confrontation of witnesses, right to Damages, action for Community revitalization financing 67.38.115 10.52.060 attorneys' fees 10.97.110 Comprehensive plan depositions of witnesses, when permitted Declaration of policy 10.97.010 Definitions 10.97.030 development of 67.38.060 10.52.060 review 67.38.070 may testify in own behalf 10.52.040 Contribution of sums for limited purposes cities, counties 67.38.140 Disclosure of investigative information to not compelled to testify 10.52.040 victims 10.97.070 bail 10.16.145, 10.16.160 minors 10.16.150 Disposition forms, coding 10.97.090 Creation of Dissemination of information child witness, testimony by closed circuit television 9A.44.150 multicounty districts 67.38.040 deletion of certain information, conditions petition, resolution, hearing 67.38.030 procedure 67.38.030 compelling attendance disposition data, court, agency proceedings, Cultural arts, stadium and convention fund accused cannot be compelled to testify 10.52.040 furnished to initiating agency and state 67.38.150 patrol 10.97.045 fees 10.97.100 Definitions 67.38.020 criminal prosecutions 10.52.040 Dissolution and liquidation 67.38.160 detaining in custody to testify 10.52.040 limitations, requirements 10.97.040 General obligation bonds 67.38.110 grand jury 10.52.040 records and restrictions 10.97.050 Governing body out-of-state witnesses uniform act Identity of suspect additional powers 67.38.100 10.55.020 discretionary disclosure of suspect's identity membership 67.38.050 Hotel-motel tax 67.38.140 hearing on materiality 10.52.040 to victim 10.97.070 Injunctive relief 10.97.110 out-of-state witnesses, summoning to testify in this state, uniform act 10.55.020 Legislative intent 67.38.010 Inspection by the subject of a criminal record Levies recognizance of 10.52.040 10.97.080 excess 67.38.110 uniform act to secure attendance of witnesses Sex offenders tax 67.38.130 from without a state in criminal proceedings 10.55.020 dissemination of information regarding Multicounty districts 10.97.050 creation 67.38.040 confrontation of witnesses, right of accused to Sexually violent offenders treasurer, duties 67.38.150 10.52.060 dissemination of criminal history records Property tax depositions of witnesses, when permitted 10.97.140 may levy 67.38.130 10.52.060 Violations, penalty 10.97.120 Quasi-municipal corporation expenses and per diem CRIMINAL SOLICITATION powers, generally 67.38.090 out-of-state witnesses testifying in this state Defined, for Washington Criminal Code 10.55.060 Revenue bonds 67.38.120 9A.28.030 summoned to testify out of this state Punishment 9A.28.030 hotel-motel 10.55.020 contributions of sums for limited purposes fees CRIMINAL TRESPASS 67.38.140 mileage allowances, verification under oath necessary for 10.01.140 Defenses 9A.52.090 Tax levies 67.38.130 First degree Treasurer, duties 67.38.150 reporting attendance to clerk necessary for defined 9A.52.070 10.01.130 Second degree CULTURAL FACILITIES defined 9A.52.080 immunity from arrest, securing attendance of Cities and towns witnesses from without a state in criminal authority for local improvement 35.43.040 CRISIS RESIDENTIAL CENTERS (See proceedings, uniform act 10.55.020 Nonprofit organizations JUVENILES, subtitle Crisis residential material witnesses grant program to fund acquisition, fees, lodging 10.52.040 rehabilitation, or construction 43.63A.750 CROP DUSTERS (See PESTICIDE hearing on materiality 10.52.040 right to counsel, appointment when indigent 10.52.040 CULTURAL ORGANIZATIONS APPLICATION) Cultural arts, stadium and convention districts Ch. 67.38 CROPS out-of-state witness, summoning to testify in this state, uniform act 10.55.020 Crop credit associations, See CROP CREDIT Nonprofit corporations, authorized 24.03.015 ASSOCIATIONS perjury, immunity from prosecution does not CULVERTS Execution sales, redemption period, lien on apply to perjury committed in self-Cities and towns, authority for local incriminating testimony 10.52.090 Liens, See LIENS, subtitle Crop liens improvement 35.43.040 preliminary hearings 10.16.160 Redemption of agricultural lands, rents, profits **CURBS** self-incrimination and expenses 6.23.090 Cities and towns, construction, reconstruction bribery action, not excused on ground of and repair, generally Ch. 35.68 CROSSINGS (See RAILROADS, subtitle 9.18.080 Crossings) CURFEW habeas corpus, public officers obeying writ Cities and towns, authority to enact 35.21.635 7.36.180 CROSS-STATE TRAIL (See TRAILS) immunity from prosecution, witness not excused on grounds of self-incrimination if given immunity from prosecution Code cities, authority to enact 35A.11.210 CROSSWALKS Counties, authority to enact 36.32.425 Defined 47.04.010 **CURRENT USE ASSESSMENT (See TAXES** for motor vehicle purposes 46.04.160 10.52.090 - PROPERTY) Speed limits at school or playground crosswalks, perjury, not excused on ground of 10.52.090 penalty for infraction 46.61.440 **CURVES** service of process

[RCW Index—page 218] (2008 Ed.)

CRUELTY TO ANIMALS (See ANIMALS)

CRYPTS AND VAULTS (See

MAUSOLEUMS)

immunity of witness summoned to testify out

of state or out-of-state witness summoned to testify in this state 10.55.020

Reduction of speed required 46.61.400

Correctional facilities 9A.36.041, 9A.36.100

CUSTODIAL ASSAULT

denial, suspension, or revocation 15.37.070, 15.37.080, 15.37.090 fee 15.37.050 CUSTODIAL INTERFERENCE colostrum milk, sale 15.36.151 Action by relative 26.09.255 containers Assessment of costs against defendant 9A.40.080 Defenses 9A.40.080 Definitions 9A.40.010 Dependent children custody by law enforcement officer 13.34.055 unlawful use, seizure authorized 15.36.281 county peddlers' licensing exemption 36.71.010 renewal, delinquency penalty 15.37.060 sale, conditions 15.37.030 sale conditions 15.37.100 cows, goats, and other mammals health requirements 15.36.161 violations, penalty 15.37.150 shelter care placement 13.34.060 First degree 9A.40.060 dairy inspection program Milk pooling act advisory committee 15.36.561 assessments on producers assessment to fund 15.36.551 Second degree 9A.40.070 determination and collection 15.35.250 Shelter care dairy technicians due date 15.35.270 due date 15.35.270 records and reports 15.35.260 authority of director of agriculture 15.35.100 classification, pricing, and pooling systems, establishment 15.35.140 contracts, rights and powers of association not affected 15.35.160 declaration of public interest 15.35.030 definitions 15.35.080 equalization systems within market areas dependent children 13.34.055, 13.34.060 duties 15.36.091 licenses 15.36.081 CUSTODIANS definitions 15.36.012 County money, county treasurer, fee 36.29.020 Minors, transfers to Ch. 11.114 diseased animals unlawful sale of products, exception CUSTODY (See CHILD CUSTODY) 15.36.151 examination DAIRIES AND DAIRY PRODUCTS Agriculture, department of procedures and standards 15.36.201 director's powers and duties 43.23.090 Business and occupation tax report of violative results 15.36.191 violations 15.36.201 equalization systems within market areas, establishment 15.35.140 rolations 15.36.201 failure to comply penalties 15.36.454, 15.36.457, 15.36.473 fees, disposition 15.36.491 grades, regrading and license reinstatement 15.36.451 dairy products businesses 82.04.260 exemption 82.04.4268 exemptions from chapter 15.35.310 injunctive relief 15.35.290 Butter interstate uniformity milk control 15.35.090 sale of exempt under county peddlers' licensing 36.71.010 market area pooling arrangement referendum on establishing or discontinuing 15.35.110, 15.35.115, 15.35.120, grades that may be sold 15.36.171 grading 15.36.141 weights and measures 19.94.410 Dairy farms 15.35.130 injunctions to enjoin violations 15.36.481 inspection 15.36.111 marketing plan accounts 15.35.280 laboratory tests, admission as evidence 15.36.475 Dairy inspection milk dealers assessment to fund 15.36.551 exemptions from chapter 15.35.310 licenses 15.35.210, 15.35.220, 15.35.230, 15.35.240 inspection program advisory committee licenses dairy technicians 15.36.081 15.36.561 records 15.35.180, 15.35.190 reports 15.35.200 minimum milk price, establishment 15.35.105 monopolies prohibited 15.35.070 procedures 15.36.111 denial, suspension, or revocation 15.36.401 Dairy nutrient management milk haulers 15.36.071 appeals from ecology department, actions and orders 90.64.040 milk processing plants 15.36.051, 15.36.421 milk producers 15.36.041, 15.36.421 complaints, investigation, and corrective action 90.64.030 milk wash stations 15.36.101 price setting prohibited 15.35.070 producer or producer-dealer's quota milk haulers 15.36.071 milk processing plants licenses 15.36.051 concentrated animal feeding operation determination 15.35.150 designation and permit 90.64.020 conservation commission, duties 90.64.080 conservation districts, duties 90.64.070 transfers and limitations 15.35.170 sanitary certificates, fees 15.36.525 milk producers producer petitions 15.35.120, 15.35.130 producer-dealers data base, development and maintenance 90.64.130 licenses 15.36.041 exemptions from chapter 15.35.310 milk wash station license 15.36.101 purposes 15.35.060 definitions 90.64.010 denial of approval or certification, producer-requested hearings 90.64.028 ecology department duties 90.64.050 out-of-state grade A milk, sale in state 15.36.131 auotas determination 15.35.150 pasteurization transfers and limitations 15.35.170 pasteurization pasteurized at plant only, when 15.36.261 use of "pasteurized" regulated 15.36.271 poison in products, penalty 69.40.020 police power of the state 15.36.531 rules adoption and enforcement 15.35.100 transfer to agriculture department 90.64.901 inspection program 90.64.023 violations, penalty and exception 15.35.300 Milk processing plants inspection 15.36.111 livestock nutrient management account 90.64.150 raw milk license suspension 15.36.421 livestock nutrient management program statutory review 90.64.170 bottling, packaging, and labeling 15.36.231 cooling procedures 15.36.221 Pasteurization pasteurized at plant only, when 15.36.261 plans, contents and certification 90.64.026 use of "pasteurized" regulated 15.36.27 Waste management, See DAIRIES AND producers, registration 90.64.017 unlawful acts 15.36.181 public records, disclosure 90.64.190 samples and records, access permitted DAIRY PRODUCTS, subtitle Dairy nutrient statement of environmental benefits 90.64.160 15.36.111 management sanitary certificates, fees 15.36.525 technical assistance teams, membership and DAIRY PRODUCTS COMMISSION schools, furnishing of free milk 28A.235.130 duties 90.64.140 Assessments on milk and cream 15.44.080, 15.44.085, 15.44.090 increase or decrease 15.44.130 Class I and class II milk water monitoring, protocol 90.64.180 source of products, seller's disclosure Dairy products commission, See DAIRY PRODUCTS COMMISSION 15.36.206 standards Dairy technicians laboratory tests, admission as evidence assessments 15.44.085 definitions 15.44.087 duties 15.36.091 15.36.475 violations, civil penalty 15.36.471 unlawful acts 15.36.511 licenses 15.36.081 Commission districts and boundaries 15.44.027 Dairy/forage and agricultural facility at Rainier school farm 28B.30.810 sale of adulterated or misbranded products Composition 15.44.020 Creation, comprehensive scheme 15.44.015 Definitions 15.44.010 Enforcement 15.44.160 15.36.181 disposition 15.36.491 Liens 60.13.035 violations notice, orders, damages 15.36.455 penalties 15.36.471, 15.36.511 weights and measures 19.94.420 Foundations 15.44.065 Funding staff support 15.44.190 Injunctive remedy 15.44.180 Milk and milk products adulterated or misbranded products, sale prohibited 15.36.181 Milk and milk products for animal food coloring of milk in containers, when required 15.37.100 Liability, limitations 15.44.150 agriculture director's powers and duties Manager 15.44.050 43.23.090 agriculture director's rule-making authority definitions 15.37.010 enforcement 15.37.020, 15.37.120 Members appointment 15.44.021, 15.44.022, 15.44.033 associations, dual membership 15.44.023 15.36.021 injunctions to enjoin violations 15.37.130 labeling 15.37.110 capping 15.36.241 cease and desist order qualifications 15.44.030 removal 15.44.055 unlicensed activities 15.36.412 chapter 34.05 RCW, application 15.36.025 application and issuance 15.37.040 terms and vacancies 15.44.032

travel expenses and compensation 15.44.038	Construction contracts, delay, waiver, effective	Jury
Plans, programs, projects approval and oversight 15.44.061, 15.44.062,	date 4.24.380 Contributory negligence	to assess amount of recovery in action to recover money 4.44.450
15.44.195	damages diminished proportionally 4.22.005	eminent domain, jury to ascertain Const. Art.
Powers and duties 15.44.060	fault, defined 4.22.015	1 § 16
Premise, inspection 15.44.140	Costs and disbursements limited to equal	Libel and slander
Printing	amounts, when 4.84.040 County auditor, liability	mitigation of, pleadings 4.36.130 Local government entities
contract conditions 15.24.086 not restricted by public printer law 15.24.085	school district warrant exceeding budget	payment of damages and defense expenses in
Producer lists 15.44.035	28A.350.060	action against officer, employee, or
Promotional hosting expenditures 15.44.133	Criminal records, dissemination of 10.97.110	volunteer 4.96.041
Promotional printing and literature 15.44.135	Defined for arson, reckless burning, malicious mischief 9A.48.010	Logging products under lien, concealment or injury to 60.24.200
Quorum 15.44.038 Records	Detainer, actions for recovery of possession of	Love and companionship, parents action for loss
dealers and shippers 15.44.100	personal property 4.56.080	of 4.24.010
dealers and shippers, subpoenas 15.44.110	Discrimination	Malicious harassment, actual and punitive
as evidence 15.44.040	humiliation and mental suffering 49.60.250 Discrimination involving real property 49.60.225	damages 9A.36.083 Mandamus proceedings
inspection, subpoenas 15.44.140	Ejectment and quieting title actions	execution for 7.16.260
public disclosure exemption 15.44.185 Reimbursement for costs 15.44.063	alienation of property by defendant 7.28.220	judgment for 7.16.260
Research, advertising, and education campaign,	counterclaims for permanent improvements	Mining shaft, damages for injuries sustained
limitations 15.44.130	and taxes paid 7.28.180 limitation on recovery of by plaintiff 7.28.150	preserved 78.12.070 Mitigation of, libel and slander, pleadings
Rules and orders, publication 15.44.070	plaintiff's right to possession expires before	4.36.130
Secretary treasurer 15.44.050	trial 7.28.190	Motor vehicle accidents
Trade promotion and development expenditures 15.04.200	withholding of property by defendant	venue of actions for 4.12.020
Violations, penalty 15.44.170	7.28.150	Ne exeat, bond covering 7.44.021
DAMAGES	Eminent domain by cities jury determination Const. Art. 1 § 16	Negligence contributory, comparative
Actions for	Eminent domain by corporations	effect of 4.22.005
construction contracts	jury determination Const. Art. 1 § 16	spouse, domestic partner, minor child, not
defined 4.24.370	Eminent domain by counties	imputed 4.22.020 Nuisances
delay caused by contractee, waiver, null and void 4.24.360	determination of jury to determine Const. Art. 1 § 16	abatement does not preclude 7.48.180
crime victims rights preserved 7.68.050	Eminent domain by state	conduct subject to action for 7.48.010
damaged or stolen livestock, treble damages	determination	executions on judgment for 7.48.260
4.24.320	jury to determine Const. Art. 1 § 16	public nuisances authorized 7.48.200
damages which are false, unfounded, malicious, without probable cause, part of	Excessive reduction as alternative to new trial 4.76.030	who may maintain action for 7.48.210
conspiracy, claim or counterclaim for may	Executions, writ of execution to require, when	Pain and suffering of deceased person
be litigated in principal action 4.24.350	6.17.110	personal representative may recover only on
five thousand dollars or less, attorneys' fees as	Executors and administrators agreement to answer for from own estate must	behalf of the decedent's beneficiaries 4.20.046
costs 4.84.260, 4.84.270, 4.84.280,	be in writing 11.48.040	Personal representatives
4.84.290, 4.84.300 professional negligence 4.16.350, 4.24.290	damages of estate, promise to pay by must be	agreement to answer for from own estate must
recovery of possession of personal property,	in writing 11.48.040	be in writing 11.48.040
judgment for 4.56.080	not liable for without fault 11.48.030 Fire	damages of estate, promise to pay must be in writing 11.48.040
seven thousand five hundred dollars of less,	spread of, negligently permitted, damages for	not liable for without fault 11.48.030
attorneys' fees as costs 4.84.250 Ammonia	4.24.040	Probate
liability 69.55.030	Flood control, defined 86.16.120	personal representatives, not liable for without
Amount of	Forcible entry and detainer, actions for recovery of personal property 4.56.080	fault 11.48.030 promise to pay damages of estate by personal
eminent domain, jury to ascertain Const. Art.	Imputed negligence, spouse, minor child,	representative must be in writing 11.48.040
1 § 16 jury to assess in action to recover money	domestic partner, negated 4.22.020	Product liability actions Ch. 7.72
4.44.450	Inadequate	Prohibition proceedings
Animal facilities	increase as alternative to new trial 4.76.030 Industrial insurance	execution for 7.16.320 judgment for 7.16.320
acts against agricultural or veterinary facilities	actions against employer or third person for	Public corporations may sue for in corporate
liability for damages 4.24.575 acts against research and educational facilities	injury or death Ch. 51.24	name 4.08.110
liability for damages 4.24.570	Injunctions	Public nuisance
Assessment of	bond 7.40.080 bond covering on contempt for disobedience	authorized 7.48.200 unequal damage to property no defense
without answer 4.28.290	7.40.170	9.66.020
Attachment	contempt for disobedience 7.40.160	who may maintain action for 7.48.210
assignor liability for 6.25.080 bond liability 6.25.100	dissolution of injunction to stay	Quo warranto proceedings
bond to cover 6.25.080	judgment 7.40.190 proceedings 7.40.200	action for damages 7.56.090 information to show when ground is
Child maliciously injuring person or property,	Injunctions against obscene materials,	usurpation of office 7.56.040
action against parent allowed, limitation	nonliability of prosecuting attorney for	right to office contest 7.56.060
4.24.190 Children, parents action for death or injury of	damages 7.42.050	Real property
4.24.010	Insurance for, See INSURANCE Intercepting private conversation 9.73.060	action for waste 64.12.020 damaging, not without just compensation
Cities and towns	Joint and several liability	Const. Art. 1 § 16
eminent domain, See DAMAGES, subtitle	contribution	due to governmental action
Eminent domain by cities	enforcement of 4.22.050	claims, time limitation 64.40.030
lowlands, filling 35.55.040, 35.56.050 pedestrian malls, negotiation upon 35.71.110	right of 4.22.040 Judgment against local governmental entity	definitions 64.40.010 relief provided 64.40.020
Common carriers, treble damages for rebating or	execution 6.17.080	improvements to 4.16.300
fraud 81.28.210, 81.28.220	Judgments or orders, vacation or modification of,	limitations on 4.16.310, 4.16.325
Comparative negligence 4.22.005	denial of where judgment suspended,	negligence, agreement to indemnify for,
Compensation, eminent domain Const. Art. 1 §	damages 4.72.090 Judicial sale, appouncement of 6.21.090	against public policy 4.24.115

trespass	services to be provided 74.13.220	policy, liability limits, rating plan 48.88.050
mitigating circumstances 64.12.040 Replevin	Advisory committee 74.13.031 Background investigations of certain prospective	rules 48.88.070 License required 74.15.090
judgments for 4.56.080	employees	Nutrition programs, federal
verdict in actions for recovery of specific	definitions, records 43.43.840	superintendent of public instruction's duties
personal property 4.44.420	Background investigations of certain prospective	regarding participation in 28A.300.250
Schools and school districts	employees and volunteers	Pesticide applications
county auditor, liability for warrant exceeding	definitions, records 43.43.830, 43.43.832,	marking of treated landscape property
budget 28A.350.060 employees, wrongful discharge 28A.405.350	43.43.834, 43.43.836, 43.43.838 immunity of state 43.43.833	17.21.410
Settlement agreements, effect of 4.22.060	Business and occupation tax exemption	Pesticide use, notice 74.15.063 School-based day care 28A.215.050
Settlement offers	82.04.339	Self-insurance
time period 4.84.280	Child abuse, background investigations of	annual report 48.90.100
Solar easements interference with 64.04.170	prospective employees 43.43.840	approval of plan 48.90.060
State, tort actions against, liability of state in	Child abuse, background investigations of prospective employees and volunteers	authority, plan 48.90.030
damages 4.92.090	43.43.830, 43.43.832, 43.43.834, 43.43.836,	chapter exclusive 48.90.040
Survival of actions	43.43.838	contracts, terms 48.90.120 contributing trust fund 48.90.070, 48.90.090
pain and suffering of deceased person,	Child abuse and neglect prevention curriculum	costs of investigation, review 48.90.170
personal representative may recover on behalf of the decedent's beneficiaries	28A.300.150, 28A.300.160	definitions 48.90.020
4.20.046	Child care agencies licensing, definitions Ch. 43.215	dissolution 48.90.140
Telecommunications property, punitive damages	Child care coordinating committee	elements of plan 48.90.050
80.36.060, 80.36.070	child care partnership 74.13.0902	findings and intent 48.90.010 implementation of plan 48.90.080
Trespass	Child care expansion grant fund 74.13.095	modifications to plan 48.90.130
mitigating circumstances 64.12.040	Child care facilities	powers of association 48.90.110
Verdict in action for recovery of specific personal property 4.44.420	cities and towns review of need and demand	recovery limits 48.90.150
Waiver of	definitions 35.63.170	suspension of plan, reconsideration 48.90.160
county roads and bridges, freeholders'	implementation of findings 35.22.660,	Student child care in higher education grants Ch.
petition, securing 36.81.030	35A.63.210	28B.135 Tax imposed on providers 82.04.2905
Wrongful death actions 4 20 020	review, implementation of findings	Temporary assistance for needy families
Wrongful death actions 4.20.020	35.63.180 counties	volunteer work at child care facility or other
DAMS (See also POWER FACILITIES AND	location, conditions 36.70.757	work site authorized 74.25.040
RESOURCES, subtitle Dams) Construction or modification 90.03.350	review of need and demand for,	Therapeutic day care and treatment 74.14B.040
Construction projects in state waters Ch. 77.55	implementation of findings 36.32.520,	DAY NURSERIES (See PUBLIC
Ecology, department of	36.70.675	ASSISTANCE, subtitle Child welfare
general authority over dams and obstructions	family day care provider's home facility allowed 35.63.185, 35A.63.215,	agencies)
86.16.035 Federal power act licensees, exemption from	36.70A.450	DAY TRAINING CENTERS (See RESIDENTIAL SCHOOLS, subtitle Day
state requirements 43.21A.068	family day-care provider's home facility	training centers)
Fishways, flow, and screening Ch. 77.57	allowed 35.21.688	DAYLIGHT SAVING TIME
Hydraulic projects and permits Ch. 77.55	state employees' children 41.04.370, 41.04.375, 41.04.380, 41.04.382,	Observance 1.20.051
Hydropower, comprehensive plan 90.54.800 Inspection	41.04.385	Prohibitions of by local subdivisions, exceptions
ecology department powers and duties	Child care facility fund committee	1.20.050
43.21A.064	applications for loans, guarantees, and grants, requirements 43.31.512	DEAD MAN'S STATUTE (See DEATH,
Insurance for, See INSURANCE, subtitle Marine and transportation insurance	grants, repayment requirements 43.31.514	subtitle Dead man's statute)
Navigation, obstructing 88.28.050	grants and loans from fund, authority to make,	DEADLY FORCE
Public utility districts, water rights in regard to	conditions and limitations 43.31.506	Defined 9A.16.010 Justifiable, when 9A.16.040
54.16.050	loan guarantees for licensed facilities,	1
Reclamation districts of one million acres or more Ch. 89.30	conditions and limitations 43.31.508 organization and duties 43.31.504	DEADLY WEAPONS (See FIREARMS; WEAPONS)
Rivers and streams, authority for dams 90.28.170	Child care facility revolving fund	DEAF
Safety of dams, report by ecology department	purpose, source of funds 43.31.502	Discrimination, prohibited 70.84.010
90.54.160	Child care partnership	Dog guides
Water resources act Ch. 90.54	employer liaison, duties 74.13.0902 Child care services	driver responsibilities and liabilities 70.84.040
Water storage dams, construction or modification 90.03.350	state policy 74.13.085	license fee waiver 49.60.380
	Early learning, department of Ch. 43.215	unauthorized use 70.84.060
DANCES Public dances	Employer assistance and involvement	Early intervention services advisory council 70.198.020
licenses and fees authorized 67.12.021	child care partnership employer liaison, duties	findings 70.198.010
State dance 1.20.075	74.13.0902 Immunization program	hearing loss pamphlet 70.198.040
DANGEROUS WASTES	administrators duties 28A.210.110	standards, development of 70.198.030
Commercial off-site land disposal facilities	attendance conditioned upon proof	Employment, white cane law, discrimination in
limitations 70.105.165	28A.210.080	hiring prohibited 70.84.080 Interference with, violations, penalty 70.84.070
Disposal limitations 70.105.165	definitions 28A.210.070 exceptions 28A.210.090	Interpreters at legal proceedings
Energy facilities	notice 28A.210.120	appointment Ch. 2.42
regulation of 70.105.110	purpose 28A.210.060	Malicious harassment 9A.36.080
DANGEROUS WEAPONS (See FIREARMS;	record verifying procedure, rule adoption	School services, See SCHOOLS AND SCHOOL
WEAPONS)	28A.210.150 source of immunizations 28A.210.100	DISTRICTS, subtitle Hearing Service animals
DATA PROCESSING—STATE (See	superintendent to provide information	defined 70.84.021
INFORMATION SERVICES,	statewide 28A.210.130	driver responsibilities and liabilities 70.84.040
DEPARTMENT OF)	Insurance, joint underwriting association	unauthorized use 70.84.060
DAY CARE Abuse and neglect prevention training 74.15.200	definitions 48.88.020 intent 48.88.010	State school for admittance 72.40.040, 72.40.050
Abused or neglected children	membership 48.88.040	appropriations 72.40.120
demonstration project	plan, approval 48.88.030	board of trustees

creation of new congressional districts or	physician not in attendance 70.58.180	immunity from civil, criminal liability
boundaries, affect of 72.42.021 expenses 72.42.060	presumed death 70.58.390 requirement of 70.58.160	70.122.051 life-sustaining treatment, withholding,
meetings 72.42.070	signed, by whom 70.58.170	withdrawal
power and duties 72.42.041	Child, action for death of 4.24.010	criminal acts, enumerated, penalties
rules and regulations 72.42.021, 72.42.031	Child mortality review local health department employee immunity	70.122.090 directive
child abuse and neglect behavior management policies 72.40.220	70.05.170	conditions 70.122.030
employees and volunteers, supervision	records, reports, and statements	revocation 70.122.040
72.40.250	confidentiality 70.05.170	directive's validity assumed 70.122.120
investigation 26.44.210	Community property, survival of action against or in behalf of 4.20.046	excluded from chain of proximate cause 70.122.080
reports to parents 72.40.210 residential staffing requirement 72.40.240	Contracts, cause of action upon survives	life insurance, not affected by 70.122.070
sexual victimization, protection from	4.20.046	physician's responsibility, immunity from
72.40.270	Coroners and medical examiners, immunity for	liability 70.122.060
staff orientation and training 72.40.230 student instruction 72.40.260	determining 68.50.015 Coroner's inquest, authority 36.24.020	prohibited from being a condition for receiving health services or insurance
employee hours of labor 72.40.110	Credit union account deposits 30.22.100	70.122.070
establishment 72.40.010	Criminal mistreatment	suicide, not considered as 70.122.070
residential program, monitoring 72.40.280 school defined 72.42.016	withdrawal of life support systems not applicable to chapter 9A.42.040	mercy killing not authorized 70.122.100 patient discharge to die at home
superintendent	Dead man's statute, competency of witnesses	immunity from civil or criminal liability
defined 72.42.015	5.60.030	70.122.110
powers and duties 72.40.023, 72.40.024	Death investigations account created 43.79.445	physician-assisted suicide not authorized
qualifications 72.40.019 teachers 72.40.028	forensic pathology fellowship program,	70.122.100 severability 70.122.905
terms 72.40.031	disbursements 43.79.445	short title 70.122.900
weekend transportation 72.40.090	Dental identification system 68.50.310,	No abatement if cause of action survives
Telecommunication device installation for	68.50.330 Devisees and legatees before testator, effect	4.20.050 Perent's action for injury or death of shild
access to emergency services 70.54.180 Telecommunications relay system for deaf and	11.12.110	Parent's action for injury or death of child 4.24.010
speech-impaired persons	Employer's death, wage preference 49.56.020	Parties before judgment, vacation or
definitions 43.20A.720	Estate and transfer tax Ch. 83.100 Evidence	modification of superior court judgment or
long distance discount rates required for service in conjunction with relay system	federal missing persons act, written finding of	order grounds 4.72.010
80.36.195	death prima facie evidence 5.40.020	petition, by 4.72.030
program 43.20A.725	transaction with deceased person, competency	Partner, See PARTNERSHIPS
telephone relay system excise tax 43.20A.725 White cane law	of testimony as to 5.60.030 Execution of judgments by representative of	Performance of decedent's contracts, including contracts for the conveyance of real property
applicability 70.84.010	deceased person 6.17.030	11.60.010
dog guide	Federal missing persons act, written finding of	Permits
defined 70.84.020	federal officer prima facie evidence 5.40.020, 5.40.030, 5.40.040	burial, disinterment, or removal 70.58.230
driver responsibilities and liabilities 70.84.040 employment, discrimination in prohibited	Firemen, death of, See FIREMEN'S	disposal of human remains 70.58.190 Personal injury action
70.84.080	RETIREMENT AND PENSIONS	simultaneous death of tort feasor, cause of
penalty for violation 70.84.070	Forensic investigations council Ch. 43.103 Forensic pathology fellowship program	action survives 4.20.046
rights of hearing impaired person 70.84.050 unauthorized use of white cane, dog guide, or	death investigations account disbursements	survival of action on death of injured person 4.20.060
service animal, penalty 70.84.060	43.79.445	survival on death of tort feasor 4.20.046
Youth	Governor, succession to office upon death of Const. Art. 3 § 10	Real property contract vendor, probate procedure
educational service district superintendent's duty 72.40.070	Homicide, See HOMICIDE	to effect conveyance 11.60.010 Savings and loan association account deposits
parent's duty 72.40.080	Incumbent, death of vacates office 42.12.010	30.22.100
school district's duty 72.40.060	Industrial deaths 68.50.103 Information release or withholding 68.50.300	Simultaneous death, uniform act Ch. 11.05A
DEATH (See also HUMAN REMAINS;	Inmates, institutions, property disposition	Survival of causes of action 4.20.046 Testamentary disposition of nonprobate assets
NATURAL DEATH ACT; PROBATE;	11.08.101, 11.08.120	Ch. 11.11
VITAL STATISTICS) Actions	Insurance disability insurance, extended benefits	Tolling of statute of limitation of actions
contracts, action on survives 4.20.046	48.20.360	4.16.200 Tort feasor
for death of child 4.24.010	life insurance	cause of action against does not abate 4.20.046
personal injuries, survival 4.20.046 survival 4.20.046	accidental death provisions 48.23.250 effect on, proof of 48.23.130	simultaneous with or after death or injury
Anatomical gift statement on driver's license	simultaneous death payment of proceeds on	liable for, cause of action survives 4.20.046
46.20.113	life 48.18.390	survival of cause of action against 4.20.046 Undetermined, permit to dispose of human
Armed forces member executing power of attorney, effect of death 73.20.050	Judicial sales, confirmation of judicial sales on death of judgment debtor 6.21.110	remains 70.58.190
Attorneys at law, proceedings, effect 2.44.060	Legally accepted cause of 70.58.180	Vendor of contract to convey real property,
Autopsies and post mortems 68.50.100,	Life insurance	probate procedure to effect conveyance 11.60.010
68.50.101, 68.50.102, 68.50.104, 68.50.105, 68.50.106	accidental death provisions 48.23.250	Wage claims due to deceased, payment
Bank account deposits 30.22.100	effect on proof of 48.23.130 Living wills Ch. 70.122	49.48.120
payment to	Militia member	Wills, death of grandparents' issue before that of
foreign personal representative 30.22.200	compensation 38.40.030	grantor 11.12.110 Witnesses, transcript of testimony as evidence
heirs and creditors 30.22.190 personal representatives 30.22.180	Motor vehicle financial responsibility law, death of person of whom proof required, procedure	2.32.250
Burial permits 70.58.230	46.29.600	Wrongful death actions 4.20.010
Cemeteries, morgues, and human remains Title	Mutual savings bank account deposits 30.22.100	DEATH PENALTY
68 Certificate of	Natural death act definitions 70.122.020	DNA testing request 10.73.170 Execution methods 10.95.180
domestic partnership information 70.58.175	health care declarations	Murder, aggravated first degree Ch. 10.95
fetal deaths 70.58.150, 70.58.160, 70.58.170	account 70.122.140	Reprieve, governor's power to grant 10.01.120
filed, by whom 70.58.170	registry 70.122.130	Witnesses to execution

[RCW Index—page 222] (2008 Ed.)

designation of, procedure 10.95.185

DEATH WARRANT

Issuance 10.95.160

Members of legislature not liable for words spoken Const. Art. 2 § 17

DEBENTURES

Banks, See BANKS AND BANKING, subtitle Capital notes or debentures

DEBT ADJUSTERS

Assignment of wages not prohibited 18.28.140 Consumer protection act, application 18.28.185 Contracts, contents and disclosure 18.28.100 Definitions 18.28.010

Excess charges, effect 18.28.090

Exemptions 18.28.010

Fees for services, limitations 18.28.080 Functions to be performed by adjusters

18.28.110 Investigations 18.28.165

Legal services, performance by adjuster prohibited 18.28.130

Professional service corporations Ch. 18.100

Prohibited acts 18.28.120, 18.28.130

Trust account required for payments by debtor, disbursements 18.28.150

Violations

assurance of discontinuance 18.28.210 civil penalty 18.28.220 injunctions 18.28.200 penalty 18.28.190

DEBT LIMITATIONS (See INDEBTEDNESS)

DEBTS AND DEBTORS (See also BANKRUPTCY; INDEBTEDNESS)

Absconding

attachment against

bond unnecessary, when 6.25.080 ground for 6.25.030

imprisonment for debt not allowed, exception as to absconding debtors Const. Art. 1 § 17 service of process on 4.28.100

supplemental proceedings, warrant of arrest 6.32.020

Accounts receivable, See UNIFORM
COMMERCIAL CODE, subtitle Secured

transactions

Action to recover in district court filing of claim 12.04.020

summons, issuance, form 12.04.020

interpleader 4.08.150, 4.08.160, 4.08.170 trial of issue on conflicting claims 4.08.180 survival upon death 4.20.046

Agreements requiring writings, enforceability Ch. 19.36

Assigned choses in action, defenses.

counterclaims and offsets 4.08.080
Assignment for benefit of creditors, See
ASSIGNMENT FOR BENEFIT OF
CREDITORS

Attachment, See ATTACHMENT

Bank or trust company, writing off of bad debts, when 30.04.130

Chattel paper Ch. 62A.9A Collection agencies Ch. 19.16

Community property

judgment lien for community debts 26.16.040 liability for debts upon death of either or both spouses or domestic partners 4.20.046

Confession of judgment without suit 4.60.050 Consumer loan act Ch. 31.04

Contracts or agreements, when void unless in writing Ch. 19.36

Corporations, See CORPORATIONS, subtitle Liabilities

Counties, debt apportionment 36.09.010, 36.09.020, 36.09.035, 36.09.040 Creditors

rights of seller's creditors against goods sold 62A.2-402

Death

survival of actions 4.20.046 Debt adjusters, regulation Ch. 18.28

Debts of public bodies declared legal regardless of interest rate 39.90.060

Debts owed to state

interest rate, exceptions 43.17.240

Descent and distribution

real property title vests instantly but subject to debts 11.04.250

District judges, actions to recover debts

filing of claim 12.04.020

summons

contents 12.04.020

issuance, form 12.04.020 service of 12.04.020

Due territory to inure to state Const. Art. 27 § 3 Executors and administrators

agreements to answer damages from own estate must be in writing 11.48.040

promise to pay debts of estate must be in writing 11.48.040 uncollected, liability for 11.48.080

Extinguishment, special legislation prohibited Const. Art. 2 § 28

Fair credit reporting act Ch. 19.182

Fish marketing associations, liability of members 24.36.270

Foreign judgment

defenses available to evidence 5.44.030 as faith accorded to 5.44.020

Fraudulent transfers

defenses, liability, and protection of transferee 19.40.081

definitions 19.40.011

extinguishment of cause of action 19.40.091 fraudulent as to present and future creditors

19.40.041, 19.40.051 insolvency of debtors 19.40.021 obligations, when incurred 19.40.061 remedies of creditors 19.40.071 transfer, when made 19.40.061 value of transfer 19.40.031

Gambling, invalidity of contract and debts defense of 4.24.090

recovery of losses by action 4.24.070 Garnishment

defense of garnishee for payment 6.27.300 justice court proceeding 6.27.300 effect of service of writ 6.27.120 exempt debts, service of writ no effect upon 6.27.120

form of writ 6.27.100

judgment for against garnishee 6.27.250 service of writ bar to payment extent of bar 6.27.120

justice court proceeding 6.27.120 statement of in application for writ 6.27.060 justice court proceeding 6.27.060

uncontroverted answer denying to discharge garnishee 6.27.240

writ requirement as to answer concerning 6.27.070

Group life insurance, qualifications 48.24.040 Guardianship, See GUARDIAN AND WARD, subtitle Claims and debts against estate

High risk consumer loans Ch. 31.04 Imprisonment for, not allowed, absconding debtors excepted Const. Art. 1 § 17 Injunctions, damages for dissolution of

injunction to stay judgment of 7.40.190 Insurance

life insurance proceeds exempt 48.18.400, 48.18.410, 48.18.420, 48.18.430 right of selection 48.30.260

Insurance in connection with, credit transactions,

generally Ch. 48.34 Interpleader 4.08.150, 4.08.160, 4.08.170 Joint debtors

confession of judgment by enforcement 4.60.030

who may confess 4.60.030 procedure to bind after judgment

affidavit to accompany summons 4.68.030 answer 4.68.040

defenses 4.68.040

new complaint not necessary 4.68.020 pleadings, what constitutes 4.68.050 summons

contents 4.68.020

procedure 4.68.010

service of 4.68.020 trial 4.68.060

supplemental proceedings, See SUPPLEMENTAL PROCEEDINGS

Judgment liens

expiration of 4.56.210

extension of lien prohibited 4.56.210 personal property, commencement of 4.56.190

real property

commencement of 4.56.200 creation of 4.56.190

duration 4.56.190

vendor's interest under real estate contract not included 4.56.190

Judgments

examination of debtor, order for 6.32.010 extension of judgment prohibited 4.56.210 interrogatories, answer to 6.32.015

Life insurance proceeds, exemptions from 48.18.400, 48.18.410, 48.18.420, 48.18.430 Limitation of actions, tolling by part payment

4.16.270 Ne exeat, See NE EXEAT

Order for examination of judgment debtor debtor fails to appear

plaintiff entitled to costs and fees 6.32.010 Partition proceedings, See PARTITION

Personal representatives

agreements to answer damages from own estate must be in writing 11.48.040 promise to pay debts of estate must be in writing to bind 11.48.040

uncollected, liability for 11.48.080

Probate

borrowing on general credit of estate hearing 11.56.280 notice, discretionary with court 11.56.280 petition for 11.56.280

term, rate of interest, form of note 11.56.280 leases of estate property to pay 11.56.030 order of payment of claim for 11.76.110 partnership interests of decedent 11.64.008

sales of estate property to pay 11.56.030 Profiteering Ch. 9A.82 Sales of accounts Ch. 62A.9A

Savings and loan associations

authority to collect and compromise debts 33.12.010

School districts, liability for debts 28A.320.020 Secured transactions Ch. 62A.9A

Setoff against beneficiary of trust estate 4.32.120

real party in interest 4.32.120 Special proceedings

debtor fails to appear plaintiff entitled to costs and fees 6.32.010

limitation on power Const. Art. 8 § 1, Const. Art. 8 § 2, Const. Art. 8 § 3 power to contract Const. Art. 8 § 1, Const. Art. 8 § 2, Const. Art. 8 § 3 release by special legislation forbidden Const. Art. 2 § 28

Statute of frauds Ch. 19.36

Stockholders, liability of Const. Art. 12 § 4 banking, insurance corporation Const. Art. 12

§ 11 Supplemental proceedings, See SUPPLEMENTAL PROCEEDINGS

Survival of actions 4.20.046

Territorial, assumed by state Const. Art. 26 § 3

DECEDENTS' ESTATES

certain lenders, pleading defense of usury or maintaining action prohibited 19.52.080 declaratory judgment to establish 19.52.032 Usury rate 19.52.020, 19.52.030 Writ of garnishment, amount garnishee required to hold, determination 6.27.090 **DECEDENTS' ESTATES (See WILLS)** DECEIT (See FALSE REPRESENTATIONS; FRAUD; MISREPRESENTATION) **DECISIONS (See also JUDGMENTS)** time limit for rendering by superior court judges Const. Art. 4 § 20 Court commissioners conclusions of law, exceptions to, necessity of 4.80.020 findings of fact, exceptions to, necessity of 4.80.020 Findings of fact court commissioners, exceptions to decisions of 4.80.020 referees, exceptions to decisions of 4.80.020 Supreme court publication, free to anyone Const. Art. 4 § 21 reporter for, appointment Const. Art. 4 § 18 in writing and grounds stated Const. Art. 4 § 2 Time limit for rendering by superior court judges 2.08.240 DECLARATORY JUDGMENTS Actions, objection to on ground that declaratory judgment prayed for 7.24.010 Actions and proceedings subject to chapter 7.24.146Appeals 7.24.070 Application of chapter 7.24.146 Applications for further relief 7.24.080 Associations, person includes unincorporated association or society 7.24.130 Attorney general, service on and right to be heard 7.24.110 Bonds, test of validity 7.25.010 Cities and towns bonds, test of proposed issue 7.25.010 contracts, declaration concerning authorized 7.24.020 franchises, declarations concerning authorized 7 24 020 ordinances, declaration concerning authorized 7.24.010, 7.24.020 party, as 7.24.110 Construction of chapter 7.24.120, 7.24.140 Contracts construction of 7.24.030 declaration concerning authorized 7.24.020 Corporations, person includes 7.24.130 Costs 7.24.100 Counties, bonds, test of proposed issues 7.25.010 Courts of record authority to render 7.24.010 costs, award of 7.24.100 general powers not restricted by express enumeration 7.24.050 refusal of declaration where judgment would not terminate controversy 7.24.060 show cause why further relief should not be granted, requiring of 7.24.080 Declaration, persons not parties not prejudiced by 7.24.110 Deeds, declaration concerning authorized 7.24.020 Definitions, person 7.24.130 Effect of 7.24.010 Form 7.24.010 Franchises, declaration concerning authorized Further relief 7.24.080 Issues of fact, determination of 7.24.090 Joint stock companies, person includes 7.24.130

refusal to grant where controversy would not be terminated 7.24.060 review of 7.24.070 Municipal corporations bonds, test of proposed issue 7.25.010 ordinances, declaration concerning authorized 7.24.020 person includes 7.24.130 Notices, further relief, for 7.24.080 Orders of court review of 7.24.070 Ordinances declaration concerning authorized 7.24.020 municipality as 7.24.110 persons that shall be 7.24.110 Partnerships, person includes 7.24.130 Persons not parties, declaration not to prejudice rights of 7.24.110 Petitions for further relief 7.24.080 Retail installment sales, declaratory judgment to establish excess service charges, violation 63.14.152 Review 7.24.070 School districts, bonds, test of proposed issues 7.25.010 Show cause, further relief, why should not be granted 7.24.080 Societies, person includes unincorporated society 7.24.130 Statutes attorney general, service on, and right to be heard 7.24.110 declaration concerning authorized 7.24.020 Stay of proceedings and restraint of parties 7.24.190 Superior courts judgment 7.25.030 proceedings to test validity of bond issues 7.25.020 Taxing districts, bonds, test of proposed issue 7.25.010 Trials, issues of fact 7.24.090 Usury 19.52.032 Validation of proceedings 7.24.146 declaration concerning authorized 7.24.020 Written contracts, declaration concerning authorized 7.24.020 **DECREES (See also JUDGMENTS)** Court of appeals, power and authority of 2.06.030 Deeds of trust foreclosure, deficiency decree prohibited, exception 61.24.100 Foreclosure of real property mortgage, redemption rights lost where property abandoned, rights not lost where deficiency judgment or default decree 61.12.094 Partition proceedings, filing with auditor, notice 65.04.070 Record of to be kept 36.23.030 replacement if lost or destroyed hearing 5.48.040 method 5.48.020 procedure 5.48.030 Superior courts books to be kept 36.23.030 records to be kept 36.23.030 Support of dependent children, modification of divorce or separate maintenance decree to provide for 74.20.220 DEDICATION (See also PLATTING, SUBDIVISION AND DEDICATION OF LAND) Easements extinguishing or altering 64.04.175 DEEDS (See also CONVEYANCES; REAL PROPERTY, subtitle Deeds) Acknowledgments

evidence, certificate as 64.08.050

foreign 64.08.040 forms 64.08.060, 64.08.070 homesteads 6.13.060 out-of-state 64.08.020 required for validity 64.04.020 who may take 64.08.010 After-acquired title follows 64.04.070 Bargain and sale form and effect 64.04.040 implied covenants 64.04.040 Commissioner of conveyance of real estate, deed given by 6.28.020Community property power of attorney to husband or wife 26.16.090 power of attorney to third person 26.16.090 purchaser's title and rights 26.16.095, 26.16.100 recording of claim by husband or wife removal as cloud 26.16.110 recording of claim by husband or wife to community realty effect of failure to record, time for recording 26.16.100 recording wife's interest 65.04.030 Condominiums deeds of apartments, requirements 64.32.120 form 64.04.055 Contracts to convey real property by deceased vendor, deed recites order authorizing 11.60.040 Conveyances 64.04.040, 64.04.050 contract to sell or convey, recording 65.08.050 deeds, necessity of deed 64.04.010 warranty deeds, covenants 64.04.030 Copies of record as evidence 5.44.060, 5.44.070 County roads and bridges, freehold petitioners securing 36.81.030 Court order or judgment, commissioners to convey real estate to compel compliance 6.28.080 Ejectment and quieting title actions, appointment of trustee for making or canceling deeds 7.28.010 Execution, sale upon fee of sheriff 36.18.040 purchaser entitled to sheriff's deed 6.21.120, redemption from, sheriff's deed 6.23.060 Flood control districts, sale for delinquent assessments, deed requirements 86.09.514 acknowledgments 64.08.060, 64.08.070 bargain and sale deeds 64.04.040 quitclaim deeds 64.04.050 warranty deeds 64.04.030 Highway toll roads, sale of property, execution, delivery of deed authorized 47.56.254, 47.56.255 Homesteads acknowledgment required 6.13.060 execution 6.13.060 powers of attorney authorized 6.13.060 Incorporated towns on United States land 58.28.120 prima facie evidence of correctness of formalities 58.28.180 Indians, sale of land or materials, authorization 64.20.030 Judicial sales redemption from, sheriff's deed 6.23.060 sheriff to execute and deliver 6.21.120 Liens on franchises, earnings, property of certain companies, precedence of deed as to Municipal local improvement assessments foreclosure procedure 35.50.270 Necessity of deed for conveyance 64.04.010 Parking facilities, conveyance of land for in cities over 300,000 court commissioners' power to take 2.24.040

reversion 35.87.030

Judgments 7.25.030

depositions of witnesses, when permitted

11 95 010 65.08.160 10.52.060 Proof of, court commissioners' power to take Mortgage laws applicable 61.24.020 costs default in payment, enforcement, collection 2.24 040 Other foreclosure proceedings preserved Public lands, See PUBLIC LANDS, subtitle 61.24.120 10.01.180 Deeds Quieting title against outlawed mortgage or deed deferred, installment, payment 10.01.170 Quitclaim, cities and towns, pedestrian malls, of trust 7.28.300 payment, remission 10.01.160 acquisition for 35.71.070 Reconveyance by trustee 61.24.110 donation on plat 58.08.015 right to Const. Art. 1 § 22 Recording and filing deeds of trust, provisions by reference to master form 65.08.160 form and effect 64.04.050 discharging defendant to give evidence Quo warranto proceedings, annulment or for codefendant, bar to subsequent vacation of deed 7.56.140, 7.56.150 liability 65.08.140 prosecution 10.46.110 Recording or filing of master form recording, recording instruments incorporating provisions of 65.08.160 for state, bar to subsequent prosecution 10.46.110 certified copies, recording, effect 65.08.100, 65.08.110 joint Recording and indexing 61.24.020 conveyances of fee title by state or political subdivision, recording by grantor at time of delivery required, effect 65.08.095 conviction or acquittal 10.61.035 Rents may testify in own behalf 10.52.040 not compelled to testify 10.52.040 assignment and collection 61.24.140 Rents and profits, appointment of receiver to protect 7.28.230 duty of county auditor 65.04.030, 65.08.150 error by recording officer, liability 65.08.140 failure to record, effect 65.08.070 several conviction or acquittal 10.61.035 Restraint of sale by trustee, conditions, notice state's evidence, becoming 10.46.110 61.24.130 Diking districts, appearance, improvement irregular instruments, imparts notice Servicemembers civil relief act, application procedure 85.05.120 65.08.030 61.24.025 Dismissal action by plaintiff barred if defendant required, when and where 65.08.070 Successor trustee 61.24.010 Redemption from execution sale authorized, Trustee 61.24.010 seeks affirmative relief 4.56.120 when 6.23.060 Trustee and beneficiary, separate entities, exception 61.24.020 Dismissal for plaintiff's failure to give security Requisites 64.04.020 for costs 4.84.230 School districts, sale of real property 28A.335.090, 28A.335.120 Ejectment and quieting title actions Trustee's sale appointment of trustee for absent defendant application of chapter 61.24.100 7.28.010 Solar easements bids at sale, who may bid 61.24.070 authorized 64.04.140 counterclaim by defendant for permanent consumer protection act, application definitions 64.04.150 improvements and taxes paid 7.28.160 61.24.135 damages for withholding of property by interference with, remedies deficiency judgments 61.24.100 notice 61.24.040 attorneys' fees 64.04.170 injunction 64.04.170 defendant 7.28.150 defenses of 7.28.120 notice to guarantor, contents 61.24.042 proceeds of sale, disbursement 61.24.080 pleading by 7.28.130 substitution of landlord in action against written agreement, requirement 64.04.160 purchaser 61.24.070 tenant 7.28.110 verdict for 7.28.140 irrigation districts, See IRRIGATION purchaser, rights and remedies 61.24.060 DISTRICTS, subtitle Property redemption rights precluded after sale Garnishees limitation of actions to cancel or set aside 61.24.050 action on bond in lieu of separate security for 4.16.090 requisites 61.24.030 costs 4.84.220 restraint of sale by trustee, conditions, notice dismissal of actions for plaintiffs failure to deemed as mortgages 65.12.430 61.24.130 encumbrances of registered land 65.12.420 give security for costs 4.84.230 DEEP FREEZERS (See also COLD judgment on security for costs 4.84.240 Unincorporated towns on United States land STORAGE FOOD LOCKERS) power to require security for costs 4.84.210 58.28.330 Abandonment where accessible to children, Joint Validation by special law prohibited Const. Art. penalty Ch. 9.03 conviction or acquittal, criminal action 2 § 28 10.61.035 Warranty deeds DEER (See WILDLIFE) covenants of grantor 64.04.030 Judgment for on setoff action against executors **DEFAMATION (See LIBEL AND** and administrators, effect 4.56.050 form and effect 64.04.030 SLANDER) Judgment on security for costs for 4.84.240 Writing, necessity of 64.04.020 DEFAULT Mandamus proceedings, designation of 7.16.010 DEEDS OF TRUST Court commissioners, power to grant and enter judgment upon 2.24.040 Partition, lien creditors as 7.52.030, 7.52.150 Definitions 61.24.005 Pauper Enforcement of security and obligation where Ne exeat, bail bond on 7.44.030 forma pauperis, See FORMA PAUPERIS foreclosure not made under chapter Procedure to bind after judgment against 4.68.010, 4.68.020, 4.68.030, 4.68.040, Nuisances, bond to stay warrant of abatement 61.24.100 7.48.270 Foreclosure and sale Rent, See LANDLORD AND TENANT 4.68.050, 4.68.060 application of chapter 61.24.100 authorized 61.24.020 Prohibition proceedings, designation of 7.16.010 Setoff by, judgment for balance due from plaintiff 4.56.070, 4.56.075 **DEFAULT JUDGMENTS (See** JUDGMENTS) bids at sale, persons who may bid 61.24.070 consumer protection act, application Several 61.24.135 Pleadings, notices, papers and proceedings, conviction or acquittal 10.61.035 deficiency judgments 61.24.100 amending by court 4.32.250 **DEFENSE (See EMERGENCY SERVICES;** liens and interests, preservation absent notice DEFECTS IN LAW MILITIA AND MILITARY AFFAIRS) 61.24.040 Report to governor by supreme court judges notice 61.24.040 DEFENSES Const. Art. 4 § 25 notice to guarantor, contents 61.24.042 Answer to contain Report to supreme court by superior court judges procedure 61.24.040 district court proceeding 12.08.020 Const. Art. 4 § 25 Bars to subsequent prosecution Ch. 10.43 Bigamy 9A.64.010 proceeds of sale, disbursement 61.24.080 DEFENDANTS purchase 61.24.070 purchaser, rights and remedies 61.24.060 Affirmative relief Criminal mistreatment redemption rights precluded after sale dismissal action by plaintiff barred if defense, financial inability 9A.42.050 Criminal proceedings confession made under duress, cannot be used defendant seeks 4.56.120 61.24.050 judgments on, authorized 4.56.070 rents and profits, right of trustee to enter for Certiorari proceedings, designation of 7.16.010 7.28.23010.58.030 requests for notice of sale 61.24.045 Civil procedure criminally insane Insurance companies investment in 48.13.110 costs Ch. 4.84 jury, instructions to on special verdict 10.77.040 Counsel right to Const. Art. 1 § 22 mental disease or defect excluding Insurance premium finance company act, exemption 48.56.030 Criminal actions responsibility 10.77.030 Lis pendens, filing, effect 61.24.040 confrontation, right to 10.52.060 discharging defendant to give evidence

Master form, recording instrument pursuant to

Powers of appointment, when releasable

(2008 Ed.) [RCW Index—page 225]

DEFERRED COMPENSATION PLANS

judgments or orders to include 4.72.030

for codefendant, bar to subsequent prosecution 10.46.110 Pleadings, See PLEADINGS, subtitle Defenses Criminal procedure, indictment or information Public nuisance, unequal damage no defense grounds for 10.40.110 for state, bar to subsequent prosecution overruling demurrer, failure to plead over, 9.66.020 10.46.110 judgment on demurrer 10.40.140 entrapment 9A.16.070 ignorance of victim's age no defense sustaining demurrer homicide, when excusable 9A.16.030 libel and slander 9.58.020, 9.58.040, 9.58.050, when final judgment, discharge of defendant 10.40.120 9A.44.030 Reckless burning 9A.48.060 when not final, not bar to subsequent 9.58.070 Removal from office by legislature Const. Art. 4 necessary, defined 9A.16.010 not guilty by reason of insanity or competency prosecution 10.40.125 Forcible entry and detainer, pleadings 59.12.121 Self-defense 9A.16.050 10.77.060 Sexual exploitation of children 9.68A.110 Grounds of Shoplifting 9A.16.080 public nuisance, unequal damage no defense objection by answer, when 4.32.070 Stricken, when 4.32.170 Theft 9A.56.020 9.66.020 Judge of superior courts, before, decisions and rights of accused Const. Art. 1 § 22 rulings heard outside of judges' district Criminal trespass 9A.52.090 **DEFERRED COMPENSATION PLANS (See** Custodial interference 9A.40.080 Logging liens 60.24.140 PUBLIC EMPLOYMENT, subtitle Deferred compensation plans) Mandamus proceedings 7.16.220 Prohibition proceedings 7.16.320 Deadly force defined 9A.16.010 DEFERRED PROSECUTION PROGRAM Dismissals DENIALS nonappearance of plaintiff 4.56.120 Duress 9A.16.060 Alcoholism program requirements 10.05.150 Challenges to jurors Appeal of order granting deferred prosecution oral denials authorized, procedure 4.44.250 trial of 4.44.230, 4.44.240 Ejectment and quieting title actions, legal and equitable defenses authorized 7.28.120 Entrapment 9A.16.070 10.05.160 Arraignment when treatment rejected 10.05.070 Joint debtors in proceedings after judgment Availability of program made known at answer by 4.68.040 pleading content 4.68.050 Erotic material, sale or distribution to minors, defenses 9.68.070 arraignment 10.05.015 Breach of treatment plan, procedures 10.05.090 verdict limitation 4.68.060 Child welfare services 10.05.055 Extortion, second degree 9A.56.130 Judgments, vacation or modification of costs 4.72.090 Conditions of granting deferred prosecution False arrest shoplifting 9A.16.080 10.05.140 damages 4.72.090 Force, use of, when lawful 9A.16.020 Consolidation of separate offenses 10.05.010 interest on former judgment 4.72.090 judgment of 4.72.090 Conviction of similar offense 10.05.100 Foreign judgments, of debt, defenses to 5.44.030 Costs Frivolous answers, striking of 4.32.170 Mobile home or travel trailer manufacturers' payment may be required as condition of granting 10.01.160 Gambling invalidity of contract and debts 4.24.090 license, deficiency in surety bond as grounds for cancellation 46.70.075 Court findings before entering order 10.05.020 Dismissal of charges 10.05.120 Garnishment Pleadings, civil actions claim of defendant against garnishee 6.27.300 district judges, denial on knowledge or dismissal for plaintiff's failure to give security for costs 4.84.230 Docket and abstract procedure upon approval of treatment plan 10.05.060 information, effect 12.08.050 joint debtors in proceedings after judgment answer by 4.68.040 judgment for defendant in principal action Driver's license driving record entry 10.05.060 Eligibility 10.05.010 pleading content 4.68.050 Evidence, uses and admissibility 10.05.080 justice court proceeding 6.27.300 verdict limitation 4.68.060 Homicide Fines and forfeitures DENTAL HYGIENISTS committed by private person, when 9A.16.050 when excusable 9A.16.030 used to provide services for indigent Community-based sealant programs in schools 18.29.220, 18.29.230 Continuing education 18.29.130 defendants 10.05.130 Indigent defendants, service provided 10.05.130 Indoor air pollutants Investigation and examination by treatment compliance with building and material Dental hygiene examining committee meetings and quorum 18.29.170 standards facility 10.05.040 defense to action for injuries caused by 4.24.560 Petition membership and organization 18.29.110 content, requirements 10.05.020 Rights of petitioner 10.05.020 Special court file 10.05.060 Educational programs, approval 18.29.140
Employment by health care facilities without supervision, limitations 18.29.056
Examinations 18.29.120, 18.29.150 compliance with radon resistive construction requirements Supervision and payment of assessment for costs of supervision may be condition 10.05.170 defense to action for injuries caused by 4.24.560Treatment plan, recommendations 10.05.050 Insanity exemptions from chapter 18.29.180 elements 9A.12.010 Treatment program referral 10.05.030 expanded function auxiliary services evidence required 9A.12.010 Trial delay not grounds for dismissal 10.05.110 18.29.053 Insufficient evidence 4.56.120 DEFIBRILLATORS initial limited 18.29.190 Intoxication Acquirers, duties 70.54.310 Civil liability, immunity 70.54.310 issuance and display 18.29.060 to be considered in determination of mental licensure by endorsement 18.29.045 state 9A.16.090 renewal 18.29.071 **DELINQUENTS (See also JUVENILE** no defense to crimes 9A.16.090 COURT) required 18.29.011 Joint debtors in proceedings after judgment requirements 18.29.021 Generally Ch. 13.04 4.68.040 secretary of health's rule-making authority 18.29.210 pleadings component 4.68.050 DELIVERY Judgments or orders, vacation or modification of Evidence Professional service corporations Ch. 18.100 Scope of functions 18.29.050 unavoidable casualty or misfortune preventing telegraphic or electronic communications Ch. a defense Secretary of health's authority and ground 4.72.010 Execution of sales, personal property 6.21.070 responsibilities 18.29.130 petition, by 4.72.030 Executors and administrators, delivery of will by Senior centers 18.29.056, 18.29.230 Supervision by dentist 18.29.050 valid defense a condition precedent to 11.20.010 4.72.050 Garnishment, See GARNISHMENT, subtitle Uniform disciplinary act, application 18.29.076 Unlawful practice, liability of supervising dentist Justifiable homicide by public officer 9A.16.040 Kidnapping, second degree, elements 9A.40.030 Libel and slander 9.58.020, 9.58.040, 9.58.050, Instrument or paper after recording 65.04.090 18.32.735 Insurance policies, requirement of 48.18.260 Violations, penalty 18.29.100 9 58 070 DEMONSTRATION CITIES AND DENTAL PROFESSIONALS Mental incapacity, person under, trial, conviction METROPOLITAN DEVELOPMENT Credentials, issuance 18.260.090 definitions 18.260.010 or sentencing not permitted 10.77.050 Motor vehicles Contracting by cities authorized 35.21.660 control of while under the influence 46.61.504 Dental assistants registration 18.260.020, 18.260.030 Powers and limitations of public corporation, etc., created 35.21.670 Murder, second degree 9A.32.030, 9A.32.050 Nonsuit grounds 4.56.120 scope of practice 18.260.040 DEMURRERS Petition to vacate or modify superior court Examinations 18.260.100

[RCW Index—page 226] (2008 Ed.)

Expanded function dental auxiliary

Appearance, what constitutes 4.28.210

license 18.260.020, 18.260.050, 18.260.060	limitation on suits arising from 4.16.350	defense, financial inability 9A.42.050
scope of practice 18.260.070	standard of proof, evidence, exception	defined 9A.42.010
Limitation of chapter 18.260.110	4.24.290 Professional services corrections Ch. 18.100	first degree 9A.42.020
Review, department 18.260.140 Rules, authority 18.260.120	Professional service corporations Ch. 18.100 Prostheses, identification	fourth degree 9A.42.037
Supervising dentist, responsibilities 18.260.080	new prostheses 18.32.695	second degree 9A.42.030
Uniform disciplining act 18.260.130	previously fabricated prostheses 18.32.705	third degree 9A.42.035 withdrawal of life support systems not
DENTISTRY	violations, liability 18.32.715	applicable to chapter 9A.42.040
Advertising	Rebating	Criminal mistreatment of children or dependent
prohibited practices 18.32.665	disclosure of financial interest, list of alternative facilities 19.68.010	person
required contents 18.32.755	Rebating prohibited, penalty Ch. 19.68	endangerment with a controlled substance
Child abuse reporting Ch. 26.44 Community-based sealant programs in schools	Recordkeeping requirements 18.32.655	9A.42.100
18.32.226	Records of review board or committee, members,	Data collection system, confidential 74.34.090
Corporations, practice or solicitation prohibited	or employees not subject to process 4.24.250	Definitions 74.34.020 Guardianship, See GUARDIAN AND WARD
18.32.675	Sanitation regulations 18.32.725 Sedation and general anesthesia, rules 18.32.640	Homicide by abuse 9A.32.055
Definitions 18.32.010, 18.32.020	Uniform disciplinary act, application 18.32.039	Identification and criminal history section, state
Dental care assistance plans requirements 49.64.040	Unlawful practice 18.32.735, 18.32.745	patrol
Dental hygienists, licensing and scope of	Unprofessional conduct 18.32.530, 18.32.533	powers and duties 43.43.700
functions Ch. 18.29	Violations, penalty 18.32.390	Immunity for those reporting abuse 74.34.050
Dental hygienist's unlawful practice, liability of	DENTURISTS	Indecent liberties 9A.44.100
supervising dentist 18.32.735	Board duties 18.30.065	Injunction to stop interference with investigation
Dental quality assurance commission	membership and terms 18.30.050	74.34.080
compensation 18.32.0361 compensation and reimbursement 18.32.050	officers and quorum 18.30.060	Investigations into abuse injunctions to stop interference with
contracts for administration of examinations	Definitions 18.30.010	investigation 74.34.080
18.32.0363	Examination of patient 18.30.020	Protection of
duties and powers 18.32.0357	Exclusions from chapter 18.30.040 Insurance coverage of services 48.20.418,	administrative office of the courts, duties
foreign-trained dentists, report 18.32.222	48.21.148, 48.43.180, 48.44.500, 48.46.570	74.34.115
membership and terms 18.32.0351 pilot project, commission authority 18.32.765	Licenses	department may seek relief 26.50.021,
qualifications of members 18.32.0355	examination 18.30.020	74.34.150
removal of members 18.32.0353	examinations 18.30.100	fatality reviews 74.34.300 judicial relief 74.34.130
rule-making authority 18.32.0365, 18.32.640	inactive licenses 18.30.140 issuance, term, and contents 18.30.120	petition for protective order 74.34.110
successor to other boards 18.32.0358	renewal 18.30.130	execution of 74.34.140
Dentists malpractice	requirements 18.30.030, 18.30.090	filing by others 74.34.135
actions for injuries resulting from 7.70.010,	training 18.30.020	hearing on 74.34.120
7.70.030, 7.70.040, 7.70.050, 7.70.060,	Partnerships with dentists 18.30.150 Sanctions 18.30.020	proceedings are supplemental 74.34.160
7.70.070, 7.70.080	Uniform disciplinary act, application 18.30.135	services of department are discretionary 74.34.170
Dentists going out-of-state, certificates available 18.32.220	DEPENDENCY PROCEEDINGS (See	violation of protection order
Disability insurance benefits, payable 48.20.416	JUVENILES, subtitle Dependency	notice and penalties 74.34.145
Disciplinary board	proceedings)	Protective services and benefits, limitation on
immunity from civil suit while in performance	DEPENDENT ADULTS	recovery of costs 74.34.025
of duties connected with board 4.24.240 Examination 18.32.0363	Abandonment	Rape 9A.44.010, 9A.44.050 Reports of abuse, exploitation, neglect, or
Exemptions from application of chapter	defense 9A.42.090 defined 9A.42.010	abandonment
18.32.030	first degree 9A.42.060	cause of action for damages 74.34.200
Fees 18.32.110	second degree 9A.42.070	failure to report 74.34.053
Immunity from civil action when charging another member with incompetency or gross	third degree 9A.42.080	investigation results 74.34.068
misconduct 4.24.250	Abuse homicide by 9A.32.055	requirements 74.34.035
Immunity from civil action when charging	protection proceeding record information	response 74.34.040
another member with incompetency or gross	state patrol duties 43.43.705	response to reports 74.34.050, 74.34.063, 74.34.067, 74.34.070, 74.34.095
misconduct before quality assurance commission 4.24.260	Abuse, neglect, exploitation, or abandonment	whistleblowers and residents, retaliation
Impaired dentist program 18.32.534	cause of action for damages 74.34.210 protection order 74.34.210	prohibited 74.34.180
Licenses	Abuse or financial exploitation	Terminally ill persons, palliative care not
applications 18.32.100	background checks of prospective employees	criminal mistreatment 9A.42.045
continuing education 18.32.180	notification of state patrol of convictions and	Vulnerable adults
display 18.32.190 duplicates, fees 18.32.170	adjudications 43.43.840 background investigations of prospective	protective services Ch. 74.34
employment of unlicensed dentist, penalty	employees and volunteers	DEPENDENT CARE ASSISTANCE
18.32.745	definitions 43.43.830	PROGRAM (See HEALTH CARE AUTHORITY)
fees 18.32.110	disclosure to individual of own record	DEPENDENTS (See also PARENT AND
inactive status 18.32.185 issuance 18.32.160	43.43.836 immunity of state 43.43.833	CHILD)
out-of-state applicants licensed in another	record disclosure, conditions and limitations	Parents' action for injury or death of child
state, licensure without examination	43.43.832, 43.43.834, 43.43.838	4.24.010
18.32.215	employment of persons convicted of abuse or	Personal injury action survives on death of
renewal 18.32.180 required 18.32.091	financial exploitation by agencies	injured person 4.20.060 Wrongful death beneficiaries 4.20.020
requirements for licensure 18.32.040	providing services prohibited additional requirement for licensure by	
University of Washington dental faculty and	departments of social and health services	DEPORTATION
residents 18.32.195	and health 43.43.842	Aliens guilty plea
Liquor, administration and prescription 66.20.110	Boarding homes, licensing and regulation Ch. 18.20	deportation consequences
Partnerships with denturists 18.30.150	Crime victims and witnesses—dependent	advisement 10.40.200
Prescriptive authority 18.32.685	persons Ch. 7.69B	Aliens committed to department of corrections
Professional negligence	Criminal mistreatment	conditional release for deportation 9.94A.685

DEPOSITARIES (See PUBLIC DEPOSITARIES)

DEPOSITIONS

Army, navy, marine and coast guard officers authorized to take 73.20.010

Certification and taking of by inferior judicial officers 2.28.090 judges of supreme and superior courts

2.28.080

Court commissioners' power to take 2.24.040 Criminal proceedings

grand jury, disclosure of contents 9.51.060 preliminary examinations 10.16.160 witnesses, depositions of, when permitted 10.52.060

Expense of taking

cost bill may include 4.84.090 disbursement, as 4.84.090

Injunctions, motion to reinstate injunction 7.40.210

Legislature, hearings and inquiries, commission to examine absent witnesses 44.16.100 Prisoners, to obtain testimony 5.56.090

Taking of by inferior court judicial officers 2.28.090 by judges of supreme and superior court 2.28.080

DEPOSITS (See also DEPOSITS IN COURT)

Acceptance of, by alien banks, requirements 30.42.120

Banks Ch. 30.22

adverse claim to must be accompanied by court order or surety bond, exception 30.20.090

insured deposits and accounts by federal government, use of as collateral security

officer liable for, when Const. Art. 12 § 12 postponements of payments of under bank stabilization plan 30.56.020

receiving deposit while insolvent officer or employee personally liable Const. Art. 12 § 12

penalty 9.24.030, 30.44.120

Construction and maintenance of highways, contract by, deposit or bond requisite for consideration of 47.28.090

County clerk's funds 36.48.080

County licenses, peddlers 36.71.020, 36.71.050 County roads and bridges, construction contracts 36.77.030

Credit unions Ch. 30.22

payment to surviving spouse or domestic partner 11.62.030

Depositaries, See DEPOSITARIES

Development credit corporations 31.20.110 Federal deposit insurance corporation acquisition of liabilities for, judicial review, not a hindrance to 30.44.280

Insurance companies, See INSURANCE, subtitle Deposits

Insured deposits by federal government, use of as collateral security 39.60.040

Logging liens, deposit to recover possession 60.24.130

Mutual savings banks Ch. 30.22 limitations 32.12.010

Mutual savings banks, See also MUTUAL SAVINGS BANKS, subtitle Deposits

Public moneys, with treasurer Const. Art. 11 § 15 Savings and demand, See DEPOSITS, subtitle

Savings and loan associations Ch. 30.22 governed by individual account deposit act, chapter 30.22 RCW 33.20.005

Title insurers, guaranty fund 48.29.030 Trust companies

governed by individual account deposit act, chapter 30.22 RCW 30.20.005 receiving deposit while insolvent, penalty 30.44.120

DEPOSITS IN COURT

Actions against tenant on failure to pay rent 7.28.250

Bond, money in lieu of bond in civil action 4.44.470

Contempt for refusal to make 4.44.490

in lieu of bond for security for costs 4.84.210 judgment on 4.84.240

made and rejected by plaintiff 4.84.120 Court may order

enforcement 4.44.490

when 4.44.480

Custody of money deposited 4.44.500

District judges

deposit in court made and rejected by plaintiff 12.20.040

Ejectment and quieting title, actions against tenant on failure to pay rent 7.28.250

Garnishment

justice court procedure 6.27.060 Interpleader 4.08.150, 4.08.170 Justices of the peace

garnishment 6.27.060

Money in lieu of bond in civil action 4.44.470 Partition proceedings

continuance of suit to determine claims 7.52.260

proceedings on not to delay sale 7.52.240 proceeds and securities taken by referees 7.52.250

sale of estate for life or years investment of proceeds 7.52.400 sale without consent 7.52.320

Payment or delivery out 4.44.490

Rent, actions against tenant on failure to pay rent 7.28.250

DEPOTS (See RAILROADS)

DESCENT AND DISTRIBUTION

adopted child included as of the blood of ancestor 11.04.035

lawfully adopted child not an heir of his natural parents 11.04.085

Advancements

death of advanced descendant 11.04.041 defined 11.04.041

exceeding distributive share 11.04.041 how considered 11.04.041

less than distributive share 11.04.041 value, how determined 11.04.041

Children

inheritance by not dependent upon marriage of parents 11.04.081 inheritance from not dependent upon marriage

of parents 11.04.081 Community property agreements 26.16.120 intestate 11.04.015

amount subject to 11.04.015 title to community real property vests

immediately on death 11.04.290

Debts

community property subject to 11.02.070 real property title vests instantly but subject to debts 11.04.250

Degree of kinship, how computed 11.02.005 Family allowance, real property title vests immediately but subject to 11.04.250

Heirs, defined 11.02.005

Inheritance rights of slavers Ch. 11.84 Intestate

aunts and uncles 11.04.015 brothers and sisters 11.04.015 children 11.04.015

cousins 11.04.015 grandchildren 11.04.015

grandparents 11.04.015 husbands 11.04.015 issue 11.04.015 parents 11.04.015

sisters and brothers 11.04.015

spouse 11.04.015

wife 11 04 015

Intestate community property 11.04.015 Intestate property 11.04.015

Issue 11.04.015

defined 11.02.005

Letters testamentary and of administration title to real property vests without issuance of

Personal property, intestate 11.04.015 Real estate, defined 11.02.005

Real property

intestate 11.04.015

rents and profits, right to sue for by heirs and devisees 11.04.250

rights of heirs on vesting of title 11.04.250 title vests immediately in heirs and devisees 11.04.250, 11.04.290

Representation

death of descendant advanced, effect 11.04.041

defined, how computed 11.02.005

posthumous children considered as living 11.02.005

Simultaneous death, uniform act Ch. 11.05A Tenancies

dower and courtesy abolished 11.04.060 by the entireties, abolished 11.04.071

United States savings bonds co-owner, effect of death 11.04.230

Unites States savings bonds

beneficiary's survival of registered owner, effect 11.04.240

DESCRIPTION

Ejectment and quieting title action order for survey of property 7.28.210 pleadings, description of property included in

Mortgages, description of land 61.12.020

Partition proceedings referees' report 7.52.090 report of sale to list 7.52.370

DESECRATION

Flags, color, ensign or shield, crimes relating to 9.86.030

DESERTION AND NONSUPPORT (See CHILD SUPPORT; FAMILY ABANDONMENT AND NONSUPPORT)

DESERTION (MILITARY)

Militia and military affairs desertion, defined 38.32.080

DESIGN STANDARDS COMMITTEE (See STATE DESIGN STANDARDS COMMITTEE)

DETAINER (See also FORCIBLE ENTRY AND DETAINER)

Damages for, actions for recovery of possession of personal property 4.56.080 Jurisdiction over, superior court 2.08.010

DETAINERS, INTERSTATE

Administrator, state 9.100.060 Escape

effect 9.100.040

Giving over of inmate authorized 9.100.050 Request for temporary custody, notice to prisoner and governor 9.100.070

Text of agreement 9.100.010

Transmission of copies of chapter by secretary of state 9.100.080

DETECTIVES, PRIVATE (See PRIVATE DETECTIVES)

DETERGENTS

Phosphorus content

definitions 70.95L.010 legislative findings 70.95L.005 limitation 70.95L.020

notice to distributors and wholesalers 70.95L.030

violations, injunctions 70.95L.040

DEVELOPMENT CREDIT CORPORATIONS

Building and loan association, membership in 31.20.070

Capital stock, minimum amount 31.20.040 Creation authorized 31.20.010

Deposits in designated depositaries 31.20.110 Directors

election 31.20.050 number 31.20.050

terms 31.20.050 vacancies 31.20.050

Loans

duty to make 31.20.080

limitations on amount 31.20.080

members to corporation authorized 31.20.060 Members

enumerated banks, trust companies, etc. 31.20.070

loans to corporation authorized 31.20.060

duty of members to make 31.20.080 limitations on amount 31.20.080

withdrawal 31.20.090

Money deposits prohibited 31.20.120

Powers 31.20.030

Proration of calls 31.20.080

Publication of annual statement of assets and liabilities 31.20.130

Purposes 31.20.020

Small business investment act, participation in authorized 31.20.140

Surplus reserve requirements 31.20.100

DEVELOPMENT LOAN FUND COMMITTEE (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF, subtitle Development loan fund committee)

DEVELOPMENT PROJECTS (See LAND USE PLANNING)

DEVELOPMENT RIGHTS (See TAXES -PROPERTY)

DEVELOPMENTAL DISABILITIES, PERSONS WITH

Abuse

homicide by abuse 9A.32.055

Agency action

appeal 71A.10.050

consultations, secretary's duties 71A.10.070 notice procedure 71A.10.060

Alcohol and drug abuse

integrated crisis response and involuntary treatment, pilot programs Ch. 70.96B Children

commitment Ch. 26.40

out-of-home placement 13.34.270, 74.13.350

permanency planning hearing 13.34.270, 74.15.350 permanency planning hearing 13.34.270 Children and family services act 74.14A.020 legislative intent 74.14A.010 Civil and parental rights not affected 71A.10.030

Community placement consultation, determination, and review 71A.20.080

Community protection program appeals 71A.12.240 application 71A.12.210 definitions 71A.12.220

enforcement actions 71A.12.270

legislative approval 71A.12.200 less restrictive placement 71A.12.260 risk assessment 71A.12.230

rules, guidelines, manuals 71A.12.280 services, reviews 71A.12.250

Community residential centers payment 71A.12.060, 71A.12.070

Community services funding Ch. 71.20

interstate contracts 71.28.010 planning and administration Ch. 71A.14

Conservation corps

eligibility for membership 43.220.070 Consultations, procedure 71A.10.070

Crime victims and witnesses—dependent persons Ch. 7.69B

Crimes, persons who commit

state services, legislative findings 71A.12.025 Criminal proceedings

acquittal by reason of insanity evaluation and treatment 10.77.110 competency

stay of proceedings 10.77.084, 10.77.086, 10.77.088

involuntary commitment 10.77.095 custody, hearings, and release 10.77.120 escape notification requirements 10.77.165

examinations, periodic 10.77.140 furloughs, notice to prosecuting attorneys

recordkeeping, availability of records 10.77.210

release procedures 10.77.200 right to adequate care and treatment 10.77.210

not guilty by reason of insanity plea or competency 10.77.060

Death penalty

retarded person may not be sentenced to death 10.95.030
Definitions 71A.10.020
Dependent adults, See DEPENDENT ADULTS
Developmental disabilities endowment

administration 43.330.230 definitions 43.330.195

governing board 43.330.205, 43.330.210 operating plan 43.330.225

principles governing 43.330.220 trust fund 43.330.200

Discrimination, protection from 71A.10.040 Employment

supported employment, state agency participation 41.04.750, 41.04.760, 41.04.770, 41.04.780

Fishing permits, group 77.32.550 Funds held in trust

investments Const. Art. 29 § 1 Guardianship, See GUARDIAN AND WARD Harrison Memorial Hospital as multi-use facility 72.29.010

Housing authority

authority to operate group homes or halfway houses 35.82.285 Individual and family services program

71A 12 161

Individual service plans 71A.18.010 Insurance

definition 48.01.035 Intent 71A.10.010, 71A.10.011

Intermediate care facilities medical care

purchase of services 74.09.120

Interpreters at legal proceedings appointment Ch. 2.42
Investigation of state employees and care providers 43.20A.710

Law enforcement officers, training requirement interactions with developmentally disabled persons 43.101.227

Luring of child or person with developmental disability defined 9A.40.090

Medical care

intermediate care facilities

intermediate care facilities
purchase of services 74.09.120
Medication assistance 69.41.085
Mentally ill, See MENTALLY ILL, subtitle
Developmentally disabled
Notice procedure 71A.10.060
Outreach program 71A.16.030
Policy 71A.10.015
Rainier school

Rainier school

dairy/forage and agricultural facility 28B.30.810

Recreation therapy Ch. 18.230 Residential habilitation centers

account, developmental disabilities

community trust account 71A.20.170 administration Ch. 72.01

admission for observation, authority 71A.20.150

admittance 71A.16.010

capacity determination 71A.20.090 children and youth services, management Ch.

clothing for resident 71A.20.110 death, burial and funeral expenses 71A.20.130 educational programs 71A.20.070 educational programs for residents Ch. 28A.190

financial responsibility 71A.20.120 financial responsibility for care advance payments 43.20B.440 death of resident, liability of estate 43.20B.445

discreationary lump sum collection, when 43.20B.455

liability created 43.20B.450

liability limitation 43.20B.415 payment ability, determination 43.20B.425, 43.20B.430

rates, establishment 43.20B.420 reimbursement from after acquired property 43.20B.445

responsibility, modification or vacation of findings 43.20B.435

Harrison Memorial Hospital 71A.20.040 Interlake School 71A.20.030 permanent centers enumerated 71A.20.020

personal property of resident 71A.20.100 resident's placement in community 71A.20.080

right of resident to leave 71A.20.140 superintendent's authority 71A.20.050 work programs 71A.20.060

Residential habilitation centers, see also RESIDENTIAL HABILITATION

Respectful language requirements RCW references 44.04.280 Rights of persons with disabilities

protection and advocacy program, implementation 71A.10.080

Service delivery

alternative service 71A.18.040 authority of secretary 71A.12.030 authorized state services 71A.12.040 confidentiality of information 71A.14.070 contract authority 71A.12.110, 71A.12.150 contract services with Oregon or Idaho 71A.14.110

coordination, continuum 71A.12.010 county boards 71A.14.020

discontinuance of a service 71A.18.050 eligibility 71A.16.010, 71A.16.020, 71A.16.030, 71A.16.040, 71A.16.050

federal program, participation 71A.14.090 federal programs, participation 71A.12.120 funding 71A.18.020 funds, receipt and use 71A.14.080 general services 71A.12.100

gifts, acceptance and use 71A.12.130 local authority 71A.14.060 local tax authority 71A.14.100 objectives 71A.12.020

parents, eligibility for services 71A.12.090

payment 71A.12.050 persons who commit crimes 71A.12.025

referral 71A.16.010 rejection of 71A.18.030 rules adoption 71A.12.080 state agencies, duties 71A.12.140 state fund eligibility 71A.14.030, 71A.14.040,

71A.14.050

Sexual offenses against definitions 9A.44.010 indecent liberties 9A.44.100

DEVISEES AND LEGATEES

State and local services Certification authorities vesting of rights and interests in dikes and land comprehensive community health centers 85.05.630 city or county as authority, conditions Commercial waterway districts, See WATERCOURSES AND WATERWAYS Dikes and embankments administrative implementation, state agencies 70.10.060 19.34.231 compliance audits 19.34.110, 19.34.111 construction projects discontinuation of services, procedures fiscal assistance, approval, use 70.10.040 19.34.291 cities and towns interagency cooperation 70.10.050 authority for local improvement 35.43.040 information services department authority defined 70.10.020 43.105.320 authority to construct 35.21.090 federal/state fund, application for, administration of, authorization issuance of certificates to subscribers, conditions 19.34.210 county roads on or over authority 36.81.100 70 10 030 condemnation for 36.81.110 licensure legislative intent 70.10.010 enforcement procedures and penalties vegetation management guidelines 77.55.131 Supported employment 41.04.750, 41.04.760, 41.04.770, 41.04.780 19.34.120 Diking districts issuance and classification 19.34.100 acquisition, repair, maintenance of dikes, Training centers and homes certification 71A.22.040 renewal 19.34.101 ditches, etc., authority of commissioners revocation and suspension 19.34.100 prohibited activities 19.34.130 requirements 19.34.200 contracts for services 71A.22.010 annexation, consolidation 85.05.605 definitions 71A.22.020 assessment roll, striking land from, procedure nonsectarian 71A.22.060 85.07.130, 85.07.140 secretary of state, duties 19.34.030 payments by secretary 71A.22.030 services 71A.22.050 assessments subscribers assessments generally 85.05.130 improvement proceedings 85.05.160 public lands 85.05.380, 85.05.390 authority for 85.05.010 representations and duties upon acceptance **DEVISEES AND LEGATEES (See also** of certificates 19.34.230 DESCENT AND DISTRIBUTION; units of government as subscribers PROBATE) 19.34.231 awards, procedure to claim 85.05.150 Adverse possession, See ADVERSE POSSESSION suitable guaranty, collection conditions 19.34.290 bond issues state ownership, adjustment of indebtedness, generally Ch. 87.64 unit of state government prohibited from Death of grandparents' issue before that of being authority, exceptions 19.34.231 warranties and obligations on issuance of grantor budget adoption rights of issue 11.12.110 methods 85.05.135 cities and towns, inclusion within 85.05.260 Execution against property in custody of, writ contents 6.17.110 certificates 19.34.220 Confidentiality of records and access limitation 19.34.420 commissioners Limitation of actions, ejectment and quieting title chair, election of 85.05.280 actions 7.28.060 Will contest, notice to 11.24.020 Court documents compensation 85.05.410 general duties 85.05.085 acceptance of documents in electronic form, requirements 19.34.321
Definitions 19.34.020 Witness, as, effect 11.12.160 initial appointment 85.05.085 DIABETES organization of board 85.05.280 Digitally signed message deemed original Benefits in state-purchased health care 41.05.185 secretary, selection of 85.05.280 19.34.330 Disability insurance coverage 48.20.391, connecting with other systems 85.05.210 Disputes, presumptions in adjudication 19.34.350 48.21.143 assessment of costs 85.05.220 Health care service contractors, coverage continuous benefits Local laws and ordinances superseded by chapter 48.44.315 base benefits, determination 85.18.010, 19.34.501 Health maintenance organizations, coverage 85.18.030 Presumptions of validity and limitations on liability 19.34.360 48.46.272 declaration of purpose of law 85.18.005 Schools and school districts 28A.210.330, levy for authorized 85.18.010 Private key, control and public disclosure exemption 19.34.240 28A.210.340 roll of protected property additional or supplemental basis for levy 85.18.080 certification and filing 85.18.070 DIALYSIS (See KIDNEY DIALYSIS) Repositories liability, exemptions 19.34.410 Dies, molds, forms, and patterns fabricator's lien Ch. 60.84 recognition, conditions and procedures 19.34.400 procedure 85.18.060 basis for levy 85.18.080 Unclaimed property in possession of molder, procedures Ch. 63.52 Secretary of state conclusiveness of 85.18.090 exceptions to 85.18.090 generally 85.18.020 hearing certification authorities, duties 19.34.030 fees 19.34.040 DIETITIANS AND NUTRITIONISTS rule-making authority 19.34.500 Authority of secretary of health 18.138.070 Signatures Certification notice 85.18.040 acceptance 19.34.305 procedure 85.18.050 requirement 85.18.030 qualifications 18.138.030 certificate as acknowledgment of verified reciprocity 18.138.050 renewal 18.138.060 signature 19.34.340 objections reasonabless of reliance, factors 19.34.311 required 18.138.020 appellate review 85.18.140 satisfaction of signature requirements requirements and fees 18.138.040 general procedure 85.18.050 19.34.300 Definitions 18.138.010 review \$5.18.100, 85.18.110, 85.18.120, unreliable digital signatures 19.34.310 Health food stores, chapter not applicable to 85.18.130 Validity and enforceability of digitally signed document, requirements 19.34.320 contractors, improvement procedure Insurance coverage not mandated 18.138.100 85.05.180 Violations Uniform disciplinary act, application 18.138.090 diking, drainage, and irrigation improvement remedies 19.34.502 DIGITAL SIGNATURES districts, reorganization into, generally Ch. DIKING AND DRAINAGE (See also Actions regarding CANALS, DITCHES, AND DRAINS; SEWERAGE, WATER AND DRAINAGE SYSTEMS—COUNTIES) jurisdiction, venue, and choice of laws 19.34.503 drainage and irrigation improvement districts, reorganization—1933 act, generally Ch. Alteration of chapter by agreement, exceptions 19.34.351 drainage systems appeals 85.05.076 appellate review 85.05.079 Annexation and assumption of system erected and operated by United States Certificates authority upon permissive legislation by United States congress 85.05.610 acceptance by subscribers, representations and duties 19.34.230 enforcement 19.34.250 assessments 85.05.075, 85.05.077 bond issues for 85.05.078 confirmation of prior acts of districts generally 85.05.071 notice of hearing 85.05.072 objections 85.05.074 85.05.650 expiration 19.34.270 issuance to subscribers, conditions 19.34.210. definitions 85.05.640 Indian trust lands, inclusion, when 85.05.620 ratification of prior acts of districts 85.05.650 19.34.220 procedure in absence of objections recommended reliance limit, liability restricted lands, inclusion, when 85.05.620 19.34.280 85.05.073 revocation 19.34.260 resolution by commissioners 85.05.071 Annexation and assumption of system erected suspension 19.34.250 and operated by united States emergency expenditures 85.18.170

[RCW Index—page 230] (2008 Ed.)

eminent domain powers of commissioners	public roads	payment, release 65.08.180
85.07.170 equipment, leasing 85.07.010	benefit to, payment for 85.07.040, 85.07.050 rights of way along 85.05.080, 85.05.250	cities and towns, inclusion within 85.06.230 commissioners
fiscal matters	reorganization—1917 act	compensation and expenses 85.06.380
bond issues	assessments	powers and duties 85.06.080
funding 85.07.060, 85.07.070, 85.07.090,	effect upon 85.20.050	connecting with other systems 85.06.210,
85.07.100, 85.07.110, 85.07.120	authority for 85.20.010	85.06.220
mutual savings banks, investment in 32.20.130	bonds, refunding authority for 85.20.070	continuous benefits, levies for 85.32.210
reclamation of tidelands and unsurveyed	sale and issuance 85.20.120	costs, annual estimate of 85.32.220 diking, drainage and irrigation improvement
lands 85.05.540, 85.05.550	county commissioner's power in regard to	districts, reorganization into, generally Ch.
certificates of delinquency 85.05.365,	85.20.140	85.22
85.05.366	designation of reorganized district 85.20.050	dissolution
emergency expenditures 85.05.270	election	alternative procedure 36.96.800
maintenance and repair expenditures generally 85.05.270	notice of 85.20.030 extensions to compensate for inadequate	emergency warrants in excess of estimates 85.32.130
preliminary expenses, levy for 85.05.490,	benefits 85.20.150	eminent domain 85.06.070
85.05.500	generally Ch. 85.20	power of 85.06.690
warrants	indebtedness, effect upon 85.20.050	powers of commissioners 85.07.170
how issued 85.05.280	petition for 85.20.020	equipment, leasing 85.07.010
presentment 85.05.360 formation	powers of county commissioners 85.20.140	extension or enlargement of system 85.06.500 fiscal matters
matters to be set in notices, petitions or	reorganization—1933 act assessments	bond issues
proceedings 85.05.081	effect upon 85.22.050	funding 85.07.060, 85.07.070, 85.07.090,
general authority 85.05.065	powers of county commissioners 85.22.130	85.07.100, 85.07.110, 85.07.120
improvement districts	authorization 85.22.010	mutual savings banks, investment in
reorganization—1917 act, generally Ch.	bonds, refunding	32.20.130
85.20 improvement procedure	authority 85.22.060 county commissioners, power in regard to	refunding of Ch. 39.64 costs in excess of estimate, procedure,
changes in plans 85.05.190	85.22.130	generally 85.06.710, 85.06.720,
court procedure, generally 85.05.120	designation of reorganized district 85.22.050	85.06.730, 85.06.740, 85.06.750
defendants, appearance 85.05.120	effect of, generally 85.22.050	preliminary expenses, payment of 85.06.550,
dismissal of proceedings	election	85.06.560, 85.06.570, 85.06.580,
tax to pay cost of 85.05.170 when 85.05.140	notice 85.22.030 extensions to compensate for inadequate	85.06.590, 85.06.600, 85.06.610, 85.06.620, 85.06.630
petition for	benefits 85.22.140	public roads, benefit to, payment for
contents 85.05.090	petition for 85.22.020	85.07.040, 85.07.050
preparation 85.05.100	retention of commissioners 85.22.050	warrants
summons, service of, generally 85.05.110	special assessment bonds 85.05.355	how issued 85.06.250
transcript to county auditor 85.05.160 payments on contract, returned percentage	special assessments methods 85.05.135	presentment for indorsement 85.06.330 general authority 85.06.015
85.05.200	stream banks, prevention of washing	improvement districts
improvement proceedings, jury trials	85.05.230, 85.05.240	reorganization—1917 act, generally Ch.
85.05.120	tax exempt lands 85.05.367	85.20
indebtedness, adjustment of	Drainage districts	improvement procedure
assessments and taxes, cancellation 87.64.060	acquisition, repair, maintenance of dikes, ditches, drains, etc., authority of	assessments of benefited lands formerly omitted 85.06.130
	commissioners 85.07.170	changes in plan 85.06.190
CIAILIS TOT HIGHEV EXDERIGED BY STATE		
claims for money expended by state 87.64.040	assessments	claiming awards 85.06.150
87.64.040 contracts to sell land to pay debts 87.64.020	assessments appellate review 85.32.200	construction contractors performance bonds
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070	assessments appellate review 85.32.200 assessment roll	construction contractors performance bonds 85.06.180
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.050 injunction 85.32.160 notice of hearing on 85.32.060	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130,	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.70, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180,	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.080	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.080 securing benefits of law 85.05.081	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.050 hearing 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.081 property, unneeded, sale 85.05.430,	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners owners of extraterritorial land as 85.32.150	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from debts Ch. 39.64
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.080 securing benefits of law 85.05.081 property, unneeded, sale 85.05.430, 85.05.440, 85.05.450, 85.05.460,	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners owners of extraterritorial land as 85.32.150 powers, generally 85.32.030	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from debts Ch. 39.64 extinguishing prior, exclusive method
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.080 securing benefits of law 85.05.081 property, unneeded, sale 85.05.430, 85.05.440, 85.05.450, 85.05.460, 85.05.470	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners owners of extraterritorial land as 85.32.150	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from debts Ch. 39.64
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.080 securing benefits of law 85.05.081 property, unneeded, sale 85.05.430, 85.05.440, 85.05.450, 85.05.460, 85.05.470 appellate review 85.05.470 protests 85.05.460	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners owners of extraterritorial land as 85.32.150 powers, generally 85.32.030 bond issues state ownership, adjustment of indebtedness, generally Ch. 87.64	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from debts Ch. 39.64 extinguishing prior, exclusive method 85.32.140 levy for outstanding 85.32.120 powers of district in regard to 87.64.070
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.081 property, unneeded, sale 85.05.430, 85.05.440, 85.05.450, 85.05.460, 85.05.470 appellate review 85.05.470 protests 85.05.460 public lands	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners owners of extraterritorial land as 85.32.150 powers, generally 85.32.030 bond issues state ownership, adjustment of indebtedness, generally Ch. 87.64 budget adoption	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.670, 85.06.680, 85.06.690, 85.06.690 claims for money expended by state 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from debts Ch. 39.64 extinguishing prior, exclusive method 85.32.140 levy for outstanding 85.32.120 powers of district in regard to 87.64.070 injunctions, power of court to issue 85.06.400
87.64.040 contracts to sell land to pay debts 87.64.020 powers of district in regard to 87.64.070 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 injunctions, power of court to issue 85.05.420 jury trials findings and form of verdict 85.05.370 improvement proceedings 85.05.120 levy annual estimate by commissioners 85.18.160 exclusive method of raising revenue 85.18.180 limitation to continuous benefits 85.18.150 management 85.05.010 powers 85.05.010 assessment, general procedure 85.05.130 beds and shores of streams exchange of 85.05.082 use of 85.05.082 eminent domain 85.05.070 general enumeration 85.05.070 rights of way on public land 85.05.080 securing benefits of law 85.05.081 property, unneeded, sale 85.05.430, 85.05.440, 85.05.450, 85.05.460, 85.05.470 appellate review 85.05.470 protests 85.05.460	assessments appellate review 85.32.200 assessment roll additional roll due to omitted property or changed conditions 85.32.080 base for benefits against which levy is made 85.32.110 certification of 85.32.090 conclusive effect 85.32.160 generally 85.32.060 injunction 85.32.060 injunction 85.32.160 notice of hearing on 85.32.060 objections to 85.32.070 striking land from, procedure 85.07.130, 85.07.140 supplemental 85.32.100 improvement proceedings 85.06.160 initial determinations 85.32.040 judicial review 85.32.170, 85.32.180, 85.32.190 authority for 85.06.010 awards, procedures to claim 85.06.150 bankruptcy readjustment and relief from debts Ch. 39.64 board of commissioners owners of extraterritorial land as 85.32.150 powers, generally 85.32.030 bond issues state ownership, adjustment of indebtedness, generally Ch. 87.64	construction contractors performance bonds 85.06.180 dismissal of proceedings 85.06.140 generally 85.06.100, 85.06.110, 85.06.120 payments on contract 85.06.200 petition for, contents 85.06.090 supplemental assessments 85.06.160 transcript of benefits to county auditor 85.06.160 improvements, additional, generally 85.06.640, 85.06.650, 85.06.660, 85.06.670, 85.06.680, 85.06.690, 85.06.700 indebtedness adjustment of assessments and taxes, cancellation 87.64.060 claims for money expended by state 87.64.040 contracts to sell land to pay debts 87.64.020 state authority when owning entire bond issue 87.64.010 state authority when owning part of bond issue 87.64.020 bankruptcy readjustment and relief from debts Ch. 39.64 extinguishing prior, exclusive method 85.32.140 levy for outstanding 85.32.120 powers of district in regard to 87.64.070

[RCW Index—page 231]

DIKING AND DRAINAGE

merger with irrigation districts 87.03.720	Fishways, flow, and screening Ch. 77.57	separate appraisals for diking and
owners of extraterritorial land, generally	Hydraulic projects and permits Ch. 77.55	drainage benefits 85.16.110
85.32.150 powers 85.06.010	Improvement districts abandonment or change in system 85.08.540	hearing on 85.16.060 notice of hearing 85.16.070
eminent domain 85.06.070, 85.06.690	annexation, consolidation 85.08.895	officers and employees, compensation
general enumeration 85.06.070	assessments	85.08.320
improvements, additional 85.06.640	apportionments, appellate review 85.08.440	preliminary expenses
property, acquisition and sale of 85.06.670	assessment roll 85.08.420	defined 85.08.230
proceedings dropped, payment of preliminary	certificates of delinquency 85.08.480	levy for 85.08.230
expenses 85.06.550, 85.06.560, 85.06.570, 85.06.580, 85.06.590, 85.06.600,	collection 85.08.480 erroneous 85.16.230	property benefited and damaged eminent domain 85.08.190
85.06.610, 85.06.620, 85.06.630	foreclosure for general taxes	schedule of benefits
property	generally 85.08.490	apportionment or modification 85.08.410
acquisition and sale of 85.06.670	resale or lease by county 85.08.500	filing 85.08.390
compensation for taking 85.06.680	generally 85.16.220	hearing on 85.08.400
public lands, assessments on 85.06.350, 85.06.360	levies against counties, cities, or towns, how paid 85.08.530	verdict to fix 85.08.200 property transfer, flood control zone districts
reorganization—1917 act	maintenance 85.08.410	86.15.210
assessments	payment 85.08.430	public roads or utilities
effect upon 85.20.050	reassessments 85.08.510	apportionment of costs 85.08.370
powers of county commissioners 85.20.140 authority for 85.20.010	regularity and validity of proceedings 85.08.450	crossing 85.08.340 rules and regulations, generally 85.08.680
bonds, refunding	schedule of benefits 85.08.400	special assessment bonds 85.08.285
authority for 85.20.070	supplemental 85.08.520	special assessments
sale and issuance 85.20.120	bond issues and warrants	methods 85.08.565
county commissioners' powers in regard to	maintenance assessments 85.16.030	special benefits
85.20.140 designation of reorganized district 85.20.050	budget adoption methods 85.08.565	appraisal of, hearing on report 85.16.130 basis for levies 85.16.160
election	construction	hearing on 85.16.200
notice of 85.20.030	beginning 85.08.310	judicial review 85.16.210
extensions to compensate for inadequate	contractor's performance bonds 85.05.180	redetermination of 85.16.200
benefits 85.20.150	contracts with United States 85.08.310	state lands, benefit to, apportionment of costs
generally Ch. 85.20 indebtedness, effect upon 85.20.050	directed, when 85.08.220 contracts with United States 85.08.310	85.08.370, 85.08.375 state owned drainage bonds, cancellation of
petition for 85.20.020	costs	interest and assessments 85.08.820
reorganization—1933 act	apportionment against city, county or state,	subdistricts 85.08.540
assessments	when 85.08.370	supervisors
effect upon 85.22.050	total apportionment 85.08.360	compensation 85.08.320
powers of county commissioners 85.22.130 authorization 85.22.010	county engineer to act temporarily as supervisor 85.08.305	generally 85.08.300 title acquisition
bonds, refunding	creation	eminent domain 85.08.190
authority 85.22.060	alternative methods 85.08.900	voting rights of landowners in district
county commissioners' powers in regard to	damages, warrants for 85.08.210	85.08.025
85.22.130 designation of reorganized district 85.22.050	dissolution alternative procedure 36.96.800	warrants excess and extraordinary expenditures
effect of, generally 85.22.050	election of supervisors 85.08.305	85.16.180
election	elections	waters developed by, use 85.08.630,
notice 85.22.030 extensions to compensate for inadequate	supervisors of 85.08.300 excess and extraordinary expenditures	85.08.640, 85.08.650, 85.08.660
benefits 85.22.140	authorizing 85.16.180	Intercounty districts Ch. 85.24 commissioners 85.24.071, 85.24.080
petition for 85.22.020	levy for 85.16.170	Irrigation districts
retention of commissioners 85.22.050	extension of systems 85.08.560	drainage system, sanitary sewers or sewage
revenue act of 1961	federal aid to, generally 85.12.010, 85.12.030	disposal questions 87.03.120, 87.03.125
declaration of necessity and purpose 85.32.010	funds, generally 85.08.470 funds for diking and drainage systems	Irrigation districts, See also IRRIGATION DISTRICTS
definitions 85.32.020	85.16.150	Lowland filling, See LOCAL
generally Ch. 85.32	general authority 85.08.015	IMPROVEMENTS AND ASSESSMENTS,
service of process, fees for 85.06.370	highways, drainage ditches along 85.08.385	subtitle Lowlands, filling
special assessment bonds 85.06.255, 85.32.140	injury or interference with, penalty 85.08.690 irrigation districts	Maintenance and expansion—1967 act, diking, drainage, sewerage improvement districts
special assessments	benefit to 85.08.380	annual estimate of costs, levy added to general
methods 85.06.125	merger with 85.08.830, 85.08.840,	taxes 85.15.150
taxing district relief act Ch. 39.64	85.08.850, 85.08.860, 85.08.870,	appellate review 85.15.130
warrants of	85.08.880, 85.08.890	concurrent use of other revenue raising
how issued 85.06.250 limitation of actions upon 4.16.050	judgment liability, levy for 85.08.460 judicial review 85.16.190	methods 85.15.170 declaration of purpose 85.15.010
presentment for indorsement 85.06.330	landowners in district	definitions 85.15.020
watercourses	voting rights 85.08.025	delinquencies 85.15.150
improvement of 85.06.390	location in two or more counties, generally	disposition of revenue 85.15.150
preservation of rights in 85.06.390	85.08.570	emergency expenditures, warrants 85.15.160
Drainage systems, cities and towns, authority to provide for 35.21.210	maintenance costs definitions 85.16.010	levies general taxes, added to 85.15.150
Draining districts	estimate and levy 85.16.020	purpose 85.15.140
dissolution, alternative procedure 36.96.800	excess and extraordinary expenditures	property rolls
Easements or rights of way over state lands, See	apportionment of levy 85.16.120	appellate review 85.15.130
PUBLIC LANDS Eminent domain Const. Art. 1 § 16	excess expenditures generally 85.16.030	basis and requisites for 85.15.030 filing with county commissioners 85.15.030
diking districts 85.06.070	portion of lot, tract, or parcel 85.16.115	hearing on 85.15.040
drainage districts 85.06.070, 85.06.690	special benefits	notice 85.15.040
improvement districts 85.08.190	appraisal of	objections, filing, grounds, waiver 85.15.050
intercounty districts Ch. 85.24	factors considered 85.16.090	publication 85.15.040
taking of private property for private use Const. Art. 1 § 16	generally 85.16.080 report and schedule 85.16.090	reexamination of properties on roll 85.15.060
- σ τ σ τ σ τ σ	report and benedure 05.10.070	00.10.000

[RCW Index—page 232] (2008 Ed.)

remedies 85.15.080	Adverse possession, person under legal	licenses, special license plates and placards
review by superior court 85.15.090,	disabilities 7.28.090	46.16.381, 46.16.385
85.15.100, 85.15.110, 85.15.120 separate levies for prior indebtedness	Assistive devices for children 28A.155.160, 28A.335.205	reciprocity with other jurisdictions 46.16.390, 46.61.583
85.15.030	Chore services 74.39A.100, 74.39A.120,	stalls and spaces, requirements, penalties
valuation, levies made on basis of 85.15.070	74.39A.130, 74.39A.140, 74.39A.150	46.61.581
review by superior court conclusiveness of proceedings 85.15.080	Community and technical colleges	Personal aides 74.39.007, 74.39.050, 74.39.060,
filing fee, bond, priority of cause 85.15.110	technical colleges to provide for vocational instruction for persons with disabilities	74.39.070 Property of, alienation authorized, not to be by
procedure 85.15.090	written procedures, requirements	special laws Const. Art. 2 § 28
scope, judgment 85.15.120	28B.50.455	Public employment, discrimination in prohibited
valuation, levies made on the basis of roll, hearing on adjustment 85.15.070	Court access and accommodations coordinator 2.56.210	70.84.080 Rehabilitation services
reexamination of properties on roll,	Curb ramps	cooperative agreements between state and
adjustment, periodic revision 85.15.060	use to enter and cross roadway as pedestrian	local agencies 74.29.037
Mt. St. Helens, emergency recovery operations from eruption Ch. 89.16	46.61.240 Disability accommodation revolving fund	definitions 74.29.010
Natural drainage, flood control improvements	41.04.395	job support services 74.29.080 powers and duties of department of social and
affecting, See FLOOD CONTROL, subtitle	Disability history month 28B.10.918	health services 74.29.020
Districts—1937 act Obstructing or interfering with, public nuisance	Disability history month, schools 28A.230.158 Dog guides	purpose 74.29.005
7.48.120, 9.66.010	driver responsibilities and liabilities 70.84.040	state purchasing from entities serving or providing opportunities
Private ditches and drains authority for 85.28.010	killing or injuring, liability 49.60.370 license fee waiver 49.60.380	definitions 43.19.525
cost bond, posting 85.28.030	unauthorized use 70.84.060	fair market price 43.19.530
drainage of tide and marshland	Drivers	intent 43.19.520 vendors in good standing 43.19.531,
common boundary 85.28.140	refueling services 49.60.360	43.19.533
division of costs 85.28.130, 85.28.140 generally Ch. 85.28	Drivers' license restrictions 46.20.041 Employment	Residences
petitions to appropriate, generally 85.28.020	clearinghouse 50.12.250, 50.12.252	structures occupied by persons with handicaps, treatment of 35.63.220,
summons to landowners generally 85.28.090	supported employment for persons with developmental or significant disabilities	36.70.990, 36.70A.410
service by publication 85.28.080	41.04.750, 41.04.760	Respectful language requirements
trials	vendors in good standing, committee and fees	RCW references 44.04.280
appeal from 85.28.100	50.40.065, 50.40.066	School buildings and plants, barrier-free access 28A.525.030
generally 85.28.090 viewers	Facilities bond issue Ch. 43.99C	Self-directed care 74.39.007, 74.39.050,
appointment 85.28.040	Fish or shellfish, physical disability permits	74.39.060, 74.39.070
compensation 85.28.110	77.32.400	Service animals defined 70.84.021
duties, generally 85.28.040 new viewers appointed, when 85.28.120	Fishing and hunting advisory committee 77.04.150	driver responsibilities and liabilities 70.84.040
report of 85.28.050	Fishing and shellfish harvesting, designated	killing or injuring, liability 49.60.370
Public lands—aquatic lands	harvester cards 77.32.400	license fee waiver 49.60.380 unauthorized use 70.84.060
generally Ch. 79.105 Public waterway districts, See PUBLIC	Guardianship, See GUARDIAN AND WARD Health insurance	Sidewalks
WATERWAY DISTRICTS	retired and disabled state and school	wheelchair access to, use of roadway to reach
Reclamation districts of one million acres or	employees' premium reduction subsidy	46.61.250 Students with disabilities
more Ch. 89.30 Reclamation of tidelands and other unsurveyed	41.05.085 Housing assistance program	core services 28B.10.910, 28B.10.912
lands 85.05.540, 85.05.550	created 43.185.015	nondiscrimination policy 28B.10.912
Safeguarding 35.43.040, 35.43.045, 35.44.045, 36.88.015, 36.88.380, 36.88.390, 36.88.400,	Housing policy	reasonable accommodation 28B.10.914
87.03.480, 87.03.526	affordable housing advisory board 43.185B.020	Tolling of statute of limitations of actions 4.16.190
Special districts	duties 43.185B.030	coexisting disability 4.16.260
assessments Ch. 85.36	definitions 43.185B.010	when disability must exist 4.16.250
comprehensive flood control management plan	goal 43.185B.007 housing advisory plan	Transportation for, nonprofit providers 81.66.005, 81.66.010, 81.66.020, 81.66.030,
arbitration of disputed issues 86.12.210	preparation and reporting requirements	81.66.040, 81.66.050, 81.66.060
local officials, participation of 86.12.210	43.185B.040	Transportation services
creation and operation Ch. 85.38 governing body Ch. 85.38	legislative findings and purpose 43.185B.005 objectives 43.185B.009	special needs transportation services coordination Ch. 47.06B
powers Ch. 85.36	Housing trust fund	Vocational rehabilitation and services, See
Tidelands and marshlands, private ditches and drains for 85.28.130, 85.28.140	affordable housing advisory board 43.185.110 application, procedure 43.185.070,	VOCATIONAL EDUCATION
Water courses and waterways, improvement	43.185.130	Voting disability access voting Ch. 29A.46
85.24.280, 85.24.290	eligible organizations 43.185.060	precinct and polling place determination and
Water rights, See also WATER AND WATER RIGHTS	findings 43.185.010	accessibility Ch. 29A.16
DIKING AND DRAINAGE DISTRICTS (See	loans or grants 43.185.050 preconstruction technical assistance	Voting, See also ELECTIONS
also SEWERAGE, WATER AND	43.185.080	Wheelchair conveyances vehicle operators' license may be restrictive
DRAINAGE SYSTEMS—COUNTIES)	Washington housing trust fund created 43.185.030	46.20.109
Disincorporation of special districts in counties with population of two hundred ten thousand	Hunting permits for disabled hunters 77.32.237,	White cane law
or more Ch. 57.90	77.32.238	dog guide defined 70.84.020
Reclamation projects of state, contracts with	Interference with, violations, penalty 70.84.070	driver responsibilities and liabilities 70.84.040
districts Ch. 89.16	Malicious harassment 9A.36.080 Minimum wages, exceptions for 49.46.060	rights of blind or hearing impaired pedestrians
DIPLOMAS Cartificate or test score to be accepted in liqu of	No abatement if cause of action survives	70.84.050 Working disabled
Certificate or test score to be accepted in lieu of diploma 41.04.015	4.20.050 Notarized documents, procedure 42.44.080	medical assistance 74.09.540
DISABILITIES, PERSONS WITH (See also	Park passes, camping 79A.05.065	DISABILITY ASSISTANCE (See PUBLIC
BLIND; CHILDREN; DEAF;	Parking	ASSISTANCE, subtitle Disability
HANDICAPS, PERSONS WITH)	free parking 46.61.582	assistance)

DISABILITY INSURANCE (See Group disability insurance; INSURANCE, subtitle Disability insurance)

DISABLED PERSONS

Crime victims and witnesses—dependent persons Ch. 7.69B White cane law application to 70.84.010

DISASTERS (See also STATE OF EMERGENCY)

Destroyed property in disaster area tax abatement or refund Ch. 84.70 Disaster response account 38.52.105 Mutual aid and interlocal agreements 38.52.091 Nisqually earthquake account 38.52.106

DISBARMENT OF ATTORNEYS (See ATTORNEYS AT LAW, subtitle Disbarment of)

DISBURSEMENTS (See also COSTS)

Costs, disbursements taxable as, allowable items

Criminal conversation, limitation on recovery of by plaintiff 4.84.040

Partition proceedings 7.52.480

DISCHARGE

Attachment

judgment for defendant, by 6.25.270 motion for

ground 6.25.180 notice 6.25.180 time for 6.25.180

Attachment writ motion for

notice 6.25.180 time for 6.25.180

redelivery bonds, by 6.25.190 Criminal proceedings sentence, completion of 9.94A.637

Defendant to give evidence for state, bars subsequent prosecution 10.46.110

Employer and employees, concealing cause of, from employment security office 50.36.030

Executors and administrators

closing estate, discharge upon 11.76.050 petition for in final report 11.76.030

Extradition, fugitives from another state

Garnishee, uncontested answer 6.27.170 Garnishment, See GARNISHMENT, subtitle Discharge

Judgment lien, satisfaction of judgments for payment of money only, by 4.56.100 Jury

challenge to sufficiency of evidence sustained 4.56.150

disagreement 4.44.330

on receiving verdict 4.44.460

replacement of juror, effect 4.44.290

without verdict

effect 4.44.340

when 4.44.330

Personal representatives

closing estate, discharge upon 11.76.050 petition for in final report 11.76.030

Satisfaction of judgments

specific designation required 4.56.100

DISCLAIMER

Interpleader 4.08.150, 4.08.170 State's title to patented lands Const. Art. 17 § 2 Unappropriated public and Indian lands Const.

Warranty, lease of personal property, merchantability or fitness 63.18.010

DISCLOSURE (See PUBLIC DISCLOSURE) **DISCONTINUANCE** (See ADJOURNMENTS; CONTINUANCES)

DISCOUNT

Common carriers, rebating or discounting prohibited 81.28.210, 81.28.220

Insurance, unlawful practice with premiums 48.30.140

Out-of-state membership sales in discount programs, business and occupation tax exemption 82.04.421

Savings and loan association, purchasing of accounts, debentures or certificates at discount prohibited, penalty 33.36.020

DISCOVERY

Domestic violence program client records discovery 70.123.075

Eminent domain proceedings

appraisers' conclusions, order for production and exchange of 8.25.120

Executors and administrators

concealed or embezzled property 11.48.070

Personal representatives, concealed or embezzled property 11.48.070

Rape crisis center records, not available to defense attorney, exceptions 70.125.065

DISCRETION

Costs, discretion of court to allow if not allowed by statute 4.84.190

DISCRIMINATION (See also HUMAN RIGHTS COMMISSION; SEXUAL EQUALITY IN PUBLIC SCHOOLS)

individual right to choose or refuse interference or discrimination by state prohibited 9.02.100

participation or refusal to participate employment or professional discrimination prohibited 9.02.150

Accommodations, public, denial due to race, creed, color, penalty 9.91.010

Affirmative action

discrimination prohibited 49.60.400 legislative findings, purpose 49.74.005 noncompliance

conciliation, order issued 49.74.030 failure to reach conciliation, procedure 49.74.040

procedure 49.74.020

superior court, remedies 49.74.050

African-American affairs, commission on creation 43.113.010

members

appointment, terms, vacancies, quorum, and reimbursement of expenses 43.113.020 powers and duties 43.113.030

Age discrimination

unfair practices 49.60.205

AIDS, HÎV, unfair practices 49.60.172, 49.60.174

Apprenticeship programs, generally Ch. 49.04 Birth control

individual right to choose or refuse interference or discrimination by state prohibited 9.02.100

Blockbusting, unfair practices 49.60.223 Cemeteries, refusing burial to non-Caucasian 68.50.035

Chiropractic

by health care service contractors prohibited 18.25.0192

state and political subdivisions, discrimination against chiropractic services prohibited 18.25.0193, 18.25.0194, 18.25.0195, 18.25.0196, 18.25.0197

Cities and towns

community renewal law 35.81.170 unfit dwellings law 35.80.040

Civil rights

declaration 49.60.030

Civil rights, See also CIVIL RIGHTS

Colleges and universities

disabilities, persons with 28B.10.912 gender-based discrimination Ch. 28B.110

Common carriers

denial of use because of race, color, or creed, penalty 9.91.010

prohibited Const. Art. 12 § 15, Const. Art. 12 § 18, Const. Art. 12 § 19

Complaints, generally 49.60.230, 49.60.240, 49.60.250

Credit transactions, unfair practices 49.60.176 Damages, unfair practices involving real property 49.60.225 Definitions 49.60.040

Denial of public accommodations because of race, color, or creed, penalty 9.91.010

Developmentally disabled protection under law 71A.10.040

Displaced homemaker program, discrimination prohibited 28B.04.120

Dog guides and service animals, human rights commission duties 49.60.390

Education, discrimination prohibited 28A.400.310, Const. Art. 9 § 1

Employment

age 49.44.090

employers 49.60.180 employment agencies 49.60.200 labor unions 49.60.190

law against discrimination applicable to school districts' employment policy 28A.400.310

state employment application, disclosure of race or religion prohibited upon, penalty 43.01.100

unfair practices 49.60.180

women and minors, See LABOR, subtitle Women and minors

Financial institutions, unfair practices 49.60.175 First class cities (over 125,000)

administrative and judicial remedies, authorized 49.60.330

Freedom from, rights enumerated 49.60.030 Gas, electrical, and water companies, rates and

charges 80.28.100

malicious harassment 9A.36.078, 9A.36.080 Handicapped, disabled persons

health care insurance, discrimination prohibited 48.44.220

insurance benefits, discrimination prohibited 48.30.300

malicious harassment 9A.36.080

public employment, discrimination prohibited 70.84.080

Health care coverage 48.44.220

Health maintenance organizations

may not deny coverage based on handicaps

48.46.370 Hepatitis C, unfair practices 49.60.174

Human rights commission advisory agencies or councils 49.60.130 appeal, damages for unfair practices involving

real property 49.60.225 compensation and travel expenses 49.60.070 complaint procedure 49.60.230, 49.60.240 hearing, order 49.60.250

creation, members' appointment, approval 49.60.050

damages, unfair practices involving real property 49.60.225

damages for humiliation and mental suffering, limits 49.60.250

designation 49.60.051 hearings 49.60.140

interference with 49.60.310

membership 49.60.060 offices to be in Olympia 49.60.090

orders appeals from 49.60.270, 49.60.280 court enforcement 49.60.260 resistance to 49.60.310

state or political subdivisions

action of governor 49.60.320 policy 49.60.110

policy of state 49.60.010 powers and duties 49.60.120

real property, damages for unfair practices involving 49.60.225

reports 49.60.100 seal 49.60.080 witnesses before 49.60.140, 49.60.150, 49.60.160, 49.60.170 Industrial insurance, medical aid 51.04.030 Insurance cancellation or imposition of restriction based on handicap, notice 48.30.320 discrimination because of sex, marital status, sensory, mental or physical handicap, prohibited 48.30.300 domestic violence victims, discrimination against prohibited 48.18.550 employment driving record, consideration of 48.30.310 policies, prohibition against 48.18.480 prohibited practices 48.30.020 rating organizations 48.19.140 transactions unfair practices 49.60.178 Interlocal cooperation to prevent duplication of similar complaints 49.60.226

Juvenile offenders disparity in disposition of cases 13.40.430 Labor, generally Ch. 49.60 Leases, unfair practices enumerated 49.60.222 Malicious harassment civil action, actual and punitive damages 9A 36 083 information repository reporting and dissemination 36.28A.030 legislative finding 9A.36.078 race, color, religion, ancestry, national origin, gender, sexual orientation, mental, physical, or sensory handicap 9A.36.080 Math, engineering, and science achievement program coordinator 28A.625.220, 28A.625.230 establishment at University of Washington, goals 28A.625.210 legislative findings and intent 28A.625.200 local program centers 28A.625.240 Medical care coverage 48.44.220 Militia members by clubs, associations, employers, or business organizations prohibited, penalty 38.40.110 Mortgages, unfair practices enumerated Ch. 49.60 Natural resources management policy of state, express domain 77.110.030 Nursing homes, medicaid recipients 74.42.055 Optometry 18.53.160 Optometry, discrimination against prohibited state agencies and subdivisions 18.53.170, 18.53.175, 18.53.180, 18.53.185, 18.53.190 Policy of state declared 49.60.010 Public places, accommodations, denial due to race, color, creed, penalty 9.91.010 Railroads, prohibited from favoring express company, telegraph company Const. Art. 12 § 19, Const. Art. 12 § 21 Real estate transactions civil action in lieu of hearing 49.60.340 temporary or preliminary relief 49.60.350 unfair practices 49.60.222 Remedies, pursuit of civil or criminal, effect 49.60.020

Restrictive covenants declaratory actions 49.60.227 prohibited, effect 49.60.224 real property, prohibited 49.60.224 Schools, prohibited Const. Art. 9 § 1 marital status, sensory, mental or physical handicap, insurance benefits, discrimination, prohibited 48.30.300 parental leave, men and women to be granted leave on equal terms 49.12.360 wages 49.12.175

Sexual orientation malicious harassment 9A.36.078, 9A.36.080

Sheriff's office employees, discrimination prohibited 41.14.180

Telecommunications companies message from other companies 80.36.200 must receive and transmit messages for any person 80.36.220 rates and charges 80.36.180 Telegraph companies must receive and transmit messages for any person Const. Art. 12 § 19 Traffic enforcement routine stops, collection of information on racial profiling 43.43.480, 43.43.490
Treaties, denial of rights based on, declaration of policy 77.110.040 Unfair practices aiding violations 49.60.220 blockbusting 49.60.223 credit transactions 49.60.176 damages when involving real property 49.60.225 employers 49.60.180 employment agencies 49.60.200 financial institutions 49.60.175

inducing sales on grounds of race, disability, sex, or families with children entry into neighborhood 49.60.22 insurance transactions 49.60.178 labor unions 49.60.190 persons opposing unfair practices.

discrimination against 49.60.210 public places 49.60.215

real estate rights, coercion or threats regarding 49.60.2235

real estate transactions civil action in lieu of hearing 49.60.340 enumeration and exception 49.60.222 temporary or preliminary relief 49.60.350 real property, restrictive covenants 49.60.224 whistleblowers, retaliation against 49.60.210 civil penalty for retaliator 49.60.250 letter of reprimand for retaliator's personnel file 49.60.250 Whistleblowers

retaliation against civil penalty for retaliator 49.60.250 letter of reprimand for retaliator's personnel file 49.60.250 retaliation against is an unfair practice

49.60.210 Worker and community right to know discrimination statutes apply 49.70.110

DISEASES (See also QUARANTINE)

AIDS, See AIDS Animals, See ANIMAL HEALTH Biomedical waste, See BIOMEDICAL WASTE Biomedical waste, see BIOMEDICAL WASTE 70.95K.005

Communicable disease prevention guidelines for corrections staff 72.09.251

Contagious crimes related to 70.05.120

exposure, willfully, penalty 70.54.050 reporting 70.05.090, 70.05.100, 70.05.110 who determines character of disease 70.05.110

Diseased forests and forest products, See FORESTS AND FOREST PRODUCTS, subtitle Diseases and insect pests

pandemic influenza preparedness Ch. 70.26 Food and beverage workers Ch. 69.06 Health departments, See CITIES AND TOWNS; COUNTIES, subtitle Health departments

Horticultural pests and diseases, See HORTICULTURE

Infectious

good samaritans, free testing 70.05.180 Insurance, industrial life, preexisting disease

Jails

communicable disease prevention guidelines 70.48.480

Schools, exclusion of persons having contagious or infectious diseases 28A.210.010 Sexually transmitted diseases, See SEXUALLY TRANSMITTED DISEASES Tuberculosis, See TUBERCULOSIS Vaccine repository, fee schedule 70.54.200 Venereal, See VENEREAL DISEASES

DISINCORPORATION (See CITIES AND TOWNS, subtitle Disincorporation; CORPORATIONS, subtitle Dissolution)

DISLOCATED WORKER (See WORK, subtitle Dislocated worker)

DISMISSALS (See also NONSUITS)

Attachment, dismissal prohibited, when 6.25.280 Consent, dismissal of action by 4.56.120 Costs, failure to give security for costs 4.84.230 Criminal actions

discharge of defendant to give evidence for state 10.46.110 Defendants, dismissal for plaintiff's failure to give security for costs 4.84.230 Defenses

nonappearance of plaintiff 4.56.120 Diking districts, dismissal of proceedings tax to pay cost of 85.05.170 when 85.05.140

Effect as bar to another action 4.56.120 Failure of proof 4.56.150

Grounds for in superior court 4.56.120 Nonappearance at trial 4.56.120 Nonsuit judgments 4.56.120

Supplemental proceedings authorized, when 6.32.150 disposition of balance of money or property

6.32.110

DISORDERLY CONDUCT

First class cities, providing for punishment 35.22.280

DISORGANIZATION (See DISSOLUTION) DISPENSARIES (See PHARMACIES AND PHARMACIŜTS)

DISPLACED HOMEMAKER PROGRAM

Acceptance and use of contributions qualifications 28B.04.110 Advisory committee 28B.04.085 Appropriation equal to additional marriage

license fee 36.18.010
Clearing house for information and resources 28B.04.080

Consultation and cooperation with other agencies 28B.04.080

Contracting for specific programs 28B.04.060 Contracts, considerations when awarding 28B.04.090

Definitions 28B.04.030

Discrimination prohibited 28B.04.120 Funding percentage by administering agencies 28B.04.100

Guidelines 28B.04.020

Multipurpose service centers contracts for 28B.04.040

displace homemakers as staff 28B.04.050 funds for 28B.04.040

referral to services by 28B.04.050 rules embodying standards for 28B.04.040 Purpose 28B.04.020

DISPOSITION REPORTS (See PROSECUTING ATTORNEYS)

DISPUTE RESOLUTION CENTERS

Agreements

admissible as evidence in any judicial or administrative proceeding 7.75.040 method by which issues will be resolved 7.75.040

revocation of consent prior to reaching written resolution 7.75.060

settlements of issues and future responsibility 7.75.040

Alternative to judicial setting 7.75.010

DISPUTES

Applicability of chapter 7.75.090	custody modification 26.09.270	Court proceedings 26.09.030
Board of directors	temporary orders 26.09.270	Custody proceeding 26.09.010 evidence 26.09.210
liability 7.75.100 Confidentiality of files	temporary orders 26.09.060 Alimony, See DISSOLUTION OF MARRIAGE,	guardian ad litem, appointment 26.09.220
exception 7.75.050	subtitle Spousal maintenance	intervention 26.09.280
privileged communications 7.75.050	Annulment of marriage	interviewing child 26.09.210
Creation of 7.75.020, 7.75.090	jurisdiction of superior courts over 2.08.010, Const. Art.	investigation reports 26.09.220 venue 26.09.080, 26.09.280
Expenses 7.75.070 Fees, without charge or based on ability to pay	4 § 6	Custody proceedings, See also DISSOLUTION
7.75.030	Answer 26.09.010	OF MARRIAGE, subtitle Child custody
Funding 7.75.070	Appointment of attorney 26.09.110	Decree 1.26.00.150
Legislative findings and intent 7.75.010 Liability	Assets nonprobate assets on dissolution or	appeals 26.09.150 conditions 26.09.030
board of directors 7.75.100	invalidation of marriage 11.07.010	entry 26.09.030
Operation of	Bigamy 26.09.040	finality 26.09.150
plan established prior to operation 7.75.020	Child custody advice of professional personnel 26.09.210	governance of proceedings 26.09.010 modification 26.09.070, 26.09.280
who may operate 7.75.020, 7.75.090 Plan established prior to operation 7.75.020	child custody jurisdiction act Ch. 26.27	separation contract 26.09.070
Privileged communications 7.75.050	dissolution 26.09.050, 26.09.060	validity of marriage 26.09.040
Revocation of consent 7.75.060	interview with child by court 26.09.210	Delinquent support payments under temporary
Statute of limitations tolled until process concluded 7.75.080	invalidity 26.09.040, 26.09.050, 26.09.060 investigation and report 26.09.220	order effect of final decree 26.09.060
Surcharge on filing fees in district court and	mediation proceedings 26.09.015, 26.09.016	Department of social and health services,
small claims actions	modification 26.09.260	payments to 26.09.120
imposition by county legislative authority to	separation contract 26.09.040 supporting affidavit 26.09.270	Dependent children, guardian ad litem 26.09.110 Designation of proceedings 26.09.010
fund 7.75.035	venue 26.09.280	Diagnosis, requests for 26.09.220
DISPUTES Estates and trusts, dispute resolution procedures	modification or enforcement, venue 26.09.280	Dismissals 26.09.030
Ch. 11.96A	multistate proceedings Ch. 26.27	Disobedience of decree or order 26.09.160
Interagency disputes, See STATE	parental relocation, notice requirements and standards 26.09.405, 26.09.410, 26.09.420,	Disposition of property and liabilities 26.09.080 Divided benefits, mandatory assignment
DEPARTMENTS AND AGENCIES,	26.09.430, 26.09.440, 26.09.450,	spousal maintenance decrees and orders
subtitle Interagency disputes	26.09.460, 26.09.470, 26.09.480,	26.09.138
DISQUALIFICATION Conviction of bribery or corrupt solicitation	26.09.490, 26.09.500, 26.09.510, 26.09.520, 26.09.530, 26.09.540,	Divorce legislature not to grant Const. Art. 2 § 24
disqualifies from holding public office	26.09.550, 26.09.560	pending actions
Const. Art. 2 § 30	residential time summary report 26.09.231,	conversion to dissolution action 26.09.900
Elections, conviction of subversive activities 9.81.040	26.18.230 separation 26.09.050, 26.09.060	conversion to dissolution proceedings 26.09.901
Executors and administrators, effect on	separation contract 26.09.070	Duress 26.09.040
11.36.010	temporary custody order	Enforcement
Impeachment Const. Art. 5 § 2 Judicial officers 2.28.030	supporting affidavit 26.09.270 venue for modification or enforcement	venue 26.09.280 Evidence 26.09.220
Personal representatives, effect on 11.36.010	26.09.280	Failure to comply with decree or order,
Superior courts	visitation rights, grandparents and other	obligation to make payment or permit
grounds 4.12.030	persons 26.09.240 Child support	visitation 26.09.160 Family courts 26.09.030
grounds for change of venue 4.12.030	appearance by attorney general or prosecuting	Family home 26.09.060, 26.09.080
DISSOLUTION Bridge districts Ch. 53.48	attorney for department of social and health	Family law handbook 2.56.180
Cemetery districts Ch. 53.48	services 74.20.220	Final decree nunc pro tunc 26.09.290
Corporations	application by attorney general or prosecuting attorney for show cause order to provide	Finality of decree 26.09.150 Findings
nonprofit corporations generally 24.03.220, 24.03.225, 24.03.230,	support 74.20.220	coercion 26.09.030
24.03.235, 24.03.240, 24.03.245,	apportionment of expense 26.09.100	custody modification 26.09.270
24.03.250, 24.03.255, 24.03.260,	authority 26.09.100 dissolution 26.09.050, 26.09.060	fraud 26.09.030
24.03.265, 24.03.270, 24.03.290,	invalidity 26.09.040, 26.09.050, 26.09.060	irreparable injury for temporary restraining order 26.09.060
24.03.295, 24.03.300 petitions for, court commissioners' power to	marital misconduct 26.09.100	marriage irretrievably broken 26.09.030
hear and determine 2.24.040	modification, termination 26.09.170 modification or enforcement, venue 26.09.280	temporary custody, adequate cause 26.09.270 visitation endangering child 26.09.240
Corporations, See also CORPORATIONS,	relevant factor 26.09.100	Foreign marriage 26.09.040
subtitle Dissolution Districts, generally Ch. 53.48	separation 26.09.050, 26.09.060	Forma pauperis, guardian ad litem 26.09.110
Ferry districts, generally Ch. 53.48	separation contract 26.09.070	Forms
Fire protection districts	support schedule 26.19.020 Children	mandatory use of standard forms and format rules 26.18.220
generally Ch. 53.48 Flood control districts Ch. 53.48, 86.09.622,	consent for psychiatric care 26.09.220	Fraud 26.09.040
86.09.625	education, joint liability 26.16.205	Guardian ad litem
Irrigation districts, See IRRIGATION	guardian ad litem, appointment 26.09.220 legitimacy 26.09.040	allowance for fees, litigation costs 26.09.110 Indigency, guardian ad litem 26.09.110
DISTRICTS, subtitle Dissolution Joint operating agencies 43.52.360	molesting, temporary orders 26.09.160	Interpretive, literacy, and other services
Libraries, disposition of property and books	parenting plan Ch. 26.09	26.09.013
27.12.320	as petitioners 26.09.040 removal from jurisdiction, temporary orders	Judgment 26.09.010 reopening 26.09.170
Metropolitan park districts, generally Ch. 53.48	regarding 26.09.060	venue 26.09.280
Park and recreation districts 36.69.310 Partnerships, See PARTNERSHIPS, subtitle	Civil procedures 26.09.010	Jurisdiction
Dissolution	Clerk of court, payments to 26.09.120	acts submitting person to state jurisdiction
Port districts, generally Ch. 53.48	Coercion 26.09.030 Cohabitation 26.09.040	4.28.185 Jurisdiction of superior courts 2.08.010, Const.
Public corporations, performing and fine arts	Consanguinity 26.09.040	Art. 4 § 6
programs, federal grants 35.21.750	Court orders	Juvenile courts, referrals to for advice 26.09.210
DISSOLUTION OF MARRIAGE Actions 26.09.010	Court orders required warning, orders containing parenting	Legal aid, civil task force 2.53.040
Affidavits	plan provisions, contempt orders 26.09.165	Legal separation in lieu of dissolution 26.09.030

[RCW Index—page 236] (2008 Ed.)

Legislature not to grant Const. Art. 2 § 24	Respondent	procedure 26.09.040
Legitimacy 26.09.040	dissolution actions 26.09.030	venue 26.09.280
Liability disposition	invalidity actions 26.09.040	Venue 26.09.010, 26.09.280
dissolution 26.09.050, 26.09.060	service of summons 26.09.030	Visitation
invalidity 26.09.050, 26.09.060	Response 26.09.010	dissolution 26.09.050
marital misconduct 26.09.080	Restraining orders	interview of child 26.09.210
separation 26.09.050, 26.09.060	issuance of order in dissolution decree,	invalidity action 26.09.040
Literacy assistance and other services 26.09.013	procedure 26.09.050, 26.09.060	modification 26.09.240
Litigation costs 26.09.140	noncompliance 26.09.300	rights of person other than parent 26.09.240
Maintenance	Separation contracts	separation 26.09.050
mandatory arbitration may be authorized	contents, enforcement, contempt 26.09.070	separation contract 26.09.070
7.06.020	termination of payment 26.09.170	terms with payments 26.09.160
Maintenance of spouse	Service of process by publication, right to appear,	DISTANCE EDUCATION (See
employee benefit plans subject to domestic	defend or reopen 4.28.100, 4.28.200	EDUCATION)
relations orders 6.15.020	Services to parties in dissolutions and legal	,
mandatory arbitration may be authorized	separations 26.09.013, 26.12.260	DISTILLERIES
7.06.020	Show cause 26.09.270	Licenses 66.24.140
uniform interstate family support act Ch.	Spousal maintenance 26.09.060	Liquor warehouse receipts, fraud concerning,
26.21A	authority of court 26.09.090	penalty 9.45.160, 9.45.170
Maintenance of spouse, See also	consideration 26.09.090	Monthly reports 66.28.060
DISSOLUTION OF MARRIAGE, subtitle	dissolution 26.09.050, 26.09.060	DISTRAINT
Spousal maintenance	divided benefits, mandatory assignment	Answer in action to recover property distrained
Marital misconduct	26.09.138	4.36.140
not relevant 26.09.080	enforcement	DISTRESSED AREAS (See also RURAL
spousal maintenance 26.09.090	application of chapter 26.18.030	NATURAL RESOURCES IMPACT
support 26.09.100	commencement of proceedings, jurisdiction	AREAS)
Marital status 26.09.010	26.18.040	Community economic revitalization board Ch.
Marriage	contempt action 26.18.050	43.160
bigamous 26.09.040	definitions 26.18.020	Community empowerment zones Ch. 82.60
irretrievably broken 26.09.030	mandatory wage assignment	Distressed county assistance account 82.14.380
Mediation proceedings 26.09.015, 26.09.016	bond or other security 26.18.150	Forest products workers, dislocated
Mental incapacity 26.09.040	employer's answer, duties, and liability	higher education program for, tuition and fee
Modification 26.09.070	26.18.110	waiver 28B.50.259
change of circumstances 26.09.170	employer's answer, form 26.18.120	Industrial projects of statewide significance,
venue 26.09.280	form 26.18.100	procedures to expedite development Ch.
Motions	hearing to quash, modify, or terminate	43.157
custody modification 26.09.270	26.18.140	Military impacted area, governor authorized to
payment methods 26.09.120	order and disbursement 26.18.090	declare 43.06.115
temporary custody 26.09.270	petition or motion 26.18.070	Rural Washington loan fund Ch. 43.168
temporary orders 26.09.060	prevailing party, costs and fees 26.18.160	Tax deferral program for investment projects Ch.
for validity 26.09.040	financial resources 26.09.090	82.60
Name change 26.09.150	health insurance coverage 26.18.170	Youth employment, service corps 50.65.138
Obligations	invalidity 26.09.040, 26.09.050	
separation contract 26.09.070	marital misconduct 26.09.090	DISTRIBUTORS
Parenting plan Ch. 26.09	modification, termination 26.09.170	Tax imposed 82.04.270, 82.04.440
Parties 1 26 00 020	obligations	DISTRICT AND MUNICIPAL COURT
armed forces member 26.09.030	clerk of court, duties 26.09.120	JUDGES' ASSOCIATION
residence 26.09.030	court order, to whom paid 26.09.120	District court districting committee, duties
Payments	enforcement	3.38.010
costs, attorneys' fees, and disbursements	application of chapter 26.18.030	District court rules, recommendations 10.04.800
26.09.140	commencement of proceedings,	Membership, meetings, and duties Ch. 3.70
litigation costs 26.09.140	jurisdiction 26.18.040	DISTRICT COURT JUDGES
methods 26.09.120	contempt action 26.18.050	Magistrates, are 2.20.020
termination	definitions 26.18.020	DISTRICT COURTS (See also COURTS OF
death 26.09.170	mandatory wage assignment order and disbursement 26.18.090	LIMITED JURISDICTION; JUSTICE
remarriage 26.09.170	petition or motion 26.18.070	AND INFERIOR COURTS; JUSTICE
visitation 26.09.160 Petition	payments	COURTS; JUSTICES OF THE PEACE)
contents 26.09.020	bad checks, clerk to accept only cash or	Actions, damages, five thousand dollars of less,
fraudulent inducement 26.09.030	certified funds 26.09.120	attorneys' fees as costs 4.84.300
joinder by spouse 26.09.030	separation 26.09.050, 26.09.060	Administrator for the courts
Pleading	temporary 26.09.060	application of 2.56.080
petition 26.09.010	uniform interstate family support act Ch.	Advertising authority to solemnize marriages,
response 26.09.010	26.21A	prohibited 3.66.110
show cause 26.09.270	venue 26.09.280	Appeals 10.10.010
temporary restraining order 26.09.060	Stepchildren, education, joint liability, liability	Appeals from
Preliminary injunction	after divorce 26.16.205	civil actions
effect, scope, termination 26.09.060	Summons 26.09.030	costs 4.84.130
Procedure 26.09.010, 26.09.030	Temporary maintenance or support 26.09.060	Appeals pending from former courts not affected
Proceedings, civil practice to govern 26.09.010	Temporary restraining order or preliminary	by justice and inferior courts act of 1961
Professional service, referrals to juvenile court	injunction 26.09.060	3.74.900
26.09.210	Termination of	Arrest authority of judges 10.04.020
Property disposition 26.09.040	child support 26.09.170	Assessment of punishment by district judge
dissolution 26.09.050, 26.09.060	spousal maintenance 26.09.170	3.66.065
by duress 26.09.080	Time limits 26.09.030	Attorney
generally 26.09.060	conversion of separation to dissolution	may act as judge 2.28.040
invalidity 26.09.050, 26.09.060	26.09.150	Bail 10.04.040
marital misconduct 26.09.080	Transfer to family court 26.09.030	Bail for traffic violations, posting and forfeiture
modification 26.09.170	Transmittal of certificate to state registrar of vital	procedure 3.30.090
separation 26.09.050, 26.09.060	statistics 26.09.150	Bill of exception procedure inapplicable to
Psychiatric information, request 26.09.220	Trial, jury dispensed with 26.09.010	4.80.140
Reconciliation 26.09.030	Validity of marriage	Civil jurisdiction 3.66.020
Recording 26.09.070	decree effect 26.09.010	Clerk of the district court, bond 3.34.090

DISTRICT COURTS

		1
Clerks	District court personnel, errors and omissions	Judges
compensation 3.54.010	insurance expense reimbursable to county	additional positions, approval by county
deputy clerks	3.34.090	legislative authority required 3.34.025
	District judge	designation of justices of the peace as district
compensation 3.54.010, 3.58.030		
powers and duties 3.54.020	bond 3.34.090	judges 3.30.030
recordkeeping requirements 3.30.070	disqualification	eligibility to hold office 3.34.060
Coroners	partners of 3.34.120	full time
acting as judge 36.24.160	election	designation as 3.34.040
	joint districts 3.38.060	
Costs		duties, practice of law prohibited 3.34.040
appeals to superior courts 4.84.130	procedure 3.34.050	number
disposition and interest 3.62.040	exchange of judge 3.34.140	determination by weighted caseload analysis
Costs of defense at public expense, determination	full time	3.34.020
of 3.62.050	ineligible for any other office or public	number per county 3.34.010
	employment than judicial 3.74.020	part time
Counties, motor vehicle violations, venue in	ineligible for other employment or office if	
district court 46.52.100		duties 3.34.040
County trial court improvement account 3.58.060	full time 3.74.020	salaries and wages 3.58.020
Courtrooms and office space	mandatory retirement age 3.74.030	pro tempore appointments 3.02.060
	oath of office 3.34.080	qualifications 3.34.060
costs, determination of 3.62.050	presiding judge, selection and duties 3.34.150	Judgments
furnishing of 3.58.050	remuneration 3.34.100	Judgments
lease or construction of courtrooms and		certified transcripts of
offices, authority of county legislative	retirement, mandatory retirement age 3.74.030	entry in execution docket by clerk 4.64.120
authority 3.58.050	salary 3.58.030	indexing of by clerk 4.64.120
location limitation 3.38.022	salary reductions for absences, exceptions	transcript of docket to contain copy of
	3.34.130	judgment 4.64.110
Criminal cases	state retirement system, member of 3.74.010	
code cities	term of office 3.34.070	Jurisdiction 7.16.040
agreement with county to handle cases,		certiorari 7.16.040
arbitration 35A.11.200	travel expenses 3.58.040	civil 3.66.020
	vacancies in office 3.34.100	civil process 3.66.100
municipalities	District judge pro tempore	criminal 3.66.060
agreement with county to handle, arbitration	bond 3.34.090	
35.20.010, 35.22.425, 35.27.515,	designation 3.34.130	criminal process 3.66.100
35.30.100	oath of office 3.34.080	equity jurisdiction Const. Art. 4 § 6
Criminal procedure		generally 3.66.010
	salary 3.58.030	harassment actions, transfer to superior court
district judge and not jury to assess	travel expenses 3.58.040	allowed, conditions 10.14.150
punishment 3.66.065	District judicial officers	ne exeat 7.44.060
fines and costs, judgment for 10.04.110	disqualification 3.34.110	
jury	Electoral districts	public nuisance abatement, transfer of
demand for 10.04.050		proceedings to superior court 9.66.040
	single districts with multiple locations	territorial 3.66.100
plea of guilty 10.04.070	definitions 3.38.080	writ of prohibition, jurisdiction prohibited
punishment not adequate, ordering defendant	establishment 3.38.070	7.16.300
to appear in superior court 10.04.100	subcounty local districts	
Damage actions, five thousand dollars of less,	definitions 3.38.080	Jury trial
attorneys' fees as costs 4.84.300	establishment 3.38.070	demand for
Deferred sentencing 3.66.067, 3.66.068,	Enhanced enforcement district	criminal proceedings 10.04.050
		Mandamus, jurisdiction to issue 7.16.160
3.66.069	assignment of visiting judges to 2.56.110	Marriages, advertising prohibited 3.66.110
Definitions 3.30.010	Equity jurisdiction Const. Art. 4 § 6	
Departments, created by districting plan 3.30.050	Exception procedure inapplicable to 4.80.140	Membership, meetings, and duties Ch. 3.70
District court commissioners	Expenses of court	Motor vehicle violations, venue 46.52.100
appointment 3.42.010	charges against governmental unit funds	Municipal courts
	3.62.050	concurrent jurisdiction 35.20.250
bond 3.34.090		Municipal departments
compensation 3.42.040	county current expense fund 3.62.050	alternate provisions
oath of office 3.34.080	determination of expenses 3.62.050	
powers, limitations 3.42.020	how paid 3.62.050	conviction
qualifications 3.42.010	quarterly disbursements to pay 3.62.050	imprisonment for fine and costs 3.50.300
	Fees	in existence prior to July 1, 2008 3.46.015
salary 3.58.030	conviction or plea of guilty 3.62.085	termination
term of office 3.42.010		agreement with county to handle criminal
travel expenses 3.58.040	disposition and interest 3.62.020	cases, arbitration 35.20.010, 35.22.425,
District court districts	fees allowed as court costs 3.62.065	35.27.515, 35.30.100
boundaries 3.38.050	fees for services 3.62.060	
	filing fees 3.62.060, 3.62.070	Name change orders
districting committee	Filing fees	filing and recording 36.22.200
duties 3.38.020	civil cases 3.62.060	Name changes 4.24.130
districting plan 3.38.020	criminal cases 3.62.070	Ne exeat, jurisdiction 7.44.060
adoption procedure 3.38.030		Offender supervision by another state 3.66.140
amendments to 3.38.040	establishment of fees to be paid by city	Penalties
date for ending terms of incumbents to be set	3.62.070	
	surcharge to fund dispute resolution centers	suspension of, when 3.62.010
3.38.031	imposition by county legislative authority	Powers 3.66.010
effective date 3.38.040	7.75.035	Probation and parole services
interim judges to be appointed 3.38.031	traffic infractions 3.62.070	costs, determination of 3.62.050
office and courtrooms of more than one	Fines	Probation termination 3.66.069
district in same building, may provide		
3.38.022	disposition and interest 3.62.020, 3.62.040	Process, territorial jurisdiction to issue 3.66.100
	suspension of, when 3.62.010	Promotion of efficiency to minimize costs to
transitional provisions 3.38.031	Fines, penalties, forfeitures, and costs collected	cities that use the district courts
establishment standards 3.38.050	by district courts	cities and courts to cooperate to minimize
joint districts 3.38.060	disposition 10.82.070	costs 3.62.100
District court income	Forfeitures	Public defense
remittance 3.62.050		
	disposition and interest 3.62.020, 3.62.040	costs of, when paid by city 3.62.070
remittance to appropriate city treasurers	Forms for criminal actions, recommendations	determination of costs of 3.62.050
3.62.050	10.04.800	Public safety and education assessment 3.62.090
remittance to state general fund 3.62.050	Garnishment	Record of traffic charges, judge to keep
District court judge	actions and proceedings 6.27.030	46.52.100
full time	writs of garnishment	Recordkeeping requirements 3.30.070
salaries and expenses 3.58.010	form 6.27.100	Reference to

[RCW Index—page 238] (2008 Ed.)

justices courts or justice of the peace courts in	Youth courts Ch. 3.72	vacation of default judgment, procedure
other titles construed as meaning district	DISTRICT JUDGES	12.20.020
courts 3.30.015	Allegations uncontroverted, effect 12.08.080	dismissal of action without prejudice
justices of the peace in other titles construed as	Answers, requisites of 12.08.020	failure of plaintiff to appear 12.20.010
meaning district judges 3.30.015	Appearances, time for 12.04.160	venue wrong 12.20.010
Rules	Attachments	entry of, time of 12.20.030
district and municipal court judges' association recommendations 10.04.800	form 12.04.205, 12.04.207	against party refusing to testify 12.16.080
power of district court to adopt, restriction	service of writ 12.04.050	party refusing to testify, against 12.16.080
3.30.080	Barratry, by 9.12.020	small claims
procedural rules in conflict with rules of	Civil actions	nonpayment, procedure 12.40.110 payment of immediately 12.40.100
supreme court of no effect 3.30.080	commencement of, how 12.04.010	Jurisdiction
supreme court may adopt 3.30.080	appearance and agreement, by 12.04.010 complaint and notice, by 12.04.010,	acquired, when 12.04.130
Rules of pleading, practice, and procedure	12.04.030	municipal courts, effect upon 35.20.910
authority to supreme court to promulgate	debt, action to recover 12.04.020	small claims department 12.40.010
2.04.190 Salaries and expenses	service of summons, by 12.04.010	Jury trial
clerks 3.54.010, 3.58.030	forms 12.04.200	demand for 12.12.030
court commissioners 3.58.030	Complaint and notice	fee 12.12.030
court expenses 3.58.050	commencement of action by 12.04.010,	number of jurors 12.12.030
deputy clerks 3.54.010	12.04.030 filing of 12.04.030	oath of jurors 12.12.070
full time district court judge 3.58.010	filing of 12.04.030 form of 12.04.030	qualifications of jurors 12.12.030 Jury trials
judges 3.58.030	service of 12.04.040, 12.04.050, 12.04.080	discharge upon disagreement 12.12.090
judges pro tempore 3.58.030 part time district judge 3.58.020	Continuances	Minors before
payment of 3.58.030	amended pleading causing, effect 12.08.110	guardian ad litem, appointment for minor
travel expenses 3.58.040	practice in superior court applies to 12.12.010	defendant 12.04.150
Seal 3.54.030	testimony, continuance to procure 12.12.010	guardian or next friend of plaintiff,
Sentences, suspension of fines or penalties	Costs	appointment of 12.04.140
3.62.010	amendment of pleading, payment of costs to	Motor vehicle law
deferral of sentence	adverse party 12.08.110 bond in lieu of security, recovery on 12.04.180	concurrent jurisdiction 46.08.190
authority 3.66.067	continuance to procure testimony, cost to	Municipal courts limitation of jurisdiction, effect as 35.20.910
continuing jurisdiction, term 3.66.068 limitation on time of deferral 3.66.067	party applying for 12.12.010	Pleadings, civil actions
revocation of deferred or suspended	deposit in court made and rejected by plaintiff	accounts, how pleaded 12.08.060
sentence, limitation on new sentence	12.20.040	allegations uncontroverted, effect 12.08.080
3.66.069	garnishment plaintiff, security required by	amendments to 12.08.090, 12.08.110
Sessions, times and places 3.30.040	12.04.170	answer, requisites of 12.08.020
Small claims	nonresidents, security required by 12.04.170 prevailing party entitled to 12.20.060	appearance of parties, pleadings take place
appeals, authorization and procedure Ch. 12.36	tender made by defendant of amount owed,	upon 12.08.010
attorney, self-representation without 2.48.190	effect 12.20.040	complaint, requisites of 12.08.020 continuance due to amendment of pleading
department organization and operation Ch.	Debt, action to recover	12.08.110
12.40	filing of claim 12.04.020	denial on knowledge or information, effect
filing fees, surcharge to fund dispute	summons	12.08.050
resolution centers	contents 12.04.020 issuance, form 12.04.020	docketing of 12.08.040
imposition by county legislative authority	service of 12.04.020	filing of 12.08.040
7.75.035 self-representation 2.48.190	Dismissal of action without prejudice, failure of	instruments, how pleaded 12.08.060
Stay of execution 10.04.120	plaintiff to appear 12.20.010	objections to 12.08.090 oral or written 12.08.030
Subcounty local districts	venue wrong 12.20.010	reply to setoff 12.08.020
definitions 3.38.080	Eligibility to hold office 3.34.060	setoffs
establishment 3.38.070	Exchange of judge 3.34.140	how pleaded 12.08.120
Superior court appellate power over 2.08.020	Executions form of 12.04.203	small claims, informal 12.40.090
Theatrical enterprises	service of writ 12.04.050	time when due 12.08.010
wages cash deposit or bond required	Fees	variances between pleading and proof
action against 49.38.040	attorneys, prevailing party entitled to	12.08.100
Traffic violations bureau	12.20.060	verification of 12.08.070 what constitutes 12.08.020
bail	prevailing party entitled to 12.20.060	written or oral 12.08.030
city general fund, when paid into 3.30.090	remittance 3.62.050	Process
county current expense fund, when paid into	salaried justices remittance 3.62.050	constable's duties 12.04.070
3.30.090 posting and forfeiture of procedure 3.30.090	service of process, fees indorsed on return	failure to execute process, civil penalty
receipt for payment of 3.30.090	12.04.070	12.04.190
employees to be under civil service 3.30.090	suspense fund 3.62.050	return of 12.04.070
establishment 3.30.090	Forms	failure to make or false, civil penalty
offenses processed by 3.30.090	attachments 12.04.205, 12.04.207	12.04.190 service by 12.04.050, 12.04.060
Transcript of docket of, contents 4.64.110	civil procedure 12.04.200	sheriff's duties 12.04.070
Travel expenses court commissioners 3.58.040	Garnishment plaintiff, security required by 12.04.170	style of 12.04.050
court employees 3.58.040	Infant parties before	subpoena, form of 12.04.201
district judges 3.58.040	guardian ad litem, appointment for minor	Qualifications 3.34.060
judges pro tempore 3.58.040	defendant 12.04.150	Real property, title in dispute
Venue	guardian or next friend of plaintiff,	certification to superior court 12.20.070
change of 3.66.090	appointment of 12.04.140	docket entry 12.20.070
civil actions 3.66.040 transfer to proper district 3.66.050	Judgments default	proceedings in superior court 12.20.070 transcript certified to superior court 12.20.070
criminal actions 3.66.070	failure of defendant to appear and plead as	Rendition of accused persons act
removal to proper district 3.66.080	grounds for 12.20.020	designated agent must file certain documents
motor vehicle violations 46.52.100	relief or scope of judgment 12.20.020	with 10.91.010
Witnesses	setting aside of default judgment, procedure	impose conditions of release to assure
compelling attendance 12.16.015	12.20.020	appearance at hearing 10.91.020

service fee, recovery of, or costs limited to statutory amount 12.40.045 order for return of accused person to Hospitalization and medical aid for employees demanding court, judge or magistrate, issued by 10.91.030 and dependents, contracts with health care service contractors authorized 41.04.180 transfer of actions to small claims department preliminary hearing upon arrest of accused 12.40.025 Hospitalization and medical aid for officials and person advise right to confront witnesses against him 10.91.020 verification of claims 12.40.070 employees Subpoena, form of 12.04.201 costs not additional compensation, payment of Summons premiums 41.04.190 Hospitals, public, See HOSPITALS, subtitle advise right to counsel 10.91.020 contents 12.04.020 advise right to produce evidence 10.91.020 issuance, form 12.04.020 Public hospital districts Industrial development, See PORT DISTRICTS, may waive hearing and agree to be returned service of 12.04.020, 12.04.050, 12.04.080 Title to real property in dispute, certification of transcript to superior court 12.20.070 to demanding state 10.91.020 subtitle Industrial development districts set time and place of hearing 10.91.020 Insurance and health care for employees and Traffic school of city or town and county, justice may compel attendance at 46.83.050 members of governing authority, participation in state program 41.04.205 Irrigation, See IRRIGATION DISTRICTS warrant for arrest of accused person violating terms of release, issued by 10.91.010 Travel expenses 3.58.040 Trial by court 12.12.020 Replevin chapter 7.64 RCW available to plaintiff Library districts, See LIBRARIES Trial by judge 12.12.020 Local government service agreements for form 12.04.204, 12.04.206 Undertaking to indemnify constable, form services and facilities Ch. 36.115 pleading to setoff 12.08.020 12.04.208 Local improvement districts, See LOCAL service of writ 12.04.050 Variances between pleading and proof 12.08.100 IMPROVEMENT DISTRICTS Salaries and expenses deputy clerks 3.58.030 Verdicts, delivery to justice 12.12.080 Metropolitan park districts, See Visiting judge METROPOLITAN PARK DISTRICTS Salary 3.58.030 expenses, reimbursement for 3.34.140 Mining districts, See MINES AND MINING Service of process and papers Witnesses Officers and employees complaint and notice 12.04.040, 12.04.050 fees, indorsement on return 12.04.070 compelling attendance direct deposit of salaries and wages 41.04.240 attachment 12.16.030, 12.16.040 failure to attend, liability and damages payroll deductions to banks, savings banks, proof of service credit unions, or savings and loan how made 12.04.090 12.16.050 associations authorized, conditions publication, by 12.04.110 subpoenas, service, how and by whom 41.04.245 written admission, by 12.04.120 served 12.16.020 failure to attend, liability for damages Port district, See PORT DISTRICTS publication, by form of 12.04.100 Public utility districts, See PUBLIC UTILITY DISTRICTS 12.16.050 how made 12.04.100 fees, demandable in advance in civil actions Quarantine, See QUARANTINE proof of service, how made 12.04.110 12.16.030, 12.16.050 Rail districts, See COUNTY RAIL DISTRICTS when proper 12.04.100 return of 12.04.070 mileage, demandable in advance in civil Rehabilitation districts, See IRRIGATION
DISTRICTS, subtitle Rehabilitation districts actions 12.16.030, 12.16.050 false or failure, civil penalty 12.04.190 summons 12.04.020, 12.04.050 who may serve 12.04.060, 12.04.080 River and harbor improvement districts, See examination in own behalf 12.16.090 RIVER AND HARBOR IMPROVEMENT may be examined as witness 12.16.060 DISTRICTS writ of attachment, service of 12.04.050 rebuttal of testimony 12.16.070 Sanitary districts, See SANITARY DISTRICTS refusal to testify, procedure 12.16.080 Service agreements for providing local greater than plaintiff's demand and district subpoenas government services and facilities Ch. court jurisdiction, effect 12.20.050 service, how and by whom served 12.16.020 36.115 pleading of 12.08.120 reply to 12.08.020 Sewer districts, See WATER-SEWER DISTRICTS DISTRICTS Air pollution control districts, See AIR POLLUTION CONTROL, subtitle Districts Small claims appeals, authorization and procedure Ch. Soil and water conservation districts, See CONSERVATION DISTRICTS Assessments, See LOCAL IMPROVEMENTS 12.36 Taxing, See TAXING DISTRICTS AND AŚSESSMENTS appeals, restrictions and setting aside judgments 12.40.120 assignees, cannot be filed or prosecuted by 12.04.070 Bridge districts, See BRIDGE DISTRICTS Transfer of property or contracts for use for park Cemetery districts, See CEMETERIES, subtitle and recreational purposes 39.33.060 Tuberculosis districts, See COUNTIES, subtitle County road districts, See COUNTY ROADS County hospitals claims Water districts, See WATER-SEWER DISTRICTS how commenced 12.40.020 notice of, service 12.40.040 AND BRIDGES, subtitle County road County road improvement districts, See Weed districts, See WEEDS, subtitle Intercounty requisites of claim 12.40.050 COUNTY ROADS AND BRIDGES, weed districts verification of 12.40.070 subtitle County road improvement districts Whistleblower protection proceedings commencement of action in small claims Cultural arts, stadium and convention districts administrative law judge department 12.40.020 Ch. 67.38 assignment of judge to conduct proceedings department of small claims created 12.40.010 Diking and drainage, See DIKING AND at request of local government 34.12.038 costs for proceedings, allocation of responsibility for 34.12.039 DRAINAGE service of notice of claim 12.40.040 Dissolution of inactive special purpose districts filing 12.40.030 filing fees 12.40.020 annual statements, annual filing, transmittal DITCHES (See CANALS, DITCHES, AND by county auditor to state auditor 36.96.090 hearing, procedure informal 12.40.080 DRAINS) hearing and time of trial 12.40.030 county legislative authority, powers and duties DIVIDENDS informational brochure 12.40.800 36.96.060 definitions 36.96.010 Banks judgments determination of inactive district, procedure declaration after presentment of claims when failure to pay increase of judgment 12.40.105 nonpayment, procedure 12.40.110 payment of immediately 12.40.100 36.96.030 banks in possession of director 30.44.090 disposition of property 36.96.070 retained earnings, restricted to 30.04.180 notice of apparent inactivity annually, county stabilization act, payment of dividends payment plan may be ordered 12.40.100 jurisdiction of department 12.40.010 auditor 36.96.020 restricted 30.56.070 suspension of payment by director of financial institutions, when 30.04.180 unclaimed after liquidation and winding up, outstanding obligations, satisfaction of 36.96.080 notices appearance, to direct or suffer default 12.40.060 writ of prohibition or mandamus procedure disposition, escheat to state for permanent school fund after five years 30.44.150, 36.96.050 written findings, required 36.96.040
Fire protection, See FIRE PROTECTION
DISTRICTS requisites of notice 12.40.060 notices, service 12.40.040 pleadings, informal 12.40.090 30.44.180 when may be declared 30.04.180 ood control, See FLOOD CONTROL, subtitle Districts—1937 act Cooperative associations, See COOPERATIVE removal of actions to superior court, conditions 12.40.027 ASSOCIATIONS, subtitle Dividends and Health districts, See HEALTH AND SAFETY requisites 12.40.050 distributions

Corporations, See CORPORATIONS, subtitle Dividends Fish marketing associations, form, amount of

dividends 24.36.160 Insurance, See INSURANCE, subtitle Dividends Mutual savings banks, See MUTUAL SAVINGS

BANKS, subtitle Dividends Trust companies, dividends unclaimed after

liquidation and winding up, disposition 30.44.150, 30.44.180

Unclaimed property, abandonment, presumptions of

banks dividends unclaimed after liquidation 30.44.150, 30.44.180

DIVORCE (See DISSOLUTION OF MARRIAGE)

DMSO

Prescription, administration, permitted 70.54.190

DNA IDENTIFICATION SYSTEM

Collection of biological samples 43.43.754,

Criminal street gang database 43.43.762 Data base account 43.43.7532

Data base and data bank 43.43.753 Death penalty or life imprisonment

postconviction testing 10.73.170 Law enforcement agencies

local systems, establishment and operation, conditions and limitations 43.43.758

Local systems, establishment and operation, conditions and limitations 43.43.758 Services available to law enforcement agencies

43.43.756

State patrol

responsibilities 43.43.752

State patrol rulemaking authority 43.43.759
University of Washington school of medicine responsibilities 43.43.752

DOCK LINES

Canals and waterways, lowland fill areas, powers of cities and towns 35.56.210

DOCKETS (See also REGISTRATION OF LAND TITLES, subtitle Land registration docket)

District court

transcript of, contents 4.64.110

District judges

pleadings, docketing of 12.08.040 Entries

criminal procedure 10.46.020

execution docket, See DOCKETS, subtitle Execution

Execution

abstract of verdict entries 4.64.100 abstract to another county 4.64.100 administrative letters entered in 6.17.030 assignment of judgment recorded in 6.17.030 certificate of lien cessation entry, effect 4.64.100

certified transcript of, execution against local governmental entity 6.17.080

entries in, contents 4.64.080

certified abstracts of judgments by clerk 4.64.120

certified transcript of judgment of district 4.64.120

proof as legal representative for execution of judgments 6.17.030

proof of executor or administrator for proof of executor or administrator for execution of judgments 6.17.030 satisfaction of judgment for payment of money only 4.56.100 inspection of by public, when allowed 4.64.060

keeping of 4.64.060 location of 4.64.060

public record, as 4.64.060 verdicts entered in 4.64.020

Garnishment proceedings 6.27.070 Judgments

copy as evidence in redemption proceedings 6.23.080

execution docket, See DOCKETS, subtitle Execution

Justices of the peace

filing certified transcript of, judgment liens commenced on 4.56.200

Motions

argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100

Superior courts, records to be kept 36.23.030 Trials

entering trial date of issues of fact 4.44.020 preparation of docket entries, criminal procedure 10.46.020

priority for aged or ill parties in setting cases for trial 4.44.025

trial after docket date 4.44.020

DOCKS AND DOCKAGE (See WHARVES, DOCKS, AND LANDINGS)

DOCTORS (See OSTEOPATHY; PHYSICIANS AND SURGEONS)

DOCUMENTS (See RECORDS AND DOCUMENTS)

Accelerant detection dogs immunity from liability for handler using dog in line of duty 4.24.410

Bait, use as training bait prohibited, seizure of animals 16.52.300

Cities and towns

towns, licensing 35.27.370

unclassified cities, licensing 35.30.010

Control of pets infected with diseases communicable to humans Ch. 16.70

County license tax, See COUNTIES, subtitle Dogs, license tax

Dangerous dogs

certificate of registration, notification and

appeal 16.08.080 confiscation 16.08.100 defenses 16.08.090

definitions 16.08.070

potentially dangerous dogs 16.08.090 restraint outside enclosure, requirements 16.08.090

violations, penalties 16.08.100 Deer and elk, dogs harassing, taking and destruction 77.12.315

liability 16.08.040, 16.08.050 provocation as a defense 16.08.060

Dog control zones, establishment Ch. 16.10 Dog fighting, penalty 16.08.100

Dog guides or service animals, generally Ch. 70.84

Field trials, limitations 77.32.525, 77.32.540 Fire fighters

notice 43.44.120

Firefighters

notice 48.48.150 Greyhound racing prohibited 9.46.039

Guard animals registration 43.44.120, 48.48.150

Guide dogs or service animals

crimes against 9.91.170

Killing or injuring domestic animals duty of owner to kill 16.08.030

Killing or injuring livestock

killing of dog allowed 16.08.020 liability 16.08.010

License of

unclassified cities 35.30.010

License tax counties, See COUNTIES, subtitle Dogs, license tax

Licensing

dog control zones Ch. 16.10

Marauding dogs

duty of owner to kill 16.08.030

Police dogs

immunity from liability for handler using dog in line of duty 4.24.410

Potentially dangerous dogs, regulation 16.08.090 Search and rescue theft of 9A.56.030

Search and rescue, interfering with 9.91.175 Taking, concealing, injuring, killing, etc., penalty

DOMESTIC CORPORATIONS (See CORPORATIONS)

DOMESTIC PARTNERSHIPS

Child custody, generally Ch. 26.10

Child support

enforcement, generally Ch. 26.18 extension of rights and responsibilities 26.18.240

schedule, generally Ch. 26.19

Community property, property rights date of application 26.60.080

generally Ch. 26.16 Definitions 26.60.020, 26.60.025

Dissolution, generally Ch. 26.09
Family abandonment or nonsupport, generally
Ch. 26.20

Legislative findings 26.60.010 Patient visitation 26.60.070

Registration 26.60.040 Registry, forms, rules

secretary of state 43.07.400

Requirements 26.60.030

Subdivision of the state, partnerships created by 26.60.060

Termination 26.60.050, 26.60.055

DOMESTIC RELATIONS (See also GUARDIAN AND WARD; MARRIAGE; PARENT AND CHILD)

Community property, See COMMUNITY PROPERTY

Desertion and nonsupport, See DESERTION AND NONSUPPORT

Domestic violence, official response, see DOMESTIC VIOLENCE

DOMESTIC VIOLENCE (See also HARASSMENT)

Abuse victim found guilty of murder of abuser prior to July 23, 1989

petition to indeterminate sentence review board 9.95.045

resentencing to reduce sentence allowed 9.94A.890

review of inmate's sentence by indeterminate sentence review board 9.95.047

Appearance before a magistrate by defendant 10.99.045

deadly weapons

surrender of 10.99.045

Arrests

detention period 46.64.015

immunity for police officer 10.31.100 warrantless arrest, when authorized 10.31.100

Child custody and visitation issues

jurisdiction 26.50.020 Child custody or residential placement, prerequisites for court before granting restraining order 26.50.135

Client records not subject to discovery, exceptions 70.123.075

Courts

duties, requirements 10.99.040

Deadly weapons surrender of 10.99.040, 10.99.045

Definitions 10.99.020

Domestic violence education program for health care professionals 43.70.610 Electronic monitoring may be required as condition of release of defendant 10.99.040

Enforcement of orders restricting contact with victim 10.99.055

Fatality reviews, data collection and analysis Ch.

DOMESTIC WASTE WATER TREATMENT PLANTS

prohibition of future possession of weapon or

Firearms

procedures Ch. 26.50

DOUBLE INDEMNITY

Life insurance 48.23.250

temporary maintenance or support motions protection orders 26.09.060 vulnerable adults 26.50.021 Purpose, intent 10.99.010 license 9.41.800 DOUBLE JEOPARDY (See BAR TO surrender of weapon or license 9.41.800 PROSECUTION) Foreign protection order full faith and credit act DOUGLAS COUNTY Ch. 26.52 Relief available, types 26.50.060, 26.50.070 Boundaries, tracing of 36.04.090 Forms, instructions, and informational brochures Reporting, interference with reporting a gross misdemeanor 9A.36.150 Superior court judges, number of 2.08.062 administrative office of the courts to prepare DOWNTOWN AND NEIGHBORHOOD COMMERCIAL DISTRICTS (See CITIES AND TOWNS) 26.50.035 Reporting of incidents availability from court clerks 26.50.030 requirements and procedures 10.99.030 Health professions Restraining orders education program for health care issuance of order in dissolution decree, DRAFT (See MILITIA AND MILITARY professionals 43.70.610 procedure 26.09.050, 26.09.060 AFFÀIRS, subtitle Enrollment) Hotline number to be given to victims 10.99.030 violation Insurance arrest 10.31.100 DRAINAGE DISTRICTS (See DIKING AND DRAINAGE, subtitle Drainage districts; SEWERAGE, WATER AND discrimination against victims prohibited Sentence 48.18.550 restriction of defendant's contact with victim Interference with reporting a gross misdemeanor 10.99.050 DRAINAGE SYSTEMS—COUNTIES) 9A.36.150 Shelter availability, inform victim 10.99,030 DRAINS (See CANALS, DITCHES, AND Shelters for victims of Interpreter, appointment and duties 26.50.055 DRAINS) Judgment, lien on real estate for costs and fees 26.50.200 assistance payments to families in shelters 70.123.110 DRAWBRIDGES (See BRIDGES) Law enforcement officers contract services, authorized 70.123.090 definitions 70.123.020 DRIVER LICENSE COMPACT liability for performance of duty 10.99.070 Generally Ch. 46.21 policy or violence committed by 10.99.090 disclosure of recipient information 70.123.076 DRIVERS' LICENSES (See MOTOR training, duty, arrest powers, reports, duties and responsibilities 70.123.070 VEHICLES, subtitle Drivers' licenses) transportation of victims, records 10.99.030 expert services, nonprofit group programs DRIVERS' TRAINING (See MOTOR 70.123.050 VEHICLES, subtitle Drivers' training Leave from employment funding, sources 70.123.100 administrative findings, effect of 49.76.110 legislative findings 70.123.010 schools) authority to adopt rules 49.76.150 definitions 49.76.020 enforcement 49.76.070, 49.76.080, 49.76.090, service denial or withdrawal, civil immunity DRIVEWAYS Cities and towns, construction, reconstruction 70.123.120 services to be provided, minimum standards and repair, generally Ch. 35.68 49.76.100 70.123.040 DRIVING UNDER THE INFLUENCE (See legislative findings 49.76.010 notice 49.76.040, 49.76.130, 49.76.140 social and health services, department of also DEFERRED PROSECUTION consultation with experienced and expert PROGRAM; MOTOR VEHICLES, purpose 49.76.030 persons and organizations 70.123.080 subtitle Driving under the influence) retaliation against employee 49.76.120 duties and responsibilities 70.123.030 Alcohol concentration, defined 46.04.015, Technical assistance grant program counties 70.123.140 retention of pay or benefits 49.76.050 46.61.502 scope 49.76.060 Alcohol information school attendance Location of victim not to be disclosed 10.99.040 local communities 70.123.130 Marriage application and records disclosure 26.04.175 46.61.5056 Temporary protection order, ex parte 26.50.070 Victim convicted of murder of abuser Alcohol or drug tests blood withdrawal, immunity from liability Murder reduction in sentence, notice 72.02.270 46.61.508 abuse victim found guilty of murder of abuser prior to July 23, 1989 petition to indeterminate sentence review Victims implied consent 46.20.311, 46.20.3101 address confidentiality program Ch. 40.24 landlord and tenant provisions 59.18.570, 59.18.575, 59.18.580, 59.18.585 license sanctions 46.20.311, 46.20.3101 procedure 46.61.506 board 9.95.045 refusal to take 46.61.517 reduction in sentence, notice 72.02.270 leave from employment Ch. 49.76 resentencing to reduce sentence allowed 9.94A.890 notice of prosecution decision 10.99.060 custody and removal of vehicle 46.55.113 Bicyclists 46.61.790 Vulnerable adults review of inmate's sentence by protection orders 26.50.021 Blood tests indeterminate sentence review board DOMESTIC WASTE WATER implied consent 46.20.308 9.95.047 TREATMENT PLANTS (See WASTE Breach of duty imposed by statute, ordinance, or No-contact order TREATMENT PLANT OPERATORS) assault in violation of order, class C felony DONATION BINS negligence per se 5.40.050 10 99 050 enforcement 10.99.055 Trash deposited in bin Breath tests misdemeanor 9.91.130 implied consent 46,20,308 procedure 10.99.040 Counties procedure for issuing and entering 10.99.045 sentence conditions 10.99.050 statewide notice 10.99.040 DONATION CLAIMS (See also minimum penalties 36.32.127 HOMESTEADS) Criminal history and driving record, verification Ejectment and quieting title actions 7.28.280 violation, penalties 10.99.040, 10.99.050 46 61 513 **DONATIONS** (See also CONTRIBUTIONS; Notice of legal rights and remedies 10.99.030 Custody and removal of arrested driver's vehicle 46.55.113 Defenses 46.61.502 Parenting plan Anatomical gifts 68.50.500 designation of custodian for purposes of other Benevolent societies, real property, marking on statutes 26.50.220 Penalty assessment 10.99.080 Deferred prosecution program Ch. 10.05 plat 58.08.015 Defined 46.61.502 Cities and towns Perpetrator programs standards 26.50.150 Diagnostic evaluation and treatment for alcohol authority to accept and use 35.21.100 violators 46.61.5056 use to finance pedestrian malls 35.71.060 Prevention account 70.123.150 Driver under age twenty-one Prosecuting attorney, information to be furnished to the victim 10.99.060 Conveyances, donations marked on plat, mandatory appearances 46.61.50571 quitclaim deed, effect 58.08.015 Driver under twenty-one consuming alcohol, Food to needy persons liability Ch. 69.80 penalties 46.61.503 Protection orders computer entry for statewide notice 26.09.060 Driver's license foreign protection order full faith and credit act Ch. 26.52 Judges' retirement fund, to 2.12.050 ignition interlock driver's license 46.04.217. Metropolitan park districts, public streets 46.20.385 35.61.290 harassment, civil proceeding 10.14.200 probationary license 46.20.355 Real property, marked on plat, effect 58.08.015 immunity for arresting officer 26.09.300 inform victim of rights 10.99.030 revocation for refusal to take breath or blood test 46.20.308 Trash deposited in donation bin, misdemeanor 9.91.130 judicial information system, required contents suspension or revocation 46.20.311 DOORS of database 26.50.160, 26.50.165 Driving record, abstract of notice 26.09.300 Public buildings, swinging outward 70.54.070 access 46.52.130

[RCW Index—page 242] (2008 Ed.)

Delivery or use prohibited, penalty 69.50.412 counterfeit substances 69.50.416 recordkeeping requirements 46.52.100 Drugs 46.61.540 Seizure and forfeiture 69.50.505 definitions 69.50.101 Selling or giving prohibited, penalty 69.50.4121 distribution to person under age eighteen, penalty 69.50.406 Emergency response caused by intoxication recovery of costs of emergency response costs DRUGGISTS (See PHARMACIES AND from convicted person 38.52.430 diversion prevention and control 69.50.525 PHARMACISTS) Enhanced enforcement district educational and research programs 69.50.508 DRUGLESS HEALING (See electronic communication of prescriptions authorized, conditions 69.50.312 judges, assignment of visiting judges to NATUROPATHY) district 2.56.110 DRUGS (See also PHARMACIES AND PHARMACISTS; PRESCRIPTIONS) enforcement personnel, powers 69.50.500 fish and wildlife chemical capture program Evidence 46.61.502 penalty schedule 46.61.5055 Abatement order 7.43.080, 7.43.090 69.50.320 state toxicology laboratory and enforcement funding fee 46.61.5054 hazardous substances, cleanup 69.50.511 Abortion articles or drugs for, exposing for sale, penalty homicide 69.50.415 Felony alcohol violators 9.68.030 imitation substances, violations and treatment during incarceration 9.94A.603 Adulteration enforcement Ch. 69.52 Fresh pursuit, uniform act Ch. 10.89 inspections by pharmacy board 69.50.501, compendium standard, failure to comply Gross misdemeanor 46.61.502 69.04.420 Ignition interlocks, biological and technical devices 46.04.215, 46.20.710, 46.20.720, 46.20.740, 46.20.745, 46.20.750 harmful substances 69.04.410 intergovernmental cooperation 69.50.504 strength, purity, or quality below standard 69.04.430 juvenile driving privileges, revocation for violation 69.50.420 Impaired driving safety account 46.68.260 Implied consent 46.20.308, 46.20.311, substitution or admixture 69.04.440 liability of enforcement personnel 69.50.506 list of included substances 69.50.206 Adulteration, penalty 18.64.270 Advertising, when deemed false 69.04.710, 69.04.720 46.20.3101 manufacture, distribution, and dispensing Negligent homicide by motor vehicle 46.61.540 recordkeeping requirements 69.50.306 Personal injury, contributory fault 5.40.060 Physical control of a vehicle under the influence registration requirements 69.50.302, 69.50.303 AIDS counseling 70.24.095 AIDS testing and counseling 70.24.350 46.61.504 rule-making authority of pharmacy board 69.50.301 Anabolic steroids, See STEROIDS Record of traffic charges Androgens, See STEROIDS Antipsychotic medications abstract of record 46.52.100 Removal of arrested driver's vehicle 46.55.113 Seizure and forfeiture of vehicle 46.61.5058 seizure or placement under seal 69.50.304 violations, revocation suspension of registration 69.50.304, 69.50.305 mental illness 71.05.215 Antiseptic as germicide, determination 69.04.017 transfer, sale, or encumbrance of vehicle a Arrests, possession of cannabis, when authorized methamphetamine, possession of substances misdemeanor 46.12.270 10.31.100 with intent to manufacture, penalty Sentences Breach of duty imposed by statute, ordinance, or 69.50.440 attendance at program focusing on victims 46.61.5152 minors sale or transfer to minor of controlled negligence per se 5.40.050 intermittent fulfillment 46.61.5151 Buildings substance 69.50.414 Vehicular assault 46.61.522 misdemeanor violations, minimum abatement order 7.43.080, 7.43.090 damages not precluded 7.43.130 forfeiture, proceeds 7.43.100 Vehicular assault, homicide 7.68.020 imprisonment 69.50.425 Vehicular homicide 46.61.520 nomenclature 69.50.202 injunctions, drug nuisances Ch. 7.43 pharmacy board, authority and enforcement enhanced enforcement districts 3.66.070 lien 7.43.120 moral nuisances 7.48.052 69.50.201 Wrongful death, contributory fault 5.40.060 possession by person not a prisoner in a Buildings, use for unlawful drugs 69.53.010, 69.53.020, 69.53.030
Chemical dependency, See ALCOHOLISM AND DRUG ADDICTION correctional institution, penalty 9.94.045 possession in correctional institutions DRIVING WHILE INTOXICATED (See DRIVING UNDER THE INFLUENCE) prohibited, posting of notice required 9.94.047 DROPOUTS (See SCHOOLS AND SCHOOL **DISTRICTS**, subtitle Educational preemption by state 69.50.608 prescriptions 69.50.308, 69.50.311 Child abuse centers) alcohol or controlled substances as DROUGHT contributing factor, evaluation of alleged perpetrator 26.44.170 prisoner in penal institution, penalty for possession 9.94.041 prohibited acts Drought preparedness account 43.83B.430 Ecology, department of emergency relief powers implementation orders, procedure 43.83B.405 Codeine bar to prosecution 69.50.405 conspiracy 69.50.407 controlled substances, uniform act Ch. 69.50 Colleges or universities distribution or dispensing, penalties liquor or illegal drug use, complaint legislative intent 43.83B.400 procedures and sanctions 28B.10.575 69.50.402 limitations on powers granted 43.83B.425 distribution to person under age eighteen, penalty 69.50.406 drug paraphernalia 69.50.412, 69.50.4121 Common carriers, inspection of records loans and grants, authority to make 43.83B.415 69.04.810 Common name and ingredients, labeling rule making authority 43.83B.420 requirements 69.04.490 manufacture, delivery, or possession, withdrawals and diversions of water, Community-police partnership penalties 69.50.401 temporary, authorization 43.83B.410 local law enforcement agencies encouraged to penalties under other laws 69.50.404 procurement, penalties 69.50.403 sale for profit 69.50.410 Flood control, permit processing, emergency form in high crime areas 43.101.240 water withdrawals and facilities, expedited Condemnation 69.04.100, 69.04.150 86.16.180 Contaminated properties second or subsequent offenses 69.50.408 General provisions 43.83B.300 decontamination, disposal, or removal Ch. property or money, receipt from U.S. attorney Joint select committee on water supply during general, agencies authorized 43.17.150 republishing and updating schedules 69.50.213 Controlled substances created 90.86.010 administrative procedure, judicial review meetings, requests for information 90.86.030 membership 90.86.020 69.50.507 schedule I analysis of controlled substance by state patrol crime laboratory criteria for inclusion 69.50.203 Withdrawals and diversions of water, temporary, list of included substances 69.50.204 authorization by department of ecology analytical report is prima facie evidence schedule II 43.83B.410 43.43.680 cannabis products included for controlled substances therapeutic research program purposes 69.51.080 guilty person to pay crime laboratory analysis fee 43.43.690 DRUG AND ALCOHOL PROGRAMS (See ALCOHOLISM AND DRUG
ADDICTION; DEFERRED subpoena of forensic scientist 43.43.680 criteria for inclusion 69.50.205 animal control agencies, sodium pentobarbital schedule III PROSECUTION PROGRAM) $use\ 69.50.31\bar{0}$ criteria for inclusion 69.50.207 DRUG COURTS application of chapter 69.50.601 list of included substances 69.50.208 Authorization 2.28.170, 2.28.190 burden of proof 69.50.506 schedule IV DRUG PARAPHERNALIA containers 69.50.309 criteria for inclusion 69.50.209 Definitions 69.50.102 controlled substance analog 69.50.214 list of included substances 69.50.210

schedule V	Drug paraphernalia	drugs in transit for completion, labeling
criteria for inclusion 69.50.211 list of included substances 69.50.212	definitions 69.50.102 Drug-affected babies, prenatal newborn	exemption 69.04.550 false or misleading 69.04.450
schedules, authority to change 69.50.201	screening Ch. 70.83E	habit forming substances 69.04.480
search and seizure	Drug-free zones 69.50.435	improper packaging and labeling 69.04.510
rental premises, landlord notification	Embargo 69.04.110, 69.04.120, 69.04.130,	name and ingredients 69.04.490
69.50.510	69.04.140, 69.04.150	packaged drugs 69.04.460
warrants 69.50.509	Emergency response caused by intoxication	prescription drugs, labeling exemptions
seizure and forfeiture	recovery of emergency response costs from	69.04.560
landlord's property, damage costs 69.50.505 procedure 69.50.505	convicted person 38.52.430	readability 69.04.470 Laetrile
property subject to seizure and forfeiture	Enforcement authority 69.04.730, 69.04.800 Enforcement funding, cigarette tax Ch. 82.24,	certification 70.54.140
69.50.505	Ch. 82.26	legislative declaration 70.54.130
uniformity of interpretation 69.50.603	Epinephrine, pseudoephedrine,	physician's immunity from prescribing or
violations	phenylpropanolamine	administering 70.54.150
counterfeit substances 69.50.416, 69.50.4011	emergency medical services' personnel,	prescription, administration, permitted
delivery of substance in lieu of 69.50.4012	authority to administer 18.73.250	70.54.140 Landlord and tenant
felonies, additional fine 69.50.430	precursor drug sales, requirements Ch. 69.43 Factories, warehouses, and vehicles, right of	manufactured or mobile homes
health care practitioners, license suspension	entry 69.04.820	tenant duties 59.20.140
69.50.413	Food, drug, and cosmetic act Ch. 69.04	termination grounds 59.20.080
injunctions 69.50.503	Generic drugs	notification of landlord of seizure 59.18.075
involving a person under eighteen 69.50.4015	substitution for brand name drugs 69.41.110,	notify landlord of seizure 59.20.155
marihuana, possession of forty grams or less	69.41.120, 69.41.130, 69.41.140,	tenant duty regarding 59.18.130, 59.18.180
69.50.4014	69.41.150, 69.41.160, 69.41.170, 69.41.180	unlawful detainer 59.18.180, 59.18.390, 59.18.400
misdemeanors, minimum imprisonment	Group contracts for health care services	Legend drugs, See DRUGS, subtitle Prescription
69.50.425	48.44.240	drugs
possession of 69.50.4013	Habit forming substances	Licenses
provisions not applicable to RCW 69.50.410 69.50.4016	labeling requirements 69.04.480	manufacturers 18.64.045
public places or facilities, violations	Hallucinogenic substances	peddlers' registration 18.64.047
committed in or on 69.50.435	controlled substances, uniform act Ch. 69.50	refusal, suspension, and revocation
wiretaps	Health, department of police power 18.64.009	appeal procedure 18.64.200 grounds 18.64.165
authorization 9.73.090, 9.73.230	Health care entities	wholesalers 18.64.046
evidence, admissibility 9.73.230	license and requirements for legend drug and	Lie detector tests, requiring of employee or
judicial authorization 9.73.220 one-party consent 9.73.210	controlled substance purchase or use,	prospective employee, unlawful, penalty,
reports 9.73.230	exception 18.64.450, 18.64.460, 18.64.470	exception 49.44.120
violations 9.73.240	Hearings 69.04.750, 69.04.761 Human growth hormones, See STEROIDS	Liquor laws, exemptions 66.12.060, 66.12.070
Controlled substances, uniform act Ch. 69.50	Hypodermic syringes, needles	Manufacturers licensing requirements 18.64.045
Controlled substances therapeutic research	dealer's duty to determine sale legality	penalties for violations 18.64.045
program Ch. 69.51 Covers or caps on bottles or jars, safety	70.115.050, 70.115.060	Marijuana
requirements 18.64.246	Imitation controlled substances	controlled substances, uniform act Ch. 69.50
Crack houses Ch. 69.53	contraband, seizure 69.52.040	controlled substances therapeutic research
Cure of certain diseases, when claim deemed	definitions 69.52.020 injunctive action by attorney general	program 69.51.060 medical use
false advertising 69.04.720	69.52.050	definitions 69.51A.010
Dangerous drugs arrests, possession of cannabis, when	injunctive action by manufacturer 69.52.060	lawful possession allowed, state not liable
authorized 10.31.100	juvenile driving privileges, revocation for	69.51A.050
cannabis, possession of, warrantless arrests for	violation 69.52.070	medical conditions, addition to those
10.31.100	seizure at rental premises, landlord	included in chapter 69.51A.070
rehabilitation and treatment programs and	notification 69.52.045 violations, exceptions 69.52.030	patients and primary caregivers protected, criteria 69.51 A.040
facilities authorized 72.49.020	Improper packaging and labeling 69.04.510	physicians excepted from criminal laws,
Dangerous products, dissemination of information 69.04.840	Infants, drug and alcohol-affected	conditions 69.51A.030
Deterioration precautions 69.04.520	comprehensive plan 13.34.803	possession of forty grams or less, penalty
Directions for use 69.04.500	definition 13.34.801, 13.34.802	69.50.4014
DMSO	model project 13.34.800	purpose and intent 69.51A.005
prescription, administration permitted	study 13.34.805, 13.34.8051 Injunctions	restrictions and limitations 69.51A.060 rules, department of health 69.51A.080
70.54.190 DMSO (Dimethyl sulfoxide), authorized	damages not precluded 7.43.130	possession of, warrantless arrests for
69.04.565	forfeiture, proceeds 7.43.100	10.31.100
Driver's license ineligibility 46.20.031	lien 7.43.120	Methamphetamine
Driving privileges of juveniles	nuisances Ch. 7.43	controlled substances, uniform act Ch. 69.50
revocation for alcohol or drug violations	Intrastate commerce in food, drugs, and cosmetics Ch. 69.04	manufacture with child on premises, reporting
66.44.365 Driving under the influence	Investigational use drugs 69.04.630	requirements 26.44.200 manufacture with child on premises, special
personal injury, wrongful death, contributory	Investigations 69.04.780, 69.04.790	allegation 9.94A.605
fault 5.40.060	Itinerant peddlers or vendors, registration	Minors
traffic safety commission to inform and	requirements 18.64.047	driving privilege revocation, alcohol or drug
educate 43.59.140	Juveniles	violations 66.44.365
Drug asset forfeiture cases	driving privileges, revocation and	Misbranding false or misleading labels 69.04.450
attorney general assistance to local law enforcement agencies 43.10.260	reinstatement following violation 69.50.420, 69.52.070	Misleading representations 69.04.430
distribution of recovered assets 43.10.270	driving privileges affected by violations,	Moral nuisances
Drug control assistance unit of state patrol	revocation and reinstatement 13.40.265	defined 7.48A.010
43.43.600, 43.43.610, 43.43.620, 43.43.630,	Kidney dialysis programs, prescription drugs	Motor carriers
43.43.640, 43.43.650	18.64.257	alcohol and controlled substance testing
Drug courts, authorization 2.28.170, 2.28.190	Labels	program 81.04.530
Drug enforcement and education account	deterioration precautions 69.04.520	Motor vehicles

[RCW Index—page 244] (2008 Ed.)

physical control of while under the influence	48.20.525, 48.21.325, 48.44.465,	penalties for violations 18.64.046
46.61.504	48.46.535	Wrongful death
Narcotic drugs	labeling exemptions 69.04.560	defense, contributory fault 5.40.060
rehabilitation and treatment programs and	labeling requirements 69.41.050	DRUNK DRIVING (See DRIVING UNDER
facilities authorized 72.49.020	legitimate medical purposes for prescriptions 69.41.040	THE INFLUENCE)
Narcotic drugs, See also NARCOTICS Narcotics	manufacturers and distributors, duties	DUE PROCESS
labeling requirements 69.04.480	69.41.200, 69.41.220, 69.41.230,	Foreign judgments of debt, effect on faith
National guard mutual assistance counter-drug	69.41.250, 69.41.260	accorded to as evidence of indebtedness
activities compact 38.08.500	medication assistance in community-based	5.44.020
New drugs	settings 69.41.085	Life, liberty, property, not to be taken without
application for introduction 69.04.580,	pharmacy board, rule-making authority	Const. Art. 1 § 3
69.04.590, 69.04.600, 69.04.610,	69.41.075	DUMBWAITERS (See ELEVATORS,
69.04.620, 69.04.640	preferred drug substitution 69.41.190	ESCALATORS AND DUMBWAITERS
exemptions from requirements 69.04.650,	prescription required, exceptions 69.41.030	DUNE BUGGIES
69.04.660	prohibited acts 69.41.020	Inspection and approval required 46.37.520
introduction requirements 69.04.570	purchasing consortium	
Nuisances Ch. 7.43	account 70.14.070	DURESS Confession made under connet he year
buildings 7.48.052	committee, rules 70.14.060	Confession made under, cannot be used 10.58.030
moral nuisances defined 7.48A.010	recordkeeping requirements 69.41.042 rental premises, search and seizure 69.41.062	Defense to criminal prosecution 9A.16.060
Off-limits orders, drug traffickers	sale without prescription 69.04.540	Obtaining a signature by, class C felony
appearance by party 10.66.070	samples Ch. 69.45	9A.60.030
bond or security of applicant 10.66.060	search and seizure 69.41.060	
definitions 10.66.010	violations	DUSTERS AND SPRAYERS (See PESTICIDE APPLICATION; POISONS
ex parte temporary order 10.66.040	juvenile driving privileges, revocation and	I .
hearing 10.66.030	reinstatement 69.41.065	DWELLING (See HOUSING)
issuance 10.66.020, 10.66.080	penalties 69.41.072, 69.41.350	DYNAMITE (See EXPLOSIVES)
jurisdiction 10.66.110	rental premises, search and seizure	EARLY CHILDHOOD EDUCATION AND
modification of order 10.66.130	69.41.062	ASSISTANCE PROGRAM
penalties for violations 10.66.090, 10.66.100	search and seizure 69.41.060	Child abuse prevention training for participants
relief 10.66.050	warehousing and reselling, tax imposed	43.63A.066
venue 10.66.120	82.04.272 Prescription drugs See also PRESCRIPTIONS	EARLY LEARNING, DEPARTMENT OF
Operating motor vehicle while under influence 9.91.020	Prescription drugs, See also PRESCRIPTIONS Prohibited acts	Advisory committees or councils 43.215.050
Opiates	enumeration 69.04.040	Background checks
controlled substances, uniform act Ch. 69.50	injunctions 69.04.050	employees working with children 41.06.475
Over-the-counter medications, imprinting	liability of disseminator of advertising	Child abuse prevention training 43.63A.066
requirements Ch. 69.60	69.04.090	Child care workers 43.215.500, 43.215.502,
Packaged drugs	penalties 69.04.060, 69.04.070, 69.04.080	43.215.505, 43.215.510
labeling requirements 69.04.460	Prosecution assistance program, statewide	Child day care centers 43.215.520, 43.215.525,
Paraphernalia, See DRUG PARAPHERNALIA	advisory committee 36.27.110	43.215.530, 43.215.545
Personal injury	creation 36.27.100	Day care insurance 43.215.535
defense, contributory fault 5.40.060	operations 36.27.120	Definitions 43.215.010
Pharmacies and pharmacists, licensing and	Reports, publication 69.04.830	Department created, duties 43.215.020,
regulation Ch. 18.64	Rule-making authority 69.04.740	43.215.545 Director 43.215.020, 43.215.040
Pharmacy, board of, powers and duties Ch. 69.04	Sale of, legislature to regulate Const. Art. 20 § 2	Director 43.215.030, 43.215.040 Early childhood education and assistance
Poison information center, statewide services Ch.	Samples confidentiality 69.45.090	program
18.76 Poison prevention packaging Ch. 70.106	definitions 69.45.010	admission and funding 43.215.410
Poisons, See POISONS	distribution and possession 69.45.050	advisory committee 43.215.420, 43.215.445
Poisons or other harmful objects in food, drinks,	expired samples, disposal 69.45.040	applications, review of 43.215.430
medicine, or water Ch. 69.40	loss or theft, report 69.45.030	definitions 43.215.405
Practice and sale, legislature to regulate Const.	manufacturers, registration 69.45.020	eligible providers 43.215.415
Art. 20 § 2	recordkeeping requirements 69.45.030	gift, grants, support 43.215.450
Precursor drugs Ch. 69.43	registration fees 69.45.070	legislative intent 43.215.400
Prescription drugs	storage and transportation 69.45.040	reports 43.215.435
animal control agencies, possession and use	surplus, outdated, or damaged, disposal	rules 43.215.425
69.41.080	69.45.060	state support, priorities, funding 43.215.440
confidentiality 69.41.044, 69.41.280,	violations, liability, seizure 69.45.080	Early learning advisory council 43.215.090 Evaluation, legislative audit and review
69.45.090 definitions 69.41.010	Snowmobiles operating under the influence of 46.10.090	committee 43.215.907
dialysis programs 69.41.032	Steroids, See STEROIDS	Family day care providers 43.215.520,
drug imprints, published list 69.41.220	In transit for completion, labeling exemption	43.215.525, 43.215.530
electronic communication of prescriptions	69.04.550	Federal and state cooperation 43.215.060
authorized, conditions 69.41.055	Treatment	Head start program, statewide 43.215.125
generic drugs, substitution for brand name	health insurance, group contracts	Incarcerated parents
drugs 69.41.110, 69.41.120, 69.41.130,	contracts, requirements 48.21.180	support for children of 43.215.065
69.41.140, 69.41.150, 69.41.160,	legislative declaration 48.21.160	Legislative findings 43.215.005
69.41.170, 69.41.180	Uniform controlled substances act Ch. 69.50	Licensing, agencies
identification and lists of drugs 69.41.075	Veterinarians	access to agencies, records 43.215.240
identification and marking	authority to dispense legend drugs prescribed	actions against agencies 43.215.330
application of chapter 69.41.260	by other veterinarians 18.92.012	actions against agencies, reporting 43.215.370
definitions 69.41.210 exemptions 69.41.250	dispensing by personnel authorized 18.92.013 Violations	adjudicative proceedings 43.215.310 application 43.215.260
pharmacy board, rule-making authority	civil penalty 69.04.880	articles of incorporation 43.215.230
69.41.240	infractions 69.04.170	character, suitability, and competence
requirements 69.41.200	prosecution 69.04.160	43.215.215
violations, drugs declared contraband	Violence reduction and drug enforcement	civil fines, adjudicative proceedings
69.41.230	account 69.50.520	43.215.307
insurance claims	Warning labels 69.04.500	denial, suspension, nonrenewal 43.215.300,
preapproved individual claim may not be	Wholesalers	43.215.305
rejected later, recordkeeping requirements	licensing requirements 18.64.046	director's duties 43.215.200

EARNINGS AND PROFITS

fees 43.215.255 fire protection 43.215.210 initial 43.215.280 license required 43.215.250 minimum requirements 43.215.205,	sunlight access protection 35.63.080 Subdivisions, alteration of easements by dedication subject to RCW 64.04.175 58.17.218 Taxation	Comprehensive Environmental Response, Compensation and Liability Act, state participation and administration 43.21A.440 Confidentiality of information 43.21A.160 Conservation commission and conservation
43.215.360 negotiated rule-making 43.215.350,	public utilities Ch. 84.20 EASTERN STATE HOSPITAL (See	districts Ch. 89.08 Conservation corps
43.215.355 operating with license, penalty 43.215.340 pesticide use, notice 43.215.220	HOSPITALS FOR MENTALLY ILL) EASTERN WASHINGTON HISTORICAL	duties 43.220.060 work project areas 43.220.090 Construction projects in state waters Ch. 77.55
probationary 43.215.290 renewal 43.215.270	SOCIETY (See HISTORIC PRESERVATION, subtitle Eastern	Construction projects in state waters Ch. 77.55 Cost-reimbursement agreements 43.21A.690, 90.03.265
suspension, noncompliance and reissuance 43.215.320	Washington historical society) EASTERN WASHINGTON UNIVERSITY	Created 43.17.010 Dairy nutrient management, powers and duties
window blind pull cords 43.215.360 Private-public partnerships 43.215.070, 43.215.110	(See COLLEGES AND UNIVERSITIES; REGIONAL UNIVERSITIES)	Ch. 90.64 transfer 90.64.901
Reading achievement account 43.79.485 Reports 43.215.080	EASTERN WASHINGTON VETERANS' HOME (See WASHINGTON VETERANS' HOMES)	Dam safety, department report 90.54.160 Definitions 43.21A.030 Deputy director 43.21A.100
Sexual misconduct or abuse, report of alleged 43.215.120	VETERANS' HOMES) ECHO GLEN (See CORRECTIONAL	Detergent phosphorus content Ch. 70.95L Development, state master plan of 43.21A.350,
Tiered reimbursement system, pilot sites 43.215.540 Voluntary quality rating and improvement	FACILITIES) ECOLOGY (See AIR POLLUTION CONTROL; ECOLOGY,	43.21A.355 Director
system 43.215.100 EARNINGS AND PROFITS	DEPARTMENT OF; ENVIRONMENT; SOLID WASTE MANAGEMENT;	appointment 43.17.020 appointment and authority 43.21A.050 beverage containers, pull-tab openers
Children 26.16.125 Descent and distribution, right to sue for rents	WATER POLLUTION CONTROL) ECOLOGY, DEPARTMENT OF	prohibited duties relating to 70.132.900
and profits by heirs and devisees 11.04.250 Local improvement guaranty fund 35.54.030	Adjudicative proceedings, authority of pollution control hearings board 43.21B.240	chief assistant director 43.17.040 delegation of powers and duties 43.21A.090
EARTH MOVEMENTS Advisory committee 76.09.305	Administrative procedure act, application 43.21A.070 Agricultural burning practices and research task	emergency cloud seeding program, establishment 43.37.215
Program to correct hazards 76.09.300, 76.09.310, 76.09.315, 76.09.320	force 70.94.650 Air pollution	energy facility site evaluation council member 80.50.030 oath 43.17.030
EARTHQUAKES Resistance standards for buildings definition 70.86.010	hazardous substance remedial action procedural requirements of chapter not	powers and duties, generally 43.17.030 vacancy 43.17.040
intensities 70.86.020 penalty for violations 70.86.040	applicable 70.94.335 limitation on other governmental units or persons 70.94.370	Divisions of department 43.21A.100 Drought relief
standards for design and construction 70.86.030	metals mining and milling operations 70.94.620	emergency powers implementation orders, procedure 43.83B.405
EASEMENTS (See also PUBLIC LANDS) Cities and towns	personnel, employment of 70.94.350 Air pollution control	legislative intent 43.83B.400 limitations on powers granted 43.83B.425
vacated streets and alleys 35.79.030 water mains across private property 35.92.010 Easements by dedications	transportation activities conformity criteria 70.94.037 Air pollution control, See also AIR	loans and grants, authority to make 43.83B.415
subdivisions, alteration of, subject to RCW 64.04.175 58.17.218	POLLUTION CONTROL Air quality program	rule making authority 43.83B.420 withdrawals and diversions of water, temporary, authorization 43.83B.410
Established by dedication extinguishing or altering 64.04.175	technical assistance for regulated community 70.94.035	Drug manufacturing facilities, cleanup 69.50.511 Ecological commission
Logging roads obligation to carry products of condemnees 8.24.040	Beverage containers pull-tab openers, prohibited enforcement	state environmental policy, commission duties Ch. 43.21C
Militia property 38.12.020 National guard property 38.12.020	administration 70.132.040 Biosolid management program 70.95J.020	Emission contributing areas department to provide information to motorists regarding boundaries of
Private way of necessity authority 8.24.010	Biosolids beneficial uses 70.95J.030	46.16.015 Employment of personnel 43.21A.120
condemnation procedure 8.24.030 corporations 8.20.070 costs 8.24.030	definitions 70.95J.010 enforcement of regulations department of ecology authority 70.95J.050	Environmental certification programs demonstration activities 43.21A.175
definitions 8.24.010 fees 8.24.030	federal requirements 70.95J.007 legislative findings 70.95J.005	Environmental excellence awards program for products 43.21A.520 Environmental excellence program agreements
joinder of surrounding owners 8.24.015 logging road obligation to carry products of condemnees	permit issuance and enforcement local health department authority 70.95J.080 permit review 70.95J.090	Ch. 43.21K Environmental excellence program agreements,
8.24.040 selection of route 8.24.025	violations department of ecology authority 70.95J.040	effect 43.21A.155 Environmental laboratories
Public lands aquatic lands—easements and rights of way	gross misdemeanor punishment 70.95J.060 monetary penalty 70.95J.070	certification, qualifications, fees, and exemptions 43.21A.230, 43.21A.235 Environmental laws, information and assistance
Ch. 79.110 easements over Ch. 79.36 Public property held as open space 58.17.225	Branch offices 43.17.050 Burning permits, political subdivisions, delegation of issuance authority 70.94.654	to businesses 43.21A.515 Environmental policy, council on, authorization
Solar energy systems authorized 64.04.140	Carbon dioxide mitigation generally Ch. 80.70	43.21C.170, 43.21C.175 Environmental profile of state 43.21A.510
creation, written agreement, requirement 64.04.160	Children's safe products Ch. 70.240 Civil service	Environmental technology certification programs
definitions 35.63.015, 36.70.025, 64.04.150 interference with, remedies attorneys' fees 64.04.170	exemptions 41.06.073 Cloud seeding authorized 43.37.215	fees, liability 43.21A.175 review 43.21A.165 demonstration activities 43.21A.165
damages 64.04.170 injunction 64.04.170	exemption from permit requirements during state of emergency 43.37.220	Family farm water act water withdrawal permits Ch. 90.66

[RCW Index—page 246] (2008 Ed.)

Federal low-level radioactive waste policy definitions 70.136.020 treatment facilities permits, rules 70.105.215 amendments of 1985, implementation emergency aid good faith rendering immunity from liability 70.136.050 43.200.180 waste fees definitions 70.95E.010 Federal resource conservation and recovery act enforcement and collection 70.95E.050 authority of department 70.105.145 emergency assistance agreements Fertilizers verbal, notification, form 70.136.070 exclusions from chapter 70.95E.100 waste-derived or micronutrient fertilizers, written, terms and conditions, records fee schedule, adjustment of fees 70.95E.040 department duties 15.54.820 70.136.060 generation fee 70.95E.020 Fishways, flow, and screening Ch. 77.57 incident command agencies hazardous waste assistance account Flood control designation 70.136.030 70.95E.080 general authority over flood conditions emergency assistance agreements technical assistance and compliance 86.16.025 70.136.040 education powers and duties 43.21A.069 legislative finding 70.136.010 grants to local governments 70.95E.090 rule-making authority 86.16.061 state master plan 43.21A.350, 43.21A.355 hazardous substance remedial action voluntary reduction plan fees 70.95E.030 procedural requirements of chapter not applicable 70.105.116 Health, department of state participation in maintenance cooperation with 43.70.310 duties of department 86.26.010, 86.26.040, 86.26.050, 86.26.060, 86.26.080, list of waste for disposal, requirements 70.105.030 Hydraulic projects and permits Ch. 77.55 Incinerator and landfill operators director, department of ecology, authority to implement chapter 70.95D.080

Integrated pest management Ch. 17.15

Intergovernmental cooperation 43.21A.140, 86.26.100 off-site disposal 70.105.050 order requiring compliance appeals 70.105.095 issuance 70.105.095 Flood control duties 86.16.031 appeals from order, decision, or determination of director or department 86.16.110 Floodplain management ordinances and amendments noncompliance 70.105.095 PCB waste 70.105.105 43.21A.150 Joint operating agencies formation 43.52.360 Lake Osoyoos international water control structure 43.21A.450 powers and duties of the department 70.105.100 cities and counties to file with department, approval, disapproval 86.16.041 purpose, comprehensive statewide control framework 70.105.007 receiving criteria 70.105.070 rules, regulations, fee schedules, review by Forest practices right of entry 76.09.160 water pollution control, department jurisdiction and powers Ch. 90.48 Lakes outflow regulation Ch. 90.24 Land use water quality protection, responsibility, jurisdiction 76.09.100 solid waste advisory committee 70.105.060 real property damage service charges, assessment against hazardous due to governmental action Freshwater aquatic algae control account, program 43.21A.667 waste disposal facilities 70.105.280 claims, time limitation 64.40.030 solid wastes conditionally exempt from chapter 70.105.035 definitions 64.40.010 Freshwater aquatic weeds management program relief provided 64.40.020 Limited outdoor burning permit program, establishment and exceptions 70.94.745 43.21A.660, 43.21A.662 Geoduck aquaculture operations guidelines, rules 43.21A.681 civil penalty 70.105.080 criminal penalties 70.105.090 Geothermal resources, plugging and responsibility and duty to establish program for 70.94.755 Hazardous waste generators and users abandonment, jurisdiction 78.60.100 multimedia permit pilot program 70.95C.250 Grass burning research advisory committee, duties Ch. 43.21E Litter cleanup, community restitution programs grants for 70.93.250 voluntary reduction plan appeal of department order or surcharge 70.95C.230 Greenhouse gas emissions Litter collection programs, coordination statewide reduction Ch. 70.235 review of plan, executive summary, or progress report, duties 70.95C.220

Hazardous waste management
conflict related to site, department to assist in
resolution 70.105.260
consultative services 70.105.170 Litter control, See also WASTE REDUCTION, RECYCLING AND MODEL LITTER CONTROL ACT Hazardous household substances 70.102.010 Hazardous substance information and education office Litter control and recycling litter receptacle placement 70.93.090 Low-level radioactive waste waste generator fees 43.200.230 definitions 70.102.010 generally, duties 70.102.010
Hazardous waste, mixed radioactive and hazardous waste Ch. 70.105E declaration of policy 70.105.150 definitions 70.105.150 Hazardous waste cleanup enforcement actions 70.105D.050 grants to local governments 70.105D.100 lien authority 70.105D.055 powers and duties 70.105D.030 waste generator surcharge disposal 43.200.235 fines and penalties hazardous waste control and elimination remittal to counties 43.200.233 account 70.105.180 hazardous waste control and elimination Marine plastic debris Ch. 79.145 account created 70.105.180 Mercury Puget Sound partners 70.105D.120 release of hazardous substances 70.105D.110 reduction and education Ch. 70.95M local governments Metals mining and milling operations air pollution, permits and inspections 70.94.620 coordination with private facilities remedial actions exemption from procedural requirements of various cleanup statutes 70.105D.090 70.105.220 grants available 70.105.235 Metals mining and milling operations, pollution control hearings board to hear disputes 70.105.250 superior court review of department decisions department powers and duties Ch. 78.56 70.105D.060 Motor vehicle emission control Hazardous waste disposal preparation of local plans 70.105.220 authority 70.120.130 action for damages resulting from violations attorney fees 70.105.097 technical assistance from department 70.105.255 clean-fuel performance and clean-fuel vehicle emissions specifications 70.120.210
designation of noncompliance and emission
contributing areas 70.120.150 attorney general local governments to enforcement, legal actions, authorized designate zones 70.105.225, 70.105.230 metals mining and milling operations, permits and inspections 70.105.300 70.105.120 duties 70.120.020 emission contributing areas, vehicle department authority to regulate all wastes 70.105.109 definitions 70.105.010 notice of intent to file application for facility inspection requirements, adoption 70.105.245 70.120.170 disposal sites plan noncompliance areas, annual review 70.120.160 disposal sites acquisition authority 70.105.040 fee schedule, establishment 70.105.040 receiving criteria 70.105.070 energy facilities 70.105.110 extremely hazardous waste rules and standards 70.105.020 federal law implementation components 70.105.200 scientific advisory board, membership and duties 70.120.230 used vehicles 70.120.190 criteria for facilities siting 70.105.210 plan preparation requirements contingent on funding 70.105.270 priorities established 70.105.150 promote 70.105.170 vehicle emission standards 70.120.150 Motor vehicle emission standards generally Ch. 70.120A federal law implementation rules, legislative review 70.105.140 state preemption 70.105.240 Motor vehicle fuel study to determine best practices 70.105.160 technical assistance 70.105.170 state agency designation, powers 70.105.130 air pollution reduction, variances from ASTM hazardous materials incidents specifications 19.112.090

ECOLOGY, DEPARTMENT OF

Municipal bonding and facilities, certificate of

CONTROL antipollution furtherance 70.95A.100 43 200 020 low-level radioactive waste defined 43.200.015 Waste disposal facilities Municipal sewage sludge beneficial uses 70.95J.030 appropriation from state and local biosolid management program 70.95J.020 powers and duties of director 43.200.080 improvements revolving account to, definitions 70.95J.010 radioactive waste administration of 43.83A.040 defined 43.200.015 state and local improvements revolving enforcement of regulations department authority 70.95J.050 federal requirements 70.95J.007 report to legislature by nuclear waste board account, appropriation 43.83A.090 Waste treatment plant operators, certification, See WASTE TREATMENT PLANT 43.200.020 rules 43.200.070 legislative findings 70.95J.005 spent nuclear fuel **OPERATORS** permit issuance and enforcement local health department authority 70.95J.080 permit review 70.95J.090 defined 43.200.015 Wastewater discharge permits, issuance conditions 90.48.520 Reclaimed water use, department duties Ch. violations Reclamation reclaimed water use, department duties Ch. department of ecology authority 70.95J.040 powers and duties 43.21A.061 gross misdemeanor punishment 70.95J.060 monetary penalty 70.95J.070 Reclamation of state lands powers and duties of director Ch. 89.16 construction projects in state waters Ch. 77.55 Noise control Recyclable materials processing facilities notice of applications for assistance from the ground waters, appropriation Ch. 90.44 duties relating to Ch. 70.107 exemptions 70.107.080 surface waters, appropriation Ch. 90.03 Water appropriation for public and industrial purposes Ch. 90.16 community economic revitalization board 43.160.077 powers and duties of department 70.107.030 snowmobiles 46.10.090 Rule-making authority 43.21A.080 Rules 43.17.060 Water conservancy boards, creation and duties technical advisory committee 70.107.040 Ch. 90.80 Office maintained at state capital 43.17.050 Water flows or levels, establishment of minimum Ch. 90.22 Rules compliance Oil and gas well drilling affecting surface water, technical assistance program Ch. 43.05 environmental impact statement required Safe Drinking Water Act, state participation and administration 43.21A.445
Sewerage, water and drainage systems— Water pollution control 78.52.125 baseline study of state waters 43.21A.405, 43.21A.410, 43.21A.415, 43.21A.420 Oil and hazardous substance spill prevention and response, department duties Ch. 90.56 Counties, submission of plan or amendments, approval 36.94.100 Water pollution control, department jurisdiction, powers, and duties Ch. 90.48 Oil recycling, See OIL RECYCLING Water quality standards Sharps waste oil spill prevention program Ch. 43.21I residential sharps waste disposal 70.95K.030 Sharps waste collection 70.95.715 compliance method, department authority Operating agencies appeals 43.52.430 90.48.422 Shoreline management act, department duties Water resource management Ch. 90.82 Penalty procedures 43.21B.300 Ch. 90.58 trust water rights program, department duties Pest control Shoreline management act of 1971, powers, Ch. 90.42 integrated pest management Ch. 17.15 duties and functions, See SHORELINE MANAGEMENT ACT OF 1971 Water resources Policy of the state on environment and natural basic data fund 43.21A.067 resources utilization 43.21A.010 Soil contamination, area-wide Ch. 70.140 definitions 43.27A.020 Pollution control bonds, municipal, See POLLUTION CONTROL MUNICIPAL Solid waste management diking districts, adjustment of indebtedness, composting food and yard wastes grants to local governments 70.95.810 generally Ch. 87.64 BONDING powers and duties 43.27A.090 Pollution control hearings board, jurisdiction and comprehensive solid waste management plan drainage districts, adjustment of indebtedness, duties Ch. 43.21B generally Ch. 87.64 efficiency study 43.83B.300 emergency withdrawal of public surface and ground waters 43.83B.300 charges, payments 43.83B.345 technical assistance 70.95.100 Puget Sound water quality authority, See PUGET technical review and approval of 70.95.094 hazardous substance remedial action SOUND WATER QUALITY AUTHORITY procedural requirements of chapter not applicable 70.95.270 Pulp and paper mills discharge of chlorinated organics, reports and permits 90.48.455 charges, payments 43.83B.343
enforcement, procedure 43.27A.190
flood control commission, See FLOOD
CONTROL, subtitle Districts—1937 act
flood control contributions, use 86.18.030 local boards of health, authority to contract with 70.95.163 state solid waste management plan, duties 70.95.260 Purpose 43.21A.020 Radiation monitoring federal funding, department to seek 70.98.122 vehicle batteries geological survey of the state to determine 43.92.020 Radioactive waste, mixed radioactive and enforcement duties 70.95.660 hazardous waste Ch. 70.105E inventory of 43.27A.130 persons accepting used batteries, to establish Radioactive waste management identification procedure 70.95.620 irrigation districts federal low-level radioactive waste policy adjustment of indebtedness, generally Ch. rule-making authority 70.95.670 amendments of 1985, implementation waste stream monitoring 70.95.280 87.64 43.200.180 Solid waste management, powers, duties, and functions Ch. 70.95 exclusion of nonirrigable land, when 87.03.750 financial assurance, demonstration by transportation and disposal permit holders 43.200.200 Solid waste plan advisory committee abolished organization 87.03.020 pollution control, approval 87.84.061 irrigation districts, See also IRRIGATION 43.21A.680 suspension of permit for failure to demonstrate 43.200.210 State environmental policy, department duties Ch. 43.21C DISTRICTS Hanford low-level radioactive waste disposal Stream patrolmen, appointment, powers, and compensation Ch. 90.08 Studies 43.21A.130 person, defined to include any entity facility 43.27A.220 site closure and perpetual care 43.200.190 powers and duties 43.21A.064 permit holder to indemnify and hold state Technical assistance officers and units violations authority to issue orders or assess penalties, restrictions 43.21A.087 harmless 43.200.210 enforcement procedure 43.27A.190 Water resources act, department powers and duties Ch. 90.54 site closure fee, authority to impose voluntary compliance with regulatory laws, coordination 43.21A.085
Underground storage tanks, regulation powers 43.200.220 transporting, shipping, storage of low-level Water rights ch. 90.03, Ch. 90.44 minimum flows and levels, department authority 90.03.247 review of damage potential, liability coverage 43.200.200 and duties Ch. 90.76 Used oil recycling equipment and operating standards for public collection sites 70.951.030 Radioactive waste regulations agencies to cooperate with 43.200.030 registration, waiver, and relinquishment Ch. public education program 70.95I.050 definitions 43.200.015 90.14 department duties 43.200.020 findings 43.200.010 stream patrolmen, appointment, powers, and compensation Ch. 90.08 statewide collection and rerefining goals 70.951.030 high-level radioactive waste Used oil transporter and processor Yakima river basin water rights program, defined 43.200.015 requirements, penalties 70.95I.070 department duties Ch. 90.38

legislature retains an autonomous role

Washington clean air act, See AIR POLLUTION

[RCW Index—page 248] (2008 Ed.)

Water supply facilities

appropriation of state and local improvements revolving account to, administration of 43.83B.040

contractual agreement authority 43.83B.220 emergency support 43.83B.300

loans and grants

provision for recreation, fish and wildlife enhancement, and other public benefits 43.83B.230

loans or grants to public bodies 43.83B.210 Watershed compensatory mitigation Ch. 90.74 Wetlands mitigation banking Ch. 90.84 Yakima enhancement project 43.21A.470 Yakima river basin water rights Ch. 90.38

ECONOMIC AND REVENUE FORECAST COUNCIL

Civil service exemptions 41.06.087 Council created Ch. 82.33 Economic climate council duties Ch. 82.33A Forecast process Ch. 82.33

ECONOMIC ASSISTANCE ACT OF 1972

Economic assistance authority abolished 43.31A.400 duties transferred 43.31A.400

ECONOMIC CLIMATE COUNCIL

Creation, duties, and procedures Ch. 82.33A

ECONOMIC DEVELOPMENT (See also COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF)

Agricultural market development department of agriculture powers and duties 15.04.400, 15.04.402, 43.23.035 director of agriculture department's powers

and duties 43.23.030 Appeals and reviews of permit decisions economic development projects environmental and land use hearings board Ch. 43.21L

Cities

authorized to engage in 35.21.703 contracts with nonprofit corporations authorized 35.21.703

Community, trade, and economic development, department of

departmental responsibilities 43.330.050 Community economic revitalization board Ch.

Community empowerment zones Ch. 43.31C tax deferral program Ch. 82.60 Counties

authorized to engage in 36.01.085 contracts with nonprofit corporations authorized 36.01.085

Development loan fund committee applications 43.168.070

entitlement communities, grants 43.168.100 funds, use 43.168.090

minority and women-owned businesses 43.168.150

performance standards to be developed 43.168.130

Distressed areas rural Washington loan fund Ch. 43.168 Diversification strategies

department of community, trade, and economic development responsibilities 43.330.090

Economic development commission, Washington state Ch. 43.162

Economic development finance authority, See ECONOMIC DEVELOPMENT FINANCE AUTHORITY

Environmental laws information and assistance to businesses 43.21A.515 Environmental profile of state 43.21A.510

Film and video production studio location 43.330.090

Film and video promotion account, use to promote production industry 43.330.092 Financing

economic development activities 43.163.210 manufacturing or processing activities 43.163.210

new product development 43.163.210 Freight mobility strategic investment program and board Ch. 47.06A

Green economy jobs growth initiative 43.330.310

Health sciences and services authorities Ch. 35.104

Highway improvements necessitated by planned economic development procedures 43.160.074

Industrial development districts, See PORT
DISTRICTS, subtitle Industrial development districts

Industrial projects of statewide significance, procedures to expedite development Ch. 43 157

Industry clusters

department of community, trade, and economic development responsibilities 43.330.090

Innovation partnerships zones

research and globally competitive firms 43.330.270, 43.330.280

Legislative committee on economic development and international relations Ch. 43.15

Main street program generally Ch. 43.360

Microenterprise development program 43.330.290

Minority business export outreach program 43.210.130

Pacific Northwest economic region

cooperative activities encouraged 43.147.030 findings 43.147.020

PNWER-Net interlibrary sharing network defined 43.147.050

legislative findings 43.147.040

PNWER-Net working subgroup 43.147.060 acceptance of gifts, grants, and donations authorized 43.147.080 duties 43.147.070

terms of agreement 43.147.010 Port districts, public purpose 53.08.245 Public facilities loans and grants Ch. 43.160

Quality award program, council 43.06.335 Recycled materials and products market development 43.31.545

Rural development council, successor organization 43.31.859 Rural Washington loan fund

applications 43.168.040, 43.168.050, 43.168.055

definitions 43.168.020

established 43.168.110 guidelines for loans 43.168.120

legislative findings 43.168.010
Small business export finance assistance center, See also SMALL BUSINESS EXPORT FINANCE ASSISTANCE CENTER

Spokane intercollegiate research and technology institute Ch. 28B.38

State economic policy Ch. 43.21H

Strategic reserve account 43.330.250

Tourism, Washington commission Ch. 43.336 Tourism promotion and development account 43.330.094

Trade representative, office of Washington state, purpose and authority Ch. 43.332

Washington marketplace program definitions 43.31.522

encouragement of in-state purchases by Washington businesses 43.31.524 purpose and duties 43.31.524

ECONOMIC DEVELOPMENT FINANCE AUTHORITY

Construction of chapter 43.163.200

Contracts

obligations of authority only, not of state 43.163.140

Coordination of programs with those of other agencies, information sharing duties 43.163.060

Creation 43.163.020

Definitions 43.163.010

Economic development finance objectives plan adoption 43.163.090

Farmers

federal conservation reserve program, advance financing program for farmers eligible for contract payments under 43.163.040

Funds

conditions and limitations on use of 43 163 070

to receive no appropriated state funds 43.163.120 sources 43.163.070

Loan pooling, loans made by or guaranteed by the federal small business or farm home administrations, authority 43.163.050 Membership 43.163.020

Nonrecourse revenue bonds bond issuance and repayment, chapter constitutes alternative method 43.163.190

economic development activities 43.163.210 financing documents 43.163.150 issuance, terms, and conditions 43.163.130

legal investment, bonds constitute 43.163.180 moneys received are trust funds 43.163.160 new product development 43.163.210 obligations of authority only, not of state

43.163.140 owners and trustees, enforcement of rights 43.163.170

payment of principal and interest only from special authority repayment fund 43.163.140

Operating procedures, requirements 43.163.080 Powers 43.163.100

Prohibited activities 43.163.110

Scope of authority's powers 43.163.060 Small businesses

export transactions, funding programs 43.163.030

Staff, provision by the department of community, trade, and economic development, restrictions 43.163.120

ECONOMIC IMPACT ACT (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF, subtitle Economic impact act)

ECONOMIC IMPACT STATEMENT (See REGULATORY FAIRNESS)

ECONOMIC OPPORTUNITY ACT OF 1964

Participation

cities and towns 35A.11.060 public, private agencies 36.32.410 State participation 43.06.110

ECONOMIC POLICY

State economic policy Ch. 43.21H

ECOTAGE

Tree spiking 9.91.150, 9.91.155

EDUCATION (See also COLLEGES AND UNIVERSITIES; COMMUNITY AND TECHNICAL COLLEGES; SCHOOLS AND SCHOOL DISTRICTS; STATE BOARD OF EDUCATION; SUPERINTENDENT OF PUBLIC INSTRUCTION)

Certificate or test score to be accepted in lieu of diploma 41.04.015

compulsory attendance, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Compulsory attendance

[RCW Index—page 249]

EDUCATIONAL CENTERS

joint liability of husband and wife 26.16.205 Civil service, institutions of higher education, See HIGHER EDUCATION PERSONNEL SYSTEM Education ombudsman, office of Ch. 43.06B job skills program 28C.04.420 Guardian and ward, See GUARDIAN AND WARD, subtitle Education of ward High-technology, See TECHNOLOGY Interstate agreement on qualifications of educational personnel 28A.690.020 Job skills program, See JOB SKILLS PROGRĂM K-20 telecommunications network, planning and operation Ch. 43.105 No distinction on account of race, color or sex Const. Art. 9 § 1 Provision for to be made by state Const. Art. 9 § 1 Sale of land for purposes of Const. Art. 9 § 3 Technology, See TECHNOLOGY Unemployment compensation benefits, terms and conditions 50.44.050 reasonable assurance defined 50.44.053 EDUCATIONAL CENTERS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle **Educational centers)** EDUCATIONAL CORPORATIONS Nonprofit corporations, authorized 24.03.015 EDUCATIONAL EMPLOYMENT RELATIONS Administrative procedure act applicability to commission 41.59.160 Agreements, collective bargaining certain, effective date of 41.59.170 Arbitration, binding, authorized 41.59.130 Bargaining representative election, run-off election, and decertification election 41.59.070 Collective bargaining 41.59.070 agency shop provision 41.59.100 collection of dues or fees 41.59.100 agreements effective date of certain 41.59.170 arbitration, binding, authorized 41.59.130 determination of unit 41.59.080 exclusion of certain employees 41.59.180 fact-finding 41.59.120 impasses, mediation of 41.59.120 mediation 41.59.120 representative for 41.59.070 standards for determination of bargaining unit 41.59.080 union security provisions 41.59.100 Collective bargaining unit certification of exclusive 41.59.090 representation, scope of 41.59.090 scope of representation 41.59.090 Commission administrative procedure act applicable to 41.59.160 rules and regulations authority to issue 41.59.110 federal precedents as standard 41.59.110 unfair labor practices, prevention of 41.59.150 Definitions 41.59.020 Effective date certain collective bargaining agreements 41.59.170 Employees dues and fees, deduction from pay 41.59.060 exclusion of certain categories from collective bargaining units 41.59.180 fees and dues, deduction from pay 41.59.060 rights enumerated 41.59.060 unfair labor practices 41.59.140

Rules and regulations, authority to issue 41.59.110 Unfair labor practices 41.59.140 commission to prevent 41.59.150 complaint filing period 41.59.150 EDUCATIONAL SERVICE DISTRICT BOARD Board-member districts changing boundaries, criterion 28A.310.030 determined initially 28A.310.030 Chairman, election of 28A.310.150 Delegation of powers by 28A.310.220 Educational service districts budget of, approval by 28A.310.390 funds disbursed upon order of 28A.310.410 Employees adverse change in contract status, procedure 28A.310.260 contracts with certificated employees, requirements 28A.310.250 leave policy requirements 28A.310.240 nonrenewal of contracts, procedure 28A.310.250 rights of former employees of county or intermediate superintendents or boards of education 28A.310.420 Leases extended terms for buildings, security systems, computers, and other equipment 28A.310.460 Leave policy requirements 28A.310.240 Local school district superintendents to advise 28A.310.430 regular and special 28A.310.200 who may call special 28A.310.200 commencement of terms 28A.310.060 elected from board-member district 28A.310.030 election certification of results 28A.310.100 contest of 28A.310.110 declaration of candidacy 28A.310.090 time, calling, notice 28Å.310.080 number 28Å.310.030, 28Å.310.120 oath of office 28Å.310.150 qualifications 28A.310.150 restricted from employment or service on local board, or service on state board 28A.310.070 terms 28A.310.040 travel expenses and subsistence, payment for 28A.310.160 vacancies, filling 28A.310.060, 28A.310.130 Nine member boards, terms 28A.310.050 Organization 28A.310.150 Payment of member expenses and dues into statewide association 28A.310.210 Powers and duties assisting superintendent of public instruction $28A.300.030\,$ budgets of educational service districts, approval and certification 28A.310.390 bylaws, rules and regulations, own government, adopt 28A.310.200 compliance with rules and regulations 28A.310.180 contracts, employing consultants, legal counsel 28A.310.200 cooperative service programs 28A.310.180 depository and distribution center 28A.310.180 deputy and assistant educational service district superintendents and other staff, board approval of appointments 28A.310.230 direct student service program 28A.310.180 educational service district headquarters office, designation by 28A.310.310 educational service district superintendent's

Purpose 41.59.010

bond, fixing 28A.310.200 personnel and clerical staff, assist in selection 28A.310.200, 28A.310.230 filling vacancies in school district directors 28A.310.200 joint purchasing programs 28A.310.180 leases, extended terms 28A.310.460 meetings, regular and special 28A.310.200 superintendent, assistants, approval 28A.310.320 Quorum 28A.310.150 travel expenses and subsistence of Return to seven member board 28A.310.120 Secretary, superintendent as 28A.310.270 Security systems leasing of 28A.310.460 Self-insurance 28A.310.440 Superintendent appointment, procedure 28A.310.170 Teachers' institutes, directors' meetings cooperation with state supervisor 28A.310.190 Vice chairman, election of 28A.310.150 EDUCATIONAL SERVICE DISTRICTS (See also SCHOOLS AND SCHOOL DISTRICTS) Actions against officers, employees or agents of school district, defense, costs, fees, payment of obligation 28A.320.100 Assistant superintendents, qualifications, appointment, duties 28Å.310.230 Boards, See EDUCATIONAL SERVICE DISTRICT BOARD Boundaries, changes in 28A.310.020 Budgets adoption procedure requirements 28A.310.330 approval and certification by educational service district board of education 28A.310.200 approval by district board 28A.310.390 board of education travel expenses and subsistence paid from 28Å.310.160 core services identification, purpose 28A.310.340 specified 28A.310.350 examination and revision by superintendent of public instruction 28A.310.370 formula of factors for preparation of budget requests 28A.310.360 rules and regulations for 28A.310.330 salaries of deputy superintendent, assistant superintendents and other staff from 28A.310.230 travel expenses and subsistence of superintendent, assistants, from 28A.310.320 Centers for improvement of teaching establishment and duties 28A.415.010 improvement of teaching coordinating council, establishment and duties 28A.415.010 Chief executive officer, superintendent as 28A.310.270 Contracts for services performed by classified employees health benefits to be similar to those available to school employees 28A.400.285 Cooperative and informational services authority to provide 28A.310.200 Core services formula of factors for preparation of budget requests 28A.310.360 purpose 28A.310.340 specified 28A.310.350 Creation 28A.310.020 Deputy superintendent, appointment, duties 28A.310.230 Educational service district institute fund, costs from teachers' institutes, workshops and inservice training from 28A.415.010

unfair labor practices 41.59.140 Fact-finding 41.59.120

Impasses, resolving of 41.59.120

Mediation of impasses 41.59.120

Federal precedents as standards 41.59.110

Employers

special meetings of educational service district

Employee attendance incentive program 28A.310.490 Employees actions against, defense, costs, fees, payment of obligation 28A.320.100 adverse change in contract status, procedure 28A.310.260 attendance incentive program remuneration or benefit plan for unused sick leave 28A.310.490 contracts with certificated employees, requirements 28A.310.250 fingerprint check, records of fingerprints 28A.400.306 insurance to protect and hold personally harmless 28A.320.060 job sharing 28A.405.070 leave policy 28A.310.240 leave sharing program establishment and administration 28A.400.380 nonrenewal of contracts, procedure 28A.310.250 record check through state patrol criminal identification system 28A.400.303 rights of former employees of county or intermediate superintendents or boards of education 28A.310.420 Funds district general expense fund 28A.310.370 expenditure, procedure 28A.310.370 investment of 28A.320.300 state funds, allocation to, procedure 28A.310.370 Headquarters office 28A.310.310 transfer of records to 28A.310.310 Health care insurance contracts for services performed by classified employees benefits to be similar to those available to school employees 28A.400.285 Health insurance premium reduction subsidy for retired or disabled employees 41.05.085 Industrial insurance self-insurers 51.14.150, 51.14.160 Information and research services, contracting for 28A.320.110 In-service training, allocation of funds 28A.415.040 Insurance to protect and hold personally harmless officers, employees or agent of school districts or educational service districts 28A.320.060 Intermediate school district board, See EDUCATIONAL SERVICE DISTRICT **BOARD** Investment of funds 28A.320.300 Job sharing 28A.405.070 Joint purchasing with school districts 28A.320.080 Juvenile inmates in adult correctional facilities, education programs Ch. 28A.193
Learning and life skills grant program for courtinvolved youth Ch. 13.80
Leave policy requirements 28A.310.240 Leave sharing program establishment and administration 28A.400.380 Legal service prosecuting attorney, authority to contract with 28A.310.400 superintendent responsible for 28A.310.400 Medical services through special education programs 74.09.5253, 74.09.5254, 74.09.5255, 74.09.5256 Number of, changes in 28A.310.020 Officers actions against, defense, costs, fees, payment of obligation 28A.320.100 insurance to protect and hold personally

Principal internship support program 28A.415.270 rule making authority 28A.415.300 Property acquisition with borrowed funds 28A.310.200 Purpose 28A.310.010 Reading materials, obsolete, surplus, disposal of, procedure 39.33.070 School district to be in board-member district of educational service district 28A.310.140 Schools and school districts basic education allocation amount school districts entitled to 28A.150.250 Self-insurance 28A.310.440, 48.62.125 Special education programs, medical services 74.09.5253, 74.09.5254, 74.09.5255, 74.09.5256 State board of education delegation of board's authority to districts 28A.310.480 Statewide plan as affecting 28A.310.020 Student teaching centers allocation of funds 28A.415.130 definitions 28A.415.105 field experiences 28A.415.140 legislative findings and intent 28A.415.100 network of centers, purpose 28A.415.125 rulemaking authority 28A.415.145 teacher placement, to act as alternative means of 28A.415.135 Superintendent adverse change in contract status, procedure 28A.310.260 appointment, procedure 28A.310.170 bond 28A.310.200 delegation of board powers to 28A.310.220 deputy superintendent, assistant superintendents, staff, appointment by 28A.310.230 district funds disbursed upon order of 28A.310.410 employees assistants' traveling expenses and subsistence 28A.310.320 first class school districts, accounts and records of, inspection by 28A.330.090 instructional materials committee, as member of 28A.320.230 legal services, responsibility to provide 28A.310.400 local school district superintendents to advise 28A.310.430 nonhigh school district plan for capital fund aid to high school district, duties relating to 28A.540.050, 28A.540.060 notice to of change in office of school district superintendent or chairman of board 28A.330.210 office 28A.310.310 personnel and clerical staff 28A.310.200, 28A.310.230 powers and duties apportionment, duties 28A.510.260 assisting superintendent of public instruction 28A.300.030 board of supervisors, as member of 28A.335.270 distribution of funds to school districts by 28A.510.260 generally 28A.310.270, 28A.310.300 oaths and affirmations, administer and file 28A.310.290 record keeping 28A.310.280 reports 28A.310.280 recommendations on manuals, courses of study and rules and regulations 28A.310.200 reports to, private schools, reports from 28A.195.060 secretary of educational service district board 28A.310.270

board of education, calling 28A.310.200 tax deferred annuities 28A.400.250 transportation, board and room, for students, authorization of payment for 28A.160.030 travel expenses and subsistence 28A.310.320 visually or hearing impaired youth, duties Superintendent and program administrator internship support program 28A.415.280 rule making authority 28A.415.300 Superintendent of public instruction delegation of duties to districts 28A.310.470 Teachers' institutes and workshops arrangements and expenses, duties regarding 28A.415.010 Technology, educational definitions 28A.650.010 education technology account 28A.650.035 educational technology advisory committee 28A.650.015 K-12 education statewide network, distribution of funds to expand 28A.650.030 K-12 education technology plan development and implementation 28A.650.015 legislative findings and intent 28A.650.005 regional educational technology support centers, distribution of funds to 28A.650.025 regional educational technology support centers and advisory councils 28A.650.020 rule making authority 28A.650.040 Textbooks, surplus, disposal 28A.335.180 Transportation, agreements with other governmental agencies to serve students and/ or public 28A.160.120 Treasurer, county treasurer shall be ex officio treasurer of the district, duties 28A.310.410 Wraparound model site 28A.310.202 EFFECTIVE DATE Emergency clause Const. Art. 2 § 1 Statutes Const. Art. 2 § 41 emergency clause Const. Art. 2 § 1 EGGS AND EGG PRODUCTS Administrative procedure act, application 69.25.040 Adulterated, condemnation and destruction 69.25.080 Agriculture, department director's authority 69.25.120, 69.25.170 Assessments exclusions 69.25.290 monthly payment 69.25.270 prepayment by purchase of seals 69.25.260 proceeds, use 69.25.280 rate, applicability, and reports 69.25.250 Condemnation 69.25.240 Condemnation and destruction of adulterated eggs 69.25.080 Containers marking requirements 69.25.310 violations 69.25.310 Definitions 69.25.020 Egg products labeling 69.25.100 pasteurization 69.25.100 Embargo 69.25.190, 69.25.200, 69.25.210, 69.25.220, 69.25.230 Enforcement 69.25.150, 69.25.155 Exemptions from enforcement 69.25.170 Federal regulation, adoption by reference Inspections 69.25.080, 69.25.090 Invoices, when required 69.25.320 Labeling 69.25.100 Licenses egg handlers or dealers 69.25.050, 69.25.060, 69.25.070 Nonhuman consumption denaturing or identification 69.25.130

harmless 28A.320.060

EJECTMENT AND QUIETING TITLE

Plants	conflicting claims, generally 7.28.280	Improvements
entry of materials, limitation 69.25.180	joinder of parties 7.28.280	counterclaims for
sanitary operation required 69.25.090	Corporations	permanent improvements 7.28.170
Prohibited acts and practices 69.25.110	conflicting claims, generally 7.28.280	permanent improvements and taxes paid
Records, requirements 69.25.140	joinder of parties 7.28.280	7.28.180
Sale of as exempt from county peddlers'	Costs	value of 7.28.160
licensing 36.71.010, 36.71.090	actions against tenant on failure to pay rent	exclusion of use of from damages 7.28.150
Seals	7.28.250	Interest
imprint on containers or labels 69.25.260	vacation of judgment and granting of new trial	actions against tenant on failure to pay rent
State egg account, use 69.25.300 Storage display or transportation 60.25.320	7.28.260 Cotenants, action between 7.28.240	7.28.250
Storage, display, or transportation 69.25.320 Violations	Counterclaims	counterclaims for permanent improvements and taxes paid 7.28.160, 7.28.180
containers 69.25.310	permanent improvements and taxes paid	Joinder of parties authorized, when 7.28.280
embargo 69.25.190, 69.25.200, 69.25.210,	7.28.160, 7.28.170	Joint tenants, action by against cotenant 7.28.240
69.25.220, 69.25.230	permanent improvements and taxes paid by	Judgments
interference with person performing official	defendant 7.28.160, 7.28.180	actions
duties 69.25.155	Damages	by known heirs after ten years possession to
notice of violation 69.25.160	alienation of property by defendant 7.28.220	quiet title 7.28.010
penalties 69.25.150	counterclaims for permanent improvements	by person in possession against unknown
EJECTMENT AND QUIETING TITLE	and taxes paid 7.28.180 limitation on recovery of by plaintiff 7.28.150	heirs and presumed deceased persons
Absence	plaintiff's right to possession expires before	7.28.010
defendants, appointment of trustee for	trial 7.28.190	to quiet title and recover real property
7.28.010	withholding of property by defendant	7.28.010 appointment of trustee to carry into effect
service by publication against absent	7.28.150	7.28.010
defendants 7.28.010	Deeds, appointment of trustee for making or	conclusive against landlord, when 7.28.130
Actions known hairs after ten years possession, by	canceling of 7.28.010	counterclaims for permanent improvements
known heirs after ten years possession, by 7.28.010	Defendants	and taxes paid 7.28.180
persons in possession against known heirs and	appointment of trustee for absent defendant	lis pendens, effect on 7.28.260
persons presumed deceased 7.28.010	7.28.010	plaintiff's right to possession expires before
purchaser from defendant, against 7.28.220	counterclaim by defendant for permanent improvements and taxes paid 7.28.160	trial 7.28.190
quiet title and recover real property 7.28.010	damages for withholding of property by	quieting title against outlawed mortgage or
Adverse possession	7.28.150	deed of trust 7.28.300
action by known heirs after ten years	defenses of 7.28.120	Jurisdiction of superior courts 7.28.010
possession to quiet title 7.28.010	pleading by 7.28.130	Landlord and tenant
color of title, counterclaim for permanent	substitution of landlord in action against	action against tenant in possession 7.28.010 action against tenant on failure to pay rent
improvements and taxes paid 7.28.160	tenant 7.28.110	7.28.250
color of title and payment of taxes, action under 7.28.070	verdict for 7.28.140	judgments, effect 7.28.130
connected title deducible of record 7.28.050,	Defenses, legal and equitable authorized	substitution of landlord in action against
7.28.060	7.28.120	tenant 7.28.110
counterclaims for permanent improvements	Deposits in court, actions against tenant on failure to pay rent 7.28.250	Leases, performance of in actions against tenant
and taxes paid 7.28.160, 7.28.170, 7.28.180	Description	on failure to pay rent 7.28.250
exceptions as to public lands and persons	order for survey of property 7.28.210	Liens, quieting title against outlawed mortgage
under legal disabilities 7.28.090	pleadings, in 7.28.120	or deed of trust 7.28.300
vacant and unoccupied lands 7.28.080	Donation claims 7.28.280	Limitation of actions, quieting title against
persons under legal disability 7.28.090	Entry	outlawed mortgage 7.28.050, 7.28.060 Limitation of actions, quieting title against
public lands 7.28.090 Answers 7.28.130	actions against tenant on failure to pay rent	outlawed mortgage or deed of trust 7.28.300
Appearance, substitution of landlord in action	7.28.250	Lis pendens, effect of 7.28.260
against tenant 7.28.110	order for 7.28.210	Mortgages
Assessments	order for to survey property 7.28.200 Evidence	deemed not conveyance, ejectment action
counterclaims for	actions between cotenants 7.28.240	7.28.230
assessment paid by defendant 7.28.170	pleading requirements 7.28.130	quieting title against outlawed mortgage or
assessments paid 7.28.160	quieting title against outlawed mortgage or	deed of trust 7.28.300
permanent improvements and taxes paid	deed of trust 7.28.300	rents and profits
7.28.180	Executions	appointment of receiver to protect 7.28.230
Assignments, rents and profits	restitution on new trial 7.28.270	deemed real property until mortgage paid
appointment of receiver to protect 7.28.230	restitution on vacation of judgments and	7.28.230 right of mortgage to enter for 7.28.230
right to 7.28.230 Associations	granting of new trial 7.28.270	right of mortgagee, pledge or assign 7.28.230
conflicting claims, generally 7.28.280	Filing, lis pendens 7.28.260	right of entry, right of mortgagee to enter for
joinder of parties 7.28.280	Findings, counterclaims for permanent improvements and taxes paid, on 7.28.170	rents and profits 7.28.230
Cancellation, appointment of trustee to cancel	Foreclosure	Motions, survey of property 7.28.200
deed or conveyance 7.28.010	mortgagee's	Municipal corporations
Cloud on title	action to recover possession 7.28.230	conflicting claims, generally 7.28.280
judgment to remove 7.28.010	right to enter to collect rents and profits	joinder of parties 7.28.280
personal property, removal from 7.28.310,	7.28.230	New trial
7.28.320	quieting title where foreclosure barred by	authorized, when 7.28.260
service by publication 7.28.010	statute of limitations 7.28.300	possession, effect on 7.28.270 Nonresidents
Complaints, contents 7.28.120 Concealment, service by publication on	rents and profits appointment of receiver to protect 7.28.230	defendants, appointment of trustee for
concealed defendants 7.28.010	authority 7.28.230	7.28.010
Conflicting claims, generally 7.28.280	sales, mortgagee's procedure to recover	service by publication 7.28.010
Conveyances	possession 7.28.230	Notices
alienation of the property by defendant, effect	Grants common to separate parcels, joinder of	counterclaims for permanent improvements
of 7.28.220	parties 7.28.280	and taxes paid 7.28.180
appointment of trustee to cancel or make	Heirs	lis pendens 7.28.260
7.28.010	action by known heirs after ten years	order for survey of property 7.28.200
mortgage deemed not, ejectment action 7.28.230	possession 7.28.010	Orders of court
Conveyances common to separate parcels	unknown heirs, quiet title action against 7.28.010	counterclaim paid or unpaid 7.28.180 survey of property 7.28.200, 7.28.210
conveyances common to separate parceis	7.20.010	survey of property 1.20.200, 1.20.210

[RCW Index—page 252] (2008 Ed.)

vacation of judgment and granting new trial	action against cotenants 7.28.240	formats 29A.36.104
7.28.260 Parties	judgment of, when 7.28.180 Trials, counterclaims for permanent	statements, required 29A.36.106 printing and distributing materials, expense of
defendants	improvements and taxes paid 7.28.170	29A.36.220
appointment of trustee for 7.28.010	Trustees, appointment for absent or nonresident	property tax levies, ballot form 29A.36.210
counterclaims for permanent improvements and taxes paid 7.28.160	defendant 7.28.010 United States donation law	provisional and absentee ballots 29A.36.115 regional transportation investment districts,
defenses of 7.28.120	donation claims 7.28.280	regional transit authority 29A.36.230
pleading by 7.28.130	joinder of parties 7.28.280	sample ballots 29A.36.151
service by publication 7.28.010 substitution of landlord in action against	Vacation of judgments authorized, when 7.28.260	top two candidates, general election 29A.36.170
tenant 7.28.110	possession, effect on 7.28.270	uniformity, arrangement, contents
verdict for 7.28.140 notice to of order for survey of property	Vendors and purchasers, action against	29A.36.111
7.28.200	purchasers from defendant of quiet title and ejectment proceedings 7.28.220	Campaigns, See CAMPAIGN FINANCING; PUBLIC DISCLOSURE
plaintiffs	Verdicts 7.28.140	Canvassing
action by known heirs after ten years possession to quiet title 7.28.010	counterclaims for permanent improvements and taxes paid 7.28.170	absentee ballots 29A.60.160 abstract by election officer 29A.60.230
complaints 7.28.120	plaintiff's right to possession expires before	audit of results 29A.60.180
damages for withholding of property by	trial 7.28.190	ballot containers, sealing and opening
defendant 7.28.150 verdict for 7.28.140	Waste, counterclaims for permanent improvements and taxes paid 7.28.180	29A.60.120 certificate not withheld for informality in
service on of order for survey of property	ELDERLY (See DEPENDENT ADULTS;	returns 29A.60.130
7.28.210	SENIOR CITIZENS)	certification of results 29A.60.190
Patents to land 7.28.280 Payment	ELECTED OFFICIALS (See PUBLIC	certification reports 29A.60.235 conduct of elections, canvass 29A.60.010
actions against tenant on failure to pay rent	OFFICERS AND EMPLOYEES)	counting center, proceedings 29A.60.170
7.28.250	ELECTIONS	county canvassing board
judgment on counterclaims 7.28.180 Personal property, quieting title to 7.28.310,	Absentee voting challenges 29A.40.140	canvassing procedure, penalty 29A.60.200 member a candidate, procedure 29A.60.150
7.28.320	date ballots available, mailed 29A.40.070	membership 29A.60.140
Pleadings	delivery of ballot, qualifications for	credit for voting, ballot retention 29A.60.180
answer 7.28.130 substitution of landlord in action against	29A.40.080 envelopes and instructions 29A.40.091	damaged ballots 29A.60.125 electronic voting devices, records 29A.60.095
tenant 7.28.110	issuance of ballot, other material 29A.40.061	poll-site ballot counting devices, results
complaints, contents 7.28.120	observers 29A.40.100	29A.60.060
counterclaims for permanent improvements and taxes paid 7.28.170	ongoing absentee status 29A.40.040 out-of-state, overseas, service voters	provisional ballots, disposition 29A.60.195 recanvass, generally 29A.60.210
Presumptions, donation claims 7.28.280	29A.40.150	rejection of ballot or parts 29A.60.040
Private corporations conflicting claims, generally 7.28.280	processing incoming ballots 29A.40.110	returns, precinct and cumulative 29A.60.070
joinder of parties 7.28.280	record of requests, public access 29A.40.130 report of count 29A.40.120	sealing of voting devices 29A.60.080 secretary of state, duties 29A.60.240
Public lands, donation claims 7.28.280	request for single absentee ballot 29A.40.020	statewide measures, canvass of 29A.60.250
Referees, report on counterclaims for permanent improvements and taxes paid 7.28.170	request on behalf of family member 29A.40.030	stickers or printed labels, votes by 29A.60.100 tabulation continuous 29A.60.030
Rents and profits	special absentee ballots 29A.40.050	tie, primary or final election 29A.60.221
actions against tenant on failure to pay rent	when permitted 29A.40.010	unsigned absentee or provisional ballots
7.28.050 deemed real property until paid 7.28.230	Advertising identification of sponsor 42.17.510	29A.60.165 validity of ballot, questions on 29A.60.050
Restitution	independent expenditures	voting systems, maintenance of documents
execution of on new trial 7.28.270	disclosure statement 42.17.550	29A.60.090
vacation of judgments and grant of new trial, on 7.28.270	picture of candidate 42.17.520 Air pollution control, excess tax levy 70.94.091	write-in voting, declaration of candidacy 29A.60.021
Service	Annexation	Cemetery districts, See CEMETERY
absent defendants 7.28.010 concealed defendants 7.28.010	cultural arts, stadium and convention districts	DISTRICTS Cities and towns, See CITIES AND TOWNS;
defendant cannot be found within state	67.38.080 Apportionment	CITIES—OPTIONAL MUNICIPAL CODE
7.28.010	congressional, See CONGRESSIONAL	Civil rights, restoration of certified copies of
nonresident defendant 7.28.010 order for survey of property 7.28.210	DISTRICTS AND APPORTIONMENT Ballots and other voting forms	instruments restoring civil rights as evidence to restoration 5.44.090
publication, by 7.28.010	arrangement of instructions, measures, offices	Congressional
Setoffs, counterclaims for permanent	29A.36.161	representatives
improvements and taxes paid 7.28.180 Show cause order for survey of property 7.28.200	ballot title appeal 29A.36.060	constitutional provision as to Const. Art. 27 § 13
Statutes common to separate parcels, joinder of	constitutional measures 29A.36.020,	Congressional districts, See CONGRESSIONAL
parties 7.28.280	29A.36.030	DISTRICTS AND APPORTIONMENT
Summons, service by publication 7.28.010 Superior courts	local measures 29A.36.071, 29A.36.080, 29A.36.090	Constitution, Washington, See Index to Constitution Vol. O
appointment of trustee for absent or	notice of 29A.36.040	Constitutional amendments
nonresident defendant 7.28.010	statewide question 29A.36.050	United States Constitution, See
judgment and action by known heirs after ten years possession to quiet title 7.28.010	certifying primary candidates 29A.36.010, 29A.36.011	CONSTITUTION, UNITED STATES Constitutional convention Const. Art. 23 § 2
jurisdiction 7.28.010	disqualified candidates, nonpartisan elections	Contesting an election
Superior title prevails 7.28.120	29A.36.180 names on election ballots 29A.36.201	affidavit of error or omission 29A.68.030
Surveys, order for survey of property 7.28.200, 7.28.210	names on election ballots 29A.36.201 names on primary ballot 29A.36.101	commencement by registered voter 29A.68.020
Taxation	nonpartisan candidates, general elections	costs, how awarded 29A.68.060
counterclaims for permanent improvements and taxes paid	29A.36.171 order of candidates 29A.36.131	election set aside, appeal period 29A.68.120 hearing, date and issuance of citation
7.28.180	order of candidates 29A.36.131 order of offices and issues 29A.36.121	29A.68.040
taxes paid 7.28.160	partisan candidates, general elections	hearing, witness to attend 29A.68.050
taxes paid by defendant 7.28.170 Tenants in common	29A.36.191 partisan primary ballots	illegal votes 29A.68.090, 29A.68.100, 29A.68.110
	Paradan primary durido	

[RCW Index—page 253]

ELECTIONS

locations for filing 29A.24.070 mail, filing by 29A.24.081 misconduct of election board 29A.68.070, federal and state requirements, compliance 29A.46.130 29A.68.080 29A.46.130 in-person, definition of 29A.46.030 location, definition of 29A.46.010 locations and hours 29A.46.120 period, definition of 29A.46.020 vote by mail impact 29A.46.260 when allowed 29A.46.110 times for filing, certain offices 29A.24.050 withdrawal 29A.24.120, 29A.24.131 lapse when no filing for single position 29A.24.201, 29A.24.211 lapses, scheduled 29A.24.191 prevention and correction of frauds and errors 29A.68.011 Counties, See COUNTIES county roads and bridges bond issues, See COUNTY ROADS AND BRIDGES, partisan elective office, vacancy in subtitle Bond issues diking districts, See DIKING AND DRAINAGE, subtitle Diking districts Elective offices - qualifications, terms, and 29A.24.210 position numbers, designation of 29A.24.010 terms, designation of 29A.24.020 requirements fire protection districts, See FIRE PROTECTION DISTRICTS, subtitle general provisions void in candidacy exception 29A.24.141 filing to fill in 29A.24.161 declarations of candidacy, preservation of Elections 29A.20.010 Crimes and penalties filing, qualifications for 29A.20.021 local elected officials, commencement of notice of 29A.24.151 ballots reopening of filing 29A.24.171, 29A.24.181 water-sewer district 29A.24.220 term 29A.20.040 unauthorized examination, revealing local officers, beginning of terms 29A.20.030 information 29A.84.420 unlawful appropriation, printing, or distribution 29A.84.410 write-in voting, candidates 29A.24.311, 29A.24.320 nominations, minor party and independent Flood control districts, See FLOOD CONTROL, subtitle Districts—1937 act canvassing and certifying ballot count, divulging 29A.84.730 candidate certificate of nomination, checking signatures 29A.20.191 certificate of nomination, multiple 29A.20.171 Generally documents regarding nomination, election, candidacy 29A.84.711 administration administrators, training of 29A.04.540 officers, violations generally 29A.84.720 certificate of nomination, requisites 29A.20.161 appeals 29A.04.520 assistance and clearinghouse program, election 29A.04.590 returns and posted copy of results, tampering with 29A.84.740 convention, notice 29A.20.131 filing for office, declarations, and nominations candidacy declarations, nominating petitions 29A.84.311 convention, requirements for validity board, election administration and certification 29A.04.510 29A.20.141 complaint procedures 29A.04.525 declarations of candidacy, required 29A.20.201 duplicate, nonexistent, untrue names 29A.84.320 general provisions denial of certification - review and appeal definitions - convention and election 29A.04.550 jurisdiction 29A.20.111 review, county auditor and review staff irregularities, report of suspicions nominating petition, requirements 29A.04.580 29A.84.010 29A.20.151 review, county election procedures mail ballots, violations and penalty 29A.84.030 nomination by convention or write-in 29A.04.570 29A.20.121 review, election review section 29A.04.560 officers, violations by 29A.84.020 presidential electors, selection 29A.20.181 secretary of state, duties 29A.04.530 political advertising, removing or defacing Electors and voters visits to election offices, facilities 29A.84.040 absence of certain persons not to affect rights 29A.04.575 petitions and signatures corrupt practices 29A.84.220, 29A.84.250 duplication of names, conspiracy as Const. Art. 6 § 4 age Const. Art. 6 § 1 age requirements 26.28.015 account, election 29A.04.440 constituencies, costs borne by 29A.04.410 interest on reimbursement 29A.04.430 29A.84.270 citizenship qualification Const. Art. 6 § 1 officers, penalties 29A.84.240 officers, violations by 29A.84.210 local government grant program 29A.04.450, 29A.04.460, 29A.04.470 state share 29A.04.420 disqualification conviction of infamous crimes Const. Art. 6 paid petition solicitors, legislative findings 29A.84.280 conviction of subversive act, bars right to vote 9.81.040 definitions definitions ballot and related terms 29A.04.008 canvassing 29A.04.013 counting center 29A.04.019 county auditor 29A.04.025 disabled voter 29A.04.037 election 29A.04.043 petitions, improperly signing 29A.84.261 signers, penalties 29A.84.240 criminals Const. Art. 6 § 3
exempt from military duty on election day
Const. Art. 6 § 5
incapacitated or incompetent persons
11.88.010, 11.88.090 signers, violations by 29A.84.230 polling place acts prohibited in vicinity of 29A.84.510 ballots, removing from 29A.84.540 electioneering by election officers 29A.84.520, 29A.84.525 election board 29A.04.049 majority vote as required for approval of election officer 29A.04.0455 elector 29A.04.061 filing officer 29A.04.067 general election 29A.04.073 infamous crime 29A.04.079 machines and devices, tampering with 29A.84.560 measures submitted to popular vote Const. Art. 2 § 1 presidential elections Const. Art. 6 § 1A materials, tampering with 29A.84.550 privilege from arrest, when Const. Art. 6 § 5 refusing to leave voting booth 29A.84.530 qualifications Const. Art. 6 § 1 mailing, date of 29A.04.031 major political party 29A.04.086 recall of public officer, percentage of voters required for petition Const. Art. 1 § 33, disenfranchisement or discrimination 29A.84.120 Const. Art. 1 § 34 measures 29A.04.091 misuse, alteration of data base 29A.84.150 residence qualification Const. Art. 6 § 1, minor political party 29A.04.097 officials' violations 29A.84.110 out-of-state voter 29A.04.103 overseas voter 29A.04.109 Const. Art. 6 § 4 tampering with form or ballot 29A.84.050 secrecy in voting, secured by legislature Const. Art. 6 § 6 unqualified registration 29A.84.140 partisan office 29A.04.110 voters' violations 29A.84.130 Employer's duty to provide time to vote poll-site ballot counting device 29A.04.115 prinary 29A.04.121 primary 29A.04.127, 29A.04.128 qualified 29A.04.133 recount 29A.04.139 voting 49.28.120 Federal, See ELECTIONS, subtitle Congressional; ELECTIONS, subtitle Presidential electors absentee ballots 29A.84.680 bribes, hindering or bribing voter 29Å.84.620 registered voter 29A.04.145 residence 29A.04.151 bribes, solicitation by voter 29A.84.640 Felons voting rights acknowledgment of loss 10.64.140 cancellation, restoration 29A.08.520 recording, deceptive or incorrect 29A.84.610 residence 29A.04.151 scope 29A.04.001 service voter 29A.04.163 short term 29A.04.169 special election 29A.04.175 repeaters 29A.84.650, 29A.84.655 unlawful acts by voters 29A.84.670 unqualified persons voting 29A.84.660 withhold vote, influencing voter to Filing for office declaration of candidacy candidates names, nicknames 29A.24.060 electronic filing 29A.24.040 fees and petitions 29A.24.091, 29A.24.101, 29A.84.630 provisions county auditor, duties 29A.04.216, Crimes or penalties ballots 29A.04.220 paper record, removal 29A.84.545 29A.24.111 county auditors, election laws for filing required 29A.24.030, 29A.24.031 Disability access voting 29A.04.235

[RCW Index—page 254] (2008 Ed.)

polling places electronic facsimile documents 29A.04.255 ballot title 29A.88.050 costs 29A.88.030 effect of vote 29A.88.060 findings 29A.88.010 accessibility required, exceptions 29A.16.150 foreign languages, information in 29A.04.240 manual, election laws and rules 29A.04.236 alternative polling places or procedures 29A.16.020 notification of auditors, application of laws public disclosure reports 29A.04.225 registration required for voting, exception 29A.88.040 costs for modifications or alternatives 29A.04.210 29A.16.030 special election date, setting of 29A.88.020 rights, voters' 29A.04.206 facilities, use of county, municipality, or Political parties authority, generally 29A.80.011 secretary of state as chief election officer special district 29A.16.120 29A.04.230 county central committee 29A.80.030 inaccessible, auditors' list 29A.16.140 legislative district chair 29A.80.061 state policy 29A.04.205 located outside precinct 29A.16.110 toll-free media and web page 29A.04.250 voter guide 29A.04.245 public buildings, use of 29A.16.130 precinct committee officer 29A.80.041, 29A.80.051 rule-making authority 29A.80.010 state committee 29A.80.020 rule-making authority boundaries, number of voters 29A.16.040, board, powers and duties 29A.04.630 29A.16.050 combining or dividing, election boards 29A.16.050 secretary of state, rules 29A.04.611, 29A.04.620 Polling place elections and poll workers general provisions times for holding elections
city, town, district general and special exceptions 29A.04.330
primaries 29A.04.310, 29A.04.311
state and local general, statewide, special
county 29A.04.321
Initiative and referendum, state ballot pick, delivery, and transportation 29A.44.050 review and recommendations, disabled voters 29A.16.160 booths 29A.44.060 Primaries and elections double voting prohibited 29A.44.090 intent, legislative 29A.52.106 electronic voting devices, paper records no primary 29A.44.045 election to fill unexpired term 29A.52.010, 29A.52.011 interference with voter 29A.44.010 list, who has and who has not voted 29A.44.020 ballot title and summary appeal to superior court 29A.72.080 formulation and display, title and ballot nonpartisan primaries local primaries 29A.52.210, 29A.52.220 nonpartisan offices specified 29A.52.231 special election to fill unexpired term official ballots 29A.44.040 polls, opening and closing times 29A.44.070, 29A.44.080 29A 72 050 formulation by attorney general 29A.72.060 mailed to proponents and others 29A.72.090 notice 29A.72.070 29A.52.240 notices and certificates taking papers into booth 29A.44.030 certificates of election 29A.52.360, poll workers printing ballot titles and short descriptions on clerks, appointment 29A.44.420 29A.52.370 ballots 29A.72.290 filing 29A.72.010, 29A.72.030 compensation 29A.44.530 constitutional amendments and state judges and inspector, appointment measures, notice content 29A.52.340 fiscal impact statements 29A.72.025 29A.44.410 election, certification of measures numbering 29A.72.040 nomination, election board 29A.44.430 29A.52.351 oaths of officers 29A.44.490, 29A.44.500, 29A.44.510, 29A.44.520 nominees, certificate of 29A.52.321 petitions acceptance or rejection by secretary of state 29A.72.170 primary, notice of 29A.52.311 precinct election officers, duties 29A.44.460 partisan primaries application of chapter, exceptions 29A.52.111, 29A.52.116 filing, time for 29A.72.160 precinct election officers, one set to legislature, form 29A.72.110 29A.44.450 vacancies, procedure to fill 29A.44.440 poll-site ballot counting devices delivery and sealing 29A.44.320 failure of device 29A.44.350 to legislature, rejected initiative treated as referendum bill 29A.72.260, 29A.72.270, ballot format, procedures 29A.52.151 blanket primary authorized 29A.52.130 general election laws govern primaries to legislature, review of signature count 29A.52.121 determination 29A.72.240 paper, size, and contents 29A.72.100 incorrectly marked ballots 29A.44.340 initialization 29A.44.310 instructions 29A.52.141 one vote per voter 29A.52.161 to people, form 29A.72.120 referendum, form 29A.72.130 memory packs 29A.44.330 top two candidates 29A.52.112 superior court judges Const. Art. 4 § 29
Public utility districts, See PUBLIC UTILITY
DISTRICTS procedures casting vote 29A.44.221
closing time, voters in polling place allowed to vote 29A.44.260
disabled voters 29A.44.240
electronic voting device, use 29A.44.225
flag, duty to display 29A.44.170
identification required 29A.44.205
inspection of voting equipment 29A.44.160 refusal to accept, review of 29A.72.180, 29A.72.190, 29A.72.200 Recall signatures, number necessary 29A.72.150 generally Ch. 29A.56 Recounts signatures, verification and canvass of 29A.72.230 to voters, certificates of sufficiency 29A.72.250 amended abstracts 29A.64.061 application for 29A.64.011 warning statement 29A.72.140 review 29A.72.020 inspection of voting equipment 29A.44.160 instructions and information 29A.44.140 deposit of fees, notice of location 29A.64.030 expenses 29A.64.081 limitation 29A.64.070 tax legislation, advisory vote on 29A.72.283, issuing ballot to voter, challenge 29A.44.201 mandatory 29A.64.021 29A.72.285 officers, arrival time 29A.44.150 Instant runoff voting pilot project opening the polls, announcement notice, time and location of recount application of election laws 29A.53.040 29A.44.180 29A.64.030 ballot specifications, directions 29A.53.080 precinct lists, delivery 29A.44.120 partial recount requiring complete recount definitions 29A.53.030 precinct lists, return after election 29A.64.050 finding, intent 29A.53.010 local option 29A.53.070 29A.44.290 recounting the votes, observers 29A.64.041 provisional ballot after polls close statewide measures 29A.64.090, 29A.64.100 pilot project, intent 29A.53.020 tabulation of ballots 29A.53.050 29A.44.265 Redistricting provisional ballots 29A.44.207 boundary information 29A.76.020 counties, municipal corporations, and special purpose districts 29A.76.010 voting conditions, limitations 29A.53.060 voting devices and counting methods, changes record of participation 29A.44.231 signature required, procedure if unable 29A.53.090 29A.44.210 maps and census correspondence lists 27A.44.210 supplies, additional 29A.44.130 supplies, delivery 29A.44.110 tabulation of paper ballots before close of polls 29A.44.250 Irrigation districts, See IRRIGATION 29A.76.040 DISTRICTS
Legislature members, See LEGISLATURE precinct boundary change 29A.76.030 Representatives, See LEGISLATURE, subtitle House of representatives School district provisions applicable to all districts Ch. 28A.320 Mail ballots unused ballots 29A.44.270, 29A.44.280 contents, counting 29A.48.060 depositing ballots, replacement ballots 29A.48.040 voting devices, examination 29A.44.190 Port districts, See PORT DISTRICTS bond issues generally, See SCHOOLS AND SCHOOL
DISTRICTS mail ballot counties and precincts 29A.48.010 Precinct and polling place determination and odd-year primaries 29A.48.030 return of voted ballots 29A.48.050 accessibility intent, accessibility for elderly and disabled bonds for land, buildings, and equipment Ch. special elections 29A.48.020 persons 29A.16.010 Nuclear waste site disapproval, election for notice of accessibility 29A.16.170 educational service district board Ch. 28A.310

(2008 Ed.) [RCW Index—page 255]

ELECTIVE FRANCHISE

first and second class districts Ch. 28A.330	death 29A.08.510	violations, penalties 29A.08.740
notice of 28A.400.030 organization and reorganization of districts	felons, restoration 29A.08.520 incapacitation, guardianship 29A.08.515	transfers and name changes
Ch. 28A.315	records preservation 29A.08.540	address change within county, telephone transfer 29A.08.410
real property sale, election required	challenges	name change, voter 29A.08.440
28A.335.120 special meetings of voters at 28A.320.440	basis for 29A.08.810 county auditor duties 29A.08.840	transfer on election day 29A.08.430
Senators, See LEGISLATURE, subtitle Senate	publishing of 29A.08.835	transfer to another county 29A.08.420
Sewer districts, See WATER-SEWER	registration, forms for challenge of	Voters' pamphlets local
DISTRICTS Soil and water conservation districts, See	29A.08.850 times for filing 29A.08.820	administrative rules 29A.32.230
CONSERVATION DISTRICTS, subtitle	definitions	arguments 29A.32.280
Elections	information required for voter registration	authorization 29A.32.210
Special circumstances elections constitutional amendment conventions	29A.08.010 mailing, date and method 29A.08.020	candidates, when included 29A.32.250
delegates, declaration of candidacy	notices, various 29A.08.030	contents 29A.32.241 cost 29A.32.270
29A.56.460	person, political purpose 29A.08.040	mailing 29A.32.260
delegates, election of 29A.56.430,	forms	notice of production 29A.32.220
29A.56.470, 29A.56.480, 29A.56.490 delegates, number and qualifications	application, format 29A.08.220 application, information required	publication date Const. Art. 2 § 1
29A.56.450	29A.08.210	state
expenses, payment of 29A.56.530	furnished by secretary of state 29A.08.250	amendatory style 29A.32.080 arguments 29A.32.060, 29A.32.090,
federal statutes controlling 29A.56.540 governor's proclamation calling convention	oath of applicant 29A.08.230 supply and distribution 29A.08.260	29A.32.100
29A.56.410, 29A.56.420	general provisions	campaign materials deceptively similar to
meeting, organization 29A.56.500	alternative forms of identification 29A.08.113	voters' pamphlets 29A.32.020
quorum, proceedings and record 29A.56.510 result, certification and transmittal of	closing files, notice 29A.08.140	candidates' statements, length 29A.32.121 constitutional amendments and state
29Á.56.520	count of registered voters 29A.08.130	measures, notice of 29A.32.050
time and place 29A.56.440	county auditor, duties 29A.08.105	contents 29A.32.031
presidential electors compensation 29A.56.350	county auditor, procedures 29A.08.110 late registration, special procedures	even year primary contents 29A.32.036
date of election, number of electors	29A.08.145	explanatory statements 29A.32.040 format and layout 29A.32.070
29A.56.310	no link between voter and ballot choice	party preference 29A.32.032
meeting, time and procedure 29A.56.340 nomination 29A.56.320	29A.08.161 nontraditional address 29A.08.112	photographs 29A.32.110
returns, counting and canvassing	official list 29A.08.105	printing and distribution 29A.32.010
29A.56.330 slate of electors 29A.56.360	party affiliation not required 29A.08.166	Voting systems acceptance test 29A.12.070
presidential primary	records, county copy and data base 29A.08.125	approval required 29A.12.050
allocation of delegates, party declarations	registration, expense of 29A.08.150	authority for use 29A.12.010
29A.56.050 ballot, names included 29A.56.030	registration by mail 29A.08.120 registration electronically 29A.08.123	ballot format, record of 29A.12.110
costs 29A.56.060	review by secretary of state 29A.08.107	blind or visually impaired voter accessibility 29A.12.160
date 29A.56.020	transmittal of forms to secretary of state	definition 29A.12.005
intent 29A.56.010 procedures, ballot form and arrangement	29A.08.115 updating information 29A.08.135	disabled voter accessibility 29A.12.160
29A.56.040	list maintenance	election officials 29A.12.120
recall	active or inactive categories 29A.08.615	examination, submission for 29A.12.030
ballot synopsis 29A.56.130 canvass and verification of signatures	confirmation notices 29A.08.635, 29A.08.640	independent evaluation 29A.12.040 information services board, consultation
29A.56.200	dual registration or voting detection	29A.12.170
canvassing petition, time of canvass	29A.08.610	inspection and testing 29A.12.020
29A.56.190, 29A.56.200 conduct of elections, ballot contents	inactive or canceled voters, voting by 29A.08.625	maintenance and operation 29A.12.060
29A.56.250	inactive status, assignment to 29A.08.620	operating procedures, publication of 29A.12.140
determination by superior court 29A.56.140	inactive to active status 29A.08.630	paper record 29A.12.085
enforcement provisions 29A.56.270 fraudulent names, record of 29A.56.240	information services board, consultation 29A.08.785	recording requirements 29A.12.150
initiating proceedings 29A.56.110	registration data base, voter 29A.08.651	single district and precinct 29A.12.090 vote tallying systems, approval requirements
insufficient recall petition, destruction of	registration list maintenance 29A.08.605	29A.12.101
29A.56.230 petition, form 29A.56.160	state and county list interchange 29A.08.780 statewide list, use and maintenance of	vote tallying systems, programming tests
petition, size 29A.56.170	29A.08.775	29A.12.130
petition, where filed 29A.56.120	motor voter and registration at state agencies	voting device, approval requirements 29A.12.080
petition charges, response to 29A.56.220 recall election, fixing date for 29A.56.210	address changes, licensing department 29A.08.360	Water districts, See WATER-SEWER
result, ascertaining the 29A.56.260	administrative duties - secretary of state,	DISTRICTS
signatures, number required 29A.56.180	licensing department, county auditors	ELECTIVE FRANCHISE
supporting signatures, filing 29A.56.150 State board of education, See STATE BOARD	29A.08.350 designated agencies 29A.08.320,	Persons excluded from Const. Art. 6 § 3
OF EDUCATION	29A.08.330	Qualifications of voters Const. Art. 6 § 1 Subversive act, conviction of bars right to vote
Vacancies	driver's license application, registration with	9.81.040
congress 29A.28.041, 29A.28.050, 29A.28.061	29A.08.340 state offices, colleges 29A.08.310	ELECTRIC CODE
death or disqualification, caused by	public access to registration records	Cities and towns, adoption by reference
29A.28.021 major political party, caused by no filing	accuracy and currency of lists, records	35.21.180
29A.28.011	concerning 29A.08.770 computer file of registered voters	ELECTRIC JOINT OPERATING
precinct committee officer 29A.28.071	29A.08.760	AGENCIES (See JOINT OPERATING AGENCIES)
senators, United States 29A.28.030 Voters and registration	information furnished, restrictions 29A.08.720	ELECTRICAL BOARD (See
cancellations	original and automated files 29A.08.710	ELECTRICAL BOARD (See ELECTRICITY)
	-	

[RCW Index—page 256] (2008 Ed.)

ELECTRICAL COMPANIES (See PUBLIC UTILITIES, subtitle Electrical companies)

ELECTRICAL CONTRACTORS (See ELECTRICIANS)

ELECTRICAL POWER FACILITIES AND RESOURCES (See ELECTRICITY; POWER FACILITIES AND RESOURCES)

ELECTRICAL TRANSMISSION LINES

City streets, franchises along 80.32.010 County roads, franchises along 36.55.010, 80 32 010

Franchises and rights of way, See PUBLIC UTILITIES, subtitle Electric franchises and rights of way

Franchises and rights of way for construction and maintenance of 80.32.010

Franchises to construct along state highways 47.44.010

Irrigation districts, powers in regard to 87.03.015 Port district toll facilities, construction and maintenance along 53.34.010

Public utility districts

power to build and maintain 54.16.060 privilege tax, imposition

additional tax imposed 54.28.020

Underground utilities, location, damage Ch.

ELECTRICAL UTILITIES (See also PUBLIC UTILITIES, subtitle Electrical utilities; PUBLIC UTILITY DISTRICTS)

Acquisition by public utility districts, taxation 54.28.120

Apparatus use and construction rules Ch. 19.29 Carbon dioxide mitigation

generally Ch. 80.70 Cities and towns

joint undertakings with public utility districts 35.92.280, 35.92.290, 35.92.300, 35.92.310

Cities and towns, See also CITIES AND TOWNS, subtitle Electrical utilities

Consumer protection for retail customers definitions 19.29A.010

disclosure requirements 19.29A.020, 19.29A.030

exceptions for small utility, voluntary compliance encouraged 19.29A.040 Contracts between electric utilities, authorized

Ch. 54.48

Duplication against public policy Ch. 54.48 Employees

certificate of competency exemption 19.28.261

electrical licensing requirement, exemptions 19.28.091

installation, repair, or maintenance of equipment owned by utility 19.28.101

Energy independence act

accountability, enforcement 19.285.060 conservation and renewable energy targets 19.285.040

definitions 19.285.030

intent 19.285.010

policy 19.285.020

reporting, public disclosure 19.285.070 resource costs 19.285.050 rule making 19.285.080

Franchise fee prohibited 35.21.860

Fuel mix disclosure

alternative energy resources, purchase 19.29A.090

format 19.29A.060

information coordinator 19.29A.080 requirements 19.29A.050

work group 19.29A.070

Greenhouse gas emissions

baseload electric generation performance standard Ch. 80.80

Inspection certificate required before connecting service 19.28.101

Irrigation districts, powers in regard to 87.03.015 multidistrict operating authorities, separate legal entities 87.03.018

Net metering of electricity

availability to customers 80.60.020 charges to customer-generator 80.60.020 definitions 80.60.010

energy measurement, calculation 80.60.030 safety, power quality, and interconnection requirements 80.60.040

unused kilowatt-hour credit 80.60.030

Public utility districts

acquisition of property 54.16.020 county-wide districts, rights of acquisition 54.32.040

Residential buildings

payments to owners by utilities for construction complying with code 19.27A.035

Resource plans

consumer-owned utilities 19.280.050 definitions 19.280.020 department duties, report 19.280.060 development, requirements 19.280.030 investor-owned utilities 19.280.040 legislative intent 19.280.010

Tax and fee authorized for administrative cost 35.21.860

Taxation Ch. 84.12

cities and towns limitations 35.21.865

6%, exception 35.21.870

Underground, conversion to cities and towns Ch. 35.96

counties 36.88.410, 36.88.420, 36.88.430, 36.88.440, 36.88.450, 36.88.460, 36.88.470, 36.88.480

Underground utilities, location, damage Ch.

Vegetation cutting or removal, liability

Work permit, connection permitted if displayed at each installation 19.28.101

ELECTRICIANS

Certificate of competency application 19.28.181

continuing education 19.28.211

denial for outstanding penalties 19.28.381 equipment repair specialty, scope of work 19.28.095

examination

certification of results 19.28.201

contents, fees, and times 19.28.201 eligibility 19.28.191

exemptions 19.28.261 issuance 19.28.161

issuance, renewal, fees 19.28.211 labor and industries, department director's powers and duties 19.28.251 persons engaged in business or trade on

effective date 19.28.221 revocation 19.28.241

trainee hours, verification 19.28.171 violations, schedule of penalties, appeal

19.28.271

Electrical contractors

bond or cash deposit 19.28.071 definitions 19.28.006

general and specialty contractors 19.28.041 liability for injury or damage 19.28.361 licenses

administrator's or master electrician's examination 19.28.061

bond or cash deposit 19.28.041 denial for outstanding penalties 19.28.381 examinations 19.28.051

exclusive jurisdiction of state 19.28.041 exemptions 19.28.091

fees 19.28.041

revocation or suspension 19.28.341

permits not issued to nonlicensees 19.28.081 workers' compensation coverage 19.28.041

Electrical training certificate

issuance 19.28.161

trainee hours, certification 19.28.171

Installation

licenses for installers, exemptions 19.28.091 Temporary permits 19.28.231

Violations, schedule of penalties, appeal 19.28.131

ELECTRICITY (See also POWER FACILITIES AND RESOURCES; PUBLIC UTILITIES, subtitle Electrical companies; PUBLIC UTILITY DISTRICTS)

Apparatus use and construction rules Ch. 19.29 Appliances and products

energy efficiency standards Ch. 19.260

Carbon dioxide mitigation generally Ch. 80.70

Cities and towns

code 35.21.180

electrical inspectors 19.28.321

enforcement powers 19.28.321

higher standards may be imposed 19.28.010 inspections, applicability to certain cities and towns 19.28.141

permits not permitted to nonlicensees 19.28.081

power to increase indebtedness for Const. Art. 8 § 6

water systems

electricity generation 35.92.010, 35.92.070 water conservation 35.92.010

Consumer protection for retail customers Ch. 19.29Â

County roads and bridges, franchises on 36.55.010

Electric franchises and rights of way, See PUBLIC UTILITIES, subtitle Electric franchises and rights of way

Electrical board

arbitration of rules disputes between

municipalities and state 19.28.021 membership, powers and duties 19.28.311 nonconforming installations, disputes 19.28.111

requests for ruling, fee, cost 19.28.121 revocation or suspension of license 19.28.341

Electrical code

applicability 19.28.010 exceptions 19.28.010

Electrical license fund 19.28.351 Electrical rule disputes between state and

municipalities 19.28.021 Employee safety rules Ch. 19.29

Hazardous waste disposal PCB waste 70.105.105

Hydroelectric generation development irrigation districts

legislative intent 87.03.013

Inspections

accessibility 19.28.101 concealment 19.28.101

connection without inspection when work permit displayed 19.28.101

disconnection permitted 19.28.101

electrical inspectors 19.28.321 exemptions 19.28.101 fees 19.28.101

installation, repair, or maintenance of equipment owned by utility 19.28.101

mobile homes 19.28.101 notice to repair or change 19.28.101 report 19.28.331

requirements 19.28.101

utilities must require inspection certificate before connecting 19.28.101

Installation

definitions 19.28.006

electrical inspectors 19.28.321

enforcement powers 19.28.321

ELECTROLOGY AND TATTOOING

general requirements 19.28.010 licenses, See ELECTRICITY, subtitle Compliance 70.54.350 inspection and investigation following Definitions 70.54.330 70.87.190 notification of supervisor of safety 70.87.190 procedure 70.87.190 reports 70.87.190 Appeals 70.87.170 Licenses for installers Findings 70.54.320 nonconforming installations, disputes Rules, sterilization 70.54.340 19.28.111 ELECTRONIC ACCESS TO PUBLIC residential buildings moved without change in occupancy classification 19.27.180 RECORDS (See RECORDS AND DOCUMENTS) Application of act 70.87.110 standards and rules, adoption 19.28.031 Arbitration for dispute resolution ELECTRONIC EQUIPMENT municipalities and department 70.87.205 telegraph companies, exception 19.28.151 telephone companies, exception 19.28.151 Service contracts Ch. 48.110 Attorney general powers 70.87.036 Irrigation districts ELECTRONIC MAIL (See E-MAIL) Cities and towns fixing of rates 87.28.090 ELECTRONIC MEDIA arbitration for dispute resolution with department 70.87.205 multidistrict operating authorities, separate legal entities 87.03.018 Television channel blocking devices, availability power in regard to 87.03.015 sale of 87.03.450 exemptions to jurisdiction 70.87.200 required 19.188.020 Construction, installation, etc. time/channel locks, availability required Joint operating agencies, See POWER
FACILITIES AND RESOURCES, subtitle
Joint operating agencies acceptance tests 70.87.100 inspection tests 70.87.100 19.188.020 Videos and video games responsibility for operation 70.87.060 Conveyances subject to act minors' access to violent videos and games, library policy formulation 19.188.030 Low-income energy assistance termination of utility heating service privately and publicly owned 70.87.040 County, exemption from local control 70.87.050 Definitions 70.87.010 city-owned utility 35.21.300 limitation 80.28.010 video game rating system information regarding 19.188.040 Definitions 70.87.010
Department of labor and industries, jurisdiction over installations in state, county or political subdivision buildings 70.87.050
Department powers 70.87.034 violent video or computer games, sale to limitations 54.16.285 minors 9.91.180 Manhole safety rules Ch. 19.29 Medical devices, compliance with requirements ELECTRONIC MESSAGES 19.28.371 Digital signatures Exempted conveyances, jurisdiction 70.87.200 National electrical code, when applicable electronic authentication act Ch. 19.34 Exemptions, state, county or political subdivision owned buildings 70.87.050
Fees 70.87.030 19.28.010 Net metering Ch. 80.60 Pacific northwest electric power and ELECTRONIC PRODUCT RECYCLING Account 70.95N.130 Administrative and operational costs 70.95N.300 Annual reports 70.95N.140 Hearings upon noncompliance conservation planning council Ch. 43.52A appeals 70.87.170 Inspections 70.87.100, 70.87.120 Power lines construction and use rules Ch. 19.29 Collection service 70.95N.090 Privilege tax for generation, distribution and sale additional tax imposed 54.28.020 Covered electronic sampling 70.95N.110 Definitions 70.95N.020 Equivalent share Installation permits 70.87.080 Installation standards 70.87.030 thermal electric generating facilities additional tax imposed 54.28.025 Investigation powers of department 70.87.034, 70.87.120 calculation 70.95N.200 payment 70.95N.220 Public assistance Jurisdiction 70.87.200 energy assistance allowance 74.08.046 rules, fees, reports 70.95N.230 Federal preemption 70.95N.340 Labor and industries, department of administration and rulemaking authority Public utility districts immunity from good faith mistakes and errors of judgment 54.12.110 Legislative findings 70.95N.010 Materials management and financing authority Lawsuits for damages caused by failure or powers in regard to 54.16.040 board of directors 70.95N.290 employees 70.95N.330 establishment 70.95N.280 malfunction privilege tax conformity with safety regulation 70.87.020 additional tax imposed 54.28.020 thermal electric generating facilities additional tax imposed 54.28.025 Liability, state 70.87.260 Licenses general operating plan 70.95N.320 use of funds 70.95N.310 categories, rules 70.87.280 contractor 70.87.230, 70.87.240, 70.87.250 Reclamation districts of one million acres or Nonprofit charitable organizations, report 70.95N.150 more Ch. 89.30 exemptions 70.87.230, 70.87.240, 70.87.230 exemptions 70.87.270 material lift mechanic 70.87.245 mechanic 70.87.230, 70.87.240, 70.87.250 private residence conveyances 70.87.305 Rights of way of state highways inspections, applicability 19.28.141 participation, manufacturer 70.95N.030 Plans Steam electric generating plants, See POWER FACILITIES AND RESOURCES, subtitle independent, requirements 70.95N.050, 70.95N.060, 70.95N.070, 70.95N.080 suspension or revocation 70.87.125 Operating permits 70.87.090 Steam electric generating plants standard, requirements 70.95N.060, 70.95N.070, 70.95N.080 Taxation Operation and maintenance sale of electrical energy for resale, exemption during construction, installation, etc., 82.04.310 Preliminary return share 70.95N.210 responsibility 70.87.060 Processor compliance 70.95N.250 Promotion 70.95N.120 Telecommunications, See
TELECOMMUNICATIONS, subtitle report of unsafe conditions, discontinuance of operations 70.87.120 Systems installations Registration Orders to discontinue operation hearings, appeals 70.87.170 procedure 70.87.145 Termination of utility heating service city procedure 35.21.300 limitations 35.21.300, 80.28.010 Transmission lines, See ELECTRICAL TRANSMISSION LINES collector, transporter, processor 70.95N.240 manufacturer 70.95N.040 Reports 70.95N.270 Penalties for violation of chapter 70.87.185 Return share calculation 70.95N.190 Sale of products 70.95N.160, 70.95N.170 suspension or revocation 70.87.120, Underground utilities, location, damage Ch. Successor duties 70.95N.100 70.87.125 hearings 70.87.170 19.122 Violations, penalties 70.95N.260 Web site 70.95N.180 Utilities Permits for construction, alteration, etc., civil immunity for good faith mistakes operation without 70.87.180 injunction 70.87.140 ELEVATORS 35.21.415 Port districts Violations, schedule of penalties, appeal Purpose of act 70.87.020 acquisition and operation of facilities 19.28.131 Resolution of disputes by arbitration municipalities and department 70.87.205 Rules, effective date 70.87.290 Water works piping connection, permission required 19.28.010 53 08 020 eminent domain for, against district property 22.16.040 Wholesale power defined 54.04.100 Rules and regulations ELEVATORS, ESCALATORS AND American standard safety code for elevators, Wholesale power, See also PUBLIC UTILITY DISTRICTS, subtitle Electrical power DUMBWAITERS dumbwaiters and escalators, conformity Cities and towns, authority for local with 70.87.020 penalties 70.87.185 violations 70.87.180 improvement projects 35.43.040 facilities Wiring requirements 19.28.010 EVATORS, LIFTING DEVICES, AND Safety advisory committee 70.87.220 Serial number 70.87.070 ELECTROLOGY AND TATTOOING MOVING WALKS Applications to minors a misdemeanor 26.28.085 Accidents

[RCW Index—page 258] (2008 Ed.)

State buildings, exemption of local regulation 70.87.050

State general fund, fees deposited in 70.87.210 Subpoena power of department 70.87.034 Violations 70.87.180

ELIGIBILITY

Judges of supreme and superior courts, qualifications Const. Art. 4 § 17 ineligible to other offices Const. Art. 4 § 15 Members of legislature Const. Art. 2 § 7 limitation on offices held by Const. Art. 2 § 13 State officers, qualifications Const. Art. 3 § 25

ELK (See WILDLIFE)

E-MAIL

Commercial messages blocking by interactive computer service, immunity from liability 19.190.050 consumer protection act, violations 19.190.030, 19.190.040 definitions 19.190.010 unpermitted or misleading messages prohibited 19.190.020 Cyberstalking 9.61.260

Personally identifying information civil actions 19.190.090 preemption of local laws 19.190.110 violation of chapter 19.190.080 violation of consumer protection act 19.190.100

EMANCIPATION OF MINORS (See MINORS, subtitle Emancipation)

EMBALMERS AND EMBALMING (See FUNERAL DIRECTORS AND EMBALMERS)

EMBEZZLEMENT

Administrator

action by administrator for embezzlement against estate 11.48.060 liability for 11.48.060 recovery of embezzled property, procedure 11.48.070

County officers, failing to pay over fees 36.18.170

Executor

action by executor for embezzlement against estate 11.48.060 liability for 11.48.060

recovery of embezzled property, procedure 11.48.070

Personal representatives

action by for embezzlement against estate

liability for 11.48.060

recovery of embezzled property, procedure 11.48.070

Probate

action for 11.48.060 recovery procedure 11.48.060 revocation of letters 11.28.250

Proof of ownership of property, sufficiency of

State treasurer, penalty 43.08.140

EMERGENCIES (See also ENERGY, subtitle Energy supply emergencies, alerts; STATE OF EMERGENCY)

Cities and towns

expenditures, creation of special fund 35.32A.060

Counties, county commissioners' expenditures nondebatable 36.40.180, 36.40.190 subject to hearing 36.40.140, 36.40.150, 36.40.160, 36.40.170

Emergency care, medical care, or transportation persons rendering, immunity from liability 4.24.300

Emergency care or transportation compensation, defined 4.24.310 definitions 4.24.310 emergency care, defined 4.24.310 good samaritans, free infectious disease testing 70.05.180

scene of an emergency, defined 4.24.310 Hostage or barricade situation

service disruption, telephone company immunity from liability 70.85.120 telephone communication 70.85.100 applicable law 70.85.130

telephone company assistance 70.85.110 Housing programs 43.63A.645

Party line telephones, yielding of line for definitions 70.85.010

refusal, penalty 70.85.020

request for line on pretext of emergency penalty 70.85.030

Telecommunication device installation for access to emergency services 70.54.180

Telephone, yielding of party line definitions 70.85.010

Telephone services

accessibility from all phones 43.17.230

Telephones, yielding of party line refusal, penalty 70.85.020 request for line on pretext of emergency penalty 70.85.030

EMERGENCY CLAUSE

Reduces time of taking effect of legislative act Const. Art. 2 § 1

EMERGENCY MANAGEMENT

911 emergency communications network, statewide enhanced system automatic location identification 38.52.505 counties, implementation and funding duties

enhanced 911 account, creation and uses 38.52.540

enhanced 911 advisory committee 38.52.530, 38.52.532

implementation and operation 38.52.030 state enhanced 911 coordination office, establishment and duties 38.52.520, 38.52.525

uniform national standards 38.52.535

211 information system

health and human services Ch. 43.211 Administration of program transferred from

department of community, trade, and economic development to military department 38.52.930

Civil service employees

status while on emergency management duty 38.52.140

Claims arising from emergency management related activities

compensation boards established for processing claims 38.52.210, 38.52.220, 38.52.230, 38.52.240, 38.52.250

consideration, adjustment, or settlement, effect 38.52.207

contents and filing 38.52.205

right of action against third party 38.52.300

Classification, coverage, and registration of emergency workers 38.52.310

Community, trade, and economic development,

department of

transfer of emergency management powers and duties to military department 38.52.930

Compensation for injuries or death of emergency management worker

act exclusive remedy 38.52.190 additional benefits 38.52.340 authorized, when 38.52.260

compensation boards established for processing claims 38.52.320

compensation boards established for processing of claims 38.52.210, 38.52.220, 38.52.230, 38.52.240, 38.52.250 expenditures and appeals 38.52.330

federal benefits 38.52.350, 38.52.380 liability of state and political subdivisions

medical, surgical, or hospital treatment 38.52.360, 38.52.370

minors 38.52.270

payment, limitation 38.52.280 workers' compensation, applicability 38.52.290

Comprehensive plan 38.52.030

Contracts or work on cost basis 38.52.390 Definitions 38.52.010

Director

energy facility site evaluation council member 80.50.030 Disaster response account 38.52.105

Disasters, state of emergency, See STATE OF EMERGENCY

Emergency communications systems and information

immunity from civil liability for businesses, companies, and individuals 38.52.550

Emergency management assistance compact Ch. 38.10

Emergency management council, membership and duties 38.52.040

Employees, volunteers

benefits rights preserved 38.52.180 liability 38.52.180

Enemy attack, continuity of government Ch.

Federally owned area, applicability of plan 38.52.170

Fire service mobilization, state, See STATE PATROL, subtitle Fire protection
Funding of expenses and acceptance of services

38.52.100

Funds, emergency management organization may require matching funds 38.52.160 Governor's powers and duties 38.52.050

Hazard emergency planning, military department duties 38.52.030

Hazardous liquid and gas pipeline accidents first responders, preparedness 43.44.130, 48.48.160

Impressment of citizenry into service 38.52.110 Intoxication-caused emergency response recovery of costs from convicted person 38.52.430

Law enforcement mobilization, state, See STATE PATROL, subtitle Law enforcement mobilization, state

Liability for loss or injury

architect or engineer exempt from liability when serving as volunteer emergency worker 38.52.1951

assumption by state 38.52.180

exemption while providing construction, equipment, or work 38.52.195 mine rescue or recovery work 38.52.198

Local organizations for emergency management,

establishment, operation, and coordination with comprehensive state plan and program 38.52.070

Matching of funds from political subdivision may be required 38.52.160

Military department

administration of comprehensive emergency management program 38.52.005 director's powers and duties 38.52.030

transfer of emergency management powers and duties to department 38.52.930

Mine rescue or recovery work, immunity from liability 38.52.198

Mine rescue plan, duties regarding development of comprehensive state plan 38.52.037 Minors, entitled to compensation benefits

38.52.270 Mutual aid and interlocal agreements 38.52.091

Nisqually earthquake account 38.52.106 Nuclear attack 38.52.170 Oil and hazardous substance spill prevention and response Ch. 90.56

Political activity prohibited 38.52.120

EMERGENCY MEDICAL SERVICE DISTRICTS

Political subdivisions rendering outside aid, EMINENT DOMAIN License requirements, exceptions 18.73.130 rights, immunities, and liabilities for costs Medical program directors Acquisition of certification 18.71.212 immunity from civil liability 18.71.215 highway property in advance of programmed construction by eminent domain 47.12.180, 38.52.080 Powers and duties of military department 38.52.030 termination and delegation of authority 47.12.190 property for toll bridge purposes where Radioactive and hazardous waste emergency 18.71.213 Motor vehicle sale or lease improvement of existing bridge and response programs, coordination 38.52.030 emergency medical services fee 46.12.042 Rules and regulations construction of new bridge as single project Natural death directives, quidelines for response 43.70.480 enforcement 38.52.150 47.58.080 Air space corridors Search and rescue activities costs, award on abandonment or defeat of funds, distribution for compensation and Optical strobe lights restricted use 46.37.190 reimbursement of volunteers 38.52.410 condemnation proceedings 8.25.073 Other transportation vehicles, when permitted 18.73.180 powers and duties of local officials 38.52.400 Services and facilities, use of existing 38.52.110 airport zoning, for 14.12.220 Spills, oil and hazardous materials Paramedics county roads and bridges 36.85.020 model contingency plan 38.52.420 State of emergency, See STATE OF EMERGENCY certification 18.71.205 department of transportation, power of Personnel certification 47.68.100, 47.68.120 Appeal and review standards and requirements 18.71.205 Statewide first responder building mapping information system 36.28A.060, 36.28A.070, 36.28A.080 Violations 38.52.150 Preemption of authority by state 18.73.020 interest on verdict suspended during pendency Requirements of appeal 8.28.040 secretary of health, duties 18.73.081 variance 18.73.101 Appraisals order for production and exchange of conclusions 8.25.120 Uniform disciplinary act, application 18.71.205, EMERGENCY MEDICAL SERVICE Attorney fees 18.73.240 DISTRICTS Unlawful practices, penalty 18.73.190 air space corridor, award on abandonment or Powers and governance 36.32.480 Urban emergency medical service districts defeat of condemnation proceedings **EMERGENCY MEDICAL SERVICES (See** authorized in certain cities and towns 8.25.073 also AMBULANCE SERVICES) award to condemnee 8.25.070 35 21 762 911 emergency communications network, award to condemnee or plaintiff 8.25.075 Canal companies 81.36.010 EMERGENCY MEDICAL SERVICES AND statewide enhanced system TRAUMA CARE SYSTEM automatic location identification 38.52.505 Cemetery districts 68.52.200, 68.52.210 Analysis of system 70.168.030 counties, implementation and funding duties Cities and towns adjournments 8.12.160 local enhanced 911 advisory committee 38.52.530, appeal and review 8.12.200 creation 70.168.120 38.52.532 assessments powers and duties 70.168.120 state enhanced 911 coordination office, assessment districts 8.12.280 regional establishment and duties 38.52.520, assessment roll 8.12.290 creation 70.168.120 38.52.525 certification 8.12.360 disbursement of funds to 70.168.130 uniform national standards 38.52.535 continuance of hearing on 8.12.320 grants to nonprofit agencies 70.168.130 powers and duties 70.168.120 Administrative procedure 18.73.200 hearing and notice 8.12.300 Aid vehicles Data registry, statewide 70.168.090 Definitions 70.168.015 judgments 8.12.350 personnel requirements 18.73.170 modification 8.12.340 stretchers and personal mobility devices, use objections to 8.12.330 Emergency medical services and trauma care system trust account 70.168.040 of 18.73.260 service of process 8.12.310 use restrictions 18.73.170 board of eminent domain commissioners Establishment 70.168.050 Gifts and other payments, application for and use of, authorized 70.168.050 8.12.270, 8.12.280 commissioners to make, appointment and education and training for personnel 70.24.260 duties 8.12.240 Health department Ambulances delinquent duties, timelines 70.168.060 rulemaking authority 70.168.050 Legislative finding 70.168.010 licenses, issuance, duration, revocation 18.73.140 collection 8.12.470, 8.12.480 payment and redemption 8.12.490 treasurer's liability 8.12.500 lien of assessment, enforcement 8.12.520 Legislative finding 70.168.010
Planning and service regions
designation 70.168.110
Prehospital trauma care providers
immunity from civil liability, conditions and
limitations 70.168.140
verification of compliance with standards,
granting of variance 70.168.080
Quality assurance programs, regional,
organization and duties 70.168.090
Regional councils licenses, when required, exceptions 18.73.130 personnel requirements 18.73.150 Certificate of advanced first aid qualification 18.73.120 notice of assessment 8.12.380 payment 8.12.370 Cities and towns petition for assessment 8.12.240 reassessment 8.12.510 ambulances and first aid equipment, authority to operate 35.23.456 regrade assessments 8.12.550 urban emergency medical service districts authority 8.12.030 board of eminent domain commissioners 8.12.260, 8.12.270, 8.12.280 authorized in certain cities and towns 35.21.762 Regional councils duties 70.168.100 County operation 36.01.095 Death, See NATURAL DEATH ACT Definitions 18.71.200, 18.73.030 authority to issue and sell 8.12.390 establishment 70.168.100 bondholder's remedy for nonpayment, Steering committee 70.168.020 Emergency communications systems and limitations 8.12.450 Trauma care providers information collection, enforcement by bond owner designation of 70.168.070 immunity from civil liability for businesses, Trauma care services, grant program 70.168.135 installment payment of assessments 8.12.420, 8.12.430 companies, and individuals 38.52.550 EMERGENCY SERVICE Emergency medical services and trauma care COMMUNICATION DISTRICTS issuance, conditions 8.12.400 payment 8.12.460 system Ch. 70.168 911, excise tax on telephones Ch. 82.14B Emergency medical services licensing and sale, application of proceeds 8.12.410 bridges, for 47.24.030 certification advisory committee EMERGENCY VEHICLES membership and operation 18.73.040 powers and duties 18.73.050 Definitions buildings authorized emergency vehicle 46.04.040 Epinephrine, authority to administer 18.73.250 Financial assistance, counties authorized to furnish political subdivisions 36.32.470 damages 8.12.140 Equipment change of ownership, powers of court 8.12.170 sales of equipment to person who may not lawfully use prohibited 46.37.195 Good samaritans, free infectious disease testing Equipment requirements, penalty for violations commissioners to make assessment 70.05.180 appointment and duties 8.12.240 46.37.188 Limited access highways 47.52.120 Head injury prevention community renewal 35.81.080 helmet removal, training of emergency Sirens, whistles or bells for 46.37.380 compensation determination of 8.12.100 medical personnel required 43.70.430 Tow trucks Liability for acts or omissions 18.71.210 red lights, use of 46.37.196 findings 8.12.190

[RCW Index—page 260] (2008 Ed.)

interested party brought in 8.12.120	service when state, school, or county lands	warehouse and elevator corporations Ch.
ordinance to specify means of payment	involved 8.12.080	22.16
8.12.040 several interests, separate findings 8.12.150	summons and service 8.12.070	Costs air space corridor, award on abandonment or
subsequent compensation for property taken	public passenger transportation services, metropolitan municipal corporations	defeat of condemnation proceedings
or damaged 8.12.540	35.58.250	8.25.073
title vests upon payment 8.12.210	public use, adjudication of 8.12.090	award to condemnee or plaintiff 8.25.075
continuances 8.12.160	purposes 8.12.030	Counties
hearing on assessment rule 8.12.320	regrade assessments 8.12.550	appeal and review 8.08.080
costs 8.12.200	second class cities 8.12.560, 35.23.311	public use, entry of order adjudicating
damages	power of 35.23.440	8.08.040
buildings 8.12.140	service	authorized for general county purposes
determination of 8.12.100	petition for condemnation 8.12.070	8.08.010 compensation
findings 8.12.190	state, school, or county lands involved	determination 8.08.050
interested party brought in 8.12.120 ordinance to specify means of payment	8.12.080 service of process	costs, payment of 8.08.070
8.12.040	hearing on assessment roll 8.12.310	damages
several interests, separate findings 8.12.150	several interests, separate findings 8.12.150	decree of appropriation 8.08.060
subsequent compensation for property taken	streets and alleys	determination 8.08.050
or damaged 8.12.540	wharves and bridges for state highway	decree of appropriation 8.08.060
title vests upon payment 8.12.210	purposes 47.24.030	federal improvements, appropriation in aid of
definitions 8.12.010, 8.12.020	title vests upon payment 8.12.210	8.08.090
discontinuance of proceedings 8.12.530	towns 35.27.380	indebtedness 8.08.120 mode of appropriation 8.08.100
electrical energy facilities	trial 8.12.100	tax levy to pay costs 8.08.110
beyond city limits 35.84.020	new trial 8.12.160	indebtedness in aid of federal or state
limitation upon 35.84.030 findings 8.12.190	verdict 8.12.160	improvements 8.08.120
first class cities, general power 35.22.280	City in adjoining state authority to condemn watershed property	judgments
hearing, assessment roll 8.12.300	8.28.050	appeal and review 8.08.080
continuance 8.12.320	Colleges and universities 28B.10.020	decree of appropriation 8.08.060
objections 8.12.330	Compensation	jury 8.08.050
service of process 8.12.310	interest rate established, suspension during	limitations 8.08.130
housing authorities, power 35.82.110	pendency of appeal 8.28.040	military purposes 8.04.170, 8.04.180 mode of appropriation 8.08.100
improvements	pretrial statement of settlement offer 8.25.010	orders
advancement from general funds against	costs of evaluating offer, payment 8.25.020	public use, entry of order adjudicating
assessment 8.12.250	Compensation, payment before taking Const. Art. 1 § 16	8.08.040
payment by special assessment 8.12.230 payment from general fund 8.12.220	Corporate property and franchises subject to	petition 8.08.010
petition for assessment 8.12.240	Const. Art. 12 § 10	notice of presentation 8.08.030
indebtedness	Corporations	public use, declaration of 8.08.020
improvements, contracting for 8.12.250	adjournment of proceedings 8.20.060	public use, entry of order adjudicating
interested party brought in 8.12.120	appellate review 8.20.100, 8.20.120	8.08.040 state improvements, appropriation in aid of
interpleader of adverse claimants 8.12.150	work not to be delayed by, conditions	8.08.090
judgments and decrees 8.12.160, 8.12.200	8.20.130	indebtedness 8.08.120
assessment roll 8.12.350	claimants, payment of 8.20.110	mode of appropriation 8.08.100
jury	compensation action without suit to oust corporation	tax levy to pay costs 8.08.110
separate juries 8.12.100 view of premises 8.12.130	allowed 8.20.170	tax levy to pay costs in aid of federal and state
waiver 8.12.090	conflicting claims 8.20.110	improvements 8.08.110
lien of assessment	damages	trial 8.08.050
enforcement 8.12.520	payment 8.20.100	Counties, by acquisition of for park, greenbelt, etc.,
limited access streets, acquisition of land, by	decree of appropriation 8.20.090	purposes 36.34.340
47.52.050	judgment 8.20.090	damages
lowlands, filling 35.55.040, 35.56.050	notice	determination of
measure of damages	petition for appropriation 8.20.020	jury to determine Const. Art. 1 § 16
buildings 8.12.140	ouster action for compensation without suit to oust	flood control 86.12.030
metropolitan municipal corporations 35.58.320	corporation allowed 8.20.170	limited access roads, acquisition of land for by
military purposes 8.04.170, 8.04.180	condemnation to avoid 8.20.150, 8.20.160	47.52.050
multi-purpose community centers, for	petition for appropriation 8.20.010	County road improvement districts, power of 36.88.310
35.59.050	notice, service requirements 8.20.020	County roads and bridges
notice	prior entry with consent	dike roads, construction of 36.81.110
assessments 8.12.380	condemnation avoids ouster 8.20.150	limited access roads 47.52.050
hearing on assessment roll 8.12.300	private way of necessity 8.20.070	right-of-way 36.85.010
petition for condemnation 8.12.070	private way of necessity, adjudication of 8.20.070	service districts 36.83.090
objections hearing on assessment roll 8.12.330	public use, adjudication of 8.20.070	Damages
ordinances 8.12.040	railway right-of-way through canyon, pass, or	interest rate established, suspension during pendency of appeal 8.28.040
ownership, change of, powers of court	defile 8.20.140	Diking and drainage districts Const. Art. 1 § 16
8.12.170	service	improvement projects 85.08.190
parkways, drives, and boulevards 35.21.190	petition for appropriation 8.20.020	taking of private property for private use
payment	three-year occupancy	Const. Art. 1 § 16
assessments 8.12.370	condemnation avoids ouster 8.20.160	Diking districts, general powers 85.05.070
award into court 8.12.200	trial 8.20.080	Diking or drainage district commissioners
improvements, advance from general funds	Corporations, by	85.07.170
against assessment 8.12.250 improvements, by special assessment	appropriation of private property for right-of- way Const. Art. 1 § 16	Drainage districts general powers 85.06.070
8.12.230	damages	power of 85.06.690
improvements, from general fund 8.12.220		
	jury determination Const. Art. 1 § 16	Electric franchises and rights of way, exercise of
title vests upon 8.12.210	jury determination Const. Art. 1 § 16 juries and jurors	Electric franchises and rights of way, exercise of eminent domain powers 80.32.060
petition for condemnation 8.12.050 contents 8.12.060		

EMINENT DOMAIN

Fees	Multi-purpose community centers, for	tenants, payment for replacement housing
air space corridor, award on abandonment or defeat of condemnation proceedings	acquisition of 35.59.050 Municipal airports, joint operations 14.08.200	8.26.055 Registered land 65.12.610
8.25.073	Notice	Relocating displaced facility of United States,
award of attorney and witness fees to condemnee 8.25.070	final actions 8.04.005, 8.08.005, 8.12.005, 8.16.005, 8.20.005, 8.25.290	municipal or political subdivisions of the state, department of transportation may
award of attorney and witness fees to	publication 4.28.120	exercise powers of eminent domain for
condemnee or plaintiff 8.25.075 Final actions	Oil and gas pipeline companies	47.12.150 Relocation assistance
notice 8.04.005, 8.08.005, 8.12.005, 8.16.005,	definitions 81.88.020 Orders	advisory services 8.26.065
8.25.290	appraisers' conclusions, order for production	contracts for services 8.26.095
final actions notice 8.20.005	and exchange of 8.25.120 Park and recreation service areas 36.68.555	definitions 8.26.020 funds, use of 8.26.105
Fire protection districts 52.12.041, 52.12.051	Parks and recreation, generally 67.20.010	homeowners, payment for replacement
Flood control districts, See FLOOD CONTROL Gas companies 80.28.220, 80.28.230	Port district property, warehouse and elevator	housing 8.26.045 housing availability, assurance of 8.26.075
Guardian ad litem	right of eminent domain against, limitation 22.16.040	moving and related expenses, payment
appointment for minor or incapacitated person	Port districts	8.26.035
8.25.270 Highway, road, or street construction	determination of marginal land status 53.25.210	payments not considered income or resources 8.26.115
set off for benefit to remaining property	power of 53.08.010, 53.25.190	purposes and scope 8.26.010
8.25.210, 8.25.220, 8.25.230, 8.25.240, 8.25.250, 8.25.260	Private use, taking of property for Const. Art. 1 §	rule-making authority 8.26.085 tenants, payment for replacement housing
Highway and toll facilities	16 Private way of necessity	8.26.055
acquisition of	authority 8.24.010	Rights of way across public lands for erection of
highway property in advance of programmed construction 47.12.190	condemnation procedure 8.24.030 corporations 8.20.070	toll bridges, action to determine compensation 47.56.100, 47.56.110
property for toll bridge purposes where	costs 8.24.030	Rights of way to be compensated for Const. Art.
improvement of existing bridge and construction of new bridge as single	definition 8.24.010	1 § 16 School districts
project, condemnation authorized	fees 8.24.030 joinder of surrounding owners 8.24.015	adjournment of proceedings 8.16.040
47.58.080	logging road	appellate review 8.16.130
city or town streets, wharves and bridges 47.24.030	obligation to carry products of condemnees 8 24 040	appropriation, decree of 8.16.110 authority 8.16.010
court priority 47.12.044	selection of route 8.24.025	compensation 8.16.080
generally 47.12.010 limited access highways, streets, or county	Public hospital districts 70.44.060	payment 8.16.110 costs 8.16.120
roads, acquisition of land for by 47.52.050	Public use adjudication as to Const. Art. 1 § 16	hearing 8.16.050
railroad crossings 81.53.180 relocating displaced facility of United States,	necessity of Const. Art. 1 § 16	judgment 8.16.110 jury 8.16.060
municipal or political subdivisions of the	Public utility districts	view of premises 8.16.070
state, department of transportation may	electrical power facilities 54.04.100 power and water facilities 54.16.020,	waiver 8.16.100
exercise powers of condemnation for 47.12.150	54.16.030, 54.16.040, 54.16.050,	necessity, finding of 8.16.050 notice
rights of way across public lands for erection	54.20.010 Public water systems	petition, service of 8.16.030
of toll bridges, action to determine compensation 47.56.100, 47.56.110	valuation 8.25.280	parties, designation of 8.16.150 petition 8.16.020
toll bridge purposes, rights of way for may be	Public waterway districts Ch. 91.08	notice, service of 8.16.030
acquired by condemnation 47.56.090, 47.56.100, 47.56.110	Public waterway districts, See also PUBLIC WATERWAY DISTRICTS	possession not delayed by appeal 8.16.140
Housing authority, powers 35.82.110	Rail districts 36.60.070	trial 8.16.070 verdict 8.16.080, 8.16.090
Housing for state offices, departments and	Railroad property, right of eminent domain for warehouses and elevators against, limitation	School districts, by
institutions 43.82.030 Industrial development districts 53.25.190	22.16.040	acreage limitation 28A.335.220 authority of board of school directors
Intercounty diking and drainage districts,	Railroads, by authority 81.36.010	28A.335.220
generally 85.24.260, 85.24.261, 85.24.263, 85.24.265	power of 81.36.010	limitation on acreage 28A.335.220 School lands, against
Irrigation district properties, cities and towns	railroad crossings 81.53.180	railroads and canal companies, authority
35.92.190	Real estate acquisition policy rule-making authority 8.26.085	81.36.010
Irrigation districts, generally 87.03.140, 87.03.150	Real property	Settlement of land, public use in taking property for Const. Art. 1 § 16
Joint county flood control, powers of 86.13.040	registered land, effect as to 65.12.400 Real property acquisition policy	Settlements
Joint operating agencies, powers of 43.52.300, 43.52.391	acquisition procedures 8.26.180	pretrial statement of settlement offer 8.25.010 costs of evaluating offer, payment 8.25.020
Jury required for ascertainment of compensation	buildings, structures, and improvements,	State
in eminent domain Const. Art. 1 § 16 Limited access highways, streets, or county	acquisition of 8.26.190 contracts for services 8.26.095	adequacy of payment, determination of 8.04.092
roads, acquisition of land for by 47.52.050	definitions 8.26.020	adjournment of proceedings 8.04.060
Local and other improvements and assessments	expenses related to transfer of right, title, or	appeal and review
against public lands to pay cost of lowland filling, power of eminent domain	interest to acquiring agency, payment 8.26.200	damages 8.04.130, 8.04.150 public use, entry of order adjudicating
35.55.040, 35.56.050	funds, use of 8.26.105	8.04.070
Logging roads obligation to carry products of condemnees	homeowners, payment for replacement housing 8.26.045	awards, payment into court 8.04.160 buildings
8.24.040	housing availability, assurance of 8.26.075	damages to, determination of 8.04.112,
Metropolitan park districts, general power in	moving and related expenses, payment 8.26.035	8.04.114
regard to 35.61.130 Military lands	payments not considered income or resources	claimants, payment of 8.04.140 compensation
proceedings against 8.28.030	8.26.115	adequacy of payment, determination of
Military purposes state acquisition of property 8.04.180	purposes and scope 8.26.010 relocation assistance advisory services	8.04.092 claimants, payment of 8.04.140
state acquisition of property for 8.04.170	8.26.065	consolidation of cases for assessment of
Mining corporations 78.04.010, 78.04.020	rights and liabilities not created 8.26.205	8.04.100

[RCW Index—page 262] (2008 Ed.)

EMPLOYEE SUGGESTION PROGRAM order to direct determination of 8.04.080 reclamation and settlement purposes several ownerships, selection of single jury to assess 8.04.099 (See PRODUCTIVITY BOARD) declared to be for Const. Art. 1 § 16 relocating displaced facility of United States, EMPLOYER AND EMPLOYEES (See also trial to assess just compensation and damages 8.04.094, 8.04.110 conflicting claims, determination of 8.04.140 municipal or political subdivisions of the LABOR) state, department of transportation may Age discrimination 49.44.090 exercise powers of eminent domain for Apprenticeship programs 49.04.130 Association of employees, See LABOR consolidation of actions against several 47.12.150 toll bridge purposes, rights of way for may be acquired by eminent domain 47.56.090, ownerships 8.04.097 Automatic service charges, disclosure 49.46.160 47.56.100, 47.56.110 payment into court 8.04.160 Blacklisting of employees 49.44.010 Bribery of labor representatives 49.44.020, damages appellate review 8.04.150 State lands proceedings against 8.28.010 49.44.030 State lands, against granted lands, authority of railroads and canal buildings 8.04.112, 8.04.114 Businesses selling prepared foods or drinks, labor liens on earnings and profits 60.34.010 City and town employees, See CITIES AND TOWNS, subtitle Officers and employees claimants, payment of 8.04.140 consolidation of cases for assessment of companies to condemn 81.36.010 8.04.100 railroads and canal companies 81.36.010 judgment or decree of appropriation United States acquisition 37.04.010 Collective bargaining Steam electric generating plants 43.21A.616 Street railways 81.64.040 8.04.120 minimum wage law, effect 49.46.110 policy 49.32.020 order to direct determination of 8.04.080 payment into court 8.04.160 Telecommunications companies 80.36.010. promises and undertakings, contrary payment of 8.04.130 80.36.040 49.32.030 Telegraph companies Const. Art. 12 § 19
Telephone companies Const. Art. 12 § 19
Toll bridge purposes, rights of way for may be acquired by eminent domain 47.56.090, 47.56.100, 47.56.110 several ownerships, selection of single jury to assess 8.04.099 Collective bargaining, See also LABOR, subtitle Arbitration of disputes; LABOR UNIONS trial to assess just compensation and damages 8.04.094, 8.04.110 Commuter ride sharing, See MOTOR VEHICLES, subtitle Ride sharing decree of appropriation 8.04.094, 8.04.120 Commuting trip reduction iudgments Transportation benefit districts 36.73.130 employer program, review and penalties 70.94.534 decree of appropriation 8.04.094, 8.04.120 Underground storage of natural gas 80.40.030 United States, by state land 37.04.010 adequacy of payment, determination of requirements for employers 70.94.531 United States water rights Ch. 90.40
Use for which property taken as judicial question
Const. Art. 1 § 16 Compressed air workers, generally 49.24.020, 49.24.030, 49.24.040, 49.24.060, 49.24.080 8.04.092 several ownerships, selection of single jury 8.04.099 Conditions of employment, generally 49.12.020 trial to assess just compensation and damages 8.04.094, 8.04.110 waiver of jury trial for ascertaining Contributions to benefit plans, lien against employer's earnings and property 60.76.010 compensation in eminent domain Const. just compensation and damages, trial to assess Conviction records Art. 1 § 16 8.04.094, 8.04.110 state patrol military purposes 8.04.170, 8.04.180 interest rate established, suspension during employer requests 43.43.815 notice requirements 8.04.020 Corporation employees, See CORPORATIONS, pendency of appeal 8.28.040 Warehouses and elevators, acquisition and operating Ch. 22.16 subtitle Officers immediate possession 8.04.090 Deductions for benefits, generally Ch. 49.52 public use, entry of order adjudicating 8.04.070, 8.04.098 Water power companies Ch. 90.16
Waters backed and held over roads and highways
for public purposes 90.28.010, 90.28.020 Discharge, concealing cause of from employment security office 50.36.030 Discharging employee because of garnishment, unlawful, exception 6.27.170 petition for appropriation 8.04.010 Watershed property order for immediate possession 8.04.090 city in adjoining state authorized to condemn Discrimination public use, entry of order adjudicating 8.04.070, 8.04.098 age 49.44.090, 49.60.205 8.28.050 employers 49.60.180 Ways of necessity compensation and damages, order to direct determination of 8.04.080 employment agencies 49.60.200 labor unions 49.60.190 private property, taking of for private use Const. Art. 1 § 16 several ownerships unfair practices 49.60.180 Witness fees consolidation into one action 8.04.097 Discrimination, See also DISCRIMINATION air space corridor, award on abandonment or public use, entry of order adjudicating 8.04.098 defeat of condemnation proceedings Domestic employees, hours of labor 49.28.080 Domestic violence victims selection of single jury 8.04.099 leave Ch. 49.76 award to condemnee 8.25.070 tender, payment into court 8.04.090 Employee **EMISSION CONTROLS (See AIR** defined for purposes of group disability insurance 48.21.020 POLLUTION CONTROL) adequacy of payment, determination of 8.04.092 disclosure of employee information to prospective employer EMISSION CREDITS BANKING PROGRAM (See AIR POLLUTION CONTROL, subtitle Emission credits assessment of just compensation and damages 8.04.094, 8.04.110 immunity, employer disclosing information 4.24.730 consolidation of cases 8.04.100 banking program) 4.24.750 Employee benefit plans deductions for 49.52.010, 49.52.020, 49.52.030, 49.52.040 **EMOLUMENTS** acquisition of Privileges and powers, hereditary, prohibited highway property in advance of programmed Const. Art. 1 § 28 construction by eminent domain duration of trusts 49.64.010, 49.64.020 EMPLOYEE COOPERATIVE 47.12.180, 47.12.190 enforcement of employer's contribution CORPORATIONS property for toll bridge purposes where requirements 49.52.010 Conversion of shares and accounts 23.78.100 improvement of existing bridge and generally Ch. 49.64 Creation, election by corporation 23.78.020 construction of new bridge as single liens for payment 49.52.020 Definitions 23.78.010 project 47.58.080 payment as discharge 49.64.030 Employer, defined for purposes of group disability insurance 48.21.020 Employer's death, wage preference 49.56.020 Employment contracts Earnings, use of 23.78.080 Earnings or losses, apportionment 23.78.070 department of transportation 47.68.120 city or town streets, wharves and bridges for Internal capital account cooperatives 23.78.090 Internal capital accounts system 23.78.080 state highway purposes 47.24.030 Membership 23.78.050, 23.78.060, 23.78.080 Merger 23.78.100 combination of employees for 49.36.030 remedy for violation 49.36.020 damages determination Employment contracts, See also LABOR UNIONS jury to determine Const. Art. 1 § 16 Name 23.78.040 Revocation 23.78.030 department of transportation 47.68.100 Employment offices, See PUBLIC EMPLOYMENT OFFICES Technical assistance to be provided 43.63A.230 limited access highways, acquisition of land for by 47.52.050 Termination of membership 23.78.080 public use Voting rights 23.78.060 Extrahazardous employment

deductions for benefits 49.52.030 employment of, permits, violations immoral employment 26.28.070 legislature to pass laws to protect persons in Const. Art. 2 § 35 minimum ages, exceptions 26.28.060 prostitution houses 26.28.070 Minors, See also LABOR, subtitle Minors; False pretenses to secure employment 49.44.040 Family leave Ch. 49.78, Ch. 49.86 Farm labor contractors, See FARM LABOR LABOR, subtitle Women and minors CONTRACTORS National guard or reserves military leave of absence for public employees 38.40.060 Food and beverage workers' permits Ch. 69.06 Gambling unlicensed employee, penalty 9.46.198 Organization of employees, See LABOR Garnishment UNIONS discharging employee because of, unlawful, exception 6.27.170 Parental leave, adoptive and stepparents Apprentices application, determination of effective date Genetic screening prohibited 49.44.180 Group disability insurance, See INSURANCE, discrimination prohibited 49.12.360 subtitle Group disability insurance legislative findings 49.12.350 Group life insurance trustee groups 48.24.070 Hazardous employment, legislature to pass laws to protect persons in Const. Art. 2 § 35 generally 49.48.010 Payday, See also SALARIES AND WAGES, subtitle Wages Health care providers malpractice Personnel files actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 inspection by employee authorized 49.12.240 erroneous or disputed information 49.12.250 limitations 49.12.260 Health care service contractors mandatory offering for small employers 48.44.023 Port district employees, See PORT DISTRICTS, subtitle Offices and employees offering to small employers, requirements Prohibited practices generally Ch. 49.44 48.44.024 Health services Prohibited practices, See also LABOR, subtitle deductions for 49.52.010, 49.52.030 Prohibited practices
Public employees, See PUBLIC OFFICERS
AND EMPLOYEES duty of employer 49.52.010, 49.52.030, 49.52.040 facility employees, hours 49.28.130, Public utility district employees, collective 49.28.140, 49.28.150 bargaining rights extended to 54.04.170 small employer partnership program Ch. Public works, See PUBLIC WORKS Rebate of wages, generally 49.52.050, 49.52.070, 49.52.080 70.47Å Hospital and medical services deductions and contributions constitute trust Records of employees 49.12.050 fund for 49.52.010 Reserve officers liens against trust fund for payment 49.52.020 leave taken for emergencies 49.12.460 Hotel service, labor lien on earnings and profits Sabotage, interference or injury to 60.34.010 manufacturing, etc., constitutes 9.05.060 Hours of labor, See HOURS OF LABOR Safeguards for machinery, See LABOR, subtitle Industrial insurance, See INDUSTRIAL Safeguards Safety and health, See INDUSTRIAL SAFETY AND HEALTH INSURANCE Inventions Sales representatives and principals contractual relationship between disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Jurors, challenge of, employer and employee relationship ground for implied bias contracts and agreements, required provisions 49.48.160 definitions 49.48.150 payment of wages and commissions 4.44.180Labor disputes injunctions, generally Ch. 49.32 Labor disputes, See also LABOR, subtitle 49.48.170 personal jurisdiction, principal considered to Disputes be doing business in state for purposes of Labor organizations 49.48.180 injunctions to prevent organization 49.32.050 rights and remedies supplemental to other Labor organizations, See also LABOR UNIONS rights and remedies of sales Lie detector tests, requiring of employee or representatives 49.48.190 prospective employee waiver of provision prohibited 49.48.190 Seasonal labor, See LABOR, subtitle Seasonal civil, damages, and attorneys' fees 49.44.135 child care 49.12.275, 49.12.280, 49.12.285, 49.12.290, 49.12.295 unlawful, exception 49.44.120 Marine employees' commission, See MARINE EMPLOYEES' COMMISSION family member 49.12.265, 49.12.270, Metropolitan municipal corporations, acquisition of existing transportation system by, duties Taverns, labor liens on earnings and profits incident to employees 35.58.265 60.34.010 Migrant labor, See LABOR, subtitle Seasonal Military family leave act Ch. 49.77 Underground workers, generally Ch. 49.24 Unemployment compensation, See
UNEMPLOYMENT COMPENSATION Militia members discharge from employment prohibited, penalty 38.40.050 Unions, See LABOR UNIONS Veterans, reemployment rights requirements interference with employment of, penalty 38.40.040 73.16.035 Volunteer firefighters military leave of absence for public employees leave taken for emergencies 49.12.460 38 40 060 Voting, time for provided 49.28.120 Minimum wage law, See SALARIES AND

Wages, See SALARIES AND WAGES

Women, See LABOR, subtitle Women and

49.12.450

Wearing apparel, employer obligations to furnish

Workers' compensation, See INDUSTRIAL INSURANCE EMPLOYMENT (See also EDUCATIONAL EMPLOYMENT RELATIONS ACT; EMPLOYER AND EMPLOYEES; LABOR; PUBLIC EMPLOYMENT) Agencies for, discrimination, unfair practices 49.60.200 Agricultural workers information and training on hazardous chemicals 49.70.115 generally Ch. 49.04 Apprentices, See also APPRENTICES
Arbitration, See LABOR, subtitle Arbitration of disputes Automatic service charges, disclosure 49.46.160 Community economic revitalization board definitions 43.160.020 legislative findings and intent 43.160.010 Compulsory school attendance employment prohibited without permit 28A.225.080 violations 28A.225.090 Conditions, generally 49.12.020 Conservation corps, See CONSERVATION Customized employment training Ch. 28B.67 Dangerous, See EMPLOYMENT, subtitle Extrahazardous employment Developmentally disabled persons supported employment, state agency participation 41.04.750, 41.04.760, 41.04.770, 41.04.780 Discrimination age 49.44.090 employers 49.60.180 employment agencies 49.60.200 labor unions 49.60.190 school employees, law against discrimination applicable to districts' employment practices 28A.400.310 unfair practices 49.60.180 Diseased persons, See DISEASES Dislocated worker defined 50.04.075 training 50.22.150 training, unemployment compensation 50.20.043 Disputes, See LABOR, subtitle Disputes Domestic violence victims leave Ch. 49.76 Employment agencies Ch. 19.31 Employment offices, See PUBLIC EMPLOYMENT OFFICES Employment partnership program 74.25A.010 employer eligibility 74.25A.030 federal funds, department of social and health services to seek 74.25A.080 legislative findings 74.25A.005 local employment partnership councils 74.25A.045 pilot projects 74.25A.020 program participants benefits and salary not to be diminished 74.25A.060 eligibility for assistance programs 74.25A.050 program participants program participants classification under federal job training act 74.25A.070 worker-owned businesses, diversion of grants to 74.25A.040 Employment security department family services and programs to be administered to promote state's policy of service to at-risk children and families 50.08.030 Extrahazardous employment legislature to protect persons in Const. Art. 2 §

minors 26.28.070

begging 26.28.070

[RCW Index—page 264]

Minors

WAGES, subtitle Minimum wages

dangerous employment 26.28.070

False pretenses, securing employment by	Veterans, See VETERANS, subtitle	Information furnished to applicant prior to
49.44.040	Employment preferences	interview 19.31.060
Family leave Ch. 49.78	Wearing apparel, employer obligations to furnish	Inspection of books, documents, and records
Family leave insurance Ch. 49.86	49.12.450	19.31.030
Genetic screening prohibited 49.44.180	Women, See LABOR, subtitle Women and	Interview, employer request required 19.31.060
Handicapped persons 50.12.210	minors Worker and community right to know	Licenses actions against unlicensed agency 19.31.245
Health care settings workplace violence planning and protection	civil actions authorized 49.70.150	application 19.31.100
Ch. 49.19	compliance with chapter, fines 49.70.190	exceptions 19.31.100
Hours, See HOURS OF LABOR	definitions 49.70.020	fees 19.31.140
Industrial insurance, See INDUSTRIAL	discharge or discipline of employee prohibited	posting 19.31.190
INSURANCE	49.70.110	prerequisite for bringing a cause of action
Inventions	discrimination statutes apply 49.70.110	19.31.245
disclosure at time of employment 49.44.150	educational brochures and public service	qualifications 19.31.100
employee's rights, conditions 49.44.140	announcements 49.70.140	reinstatement 19.31.110 renewal 19.31.100, 19.31.110
Job skills program, See JOB SKILLS PROGRAM	foreign language translations of written materials 49.70.105	sanction 19.31.130
Jury service	industrial safety and health act applies	transferable with consent of director
leave of absence from employment,	49.70.180	19.31.120
discrimination prohibited 2.36.165	information requests, employer	uniform business and professions act
Juvenile rehabilitation agencies	confidentiality 49.70.160	19.31.270
employment or volunteer positions, eligibility	injunctive relief 49.70.190	unlawful to operate without license, penalty
72.05.440	legislative findings 49.70.010	19.31.080 Prohibited activity 19.31.060
Military family leave act Ch. 49.77	trade secret exemptions 49.70.165 workplace survey request 49.70.100	Recordkeeping requirements 19.31.030
Militia and military affairs, discharge from employment, penalty 38.40.050	Worker and community right to know fund	Rules of conduct 19.31.190
Minimum hours, See HOURS OF LABOR	assessments 49.70.170	Service of process 19.31.240
Minors	disbursements 49.70.175	Unfair business practices act, application
begging 26.28.070	penalties 49.70.177	19.31.210
compulsory school attendance, employment	Workers' compensation, See INDUSTRIAL	Unlawful activities 19.31.190
prohibited without permit 28A.225.080,	INSURANCE	Violations
28A.225.090	Youthbuild program, See YOUTHBUILD PROGRAM	assurance of discontinuance 19.31.220 injunctions, civil penalty 19.31.230
dangerous employment 26.28.070 generally Ch. 49.12		EMPLOYMENT RIGHTS, RESTORATION
immoral employment 26.28.070	EMPLOYMENT AGENCIES Actions against unlicensed or unregistered	OF
minimum ages, exceptions 26.28.060	agency 19.31.245	Employment or licensing by public entity
prostitution houses 26.28.070	Actions by agency, licensing or registration	person not disqualified from, exceptions
Occupational information service and forecast	prerequisite 19.31.245	9.96A.020
annual report, contents 50.38.040	Administration by director of licensing	Provisions of chapter prevail 9.96A.050
criteria 50.38.020	19.31.070	Public employment
definitions 50.38.015	Administrative procedure act, application	law enforcement agencies, chapter not applicable to 9.96A.030
employment security department duties 50.38.050	19.31.130, 19.31.260 Advertising, false or fraudulent 19.31.190	Supervision of children or vulnerable adults
intent 50.38.010	Bond or cash deposit, requirements, actions and	9.96A.060
moneys received for nonfunded costs,	procedures 19.31.090	Violations, adjudication pursuant to
disposition 50.38.065	Cities, limitation on authority to license	administrative procedure act 9.96A.040
other agencies consulted 50.38.030	19.31.250	EMPLOYMENT SECURITY
powers of employment security department 50.38.060	Complaints against licensees 19.31.190	DEPARTMENT
Overtime compensation 49.46.130	Contracts contents, requirements 19.31.040	Commissioner
Prohibited labor practices, See LABOR, subtitle	forms, approval by director 19.31.050	community economic revitalization board membership 43.160.030
Prohibited practices	retail installment law compliance 19.31.040	Conservation corps
Public employment labor relations, See PUBLIC	Counties, limitation on authority to license	duties 43.220.060
EMPLOYMENT LABOR RELATIONS	19.31.250	Creation 50.08.010
Registered employer health plans	Definitions 19.31.020	Disabled persons
uniform benefits packages constitutes minimum benefits that may be offered by	Employer request for interview required 19.31.060	clearinghouse to assist in employment
plan 43.72.090	Employment directories	50.12.250, 50.12.252 special services, report 50.12.210
School employees, law against discrimination	contract requirements 19.31.040	Dislocated worker
applicable to districts' employment practices	fees 19.31.150	training, funding 50.22.140, 50.24.014
28A.400.310	registration 19.31.100	Displaced workers
Seasonal, See LABOR, subtitle Seasonal	Employment listing services	compensation and training, funding
Stabilization 50.12.190	contract requirements 19.31.040	50.12.080, 50.12.280
State employment application, disclosure of race or religion prohibited upon, penalty	fees 19.31.150 Enforcement 19.31.210	duties 50.70.040
43.01.100	Exemptions 19.31.020	Divisions established 50.08.020 Family services and programs
Temporary assistance for needy families	Fees	to be administered to promote state's policy of
volunteer work at child care facility or other	contract requirements 19.31.040	service to at-risk children and families
work site authorized 74.25.040	contract terms must be complied with as	50.08.030
Theatrical enterprises	prerequisite 19.31.150	Federal employer identification numbers and
wages cash deposit or bond required 49.38.020,	employment condition for charging 19.31.150 exceptions 19.31.150	documents, department contract to issue 50.12.045
49.38.030	excessive, demand for return by director	Forest products workers, dislocated workers
action against 49.38.040	19.31.160	program Ch. 50.70
attorney's fees for prevailing party	licenses 19.31.140	Inventions
49.38.050	limitations, exceptions 19.31.170	disclosure at time of employment 49.44.150
violations, gross misdemeanor 49.38.060	posting requirements 19.31.180	Migrant labor housing
Trade secret exemptions regarding hazardous	refunds 19.31.170 schedule approval by director 19.31.050	Yakima county project
substances 49.70.165 Unemployment compensation, See	sharing with employer prohibited 19.31.190	operation contract authority 70.114.020 Minimum wage laws, duty of commissioner to
UNEMPLOYMENT COMPENSATION	Hazardous employment, legislature to protect	notify employers 49.46.140
Unfair practices 49.60.180	persons in Const. Art. 2 § 35	Occupational information service and forecast

ENCUMBRANCES

annual report, contents 50.38.040 criteria 50.38.020	Probate, mortgage of estate property, effect as encumbrance 11.56.040	Conservation projects financing, authorized
definitions 50.38.015	Real property, satisfaction or release, duty of	referendum contingency 54.16.280
department duties 50.38.050	county auditor 65.04.060	Energy assistance allowance 74.08.046
intent 50.38.010 moneys received for nonfunded costs,	Recording of, See RECORDING AND FILING Trustees, powers to make 11.98.070	Energy education, applied research, and technology transfer programs transferred
disposition 50.38.065	Wills, devisee takes subject to encumbrance on	from energy office to Washington State
other agencies consulted 50.38.030	property devised 11.12.070	University 28B.30.900, 28B.30.901
powers of department 50.38.060 Printed materials, department duties 50.12.290	ENDOWMENT CARE (See CEMETERIES,	Energy efficiency construction account 39.35C.100
Records and information	subtitle Endowment care)	Energy efficiency in public buildings
privacy, access Ch. 50.13	ENDOWMENT FUNDS (See INSURANCE, subtitle Endowment contracts)	powers and duties transferred to department of
Records and information - privacy and confidentiality	ENEMY ATTACK (See CONTINUITY OF	general administration 43.19.123 Energy freedom program
access 50.13.040, 50.13.050, 50.13.060	GOVERNMENT IN EVENT OF ENEMY	generally Ch. 43.325
availability, judicial or administrative	ATTACK)	Energy independence act Ch. 19.285
proceedings 50.13.070 disclosure 50.13.080, 50.13.090, 50.13.100	ENERGY	Energy supply emergencies, alerts alert, declaration 43.21G.040
exceptions 50.13.020	Appliances and products efficiency standards	appeals and petitions 43.21G.090
legislative intent 50.13.010	application of chapter 19.260.030	compliance by distributors, reimbursement
requests for disclosure 50.13.015 rules 50.13.030	definitions 19.260.020	43.21G.080 compliance requirements 43.21G.070
Rules compliance	legislative findings 19.260.010 limit on requirements 19.260.050	coordination with federal authorities
technical assistance program Ch. 43.05	minimum standards 19.260.040	43.21G.060
Rural natural resources impact areas dislocated workers program Ch. 50.70	testing, manufacturers 19.260.070	definitions 43.21G.020 exceptions to or modification of orders
Salmon industry, dislocated workers program	updates to standards 19.260.060 Audits	43.21G.090
Ch. 50.70	municipalities 43.19.691	governor's powers 43.21G.040 joint committee on energy supply and energy
Unemployment compensation review of appeal tribunal decisions	schools 28A.320.330	conservation, duties 44.39.070
finality of commissioner's decision	state facilities definitions 43.19.670	local government and state agency duties
50.32.090	implementation plan 43.19.680	43.21G.050 violations, penalty 43.21G.100
Unemployment compensation, See also UNEMPLOYMENT COMPENSATION	lease terms 43.19.685	Geothermal energy, allocation of federal act
Unemployment compensation benefits for	requirement, completion dates 43.19.675 Building code, state	revenues Ch. 43.140
persons who were temporarily totally	study of 44.39.038	Geothermal power, See also GEOTHERMAL RESOURCES
disabled Ch. 50.06 Washington serves program	Cities and towns	Green economy jobs growth initiative
application 50.65.230	energy conservation program revenue bonds 35.92.105	43.330.310 Irrigation districts, home owners' financial
authority of commissioner and program administrator 50.65.320	Climate and rural energy development center	assistance, conservation 87.03.017
definitions 50.65.210	28B.30.640, 28B.30.642, 28B.30.644 Cogeneration	Joint committee on energy supply and energy
displacement of current workers prohibited	projects developed by state agencies and local	conservation Ch. 44.39 Joint operating agencies, See POWER AND
50.65.280 disqualification for Washington service corps	utilities 39.35C.080	FACILITIES RESOURCES, subtitle Joint
participation 50.65.240	additional authority of agencies 39.35C.090 feasibility study 39.35C.070	operating agencies Low-income energy assistance
eligibility 50.65.230 funds and grants 50.65.330	implementation 39.35C.070	termination of utility heating service
legislative declaration 50.65.200	ownership and operation 39.35C.070 sale of electricity and thermal energy	city-owned utility 35.21.300
operating procedure 50.65.220	39.35C.080	limitation 80.28.010 limitations 54.16.285
unemployment compensation coverage, limitation 50.65.290	sale of thermal energy 39.35C.070	Northwest interstate compact on low-level
volunteers	Community, trade, and economic development, department of	radioactive waste management Ch. 43.145 Pacific northwest electric power and
educational, vocational, or job counseling	transfer of certain energy office powers and	conservation planning council Ch. 43.52A
50.65.310 medical benefits, limitation 50.65.270	duties to department 43.330.904	Performance-based contracts
recognition of service 50.65.310	Conservation performance-based contracts	application of chapter 39.04.170 Private investment in energy conservation
selection and placement 50.65.250 student loan payments, assistance to defer	counties 36.32.245, 36.32.250	measures for state buildings 43.19.680
50.65.300	first class cities 35.22.620 towns or second class cities 35.23.352	Production, allocation, and consumption
subsistence allowances and stipends	transportation demand management	programs, legislative intent 43.21G.030 Public buildings
50.65.260 Work force training and education coordinating	findings 70.94.521	design and construction
board, commissioner to cooperate with	Conservation assistance program authorization, limitations 35.92.360	renewable resources consideration 39.35.010
50.12.245	cities and towns 35.92.105	high-performance public buildings
Youth employment and conservation act, See UNEMPLOYMENT COMPENSATION,	legislative findings 35.92.355	LEED silver standard Ch. 39.35D
subtitle Youth employment and conservation	public money, use authorized Const. Art. 8 §	Renewable energy and energy efficiency business development, strategic plan
act Youthbuild program, See YOUTHBUILD	tree planting for energy conservation,	28B.20.296
PROGRAM	municipal utilities to encourage 35.92.390 Conservation in buildings	clean energy, policy 28B.20.298 School districts, issuance of bonds for improving
ENCUMBRANCES (See also CHATTEL	projects	energy efficiency 28A.530.010
MORTGAGES; LIENS; MORTGAGES)	authority of agencies and school districts to	State energy affairs
Blanket, lots or parcels subject to 58.19.180 Defined for purposes of insurance investment	implement 39.35C.050 coordination 39.35C.030	authority and duties of department 43.21F.060 definitions 43.21F.025
law 48.13.130	definitions 39.35C.010	information gathering 43.21F.060
Fraudulent conveyance or encumbrance by corporation 9.24.020	financing 39.35C.060 implementation 39.35C.020	transfer of powers and duties to department of
Homesteads	sale of conserved energy 39.35C.040	community, trade, and economic development 43.21F.045
acknowledgment required 6.13.060	Conservation measures in state buildings	utilities regulatory proceedings, intervention
execution of 6.13.060 powers of attorney authorized 6.13.060	budget process, retention of savings 43.41.170 private investment 43.19.680	by department prohibited 43.21F.055 State energy strategy

[RCW Index—page 266] (2008 Ed.)

review and report 43.21F.090	Site location	ENERGY OFFICE
State facilities	application of chapter 80.50.060	Abolished, powers and duties transferred to other
landscape objectives to include energy	approval or rejection of application,	agencies Ch. 43.21F
conservation 43.19.682 private investment in conservation measures	reconsideration 80.50.100 counsel for the environment 80.50.080	Energy education, applied research, and technology transfer programs transferred
43.19.680	definitions 80.50.020	from office to Washington State University
tree plantings for energy conservation	disposition of receipts from applicants	28B.30.900, 28B.30.901
encouraged 43.19.668	80.50.190	ENGINEERS AND LAND SURVEYORS
State purchasing policy energy conservation 43.19.1905	energy facilities site evaluation council	(See also SURVEYS AND SURVEYORS)
Technology	recommendations 80.50.045 energy facility site evaluation council	Causes of action arising on services of 4.16.300
investing in innovation grants Ch. 70.210	governor to evaluate 80.50.320	limitation on 4.16.310, 4.16.325
Termination of utility heating service	impact statement, substitute 80.50.175	Contracts with public agencies for architectural and engineering services Ch. 39.80
city procedure 35.21.300 limitations 35.21.300, 80.28.010	membership 80.50.030	Corporations, provisions relating to 18.43.130
Washington State University	powers 80.50.040 site certification, duties 80.50.071,	County road engineer, See COUNTY ROADS
climate and rural energy development center	80.50.075	AND BRIDGES, subtitle Road engineer
28B.30.640, 28B.30.642, 28B.30.644	study of potential site prior to application,	Definitions 18.43.020 Disciplinary action, unprofessional conduct
Weather modification and control cloud seeding, emergency 43.37.210	fee 80.50.175	18.43.105, 18.43.110
Western interstate nuclear compact 43.21F.400,	hearing on proposed site location 80.50.090 information filed with council, public	Emergency worker exemption from liability for
43.21F.405, 43.21F.410, 43.21F.415,	inspection 80.50.160	engineer serving as volunteer 38.52.1951
43.21F.420	intent 80.50.010	Engineer-in-training, requirements Ch. 18.43 Fees, disposition 18.43.150
ENERGY CODE	permit requirements	Geologists, licensing requirements and standards
Hot water heaters 19.27A.060 Nonresidential buildings	injunctions against violations 80.50.150 penalties for violations 80.50.150	of practice Ch. 18.220
minimum standards, authority of building	preemption of regulation and certification by	Land-surveyor-in-training, requirements Ch.
code council to amend 19.27A.025	state 80.50.110	18.43 Professional engineers' account 18.43.150
Pacific Northwest electric power planning and conservation act	proposals and actions by other state agencies	Professional service corporations Ch. 18.100
payments to residential owners for	and local political subdivisions pertaining to, exempt from "detailed statement"	Qualifications to practice 18.43.010
construction complying with code	required 80.50.180	Registration
19.27A.035	recommendations to governor 80.50.100	application and fees 18.43.050
purchases of energy, requirements 19.27A.020	petroleum products transmission facilities,	certificates 18.43.070 continuing professional development
Residential buildings	considerations in making 80.50.105 review 80.50.140	18.43.080
building code council duties 19.27A.045	site application, assistance 80.50.085	examinations 18.43.060
minimum and maximum codes 19.27A.015	site certification	out-of-state applicants 18.43.100
payments to owners by utilities for construction complying with code	application for 80.50.060	qualifications and requirements 18.43.040 renewal, fees 18.43.080
19.27A.035	certification monitoring charges 80.50.071	retired status certificate 18.43.075
preemption of local codes 19.27A.020	fees 80.50.071	seals 18.43.070
Standards 19.27A.020	processing	suspension for noncompliance with support
ENERGY FACILITIES	charges 80.50.071	order 18.43.170
Carbon dioxide mitigation generally Ch. 80.70	expedited processing 80.50.075 fees 80.50.071	suspension for nonpayment or default on educational loan or scholarship 18.43.160
Cogeneration	effect of certification 80.50.120	Registration, board of
projects developed by state agencies and local	execution of agreement 80.50.100	membership, qualifications and compensation
utilities	required 80.50.060	18.43.030
additional authority of agencies 39.35C.090 energy purchase agreements 39.35C.080	revocation or suspension of certification 80.50.130	operating procedures 18.43.035 powers and duties 18.43.035
feasibility study 39.35C.070	Thermal electric generating facilities	pro tem members 18.43.033
implementation 39.35C.070	air pollution control facilities, progress	Regulation, excepted services 18.43.130
ownership and operation 39.35C.070	assessment 70.94.630 air pollution control facilities, tax exemption	Uniform regulation of business and professions
sale of electricity and thermal energy 39.35C.080	82.08.810, 82.12.810	act 18.43.180 Violations
sale of thermal energy 39.35C.070	coal used to generate power, tax exemption	penalties 18.43.120
Dangerous wastes	82.08.811, 82.12.811	Wastewater treatment systems, designer
regulation of 70.105.110 Electrical transmission facilities	coal-fired thermal electric generating facility public utility district ownership 54.44.020	licensing Ch. 18.210
preapplication 80.50.330, 80.50.340	compensation and training of displaced	ENGINES (See also STEAM ENGINES AND
task force 80.50.330, 80.50.340	workers	BOILERS) Obscuring identity of a machine 9A.56.180
Energy financing approval act	funding 50.12.080, 50.12.280	Operating without spark arrester, penalty
purpose 80.52.020 Energy financing voter approval act	privilege tax, imposition, rates additional 54.28.025	9.40.040
cost-effectiveness	Thermal energy companies	ENTRAPMENT
priorities 80.52.080	exemption from utilities and transportation	Defense 9A.16.070
definitions 80.52.030 election approval required	commission authority 80.04.550 Waste disposal permits 90.48.262	ENTRY
bonds 80.52.040, 80.52.050, 80.52.060,		Abstract of judgments, contents 4.64.090
80.52.070	ENERGY FINANCING VOTER APPROVAL ACT	Ejectment and quieting title actions
short title 80.52.010	Cost-effectiveness	action against tenant on failure to pay rent 7.28.250
Nonpolluting, renewable energy sources for power generation	priorities 80.52.080	order for 7.28.210
exemption from regulation 80.58.010	Definitions 80.52.030	order for entry to survey property 7.28.200
Nuclear power plants	Election approval required bonds 80.52.040, 80.52.050, 80.52.060,	Exceptions 4.80.030, 4.80.040
unfinished projects, transfer of site 80.50.300, 80.50.310	80.52.070	Execution docket abstract of verdict 4.64.100
Operating agencies	purpose 80.52.020	certified abstract of judgments 4.64.120
repayment of obligations 43.52.550	Short title 80.52.010	certified transcript of judgment of district
Permit program	ENERGY INDEPENDENCE ACT	court 4.64.120
sources, authority over 70.94.422	Generally Ch. 19.285	contents 4.64.080

[RCW Index—page 267]

ENVIRONMENT

fee schedule reduction 43.21K.120

proof of executor or administrator for judicial review 43.21K.090 modification 43.21K.100 watershed restoration projects, exemptions execution of judgments in name of 43.21C.0382 43.21C.0582 exemptions 43.21C.210, 43.21C.220, 43.21C.222, 43.21C.225, 43.21C.227, 43.21C.229, 43.21C.230, 43.21C.250, 43.21C.260, 43.21C.270, 43.21C.400 notice, public account 43.21K.070 proposals, sponsorship 43.21K.040 result criteria 43.21K.020 6.17.030 proof of representative for execution of judgments in name of 6.17.030 rule-making authority 43.21K.130 Forcible entry and detainer, See FORCIBLE stakeholder participation 43.21K.050 ENTRY AND DETAINER guidelines for public agencies 43.21C.030 Geological survey, right of entry upon lands for termination of authority to enter agreements hazardous substance remedial actions, purpose of making 43.92.080 43.21K.160 integration of procedures and documents terms and conditions 43.21K.060 voluntary commitments 43.21K.110 Judgment 43.21C.036 impact fees, mitigation fees not required on same improvements 43.21C.065 by confession 4.60.070 confession of judgment statement in writing to authorize 4.60.060 Environmental impact statements fish enhancement projects, exemptions incorporation proceedings execution docket 43.21C.0382 cities, counties 36.93.170 entry in by clerk 4.64.120 proof of executor or administrator for forest practices, exemptions 43.21C.037 information gathering and sharing 43.21C.030 hazardous substance remedial actions, local government adoption of rules, guidelines, and model ordinances 43.21C.135 execution of judgments in name of integration of procedures and documents 6.17.030 43.21C.036 irrigation projects, exemptions 43.21C.035 metals mining and milling operations 43.21C.039 proof of representative for execution of judgments in name of 6.17.030 mitigation actions 43.21C.060 model ordinances 43.21C.130 notice of action by governmental agency 43.21C.080, 43.21C.087 liens commencing on 4.56.200 personal wireless services facilities, exemption 43.21C.0384 school closures, exemptions 43.21C.038 scope and preparation 43.21C.031 threshold determinations, made within ninety days 43.21C.033 Judgments project review under growth management act satisfaction of judgment against local 43.21C.240 governmental entity 6.17.080 renewable fuel standards, infrastructure 43.21C.232 time allowed for district court civil action 12.20.030 responsibility to carry out policy 43.21C.020 rules accorded substantial deference days 43.21C.033 time of 12.20.030 use of existing documents 43.21C.034 Liens, entry of verdict as notice, priority 4.64.020 Minutes of trial or hearing objection to admission of evidence 4.80.030 43.21C.095 waste discharge permits, exemptions rules and procedures 43.21C.110, 43.21C.120 statutory obligations not affected 43.21C.050 43.21C.0383 Environmental policy, council on, authorization 43.21C.170, 43.21C.175
Fish and wildlife habitat and water quality offer of evidence 4.80.030 unfinished nuclear power projects, site transfer exemptions 43.21C.400 ruling on objection to admission of evidence 4.80.030 improvements workshops and handbooks to assist in Right of, See RIGHT OF ENTRY property tax exemption 89.08.440
Game fish mitigation Ch. 77.18
Litter control, See WASTE REDUCTION,
RECYCLING AND MODEL LITTER compliance 43.21C.300 Satisfaction of judgment against local Stewardship of nonindustrial forests and governmental entity 6.17.080 woodlands Verdicts definitions 76.13.010 index entry 4.64.020 CONTROL ACT department of natural resources authority notice, as 4.64.020 Metals mining and milling operations Ch. 78.56 Natural resources management 76.13.020 procedure 4.64.020 funding, authority to receive and disburse funds 76.13.030 **ENVIRONMENT** state policy, express domain 77.110.030
Oil and gas well drilling affecting surface water, Adopt-a-highway program 47.40.100 local programs 47.40.105 legislative finding 76.13.005 environmental impact statement required purpose 76.13.007 Ballast water management Ch. 77.120 Community and urban forestry Ch. 76.15 Surface mining, regulation and reclamation Ch. 78.52.125 Oil and hazardous substance spill prevention and Energy facilities response Ch. 90.56
Policy of the state on environment and natural resources utilization 43.21A.010 Transportation, statewide multimodal plan 47.06.040, 47.06.043 site evaluation, counsel for the environment 80.50.080 Transportation projects site location, intent, policy 80.50.010 Pollution control hearings board, jurisdiction and duties Ch. 43.21B advanced environmental mitigation 47.12.330, 47.12.340, 47.12.350 Environmental and forest restoration definitions 43.21J.010 environmental review 47.01.290, 47.01.300 Public works proposals which affect 39.04.120 environmental enhancement and job creation Puget Sound water quality protection Ch. 90.71 SEPA, See ENVIRONMENT, subtitle State exchange agreements 47.12.370 Underground storage tanks, requirements Ch. 90.76 task force 43.21J.030 intent and purpose 43.21J.010 environmental policy Waste discharge legislative findings 43.21J.005 State environmental policy appeals 43.21C.075 permits, exemptions from environmental impact statements 43.21C.0383
Water pollution control Ch. 90.48 program implementation evaluation, legislative audit and review committee report 43.21J.800 conditioning or denial of government action 43.21C.060 project proposals award of funds 43.21J.040 evaluation criteria 43.21J.040 Water resource management Ch. 90.42 Water resources act Ch. 90.54 decision of government agency accorded substantial weight 43.21C.090 Watershed compensatory mitigation Ch. 90.74 deficiencies and corrective measures training or employment 43.21C.040 Watershed restoration projects, consolidated detailed statements, preparation and exemptions 43.21C.150, 43.21C.160 permit application process 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, eligibility, job status, and compensation 43.21J 050 unemployment compensation benefits for trainees 43.21J.060, 43.21J.070 ecology department duties and functions 43.21C.110 89.08.500, 89.08.510 ENVIRONMENTAL AND LAND USE Environmental excellence awards program for environmental impact statements **HEARINGS BOARD** air operating permits, exemptions 43.21C.0381 products 43.21A.520 Economic development projects - appeals and Environmental excellence program agreements advisory committee 43.21K.140 reviews of permit decisions Ch. 43.21L forest practices, exemptions 43.21C.037 ENVIRONMENTAL COORDINATION authority for agreements, restrictions irrigation projects, exemptions 43.21C.035 metals mining and milling operations 43.21C.039 **PROCEDURES** 43.21K.030 Environmental excellence program agreements Ch. 43.21K costs of processing proposals, recovery 43.21K.150 personal wireless services facilities, exemption 43.21C.0384 Land use petitions, judicial review Ch. 36.70C definitions 43.21K.010 effect 43.21K.100 effect on legal requirements and permits Project permit procedures Ch. 36.70B school closures, exemptions 43.21C.038 scope and preparation 43.21C.031 duties of department of community, trade, and economic development 43.330.125 43.21K.080 threshold determinations, made within enforcement 43.21K.110 ENVIRONMENTAL HEARINGS OFFICE ninety days 43.21C.033 use of existing documents 43.21C.034 Administrative appeals judges, powers and duties 43.21B.005 environmental excellence account 43.21K.170 waste discharge permits, exemptions

[RCW Index—page 268] (2008 Ed.)

Chief executive officer, duties 43.21B.005

43.21C.0383

Pollution control hearings board, jurisdiction and duties Ch. 43.21B

Shorelines hearings board, membership and duties Ch. 90.58

ENVIRONMENTAL LABORATORIES

Certification, qualifications, fees, and exemptions 43.21A.230, 43.21A.235

ENVIRONMENTAL POLICY, COUNCIL ON (See ENVIRONMENT)

ENVIRONMENTAL QUALITY (See AIR POLLUTION CONTROL; ECOLOGY, DEPARTMENT OF, SOLID WASTE MANAGEMENT; WATER POLLUTION CONTROL)

EPIDEMICS (See HEALTH AND SAFETY, subtitle Epidemics)

EQUAL RIGHTS (See also SEXUAL EQUALITY IN PUBLIC SCHOOLS)

Sex equality

legislature to enforce Const. Art. 31 § 2 not denied or abridged Const. Art. 31 § 1

EQUALIZATION, BOARD OF (See also TAXES - PROPERTY)

Cities and towns, council sitting as, local improvement of lowlands 35.55.070, 35.56.080

EQUESTRIAN (See also HORSES) Horse park, state Ch. 79A.30 Liability, limitations 4.24.530, 4.24.540 Trails or paths

authorized, expenditure of available funds 47.30.030

public highways, paths as 47.30.070 transportation committee review of comprehensive plans 44.04.290

EQUIPMENT

Consumer leases, See CONSUMER LEASES Drainage districts, leasing for 85.07.010 Firefighting, standardization Ch. 70.75 Motor vehicles, requirements, See MOTOR VEHICLES, subtitle Equipment requirements

Record of state equipment 43.19.1917

Rental or lease agreements

conversion, destruction, sale, etc., of property subject to, penalty 9.45.060 failure to return, penalty 9.45.060

EQUITY

Community property agreements, cancellation in equity 26.16.120

County boundary determinations 36.05.010 Jurisdiction of superior courts concerning 2.08.010

Original jurisdiction of superior court Const. Art.

EQUITY SKIMMING

Consumer protection act 61.34.040 Criminal penalty 61.34.030 Definitions 61.34.020 Legislative findings 61.34.010

EROSION

Soil and water conservation districts, See CONSERVATION DISTRICTS Surface mining, regulation and reclamation Ch.

EROTIC MATERIAL (See also OBSCENITY AND PORNOGRAPHY)

Crimes relating to

adults only label, requirement 9.68.060 age, misrepresentation of by minor, penalty 9.68.080

contempt, failure to obey court order 9.68.060 defenses 9.68.070

definitions 9.68.050 exemptions 9.68.100

hearing on nature of material 9.68.060

minors, misrepresentation of age for purpose of securing 9.68.080

misrepresentation of age for purposes of securing erotic material, penalty 9.68.080 notice of hearing on nature of material 9.68.060

penalty for violation 9.68.060 prosecuting attorney, duties 9.68.060

Live performance

minor may not be on premises, penalty 9.68A.150

Publications, withdrawing franchise, etc., unlawful 9.68.090

ERRORS

Harmless error disregarded 4.36.240 Pleadings, harmless error disregarded 4.36.240

ESCALATORS (See ELEVATORS, ESCALATORS AND DUMBWAITERS)

ESCAPE (See also PRISONS AND PRISONERS, subtitle Escape)

Interstate compact on juveniles Ch. 13.24 Limitation of action against sheriff or officer, personal disability of plaintiff does not toll statute 4.16.190

Limitation of action for, exception from 4.16.080 Mental institution inmate, procuring or assisting inmate to escape, penalty Ch. 72.23

Parole violator deemed escapee, when 9.95.130

Prisoner arrested or imprisoned on civil process, limitation of action against sheriff or officer 4.16.110

Pursuit and retaking of any place in state authorized 10.34.020

Recapture of prisoner, term 9.31.090 Retaking in foreign state, extradition 10.34.030

ESCHEATS

Absentees' estates 11.80.110 Action to recover forfeited property from state 7.56.120

Banks

dividends unclaimed after liquidation and winding up, escheat to state for permanent common school fund 30.44.150, 30.44.180

personal property unclaimed after liquidation and winding up 30.44.220

safe deposit box contents unclaimed after liquidation and winding up 30.44.190 trust company dividends unclaimed after

liquidation and winding up 30.44.180 Designation as escheated property 11.08.140 Inheritance from stepparent avoids escheat 11.04.095

Institution inmates, property of

care and maintenance costs at institution 11.08.111

executor and administrator, transfer to 11.08.111

funeral expenses 11.08.111

money and proceeds to state treasurer after two years 11.08.101

sale of property after two years, proceeds to general fund 11.08.120

successor to deceased inmate 11.08.111 Insurers, liquidation

unclaimed funds 48.31.155

Notice, appearance of heirs, notice to department of revenue 11.08.230

Permanent common school fund, deposited in 11.08.210

bank dividends unclaimed after liquidation 30.44.150, 30.44.180

proceeds of lands and property reverting to state 28A.515.300

trust company dividends unclaimed after liquidation and winding up 30.44.150, 30.44.180

Personal property

banks, personal property unclaimed after liquidation and winding up 30.44.220 proceeds to be used first for payment of debts, liens, expenses 11.08.210 sale of 11.08.210

trust company personal property unclaimed after liquidation and winding up 30.44.220 Postal savings system account

accounts presumed abandoned and to escheat to state 63.48.010

director to request federal records 63.48.020 escheat proceedings brought in Thurston county 63.48.030

notice to depositors whose accounts are to be escheated 63.48.040

Postal savings system accounts

copy of judgment presented for payment, disposition of proceeds 63.48.050 indemnification for losses as result of escheat

proceedings, source 63.48.060 Probate, heirs, escheat for want of 11.08.140

Probate proceedings

cash received by personal representative, deposit of 11.08.290

claims

allowances of 11.08.210 conveyance of real property to claimant, procedure 11.08.270

copy of order to pay funds served on department of revenue 11.08.260 heirs, appearance of, notice 11.08.230 limitation on filing claim 11.08.240 minors or incompetents, limitation of action

tolled during disability 11.08.280 notice to department of revenue 11.08.170

order to pay over and delivery to claimant 11.08.250 property transferred to governmental units

for park and recreation use 11.08.250, 11.08.260 copies of papers and pleadings to department

of revenue 11.08.180 distribution to state, duties 11.08.220 notice to department of revenue 11.08.170 use of property without authority, liability

Property records, maintained by department of revenue, public inspection, available for

11.08.185

Public lands

conveyance of real property to claimant 11.08.270

jurisdiction and supervision over real property 11.08.220

Quo warranto proceedings

action to recover property 7.56.120 legal title deemed in state 7.56.120

Revenue, department of payment of funds to claimant 11.08.260

probate proceedings decree, copy furnished to 11.08.220 notices to 11.08.170, 11.08.180

waiver of right to administer estate 11.08.170

supervisory powers and jurisdiction 11.08.160 transfer of property to 11.08.300

Safe deposit box contents remaining unclaimed after liquidation and winding up 30.44.220

Savings and loan associations dormant account fund 33.20.130

liquidation, dividend checks and payments 33.40.070, 33.40.110

Schools

bank dividends unclaimed after liquidation and winding up escheat to permanent common school fund 30.44.150, 30.44.180 trust company dividends unclaimed after

liquidation and winding up 30.44.150 Stepparent, inheritance from avoids escheat

11.04.095 Title vests immediately in state 11.08.150 Trust companies

dividends unclaimed after liquidation and winding up 30.44.150, 30.44.180

personal property unclaimed after liquidation and winding up 30.44.220

safe deposit box contents after liquidation and winding up 30.44.220

(2008 Ed.) [RCW Index—page 269]

ESCROW limitation tolled by vacancy in office of notice Unclaimed estate in probate, sale, escheat ESCROW COMMISSION (See ESCROW agent 11.42.140 11.76,220 AGENTS) ESTATES (See also PERSONAL PROPERTY; REAL PROPERTY) notice agent, effect of judgment against **ESCROW** 11.42.110 Insurance notice agent or beneficiary claim, payment escrow agreements, organization of insurers, 11.42.130 allowance or rejection of claim 11.42.080 filing with commissioner 48.06.040 nonprobate settlement of claims escrow of funds, withdrawal on failure to 11.42.030 allowance of claims 11.42.090 complete organization 48.06.170 claims against decedent, time limits Savings and loan associations may act as escrow holder 33.12.010 11.42.050 execution barred on decedent's death, effect Title insurance companies 11.42.120 escrow agent, conducting business as 48.29.190 form and presentation of claim 11.42.070 liability or casualty insurance, limitations on prohibited practices 48.29.200 claims involving 11.42.060 ESCROW AGENTS limitation tolled by vacancy in office of notice agent 11.42.140 Administrative procedure act, application notice agent, effect of judgment against 18.44.270 Probate 11.42.110 Branch offices notice agent, qualifications 11.42.010 establishment, requirements 18.44.041 licenses 18.44.051 notice agent or beneficiary claim, payment 11 84 11 42 130 Business location 18.44.061 notice to creditors 11.42.020, 11.42.030 Consumer protection act, application 18.44.450 personal representative appointment and Definitions 18.44.011 duties 11.42.150 Escrow commission property liable for claims, limits 11.42.085 $\begin{array}{c} \text{membership, terms, and compensation} \\ 18.44.500, 18.44.510 \end{array}$ reasonably ascertainable creditor, definition Taxation Ch. 83.100 and review 11.42.040 Trust act Ch. 11.98 Escrow officers rejection of claims 11.42.100 examination 18.44.191, 18.44.195 secured claim, creditor's right 11.42.125 Decedents, See EXECUTORS AND ADMINISTRATORS; PROBATE Ch. 11.96A license requirements 18.44.081, 18.44.091, 18.44.101 responsibilities for supervision 18.44.071 Dispute resolution Financial institutions department director's authority 18.44.191, 18.44.410, 18.44.430 arbitration procedure 11.96A.310 **ESTIMATES** binding nonjudicial agreements 11.96A.210, Financial responsibility 11.96A.220, 11.96A.230, 11.96A.240 corporation for insuring 18.44.231 compliance 11.96A.320 requirements 18.44.201, 18.44.211 courts' authority 11.96A.020, 11.96A.060, waiver of bond or errors and omissions policy 11.96A.090 definitions 11.96A.030 18.44.221 discovery 11.95A.115, 11.96A.115 judicial proceedings 11.96A.080, 11.96A.100, waiver of errors and omissions policy 18.44.241, 18.44.251, 18.44.261, 18.44.271, 18.44.281, 18.44.291 11.96A.110, 11.96A.120, 11.96A.130, 11.96A.140, 11.96A.150, 11.96A.160, 11.96A.170, 11.96A.180, 11.96A.190, 42.52.020 Funds, segregation and disbursement 18.44.400 Licenses 11.96A.200 application, contents 18.44.031 jurisdiction 11.96A.040 denial, suspension, or revocation, grounds 18.44.430 mediation procedure 11.96A.300 party-initiated mediation and arbitration duration and display 18.44.141 11.96A.260, 11.96A.270, 11.96A.280 special representative 11.96A.250 enforcement 18.44.410, 18.44.480, 18.44.490 exceptions 18.44.021 statutes of limitations 11.96A.070 expiration and renewal 18.44.151 superior court venue 11.96A.290 fees 18.44.121 venue 11.96A.050 form and contents 18.44.111 Estate distribution documents issuance 18.44.131 definitions 19.295.010 prerequisite to action for fee 18.44.181 findings, intent 19.295.005 reinstatement 18.44.161 marketing of documents 19.295.020 violations, consumer protection act 19.295.030 required 18.44.021 suspension for nonpayment or default on Family support and postdeath creditor's claim exemptions Ch. 11.54 educational loan or scholarship 18.44.460 termination, effect on preexisting escrows 18.44.465 Fee simple, technical words of inheritance violations, penalty 18.44.171 64.04.060 Guardian's sale of, limitation of action by ward Professional service corporations Ch. 18.100 4.16.070 Prohibited practices 18.44.301, 18.44.305 Inheritance tax Ch. 83.100 Receivership of escrow offices 18.44.470 Judgment liens, expiration of lien 4.56.210 Minors, transfers to Ch. 11.114 42.52.430 Recordkeeping requirements 18.44.400 Referral fees prohibited 18.44.450 Nonprobate assets Registration

testamentary disposition Ch. 11.11

Nonprobate settlement of creditor claims

allowance or rejection of claim 11.42.080

form and presentation of claim 11.42.070

liability or casualty insurance, limitations

insurance, limitations on claims involving

claims against decedent, time limits 11.42.050

execution barred on decedent's death, effect

allowance of claims 11.42.090

11.42.120

11.42.060

notice to creditors 11.42.010, 11.42.020, personal representative, appointment and duties 11.42.150 property liable for claims limits 11.42.085 reasonably ascertainable creditor, definition and review 11.42.040 rejection of claims 11.42.100 secured claim, creditor's right 11.42.125 Partition, See PARTITION Principal and income, See PROBATE, subtitle Principal and income act claims against estate Ch. 11.40 Slayers, inheritance from victim prohibited Ch. Slayers, victim's retirement benefits passed to slayer prohibited 41.04.273 Statewide city employees' retirement system member, payment to estate on death of 41.44.190 Trust and estate dispute resolution act (TEDRA) ESTHETICIANS (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) Bids and bidding, See BIDS AND BIDDINGS Public works, See PUBLIC WORKS, subtitle TRAYS (See ANIMALS, subtitle Strays; LIVESTOCK, subtitle Strays) ETHICS IN PUBLIC SERVICE (See also CODE OF ETHICS) Activities incompatible with public duties Agency ethics rules 42.52.200 Assisting in transactions, prohibitions 42.52.040 Attorney general, state auditor to conduct investigation of complaint against 42.52.450 Attorney general actions 42.52.490 Attorney general investigative authority 42.52.530 Citizen actions 42.52.460 Communications, employee or charitable organization 42.52.560 Compensation for official duties or nonperformance 42.52.110 Compensation for outside activities 42.52.120 Confidential information, release of 42.52.050 Construction of ch. 42.52 RCW 42.52.901 Definitions 42.52.010 Disciplinary action 42.52.520 Elected official, attorney general to conduct investigation of complaint against statewide elected official 42.52.450 Executive ethics board 42.52.350, 42.52.360 compensation of members 42.52.550 complaint filing 42.52.410 findings of fact and enforcement action hearing and subpoena authority 42.52.390 investigation of complaints 42.52.420, optional hearings by administrative law judge 42.52.500 penalty assessment 42.52.480 political activities of board members 42.52.380 public hearing on complaint 42.52.430 referral of complaint for enforcement 42.52.470 review of order 42.52.440 subpoena authority, enforcement 42.52.400 (2008 Ed.)

Violations, penalties 18.44.450

order 18.44.127

18.44.430

Violations

Rules, enforcement 18.44.410

cease and desist orders 18.44.440

investigations, procedures 18.44.420 penalties 18.44.171

suspension for noncompliance with support

denial, suspension or revocation of license

Consent to medical treatment 7.70.060

Construction of rules of, court function 4.44.080 because of reversal of judgment 6.21.130 Former state officer or employee employment 42.52.080 Controlled atmosphere storage of fruits and EVIDENCE vegetables, inspection certificate 15.30.190 rendering assistance, limitations 42.52.090 Admissibility of restrictions on appearing before agency or Controlled substances prosecutions bank examination reports and information doing business with state 42.52.100 analytical report is prima facie evidence of results of analysis of controlled substance Gift, loan, payment, transfer, or delivery of any bugging, wiretap, recording, interception of private conversation 9.73.050 thing of economic value to state employee 43 43 680 guilty person to pay crime laboratory analysis fee 43.43.690 42.52.170 business records Gifts 42.52.140, 42.52.150 Health profession board or commission, business records as evidence, uniform act subpoena of forensic scientist at preliminary 5.45.010, 5.45.020, 5.45.900, 5.45.910, hearing or trial, procedure 43.43.680 professional opinions 42.52.804 Conviction as affecting competency of witness copies of business and public records as evidence, uniform act 5.46.010, 5.46.900, 5.46.910, 5.46.920 Honoraria 42.52.130 evidence beyond reasonable doubt required for 10.58.020 Identifiable group or interest, service on board, committee, or commission not prevented by association with 42.52.903 certified copies of public records and documents 5.44.040 Corporations records, evidentiary effect of copy of filed document 23B.01.270 Investment of public funds, state officer or employee interest in, restrictions 42.52.190 child's statement describing act or attempted Judicial branch officers and employees, Corporations, certificates and certified copies to act of sexual contact 9A.44.120 enforcement duties of commission on judicial conduct 42.52.370 be received in evidence civil rights, copies of instruments restoring nonprofit corporations 24.03.450 5.44.090 Legislative declaration 42.52.900 Legislative ethics board 42.52.310, 42.52.320 nonprofit miscellaneous and mutual compensation by a defendant health provider corporations 24.06.495 7.70.080 County commissioners proceedings 5.44.070 compensation of members 42.52.550 foreign statutes 5.44.050 Court, addressed to, when 4.44.080 complaint filing 42.52.410 health care providers, civil actions against Court records, admissible, when 5.44.010 findings of fact and enforcement action 42.52.430 5.64.010 medical malpractice Crimes hearing and subpoena authority 42.52.390 interpretation 42.52.330 age of children, determination of legal compensation from other sources 7.70.080 responsibility 9A.04.050 consent forms, failure to use 7.70.060 ordinances of city or town 5.44.080 Criminal Code investigation of complaints 42.52.420, public records, copies of business and public innocence, presumption of 9A.04.100 records as evidence, uniform act 5.46.010, 5.46.910, 5.46.920 proof required for conviction 9A.04.100 optional hearings by administrative law judge Criminal offender record, photograph, 42.52.500 fingerprint, etc. of identification and penalty assessment 42.52.480 recorded and filed instruments, copies as criminal history section of state patrol political activities of board members evidence 5.44.060, 5.44.070 43.43.725 records, photographic copies of business and 42.52.380 Criminal proceedings public hearing on complaint 42.52.430 public records as evidence, uniform act age of children, determination for legal responsibility 9A.04.050 referral of complaint for enforcement .46.900 sympathetic gestures 5.66.010 traffic victims' blood samples, state 42.52.470 civil rules apply to criminal prosecutions 10.58.010 review of order 42.52.440 toxicologist's report 46.52.065 subpoena authority, enforcement 42.52.400 transcripts of county commissioners confessions transfer of jurisdiction 42.52.340 proceedings 5.44.070 made under duress, cannot be used 10.58.030 Legislator, attorney general to conduct Age of legal criminal responsibility, determination 9A.04.050 made under inducement, cannot convict investigation of complaint against 42.52.450 unless corroborated 10.58.030 Limitations period 42.52.540 Apple commission records 15.24.060 Political campaigns, use of public resources Application for insurance, use as 48.18.090 doubt as to degree of offense, lowest degree 42.52.180 Authentication by seal, how affixed 5.44.130 must be used 9A.04.100, 10.58.020 Private business activity in state-owned housing evidence beyond reasonable doubt required Bank examination reports 42.52.570 admissibility of 30.04.075 for 9A.04.100, 10.58.020 Private gain, use of public resources for discharging defendant to give evidence for Blood or breath alcohol content test, refusal 42.52.160 state, bar to subsequent prosecution 10.46.110 46.61.517 Recission of state action 42.52.510 Breach of duty imposed by statute, ordinance, or Records, improper concealment 42.52.050 larceny prosecution, sufficiency of proof of ownership of property 10.58.060 Solicitations, exemptions 42.52.800 negligence per se 5.40.050 charitable activities of executive branch state employees 42.52.805 Bugging, private conversations 9.73.050 Burden of proof mental condition of defendant, expert or professional persons as witnesses 10.77.100 legislative international trade account conditions precedent, performance of 4.36.080 murder, second degree legislative oral history account 42.52.803 defense, establishment of 9A.32.050 judgments, validity 4.36.070 national legislative association conference 42.52.820 medical malpractice 7.70.030 will contest 11.24.030 preliminary examinations, deposition of witness 10.16.160 state legacy project, state library, and archives account 42.52.802 presumptions Capture by enemy, federal missing persons act, doubt as to degree of offense, lowest degree must be used 9A.04.100, 10.58.020 innocence 9A.04.100, 10.58.020 written finding of capture by federal officer tourism promotion 42.52.801 or employee prima facie evidence 5.40.020 Special privileges prohibited 42.52.070 Certificate of acknowledgment 64.08.050 Suspension of state action pending determination prior conviction Certified copies of public records and documents of controversy 42.52.510 use in later prosecution 9.94A.637 as 5.44.040 Testimony of state officer or employee 42.52.060 Challenge to sufficiency of vacation of record, conditions 9.94A.640 Universities, research 42.52.220 property, pleading proof of ownership 10.58.060 effect if sustained 4.56.150 **EUTHANASIA** nonsuit, when 4.56.120 Animal control, See ANIMALS procedure 4.56.150 sex offenses Children admissibility 10.58.090 **EVERETT** age of legal criminal responsibility, determination 9A.04.050 statements of defendant, admissibility Armed forces shipboard population 10.58.035 determination, revenue allocation 43.62.030 testimony by closed circuit television 9A.44.150 view of place of crime by jury 10.58.080 **EVERGREEN STATE COLLEGE (See** Criminally insane COLLEGES AND UNIVERSITIES, subtitle The Evergreen State College) admissibility 10.77.030 Civil actions, transcript of testimony, as 2.32.250 Civil rights, copies of instruments restoring civil rights as 5.44.090 establishment of 9A.12.010 **EVICTION (See also FORCIBLE ENTRY** Death AND DETAINER; UNLAWFUL ENTRY Conditions precedent, burden of proof of federal missing persons act, written finding of AND DETAINER) performance 4.36.080 death prima facie evidence 5.40.020

Judicial sales, judicial sale purchaser evicted

Financial interests in transactions 42.52.030

[RCW Index—page 271]

Insufficient

transaction with deceased person, competency effect 4.56.150 Pleadings are not evidence 5.40.010 of testimony as to 5.60.030 nonsuit, ground for 4.56.120 Polygraph examinations Deeds, incorporated towns, truth of recital sex offense, alleged victims 10.58.038 Insurance application for 48.18.080 58.28.180 Private conversations, interception 9.73.050 Defendants, criminal actions 10.46.110 certificate of commissioner as 48.02.130 Privileged communications 5.60.060 Deferred prosecution program use and admissibility 10.05.080 records of commissioner 48.02.130 husband and wife Intercepted private conversations 9.73.050 family abandonment and nonsupport proceedings 26.20.071 Dependency proceedings video and sound recordings, use of police, fire, and certain emergency response personnel, when authorized 9.73.090 libel, privileged communication as defense 9.58.070 sexual contact evidence admissible 9A.44.120 Dependency record information regarding sexual Internment by enemy, federal missing persons supplemental proceedings 6.32.200 state patrol records 43.43.725 act, written findings of internment by federal Privileged communications, See also PRIVILEGED COMMUNICATIONS Depositions officer or employee prima facie evidence preliminary examinations, deposition of 5.40.020 witness 10.16.160 Jury, addressed to, when 4.44.090 pleadings do not constitute 5.40.010 Depositions, See also DEPOSITIONS Legal sufficiency Proof, See also EVIDENCE, subtitle Burden of Dismissal of action, insufficient evidence challenge to, effect 4.56.150 proof 4.56.120 nonsuit on grounds of lack of 4.56.120 Railroad crossing, signals and devices Legislative sound recordings of debate, Documents exclusion of record in railroad crossing certified copies of public records and documents as 5.44.040
Ejectment and quieting title actions availability 40.14.170 hearing from civil or criminal action arising Libel and slander out of an accident at or in the vicinity of the application of defamatory matter to plaintiff, crossing 81.53.261 actions between cotenants 7.28.240 pleading requirements 7.28.130 burden of proof 4.36.120 mitigating circumstances 4.36.130 Rape admissibility of victim's past sexual behavior quieting title against outlawed mortgage or deed of trust 7.28.300 Mediation proceedings communications and materials exempt from 9A.44.020 Recorded and filed instruments, copies as Electronic devices bugging 9.73.050 disclosure in later proceeding, exceptions evidence 5.44.060 5.60.070 Recorded plats, certified copies as 58.10.020 intercepting private conversations 9.73.050 mediation by state or federal agency, Records determination of questions of privilege and confidentiality 5.60.072 video and sound recordings, use of police, fire, business records and certain emergency response personnel, when authorized 9.73.090 business records as evidence, uniform act Medical malpractice 5.45.010, 5.45.020, 5.45.900, 5.45.910, wiretap 9.73.050 compensation by a defendant health provider 5.45.920 Exceptions, reporter to take 2.32.200 7.70.080 copies of business and public records as Exceptions and denials of challenges to jurors, compensation by other sources 7.70.080 evidence rules of evidence applicable on trial of consent form uniform act 5.46.010, 5.46.900, 5.46.910, 4.44.240 contents 7.70.060 5.46.920 Failure to yield right of way, prima facie failure to use inadmissible 7.70.060 photographic copies of business and public records as evidence 40.20.030 certified copies of public records and documents as 5.44.040 evidence of 47.36.110 legal significance 7.70.060 Federal missing persons act, written finding of death, etc., by federal officer or employee elements of proof 7.70.040 Missing persons, federal missing persons act, prima facie evidence 5.40.020 Fees to state, mailed 1.12.070 written finding of missing person by federal officer prima facie evidence 5.40.020 copies of business and public records as evidence 5.46.010, 5.46.900, 5.46.920 Filing with state, mailed 1.12.070 Motor vehicle law, under copies of business and public records as Financial institution records, certification of accident reports as evidence 46.52.080 evidence, uniform act 5.46.910 authenticity and admission as evidence 30.22.245, 30.22.250 failure to yield right of way, prima facie evidence of 47.36.110 court admissibility of 5.44.010 possession of certificate of ownership or registration of destroyed automobile or one Financial responsibility law, reports, findings, deposit of security not to be used in evidence replacement of records lost or destroyed costs 5.48.051, 5.48.070 46 29 240 with different motor as 46.12.070 hearing 5.48.040 methods of replacement 5.48.020 probate records 5.48.060 procedure 5.48.030 Forcible entry and detainer, proof requirement of scale weight as taken by arresting officer as Forcible entry and detainer, proof requiplaintiff 59.12.140

Foreign judgment, debt, evidence as defenses available 5.44.030 faith accorded to 5.44.020 evidence of total gross weight for excess weight offenses 46.44.047 Motor vehicles substitution of copy authorized 5.48.010 embracing another while driving 46.61.665 time for appeal extended 5.48.050 Foreign statutes, printed copies, as 5.44.050 Murder, first degree federal missing persons act, records of United Fresh fruit sales limitation act, invoice as defense, establishment 9A.32.030 States officers and employees as prima Negligence per se breach of duty imposed by statute, ordinance, evidence of price paid 15.21.030 facie evidence of death, missing in action, Gambling tax collections, commission records 9.46.350 or rule 5.40.050 gambling commission, tax collection actions 9.46.350 Grand jury Newly discovered evidence criminal investigations 10.27.090 motion for new trial affidavit requirements public subpoenas to witnesses 10.27.140 4.76.070 photographic copies of business and public records as evidence 40.20.030 special inquiry judge News media subpoenas to witnesses 10.27.140 compelled disclosure, protection 5.68.010 Redemption, evidence required 6.23.080 Habeas corpus Nonsuit challenge to legal sufficiency of 4.56.150 insufficient evidence 4.56.120 authority to restrain party for hearing 7.36.100 Referees filing evidence with report 4.48.070 new matter 7.36.110 power to take and report on 2.24.060 Hearing impaired persons Nuisances visual recording of testimony 2.42.180 Registration of land titles moral nuisances injunction, admission or guilt in criminal proceedings 7.48.072 Horticultural inspection certificates or other duplicate certificate of title 65.12.290 official documents as evidence 15.17.170 receipt for certificate of title 65.12.260 Objection to admission of, exception to ruling, procedure 4.80.030
Ordinances of city or town as 5.44.080 Injunction Remittance to state, mailed 1.12.070 Reports, federal missing persons act, reports of moral nuisances admission or guilt in criminal proceedings 7.48.072 United States officers and employees as prima facie evidence of death, missing in Partition reputation, admissibility 7.48.074 motion to reinstate 7.40.210 Injuries resulting from health care burden of proof 7.70.030 elements of proof 7.70.040 action, etc. 5.40.030 continuance of suit to determine claims Resolution of necessity in eminent domain cases for acquisition of toll bridge property as 47.56.110 7 52 260 proceedings for sale of property 7.52.190 Payment of accident claim, medical service lien Revised Code of Washington prima facie 60.44.060evidence of the law 1.08.040 Insanity, requirements 9A.12.010 Platting, subdivision and dedication of land act,

Self-incrimination

copy of plat, effect 58.17.300

suit fees, fines, forfeitures, disposition accused not required to give evidence against $4.\overline{4}4.080$ 78.12.050 self Const. Art. 1 § 9 bribery action, witness not excused on ground of 9.18.080, Const. Art. 2 § 30 Oil and gas pipelines attachment of witness to compel 5.56.070, excavation, duties after notice of 81.88.110 5.56.080 coroner's inquest, reduction to writing 36.24.080 criminal investigations prevention of third-party damage 81.88.070 grand jury EXCELLENCE IN EDUCATION immunity from prosecution, witness not immunity from prosecution, See IMMUNITY FROM PROSECUTION Award program excused if given immunity 10.27.130 certificate 28A.625.042 perjury, immunity from prosecution does not apply to perjury 10.27.130 motion for new trial on ground of newly Christa McAuliffe award for teachers discovered evidence, affidavit 28A.625.030 special inquiry judge requirements as new testimony 4.76.070 established 28A.625.020 immunity from prosecution, witness not oral testimony admissible on hearing to recognition award 28A.625.042 excused if given immunity 10.27.130 replace court records lost or destroyed rules 28A.625.050 perjury, immunity from prosecution does 5.48.040 persons before judicial officer required to testify 5.56.050 **EXCEPTIONS** not apply 10.27.130 habeas corpus, public officers obeying writ Bill of lost or destroyed, substitution of copy persons in court required to testify 5.56.050 immunity from prosecution, witness not authorized 5.48.010 prisoners in jails or prisons, how obtained 5.56.090 excused on grounds of self-incrimination if given immunity from prosecution Challenges to juries, to oral exceptions authorized, procedure privileged communications, See EVIDENCE, 4.44.250 subtitle Privileged communications jeopardy, no person to be twice put in Const. Art. 1 § 9 rules of evidence applicable on trial of referee's compensation for writing 4.48.100 4.44.240 referee's power to compel 4.48.060 perjury, immunity from prosecution does not apply to perjury committed in self-incriminating testimony 10.52.090 reporter to take 2.32.200
self-incrimination, See SELF-INCRIMINATION
supplemental proceedings trial of 4.44.230, 4.44.240 Court commissioners notations in minutes by 4.80.040 utilities and transportation commission witnesses 80.04.050, 81.04.050 witness not excused if given immunity from prosecution 10.52.090 stated to 4.80.040 Criminal procedure, civil practice rules applied answers required 6.32.200 to 4.80.140 immunity, when 6.32.200 Defined 4.80.010 referee's report to judge 6.32.060 witnesses, bribery, witness not excused on ground of self-incrimination 9.18.080 Entry of 4.80.030, 4.80.040 transcripts of, costs 2.32.240 Evidence, reporter to take ruling on objection to admission, procedure treason, what necessary for conviction Const. Sexual contact with children Art. 1 § 27 weight of, not affected by religious belief admissibility of child's statement 9A.44.120 4.80.030 Signatures, federal missing persons act, signature Findings of fact Const. Art. 1 § 11 who may take 5.28.010 of officer or employee prima facie authentic and authorized, when 5.40.040 court commissioners decisions 4.80.020 referees decisions 4.80.020 Traffic victims' blood samples, state Signs failing to have permit label as evidence of Habeas corpus toxicologist's report, admissibility, availability 46.52.065 violation of highway advertising control act warrant to prevent removal or irreparable 47.42.130 injury 7.36.210 Transcripts of Special inquiry judge Judgments county commissioners' proceedings 5.44.070 use in civil actions 2.32.250 subpoenas to witnesses 10.27.140 defined 4.80.010 Standard of proof when to be taken 4.80.020 Treason, what necessary for conviction Const. professional negligence of hospital or members of healing arts Minutes, entry of objection in 4.80.030 Art. 1 § 27 Partition proceedings report of sale, to 7.52.380 Tree fruit research commission records exception 4.24.290 15.26.270 State fruit commission records 15.28.120 Referee to note and file 4.48.070 Scope of application of chapter 4.80 RCW Unclaimed property Supplemental proceedings suppremental proceedings certification of evidence to judge 6.32.040 execution unsatisfied 6.32.010 refusal to apply property to judgment 6.32.010 Telegraphic or electronic communications bills and notes 5.52.040 police in possession disposal 63.32.010 4.80.140 Taking of, manner of taking 4.80.040 manner of disposal 63.32.010 When to be taken 4.80.020 sheriff in possession disposal 63.40.010 EXCESSIVE DAMAGES manner of disposal 63.40.010 Variances from pleading Reduction as alternative to new trial 4.76.030 burden of proof as to execution or genuineness 5.52.050 checks 5.52.040 EXCISE TAXES (See TAXES) action to recover personal property 4.36.210 contracts by deemed in writing 5.52.010 copy, defined 5.52.070 EXCLUSIVE LEGISLATION View of premises by jury, procedure 4.44.270 Congress has over certain United States lands Const. Art. 25 § 1 Wills deemed in writing if signed 5.52.010 record of as evidence 11.20.060 subject to state's right to serve process Const. delivery of, necessity to effectuate notice, witnesses to, affidavit, effect 11.20.020 Årt. 25 § 1 information or intelligence 5.52.020 Wiretaps 9.73.050 Indian lands Const. Art. 26 § 2 due bills 5.52.040 Witnesses, See WITNESSES duplicate, defined 5.52.070 **EXCURSION SERVICE CARRIERS** instruments, by Certificate copies of record as evidence 5.44.060 cancellation, suspension, or revocation 81.70.250, 81.70.260 effect of copy or duplicate 5.52.030 EX POST FACTO recording copy 5.52.030 Passage prohibited Const. Art. 1 § 23 required 81.70.220 transmission authorized, when 5.52.030 Fees 81.70.320 notice deemed actual notice, when 5.52.020 **EXAMINER OF TITLES** orders and agreements for payment of money Insurance or bond required 81.70.280 Bond 65.12.090 5.52.040 Compensation 65.12.090 Interstate or foreign carriers 81.70.340 power of attorney by effect of copy or duplicate 5.52.030 recording copy 5.52.030 transmission authorized, when 5.52.030 Oath 65.12.090 Regulatory fee, annual 81.70.350 Self-insurers 81.70.290 **EXAMINING BUREAUS (See INSURANCE,** Unlawful operation with invalid certificate or subtitle Examining bureaus) registration 81.70.260 prima facie effect of copy 5.52.050 Utilities and transportation revenue stamp transmission 5.52.060 Agreements to indemnify for negligence related scope of authority, rule-making authority seal transmission 5.52.060 to, against public policy 4.24.115 81.70.270 Failing to fence or cover a public nuisance Testimony Vehicle identification 81.70.330 7.48.140 accused not required to testify against himself EXCUSABLE HOMICIDE Mines and mining, fencing complaint 78.12.020 notice 78.12.030, 78.12.040 Const. Art. 1 § 9 Defined as homicide 9A.32.010 bribery, exception Const. Art. 2 § 30 **EXECUTION SALE (See EXECUTIONS,** admissibility of requirement 78.12.010 decision of court as to 4.44.080 subtitle Sales under)

facts preliminary to decided by court

EXECUTIONS

EXECUTIONS	proof of executor or administrator for	exemptions, See EXEMPTIONS FROM
Adverse claims affidavit of claimant 6.19.030, 6.19.050	execution of judgments in name of 6.17.030	EXECUTION fee 6.17.020
application of statute, common law 6.19.020	proof of representative for execution of	form of writ 6.17.110
costs 6.19.060	judgments in name of 6.17.030	homesteads, See EXECUTIONS, subtitle
definitions 6.19.010 designation of parties 6.19.050	verdict in 4.64.020 inspection of by public, when allowed	Homesteads justices of the peace, See JUSTICES OF THE
judgment, costs 6.19.060	4.64.060	PEACE, subtitle Execution of judgments
oath of claimant 6.19.030	keeping of 4.64.060	kinds 6.17.060
sureties, judgment against 6.19.060	location of 4.64.060 public record, as 4.64.060	legal representatives, by 6.17.030 levy and sale
surety bonds amount 6.19.030	verdicts entered, in 4.64.020	generally 6.17.130
cancellation 6.19.060	Ejectment and quieting title actions, restitution	joint property on
conditions 6.19.030	on vacation of judgments and granting of new trial 7.28.270	personal property 6.17.180
judgment on 6.19.060 justification of sureties 6.19.040	Enforcement of judgment	partnership property, personal property 6.17.180
required 6.19.030	execution against several persons 6.01.040	local governmental entity, against 6.17.080
return of 6.19.050	Executors and administrators, execution of judgments in name of 6.17.030	particular cases, in 6.17.070
trial 6.19.050 Attached property, on	Exempt property 6.15.010	payment of money 6.17.070 personal property, bond to retain possession
insufficient property 6.25.250	Exemptions from execution, See EXEMPTIONS	6.17.190
procedure 6.25.240	FROM EXECUTION	personal representatives, by 6.17.030
unsatisfied 6.25.260 Attachment writ	Fines, execution for failure to pay after stay, commitment of	property against 6.17.110 property liable to 6.17.090
compensation of officers 6.25.110	defendant 10.82.025	referee's power as to 2.24.060
costs 6.25.120	against property of defendant 10.82.010,	service of writ 6.17.130
expenses of officers 6.25.110 notation of time received 6.25.130	10.82.030 stay on furnishing recognizance for sureties	sheriff's duties 6.17.120 time limitation, exceptions 6.17.020
personal property, procedure 6.17.160	10.82.020	trust property
priority where several 6.25.130	Garnishment	exemption where trust from person other
property may be followed to adjoining county 6.25.150	judgments against defendant 6.27.260	than judgment debtor 6.32.250 writ in particular cases 6.17.070
property within county 6.25.110	garnishee 6.27.260	Justices of the peace
real property, procedure 6.17.160	plaintiff 6.27.260	judgments, execution of, See JUSTICES OF
selection of property 6.25.110	personal property, against 6.27.270 sale of property 6.27.270	THE PEACE, subtitle Execution of judgments
sheriff's duties, selection of property 6.25.110 stocks, procedure 6.17.160	sales under of personal property 6.27.270	Kinds 6.17.060
value of property attached 6.25.110	Guardian and ward, costs against infant plaintiff	Liens, inn keepers, attachment or execution on
Clerk's duty on receipt of proceeds 6.17.150	recoverable against guardian ad litem 4.84.140	guest's property 60.64.010
Collection of money, limitation of action against collecting officer 4.16.080	Habeas corpus, warrant to prevent removal or	Local governmental entity, execution of judgments against attachment, when
Contempt for failure to obey writ of execution	irreparable injury 7.36.210	6.17.080
6.17.070	Homesteads application for appraisal	Mandamus proceedings, damages and costs, for 7.16.260
Costs execution for against property of defendant	appointment of appraiser 6.13.130	Nuisances
10.82.030	appraisers, oath, duties 6.13.140	abatement 7.48.280
failure to pay after stay, execution against sureties, commitment of defendant	authorized, when 6.13.100 petition	fines 7.48.260 judgments, of 7.48.020
10.82.025	contents 6.13.110	penalty for maintenance of place of
recognizance with sureties 10.82.020	verified 6.13.110	prostitution, assignation or lewdness
stay of execution on furnishing 10.82.010 writ of execution to include 6.17.110	proof of service 6.13.130 costs 6.13.200	7.48.090 warrant of abatement deemed as, when
Costs of issuance, payment of conditioned to	division of 6.13.150	7.48.030
satisfaction of judgment 4.56.100	exemptions, See EXEMPTIONS FROM	Partition proceedings, costs included in decree
Costs taxable against assignees of actions 4.84.160	EXECUTION levy 6.13.100	7.52.480 Pension benefits
Crops, execution sales, redemption period, lien	petition of appraisal to recite levied upon	exemption from judgment for out-of-state
on 6.23.110	6.13.110	income tax on pension benefits 6.15.025
Damages, writ of execution to require, when 6.17.110	proceeds of sale, disposition 6.13.170 Homesteads, See also HOMESTEADS	Private property not to be taken for public debt, exception Const. Art. 11 § 13
Defendant becomes bankruptcy debtor,	Industrial insurance, payments exempt from	Process of superior courts 2.08.220
procedure 6.01.050	assignment or execution 51.32.040	Quo warranto proceedings, collection of costs
Devisees and legatees, execution against property in custody of, writ contents	Interest on judgment, writ of execution to include 6.17.110	from corporations 7.56.110 Redemption from sale
6.17.110	Jointly owned real estate, levy on 6.17.170	agricultural lands, rents and profits 6.23.090
District courts, applicability of statute 6.17.010	Judgments	amount to be paid 6.23.020
District judges form of 12.04.203	affidavit of creditor contents 6.17.100	authorized, when 6.21.080 crops 6.23.110
service of 12.04.203	filing required before issuance of writ	homesteads 6.23.110
Dockets	6.17.100	insurance, credit 6.23.090
abstract of verdict entries 4.64.100 abstract to another county 4.64.100	assignee of judgment, by 6.17.030 authorized within ten years, exceptions	judgment debtor redeems, effect 6.23.060 lease, short term leasehold sale absolute and
administrative letters entered in 6.17.030	6.17.020	not subject to redemption 6.21.080
assignment of judgment recorded in 6.17.030	bail forfeiture 10.19.100	notice requirements during redemption period
certificate of lien cessation entry, effect 4.64.100	cities and towns, against 6.17.080 clerk's duties 6.17.120	6.23.030 payment on successive redemption 6.23.070
certified transcript of, execution against local	by confession 4.60.070	possession during redemption period 6.23.110
governmental entity 6.17.080	contents of writ 6.17.110	priority to redeem 6.23.070
entry of	counties, against 6.17.080 delivery of real or personal property 6.17.070	procedure 6.23.080 real estate brokers, listing, sales, proceeds
entry of certified abstracts of judgments by clerk	executors and administrators, by, on death of	distribution 6.23.120
4.64.120	judgment creditor 6.17.030	redemptioner, defined 6.23.010

[RCW Index—page 274] (2008 Ed.)

rents and profits, accounting for during redemption period 6.23.090 right to redeem 6.23.070 sheriff's deed authorized, when 6.23.060 statements of amount paid 6.23.050 successive redemptions 6.23.040 time allowed for 6.23.020 value for use and occupation 6.23.090 waste during period of redemption conduct not constituting 6.23.100 restraining of 6.23.100 who may redeem 6.23.010 Removal, secreting, or assigning property to avoid 9.45.080, 9.45.090 Rents and profits accounting for during redemption period 6.23.090 writ of execution to require, when 6.17.110 Retirement benefits exemption from judgment for out-of-state income tax on pension benefits 6.15.025 Returned, time for 6.17.120 Rolling stock or railroad liable Const. Art. 12 § Sales under acknowledgment of payment, personal property 6.21.070 application of chapter to district courts 6.21.010 auction, conducted by 6.21.050 bill of sale 6.21.070 community real property subject to 26.16.040 conduct and manner personal property 6.21.050 real property 6.21.050 conveyance authorized, when 6.23.060 delivery of personal property 6.21.070 enforcement of foreign judgments, uniform act 6.36.130 fee of sheriff 36.18.040 industrial insurance property acquired by state for delinquency 51.16.180 leasehold, short term, not subject to redemption 6.21.080 notice of sale form 6.21.040 mortgage foreclosure deficiency judgment 61.12.100, 61.12.110 personal property 6.21.020 objections to confirmation by executors and administrators 6.21.110 payment, personal property 6.21.070 payment, personal property 6.21.070 personal property acknowledgment of payment 6.21.070 bill of sale 6.21.070 delivery 6.21.070 manner 6.21.050 payment 6.21.070 railroad property subject to Const. Art. 12 § 17 real estate contracts 6.21.070 real property 6.21.030, 6.21.040, 6.21.080 acres, sold by 6.21.090 confirmation proceedings 6.21.110 eviction of purchaser on reversal of judgment 6.21.130 manner of selling 6.21.090 payment, certificate of sale 6.21.100 return of officer 6.21.100 sold to highest bidder 6.21.100 time and place 6.21.050 redemption from sale, See EXECUTIONS, subtitle Redemption from sale satisfaction of execution, sale over 6.21.060 sheriff's deeds 6.21.120 vendor's interest 6.21.070, 6.21.080 Satisfaction of judgment, proceeds to clerk 6.17.140Seal of writ 6.17.110 Signature to writ 6.17.110 State, judgments against satisfied without execution 4.92.040 Stay of execution, time periods, bond 6.17.040, 6.17.050

Stay of executions bail forfeiture judgment 10.19.100 Supplemental proceedings power of court commissioners to determine 2.24.040 Supplemental proceedings, See also SUPPLEMENTAL PROCEEDINGS Time limitation, exceptions 6.17.020 Trusts, exemption where trust from person other than judgment debtor 6.32.050 Witnesses, attachment of witnesses, execution of attachment 5.56.080 Writ, failure to obey, contempt 6.17.070 EXECUTORS AND ADMINISTRATORS See also GUARDIAN AND WARD; PERSONAL REPRESENTATIVES; PROBATE) Absence from state, procedure, probate 11 28 040 Absentee's estate, See PROBATE, subtitle Absentee's estate Accounting chargeable with whole estate 11.48.030 final report and petition for distribution continuance of hearing if incorrect 11.76.060 liability of executor or administrator, judgment against 11.76.060 objections to 11.76.060 loss or destruction, not liable for if not in default 11.48.030 receipts for expenses by executor or administrator, necessity of 11.76.100 revocation of letters, upon 11.28.290 special administrators 11.32.060 Accounting, See also PROBATE, subtitle Accounting Actions and proceedings authority to maintain 11.48.020 bond of former executor or administrator, action on 11.48.120 claim not acted on, suit against executor or administrator on bond, also creditors and distributees 11.76.170 contracts, by or against executor or administrator, authority to maintain conveyance by decedent to defraud creditors, recovery of property 11.48.140 executor of executor, authority to maintain 11.48.190 against executor or administrator arrest and attachment 11.48.200 claims and debts against estate, personal liability, when 11.76.160 claims not acted on, suit against executor or administrator on bond, also creditors and distributees 11.76.170 contracts 11.48.090 default judgment as evidence of assets 11.48.160 delinquencies, for 11.28.300 execution, several executors or administrators considered one 11.48.150 judgments, several considered as one 11.48.150 several considered as one for notice purposes 11.48.150 by executor or administrator bond of former executor or administrator 11.48.120 contracts 11.48.090 conveyance by decedent to defraud creditors, recovery of property 11.48.140 embezzlement 11.48.060 recovery of property 11.48.090 limitations upon actions, suspended during time of special administration 11.32.050 recovery of property 11.48.090 special administrator, by 11.32.030

Alien real property, fiduciary restrictions

65.16.070

Allowance or rejection of claims, See PROBATE, subtitle Claims and debts against estate Appointment notice of mailed or personally served to heirs and distributees 11.28.237 actions against, attachment allowed 11.48.200 money in hands of 6.27.050 Banks 11.36.010 attorneys of, probate fees disallowed to or to bank 11.36.010 disqualified to act as executor or administrator when will drawn by 11.36.010 Bonds former executor or administrator, action on bond 11.48.120 laws applicable to, guardians and limited guardians 11.88.110 nonresidents 11.36.010 release of surety from bond, procedure 19.72.110, 19.72.130 special administrators 11.32.020 Business property, continuation of during probate 11.48.025 Charitable trusts, generally Ch. 11.110 Claims, purchase of claims by 11.48.080 Claims and debts against estate, See PROBATE, subtitle Claims and debts against estate Compensation expenses of management allowed to 11.48.050 how fixed 11.48.210 special administrators 11.32.030 Compromise of claims, authority of executor or administrator 11.48.130

Concealment of estate property, recovery of procedure 11.48.070 Continuation of decedent's business 11.48.025 Contracts, suits by or against executor or administrator on contracts, authority to maintain 11.48.090 Conveyances administrator cannot convey unless directory powers in will 11.28.070 contracts to convey real property by deceased vendor, sale and conveyance 11.60.010 fraudulent by decedent to defraud creditors, recovery action 11.48.140 recovery of property conveyed, procedure 11.48.070 Convictions, persons convicted of crime involving moral turpitude disqualified to serve as executors or administrators 11.36.010 Corporations disqualified to act as executor or administrator in probate 11.36.010 Corporations whose shareholders are exclusively attorneys may be personal representative 11.36.010 Costs for or against 4.84.150 County peddler's licenses, exemption of executor and administrators from 36.71.070 Crime, conviction of crime involving moral turpitude disqualifies 11.36.010 Damages agreement to answer for from own estate must be in writing 11.48.040 not liable for without fault 11.48.030 Death of executor, letters of administration with will annexed on death of executor 11.28.060 agreements to answer damages from own estate must be in writing 11.48.040 promise to pay debts of estate must be in writing to bind executor or administrator 11.48.040 uncollected, liability for 11.48.080 written agreement to answer damages from own estate 19.36.010

Delivery of will by 11.20.010

EXECUTORY CONTRACTS

Destroyed will, restraint pending application to prove 11.20.080	executor of executor, powers of 11.28.060 granted to 11.28.010	Special administrators accounting by 11.32.060
Discharge of	minor	actions and suits, by 11.32.030
closing estate, discharge upon 11.76.050	disqualified 11.36.010	appointment of, when 11.32.010
petition for in final report 11.76.030	procedure when minor is executor 11.28.040	bond 11.32.020
Discovery additional property after final settlement	oath 11.28.170 objections to executor 11.28.020	compensation of 11.32.030 family allowances, by 11.32.030
11.76.250	persons disqualified 11.36.010	liabilities to creditors 11.32.050
concealed or embezzled property 11.48.070	refusal to act, effect 11.28.010	limitation on actions suspended during
Disqualification, effect 11.36.010	removal, powers of remaining executors	11.32.050
Dormant accounts, savings and loan associations claim of amount transferred to dormant	11.28.050 Letters testamentary, See also PROBATE,	powers and duties 11.32.030 sales by 11.32.030
account fund 33.20.130	subtitle Letters testamentary	succession by executor or administrator
Embezzlement	Liabilities	11.32.040
action for 11.48.060	continuation of decedent's business, authority	Successor personal representative
liability for 11.48.060 recovery of embezzled property, procedure	to incur 11.48.025 damages of estate, promise to pay by executor	appointment 11.28.280 Survival of actions
11.48.070	or administrator must be in writing	personal injury action survives if injured
Escheats, property of institution inmates, transfer	11.48.040	person dies 4.20.060
to 11.08.111 Execution of judgments in name of 6.17.030	debts promise to pay by executor or administrator	wrongful death 4.20.010, 4.20.020 Trust companies
Execution of judgments in name of 0.17.050 Execution sale, objections to confirmation by	must be in writing 11.48.040	attorneys of, probate fees disallowed to or to
6.21.110	uncollected, liability for 11.48.080	bank or trust company 11.36.010
Executor de son tort 11.48.180	embezzlement 11.48.060	disqualified to act as executor or administrato
Executor of executor authority to maintain action 11.48.190	executor de son tort 11.48.180 not liable for loss without fault 11.48.180	in probate when will drawn by 11.36.010 power to act as executor or administrator
powers of 11.28.060	special administrator to creditors 11.32.050	30.08.150
Expenses of management allowed to 11.48.050	Limitation of actions	Veteran estate management program
Final report and petition for distribution accounting	suspended during special administration 11.32.050	claims against estate 73.04.135
attorneys' fees to contestant of incorrect	tolled by death of one represented 4.16.200	criteria and authority of director of departmen of veterans affairs 73.04.130
account 11.76.070	Lost will, restraint pending application to prove	definitions 73.04.131
continuance of hearing if incorrect 11.76.060	11.20.080	guardians, department employees prohibited
liability of executor or administrator, judgment against 11.76.060	Management of property, right to 11.48.020 Mentally ill, disqualified to act as executor or	from serving as 73.04.140 Wills
objections to 11.76.060	administrator in probate of will 11.36.010	contest, notice to 11.24.020
closing of estate 11.76.050	Minors, disqualified to act as executor or	delivery of will by, penalty for failure
contents 11.76.030	administrator in probate 11.36.010 Nonintervention powers	11.20.010
filing of 11.76.030 hearing	restriction or removal 11.68.070	lost or destroyed will, restraint of executor of administrator of previous will 11.20.080
continuance when account incorrect	Nonresidents	Wills, See also PROBATE, subtitle Wills;
11.76.060	may serve as, bond, service of papers,	WILLS
notice of, publication 11.76.040 time and place 11.76.040	appointment of 11.36.010 Pendency of probate	Witnesses, competency as 5.60.030
notice mailed to heirs and distributees	notice of	EXECUTORY CONTRACTS (See CONTRACTS)
11.76.040	mailed or personally served to heirs and distributees 11.28.237	EXEMPTIONS FROM EXECUTION
Fraudulent conveyances by decedent, recovery action 11.48.140	Personal representatives	Absconding debtors, exemption waived as to
Housing authority bonds, legal investments	corporation whose shareholders are	6.15.050
35.82.220	exclusively attorneys 11.36.010	Appraisal, procedure if appraised value exceeds
Insane persons disqualified to act as 11.36.010 Investment of funds 39.60.050	powers and duties 11.48.010 Possession of property, right to 11.48.020	exemption 6.15.070 Appraisers, personal exemptions of debtors to be
community renewal obligations 35.81.110	Promises to pay debts of estate must be in writing	appraised 6.15.060
metropolitan municipal corporation	to bind 11.48.040	Bonds, personal exemption claimant to list
obligations 35.58.510 United States corporation bonds authorized, in	Property of estate business property, continuation of business	6.15.060 Chattel mortgages 6.15.050
39.60.010	11.48.025	City of first class employees' retirement rights,
Judicial sale, objections to confirmation by	management of 11.48.020	exempt from execution 41.28.200
6.21.110 Letters of administration	possession of 11.48.020	Claim of appraisal 6.15.060
oath of administrator 11.28.170	Purchase of claims by 11.48.080 Qualifications for letters and disqualifications	list and valuations 6.15.060
persons disqualified 11.36.010	convicts 11.36.010	Debtors, absconding, exemptions waived as to
persons entitled to 11.28.120	corporations 11.36.010	6.15.050
Letters of administration with will annexed authority of administrator, limitations	infants and incompetents 11.36.010 nonresidents 11.36.010	Earnings of spouse 6.15.040 Fees of appraisers 6.15.060
11.28.070	Real estate sold by, limitation of actions to	Garnishment
death of executor, administration by	recover 4.16.070	effect of garnishment on exempt portions of a
11.28.060 oath of administrator 11.28.170	Rents and profits, receipt by 11.48.020 Reports of 11.76.010	debt 6.27.120 wages, salary and other compensation, amoun
persons disqualified 11.36.010	Reversal of judgment tolls limitation on action	of 6.27.150
Letters of administration with will annexed, See	4.16.240	Group disability insurance, exemption of
also PROBATE, subtitle Letters of	Revocation of letters	proceeds 48.18.400 Homesteads
administration with will annexed Letters testamentary	conviction of crime involving moral turpitude 11.36.010	abandonment
absent from state	mentally ill 11.36.010	acknowledgment of declaration of
procedure 11.28.040	Savings and loan associations	abandonment, nonabandonment 6.13.050
qualification as nonresident 11.28.040 action against for delinquencies 11.28.300	may be member of 33.20.060 Setoff	execution of declaration of abandonment, nonabandonment 6.13.050
community property, surviving spouse or	effect of judgment for defendant 4.56.050	appraiser
domestic partner entitled to letters	by when defendant 4.32.140	appointment 6.13.130
11.28.030	against when plaintiff 4.32.130	compensation of appraisers 6.13.190
disqualification, powers of remaining executors 11.28.050	Several considered as one for notice purposes 11.48.150	qualifications 6.13.130 attachments, exempt from, when 6.13.070

[RCW Index—page 276] (2008 Ed.)

bankruptcy, federal, state exemption Pensions 6.15.020 traffic safety commission 43.59.050 exceptions 6.15.020 duplication prohibited 6.13.080 Witnesses child support obligation, homestead subject to execution and forced sale 6.13.080 Police pensions in first class cities 41.20.180 prepayment or tender of subsistence and travel Proceedings 6.15.060 expenses 5.56.010 contest of validity jurisdiction 6.13.070 Public assistance **EXPLOSIVES** grants 74.04.280 Abandonment of, unlawful 70.74.295 payments 74.08.210 venue of actions 6.13.070 Blasting caps conveyances Separate property limit on storage 70.74.040 acknowledgments 6.13.060 spouse and minor heirs, exempt from debts of storage, rules 70.74.030 execution 6.13.060 husband 6.15.040 storage with other explosives 70.74.100 Spouse's separate property 6.15.040
State employees' retirement benefits, exceptions incompetency or disability of spouse or Blasting near fur farms and hatcheries 70.74.250 domestic partner 6.13.210, 6.13.220 Buildings incompetent or disabled spouse or domestic partner 6.13.240 41.40.052 malicious explosion of a substance 70.74.280 Teachers' retirement system rights, exceptions storage, rules 70.74.030 Coal mining code, effect on 70.74.210 powers of attorney authorized 6.13.060 41.32.052 encumbrance of Trusts, exemption where trust from person other Containers acknowledgment required 6.13.060 than judgment debtor 6.32.250 marking requirements 70.74.300 execution 6.13.060 Verifications, list of personal property where Crimes relating to powers of attorney authorized 6.13.060 personal exemption claimed 6.15.060 endangering life and property 70.74.270 execution against execution against application for appraisal appointment of appraiser 6.13.130 appraiser, oath, duties 6.13.140 authorized, when 6.13.100 compensation of appraiser 6.13.190 hearing 6.13.130 petition. Waiver 6.15.050 flame producing device, unlawful use EXHIBITIONS AND SHOWS 70.74.310 Dangerous exhibitions with firearms or weapons imitation devices, malicious placement prohibited 9.41.260 70.74.272 intimidation or harassment 70.74.275 malicious explosion of a substance 70.74.280 Court exhibits, reporter's notes and unopened depositions, destruction, sheriff's disposal, or preservation 36.23.070 marking of containers 70.74.300 petition stink bombs, unlawful use 70.74.310 tear gas bombs, unlawful use 70.74.310 contents 6.13.110 Historical materials, preservation of declared public purpose 27.48.010 verified 6.13.110 proof of service 6.13.130 costs 6.13.200 Dealers license requirements 70.74.130 Superior court, delivery to preservation, sheriff's disposal, or destruction 36.23.070 records to be kept 70.74.230 sale to unlicensed persons 70.74.240 division of 6.13.150 levy 6.13.100 **EXPENDITURES (See also STATE FISCAL** Defined, motor vehicle law 46.04.170 Definitions 70.74.010 proceeds of sale, distribution 6.13.170 MATTERS, subtitle Budget and sale of property not divisible 6.13.160 accounting system) Discharge of firearms near 70.74.170 exempt from Public funds, account of to be published Const. Exemptions 70.74.191 forced sale, when Const. Art. 19 § 1 Art. 7 § 7 Explosive devices, prohibition 70.74.180 State expenditure limitations Ch. 43.135 petition for homestead alienation, where EXPENSES AND PER DIEM quantity and distance tables for storage 70.74.050 incompetent or disabled spouse or Air pollution control advisory council 70.94.240 Airport district commissioners, board of domestic partner 6.13.230 Firearms powder, storage with other explosives forced sale 14.08.304 70.74.340 subject to, when 6.13.080 College and university governing boards 28B.10.525 Depositions 4.84.090 Fireworks, See FIREWORKS forced sale, when 6.13.070 jurisdiction, homestead exemption, contest of Funds, management 70.74.013 Imitation devices, malicious placement validity 6.13.070 District judge 70.74.272 liens Improvised devices, defined 70.74.010 laborers', homestead subject to execution of forced sale 6.13.080 visiting judge 3.34.140 Educational service district boards 28A.310.160 Licenses Election officers, See ELECTIONS, subtitle criminal information 70.74.360 materialmen's, homestead subject to execution and forced sale 6.13.080 Expenses expiration, extension 70.74.380 Executors and administrators 11.48.050 requirements 70.74.022 mechanics, homesteads subject to execution and forced sale 6.13.080 Joint committee on energy supply and energy conservation, members 44.39.045 revocation, nonrenewal, suspension 70.74.370 vendors', homestead subject to execution and forced sale 6.13.080 Jurors, expense of keeping 4.44.310 Mileage allowances, See MILEAGE classification, location and construction standards 70.74.025 mortgages, homestead subject to execution Partition proceedings, referee and surveyor on partition 7.52.120
Personal representatives 11.48.050 inspection 70.74.150 and forced sale 6.13.080 storage, rules 70.74.061 storage in, required 70.74.025 presumptions, homestead validity 6.13.070 Records committee, archives and records management division 40.14.050 Malicious explosion of a substance 70.74.280 Malicious placement 70.74.270 execution, on proceeds, disposition 6.13.170 Salaried officers not to receive witness per diem, exceptions 42.16.020
State officers and employees Manufacturers inspection 70.74.150 license 70.74.110, 70.74.144 exempt from forced sale, when 6.13.070 proceeds exempt 6.13.070 spousal or domestic partner support obligation, homestead subject to execution travel expenses how paid 41.04.300 Manufacturing buildings, quantity and distance tables for storage 70.74.050 and forced sale 6.13.080 Traffic safety commission 43.59.050 Motor vehicles for transportation of explosives, subject to execution, when 6.13.080 subject to forced sale, when 6.13.080 Travel expenses flammable liquids or compressed gases operating while carrying flares, fusees or signals produced by flame prohibited college and university governing boards petition for appraisal to show excessive value 6.13.110 28B.10.525 district courts 3.58.040 when 6.13.070 district judge operating without electric lanterns or portable visiting judge 3.34.140 reflectors 46.37.440 Individual retirement accounts, transfer of spouse's interest at death 6.15.020 iudges Municipal ordinances not affected 70.74.201 pro tempore 2.28.160
personnel resources board 41.06.110
public employment labor relations
commission 41.58.015 Nuisances, manufacturing as public nuisance, when 7.48.140 Insurance group life, exemptions of proceeds 48.18.420 Purchaser's license fee 70.74.137 proceeds from exempt property exempt 6 15 030 public transportation benefit area authority, members of 36.57A.050 renewal 70.74.137 required 70.74.135 Life insurance proceeds 48.18.400, 48.18.410, 48.18.420, 48.18.430 Quantity and distance tables records committee, archives and records management division 40.14.050 Negotiable instruments, personal exemption manufacturing buildings 70.74.050 claimant to list 6.15.060 Nonresidents 6.15.050 state lottery commission 67.70.270 Records of sale of explosives 70.74.230

(2008 Ed.) [RCW Index—page 277]

EXPORTING AND IMPORTING

Sale	Arrest without warrant	FACTORY BUILT HOUSING (See
limits on quantity 70.74.040 records to be kept 70.74.230	peace officer 10.88.330	HOUSING)
restrictions on, waiver 70.74.020	private person 10.88.330 Civil process, service on extradited person	FAIR CREDIT REPORTING ACT (See
unlicensed persons, penalty 70.74.240	10.88.420	CREDIT, subtitle Credit reports)
Seizure and forfeiture 70.74.400 Sellers	Confinement of prisoner cost 10.88.310	FAIR TRADE (See MONOPOLIES; UNFAIR TRADE PRACTICES)
license 70.74.146	in transit, cost 10.88.310	Price-fixing, See PRICE-FIXING
Separate storage of components, when 70.74.297	Delivery of accused, violation, penalty 10.88.300	FAIRNESS IN LENDING ACT (See BANKS
Small arms ammunition adoption of federal regulations by reference	Demand from another state governor's warrant 10.88.260	AND BANKING, subtitle Fairness in
70.74.320	requirements 10.88.220	lending act)
primers, storage, limitations on 70.74.350	Expenses	FAIRS (See also WORLD FAIRS OR EXPOSITIONS)
transportation and storage restrictions 70.74.330, 70.74.340	extradition agents, appointment of 10.34.030 Failure to make timely arrest or demand for	Agricultural fairs, youth shows, and exhibitions,
Small firearms powder, storage with other	extradition 10.88.360	See AGRICULTURAL FAIRS
explosives 70.74.340	Fresh pursuit, uniform act Ch. 10.89	Authorization for 36.37.010 County agricultural fairs and poultry shows Ch.
Stink bombs, restrictions on use 70.74.310 Storage	Fugitives from another state arrest without warrant 10.88.370	36.37
license	bail by bond, conditions 10.88.350	Fair fund
fee 70.74.140	bond forfeiture 10.88.370	horse racing commission fees 67.16.100 Fair land
requirements 70.74.120 limits on quantity 70.74.040	commitment to county jail 10.88.340 discharge 10.88.360	annexation to cities 35.13.010
report to labor and industries 70.74.120	failure to appear 10.88.370	Funds for 36.37.040
restrictions on, waiver 70.74.020	magistrate's warrant 10.88.340	Intercounty participation 36.37.050
separate storage of components, when 70.74.297	pending criminal prosecution in this state, governor's decision regarding 10.88.380	Lease of county property to nonprofit corporations for
small arms ammunition, restrictions on	preliminary examination 10.88.340	36.34.145
storage 70.74.330	recommitment 10.88.360	state-owned lands for 36.37.150
Tear gas bombs, restriction on use 70.74.310 Theft or loss	recovery on bond 10.88.370 Governor	Northern State Hospital, lands adjacent to 36.37.160
reporting 70.74.410	demand for, by 10.88.400	Management 36.37.040
Unlawful access to 70.74.160	issue of warrant to agent 10.88.400	Multiple counties 36.37.050
User's license, renewal, fee 70.74.142	powers and duties as to 10.34.030 Person arrested	Property acquisition 36.37.020 Southwest Washington fair Ch. 36.90
EXPORTING AND IMPORTING Agricultural commodities	right to	State international trade fair
department of agriculture powers and duties	legal counsel 10.88.290	defined 43.31.850
43.23.035	writ of habeas corpus 10.88.290 Retaking fugitive in foreign state or territory,	State international trade fairs application for funds 43.31.820
Agricultural commodity marketing international trade center, IMPACT	extradition proceedings 10.34.030	certification of fairs, allotments 43.31.830
contributions and support 28B.30.543	Return of person to this state, conditions	funds from state trade fair fund 43.31.820,
director 28B.30.539	10.88.240 Rights, powers, privileges or jurisdiction of state	43.31.830 post audit of participating fairs 43.31.840
duties 28B.30.537 primary functions 28B.30.535	not waived 10.88.440	state aid eligibility requirements 43.31.810
research and services, fees 28B.30.541	Surrender of person	State trade fairs
Export trading companies	to any other state 10.88.240 charged with crime committed in state other	state trade fair fund 43.31.833, 43.31.834 expenditures 43.31.805
authority to establish, business plan to be adopted 53.31.030	than demanding state 10.88.250	transfers 43.31.832
confidentiality of records supplied by private	Trial for other crimes 10.88.450	FALSE ARREST (See also FALSE
individuals 53.31.050	Waiver of, procedure 10.88.430 Warrant, arrest without	IMPRISONMENT)
definitions 53.31.020 dissolution 53.31.040	peace officer 10.88.330	Civil suit, reasonable cause a defense 4.24.220
federal certificate of review authorized	private person 10.88.330 Warrant of arrest	Detention for, reasonable cause or delay a defense
53.31.060	delivery without governor's warrant	civil action 4.24.220
formation 53.31.040 legislative findings 53.31.010	10.88.415	Shoplifting
powers 53.31.040	governor may issue another warrant, when 10.88.390	arrest, reasonable cause a defense to false arrest suit
Minority business export outreach program 43.210.130	governor may recall, when 10.88.390	civil 4.24.220
Small businesses	EYE BANKS	detention for investigation 9A.16.080
economic development finance authority	Presumption of good faith 68.50.290	FALSE ARREST INSURANCE
funding programs 43.163.030	EYEGLASSES (See OPTICIANS,	County employees, providing for 36.16.130
EXPOSITIONS (See WORLD FAIRS OR	DISPENSING; OPTOMETRY; VISION CARE)	FALSE CERTIFICATION Defined 9A.60.050
EXPOSITIONS) EXPRESS COMPANIES (See	EYES	FALSE IMPERSONATION (See FALSE
TRANSPORTATION COMPANIES,	Schools, eye protection in schools Ch. 70.100	REPRESENTATIONS)
subtitle Express companies)	FABRICATORS	FALSE IMPRISONMENT
EXTRACTOR	Dies, molds, forms, and patterns	Action on limited to two years 4.16.100
Defined 82.04.100 Tax imposed 82.04.230, 82.04.280, 82.04.440	fabricator's lien Ch. 60.84	Costs and disbursements, limitation on recovery of by plaintiff 4.84.040
Value of products 82.04.250 Value of products 82.04.450	FACSIMILE DEVICES (See TELEPHONES, subtitle Telefacsimile messages)	Detention for, reasonable cause a defense for suit
EXTRADITION	FACT	for false imprisonment
Agent, duties 10.88.400	Issue of, See ISSUES, subtitle Fact, issue of	civil 4.24.220 Shoplifting
Agents appointment of 10.34.030	Questions of decided by jury 4.44.090	arrest for, reasonable cause or reasonable
Application for requisition for return of person	FACTORIES	delay a defense for suit for false
affidavits 10.88.410	Employees to be protected Const. Art. 2 § 35 Explosive manufacturers, See EXPLOSIVES	imprisonment civil 4.24.220
contents 10.88.410 copies, one copy to secretary of state	Safeguards to be employed Const. Art. 2 § 35	detention for investigation 9A.16.080
10.88.410	FACTORY ASSEMBLED STRUCTURES	FALSE PRETENSES
filed by 10.88.410	Advisory board 43.22.420	Attachment ground, debt not due 6.25.040

FALSE REPORTING

Public disturbance

gross misdemeanor 9A.84.040

FALSE REPRESENTATIONS

Animals, false certificate of registration or false representation of breed, penalty 9.08.030 Certificates, falsification by public officer 42.20.050

City firefighters, civil service 41.08.150 Common carriers

obtaining transportation at rates less than established 81.28.210, 81.28.220 shipping prohibited property 81.28.210, 81.28.220

Credit or financial rating, penalty 9.38.010 Recording title to real property, penalty 9.38.020

FAMILY ABANDONMENT AND NONSUPPORT (See also CHILD SUPPORT)

Enforcement of support

action by department to insure support 74.20.040

agreements between attorney general and prosecuting attorneys to initiate petition for support under uniform act 74.20.210 attorney general, intercounty proceedings,

attorney general may represent petitioner in 74.20.210

citation for spouse to appear 74.20.230 divorce or separate maintenance

application by attorney general or prosecuting attorney for show cause order to provide support 74.20.220

modification of decree, appearance by department on behalf of mother 74.20.220

intercounty proceedings, attorney general may represent petitioner 74.20.210 parent applying for public assistance, statement under oath as to income, etc., penalty 74.20.260

payment made through department upon notice to the clerk of the court 74.20.101

petition for order upon spouse to provide

application by mother 74.20.230 attendance of witnesses, power of court to compel 74.20.240

attorney general may apply for, when 74.20.230

contempt powers of court 74.20.240 filing fee, when nonpayment allowed 74.20.250

order granting, denying or fixing support 74.20.240

representation of child by department of social and health services 74.20.220

Family support payments as condition to suspension of sentence 9.92.060 Parent locator services 74.20.280

FAMILY ALLOWANCES (See also PROBATE, subtitle Family allowances)

Absentees' estates 11.80.050 Descent and distribution

real property title vests immediately but subject to 11.04.250

Family support and postdeath creditor's claim exemptions Ch. 11.54

FAMILY AND CHILDREN'S OMBUDSMAN, OFFICE OF Authority 43.06A.100

Child fatality review recommendations 43.06A.110

Communication with children in custody of state authorized 43.06A.100

Conduct warranting criminal or disciplinary

proceedings, duty to report 43.06A.090 Confidentiality 43.06A.050, 43.06A.060, 43.06A.070, 43.06A.080

Created within office of governor, purpose 43.06A.010

Evidence and testimony, admissibility 43.06A.060, 43.06A.080

Identifying information, release 43.06A.070 Liability for good faith performance 43.06A.085 Ombudsman

appointment and term of office 43.06A.020 duties 43.06A.030

Privileged communications 43.06A.085 Records and information in department of social and health services, access 43.06A.100

FAMILY COURT

Assistants

appointment 26.12.050 Child abuse or neglect, reporting 26.12.170 Commissioners

appointment and tenure 26.12.050 authority to order or recommend services 26.12.170

duties 26.12.060

Court-appointed special advocate program guardian ad litem appointment 26.12.175 Courthouse facilitator program 26.12.240 Dissolution of marriage 26.09.030

Family court proceeding

defined 26.12.010

Guardian ad litem

appointment, duties 26.09.220, 26.12.175 confidentiality 26.12.180, 26.12.183 ex parte communications 26.12.187 registry and selection 26.12.177 release of information 26.12.185 training 26.12.177

Hearings

procedure 26.12.160

Improvement program, family and juvenile court 2.56.220, 2.56.230

Investigators

appointment and tenure 26.12.050 Joint family court services 26.12.230

designation 26.12.020 substitute judges 26.12.040

Jurisdiction

exercise or granting of by superior court 26.12.010

Jurisdiction as to pending actions 26.12.190
Juvenile proceedings, commissioner power and authority 13.04.021
Marriage license fees 26.12.220

Parenting seminars authority to order or recommend 26.12.170 rules 26.12.172 Post-divorce problems 26.12.190

Privacy of parties 26.12.080 Probation officers

duties 26.12.070

Proceedings involving children priority 26.12.205

Revision of acts and proceedings by superior court 26.12.215

Services

court services 26.12.190 fees 26.12.220

program, services to parties in dissolutions and legal separations 26.12.260

Stenographers

appointment 26.12.050 Therapeutic courts 26.12.250

Transfer of cases

assignment to another judge 26.12.030

FAMILY FARM WATER ACT (See WATER AND WATER RIGHTS, subtitle Family

Farm Water Act) FAMILY INDEPENDENCE PROGRAM

Purchasing exemption 43.19.1901

FAMILY LEAVE

Account 49.78.350

Benefits, employment 49.78.290

Certification 49.78.270

Civil actions by employees 49.78.330

Civil penalty 49.78.320

Complaint investigations 49.78.310 Construction of chapter 49.78.410 Effect on existing employment benefits 49 78 370

Effect on other laws 49.78.360 Entitlement to leave 49.78.220 Family leave insurance Ch. 49.86 Federal act, relationship to 49.78.390 Foreseeable leave 49.78.250

Generous policies, encouragement of 49.78.380 Intermittent or reduced schedule 49.78.230 Penalties 49.78.340

Prohibited acts 49.78.300

Protection, employment 49.78.280

Rules, authority 49.78.400

Sick leave

child care 49.12.275, 49.12.280, 49.12.285, 49.12.290, 49.12.295 family member 49.12.265, 49.12.270, 49.12.287

Spouses employed by same employer 49.78.260 Unpaid leave 49.78.240

FAMILY MEDICINE (See MEDICINE, FAMILY)

FAMILY PLANNING (See BIRTH CONTROL)

FAMILY POLICY COUNCIL

Community public health and safety networks council duties regarding 70.190.100 federal restrictions on funds transfers, application for waivers 70.190.150 planning grants and contracts with 70.190.090 proposals to council 70.190.030 Community services

projects funds to implement 70.190.030 prioritization 70.190.030 proposals to facilitate

criteria for consideration 70.190.030 Consolidation of existing councils or activities

70.190.020 Definitions 70.190.010 Grants to improve readiness to learn 70.190.040

Legislative findings 70.190.005

FAMILY PRESERVATION SERVICES

Alternative response system Ch. 74.14D Appropriations transfer from foster care services, report 74.14C.070
Availability to eligible families 74.14C.005

Caseworkers

authority to spend funds 74.14C.020 services provided 74.14C.020 training requirements 74.14C.020 Contracts to provide services 74.14C.032 Definitions 74.14C.010

Eligibility criteria 74.14C.042 Federal funds 74.14C.065 Funds 74.14C.060

implementation and evaluation plan 74.14C.050 Intensive services

eligibility criteria 74.14C.040

Out-of-home care

reporting requirements 74.14C.080 Referrals and services, reporting requirements

74.14C.090 Services provided 74.14C.020

Social and health services department duties 74.14C.030

Training and consultation for personnel, judges, and providers 74.14C.100 Volunteer services 74.14C.060

FAMILY RECONCILIATION SERVICES

Administration of family services and programs by secretary of social and health services 43.20A.780

Department of social and health services responsibilities 74.13.036
Family reconciliation act Ch. 13.32A

FAMILY SUPPORT (See FAMILY ABANDONMENT AND NONSUPPORT; FAMILY ALLOWANCES)

FARM LABOR CONTRACTORS

Applications

requirements 19.30.030

Civil actions

procedure 19.30.170

Civil penalties

procedure 19.30.160

Controversies

investigations, adjustments 19.30.130 Definitions 19.30.010

Duties 19.30.110

Injunctions 19.30.180 Insurance requirement 19.30.030

Licenses

contents 19.30.070

denial, grounds 19.30.050

duplicate licenses 19.30.020

duration, renewal 19.30.081

renewal 19.30.090 required 19.30.020

revocation or suspension, grounds 19.30.060

Penalties for violations 19.30.150

Prohibited acts 19.30.120

Retaliation against employees prohibited 19.30.190

Rules for enforcement and administration 19.30.130

Surety bond or other security

claim for wages 19.30.045

requirements 19.30.030, 19.30.040

Unlicensed persons

liability for services 19.30.200

FARMERS MARKETS

Nursery dealers

licenses and fees 15.13.270, 15.13.280

FARMS AND FARMING (See also AGRICULTURAL MARKETING)

Agricultural extension work, county programs 36.50.010

Agricultural fairs, youth shows, and exhibitions Ch 15.76

Agricultural lenders

farmers home administration loan guaranty program Ch. 31.35

Agricultural safety standards

establishment and adoption, limitation and requirements 49.17.041

Ammonia emissions from agricultural or silvacultural fertilizer use, regulation prohibited 70.94.645

Beef commission Ch. 16.67

Beginning farmer financing program 43.180.290 Commodity boards, See COMMODITY

Commodity commissions, See COMMODITY COMMISSIONS

Conservation commission, powers and duties Ch.

Conservation districts, organization and operation Ch. 89.08

Crop credit associations, See CROP CREDIT ASSOCIATIONS

Crop liens, See LIENS, subtitle Crop liens Current use assessment, See OPEN SPACE

LAND, subtitle Open space, farm, agricultural, and timber land, current use assessment

Dairies and dairy products, See DAIRIES AND DAIRY PRODUCTS

Dairy products commission, See DAIRY PRODUCTS COMMISSION

Demonstration farms, property tax exemption 84.36.570

Dust, clean air act exemption 70.94.060 Family farm water act

water withdrawal permits Ch. 90.66 Farm families

guide to state and federal assistance programs 15.04.300

Farm implements, machinery, parts

business relations between independent retail business and manufacturers and

distributors, regulation Ch. 19.98 repurchase requirements Ch. 19.98

Farm marketing agriculture director, duties 15.64.010 farm-to-school program 15.64.060 funds, use for studies 15.64.040

small farm direct marketing assistance program 15.64.050

studies of marketing problems 15.64.030

licensing requirements for peddling, exemption from, exceptions 36.71.090

low income

definitions 35.82.260

housing projects 35.82.240 Farmers, low income

housing application 35.82.250
Farmers home administration loan guaranty program Ch. 31.35

Farmers market nutrition program

women, infants, and children 43.70.700

Farmland preservation findings 89.10.005 office 89.10.010 task force 89.10.020 Fences, See FENCES

Food and environmental quality laboratory, purpose and activities Ch. 15.92

Foreclosure of real property, proceeding for loss of redemption rights, agricultural property excepted from 61.12.095

Fur farming Ch. 16.72 Gardeners, licensing requirements for peddling, exemption from 36.71.090

Home economics extension work, county programs 36.50.010

Horticultural pests and diseases, See HORTICULTURE

Industrial insurance, optional exclusion for workers on parents' family farms 51.12.020 Ladybugs and other beneficial insects Ch. 15.61 Machinery and equipment property tax exemption 84.36.630 Motor vehicles

licensing, rates 46.16.090 motor freight carrier law exemption 81.80.040 operating under farm vehicle license, in

violation of limitations thereon 46.16.090 trip permits 46.16.162

Noxious weeds, See WEEDS Nuisance lawsuits protection

farm, defined 7.48.310 farm product, defined 7.48.310 farm product, defined 7.48.310 farmland, defined 7.48.310

legislative finding and purpose 7.48.300 presumption of reasonableness 7.48.305

recovering costs to investigate, agencies 7.48.320

recovering lawsuit costs, farmers 7.48.315 Odors, clean air act exemption 70.94.640 Pesticide application act Ch. 17.21

Pesticide control act Ch. 15.58 Pesticide registration, commission on, membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110

Pesticides, See also PESTICIDES Produce stands, license requirements for

peddling, exemption from 36.71.090 Real estate, seller's disclosure

farm, proximity to 64.06.022
Redemption of agricultural land, rents, profits and expenses during redemption period 6.23.090

Rural housing projects, authorization for 35.82.240

Rural rehabilitation program, agreements with and funds from federal government Ch.

Sabotage, interference or injury to agriculture constitutes, penalty 9.05.060

Small farm direct marketing assistance program Ch. 15.64

Sustaining agriculture and natural resources,

center for, purpose and activities Ch. 15.92
Truck farmers, license requirements for peddling, exemption from 36.71.090 Warehouses, See WAREHOUSES

Wastewater

reclaimed water use Ch. 90.46

Water flows or levels, establishment of minimum for stockwatering requirements Ch. 90.22 Water pollution control

enforcement 90.48.450

Water rights

ground waters determination and appropriation Ch. 90.44

registration, waiver, and relinquishment Ch.

surface waters, determination and appropriation Ch. 90.03

Yakima river basin water rights Ch. 90.38 Water use, See WATER AND WATER RIGHTS Weather modification, See WEATHER MODIFICATION AND CONTROL

Weeds, See WEEDS
Wildlife damage control Ch. 77.36

FAVORITISM

Foreign corporations, prohibited Const. Art. 12 §

FAX (See TELEPHONES, subtitle Telefacsimile messages)

Aeronautics, federal licensing Ch. 14.16 Agreements to secure federal aid within scope of highway advertising control act of 1961 authorized 47.42.110

authorized 47.42.110
Alien property custodian, notices to concerning property affecting aliens 4.28.350
Bond issues of municipal corporations, sale to United States at private sale Ch. 39.48

Bonds or obligations disposal by county 36.33.190

mutual savings banks, authorized investment for 32.20.030

savings and loan associations, investment in 33.24.020

statewide city employees' retirement system funds, investment in 41.44.100

Buildings, jurisdiction, exception Const. Art. 25

§ 1 Children's sleepwear standards 70.110.030, 70.110.040

compliance with 70.94.011 enforcement of plans approved under 70.94.785

Community College Act of 1967 conflict with federal law, effect 28B.50.440 federal funds, receipt 28B.50.520

Compact of state with Const. Art. 26 § 2 Consent of United States, necessary in disposing of certain lands Const. Art. 16 § 1 County property, long term leases 36.34.310

Courts, state judges having unfinished law business in 2.48.200

Department of commerce, state to place road markers as requested by department 47.36.090

Donation law, ejectment and quieting title actions as to donation claims 7.28.280 Emergency public works Ch. 39.28

Employees, See FEDERAL, subtitle Officers and

employees
Enemy aliens, tolling of statute of limitation of actions 4.16.210
Facilities of displaced for state highway

purposes, department of transportation may exercise powers of eminent domain to relocate 47.12.150

Federal interstate highway system, Tacoma-Seattle-Everett highway facility to be part of 47.10.702

FEDERAL COURT LOCAL LAW CERTIFICATE PROCEDURE ACT

Health, participation in federal programs authorized 70.01.010 National system of interstate and defense Federal property bids by state or political subdivision 39.32.070 highways within state, adoption of standards, rules and regulations for 47.52.027 purchase by High-level radioactive waste program, state Navigation, county lease or conveyance 36.34.220, 36.34.230, 36.34.240 political subdivision radiation control agency to seek federal authorized 39.32.070, 39.32.080 funds 70.98.125 procedure 39.32.090 Home owner's loan corporation, bonds Officers and employees industrial insurance, application 51.12.060 state, authorized 39.32.070, 39.32.080 collateral security, bonds are eligible as Federal surplus property 39.60.030 militia duty, exemption from 38.44.030 general administration not eligible to legislature, exception Const. exchange of public or trust mortgages, rules and regulations 39.32.060 contracts, judgments, and liens for authorized 39.60.020 Art. 2 § 14 Federal-aid for highway purposes, acceptance and administration of 47.04.050, 47.04.060, Port district leases with, limitations 53.08.180 Port district revenue bonds, sale to 53.40.050 valid investment for public and trust funds Postal savings system accounts, escheat of 39.60.010 abandoned accounts to state Ch. 63.48 custody of federal funds, disbursement Housing assistance, preservation of units Property, state, county, or municipal, intergovernmental transfer of 39.33.010, 39.33.090 47.08.130 application of chapter 59.28.030 state to match federal funds 47.08.020 definitions 59.28.020 Federal-aid highway act of 1956 eviction 59.28.070, 59.28.130 expiration or prepayment of assisted contract, mortgage, or loan, owner's duty to give notice 59.28.040 Public works pledge of federal funds to be received under emergency public works Ch. 39.28 47.10.718 federal loans and grants for, acceptance of Tacoma-Seattle-Everett facility to be authorized 39.28.040 constructed under 47.10.702 legislative findings and purpose 59.28.010 Publication of legal notices, fees to be charged Flood control regulatory powers of agencies not increased 65.16.091 county lease or conveyance 36.34.220, 36.34.230, 36.34.240 59.28.050 Radiation monitoring, department of ecology to seek federal funds 70.98.122 rent increases after notice of expiration or state and federal cooperation repayment given, restrictions on 59.28.080 Receipt of federal funds for construction of toll authority for 86.24.020 rental agreement modifications after notice of bridges authorized 47.56.130 contracts authorized 86.24.030 expiration or prepayment given, restrictions on 59.28.090 Reclamation contracts with other governmental units county lease or conveyance 36.34.220, 36.34.230, 36.34.240 Rehabilitation act of 1973 86.24.040 technical assistance 59.28.120 extent of participation 86.24.030 termination or prepayment of contract, state interest 86.24.050 mortgage, or loan, owner's rights school facilities, barrier-free access state and federal participation in projects, 59.28.050 28A.525.030 generally 86.09.163, 86.09.166, 86.09.169, violations, civil action as remedy, parties Resource conservation and recovery act 86.09.172 authority of department of ecology 70.105.145 Social security, See FEDERAL SOCIAL 59.28.100 territory includable 86.09.019 Immigration authorities, aliens, notice to Foreign trade zones immigration authorities when committed to SECURITY application for permission to establish, operate and maintain 24.46.020 state institutions for crime 10.70.140 Soldiers' and sailors' civil relief act of 1940 to Indians, See INDIANS apply in state courts 73.16.070 cities and towns 35.21.805 Insured deposits and accounts by federal Standard and daylight saving time in local areas counties 36.01.125 government, use of as collateral security under federal control 1.20.050 legislative finding and intent 24.46.010 39.60.040 State land settlement contracts, irrigation cities and towns 35.21.800 Intercounty incorporation districts 87.48.020 counties 36.01.120 authority to deal with 35.02.250 State to cooperate with United States on road port districts, general permission to operate utility services 35.02.250 markers 47.36.090 53.08.030 Interstate commerce commission Survey markers of United States, transportation Forest lands department to aid in restoration of 47.36.010 utilities and transportation commission to conveyance to, counties 36.34.210 Targeted jobs tax credit program represent state 80.01.075 Forts, congress to have exclusive control Const. Art. 25 § 1 administration 50.16.080 Irrigation districts Tax liens contracts with Funds application 60.68.005 cancellation procedure 87.03.280 crime victims compensation, authority to use certification 60.68.025 generally Ch. 87.68 7.68.030 fees for recording or filing 60.68.035 indemnity contracts by state 87.48.020 index 60.68.045 Joint operating agencies, contracts with for power 43.52.391 buildings and plants, availability to districts notice 60.68.015 Taxation Land superintendent of public instruction to lands of not to be imposed Const. Art. 26 § 2 acquisition from state receive and administer federal funds Title to unappropriated lands remains in Const. Art. 26 § 2 cession of state jurisdiction, reverter 28A.300.070 37.04.020 Funds and programs Transportation, department of consent of state given 37.04.010 acceptance, administration and disbursement rules and regulations for transporting by governor 43.06.120 director of financial management, notice and previous cessions of jurisdiction saved explosives and flammables, state to 37.04.040 approximate 46.48.170, 46.48.180 purposes 37.04.010 progress reports, concerning 43.88.205 Unincorporated towns on, See TOWNSITES reserved jurisdiction of state 37.04.030 governor, acceptance, administration and Utilities and transportation commission adverse possession against prohibited disbursement of 43.06.120 regulation, utilities and transportation 7.28.090health, cooperation and participation in commission to represent state in federal concurrent jurisdiction with state, procedures 37.04.050 federal programs 70.01.010 proceedings 80.01.075 limited access highways, contract and franchise rights 47.52.090 FEDERAL AGENCIES consent of necessary in disposing of certain lands Const. Art. 16 § 1 Bonds, savings and loan associations, investment notice and progress report requirements in 33.24.090 43.88.205 jurisdiction, exception Const. Art. 25 § 1 FEDERAL BUREAU OF INVESTIGATION notice requirements 43.88.205 Limited access highways, cooperation with Arrest and fingerprint forms state patrol duties 10.98.070 United States in constructing and maintaining authorized 47.52.020 reports, progress requirements 43.88.205 travel expenses of committees, established to Disposition form and report contract and franchise rights 47.52.090 meet federal requirements, authority to pay state patrol duties 10.98.070 Missing persons act, written finding of death, 43.06.130 National crime information center interstate etc., by federal officer or employee prima Geological survey, cooperation with for purposes of 43.92.060 facie evidence 5.40.030 identification index 10 98 070 FEDERAL COURT LOCAL LAW Mortgages, foreclosure 61.12.061 Guaranteed obligations, use of as collateral Municipal airports, federal aid 14.08.160 CERTIFICATE PROCEDURE ACT 39.60.040

(2008 Ed.) [RCW Index—page 281]

National defense facilities act, acceptance by

state 38.48.050

Certification of local law question 2.60.020

Definitions 2.60.010

Habeas corpus, supreme court or court of appeals

to determine federal questions 7.36.140

Practice and procedure 2.60.030 Short title 2.60.900

FEDERAL DEPOSIT INSURANCE CORPORATION

Investments in stock of by banks and trust companies 30.32.010

Mutual savings bank liquidation 32.24.090, 32.24.100

State depositaries, amount of collateral required if insured with 43.85.070

FEDERAL HOME LOAN BANKS

Bonds, savings and loan associations, investment in 33.24.090

Borrowing from authorized 30.32.020 Building and loan associations, borrowing and investing in 30.32.020, 30.32.040

Depositary for banks and trust company funds, may be designated as 30.32.040 Investments in stock of authorized 30.32.020

Saturday closing permitted, legal effect 30.04.330

FEDERAL HOME OWNER'S LOAN CORPORATION

Bonds

investment of public funds in, exchange for, authorized Ch. 39.60

savings and loan associations, investment in 33.24.090

FEDERAL HOUSING ADMINISTRATION

Bonds, savings and loan associations, investment in 33.24.090

FEDERAL INTERMEDIATE CREDIT BANKS

Investments in stocks or participation certificates of, authorized 30.04.375

FEDERAL LAND BANKS

Investments in stock or other evidence of participation of, authorized 30.04.375

FEDERAL NATIONAL MORTGAGE ASSOCIATIONS

Bonds, savings and loan associations, investment in 33.24.090

FEDERAL POWER ACT

Licensee, exemption from state requirements 43.21A.068

FEDERAL POWER COMMISSION

Public utility districts, license for hydroelectric projects Ch. 54.40

FEDERAL PROPERTY

Purchase by

political subdivision authorized 39.32.070, 39.32.080 procedure 39.32.090 state, authorized 39.32.070, 39.32.080

FEDERAL RESERVE BANKS

Investments in stock of 30.32.010 Saturday closing permitted, legal effect 30.04.330

FEDERAL RESERVE SYSTEM

Banks and trust companies, investment in 30.32.010

Membership in by banks and trust companies 30.32.010

FEDERAL SAVINGS AND LOAN ASSOCIATIONS

Saturday closing permitted, legal effect

FEDERAL SAVINGS AND LOAN INSURANCE CORPORATIONS

Bonds, savings and loan associations, investment in 33.24.090

FEDERAL SOCIAL SECURITY

Acceptance of state for state, county, city and town, political subdivision employees of benefits, participation in Ch. 41.47

Agreement of state for participation of state and political subdivision employees in,

employees' contributions, OASI contribution fund Ch. 41.48

Disability program, state agencies authorized to enter into agreements 43.17.120 appointment of personnel 43.17.120

Employees' contributions 41.48.040

Port district employees, coverage 53.08.180, 53.08.190, 53.08.200

Puget Sound ferry and toll bridge system employees to be under 47.64.060

State employees, plan for coverage of members

State employees sick leave payments accounting plan, payroll procedure development 41.48.130

agency sick leave authority 41.48.140 employee, defined 41.48.150 legislative intent 41.48.110

retirement system reports 41.48.180 sick leave account created 41.48.120 transfer of moneys to sick leave account 41.48.170

unused sick leave compensation 41.48.180 Statewide city employees' retirement system employees, participation in 41.44.270

Teachers, plan for coverage of teachers under Ch.

FEDERAL SURPLUS PROPERTY

County assistance to needy persons, expenditures for 36.39.040

Food commodities, receipt and distribution 74.04.380

General administration

acquisition of surplus property authorized 39.32.020

definitions 39.32.010

leasing and acquisition 39.32.035 purchase, requisition, and selling procedures

rules and regulations 39.32.060 Public assistance distribution

county assistance to needy persons,

expenditures for 36.39.040 eligibility for 74.04.340 expenditures for 74.04.360

not construed as public assistance 74.04.350 receiving and using property by uncertified persons, penalty 74.04.385

selling, transferring or disposing of commodities by recipient, penalty 74.04.385

FEED (See also GRAIN; HAY)

Commercial

responsible buyer status 15.53.9015 Commercial feed

administration and administrative rules 15 53 9012

adulteration 15.53.902

definitions 15.53.901

distribution and production information, publication 15.53.9042

inspection 15.53.9018

inspections 15.53.9024

intergovernmental cooperation 15.53.9046 labeling 15.53.9016

licensing

requirements, violations 15.53.9013 misbranding 15.53.9022

moneys, disposition 15.53.9044

noncompliance, department of agriculture remedies 15.53.9038

noncompliance, department remedies 15.53.904

official samples 15.53.9024

records, confidentiality 15.53.9018 Pet food and specialty pet food

registration requirements 15.53.9014

FEED LOTS

Brand inspection Ch. 16.58 Certified feed lots, licensing and fees Ch. 16.58 Records and fees Ch. 16.58

FEES

Accountability for Const. Art. 11 § 5 Accused in criminal cases, no advance Const. Art. 1 § 22

Aircraft registration 47.68.250

Alcoholic beverages

retailer's license, See ALCOHOLIC BEVERAGES, subtitle Licenses

exemptions from execution appraisal fee 6.15.060

Attachment, officers seizing property 6.25.110 Attorneys

appeals 4.84.130

attachment 6.25.100

bar association 2.48.130, 2.48.140, 2.48.150, 2.48.160

cases wherein allowed, court to fix amount 4.84.020

chattel liens 60.08.050

contracts or leases providing for award 4.84.330

costs, as, damage action seven thousand five hundred dollars or less 4.84.250 costs, as, damage actions five thousand dollars or less 4.84.260, 4.84.270, 4.84.280, 4.84.290, 4.84.300

fixing amount by court 4.84.020

foreclosure of mortgages, amount fixed by court 4.84.020

medical malpractice suits 7.70.070

negotiable instruments

cases wherein allowed, court to fix amount 4.84.020

contract provision for allowance, court to fix amount, limitation 4.84.020

partition proceedings 7.52.480

payment of fee on discharge of attorney 2.44.040

plaintiff denied recovery of as costs, when 4.84.030

prevailing party

frivolous action or defense, award to prevailing party 4.84.185

probate

contestant of incorrect account to be entitled to 11.76.070

nonintervention estates, personal representative removed or restricted 11.68.070

schedule of fees 4.84.080

stolen or injured animals, action for damages 4.24.320

Washington state bar association admission fees 2.48.150 membership 2.48.130, 2.48.140

suspension for nonpayment 2.48.160 will contests 11.24.050

Auto transportation companies, filing certificate 81.68.050

Boundary review board 36.93.120

Business, occupational, or professional licenses 43.24.086

Chattel mortgages sheriff's fee, foreclosure sale 36.18.040 Cities and towns

off-street parking facilities, maximum schedules 35.86.060

special permits for motor vehicle oversize or overweight movement, fees paid to cities and towns, when 46.44.096

Clerk of court

registration of land 65.12.780

Colleges and universities, See COLLEGES AND UNIVERSITIES, subtitle Fees
Commercial ferries, filing certificate of

convenience and necessity 81.84.040

Contract provisions for allowance of, court to fix

amount, limitation 4.84.020 Coroners, enumeration of 36.18.030

Corporations fish marketing associations, membership 24.36.160

[RCW Index—page 282] (2008 Ed.)

miscellaneous fees, nonprofit corporations	Jury fees	prepayment of when compelling attendance
24.03.410	costs taxable as 4.44.110	5.56.010
nonprofit corporations, disposition 24.03.415 secretary of state	supplemental proceedings 6.32.270 taxable as costs 4.44.110	cost bill may include 4.84.090 costs on postponement of trial 4.84.100
nonprofit corporations 24.03.405	Justices of the peace	criminal cases
reinstatement application 24.03.405 Corporations, See also CORPORATIONS,	not to receive fees, when Const. Art. 4 § 10 Licenses	mileage allowances, verification under oath necessary for 10.01.140
subtitle Fees	paid into state general fund 43.79.020	reporting attendance to clerk necessary for
Counties	Manufactured homes, mobile homes,	payment of 10.01.130
filing remittance of portion of for judges' salaries	commercial coaches, recreational vehicles, and park trailers, compliance insignia	disbursement, as 4.84.090 prepayment of on compelling attendance in
36.18.025	43.22.350	civil action 5.56.010
waived, when 36.18.022 special permits for oversize or overweight	Marriage licenses out-of-state requirements, compliance,	prepayment or tender of fees 5.56.010 salaried officers not to receive, exceptions
motor vehicle movement, fees paid to	schedule of 70.58.380	42.16.020
counties, when 46.44.096	Moral nuisances	Woodcutters, charge by landowner 4.24.210
County auditor enumeration 36.18.010	sale of property by order of court 7.48.078 Motor vehicles	FELONIES (See also CRIMES)
recording instruments 65.04.130	highway purposes, to be applied to Const. Art.	Arrest and fingerprint form judge's duties 10.98.050
County officers generally Ch. 36.18	2 § 40	unique number system 10.98.060
County treasurer	license tabs 46.16.0621 special permits for oversize or overweight	Arrest for, force, use of, when lawful 9A.16.020 Arson
district court income, remittance 3.62.050	movements	first degree 9A.48.020
enumeration of 36.18.045 Court clerks	determining fee 46.44.096 to whom paid 46.44.096	second degree 9A.48.030
electronic payment 36.23.100	weight fees 46.17.010, 46.17.020	Attachment ground, when 6.25.030 Bigamy
enumeration and distribution 36.18.012, 36.18.014, 36.18.016, 36.18.018,	Nonprofit miscellaneous and mutual	class C 9A.64.010
36.18.020	corporations filing 24.06.450	Bribery class B 9A.68.010
Court commissioners 2.24.040 fees for certain official acts 2.24.040	miscellaneous fees 24.06.455	Bribing a witness
salary in addition to 2.24.030	Officers cost bill may include 4.84.090	definition and elements 9A.72.090
Court of appeals	disbursement, as 4.84.090	receiving by a witness 9A.72.100 Burglary
exemptions 2.32.070 Criminal records, dissemination of information	Parties, state to pay costs and fees incident to	first degree 9A.52.020
from 10.97.100	review by supreme court or court of appeals, when 4.88.330	second degree 9A.52.030
Debtors who fail to appear	Partition proceedings	Child selling—child buying class C 9A.64.030
plaintiff entitled to costs and fees 6.32.010 Disposition of, generally 42.16.030	attorneys at law, costs, as 7.52.480	Class A
District courts	referee, costs, as 7.52.480 Payable in advance 42.16.040	arson, first degree 9A.48.020 bail jumping 9A.76.170
conviction or plea of guilty 3.62.085 fees allowed as court costs 3.62.065	Pistol dealers, license, fees 9.41.110	burglary
fees for services 3.62.060	Probate approval 11.68.100	first degree 9A.52.020
filing fees 3.62.060	contestant of incorrect account entitled to	criminal conspiracy, when 9A.28.040 kidnapping, first degree 9A.40.020
District judges remittance 3.62.050	attorneys' fees 11.76.070	manslaughter in the first degree 9A.32.060
Eminent domain proceedings	nonintervention powers closing of estate 11.68.100	murder
air space corridor, award on abandonment or defeat of proceedings 8.25.073	will contests, attorneys' fees 11.24.050	first degree 9A.32.030 second degree 9A.32.050
award of attorney and witness fees to	Publication of legal notices 65.16.091	robbery, first degree 9A.56.200
condemnee 8.25.070	Recording instruments, See FEES, subtitle Filing Refunds of erroneous or excessive payments or	Class B arson, second degree 9A.48.030
award of attorney and witness fees to condemnee or plaintiff 8.25.075	fees 43.88.170, 43.88.180	bail jumping 9A.76.170
Filing	Registrars of titles, registration of land 65.12.790 Registration of land titles	bribery 9A.68.010
evidence with state, mailed 1.12.070 instruments 65.04.130	certificate of withdrawal 65.12.235	burglary second degree 9A.52.030
mailed to state, time, penalty, evidence of	certified copies of instruments 65.12.350	contraband, introduction into detention
filing 1.12.070	Secretary of state archives services, allocation of costs	facility first degree 9A.76.140
remittance of portion of for judges' salaries 36.18.025	40.14.025	criminal conspiracy, when 9A.28.040
waived, when 36.18.022	Secretary of state, See also SECRETARY OF STATE, subtitle Fees	escape, first degree 9A.76.110
Fraternal societies, incorporation Ch. 24.20 Fraternal society building corporations Ch. 24.24	Settlement offers	extortion, first degree 9A.56.130 extortionate extension of credit 9A.82.030,
Garnishment	time period 4.84.280	9A.82.040
superior court, justice court 6.27.060	Sheriff enumeration of fees 36.18.040	incest first degree 9A.64.020
Granges, incorporation Ch. 24.28 Health districts, license or permit fees 70.46.120	State, remittance by mail, evidence of 1.12.070	indecent liberties 9A.44.100
Health-related state agencies	Supplemental proceedings	intimidating
fee schedule for professional health services 43.17.350	jury 6.32.270 referees	juror 9A.72.130 intimidation
Highway purposes, highway fund Const. Art. 2 §	costs, as 6.32.160	public servant 9A.76.180
40 Immost food	witnesses, costs, as 6.32.160 Venue change 4.12.090	kidnapping, second degree 9A.40.030 leading organized crime 9A.82.060
Impact fees metals mining and milling operations	Veterans seeking admission to state bar and	malicious mischief, first degree 9A.48.070
78.56.130	practice of law 2.48.110	manslaughter, second degree 9A.32.070
Impact fees, See also IMPACT FEES Indigent parties, state to pay costs and fees	Washington state bar association active members 2.48.130	perjury, first degree 9A.72.020 possessing stolen property
incident to review by supreme court or court	admission 2.48.150	first degree 9A.56.150
of appeals, when 4.88.330	inactive members 2.48.140	profiteering
Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Fees	suspension for nonpayment 2.48.160 Weather modification and control 43.37.100	proceeds, use of 9A.82.080 promoting prostitution, first degree 9A.88.070
Judicial officers prohibited from receiving Const.	Witnesses	robbery, second degree 9A.56.210
Art. 4 § 13	civil actions	sexual exploitation of a minor 9.68A.040

[RCW Index—page 283]

taking motor vehicle without permission	sexually violent predators 9A.76.115	Repeat offenders, commitment as habitual
9A.56.070	Extortion	criminals 9.92.090
theft, first degree 9A.56.030 Class C	first degree class B 9A.56.130	Requesting unlawful compensation class C 9A.68.010
bail jumping 9A.76.170	second degree	Riot
bigamy 9A.64.010	class C 9A.56.130	class C, when 9A.84.010
child selling—child buying 9A.64.030	Extortionate extension of credit 9A.82.030,	Robbery
communication with a minor for immoral purposes 9.68A.090	9A.82.040 Fingerprints	first degree class A 9A.56.200
computer trespass 9A.52.110	judge's duties 10.98.050	second degree
criminal assistance, rendering of	Forgery	class B 9A.56.210
first degree, when 9A.76.070 criminal conspiracy, when 9A.28.040	class C 9A.60.020 Guilty plea or conviction	Seizure and forfeiture of personal property
custodial interference 9A.40.060, 9A.40.070	information to department of health 43.43.825	involved in a felony application of chapter 10.105.900
escape, second degree 9A.76.120	Harming a police dog, accelerant detection dog,	disposition of forfeited property and proceeds
extortion, second degree 9A.56.130	or police horse	from the sale of forfeited property
forgery 9A.60.020 harming a police dog, accelerant detection	class C 9A.76.200 Incest	10.105.010 procedure 10.105.010
dog, or police horse 9A.76.200	first degree	property subject to seizure and forfeiture
incest	class B 9A.64.020	10.105.010
second degree 9A.64.020 introducing contraband, second degree	second degree class C 9A.64.020	Sentences, authorized 9A.20.020, 9A.20.021
9A.76.150	Indecent liberties	Sexual exploitation of a minor class B 9.68A.040
obtaining a signature by deception or duress	class B felony 9A.44.100	class C 9.68A.040
9A.60.030 perjury, second degree 9A.72.030	Insurance companies, false advertising in organization 48.06.190	dealing in depictions of
possessing stolen property	Intimidating a judge	class C felony 9.68A.050
second degree 9A.56.160	defined 9A.72.160	interstate distribution of photographs class C felony 9.68A.060
profiteering	Intimidating a juror	Sporting event, influencing outcome 9A.82.070
use of proceeds 9A.82.080 receiving or granting unlawful compensation	class B 9A.72.130 Intimidating a witness	State lottery
9A.68.030	class B 9A.72.110	action without requisite license 67.70.140
reckless burning, first degree 9A.48.040	Introducing contraband	class C 67.70.160 forgery, fraud, deceit, misrepresentation
requesting unlawful compensation 9A.68.010 riot, when 9A.84.010	second degree class C 9A.76.150	67.70.130
sexual exploitation of a minor 9.68A.040	Jails	Status of suspected or convicted felons
dealing in depictions of 9.68A.050	admission or release	prompt response by patrol or corrections department 10.98.150
interstate distribution 9.68A.060	prompt reporting to corrections standards	Suicide, promoting an attempt 9A.36.060
sporting event, influencing outcome 9A.82.070	board 10.98.130 Jurisdiction over, superior courts 2.08.010,	Superior court, original jurisdiction Const. Art. 4
state lottery violations 67.70.160	Const. Art. 4 § 6	§ 6
taking motor vehicle without permission	Kidnapping	Taking motor vehicle without permission 9A.56.075
9A.56.075 threats against governor or immediate family,	first degree class A 9A.40.020	class B 9A.56.070
governor-elect, officers next in order of	second degree 9A.40.030	Tampering with a witness
succession, penalty 9A.36.090	Leading organized crime 9A.82.060	class C 9A.72.120 Theft
trading in public office 9A.68.040 trading in special influence 9A.68.050	Malicious mischief, first degree class B 9A.48.070	first degree
unlawful imprisonment 9A.40.040	Manslaughter	class B 9A.56.030
unlawful issuance of checks or drafts, amount	first degree 9A.32.060	livestock 9A.56.080, 9A.56.083
9A.56.060 unlawful stop-payment order 9A.56.060	second degree 9A.32.070	Tracking of arrest charges 10.98.060 Tracking of felony cases
vehicle prowling, first degree 9A.52.095	Murder first degree	arrest and fingerprint form 10.98.060
Classification, designation of 9A.20.010	class A 9A.32.030	criminal justice information act 10.98.010
Computer trespass	second degree	department of corrections to maintain records 10.98.110
first degree 9A.52.110 Contraband, introduction into detention facility	class A 9A.32.050 Obtaining a signature by deception or duress	Trading in public office
first degree	class C 9A.60.030	class C 9A.68.040
class B 9A.76.140	Perjury	Trading in special influence
Conviction histories for filings, plea agreements, and sentencing	first degree class B 9A.72.020	class C 9A.68.050 Trafficking 9A.40.100
state patrol primary source 10.98.030	second degree, class C 9A.72.030	Trafficking in stolen property 9A.82.050,
Credit cards	Possessing stolen property	9A.82.055
factoring, unlawful 9A.56.290 Criminal assistance, rendering of	first degree class B 9A.56.150	Unlawful imprisonment 9A.40.040 Unlawful issuance of checks or drafts, amount
first degree	second degree	class C, amount 9A.56.060
class Č, when 9A.76.070	class C 9A.56.160	Unlawful stop-payment order
Criminal attempt, classes 9A.28.020 Criminal conspiracy	Profiteering proceeds, use of 9A.82.080	class C, amount 9A.56.060
classification 9A.28.040	Promoting	Witnessing, failing to report certain 9.69.100
defined, for Criminal Code 9A.28.040	prostitution	FELONS Employment rights, restoration of, See
Custodial interference	class B 9A.88.070	EMPLOYMENT RIGHTS,
first degree 9A.40.060 second degree 9A.40.070	Public money, use of by officer Const. Art. 11 §	RESTORATION OF
Disposition form and report	Public servant, intimidation of	Voting rights, See ELECTIONS, subtitle Felons
felony conviction disposition form and report	class B 9A.76.180	FENCES Demography broughy animals 16 60 075
transmit to corrections department 10.98.090 Effect on wrongful death action 4.20.010	Punishment crime victims compensation	Damages by breachy animals 16.60.075, 16.60.076
Escape	penalty assessment 7.68.035	Definition and specifications 16.60.010,
first degree	when not fixed by statute 9.92.010	16.60.011
class B 9A.76.110 second degree	Receiving or granting unlawful compensation class C 9A.68.030	Erection on another's land, removal 16.60.055 Highways, temporary gate across 16.60.080,
class C 9A.76.120	Reckless burning, first degree 9A.48.040	16.60.085, 16.60.090, 16.60.095

[RCW Index—page 284] (2008 Ed.)

Oil spills Lawful fences, definition and specifications Toll bridge employees subject to civil service 16.60.010, 16.60.011 small spill education program 79A.60.620 47.64.290 Transportation department powers and duties Party operating ferry, ferry system by rent, lease or charter bound by chapter 47.64 RCW Liability for damages to Ch. 16.60 Liability for damages to fences 16.60.015 47.56.032 47.64.090 Partition fences FERRIES, COMMERCIAL Passenger-only ferry service grant program 47.01.350 discontinuance 16.60.060 Area already served, restriction upon issuance of erection, notification 16.60.030 certificate of convenience and necessity public transportation benefit areas 36.57A.200, 36.57A.210, 36.57A.220 failure to build, cost recovery 16.60.040 81.84.020 hog fencing 16.60.050 Certificate of convenience and necessity Vashon and Seattle maintenance 16.60.050 application 81.84.020 reimbursement 16.60.020 back-up plan 47.01.360 area already served, restriction upon issuance Port districts, acquisition and operation of facilities 53.08.020 value, assessment 16.60.062, 16.60.064 81.84.020 Railroads cancellation, revocation, suspension. Privately owned cattle guards 81.52.050 alteration, or amendment of certificate, duty to construct and maintain 81.52.050 authorization by special legislation prohibited Const. Art. 2 § 28 grounds for 81.84.060 Rivers and streams, fencing across 90.28.160 exemptions 81.84.010 hearing upon application 81.84.020 insurance or bond required as condition of granting 81.84.025 issuance, determining factors 81.84.020 lease of 81.84.030 ferriage FERRIES (See also COUNTY FERRY licensee duties 36.53.070 DISTRICTS; PUGET SOUND FERRY AND TOLL BRIDGE SYSTEM) order of 36.53.110 penalty for nonperformance 36.53.070 Bicycles as baggage 81.28.260 rates of Cities and towns county commissioners fixing 36.53.080, 36.53.090 posting 36.53.100 notice to other carriers when application made authority to acquire and maintain 35.21.110 81.84.020 joint acquisition with counties 36.54.020 Collective bargaining and arbitration collective bargaining procedures 47.64.170, 47.67.175 penalties, each violation separate offense 81.84.050 interstate, county contribution 36.53.150 required 81.84.010 sale of 81.84.030 exclusive grant 36.53.120 fees 36.53.020 grant 36.53.010 definitions 47.64.011 temporary certificate may be issued in case of grievance procedures 47.64.150 impasse procedures 47.64.200 immediate and urgent need 81.84.070 notice of application, posting 36.53.040 terms and conditions may be attached to insurance and health care plans 47.64.270 interest arbitration 47.64.300, 47.64.310 penalty for violations 36.53.140 81.84.020 revocation 36.53.130 transfer of 81.84.030 whom granted to 36.53.030 two or more companies operating in same area or routes 81.84.020 any ferry employee organization and licensee bond 36.53.050 department of transportation may sue or be sued 47.64.250 duties 36.53.060 payment 81.84.050 mediation 47.64.210 Puget Sound ferry and toll bridge system Ch. recovery action by attorney general 81.84.050 waive, proceed with binding arbitration remission or mitigation 81.84.050 Purchase of by transportation department authorized 47.56.050 violation of act or rules and regulations notice and service 47.64.260 81.84.050 parties not bound by arbitration 47.64.320, Routes included in state highway routes Ch. Progress reports 81.84.010 47.64.330 47.17 Two or more companies operating in same area public policy 47.64.006 salary survey 47.64.220 scope of negotiations 47.64.120 State or route, determination 81.84.020 contracts for vessel construction, FERRY COUNTY maintenance, or repair security, alternate forms authorized in lieu of contractor's bond 39.08.100 Boundaries, tracing of 36.04.100 Superior court judges, number of 2.08.065 strikes, work stoppages, and lockouts prohibited 47.64.140 unfair labor practices enumerated 47.64.130 ferry system management exempt from civil service law 47.01.081 **FERTILIZERS** union security provisions, agency shop provisions 47.64.160 Adulteration 15.54.414 ferry terminals, maximum speed limits may be established 46.61.405 Agriculture, department of Collective bargaining and arbitration, See also director's powers and duties 43.23.110 MARINE EMPLOYEES' COMMISSION
Commercial ferries, See TRANSPORTATION ferry vessels, acquisition under urban mass transportation act of 1964 agreement with federal administrator damages, liability 69.55.030 COMPANIES, subtitle Ferries, commercial possession with intent to manufacture County owned authorized 47.61.010 methamphetamine 69.50.440 acquisition and operation, generally 36.54.010 bond issue to provide state matching funds theft 69.55.010 annual plan for construction and maintenance amount 47.61.020 unlawful storage 69.55.020 36.81.130 authorized 47.61.020 Ammonia emissions from agricultural or federal financial assistance, transportation conditions for issuance 47.61.020 silvacultural fertilizer use, regulation department approval of tolls and charges denominations 47.61.050 prohibited 70.94.645 47.04.140 highway bond retirement fund 47.61.100 Bulk fertilizer distribution license fourteen year capital improvement plan 36.54.015 issuance and sale 47.61.020 requirements 15.54.275 legal investment for state funds 47.61.050 Commercial fertilizer distribution license joint acquisition and operation with state, other states, counties, cities, etc. 36.54.020 motor vehicle fuel excise taxes pledged cancellation or refusal to renew 15.54.436 47.61.070 reports by licensees, confidentiality 15.54.362 joint ferries between counties motor vehicle fund, use of 47.61.090 Commercial fertilizer registration administration 36.54.040 authority for 36.54.030 negotiability 47.61.040 not general obligation 47.61.070 application review 15.54.330 fees 15.54.325, 15.54.362 payment of bonds 47.61.070, 47.61.090, labels and guarantees 15.54.330 requirements 15.54.325 claims against 36.54.060 county, commissioners refusal to act, effect 36.54.070 47.61.100 Commercial values, determination and publication 15.54.390 prior redemption, use of excess funds for 47.61.110 expenses 36.54.050 Damages from administrative action 15.54.400 Data base, availability to public 15.54.433 Definitions 15.54.270 records 36.54.040 proceeds, deposit and use 47.61.060 registration 47.61.040 Design-build process, See PUGET SOUND FERRY AND TOLL BRIDGE SYSTEM, sale, manner of 47.61.050 signatures 47.61.040 subtitle Ferries terms and conditions 47.61.030 Distribution and information and analyses results, publication 15.54.430 Fine for operation without license 36.53.140 Insurance and health care plans 47.64.270 joint acquisition with counties 36.54.020 Marine employees' commission, See MARINE EMPLOYEES' COMMISSION Enforcement 15.54.800 routes that require a vessel that carries no more than one hundred vehicles, new Inspection Motor vehicle queues construction 47.56.780 deficiencies upon analysis, penalties violations 46.61.735 Strikes, work stoppages, and lockouts prohibited 15.54.380 fees 15.54.350, 15.54.362 Notification requirements 47.56.258 47.64.140

samples, analysis, and testing 15.54.370

Intergovernmental cooperation and agreements 15.54.490 Labeling claims and guarantees 15.54.330 savings accounts requirements 15.54.340 Misbranding 15.54.412 Moneys collected, disposition 15.54.480 Noncompliance with chapter, seizure and disposition of goods 15.54.450 Nonnutritive substances in fertilizers, report 15.54.433 Packaged fertilizer registration 11.100.120 reports by registrants, confidentiality Stop sale, stop use, or withdrawal from distribution order 15.54.440 11 100 130 Unlawful acts 15.54.420 Violations, penalty 15.54.470, 15.54.474 Waste-derived or micronutrient fertilizers, standards for use 15.54.820 officers 33.16.060 FETAL ALCOHOL SYNDROME (See PREGNANCY, subtitle Birth defects) FETAL DEATH Certificate of death for Trusts requirements 70.58.160 defined 11.98.039 by whom filed 70.58.170 Defined 70.58.150 Concealing birth of 9.02.050 FIDELITY INSURANCE (See INSURANCE, subtitle Fidelity insurance) FILING) FIDUCIARIES (See also EXECUTORS AND ADMINISTRATORS; GUARDIAN AND WARD; RECEIVERS AND RECEÍVERSHIPS) Banks and trust companies, authority to deposit securities 30.04.240 Bonds, premiums as lawful expense 48.28.020 Corporations Costs of litigation 4.84.150 Insurable interest in lives of certain persons 48.18.030 Insurance, life, use of trust funds authorized 11.100.120 corporations Investment in common trust funds accounting 11.102.020
"affiliated" defined 11.102.010 24.06.445 application of chapter 11.102.030 authorized, exception 11.102.010 construction of chapter 11.102.040 uniform act Ch. 11.102 Investment of funds 39.60.050 Investment of trust funds application of chapter 11.100.050 authorized investment Ch. 11.100 buying or selling for self or affiliates prohibited 11.100.090 commercial accounts, when 11.100.037 community renewal obligations 35.81.110 criteria to be followed 11.100.020 deviation from instrument, court permission 11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 1.12.070 Tort claims against fiduciary may hold trust property, liability 11.100.060 counties Ch. 36.45 state 4.92.100 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 legal investment, defined 11.100.070 instrument creating trust controlling deviation upon court permission 11.100.040 Cities and towns, generally Ch. 35.39 Counties, creation 36.48.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 State, See STATE FINANCE COMMITTEE FINANCE COMPANIES Insurance premium finance company act, generally Ch. 48.56 liability 11.100.060 life insurance, purchase authorized FINANCES 11.100.120

marital deduction interests 11.100.025

metropolitan municipal corporation securities 35.58.510 new or untried enterprises 11.100.023 prudent person rule 11.100.020 collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 authorized investment 11.100.030 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 United States corporation bonds 39.60.010 Life insurance, use of trust funds authorized Nonroutine transactions notice and procedure 11.100.140 Person acting in place of fiduciary, liability Principal and income, See PROBATE, subtitle Principal and income act Savings and loan association directors and Securities, authority to deposit 30.04.240 Trust funds, investment of, See FIDUCIARIES, subtitle Investment of trust funds Trustees, See TRUSTEES Unclaimed property 63.29.120 Uniform common trust fund act short title 11.102.050 FILES (See RECORDS AND DOCUMENTS) FILING (See also RECORDING AND Actions affecting title to real property in federal court 4.28.325 Claims against state 4.92.040 Conveyances, state or political subdivision conveyance of fee title, recording by grantor at time of delivery required, effect 65.08.095 nonprofit corporations 24.03.405 miscellaneous fees 24.03.410 reinstatement application 24.03.405 nonprofit miscellaneous and mutual annual or biennial report 24.06.440, Deeds of trust, master form 65.08.160 Evidence with state, mailed 1.12.070 Lis pendens, liability of claimants 4.28.328 Ordinances of cities and towns, statutes, code or compilation adopted by reference filing 35.21.180 Platting, subdivision and dedication of land 58.17.170 Probate inventory and appraisement of partnership interests of decedent 11.64.002 Probate, See also PROBATE Sheriffs' uniforms, filing of standard uniform description 36.28.170 Small claims in district court 12.40.030 State, reports, remittances, claims etc., evidence of, mailed 1.12.070 Time, evidence of files with state, mailed cities and towns 35.31.020, 35.31.040 FILM (See MOTION PICTURES) FINANCE COMMITTEES

FINANCIAL AID, STUDENT Account, state financial aid 28B.76.525 Application of award 28B.92.110 Board guidelines 28B.92.040 powers and duties 28B.92.050 definitions 28B.92.030 Discrimination prohibited 28B.92.090 Educational trust fund 28B.92.140 Findings, intent 28B.92.020 Fund distribution 28B.92.120 Grants, gifts, bequests and devises of property 28B.92.130 Nonpayment or default on educational loan or scholarship 2.48.165 Part-time students 28B.92.085 Purpose 28B.92.010 Rules, board to adopt 28B.92.150 State need grant awards award process 28B.92.060 eligibility 28B.92.080 Persian Gulf veterans 28B.92.070 State work-study program Ch. 28B.12 Student educational loan contracts Ch. 26.30 Student loan financing Ch. 28B.07 Theology student denied aid 28B.92.100 ANCIAL INSTITUTION INDIVIDUAL ACCOUNT DEPOSIT ACT (See BANKS AND BANKING, subtitle Deposits) FINANCIAL INSTITUTIONS (See also ALIEN BANKS; BANKS AND BANKING; CREDIT UNIONS) admission of records as evidence, certificate of authenticity 30.22.245, 30.22.250 disclosure of information, procedures 30.22.240 law enforcement requests for information, procedures 30.22.240 Charges financial institutions may charge customer for furnishing items or copies of items 30.22.230 Child support enforcement records access and data matches 74.20A.370 Compliance review documents applicability of privilege 7.88.050 confidentiality 7.88.020 confidentiality, exceptions 7.88.030 court review of application of privilege 7.88.040 definitions 7.88.010 immunity of compliance review personnel from compulsory testimony 7.88.020 financial institutions may charge customer for furnishing items or copies of items 30.22.230 Defined for public depositary law 35.38.060 Deposit accounts false statement by applicant, penalty 9.38.015 Depositors, group insurance, qualifications 48.24.095 Discrimination, prohibited practices 49.60.175 General administration, department of apportionment of budgeted funds 43.320.016 Identity theft to improperly access financial information Ch. 9.35 financial institutions may charge customer for furnishing items or copies of items 30 22 230 Licenses local government fees Ch. 82.14A master license system exemption 19.02.800 Licensing apportionment of budgeted funds 43.320.016

Mortgage insurance Ch. 61.10

disclosure of records 9A.82.170

BANKS

Profiteering

Mutual savings banks, See MUTUAL SAVINGS

State, See STATE FISCAL MATTERS

Public employees direct deposit of wages and salaries 41.04.240 payroll deductions at request of employee authorized when institution meets necessary conditions 41.04.245 Records admission of records as evidence, certificate of authenticity 30.22.245, 30.22.250 compliance review information, confidentiality Ch. 7.88 disclosure of information, procedures 30.22.240 disposal of personal information Ch. 19.215 law enforcement requests for information, procedures 30.22.240 profiteering disclosure 9A.82.170 Savings and loan associations, See also SAVINGS AND LOAN ASSOCIATIONS Unclaimed property, uniform act Ch. 63.29 Uniform money services act Ch. 19.230 FINANCIAL INSTITUTIONS, DEPARTMENT OF Agricultural lenders farmers home administration loan guaranty program Ch. 31.35 Annual report required contents 43.320.100 Assistant directors appointment, delegation of authority by director 43.320.050 borrowing of money from regulated institution, prohibited practices, criminal penalties 43.320.090 deputization of assistant director to act in director's absence 43.320.060 interstate banking Ch. 30.38 supervisory direction and conservatorship, director's powers and duties Ch. 30.46 Borrowing of money from regulated institution, prohibited practices, criminal penalties 43.320.090

Business opportunity fraud act Ch. 19.110 Capital stock savings bank, conversion of mutual savings bank Ch. 32.32 Check cashers and sellers, regulation Ch. 31.45 Commodity transactions, powers and duties Ch.

21.30 Consumer loan act, powers and duties Ch. 31.04 Created 43.17.010 Creation of department 43.320.010

Credit unions Ch. 31.12

Director

appointment 43.17.020 appointment 45.17.020 appointment by governor 43.320.020 appointment of examiners and other assistants 43.320.020 deputization 43.320.060

borrowing of money from regulated institution, prohibited practices, criminal penalties 43.320.090

branch offices authorized 43.320.080 check cashers and sellers, powers and duties Ch. 31.45

conflict of interest, disqualification from appointment on the basis of 43.320.030 consumer loan act, powers and duties Ch.

credit unions, powers and duties Ch. 31.12 deputization of assistant director to act in director's absence 43.320.060

federally guaranteed small business loan program, powers and duties Ch. 31.40 franchise investment protection, duties Ch.

19 100 high risk consumer loans, powers and duties

Ch. 31.04

moneys received or disbursed, recordkeeping requirements 43.320.080

mutual savings banks, powers and duties Title

office to be maintained in Olympia 43 320 080

powers and duties 43.19.015, 43.320.020. 43 320 045

public institutions director, powers and duties transferred to financial institutions director 43 19 015

qualifications 43.320.030 rule making authority 43.320.040 salary 43.320.020

Domestic savings bank, conversion to mutual savings bank Ch. 32.34

Employees

borrowing of money from regulated institution, prohibited practices, criminal penalties 43.320.090

Escrow agent licensing, director's powers and duties Ch. 18.44

Examiners

borrowing of money from regulated institution, prohibited practices, criminal penalties 43.320.090 oath 43.320.070

Farmers home administration loan guaranty

program Ch. 31.35
Federal savings bank, conversion to domestic savings bank Ch. 32.34
Financial literacy and education programs
43.320.150, 43.320.1501

Financial services regulation fund 43.320.110 Franchise investment protection Ch. 19.100 Funds

financial services regulation fund 43.320.110 General administration, department of

collective bargaining agreements unaffected 43.320.017

continuation of rules, pending, business, contracts, and obligations 43.320.014

banking, savings, and loan related powers, functions, and duties 43.320.011 civil service employees 43.320.013 equipment, records, and funds 43.320.012 validity of acts performed relating to transferred powers, duties, and functions

High risk consumer loans, powers and duties Ch. 31.04

Immunity from liability for department personnel for acts done in good faith in the performance of departmental duties 43.320.070

Interstate banking Ch. 30.38 Licensing, department of

collective bargaining agreements unaffected 43.320.017

continuation of rules, pending, business contracts, and obligations 43.320.014

banking, savings, and loan related powers, functions, and duties 43.320.01 civil service employees 43.320.013 equipment, records, and funds 43.320.012 validity of acts performed relating to transferred powers, duties, and functions 43.320.015

Mortgage brokerage commission, duties 19.146.280

Mortgage brokers, powers and duties of department Ch. 19.146

Mortgage lending fraud prosecution account 43.320.140, 43.320.1401

Mutual savings banks Title 32

branch offices, establishment authorized 43.320.080

Olympia 43.320.080

Organization into divisions 43.320.050

annual report, required contents 43.320.100 Savings and loan associations

conversion of association for acquisition by association or holding company

waiver of chapter requirements 33.48.290 director of financial institutions powers and duties 33.04.020, 33.04.025, 33.04.030, 33.04.042, 33.04.044, 33.04.046, 33.04.048, 33.04.052, 33.04.054, 33.04.060, 33.04.110 liquidation

voluntary 33.40.010, 33.40.040 possession of domestic association by director of financial institutions 33.40.030, 33.40.040

possession of domestic associations by director of financial institutions 33.40.020 provisional officers and directors, appointment of 33.40.130

Savings and loan institutions

liquidation

involuntary 33.40.120 voluntary 33.40.110

stock associations

stock sales, imposition of conditions by director 33.48.230

Securities regulation

powers and duties 21.20.450 rules, orders, and forms, authority 21.20.450 securities prosecution fund 43.320.115

Small business loans, federally guaranteed director's powers and duties Ch. 31.40

Smart homeownership choices program 43.320.160, 43.320.165, 43.320.170

Stock savings banks, incorporation and operation Ch. 32.35

Trust companies

merger

director of financial institution's powers and duties Ch. 30.53

FINANCIAL MANAGEMENT, DEPARTMENT OF

Higher education capital project strategic planning Ch. 43.88D

ANCIAL MANAGEMENT, OFFICE OF (See also STATE FISCAL MATTERS)

Advisory or coordinating councils, authority to appoint and establish 43.41.120

Agency petty cash account, duties related to 42.26.040, 42.26.050, 42.26.070, 42.26.080, 42.26.090

Agency vendor payment revolving fund, duties related to 42.26.020, 42.26.030

Architectural and engineering services contracts with state agencies and amendments to them to be reported to the office 39.80.070

Armed forces shipboard population determination, revenue allocation 43.62.030

Boards, commissions, councils, and committees, listing

legislative intent 43.88.500 legislature, submission to 43.88.510 procedures 43.88.505 submission of information 43.88.515

Boards and commissions

new boards or commissions, criteria for establishment 43.41.250

Budget and accounting act, director, defined to mean director of financial management, wherever used 43.88.025

Budget requests for major information

technology projects
evaluation of agency requests by department of information services at request of office 43.105.180

Central budget agency, abolished 43.41.940 powers and duties transferred 43.41.050 City and town census

allocations of state funds based upon, finality 43.62.020

annexation procedure 43.62.030 certification of 43.62.030 determination 43.62.030

disincorporation procedure 43.62.030 incorporation procedure 43.62.030

FINANCIAL MANAGEMENT, OFFICE OF

times for making 43.62.030 state employees, and members of boards, cancellation of warrants commissions, and committees, duties of director 43.03.050 refund of increased balance 42.16.016 Civil service law assistant directors, exemption 43.41.080 transfer of increased balance 42.16.015 Facilities for state programs creation 42.16.011 deputy directors, exemption 43.41.080 long-term facility needs 43.82.055 predesign process 43.82.035 disbursement procedure 42.16.012 adoption by 42.16.014 by warrant 42.16.014 state, application 43.41.070 Colleges and universities, enrollment forecast privately owned buildings being planned or under construction 43.82.045 43.62.050 Community public health and safety networks state treasurer to transfer funds to 42.16.013 funds administration 43.41.190, 43.41.195 Federal funds and programs transfer of funds to 42.16.013 Comprehensive budgeting, accounting, and notice of, progress report to 43.88.205 state treasurer to transfer funds into state receipt of, authority 43.41.100 Federal REAL ID act 43.41.390 reporting system payroll revolving account 42.16.013 conform to generally accepted accounting principles 43.88.037

Contracts, authority to enter into 43.41.100 transfer of funds to state payroll revolving Federal regulations, conflict with state law, effect account 42.16.013 utilization of revolving fund 42.16.011 Creation 43.41.050 Financial management, powers and duties of warrants planning and community affairs agency cancellation Crime victims refund of increased balance 42.16.016 transfer of increased balance 42.16.015 transferred to 43.41.050 medical aid for Fiscal management expenditure reduction plan 7.68.085 powers and duties of officers and agencies 43.88.160 disbursements by 42.16.014 Criminal justice Personal service contracts disposition form and report database, state agency contracts 43.88.580 filing of contracts with office 39.29.055 Fiscal notes annual audit 10.98.100 local government Ch. 43.132 Criminal justice forecasting 10.98.140 guidelines and guidebook 39.29.100, 39.29.110 state government Ch. 43.88A Health care funding Criminal records tracking of felony cases
department of corrections to maintain
records 10.98.110 basic health plan enrollment, monitoring and funding level adjustment 43.41.260 list of contracts, office of financial management to maintain 39.29.068 management training, audits 39.29.120 procedures by office of financial management Definitions 43.41.040 medicaid caseload of children, monitoring and funding level adjustments 43.41.260 Designated 43.41.035 Health resources strategy, statewide Ch. 43.370 39.29.065 Director review and approval by office 39.29.055 Information technology projects evaluation of agency budget requests for accounts Personnel, state civil service law, application payment, procedure 43.41.106 major projects by department of 43.41.070 requiring payment of 43.41.104 administrative hearings revolving fund duties relating to 34.12.140, 34.12.150 information services at request of office Planning and community affairs agency, 43.105.180 planning function, financial management funding policies and standards, duty of function, population function and research agency petty cash account, duties related to 42.26.050, 42.26.070, 42.26.080, director to establish 43.88.560 functions assigned to 43.41.050 policies and standards governing the funding Planning functions, powers and duties of 42.26.090 of major projects 43.105.190 planning and community affairs agency agency vendor payment revolving fund, duties related to 42.26.030 appointment 43.41.060 Intergovernmental agency programs, authority relating to transferred to 43.41.050 43.41.100 Population Interstate compact on placement of children, counties, determination and certification of assistant directors, appointment, exemption director's duties 26.34.050 43.62.035 from state civil service law, salaries Inventory system for state-owned or leased studies, payment for, procedure 43.62.010 43.41.080 facilities 43.82.150 Population functions, transferred to from planning and community affairs agency 43.41.050 budget and accounting system Jail improvement and construction bond issue. approval of rate increases, calculation changes 43.88.350 Powers and duties 43.41.110 generally 43.41.100 operational costs payable from 70.48A.020 expenditure program, duties 43.88.110 proceeds power to exempt public funds from allotment control 43.88.110 Pregnancy, interagency task force on unintended pregnancy 43.41.905 administration of 70.48A.040 Jails census 43.41.110 admission or release Public funds contract with United States 43.41.102 prompt reporting to 10.98.130 financial responsibility reimbursement rate, accounts and funds may not be established delegation of powers, duties and functions to other officers and employees 43.41.060 outside treasury without permission of establish 70.48.440 director of financial management deputy directors, appointment, exemption Judicial impact notes 43.88.190 development of with administrator for the courts 2.56.120 from state civil service law, salaries Purchases, emergency, state officers, etc., duties relating to 43.19.200
Purpose 43.41.030 43.41.080 employees 43.41.070 Loss prevention and review teams 43.41.370, energy facility site evaluation council member Redesignated as office of financial management 43.41.380 80.50.030 Motor vehicles, gasohol, use of 43.41.130 43.41.035 information technology projects funding policies and standards, duty to Natural resource-related and environmentally Regulatory fairness act based grant and loan programs 43.41.270 duties 19.85.050 establish 43.88.560 Overpayment of wages, rules 49.48.220 Reorganization, transfers from central budget powers and duties, generally 43.41.100 Payroll procedure, state officers and employees agency and planning and community affairs salary 43.41.060 agency payroll revolving fund, generally 42.16.011 agency 43.41.940, 43.41.950, 43.41.970, state lottery 43.41.980 management review 67.70.310 cancellation of warrants Research functions, transferred to from planning vacancy 43.41.060 refund of increased balance 42.16.016 and community affairs agency 43.41.050 Education data center 43.41.400 Electronic transfers of funds and information, transfer of increased balance 42.16.015 Rights and duties, transferred to 43.41.950 Risk management division, See RISK MANAGEMENT DIVISION centralized system, establishment 42.16.011 certification by agencies 42.16.013 authorization and approval 43.41.180 Eminent domain by state Rules and regulations awards, payment into court 8.04.160 director 42.16.013 application of rules and regulations of prior agencies 43.41.950 Employees disbursement by warrant 42.16.014 establishment of policies, procedures, and pay dates 42.16.017 state employees state civil service law, application 43.41.070 travel advances 43.03.210 Energy conservation budget process, retention of savings 43.41.170 Enrollment forecasts 43.62.050 exemptions, optional inclusion 42.16.011 overpayment, rules 49.48.220 payroll preparation 42.16.017 Schools, enrollment forecast 43.62.050 Sentenced felon jail forecast Expenses and per diem office of financial management to prepare 10.98.140 allowances for meals, coffee, and light refund of increased balance, canceled refreshments at meetings 43.03.050 warrants 42.16.016 State civil service law, exemptions, enumerated sources of disbursements 42.16.012 duties of director 43.03.065 41.06.075 payment to suppliers 43.03.065 state payroll revolving account State employee whistleblower program

performance audit 42.40.110 State health care cost containment policies 43.41.160

State land resources inventory duty to develop and maintain 43.41.150

State treasury, new accounts outside of, approval required, when prohibited 43.88.195

State-owned or leased vehicles employee commuting 43.41.140

Statewide combined financial reports, annual audit by state auditor 43.09.310 Treasury

deposit receipts, rules for 43.08.060

FINANCIAL RATING

False representations as to, penalty 9.38.010

FINANCIAL RESPONSIBILITY ACT (See **MOTOR VEHICLES, subtitle Financial** responsibility law)

FINANCIAL SERVICES

Tax imposed 82.04.440, 82.04.4291

FINANCING CONTRACTS

State

authority to enter into 39.94.030 definitions 39.94.020 legislative approval, when required 39.94.040 program expenses, payment 39.94.050 state finance committee duties 39.94.040 terms and conditions 39.94.030

FINDINGS OF FACT

Cities and towns, community renewal law 35.81.050

Decisions of

court commissioners, exceptions to, necessity of 4.80.020

referees, exceptions to, necessity of 4.80.020 Deemed as verdict 4.44.060

Highways

state facilities through city or town, finality of findings of hearings by board on disapproval of final plan by city 47.52.180 New trial on setting aside 4.44.060

Parties may submit, procedure 4.44.070 Referee's report set aside, if 4.48.090

Referee's report to contain 4.48.070 Reports of

court commissioners, exceptions to, necessity of 4.80.020

referees, exceptions to, necessity of 4.80.020 Setting aside, court findings may be set aside also 4 44 060

Verdict, findings of fact by court deemed verdict 4.44.060

FINES

Amounts authorized 9A.20.020, 9A.20.021 Cities and towns

payment of fines and forfeitures into police relief and pension fund 41.20.130 superior court jurisdiction to determine

legality of 2.08.010 supreme court jurisdiction to determine

legality of 2.04.010

Commitment to enforce payment 10.70.010, 10.82.030

duration of confinement 10.82.030 rate per day 10.82.030

working out 10.82.040

Corporations, criminal cases, amounts 10.01.100 County road and bridge violations, disposition to funds 36.82.210

Disposition of

cities, police relief and pension fund 41.20.130

to school fund 4.24.180

snowmobiles, operation, violations 46.10.190 state treasurer 4.24.180

District courts 10.04.110

criminal proceedings stay of execution 10.04.120

Excessive, not to be imposed Const. Art. 1 § 14 Execution for 10.82.010

failure to pay after stay, execution against sureties, commitment of defendant 10.82.025

against property of defendant 10.82.010, 10.82.030

stay of execution on furnishing recognizance for sureties 10.82.020

Ferries, operation without license 36.53.140 Governor's power to remit Const. Art. 3 § 11 Hazardous materials, transportation of 46.48.175 Installments, payment in installments, permitted 9.92.070

Legislative hearings, witness in contempt 44.16.150

Legislature, remission of by special act prohibited Const. Art. 2 § 28

Lien against real property of defendants in criminal action 10.64.080

Mandamus, enforcement of writ by 7.16.280 Municipal, legality of

superior court jurisdiction to determine

supreme court jurisdiction to determine 2.04.010

Nuisances

contempt for violation of injunction 7.48.080 punishment, as 7.48.250

Offender's liability for legal financial obligations Ch. 72.11

default, enforcement and collection 10.01.180 deferred or by installments 10.01.170 installments permitted 9.92.070

Prohibition, enforcement of writ 7.16.320 Recovery of, action for 4.24.150

Remission

legislative, by special act prohibited Const. Art. 2 § 28

power of governor, report to legislature Const. Art. 3 § 11

Report remissions to legislature Const. Art. 3 §

Restitution, in lieu of fine 9A.20.030 School funds, disposition to 4.24.180 State treasurer, disposition to 4.24.180 Working out

rate per day 10.82.030

FINGERPRINTING

Arrest and fingerprint form defined 10.98.040

state patrol sole recipient for federal transmission 10.98.070 transmit to state patrol 10.98.050 unique number system 10.98.060

Automatic fingerprint information system account established 43.43.565 local systems conditions of use 43.43.570

report 43.43.560 Background investigations of certain prospective employees and volunteers

finger-print based 43.43.839 Dependency and protection proceeding record information involving sexual offenses 43.43.735

Identifying data transmitted to state patrol 10.98.050

Judgment, sentence of felony conviction, defendants fingerprint affixed to 10.64.110

authorization by juvenile court administrator 10.98.050

Local agencies, submission of data to state patrol 43.43.742, 43.43.745

Powers and duties of law enforcement agencies 43.43.735, 43.43.745

State identification number

patrol to furnish to originating agency and prosecutor 10.98.080

Tracking of arrest charges 10.98.060

FIRCREST SCHOOL (See DEVELOPMENTAL DISABILITIES,

PERSONS WITH, subtitle Residential habilitation centers)

FIRE ALARMS

False, sounding of 9.40.100, 9.40.105 Injuring or tampering with 9.40.100, 9.40.105 Molesting 9.40.100, 9.40.105 Tampering 9.40.100, 9.40.105

FIRE CODES

Cities and towns, adoption by reference 35.21.180

International fire code, administration and enforcement 19.27.110
Uniform fire code, administration and enforcement 19.27.111

FIRE DEPARTMENTS

Hazardous materials incidents liability for extraordinary costs incurred 4.24.314

State-owned property, furnishing of protection services under contract 35.21.775 arbitration in the event of continuing impasse between parties to contract negotiations

consolidation of contract negotiations with multiple state agencies 35.21.779 existing contracts not abrogated 35.21.778

notification of department of community, trade, and economic development and affected agencies of intent to enter into contract negotiations 35.21.779

Vehicles

oversize or overweight permits 46.44.091 red flashing lights for 46.37.184 use of tires with studs 46.37.420

FIRE DISTRICTS (See FIRE PROTECTION DISTRICTS)

FIRE EXTINGUISHERS

School buildings

automatic fire-extinguishing system requirements 19.27.113

FIRE HYDRANTS

Water companies may be required to maintain 80.28.250

FIRE INSURANCE (See INSURANCE, subtitle Fire insurance)

FIRE LIMITS

Cities and towns, establishment of 35.27.400

FIRE PREVENTION (See also FIRE PROTECTION; STATE PATROL)

Boating fire prevention education program 79A.60.610

Burning permits, See FIRE PROTECTION DISTRICTS, subtitle Burning permits

Cities and towns auxiliary water systems 35.21.030 fire apparatus used beyond city limits 35.84.040

first class cities, providing for 35.22.280 towns, provisions for 35.27.370 Fire protection Ch. 43.44, Ch. 48.48

Fire protection districts, See FIRE PROTECTION DISTRICTS

Flammable fabrics, children's sleepwear, See FLAMMABLÉ FABRICS

Hotels, generally Ch. 70.62 Minimum wage law, effect 49.46.010 State fire protection Ch. 43.44, Ch. 48.48

State patrol, fire protection duties Ch. 43.44, Ch. 48.48

Water-sewer districts Ch. 57.16

FIRE PROTECTION

Accelerant detection dogs harming a class C felony 9A.76.200

immunity from liability for handler using dog in line of duty 4.24.410

Arson investigation information system 43.43.952

Birthing centers 18.46.110 Boarding homes 18.20.130

FIRE PROTECTION DISTRICTS

Breach of duty imposed by statute, ordinance, or	fire hazards, additional, extreme 76.04.660	FIRE PROTECTION DISTRICTS
rule	fire prevention and suppression	Ambulance services
negligence per se 5.40.050 Building wardens, immunity from liability	duties owed to public in general 76.04.016 forest fire advisory board 76.04.145	interlocal agreements 52.12.135 Annexation
4.24.400	forest fire protection assessment 76.04.610,	contiguous territory not in county 52.04.141
Burning permits	76.04.630	Annexation by cities and towns 35.02.205
fires set for fire fighter instruction, exception 52.12.150	investigations 76.04.015	Annexation by newly incorporated city or town
issuing authority, nuisances, control of	landowner contingency forest fire suppression account 76.04.630	35.02.202 Annexation of a city or town
70.94.780	lighted material, smoking, ashtrays, notices	transfer of employees 52.04.111, 52.04.121,
City fire departments Ch. 35.103	76.04.455	52.04.131
Code cities Ch. 35A.92 Colleges and universities	logging operations, shutting down 76.04.325 mill waste, forest debris, dumping prohibited	Annexation of adjacent city or town procedure 52.04.061
regional universities 28B.35.190	76.04.235	Annexation of by cities and towns 35.02.190,
Consolidation including annexation of cities	mill wood waste, spark arresters 76.04.215	35.02.200, 35.13.249
fire department employees, transfer 35.10.360, 35.10.520, 35.13.215,	negligent spreading of fire 76.04.730	Annexation of city or town annexations by city become part of district
35.13.225, 35.13.235	negligent starting of fires, liability 76.04.495 notices, removal of 76.04.720	52.04.091
fire department employees, transfer of	owners to protect forests 76.04.600	Annexation of contiguous city or town
35.10.365, 35.10.370, 35.10.510, 35.10.530	private fire suppression equipment	election 52.04.071 tax levies, limitations 52.04.081
Director of fire protection	comparison of costs 76.04.175 requirement to use equipment from lowest	Annexation of newly incorporated city or town
appointment and duties 43.43.938	responsible bidder 76.04.177	withdrawal 52.04.161
Fire alarms	rangers, ex officio rangers 76.04.045	Annexation of port district property
injuring or tampering with 9.40.100, 9.40.105 Fire fighting equipment	reckless burning 76.04.710, 76.04.740	firefighter transfer rights 53.08.360 Annexation of previously withdrawn territory
injuring or tampering with 9.40.100, 9.40.105	reports of fire 76.04.445 rule violations, penalties 76.04.075, 76.04.085	52.04.056
Fire protection policy board	sealed fire tool box, unauthorized entry	Annexation of territory
above-ground used oil collection tanks, standard 70.95I.080	76.04.425	election method 52.04.011 apportionment of district obligations
advisory duties 43.43.936	service of notices 76.04.055 slash burns, escaped 76.04.486	52.04.011
duties 43.43.932, 43.43.934	snags, certain, to be felled 76.04.465	indebtedness, assumption of 52.04.011
membership 43.43.932 Fire service mobilization, state, See STATE	spark-emitting equipment regulated 76.04.405	petition method 52.04.021, 52.04.031, 52.04.041, 52.04.051
PATROL, subtitle Fire protection	state appropriations, recovery from landowner	county legislative authority action 52.04.051
Fire service training program	contingency fire suppression account 76.04.620	Annexation of territory in another county
fees and fee schedules 43.43.942 fire service training account 43.43.944	suppression	district name, assignment 52.04.151 Annexation to by contiguous city or town
grants and bequests 43.43.940	reimbursement for costs 52.12.125,	withdrawal, election 52.04.101
Fire services trust fund 43.43.946, 43.43.948	76.04.475 suspension of burning permits or privileges	Appeals 52.02.140
Fire sprinkler system contractors Ch. 18.160 Fire training and education master plan	76.04.315	Applicability of Title 52, all districts governed 52.22.111
43.43.934	uncontrolled fire, public nuisance 76.04.750	Assistance, financial and other, counties,
Firefighting equipment	violations, work stoppage 76.04.415 wardens 76.04.035	authorized to furnish 36.32.470
standardization Ch. 70.75 Fireworks, See FIREWORKS	willful setting of fires 76.04.710	Authority for creation 52.02.020 Benefit charges
Forest protection zones	Hospitals, standards for protection 70.41.080	authorized, exceptions and limitations
legislative declaration 76.04.165	International fire code administration and enforcement 19.27.110	52.18.010
services by department, assessment 76.04.610	Interstate forest fire suppression compact	collection 52.18.030 definitions 52.18.020
uncontrolled fires, department response, costs 76.04.750	72.64.150, 72.64.160	exemptions from payment 52.18.090
Forests	Master plan 43.43.934	hearings required 52.18.060
allowing extreme fire hazard, liability 76.04.495	Nursing homes 18.51.140 Port districts	model resolution 52.18.080 property tax limited if charge imposed
arrests without warrants 76.04.065	performance measures, fire departments Ch.	52.18.065
blasting fuse, use of 76.04.246	53.56	reimbursement of county for administration
burning permits 76.04.205	Portable oil-fueled heaters standards for sale and use 19.27A.080,	and collection expenses 52.18.040
campfires, failure to extinguish 76.04.700 closure of fire hazard areas 76.04.305,	19.27A.090, 19.27A.100, 19.27A.110,	resolution imposing charge, filing requirement
76.04.325	19.27A.120	52.18.060
contracts for protection and development	Regional universities 28B.35.190 School buildings	review board 52.18.070
76.04.105, 76.04.115, 76.04.125 cooperative agreements, public agencies	automatic fire-extinguishing system	voter approval 52.18.050 Bids and bidding 52.14.110, 52.14.120,
76.04.135	requirements 19.27.113	52.14.130
cooperative protection 76.04.095	State fire protection services, intent 43.43.930 State institutions 72.01.190	Bond issues, See FIRE PROTECTION
coordinated forest fire protection and suppression 76.04.167	State patrol, duties regarding state fire protection	DISTRICTS, subtitle Fiscal matters Bonds
costs, comparison of state costs to those of	services 43.43.930	excess property tax levies 52.16.080
using private contractors 76.04.175	State-owned property provision of protection services by cities and	issuance, limitations 52.16.061, 52.16.070
definitions 76.04.005 department powers and duties 76.04.015	towns under contract 35.21.775	Boundary review boards district actions subject to board review
deposit of fire or live coals during closed	arbitration in the event of continued impasse	52.02.001, 52.04.001, 52.06.001,
season 76.04.435	between parties to contract negotiations	52.08.001, 52.10.001
disposal of forest debris, clearing roads 76.04.650	35.21.779 consolidation of contract negotiations with	mergers subject to board review 52.06.010 Budgets
federal funds 76.04.025	multiple state agencies 35.21.779	preparation of budget for each fund 52.16.030
felling trees on another's land, permission to	existing contracts not abrogated 35.21.778	Burning permits
76.04.650 fire fighting, employment, assistance	notification of department of community, trade, and economic development and	authority for 52.12.101 content, issuance 52.12.103
76.04.155	affected agencies of intent to enter into	fires set for fire fighter instruction, exception
fire fighting expenses, transfers of funds to	contract negotiations 35.21.779 Vehicles	52.12.150 forget lands, examption for 52.12.101
cover unbudgeted expenses, repayment of loans 43.88.550	size, weight, and load limits 46.44.190	forest lands, exemption for 52.12.101 issuance 70.94.654
	· · · · · · · · · · · · · · · · · · ·	

[RCW Index—page 290] (2008 Ed.)

FIRE PROTECTION DISTRICTS

liability for fire suppression costs 52.12.108	merger by petition 52.06.060	fire commissioners, initial, declaration of
penalty for violations 52.12.105, 52.12.106 permittees, duties 52.12.104	polling places 52.14.030 Emergency medical services	election 52.02.110 generally 52.02.080
resolution of commissioners	charges, establishment and collection	votes necessary to approve 52.02.110
adoption 52.12.101	52.12.131	hearing on petition 52.02.060
publication and posting 52.12.102	Eminent domain 52.12.041, 52.12.051	land included and excluded from 52.02.060
Cities and towns	Employees, residency not grounds for discharge	petition, county legislative authority action on
incorporation or annexation of entire district, tax ramifications 52.08.025	52.30.050 Excess property tax levies 52.16.080	52.02.070 petition for, certification of 52.02.030
joint operations 52.08.035	Existing districts	petition for, notice of sufficiency 52.02.035
use of apparatus and personnel beyond district	validation, districts organized under Title 52	public hearing notice, publication and posting
boundaries 52.12.111	RCW 52.22.011	52.02.050
withdrawal from, exceptions 52.08.025	Financial and other assistance, counties,	public hearing on petition 52.02.040
Commissioner districts	authorized to furnish 36.32.470	Funds, See FIRE PROTECTION DISTRICTS, subtitle Fiscal matters
boundaries 52.14.013 creation 52.06.085, 52.14.013	Fire fighting or emergency medical purposes acquisition, local improvement district, for	Hazardous materials incidents
election of commissioners 52.14.013	52.20.010	liability for extraordinary costs incurred
Commissioners	Fiscal matters	4.24.314
association, reports to governor and	bond issues	Hazardous materials response teams 52.12.140
legislature 44.04.170	capital purposes, issuance limitations	Health clinic services
association with other commissioners 52.12.031	52.16.080 budget for each fund 52.16.030	authorized, area 52.02.020 Incorporation of city or town, territory removed
board	budgets, reserve fund items 52.16.020	from district 35.02.180
organization as 52.14.080	coupons	Insurance
burning permits, duties in regard to 52.12.101,	judicial confirmation 52.22.021	group life insurance contracts, authority to
52.12.102, 52.12.103	donations and bequests, acceptance of	enter into 52.12.031
candidates for first positions 52.02.070	52.16.150	liability insurance for personnel 52.12.071
elections 52.02.070 initial terms 52.14.060	expenses and obligations, limitation on 52.16.070	Insurance, pools, self-insurance authorized Ch. 48.62
local improvement districts, formation by	financial agent, county treasurer as 52.16.010	Interlocal cooperation
resolution 52.20.010	funds	application to fire protection districts
meetings 52.14.090, 52.14.100	expense fund, creation in county treasurer's	39.34.020
members, decrease in number	office 52.16.020	boundaries
election 52.14.017	general obligation bond fund, creation in	deemed a governmental function 52.12.111
members, increase in number election 52.14.015	county treasurer's office 52.16.020 merger with other districts, transfer of	operating beyond district boundaries, authority 52.12.111
merger of districts	52.06.080	extraterritorial authority 52.12.111
board membership 52.06.085	monthly report 52.16.050	injured firemen considered injured in line of
commissioner districts, creation 52.06.085	reserve fund, creation in county treasurer's	duty when fighting fires outside the
duties Ch. 52.06	office 52.16.020	boundaries pursuant to act 52.12.121
number in districts having full time, fully paid personnel 52.14.020	general obligation bonds issuance, form, interest 52.16.061	International fire code, administration and enforcement 19.27.110
oath of office 52.14.070	judicial confirmation 52.22.021	Levies, prorationing protection 84.52.125
officer selection 52.14.080	general obligations bonds	Liability
powers and duties 52.14.100	limitation on expenses 52.16.070	contracts as general obligation 52.20.070
qualifications, terms, compensation, and	indebtedness	Liability for fire suppression costs 52.12.108
expenses 52.14.010	contracting for 52.16.061	Liability insurance for district personnel 52.12.071
territory withdrawn from district, effect 52.08.051	limitation 52.16.070 local improvement district fund, creation in	Limited outdoor burning, permit program,
vacancies 52.14.050	county treasurer's office 52.16.020	establishment and exceptions 70.94.745
Condemnation 52.12.051	merger of districts, effects, delivery to merged	Local improvement districts
Contracts	districts 52.06.080	fire protection or emergency medical purposes
executory conditional sales contracts,	taxation 52.16.160 excess levy, authorization at special election	formation, hearing, notice 52.20.020
promissory notes, deeds of trust, and mortgages for purchase of property	52.16.130	formation cities and towns law, applicability,
52.12.061	general levy	definitions 52.20.025
fire prevention 52.12.031	authorization 52.16.130	notice to contain statement that assessments
liability, as general obligation 52.20.070	limit	may vary from estimates 52.20.022
County treasurer as financial agent	setting 52.16.130	Local improvement districts, See also LOCAL
duties 52.16.010 Disincorporation of special districts in counties	when may exceed 52.16.140 improved lands subject to, not subject to	IMPROVEMENT DISTRICTS, subtitle Fire protection districts
with population of two hundred ten thousand	forest protection assessments 52.16.170	Merger
or more Ch. 57.90	levy collection by county legislative	action subject to review by boundary review
Dissolution	authority 52.16.040	board 52.06.010
generally Ch. 53.48	local improvement districts 52.20.060	board membership 52.06.085
procedure, generally 52.10.010 review by boundary review board 53.48.001	warrants disbursal of funds 52.16.050	commissioner districts, creation 52.06.085 districts located in different counties
District name, change by resolution of county	local improvement districts 52.20.060	district name, assignment 52.06.140
legislative authority 52.30.060	warrants, registered	districts located in same county
Donations and bequests, acceptance of 52.16.150	judicial confirmation 52.22.021	district name, assignment 52.06.150
Elections	Forest protection assessments	obligations of merged districts 52.06.070
benefit charges require voter approval 52.18.050	separation, taxation and assessment purposes 52.20.027	other districts authority 52.06.010
commissioner districts	unimproved or partly unimproved lands	election
creation 52.06.085	52.16.170	vote required 52.06.050
Commissioners	Formation and organization	when unnecessary 52.06.060
decrease in number, election 52.14.017	appeals, procedure 52.02.140	petition
commissioners increase in number, election 52.14.015	candidates for commissioner, election 52.02.070	action on 52.06.030 contents 52.06.020
commissioners, generally Ch. 52.14	conclusive effect of 52.02.150	when election unnecessary 52.06.060
excess property tax levies 52.16.080	election	property and funds, transfer of 52.06.080
formation and organization, generally Ch.	declaration of results 52.02.110	special election in absence of petition
52.02	fire commissioners, initial 52.02.080	52.06.030

FIRE PROTECTION SERVICE AUTHORITIES, REGIONAL

part of district with adjacent district	Rules and regulations 52.14.100	Fire protection, director of
procedure to initiate 52.06.090	Short-term obligations Ch. 39.50 State lands	powers and duties 18.160.030
when election unnecessary 52.06.100 transfer of employees 52.06.110, 52.06.120,	reimbursement 52.12.125	Fire protection contractor license fund 18.160.050
52.06.130	State or municipally owned property in or	Fitting, sprinkler
Multicounty districts	adjacent to, contracts for fire protection	appeals 18.270.080
district name, assignment 52.02.070	services 52.30.020	certification
Municipally owned buildings or equipment in or	Status	application requirements 18.270.040
adjacent to district, fire protection contracts 52.30.020	municipal corporations 52.12.011 political subdivisions 52.12.011	expiration and renewal 18.270.050 required 18.270.020
Officers and employees	Taxation	definitions 18.270.010
civil service for 52.30.040	annexation of contiguous city or town	examination 18.270.030
torts of, liability 52.12.104	52.04.081	fees, deposit and use 18.270.060
Performance measures, fire departments	benefit charges, effect on tax 52.18.065	suspension 18.270.090
definitions 52.33.020 evaluations and reports, annual 52.33.040	excess property tax levies four and six year period Const. Art. 7 § 2	violations, investigations 18.270.070
legislative intent 52.33.010	special election to authorize 52.16.130	Government contractors, application of chapter 18.160.070
policy, service delivery options 52.33.030	general levy 52.16.160	Infractions, fines 18.160.120
Port district firefighters	authority 52.16.130	Licenses
transfer rights on annexation of district property 53.08.360	excess levy 52.16.140 incorporation or annexation by city or town	local government license and permit
Powers	52.08.025	requirements 18.160.020 refusal, suspension, or revocation, grounds
annexation of territory 52.04.011	levy collection 52.16.040	and procedure 18.160.080
contracting with cities, towns and counties	withdrawal of territory 52.08.041	renewal 18.160.050
52.12.031	Taxation, See also FIRE PROTECTION	requirements 18.160.040
eminent domain 52.12.041, 52.12.051 general enumeration 52.12.021	DISTRICTS, subtitle Fiscal matters Torts 52.12.104	Local government regulation
group life insurance contracts for personnel	Use of apparatus and personnel beyond district	license and permit requirements 18.160.020 powers and limitations 18.160.070
52.12.031	boundaries 52.12.111	Surety bonds 18.160.090
liability insurance for district personnel, may	Validation	Violations
provide 52.12.071 specific enumeration 52.12.031	existing districts organized under Title 52 RCW 52.22.011	enforcement 18.160.110
Public improvements	judicial confirmation	unlicensed operations, penalty 18.160.100
community revitalization financing 52.12.036	procedure	Wrongful acts penalty 9.45.260
Public works	appeals 52.22.101	FIREARMS
competitive bids 52.14.120	costs 52.22.091 hearing	Aiming or discharging at person or in public
competitive bids, exceptions 52.14.110 Purchases	notice of 52.22.041	place 9.41.230
sealed bid procedure 52.14.120	time of 52.22.041	Aliens, license required, exception 9.41.170
sealed bid procedure, exceptions 52.14.110	jurisdiction of court 52.22.071	Armed offenders notification and warning 10.01.210
Regional fire protection service authorities	minor irregularities, effect 52.22.081 petition	Carrying firearms 9.41.050
annexation of territory 52.26.290	answer 52.22.051	exceptions to restrictions on 9.41.060
benefit charges	content 52.22.031	Children
complaints, review board 52.26.250	pleadings and practice 52.22.061	carrying firearms 9.41.050 exceptions to restrictions on 9.41.060
county assessor's duties, resolution 52.26.200	procedure, special proceedings 52.22.021 Volunteer firefighters, See VOLUNTEER	possession of firearms 9.41.042
county treasurer, administration and	FIREFIGHTERS	Children, See also FIREARMS, subtitle Minors
collection 52.26.210	Withdrawal	Commercial sale
establishment, public hearings 52.26.230 exemptions 52.26.190, 52.26.270	assessments, effect upon 52.08.041 authority for 52.08.011	application procedure 9.41.090 application to explain diversity of laws
limitation on imposition of property tax	cities and towns	9.41.090
52.26.240	joint operations 52.08.035	pamphlet on safety and law to purchaser
model resolution 52.26.260	removal 52.08.025	9.41.090
notice to property owners 52.26.230 procedures 52.26.180	incorporation of part, effect 52.08.021 taxes, effect upon 52.08.041	waiver of confidentiality 9.41.094 Concealed pistol license
submission to voters, renewal 52.26.220	Withdrawal of territory 52.04.056	application 9.41.070
civil service 52.26.280	FIRE PROTECTION SERVICE	domestic violence
debt, interlocal contracts 52.26.130	AUTHORITIES, REGIONAL (See FIRE	prohibition of future possession of weapon or license 9.41.800
definitions 52.26.020 dissolution of fire protection district 52.26.120	PROTECTION DISTRICTS, subtitle	surrender of license 9.41.800
findings, legislative 52.26.010	Regional fire protection service authorities)	immunity from liability of agencies and
formation 52.26.070	FIRE REGULATIONS	officials 9.41.0975
governing board 52.26.080, 52.26.090	Counties	reciprocity 9.41.073 recordkeeping requirements 9.41.129
levies 52.26.140, 52.26.150 performance measures, fire departments Ch.	area applicable 36.43.020	revocation 9.41.075
52.33	authority to adopt 36.43.010	Convicts
planning committee 52.26.030, 52.26.040	enforcement 36.43.030	possession
service plan 52.26.050, 52.26.060	penalty for violations 36.43.040	restoration of possession rights 9.41.047 unlawful possession 9.41.040
taxation, collection 52.26.170 taxation of land within authority and	FIRE SPRINKLER SYSTEM CONTRACTORS	Correctional institutions, possession of by person
assessment area 52.26.160	Administration costs, fees 18.185.015	not a prisoner, penalty 9.94.043
transfer of responsibilities to authority	Certificate of competency	Crimes
52.26.100	refusal, suspension, or revocation, grounds	drive-by shooting 9A.36.045
withdrawal, reannexation of territory 52.26.110	and procedure 18.160.080 renewal 18.160.050	possessing a stolen firearm 9A.56.310 theft 9A.56.300
Reimbursement for fire suppression costs on	requirements 18.160.040	violation of chapter is misdemeanor, penalty
state lands, contract authority 52.12.125	suspension for nonpayment or default on	9.41.810
Residency of employee not grounds for discharge 52.30.050	advantional loop or sobolorship 10 160 005	L langarous waanons
.1410.00	educational loan or scholarship 18.160.085	Dangerous weapons
	Crimes	aiming or discharging, gross misdemeanor 9.41.230
Retirement and pensions, See RETIREMENT AND PENSIONS Risk management services authorized Ch. 48.62		aiming or discharging, gross misdemeanor

[RCW Index—page 292] (2008 Ed.)

background check on employees 9.41.110 violations, exception 46.09.130 Powders, loading, federal regulations, adoption city, town, or county may regulate areas where sales allowed 9.41.300 conduct of business 9.41.110 Outdoor music festivals, unlawful, penalty of by reference 70.74.320 70.108.150 Private detectives Pamphlet on safety and law 9.41.070 firearms certificate, requirements 43.101.250 license fish and wildlife department to publish Private investigators armed private investigator licenses Ch. 18.165 Product liability actions 7.72.030 grant and conditions 9.41.110 9.41.310 license and registration required Pistols verification, notice to bureau of alcohol, forfeiture Railroads, discharging at train or car 81.60.070 Restriction on employment of armed men by private persons Const. Art. 1 § 24 confiscation by law enforcement officer of tobacco, and firearms 9.41.135 licensing and registration required 9.41.100 firearm subject to forfeiture authorized Retired law enforcement officers possession by person between eighteen and twenty-one 9.41.240 delivery requirements 9.41.090 certificates 36.28A.090 sales requirements 9.41.090 Rifles waiver of confidentiality 9.41.094 Pistols, uniform act nonresidents authorized to purchase in state antique pistols excepted from restrictions on Definitions 9.41.010 9.41.124 Discharging near explosives 70.74.170 carrying 9.41.060 out-of-state purchase authorized 9.41.122 concealed pistol license 9.41.070 Domestic violence unlawful firearms 9.41.190 prohibition of future possession of weapon or immunity from liability of agencies and contraband 9.41.220 officials 9.41.0975 license 9.41.800 Right to bear arms, not to be impaired Const. Art. surrender deadly weapon 10.99.040 surrender of deadly weapon 10.99.045 surrender of weapon or license 9.41.800 mental health information to be made 1 § 24 available to enforcement agency 9.41.097 Safety programs, liability of operators, revocation 9.41.075 employees, or volunteers 4.24.640 Exhibitions with dangerous weapons, prohibited concealment on person prohibited, exceptions School premises, firearms possession on 9.41.050 9.41.260 penalty, exceptions 9.41.280 Explosive devices, prohibition 70.74.180 Firearms range account 79A.25.210 convicts student expulsion, exemptions 28A.600.420 delivery to prohibited 9.41.080 warrantless arrest, when authorized 10.31.100 concealed weapons license fees, distribution to account 9.41.070 dealers Security guards license and registration required 9.41.100 armed private security guard licenses Ch. Firearms range advisory committee, membership verification, notice to bureau of alcohol, 18 170 tobacco, and firearms 9.41.135 regulations 9.41.090 and duties 79A.25.220 firearms certificate, requirements 43.101.260 Fireworks Shotguns chapter 9.41 RCW does not affect possession, identifying marks, alteration or obliteration of nonresidents authorized to purchase in state sale, or use in compliance with chapter 70.77 RCW 9.41.320 prohibited 9.41.140 9.41.124 licenses, dealers deemed general licenses 9.41.110 out-of-state purchase authorized 9.41.122 unlawful firearms 9.41.190 confiscation by law enforcement officer of fee 9.41.110 contraband 9.41.220 firearm subject to forfeiture authorized regulations 9.41.110 Silencers, use of prohibited 9.41.250 loans or pledges of 9.41.120 Small arms ammunition destruction, sale, or trade of forfeited firearms mentally ill, delivery to prohibited 9.41.080 minors, delivery to prohibited 9.41.080 permit to purchase, requiring prohibited authority of director of department of labor authorized 9.41.098 and industries to adopt regulations Gun safes, tax exemption 82.08.832, 82.12.832 Hunter education training program 77.32.155 Intimidation or threats of another, unlawful 9.41.110 regulation, adoption of federal regulations by reference 70.74.320 persons authorized to carry 9.41.060 9.41.270 pistols Juvenile offender in possession storage, restrictions on 70.74.330 recordkeeping requirements 9.41.129 recordkeeping requirements 9.41.129 sales, commercial Small arms powder, storage and shipment, restrictions on 70.74.340 confinement length of confinement and community supervision 13.40.193 driving privileges, revocation and reinstatement 13.40.265 application 9.41.090 Snowmobiles approval of sheriff or police 9.41.090 immunity from liability of agencies and officials 9.41.0975 violations, exception 46.10.130 Special verdict establishing if accused armed with 9.95.015 prosecution firearms special allegation 13.40.196 Juveniles, adjudicated prohibited from owning or possessing license and registration required 9.41.100 limitations on persons eligible 9.41.090 State law preempts local regulation 9.41.290 exception 9.41.300 mental health information to be made available to enforcement agency 9.41.097 9.41.040 small arms ammunition primers 70.74.350 Landlord and tenant sheriff and police, copy of application to be small arms smokeless powder, restrictions on tenant duty regarding 59.18.130 sent to 9.41.090 70.74.340 waiting period 9.41.090 unlawful detainer 59.18.180 Surrender of weapon or license waiver of confidentiality 9.41.094 Local laws domestic violence order 9.41.800 Theft 9A.56.300 preempted 9.41.290 vehicles, carrying loaded pistol in prohibited Machine guns 9.41.050 Transportation contraband, declared to be 9.41.220 waiting period 9.41.090 small arms ammunition primers, restrictions prohibited, exceptions 9.41.190 use in commission of felony 9.41.225 waiver of confidentiality 9.41.094 on 70.74.350 Unclaimed, disposition by state patrol 63.35.020 certain places prohibited, exceptions 9.41.300 children 9.41.042 Mentally ill Uniform firearms act Ch. 9.41 firearms, prohibited from owning or Unlawful possession correctional institutions, prohibited, posting of notice required 9.94.047 possessing 9.41.040 persons prohibited from ownership or possession possession 9.41.040 restoration of possession rights 9.41.047 domestic violence restoration of possession rights 9.41.047 prohibition of future possession of weapon or license 9.41.800 Minors Unlawful use resulting in arrest delivery to prohibited 9.41.080 public nuisance may be abated 7.48.155 pistols, possession by person between eighteen and twenty-one 9.41.240 exceptions to restrictions 9.41.060 Vehicles person not a prisoner in correctional institution, penalty 9.94.043 carrying pistol in prohibited 9.41.050 Motor vehicles Violation of chapter is misdemeanor, penalty carrying pistol in prohibited 9.41.050 pistol 9.41.810 by person between eighteen and twenty-one 9.41.240 Offenders under supervision of department of **FIREFIGHTERS** corrections prohibited from owning or possessing prisoner in penal institution, penalty 9.94.040 Civil service applicants for positions as city firefighters, restoration of possession rights 9.41.047 9.41.045 qualifications 41.08.070 stolen firearm, possessing 9A.56.310 unlawful possession 9.41.040 prohibition on ownership and possession 9.94A.505 Driving record, abstract of Off-road and nonhighway vehicles Possession on school premises information to be excluded from record accident reports 46.09.140 warrantless arrest, when authorized 10.31.100 46.52.130

Law enforcement officers' and firefighter's	FIREWORKS	signature on application 70.77.320
retirement system Ch. 41.26 Militia duty, exemption 38.44.030	Agricultural and wildlife fireworks defined 70.77.141	Local permits 70.77.270, 70.77.355 Nonprohibited acts 70.77.525, 70.77.530
Overtime compensation 49.46.130	Agricultural and wildlife management uses	Out-of-state shipment 70.77.525
Port district employees	license exemption 70.77.311	Ownership
transfer rights on annexation of port district	Articles pyrotechnic	prohibited transfer 70.77.480
property 53.08.360 Private cars	defined 70.77.138 City	Penalty for violations 70.77.540 Permanent storage
green lights for, identification card required	defined 70.77.124	approval of facilities 70.77.425
46.37.187	Civil enforcement of chapter authorized	defined 70.77.241
sign or plates on, identification card required 46.37.186, 46.37.187	70.77.547 Common fireworks	permit requirement 70.77.420 Permits
Relief and pensions, 1947 act Ch. 41.16	license or permit not required 70.77.255	acts prohibited without 70.77.255
Relief and pensions, 1955 act Ch. 41.18	Consumer fireworks	application 70.77.260
Volunteer firefighters' and reserve officers' relief and pensions Ch. 41.24	defined 70.77.136 sale and discharge	defined 70.77.180 forestry 70.77.495
FIRES	when allowed 70.77.395	investigation and report on application
Action for negligently permitting to spread	unlawful sale or transfer, penalty 70.77.515	70.77.265
4.24.040	Definitions 70.77.126 agricultural and wildlife fireworks 70.77.141	local fees 70.77.555 not required for common fireworks 70.77.255
Arson	articles pyrotechnic 70.77.138	Permittee
insurance cancellation of policy	city 70.77.124	defined 70.77.182
conditions 48.53.030	consumer fireworks 70.77.136	Possession
procedure 48.53.040, 48.53.050	display fireworks 70.77.131 fire nuisance 70.77.165	unlawful, penalty 70.77.485 Private organizations
classification of areas 48.53.020 fraud 48.53.010	importer 70.77.200	license exemption 70.77.311
Arson, See also ARSON	license 70.77.170	Prohibited sales 70.77.401
Burning materials, unlawful to throw away in	licensee 70.77.175 local fire official 70.77.177	Public displays hazardous nature 70.77.410
forest, brush, range, or grain area during	manufacturer 70.77.205	licenses 70.77.355
closed season 76.04.455 Burning permits, See BURNING PERMITS	new fireworks item 70.77.236	permits 70.77.280
Common law actions barred, when 4.24.060	permanent storage 70.77.241	bonds or insurance for liability
Court records destroyed by, replacement	permit 70.77.180 permittee 70.77.182	amount 70.77.295 requirement 70.77.285
hearing 5.48.040 methods 5.48.020	person 70.77.190	exclusive purpose of 70.77.290
procedure 5.48.030	public display of fireworks 70.77.160	supervision of 70.77.410
Engines or boilers, operating without spark	pyrotechnic operator 70.77.230 retailer 70.77.215	Pyrotechnic operator public display, supervision 70.77.415
arrester, penalty 9.40.040 Fire protection districts, See FIRE	special effects 70.77.146	Reckless discharge
PROTECTION DISTRICTS	wholesaler 70.77.210	unlawful, penalty 70.77.488
Fire risks, limitation of single risk retained by	Discharge unlawful, penalty 70.77.488	Records and documents examination by chief of state patrol 70.77.450
insurance companies 48.11.140 Flame producing device, restrictions on use	when allowed 70.77.395	maintenance, availability for examination
70.74.310	Display fireworks	70.77.455
Forests fire protection, See FORESTS AND	defined 70.77.131 unlawful sale or transfer, penalty 70.77.510	reports and payments, when deemed made 70.77.460
FOREST PRODUCTS, subtitle Fire protection	Entertainment	Regulatory intent 70.77.111
Hospitals, standards for protection 70.41.080	special effects and articles pyrotechnic 70.77.535	Religious ceremonies
Insurance	Exemptions from law	license exemption 70.77.311 Retailers
destruction for purposes of, penalty 48.30.220 Insurance risks, limitation of single risk	toy paper caps and trick novelty devices	liability insurance requirements 70.77.381
48.11.140	70.77.405	list of allowed fireworks, posting 70.77.580
Kindling of fires by persons driving lumber	Fire nuisance defined 70.77.165	purchases from licensed wholesalers required 70.77.386
4.24.050 Lighted materials, unlawful to throw away in	prohibited 70.77.520	Sale
forest, brush, range, or grain area during	Firearms	consumer, unlawful sale, penalty 70.77.515
closed season 76.04.455	chapter 9.41 RCW does not affect possession, sale, or use in compliance with chapter	display fireworks, unlawful sale, penalty 70.77.510
Losses, report of insurance companies to state patrol chief 48.05.320	70.77 RCW 9.41.320	licenses
Outside cities and towns, See FIRE	Liability insurance requirements 70.77.270, 70.77.381	revocation or expiration 70.77.430
PROTECTION DISTRICTS	Licenses	prohibited sales 70.77.401 when allowed 70.77.395
Papers in pending action destroyed by, substitution of copy authorized 5.48.010	acts prohibited without 70.77.255	Seizure
Probate records destroyed by, replacement of	agents, in-state 70.77.305	disposal 70.77.440 forfeiture proceedings 70.77.440
5.48.060	annual application 70.77.325 application 70.77.315	by state agency or local government 70.77.435
Report and investigation 43.44.050, 48.48.060 Smoke detection devices, required 43.44.110,	denial	Sellers
48.48.140	failure to meet qualifications 70.77.365	licenses authorizing 70.77.335
Spread of, negligently permitting, action for	grounds for, generally 70.77.360 hearing 70.77.370	Special effects defined 70.77.146
4.24.040 Suspected criminal origin, report to state patrol	duration 70.77.345	Special effects for entertainment media
chief 48.05.320	exemptions 70.77.311 fees 70.77.343, 70.77.555	70.77.535 State patrol
Telephone, yielding party line for report of	enumeration 70.77.340	list of allowed fireworks 70.77.575, 70.77.580
refusal, penalty 70.85.020 Undetermined origin, report to state patrol chief	granting, grounds for 70.77.330	powers and duties 70.77.250
48.05.320	issuance 70.77.305 manufacturer, importer, wholesaler	seizure 70.77.435 Statewide standards 70.77.270
FIREWOOD	registration of in-state agents 70.77.305	Transportation
Public lands	not required for common fireworks 70.77.255	licensees authorized 70.77.330
valuable materials, sale of Ch. 79.15 State parks	registration of in-state agents 70.77.305 revocation, grounds for 70.77.375	unlawful, penalty 70.77.517 Unlawful transportation
wood gathering, persons over sixty-five	revocation or expiration	penalty 70.77.517
exempt from fees 79A.05.090	sale allowed, when 70.77.430	Violations

[RCW Index—page 294] (2008 Ed.)

maintaining consistent harvest levels

Acquisition or sale of wildlife by department 77.50.120 70.77.547 civil penalty 70.77.252, 70.77.549 civil proceedings 70.77.548 penalty, generally 70.77.540 77.12.140 net fishing in Columbia river tributaries Anadromous game fish 77.50.040 purchase or sale, license required 77.65.480 unauthorized gear 77.50.110 separate and continuing offenses 70.77.545 Aquaculture salmon in Puget Sound, limitations 77.50.010 Wholesalers commercial fisheries licenses and permits, salmon in Straits of Juan de Fuca and Pacific liability insurance requirements 70.77.381 exempt 77.65.010 Ocean, limitations 77.50.020 shrimp pots in Hood Canal, limitation 77.50.100 Aquaculture disease inspection and control program Ch. 77.115 FIRST AID (See also EMERGENCY MEDICAL SERVICES) program Cn. //.113
Aquaculture marketing Ch. 15.85
private sector cultured aquatic products not game fish 77.08.020
Aquatic invasive species
infested state waters 77.12.875, 77.12.878
inspection of watercraft 77.12.882 Compacts Advanced first aid qualification, certificate Columbia river compact Ch. 77.75 18.73.120 Pacific marine fisheries compact Ch. 77.75 Aid services, license requirements and Conservation corps exceptions 18.73.130 duties 43.220.060 Aid vehicles and ambulances work project areas 43.220.120 aid vehicle personnel requirements and use inspection of watercraft 77.12.882 restrictions 18.73.170 prevention Construction projects ambulance personnel requirements 18.73.150 licenses 18.73.140 account and program 77.12.879 in state waters, hydraulic permits Ch. 77.55 Aquatic nuisance species committee, limitations 77.32.525, 77.32.540 membership and duties 77.60.130 self-inspection program 18.73.145 Bait or artificial lures, restrictions limited permits 77.65.490 Ambulances Crimes and penalties, generally Ch. 77.15 Definitions 77.08.010, 77.08.020 drivers, course regulations 70.54.060 equipment for 70.54.060 Ballast water management Ch. 77.120 Cities and towns Bottom trawling Department of fish and wildlife ambulances and first aid equipment, authority prohibited in specified areas 77.50.090 branch offices 43.17.050 Carp or rough fish in lakes within irrigation and created 43.17.010 to operate 35.23.456 Emergency medical care and transportation rehabilitation districts, control over taking director chief assistant director 43.17.040 oath 43.17.030 87.84.061 services unlawful practices, penalties 18.73.190 Catch record cards 77.32.430 **Employers** Charter boats fees 77.65.150 powers and duties 43.17.030 training and supply requirements 51.36.030 vacancy 43.17.040 Equipment for ambulances 70.54.060 licenses 77.65.150 offices maintained at state capital 43.17.050 Other transportation vehicles, when permitted Oregon licensed boats, when allowed to fish in rules 43.17.060 18.73.180 Washington waters 77.65.150 Derby defined 9.46.0229 Derelict fishing gear data base 77.12.870 Workplaces regulation of boats operating on state waters training and supply requirements 51.36.030 Ch. 88.04 guidelines for disposal 77.12.865 hydraulic permit exception 77.55.041 salmon roe sale by crew member, license required 77.65.350 FIRST RESPONDERS (See EMERGENCY MEDICAL SERVIĈES) suspension for noncompliance with support order 77.70.010 Derelict vessels authority of fish and wildlife department director 77.12.465 FISCAL AGENTS Bond issue registration Check stations designation of fiscal agent 39.44.130 inspections 77.12.620, 77.12.630 purpose 77.12.610 Disabilities, persons with Certification by state finance committee advisory committee 77.04.150 43.80.120 designated harvester cards 77.32.400 Definitions 43.80.100 digger's injury, property owner's liability Disease and pest prevention and suppression Duties 43.80.130 4.24.210 77.12.455 Eligibility requirements 43.80.120 Dungeness crab appeals account 77.65.230 hardshell clam mechanical harvester fishery Fiscal agencies Emerging commercial fishery licenses and permits 77.65.400 appointment 43.80.110
defined 43.80.100
notice of appointment 43.80.140
Registered bonds
appointment of fiscal agencies 43.80.125 license 77.65.250 Classification of wildlife 77.12.020 Coastal ecosystems compact and agreements Ch. 77.75 Endangered species classification 77.12.020 Columbia river Enforcement right of entry 77.12.154 Enforcement code Ch. 77.15 anadromous fish sanctuary 77.55.191 State finance committee, designation of responsible banks or trust companies as fiscal agencies 43.80.120 commercial net fishing for salmon in tributaries 77.50.040 Enhancement projects city or town's liability 35.21.404 salmon fishing State fiscal agent in New York prohibited gear 77.50.030 code city's liability 35A.21.290 county's liability 36.70.982 highway construction bonds may be registered with Ch. 47.10 Columbia river compact Ch. 77.75 Commercial fishing funding 77.32.440 State treasurer bottom trawling prohibited 77.50.090 buyback account, fee 77.70.450, 77.70.460, permit processing 35.63.230, 35A.63.250, 36.70.992, 36.70A.460 Eradication of undesirable fish 77.12.420 duties 43.08.100 fiscal agent for state 43.08.090 77.70.470 receipts, copy to director of financial federal fleet reduction program 77.70.280, 77.70.450, 77.70.460, 77.70.470 Family fishing days 77.32.025 Family fishing weekend licenses 77.32.470 management 43.08.110 Term as certificated fiscal agencies 43.80.120 "insurer", exclusion from definition of Trust companies, power to act as fiscal agent for public body 30.08.150 Federal regulations and rules of fisheries commercial fishers who pool funds commissions and compacts, adoption 77.12.045 48.01.050 Unredeemed bonds, return of funds to purchase by state of vessels, gear, licenses, subdivision 43.80.160 and permits recreational licenses, use specified 77.32.510 FISCAL MATTERS administration of chapter 77.80.050 wildlife account, payments into 77.12.170 Biennium defined 1.16.020 authorization 77.80.020 Fines, disposition 77.12.177 Cities and towns, See CITIES AND TOWNS, subtitle Fiscal matters conditions 77.80.020 Fish and wildlife commission, See FISH AND disposition of vessels and gear 77.80.040 WILDLIFE, DEPARTMENT OF, subtitle Funds, See FUNDS licenses and permits, retirement 77.80.030 price, maximum 77.80.030 Commission Municipal accounting, See STATE AUDITOR Public funds, See PUBLIC FUNDS State, See STATE FISCAL MATTERS Fish and wildlife habitat and water quality prohibition on use 77.80.040 valuation 77.80.030 improvements property tax exemption 89.08.440 FISCAL NOTES Fish and wildlife officers authority 77.15.075 compensation 77.12.262 vessel, gear, license, and permit reduction fund 77.80.060 Local government Ch. 43.132 State government Ch. 43.88A disability coverage 77.12.264 FISCAL YEAR fishing gear in Pacific Ocean, limitation 77.50.070 Defined 1.16.030 insurance 77.12.262

FISH AND FISHING

civil enforcement of chapter authorized

FISH AND FISHING

Fish cultural stations, laboratories, and protective harvesting, commercial Dungeness crab-coastal fishery, surcharge limitations and unauthorized acts 77.60.070 devices for Columbia river fish 77.65.230, 77.65.240 agreements with United States 77.12.285 public lands—aquatic lands oysters, geoducks, shellfish, and other emerging commercial fishery 77.65.400 Fish marketing associations, See FISH MARKETING ASSOCIATIONS emerging commercial fishery designation 77.70.160, 77.70.180 experimental fishery permits 77.70.160 aquacultural uses, and marine aquatic plants Ch. 79.135 Fish passage barriers ranked inventory 77.12.755 removal of impediments, administration sea grant program 28B.20.475, 28B.20.476 expiration and renewal 77.65.070 capitation and renewal 77.65.070 fee increases, disposition of funds 77.65.360 fees 77.65.160, 77.65.440 fish buyers 77.65.340 food fish fisheries 77.65.200 Group fishing permits 77.32.550 77.95.170 Habitat enhancement projects building code exemption, criteria 19.27.490 permit review and approval 89.08.470 Habitat improvements, cooperative agreements removal program 77.95.180 removal task force, membership and duties 77.95.160 gear 77.65.160 Fish protective devices 77.12.420 geoduck divers 77.65.410 joint operating agency to maintain 43.52.350 Habitat restoration projects hardshell clam mechanical harvester fishery Fish restoration and management projects, salmon recovery Ch. 77.85 77.65.250 federal act Ch. 77.75 Halibut, misbranding of other fish as halibut inheritability 77.65.020 limited-entry license 77.65.040 69.04.315 protection or recovery programs Hatcheries and rearing facilities nonsalmon delivery license 77.65.210 outcome-focused performance measures waste discharge standards and disposal ocean pink shrimp delivery 77.65.380, 77.04.170 77.65.390 Fish stocking permits 77.65.480 Fisheries facilities, 1983 bond issue authorized 43.83I.184 marine finfish rearing facilities 90.48.220 Oregon and California-harvested salmon, upland finfish facilities 90.48.215 delivery to state ports 77.65.180 Hydraulic projects and permits Ch. 77.55 oyster cultch permit 77.65.270 oyster reserve fishery 77.65.260 professional salmon guides 77.65.370 authorized 43.831.184
deposit of proceeds 43.831.186
legal investment for public funds 43.831.194
retirement of 43.831.190
alternative method 43.831.192
Fisheries facilities, bond issue, 1979
anticipation notes, authorized 43.831.162
authorization 43.831.160
form terms conditions 43.831.164 Indians fishing rights excluded from state assumed jurisdiction 37.12.060 fishing rights excluded from state assumption Puget Sound crab pot buoy tag program 77.70.430, 77.70.440 of jurisdiction 37.12.060 Puget Sound shrimp-pot fishery 77.70.410 Indians, See INDIANS Puget Sound shrimp-trawl fishery 77.70.420 Injuries on outdoor recreational land, limitation qualifications to hold 77.65.040 on liability of landowner 4.24.200, 4.24.210 replacement fee 77.65.050 form, terms, conditions 43.83I.164 Lakes, outflow fish protection devices and sale or delivery of fish, conditions 77.65.120 salmon 77.65.160, 77.65.170, 77.65.190 legal investment for public funds 43.83I.170 retirement of, procedure 43.83I.168 ladders 90.24.050, 90.24.060 Licenses salmon roe 77.65.350 Fisheries facilities, bond issue, 1981 anadromous game fish 77.65.480, 77.65.490 security interest or lien, licenses not subject to 77.65.070 anticipation notes, authorized 43.83I.174 applications, information required 77.32.070 aquaculture, exemptions 77.65.490 authorized 43.83I.172 form, term, conditions 43.83I.176 shellfish fisheries 77.65.220 biotoxin testing, surcharge to fund 77.32.555 legal investment for public funds 43.83I.182 statutes and rules, applicability 77.65.070 commercial license limitation programs proceeds, deposit of 43.83I.178 retirement of bonds from 1977 fisheries bond suspension for noncompliance with support order 77.65.080, 77.70.010 administrative review of decisions 77.70.040 Dungeness crab-coastal fishery 77.70.360 retirement fund 43.83I.180 transfer of licenses, restrictions and fees Dungeness crab-Puget Sound fishery 77 65 020 77.70.110 physical disability permits 77.32.400 vessel designation 77.65.100 effect of closed year of commercial fishery recreational salmon and marine fish vessel operation, designated and alternate 77.70.020 enhancement program Ch. 77.105 operators 77.65.130 geoduck fishery 77.70.220 Fishing areas vessel substitution 77.65.090 herring fishery 77.70.120 herring spawn on kelp fishery 77.70.200, 77.70.210 designation and boundary marking 77.12.152 waiver of requirements in year no Fishing contests commercial fishery allowed, effect permits 77.65.480 Fishing guides 77.70.020 ocean pink shrimp delivery license 77.70.230, 77.70.240, 77.70.250, waiver or fees refund in year when no commercial fishery allowed 77.65.060 licenses 77.65.480 77.70.260 when required, exemption 77.65.010 wholesale fish dealers 77.65.280, 77.65.290, 77.65.300, 77.65.310, 77.65.320, Fishways Puget Sound shrimp-pot fishery 77.70.410 joint operating agency to maintain 43.52.350 Puget Sound shrimp-trawl fishery 77.70.420 lakes, outflow fish protection devices and ladders 90.24.050, 90.24.060 salmon angler permits 77.70.060 salmon charter boats 77.70.050, 77.70.070, 77.70.080 77 65 330 Fishways, flow, and screening Ch. 77.57 Disposition of moneys collected 77.12.177 Flood control management plans 86.26.050 Food fish, defined 77.08.022 salmon fishing and delivery licenses 77.70.090, 77.70.100 sea cucumber dive fishery 77.70.190 sea urchin dive fishery 77.70.150 whiting-Puget Sound fishery 77.70.130, 77.70.140 duplicate licenses, rebates, permits, tags, and stamps 77.32.256 Foreign commercial vessels family fishing weekend 77.32.470 gear stowage requirements 77.50.060 fees 77.65.480 Frozen products collection, payment 77.32.050 fish buyers 77.65.340 labeling requirements 69.04.930 Funds fish enhancement programs, funding commercial licenses and permits fish cultural stations, laboratories, and alternate operator designation 77.65.110 alternate operators, increase 77.65.140 application contents 77.65.050 application deadline 77.65.030 protective devices for Columbia river fish fishing guides 77.65.480, 77.65.490 . 77.12.285 freshwater and saltwater licenses, validity Game fish 77.32.500 defined 77.08.020 fishing areas, setting aside areas 77.12.330 mitigation Ch. 77.18 issuance catch record 77.65.050 authorized issuers, fee collection, and charter boat licenses and angler permits payment 77.32.050 nontransferable 77.32.250 plan to double by year 2000, contents 77.65.150 charter boat operation 77.65.120 closed year of commercial fishery, effect personal use fishing licenses warm water game fish enhancement program 77.65.060, 77.70.020 coastal crab pot buoy tag program 77.70.430, fees 77.32.470 Ch. 77.44 reciprocity with Oregon in Columbia river Gear and coastal waters 77.32.410 77.70.442 Columbia river regulations 77.50.030 77.70.442 direct retail endorsement 36.71.090, 77.65.510, 77.65.515, 77.65.520 Dungeness crab-coastal fishery 77.70.280, 77.70.290, 77.70.300, 77.70.310, 77.70.320, 77.70.340, 77.70.350, 77.70.370, 77.70.390, 77.70.400 personal use shellfish and seaweed licenses Geoducks commercial license limitation programs geoduck fishery 77.70.220 diver license 77.65.410 77.32.520 recreational license fees, disposition 77.32.510 recreational licenses ecology department, guidelines and rules 43.21A.681 fees 77.65.440

[RCW Index—page 296] (2008 Ed.)

recreational salmon and marine fish	Pest and disease prevention and suppression	chinook and coho, external marking of
enhancement program, funding	77.12.455	hatchery-produced fish 77.95.280,
77.105.140	Prison work programs	77.95.290, 77.95.300
reports required 77.65.500	fish and game projects	chinook and coho remote site incubators, field
requirements 77.32.010	establishment 72.63.020	testing 77.95.190
revocation for support order noncompliance	funding 72.63.040	closed waters to commercial fishing,
77.32.014	procedures 72.63.030	limitations 77.50.010
rules for form, display, procedures 77.32.090	Private tideland owners or lessees, rules	coastal ecosystems compact and agreements
salmon roe 77.65.350	application 77.12.047	Ch. 77.75
saltwater and freshwater licenses, validity 77.32.500	Propagation and protection	Columbia river
steelhead 77.65.480, 77.65.490	agreements and contracts 77.12.043	prohibited gear 77.50.030
taxidermy 77.65.480, 77.65.490	cooperation with Oregon, Columbia river 77.12.325	commercial fishing maintaining consistent harvest levels
temporary fishing licenses 77.32.470	Protected species	77.50.120
vehicle use on department improved access	classification 77.12.020	unauthorized gear 77.50.110
facility, fee 77.32.380	Protection of fish in state waters	commercial license limitation programs
warm water game fish surcharge Ch. 77.44	hydraulic projects and permits Ch. 77.55	salmon angler permits 77.70.060
wholesale fish dealers 77.65.280, 77.65.290,	Public lands—aquatic lands	salmon charter boats 77.70.050, 77.70.070,
77.65.300, 77.65.310, 77.65.320,	oysters, geoducks, shellfish, and other	77.70.080
77.65.330	aquacultural uses, and marine aquatic	salmon fishing and delivery licenses
Liens	plants Ch. 79.135	77.70.090, 77.70.100
commercial fisherman	Public safety and education account 77.12.201	commercial licenses and permits
defined 60.13.010	Puget Sound	emergency salmon delivery license
duration, discharge 60.13.060	commercial salmon fishing, limitations	77.65.190
filing statement 60.13.040 priority of lien 60.13.050	77.50.010	geographic designations 77.65.160
processor lien, commercial fisherman	water quality protection Ch. 90.71	Oregon and California-harvested salmon,
60.13.020	Recreational fisheries enhancement account	delivery to state ports 77.65.180
Marine fin fish aquaculture program Ch. 77.125	77.105.150	salmon delivery license 77.65.170
Measurement, crimes	Recreational salmon and marine fish	commercial net fishing in Columbia river
false measure 9.45.124	enhancement program access to recreational resources, plans for	tributaries 77.50.040
inaccurate measure 9.45.124	increased 77.105.120	definition 77.08.024
inducing false measure 9.45.126	chinook and coho salmon, rearing program	dislocated workers program Ch. 50.70 distribution to state institutions and needy
Minors	changes 77.105.100	persons 77.12.451
exclusive fishing areas 77.12.330	contracts with private entities 77.105.130	eggs, availability to private smolt producers
Motor vehicles gross weight fees, fish products	coordination with wild stock initiative	77.95.270
excluded from lower fees for farm products	77.105.110	eggs, sale of surplus 77.95.210
46.16.090	coordinator 77.105.010	fishing by Wanapum (Sokulk) Indians
Natural resources management state policy, express domain 77.110.030	department responsibilities 77.105.020	77.12.453
Oil and hazardous materials spills	freshwater rearing of delayed-release chinook	fishing gear in Pacific Ocean, limitation
wildlife rehabilitation 90.56.110	salmon 77.105.040	77.50.070
wildlife rescue coalition 90.56.100	funding 77.105.140	harvest, annual report 77.95.310
Oysters	hatchery-produced fish, planning 77.105.100	hatchery-produced chinook and coho, external
Olympia oysters	marine bottomfish species, artificial rearing	marking program 77.95.280, 77.95.290,
cultivation on reserves 77.60.040	77.105.050 oversight committee 77.105.160	77.95.300
oyster cultch commercial permit 77.65.270		labeling requirements 69.04.932, 69.04.933,
oyster reserve commercial license 77.65.260	planning and operation 77.105.030	69.04.934
public lands—aquatic lands	predator management and control 77.105.090 projects, siting process 77.105.070	management of salmon and steelhead resources Ch. 77.110
oysters, geoducks, shellfish, and other	public awareness program 77.105.080	marine fin fish aquaculture program Ch.
aquacultural uses, and marine aquatic	research goals 77.105.060	77.125
plants Ch. 79.135	Reef net salmon fishing areas 77.50.050	Pacific Ocean
seed, imported	Regional fisheries enhancement program Ch.	caught by other than troll or angling gear,
inspection and permit 77.60.080, 77.60.090 state reserves	77.95	prohibitions 77.50.080
culturing, pilot project 77.60.150	Research and reports	Pacific Ocean commercial fishing, limitations
established 77.60.010	director's duties 77.04.120	77.50.020
management plan 77.60.030	Rockfish research and stock assessment program	Pacific salmon treaty Ch. 77.75
oyster reserve land account 77.60.160	77.12.702	production facilities, state-funded
personal use 77.60.030	Rules	director to determine cost of full capacity
sale 77.60.050	adoption and certification 77.04.130	operation 77.95.230
sale, lease, or disposal 77.60.020	adoption procedure 77.04.090	professional salmon guides license 77.65.370
Pacific marine fisheries compact Ch. 77.75	authority to adopt 77.12.047	Puget Sound commercial fishing, limitations
Pacific Ocean	printing 77.04.140 private tideland owners or lessees, application	77.50.010 Proper Sound system quality protection Ch
commercial salmon fishing, limitations	77.12.047	Puget Sound water quality protection Ch. 90.71
77.50.020	publication 77.04.090	recreational salmon and marine fish
salmon caught by other than troll or angling gear,	use in evidence 77.04.090	enhancement program Ch. 77.105
prohibitions 77.50.080	Rural natural resources impact areas	reef net fishing areas 77.50.050
salmon fishing gear, limitation 77.50.070	dislocated workers program Ch. 50.70	Release and recapture prohibited 77.12.459
Peddlers' licensing, counties 36.71.090	environmental and forest restoration Ch.	remote site incubator program 77.95.200
Permits	43.21J	rural natural resources impact areas
application, information required 77.32.070	Sabotage, injury or interference with fishing	environmental and forest restoration Ch.
fish stocking 77.65.490	constitutes 9.05.060	43.21J
fishing contests 77.65.480	Salmon	sale by department, limitations 77.12.451
issuance	Cedar river spawning channel	sale of surplus salmon eggs and carcasses by
authorized issuers, fee collection, and	construction authorized 77.100.100	cooperative projects 77.100.040
payment 77.32.050	funding 77.100.130	salmon stamp program, purpose and
parking 77.32.010	mitigation of water diversion projects 77.100.160	procedures 77.12.850, 77.12.852,
revocation for support order noncompliance 77.32.014	specifications 77.100.120	77.12.854, 77.12.856, 77.12.858, 77.12.860
scientific collectors 77.32.240	technical and policy committees 77.100.110	Skagit river recovery plan 77.95.140

[RCW Index—page 297]

FISH AND FISHING

smolts, state purchase of privately reared 77.95.240, 77.95.250, 77.95.260, 77.95.270 fish and wildlife department rules 77.12.860 southwest Washington salmon recovery compliance 69.30.070 health, state board of, duties 69.30.030 inspection, authorization 69.30.120 Straits of Juan de Fuca commercial fishing, limitations 77.50.020 Tilton and Cowlitz rivers, proposals to region 77.85.090 statewide strategy 77.85.150 license or certificate of approval denial, Salmonid stock revocation, or suspension, effect reinstate runs 77.12.765 69 30 085 surplus salmon report 77.04.160 water diversion impact on stock, metering requirements 90.03.360 watershed planning and management Ch. penalties for violations 69.30.140 pollution laws and rules, application wild salmon protection, external marking of Scientific collectors 77.32.240 69.30.130 hatchery-produced chinook and coho sale or possession in violation of chapter, Sea cucumbers commercial license limitation programs sea cucumber dive fishery 77.70.190 77.95.280, 77.95.300 procedure 69.30.110 wild salmonid policy and management 77.65.420, 77.65.430 shellfish growing areas 69.30.050 zebra mussels and European green crabs, Sea urchins prevention of introduction and dispersal 77.60.110, 77.60.120 Salmon enhancement facilities—bond issue Ch. commercial license limitation programs sea urchin dive fishery 77.70.150 Shellfish protection districts and programs, establishment and administration Ch. 90.72 Salmon enhancement program Seafood safety coho and chinook salmon remote site incubators, field testing 77.95.190 authority of department of health 43.70.185 labels 69.04.928 Shrimp commercial license limitation programs enhancement projects Seasons and bag limits 77.12.150 ocean pink shrimp delivery license 77.70.230, 77.70.240, 77.70.250, defined 77.95.050 Seaweed personal use licenses 77.32.520 proposals, criteria 77.95.030 77.70.260 fish passage barrier removal, administration public lands—aquatic lands ocean pink shrimp delivery license 77.65.380, oysters, geoducks, shellfish, and other 77.65.390 fish passage barrier removal program aquacultural uses, and marine aquatic pots in Hood Canal, limitation 77.50.100 77.95.180 plants Ch. 79.135 Snake river boundary with Idaho, cooperation for wildlife rules adoption and enforcement Ch. fish passage barrier removal task force, Shellfish membership and duties 77.95.160 long-term regional policy statements beds on state lands conservation and development 77.60.100 State parks, hunting and fishing violations 77.95.020 coastal crab account 77.65.240, 77.70.320, 79A.05.165 plan and proposed projects 77.95.040 regional fisheries enhancement group advisory board 77.95.110, 77.95.120 Steelhead coastal crab resource management 77.70.330 commercial fisheries prohibited 77.12.760 harvest, annual report 77.95.310 commercial license limitation programs
Dungeness crab-coastal fishery 77.70.360 regional fisheries enhancement groups Dungeness crab-Puget Sound fishery 77.70.110 petition congress to make national game fish coho and chinook salmon remote site 77.110.020 incubators, field testing 77.95.190 plan to double by year 2000, contents coordination with state agencies 77.95.150 Puget Sound shrimp-pot fishery 77.70.410 Puget Sound shrimp-trawl fishery 77.70.420 commercial licenses Ch. 77.65 77.12.710 formation 77.95.060 purchase or sale, license 77.65.480 goals 77.95.070 recovery pilot program, management board duties 77.95.200 incorporation, prerequisite conditions commercial licenses and permits 77.95.080 coastal crab pot buoy tag program 77.70.430, recovery program, management board duties 77.85.200 regional fisheries enhancement group 77.70.442 account, surcharge to fund 77.95.090 start-up funds 77.95.100 regional fisheries enhancement salmonid recovery account 77.95.130 Dungeness crab-coastal fishery 77.70.280, 77.70.290, 77.70.300, 77.70.310, 77.70.320, 77.70.320, 77.70.350, recreational fishery only for non-Indian fishermen 77.12.760 release and recapture prohibited 77.12.459 Tilton and Cowlitz rivers, proposals to 77.70.370, 77.70.390, 77.70.400 remote site incubator program 77.95.200 Dungeness crab-coastal fishery, surcharge reinstate runs 77.12.765 Straits of Juan de Fuca Salmon recovery 77.65.240 definitions 77.85.010 Puget Sound crab pot buoy tag program 77.70.430, 77.70.440
Puget Sound shrimp-pot fishery 77.70.410 commercial salmon fishing, limitations forest practices 77.50.020 federal assurances 77.85.190 Tax on enhanced food fish Ch. 82.27 Tax on seafood products 82.04.440 implementation Ch. 76.09 Puget Sound shrimp-trawl fishery 77.70.420 forum on monitoring salmon recovery and watershed health 77.85.250 Tax on seafood products businesses 82.04.260 exemption 82.04.4269 disabled persons, designated harvester cards 77.32.400 governor's salmon recovery office 77.85.030 hardshell clam mechanical harvester fishery Taxidermy habitat projects license 77.65.250 licenses 77.65.480 allocation of funds 77.85.140 infected or infested areas, restrictions Temporary fishing licenses 77.32.470 critical pathways methodology 77.85.060 77.60.060 Terminal facilities, port districts 53.08.020 lists, compilation and prioritization for implementation 77.85.050 on-site sewage grant program 77.60.170 Terminally ill persons, fishing opportunities oyster cultch commercial permit 77.65.270 oyster reserve fishery license 77.65.260 personal use licenses 77.32.520 outcome-focused performance measures Test fishing operations 77.85.135 sales of fish or shellfish 77.12.451 personal use licenses, razor clams only 77.32.520 technical assistance authorized 77.85.080 Tourtle river fish collection facility 77.57.080 work schedule 77.85.060 Trespass independent science panel 77.85.040 intertidal enhancement plan 77.85.230 physical disability permits 77.32.400 prohibited acts Ch. 77.50 aquaculture structures definitions 9A.52.010 intertidal habitat restoration planning process public lands—aquatic lands 77.85.220 oysters, geoducks, shellfish, and other plan to double by year 2000, contents mitigation alternatives, work group to evaluate 77.85.100 monitoring data 77.85.160 aquacultural uses, and marine aquatic 77.12.710 plants Ch. 79.135 restricted areas 77.60.060 state purchase of privately-grown Ch. 77.18 United States program, management board duties 77.85.200 sale from state oyster reserves 77.60.050 agreements of state with department of defense 77.12.275 Puget Sound organizations 77.85.090 sanitary control Puget sound partners 77.85.240 report to legislature 77.85.020 certificates of approval 69.30.050, 69.30.060, 69.30.080 University of Washington lands 28B.20.328 Vehicle use on department improved access certificates of compliance required 69.30.020 salmon recovery funding board allocation of funds 77.85.130 membership 77.85.110 facility, fee 77.32.380 civil penalties for violations 69.30.145, 69.30.150 suspension for noncompliance with support order 77.70.010 culling, shucking and packing establishments 69.30.060 responsibilities and powers 77.85.120 Violations salmon stamp program, purpose and procedures 77.12.850, 77.12.852, crimes and penalties, generally Ch. 77.15 definitions 69.30.010 prohibited acts Ch. 77.50

77.12.854, 77.12.856, 77.12.858,

[RCW Index—page 298] (2008 Ed.)

Volunteer cooperative fish and wildlife	Construction projects	cooperative agreements to improve habitat
enhancement program	in state waters, hydraulic permits Ch. 77.55 Contests	77.12.420 eradication of undesirable fish 77.12.420
agreements, duration 77.100.070 Cedar river salmon spawning channel	hunting and fishing	fees Ch. 77.32
construction authorized 77.100.100	limitations 77.32.525, 77.32.540	license limitation programs Ch. 77.70
cooperative projects enumerated 77.100.030	Cooperative agreements	licenses Ch. 77.32
definitions 77.100.020	Columbia river fish, shellfish, and wildlife 77.12.325	recreational fishing licenses Ch. 77.32 seasons and bag limits 77.12.150
department duties 77.100.050 duties of volunteers 77.100.080	fish habitat improvements 77.12.420	Fishing vessels
procedures 77.100.060	fish restoration and management projects Ch.	program to purchase vessels and licenses Ch.
surplus salmon eggs and carcasses, sale	77.75	77.80
77.100.040 Warm water game fish enhancement	Idaho Snake river Ch. 77.75	Fishways, flow, and screening Ch. 77.57 Game farms
created 77.44.010	wildlife restoration, federal act Ch. 77.75	eggs, authority to deal in 77.12.580
definitions 77.44.007	Cost-reimbursement agreements 43.300.080	licenses and operations 77.12.570
goals 77.44.040	Creation 43.17.010	tagging of products 77.12.590 transportation requirements 77.12.600
hatchery fish, purchase 77.44.060, 77.44.070 surcharge, use of funds 77.44.030	Creation 43.300.010 Criminal acts and penalties Ch. 77.15	Whidbey Island game farm, sale 77.12.605
warm water game fish account 77.44.050	Damage by wildlife	Game fish
Washington State University lands 28B.30.325	cooperative prevention agreements 77.12.260	defined 77.08.020
Water flows or levels, establishment of minimum	removal or killing 77.12.240 Definitions 43.300.020, 77.08.010	mitigation Ch. 77.18 plan to double production by year 2000,
Ch. 90.22 Watershed restoration projects, consolidated	Deleterious exotic wildlife	contents 77.12.710
permit application process 89.08.450,	classification 77.12.020	steelhead
89.08.460, 89.08.470, 89.08.480, 89.08.490,	Derelict fishing gear	commercial fisheries prohibited 77.12.760
89.08.500, 89.08.510 Weights and measures 19.94.400	data base 77.12.870 guidelines for disposal 77.12.865	recreational fishery only for non-Indian fishermen 77.12.760
Wildlife account 77.12.170, 77.12.184,	Director	warm water game fish enhancement Ch. 77.44
77.12.190	appointment 43.17.020	Gifts and grants
Wildlife agents	chief assistant director 43.17.040 derelict vessels, authority 77.12.465	authority 77.12.320 Governor's appointment authority 77.04.080
license authenticity powers 77.32.250 Wildlife restoration, federal act Ch. 77.75	duties 77.12.020	Grizzly bears
Wildlife violator compact Ch. 77.75	energy facility site evaluation council,	protection and management 77.12.035
Zebra mussels and European green crabs,	member 80.50.030	Housing for employees, state-owned or leased
prevention of introduction and dispersal 77.60.110, 77.60.120	enforcement authority 43.300.060 exempt employees, authority to appoint	availability, conditions 43.81.020, 43.81.030, 43.81.040
•	43.300.050	legislative intent 43.81.010
FISH AND WILDLIFE, DEPARTMENT OF Acquisition or sale of wildlife by department	oath 43.17.030	Hunter education training program 77.32.155
77.12.140	powers and duties 43.17.030, 43.300.040, 77.04.020, 77.04.080	Hunting contests limitations 77.32.525
Agreements	qualifications 77.04.080	fees Ch. 77.32
scope, authority 77.12.320 Agricultural and grazing lands	salary 77.04.080	licenses Ch. 77.32
fish and wildlife goals, implementation	vacancy 43.17.040	seasons, bag limits, and special hunt 77.12.150
77.12.204	Disabilities, persons with fish and shellfish, designated harvester cards	Integrated pest management Ch. 17.15
Alpacas	77.32.400	Lands
disease control authority not extended to department 77.12.031	Disabled hunter permits	local improvement district assessments
Aquaculture disease inspection and control	assistance from nondisabled hunter 77.32.238 shooting from motor vehicle 77.32.238	77.12.230 payments to counties in lieu of property taxes
program Ch. 77.115	Dogs	77.12.201, 77.12.203
Aquatic invasive species infested state waters 77.12.875, 77.12.878	deer and elk harassment 77.12.315	withdrawal of state lands from lease for game
inspection of watercraft 77.12.882	field trials, limitations 77.32.525, 77.32.540 Emergency rule adoption 77.04.090	purposes 77.12.370, 77.12.380, 77.12.390 Licenses
prevention	Employees	fishing Ch. 77.32
account and program 77.12.879	exempt employees	fishing guides Ch. 77.32
Aquatic noxious weeds removal, rules and pamphlet 77.55.081	director's authority to appoint 43.300.050	fur dealers Ch. 77.32
Bald eagles	Endangered species classification 77.12.020	game farms Ch. 77.32 hunting Ch. 77.32
cooperative programs 77.12.650	Enforcement	taxidermy Ch. 77.32
habitat buffer zones 77.12.655 Ballast water management Ch. 77.120	fish and fishing, prohibited acts Ch. 77.50	trapping Ch. 77.32
Branch offices 43.17.050	Enforcement authority 43.300.060 Enforcement code Ch. 77.15	Llamas disease control authority not extended to
Check stations	Family fishing days 77.32.025	department 77.12.031
authority, scope 77.12.620, 77.12.630	Field trials for dogs, limitations 77.32.525,	Local improvement district assessments against
purpose 77.12.610 Chemical capture program	77.32.540 Fish cultural stations, laboratories, and protective	department lands 77.12.230 Mandate to preserve and protect fish and wildlife
registration for controlled substance use	devices	77.04.012
69.50.320	agreements with federal government to	Marine plastic debris Ch. 79.145
Columbia river fish cultural stations, laboratories, and	establish and maintain 77.12.285	Migratory bird stamp production and revenue use 77.12.680
protective devices 77.12.285	Fish enhancement programs, funding 77.32.440 Fish habitat improvements, cooperative	Migratory bird stamp, license validation
Commission	agreements 77.12.420	production and revenue use 77.12.670
authority, intent of legislature 77.04.013	Fish hatcheries	Migratory waterfowl art committee 77.12.680,
delegation of authority 77.04.020 duties 77.12.020	volunteer group projects 77.100.170 Fish passage barriers	77.12.690 Migratory waterfowl stamp 77.08.045
mandate to preserve and protect fish and	removal program 77.95.180	Minors
wildlife 77.04.012	Fish restoration and management projects,	fishing, exclusive areas set aside 77.12.330
membership, powers, and duties Ch. 77.04 powers and duties Ch. 77.12	federal act Ch. 77.75 Fisheries facilities, 1983 bond issue	Moneys collected
Composition 77.04.020	administration of proceeds 43.83I.188	disposition of 77.12.177, 77.12.184 Notification requirements 43.300.090,
Consolidation of departments of fisheries and of	Fishing	77.04.145, 77.12.038
wildlife	commercial licenses Ch. 77.65	Offices to be maintained at state capital
legislative purpose 43.300.005	contests limitations 77.32.525	43.17.050

FISH AND WILDLIFE COMMISSION

Oil and gas on game land 77.12.210	Vehicle use on department improved access	Securities act inapplicable 24.36.060
On-site state-owned or leased living facilities	facility, fee 77.32.380	Short title 24.36.010
availability, conditions 43.81.020, 43.81.030,	Volunteer cooperative fish and wildlife	Stock
43.81.040	enhancement program Ch. 77.100	articles to contain statement of 24.36.100,
legislative declaration 43.81.010	Warm water game fish enhancement Ch. 77.44	24.36.110
Permits Ch. 77.32	Watershed compensatory mitigation Ch. 90.74	transfer of, restriction 24.36.140
Pest control	Wildlife	Stock and bonds of other corporations, power to
integrated pest management Ch. 17.15	classification 77.12.020	deal in 24.36.340, 24.36.390
Prison work programs	predatory, web site posting 77.12.885	Stock associations, articles to describe shares
fish and game projects 72.63.020, 72.63.030,	viewing and tourism	24.36.100, 24.36.110
72.63.040	management 77.12.065, 77.12.880	Transfer of stock, restriction 24.36.140
Property	watchable wildlife decals 77.32.560	Voting, bylaws to regulate 24.36.150
acceptance for claims settlement and resource	Wildlife account 77.12.170, 77.12.184,	Warehouse corporations
conservation 77.12.039	77.12.190	membership in 24.36.390
acquisition, use, and management 77.12.037	Wildlife damage control Ch. 77.36	warehouse receipts, validity 24.36.390
acquisition or transfer 77.12.220	wildlife rehabilitation program 77.12.467,	FISH PEDDLERS
disposal procedure 77.12.210	77.12.469, 77.12.471	Exempted from county peddlers' licensing
management 77.12.210	Wildlife restoration, federal act Ch. 77.75	36.71.090
Protected species	Wildlife violator compact Ch. 77.75 Yakima river conservation area	FISH PONDS
classification 77.12.020	hunting, authority to regulate and manage	Amusement game
Public shooting grounds	79A.05.793	defined 9.46.0201
tidelands, use 77.12.550, 77.12.560		
withdrawal from lease and sale 77.12.540	FISH AND WILDLIFE COMMISSION (See	FISHWAYS (See also FISH AND FISHING,
Publications, proceeds and costs 77.12.184	FISH AND WILDLIFE, DEPARTMENT	subtitle Fishways)
Recreational salmon and marine fish	OF, subtitle Commission)	FISHWAYS, FLOWS, AND SCREENING
enhancement program Ch. 77.105	FISH LADDERS (See FISH AND FISHING,	Director may modify
Regional fisheries enhancement group account	subtitle Fishways)	inadequate fishways and fish guards
77.95.090	FISH MARKETING ASSOCIATIONS	77.57.040
Regional fisheries enhancement program Ch. 77.95	Agent of member, may act as 24.36.320	inadequate fishways and protective devices
Research	Appraisal of expelled members' property	77.57.060
	24.36.290	Divert or store water
removal or killing of wildlife authorized, disposition 77.12.240	Bylaws 24.36.130	permit application review 77.57.020
Rockfish research and stock assessment program	Conspiracy, deemed not to be 24.36.070	screen, bypass required 77.57.070
77.12.702	Contracts, legality presumed 24.36.070	Fish guards on diversion devices 77.57.010
Rules 43.17.060	Contracts with other corporations or associations	Fishway impractical, provisions in lieu 77.57.050
Rules and regulations	24.36.400	Fishways in dams or obstructions 77.57.030
emergency rules 77.04.090	Definitions 24.36.030	Tourtle river fish collection facility 77.57.080
Rules compliance	Directors	-
technical assistance program Ch. 43.05	districts 24.36.190, 24.36.200	FITNESS CLUBS (See HEALTH STUDIOS)
Sales	election 24.36.190, 24.36.200, 24.36.210	FLAGS
property, real or personal 77.12.210	executive committee 24.36.240	Crimes relating to
Salmon	nomination 24.36.220	advertising, using for 9.86.020
Cedar river spawning channel	terms of office 24.36.230	defined 9.86.020
construction authorized 77.100.100	Dividends, form of, amount 24.36.160	desecration of 9.86.030
funding 77.100.130	Exemptions under other laws apply 24.36.080	improper use of, penalty 9.86.020
mitigation of water diversion projects	Fees and charges, membership 24.36.160 General corporate laws apply 24.36.050	mutilating, defacing, defiling, burning, or
77.100.160	Incur indebtedness, powers to 24.36.310	trampling 9.86.030
specifications 77.100.120	Investments 24.36.330	schools, exercises, display, salute, failure to
technical and policy committees 77.100.110	Joint operations with other corporations or	comply with, penalty 28A.230.140
marine fin fish aquaculture program Ch.	associations 24.36.400	Display 1.20.015, 1.20.017 Motor vehicles, towing flag equipment
77.125	Landlord or lessor, enforcement against	
surplus salmon report 77.04.160	24.36.460	requirement 46.44.070 National league of families' POW/MIA flag
Salmon enhancement facilities—bond issue Ch.	Liability of members	1.20.017
7/.90	breach of marketing contract 24.36.440	State flag 1.20.010
Salmon enhancement program and projects Ch.	debts of association 24.36.270	United States
77.95 Salmon recovery and habitat restoration Ch.	Marketing contracts 24.36.410	colleges and universities, display 28B.10.030
77.85	delivery by member, enforcement of	schools, exercises, display, salute, students not
Salmon stamp program, purpose and procedures	24.36.470	saluting, responsibility 28A.230.140
77.12.850, 77.12.852, 77.12.854, 77.12.856,	injunctions to enforce 24.36.450	FLAME RETARDANTS —
77.12.858, 77.12.860	Meetings 24.36.180, 24.36.280 Membership	POLYBROMINATED DIPHENYL
Sampling of fish, wildlife, or shellfish by	appraisal of expelled members' property	ETHERS
employees 77.12.071	24.36.290	Generally Ch. 70.76
Seashore conservation area, powers and duties	fees and charges 24.36.160	FLAMMABLE FABRICS
79A.05.625	qualifications 24.36.250	Children's sleepwear
Seasons, bag limits, and special hunt 77.12.150	suspension of 24.36.170	act in addition to other laws 70.110.900
Shellfish management Ch. 77.60	termination of 24.36.170	attorney general, prosecuting attorneys, may
Skagit river salmon recovery plan	valuation and purchase of shares 24.36.170	restrain violations 70.110.050
director to prepare, requirements 77.95.140	Merger and consolidation 24.36.090	compliance required 70.110.040
Special wildlife account 77.12.323	Monopoly, deemed not to be 24.36.070	definitions 70.110.030
Specialized forest products, duties 76.48.040	Nonprofit 24.36.040	jurisdiction of courts 70.110.080
Tidelands and shorelands under department	Nonstock associations	legislative finding 70.110.020
management, exchange with landowners if	certificate of membership 24.36.260	penalties 70.110.040
in public interest 43.300.070 Tourtle river fish collection facility 77.57.080	statement in articles 24.36.120	service of process 70.110.080
Transfer of powers, duties, and functions of the	Powers 24.36.300, 24.36.370 Price fixing, not deemed arbitrary 24.36.070	standards 70.110.030, 70.110.040
departments of fisheries and of wildlife	Price fixing, not deemed arbitrary 24.36.070 Purpose 24.36.020	strict liability 70.110.070
43.300.010	Quorum 24.36.150	FLAMMABLE LIQUIDS
Trapping	Restraint of trade combination, deemed not to be	Defined for motor vehicle purposes 46.04.187
licenses Ch. 77.32	24.36.070	FLARES
required procedures 77.32.545		FLARES Approval by state patrol 46.37.440

[RCW Index—page 300] (2008 Ed.)

FLEA MARKETS AND SWAP MEETS Unused property merchants Ch. 19.210 FLEET VEHICLES (See MOTOR VEHICLES) FLEXIBLE-TIME State agencies 41.04.390 FLIES (See INSECTS) FLOATER LICENSE PLATES (See MOTOR VEHICLES, subtitle Reciprocal or proportional registration) FLOOD CONTROL City programs authorized 86.16.160 Commission, See FLOOD CONTROL, subtitle Districts Comprehensive flood control management plan advisory committees, county authority to create, membership and duties 86.12.220 arbitration of disputed issues 86.12.210 county authority to adopt, required elements 86.12.200 local officials, participation of 86.12.210 state participation and financial assistance 86.26.050 Comprehensive plans of cities address run-off 35.63.090, 35A.63.061, 36.70.330 Construction projects in state waters Ch. 77.55 Counties cessation of jurisdiction 36.34.240 comprehensive flood control management plan advisory committees, authority to create, membership and duties 86.12.220 arbitration of disputed issues 86.12.210 authority to adopt, required elements 86.12.200 local officials, participation of 86.12.210 state participation and financial assistance 86.26.050 consent of state 36.34.230 eminent domain, exercise of power 86.12.030 expenses, how paid 86.12.033 general power 36.34.220, 36.34.230, 36.34.240 immunity from liability 86.12.037 improvements, authority to make 86.12.020 improvements for flood control causing river to change course, title and interest of state in abandoned channel granted to improving county 86.12.034 joint control abandoned channels, granting of state title to county 86.13.110 boundary line rivers 86.13.010 contract to control 86.13.010 eminent domain, power of 86.13.040 funds expenditure of 86.13.020 intercounty river improvement fund 86.13.030 issuance of warrants 86.13.090 joint county meeting, procedure 86.13.050 liability between counties 86.13.080 not exclusive 86.13.070 property, lease or disposal of 86.13.100 special commissioners, penalty 86.13.060 tax levy for 86.13.030 lease or conveyance of county property to United States for 36.34.220 river improvement fund expenses to be paid from 86.12.033 flood maintenance account 86.12.010 taxation for 86.12.010 state zones, See FLOOD CONTROL, subtitle Zone districts Counties, cities, and towns floodplain management ordinances authority to adopt requirements exceeding federal minimum 86.16.045

administration of subzones 86.15.025 formation, hearing and notice 86.15.030 law applicable 86.15.025 operation of subzones 86.15.025 power, authority and responsibility of board 86.15.025 subdistricts 86.15.025 subzones, power and authority 86.15.025 bonds, mutual savings banks, investment in contracts with other governmental units 86.24.040 disincorporation of special districts in counties with population of two hundred ten thousand or more Ch. 57.90 dissolution Ch. 53.48 review by boundary review board 53.48.001 real property, leasing of 86.09.520 state participation, See FLOOD CONTROL, subtitle State zones zones, See FLOOD CONTROL, subtitle Zone districts Districts-1935 act, repeal and validation 86.05.920 Districts—1937 act annexation, consolidation 86.09.710 assessments alternative method determining benefit ratio 86.09.409 percentage shall fix the class 86.09.412 stay bond 86.09.454 appeal from determination 86.09.448 superior to supreme court 86.09.460 appointment of appraisers determination of benefit ratios 86.09.388 appraisers' board, chairman, secretary, compensation and expenses 86.09.391 assessment roll, contents 86.09.469 base map of lands within the district 86 09 385 benefit ratio basis of assessment 86.09.382 civil practice to apply - costs, liability of district 86.09.457 classification of lands according to benefits, factors considered 86.09.394 by appraisers, classes described 86.09.397 collection 86.09.322 conclusiveness of base assessment map 86.09.439 copies of base assessment map to be filed with county assessors 86.09.442 delinquency sale of parcel 86.15.162 delinquency list 86.09.496 posting and publication 86.09.496 delinquent assessments assessment book, public document 86.09.505 certificate of sale 86.09.502 fee 86.09.502 district as purchaser 86.09.502 effect and validity of deed 86.09.514 entries in assessment book 86.09.505 how conducted 86.09.502 lien vested in purchaser 86.09.505 mistake, misnomer does not affect sale 86.09.517 postponement 86.09.499 redemption deed on demand if not redeemed in two years 86.09.511 entry of 86.09.511 when and how made 86.09.508 descriptions of lands as appraised and classified, map and filing thereof 86.09.421 determination, generally Ch. 86.09

determination deemed prima facie correct on appeal 86.09.463 determining relative values, general tax rolls 86.09.415 district budget, approval, basis for assessment roll 86.09.466 equalization meeting of directors as board, length of time 86.09.487 notice and time for meeting of board of equalization 86.09.484 hearing on objections to assessments ratios conduct of hearing 86.09.433 notice 86.09.427 contents 86.09.430 publication of 86.09.427 order 86.09.433 place 86.09.424 time 86.09.424 how calculated 86.09.475 lands in more than one county 86.09.481 levies to be made according to base assessment map 86.09.445 levy where total less than two dollars 86.09.489 lien, priority 86.09.490 margin for anticipated delinquencies 86.09.472 notice of appeal 86.09.451 omitted property may be back-assessed 86.09.478 payment of, delinquency, date of 86.09.493 percentage of benefits to lands as classed, relative ratios 86.09.400 permanency of ratios of benefits as fixed 86.09.406 presumption that land benefited by class 86.09.382 revision of benefit classification, appointment of reappraisers, effect of reexamination 86.09.418 sales for delinquency 86.09.499, 86.09.502, 86.09.505, 86.09.508, 86.09.511, 86.09.514, 86.09.517 surveys, investigations to determine classification and benefits 86.09.403 authorized 86.09.001 benefits public and private lands 86.09.526 roads, streets, and sewer systems 86.09.523 board of directors meetings 86.09.274 public 86.09.280 special 86.09.277 members 86.09.259 oath 86.09.301 powers and duties 86.09.268 public records 86.09.280 quorum 86.09.265 not present, procedure 86.09.292 bond issues payment, duties in regard to 86.09.619 bonds, official 86.09.304, 86.09.307 budget adoption methods 86.09.380 construction boundary limitation 86.09.235 contractor's bond 86.09.181 contracts 86.09.175, 86.09.178 improvements by force account 86.09.178 parts or units 86.09.196 contracts construction bids, procedure 86.09.178 goods and services installment, procedure 86.09.175 directors and officers bond issues, assessments for payment of, treasurer to perform duties of secretary, when 86.09.619 compensation and expenses of directors and employees 86.09.283

County wide districts

County programs authorized 86.16.160

FLOOD CONTROL

crossing road or public utility, board duties	state school land 86.09.013	regulatory authority 86.16.020
86.09.229 location of district office (board), change of	voting rights 86.09.377 watersheds	liability of state 86.16.071 local governments, department duties
86.09.271	cooperative watershed management	86.16.031
property, delivery to successors 86.09.310 treasurer 86.09.313, 86.09.319, 86.09.322,	86.09.720 Ecology department powers and duties	policy statements 86.16.010
86.09.325, 86.09.328	43.21A.069	rule-making power 86.16.061 State master plan 43.21A.350, 43.21A.355
dissolution, generally 86.09.622, 86.09.625	Flood control assistance account	State participation in maintenance
elections generally 86.09.379	establishment, use 86.26.007 Flood control contributions	administration and enforcement 86.26.010
eminent domain	conditions and limitation on expenditures,	agreement and limitations 86.26.100 allocation of funds 86.26.060
authorized 86.09.202	warrant 86.18.030	appropriation of funds 86.26.050
consolidation of actions, separate verdicts 86.09.208	declaration of purpose 86.18.010 limitation and condition on expenditures,	comprehensive flood control management
damages, judgment 86.09.211	warrants 86.18.030	plan requirements, time for completion 86.26.105
deficiencies 86.09.220	warrants 86.18.030	declaration of purpose 86.26.005
judgment 86.09.214 procedure 86.09.205	water resources department, determination of expenditures 86.18.030	flood control assistance account establishment, use 86.26.007
right of levy 86.09.217	Flood hazard mitigation bond issue Ch. 43.99U	local engineer 86.26.040
separate verdicts, consolidation of actions 86.09.208	Floodplain management ordinances	scope of 86.26.090
title and estate acquired 86.09.223	amendments 86.16.041	Storm water definitions 86.15.010
federal and state participation in projects,	counties, cities, and towns, authority to adopt	public entities benefiting shall be liable for
generally 86.09.163, 86.09.166, 86.09.169, 86.09.172	requirements exceeding federal minimum 86.16.045	charges 86.15.160
annual assessment and levy 86.09.169	livestock flood sanctuary areas required	zones bonds 86.15.170
bonds as security 86.09.169	86.16.190	budget 86.15.140
submission to electors 86.09.172 fiscal matters	regulatory authority 86.16.020 Highway projects to prevent or minimize flood	county aid 86.15.150
bond issues	damage	creation 86.15.020 excess levies, charges, and assessments
utility revenue bonds, generally 86.09.592, 86.09.595, 86.09.598, 86.09.601,	payments by department of transportation, requirements 47.28.140	86.15.160
86.09.616	Hydraulic projects and permit Ch. 77.55	improvements authorization 86.15.100
bonds, official 86.09.304, 86.09.307	Lake Osoyoos international water control	hearing 86.15.120
claims, generally 86.09.556, 86.09.559 funds	structure 43.21A.450 Local programs authorized 86.16.160	initiation, comprehensive plan 86.15.110
contract fund 86.09.550	Maintenance	inclusion of area from another zone, restrictions on 86.15.023
creation, generally 86.09.532	municipal corporations' participation	lien for delinquent service charges, revenue
custody and disbursement 86.09.553 expense fund 86.09.535	86.26.070, 86.26.080 state participation, generally Ch. 86.26	bonds 86.15.178
general bond fund 86.09.544	Management plans	local improvement district creation 86.15.160
payment by warrant 86.09.562 surplus fund 86.09.538	department of ecology authority 86.26.050 Municipal corporations	powers 86.15.080
suspense fund 86.09.541	annual budget reports 86.26.080	revenue bonds
utility bond fund 86.09.547	maintenance fund 86.26.070	issuance and retirement of 86.15.178 service charges, disposition of revenue
special assessment bond issues generally 86.09.157	Permit processing, emergency water withdrawals and facilities, expedited 86.16.180	86.15.176
warrants, order of payment 86.09.565	Powers of public corporation 86.09.148	voluntary assessments 86.15.165 Storm water control facilities
general governing authority 86.09.020 officers	Prevention of floods by counties 36.32.280, 36.32.290	assessments, rates, and charges 90.03.500,
treasurer, ex officio 86.09.313	Public entities benefiting shall be liable for	90.03.510, 90.03.520, 90.03.525
duties 86.09.322, 86.09.325, 86.09.328 liability 86.09.319	charges 86.15.160	Storm water treatment facilities highway construction projects, planning
powers	Soil and water conservation districts, See CONSERVATION DISTRICTS	90.03.540
district to provide control of water 86.09.004	Special districts	Town programs, defined 86.16.160 Zone districts
general enumeration 86.09.151 public corporation 86.09.148	comprehensive flood control management plan	administration 86.15.060
United States, acting for 86.09.160	arbitration of disputed issues 86.12.210	advisory committee 86.15.070
water, sale, lease, or use of 86.09.154 when district wholly within city or town	local officials, participation of 86.12.210 creation and operation Ch. 85.38	assessments delinquency
86.09.004	reorganization	sale of parcel 86.15.162
public roads or utilities, procedure for crossing	authorization 85.22.010	voluntary, proceeds, disposition, limitation upon use 86.15.165
86.09.229 purpose, 1937 act 86.09.001	State and federal cooperation authority for 86.24.020	boundary review boards
real property taxation 86.09.520	contracts authorized 86.24.030	district actions subject to board review
revision of district	contracts with other governmental units	86.15.001 community revitalization financing 86.15.175
generally 86.09.703 petition 86.09.700	86.24.040 extent of participation 86.24.030	consolidation, abolishment 86.15.200
right of entry for surveys 86.09.226	state interest 86.24.050	corporation
right of way across state land 86.09.232 special assessment bonds 86.09.621	State authority appeals from order, decision, or determination	powers 86.15.095 creation 86.15.020
special assessments	of director or department 86.16.110	definitions 86.15.010
methods 86.09.380	data on which regulation based 86.16.051	fiscal matters
state and federal participation in projects, generally 86.09.163, 86.09.166, 86.09.169,	department general authority over dams and obstructions	bond issues 86.15.170 budget 86.15.140
86.09.172	86.16.035	county aid 86.15.150
taxation district lands, exemption from 86.09.520	department of ecology general authority over flood conditions	excess levies, charges, and assessments 86.15.160
real property 86.09.520	86.16.025	funds 86.15.130
territory includable	enforcement 86.16.081	lien for delinquent service charges, revenue
federal lands 86.09.019 generally 86.09.004	flood damage, defined 86.16.120 floodplain management	bonds 86.15.178 revenue bonds
public lands 86.09.013, 86.09.016	ordinances and amendments 86.16.041	issuance and retirement of 86.15.178

[RCW Index—page 302] (2008 Ed.)

service charges, disposition of revenue 86.15.176 treasurer 86.15.130 flood control improvements authorization 86.15.100 hearing 86.15.120 initiation, comprehensive plan 86.15.110 formation hearing and notice 86.15.030 inclusion of area from another zone, restrictions on 86.15.023 levies, voluntary assessment of, collection 86,15,165 local improvement district creation 86.15.160 powers extraterritorial 86.15.090 general enumeration 86.15.080 nuisances, abatement 86.15.190 protection of public property 86.15.180 property transfer 86.15.210 quasi municipal corporation 86.15.095 state zones, See FLOOD CONTROL, subtitle State zones supervisors compensation 86.15.055 elections 86.15.050 tax authority 86.15.095 watersheds cooperative watershed management 86.15.035

FLOOD CONTROL DISTRICTS (See FLOOD CONTROL)

Weights and measures 19.94.430

FLOWERS

Floral products, telephone directory business listings Ch. 19.160 State flower 1.20.030

FLUMES

Franchises to construct along state highways 47.44.010

Private property, taking of for use in construction of Const. Art. 1 § 16

FLUORIDATION

Water district authority 57.08.012

Defined 1.16.040

Referee's compensation for writing testimony 4.48.100

FOOD, DRUG, AND COSMETIC ACT

Intrastate commerce in food, drugs, and cosmetics Ch. 69.04

FOOD AND BEVERAGE WORKERS' PERMITS

Adult family home workers exemption 69.06.080

Diseased or infectious persons, employment prohibited 69.06.030

Filing and duration 69.06.010

Limited duty permit 69.06.070 Retail establishments, application of law 69.06.040

Temporary food service, application of law 69.06.045

Time to obtain 69.06.050 Training requirements 69.06.010 Valid throughout state, fee 69.06.020 Violations, penalty 69.06.060

FOOD AND FOOD PRODUCTS

Additives 69.04.024, 69.04.025 tolerance regulations 69.04.394 Adulteration, when deemed 69.04.210, 69.04.220, 69.04.231, 69.04.240 Advertising, when deemed false 69.04.710 Agriculture, department of, powers and duties Ch. 69.04

Bacon, packaging requirements 69.04.205 Bulk foods

intrastate transportation

cleaning of vehicle or vessel 69.04.960 definitions 69.04.950 marking of vehicle or vessel 69.04.960 prohibited practices, exemption 69.04.955 prohibited practices, penalties 69.04.980 rehabilitation of vehicle or vessel for food transport 69.04.970, 69.04.975 substances making vehicle or vessel permanently unsuitable for food 69.04.970

transport in vehicle or vessel used for nonfood cargo, requirements 69.04.965

tolerance regulations 69.04.396

Common carriers, inspection of records 69.04.810

Condemnation 69.04.100, 69.04.150 Dairies and dairy products, See DAIRIES AND DAIRY PRODUCTS

Dangerous products, dissemination of information 69.04.840

Dietary supplements containing alcohol, labeling 66.12.070

Donation and distribution to needy persons collecting, distributing, and gleaning 69.80.031

definitions 69.80.020, 69.80.031 information and referral service 69.80.040 inspection by state and local agencies 69.80.050

liability 69.80.031

safety rules 69.80.060

Eggs and egg products, See EGGS AND EGG PRODUCTS

Embargo 69.04.110, 69.04.120, 69.04.123, 69.04.130, 69.04.140, 69.04.150 Enforcement authority 69.04.730, 69.04.800

Factories, warehouses, and vehicles, right of entry 69.04.820

Food, drug, and cosmetic act Ch. 69.04 Food and beverage workers' permits Ch. 69.06 Food and environmental quality laboratory, purpose and activities Ch. 15.92

Food processing plants, See FOOD PROCESSING

Food storage warehouses, licensing requirements Ch. 69.10

Frozen fish and meat, labeling requirements 69.04.930

Good samaritan food donations 69.80.031 Harmful matter

tolerance regulations 69.04.390, 69.04.392, 69.04.394, 69.04.396, 69.04.398, 69.04.400

Health, director, powers and duties as to 43.20.200

Hearings 69.04.750, 69.04.761

Honey, standards and requirements Ch. 69.28 Intrastate commerce in food, drugs, and cosmetics Ch. 69.04

Investigations 69.04.780, 69.04.790 Kosher food products Ch. 69.90

artificial additives 69.04.330 container fill 69.04.300 dietary properties 69.04.320, 69.04.340

false or misleading 69.04.250 food in transit for completion, exemption

frozen fish and meat 69.04.930 imported lamb products 69.04.940 name and ingredients 69.04.310

nonconformity with standard of identity 69.04.280

nonconformity with standard of quality 69.04.290

out-of-state poultry 69.04.245 packaged food 69.04.260 pull date 69.04.900, 69.04.905, 69.04.910, 69.04.915, 69.04.920 readability 69.04.270

salmon labeling 69.04.932, 69.04.933, 69.04.934, 69.04.935

seafood 69.04.928

Liquor content regulated 66.12.160, 66.12.170 Liquor laws, exemptions and sample analysis 66.12.070, 66.12.140

Manufacturing or processing permits inspection, access 69.04.370

suspension and reinstatement 69.04.360 when required 69.04.350

Meat, custom slaughtering and custom meat facilities, licensing and inspection Ch. 16.49 lk and milk products, See DAIRIES AND DAIRY PRODUCTS

Obesity lawsuits

food and beverage consumption 7.72.070 Organic food products, See ORGANIC FOOD Packaged food

label contents 69.04.260

Pesticide chemicals

tolerance regulations 69.04.392

Pesticide registration, commission on, membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110

Poisonous or deleterious substances 69.04.390 Poisons or other harmful objects in food, drinks, medicine, or water Ch. 69.40

Popcorn, disclosure of butter or butter-like flavoring 69.04.331

Poultry

frozen products, labeling 69.04.333 labeling requirements, enforcement 69.04.335 misbranding of out-of-state products 69.04.245

turkey grade, labeling 69.04.334 Processing plants, See FOOD PROCESSING Prohibited acts

enumeration 69.04.040

injunctions 69.04.050

liability of disseminator of advertising 69.04.090

penalties 69.04.060, 69.04.070, 69.04.080 Pull date labeling definitions 69.04.900 requirements 69.04.905

rule-making authority of director of agriculture 69.04.915

sale beyond pull date 69.04.910 violations, penalty 69.04.920 Reports, publication 69.04.830

Rule-making authority 69.04.740 Salmon labeling definitions 69.04.932

identification as farm-raised or commercially caught 69.04.934 rule-making authority of director of

agriculture 69.04.935 species identification 69.04.933

Secretary of social and health services, powers and duties as to 43.20A.660 Shellfish sanitary control Ch. 69.30

Standards

establishment 69.04.190

federal standards, conformance 69.04.200 nonconformance 69.04.280, 69.04.290, 69.04.300

State veterinarian, powers and duties 43.23.070 In transit for completion, labeling exemption 69.04.380

Violations

bulk foods transportation 69.04.980 civil penalty 69.04.880 infractions 69.04.170 prosecution 69.04.160 pull date labeling 69.04.920

FOOD COUPONS (See FOOD STAMPS) FOOD DONATION AND DISTRIBUTION Liability Ch. 69.80

FOOD FISH AND SHELLFISH (See FISH AND FISHING)

FOOD LOCKERS (See COLD STORAGE FOOD LOCKERS)

FOOD PROCESSING

FOOD STAMPS

Administrative procedure act, application	FORCIBLE ENTRY AND DETAINER	Ejectment and quieting title actions
69.07.070 Agriculture department, authority of director and	Agricultural land, holding over, effect 59.12.035 Amendment of pleadings	entry, right of, mortgagee's right to enter to obtain rents and profits 7.28.230
personnel 69.07.095	conformance to proof 59.12.150	mortgagee's action to recover possession
Bottled water, labeling standards 69.07.180, 69.07.190	when allowed 59.12.160	7.28.230
Chickens, one thousand or fewer 69.07.103	Appeal to supreme court writ of restitution, suspension 59.12.220	quieting title where foreclosure barred by statute of limitations 7.28.300
Definitions 69.07.010	Appellate review	rents and profits, right of mortgagee to enter
Enforcement 69.07.020, 69.07.110 Exemptions 69.07.100	stay bond 59.12.200 stay of proceedings 59.12.210	for 7.28.230
Food processing inspection account, deposit of	Applicability of chapter 59.18 RCW, residential	sales, mortgagee's procedure to recover possession 7.28.230
moneys 69.07.120	landlord-tenant act 59.18.420	Execution sales
Inspections 69.07.080 Licenses	Complaint content 59.12.070	confirmation procedure 6.23.020
application and issuance 69.07.040	service of 59.12.070	notice of, form 6.21.040
denial, suspension, or revocation 69.07.060	Continuance, allowance for amendment	notice requirements during redemption period 6.23.030
fee 69.07.040	59.12.150 Damages for, actions for recovery of possession	Foreclosure of statutory liens, summary
renewal, additional fee 69.07.050 suspension and reinstatement 69.07.065	of personal property 4.56.080	foreclosure procedure Ch. 60.10
waiver, when 69.07.040	Definition 59.12.010, 59.12.020, 59.12.030	Judgment creditor, affidavit of, prior to issuance of writ of execution 6.17.100
Permits (0.04.270)	Detainer forcible, defined 59.12.020	Liens
inspection, access 69.04.370 suspension and reinstatement 69.04.360	unlawful, defined 59.12.030	employees, contributions to benefit plans
when required 69.04.350	Forcible entry, defined 59.12.010	60.76.040 livestock, service of sires 60.52.040
Rule-making authority 69.07.020	Forfeiture, relief against application by tenant 59.12.190	orchards and orchard lands 60.16.020
Sanitary certificates 69.07.085 Unlicensed processors	satisfaction of conditions 59.12.190	Local improvement district bonds
unlawful to sell or distribute food from	service of notice 59.12.190	authority and conditions 35.50.030
unlicensed processor 69.07.135	Judgment appellate review 59.12.200	Mortgages attorney fees, court to fix amount 4.84.020
Violations civil and criminal penalties 69.07.150	default by defendant 59.12.120	concurrent actions 61.12.120
warning notice 69.07.140	execution of 59.12.170	ejectment and quieting title actions, deemed
FOOD STAMPS	generally 59.12.170 Jurisdiction over, superior courts 2.08.010,	not conveyance 7.28.230
Confidentiality 74.04.520	59.12.050, Const. Art. 4 § 6	execution sale, possession during redemption period 6.23.110
Crimes and penalties 9.91.140, 9.91.142, 9.91.144	Jury trials, priority 59.12.130	installments or interest due, payment to stay
Discrimination in administration of program	Parties to proceedings 59.12.060 Penalty for 59.12.230	proceedings 61.12.130
prohibited 74.04.515	Pleadings	judgment 61.12.060 levy for deficiency under same execution
Eligibility allotments and rent or housing subsidies	amendment	61.12.100
74.04.750	conformance to proof 59.12.150 amendments	order of sale 61.12.060
Federal food assistance	times allowed 59.12.160	payment of mortgage price 61.12.060 publication of notice 61.12.100, 61.12.110
eligibility, exemption 74.08.025 Fraud	answer or demurrer by defendant 59.12.121	redemption rights lost where property
recovery of payments 74.04.300	issues of fact, determination by jury 59.12.130 proof, burden of plaintiff 59.12.140	abandoned, sheriff's sale purchaser to take
Immigrants 74.08A.120	Practice, rules of, application 59.12.180	title free from redemption rights 61.12.093 rents and profits
Overpayments hearings	Proof, requirement of plaintiff 59.12.140 Restitution, writ of	deemed real property until paid 7.28.230
procedure 43.20B.630	bond for 59.12.090	right of mortgagee to enter for 7.28.230
recovery of payments 74.04.300	bond to stay 59.12.100	service of process by publication, when 4.28.100
Program, authority to establish 74.04.500 Rule-making authority 74.04.510	inapplicability to certain residential property 59.12.091	stay of proceedings 61.12.130
Simplified reporting 74.04.205	modification of bonds 59.12.110	upset price 61.12.060
Transitional assistance 74.08A.010	service of 59.12.100	venue for 61.12.040
Work requirements 74.08A.060	suspension 59.12.220 use by plaintiff 59.12.090	venue of actions concerning 4.12.010 when may proceed 61.12.040
FOOD STORAGE WAREHOUSES Definitions 69.10.005	Restoration of property, writ of restitution	Mortgages, See also FORECLOSURES, subtitle
Enforcement	59.12.090	Chattel mortgages
agriculture, department director's authority	Service of notice made by mail 59.12.040	Orchard and orchard land liens 60.16.020 Quieting title where foreclosure barred by statute
69.10.060 civil remedies and penalties 69.10.050	proof of 59.12.040	of limitations 7.28.300
compliance agreements 69.10.050	when tenant is conducting hotel, inn, etc. 59.12.040	Real estate contracts
rules 69.10.055	Summons	other remedies not limited 61.30.020 Redemption period
Inspection 69.10.010, 69.10.020, 69.10.050 Licenses	contents 59.12.080	real estate brokers listing, sales, proceeds
application, fee, and renewal 69.10.015	necessity for 59.12.070 service of 59.12.080	distribution 6.23.120
denial, suspension, or revocation 69.10.030 exemption 69.10.020	Trespass	Rents and profits, deemed real property until paid 7.28.230
late renewal, fee 69.10.025	landlord and tenant 59.12.030	Service of process by publication, when 4.28.100
reinstatement following suspension 69.10.035	Waste, when deemed as 59.12.030 Writ of restitution	Solid waste disposal districts 36.58.140
summary suspension, notification and hearing 69.10.035	service 59.18.390	Statutory liens, summary foreclosure procedure
unlicensed operation 69.10.040	FORECLOSURES	Ch. 60.10
Moneys received by department of agriculture,	Assessment liens, county road improvement	FOREIGN (See also NONRESIDENTS) Banks, See BANKS AND BANKING
disposition 69.10.045 Unlicensed operation 69.10.040	districts 36.88.140 Chattel mortgages	Corporations, See FOREIGN CORPORATIONS
FOR HIRE VEHICLES (See MOTOR	sheriff's fee 36.18.040	Insurance, See INSURANCE, subtitle Foreign
VEHICLES, subtitle For hire vehicles)	Cities and towns, sewerage system liens 35.67.220, 35.67.230, 35.67.240, 35.67.250,	insurers Savings and loan associations, See SAVINGS
FORCE	35.67.260, 35.67.270, 35.67.280, 35.67.290	AND LOAN ASSOCIATIONS, subtitle
Use of, when lawful 9A.16.020	Deeds of trust, See DEEDS OF TRUST	Foreign associations

[RCW Index—page 304] (2008 Ed.)

FOREIGN BRANCH CAMPUSES (See	judgment on 4.84.240	FOREIGN OR INTERNATIONAL
COLLEGES AND UNIVERSITIES,	required 4.84.210	BANKING INSTITUTIONS Banks and trust companies
subtitle Foreign branch campuses)	standing bond for numerous actions 4.84.220 Service of process and papers on	Banks and trust companies investments in capital stock and surplus,
FOREIGN CORPORATIONS (See also CORPORATIONS, subtitle Foreign	personal service 4.28.080	authorized 30.04.380
corporations)	publication, by 4.28.100	investments in stock or ownership, authorized
Annual report	Service of summons on	30.04.390
filing	personal service 4.28.080 publication, by 4.28.100	Trust companies and banks investments in capital stock and surplus,
nonprofit corporations 24.03.400 nonprofit corporation 24.03.395	Service on	authorized 30.04.380
nonprofit corporations	nonprofit corporations 24.03.350	investments in stock and ownership,
biennial filing may be authorized 24.03.395	Withdrawal	authorized 30.04.390
Attachment against bond unnecessary, when 6.25.080	application for nonprofit corporations 24.03.375	FOREIGN TRADE (See also COMMUNITY, TRADE, AND ECONOMIC
ground for 6.25.030	revenue clearance	DEVELOPMENT, DEPARTMENT OF,
Biennial report	nonprofit miscellaneous and mutual	subtitle Promotion of overseas trade and
filing nonprofit corporation 24.03.400	corporations 24.06.415	commerce) Trade representative, office of Washington state,
nonprofit corporations	FOREIGN JUDGMENTS (See also	purpose and authority Ch. 43.332
may be authorized in place of annual report	UNIFORM FOREIGN MONEY— JUDGMENT RECOGNITION ACT)	FOREIGN TRADE ZONES (See also TRADE
24.03.395	Debt	ZONES)
Certificate of authority amendment	defenses available against 5.44.030	Application for permission to establish, operate
nonprofit corporation 24.03.365	evidence, as, faith accorded to 5.44.020 Domestic violence	and maintain 24.46.020 cities and towns 35.21.805
application, contents	foreign protection order full faith and credit	counties 36.01.125
nonprofit corporation 24.03.325 nonprofit corporation 24.03.305	act Ch. 26.52	Cities and towns
nonprofit miscellaneous and mutual	Enforcement of, uniform act	legislative finding and intent 35.21.800 Legislative finding and intent 24.46.010
corporations	appeal from, effect of 6.36.045 construction 6.36.900	counties 36.01.120
revocation of 24.06.425	costs 6.36.140	FOREIGN WILLS
Certificate of good standing nonprofit corporation 24.03.330	definitions 6.36.010	Admission to probate, proof 11.20.090
Certificate of revocation	filing of	Laws applicable to 11.20.100
issuance nonprofit corporations 24.03.385	affidavit of last address of judgment debtor, creditor 6.36.035	FORENSIC INVESTIGATIONS COUNCIL
nonprofit miscellaneous and mutual corporations	authorized, effect 6.36.025	Definitions 43.103.020 Meetings 43.103.070
issuance, effect 24.06.430	notice, contents 6.36.035	Members
Conditions, favoritism prohibited Const. Art. 12	interest 6.36.140 judgment creditor, former rights preserved	appointment 43.103.040
§ 7	6.36.160	qualifications 43.103.060 terms and vacancies 43.103.050
Dismissal for failure to give security for costs 4.84.230	sale under levy 6.36.130	travel expenses 43.103.080
Favoritism prohibited Const. Art. 12 § 7	satisfaction of judgments, effect 6.36.150	Missing persons protocols, training 43.103.110
Merger	stay of execution grounds for 6.36.045	Powers 43.103.090
nonprofit organization 24.03.360 Merger, consolidation, or exchange with	FOREIGN LAWS	Powers and duties 43.103.030 Sudden, unexplained infant death training
domestic nonprofit corporation 24.03.207	Judicial notice of, uniform law 5.24.010,	program 43.103.100
Merger, exchange, consolidation	5.24.020, 5.24.030, 5.24.040, 5.24.050	FORENSIC LABORATORY SERVICES,
domestic corporations nonprofit miscellaneous and mutual	Pleadings, necessity of 5.24.040 Printed copies as evidence 5.44.050	BUREAU OF (See STATE PATROL)
corporations 24.06.233	Statute of limitation of action, application to	FORENSIC PATHOLOGY
Name	nonresidents 4.16.290	State toxicological laboratory, establishment and duties 68.50.107
change of nonprofit corporations 24.03.320	FOREIGN MONEY CLAIMS	FOREST PRACTICES ACT (See FORESTS
fictitious name, use of	Assertion of claim 6.44.060	AND FOREST PRODUCTS, subtitle
nonprofit corporations 24.03.315	Contract claims determination of amount of money to be paid	Forest practices)
reservation of nonprofit corporation 24.03.046	6.44.050	FOREST PRODUCTS, CENTER FOR
Nonprofit miscellaneous and mutual	Defense of claims 6.44.060	INTERNATIONAL TRADE IN (See FORESTS AND FOREST PRODUCTS,
corporations	Definitions 6.44.010	subtitle Center for international trade in
certificate of authority 24.06.360, 24.06.435	Distribution proceedings conversion of foreign money in 6.44.080	forest products)
revocation of 24.06.425 certificate of revocation	Effect of chapter, variation by agreement	FOREST PRODUCTS INDUSTRY
issuance, effect 24.06.430	6.44.030	RECOVERY ACT (See FORESTS AND
name 24.06.045, 24.06.350	General principals of law supplementary to provisions of chapter 6.44.130	FOREST PRODUCTS)
change of 24.06.355 registered agent	Interest	FOREST PRODUCTS TAXATION (See TAXES - PROPERTY)
consent required 24.06.050	prejudgment and judgment interest 6.44.090	FOREST PROTECTION (See FORESTS
reinstatement, application for 24.06.433	Judgment and award on claims	AND FOREST PRODUCTS, subtitle
service of process and papers secretary of state 24.06.395	form and requirements 6.44.070 Judgments	Forest protection)
withdrawal, revenue clearance 24.06.415	enforcement of 6.44.100	FOREST RESERVE FUNDS (See
Powers	Proper money of the claim	COUNTIES, subtitle Funds, forest reserve funds)
nonprofit corporations 24.03.310	determination of 6.44.040 Revaluation of currency, effect of 6.44.120	· · · · · · · · · · · · · · · · · · ·
Registered office, agent change of	Scope of chapter 6.44.020	FORESTS AND FOREST PRODUCTS (See also TIMBER)
nonprofit corporation 24.03.345	Short title of chapter 6.44.901	Access roads, public lands Ch. 79.38
required	Uniformity in application and construction of	Access roads, See PUBLIC LANDS, subtitle
nonprofit corporations 24.03.340 Security for costs	chapter 6.44.140 United States dollar value of claim	Access roads Adverse possession of forest lands 7.28.085
bond in lieu of separate security for costs	determination for purpose of facilitating	Brands and marks
4.84.220	enforcement of provisional remedies	application of chapter to eastern Washington
dismissal for failure to give 4.84.230	6.44.110	76.36.140

FORESTS AND FOREST PRODUCTS

catch brands 76.36.090	County forest lands, conveyance to United States	fire fighting, employment, assistance
crimes relating to brand or mark on another's products or	36.34.210 Crimes relating to	76.04.155 fire hazards, additional, extreme 76.04.660
equipment 76.36.110	brands and marks, See FORESTS AND	fire prevention and suppression
buying products or equipment with another's	FOREST PRODUCTS, subtitle Brands and	duties owed to public in general 76.04.016
brand or mark 76.36.120	marks failing to brand or mark products or equipment	forest fire advisory board 76.04.145 forest fire protection assessments 76.04.610,
destroying or defacing brand or mark 76.36.120	76.36.110	76.04.630
false or forged mark 76.36.110	forest practices 76.09.190	interstate forest fire suppression compact
forging or counterfeiting brand or mark	Cutting practices, See FORESTS AND FOREST	72.64.150, 72.64.160
76.36.120	PRODUCTS, subtitle Forest practices Disease and insect pests	investigations 76.04.015 landowner contingency forest fire suppression
possession of branded products belonging to another 76.36.110	comprehensive forest health program	account 76.04.630
preventing owner from searching premises	76.06.030	lighted material, smoking, ashtrays, notices
for products or equipment 76.36.110	Diseases and insect pests	76.04.455 logging operations, shutting down 76.04.325
selling products or equipment with another's brand or mark 76.36.120	administration 76.06.030 definitions 76.06.020	mill waste, forest debris, dumping prohibited
definitions 76.36.010	exotic forest insect or disease control	76.04.235
forest products to be marked or branded	authority, declaration of emergence	mill wood waste, spark arresters 76.04.215
76.36.020	76.06.130 forest health problems	negligent spreading of fire 76.04.730 notices, removal of 76.04.720
general fund, deposit of fees in 76.36.160 impression of mark presumes ownership	chapter subject to provisions 76.06.190	owners to protect forests 76.04.600
76.36.060	findings 76.06.140	private fire suppression equipment
presumption of ownership 76.36.060	hazard warning 76.06.180	comparison of costs 76.04.175
registration of cancellation 76.36.070	lead agency designation, report 76.06.150 technical advisory committee 76.06.170	requirement to use equipment from lowest responsible bidder 76.04.177
fees 76.36.035	tiered system 76.06.160	rangers, ex officio rangers 76.04.045
penalty 76.36.035	owners of timber lands	reckless burning 76.04.710, 76.04.740
procedure 76.36.035	maintenance of forest lands 76.06.040 public nuisance, declared to be 76.06.010	reports of fire 76.04.445 rule violations, penalties 76.04.075, 76.04.085
renewal 76.36.035 right of entry to retake branded products	Environmental and forest restoration	sealed fire tool box, unauthorized entry
76.36.100	definitions 43.21J.010	76.04.425
sufficiency of brand or mark 76.36.130	environmental enhancement and job creation	service of notices 76.04.055
Burning permits	task force 43.21J.030 intent and purpose 43.21J.010	slash burns, escaped 76.04.486 snags, certain, to be felled 76.04.465
abating forest fire hazards 70.94.690, 70.94.700	legislative findings 43.21J.005	spark-emitting equipment regulated 76.04.405
abating forest fire hazards, management of	program implementation evaluation,	state appropriations, recovery from landowner
ecosystems, instruction or silvicultural	legislative audit and review committee report 43.21J.800	contingency fire suppression account 76.04.620
operations 70.94.670 abating forest fire hazards, management of	project proposals	suppression
ecosystems or silvicultural operations	award of funds 43.21J.040	reimbursement for costs 76.04.475
issuance and fees 70.94.660	evaluation criteria 43.21J.040 training or employment	suspension of burning permits or privileges 76.04.315
fire protection districts 52.12.101	eligibility, job status, and compensation	uncontrolled fire, public nuisance 76.04.750
Cascara bark specialized forest products, enforcement Ch.	43.21J.050	violations, work stoppage 76.04.415
76.48	unemployment compensation benefits for	wardens 76.04.035
Center for international trade in forest products	trainees 43.21J.060, 43.21J.070 Evergreen communities act Ch. 35.105	willful setting of fires 76.04.710 Fire protection districts, forest protection
created 76.56.010 director, appointment of 76.56.030	Federal forests, See FORESTS AND FOREST	assessments
duties 76.56.020	PRODUCTS, subtitle National forests	on unimproved lands 52.16.170
funding sources 76.56.050	Fire production negligent starting of fires, liability 76.04.495	Firewood, cutting, gathering and removing of by private persons for personal use
report to governor and legislature 76.56.050	Fire protection	administrative fee, authorized 4.24.210
programs, research, advisory services, use of fee schedule 76.56.040	allowing extreme fire hazard, liability	limitation on liability of owners 4.24.210
Christmas trees	76.04.495 arrests without warrants 76.04.065	Fireworks, permit for setting off 70.77.495 Forest management services See FORESTS
specialized forest products, enforcement Ch.	blasting fuse, use of 76.04.246	AND FOREST PRODUCTS, subtitle
76.48 Community and urban forestry	burning permits 76.04.205	Cooperative forest management service act
authority 76.15.020	abating forest fire hazards 70.94.660, 70.94.690, 70.94.700	Forest practices
definitions 76.15.010	abating forest fire hazards, management of	actions required by order or decision, costs, lien, owner's liability 76.09.120
department responsibility 76.15.040	ecosystems, instruction or silvicultural	air pollution laws not modified 76.09.905
evergreen communities act Ch. 35.105 evergreen community design 76.15.090	operations 70.94.670	applications
funding administration 76.15.030	exemptions for forest lands 52.12.101 campfires, failure to extinguish 76.04.700	fees 76.09.065 form, contents, and procedures 76.09.060
legislative finding 76.15.005	closure of fire hazard areas 76.04.305,	habitat incentives program, effect 76.09.063
prioritized statewide inventory 76.15.070 purpose 76.15.007	76.04.325	perpetual timber rights, statements of intent
technical advisory committee 76.15.080	contracts for protection and development 76.04.105, 76.04.115, 76.04.125	for use 76.09.067 classes of forest practices
urban tree planting	cooperative agreements, public agencies	applications, approval or disapproval
agreements for 76.15.060	76.04.135	76.09.050
encouraged 76.15.050 Cooperative forest management services act	cooperative protection 76.04.095	rules establishing 76.09.050 compliance with federal water pollution
management services	coordinated forest fire protection and suppression 76.04.167	control act 90.48.425
extension of to adjacent or nearby private	definitions 76.04.005	conversion to nonforestry use 76.09.460,
lands 76.52.030 furnished to private landowners, authorized	department powers and duties 76.04.015	76.09.470
76.52.020	deposit of fire or live coals during closed season 76.04.435	definitions 76.09.020 earth movements
moneys received from private landowners,	disposal of forest debris, clearing roads	advisory committee 76.09.305
disposition 76.52.040	76.04.650 fodoral funds 76.04.025	program 76.09.300, 76.09.310, 76.09.315,
reports, biennial, to legislature 76.52.040 short title 76.52.010	federal funds 76.04.025 felling trees on another's land, permission to	76.09.320 ecology department, jurisdiction and
Counterfeiting brands and marks 76.36.120	76.04.650	enforcement 90.48.420

[RCW Index—page 306] (2008 Ed.)

emergency rule making 34.05.090, enforcement 76.09.140 brand and mark registration fees deposited in 76.09.055 hearings 76.09.040 sale of land or timber rights with continuing environmental impact statements, exemptions 76.36.160 Habitat conservation 43.21C.037 exemptions from rules and policies 76.09.340 exemptions from forest practices act obligations, conditions 76.09.390 76.09.340 establishment and collection 76.09.040, sale or transfer of land Habitat incentives program 76.09.065 notifications 76.09.070 agreements with private landowners, effect on final orders, final decisions, binding upon all parties 76.09.110 forest and fish report 76.09.370 salmon recovery forest practices permit applications federal assurances 77.85.190 76.09.063 implementation Ch. 76.09 Hardwoods commission, See HARDWOODS shoreline management act, hydraulics act, other statutes and ordinances not modified forest and fish support account 76.09.405 COMMISSION forest practices appeals board appeal procedure 76.09.230 created 76.09.210 Insect pests, See FORESTS AND FOREST PRODUCTS, subtitle Diseases and insect 76.09.910 state's interests, represented by department of Insect pests and plant diseases, quarantine and regulation of movement Ch. 17.24 mediation 76.09.230 natural resources 76.09.260 membership 76.09.210 stop work orders appeals 76.09.080 organization and operation 76.09.220 Institute of forest resources Ch. 76.44 powers and duties 76.09.220 contents 76.09.080 Landscape management plans removal 76.09.210 failure to comply pilot projects 76.09.350 terms 76.09.210 costs, liability of operator, owner 76.09.130 Measurement, crimes vacancies 76.09.210 false measurement 9.45.124 departmental action authorized 76.09.130 vacancies /6.09.210
forest practices board
meetings 76.09.030
membership, compensation and travel
expenses 76.09.030
orientation and training, continuing program,
establishment of policy 76.09.250
staff 76.09.030 grounds 76.09.080 inaccurate measure 9.45.124 procedure 76.09.080 inducing false measure 9.45.126 streamside vegetation liability limited 76.09.330 Minimum wage law, effect 49.46.010 Motor vehicles gross weight fees, excluded from farm vehicle lower rate 46.16.090 unharvested riparian and upland areas for benefit of public resources National forests civil and criminal jurisdiction of state preserved 37.08.220 landowner immunity from civil liability for terms and vacancies 76.09.030 damages resulting from trees being left forests and fish account 76.09.400 consent of state to acquisition of land by United States 37.08.220 76.09.330 grants, gifts, acceptance, administration legislative findings 76.09.330 76.09.260 taxation, jurisdiction of state as to 37.08.220 violations habitat incentives program, effect on permit applications 76.09.063 additional penalties 76.09.190 Outdoor recreational use, limitation on liability of landowner when open to public without fee 4.24.200, 4.24.210 appeals 76.09.170 inspections, right of entry 76.09.150 interagency cooperation 76.09.260 liens 76.09.170 penalties 76.09.170 landscape management plans pilot projects 76.09.350 additional 76.09.190 single multiyear permit 76.09.360 Pests, See FORESTS AND FOREST remission or mitigation 76.09.170 lawsuits, protection from water quality protection department of ecology, responsibility, jurisdiction 76.09.100 PRODUCTS, subtitle Diseases and insect legislative finding and purpose 7.48.300 local political subdivisions or regional Railroads, See FORESTS AND FOREST entities, restrictions and exceptions 76.09.240 PRODUCTS, subtitle Fire protection Recreational use lands, limitation on liability when open to public 4.24.200 Forest products growth management 36.70A.570 log and debris jams, removal from streams Forest products commission 76.09.280 Recreational woodcutting use lands, limitation notice of failure to comply appeals 76.09.090 assessment, personal debt 15.100.140 assessment for funding 15.100.110 on liability when open to public 4.24.210 Reforestation definitions 15.100.020 contents 76.09.090 final order 76.09.090 deposit of moneys 15.100.130 election of members, initial meeting community and urban forestry Ch. 76.15 inspection of deforested land 76.09.290 hearing 76.09.090 procedures 76.09.090 notifications 76.09.060 15.100.040 taxation by yield tax or ad valorem tax Const. Art. 7 § 1 enforcement of chapter 15.100.150 Rehabilitation of forests establishment 15.100.120 nuisance lawsuit protection administration 76.14.050 administration 76.14.010 definitions 76.14.040 definitions 76.14.040 forming a commission, cost reimbursement 15.100.043 forest practice, defined 7.48.310 nuisance lawsuits protection membership 15.100.030 presumption of reasonableness 7.48.305 obligations and liabilities 15.100.070 orientation and training, continuing program, establishment of policy 76.09.250 powers and duties 15.100.080 fire protection projects assessments 76.14.080 research, promotional, and educational penalties, disposition of moneys 76.09.180 campaigns 15.100.090 rules, meetings 15.100.050 collection of assessments 76.14.100 credit on assessments for private single multiyear permit 76.09.360 superior courts, jurisdiction 15.100.160 vacancies, compensation 15.100.060 expenditures 76.14.110 hearings 76.14.090 perpetual timber rights, statements of intent for use 76.09.067 Washington producers, list 15.100.100 Forest products workers, dislocated landowner's responsibility under other laws prior permits, extensions 76.09.920 76.14.120 reforestation lands not included 76.14.130 notice 76.14.090 higher education program, tuition and fee waiver 28B.50.259 obligation 76.09.070 reforestation requirements 76.09.060 payment of assessments 76.14.080 regulation and enforcement 90.48.420 Forest products workers, program for dislocated research needs, annual determination, workers firebreaks employment opportunities and enrollee benefits 50.70.030 establishment authorized 76.14.050 recommendations 76.09.270 resource management plans 76.09.040 right of entry by department of ecology pre-existing agreements not affected by 1975 act 76.14.051 employment security department duties 50.70.040 snag and slash removal 76.14.060, 76.14.070 76.09.16Ŏ riparian and upland areas left unharvested for benefit of public resources landowner immunity from civil liability for natural resources department duties 50.70.050 yacolt burn designated rehabilitation areas Forest protection Riparian buffers 76.13.130 fire protection districts, separation of land damages resulting from trees being left 76.09.330 2.20.027 Riparian easement program 76.13.120 fireworks for 70.77.530 Riparian open space program 76.09.040 legislative findings 76.09.330 road maintenance and abandonment plans 76.09.410, 76.09.420, 76.09.430 Forest resources institute Ch. 76.44 Roads county maintenance 36.82.140 common school construction fund, source of Roads, See also PUBLIC LANDS, subtitle 28A.515.320

General fund

administration, enforcement 76.09.040

Access roads

Rural natural resources impact areas

FORFEITURE OF OFFICE

community economic revitalization board Ch. unlawful procedures 76.48.096 seizure and forfeiture of personal property involved in a felony 43 160 violations 76.48.110 employment opportunities and enrollee benefits 50.70.030 State forest lands, See PUBLIC LANDS, subtitle application of chapter 10.105.900 Forest lands, state - acquisition, management disposition of forfeited property and employment security department duties 50.70.040 and disposition proceeds from sale of forfeited property Stewardship of nonindustrial forests and 10.105.010 natural resources department duties 50.70.050 woodlands procedure 10.105.010 property subject to seizure and forfeiture Silvicultural forest burning definitions 76.13.010 program to reduce statewide emissions, department of natural resources authority 10.105.010 Felonies, seizure and forfeiture of property objectives and exemption 70.94.665 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Small forest landowner office involved in a felony duties 76.13.120 legislative finding 7.68.300 measures to defeat purposes of act are invalid Small forest landowners alternate plan processes/harvest restrictions 7.68.340 procedure 7.68.320 proceeds, distribution of 7.68.330 76.09.368 Taxation conversion to nonforestry use 76.09.460, forest products, See TAXES - PROPERTY 76.09.470 reforestation Const. Art. 7 § 1 property subject to 7.68.310 definition 76.09.450 provisions of act are supplemental and do not Taxation of reforestation lands, See FORESTS fish passage barriers 76.09.440, 76.13.150 AND FOREST PRODUCTS, subtitle limit other rights and remedies 7.68.340 office, duties 76.13.110 Ferries, privately owned Reforestation qualifying, review of records 76.13.160 failure to perform ferriage duties 36.53.070 illegal ferriage rates 36.53.080 Timber harvest excise tax agreements 43.06.475, road maintenance and abandonment plans 43.06.480 76.09.410, 76.09.420, 76.09.430 value of buffer trees 76.13.140 Firearms 9.41.098 Timber impact areas basic health plan, enrollment of persons in areas 70.47.115 Fish and wildlife violations Ch. 77.15 Small parcels, riparian buffers 76.13.130 Specialized forest products Forcible entry and detainer proceedings, relief of tenant against 59.12.190 supplemental additional benefits, eligibility authorization contents 76.48.080 50.22.105 Franchises Art. 12 § 22 no remission Const. Art. 12 § 3 Timber on public lands, See PUBLIC LANDS, bill of lading, requirement, when 76.48.080 subtitle Forest lands, state cascara bark, transportation or possession without permit unlawful 76.48.070 Tree spiking 9.91.150, 9.91.155 Franchises, See also FORFEITÜRES, subtitle Urban forest management cedar products, cedar salvage, processed cedar evergreen communities act Ch. 35.105 Corporate franchises products, transportation or possession without permit unlawful 76.48.070 Gambling devices and real and personal property 9.46.231 Yacolt burn designated rehabilitation area 76.14.020 Christmas trees, transportation or possession without permit unlawful 76.48.070 Yield tax, See FORESTS AND FOREST PRODUCTS, subtitle Reforestation Governor's power to remit Const. Art. 3 § 11 report to legislature Const. Art. 3 § 11 county sheriff, duties 76.48.040 Limitation of actions, personal disability of plaintiff does not toll statute 4.16.190 declaration of public interest 76.48.010 definitions 76.48.020 FORFEITURE OF OFFICE Cities and towns, council 35.18.150 Money laundering proceeds and property, seizure and forfeiture of 9A.83.030 disposition of fines 76.48.140 Competitive bidding requirement violations, enforcement 76.48.040 municipal officers 39.30.020 evergreen foliage, cut or picked, Conviction of felony or malfeasance forfeits Moral nuisance, personal property 7.48.090 transportation or possession without permit unlawful 76.48.070 office and disqualifies holding of public Personal property, recovery after forfeiture, venue of action for 4.24.180 office 9.92.120 exemptions 76.48.100 Counties, fees of county officers, penalty false, fraudulent, stolen or forged permit, sales slip or bill of lading 76.48.120 fines, disposition of 76.48.140 huckleberries, sale of 76.48.210 Police relief and pension fund, payment of fines 36.18.180 and forfeitures into 41.20.130 Judicial officers, absence from state Const. Art. 4 Port district contract sales, forfeiture under § 8 53.08.091 Misappropriation of public funds 4.16.080 interstate transportation 76.48.075 minority groups, assistance and training 76.48.200 Public corporations may sue for in corporate name 4.08.110 Proceedings preserved 42.04.040 Recall, See ELECTIONS, subtitle Recall Public office, See FORFEITURE OF OFFICE Vital statistics, local registrars 70.58.020 Quo warranto proceedings native ornamental trees and shrubs, action to recover property 7.56.120 FORFEITURES (See also FORFEITURE OF transportation or possession without permit unlawful 76.48.070 annulment or vacation of patent, certificate or Alcoholic beverages 66.32.040, 66.32.070, deed because of forfeiture 7.56.140, penalties, affirmative defense 76.48.130 66.32.080 7.56.150 Bail ground for information, when 7.56.010 contents 76.48.050 judgments of forfeiture 7.56.100 action by prosecuting attorney 10.19.110 expiration 76.48.050 judgment against principal and sureties, execution 10.19.090, 10.19.105 legal title deemed in state 7.56.120 false, fraudulent, stolen or forged 76.48.120 Real estate contracts filing 76.48.060 acceleration of payments 61.30.090 action to set aside 61.30.140 stay of execution of forfeiture judgment, bond form 76.48.060 10.19.100 required 76.48.060 vacation of forfeiture judgment if person award of fees or costs, or conditions 61.30.130 validation 76.48.062 produced 10.19.105 conditions 61.30.030 purchasers cure of default 61.30.090 definitions 61.30.010 Collusion, payment by does not bar subsequent records, availability 76.48.086 recovery 4.24.170 records requirements 76.48.085 Conviction of crime does not work forfeiture of effect of forfeiture 61.30.100 purchases, possession, unlawful, when property 9.92.110, Const. Art. 1 § 15 expiration of judicial order 61.30.130 76.48.096 Conviction of felony forfeits public office 9.92.120 false swearing, penalty, liability 61.30.150 notice requirements 61.30.020, 61.30.040, records of purchase, possession, or retention processors, cedar or specialty wood 76.48.094 Corporate franchises 61.30.050, 61.30.060, 61.30.070, registration certificate, display required 76.48.098 combinations in restraint of trade Const. Art. 3 61.30.080 other remedies not limited 61.30.020 no remission Const. Art. 12 § 3 priority of actions 61.30.160 sales limitations 76.48.098 sales slip, necessity for 76.48.080 Disposition of restrained or enjoined 61.30.110 seizure and disposition of authorized 76.48.110 police pension fund 41.20.130 sale in lieu of 61.30.120 Real property recovery after forfeitures, venue of action for 4.24.180 to school fund 4.24.180 to state treasurer 4.24.180 disposition of proceeds, county fund Driving under the influence Recovery of, action for 4.24.150 76.48.110 forfeiture and seizure of vehicle 46.61.5058 transporting or possessing requirements Remission Explosives 70.74.400 76 48 070 power of governor, report to legislature Const. unlawful acts 76.48.030 Felonies Art. 3 § 11

administrative procedures and standards, special law providing for, prohibited Const. exemption from 13.70.003 Art. 2 § 28 Sexually explicit conduct, photographs of minors, other materials 9.68A.120 case review State lands, See also FORFEITURES, subtitle Public lands Statutory limitation of actions, forfeitures to the state 4.16.100 13.70.100 special law providing for remission, prohibited Const. Art. 2 § 28 venue for recovery 4.12.020 FORGERY Indictment or information as to, description of instrument which was subject of forgery when destroyed or withheld by defendant 10.37.080 Insurance against, See INSURANCE, subtitle Casualty insurance Motor vehicle financial responsibility law, forgery of required proof of financial responsibility 46.29.620 Motor vehicles certificate of license registration, alteration or forgery of, penalty 46.12.220 certificate of ownership, alteration of forgery of, penalty 46.12.220 Petitions, misconduct concerning 9.44.080 Stock subscription, penalty 9.24.010, 9.24.020 FORMA PAUPERIS Habeas corpus 7.36.250 Superior courts, transcript of testimony for pauper 2.32.240 Transcripts, affidavit of inability to pay for 2.32,240 FORMER ACQUITTAL OR CONVICTION 13.70.050 (See CRIMINAL PROCEDURE, subtitle Former acquittal or conviction) Chattel liens, See LIENS, subtitle Chattel liens Counties, official newspaper, blank forms for public 36.72.080, 36.72.090 28A.630.005 Deeds of trust master form provisions, recording 65.08.160 recording instruments containing master form provisions by reference 65.08.160 District judges attachments 12.04.205 Insurance, See INSURANCE, subtitle Forms caseworkers Master form, deeds of trust or mortgage provisions, recording, recording by reference to 65.08.160 Mortgages 61.12.020 master form provisions, recording by reference to 65.08.160 recording instruments incorporating master form provisions by reference 65.08.160 74.14C.050 Official bonds 42.08.060 Registration of land titles 74.14C.040 application 65.12.035 certificate of title 65.12.255 74.14C.090 certificate of withdrawal 65.12.235 summons 65.12.125 withdrawal from registration 65.12.230 Service of process, summons 4.28.110 Vital statistics, supply of forms by registrar Warrant of arrest, coroner's 36.24.110 FORTS (See UNITED STATES, subtitle Higher education Forts) 28B.116 **FOSSILS** State fossil 1.20.042

FOSTER CARE

Blood-borne pathogens

trainings 74.13.315 Child fatality review, notice 74.13.640

Citizen review board system

infant testing 74.13.287, 74.13.288, 74.13.289

Child care for parents attending meetings or

appointments to boards, guidelines 13.70.040 dependent children, procedure 13.70.110 participation of caretaker agency, employee duties 13.70.080 voluntary placements and placements without dependency petition, procedure composition of board 13.70.030 confidentiality, members' oath, penalties for violation of confidence 13.70.060 confidentiality, participants' oath, limits on disclosure 13.70.090 conflicts of interest, disclosure by and removal from participation of member 13.70.090 court review of cases subject to review by board, frequency 13.70.140 definitions 13.70.010 funds, authority to apply for and use public and private funds 13.70.130 immunity from civil liability, board members 13.70.090 Indian children, local Indian child welfare advisory committee may serve as board 13.70.150 legislative findings and purpose 13.70.003 officers, selection 13.70.040 permanency planning hearings 13.70.140 quorum of board 13.70.030 recordkeeping requirements 13.70.090 records, board access to 13.70.070 supreme court, duties and rule making authority 13.70.020 terms of appointment 13.70.040 training requirement for board members vacancies in office 13.70.040 Dependency hearings foster parent or relative care provider attendance 13.34.110 Education plans, short-term care 28A.300.800, Evaluation to identify children with long-term needs 74.14A.050 Family decision meetings 74.13.630 Family preservation services appropriations transfer from foster care services, report 74.14C.070 availability to eligible families 74.14C.005 training requirements 74.14C.020 contracts to provide services 74.14C.032 definitions 74.14C.010 eligibility criteria 74.14C.042 federal funds 74.14C.065 funds 74.14C.060 implementation and evaluation plan intensive services, eligibility criteria referrals and services, reporting requirements services provided 74.14C.020 social and health services department duties training and consultation for personnel, judges, and providers 74.14C.100 volunteer services 74.14C.060 Foster parent liaisons 74.13.340 foster care endowed scholarship program Ch. passport to college promise program Ch. 28B.117 Home recruitment program 74.13.325 Identicards for foster youth 74.13.283 Independent living services 74.13.540 Indian child welfare payment requirements 74.13.080 tribal authority to license agencies 74.15.190 Indian children 13.34.245

Information sharing with care provider conditions and limitations 74.13.280 passports, contents 74.13.285 Intensive resource home pilot 74.13.800 Interstate compact on placement 26.34.010 Legislative children's oversight committee, membership and duties 44.04.220 Liability insurance for foster parents secretary of social and health services to provide 74.14B.080 Liability of foster parents for care and supervision of foster children in actions commenced by foster children or their parents against foster parents 4.24.590 Out-of-home care conflict of interest 74.13.530 reporting requirements 74.14C.080 Parents attorney general to provide defense 4.92.060, 4.92.070 critical support and retention program 74.13.650, 74.13.660 preservice training 74.13.250 proposed placement changes, to receive notice conditions and limitations 74.13.300 respite care for 74.13.270 responsibilities of 74.13.330 rights 74.13.332, 74.13.333, 74.13.334 training 74.13.310, 74.14B.020 Park passes, eligibility 79A.05.065 Passport to college program Ch. 28B.117 Placements educational continuity 74.13.550, 74.13.560, 74.13.570, 74.13.580 fewest possible placements to be made 74.13.290 foster parent contact with birth parents 13.34.260 kinship caregivers 74.13.600, 74.13.621 parental preferences 13.34.260 parental preferences to be followed absent good cause to do otherwise 13.32A.210 Property damage, reimbursement 74.13.335 SEED act, individual development accounts account 43.31.470 definitions 43.31.455 findings 43.31.450 foster youth program 43.31.465 program, rules 43.31.460 Sexually and physically reactive children care provider immunity 74.13.670 additional funds, purposes 43.31.475 report 43.31.480 short title 43.31.485 FOSTER HOMES Abuse, investigation prior to licensure or relicensure 74.15.030
Complaint resolution process 74.13.045 Defined 74.15.020 Department of social and health services duties 74.13.031 Duration of care limitations 74.13.055 Indian child welfare purchase of care 74.13.031 Inspections 74.15.040 Investigate for abuse prior to licensure or relicensure 74.15.030 Liability insurance for foster parents secretary of social and health services to provide 74.14B.080 Liability of foster parents for care and supervision of foster children in actions commenced by foster children or their parents against foster parents 4.24.590 Licenses application 74.15.100 renewal, application date 74.15.110 suspension for noncompliance with support

order 74.15.134

Licensing 74.15.040

On-site monitoring program 74.13.260 47.44.040Public utilities city streets as part of state highway, franchises on 47.24.020 incorporated towns on United States land Out-of-home care social study, contents 74.13.065 58.28.040 limited access facilities 47.52.090 Recruitment unincorporated towns on United States land homes for special needs children 74.13.320 disincorporation, impairment of 35.07.100 58.28.250 Semi-secure facility, designation as, authorized drawbridges, to construct Quo warranto proceedings 74.15.180 authority to grant 35.74.010 ground for information, when 7.56.010 prerequisites to grant 35.74.060 judgments of ouster or forfeiture 7.56.100 FOWL (See BIRDS; POULTRY) erecting and charging toll on drawbridges 35.74.010 persons who may file informations concerning FRANCHISE INVESTMENT 7.56.020 PROTECTION metropolitan municipal corporations, exercise of power without 35.58.330 ordinances granting 35.27.330 State highways, franchises on, See HIGHWAYS, subtitle Franchises on state highways Administrative procedure act, applicability 19.100.260 State toll bridges Administrator of securities, appointment and public service businesses, granting by annexing area 35.13.280 granting of franchises authorized 47.56.256 powers 19.100.270 liquidation and closure of accounts upon Advertisements streets and sidewalks electrical franchises 80.32.010 removal of tolls, transfer of surplus copy to be filed with director 19.100.100 false or misleading, hearing, notice, procedure ordinances for use and occupancy 35.27.370 satisfaction of valid claims 47.56.243 19.100.110 Corporate Street railways 81.64.010, 81.64.020 Application of chapter 19.100.160 granting on new roadways 35.85.040
Toll roads, granting of franchises on authorized 47.56.256 alienation or lease not to relieve liability Cease and desist orders 19.100.248 Definitions 19.100.010 Const. Art. 12 § 8 creation by special act forbidden Const. Art. Escrow or impoundment of franchise fees as 12 § 1 Transportation of passengers in motor vehicles, department of transportation to approve if registration condition 19.100.050 extension by legislature prohibited Const. Art. Fees 19.100.240 12 § 3 granted when city or town streets part of state Filings, registration, or finding of director, construction 19.100.090 forfeiture highway system 47.24.020 not to be remitted Const. Art. 12 § 3 Financial institutions, department director's authority 19.100.250 FRANCIS HADDON MORGAN CENTER unlawful combinations Const. Art. 12 § 22 (See DEVELOPMENTAL DISABILITIES, PERSONS WITH, invalid if unorganized Const. Art. 12 § 2 Franchise brokers irrevocable grant prohibited Const. Art. 1 § 8 recordkeeping requirements 19.100.150 registration denial, suspension, or revocation subtitle Residential habilitation centers) liability not relieved by lease, etc. Const. Art. FRANKLIN COUNTY 19.100.252 subject to eminent domain Const. Art. 12 § 10 Boundaries, tracing of 36.04.110 registration required 19.100.140 County bridges generally 36.55.030, 36.55.040, 36.55.050, Hanford area economic investment fund reporting requirements 19.100.150 committee membership and duties 43.31.425, Investigations 19.100.245 36.55.060 43.31.428 Limitation of actions 19.100.200 jointly owned or operated with state 47.44.040 established 43.31.422 Negotiated settlement, associated release or waiver permitted 19.100.220 County ferries, receiving federal financial aid, Superior court judges, number of 2.08.064 transportation department approval Offering circular FRATERNAL ORGANIZATIONS 47.04.140 delivery of circular and amendments required Nonprofit corporations, authorized 24.03.015 County roads 19.100.080 Nonprofit miscellaneous and mutual electric franchises and rights of way on Prohibited acts 19.100.020 corporations authorized 24.06.015 Registration generally 36.55.010, 36.55.020, 36.55.070, FRATERNAL SOCIETIES application, contents and filing 19.100.040 36.55.080 Building corporations Ch. 24.24 duration, renewal, amendment 19.100.070 limited access facility or joint governmental facility 47.52.090 pipelines, authority 36.55.010 railways, authority 36.55.020 records of 36.55.080 Incorporation Ch. 24.20
Insurance, See INSURANCE, subtitle Fraternal escrow or impoundment of fee as registration condition 19.100.050 benefit societies exceptions or exemptions, burden of proof FRAUD 19.100.220 Agreements, enforceability Ch. 19.36 exemption, denial, suspension, or revocation tramroads, authority 36.55.020 validation 36.55.070 19,100,255 Animals exemptions 19.100.030 fee 19.100.240 false certificate of registration or false representation of breed, penalty 9.08.030 Attachment ground 6.25.030 wirelines, authority 36.55.010
Declaratory judgments 7.24.020
Electrical franchises and rights of way on county Registration statement effective, when 19.100.060 stop order 19.100.120, 19.100.130 Attachments and executions, removal or roads and city streets 80.32.010 assigning property to avoid 9.45.080 Eminent domain, subject to Const. Art. 12 § 10 receiving property 9.45.090 Relation between franchisor and franchisee, Escrow agent registration act violations, rights and prohibitions 19.100.180 Auctions 9.45.070 forfeiture of corporate franchise Sell or offer to sell Banks, insolvent bank receiving deposit 9.24.030 limited access facilities 47.52.090 unlawful if franchise unregistered or not Bond issue facsimile signatures, fraud by printer Forfeiture exempt 19.100.020 or engraver, penalty 39.44.101 combinations in restraint of trade Const. Art. Service of process 19.100.160 Suits for damages 19.100.190 Business opportunity fraud act Ch. 19.110 12 § 22 Children Forfeiture, See also FORFEITURES Terms and conditions substitution of child to deceive 9.45.020 Franchise investment protection Ch. 19.100 Highways, See HIGHWAYS, subtitle Franchises negotiations initiated by franchisee Common carriers 19.100.184 obtaining transportation at less than established rates 81.28.210, 81.28.220 on state highways Unfair or deceptive acts 19.100.190 Irrevocable grant prohibited Const. Art. 1 § 8 Violations shipping prohibited property 81.28.210, 81.28.220 Labor liens on franchises of certain companies civil and criminal penalties 19.100.210 injunctions 19.100.210 Ch. 60.32 Conveyances, See FRAUDULENT CONVEYANCES Liability not relieved by lease, etc. Const. Art. 12 referral of evidence 19.100.230 § 8 unlawful acts 19.100.170
Waivers of compliance void 19.100.220 Liens, See LIENS, subtitle Franchises, earnings, Corporations, See also CORPORATIONS, subtitle Fraud property of certain companies, laborers' lien FRANCHISES Creditors assignments for benefit of, false Motor vehicle dealers, See MOTOR VEHICLES, subtitle Dealer's, salesmen's, Alienation or lease not to relieve liability Const. representations 9.45.100 Art. 12 § 8 removing or disposing of accounts and books to defraud 9.45.080 Bridges, franchises across 47.44.040 or manufacturer's licenses Certain companies, labor liens from Ch. 60.32 Municipal corporations Executions, removal or assigning property to avoid 9.45.080 bridges jointly owned or operated with state ordinances granting 35.23.251 47.44.040 Cities and towns limited access facilities 47.52.090 False pretenses, See FALSE PRETENSES

bridges jointly owned or operated with state

Ordinances of cities granting 35.27.330

[RCW Index—page 310] (2008 Ed.)

False representations, See FALSE REPRESENTATIONS Corporations, fraudulent conveyance or Meetings 15.28.060 Membership 15.28.020, 15.28.023, 15.28.024, encumbrance of real or personal property 9.24.020 15.28.030 Food stamps recovery of payments 74.04.300 Public assistance, fraudulent conveyances of real Plans, programs, projects property 74.08.338 Transfers, uniform fraudulent transfer act Ch. Hotels and innkeepers, obtaining approval and oversight 15.28.103, 15.28.105 accommodations by fraud, penalty Powers 15.28.100 19.48.110 19.40 Printing Insurance contract conditions 15.24.086 FRAUDULENT TRANSFERS not restricted by public printer law 15.24.085 Publications 15.28.260 generally Ch. 48.30, Ch. 48.30A, Ch. 48.135 Defenses, liability, and protection of transferee Insurance against, See INSURANCE, subtitle 19.40.081 Casualty insurance Records Definitions 19.40.011 Intent as element, intent to defraud any person as evidence 15.28.120 Extinguishment of cause of action 19.40.091 funding staff support 15.28.320 public disclosure exemption 15.28.315 sufficient 10.58.040 Fraudulent as to present and future creditors Judgments or orders obtaining superior court judgment or order by, Rules Fraudulent as to present creditors 19.40.051 vacation or modification enforcement 15.28.290 Insolvency of debtors 19.40.02 ground for 4.72.010 petition, by 4.72.030 filing and publication 15.28.300 Obligation, when incurred 19.40.061 rule-making proceedings, exemptions Remedies of creditors 19.40.071 obtaining vacation of superior court judgment or order by, time limitation provision does 15.28.305 Transfer, when made 19.40.061 Soft tree fruits Ch. 15.28 Value of transfer 19.40.031 not apply to 4.72.080 Limitations of action for 4.16.080 Subdistricts, establishment 15.28.070 FREEDOM OF PRESS Terms of office 15.28.050, 15.28.055 Guaranteed Const. Art. 1 § 5 Liquor warehouse receipts, penalty 9.45.160, Travel expenses and compensation 15.28.090 9.45.170 FREEDOM OF SPEECH Unlawful acts and penalty 15.28.270, 15.28.280 Mining claims Guaranteed to every person Const. Art. 1 § 5 Legislators not liable for words in debate Const. Vacancies 15.28.080 altering samples of ore or assay certificate, penalty 9.45.210 FRUITS (See also BERRIES; HORTICULTURE) Art. 2 8 17 false samples of ore or assay 9.45.220 FREEDOM OF WORSHIP Apples Mock auctions 9.45.070 state fruit 1.20.035 Guaranteed Const. Art. 1 § 11 Mortgaged property, destruction, conversion, Commodity committees 15.28.140, 15.28.150 sale, removal, etc. 9.45.060 **FREEHOLDERS** Controlled atmosphere storage Mutual savings bank, insolvent bank receiving deposit 32.04.120 condition and maturity standards 15.30.140, home rule charter Const. Art. 11 § 4 15.30.150 Ne exeat, See NE EXEAT vacancies, method of filling 36.32.490 definitions 15.30.010 Permanent common school fund losses due to, Election, home rule charter Const. Art. 11 § 4 identification of fruits and vegetables losses borne by state 28A.515.310 Election of 15.30.130 Personal property subject to mortgage, conditional sale, lien, lease, rental agreement, destruction, conversion, sale, first class cities 35.22.050, 35.22.055, Const. injunctions 15.30.220 Art. 11 § 10 inspection and certification 15.30.160, First class cities 15.30.170, 15.30.180, 15.30.200 removal, etc. 9.45.060 election of 35.22.050, 35.22.055 inspection certificate as evidence 15.30.190 Probate FREEWAYS (See HIGHWAYS) intergovernmental cooperation 15.30.260 revocation of letters, for 11.28.250 penalties for violations 15.30.250 sales of estate property, effect on confirmation rules enforcement 15.30.050 Freight mobility strategic investment program 11.56.115 time, temperature, and air components 15.30.060, 15.30.120 and board Ch. 47.06A Public assistance Livestock liens, sale of to satisfy 60.60.030 failure to reveal resources and income unlawful acts 15.30.210 warehouse license 15.30.020, 15.30.030 Rates, regulation by legislature authorized Const. 74.04.300 Art. 12 § 18 false statements or representations 74.08.331 larceny 74.08.331 denial, suspension, or revocation 15.30.080, 15.30.090 FRESH PURSUIT Authority of peace officer 10.89.010 Defined 10.89.050 real property disposal 74.08.331 fee 15.30.040 recovery of payments, penalty 74.04.300 renewal 15.30.070 transfers of property to qualify 74.08.335, District of Columbia defined as a state 10.89.040 subpoenas, witnesses and fees 15.30.100 74.08.338 Lawfulness of arrest 10.89.030 warehouse number 15.30.110 Pyramid schemes Mutual aid peace officers powers 10.93.120 County peddlers' licensing, exemption 36.71.010 antipyramid promotional scheme act Ch. Preliminary examination by magistrate 10.89.020 Fresh fruit sales limitation act 19.275 combination sales 15.21.040 Quo warranto proceedings, annulment or Secretary of state duties 10.89.060 cost, invoice as evidence 15.21.030 vacation of patent, certificate or deed because of fraud 7.56.140, 7.56.150 Uniform act on fresh pursuit Ch. 10.89 exempt sales 15.21.070 Rental agreement property, conversion, sale, lease, etc., penalty 9.45.060
Sales, remedies 62A.2-721
Statute of frauds, See FRAUDS, STATUTE OF Stock subscription 9.24.010, 9.24.020 FRUIT COMMISSION penalties 15.21.060 unlawful practices 15.21.020 Assessments violations, injunctions against 15.21.050 Fruit commission, See FRUIT COMMISSION annual 15.28.160 collection 15.28.240 collection 15.28.240 due date and delinquent penalty 15.28.230 exemption 15.28.160 increases 15.28.170, 15.28.180 Grades and packs Ch. 15.17 Horticultural pests and diseases Ch. 15.08 Inspection and certification 15.17.140, 15.17.150 Supplemental proceedings immunity if testifies concerning 6.32.200 payment responsibility 15.28.250 research and advertising 15.28.170 Commodity committees 15.28.140, 15.28.150 Pests and diseases testimony concerning not excused 6.32.200 condemnation of infected property 15.08.070 Teachers' retirement system falsification, penalty 41.32.055 disinfection of fruit trees 15.08.025 Creation, comprehensive scheme 15.28.015 quarantine and regulation of movement Ch. vehicles, report of sale 9.45.260 Dealers, handlers, and processors assessment payments, responsibility Retail sales, fresh failing to deliver on death of testator 15.28.250 country of origin information 15.04.415 11.20.010 records 15.28.210 Soft tree fruits Ch. 15.28 Written agreements, enforceability Ch. 19.36 returns under oath 15.28.220 Tax deferrals, fruit and vegetable businesses Ch. FRAUDS, STATUTE OF Definitions 15.28.010 82.74 Written agreements, enforceability Ch. 19.36 District advisory committees 15.28.140, Tree fruit research commission FRAUDULENT CONVEYANCES 15.28.150 assessment list 15.26.130 assessment iist 15.26.130 assessment on cherries 15.26.125 assessments 15.26.120, 15.26.140, 15.26.150, 15.26.155, 15.26.160, 15.26.170, 15.26.200, 15.26.210, 15.26.220 Duties 15.28.110 Attachments and executions, removal, secreting, or assigning property to avoid 9.45.080 Elections 15.28.040, 15.28.060 Funds, disposition 15.28.190, 15.28.200 Conveyance of personal property subject to mortgage, conditional sale, lien, lease, penalty 9.45.060 Inspections, authorization 15.28.310 Liability of members, employees, state 15.28.130 collection of assessments 15.26.250

(2008 Ed.) [RCW Index—page 311]

FUEL dealers, handlers and processors, return filing 15.26.190 definitions 15.26.030 disposition of funds 15.26.230 funding staff support 15.26.265 funds collected, disposition 15.26.280 industry service programs 15.26.020 collection and dispersal of funds 15.26.235 intergovernmental contracts and agreements 15.26.290 legal costs and expenses 15.26.260 liability of members, employees, state 15.26.240 membership 15.26.040, 15.26.050, 15.26.060, 15.26.070, 15.26.080 powers and duties 15.26.110 quorum 15.26.090 records, public disclosure 15.26.295 records as evidence 15.26.270 records of persons receiving fruit 15.26.180 sanitation programs 15.26.020 travel expenses and compensation 15.26.100 violations and penalty 15.26.300 Weights and measures, small fruit 19.94.470 FUEL (See GASOLINE; MOTOR VEHICLE FUGITIVES (See also ESCAPE) From another state

preliminary examination 10.88.340 Extradition, See EXTRADITION Fresh pursuit, uniform act Ch. 10.89 Out-of-state, extradition 10.34.030 Pursuit and retaking of any place in state 10.34.010, 10.34.020

FUND RAISING (See CHARITABLE SOLICITATIONS)

FUNDS (See also PUBLIC FUNDS)

Accident fund, See INDUSTRIAL INSURANCE, subtitle Accident fund Advanced college tuition payment program account Ch. 28B.95 Agricultural local fund 15.60.040

disposition of fines and forfeitures 15.49.470 establishment 43.23.230 fertilizer regulation, use of moneys 15.54.480 moneys, deposited, use 15.53.9044 pesticide annual registration fee, deposit and use 15.58.070

Aircraft dealers license and certificate fees deposited in 14.20.060

Assurance fund for registration of land titles investment of 65.12.670 maximum liability 65.12.700 payment for judgment 65.12.690 recoveries paid from 65.12.680 registration of land 65.12.660

Basic health plan self-insurance reserve account, investment 43.33A.230

Biosolids permit account 70.95J.025 Birth certificates, children's trust fund 70.58.085 Boating safety education certification account 79A.60.650

Bond retirement accounts Ch. 43.99M Building code council account 19.27.085 Capitol purchase and development account 43.79.455

Catastrophe injury account, See INDUSTRIAL INSURANCE, subtitle Catastrophe injury

Cemetery account 68.05.285 Cemetery district fund 68.52.280, 68.52.290, 68.52.300

Cemetery endowment care funds, accountability Ch. 68.44

Center for improvement of student learning account 28A.300.135 Certified public accountants' account 18.04.105

Child care facility fund committee applications for loans, guarantees, and grants, requirements 43.31.512

grants, repayment requirements 43.31.514

grants and loans from fund, authority to make. conditions and limitations 43.31.506 loan guarantees for licensed child care facilities, conditions and limitations 43 31 508

Child care facility revolving fund purpose, source of funds 43.31.502

Cities and towns

accident fund, use 35.30.050 borrowing money from municipal sale and use tax equalization account 35.02.135 city street fund 35.02.140

local improvement guaranty fund 35.23.505 metropolitan park districts 35.61.210 publicity fund 35.23.470, 35.23.480, 35.23.490

Cities and towns, See CITIES AND TOWNS, subtitle Funds

City and town research services account 43.110.060

Coastal crab account 77.65.240, 77.70.320, 77.70.330

Coastal protection fund 90.48.390, 90.48.400 College and universities' bond issues, See BOND ISSUES, subtitle Colleges and universities

College board worker retraining program funds 28C 04 390

Collegiate license plate fund, use for scholarships 28B.10.890

Commingled trust funds established 43.33A.170 Community and economic development fee account 43.330.155

Community and technical college bond retirement fund

declaration that bonds are no longer outstanding 28B.50.401

transfer of moneys to general fund 28B.50.402 Community and technical college capital projects account 28B.50.360

Correctional industries account 72.09.090 Cost of supervision fund 72.11.040 County, See COUNTIES, subtitle Funds County criminal justice assistance account 82.14.310

County research services account 43.110.050 County roads and bridges, See COUNTY ROADS AND BRIDGES

County sales and use tax equalization account 82.14.200, 82.14.215, 82.14.220
Crime victim's compensation

public safety and education account 7.68.035 Depositaries, See DEPOSITARIES Developmental disabilities endowment trust fund

43 330 200

Disaster response account 38.52.105 Disincorporation of cities and towns, final accounting of receiver 35.07.220 Displaced workers account 50.12.080, 50.12.280 Distressed county assistance account 82.14.380

Drought preparedness account 43.83B.430 Drug enforcement and education account beer, additional tax to fund 66.24.290

Dungeness crab appeals account 77.65.230 Eastern Washington pheasant enhancement account 77.12.810, 77.12.820

Education savings account 43.79.465 Education technology revolving fund 43.105.835 Electrical license fund

electrical board expenses 19.28.311 receipt and expenditure of moneys 19.28.351 Emergency medical services and trauma care

system trust account 70.168.135 Endowment care, See CEMETERIES, subtitle

Endowment care Energy efficiency construction account 39.35C.100

Environmental excellence account 43.21K.170 Escrow agent licensing fees 18.44.121

Fair fund Ch. 15.76 lease of state agricultural lands, deposit of rental funds 15.04.090

Farmlands preservation account 79A.15.130

Federal, See UNITED STATES, subtitle Funds Federal food service revolving fund 28A.235.020, 28A.235.030

Film and video promotion account, use to promote production industry 43.330.092 Financial reporting

annual, all funds and account groups 43.88.027

Fire protection districts, See FIRE PROTECTION DISTRICTS, subtitle Fiscal

Firearms range account 79A.25.210 Flood control districts, See FLOOD CONTROL, subtitle Districts—1937 act

Food processing inspection account 69.07.120 Fruit and vegetable district fund 15.17.240 Fund for innovation and quality in higher education Ch. 28B.120

Funeral directors and embalmers account 18.39.800

General administration services account 43.82.120, 43.82.125 purpose and uses 43.01.090, 43.19.025, 43.19.500, 43.19.1923

43.19.500, 43.19.1923
rate increases, calculation changes, subject to approval 43.88.350
Geologists' account 18.220.120
Grade crossing protective fund transfer of funds to general fund 81.53.281
Grain indemnity fund 22.09.411

Grain inspection revolving fund 22.09.830 Grain warehouse audit account 22.09.830 Habitat conservation account 79A.15.020, 79A.15.040, 79A.15.060

Hanford area economic investment fund committee membership and duties 43.31.425, 43.31.428

established 43.31.422

Hazardous waste control and elimination account created 70.105.180

Health insurance pool account 48.41.037 Health professional loan repayment and scholarship program fund 28B.115.130 Health professions account 18.71.401

Health services account beer, additional tax to fund 66.24.290

Higher education bond issues, See BOND ISSUES, subtitle Colleges and universities
High-level radioactive waste program, state radiation control agency to seek federal funds 70.98.125

Hop inspection fund 22.09.830

Horse racing commission moneys, disposition and retainage 67.16.100 Impaired driving safety account 46.68.260 Impaired physician account 18.71.315 Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Funds

Insurance

title insurers' guaranty funds, See INSURANCE, subtitle Title insurers International exchange scholarship endowment fund 28B.109.060, 28B.109.070 International exchange trust fund 28B.109.050

Investment accounting state investment board

transfer of functions and duties from state treasurer's office to 43.33A.180

Irrigation districts, See IRRIGATION
DISTRICTS, subtitle Fiscal matters
Jail renovation bond retirement fund 70.48.310 Judicial information system account

increase in fines, penalties, and assessments to support 2.68.040 uses 2.68.020

Juvenile accountability incentive account 13.40.560

K-20 technology account 43.105.830 Labor and industries, department of investment policies 43.33A.110 Liquor control board construction and maintenance account 66.08.235 Liquor excise tax fund 82.08.160

Liquor revolving fund administrative expenses, appropriation and payment 66.08.026 border areas, distribution 66.08.195, 66.08.196, 66.08.198 cities and towns, distribution 66.08.210 counties, distribution 66.08.200 deposits and disbursements 66.08.170 distribution 66.08.180, 66.08.220 excess funds, disbursement and withholding for noncompliance 66.08.190 proceeds from sale of illegal property 66.32.070 transfer of funds 66.08.240 wine commission disbursement 66.08.230 Livestock nutrient management account 90.64.150 Local government statewide custody contracts 43.08.280 Local sales and use tax account 82.14.050 Marine fuel tax refund account Ch. 79A.25 Maritime historic restoration and preservation account 88.02.053 Master license fund 19.02.075, 19.02.210 trade name registration fees 19.80.075 Metals mining account 78.56.080 Metropolitan municipal corporations, fiscal matters disbursements 35.58.430 maintenance 35.58.430 Milk pooling act, marketing plan accounts 15.35.280 Milk products, disposition of licensing fees 15.36.491 Minority and women's business enterprises account 39.19.200 Miscellaneous transportation programs account 47.04.220 Mortgage broker fees, deposit 19.146.228 Mosquito control districts 17.28.270, 17.28.280, 17.28.290 Municipal criminal justice assistance account 82.14.320, 82.14.330 Municipal sales and use tax equalization account 82.14.210, 82.14.215, 82.14.220 National World War II memorial account 73.40.060 Oil spill prevention account 90.56.510 Oil spill response account 90.56.500 Outdoor recreation account 79A.15.050, Ch. 79A.25 Parkland acquisition account 79A.05.170, 79A.05.175 Parks improvement account 79A.05.060 Parks renewal and stewardship account 79A.05.100

Transportation account 47.12.340

Permanent common school fund fish and wildlife lands withdrawn from lease 77.12.360

Pipeline safety account 81.88.050

Planting stock certification account 15.13.470, 15.14.145

Port districts, See PORT DISTRICTS, subtitle Funds

Probation services

misdemeanors

assessment for services 10.64.120 Public hospital district funds, creation 70.44.171 Public safety and education account 10.82.070, 35.20.220, 77.12.201

profiteering payments and forfeitures deposited in 9A.82.110

Public works assistance account established, purpose 43.155.050

Radiation monitoring, department of ecology to seek federal funds 70.98.122

Reclamation revolving account 90.16.090 Recreation resource account Ch. 79A.25 Recreational fisheries enhancement account

77.105.150

Regional fisheries enhancement group account 77.95.090

Regional fisheries enhancement salmonid recovery account 77.95.130 Residential weatherization program low-income weatherization assistance account 70.164.030, 70.164.070 Road and bridge service districts

local service district fund 36.83.140 Rural rehabilitation program, agreements with and funds from federal government Ch.

Salmon recovery account 77.85.170 Savings incentive account 43.79.460 School zone safety account 46.61.440 Schools, certain federal payments to counties designated to reduce districts' outstanding debts 36.01.200

Sea urchin dive fishery account 77.70.150 Secretary of state's revolving fund, purpose 43.07.130

Sewer districts, See SEWER DISTRICTS, subtitle Fiscal matters
Special wildlife account 77.12.323

State, See also PUBLIC FUNDS, subtitle State depositaries for state funds, See DEPOSITARIES, subtitle State depositaries

State convention and trade center, Seattle state convention and trade center operations account 67.40.025

State parks renewal and stewardship account 79A.05.215

State patrol nonappropriated airplane revolving account 43.79.470

State patrol retirement fund 43.43.130 State trade fair fund 43.31.805, 43.31.832, 43.31.833, 43.31.834

Students child care in higher education accounts Ch. 28B.135

Sulfur dioxide abatement account 70.94.630 Thurston county capital facilities account 43.01.090, 43.19.501

Tobacco prevention and control account 43.79.480

Tobacco settlement account 43.79.480 Tourism promotion and development account

advanced environmental mitigation revolving

miscellaneous transportation programs account 47.04.220

Transportation infrastructure account Ch. 82.44 Tuition recovery fund 28C.10.082 Tuition recovery trust fund 28C.10.084

University of Washington

University of Washington bond retirement fund

building fees deposited 28B.15.210 University of Washington building account building fees deposited 28B.15.210

Vessel, gear, license, and permit reduction fund 77.80.060

Violence reduction and drug enforcement account 69.50.520

Warm water game fish account 77.32.440, 77.44.050

Washington State University

Washington State University bond retirement fund

building fees deposited 28B.15.310
Washington State University building account building fees deposited 28B.15.310

Water pollution control facilities bond redemption fund Ch. 90.50

Water pollution control revolving fund Ch. 90.50A

Water quality account 70.146.030 Water quality permit account 90.48.465 Weed control districts 17.04.250

Weights and measures account 19.94.185 Wildlife account 77.12.170, 77.12.184, 77.12.190

Wildlife fund 77.12.323

migratory bird stamp, revenues 77.12.690 warm water game fish account 77.32.440, 77.44.050

Winter recreational program account 79A.05.235 Wood stove education and enforcement account 70.94.483

FUNERAL DIRECTORS AND **EMBALMERS**

Authorization for burial or cremation 68.50.170 Board of funeral directors and embalmers compensation and expenses 18.39.175 membership 18.39.173 organization and operation 18.39.173 responsibilities and authority 18.39.175 Burial-transit permits, registrar of vital statistics

70.58.030, 70.58.230 Consumer protection act, application 18.39.350 Cremation

individual or group cremation, permission requirements 68.50.185

permit or endorsement 68.05.175, 68.05.390 permit or endorsement required, penalty for violation 18.39.217

Crematories

regulation 18.39.217

Death certificates

generally 70.58.240

Death certificates, See also VITAL STATISTICS, subtitle Death certificates Definitions 18.39.010

Disciplinary action, grounds 18.39.300 Duties, generally 70.58.240

Embalming

authorization and information disclosure 18.39.215

Examinations 18.39.070

Funeral directors and embalmers account 18.39.800

Funeral establishments

licenses

requirements 18.39.145

Human remains

immediate care of body 18.39.215

Human remains, transportation at direction of coroner or medical examiner, costs 68.50.032

Inspector of funeral directors and embalmers eligibility, powers, and duties 18.39.170 Interns 18.39.120, 18.39.125

applicants from other states 18.39.130 application or renewal 18.39.050 college course requirements 18.39.045 display 18.39.100

eligibility requirements 18.39.035 funeral establishments 18.39.145 lapse and reinstatement 18.39.150

required 18.39.020 restrictions 18.39.100

subject to provisions of chapter 18.130 RCW 43.70.290

suspension for noncompliance with support order 18.39.467

suspension for nonpayment or default on educational loan or scholarship 18.39.465

Licensing department director, powers and duties 18.39.181

Practice without license 18.39.530 Prearrangement contracts

abandoned trusts 18.39.370

annual financial statement, filing 18.39.320 authorized 18.39.240

certificates of registration, requirements and procedures 18.39.260, 18.39.270, 18.39.280, 18.39.290

contract forms 18.39.330 contracts funded through insurance,

requirements 18.39.255

fraternal or benevolent organizations and labor unions exempted from requirements 18.39.360

refunds 18.39.250

[RCW Index—page 313]

trusts, establishment required 18.39.250	ordinances adopting state gambling law,	professional gambling device, possession as
trusts, examination by board 18.39.345 Pricing information disclosure 18.39.195	jurisdiction of courts 9.46.193 second class cities, control of 35.23.440	proof of knowledge of its character 9.46.260
Professional service corporations Ch. 18.100	state gambling law, adoption of 9.46.192	professional gambling in the first degree
Prohibited advice and transactions with clients	jurisdiction of courts 9.46.193	9.46.220
18.39.240 Removal registration, certificates of 18.39.525	towns, control and punishment of 35.27.370	professional gambling in the second degree 9.46.221
Undisposed remains 68.50.230	Commercial stimulant defined 9.46.0217	professional gambling in the third degree
Uniform regulation of business and professions	Commission	9.46.222
act 18.39.560	administrative law judges, appointment of	unlicensed employee 9.46.198
Unlawful acts, penalties 18.39.215, 18.39.220, 18.39.231, 18.39.350	9.46.140	Damages, money, due to violations, action for, attorneys' fees, class action, interest
Unprofessional conduct 18.39.410, 18.39.420,	administrator 9.46.080 appointment 9.46.040	9.46.200
18.39.450	audits, payments for 9.46.060	Defined 9.46.0237
FUNERALS (See also BURIAL AND	bond 9.46.050	Device, defined 9.46.0241 Devices
INTERMENT)	chairman 9.46.050 counsel, payments for 9.46.060	ownership of interest in gambling device,
Definitions relating to cemeteries, morgues, and human remains Ch. 68.04	defined 9.46.0221	penalty for unlawful ownership 9.46.215
Escheats, institution inmates property, funeral	employees	professional gambling device, possession as
expenses paid from 11.08.111	prohibited activities 9.46.085	proof of knowledge of its character 9.46.260
Fraternal benefit societies	employment authority 9.46.080 enforcement authority 9.46.210	seizure and forfeiture 9.46.231
funeral homes prohibited 48.36A.120 Group life insurance, benefits 48.24.160	fees	Dice games
Indigent deceased veterans, county to provide	pull-tab and punch board sales 9.46.116	authority 9.46.0351 Dice or coin flipping for food or music 9.46.0305
burial 73.08.070	hearing officers, appointment of 9.46.140	Enforcement 9.46.210
Industrial insurance, burial expenses 51.32.050 Insurance benefits, See INSURANCE, subtitle	hearings, power 9.46.140 immunity from liability, members, employees	cities and towns which adopt the state
Casualty insurance	9.46.095	gambling law, jurisdiction of courts 9.46.193
Interference or obstruction	Indian tribes	commission 9.46.210
civil liability 68.56.020	gaming compacts, enforcement 9.46.360	local law enforcement agencies 9.46.210
exceptions 68.56.030 penalty 68.56.010	gaming compacts, negotiation process 9.46.360	Enticing persons to gamble, penalty 9.47.120
Probate, order of payment 11.76.110	inspection and audits, by 9.46.130	False or misleading entries or statements in application or record
Public assistance	law enforcement agency for purposes of	violation, penalty 9.46.170
lien against assets 43.20B.120	chapter 9.46.210 licenses, permits, denial, suspension,	Fishing derby
FUR FARMING Blasting explosives near, restrictions 70.74.250	revocation 9.46.075	defined 9.46.0229 exclusion from gambling law 9.46.293
Regulation Ch. 16.72	meetings 9.46.050	Fraud or deceit
FURLOUGHS (See PRISONS AND	members 9.46.040	violation, penalty 9.46.190
PRISONERS)	prohibited activities 9.46.085 mutual assistance agreements with public or	Fund raising event defined 9.46.0233
FUTURE TEACHERS CONDITIONAL	private agencies 9.46.080	Gambling device
SCHOLARSHIP PROGRAM (See	pathological gamblers, information for	defined 9.46.0241
TEACHERS, subtitle Future teachers	9.46.071	Gambling devices
conditional scholarshin nrogram)	powers and duties of 9.46.070	ownership of interest in gambling device
conditional scholarship program) GAMBLING	powers and duties of 9.46.070 proceedings against, jurisdiction 9.46.095	ownership of interest in gambling device, penalty for unlawful ownership 9.46.215
conditional scholarship program) GAMBLING Action for recovery of losses 4.24.070	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on	penalty for unlawful ownership 9.46.215 professional gambling device, possession as
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116	penalty for unlawful ownership 9.46.215
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof 9.47.100 Bunco steering, penalty 9.47.120 Charitable organizations	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule gambling rule 9.46.185 cheating 9.46.196, 9.46.1961, 9.46.1962 fraud or deceit 9.46.190	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes federal jurisdiction 9.46.36001 gaming compacts
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof 9.47.100 Bunco steering, penalty 9.47.120 Charitable organizations authorized activities 9.46.0311, 9.46.0321,	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule gambling rule 9.46.185 cheating 9.46.196, 9.46.1961, 9.46.1962 fraud or deceit 9.46.190 gambling device, unlawful ownership of	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes federal jurisdiction 9.46.36001 gaming compacts enforcement 9.46.360
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof 9.47.100 Bunco steering, penalty 9.47.120 Charitable organizations	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule gambling rule 9.46.185 cheating 9.46.196, 9.46.1961, 9.46.1962 fraud or deceit 9.46.190	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes federal jurisdiction 9.46.36001 gaming compacts enforcement 9.46.360 negotiation process with gambling
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof 9.47.100 Bunco steering, penalty 9.47.120 Charitable organizations authorized activities 9.46.0311, 9.46.0321, 9.46.0351 defined 9.46.0209 raffles, authority to conduct 9.46.0315	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule gambling rule 9.46.185 cheating 9.46.196, 9.46.1961, 9.46.1962 fraud or deceit 9.46.190 gambling device, unlawful ownership of interest in, penalty 9.46.215 gambling devices seizure and forfeiture 9.46.231	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes federal jurisdiction 9.46.36001 gaming compacts enforcement 9.46.360 negotiation process with gambling commission 9.46.360 Information
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof 9.47.100 Bunco steering, penalty 9.47.120 Charitable organizations authorized activities 9.46.0311, 9.46.0321, 9.46.0351 defined 9.46.0209 raffles, authority to conduct 9.46.0315 sharing facilities 9.46.0701	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule gambling rule 9.46.185 cheating 9.46.196, 9.46.1961, 9.46.1962 fraud or deceit 9.46.190 gambling device, unlawful ownership of interest in, penalty 9.46.215 gambling devices seizure and forfeiture 9.46.231 gambling information, transmission or	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Hearings, investigations, power of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes federal jurisdiction 9.46.36001 gaming compacts enforcement 9.46.360 negotiation process with gambling commission 9.46.360 Information defined 9.46.0245
GAMBLING Action for recovery of losses 4.24.070 Administrative law judges, appointment of 9.46.140 Amusement games authority 9.46.0321 authority to conduct 9.46.0331 defined 9.46.0201 rules, minimum rules for conduct of games 9.46.0331 Antique slot machines 9.46.235 Bingo authority 9.46.0321 defined 9.46.0205 pathological gambling behavior, warning 9.46.072 Bona fide member defined 9.46.0261 Bookmaking defined 9.46.0213 Bowling sweepstakes authority 9.46.0345 Bucket shops defined, characteristics 9.47.080 keeping and operating 9.47.090 statements required 9.47.100 omission or refusal as prima facie proof 9.47.100 Bunco steering, penalty 9.47.120 Charitable organizations authorized activities 9.46.0311, 9.46.0321, 9.46.0351 defined 9.46.0209 raffles, authority to conduct 9.46.0315	proceedings against, jurisdiction 9.46.095 pull-tab and punch board sales, fees on 9.46.116 quorum 9.46.050 reports to the legislature 9.46.090 rules and regulations 9.46.080 staff 9.46.080 subpoena, investigative powers 9.46.140 travel expenses and compensation 9.46.050 vacancies, filling of 9.46.040 Contest of chance business and occupation tax 82.04.285 defined 9.46.0225 promotional, authorized 9.46.0356 Contract termination of lease if premises used for 4.24.080 void as evidence of gambling debt 4.24.090 Conveyances, validity as evidence of gambling debt 4.24.090 Crimes relating to antique slot machines, excluded 9.46.235 bribery 9.46.155 causing person to violate gambling law gambling law 9.46.180 causing person to violate gambling rule gambling rule 9.46.185 cheating 9.46.196, 9.46.1961, 9.46.1962 fraud or deceit 9.46.190 gambling device, unlawful ownership of interest in, penalty 9.46.215 gambling devices seizure and forfeiture 9.46.231	penalty for unlawful ownership 9.46.215 professional gambling device, possession as proof of knowledge of its character 9.46.260 seizure and forfeiture 9.46.231 Gambling information defined 9.46.0245 transmitting or receiving of, gross misdemeanor 9.46.240 Gambling law, causing person to violate violation, penalty 9.46.180 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Gambling rule, causing person to violate violation, penalty 9.46.185 Gaming tables, when deemed kept for hire 67.14.100 Golfing sweepstakes authority 9.46.0341 Greyhound racing prohibited 9.46.039 Hearing officers, appointment of 9.46.140 Horse racing parimutuel 67.16.060 prohibited practices 67.16.060 Indian gambling compacts authority of governor to execute 43.06.010 Indian tribes federal jurisdiction 9.46.36001 gaming compacts enforcement 9.46.360 negotiation process with gambling commission 9.46.360 Information

[RCW Index—page 314] (2008 Ed.)

		_
Injunctions 9.46.150	violation, penalty 9.46.221	employees, unlicensed 9.46.198
Inspection and audit of premises, paraphernalia,	Professional gambling in the third degree	false or misleading entries or statements
books and records, reports 9.46.130	violations, penalties 9.46.222	9.46.170
Invalidity of contract and debts	Promotional contests of chance 9.46.0356	fraud or deceit, relating to 9.46.190
defense 4.24.090	Property, real and personal	gambling information, transmission or
recovery of losses by action 4.24.070	seizure and forfeiture 9.46.231	receiving of 9.46.240
Lease termination if premises used for 4.24.080	Property or premises	license activities conducted without license
Legislative declaration 9.46.010	common nuisance, abatement 9.46.250	9.46.160
Lessor's recovery of possession if premises used	enforcement 9.46.250	obstructing public servant in administration of
for 4.24.080	termination of mortgage, contract or leasehold	enforcement of chapter 9.46.195
License activities conducted without license,	interest 9.46.250	professional gambling in the first degree
violation, penalties 9.46.160	Public assistance benefit cards 9.46.410,	9.46.220
Licenses	9.46.420	professional gambling in the second degree
applicants and licensees responsibility to	Public nuisance to maintain place for, penalty	9.46.221
establish qualifications 9.46.153	9.66.010	professional gambling in the third degree
applications, public inspection 9.46.300	Pull-tabs	9.46.222
bribes, penalty 9.46.155	authority 9.46.0325	records, refusal to produce 9.46.170
denial, revocation, suspension	defined 9.46.0273	Violations, penalty
exclusion from legal restoration statutes	sales	causing person to violate gambling rule
9.46.075	devices	9.46.185
grounds for 9.46.075	fees on 9.46.116	Wagers
monetary penalty in lieu of suspension	over-the-counter	gambling information 9.46.0245
9.46.077	fees on 9.46.116	transmitting or receiving, violations 9.46.240
employees requiring prior commission	Punch boards	Whoever, defined 9.46.0289
approval 9.46.158	authority 9.46.0325	
gambling devices, manufacturers, sales,	defined 9.46.0273	GAME (See HUNTING; WILDLIFE)
distributors 9.46.310	sales	GAME FISH (See FISH AND FISHING)
legal authority, exception 9.46.295	devices	· · · · · · · · · · · · · · · · · · ·
permits or certificates, voiding of 9.46.150	fees on 9.46.116	GAMES (See GAMBLING)
Licensing and regulation of gambling activity,	Raffles	GANGS
chapter exclusive 9.46.285	authority 9.46.0321	Actions for damages, criminal street gang
Loaning money for gambling purposes, penalty	authority 5.40.0321 authority for charitable or nonprofit	tagging and graffiti 4.24.330
9.47.120	organizations to conduct 9.46.0315	Criminal gang intimidation 9A.46.120
Losses, action for recovery of 4.24.070	defined 9.46.0277	Criminal street gang definitions, state
Lottery	wildlife hunting raffles 9.46.400	preemption 9.101.010
defined 9.46.0257	Record	Criminal street gang tagging and graffiti,
Lottery, state, See STATE LOTTERY	defined 9.46.0253	penalties 9A.48.105
Member	Records	Grant programs to assist local law enforcement
defined 9.46.0261	crimes relating to 9.46.217	36.28A.200, 36.28A.210, 36.28A.220
Military property, prohibition of gambling,	Records, refusal to produce	Inmates
penalty for disobedience 38.32.120	violation, penalty 9.46.170	reduction in involvement and recruitment
Nonprofit organizations	Reports for the commission of inspections and	72.09.670
authorized activities 9.46.0311, 9.46.0321,	audits 9.46.130	Schools, suspension or expulsion 28A.600.455
9.46.0351	Reports of licensees	Tenants
defined 9.46.0209	public inspection 9.46.300	gang and gang-related activity, defined
raffles, authority to conduct 9.46.0315	Restrictions	59.18.030
sharing facilities 9.46.0701	leased premises 9.46.120	gang-related activity, duties of tenant
Operation or management, restrictions 9.46.120	personnel, management or operation 9.46.120	59.18.130
Pathological gamblers, information for 9.46.071	punch boards, pull tabs, as to prizes 9.46.110	gang-related activity, landlord's remedies
Pathological gambling behavior, warning	Revolving fund	59.18.180
9.46.072	created, disbursement, receipts, use 9.46.100	gang-related activity, legislative findings and
Permits	Seizure and forfeiture	declarations 59.18.500
denial, revocation, suspension	gambling devices, real and personal property	gang-related activity, unlawful detainer action
exclusion from legal restoration statutes	9.46.231	59.18.510
9.46.075	Slot machines, antique 9.46.235	gang-related activity, when deemed unlawful
grounds for 9.46.075		detainer 59.12.030
monetary penalty in lieu of suspension	Social card game defined 9.46.0282	Youth gangs
9.46.077	Social card games	cultural awareness retreats 43.310.040
Person	authority 9.46.0325, 9.46.0351	definitions 43.310.010
defined 9.46.0289	Sport pools	gang risk prevention and intervention pilot
Personnel	authority 9.46.0335	programs 43.310.007
causing person to violate gambling rule	State lottery	request for proposals 43.310.020
9.46.185	not applicable to gambling law 9.46.291	scope of programs 43.310.030
requiring prior commission approval 9.46.158	Tax collections, civil action, procedure 9.46.350	legislative findings 43.310.005
Places of	Taxation	legislative intent 43.310.007
abatement as nuisance 7.48.240	exclusive authority for taxing gambling	GARBAGE (See also COUNTIES, subtitle
public nuisance, penalty 9.66.010	activities 9.46.270	Solid waste disposal; SOLID WASTE
Player	gambling activities	DISPOSAL; SOLID WASTE
defined 9.46.0265	law enforcement purposes 9.46.113	MANAGEMENT)
Possession of professional gambling device,	limitations 9.46.110	Charitable organization donation bins, deposit or
proof of knowledge of its character 9.46.260	local governments	garbage in
Premises	authority, limits 9.46.110	misdemeanor 9.91.130
defined 9.46.0249	law enforcement purposes 9.46.113	Combined sewerage, water, and garbage systems
Problem and pathological	Thing of value	authority 35.67.331
account 43.20A.892	defined 9.46.0285	statutes to govern 35.67.340
Problem and pathological gambling	Turkey shoots	Counties
treatment program 43.20A.890	authorized 9.46.0361	disposal sites
Professional gambling	Value, thing of value	acquisition 36.58.020
defined 9.46.0269	defined 9.46.0285	use 36.58.020
penalties 9.46.225	Violations, penalties	Depositing unwholesome matter on highways,
Professional gambling in the first degree	antique slot machines, excluded from	roads or in waters, a public nuisance, penalty
violation, penalty 9.46.220	prosecution 9.46.235	9.66.050
Professional gambling in the second degree	causing persons to violate chapter 9.46.180	Disposal dumps

[RCW Index—page 315]

GARBAGE AND REFUSE COLLECTION COMPANIES

county acquisition and use 36.58.020	Contempt of court, failure to deliver effects to	statement concerning status in application for
Garbage truck defined 46.04.194	sheriff 6.27.280 Continuing lien on earnings	writ 6.27.060 Executions
Handling facilities, permit requirements	answer form 6.27.340	judgment against
70.95.170, 70.95.180	authorized 6.27.330	defendant 6.27.260
Sanitary districts, See SANITARY DISTRICTS Waste disposal facilities, bond issue Ch. 43.99F	compliance with answer form required 6.27.340	garnishee 6.27.260 plaintiff 6.27.260
Waste disposal facilities bond issue Ch. 43.83A	lien continues to subsequent earnings 6.27.350	other compensation 6.27.150
GARBAGE AND REFUSE COLLECTION	priority 6.27.360	personal property, against 6.27.270 sale of property 6.27.250
COMPANIES Not public service company for purpose of	termination 6.27.350 Corporations, defense against claim of defendant	sales under of personal property 6.27.270
securities regulation 81.08.010	6.27.300	wages and salaries 6.27.150
transfers of property 81.12.010	Costs	Exemptions police pensions in first class cities 41.20.180
Regulation, exceptions 80.01.300	bond to discharge writ, effect of 6.27.180 judgment, inclusion in 6.27.230	procedure 6.27.160
GARDENS Gardeners, peddlers license exemption 36.71.090	judgment against garnishee 6.27.250	public assistance
GARFIELD COUNTY	satisfaction of 6.27.260 taxing of 6.27.230	grants 74.04.280 payments 74.08.210
Boundaries, tracing of 36.04.120	Counties	state employees' retirement rights, exceptions
Superior court judges, number of 2.08.064	enforcement against 6.27.040	41.40.052
GARNISHMENT	subject to, when 6.27.040 Courts, issue formed under direction of 6.27.220	teachers' retirement system rights, exceptions 41.32.052
Affidavits	Damages	wages and salaries
application for writ by 6.27.060 original action still pending, prevents	wrongful garnishment 6.26.040	amount 6.27.150
dismissal 6.27.310	Debts	Federal government as garnishee defendant, procedures 6.27.370
reply by plaintiff, to 6.27.210	amount garnishee is required to hold, determination 6.27.090	Fees 6.27.060
Answers	defense of garnishee for payment 6.27.300	attorneys at law, taxing of 6.27.230 Filing
claim of defendant against garnishee 6.27.300	exemptions from garnishment, effect of service of writ on 6.27.120	bond to discharge writ 6.27.180
contents, form 6.27.190 costs, default judgments, reopening 6.27.200	grounds for writ 6.27.020	Financial institutions, writ directed to 6.27.080
discharge of garnishee on 6.27.240	statement of in application for writ 6.27.060	Fines, contempt for failure to deliver effects to sheriff 6.27.280
dismissal 6.27.320	uncontroverted answer denying to discharge garnishee 6.27.240	Form of garnishment
dismissal by clerk, time, notice 6.27.310 issues formed 6.27.220	unmatured debts, procedure 6.27.250	wage garnishment 6.27.100
reply to 6.27.210	writ requirement as to answer concerning	Funds received, deposit, payment, and endorsement 6.27.370
time for contesting answer of garnishee	6.27.070 Decree to deliver up effects 6.27.270	Garnishee
6.27.240 time to reply 6.27.210	Default judgments	processing fees 6.27.095
writ contents concerning 6.27.070	deposits in court not paid 6.27.250	Garnishee, amount required to hold, determination 6.27.090
Application for writ 6.27.060	garnishee's failure to answer 6.27.200 reopening default judgment, costs 6.27.200	Grounds 6.27.020
Approval of bond to discharge writ 6.27.180 Attachment	Defenses	statement of in application for writ 6.27.060 Identity of defendant doubtful, procedure
contempt of court for failure to deliver effects	claim of defendant against garnishee 6.27.300	6.27.290
to sheriff 6.27.280	dismissal for plaintiff's failure to give security for costs 4.84.230	Imprisonment, contempt for failure to deliver
ground for issuance for writ of garnishment 6.27.020	failure to serve copy of writ on defendant,	effects to sheriff 6.27.280 Insurance company liquidation or delinquency
Attorneys at law	when 6.27.130 judgment for defendant in principal action	proceedings
fees taxing of 6.27.230	6.27.250	stay of garnishment during pendency of proceedings 48.99.070
Bonds	Definitions 6.27.010	Interest
discharge of writ by 6.27.180	Delivery decree to deliver effects to sheriff 6.27.250	inclusion in amount subject to garnishment
garnishment bonds 6.26.020 Child support	failure to deliver effects to sheriff 6.27.280	6.27.090 judgments against garnishee 6.27.250
uniform interstate family support act Ch.	Deposits in court	satisfaction of 6.27.260
26.21A	proceeds of sale, perishable property 6.27.270 unmatured debts, deposit not made at original	Issues, formation of 6.27.220
uniform interstate family support act, See UNIFORM INTERSTATE FAMILY	time 6.27.250	Joint stock companies, defense against claim of defendant 6.27.300
SUPPORT ACT	Discharge	Judges of superior court, enforcement against
wages 26.18.070, 26.18.080, 26.18.090, 26.18.100, 26.18.110, 26.18.120,	bond to discharge writ 6.27.180 garnishee defendant, upon answer 6.27.240	state and political subdivisions 6.27.040 Judgments
26.18.130, 26.18.140	payment by garnishee 6.27.250	cost, inclusion in 6.27.230
hearing to quash, modify, or terminate	time to contest answer of garnishee 6.27.240	decree to deliver up effects 6.27.270
26.18.140 Citations, identity of defendant doubtful,	Discharging employee because of garnishment, unlawful, exception 6.27.170	default judgments 6.27.200 discharge of garnishee 6.27.240
procedure 6.27.290	Dismissal	unmatured debts 6.27.250
Cities and towns enforcement against 6.27.040	affidavit that principal action still pending, prevents dismissal for lack of diligence	dismissal 6.27.320
subject to, when 6.27.040	6.27.310	execution of judgment against defendant 6.27.260
Clerks of court	by clerks of court, when, notice 6.27.310	garnishee 6.27.260
authorized to issue writs, when 6.27.020 bond to discharge writ filed with 6.27.180	failure to serve copy on defendant 6.27.130 order of court 6.27.320	plaintiff 6.27.260 garnishee, against
deposit of bond to discharge writ 6.27.180	District courts	form 6.27.265
docketing case 6.27.070	garnishment act applicable to 6.27.030	grounds for issuance of writ 6.27.020
execution of judgments 6.27.260 grounds for issuance of writ 6.27.020	jurisdiction as to state and political subdivisions 6.27.040	Jurisdiction justices of the peace, state, and political
issuance of writ 6.27.070	state and political subdivisions, jurisdiction as	subdivisions as subject to 6.27.040
justice court, issuance of writ of garnishment	to 6.27.040 Dockets 6.27.070	state, cities, counties, school districts, as
6.27.020 proceeds of sale of perishable property	Employers and employees	garnishee 6.27.040 Justices of the peace
6.27.270	discharging employee because of, unlawful,	enforcement against state and political
satisfaction of judgments 6.27.260	exception 6.27.170	subdivisions 6.27.040

[RCW Index—page 316] (2008 Ed.)

Labor	judgment on 4.84.240	GAS COMPANIES (See PUBLIC
discharging employee because of garnishment	standing bond for numerous actions 4.84.220	UTILITIES, subtitle Gas companies)
unlawful, exception 6.27.170 Liability	Service answer of garnishee 6.27.190	GAS LINES
plaintiffs, liability for failure to dismiss	manner of service 6.27.110	Franchises to construct along state highways 47.44.010
6.27.320 Mation	writs of garnishment	Taxation Ch. 84.12
Motion liability of plaintiff for failure to dismiss when	effect of 6.27.120	GAS PLANTS (See PUBLIC UTILITIES,
required 6.27.320	Sheriffs degree to deliver personal property to 6.27.270	subtitle Gas plant)
show cause for failure to deliver effects to	decree to deliver personal property to 6.27.270 detention of personal property prior to	GASOHOL
sheriff 6.27.280 Municipal corporations	judgment 6.27.270	State owned motor vehicles, use of 43.41.130
enforcement against 6.27.040	return on failure to deliver effects to 6.27.280	GASOLINE (See also EXPLOSIVES; MOTOR VEHICLE FUEL)
Names, similarity	sale of personal property 6.27.270	Alcohol, one percent or greater
citation to person to whom garnishee is indebted 6.27.290	service of writ by 6.27.110 Show cause order, failure to deliver effects to	gasoline dispensing device label required
identity of defendant doubtful, procedure	sheriff 6.27.280	19.94.505 Containers, marking of 70.74.300
6.27.290	Signatures	Energy freedom program
Notice, dismissal by clerk of court one year after last action taken, time for notice 6.27.310	reply to answer 6.27.210 Spousal maintenance	generally Ch. 43.325
Orders of court	uniform interstate family support act Ch.	Invoices required for gas station deliveries 19.94.507
deposits in court 6.27.250	26.21A	Oxygenated petroleum products
dismissal, plaintiff's liability for failure to dismiss 6.27.320	wages 26.18.070, 26.18.090, 26.18.100, 26.18.110, 26.18.120, 26.18.140	label or notice requirements 19.94.505
establishment of amount subject to	hearing to quash, modify, or terminate	Retail trading practices burden of proof 19.120.130
garnishment 6.27.090 sale of perishable property 6.27.270	26.18.140	civil actions 19.120.110, 19.120.120
Payment	State employees' retirement system rights,	criminal actions 19.120.120
defense of garnishee on 6.27.300	exemption from, exceptions 41.40.052 State of Washington	damage, rescission, or other relief 19.120.090 definitions 19.120.010
state and political subdivisions, by 6.27.040 unmatured debt 6.27.250	enforcement against 6.27.040	franchise
Perishable property, sale of, deposit of proceeds	subject to, when 6.27.040	considered personal property 19.120.040
in court 6.27.250	Superior court	offers, sales, or purchases, unlawful acts 19.120.070
Personal property defense of garnishee, conformity to judgment	grounds for issuance of writ of garnishment 6.27.020	real property or improvements, sale, right of
6.27.300	jurisdiction over state and political	first refusal 19.120.050
execution sales 6.27.250	subdivision, when 6.27.040	sale to corporation 19.120.030 sale to third party 19.120.020
failure to deliver to sheriff 6.27.280 perishable property, sale of 6.27.270	Sureties bond to discharge writ 6.27.180	limitation of actions 19.120.100
return to defendant 6.27.270	Teachers' retirement system rights, exemption	refiner-supplier
service of writ bar to delivery 6.27.120	from, exceptions 41.32.052	prohibited conduct 19.120.060 rights and prohibitions between refiner-
statement concerning in application for writ 6.27.060	Trials 6.27.220	supplier and retailer 19.120.080
uncontroverted answer denying to discharge	Wages child support 26.18.070, 26.18.080,	Service stations
garnishee, time 6.27.170	26.18.090, 26.18.100, 26.18.110,	advertising 9.04.090 gasoline vapor recovery devices, when
Pleadings dismissal by clerk of court, one year after last	26.18.120, 26.18.130, 26.18.140	required 70.94.165
action taken, notice 6.27.310	hearing to quash, modify, or terminate 26.18.140	Theft 46.61.740
dismissal of action 6.27.320	exemption of 6.27.150	GASOLINE BILL OF RIGHTS ACT (See GASOLINE, subtitle Retail trading
formation of issues 6.27.220 requirement of 6.27.220	form of writ 6.27.100	practices)
Prejudgment garnishment	spousal maintenance 26.18.070, 26.18.090, 26.18.100, 26.18.110, 26.18.120,	GEM
affidavit 6.26.050	26.18.140	State gem 1.20.090
application for writ 6.26.050 application of garnishment statute 6.26.070	hearing to quash, modify, or terminate	GENDER
fee and bond prior to issuance of writ 6.26.020	26.18.140 statement concerning in application for writ	Discrimination, See DISCRIMINATION Equality, See also SEXUAL EQUALITY IN
grounds 6.26.010 issuance of writ 6.26.060	6.27.060	PUBLIC SCHOOLS
wrongful garnishment	Writ directed to financial institutions 6.27.080	Gender-neutral terms
action on bond 6.26.030	Writs of garnishment	statutes, memorials, resolutions 1.08.130, 44.04.210
damages and fees 6.26.040 Processing fees 6.27.095	amount garnishee required to hold, determination 6.27.090	Malicious harassment
Punishment, contempt for failure to deliver	answer forms contained with 6.27.070	definition and criminal penalties 9A.36.080
effects to sheriff 6.27.280	bond to discharge writ 6.27.180	legislative finding 9A.36.078 Rule of construction
Reply to answer of garnishee affidavit, time 6.27.210	contents 6.27.070 amount garnishee is required to hold	probate law 11.02.005
Return, failure to deliver effects to sheriff	6.27.090	GENERAL ADMINISTRATION,
6.27.280 S-1-mi	state and political subdivisions 6.27.090	DEPARTMENT OF
Salaries wages, exemption 6.27.150	different garnishees 6.26.025	Architecture division, See GENERAL ADMINISTRATION, DEPARTMENT OF,
Satisfaction of judgments	grounds for issuance 6.27.020 identity of defendant doubtful, procedure	subtitle Engineering and architecture
judgments against	6.27.290	division
defendant 6.27.260 garnishee 6.27.260	issuance 6.27.070	Archives and records management division preservation of essential public documents
judgments in favor of defendant 6.27.260	notice of service or mailing to debtor, form 6.27.140	40.10.020
in principal action 6.27.250	processing fees 6.27.095	testing of processes 65.04.040
School districts enforcement against 6.27.040	service	Bidding rules for preference reciprocity 43.19.704
subject to, when 6.27.040	copy to defendant, effect of failure 6.27.130	Bonds of state officers and employees 43.41.360
Security for costs 4.84.210	effect of 6.27.120 manner of service 6.27.110	Bonds to finance conservation measures 43.19.695
bond in lieu of separate security for costs 4.84.220	Wrongful garnishment, liability, damages	43.19.095 Branch offices 43.17.050
dismissal for failure to give 4.84.230	6.26.040	Capital improvements

GENERAL ADMINISTRATION, DEPARTMENT OF

fuel cells and renewable or alternative energy collective bargaining agreements unaffected 43.320.017 personal motor vehicles, use on state business sources 43.19.651 43 19 630 continuation of rules, pending, business, contracts, and obligations 43.320.014 Capital improvements, 1983 bond issue powers and duties 43.19.565 administration of proceeds 43.83.188 Capital improvements, 1984 bond issue repair facilities operation 43.19.570 transfer of rule making authority 43.19.620 banking, savings, and loan related powers, functions, and duties 43.320.011 corrections department supervisor of motor transport administration of proceeds 43.83.202 powers and duties 43.19.585 civil service employees 43.320.013 equipment, records, and funds 43.320.012 transfer of vehicles and property from highways motor pool 43.19.595 marine vessel, etc., for corrections department administration of proceeds 43.83.202 Capital improvements, legislature, 1981 bond validity of acts performed relating to transfer of vehicles from other state agencies transferred powers, duties, and functions authorization 43.19.600 issue duty to administer proceeds in state building 43.320.015 unauthorized use of state vehicles construction account 43.83.176 Capitol buildings division, powers and duties Fuel cells or alternative energy sources disciplinary action 43.19.635 capital construction or renovation 43.19.651 vehicle operation and maintenance General administration services account responsibility 43.19.570 43.19.125 43.01.090, 43.19.025, 43.19.500, 43.82.120, Notification requirements 43.19.014 Central stores 43.82.125, 43.88.350 Occupancy of buildings, structures and facilities advance payments of agencies to 43.19.1925 combined purchases 43.19.1925 Health benefit programs, procurement for any governmental agency other than state agencies 41.04.220 by state agencies billing 43.01.090 exchange of property between agencies general administration services account, 43.19.192 High-performance public buildings LEED silver standards Ch. 39.35D transfers and use to pay costs 43.01.090 general administration services account rates 43.01.090 reimbursement for costs 43.01.090 rules and regulations 43.19.500 Office located at state capital 43.17.050 Housing for state offices, departments and repair and maintenance of equipment institutions 43.19.1921 acquisition of property and construction of warehouses, establishment and maintenance Paper products, purchase of, specifications established 39.24.050 buildings 43.19.1921 Child care for state employees' children bond issues Parking on state-owned or leased property director to set fees 46.08.172 rental of suitable space 41.04.375 Commemorative works account 43.19.035 general administration construction fund transferred to general fund 43.79.423 Pest control Commute trip reduction plan for agencies 70.94.551 eminent domain powers 43.82.030 procedures 43.82.010 integrated pest management Ch. 17.15 Plant operation and support program 43.82.160 Conservation measures, bonds to finance state capitol committee, when approval of Playground matting made from shredded waste 43.19.695 required 43.82.020 collocation and consolidation 43.82.010 Conservation measures in state buildings duty to assist in development of product private investment 43.19.680 insurance on buildings 43.82.140 lease of property 43.82.110 specifications and vendor identification Consolidated mail service 43.19.710, 43.19.715, 28A.335.300 long-range planning 43.82.010 powers and duties of director 43.82.130 Private investment in energy conservation Contracts measures for state buildings 43.19.680 subject to requirements of minority and surplus space, lease 43.82.110 Property women's business enterprises office Inmate work programs transfers 43.19.205 43.19.536 Created 43.17.010 automated data input and retrieval system Public benefit nonprofit corporations public purchase participation agreements, corporation may enter into agreement with department 39.34.055 72.09.104 Director In-state preference clauses—reciprocity appointment 43.17.020 bidding, rules for reciprocity 43.19.704 intent 43.19.700 appointment and authority 43.19.010 Public purchase agreements public benefit nonprofit corporations may chief assistant director 43.17.040 list of preference statutes of other states 43.19.702 control of traffic on capitol grounds, director enter into participation agreement with department 39.34.055 to promulgate rules 46.08.150 Integrated pest management Ch. 17.15 Local government self-insurance authority energy audits Public purchases inmate work programs, purchase of products implementation plans 43.19.680 lease terms 43.19.685 risk manager, state immunity for disclosure of information required by state manager 48.62.171 for state agencies 43.19.535 oath 43.17.030 Purchasing acceptance of gifts or benefits prohibited, penalties 43.19.1937 bids powers and duties 43.17.030, 43.19.011 investigation fee, state manager to establish and collect 48.62.161 salary 43.19.010 vacancy 43.17.040 multi-state program participation, Electronic products bond of bidder 43.19.1915 requirements 48.62.081 purchase, environmental standards 43.19.539 program approval from state manager required 48.62.071 competitive bids, exceptions 43.19.1906 letting of contract 43.19.1911 Energy audits, municipalities 43.19.691 Energy audits, state facilities program approval or disapproval, state life cycle cost 43.19.1911 definitions 43.19.670 manager's duties 48.62.091 low bidder claiming error, prohibition on implementation plan 43.19.680 lease terms 43.19.685 later bid for same project 43.19.1914 lowest bidder 43.19.1911 state risk manager rule-making and standard setting authority 48.62.061 requirement, completion dates 43.19.675 Energy conservation in buildings modification or cancellation 43.19.1911 Minority and women's business enterprises, rejection grounds 43.19.1913 landscape objectives at state facilities to include 43.19.682 solicitation 43.19.1908 office of violations concerning, penalty 43.19.1939 clean technologies 43.19.570, 43.19.663 contracts subject to requirements 43.19.536 tree plantings at state facilities encouraged 43.19.668 Motor vehicle transportation service alternative fuel field tests, consideration of compliance by state officers, employees, etc., required 43.19.200 Energy conservation projects, duties Ch. 39.35C 43.19.570 correctional industries goods and services, exemption 43.19.1932 Energy efficiency in public buildings biofuels, use 43.19.642, 43.19.643, 43.19.646, powers and duties transferred to department 43.19.647, 43.19.648 clean fuel vehicles, purchasing requirements 43.19.637 data processing equipment, leasing, exception, when 43.19.1901 Engineering and architecture division clean technologies 43.19.570 definitions 43.19.560 electric vehicle, use 43.19.648 disadvantaged or disabled persons, entities serving or providing opportunities definitions 43.19.525 supervisor powers and duties 43.19.450 qualifications 43.19.450 Federal surplus property fair market price 43.19.530 employees purchase, requisition, and selling procedures 39.32.040 retention of employment rights 43.19.590 intent 43.19.520 transfer from other agencies 43.19.590 vendors in good standing 43.19.531, 43.19.533 rules and regulations 39.32.060 general administration services account emergency purchases by state officers, etc. 43.19.200 Financial institutions, department of deposits, disbursements 43.19.615 apportionment of budgeted funds 43.320.016 generally 43.19.610

[RCW Index—page 318] (2008 Ed.)

GEOLOGY (See NATURAL RESOURCES,

DEPARTMENT OF) 43 19 200 sale, exchange of unneeded personal property general administration services account 43 19 1919 GEOTHERMAL RESOURCES Surety bonds for public officials and employees 43 19 1923 Administration, department of natural resources leasing, included in definition of purchasing 43.19.1901 43.17.100 78.60.050 Surplus property Authority of department 78.60.180 policy for purchasing and material control acquisition authorized 39.32.020 Combining orders, unitization programs, and establishment, functions 43.19.1905 exemptions 43.19.19054 capitol building, original or historic well spacing, authority of department furnishings exempt from designation 43.19.19190 initial determinations, time 43.19.19052 Confidentiality of records 78.60.230 prison work programs computers and related equipment, donation to Damages, recovery procedure 78.60.260 Definition 78.60.030 schools 43.19.19191 definitions 39.32.010 purchase of goods and services required, exceptions 43.19.534 purchasing, defined 43.19.1901 Drilling permits applications 78.60.070 donation to homeless shelter 43.19.1920 records of state purchases shall be available to members of the legislature, the legislative criteria for granting 78.60.080 fees 78.60.070 federal surplus property 39.32.040 general administration services account, use committees and legislative staff upon hearing 78.60.070 Drilling records and logs, inspection, filing 78.60.200 39.32.035 request 43.19.1917 inventory of real property suitable for recycled material affordable housing 43.19.19201 definitions, preferences 43.19.538 leasing and acquisition 39.32.035 Employment of personnel by department 78.60.190 recycled or reusable products and materials, preferential purchase authorized sale, exchange of unneeded personal property 43.19.1919 Evidence, records 78.60.230 Visual arts program Federal act revenues, allocation recycled products and recycled products consultant duties 43.19.455 appropriation for exploration and assessment data base of, department to develop 43.19A.060 vendors 43.140.060 GENERAL ASSISTANCE (See PUBLIC definitions 43.140.020 ASSISTANCE) geothermal account Purchasing committee, See GENERAL ADMINISTRATION, DEPARTMENT OF, GENERAL CONTRACTORS (See created, deposit of revenues 43.140.030 CONTRACTORS) distribution limitations 43.140.040 subtitle State purchasing advisory committee funds distribution to county of origin GENERIC DRUGS (See DRUGS, subtitle Purchasing division 43.140.050 Prescription drugs) central stores purpose 43.140.010 advance payments of agencies to 43.19.1925 combined purchases 43.19.1925 GEODUCKS (See FISH AND FISHING) termination 43.140.900 GEOGRAPHIC NAMES Heat suppliers, See HEAT SUPPLIERS exchange of property between agencies Heating systems, See HEATING SYSTEMS Injunctions 78.60.270 State board 43.19.1921 adoption of names, procedure 43.126.055 repair and maintenance of equipment approval required for naming or changing Judicial review 78.60.280 Legislative declaration 78.60.010 43.19.1921 names 43.126.085 warehouses, establishment and maintenance Performance bond or other security 78.60.130 termination, when 78.60.140 Production records, filing 78.60.220 chairman 43.126.025 43.19.1921 created 43.126.025 credit cards for state agencies 43.19.185 powers and duties 43.19.190 meetings 43.126.065 membership 43.126.025 Records state purchasing and material control director appointment 43.19.180 policies, criteria 43.126.045 confidentiality of 78.60.230 as evidence 78.60.230 powers and duties 43.126.035 powers and duties 43.19.190 publication of adopted names 43.126.065 removal, destruction, alteration of, prohibited Real estate purposes 43.126.015 78.60.240 inventory of unneeded property suitable for rules 43.126.065 Scope of chapter 78.60.060 affordable housing 43.19.19201 Service of process, designation of resident agent 78.60.170 travel expenses and compensation 43.126.075 Records state equipment 43.19.1917 Recycled products Unlawful acts Severability 78.60.900 short title 78.60.020 naming without board approval 43.126.085 model procurement guidelines 43.19A.070 GEOLOGICAL SURVEYS Sui generis determination 78.60.040 procurement education program 43.19A.070 Geological survey of the state, provisions for Ch. modifications, departmental orders 78.60.250 penalties 78.60.290 Wells Violations product substitution list 43.19A.070 products Right of entry upon lands for purpose of making data base of, department to develop 43.92.080 43.19A.060 GEOLOGISTS recycled product standards 43.19A.020 Definitions 18.220.010 Examinations 18.220.080 sale, exchange, transfer, notification of 78.60.150 vendors data base of, department to develop Geologist licensing board authority 18.220.050 Wells or core holes 43.19A.060 abandonment or suspension of operations, Rental income, disposition 43.82.120 notice, procedure 78.60.120 casing requirements 78.60.090 membership 18.220.030 Risk management Geologists' account 18.220.120 rulemaking authority of director 4.92.240 completion, abandonment or suspension of Licenses Risk manager, state application and fee 18.220.070 operations, filing with department local government self-insurance authority 78.60.210 certificate and seal 18.220.090 immunity for disclosure of information permitted activities without certificate of licensing 18.220.190 plugging and abandonment required by state manager 48.62.171 jurisdiction transfer to department of investigation fee, state manager to establish and collect 48.62.161 ecology, when 78.60.100 requirements 78.60.100 renewal and reinstatement 18.220.110 required 18.220.020 multi-state program participation, requirements 48.62.081 suspension of drilling, shut-in or removal of equipment for authorized period 78.60.110 unlawful abandonment 78.60.110 requirements 18.220.060 program approval from state manager required 48.62.071 suspension for noncompliance with child support order 18.220.160 program approval or disapproval, state manager's duties 48.62.091 Licensing, department of GIFT CERTIFICATES director's authority 18.220.040 Abandoned 19.240.080 Agreement in violation of chapter 19.240.110 rule-making and standard setting authority Licensure or certification without examination, requirements 18.220.100 48.62.061 Rules 43.17.060 Application of chapter 19.240.900 Public bodies, use of soil scientist or geologist 18.220.210 Bankruptcy, provisions 19.240.090 Definitions 19.240.010 State facilities Uniform regulation of business and professions act 18.220.200 Dormancy or inactivity charge 19.240.040 private investment in conservation measures 43.19.680 Expiration date State property Unprofessional conduct 18.220.130 artistic and cultural organizations 19.240.060

record of equipment 43.19.1917

estimates, required of state officers, etc.

GIFT OF LIFE MEDAL

donation to charitable organization 19.240.050 format 19.240.070 requirements 19.240.030 Financial institutions, issued by 19.240.100 Held in trust by issues, value 19.240.090 Intent 19.240.005 Statement, format 19.240.070 Unclaimed property act 63.29.140 Unlawful acts 19.240.020

GIFT OF LIFE MEDAL (See ANATOMICAL GIFTS)

GIFT TAX (See TAXES - ESTATE AND TRANSFER)

GIFTS

Anatomical gifts 68.50.500 Counties, planning agencies, acceptance of 36.70.300

Gift of life award Ch. 1.50

Insurance, gifts as illegal inducements, limitation on value 48.30.150

Judges' retirement fund, to 2.12.050 Minors, transfers to Ch. 11.114 State parks gift foundation Ch. 79A.70 Unauthorized goods or services are gifts 19.56.020

Unsolicited goods or services Ch. 19.56

GINSENG

Certification and grower registration Ch. 15.19

Sunscreening and coloring of glass on motor vehicles 46.37.430

GLAUCOMA

Controlled substances therapeutic research program Ch. 69.51

GOATS (See LIVESTOCK)

GOING OUT OF BUSINESS SALES (See SALES, subtitle Going out of business

GOLD (See also MINES AND MINING) Metals mining and milling operations, See

MINES AND MINING Misrepresentation as to carat or fineness, penalty 9.16.140

Pawnbrokers and second-hand dealers 19.60.010

COLF

Courses

cities and towns, acquisition and control 35.21.020

county, authority to construct, regulate and charge for use of 36.68.090 pesticide applications

marking of treated landscape property 17.21.410

Sweepstakes

authority 9.46.0341

GONORRHEA (See VENEREAL DISEASES)

GOOD FAITH

Habeas corpus, in forma pauperis proceeding 7.36.250

GOOD FAITH PURCHASER

Stolen property, does not divest owner of rights 10.79.050

Supplemental proceedings transferee of judgment debtor, effect 6.32.070

GOOD SAMARITAN LAWS (See also EMERGENCY, subtitle Emergency care or transportation; IMMUNITY, subtitle Persons rendering emergency care or transportation)

Accident victims, aid to 4.24.300, 4.24.310 Food donations

collecting, distributing, and gleaning 69.80.031

Hazardous materials incidents 70.136.070 Infectious disease testing 70.05.180 Mine rescue or recovery work 38.52.198

GOODS

Personal property, See PERSONAL PROPERTY

Sales of, See SALES

GOVERNMENTAL CONTINUITY IN EVENT OF ENEMY ATTACK Authority of legislature to enact legislation

Const. Art. 2 § 42 Provisions suspended during emergency

legislature, quorum and passage of bills Const. Art. 2 § 42

seat of government Const. Art. 2 § 42 state records Const. Art. 2 § 42 succession to governor Const. Art. 2 § 42

GOVERNOR

governor's powers and duties relating to Ch. 47.12 Acquisition and disposition of highway property,

Actions against state, power to direct attorney general to appear for state 43.06.010

Aging, council on

established as advisory council 43.20A.680

Agriculture, department of

annual report to governor 43.23.130 director, appointment 43.23.002

Annual financial report of all funds and account groups 43.88.027

Appointing board

veterans affairs, department of director 43.60A.030

Appointing power accountancy, board of 18.04.035 adjutant general 38.12.010

administrator for the courts, submission of list for appointment from 2.56.010 advisory committee on vendor rates 74.32.100

architects' board of registration 18.08.330 Asian Pacific American affairs commission,

executive director 43.117.040 board of

forest practices appeals board 76.09.210 building code council 19.27.070 cemetery board 68.05.040

chiropractic quality assurance commission 18.25.0151

clemency and pardons board 9.94A.880 collection agency board 19.16.280

community economic revitalization board 43.160.030

court of appeals judges

additional members 2.06.075 new positions created by chapter 420, Laws

of 1993 2.06.076 qualifications 2.06.070

dental quality assurance commission 18.32.0351

department of services for the blind, director 74.18.040

detention, interstate agreement on, administrator 9.100.060

director of financial management 43.41.060

director of the state lottery 67.70.050 directors of state departments and agencies 43.17.020

ecology department director 43.21A.050 electrical board 19.28.311

emergency medical services licensing and certification advisory committee 18.73.040 energy facility site evaluation council, chair 80.50.030

engineers and land surveyors, board of registration for 18.43.030

escrow commission 18.44.500

fish and wildlife, department director 77.04.080

fish and wildlife commission 77.04.030 funeral directors and embalmers, board of 18.39.173

general administration, department director 43.19.010

hearing and speech, board of 18.35.150

historic preservation, advisory council on 27.34.250

housing finance commission 43.180.040 indeterminate sentence review board 9.95.003 industrial insurance appeals, board of 51.52.010

interstate compact on placement of children, compact administrator 26.34.070 judges of superior court Const. Art. 4 § 5 judges of supreme court 2.04.100, Const. Art.

landscape architects, board of registration for 18.96.040

license examining committee 43.24.060 licensing department director 43.24.005 liquor control board 66.08.012

medical quality assurance commission 18.71.015

migratory waterfowl art committee 77.12.680 militia officers Const. Art. 10 § 2 nursing care quality assurance commission 18.79.070

nursing home administrators, board of 18.52.040

occupational therapy practice, board of 18.59.120

optometry board 18.54.030 organized crime advisory board 43.43.858 pacific northwest electric power and

conservation planning council, members to 43.52A.030

parks and recreation commission 79A.05.015 personnel resources board 41.06.110 pharmacy, board of 18.64.001 physical therapy board 18.74.020 plumbers, advisory board of 18.106.110 podiatric medical board 18.22.013 pollution control hearings board 43.21B.020

public disclosure commission 42.17.350 public employment relations commission members 41.58.010 public printer 43.78.010

railroad policemen 81.60.010 real estate commission 18.85.021

regents of educational institutions Const. Art. 13 § 1 rehabilitation council for the blind 74.18.070

securities advisory committee 21.20.550

state arts commission 43.46.015 state board of health 43.20.030 state council on aging 43.20A.685 state lottery commission 67.70.030 state patrol chief 43.43.020

state school for blind, board of trustees 72.41.020

state school for deaf, board of trustees 72.42.021

state school for the blind, superintendent for 72.40.020

state school for the deaf, superintendent for 72.40.019

superior court, replacement of judges appointed to court of appeals, qualifications 2.06.070

superior court vacancy 2.08.069, 2.08.120, Const. Art. 4 § 5

Const. Art. 4 § 5 superior court visiting judges 2.08.140 supreme court vacancy 2.04.100, Const. Art. 4 § 3 traffic safety commission director 43.59.060 members 43.59.030

transportation commission 47.01.051 uniform legislation commission 43.56.010 University of Washington board of regents 28B.20.100

utilities and transportation commission 80 01 010

vacancies in office filled by Const. Art. 3 § 13 in legislature, when Const. Art. 2 § 15 in superior court, filled by Const. Art. 4 § 5 in supreme court, filled by 2.04.100, Const. Art. 4 § 3

emergency in population petroleum products transmission facilities, alternatives 9.94A.875 Appointments appointees' continuation of service 43.06.092 considerations in making 80.50.105 Judges' retirement applications, doctors' site location, review, approval 80.50.100 notice to secretary of senate 43.06.030 examination report, approval and filing of reappointment after termination of service Environmental enhancement and job creation 2.12.020 43.06.092 task force Judicial officers, extension of leave of absence of membership and duties 43.21J.030 records of to be kept 43.06.020 Const. Art. 4 § 8 Labor and industries, department, annual report to governor 43.22.330 removal of appointive officers 43.06.070 Ethics in public service removal prior to senate confirmation suspension of state action pending determination of controversy 42.52.510 43.06.094 Law enforcement medal of honor Ch. 41.72 vacancy, filing unexpired term 43.06.092 Execution of laws Const. Art. 3 § 5 Legal holidays Approval of laws Const. Art. 3 § 12 Executive orders proclamation process, applicability to courts Assemblies, state of emergency, power to suppress unlawful assemblies 43.06.010 state register, contained in 34.08.020 Extradition agents Legislature Attorney general appointment of 10.34.030 extraordinary session, may convene Const. Extradition proceedings actions against state, may direct attorney Art. 3 § 7 application for requisition for return of person, filed by 10.88.410 general to appear for state 43.06.010 messages to Const. Art. 3 § 6 advice to governor 43.10.030 Lieutenant governor corporations, may require attorney general to inquire into 43.06.010 demand for 10.88.400 notification of absence, assumption of duties of governor 43.06.040 office of Ch. 43.15 demand from another state investigation report of attorney general or prosecuting attorney 10.88.230 requirements 10.88.220 may require to aid any prosecuting attorney 43.06.010 powers and duties of acting governor Background checks, agency heads 43.06.013 Boards and commissions 43.06.050 issue of warrant to agent 10.88.400 powers and duties as to 10.34.030

Family and children's ombudsman, office of establishment and duties Ch. 43.06A Management and control of state publications, duties as to 40.07.040
Medal of merit Ch. 1.40
Medal of valor Ch. 1.60
Messages to legislature Const. Art. 3 § 6 approval of boards or commissions not required by statute 43.41.240 exceptions to review requirements 43.41.230 review by governor, report on termination or transfer 43.41.220 Federal funds and programs acceptance, administration and disbursal Military impacted area Budget, development 43.88.090 authority to declare 43.06.115 43.06.120 Child abuse and neglect, council for children and families Ch. 43.121 Militia and military affairs travel expenses of agencies created to meet federal requirements 43.06.130 commander-in-chief of militia 38.08.020, Cigarette tax contracts Federal surplus purchasing program, duties Const. Art. 3 § 8 eligibility, tax rate 43.06.460 39.32.040 compacts with other states for guarding Puyallup tribe 43.06.465 Financial management, office of boundaries 38.08.100 requirements, definitions 43.06.455 advisory or coordinating councils, authority to emergency mobilization Const. Art. 10 § 2 martial law, proclamation by, when 38.08.030 officers, commissioned by Const. Art. 10 § 2 Civil rights of convict, restoration of 9.96.010, establish and appoint 43.41.120 9.96.020, 9.96.030 in office of governor 43.41.050 Financial report annual, all funds and account groups Commander-in-chief of state militia Const. Art. 3 personal staff 38.08.070 rules promulgated by 38.08.090 Commissions issued by state, signed by Const. 43.88.027 strength, composition, training, etc., prescribed by 38.04.040
OASI, agreement of state for participation of Art. 3 § 15 Fines, power to remit Const. Art. 3 § 11 Community mobilization against substance Foreign nationals or citizens convicted offenders state and political subdivision, employees abuse duties concerning 41.48.030 Oath of office 43.01.020 powers and duties Ch. 43.270 transfer procedure 43.06.350 transfer procedure 43.06.350
Forfeitures, power to remit Const. Art. 3 § 11
Funds, receipt of by state, agent 43.79.260
Gift of life award Ch. 1.50
Governor-elect, expenses of office, appropriation by legislature for 43.06.055
Health disparities, interagency coordinating council on, See HEALTH, STATE BOARD OF Commutation of death sentence, power to commute 10.01.120 Official bonds, approval of 42.08.100 Continuity of government in event of enemy Organized crime advisory board 43.43.862 attack, succession to office of governor 42.14.020, Const. Art. 2 § 42 Pardons authorized 9.94A.728 clemency and pardons board established 9.94A.880 Corporations, power to require attorney general or prosecuting attorney to inquire into affairs of 43.06.010 recommendations 9.94A.885 power to grant 9.94A.728, 10.01.120 Detainers, interstate Highway construction bonds and coupons governor to sign 47.10.030, 47.10.170, 47.10.300, 47.10.430, 47.10.708 request for temporary custody, notice to report to legislature of Const. Art. 3 § 9, Const. prisoner and governor 9.100.070 Developmentally disabled persons Art. 3 § 11 Highway toll facility property sale, deed executed by 47.56.255 restrictions prescribed by law Const. Art. 3 § 9 protection and advocacy of rights, program to Paroles, governor may revoke 9.95.160 implement 71A.10.080 Impeachment Const. Art. 5 § 2 Plant pests emergency action 43.06.010 Powers and duties, generally 43.06.010, Const. Disaster, power to call state of emergency Indian gambling compacts 43.06.010 authority to execute 43.06.010 Driver license compact, executive head Indians, assumption of state jurisdiction, Art. 3 § 5 46.21.040 proclamation by governor 37.12.021 Proclamations Economic opportunity type programs, participation in 43.06.110 International relations and protocol, office of authority of governor to issue 43.06.010 elections, power to issue 43.06.010 expense of publishing, paying 43.06.060 state of emergency 43.06.210 Prosecution of as adults, sixteen year olds and authority of office 43.290.020 Education ombudsman, office of created 43.290.010 annual reports 43.06B.050 finding and purpose 43.290.005 confidentiality 43.06B.040 Internship program agency full time equivalent limitations unaffected 43.06.435 creation, purpose, appointment 43.06B.010 liability 43.06B.030 over who violate provisions of 43.06.260 Public disorder, state of emergency definitions 43.06.200 powers and duties, ombudsman 43.06B.020 Election of Const. Art. 3 § 1 coordinator 43.06.415 employment experience, civil service credit power to suppress 43.06.010 proclamations, issuance 43.06.210 Public printing bills, requisition approved by Elections 43.06.425 proclamations, power to issue 43.06.010 established 43.06.410 governor 43.78.040
Puget Sound ferry system, governor's powers and duties relating to Ch. 47.60
Quality award program, council 43.06.335 executive fellows program 43.06.420 governor's duties 43.06.410 Emergency declarations state register, contained in 34.08.020 rules 43.06.415 Emergency management powers and duties Ch. 38.52 state civil service exemption 41.06.088 Energy emergency Records, residence, at seat of government Const. undergraduate internship program 43.06.420 Art. 3 § 24 Records kept by powers, duties Interstate compact on juveniles, duties Ch. 13.24 call state of emergency 43.06.010 Interstate oil compact commission, joinder by appointments 43.06.020 powers and duties 43.21G.040, 43.21G.090 43.06.015 Energy facilities disbursement of state moneys 43.06.020

recommendations

veterinary board of governors 18.92.021

(2008 Ed.) [RCW Index—page 321]

pardons 43.06.020 paroles 43.06.020	Social and health services, department of, plan for divisions of, governor to approve	GRADES AND PACKS (See FRUITS; VEGETABLES)
restoration of civil rights 43.06.020 Registry of governor's acts kept by secretary of	43.20A.060 State capitol committee member 43.34.010	GRAFFITI Criminal street gang tagging and graffiti,
state 43.07.030 Remission of fines and forfeitures Const. Art. 3 §	State finance committee member 43.33.010 State militia, authority of governor to call during	penalties 9A.48.105 Malicious mischief in third degree, when
11 report to legislature with reasons Const. Art. 3	state of emergency 43.06.270	9A.48.090
§ 11	State of emergency definition 43.06.200	Parents' liability for children's acts 4.24.190 GRAFT (See BRIBERY AND GRAFTING)
Removal of appointive officers filling vacancy caused by 43.06.090	penalties general unlawful conduct during 43.06.240	GRAIN
grounds 43.06.070 power of 43.06.070	malicious destruction of property or injury to person 43.06.230	Agriculture, department of director's powers and duties 43.23.110
prior to senate confirmation 43.06.094 statement of grounds, filing of 43.06.080	public official, failing to heed orders of,	Dealer license
Reports to	penalty 43.06.250 violating order of governor 43.06.230	application 22.09.045 bond
advisory committee on vendor rates, reports on rates for hospital charges 74.32.130	powers of governor pursuant to proclamation 43.06.220	action on by depositor 22.09.615 action on by director 22.09.570, 22.09.580,
annual report by state officers, etc., period covered 43.01.035	proclamation, authority to issue 43.06.010	22.09.590, 22.09.600, 22.09.610
associations, municipal corporations	state militia, authority of governor to call during 43.06.270	bonds or security 22.09.090 commodities
44.04.170 center for international trade in forest	state patrol, authority of governor to call during 43.06.270	payment requirements 22.09.620 deferred price contract 22.09.175
products, funding sources 76.56.050 department of transportation 47.01.141	unlawful conduct during, penalty 43.06.240	depositor's claims 22.09.381 depositor's lien 22.09.371, 22.09.391
budget for expenditures 47.26.440	State patrol, authority of governor to call during state of emergency 43.06.270	emergency storage situations 22.09.660
energy facility site evaluation council 80.50.040	Strikes, power to suppress 43.06.010 Succession in event of enemy attack Const. Art.	fees, penalty for late renewal 22.09.055 inspections
financial management, office of, director of 43.41.100	2 § 42	procedure 22.09.345 insurance, bond, certificate of deposit
fish and wildlife director 77.04.120 horse racing commission 67.16.015	Succession to governorship Const. Art. 3 § 10 threats against next in order of, penalty	22.09.060
indeterminate sentence review board 9.95.265	9A.36.090 Superior court judge, assignment to another	issuance, duration 22.09.075 multiple applicants, single bond 22.09.095
labor and industries director 43.22.330 licensing, departmental activities 46.01.290	county Const. Art. 4 § 5, Const. Art. 4 § 7	required 22.09.035 Grain indemnity fund 22.09.411
management and control of state publications, duties as to 40.07.040	Supreme executive power vested in Const. Art. 3 § 2	Grain indemnity fund program 22.09.405, 22.09.416, 22.09.421, 22.09.426, 22.09.431
motor vehicle administration report, annually,	Tax exemptions periodic review and submission of	22.09.436, 22.09.441, 22.09.446, 22.09.451
by director 46.01.290 municipal corporations, associations	recommendations to legislature 43.06.400	22.09.456, 22.09.461, 22.09.466, 22.09.471 Warehouses
44.04.170 operational activities, recommendations for	Term of office 43.01.010, Const. Art. 3 § 2 Threats against, or immediate family, penalty	agriculture department director's powers and duties 43.23.110
future operations, department of transportation 47.01.141	9A.36.090 Timber harvest excise tax agreements 43.06.475,	tax exemption 82.08.820, 82.12.820 tax exemption, applicability 82.14.820
power of governor to demand 43.06.010,	43.06.480 Toll bridge bonds, governor to countersign	Weighing and weight certification for highway
Const. Art. 3 § 5 school directors association 44.04.170	47.56.140	transport Ch. 15.80 GRAIN AND TERMINAL WAREHOUSES
state arts commission 43.46.070 state board of health 43.20.100	Toll bridges, improvement of existing bridge and construction of new bridge as single project,	(See also WAREHOUSES)
state committee on agency officials' salaries 43.03.028	governor's powers and duties relating to Ch. 47.58	Port districts, acquisition and operation of facilities 53.08.020
state officers Const. Art. 3 § 5	Trade representative, office of Washington state, purpose and authority Ch. 43.332	GRAND JURY Authorized 2.36.020
state patrol, fire protection 43.44.100, 48.48.110	Traffic safety commission, powers and duties	Coroner's inquest, See CORONERS, subtitle
state publications, management and control of 40.07.040	Ch. 43.59 Transfer of convicted offenders	Inquests Criminal investigations
summary of proposed construction, department of transportation 47.01.141	foreign nationals or citizens 43.06.350 Uniform criminal extradition act, authority	attorney general, duties 10.27.070 attorneys at law
supreme court to report defects or omissions in	10.88.210	restrictions 10.27.080
laws 2.04.230 veterans' rehabilitation council 43.61.040	Uniform interstate family support act Ch. 26.21A Vacancies in office filled by Const. Art. 3 § 13	witness entitled to 10.27.080 court reporter 10.27.070
Reprieves power to grant 10.01.120	in legislature, when Const. Art. 2 § 15 in superior court Const. Art. 4 § 5	definitions 10.27.020 duration of sessions 10.27.110
report to legislature Const. Art. 3 § 11 Residence at seat of government Const. Art. 3 §	in supreme court Const. Art. 4 § 3	evidence subpoenas to witnesses 10.27.140
24	Vacancy in office of governor election to fill Const. Art. 3 § 10	testimony of witnesses privileged 10.27.090 use and availability of 10.27.090
Resignation by state officers and members of legislature made to 42.12.020	succession to Const. Art. 3 § 10 Veto	extension of sessions 10.27.110
Rewards power to offer, limitation on amount	enactment of laws, veto of bill and passage over Const. Art. 3 § 12	foreman 10.27.070 guard 10.27.070
43.06.010 record of to be kept 43.06.020	initiatives and referendums, power does not	indictment number necessary for 10.27.150
Riots, state of emergency, power to suppress	extend to Const. Art. 2 § 1 power of Const. Art. 3 § 12	presented to court 10.27.150
43.06.010 Salary of governor, amount of 43.03.010, Const.	two-thirds vote necessary to pass bill over Const. Art. 3 § 12	inquiry as to offenses 10.27.100 interpreter 10.27.070
Art. 28 § 1 Sale of unneeded toll facility property, governor	veto and return of bill with objections Const.	jurors, discharge 10.27.060 jurors, personal knowledge of crime, shall
to execute deed 47.56.255 Salmon recovery and habitat restoration Ch.	Art. 3 § 12 Washington health care authority	declare 10.27.100 legal advisers 10.27.070
77.85	chairman 70.37.030	members, selection of 10.27.040
Security and protection of governor, governor- elect, duty of state patrol to provide	GOVERNOR-ELECT Budget and accounting system, input 43.88.090	oath and affirmations of witnesses 10.27.070 personal knowledge of jurors of crime, shall
43.43.035	Threats against, penalty 9A.36.090	declare 10.27.100

[RCW Index—page 322] (2008 Ed.)

persons authorized to attend 10.27.080 prosecuting attorney, duty to attend and advise 10.27.070 purpose 10.27.010 quorum 10.27.070 report, release to public, when 10.27.160 secrecy privileged testimony 10.27.090 proceedings 10.27.090 secrecy enjoined 10.27.090 secretary 10.27.070 sessions, duration, extension of 10.27.110 short title 10.27.010 special inquiry judge 10.27.050 special prosecutor 10.27.070 summoning 10.27.030 witnesses 10.27.070

Depositions, disclosure of, penalty 9.51.060 Disclosing transactions, penalty 9.51.050 Immunity from prosecution on basis of selfincriminating testimony 10.27.130 Indictment, motions to set aside, grounds 10.40.070

Inquests, See CORONERS, subtitle Inquests Jurors

acting after challenge allowed, penalty 9.51.040

expense payments 2.36.150 Oath, form of 10.27.070

On order of superior court only Const. Art. 1 § 26

Prosecuting attorney special deputies 36.27.040 Right to counsel 10.27.120 Secrecy, oath of secrecy 10.27.070

Self-incrimination, privilege against 10.27.120 Summon, power to Const. Art. 1 § 26

Transcript of testimony, disclosure of, penalty

Witnesses, attorneys at law, entitled to 10.27.080

GRAND LARCENY (See LARCENY)

GRANDPARENTS

Visitation rights of grandparents and other persons 26.09.240

GRANGES

Incorporation Ch. 24.28

GRANT COUNTY

Boundaries, tracing of 36.04.130 Superior court judges, number of 2.08.065

GRANTED LANDS (See PUBLIC LANDS, subtitle State lands)

GRANTOR AND GRANTEE

Conveyances of fee title by state or political subdivision, recording by grantor at time of delivery required, effect 65.08.095

GRANTS (See also GIFTS)

Job skills program 28C.04.420 Quo warranto proceedings, annulment or vacation of grant 7.56.150

GRANTS-IN-AID

Cities and towns, housing authorities, authority to accept 35.82.200

Regional planning commissions 35.63.070, 36.70.060

GRAPES (See FRUITS; WINE COMMISSION)

GRASS BURNING RESEARCH ADVISORY COMMITTEE (See ECOLOGY, **DEPARTMENT OF, subtitle Grass** burning research advisory committee)

GRAVEL

County roads and bridges, See COUNTY ROADS AND BRIDGES, subtitle Crushed rock, gravel, and other road building material Public lands

aquatic lands-valuable materials, sale of Ch. 79 140

valuable materials, sale of Ch. 79.15

GRAVES (See also BURIAL AND INTERMENT; CEMETERIES) Grave robbing 68.60.040

Historic graves dedication 68.60.020 definitions 68.60.010

destruction or damage 68.60.050

violations, penalties 68.60.060

Indian graves Ch. 27.44 protection

civil action by tribe or member 27.44.050 criminal sanctions 27.44.040

skeletal human remains, duty to notify 27.44.055

Unlawful damage civil liability 68.56.020

exceptions 68.56.030 penalty 68.56.010

GRAYS HARBOR COUNTY

Boundaries, tracing of 36.04.140 Pilotage service 53.08.390

Southwest Washington fair commission, abolished 36.90.020

Superior court judges, number of 2.08.062

GRAZING

Fish and wildlife department-owned fish and wildlife goals, implementation 77.12.204

GREEN HILL SCHOOL

Generally Ch. 72.16

GREEN RIVER GORGE CONSERVATION AREA (See PARKS AND RECREATION)

GREEN STAMPS

Trading stamp regulations Ch. 19.84

GREENHOUSE GAS EMISSIONS

Baseload electric generation performance standard

consumer-owned utilities 80.80.070 definitions 80.80.010

electrical companies 80.80.060 findings, intent 80.80.005

performance standards 80.80.040, 80.80.080 public comment 80.80.050

reduction goals 80.80.030

Green economy jobs growth initiative 43.330.310

New vehicle greenhouse gas emissions disclosure 70.120A.050

Reporting of emissions, rules adoption 70.94.151 Statewide reduction

climate impact groups, consultation 70.235.040

definitions 70.235.010 findings, intent 70.235.005

regional multisector market-based system, design development 70.235.030 reporting requirements 70.235.020

GREYWATER (See WASTEWATER) GRIZZLY BEARS (See WILDLIFE)

GROCERY STORES

Beverage crate and merchandise pallet theft 9A.56.010

Grocery distribution cooperatives business and occupation tax 82.04.298

Shopping cart theft definitions 9A.56.010

unlawful acts, misdemeanor 9A.56.270

GROSS MISDEMEANOR

Bail jumping 9A.76.170 Coercion 9A.36.070 Compounding 9A.76.100

Computer trespass second degree 9A.52.120

Criminal assistance, rendering of first degree, when 9A.76.070 second degree, when 9A.76.080 Criminal conspiracy, when 9A.28.040

Criminal trespass, first degree 9A.52.070

Deferred prosecution program Ch. 10.05 Defined, for Criminal Code 9A.20.010 Escape

third degree 9A.76.130 False certification 9A.60.050

False reporting or warning of public disturbance 9A.84.040

False swearing 9A.72.040

Fingerprints and other identifying data transmit to state patrol 10.98.050

Gambling

unlicensed employee 9.46.198 Jury tampering 9A.72.140 Limitation of action 9A.04.080

Making or having burglar tools 9A.52.060 Malicious mischief, when 9A.48.090

Obscuring identity of a machine 9A.56.180 Official misconduct by public servant 9A.80.010 Pet animals, taking, concealing, injuring, killing, etc. 9.08.070

Possessing stolen property, third degree 9A.56.170

Probation services

assessment for services 10.64.120

Punishment, crime victim's compensation, penalty assessment 7.68.035

Punishment when not fixed by statute 9.92.020 Reckless burning

second degree 9A.48.050

Riot, when 9A.84.010

Sentences, authorized 9A.20.020, 9A.20.021

Sexual exploitation of children reporting 9.68A.080

State lottery

false or misleading statement 67.70.150 violation of rules 67.70.170

Tampering with physical evidence 9A.72.150

Theatrical enterprises

wages, bond or cash deposit 49.38.060 Theft, third degree 9A.56.050

Unlawful issuance of checks or drafts 9A.56.060 Unlawful stop-payment order 9A.56.060

Vehicle prowling second degree 9A.52.100

GROUP CARE FACILITIES

HOPE centers for street youth eligibility 74.15.225

requirements 74.15.220, 74.15.250, 74.15.260, 74.15.270

Juvenile infractions or violations, reporting 74.15.210

Licenses

denial, revocation, suspension, modification 74.15.132

Semi-secure facility, designation as, authorized 74.15.180

Service providers

violations, reporting 74.15.210

Street youth

responsible living skills program 74.15.230, 74.15.240, 74.15.250, 74.15.260, 74.15.270

GROUP HOMES

Abuse, investigation prior to licensure or relicensure 74.15.030 Evaluations and data, availability 43.20A.850

Investigate for abuse prior to licensure or relicensure 74.15.030

Licenses

suspension for noncompliance with support order 74.15.134

GROUP TRAINING HOMES (See RESIDENTIAL SCHOOLS, subtitle Group homes)

GROWTH MANAGEMENT

Agricultural lands

innovative zoning techniques 36.70A.177 viability 36.70A.560, 36.70A.5601 Aquifer zones 36.70A.550

Community, trade, and economic development, department of

departmental responsibilities 43.330.120 Comprehensive planning by cities and counties airports, general aviation 36.70A.510 cities and counties required to plan, compliance 36.70A.040 classification of agriculture, forest, and mineral lands and critical areas guidelines 36.70A.050 climate change mitigation 36.70A.580 comprehensive plans 36.70A.140 accessory apartments 36.70A.400 coordination with other plans 36.70A.100 environmental planning pilot projects 36.70A.385 extension of designation date 36.70A.380 identification of lands useful for public purposes 36.70A.150 innovative techniques 36.70A.090 major industrial developments 36.70A.365 mandatory elements 36.70A.070 master planned resorts, when authorized by county 36.70A.360 mineral resource lands 36.70A.131 new fully contained communities, when approved in county planning 36.70A.350 noncompliance 36.70A.330 noncompliance and sanctions 36.70A.340, 36.70A.345 open space corridors, identification and purchase of 36.70A.160 optional elements 36.70A.080 order of invalidity 36.70A.335 planning activities and capital budget decisions, conformity with 36.70A.120 presumption of validity 36.70A.320 private property protection 36.70A.370 private property protection 36.70A.370 residential structures occupied by persons with handicaps 36.70A.410 review, amendments 36.70A.130 state agencies to comply 36.70A.103 sufficient land capacity for development 36.70A.115 transmittal to state 36.70A.106 transportation element 36.70A.108 urban growth areas 36.70A.110 county-wide planning policy 36.70A.210 definitions 36.70A.030 development project review process 36.70A.470 development regulations presumption of validity 36.70A.320 transmittal to state 36.70A.106 global warming mitigation and adaptation program 36.70A.5801 greenbelts or open space, adverse possession 36.70A.165 growth management hearings boards appeal by state, limitations 36.70A.310 conduct, procedure, and compensation 36.70A.270 created 36.70A.250 expedited review 36.70A.305 final orders 36.70A.300 invalidity, determination 36.70A.302 judicial review 36.70A.295 matters subject to board review 36.70A.280 member qualifications 36.70A.260 petitions to, evidence 36.70A.290 growth strategies commission, role 36.70A.800 legislative findings 36.70A.010, 36.70A.011 master planned locations 36.70A.367. 36.70A.368 master planned resorts 36.70A.362 master planned resorts 36.70A.362 military installations, incompatible development 36.70A.530 natural resource lands and critical areas designation 36.70A.170, 36.70A.172 development regulations 36.70A.060 planning goals 36.70A.020 playing fields, compliance 36.70A.171 progress reports 36.70A.180 public participation 36.70A.035

review and evaluation program 36.70A.215 shoreline master programs 36.70A.480 siting of essential public facilities 36.70A.200 submittal phasing 36.70A.045 technical assistance, grants, and mediation services 36.70A.190 watershed restoration projects, permit processing 36.70A.460 wetlands delineation 36.70A.175 Development project review and permit procedures Ch. 36.70B Development projects review process 36.70A.470 Environmental permits project review and permit procedures Ch. 36.70B Evergreen community ordinances 36.01.260 Forest practices 36.70A.570 Growth management planning and environmental review fund, creation and use 36.70A.490, 36.70A.500 Growth strategies commission role of 36.70A.800 Historic preservation national historic towns, designation 36.70A.520 Impact fees limitations 82.02.050, 82.02.060, 82.02.070, 82.02.080, 82.02.090, 82.02.100 voluntary agreements 82.02.020 Impact fees, See also LAND DEVELOPMENT, subtitle Impact fees Inventory and collection of data relating to department of community, trade, and economic development duties 43.63A.550 Land use decisions appeals and award of fees and costs 4.84.370 Land use petitions, judicial review Ch. 36.70C Public works assistance account loans or pledges, eligibility 43.155.070 Transportation regional transportation planning organizations allocation of funds 47.80.050 authorization, organizational requirements 47.80.020 comprehensive plans, guidelines, and principles 47.80.026 duties 47.80.023 executive board membership 47.80.060 legislative findings and declaration 47.80.010 plan contents, review, and use 47.80.030 state facilities and local plans, relationship transportation department duties 47.80.070 transportation policy boards 47.80.040 regional transportation planning requirements majority vote on state matters 47.80.080 Transportation projects environmental review collaborative process 36.70A.430 intent 36.70A.420 GUARANTY FUND (See INSURANCE, subtitle Title insurers) GUARANTY STOCK

Savings and loan associations, See SAVINGS AND LOAN ASSOCIATIONS, subtitle Guaranty stock savings and loan associations

GUARDIAN AD LITEM

Attorneys serving as guardian, restrictions on service as pro tempore judge or court commissioner 2.08.185

appointment of guardian ad litem 26.44.053 Court-appointed special advocate program 26.12.175 confidentiality 26.12.180 ex parte communications 26.12.187 fees 26.12.183

release of information 26.12.185

Court-appointed special advocate programs, duties of department of community, trade, and economic development 43.330.135 Dependent children custody proceedings 13.34.100 duties, information access, and immunity 13.34.105 fees 13.34.108 registry 13.34.102 removal, cause 13.34.107 training and selection 13.34.102 Eminent domain proceedings appointment for minor or incapacitated person 8.25.270 Execution against for costs against infant plaintiff 4.84.140

Family court

authority to appoint, duties 26.12.175 Incapacitated persons appearance in civil action 4.08.060 appointment for civil actions 4.08.060

Liability for costs against infant plaintiffs 4.84.140

Mandatory use and certification, review of advisability and feasibility 2.56.150

appointment for civil actions 4.08.050 appointment for minor defendant 12.04.150 Registration of land titles, appointment for minors 65.12.145

Registry and selection 26.12.177 Release of information 26.12.185 Training 26.12.177 Trustees

accounting 11.106.060

GUARDIAN AND WARD (See also CHILDREN; PROBATE)

Accounting

citation of surety on bond 11.92.056 intermediate accounts, settlement of hearing and order 11.92.050 settlement of estate upon termination 11.92.053

Action against minor defendant, appointment of guardian in defense of 12.04.150

Action by minor plaintiff, appointment of guardian to act for minor 12.04.140
Action by minor plaintiff to be commenced by

guardian, exceptions 12.04.140

Actions and proceedings

representation of incapacitated person guardian's powers and duties 11.92.060 Application and construction of chapter 117,

Laws of 1974 extraordinary session 11.02.080

Appointment of guardian hearing 11.88.040

for incapacitated person 11.88.010

jury trial, right to 11.88.045 legal counsel for alleged incapacitated person

legislative intent and purpose 11.88.005 order appointing, required contents 11.88.095 petition

contents 11.88.030 disposition 11.88.095 hearing 11.88.030

proof, standards 11.88.045 Assets, holders of financial assets of

incapacitated person access to and control over assets to be

provided to guardian 11.92.096 Attorneys' fees, payment 11.92.180

Banks

may act as guardians of estate of minors and mentally ill 11.36.010

Bonds

laws applicable to 11.88.110 release of surety from bond, procedure 19.72.110, 19.72.130

Claims against estate of incapacitated person guardian's duty to pay 11.92.035

presentation of claim 11.92.035 Concealed or embezzled property discovery proceedings 11.92.185 Contracts for personal services of minor 26.28.050 Contracts of incapacitated person performance of 11.92.130 Costs against infant plaintiff execution costs 4.84.140 liability of guardian 4.84.140 Costs of litigation 4.84.140 Death of incapacitated person administration of estate 11.88.150 Department of social and health services client guardianship fees and compensation limits 11.92.180 Dependent children foster care payments, right of guardian to receive 13.34.234 modification of order 13.34.233 order establishing guardianship, contents 13.34.232 parental preferences 13.34.236 powers and duties of guardian 13.34.232 qualifications for guardian 13.34.236 review exemption 13.34.235 termination of guardianship 13.34.233 Education of ward compulsory school attendance law, duty to comply with, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Compulsory attendance Eminent domain proceedings guardian ad litem, appointment for minor or incapacitated person 8.25.270 Exchange of estate property broker's fees, payment of 11.92.125 Funds of incapacitated person authorization for guardian to take actions regarding 11.92.140 Guardian assets, access to and control over, submission of affidavit to institution holding 11.92.096 attorneys' fees, separate accounting for compensation requested 11.92.180 bond citation of surety on bond 11.92.056 bond requirements 11.88.100 reduction in amount of bond 11.88.105 when bond not required 11.88.107 compensation and expenses, payment 11.92.180 contracts of incapacitated person performance of 11.92.130 death of, procedure, delivery of estate to successor 11.88.120 defined 11.02.005 duties of 11.92.040, 11.92.043 funds of incapacitated person authorization for actions regarding 11.92.140 oath of 11.88.100 powers and duties of 11.92.040, 11.92.043 qualifications 11.88.020 real property, sale of confirmation of sale 11.92.115 order, contents 11.92.110 return and confirmation of sale 11.92.115 removal of, procedure, delivery of estate to successor 11.88.120 representation of incapacitated person powers and duties 11.92.060 sale, exchange, lease, or mortgage of property petition for, contents 11.92.100 powers and duties 11.92.090 standby guardian, designation of 11.88.125 Guardian ad litem appointment 11.88.090 appointment by family court 26.09.220 ex parte communications, prohibition 11.88.093 fees 11.88.097

LITEM Guardian or limited guardian as witness 5.60.030 Guardianship office of public guardianship Ch. 2.72 settlement of estate liability of guardian 11.92.056 settlement of estate upon termination 11.92.053 termination of grounds, effect, procedure 11.88.140 transfer of jurisdiction and venue 11.88.130 veterans 11.88.160 Habeas corpus, granting of writ to guardian or limited guardian 7.36.020 Incapacitated persons appearance in civil actions 4.08.060 appointment of guardian for 11.88.010 death of administration of estate 11.88.150 guardianship fees and costs, maximum amount and rules 43.20B.460 professional guardian, definition 11.88.008 voting, effect of guardianship on right to vote 11.88.010 Incapacitated persons, for probate, final report and petition for distribution, guardian ad litem or limited guardian 11.76.080 Incompetent or disabled persons, for competency as witness 5.60.030 habeas corpus writ granted to 7.36.020 partition proceedings consent by 7.52.470 proceeds of sale received by 7.52.460 Insurable interest of guardian in lives of certain persons 48.18.030 Insurance, life, use of trust funds authorized 11.100.120 Intermediate accounts settlement of hearing and order 11.92.050 Investment of funds 39.60.050 Investment of trust funds application of chapter 11.100.050 authorized investments Ch. 11.100 buying or selling for self or affiliate prohibited 11.100.090 commercial accounts 11.100.037 criteria to be followed 11.100.020 deviation from instrument, court permission 11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 authorized investment, defined 11.100.070 deviation upon court permission 11.100.040
"legal investment", defined 11.100.070
investment trust or company securities,
authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 authorized investment 11.100.030 securities issued by fiduciary authorized investment 11.100.030 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments housing authority bonds, legal investments 35.82.220

Guardian ad litem, See also GUARDIAN AD

United States corporation bonds, legal investments 39.60.010 Involuntary detention prohibited 11.92.190 Jurors, challenge of, guardian and ward relationship ground for implied bias 4.44.180 Juvenile court liability of guardian for support 13.34.161 Lease of estate property broker's fees, allowance of 11.92.125 Life insurance, use of trust funds authorized 11.100.120 Limitation of actions by ward against guardian, recovery of real estate sold by guardian 4.16.070 Limited guardian defined 11.02.005 granting of writ of habeas corpus 7.36.020 Limited guardianship 11.88.020, 11.88.110, 11.88.115 Mental illness, See MENTAL ILLNESS confession of judgments, who may confess 4.60.020 Minors, transfers to Ch. 11.114 Minors, transfers to Ch. 11.114

Mortgage of estate property
broker's fees, allowance of 11.92.125

Motor vehicle financial responsibility law,
release by injured minor executed by
guardian, effect 46.29.120

Name, action for change of 4.24.130 Nomination of guardian by principal 11.88.010 Nonresident as guardian 11.88.020 Nonresident incapacitated person removal of property to another jurisdiction 11.92.170 Notices special notice of proceedings failure to file account or report, citation for 11.92.160 request for 11.92.150
Office of public guardianship created 2.72.020
definitions 2.72.010
intent 2.72.005 program, contracts 2.72.030 rules, authority 2.72.040 waiver of court costs 2.72.040 Parent and child relationship parent and child relationship guardianship, not required, when 74.20.310 Partition proceedings consent of guardian or limited guardian to partition 7.52.470 interest of guardian in purchase prohibited 7.52.360 proceeds from sale of property of incompetent or disabled person 7.52.460 sale of infant's share, payment to guardian 7.52.450 Personal care reports settlement of hearing and order 11.92.050 Power of attorney guardianships 11.94.010 Principal nomination of guardian by 11.88.010 Probate final report and petition for distribution, guardian ad litem or limited guardian 11.76.080 Proceedings special notice of failure to file account or report, citation for 11.92.160 request for 11.92.150 Property of incapacitated person concealed or embezzled property discovery proceedings 11.92.185 real property, sale of confirmation of sale 11.92.115 order, contents 11.92.110 return and confirmation of sale 11.92.115

qualifications and duties 11.88.090

GUARDIANSHIP

removal of property of nonresident to another	HABEAS CORPUS	Incompetent or disabled persons 7.36.020
jurisdiction 11.92.170 sale, exchange, lease, or mortgage of	Adjournment of, hearings 7.36.110 Affidavits	Judges court of appeals, power to grant writ 7.36.040
guardian's powers and duties 11.92.090	in forma pauperis proceeding 7.36.250	superior court
petition for, contents 11.92.100	warrant to prevent removal or irreparable	witnesses 7.36.150
Public assistance	injury 7.36.190 Amendments	superior courts bail 7.36.150
recipients 74.08.280 temporary assistance for needy families grant	pleadings 7.36.110	criminal charge, investigation of 7.36.150
74.12.250	process 7.36.240	determination of case, powers 7.36.170
Qualifications of guardians 11.88.020	return 7.36.110	determination of cause 7.36.120
Real property of incapacitated person	writs of habeas corpus 7.36.240 Appeals	discharge 7.36.150
sale of confirmation of sale 11.92.115	federal questions raised by pleadings 7.36.140	hearings adjournment of 7.36.110
order, contents 11.92.110	in forma pauperis proceeding 7.36.250	summary procedure 7.36.120
return and confirmation of sale 11.92.115	Applications for writ 7.36.030	limitation on inquiry 7.36.130
Residential placement, notice 11.92.190	Attachment for refusal to make return 7.36.090 Bail	power to grant writ 7.36.040, Const. Art. 4 §
Revenue, department of, duty to notify 11.88.115 Sale, exchange, mortgage or lease of real estate,	orders of commitment, from 7.36.150	recommitment 7.36.150
brokers fees 11.92.125	writ may be used for admission to 7.36.160	return, determination of 7.36.110
Sale of estate property	Children, granting writ to guardian or limited guardian 7.36.020	return of writs and process, specification of
broker's fees, allowance of 11.92.125	Clerks of court	time 7.36.240 returnable to 2.04.010
confirmation conclusive 11.92.120 irregularities do not void sale 11.92.120	delivery of writ to sheriff, when 7.36.060	temporary orders 7.36.220
Savings and loan association, guardian may be	issuance of writs and process 7.36.240 Commitment	warrant to prevent removal or irreparable
member of 33.20.060	habeas corpus writs suspended during martial	injury 7.36.190 witnesses
School grounds, removal of child from during school hours 28A.605.010	law 38.08.030	compelling attendance of 7.36.170
School property, defacing or otherwise injuring,	limitation on discharge from 7.36.130 order of	supreme court
penalty, parent's liability 28A.635.060	bail 7.36.150	bail 7.36.150
Schooling of ward, See GUARDIAN AND	discharge from 7.36.150	criminal charge, investigation of 7.36.150 determination of case, powers 7.36.170
WARD, subtitle Education of ward Seduction, action for seduction of ward 4.24.020	limitation of inquiry on 7.36.130	determination of cause 7.36.120
Service of summons on guardian, personal	recommitment 7.36.150 orders of court, bail 7.36.150	discharge 7.36.150
service 4.28.080	temporary commitment authorized 7.36.240	hearings adjournment of 7.36.110
Trust companies may act as guardian of estate of minors and	Constables, warrant to prevent removal or	summary procedure 7.36.120
mentally ill 11.36.010	irreparable injury directed to 7.36.190	limitation on inquiry 7.36.130
power to act as guardian 30.08.150	execution of 7.36.210	power to grant writ 7.36.040, Const. Art. 4 §
Trust funds, investment, See GUARDIAN AND	Constitutional rights, determination of by	recommitment 7.36.150
WARD, subtitle Investment of trust funds Trust funds, purchase of life insurance authorized	supreme court or court of appeals 7.36.140 Contempt of court, limitation on inquiry 7.36.130	return, determination of 7.36.110
11.100.120	Costs	return of writs and process, specification of
Vaccination of pupil in first class school district	in forma pauperis proceeding 7.36.250	time 7.36.240 temporary orders 7.36.220
prohibited if against will of guardian 28A.330.100	Court of appeals federal questions raised by pleadings 7.36.140	warrant to prevent removal or irreparable
Venue for guardianship petitions 11.88.010	power to grant writ 7.36.040	injury 7.36.190
Veteran estate management program	Criminal charges, allegation of new matter	apprehension of offending party 7.36.200 witnesses 7.36.150
claims against estate 73.04.135 criteria and authority of director of department	7.36.110 Discharge	compelling attendance of 7.36.170
of veterans affairs 73.04.130	limitation on 7.36.130	Judgments
definitions 73.04.131	notice to interested person 7.36.160	limitation on inquiry into 7.36.130
guardians, department employees prohibited	orders of commitment, from 7.36.150	summary determination 7.36.120 Judicial officers, orders of commitment
from serving as 73.04.140 Veterans, See also VETERANS, subtitle	orders of discharge, obedience to, officer immunity to civil liability 7.36.180	bail 7.36.150
Guardianship	restrain party, when 7.36.120	discharge from 7.36.150
Will or durable power of attorney	Emergencies, Sunday acts authorized 7.36.230	Justices, supreme court, power to grant writ
guardians nominated by 11.88.080	Evidence authority to restrain party for hearing 7.36.100	7.36.040
GUARDIANSHIP (See GUARDIAN AND	new matter 7.36.110	Legal holidays, hearing applications and
WARD)	Exceptions	issuance upon 2.28.100 Limitation on inquiry 7.36.130
GUESTS Defined for purposes of inn keepers' lien	return, to 7.36.110 warrant to prevent removal or irreparable	Limited guardian, granting of writ 7.36.020
60.64.010	injury 7.36.210	Martial law, habeas corpus writs suspended
GUIDEPOSTS	Federal questions, supreme court or court of	during 38.08.030
Standards for, county roads 36.86.040	appeals to determine 7.36.140 Fees, in forma pauperis proceeding 7.36.250	Minors and infants 7.36.020 Ne exeat, remedy available to defendant 7.44.050
GUILTY (See CRIMINAL PROCEDURE,	Filing, in forma pauperis proceeding 7.36.250	Nonjudicial days, issuance and service on Const
subtitle Pleadings)	In forma pauperis 7.36.250	Art. 4 § 6
GUN POWDER	Good faith, in forma pauperis proceeding 7.36.250	Notices, person interested in prisoner, to 7.36.160
Public nuisance, manufacturing as 7.48.140	Grounds 7.36.010	Orders of court
GUN SAFES Tay ayamption 92 08 932 92 12 932	Guardian and ward, granting of writ to guardian	commitment orders
Tax exemption 82.08.832, 82.12.832	or limited guardian 7.36.020	discharge from 7.36.150 limitation 7.36.130
GUNS (See FIREARMS)	Hearings adjournments 7.36.110	recommitment 7.36.150
GUTTERS Cities and towns, construction, reconstruction	determination of 7.36.110	in forma pauperis proceeding 7.36.250
and repair, generally Ch. 35.68	determination of cause 7.36.120	orders of discharge, obedience to, officer
GYMNASIUMS	production of authority to restrain 7.36.100 production of party at 7.36.100	immunity to civil liability 7.36.180 temporary orders 7.36.220
Cities and towns, authority for local	summary procedure 7.36.120	Parent and child, granting of writ to parent
improvement 35.43.040	Holidays, issuance of writ on 2.08.010, Const.	7.36.020
Health studies, regulation Ch. 19.142	Art. 4 § 6	Parties

[RCW Index—page 326] (2008 Ed.)

production of, adjournment of hearing until 7.36.110	person not found or refuses admittance 7.36.080	applications 7.36.030 bail by authorized 7.36.160
production on hearing 7.36.100	warrant to prevent removal or irreparable	contents 7.36.050
Peace officers, orders of commitment	injury	defective, effect 7.36.240
bail 7.36.150	directed to 7.36.190	delivery to sheriff 7.36.060
discharge from 7.36.150 recommitment 7.36.150	execution of 7.36.210 Sickness and infirmity, effect if allegation true	directed to whom 7.36.050 federal questions raised by pleadings 7.36.140
Persons who may prosecute writ 7.36.010,	7.36.110	issuance 7.36.240
7.36.020	Signatures	supreme court Const. Art. 4 § 4
Petitions	applications for writ, on 7.36.030	martial law, suspended during 38.08.030
allegation constitutional rights violated, effect 7.36.130	return of writ 7.36.100 Sunday, emergency acts authorized 7.36.230	obedience to, officer immunity to civil liability 7.36.180
application for writ by 7.36.030	Superior courts	persons who may prosecute writ 7.36.010,
supreme court may issue writs of 2.04.010	bail 7.36.150	7.36.020
writ of habeas corpus, for, federal questions 7.36.140	criminal charge, investigation of 7.36.150 determination of case, powers 7.36.170	return amendment of 7.36.110
Pleadings 7.36.110	determination of cause 7.36.170	attachment for refusal 7.36.090
federal questions raised by 7.36.140	discharge 7.36.150	contents 7.36.100
Process amendments 7.36.240	enforcement of return of writ 7.36.090 in forma pauperis proceeding 7.36.250	controverting of 7.36.110
defective, effect 7.36.240	hearings	determination of 7.36.110 exceptions to sufficiency of 7.36.110
issuance 7.36.240	adjournment of 7.36.110	required 7.36.090
limitation on inquiry into 7.36.130	summary procedure 7.36.120	signing of 7.36.100
return 7.36.240 seal 7.36.240	limitation on inquiry 7.36.130 power to grant writ 7.36.040	time for 7.36.240 verification of 7.36.100
service 7.36.240	power to issue 2.08.010	seal 7.36.240
Sunday issuance and service 7.36.230	recommitment 7.36.150	service 7.36.240
Public officers and employees, immunity to civil liability for obeying writ or order 7.36.180	return, determination of 7.36.110 return of writs and process, specification of	holidays, nonjudicial days Const. Art. 4 § 6
Restraint of liberty	time 7.36.240	person not found or refuses admittance 7.36.080
application contents concerning 7.36.030	temporary orders 7.36.220	writ directed to other than sheriff 7.36.070
discharge of party, when 7.36.120 ground for prosecution of writ 7.36.010	warrant to prevent removal or irreparable injury	Sunday issuance and service 7.36.230
limitation on inquiry 7.36.130	apprehension of offending party 7.36.200	superior court Const. Art. 4 § 6 suspension prohibited, exceptions Const. Art.
return of writ to state authority or cause of	issuance 7.36.190	1 § 13
return 7.36.100 warrant to prevent removal or irreparable	restraint person brought before 7.36.210 witnesses 7.36.150	when granted 7.36.040
injury	compelling attendance of 7.36.170	who may grant 7.36.040
contents 7.36.190	Supreme court	HABITUAL CRIMINALS Prevention of procreation as punishment
issuance 7.36.190 Return	bail 7.36.150 criminal charge, investigation of 7.36.150	9.92.100
process 7.36.240	determination of case, powers 7.36.170	Sentencing of 9.92.090
process 7.50.2.0		
warrant to prevent removal or irreparable	determination of cause 7.36.120	HABITUAL TRAFFIC OFFENDERS ACT
warrant to prevent removal or irreparable injury 7.36.210	determination of cause 7.36.120 discharge 7.36.150	(See MOTOR VEHICLES, subtitle
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act)
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250	(See MOTOR VEHICLES, subtitle
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES,
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES,
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controvering of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controvering of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.090	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 required 7.36.100 verification of 7.36.100 return of writ	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.030
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.090 signing of 7.36.100 verification of 7.36.100 return of writ amendment of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.030 regulation promulgation, when 74.26.040
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.090 signing of 7.36.100 verification of 7.36.110 controverting of 7.36.110 determination of 7.36.110 determination of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.040 regulation promulgation, when 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of,
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 required 7.36.100 return of writ amendment of 7.36.110 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190, 7.36.200	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.030 regulation promulgation, when 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 required 7.36.100 verification of 7.36.110 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 Sunday, on 7.36.230	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190, 7.36.200 execution 7.36.210	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.040 program plan, development of 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300 Drivers
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.900 signing of 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 required 7.36.100 verification of 7.36.110 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 Sunday, on 7.36.230 writ directed to other than sheriff 7.36.070 writs of habeas corpus 7.36.240	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190, 7.36.200 execution 7.36.210 issuance 7.36.190 return 7.36.210	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.030 regulation promulgation, when 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300 Drivers refueling services 49.60.360 Facilities
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.090 signing of 7.36.100 required 7.36.090 signing of 7.36.100 return of writ amendment of 7.36.110 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 Sunday, on 7.36.230 writ directed to other than sheriff 7.36.070 writs of habeas corpus 7.36.240 Sheriffs	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190 rescution 7.36.210 issuance 7.36.210 witnesses	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.030 regulation promulgation, when 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300 Drivers refueling services 49.60.360 Facilities bond issue Ch. 43.99C
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 required 7.36.100 verification of 7.36.110 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 Sunday, on 7.36.230 writ directed to other than sheriff 7.36.070 writs of habeas corpus 7.36.240 Sheriffs delivery of writ to, when 7.36.060, 7.36.070	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190 return 7.36.210 issuance 7.36.190 return 7.36.210 Witnesses compelling attendance of 7.36.170	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.030 regulation promulgation, when 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300 Drivers refueling services 49.60.360 Facilities
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 required 7.36.090 signing of 7.36.100 return of writ amendment of 7.36.110 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 Sunday, on 7.36.230 writ directed to other than sheriff 7.36.070 writs of habeas corpus 7.36.060, 7.36.070 immunity to civil liability for obeying writ or order 7.36.180	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceeding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190 return 7.36.210 issuance 7.36.190 return 7.36.210 Witnesses compelling attendance of 7.36.170 recognizing of by court 7.36.150 summons of prosecuting witness 7.36.150	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300 Drivers refueling services 49.60.360 Facilities bond issue Ch. 43.99C Fishing and shellfish harvesting, designated harvester cards 77.32.400 Fishing permits, group 77.32.550
warrant to prevent removal or irreparable injury 7.36.210 writs of habeas corpus 7.36.240 Return of writ amendment of 7.36.110 attachment for refusal 7.36.090 contents 7.36.100 controverting of 7.36.110 determination of 7.36.110 exceptions to sufficiency of 7.36.110 required 7.36.090 signing of 7.36.100 verification 7.36.100 before whom Const. Art. 4 § 4 Seals, writs and process 7.36.240 Security for costs, in forma pauperis proceeding 7.36.250 Service person not found or refuses admittance to sheriff 7.36.080 process 7.36.240 return attachment for refusal 7.36.090 contents 7.36.100 required 7.36.100 verification of 7.36.100 verification of 7.36.110 controverting of 7.36.110 determination of 7.36.110 sunday, on 7.36.230 writ directed to other than sheriff 7.36.070 writs of habeas corpus 7.36.240 Sheriffs delivery of writ to, when 7.36.060, 7.36.070 immunity to civil liability for obeying writ or	determination of cause 7.36.120 discharge 7.36.150 enforcement of return of writ 7.36.090 federal questions raised by pleadings 7.36.140 in forma pauperis proceding 7.36.250 hearings, summary procedure 7.36.120 jurisdiction as to 2.04.010, Const. Art. 4 § 4 limitation on inquiry 7.36.130 power to grant writ 7.36.040 recommitment 7.36.150 return, determination of 7.36.110 return of writs and process, specification of time 7.36.240 temporary orders 7.36.220 warrant to prevent removal or irreparable injury apprehension of offending party 7.36.200 issuance 7.36.190 restrained person brought before 7.36.210 witnesses 7.36.150 compelling attendance of 7.36.170 Suspension prohibited, exceptions Const. Art. 1 § 13 Verifications allegation of new matter 7.36.110 applications for writ 7.36.030 return of writ 7.36.100 Warrants limitation on inquiry of 7.36.130 prevent removal or irreparable injury apprehension of offending party 7.36.200 contents 7.36.190 return 7.36.210 issuance 7.36.190 return 7.36.210 Witnesses compelling attendance of 7.36.170 recognizing of by court 7.36.150	(See MOTOR VEHICLES, subtitle Habitual traffic offenders act) HAIRCUTTING (See COSMETOLOGISTS, BARBERS, AND MANICURISTS) HANDICAPS, PERSONS WITH (See also DEVELOPMENTAL DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH; DISABILITIES, PERSONS WITH) Buildings, access to applicability of standards and specifications exemptions 70.92.110 definitions 70.92.130 legislative intent concerning 70.92.100 minimum standards set by building code council 70.92.140 waiver of standards 70.92.160 Children, See also CHILDREN Children with multiple handicaps medical service program administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.010 payment liability 74.26.060 program elements, enumerated 74.26.040 program plan, development of 74.26.040 Dependent adults, See DEPENDENT ADULTS Discrimination in insurance benefits on basis of, prohibited 48.30.300 Drivers refueling services 49.60.360 Facilities bond issue Ch. 43.99C Fishing and shellfish harvesting, designated harvester cards 77.32.400

Insurance, notice of cancellation 48.30.320

site closure and perpetual care 43.200.190 site use permits 70.98.085 Insurance, notice of cancellation, denial, or gender, sexual orientation, mental, physical, or sensory handicap 9A.36.080
Penalties 9A.46.020, 10.14.170
respondent must know of order before being refusal to renew contract 48.44.260 surveillance fee 70.98.085 Insurance benefits for, discrimination, prohibited Mixed radioactive and hazardous waste Ch. 48 30 300 70.105E Interpreters, See INTERPRETERS, subtitle subjected to penalties 10.14.115 Petition for relief 10.14.040 Nuclear waste site disapproval election Ch. Impaired persons involved in legal 29A.88 proceedings Nuclear waste site repository siting 43.205.010, Protection, order of domestic violence prevention 10.14.200 enforceability 10.14.110 Malicious harassment 9A.36.080 43.205.020 Parking privileges Repository siting 43.205.010, 43.205.020 ex parte temporary 10.14.080 modification 10.14.180 free parking 46.61.582 Reservation lease stalls and spaces, requirements, penalties promotion of sublease for nuclear-related 46.61.581 industry notice of issuance to law enforcement agency department of community, trade, and economic development duties 43.31.205 Public buildings, provisions for handicapped 10.14.110 specifications and plans for public buildings, provisions for handicapped persons Ch. permanent 10.14.080 petition 10.14.040 department of trade and economic renewal 10.14.080 development duties 43.31.205 service by publication Public employment, discrimination in prohibited Tank waste treatment, property tax exemption issuance of order if respondent fails to appear at hearing 10.14.105 84.36.590 70.84.080 Residences Waste disposal surcharges and penalty service of order 10.14.100 optional municipal code city may not treat a surcharges governor may assess, disposition of revenues 43.200.170 service of order by publication 10.14.100 violation 10.14.170 residence occupied by persons with handicaps differently than any similar violation, penalties 10.14.120 residence 35A.63.240 HARASSMENT structures occupied by persons with investigating officer's duty to ascertain Animal facilities handicaps, treatment of 35.63.220, 36.70.990, 36.70A.410 whether respondent knew of order and to injunctive relief to prevent harassment or occurrence of tort 4.24.580 Arraignment 9A.46.050 serve order 10.14.115 Ride sharing, See MOTOR VEHICLES, subtitle respondent must know of order before being Ride sharing subjected to penalties 10.14.115 Arrest without warrant 10.31.100 Remedies, other 10.14.140 Service animals Computer entry and expungement of orders by law enforcement agencies 10.14.110 defined 70.84.021 Restraining orders Sheltered workshops for Constitutional rights, effect on 10.14.190 Contact, conduct 10.14.030 issuance of order in dissolution decree, procedure 26.09.050, 26.09.060 goods and services, purchase by School districts municipalities Conviction authorized, fair market price 39.23.020 sexual harassment policies 28A.640.020 when deemed to have occurred 9A.46.100 Course of conduct 10.14.030 Scope of order, inapplicable actions 10.14.130 Service of process 10.14.070, 10.14.080 definitions 39.23.010 legislative intent 39.23.005 Court costs and attorney's fees fees, exemption 10.14.055 service by publication 10.14.085 Sidewalks respondent may be required to pay 10.14.090 cities and towns Court order regarding convicted defendant issuance of order if respondent fails to appear at hearing 10.14.105 payment of costs 10.14.125 Stalking 9A.46.110 Telephone calls 9.61.230 curb ramps for physically handicapped copy provided to victim 9A.46.080 model standards 35.68.076 violation, misdemeanor 9A.46.080 required, standards and requirements Court order regarding defendant enforcement 9A.46.070 Streets and allevs no contact or no harassment order 9A.46.040, Time of conviction, acceptance of plea or filing of verdict 9A.46.100 cities and towns 9A.46.050 curb ramps for physically handicapped violation, misdemeanor 9A.46.040 model standards 35.68.076 required, standards and requirements Victim Crimes included in harassment 9A.46.060 inform of final disposition 9A.46.080 Criminal gang intimidation 9A.46.120 Defined, elements 9A.46.020 Definitions 10.14.020 provide copy of final court order 9A.46.080 35.68.075 Where action may be brought 10.14.160 Symbol Where deemed to have been committed display and signing 70.92.120 Domestic violence 9A.46.030 Transportation services foreign protection order full faith and credit special needs transportation services coordination Ch. 47.06B HARASSMENT—CIVIL PROCEEDING (See DOMESTIC VIOLENCE) act Ch. 26.52 Explosives or improvised devices, intimidation Vocational rehabilitation and services for Ch. HARBOR AREAS (See also PUBLIC LANDS, subtitle Aquatic lands; WATERCOURSES AND with 70.74.275 In forma pauperis 10.14.060 Vocationally handicapped, director of labor and Forms and brochures 10.14.050 industries to provide for employment of, WATERWAYS) Hate crimes 9A.36.078 Hate crimes 9A.36.078
Hearing 10.14.070, 10.14.080
to be reset twenty-four days from date of entry
of order when respondent not personally
served 10.14.085 exempt from prevailing wage rate 39.12.022 Acquisition and operation, See PORT DISTRICTS Wheelchair conveyances brake requirements Area reserved Const. Art. 15 § 1 license as moped in lieu 46.16.640 defined 46.04.710 Cities and towns service by publication 10.14.085 leases in, assessment 35.44.150 rules of the road 46.61.730 issuance of order if respondent fails to appear lying in two or more counties, transfer of safety standards 46.37.610 at hearing 10.14.105 territory Ch. 36.08 White cane law Jurisdiction of district court, transfer to superior Establishment of harbor lines Const. Art. 15 § 1 dog guide court allowed, conditions 10.14.150 Harbor lines, See also PUBLIC LANDS, subtitle defined 70.84.020 Lasers Aquatic lands state policy 70.84.010 unlawful discharge, penalties Ch. 9A.49 Improvement, See RIVER AND HARBOR HANFORD Legal representation or pro se appearance IMPROVEMENT DISTRICTS Federal low-level radioactive waste policy authorized 10.14.090 Lease of amendments of 1985, implementation Legislative finding 9A.46.010 cities and towns, assessment 35.44.150 legislature to provide for wharves, docks, etc. 43.200.180 Legislative finding and intent 10.14.010 Const. Art. 15 § 2 wharves, docks, etc. Hanford area economic investment fund Liability of peace officer limited 9A.46.090 committee membership and duties 43.31.425, Malicious legislature to provide for Const. Art. 15 § 2 Port districts, See PORT DISTRICTS civil action, actual and punitive damages 9A.36.083 43 31 428 established 43.31.422 Industrial insurance coverage for workers, special agreements 51.04.130 information repository reporting and dissemination 36.28A.030 Public lands—aquatic lands beds of navigable waters Ch. 79.130 Livestock impounded on Hanford reservation, easements and rights of way Ch. 79.110 law enforcement training in identification, generally Ch. 79.105 harbor areas Ch. 79.115 disposition 43.23.220 response, and reporting 43.101.290 legislative finding 9A.36.078 Low-level radioactive waste disposal facility

race, color, religion, ancestry, national origin,

[RCW Index—page 328] (2008 Ed.)

definitions 70.102.010 oysters, geoducks, shellfish, and other components 70.105.200 aquacultural uses, and marine aquatic plants Ch. 79.135 tidelands and shorelands Ch. 79.125 generally, duties 70.102.020 criteria for facilities siting 70.105.210 Hazardous substance pollution tax Ch. 82.21 plan preparation requirements contingent on Hazardous waste cleanup standards of liability 70.105D.040 Hazardous waste disposal funding 70.105.270 service charges, assessment by department of ecology 70.105.280 state preemption 70.105.240 Household waste reduction and recycling waterways and streets Ch. 79.120 Public nuisances concerning 7.48.140 Regulation and control, See PORT DISTRICTS action for damages resulting from violations attorney fees 70.105.097 Restriction on sale of lands or rights in Const. Art. 15 § 1, Const. Art. 15 § 2 attorney general 70.95.600 River and harbor improvements, planning and enforcement, legal actions, authorized Incidents funding Ch. 88.32 70.105.120 clean up, responsibility for 4.24.314 definitions 70.105.010 Tide lands, control and regulation within Const. definitions 70.136.020 emergency aid good faith rendering immunity from liability 70.136.050 Art. 15 § 3 department authority to regulate all wastes Tidewaters, control and regulation within Const. 70.105.109 Art. 15 § 1, Const. Art. 15 § 2 disposal sites 70.105.070 emergency assistance agreements acquisition authority 70.105.040 HARDWOODS COMMISSION fee schedule, establishment 70.105.040 energy facilities 70.105.110 Assessments 15.74.060, 15.74.070 Authority 15.74.020 verbal, notification, form 70.136.070 written, terms and conditions, records environmental excellence program agreements, effect 70.105.025 extremely hazardous waste rules and standards 70.105.020 70.136.060 Financial requirements 15.74.040 extraordinary costs Management and operation 15.74.030 Membership 15.74.010 liability of person other than operating employees of a transportation company Obligations, liabilities, and claims 15.74.050 federal law implementation 4.24.314 rules, legislative review 70.105.140 state agency designation, powers 70.105.130 hazardous substance remedial action HATCHERIES incident command agencies assistance from state patrol 70.136.035 designation 70.136.030 Blasting explosives near, restrictions 70.74.250 HATE CRIMES (See HARASSMENT, emergency assistance agreements 70.136.040 procedural requirements of chapter not applicable 70.105.116 incineration facilities—Ash subtitle Malicious) **HAWKERS (See also PEDDLERS)** legislative finding 70.136.010 Licenses waste disposal authority 70.105.112 liability counties 36.71.070, 36.71.080 extraordinary costs 4.24.314 list of waste for disposal, requirements HAY (See also FEED) 70.105.030 planning committees, immunity 4.24.480 off-site disposal 70.105.050 Agriculture, department of Incineration facilities—Ash orders requiring compliance, issuance, appeal, etc. 70.105.095 powers and duties 43.23.110 application of chapter to existing incinerators Dealers or merchants 70.138.900 civil penalties 70.138.040 vehicle weight certification required PCB waste 70.105.105 purpose, comprehensive statewide control framework 70.105.007 criminal penalties 70.138.070 20.01.125 definitions 70.138.020 failure to obtain 20.01.125 receiving criteria 70.105.070 disposal permits 70.138.030 Transporting of rules, regulations, fee schedules, review by enforcement, injunctive relief 70.138.060 vehicles may be stopped 20.01.610 solid waste advisory committee 70.105.060 legislative findings 70.138.010 HAZARDOUS CONDITIONS social and health services, department of, management plans 70.138.030 Speed limits, lower required due to 46.61.400 authority 70.105.111 special ash HAZARDOUS MATERIALS solid wastes conditionally exempt from chapter 70.105.035 waste disposal authority 70.105.112 violations, compliance orders 70.138.050 Agricultural workers information and training on hazardous violations Lead-based paint activities program Ch. 70.103 civil penalty 70.105.080 criminal penalties 70.105.085 criminal penalty 70.105.090 chemicals 49.70.115 Low-level radioactive waste tax imposed 82.04.260, 82.04.440 waste generator fees 43.200.230 waste generator surcharge disposal 43.200.235 Consumer products 49.70.210 Contaminated properties decontamination, disposal, or demolition of Hazardous waste generators and users rollutary reduction plan 70.95C.250 voluntary reduction plan 70.95C.200, 70.95E.030 certification, conditions 64.44.060 city or county action, options 64.44.040 remittal to counties 43.200.233 decontamination account 64.44.060 Low-level radioactive waste disposal sites decontamination by owner 64.44.050 definitions 64.44.010 appeal of department order or surcharge 70.95C.230 rate setting commission powers 81.108.030 immunity from civil liability 64.44.080 local health officer, duties 64.44.020 report to local health officer 64.44.020 rules and standards 64.44.070 exemption from preparing, petition for competitive company, classification as, criteria 81.108.110 70.95C.210 public inspections of plans, summaries, and progress reports 70.95C.240 complaints, hearing procedure 81.108.080 contract disposal rates, commission approval required 81.108.060 unfit for use order, issuance procedure 64.44.030 review of plan, executive summary, or progress report by department of ecology definitions 81.108.020 vehicle and vessel titles 64.44.045 70.95C.220 exemption from regulation absent a Drug manufacturing facilities, cleanup 69.50.511 Hazardous waste management monopoly situation 81.108.100 Emergency response commission conflict related to site, department to assist in extraordinary volume adjustment planning committees, immunity 4.24.480 resolution 70.105.260 81.108.070 local government authority to prohibit or Fire protection, operators to provide annual jurisdiction of other state agencies reports to fire department 70.105.135 condition acceptance 70.105.217 unaffected 81.108.900 Governor's award of excellence, waste local governments legislative purpose 81.108.010 maximum disposal rate initial determination of 81.108.040 coordination with private facilities management 70.95.040 Hazardous household substances 70.102.010 70.105.220 revisions to rate, procedure 81.108.050 monopoly situation, determination of local plans 70.105.220 grants available 70.105.235 pilot projects, grants 70.105.235 Hazardous liquid and gas pipeline, model ordinance and franchise agreement pollution control hearings board to hear disputes 70.105.250 preparation of local plans 70.105.220 existence, criteria 81.108.100 revenue statements, requirements technical assistance from department 70.105.255 43.110.070 81 108 090 Hazardous liquid and gas pipeline accidents supervision and regulation fees 81.108.090 local governments to designate zones 70.105.225, 70.105.230 metals mining and milling operations, permits and inspections 70.105.300 notice of intent to file application for facility Mercury first responders, preparedness 43.44.130, 48 48 160 reduction and education Ch. 70.95M Hazardous materials response teams Metals in packaging fire protection districts may participate certificate of compliance prohibition of sale without 70.95G.060 52.12.140 Hazardous substance information and education 70.105.245 public access 70.95G.050

(2008 Ed.) [RCW Index—page 329]

office

concentration levels 70.95G.020

HAZARDOUS WASTE CLEANUP

Superior court review of decisions of department of ecology 70.105D.060

Toxics control accounts, state and local 70.105D.070 definitions 70.95G.010 definitions 70.95C.020 enforcement exemptions 70.95G.030 findings 70.95G.005 legislative findings 70.95C.010 office of waste reduction duties 70.95C.030 manufacturer's certificate of compliance 70.95G.040 Waste fees definitions 70.95E.010 HAZARDOUS WASTE DISPOSAL (See ECOLOGY, DEPARTMENT OF, Metals mining and milling operations, regulation enforcement and collection 70.95E.050 Ch. 78.56 exclusions from chapter 70.95E.100 subtitle Hazardous waste disposal) Nuclear waste site repository siting 43.205.010, fee schedule, adjustment of fees 70.95E.040 HAZARDOUS WASTE MANAGEMENT 43.205.020 generation fee 70.95E.020 (See ECOLOGY, DEPARTMENT OF, Pollution tax imposed Ch. 82.21 hazardous waste assistance account subtitle Hazardous waste management) Product liability/hazardous substance claims 70.95E.080 confidentiality 4.24.611 technical assistance and compliance education HEAD INJURIES damages and costs 4.24.611 70.95E.090 Prevention public right to information 4.24.611 grants to local governments 70.95E.090 driver information 43.70.420 voluntary reduction plan fees 70.95E.030 Worker and community right to know helmet removal, training of emergency medical personnel required 43.70.430 legislative findings 43.70.400 program 43.70.410 Product substitution list general administration department to develop 43.19A.070 civil actions authorized 49.70.150 Public hazards disclosure 4.24.601 compliance with chapter, fines 49.70.190 training and education guidelines, preparation Remedial actions consumer products 49.70.210 shoreline management procedural requirements not applicable 90.58.355 water pollution control procedural requirements not applicable 90.48.039 Repository siting 43.205.010, 43.205.020 definitions 49.70.020 and distribution of 43.70.430 discharge or discipline of employee prohibited HEAD OF FAMILY 49.70.110 Power of legislature to exempt from taxation discrimination statutes apply 49.70.110 Const. Art. 7 § 1 educational brochures and public service Solid waste management comprehensive plan, counties need not address 70.95.080 HEALTH, DEPARTMENT OF announcements 49.70.140 foreign language translations of written materials 49.70.105 Abortion Spills, oil and hazardous substances definitions 90.56.010 duties 9.02.005 industrial safety and health act applies Acupuncturists Ch. 18.06 ecology director's responsibilities 90.56.020 Adoptions 49.70.180 information requests, employer confidentiality 49.70.160 injunctive relief 49.70.190 legislative findings 49.70.010 birth certificate, availability of noncertified incident response training and education program 90.56.080 copy 26.33.345 statistical data, completion and filing of data investigation 90.56.400, 90.56.410 model contingency plan 38.52.420 card 26.33.300 trade secret exemptions 49.70.165 onshore and offshore facilities Animals cleanup and containment services contractors, standards 90.56.240 control of pets infected with diseases workplace survey request 49.70.100 communicable to humans, powers and Worker and community right to know fund duties Ch. 16.70 contingency plans 90.56.210 assessments 49.70.170 Assumption of powers and duties of department enforcement of contingency plans 90.56.270 disbursements 49.70.175 index to contingency plans and equipment of social and health services under chapter penalties 49.70.17 70.54.005 HAZARDOUS WASTE CLEANUP (See also notification of discharge 90.56.280 Asthma, state plan 43.70.690 SUPERFUND) oil removal, duty 90.56.340 operation standards 90.56.220 Audiologists Ch. 18.35 Air pollution control Biomedical waste remedial action, procedural requirements of chapter not applicable 70.94.335
Cleanup settlement account 70.105D.130 waste treatment technologies evaluation operations manuals 90.56.230 practice drills and adequacy of plans 70.95K.020 Consent orders and decrees in effect March 1, 1989, remain valid and binding when available 70.105D.915
Definitions 70.105D.020
Ecology decret Birthing centers, licensing and regulation Ch. 90.56.260 prevention plans 90.56.200 unlawful operation, penalties 90.56.300, 90.56.310, 90.56.320, 90.56.330 Bone marrow donor recruitment and education program 70.54.280, 70.54.290, 70.54.300 Bottled water powers and duties of ecology department Ecology, department of contaminant in source water 90 56 030 reporting requirements 70.119A.140
Breast and cervical cancer screening program, rule-making authority 90.56.050 spill removal or dispersal powers and duties 70.105D.030 Enforcement actions 70.105D.050 ecology department duties 90.56.350 early detection revision to provide waste reduction and recycling incentive 70.105A.035
Grants to local governments 70.105D.100 medical advisory committee 43.70.665
Breast feeding, workplace policies 43.70.640 liability 90.56.360, 90.56.370, 90.56.380, 90.56.390 Cancer registry, statewide program authorized 70.54.230 confidentiality of data obtained 70.54.250 recovery of expenses 90.56.400 statewide master contingency plan 90.56.060 wildlife rehabilitation 90.56.110 Hazardous waste disposal hazardous substance remedial action procedural requirements of chapter not applicable 70.105.116 immunity from liability for providing required wildlife rescue coalition 90.56.100 information 70.54.260 Liability, standards of 70.105D.040 Lien authority 70.105D.055 reporting requirements 70.54.240 low-level radioactive waste tax imposed 82.04.260, 82.04.440 rule-making authority 70.54.270 Mixed radioactive and hazardous waste Ch. pollution tax Ch. 82.21 Charity care Trade secret exemptions regarding hazardous substances 49.70.165 definitions 70.170.020 70.105E Private right of action 70.105D.080 legislative intent 70.170.010 monitoring and reporting duties 70.170.060 rule-making authority 70.170.060 Transportation of 46.48.170, 46.48.175 Puget Sound partners 70.105D.120 commercial driver's license endorsement Release of hazardous substances 70.105D.110 46.25.070, 46.25.085 Remedial actions violations, penalty assessment 70.170.070 incident clean up, responsibility 4.24.314 inspection of motor carriers 46.48.185 Chemical dependency professionals, certification Ch. 18.205 costs, recovery 70.105D.080 exemption from procedural requirements of placarded cargo various cleanup statutes 70.105D.090 Chemically related illness prohibited, when 47.48.050 notice 47.01.270 centers for research and clinical assessment 51.32.360 Remedial actions, integration of procedures and documents with state environmental policy study, federal compliance 46.48.180 Treatment facilities 43.21C.036 Children product safety education 43.70.660 Children, expectant mothers, developmental Review of decisions of department of ecology permits, rules 70.105.215 70.105D.060 Underground storage tanks, requirements Ch. Settlement authority of attorney general disabilities, care and placement, health 70.105D.040 protection duties 74.15.060 90.76 Underground utilities, location, damage Ch. Chiropractic Ch. 18.25 Solid waste management remedial actions, procedural requirements of 19.122 Chronic care providers chapter not applicable 70.95.270 Use reduction training and technical assistance 43.70.533 Standard of liability 70.105D.040 consultation program 70.95C.040

[RCW Index—page 330] (2008 Ed.)

appeal 43.70.095	construction of statutes to conform with	fees 43.70.250
due date 43.70.095	federal requirements favored 43.70.120	health professions account, deposit of fees
notice 43.70.095	Fees	
		and penalties 43.70.320
Civil service exempt positions 41.06.074	authorized 43.20B.020	issuance, renewal, or reissuance, procedures
Combined city-county health departments	licenses	43.70.280
assumption of powers and duties of	exemptions 43.20B.110	secretary of health, ex officio member of
department of social and health services	Felonies, guilty plea or conviction	each board 43.70.300
under chapter 70.08.005	information to department of health 43.43.825	transfer of powers and duties from
Contaminated properties	Food, drug, and cosmetic act, department powers	department of licensing 43.70.220
decontamination, disposal, or demolition of	and duties Ch. 69.04	written operating agreements 43.70.240
certification, conditions 64.44.060	Funds expended in counties, authorization	uniform administrative provisions Ch. 18.122
evaluation/inspection of projects 64.44.075	70.12.015	uniform disciplinary act Ch. 18.130
immunity from civil liability 64.44.080	Head injury prevention	Health related studies
technical assistance and decontamination	driver information 43.70.420	special studies or analysis, liability for costs
guidelines, duties 64.44.070	helmet removal, training of emergency	70.170.050
Controlled substances therapeutic research	medical personnel required 43.70.430	Health services
program Ch. 69.51	legislative findings 43.70.400	evaluation and analysis of outcomes and
Cost-reimbursement agreements 43.70.630	program 43.70.410	effectiveness, departmental duties
Counselors, department duties Ch. 18.19, Ch.	training and education guidelines, preparation	43.70.070
18.225	and distribution of 43.70.430	Hearing and speech services Ch. 18.35
Created 43.17.010, 43.70.020	Health care assistants, certification and	Hearing instrument fitters/dispensers Ch. 18.35
Data collection and assessment	regulation Ch. 18.135	Hearing tests for pupils in school 28A.210.020,
standards 43.70.054	Health care data	28A.210.030, 28A.210.040
Definitions 43.70.010	collection, storage, assessment, and review	HIV
Dental hygienists Ch. 18.29	duties 43.70.050	insurance program 43.70.670
Dentistry Ch. 18.32	Health care disputes	test results, disclosure 70.24.105, 70.24.107,
Denturists Ch. 18.30	independent review organizations 43.70.235	70.24.450
Dietitians and nutritionists, certification Ch.	Health care entities	Hospital and medical facilities survey and
18.138	license and requirements for legend drug and	construction
Domestic violence	controlled substance purchase or use,	assumption of powers and duties of
education program for health care	exception 18.64.450, 18.64.460, 18.64.470	department of social and health services
professionals 43.70.610	health care facilities	under chapter 70.40.005
Drug-affected and alcohol-affected mothers and	certification 43.70.125	Hospital commission
infants	Health care practitioners	all references to hospital commission to be
comprehensive services	practice indicators and risk management	
development and expansion of 13.34.390	protocols, development and evaluation	construed as to secretary or department of health 43.70.902
Drug-affected babies, prenatal newborn	duties 43.70.500	Hospital data collection and reporting
screening Ch. 70.83E	Health care quality assurance and improvement	confidentiality requirements 70.170.090
Drugs	program	definitions 70.170.020
controlled substances, uniform act,	feasibility study, requirements 43.70.064,	financial reports and patient discharge
department powers and duties Ch. 69.50	43.70.066	information, department duties 43.70.052
legend drugs Ch. 69.41	interagency cooperation for review of rules	legislative intent 70.170.010
precursor drugs Ch. 69.43	and programs 43.70.068	violations, penalty assessment 70.170.070
prescription drugs Ch. 69.41	Health care resources	
samples Ch. 69.45	appropriate and cost-effective use, promotion,	Hospitals
Ecology, department of	departmental duties 43.70.060	complaint toll-free telephone number 70.41.330
cooperation with 43.70.310	Health care services coordinated quality	
Electrology and tattooing, rules 70.54.340	improvement program 43.70.510	disclosure of information 70.41.150 enforcement of rules 70.41.040
Emergency medical services, department powers	Health consumer assistance office	
and duties Ch. 18.73	creation and duties 43.70.230	infections, health care-associated 43.70.056,
Emergency medical services and trauma care	Health insurance	43.70.323
system	mandated benefits Ch. 48.47	inspection 70.41.120, 70.41.122
councils	Health planning	licenses
regional	authority 70.38.135	assumption of powers and duties of
creation 70.168.120	certificate of need	department of social and health services
disbursement of funds to 70.168.130	amendment 70.38.115	under chapter 70.41.005
data registry, statewide 70.168.090	authority 70.38.105	patient well-being, duty to investigate
duties, timelines 70.168.060	exemptions 70.38.111	complaints 70.41.155
planning and service regions	issuance, review criteria 70.38.115	sale or acquisition of nonprofit hospitals,
designation 70.168.110	savings clause, 1980 act 70.38.156	duties Ch. 70.45
prehospital trauma care providers	savings clause, 1983 act 70.38.157	standards and rules 70.41.030
verification of compliance with standards,	savings clause, 1989 act 70.38.158	Hospitals, See also HOSPITALS
granting of variance 70.168.080	injunctive relief, authority 70.38.125	Immunization program for school children and
rulemaking authority 70.168.050	Health planning, See HEALTH PLANNING	day cares 28A.210.060, 28A.210.070,
trauma care providers	AND RESOURCES DEVELOPMENT	28A.210.080, 28A.210.090, 28A.210.100,
designation of 70.168.070	Health professions	28A.210.110, 28A.210.120, 28A.210.140,
Emergency or disaster assistance	budget request, account	28A.210.160, 28A.210.170
volunteers, health care professionals	investigators and attorneys 18.130.380	Indian health care delivery plan 43.70.590
43.70.680	department duties 43.70.620	Indian health data
Emergency service medical personnel,	discipline	statistics information system 43.70.052
department duties and powers 18.71.212,	secretary of health, ex officio member of	Licenses
18.71.213	each board 43.70.300	denial of application 43.70.115
Enforcement authority 43.70.097	licensing	fees, costs, other charges 43.20B.110,
Environmental health and protection services	armed forces and merchant marine, license	43.70.110
transfer of powers and duties of department of	remains valid while member, renewal	modification 43.70.115
social and health services 43.70.080	upon discharge 43.70.270	revocation 43.70.115
Fall prevention program 43.70.705	examinations, appointment of temporary	suspension 43.70.115
Farmers market nutrition program	members to licensing boards and	suspension for noncompliance with support
women, infants, and children 43.70.700	committees for administration and	order 43.70.115
Federal programs	grading of 43.70.260	Licensing, director and department of
authority to adopt necessary rules and	extension or modification of duration of	references construed to be to the secretary and
regulations to entitle state to participate in	license, certificate, or registration	department of health in regard to
43.70.120	43.70.280	transferred functions 43.70.901

HEALTH, DEPARTMENT OF

Licensing and certification services of

department of social and health services program 43.70.615 responsibility for services Ch. 18.76 Naturopathy Ch. 18.36A transfer of powers and duties 43.70.080 Powers and duties Nurses, licensing and regulation Ch. 18.79 transfer of enumerated powers and duties from Local health officer annual conference 43.70.140 Nursing assistants, registration and certification department of social and health services enforcement of laws and rules, authority of Ch. 18.88A 43,70,080 Nursing home administrators, licensing and Practice indicators and risk management secretary to institute legal proceedings at protocols, development and evaluation duties 43.70.500 request of 43.70.200 regulation Ch. 18.52 Marijuana medical use Nursing pools, registration duties of department Prayer, right to rely on prayer to relieve ailments not abridged 43.70.210 rules adoption 69.51A.080 Ch. 18.52C Nursing technicians Marriage licenses out-of-state requirements, compliance, fee investigations of complaints against 70.41.370 Prosecution of violations schedule 70.58.380 duty of assistant attorney generals, secretary's authority to administer 43.70.090 prosecuting attorneys, and city attorneys Massage practitioners, licensing and regulation Occupational therapy, licensing and regulation 43.70.100 Ch. 18.108 notice to persons against whom proceeding is contemplated, requirements 43.70.100 Ch. 18.59 Medical facilities adverse health events and incident reporting system Ch. 70.56 Ocularists, licensing and regulation Ch. 18.55 Online access to health care resources 43.70.112 Psychologists, licensing and regulation Ch. 18.83 Opticians, dispensing Ch. 18.34
Optometry and optometrists, licensing and regulation Ch. 18.53 Public health Medical malpractice enforcement of laws and rules, authority to health care services coordinated quality institute legal proceedings at request of local health officer 43.70.200 improvement program to identify and Optometry board Ch. 18.54 prevent 43.70.510 Organization 43.70.020 laboratory 43.70.080 required measurable outcomes 43.70.512, Medical test sites Orthotic and prosthetic services Ch. 18.200 confidentiality of information obtained by department 70.42.210 43.70.514, 43.70.516, 43.70.518 services improvement plan 43.70.520, 43.70.555, 43.70.555, 43.70.575, 43.70.580 Osteopathic medicine and surgery, licensing and regulation Ch. 18.57 licenses Osteopathic physicians' assistants Ch. 18.57A Pandemic influenza preparedness Ch. 70.26 sites operating without, power of department to seek injunctive or other relief 70.42.180 waiver of requirement 70.42.030 Paramedics threats to on-site reviews, powers and duties relating to 70.42.170 certification 18.71.205 investigative powers of department 43.70.170 Parent and child health services transfer of powers and duties of department of order prohibiting sale or disposition of food proficiency testing program rule-making authority 70.42.070 social and health services 43.70.080 or other items, authority to issue Personal health and protection programs 43.70.180 quality control, quality assurance, transfer of powers and duties of department of violations, authority to seek injunction or recordkeeping, and personnel standards rule-making authority 70.42.060 rule-making authority 70.42.220 social and health services 43.70.080 institute legal proceedings 43.70.190 Pesticide poisoning cases investigation of reports 70.104.055 Public health funds supplemental account 43.70.327 test site supervisor, requirements medical education program 70.104.057 Public water systems rule-making authority 70.42.080 testing not covered by license, permission of department required 70.42.050 Pesticides, health hazards efficiency requirements 70.119A.180 investigation of human exposure to pesticides failed systems complaint process, to receive complaints concerning 43.20.240 70.104.050 Mercury "pesticide", defined 70.104.020 reduction and education Ch. 70.95M pesticide emergencies, authority of department of agriculture not infringed plan for disposition of system in receivership Midwifery, licensing and regulation Ch. 18.50 43.70.195 Midwives public health emergency, authority to declare 70.119A.030 upon 70.104.040 access to services powers and duties of department of health statewide plan 70.180.120 receivership actions brought by secretary 43.70.195 70.104.030 Mill tailings technical assistance, consultations and bonds services to physicians and agencies authorized 70.104.060 safe drinking water exemptions 70.121.130 contracting authority 70.119A.070 forfeiture, use of funds 70.121.120 drinking water program 70.119A.080 enforcement duties 70.119A.060 Pharmacies performance security 70.121.100 requirements for 70.121.110 licensed nonresident pharmacies, request for proof of current licensure authorized operating permits collection by attorney general of amounts owed state 70.121.150 construction of law 70.121.900 application process 70.119A.110 findings 70.119A.100 48.20.530 Pharmacies and pharmacists, licensing and implementation phase-in 70.119A.110 regulation Ch. 18.64 definitions 70.121.020 Pharmacy ancillary personnel, certification and regulation Ch. 18.64A satellite system management agencies 70.119A.110 facilities operations and decommissioning operator's responsibilities 70.121.040 voluntary chemical testing program to obtain area-wide waivers 70.119A.115 Phenylketonuria and other heritable disorders secretary, monitoring 70.121.040 policy and purpose 70.83.010 legislative findings 70.121.010 reports of positive tests forwarded to 70.83.030 Radio frequency exposure, survey of literature on health effects 43.70.600 license conditions 70.121.030 rules and regulations adopted by, concerning Radioactive waste regulation duration 70.121.030 financial assurance requirements fees 70.121.030 screening test of newborn infants for 70.83.020, 70.83.023 services and facilities of state agencies, rulemaking authority 70.98.098 low-level disposal facility at Hanford site use permits 70.98.085 lien created for amounts owed state 70.121.140, 70.121.150 on-site inspections and monitoring 70.121.090 availability of 70.83.040 surveillance fee 70.98.085 Radiologic technologists, duties of department regarding registration or certification Ch. perpetual care Physical therapists, licensing and regulation Ch. charges for, limitation 70.121.050 18.74 land acquisition 70.121.060 18.84 Physician assistants, licensing and regulation Ch. site and materials Radionuclides emissions, enforcement powers 18.71A ownership 70.121.070 70.94.422 Physicians site transfers, payment for 70.121.080 severability 70.121.910 short title 70.121.905 retired providers providing free care to low-Reclaimed water use, department duties Ch. income persons, provision of malpractice insurance for 43.70.460 90 46 References to director and department of Mosquito control conditions for participation 43.70.470 licensing to be construed as to secretary and assumption of powers and duties of Physicians, licensing and regulation Ch. 18.71 department of health in regard to transferred functions 43.70.901 department of social and health services Physicians, regulation of professional services 70.41.180 References to hospital commission to be under chapter 70.22.005 Mosquito control, duties regarding 70.22.020, 70.22.030, 70.22.040, 70.22.050, 70.22.060 construed as to secretary or department of health 43.70.902 Podiatric medicine and surgery, department regulatory authority and duties Ch. 18.22

Multicultural health awareness and education

Poison information center, department

[RCW Index—page 332] (2008 Ed.)

References to the secretary and department of violations of public health laws, authority to grants 43.83B.210 to perform duties of department of social and seek injunction or institute legal proceedings 43.70.190 social and health services to be construed as to the secretary and department of health in health services under chapter 43.83B.005 vital statistics, registration duties 43.70.150 regard to functions transferred 43.70.900 Well construction, department powers and duties Regulatory authority Sex offender therapists, certification Ch. 18.104 licenses, fees requirements and department powers and Wireless services exemptions 43.20B.110 duties Ch. 18.155 power density analysis, random testing Reports, contagious diseases 70.05.110 Sexual assault victims 43.70.605 emergency care and contraception 70.41.350, 70.41.360 Work force supply and demographics surveys, data, reports 43.70.695 Research release of confidential records procedure 42.48.010, 42.48.020, 42.48.030, 42.48.040, 42.48.050, 42.48.060 Sexually transmitted diseases HEALTH, STATE BOARD OF assumption of powers and duties of Animals department and secretary of social and Respiratory care practitioners, licensure Ch. control of pets infected with diseases health services and of department of communicable to humans, violations and penalties Ch. 16.70 licensing under chapter 70.24.005 syphilis laboratory tests 70.24.090, 70.24.100 Risk management protocols and practice indicators, development and evaluation duties 43.70.500 Birth certificates, See VITAL STATISTICS, venipuncture, case workers authorized to perform 70.24.120 subtitle Births and birth certificates Rules compliance technical assistance program Ch. 43.05 Bottled water Shellfish sanitary control, department powers and duties Ch. 69.30 quality standards for, authority to adopt Rural and underserved areas 43.20.050 Social and health services, secretary and health care professional recruitment and Chairman, selection of 43.20.030 department of retention Cities and towns, See CITIES AND TOWNS, references construed to be to the secretary and community contracted student educational department of health in regard to functions transferred 43.70.900 subtitle Health departments positions 70.185.090 Consumer representative health care professionals recruitment and defined 43.20.025 Speech-language pathologists Ch. 18.35 State otologist retention Ch. 70.185 Contagious or infectious diseases, exclusion of area health education centers 70.185.100 persons having from school premises, board appointment 70.50.010 duties 70.50.020 health care professionals recruitment and to make rules and regulations 28A.210.010 Contaminated properties decontaminated properties decontamination, disposal, or demolition of immunity from civil liability 64.44.080 rules and standards 64.44.070 retention projects State radiation control agency, as duties 70.185.030 powers and duties 70.98.050 Rural health access account 43.70.325 Subpoenas Rural health care facilities secretary's authority to issue 43.70.090 Created Const. Art. 20 § 1 Death certificates, See VITAL STATISTICS, consultative advice for licensees or applicants Surgical technologists Ch. 18.215 70.175.140 Tattooing and electrology, rules 70.54.340 subtitle Death certificates licenses Temporary worker housing Definitions 43.20.025 licensure rules, adoption 70.175.100 health and safety regulation Ch. 70.114A Disease, powers as to 43.20.050 licensure rules, requirements 70.175.110 inspection fund, deposit of inspection fees Drinking water Rural health care plan 43.70.340 safe and reliable supply, adoption of rules to licensing, operation, and inspection 49.17.310 operation standards 49.17.320 powers and duties 70.175.130 assure 43.20.050 Rural health care professionals recruitment and Environmental conditions, powers as to retention projects Transfer of functions 43.20.050 rules, department to adopt 70.185.040 references to director and department of Food and beverage service workers' permits Ch. secretary of health's powers and duties 70.185.050 licensing to be construed as to secretary and department of health 43,70,901 Food and food products references to secretary and department of social and health services to be construed as Rural health system project donations, safety rules 69.80.060 powers as to 43.20.050 contracting authority 70.175.080 to secretary and department of health cooperation of other state agencies 70.175.070 43.70.900 Food service rules establishment and implementation 70.175.030 federal food code, consideration of 43.20.145 Transient accommodations powers and duties 70.175.050 rule-making authority 70.175.040
Rural training opportunities for health care professionals departmental powers and duties 70.62.250 Health disparities, governor's interagency Tuberculosis control Ch. 70.28 coordinating council on action plan, reports 43.20.280 funding 43.20.290 Tuberculosis hospitals, facilities, and funding Ch 70 30 plan development 70.180.110 health impact reviews 43.20.285 Vaccine repository, fee schedule 70.54.200 Sanitation advice to local authority 70.54.040 legislative intent 43.20.270 Veterinarians, licensing and regulation Ch. 18.92 School sealant endorsement program 43.70.650 membership, duties 43.20.275 Violent acts and at-risk behaviors Seafood safety Health officer data collection and reporting rules 43.70.540, authority of department 43.70.185 defined 43.20.025 43.70.545 Secretary Health planning authority 70.38.135 Health planning, See also HEALTH PLANNING AND RESOURCES DEVELOPMENT Vital statistics appointment 43.17.020 local registrars 70.58.010 director of state radiation control agency, as registrar of vital statistics, duties 43.70.160 70.98.050 registration duties 43.70.150 health protection of children, expectant Vulnerable adults mothers, developmental disabilities, secretary's duties 74.15.060 licensing requirements for agencies or Hospitals, See HOSPITALS Immunization program for school children and day cares 28A.210.060, 28A.210.070, 28A.210.080, 28A.210.090, 28A.210.100, facilities providing services to public water supply system operators, authority 70.119.120 Secretary of health 43.70.030 employment of persons guilty of abuse or financial exploitation prohibited, 28A.210.110, 28A.210.120, 28A.210.140, 28A.210.160, 28A.210.170 exceptions 43.43.842 annual conference of health officers 43.70.140 Wastewater enforcement of public health laws and rules, reclaimed water use, department duties Ch. Membership 43.20.030 authority to institute legal proceedings at request of local health officer 43.70.200 Mobile home parks, health and sanitation standards 59.20.190 90.46 Water resource planning Phenylketonuria, duties as to 70.83.030 ex officio member of all licensure and delivery rate structures 43.20.235 Powers and duties, generally 43.20.050 Public facilities, powers as to 43.20.050 disciplinary boards within department's procedures, criteria, and technical assistance, duty to develop 43.20.230 jurisdiction 43.70.300 powers and duties 43.70.130 Public health, threats to Water supply
Public Water System Coordination Act of
1977 Ch. 70.116 powers and rule-making authority 43.70.040 grant-in-aid payment to local health public water systems departments 43.20.200 local health department, grant-in-aid to receivership actions brought by secretary Water supply facilities 43.70.195 43.20.200 bottled water

contaminant in source water, reporting

requirements 70.119A.140

Public water supply

chemical contaminants

traffic safety commission, member of

43.59.030

HEALTH AND SAFETY

legislative declaration 49.26.010	liability, immunity 70.190.190
products, containers 49.26.030	membership and organization 70.190.060 outcome evaluation 70.190.050
	planning grants and contracts with family
Beverage containers	policy council 70.190.090
pull-tab openers	program review 70.190.110
prohibited	programs and plans 70.190.080
	proposals to family policy council 70.190.030
	sexual abstinence and delay of sexual activity
	campaigns 70.190.085 transfer of funds and programs to state agency
	70.190.170
Bicycle and pedestrian safety program 43.59.150	Compressed air work, See LABOR, subtitle
Biomedical waste	Compressed air work
	Counties
	county hospitals, See COUNTIES, subtitle County hospitals
	health departments, See COUNTIES, subtitle
	Health departments
evaluation by department of health	Dangerous occupations, regulation Const. Art. 2
70.95K.020	§ 35
	Dead animals, disposal in watersheds 70.54.030
	Diking and drainage districts, See DIKING AND DRAINAGE
	Diseases
of health to adopt 43.20.050	animals, See ANIMAL HEALTH
Buildings	contagious 70.05.100
doors to swing outward 70.54.070	crimes related to 70.05.120
	exposure, willfully, penalty 70.54.050
	schools, exclusion of persons having contagious or infectious diseases
	28A.210.010
Carnivals Ch. 67.42	state board of health, powers as to 43.20.050
Cerebral palsy, See CEREBRAL PALSY	food and beverage workers Ch. 69.06
	health departments, See CITIES AND
	TOWNS
	infectious good samaritans, free testing 70.05.180
	report of 70.05.090
research projects, implementation and funding	procedure 70.05.110
	schools, exclusion of infected persons
	28A.210.010 Diseases, See also DISEASES
	Domestic violence, see DOMESTIC
	VIOLENCE
Cigarettes	Doors of public buildings, swinging outward
national uniform tobacco settlement	70.54.070
	Drug testing laboratory, creation at University of
	Washington 28B.20.315 Earthquakes, public buildings, resistance
	standards Ch. 70.86
filling lowlands Ch. 35.55, Ch. 35.56	
inning towiands Cir. 55.55, Cir. 55.56	Eggs and egg products Ch. 69.25
first class cities, preservation of 35.22.280	Electrical apparatus use and construction rules
first class cities, preservation of 35.22.280 second class cities	Electrical apparatus use and construction rules Ch. 19.29
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010,	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060,	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.130 duties 70.190.070 expenditures, authorization and limitation	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.070 expenditures, authorization and limitation 70.190.065	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinies malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.130 duties 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding 70.190.100	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See FLAMMABLE FABRICS
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See FLAMMABLE FABRICS Food, drug, and cosmetic act Ch. 69.04 Food and beverage workers' permits Ch. 69.06
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding 70.190.100 federal restrictions on funds transfers, application for waivers 70.190.150 funds administration 43.41.190, 43.41.195	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See FLAMMABLE FABRICS Food, drug, and cosmetic act Ch. 69.04 Food and beverage workers' permits Ch. 69.06 Food processing Ch. 69.07
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.130 duties 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding 70.190.100 federal restrictions on funds transfers, application for waivers 70.190.150 funds administration 43.41.190, 43.41.195 grants for use of school facilities 70.190.180	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See FLAMMABLE FABRICS Food, drug, and cosmetic act Ch. 69.04 Food and beverage workers' permits Ch. 69.06 Food processing Ch. 69.07 Food storage warehouses, licensing requirements
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinies malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.130 duties 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding 70.190.100 federal restrictions on funds transfers, application for waivers 70.190.150 funds administration 43.41.190, 43.41.195 grants for use of school facilities 70.190.180 inclusion in state and federal plans affecting	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See FLAMMABLE FABRICS Food, drug, and cosmetic act Ch. 69.04 Food and beverage workers' permits Ch. 69.06 Food processing Ch. 69.07 Food storage warehouses, licensing requirements Ch. 69.10
first class cities, preservation of 35.22.280 second class cities power to provide for 35.23.440 providing for 35.23.440 towns, ordinances to provide for 35.27.370 unfit dwellings Ch. 35.80 urban renewal Ch. 35.81 water pollution, generally Ch. 35.88 City health department, See CITIES AND TOWNS, subtitle Health departments Clinics malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Community public health and safety networks comprehensive plans, approval and compliance 70.190.130 duties 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding 70.190.100 federal restrictions on funds transfers, application for waivers 70.190.150 funds administration 43.41.190, 43.41.195 grants for use of school facilities 70.190.180	Electrical apparatus use and construction rules Ch. 19.29 Electrology, See ELECTROLOGY AND TATTOOING Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND DUMBWAITERS Employment, See LABOR, subtitle Women and minors; INDUSTRIAL SAFETY AND HEALTH Enforcement of laws and rules, authority of secretary to institute legal proceedings at request of local health officer 43.70.200 Ergonomics 49.17.360, 49.17.370 Explosives imitation devices, malicious placement 70.74.272 malicious explosion of a substance 70.74.280 malicious placement 70.74.270 Explosives, See also EXPLOSIVES Fireworks, See FIREWORKS Flammable fabrics, children's sleepwear, See FLAMMABLE FABRICS Food, drug, and cosmetic act Ch. 69.04 Food and beverage workers' permits Ch. 69.06 Food processing Ch. 69.07 Food storage warehouses, licensing requirements
	regulations 49.26.040 standards 49.26.020 Beverage containers pull-tab openers purchibited definitions 70.132.020 enforcement, rules 70.132.040 penalty 70.132.050 legislative finding 70.132.010 sale 70.132.030 Bicycle and pedestrian safety program 43.59.150 Biomedical waste definitions 70.95K.010 legislative findings 70.95K.005 state preemption of local definitions 70.95K.011 waste treatment technologies evaluation by department of health 70.95K.020 Boilers, See BOILERS AND PRESSURE VESSELS Bottled water quality standards for, authority of state board of health to adopt 43.20.050 Buildings doors to swing outward 70.54.070 earthquake resistance standards Ch. 70.86 Canals and ditches, safeguarding 35.43.040, 35.43.045, 35.44.045, 36.88.380, 36.88.390, 36.88.400, 87.03.480, 87.03.526 Carnivals Ch. 67.42 Cerebral palsy, See CEREBRAL PALSY Chemically related illness centers for research and clinical assessment 51.32.360 industrial insurance criteria and procedures 51.32.350 research projects, implementation and funding 51.32.370 Children products, safe education campaign 43.70.660 generally Ch. 70.240 Cigarettes national uniform tobacco settlement nonparticipating tobacco product manufacturers Ch. 70.157 tobacco products manufacturers Ch. 70.158 Cities and towns

[RCW Index—page 334] (2008 Ed.)

Hazardous materials incidents	Labor, See LABOR, subtitle Women and minors;	reduction and education Ch. 70.95M
definitions 70.136.020	LABOR AND INDUSTRIES,	Milk and milk products Ch. 15.36
emergency aid good faith rendering	DEPARTMENT OF, subtitle Industrial safety and health	Mill tailings, licensing and perpetual care, See MILLS, subtitle Uranium and Thorium
immunity from liability 70.136.050	Labor, See LABOR AND INDUSTRIES,	Mines and mining, safety regulations, See
emergency assistance agreements	DEPARTMENT OF, subtitle Industrial	MINES AND MINING
verbal, notification, form 70.136.070	safety and health Lead-based paint activities program Ch. 70.103	Mopeds
written, terms and conditions, records 70.136.060	Liquor laws, See ALCOHOLIC BEVERAGES	federal law, compliance requirement 46.61.720
incident command agencies	Load chains and devices, state patrol duties	Mosquito control Ch. 70.22
designation 70.136.030	46.37.490	No smoking law
emergency assistance agreements 70.136.040	Local health departments administrative officer	local regulations authorized 70.160.080 Noise control
legislative finding 70.136.010	appointment 70.05.040	civil penalties 70.107.050
Hazardous substance information and education	responsibilities 70.05.045, 70.05.060,	definitions 70.107.020
office definitions 70.102.010	70.05.070, 70.05.120 chair of local board 70.05.040	exemptions 70.107.080
generally, duties 70.102.020	contracts for sale or purchase of health	local regulation, approval 70.107.060 motor vehicles, rules, violations, penalties
Health, department of	services 70.05.150	70.107.070
assumption of powers and duties of	definitions 70.05.010 expenses of enforcement and administration	other rights, remedies, powers, duties and
department of social and health services under chapter 70.54.005	70.05.130	functions 70.107.060 powers and duties, department of ecology
Health care group, defined, insurance 48.21.030	home rule charters	70.107.030
Health care provider	jurisdiction of board 70.05.035 jurisdiction of board 70.05.030	purpose 70.107.010
malpractice	local health officer	rules, noise levels, effective date 70.107.040
actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060,	appointment, qualifications, term, salary and	Nuclear energy, See NUCLEAR ENERGY AND RADIATION
7.70.070, 7.70.080	expenses 70.05.050	Nuisances, conduct injurious to health and is
Health care services, See INSURANCE, subtitle	failure of local health board to appoint, procedure 70.05.080	nuisance 7.48.010
Health care services Health districts, See HEALTH DISTRICTS	in-service training program for provisionally	Nursing homes 74.42.570 On-site sewage disposal systems Ch. 70.118
Health maintenance organizations	qualified officers 70.05.054	local health officer's authority to waive
immunity from prosecution	powers and duties of 70.05.070 professional qualifications 70.05.051	requirements 70.05.072, 70.05.077
performance of duty on review committee	provisional qualifications 70.05.051	permits 70.05.074
4.24.240 malpractice	provisionally qualified officer, raising to full	On-site sewage disposal systems, large Ch. 70.118B
actions for injuries resulting from 7.70.010,	qualification 70.05.055 powers and duties of local boards 70.05.060	On-site sewage disposal systems, marine
7.70.030, 7.70.040, 7.70.050, 7.70.060,	vacancies on board 70.05.040	recovery areas Ch. 70.118A
7.70.070, 7.70.080 Health officer	who determines character of diseases	Oral medication administration schools, public and private 28A.210.260
cities and towns, See CITIES AND TOWNS,	70.05.100 Machinery, safeguarding, See LABOR, subtitle	immunity from liability 28A.210.270
subtitle Health departments	Safeguards	Party line telephones, emergency calls
Hearing defects of school children, correction Ch. 70.50	Manufactured homes, mobile homes,	definitions 70.85.010 refusal, penalty 70.85.020
Honey, standards and requirements Ch. 69.28	commercial coaches, recreational vehicles, and park trailers, safety	request for line on pretext of emergency
Hospitals, See HOSPITALS	advisory board 43.22.420	penalty 70.85.030
Hostage or barricade situation service disruption, telephone company	compliance, effect on city and county	Pesticide application act Ch. 17.21 Pesticide control act Ch. 15.58
immunity from liability 70.85.120	ordinances 43.22.410 exceptions 43.22.370	Pesticides, health hazards
telephone communication 70.85.100	federal standards, enforcement, inspection	investigation of human exposure to pesticides
applicable law 70.85.130 telephone company assistance 70.85.110	43.22.431, 43.22.432	70.104.050 "pesticide", defined 70.104.020
Hot water heaters	fees 43.22.350 foreign standards, reciprocity 43.22.400	pesticide emergencies, authority of
temperature regulation 19.27A.060	insignia of approval 43.22.390	department of agriculture not infringed
Hotels, See HOTELS	inspection, enforcement 43.22.434	upon 70.104.040 pesticide incident reporting and tracking
Hypodermic syringes, needles dealer's duty to determine sale legality	out-of-state sales and use, exemptions 43.22.350, 43.22.380	review panel
70.115.050, 70.115.060	plans and specifications 43.22.360	general provisions 70.104.080
Immunization assessment and enhancement	rules and regulations, compliance required,	industrial insurance laws, administration not
proposals by local health jurisdictions 43.70.525	penalty 43.22.340 self-certification, procedures 43.22.355	affected 70.104.100 legislative intent 70.104.070
Immunization program for school children and	standards for plumbing, heating, frame design	responsibilities 70.104.090
day cares 28A.210.060, 28A.210.070,	and electrical equipment 43.22.340	pesticide poisoning cases
28A.210.080, 28A.210.090, 28A.210.100, 28A.210.110, 28A.210.120, 28A.210.140,	Meat, custom slaughtering and custom meat	medical education program 70.104.057 pesticide poisoning cases, physicians'
28A.210.160, 28A.210.170	facilities, licensing and inspection Ch. 16.49 Media violence reduction reporting 43.70.560	reporting duties 70.104.055
Indian health care delivery plan 43.70.590	Medical malpractice	powers and duties of department of health
Industrial insurance, See INDUSTRIAL INSURANCE	attorneys' fees 7.70.070	70.104.030 technical assistance, consultations and
Industrial safety and health, See INDUSTRIAL	compensation by a defendant health provider 7.70.080	services to physicians and agencies
SAFETY AND HEALTH	compensation from other sources 7.70.080	authorized 70.104.060
Infant crib safety requirements Ch. 70.111	consent to treatment 7.70.060	Poison information center, statewide services Ch. 18.76
Injuries resulting from health care declaration of modification of procedure	elements of proof 7.70.040 Medical malpractice suits	Poison prevention packaging Ch. 70.106
7.70.010	declaration of modification of procedure	Poisons
Insurance, See INSURANCE, subtitle Casualty	7.70.010	caustic or corrosive poisons, labeling,
insurance; INSURANCE, subtitle Group disability insurance; INSURANCE, subtitle	informed consent, elements 7.70.050 Medical test sites, See MEDICAL TEST SITES	packaging, and sale Ch. 69.36 poisons in food, drinks, medicine, or water Ch.
Health care services	Meningococcal disease	69.40
Jails	information, college and university students	Pollution of water
communicable disease prevention guidelines 70.48.480	70.54.370 Mercury	water supply, penalty for polluting 70.54.010 Portable oil-fueled heaters
70.10.100	1.1212011	1 ormale on racion menters

HEALTH CARE

standards for sale and use 19.27A.080, 19.27A.090, 19.27A.100, 19.27A.110, Shellfish sanitary control Ch. 69.30 bottled water, authority of state board of health to adopt quality standards for 43.20.050 Sheriffs, duty in regard to 36.28.010 19.27A.120 Skiing and winter sports furnishing impure 70.54.020 polluting 70.54.010 Public hazards disclosure 4.24.601 conduct standards and responsibility Ch. Public health, threats to 79A 45 attorney general, duty to enforce 43.20A.660 conveyances, safety and inspection Ch. water supply and distribution, powers of state grant-in-aid payment to local health 79Ă.40 board as to 43.20.050 departments 43.20.200 Smoking Water, See also WATER AND WATER national uniform tobacco settlement local health department, grant-in-aid to RÍGHTS 43.20.200 nonparticipating tobacco product Water pollution notice to violators 43.20A.660 manufacturers Ch. 70.157 cities and towns, power to protect against Ch. prosecuting attorneys, duties to enforce no smoking law 35.88 43.20A.660 penalty for violation of 70.160.070 polluting prohibited 70.54.010 paid to city or county bringing action 70.160.100 reports of violations duty of attorney general Water pollution control Ch. 90.48 and prosecuting attorneys to enforce Water supply, polluting, penalty 70.54.010 43.20A.660 violations of 70.160.070 Wheelchair conveyances private workplaces when allowed 70.160.060 Public health required measurable outcomes safety standards 46.37.610 43.70.512, 43.70.514, 43.70.516, 43.70.518 when allowed 70.160.060
prohibited in public places 70.160.030
smoking prohibited
posting of 70.160.050
tobacco products manufacturers Ch. 70.158
Smoking, See also HEALTH AND SAFETY,
subtitle Washington clean indoor air act
State department of health, See HEALTH,
DEPARTMENT OF; HEALTH, STATE
BOARD OF Wireless services, random testing on power Public health services improvement plan assessment standards 43.70.555 density analysis 43.70.605 Worker and community right to know contents 43.70.550 civil actions authorized 49.70.150 definitions 43.70.575 compliance with chapter, fines 49.70.190 implementation 43.70.580 Public water supply definitions 49.70.020 chemical contaminants discharge or discipline of employee prohibited local standards may be stricter 70.142.040 monitoring requirements 70.142.020, 70.142.030 49.70.110 discrimination statutes apply 49.70.110 BOARD OF State institutions, See STATE INSTITUTIONS Steam engines and boilers, negligent use of steam 70.54.080 educational brochures and public service announcements 49.70.140 noncomplying systems, corrective plan 70.142.050 standards 70.142.010 foreign language translations of written materials 49.70.105 Vol.3-.000
Sunscreening and coloring of glass on motor vehicles 46.37.430
Tattooing, See ELECTROLOGY AND TATTOOING Public water supply system operators certification and regulation Ch. 70.119 industrial safety and health act applies 49.70.180 Quarantine information requests, employer state board of health, powers as to 43.20.050 Quarantine, See also QUARANTINE Telephones, emergency calls on party lines definitions 70.85.010 refusal, penalty 70.85.020 confidentiality 49.70.160 injunctive relief 49.70.190 Radiation, See NUCLEAR ENERGY AND legislative findings 49.70.010 request for line on pretext of emergency penalty 70.85.030 trade secret exemptions 49.70.165 RADÍATION Radio frequency exposure, survey of literature on health effects 43.70.600 workplace survey request 49.70.100 Temporary worker housing health and safety regulation Ch. 70.114A Worker and community right to know fund Railroad employees, See RAILROADS, subtitle assessments 49.70.170 Employees disbursements 49.70.175 Safeguarding machinery, See LABOR, subtitle investigative powers of department of health penalties 49.70.177 43.70.170 Safeguards Sanitary districts, See SANITARY DISTRICTS
Sanitation, See SANITATION
School children with impaired hearing
correction Ch. 70.50
state otologist HEALTH CARE order prohibiting sale or disposition of food or other items, authority of secretary of health to issue 43.70.180 Alcoholism and drug addiction treatment Ch. 70.96A Benefits contribution plan for state employees, See HEALTH CARE AUTHORITY Tobacco national uniform tobacco settlement appointment 70.50.010 duties 70.50.020 nonparticipating tobacco product manufacturers Ch. 70.157 Children insurance, access to coverage 74.09.402 Schools, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle Health and safety tobacco products manufacturers Ch. 70.158 Community health centers Trade secret exemptions regarding hazardous substances 49.70.165

Traffic safety commission, See TRAFFIC SAFETY COMMISSION multicultural health care technical assistance Schools and school districts programs 41.05.230 eye protection definitions 70.100.010 transfer of responsibilities to state health care authority 41.05.220 Underground workers, generally Ch. 49.24 eye protection devices, requirement, when Data 70.100.020 Utility poles, attachment of objects to collection, storage, assessment, and review, standards 70.100.030 penalty 70.54.090 duties of department of health 43.70.050 prohibition 70.54.090 publication of manual containing instruction hospital financial reports and patient discharge Vehicle equipment safety compact Ch. 46.38 Venereal diseases, See VENEREAL DISEASES and recommendations for guidance data collection, department of health duties 70.100.040 43.70.052 oral medication administration 28A.210.260 Indian health data and statistics information immunity from liability 28A.210.270 injunctions or legal proceedings, authority of system 43.70.052 standards 43.70.054 Scoliosis screening program in schools 28A.210.180, 28A.210.190, 28A.210.200, secretary of health to seek or institute 43.70.190 Declarations account 70.122.140 28A.210.210, 28A.210.220, 28A.210.240, 28A.210.250 Violent acts and at-risk behaviors data collection and reporting rules 43.70.540, registry 70.122.130 Seafood safety authority of department of health 43.70.185 Services improvement plan 43.70.520, 43.70.522, 43.70.550, 43.70.555 43.70.545 Dental care assistance plans Vital statistics, See VITAL STATISTICS Washington clean indoor air act definitions 70.160.020 requirements 49.64.040 Developmental disabilities, See DEVELOPMENTAL DISABILITIES, PERSONS WITH legislative intent 70.160.010 local regulations authorized 70.160.080 Sewage and waste disposal, powers of state board as to 43.20.050 Sewer districts, See SEWER DISTRICTS Sexually transmitted diseases penalty for violation of 70.160.070 Employee benefit plans paid to city or county bringing action 70.160.100 dental care assistance plans 49.64.040 minors, treatment of, parental consent not required 70.24.110 Health care policy board, See HEALTH CARE POLICY BOARD private workplaces intent of act 70.160.060 Health care savings accounts 48.68.010, Sharps waste smoking prohibited in public places 70.160.030 48.68.020 residential sharps waste collection Health care settings 70.95K.040 violations of 70.160.070 residential sharps waste disposal 70.95K.030 workplace violence planning and protection Sharps waste collection 70.95.715 Water Ch. 49.19

[RCW Index—page 336] (2008 Ed.)

Health disparities, governor's interagency	transfer of responsibilities to state health care	special studies or analysis requested of
coordinating council on, See HEALTH, STATE BOARD OF	authority 41.05.220 Multicultural health care technical assistance	department of health, liability for costs 70.170.050
Health professions	programs 41.05.230	Underserved areas, See RURAL HEALTH
regulation criteria Ch. 18.120 uniform administrative provisions Ch. 18.122	Peer review exclusive remedy 7.71.030	CARE Underserved populations, multicultural health
uniform disciplinary act Ch. 18.130	federal law applicable 7.71.020	care technical assistance programs 41.05.230
Health resources strategy, statewide Ch. 43.370 Health services act of 1993 43.72.910	legislative findings 7.71.010 other immunities not limited or repealed	Underserved populations, responsibility of state health care authority for extension of access
Health services commission, See HEALTH	7.71.040	to managed care to 41.05.220
SERVICES COMMISSION Immunization assessment and enhancement	Power of attorney health care decisions 11.94.010	Warren Featherstone Reid award for excellence in health care 43.70.045, 43.70.047
proposals by local health jurisdictions	duration 11.94.043	Washington health services act of 1993
43.70.525 Indian health care delivery plan 43.70.590	termination or revocation 11.94.043	43.72.910
Industrial insurance, See INDUSTRIAL	validity 11.94.046 Practice indicators and risk management	HEALTH CARE ASSISTANTS (See HEALTH CARE PRACTITIONERS)
INSURANCE Informed consent 7.70.065	protocols, department of health development	HEALTH CARE AUTHORITY
Insurance	and evaluation duties 43.70.500 Public employees, retired	Administrative account 41.05.130 Administrator 41.05.021
patient bill of rights 48.43.500, 48.43.505, 48.43.510, 48.43.515, 48.43.520,	retirement allowance deductions, authorized	Agencies
48.43.510, 48.43.513, 48.43.520, 48.43.525, 48.43.530, 48.43.535,	for 41.04.235 Purchased by state agencies	contributions by 41.05.050
48.43.540, 48.43.545, 48.43.550	alternative health care providers, agencies to	duties 41.05.008 information systems 41.05.031
retired and disabled state and school employees' premium reduction subsidy	identify 70.14.020 Data sharing, Idaho and Oregon 70.14.150	Authority
41.05.085	drug purchasing cost controls, evidence based	general provisions 41.05.140 Basic health plan
Insurance, See also INSURANCE, subtitle Disability insurance; INSURANCE, subtitle	prescription drug program 70.14.050	administrator, powers and duties 70.47.060
Health care services	health technology clinical committee agency compliance 70.14.120	administrator and appointing authority 70.47.040
Labor relations actions for relief from unfair labor practices	applicability to services purchased from	powers, duties, and functions transferred to
49.66.070	carriers 70.14.140 definitions 70.14.080	health care authority 70.47.005 Benefit plans
arbitration, compensation, expenses 49.66.120	determinations 70.14.110	contracts with insuring entities 41.05.075
bargaining units 49.66.030	establishment 70.14.090 public notice 70.14.130	general provisions 41.05.075 performance measures 41.05.075
board of arbitration 49.66.090, 49.66.100, 49.66.110	selection and assessment, technologies	Chiropractic
definitions 49.66.020	70.14.100	prepaid capitated amount for services, pilot projects 18.25.200
picketing 49.66.060	prescription drug purchasing consortium account 70.14.070	Chronic care management program 41.05.023
policy 49.66.010 procedures 49.66.080	committee, rules 70.14.060	Claims
remedial orders 49.66.070	review of prospective rate setting methods 70.14.040	general provisions 41.05.140 Community health centers
strikes 49.66.060 unfair labor practices 49.66.040, 49.66.050	utilization review procedures, agencies to	multicultural health care technical assistance
Lumpectomy	establish plan 70.14.030 Quality assurance and improvement program	programs 41.05.230 transfer of responsibilities to authority
insurance discrimination based on, certain prohibited	feasibility study, requirements 43.70.064,	41.05.220
48.20.397	43.70.066	Contract proposals, confidentiality 41.05.026 Cost control and delivery strategies 41.05.021
Malpractice claims arbitration of health care actions Ch. 7.70A	interagency cooperation for review of rules and programs 43.70.068	Definitions 41.05.011
certificate of merit 7.70.150	Quality improvement program, coordinated	Dependent care assistance program powers, duties, functions 41.05.295
closed claim reporting 7.70.140 frivolous claims 7.70.160	program for improvement of health care services provided 43.70.510	Disabled employees, continuation of benefits
mediation	Reform	41.05.080 Exchange of health information 41.05.035
exemption of mediated action from superior	health services account 43.72.900 health services commission, See HEALTH	Federal employer incentive program 41.05.068
court arbitration or settlement conference requirements 7.70.130	SERVICES COMMISSION	Flexible spending administrative account 41.05.123
mandatory mediation required, procedures	health system capacity account 43.72.904 managed competition	Individual health plan coverage 41.05.400
7.70.100 right to trial not abridged by unsuccessful	anti-trust immunity 43.72.310	Inmate health care system department of corrections to confer with
attempt 7.70.120	attorney general duties 43.72.310 personal health services account 43.72.906	authority to develop plan to conform to
tolling of statute of limits for, requirements 7.70.110	public health services account 43.72.900	health care reform act requirements 41.05.280
Managed competition	short title 43.72.910	Law enforcement officers' and fire fighters'
anti-trust immunity 43.72.310 attorney general duties 43.72.310	workers' compensation managed care pilot projects 43.72.860	retirement system eligibility of members to enroll in authority
Marijuana	Resources	benefit plans 41.04.205
medical use Ch. 69.51A Medical malpractice	appropriate and cost-effective use, promotion, department of health duties 43.70.060	Managed competition 41.05.021 Mandated health insurance benefits Ch. 48.47
health care services coordinated quality	Risk management protocols and practice	Medical and dental plan benefits administration
improvement program to identify and prevent 43.70.510	indicators, department of health development and evaluation duties	accounts 41.05.143 Medical director 41.05.015
Medical records	43.70.500	Medical insurance plan
access and disclosure Ch. 70.02 Medical test sites, See MEDICAL TEST SITES	Rural, See RURAL HEALTH CARE Rural and underserved areas	dental procedures, general anesthesia 41.05.183
Mental health advance directives	health care professionals recruitment and	Medicare insurance plan
generally Ch. 71.32 Mental illness, See HOSPITALS FOR	retention Ch. 70.185 State employees, See HEALTH CARE	choice of policies to be made available 41.05.195
MENTALLY ILL; MENTALLY ILL	AUTHÓRITY	self-insured supplemental plan 41.05.197
Migrant health centers multicultural health care technical assistance	State health care cost containment policies 43.41.160	Mental health services definition, coverage 41.05.600
programs 41.05.230	Studies	rules, adoption 41.05.601

HEALTH CARE FACILITIES

Migrant health centers	applications pending as of July 1, 1989,	administration of special trust fund
multicultural health care technical assistance	review and action based on prior law 70.38.918	70.37.070 legal investment for 70.37.060
programs 41.05.230 transfer of responsibilities to authority	exemptions 70.38.111	payment 70.37.060
41.05.220	hospice care centers, application of chapter	terms 70.37.060
Multicultural health care technical assistance	70.38.230	bonding authority 70.37.050
programs 41.05.230 Nurse hotline 41.05.037	issuance, review criteria 70.38.115 pending at time of 1983 act 70.38.914	Whistleblowers, protection 43.70.075 Workplace violence planning and prevention
Organization and duties 41.05.021	savings clause, 1980 act 70.38.156	definitions 49.19.010
Prescription drugs	savings clause, 1983 act 70.38.157	home health, hospice, and home care agencies,
assistance and education, rules 41.05.530	savings clause, 1989 act 70.38.158	enforcement 49.19.070
assistance foundation 41.05.550 pharmacy connection program 41.05.520	services and facilities subject to 70.38.105 Declaration of public policies 70.37.010	noncompliance, penalties 49.19.050 plan development and implementation,
price discounts, eligibility and fees 41.05.500	Definitions 70.37.020	assistance 49.19.060
purchasing account 41.05.510	Employees	security and safety assessment 49.19.020
purchasing consortium account 70.14.070	hours of labor 49.28.130, 49.28.140,	violence prevention training 49.19.030 violent acts, recordkeeping requirements
committee, rules 70.14.060	49.28.150 Health resources strategy, statewide Ch. 43.370	49.19.040
Prostate cancer screening 41.05.177	Hospitals, See HOSPITALS	HEALTH CARE FALSE CLAIM ACT
Public employees' and retirees' insurance	Interference with	Circumstantial evidence 48.80.040
account 41.05.120 Public employees' and retirees' insurance	warrantless arrest, when authorized 10.31.100 Interference with facilities or providers	Civil action not limited 48.80.050
reserve fund 41.05.140	civil damages 9A.50.050	Conviction of provider, verification to regulatory agency 48.80.060
Public employees' benefits board	civil remedies 9A.50.040	Definitions 48.80.020
duties 41.05.065 members 41.05.055	definitions 9A.50.010	Prohibited acts 48.80.030
Public-employees' benefits board	informational picketing not prohibited 9A.50.060	HEALTH CARE INFORMATION
medical benefits administration account	penalties 9A.50.030	DISCLOSURE Certification of medical records 70.02.070
41.05.143	protection of patients and providers 9A.50.070	Civil remedies, failure to comply 70.02.170
Purchasing agent for state health services, designation as single agent for 41.05.022	unlawful acts 9A.50.020 Malpractice	Correction, amendment, or statement of
Purpose 41.05.006	actions for injuries resulting from 7.70.010,	disagreement procedure 70.02.110
Quality forum 41.05.029	7.70.020, 7.70.030, 7.70.040, 7.70.050,	Correction or amendment of record 70.02.100
Retired employees, continuation of benefits 41.05.080	7.70.060, 7.70.070, 7.70.080 Medical records	Definitions 70.02.010
Risk pool	access and disclosure Ch. 70.02	Discovery request or compulsory process 70.02.060
merger of state-purchased health services	Medical test sites, See MEDICAL TEST SITES	Mental health counselors, marriage and family
program into single, community-rated risk pool 41.05.022	Mental illness, See HOSPITALS FOR	therapists, social workers 70.02.180
Rules, authority 41.05.160, 41.05.165	MENTALLY ILL Natural death act	Mental illness records' maintenance, disclosure, and
Salary reduction agreements	patient discharge to die at home	confidentiality Ch. 71.05
amendment or termination 41.05.340 authorization 41.05.300	immunity from civil or criminal liability	Notice of information practices 70.02.120
construction 41.05.360	70.122.110 Nursing homes	Patient authorization 70.02.020, 70.02.030
eligibility 41.05.320	administrators, licensing and regulation Ch.	Patient authorization, revocation 70.02.040 Patient's examination and copying, requirements
participation 41.05.320	18.52	70.02.080
plan, policies, and procedures 41.05.310 recordkeeping requirements 41.05.330	bed-to-population ratio redistribution and addition 70.38.250	Patient's request for examination and copying, denial 70.02.090
rule-making authority 41.05.350	ethnic minorities	Representative of deceased patient 70.02.140
withdrawal 41.05.320	pool of beds to serve special needs of	Representative of patient 70.02.130
Same sex domestic partner benefits 41.05.066 Self-insurance	70.38.220 licensing and regulation Ch. 18.51	Retention of records 70.02.160 Security safeguards 70.02.150
authority 41.05.140	Nursing pools, registration and duties Ch. 18.52C	Third-party payor release of information
Shared decision-making demonstration project	Purposes 70.37.010	70.02.045
41.05.033 State employee health demonstration project	Rural, See RURAL HEALTH CARE	Without patient's authorization 70.02.050
41.05.541	Washington health care authority advancements, contributions by political	HEALTH CARE PRACTITIONERS
State employee health program 41.05.540	subdivisions 70.37.110	Controlled substances, uniform act Ch. 69.50 Drug samples Ch. 69.45
Tax on premiums exemption, expiration 48.14.027	bond issues	Emergency or disaster assistance
Tricare supplemental insurance policy 41.05.205	disposition of proceeds, special fund 70.37.080	volunteers 43.70.680
Underserved populations, multicultural health	payments 70.37.070	Health care assistants blood-drawing procedures, research
care technical assistance programs 41.05.230 Underserved populations, responsibility for	special trust fund 70.37.070	18.135.110
extension of access to managed care to	bonding authority 70.37.040 chairman 70.37.030	certification
41.05.220	governor 70.37.030	requirements 18.135.030 requirements and fees 18.135.055
Uniform policies, requirement for 41.05.013, 41.05.017	compensation and travel expenses 70.37.030	roster of certified assistants 18.135.050
Unmarried dependents, under age twenty-five	established 70.37.030 financing, requests for 70.37.050	who may certify 18.135.050
41.05.095	financing plan 70.37.050	definitions 18.135.020 delegation of duties, responsibilities
HEALTH CARE FACILITIES	leasing, selling authority 70.37.040	18.135.065
Abortion definitions 9.02.170	members 70.37.030 powers 70.37.040, 70.37.100	hemodialysis technicians, task force
infant's right to medical treatment 18.71.240	projects, investigation and financing costs,	18.135.062 practices authorized 18.135.010
refusal to perform 9.02.150	payment 70.37.090	recertification 18.135.050
AIDS education and training 70.24.310	revenue bonds 70.37.040 special fund authorized 70.37.050	scope of practice 18.135.040, 18.135.060 uniform disciplinary act, application
Ambulatory surgical facilities Ch. 70.230	special fund authorized 70.37.030 special fund bonds 70.37.040	18.135.100
Birthing centers, licensing and regulation Ch.	terms 70.37.030	unlicensed practice, functions do not
18.46 Certificate of need	vacancies 70.37.030 Washington health care facilities	constitute 18.135.090 vaccines, administration of 18.135.120
amendment 70.38.115	bond issues	violations

[RCW Index—page 338] (2008 Ed.)

investigations and disciplinary actions 18.135.070 Health department duties 43.70.620 Health personnel, strategic plan for supply of 28C.18.120 Health professional conditional scholarship program Ch. 28B.115 Health professions account 18.71.401 Health resources strategy, statewide Ch. 43.370 Immune from liability when charging another member with incompetency or gross misconduct 4.24.250 Immunity from liability making reports, filing charges, presenting evidence 4.24.260 provision of care to minor 26.09.310 Licenses controlled substances, suspension for violations 69.50.413 Limited liability companies for professional service providers Ch. 25.15 Malpractice insurance coverage by self-insurer conditioned upon practitioner participation in risk management training 48.05.410 liability risk management training program 48.22.080 Marijuana medical use Ch. 69.51A Medical malpractice actions for injuries resulting from health care Ch. 7.70 arbitration of health care actions Ch. 7.70A health care services coordinated quality improvement program to identify and prevent 43.70.510 Medical malpractice suits admissibility, gestures of apology 5.64.010 Medical records access and disclosure Ch. 70.02 Multicultural health awareness and education program 43.70.615 Natural death act patient discharge to die at home immunity from civil or criminal liability 70.122.110 Orthotic and prosthetic services Ch. 18.200 Personal aides for persons with functional disabilities 74.39.007, 74.39.050, 74.39.060, 74 39 070 Practice indicators and risk management protocols, department of health development and evaluation duties 43.70.500 Prescription drugs Ch. 69.41 Records of review committee or board, members, or employees not subject to process 4.24.250 Risk management protocols and practice indicators, department of health development and evaluation duties 43.70.500 Steroid use restricted, recordkeeping requirements 69.41.320 Surgical technologists Ch. 18.215 Tuberculosis report of cases 70.28.010 Uniform disciplinary act Ch. 18.130 Vision care, consumer access to Ch. 18.195 Work force supply and demographics surveys, data, reports 43.70.695 HEALTH CARE PROVIDERS defenses to prosecution 9.02.130 definitions 9.02.170 refusal to perform 9.02.150 right to assist physician in providing 9.02.110 state regulation 9.02.140 unauthorized, penalty 9.02.120

Health resources strategy, statewide Ch. 43.370

cost disclosure to providers 70.41.250

Hospitals

Indecent liberties

class B felony 9A.44.100 Interference with facilities or providers civil damages 9A.50.050 civil remedies 9A.50.040 definitions 9A.50.010 informational picketing not prohibited 9A.50.060 penalties 9A.50.030 protection of patients and providers 9A.50.070 unlawful acts 9A.50.020 Rape and indecent liberties persons with mental disorders and chemical dependencies 9A.44.010, 9A.44.100 Rape in second degree defined elements 9A.44.050 Rebating prohibited, penalty Ch. 19.68 Warren Featherstone Reid award for excellence in health care 43.70.045, 43.70.047 Whistleblowers, protection 43.70.075 HEALTH CARE SERVICE CONTRACTORS (See INSURANCE, subtitle Health care service contractors) HEALTH CLUBS (See HEALTH STUDIOS) HEALTH COORDINATING COUNCIL (See HEALTH PLANNING AND RESOURCES DEVELOPMENT) HEALTH DISTRICTS Board of health powers and duties 70.46.060, 70.46.100 representation 70.46.020, 70.46.031 Cities over 100,000 inclusion within 70.46.080 Contaminated properties decontamination, disposal, or demolition of decontamination by owner 64.44.050 definitions 64.44.010 immunity from civil liability 64.44.080 local health officer, duties 64.44.020 powers 64.44.070 report to local health officer 64.44.020 unfit for use order, issuance procedure 64.44.030 Defined 70.12.030 Disincorporation of special districts in counties with population of two hundred ten thousand or more Ch. 57.90 Expenses of public health services, responsibility for 70.46.085 Fees for license or permit 70.46.120 Funds, public health pooling fund, generally Ch. $70^{\circ}12$ Generally Ch. 70.46 Health services expenses, responsibility for 70.46.085 One county 70.46.031 Two or more counties 70.46.020 Well sealing and decommissioning, authority 18.104.043 Withdrawal from 70.46.090 HEALTH INSURANCE COVERAGE ACCESS ACT (See INSURANCE, subtitle Health care access) HEALTH MAINTENANCE ORGANIZATIONS (See also HEALTH SERVICES COMMISSION) Administrative review 48.46.220 Adopted children coverage 48.46.490 Advertising false or misleading prohibited 48.46.400 Asset acquisitions and dispositions, disclosure 48.46.610. 48.46.615 48.40.010, 46.40.013 Basic health plan benefits small employers 48.46.066, 48.46.068 Benefits reduction or refusal on basis of other existing coverage restrictions on the use of 48.21.200

Certificate of need issuance, review criteria 70.38.115 Certificate of registration application requirements 48.46.030 eligibility requirements 48.46.030 issuance financial solvency requirements 48.46.040 grounds for refusal 48.46.040 inspection and review by department 48.46.040 name restrictions 48.46.040 suspension or revocation 48.46.130 fine in lieu of or in addition to 48.46.135 Certified health plans premiums and prepayments tax 48.14.0201 uniform benefits package disapproval by legislature, submission of modified package 43.72.180
uniform benefits package constitutes
minimum benefits that may be offered by plan 43.72.090 Chemical dependency treatment 48.46.350 Compliance with federal funding requirements 48.46.210 Congenital disorders, prenatal testing 48.46.375 Conservators 48.46.130 Continuation of coverage former family members, individual agreements 48.46.480 Contracts, agreements, and documents cancellation limitations 48.46.060 filing requirement 48.46.060 grounds for disapproval 48.46.060 individual contracts, rates 48.46.062, 48.46.064 minimum standards 48.46.060 Corporate document filings 48.46.012 Corporate documents, certain copies provided to insurance commissioner 43.07.175 Definitions 48.46.020 Denturist services 48.46.570 Dependent children coverage 48.46.250 under age twenty-five 48.46.325 congenital anomalies 48.46.250 newborns notification of birth 48.46.250 termination of coverage 48.46.320 Diabetes coverage 48.46.272 Discrimination freedom from for insurance transactions 49.60.030 prohibited practices 49.60.178 Discrimination, prohibited 48.46.110 Effect of chapter as to other laws, construction 48.46.170 Employer health plans, registered uniform benefits package constitutes minimum benefits that may be offered by plan 43.72.090 Employers' duty to inform employees of health maintenance organizations enrollment option 48.46.180 Endorsement of agreement modifications required 48.46.470 Enforcement authority of insurance commissioner 48.46.430 Examinations of operations by commissioner 48.46.120 False or misleading advertising prohibited 48.46.400 Fees 48.46.140 Financial interests of authorities regulated 48.46.270 Financial statement, annual reporting requirements 48.46.080 Funded reserve requirements 48.46.240 Future dividends or future refunds regulated 48.46.300 Governing body advisory boards 48.46.070 federal compliance in lieu of certain state

requirements 48.46.070

insurance commissioner not liable 48.46.390

Cancellation, denial, refusal to renew agreement

Cancellation, denial, refusal of coverage

notice of reason for 48.46.380

Catastrophic health plans 48.46.045

HEALTH PLANNING AND RESOURCES DEVELOPMENT

,		
members	proof of licensure requirements, insurer duties	public disclosure, records, meetings 70.38.095
nomination and election 48.46.070	48.46.540	Nursing homes
qualifications 48.46.070	Osteopathic medicine and surgery,	bed-to-population ratio
Grievance procedure 48.46.100	discrimination prohibited 48.46.575	redistribution and addition 70.38.250
Group disability insurance	Premiums and prepayments tax 48.14.0201	ethnic minorities
benefits reduction or refusal on basis of other	Prepayment agreements 48.46.060	pool of beds to serve special needs of
existing coverage	Prescriptions	70.38.220
restrictions on the use of 48.21.200	preapproved individual claim may not be	Public policy, declaration of 70.38.015
Group subscribers	rejected later, recordkeeping requirements	Rule making authority 70.38.135
ineligibility of an individual	48.46.535	Statewide health resources strategy 70.38.018
	Producer	
continuation option 48.46.440	defined 48.46.023	HEALTH PROFESSIONS, REGULATION
conversion option 48.46.450, 48.46.460		OF (See HEALTH SERVICES, subtitle
labor disputes	license 48.46.023	Health professions)
individual may pay on own to keep coverage	Professional negligence	HEALTH PROFESSIONS ADVISORY
48.46.360	limitation on suits arising from 4.16.350	
Handicapped	Public employees	COMMITTEE (See HEALTH CARE
may not deny coverage based on 48.46.370	payroll deductions authorized 41.04.233	PRACTITIONERS)
Health maintenance organizations	Receivers 48.46.130	HEALTH SCIENCES AND SERVICES
insolvency	Reconstructive breast surgery	AUTHORITIES
commissioner's duties 48.44.057	coverage required 48.46.280	Applications 35.104.040
Holding company act Ch. 48.31C	Recovery of costs for unentitled services	Bonds 35.104.070, 35.104.080
Individual agreements	48.46.110	Creation 35.104.030
continuation of coverage for former family	Registration	Definitions 35.104.020
members 48.46.480	not an endorsement by insurance	Dissolution, sponsoring local government
group subscribers who become ineligible	commissioner 48.46.310	35.104.100
	penalty for violations 48.46.027	Governing board 35.104.050
continuation option 48.46.440		
conversion option 48.46.450, 48.46.460	required 48.46.027	Liability 35.104.090
modification	Rules and regulations 48.46.200	Powers and duties 35.104.060
signed endorsement required 48.46.470	Securities issuance	Purpose 35.104.010
return within ten days of delivery	penalty for violations 48.46.027	HEALTH SERVICES
refund 48.46.260, 48.46.340	regulations 48.46.027, 48.46.300	AIDS
Individual contracts, rates 48.46.062, 48.46.064	Standard of services 48.46.090	education and training for health professionals
Insolvency	State employee health care programs Ch. 41.05	70.24.270
allocation of coverage 48.44.057, 48.46.247	Temporomandibular joint disorders	Children with multiple handicaps
contracts between organizations and providers	optional coverage requirements 48.46.530	
48.46.243	Unfair practices 49.60.178	administrative responsibility 74.26.040
insurance commissioner's duties 48.44.057,	Violations	contracts for services, supervision 74.26.050
48.46.243, 48.46.245, 48.46.247	compliance orders 48.46.130	eligibility criteria 74.26.020
	injunctive relief 48.46.130	legislative intent 74.26.010
participants' options 48.44.057, 48.46.247	investigations, hearings, penalties 48.46.130	payment liability 74.26.060
plan for handling 48.46.245	receiver or conservator appointment	program elements, enumerated 74.26.040
priority in distribution of assets 48.46.225	48.46.130	program plan, development of 74.26.030
supervision by commissioner 48.46.225		regulation promulgation, when 74.26.040
Insurance commissioner	Violations of chapter	Chore services
enforcement authority 48.46.430	penalties 48.46.420	home health care
Labor disputes	HEALTH PLANNING AND RESOURCES	definitions 70.126.010
group subscriber, individual may pay on own	DEVELOPMENT	disability insurance 48.21A.090
to keep coverage 48.46.360	Board of health recommendation authority	group disability insurance 48.21.220
Legislative declaration, purposes 48.46.010	70.38.135	health care insurance to cover 48.44.320
Lumpectomy	Certificate of need	legislative finding 70.126.001
discrimination based on, certain prohibited	amendment 70.38.115	
48.46.285	applicable law, effective date 70.38.915	services and supplies included, not included
Malpractice		70.126.020
	applications pending as of July 1, 1989,	insurance provisions, limited application
actions for injuries resulting from Ch. 7.70 arbitration of health care actions Ch. 7.70A	review and action based on prior law	70.126.060
	70.38.918	Cigarette tax, funding Ch. 82.24, Ch. 82.26
Mammograms	duration of 70.38.125	Diabetes
required coverage 48.46.275	elective percutaneous coronary interventions	disability insurance coverage 48.20.391
Mastectomy	70.38.128	Employer and employees
discrimination based on, certain prohibited	exemptions 70.38.111	deductions for 49.52.010
48.46.285	hospice agencies 70.38.118	duty of employer 49.52.010, 49.52.030,
reconstructive breast surgery	hospice care centers, application of chapter	49.52.040
coverage required 48.46.280	70.38.230	Evaluation and analysis of outcomes and
Material transactions, disclosure 48.46.600,	issuance, revocation procedures 70.38.115	effectiveness, department of health duties
48.46.605, 48.46.615, 48.46.620, 48.46.625	pending at time of 1983 act 70.38.914	43.70.070
Medical risk adjustment mechanisms	procedures and review criteria, establishment	Food and food products, powers as to 43.20.050
disapproval by legislature, submission of	of 70.38.115	Funding
revised package by health services	savings clause 70.38.155	beer, additional tax imposed to fund 66.24.290
commission 43.72.180	savings clause, 1980 act 70.38.156	Health boards
Mental health treatment	savings clause, 1983 act 70.38.157	consumer representative
waiver of preauthorization requirement for	savings clause, 1989 act 70.38.158	defined 43.20.025
persons involuntarily committed 48.46.292	services and facilities subject to 70.38.105	Health care assistants, authorization and
Minimum net worth requirements 48.46.235,	violations	regulation Ch. 18.135
48.46.237	injunctive relief 70.38.125	
		Health officer
Misrepresentation to induce retention or	penalties 70.38.125	defined 43.20.025
termination of agreement prohibited	Definitions 70.38.025	Health professional conditional scholarship
48.46.410 Name restrictions 48.46.110	Effective date, 1980 act 70.38.916	program Ch. 28B.115
Name restrictions 48.46.110	Expert or consultant services, contracting	Health professions
Neurodevelopmental therapy	authority 70.38.135	domestic violence education program for
required coverage, employer-sponsored	Facilities survey authority 70.38.135	health care professionals 43.70.610
contracts 48.46.520	Federal law, conflict with, construction	licenses
Nonresident pharmacies	70.38.905	armed forces and merchant marine, license
insurer may provide coverage only from	Health, department of, authority 70.38.135	remains valid while member, renewal
licensed nonresident pharmacy 48,46,540	Health systems agencies	upon discharge 43.70.270

[RCW Index—page 340] (2008 Ed.)

examinations, appointment of temporary	fees 70.127.090	discrimination based on, certain prohibited
members to licensing boards and	interpretive guidelines 70.127.125	48.20.397, 48.21.235, 48.44.335,
committees for administration and	procedures, generally 70.127.080,	48.46.285
grading of 43.70.260	70.127.100, 70.127.170, 70.127.200	reconstructive breast surgery
extension or modification of duration of	required after 7/1/90 70.127.020	disability insurance coverage 48.20.395
license, certificate, or registration	rules 70.127.120	group disability insurance coverage
43.70.280	scope of regulation, exemptions 70.127.040	48.21.230
fees 43.70.250	survey 70.127.085	health care insurance to cover 48.44.330
health professions account, deposit of fees and penalties 43.70.320	terms, use restricted 70.127.030	health maintenance organizations
issuance, renewal, or reissuance, procedures	services and supplies included, not included	coverage required 48.46.280 Medical test sites, See MEDICAL TEST SITES
43.70.280	70.126.020 unlicensed operation, cease and desist orders	Membership 43.20.030
transfer of department of licensing duties and	70.127.213	Neurodevelopmental therapy
powers to department of health 43.70.220	unlicensed operation, consumer protection act	required coverage, employer-sponsored
written operating agreements 43.70.240	70.127.216	contracts 48.46.520
regulation criteria	Hospice care	required coverage, employer-sponsored group
applicants requesting regulation 18.120.030, 18.120.040	applicants, rules 70.127.280	contracts 48.21.310, 48.44.450
continuing education as condition of	business and occupation tax exemption	Orthotic and prosthetic services Ch. 18.200
licensure 18.120.050	82.04.4289	Physicians, regulation of professional services 70.41.180
definitions 18.120.020	certificate of need, application of chapter	Powers and duties, generally 43.20.050
purpose 18.120.010	70.38.230 certificate of need, exemption 70.38.118	Public facilities, powers as to 43.20.050
uniform administrative provisions	definitions 70.126.010	Public health, threats to
advisory committees 18.122.070	disability insurance 48.21A.090	attorney general, duty to enforce 43.20A.660
application of chapter 18.122.160	group disability insurance 48.21.220	grant-in-aid payment to local health
applications 18.122.110 credentialing by endorsement 18.122.130	health care insurance to cover 48.44.320	departments 43.20.200
credentialing by chaorsement 18.122.130 credentialing requirements 18.122.080	hospice care plan 70.126.030	local health department, grant-in-aid to
definitions 18.122.020	insurance provisions, limited application	43.20.200 notice to violators 43.20A.660
educational programs, approval 18.122.090	70.126.060	prosecuting attorneys, duties to enforce
examinations 18.122.100	legislative finding 70.126.001	43.20A.660
recordkeeping requirements 18.122.060	licensure	reports of violations, duty of attorney general
registration, certification, and licensure	bill of rights 70.127.140 billing statements 70.127.140	and prosecuting attorneys to enforce
18.122.030, 18.122.040, 18.122.140	compliance procedure 70.127.180,	43.20A.660
secretary of health, duties 18.122.050 uniform disciplinary act, application	70.127.190	Quarantine, powers as to 43.20.050
18.122.150	definitions 70.127.010	Reconstructive breast surgery disability insurance coverage 48.20.395
waiver of examinations 18.122.120	drugs and controlled substances, rules	group disability insurance coverage 48.21.230
uniform disciplinary act Ch. 18.130	70.127.130	health care insurance to cover 48.44.330
Home care agencies	durable power of attorney, prohibition	health maintenance organizations
licensure	70.127.150 fees 70.127.090	coverage required 48.46.280
bill of rights 70.127.140 billing statements 70.127.140	interpretive guidelines 70.127.125	Report to governor 43.20.100
compliance procedure 70.127.180,	procedures, generally 70.127.080,	Reports of abuse of dependent adults 74.34.040
70.127.190	70.127.100, 70.127.170, 70.127.200	Rules and regulations, duty of public officers to enforce, penalty 43.20.050
definitions 70.127.010	required after 7/1/90 70.127.020	Rural, See RURAL HEALTH CARE
drugs and controlled substances, rules	rules 70.127.120	Sewage and waste disposal, powers as to
70.127.130	scope of regulation, exemptions 70.127.040	43.20.050
durable power of attorney, prohibition 70.127.150	survey 70.127.085	Sexually transmitted diseases
fees 70.127.190	terms, use restricted 70.127.030	venipuncture, case workers authorized to
interpretive guidelines 70.127.125	volunteer organizations 70.127.050 provider to be a hospice agency 70.126.030	perform 70.24.120
procedures, generally 70.127.080,	services included 70.126.030	Surgical technologists Ch. 18.215 Temporomandibular joint disorders
70.127.100, 70.127.170, 70.127.200	Hospitals	optional coverage requirements, group
required after 7/1/90 70.127.020	disclosure of information 70.41.150	disability plans 48.21.320, 48.44.460
rules 70.127.120	standards and rules 70.41.030	optional coverage requirements, health
scope of regulation, exemptions 70.127.040 survey 70.127.085	Hospitals, See also HOSPITALS	maintenance organizations 48.46.530
terms, use restricted 70.127.030	Informed consent 7.70.065	Terminally ill persons, palliative care not
unlicensed operation, cease and desist orders	Inmates in custody of department of corrections	criminal mistreatment 9A.42.045
70.127.213	72.10.040 contracts for services 72.10.030	Venereal diseases generally Ch. 70.24
unlicensed operation, consumer protection act	definitions 72.10.010	Vision care, consumer access to Ch. 18.195
70.127.216	health services delivery plan 72.10.020	Vital statistics, See VITAL STATISTICS
Home health care definitions 70.126.010	rule making authority 72.10.040, 72.10.050	Vulnerable adults
disability insurance 48.21A.090	Insurance	reports of abuse 74.34.035, 74.34.053,
group disability insurance 48.21.220	child support 26.09.105	74.34.063, 74.34.067, 74.34.068,
health care insurance to cover 48.44.320	Long-term care ombudsman program	74.34.070, 74.34.095 reports of abuse of dependent adults 74.34.050
home care quality authority, regulation	municipal authority 36.39.060	Warren Featherstone Reid award for excellence
70.127.041	Lumpectomy insurance	in health care 43.70.045, 43.70.047
insurance provisions, limited application 70.126.060	discrimination based on, certain prohibited	Water and water supply, treatment, storage and
legislative finding 70.126.001	48.21.235, 48.44.335, 48.46.285	distribution of, powers as to 43.20.050
licensure	Mammograms	Whistleblowers, protection 43.70.075
bill of rights 70.127.140	disability insurance coverage 48.20.393	HEALTH SERVICES COMMISSION
billing statements 70.127.140	group disability insurance, required coverage	Certified health plans
compliance procedure 70.127.180,	48.21.225	uniform benefits package
70.127.190	required coverage, health care services contracts 48.44.325	disapproval by legislature, submission of modified package 43.72.180
definitions 70.127.010 drugs and controlled substances, rules	required coverage, health maintenance	Definitions 43.72.011
70.127.130	organizations 48.46.275	Managed competition
durable power of attorney, prohibition	Mastectomy	anti-trust immunity 43.72.310
70.127.150	insurance	attorney general duties 43.72.310

HEALTH STUDIOS

18.35.120

Medical risk adjustment mechanisms revocation of license, procedure 46.65.065 licenses disapproval by legislature, submission of modified package 43.72.180 applicants, eligibility 18.35.040 competency standards 18.35.090 Obstructions on highway rights of way, hearings relating to Ch. 47.32 HEALTH STUDIOS continuing education 18.35.090 Parks and recreation examinations 18.35.050 exemptions 18.35.195 county recreation districts formation 36.69.040 Attorney fees for prevailing buyer 19.142.110 Cancellation notice 19.142.050 inactive status 18.35.095 local improvement districts 36.69.250 Consumer protection act, application 19.142.100 issuance 18.35.080 Parole Contracts prerequisite to suits 18.35.190 on-site parole revocation hearing, right to 9.95.121 contents 19.142.040 reciprocity 18.35.085 renewal 18.35.090 waivers of regulation illegal 19.142.090 written contract required 19.142.030 Pollution control hearings board, See permits 18.35.060 POLLUTION CONTROL HEARINGS Definitions 19.142.010 place of business 18.35.100 Membership plans 19.142.020 Refund 19.142.050 BOARD recordkeeping requirements 18.35.105 Port districts, boundaries 53.16.020 Uniform disciplinary act, application 18.35.172 Unprofessional conduct 18.35.162 Special offers 19.142.020 Railroad crossings, alteration or change of Surety bond guaranteeing opening 19.142.070, 19.142.080 81.53.070 Violations Serial numbers, altered, removed, etc., or Trust account for preopening membership dues 19.142.060, 19.142.070, 19.142.080 cease and desist orders 18.35.220 vehicles, watercraft, or campers, administrative hearings 46.12.330 injunctions 18.35.220 misrepresentation of credentials 18.35.260 Violation of trust account or bond requirement State limited access facility through city or town remedies 18.35.250 19 142 080 47.52.131, 47.52.133, 47.52.135, 47.52.137, 47.52.139, 47.52.150, 47.52.160, 47.52.170, 47.52.180, 47.52.190, 47.52.195 service of process 18.35.230 HEARING AIDS (See HEARING AND SPEECH SERVICES) surety bond or security 18.35.240 HEARING IMPAIRED (See DEAF) State personnel appeals HEARING AND SPEECH SERVICES hearings officers, appointment authority 41.06.110 HEARINGS (See also ADMINISTRATIVE Audiologists HEARINGS, OFFICE OF; ADMINISTRATIVE PROCEDURE; assistant ratios, data collection 18.35.270 Traffic infractions disciplinary action, grounds 18.35.110, 18.35.120 mitigating circumstances, explanation 46.63.100 MEETINGS AND ASSEMBLIES) Acquisition and disposition of property for highway construction 47.12.180 licenses procedure, appeals from 46.63.090 applicants, eligibility 18.35.040 Administrative hearings, office of Ch. 34.12 Appearance of fairness doctrine Ch. 42.36 Certiorari proceedings 7.16.110, 7.16.330 Trust companies, executed articles of incorporation 30.08.040 competency standards 18.35.090 continuing education 18.35.090 Unsworn written statements in place of affidavits examinations 18.35.050 judicial determinations 7.16.120 Cities and towns, local improvements and or other sworn statement 9A.72.085 exemptions 18.35.195 inactive status 18.35.095 issuance 18.35.080 Zoning assessments hearing examiner system 35.63.130 hearings by superior court 35.44.250 prerequisite to suits 18.35.190 HEATING reciprocity 18.35.085 renewal 18.35.090 Comprehensive plans Burning wood for heat, limitations 70.94.473 hearing examiner system 35.63.130 Heating oil pollution liability protection Ch. required 18.35.020 County bridges, franchises 36.55.050 permits 18.35.060 place of business 18.35.100 Criminal procedure, material witnesses, hearing Solid fuel burning devices on materiality 10.52.040 recordkeeping requirements 18.35.105
Board of hearing and speech
membership, organization, and operation
18.35.150 opacity levels Erotic material, sale or distribution to minors, enforcement and public education 70.94.470 hearing on nature of material 9.68.060 residential and commercial construction Highway railroad crossings, alteration or change of crossing, petition, notice waiver 81.53.060 standards 70.94.455 powers and duties 18.35.161 Chapter exclusive 18.35.205 Definitions 18.35.010 HEATING SUPPLIERS Industrial insurance, See INDUSTRIAL Low-income energy assistance INSURANCE, subtitle Hearings
Injunctions, motion to reinstate 7.40.210 termination of utility heating service city-owned utility 35.21.300 Health, department of, powers and duties Insurance limitation 80.28.010 18.35.140 generally Ch. 48.04 Judges, superior court, habeas corpus adjournment of 7.36.110 Hearing instrument fitters/dispensers limitations 54.16.285 advertising, application of false advertising act 18.35.180 Termination of utility heating service city procedure 35.21.300 summary procedure 7.36.120 consumer protection act, application limitations 35.21.300, 80.28.010 Juvenile court 18.35.180 Thermal energy companies disciplinary action, grounds 18.35.110, 18.35.120 proceedings 13.34.110 public excluded, conditions 13.34.115 records 13.34.115 exemption from utilities and transportation commission authority 80.04.550 licenses HEATING SYSTEMS applicants, eligibility 18.35.040 summary proceedings 13.34.070 competency standards 18.35.090 Juvenile offenders Assessments time and place 13.40.120 continuing education 18.35.090 local improvement district 35.97.090 examinations 18.35.050, 18.35.070 Land use Authorization 35.97.020, 35.97.050 hearing examiner system 35.63.130 Legislature, See LEGISLATURE, subtitle exemptions 18.35.195 Classification of customers 35.97.060 inactive status 18.35.095 Competitive bidding 35.97.050 issuance 18.35.080 Hearings and inquiries Connection charges authorized 35.97.080 Definitions 35.97.010 Limited access facility establishment 47.52.135 prerequisite to suits 18.35.190 reciprocity 18.35.085 renewal 18.35.090 Local improvement districts, fire protection Late payment charges 35.97.070 districts, formation hearing, notice 52.20.020 Local improvement districts required 18.35.020 permits 18.35.060 Lost or destroyed records, application for replacement of court records lost or assessments, bonds, warrants 35.97.090 destroyed 5.48.030 Mandamus 7.16.240, 7.16.250 Nonpayment, may shut off heat 35.97.070 place of business 18.35.100 receipt required, contents 18.35.030 Power of municipalities Motor vehicle law, under serial number, altered, removed, etc., buying, general 35.97.030 recordkeeping requirements 18.35.105 Powers of municipalities specific 35.97.040 selling, purchasing, seizure or impounding, administrative hearing 46.12.330 rescission of transaction, procedures 18.35.185 Rates and charges 35.97.060 Revenue bonds 35.97.110 unlawful practices 18.35.175 Motor vehicles holder may enforce 35.97.130 driver's license 46.20.329 Speech-language pathologists Revenue warrants 35.97.120 assistant ratios, data collection 18.35.270 director's designee, authority to preside and holder may enforce 35.97.130 disciplinary action, grounds 18.35.110, make decision 46.20.331

[RCW Index—page 342] (2008 Ed.)

Special funds authorized 35.97.100

habitual traffic offenders

HEIRS (See also DESCENT AND DISTRIBUTION; PROBATE)

Adverse possession, See ADVERSE POSSESSION, subtitle Heirs Definition, probate 11.02.005 Descent and distribution, posthumous,

considered as living for descent and distribution 11.02.005

Ejectment and quieting title actions action by known heirs after ten years possession 7.28.010

unknown heirs, quieting title action against 7.28.010

Execution against property in custody of, writ contents 6.17.110

Limitation of actions, See LIMITATION OF

Not to be determined by special law Const. Art. 2

Posthumous, considered as living for purposes of descent and distribution 11.02.005

Representation, posthumous children considered

as living 11.02.005
Reversal of judgment tolls limitation on action 4.16.240

Unknown

quieting title action against 7.28.010 real property actions 4.28.140 judgment, effect of 4.28.160 service of process against by publication 4.28.150

HERBICIDES (See PESTICIDES)

HERITAGE BARN PRESERVATION PROGRAM (See HISTORIC PRESERVATION)

HERITAGE COUNCIL (See HISTORIC PRESERVATION, subtitle Heritage council)

HERRING (See FISH AND FISHING)

HIGH CAPACITY TRANSPORTATION SYSTEMS (See PUBLIC TRANSPORTATION SYSTEMS, subtitle High capacity transportation

HIGH SCHOOLS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle High schools)

HIGHER EDUCATION (See COLLEGES AND UNIVERSITIES; COMMUNITY AND TECHNICAL COLLEGES

HIGHER EDUCATION COORDINATING BOARD

Advanced college tuition payment program Ch. 28B 95

American Indian endowed scholarship program Ch. 28B.108

Border county higher education opportunity project

administration 28B.76.690 created 28B.76.685

findings, intent 28B.76.680

Capital projects

higher education capital project strategic planning Ch. 43.88D Distinguished professorship trust fund program

collective bargaining, moneys not subject to 28B.76.585

continuation of program 28B.76.590 duties of institution 28B.76.580 establishment, administration 28B.76.560 guidelines, allocation system 28B.76.570 intent 28B.76.555

matching funds, donations or appropriations 28B.76.575

private donation, defined 28B.76.550 trust fund established 28B.76.565

Education service administration financial aid account, state 28B.76.525

scholarship endowment programs, funds 28B.76.505

Education services administration administrative duties, additional 28B.76.540 demonstration projects 28B.76.530 federal funds, private gifts or grants 28B.76.520

federal programs 28B.76.510 financial aid programs 28B.76.500 Foreign branch campuses Ch. 28B.90

Fund for innovation and quality in higher education Ch. 28B.120

Gender equity in intercollegiate athletics reports to governor and legislature 28B.15.465 Gender-based discrimination compliance, reports 28B.110.040 rules and guidelines, development 28B.110.030

General provisions

advisory council 28B.76.100 created, board 28B.76.010

definitions 28B.76.020 director, duties 28B.76.090

federal law, board as state commission 28B.76.110

members

appointment 28B.76.040 bylaws, meetings 28B.76.070 compensation and travel expenses

28B.76.080 terms 28B.76.050 vacancies 28B.76.060

purpose 28B.76.030

rules, adoption of 28B.76.120

Graduate fellowship trust fund program collective bargaining, moneys not subject to 28B.76.630

duties of institution 28B.76.625 establishment, administration 28B.76.605 guidelines, allocation system 28B.76.615 intent 28B.76.600

matching funds 28B.76.610, 28B.76.620 Health professional conditional scholarship program Ch. 28B.115

High school students enrollment options rulemaking authority 28A.600.390
Information and technology literacy

definition and standards for implementation 28B.10.125

Interagency agreements about private vocational school nondegree programs 28C.10.040 International exchange scholarship program Ch. 28B 109

Placebound students

educational opportunity grant program Ch. 28B.101

Policy and planning

accountability monitoring and reporting system 28B.76.270

baccalaureate degree programs outcome and performance measures 28B.76.2301

budget priorities and levels of funding 28B.76.210

coordination among systems of education 28B.76.330

coordination of activities 28B.76.290 course equivalency, statewide system of

28B.76.260 data collection and research 28B.76.280 educational costs

approved, transmittal of 28B.76.320 methods and protocols for measuring

master plan, strategic statewide 28B.76.200 needs assessment process and analysis 28B.76.230, 28B.76.335

state support received by students 28B.76.300 transfer and articulation policies 28B.76.240 transfer associate degrees 28B.76.250 transfer of credit policy and agreement 28B.76.2401

Private degree-granting institutions Ch. 28B.85 Reciprocity, Oregon tuition and fee program

duties 28B.15.730, 28B.15.732, 28B.15.734, 28B.15.736

Scholarship endowment programs administration of funds 28B.76.505

State scholars' program administrative responsibility 28A.600.120

State work-study program Ch. 28B.12

Student exchange compact programs advice to governor, legislature 28B.76.650 certifying officer, designate 28B.76.640 criteria, trust fund 28B.76.645

Teacher preparation degree programs in math, science, and technology 28B.76.335

Technology program

degrees 28B.20.280, 28B.30.500

Tuition

advanced college tuition payment program Ch. 28B.95

Washington award for vocational excellence 28B.76.670

Washington scholars and scholars-alternate awards 28B.76.660, 28B.76.665

HIGHER EDUCATION FACILITIES AUTHORITY

Bond counsel selection 28B.07.120

Bond holder or owner

enforcement of rights 28B.07.090 foreclosure sale 28B.07.090

Contract procedures

certain exemptions 28B.07.110

Created 28B.07.030 Debt limit 28B.07.050

Definitions 28B.07.020

Foreclosure sale 28B.07.090

Legal investments bonds 28B.07.100

Legislative intent 28B.07.010

Membership 28B.07.030

Moneys deemed trust funds 28B.07.080

Participant agreement 28B.07.070

Powers and duties 28B.07.040

Project or financing

contract procedures, certain exemptions 28B.07.110

Special obligation bonds issuance 28B.07.050

liability of authority 28B.07.050 payment 28B.07.060

securities, legal investments 28B.07.100

Student loan financing

administration 28B.07.310 authority, liability 28B.07.300

bonds

debt limitation 28B.07.370 default 28B.07.360

issuance 28B.07.320 proceeds fund 28B.07.350 refunding 28B.07.330

trust 28B.07.340

definitions 28B.07.021 sale of assets 28B.07.380

Travel expenses and compensation 28B.07.030 Trust funds

all moneys received deemed 28B.07.080 bank or trust company may manage 28B.07.080

Underwriters selection 28B.07.130

HIGHER EDUCATION PERSONNEL SYSTEM

State internship program

executive fellows program 43.06.420 undergraduate internship program 43.06.420

HIGH-LEVEL RADIOACTIVE WASTE

Nuclear incidents, storage or transportation liability 4.24.450, 4.24.460

Nuclear waste board, See NUCLEAR WASTE BOARD, subtitle High-level radioactive waste

HIGHLY CAPABLE STUDENTS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Highly capable students) HIGH-SPEED GROUND TRANSPORTATION (See PUBLIC TRANSPORTATION SYSTEMS, subtitle High-speed ground transportation program) **HIGH-TECHNOLOGY** (See TECHNOLOGY) HIGHWAYS (See also TRANSPORTATION, DEPARTMENT OF) Abandonment transfer to counties, procedure 36.75.090 Access control program access permits existing connections, when permit not required 47.50.080 modification or revocation of permit 47.50.080 nonconforming access permit, conditions justifying 47.50.080 required to make connection to highway 47.50.040 Access management program access control classification system department to develop, adopt, and maintain 47.50.090 access permits conditions may be imposed on permit 47.50.070 fees 47.50.050 permit review process 47.50.060 connections to state highway system regulation of 47.50.030 definitions 47.50.020 legislative findings and policy 47.50.010 Acquisition and development of property for lease of unused highway land, limitation of zoning ordinance 47.12.120 Acquisition and disposition of property for acquisition acquisition of land outside highway right of way to minimize damage 47.12.160 in advance of programmed construction advance right of way acquisition, defined 47.12.242 reimbursement of from other funds 47.12.246 agreements with state finance committee authorized 47.12.200 scope 47.12.210, 47.12.220 warrants pursuant to agreement 47.12.210, 47.12.220, 47.12.230, 47.12.240 authorized 47.12.180, 47.12.190 condemnation authorized 47.12.190 hearing required 47.12.180 maintenance of property purchased in advance 47.12.248 authorized, generally 47.12.010 court priority 47.12.044 easements across navigable waters and harbors 47.12.026 generally 47.12.010 lands of county or political or municipal subdivision of state, acquisition procedure 47.12.040 sale or exchange of rights or land not needed for highway purposes as payment 47.12.080 work on remaining land as payment 47.12.050 limited access facilities 47.52.050 proceedings, precedence 47.12.044 purchase options authorized 47.12.011 for relocation of displaced facility of United States or a municipal or political subdivision of state 47.12.150 state lands procedure 47.12.023

removal of valuable materials 47.12.023 state lands, rights and materials, acquisition procedure, compensation work on remaining land as payment 47.12.050 air space corridor 47.52.050 conveyances to the federal government Ch. 47.08 engineering costs in advance of programmed construction advance right of way acquisition, defined 47.12.242 advance right of way revolving fund creation 47.12.244 agreements with state finance committee authorized 47.12.200 scope 47.12.210, 47.12.220 warrants pursuant to agreement 47.12.210, 47.12.220 authorized 47.12.180 exchange of land with abutting owner authorized 47.12.160 sale of land to abutting owner, authorized 47.12.063 granting of franchises on toll facility property 47.56.256 disposition of moneys received 47.56.257 lease of unused highway land 47.12.120 disposition of proceeds 47.12.125 notification requirements 47.12.055 purchase options authorized 47.12.011 removal of materials which have no market value, permits 47.12.140 reservation boundary, defined 47.12.015 sale of real property attestation and delivery of deed by the secretary of transportation 47.12.290 certification of payment to governor 47.12.240 execution, acknowledgment, and delivery of deed by the secretary of transportation 47.12.290 listing of available properties with real estate brokers authorized 47.12.320 sale or exchange of rights or land not needed severance and sale of timber and other personalty from highway lands, disposition of proceeds 47.12.140 transfer of lands to United States, municipal subdivisions, or public utilities 47.12.080 unneeded toll bridge authority property permit, lease or license to governmental entities to use 47.56.253 disposition of moneys received 47.56.257 sale of authorized 47.56.254 disposition of moneys received 47.56.257 sale of to governmental entities disposition of moneys received 47.56.257 unneeded toll bridge property sale of authorized certification to governor, execution, delivery of deed 47.56.255

Acquisition and disposition of property for, See also HIGHWAYS, subtitle Eminent domain Acquisition of property for preservation of beauty, historic sites, viewpoints and rest areas, exception 47.12.250 Adopt-a-highway program 47.40.100 local programs 47.40.105 Adopt-a-highway signs 47.36.400 Advance right of way revolving fund creation, moneys to be deposited in fund 47.12.244 deposit of funds received from lease of unused highway lands 47.12.125 expenditures from fund, authority to make 47.12.244 reimbursements to fund when required 47.12.246 Advertising, See HIGHWAYS, subtitle Highway advertising control

improvements, requirements 47.01.380, 47.01.390, 47.01.400, 47.01.405, 47.01.406, 47.01.408, 47.01.410, 47.01.412, 47.01.415, 47.01.417 defined 47.04.010 motor vehicle law 46.04.020 American Veterans Memorial Highway 47.17.140 Approaches construction by port districts 53.34.010 county roads and bridges 36.75.130 Arterial highways defined 47.04.010 motor vehicle law 46.04.030 designated 46.61.195 Bicycle routes establishment, authorized, directed 47.26.305 legislative declaration 47.26.300 Bicyclist facilities to be provided 47.30.020 Bond issues 2003 transportation projects - nickel account 47.10.861, 47.10.862, 47.10.863, 47.10.864, 47.10.865, 47.10.866, 47.10.867, 47.10.868, 47.10.869, 47.10.870, 47.10.871, 47.10.872 additional bonds, construction and improvement—1967 act appropriation from motor vehicle fund 47.10.760 bond proceeds, deposit and use of 47.10.755 bonds, form and terms 47.10.753 declaration of necessity 47.10.751 form and terms of bonds 47.10.753 highway bond retirement fund, creation, generally 47.10.758 issuance and sale of limited obligation bonds legal investment for state funds 47.10.754 nature of obligation, not general obligations of state 47.10.756 sale of bonds, legal investment for state funds 47.10.754 source of funds for payment of principal and interest of bonds 47.10.757 surplus sums, use of 47.10.759 taxes, pledged, not general obligation of state 47.10.756 terms of bonds 47.10.753 Agate Pass bridge construction reimbursement bonds not general obligation 47.10.040 form and terms of bonds 47.10.030 highway bond retirement fund established, use 47.10.080, 47.10.090 motor vehicle fund moneys may be used, reimbursement 47.10.020 proceeds from sale, deposit and use 47.10.060 sale of bonds 47.10.050 source of funds for payment of interest and principal 47.10.070 taxes pledged 47.10.040 Echo lake route additional bonds-1957 bond issue authorized 47.10.420 bonds not general obligations 47.10.440 declaration of necessity 47.10.410 form and terms of bonds 47.10.430 highway bond retirement fund, use of 47.10.480, 47.10.490 motor vehicle fund moneys may be used, reimbursement 47.10.420 proceeds from sale, deposit and use 47.10.460 sale of bonds 47.10.450 source of funds for payment of interest and principal 47.10.470 taxes pledged 47.10.440 bond allocation to 47.10.270 bond issue authorized 47.10.160

Alaskan Way viaduct, Seattle Seawall, state route

prohibited uses 47.12.029

bonds not general obligations 47.10.180 declaration of necessity 47.10.150 form and terms of bonds 47.10.170 highway bond retirement fund, use of 47.10.220, 47.10.230 motor vehicle fund moneys may be used, reimbursement 47.10.160 proceeds from sale, deposit and use sale of bonds 47.10.190 sale of bonds 47.10.190
source of funds for payment of interest and principal 47.10.210
taxes pledged 47.10.180
farm to market roads
additional bonds—1953
bond allocation to 47.10.260 bond issue authorized 47.10.160 bonds not general obligations 47.10.180 declaration of necessity 47.10.150 form and terms of bonds 47.10.170 highway bond retirement fund, use of 47.10.220, 47.10.230 motor vehicle fund moneys may be used, reimbursement 47.10.160 proceeds from sale, deposit and use 47.10.200 sale of bonds 47.10.190 source of funds for payment of interest and principal 47.10.210 taxes pledged 47.10.180 additional bonds—1955 allocation of bonds to counties 47.10.390 bonds not general obligations 47.10.310 declaration of priority 47.10.280 form and terms of bonds 47.10.300 highway bond retirement fund, use of 47.10.350, 47.10.380 issuance and sale of bonds 47.10.290, 47.10.320 restriction on issuance 47.10.390 proceeds from sale, deposit and use 47 10 330 sale of bonds 47.10.290, 47.10.320 source of funds for payment of interest and principal 47.10.340 reimbursement by counties 47.10.360, 47.10.370 taxes pledged 47.10.310 additional bonds—1965 allocation of bonds to counties 47.10.737 appropriation 47.10.738 appropriation 47.10.739 bonds not general obligations 47.10.729 declaration of priority 47.10.726 form and terms of bonds 47.10.728 highway bond retirement fund, use of 47.10.733 issuance and sale of bonds 47.10.727 restrictions on issuance 47.10.737 prior redemption, use of excess sums for 47.10.736 proceeds from sale, deposit and use 47.10.731 sale of bonds 47.10.730 source of funds for payment of interest and principal 47.10.732 reimbursement by counties 47.10.734, 47.10.735 taxes pledged 47.10.729, 47.10.733 bond allocation to 47.10.100 bond issue authorized 47.10.020 time restriction 47.10.100 bonds not general obligations 47.10.040 form and terms of bonds 47.10.030 highway bond retirement fund established, use 47.10.080, 47.10.090 motor vehicle fund moneys may be used, reimbursement 47.10.020 proceeds from sale, deposit and use 47.10.060 sale of bonds 47.10.050 source of funds for payment of interest and principal 47.10.070

repayment by counties, when 47.10.070, 47.10.110, 47.10.120 taxes pledged 47.10.040 first priority highway project enumerated 47.10.010 allocation of bonds to 47.10.100 highway improvements 47.10.843 improvements 47.10.844, 47.10.845, 47.10.846, 47.10.847, 47.10.848 interstate and other highway improvements—1993 act 47.10.819, 47.10.820, 47.10.821, 47.10.822, 47.10.823, 47.10.824 Pasco to Kennewick bridge bond allocation to 47.10.020 bonds sout general obligation 47.10.040 form and terms of bonds 47.10.030 highway bond retirement fund established, use 47.10.080, 47.10.090 motor vehicle fund moneys may be used, reimbursement 47.10.020 proceeds from sale, deposit and use 47.10.060 sale of bonds 47.10.050 source of funds for payment of interest and principal 47.10.070 taxes pledged 47.10.040 primary state highway No. 1 construction additional bonds—1953 bond allocation to 47.10.240 bond issue authorized 47.10.160 bonds not general obligations 47.10.180 declaration of necessity 47.10.150 form and terms of bonds 47.10.170 highway bond retirement fund, use of 47.10.220, 47.10.230 motor vehicle fund moneys may be used, reimbursement 47.10.160 proceeds from sale, deposit and use 47.10.200 sale of bonds 47.10.190 source of funds for payment of interest and principal 47.10.210 taxes pledged 47.10.180 primary state highway No. 1 reconstruction bond allocation to 47.10.100 bond issue authorized 47.10.020 bonds not general obligations 47.10.040 form and terms of bonds 47.10.030 highway bond retirement fund established, use 47.10.080, 47.10.090
motor vehicle fund moneys may be used, reimbursement 47.10.020
proceeds from sale, deposit and use
47.10.060 sale of bonds 47.10.050 source of funds for payment of interest and principal 47.10.070 taxes pledged 47.10.040 refunding bonds 47.56.770, 47.56.771, 47.56.772, 47.56.773, 47.56.774 reserve funds for highway, street and road purposes—1967 act appropriation from motor vehicle fund 47.10.771 bond retirement fund 47.10.765 bonds generally 47.10.763, 47.10.764 proceeds of, deposit and use 47.10.765 federal aid funds, pledge of 47.10.768 issuance and sale of general obligation bonds legal investment for state funds 47.10.764 obligation of state, when 47.10.767 proceeds from sale of bonds, deposit and use 47.10.765 purpose 47.10.761 repayment procedure 47.10.769 source of funds, motor vehicle fuel excise and excise use taxes 47.10.766 surplus sums, use of 47.10.770

selected projects and improvements—2005 act 47.10.873, 47.10.874, 47.10.875, 47.10.876, 47.10.877, 47.10.878 Snoqualmie Pass four lane construction additional bonds—1953 bond allocation to 47.10.250 bond issue authorized 47.10.160 bonds not general obligations 47.10.180 declaration of necessity 47.10.150 form and terms of bonds 47.10.170 highway bond retirement fund, use of 47.10.220, 47.10.230 motor vehicle fund moneys may be used, reimbursement 47.10.160 proceeds from sale, deposit and use 47.10.200 sale of bonds 47.10.190 source of funds for payment of interest and principal 47.10.210 principal 47.10.210
taxes pledged 47.10.180
bond allocation to 47.10.100
bond issue authorized 47.10.020
bonds not general obligations 47.10.040
form and terms of bonds 47.10.030
highway bond retirement fund established,
use 47.10.080, 47.10.090
motor vehicle fund moneys may be used motor vehicle fund moneys may be used, reimbursement 47.10.020 proceeds from sale, deposit and use 47.10.060 sale of bonds 47.10.050 source of funds for payment of interest and principal 47.10.070 taxes pledged 47.10.040 special category C improvements 47.10.812, 47.10.813, 47.10.814, 47.10.815, 47.10.816, 47.10.817 Tacoma-Seattle-Everett facility appropriation from motor vehicle fund, amount 47.10.724 bond issue and sale authorized 47.10.706, 47.10.710 bonds not general obligations 47.10.714 declaration of necessity 47.10.700 facility as part of federal highway system, federal standards to be met 47.10.702 facility route 47.10.704 form and terms of bonds 47.10.708 highway bond retirement fund, use of 47.10.720, 47.10.722 proceeds from sale, deposit and use 47.10.712 sale of bonds 47.10.710 source of funds for payment of interest and principal 47.10.716 pledge of federal funds as additional security for payment 47.10.718 urban areas county and city arterials 47.26.424, 47.26.425, 47.26.426, 47.26.427, 47.26.4252, 47.26.4254 proceeds, deposit and use 47.26.423 sales requirements 47.26.422 terms and conditions 47.26.421 declaration of purpose 47.26.420 issuance and sale of general obligation bonds 47.26.420 legal investment for state funds, exception 47.26.422 series II, 1979 reenactment priority of charge against fuel tax revenue 47.26.4255 state highways bond retirement fund 47.26.406 honds designation of funds to repay 47.26.405 generally 47.26.401, 47.26.402 nature of obligation 47.26.404 pledge of excise taxes to repay 47.26.404 proceeds of bond sales, deposit and use 47.26.403 repayment procedure 47.26.406

(2008 Ed.) [RCW Index—page 345]

taxes, source of funds 47.10.766

surplus funds, use 47.26.407 definitions 47.30.005 Condemnation, See HIGHWAYS, subtitle provision for required 47.30.020 declaration of purpose 47.26.400 Eminent domain legal investment for state funds 47.26.402 Construction severance, alternative or reconstruction urban transportation projects, See
TRANSPORTATION IMPROVEMENT indemnification for negligence related to, 47 30 Ó10 against public policy 4.24.115 Construction, See also HIGHWAYS, subtitle width of right of way BOARD, subtitle Bond issues minimum 47.28.020 Bridges new or limited access highway established Priority programming for highway by state agency, width to be recorded 47.28.025 local bridges remaining responsibility of development department of transportation enumerated Construction and maintenance of 47.17.960 actions for labor and materials used in, Contractors Bridges, See also BRIDGES limitation of 47.28.120 bond 47.28.100, 47.28.110 Bridges, tunnels, underpasses alternative delivery of services 47.28.241, Conveyances, transfer to counties, procedure speed limits 46.61.450 36.75.090 Buffer zones, acquisition of property for bid procedure for emergency work 47.28.170 Counties, open spaces Ch. 36.89 47.12.250 compost schedule County roads Buildings and facilities for department of purchasing schedule for use in transportation approaches 36.75.130 transportation projects 47.28.220 defined 47.04.010 appropriation 47.02.110 contract, by motor vehicle law 46.04.150 for motor vehicle purposes 46.04.150 not to be maintained or improved as temporary approval of plans required 47.02.010 authorized 47.02.010 award of 47.28.090, 47.28.100 bidders' qualifying financial information, confidential 47.28.075 route of new highway or extension by transportation department 47.04.100 bond issue amount 47.02.020 County roads, See also COUNTY ROADS AND BRIDGES denominations 47.02.050 call for bids 47.28.050 highway bond retirement fund contract proposal form, questionnaire and payment of bonds from 47.02.090 financial statement as requisites for, refiling, refusal 47.28.070 Crimes relating to transfers to from motor vehicle fund altering, defacing, injuring, knocking down or deposit or bond requisite for consideration of 47.28.090 47.02.090 removing any traffic control signal, device or railroad sign or signal 47.36.130 issuance and sale 47.02.020 legal investment for state funds 47.02.050 maturity 47.02.030 elimination of bids for surveying, test constructing or maintaining facilities on highway rights of way without franchise or short distance permit 47.44.060 drilling, exploratory engineering, when 47.28.030 motor vehicle fuel excise taxes pledged to pay 47.02.070, 47.02.080 opening and award of contract under damaging roadside improvement or motor vehicle fund beautification 47.40.070 47.28.090 appropriation from 47.02.110 procedure when bidder fails to enter into destroying native flora on state lands or on proceeds deposited in 47.02.060 contract or contractor's bond 47.28.100 adjoining highways and parks 47.40.080 transfers to highway bond retirement fund rejection of bids authorized 47.28.100 disregarding notice of closure or traffic 47.02.090 contractor's bond restriction on highways, streets or county negotiability 47.02.040 not general obligation of state 47.02.070 qualification of sureties under 47.28.110 roads 47.48.040 erecting or maintaining business places on highway right of way required 47.28.100 prior redemption, excess amounts in highway bond retirement fund to be used copies of maps, plans and specifications available, fee 47.28.060 47.32.120 precontract preparation 47.28.040 when 47.28.030 for 47.02.100 certain structures, signs or devices on or near proceeds of issue, deposit and use 47.02.060 registration of bonds 47.02.040 city streets, county roads or state highways, as public nuisance 47.36.180 merchandising (receiving, delivering or vending) structures on highway right of way 47.32.110 contracts to small business minority and sale, manner and terms 47.02.050 women contractors 47.28.030 cooperative agreements between state and political subdivisions to signatures 47.02.040 terms and conditions 47.02.030 construct, maintain or improve highways, roads and streets 47.28.140 establish urban public transportation system 47.28.140 signs contrary to highway advertising control act of 1961 47.42.080 bond issues district 1 headquarters equal charges against revenue sources 47.02.190 failure to comply with stop sign 47.36.110 illegal use of county road or city street funds, penalty 47.08.100, 47.08.110 issuance and sale 47.02.120 pledge of excise taxes 47.02.160 cost of project defined 47.28.035 limited access facilities, violations relating to enumerated, penalty 47.52.120 maintaining or occupying obstructions on highway right of way 47.32.010 emergency construction to protect and restore proceeds, deposit and use 47.02.150 repayment procedures 47.02.170 highways 47.28.170 new or limited access highways, description and plan of recorded 47.28.025 state finance committee duties 47.02.140 obstructing or interfering with, public use of proceeds 47.02.130 buildings and improvements prohibited after recording, when 47.28.026 ineffectual, when 47.28.026 Car pools, reserved lanes, exclusive use by nuisance 9.66.010 roadway construction area speeding 46.61.527 46.61.165 stationing of signs or flaggers at thoroughfare work sites, relating to 47.36.200 Center line, defined 47.04.010 railroad underpasses or overpasses for motor vehicle purposes 46.04.100 constructed with federal aid, apportionment Center of intersection, defined 47.04.010 of maintenance costs 47.28.150 Crosswalk, defined 47.04.010 rental of equipment with driver authorized 47.28.030 motor vehicle law 46.04.110 for motor vehicle purposes 46.04.160 for motor vehicle purposes 46.04.110 Curves, reduction of speed required 46.61.400 road machinery, road rollers and snow removal machinery City hardship assistance program Department of implementation by transportation defined 36.75.010 improvement board 47.26.164 City street, defined 47.04.010 lighting and other equipment provisions under motor vehicle law, application to Agate Pass bridge construction, bond issue motor vehicle law 46.04.120 Classification of 47.04.020 for reimbursing motor vehicle fund, director to determine allotments, use 46.37.280, 46.37.300 vehicle driver's license unnecessary for Closing of or restricting traffic on operation of 46.20.025 47.10.100 closure authorized on highways, streets and defined 36.75.010 county roads 47.48.010
disobedience of closure or restricting notice latitude in selection of 47.28.010 state design standards committee, state aid engineer, member of 43.32.010 new or limited access highway established unlawful, civil liability 47.48.040 emergency closures by state patrol 47.48.031 fire prevention despite closures, registry 47.48.060 toll bridges, improvement of existing bridge by state agency, route to be recorded 47.28.025 and construction of new bridge as single signs or flaggers required at thoroughfare work sites 47.36.200 state forces, when may be used 47.28.030 project, director's powers and duties relating to Ch. 47.58 state aid engineer, design standards on county notice of 47.48.020 for urban transportation system 47.48.010 cost of project defined 47.28.035 assistant for state aid, design standards on surveying, test drilling, other exploratory Combination highway routes Ch. 47.22 Community restitution litter cleanup programs engineering, without bid 47.28.030 county roads 36.86.080 72.09.260 trails and paths Department of transportation

liability of franchise holder 47.44.020 federal share of payment 47.42.104 sale of property sale of property authorized, execution, delivery of deed 47.56.254 Design-build projects 47.20.780, 47.20.785 limitations on granting 47.44.020 local government actions 47.42.107 limited access highways when joint governmental facility, franchise rights flowing from 47.52.090 payment 47.42.103 payment 47.42.103 removal not required if federal share unavailable 47.42.105 signs to which applicable 47.42.102 permissible grantees 47.44.010 permits for short distance facilities 47.44.050 Agate Pass bridge construction, bond issue for reimbursing motor vehicle fund, director to state's share of payment 47.42.103 determine allotments, use 47.10.100 removal of franchise facilities, reimbursement, when 47.44.020, definitions 47.42.020 existing statutes, resolutions or ordinances unaffected 47.42.070 defined 36.75.010 state design standards committee, state aid engineer, member of 43.32.010 47.44.030, 47.44.031 state highways in cities and towns 47.24.020 highways and streets not part of any system, toll bridges, improvement of existing bridge violations relating to, penalties 47.44.060 regulations 47.42.065 Freight mobility strategic investment program and board Ch. 47.06A highways designated as scenic areas 47.42.140 and construction of new bridge as single project, director's powers and duties relating to Ch. 47.58 information signs on interstate highway right of way 47.36.310 Fringe and corridor parking facilities District engineer, may award contract for work, when 47.28.030 motorist transferring from public transportation or car pool vehicles acquisition of property for 47.12.270 information signs on primary and scenic highways 47.36.320 Drainage districts, improvements along Functional classes of highways, See
HIGHWAYS, subtitle Priority programming 85.08.385 informational signs authorized for state, Driving on shoulders, permitted when 46.61.428 East Pacific highway 47.22.010 Emergency construction counties, city or town 47.42.050 for highway development Functional classification 47.05.021 motorist information signs lodging activity listings 47.36.340 placement 47.36.330 "RV" logo 47.36.360 contracting procedure 47.28.170 General provisions Eminent domain acceptance of federal acts 47.04.050 number of signs permitted 47.42.045 permissible signs in protected areas 47.42.040 custody and disbursement of federal funds actions authorized for, extent and purposes 47.12.010 47 ŐS 130 against, railroad and canal companies, relocating expenses 81.36.010 federal-aid highway act of 1956, Tacomapermits to erect or maintain signs assignment of 47.42.120 Seattle-Everett highway to qualify under 47.10.702 fees 47.42.120 procedure to conform with federal permit identification number 47.42.130 buffer zones, sound barrier 47.12.250 requirements 47.04.070 revocation, grounds 47.42.090, 47.42.120 court priority 47.12.044 transportation department as administrator preexisting signs, date for removal 47.42.100 federal aid highway system acquisitions, See HIGHWAYS, subtitle Federal aid highway 47.04.060 prohibited signs as public nuisance, abatement contracts with United States as to transfer of procedure, penalty 47.42.080 purpose 47.42.010 state highway property 47.08.040, 47.08.050, 47.08.060 system acquisitions outside right of way 47.12.160 regulations to implement, judicial review railroad crossings 81.53.180 cooperation with other governments and 47.42.060 relocate displaced facility 47.12.150 agencies 47.04.080 roadside area information panel or display set off for benefit to remaining property custody of federal funds, disbursement authorized 47.42.055 8.25.210, 8.25.220, 8.25.230, 8.25.240, 47.08.130 scenic and recreational system definitions 47.04.010 8.25.250, 8.25.260 definitions 47.42.020 Energy freedom program generally Ch. 43.325 general penalty 47.04.090 highways excluded from 47.42.025 lease of right of way 47.04.045, 47.04.046 signs visible from prohibited 47.42.030 title to rights of way vested in state 47.04.040 Granting of franchises on, toll facilities Equestrian facilities to be provided 47.30.020 Equipment, chains or studded tires, when may be maintained under permit to bear permit required 46.37.420 Erwin O. Rieger Memorial Highway 47.17.640 number and permittee's name 47.42.130 disposition of moneys received 47.56.257 prohibited Green highway, Washington 47.17.020, 47.17.135, 47.17.140 Facilities located on protected or scenic areas 47.42.030 actions against state statute, resolution or ordinance 47.42.048 47.17.135, 47.17.140

High occupancy vehicle lanes
use restrictions 46.61.165, 47.52.025

High occupancy vehicle systems
car rental sales and use tax measure of damages 47.44.150
Farm to market roads in Columbia Basin project, visible from highway systems prohibited, exceptions 47.42.040 specific information panels director's duties relating to Ch. 47.10 installation time, limits on 47.36.350 Fees, certain, used exclusively for Const. Art. 2 § county surcharge on 81.100.060 definitions 81.100.020 employer tax 81.100.030 supplemental direction signs, erection by local Fences, temporary gate across highway 16.60.080, 16.60.085, 16.60.090, 16.60.095 governments 47.36.300 tourist facilities, business, or agricultural signs funds, use of 81.100.080 Ferries 47.42.045goals, adoption by counties 81.100.040 routes included in state highway routes Ch. tourist oriented directional signs on primary high occupancy vehicle account 81.100.070 and scenic highways 47.36.320 47.17 Ferries, See also PUGET SOUND FERRY AND interlocal agreements 81.100.090 Highway commission, See TRANSPORTATION, DEPARTMENT OF, TÓLL BRIDGE SYSTEM motor vehicle excise tax Flaggers county surcharge on 81.100.060 subtitle Transportation commission safety standards 49.17.350 purpose 81.100.010 Highway defined, motor vehicle law 46.04.197 Flood control benefits survey of tax use 81.100.050 Highway infrastructure account 46.68.240 urban public transportation systems, defined as 81.100.100 liability for 86.09.529 Highway route numbers Ch. 47.17 Flood damage prevention projects Historic sites, acquisition of property for payments by department of transportation, High-occupancy toll lanes account, operations 47.66.090 definition 47.56.401 requirements 47.28.140 HOV lanes, use restrictions 46.61.165, 47.52.025 Franchise on toll roads, granting 47.56.256 Improvement, cooperation with county pilot project 47.56.403 Franchises on state highways 36.75.030 Highway advertising control adopt-a-highway signs 47.36.400 agreements to secure federal aid authorized 47.42.110 actions against state Improvements measure of damages 47.44.150 county may fund 36.75.035 application for Improvements necessitated by planned economic contents 47.44.010 development bus shelters 47.36.141 commercial and industrial areas notice of 47.44.010 procedures 43.160.074 Intersection area, defined 47.04.010 for motor vehicle purposes 46.04.220 Intersection control area, defined 47.04.010 for motor vehicle purposes 46.04.240 authority of highway commission to grant 47.44.010 permissible signs, requirements 47.42.062, exception, lease for personal wireless service 47.42.063 47.44.081 preexisting signs 47.42.063 franchises across bridges jointly owned or compensation for removal of signs Intersection entrance marker, defined 47.04.010 operated 47.44.040 action to determine amount 47.42.103 Intersections or entrances to county roads agreements to secure federal aid 47.42.110 authorized 47.42.102 granting of, renewal procedure 47.44.020 coating or discoloring 36.86.060 hearing on application for 47.44.020 oil, restrictions on use of 36.86.060

(2008 Ed.) [RCW Index—page 347]

HIGHWAYS

public nuisance, as 47.32.120 unlawful, when 47.32.120 dangerous objects and structures on highway Interstate 90 corridor personal wireless service facilities court proceedings priority 47.20.653 legislative finding 47.20.645 local division deadline 47.20.647 approach permit, report 47.52.220 policy declaration on need for 47.52.001 powers in state, city or county officials right of way as public nuisance 47.32.130 local withdrawal, effect on use of state funds relative to limited access facilities Ch. logs on highway right of way or in drainage ditch as public nuisance 47.32.130 47.20.647 Interstate highway system prior determinations of an authority merchandising structures (receiving, establishing a limited highway facility validated 47.52.121 specialized equipment, interstate travel by delivering or vending) on highway right of size and weight criteria 46.44.101 Irrigation district land, compensation 87.03.810, standards, rules and regulations for national permits required 47.32.110 87.03.815 system of interstate and defense highways unlawful when 47.32.110 Islands, motor vehicle tax and license fee refunds within state 47.52.027 nuisances 7.48.010, 7.48.120, 9.66.010, state facilities through city, town, or county abutting owner, appeal by 47.52.195 to counties composed of islands 47.17.990 47.32.120, 47.32.130 Junkyards adjacent to highways obstructions unlawful 47.32.010 abatement 47.41.070 adoption of final plan, transmittal 47.52.137 railroad grade crossings, brush, timber and acquisition of property by department approval by county or city of plan 47.52.139 signs at responsibilities for clearance divided 47.32.140 47.41.040 board of review definitions 47.41.020 assistance and clerical help for 47.52.190 composition, appointment 47.52.150 powers and duties 47.52.160, 47.52.170, 47.52.180, 47.52.190 signs, signboards and billboards prohibited 47.32.140 legislative declaration 47.41.010 other laws not affected 47.41.060 removal, generally action in rem upon failure to remove obstructions 47.32.030 prohibited, exceptions 47.41.030 commission to prepare report on, conference held between officials on report 47.52.131 conferences 47.52.131 public nuisances abatement 47.41.070 nonconforming 47.41.010 regulations 47.41.050 review 47.41.050 complaint contents 47.32.040 consideration of data 47.52.131 service of notice of 47.32.050 execution of writ to dispose of property, return, disposition of unsold property contents of commission report on 47.52.131 screening 47.41.040 United States secretary of transportation, enforcement of laws on facility within city or town, jurisdiction 47.52.200 failure of city and county to agree, procedure agreements with 47.41.080 violations, penalty 47.41.070 47.32.070 47.52.139 hearing, findings, order, appeal 47.32.060 hearing by board on disapproval of final plan Jurisdictional transfers affidavits of proof of posting returned transportation improvement board to receive by city or county 47.32.020 petitions requesting changes in state highway system 47.26.167 Lane highway, defined 47.04.010 conduct, board powers relating to 47.52.170 order to remove 47.32.010 reclaiming confiscated property costs of hearing borne equally 47.52.190 findings, finality of 47.52.180 affidavit to reclaim property 47.32.080 bond requirement 47.32.080 Laned highway, defined for motor vehicle purposes 46.04.260 Lewis and Clark highway 47.22.020 time, place and notice of 47.52.160 duration 47.32.100 hearing on original plan, notice of 47.52.133, 47.52.135 sureties to justify 47.32.090 structures and buildings to be removed Limited access facilities acquisition of property for facilities 47.52.050 report to local authorities 47.52.131 posted with notice to vacate 47.32.020 abutter's right of access protected, compensation 47.52.080 request for hearing on disapproval of final plan by city or county 47.52.139 vesting of title to city streets Open spaces, counties Ch. 36.89 Opening or altering by special legislation assistance vans may stop 47.52.120 authority powers, HOV lanes 46.61.165, 47.52.025 prohibited, exceptions Const. Art. 2 § 28 Paradise, road to 47.17.820 incorporated into limited access highway 47.52.210 Parks state park directional signs 47.36.290 Passing lane closure of roads, streets or highways not Tacoma-Seattle-Everett facility as, bond issue closure of roads, streets of inginways not actionable when access by other route exists 47.52.041, 47.52.042 control of vehicles entering, closure of ramps, metering, restrictions, notice 47.52.026 court process for to be expedited 47.52.060 for Ch. 47.10 title vests in state for portions within cities and towns 47.52.090 signs indicating multilane usage 47.36.260 Paths and trails violations on specified, penalty 47.52.120 Limited access highways definitions 47.30.005 incorporation in highway design 47.30.020 speed limits 46.61.430 cooperative agreements between severance or destruction, alternative or governmental entities right devolving from 47.52.090 reconstruction 47.30.010 Littering glass bottles, duty of department of Pavement marking standards for arterials in for urban transportation systems 47.52.090 defined 47.52.010 transportation to provide for collection and removal 47.40.090 urbanized areas 47.36.280 Pedestrian defined 47.04.010 design of facility, ingress and egress Livestock herding on right-of-way, limitations restricted, intersecting roads, streets or highways closed 47.52.040, 47.52.042 emergency vehicles 47.52.120 16.24.070 for motor vehicle purposes 46.04.400 Pedestrian facilities to be provided 47.30.020 Marked crosswalk, defined 47.04.010 for motor vehicle purposes 46.04.290 Plat book, county road engineer, keeping of eminent domain to avoid access roads or to Minority and women's business enterprises 36.80.050 reduce compensation 47.52.105 enforcement of laws on facility within city or construction and maintenance Platting, subdivision, dedication of land, notice bids 47.28.050 of proposed subdivision required 58.17.080 contracts, bonds, deposits 47.28.090 Motor vehicle fund, See MOTOR VEHICLE town, jurisdiction 47.52.200 approaches, construction 53.34.010 bridges and tunnels 53.34.010 establishment of facility abutting owner, appeal by 47.52.195 franchise power when joint governmental Multiple lane highway, defined 47.04.010 motor vehicle law 46.04.350 construction, improvement, or repair of road serving port authorization 53.08.330 facilities 47.52.090 Nickel account (transportation 2003 account) grade separations at intersections with access facilities 47.52.070 record of 47.52.070 46.68.280 expenditure of funds 53.08.340 toll facilities, contracts for money, services and materials 53.34.180 Numbering system authority of department to establish 47.36.095 existing highway, defined for purposes of 47.52.011 filing with secretary of state 47.36.097 route numbers Ch. 47.17 Primary highways routes, See HIGHWAYS, subtitle Routes existing roads or streets, vacation of or Obstructions on highway right of way approach roads or other appurtenances on highway rights of way permit to build 47.32.150, 47.32.160 designation of as service roads 47.52.100 facility marked with signs 47.52.110 tourist oriented directional signs 47.36.320 Priority programming system functional classification of highways franchise powers when joint governmental facilities 47.52.090 47.05.021 purpose 47.05.010 hearings, access reports, when not required 47.52.134 removal of installations upon default of permit conditions or violation of ten year plans commission regulations 47.32.170 landlock prevention roads 47.52.105 contents and objectives 47.05.030 modification of adopted plan without hearing rules and regulations for 47.32.160 demand modeling tools 47.05.035 47.52.145 business places on highway right of way Private road or driveway, defined 47.04.010

[RCW Index—page 348] (2008 Ed.)

prisoner of war and missing in action memorial signs 47.38.060 property acquisition 47.12.250 motor vehicle law 46.04.420 performance of work Public highways mandamus to compel 81.53.200 cities and towns, streets over tidelands time limitations or extensions 81.53.140 35.21.230 defined 47.04.010 recreational vehicle sanitary disposal systems, petition for alteration of crossing 81.53.060 petition for crossing filing 81.53.030 designation 47.38.050 motor vehicle law 46.04.197 rules and regulations for use and control of, trespass to repair, damages 64.12.040 hearings 81.53.030, 81.53.040 adoption by department 47.38.010 Public land abutting highways, withdrawal from order of commission 81.53.030 Right of way advance acquisition of sale 79A.05.105 petition for crossing required 81.53.030 Public land not abutting highways, exchange for land on highway 79A.05.110 railroad across highway definitions 47.12.242 cost paid by railroad 81.53.100, 81.53.130 petition for, hearing, order of commission electrical installations 19.28.141 Public nuisances concerning 7.48.140, 9.66.010, 47.32.120, 47.32.130 failure to obey yield signs, prima facie evidence of violation 47.36.110 81.53.030 Public safety and education account to benefit intersections, right of way given to vehicles on right 46.61.180 lease 47.04.045, 47.04.046 railroad across railroad highway safety 43.08.250 costs, apportionment between companies Public-private transportation initiatives program 81.53.120 nonfunctioning signal lights 46.61.183 personal wireless service facilities 47.04.047 hearing 81.53.030 Railroad crossings order of commission 81.53.030 abandonment or vacation laws not affected petition for 81.53.030 pesticide application act Ch. 17.21 81.53.230 service of process and notices 81.53.160 signals and devices title to certain rights of way vested in state abatement of illegal crossings 81.53.190 47.04.040 alteration or change of crossing toll bridge and facility construction 47.56.100, installation costs 81.53.130 agreements covering installation and cost 47.56.110 employment of engineers, etc., expenses of 81.53.261 unfranchised use allocation of funds to cities and towns and counties to defray costs of 81.53.281 appeal 81.53.261 $\bar{8}1.\bar{5}3.250$ penalties 47.44.060 81.53.250 hearing 81.53.060, 81.53.070 notice 81.53.060 petition 81.53.060 waiver of hearing 81.53.060 Right of way across given for erection of toll bridges and related facilities, compensation 47.56.100, 47.56.110 costs, apportionment 81.53.261 formulas 81.53.271 Roadside areas authority from utilities and transportation campers, trailers, motor homes evidence, record not admissible as evidence commission required for grade crossing additional fee 46.16.063 Roadside improvement and beautification in civil or criminal action arising out of 81.53.020 an accident 81.53.261 canals 81.36.030 federal funding damaging roadside project unlawful, city streets, franchise to cross 35.22.340 allocation of costs 81.53.295 exceptions 47.40.070 consent of transportation commission required effect on fund transfers 81.53.281 department funds for may be spend for construction of, when 81.53.240 findings of commission 81.53.261 independently or in conjunction with others hearing 81.53.261 acquisition of property for crossings hearing upon installation 81.53.261 destroying native flora on state lands or on or adjoining highways and parks unlawful 81.53.130 liability of railroad for failure to provide alteration or change of crossings 81.53.130 apportionment 81.53.130 47.40.080 81 53 261 permits to private persons for 47.40.030 agreement to maintain project upon granting of permit 47.40.060 application contents 47.40.040 maintenance, costs, apportionment arbitration 81.53.130 81.53.271 eminent domain, exercise of in relation to notice of hearing 81.53.261 optional application in first class cities grade separation required 81.53.020 hearing for alteration of crossings 81.53.060, 81.53.070 survey and report on, grant or refusal of permit 47.40.050 81.53.291 petition 81.53.261 as proper highway purpose 47.40.010 Roadway, defined 47.04.010 contents 81.53.271 highway, defined 81.53.010 sawbuck signs 81.53.030 highway across railroad structures or equipment near crossings, restrictions 81.53.080 motor vehicle law 46.04.500 change of highway route 81.53.040, 81.53.050 Roadway construction area speeding 46.61.527 Routes, state route numbers Ch. 47.17 traffic control devices during construction, cost apportionment 81.53.110 hearings 81.53.030, 81.53.040 order of utilities and transportation commission as to 81.53.030 petition for 81.53.030 Routes and branches repair, etc. of required 81.53.400 rules 81.53.420 filing with secretary of state 47.36.097 numbering system 47.36.095 state route numbers Ch. 47.17 Rules of the road, See MOTOR VEHICLES, standards and conditions 81.53.410 waiver of hearing for alteration of crossings illegal crossings, abatement of 81.53.190 subtitle Rules of the road 81.53.060 industrial crossings definitions 81.54.010 inspection 81.54.020 RV account, motor vehicle fund Railroad overpass traffic control devices during construction, sanitary disposal systems, rest areas 46.68.170 repair, etc. of Safety zone, defined 47.04.010 penalty for violations 81.54.030 required 81.53.400 motor vehicle law 46.04.510 reporting and inspection costs 81.54.030 rules 81.53.420 Sanitary disposal systems, rest areas reporting and inspection fees 81.54.030 RV account, motor vehicle fund 46.68.170 standards and conditions 81.53.410 reports to commission 81.54.030 Scenic and recreational highways Real property injunction against construction of illegal crossings 81.53.190 acquisition policy Ch. 8.26 allocation of costs 47.39.030 judicial review 81.53.170 limitation on contribution by state and corridor management plan 47.39.075 creation 47.39.010 Reestablishment and redesignation of intersection when highway relocated department of transportation consultation with other agencies 47.39.090 47.20.640 political subdivision 81.53.275 Regional significance, highways of funding 47.05.025 location of highway change, permission of transportation commission required 81.53.240 designation of portions of existing highways Relocation assistance as part of system 47.39.020 persons displaced by public works programs designation of system on maps 47.39.060 maintenance costs, duties and requirements Ch. 8.26 81.53.090 development and maintenance of system mandamus to compel performance of work in accordance with order 81.53.200 notice of hearing for alteration of crossings 81.53.060 Renumbering of routes and branches authority of department to make 47.36.095 funding priorities 47.39.080 highway advertising control definitions 47.42.020 filing with secretary of state 47.36.097 Rest areas campers, trailers, motor homes additional fee 46.16.063 information signs, contents 47.36.320 planning and design standards establishment obstruction on highways during construction of crossings permitted 81.53.220 over-crossing, defined 81.53.010 information centers may be established in, services 47.38.040 by office of community affairs penalty for failure to comply with laws or orders of commission 81.53.210 facilities and factors to be considered 47.39.050 limitations on use 47.38.020

(2008 Ed.) [RCW Index—page 349]

sale of unneeded property to governmental planning and design standards establishment local authorities 46.61.415 by the planning and community affairs agency 47.39.040 roadway construction area speeding 46.61.527 entities, execution, delivery of deed disposition of moneys received 47.56.257 school crosswalks 46.61.440 removal of designation 47.39.100 satisfaction of valid claims 47.56.243 scenic areas designated 47.42.140 signage 47.39.080 alterations effective when signs posted Toll bridge construction and financing 46.61.410, 46.61.415 procedure, bond issues authorized tourist oriented directional signs 47.36.320 schools or playground crosswalks, effect of posting 46.61.440 form, contents, interest and conditions of tourist routes, identification 47.39.090 bonds 47.56.140 Scenic areas under highway advertising control Spirit Lake Memorial Highway 47.17.655 Toll bridges, See BRIDGES, subtitle State toll Spirit lake memorial highway 47.20.700 act of 1961, designation of 47.42.140 bridges Scenic byways, designation Ch. 47.39 Standards, county roads, compliance with Toll facilities Scenic vistas act Ch. 47.42 36.86.020 approval of tolls 47.56.031 contracts for repairs 47.56.030 created after July 1, 2008 47.56.805, 47.56.810, 47.56.820, 47.56.830, 47.56.840, 47.56.850, 47.56.860 Shoulder driving, permitted, when 46.61.428 State highway, defined 47.04.010 motor vehicle law 46.04.560 adopt-a-highway signs 47.36.400 State highway system informational, contents 47.36.310, 47.36.320 criteria for changes to 47.17.001 motorist information signs designation as part of, criteria 47.17.001 high-occupancy toll lanes definitions 47.36.005 State parks, transportation department authorized account, operations 47.66.090 local governments may erect 47.36.300 to construct and maintain within 47.01.180 definition 47.56.401 lodging activity listings 47.36.340 placement 47.36.330 "RV" logo 47.36.360 State route 520, Alaskan Way viaduct, Seattle pilot project 47.56.403 Seawall notification requirements 47.56.258 improvements, requirements 47.01.380, 47.01.390, 47.01.400, 47.01.405, plans and specifications for approved by multilane usage 47.36.260 transportation commission 47.56.070 47.01.406, 47.01.408, 47.01.410, 47.01.412, 47.01.415, 47.01.417 over highways purchasing 47.56.030
Toll tunnels, See TUNNELS, subtitle Toll specifications for signs, banners 47.36.030 prohibited by statute, resolution or ordinance State route numbers Ch. 47.17 tunnels Town plats, platted streets as 58.08.035, 58.08.050 47.42.048 Statewide significance, highways of 47.05.022, 47.05.200 regional shopping center directional signs 47.36.270 route and branches designations 47.36.095 Statewide transportation planning Ch. 47.06 Traffic control devices for Stop and "yield" signs on streets, roads and highways, generally 47.36.110 city limit signs 47.36.120 filing with secretary of state 47.36.097 county roads and bridges, standards for signs, signals, and guideposts 36.86.040 route numbers Ch. 47.17 Stop or stopping specific information panels directional, caution and stop signs on streets, roads and highways, generally 47.36.100 defined installation time, limits on 47.36.350 motor vehicle law 46.04.565, 46.04.566 specific motorist information, business signs, forbidden structures, signs or devices on city streets, county roads or state highway, as Storm water treatment facilities and directional information 47.36.310 highway construction projects, planning 90.03.540 public nuisance 47.36.180 meddling with signs prohibited 47.36.130 motorist information signs definitions 47.36.005 state park directional signs 47.36.290 supplemental direction signs, erection by local Streets governments 47.36.300 Sound buffer zones, acquisition 47.12.250 abandoned state highway as 36.75.090 aid in construction and maintenance of by Speed limits railroads crossing state highways at grade to be posted 47.36.050 alteration by local authorities 46.61.415 auto stages 46.61.405, 46.61.410 state or county, procedure 47.24.050 city street fund established, use 47.24.040 highway commission may acquire rights of procedure upon failure to post 47.36.070 bridges, tunnels, underpasses 46.61.450 way to 47.24.030 transportation department may erect signs at cities and towns as state highways, See HIGHWAYS, subtitle Streets as state highways highway-railroad grade crossing alteration by local authorities 46.61.415 maximums 46.61.400 47.36.080 used as temporary route pending construction of new highway, not to be maintained or improved as temporary route by signs or flaggers at thoroughfare work sites required 47.36.200 exceeding to pass slower vehicle 46.61.425 minimums may be set 46.61.425 county roads, maximums 46.61.400 curves, reduction of speed 46.61.400 standard federal road markers to be placed on state-interstate highways 47.36.090 standard traffic devices to be manufactured transportation department 47.04.100 Streets, See also STREETS AND ALLEYS exceeding maximum speed limit to pass and furnished to cities, towns and counties at cost 47.36.040 Streets as state highways vehicle driving below maximum speed construction and maintenance 47.24.010 designation 47.24.010 limit 46.61.425 stop and "yield right of way" signs on streets, roads and highways, generally 47.36.110 hazardous conditions, lower speed required franchises across bridges jointly owned or operated with state 47.44.040 46.61.400 traffic devices on county roads and city highways, increases by secretary of jurisdiction, control and duties of city or town streets, duty to erect and maintain transportation 46.61.410 and state with respect to 47.24.020 47.36.060 impeding traffic by slow speed, violation return of to city or town 47.24.010 transportation department to erect traffic 46.61.425 speed, parking and traffic control regulations, devices on state highways 47.36.050, increase of subject to approval of department of local authorities 46.61.415 increases by secretary of transportation 46.61.410 transportation 47.24.020 uniform system to be adopted, standards for Surplus real property program 47.12.063 Tacoma-Seattle-Everett facility Ch. 47.10 47.36.020, 47.36.030 Traffic lights, nonfunctioning 46.61.183 intersections, reduction of speed 46.61.400 Traffic safety commission, See TRAFFIC SAFETY COMMISSION Telecommunications companies' use of right of limited access facilities 46.61.430 way 80.36.040 lowering of maximums, power of secretary of transportation 46.61.405 Tire chain installation permits to install 47.04.270 Trails and paths definitions 47.30.005 maximum specified 46.61.400 establishing of, factors to be considered 47.30.040 exceeding to pass slower moving vehicle 46.61.425 Toll bridge authority granting of franchises on authorized minimum speeds disposition of moneys received 47.56.257 expenditures deemed to be for highway, road local authorities may set 46.61.425 rules for operation 46.61.425 secretary of transportation may set 46.61.425 permits, leases and licenses to governmental and street purposes 47.30.060 entities to use facilities authorized expenditures of available funds authorized 47.30.030 disposition of moneys received 47.56.257 powers and duties relating to, generally minimum amount 47.30.050 pedestrian traffic, reduction of speed when 47.30.030 46.61.400 47.56.070 factors to be considered when establishing playground crosswalks 46.61.440 Puget Sound ferry system, toll roads as a part 47.30.040 of Ch. 47.60 railroad crossings, reduction of speed incorporation into highway design 47.30.020 46.61.400 sale of property powers and duties of state transportation department 47.30.060 sale of property authorized, execution, reasonable and prudent rule 46.61.400 reduction of speed delivery of deed hazardous conditions 46.61.400 disposition of money received 47.56.257 public highways, paths as 47.30.070

[RCW Index—page 350] (2008 Ed.)

Indians

exclusion from limited access facilities graves, other artifacts Ch. 27.44 47.30.060 severance or destruction, alternative or 47.52.010 Maritime history highway funds may be expended for 47.08.070 reconstruction 47.30.010 Grays Harbor historical seaport and steamer Transfer to counties Virginia V, funding for restoration and abandoned state highways 36.75.090 participation in 47.04.081 preservation 88.02.052 used for ten years, effect 36.75.080 worked by county for seven years, effect Viewpoints, acquisition of property for maritime historic restoration and preservation 47.12.250 account 88.02.053 36.75.070 Violations of title voluntary donations to support historic penalty 47.04.090 Transportation commission restoration and preservation 88.02.052 contributions to project by city or town, Washington State University stadium highway Museums or historical societies county or political subdivision authorized 47.56.250 unclaimed property 63.26.010, 63.26.020, 63.26.030, 63.26.040, 63.26.050 authorized 47.20.580 Waters backed and held over highways for public Transportation improvement board purposes 90.28.010, 90.28.020 National historic towns, designation 36.70A.520 rural arterial program coordination 36.79.110 Oral history program, See ORAL HISTORY HIGHWAYS, JOINT COMMITTEE ON (See Tribal highway cooperative agreement 47.20.710, 47.20.715, 47.20.720, 47.20.725, 47.20.730, 47.20.735 LEGISLÁTIVE TRANSPORTATION PROGRAM COMMITTEE) Real property acquisition monitoring criteria for conformance 64.04.135 HISPANIC AFFAIRS COMMISSION Twenty-four hour headlight policy on state Chair 43.115.040 Created 43.115.020 highways, cities and counties may request open space law 64.04.130 creation by department of transportation Created 43.115.020 Executive director 43.115.045 Legislative declaration 43.115.010 Membership 43.115.030 Powers and duties 43.115.040 Quorum 43.115.030 State capital historical museum 27.34.900 47.04.180 State capitol public and historic facilities Ch. Two-lane 79.24 slow moving vehicles to turn off roadway, State historical societies when 46.61.427 Unfranchised use of right of way directors 27.34.080 penalties 47.44.060
University of Washington arboretum and educational publications printing 27.34.075 Relationships with local government and private heritage capital projects, proposals and prioritized list for funding 27.34.330 industry 43.115.060 Specialized forest products botanical gardens, reconveyance for state highway purposes 28B.20.356, 28B.20.364 University of Washington campus highway authorized 47.20.590 Pickett House, conveyance by, held in trust minority groups, assistance and training 76.48.200 27.34.906 powers and duties 27.34.070 Sunset act State parks termination 43.131.341, 43.131.342 Urban arterial construction historic archaeological resources, identification 79A.05.195 Terms 43.115.030 advance right-of-way, definition 47.26.320 Travel expenses 43.115.030 advance right-of-way revolving fund 47.26.325, 47.26.330 Vacancies 43.115.030 State-owned aquatic lands archaeological activities 79.105.600 allocation of funds, rules 47.26.450, 47.26.460 HISTORIC PRESERVATION discovery and report 27.53.100 Advisory council 27.34.250, 27.34.260, 27.34.270, 27.34.280 apportionment of funds State-owned archaeological resources by regions 47.26.050 contracts for discovery and salvage 27.53.110, arterial, defined 47.26.090 Archaeological sites and resources 27.53.120, 27.53.130, 27.53.150 abandoned resources, declaration 27.53.045 activities on public lands 27.53.080 crimes relating to 27.53.060 bicycle routes Superior court exhibits of historic value, delivery legislative declaration 47.26.300 to historical societies 36.23.070 bond issues Unclaimed property held by museums or historical societies 63.26.010, 63.26.020, city and county arterials in urban areas definitions 27.53.030 field investigations 27.53.070 legislative declaration 27.53.010 preservation 27.53.020 47.26.420, 47.26.421, 47.26.422, 47.26.423, 47.26.424, 47.26.425, 47.26.426, 47.26.427, 47.26.440, 63.26.030, 63.26.040, 63.26.050 Vancouver national historic reserve 27.34.390, resources, declaration 27.53.040 rule-making authority 27.53.140 violations and penalties 27.53.090, 27.53.095 Archaeology and historic preservation, 27.34.395 47.26.460 Women's history consortium state highways in urban areas 47.26.400, 47.26.401, 47.26.402, 47.26.403, 47.26.404, 47.26.405, 47.26.406, board of advisors 27.34.365, 27.34.370 created, managing agency 27.34.360 report to legislature 27.34.380 responsibilities 27.34.375 47.26.407 department of budget for expenditures 47.26.440 definitions 47.26.040, 47.26.044, 47.26.090, 47.26.100, 47.26.110 generally Ch. 43.334 Capitol furnishings preservation committee HISTORIC SITES 27.48.040 Cities and towns interpretation of statutes, liberal construction authorized 47.26.930 legislative intent 47.26.010 Cemeteries and burial sites, database 27.34.415 special review districts Cities and towns tax immunity or exemption, conditions authority 35.21.395 35.21.755 long-range arterial construction plans Conservation corps counties and cities to prepare and submit to authority to acquire, maintain, improve, etc. identification for rehabilitation 43.220.180 board 47.26.170 36.32.435 long-range needs studies, coordination 47.01.240 Counties, cities, and towns authorized to expend special review districts funds for preservation and exhibition of tax immunity or exemption, conditions matching funds 47.26.270 27.48.010 35.21.755 payment process 47.26.260 Department of archeology and historic Highway commission authorized to acquire property for 47.12.250 preservation advisory council, services provided to 27.34.280 project selection for funding 47.26.190 qualifications for administering projects Historic buildings 47.26.185 state building code, exception 19.27.120 wood burning, permitted 70.94.041 regions, groupings by for apportionment of funds 47.26.050 director duties 27.34.230, 27.34.240 transportation improvement account 47.26.084, 47.26.086 Identification for rehabilitation by conservation powers 27.34.220 grants, apportionment 27.34.240 corps 43.220.180 transportation improvement board coordination of long-range needs studies with transportation department 47.01.240 urban area, definition 47.26.040 Heritage barn preservation program 27.34.400, 27.34.405, 27.34.410
Heritage capital projects, proposals and prioritized list for funding 27.34.330
Heritage council, duties Ch. 27.34 National historic towns, designation 36.70A.520 Special review districts historical sites tax immunity or exemption, conditions urban artea, definition 47.26.040
urban arterial trust account
apportionment 47.26.190
apportionment of funds 47.26.080
expenditures 47.26.080 35.21.755 State parks Historic properties historic archaeological resources, identification 79A.05.195 taxation Ch. 84.26 Historical societies budget requests 27.34.060 Urban public transportation systems in Taxation, in lieu excise taxes, public conjunction with existing highways definitions 27.34.020 corporations, convention, performing and purpose for creation 27.34.010 declaration of public purpose 47.04.083 fine arts centers, federal grants 35.21.755

definition 47.04.082

restrictions on use of paths and trails

(2008 Ed.) [RCW Index—page 351]

HITCHHIKING HITCHHIKING Regulation of 46.61.255 HIV (See AIDS) **HOLDING CORPORATIONS (See also** BANKS AND BANKING) Banks and trust companies, restriction upon holding stock in 30.04.230 Failing to fence or cover a public nuisance 7.48.140 HOLIDAYS Courts, judicial business prohibited, exception 2.28.100 Enumerated 1.16.050 Habeas corpus, power of superior court to issue writ on holiday 2.08.010, Const. Art. 4 § 6 Injunctions, power of superior court to issue on holiday 2.08.010, Const. Art. 4 § 6 Legal holidays courts adjournments 2.28.110 closed 2.28.100 governor's proclamation may make exceptions as to 2.28.100 judicial business prohibited 2.28.100 designated 1.16.050 Observances not designated legal holidays enumerated 1.16.050 Prohibition, power of superior court to issue writ of on holiday 2.08.010, Const. Art. 4 § 6 Publication of legal notices, omission, legality 65.16.100 Schools, designation of legal holidays 28A.150.050 State offices closed 42.04.060 Time computation, exclusion from 1.12.040 Writs that may be issued and served 2.28.100, Const. Art. 4 § 6 HOLOCAUST Instruction encouraged in high school curriculum 28A.300.115 Materials, preparation and availability of 28A.300.115 Victims insurance relief definitions 48.104.030 failure to comply by insurer, penalty 48.104.080 false information filed by company, penalty 48.104.070 Holocaust insurance company registry 48.104.050, 48.104.060 Holocaust survivor assistance office 48.104.040 international commission, cooperation with 48.104.090 private rights of action reserved 48.104.100 statute of limitations extended 48.104.110 HOME DETENTION (See SENTENCES, subtitle Home detention) HOME ECONOMICS Counties, extension work 36.50.010 **HOME HEALTH CARE (See HEALTH** SERVICES, subtitle Home health care)

HOME INSPECTORS

Advertising 18.280.100 Advisory licensing board authority 18.280.060 created 18.280.040 Civil infractions 18.280.140 Definitions 18.280.010 Director's authority 18.280.050 Duties 18.280.030 Licenses appeal 18.280.130 exemption 18.280.170 length and renewal 18.280.090 qualifications 18.280.070

required 18.280.020

renewal, continuing education 18.280.110

written exam 18.280.080 Reciprocity 18.280.180 Relief by injunction, director and board immunity 18.280.160
Reports, written 18.280.120 Structural pest inspector 18.280.190 Uniform regulation of business and professions act 18.280.150

HOME RULE (See COUNTIES, subtitle Home rule charter)

HOME SCHOOLING

Defined 28A.225.010 Duties of parent 28A.200.010, 28A.200.020 Exceptions to mandatory public school attendance 28A 225.010 Extension programs of private schools 28A.195.010 High school assessments, exemption

28A.200.010 HOMELESS PERSONS

Emergency housing programs 43.63A.645 Families with children shelter and housing services 43.20A.790 Housing and assistance account 43.185C.060 affordable housing for all account 43.185C.190 census or count 43.185C.030 client management information system 43.185C.180 definitions 43.185C.010 findings 43.185C.005 interagency council on homelessness 43.185C.170 local plans 43.185C.050 offenders, transitional housing assistance 43.185C.200 program created 43.185C.020 strategic plan 43.185C.040 transitional housing operating and rent program 43.185C.210, 43.185C.215

Street youth HOPE centers 74.15.220, 74.15.225, 74.15.250, 74.15.260, 74.15.270 responsible living skills program 74.15.230, 74.15.240, 74.15.250, 74.15.260, 74.15.270 Vision services

coordination 43.20A.800 funding 43.20A.810 provider liability 43.20A.830 third-party payers 43.20A.840 used eyeglass frames, use by providers 43.20A.820

HOMELESS SHELTERS

Alcoholism treatment facilities, availability 74.50.010 Hotel-motel tax, exemption 67.28.183, 67.40.105

State surplus property, donation to emergency shelters 43.19.1920

HOMEMAKERS

Displaced homemaker program, See
DISPLACED HOMEMAKER PROGRAM

HOMEOWNERS' ASSOCIATIONS Board of directors 64.38.025

Bylaws 64.38.030 Definitions 64.38.010 Financial statements 64.38.045 Flag of United States, display 64.38.033 Funds and accounts 64.38.045 Governing documents removal of discriminatory provisions 64.38.028

Greenbelts or open space not subject to adverse possession 36.70A.165
Homestead exemption 6.13.080 Meetings 64.38.035, 64.38.040 Membership 64.38.015 Political yard signs 64.38.034 Powers 64.38.020

Recordkeeping requirements 64.38.045 Speed limits on private roads, enforcement 46.61.419

HOMEPORT (See NAVY HOMEPORT)

HOMES (See also HOUSING)

Energy conservation loans Const. Art. 8 § 10 Privacy of guaranteed Const. Art. 1 § 7 Soldiers not to be quartered in Const. Art. 1 § 31

HOMESTEADS

Abandonment

acknowledgment of declaration of 6.13.050 execution of declaration of 6.13.050 Abandonment, declaration of 6.13.040 Appraiser appointment 6.13.130

compensation of 6.13.190 oath, duties 6.13.140 qualifications 6.13.130 Attachments exempt, when 6.13.070 Bankruptcy federal, state exemption

duplication prohibited 6.13.080 Child support obligation, homestead subject to execution and forced sale 6.13.080

Claims, recording 65.04.030 Community property

homestead may consist of 6.13.020

Contest of validity jurisdiction 6.13.070 Conveyances acknowledgments 6.13.060 execution 6.13.060 incompetency or disability of spouse or

domestic partner 6.13.210, 6.13.220,

incompetent or disabled spouse or domestic partner 6.13.240 Dwelling or mobile home, homestead includes 6.13.010

Encumbrance of

acknowledgment required 6.13.060 execution 6.13.060 Execution against

application for appraisal 6.13.130 appointment of appraiser 6.13.130 appraiser, oath, duties 6.13.140 authorized, when 6.13.100

compensation of appraiser 6.13.190 hearing 6.13.130

petition contents 6.13.110 verified 6.13.110

costs 6.13.200 division of 6.13.150 levy 6.13.100

petition of appraisal to recite levied upon 6.13.110

proceeds of sale, distribution of 6.13.170 sale of property not divisible 6.13.160

Exemptions from attachment, when 6.13.070

automatic 6.13.040, 6.15.060 from execution, when 6.13.070 from forced sale, when 6.13.070, Const. Art.

19 § 1

limitations on value 6.13.030

Filing

letters patent 65.08.090 petition for homestead alienation where

incompetent or disabled spouse or domestic partner 6.13,230
Forced sale

exempt, when 6.13.070 legislature to provide exemption from Const.

Art. 19 § 1

subject to, when 6.13.080 Income tax

exemption from judgment for out-of-state income tax 6.13.030

Jurisdiction, homestead exemption, contest of validity 6.13.070

judgment against owner 6.13.090	Manslaughter	Terms of office 15.62.070
laborers', homestead subject to execution or	first degree 9A.32.060	Travel expenses 15.62.110
forced sale 6.13.080	second degree 9A.32.070	Vacancies in office 15.62.070
materialmen's, homestead subject to	Murder, aggravated first degree Ch. 10.95	Violations of chapter or commission rule
execution and forced sale 6.13.080	Survivors	15.62.220
mechanics' homestead subject to execution	counseling for victim's immediate family	HONORARY CONSULS
and forced sale 6.13.080	members 7.68.070	License plates 46.16.371
vendors', homestead subject to execution and	HONEY	-
forced sale 6.13.080	Adulterated, sale unlawful 69.28.130	HOOD CANAL AQUATIC
Limitation on value of homestead 6.13.030		REHABILITATION ZONE
Mobile homes included 6.13.010	Agriculture, department of	Generally Ch. 90.88
Mortgages, homestead subject to execution and	enforcement powers and duties 69.28.020	On-site sewage disposal systems, marine
	rules and regulations 69.28.030	recovery areas Ch. 70.118A
forced sale 6.13.080	Artificial honey	•
Net estate, homestead excluded from	labeling requirements 69.28.400	HORIZONTAL PROPERTY REGIMES (See
computation for probate purposes 11.02.005	Containers	CONDOMINIUMS)
Net value, defined 6.13.010	labeling 69.28.050	HODGE DADIZ CTATE
Nonabandonment		HORSE PARK, STATE
acknowledgment of declaration of 6.13.050	marking requirements 69.28.060	Definitions 79A.30.010
	slack-filled 69.28.100	Establishment and siting 79A.30.020
execution of declaration of 6.13.050	used containers 69.28.110	Horse park authority
Owners, defined 6.13.010	Definitions Ch. 69.28	collaboration with state agencies 79A.30.050
Personal or real property used as residence	Embargo 69.28.410, 69.28.420, 69.28.450	formation and board of directors 79A.30.030
included in 6.13.010	Floral source 69.28.120	
Power of attorney		powers 79A.30.030, 79A.30.040
probate	Grades and standards	youth recreational activities, cooperation with
	purchaser to be advised 69.28.080	groups to provide 79A.30.050
absolute ownership power includes right to	rules 69.28.030	Operation and management 79A.30.020
convey or encumber 11.94.060	Honey bee commission, See HONEY BEE	
Presumptions of homestead validity 6.13.070	COMMISSION	HORSE RACING (See also HORSE RACING
Probate		COMMISSION)
net estate, homestead excluded from	Inspection 69.28.040, 69.28.170	Business and occupation tax
	Labels	imposed 82.04.286
computation 11.02.005	artificial honey 69.28.400	Business and occupation tax exemption
Property subject to 6.13.020	floral source 69.28.120	82.04.350
Real or personal property used as residence	forgery or false representation 69.28.090	
included in 6.13.010	mixtures containing honey 69.28.400	Licenses
Redemption period, during		meets 67.16.050
accounting not required 6.23.110	mutilation, destruction, or removal 69.28.095	Live horse racing compact
	Nonconforming honey, sale unlawful 69.28.133	committee 67.17.050, 67.17.060, 67.17.070,
possession 6.23.110	Right of entry 69.28.040	67.17.080, 67.17.090
real estate brokers listing, sales, proceeds	Violations	compact effective date 67.17.020
distribution 6.23.120	adulterated honey 69.28.130	conditions and terms 67.17.100
Requirements 6.13.010	consolidation of petitions 69.28.430	
Residence	enforcement 69.28.170	definitions 67.17.010
homestead requirements 6.13.010		eligibility 67.17.030
	evidence 69.28.140	governmental cooperation 67.17.110
Sales	nonconforming honey 69.28.133	horse racing commission, impact 67.17.120
execution, on	penalty 69.28.185	purpose of chapter 67.17.005
homesteads divisible 6.13.150	rules and regulations 69.28.180	withdrawal 67.17.040
homesteads not divisible 6.13.160	sampling of products 69.28.440	Public assistance electronic benefit cards
proceeds, disposition 6.13.170	warning-tagged honey, movement prohibited	
exempt from forced sale, when 6.13.070		67.16.065
new homestead exempt 6.13.070	69.28.135	Thoroughbred race track
	Warning-tagged honey, movement prohibited	tax deferrals Ch. 82.66
proceeds exempt 6.13.070	69.28.135	Workers' compensation
proceeds from sale	HONEY BEE COMMISSION	premium assessment 51.16.210
disposition of 6.13.180		supplemental pension fund assessments
process, protection from 6.13.180	Apiarist members	51.32.073
Separate property	election 15.62.080	
homestead may consist of 6.13.020	Assessments	Workers compensation coverage
	collection and deposit 15.62.150	premium assessment 67.16.300
Spousal maintenance obligation, homestead	determination 15.62.140	HORSE RACING COMMISSION
subject to execution and forced sale 6.13.080	failure to remit 15.62.150	Accounts
Use requirements and limitations 6.13.030	refunds 15.62.160	bred owners' bonus fund account 67.16.275
Value	Certified copies of proceedings, records, and acts	
homestead limitations 6.13.030	as evidence 15.62.120	class C purse fund account 67.16.285
petition for appraisal to show excessive value		commission operating account 67.16.280
6.13.110	Definitions 15.62.020	Advance deposit wagering 67.16.260
Venue	Elections and referenda	Appaloosa horses, horses eligible for races,
	costs and reimbursement 15.62.100	registration 67.16.080
homestead exemption contest of validity	notices 15.62.090	Arabian horses, horses eligible for races
6.13.070	Establishment by referendum 15.62.030	registration 67.16.080
HOMICIDE	Gifts, grants, and endowments, acceptance and	Background checks 67.16.045
Coroner's inquest, authority 36.24.020		
	use 15.62.150	Bonds 67.16.012
Defined 9A.32.010, 9A.32.055	Injunctions to enjoin violations 15.62.230	Breeders' awards 67.16.075
Excusable when by accident or misfortune	Membership 15.62.050	Broadcasting and motion picture rights
9A.16.030	Nonliability of state and commission 15.62.210	67.16.110
Inquests, See CORONERS, subtitle Inquests	Notices of activities 15.62.090	Definitions 67.16.010
Justifiable	Officers, fidelity bonds 15.62.130	Employees 67.16.015
private person	Powers and duties 15.62.040	conflicts of interest 67.16.140, 67.16.150,
defense of family or others 9A.16.050		
defense of home 0.4 16 050	Promotional printing and literature 15.62.190	67.16.160
defense of home 9A.16.050	Prosecutions, superior court jurisdiction	Exotic wagers
self-defense 9A.16.050	15.62.230	breeder awards, percentage of receipts
public officer	Qualifications of members 15.62.060	67.16.175
apprehension of felon 9A.16.040	Quorum 15.62.110	state's share of receipts 67.16.175
escaped felon prisoner, retaking of	Recordkeeping 15.62.170, 15.62.200	Funds
9A.16.040	Reporting to commission 15.62.180	disposition and retainage 67.16.100
execution of court process 9A.16.040	Termination, suspension, or continuance	fair fund 67.16.100
obedience of court judgment 9A.16.040	15.62.300	Handicapping contests 67.16.251
suppression of a riot 9A.16.040	Termination or suspension 15.62.310	Licenses 67.16.020

HORSES

N. 1 (7.16.010	I C. 1 11 11 1 (7.16.00)	
Members 67.16.012	Standardbred harness horses, races 67.16.090	noncomplying plants or products,
compensation and travel expenses 67.16.017	Terms of office, vacancies 67.16.012	enforcement 15.17.200
ex officio nonvoting members 67.16.014	Travel expenses and compensation 67.16.017	private grades or brands 15.17.090
Nonprofit race meets	Violations, penalties 67.16.270	Rhagoletis pomonella control, funding
licenses 67.16.130	Washington-bred horses, duties with relation to	15.17.243
receipts, distribution 67.16.105	purses for 67.16.102	standards 15.17.050, 15.17.060
Nonprofit race meets, interest on one percent of	•	violations 15.17.210
	HORSES (See also EQUESTRIAN;	
parimutuel gross receipts to support	LIVESTOCK)	civil penalty 15.17.290
67.16.101	Appaloosa horses, races 67.16.080, 67.16.090	injunctions against 15.17.260
Officers 67.16.015	Arabian horses, races 67.16.080	Horticultural pest and disease board, powers and
conflicts of interest 67.16.140, 67.16.150,	Arabian horses, racing 67.16.090	duties Ch. 15.09
67.16.160	Brands and marks Ch. 16.57	Horticultural pests and diseases inspection board
Owners' bonuses 67.16.075	penalty 9.16.010	duties and powers 15.08.180, 15.08.190
Paint horses, races 67.16.090	Carcasses, disposal Ch. 16.68	Horticultural tax 15.08.260, 15.08.270
Parimutuel gross receipts		Insect pests and diseases
distribution 67.16.105	Cruelty to animals Ch. 16.52	quarantine and regulation of movement Ch.
new race track in western Washington,	Docking horses, penalty 16.52.090	17.24
distribution of receipts to account	Equine activities	Inspectors
67.16.105	limitation on liability for injuries arising from	
percentage of reimbursement to new licensee	4.24.530	horticultural premises, right to enter for
	exceptions 4.24.540	inspection 15.08.040
for new race track 67.16.102	Horse meat, unlawful possession, exceptions	Integrated pest management Ch. 17.15
Parimutuel wagering	16.68.140	Ladybugs and other beneficial insects Ch. 15.61
exotic wagers, state's share 67.16.175	Horse park, state Ch. 79A.30	Liens
satellite locations 67.16.200, 67.16.230	Identification certificates 16.57.400, 16.57.410	condemnation of infected property
Pathological gamblers, information for 9.46.071	Logs and logging, liens for services 60.24.020	costs, lien for 15.08.090
Payments to commission, percentage of receipts		deficiency, action to recover costs 15.08.110
exotic wagers 67.16.175	Microchip implant, removal with intent to	
schedule 67.16.105	defraud 16.57.405, 16.57.407	foreclosure, impoundment, and sale
Purses	Quarter horses, races 67.16.070, 67.16.080,	15.08.100
additional payment to horses bred in	67.16.090	record of proceedings 15.08.120
Washington 67.16.101	Racing, See HORSE RACING	sale proceeds, application 15.08.110
	Rendering plants Ch. 16.68	disinfection of infected property
distribution of additional sum to horses bred in	Special open consignment horse sales, licensing	costs, lien for 15.08.140
Washington 67.16.102	and regulation Ch. 16.65	failure to pay costs 15.08.170
Quarter horse races, horses eligible for,	Standardbred, races 67.16.070	hearing on costs 15.08.150
registration 67.16.080	Thoroughbred, races 67.16.070	payment 15.08.160
Race meets	Thoroughbred horses, races 67.16.090	record of proceedings 15.08.130
authority to regulate 67.16.020		
gambling at 67.16.060	Thoroughbred race track	Northwest nursery fund, See PUBLIC FUNDS,
license for 67.16.050	tax deferrals Ch. 82.66	subtitle State, northwest nursery fund
parimutuel at	HORTICULTURE	Noxious weeds, See WEEDS
exotic wagers, state's share 67.16.175	Agriculture, department of	Nurseries and nursery stock
percentage to commission 67.16.100	director's powers and duties 43.23.050	access to premises for enforcement and
	Apple commission Ch. 15.24	inspection purposes 15.13.265
deposit of, distribution 67.16.102		agreements with governmental entities and
interest on to support nonprofit race meets	Christmas trees, See CHRISTMAS TREES	other organizations 15.14.075
67.16.101	Commodity commissions	certification
permission for 67.16.060	trade promotion and development	failure to meet requirements 15.14.095
public nuisance 67.16.060	expenditures 15.04.200	
regulating and licensing 67.16.040, 67.16.050	Farmers markets	fees 15.14.125
rules for 67.16.050	nursery dealer license and fees 15.13.270,	samples for inspection and testing 15.14.025
Races for local breeders	15.13.280	compliance agreements 15.14.045
appaloosa horses	Fresh fruit sales limitation act Ch. 15.21	definitions 15.14.010
limitation 67.16.090	Fruit and vegetable businesses, tax deferrals Ch.	grapevine certification, advisory committee
registration 67.16.080	82.74	15.13.315
arabian horses	Fruit and vegetable inspection districts	injunctions 15.14.115
limitation 67.16.090	establishment 15.17.230	inspections, director's authority 15.14.035
registration 67.16.080	inspectors and fees 15.17.240	liens, See LIENS, subtitle Nursery stock
	Rhagoletis pomonella control, funding	moneys collected, disposition 15.13.470,
quarter horses		15.14.145
authority for 67.16.070	15.17.243	noncompliance by growers, remedies
limitation 67.16.090	Fruit tree certification, advisory committee	
registration 67.16.080	15.13.315	15.14.135
standardbred horses	General provisions Ch. 15.04	pests and diseases Ch. 15.08
authority for 67.16.070	Ginseng	definitions 15.08.010
thoroughbred horses	certification and grower registration Ch. 15.19	duty to disinfect or destroy 15.08.030
authority for 67.16.070	Grades and packs	prevention, control, and disinfection
limitation 67.16.090	containers 15.17.050	15.08.020
Records 67.16.015	culls, designation 15.17.080	pests and diseases, quarantine and regulation
Reimbursement to new licensee for new race	definitions 15.17.020	of movement Ch. 17.24
track	director's duties 15.17.030, 15.17.050	plants and facilities, inspection and licensing
parimutuel gross receipts, percentage of	enforcement 15.17.030	Ch. 15.13
67.16.102	exemptions 15.17.213	registered, foundation, and breeder stock,
		availability 15.14.050
Report to governor 67.16.015 Responsibilities	fruit and vegetable inspection account 15.17.240	registered, foundation, or breeder stock
Responsionities		
parimutuel gross receipts, percentage of	fruit and vegetable inspection districts	acceptance 15.14.065
deposit of, distribution 67.16.102	establishment 15.17.230	restrictions on use 15.14.050
interest on to support nonprofit race meets	inspection and certification	rules adoption and scope 15.14.015
67.16.101	fees 15.17.150	selling, shipment or transport of plants not
Revenue retention	inspection certificates or other official	meeting standards unlawful 15.13.390
percentages for exotic wagers 67.16.175	documents as evidence 15.17.170	shipment or delivery of plants into state
percentages for licensee 67.16.170	request for, fees 15.17.140	inspection and certification, requirements
Salaries 67.16.012	right of entry and search warrants 15.17.190	15.13.400
Satellite locations, parimutuel wagering	inspections 15.17.050	labels and tags, contents 15.13.410
67.16.200, 67.16.230	intergovernmental cooperation and	unlawful acts 15.14.105
Simulcasts of live races 67.16.200	agreements 15.17.270	Nursery dealers

[RCW Index—page 354] (2008 Ed.)

HOSPITAL DISTRICTS (See HOSPITALS, assessments on gross sale price of wholesale acceptance 15.14.065 restrictions on use 15.14.050 market value of fruit trees, ornamental subtitle Public hospital districts) trees, and rootstock 15.13.310 rules adoption and scope 15.14.015 HOSPITAL SURVEY AND CONSTRUCTION ACT injunctions against dealers without valid licenses 15.13.455 unlawful acts 15.14.105 Plants and facilities Construction 70.40.120, 70.40.140 licenses and fees advisory committee 15.13.335 inspection and certification 70.40.120 application 15.13.300 advisory committee for fruit tree and fruit tree Definitions 70.40.020 delinquent assessments 15.13.340 exemptions 15.13.270 hearings 15.13.360 related ornamental tree certification and Distribution of facilities 70.40.070 nursery improvement program 15.13.320 assessments on gross sale price of wholesale market value of fruit trees, ornamental trees, and rootstock 15.13.310 Federal funds 70.40.080 applications for construction projects late renewal fee 15.13.290 70.40.120 requirements 15.13.280 minimum standards for operation of hospitals surcharge to support research projects 15.13.285 clubs, conservation districts, and nonprofit 70.40.110 organizations, licensing exemption Generally Ch. 70.40 Health, department of suspension 15.13.500 15 13 270 moneys collected, disposition 15.13.470 unlawful acts 15.13.420, 15.13.425 assumption of powers and duties of department of social and health services under chapter 70.40.005 Inventory of facilities 70.40.060 condemnation order on plants 15.13.440, 15.13.445 Orchards export facilitation agreements 15.13.480 liens, See LIENS, subtitle Orchards and hold order on infected or infested plants orchard lands Secretary's duties 70.40.040 Section of state department of health, duties 70.40.030 Permits injunctions to prevent violations 15.13.450 sales by clubs, conservation districts, and nonprofit organizations 15.13.270 inspection and certification fee 15.13.380 inspection and licensing Title 70.40.010 Pest control access to premises for enforcement and integrated pest management Ch. 17.15 Pest districts Ch. 17.12 Pesticide application act Ch. 17.21 Pesticide control act Ch. 15.58 HOSPITALS (See also HEALTH CARE inspection purposes 15.13.265 FACILITIES; HEALTH PLANNING AND RESOURCES DEVELOPMENT) definitions 15.13.250 enforcement of rules and regulations Adverse health events and incident reporting 15.13.260 Pests and diseases exemptions 15.13.270 confidentiality 70.56.050 definitions 70.56.010 condemnation of infected property 15.08.050, 15.08.060, 15.08.070, 15.08.080, inspection request 15.13.370 intergovernmental agreements and cooperation 15.13.480 department duties 70.56.030 15.08.090, 15.08.100, 15.08.110, independent entity, contract with 70.56.040 notification, reports 70.56.020 15.08.120 licenses and fees condemnation order 15.13.440, 15.13.445 Advisory committee on vendor rates, powers and duties, generally 74.32.130
Alcoholic beverages administration and prescription 66.20.120 authorized use 66.12.150 delinquent assessments 15.13.340 definitions 15.08.010 hearings 15.13.360 disinfection of infected property 15.08.130, moneys collected, disposition 15.13.470 15.08.140, 15.08.150, 15.08.160, prohibition on recovery of damages 15.13.447 selling, shipment or transport of plants not meeting standards unlawful 15.13.390 dumping or piling of infected products or containers unlawful 15.08.240 Alcoholism treatment shipment or delivery of plants into state inspection and certification, requirements private establishments, licensing requirements hold order on infected or infested plants and operating standards Ch. 71.12 Ambulatory surgical facilities Ch. 70.230 15.13.430, 15.13.445 15 13 400 horticultural pest and disease board, powers labels and tags, contents 15.13.410 unlawful acts 15.13.420, 15.13.425 and duties Ch. 15.09 Anatomical gifts horticultural tax 15.08.260, 15.08.270 identification of potential donors, procedures host-free districts, declaration of 15.08.250 violations, penalties 15.13.490 68.50.500 Billing, patients 70.41.400 inspection board Potatoes duties and powers 15.08.180, 15.08.190 inspectors, right to enter horticultural certified seed potatoes Board of directors malpractice liability, limitation 7.70.090 restricted production areas, establishment premises for inspection 15.08.040 nuisance abatement 15.08.190, 15.08.200, 15.08.210, 15.08.220 prevention, control, and disinfection duties 15.08.030 Ch. 15.15 Certificate of need Products, sale of exempt from county peddlers' licensing 36.71.010, 36.71.090
Seed bailment contracts Ch. 15.48 requirement 70.38.105 tertiary service, required to initiate 70.41.090 Chaplains employment of chaplains at county or public health district health care facilities Seeds, See SEEDS methods 15.08.020, 15.08.025 Temporary growing structures for commercial authorized Const. Art. 1 § 11 prohibition on recovery of damages 15.13.447 purposes, building code exemption 19.27.065 Charges, disclosure to health care providers 70.41.250 public property, duty to disinfect or destroy when on 15.08.230 Tree fruit research act and commission Ch. 15.26 Charity care quarantine and regulation of movement Ch. Weeds, See WEEDS definitions 70.170.020 legislative intent 70.170.010 17.24 Wildlife damage control Ch. 77.36 Rhagoletis pomonella control, funding HOSPICE CARE (See HEALTH SERVICES, prohibited practices and policies 70.170.060 requirements 70.170.060 15.17.243 subtitle Hospice care) tree fruit research act and commission Ch. HOSPITAL AND MEDICAL SERVICES violations, penalties 70.170.070 Planting stock FOR EMPLOYEES Chemical dependency agreements with governmental entities and Deduction and employer's contribution private establishments, licensing requirements other organizations 15.14.075 constitute trust fund for 49.52.010 and operating standards Ch. 71.12 certification Liens against trust fund for payment 49.52.020 Cities and towns first class cities, establishment and regulation of 35.22.280 failure to meet requirements 15.14.095 HOSPITAL BENEFIT ZONES fees 15.14.125 Conditions for financing public improvements 39.100.020 second class cities, establishment and maintenance of 35.23.440 samples for inspection and testing 15.14.025 compliance agreements 15.14.045 definitions 15.14.010 injunctions 15.14.115 Creation of zone 39.100.030 Definitions 39.100.010 Complaints duty to investigate 70.41.155 Local excise tax, use of excess 39.100.050 inspections, director's authority 15.14.035 moneys collected, disposition 15.14.145 toll-free telephone numbers 70.41.330 Local sales and use tax 82.14.465, 82.14.470 Construction Ordinance 39.100.040 noncompliance by growers, remedies earthquake resistance standards 70.86.020, Revenue bonds, issuance 39.100.060 15.14.135 70 86 030 pests and diseases, quarantine and regulation of movement Ch. 17.24 HOSPITAL COMMISSION review process 70.41.125 Health, department of Conversion to nonhospital health care facility registered, foundation, and breeder stock, all references to hospital commission to be 70.41.240 availability 15.14.050 construed as to secretary or department of Cost disclosure to health care providers registered, foundation, or breeder stock health 43.70.902 70.41.250

(2008 Ed.) [RCW Index—page 355]

HOSPITALS

County, See COUNTIES, subtitle County policy 49.66.010 Physicians procedures 49.66.080 limited licenses 18.71.095 hospitals remedial orders 49.66.070 Crimes relating to, operating without license Physician's privileges applications, may not discriminate based on type of license 70.43.020 strikes 49.66.060 70.41.170 Criminal mistreatment unfair labor practices 49.66.040, 49.66.050 withdrawal of life support systems not applicable to chapter 9A.42.040 Licenses hospital's duty to request information on physicians 70.41.230 applications for 70.41.100 denial, suspension, modification, or revocation 70.41.130, 70.41.150 hospitals to set standards and procedures Data collection and assessment financial reports and patient discharge 70.43.010 injunctive remedies 70.43.030 information, department of health duties duration 70.41.110 43.70.052 health, department of osteopathic physicians and surgeons, Data collection and reporting assumption of powers and duties of discrimination against prohibited confidentiality requirements 70.170.090 definitions 70.170.020 department of social and health services under chapter 70.41.005 Professional negligence legislative intent 70.170.010 inspection limitation on suits arising from 4.16.350 violations, penalties 70.170.070 Death, See NATURAL DEATH ACT exemption, when 70.41.122 standard of proof, evidence, exception responsibilities 70.41.120 penalty for violations 70.41.170 4.24.290 Defined for purposes of licensing and regulation Public hospital districts provisional 70.41.110 1974 act, construction 70.44.901 renewals 70.41.100 requirement of 70.41.090 Disciplinary proceedings, immunity from suit, process 4.24.250
Disproportionate low-income care abolishing commissioner districts 70.44.042 acquisition of hospitals, evaluation criteria specialty hospitals 70.41.190 specialty hospitals 70.41.115 Licensing and regulation public policy 70.41.010 Liens for services 70.44.315 advisory committee on vendor rates payment to hospitals providing 74.09.730 Districts, See HOSPITALS, subtitle Public members hospital districts appointment, qualifications, term 74.32.100 DMSO, prescription, administration permitted discharge settlement with tort feasor or insurer 60.44.050 expenses and per diem 74.32.110 meetings 74.32.120 powers and duties, generally 74.32.130 vendor rates, defined 74.32.110 annexation of territory 70.44.200 70.54.190 Earthquake resistance standards 70.86.020, taking of note 60.44.040 70.86.030 written release or waiver 60.44.050 duty of county auditor 60.44.030 Emergency care immunity from civil liability 18.71.220 alternate method, procedure, election 70.44.210, 70.44.230 authority for 70.44.010 authorized 70.44.003 Employees enforcement 60.44.060 limitation of actions 60.44.060 minimum wages 49.46.010 Employees, See also HOSPITALS, subtitle limitation on 60.44.010 Labor relations notice of claim, contents 60.44.020 Fire protection, generally 70.41.080 payment as evidence 60.44.060 bond issues, generally 70.44.130 boundaries, assignment of commissioners to redrawn districts 70.44.047 Health care practitioners' privileges recording claims 60.44.030 taking promissory note, effect 60.44.040 when authorized 60.44.010 report restrictions to medical quality assurance commission 70.41.210, 70.41.220 boundary bisecting irrigation unit, change Health resources strategy, statewide Ch. 43.370 Hospital commission, See WASHINGTON HOSPITAL COMMISSION authorized 70.44.185 Long-term care information on department of social and chaplains, employment authorized 70.44.059 health services programs
development and distribution to hospitals commissioner districts, resolution to abolish or reestablish 70.44.042 Hospital personnel professional negligence commissioner meetings 70.41.310 options available to patients, information provided 70.41.310 patient discharge requirements for hospitals limitation on suits arising from 4.16.350 confidential subjects 70.44.062 health care provider status, confidential 70.44.062 standard of proof, evidence, exception 4.24.290 Hospital survey and construction act, See HOSPITAL SURVEY AND commissioners for and acute care facilities, pilot projects appointment or election, validity 70.44.041 70.41.320 CONSTRUCTION ACT
Human remains, use for medical purposes, See
HUMAN REMAINS, subtitle Anatomical Long-term care, assessment and assistance for persons in need of care 74.39A.040 compensation and expenses 70.44.050 generally 70.44.040, 70.44.042, 70.44.045, 70.44.050 Low-income care, disproportionate increase in number 70.44.053, 70.44.054, payment to hospitals providing 74.09.730 inquiry or instruction Immunity from prosecution Malpractice 70 44 056 actions for injuries resulting from 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 vacancies 70.44.045 community revitalization financing 70.44.067 performance of duty on review committee 4.24.240 Industrial insurance consolidation of districts 70.44.190 self-insurers 51.14.150, 51.14.160 Infections, health care-assisted board of directors liability, limitation 7.70.090 construction bonds 70.44.110 Medical malpractice health care practitioners' privileges, hospitals account 43.70.323 contracts for material and work, bid Infections, health care-associated to report restrictions to medical quality procedures, alternatives, and exemptions data collection, reports, advisors committee assurance commission 70.41.210, 70.44.140 43.70.056 contracting with other districts to provide Information regarding, disclosure prohibited physician's privileges, hospital's duty to services or facilities 70.44.240 contracts for purchase of real or personal property 70.44.260 definitions 70.44.007 70.41.150 request information on physicians Insane, for, commitment applications, court 70.41.230 Mental illness, See HOSPITALS FOR MENTAL ILLNESS commissioners' power to hear and determine 2.24.040 division of petition to court 70.44.370 Mental retardation Inspections exemption, when 70.41.122 responsibilities 70.41.120 surveys or audits plan 70.44.360 intermediate care facilities purchase of services 74.09.120 Newborn screening Ch. 70.83 special election 70.44.350 challenge 70.44.380 elections 70.44.020, 70.44.040 frequent problems posted on website 70.41.045 Nonprofit sale or acquisition, procedures Ch. 70.45 funds Insurance benefits, See INSURANCE, subtitle handling 70.44.171 Nursing staffing committee 70.41.410, 70.41.420 payment to treasurer 70.44.171 public hospital district fund 70.44.171 treasurer's duties 70.44.171 generally Ch. 70.44 Casualty insurance Patients billing 70.41.400 complaint toll-free telephone number Labor relations actions for relief from unfair labor practices 70.41.330 49.66.070 arbitrators, compensation, expenses 49.66.120 complaints, duty to investigate 70.41.155 interest in contracts prohibited, exceptions bargaining units 49.66.030 42.23.030 definitions 49.66.020 picketing 49.66.060 retention and preservation 70.41.190 legal challenge time period 70.44.028 safe patient handling 70.41.390

[RCW Index—page 356] (2008 Ed.)

other health care facilities, services, defined authority of department of institutions to seal of hospital 72.23.040 70.44.007 assess charges 43.20B.330 superintendent, exemption from certain duties determination of ability to pay adjudicative proceedings 43,20B.340 72.23.050 personal property, surplus disposal of 70.44.320 superintendent, powers and duties 72.23.030 modification or vacation of findings 43.20B.350 petition for 70.44.020, 70.44.030, 70.44.035 temporary residential observation and powers and duties, enumerated 70.44.060 evaluation 72.23.125 notice 43.20B.340 transfer of patients 72.23.290 property rules and regulations pursuant 43.20B.335 standards for 43.20B.335 violence prevention and workplace safety 72.23.400, 72.23.410, 72.23.420, 72.23.430, 72.23.430, 72.23.451 transfers 70.44.470 real property, surplus appraisal 70.44.300 lease of 70.44.310 judgment for accrued amounts of charges 43.20B.345 voluntary patients modification or vacation of findings charges for hospitalization 72.23.120 sale of 70.44.300 detention limitations 72.23.100 number limitations 72.23.110 43.20B.350 sale or acquisition of nonprofit hospitals, notice 43.20B.340 procedures Ch. 70.45 recordkeeping requirements 72.23.080 Voluntary commitment period of responsibility 43.20B.340 services or facilities, contracts for providing personal service required, when 43.20B.340 service of notice 43.20B.340 70.44.240 rights and procedures 71.05.050 Western state hospital superintendent treatment costs, revenue recovery 43.20B.347 appointment, removal, compensation 70.44.070 Firearms board membership and duties 72.23.025 possession of, prohibited in certain areas, exceptions 9.41.300 Hospitalization charges duties 70.44.090 HOSTAGES powers 70.44.080 Telecommunications may be intercepted treasurer, duties, fund 70.44.171 ospitalization cnarges collection 43.20B.355, 43.20B.370 criminally insane 43.20B.320 how computed 43.20B.325 statute of limitations 43.20B.360 9.73.030 validation of 70.44.016 Telephone communications may be manipulated validation of existing districts 70.44.015 70.85.100 withdrawal of territory 70.44.400 HOSTELS (See TRANSIENT ACCOMMODATIONS) withdrawal or reannexation of areas 70.44.235 Institutes for study and treatment of mental Quality improvement and medical malpractice prevention program 70.41.200 HOT WATER (See BOILERS AND PRESSURE VESSELS) disorders establishment and purposes 72.23.025 Records of patients Insurance HOT WATER HEATERS retention and preservation 70.41.190 waiver of preauthorization requirement for Rules and regulations Temperature regulation 19.27A.060 persons involuntarily committed 48.21.242, 48.44.342, 48.46.292 enforcement by department of health HOTELS (See also TRANSIENT ACCOMMODATIONS) Alcoholic beverages, See ALCOHOLIC 70.41.040 Interstate compact on mental health Ch. 72.27 standards and rules 70.41.030 Involuntary commitment, See MENTAL surveys or audits ILLNESS, subtitle Involuntary commitment BEVERAGES, subtitle Hotels frequent problems posted on website 70.41.045 Medical facilities Automatic service charges, disclosure 49.46.160 adverse health events and incident reporting Construction defect disputes Rural health care facilities, not to be considered as 70.175.120 system Ch. 70.56 generally Ch. 64.55 Mental health advance directives generally Ch. 71.32 Conversion of from store to own use or unpaid restaurant meals, liability and penalty Safe patient handling 70.41.390 Self-insurers, self-funding excluded from term "insurer" 48.01.050 Nonprofit organizations, agreement with to provide services 72.01.480 4.24.230 Definitions 19.48.010 Sexual assault victims Northern state hospital Defrauding an innkeeper 19.48.110 lease of lands for county fairgrounds emergency care and contraception 70.41.350, Discrimination 70.41.360 36.37.160 denial of public accommodations because of Specialty Private race, color, or creed, penalty 9.91.010 prohibited practices 49.60.215 licensing requirements and operating standards Ch. 71.12 licenses 70.41.115 Employees' liens, See LIENS, subtitle
Businesses selling prepared foods or drinks
Guests' property, liability for loss or injury
19.48.030, 19.48.070 Staff membership Provisions applicable, chapter 72.23.460 Psychiatric outpatient clinics 72.06.060 applications, may not discriminate based on type of license 70.43.020 Safe patient handling 72.23.390 hospitals to set standards and privileges 70.43.010 State Liability for loss or injury of guests' property injunctive remedies 70.43.030 designation 72.23.020 19.48.030, 19.48.070 employee background checks 72.23.035 escape 72.23.160, 72.23.170 Surveys or audits Lien on property of guests, See LIENS, subtitle frequent problems posted on website Inn keepers 70.41.045 federal patients, agreements authorized Record of guests 19.48.020 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Tax imposed 82.04.260, 82.04.440 72.23.260 Terminally ill persons, palliative care not criminal mistreatment 9A.42.045 gifts, receipt and use 72.23.060 inappropriate placement discouraged Seattle, King county Ch. 67.40
Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801
Tax for stadiums and convention centers 72.23.027 Tertiary services integrated service delivery 72.23.027 certificate of need required to initiate minors, confinement standards 72.23.200, 70.41.090 72.23.210 Tuberculosis, See COUNTIES, subtitle County nonresident patients 72.23.280 patient death, report 72.23.190 homeless lodging exempt 67.28.183, 67.40.105 Tuberculosis hospitals and facilities Ch. 70.30 patient discharge or death, notice 72.23.180 patient history 72.23.130 Unclaimed property, storage, disposal 19.48.070 unanticipated outcomes, notice 70.41.380 Unlawful occupant conducting 59.12.040 Workplace violence planning and prevention Ch. patients, abuse of 70.124.080 HOURS, OFFICE definitions 70.124.020 HOSPITALS FOR MENTAL ILLNESS (See also MENTAL ILLNESS) definitions 70.124.020
failure to report, penalty 70.124.070
immunity for persons reporting 70.124.060
legislative findings 70.124.010
publicizing of program 70.124.090
reporting requirements 70.124.030,
70.124.040, 70.124.050 Cities and towns 35.21.175 Counties 36.16.100 Administration by department of social and HOURS OF LABOR health services Ch. 72.01 City and town employees, generally 49.28.010, Authority over patients 71.02.490 49.28.040 County employees, generally 49.28.010, 49.28.040 Commitment applications, court commissioners' power to hear and determine 2.24.040 Cooperation with local programs 72.06.070 whistleblowers and residents, retaliation 70.124.100 Domestic employees 49.28.080 Definitions 72.23.010 Eastern state hospital prohibited objects or substances, penalty for violations 72.23.300 Eight hour day 1889 Act board membership and duties 72.23.025 generally 49.28.010 1903 Act property of patient, management and Financial responsibility 43.20B.340 accounting 72.23.230, 72.23.240, adjudicative proceedings 43.20B.340 72.23.250 contracts

HOUSE OF REPRESENTATIVES

cancellation for violations 49.28.050 stipulation in 49.28.060 policy 49.28.040
Health care facility employees 49.28.130, 49.28.140, 49.28.150
Longshoremen 49.28.100 Minimum wages, generally Ch. 49.46 Motor freight carrier employees 81.80.211 Public works, ten hour day 49.28.065 State employees, generally 49.28.010, 49.28.040 Street railway employees 81.64.160 Voting time to be provided 49.28.120 Wages for, See SALARIES AND WAGES HOUSE OF REPRESENTATIVES (See LEGISLATURE, subtitle House of representatives) HOUSEHOLD WASTE Deduction and recycling 70.95.600 **HOUSES (See HOUSING)** HOUSING (See also JOINT CITY-COUNTY HOUSING AUTHORITIES) Accessory apartments 35.63.210, 36.70.677, 36.70A.400 incorporation of report recommendations into local government development and zoning regulations 43.63A.215 optional municipal code cities required to comply with law regarding development and placement of 35A.63.230 report to legislature on development and placement of accessory apartments 43.63A.215 Affordable housing accessory apartments 35.63.210, 36.70.677, 36.70A.400 definitions 43.185A.010 department of corrections unneeded real property, inventory 72.09.055 discrimination against developments 36.130.005, 36.130.010, 36.130.020 incentive programs low-income units 36.70A.540 inventory of department of transportation real property suitable for 47.12.064 inventory of municipal property suitable for low-income housing 35.21.687 inventory of state-owned land available for lease as sites 43.63A.510 lease of county property for 36.34.135 purpose, administration 43.185A.020 regulatory barriers, provision of technical assistance and information to state agencies and local governments to identify and remove 43.63A.660 state agencies, inventory of unneeded property suitable for 43.19.19201, 43.20A.037 Affordable housing program
activities eligible for assistance 43.185A.030
affordable housing and community facilities
rapid response loan program 43.185A.120
conflict with federal requirements 43.185A.902 eligible organizations 43.185A.040 grant and loan application process 43.185A.050, 43.185A.090 land acquisition revolving loan fund program 43.185A.110 monitoring of recipient activities 43.185A.070 protection of state interest 43.185A.060 review of reporting requirements rules promulgation 43.185A.080 Broker's trust account board grants and loans applications 43.185.074 review of 43.185.076 Building code, state emergency exemptions for housing for indigent persons 19.27.042 Cities and towns, See CITIES AND TOWNS, subtitle Housing authorities law; CITIES

law Community, trade, and economic development, department of affordable housing regulatory barriers, provision of technical assistance and information to state agencies and local governments to identify and remove 43.63A.660 departmental responsibilities 43.330.110 duties 43.63A.650 statewide housing market analysis 43.330.170 Condemned or unlawful to occupy dwelling rental, tenant's remedies 59.18.085 Contaminated properties decontamination, disposal, or demolition of certification, conditions 64.44.060 city or county action, options 64.44.040 decontamination account 64.44.060 decontamination by owner 64.44.050 definitions 64.44.010 immunity from civil liability 64.44.080 local health officer, duties 64.44.020 report to local health officer 64.44.020 rules and standards 64.44.070 unfit for use order, issuance procedure 64.44.030 Counties, comprehensive plans, elements of 36.70.350 Emergency housing programs 43.63A.645 Factory built housing and commercial structures required 43.22.455 compliance with laws, ordinances or regulations 43.22.455 definitions 43.22.450 delegation of inspection duties to local agencies 43.22.470 fee schedule 43.22.480 financing, mutual savings bank 32.20.460 housing built according to another state's standards, when acceptable 43.22.485 injunctions 43.22.465 local zoning requirements retained 43.22.460 modification, approval required 43.22.455 penalty for violations 43.22.490 rules 43.22.480 Farmworker housing
advisory group 43.330.165
construction manuals and plans, to develop
and make available 43.63A.500
one-stop clearinghouse 43.63A.505 proposal review and funding recommendations 43.330.165 Federally assisted, preservation application of chapter 59.28.030 definitions 59.28.020 eviction 59.28.070, 59.28.130 expiration or prepayment of assisted contract, mortgage, or loan, owner's duty to give notice 59.28.040 legislative findings and purpose 59.28.010 notice of expiration or prepayment, contents 59.28.060 regulatory powers of agencies not increased 59.28.050 rent increases after notice of expiration or rental agreement modifications after notice of expiration or prepayment given, restrictions on 59.28.090 technical assistance 59.28.120 termination of prepayment of contract, mortgage, or loan, owner's rights 59.28.050 violations, civil action as remedy, parties 59.28.100 Governmental projects, county property, transfer to state or United States 36.34.250, 36.34.260 Handicapped persons optional municipal code city may not treat a residence occupied by persons with

AND TOWNS, subtitle Housing cooperation handicaps differently than any similar residence 35A.63.240 Homeless persons families with children, shelter and housing services 43.20A.790 housing and assistance Ch. 43.185C Home-matching program 43.63A.670, 43.63A.680 Housing authorities law, See HOUSING AUTHORITY Housing cooperation law, See HOUSING **COOPERATION LAW** Housing finance commission, See HOUSING FINANCE COMMISSION Housing policy affordable housing advisory board 43.185B.020 duties 43.185B.030 definitions 43.185B.010 goal 43.185B.007 housing advisory plan
preparation and reporting requirements 43.185B.040 legislative findings and purpose 43.185B.005 objectives 43.185B.009 Indigent persons housing emergency exemptions from state building code 19.27.042 Indoor air quality interim and final requirements for maintenance 19.27.190 Low cost, mutual savings bank financing 32.20.450, 32.20.460
Low income, See CITIES AND TOWNS, subtitle Housing authorities law approval of department of labor and industries Low income, See CITIES AND TOWNS, subtitle Urban renewal Low-income cities and towns loans and grants 35.21.685 counties loans and grants 36.32.415 Low-income housing grants and loans 43.185.074, 43.185.076 Manufactured/mobile home landlord-tenant act Ch. 59.20 Mortgage financing program 43.180.220, 43.180.230, 43.180.240 Multi-unit dwellings in urban centers, property tax exemption qualification and procedure Ch. 84.14 Permits for facilities certain conditional or special use permits, mediation prior to appeal 36.70.678 Public housing projects drug-free zones, violations and penalties 69.50.435 Relocation assistance for low-income tenants authorization for certain cities, towns, counties, and municipal corporations to require 59.18.440 payments not considered income, eligibility for public assistance unaffected 59.18.450 Residential mortgage loan closing valuation disclosure requirements Ch. 19.149 Residential real property seller's disclosures, requirements Ch. 64.06 Residential structures occupied by persons with handicaps, treatment of 35.63.220, 36.70.990, 36.70A.410 repayment given, restrictions on 59.28.080 Rural housing projects 35.82.240, 35.82.250, 35.82.260 Smart homeownership choices program 43.320.160, 43.320.165, 43.320.170 Temporary worker housing definition 43.70.334 department of labor and industries' duties 49 17 300 health and safety regulation Ch. 70.114A inspection fund, deposit of fees 43.70.340 licensing, operation, and inspection 49.17.310 operation standards 49.17.320 Weatherization of low-income residences

FUNERAL DIRECTORS AND compliance with laws and rules 70.164.050 Bond counsel, selection of 43.180.090 definitions 70.164.020 **EMBALMERS**) Bond issues energy assessment required 70.164.050 leased or rented residences, limits 70.164.060 legislative findings 70.164.010 disposition of proceeds 43.180.170 Anatomical gift statement on driver's license disposition of revenues 43.180.180 46.20.113 legal investments 43.180.190 terms, issuance 43.180.150 Anatomical gifts 68.50.500 low-income weatherization assistance account 70.164.030, 70.164.070 Anatomical inquiry or instruction, use of remains 68.50.060, 68.50.070, 68.50.080, 68.50.090 Bond proceeds to be made available in an equitable manner 43.180.120 payments to account, treated as energy conservation 70.164.070 Autopsies and post mortems analyses and opinions 68.50.106 Bondholders proposals by sponsors, matching funds authorization 68.50.101 protection of 43.180.130 70.164.040 cost 68.50.104 Bonds not debt of state 43.180.030 Youth, independent housing program 43.63A.305, 43.63A.307, 43.63A.309, 43.63A.311, 43.63A.313, 43.63A.315 court petition 68.50.102 Created 43.180.040 embalming and cremating body, consent 68.50.108 Debt limitation 43.180.160 Declaration of public policies 43.180.010 Youthbuild program, See YOUTHBUILD PROGRAM immunity for determining cause of death Definitions 43.180.020 68.50.015 Eminent domain, not within authority HOUSING AUTHORITY (See also JOINT CITY-COUNTY HOUSING AUTHORITIES) industrial deaths 68.50.103 43.180.060 infants 68.50.100 Energy efficiency financing assistance rule adoption 43.180.140 Internal revenue code 43.180.200 insurance company's right disability insurance 48.20.132 Background investigations of prospective group disability insurance 48.21.100 employees jurisdiction of coroner 68.50.010 reports and records 68.50.105 time limitation 68.50.108 definitions, records 43.43.830 Judgment claim procedure Bond issues exemption 4.92.040 certification by attorney general 35.82.160 covenants and pledges of 35.82.150 form and sale 35.82.140 Legislative review of initial policies 43.180.110 Membership 43.180.040 Mortgage financing Burial or cremation authorization 68.50.170 housing authority power in regard to time factor 68.50.110 flexible loan underwriting guidelines 35.82.150 Burial or cremation. See BURIAL AND 43.180.220 issuance authority 35.82.130 INTERMENT program elements 43.180.230 obligee's remedies 35.82.170, 35.82.180 Concealment or removal, penalty 68.50.050 report to legislature 43.180.240 Corneal transplant tissue presumption of good faith 68.50.290 Commissioners state investment in mortgage-backed securities 43.180.220 appointment and powers 35.82.040, 35.82.045 conflicts of interest 35.82.050 Coroners Mortgage insurance 43.180.130 removal 35.82.060 jurisdiction 68.50.010 Cooperation by cities Ch. 35.83 Mortgagors Counties, disposal of remains 36.39.030 Cooperation with other authorities 35.82.100 equitable and fair manner of availability Cremated remains, possession 68.50.270 Cremation, See CREMATION 43.180.120 advance to authorized 35.83.050 Nonprofit corporation facilities Crimes juveniles released from state institutions and developmentally disabled commission powers 43.180.310 default 43.180.360 holding body for debt 68.50.120 sexual violation 9A.44.105 authority to operate group homes or halfway definitions 43.180.300 unlawful disposal 68.50.130 houses 35.82.285 lessees and assignees, liability of 43.180.350 revenue bonds 43.180.320 unlawful disturbance, removal, or sale of rural housing projects 35.82.240 68.50.140 Creation by city resolution 35.82.030 Deactivation 35.82.320, 35.82.325 revenue refunding bonds 43.180.330 trust agreements 43.180.340 Death certificates, See VITAL STATISTICS, subtitle Death certificates Declaration of necessity 35.82.010 Plan of housing finance objectives 43.180.070 Definitions relating to cemeteries, morgues, and Definitions 35.82.020
Drug-free zones in public housing projects, human remains Ch. 68.04 Dental identification system 68.50.310, Powers 43.180.050, 43.180.060, 43.180.080 Rule adoption 43.180.110 violations and penalties 69.50.435 Farms and farmers, low income definitions 35.82.260 Taxation, not within authority 43.180.060 68.50.330 Underwriters, selection of 43.180.100 Disposition housing application by farmers 35.82.250 rural housing projects 35.82.240 Federal government aid, authority to receive 35.82.200 by counties 36.39.030 Veterans liability for cost 68.50.160 homeownership downpayment assistance program 43.180.250 right to control disposition 68.50.160 undisposed remains 68.50.230 HOUSING TRUST FUND Findings 35.82.010 unlawful, penalty 68.50.130 Affordable housing advisory board 43.185.110 Application, procedure 43.185.070, 43.185.130 Dissection 68.50.070, 68.50.100 Planning, zoning, and building laws, housing Donation projects subject to 35.82.120 Compliance monitoring 43.185.090 anatomical gift statement on driver's license 46.20.113 Powers Conflict with federal requirements 43.185.910 enumeration 35.82.070 Definitions 43.185.020 Funerals, See FUNERALS Holding for debt, penalty 68.50.120 Powers of Eligible organizations 43.185.060 Findings 43.185.010 eminent domain 35.82.110 Indigent persons, disposal by county 36.39.030 Property exemptions Housing assistance program Ch. 43.185 Loans or grants 43.185.050 assessments and taxation 35.82.210 Indigents, disposition of body by county coroner 36.24.155 levy and sale by execution 35.82.190 Low-income housing grants and loans 43.185.074, 43.185.076 Insurance, disability, autopsy of insured 48.20.132 Rentals and tenant selection 35.82.090 Rents and profits, policy statement 35.82.080 Preconstruction technical assistance 43.185.080 Missing persons 68.50.320 Reports 35.82.230 Protection of state's interest 43.185.120 Notification of coroner 68.50.020 Personal effects, listing 68.50.040 Recordkeeping requirements 68.50.240 Supplemental projects 35.82.280 Rule-making authority 43.185.100 HOUSING COOPERATION Washington housing trust fund Advances to housing authorities 35.83.050 Declaration of necessity 35.83.010 Removal, procedure 68.50.200, 68.50.210, 68.50.220 created 43.185.030 Definitions 35.83.020 Findings 35.83.010 HUCKLEBERRY Skeletal remains duty to notify 27.44.055, 68.50.645, 68.60.055 Specialized forest products How accomplished, generally 35.83.030 Procedure, resolutions of legislative body 35.83.060 general provisions Ch. 76.48 Transportation at direction of coroner or medical **HUMAN GROWTH HORMONES (See** examiner, costs 68.50.032 STEROIDS) Undisposed remains 68.50.230 Taxation of housing authorities, payments in lieu **HUMAN IMMUNODEFICIENCY VIRUS** of 35.83.040 **HUMAN RIGHTS COMMISSION (See also** HOUSING FINANCE COMMISSION (See AIDS) DISCRIMINATION)
Administrative law judge

(2008 Ed.) [RCW Index—page 359]

CEMETERIES; CORONERS;

assignment 34.12.037

HUMAN REMAINS (See also

Audit, annual audit by state auditor 43.180.050

Beginning farmer financing program 43.180.290

HUMANE SOCIETIES

Advisory agencies or councils, authority to create	Enforcement authority and duties 16.52.020	private lands, authorization and procedure
49.60.130 Affirmative action	Low-income households services 18.92.250, 18.92.260	77.32.535 raffle tickets, issuance 77.32.050
discrimination prohibited 49.60.400	Members as animal control officers 16.52.025	Regulation Ch. 77.12
legislative findings, purpose 49.74.005	Prescription drugs, possession and use 69.41.080	Seasons 77.12.150
noncompliance conciliation, order issued 49.74.030	Sodium pentobarbital use, registration 69.50.310	Small game hunting license 77.32.460 Special hunting season
failure to reach conciliation, procedure	HUNG JURY	definition 77.32.007
49.74.040	Generally 4.44.330	Special hunts
procedure 49.74.020	HUNTING Auctions	wildlife damage control 77.12.150, 77.36.020
superior court, remedies 49.74.050 personnel resources board 41.06.150	authorization, procedure 77.32.530	Special season permit, fee 77.32.370 Special seasons 77.12.150
state patrol 43.43.015, 43.43.340	Bag limits 77.12.150	Terminally ill persons, hunting opportunities
AIDS, ĤIV, unfair practices 49.60.172,	Big game hunting license 77.32.450	77.32.565
49.60.174 Appeals from orders 49.60.270, 49.60.280	Canada goose 77.12.722 Contests	Transport tag required, exceptions 77.32.320
Board redesignated commission 49.60.051	permits 77.65.490	Trapping, See WILDLIFE, subtitle Trapping
Civil rights enumerated 49.60.030	Contests, limitations 77.32.525, 77.32.540	Turkey tags 77.32.460
Compensation and travel expenses 49.60.070	Crimes and penalties, generally Ch. 77.15	University of Washington lands 28B.20.328
Complaints investigation 49.60.240	Disabled hunter permits 77.32.237, 77.32.238 advisory committee 77.04.150	Vehicle use on department improved access facility, fee 77.32.380
procedure to eliminate unfair practice	Eastern Washington pheasant enhancement	Veterans
49.60.240	program 77.12.790	reduced rate licenses, criteria 77.32.480
time limitation on filing 49.60.230 who may file 49.60.230	Enforcement Ch. 77.12 Enforcement code Ch. 77.15	Violations authority of wildlife agents, procedures Ch.
Created 49.60.050	Field trials for dogs	77.12
Definitions 49.60.040	permits 77.65.480	crimes and penalties, generally Ch. 77.15
Disabled drivers	Field trials for dogs, limitations 77.32.525,	Washington State University lands 28B.30.325 Wildlife account 77.12.170
refueling services 49.60.360 Discrimination	77.32.540 Hunter education training program 77.32.155	Wildlife agents
policy of state declared 49.60.010	Indians, hunting rights, when excluded from state	license authenticity powers 77.32.250
remedies 49.60.020	jurisdiction 37.12.060	Wildlife agents, powers and duties Ch. 77.12
Dog guides and service animals, commission duties 49.60.390	Injuries on outdoor recreational land, limitation on liability of landowner 4.24.200, 4.24.210	Wildlife damage special hunts to reduce potential 77.36.020
Hearings	Juveniles	trapping or killing wildlife causing damage,
appeals from orders 49.60.270, 49.60.280	pheasant hunting opportunities 77.12.800	limitations and conditions 77.36.030
authority 49.60.140 enforcement of orders 49.60.260	Licenses	Wildlife raffles 9.46.400
subpoena power 49.60.160	application, information required 77.32.070 big game 77.32.450	Wildlife violator compact Ch. 77.75 HUSBAND AND WIFE
unfair practice complaint 49.60.250	duplicate licenses, rebates, permits, tags, and	Actions and suits
witnesses fees 49.60.170	stamps 77.32.256	capacity to sue and be sued 26.16.150
may be compelled 49.60.150	fees 77.65.480 collection, payment 77.32.050	between husband and wife 26.16.180
Hepatitis C, unfair practices 49.60.174	issuance	Actions between property rights 26.16.180
Interference with commission, misdemeanor 49.60.310	authorized issuers, fee collection and	Agreements as to community property 26.16.120
Membership of commission 49.60.060	payment 77.32.050 nontransferable 77.32.250	Bank account deposits 30.22.080
Offices to be in Olympia 49.60.090	reduced rate licenses, criteria 77.32.480	Children custody and control 26.16.125
Official seal to be adopted 49.60.080	requirements 77.32.010	death of father 26.16.125
Orders against state or subdivision, governor to secure compliance 49.60.320	requirements, reports 77.65.500 revocation for support order noncompliance	dissolution of marriage, provision for child
Policies and recommendations, commission	77.32.014	support, custody, and visitation 26.09.050 earnings
authority 49.60.110	rules for form, display, procedures 77.32.090	equality of right to 26.16.125
Powers and duties 49.60.120 Refueling services for disabled drivers 49.60.360	small game 77.32.460	separate property of custodial parent
Reports 49.60.100	supplemental licenses, permits, and stamps 77.32.350	26.16.140 stepchildren, liability of stepparent 26.16.205
Unfair practices	Migratory bird stamp 77.32.350	support and education, joint liability
age discrimination 49.60.205 aiding violations 49.60.220	Minors, hunter education training program	26.16.205
blockbusting 49.60.223	77.32.155 Permits	Civil disabilities of wife abolished 26.16.160 Community property
conciliation agreements 49.60.240	application, information required 77.32.070	agreements between husband and wife
credit transactions 49.60.176 employment 49.60.180	contests 77.65.490	26.16.120
employment agencies 49.60.200	field trials for dogs 77.65.480, 77.65.490 hunters with disabilities 77.32.237, 77.32.238	deeds and conveyances power of attorney to husband or wife
enforcement of orders 49.60.260	issuance	26.16.090
financial institutions 49.60.175 insurance transactions 49.60.178	authorized issuers, fee collection, and	power of attorney to husband or wife to third
labor unions 49.60.190	payment 77.32.050 revocation for support order noncompliance	person 26.16.090 purchaser's title and rights 26.16.095
persons opposing unfair practices,	77.32.014	real property
discrimination against 49.60.210 public places 49.60.215	special season permit, fee 77.32.370	between husband and wife 26.16.050
real estate rights, coercion or threats regarding	Pheasant or migratory bird permit or stamp	joinder of spouse 26.16.030
49.60.2235	77.32.350 Pheasants	recording of claim by husband or wife 26.16.100
real estate transactions 49.60.222 civil action in lieu of hearing 49.60.340	eastern Washington pheasant enhancement	effect of failure 26.16.100
temporary or preliminary relief 49.60.350	account, funding 77.12.810 eastern Washington pheasant enhancement	removal as cloud 26.16.110
real property	account, use 77.12.820	defined 26.16.030 descent and distribution 11.04.015
civil penalty 49.60.225	eastern Washington pheasant enhancement	personal property
cooperation at local level 49.60.226 restrictive covenants prohibited 49.60.224	program 77.12.790 juvenile hunting opportunities 77.12.800	control and powers 26.16.030
HUMANE SOCIETIES	Raffles	disposal by will, limitation on spouse 26.16.030
Abandoned animals, procedures Ch. 16.54	authorization, procedure 77.32.530	prenuptial debts, liability 26.16.200

[RCW Index—page 360] (2008 Ed.)

real property	Property agreements, community property	Violations, civil penalty 77.55.291
control and management 26.16.030 deeds and conveyances between husband	26.16.120 Protection orders	Watershed restoration projects 77.55.171 Woody debris, placement 77.55.261
and wife 26.16.050	issued in conjunction with temporary	71
execution sales 26.16.040	maintenance or support motions 26.09.060	HYDROELECTRIC GENERATION DEVELOPMENT (See IRRIGATION
liens 26.16.040 purchaser's title and rights 26.16.095,	Separate earnings of wife minor children living separate with her	DISTRICTS)
26.16.100	26.16.140	HYDROELECTRIC POWER DAMS (See
recording claim to by husband or wife	Separate property	POWER FACILITIES AND
26.16.100 removal as cloud 26.16.110	descent and distribution, real and personal property 11.04.015	RESOURCES)
sale or encumbrance, spouse must join	earnings 26.16.140	HYDROSTATIC TESTS Boilers and pressure vessels 70.79.270
26.16.030	husband's	HYPNOTHERAPY (See COUNSELORS)
release of claim powers of attorney to effectuate 26.16.090	deed of wife's community realty to husband 26.16.050	HYPODERMIC SYRINGES, NEEDLES
shares	generally 26.16.010	Retailer's duty to determine sale legality
transfer to surviving spouse or domestic	personal exemption as 6.15.040	70.115.050, 70.115.060
partner, requirements, corporate liability 11.02.120	power of attorney to third person to encumber or convey 26.16.090	IDAHO
testamentary disposition	power of attorney to wife to encumber or	Coastal ecosystems compact and agreements Ch. 77.75
limitation on spouse 26.16.030 Community property, See also COMMUNITY	convey 26.16.070	Pacific marine fisheries compact Ch. 77.75
PROPERTY	income of separated spouses 26.16.140 wife's	Pacific Northwest economic region
Contracts	deed of husband's community realty to wife	cooperative activities encouraged 43.147.030 findings 43.147.020
agreements 26.16.120 husband's separate property 26.16.010	26.16.050	PNWER-Net interlibrary sharing network
wife's separate property 26.16.020	generally 26.16.020 personal exemption, as 6.15.040	defined 43.147.050
Coverture abolished 26.16.160	power of attorney to husband to encumber or	legislative findings 43.147.040 PNWER-Net working subgroup 43.147.060
Debts antenuptial, liability 26.16.200	convey 26.16.070 power of attorney to third person to	acceptance of gifts, grants, and donations
child support, liability 26.16.200	encumber or convey 26.16.090	authorized 43.147.080
community debt, judgment lien 26.16.040	right to acquire, hold and dispose of	duties 43.147.070 terms of agreement 43.147.010
husband's separate property 26.16.010 prenuptial debts, liability 26.16.200	26.16.150 Spousal maintenance, provision for in	Reciprocity, tuition and fee program
separate debts, liability 26.16.200	dissolution of marriage, legal separation, or	program review 28B.15.754
wife's separate property 26.16.020 Deeds and conveyances	declaration of invalidity 26.09.050	reimbursement 28B.15.752 waiver of nonresident tuition fees differential
community property	Support, See HUSBAND AND WIFE, subtitle Desertion and nonsupport	28B.15.750
conversion to separate property 26.16.050	Torts, liability of spouse 26.16.190	School district running start program
between husband and wife 26.16.050 joinder of spouse 26.16.030	Transfers	cooperative agreements with Oregon and Idaho community colleges 28A.600.385
power of attorney to husband or wife	good faith, proof 26.16.210 Transfers, See HUSBAND AND WIFE, subtitle	Wildlife cooperative agreements
26.16.090	Deeds and conveyances	Snake river Ch. 77.75
power of attorney to third person 26.16.090 purchaser's title and rights 26.16.095,	Wage assignment, consent necessary 49.48.100	IDENTIFICATION (See IDENTITY; STATE
26.16.100	HYDRAULIC PROJECTS	PATROL, subtitle Identification and criminal history section)
recording of claim by husband or wife 26.16.100	Appeals board 77.55.301, 77.55.311 Aquatic noxious weed removal	IDENTITY
real property, between husband and wife,	rules and pamphlet 77.55.081	Brands and marks, See BRANDS AND MARKS
validation of previous transfers 26.16.050	Bulkheads or rockwalls 77.55.141 Columbia river anadromous fish sanctuary	Credit cards used as check cashing identification card number not to be recorded 62A.3-512
Desertion and nonsupport, See also DESERTION AND NONSUPPORT	77.55.191	Criminals, See STATE PATROL, subtitle
Dissolution of marriage, See DISSOLUTION	Definitions 77.55.011	Identification and criminal history section
OF MARRIAGE Domestic violence, see DOMESTIC	Derelict fishing gear, exception 77.55.041 Dike vegetation management guidelines	Identicards biometric matching system 46.20.037,
VIOLENCE	77.55.131	46.20.038
Family abandonment and nonsupport Ch. 26.20	Driving across established ford 77.55.031 Environmental excellence program agreements	issuance and fees 46.20.117
Insurance, application for 48.18.060 group policies, assignments 48.18.375	77.55.101	proof of identity required for issuance 46.20.035
Legal separation, See LEGAL SEPARATION	Fish habitat enhancement projects 77.55.181	Identification cards 19.192.010, 19.192.020
Liabilities	Fishways on agricultural drainage facilities, exception 77.55.281	Identification documents enhanced drivers' licenses and enhanced
antenuptial debts 26.16.200 each spouse's separate property exempt from	Flood damage	identicards, crimes regarding Ch. 9A.58
other spouse's liability 6.15.040	brochure, prevention and reduction projects	Labels, See LABELS
family expenses and education of children, joint liability, liability for stepchildren	77.55.211 repair and reduction activities 77.55.221	Possession of another's identification penalties 9A.56.330
26.16.205	Habitat incentives program 77.55.111, 77.55.121	Theft
separate debts 26.16.200	Hazardous substance remedial action, exception 77.55.061	defined, penalties 9.35.020
torts, liability of spouse 26.16.190 wife's separate property exempt from	Landscape management plan 77.55.201	electronic communication devices 19.300.010, 19.300.020
husband's liability 6.15.040	Marina or marina terminal 77.55.151	fair credit reporting Ch. 19.182
Power of attorney between husband and wife as to property	Permit required 77.55.021	financial fraud and identity theft crimes
community property, deeds, mortgages,	Permits	investigation and prosecution program 43.330.300
leases, encumbrances 26.16.090	conditions imposed upon 77.55.231	Identity theft to improperly access financial
control and management 26.16.060 separate property 26.16.070	mitigation plan review 77.55.251 Off-site mitigation 77.55.241	information 9.35.010
execution of deed, conveyance, lease,	Secure community transition facilities, exception	incident reports 9.35.050 information available to victim 9.35.040
encumbrance 26.16.080		
	77.55.071	
Power of attorney to third person to encumber or convey	77.55.071 Sediment dredging or capping actions 77.55.271	IGNITION INTERLOCKS (See DRIVING UNDER THE INFLUENCE)
convey community property 26.16.090 separate property 26.16.090	77.55.071	IGNITION INTERLOCKS (See DRIVING

[RCW Index—page 361]

discharge of jury without verdict because of 4.44.330

Trials

priority for aged or ill parties in setting cases for trial 4.44.025

Brands and marks, penalty 9.16.020

IMMIGRATION

Aliens committed to state institutions, duty to notify immigration authorities 10.70.140

Bureau of statistics, agriculture and immigration 43.07.050

legislature to provide for Const. Art. 2 § 34 Family relationships

proceedings for determination of presumptions 5.44.140 Immigration agent 43.07.110

Immigration assistants Ch. 19.154

Public assistance

eligibility of immigrants 74.08A.100, 74.08A.110, 74.08A.120 naturalization facilitation 74.08A.130

IMMIGRATION ASSISTANTS

Change of address, notification requirements 19.154.050

Contract requirements, right to rescind 19.154.070

Definitions 19.154.020

Exemptions 19.154.030

Nonlegal assistance permitted 19.154.060 Prohibited activities 19.154.080

Registration required 19.154.040 Violations

penalties 19.154.100 unfair and deceptive acts 19.154.090

IMMUNITY (See also BAR TO PROSECUTION; PUBLIC OFFICERS AND EMPLOYEES, subtitle Disclosure—Improper governmental action; SELF-INCRIMINATION)

Acupuncturists

immunity from prosecution 4.24.240 Agriculture, department of 15.49.420

Aiding police officer or other officer of the law, limitation 9.01.055

Amber alerts

radio and television broadcasting 4.24.720 Animals, destruction by law enforcement officer 16.52.210

Apple commission 15.24.190 Architects

emergency worker exemption from liability for architect acting as volunteer 38.52.1951 Beef commission 16.67.160

Blood, tissue, organs, use, etc., immunities from implied warranty and civil liability, extent 70 54 120

Boat registration law, immunity of licensing department and state 88.02.200

Boating accidents, persons rendering assistance 79A.60.200

Bovine handling activities 4.24.740
Boxing, martial arts, and wrestling
licensing director, immunity from liability 67.08.300

Bribery, witness not excused on ground of selfincrimination 9.18.080

Bribery action, witnesses not excused on ground of self-incrimination 9.18.080

Building wardens 4.24.400

Cancer registry, statewide program immunity from liability for providing required information 70.54.260

Cemetery board members 68.05.290 Child abuse reporters 26.44.060 Child custody, persons other than parents 13.32A.070

Child mortality review by local health department 70.05.170

Children

donors and distributors of items to children 70 200 020

construction of chapter 70.200.030 definitions 70.200.010

Collection agency board members 19.16.330

Community placement limited liability 72.09.320 Community public health and safety networks 70.190.190

Commuter ride-sharing vehicles, operator and driver limited immunity 46.74.030 Contaminated properties

decontamination, disposal, or demolition of 64.44.080

Cooperative associations 23.86.030, 23.86.050 Coroners and medical examiners 68.50.015 Court reporter certification

immunity of director and individuals acting in the course of duties 18.145.070

Criminal investigations

grand jury 10.27.130 special inquiry judge 10.27.130

Criminal justice agencies

release of sex offender criminal history information 10.97.050

Dairy products commission 15.44.150 Defibrillators, immunity for users 70.54.310 Dentists

disciplinary board members 4.24.240

Department of corrections

release of information regarding sexual offenders 9.94A.843

Disciplinary boards, medical and dental disciplinary board members, in performance of their duties 4.24.240

Dog handler using police or accelerant detection dog in line of duty 4.24.410

Domestic violence

immunity for arresting officer 26.09.300, 26.50.140

Domestic violence arrests 10.31.100 Donors and distributors of items to children 70.200.020

construction of chapter 70.200.030 definitions 70.200.010

Electors privileged from arrest Const. Art. 6 § 5 Electrical utilities

civil immunity for good faith mistakes 35.21.415

Electronic monitoring 4.24.545

Emergency care or medical care immunity of doctors and hospitals 18.71.220 persons rendering 4.24.300

Emergency communications systems and information

immunity from civil liability for businesses, companies, and individuals 38.52.550

Emergency management employees, volunteers 38.52.080, 38.52.180

Emergency medical services and trauma care system

prehospital trauma care providers conditions and limitations 70.168.140

Emergency medical services program directors 18.71.215

Emergency workers

architect or engineer exempt from liability when serving as volunteer 38.52.1951 **Employers**

disclosure of employee information 4.24.730

emergency worker exemption from liability for engineer acting as volunteer 38.52.1951 Equal to all citizens and corporations Const. Art. 1 § 12

Equine activities

limitation on liability for injuries arising from 4 24 530

exceptions 4.24.540

Financial institutions, department of department personnel immune from liability for acts done in good faith in the

performance of departmental duties 43.320.070

Fruit commission 15.28.130

Gambling commission, members, employees 9.46.095

Good faith reports to government agencies legislative findings and purpose 4.24.500 when agency or attorney general may defend, recovery of costs and fees 4.24.520

Good faith reports to government agencies or self-regulatory organizations scope of immunity 4.24.510

Government officials or members 4.24.470 Habeas corpus, public officers and employees obeying writ or order 7.36.180

Hazardous materials emergency response, planning committee 4.24.480

Hazardous materials incidents

emergency aid

good faith rendering immunity from liability 70.136.050

Health care practitioners, professional review activities 4.24.250

Health care provider provision of care to minor based only on lack of consent

conditions 26.09.310

Health care providers, disciplinary hearings 4.24.250

Health personnel, facilities, physicians child abuse reporters 26.44.060 withholding of life-sustaining treatment

withholding or withdrawal of life-sustaining treatment 70.122.051

Health professions

unprofessional conduct complaints, immunity of complainants 18.130.080

Health professions disciplinary authorities 18 130 300

Hospitals rendering emergency care 18.71.220 Hostage situation, telephone service disruption, company's immunity from liability

Imprisonment for debt prohibited, exception Const. Art. 1 § 17

Indeterminate sentence review board release of information regarding sexual offenders 9.95.140

Information sharing, court ordered supervision or treatment

mental illness, alcohol and drug addiction 4.24.558

Insurance, liability for content of requested filings 48.01.190

Insurance commissioner, notice of cancellation 48.30.330, 48.44.270

Insurance examinations, civil actions arising from the conduct of

civil immunity and indemnification protections for commissioner, commissioner's representatives, examiners, and good faith providers of information 48.03.075

Insurance fraud reporting immunity act Ch.

Insurers, delinquency proceedings against immunity from suit and liability, persons entitled to protection 48.31.115

Irrevocable grant of, prohibited Const. Art. 1 § 8 Irrigation districts 87.03.139

assumption of substandard water systems, limited immunity from liability 87.03.860 good faith performance of duties 87.03.138 Jail industries program board of directors 36.110.085

Jeopardy, no person to be twice put in Const. Art.

1 § 9 Joint operating agencies executive board 43.52.374 Kidnapping offenders release of information regarding

public agencies and officials, authorization and immunity 4.24.550 Landowners allowing land to be used for fish or wildlife cooperative project or solid waste cleanup not liable for unintentional injuries to volunteers or other users 4.24.210 Law enforcement officer domestic violence arrests 10.31.100, 26.09.300, 26.50.140 releasing child to person other than parent 13.32A.070 response to secure community transition facility 4.24.551 Legislative members Const. Art. 2 § 16 Liabilities flood control, counties 86.12.037 health care providers who withdraw blood for implied consent law 46.61.508 persons rendering emergency care, medical care, or transportation 4.24.300

Local government self-insurance authority immunity for disclosure of information required by state risk manager or state auditor 48.62.171 Local health departments child mortality review 70.05.170 Members of legislature privileged from arrest, exceptions Const. Art. 2 § 16 Militia, liability of state for federal activities 38.40.025 Militia personnel, immunity from arrest 38.32.030 Militia privileged from arrest Const. Art. 10 § 5 Money laundering government officers, release from liability when engaged in lawful performance of duties 9A.83.040 Motion picture projectionists, employees, exhibition of obscene films 7.48.100 Motor vehicle licenses, nonroadworthy vehicles, state immune 46.16.012 Nonprofit miscellaneous and mutual corporations 24.06.035 Noxious weed control boards 17.10.134 Nursing homes, state hospital patients, abuse, reports of 70.124.060 review committee or board members 4.24,240

Osteopaths and surgeons Peer review committees of colleges and universities 28B.10.648
Perjury, immunity from prosecution not applied to perjury committed in self-incriminating testimony 10.52.090

Persons licensed to provide health care or related services, employees, hospitals, clinics, etc. professional review committee, society, examining, licensing or disciplinary board members, in performance of their duties 4.24.240

Persons rendering emergency care, medical care, or transportation definitions 4.24.310

immunity from liability for certain persons 4.24.300

Pharmacists

review committee or board members 4.24.240 Physicians

emergency care 18.71.220 seat belts, verification of inability to wear 4.24.235 child abuse reporters 26.44.060

withholding of life-sustaining treatment physician's responsibility 70.122.060 Physicians and surgeons

medical disciplinary board members 4.24.240 unprofessional conduct reports 18.71.0195

agencies and officials, immunity from liability for good faith acts 9.41.0975

Poison information center personnel 18.76.070, 18.76.080

Public utility districts

assumption of substandard water system, limited immunity 54.16.320

good faith mistakes and errors of judgment 54.12.110

Radioactive waste transportation and disposal permit holder to indemnify and hold harmless the state 43.200.210

Real estate appraiser licensure and certification director, board, and individuals in the course of duties 18.140.040

Reports by professionals of abuse of dependent adults 74.34.050

Respiratory care practitioner administrators and ad hoc committee 18.89.080

Review committee or board, pharmaceutical society members, in performance of duties related to 4.24.240

Riparian and upland areas left unharvested for benefit of public resources

landowner immunity from civil liability for damages resulting from trees being left 76.09.330

Schools

administration of oral medicine 28A.210.270 harassment, intimidation, and bullying prevention policy 28A.600.480

transfer on death security registration protection for registering entity, discharge from claims to security by estate, creditors, heirs, or devisees, requirements 21.35.040

Sex offenders

release of information regarding public agencies and officials authorization and immunity 4.24.550

Sexual offender treatment providers advisory committee, immunity from liability 18.155.060

Special grant of prohibited Const. Art. 1 § 12 State patrol officers

off-duty law enforcement employment immunity of state for liability, notice 4.92.175

Strip, body cavity searches

search delayed, nonliability of government for damage 10.79.170

Supplemental proceedings parties 6.32.200 witnesses 6.32.200

Timeshares

good faith acts 64.36.160

Travel business, enforcement of chapter 19.138.200

Tree fruit research commission 15.26.240 Twice in jeopardy, accused not to be put Const. Art. 1 § 9

Vaccine repository, fee schedule 70.54.200 Vehicle and vessel licensing agents 46.01.310 Vision services for homeless persons 43.20A.830 Volunteers providing emergency or medical care 4.24.300

Water companies

substandard water systems, limited immunity from liability on assumption of responsibility for 80.28.275

Water conservancy boards 90.80.100

Witnesses

criminal investigations grand jury 10.27.130 special inquiry judge 10.27.130 not excused if given immunity from prosecution 10.52.090 supplemental proceedings 6.32.200

IMMUNIZATION (See also HEALTH AND SAFETY)

Assessment and enhancement proposals by local health jurisdictions 43.70.525

School children, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Immunization program for school children

IMPACT CENTER

Washington State University, See WASHINGTON STATE UNIVERSITY, subtitle International Marketing Program for Agricultural Commodities and Trade (IMPACT) Center

IMPACT FEES

Limitations 82.02.050, 82.02.060, 82.02.070, 82.02.080, 82.02.090, 82.02.100

IMPAIRED PHYSICIAN PROGRAM (See PHYSICIANS AND SURGEONS)

IMPEACHMENT

County commissioners, refusal to act, joint commission 36.54.070 Grounds for Const. Art. 5 § 2 House of representatives has sole power Const. Art. 5 § 1 Officers

not liable to Const. Art. 5 § 3 subject to Const. Art. 5 § 2 Proceedings preserved 42.04.040 Trial by senate Const. Art. 5 § 1 chief justice presides, when Const. Art. 5 § 1

IMPERSONATION (See FALSE PERSONATION)

IMPLIED CONSENT LAW (See MOTOR VEHICLES, subtitle Implied consent)

IMPORTERS

Malt liquors

reports of sales to distributors 66.24.270

IMPOSTS

Legality of

appellate jurisdiction of supreme court Const. Art. 4 § 4

superior courts' jurisdiction to determine 2.08.010

Original jurisdiction of superior court Const. Art. 4 § 6

IMPOUNDING

Bicycles

intoxicated bicyclists 46.61.790

Boats and vessels

serial number, altered or removed administrative hearing, judicial review 46 12 330

assignment of new number 46.12.350 buying, selling, possession 46.12.310 disposition 46.12.320 release of impounded vehicles 46.12.340

Campers

serial number, altered or removed administrative hearing and judicial review 46.12.330

assignment of new number 46.12.350 buying, selling or possession 46.12.310 disposition 46.12.320

release of impounded vehicles 46.12.340 Motor vehicle law, under defective vehicles 46.32.060

serial number, altered or removed administrative hearing, judicial review 46.12.330

assignment of new number 46.12.350 buying, selling, or possession 46.12.310 disposition 46.12.320

release of impounded vehicles 46.12.340 Motor vehicles

abandoned or unauthorized notice to owners 46.55.110

auction of unredeemed vehicles 46.55.120, 46.55.130

contaminated property 46.55.117 definitions 46.55.010

driving without a valid license 46.55.113, 46.55.120

law enforcement impound 46.55.075 lien by tow truck operator 46.55.140 local ordinances 46.55.240 notice requirements 46.55.100 posting requirements 46.55.070

IMPRISONMENT

private impounds, tow truck operator compensation 46.55.037 private person requests, procedure and liability 46.55.080 procedure 46.55.090 bond public official requests, procedure 46.55.080 redemption procedure 46.55.120 state patrol duties and authority 46.55.115 11.92.180 unauthorized vehicle in right of way 46.55.085 Nuclear energy and radiation 70.98.160 Trucks, tractors and trailers monthly tonnage licensing, impounding under 46.16.135 IMPRISONMENT (See COMMITMENT; GARNISHMENT, subtitle Imprisonment; PRISONS AND 11.92.140 oath of 11.88.100 PRISONERS) IMPRISONMENT, UNLAWFUL Class C felony 9A.40.040 Definitions 9A.40.010 IMPROVEMENTS (See also LOCAL IMPROVEMENT DISTRICTS) Buildings leased by cities and towns 35.42.050 Counties labor and material claims 36.45.040 planning agency control 36.70.690, 36.70.700 Ejectment and quieting title actions counterclaims for permanent improvements 7.28.170, 7.28.180 counterclaims for value of 7.28.160 exclusion of use of from damages 7.28.150 Public lands, See PUBLIC LANDS, subtitle Guardian ad litem appointment 11.88.090 Improvements Real property agreements to indemnify for negligence 11.88.093 related to, against public policy 4.24.115 fees 11.88.097 claim arising from 4.16.300 limitation on 4.16.310, 4.16.325 Guardianship INCAPACITATED PERSONS Accounting citation of surety on bond 11.92.056 intermediate accounts, settlement of hearing and order 11.92.050 settlement of estate settlement of estate upon termination 11.92.053 11.92.053 Actions and proceedings termination of representation of incapacitated person guardian's powers and duties 11.92.060 Appointment of guardian 11.88.010 Intermediate accounts hearing, notice 11.88.040 settlement of jury trial, right to 11.88.045 legal counsel for alleged incapacitated person legislative intent and purpose 11.88.005 11.92.170 order appointing, required contents 11.88.095 Notices petition contents 11.88.030 disposition 11.88.095 hearing 11.88.030 11.92.160 request for 11.92.150 proof, standards 11.88.045 Personal care reports Assets, holders of financial assets of settlement of incapacitated person access to and control over assets to be provided to guardian 11.92.096 Attorneys' fees, payment 11.92.180 Claims against estate of incapacitated person Proceedings guardian's duty to pay 11.92.035 presentation of claim 11.92.035 special notice of Concealed or embezzled property 11.92.185 Contracts of incapacitated person performance of 11.92.130 Death of incapacitated person administration of estate 11.88.150 Definitions 11.88.010 Eminent domain proceedings guardian ad litem, appointment 8.25.270 Funds of incapacitated person authorization for guardian to take actions regarding 11.92.140 Guardian

guardian's powers and duties 11.92.090 attorneys' fees, separate accounting for petition for, contents 11.92.100 compensation requested 11.92.180 Real property of incapacitated person citation of surety on bond 11.92.056 bond requirements 11.88.100 confirmation of sale 11.92.115 reduction in amount of bond 11.88.105 order, contents 11.92.110 when bond not required 11.88.107 return and confirmation of sale 11.92.115 compensation and expenses, payment Voting effect of guardianship on right to vote 11.88.010 contracts of incapacitated person performance of 11.92.130 INCENTIVE PAY (See PRODUCTIVITY death of, procedure, delivery of estate to successor 11.88.120 duties of 11.92.040, 11.92.043 BOARD) INCINERATION FACILITIES—ASH funds of incapacitated person authorization for actions regarding Application of chapter to existing incinerators 70.138.900 Civil penalties 70.138.040 Criminal penalties 70.138.070 powers and duties of 11.92.040, 11.92.043 Definitions 70.138.020 professional guardian, definition 11.88.008 Disposal permits 70.138.030 real property, sale of confirmation of sale 11.92.115 order, contents 11.92.110 return and confirmation of sale 11.92.115 Enforcement, injunctive relief 70.138.060 Legislative findings 70.138.010 Management plans 70.138.030 Special ash, waste disposal authority 70.105.112 removal of, procedure, delivery of estate to successor 11.88.120 Violations, compliance orders 70.138.050 INCOME TAX representation of incapacitated person 11.92.060 Cities, counties, city-counties prohibited, net income 36.65.030 sale, exchange, lease, or mortgage of property petition for, contents 11.92.100 powers and duties 11.92.090 College savings bond program income tax, state, exempt 28B.106.080 Unemployment compensation, voluntary federal tax deduction and withholding 50.20.220 standby guardian, designation of 11.88.125 appearance in civil action 4.08.060 INCOMPETENCY IN OFFICE Officers removable by legislature Const. Art. 4 § eminent domain proceedings 8.25.270 ex parte communications, prohibition Rights of accused to be heard Const. Art. 4 § 9 Three-fourths of each house to concur Const. Art. qualifications and duties 11.88.090 INCOMPETENTS (See also GUARDIAN AND WARD; MENTAL ILLNESS)
Bank account deposits payments to 30.22.150 involuntary residential placement prohibited 11.92.190 residential placement, notice 11.92.190 right to enter into contract 30.22.070 Elective franchise liability of guardian 11.92.056 settlement of estate upon termination exclusion from Const. Art. 6 § 3 Escheats, limitation of action for filing of claim tolled during disability 11.08.280 Tolling of statute of limitations of actions grounds, effect, procedure 11.88.140 transfer of jurisdiction and venue 11.88.130 INCORPORATIONS (See CORPORATIONS) hearing and order 11.92.050 INCRIMINATION (See SELF-INCRIMINATION) Nonresident incapacitated person removal of property to another jurisdiction INDEBTEDNESS Cities consolidation or annexation of cities, effect of special notice of proceedings on indebtedness 35.10.331 failure to file account or report, citation for Cities and towns bankruptcy readjustment and relief from debts Ch. 39.64 cities and towns under 20,000 35.37.040 conditional sales contracts for purchase of real or personal property, indebtedness limitations 39.30.010 hearing and order 11.92.050 Probate, final report and petition for distribution, guardian ad litem or limited guardian 11.76.080 exceeding limitations upon for water, light and sewer purposes Const. Art. 8 § 6 harbor in two counties, transfer of territory failure to file account or report, citation for 11.92.160 36.08.050, 36.08.060, 36.08.070 leases with or without option to purchase request for 11.92.150
Property of incapacitated person
concealed or embezzled property
discovery proceedings 11.92.185 indebtedness limitations upon 35.42.200 option to purchase, indebtedness limitation 35.42.210 limitations upon limitations prescribed Const. Art. 8 § 6 one percentum limitation on tax levies Const. real property, sale of confirmation of sale 11.92.115 order, contents 11.92.110 Art. 7 § 2 public utilities 35.92.075 public utility acquisition authority for 35.92.070 return and confirmation of sale 11.92.115 removal of property of nonresident to another jurisdiction 11.92.170 limitations 35.92.090 sale, exchange, lease, or mortgage of

INDECENCY

Nuisances, ground for 7.48.010, 7.48.120 limitations 39.52.020 sewerage systems Ch. 35.67 unclassified cities 35.30.040, 35.30.060 Community and technical colleges, bonds of county park and recreation service areas INDEMNITY 36.68.520 Injunctions 7.40.160 municipal corporations Const. Art. 7 § 2, INDEPENDENT CONTRACTORS common school districts for, effect on Const. Art. 8 § 6 Business and occupation tax status 82.04.360 indebtedness limitations 28B.50.740 port districts Community redevelopment financing Ch. 39.88 emergency public works, exceeding INDETERMINATE SENTENCE REVIEW Community revitalization financing Ch. 39.89 indebtedness for 39.28.030 BOARD (See SENTENCES) Conditional sales contracts by cities and towns, refunding bonds of counties and cities and INDEX counties, metropolitan park districts, and towns not to exceed debt limitations Abstract of, admissible in action to replace court library districts for purchase of property records lost or destroyed 5.48.040
Filed or recorded documents, county auditor to authorized, vote required if exceeds indebtedness 39.30.010 school districts validating indebtedness, bond issues 28A.535.010 index in accordance with printed or typewritten names 65.04.115 Corporations, See CORPORATIONS, subtitle Liabilities state debt Const. Art. 8 § 1 Judgments Counties taxing districts Ch. 39.36 abstract of 4.64.120 bankruptcy readjustment and relief from debts Ch. 39.64 Loan principal and interest fund execution docket, indexing of by clerk created in general fund to alleviate cash flow 4.64.120 bond issues deficiencies 43.79.440 Record of instruments interest payment, coupons 36.67.070 retirement 36.67.060 Metropolitan park districts necessity of recording officer to keep conditional sales contracts for purchase of real 65.04.050 city harbor lying in two counties, transfer of territory 36.08.050, 36.08.060 or personal property authorized Revised Code of Washington, duty of code indebtedness limitations 39.30.010 reviser 1.08.020 conditional sales contracts for purchase of real or personal property authorized, indebtedness limitations 39.30.010 division, apportionment 36.09.010, 36.09.020, 36.09.035, 36.09.040 Municipal corporations Session laws, duty of code reviser 44.20.050 bankruptcy readjustment and relief from debts Ch. 39.64 INDIAN LANDS Diking, drainage districts, acquisition of, when 85.05.620 extinguishment by special legislation prohibited Const. Art. 2 § 28 Jurisdiction of state over, assumption of, extent eminent domain in aid of federal or state limitations upon of Ch. 37.12 improvements 8.08.120 limitations prescribed Const. Art. 8 § 6 juvenile detention facilities, exceeding debt INDIANS power to incur debts Const. Art. 8 § 6 limitations authorized for 13.16.060 Adoption limit of power Const. Art. 8 § 6 limitations upon 36.67.010 petition 26.33.270 private property not to be taken for debt of, juvenile detention facilities, exceeding debt Adoption proceedings, assumption of state jurisdiction 37.12.010 exception Const. Art. 11 § 13 limitations authorized for 13.16.060 short-term obligations Ch. 39.50 limitations prescribed Const. Art. 8 § 6 Adult family homes licensed by tribes One percentum limitation on tax levies Const. duties of department of social and health services 70.128.122 one percentum limitation on tax levies Const. Årt. 7 § 2 Port districts, toll facilities, effect 53.34.130 Private property not to be taken in payment of, exception Const. Art. 11 § 13 Public hospital districts Art. 7 § 2 Anadromous game fish purchase or sale license 77.65.480 refunding bonds not to exceed debt limitations 39.52.020 purchase //.65.480 purchase or sale, license 77.65.490 Census, exclusion of Indians not taxed Const. Art. 2 § 3 Debt adjusters, See DEBT ADJUSTERS Diking districts, See DIKING AND bonds 70.44.110 DRAINAGE, subtitle Diking districts
Drainage districts, See DIKING AND
DRAINAGE, subtitle Drainage districts
Evidence of, loss or destruction limitation on indebtedness 70.44.110 Public utility districts, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Ceremonial and subsistence fishing Wanapum (Sokulk) band 77.12.453 School districts Const. Art. 8 § 6 cancellation of original 39.72.020 issuance of duplicate 39.72.010 Child support, cooperative agreements for community and technical college facilities enforcement services Ch. 26.25 effect on indebtedness, limitations notification of fiscal officers 39.72.020 records to be kept 39.72.020 Children residing on Indian lands, attendance at schools 28A.225.170 28B.50.740 special meetings of voters to determine if Exceeding limitations upon Cigarette tax contracts district will incur 28A.320.420 eligibility, tax rate 43.06.460 cities and towns School districts, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle water, light and sewer purposes Const. Art. 8 Puyallup tribe 43.06.465 Indebtedness
Sewer districts, See SEWER DISTRICTS, subtitle Fiscal matters
Short-term obligations requirements, definitions 43.06.455 cities and towns, See also INDEBTEDNESS, Civil jurisdiction over subtitle Cities and towns adoption proceedings 37.12.010 port districts, emergency public works assumption by state 37.12.010, 37.12.040 compulsory school attendance 37.12.010 dependent children 37.12.010 39.28.030 municipal corporations school districts authorized, when 39.50.020 capital outlays Const. Art. 8 § 6 domestic relations 37.12.010 contracts for future sale 39.50.030 definitions 39.50.010 Exceeding limitations upon, See also effective date 37.12.040 hunting and fishing rights excluded 37.12.060 juvenile delinquency 37.12.010 limited by federal law 37.12.050, 37.12.060 mental illness 37.12.010 INDEBTEDNESS, subtitle Limitations upon interest rate 39.50.030 Fire protection districts issuance of, procedure 39.50.030 contracting for 52.16.061 limitation 52.16.070 nonvoted general indebtedness 39.50.060 Imprisonment for prohibited, except in case of absconding debtors Const. Art. 1 § 17 payment of principal and interest probate not to apply 37.12.060 funds for 39.50.070 procedure for assumption of state jurisdiction refunding, renewal 39.50.040 security 39.50.050 Insurance in connection with, credit transactions, 37.12.021 generally Ch. 48.34 proclamation of governor as to assumption by state 37.12.021 property rights excluded 37.12.060 generally Cn. 48.34 Interest rate, debts of public bodies declared legal regardless of interest rate 39.90.060 Irrigation districts, See IRRIGATION DISTRICTS, subtitle Fiscal matters State bonds, notes and other evidences of indebtedness, See STATE public assistance 37.12.010 credit not to be loaned Const. Art. 8 § 5 request for state assumption of 37.12.021 Library districts, conditional sales contracts for elections to authorize Const. Art. 8 § 3 tribal ordinances and customs applicable 37.12.070 State debt, limitations upon Const. Art. 8 § 1, purchase of real or personal property Const. Art. 8 § 2
Taxing district relief act Ch. 39.64
Unclassified cities 35.30.040, 35.30.060
University of Washington, limitation upon authorized, indebtedness limitations 39.30.010 Claims settlements counties, creation of local improvement Limitations upon districts for purposes of payment authorized 36.32.540 cities and towns Const. Art. 8 § 6 regents incurring 28B.20.145 Water districts, See WATER DISTRICTS, local improvement districts, organization of refunding bonds not to exceed debt limitations 39.52.020 district to finance authorized 35.43.280 counties subtitle Fiscal matters Colleges and universities

refunding bonds not to exceed debt

refunding bonds not to exceed debt limitations

(2008 Ed.) [RCW Index—page 365]

INDICTMENTS

tuition rates 28B.15.0131	1 ttiti fti Ct A-t 26	D-f1
	taxation, exemption from, when Const. Art. 26	Defendants
Compulsory school attendance, assumption of	§ 2	joinder of 10.37.060
state jurisdiction 37.12.010	Library services provided for tribes by public	naming of 10.37.054
Conveyances, sale of land or materials,	libraries 27.12.285	Defined, for Criminal Code 9A.04.110
authorization 64.20.030	Mental illness, assumption of state jurisdiction	Demurrer to
Criminal jurisdiction over	37.12.010	grounds 10.40.110
assumption by state 37.12.010, 37.12.030	Motor vehicle licensure 46.16.020, 46.16.022	overruling demurrer
effective date of assumption of jurisdiction	Motor vehicle violations, state jurisdiction	failure to plead over, judgment on demurrer
37.12.030	37.12.010	10.40.140
hunting and fishing rights excluded 37.12.060	Natural resources management	pleading of defendant 10.40.140
motor vehicle violations 37.12.010	state policy, express domain 77.110.030	sustaining demurrer
procedure for assumption of state jurisdiction	Off-reservation legal rights or privileges through	when final judgment, discharge of defendan
37.12.021	treaties are unconstitutional 77.110.040	10.40.120
proclamation by governor 37.12.021	People's lodge	when not final, not bar to subsequent
request for state assumption of 37.12.021	anticipation notes, authorized 37.14.020	prosecution 10.40.125
state jurisdiction limited by federal law	bond issue	Forgery, description of instrument subject to
37.12.050, 37.12.060		
	authorized, issuance, sale, terms 37.14.010	which is destroyed or withheld 10.37.080
Criminal justice	bond proceeds, administration of 37.14.030	Form of 10.37.040
certification, police officers 43.101.157	bonds, legal investment for public funds	Grand jury
noncertified, training 43.101.230	37.14.050	criminal investigations
Domestic relations, assumption of state	construction bond redemption fund	number of members necessary for returning
jurisdiction 37.12.010	bond holders, remedies 37.14.040	10.27.150
Effective date of assumption of jurisdiction by	created, source 37.14.040	presented to court 10.27.150
state 37.12.030, 37.12.040		
Foster care 13.34.245	Police officer certification, tribal 43.101.157	motions to set aside, grounds 10.40.070
	Public assistance	Injury to person, erroneous allegation as to
citizen review board system	assumption of state jurisdiction 37.12.010	person injured immaterial 10.37.090
local Indian child welfare advisory	program access 74.08A.040	Joinder of defendants 10.37.060
committee may serve as board for Indian	tribal program 74.08A.050	Judgments, pleading of, facts as to jurisdiction
child 13.70.150	Public schools	need not be pleaded in 10.37.100
payment requirements 74.13.080	tribal history and culture, curricula	Larceny, description of money or securities
purchase of care 74.13.031		10.37.110
tribal authority to license agencies 74.15.190	28A.320.170	
	tribal relationships, meetings 28A.345.070	Libel, how pleaded 10.37.120
Gambling compact	Quileute Indians, Olympic National Park,	Motion to set aside
federal jurisdiction 9.46.36001	jurisdiction retrocession 37.12.150	grounds 10.40.070
Gambling compacts	Retrocession of criminal jurisdiction 37.12.100,	irregularities in grand jury selection, etc.
authority of governor to execute 43.06.010	37.12.110, 37.12.120, 37.12.130, 37.12.140	10.40.070
enforcement 9.46.360	Sale of land or materials, consent of congress,	not available to defendant held to answer
negotiation process with gambling	authorization 64.20.030	before indictment 10.40.075
commission 9.46.360	Salmon	overruling motion, effect 10.40.100
Graves		
protection	management of salmon and steelhead	persons improperly before grand jury
civil action by tribe or member 27.44.050	resources Ch. 77.110	10.40.070
criminal sanctions 27.44.040	recovery and habitat restoration Ch. 77.85	sustaining motion, no bar to future prosecution
	Salmon fishing by Wanapum (Sokulk) band	10.40.090
skeletal human remains, duty to notify	77.12.453	Name, inserting true name during trial 10.46.060
27.44.055	Scholarships	Obscene literature, describing 10.37.130
Graves and records Ch. 27.44	American Indian endowed scholarship	Parties, naming of 10.37.054
Health care delivery plan 43.70.590	program Ch. 28B.108	Perjury, description of 10.37.140
Health data		
statistics information system 43.70.052	Steelhead	Pleas to
Indian child welfare	management of salmon and steelhead	guilty
citizen review board system	resources Ch. 77.110	defendant only in open court may plead
	purchase or sale, license 77.65.480	guilty 10.40.170
local Indian child welfare advisory	Taxation	not guilty
committee may serve as board for Indian	exempt from, when Const. Art. 26 § 2	denies each and every allegation in
child 13.70.150	Teacher education course in state or Pacific	indictment or information 10.40.180
Indian cultural, educational, tourist, and	Northwest history and government	refusal to answer, plea of not guilty entered
economic development facility		
anticipation notes, authorized 37.14.020	information regarding Indian peoples to be	10.40.190
bond holders, remedies 37.14.040	included in 28B.10.710	Presumptions of law, averments 10.37.150
bond issue	Timber harvest excise tax agreements 43.06.475,	Probation, dismissal of indictment after
authorized, issuance, sale, terms 37.14.010	43.06.480	probation completed 9.95.240
severability clause 37.14.900	Treaties, denial of rights based on, declaration of	Public nuisance, authorized 7.48.200
	policy 77.110.040	Separation into counts 10.37.060
bond proceeds, administration of 37.14.030	Tribal police officers Ch. 10.92	Statutes
bonds, legal investment for public funds	Unemployment compensation Ch. 50.50	exact wording not necessary 10.37.160
37.14.050	Weed control on federal and tribal lands	private, how pleaded 10.37.170
construction bond redemption fund	17.10.201	Sufficiency requirements 10.37.050
created, source 37.14.010	Weed control on Indian lands 17.04.170	
Indian tribes	weed control on mutan rands 17.04.170	Untried indictments against imprisoned person
airports	INDICTMENTS	disposition of 9.98.010, 9.98.020, 9.98.030,
federal aid moneys, disbursement by	Animals, description of 10.37.070	9.98.040
department of transportation, authorized	Certainty required 10.37.054	Untried indictments against imprisoned person,
47.68.090	Charge must be by indictment or information	See also DETAINERS, INTERSTATE
Interlocal cooperation act, tribe as public agency	Const. Art. 1 § 25	Variances
under 39.34.020	Charge must be by indictment or information,	dismissal for, not a bar 10.40.125
under 59.54.020		INDICENTS
Juvenile delinquency, assumption of state	exceptions 10.37.015	INDIGENTS
jurisdiction 37.12.010	Consolidation 10.37.060	Attorney
Juveniles	Construction	fees on appeal, state to pay for indigent party
juvenile court act as affecting, See	statutes, equivalent words may be used	4.88.330
JUVENILES, subtitle Juvenile court,	10.37.160	Civil representation of
families in conflict, procedures for	words and phrases used in 10.37.190	public safety and education account funding
Lands	Contents, necessary 10.37.052	for 43.08.250
disclaimer of state to title to Const. Art. 26 § 2	Copy to defendant Const. Art. 1 § 22	Counsel, when provided 10.73.150
jurisdiction of state, assumption of Ch. 37.12,	Defects and imperfections deemed immaterial	Counties
Const. Art. 26 § 2	10.37.056	disposal of remains 36.39.030

[RCW Index—page 366] (2008 Ed.)

veterans, burial 73.08.070 Supervisory direction, conservatorship evidence 51.52.102 granted, when deemed 51.52.090 hearings 51.52.100, 51.52.102 industrial appeals judge, decision and order Court fees and costs 10.73.160 31 24 205 Defense services, provision of appropriated funds 10.101.050, 10.101.060 attorney selection 10.101.040 city moneys 10.101.080 INDUSTRIAL DEVELOPMENT DISTRICTS (See PORT DISTRICTS, 51.52.104 subtitle Industrial development districts) interest on award 51.52.135 INDUSTRIAL DEVELOPMENT county moneys 10.101.070 definitions 10.101.010 mediation 51.52.095 **PROJECTS** modification, reversal, or denial 51.52.060 notice 51.52.060, 51.52.070 determination of indigency 10.101.020 promissory notes 10.101.020 provisional appointments 10.101.020 standards 10.101.030 Investments and projects of statewide significance providers, appeal from order to terminate services 51.52.075 asplication for designation - project facilitator or coordinator 43.157.030 definitions 43.157.010 review 51.52.104, 51.52.106 Deferred prosecution programs 10.05.130
Fees and costs in appeals to supreme court or court of appeals, state to pay when 4.88.330
Forma pauperis, See FORMA PAUPERIS rules of civil practice, application 51.52.140 study, department of labor and industries expedited completion, planning requirements 43.157.020 Nonrecourse revenue bonds or obligations, authorized Const. Art. 32 § 1 Revenue bonds Ch. 39.84 transmittal of departmental record 51.52.070 witness fees 51.52.130 Applicability 51.04.090 Funerals, deceased veterans, county to provide burial 73.08.070 Apprentices or trainees, coverage 51.12.130 Artificial substitutes and mechanical aids Hospitals, counties 36.62.010 INDUSTRIAL DEVELOPMENT REVENUE BONDS (See COMMUNITY ECONOMIC REVITALIZATION Housing emergency exemptions from state building code 19.27.042 51.36.020 Basic health plan BOARD, subtitle Industrial development availability, notice 51.28.090 Juvenile, transcript and costs, state to pay in delinquency proceeding 2.32.240 Legal aid, See LEGAL AID revenue bonds) Beneficiaries INDUSTRIAL INSURANCE compensation Accident fund 51.44.010 application 51.28.030 Party, transcript and costs, state to pay in appropriation not required for payment of change in compensation 51.28.040 death benefits 51.32.050 proof of dependency 51.28.060 delinquency proceeding 4.88.330
Public assistance, See PUBLIC ASSISTANCE 43.88.180 defined as trust fund, appropriation not required for payment of 43.88.180 Public defense, office of Ch. 2.70 Benefits Rights, criminally insane, procedures 10.77.020 Accidents adjustments 51.32.075 INDUSTRIAL DEVELOPMENT CORPORATIONS application for compensation 51.28.030 aggravation, diminution, or termination of Aggregate limit on loans and investments 31.24.073 catastrophe injury account, uses 51.16.130 disability 51.32.160 amputation 51.32.080 compensation application 51.28.020 notice and report 51.28.010 during course of employment 51.32.015, Application 31.24.020, 31.24.230 51.36.040 employer's duties 51.28.025 Articles of incorporation death benefits 51.32.050 amendments 31.24.080 second injuries, liability for costs 51.16.120 direct deposit into financial institutions 51.32.045 second injury after lump sum payment application, included 31.24.020 approval by secretary of state, prerequisites to direct deposit to accounts 51.04.085 direct deposit to accounts 51.04.085
elective adoption procedure 51.12.110
employers' rights to compensation 51.32.030
erroneous payments, liability for willfully
obtaining 51.48.250, 51.48.260
exemption or waiver prohibited 51.04.060
failure to pay, adjustment 51.32.240
false information, penalties 51.48.020
false statements or concealing information 31.24.020 Acting in course of employment, benefits contents 31.24.020 available 51.32.015, 51.36.040 Actions and proceedings appeals Ch. 51.52 filing 31.24.020, 31.24.023 Board of directors 31.24.090 Confidentiality, disclosure 31.24.220 Conversion, development credit corporation 31.24.215 assignments or executions, payments exempt 51.32.040 compensation payments are in lieu 51.32.010 Corporate powers 31.24.030 Credit of state 31.24.160 Definitions 31.24.010 default assessment 51.48.120, 51.48.131, false statements or concealing information 51.48.270 51.48.140, 51.48.150 jobsite 51.32.015, 51.36.040 kickbacks, bribes, or rebates 51.48.280 lunch period 51.32.015, 51.36.040 medical aid Ch. 51.36 employers default in payments 51.16.150 Dissolution 31.24.150 execution of judgments, property acquired by Duration of company 31.24.140 state 51.16.180 Examinations by director 31.24.120 injury or death, actions against employer or Fees 31.24.025 third person Ch. 51.24 medical examinations 51.32.110 lien for payments due 51.16.160, 51.16.170 nonresident alien beneficiaries 51.32.140 occupational disease 51.16.040, 51.32.180 agreement by financial institutions to be nurse's testimony not privileged 51.04.050 members of corporation 31.24.020 penalties, waiver 51.48.100 pensions, additional payments to prior pensioners 51.32.072, 51.32.073 articles of incorporation 31.24.020 First meeting 31.24.130 penalty collections 51.48.090 physician's testimony not privileged permanent partial disabilities Historic business development company 31.24.190 51.04.050 compensation schedule 51.32.080 statute of limitations 51.04.100 permanent total disabilities 51.32.060, Aliens, nonresident beneficiary 51.32.140 Incorporation 51.32.067 agreement by financial institutions, filing, number of institutions required 31.24.020 Amputation personal attendant 51.32.060 compensation schedule 51.32.080 preexisting disease, effect of delay of recovery from injury 51.32.100 minimum capital 31.24.020 Appeals number of incorporators required 31.24.020 number required 31.24.020 Insider transactions 31.24.075 attorney fees, when unlawful 51.52.132 attorney's fee 51.52.120, 51.52.130 board of industrial insurance appeals proration, when 51.12.050 recovery of erroneous payments 51.32.240 social security payments, effect 51.32.220, expenses 51.52.030 membership 51.52.010 removal of member 51.52.040 Insolvency, liquidation 31.24.200 51.32.230 Legislative findings 31.24.005 social security retirement benefits, effect Limited liability company 31.24.225 surviving spouse 51.32.050 temporary total disabilities compensation schedule 51.32.090 Location of principal office 31.24.020 rule-making power 51.52.020 compensation payment after appeal, enforcement 51.32.215 Mergers, consolidations 31.24.210 Minimum capital, surplus, undivided profits, net earnings 31.24.100 conferences with board 51.52.095 costs 51.52.150 earnings during disability 51.32.090 return to work 51.32.090 Money on deposit 31.24.110 Name, articles of incorporation to include 31.24.020 court appeal 51.52.110, 51.52.112, 51.52.115 crime victims' compensation actions, exception 51.52.200 decision and order, review 51.52.106 waiver or exemption prohibited 51.04.060 willful misrepresentation 51.32.240
Board of industrial insurance appeals, Plan of assessment 31.24.066 Powers 31.24.030 membership, powers, and duties Ch. 51.52 Burial expenses 51.32.050 decisions, publication and indexing 51.52.160 denial by board 51.52.080 Powers of stockholders 31.24.070 Catastrophe injury account 51.44.050, 51.44.060 uses 51.16.130 Rule making 31.24.235 State development companies 31.24.170 departmental action, procedures 51.52.050

INDUSTRIAL INSURANCE

Catastrophos	accumational disease 51.22.190	Educational convice districts
Catastrophes costs, how distributed 51.16.130	occupational disease 51.32.180 payment after death 51.32.040	Educational service districts self-insurers 51.14.150, 51.14.160
Certificate of coverage	payment in lieu of action 51.32.010	Elective adoption 51.12.110
penalty for not obtaining 51.48.103	pensions, additional payments to prior	Electrical contractors
required, exception 51.04.120	pensioners 51.32.072, 51.32.073	coverage required 19.28.041
revocation 51.48.160	permanent disabilities, determination	Emergency assessment and collection of taxes
Chemically related illness	51.32.055	51.48.170, 51.48.180, 51.48.190
claims criteria and procedures 51.32.350	permanent partial disabilities	Emergency management workers, workers'
Chiropractic services	schedule 51.32.080	compensation 38.52.290
advisory committee 51.36.150	permanent total disability benefits 51.32.060	Employer
care and evaluation 51.36.015	personal attendant, payments 51.32.060	certificate of coverage
chiropractors authorized to conduct special	preexisting disease, effect of delay of recovery	requirements, exception 51.04.120
medical examinations 51.32.112	from injury 51.32.100	exemption or waiver prohibited 51.04.060
Claims	prisoners in institutions, eligibility 51.32.040	notices or orders, delivery to employer
benefits acceptance, effect 51.32.210	prohibited, when 51.32.020	51.04.082
confidentiality of records, inspection and review 51.28.070	recovery of erroneous payments 51.32.240	Employers
dependency, proof 51.28.060	social security benefits, effect 51.32.220, 51.32.230	accidents, notice and report 51.28.010
false information, penalties 51.48.020	social security retirement benefits, effect	claim records, review 51.28.070
hearing loss, time for filing 51.28.055	51.32.225	classification change 51.16.100
injuries, time for filing 51.28.050	surviving spouse 51.32.050	compensation authorized for employers, when 51.32.030
occupational disease, time for filing 51.28.055	temporary total disabilities	cost experience, evasion of unfavorable
promptness of action 51.32.210	compensation schedule 51.32.090	51.16.090
records, confidentiality and allowed review	earnings during disability 51.32.090	cost experience impacts 51.16.090
51.28.070	return to work 51.32.090	coverage for employees, failure to apply
retaliation against employee prohibited	time limitations for filing 51.32.040	51.48.105
51.48.025	unspecified permanent partial disability	default in payments, assessment 51.48.120,
Classification	51.32.080	51.48.131, 51.48.140, 51.48.150
changes 51.16.100	Construction of title Ch. 51.98	delinquency, sale of property acquired by state
degree of hazard to govern 51.16.035	Contractors	on execution of judgment 51.16.180
Clothing or protective equipment, compensation	governmental entity premium liability 51.12.050	delinquency in payments, procedure
for loss or damage 51.32.260 Collection of tax or penalty may not be enjoined	premium liability 51.12.070	51.16.150
51.52.113	registration to include coverage information	delinquent taxes, penalties 51.48.210
Colleges and universities	18.27.030	elective adoption 51.12.110
foreign branch campuses, application of act	subcontractors, premium liability 51.12.070	emergency assessment and collection of taxes
51.12.160	Contracts	51.48.170, 51.48.180, 51.48.190
Common and contract carriers, application of act	continuation 51.04.105	employment records, requirements and
51.12.095	governmental entity premium liability	confidentiality 51.16.070 execution upon property 51.48.220,
Common carriers	51.12.050	51.48.230, 51.48.240
application of act 51.12.090	premium liability 51.12.070	experience rating, impact of employer
Community improvement projects	Contributions	changes 51.16.090
public/private partnerships 51.12.050	elective adoption procedure 51.12.110	failure to report, penalties 51.48.020
Community restitution by offenders	Cost experience	failure to report or pay premiums, collection
workers' compensation coverage 35.21.209, 35A.21.220, 36.16.139, 51.12.045	continuation when employer's legal structure changes 51.16.090	51.16.155
Compensation	unfavorable, evasion 51.16.090	job modification costs 51.32.250
actions, payments in lieu 51.32.010	Counties	liability of employer quitting or disposing of
adjustments 51.32.075	benefits otherwise provided, effect 51.12.050	business 51.16.200
aggravation, diminution, or termination of	premium liability 51.12.050	lien for payments due 51.16.160, 51.16.170
disability 51.32.160	Crime victim's compensation Ch. 7.68	limitation of actions, by or against 51.16.190
amputation 51.32.080	Crimes	misrepresentation in payroll 51.48.020
appeals, compensation payment after appeal	medical aid, illegal collections 51.48.050	new or resumed business, duties 51.16.110 payroll report 51.16.060
51.32.215	misrepresentation in payroll 51.48.020	penalties Ch. 51.48
application 51.28.020	Death	records, failure to keep 51.48.030
beneficiaries, application 51.28.030	actions against employer or third person Ch.	records, refusal of inspection 51.48.040
change in compensation 51.28.040	51.24	report of injury or disease, duties, penalties
damage to clothing or protective equipment 51.32.260	adjustments in benefits 51.32.075 autopsies and post mortems 68.50.103	51.28.025
death benefits 51.32.050	benefits payable 51.32.050	reports, failure to make 51.48.030
direct deposit of benefits into financial	compensation	retaliation against employee prohibited
institution 51.32.045	application 51.28.030	51.48.025
eligibility to receive 51.32.010	decedent leaving no beneficiaries, self-	search and seizure of property to satisfy tax
employers entitled, when 51.32.030	insurers' payment to supplemental pension	warrant 51.48.200
erroneous payments, liability for willfully	fund 51.48.110	temporary total disabilities
obtaining 51.48.250, 51.48.260	occupational disease, compensation 51.32.180	notification of worker entitlement and
exemptions from assignment or execution	payment of awards 51.32.040	employer's rights 51.28.080
51.32.040	Default in payments, notices, enforcement,	waiver of penalties 51.48.100
false statements or concealing information	appeal 51.48.120, 51.48.131, 51.48.140,	Employment
51.48.270	51.48.150 D. f. id. 51.00	covered employments 51.12.010 elective adoption procedure 51.12.110
further accident after lump sum payment	Definitions Ch. 51.08	excluded employments 51.12.020
51.32.120 ineligibility to receive 51.32.020	Delinquent taxes, penalties 51.48.210	Excluded employments 51.12.020
jobsites, benefits available 51.32.015,	Dependents compensation	Execution upon property 51.48.220, 51.48.230,
51.36.040	children, termination at age eighteen	51.48.240
kickbacks, bribes, or rebates 51.48.280	51.32.025	Exemption or waiver prohibited 51.04.060
lump sum conversion 51.32.130, 51.32.135,	eligibility to receive 51.32.010	Extraterritorial coverage 51.12.120
51.32.150	ineligibility to receive 51.32.020	Failure to pay benefits, adjustment 51.32.240
lunch periods, benefits available 51.32.015,	proof of dependency 51.28.060	False statements or concealing information
51.36.040	Disability compensation, subject to collection for	51.48.270
medical aid Ch. 51.36	support payments 74.20A.260	Farming, optional exclusion for persons working
medical examinations 51.32.110	Disaster response	on parents' family farms 51.12.020
nonresident alien beneficiaries 51.32.140	reimbursement from account 51.16.220	Fault for claimant's damages

[RCW Index—page 368] (2008 Ed.)

determination of percentage of fault among	educational initiative, alternative system	Medical examinations
multiple parties 4.22.070	51.28.015	chiropractors authorized to conduct special
Federal employees, application 51.12.060 Fees and medical charges	employer to assist workers 51.28.015 employer's duties 51.28.025	medical examinations 51.32.112 compensation and reporting guidelines
audits 51.36.080	Inmates	51.32.112
audits of health care providers 51.36.100,	benefits sent in care of corrections department	costs 51.36.070
51.36.110 establishment of schedule 51.04.030	51.32.380 eligibility 72.60.100, 72.60.102	department to monitor 51.32.114 refusal to submit 51.32.110
payment 51.36.080	Investigations	reports 51.36.070
self-insurers 51.36.085	subpoena power 51.04.040	standards and criteria 51.32.112
Fire fighters, disease presumption 51.32.185	Investigative unit 51.04.024	travel expenses and time lost pay 51.32.110
First aid	Jail industries program employment status of inmates 36.110.120	Medical treatment review of billings 51.36.090
training and supply requirements 51.36.030 Foreign degree-granting institutions, application	Job modification costs 51.32.250	unauthorized 51.36.090
of act 51.12.160	Job modification or accommodation costs for	Medical treatment, See also INDUSTRIAL
Fraud, annual report 43.22.331	injured workers, payment 51.32.095	INSURANCE, subtitle Medical aid
Funds	Jobsites, benefits available 51.36.040 Jobsites, when benefits available 51.32.015	Minors civil rights established 51.04.070
accident fund 51.44.010 annuity values 51.44.070	Jurisdiction 51.04.010, 51.12.060, 51.12.120	disability payments 51.04.070
catastrophe injury account 51.44.050,	Juvenile forest camps	guardianship expense 51.04.070
51.44.060	industrial insurance benefits prohibited, exceptions 72.05.152, 72.05.154	Motor vehicle modification 51.36.020 Municipal corporations
collection of penalties, deposit 51.48.090	Kickbacks, bribes, or rebates 51.48.280	benefits 51.12.050
deficiency 51.44.080 depositary laws, application 51.44.120	Labor and industries, department of	premium liability 51.12.050
disbursements 51.44.110	director's powers and duties 51.04.020	Musicians or entertainers, coverage 51.12.150
financial statements and information	financial statements and information audit and report, annual 51.44.115	New business, duties 51.16.110 Notices
department audit and report, annual 51.44.115	powers and duties 43.22.030	delivery to claimant 51.04.080
interfund transfers and loans 51.44.160	Law enforcement officers, volunteer, coverage	delivery to employer 51.04.082
investment 51.44.100	51.12.140 Liability for populties Ch. 51.48	Nurses
investment policies 43.33A.110	Liability for penalties Ch. 51.48 Lien for payments due 51.16.160, 51.16.170	application for compensation, duties 51.28.020
medical aid fund 51.44.020 premium refund account 51.44.170	Limitation of actions 51.04.100	failure to make report or comply with law
reserve fund 51.44.030, 51.44.090	aggravation, diminution, or termination of	51.48.060
second injury fund 51.44.040	disability, compensation 51.32.160 hearing loss claims 51.28.055	medical aid information, availability 51.36.060
self-insurer deposits 51.44.140	injuries, time for filing claims 51.28.050	services authorized 51.36.017
self-insurer payments 51.44.070 state treasurer's liability 51.44.120	occupational disease, time for filing claims	testimony not privileged 51.04.050
supplemental pension fund 51.44.033	51.28.055	Occupational and environmental research
surplus 51.44.080	Longshoreman's and harbor worker's compensation coverage	facility, funding 51.16.042 Occupational disease
transfers to reserve fund 51.44.070, 51.44.080	plan creation 48.22.070	benefits 51.16.040, 51.32.180
Geoduck harvesting 51.12.100 Hanford nuclear reservation	Lunch periods, benefits available 51.36.040	claims, time for filing 51.28.055
special insuring agreements for workers	Lunch periods, when benefits available 51.32.015	fire fighters, disease presumption 51.32.185
51.04.130	Managed care pilot projects	further injury or disease, costs 51.16.120 immunological treatment 51.36.010
Health care providers	authorization 43.72.860	preexisting disability, costs for further
audits 51.36.100, 51.36.110 confidential trade and financial information	Maritime occupations	disability 51.16.120
51.36.120	application of act 51.12.100 asbestos-related disease, benefits 51.12.102	Offenders performing community restitution workers' compensation coverage 35.21.209,
false or misleading advertising and	Mechanical aids and artificial substitutes	35A.21.220, 36.16.139, 51.12.045
representations 51.36.130 representation fee charged while providing	51.36.020	Orders
services, penalty 51.48.280	Mediation of disputes 51.52.095 Medical aid	delivery to claimant 51.04.080 delivery to employer 51.04.082
verification 51.48.290	advisory committee 51.36.140	Outside state injuries 51.12.120
Hearings	artificial substitutes 51.36.020	Overpayments
appeals, See also INDUSTRIAL INSURANCE, subtitle Appeals	care and treatment supervision 51.04.030	recovery 51.32.240
Horse racing industry	catastrophes, costs, how distributed 51.16.130 chiropractic advisory committee 51.36.150	Payments direct deposit to accounts 51.04.085
premium assessment 51.16.210, 67.16.300	contracts, continuation 51.04.105	further accident after lump sum 51.32.120
supplemental pension fund assessments 51.32.073	during course of employment, benefits	lump sum conversion 51.32.130, 51.32.135,
Hospitals	payable 51.36.040 discrimination prohibited 51.04.030	51.32.150 Payroll reports by employers 51.16.060
safe patient handling program, reduced	elective adoption 51.12.110	Penalties and liability Ch. 51.48
premium 51.16.230	extent and duration of services 51.36.010	Pensions
self-insurers 51.14.150, 51.14.160 Industrial safety and health	fee schedule 51.04.030 illegal collections, penalty 51.48.050	additional payments 51.32.072
expenses, how financed 51.16.105	jobsite, benefits payable 51.36.040	premium liability of worker and employer 51.32.073
Injunctions against delinquent employers	lunch period, benefits payable 51.36.040	Permanent disabilities
51.16.150 Injuries	mechanical aids 51.36.020	determination 51.32.055
actions against employer or third person Ch.	premiums worker liability 51.16.140	medical examinations 51.32.112, 51.32.114 Permanent partial disabilities
51.24	records, availability 51.36.060	compensation schedule 51.32.080
application for compensation 51.28.030	records and bill payment 51.04.030	second injuries 51.32.080
catastrophe injury account, uses 51.16.130 claims, time for filing 51.28.050	residence modification assistance 51.36.022	Permanent total disabilities additional payments for prior pensioners
compensation application 51.28.020	student volunteers, coverage 51.12.170 transportation costs 51.36.020	51.32.072
further accident or disease, distribution of	volunteers, coverage 51.12.035	compensation amount 51.32.060
costs 51.16.120	Medical aid fund 51.44.020	personal attendant payments 51.32.060
notice and report 51.28.010 preexisting disability, costs for further	appropriation not required for payment of 43.88.180	social security benefits, effect on compensation 51.32.220, 51.32.230
disability 51.16.120	defined as trust fund, budget and accounting	social security retirement benefits, effect on
reporting	system 43.88.180	compensation 51.32.225

INDUSTRIAL INSURANCE APPEALS, BOARD OF

Personal attendants	entrance criteria 51.18.020	vocational rehabilitation coordinator,
permanent total disabilities, amount allowed 51.32.060	industry and business categories 51.18.040 probationary status of groups, when imposed	appointment, duties 51.32.300 State employees' retirement allowances, effect of
Pesticide incident reporting and tracking review	51.18.050	benefits from workers' compensation
panel	sponsoring entities of new or existing groups	41.40.300
industrial insurance laws, administration not	51.18.030	Statute of limitations 51.04.100
affected 70.104.100	Rules	Student volunteers, medical aid coverage
Physician assistant signatures 51.28.100 Physicians	violations 51.48.080 Safety standards, See LABOR AND	51.12.170 Subcontractors
application for compensation, duties	INDUSTRIES, DEPARTMENT OF,	premium liability 51.12.070
51.28.020	subtitle Industrial safety and health	Supervisor of industrial insurance
failure to make report or comply with law	Sale of property acquired by state on execution of	appointment and authority 43.22.020
51.48.060	judgment 51.16.180	Supplemental pension fund 51.44.033
medical aid information, availability 51.36.060	School districts self-insurers 51.14.150, 51.14.160	Support obligations enforcement workers' compensation or disability payments
testimony not privileged 51.04.050	Search and seizure of property to satisfy tax	treatment 26.18.190
Preexisting conditions	warrant 51.48.200	Surviving spouses
costs for further accident or disease,	Second injuries	death benefits 51.32.050
distribution 51.16.120 diseases, effect of delay of recovery from	costs, distribution 51.16.120	Temporary total disabilities
injury 51.32.100	Second injury fund 51.44.040 uses 51.16.120	compensation schedule 51.32.090 earnings during disability 51.32.090
Premium refund account 51.44.170	Self-insurers	employer notification of worker entitlement
Premiums	administration costs, liability 51.44.150	and employer's rights 51.28.080
delinquency 51.16.150	allowance or denial of claim, time allowed for	return to work 51.32.090
delinquency, sale of property acquired by state on execution of judgment 51.16.180	request 51.14.130	social security benefits, effect on
exemption or waiver prohibited 51.04.060	application, evaluation fee 51.14.020 certification 51.14.030	compensation 51.32.220, 51.32.230 social security retirement benefits, effect on
failure of employer to pay, collection	claims	compensation 51.32.225
51.16.155	denial or controversies 51.32.190	wages, effect of receiving 51.32.090
governmental liability 51.12.050	submittal of reports to department 51.32.195	Time-loss claimants
horse racing employment 51.16.210 lien for payments due 51.16.160, 51.16.170	violations, penalty 51.14.140	basic health plan, notice of availability 51.28.090
limitation of actions to claim 51.16.190	closure of claim 51.14.120 closure of permanent disabilities claims	Trainees or apprentices, coverage 51.12.130
medical aid	51.32.055	Training and information
worker liability 51.16.140	compensation order, enforcement 51.32.200	labor and industries, department of 51.16.107,
payroll report 51.16.060 rating system 51.16.035	corrective action 51.14.095	51.48.075
successor liability for employer quitting or	decedent leaving no beneficiaries 51.48.110	Unspecified disabilities compensation schedule 51.32.080
disposing of business \$1.16.200	default 51.14.060, 51.14.070, 51.14.073 delaying or refusing to pay benefits 51.48.017	Violations
termination, dissolution, or abandonment of business	duty to secure payment of compensation,	penalties and liability Ch. 51.48
liability 51.48.055	options 51.14.010	Vocational rehabilitation services 51.32.095
waiver or exemption prohibited 51.04.060	educational service districts 51.14.150, 51.14.160	Vocational services
Printed materials, department's duties 43.22.035	electronic reporting system 51.14.110	costs 51.32.0991
Prisoners in institutions, eligibility 51.32.040	employee notice of protest or appeal	pilot program 51.32.099
Public assistance recipient receiving compensation, See PUBLIC ASSISTANCE,	51.14.120	Volunteer law enforcement officers, coverage 51.12.140
subtitle Industrial insurance compensation,	employee's claim file, availability 51.14.120 fees and medical charges, payment 51.36.085	Volunteers, coverage 51.12.035
recipient receiving	hospitals 51.14.150, 51.14.160	Waiver of penalties 51.48.100
Public hospital districts self-insurers 51.14.150	notice of compliance with title to be posted	Waiver or exemption prohibited 51.04.060
Puget Sound ferry and toll bridge system	51.14.100	Warrants
employees under 47.64.070	ombudsman, office of	delivery to claimant 51.04.080 Workers' compensation advisory committee,
Railroads	annual report 51.14.400 confidentiality 51.14.370	membership and duties 51.04.110
application of act 51.12.080 Rates	created 51.14.300	Workers' compensation insurance
changes 51.16.100	explaining program 51.14.380	casualty insurance, as part of 48.11.070 loss expense, defined 48.12.140
rating system 51.16.035	funding 51.14.390	loss expense, defined 48.12.140
Records	liability 51.14.360 powers and duties 51.14.340	schedule of experience 48.12.110
claimant review 51.28.070 confidential trade and financial information	qualifications 51.14.320	Wrongful death action, effect on 4.20.030
51.36.120	referrals 51.14.350	INDUSTRIAL INSURANCE APPEALS,
confidentiality 51.16.070, 51.28.070	staffing 51.14.330	BOARD OF (See INDUSTRIAL
employer review 51.28.070	term of office 51.14.310 overpayments	INSURANCE, subtitle Board of industrial insurance appeals)
failure to keep, penalty 51.48.030 inspection by department, penalty for refusal	recoupment 51.32.240	
51.48.040	reimbursement fund 51.32.242, 51.44.142	INDUSTRIAL LIFE INSURANCE (See INSURANCE, subtitle Industrial life
required records 51.16.070	public hospital districts 51.14.150	insurance)
subpoena power 51.04.040	qualification 51.14.020 records, duties 51.14.110	INDUSTRIAL LOAN COMPANIES
Recovery of erroneous payments 51.32.240 Rehabilitation center	records, electronic reporting 51.14.110	Examinations of
operation and control 51.36.050	reserve fund deposits 51.44.140	cost of, collection 30.04.070
Reports	school districts 51.14.150, 51.14.160	Insurance premium finance company act, application to 48.56.030
failure to file payroll report 51.16.155	security bond 51.14.020 self-insurers' insolvency trust 51.14.077	Licenses
failure to make, penalty 51.48.030 physicians and nurses, penalty for failure to	surety liability, termination 51.14.040	master license system exemption 19.02.800
make 51.48.060	termination of status 51.14.050	INDUSTRIAL SAFETY AND HEALTH
Reserve fund 51.44.030, 51.44.090, 51.44.140	withdrawal of certification 51.14.080,	Administration 49.17.270
Residence modification 51.36.020 Retaliation by employer prohibited 51.48.025	51.14.090 State	Agricultural safety standards agriculture, definition 49.17.022
Retrospective rating plan	benefits 51.12.050	establishment and adoption, limitation and
availability and coverage 51.18.010	premium liability 51.12.050	requirements 49.17.041
department approval of groups 51.18.060	State employees	Agricultural workers

[RCW Index—page 370] (2008 Ed.)

worker production standards, coordination of	powers and duties 43.22.050	Minimum wages and working conditions
regulation and enforcement 17.21.440	Mercury	penalty for violations 49.12.170
Appeal to board final order 49.17.140	reduction and education Ch. 70.95M Penalties 49.17.180, 49.17.190	rules 49.12.091 Minors
penalty 49.17.140	Pesticide application act Ch. 17.21	actors or performers, permits and variances
procedure 49.17.140	Purpose 49.17.010	49.12.124
redetermination 49.17.140 Appeal to superior court	Records, employers' notice to employees exposed to harmful	child labor laws violations of, civil penalties and restraining
enforcement of orders 49.17.150	materials 49.17.220	orders 49.12.390
review 49.17.150	regulations 49.17.220	information program, department of labor and
Application of chapter 49.17.030 Citations, violations 49.17.120	reports 49.17.220 Rules and regulations	industries duties 49.12.380 minimum wage 49.12.121
Compliance by employees, notice, review,	agricultural safety standards	special rules 49.12.121
violations 49.17.110 Compliance program, voluntary, consultation	establishment and adoption, limitation and	wages and working conditions 49.12.121 work permits 49.12.121
and advisory services 49.17.250	requirements 49.17.041 authority 49.17.040	work permits required 49.12.123
Compliance with federal act 49.17.230	director of labor and industries 49.17.040	Minors, employment of
Construction crane safety application 49.17.410	guidelines 49.17.050 procedure 49.17.040	child labor laws, violations of, appeals to director 49.12.400
certification 49.17.420, 49.17.430	standards 49.17.050	child labor laws, violations of, criminal
definitions 49.17.400 rules 49.17.440	Safety and health standards 49.17.240	penalties 49.12.410 child welfare laws, violations of, remedies in
Court orders, injunctions, temporary restraining	Standards, safety and health 49.17.240 Statistics, investigations, reports 49.17.260	chapter are exclusive 49.12.420
orders 49.17.170	Supervisor of industrial safety and health	Special certificate or permit 49.12.110
Death autopsies and post mortems 68.50.103,	appointment and authority 43.22.040	Variance orders 49.12.105 Wages, exceptions to minimum scale 49.12.110
68.50.104	Temporary worker housing electricity requirements 49.17.300	INDUSTRIES, ASSOCIATION OF
Definitions 49.17.020	food storage, handling, and preparation	WASHINGTON
Director of labor and industries agricultural safety standards	49.17.300 licensing, operation, and inspection 49.17.310	Occupational and environmental research facility advisory committee 28B.20.456
establishment and adoption, limitation and	operation standards 49.17.320	INDUSTRY AND COMMERCE
requirements 49.17.041 authority 49.17.040	Trade secrets, confidentiality of information	Artesian wells, provisions relating to use Ch.
inspections by 49.17.070	49.17.200 Variances for research, experiments or	90.36
procedure 49.17.040 rules and regulations 49.17.040	demonstrations for safety purposes	Dislocated worker defined 50.04.075
guidelines 49.17.050	49.17.210 confidentiality of information 49.17.210	Industrial development districts, See PORT
standards 49.17.050	Variances from safety and health standards	DISTRICTS, subtitle Industrial development districts
Discrimination against employees, procedure, remedy 49.17.160	application 49.17.080 contents 49.17.080	Regulatory fairness, See REGULATORY
Electrical apparatus use and construction rules	hearing 49.17.090	FAIRNESS Water appropriation for industrial purposes Ch.
Ch. 19.29 Employees	modification 49.17.090	90.16
compliance by	notice 49.17.090 order 49.17.090	Water pollution control Ch. 90.48 Water resources act Ch. 90.54
notice 49.17.110 review 49.17.110	procedure 49.17.090	INFANTS (See also CHILDREN)
violations 49.17.110	revocation 49.17.090 Violations	Body of deceased infant, autopsy 68.50.100
notice to, exposed to harmful materials 49.17.220	citations 49.17.120, 49.17.130	Crib safety requirements civil actions 70.111.060
Employers, standard, general safety, compliance	dangerous conditions 49.17.130 penalties	definitions 70.111.020
49.17.060	civil 49.17.180	exemption 70.111.040
Employers' records notice to employees exposed to harmful	criminal 49.17.190	penalty for violations 70.111.030 remedies 70.111.070
materials 49.17.220	restraints, restraining orders, orders of immediate restraint 49.17.130	unsafe cribs, definition and prohibition
regulations 49.17.220 reports 49.17.220	WISHA advisory committee 49.17.055	70.111.030 Drug and alcohol-affected infants
Ergonomics 49.17.360, 49.17.370	Worker and community right to know industrial safety and health act applies	comprehensive plan 13.34.803
Federal acts, compliance with 49.17.230	49.70.180	definition 13.34.801, 13.34.802 model project 13.34.800
Fees and charges 49.17.030 Flaggers	Workers' compensation, See INDUSTRIAL	study 13.34.805, 13.34.8051
safety standards 49.17.350	INSURANCE	Drug-affected babies, prenatal newborn
Grants, agreements and acceptance of, authorized 49.17.230	INDUSTRIAL WELFARE Annual report 49.12.180	screening Ch. 70.83E
Health care settings	Child labor laws	INFERIOR COURTS (See also JUSTICE AND INFERIOR COURTS ACT OF
workplace violence planning and protection Ch. 49.19	violations appeals to director 49.12.400	1961; JUSTICES OF THE PEACE)
Injunctions 49.17.170	civil penalties and restraining orders	Jurisdiction and powers Const. Art. 4 § 1, Const. Art. 4 § 10, Const. Art. 4 § 12
Inspections building and construction safety inspection	49.12.390 criminal penalties 49.12.410	Legislature to provide for Const. Art. 4 § 1
services	remedies in chapter are exclusive 49.12.420	Superior court appellate power over Const. Art. 4 § 6
supervisor, appointment and authority	Collective bargaining, rights of, not affected 49.12.187	INFORMATION AND RESEARCH
43.22.053 powers and duties of director of labor and	Conditions of employment	SERVICES
industries 43.22.050	generally Ch. 49.12	Contracting for or purchasing of by school districts and educational service district
Inspections and investigations contempt 49.17.070	wages 49.12.020 Definitions 49.12.005	superintendents of school 28A.320.110
employer and employee representatives	Employer's records of employees 49.12.050	INFORMATION SERVICES,
49.17.100 right of entry 49.17.070	Exemptions from chapter 49.12.185 Hearings 49.12.101	DEPARTMENT OF Advisory committees 43.105.055
search warrants 49.17.075	Investigation information, furnished to director	Board
subpoenas 49.17.070 Labor and industries, department of	49.12.091 Investigation of wages, hours and working	created 43.105.032 powers and duties 43.105.041
expenses, financing 51.16.105	conditions 49.12.041	rulemaking authority 43.105.057

[RCW Index—page 371]

INFORMATIONS

Budget requests for major information technology projects	naming of 10.37.054 Demurrer to	INHERITANCE (See also DESCENT AND DISTRIBUTION; PROBATE; WILLS)
evaluation of agency requests at request of	grounds 10.40.110	Children
office of financial management 43.105.180	overruling demurrer	by 11.04.081
Certain personnel, civil service exemptions	failure to plead over, judgment on demurrer	from 11.04.081
41.06.094 Community technology programs, web directory	10.40.140 pleading of defendant 10.40.140	Real property, technical words of, fee simple estate 64.04.060
43.105.360	sustaining demurrer	Registered land, registration of 65.12.580
Consumer protection web site 43.105.340	when final judgment, discharge of defendant	INHERITANCE TAX (See TAXES -
Contracts with state and local government	10.40.120	ESTATE AND TRANSFER)
43.105.060 Created 43.105.047	when not final, not bar to subsequent prosecution 10.40.125	INITIATIVE AND REFERENDUM (See also
Data processing revolving fund	Forgery, description of instrument subject to	ELECTIONS)
creation and use 43.105.080	which is destroyed or withheld 10.37.080	Ballots where conflicting measures are submitted
Definitions 43.105.020 Director 43.105.047	Injury to person, erroneous allegation as to person injured immaterial 10.37.090	Const. Art. 2 § 1
Drivers' license and identicard data furnished to,	Inserting true name during trial 10.46.060	Change or amendment of, prohibition against
exception 46.20.157	Joinder of defendants 10.37.060	Const. Art. 2 § 1 Cities and towns
Electronic signatures	Judgments, pleading of, facts as to jurisdiction	cities with commission form of government,
Government information locator service pilot	need not be pleaded in 10.37.100 Larceny, description of money or securities	ordinances subject to 35.17.220, 35.17.240
project 43.105.290	10.37.110	first class cities, charter provisions 35.22.200
High-speed internet services	Libel, how pleaded 10.37.120	ordinances by petition, commission government cities 35.17.260, 35.17.270,
request for information from providers 43.105.350	Motion to set aside	35.17.280, 35.17.290, 35.17.300,
Information technology, decisions and plans	overruling motion, effect 10.40.100 sustaining motion, no bar to future prosecution	35.17.310, 35.17.330, 35.17.340,
43.105.105	10.40.090	35.17.350, 35.17.360 Conflicting measures, method of submitting to
Information technology, preparation of agency	Name, inserting true name during trial 10.46.060	popular vote Const. Art. 2 § 1
portfolio and performance report 43.105.170, 43.105.172	Nuisances, contempt for violation of injunction 7.48.080	Effective date of acts or bills subject to
Information technology, preparation of biennial	Obscene literature, describing 10.37.130	referendum Const. Art. 2 § 41
state performance report on 43.105.160	Offenses may be prosecuted by Const. Art. 1 § 25	Effective date of measure after approval on submission to the people Const. Art. 2 § 1
Information technology projects evaluation of agency budget requests for	Parties, naming of 10.37.054	Elections Const. Art. 2 § 1
major projects at request of office of	Perjury, description of 10.37.140 Pleas to	amendment or repeal of bills approved by
financial management 43.105.180	guilty	electors Const. Art. 2 § 41 majority vote as required for approval of
funding policies and standards, duty of director of office of financial management	defendant only in open court may plead	measure submitted Const. Art. 2 § 1
to establish 43.88.560	guilty 10.40.170 not guilty	special, regular, reference of measures to
standards and policies for planning,	denies each and every allegation in	people at Const. Art. 2 § 1 Exceptions from power of referendum Const.
implementation, and evaluation of major projects 43.105.190	indictment or information 10.40.180	Årt. 2 § 1
Interoperability executive committee, state	refusal to answer, plea of not guilty entered 10.40.190	Expenditure limitations Ch. 43.135
43.105.330	Preliminary hearings, statement of prosecuting	Filings petition Const. Art. 2 § 1
K-20 educational network board, membership and duties 43.105.800, 43.105.805	attorney if information not filed 10.16.110	referendum petition against part of bill, effect
K-20 network technical steering committee	Presumptions of law, averments 10.37.150 Public nuisance, authorized 7.48.200	Const. Art. 2 § 1
43.105.810	Quo warranto proceedings	requisites Const. Art. 2 § 1 time for filing proposed measures and
K-20 operations cooperative 43.105.815 K-20 technology account 43.105.830	annul or vacate patent, certificate or deed	petitions Const. Art. 2 § 1
K-20 telecommunications network	7.56.140, 7.56.150 contents of information 7.56.030	Forgery of petition, misconduct concerning,
education technology revolving fund		
43.105.835	escheats and fortestures, recovery of 7.56.120	penalty 9.44.080 Initiative 601 state expenditure and taxation
oversight and planning coordination	escheats and forfeitures, recovery of 7.56.120 filed on relation of private person, costs	Initiative 601, state expenditure and taxation limits, See EXPENDITURES
oversight and planning coordination 43.105.825	filed on relation of private person, costs 7.56.130	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature
43.105.825 technical plan 43.105.820	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature
43.105.825 technical plan 43.105.820	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person,	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 transmission to legislature Const. Art. 2 § 1 Petitions to people, initiative
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060 Construction	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE Variances dismissal for, not a bar 10.40.125 INFORMED CONSENT	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 transmission to legislature Const. Art. 2 § 1 Petitions to people, initiative form Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE Variances dismissal for, not a bar 10.40.125	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 transmission to legislature Const. Art. 2 § 1 Petitions to people, initiative
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060 Construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE Variances dismissal for, not a bar 10.40.125 INFORMED CONSENT Health care 7.70.065 INFRACTIONS	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 transmission to legislature Const. Art. 2 § 1 Petitions to people, initiative form Const. Art. 2 § 1 reservation by the people of the power of Const. Art. 2 § 1 Precedence of initiative measures over other bills
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060 Construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 Contents, necessary 10.37.052	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE Variances dismissal for, not a bar 10.40.125 INFORMED CONSENT Health care 7.70.065 INFRACTIONS Boating safety laws	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 4 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 transmission to legislature Const. Art. 2 § 1 Petitions to people, initiative form Const. Art. 2 § 1 reservation by the people of the power of Const. Art. 2 § 1 Precedence of initiative measures over other bills Const. Art. 2 § 1
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060 Construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE Variances dismissal for, not a bar 10.40.125 INFORMED CONSENT Health care 7.70.065 INFRACTIONS Boating safety laws decriminalization of certain offenses Ch. 7.84 Civil infractions Ch. 7.80	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 transmission to legislature Const. Art. 2 § 1 Petitions to people, initiative form Const. Art. 2 § 1 reservation by the people of the power of Const. Art. 2 § 1 Precedence of initiative measures over other bills
43.105.825 technical plan 43.105.820 Legislative intent 43.105.017 Management and oversight structure 43.105.095 Powers and duties 43.105.052 Purpose 43.105.005 Rulemaking authority 43.105.057 State agency data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Strategic information technology plan, state preparation and submission 43.105.160 INFORMATIONS Animals, description of 10.37.070 Certainty required 10.37.054 Charge must be by information or indictment Const. Art. 1 § 25 exceptions 10.37.015 Consolidation 10.37.060 Construction statutes, equivalent words may be used 10.37.160 words and phrases used in 10.37.190 Contents, necessary 10.37.052 Defects and imperfections deemed immaterial	filed on relation of private person, costs 7.56.130 grounds for filing 7.56.010 information filed by prosecuting attorney, costs 7.56.130 persons against whom may be filed 7.56.010 persons who may file 7.56.020 requisites when ground is usurpation of office 7.56.040 Separation into counts 10.37.060 Statutes exact wording not necessary 10.37.160 private, how pleaded 10.37.170 Sufficiency requirements 10.37.050 Untried informations against imprisoned person disposition of provided for 9.98.010, 9.98.020, 9.98.030, 9.98.040 Untried informations against imprisoned person, See also DETAINERS, INTERSTATE Variances dismissal for, not a bar 10.40.125 INFORMED CONSENT Health care 7.70.065 INFRACTIONS Boating safety laws decriminalization of certain offenses Ch. 7.84	Initiative 601, state expenditure and taxation limits, See EXPENDITURES Legislature member of, retains right to introduce measure Const. Art. 2 § 1 proposal of different measure by legislature Const. Art. 2 § 1 referendum through action of Const. Art. 2 § 1 rejection of initiative measure by Const. Art. 2 § 1 repeal of bill approved Const. Art. 2 § 41 transmitting petition to Const. Art. 2 § 1 Noncharter code cities, in 35A.11.080, 35A.11.090, 35A.11.100 Petitions for referendum forgery or misconduct, penalty 9.44.080 Petitions to legislature, initiative precedence over other bills Const. Art. 2 § 1 rejected or not acted upon by legislature Const. Art. 2 § 1 Petitions to people, initiative form Const. Art. 2 § 1 reservation by the people of the power of Const. Art. 2 § 1 Precedence of initiative measures over other bills Const. Art. 2 § 1 Precedence of initiative measures over other bills Const. Art. 2 § 1

[RCW Index—page 372] (2008 Ed.)

Referendum by legislature	Commitment, default on bond in contempt for	power to grant 7.40.010
power of, exceptions Const. Art. 2 § 1	disobedience 7.40.170 Complaints, stay of proceedings 7.40.110	Judgments
Secretary of state filing of proposals and petitions with Const.	Contempt of court for disobedience 7.40.150,	injunction to prevent interference with 7.40.020
Art. 2 § 1	7.40.160, 7.40.170	injunction to prevent proceedings on 7.40.020
general laws governing Const. Art. 2 § 1	Controlled atmosphere storage of fruits and vegetables 15.30.220	obscene materials 7.42.030 release of errors in on stay of proceedings after
State initiative and referendum Ch. 29A.72 Style of bill proposed by initiative petition Const.	Controlled substances, violations 69.50.503	7.40.110
Art. 2 § 1	Costs	stay of proceedings after 7.40.110
Taxation	bond 7.40.080 covering on contempt for disobedience	damages on dissolution 7.40.190, 7.40.200 disposition of money collected 7.40.140
business and occupation increase 35.21.706 Veto power of governor as extending to measures	7.40.170	vacation or modification of injunction to
Const. Art. 2 § 1	obscene materials, injunction against,	suspend proceedings 4.72.070
Water pollution control facilities bond issues Ch. 90.50	prosecuting attorney not liable for costs 7.42.050	Jurisdiction to grant 7.40.010, Const. Art. 4 § 6 Justification, bond for damages and costs
	Court of appeals, limitation on jurisdiction	7.40.080
INJUNCTIONS (See also RESTRAINING ORDERS)	2.06.030 Creditors, temperary injunction 7.40.020	Labor disputes
Abatement of malicious structures 7.40.030	Creditors, temporary injunction 7.40.020 Criminal records, dissemination of 10.97.110	generally Ch. 49.32 grounds for 49.32.072, 49.36.015
Abuse of dependent adults	Dairy products commission 15.44.180	Labor disputes, See also LABOR, subtitle
interference with investigation 74.34.080 Actions, injunction to prevent interference with	Damages bond 7.40.080	Injunctions Law, unlawful practice 2.48.180
7.40.020	covering on contempt for disobedience	Legal holidays
Actions for recovery of real property, damages on stay of proceedings 7.40.200	7.40.170	hearing applications and issuance 2.28.100
Actions to defeat assessment sales 35.44.190	contempt for disobedience 7.40.160 dissolution of injunction to stay judgment	issuance of on 2.08.010, Const. Art. 4 § 6 Limited liability companies, foreign 25.15.345
Advertising, injunction or restraining action	7.40.190, 7.40.200	Malicious structures 7.40.030
against false or deceptive advertising 9.04.060	Debts, damages for dissolution of injunction to	Mandatory injunctions, malicious erection of
Affidavits	stay judgment of 7.40.190 Defaults, bond on contempt for disobedience	structures 7.40.030 Milk and milk products 15.36.481
disobedient contempt shown by 7.40.150	7.40.170	Milk and milk products for animal food
motion to reinstate injunction 7.40.210 reading of on hearing 7.40.060	Depositions, motion to reinstate injunction 7.40.210	15.37.130 Milk pooling act 15.35.290
Agencies, children, expectant mothers,	Diking districts, court powers in regard to	Modification, motion, by 7.40.020
developmental disabilities, licensing,	85.05.420	Money, collected on stay of proceedings,
enforcement 74.15.140 Agricultural marketing fair practices, injunctions	Dissolution, motion, by 7.40.020 Drainage districts, court powers in regard to	disposition of 7.40.140 Moral nuisances
to enjoin violations 15.83.090	85.06.400	may be enjoined 7.48.056
Alcoholic beverage violations 66.36.010	Drugs	Mortgage brokers, violations 19.146.227
Animal facilities injunctive relief to prevent harassment or	damages not precluded 7.43.130 forfeiture, proceeds 7.43.100	Motion picture fair competition act, violations 19.58.050
occurrence of tort 4.24.580	lien 7.43.120	Motions
Appearance, contempt for disobedience, bond for	nuisances 7.43.010, 7.43.020, 7.43.030, 7.43.040, 7.43.050, 7.43.060, 7.43.070,	dissolve or modify injunction 7.40.020, 7.40.180
7.40.170 Apple commission 15.24.210	7.43.110, 7.43.120, 7.43.130	reinstate injunction 7.40.210
Arrest, contempt of court for disobedience	Elevators, lifting devices, and moving walks	Notices
7.40.160	injunction for operation without permit 70.87.140	application for injunction required 7.40.050
Attachment, contempt for disobedience 7.40.150, 7.40.160, 7.40.170	Emergencies, restraining orders 7.40.050	service of, effect 7.40.130
Banks or trust companies	Employment agencies 19.31.230 Energy facility site locations, permit	motion to dissolve or modify injunction 7.40.180
enforcement of temporary cease and desist orders 30.04.465	requirements, injunctions against violations	Nuclear energy and radiation, compliance with
setting aside temporary cease and desist orders	80.50.150	law 70.98.140
30.04.460	Evidence, motion to reinstate injunction 7.40.210 Factory built housing and commercial structures	Nuisances authorized, when 7.48.020
unsound or illegal practices judicial review of administrative	injunction against installation of substandard	moral nuisances
proceedings 30.04.475	housing 43.22.465 Farm labor contractors 19.30.180	abatement by owner of property, release of
Bonds	Fish marketing associations contracts 24.36.450	property 7.48.068 application for temporary injunction
contempt for disobedience of injunctions 7.40.170	Franchise investments 19.100.210	7.48.060
damages and costs 7.40.080, 7.40.090	Fresh fruit sales limitation act 15.21.050 Grounds 7.40.020	bond 7.48.058 release of property to innocent owner
effect 7.40.130	Hazardous waste disposal	7.48.068
public construction contracts 7.40.085 public construction contracts 7.40.085	attorney general, authority 70.105.120	complaint 7.48.060
state not required to furnish 4.92.080	Health care facilities certificate of need 70.38.125	costs, taxing of 7.48.076 costs of abatement, lien on property 7.48.090
Business opportunity fraud 19.110.160	Hearings 7.40.060	damages, amount to be paid to city and
Certification, order of injunction 7.40.100 Cities and towns	motion to reinstate injunction 7.40.210	county governments 7.48.090
bringing to defeat assessment sales, grounds	Honey bee commission 15.62.230 Horticultural grades and packs 15.17.260	dismissal, condition 7.48.076 effect of admission or guilt in criminal
35.44.190 water pollution 35.88.070	Horticultural plants and facilities 15.13.450	proceedings 7.48.072
Clerks of court	Indemnity, damages on contempt for disobedience 7.40.160	immunity from prosecution of public officials 7.48.058
bond for damages and costs 7.40.080	Industrial insurance, delinquent employers	judgment 7.48.076
contempt for disobedience, issuance of attachment or order by clerk 7.40.150	51.16.150	bond, renewal 7.48.078
disposition of money collected on stay of	Industrial safety and health act 49.17.170 Insurance code violations, power of	costs 7.48.078 order of abatement 7.48.078
7.40.140	commissioner 48.02.080	penalty 7.48.078
order of injunction certification of 7.40.100	Insurance company delinquency proceedings 48.31.200	property, disposition, sale, destruction 7.48.078
issuance 7.40.100	Issuance and service on nonjudicial days Const.	release of property to innocent owners
Collection agencies 19.16.460, 19.16.480	Art. 4 § 6	7.48.078
Commercial telephone solicitations 19.158.090	Judges of superior courts	jurisdiction 7.48.060

[RCW Index—page 373]

may be enjoined 7.48.056	State department of social and health services,	county treasurer 36.24.130
persons authorized to maintain action	regulation of hospitals 70.41.160	representatives 36.24.150
7.48.058	State not required to furnish bond 4.92.080	treasurer's duty 36.24.140
priority of action on calendar 7.48.070	Stay of proceedings	Recognizance and inquisition, delivery to
procedure when allegations are sustained	damages for rents and waste 7.40.200	superior court 36.24.090
7.48.066	stay of judgment 7.40.110	Testimony reduced to writing 36.24.080
reputation, as evidence, admissibility	damages on dissolution 7.40.190	Verdict of jury 36.24.070
7.48.074	disposition of money collected 7.40.140	Warrants of arrest
temporary injunction	Superior courts	form 36.24.110
hearing procedure, consolidation with trial	original jurisdiction of Const. Art. 4 § 6	issuance 36.24.100
on merits 7.48.064	power to grant 7.40.010, Const. Art. 4 § 6	service 36.24.120
	Supplemental proceedings 6.32.120	Witnesses
restraining order pending hearing 7.48.062		
violations, penalty 7.48.080	service 6.32.130	power to summon 36.24.050
places of prostitution, assignation or lewdness,	Sureties	testimony reduced to writing 36.24.080
against 7.48.110	bond for damages and costs 7.40.080,	INSANE (See MENTAL ILLNESS)
Nursery dealers without valid license 15.13.455	7.40.090	· · · · · · · · · · · · · · · · · · ·
Obscene materials	bond on contempt for disobedience 7.40.170	INSECTICIDES AND HERBICIDES (See
exemptions 7.42.070	Telecommunications fraud 7.40.230	PESTICIDES)
	Temporary injunction	INCECTO
judgment 7.42.030		INSECTS
jurisdiction of superior courts to enjoin	court commissioners	Bees, See BEES AND BEEKEEPING
7.42.010	bond approval power 2.24.040	Beneficial insects, See LADYBUGS
jury trial 7.42.030	power to issue 2.24.040	Honey bee commission Ch. 15.62
knowledge of contents presumed 7.42.060	grounds 7.40.020	Horticultural pests and diseases Ch. 15.08
prosecuting attorney	Terms and conditions may be imposed 7.40.070	Insect pests
authorized to commence action 7.42.020	Time of granting 7.40.040	forests and forest products, See FORESTS
nonliability for costs or damages 7.42.050	Timeshares 64.36.220	AND FOREST PRODUCTS, subtitle
	Tolling statute of limitations of action 4.16.230	
surrender of materials to sheriff 7.42.040		Diseases and insect pests
Open public meeting law violations 42.30.130	Unemployment compensation, contributions by	liens for control of, See LIENS, subtitle
Orders of court	employers 50.24.180	Agricultural dusting and spraying
injunctions to prevent proceedings on	Utilities and transportation commission actions	Invasive species council Ch. 79A.25
7.40.020	80.04.260, 81.04.260	Ladybugs and other beneficial insects, See
order of injunction	Vacation or modification of superior court	LADYBUGS
binding effect of 7.40.120	judgment or orders, injunction to suspend	Mosquito control districts, organization and
certification 7.40.100	proceedings 4.72.070	duties Ch. 17.28
issuance 7.40.100	Verdicts, stay of proceedings after, damages on	Pest control compact Ch. 17.34
	dissolution 7.40.200	Pests and plant diseases, quarantine and
motion to reinstate 7.40.210	Warehouses for storage of agricultural	
service unnecessary, when 7.40.100,	commodities	regulation of movement Ch. 17.24
7.40.130		State insect 1.20.047
order to dissolve or modify injunction,	enjoining of violations 22.09.870	INSOLVENTS AND INSOLVENCY
suspension on motion to reinstate	Waste	Assignment for benefit of creditors, See
injunction 7.40.210	damages for dissolution of injunction staying	ASSIGNMENT FOR BENEFIT OF
rule to show cause why contempt should not	proceedings 7.40.200	CREDITORS
issue 7.40.150	redemption period, during 6.23.100	Banks
vacation or modification of injunction to	Weights and measures violations 19.94.520	
suspend proceedings 4.72.070	Writs of injunction, issuance not required	federal deposit insurance company may be
	7.40.100	appointed as receiver for 30.44.270
Pendente lite, See INJUNCTIONS, subtitle		insolvent banks receiving deposit 9.24.030
Temporary injunction	INJURIES (See also DAMAGES;	preferences prohibited, penalty 30.44.110
Pesticide control act 15.58.340	PERSONAL INJURIES)	receiving deposit while insolvent
Pesticides or devises 15.58.170	Liability of landowner to outdoor recreation	officer or employee personally liable Const.
Planting stock 15.14.115	users	Art. 12 § 12
Platting, subdivision and dedication of land act,	limitation 4.24.210	penalty 9.24.030, 30.44.120
enforcement 58.17.200	purpose 4.24.200	transfers in contemplation of insolvency void,
Prevention of waste on public land, posting of	Product liability actions Ch. 7.72	penalty 30.44.110
bond 64.12.050	INJURIES TO PROPERTY (See	Banks, See also BANKS AND BANKING,
Profiteering 9A.82.090		auhtitle Liquidation
Radioactive waste storage and transportation,	DAMAGES; PERSONAL PROPERTY;	subtitle Liquidation
violations 70.99.050	REAL PROPERTY)	Fraudulent transfers Ch. 19.40
	INMATE WORK PROGRAMS (See	Insurance companies
Railroad crossings, injunction against	CORRECTIONAL FACILITIES,	claims against, time for filing 48.31.310
construction of illegal crossings 81.53.190	subtitle Inmate work programs)	Insurance companies, See also INSURANCE,
Real property, malicious erection of structures	• 0 /	subtitle Liquidation
7.40.030	INMATES (See CORRECTIONAL	Jurisdiction over
Release of errors in judgment on stay of	FACILITIES)	superior courts 2.08.010, Const. Art. 4 § 6
proceedings 7.40.110	INN KEEPERS (See HOTELS; LIENS,	Mutual savings banks
Rents and profits, damages for on dissolution of	subtitle Inn keepers)	bank's right to contest director's possession
injunction staying proceedings 7.40.200	• •	32.24.060
Restraining orders	INNS (See HOTELS; TRANSIENT	grounds for liquidation 32.24.050
bond for damages and costs 7.40.080	ACCOMMODATIONS)	insolvent bank receiving deposit, penalty
emergencies 7.40.050	INQUESTS (See also GRAND JURY)	9.24.030
power to grant 7.40.010		
Security, damages on contempt for disobedience	Fee of county coroner 36.18.030	insolvent banks receiving deposit, penalty
	Holding, discretionary 36.24.020	32.04.120
7.40.160	Jurors for	liquidation procedure Ch. 32.24
Seed law violations 15.49.460	authorized 2.36.020	transfers of assets when insolvent, penalty
Service 7.40.150.7.40.160		32.24.080
contempt for disobadiance 7.40.150, 7.40.160	duty 36.24.040	
contempt for disobedience 7.40.150, 7.40.160	penalty for nonattendance 36.24.030	Ne exeat 7.44.040
notice of application, effect 7.40.130	penalty for nonattendance 36.24.030 verdict 36.24.070	Ne exeat 7.44.040 Police pensions in first class cities as exempt
notice of application, effect 7.40.130 order of injunction 7.40.100	penalty for nonattendance 36.24.030 verdict 36.24.070 Physicians and surgeons, power to employ	Ne exeat 7.44.040 Police pensions in first class cities as exempt from operation of 41.20.180
notice of application, effect 7.40.130 order of injunction 7.40.100 unnecessary, when 7.40.130	penalty for nonattendance 36.24.030 verdict 36.24.070	Ne exeat 7.44.040 Police pensions in first class cities as exempt from operation of 41.20.180 Port and other districts, dissolution 53.48.060
notice of application, effect 7.40.130 order of injunction 7.40.100 unnecessary, when 7.40.130 Sheriffs, contempt for disobedience, service of	penalty for nonattendance 36.24.030 verdict 36.24.070 Physicians and surgeons, power to employ	Ne exeat 7.44.040 Police pensions in first class cities as exempt from operation of 41.20.180
notice of application, effect 7.40.130 order of injunction 7.40.100 unnecessary, when 7.40.130	penalty for nonattendance 36.24.030 verdict 36.24.070 Physicians and surgeons, power to employ 36.24.060	Ne exeat 7.44.040 Police pensions in first class cities as exempt from operation of 41.20.180 Port and other districts, dissolution 53.48.060
notice of application, effect 7.40.130 order of injunction 7.40.100 unnecessary, when 7.40.130 Sheriffs, contempt for disobedience, service of	penalty for nonattendance 36.24.030 verdict 36.24.070 Physicians and surgeons, power to employ 36.24.060 Procedure	Ne exeat 7.44.040 Police pensions in first class cities as exempt from operation of 41.20.180 Port and other districts, dissolution 53.48.060 Preferences
notice of application, effect 7.40.130 order of injunction 7.40.100 unnecessary, when 7.40.130 Sheriffs, contempt for disobedience, service of attachment or order 7.40.150	penalty for nonattendance 36.24.030 verdict 36.24.070 Physicians and surgeons, power to employ 36.24.060 Procedure accused at large 36.24.100	Ne exeat 7.44.040 Police pensions in first class cities as exempt from operation of 41.20.180 Port and other districts, dissolution 53.48.060 Preferences banks, preferences prohibited, penalty

[RCW Index—page 374] (2008 Ed.)

trust companies, preferences prohibited, penalty 30.44.110 Definitions 63.14.180 Priorities, labor claims 49.56.040 Public corporations, performing and fine arts programs, federal grants 35.21.750 Savings and loan associations, transfers for preference of creditors prohibited, penalty 33.36.030 Superior courts, original jurisdiction of 2.08.010, Const. Art. 4 § 6 Trust companies federal deposit insurance company may be appointed as receiver for 30.44.270 preferences prohibited, penalty 30.44.110 receiving deposit while insolvent officer or employee personally liable Const. Art. 12 § 12 penalty 30.44.120 transfers in contemplation of insolvency void, penalty 30.44.110 Unemployment compensation, lien for employer contributions 50.24.060
Wage priorities 49.56.010 INSPECTIONS Boilers and pressure vessels Ch. 70.79 Cities and towns, drawbridges, inspection upon completion 35.74.060 Dockets, inspection by public, when 4.64.060 Electricity, See ELECTRICITY, subtitle Inspections Elevators, escalators and dumbwaiters, See ELEVATORS, ESCALATORS AND **DUMBWAITÉRS** Explosives manufacturers, generally 70.74.110 Hazardous materials transportation motor carriers 46.48.185 Partition proceedings, accounts of proceeds from sale of property 7.52.430 INSTALLMENT SALES OF GOODS AND SERVICES Actions and proceedings declaratory judgments, excess service charges, limitation 63.14.152 venue, agreements concerning, effect 63.14.150 Allocation of payments, subsequent purchase 63.14.110 Assignment, buyer's right not cut off by 63.14.020 Assignment of contract or charge agreement allowed 63.14.145 Attorney's fee prohibited unless contract or charge agreement provides 63.14.090 Buyer, defined 63.14.010 rights of assignment does not cut off 63.14.020 declaratory judgment, excess service charge 63.14.152 Cancellation, procedure 63.14.154 Cash payments, receipt must be given for 63.14.100 Cemeteries prearrangement contracts 68.05.330 Charge agreement, defined 63.14.010 Claim or defense of buyer provision of contract or agreement that buyer agrees not to assert a claim or defense against seller void 63.14.150 venue, agreements concerning, effect Compliance with truth in lending act deemed compliance with ch. 63.14 RCW 63.14.151 Consumer lease, not a retail installment contract Consumer leases, See CONSUMER LEASES Contract, defined 63.14.010 Contracts defined 63.14.010 Contracts, See INSTALLMENT SALES OF GOODS AND SERVICES, subtitle Retail

installment contract

Damages, limitation 63.14.180

Delinquency charges limits on 63.14.090 Delinquency or collection charges prohibited unless contract or agreement so provides 63.14.090 Employment agency contracts, applicability 19.31.040 Excess service charge, declaratory judgment to establish, effect 63.14.152 Extension or deferment of payment, agreements, charges 63.14.156 Financial institution defined 63.14.010 Financial institution credit card agreement not applicable 63.14.165 Goods, defined 63.14.010 Insurance contract to contain amount, types, and terms 63.14.040 costs, maximum 63.14.140 procured by buyer or seller, contract or agreement to state 63.14.140 statements to be included in contract or agreement 63.14.140 Insurance premium finance company act, exemption for 48.56.030 Interest highest rate permissible published in Washington State Register 34.08.020 not subject to usury law 19.52.100 Lease-purchase agreement act violation is unfair or deceptive act or practice 63.19.110 Lease-purchase agreements advertising liability 63.19.090 requirements 63.19.090 application of lease-purchase agreement act 63.19.020 content restrictions 63.19.050 definitions 63.19.010 disclosure by lessor contents of agreement 63.19.040 requirements 63.19.030 new agreements renegotiation between same lessor and consumer disclosure requirements 63.19.080 events not considered renegotiation 63.19.080 receipts for payments lessor's duty to provide 63.19.070 reinstatement by consumer terms 63.19.060 upholstered furniture or bedding used, sanitizing required before leasing 63.19.100 Lender credit card defined 63.14.010 Lender credit card agreement acts of buyer do not constitute waiver of rights or remedies 63.14.160 contract provision that buyer will not assert claim or defense is void 63.14.150 credit to account for returned goods, procedure 63.14.167 defined 63.14.010 delinquency charges limits on 63.14.090 delinquency or collection charges prohibited unless agreement provides 63.14.090 insurance, statements to be included in agreement 63.14.140 notice to buyer, mandatory provision of contract 63.14.120 security interests prohibited 63.14.125 service charge 63.14.130 seller to advise buyer 63.14.120 truth in lending act compliance 63.14.151 violations of chapter, remedy, recovery, etc. 63 14 180 Maximum service charge 63.14.040

New payment schedule, when authorized 63 14 159 Notice to buyer, mandatory contract provisions 63 14 040 Official fees contract to contain amount of 63.14.040 defined 63.14.010 violation of act by seller bars recovery of, exception 63.14.180 cash payments, receipt must be provided 63.14.100 statement of dates and amounts of payments must be provided on request 63.14.100 Periodic time balances, defined, maximum 63.14.080 Person, defined 63.14.010 Prearrangement funeral service contracts 18.39.350 Prepayment of unpaid time balance authorized 63.14.080 refund credit, computation of 63.14.080 when permitted 63.14.080 Principal balance contract to contain 63.14.040 defined 63.14.010 Rate, defined 63.14.010 Receipts, cash payment, receipt must be provided 63.14.100 Refinancing agreements, costs, contents 63.14.150 Retail buyer, defined 63.14.010 Retail charge agreement assignees, usury law exclusion 19.52.130 assignment does not cut off rights 63.14.020 cancellation of contract, procedure 63.14.154 defined 63.14.010 notice to buyer, mandatory provision of contract 63.14.120 service charge seller to advise buyer 63.14.120 usury law exclusion 19.52.120 statements to be supplied buyer, contents 63.14.120 Retail installment contract assignees, usury law exclusion 19.52.130 assignment does not cut off rights 63.14.020 blank spaces, seller not to obtain signatures of buyer until filled in, exception 63.14.070 cancellation, procedure 63.14.154 catalog of seller, contract based upon, requirements 63.14.060 contained in more than one document, when permitted 63.14.050 single document 63.14.020 contents 63.14.040 dating of required 63.14.020 defined 63.14.010 delivery or mailing copy to buyer acknowledgment of delivery by buyer, size of type requirement for acknowledgment, exception for mail order catalog sales 63.14.030 buyer not obligated to pay other than sale price until receives copy 63.14.030 excess service charges, declaratory judgment to establish 63.14.152 extension or deferment of payments, agreement, charges 63.14.156 mail, contracts negotiated and entered into by 63.14.060 maximum service charge 63.14.040 mortgage on real property may be in separate document 63.14.020 motor vehicle purchase 63.14.043 printed or typed portion, size of type requirement 63.14.020 promissory note secured by chattel mortgage, note may be separate instrument 63.14.020 refinancing agreement, costs, contents 63.14.158 service charge

INSTITUTE OF FOREST RESOURCES

maximum 63.14.130	training, habilitation, and rehabilitation of	rate filing 48.19.010
usury law exclusion 19.52.120 signing by retail buyer required 63.14.020	residents 43.20A.445	surplus line 48.15.160
usury law exclusion 19.52.120	INSTITUTIONS OF HIGHER EDUCATION	memorandum of or duplicate policy, requirement for, contents and delivery
Retail installment transaction, defined 63.14.010	(See COLLEGES AND UNIVERSITIES;	48.18.260
Retail seller, defined 63.14.010	COMMUNITY AND TECHNICAL COLLEGES)	Alien insurers
Revolving charge agreement, defined 63.14.010	<i>'</i>	application of chapter 48.35.010
Sale, transfer, or assignment of contract or charge	INSTRUMENTS (See also CONVEYANCES; DEEDS; NEGOTIABLE	assets
agreement allowed 63.14.145 Sale price	INSTRUMENTS)	amounts required 48.05.090 conservation of
contract to contain 63.14.040	Filing of, See RECORDING AND FILING	grounds for 48.31.090
defined 63.14.010	Probate, pre-executed, application and	order for 48.31.100
Sales receipts	construction of chapter 117, Laws of 1974	deposit of, in general 48.05.090
restrictions 63.14.123	extraordinary session 11.02.080 Recording of, See RECORDING AND FILING	special deposits, exclusion of 48.05.270
Seller, defined 63.14.010 Service charge	Validation by special act forbidden Const. Art. 2	Canadian or Mexican insurer United States manager provisions applicable
advising buyer by seller required 63.14.120	§ 28	insurer's officers 48.35.160
contract to contain 63.14.040	Written	capital funds
defined 63.14.010	forgery 9A.60.020 obtaining a signature by deception or duress	determination of 48.05.270
excessive, declaratory judgment to establish	9A.60.030	certificate of authority
63.14.152 extension or deferral 63.14.156	INSUFFICIENT EVIDENCE	mandatory revocation or suspension, when 48.05.130
maximum, contract to contain 63.14.040	Nonsuit, ground for 4.56.120	prerequisite 48.05.105
payment of total unpaid balance, seller to	INSURANCE	conservation of assets of 48.31.090, 48.31.100
advise buyer of rights 63.14.120	Accident and health insurance, See	defined 48.05.010
prepayment, allowable charge 63.14.080	INSURANCE, subtitle Disability insurance	definition 48.35.010 deposit
subsequent purchases 63.14.110 violation of act by seller bars recovery of,	Actions and proceedings	resolution for 48.05.100
exception 63.14.180	existing at time of code adoption, continuation	special 48.05.270
Services, defined 63.14.010	of 48.01.130 limitation, See INSURANCE, subtitle	deposit of assets
Subsequent purchases	Limitation of actions	amount of deposit 48.35.020
allocation of payment 63.14.110 consolidation with previous contracts	process, service of, See INSURANCE,	assignment or transfer of, commissioner's approval required 48.35.120
63.14.110	subtitle Service of process	compensation and expenses of trustee
memorandum to be provided by seller	stay of action, pending appeal 48.04.140	48.35.150
63.14.110	venue of, actions against insurers 48.05.220 Actuaries, rating organizations, purchase of	continuation of trusts created before May 17,
Telephone catalog orders, contracts negotiated	services 48.19.260	1991 48.35.040
and entered into by 63.14.060 Three-day period for cancellation of transaction	Acupuncture, insurance coverage not mandatory	creation, commissioner's approval of trust agreement required 48.35.060
63.14.154	18.06.200	examination by commissioner 48.35.120
Time balance, defined 63.14.010	Adjusters Ch. 48.17 examination of transactions of 48.03.020	maintenance of deposit 48.35.030
Transfer of contract or charge agreement allowed	examinations for license	substitution of trustee 48.35.140 trustee's recordkeeping duties 48.35.100
63.14.145 Unconscionable transactions, judicial actions	manual for applicants 48.02.180	trustee's statement, filing requirements
63.14.136	Adjusters, See also INSURANCE, subtitle	48.35.110
Usury, exclusion 19.52.100	Agents, brokers, solicitors, and adjusters Administrative supervision, See INSURANCE,	vesting of trusteed assets 48.35.090
Venue, agreements concerning, effect 63.14.150	subtitle Insurers	withdrawals, commissioner's approval required 48.35.130
Violations assurance of discontinuance of violations,	Admission of insurers, See INSURANCE,	domestication agreement
acceptance by attorney general, failure to	subtitle Certificates of authority	commissioner's approval of corporate
perform terms of assurance 63.14.200	Adopted children coverage 48.01.180	proceedings 48.35.190
attorney general or prosecuting attorney may	health care 48.20.500, 48.21.280, 48.44.420,	necessary authorizations 48.35.180 domestication of insurer
bring action to restrain and prevent 63.14.190	48.46.490	commissioner's approval required 48.35.170
bars recovery of service charge, official fees,	Advertisements	deposits, effect on 48.35.200
or delinquency or collection charges,	assets, owned only 48.30.070 false	transfer of assets 48.35.200
exception 63.14.180	deceptive or misleading, prohibited	when effective 48.35.200 investments of 48.13.360
civil penalty 63.14.210 criminal penalty 63.14.170	48.30.040	jurisdiction of state courts, procedure
penalty 63.14.170	regarding insurance 48.06.190	48.05.215
remedies, limitations on 63.14.175	financial condition 48.30.070 guaranty associations, sales activities	liquidation
Waiver, act or agreement of buyer cannot waive	prohibited 48.30.075, 48.32A.185	ancillary, order of 48.31.100 generally 48.31.070
provisions of act or other remedies 63.14.160	name and domicile, must show 48.30.050	Mexican or Canadian insurer
INSTITUTE OF FOREST RESOURCES Provisions relating to Ch. 76.44	solicitations in other states 48.07.150	United States manager provisions applicable
INSTITUTIONS	Advertising and prospectus, organization of insurers, filing with commissioner 48.06.040	insurer's officers 48.35.160
Closure, See SOCIAL AND HEALTH	Advertising health care services 48.44.110	nonassessable policies mutuals 48.09.270
SERVICES, DEPARTMENT OF, subtitle	Advisory committees, reciprocal insurers	reciprocals 48.10.300
Economic impact act	48.10.230	process against
Correctional institutions, See CORRECTIONAL FACILITIES	Advisory organizations definition 48.19.320	commissioner attorney for 48.05.200 service 48.05.200, 48.05.210
Hospitals for insane, commitment applications,	disqualification of data 48.19.350	retaliatory provisions 48.14.040
court commissioners' powers to hear and	examination of, in general 48.03.010	service of process upon, procedure 48.05.215
determine 2.24.040	practices of, desist order 48.19.340	state authorization to conduct business
Mentally ill, See HOSPITALS FOR MENTALLY ILL	qualification 48.19.330 Affidavits	required 48.35.050 trust agreement
Superintendents	examination by examining bureau 48.19.410	amendment of 48.35.070
single executive may serve for multiple	Agents, brokers, solicitators, and adjusters	creation, commissioner's approval of trust
institutions 43.20A.607	[Insurance producers, title insurance agents,	agreement required 48.35.060
Workshops preference to nonprofit shelters to provide	and adjusters] Ch. 48.17 Aircraft insurance	vesting of trusteed assets 48.35.090 withdrawal of commissioner's approval
services 43.20A.445	exemption from	48.35.080

[RCW Index—page 376] (2008 Ed.)

trusteed assets	incontestability 48.23.160	life and disability policies, generally
amount of deposit 48.35.020	nonforfeiture benefits 48.23.200	48.18.360
assignment or transfer of, commissioner's	reinstatement 48.23.210	Attorney, commissioner as, for foreign, alien and
approval required 48.35.120 compensation and expenses of trustee	required 48.23.140 structured settlement protection Ch. 19.205	reciprocal insurers 48.05.200 Attorney general, duty to represent
48.35.150	variable, mandatory and permissive	commissioner 48.02.080
continuation of trusts created before May 17,	provisions 48.18A.050	Attorney-in-fact, reciprocals, See INSURANCE,
1991 48.35.040	Annuity corporations	subtitle Reciprocals
creation, commissioner's approval of trust	charitable gift annuities Ch. 48.38	Audit, examination 48.03.010
agreement required 48.35.060 examination by commissioner 48.35.120	Annulment, disability insurance, prohibition of retroactive 48.18.320	Auto transportation company requirements 81.68.060, 81.68.065
maintenance of deposit 48.35.030	Anti-compact law 48.30.020	Automobile insurance, See INSURANCE,
substitution of trustee 48.35.140	Appeals	subtitle Motor vehicle insurance
trustee's recordkeeping duties 48.35.100	health care service contractors 48.44.170	Autopsy of the insured, disability insurance
trustee's statement, filing requirements 48.35.110	Applications for insurance alteration 48.18.070	48.20.132 Aviation, limitation of liability for
vesting of trusteed assets 48.35.090	attachment to policy, requirement of	group life 48.24.210
withdrawals, commissioner's approval	48.18.080	industrial life 48.25.230
required 48.35.130	evidence 48.18.080	life insurance 48.23.260
United States manager provisions applicability to officers of Mexican or	false statements, effect on recovery 48.18.090 form of	Bail bond insurance defined 48.11.080
Canadian insurer 48.35.160	disapproval, grounds for 48.18.110	Banks
Annual meetings	forms	burglary, theft, robbery, insurance against
domestic insurers 48.07.040	filing and approval	required 30.12.030
notice of, domestic mutuals 48.09.140 Annual statement	certification and noncertification 48.18.100 husband and wife 48.18.060	insurance agents 30.04.127 Basic health plan
convention blanks, procurement 48.02.150	minors 48.18.060	administration, staff, technical advisory
filing, fee 48.05.250	misrepresentations in	committees 70.47.040
of insurers, contents, filing 48.05.250	effect in general 48.18.090	administrator, power and duties 70.47.120
reciprocals, making and filing 48.10.180 tax statement included 48.14.030	prohibited 48.30.210 persons required to make 48.18.060	administrator, powers and duties 70.47.060 annual reporting requirement 70.47.170
Annuities, variable contracts, See INSURANCE,	required, when 48.18.060	availability, notice 50.20.210, 51.28.090,
subtitle Life insurance, variable contracts	warranties and representations in 48.18.090	74.04.033
Annuity contracts	Arson	benefits from other coverages not reduced
age and sex, misstatement of 48.23.180 benefits	cancellation of policy conditions 48.53.030	70.47.070 contracts for services 70.47.120
additional 48.23.510	procedure 48.53.040, 48.53.050	coordinate with managed health care system
anniversary date 48.23.500	classification of areas 48.53.020	projects 74.09.522
calculation 48.23.500	fraud 48.53.010	definitions 70.47.020
cash surrender minimum 48.23.440, 48.23.460	Arson investigation information system 43.43.952	eligibility determination and coordination 70.47.010
optional maturity dates 48.23.480	Articles of incorporation	enrollee premium share 70.47.015
certain insurance types excluded 48.23.420	amendment, domestic insurers 48.07.070	enrollment, participation limitations
charitable annuities, certain exempt 48.23.010	general provisions 48.06.200	70.47.080
contracts without cash surrender 48.23.470	organization of insurers, filing 48.06.040 Assessments	exemption from insurance code 70.47.130 expedited application and enrollment process
prominent notice in contract 48.23.490	liquidation and rehabilitation proceedings,	70.47.015
death benefits 48.23.470	generally 48.31.320, 48.31.330, 48.31.340,	legislative findings and purpose 70.47.010
prominent notice in contract 48.23.490	48.31.350, 48.31.360	managed health care systems participation
death benefits 48.23.440 cash surrender minimum 48.23.460	mutual insurers, See INSURANCE, subtitle Mutual insurers	70.47.100 medical assistance recipients enrollment
optional maturity dates 48.23.480	reciprocals, See INSURANCE, subtitle	70.47.110
dividends 48.23.190	Reciprocals	medical records
entire contract 48.23.170	Assets	confidentiality 70.47.150
exemption of proceeds 48.18.430 forfeitures, See INSURANCE, subtitle	advertisements of, generally 48.30.070 alien insurers, See INSURANCE, subtitle	mental health services definition, coverage required 70.47.200
Annuity contracts, nonforfeiture benefits	Alien insurers	rules, authority to adopt 70.47.201
grace period 48.23.150	bonds, valuation of 48.12.170	powers, duties, and functions transferred to
incontestability 48.23.160 individual deferred	conservation of, See INSURANCE, subtitle	health care authority 70.47.005
nonforfeiture benefits 48.23.200	Liquidation contingent liability as, domestic mutuals	proprietary information submitted to support rate filing
limitation of liability 48.23.260	48.09.250	confidentiality 70.47.150
minimum nonforfeiture amounts 48.23.440	defined 48.12.010	prostate cancer screening 70.47.210
nonforfeiture benefits 48.23.200	deposits, special for alien insurers 48.05.270	removal of enrollees 70.47.090
calculation of 48.23.360 optional maturity dates 48.23.480	distribution of mutual insurers 48.09.360	rights of individuals to receive services 70.47.160
paid up annuity and cash surrender provisions	reciprocals 48.10.320	rights of providers and facilities to refuse to
required 48.23.430	not allowed 48.12.020	participate in services for reason of
paid up annuity benefit minimum present value 48.23.450	property, valuation of 48.12.190 purchase money mortgages, valuation of	conscience or religion 70.47.160 rules 70.47.050
reinstatement 48.23.210	48.12.200	subscription account 70.47.030
reversionary annuities	reporting of material transactions 48.05.510,	timber impact areas, enrollment of persons in
reinstatement 48.23.240	48.05.515, 48.05.520, 48.05.525,	70.47.115
standard provisions	48.05.530, 48.05.535	title producers 70.47.015
cases in which same as for other annuities 48.23.230	share of members of domestic mutuals 48.09.360	trust account 70.47.030 Beneficiaries
reinstatement 48.23.240	subscribers of reciprocals 48.10.320	disability insurance
required 48.23.220	stocks, valuation of 48.12.180	change of 48.20.152
standard provisions	Assigned risks	standard provision regarding 48.20.152
age and sex, misstatement of 48.23.180 dividends 48.23.190	casualty insurers, plans for 48.22.020 rates 48.19.400	group life insurance 48.24.160 industrial life insurance, standard provision
entire contract 48.23.170	Assignment of	regarding 48.25.150
grace period 48.23.150	interests under group policies 48.18.375	life insurance, generally 48.18.440

(2008 Ed.) [RCW Index—page 377]

Binders	premium, deductible changes 48.18.292	Certified health plans
defined 48.18.230 duration and premium 48.18.230	notice of cancellation 48.18.291	certification required to provide the uniform benefits package and supplemental benefits
insurance producer's or title insurance agent's	nonrenewal 48.18.292	43.72.090
liability on 48.18.240	private passenger automobile, defined	premiums and prepayments tax 48.14.0201
receipt, contents 48.18.220	48.18.297	uniform benefits package
receipt of premium binds 48.18.220 surrender of 48.18.300	banks 30.12.030 broker-controlled property and casualty	disapproval by legislature, submission of modified package by health services
Blanket policy, See INSURANCE, subtitle	insurers, See INSURANCE, subtitle	commission 43.72.180
Group disability insurance	Broker-controlled property and casualty	uniform benefits packages constitutes
Bonds	insurers	minimum benefits that may be offered by
bail bond insurance, See INSURANCE,	defined 48.11.070	plan 43.72.090
subtitle Bail bond insurance investments in, See INSURANCE, subtitle	insurer authorized to transact disability and liability insurance 48.05.350	Certified health plans, See also HEALTH SERVICES COMMISSION
Investments	transaction of additional kinds of insurance	Charitable gift annuities
Broker-controlled property and casualty insurers	without special surplus prohibited	exemption from certain provisions 48.38.040
[Producer-controlled property and casualty	48.05.360	generally Ch. 48.38
insurers] Ch. 48.97 Brokers, See INSURANCE, subtitle Agents,	trust companies 30.12.030 underinsured, insolvent, phantom, or hit and	minimum unrestricted net assets 48.38.012 prohibited activities 48.38.042
brokers, solicitors, and adjusters	run motor vehicle coverage provided,	reserve fund 48.38.020
Buildings leased by cities and towns 35.42.050	exception	Charter
Bylaws	claims 48.22.030	defined 48.05.050
domestic mutuals in general 48.09.130 filing 48.05.070	underinsured, insolvent or hit and run motor vehicle coverage provided, exception	filing 48.05.070 policies, how charter included in 48.18.160
organization of insurers, filing 48.06.040	48.22.040	Chattel mortgages
policies, how included in policies 48.18.160	Casualty rate filing, credit 48.19.450	durable equipment, defined 48.13.150
Canadian securities, investment in 48.13.180	Cease and desist orders 48.02.080	investments in 48.13.110, 48.13.150
Cancellation rider, health care 48.46.500	Certificate of exemption for charitable gift annuity business Ch. 48.38	Chemical dependency defined 48.21.195, 48.44.245, 48.46.355
Cancellation of policies	Certificates, use as evidence 48.02.130	rules 48.21.197
automobile insurance policies 48.18.291,	Certificates of authority	Chiropractors
48.18.292, 48.18.293, 48.18.295,	alien insurers	health care coverage to include
48.18.296, 48.18.297 commissioner 48.18.310	assets for 48.05.090 requirements, exception 48.05.105	exceptions 48.44.310
disability insurance, optional standard	amendment 48.05.120	payment, parity 48.43.190 reimbursement, provider agreement 48.43.083
provisions for 48.20.242	application for, specific requirements	Cities and towns
disability policies 48.18.299	48.05.070	employees, participation in state insurance
release of premium, notice, when 48.20.013	contents 48.05.030 deposit for, foreign insurers 48.05.080	program 41.04.205
insured 48.18.300 insurer 48.18.290	duration 48.05.120	officials and employees, liability insurance, authority to purchase for 35.21.205
nonpayment of premium finance company	existing at time of code adoption, continuation	Claims
charges, procedure 48.56.110	of 48.01.110	adjustment of, necessity for certificate of
notice 48.18.289, 48.30.320	expiration 48.05.120 fine in addition or in lieu of suspension,	authority 48.05.030
rider, health care 48.20.510, 48.21.290, 48.44.430	revocation or refusal 48.05.185	administration of, waiver, when 48.18.470 false, penalty 48.30.230
when 48.18.310	governmentally owned insurers 48.05.045	forms, standard provisions for 48.20.092
Capital and surplus requirements	issuance of, reciprocals 48.05.110, 48.10.110	insolvent insurers, time for filing 48.31.310
amounts 48.05.340 risk-based capital, reporting and control	mutual insurers, See INSURANCE, subtitle Mutual insurers	investigation, effect of commencing 48.18.470
48.05.430, 48.05.435, 48.05.440,	nonprofit corporations, filing 24.03.332,	liquidation, See INSURANCE, subtitle
48.05.445, 48.05.450, 48.05.455,	24.03.334	Liquidation
48.05.460, 48.05.465, 48.05.470,	nonprofit miscellaneous and mutual	notice of, standard provisions for 48.20.082
48.05.475, 48.05.480, 48.05.485, 48.05.490	corporations 24.06.367, 24.06.369 notice of refusal, revocation, or suspension	possession by director, expenses of possession
Capital funds	48.05.180	and winding up, first charge against assets 30.44.130
alien insurers, determination of 48.05.270	qualifications for, generally 48.05.040	proofs of, insurer to furnish forms 48.18.460
defined 48.05.060	reciprocal insurers 48.10.110	receipt of, effect of acknowledgment
insurers, requirement 48.05.040 Capital stock	refusal discretionary, grounds 48.05.140	48.18.470 rehabilitated or liquidated insurers,
impairment of, domestic stock insurers	required, grounds 48.05.130	assessments to pay 48.31.320
48.08.050	time for 48.05.110	Code
increase of, domestic insurers 48.08.010	renewal 48.05.120	actions and proceedings 48.01.130
reduction of, domestic insurers 48.08.020 illegal reductions 48.08.040	refusal to renew, notice of intent 48.05.150 refused, notice 48.05.180	constitutionality 48.01.090 credit insurance provisions 48.34.020
Cash surrender	required, when 48.05.030	definitions for, generally Ch. 48.01
standard nonforfeiture law 48.76.020	revival following revocation, etc. 48.05.170	effective date 48.01.170
Cash surrender, See also INSURANCE, subtitle	revocation	forms, existing 48.01.120
Surrender value Casualty insurance	grounds for compulsory 48.05.130	general provisions regarding Ch. 48.01 licenses, existing 48.01.110
assigned risk plan 48.22.020	discretionary 48.05.140	officers, existing 48.01.100
automobile insurance	reciprocals, failure of attorney 48.10.110	publication and sale of 48.02.180
cancellation 48.18.291	nonpayment of taxes 48.14.060	rule of construction, particular provisions
exceptions permitted 48.18.296 limitation on liability of insurance	notice 48.05.150, 48.05.180 surplus funds for	prevail 48.01.150 supplements, publication and sale of
commissioner for transmittal of cause	mutual insurers, See INSURANCE, subtitle	48.02.180
for cancellation 48.18.293	Mutual insurers	violations, duty of commissioner to certify
employment driving record, consideration of	suspension	48.02.080
prohibited 48.30.310 nonrenewal	duration 48.05.160 grounds for	Collateral loans, See INSURANCE, subtitle Investments
exceptions permitted 48.18.296	compulsory 48.05.130	Collateral protection or vendor single-interest
limitation on liability of insurance	discretionary 48.05.140	coverage, requirements 48.22.110,
commissioner for transmittal of cause for nonrenewal 48.18.293	notice 48.05.150, 48.05.180 Certificates of renewal 48.18.280	48.22.115, 48.22.120, 48.22.125, 48.22.130, 48.22.135

[RCW Index—page 378] (2008 Ed.)

Colleges and universities officers, employees, and students 28B.10.660	Corporate obligations, investments in, See	earned surplus, domestic stock insurers 48.08.030
Colorectal cancer 48.43.043	INSURANCE, subtitle Investments Corporations	employees
Combination policies, generally 48.18.250	filing of records 23B.01.202, 23B.02.032,	group disability insurance 48.21.020
Combinations in restraint of trade 48.30.020	23B.04.035, 23B.04.037, 23B.10.012,	group life insurance 48.24.020
Commercial bribery defined 9A.68.060 Commercial property casualty insurance	23B.14.392, 23B.15.032 Cosmetic insurers	employer, group disability insurance 48.21.020
issuance prior to filing, conditions 48.18.103	life insurers, separate accounts in connection	encumbrance 48.13.130
policy forms 48.19.043	with pension, retirement or profit-sharing	family expense disability insurance 48.20.340
Commissioner attorney for foreign and alien insurers	annuity, See INSURANCE, subtitle Life insurance	fidelity insurance 48.11.080 foreign insurer 48.05.010
48.05.200	Counselors, insurance benefits not mandated	franchise plan 48.20.350
examination of health care services contracts	18.19.010	group disability insurance 48.21.010
48.44.020 examinations by, See INSURANCE, subtitle	County employees health care or group 36.32.400	group stop loss insurance 48.21.015
Examinations Examinations	participation in state program 41.04.205	health care groups 48.21.030 illegal inducements 48.30.150
hearings, See INSURANCE, subtitle Hearings	Credit accident and health insurance	indebtedness 48.34.030
Commissioner, See also INSURANCE COMMISSIONER	defined 48.34.030	industrial life insurance 48.25.020
Common stocks, investments in, See	Credit accident and health insurance, See INSURANCE, subtitle Disability insurance	insurable interest personal insurance 48.18.030
INSURANCE, subtitle Investments	Credit insurance	property insurance 48.18.040
Communications equipment specialty producer licenses Ch. 48.120	defined 48.11.070	insurance 48.01.040
Community property, life insurance,	single premium credit insurance 48.18.543 as surety insurance 48.11.080	policy 48.18.140
determination of community interest in	Credit life and credit accident and health	insurance transactions 48.01.060 insurer 48.01.050
certain circumstances 48.18.440	debtor groups 48.24.040	issuer 48.01.053
Community restitution by offenders workers' compensation and liability insurance	Credit life insurance, See INSURANCE, subtitle Life insurance	liabilities 48.12.030
coverage 35.21.209, 36.16.139	Credit transactions, generally Ch. 48.34	life insurance 48.11.020
Compacts prohibited 48.30.020	Crimes in regard to, See CRIMES, subtitle	expense 48.12.140
Companies destroyed vehicles, company settling claim to	Insurance; INSURANCE, subtitle Unfair	payments 48.12.140
notify director of motor vehicles 46.12.070	practices Day care	marine and transportation insurance 48.11.050
liability of stockholders Const. Art. 12 § 11	joint underwriting association, insurers	marine protection and indemnity insurance 48.11.050
Companies, See also INSURANCE, subtitle	definitions 48.88.020	motor vehicle insurance 48.11.060
Insurers Competition, unfair prohibited 48.30.010	intent 48.88.010	national association of insurance
Comprehensive auto coverage, nonrenewal,	membership 48.88.040 plan, approval 48.88.030	commissioners 48.02.140 ocean marine and foreign trade insurances
premium, deductible changes 48.18.292	policy, liability limits, rating plan 48.88.050	48.11.105
Conditions, breach prior to loss, effect 48.18.350 Condominiums, See CONDOMINIUMS,	rules 48.88.070	person 48.01.070
subtitle Insurance	self-insurance	policy 48.18.140
Conflict of interests, prohibition 48.02.090	annual report 48.90.100 approval of plan 48.90.060	premium 48.18.170 property insurance 48.11.040
Congenital disorders, prenatal testing 48.21.244, 48.42.090, 48.44.344, 48.46.375	authority, plan 48.90.030	reciprocal
Conservation of assets of insurers, See	chapter exclusive 48.90.040	insurance 48.10.010
INSURANCE, subtitle Liquidation	contracts, terms 48.90.120 contributing trust fund 48.90.070, 48.90.090	insurer 48.10.020
Consolidations insurer	costs of investigation or review 48.90.170	reciprocating state 48.07.150 stop loss insurance 48.11.030, 48.21.010
definition for purposes of chapter 48.31.020	definitions 48.90.020	surety insurance 48.11.080
Consolidations, generally 48.31.010	dissolution 48.90.140 elements of plan 48.90.050	surplus line insurance 48.15.040
Constitutionality code and provisions 48.01.090	findings and intent 48.90.010	title insurance 48.11.100 twisting 48.30.180
Construction of	implementation of plan 48.90.080	unfair practices, generally 48.30.010
forms, noncomplying 48.18.510	modifications to plan 48.90.130	United States 48.05.010
policies, in general 48.18.520	powers of association 48.90.110 recovery limits 48.90.150	Delinquency proceedings commencement by insurance commissioner
Contingent liability mutuals, members	suspension of plan, reconsideration	48.31.111
as asset 48.09.250	48.90.160	cooperation with commissioner required in
in general 48.09.230	Deaths, simultaneous, payment of proceeds on life, disability insurance 48.18.390	48.31.105 definitions 48.31.105
liquidation, See INSURANCE, subtitle Liquidation	Debts, exemption of proceeds from 48.18.400,	failure to cooperate with commissioner,
reciprocals	48.18.410, 48.18.420, 48.18.430	penalties 48.31.105
subscribers	Deceptive acts, See INSURANCE, subtitle Unfair practices	foreign or alien insurer
aggregate liability 48.10.290 assessments	Defamation of insurers, prohibited 48.30.080	formal delinquency proceeding commissioner may institute proceeding at
in general 48.10.270	Defined 48.01.040	request of domiciliary state of insurer
time limit for 48.10.280	Definitions	having property in this state 48.31.175
in general 48.10.250	alien insurer 48.05.010 assets 48.12.010	formal delinquency proceeding commissioner may petition court for
judgments 48.10.260 liquidation, See INSURANCE, subtitle	bail bond insurance 48.11.080	48.31.121
Liquidation	binders 48.18.230	foreign or alien insurer
Contracts, See INSURANCE, subtitle Insurance	blanket disability insurance 48.21.040 capital funds 48.05.060	commissioner may institute proceeding at
contract Contributions, political	casualty insurance 48.11.070	request of domiciliary state of insurer having property in this state 48.31.175
prohibited 48.30.110	charter 48.05.050	insurer may petition for hearing and review
Conversion	commissioner 48.02.010	48.31.121
domestic mutuals 48.09.350 life policies, See INSURANCE, subtitle Life	credit accident and health insurance 48.34.030 credit insurance 48.11.070	immunity from suit and liability, persons entitled to protection 48.31.115
insurance	creditor 48.34.030	jurisdiction of courts 48.31.111
reciprocals 48.10.330	debtor 48.34.030	recovery from reinsurer
Cooperative associations filing of documents 23.86.022	disability insurance 48.11.030 domestic insurer 48.05.010	direct payment to insured does not diminish obligation, exceptions 48.31.135
111111g 01 documents 23.00.022	40/11/2010 HISUICI 70.03.010	oungation, exceptions 46.51.155

[RCW Index—page 379]

recoverable amount not reduced by	age	federal, state benefits, policy adjustment
proceedings 48.31.135	limits 48.20.312	48.21A.060
uniform insurers liquidation act attachment, garnishment, or execution	misstatement of effect 48.20.312	insurance producers 48.21A.040 insurers may join in association 48.21A.030
stayed during pendency of proceedings	assignment of, generally 48.18.360	master group policy, as 48.21A.030
48.99.070	autopsy of insured 48.20.132	policy holder, who may be 48.21A.030
claims	beneficiaries, rights, changes of standard	policy provisions, generally 48.21A.060
domestic insurer, claim of nonresident	provision 48.20.152	powers and duties of association 48.21A.050
against, procedure 48.99.040	benefits	purpose 48.21A.010
foreign insurer, claim of resident against, procedure 48.99.050	basic, minimum conditions and terminology for 48.18.120	rates 48.21A.060
priority of claims 48.99.060	death from any cause 48.20.360	reduced benefit provision 48.21A.030 withdrawal of approval 48.21A.060
definitions 48.99.010	payment of on simultaneous deaths	false statements in application, effect
domestic insurer, claim of nonresident	48.18.390	48.18.090
against, procedure 48.99.040	for services performed by	family expense disability insurance, defined
domestic insurer, conduct of proceedings involving 48.99.020	licensed dentists 48.20.416	48.20.340
foreign insurer, claim of resident against,	licensed optometrists 48.20.410 benefits reduction or refusal on basis of other	fixed payment insurance 48.20.550, 48.20.555
procedure 48.99.050	existing coverage	franchise plans 48.20.350 grace period 48.20.062
foreign insurer, conduct of proceedings	restrictions on the use of 48.21.200	home health care
involving 48.99.030	cancellation, by the insurer 48.18.299,	optional coverage 48.21A.090
interpretation and construction of act 48.99.080	48.20.242	hospice care
lien obtained by attachment, garnishment, or	cancellation, denial, or refusal to renew policy	optional coverage 48.21A.090
execution voided 48.99.070	notification requirements 48.18.540 cancellation or imposition of restriction based	illegal inducements 48.30.155
priority of claims 48.99.060	on handicap, notice 48.30.320	illegal occupation 48.20.262 incontestability after reinstatements 48.20.380
short title 48.99.010	chiropractic services included 48.20.412	intoxicants and narcotics 48.20.272
Delivery of policies, generally 48.18.260	claims	issuance by insurer for delivery in other states
Dental care, group disability policies for 48.21.030	forms 48.20.092	48.20.022
Dental care assistance plans	notice of 48.20.082	life insurer, authority to transact disability
requirements 49.64.040	payment of 48.20.122 proofs of loss 48.20.102	insurance 48.05.330
Depositaries, funds for domestic insurers	time of payment 48.20.112	lumpectomy discrimination based on, certain prohibited
48.07.110	conditions and terminology, minimum	48.20.397
Deposits	standards for 48.18.120	mammograms, required coverage 48.20.393
acceptance by commissioner, grounds for 48.16.010	conformity with state statutes 48.20.252	mastectomy
commissioner's receipt 48.16.050	continuation of policy coverage by former	discrimination based on, certain prohibited
depositaries, designation of, solvent financial	spouse and dependents 48.20.490 contract, entire, changes 48.20.042	48.20.397
institutions 48.16.070	credit	reconstructive breast surgery 48.20.395 mental health services 48.20.580
dividends and interest on, insurers' right to	charges to debtor 48.34.110	narcotics 48.20.272
48.16.090 eligibility of securities for 48.16.030	commencement of term 48.34.080	newborn infant coverage
exchange of securities 48.16.090	debtor's right to furnish own insurance	notice of birth 48.20.430
execution upon prohibited, creditors and	48.34.120	nondelivery in state, exemptions for 48.18.010
claimants 48.16.130	limitation on amount 48.34.070 policies	nonrenewal 48.18.298 one person, limitation to 48.20.012
existing, release of 48.16.110	content 48.34.090	optional standard provisions
record of 48.16.050 release of	filing 48.34.100	cancellation 48.20.242
existing deposits 48.16.110	purpose of provisions 48.34.010	change of occupation 48.20.172
generally 48.16.100	refunds 48.34.110	generally 48.20.162
safekeeping, state responsible 48.16.080	small loan act, effect 48.34.910 substitute insurers 48.34.090	illegal occupation 48.20.262
securities eligible for 48.16.030	termination date of term 48.34.080	insurance with other insurers 48.20.212 provision of service or expense incurred
substitution of securities 48.16.090	when subject to law 48.34.020	basis 48.20.202
title insurers, See INSURANCE, subtitle Title insurers	death from any cause, benefit for 48.20.360	intoxicants and narcotics 48.20.272
transfer of securities 48.16.060	defined 48.11.030	other insurance in this insurer 48.20.192
trust fund for policy holders, as 48.16.020	dentists' services included 48.20.416	relation of earnings to insurance 48.20.222
voluntary deposits, limit of and release	denturist services 48.20.418, 48.21.148	unpaid premium 48.20.232
48.16.120	dependents under age twenty-five 48.20.435	payment discharges, insurer 48.18.370 payroll deductions by public employees
Destruction of property, willful 48.30.220 Development credit corporations, membership in	developmental disabilities or handicaps	41.04.020
31.20.070	48.20.420	podiatrists rendering medical or surgical
Developmental disability	diabetes coverage 48.20.391	services, benefits not to be denied because
defined 48.01.035	discrimination	of 48.20.390
Diabetes	unfair discrimination prohibited 48.30.300 drugs, use of, effect 48.20.272	policies format of 48.20.012
disability insurance coverage 48.20.391	examination of the insured 48.20.132	issuance by insurer for delivery in other
health care service contractors, coverage 48.44.315	excess insurance 48.20.192	states 48.20.022
health maintenance organizations, coverage	exemption of proceeds 48.18.400	provisions, order of certain 48.20.282
48.46.272	exemptions from rate filing 48.19.010	policy changes must be evidenced by
Dietitians and nutritionists, coverage not	extended disability benefit 48.20.360	endorsement 48.20.015
mandated 18.138.100 Direct patient-provider primary health care Ch.	extended health, for aged annual reports 48.21A.060	prescription claims preapproved individual claim may not be
48.150	application of remedies to other law	rejected later, recordkeeping requirement
Directors	48.21A.080	48.20.525
citizenship, domestic insurers 48.07.050	cancellation, when 48.21A.030	proof, forms for 48.20.092
concurrence presumed 48.30.130	commissioner's powers and duties relating	proof of loss, time for filing 48.20.102
misconduct of 48.30.120	to 48.21A.060	psychologists services included 48.20.414
qualifications, domestic mutuals 48.09.160	deceptive name or advertising prohibited 48.21A.070	public employees, retired deduction from retirement allowance for
residence, domestic insurers 48.07.050 Disability insurance	definitions 48.21A.020	benefit plans 41.04.235
actions on, time for 48.20.142	documents filed 48.21A.070	reconstructive breast surgery 48.20.395

[RCW Index—page 380] (2008 Ed.)

registered or advanced registered nurses	Dividends	offices, principal 48.07.020
rendering health care services, benefits not	annuities and pure endowment contracts	organization of, See INSURANCE, subtitle
denied 48.20.411	48.23.190	Organization of insurers
reinstatement 48.20.072	dealing in, life insurer 48.23.330	pecuniary interest of director, officers,
requirements of other jurisdictions 48.20.302	domestic mutuals, in general 48.09.300	restrictions upon, exceptions 48.07.130
reserves for 48.12.060	group disability, application of 48.21.120	reciprocals, See INSURANCE, subtitle
return of premium upon cancellation, notice	group life, application of 48.24.260	Reciprocals
required, when 48.20.013	guarantee of prohibited, policy dividends and	solicitation in other states 48.07.150
scope of provisions 48.20.002	savings 48.30.100	special meetings 48.07.040
standard provisions	health care service contractors 48.44.130	stock insurers
captions for 48.20.032 change of beneficiary 48.20.152	illegal dividends, domestic stock insurers 48.08.040	par value of shares, minimum 48.06.200 stock insurers, See also INSURANCE,
claim forms 48.20.092	industrial life insurance 48.25.090	subtitle Stock insurers
effective date of 48.20.322	life insurance	stockholder meetings, duty to inform of
entire contract, changes 48.20.042	generally 48.23.070	matters to be presented, proxies 48.08.090
generally 48.20.032	payment to beneficiary 48.23.320	Domestic violence victims
grace period 48.20.062	mutuals, domestic 48.09.300	discrimination against prohibited 48.18.550
legal actions 48.20.142	participating policies 48.08.070	Double indemnity, life insurance 48.23.250
misstatement of age or sex 48.20.050	payable to real party, participating policies	Educational service districts
notice of claim 48.20.082	48.18.340	self-insurance 28A.310.440
payment of claims 48.20.122	reciprocals 48.10.310	Employees
physical examination and autopsy 48.20.132	stock insurers, domestic	defined
proofs of loss 48.20.102	payment to stockholders 48.08.030	group disability insurance 48.21.020
reinstatement 48.20.072	on reduction of capital 48.08.020	group life insurance 48.24.020
requirement 48.20.032	Documents	of insurers, misconduct of in matters affecting
substitutions for 48.20.032	failure to file, penalty 48.08.190	insurer 48.30.120
time limit on certain defenses 48.20.052	Domestic insurers	local governments, participation in state
time of payment of claims 48.20.112	annual meeting 48.07.040	program 41.04.205
waiver of 48.18.130 standards for terms and coverage	articles of incorporation 48.06.200, 48.07.070 certificate of authority, mandatory revocation	Employer, defined group disability insurance 48.21.020
definitions 48.20.450	or suspension, when 48.05.130	group life insurance 48.24.020
establishment 48.20.450	conversion to 48.07.210	Employer health plans, registered
minimum standards 48.20.460	corporate meetings, corrupt practices in	uniform benefits packages constitutes
outline of coverage to be furnished	48.07.060	minimum benefits that may be offered by
48.20.470	corporation law applies 48.07.030	plan 43.72.090
purpose 48.20.450	defined 48.05.010	Employers group life insurance, trustee groups
simplified application form, preexisting	directors	48.24.070
condition coverage 48.20.480	removal 48.07.050	Employment driving record, consideration of
statements in application, how deemed	residence qualifications 48.07.050	prohibited, when 48.30.310
48.18.090 terminology, standards for 48.18.120	directors and officers, fees on funds prohibited, exceptions 48.07.130	Encumbrance, defined 48.13.130 Endorsements
third party ownership 48.20.292	equity security	effect of, construction of policies 48.18.520
time, payment of claims 48.20.112	defined 48.08.100	form of
valuation	duty to file statement of ownership of	disapproval, grounds for 48.18.110
minimum standards, insurance	48.08.110	validity of, noncomplying 48.18.510
commissioner to establish by rule	equity security of domestic stock insurers as	forms
48.74.090	exemption 48.08.160	certification and noncertification 48.18.100
violation of law by insured, effect of	foreign or domestic arbitrage transactions as	filing, approval 48.18.100
48.20.262	exemption 48.08.150	not to conflict with standard provisions 48.18.130
Washington life and disability insurance guaranty association act Ch. 48.32A	profits from short term transactions, recovery by insurer, limitation of actions	Endowment contracts
Disability insurance, See also HEALTH	48.08.120	benefits, calculation of 48.23.360
SERVICES COMMISSION	exemptions 48.08.140, 48.08.150,	liability under, limitation 48.23.260
blanket policies, See INSURANCE, subtitle	48.08.160	standard provisions 48.23.140
Group disability insurance	rules and regulations 48.08.170	value, calculation of 48.23.360
forms, See INSURANCE, subtitle Disability	sales of, unlawful when 48.08.130	Endowments, pure, See INSURANCE, subtitle
insurance, standard provisions	exemptions 48.08.140, 48.08.150,	Annuities
group disability insurance, See INSURANCE,	48.08.160	Equipment trust obligations, investments in, See
subtitle Group disability insurance	existing insurers, compliance with code	INSURANCE, subtitle Investments
standard provisions, See also INSURANCE,	48.07.010 expenditures, vouchers for 48.07.100	Escrow agreements, organization of insurers, filing with commissioner 48.06.040
subtitle Disability insurance, optional standard provisions	financing after organization	Evidence
Disability insurers	bond 48.06.120	application for insurance as 48.18.080
general casualty insurers authorized to	permit for 48.06.180	certificate of the commissioner as 48.02.130
conduct 48.05.350	foreign laws, compliance with 48.07.140	records of commissioner 48.02.130
joinder with other insurers to offer residents	funds	Examinations
over sixty-five years disability insurance,	depositaries for 48.07.110	adjusters
extended health Ch. 48.21A	pecuniary interest of director, officers,	records of 48.03.020
Disclosure of material transactions 48.05.510,	restrictions upon, exceptions 48.07.130	adjusters, See also INSURANCE, subtitle
48.05.515, 48.05.520, 48.05.525, 48.05.530,	investments, See INSURANCE, subtitle	Adjusters
48.05.535	Investments	advisory organizations, in general 48.03.010
Discounts, unlawful practice with premiums 48.30.140	mutual insurers, See INSURANCE, subtitle Mutual insurers	chapter, application of 48.03.005 civil immunity and indemnification
Discrimination	national emergency, continuation of business	protections for commissioner,
employment driving record 48.30.310	bylaws 48.07.170	commissioner's representatives,
freedom from, rights enumerated 49.60.030	principal office and place of business during	examiners, and good faith providers of
prohibited practices 49.60.178	48.07.200	information 48.03.075
sensory, mental, or physical handicap, sex, or	provisions effective during emergency	examiners
marital status, discrimination prohibited	48.07.180	appointment of 48.03.025
48.30.300	purpose 48.07.160	disqualification from appointment for
unfair	succession list of officers 48.07.190	conflict of interest or affiliation with
against insureds 48.18.480 prohibited, against competitors 48.30.020	officer's obligations, guaranty prohibited 48.07.080	insurer 48.03.065 examining bureaus, in general 48.03.010
promoticu, agamsi compeniors 46.50.020	+0.07.000	chaiming ourcaus, in general 40.03.010

guidelines and procedures to be followed	arson	agents' loss of authority, notice 48.36A.278
48.03.025	cancellation of policy	amendment of laws 48.36A.110
insurers, in general 48.03.010	conditions 48.53.030	annual financial statement 48.36A.260
joint underwriting or reinsurance	procedure 48.53.040, 48.53.050	assets, investment and disbursement
organizations 48.03.010	classification of areas 48.53.020	48.36A.220
license, See INSURANCE, subtitle Agents, brokers, and solicitors	fraud 48.53.010 willful destruction of property, penalty	beneficiaries, designation of 48.36A.170 benefit certificates, impaired reserves
management organizations 48.03.020	48.30.220	48.36A.190
payment responsibility 48.03.060	Fire and casualty	benefits
producers, adjusters, title insurance agents,	tax imposed 82.04.440	contractual 48.36A.160
brokers, and solicitors, records of 48.03.020	Fire departments, blanket disability 48.21.040	protection of 48.36A.180
promoters 48.03.020	Fire insurance home, cancellation 48.30.320	commissioner findings subject to review 48.36A.410
proxy holders 48.03.020	mutual savings banks	consolidation and merger 48.36A.140
rating organizations, in general 48.03.010	restrictions upon conducting 32.08.160	conversion to mutual life insurance company
records	rate filing by rating bureau 48.19.050	48.36A.150
access to 48.03.030 correction of 48.03.030	standard policy form 48.18.120 Fire insurance, See also INSURANCE, subtitle	deficiencies, noncompliance 48.36A.300, 48.36A.310
report of examination 48.03.040	Property insurance	defined 48.36A.010
withholding from public inspection	Fire losses	definitions 48.36A.040
48.03.050	release of information 48.50.055	domestic society, formation procedures and
scope of examination 48.03.025	reporting requirements 48.50.030, 48.50.040	requirements 48.36A.100
witnesses, in general 48.19.410 Examining bureaus	reports by insurers 48.05.320 Fire marshal, See FIRE MARSHAL, STATE	examinations 48.36A.280 exclusive application of chapter 48.36A.230
examination of 48.03.010	Fire policy forms, standard form, promulgation	exemptions 48.36A.370
generally 48.19.410	of 48.18.120	financial statements, filing 48.36A.263
Execution, proceeds from exempt property	Fire risks, limitation of single risk 48.11.140	fraternal mutual insurers, destination
exempt 6.15.030 Execution sale, redemption from, credit, as	Fishers, commercial pooling of funds by	48.36A.390 fraternal mutual life insurers 48.36A.400
6.23.090	exclusion from definition of "insurer"	funeral homes prohibited 48.36A.120
Exemption of proceeds	48.01.050	hazardous operations
annuities 48.18.430	Foreign insurers	financial condition, determination
disability insurance 48.18.400	authorization to do business 48.07.210	48.36A.284
group life insurance 48.18.420 life insurance 48.18.410	certificate of authority, mandatory revocation or suspension, when 48.05.130	rehabilitation, liquidation, or conservation 48.36A.286
Exhibiting false accounts, advertisements	conservation of assets of, order of 48.31.080,	standards for consideration 48.36A.282
prohibited 48.06.190	48.31.100	injunctions
Expenditures, vouchers for, domestic insurers	defined 48.05.010	by attorney general only 48.36A.320
48.07.100 Expense experience	deposit of, certificate of authority 48.05.080 investments of 48.13.360	insurance producers 48.36A.330 investments, authorized 48.36A.210
recording of 48.19.370	liquidation, ancillary, order of 48.31.100	laws and rules 48.36A.050
reporting of, rate making purposes 48.19.370	nonassessable policies	liability for benefits 48.36A.080
Expenses, limitation of, domestic mutuals 48.09.180	mutuals 48.09.270	license 48.36A.270, 48.36A.290
Experience, schedule of, liability and workers'	reciprocals 48.10.300 premium tax, liability for payment of after	lodge system 48.36A.020 meetings, place of 48.36A.070
compensation insurance 48.12.110	withdrawal from state 48.14.100	membership
False exhibits and advertisements, organization	process against	liability for benefits 48.36A.080
of insurers 48.06.190 False or misleading information, prohibition	commissioner, attorney for 48.05.200 service of 48.05.200, 48.05.210	membership, classes of 48.36A.060 nonwaiver provisions 48.36A.090
against giving 48.19.390	retaliatory provision 48.14.040	not-for-profit institutions authorized
Family expense disability insurance 48.20.340	Foreign securities, investments in, See	48.36A.120
Federal deposit insurance corporation, See	INSURANCE, subtitle Investments	office, location of 48.36A.070
FEDERAL DEPOSIT INSURANCE CORPORATION	Foreign trade insurance, See INSURANCE, subtitle Ocean marine and foreign trade	operations, beneficial 48.36A.050 paid-up nonforfeiture benefits and cash
Federal home loan banks	insurance	surrender values 48.36A.200
borrowing from authorized 30.32.020	Forfeiture	penalties 48.36A.360
depositary for its funds, may designate as	standard nonforfeiture law 48.76.010	reauthorization of license 48.36A.276
30.32.040 Fees	Forfeitures, See INSURANCE, subtitle Standard nonforfeiture law	rehabilitation, liquidation, or conservation 48.36A.286
refunds of 48.14.070	Forms	reinsurance 48.36A.130
schedule 48.14.010	approval of, generally 48.18.100	representative form of government
services, extra by insurance producer	credit life, accident and health 48.34.040	48.36A.030
48.30.157 Fidelity insurance	disability insurance policies 48.18.120 disability policies, See INSURANCE, subtitle	service of process upon commissioner 48.36A.350
casualty insurers authorized to conduct	Disability insurance	surplus requirements 48.36A.290
48.05.350	existing at time of code adoption, continuation	suspension of license, duration 48.36A.274
defined 48.11.080	of 48.01.120	suspension or refusal to renew license, notice 48.36A.272
Filings annual filing of statement convention blank	filing certification and noncertification 48.18.100	tax exempt status, exception 48.36A.240
48.05.400	mortgage or loss payable clause 48.18.125	unfair trade practices 48.36A.340
Finance company, insurance premium, See	noncomplying	valuation standards, reserves 48.36A.250
INSURANCE, subtitle Premium finance companies	construction of 48.18.510 validity of 48.18.510	World War I societies 48.36A.380 Fraud
Financial	policies	antifraud plan, insurer's duties 48.30A.045,
condition, advertisement of in general	disapproval, grounds for 48.18.110	48.30A.050, 48.30A.055, 48.30A.060,
48.30.070	filing and approval 48.18.100	48.30A.065
statements, insurers, false 48.30.030 Financial statements	mortgage or loss payable clause 48.18.125 standard forms 48.18.120	defenses to proceedings 48.30A.020 definitions 48.30A.010
filing 48.05.073	validity of noncomplying 48.18.510	detrimental judgments, notification of
Fine, in lieu of or in addition to suspension,	proof of loss 48.18.460	regulatory body 48.30A.035
revocation or refusal of certificate of authority 48.05.185	standard fire policies 48.18.120 Franchise plan, disability insurance 48.20.350	fraud program Ch. 48.135 health care false claim act Ch. 48.80
Fire	Fraternal benefit societies	injunctions 48.30A.030
		· *

[RCW Index—page 382] (2008 Ed.)

insurance fraud reporting immunity act Ch. 48.50	discrimination based on, certain prohibited 48.21.235	dependents of, eligibility 48.24.030 exclusions from 48.24.010
investigation and enforcement 48.30A.070	mammograms, required coverage 48.21.225	exemption of proceeds 48.18.420
limitation of actions 48.30A.030	mammograms, required coverage in public	financial institutions, depositors,
negotiation of contract, effect 48.18.090 remedies 48.30A.030	employee plans 41.05.180 mastectomy	qualifications 48.24.095
trafficking in insurance claims, penalties	discrimination based on, certain prohibited	funeral, last illness expenses, payment of 48.24.160
48.30A.025	48.21.235	grace period 48.24.110
unfair practices and fraud Ch. 48.30	reconstructive breast surgery 48.21.230	groups, additional permissible groups defined
unlawful acts 48.30A.015 violation is unprofessional conduct, penalty	mental health treatment preauthorization requirement waived for	48.24.045 incontestability 48.24.120
48.30A.040	persons involuntarily committed	insurability 48.24.140
Fraudulent claims, penalty for 48.30.230	48.21.242	labor union groups, defined 48.24.050
Funds	neuro developmental therapy, provision for in	labor union members, dependents of,
life insurance, premium deposit funds 48.23.290	public employee employer-sponsored plans 41.05.170	eligibility 48.24.030 limitation of liability 48.24.210
title insurers' guaranty funds, See	neurodevelopmental therapy, required	payment discharges insurer 48.18.370
INSURANCE, subtitle Title insurers	coverage 48.21.310, 48.44.450	payment of premiums by employees during
Gifts as illegal inducements, limitation on value 48.30.150	newborn infant coverage, exception notice of birth 48.21.155	work stoppage caused by labor disputes 48.24.025
Grace period	nonresident pharmacies, insurer may provide	policy illustrations, format and use Ch.
disability policies, standard provisions for	coverage only from licensed 48.21.330	48.23A
48.20.062	nonresident pharmacies, proof of licensure	premiums
group life insurance 48.24.110 industrial life 48.25.050	requirements 48.21.330 payment discharges insurer 48.18.370	defined 48.18.170 readjustment of 48.24.240
life insurance 48.23.030	payment of benefits 48.21.110	reductions, application of 48.24.260
Group	podiatrists rendering medical or surgical	proceeds, payment of 48.24.270
assignment of interests under group policy 48.18.375	services, benefits not to be denied because of 48.21.130	producer groups 48.24.080 public employee associations
public utility districts 54.04.050	premiums	defined 48.24.060
Group disability insurance	defined 48.18.170	maximum amounts 48.24.060
age limitations 48.21.090	payment by employee during work	members, dependents of, eligibility
alcoholism treatment benefits contracts with right of renewal without	stoppages caused by labor dispute 48.21.070	48.24.030 representations 48.24.130
change 48.21.190	payment of 48.21.070	standard provisions
autopsy of insured 48.21.100	readjustment of 48.21.120	age, sex, misstatement of 48.24.150
benefits, to whom payable 48.21.110 benefits for	prescription claims preapproved individual claim may not be	beneficiary 48.24.160 certificates 48.24.170
newborn infants	rejected later, recordkeeping requirements	contract 48.24.170
notice of birth 48.21.155	48.21.325	conversion
services performed by	psychologist services included 48.21.142	death pending 48.24.200
licensed dentists 48.21.146 licensed optometrists 48.21.140	reconstructive breast surgery 48.21.230 registered nurses rendering health care	on termination of eligibility 48.24.180
benefits reduction or refusal on basis of other	services, benefits not denied 48.21.141	policy 48.24.190
existing coverage	representations 48.21.060	grace period 48.24.110
restrictions on the use of 48.21.200 blanket policies	standard provisions age limitations 48.21.090	incontestability 48.24.120 insurability 48.24.140
benefits, to whom payable 48.21.110	autopsy of insured 48.21.100	representations 48.24.130
defined 48.21.040	certificates 48.21.080	required 48.24.160
certificates for 48.21.080	contract 48.21.060	requirements, generally 48.24.100
chemical dependency treatment benefits contracts, requirements 48.21.180	examination of insured 48.21.100 premiums, payment of 48.21.070	state patrol groups, defined 48.24.090 trustee groups, defined 48.24.070
legislative declaration 48.21.160	representations 48.21.060	variable contracts, See INSURANCE, subtitle
chiropractic services included 48.21.142	required, group and blanket policies	Life insurance, variable contracts
contract 48.21.060 debtor groups, defined 48.24.040	48.21.050 temporomandibular joint disorders, optional	Washington state patrol members, dependents of, eligibility 48.24.030
defined 48.21.010	coverage requirements 48.21.320,	Group stop loss insurance
dentists' services included 48.21.146	48.44.460	defined 48.21.015
dependents under age twenty-five 48.21.157	Group life insurance age, sex, misstatement of 48.24.150	Guaranteed stocks or shares, investments in, See INSURANCE, subtitle Investments
developmental disabilities and handicaps	beneficiary, generally 48.24.160	Guaranty association
48.21.150	certificates 48.24.170	Washington insurance guaranty association
diabetes benefits in state-purchased health care 41.05.185	contract 48.24.130 conversion	act Ch. 48.32
diabetes coverage 48.21.143	death pending 48.24.200	Washington life and disability insurance guaranty association act Ch. 48.32A
disability insurance, extended health, for aged,	dependents of employees 48.24.030	Handicapped persons
as master group policy 48.21A.030	on termination of	restrictions based on handicap, notice
dividend exemptions 48.18.340 dividends, application of 48.21.120	eligibility 48.24.180 policy 48.24.190	requirements 48.30.320 Health
employees, defined 48.21.020	credit union groups	child support orders, responsible parent
employer, defined 48.21.020	defined 48.24.035	required to provide 74.20A.300
examination of insured 48.21.100 exemption of proceeds 48.18.400	qualifications 48.24.035 death pending conversion 48.24.200	Health and accident insurance, See INSURANCE, subtitle Disability insurance
fixed payment insurance 48.21.370, 48.21.375	debtor groups, defined 48.24.040	Health and welfare benefit trusts
health care groups, defined 48.21.030	defined, generally 48.24.010	existing health and welfare benefit trust
home health care	dependents of employees	program, compliance requirements
optional coverage 48.21.220 hospice care	authorized 48.24.030 conversion rights 48.24.030	48.62.123 self-insuring local governments authorized to
optional coverage 48.21.220	eligibility 48.24.030	participate in 48.62.121
ineligibility of an individual	dividend exemptions 48.18.340	Health care
continuation option 48.21.250 conversion option 48.21.260, 48.21.270	dividends, application of 48.24.260 employee groups	basic policy for small employers 48.21.045 children enrolled under parent's plan
lumpectomy	defined 48.24.020	requirements and restrictions 48.01.235
	•	•

[RCW Index—page 383]

direct patient-provider primary health care Ch. health plan requirements 48.43.045 confusing names 48.44.090 continuation for former family members 48.44.400 individual plans Ch. 48.43 eligibility for coverage contingent on medical assistance eligibility prohibited 48.01.230 long-term care facility, coverage following hospitalization 48.43.125 mandated benefits Ch. 48.47 contract for service individual benefit plans definitions 48.20.025, 48.20.028 premium rates 48.20.025, 48.20.028 liability of participant 48.44.020 mandatory benefits 48.43.041 contract for services 48.44.020 material transactions, disclosure 48.43.200, 48.43.215, 48.43.220, 48.43.225 nonresident pharmacies, insurer may provide coverage only from licensed 48.20.530 examination of records for compliance with maternity services 48.43.115 chapter 48.44.145 nonresident pharmacies, proof of licensure medical assistance, enrollment in employercontracts, disapproval, grounds 48.44.020 contracts, individual, rescission within ten days 48.44.230 requirements 48.20.530 sponsored plan 48.43.008, 48.43.51 plans for small employers 48.21.047 mental health care services contracted at contracts of participation definitions 48.44.010 retired and disabled state and school enrollee's expense 48.43.087 employees' premium reduction subsidy mental health services, outpatient coverage 41.05.085 filing with commissioner for approval 48.44.070 rider, cancellation 48.20.510, 48.21.290, patient bill of rights 48.43.500, 48.43.505, 48.43.510, 48.43.515, 48.43.520, 48.43.525, 48.43.530, 48.43.535, 48.43.540, 48.43.545, 48.43.550 personally identifiable information, release 48.44.430, 48.46.500 master list of participating providers to be filed with commissioner 48.44.080 tax on premiums 48.14.027 termination, notice to commissioner insurance, See HEALTH CARE
AUTHORITY 48.44.080 restrictions 48.43.021 corporate document filings 48.44.013 pharmacy identification cards 48.43.023 corporate documents, certain copies provided to insurance commissioner 43.07.175 preexisting conditions 48.43.012, 48.43.015, 48.43.025 women's health care services, duties of insurance carriers 48.42.100 definitions 48.44.010 Health care access definitions 48.41.030 questionnaire, requirements 48.43.018 denturist services 48.44.500 reporting requirements, exemptions 48.43.045 dependents rights of individuals to receive services 48.43.065 health insurance pool administrator 48.41.080 board powers and duties 48.41.060 carryover of eligible expenses 48.41.120 under age twenty-five 48.44.215 developmental disabilities or handicaps 48.44.200, 48.44.210 48.43.065
rights of providers, carriers, and facilities to refuse services 48.43.065
risk-based capital standards 48.43.300,
48.43.305, 48.43.310, 48.43.315,
48.43.320, 48.43.325, 48.43.330,
48.43.335, 48.43.340, 48.43.345,
48.43.350, 48.43.355, 48.43.360,
48.43.365, 48.43.370 newborn infant coverage, notification of civil and criminal immunity 48.41.190 coinsurance requirements 48.41.120 birth 48.44.212 diabetes coverage 48.44.315 continuation of coverage 48.41.160 discrimination on account of race, religion, coverage for children, unmarried dependents 48.41.140 national origin, or handicap prohibited creation, organization 48.41.040 dividends or refunds 48.44.130 enforcement 48.44.180 deductibles 48.41.120 services contracted outside plan, carriers may eligibility for coverage 48.41.100 not prohibit 48.43.085 examination of contract by commissioner for examination and reports 48.41.070 small employer partnership program Ch. 48.44.020 financial participation 48.41.090 forms 48.41.130 false advertising 48.44.110 financial condition of contractors, inaccurate statements 48.44.100 Small employers and groups, eligibility 48.43.028 medicare supplement policy 48.41.150 mental health services 48.41.220 Health care policy board, See HEALTH CARE POLICY BOARD financial interest in entity regulated 48.44.350 plain language required in explanatory brochure 48.41.110 financial statement, annual filing requirement 48.44.095 Health care programs and insurance for local government employees, participation in state program 41.04.205 plan of operation 48.41.050 policy coverage, benefits 48.41.110 renewal provisions 48.41.160 requirements 48.41.160 penalty for failure to file 48.44.095 group contracts Health care savings accounts authorized 48.68.010 ineligibility of an individual continuation option 48.44.360 rules, required rule making 48.41.170 standard risk rate, maximum rates 48.41.200 duties of governor and agencies 48.68.020 Health care service contractors conversion option 48.44.370, 48.44.380 handicapped, notice of cancellation, denial, or subrogation, other benefits, priority of payments 48.41.210 health insurance pool account 48.41.037 intent 48.41.020 ealth care service contractors access to care of choice legislative finding 48.44.299 asset acquisitions or dispositions, disclosure 48.44.540, 48.44.545 refusal to renew contract 48.44.260 hearings and appeals 48.44.170 holding company act Ch. 48.31C home health care to be included in insurance coverage 48.44.320 Health care false claim act Ch. 48.80 Health care groups, defined 48.21.030 benefits reduction or refusal on basis of other existing coverage hospice care to be included in insurance Health care insurance reform Ch. 48.43 restrictions on the use of 48.21.200 coverage 48.44.320 bonds or sureties for 48.44.030 Health care plans indemnity underwritten by policy 48.44.030 asset acquisitions and dispositions, disclosure 48.43.205, 48.43.215 cancellation, denial, or refusal to renew individual contracts, rates 48.44.017, contract, notice 48.44.260 48.44.022 carriers' responsibilities 48.01.260 certificate of registration insolvency effect as endorsement 48.44.150 chiropractor services allocation of coverage 48.44.057, 48.46.247 payment, parity 48.43.190 revocation or suspension commissioner's duties 48.44.057 insurance commissioner's duties 48.44.057, 48.46.247 reimbursement, provider agreement grounds 48.44.160 hearing 48.44.160 certified health plans 48.43.083 colorectal cancer 48.43.043 participants' options 48.44.057, 48.46.247 plan for handling required, review by comparison of health carriers, immunity of certification required to offer uniform document preparer 48.43.105 complaints, review and adjudication benefits package and supplemental benefits 43.72.090 commissioner 48.44.055 uniform benefits package disapproval by legislature, submission of 48.43.055 priority in distribution of assets 48.44.033 definitions 48.43.005 supervision by commissioner 48.44.033 dental procedures, general anesthesia 48.43.185 modified package 43.72.180 uniform benefits package constitutes investigation and examination of contractors records 48.44.145 minimum benefits that may be offered by plan 43.72.090 legislative finding denturist services 48.43.180 parity among providers 48.44.299 police power regulation 48.44.309 liability of participant 48.44.020 limited health care service definitions 48.44.035 disputes, review procedures 43.70.235 emergency medical services coverage 48.43.093 chemical dependency treatment benefits 48.44.240 chiropractic, discrimination against prohibited 18.25.0192 financial statements, filing 48.43.097 fixed payment insurance, report 48.43.650 group health benefit plans Ch. 48.43 chiropractic services to be included in health uncovered expenditures, security guaranteed issue and continuity of coverage, exceptions 48.43.035, 48.43.038 care coverage exceptions 48.44.310 requirements 48.44.035 lumpectomy

carryover of eligible expenses 48.41.120 discrimination based on, certain prohibited suspension, revocation, or refusal to renew civil and criminal immunity 48.41.190 48.44.335 registration, procedure 48.44.166 mandatory offering for small employers coinsurance requirement 48.41.120 taxes premiums and prepayments tax 48.14.0201 continuation of coverage 48.41.160 48.44.023 mastectomy temporomandibular joint disorders, optional coverage for children, unmarried dependents discrimination based on, certain prohibited coverage requirements 48.44.460 48.41.140 48.44.335 Health care services creation, organization 48.41.040 reconstructive breast surgery 48.44.330 acupuncture services, coverage not mandatory deductibles 48.41.120 material transactions, disclosure 48.44.530, 48.44.535, 48.44.545, 48.44.550, 18.06.200 eligibility for coverage 48.41.100 examination and reports 48.41.070 benefits reduction or refusal on basis of other financial participation 48.41.090 forms 48.41.130 48.44.555 existing coverage medical risk adjustment mechanisms restrictions on the use of 48.21.200 disapproval by legislature, submission of revised package by health services cancellation, denial, or refusal to renew policy medicare supplement policy 48.41.150 notification requirements 48.18.540 mental health services 48.41.220 plain language required in explanatory commission 43.72.180 cancellation or imposition of restriction based mental health treatment on handicap brochure 48.41.110 notice requirements 48.30.320 child support 26.09.105 waiver of preauthorization requirement for plan of operation 48.41.050 persons involuntarily committed policy coverage, benefits 48.41.110 requirements 48.41.160 chiropractic services, discrimination against prohibited 18.25.0193, 18.25.0194, 48.44.342 minimum net worth requirements 48.44.037, rules, required rule making 48.41.170 18.25.0195, 18.25.0196, 18.25.0197 computerized information sharing 48.44.039 standard risk rate, maximum rates 48.41.200 subrogation, other benefits, priority of payments 48.41.210 misleading comparisons 48.44.140 misrepresentation of benefits 48.44.120 modification of agreement, endorsement definitions 74.09A.010 definitions 74.09A.010 duties of health insurers 74.09A.030 legislative findings 74.09A.005 medical assistance administration, provision Health maintenance organizations, See HEALTH MAINTENANCE ORGANIZATIONS required 48.44.390 neurodevelopmental therapy required coverage 48.44.450 newborn infant coverage notification of birth 48.44.212 of information to private insurers Hearings 74.09A.020 adjournment of 48.04.060 counselors, insurance benefits not mandated 18.19.010 appeal from, See INSURANCE, subtitle nonresident pharmacies, insurer may provide coverage only from 48.44.470 diabetes coverage 48.20.391 general powers of commissioner 48.02.060 nonresident pharmacies, proof of licensure dietitians and nutritionists, coverage not general provisions 48.04.010 requirements 48.44.470 mandated 18.138.100 health care service contractors 48.44.170 offering to small employers, requirements 48.44.024 discrimination nonattendance, effect of 48.04.070 unfair discrimination prohibited 48.30.300 notice of participating providers show cause 48.04.050 master list to be filed with annual statement discrimination based on, certain prohibited place of 48.04.030 48.44.080 48.20.397, 48.21.235 public, when 48.04.030 mammograms, required coverage 48.20.393, 48.21.225, 48.44.325 payment stay of action pending 48.04.020 witnesses 48.03.070 joint endorsement exception 48.44.026 mandated benefits Heating oil pollution liability protection Ch. benefit proposal, assessment of impact 48.47.030 joint issuance to and endorsement by 70.149 participating provider and enrolled For hire vehicle operators, public liability insurance policies for 46.72.050 definitions 48.47.010 participant exception 48.44.026 establishment 48.47.020 HIV antibody testing legislative findings 48.47.005 penalties for violation of registration and insurance eligibility requirements agent registration requirements 48.44.015 mastectomy consent and counseling requirements penalty for violations 48.44.060 discrimination based on, certain prohibited 48.20.397, 48.21.235 reconstructive breast surgery 48.20.395, 48.21.230 plan benefits Holding corporations rates 48.44.022 amendment to articles of incorporation 48.07.070 podiatrists discrimination prohibited 48.44.220, 48.44.225, 48.44.300 podiatry 48.44.220, 48.44.225, 48.44.300 neurodevelopmental therapy, required coverage 48.21.310 annual meetings 48.07.040 newborn infant coverage qualifications 48.07.050 removal 48.07.050 premium payments by employee during work notice of birth 48.20.430 stoppages caused by labor disputes 48.44.250 nonprofit corporation act, application special meetings 48.07.040 24.03.015 Holocaust victims insurance relief act Ch. 48.104 premiums and prepayments tax 48.14.0201 premiums and prepayments tax 48.14.0201 Home health care prescriptions prescription claims disability insurance 48.21A.090 preapproved individual claim may not be preapproved individual claim may not be group disability insurance 48.21.220 rejected later, recordkeeping requirements rejected later, recordkeeping requirements health care insurance to cover 48.44.320 48.44.465 Homeowner producers public employees, retired defined 48.44.011 deduction from retirement allowance for cancellation or imposition of restriction based on handicap, notice 48.30.320 license 48.44.011 benefit plans 41.04.235 registration requirements radiologic technologists, coverage not Hospice care disability insurance 48.21A.090 notice 48.44.164 mandated 18.84.010 suspension, revocation or refusal to issue reconstructive breast surgery 48.20.395, group disability insurance 48.21.220 health care insurance to cover 48.44.320 license 48.21.230 respiratory care practitioners, coverage not mandated 18.89.010 notice 48.44.164 Hospital insurance, See INSURANCE, subtitle prohibited acts 48.44.020 Group disability insurance state employee benefit plans Ch. 41.05 public employees, authority of employer to Hospitalization and medical aid for public contract for hospitalization and medical aid benefits for 41.04.180 temporomandibular joint disorders, optional coverage requirements 48.21.320 employees and dependents, contracts with health care service contractors, choice of Health care services, See also HEALTH SERVICES COMMISSION plan or policy to be offered 41.04.180 reconstructive breast surgery 48.44.330 registered or advanced registered nurses, services 48.44.290 Hospitals, self-insurers, self-funding excluded from definition of "insurer" 48.01.050
Housing for state offices, departments and unfair practices, See INSURANCE, subtitle registration 48.44.015 Unfair practices Health insurance, payroll deductions by public employees 41.04.020 institutions, insurance on buildings registration with commissioner 48.44.040 43 82 140 regulate to promote access and competition Health insurance pool Hypothecation of notes prohibited 48.30.200 legislative finding 48.44.309 administrator 48.41.080

(2008 Ed.) [RCW Index—page 385]

board powers and duties 48.41.060

Illegal inducements, defined 48.30.150

Impaired insurers

rules 48.44.050

state employee benefit plans Ch. 41.05

Washington life and disability insurance Insolvent insurers statement to be filed with commissioner and guaranty association act Ch. 48.32A Impairment of capital, domestic stock insurers Washington life and disability insurance affected insurer, required contents 48.31B.015 violations 48.31B.015, 48.31B.020 guaranty association act Ch. 48.32A 48.08.050 Inspection fee as premium 48.18.170 Impairment of surplus domestic mutuals 48.09.340 reciprocals 48.10.340 Installment sales of goods and services, aggrieved persons statements to be included in contract or agreement 63.14.140 recourse for persons aggrieved by actions of commissioner 48.31B.070 definitions 48.31B.005 Insurable interest generally 48.18.030 Incapacitated persons access to and control over assets to be provided to guardian 11.92.096 health care service contractors, health guardians, trustees and other fiduciaries maintenance organizations Ch. 48.31C Incontestability 48.18.030 holding company systems nonprofit organizations, procedure to after reinstatement 48.23.270 registered insurers establish interest in life of person 48.18.030 personal insurance 48.18.030 annuities and pure endowment contracts disclaimer of affiliation 48.31B.025 48.23.160 examination of registered insurers disability insurance, noncancellable policies Insurable interest, See also INSURANCE, 48.31B.035 48.20.380 subtitle Insurance interests exempt insurers 48.31B.025 extraordinary dividend or distribution to shareholders, restrictions on 48.31B.030 group life insurance 48.24.120 Insurance commissioner industrial life insurance 48.25.070 cancellation of policies, limitation of liability of insurance commissioner for transmittal of cause 48.18.293 failure to file registration statement a violation 48.31B.025 life insurance 48.23.050 Independent adjusters, See INSURANCE, subtitle Adjusters subtitle Adjusters Inducements to insurance, illegal 48.30.150 Industrial insurance, See INDUSTRIAL INSURANCE insurer's surplus, determination of, considerations 48.31B.030 insurance premium finance companies authority to adopt rules and regulations under 48.56.070 registration statement, contents 48.31B.025 registration with insurance commissioner authority under 48.56.030 premium finance companies, application of act 48.56.030 required 48.31B.025 Industrial life insurance dustrial life insurance
age, misstatement of 48.25.080
alteration of contract 48.25.140
assignment of 48.18.360
beneficiary, designation of 48.25.150
cash surrender value 48.25.110
compliance required, date effective 48.25.030 transaction standards for transactions within holding company system 48.31B.030 Insurance contract annulment retroactively, prohibition liquidation or rehabilitation of insurer 48.18.320 breach of condition of warranties, effect recovery of distribution or payment; 48.18.350 personal liability, maximum amount examination by examining bureau 48.19.410 recoverable 48.31B.060 conversion rule-making authority of insurance commissioner 48.31B.040 monthly premium policies 48.25.190 generally Ch. 48.18 weekly premium policies 48.25.180 definition 48.25.020 group disability insurance, representations in 48.21.060 securities subject to acquisition, treatment of disease, preexisting 48.25.220 dividends 48.25.090 48.31B.045 short title 48.31B.900 health care services, rescission within ten days 48.44.230 entire contract 48.25.060 illegally effectuated, validity of, unauthorized subsidiary of insurer facility of payment 48.25.160 insurers 48.15.030 cessation of control of subsidiary, disposal of grace period 48.25.050 incontestability 48.25.070 organization of insurers, filing with investment, requirements 48.31B.010 commissioner 48.06.040 violations of chapter limitation of liability 48.25.230 personal coverage civil for forfeitures 48.31B.050 medical care, previous 48.25.220 nonforfeiture benefits 48.25.100 commissioner may seek injunctive or other equitable relief in regard to 48.31B.045 continued operation contrary to interest of underwriting restrictions, credit history 48.18.545 payment discharges insurer 48.18.370 policy, title on 48.25.200 policy, deemed as 48.18.140 power to enter into, minors 48.18.020 representations in, group disability insurance policyholders or the public suspension, revocation, or nonrenewal of license 48.31B.065 preexisting disease 48.25.220 premiums, direct payment of, reduction for 48.25.170 48.21.060 criminal penalties 48.31B.050 scope of provisions 48.18.010 scope of provisions 48.18.010
standard provisions, generally 48.18.130
surplus line coverage
endorsement of 48.15.050
validity of 48.15.060
unauthorized insurer, voidable 48.15.030
variable contract act Ch. 48.18A prohibited provisions 48.25.220 reduction of premium for direct payment 48.25.170 impairment of financial condition commissioner may take possession and conduct business of insurer 48.31B.055 orders 48.31B.050 penalties 48.31B.050 reinstatement 48.25.120 rejection for previous insurance 48.25.220 scope of provisions 48.25.010 settlement 48.25.130 referral to prosecuting attorney 48.31B.050 Insurance contract, See also INSURANCE, unlawful acquisition of security, insurer or single premium policies, standard provisions, applicability 48.25.210 subtitle Policies commissioner may seek injunction to Insurance interests prevent 48.31B.045 specified insurance, standard provisions, applicability 48.25.210 property insurance 48.18.040 Insurers Insurance producers, title insurance agents, and accounts required 48.05.280 actions against, venue 48.05.220 admission of, See INSURANCE, subtitle standard provisions adjusters Ch. 48.17 age, misstatement of 48.25.080 Insurance stocks, investments in, See alteration of contract 48.25.140 INSURANCE, subtitle Investments Certificates of authority advertising, false 48.06.190 alien, See INSURANCE, subtitle Alien applicability to term, single premium policies 48.25.210 cash surrender value 48.25.110 dividends 48.25.090 fees, extra services 48.30.157 interest of, insurance applied to 48.18.050 insurers Insurer holding companies acquisition of control of domestic insurer annual statement entire contract 48.25.060 contents in general 48.05.250 facility of payment clause 48.25.160 grace period 48.25.050 filing 48.05.250 verification 48.05.250 approval of commissioner required 48.31B.015 incontestability 48.25.070 nonforfeiture benefits 48.25.100 antifraud plan, duties 48.30A.045, 48.30A.050, 48.30A.055, 48.30A.060, competition standard, maintenance of. commissioner's powers and duties reinstatement 48.25.120 requirement 48.25.040 48.30A.065 articles of incorporation, generally 48.06.200 48.31B.020 conditional approval by commissioner requirement 48.25.130
settlement 48.25.130
term policies, standard provisions,
applicability of 48.25.210
title on policy 48.25.200
Information, failure to file, penalty 48.08.190 48.31B.015
definitions 48.31B.020
disapproval by commissioner 48.31B.015
exempt transactions 48.31B.015, assets in general 48.12.010 not allowed 48.12.020 assets, reporting of material transactions 48.05.510, 48.05.515, 48.05.520, 48.05.525, 48.05.530, 48.05.535 48.31B.020 Injunctions, power of commissioner to bring, in general 48.02.080 jurisdiction of courts 48.31B.015 authority to transact other kinds of insurance preacquisition notification requirements Insolvency, See INSURANCE, subtitle Uniform insurers' liquidation act 48 31B 020 48.05.330 restrictions on 48.31B.015 capital and surplus requirements

[RCW Index—page 386] (2008 Ed.)

insurance on property 48.13.140 limitation 48.13.120 amounts 48.05.340 premium finance company act, application risk-based capital, reporting and control 48.05.430, 48.05.435, 48.05.440, 48.05.445, 48.05.450, 48.05.455, 48.05.460, 48.05.465, 48.05.470, 48.05.475, 48.05.480, 48.05.485, 48.56.030 proof of loss forms, duty to furnish 48.18.460 reciprocal, See INSURANCE, subtitle mortgage loans appraisal of property 48.13.140 encumbrance, defined 48.13.130 generally 48.13.120 Reciprocal insurers records false or incomplete entries 48.30.120 insurance on property 48.13.140 limitation 48.13.120, 48.13.140 48.05.490 losses 48.12.070 required 48.05.280 certificate of authority, See INSURANCE, subtitle Certificates of authority single family residence 48.13.125 net earnings claim administration by, waiver, when unauthorized insurance, subject to merged and reorganized institutions 48.18.470 examination 48.15.170 consolidations, See INSURANCE, subtitle schedule of experience, liability insurance 48.13.070 Consolidations 48.12.110 notes and contracts contributions, political prohibited 48.30.110 appraisal of property 48.13.140 authority 48.13.110 service of process against, generally 48.05.210 promoted 48.30.110 corporation holding controlling interest duty of good faith 48.05.370 fiduciary relationship to the insurer 48.05.370 defined 48.01.050 state preemption of field 48.14.020 encumbrances, defined 48.13.130 insurance on property 48.13.140 limitation 48.13.120 stock, See INSURANCE, subtitle Stock insurers notice of intention to acquire majority of common shares 48.13.220 unauthorized, See INSURANCE, subtitle Unauthorized insurers defined 48.01.050 underwriter combinations, liability 48.18.250 unfair practices, See INSURANCE, subtitle obligations deposits, See INSURANCE, subtitle Deposits limitations on the acquisition of medium and lower grade obligations 48.13.273 securities valuation office, insurers Unfair practices guilt of imputed 48.30.130 unlawful use of name 48.30.060 misconduct of officers or employees withdraw from state reinsurance on 48.05.290 authorized to invest in obligations rated by the 48.13.275 48.30.120 discharge of liability, payments as 48.18.370 discrimination prohibited 48.18.480 domestic, See INSURANCE, subtitle waiver of reinsurance 48.05.290 policy loans 48.13.190 women's health care services, duties of preferred or guaranteed stocks 48.13.080 insurance carriers 48.42.100 prohibited investments 48.13.270 Domestic insurers property ineligible, disposal of 48.13.290 valuation of 48.12.190 Insuring powers domestic stock, See INSURANCE, subtitle additional Stock insurers domestic mutuals, qualification, in general equity security 48.09.090 public obligations 48.13.040 rules and regulations 48.08.140 limitation of single risk 48.11.140 reciprocals 48.10.050 purchase money mortgages examination of, in general 48.03.010 generally 48.13.110 false or misleading information to 48.19.390 Interinsurers, See INSURANCE, subtitle valuation of 48.12.200 financial condition Reciprocals real estate contracts 48.13.110 assets Investigations appraisal of property 48.13.140 what considered 48.12.010 commissioner's power to make 48.02.060 encumbrance, defined 48.13.130 what excluded 48.12.020 liabilities, how determined 48.12.030 court powers in conducting 48.03.070 insurance on property 48.13.140 power of commissioner to make 48.02.060 real property financial statements, false 48.30.030 Investments amounts secured by restricted 48.13.265 fire losses, reports of to state patrol chief acquisition of medium and lower grade disposal of, time limit for 48.13.170 48.05.320 obligations home office and branch office building fire reporting requirements 48.50.030 48.13.160 limitations on 48.13.273 foreign, See INSURANCE, subtitle Foreign alien insurers 48.13.360 approval 48.13.340 disposal of real property, time limit for 48.13.170 governmentally owned, certificate of authority owned by insurer 48.13.160 valuation 48.12.190 bonds 48.13.050 48.05.045 generally 48.13.040 ineligible, disposal of 48.13.290 valuation of 48.12.170 information exchange with rating organizations 48.19.380 insolvency, See INSURANCE, subtitle receiver's obligations 48.13.090 record of 48.13.350 Canadian securities 48.13.180 capital, required investments for 48.13.260 repurchase agreements, prohibition 48.13.280 Liquidation; INSURANCE, subtitle Uniform insurers' liquidation act investments, See INSURANCE, subtitle required investments for capital and reserves chattel mortgages, auxiliary 48.13.150 collateral loans 48.13.230 48.13.260 reserves, required investments for 48.13.260 Investments common stock, major acquisition, criteria 48.13.220 savings accounts 48.13.200 joint action, liability 48.18.250 savings and loan share accounts 48.13.200 liabilities corporate obligations 48.13.050 deeds of trust 48.13.110 secured by real property, amount restricted in general 48.12.030 48.13.265 payment as discharge of 48.18.370 single family residence 48.13.125 securities liability of organizers 48.05.130 definitions 48.13.060 ineligible, disposal of 48.13.290 liability of stockholders Const. Art. 12 § 11 derivative transactions 48.13.285 merged and reorganized institutions licenses eligibility 48.13.070 revocation or suspension 48.15.020 liquidation, See INSURANCE, subtitle Liquidation; INSURANCE, subtitle Uniform insurers' liquidation act safeguarding procedures 48.13.450, 48.13.455, 48.13.460, 48.13.465, 48.13.470, 48.13.475, 48.13.480, generally 48.13.010, 48.13.020 engaging in business of acquired company 48.13.220 48.13.490 equipment trust obligations 48.13.100 losses securities of one entity or depository foreign proof of, forms to be furnished 48.18.460 alien insurers 48.13.360 institution, limitation on 48.13.030 records of 48.12.070 securities 48.13.180 securities valuation office ineligible securities, disposal of 48.13.290 insurance stocks 48.13.210 material transactions, disclosure requirements insurers authorized to invest in obligations 48.05.510, 48.05.515, 48.05.520, 48.05.525, 48.05.530, 48.05.535 rated by the office 48.13.275 special consent investments 48.13.250 merged reorganized institutions—application of earnings test to 48.13.070 securities, ineligible disposal of, etc. 48.13.070 mergers, See INSURANCE, subtitle Mergers stocks mutual, See INSURANCE, subtitle Mutual common 48.13.220 ineligible, disposal of 48.13.290 insurance 48.13.210 insurers name, in general 48.05.190 miscellaneous limitations 48.13.240 officers and directors limitations 48.13.218 preferred or guaranteed 48.13.080 valuation of 48.12.180 duty of good faith 48.05.370 mortgage bonds fiduciary relationship to the insurer appraisal of property 48.13.140 48.05.370 authority 48.13.110 title insurance 48.29.130 encumbrances, defined 48.13.130 generally 48.13.110 organization of, See INSURANCE, subtitle trustee obligations 48.13.090 underwriting securities prohibited 48.13.280 Organization of insurers

(2008 Ed.) [RCW Index—page 387]

fees 48.14.010, Ch. 48.17, Ch. 48.97 United States corporation bonds, valid nonprofit organizations, procedure to establish interest in life of person general agents, See INSURANCE, subtitle investment for public and trust funds 39.60.010 48.18.030 General agents personal insurance 48.18.030 valuation of interrogatories of the commissioner, bonds 48.12.170 disclosure of information, requirement juvenile, fraud 48.23.345 limitation of liability 48.23.260 purchase money mortgages 48.12.200 48.56.030 stocks 48.12.180 master license system exemption 19.02.800 minors rating organizations 48.19.160, 48.19.170, 48.19.180, 48.19.190 variable contracts, voting securities effectuation of insurance on, insurable 48.18A.020 interest 48.18.060 withholding or repurchase agreements, prohibition 48.13.280 solicitors, See INSURANCE, subtitle Agents, right to insure 48.18.020 miscellaneous proceeds, payment of to beneficiary 48.23.320 brokers, and solicitors Irrigation districts, purchase of 87.03.160 specialty producer licenses Ch. 48.120 nonforfeiture options 48.23.100 liability insurance for officials and employees, variable contracts purchase authorized 87.03.162 return of and effect Issuer, defined 48.01.053 options, table of 48.23.090 printed notice of 48.18A.035 Joint reinsurance, rate provisions, applicability participation in surplus 48.23.070 variable life insurance and annuity contracts, form requirements 48.23.075 payment discharges insurer 48.18.370 48.19.360 special requirements 48.18A.040 Joint underwriting or joint reinsurance examination of 48.03.010 Life expectancy, See INSURANCE, subtitle Mortality tables payment on, simultaneous deaths 48.18.390 rate provisions, applicability 48.19.360 Judicial bonds, premiums as recoverable cost payroll deductions for public employees 41.04.020, 41.04.030 policy illustrations, format and use Ch. Life insurance accidental death, additional indemnity 48.28.030 48.23.250 48.23A Jurisdiction age, misstatement of 48.23.060 policy loans contract of insurance within state submits outassignment of 48.18.360 interest rate 48.23.085 of-state resident or nonresident to state jurisdiction 4.28.185 aviation, limitation of liability as to 48.23.260 standard provision settlements 48.23.300 beneficiary designation, consent of spouse presumed, when 48.18.440 liquidation mergers and rehabilitation 48.31.190 standard provisions 48.23.080 cancellation or imposition of restriction based on handicap, notice 48.30.320 charter, founders, coupon policies power to hold under agreement 48.23.300 provisions in policies concerning 48.18.200 premium deposits and agreements 48.23.290 Labor unions group disability insurance Ch. 48.21 premium refund ten days after purchase coupon policies group insurance, trustee groups 48.24.070 group life insurance 48.24.050 penalty for late return 48.23.380 prior approval of commissioner required 48.25A.030 proceeds deduction of indebtedness from 48.23.310 requirements of 48.25A.040 exemption of proceeds 48.18.410 indebtedness deducted from 48.23.310 credit for reinsurance definitions 48.25A.010 generally 48.12.160 founders policies, prohibited 48.25A.020 prohibited sales 48.25A.020 violations, penalty 48.25A.050 deduction of special deposits, alien insurers miscellaneous definition 48.23.320 defined 48.12.030 payment of 48.23.320 college and university faculty, officers, and liability of stockholders Const. Art. 12 § 11 prohibited plans 48.23.340 mutual insurers, subscribers 48.09.220 students 28B.10.660 reinstatement incontestability after 48.23.120, reciprocal insurers, subscribers 48.10.250, 48.10.260, 48.10.270, 48.10.280, community property interests in 48.18.440 48.23.270 scope of provisions 48.23.010 settlement on proof of death 48.23.130 spouse's rights in 48.18.440 48.10.290 charges to debtor 48.34.110 Liabilities. See also INSURANCE, subtitle commencement of term 48.34.080 Contingent liability
reserves, See INSURANCE, subtitle Reserves debtor's right to furnish own insurance 48.34.120 standard nonforfeiture law adjusted premiums Liability for content of requested filings, immunity 48.01.190 calculation 48.76.050 benefit in case of premium default 48.76.040 group policy, limitation on amount repayable 48.34.060 Liability insurance individual policy, limitation on amount 48.34.050 cash surrender policies issued after 1986 48.76.080 annulment of policies void, when 48.18.320 college and university officers, employees and students 28B.10.660 cash surrender value 48.76.030 policies cash surrender value and benefit calculation 48.76.070 defined 48.76.010 inapplicable to certain policies 48.76.090 content 48.34.090 insurers to report loss and expense data filing 48.34.100 48.05.390 purpose of provisions 48.34.010 refunds 48.34.110 loss expense, defined 48.12.140 loss payments, defined 48.12.140 premium determination small loan act, effect 48.34.910 loss reserve, computation 48.12.090 specified method substitute insurers 48.34.090 unfeasible 48.76.060 municipal corporations and political termination date of term 48.34.080 subdivisions, officers and employees provisions required when subject to law 48.34.020 36.16.138 nonforfeiture and cash surrender 48.76.020 defined 48.11.020 public utility districts officials and employees standard provisions dividends 48.23.070, 48.23.075 dealing in 48.23.330 54.16.095 age, misstatement of 48.23.060 purchase by irrigation districts for officials entire contract 48.23.040 double indemnity, rules and regulations and employees, authorized 87.03.162 grace period 48.23.030 48.23.250 schedule of experience 48.12.110 incontestability 48.23.050 duties of insurer issuing both participating and nonforfeiture options 48.23.100 participation in surplus 48.23.070 unallocated loss expense, distribution nonparticipating policies rule-making 48.23.370 48.12.100 form requirements 48.23.075 Licenses entire contract 48.23.040 adjusters, See INSURANCE, subtitle policy loans, interest rates 48.23.080 exemption of proceeds 48.18.410 reinstatement 48.23.120 required 48.23.020 Adjusters exemptions from rate filing 48.19.010 agents false statements in application, effect settlement on proof of death 48.23.130 table of installments 48.23.110 variable insurance contracts, requirements 48.18.090 48 18A 060 agents, See also INSURANCE, subtitle Agents, brokers, and solicitors brokers, See also INSURANCE, subtitle fire protection district personnel 52.12.031 table of values and options 48.23.090 grace period 48.23.030 statements in application, how deemed illegal inducements 48.30.155 48.18.090 incontestability 48.23.050 Agents, brokers, and solicitors suicide, limitation as to 48.23.260 after reinstatement 48.23.270 examination bureaus 48.19.410 supplemental benefits, rules and regulations insurable interest examination for, See INSURANCE, subtitle 48.23.250 defined 48.18.030 Examinations surrender of policy 48.18.300 existing at time of code adoption, continuation guardians, trustees, and other fiduciaries table of of 48.01.110 48.18.030 installments 48.23.110

[RCW Index—page 388] (2008 Ed.)

order of, publication and transmittal values and options 48.23.090 conservation of assets of order of 48.31.090, trustees 48 31 100 48.31.350 order to pay 48.31.340 report for 48.31.320 offsets 48.31.290 generally 48.13.070 designation of trustee as beneficiary 11.98.170 ancillary liquidation, foreign or alien insurers, trusts order of 48.31.100 corpus for 48.18.450 borrowing on assets 48.31.240 order of 48.31.060 designating trustee as beneficiary in will, claims premiums payment of proceeds to trustee 48.18.452 failure of trustee to make claim, disposition ancillary receiver in another state or country, responsibility for payment of earned or failure to transfer assets, effect on claims unearned premiums; violations, penalties, of proceeds 48.18.452 filed in that ancillary receivership and rights of aggrieved party 48.31.141 payment of proceeds to trustee authorized 48.31.184 priority and order of distribution of claims 48.18.450 contingent claims, allowance of 48.31.300 48.31.280 unclaimed property funds owing 63.29.070 creditor's claim secured by another person; proceedings subrogation rights, distribution in absence appeal 48.31.190 of agreement 48.31.151 date rights fixed 48.31.260 valuation, minimum standard for 48.74.030 removal 48.31.210 variable contracts receivers denial by liquidator; notice requirements, court hearing on claimant's objections accounting procedure 48.18A.020 ancillary receiver in another state or country, agents, licensing requirements 48.18A.060 failure to transfer assets, effect on claims assets, sale, exchange or transfers of 48.31.145 filed in that ancillary receivership 48.18A.020 distributions involving one or more 48.31.184 authority of insurers to establish fixed or variable accounts 48.18A.020 domiciliary receiver appointed in another state, liquidator to act as ancillary receiver reciprocal states, governing law 48.31.181 filing, time for 48.31.310 contract, required provisions 48.18A.030 48.31.165 party with right of action against insured of insolvent liability insurer, allowance of if no domiciliary receiver appointed federal requirements, compliance with commissioner may apply for liquidation order; notice requirements 48.31.165 48.18A.020 insurer, licensing requirements to be compiled with 48.18A.040 48.31.300 priority and order of distribution of claims reciprocals, assessment judgment on 48.31.360 levy of 48.31.330 order, publication and transmittal 48.31.350 48 31 280 investments authority 48.18A.020 valuation of 48.18A.020 priority of claims 48.31.181 resident claimants may file claims with liquidator, with ancillary receiver, or with order to pay 48.31.340 issuance and sale, commissioner's authority to regulate 48.18A.070 the domiciliary liquidator 48.31.171 report for 48.31.320 mandatory and permissive provisions secured claims 48.31.181 rehabilitation secured claims, allowance of 48.31.300 48.18A.050 action to which insurer subject to optional modes of settlement 48.18A.020 special deposit claims 48.31.181 rehabilitation order is party other laws applicable 48.18A.050 contingent liability, assessment-levy of special procedural rules 48.31.045 proceeds applied under dividend options 48.18A.020 48.31.330 grounds for 48.31.030 date rights fixed 48.31.260 rehabilitation order 48.31.040 reserves required 48.18A.020 return of and effect delinquency proceedings reopening of liquidation proceedings good cause required 48.31.161 rights, date fixed 48.31.260 commencement by insurance commissioner printed notice of 48.18A.035 48.31.111 termination of coverage following issuance of liquidation order 48.31.125 trustee, insurer, not to set self out as commencement of 48.31.190 48.18A.020 cooperation with commissioner required in transfers, voidable 48.31.270 unclaimed funds 48.31.155 valuation of investments 48.18A.020 48.31.105 viatical settlements Ch. 48.102 definitions 48.31.105 failure to cooperate with commissioner, penalties 48.31.105 uniform insurers liquidation act attachment, garnishment, or execution victims of crimes reduction of benefits 7.68.130 stayed during pendency of proceedings 48.99.070 formal delinquency proceeding commissioner may petition court for war risks, limitation as to 48.23.260 Washington life and disability insurance guaranty association act Ch. 48.32A
Life insurance, See also INSURANCE, subtitle
Group life insurance; INSURANCE, subtitle 48 31 121 claims insurer may petition for hearing and review domestic insurer, claim of nonresident 48.31.121 against, procedure 48.99.040 Industrial life insurance; INSURANCE, immunity from suit and liability, persons foreign insurer, claim of resident against, entitled to protection 48.31.115 jurisdiction of courts 48.31.111 subtitle Life insurers annuities, See INSURANCE, subtitle Annuity procedure 48.99.050 priority of claims 48.99.060 definitions 48.99.010 recovery from reinsurer contracts forfeiture, See INSURANCE, subtitle direct payment to insured does not diminish domestic insurer, claim of nonresident Standard nonforfeiture law obligation, exceptions 48.31.135 against, procedure 48.99.040 forms, See INSURANCE, subtitle Standard recoverable amount not reduced by domestic insurer, conduct of proceedings involving 48.99.020 provisions proceedings 48.31.135 deposit of moneys 48.31.220 dispersal of assets by receiver, procedure group life, See INSURANCE, subtitle Group foreign insurer, claim of resident against, life insurance procedure 48.99.050 foreign insurer, conduct of proceedings involving 48.99.030 industrial life insurance, See INSURANCE, 48.31.185 subtitle Industrial life insurance domiciliary liquidator Life insurers resident claimants may file claims with interpretation and construction of act liquidator, with ancillary receiver, or with 48.99.080 authority to grant annuities and transact lien obtained by attachment, garnishment, or execution voided 48.99.070 disability insurance 48.05.330 the domiciliary liquidator 48.31.171 policy plans, types prohibited 48.23.340 vesting of title to assets and property in, reciprocal insurer, prohibited from transacting life insurance 48.05.330 priority of claims 48.99.060 short title 48.99.010 insurance commissioner's duties 48.31.171 Limitation of actions filing fees, exemption 48.31.230 venue 48.31.210 disability policies, standard provisions for 48.20.050, 48.20.052, 48.20.142 foreign insurers voidable transfers 48.31.270 ancillary liquidation, order of 48.31.100 conservation of assets, order of 48.31.080, Liquidation, See also INSURANCE, subtitle
Uniform insurers' liquidation act officers' salaries, domestic mutuals 48.09.210 policies, provisions in concerning 48.18.200 Loans, investments in, See INSURANCE, 48.31.100 funds, deposit of 48.31.220 grounds for 48.31.050 Limitation of single risk 48.11.140 subtitle Investments Loans on security of common stocks 48.13.218, 48.13.220 Liquidation actions at law or equity following appointment injunctions in aid of 48.31.200 Local government, self-insurers, self-funding of liquidator insurer powers and duties of liquidator 48.31.131 definition for purposes of chapter 48.31.020 excluded from definition of "insurer" special procedural rules 48.31.131 mutual insurers, assessment 48.01.050 alien insurers judgment on 48.31.360 Local government self-insurance authority

(2008 Ed.) [RCW Index—page 389]

access to program information 48.62.101

levy of 48.31.330

ancillary liquidation, order of 48.31.100

general provisions, policies issued before January 1, 2009 48.84.010 prohibited practices 48.84.060 Marine protection and indemnity, defined bond requirements 48.62.111 definitions 48.62.021 48 11 050 deposit requirements 48.62.111 Market conduct oversight Ch. 48.37 educational service district programs, ruleprohibited provisions, policies and contracts Mastectomy making authority of superintendent of public instruction 48.62.125 48.84.040 discrimination based on, certain prohibited rules 48.84.030 48.20.397, 48.21.235, 48.44.335 employees and officials, remuneration beyond separation of data 48.84.070 reconstructive breast surgery salary and benefits prohibited 48.62.121 Long-term care partnership program disability insurance coverage 48.20.395 group disability insurance coverage 48.21.230 executive sessions, authority to hold consumer education program 48.85.040 financing of long-term care through private insurance and medicaid funds 48.85.010 insurance policy criteria 48.85.030 48.62.101 governing control, obligation to maintain health care insurance to cover 48.44.330 Material transactions, disclosure requirements 48.05.510, 48.05.515, 48.05.520, 48.05.525, 48.05.530, 48.05.535 protection of participant assets 48.85.020 Loss, proof of, forms health and welfare advisory board creation, membership, and duties 48.62.051 Medical insurance, See INSURANCE, subtitle Disability insurance; INSURANCE, subtitle health and welfare benefit trusts furnished by insurer 48.18.460 authority to participate in 48.62.121, 48.62.123 furnishing not waiver 48.18.470 Loss expense, defined 48.12.140 Health care services health care services, inclusion of mandated Loss experience Medical malpractice benefits 48.62.121 recording of 48.19.370 closed claim reporting Ch. 48.140 immunity for disclosure of information reporting of, rate making purposes 48.19.370 Loss payments, defined 48.12.140 health care liability risk management training required by state risk manager or state auditor 48.62.171 program 48.22.080 Loss records 48.12.070 health care practitioner coverage by selfinsufficient assets, provision for, requirements insurer conditioned upon participation in Loss reserve 48.62.141 risk management training 48.05.410 liability insurance, computation 48.12.090 insurance premium taxes, exemption from 48.62.151 midwives and birthing centers, joint Lumpectomy underwriting association administration of plan 48.87.060 composition of association 48.87.040 discrimination based on, certain prohibited 48.20.397, 48.21.235, 48.44.335 investigation fee, state risk manager to establish and charge 48.62.161 investments, restrictions on 48.62.111 Mammograms disability insurance coverage 48.20.393 definitions 48.87.020 multi-state program participation, legislative intent 48.87.010 group disability plans, required coverage requirements 48.62.081 liability limits 48.87.050 48.21.225 operation and management of program, required coverage, health care services contracts 48.44.325 plan for establishment of association, general conditions and restrictions on 48.62.121 requirements for 48.87.030 Management organization, examination of policies written on a claims made basis, preexisting programs, notice to state auditor required 48.62.131 required insurer guarantees 48.87.070 rating plan requirements 48.87.050 48.03.020 Managing general agents producers, use of 48.62.121 risk management program requirements 48.87.080 continuing use of agent, compliance with chapter required 48.98.040 program approval or disapproval, state risk manager's duties 48.62.091 rule-making authority 48.87.100 osteopathy settlements and awards, insurers contract between managing general agent and program approval required from state risk insurer, insurer duty to notify manager 48.62.071 commissioner of entry into or termination must report 18.57.245 property and liability advisory board of 48.98.020 retired providers providing free care to lowcreation, membership, and duties 48.62.041 contract between managing general agent and insurer, minimum provisions 48.98.015 income persons, health department may provide insurance for 43.70.460 public disclosure, limits on 48.62.101 reviews and investigations, costs to be charged to program under review or investigation 48.62.161 conditions for participation 43.70.470 definitions 48.98.005 examination by insurance commissioner settlements and awards, insurers must report 48.98.025 to medical quality assurance commission risk manager as attorney for acceptance of service 48.62.031 18.71.350 loss reserves established by managing general agent, duty to obtain annual Medical risk adjustment mechanisms scope of authority 48.62.031 start-up assessments, authority of advisory boards to levy and collect 48.62.161 disapproval by legislature, submission of revised package by health services commission 43.72.180 actuarial opinion on 48.98.020 state risk manager on-site review of managing general agent 48.98.020 Medicare supplemental health insurance rule-making and standard setting authority 48.62.061 quarterly review of books and records to benefit limitations 48.66.030
"benefit period," "medicare benefit period,"
minimum requirements 48.66.080 summons, service of 4.28.080 treasurer, designation of 48.62.111 determine if agent has become managing general agent 48.98.020 required practices for 48.98.020 benefit standards 48.66.030 Long-term care coverage licensing requirements 48.98.010 commissioner's approval required before benefit funded through life insurance policy rule-making authority 48.98.035 issuance or use of policy, form, rider, or 48.83.080 violations of chapter, penalties 48.98.030 endorsement 48.66.035 chapter application, policies issued after January 1, 2009 48.83.010 Mandated health benefits conformity with federal law, authority of benefit proposal, assessment of impact 48.47.030 insurance commissioner to make necessary definitions 48.83.020 rules 48.66.165 denial of claims 48.83.090 definitions 48.47.010 definitions 48.66.020 documents required for applicants 48.83.070 establishment 48.47.020 legislative findings 48.47.005 disclosure requirements 48.66.110 eligibility 48.66.055 inflation protection features 48.83.110 federal law supersedes 48.66.160 license required when selling, soliciting, or Manuals, publication and sale of 48.02.180 negotiating 48.83.130 nonforfeiture benefit option 48.83.120 out-of-state policy 48.83.030 preexisting conditions 48.83.040 Marine and transportation insurance health deterioration, cancellation for, prohibited 48.66.090 defined 48.11.050 loss ratio requirements 48.66.100 exemption from surplus line coverage 48.15.160 mandated coverage 48.66.045 prohibited policy terms and practices 48.83.050 limitation of actions 48.18.200 mass sales policies treated as individual transaction of additional kind of insurance policies 48.66.100 rescission of policy or certificate 48.83.100 right to return policy or certificate 48.83.100 rules, generally 48.83.170 suitability standards for coverage 48.83.140 without special surplus prohibited 48.05.360 medical history, completion requirement 48.66.140 medicare cost-sharing changes, automatic benefit adjustments 48.66.070 unearned premiums reserve 48.12.050 Marine and transportation insurance, See also minimum standards 48.66.041 outline of coverage, delivery to potential INSURANCE, subtitle Ocean marine and violations, fine 48.83.160 foreign trade insurance policy holder required 48.66.110 PACE program 48.01.270 Long-term care insurance act Marine and transportation insurers, profits tax definitions 48.84.020 48.14.020 disclosure rules 48.84.050 prepayment requirements 48.14.025 policemen, first class city

[RCW Index—page 390] (2008 Ed.)

Motor vehicle financial responsibility law, See MOTOR VEHICLES, subtitle Financial board authorized to reimburse retired transaction of additional kind of insurance member for premiums paid 41.20.120 without special surplus prohibited responsibility law policy or certificate provision prohibitions 48.05.360 Motor vehicle insurance umbrella or excess policies, underinsured 48.66.050 preexisting condition limitations, restrictions accident prevention course coverage inapplicable 48.22.030 reduction of premium for older insureds completing 48.19.460, 48.19.470, 48.66.130 underinsured motorist to be provided, exception 48.22.040 rates 48.66.045 48.19.480, 48.19.490 record keeping data required to be maintained claims 48.22.030 Motor vehicle operator's record furnished separate from other disability insurance anti-theft devices, lights, rate consideration data 48.66.150 48.19.501 insurance companies 46.52.130 assigned risk plan 48.22.020 Motor vehicles renewability of policy must be guaranteed liability policy defined 46.29.490 48.66.090 cancellations 48.18.291 return of policy, premium refund, effect of return 48.66.120 exceptions permitted 48.18.296 limitation on cancellation, nonrenewal, or minimum coverage 46.29.090 sickness, accident coverage equality 48.66.060 denial based upon driving record proof of financial responsibility 46.52.130 defined 46.29.260 state health care authority choice of policies available 41.05.195 limitation on liability of insurance Mutual insurers assessment of members 48.09.230 commissioner for transmittal of cause for assessment plan, insurers prohibited, exception 48.06.020 cancellation 48.18.293 state health care authority self-insured plan 41.05.197 notice 48.30.320 private passenger automobile, defined 48.18.297 domestic Membership additional insuring powers, qualifications domestic mutuals, in general 48.09.110 debt and financing coverage 48.22.060 defined 48.11.060 48.09.090 fee, premium as part of 48.18.170 annual meetings, notice of 48.09.140 rights, domestic mutuals 48.09.120 destroyed vehicle, company settling claim to notify director of motor vehicles 46.12.070 assessment liability, assessment plan insurers 48.09.240 share of assets, domestic mutuals 48.09.360 Memorandum of insurance, motor vehicle and aircraft, contents, delivery 48.18.260 insurers 48.09.240 borrowed capital generally 48.09.320 repayment 48.09.330 bylaws, generally 48.09.130 driver's license suspension for nonpayment of child support, effect 48.22.140 driver's record, cancellation, nonrenewal, or Mental health regional support networks exemption from title 48 RCW in regard to operation of a medical assistance managed care system 48.01.220 denial based upon, limitation 46.52.130 driver's record, contents and access 46.52.130 contingent liability of members 48.09.240 accrual of 48.09.220 employment driving record, consideration of Mental health services assessment on liquidation or rehabilitation judgment on 48.31.360 prohibited 48.30.310 disability insurance 48.20.580 hit and run insurance to be provided, exception, claims 48.22.030 health care access 48.41.220 levy of 48.31.330 insolvent motorist 48.22.040 order, publication and transmittal generally 48.31.010 liability coverage, mandatory 48.31.350 insurer financial responsibility, giving false evidence of penalty 46.30.040 order to pay 48.31.340 report for 48.31.320 definition for purposes of chapter 48.31.020 mutuals 48.09.350 insurance identification card 46.30.030 as asset 48.09.250 reciprocals 48.10.330 insurance or other form of financial computation of 48.09.230 Midwife and birth center malpractice insurance responsibility required, violations, exceptions 46.30.020 generally 48.09.220 lien on reserves 48.09.260 joint underwriting association administration of plan 48.87.060 proof of financial responsibility, duty to present at request of law enforcement offset against 48.09.230 composition of association 48.87.040 stipulation of 48.09.110 definitions 48.87.020 officer 46.30.020 conversion of 48.09.350 legislative intent 48.87.010 corporate meetings, proxies 48.09.150 directors, qualifications 48.09.160 disability insurers, additional insuring market assistance plans 48.22.050 memorandum of or duplicate policy, contents and delivery 48.18.260 nonrenewal 48.18.292 liability limits 48.87.050 plan for establishment of association, requirements for 48.87.030 powers 48.09.090 distribution of assets upon liquidation policies written on a claims made basis, exceptions permitted 48.18.296 required insurer guarantees 48.87.070 limitation on liability of insurance 48.09.360 rating plan requirements 48.87.050 dividends, generally 48.09.300 commissioner for transmittal of cause for risk management program requirements nonrenewal 48.18.293 expenses, limitation of 48.09.180 48.87.080 rule-making authority 48.87.100 private passenger automobile, defined penalty for violation 48.09.190 48.18.297 impairment of surplus 48.09.340 Minors personal injury protection benefits limitation of single risk 48.11.140 effectuation of insurance upon, insurable members coverage in lieu of required minimum interest 48.18.060 generally 48.09.110 coverage, benefit limits 48.22.100 power to contract for insurance 48.18.020 proxies 48.09.150 definitions 48.22.005 Misrepresentation exceptions and exclusions 48.22.090 rights of 48.09.120 generally 48.30.040 health care service contractors 48.44.120 minimum coverage requirements, benefit share of assets 48.09.120 limits 48.22.095 name 48.06.200 offering as optional coverage required 48.22.085 negotiation of insurance contract 48.18.090 nonassessable policies in general 48.09.270 of policies 48.30.090 Misstatement of age or sex policies included 48.09.280 rejection of optional coverage by insured standard provisions qualifications on issuance of nonassessable policies 48.09.280 disability insurance 48.20.050 rule-making authority of insurance commissioner 48.22.105 "phantom vehicle", defined 48.22.030 group life insurance 48.24.150 revocation of authority to issue 48.09.290 Monopolies, generally 48.30.250 Mortality tables, duty of commissioner to obtain and publish 48.02.160 nonparticipating policies, in general phantom vehicles 48.09.310 officers' salaries, limitation of actions on 48.09.210 claims 48.22.030 Mortgage insurance Ch. 61.10 reciprocals 48.10.070 Mortgage loans and contracts, investments in, rental car specialty insurance producer license property insurers, additional insuring See INSURANCE, subtitle Investments Motor freight carriers 81.80.190, 81.80.200 powers, qualifications 48.09.090 qualification, in general 48.09.010 act Ch. 48.115 restriction based on handicap, imposition of liability insurance notice 48.30.320 reinsurance of, acceptance of, assessment plan insurers 48.09.350, 48.11.130 requirements governed exclusively by chapter 81.80 RCW 81.80.195 seat belts, other life-saving devices reorganization as stock insurer 48.09.350 rate-making consideration 48.19.500 Motor vehicle senior citizens, fifty-five and over surplus liability coverage, mandatory additional requirements 48.09.090, premium reduction for accident prevention insurance identification card, refusal to course 48.19.460, 48.19.470, 48.19.480, 48.09.100 48.19.490 produce 46.61.020 impairment of 48.09.340

(2008 Ed.) [RCW Index—page 391]

minimum 48.09.100	required 48.06.030	bylaws, how included 48.18.160
liquidation, distribution of assets 48.09.360	revocation 48.06.100	cancellation
nonassessable policies 48.09.270 organization of	solicitation under, license for 48.06.090 surety bond 48.06.110	automobile policies 48.18.291 exceptions permitted 48.18.296
application to form 48.06.160	stock	disability policies 48.18.299
organization of, See also INSURANCE,	issuance of, conditions for 48.06.150	insurer, effectuation of 48.18.290
subtitle Organization of insurers reorganization as stock insurer	type of insurers permitted 48.06.010 Over-insurance of property prohibited 48.27.010,	procedure for 48.18.290, 48.18.300 cancellation by commissioner 48.18.310
distribution of assets 48.09.360	48.30.260	cancellations
Mutual savings banks, See MUTUAL SAVINGS	Participating policies, dividends	automobile policies
BANKS, subtitle Insurance Mutualization, domestic stock insurers 48.08.080	mutuals 48.09.300 payable to real party in interest 48.18.340	private passenger automobile, defined 48.18.297
Names	reciprocals 48.10.310	combination policies, generally 48.18.250
documents filed affecting, notice requirements 48.02.122	stock insurers, domestic 48.08.070 Penalties	commercial property casualty insurance issuance prior to filing 48.18.103
health care service contractors 48.44.090	failing to file information, documents or	policy forms 48.19.043
misleading, prohibited 48.30.060	reports, daily fine 48.08.190	construction of 48.18.520
mutual insurers, use of 48.06.200 reciprocal insurers, use of 48.10.060	general 48.01.080 Perjury 9A.72.030	laws applicable 48.18.200 provisions in policy regarding 48.18.200
underwriter policies, liability for use	Permanent and total disability, life insurance	contents in general 48.18.140, 48.18.150
48.18.250 use of by insurers 48.05.190	48.23.250 Permits	credit life, accident and health 48.34.040, 48.34.090
National association of insurance	solicitation	definition 48.18.140
commissioners, defined 48.02.140	application, contents 48.06.040, 48.06.050	delivery of 48.18.260
Neurodevelopmental therapy required coverage, employer-sponsored group	endorsement by commissioner, construction as 48.06.080	disability, right of cancellation with full return of premium, notice, when 48.20.013
contracts 48.21.310, 48.44.450	organization of insurers, generally	disability insurances, changes to be evidenced
Nonassessable policies	48.06.030, 48.06.040, 48.06.050,	by endorsement 48.20.015
mutuals, generally 48.09.270 policies included 48.09.280	48.06.060, 48.06.070 solicitation, See also INSURANCE, subtitle	duplicates coverage of third persons or property of,
reciprocals 48.10.300	Organization of insurers	statement 48.18.260
revocation of power 48.09.290 Nonforfeiture	solicitation permit to organize insurer 48.06.030, 48.06.040	generally 48.18.260 endorsements
standard nonforfeiture law 48.76.010	Person, defined 48.01.070	disapproval, grounds for 48.18.110
Nonparticipating policies, domestic mutuals,	Personal coverage	filing and approval
generally 48.09.310 Nonprofit corporation act, excluded from	insurance commissioner authority 48.42.010 lack of coverage, must advise purchasers	certification and noncertification 48.18.100 entire contract 48.18.190
24.03.015	48.42.050	examination by examining bureau 48.19.410
Nonrenewal	rates	execution of
notice requirements 48.18.289 Notes, hypothecation of prohibited 48.30.200	credit history or insurance score 48.19.035 regulation	facsimile signatures 48.18.210 generally 48.18.210
Ocean marine and foreign trade insurance	examination by commissioner to see if in	obsolete signatures, effect upon validity
nondelivery in state, exemptions for 48.18.010 unauthorized insurers may write 48.15.160	compliance 48.42.030 if unable to show other regulation subject to	48.18.210 exemption of proceeds
Ocean marine and foreign trade insurances	insurance commissioner 48.42.040	annuities 48.18.430
defined 48.11.105	jurisdiction belongs with another agency,	disability insurance 48.18.400
Offenders performing community restitution workers' compensation and liability insurance	how shown 48.42.020 underwriting restrictions, credit history	group life insurance 48.18.420 life insurance 48.18.410
coverage 35.21.209, 36.16.139	48.18.545	form existing at time of code adoption,
Officers existing, continuation of 48.01.100	Phenylketonuria 48.20.520, 48.21.300, 48.44.440, 48.46.510	continuation of 48.01.120 form numbers 48.20.012
misconduct of 48.30.120	Physical examinations, standard provisions	form of
salaries, limitation of actions on, domestic	48.20.132, 48.21.100	disapproval, grounds for 48.18.110
mutuals 48.09.210 Orders of the commissioner	Physical therapy, coverage and benefits not mandated or regulated 18.74.135	standard forms 48.18.120 validity of noncomplying 48.18.510
appeal from, See INSURANCE, subtitle	Physicians examining, misrepresentations by in	format, disability insurance 48.20.012
Appeals Organization of insurers	applications for insurance 48.30.210 Pilot vehicles, mobile home movements	forms certification and noncertification 48.18.100
defamation of proposed insurers prohibited	minimum coverage 46.44.180	filing and approval 48.18.100
48.30.080	Plain language required	group, assignment of interests under
escrow of funds, withdrawal on failure to complete organization 48.06.120,	health care insurance, notice of cancellation, denial, or nonrenewal of policy 48.18.540	48.18.375 insured named, interest controls 48.18.050
48.06.170	health care service contractors, notice of	lapses, unlawful inducement 48.30.180
failure to complete 48.06.170 false exhibits 48.06.190	cancellation, denial, or refusal to renew contract 48.44.260	limitation of actions in 48.18.200 loans on, limitation 48.13.190
illegal inducements 48.30.150	health insurance pool explanatory brochure	lost, cancellation by insured, procedure
insurance applications for, contents 48.06.160	48.41.110	48.18.300
liability of organizers 48.05.130, 48.06.130 mutual assessment insurers prohibited,	health maintenance organizations, notice of cancellation, denial, or refusal to renew	misrepresentation of, prohibition 48.30.090 modifications, writing required 48.18.190
exceptions 48.06.020	agreement 48.46.380	motor vehicle underinsured motorist to be
organization expenses 48.06.130 promoters, liability of 48.06.130, 48.06.150	notice of cancellation or imposition of restriction based on handicap 48.30.320	provided, exception, claims 48.22.030
solicitation permit	Podiatrists	nonassessable, See INSURANCE, subtitle Nonassessable policies
application	health care contractors cannot deny payment	noncomplying, construction of 48.18.510
contents 48.06.040 examination 48.06.050	48.44.220, 48.44.225, 48.44.300 Policies	nonparticipating, domestic mutuals, generally 48.09.310
bond for 48.06.110	annulment retroactively, prohibition	nonrenewal
contents 48.06.070 deposit for 48.06.110	48.18.320 applications for, See INSURANCE, subtitle	automobile policies exceptions permitted 48.18.296
expiration 48.06.070	Applications for insurance	private passenger automobile, defined
as inducement 48.06.080	binders, generally 48.18.230	48.18.297
issuance 48.06.060 modification 48.06.100	breach of conditions or warranties, effect of intervening breach 48.18.350	disability policies 48.18.298 premium, deductible changes
	6	I ,

[RCW Index—page 392] (2008 Ed.)

group disability insurance 48.21.070

notice, automobile policies 48.18.292 participating, See INSURANCE, subtitle notice, minimum required 48.56.110 illegal dealing in 48.30.190 default, maximum charge 48.56.100 industrial life, refund of percentage definitions 48.56.020 Participating policies 48.25.170 delinquency charges 48.56.100 payment of proceeds, simultaneous deaths, insolvent insurer disclosure of information required 48.56.030 life and disability insurances 48.18.390 responsibility for payment of earned or unearned premiums; violations, penalties, and rights of aggrieved party 48.31.141 must include all charges 48.18.180 payments under exemptions from act, limited nature of discharges insurer 48.18.370 48.56.030 insurance commissioner, interrogatories of, persons entitled to receive, life and disability insurance 48.18.370 requirement for answering 48.56.030 notes, hypothecation of prohibited 48.30.200 plain language required health care insurance, notice of cancellation, denial, or nonrenewal of policy 48.18.540 health care service contractors, notice of insurance premium finance company, defined rate making criteria 48.19.030 48.56.020 rates investigation of applicants 48.56.040 standards 48.19.020 rates, See INSURANCE, subtitle Rates cancellation, denial, or refusal to renew contract 48.44.260 application for 48.56.040 refund, life insurance, ten day period penalty for late return 48.23.380 fee 48.56.030 investigation of licensee 48.56.040 issuance 48.56.040 health maintenance organizations, notice of return of, penalty for failure to return cancellation, denial, refusal to renew 48.30.190 operation without, unlawful, penalty surety insurance, general provisions 48.28.020, 48.28.030, 48.28.040 agreement 48.46.380 48.56.030 notice of cancellation or imposition of qualifications for 48.56.040 restriction based on handicap 48.30.320 tax on refusal to issue, procedure, right to hearing premiums, See INSURANCE, subtitle credit for assessments for payment of claims 48.56.040 Premiums against insolvent insurers 48.32.145 requirement 48.56.030 title insurance, generally 48.29.140 unearned, determination of reserve necessary renewal revocation or suspension of license procedure, grounds 48.56.050 licensee, defined 48.56.020 certificate of 48.18.280 procedure for 48.18.280 riders 48.12.040 Premiums and prepayments tax 48.14.0201 Prenatal testing 48.21.244, 48.42.090, 48.44.344, penalties, unlawful operation without license disapproval, grounds for 48.18.110 48.56.030 filing and approval 48.46.375 premium finance agreement certification and noncertification 48.18.100 Prepaid care, See INSURANCE, subtitle Health contents, required 48.56.080 spouse's right in, life insurance 48.18.440 standard provisions care services defined 48.56.020 Prizes, as illegal inducement 48.30.150 delinquency charge, default 48.56.100 generally 48.18.130 Process, See INSURANCE, subtitle Service of filing, not required to perfect validity 48.56.130 surrender of, concurrence presumed 48.18.300 process underwriters policies, generally 48.18.250 validity, effect of illegal provisions upon Producers, insurance Ch. 48.17 power of attorney, limitation on use Product regulation, interstate compact Ch. 48.56.110 48.18.200 48.130 service charge, maximum 48.56.090 Promoters, examination of 48.03.020 valuation, minimum standards 48.74.030 variable contracts, mandatory and permissive provisions 48.18A.050 Proof of loss examination by insurance commissioner false, penalty 48.30.230 48.56.060 variable life insurance and annuity contracts forms preservation, method 48.56.060 requirement 48.56.060 return of and effect furnished by insurer 48.18.460 printed notice of 48.18A.035 furnishing not waiver 48.18.470 revocation or suspension of license penalty in lieu of license suspension variable life insurance and annuity contracts, mandatory policy provisions 48.18A.030 commercial property casualty insurance 48.56.050 Policy fee, as part of premium 48.18.170 issuance prior to filing 48.18.103 right to hearing 48.56.050 rules and regulations, authority of Policy loans, life insurance policy forms 48.19.043 ineligible, disposal of 48.13.290 insurable interests in 48.18.040 deduction of from proceeds 48.23.080, 48.23.310 commissioner to adopt 48.56.070 service charge, maximum 48.56.090 short title 48.56.010 investments in, See INSURANCE, subtitle interest rate 48.23.085 Pollution liability insurance program Investments suspension or revocation of license procedure, administration 70.148.030 valuation of property held by insurer grounds 48.56.050 48.12.190 cancellation or refusal by insurer, appeal Premium rates, supervision of, See INSURANCE, subtitle Rates 70.148.080 willful injury to or destruction 48.30.220 definition 70.148.010 Property and casualty Premium tax insurers to report loss and expense data amount of direct premium taxable in this state, powers and duties 70.146.050, 70.148.050 48.05.380 how determined 48.14.090 Property in rented premises, lien on proceeds 60.72.010 rule-making authority 70.148.040 credit for assessments for payment of claims disclosure of proprietary reports and against insolvent insurers 48.32.145 information, penalties for unauthorized disclosures 70.148.060 Property insurance foreign or alien insurer, liability to pay tax after withdrawal from state 48.14.100 broker-controlled property and casualty insurers, See INSURANCE, subtitle exemption from Title 48 RCW, exceptions international services in eligible areas, tax 70.148.090 Broker-controlled property and casualty credit 48.14.029 insurer selection process, criteria 70.148.070 insurers in lieu of other forms of taxation 48.14.080 program design and cost coverage 70.148.035 reservation of legislative power 70.148.110 trust account 70.148.020 cancellation or imposition of restriction based on handicap, notice 48.30.320 premiums received from pension, annuity or profit-sharing plans exempt under internal revenue code, rate of tax 48.14.021 debtor selection, right of 48.30.260 underground petroleum storage tanks defined 48.11.040 purchasing groups requirements regarding imposition, obligation, and member's liability 48.92.095 legislative findings and intent 70.148.005 limitation of single risk 48.11.140 Port district commissioners, insurance for benefit over-insurance prohibited 48.27.010, of 53.08.170 48.30.260 Port district officials and employees, liability replacement insurance 48.27.020 Premiums insurance 53.08.205 defined 48.18.170 Property insurers determination of reserves by, generally 48.12.040 Preferred or guaranteed stocks or shares, mutuals, domestic, See INSURANCE, subtitle Mutual insurers investments in, See INSURANCE, subtitle reciprocal, domestic, surplus required disability insurance, unpaid, optional standard provisions for 48.20.232 Investments Premium deposits, life insurance 48.23.290 48.10.070 Prosecuting attorneys, duty to represent commissioner 48.02.080 Premium finance agreement, mandatory contents disability policy, return of premium upon cancellation, notice, when 48.20.013 discounts, prohibitions 48.30.140 48.56.080 Proxies Premium finance companies cancellation, refund of unearned premiums, excess premiums, penalty for collection holders of, examination of 48.03.020 procedure 48.56.120 48.30.190 members, domestic mutuals 48.09.150

cancellation of insurance for nonpayment,

automobile policies 48.18.292

(2008 Ed.) [RCW Index—page 393]

Public adjusters, See INSURANCE, subtitle	service to 48.19.300	property insurers, domestic 48.10.070
Adjusters Public employees associations, group life	license 48.19.160 application for 48.19.170	qualification, generally 48.10.070 real property, authority to engage in
insurance 48.24.060	issuance of 48.19.180	transactions affecting title to 48.10.055
Public fireworks display 70.77.285	revocation or suspension 48.19.190	savings, return of 48.10.310
Public interest declaration of 48.01.030	members, not governed 48.19.140 records of	scope of chapter 48.10.030 subscribers
duties in regard to 48.01.030	examination by commissioner 48.19.270	advisory committee 48.10.230
Public obligations, investment in, See	rules, dividends not to be affected 48.19.240	distribution of assets upon liquidation
INSURANCE, subtitle Investments Public offices, bonds of, costs paid by public	special filings 48.19.070 subscribers	48.10.320 liability
48.28.040	admission of, review of refusal 48.19.220	aggregate 48.10.290
Publications concerning 48.02.180	advisory committees of 48.19.230	in general 48.10.250
Puget Sound ferry system, insurance on facilities of authorized Ch. 47.60	appeal by 48.19.290 defined 48.19.140	judgments 48.10.260 who may be 48.10.220
Purchase money mortgages, investments in, See	deviation from rates filed by 48.19.280	subscribers agreement, modification of
INSURANCE, subtitle Investments	rights and limitations 48.19.210	48.10.130
Purchase of bridges or ferries by transportation department, insurance on authorized	subscriberships requirement of 48.19.150	suits in own name 48.10.060 surplus
47.56.050	rules, review of 48.19.220	deposit of 48.10.070
Pure endowments, See INSURANCE, subtitle	rules for 48.19.210	impairment 48.10.340
Annuities Rates	technical services, procurement of 48.19.260 Real estate contracts, investments in, See	minimum required 48.10.070 vehicle insurers, domestic 48.10.070
advisory organizations	INSURANCE, subtitle Investments	Reciprocals or interinsurance exchange, defined
definition 48.19.320	Real property, investments in, See	as insurers 48.01.050
desist orders on 48.19.340 disqualification of data 48.19.350	INSURÁNCE, subtitle Investments Rebates	Reconstructive breast surgery disability insurance coverage 48.20.395
examination of 48.03.010	acceptance by insured, penalty 48.30.170	group disability insurance coverage 48.20.393
qualification 48.19.330	prohibited 48.30.140	health care insurance to cover 48.44.330
agreements as to rates 48.19.420	Receipt of premium	Records
assigned risks 48.19.400 consultation regarding 48.19.380	binder contents, effect 48.18.220	adjusters, agents, and brokers surplus line brokers 48.15.100
control by compact, prohibition 48.30.020	Receiver's obligations, investments in, See	commissioner's, generally 48.02.120
deviations, generally 48.19.280	INSURANCE, subtitle Investments	examination by commissioner
examination of contracts 48.19.410 excess rates 48.19.090	Reciprocal insurers actions against binding on subscribers	expenses, responsibility for payment 48.03.060
exchange of experience 48.19.380	48.10.170	generally 48.03.030
expense experience, recording and reporting	annual statement, attorney to make and file	report of examination 48.03.040
of 48.19.370 false and misleading information, prohibition	48.10.180 attorney	reports withholding from public inspection
48.19.390	bond of 48.10.140	48.03.050
filings	actions on 48.10.160	insured's, policies in unauthorized insurers,
bureau filings 48.19.050 contents 48.19.040	deposit in lieu 48.10.150 contributions by, repayment 48.10.190	examination 48.15.170 insurer's required 48.05.280
disapproval of 48.19.100, 48.19.120	misconduct of in general 48.30.120	investments, record of 48.13.350
effective date 48.19.060	certificate of authority, revocation, grounds	Refunds
review of 48.19.060	for 48.10.110 contingent liability	cancellations 48.18.290, 48.18.300 taxes 48.14.070
special disapproval of 48.19.070, 48.19.110 waiver of 48.19.080	aggregate liability 48.10.290	Rehabilitation of insurers
joint reinsurance, applicability of provisions	assessment	action to which insurer subject to
to 48.19.360 joint underwriting, applicability of provisions	generally 48.10.270 judgment on, liquidation 48.31.360	rehabilitation order is party special procedural rules 48.31.045
to 48.19.360	order, publication and transmittal,	grounds for 48.31.030
loss experience, recording and reporting of	liquidation 48.31.350	rehabilitation order 48.31.040
48.19.370	order to pay, liquidation 48.31.340	Rehabilitation of insurers, See also
making of rates consultation in regard to 48.19.380	report for, liquidation 48.31.320 time limit 48.10.280	INSURANCE, subtitle Liquidation Reinstatement
credit history or insurance score 48.19.035	conversion or merger 48.10.330	annuities
criteria 48.19.030	defined 48.01.050, 48.10.010, 48.10.020	pure endowment contracts 48.23.210
how made 48.19.030 penalties for violation of rate supervision	dividends 48.10.310 financial conditions, determination of	reversionary 48.23.240 disability policies 48.20.072
provisions 48.19.430	48.10.200	industrial life insurance 48.25.120
prohibited practices 48.30.240	impairment of assets—procedure 48.10.340	life insurance 48.23.120
rate agreements 48.19.420 rate wars prohibited 48.30.240	insuring powers additional 48.10.070	Reinsurance agreement, terms of, qualification for credit
rating organizations, See INSURANCE,	generally 48.10.050	48.12.160
subtitle Rating organizations	judgments, subscribers' liability 48.10.260	assuming alien reinsurers
scope of chapter 48.19.010 standard for rates 48.19.020	life insurance, reciprocal insurer not to transact 48.05.330	registration, requirements 48.12.166 authority to accept 48.11.130
supervision of, scope 48.19.010	liquidation, distribution of assets 48.10.320	credit 48.12.160, 48.12.162, 48.12.164,
violation of provisions regarding, penalties	merger or conversion 48.10.330	48.12.168
48.19.430 Rating organizations	name 48.10.060 nonassessable policies 48.10.300	domestic mutuals, of 48.09.350 exemptions from rate filing 48.19.010
changes in, notice of 48.19.200	organization	foreign ceding insurers
cooperation authorized 48.19.250	application to form 48.06.160	credit 48.12.168
deviations by subscribers from filing made by 48.19.280	generally 48.10.090 policies effective, when 48.10.100	insolvency of non-United States insurer or reinsurer, assets and claims 48.12.158
discrimination prohibited 48.19.140	organization, See also INSURANCE, subtitle	qualified United States financial institution,
examination of, in general 48.03.010	Organization of insurers	definition 48.12.156
false or misleading information to 48.19.390 filing by 48.19.050	power of attorney, contents, generally 48.10.120	rules to implement 48.12.154 title insurers not prohibited the ceding of
insureds	powers, insuring 48.10.050	reinsurance 48.05.330
appeals by 48.19.310	process against, service of 48.10.170	unauthorized insurers 48.15.160

[RCW Index—page 394] (2008 Ed.)

withdrawal of insurers from state 48.05.290 generally 48.12.040 liability, life, health, accident, disability and salary 28A.400.350 Reinsurance intermediaries increased 48.12.080 marine and transportation 48.12.050 Reserves, See also INSURANCE, subtitle Loss liability insurance for officials and employees contract between reinsurance intermediaryof, purchase authorized 28A.400.360 manager and reinsurer, requirements officers, employees and students 28A.400.350, 28B.10.660 48 94 030 reserve definitions 48.94.005 Retaliatory provisions 48.14.040 examination by insurance commissioner retired and disabled district employees payment to public employees' and retirees' insurance account 28A.400.410 48.94.045 conflict with standard provisions 48.18.130 insurers effect of, construction of policies 48.18.520 access to reinsurance intermediary-broker retired or disabled employees form of records 48.94.020 disapproval, grounds for 48.18.110 continued coverage, application financial statement of each reinsurance validity of noncomplying 48.18.510 28A.400.391 intermediary-broker with which insurer district contributions to the public forms transacts business, duty to obtain annually employees' and retirees' insurance account 28A.400.400 certification and noncertification 48.18.100 48.94.025 filing and approval 48.18.100 school buildings, powers of directors 28A.335.010 restrictions on 48.94.025 health care, cancellation 48.20.510, written authorization required between 48.21.290, 48.44.430, 48.46.500 reinsurance intermediary-broker and school buses, powers of directors 28A.160.010 Riot reinsurance reimbursement, receipt of insurer, requirements 48.94.015 funds, contribution by insurers, recalculation judicial review of decisions of insurance self-funding 28A.400.350 commissioner concerning violations of Risk management office, See RISK MANAGEMENT OFFICE self-insurance 28A.320.070 chapter 48.94.050 Securities, investments in, See INSURANCE, recordkeeping requirements, insurer access to records 48.94.020 Risk retention groups subtitle Investments Self-funded multiple employer welfare arrangements Ch. 48.125 business requirements 48.92.040 chartering requirements 48.92.030, 48.92.040 reinsurance intermediary-brokers licensing requirements, exemption 48.94.010 Self-insurance commissioner authority 48.92.100 countersigning not required 48.92.060 educational service districts 28A.310.440 recordkeeping requirements, insurer access to records 48.94.020 requirements to act as broker 48.94.010 school districts 28A.320.070 Service contracts Ch. 48.110 definitions 48.92.020 federal injunctions 48.92.130 insolvency guaranty fund participation prohibited 48.92.050 Service of process written authorization required between contractor bonds broker and insurer, requirements license required, when 48.92.120 department of labor and industries 48.05.200 48.94.015 mandatory participation, joint underwriting associations and pools 48.92.050 penalties 48.92.110 prohibited practices 48.92.040 foreign or alien insurers 48.05.200, 48.05.210 reinsurance intermediary-managers commissioner as attorney 48.05.200 contract between reinsurance intermediarypersonal service with insurers 4.28.080 manager and reinsurer, requirements reciprocal insurers 48.10.170 48.94.030 purchasing groups aggregate limits 48.92.090 surplus line insurers 48.15.150 licensing requirements, exemption underwriters or combination policies 48.94.010 dealing with foreign insurers 48.92.090 48.18.250 prohibited practices 48.94.035 Service of process, See also SERVICE OF PROCESS AND PAPERS deductible or self-insured retention, requirements to act as manager 48.94.010 restrictions on 48.92.090 Service representatives, See INSURANCE, subtitle Agents, brokers, and solicitors exemption from certain laws 48.92.070 contract between reinsurance intermediarynotice and registration requirements manager and reinsurer, requirements 48.92.080 Services or assistance provided through dues, 48.94.030 premium taxes, requirements regarding assessments, or payments financial statement of reinsurance imposition, obligation, and member's liability 48.92.095 certificate of authority required 48.01.250 intermediary-manager, duty to obtain annually 48.94.040 Share accounts, investments in, See rule-making authority 48.92.140 INSURANCE, subtitle Investments loss reserves established by reinsurance Risks Shares, investments in, See INSURANCE, intermediary-manager, duty to obtain annual actuarial opinion on 48.94.040 subtitle Investments classification for rates 48.19.030 restrictions on 48.94.040 rule-making authority of insurance commissioner 48.94.055 short title 48.94.900 limitation of single risk 48.11.140 Signatures, facsimile, execution of policies by 48.18.210 Rules and regulations Simultaneous death, payment of proceeds on fire policies, standard fire form 48.18.120 48.18.390 Single risk, limitation 48.11.140 health care service contractors 48.44.050 power of commissioner to make 48.02.060 violations of chapter, penalties 48.94.050 supplemental benefits, life insurance Slayers, inheritance from victim prohibited Ch. written authorization required between 48.23.250 reinsurance intermediary-broker and insurer, requirements 48.94.015 Rural health care Small employer health insurance partnership health care service arrangements program Renewal authority to operate, requirements 48.45.020 account 70.47A.080 offer, notice requirements 48.18.289 administrator duties 70.47A.030 board 70.47A.110 definitions 48.45.010 policies, certificate of 48.18.280 insurance commissioner, to make required, exceptions 48.18.2901 recommendations on providing 48.45.007 legislative findings 48.45.005 children's program Replacement insurance, property 48.27.020 Reports, failure to file, penalty 48.08.190 federal waiver request 70.47A.090 definitions 70.47A.020 rural health care service arrangements Representations, false or misleading prohibited enrollment within appropriation 70.47A.050 legislative findings 70.47A.010 48.30.040 insurance commissioner, rule-making Repurchase agreements prohibited 48.13.280 authority 48.45.030 premium subsidies, application for Savings and loan associations, power to procure Reserves 70.47A.040 charitable annuities 48.38.020 33.12.010 reports 70.47A.070 disability insurance 48.12.060 Savings and loan institutions, investments in, See rules, authority 70.47A.060 gross premiums in force, generally 48.12.040 INSURANCE, subtitle Investments increasing by commissioner 48.12.080 investment of, domestic insurers 48.13.260 Savings and share accounts, investments in, See INSURANCE, subtitle Investments Solicitation permits, application for contents 48.06.040 as a liability, generally 48.12.030 Solicitors, See INSURANCE, subtitle Agents, School districts brokers, solicitors, and adjusters liability insurance, computation 48.12.090 employees, participation in state insurance plans, conditions 41.04.205 Schools and school districts Solid waste collection companies 81.77.060 loss expense defined 48.12.140 unallocated, distribution Specified disease insurance buildings, insuring of 28A.335.010 benefits reasonable level 48.70.040 liability insurance 48.12.100 first class districts, insurance reserve, use definitions 48.70.020 loss payments, defined 48.12.140 28A.330.110

(2008 Ed.) [RCW Index—page 395]

insurance relative to transporting students, etc.

28A.160.010

reinsurance, credit 48.12.160

unearned premiums

expected returns 48.70.030

legislative intent 48.70.010

Stamping bureaus, See INSURANCE, subtitle	Subpoenas, power of commissioner to issue	international services in eligible areas, tax
Examining bureaus Standard provisions	48.03.070 Subscribers	credit 48.14.029 in lieu of other forms of taxation 48.14.080
annuities, See INSURANCE, subtitle Annuity	rating organizations	pension, annuity or profit-sharing plans
contracts	reciprocals, See INSURANCE, subtitle	exempt under internal revenue code, rate
disability insurance, See INSURANCE,	Reciprocals	of tax 48.14.021
subtitle Disability insurance disability insurance, See INSURANCE,	rating organizations, See also INSURANCE, subtitle Rating organizations	premiums and prepayments tax 48.14.0201 prepayment requirements 48.14.025
subtitle Group disability insurance	Subscriptions and solicitations, See	refund of 48.14.070
group life, See INSURANCE, subtitle Group	INSURANCE, subtitle Organization of	retaliatory provisions 48.14.040
life insurance	insurers Suicide, limitation of liability for 48.23.260	state preemption 48.14.020 surplus lines 48.15.120
industrial life insurance, See INSURANCE, subtitle Industrial life insurance	Surety insurance	failure to pay 48.15.130
life insurance, See INSURANCE, subtitle Life	court bonds, costs include expense of	tax statement 48.14.030
insurance	48.28.030	failure to file 48.14.060
Standard valuation law definitions 48.74.010	defined 48.11.080 fiduciary bonds, expense of allowable	title insurers 48.29.150 unlawful or delinquent insurers or taxpayers
disability insurance	48.28.020	48.14.095
minimum standards, insurance	legal requirements deemed met by surety	Washington insurance guaranty association,
commissioner to establish by rule	obligations 48.28.010 public construction contracts, exemptions	exemption 48.32.130 Temporomandibular joint disorders
48.74.090 minimum standard for valuation 48.74.030	48.30.270	optional coverage requirements 48.21.320,
reserve liabilities 48.74.020	public officers' bonds, cost paid by public	48.44.460
reserves	48.28.040	Termination of coverage following issuance of
amount required 48.74.040	release from liability 48.28.050 transaction of additional kinds of insurance	liquidation order 48.31.125 Title insurance
calculation methods 48.74.060 gross premium 48.74.070	prohibited without special surplus	agents Ch. 48.17
minimum aggregate reserves 48.74.050	48.05.360	Title insurers
specified methods unfeasible	violation, public construction contracts	administration of chapter, rules 48.29.005 business inducements 48.29.210
procedure 48.74.080	exemption 48.30.270 Suretyship, general requirements Ch. 19.72	ceding of reinsurance permitted 48.05.330
reserves and related actuarial items annual submission of opinion of qualified	Surplus	county tract indexes required 48.29.160
actuary regarding; requirements	contributed, repayment, domestic stock	defined 48.11.100
48.74.025	insurers 48.08.060 impairment of	definitions 48.29.010 doing business in more than one county,
State convention and trade center	domestic mutuals 48.09.340	restrictions 48.29.040
surety exemption 48.30.270 State employees' health care, See HEALTH	domestic reciprocals 48.10.340	energy conservation payment obligation
CARE AUTHORITY	mutual insurers, domestic, See INSURANCE,	disclosure requirements 48.29.180
State employees insurance board	subtitle Mutual insurers reciprocals, domestic 48.10.070	escrow agent, conducting business as 48.29.190
group life insurance, group requirements exception 48.28.010	transaction of additional kinds of insurance	escrow services 48.29.193
State fire marshal, See FIRE MARSHAL,	without special surplus prohibited	exemptions from rate filing 48.19.010
STATE	48.05.360 Surplus line coverage	filings 48.29.140, 48.29.147 guaranty fund
State patrol, group life insurance, generally	brokers	additional counties 48.29.040
48.24.090 Stay of action	agents may place business through	amount of 48.29.030
pending appeals 48.04.140	48.15.080	deposit
pending hearings 48.04.020	annual statement 48.15.110 failure to file 48.15.130	condition of 48.29.090 termination of 48.29.100
Stock, investments in	license	execution upon 48.29.070
shares, as illegal inducement 48.30.150 Stock, investments in, See also INSURANCE,	revocation, suspension, or failure to renew	impairment 48.29.060
subtitle Investments	48.15.140 licensing 48.15.070	termination, release of securities 48.29.110 guaranty fund deposit requirement 48.29.020
subscription contracts, See INSURANCE,	nonresident 48.15.073	investments by 48.29.130
subtitle Organization of insurers Stock insurers	records of 48.15.100	ownership interest, return on 48.29.213
domestic	exempt lines 48.15.160 grounds for 48.15.040	premium rates 48.29.140, 48.29.143
amendment of articles to change par value of	insurer assuming direct risk 48.15.085	prohibited from transacting other kinds of insurance 48.05.330
shares 48.06.200	insurer's liability for unearned premium	prohibited practices 48.29.200
capital illegal reduction of 48.08.040	48.15.085	qualification of, generally 48.29.020
impairment of 48.08.050	policies, endorsement of 48.15.050 service of process on surplus line insurer	records 48.29.015 scope of provisions 48.29.010
dividends	48.15.150	special reserve fund 48.29.120
payment to stockholders 48.08.030 on reduction of capital 48.08.020	solvent insurer required 48.15.090	stock insurer, designated as 48.05.330
increase of capital 48.08.010	taxation of 48.15.120 validity of 48.15.060	taxation of 48.29.150 tract indexes, requirements 48.29.020
mutualization 48.08.080	Surplus lines contracts	Toll bridge projects, insurance for 47.56.230
participating policies 48.08.070	examination by examining bureau 48.19.410	Toll bridges
reduction of capital 48.08.020 surplus, contributed	Surrender value	authority to carry insurance on 47.56.050, 47.56.060
repayment of 48.08.060	standard provision for 48.23.090, 48.25.110 tables of 48.23.090	where improvement of existing bridge and
Stock purchase plan, officers, employees,	Tax on agents, brokers, solicitors 82.04.440	construction of new bridge as single project
domestic insurers 48.08.010	Tax on producers and title insurance agents	47.58.050
Stop loss insurance defined 48.11.030, 48.21.010	82.04.260 Taxes	Toll facilities, insurance for authorized, generally 47.56.070
group stop loss insurance, defined 48.21.015	exemptions and deductions 48.14.022	Tontine plans prohibited, life insurance
Structured settlement protection	failure to pay 48.14.060	48.23.340
application/approval of transfer 19.205.050	health care, state purchased 48.14.027	Towing, comprehensive for autos, nonrenewal
definitions 19.205.010 disclosure statement 19.205.020	premium tax amount of direct premium taxable in this	48.18.292 Travel or automobile services or assistance not
payment rights 19.205.030	state 48.14.090	considered insurance 48.01.250
post transfer of rights 19.205.040	foreign or alien insurer, withdrawal from	Trust companies
transfer agreements 19.205.060	state 48.14.100	insurance agents 30.04.127

[RCW Index—page 396] (2008 Ed.)

Γrust companies, burglary, theft, robbery,	generally 48.30.040	powers and duties 48.32.060
insurance against required 30.12.030	of policies 48.30.090	setting aside of default judgments against
Γrustee groups, group life insurance 48.24.070	name, insurer's name by noninsurer	insolvent insurers 48.32.160
Trustees, power to insure trust property	prohibited 48.30.060	stay of all proceedings against insolvent
11.98.070	over insuring interest 48.30.260	insurer 48.32.160
Γrustees or receivers obligations, investments in,	over-insuring interest 48.27.010	tax exemption 48.32.130
See INSURANCE, subtitle Investments	political contributions prohibited 48.30.110	Washington insurance guaranty association act
Twisting, defined, prohibited 48.30.180	premiums, illegal dealing in 48.30.190	sales promotions prohibited 48.30.075
Unallocated loss expense, distribution	property insurance, debts or loans 48.30.260	Washington life and disability insurance
liability insurance 48.12.100	rate control by compact 48.30.020	guaranty association act
Unauthorized insurers	rate wars 48.30.240	assessments 48.32A.085
contracts illegally effectuated, validity of	rebates 48.30.140, 48.30.170	
		assessments, credits and tax offsets
48.15.030	representations, false, misleading, prohibited 48.30.040	48.32A.125
exempt lines 48.15.160		association, board of directors 48.32A.065
insurance in, records of insured subject to	solicitation for unauthorized insurers	association, creation 48.32A.055
examination 48.15.170	48.15.020	association, examination and annual report
reciprocal law regarding 48.07.150	personal liability for performance of	48.32A.145
solicitation by, prohibition, remedy 48.15.020	contract, exception 48.15.020	association, powers and duties 48.32A.075
personal liability for performance of	twisting 48.30.180	commissioner, duties and powers 48.32A.105
contract, exception 48.15.020	unfair competition 48.30.010	construction 48.32A.035
Unauthorized insurers, See also INSURANCE,	willful destruction, secretion, injury to	coverage and limitation 48.32A.025
subtitle Surplus line coverage	property 48.30.220	definitions 48.32A.045
Underground petroleum storage tanks	Uniform insurers' liquidation act	immunity 48.32A.165
financial responsibility program	claims	insolvencies, prevention 48.32A.115
legislative findings and intent 70.148.005	priority and order of distribution of claims	miscellaneous provisions 48.32A.135
pollution liability insurance program	48.31.280	plan of operation 48.32A.095
ad hoc committees 70.148.030	dispersal of assets by receiver, procedure	purpose 48.32A.015
administration 70.148.030	48.31.185	sales promotions prohibited 48.30.075,
cancellation or refusal by insurer, appeal	United States, defined 48.05.010	48.32A.185
70.148.080	Unlawful acts	stay of proceedings, judgments 48.32A.175
definitions 70.148.010	fraud Ch. 48.30A	tax exemptions 48.32A.155
director	Valuation of	Water recreation facilities
powers and duties 70.148.050	property held by insurer 48.12.190	insurance required 70.90.230
rule-making authority 70.148.040	purchase money mortgages held by insurer	Water-sewer districts
disclosure of proprietary reports and	48.12.200	authority to provide health care, group, and
information, penalties for unauthorized	standards 48.74.030	life insurance 57.08.100
disclosures 70.148.060	stocks held by insurer 48.12.180	liability insurance for officers and employees
exemption from Title 48 RCW, exceptions	Variable contract act Ch. 48.18A	57.08.105
70.148.090	Vehicle insurance, See INSURANCE, subtitle	Willful destruction, secretion, injury, of property
insurer selection process, criteria 70.148.070	Motor vehicle insurance	insured against
program design and cost coverage	Vendor single-interest or collateral protection	fire, casualty, penalty 48.30.220
70.148.035	coverage, requirements 48.22.110,	Withholding agreements, prohibition against
reinsurance 70.148.025	48.22.115, 48.22.120, 48.22.125, 48.22.130,	48.13.280
reservation of legislative power 70.148.110	48.22.135	Witnesses
trust account 70.148.020	Venue	expense for 48.03.070
Underground storage of natural gas, public	actions against insurers 48.05.220, 48.18.200	
liability insurance required 80.40.040	liquidation, rehabilitation, proceedings in	subpoena of 48.03.070
Underwriters policies, generally 48.18.250	48.31.210	Women's health care services, duties of health
Unemployment compensation, See	Viatical settlements Ch. 48.102	care carriers 48.42.100
UNEMPLOYMENT COMPENSATION	Violations	Workers' compensation, See INDUSTRIAL
Unfair competition, See also INSURANCE,	duty of commissioner to certify 48.02.080	INSURANCE
subtitle Unfair practices	surety insurance on public construction	Workers' compensation insurance
Unfair practices	contracts	casualty insurance, as part of 48.11.070
advertisements	exemption 48.30.270	longshoreman's and harbor worker's
false or deceptive 48.30.040	Vouchers for expenditures, domestic insurers	compensation coverage
financial condition, must correspond with	48.07.100	plan creation 48.22.070
filed statement 48.30.070	Warranties	loss expense, defined 48.12.140
must show name and domicile of insurer	intervening breach, effect of 48.18.350	loss payments, defined 48.12.140
48.30.050	negotiations of insurance contracts 48.18.090	schedule of experience 48.12.110
alteration of application 48.18.070	representations, in general 48.18.090	INSURANCE COMMISSIONER
auto glass repair, restrictions 48.30.340	Washington insurance guaranty association	Actions and proceedings, commissioner's duty to
combinations in restraint of trade 48.30.020	actions to prevent insolvency 48.32.110	bring 48.02.080
compacts prohibited 48.30.020	board of directors	Actions by or against, duty of attorney general
defamation of insurers 48.30.080	reimbursement for expenses 48.32.050	and prosecuting attorney 48.02.080
denial of claim, unreasonable 48.30.015	selection 48.32.050	Alien insurers
discrimination as 48.18.480, 48.30.020	claims	domestication agreement
dividends not to be guaranteed 48.30.100	obligation for, limitation 48.32.060	commissioner's approval of corporate
domestic insurers, corrupt practices at	order of recovery 48.32.100	proceedings 48.35.190
meetings 48.07.060	creation of association 48.32.040	necessary authorizations 48.35.180
false advertising in organization of company	credit against premium tax for assessments for	domestication of insurer
48.06.190	payment of claims 48.32.145	commissioner's approval required 48.35.170
false claims or proofs 48.30.230	definitions 48.32.030	deposits, effect on 48.35.200
financial condition, advertising of 48.30.070	duties and powers of the commissioner	transfer of assets 48.35.200
financial statements, false 48.30.030	48.32.080	when effective 48.35.200
free insurance 48.30.155	effect of paid claims 48.32.090	state authorization to conduct business
generally 48.30.010	examination by the commissioner 48.32.120	required 48.35.050
hypothecation of notes 48.30.200	insolvency, prevention of 48.32.110	trust agreement
inducements, illegal 48.30.150	insurers' insolvency pool, termination,	amendment of 48.35.070
interlocking ownership or management	distribution 48.32.170	creation, commissioner's approval of trust
48.30.250	no liability for performance of powers and	agreement required 48.35.060
misleading comparisons, twisting 48.30.180	duties under this chapter 48.32.150	withdrawal of commissioner's approval
misrepresentation	nonduplication of recovery 48.32.100	48.35.080
in applications 48.30.210	plan of operation for the association 48.32.070	trusteed assets
applications 70.30.210	plan of operation for the association 40.32.070	a abteca abbeto

INSURANCE COMPANIES

assignment or transfer of, commissioner's	Fire marshal, See FIRE MARSHAL, STATE	Names
approval required 48.35.120	Fixed payment insurance, report 48.43.650	documents filed affecting, notice requirements
compensation and expenses of trustee	Health care service contractors	48.02.122
48.35.150	duties in regard to 48.44.090	Oath of office 43.01.020
creation, commissioner's approval of trust	insolvency	Office location 48.02.110
agreement required 48.35.060	plan for handling required, review by	Operating costs of office
examination by commissioner 48.35.120	commissioner 48.44.055	regulatory surcharge 48.02.190
substitution of trustee 48.35.140	supervisory duties 48.44.033	Orders
trustee's statement, filing requirements	minimum net worth requirements	cease and desist 48.02.080
48.35.110	authority to establish review standards	enforcement of 48.02.080
withdrawals, commissioner's approval	48.44.037	Personal coverage
required 48.35.130	Health care services	authority of commissioner 48.42.010
Annual report 48.02.170	generally Ch. 48.44	lack of coverage, must advise purchasers
Attorney for foreign or alien insurers,	Health maintenance organizations	48.42.050
appointment of commissioner as 48.05.200	insolvency	regulation
Bond of 48.02.030	commissioner's duties 48.46.247	examination by commissioner to determine
Cancellation notice, no liability, slander or libel	supervisory duties 48.46.225	if in compliance 48.42.030
48.30.330, 48.44.270	minimum net worth requirements 48.46.235,	if unable to show other regulation subject to
Cease and desist orders 48.02.080	48.46.237	insurance commissioner 48.42.040
Certificates issued by, generally 48.02.130	Health plans	jurisdiction belongs with another agency,
Certificates of authority, See INSURANCE,	insurance reform Ch. 48.43	how shown 48.42.020
subtitle Certificates of authority Certified health plans	Hearings	Powers
certification	general power to hold 48.02.060	delegation of 48.02.100
required to provide the uniform benefits	Hearings, See also INSURANCE, subtitle Hearings	generally 48.02.060
package and supplemental benefits	Holocaust victims insurance relief act Ch. 48.104	Public meetings, notices of, contained in state
43.72.090	Injunctions by 48.02.080	register 34.08.020
uniform benefits package constitutes	Insurance commissioner regulatory account	Records and documents
minimum benefits that may be offered by	48.02.190	confidentiality 48.02.065
plan 43.72.090	Insurer holding companies	copies as evidence 48.02.130
Code, publication of 48.02.180	regulation of, powers and duties Ch. 48.31B	generally 48.02.120
Consumer protection 48.02.160	Interest in insurance companies limited	public inspection 48.02.120
Cooperation with other states 48.02.140	48.02.090	Rehabilitation of insurers 48.31.030, 48.31.040, 48.31.045
Credit transaction insurance, approval 48.34.100	Interstate cooperation 48.02.140	Reinsurance intermediaries
Definition 48.02.010	Investigations, power to make 48.02.060	
Delinquency proceedings	Investments, special consent, order of approval	regulation of, powers and duties Ch. 48.94
commencement by commissioner 48.31.111	48.13.250	Rural health care insurance to make recommendations on providing
foreign or alien insurer	Libel or slander, no liability, cancellation notice	48.45.007
formal delinquency proceeding	48.30.330, 48.44.270	rural health care service arrangements
commissioner may institute proceeding at	Liquidation of insurers 48.31.050, 48.31.060,	rule-making authority 48.45.030
request of domiciliary state of insurer	48.31.070	Salary, amount of 43.03.010
having property in this state 48.31.175	Liquidation proceedings	Seal of 48.02.050
formal delinquency proceeding	commencement 48.31.190	Service contracts Ch. 48.110
commissioner may petition court for	domiciliary liquidator	Service of process
48.31.121	vesting of title to assets and property in,	foreign or alien insurers, acting as attorney,
foreign or alien insurer	commissioner's duties 48.31.171	service on commissioner 48.05.200
commissioner may institute proceeding at	Long-term care partnership program	surplus line brokers 48.15.150
request of domiciliary state of insurer	consumer education program 48.85.040	Special consent investments, order of approval
having property in this state 48.31.175	financing of long-term care through private	48.13.250
insurer may petition for hearing and review	insurance and medicaid funds 48.85.010	State fire marshal, See FIRE MARSHAL,
48.31.121	insurance policy criteria 48.85.030	STATE STATE
immunity from suit and liability, persons	protection of participant assets 48.85.020	Supplies, printing, furniture, etc., power to
entitled to protection 48.31.115	Managing general agents	procure 48.02.150
Deposits of insurers, generally Ch. 48.16	regulation of, powers and duties Ch. 48.98	Term of office 43.01.010, 48.02.020
Deputies, generally 48.02.090	Market conduct oversight Ch. 48.37	Unearned premium reserves, increasing
Domestic insurers	Medicare supplemental health insurance	48.12.080
directors and officers, pecuniary interests,	commissioner's approval required before	Viatical settlements Ch. 48.102
restrictions on	issuance or use of policy, form, rider, or	Violations of code, duty to certify 48.02.080
exceptions, authority to make 48.07.130	endorsement 48.66.035	Washington insurance guaranty association
organization of, generally Ch. 48.06	conformity with federal law, authority of	actions to prevent insolvency 48.32.110
Duties CAR 02 100	commissioner to make necessary rules	duties and powers 48.32.080
delegation of 48.02.100	48.66.165	examination 48.32.120
generally 48.02.060	Midwife and birth center malpractice insurance	insolvency, prevention of 48.32.110
publication of material 48.02.180	joint underwriting association	Workers' compensation
special 48.02.160 Election of 48.02.010	administration of plan 48.87.060	longshoreman's and harbor worker's
	composition of association 48.87.040	compensation coverage
Employees and deputies conflict of interests 48.02.090	definitions 48.87.020 legislative intent 48.87.010	plan creation 48.22.070
delegation of duties to 48.02.100	liability limits 48.87.050	INSURANCE COMPANIES (See
employment, generally 48.02.090	plan for establishment of association,	INSURANCE)
Employer health plans, registered	requirements for 48.87.030	<u>′</u>
uniform benefits package constitutes	policies written on a claims made basis,	INTEGRATED PEST MANAGEMENT (See
minimum benefits that may be offered by	required insurer guarantees 48.87.070	RODENTS AND PESTS)
plan 43.72.090	rating plan requirements 48.87.050	INTELLECTUAL PROPERTY
Enforcement of orders 48.02.080	risk management program requirements	City and town taxation 35.21.855
Examinations	48.87.080	Counterfeit marks Ch. 9.16
duty to conduct, generally Ch. 48.03	rule-making authority 48.87.100	Investing in innovation grants Ch. 70.210
general power to make 48.02.060	Mortality tables, duty to obtain and publish	Unauthorized reproduction or copy
Examinations, See also INSURANCE, subtitle	48.02.160	penalty Ch. 9.16
Examinations Examinations	Motor vehicle insurance	INTENT
False or misleading information to, prohibition	personal injury protection benefits	Defined, for Criminal Code 9A.08.010
48.19.390	rule-making authority of commissioner	Fraud, intent to defraud any person sufficient
Fees to be collected, schedule 48.14.010	48.22.105	10.58.040
	1	į

Logging liens, error in claim intent to defraud 60.24.160 Murder, first degree 9A.32.030 Unlawful issuance of checks or drafts, presumption 9A.56.060 INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION (See RECREATION AND CONSERVATION FUNDING BOARD) INTER-AMERICAN DEVELOPMENT Mutual savings banks, investment in obligations of 32.20.215 INTERCOUNTY RIVER IMPROVEMENT FUND (See PUBLIC FUNDS, subtitle Counties) INTERCOUNTY RURAL LIBRARY DISTRICTS (See LIBRARIES) Banks designated as public depositaries, contracts as to 35.38.040 Bond issues airport funding or refunding bonds 14.08.114 colleges and universities The Evergreen State College, buildings and facilities bonds 28B.35.730, 28B.35.740 The Evergreen State College, refunding bonds 28B.35.770 regional universities, buildings and facilities bonds 28B.35.730, 28B.35.740 regional universities, refunding bonds 28B.35.770 University of Washington—1957 act 28B.20.715 refunding bonds 28B.20.730 Washington State University 1961 bond issue act 28B.30.730 community and technical college buildings and facilities 28B.50.350 community renewal bonds 35.81.100 hospital bonds 36.62.070 revenue bonds funding and refunding 36.67.560 road improvement districts 36.88.140, county assistance, transportation, department of 36.76.140 diking and drainage bond issues 85.07.070 fire protection districts local improvement district bonds 52.20.060 housing authority bonds 35.82.140 irrigation districts refunding bonds 87.22.150 revenue bonds 87.28.020 metropolitan municipal corporations funding and refunding bond issues 35.58.470 general obligation bonds 35.58.450 revenue bonds 35.58.460 municipal airport bonds 14.08.112 municipal bonds, sold to United States government 39.48.010 municipal revenue bonds 35.41.030 municipal water redemption bonds 35.89.020 port district revenue bonds 35.40.030, 53.40.110, 53.40.130 port district toll facilities, revenue bonds 53.34.030, 53.34.040, 53.34.060 public utility general obligation bonds 35.92.080 public utility revenue bonds 35.92.100 revenue bonds, issuance at greater interest rate than that contained in ballot, resolution or ordinance, authorized 39.90.050 school district bonds, validated and ratified indebtedness 28A.535.050 school refunding bonds 28A.530.040 sewerage system revenue bonds 35.67.140 state toll bridge bonds 47.58.040

toll bridge bonds 47.56.140

water-sewer districts Ch. 57.20 Bonds issues county revenue bonds 36.67.530 Cities and towns bonds, interest on, paid out of the general revenues of the city 35.45.030 improvement bonds, interest on payment from general revenues 35.45.065 local improvement assessments limitations upon 35.49.030 lowland filling 35.55.100 local improvement guaranty fund 35.54.030 public utility bonds 35.92.150 water redemption bonds 35.89.070 Consumer leases not loan or forbearance, when 19.52.010 Consumer loan act Ch. 31.04 County bond issues county roads and bridges 36.76.120 coupon interest payments on registered bonds 39.44.120 County warrants interest rate 39.56.020 Debts, contracts and obligations of state, colleges and political subdivisions, declared legal regardless of interest rate 39.90.060 Debts owed to state interest rate, exceptions 43.17.240 Depositaries public, qualified, rate, how fixed 43.85.190 notice, publication 39.58.120 prohibition by federal statute, effect 43.85.220 rate, how fixed 39.58.120 Ejectment and quieting title actions action against tenant on failure to pay rent 7 28 250 counterclaims for permanent improvements and taxes paid 7.28.160, 7.28.180 Eminent domain verdicts interest rate established, suspension during pendency of appeal 8.28.040 Execution, redemption from sales on, interest rates 6.23.020, 6.23.110 Foreign judgments, enforcement of, uniform act 6.36.140 High risk consumers loans Ch. 31.04 Insurance policy loans rate 48.23.085 rate limitations 48.23.080 Insurance premium financing, generally Ch. 48.56 Joint operating agencies, advancements to agency by members 43.52.391 Judgments rate 4.56.110 writ of execution to include 6.17.110 Judgments against state, political subdivision, or municipal corporations, torts 4.56.115

Judgments or orders, vacation and modification of, denial of, interest on former judgment or order 4.72.090 Judicial sale, announcement of 6.21.090

calculations regarding payment of obligations 39.96.060 credit enhancement or similar agreements, authority to make in connection with payment agreement 39.96.050 definitions 39.96.020 findings 39.96.010 payment sources 39.96.050 status of payments 39.96.060 terms and conditions of agreements 39.96.040 state and local governments authority to enter authorization and conditions for entry into agreement 39.96.030 Payment of conditioned to satisfaction of judgment 4.56.100 Permanent common school fund losses borne by state, interest 28A.515.310 Postsecondary school loans rates allowed to nonprofit corporations 24.03.480 Prices or rates in excess of published rates, interest 19.52.060 Property taxes, interest, penalties, costs on delinquent taxes 19.52.140 Public contracts payment not timely attorney fees 39.76.040 exceptions 39.76.020 requirement 39.76.010 source of funds for payment of penalties 39.76.030 Public debts, contracts and obligations, declared legal regardless of interest rate 39.90.060 Public depositaries, interest on deposits 39.58.120 Public warrants rate fixed by issuing officer 39.56.030 Qualified public depositaries 43.85.190 rate, how fixed 43.85.190 term deposits 43.85.230 in absence of agreement 19.52.010 computation, published in register 19.52.025. 34.08.020 maximum 19.52.020 written agreement 19.52.010 Redemption agricultural lands, lien on crops 6.23.110 execution sale, rates 6.23.020, 6.23.110 Regulation by special law prohibited Const. Art. 2 § 28 Retail installment sales enumeration of in contract, mandatory 63.14.040 excluded from usury law 19.52.100 maximum amount of service charge 63.14.120 maximum permitted, service charge 63.14.130 School buildings and plants bond issues, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, state aid School fund, application of Const. Art. 9 § 3 Setup charges 19.52.020 State depositaries 39.58.120 State moneys in qualified public depositaries 43.85.190 Teachers' retirement funds 41.50.215 Teachers' retirement system salary deductions 41.32.042 agent, effect on principal 19.52.030 consumer protection act, application 19 52 036 consumer transactions 19.52.080 declaratory judgment to establish 19.52.032 defense, exceptions 19.52.080 defense of usury prohibited in transactions occurring after May 1, 1980 and before March 1, 1981 19.52.090

loan made outside of state, application

19.52.034

Lease-purchase agreements not loan or forbearance, when 19.52.010

35.45.020

19.52.160

Payment agreements

Maximum rate 19.52.020

Negotiable instruments 62A.3-112

sale of property, on 7.52.400 clerk's duties 7.52.430

authority cumulative 39.96.080

Local improvement bond issues, cities and towns

Local improvement guaranty fund 35.54.030

Mobile home purchase, chapter inapplicable

Partition proceedings, investment of proceeds on

Pawnbrokers, rate of interest and fees 19.60.060

state and local government authority to enter

INTERGOVERNMENTAL COOPERATION

penalty 19.52.030

retail charge agreements, installment contracts, assignees, exclusion 19.52.130

retail installment transactions excluded from usury law 19.52.100

sales contracts, deferred payment of purchase price, excluded from usury law 19.52.120 securities brokers-dealers, exclusion 19.52.110

validity of contract, effect 19.52.030 Warrants, unpaid school warrants Ch. 39.56 Wills 11.12.220

INTERGOVERNMENTAL COOPERATION (See also INTERLOCAL COOPERATION)

Ecology department duties 43.21A.140, 43.21A.150

Electric power resources development 43.21A.605

Public defender system, creation and financing 36.26.020

Shoreline management 90.58.050 Shoreline management act 90.58.250 Water pollution control 90.48.153, 90.48.156 Water supply projects 90.54.150

INTERLAKE SCHOOL (See STATE INSTITUTIONS)

INTERLOCAL COOPERATION (See also INTERGOVERNMENTAL COOPERATION)

Actions and proceedings, real party in interest 39.34.040

Agreements

component agencies' responsibilities, effect on the agreement 39.34.030

cooperative action, requirement, effect 39.34.030

criminal justice responsibilities 39.34.180 effect 39.34.030

filing 39.34.040

joint action, requirement, effect 39.34.030 submission

to state agencies or offices 39.34.050 Air pollution control, authorities, application 39 34 020

Appropriation of funds by participating agencies 39.34.060

Bus service, agreements between cities or towns or counties or combination thereof, authority, limitation 39.34.085

Component agencies, responsibilities, effect on the agreement 39.34.030

Constitutionally prohibited powers not granted 39.34.110

Contracts

perform governmental activities which each agency has power to perform 39.34.080 power regarding contracts for electricity and utilities not affected 39.34.090

Criminal justice responsibilities 3.58.815, 39.34.180

Definitions 39.34.020

Discrimination, processing of complaints by state board against 49.60.226

Effect of agreement on component agencies 39.34.030

Electricity, contracting powers concerning preserved 39.34.090

Emergencies, mutual aid 39.34.230 Federal loans and grants, power to accept 39.34.070

Filing agreements 39.34.040

Financial management, director of, duties relating to fiscal procedures 39.34.140
Financing of joint projects 39.34.070
Fire protection districts application 39.34.020

state or municipally owned property in or adjacent to, contracts for fire protection services 52.30.020

Fiscal

advanced funds, limitations on use 39.34.160

advancement of funds to other agencies, authority 39.34.150

construction of fiscal policies 39.34.170 reimbursement of advanced funds, exception 39 34 130

reimbursement procedures, transfers on books in state treasurer's office 39.34.140

Funds appropriated by participating agency 39.34.060

Grants, authority to receive 39.34.070 High school students enrolled in technical colleges

basic education allocation to serving college rather than school district 28A.150.275 Indian tribe as public agency under 39.34.020 International fire code, administration and

enforcement 19.27.110 Interstate agreements, status as interstate compacts 39.34.040

Irrigation districts

mutual aid agreements for emergency assistance 87.03.870

Loans, authority to accept 39.34.070 Parties in interest, actions and proceedings 39.34.040

Personnel, property, and services, provision by participating agencies 39.34.060 Powers

contracting for electricity or utility, preservation of 39.34.090

contracts to perform governmental activities each agency authorized to perform 39.34.080

joint powers 39.34.030

prohibited by the Constitution, not affected by act 39.34.110

supplemental nature of chapter 39.34.100 Public agency, defined, application of chapter 39.34.020

Public purchase agreements

public benefit nonprofit corporations may enter into participation agreement with department of general administration 39.34.055

Purpose 39.34.010

Rail districts 36.60.030

Responsibilities of component agencies, effect on the agreement 39.34.030

Rural public hospital districts 39.34.030 School districts, joint purchasing associations, mortgaging of property, authority 28A.335.100

Schools

requirements 39.34.030

Status of interstate agreements as interstate compacts 39.34.040

Submission of agreements to

state offices and agencies, when 39.34.050 Transactions

account transfers 39.34.140 charging at costs 39.34.130

Utility contracting powers of agencies not affected 39.34.090

Watershed management plan projects formation 39.34.200, 39.34.220 indebtedness, bonds 39.34.210 use of water-related revenues 39.34.190

INTERMEDIATE SCHOOL DISTRICT (See EDUCATIONAL SERVICE DISTRICTS)

INTERMENT (See BURIAL AND INTERMENT)

INTERNAL REVENUE

Charitable trusts

tax reform act of 1969 application to 11.110.200

Federal employer identification numbers and documents, state agency authority to issue 19.02.300

Federal employer identification numbers and federal documents, state agency authority to issue 43.07.205, 43.22.550, 50.12.045 Lien, See LIENS, subtitle Internal revenue taxes Marital deduction

construction of certain marital deduction formula bequests 11.108.040

Marital deduction gift

compliance with internal revenue code 11.108.020

trust governance 11.108.050

INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT

 $\begin{array}{c} \text{Mutual savings banks may invest in obligations} \\ \text{of } 32.20.210 \end{array}$

INTERNATIONAL MATCHMAKING ORGANIZATIONS

Consumer protection act 19.220.030 definitions 19.220.010 dissemination of information 19.220.010 Intent 19.220.005 Jurisdiction 19.220.020

INTERNATIONAL OR FOREIGN BANKING INSTITUTIONS

Banks or trust companies

investments in capital stock and surplus, authorized 30.04.380

investments in stock or ownership, authorized 30.04.390

Trust companies and banks

investments in capital stock and surplus, authorized 30.04.380

investments in stock or ownership, authorized 30.04.390

INTERNATIONAL REGISTRATION PLAN (See MOTOR VEHICLES, subtitle Proportional registration, international)

INTERNATIONAL RELATIONS

Citizens' exchange program 43.07.350 International relations and protocol, office of authority of office 43.290.020 created 43.290.010 finding and purpose 43.290.005

Legislative committee on economic development and international relations Ch. 43.15

INTERNATIONAL SERVICES

Insurance

premium tax

services in eligible areas, tax credit 48.14.029

Tax imposed

credit against tax due, conditions 82.04.44525

INTERNATIONAL STUDENT EXCHANGE

Complaints 19.166.080

Consumer protection act, application 19.166.100 Definitions 19.166.020

Higher education international exchange scholarship program Ch. 28B.109 Informational document, distribution and

contents 19.166.070 Organizations

registration fee 19.166.060

registration with secretary of state 19.166.030, 19.166.040

standards 19.166.050

suspension of license or certificate for support order noncompliance 19.166.040

Registration fee 19.166.060

Registration of organizations with secretary of state 19.166.030, 19.166.040

Rulemaking authority of secretary of state 19.166.060

Standards for organizations 19.166.050 Superintendent of public instruction

to make information available to school districts annually regarding exchange programs 28A.300.240

Violations of chapter, application of consumer protection act 19.166.100

Violations of chapter constitute misdemeanor 19.166.090

INTERNATIONAL TRADE

Agricultural marketing

department of agriculture powers and duties 43 23 035

Companies investing in Washington excise tax incentives 43.330.068

Countries of strategic importance to state's international trade relations, identification 43.330.065

Joint legislative oversight committee on trade policy Ch. 44.55

Office of Washington state trade representative, purpose and authority Ch. 43.332

Business and occupation tax on services 82.04.29

City or town taxation or fees on services 35.21.717

Community technology opportunity program Ch. 28B.32

E-mail

cyberstalking 9.61.260

unpermitted or misleading commercial messages, prohibition Ch. 19.190
Government information locator service pilot

project 43.105.290 Providers of services

department request for information 43.105.350

Public records

electronic access 43.105.250, 43.105.260, 43.105.270, 43.105.280, 43.105.300, 43.105.310

INTERNMENT BY ENEMY

Federal missing persons act, written finding of federal officer or employee prima facie evidence 5.40.030

INTERNSHIP PROGRAM (See GOVERNOR, subtitle Internship program)

INTERPLEADER

Actions to determine conflicting claims to property 4.08.160

Contracts, actions on 4.08.150 Deposit of property and disclaimer 4.08.170 Ejectment and quieting title actions, substitution

of landlord in action against tenant 7.28.110 Service by publication, when 4.28.100 Substitution and interpleader 4.08.150 Trial of issue on conflicting claims 4.08.180

INTERPRETATION (See RULES OF CONSTRUCTION)

INTERPRETERS

Hearing impaired persons

appointment of, compensation 2.42.120 intermediary interpreters, when appointed

qualified interpreters, source, criteria 2.42.130 visual recording of testimony 2.42.180 waiver of right to interpreter 2.42.150

Hearing or speech impaired persons definitions 2.42.110

fees for interpreters services 2.42.170 privileged communications 2.42.160

Impaired person involved in legal proceedings,

legislative declaration 2.42.010 oath 2.42.050

Juvenile court

administer to obtain for non-English-speaking

youth and families 13.04.043
Juvenile diversion agreements
provision in hearings and negotiations
13.40.080

Non-English-speaking persons appointment in legal proceedings involving certified interpreters, list to be maintained 2.43.070

code of ethics for interpreters 2.43.080 definitions 2.43.020

fees and expenses, reimbursement 2.43.040

juvenile court proceedings 13.04.043 language assistance plan 2.43.090 legislative intent 2.43.010 oath of interpreter 2.43.050 procedure 2.43.030 testing and certification of interpreters 2.43.070 waiver of right to interpreter 2.43.060

Public assistance bilingual services 74.04.025

INTERROGATORIES

Judgment debtor, required to answer 6.32.015 Legislative hearings and inquiries 44.16.060 Secretary of state

corporations

nonprofit miscellaneous and mutual corporations confidential 24.06.475

INTERSECTION

Reduction of speed required at 46.61.400

INTERSTATE

Common carrier charges for interstate travel, See TRANSPORTATION COMPANIES, subtitle Common carriers

Telephone and telegraph company charges for interstate calls or messages, See PUBLIC UTILITIES, subtitle Telegraph companies; PUBLIC UTILITIES, subtitle Telephone companies

INTERSTATE AGREEMENTS (See also INTERSTATE COMPACTS)
Adoption of children with special needs 74.13.152, 74.13.153, 74.13.154, 74.13.155, 74.13.156, 74.13.157, 74.13.158, 74.13.159 Detainers Ch. 9.100

Educational personnel qualifications, interstate agreement on Ch. 28A.690

Emergency management

mutual aid and interlocal agreements 38.52.091

Mental health and developmental disabilities services 71.28.010

Parolees, out-of-state supervision 9.95.270 Unclaimed property 63.29.330

Uniform interstate family support act Ch. 26.21A Wildlife violator compact Ch. 77.75

INTERSTATE BANKING

Authorization, approval 30.38.010 Definitions 30.38.005

Examination and reporting requirements for outof-state banks 30.38.040

Merger, consolidation or conversion of out-ofstate bank, effect 30.49.125

Out-of-state bank with branches in Washington 30.38.030

Out-of-state bank with host branches, relocation and approval 30.38.020

Out-of-state bank without branch in this state 30.38.015

Out-of-state holding company authority 30.04.232

Out-of-state state bank, notice requirements 30.38.070

Practices and operation, application of Washington laws 30.38.080

Rule-making authority of director 30.38.060 Violations and enforcement 30.38.050

INTERSTATE COMMERCE

Alcoholic beverages, transportation 66.12.030 Milk pooling act

milk control between states 15.35.090 Motor vehicle fleets operating interstate, highway user tax structure, See MOTOR VEHICLES, subtitle Fleets, operating interstate, highway user tax structure

Motor vehicle highway user tax structure, See MOTOR VEHICLES, subtitle Reciprocal or proportional registration

Motor vehicles in combination, maximum length 46.44.030

INTERSTATE COMPACTS (See also INTERSTATE AGREEMENTS)

Adult offender supervision 9.94A.745, 9.94A.74501, 9.94A.74502, 9.94A.74503, 9 94A 74504

Boating offense compact Ch. 88.01 Coastal ecosystems compact and agreements Ch.

Columbia river compact Ch. 77.75

Corrections

interstate corrections compact Ch. 72.74 intrastate corrections compact Ch. 72.76 western interstate corrections compact Ch.

Driver license compact Ch. 46.21

Emergency management assistance compact Ch.

Insurance product regulation Ch. 48.130 Interstate library compact Ch. 27.18 Interstate placement of children compact Ch. 26.34

Juveniles, interstate compact on Ch. 13.24 Live horse racing compact Ch. 67.17 Low-level radioactive waste management, northwest interstate compact on Ch. 43.145 Mental health, interstate compact Ch. 72.27

Militia, compacts with other states for guarding boundaries 38.08.100

National guard mutual assistance counter-drug activities compact 38.08.500

Nonresident violator compact Ch. 46.23 Oil compact commission, governor may join 43.06.015

Oregon-Washington boundary compact Ch.

Pacific marine fisheries compact Ch. 77.75 Pest control compact Ch. 17.34 School bus safety, interstate compact for Ch.

Vehicle equipment safety compact Ch. 46.38 Washington-Oregon boundary on Columbia river, interstate compact determining Ch.

Western interstate nuclear compact 43.21F.400. 43.21F.405, 43.21F.410, 43.21F.415, 43.21F.420

Western regional higher education compact Ch. 28B.70

Western regional short haul air transportation compact Ch. 81.96

Wildlife violator compact Ch. 77.75

INTERURBAN TRANSPORTATION SYSTEMS

Exempted from motor freight carrier laws 81.80.040

INTERVENTION

County boundary determinations, affected residents 36.05.030

Utilities and transportation commission where rule or order involved, judgment void, when 81.04.420

INTESTATE SUCCESSION (See DESCENT AND DISTRIBUTION)

TOXICATING LIQUOR (See ALCOHOLIC BEVERAGES)

INTOXICATION

Defense to criminal prosecution 9A.16.090

TRAVENOUS THERAPY TECHNICIANS (See EMERGENCY MEDICAL CARE AND TRANSPORTATION SERVICES)

INURNMENT (See CREMATION)

INVASION

Habeas corpus, ground for suspension of Const. Art. 1 § 13

State may contract debts to repel Const. Art. 8 § 2

INVASIVE SPECIES COUNCIL

Recreation and conservation funding board creation of council, provisions Ch. 79A.25

INVENTIONS

Employee's rights

conditions 49.44.140

disclosure at time of employment 49.44.150

INVENTORY (See also APPRAISERS AND APPRAISALS)

Absentees' estates 11.80.020

Appraisement, See APPRAISERS AND APPRAISALS

Attachment, sheriff, by 6.25.160

Personal representatives

partnership interests of decedent 11.64.002

partnership interests of decedent 11.64.002

State equipment 43.19.1917

State land resources

office of financial management responsibilities 43.41.150

INVESTIGATIONS

Fires, investigation and police power 43.44.050, 48.48.060

Police

prosecuting standards 9.94A.411

INVESTMENT ADVISERS (See **SECURITIES**, subtitle Investment advisers)

INVESTMENT PROJECTS

Community empowerment zones Ch. 82.60 Tax deferral program Ch. 82.60

INVESTMENT SECURITIES (See UNIFORM COMMERCIAL CODE, subtitle Investment securities)

INVESTMENTS

Alien insurers 48.13.360

Banks, See BANKS AND BANKING, subtitle Investments

Banks and trust companies

international or foreign banking institutions capital stock and surplus, authorized 30 04 380

international or foreign banking institutions stock or ownership, authorized 30.04.390

Bonds, notes and debentures of banks, savings and loan associations 39.60.050

Cities and towns

employees' retirement funds, legislative guide line 41.28.085

funds of 35.38.040

local improvement fund 35.55.150, 35.55.160 local improvement installment notes

35.45.150

local improvement bonds for repayment of 35.45.150

metropolitan municipal corporation obligations 35.58.510 pension fund 35.39.060

securities 35.39.070

Cities and towns, See also CITIES AND TOWNS, subtitle Fiscal matters

Cities of first class employees' retirement fund 41 28 080

Common trust funds, uniform act Ch. 11.102 Community and technical colleges

investment of surplus funds 43.250.010, 43.250.020

Community renewal bonds 35.81.110 Counties

authorized investments 36.29.020 expenses 36.29.024

limitations 36.29.020

tax refund warrants 36.33.070, 36.33.080, 36.33.090, 36.33.100

United States bonds 36.33.190

Executors and administrators

community renewal obligations 35.81.110

metropolitan municipal corporation obligations 35.58.510

United States corporation bonds authorized, in 39.60.010

Federal home owner's loan corporation bonds, valid investment for public and trust funds 39.60.010

Fiduciary trust fund investments, See INVESTMENTS, subtitle Trust funds by fiduciaries

Fish marketing associations 24.36.330

Freight mobility strategic investment program and board Ch. 47.06A

Funds, public or trust 39.60.050

Higher education permanent funds Const. Art. 16

Housing authority bonds, authorized as legal investments 35.82.220

Industrial insurance funds 51.44.100 Insurance, life, purchased with trust funds 11.100.120

Insurance commissioner, special consent, order of approval 48.13.250

Insurance companies, See INSURANCE, subtitle Investments

International investment management services tax imposed 82.04.290, 82.04.293 Investment advisers, See SECURITIES, subtitle

Investment advisers Investment of trust funds

commercial accounts 11.100.037

savings accounts

collateral security 11.100.037

Investment securities Ch. 62A.8 Law enforcement officers' and firefighters' funds

duties of director of retirement systems 41.50.055

Life insurance, purchase authorized with trust funds 11.100.120

Local government surplus public funds administration of chapter by state finance

committee 43.250.090

annual summary 43.250.080 definitions 43.250.020

employment of personnel by state treasurer 43.250.050

investment pool 43.250.060

public funds investment account 43.250.030. 43.250.040

purpose 43.250.010

separate accounts for participants 43.250.070

Metropolitan municipal corporation obligations, authorized for public deposits 35.58.510

Metropolitan municipal corporations, investment of surplus funds 35.58.520

Mutual savings banks, authorized investments, See MUTUAL SAVINGS BANKS, subtitle Investments

Partition proceedings, See PARTITION, subtitle Investments

Port district toll facility bonds and notes as legal investments 53.34.150 Probate estates, See PROBATE, subtitle

Investment of estate

Public funds

authorized investments, additional definitions 39.59.010

procedure 39.59.020, 39.59.030

investment in bonds and securities of United States, state, counties, cities and towns, and school districts Ch. 43.84

investments 39.60.050

Public pension and retirement funds, authorized

investments Const. Art. 29 § 1
Retirement and pension funds, authorized

investments Const. Art. 29 § 1
Retirement and pensions, cities of first class,

employees' retirement fund 41.28.080
Savings and loan associations, See SAVINGS
AND LOAN ASSOCIATIONS, subtitle Investments

Schools and school districts

bonds, investment of permanent school fund in Const. Art. 16 § 5

insurance reserve of first class district 28A.330.110

Securities, See SECURITIES

State and political subdivisions 39.60.050 State investment board Ch. 43.33A

Statewide city employees' retirement system funds 41.44.100

Title insurance, how authorized 48.29.130 Trust companies and banks

international or foreign banking institutions capital stock and surplus, authorized 30.04.380

international or foreign banking institutions stock or ownership, authorized 30.04.390 Trust funds

liability of persons acting for designated trustee 11.100.130

life insurance purchase, authorized 11.100.120

Trust funds by fiduciaries

application of chapter 11.100.050 authorized investments Ch. 11.100

buying or selling for self or affiliate prohibited 11.100.090

community renewal obligations 35.81.110 criteria to be followed 11.100.020

deviation from instrument, court permission 11.100.040

eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015

governed by this chapter 11.100.010

authorized investment, defined 11.100.070 legal investment, defined 11.100.070

instrument creating trust controlling deviation upon court permission 11.100.040 investment trust or company securities, authorized investment 11.100.035

jurisdiction of court 11.100.040

metropolitan municipal corporation securities 35.58.510

prudent person rule 11.100.020 savings accounts

collateral security 11.100.030 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090

United States corporation bonds valid investment 39.60.010

Trustees

persons acting in place of, liability 11.100.130 powers as to investment 11.98.070

United States corporation bonds, valid investment for public and trust funds 39.60.010

Urban arterial bonds 47.26.402, 47.26.422 Veterans' guardianship, investment of funds of ward 73.36.130

VOLUNTARY COMMITMENT (See MENTALLY ILL, subtitle Involuntary commitment)

IRRIGATION

Appropriation of water for 90.40.020 Artesian wells, provisions relating to use Ch. 90.36

Dams

authorization 90.28.170

Ditches

limitation on number 90.28.040

Environmental impact statements exemptions for certain projects 43.21C.035

Family farm water act water withdrawal permits Ch. 90.66

Public utility districts acquisition of property and rights 54.16.020, 54.16.030

survey and plans for 54.16.010
Railroads, authority to construct irrigation canals and ditches 81.36.130

Reclamation districts of one million acres or more Ch. 89.30

United States water rights Ch. 90.40

Use of waters for, deemed public use Const. Art.

Wastewater	organization of 87.03.115	payment of, covenants 87.28.108
reclaimed water use Ch. 90.46	powers and duties 87.03.115	resolutions for 87.28.120
Water rights	Bond issues certification	sale 87.28.070
ground waters determination and appropriation Ch. 90.44	resolution for 87.25.010	special fund amount payable to 87.28.100
registration, waiver, and relinquishment Ch.	certification of	special fund or funds
90.14	construction expenditures 87.25.140	amount payable to 87.28.035
surface waters, determination and appropriation Ch. 90.03	director's report attachment 87.25.050	payment from 87.28.030
Water rights, See WATER AND WATER	contents 87.25.040	treasurer of the county defined 87.28.005 warrants, interim financing 87.28.015
RIGHTS	supplemental report 87.25.060	sale or pledge of 87.03.210
Yakima river basin water rights Ch. 90.38	expenditure of proceeds 87.25.100 expenses 87.25.090	state ownership, adjustment of indebtedness,
IRRIGATION AND REHABILITATION	form of 87.25.070, 87.25.130	generally Ch. 87.64 Bond issues, See also IRRIGATION
DISTRICTS (See IRRIGATION DISTRICTS, subtitle Irrigation and	generally Ch. 87.25	DISTRICTS, subtitle Fiscal matters
rehabilitation districts)	installment certification 87.25.125	Boundaries
IRRIGATION COMPANIES	investigation 87.25.010 legality of 87.25.030	change of 87.03.555 change of to add lands to district, procedure
Railroads, authority to own securities of	request for information 87.25.020	87.03.565
irrigation companies 81.36.120 Reports of revenue, fees 80.24.010	transcript of investigation 87.25.030	Boundary review boards
IRRIGATION DISTRICTS (See also	work inspection 87.25.120 elections 87.03.200	district actions subject to board review
PUBLIC WATERWAY DISTRICTS;	federal agencies, rights to 87.03.235	87.03.001, 87.52.001, 87.53.001, 87.56.001
WATER DISTRIBUTION DISTRICTS)	generally 87.03.200, 87.03.210, 87.03.215	Claims, crop damage claims, limitation,
Acquisition of water districts, when 87.03.015	interest on 87.03.430 judicial confirmation of proceedings	procedure 87.03.440
Actions by and against 87.03.155 Assessments	87.03.780, 87.03.785, 87.03.790,	Columbia basin project, irrigation and reclamation districts within Ch. 89.12
claims 87.03.440	87.03.795, 87.03.800, 87.03.805	Connection with lower district, generally
collection, assessment statement, records 87.03.270	lien enforcement, extent of liability 87.03.215 local improvement districts 87.03.515	87.03.700, 87.03.705, 87.03.710, 87.03.715
contracts with United States	payment of, generally 87.03.430	Consolidated local improvement districts
cancellation procedure 87.03.280	payments 87.03.215	authority to establish for bond issuance 87.03.553
generally Ch. 87.68	proposed works exclusiveness of method 87.03.205	bond issuance, authority to establish for
county treasurer's fees for handling, collecting, dispersing, and accounting for	generally 87.03.200	87.03.553
special assessments, fees, rates, or charges	refunding—1923 act	Consolidation 87.03.530, 87.03.535, 87.03.540 87.03.545, 87.03.550, 87.03.551
36.29.180	authority for 87.22.010	Construction
delinquency charge, when 87.03.270 deputy secretary for 87.03.245	election 87.19.010, 87.19.020 exchanging or selling 87.19.050	contracts
director divisions 87.04.100	exclusiveness of methods 87.19.005	small works roster, compilation and use of 87.03.436
evidence of 87.03.420	generally 87.19.030	funds for 87.03.445
how made 87.03.240, 87.03.250, 87.03.255, 87.03.260	hearing 87.22.050 series	general procedure 87.03.435
lien of 87.03.265, 87.03.271	series 87.19.040	Contracts with other irrigation districts, authority 87.03.015
local improvement districts 87.03.495	refunding—1929 act appellate review 87.22.090	Contracts with United States
payment 87.03.275, 87.03.277 public lands lying within district 87.03.025	assessments 87.22.230, 87.22.240,	assessment payment
refunded bonds 87.22.230, 87.22.240,	87.22.245, 87.22.250	board of equalization, meeting 87.68.030 collection 87.68.050
87.22.245, 87.22.250	benefits determination 87.22.080	collection by county treasurer 87.68.040
assessments, collection procedure 87.03.272	schedule of maximum 87.22.040	discounts, when 87.68.020
collection agent, when, bond 87.03.272	bond fund, excess 87.22.270	election in certain districts 87.68.060 resolution to fix time of 87.68.010
delinquency list 87.03.272 monthly statement to treasurer 87.03.272	bond owners' rights 87.22.275 contents 87.22.170	audit of records 87.68.100
segregation 87.03.285, 87.03.290, 87.03.295,	elections 87.22.170 elections 87.22.120, 87.22.125, 87.22.130,	board of control
87.03.300, 87.03.305	87.22.140	funds 87.68.110 power to sue 87.68.140
special 87.03.470 tolls as 87.03.445	exchange of bonds 87.22.145 foreclosed land, sale or lease of 87.22.260	property disposal 87.68.140
treasurer, county	form 87.22.150	canal, contract for use 87.68.120
collection agent 87.03.270	hearing 87.22.070	contract to operate works 87.68.130
duties, generally 87.03.440 Assessments, See also IRRIGATION	institution of proceedings, when 87.22.020 irrigable acreage, determination 87.22.085	deposit of funds, board of control's powers 87.68.070
DISTRICTS, subtitle Fiscal matters	judgments 87.22.100, 87.22.105, 87.22.110	security for deposits 87.68.090
Association of districts	judicial confirmation 87.22.280	Sunnyside Division, Yakima Project, deposi
cooperation with other agencies 87.76.040 coordinating agency 87.76.020	notice 87.22.060, 87.22.065 payment 87.22.150, 87.22.160, 87.22.165,	of funds 87.68.070 Coordinating agency, generally 87.76.020
coordinating agency 87.76.020 coordination of programs 87.76.010	87.22.210, 87.22.155, 87.22.210, 87.22.215	Coordination with other districts 87.76.010
general powers of directors 87.76.030	petition 87.22.030	Crop damage claims, limitations, procedure
generally 87.76.010 Association of districts, See also IRRIGATION	priority 87.22.200 registration 87.22.175, 87.22.190	87.03.440 Delinquent assessments
DISTRICTS, subtitle Joint control	transfer 87.22.170	acquisition, full payment prior to conveyance
Bankruptcy readjustment and relief from debts	refunding revenue bonds, authorized	87.06.100
Ch. 39.64 Board of control	87.28.150 revenue bonds	application of chapter to existing delinquencies 87.06.120
coordination with other districts 87.76.010	authority 87.28.010	certificates of delinquency 87.06.020
funds for 87.68.110	county treasure, defined 87.28.005	combined foreclosure for district and county
Board of directors Immunity	election for exception, state approval 87.28.103	87.06.110 combining foreclosure proceedings on a
lawful disposal of sewage and waste by	form and terms 87.28.020	general certificate 87.06.060
others 87.03.139	generally Ch. 87.28	definitions 87.06.010
immunity good faith performance of duties 87.03.138	legality 87.28.120 not general debt of district 87.28.040	foreclosure action 87.06.030, 87.06.040, 87.06.080
meetings, regular and special 87.03.115	payment limitations 87.28.030, 87.28.110	irregularities in, costs, or interest 87.06.060

IRRIGATION DISTRICTS

payment on certificate of delinquency	when deemed 87.56.010	refunding, bankruptcy readjustment and
87.06.050 sale of foreclosed property 87.06.070,	without bonds—1897 act authority 87.52.010	relief from debts Ch. 39.64 indebtedness
87.06.080	election 87.52.030, 87.52.040	adjustment of
title search to verify legal description 87.06.030	petition 87.52.015 trustees for 87.52.060	state authority when owning entire bond issue 87.64.010
treasurer's deed, title's status 87.06.090	without bonds—1939 act	Formation
Delinquent charges, lien on property 87.03.445	authority 87.52.070	election
Depositaries, surety bonds for 87.03.442, 87.03.445	election 87.52.090 petition 87.52.080	conduct 87.03.035, 87.03.040 generally 87.03.020, 87.03.030, 87.03.031,
Diking, drainage, and irrigation districts, diking	Divisions, See IRRIGATION DISTRICTS,	87.03.032, 87.03.033, 87.03.034
and drainage districts reorganized as,	subtitle Director divisions	notice 87.03.020
generally Ch. 85.22 Diking and drainage improvement districts	Domestic water services rates 87.28.090	hearings 87.03.020 petition 87.03.020
benefit to 85.08.380	revenue bonds	proposing 87.03.005
merger with 85.08.830, 85.08.840, 85.08.850,	generally Ch. 87.28	purposes for 87.03.010
85.08.860, 85.08.870, 85.08.880, 85.08.890	Drain systems, revenue bonds, generally Ch. 87.28	Funds board of control 87.68.110
Director divisions	Drainage and irrigation improvement districts,	construction and operating 87.03.445
additional land added, when 87.04.055 assessment limitations 87.04.100	diking and drainage districts reorganized as,	indemnity fund 87.48.030, 87.48.040 joint control fund 87.80.190, 87.80.200
county commission, duty to divide 87.04.030	generally Ch. 85.22 Drinking water facilities	local improvement district guarantee fund
directors, redivision of land addition	proposal notice 87.03.487	87.03.510
87.04.050 elections 87.04.070, 87.04.080	Elections	temporary 87.03.441 upgrading and improvement fund 87.03.443
federal works or contracts	ballots 87.03.075 bond issues 87.03.200	Heating systems, See HEATING SYSTEMS
assessment limitation 87.04.100	directors, recall, discharge 87.03.083	Highway purposes, irrigable lands acquired for,
levy limitations when involved 87.04.090 hearings 87.04.070	generally 87.03.030	compensation 87.03.810, 87.03.815 Horticultural pests and diseases
levy limitation, when 87.04.090	only one qualified candidate nominated, no election required 87.03.075	duty to disinfect or destroy when on public
number 87.04.010	organization, generally 87.03.020, 87.03.030,	property 15.08.230
petition for generally 87.04.040	87.03.031, 87.03.032, 87.03.033,	Hydroelectric generation development authorization 87.03.015
hearing on 87.04.060	87.03.034 petitions of nomination 87.03.075	county treasurer, defined 87.03.438
redivision 87.04.050	post-organization 87.03.085, 87.03.090,	legislative intent 87.03.013
vacancy, filling 87.04.020 when required 87.04.010	87.03.095, 87.03.100, 87.03.105,	multidistrict operating authorities, separate legal entities 87.03.018
Directors	87.03.110 proposed works 87.03.190	purchase, condemnation
board of, authorized to purchase liability insurance for officials and employees	voter qualifications	authority 87.03.137 separate legal authority
87.03.162	districts of two hundred thousand acres 87.03.045	acquisition of facilities, procedures
compensation and expenses 87.03.460	districts under two hundred thousand acres	87.03.831
Disincorporation of special districts in counties with population of two hundred ten thousand	87.03.051	cooperative development 87.03.825 indebtedness, repayment of 87.03.837
or more Ch. 57.90	exception, over fifty percent of land in small individual lots 87.03.071	law supplemental, when 87.03.840
Disposal or sale of property, preference rights of adjacent owners 87.03.820	Electric power services	membership, procedures 87.03.831
Dissolution	rates 87.28.090	ratification and approval of actions 87.03.834
with bonds	revenue bonds generally Ch. 87.28	treasurer of the county, defined 87.03.438
assessments for unpaid obligations 87.53.140	Electrical energy	Immunity good faith performance of duties 87.03.138
authority 87.53.010	hydroelectric generation development	lawful disposal of sewage and waste by others
bondholders' consent 87.53.010, 87.53.020	87.03.015 legislative intent 87.03.013	87.03.139
consent of state 87.53.150 court proceedings 87.53.080, 87.53.090	income from sale of 87.03.450	Income from sale of electricity, generally 87.03.450
election 87.53.040, 87.53.050, 87.53.060	power to generate and sell 87.03.015	Indebtedness
financial statement 87.53.070 order of dissolution, effect 87.53.130	irrigation pumping service, tariff 87.03.880	adjustment of assessments and taxes, cancellation
petition 87.53.030	net metering of electricity Ch. 80.60	87.64.060
sale of assets 87.53.110, 87.53.120	Eminent domain	claims for money expended by state
trustees, appointment 87.53.100 generally Ch. 53.48	against by cities and towns 35.92.190 generally 87.03.140, 87.03.145, 87.03.150	87.64.040 contracts to sell land to pay debts 87.64.020
insolvent districts	Employees, compensation of 87.03.460	power of district in regard to 87.64.070
appellate review 87.56.225	Employees, insurance, liability, purchases for, authorized 87.03.162	powers to increase 87.03.475
apportionment of assets 87.56.230 assessment for remaining debts 87.56.160	Energy conservation, home owners' financial	state authority when owning part of bond issue 87.64.020
claims	assistance 87.03.017	bankruptcy readjustment and relief from debts
unmatured 87.56.100 creditors	Federal reclamation areas, state lands within Ch. 89.12	Ch. 39.64 Indebtedness, See also IRRIGATION
trustees for 87.56.180, 87.56.203	Federal reclamation projects	DISTRICTS, subtitle Fiscal matters
decree of dissolution 87.56.230, 87.56.240	use attainability analysis 90.48.540	Indemnity contracts
distribution of funds 87.56.020 election for 87.56.010, 87.56.020	Federal surplus property acquisition, See FEDERAL SURPLUS PROPERTY	federal 87.48.020 state 87.48.010
hearing procedure	Fiscal matters	Inland bodies of water, rehabilitation districts,
initial 87.56.030, 87.56.040, 87.56.050,	assessments	See IRRIGATION DISTRICTS, subtitle
87.56.060, 87.56.065 judgment upon stipulation 87.56.170,	county treasurer's fees for handling, collecting, dispersing, and accounting for	Rehabilitation districts Insurance
87.56.180, 87.56.190, 87.56.205,	special assessments, fees, rates, or charges	liability, board of directors may purchase for
87.56.210	36.29.180	employees and officials 36.16.138,
plan of liquidation 87.56.160 receiver 87.56.065	bond issues limitation of actions on 4.16.060	87.03.162 purchase 87.03.160
report of receiver	mutual savings banks, investment in	risk management services authorized Ch.
final 87.56.230	32.20.130	48.62

[RCW Index—page 404] (2008 Ed.)

generally 87.03.140 Interdistrict agreements hydroelectric generation development assessments may vary from estimates 87.03.486 legislative intent 87.03.013 emergency mutual aid assistance 87.03.870 plan for, bonds, requirements 87.03.490 property, purchase, condemnation Irregularities in assessments, costs, or interest sanitary sewers or water facilities proposal notice 87.03.487 Maps, making and filing 87.03.775 87.06.060 hydroelectric generation 87.03.137 sanitary sewers, sewage disposal or treatment plants 87.03.015, 87.03.120, 87.03.125 Irrigation and rehabilitation districts additional purpose for organization 87.84.050 Merger of smaller districts into larger districts application of RCW 87.04.030 - 87.04.055 utility local improvement districts authorized 87.28.200 directors, irrigation district directors' powers, rights and authority vested in 87.84.060 conversion of local improvement districts 87.04.058 eligibility of irrigation district to become approval of request 87.03.847 87.28.210 87.84.010 authorization 87.03.530 water distribution systems 87.03.015 lakes within boundaries of board of directors 87.03.849 Property fish, control over taking of carp or rough fish denial of request 87.03.847 adding lands to 87.84.061 local improvement districts to carry out districts of two hundred thousand acres mosquito control, expending funds for obligations authorized 87.03.851 87.03.615, 87.03.620, 87.03.625 87.84.061 87.03.630, 87.03.635, 87.03.640 generally 87.03.560, 87.03.565, 87.03.570, merger of more than two districts 87.03.855 pollution control 87.84.061 obligations not impaired generally 87.03.560, 87.03.565, 87.03.570, 87.03.575, 87.03.580, 87.03.585, 87.03.590, 87.03.595, 87.03.600, 87.03.605, 87.03.610 exclusion of lands from, generally 87.03.645, 87.03.650, 87.03.655, 87.03.660, 87.03.665, 87.03.670, 87.03.675, 87.03.680, 87.03.685, 87.03.689, 87.03.695 regulation and control of 87.84.061 enforcement remedies 87.03.851 municipal corporation, powers of 87.84.110 proceedings to initiate 87.03.845 provisions not to be construed to restrict city, statement of property and assets of minor district 87.03.853 town, or county powers and functions 87.84.120 transfer of property and assets 87.03.849 purpose 87.84.005 water rights, existing rights not impaired rule making authority of directors 87.84.080 sheriffs, enforcement of rules and regulations Merger with diking and drainage improvement districts 85.08.830, 85.08.840, 85.08.850, 85.08.860, 85.08.870, 85.08.880, 85.08.890 87.03.695 of district 87.84.100 sale or disposal, preference rights of adjacent owners 87.03.820 special assessments inferior to existing city or town L.I.D. assessments 87.84.071 Property owned by, condemnation by cities and towns 35.92.190 Merger with drainage districts, generally 87.03.720, 87.03.725, 87.03.730, 87.03.735, 87.03.740, 87.03.745 water rights of irrigation district transferred to irrigation and rehabilitation district Proposed works 87.84.060 Merger with water-sewer districts, generally 87.03.720, 87.03.725 bond issues for 87.03.200 general procedure for 87.03.165, 87.03.170, 87.03.175, 87.03.180, 87.03.185, 87.03.190, 87.03.195 Joint control agencies under federal contract, board Mutual aid agreements for emergency participation 87.80.220 interdistrict assistance 87.03.870 Nonirrigable land, exclusion when state holding bonds, generally 87.03.750, 87.03.755, Public utility districts, restrictions on utility authorization 87.80.010 operations 54.04.030 compensation 87.80.120 87.03.760, 87.03.765, 87.03.770 Purchases 87.03.437 creation 87.80.090 generally 87.80.100 Rates, tolls, charges fixing, collection, authority, attorney's fee directors and employees limitations 87.80.135 board 87.03.445 67.03.445 lien on property 87.03.445 Real property, sale or lease 87.03.136 Reclamation projects of state, contracts with districts Ch. 89.16 meetings, regular and special 87.03.115 organization of 87.03.115 organization and operation 87.80.110 powers 87.80.130 powers and duties 87.03.115 budget compensation, expenses 87.03.460 coordination with other districts 87.76.010 county treasurer, defined 87.03.438 adoption 87.80.140, 87.80.150 levy 87.80.160 control fund 87.80.190, 87.80.200 definitions 87.80.005 Refunding revenue bonds authorized 87.28.150 authorized 87.28.150
Rehabilitation districts
assessments, generally 87.84.070
authority for 87.84.010
conversion of irrigation districts
notice and election 87.84.040
petition for 87.84.020, 87.84.030
directors, powers and duties 87.84 declaration of candidacy 87.03.075 director divisions, See IRRIGATION DISTRICTS, subtitle Director divisions generally 87.03.080, 87.03.081, 87.03.082 effect of chapter 87.80.900 formation hearing conduct and scope of 87.80.070 notice 87.80.050, 87.80.060 setting date of 87.80.040 petition to create 87.80.020, 87.80.030, immunity
good faith performance of duties 87.03.138 directors, powers and duties 87.84.060 purpose of organization 87.84.050 rights, generally 87.84.060 petition of nomination 87.03.075 qualifications, districts under two hundred thousand acres 87.03.051 87.80.040 qualifications, districts with two hundred Reorganization Yakima basin entities, coordination with authorization 85.22.010 thousand acres 87.03.045 federal and state programs 87.80.230 recall and discharge 87.03.083 Revenue bonds Judicial confirmation of bonds and contracts, county treasurer, defined 87.28.005 generally Ch. 87.28 treasurer of the county, defined 87.03.438 generally 87.03.780, 87.03.785, 87.03.790, 87.03.795, 87.03.800, 87.03.805 collection of assessments when, bond, payment of, covenants 87.28.108 Land settlement contracts indemnity to state 87.48.030 procedure, delinquency list 87.03.272 treasurer of the county defined 87.28.005 monthly statement to treasurer 87.03.272 warrants, interim financing 87.28.015 approval of contract 87.48.020 Officials, insurance, liability, purchase for, Rules and regulations, penalty for violations assessments 87.48.030 authority 87.48.010 authorized 87.03.162 87.84.090 Personal property, sale or lease 87.03.135 Plan approval 87.03.175, 87.03.180, 87.03.185, Sanitary sewer and sewage disposal system or expenses and losses 87.48.040 treatment plants, revenue bonds, generally generally Ch. 87.48 87.03.190 Ch. 87.28 state obligation 87.48.020 Legal representation of officers, employees, agents 87.03.158 Sewer facilities Plats for subdivisions, etc., within district proposal notice 87.03.487 irrigation facilities, requirements 58.17.310 Sewerage improvement districts benefit to 85.08.380 Liability insurance for officials and employees, change of name 87.03.130 condemnation 87.03.140, 87.03.145, purchase authorized 36.16.138, 87.03.162 85.08.860, 85.08.870, 85.08.880, 85.08.890 Lighting, streets and highways, may provide 87.03.150 limitations 87.03.016 crossing other property 87.03.455 Local improvement districts electrical energy generation and sale Short-term obligations Ch. 39.50 costs 87.03.505 87 03 015 Small works roster, compilation and use of establishment, procedure 87.03.485 generally 87.03.480, 87.03.495, 87.03.500, 87.03.505, 87.03.510, 87.03.515, 87.03.520, 87.03.522, 87.03.525, 87.03.526, 87.03.527 multidistrict operating authorities, separate legal entities 87.03.018 eminent domain 87.03.140, 87.03.145, 87.03.436 State lands, inclusion within 87.03.025 State losses on land settlement contracts, See 87.03.150 IRRIGATION DISTRICTS, subtitle Land general enumeration 87.03.015 settlement contracts

notice of formation to contain statement that

self-insurance authorized Ch. 48.62

IRRIGATION DITCHES

Subdivision of land within district	Kinds, of	Farms, camps, work release programs,
requirements for approval 58.17.310 Sunnyside Valley irrigation district funds,	fact 4.40.010 law 4.40.010	authorized 70.48.210 Federal prisoners, confinement of 70.48.140
deposit of 87.68.070	Law, of	Felons
Taxing district relief act Ch. 39.64	court to decide 4.44.080	financial responsibility of department of
Tenant delinquencies 87.03.445 Tolls	kind of issue 4.40.010 notice of 4.44.020	corrections 70.48.410 Financial responsibility 70.48.240, 70.48.400
fixing, collection, methods 87.03.445	trial, by whom tried 4.40.050	felons
when levied 87.03.445	Partition proceedings, issues triable 7.52.070	department of corrections responsibility 70.48.410
Treasurer duties and authority 87.03.440	Trial of, action against joint debtor after judgment 4.68.060	parole hold 70.48.420
Treasurer of the county, defined 87.03.438	JAILS (See also CORRECTIONAL	reimbursement rate to be established
Upgrading and improvement fund	FACILITIES)	70.48.440 work release inmates 70.48.430
authorized 87.03.443 Utility local improvement districts	Admission to jails	Firearms, possession of, prohibited in certain
authorized 87.28.200	prompt reporting to office of financial management 10.98.130	areas, exceptions 9.41.300
conversion of local improvement districts 87.28.210	AIDS testing and counseling 70.24.360	Improvement and construction bond issue
Warrants of, limitation of actions on 4.16.050	Assault, custodial assault 9A.36.041, 9A.36.100	administered by state jail commission
Water conservation	Booking and reporting, electronic statewide system and standards committee	70.48.280
district assistance to landowners 87.03.0175	36.28A.040, 36.28A.050	legal investment for public funds 70.48.320 principal, interest payment, source 70.48.310
Water rights ground waters determination and	Booking fee 70.48.390	proceeds, deposit, use 70.48.270
appropriation Ch. 90.44	Cities and towns authority to build and maintain 70.48.190	bond issue—1981
surface waters, determination and appropriation Ch. 90.03	camps, authorized 70.48.210	authorization, amount, uses 70.48A.020 interest, principal payment 70.48A.070
Water services	farms, authorized 70.48.210	legal investment for public funds
rates 87.28.090	separation of prisoners 35.66.050	70.48A.080
revenue bonds	special detention facilities authorized 70.48.210	legislative declaration 70.48A.010 legislative intent 70.48A.090
generally Ch. 87.28 Water systems	fees for cost of housing 70.48.380	proceeds
assumption of substandard systems, limited	work release programs, authorized 70.48.210	administration by jail commission
immunity from liability 87.03.860 Water-sewer districts merging into irrigation	working of prisoners 9.92.130 City and county jails act Ch. 70.48	70.48A.040 deposit, use 70.48A.030
districts, procedure 57.02.080	Communicable disease prevention guidelines	sale price 70.48A.050
Watersheds	70.48.480	severability 70.48A.900
cooperative watershed management 87.03.019	Community restitution by offenders workers' compensation and liability insurance	state's full faith and credit pledge 70.48A.060
Yakima river basin water rights Ch. 90.38	coverage 35.21.209, 35A.21.220,	Jail industries program
IRRIGATION DITCHES	36.16.139, 51.12.045	board of directors duties 36.110.060
Eminent domain for Const. Art. 1 § 16	Construction projects state financial assistance	fee schedule, establishment 36.110.070
ISLAND COUNTY	funding limitation, period of 70.48.160	immunity 36.110.085
Boundaries, tracing of 36.04.150 Superior court judges, number of 2.08.065	Contraband, introduction into detention facility	meetings, terms, and compensation 36.110.080
ISLANDS	first degree 9A.76.140 second degree 9A.76.150	membership 36.110.030
Community councils	third degree 9A.76.160	receipt of funds 36.110.070
annexation of adjacent unincorporated areas	Contracts for incarceration unaffected by	comprehensive work programs, city or county authorized to provide 36.110.100
36.105.090 council members	financial responsibility law 70.48.460 Convicted felons, transfer to state institution	deductions from offenders' earnings,
election and terms 36.105.060	pending appeal 36.63.255	disbursement 36.110.110
county legislative authority, responsibilities	Counties	definitions 36.110.020 education and training to improve worker
36.105.070 creation 36.105.040	aliens committed to, notification of immigration authorities 10.70.140	literacy and employability 36.110.140
definitions 36.105.020	camps, authorized 70.48.210	employment status of inmates 36.110.120 free venture industries
dissolution and reestablishment 36.105.100 initial council members, election 36.105.050	contracts with state for confinement 72.64.110 county to furnish 2.28.139	agreements, effect of failure or
powers 36.105.080	duty to furnish 2.28.139	discontinuance 36.110.130
purpose 36.105.010	farms, authorized 70.48.210	employment status of inmates 36.110.120 funding
requirements 36.105.030 Island library districts, See LIBRARIES	farms for confinement, See COUNTIES, subtitle Farms and camps for confinement	city or county special revenue fund
Motor vehicle taxes and license fees, refunds to	prisoners	36.110.090
counties composed of islands 47.17.990	early release for good behavior 9.92.151	deductions from offenders' earnings 36.110.110
ISSUES	work, authority to require 9.92.140 to provide 2.28.139	legislative finding 36.110.010
Defined 4.40.010 Descent and distribution	sales and use tax for juvenile detention	local advisory groups, membership and duties 36.110.050
defined for purposes of 11.02.005	facilities and jails 82.14.350	staff assistance provided by department of
intestate property 11.04.015	special detention facilities authorized 70.48.210	corrections 36.110.150
Exceptions and denials of challenges to jurors, trial of 4.44.230	fees for cost of housing 70.48.380	technical training assistance 36.110.160 Jail labor, reduction of fines and costs for
Fact, issue of	work release programs, authorized 70.48.210	ratesetting authority of county legislative
court not to decide on challenge to sufficiency of evidence 4.56.150	County prisoners employment, procedure 36.28.100	authority 10.82.030
declaratory judgments 7.24.090	County use of state partial confinement facility	Jail register, requirements 70.48.100 Juvenile offenders
forcible entry and detainer, determination by	reimbursement of state 9.94A.190	segregation from adult offenders 72.01.415
jury 59.12.130 jury to decide 4.44.090	Definitions 70.48.020 Emergency or necessary medical and health care,	Juveniles not to be confined in adult facilities, exceptions 13.04.116
kind of issue 4.40.010	reimbursement 70.48.130	Kidnapping offenders
mandamus proceedings 7.16.210	Escape	registration requirement, notice 70.48.470
notice of 4.44.020 prohibition proceedings 7.16.320	first degree 9A.76.110 second degree 9A.76.120	Local governments, standards of operation 70.48.071
trial, by whom tried 4.40.060, 4.40.070	third degree 9A.76.130	Offenders performing community restitution

[RCW Index—page 406] (2008 Ed.)

JAPANESE AMERICANS workers' compensation and liability insurance Members coverage 35.21.209, 35A.21.220, 36.16.139, 51.12.045

Operational authority appointment 44.39.015 Civil liberties day of remembrance 1.16.050, expenses and per diem 44.39.045 1.16.090 Civil liberties public education program terms 44.39.020 chief law enforcement officer 70.48.090 World War II internment 28A.300.390, 28A.300.395, 28A.300.400, 28A.300.405, vacancies 44.39.025 interlocal contracts for jail services 70.48.090 Study of state building code relating to energy 28A.300.410, 28A.300.412, 28A.300.415 44.39.038 counties 70.48.180 Subpoena power 44.39.060 JAPANESE EMPLOYEES department of corrections 70.48.090 Terms of members 44.39.020 REPARATIONS (See PUBLIC Overcrowded, exceeding maximum capacity emergency procedure 9.94A.875 Vacancies in office 44.39.025 OFFICERS AND EMPLOYEES, subtitle World War II reparations) Witness fees 44.39.060 Parole holds JOINT DEBTORS (See also DEBTS AND JEFFERSON COUNTY financial responsibility 70.48.420 DEBTORS) Boundaries, tracing of 36.04.160 Confession of judgment by enforcement 4.60.030 who may confess 4.60.030 Superior court judges, number of 2.08.064 chemical dependency evaluation, discharge review 70.96A.142 JET SKIS (See WATER SKIING, subtitle confinement in jail of contracting authority, Personal watercraft) Procedure to bind after judgment authorized 70.48.220 affidavit to accompany summons 4.68.030 JETTIES AND SEA WALLS felons, state institution, transfer to, required 70.48.240 Port districts, acquisition and operation of facilities 53.08.020 answer 4.68.040 defenses 4.68.040 mental health review, release of offender subject to 70.48.475 new complaint not necessary 4.68.020 JOB SKILLS PROGRAM pleadings, what constitutes pleading 4.68.050 Definitions 28C.04.410 temporary confinement authorized 70.48.230 Grants to educational institutions requirements 28C.04.420 testimony obtained, how 5.56.090 contents 4.68.020 transportation expenses, financial responsibility for 70.48.230 procedure 4.68.010 Work force training customer advisory committee 28C.04.390 service 4.68.020 Records trial 4.68.060 confidentiality, exceptions 70.48.100 Worker retraining program funds, use Regional camps generally 72.64.100 JOINT DEFENDANTS (See DEFENDANTS, 28C.04.390 subtitle Joint) JOINDER industrial insurance 72.64.065 Regional jails 70.48.095 JOINT LEGISLATIVE AUDIT AND Causes of action REVIEW COMMITTEE (See LEGISLATIVE AUDIT AND REVIEW effect on petition for removal from district to Reimbursement rates for county use of state facilities 9.94A.190 superior court 4.14.010 COMMITTEE) improper joinder ground for demurrer Release from jails objection by answer, when 4.32.070 JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON TRADE POLICY prompt reporting to office of financial management 10.98.130 Challenges to jurors, several parties must join 4.44.130 Chair, officers, and rules 44.55.030 Reporting form Costs, failure to join, limitations on recovery of costs 4.84.050 Compensation, members 44.55.060 corrections department to develop 70.48.450 Findings - intent 44.55.010 Sentences Defendants in criminal actions 10.37.060 Membership 44.55.020 less or more than one year Indictments, joinder of defendants 10.37.060 Powers and duties 44.55.040 incarcerate in jail or state institution Logging liens, multiple actions 60.24.180 Staff support 44.55.050 70.48.400 Necessary parties defendant JOINT LIABILITY violation of condition or requirement, penalty dismissal for failure to join 4.56.120 arrest and confinement in jail 9.94A.631 Attachment, assignors having an interest nonsuit for failure to join 4.56.120 Sex offenders 6.25.080 registration requirement, notice 70.48.470 Confession of judgment challenges to jurors 4.44.130 Standards for correctional facilities to be adopted by corrections department 72.09.135 enforcement 4.60.030 ejectment and quieting title actions, authorized, when 7.28.280 who may confess 4.60.030 Standards for operation 70.48.071
Status of suspected or convicted felons prompt response by patrol or corrections department 10.98.150 Confession of judgment by joint debtor enforceable against 4.60.030 necessary parties defendant dismissal for failure to join 4.56.120 nonsuit for failure to join 4.56.120 4.68.010, 4.68.020, 4.68.030, 4.68.040, 4.68.050, 4.68.060 JOINT ADMINISTRATIVE RULES REVIEW COMMITTEE (See ADMINISTRATIVE PROCEDURE, Strip, body cavity searches alternatives, less intrusive 10.79.140 application of law 10.79.120 authorization for 10.79.080 Joint debtors, procedure to bind after judgment subtitle Rules review committee) affidavit to accompany summons 4.68.030 conducting, standards for 10.79.100 answer 4.68.040 JOINT CITY AND COUNTY HOUSING damages, actions for 10.79.110 defenses 4.68.040 AUTHORITIES definitions 10.79.070 new complaint not necessary 4.68.020 Authorized 35.82.300 pleadings, what constitutes 4.68.050 injunctive relief 10.79.110 Dissolution 35.82.310 legislative intent 10.79.060 Ordinance, contents 35.82.300 Powers 35.82.300 summons medical care not precluded by procedural requirements 10.79.090 contents 4.68.020 procedure 4.68.010 Property physical exams for public health purposes are not searches 10.79.160 service of 4.68.020 transfer, provisions 35.82.330 trial 4.68.060 reasonable suspicion, probable cause 10.79.130, 10.79.140 report of 10.79.080 JOINT COMMITTEE ON ENERGY SUPPLY AND ENERGY CONSERVATION JOINT OBLIGORS Ne exeat proceedings available to 7.44.040 search delayed, nonliability of government for damage 10.79.170 Appointment of members 44.39.015 JOINT OPERATING AGENCIES (See also POWER FACILITIES AND
RESOURCES, subtitle Joint operating Chairman, approval of expense voucher claims uncategorized searches 10.79.140 for members 44.39.050 Composition 44.39.015 unnecessary persons prohibited at search 10.79.150 agencies) Contempt proceedings 44.39.060 Administrative auditor Creation 44.39.010 warrant for 10.79.080 appointed by executive board 43.52.378 warrant requirement 10.79.130 Definitions 44.39.012 Advancements to agency by members, interest Energy supply alert or energy emergency duties 44.39.070 written record required 10.79.150 43.52.391 Appeals 43.52.360, 43.52.430 Board of directors 43.52.370, 43.52.374, Weapons, deadly Examinations 44.39.060 provision to person in detention 9A.76.140 Expenses and per diem Weapons possession prohibited in, exceptions 9.41.300 43.52.375 approval by chairman 44.39.050 members 44.39.045 Bond issues bidding 43.52.343 Work release inmates financial responsibility 70.48.430 Meetings, when 44.39.070 negotiation and advertisement of 43.52.343

JOINT OWNERS

powers as to 43.52.3411	JOINT OWNERS	Dispute resolution centers
sale by negotiation or advertisement and bid	Municipal local improvement assessments,	alternative to judicial setting Ch. 7.75
43.52.343 Compensation 43.52.290	payment by one 35.49.090	Disqualification of
Compensation 43.52.290 Conservation authority, duties 43.52.260	JOINT PARTIES (See JOINDER)	waiver 2.28.030 when 2.28.030
Contracts	JOINT PROPERTY	District courts
bid form 43.52.612	Confession of judgment by joint debtor	salaries 3.58.010
emergency purchases 43.52.585	enforceable against 4.60.030	Election of, primary, no contest Const. Art. 4 §
materials or work	Port districts, acquisition with other districts 53.08.240	29 Facts not to comment your Const. Art. 4 \$ 16
competitive negotiation 43.52.565, 43.52.567	JOINT STOCK COMPANIES	Facts, not to comment upon Const. Art. 4 § 16 Fingerprints
sealed bids 43.52.560	Combinations in restraint of trade forbidden	duties 10.98.050
telephone bids or written quotations 43.52.570	Const. Art. 12 § 22	Implied powers 2.28.150
Definitions 43.52.250	Criminal actions against	Incompetency, removal for, rights of accused
Dissolution 43.52.360 Electric energy	restitution, in lieu of fine 9A.20.030	judge Const. Art. 4 § 9 Inferior judicial officers, powers 2.28.090
apportionment basis 43.52.380	Nonresident, service of summons on, personal service 4.28.080	Intimidating a judge
city or district contracts 43.52.410, 43.52.595	Stockholders, liability of Const. Art. 12 § 11	defined 9A.72.160
member's preference to buy 43.52.380	Term "corporation" includes Const. Art. 12 § 5	Judicial education
surplus 43.52.380	JOINT TENANCY	public safety and education account to benefit
Eminent domain powers 43.52.300, 43.52.391 Energy financing approval act	Agreements not affected 64.28.030	43.08.250 Judicial officers, as 2.28.030
purpose 80.52.020	Character of interests held by spouses or	Judicial qualifications commission, See
Energy financing voter approval act	domestic partners 64.28.040	JUDÎCIAL QUALIFICATIONS
cost-effectiveness	Ejectment and quieting title actions, action by joint tenant against co-tenant 7.28.240	COMMISSION
priorities 80.52.080	Execution of judgment on	Judicial retirement system administrative review 2.10.200
definitions 80.52.030 election approval required	personal property 6.17.180	cessation of benefits upon return to court
bonds 80.52.040, 80.52.050, 80.52.060,	Interest in common 64.28.020	2.10.230
80.52.070	Registration of land titles, manner or application 65.12.005	contributions
short title 80.52.010	Right of survivorship authorized 64.28.010	refund of contributions to ineligible judge or
Executive board 43.52.374, 43.52.375 Fiscal controls 43.52.375	Safe deposit boxes, See SAFE DEPOSIT	surviving spouse 2.10.165 contributions, employee, employer 2.10.090
Fishways and fish protective devices to be	BOXES	coverage 2.10.040
maintained by 43.52.350	Shares issued or transferred jointly, presumption	created 2.10.040
Formation 43.52.360	of joint tenancy 11.02.110 Survivorship, See SURVIVORSHIP	death prior to retirement, procedure 2.10.144
Guidelines best interests of ratepayers govern 43.52.385	JOINT TRANSPORTATION COMMITTEE	definitions 2.10.030 employment after retirement 2.10.155
Interest rates	Allowances, expenses 44.04.310	funding of system 2.10.090
maximum for repaying a member 43.52.395	Created, duties 44.04.300	judge
Least-cost approach plan for energy resources	Oversight 44.04.260	retirement
investment 43.52.360 Members	JOURNALS	disability 2.10.120 judicial review
incompatibility of offices doctrine voided	Court	no bond required 2.10.210
43.52.290	rulings or decision embodied in, exceptions need not be taken 4.80.020	pro tempore service, effect on benefits
Membership 43.52.360	verdict entered in 4.44.460	2.10.155 purpose 2.10.020
Nuclear generating projects contracts	Legislative, See LEGISLATURE, subtitle	retirement allowance
competitive negotiation	Journals	cost-of-living adjustments 2.10.170
applicability of Titles 9 and 9A RCW	JUDGES (See also COURT OF APPEALS; DISTRICT JUDGES; SUPERIOR	for disability 2.10.120, 2.10.130, 2.10.146
43.52.515 Open public meetings	COURTS; SUPREME COURT)	exemption from taxation and judicial process, dissolution of marriage, court
compliance 43.52.383	Absence from state vacates office Const. Art. 4 §	ordered payments, exceptions 2.10.180
Performance audits, reports 43.52.378	8	procedure 2.10.120
Powers and duties 43.52.300, 43.52.391	Adjournment, power of 2.28.120 Appearance of fairness doctrine Ch. 42.36	exemption from taxation and judicial
Preservation of rights 43.52.450 Public utility district properties, restriction on	Arrest and fingerprint form	process, dissolution of marriage, court ordered payments, exceptions 2.10.180
acquiring 43.52.391	duties 10.98.050	for service 2.10.110
Purchasing	Attorney, may act as, when 2.28.040	exemption from taxation and judicial
competition, purchasing without authorized 43.52.575	Certiorari proceedings, service of writ on 7.16.100	process, dissolution of marriage, court ordered payments, exceptions 2.10.180
emergency purchases 43.52.580	Charging jury, not to comment on facts Const.	retirement board
sealed bids 43.52.560	Art. 4 § 16	duties 2.10.070
telephone bids or written quotations 43.52.570	Commission on judicial conduct Const. Art. 4 §	general powers and duties 2.10.070
Ratepayers best interest govern 43.52.385	Contempt of court	hearings conduct 2.10.200
Security force	power to punish for 2.28.070	notice 2.10.190
authorized 43.52.520	Contempt of court, See also CONTEMPT,	prior to judicial review 2.10.190
criminal record information use 43.52.525 powers and duties 43.52.530	subtitle Judicial officers Corruption in office	required 2.10.190 members 2.10.070
retirement provision 43.52.535	removal by legislature Const. Art. 4 § 9,	retirement for service or age 2.10.100
Steam, sale of 43.52.391	Const. Art. 4 § 31	retirement fund
Tax levying authority 39.64.085	Court of appeals	funding of system 2.10.090
Taxation, in lieu of taxes, amount 43.52.460	authority, jurisdiction Const. Art. 4 § 30 creation 2.06.020	investment of, authority 41.50.080
United States, contracts with for power		state treasurer
43.52.391		duties 2.10.080
43.52.391 Utilities and transportation commission not to	judicial conduct, commission, membership on 2.64.020	duties 2.10.080 transfer of investment authority to state
Utilities and transportation commission not to govern rates 43.52.450	judicial conduct, commission, membership on 2.64.020 power to grant writ 7.36.040	transfer of investment authority to state investment board 41.50.080
Utilities and transportation commission not to govern rates 43.52.450 Validity of organization 43.52.470	judicial conduct, commission, membership on 2.64.020 power to grant writ 7.36.040 Courts of limited jurisdiction	transfer of investment authority to state investment board 41.50.080 salary, monthly
Utilities and transportation commission not to govern rates 43.52.450 Validity of organization 43.52.470 Warrants, powers as to 43.52.3411 Washington public power supply system	judicial conduct, commission, membership on 2.64.020 power to grant writ 7.36.040	transfer of investment authority to state investment board 41.50.080
Utilities and transportation commission not to govern rates 43.52.450 Validity of organization 43.52.470	judicial conduct, commission, membership on 2.64.020 power to grant writ 7.36.040 Courts of limited jurisdiction annual conference of judges 2.56.060	transfer of investment authority to state investment board 41.50.080 salary, monthly deductions 2.10.090

[RCW Index—page 408] (2008 Ed.)

cost-of-living adjustments 2.10.170	administrator's duties 2.14.080	requests for information, must comply with
exemption from taxation and judicial	discontinuing 2.14.115	2.56.050
process 2.10.180 survivor's benefits 2.10.140, 2.10.144	investments and earnings 2.14.080 death of member 2.14.110	affidavit of prejudice against 4.12.050 allocation of 2.08.061, 2.08.062, 2.08.063,
suspension of benefits upon employment,	definitions 2.14.020	2.08.064, 2.08.065
exceptions 2.10.155	exempt from taxes, execution 2.14.100	annual conference of judges 2.56.060
tax deferral benefits 41.04.440, 41.04.445, 41.04.450, 41.04.455	funding of plan 2.14.090	assignment of judges and judicial business Const. Art. 4 § 5
transfer 2.10.040	investments and earnings 2.14.080 judicial retirement account plan 2.14.030	contempt of court
transfer of membership 41.40.095, 41.40.098	judicial retirement administrative account	punishment power 2.28.070
transfer of powers, duties, functions to	2.14.070	costs furnished indigent party 2.32.240,
department of retirecost-of-livingment systems 41.50.030	judicial retirement principal account 2.14.060	4.88.330 county boundary determinations,
transfer to system from public employees'	purpose 2.14.010	qualifications 36.05.020
retirement system	separation, distribution 2.14.100	court commissioners
prior service credit 2.10.220 written request 2.10.220	suspension of retirement allowance upon	appointment of Const. Art. 4 § 23
Judicial retirement system, See RETIREMENT	reemployment, exceptions, reinstatement 41.40.690	decisions, time limit for rendering Const. Art. 4 § 20
AND PENSIONS, subtitle Judicial	Retirement plan	defects in law, reporting to supreme court
retirement system	additional pension for more than eighteen	Const. Art. 4 § 25
hearings, See JUDGES, subtitle Judicial retirement system, retirement board	years service 2.12.015 adjustment of pension of retired judge or	defined as judicial officers 2.28.030 disqualification of 2.28.030
Juries, not to charge as to matters of fact Const.	widow 2.12.037	grounds 4.12.030
Art. 4 § 16	benefits exempt from taxation and judicial	grounds for change of venue 4.12.030
Malicious prosecution claim by a judicial officer 4.24.350	process 2.12.090	waiver 2.28.030
Municipal courts	compensation 2.12.030 computation of 2.12.035	election of 2.08.060, Const. Art. 4 § 5 eligibility Const. Art. 4 § 17
power to act as magistrates Ch. 35.20,	contributions	habeas corpus
35.20.020 salaries 3.58.010	refund of contributions to ineligible judge or	bail 7.36.150
National guard and air national guard	surviving spouse 2.12.048	criminal charge, investigation of 7.36.150
membership authorized 38.12.030	dissolution of marriage, court ordered payments 2.12.090	determination of case, powers 7.36.170 determination of cause 7.36.120
Plea agreements	gender 2.12.900	discharge 7.36.150
sentencing judge not bound by agreement 9.94A.431	group insurance premiums, deductions for	hearings
Powers 2.28.060	2.12.090 monthly benefit	adjournment of 7.36.110 summary procedure 7.36.120
distinguished from courts' powers 2.28.050	minimum 2.12.045	limitation on inquiry 7.36.130
out of court 2.28.050 Practice of law prohibited 2.48.200, Const. Art. 4	post-retirement adjustment 2.12.046	power to grant writ 7.36.040, Const. Art. 4 §
§ 19	partial pension for less than eighteen years	6
Prejudice	service 2.12.012 retirement for	recommitment 7.36.150 return, determination of 7.36.110
administrative law judges 34.12.050 superior court 34.12.040	age or service 2.12.010	return of writs and process, specification of
Pro tempore	disability 2.12.020	time 7.36.240
appointment 2.56.170	retirement fund created, custody, contents, records 2.12.050	temporary orders 7.36.220 warrant to prevent removal or irreparable
authorized Const. Art. 4 § 2A compensation 2.28.160	deductions and withdrawals 2.12.060	injury 7.36.190
lodging, reimbursement for, affidavit to court	how constituted 2.12.060	witnesses 7.36.150
2.28.160	investment of, authority 41.50.080 salary base for computation 2.12.035	compelling attendance of 7.36.170 ineligible to other office or employment
retirement benefits, effect on 2.10.155 subsistence, reimbursement for, affidavit to	service after retirement 2.12.040	Const. Art. 4 § 15
court 2.28.160	surviving spouse 2.12.030	injunctions 7.40.010
superior court, provision for Const. Art. 4 § 7	teachers' retirement system 41.32.581,	judicial conduct commission, membership on 2.64.020
travel expenses, reimbursement for, affidavit	41.32.584, 41.32.587 transfer from public employees' retirement	juries, not to charge as to matters of fact Const.
to court 2.28.160 Public employees' retirement system	system 2.12.100	Art. 4 § 16
disability in line of duty	transfer of power, duties, and functions to the	jurisdiction Const. Art. 4 § 6
applicability 41.40.200	department of retirement systems 41.50.030	injunctions 7.40.010 restraining orders 7.40.010
disability not in line of duty 41.40.230 earned disability allowance 41.40.670	transfer of state treasurer's functions to	legal aid county committee, member of
death of recipient, disposition 41.40.670	department of retirement systems	2.50.070
Removal for cause, rights of accused judge	41.50.030 Retirement recommended by commission on	member of superior court judges' association 2.16.010
Const. Art. 4 § 9 Residence of	judicial conduct Const. Art. 4 § 31	not to practice law 2.48.200
demonstration of any kind in or near,	Salaries	oath of office Const. Art. 4 § 28
obstructing justice, penalty 9.27.015	citizens' commission schedule 43.03.012	powers 2.28.080
picketing or parading in or near, obstructing justice, penalty 9.27.015	deductions for judges' retirement fund 2.12.050, 2.12.060	to issue writs 2.08.010 practice of law prohibited Const. Art. 4 § 19
use of sound-truck or similar device in or near,	district courts 3.58.010	prejudice of
obstructing justice, penalty 9.27.015	increase during term, authorized Const. Art.	affidavit of prejudice 4.12.050
Retirement	30 § 1 municipal courts 3.58.010	ground for change of venue 4.12.050
age of Const. Art. 4 § 3A disability in line of duty 41.40.200	payable quarterly Const. Art. 4 § 13	pro tempore 2.08.185, Const. Art. 4 § 7 recall, exception from Const. Art. 1 § 33
disability not in line of duty 41.40.230	State bar membership, excepted from 2.48.021	rendition of accused persons act
earned disability allowance 41.40.670	Statewide special inquiry judge act Ch. 10.29	designated agent must file certain documents
death of recipient, disposition 41.40.670 service as judge pro tempore of supreme court,	Superior court, See also SUPERIOR COURTS, subtitle Judges	with 10.91.010 impose conditions of release to assure
effect 2.04.250	Superior courts	appearance at hearing 10.91.020
supplemental	acknowledgment of instruments 64.08.010	order for return of accused person to
administration of plan 2.14.040, 2.14.050 administrator's duties 2.14.080	administrator for the courts assignment to another county or district by	demanding court, judge or magistrate, issued by 10.91.030
contributions 2.14.060, 2.14.090, 2.14.100,	chief justice, duty to obey 2.56.040	preliminary hearing upon arrest of accused
2.14.110	expenses when under assignment 2.56.070	person 10.91.020

[RCW Index—page 409]

advise right to confront witnesses against	retirement Const. Art. 4 § 3A	Certified mail
him 10.91.020	retirement of judges or justices Const. Art. 4 §	defined 6.01.060
advise right to counsel 10.91.020 advise right to produce evidence 10.91.020	31	Certiorari proceedings 7.16.110 copy, transmittal to inferior tribunal, board, or
may waive hearing and agree to be returned	retirement plan, See also RETIREMENT AND PENSIONS	officer 7.16.130
to demanding state 10.91.020	salaries Const. Art. 4 § 13, Const. Art. 4 § 14	defined 7.16.020
set time and place of hearing 10.91.020	state bar membership 2.48.021	Challenge to sufficiency of evidence, on
warrant for arrest of accused person violating	suspension of judges or justices Const. Art. 4	4.56.150
terms or release, issued by 10.91.010	§ 31	Children, against 4.72.010, 4.72.030
report to judges of supreme court as to defects	term of office Const. Art. 4 § 3	Cities and towns
or omissions in statutes Const. Art. 4 § 25	vacancy	second class, power to pay 35.23.440
retirement Const. Art. 4 § 3A rules for government Const. Art. 4 § 24	appointee to fill 2.04.100 election to fill 2.04.100	sewerage system liens 35.67.250 Community renewal property, exemption from
salaries Const. Art. 4 § 13, Const. Art. 4 § 14	how filled 2.04.100	35.81.120
affidavit of compliance with administrator	term of appointee 2.04.100	Confession of
for the courts, salary withheld until	term of electee 2.04.100	authorized, when 4.60.010
2.56.040	writs, issuance authorized Const. Art. 4 § 4	children, who may confess for 4.60.020
sessions of court	Suspension of judge or justice 2.64.094	complaint, not to exceed 4.60.010
may be held in any county on request Const. Art. 4 § 7	Traffic infractions	costs, judgment to contain 4.60.070 county, by, who may confess for 4.60.020
may prescribe time 2.08.030	training requirements 46.63.050 Unfinished private law business 2.48.200	entry of judgment 4.60.070
state bar membership 2.48.021	Use of sound-truck or similar device in or near	execution of 4.60.070
terms of office Const. Art. 4 § 5	residence of, obstructing justice by, penalty	minors, who may confess for 4.60.020
transcripts of testimony, ordering for pauper	9.27.015	municipal corporations, who may confess for
2.32.240	Venue change of superior court judge or court	4.60.020
visiting judges	commissioner due to prejudice 4.12.040	persons jointly liable, by
assigned under administrator for the courts act, expenses when under assignment	Veterans, reemployment rights 73.16.041	enforcement 4.60.030 who may confess 4.60.030
2.56.070	Visiting judges assigned under administrator for the courts	private corporation, by, who may confess for
request for by judge or judges 2.08.150	act, duty to obey, salary withheld 2.56.040	4.60.020
writs may be issued by Const. Art. 4 § 6	enhanced enforcement district, assignment to	public corporations, by, who may confess for
Supreme court	serve in 2.56.110	4.60.020
acknowledgment of instruments 64.08.010	Wiretaps, illegal drug transactions	state, by, who may confess for 4.60.020
annual conference of judges 2.56.060	authorizations, availability for, requirements	statement in writing
censure of judges or justices Const. Art. 4 § 31 chief justice	9.73.220	acknowledged 4.60.040 endorsement by court or judge 4.60.070
selection of Const. Art. 4 § 3	Witnesses, power to compel attendance,	filing 4.60.070
clerk appointed by Const. Art. 4 § 22	prepayment or tender of fees, subsistence allowance, and travel allowance 5.56.010	required 4.60.040
decisions to be in writing with grounds stated		requisites of 4.60.060
Const. Art. 4 § 2	JUDGMENTS (See also DECREES) Abstracts, of	subscribed 4.60.040
defects or omissions in law, reporting to	contents 4.64.090	without suit, when 4.60.050
governor Const. Art. 4 § 25	entry in execution docket 4.64.120	Constructive service, reopening after judgment
defined, as judicial officer 2.28.030 disqualification of 2.28.030	indexing of 4.64.120	4.28.200 Contents 4.64.030
election of Const. Art. 4 § 3	Actions for recovery of possession of personal	Contracts
eligibility Const. Art. 4 § 17	property 4.56.080	interest rate 4.56.110
habeas corpus	Actions upon, commencement, time for and	setoff against plaintiff assignee 4.56.070,
bail 7.36.150	exception 4.16.020	4.56.075
criminal charge, investigation of 7.36.150	Adoption proceedings, See ADOPTION Affecting real property, filing with county	Conveyance, compelling real estate conveyance
determination of case, powers 7.36.170	auditor, notice 65.04.070	appointment of commissioner 6.28.010,
determination of cause 7.36.120 discharge 7.36.150	Agreed cases	6.28.080 attachments 6.28.080
hearings	courts power to render 4.52.010	sequestration, by 6.28.080
adjournment of 7.36.110	enforcement 4.52.030	Corporations
summary procedure 7.36.120	entering in judgment book 4.52.020	criminal actions, force and effect 10.01.090
limitation on inquiry 7.36.130	judgment roll requisites 4.52.020	Costs
power to grant writ 7.36.040, Const. Art. 4 §	Amount, abstract of judgment entry 4.64.090	criminal actions
recommitment 7.36.150	Appeals execution docket entry of appeal 4.64.080	default in payment, enforcement, collection 10.01.180
return, determination of 7.36.110	Arbitration, uniform act Ch. 7.04A	payment by defendant 10.01.160
return of writs and process, specification of	Archives and records management services	payment, deferred, installments 10.01.170
time 7.36.240	judgment debtor surcharge to fund local	security for, judgment on 4.84.240
temporary orders 7.36.220	government records management and	Court commissioners, review of judgments by
warrant to prevent removal or irreparable	protection 40.14.027	superior court 2.24.050
injury 7.36.190	Assignee of can sue in own name 4.08.080 Assignment of	Court of appeals, power and authority of
apprehension of offending party 7.36.200 witnesses 7.36.150	acknowledgment of 4.56.090	2.06.030 Criminal actions
compelling attendance of 7.36.170	execution in name of assignee 6.17.030	acquittal of, vacation or modification of,
ineligible to other than judicial office Const.	filing 4.56.090	chapter 4.72 RCW not applicable to
Art. 4 § 15	notice of, procedure 4.56.090	criminal actions 4.72.080
not to practice law 2.48.200	Attachment	corporations, force and effect of judgment
oath of office Const. Art. 4 § 28	defendant, for, procedure 6.25.270	10.01.090
opinions, publication of Const. Art. 4 § 21	Attachment, See also ATTACHMENT	costs
powers of judges 2.28.080 practice of law prohibited Const. Art. 4 § 19	Attorney's lien upon 60.40.010 Bail forfeiture 10.19.100	default in payment, enforcement, collection 10.01.180
proof sheets of reports, correction of 2.32.130		judgment to include 10.64.015
	Banks of Itilst companies holding when cease to	rauginem to include 10.04.013
recall, judges as subject to Const. Art. 1 9 33	Banks or trust companies holding, when cease to be asset 30.04.130	
recall, judges as subject to Const. Art. 1 § 33 removal of judges or justices Const. Art. 4 §	be asset 30.04.130 Bar to another action, when	payment requirement 10.01.160 fines, lien against real property of defendant
removal of judges or justices Const. Art. 4 § 31	be asset 30.04.130 Bar to another action, when challenge to sufficiency of evidence 4.56.150	payment requirement 10.01.160 fines, lien against real property of defendant 10.64.080
removal of judges or justices Const. Art. 4 § 31 report to by judges of superior court	be asset 30.04.130 Bar to another action, when challenge to sufficiency of evidence 4.56.150 merits, decision on 4.56.120	payment requirement 10.01.160 fines, lien against real property of defendant 10.64.080 fingerprint of defendant affixed to 10.64.110
removal of judges or justices Const. Art. 4 § 31 report to by judges of superior court concerning defects or omissions in laws	be asset 30.04.130 Bar to another action, when challenge to sufficiency of evidence 4.56.150 merits, decision on 4.56.120 official bonds 42.08.040	payment requirement 10.01.160 fines, lien against real property of defendant 10.64.080 fingerprint of defendant affixed to 10.64.110 interest on, rate 10.82.090
removal of judges or justices Const. Art. 4 § 31 report to by judges of superior court	be asset 30.04.130 Bar to another action, when challenge to sufficiency of evidence 4.56.150 merits, decision on 4.56.120	payment requirement 10.01.160 fines, lien against real property of defendant 10.64.080 fingerprint of defendant affixed to 10.64.110

[RCW Index—page 410] (2008 Ed.)

pleading of, facts as to jurisdiction need not be	counterclaims for permanent improvements	judgments 6.01.020
pleaded in 10.37.100 rendition of on verdict of guilty 10.64.015	and taxes paid 7.28.180 lis pendens, effect on 7.28.260	liens commencing on 4.56.200 satisfaction of judgment against local
vacation of, chapter 4.72 RCW not applicable	plaintiff's right to possession expires before	governmental entity 6.17.080
to criminal actions 4.72.080	trial 7.28.190	time of entry
Damages, assessment of without answer 4.28.290	quieting title against outlawed mortgage or deed of trust 7.28.300	district court civil action 12.20.030
Debt, foreign judgment as evidence of, faith	Eminent domain proceedings	Exceptions when to be taken 4.80.020
accorded to 5.44.020	effect on unknown interested parties 4.28.120	Execution
Debtors	Eminent domain proceedings, See also	affidavit of judgment creditor 6.17.100
garnishment of 6.27.050	EMINENT DOMAIN	applicability to district courts 6.17.010
order for examination 6.32.010 Decisions of superior courts, time limit for	Enforcement of agreed cases 4.52.030	assignee of judgment 6.17.030 authorized within ten years, exceptions
rendering 2.08.240	application of statutes to district courts,	6.17.020
Declaration concerning validity of marriage	superior courts 6.01.010	bail forfeiture 10.19.100
26.09.040	confessed judgments of persons jointly liable	clerk's duties 6.17.120
Declaratory judgments, See DECLARATORY JUDGMENTS	4.60.030 conveyance of real property 6.28.080	by confession 4.60.070 contents of writ 6.17.110
Default	debtors, examination of 6.32.010	delivery of property 6.17.070
court commissioners power to enter 2.24.040	debtor fails to appear	executors and administrators, by on death of
redemption rights on mortgage foreclosure	plaintiff entitled to costs and fees 6.32.010	judgment creditor 6.17.030
lost where property abandoned, rights not lost where deficiency judgment 61.12.094	execution affidavit of judgment creditor 6.17.100	exempt property 6.15.010 fee 6.17.020
relief or scope of judgment	assignee of judgment 6.17.030	form of writ 6.17.110
district court civil action 12.20.020	clerk's duties 6.17.120	homesteads
setting aside	contents of writ 6.17.110	costs 6.13.200
district court civil action 12.20.020 insolvent insurers 48.32.160	delivery of property 6.17.070 executors and administrators, by 6.17.030	homesteads, See HOMESTEADS jointly owned real estate, levy on 6.17.170
vacation of, defendant not personally served	form of writ of execution 6.17.110	kinds 6.17.060
4.28.200	judgment 6.19.060	levy and sale
Defendant becomes bankruptcy debtor,	levy and sale	generally 6.17.130
procedure 6.01.050 Defendants	generally 6.17.130 joint property, on	joint property, on personal property 6.17.180
criminal actions	personal property 6.17.180	partnership property, personal property
costs	partnership property, personal property	6.17.180
default in payment, enforcement, collection	6.17.180	local governmental entity, against 6.17.080
10.01.180 payment requirement 10.01.160	local governmental entity, against 6.17.080 particular cases 6.17.070	particular cases, in 6.17.070 payment of money 6.17.070
deferred or installment payment of costs	payment of money 6.17.070	personal property, bond to retain possession
10.01.170	personal property, bond to retain possession	6.17.190
Defenses, See DEFENSES	6.17.190	personal representatives, by 6.17.030
Diking and drainage improvement districts, judgment liability, levy for 85.08.460	personal representatives, by 6.17.030 sheriff's duties 6.17.120	property against 6.17.110 property liable to 6.17.090
Direction of writ, when sheriff a party 6.01.030	time limitation, exceptions 6.17.020	referee's power as to 2.24.060
Discharge of, execution docket entry 4.64.080	writ in certain cases 6.17.070	satisfaction of judgment, proceeds to clerk
Dismissal grounds 4.56.120	exemptions from execution, See	6.17.140 service of writ 6.17.130
District courts 10.04.110	EXEMPTIONS FROM EXECUTION foreign judgments, uniform act	sheriff's duties 6.17.120
certified transcript of	appeal from, effect of 6.36.045	stay of execution, time period, bond 6.17.050
entry in execution docket by clerk 4.64.120	construction of act 6.36.900	time limitation, exceptions 6.17.020
indexing of by clerk 4.64.120	costs 6.36.140 definitions 6.36.010	trust property exemption where trust from person other
transcript of docket to contain copy of judgment 4.64.110	filing of	than judgment debtor 6.32.250
District judges	affidavit of last address of judgment debtor,	writ in certain cases 6.17.070
default	creditor 6.36.035	Execution, See also EXECUTIONS
failure of defendant to appear and plead as grounds for 12.20.020	authorized, effect 6.36.025 notice, contents 6.36.035	Execution against several persons 6.01.040 Execution by parties 2.44.010
relief or scope of judgment 12.20.020	interest 6.36.140	Execution by parties 2.44.010 Execution docket
setting aside of default judgment, procedure	judgment creditor, former rights preserved	abstract of verdict entries 4.64.100
12.20.020	6.36.160 sale under levy 6.36.130	abstract to another county 4.64.100
vacation of default judgment, procedure 12.20.020	satisfaction of judgments, effect 6.36.150	certificate of lien cessation entry, effect 4.64.100
dismissal of action without prejudice	stay of execution	entries in (contents) 4.64.080
failure of plaintiff to appear 12.20.010	grounds for 6.36.045	entry of certified abstracts of judgments by
venue wrong 12.20.010 entry of, time of 12.20.030	interrogatories, answer to 6.32.015	clerk 4.64.120 entry of verdict in 4.64.020
party refusing to testify, against 12.16.080	by parties 2.44.010 power of courts 2.28.010	inspection of by public, when allowed
small claims	procedure to bind joint debtors after judgment	4.64.060
nonpayment, procedure 12.40.110	4.68.010, 4.68.020, 4.68.030, 4.68.040,	judgments entered in, requisites 4.64.030
payment of immediately 12.40.100 Domestic violence	4.68.050, 4.68.060 supplemental proceedings, See	keeping of 4.64.060 location of 4.64.060
lien on real estate 26.50.200	SUPPLEMENTAL PROCEEDINGS	public record, status as 4.64.060
Ejectment and quieting title actions	Entry of	Execution of
action by known heirs after ten years	confessed judgments 4.60.070	pension benefits
possession to quiet title 7.28.010	confession of judgment statement in writing to authorize 4.60.060	exemption from judgment for out-of-state income tax on benefits 6.15.025
action by person in possession against unknown heirs and presumed deceased	execution docket	retirement benefits
persons 7.28.010	proof of executor or administrator for	exemption from judgment for out-of-state
actions to quiet title and recover real property	execution of judgments in name of	income tax on benefits 6.15.025
7.28.010 appointment of trustee to carry into effect	6.17.030 proof of representative for execution of	Executions clerk's duty on receipt of proceeds 6.17.150
7.28.010	judgments in name of 6.17.030	homesteads
conclusive against landlord, when 7.28.130	expiration of lien measured from 4 56 210	proceeds of sale disposition 6.13.170

(2008 Ed.) [RCW Index—page 411]

JUDGMENTS

stay of execution, time period, bond 6.17.040	levy 6.13.100	vacation or modification of superior court
Executors and administrators default judgment as evidence of assets	petition of appraisal to recite levied upon 6.13.110	judgments, liens preserved on modification 4.72.050
11.48.160	sale of property not divisible 6.13.160	Liens upon registered land, when becomes
effect of judgment if on setoff action 4.56.050	execution for enforcement of judgment	65.12.540
Extension of prohibited 4.56.210	application for appraisal	Limitation of actions on 4.16.020
Forcible entry and detainer default by defendant 59.12.120	authorized, when 6.13.100 Housing finance commission 4.92.040	Local governmental entity, execution against 6.17.080
execution of 59.12.170	Impeachment, extent of judgment Const. Art. 5 §	Lost or destroyed, replacement 5.48.010,
generally 59.12.170	2	5.48.020, 5.48.030, 5.48.040, 5.48.050,
Foreign, enforcement of, uniform act, See	Indictments, pleading of judgments, facts as to	5.48.051, 5.48.060, 5.48.070
JUDGMENTS, subtitle Enforcement of Foreign judgments	jurisdiction need not be pleaded in 10.37.100	Mandamus proceedings damages and costs, for 7.16.260
debt	Injunctions injunction to prevent interference with	defined 7.16.020
defenses available against 5.44.030	7.40.020	peremptory mandate 7.16.260
evidence, as, faith accorded to 5.44.020 enforcement of, uniform act 6.36.010,	injunction to prevent proceedings on 7.40.020	Mediation, uniform act Ch. 7.07
6.36.025, 6.36.035, 6.36.045, 6.36.130,	moral nuisances 7.48.076 obscene materials 7.42.030	Medical service liens, amount authorized 60.44.010
6.36.140, 6.36.150, 6.36.160, 6.36.900	stay of proceedings after judgment 7.40.110	Mentally ill, vacation or modification of
Foreign money claims contract claims	damages on dissolution 7.40.190, 7.40.200	judgments against 4.72.010, 4.72.030
determination of amount of money to be paid	disposition of money collected 7.40.140	Minors, against 4.72.010, 4.72.030 Modification of
6.44.050	Insurance, reciprocal insurers, subscribers' liability 48.10.260	execution docket entry 4.64.080
definitions 6.44.010	Interest on	Modification of, See JUDGMENTS, subtitle
distribution proceedings conversion of foreign money in 6.44.080	rate of 4.56.110	Vacation or modification of
effect of chapter, variation by agreement	against state, political subdivisions, municipal	Moral nuisances injunction proceedings 7.48.076
6.44.030	corporations 4.56.115 Joint debtors	Mortgage foreclosure 61.12.060
enforcement of judgment 6.44.100 general principals of law supplementary to	procedure to bind after judgment	Motor vehicle financial responsibility law,
provisions of chapter 6.44.130	affidavit to accompany summons 4.68.030	payment of judgment releases judgment debtor from deposit of security requirements
interest	answer 4.68.040	46.29.150
prejudgment and judgment interest 6.44.090	defenses 4.68.040 new complaint not necessary 4.68.020	Municipal local improvement assessments
judgment and award on claims form and requirements 6.44.070	pleadings, what constitutes 4.68.050	foreclosure procedure 35.50.260
proper money of claims	summons	Nonsuits challenge to, sufficiency of evidence, on
determination of 6.44.040	contents 4.68.020 procedure 4.68.010	4.56.150
revaluation of currency, effect of 6.44.120 scope of chapter 6.44.020	service of 4.68.020	effect of 4.56.120
short title of chapter 6.44.901	trial 4.68.060	grounds 4.56.120 Nuisances
uniformity in application and construction of	Journals	actions against places of prostitution,
chapter 6.44.140 United States dollar value of claim	entries rulings or decisions embodied in, exceptions	assignation or lewdness 7.48.090
determination for purpose of facilitating	need not be taken 4.80.020	damages or costs, executions on 7.48.250 execution of 7.48.020
enforcement of provisional remedies	verdict entered in 4.44.460	voluntary abatement of prostitution,
6.44.110 Foreign money judgments	Justices of the peace garnishment, See JUSTICES OF THE	assignation, or lewdness, effect on 7.48.110
assertion of claim 6.44.060	PEACE, subtitle Garnishment	Partition proceedings 7.52.100, 7.52.110
defense of claim 6.44.060	Juvenile offenders	distribution of proceeds of sale 7.52.220 liens, unsatisfied
recognition, uniform act 6.40.010, 6.40.020, 6.40.030, 6.40.040, 6.40.050, 6.40.060	legal financial obligations, enforcement and	certificate of county clerk 7.52.160
Garnishment	extension of judgment 13.40.192 Liens	existence, ascertaining of 7.52.160, 7.52.170
decree to deliver up effects 6.27.270	cessation of	notice to judgment creditor on sale of property 7.52.180
default judgments 6.27.250 garnishee's failure to answer 6.27.200	certificate to another county 4.64.100	priority 7.52.170
reopening, costs 6.27.200	execution dockets procedure 4.64.100 when 4.64.100	referee, appointment of 7.52.170
discharge of garnishee upon uncontroverted	discharge of by satisfaction of judgment for	Partnerships judgment debtor owning interest, procedure
answer 6.27.240 execution of judgment against	money only 4.56.100	6.32.085
defendant 6.27.260	domestic violence 26.50.200 enforcement of	against partner
garnishee 6.27.260	local improvement special assessments	execution 6.17.180 Pensions
garnishee, against 6.27.250 form 6.27.265	4.16.030	exemption from judgment for out-of-state
grounds for issuance of writ 6.27.020	expiration of 4.56.210	income tax 6.13.030, 6.15.025
inclusion in 6.27.230	extension of lien prohibited 4.56.210 fines in criminal actions a lien against real	Personal representatives, against default
of judgment debtor 6.27.050 state and political subdivisions 6.27.040	property of defendant 10.64.080	judgment as evidence of assets 11.48.160 Pleading of, manner 4.36.070
Habeas corpus	logging, order of sale 60.24.190	Pleadings on may assess amount of recovery
limitation on inquiry into 7.36.130	notice of entry of verdict as 4.64.020	when
summary determination 7.36.120 Harmless error disregarded 4.36.240	priority 4.64.020	jury 4.44.450 Probate
Homesteads	personal property, commencement of	default judgment as evidence of assets
application for appraisal	4.56.190	11.48.160
petition contents 6.13.110	probate order of payment of claim 11.76.110	several personal representatives considered as one 11.48.150
execution	real property, on	Prohibition proceedings
application for appraisal	commencement of 4.56.200	damages and costs, for 7.16.320
appointment of appraiser 6.13.130 oath and duties of appraiser 6.13.140	creation of 4.56.190 duration 4.56.190	defined 7.16.020 Property owners delinquent in assessment
petition	notice of, entry of verdict as, priority	payments, warrants acceptable 35.45.140
verified 6.13.110	4.64.020	Quo warranto proceedings
proof of service 6.13.130 division of 6.13.150	vendor's interest under real estate contract not included 4.56.190	actions to recover escheats and forfeitures 7.56.120

[RCW Index—page 412] (2008 Ed.)

annulment or vacation of patent, certificate or	Sheriff as a party, direction of writ 6.01.030	valid cause or defense condition precedent
deed 7.56.150	Shoplifting or unpaid restaurant meals,	4.72.050
corporations, against 7.56.110	additional penalty assignment permitted	Validity, burden of proof 4.36.070
ouster or forfeiture 7.56.100	4.24.230	Variance in action to recover personal property
right to office contest 7.56.060	Small claims in district court 12.40.110	4.36.210
Real property, on	State, against	Verdicts
affecting, filing with county auditor, notice 65.04.070	interest on 4.56.115	entry of as notice of lien 4.64.020
commencement of 4.56.200	satisfaction of without execution, payment procedure 4.92.040	Written judgments, rulings or decisions embodied in, exceptions need not be taken
conveyance, compelling real estate	Stay of execution	4.80.020
conveyance, attachments 6.28.080	bail forfeiture judgment 10.19.100	
county auditors recording notice, effect as	district courts 10.04.120	JUDICIAL CONDUCT, COMMISSION ON Administrative procedure act not applicable to
65.04.070	Superior courts	investigations and proceedings 2.64.092
unknown heirs in property actions, effect of	books to be kept 36.23.030	Budgets, operating, proposed 2.64.100
4.28.160 Record of	clerk to enter 2.32.050	Compensation 2.64.040
Record of lost or destroyed, appeal time extended, when	decisions, time limit Const. Art. 4 § 20	Confidentiality of investigations and initial
5.48.050	records to be kept 36.23.030 Supplemental proceedings, See	proceedings 2.64.113
replacement if lost or destroyed	SUPPLEMENTAL PROCEEDINGS	violations 2.64.113 Definitions 2.64.010
appeal time extended 5.48.050	Supreme court	Disciplinary actions
hearing 5.48.040	clerk to enter 2.32.050	authorized forms 2.64.055
methods 5.48.020	finality of as to parties 2.04.220	Disclosure of material tending to negate
procedure 5.48.030 Recording of, See RECORDING AND FILING	judgments, execution of 2.04.020	determination
Recovery of money	Tort claims against state	when required 2.64.096
execution against local governmental entity	copy of judgments sent to risk management office 4.92.040	Employment of personnel 2.64.050
6.17.080	payment of judgment	Ethics judicial branch officers and employees,
Referees	procedure 4.92.160	commission enforcement duties 42.52.370
review of decision in same manner as court	stipulation for judgment against state,	Expenditures authorized 2.64.050
decision 4.48.120	authority of attorney general 4.92.150	Investigations
Referee's report judgment on 4.48.090	Transcripts of	conduct occurring prior to, on, or after
motion for judgment on 4.48.080, 4.48.090	satisfaction or release, county auditor, duty of	December 4, 1980 when related to
Registered land affected, memorial on certificate	65.04.060	complaint 2.64.057
of title 65.12.445	Unknown heirs and claimants served by publication, effect of judgment on 4.28.160	Judicial branch, independent part of 2.64.120 Membership
Rendition date, abstract of judgment to contain	Utilities and transportation commission	alternates 2.64.030
4.64.090	order review by superior court 80.04.170	disqualification 2.64.030
Reopening by one constructively served 4.28.200	Vacation or modification of	removal 2.64.030
Replevin 4.56.080 execution of final judgment 7.64.115	conditions precedent 4.72.050	terms 2.64.020
Reversal on appeal, eviction of judicial sale	consent or stipulated judgment, time	limitation on 2.64.030
purchaser 6.21.130	limitations do not apply where grounds to	vacancies 2.64.030
Reversal tolls limitation on action of plaintiff	vacate based on fraud or terms and conditions upon which judgment given not	Open public meetings
4.16.240	fulfilled 4.72.080	application of and exemptions from act 2.64.115
Revival of	defendant not personally served 4.28.200	Powers and duties 2.64.060
extension prohibited 4.56.210 Roll	denial of	Privilege from suit 2.64.080
certiorari proceedings 7.16.140	costs 4.72.090	Public disclosure
Satisfaction of	damages 4.72.090	records subject to disclosure and those exempt
acknowledgments, certification and taking of	interest on former judgment 4.72.090	2.64.111 Parasta ta lasialatura 2.64.100
by inferior judicial officers 2.28.090	judgment of 4.72.090 ejectment and quieting title actions	Reports to legislature 2.64.100 Rules
by judges of superior and supreme courts	authorized, when 7.28.260	publication in state register 34.08.020
2.28.080 attached property, from	possession, effect on 7.28.270	Subpoenas
insufficient property 6.25.250	forfeiture judgment, vacation of if person	powers as to 2.64.060, 2.64.070
proceeds from sales 6.25.240	produced 10.19.105	refusal of person to obey, power of superior
sale under execution 6.25.240	fraud or misrepresentation in obtaining	court 2.64.070
unsatisfied execution 6.25.260	vacation or modification, time limitation	Suspension of judge or justice 2.64.094
attorney's authority 2.44.010	does not apply 4.72.080 ground for may be tried first 4.72.060	Travel expenses 2.64.040
execution against local governmental entity requirement 6.17.080	grounds 4.72.010	JUDICIAL DISTRICTS
execution docket entry 4.64.080	injunction to suspend proceedings 4.72.070	Population under 25,000 court reporters 2.32.220
foreign judgments, enforcement of, uniform	judgment of denial 4.72.090	joint reporters 2.32.230
act 6.36.150	liens preserved on modification 4.72.050	Reporters
motor vehicle financial responsibility law,	mentally ill 4.72.010, 4.72.030	appointment of 2.32.180
satisfaction of judgment, sufficient	motion for limitation of time 4.72.020	duties 2.32.200
payment to satisfy requirements 46.29.390 payment of money only, procedure 4.56.100	consent or stipulated judgments where	expenses 2.32.210
specific designation required 4.56.100	grounds to vacate based on fraud or	qualifications 2.32.180 salaries 2.32.210
state, judgments against 4.92.040	terms and conditions of judgment not	
supplemental proceedings 6.32.110	carried out, no time limitation 4.72.080	JUDICIAL IMPACT NOTES (See
Second class cities, against, power to pay	permitted, when 4.72.020	ADMINISTRATOR FOR THE COURTS, subtitle Judicial impact notes)
35.23.440	service of 4.72.020	* *
Securities for costs, on 4.84.240	petition, by authorized, when 4.72.030	JUDICIAL INFORMATION SYSTEM
Setoff action dismissal motion by plaintiff barred if	contents 4.72.030	Electronic access to judicial information 2.68.050
defendant seeks set-off 4.56.120	limitation of time 4.72.030	Fees 2.68.010, 2.68.030
Setoffs and counterclaims	verification of 4.72.030	Judicial information system account 2.68.020
affirmative relief for defendant 4.56.075	reopening by one constructively served	increase in fines, penalties, and assessments to
balance due from plaintiff 4.56.070, 4.56.075	4.28.200	support 2.68.040
equal to plaintiff's demand 4.56.060	rule of construction 4.72.080	Judicial information system committee
	courities preserved on modification of	fee schedule determination 2.60 010
executors or administrators, against 4.56.050 less than plaintiff's demand 4.56.060	securities preserved on modification of 4.72.050	fee schedule determination 2.68.010 user fee schedule determination 2.68.030

JUDICIAL NOTICE

Protection orders	administration of plan 2.14.040, 2.14.050	Transfer from public employees' retirement
child custody or residential placement,	contributions 2.14.060, 2.14.090, 2.14.100,	system 2.12.100
prerequisites for court before granting	2.14.110	Transfer to system from public employees'
order 26.50.135 database information required 26.50.160,	administrator's duties 2.14.080 discontinuing 2.14.115	retirement system prior service credit 2.10.220
26.50.165	investments and earnings 2.14.080	written request 2.10.220
foreign protection order full faith and credit	death of member 2.14.110	JUDICIAL REVIEW (See also APPEALS)
act Ch. 26.52 Public sofety and advantion account to benefit	definitions 2.14.020	Administrative proceedings 34.05.570
Public safety and education account to benefit 43.08.250	exempt from taxes, execution 2.14.100 funding of plan 2.14.090	Unemployment compensation
JUDICIAL NOTICE	judicial retirement account plan 2.14.030	interstate petitions from decisions, to be filed with Thurston county superior court
Administrative rules 34.05.210	judicial retirement administrative account	50.32.140
Cities and towns	2.14.070 judicial retirement principal account	procedure 50.32.120, 50.32.130
first class cities, charters 35.22.110 Foreign laws, uniform law 5.24.010, 5.24.020,	2.14.060	JUDICIAL SALES (See also EXECUTIONS,
5.24.030, 5.24.040, 5.24.050	purpose 2.14.010	subtitle Sales under; SALES) Acknowledgment of payment, personal property
Mortgages, economic conditions 61.12.060	separation, distribution 2.14.100 Judicial retirement account act Ch. 2.14	6.21.070
Public laws of other states and territories 5.24.010, 5.24.020, 5.24.030, 5.24.040,	Judicial review 2.10.200	Attached property 6.17.130, 6.25.240
5.24.050	no bond required 2.10.210	Auction, conducted by 6.21.050
Statutes, constitutions, common law, and civil	Monthly benefit	Bill of sale 6.21.070 Delivery of personal property 6.21.070
laws of other states and territories, uniform	minimum 2.12.045 post-retirement adjustment 2.12.046	Executors and administrators, objections to
law 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050	Partial pension for less than eighteen years	confirmation by 6.21.110
JUDICIAL OFFICERS (See also JUDGES;	service 2.12.012	Foreclosure redemption rights lost where mortgagor
JUSTICES OF THE PEACE)	Pro tempore service, effect on benefits 2.10.155 Public employees' retirement system	abandons property
Absence forfeits office, when Const. Art. 4 § 8	judge members 2.10.040	sheriff's sale purchaser to take title free from
Adjournment, power of 2.28.120 Contempt, power to punish for 2.28.070	Purpose 2.10.020	redemption rights 61.12.093 Leasehold, short term 6.21.080
Defined 2.28.030	Retirement allowance cost-of-living adjustments 2.10.170	Notice of sale
Disqualification of	for disability 2.10.120, 2.10.130, 2.10.146	form 6.21.040
waiver 2.28.030 when 2.28.030	exemption from taxation and judicial	mortgage foreclosure deficiency judgment
Fees prohibited, exception Const. Art. 4 § 13	process, dissolution of marriage, court ordered payments, exceptions 2.10.180	61.12.100, 61.12.110 personal property 6.21.020
Impeachment liability, exception Const. Art. 5 §	procedure 2.10.120	Payment, acknowledgment of, personal property
Inferior, powers 2.28.090	exemption from taxation and judicial process,	6.21.070 Personal property 6.21.050
Oath of office Const. Art. 4 § 28	dissolution of marriage, court ordered payments, exceptions 2.10.180	acknowledgment of payment 6.21.070
Powers of 2.28.060	for service 2.10.110	bill of sale 6.21.070
Removal by legislature Const. Art. 4 § 9 Removal recommended by commission on	dissolution of marriage, court ordered	delivery 6.21.070 payment, acknowledgment of 6.21.070
judicial conduct Const. Art. 4 § 31	payments 2.10.180 exemption from taxation and judicial process	Real property 6.21.030, 6.21.040
JUDICIAL RETIREMENT SYSTEM (See	2.10.180	acres, sold by 6.21.090
also JUDGES; RETIREMENT AND	Retirement board	confirmation proceedings 6.21.110 eviction of purchaser on reversal of judgment
PENSIONS) Additional pension for more than eighteen years	abolished, transfer of powers, duties, and functions 2.10.052	6.21.130
service 2.12.015	duties 2.10.070	manner of selling 6.21.090
Adjustment of pension of retired judge or widow	general powers and duties 2.10.070 hearings	payment, certificate of sale 6.21.100 return of officer 6.21.100
2.12.037 Benefits exempt from taxation and judicial	conduct 2.10.200	sheriff's deeds 6.21.120
process 2.12.090	notice 2.10.190	sold to highest bidder 6.21.100
Cessation of benefits upon return to court 2.10.230	prior to judicial review 2.10.190 required 2.10.190	time and place 6.21.050 Redemption from sale
Child support orders against benefits 2.10.180,	members 2.10.070	agricultural lands, rents and profits 6.23.090,
2.12.090	request for appropriation from legislature	6.23.110
Compensation 2.12.030 Computation of pension 2.12.030	2.10.080 Retirement for age or service 2.10.100, 2.12.010	amount to be paid 6.23.020 authorized, when 6.21.080
Contributions	Retirement fund	homesteads 6.23.110
refund of contributions to ineligible judge or	created, custody, contents, records 2.12.050	judgment debtor redeems, effect 6.23.060
surviving spouse 2.10.165, 2.12.048 Contributions, employee, employer 2.10.090	deductions and withdrawals 2.12.060 funding of system 2.10.090	lease, short term is absolute sale 6.21.080 lien of purchaser, payment of 6.23.020
Coverage 2.10.040	how constituted 2.12.060	notice requirements during redemption period
Created 2.10.040	salary deductions 2.12.050	6.23.030
Death prior to retirement, procedure 2.10.144 Definitions 2.10.030	state investment board investment of 2.10.080	payment on successive redemption 6.23.070 possession during redemption period 6.23.110
Disability retirement 2.12.020	state treasurer	priority to redeem 6.23.070
Dissolution of marriage, court ordered payments	duties 2.10.080	procedure 6.23.080
2.12.090 Employment after retirement 2.10.155	Salary, monthly deductions 2.10.090	real estate brokers, listing, sales, proceeds distribution 6.23.120
Funding of system 2.10.090	Salary deductions 2.12.050, 2.12.060	redemption, defined 6.23.010
Group insurance premiums, deductions for	Service after retirement 2.12.040	rents and profits 6.23.090
2.12.090 Hearings, See JUDICIAL RETIREMENT	Short title 2.10.010 Surviving spouse	unexpired lease 6.23.110 right to redeem 6.23.070
SYSTEM, subtitle Retirement board,	benefits	sheriff's deed authorized, when 6.23.060
hearings	cost-of-living adjustments 2.10.170	successive redemptions 6.23.040
Judges retirement	exemption from taxation and judicial process 2.10.180	time allowed for 6.23.020 value for use and occupation during period of
compulsory age 2.10.100	Surviving spouse benefits 2.12.030	redemption 6.23.090
disability 2.10.120, 2.10.146	Survivor's benefits 2.10.140, 2.10.144	waste during period of
election of options 2.10.146 for service 2.10.100, 2.10.146	Suspension of benefits upon employment, exceptions 2.10.155	conduct not constituting 6.23.100 restraining of 6.23.100
supplemental	Transfer 2.10.040	who may redeem 6.23.010

[RCW Index—page 414] (2008 Ed.)

Grand jury

person in charge permitting, penalty 9.51.030 Coroner's inquest, See CORONERS, subtitle depositions, disclosure of, penalty 9.51.060 property abandoned, sheriff's sale purchaser to take title free from redemption rights disclosing transactions, penalty 9.51.050 expense payments 2.36.150 generally 10.27.080, 10.27.090, 10.27.100, 10.27.140, 10.27.150 61 12 093 Inquests Coroner's jury, See JURIES AND JURORS, subtitle Jury of inquest Vendor's interest 6.21.080 JUNK DEALERS (See PAWNBROKERS Costs AND SECOND-HAND DEALERS) acting after challenge allowed, penalty 9.51.040 fees taxable as 4.44.110 JUNK VEHICLES (See MOTOR state reimbursement of counties 2.36.150 VEHICLES, subtitle Junk vehicles) Court recess while jury is out 4.44.350 on order of superior court Const. Art. 1 § 26 Courts of limited jurisdiction prosecuting attorney, special deputies **JUNKYARDS** Adjacent to highways abatement 47.41.070 acquisition of property by department 47.41.040 jury management activities 2.36.052 36.27.040 secretary, appointment of 10.27.070 transcript of testimony, disclosure of, penalty selection of 2.36.050 Criminal cases allowing to leave jury room, penalty 9.51.030 communicating with juror 9.51.030 definitions 47.41.020 Grand jury, See also GRAND JURY criminally insane instructions on 10.77.040 coroner's inquest, See CORONERS, subtitle legislative declaration 47.41.010 district courts 10.04.050 Inquests other laws not affected 47.41.060 inquests, See CORONERS, subtitle Inquests prohibited, exceptions 47.41.030 Hung jury, when 4.44.330 Illness of jurors amount of 10.46.190 public nuisances convicted person liable for 10.46.190 grand jury, See GRAND JURY abatement 47.41.070 discharge of jury without verdict, because of 4.44.330 nonconforming 47.41.010 regulations 47.41.050 insanity cases, instructions to 10.77.040 reconsideration of verdict 10.61.060 right of accused to impartial jury Const. Art. 1 Impanelling of review 47.41.050 misconduct, penalty 9.51.010 procedure 4.44.120 screening 47.41.040 United States secretary of transportation, Injunctions against obscene materials, jury trial 7.42.030 view of place of crime permissible 10.58.080 waiver of permitted except in capital cases 10.01.060 Definitions 2.36.010 agreements with 47.41.080 violations, penalty 47.41.070 Instruction to JURIES AND JURORS Action for forcible entry detainer, priority harmless error disregarded 4.36.240 Demonstration of any kind in or near residence legal holidays, giving on 2.28.100 59.12.130 of, obstructing justice, penalty 9.27.015 Intimidating a juror defined 9A.72.130 Actions for recovery of Diking district's improvement proceedings, specific personal property, verdict on 4.44.420 Additional jurors, summoning of 2.36.130 general provisions 85.05.120 Jury box Discharge of misconduct of officer drawing, penalty Admonitions to 4.44.280 challenge to sufficiency of evidence sustained 9.51.010 Allowing juror to leave jury room, penalty 9.51.030 4.56.150 Jury fees, taxable cost, as 4.44.110 disagreement 4.44.330 Assessment of effect 4.44.290 selection of jurors, state policy 2.36.080 amount of recovery, actions to recover money or setoff 4.44.450 on receiving verdict 4.44.460 without verdict Jury of inquest duty 36.24.040 Care of while deliberating 4.44.300 expense payments 2.36.150 penalty for nonattendance 36.24.030 effect 4.44.340 Challenge for cause 4.44.120 Challenges to jurors when 4.44.330 District courts 3.66.010 verdict 36.24.070 Jury room, allowing juror to leave jury room, penalty 9.51.030 cause, for defined 4.44.150 criminal procedure demand for 10.04.050 general Jury service District judges civil procedure demand for jury trial 12.12.030 discharge upon disagreement 12.12.090 fee 12.12.030 effect 4.44.150 excusable persons, assignment to another term 2.36.100 grounds 4.44.160 kind of challenge 4.44.130 expense payments 2.36.150 failure to appear, penalty 2.36.170 leave of absence from employment, discrimination prohibited 2.36.165 particular actual bias oath 12.12.070 defined 4.44.170 qualifications 12.12.030 grounds 4.44.190 effect 4.44.150 Electronic data processing to compile source list qualifications 2.36.070 2.36.063 state policy on 2.36.080 implied bias Electronic data processing to list and select jurors summons to persons selected 2.36.095 defined 4.44.170 2.36.063 time of juror service 2.36.093 grounds 4.44.180 Eminent domain, generally Const. Art. 1 § 16 Jury term kind 4.44.170 excusable persons, assignment to another term Eminent domain by corporations denials of waiver of for ascertaining compensation 2.36.100 oral denials authorized, procedure 4.44.250 trial of 4.44.230, 4.44.240 either party may challenge 4.44.130 Const. Art. 1 § 16 length and number of terms 2.36.093 Eminent domain proceedings Const. Art. 1 § 16 state policy on 2.36.080 Evidence addressed to, when 4.44.090 Excusable persons 2.36.110 summons to persons selected to serve 2.36.095 exceptions to oral exceptions authorized, procedure Excusable persons, assignment to another term 2.36.100 Kinds of juries 2.36.020 4.44.250 Leave of absence from employment, trial of 4.44.230, 4.44.240 Excused, expense payments 2.36.150 Expense of keeping 4.44.310 Expense payments 2.36.150 discrimination prohibited 2.36.165 individual jurors, to 4.44.130 Legal holiday joinder by parties in challenge 4.44.130 requests for instructions 2.28.100 Fact questions to be decided by jury 4.44.090 Failure to appear, penalty 2.36.170 verdict received on 2.28.100 Licensed drivers and identicard holders, cause, for 4.44.130 peremptory 4.44.130 expanded source list created from 2.36.054, oral challenges authorized 4.44.250 costs taxable as 4.44.110 2.36.05 2.36.057, Master jury list 2.36.054, 2.36.055, 2.36.057, 2.36.063, 2.36.0571 Mentally ill, ground for challenging of 4.44.160 Misconduct of criminal proceedings procedure 4.44.250 order of taking 4.44.220 amount of 10.46.190 convicted person liable for 10.46.190 district judges, civil actions 12.12.030 supplemental proceedings 6.32.270 taxable as costs 4.44.110 peremptory defined 4.44.140 officer drawing, penalty 9.51.010 Municipal court 35.20.090 how taken 4.44.210 now taken 4.44.210 kind of challenge 4.44.130 number allowed 4.44.130 order of taking challenges 4.44.220 referees not subject to 4.48.050 Food and lodging expense of 4.44.310 Number of jurors 4.44.120 in courts not of record Const. Art. 1 § 21 sheriff to provide 4.44.310 district judges Charging, duty of judge Const. Art. 4 § 16 Forcible entry and detainer 59.12.130 civil procedure 12.12.030

Communicating with

Redemption sale, redemption rights lost where

(2008 Ed.) [RCW Index—page 415]

JURISDICTION

number necessary for verdict Const. Art. 1 § in criminal action Const. Art. 1 § 22 objection by answer, when 4.32.070 remains inviolate Const. Art. 1 § 21 Courts Oaths 4.44.260 agreed cases, over 4.52.010 waiver in civil cases Const. Art. 1 § 21 district court civil actions 12.12.070 exceeding, grounds for certiorari 7.16.040 verdict by less than twelve may be authorized implied powers 2.28.150 Per diem and expenses, payment by county in civil cases Const. Art. 1 § 21 36.01.060 Courts of limited jurisdiction Peremptory challenges, See JURIES AND in civil case Const. Art. 1 § 21 traffic infractions process, issuance 46.63.130 JURORS, subtitle Challenges to jurors criminal proceedings 10.01.060 Petit jury eminent domain compensation Const. Art. 1 Criminal actions Auburn general depot, jurisdiction of state preserved 37.08.260 justice court, expense payments 2.36.150 § 16 superior court, expense payments 2.36.150 Trial by jury, See also TRIALS, subtitle Jury Picketing or parading in or near residence of, district courts 3.66.060 trials obstructing justice by, penalty 9.27.015 Polling of 4.44.390 felonies, jurisdiction of superior court as to 2.08.010 Trial of issues of fact, when tried by 4.40.060, 4.40.070 Qualifications 2.36.070, 2.36.072 Indians, jurisdiction of state as to Ch. 37.12 Unfit persons must be excused from jury service migratory bird preserve, jurisdiction of state preserved 37.08.230 Random selection, judge's duty 2.36.065 2.36.110 not incompetent because of religious misdemeanors, jurisdiction of superior court may not preside over jury trial 4.48.010 qualifications Const. Art. 1 § 11 waiver of right to jury trial, written 4.48.010
Refreshments, person in charge permitting,
penalty 9.51.030
Religious freedom, not incompetent because of as to 2.08.010 Use of sound-truck or similar device in or near national forest, jurisdiction preserved residence of, obstructing justice by, penalty 37.08.220 9.27.015 necessary for conviction 10.01.050 Venue, change of religious opinion Const. Art. 1 § 11 Rendering verdict Olympic National Park, jurisdiction preserved jury from another county 10.25.140 37.08.210 Verdicts, See VERDICTS persons amenable to criminal statutes 9A.04.070 number necessary for Const. Art. 1 § 21 View of number who must agree in civil actions place of crime permissible 10.58.080 persons liable to punishment 9A.04.030 Rainier National Park, criminal jurisdiction preserved 37.08.200 4.44.380 premises by procedure 4.44.270 Waiver procedure 4.44.360, 4.44.370, 4.44.380 Replacement of jurors United States military reservation acquired from county 37.16.180 during trial, effect 4.44.290 for ascertaining compensation in eminent domain Const. Art. 1 § 16 criminal proceedings 10.01.060 Residence of District courts demonstration of any kind in or near, certiorari 7.16.040 obstructing justice, penalty 9.27.015 JURISDICTION picketing or parading in or near, obstructing civil actions and proceedings 3.66.020 Acquired, when 4.28.020 justice by, penalty 9.27.015 criminal actions Action to be brought where defendant resides use of sound-truck or similar device in or near, fisheries code violations 3.66.060 obstructing justice by, penalty 9.27.015
Right of trial by remains inviolate Const. Art. 1 § equity jurisdiction Const. Art. 4 § 6 Actions to be commenced where subject matter is ne exeat 7.44.060 situated 4.12.010 public nuisance abatement 9.66.040 Actions to be tried in county where cause arose writ of prohibition, jurisdiction prohibited waiver in civil cases may be had Const. Art. 1 § 21 7.16.300 Alien insurers 48.05.215 Right to trial by District judges Auburn general depot, civil and criminal jurisdiction of state preserved 37.08.260 mandatory arbitration 7.06.070 Selection of jurors acquired, when 12.04.130 municipal courts, effect upon 35.20.910 small claims department 12.40.010 Banks and trust companies additional jurors, summoning of 2.36.130 assignment areas 2.36.055 judicial review of administrative proceedings Divorce actions courts of limited jurisdiction 2.36.050 30.04.475 jurisdiction of superior courts over 2.08.010 electronic data processing to list and select jurors 2.36.063 Certiorari, exceeding jurisdiction as grounds for Domestic corporation without officer in state 7.16.040 upon whom process can be served 4.28.090 Change of, venue, transfer of jurisdiction 4.12.090 excusable persons 2.36.110 Ejectment and quieting title actions 7.28.010 excusable persons, assignment to another term Equity, superior courts jurisdiction concerning Child custody, multistate proceedings Ch. 26.27 2.36.100 2 08 010 Child custody jurisdiction act Ch. 26.27 expense payments 2.36.150 Equity jurisdiction Const. Art. 4 § 6 failure to appear, penalty 2.36.170 Escheats, lands distributed to state, jurisdiction Auburn general depot, jurisdiction of state leave of absence from employment, and supervision 11.08.220 preserved 37.08.260 discrimination prohibited 2.36.165 Exceeding, grounds for certiorari 7.16.040 Indians, jurisdiction of state over Ch. 37.12 length and number of terms, time of juror Federal land, cession of jurisdiction Const. Art. migratory bird preserves, jurisdiction of state preserved 37.08.230 service 2.36.093 master jury list 2.36.054, 2.36.055, 2.36.057, Felonies, superior court jurisdiction 2.08.010 military reservations, land acquired from county 37.16.180 2.36.063, 2.36.0571 Fiduciaries, investment of trust funds by, qualifications 2.36.070 jurisdiction of court 11.100.040 national forests, jurisdiction of state preserved 37.08.220 random selection, judge's duty 2.36.065 source list 2.36.054, 2.36.055, 2.36.057, Forcible entry and detainer, superior courts 2.08.010, 59.12.050 Olympic National Park, jurisdiction of state preserved 37.08.210 2.36.0571 state policy on 2.36.080 cities and towns which adopt state gambling Rainier National Park, jurisdiction of state summons to persons selected 2.36.095 law, concurrent jurisdiction, inferior and unfit persons must be excused from jury preserved 37.08.200 superior courts 9.46.193 service 2.36.110 Compulsory school attendance law, court Gambling commission, proceedings against Solicitation of jury duty, penalty 9.51.020 Source list 2.36.054, 2.36.055, 2.36.057, jurisdiction 28A.225.090 9.46.095 Contracts, out-of-state residents or nonresidents, Garnishment, justice courts and superior courts, 2.36.063, 2.36.0571 contracting within state submits to state state and political subdivisions, as to Special inquiry judge, criminal investigations, jurisdiction 4.28.185 6.27.040 evidence, subpoenas to witnesses 10.27.140 Supplemental proceedings Guardianship transfer of jurisdiction and venue 11.88.130 Convictions, jurisdiction required 10.01.050 Corporations residence of for purposes of 4.12.025 fees 6.32.270 Homestead exemption contest of validity County park and recreation district jury trial 6.13.070 allowed, when 6.32.270 commissioners 36.69.260 Indians, state jurisdiction, assumption of Ch. prohibited, when 6.32.260 Court commissioners 2.24.040 37 12 Court of appeals generally 2.06.030, 4.80.030 improper filing, effect 2.06.030 Inferior courts Const. Art. 4 § 10, Const. Art. 4 § Trial by jury municipal courts 35.20.090 Injunctions 7.40.010 number of jurors Court to which venue is changed 4.12.090 in courts not of record Const. Art. 1 § 21 obscene materials 7.42.010 right to Const. Art. 1 § 21 Court without, ground for demurrer Insurance contracts

[RCW Index—page 416] (2008 Ed.)

liquidation mergers and rehabilitation	limitation on 2.04.010	deposits in court
48.31.190	improper filing, effect 2.06.030	plaintiff to make 6.27.060
provisions regarding 48.18.200	original and appellate jurisdiction Const. Art.	enforcement against state and political
with state, submits resident or nonresident to	4 § 4	subdivisions 6.27.040
state jurisdiction 4.28.185	original jurisdiction 2.04.010	jurisdiction as to state and political
Insurers	writs 2.04.010	subdivisions 6.27.040
alien insurers 48.05.215	Third party defendants in district courts, removal	personal property
Investment of trust funds, jurisdiction of court	to acquire 4.14.010	statement concerning in application for write
11.100.040	Third party defendants in justice courts, removal	6.27.060
Judges, implied powers 2.28.150	to acquire 4.14.030, 4.14.040	state and public corporations, jurisdiction as to
Justice and inferior courts	Traffic control on state capitol grounds,	6.27.040
traffic infractions	jurisdiction over 46.08.170	writs of garnishment
process, issuance 46.63.130	Traffic infractions 46.63.040	application for, fee 6.27.060
Justices of the peace		issuance 6.27.070
	Uniform interstate family support act Ch. 26.21A	
legislature may fix Const. Art. 4 § 10	United States land	service 6.27.070
writ of prohibition, jurisdiction prohibited	acquired from county by donation, cession of	Inferior courts provided by legislature Const.
7.16.320		Art. 4 § 1
	state jurisdiction 37.16.180	
Juvenile court 13.04.030	over reserved lands Const. Art. 25 § 1	Judgments
Juvenile offenses (crimes) 13.40.060	veterans hospitals	garnishment, See JUSTICES OF THE
Labor disputes, generally 49.32.050	concurrent federal and state jurisdiction	PEACE, subtitle Garnishment
		Judicial officers
Landlords and tenants, residential 59.18.050	37.08.280	
Migratory bird preserve, jurisdiction of state	Venue, See VENUE	defined 2.28.030
preserved 37.08.230	HIDODG (C. HIDIEG AND HIDODG)	disqualification of 2.28.030
Military reservations of United States, cession of	JURORS (See JURIES AND JURORS)	waiver 2.28.030
	JUSTICE AND INFERIOR COURTS (See	
jurisdiction by state 37.16.180		when 2.28.030
Motor vehicles	also DISTRICT COURTS)	Juries, See also JUSTICES OF THE PEACE,
control of traffic on capitol grounds 46.08.170	Actions, damages, five thousand dollars of less,	subtitle Jury trial
law generally 46.08.190	attorneys' fees as costs 4.84.300	Jurisdiction
traffic infractions 46.63.040	Administrator for the courts act, application of	legislature may prescribe Const. Art. 4 § 10,
Municipal airports 14.08.330	2.56.080	Const. Art. 4 § 12
Municipal courts 35.20.030	Annual conference of judges	writ of prohibition, jurisdiction prohibited
concurrent jurisdiction with	judges' expenses 2.56.060	7.16.320
justices of the peace 35.20.250	Application of act 3.30.020	Jury trial
superior courts over ordinances adopting	County legislative authorities	number of jurors Const. Art. 1 § 21
state gambling law 9.46.193	validation of prior action and organization	Legal holidays
National forest, civil and criminal jurisdiction of	3.74.940	adjournment 2.28.110
state preserved 37.08.220	Damage actions, five thousand dollars of less,	court closed 2.28.100
Obscene materials, injunctions against 7.42.010	attorneys' fees as costs 4.84.300	judicial business prohibited, exceptions
Olympic National Park, civil and criminal	Gambling	2.28.100
jurisdiction of state preserved 37.08.210	concurrent jurisdiction over city ordinances	Legislature to
Out-of-state residents or nonresidents acts	which adopt the state gambling law	determine number Const. Art. 4 § 10
	9.46.193	
submitting person to state jurisdiction		prescribe powers, duties, jurisdiction and
4.28.185	Jurisdiction	number Const. Art. 4 § 10
Park and recreation district commissioners	gambling, city and town ordinances which	Municipal courts
36.69.260	adopt the state gambling law 9.46.193	jurisdiction, infringement upon 35.20.190
Perjured unsworn certified written statement,	traffic infractions 46.63.040	Night court
committed out of state 10.25.065	Municipal departments	municipal courts, night court department
Placement of delinquent children, interstate	courts	35.20.020
compact 26.34.060	concurrent jurisdiction 35.20.250	Nuisances, warrant of abatement, justice of the
Pleading as to judgment 4.36.070	jurisdiction, infringement upon 35.20.190	peace not to issue, transfer to superior court
Probate proceedings	Traffic infractions	7.48.260
superior courts 2.08.010	jurisdiction 46.63.040	Number, legislature to determine Const. Art. 4 §
unclaimed estates, court retains jurisdiction	process, issuance of 46.63.130	10
11.76.247	JUSTICES	Oaths, power to administer 2.28.010
Public nuisance abatement procedure 9.66.040		Pleadings, civil actions
Dainian National Dark aixil and ariminal	Supreme court	
Rainier National Park, civil and criminal	power to grant writ 7.36.040	setoffs
jurisdiction of state preserved 37.08.200		reply to 12.08.020
Residential landlords and tenants act 59.18.050	JUSTICES OF THE PEACE (See also	Police justices in cities, may be chosen from
Sales representatives and principals	DISTRICT JUDGES)	Const. Art. 4 § 10
	Adjournment, power of 2.28.120	
contractual relationship between		Powers in conduct of judicial proceedings
personal jurisdiction, principal considered to	Administrator for the courts	2.28.010
be doing business in state for purposes of	assignment to other districts by chief justice,	Process
49.48.180	duty to obey 2.56.040	service of, See JUSTICES OF THE PEACE,
Small claims department 12.40.010	expenses while under assignment 2.56.070	
		subtitle Service of process and papers
State, actions against state 4.92.010, 4.92.090	requests for information 2.56.050	Removal to superior court, third party defendants
State land, acquisition by United States, cession	Annual conference of judges	attached property, custody during 4.14.040
of jurisdiction 37.04.020	judges' expenses 2.56.060	authorized, when 4.14.010
	Appeals from	
Superior courts Const. Art. 27 § 10	11	custody of attached property 4.14.040
appellate delineated 2.08.020	superior court Const. Art. 4 § 6	filing petition for 4.14.020
divorce actions 2.08.010	Attachments	grounds for 4.14.010
equity 2.08.010	bond amount 6.25.080	joint claims, effect 4.14.010
equity jurisdiction Const. Art. 4 § 6	Complaints, requisites of 12.08.020	notice of petition for 4.14.020
felonies 2.08.010, Const. Art. 4 § 6	Contempt	order 4.14.030
original jurisdiction 2.08.010	punishment power 2.28.020	petition for 4.14.020
felonies 2.08.010	Court of record, prohibited Const. Art. 4 § 11	
		procedure for 4.14.020
writs returnable to from supreme court	Crimes relating to, using unfit or improper	process upon 4.14.030
2.04.010	language, penalty 42.20.110	removal 4.14.030
Superior courts, See also SUPERIOR COURTS,	Disqualification 2.28.030	Salaries
subtitle Jurisdiction	Duties to be prescribed by legislature Const. Art.	affidavit of compliance with administrator for
Supplemental proceedings 6.32.240	4 § 10	the courts, salary withheld until 2.56.040
joint debtors, against 6.32.210	Fees	cities of over 5000 population Const. Art. 4 §
Supreme court	not to receive fees when Const. Art. 4 § 10	10
appellate jurisdiction 2.04.010	Garnishment	increase authorized, when Const. Art. 30 § 1

JUSTIFIABLE HOMICIDE

Sessions, failure of, pending actions 2.28.130 places of rules and regulations, governing, adoption Superior court appellate power over Const. Art. 4 by department of social and health appointment and compensation of persons in services 13.06.030 § 6 charge of 13.04.040 Traffic infractions appointment of persons to take charge of state aid to counties for 13.06.020 process, issuance of 46.63.130 13.04.040 disparity in disposition of cases 13.40.430 Trials board of visitation to inspect 13.04.180 interpreters for non-English speaking persons jury trials, See JUSTICES OF THE PEACE, counties authorized to provide 13.16.040 13.04.043 subtitle Jury trial board of managers of facilities and services motor vehicle theft of counties with one million or more in population 13.20.010 Vacancy in office adjudicated 13.40.305, 13.40.308 dockets, transfer of Orders pending actions 2.28.130 bond issue for authorized 13.16.070 modification 13.34.150 Venue budgeted funds, allocation for 13.16.080 Parental rights change of, prejudice, for 3.20.100 debt limitations may be exceeded enforcement of dependent child support payments 13.34.160 Petitions 13.16.060 JUSTIFIABLE HOMICIDE federal and state aid 13.16.050 Defined as homicide 9A.32.010 Private person 9A.16.050 Public officer 9A.16.040 private donations 13.16.050 commitment of child, petition for 13.34.040 counties to provide 13.04.135 Probation counselors motion pictures, unrated, R, X, or NC-17 films not to be shown 13.16.100 appointment 13.04.040 JUSTIFICATION compensation 13.04.040 Libel and slander 4.36.130 racial disproportionality, annual report on expenses, how paid 13.04.050 Ne exeat, bond covering damages and costs programs to reduce 13.06.050 powers and duties 13.04.040 7.44.021 Disposition orders Records Nuisances, sureties on bond to stay warrant of alternatives 13.34.130 exchange with school districts abatement 7.48.040 notification of parents and students 28A.600.475 Disposition standards and security guidelines, published in state register 34.08.020 adverse claims to property levied on 6.19.040 Financial responsibility for costs of detention, Released from state institutions JUVENILE CORRECTIONAL FACILITIES enforcement of support 13.16.085 Financial responsibility for dependent child county housing authority (See CORRECTIONAL FACILITIES) authority to operate group homes or halfway houses 35.82.285 JUVENILE COURT Administration 13.04.035 support 13.34.160 Guardian Schools and school districts Administrator of liability of guardian for support 13.34.161 attendance violation petitions, report 2.56.140 fines, collection of 13.04.040 Guardian ad litem case disposition notification 13.04.155 fingerprinting of juveniles, authorization by appointment 13.34.100, 13.34.102 truancy, petition to court 28A.225.030, 28A.225.035 duties 13.34.105 fees 13.34.108 10.98.050 health and dental examination and care Sexual offenses involving children consent, by administrator or staff 13.04.047 immunity 13.34.105 admissibility of child's statement regarding interpreters for non-English speaking persons information access 13.34.105 9A.44.120 13.04.043 removal, cause 13.34.107 Statutory authority for adjudication and Appeals 13.04.033 disposition of judicial offenders 13.04.450 Board of managers in class AA counties compensation 13.20.050 proceedings 13.34.110 Summons public excluded, conditions 13.34.115 records 13.34.115 failure to obey, contempt 13.34.070 issuance 13.34.070 organization 13.20.030 powers and duties 13.20.040 social study and reports 13.34.120 service 13.34.080 terms of office, removal, vacancies 13.20.020 summary proceedings 13.34.070
Holding facilities, juveniles not to be confined in Support during detention, liability for, Board of managers in counties with one million enforcement of 13.16.085 or more in population 13.20.010 adult facilities 13.04.116 Support for dependent child, enforcement 13.34.160 Board of visitation 13.04.180 Improvement program, family and juvenile court 2.56.220, 2.56.230 Civil or traffic infraction cases 13.40.250 Suspension, deferral of sentence prohibited Commitment Informational materials on laws and court 9.92.200 petition for 13.34.040 procedures, administrator for the courts to develop 2.56.130 Termination of parent-child relationship 13.34.130, 13.34.132, 13.34.136 support during judgment of, enforcement of, time limitation Interpreters for non-English speaking youth and families 13.04.043 Traffic or civil infraction cases 13.40.250 13.34.161 Traffic school of city or town and county, court may compel attendance at 46.83.050 parent or guardian, enforcement of support Interstate compact on juveniles Ch. 13.24 from 13.34.160 Judgments Traffic violations Compulsory attendance driving while license is suspended or revoked 46.20.342 modification 13.34.150 juvenile court jurisdiction 28A.225.035 Contempt support of child, enforcement and time limitation 13.34.161 records, department to provide 46.20.293 nonappearance when summoned 13.34.070 Correctional facilities, See also CORRECTIONAL FACILITIES, subtitle Jurisdiction 13.04.030, 13.34.155 Youth courts, programs 13.40.580, 13.40.590, 13.40.600, 13.40.610, 13.40.620, 13.40.630, delinquent juvenile, when 13.40.300 eighteenth birthday 13.40.300 13.40.640 Juveniles Juvenile as both dependent and as offender Counsel for child JUVENILE DETENTION FACILITIES (See 13.04.300 appointment 13.34.100 JUVENILE COURT, subtitle Detention) Juvenile court advisory board County executive JUVENILES (See also CHILDREN; GUARDIAN AND WARD; MINORS) duties 13.20.060 transfer of administration of court services to Law regarding, application to juvenile institution 72.05.210 executive 13.20.060 Abuse of Crisis residential centers, See JUVENILES, Laws and court processes and procedures, administrator for the courts to develop informational materials on 2.56.130 DSHS staff training 26.44.220, 26.44.230 subtitle Crisis residential centers Administrator of juvenile court Delinquent or dependent children, judgment of appointment of probation counselors and not deemed conviction of crime 13.04.240 detention personnel 13.04.040 Dependency cases Motor vehicle traffic records to be provided to by fines, collection 13.04.040 civil contempt of court 13.34.165 department 46.20.293 health and dental examination and care jurisdiction of court 13.34.155 Necessity for detention, inquiry of court into consent, by administrator or staff 13.04.047 13.16.085 permanency probation counselor, and detention services appointment 13.04.035 annual report 13.34.820 Offenders placement of child 13.34.134 collection and reporting of information on plan of care 13.34.136 placement 13.34.142 facilities consolidated juvenile services inspection of 13.04.037 application for state aid 13.06.040 standards, adoption 13.04.037 status review, hearing 13.34.138 responsibilities 13.04.035 computation of state aid 13.06.050 educational program 13.04.145 purpose 13.06.010 Adult criminal prosecution 13.40.110

[RCW Index—page 418] (2008 Ed.)

Alcohol, firearms, and drug violations, driving	Correctional facilities, See CORRECTIONAL	leaves
privileges, revocation and reinstatement	FACILITIES, subtitle Juveniles	authorized 13.40.205
13.40.265 Arrest of parolee by parole officer 13.40.210	County juvenile detention facilities detention and risk assessment standards	plan and order notice 13.40.205
Assault on juvenile corrections staff member	13.40.038	order for upon issuance of summons
transfer of juvenile to department of	policy, humane, safe, and rehabilitative	13.40.100
corrections, procedure 13.40.280 At-risk youth	13.40.038 Court, defined 13.04.011	parole 13.40.210 public employee
court review of disposition 13.32A.198	Crimes	liability, limited 13.34.055
entitlement to services not created by chapter	bail jumping 13.40.040	reduction of in-residence population, early
13.32A.300 family services and programs to be	definitions 13.40.020 inhaling toxic fumes	releases to achieve 13.40.210
administered to benefit 43.20A.780	definitions 9.47A.010	administrative 13.40.210
nonoffender at-risk children and their families	exception 9.47A.020	date 13.40.210
Ch. 13.32A orders	possession for unlawful purpose, prohibited 9.47A.030	notice 13.40.205 secure facilities 13.32A.130
failure to comply as civil contempt	sale to, prohibited 9.47A.040	shelter care 13.34.060, 13.34.062, 13.34.065,
13.32A.250 petition for child in need of services	unlawful behavior 9.47A.020	13.34.069, 13.34.092
acceptance by court 13.32A.205	juvenile justice act of 1977 Ch. 13.40 prosecution 13.40.070	transfer to department of corrections 13.40.280, 13.40.285
court action 13.32A.160	Crimes, See also JUVENILES, subtitle Offenses	Custody in someone other than parent
hearings 13.32A.170	(crimes)	costs of support, treatment, and confinements,
Indian children, required notice 13.32A.152 service on parents 13.32A.152	Crimes relating to inhaling toxic fumes	liability for 13.40.220 Deferred disposition 13.40.127
petition in interest of	penalty 9.47A.050	Definitions
acceptance by court 13.32A.205	Crisis residential centers	bail jumping 13.40.040
court procedure 13.32A.194 disposition hearing 13.32A.196, 13.32A.197	annual records, contents 74.13.035 duties of center 13.32A.090	child 13.04.011 court 13.04.011
petition by parent 13.32A.191	establishment, requirements 74.13.032	custodian 13.04.011
prehearing procedure 13.32A.192	inter-center transfers for appropriate treatment supervision and structure to the child	diversion agreements 13.40.080 juvenile 13.04.011
Attorney general duties in juvenile court 13.04.093	74.13.034	juvenile 13.04.011 juvenile offender 13.04.011
Basic juvenile court act	licensing eligibility 74.13.035	juvenile offense 13.04.011
definitions 13.04.011 juvenile court	multidisciplinary teams	offenses (crimes) 13.40.020
commissioner, jurisdiction 13.04.021	formation and duties 13.32A.042 purpose and authority 13.32A.044	parent or parents 13.04.011 youth 13.04.011
how constituted 13.04.021	placement of child by law enforcement officer	Delinquent, See JUVENILE COURT;
trial without jury 13.04.021	procedure 13.32A.050, 13.32A.060	JUVENILES, subtitle Crisis residential centers
Child, defined 13.04.011 Child welfare services	regulation of leave 13.32A.030 reimbursement or compensation, limitation	Delinquents, delinquency, construed to mean
records or information, disclosure 74.13.042	74.13.0321	offenders, offenses 13.40.240
Commitment delinquent juvenile	removal from 74.13.033 resident's conduct, services available	Dependency proceedings child welfare proceedings
commitment of beyond age twenty-one years	74.13.033	placement, documentation 13.34.400
prohibited 13.40.300	secure detention facility placement, when	negligent treatment, maltreatment
jurisdiction after eighteenth birthday 13.40.300	74.13.034 unauthorized leave 74.13.033	DSHS initiated proceedings 26.44.195 rights of parties 13.34.090, 13.34.096
inapplicability of statute to chapter 13.40.400	unauthorized leave, notification 13.32A.095	summons 13.34.080
juvenile offender basic training camp program	Custodial interference	summons and hearing 13.34.070
13.40.320 Community facilities	custody of children by law enforcement officer 13.34.055	therapeutic court 26.12.250 Dependent children
community placement oversight committees,	shelter care placement of child 13.34.060	child welfare proceedings
establishment and duties 72.05.415	Custodian, defined 13.04.011	placement, documentation 13.34.400
department duties 72.05.420 infraction policy 72.05.405	Custody cost of support treatment and confinement,	civil contempt of court 13.34.165 counsel for child, appointment 13.34.100
law enforcement notification of placement	obligation and enforcement of payment	custody
decisions 72.05.415	13.40.220	detention order and summons 13.34.070
placement and supervision of juveniles, requirements 72.05.430	dependency proceedings sexual contact evidence admissible	Indian child welfare act 13.34.040, 13.34.070
placement conditions for certain offenders	9A.44.120	law enforcement officer takes into custody
72.05.435 student records and information to ensure	dependent children counsel for child, appointment 13.34.100	13.34.055 order 13.34.050
proper placement 72.05.425	guardian ad litem, appointment 13.34.100	petition to court 13.34.040
violations by juveniles, toll-free hotline for	Indian child welfare act 13.34.040,	summons and service 13.34.080
reporting 72.05.410 Community facility establishment and operation	13.34.070 order for	support payments 13.34.160 definitions 13.34.030
public notification and participation 72.05.400	grounds 13.34.050	evaluation of parties 13.34.370
Community juvenile accountability programs	order modification 13.34.150	family, integrity of, statutory recognition,
effectiveness standards 13.40.530 establishment proposals, guidelines 13.40.510	permanency planning 13.34.145 petition to court 13.34.040	rights of child 13.34.020 guardian ad litem 13.34.102
grants 13.40.520	review hearings 13.34.145	guardian ad litem, appointment 13.34.100
information collection and reporting	support payments 13.34.160	guardianship
13.40.540 purpose 13.40.500	grounds 13.40.040 hearings, release of information 13.50.100	court order contents 13.34.232
Confinement	law enforcement officer takes child into	foster care payments, right of guardian to
release date setting 13.40.210	custody	receive 13.34.234
security guidelines at juvenile facilities, report 13.40.030	detention 13.32A.065 liability, limited 13.34.055	grounds 13.34.231 modification 13.34.233
Conservation corps, See CONSERVATION	person with whom child is placed	parental preferences 13.34.236
CORPS Contempt of court	13.32A.070	powers and duties of guardian 13.34.232
Contempt of court dependency cases 13.34.165	procedure 13.32A.050, 13.32A.060, 13.34.055	qualifications for guardian 13.34.236 review exemption 13.34.235
families in conflict 13.32A.250	shelter care 13.34.055	termination 13.34.233

(2008 Ed.) [RCW Index—page 419]

guardianship for dependent child	forms for petition 13.64.080	parental preferences 13.34.236
who may petition for 13.34.230 guidelines 13.34.350	hearing on petition 13.64.040	qualifications for guardian 13.34.236 preferences when placing Indian child in
newborn, transfer 13.34.360	petition, contents and filing fee 13.64.020 power and capacity of emancipated minors	foster care home 13.34.250
permanency planning 13.34.145	13.64.060	tribal records given effect 13.34.240
preferences when placing Indian child in	service of petition and notice of hearing	detention facilities
foster care home 13.34.250	13.64.030	inspection 13.04.037
review hearings 13.34.145	voiding of fraudulent declaration 13.64.070	standards, adoption, review 13.04.037
rights of parties 13.34.090, 13.34.096 services, coordination 13.34.025	Erotic material distribution or sale to minors, penalty	diversion agreements 13.40.080 costs of services, payment responsibility
services, description 13.34.094	9.68.050, 9.68.060, 9.68.070, 9.68.080	13.40.085
shelter care 13.34.060	misrepresentation of age for purposes of	interpreters, provision when required in
support payments, judgment for 13.34.161	securing 9.68.080	hearings and negotiations 13.40.080
termination of parental rights	Families in conflict	youth courts, programs 13.40.580,
alcohol or substance abuse evaluation and treatment	procedure for, See JUVENILES, subtitle Juvenile court, families in conflict,	13.40.590, 13.40.600, 13.40.610, 13.40.620, 13.40.630, 13.40.640
breach of court-ordered treatment	procedures for	duty of attorney general 13.04.093
13.34.174	Family and children's ombudsman, office of Ch.	duty of prosecuting attorney 13.04.093
violation of conditions 13.34.176	43.06A	families in conflict, procedure for
termination of parent-child relationship failure to send juvenile to school relevant to	Family law commissioner power and authority 13.04.021	detention, hearing 13.32A.065 duty to inform parents of child's
neglect petition 13.34.300	Family reconciliation services Ch. 13.32A	whereabouts 13.32A.090
health care, evaluation and treatment	availability for child in out-of-home	hearings
13.34.315	placement 13.32A.100	public excluded 13.32A.200
no parent remaining, custody 13.34.210	department responsibilities 74.13.036	time or place 13.32A.200
order for, grounds 13.34.190	Family services alternative response system Ch. 74.14D	interstate compact on juveniles to apply, when 13.32A.110
petition for, grounds 13.34.180 petition to reinstate 13.34.215	Fingerprinting	maximum hours of custody 13.32A.130
rights of parties upon 13.34.200	authorization by juvenile court administrator	maximum time of custody of child
summons and hearing 13.34.070	10.98.050	13.32A.050
tribal records given effect 13.34.240	Firearms violations, revocation and	orders, noncompliance, penalty 13.32A.250
visitation policy and protocols development 13.34.380	reinstatement of driving privileges 13.40.265 Gang and drug-involved juvenile offenders,	out-of-home placement 13.32A.100 agreement to continue 13.32A.120
petition for visitation 13.34.385	transitional treatment program for 13.40.310	child in need of services petition
Detention	Harboring	13.32A.152
bail fee 13.40.056	definition 13.32A.080	child in need of services petition, procedure
disposition order	removal by law enforcement officer	13.32A.150
confinement in detention facility 13.40.185 escapees	13.32A.050 Health and dental examination and care	court action upon filing of petition 13.32A.160
arrest warrant issuance 13.40.045	consent, by administrator or staff 13.04.047	court order 13.32A.180
grounds 13.40.040	Hearings	hearings, denial or approval 13.32A.170
hearing 13.32A.065	families in conflict 13.32A.200	Indian children, required notice
probation bond or collateral, posting,	out-of-home placement 13.32A.200 Holding facilities, juveniles not to be confined in	13.32A.152 order, limitation and termination
modification, or revocation 13.40.054 procedures 13.40.050	adult facilities 13.04.116	13.32A.190
Detention facilities	Inhaling toxic fumes	petition, procedure 13.32A.140
education programs for juvenile inmates in	definitions 9.47A.010	support contribution by parents 13.32A.175
adult correctional facilities Ch. 28A.193	exception 9.47A.020 penalty 9.47A.050	parental rights, duty to inform 13.32A.090 secure facility admissions 13.32A.130
educational program 28A.190.010 local sales and use tax for facilities and jails	possession for unlawful purpose, prohibited	sheltering minor without consent, prohibited
82.14.350	9.47A.030	13.32Å.080
motion pictures	sale to, prohibited 9.47A.040	taking child into custody
unrated, R, X, or NC-17 films not to be	unlawful behavior 9.47A.020	person with whom placed
shown 13.16.100 Detention services	Jurisdiction 13.40.060 court commissioners 13.04.021	immunity from liability 13.32A.070 family law commissioner 13.04.021
administration 13.04.035	Jury, cases tried without 13.04.021	family reconciliation act
facilities	Justice system, care, custody, treatment,	at-risk youth
inspection 13.04.037	departmental responsibility 74.13.036	orders, failure to comply as civil contempt
standards, adoption of 13.04.037 Developmentally disabled	Juvenile, defined 13.04.011 Juvenile accountability incentive account	13.32A.250 at-risk youth petition
out-of-home placement 13.34.270	13.40.560	acceptance by court 13.32A.205
permanency planning hearing 13.34.270	Juvenile court	court procedure 13.32A.194
Disposition standards and security guidelines,	administration of 13.04.035	court review of disposition 13.32A.198
published in state register 34.08.020	detention facilities	disposition hearing 13.32A.196,
Diversion agreements 13.40.080 costs of services, payment responsibility	inspection 13.04.037 standards, adoption 13.04.037	13.32A.197 petition by parent 13.32A.191
13.40.085	administrator	prehearing procedure 13.32A.192
interpreters, provision when required in	appointment 13.04.035	definitions 13.32A.030
hearings and negotiations 13.40.080	detention facilities	entitlement to services not created by chapter
plain language required 13.40.080 prosecutor's decision 13.40.070	inspection 13.04.037 standards, adoption 13.04.037	13.32A.300 orders
victims to be notified of referral of juvenile to	responsibilities 13.04.035	failure to comply as civil contempt
a diversion unit 13.40.070	appeals 13.04.033	13.32A.250
Driving privileges affected by alcohol, drug,	child sexual assault	scope of services 13.32A.040
firearms violations, revocation and	information identifying victims of juvenile	semi-secure facilities, regulation of leave
reinstatement 13.40.265 Drugs	offenders is confidential 13.50.050 court commissioner's jurisdiction 13.04.021	from 13.32A.030 guardianship for dependent child
violations, revocation and reinstatement of	dependent children	who may petition for 13.34.230
driving privileges 69.41.065	custody	how constituted 13.04.021
Emancipation of minors	support payments 13.34.160	jurisdiction 13.04.030
decree of emancipation, notation of status 13.64.050	guardianship foster care payments 13.34.234	jury, cases tried without 13.04.021 juvenile as both dependent and as offender
eligibility to petition 13.64.010	order to establish 13.34.232	13.04.300
3 F		1

[RCW Index—page 420] (2008 Ed.)

keeping and release of records, See JUVENILES, subtitle Records, keeping crime victim's compensation, penalty detention procedures 13.40.050 grounds for 13.40.040 assessment to support 7.68.035 probation bond or collateral, posting, modification, or revocation 13.40.054 release, conditions 13.40.050 defined 13.04.011 and release by juvenile agencies disparity in disposition of cases 13.40.430 offenses (crimes) prosecution proceedings disposition records, provision to schools deferred disposition 13.40.127 definitions 13.40.020 disposition 13.50.160 suspensions, deferrals, prohibited employment or volunteer positions with 9.92.200 juveniles, eligibility 72.05.440 detention commitment beyond age twenty-one prohibited 13.40.300 prosecuting attorney, as a party to proceedings, election to participate 13.40.090 family unit as part of treatment 74.14A.040 felony convictions, placement 72.01.410 jail confinement, segregation from adult escapees, arrest warrant issuance 13.40.045 records offenders 72.01.415 juvenile offender basic training camp expungement rights 13.50.150 restitution orders 13.40.080 sexual assault of child juvenile accountability incentive account program 13.40.320 13.40.560 disposition order juvenile facilities, designation and confinement in detention facility 13.40.185 management Ch. 72.05 restitution 13.40.190 information identifying victims of juvenile disposition records, provision to schools medical assistance, released from confinement offenders is confidential 13.50.050 74.09.515 13.50.160 termination of parent-child relationship mental health disposition alternatives diversion agreements 13.40.080 failure to cause juvenile to attend school costs of services, payment responsibility 13.40.167 relevant to neglect petition 13.34.300 mental institution, transfer 71.05.525 13.40.085 traffic or civil infraction cases 13.40.250 motor vehicle theft traffic violations, records forwarded to license department 13.50.200 interpreters, provision when required in adjudicated 13.40.305, 13.40.308 hearings and negotiations 13.40.080 parental right to provide treatment 72.05.200 placement of certain offenders in community facilities 72.05.435 firearms trial without jury 13.04.021
Juvenile court act in cases relating to dependency special allegation, armed in commission of offense 13.40.196 of a child and the termination of a parent and child relationship Ch. 13.34

Juvenile crime 43.121.150 residential group homes, policy for use 72.05.435 firearms possession driving privileges, revocation and sexual misconduct by state employees or contractors 13.40.570 reinstatement 13.40.265 Juvenile disposition standards commission length of confinement and community supervision 13.40.193 abolished, powers and duties transferred to sexually aggressive youth sentencing guidelines commission 13.40.005 treatment, expenditure of funds 74.13.075 information, filing of 13.40.070 student records and information, release jurisdiction 13.40.060 assumption of powers and duties by 13.40.480 decline hearing sentencing guidelines commission transitional treatment program for gang and transfer for adult criminal prosecution 9.94A.850 drug-involved juvenile offenders 13.40.310 13.40.110 Juvenile justice act of 1977 when held 13.40.110 suspensions, deferral of sentence, prohibited family unit to be involved 74.14A.040 learning and life skills grant program Ch. 9.92.200 nonresidential community-based care Juvenile offense, defined 13.04.011 Learning and life skills grant program for court-involved youth Ch. 13.80 74.14A.030 legal fees for services by publicly funded youth courts, programs 13.40.580, 13.40.590, 13.40.600, 13.40.610, 13.40.620, 13.40.630, 13.40.640 counsel financial responsibility 13.40.145 legal financial obligations, enforcement and extension of judgment 13.40.192 Legal fees for services by publicly funded counsel Offenses (crimes) financial responsibility 13.40.145 multiple offenses, consecutive terms, bail jumping 13.40.040 Mental health treatment limitation 13.40.180 parole 13.40.210 child sexual assault inpatient admission, procedure 13.34.320, information identifying victims of juvenile offenders is confidential 13.50.050 13.34.330, 13.34.340 intensive supervision program 13.40.210, 13.40.212 Misrepresentation of age for purposes of securing erotic material, penalty 9.68.080 community supervision or confinement violations of conditions, penalty 13.40.200 penalty assessments 13.40.198 Missing and exploited children, task force on 13.60.100, 13.60.110, 13.60.120 complaints prosecuting attorney, as a party to diversion 13.40.070 Motor vehicle traffic records, to be provided to parents and guardians 46.20.293
Offenders proceedings, election to participate 13.40.090 firearms special allegation 13.40.196 probation counselor, responsibilities prosecuting standards equal application 13.40.0351 13.40.070 at-risk sex offenders prosecuting attorney screening, purpose 13.40.070 prosecution proceedings treatment, expenditure of funds for treatment admissibility of evidence 13.40.140 of sexually aggressive youth 74.13.075 basic training camp program 13.40.320 confinement, costs of, support payment enforcement 13.40.220 confinement commitment beyond age twenty-one chemical dependency disposition alternative prohibited 13.40.300 custody 13.40.165 firearms possession, length of confinement parole requirements 13.40.210 children and family services act and community supervision 13.40.193 release date 13.40.210 blended funding projects 74.14A.060 juvenile offender basic training camp disposition 13.40.130 treatment program 13.40.320 appeal 13.40.160 family unit to be included 74.14A.040 leaves appeals from 13.40.230 nonresidential community-based care 74.14A.030 authorized 13.40.205 minor or first offenders 13.40.160 multiple offenses, consecutive terms, limitation 13.40.180 plan and order collection and reporting of information on notice 13.40.205 2.56.031 sentencing ranges 13.40.160 serious offenders 13.40.160 ranges, limitations 13.40.030 reduction of in-residence population, early releases to achieve 13.40.210 community juvenile accountability programs effectiveness standards 13.40.530 sex offenders special disposition alternative 13.40.160 diversion agreements 13.40.080 firearms special allegation 13.40.196 hearings, time and place 13.40.120 judicial rights 13.40.140 establishment proposals, guidelines release 13.40.510 grants 13.40.520 administrative 13.40.210 notice 13.40.205 information collection and reporting release date setting 13.40.210 13.40.540 transfer to department of corrections purpose 13.40.500 13.40.280 jurisdiction 13.40.060 community-based care, nonresidential costs of support, treatment, and confinements, liability for 13.40.220 multiple offenses, consecutive terms, limitation 13.40.180 children and family services act 74.14A.030 consolidated juvenile services custody bail 13.40.040 parole officers, arrest authority 13.40.210 pleading 13.40.130 state payments, calculation, limitation bail fee 13.40.056 13.06.050 privilege against self-incrimination counseling services 72.05.170 bail jumping 13.40.040 13.40.140

(2008 Ed.) [RCW Index—page 421]

probation counselor	service on parents 13.32A.152	Reinvesting in youth program
as prosecuting authority 13.40.090	contempt of court 13.32A.250	account 13.40.466
responsibilities of 13.40.070	costs of support, treatment, and confinements,	generally 13.40.462
prosecuting attorney	liability for 13.40.220	guidelines 13.40.464
as a party 13.40.090	court order 13.32A.180	Residential facilities
responsibilities of 13.40.070	disposition hearing and court order	protection of vulnerable youth from sexually
prosecuting authority 13.40.090	13.32A.179	aggressive youth 13.40.470
right to counsel 13.40.140	disposition plan 13.32A.170	sexual misconduct by state employees or
sentencing standards 13.40.130	disposition plan, limitation and termination	contractors 13.40.570
subpoena power 13.40.140	13.32A.190	Rights of child 13.34.020
summons	fact-finding hearing 13.32A.170	Runaway hotline 74.13.039
contents 13.40.100	family reconciliation services available	Runaway youth
order of detention 13.40.100	13.32A.100	law enforcement duty to identify and place
service 13.40.100	hearings 13.32A.200	information 13.32A.086
transfer for adult criminal prosecution	notification duties of crisis residential center	policy manual of statutes regarding
13.40.110	13.32A.090	43.101.300
venue 13.40.060	petition	School attendance by sex offender 13.40.215
verdicts 13.40.130 recommended prosecuting standards for	filing 13.32A.120 support contribution by parents 13.32A.175,	Secure facilities procedure 13.32A.130
charging and plea dispositions 13.40.077	13.32A.177, 13.32A.178	Semi-secure facility
records, keeping, release, or destruction by	Parent and child	leave, conditions, notice 13.32A.030
juvenile agencies 13.50.050	dependent children	placement of child by law officer 13.32A.050
referral of juveniles to mediation or victim	court order, grounds 13.34.050	Sentencing
offender reconciliation programs 13.40.070	custody	chemical dependency disposition alternative
rehabilitation programs	order modification 13.34.150	13.40.165
administration by department of social and	support payments 13.34.160	commitment beyond age twenty-one
health services 13.40.460	petition to court 13.34.040	prohibited 13.40.300
restitution orders 13.40.080, 13.40.190	family, integrity of, statutory recognition,	confinement in detention facility 13.40.185
sentencing guidelines	rights of child 13.34.020	consecutive terms 13.40.180
equal application 13.40.0351 sentencing standards 13.40.0357	termination of parent-child relationship	disposition hearing 13.40.150
sex offenders	no parent remaining, custody 13.34.210 order for, grounds 13.34.190	disposition order procedure 13.40.160
emergency or medical leave	petition 13.34.145	violation of order 13.40.200
notice requirements 13.40.215	petition for, grounds 13.34.180	firearms possession
escape	petition to reinstate 13.34.215	length of confinement and community
notice requirements 13.40.215	rights of parties 13.34.200	supervision 13.40.193
parole 13.40.210	summons and hearing 13.34.070	juvenile offender basic training camp program
release of information concerning	voluntary adoption plan 13.34.125	13.40.320
authorization 13.40.217	Parent or parents, defined 13.04.011	mental health disposition alternatives
release or transfer	Parental school facilities 72.05.300, 72.05.310	13.40.167
notice requirements 13.40.215	Parole officers, power of arrest 13.40.210	penalty assessments 13.40.198
school attendance, may not attend school attended by victim 13.40.215	Photographing and fingerprinting juvenile court administrator, authority to order	procedure 13.40.130 ranges of confinement, limitations 13.40.030
sexual assault of child	43.43.735	restitution
information identifying victims of juvenile	Privileged communications 5.60.060	violation of order 13.40.200
offenders is confidential 13.50.050	Probation counselor services	sentencing guidelines
sexual motivation special allegation 13.40.135	administration 13.04.035	equal application 13.40.0351
stalking	diversion agreements, contracts with private	sentencing standards 13.40.0357
emergency or medical leave	agencies 13.04.040	Sex offenders
notice requirements 13.40.215	predisposition studies 13.04.040	release of information concerning
escape	probation counselors 13.04.040	authorization 13.40.217
notice requirements 13.40.215	Prosecuting attorney	sexually aggressive youth
release or transfer	duties in juvenile court 13.04.093	treatment, expenditure of funds 74.13.075
notice requirements 13.40.215 student records and information, release	Prosecuting standards charging and plea dispositions 13.40.077	Sexually aggressive youth protection of vulnerable youth committed to
13.40.480	equal application 13.40.0351	residential facilities 13.40.470
summons	Prosecution 13.40.070, 13.40.080, 13.40.090,	Sexually transmitted disease, treatment of
order of detention 13.40.100	13.40.100, 13.40.110, 13.40.120, 13.40.140	minors, parental consent not required
procedure 13.40.100	firearms special allegation 13.40.196	70.24.110
service 13.40.100	Records, keeping and release by juvenile	Shelter care 13.34.060, 13.34.062, 13.34.065,
transfer for adult criminal prosecution, when	agencies	13.34.069
13.40.110	applicable scope 13.50.250	placement by law enforcement officer
transfer to department of corrections 13.40.285	conditions when filing petition or information 13.50.010	13.34.055
venue 13.40.060	confidential records, expunging 13.50.150	Sheltering liability, immunity when notice provided
victims to be notified of referral of juvenile to	definitions 13.50.010	13.32A.084
a diversionary unit 13.40.070	disposition records, provision to schools	notification requirements 13.32A.082
violent offenders	13.50.160	State identification number
emergency or medical leave	duties 13.50.010	state patrol to furnish 10.98.080
notice requirements 13.40.215	juvenile offense records, maintenance,	Statute administration, consistency required
escape	release, or destruction of 13.50.050	43.20A.770
notice requirements 13.40.215	motor vehicle operation violations 13.50.200	Statutory authority for adjudication and
release or transfer	records other than for juvenile offenses,	disposition of judicial offenders 13.04.450
notice requirements 13.40.215	maintenance and release 13.50.100	Traffic charges, records, disclosure 46.20.293
Out-of-home care social study, contents 74.13.065	student records, release 13.40.480 Rehabilitation facilities	Traffic or civil infraction cases 13.40.250 Traffic violations
Out-of-home placement	motion pictures	records sent to department of licenses
child in need of services petition	unrated, R, X, or NC-17 films not to be	13.50.200
acceptance by court 13.32A.205	shown 13.16.100	youth court Ch. 3.72
approval or denial 13.32A.170	Rehabilitation programs	Transfer to department of corrections 13.40.280,
court action 13.32A.160	administration by department of social and	13.40.285
filing 13.32A.140, 13.32A.150	health services 13.40.460	Transitional living programs for youth in process
Indian children, required notice 13.32A.152	state quality assurance program 13.40.468	of being emancipated 74.13.037

[RCW Index—page 422] (2008 Ed.)

Transitional treatment program for gang and drug-involved juvenile offenders 13.40.310 Vulnerable youth

residential facility commitment, protection from sexually aggressive youth 13.40.470 Witnesses

bail 10.16.150

Youth, defined 13.04.011

Youth employment and conservation act, See UNEMPLOYMENT COMPENSATION, subtitle Youth employment and conservation

K-20 EDUCATION NETWORK (See EDUCATION)

KAYAKS (See WHITEWATER RAFTING) KEGS (See BEER)

KIDNAPPING

Definitions 9A.40.010 First degree 9A.40.020

Offender registration 9A.44.130, 9A.44.140, 9A.44.145, 43.43.540, 70.48.470 notice to defendant 10.01.200 notice to offender at release 72.09.330

Persons punishable 9A.04.030 Release of information regarding offenders

public agencies and officials, authorization and immunity 4.24.550

Second degree 9A.40.030 Unlawful imprisonment Ch. 9A.40

KIDNEY DIALYSIS

Business and occupation tax exemption 82.04.4289

Drugs in facilities, allowed 18.64.257 Hemodialysis technicians, task force 18.135.062 Prescription drugs dispensed to patients 69.41.032

KINDERGARTENS

All-day, voluntary 28A.150.315 Establishment and maintenance first class districts' authority 28A.330.100

KING, MARTIN LUTHER

School holiday 28A.150.050

KING COUNTY

Boundaries, tracing of 36.04.170 Echo Glen correctional institution Ch. 72.19 Hotel-motel tax

state convention and trade center, Seattle Ch. 67.40

Sports franchises, restrictions on special hotelmotel tax revenue 67.28.184, 67.40.110

Stadium and exhibition center, See STADIUM, CONVENTION CENTER, AND ARTS FACILITIES

Superior court judges, number of 2.08.061

Degree of, computation of for purposes of descent and distribution 11.02.005

KITSAP COUNTY

Boundaries, tracing of 36.04.180 Superior court judges, number of 2.08.062

KITTITAS COUNTY Boundaries, tracing of 36.04.190 Superior court judges, number of 2.08.062

KLICKITAT COUNTY

Boundaries, tracing of 36.04.200 Superior court judges, number of 2.08.064

KNIVES (See WEAPONS)

KNOWLEDGE

Defined, for Criminal Code 9A.08.010

KOSHER FOOD PRODUCTS

Consumer protection act, application 69.90.030 Definitions 69.90.010 Misrepresentation 69.90.020 Violations 69.90.030

KRAFT MILLS (See PULP AND PAPER MILLS)

LABELS

Agricultural commodities

Washington state grown, restrictions on use for labeling or advertising 15.04.410

Alcoholic beverages malt liquor 66.28.120

spirits 66.28.100 wine 66.28.110

Beverage containers, filing of name and marks 19.76.100

Blind made products, requirements 19.06.010 Controlled substances, See DRUGS Cosmetics, labeling requirements 69.04.680 Egg products 69.25.100

Food, drug, and cosmetic act Ch. 69.04 Honey, labeling requirements Ch. 69.28 Misleading labeling or false advertising, how determined 69.04.016

Poisons

caustic or corrosive poisons, labeling, packaging, and sale Ch. 69.36 requirements 69.40.055

Poultry products, labeling requirements 69.04.245, 69.04.333, 69.04.335

Prescription drugs, labeling requirements 69.41.050

Turkeys, grade labeling 69.04.334

LABOR (See also EDUCATIONAL EMPLOYMENT RELATIONS ACT; EMPLOYER AND EMPLOYEES)

Age discrimination 49.44.090, 49.60.205 Agriculture, See AGRICULTURAL LABOR Apprentices

minimum wage, exceptions for 49.46.060 Apprentices, See also APPRENTICES Arbitration of disputes

arbitration compensation and expenses 49.08.040

board of arbitration

finality of findings 49.08.010 selection 49.08.010

chairman of the public employment relations commission, duties 49.08.010, 49.08.020

director of labor and industries, duties 49.08.050

expenses 49.08.040, 49.08.060 procedure 49.08.020

publicity to statements of parties 49.08.050 service of process 49.08.030
Arbitration of disputes, See also
ARBITRATION AND AWARD, subtitle

Labor disputes

Association of employees, See LABOR UNIONS

Blacklisting, See LABOR, subtitle Prohibited practices

Bribery of labor representative, See LABOR, subtitle Prohibited practices

Broadcasting industry employees

noncompetition agreements 49.44.190

Casual, defined for purposes of unemployment compensation 50.04.270

Child labor laws

violations of, appeals to director 49.12.400 violations of, civil penalties and restraining orders 49.12.390

violations of, criminal penalties 49.12.410 violations of, remedies in chapter are exclusive 49.12.420

Children, See also LABOR, subtitle Minors

Collective bargaining minimum wage law, effect 49.46.110 not unemployed during period covered by agreement 50.04.310 policy 49.32.020

promises and undertakings, contrary 49.32.030

public employees, See PUBLIC OFFICERS AND EMPLOYEES, subtitle Collective bargaining

rights of, not affected 49.12.187

Compressed air work air chambers 49.24.130

air plant 49.24.160

electric power requirements 49.24.170 enforcement 49.24.070 exhaust valves 49.24.110

explosives and detonators 49.24.150,

49.24.220

fire prevention 49.24.120 inspection 49.24.180

lighting appliances 49.24.100 locks 49.24.140

medical and nursing attendants 49.24.030 penalty for violations 49.24.060

physical examination of employees 49.24.040 pressure, defined 49.24.010 safety requirements 49.24.020

Compressed air work, See also LABOR, subtitle Underground work
Concert of action

injunction, effect on granting 49.32.060 Conditions of employment generally Ch. 49.12 women and minors 49.12.020 workers 49.12.020

Construction liens acts of coercion 60.04.035

application of chapter 281, Laws of 1991, to actions pending as of June 1, 1992 60.04.904

application of proceeds 60.04.181 assignment of lien 60.04.121 attorneys' fees 60.04.181 bond in lieu of claim 60.04.161

claim of lien

community interest, effect on 60.04.211 designation of amount due on each piece of property 60.04.131

recording of notice of, time limits, and contents 60.04.091

recording of notice of claim, requirements and fee 60.04.111

separate residential units, time for filing against 60.04.101

contractor registration required to establish lien 60.04.041

definitions 60.04.011

duration of lien, procedural limitations 60 04 141

financial encumbrances, priorities 60.04.226 foreclosure of liens, parties and procedure 60.04.171

frivolous claims, procedure to seek dismissal 60.04.081

lenders, notice to 60.04.221

lien authorized 60.04.021

material exempt from process 60.04.201 notice of right to claim lien, requirements and exceptions 60.04.031

personal action on debt preserved 60.04.191 prime contractor, duty to make information

available to suppliers, subcontractors, or professionals 60.04.261 priority of liens 60.04.061

promissory note, effect of taking 60.04.191

property subject to lien 60.04.051 rank of lien 60.04.181

release of lien rights 60.04.071 rights of owner, recovery options 60.04.151 withholding of funds 60.04.221

County improvement claims 36.45.040

Day labor, county road and bridge construction 36.77.065, 36.77.070
Dental care assistance plans requirements 49.64.040

Discharging employee because of garnishment unlawful, exception 6.27.170

Discrimination age 49.44.090

apprentices and apprenticeship programs 49.04.100, 49.04.110, 49.04.120, 49.04.130

employment agencies 49.60.200 wage differential due to sex 49.12.175	Health maintenance organization coverage for employees labor dispute	Minimum hour law, See LABOR, subtitle Hours of labor
Discrimination, See also DISCRIMINATION	individual may pay on own to keep coverage	Minimum wages, See SALARIES AND
Diseased persons, See DISEASES	48.46.360	WAGES, subtitle Minimum wages
Disputes	Hearings 49.12.101	Minimum wages and working conditions
arbitration, See LABOR, subtitle Arbitration	Hospitals, See LABOR, subtitle Health care activities	penalty for violations 49.12.170 rules 49.12.091
of disputes defined 49.32.110	Hours of labor	Minors
definition of for purposes of injunction	cities and towns, employees of, generally	actors or performers, permits and variances
49.32.110	49.28.010, 49.28.040	49.12.124
employee replacement by out-of-state persons	counties	child labor laws
49.44.100 injunctions	generally 49.28.010, 49.28.040 official officers 36.16.100	violations of, civil penalties and restraining orders 49.12.390
generally Ch. 49.32	domestic employees 49.28.080	dangerous employment 26.28.070
grounds for 49.32.072, 49.36.015	eight hour day	generally Ch. 49.12
hearings and findings 49.32.072	1889 Act	house to house sales by definitions 49.12.320
policy 49.32.020 injunctions for, See LABOR, subtitle	generally 49.28.010 1903 Act	employment advertisements, requirements
Injunctions Injunctions	contracts	and prohibitions 49.12.310
replacement of employees 49.44.100	cancellation for violations 49.28.050	registration of employers 49.12.300
seasonal laborers, settlement, generally	stipulation in 49.28.060	rule-making authority 49.12.330 immoral employment 26.28.070
49.40.040, 49.40.050, 49.40.060	policy 49.28.040	information program, department of labor and
unemployment compensation effect on 50.20.090	health care facility employees 49.28.130, 49.28.140, 49.28.150	industries duties 49.12.380
Employee benefit plans	longshoremen 49.28.100	minimum ages for employment, exceptions
deductions for 49.52.010, 49.52.020,	minimum wages, generally Ch. 49.46	26.28.060 work permits required 49.12.123
49.52.030, 49.52.040	motor freight carrier employees 81.80.211	Minors, employment of
dental care assistance plans 49.64.040 enforcement of employer's contribution	state employees, generally 49.28.010, 49.28.040	child labor laws, violations of, appeals to
49.52.010	street railway employees 81.64.160	director 49.12.400
generally 49.64.010, 49.64.020, 49.64.030	wages for, See SALARIES AND WAGES	child labor laws, violations of, criminal penalties 49.12.410
Employees	Industrial insurance, See INDUSTRIAL	child welfare laws, violations of, remedies in
collective bargaining, rights of not affected 49.12.187	INSURANCE Industrial relations	chapter are exclusive 49.12.420
employer's records 49.12.050	labor and industries department, powers and	Minors, See also LABOR, subtitle Women and
personnel files	duties 43.22.270	minors Minors, wages and working conditions, special
inspection by employee	supervisor of industrial relations, authority	rules, work permits 49.12.121
authorized 49.12.240 erroneous or disputed information	43.22.260 Industrial safety and health, See INDUSTRIAL	Nursing homes, See LABOR, subtitle Health
49.12.250	SAFETY AND HEALTH	care activities
limitations 49.12.260	Industrial welfare	Organization of employees, See LABOR UNIONS
wages, exceptions to minimum scale	definitions 49.12.005	Overtime compensation 49.46.130
49.12.110	exemptions from chapter 49.12.185	
Employment agencies See EMDLOVMENT	Injunctions	Prohibited practices
Employment agencies, See EMPLOYMENT AGENCIES	Injunctions appellate review 49.32.080	acceptance of bribes 49.44.030
Employment agencies, See EMPLOYMENT AGENCIES Employment contracts, remedy for violation	appellate review 49.32.080 complaints 49.32.073	acceptance of bribes 49.44.030 age discrimination 49.44.090
AGENCIES Employment contracts, remedy for violation 49.36.020	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010
AGENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination
AGENCIES Employment contracts, remedy for violation 49.36.020	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 §	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION,
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, see also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, see also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES,	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employment labor relations, See PUBLIC EMPLOYMENT LABOR RELATIONS
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employment labor relations, See PUBLIC EMPLOYMENT LABOR RELATIONS Public utility district employees, collective
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070 arbitrators, compensation, expenses 49.66.120	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or prospective employee, unlawful, penalty,	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employment labor relations, See PUBLIC EMPLOYMENT LABOR RELATIONS Public utility district employees, collective bargaining rights extended to 54.04.170,
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or prospective employee, unlawful, penalty, exception 49.44.120 Lie detector tests of employees	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employment labor relations, See PUBLIC EMPLOYMENT LABOR RELATIONS Public utility district employees, collective bargaining rights extended to 54.04.170, 54.04.180
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070 arbitrators, compensation, expenses 49.66.120 bargaining units 49.66.020 picketing 49.66.060	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or prospective employee, unlawful, penalty, exception 49.44.120 Lie detector tests of employees civil penalty and damages, attorney fees	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employment labor relations, See PUBLIC EMPLOYMENT LABOR RELATIONS Public utility district employees, collective bargaining rights extended to 54.04.170, 54.04.180 Railroad employees, See RAILROADS, subtitle Employees
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070 arbitrators, compensation, expenses 49.66.120 bargaining units 49.66.030 definitions 49.66.020 picketing 49.66.060 policy 49.66.010	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or prospective employee, unlawful, penalty, exception 49.44.120 Lie detector tests of employees civil penalty and damages, attorney fees	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public intility district employees, collective bargaining rights extended to 54.04.170, 54.04.180 Railroad employees, See RAILROADS, subtitle Employees Rebate of wages, See SALARIES AND
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070 arbitrators, compensation, expenses 49.66.120 bargaining units 49.66.030 definitions 49.66.020 picketing 49.66.010 procedures 49.66.080	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or prospective employee, unlawful, penalty, exception 49.44.120 Lie detector tests of employees civil penalty and damages, attorney fees 49.44.135 Lockouts	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employment labor relations, See PUBLIC EMPLOYMENT LABOR RELATIONS Public utility district employees, collective bargaining rights extended to 54.04.170, 54.04.180 Railroad employees, See RAILROADS, subtitle Employees Rebate of wages, See SALARIES AND WAGES, subtitle Rebates of wages
AĞENCIES Employment contracts, remedy for violation 49.36.020 Extrahazardous employment legislature to protect persons in Const. Art. 2 § 35 service benefits, deductions for 49.52.030 False pretenses to secure employment, See LABOR, subtitle Prohibited practices Family leave Ch. 49.78 Family leave insurance Ch. 49.86 Farm labor contractors, See FARM LABOR CONTRACTORS Garnishment, discharging employee because of unlawful, exception 6.27.170 Genetic screening prohibited 49.44.180 Grafting by employees, See LABOR, subtitle Prohibited practices Hazardous employment, legislature to protect persons in Const. Art. 2 § 35 Hazardous work, See LABOR, subtitle Extrahazardous employment Health and safety, See LABOR, subtitle Safeguards; LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Health care activities actions for relief from unfair labor practices 49.66.070 arbitrators, compensation, expenses 49.66.120 bargaining units 49.66.030 definitions 49.66.020 picketing 49.66.060 policy 49.66.010	appellate review 49.32.080 complaints 49.32.073 concert of action, effect of 49.32.060 contempt proceedings 49.32.090, 49.32.100 disputes, definition of 49.32.110 findings and orders 49.32.074 generally Ch. 49.32 grounds for 49.32.072, 49.36.015 hearings and findings 49.32.072 policy 49.32.011, 49.32.020 promises and undertakings, unenforceable 49.32.030 security, filing of 49.32.072 temporary orders 49.32.072 Inventions disclosure at time of employment 49.44.150 employee's rights, conditions 49.44.140 Investigation information, furnished to director 49.12.091 Investigation of wages, hours and working conditions 49.12.041 Kick-back of wages, See SALARIES AND WAGES, subtitle Rebates of wages Labor and materials public works, liens 60.28.010 Labor disputes, See LABOR, subtitle Disputes Learners minimum wage, exceptions for 49.46.060 Lie detector tests, requiring of employee or prospective employee, unlawful, penalty, exception 49.44.120 Lie detector tests of employees civil penalty and damages, attorney fees	acceptance of bribes 49.44.030 age discrimination 49.44.090 blacklisting 49.44.010 bribery of labor representatives 49.44.020 discrimination employers 49.60.180 labor unions 49.60.190 discrimination, See also DISCRIMINATION, subtitle Unfair practices employment, securing by false pretenses 49.44.040 employment agents corrupt influencing 49.44.060 fraud 49.44.050 endangering life by refusal to labor 49.44.080 generally Ch. 49.44 health care activities 49.66.040, 49.66.050 replacement of employees involved in labor disputes 49.44.100 Public employees, personnel resources board to promulgate rules concerning determination of appropriate bargaining unit and concerning agreements between agencies and the bargaining unit 41.06.150 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public employees' retirement system, elected officials of labor guild, association, or organization becoming member 41.40.363 Public intility district employees, collective bargaining rights extended to 54.04.170, 54.04.180 Railroad employees, See RAILROADS, subtitle Employees Rebate of wages, See SALARIES AND

[RCW Index—page 424] (2008 Ed.)

factories Const. Art. 2 § 35	Women and minors	Crime victims' compensation
Safety, See INDUSTRIAL SAFETY AND	callings open to men, also open to women	generally Ch. 7.68
HEALTH Seasonal	49.12.200 conditions of employment 49.12.020	transfer of funds from department of corrections 72.09.095
advances on contracts 49.40.020, 49.40.030	employer's record 49.12.050	Director
contracts for, requirements 49.40.020	equal pay for equal work 49.12.175	appointment 43.17.020
definition 49.40.010 disputes, determination by department of	wages 49.12.020 Women in industry division	assistant directors, authority to appoint 43.22.005
labor and industries	workers 49.12.020	chief assistant director 43.17.040
appeals 49.40.070 findings and awards as evidence 49.40.080	Workers, wages 49.12.020 Workers' compensation, See INDUSTRIAL	deputy directors, authority to appoint 43.22.005
generally 49.40.040, 49.40.050, 49.40.060	INSURANCE	hearings, public works contractor falsifying
temporary worker housing	Working conditions 49.12.020	certificate as to hourly rate paid,
health and safety regulation Ch. 70.114A wage questions 49.40.040	LABOR AND INDUSTRIES,	prohibitions, when 39.12.050 minimum wage law, duty to notify employers
Sex differential, discrimination 49.12.175	DEPARTMENT OF Agricultural labor	49.46.140
Sick leave	safety standards, establishment and adoption,	oath 43.17.030
care of family member 49.12.265, 49.12.270, 49.12.287	limitation and requirements 49.17.041	powers and duties 43.17.030 vacancy
child care 49.12.275, 49.12.280, 49.12.285,	unemployment insurance duties of department 49.30.005	filling of 43.17.040
49.12.290, 49.12.295 Special certificate or permit 49.12.110	violations of chapter	vocationally handicapped, provide for employment of, exempt from prevailing
Street railway employees, See STREET	civil infraction, authority to issue and	wage rates, procedure 39.12.022
RAILWAYS, subtitle Employees	enforce 49.30.040 Amusement rides, safety regulations Ch. 67.42	Divisions enumerated 43.22.010
Strikes unemployment compensation 50.20.090	Apprenticeship, supervisor of, on-the-job	Electrical apparatus use and construction rules Ch. 19.29
Underground electrical systems 49.24.340,	training agreements and projects, promotion	Electrical board, advisory duties to department
49.24.360	of 49.04.080 Apprenticeship council	19.28.311
Underground work cages and hoisting apparatus 49.24.290,	generally 49.04.010	Electrical installations arbitration of disputes between municipalities
49.24.300	on-the-job training agreements and projects, advice and guidance by 49.04.080	and state 19.28.021
caissons requirements 49.24.260, 49.24.270,	Apprenticeship council, See also	standards and rules, adoption 19.28.031
49.24.280 code of signals 49.24.250	APPRENTICES	Electricians and electrical installations, department powers and duties Ch. 19.28
electrical systems 49.24.330	Arbitration generally Ch. 49.08	Elevators, lifting devices, and moving walks
employees riding or walking, prohibited practices 49.24.190	Arbitration, See also ARBITRATION AND	administration and rulemaking authority 70.87.030
explosives 49.24.220, 49.24.230, 49.24.240	AWARD, subtitle Labor disputes	Ergonomics 49.17.360, 49.17.370
lights 49.24.320, 49.24.350	Asbestos projects fire cleanup, asbestos sites, policy and	Explosives
oil supply 49.24.210 penalty for violations 49.24.380	procedure, power to establish 49.26.120	access, authorization 70.74.160 annual inspection 70.74.150
rules and regulations, duty of department of	Boiler inspections	funds, management 70.74.013
labor and industries to make 49.24.370	generally 70.79.100, 70.79.110, 70.79.120 special inspectors 70.79.130, 70.79.140,	licenses dealers 70.74.130
safety requirements, enumeration 49.24.080 telephone systems 49.24.310	70.79.150, 70.79.160	manufacture 70.74.110
vehicles, speed of 49.24.200	Branch offices 43.17.050	storage 70.74.120, 70.74.140
Underground work, See also LABOR, subtitle Compressed air work	Building and construction safety inspection services	storage, reports on 70.74.120 Explosives, See also EXPLOSIVES
Unemployment compensation, See	supervisor, appointment and authority	Factory assembled structures advisory board
UNEMPLOYMENT COMPENSATION	43.22.053 Carnivals, safety regulation of rides Ch. 67.42	43.22.420
Unfair business practices, labor organizations exempt 19.86.070	Charter boats, regulation of boats operating on	Factory built housing and commercial structures approval of department of labor and industries
Unions, See LABOR UNIONS	state waters Ch. 88.04	required 43.22.455
Variance orders 49.12.105 Vocationally handicapped, director of labor and	Chemically related illness centers for research and clinical assessment	compliance with laws, ordinances or regulations 43.22.455
industries to provide for employment of	51.32.360	definitions 43.22.450
39.12.022	research projects, implementation and funding 51.32.370	delegation of inspection duties to local
Volunteer labor to state or local governmental agency, nominal compensation not deemed	Child labor laws	agencies 43.22.470 fee schedule 43.22.480
salary 49.46.065	information program, departmental duties	housing built according to another state's
Voting time to be provided 49.28.120	49.12.380 violations of, appeals to director 49.12.400	standards, when acceptable 43.22.485
Wages actions to recover, attorneys fees 49.48.030	violations of, appears to director 43.12.400 violations of, civil penalties and restraining	injunctions 43.22.465 local zoning requirements retained 43.22.460
assignment of claims	orders 49.12.390	modification, approval required 43.22.455
bond may be required 49.48.060 penalty for failure to pay claim 49.48.060	violations of, criminal penalties 49.12.410 violations of, remedies in chapter are	penalty for violations 43.22.490 rules 43.22.480
authorized deductions or withholding	exclusive 49.12.420	Farm labor contractors, licensing and duties Ch.
49.48.010	Claims, insolvency, priority 49.56.040	19.30
complaints of noncompliance 49.12.140 employee ceasing work, payment 49.48.010	Combined city and county municipal corporations	Farm labor contractors, See FARM LABOR CONTRACTORS
exceptions to minimum scale 49.12.110	public employee retirement or disability	Federal employer identification numbers and
recovery by civil action 49.12.150	benefits not affected 36.65.060 Conditions of employment, duties of department	documents, department authority to issue 43.22.550
violations, penalty 49.48.020 vocationally handicapped, exempt from	Ch. 49.12	43.22.330 Fees
prevailing wage rate, procedure 39.12.022	Construction liens	public works
wage claims, penalty for failure to pay 49.48.060	informational materials, master documents 60.04.250	approvals, certifications, arbitration 39.12.070
Wages, See also SALARIES AND WAGES,	Contractor bonds	Flaggers
subtitle Wages	actions on	safety standards 49.17.350
Wearing apparel, employer obligations to furnish 49.12.450	service of process 48.05.200 Contractors, registration requirements and	Funds investment policies 43.33A.110
Witnesses	department duties Ch. 18.27	Health care activities, labor relations, duties Ch.
protection 49.12.130	Created 43.17.010	49.66

LABOR DAY Health care purchased by state agencies Printed materials, workers' compensation drug purchasing cost controls, evidence based prescription drug program 70.14.050 review of prospective rate setting methods 70.14.040 School holiday 28A.150.050 Printing and distribution of publications LABOR ORGANIZATIONS authority 43.22.505 Apprenticeship programs, discrimination deposit of fees 43.22.500 utilization review procedures, agencies to establish plan 70.14.030 fees 43.22.500 Nonprofit corporation act, excluded from 24.03.015 Public works, prevailing wages Hours, duties of department Ch. 49.12 approvals, certifications, arbitration Nonprofit miscellaneous and mutual House to house sales by minors rule-making authority 49.12.330 fees 39 12 070 corporations, authorized 24.06.015 arbitration of disputes 39.12.060 LABOR RELATIONS (See EDUCATIONAL Indoor air quality in public buildings certified statement of industrial statistician EMPLOYMENT RELATIONS ACT; PUBLIC EMPLOYMENT LABOR duties 70.162.020 39.12.040 Industrial insurance, See INDUSTRIAL disqualification of contractor for multiple INSURANCE RELATIONS) violations 39.12.065 Industrial insurance division hearing, remedies, penalties 39.12.065 LABOR UNIONS powers and duties 43.22.030 industrial statistician to make determinations Authority for 49.36.010 supervisor, appointment and authority 43.22.020 of 39.12.015 Discrimination investigation of complaints 39.12.065 unfair practices 49.60.190 Industrial relations division public works administration account 39.12.080 Discrimination, See also DISCRIMINATION powers and duties 43.22.270 supervisor, appointment and authority 43.22.260 Group disability insurance, See INSURANCE, Reports subtitle Group disability insurance report to governor 43.22.330 Injunctions against wage collection for aggrieved employees workers' compensation fraud 43.22.331 generally Ch. 49.32 49.48.040 Right of entry of director or employees, refusal, grounds for 49.32.072, 49.36.015 Industrial safety and health penalty 43.22.310 research, experiments, or demonstrations for Insurance Rule-making authority, restriction 43.22.051 group disability Ch. 48.21 safety purposes Rules 43.17.060 Rules compliance group life, generally 48.24.050 Legality of 49.36.010, 49.36.030 variances from rules, director may grant for 49.17.210 technical assistance program Ch. 43.05 Liability for unlawful acts 49.32.070 confidentiality of information 49.17.210 Safety standards, See LABOR AND INDUSTRIES, DEPARTMENT OF, Marine employees' commission to deal with Ch. Industrial safety and health division 47.64 powers and duties 43.22.050 subtitle Industrial safety and health Port district employees Ch. 53.18 supervisor, appointment and authority Seasonal laborers 43.22.040 public employees collective bargaining appeals 49.40.070 Industrial welfare, duties of department Ch. 53.18.015 dispute settlement 49.40.040, 49.40.050, 49.12 Prosecutions against 49.36.030 49.40.060 Industrial welfare committee Public employees abolished, transfer of powers and duties 43.22.282 findings and awards as evidence 49.40.080 agreements between agencies and bargaining Small arms ammunition, authority to adopt unit, subject to rules of personnel resources Investigative unit regulations concerning 70.74.320 board 41.06.150 industrial insurance 51.04.024 bargaining unit, determination of, by personnel resources board 41.06.150
Public employees, See also PUBLIC OFFICERS
AND EMPLOYEES, subtitle Collective Labor disputes, See also LABOR, subtitle reports of employers, owners, and operators Disputes arbitration, See also ARBITRATION AND right of entry to gather, penalty 43.22.310 Subpoena power of director 43.22.300 AWARD, subtitle Labor disputes bargaining Manufactured homes Telecommunications systems installations Ch. Public utility district employees, collective installation, generally Ch. 43.22A 19.28 bargaining rights extended to 54.04.170, 54.04.180 Medical gas piping installers certification of competency and endorsement Temporary worker housing department duties 49.17.300 Unemployment compensation Ch. 18.106 licensing, operation, and inspection 49.17.310 effect of 50.20.110 Mining safety, See LABOR AND INDUSTRIES, DEPARTMENT OF, subtitle Industrial safety and health Unfair practices 49.60.190 Unlawful acts, responsibility for 49.32.070 operation standards 49.17.320 Theatrical enterprises defined 49.38.010 duties 49.38.020, 49.38.030, 49.38.040 rules, adoption of 49.38.070 LABORATORIES Minors, employment of Animal facilities child labor laws, violations appeals to director 49.12.400 criminal acts against Underground work definition 9.08.090 civil penalties and restraining orders safety rules 49.24.370 legislative intent 9.08.080 49,12,390 Underground work, See also LABOR, subtitle Environmental laboratories criminal penalties 49.12.410 Underground work remedies in chapter are exclusive 49.12.420 certification, qualifications, fees, and Vocationally handicapped, director of labor and industries to provide for employment of, exemptions 43.21A.230, 43.21A.235 information program, departmental duties Medical test sites, See MEDICAL TEST SITES 49.12.380 exempt from prevailing wage rate 39.12.022 Mobile and manufactured homes LABORERS (See EMPLOYER AND EMPLOYEES; LABOR) Wage collection consumer complaints 43.22.495 claim procedure 49.48.040 claims 49.48.040 Mobile homes installation, generally Ch. 43.22A duty, generally 49.48.070 installation and warranty services consumer protection act, subject to Application of chapter 15.61.040 reciprocal enforcement agreements, other Beneficial insects, declaration 15.61.010 states 49.48.075 Injunctions to enjoin violations 15.61.030 Wages, duties of department Ch. 49.12 performance of, compensation 43.22.442 standards 43.22.440 Intergovernmental cooperation and agreements Wages, minimum inspection of employer's records 49.46.070 regulations 49.46.080 Oaths, power of director to administer 43.22.300 Regulation of commercial movement 15.61.010 Occupational and environmental research facility advisory committee, membership Violations, penalty 15.61.050 Wages, minimum, See also SALARIES AND LAETRILE WAGES, subtitle Minimum wages 28B.20.456 Certification 70.54.140 Wearing apparel, employer obligations to furnish Office located at state capital 43.17.050 Legislative declaration 70.54.130 Plumbers Physician's immunity from disciplinary action WISHA advisory committee 49.17.055 certification of competency Ch. 18.106 compliance inspections by city or county, pilot project 18.106.280 for prescribing or administering 70.54.150 Witnesses Prescription, administration, permitted 70.54.140 compelling attendance 43.22.300 LAKE UNION SHORELANDS refusing to attend to testify, penalty 43.22.300 Prevailing wage rate Workers' compensation, See INDUSTRIAL INSURANCE determination by industrial statistician Transfer to University of Washington 39.12.015 28B.20.370

LAKE WASHINGTON

Lowering waters by United States, nonliability 37.08.240

LAKE WASHINGTON SHIP CANAL

Additional right-of-way 37.08.250 Consent of state given to United States to construct and operate 37.08.240 Lowering and raising waters, liability for damages 37.08.240

LAKE WASHINGTON TOLL BRIDGES (See BRIDGES)

LAKELAND VILLAGE (See DEVELOPMENTAL DISABILITIES, PERSONS WITH, subtitle Residential habilitation centers)

LAKES

Acid rain 70.94.820

Boats and boating, regulation Ch. 79A.60

Cities and towns adjacent to

calculation of area of city or town 35.21.160 jurisdiction 35.21.160

Ferries, privately owned, generally Ch. 36.53 Fishways, flow, and screening Ch. 77.57 Freshwater aquatic algae control

Freshwater aquatic argae control account, program 43.21A.667
Freshwater aquatic weeds management program 43.21A.660, 43.21A.662

Hydraulic projects and permits Ch. 77.55 Irrigation and rehabilitation districts, regulation and control over lakes within district 87.84.061

Jet skis, regulation Ch. 79A.60 Lake or beach management districts

bonds 36.61.260

cities and towns authorized 35.21.403

creation

appeals, limited 36.61.110

duration 36.61.025

hearing 36.61.040, 36.61.050, 36.61.060

resolution or petition 36.61.030 submittal to landowners 36.61.070. 36.61.080, 36.61.090, 36.61.100

purpose, findings, intent 36.61.010, 36.61.280 rates and charges 36.61.115, 36.61.270 size, duration 36.61.020

special assessment roll 36.61.120, 36.61.130,

36.61.140, 36.61.150

special assessments

county authority may stop 36.61.250 lien created 36.61.230, 36.61.240

limitation 36.61.115

procedure 36.61.160, 36.61.170, 36.61.180, 36.61.190, 36.61.200, 36.61.210, 36.61.220

special assessments, rates, or charges 36.61.020

Lake Osoyoos international water control structure 43.21A.450

Lowering, See LAKES, subtitle Outflow regulation

Navigation, obstructing 88.28.050

Obstructing is nuisance 7.48.120 Outflow fish protection devices and ladders

90.24.050, 90.24.060
Outflow regulation 90.24.010, 90.24.020, 90.24.030, 90.24.040, 90.24.070
Personal watercraft, regulation Ch. 79A.60

Polluted and environmentally sensitive waters, identification and designation 79A.60.520

Public nuisances 7.48.140 Public utility districts, water rights in regard to

54.16.050

Regulation of outflow, See LAKES, subtitle Outflow regulation

Rehabilitation districts, See IRRIGATION
DISTRICTS, subtitle Rehabilitation districts Shoreline management act Ch. 90.58

Water appropriation for public and industrial purposes Ch. 90.16

Water flows or levels, establishment of minimum Ch. 90.22

Water pollution control Ch. 90.48

Water rights

determination and appropriation Ch. 90.03 registration, waiver, and relinquishment Ch.

Water skiing safety Ch. 79A.60 Weed control, superior court jurisdiction 90.24.066

Wharves, docks, and landings Ch. 88.24

LAMB (See MEAT)

Maps, See STATE BASE MAPPING SYSTEM Real property damage

due to governmental action claims, time limitation 64.40.030 definitions 64.40.010 relief provided 64.40.020 Right of entry 9A.52.010

LAND BANK (See PUBLIC LANDS, subtitle Land bank)

LAND COMMISSIONER (See PUBLIC LANDS, subtitle Commissioner of public

LAND DEVELOPMENT

Advertising

false, misleading, or deceptive statements prohibited 58.19.190

Appearance of fairness doctrine Ch. 42.36 Blanket encumbrances, lots or parcels subject to, sale of 58.19.180

Cities and towns, comprehensive plans for 35.63.090

Courts, jurisdiction of superior 58.19.280 Definitions 58.19.020

Developer's duties 58.19.045 Director

defined 58.19.020

Economic development projects - appeals and reviews of permit decisions Ch. 43.21L

Encumbrances, blanket, lots or parcels subject to, sale of 58.19.180

Environmental permits

duties of department of community, trade, and economic development 43.330.125 land use petitions, judicial review Ch. 36.70C project review and permit procedures Ch. 36.70B

Exemptions from act 58.19.030 Hazardous conditions, notice of 58.19.300 Jurisdiction of superior courts 58.19.280 Land use petitions, judicial review Ch. 36.70C Offering statement, public

form, type and style 58.19.130 prohibited uses 58.19.140 uses, prohibited 58.19.140

Project review and permit procedures Ch. 36.70B Public offering statement 58.19.045 Public offering statement, contents 58.19.055

Purchaser's rights 58.19.045 Purpose 58.19.010

Regional transfer of development rights program Ch. 43.362

Registration

amendments to, report required 58.19.120 changes, report required 58.19.120

Requiring purchaser to pay additional sum to construct, complete or maintain development, unlawful, when 58.19.185

Short title of act 58.19.940 Unlawful practice, when 58.19.185 Violations

attorneys' fees 58.19.265

consumer protection act, application 58.19.270

remedies 58.19.265

Watershed compensatory mitigation Ch. 90.74

LAND OFFICE RECEIPTS (See RECORDING AND FILING)

ND SURVEYORS (See ENGINEERS AND LAND SURVEYORS)

LAND TITLE REGISTRATION (See REGISTRATION OF LAND TITLES)

LAND USE (See LAND USE PLANNING) LAND USE PETITIONS

Actions reviewable under administrative procedure act or land use petition act inapplicability of chapter 7.16.360

LAND USE PLANNING (See also PLANS AND PLANNING; ZONES AND ZONING)

Agricultural lands

innovative zoning techniques 36.70A.177 Appeals of decisions, fees and costs 4.84.370 Appearance of fairness doctrine

limitations Ch. 42.36 Building permit applications

required contents 19.27.095

Changes

hearing examiner system 35.63.130 Comprehensive plan and development regulations, copy to county assessor 36.70B.230

Comprehensive planning by cities and counties airports, general aviation 36.70A.510 cities and counties required to plan, compliance 36.70A.040

classification of agriculture, forest, and mineral lands and critical areas guidelines 36.70A.050 climate change mitigation 36.70A.580 comprehensive plans 36.70A.140 accessory apartments 36.70A.400

coordination with other plans 36.70A.100 environmental planning pilot projects 36.70A.385

extension of designation date 36.70A.380 identification of lands useful for public purposes 36.70A.150

innovative techniques 36.70A.090 major industrial developments 36.70A.365 mandatory elements 36.70A.070

master planned resorts, when authorized by county 36.70A.360 mineral resource lands 36.70A.131 new fully contained communities, when approved in county planning 36.70A.350 noncompliance 36.70A.330

noncompliance and sanctions 36.70A.340, 36.70A.345

open space corridors, identification and purchase of 36.70A.160 optional elements 36.70A.080 order of invalidity 36.70A.335 planning activities and capital budget

decisions, conformity with 36.70A.120 presumption of validity 36.70A.320 private property protection 36.70A.370

residential structures occupied by persons with handicaps 36.70A.410 review, amendments 36.70A.130

state agencies to comply 36.70A.103 sufficient land capacity for development 36.70A.115 transmittal to state 36.70A.106

urban growth areas 36.70A.110 county-wide planning policy 36.70A.210 definitions 36.70A.030 development project review process

36.70A.470

development regulations presumption of validity 36.70A.320 transmittal to state 36.70A.106 global warming mitigation and adaptation program 36.70A.5801

greenbelts or open space, adverse possession 36.70A.165

growth management hearings boards

appeal by state, limitations 36.70A.310 national historic towns, designation unlawful detainer 59.18.180, 59.18.390, conduct, procedure, and compensation 36.70A.270 created 36.70A.250 36.70A.520
Industrial projects of statewide significance, procedures to expedite development Ch. 59.18.400 Ejectment and quieting title actions action against tenant expedited review 36.70A.305 final orders 36.70A.300 43 157 failure to pay rent 7.28.250 Judicial review of agency action in possession 7.28.010 invalidity, determination 36.70A.302 land use decisions, appeals and award of fees and costs 4.84.370 judgments, effect of 7.28.130 judicial review 36.70A.295 substitution of landlord in action against matters subject to board review 36.70A.280 Judicial review of land use decisions tenant 7.28.110 member qualifications 36.70A.260 petitions to, evidence 36.70A.290 growth strategies commission, role commencement of review, procedure 36.70C.040 Execution against property in custody of tenant, writ contents 6.17.110 Fire alarms, required 43.44.110, 48.48.140 decision of the court 36.70C.140 definitions 36.70C.020 discovery 36.70C.020 expedited review 36.70C.090 initial hearing 36.70C.080 joinder of parties 36.70C.050 record for judicial review, costs 36.70C.110 required elements 36.70C.070 scope of chapter, exceptions 36.70C.030 scope of review 36.70C.120 standards for granting relief 36.70C.130 standing 36.70C.060 stay of action pending review 36.70C.100 Permit assistance staff 36.70B.220 Regional transfer of development rights program decision of the court 36.70C.140 Firearms, required 45.44.110, 48.4
Firearms, arrest for unlawful use notification of landlord 59.18.075
Firearms or deadly weapons tenant duty regarding 59.18.130 unlawful detainer 59.18.180 36.70A.800 master planned locations 36.70A.367, 36.70A.368 master planned resorts 36.70A.362 military installations, incompatible development 36.70A.530 natural resource lands and critical areas Forcible entry and detainer agricultural land, holding over, effect designation 36.70A.170, 36.70A.172 59.12.035 development regulations 36.70A.060 amendment development regulations 36.70A.060 planning goals 36.70A.020 playing fields, compliance 36.70A.171 progress reports 36.70A.180 public participation 36.70A.035 review and evaluation program 36.70A.215 shoreline master programs 36.70A.480 conformance to proof 59.12.150 when allowed 59.12.160 appeal to supreme court writ of restitution, suspension 59.12.220 appellate review stay bond 59.12.200 stay of proceedings 59.12.210 Regional transfer of development rights program Ch. 43.362 Shoreline management act, effect Ch. 90.58 siting of essential public facilities 36.70A.200 Street projects submittal phasing 36.70A.045 complaint content 59.12.070 service of 59.12.070 construction or improvements, prerequisite to technical assistance, grants, and mediation property development services 36.70A.190 watershed restoration projects, permit processing 36.70A.460 alternative financing methods 35.72.050 continuance, allowance for amendment may contract with land owner 35.72.010 59.12.150 reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 wetlands delineation 36.70A.175 damages for, actions for recovery of possession of personal property 4.56.080 definition 59.12.010, 59.12.020, 59.12.030 Contracts Surface mining, regulation and reclamation Ch. street improvements, prerequisite to land 78.44 detainer development Transportation projects contract with land owner 35.72.010 forcible defined 59.12.020 environmental review unlawful, defined 59.12.030 forcible entry defined 59.12.010 forfeiture, relief against reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 collaborative process 36.70A.430 intent 36.70A.420 Development projects LANDFILLS (See SOLID WASTE MANAGEMENT, subtitle Landfills) application by tenant 59.12.190 consistency with local development regulations, determination 36.70B.040 definitions 36.70B.020 satisfaction of conditions 59.12.190 service of notice 59.12.190 LANDLORD AND TENANT (See also LEASES; REAL PROPERTY) development agreements between local government and person controlling appellate review, stay bond 59.12.200 Administrative law judge property additional fees not authorized 36.70B.210 default by defendant 59.12.120 assignment, proceedings 34.12.036 Applicability of chapter 59.04 RCW 59.04.900 execution of 59.12.170 generally 59.12.170 authorization 36.70B.170 effect 36.70B.180, 36.70B.200 public hearing 36.70B.200 recording 36.70B.190 Assault of another tenant jurisdiction over, superior courts 2.08.010, 59.12.050 notification of landlord 59.18.075 Cities and towns, housing authorities, rentals and tenant selection 35.82.090 jury trials, priority 59.12.130 parties to proceedings 59.12.060 penalty for 59.12.230 local governments not planning under growth Complaint, filing and service as notice to quit 59.08.080 management act may use provisions 36.70B.150 Condemned or unlawful to occupy dwelling rental, tenant's remedies relocation assistance 59.18.085 pleadings amendment local governments to develop consolidated and integrated process, elements of process and when required 36.70B.060 conformance to proof 59.12.150 times allowed 59.12.160 Controlled substances permit applications answer or demurrer by defendant 59.12.121 building use for unlawful drugs 69.53.010 designation of person or entity to receive notices 36.70B.100 search and seizure, landlord notification 69.50.510, 69.52.045 issues of fact, determination by jury 59.12.130 59.12.130 proof, burden of plaintiff 59.12.140 practice, rules of, application 59.12.180 proof, requirement of plaintiff 59.12.140 RCW 59.12.090, 59.12.100, 59.12.121, and 59.12.170 inapplicable if property covered by residential landlord-tenant act, chapter 59.18 RCW 59.18.420 restitution, writ of determination of completeness, notice to applicant 36.70B.070 seizure and forfeiture, damage to landlord's property 69.50.505 local government review 36.70B.050 Crime victim protection notice of application, required elements 36.70B.110 domestic violence, sexual assault, stalking 59.18.570, 59.18.575, 59.18.580, 59.18.585 notice of decision, distribution 36.70B.130 regulations, determination of application's Criminal provisions compliance 36.70B.080 restitution, writ of unlawful detainer 59.12.030 permit review process exclusions 36.70B.140 bond for 59.12.090 Discrimination restrictive covenants 49.60.227 bond to stay 59.12.100 Domestic violence, sexual assault, stalking victim protection 59.18.570, 59.18.575, 59.18.580, 59.18.585 procedures 36.70B.120 inapplicability to certain residential property project review, additional provisions encouraged 36.70B.160 59.12.091 modification of bonds 59.12.110 service of 59.12.100 project review, required elements and limitations 36.70B.030 review process 36.70A.470 Drug seizures notification of landlord 59.18.075, 69.41.062 notify landlord 59.20.155 suspension 59.12.220 use by plaintiff 59.12.090 restoration of property, writ of restitution 59.12.090 Economic development projects - appeals and reviews of permit decisions Ch. 43.21L crack houses Ch. 69.53 Growth strategies commission role of 36.70A.800 service of notice made by mail 59.12.040 manufactured/mobile homes tenant duties 59.20.140 tenant duty regarding 59.18.130, 59.18.180 Historic preservation proof of 59.12.040

[RCW Index—page 428] (2008 Ed.)

when tenant is conducting hotel, inn, etc.	termination or nonrenewal of tenancy	as notice to quit 59.08.080
59.12.040 summons	59.20.080 notice	sufficiency of 59.08.030 continuance of proceedings 59.08.050
contents 59.12.080	services of 59.20.150	fees, sheriff 59.08.090
necessity for 59.12.070	rental agreements	inapplicability of chapter 59.08 RCW to
service of 59.12.080	exceptions 59.20.050	residential property 59.08.900
waste, when deemed as 59.12.030 Gambling, termination of lease if premises used	prohibited provisions 59.20.060 renewals and nonrenewals, requirements	indemnity bond 59.08.100
for 4.24.080	59.20.090	notice to quit or pay 59.08.010 order for hearing 59.08.040
Gang-related activity	required, when 59.20.050	recall of writ of restitution 59.08.070
unlawful detainer 59.18.510	required contents 59.20.060	reinstatement of tenant's right to possession
Gang-related activity by tenants definitions 59.18.030	required terms 59.20.060 terms 59.20.050	59.08.010
duties of tenant 59.18.130	transfer of, procedure 59.20.073	service of process 59.08.040 sheriff's liability for damages 59.08.100
landlord's remedies 59.18.180	waiver 59.20.050	subsequent acceptance by landlord
unlawful detainer 59.12.030	repossessed home in mobile home park	59.08.010
Hazardous or threatening behavior unlawful detainer 59.18.180	secured party liable for rent 59.20.074 retaliation or reprisals	summons and complaint as notice 59.08.010
Hot water heaters	presumptions relating to 59.20.075	when constitutes unlawful detainer 59.12.030
temperature regulation 19.27A.060	rights and remedies, obligation of	writ of restitution 59.08.060
Judicial sale, leasehold under two years absolute	good faith required 59.20.020	Rental security deposit guarantee program
6.21.080 Jurors, challenge of, implied bias if juror landlord	sanitation standards 59.20.190 tenancy	grant recipient authority 59.24.040
or tenant of party 4.44.180	termination 59.20.090	legislative findings 59.24.010 program requirements 59.24.020, 59.24.030,
Landlord's duties	termination, armed forces exemption	59.24.050
failure to perform	59.20.090	source of funds 59.24.060
time limits for remedial action 59.18.070 Leases	tenant duties of 59.20.140	Residential landlord-tenant act
month to month, when construed as 59.04.020	enforceability of rules against, necessary	abandonment landlord's duty to mitigate damages
for specified time, termination 59.04.030	conditions for enforcement 59.20.045	59.18.310
time period, limitation where in writing but	improvements, property of 59.20.100	landlord's remedies 59.18.310
acknowledged, etc. 59.04.010 year to year abolished except under written	live-in care provider may share home with tenant, criteria 59.20.145	liability of tenant 59.18.310
contract 59.04.010	nonrenewal, notice 59.20.090	rent, liability for 59.18.310 tenant's liability upon occurrence 59.18.310
Lien for rent, See LIENS, subtitle Rent	notice to landlord, service 59.20.150	what constitutes 59.18.310
Manufactured/mobile home landlord-tenant act	rent must be paid, condition to exercising remedies 59.20.240	abandonment of premises
applicability of act 59.20.040 arbitration, any controversy may be submitted	venue 59.20.120	deposit 59.18.280
59.20.260, 59.20.270, 59.20.280,	zoning changes	abandonment of property, landlord's rights 59.18.230
59.20.290	notify tenants 59.20.090	actions and proceedings
attorneys' fees costs entitlement 59.20.100	Notice	bar to arbitration, when 59.18.320
criminal activities	complaint filing and service as 59.08.080 failure to pay rent, notice to quit premises	deposit, recovery of, costs and fees allowed,
termination grounds 59.20.080	59.04.040	when 59.18.280 forcible entry, writ of restitution
definitions 59.20.030	periodic tenancies, termination 59.04.020	application for 59.18.370
deposit, performance security retention	rent default less than forty dollars, notice to quit or pay 59.08.010	hearing upon 59.18.370
statement of basis for 59.20.180	termination of month to month tenancy	order for 59.18.370
written rental agreement provision	59.04.020	forcible entry or detainer answer 59.18.380
59.20.160	Notice, See also LANDLORD AND TENANT,	answer of defendant 59.18.400
trust account maintenance 59.20.170 drug seizure, notify landlord 59.20.155	subtitle Residential landlord-tenant act Possession gained without consent	bond, post-judgment by defendant
drugs	payment of rent 59.04.050	59.18.390
tenant duties 59.20.140	surrender 59.04.050	bond prior to final judgment 59.18.380 costs and attorneys' fees, award in
eviction grounds 59.20.080	Redemption possession during redemption period 6.23.110	judgment 59.18.410
failure to renew tenancy or occupancy	rents and profits 6.23.090	damages, judgment for 59.18.410
grounds 59.20.080	unexpired lease 6.23.110	defendant's bond 59.18.390
forcible entry, detainer, applicability	use and occupation value 6.23.090	defenses or set off, assertion of 59.18.400 execution of judgment 59.18.410
59.20.040 health and sanitation standards 59.20.190	Relocation assistance for low-income tenants authorization for certain cities, towns,	forfeiture of lease or tenancy, judgment
improvements, by tenant, property of	counties, and municipal corporations to	may include 59.18.410
59.20.100	require 59.18.440	judgment, payment into court 59.18.410
landlord 59.20.135	payments not considered income, eligibility	judgment and execution 59.18.410 judgment and order 59.18.380
duties of 59.20.130 failure to carry out, tenants remedies	for public assistance unaffected 59.18.450 Rent	notice, bond hearing 59.18.390
59.20.200, 59.20.210, 59.20.220,	city control, prohibited 35.21.830	rent due, inclusion in judgment 59.18.410
59.20.230	counties, rent control, state preemption	restitution, judgment for 59.18.410
rent payment is a condition to tenant's remedies 59.20.240	36.01.130 failure to pay, notice to quit premises	satisfaction of judgment by payment into court 59.18.410
nonrenewal, notice 59.20.090	59.04.040	stay of order 59.18.380
notice to tenant, service 59.20.150	lien for	writ of restitution, service of 59.18.390
prohibited acts 59.20.070	creation, enforcement, and duration	possession of premises by tenant 59.18.290
rent increase, notice 59.20.090 retaliation or reprisal, presumptions	60.72.010 possession gained without consent 59.04.050	unlawful detainer requirements for commencing action
concerning 59.20.075	Rent, See also RENTS AND PROFITS	59.18.180
live-in care provider may share home with	Rent default	writ of restitution, hearing, order, and
tenant 59.20.145	hearings 59.08.060	application for 59.18.370
manufactured/mobile home communities good faith negotiations 59.20.305	notice to quit premises 59.04.040 under forty dollars	affidavit, unable to pay arbitration fee, waiver or deferral of 59.18.340
notice of sale 59.20.300	applicability of chapter 59.08 RCW	agent of landlord, designated, when 59.18.060
mediation	59.08.900	agreements, written, arbitration, relating to
any dispute may be submitted 59.20.250	complaint	59.18.320

LANDLORD AND TENANT

agricultural employees, seasonal, housing	recoverable, when 59.18.230, 59.18.280,	landlord's failure to remedy, tenant's choice
exempted from chapter, when 59.18.040 agricultural land, residence thereon, exempted	59.18.290, 59.18.300 recovery of 59.18.250	of actions 59.18.090 notice from tenant to landlord 59.18.070
from chapter, when 59.18.040	tenant liable, when 59.18.180	repair of
amount of damages, forcible entry or detainer	bargaining position of parties, inequality of	authorized by court of arbitrator 59.18.110
action, judgment for 59.18.410 answer, unlawful detainer action 59.18.380	precludes exemptions from chapter 59.18.360	liability for 59.18.180 by tenant 59.18.100
answer of defendant	bids for repair of defective conditions	limitations and exclusions 59.18.100
defenses or set off to forcible entry or	59.18.100	reduction of rent 59.18.100
detainer action 59.18.400	bond	when 59.18.100
forcible entry or detainer action 59.18.400 appeals, arbitration decisions of, procedures	forcible entry or detainer, defendant's post- judgment 59.18.390	time for 59.18.110 tenant may repair, when 59.18.100
59.18.330	unlawful detainer action, final judgment,	termination of tenancy, when 59.18.120
appliances, tenant, duties relating to 59.18.130	prior to 59.18.380	time for landlord to remedy 59.18.070
applicability to prior, existing, or future leases 59.18.430	charges, damage or cleaning, withholding of 59.18.260	unfeasible to repair within time limits 59.18.120
application for arbitration, completion and	checklist of conditions 59.18.260	vacation of premises, when, conditions for
delivery of 59.18.330	claims, tenant against security deposit, priority	59.18.120
arbitration agreement to, exceptions 59.18.320	of 59.18.270 cleaning	definitions 59.18.030 deposit
appeal of decisions 59.18.330	duty of tenant 59.18.130	abandonment of premises 59.18.280
application for 59.18.330	fee	action for recovery of, costs and fees
arbitrator	tenant's duties affected 59.18.130	allowed, when 59.18.280
choice of 59.18.320 powers of 59.18.330	terms for charging included in written rental agreement 59.18.260	cleaning or damage, withholding of 59.18.260
authorized, when 59.18.320	completion of arbitration, time for 59.18.350	recovery of, action for, costs and fees
choice of arbitrator 59.18.320	condemned or unlawful to occupy dwelling	allowed, when 59.18.280
completion, time for 59.18.350 contempt of court under 59.18.330	rental, tenant's remedies 59.18.085 condemned property, highway purposes,	retained, statement concerning 59.18.090
cost of	exempted from chapter, when 59.18.040	retention of, statements relating to 59.18.280 return of, statement concerning 59.18.090
allowed to prevailing party, when	contempt of court, arbitration proceedings,	security for tenant's performance, trust
59.18.280	when 59.18.330	account, deposit in 59.18.270
recoverable, when 59.18.300 court action as bar, when 59.18.320	contract terms of, termination of tenancy 59.18.220	withholding of terms for included in written rental
decision	time of tenancy, termination of 59.18.220	agreement 59.18.260
appeal of 59.18.330	correctional facilities, exempted from chapter	wear and tear, normal, prohibition
effect of 59.18.330 enforcement of 59.18.330	59.18.040 costs	59.18.280 deposit to secure tenancy
finality of 59.18.330	paid into court, forcible entry or detainer	landlord's duties concerning 59.18.253
requirements of 59.18.330	59.18.380	dispute resolution
defective conditions	payment of, tenant, when 59.18.180	mediation 59.18.315
affecting more than one dwelling 59.18.330 certain, arbitration 59.18.320	recoverable, when 59.18.290, 59.18.300 recovery of 59.18.250	distress for rent, landlord's right to abolish 59.18.230
determination that landlord has failed to	tenant liable for, when 59.18.180	drayage, tenant's liability upon abandonment
carry out duties 59.18.110	costs of action, forcible entry or detainer,	59.18.310
enforcement of decision 59.18.330 evidence 59.18.330	judgment may award 59.18.410 costs of suit, recoverable, when 59.18.230	drug and alcohol free housing 59.18.550 drug seizure
exceptions to 59.18.320	county prosecutors, approval of exemptions	notification of landlord 59.18.075
fee	from this chapter, when required 59.18.360	drugs
amount of 59.18.340 payment, by whom 59.18.340	court action, bar to arbitration, when 59.18.320	tenant duty regarding 59.18.130, 59.18.180 unlawful detainer 59.18.180, 59.18.390,
waiver or deferral of 59.18.340	criminal provisions	59.18.400
hearing	hazardous or threatening behavior 59.18.130	duties, arbitration, relating to completion of
procedure 59.18.330	malicious or intentional destruction 59.18.130	59.18.350
scheduled by arbitrator, time requirements 59.18.330	damage deposit	duties of landlord 59.18.060
notice, requirements 59.18.320	written agreement 59.18.260	failure to carry out, tenant's remedies
powers of arbitrator 59.18.330	damages	59.18.100
procedural requirements 59.18.320 prohibited, when 59.18.320	forcible entry or detainer action, judgment for 59.18.410	failure to perform 59.18.070 tenant 59.18.130
recording of proceedings under 59.18.330	hold over by tenant, landlord's remedies	rules, conformance to 59.18.140
requirements generally 59.18.320	59.18.290	dwelling unit, defined 59.18.030
situations where prohibited 59.18.320 subpoena, issuance of 59.18.330	recovery for 59.18.280 tenant's for removal or exclusion from	electricity termination of service by landlord 59.18.300
tenant wrongfully removed or excluded from	premises 59.18.290	time for landlord to remedy defect 59.18.070
premises 59.18.290	utility services, termination of by landlord	emergency
termination of tenancy, when 59.18.120	59.18.300	landlord, rights of 59.18.180
time for completion of process 59.18.350 time requirements, hearings 59.18.330	decisions arbitration proceedings, time for,	repairs during 59.18.180 employee housing, exempted from chapter,
unlawful detainer action as bar to 59.18.320	requirements of 59.18.330	when 59.18.040
written decision, requirements of 59.18.330	enforceability of from, arbitration 59.18.330	entry, fire officials 59.18.150
attorney, tenant's, approval of exemptions, when required 59.18.360	finality of arbitration 59.18.330 default in rent	entry, landlord's right of abandonment of premises by tenant
attorney general, consumer protection	landlord's remedies 59.18.310	59.18.310
division must approve exemptions from	tenant's liability 59.18.310	conditions, purposes 59.18.150
chapter 59.18.300 attorneys' fees	defective conditions affecting more than one dwelling, arbitration	eviction presumptions created 59.18.250
forcible entry or detainer actions, judgment	regarding 59.18.330	rebuttal of presumption of retaliation or
may award 59.18.410	arbitration, not available, when 59.18.320	reprisal 59.18.250
payment of, tenant, when 59.18.180	bids for repair of 59.18.100 failure of tenant to remedy, landlord's	reprisal or retaliation, when 59.18.240 evidence
provided at no cost, not recoverable 59.18.250	remedies 59.18.160	admissibility of into arbitration hearing
reasonable, defined 59.18.030	landlord's duties concerning 59.18.060	59.18.330

[RCW Index—page 430] (2008 Ed.)

arbitration hearings 59.18.330	termination of service by landlord 59.18.300	entry of premises
rules of in arbitration 59.18.330 exclusion of children, conversion to	time for landlord to remedy defect 59.18.070 hold over by tenant, landlord's remedies	conditions 59.18.150 upon abandonment 59.18.310
condominium, notice 59.18.200	59.18.290	screening of tenants, notice of costs
execution of judgment, forcible entry or	hospitals, exempted from chapter 59.18.040	59.18.257
detainer 59.18.410	hot water	landlord's failure to remedy defective
exemptions	landlord's duties concerning 59.18.060	condition tenant's choice of actions
agreement in writing, requirements for 59.18.360	time for landlord to remedy defect 59.18.070	59.18.090 lease
allowable 59.18.360	hotel, motel, transient lodging, exempted from chapter 59.18.040	exemptions appearing in 59.18.360
approval by attorney general, county	institutional residential facilities, exempted	forfeiture of, forcible entry or detainer action
prosecutor, or tenant's attorney 59.18.360	from chapter 59.18.040	59.18.410
from chapter, living arrangements, certain	judgment	lien provision, prohibited, when 59.18.230
59.18.040	confession of prohibited by terms of lease	printed, requirements 59.18.210
conditions when permitted 59.18.360 requirements regarding 59.18.360	59.18.230 diminished rental value 59.18.110	requirements for 59.18.210 standard form, exemptions appearing in
farm rental, residence thereon, exempted from	forcible entry or detainer, execution of	59.18.360
chapter, when 59.18.040	59.18.410	term for 59.18.210
farm workers, seasonal, housing exempted	repair costs 59.18.110	terms of, waiver of chapter prohibited
from chapter, when 59.18.040	satisfaction of by payment into court	59.18.230
fees arbitration 59.18.340	59.18.410 judgment and execution, forcible entry or	terms prohibited 59.18.230 unenforceability of prohibited terms
attorney's, recoverable, when 59.18.230	detainer action 59.18.410	59.18.230
cleaning, tenant's duties affected 59.18.130	jurisdiction, district or superior courts	validity of 59.18.210
damage or cleaning, written rental	59.18.050	waiver of chapter prohibited 59.18.230
agreement, included in 59.18.260	landlord	written
deposit to secure tenancy, landlord's duties	actions, certain deemed to be reprisals or	cleaning deposit, withholding of 59.18.260
59.18.253 nonrefundable, not designated as part of	retaliation 59.18.240 complaints against by tenant, protection	damage deposit, withholding of 59.18.260 deposits, cleaning or damage, withholding
deposit 59.18.285	59.18.240	of 59.18.260
screening of tenants, notice of costs	defined 59.18.030	requirement 59.18.210
59.18.257	deposits, withholding of 59.18.260	liability
fire hazard, remedy of 59.18.180	distress for rent, right abolished 59.18.230	indemnification of landlord for, prohibited
firearms or deadly weapons tenant duty regarding 59.18.130, 59.18.180	duties 59.18.060 deposit of security in trust account	59.18.230 landlord's
forcible entry or detainer	59.18.270	tenant's property 59.18.230
answer of defendant 59.18.400	failure to carry out 59.18.110	termination of utility services 59.18.300
attorneys' fees and costs, award in judgment	tenant's remedies 59.18.100	tenant for
59.18.410	failure to perform 59.18.070	rent default 59.18.310
bond, defendant's, when required 59.18.390 costs and attorneys' fees, award in judgment	failure to perform, time limits for remedial action 59.18.070	storage and drayage upon abandonment 59.18.310
59.18.410	notice to tenant of	lien
damages, judgment for 59.18.410	depositary of trust account 59.18.270	personal property, creation prohibited
defenses or set off, assertion of 59.18.400	retaining deposit 59.18.280	59.18.230
execution of judgment 59.18.410	receipt to tenant for moneys held as security 59.18.270	prohibition against on tenant's property 59.18.230
forfeiture of lease or tenancy, judgment may include 59.18.410	statement of basis for retaining deposits	living arrangements, certain exempted from
judgment, payment into court 59.18.410	59.18.280	chapter 59.18.040
judgment and execution 59.18.410	time limits for fulfilling 59.18.070	locks and keys, landlord's duties concerning
rent due, inclusion in judgment 59.18.410	emergency, rights during 59.18.180	59.18.060
rent payment into court registry 59.18.375 restitution, judgment for 59.18.410	entry onto premises, tenant's noncompliance 59.18.180	maintenance of premises certain duties of tenant 59.18.130
satisfaction of judgment by payment into	eviction by, reprisal or retaliation, when	damage and cleaning fees, withholding of
court 59.18.410	59.18.240	59.18.060
writ of restitution, service of 59.18.390	liability of	duties of landlord 59.18.060
forcible entry or detainer, See also	deposit of tenant, for 59.18.280	landlord, duties of concerning 59.18.060
LANDLORD AND TENANT, subtitle Residential landlord-tenant act, unlawful	property of tenant 59.18.230 refund to tenant 59.18.280	tenant, certain duties of 59.18.130 malicious or intentional destruction
detainer	tenant's property 59.18.230	criminal provisions 59.18.130
gang-related activity	name and address available to tenants	mediation
defined 59.18.030	59.18.060	dispute resolution 59.18.315
duty of tenant 59.18.130 landlord's remedies 59.18.180	noncompliance, tenants', complaint 59.18.240	mold information, landlord's duties 59.18.060
gang-related activity by tenant, legislative	notice of termination of tenancy 59.18.200	monasteries and convents, exempted from
findings and declarations 59.18.500	notice to tenant	chapter 59.18.040
gang-related activity by tenant, unlawful	failure to carry out duties 59.18.170	moneys, security deposits, deposit into trust
detainer action 59.18.510	of noncompliance 59.18.190	account, receipt of interest 59.18.270
garbage and waste, landlord's duties concerning 59.18.060	obligations 59.18.100 receipts for payments, landlord to provide if	moving expenses, tenant's liability upon abandonment 59.18.310
gas, termination of service by landlord	requested 59.18.063	noncompliance
59.18.300	remedies	landlord's, tenants' complaint concerning
hazardous conditions, time for landlord to	abandonment by tenant 59.18.310	59.18.240
remedy 59.18.070	tenant's failure to correct defective	notice of 59.18.190
hazards, remedy of, responsibility for 59.18.180	conditions 59.18.160 removal or exclusion of tenant from	tenant's complaint about landlord 59.18.240 nonrefundable fees
hearing	premises 59.18.290	not designated as part of deposit 59.18.285
arbitration 59.18.330	reprisals or retaliation	notice
bond, defendant's post-judgment, forcible	defined 59.18.240	abandonment by tenant, landlord to notify of
entry or detainer action 59.18.390	prohibited 59.18.240	property sale 59.18.310
unlawful detainer action 59.18.180, 59.18.370	retaliation or reprisal, presumptions concerning 59.18.250	arbitration hearings 59.18.330
heat	rights	requirements 59.18.320
landlord's duties concerning 59.18.060	distress for rent abolished 59.18.230	deposits, retention of 59.18.280

LANDLORD AND TENANT

duties of tenant, landlord may notify tenant payment by tenant 59.18.310 repair of property, landlord's duties of failure to carry out 59.18.170 entry by landlord 59.18.150 expiration of 59.18.190 concerning 59.18.060 personal abandonment, landlord's rights 59.18.230 repairs tenant's, taking by landlord 59.18.230 return of tenant's property landlord's duties 59.18.310 authorized by court or arbitrator 59.18.110 forcible entry or detainer, bond, defendant's post-judgment 59.18.390 hearings, arbitration 59.18.330 emergency, during 59.18.180 interruption of utility services, when allowed tenants', sale by landlord abandonment by tenant 59.18.310 59.18.300 landlord to tenant of landlord, by noncompliance 59.18.190 distribution of proceeds 59.18.310 charged to tenant, when 59.18.180 sale of tenant's property upon abandonment 59.18.310 public lands, exempted from chapter, when tenant may be charged, when 59.18.180 payment for, tenant, when 59.18.180 by tenant 59.18.100 59.18.040 public policy, violation of as precluding exemptions this chapter 59.18.360 purchaser as tenant, exempted from chapter tenant's failure to carry out duties 59.18.170 tenant's responsibility, when 59.18.180 noncompliance, tenant's 59.18.180, time for, determination by court or arbitrator 59.18.110 59.18.040 59.18.190 rent increase, rebuttal of presumption of reprisal or retaliation 59.18.250 reasonable attorneys' fees, defined 59.18.030 reprisals or retaliation receipts for payments, landlord to provide if requested 59.18.063 defined 59.18.240 rental agreement, modification of 59.18.140 prohibited 59.18.240 restitution, writ of, application for 59.18.370 rules of tenancy, modification of 59.18.140 tenant's failure to carry out duties, landlord may notify 59.18.170 refund, deposit, time for 59.18.280 restitution judgment for, forcible entry or detainer landlord's action 59.18.410 certain noncompliance by tenant 59.18.180 trust account for security deposit 59.18.270 unlawful detainer action 59.18.370 failure of tenant to remedy defective notice 59.18.375 order, hearing, and application for 59.18.370 condition 59.18.160 notice of defective conditions, tenant to landlord 59.18.070 tenant intentionally causing loss of utility retaliation or reprisals defined 59.18.240 presumptions relating to 59.18.250 prohibited 59.18.240 services 59.18.300 tenant, bar to arbitration, when exercise of constitutes 59.18.320 notices exclusion of children or conversion to condominium 59.18.200 tenant's 59.18.070 termination of tenancy, time for 59.18.200 assertion of protected 59.18.240 rights, abandonment by tenant 59.18.310 nuisance, tenant's duty not to permit rights and remedies, obligation of good faith imposed 59.18.020 termination of utility services by landlord 59.18.130 59.18.300 nursing homes, licensed, exempted from chapter 59.18.040 obligation of good faith, imposed for exercise of rights and remedies 59.18.020 rights of landlord, entry into premises, conditions for 59.18.150 tenant's choice upon failure of landlord to correct defective condition 59.18.090 unlawful detainer 59.18.380 rules of tenancy conformance to by tenant 59.18.140 order, unlawful detainer action 59.18.380 amount due, judgment, inclusion 59.18.410 deductions from, cost of repairs 59.18.100 default by tenant 59.18.310 effective date, time of 59.18.140 owner, defined 59.18.030 safety parties, bargaining position of, inequality affected by noncompliance 59.18.180 precludes exemptions from chapter diminished, when 59.18.110 distress for, right to abolished 59.18.230 public policy of state 59.18.360 59.18.360 sanitary housing, public policy of state periodic tenancy termination of 59.18.220 forcible entry or detainer action, amount due 59.18.360 satisfaction of judgment in forcible entry or detainer action 59.18.410 may be included in judgment 59.18.410 notice requirements 59.18.200 increase person, defined 59.18.030 presumptions relating to 59.18.250 screening of tenants personal property
sale of upon abandonment of premises by reprisal or retaliation, when 59.18.240 costs, notice to tenant 59.18.257 liability of tenant upon abandonment service of process, alternatives to personal tenant 59.18.310 service 59.18.055 tenant's recovery of 59.18.230 nonpayment, when allowed 59.18.090 services premises paid into court, unlawful detainer action 59.18.380 reduction of, reprisal or retaliation, when 59.18.240 damages to, deposit, withholding 59.18.260 defined 59.18.030 exclusion of landlord by tenant 59.18.290 payment of utility condition of exercise of tenant's remedies tenant intentionally causing loss of hold over by tenant 59.18.290 59.18.080 59 18 300 removal or exclusion of tenant from 59.18.290 duty of tenant 59.18.130 exceptions 59.18.080 termination by landlord unlawful 59.18.300 set off, assertion of vacation of retention of deposit, statement relating to 59.18.280 tenant's remedies conditioned upon answer of defendant in forcible entry or 59.18.080 detainer action 59.18.400 forcible entry or detainer action, answer of defendant 59.18.400 when not required 59.18.090 return of deposit 59.18.280 receipts for payments, landlord to provide if requested 59.18.063 presumptions rebuttal of 59.18.250 tenant's liability upon abandonment reduced, when 59.18.110 59.18.310 reprisal or retaliation, when 59.18.250 reduction in 59.18.100 refund of, when required 59.18.090 shipping charges, tenant's liability upon abandonment 59.18.310 answer of defendant, forcible entry or detainer action 59.18.400 short title 59.18.010 tenant's single family dwellings, excluded from application of act, when 59.18.415 default 59.18.310 arbitration, relating to 59.18.320 liability upon abandonment 59.18.310 defenses to forcible entry or detainer action, rent payment into court registry forcible entry or detainer 59.18.375 single family residence, defined 59.18.030 assertion of 59.18.400 forcible entry or detainer action 59.18.380 answer of defendant 59.18.400 restitution, writ of 59.18.370 smoke detection device duty of tenant 59.18.130 rental agreement landlord's duties concerning 59.18.060 conformance to by tenant 59.18.140 unlawful detainer 59.18.370 writ of restitution 59.18.370 damage deposit, withholding of 59.18.260 storage and sale of tenant's property defined 59.18.030 notification of tenant 59.18.312 exemptions appearing in 59.18.360 payment of storage cost 59.18.312 prohibited acts eviction of tenant, retaliation or reprisal, when 59.18.240 modifications of, time effective 59.18.140 proceeds from sale 59.18.312 termination of, repairs, payment for writ of restitution 59.18.312 storage charges, tenant's liability upon abandonment 59.18.310 landlord's retaliation 59.18.240 59.18.180 retaliation or reprisal by landlord 59.18.240 waiver in lease 59.18.230 waiver of chapter provisions prohibited 59.18.230 subpoenas arbitrator may issue 59.18.330 written issuance by arbitrator 59.18.330 cleaning fee, withholding of 59.18.260 abandonment of, landlord's rights 59.18.230 drayage and storage costs nonrefundable fees 59.18.285 substandard and dangerous conditions

[RCW Index—page 432] (2008 Ed.)

occupancy of premises 59.18.290 wear and tear, normal, deposit may not be certification by government agency possession of premises 59.18.290 utility services 59.18.300 rights and remedies, protection of 59.18.240 withheld for 59.18.260 59.18.115 tenant's remedies, procedure 59.18.115 writ of restitution how obtained 59.18.370 suit, costs of, recoverable, when 59.18.230 vacation of premises, when 59.18.120 tenant's duties 59.18.130 notice 59.18.375 service 59.18.390 superior court jurisdiction, arbitration proceedings failure to carry out, notice by landlord, contents 59.18.170 59.18.330 written agreement orders, jurisdiction to issue in relation to arbitration 59.18.330 arbitration, submission to 59.18.320 rules, conformance to 59.18.140 exemptions from certain provisions of this chapter 59.18.360 tenant's property, proceeds from landlord's deposit to secure, landlord's duties sale of upon abandonment 59.18.310 yearly tenancies, abolished, exceptions 59.18.253 tenant's remedies 59.18.210 prerequisite, payment of rent, utilities 59.18.080 Residential property, inapplicability of chapter 59.04 RCW 59.04.900 forfeiture of, forcible entry or detainer action 59.18.410 rent, utilities payment of as prerequisite of exercise 59.18.080 Service of process, alternatives to personal service 59.18.055 month to month, when construed to be 59.18.200 termination of rental agreement payment for repairs 59.18.180 period of 59.18.200 Substandard and dangerous conditions certification by government agency 59.18.115 tenant's remedies, procedure 59.18.115 year to year, abolished, exceptions retention of deposit, statement relating to required 59.18.280 59.18.210 periodic, termination of 59.18.220 Tenancies from termination of return of deposit 59.18.280 month to month tenant's removal or exclusion from premises notice 59.18.200 construed as periodic 59.04.020 periodic 59.18.220 59.18.290 termination notice, time to be given termination of tenancy year to year, requirements for 59.18.210 defective conditions, when 59.18.120 deposits, return of 59.18.260 exclusion of children or conversion to condominium, notice 59.18.200 notice of, armed forces exemption 59.18.200 time of 59.18.220 time of armed forces exemption 50.18.220 time of armed forces exemption 50.18.220 59.04.020 year to year, abolition unless express written contract 59.04.010 Tenancy by sufferance tenant abandonment, liability for rent and damages 59.18.310 actions of, good faith and lawful 59.18.240 liability of tenant for rent 59.04.050 charged for repairs, when 59.18.180 complaints against landlord, cause for 59.18.240 termination 59.04.050 when deemed 59.04.050 Termination of tenancies, when deemed defective conditions, repair of 59.18.100 time of, armed forces exemption 59.18.220 59.04.030 defenses to unlawful detainer action threatening behavior Threatening another tenant with deadly weapon tenant duty regarding 59.18.180 59.18.180 notification of landlord 59.18.075 defined 59.18.030 termination of rental agreement 59.18.352, Unclaimed property
landlord, held by as result of sheriff's sale
63.29.133
Unlawful detainer deposits, withheld, when 59.18.260 59.18.354 time for completion of arbitration 59.18.350 duties of performance, security for, retention of time limits, landlord's duties 59.18.070 59.18.280 time requirements, termination of tenancy criminal provisions 59.12.030 performance of, security for 59.18.260, Unlawful entry and detainer definitions 59.16.010 parties to action 59.16.040 59.18.270 trust account moneys held as security deposit, receipt of rent, utilities payment of 59.18.080 eviction of, reprisal or retaliation, when interest 59.18.270 pleadings 59.18.240 allegation of plaintiff 59.16.030
answer, statement of claim 59.16.020
complaint, oath 59.16.020
denial of ownership by defendant 59.16.030
trial of separate issues 59.16.040
plawful holding by tenant notice of depositary to tenant 59.18.270 exclusion of children or conversion to unlawful detainer action may be commenced, when 59.18.180 bar to arbitration, when 59.18.320 bond prior to final judgment 59.18.380 claims under 59.18.230 defenses 59.18.180 judgment and order 59.18.380 condominium, notice 59.18.200 failure to comply with duties, landlord's remedies 59.18.180 Unlawful holding by tenant jurisdiction of court 59.08.020 remedy defective conditions 59.18.160 good faith and lawful actions 59.18.240 proceedings for recovery of possession 59.08.020 procedure regarding action for 59.18.370 landlord's reprisal or retaliation 59.18.250 holdover on premises, unlawful except under court order 59.18.290 rent payment into court registry 59.18.375 Utilities stay of order 59.18.380 tenant delinquencies 87.03.445 noncompliance entry by landlord, when 59.18.180 notice of by landlord 59.18.190 unlawful detainer, See also LANDLORD AND TENANT, subtitle Residential Waste, when commission of waste constitutes unlawful detainer 59.12.030 landlord-tenant act, actions and proceedings; LANDLORD AND TENANT, subtitle Residential landlord-Writ of execution unlawful detainer, grounds for 59.18.180 recall of, bond 59.08.080 notice of termination of tenancy 59.18.200 service and execution by sheriff 59.08.060 obligations, performance of, security for, tenant act, forcible entry or detainer LANDSCAPE ARCHITECTS trust account 59.18.270 unlawful detainer actions Board of registration membership, qualifications and appointment 18.96.040 distressed home, previously 59.18.363 summons, form 59.18.365 property, personal recovery of 59.18.230 taken or detained by landlord 59.18.230 powers and duties 18.96.060 taking by landlord 59.18.230 payment of tenant's remedies conditioned upon protection of rights and remedies 59.18.240 terms and vacancies 18.96.050 59.18.080 travel expenses and compensation 18.96.050 remedies bar to arbitration, when exercise of constitutes 59.18.320 utility services Definitions 18.96.030 Registration tenant intentionally causing loss of landlord's failure to carry out duties 59.18.300 application and fees 18.96.080 termination by landlord 59.18.300 time for landlord to remedy defect 59.18.070 59.18.100 certificate 18.96.150 removal or exclusion from premises by landlord 59.18.290 examinations 18.96.080, 18.96.090 vacation of premises, time for, reasonable, determination by court or arbitrator fees 18.96.110 utility services, termination by landlord lost or destroyed certificate, reissuance 59.18.300 18.96.140 59.18.120 qualifications and educational requirements removal or exclusion from premises waiver fee, arbitration 59.18.340 prohibitions against, lease waiving provisions of chapter 59.18.230 18.96.070 remedies 59.18.290 unlawful except under court order reciprocity to out-of-state applicants 59.18.290 18.96.100 renewal and reinstatement 18.96.110 repair of defective conditions 59.18.100 water landlord's duties concerning 59.18.060 required 18.96.010, 18.96.020 termination of service by landlord 59.18.300 approval by attorney of exemptions from seal of registered landscape architect time for landlord to remedy defect 59.18.070 this chapter 59.18.360 18.96.150

enforcement 10.99.055

procedure for issuing and entering 10.99.045

suspension for nonpayment or default on sentence conditions and procedures limited authority officer 10.93.080 educational loan or scholarship 18.96.190 10 99 050 specially commissioned peace officer statewide notice 10.99.040 Uniform regulation of business and professions 10.93.090 policy on violence committed by officers 10.99.090 act 18.96.200 contracting authority of law enforcement Violations agencies 10.93.130 enforcement 18.96.180 protection orders definitions 10.93.020 computer entry for statewide notice hearings 18.96.060 effective date 10.93.900 penalty 18.96.170 26.09.060 fresh pursuit 10.93.120 computer entry to constitute statewide seal, unlawful use 18.96.160 liability for acts undertaken pursuant to chapter 10.93.040 notice, requirements 26.50.100 unprofessional conduct 18.96.120 ex parte temporary order for protection privileges and immunities of officers, agents, employees 10.93.060 LARCENY (See CRIMES) penalties, prerequisite, duty to serve copy of order 26.50.115 **LASERS** report of authority undertaken pursuant to chapter 10.93.030 issuance, assistance by peace officer Unlawful discharge, penalties Ch. 9A.49 26.50.080 LAW ENFORCEMENT CHAPLAINS supervisory control 10.93.050 personal service Duties 41.22.040 Overtime compensation 49.46.130 exceptions 26.50.090 Legislative findings 41.22.010 Domestic violence, official response, See DOMESTIC VIOLENCE Peer support group counselors, privileged Local law enforcement agencies may use communications 5.60.060 volunteers 41.22.030 Driving record, abstract of Police dogs State patrol may use volunteers 41.22.020 information to be excluded from record immunity from liability for handler using dog LAW ENFORCEMENT 46.52.130 in line of duty 4.24.410 COMMUNICATIONS NETWORK Ethnic and cultural diversity training required to incorporate cultural Charges for use 43.89.010 unlawful release of personal information sensitivity and awareness into law enforcement activities 43.101.280 Cities and counties, participation 43.89.030 4.24.680, 4.24.690, 4.24.700 Connections with other systems 43.89.010 Racial profiling 43.101.410 False arrest insurance cities and towns 35.23.460 Transfer of powers and duties to state patrol Records 43.89.040 exchange with school districts Fingerprints Transfer of powers and duties to state patrol, notification of parents and students judge to order 10.98.050 effect 43.89.050 28A 600 47 Fingerprints and identifying data LAW ENFORCEMENT OFFICERS (See also CONSTABLES; PEACE OFFICERS; POLICE; SHERIFFS; Reflective warning devices placed on cars broken transmit to state patrol identification and down on shoulder 46.37.450 criminal history section 10.98.050 Reserve officers Firearms city legislative body members, service as 35.21.770 STATE PATROL) confiscation by officer of firearm subject to Alcoholic beverages forfeiture authorized 9.41.098 report of seizure 66.32.090 Fires, investigation and police power 43.44.050, employment protection 49.12.460 Chief of police optional municipal code city council members authorized to serve as 35A.11.110 48.48.060 eligibility criteria 35.21.333, 35.21.334 Immunity vacancies 35.21.335 response to secure community transition Retired Child abuse facility 4.24.551 firearms certificates 36.28A.090 child taken into custody Impersonation, criminal 9A.60.045 Sexual assault investigation Juvenile runaways, policy manual of statutes regarding 43.101.300 statement to parents 26.44.110 training 43.101.270 reporting duties 26.44.030 State identification number Law enforcement medal of honor state patrol to furnish 10.98.080 award of medal 41.72.030 design of medal 41.72.050 records maintained by agencies 26.44.035 Strip and body cavity searches, See JAILS, subtitle Strip, body cavity searches response by more than one agency, procedure for coordination 26.44.035 establishment 41.72.010 establishment of qualifications 41.72.020 Supervision management and recidivist tracking system (SMART) 43.10.095, 43.10.097 Child abuse and neglect training 43.101.365, law enforcement medal of honor committee 41.72.020 43.101.370 Training Child sexual abuse investigation 26.44.180, 26.44.185, 26.44.190 investigator training 43.101.224 posthumous award of medal 41.72.040 rulemaking authority 41.72.020 basic law enforcement required for new personnel 43.101.200 Law enforcement training standards and education, board on 43.101.310, 43.101.315, 43.101.320, 43.101.325, 43.101.330, 43.101.335, 43.101.340 child abuse and neglect training 43.101.365, Criminal identification, See STATE PATROL, 43.101.370 subtitle Identification and criminal history core requirements 43.101.350 education at approved existing institutions Criminal justice information act, See Liquor law enforcement 43.101.170 CRIMINAL JUSTICE INFÓRMATION resisting or opposing officer, penalty Indian tribes 66.44.370 certification 43.101.157 Cruelty to animals, powers and duties Ch. 16.52 Lost and found property duties of 63.21.050 Dangerous weapons noncertified, training 43.101.230 exemption 9.41.250 priorities 43.101.180 Malicious harassment and other crimes of Disarming a law enforcement or corrections report to legislature 43.101.360 bigotry and bias officer, definition and elements 9A.76.023, Tribal police officers Ch. 10.92 training required in the identification of, 9A.76.025, 9A.76.027 Volunteer response to, and reporting of violations Disposition form and report industrial insurance coverage 51.12.140 prosecuting attorney to send to state patrol Malicious harassment information repository LAW ENFORCEMENT OFFICERS AND 10.98.090 reporting and dissemination 36.28A.030 FIRE FIGHTERS—RETIREMENT (See RETIREMENT AND PENSIONS, state patrol sole recipient for federal transmission 10.98.070 Malicious prosecution claim by a law enforcement officer 4.24.350 subtitle Law enforcement officers and fire transmitted to prosecuting attorney 10.98.050 Marshals Dog handler using police dog in line of duty, immunity from liability 4.24.410 fighters) eligibility criteria 35.21.333, 35.21.334 vacancies 35.21.335 LAW ENFORCEMENT OFFICERS' AND Missing persons 68.50.320 Motorist's duty to obey officer's orders 46.61.021 Domestic violence FIREFIGHTERS' RETIREMENT arrests 10.31.100 SYSTEM foreign protection order full faith and credit Generally Ch. 41.26 act Ch. 26.52 Mutual aid peace officers powers LAW REVISION COMMISSION immunity for arresting officer 26.09.300, 26.50.140 authority and power attorney general 10.93.110 Civil service exemptions 41.06.083 no-contact order exemptions 10.93.140

[RCW Index—page 434] (2008 Ed.)

LAWS (See ORDINANCES AND

RESOLUTIONS; REVISED CODE OF

federal peace officers 10.93.100

general authority officer 10.93.070

real property, terms and use of proceeds 43.17.360 WASHINGTON; SESSION LAWS; assessments 35.44.150 wharves, building of Const. Art. 15 § 2 STATUTES) State lands, See PUBLIC LANDS, subtitle State Lease-purchase agreements LAWYERS (See ATTORNEYS AT LAW) advertising liability 63.19.090 lands LEAD-BASED PAINT State-owned lands Activities program Ch. 70.103 requirements 63.19.090 agricultural fairs 36.37.150 application of lease-purchase agreement act LEAP (See LEGISLATIVE EVALUATION Northern State Hospital, lands adjacent to AND ACCOUNTABILITY PROGRAM 63.19.020 36.37.160 COMMITTEE—LEAP) content restrictions 63.19.050 Tax on leasehold interests Ch. 82.29A definitions 63.19.010 Termination of, gambling, premises used for LEASES (See also FORCIBLE ENTRY AND disclosure by lessor contents of agreement 63.19.040 DETAINER; LANDLORD AND TENANT; REAL PROPERTY) Theft of rental, leased, or lease-purchased requirements 63.19.030 property 9A.56.096 Airports Tidelands, See TIDELANDS, subtitle Lease of new agreements department of transportation authority Toll roads, lease to governmental entities to use facilities authorized 47.56.253 renegotiation between same lessor and 47.68.140 consumer Airspace, conveyance or lease by cities of the Trustees, powers to lease property 11.98.070 Utility facilities, federal holding for some state of the source of t disclosure requirements 63.19.080 first and second class 35.22.302 events not considered renegotiation Cities and towns commission approval 80.04.520 Wharves, cities and towns, first class cities, limitation upon 35.22.410 63.19.080 airspace, first and second class cities 35.22.302 receipts for payments lessor's duty to provide 63.19.070 leases with or without option to purchase authorized 35.42.200 reinstatement by consumer LEASES WITH OPTION TO PURCHASE terms 63.19.060 off-street parking facilities 35.86.040, 35.86.060, 35.86.080, 35.86A.120 Lease-purchase agreement act upholstered furniture or bedding violation is unfair or deceptive act or practice property acquired at local improvement proceedings 35.53.030 used, sanitizing required before leasing 63.19.110 63.19.100 Lease-purchase agreements advertising liability 63.19.090 public transportation systems, financing, lease for operation and maintenance of 35.95.050 violation is unfair or deceptive act or practice 63.19.110 public utilities 35.94.010, 35.94.020, 35.94.030 Lease-purchase agreements not loan or requirements 63.19.090 application of lease-purchase agreement act forbearance, when 19.52.010 Manufactured homes, mobile homes, 63.19.020 surplus property 35.94.040 commercial coaches, recreational vehicles, consumer leases real property in community renewal areas 35.81.090, 35.81.095 and park trailers, safety regulations, compliance required 43.22.340 definitions 63.10.020 content restrictions 63.19.050 waterways and canals located in fill areas Military property 38.12.020 definitions 63.19.010 35.56.220 Moral nuisances, voiding of lease, repossession disclosure by lessor Commercial real estate broker lien act Ch. 60.42 by owner 7.48.085 contents of agreement 63.19.040 Consumer leases Motor vehicles definitions 63.10.020 requirements 63.19.030 subleasing or transfer, unlawful practices Ch. disclosure requirements 63.10.040 new agreements expiration, lessee's liability attorney fees 63.10.030 19.116 renegotiation between same lessor and Multi-purpose community centers, use or operation of facilities 35.59.080 consumer disclosure requirements 63.19.080 legislative declaration 63.10.010 Municipal pollution control facilities 70.95A.060 remedies 63.10.055 events not considered renegotiation National guard property 38.12.020 63.19.080 residual value at expiration 63.10.030 receipts for payments lessor's duty to provide 63.19.070 reinstatement by consumer Off-street parking facilities, cities and towns unlawful acts or practices 63.10.045 35.86Å.120 usury 63.10.060 Pea patches, municipal, transmission right of violation is an unfair act or practice, damages ways 35.92.370 terms 63.19.060 63.10.050Personal property upholstered furniture or bedding Consumer leases, See also UNIFORM used, sanitizing required before leasing 63.19.100 subject to lease or rental agreement COMMERCIAL CODE, subtitle Leases conversion, destruction, sale, removal, etc. to avoid, penalty 9.45.060 (Article 2A) Consumer leases not loan or forbearance, when LEAVES OF ABSENCE failure to return property, penalty 9.45.060 19.52.010 Inmates at correctional facilities, See warranty, disclaimer of, merchantability or fitness limitation, exceptions 63.18.010 Contracts Ch. 62A.2A CORRECTIONAL FACILITIES, subtitle Counties Port district property competitive bids 36.32.240 School employees 28A.400.300 competitive bids, procedure 36.32.253 county hospitals, competitive bids 36.32.240 generally 53.08.080 LEGACY PROJECT, WASHINGTON security for rent, waiver permitted 53.08.085 STATE (See SECRETARY OF STATE, purchasing department 36.32.240 subtitle Legacy project) County property agricultural fairs 36.34.145 administrator cannot lease property unless directory powers in will 11.28.070 approval of form by court 11.56.045 LEGAL AID to federal or state government or political Assistance independent of county support subdivision, authorized 39.33.010 generally Ch. 36.34 court may order 11.56.010 2.50.140 order directing lease 11.56.045 Attorney's fee 2.50.110 validity 11.56.045 Probate, See also PROBATE, subtitle Real long term to United States 36.34.310 Chapter not exclusive 2.50.160 City of any class, appropriation of funds for 2.50.125 County roads, along airspace above or below, authority, limitation 36.75.040 property Public lands Destruction, conversion, sale, removal, etc. of Civil agricultural lands 15.04.090 personal property to avoid lease or rental dissolution cases, task force 2.53.040 agreement, penalty 9.45.060 lease of for storage of natural gas 80.40.060 legislative findings 2.53.005 Discrimination Recording 65.04.030 office created, director's duties 2.53.020 damages for unfair practices involving real property 49.60.225 Residential landlord-tenant act oversight committee 2.53.010 applicability to prior, existing, or future leases public safety and education account, use 2.53.030 freedom from, rights enumerated 49.60.030 59.18.430 Code city, appropriation of funds for 2.50.125 County funds available for 2.50.120 restrictive covenants prohibited 49.60.224 School districts Ejectment and quieting title actions, performance buildings, security systems, computers, of in actions against tenant on failure to pay equipment expenditure of 2.50.140, 2.50.160 Court costs 2.50.110 extended terms, authorized 28A.335.170 rent 7.28.250 Single family dwelling Energy audits, state occupied facilities 43.19.685 Declaration of necessity by county commissioners 2.50.040, 2.50.160 excluded from application of landlord-tenant Execution, sale under, sale not subject to

revocation of 2.50.130

act 59.18.415

State agencies

redemption if lease under two years 6.21.080

Harbor area

LEGAL HOLIDAYS

Defined 2.50.010	validity of marriage 26.09.040	Payments
Donations for 2.50.090	Delinquent support payments under temporary	litigation costs 26.09.140
Indigents, civil representation of	order	methods 26.09.120
public safety and education account funding	effect of final decree 26.09.060	termination
for 43.08.250	Department of social and health services,	death, remarriage 26.09.170
Legal aid bureau	payments 26.09.120	visitation 26.09.160
creation of 2.50.060	Dependent children, guardian ad litem 26.09.110	Petition, contents 26.09.020
defined 2.50.050	Designation of proceedings 26.09.010	Pleading
supervision over 2.50.060, 2.50.080	Diagnosis, requests 26.09.220	petition 26.09.010
Legal aid county committee	Dismissals 26.09.030	preliminary injunction 26.09.060
authority over 2.50.060	Disobedience of decree or order 26.09.160	response 26.09.010
creation of 2.50.070	Disposition of property and liabilities 26.09.080 Duress 26.09.040	show cause 26.09.270
legal aid supervisory powers 2.50.080 members 2.50.070	Enforcement	temporary restraining order 26.09.060
Limitations upon giving 2.50.100	separation contract 26.09.070	Preliminary injunction
Public interest, declared to be in 2.50.010,	venue 26.09.280	effect, scope, termination 26.09.060
2.50.160	Enforcement of contract, contempt 26.09.070	Proceedings 26.09.010
Registration fees 2.50.090	Evidence 26.09.210, 26.09.220	Professional service, referrals to juvenile court
LEGAL HOLIDAYS (See HOLIDAYS)	Failure to comply with decree or order,	26.09.210
` '	obligation to make payments or permit	Property disposition
LEGAL NOTICES (See NOTICES; PUBLICATION OF LEGAL NOTICES)	visitation 26.09.160	by duress 26.09.080
,	Family courts 26.09.030 Family home 26.09.060, 26.09.080	generally 26.09.060
LEGAL PROCEEDINGS, INTERPRETERS	Fees, litigation costs 26.09.140	invalidity 26.09.040, 26.09.050, 26.09.060
IN Appointment Ch. 2.42	Finality of decree 26.09.150	marital misconduct 26.09.080
11	Findings	modification 26.09.170
LEGAL SEPARATION (See also	coercion 26.09.030	separation 26.09.060
DISSOLUTION OF MARRIAGE)	custody modification 26.09.270	separation contract 26.09.070
Actions 26.09.010	fraud 26.09.030	Psychiatric information, request 26.09.220
Affidavits	irreparable injury for temporary restraining	Reconciliation 26.09.030
custody modification 26.09.270	order 26.09.060	Recording 26.09.070
temporary custody 26.09.270 temporary orders 26.09.060	marriage irretrievably broken 26.09.030	Respondent
Answer 26.09.010	temporary custody, adequate cause 26.09.270	invalidity actions 26.09.040
Appointment of attorney 26.09.110	unfairness of separation contract 26.09.070	service of summons 26.09.030
Attorneys' fees, litigation costs 26.09.140	visitation endangering child 26.09.240 Foreign marriage 26.09.040	Response 26.09.010
Bigamy 26.09.040	Forma pauperis, guardian ad litem 26.09.110	Restraining orders
Child custody	Fraud 26.09.040	issuance of order in dissolution decree,
invalidity 26.09.060	inducing petition 26.09.030	procedure 26.09.050, 26.09.060 Separation contracts 26.09.070
investigation and report 26.09.220	Guardian ad litem	termination of payment 26.09.170
modification 26.09.260	allowance for fees, litigation costs 26.09.110	Services to parties in dissolutions and legal
separation 26.09.060	Indigency, guardian ad litem 26.09.110	separations 26.09.013, 26.12.260
Child support apportionment of expenses 26.09.100	Interpretive, literacy, and other services	Show cause 26.09.270
authority 26.09.100	26.09.013	Spousal maintenance
invalidity 26.09.040, 26.09.050, 26.09.060	Judgment 26.09.010 changing venue 26.09.280	authority of court 26.09.090
marital misconduct 26.09.100	Jurisdiction	consideration 26.09.090
modification 26.09.070, 26.09.170	acts submitting person to state jurisdiction	financial resources 26.09.090
relevant factor 26.09.100	4.28.185	invalidity 26.09.040, 26.09.050, 26.09.060
separation 26.09.060	Juvenile courts, referrals for advice 26.09.210	marital misconduct 26.09.090
contract 26.09.070	Legitimacy 26.09.040	modification, termination 26.09.170
temporary 26.09.060	Liability disposition	payments 26.09.120
Children consent for psychiatric care 26.09.220	invalidity 26.09.050, 26.09.060	separation 26.09.060
legitimacy 26.09.040	marital misconduct 26.09.080	contract 26.09.070
molesting, temporary orders 26.09.160	separation 26.09.060	temporary 26.09.060
as petitioners 26.09.040	In lieu of dissolution of marriage 26.09.030 Literacy assistance and other services 26.09.013	venue 26.09.280
removal from jurisdiction, temporary orders	Litigation costs 26.09.140	Summons 26.09.030
regarding 26.09.060	Marital misconduct	Temporary orders
Civil rules 26.09.010	child support 26.09.100	maintenance, support, termination 26.09.060
Clerk of court, payments 26.09.120	not relevant 26.09.080	restraining order or preliminary injunction
Coercion 26.09.030	spousal maintenance 26.09.090	26.09.060
Cohabitation 26.09.040	Marital status 26.09.010	Termination of
Consanguinity 26.09.040 Conversion to decree of dissolution 26.09.150	Mediation proceedings 26.09.015, 26.09.016	child support 26.09.170
Costs, litigation costs 26.09.140	Mental incapacity 26.09.040 Modification 26.09.070	death of parent, emancipation 26.09.170 spousal maintenance obligation 26.09.170
Counseling service 26.09.030	child support 26.09.170	Time limits 26.09.030
Court orders	health insurance 26.09.170	conversion of separation to dissolution
required warning, orders containing parenting	property disposition 26.09.170	26.09.150
plan provisions, contempt orders 26.09.165	spousal maintenance 26.09.170	Transmittal of certificate to state registrar of vital
Custody proceeding	venue 26.09.280	statistics 26.09.150
evidence 26.09.210	Motions	Trial, jury dispensed with 26.09.010
intervention 26.09.280	custody modification 26.09.270	Validity of marriage
interviewing child 26.09.210 investigation reports 26.09.220	payment methods 26.09.120	procedure 26.09.040
venue 26.09.080, 26.09.280	temporary custody 26.09.270 temporary orders 26.09.060	venue 26.09.280
Decree	for validity 26.09.040	Venue 26.09.010, 26.09.280
appeals 26.09.150	Name change 26.09.150	Visitation 26.09.050
dissolution 26.09.010	Obligations	interview of child 26.09.210
finality 26.09.150	separation contract 26.09.070	invalidity action 26.09.040
modification 26.09.070, 26.09.280	Parties 1. 2 C 00 020	modification 26.09.070, 26.09.240
no awards 26.09.010	armed forces member 26.09.030	separation contract 26.09.070
separation contract 26.09.070	residence 26.09.030	terms with payments 26.09.160

[RCW Index—page 436] (2008 Ed.)

LEGAL SERVICES (See ATTORNEYS AT LAW)

LEGEND DRUGS (See DRUGS, subtitle Prescription drugs)

LEGISLATIVE AUDIT AND REVIEW COMMITTEE

Agency documents furnished to committee 44.28.097

Appropriations, examination 44.28.080

Budget and accounting system

deemed legislative branch for purposes of 43.88.230

Contempt proceedings 44.28.120

Continuation of memberships and powers 44.28.030

Cooperation with legislative committees and interstate research organizations 44.28.150 Definitions 44.28.005

Education performance agreement pilot evaluation 44.28.156

Environmental and forest restoration, program implementation evaluation 43.21J.800

Executive committee

membership and duties 44.28.060

Federal funds and programs, state acceptance and participation, notice and progress reports of

Fiscal matters of state, examination and reports 44.28.080

Health disparities, governor's interagency coordinating council on review 44.28.810

Improvement of state government efficiency 44.28.080

Legislative auditor duties 44.28.065

selection 44.28.060

Members

appointment 44.28.010 expenses 44.28.040, 44.28.050 terms 44.28.020

vacancies 44.28.020

Mental illness, persons with

evaluation of legislation affecting 44.28.800

Minutes 44.28.100

Motor vehicle excise tax repeal

city and county assistance review, report 44.28.805

Oaths, power to administer 44.28.110

Oversight 44.04.260

Performance audits

committee's powers and duties 44.28.080

compliance reports 44.28.091

conduct 44.28.071

legislative auditor's duties 44.28.065 preliminary and final reports 44.28.088

scope 44.28.075

transportation-related 44.28.161 work plans 44.28.083

Personal service contracts

filing of contracts with committee 39.29.055

Purchases, emergency, state officers, etc., duties relating to 43.19.200

Quality control review of joint committee 44 28 094

Records, books and accounts, power to examine 44.28.110

Reports to legislature and public 44.28.100 Rule making power 44.28.060

Streamlined sales and use tax mitigation, review 44.28.815

Subpoena power 44.28.110

Sunset termination and review of state entities Ch. 43.131

Tax preferences, duties Ch. 43.136 Witnesses 44.28.110, 44.28.130

WorkFirst program evaluation 44.28.155

LEGISLATIVE BUDGET COMMITTEE (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE)

LEGISLATIVE DISTRICT BOUNDARIES Defined Ch. 44.07D

LEGISLATIVE ETHICS (See LEGISLATURE, subtitle Ethics)

LEGISLATIVE EVALUATION AND ACCOUNTABILITY PROGRAM COMMITTEE—LEAP

Administrator

appointment 44.48.120

duties 44.48.120

Budget and accounting system deemed legislative branch for purposes of 43.88.230

Composition 44.48.010

Continuity of membership, powers, duties 44.48.030

Cooperation with legislative committee and others 44.48.140 Created 44.48.010

Duties 44.48.080

Employment of staff

appointment 44.48.120

duties 44.48.120

Exemption from data processing authority 44.48.130

Expenses of

committee, vouchers 44.48.050

members 44.48.040 LEAP, defined 44.48.070

Members

terms 44.48.020

travel expenses 44.48.040 Minutes 44.48.100 Officers 44.48.060 Oversight 44.04.260 Powers 44.48.090

Purpose and responsibility 44.48.070

Reports to the legislature 44.48.100

Rules 44.48.060

Severability 44.48.900

State expenditure information web site 44.48.150

Vacancies 44.48.020

Witness fees 44.48.110

LEGISLATIVE JOURNALS (See LEGISLATURE, subtitle Journals)

LEGISLATURE

Accounting for state receipts and expenditures to be prescribed by Const. Art. 7 § 7 Acid rain

notified if critical levels reached 70.94.875 Acts and resolutions

certification and delivery of copies to statute law committee 44.20.020 citation of acts 44.20.020

numbering of laws by secretary of state 44.20.020

secretary of state custodian of 43.07.040 Acts and resolutions, See also SESSION LAWS Adjournments, when made, time limit Const.

Art. 2 § 11 Appointees to, emoluments of office 43.03.015 Apportionment Ch. 44.07D, Const. Art. 22 § 1, Const. Art. 22 § 2

new, when made Const. Art. 2 § 3

Appropriations

accounting for by state treasurer 43.08.010 governor-elect office expenses 43.06.055 judges' retirement fund, biennial appropriation by to guarantee solvency of

state general fund for schools 28A.150.380

Washington judicial retirement system,

request for 2.10.080 Arrest, immunity Const. Art. 2 § 16

Attorney general

advice to members 43.10.030

opinions for members and committees 43.10.030

Attornevs

retention of legislature's own choosing 43.10.045

Authority, generally Const. Art. 2 § 1

amendment or repeal to include reference to code number 1.08.050 code reviser 1.08.027

validity or constitutionality of measures, code reviser not required to give opinion 1.08.028

Bills

amendment may be by either house Const.

amendment not to change scope of bill Const. Art. 2 § 38

amendment or repeal to include reference to code number 1.08.050 certification and delivery of copies to statute

law committee 44.20.020 code reviser, bill drafting 1.08.027

either house may originate bills Const. Art. 2

engrossed bill, filing with secretary of state 44.20.010

fiscal notes, local government Ch. 43.132 fiscal notes, state government Ch. 43.88A initiative measure Const. Art. 2 § 1 introduction of, time limitation Const. Art. 2 §

judicial impact, judicial impact notes 2.56.120 numbering when becoming law 44.20.020 passage final, by either house, requisites of

Const. Art. 2 § 22 passage over governor's veto Const. Art. 3 §

presentation to governor for approval governor may sign or veto Const. Art. 3 § 12 when becomes law without approval Const. Art. 3 § 12

printing

specifications 43.78.080

private interest in to be disclosed, vote prohibited Const. Art. 2 § 30

scope of not to be changed by amendment Const. Art. 2 § 38

subject, restricted to one Const. Art. 2 § 19 subject to be expressed in title Const. Art. 2 §

time of taking effect Const. Art. 2 § 41 title of, to express subject Const. Art. 2 § 19 validity or constitutionality of measures, code reviser not required to give opinion 1.08.028

veto of

power of governor Const. Art. 3 § 12 separate sections subject to Const. Art. 3 § 12

how taken Const. Art. 2 § 22

Bribery of members, penalty Const. Art. 2 § 30 Budget and accounting system budget estimates 43.88.090

review of budget document 43.88.060 Business professions, regulation guidelines Ch. 18.118

Certified health plans

uniform benefits package disapproval by legislature, submission of modified package by health services commission 43.72.180

Children's oversight committee, membership and powers 44.04.220

Cities, incorporation by general laws to be provided Const. Art. 11 § 10

Claims against the state

housing finance commission 4.92.040 payment procedure 4.92.040 payments, report of 4.92.040

Classification of counties Const. Art. 11 § 5 Combinations affecting prices, etc., punishment to be provided Const. Art. 12 § 22

Commission to examine absent witnesses, See quorum requirements dispensed with LEGISLATURE, subtitle Hearings and 42.14.030 sessions during emergency 42.14.030 inquiries Committee hearings and inquiries, See LEGISLATURE, subtitle Hearings and Counsel retention of legislature's own choosing inquiries 43.10.045 Committees, oversight 44.04.260 County government, system of to be established Compensation of Const. Art. 11 § 4 county and local officers to be regulated, Crimes relating to delegated Const. Art. 11 § 5 contempt of witnesses 44.16.130 hearings and inquiries, witnesses refusing to attend or testify 44.16.120 public officers, not to be increased during term, extra compensation prohibited Const. Art. 2 § 25 witnesses refusing to attend and answer when summoned 9.55.020, 44.16.120 Composition and organization adjournment, restrictions on Const. Art. 2 § 11 Criminal justice apportionment of members Ch. 44.07D, costs, county petition for reimbursement of Const. Art. 22 § 1, Const. Art. 22 § 2 new, when made Const. Art. 2 § 3 extraordinary costs 43.330.190 disposition form and report attendance of absentee members, less than annual audit 10.98.100 quorum may compel Const. Art. 2 § 8 Data processing expenditures, state agency authority, generally Const. Art. 2 § 1 bribery of members, how punished Const. Art. authorization by legislature required, penalties for violations 43.105.210 2 § 30 Debate, sound recordings, preservation compensation 43.03.010 40.14.170 consists of senate and house of representatives Const. Art. 2 § 1 District boundaries, defined Ch. 44.07D District count judges
determination of number by weighted
caseload analysis 3.34.020 contempts punishable by each house Const. Art. 2 § 9 convening in extraordinary session at call of Divorces not to be granted by Const. Art. 2 § 24 governor Const. Art. 3 § 7 Drugs and medicines, sale to be regulated Const. election of members, each house judge of Art. 20 § 2 Const. Art. 2 § 8 Economic development and international eligible to membership, who are Const. Art. 2 relations, committee on Ch. 43.15 42.52.450 expulsion of member Const. Art. 2 § 9 contest of election of members 44.04.100 journal, each house to keep and publish Const. judge of own elections Const. Art. 2 § 8 members Const. Art. 2 § 5, Const. Art. 2 § 6 Eligibility to membership Const. Art. 2 § 7 Art. 2 § 11 42.52.180 compensation 43.03.010 42.52.160 Employees mileage allowance Const. Art. 2 § 23 vouchers for payment of 44.04.050 warrants for payment of 44.04.050, 44.04.051 number of members Const. Art. 2 § 2 office accepted under United States vacates Enactment of laws seat Const. Art. 2 § 14 act, how revised or amended Const. Art. 2 § 37 officers, each house to elect its own Const. Art. 2 § 10 amendment of bill Const. Art. 2 § 38 42.52.060 bill to contain but one subject Const. Art. 2 § quorum, majority to constitute Const. Art. 2 § Expenses reapportionment after each census Const. Art. 2 § 3 emergency clause Const. Art. 2 § 1 enacting clause Const. Art. 2 § 18 44.04.070 introduction, time limitation Const. Art. 2 § 36 rules of proceedings, each house to determine Const. Art. 2 § 9 laws to be enacted by bill Const. Art. 2 § 18 presiding officer of each house to sign bills sessions Const. Art. 2 § 32 annual Const. Art. 2 § 12 rules for signing bills may be prescribed to be open, exception Const. Art. 2 § 11 Const. Art. 2 § 32 special, may be convened by governor style, enacting clause Const. Art. 2 § 18 Const. Art. 2 § 12, Const. Art. 3 § 7 title of bill to disclose subject Const. Art. 2 § special, may be convened by legislature Const. Art. 2 § 12 veto of bill, and passage over Const. Art. 3 § time of meeting Const. Art. 2 § 12 Gift center yeas and nays, entry on journal required, when Const. Art. 2 § 21, Const. Art. 2 § 22 how filled Const. Art. 2 § 15 term of person elected to fill 42.12.030 when 42.12.040 Ethics activities incompatible with public duties votes on elections to be viva voce Const. Art. 42.52.020 2 § 27 agency ethics rules 42.52.200 Composition and organization, See also LEGISLATURE, subtitle Members of Computer, information processing assisting in transactions, prohibitions 42.52.040 joint legislative systems committee, See LEGISLATURE, subtitle Joint legislative attorney general actions 42.52.490 Health insurance attorney general investigative authority 42.52.530 systems committee citizen actions 42.52.460 Computers compensation for official duties or surplus equipment, donation to schools 44.04.250 nonperformance 42.52.110 Congressional districts, state to be divided into Const. Art. 27 § 13 compensation for outside activities 42.52.120 confidential information, release of 42.52.050 Contempts punishable by each house Const. Art. 2 § 9 construction of ch. 42.52 RCW 42.52.901 definitions 42.52.010 disciplinary action 42.52.520 Continuity of government in event of enemy attack financial interests in transactions 42.52.030 authority Const. Art. 2 § 42 calling into session 42.14.030 former state officer or employee employment 42.52.080

rendering assistance, limitations 42.52.090

restrictions on appearing before agency or doing business with state 42.52.100 gift, loan, payment, transfer, or delivery of any thing of economic value to state employee 42.52.170 gifts 42.52.140, 42.52.150 honoraria 42.52.130 identifiable group or interest, service on board, committee, or commission not prevented by association with 42.52.903 investment of public funds, state officer or employee interest in, restrictions 42.52.190 legislative declaration 42.52.900 legislative ethics board 42.52.310, 42.52.320 compensation of members 42.52.550 complaint filing 42.52.410 findings of fact and enforcement action 42.52.430 hearing and subpoena authority 42.52.390 interpretation 42.52.330 investigation of complaints 42.52.420, 42.52.425 penalty assessment 42.52.480 political activities of board members 42.52.380 public hearing on complaint 42.52.430 referral of complaint for enforcement 42.52.470 review of order 42.52.440 subpoena authority, enforcement 42.52.400 transfer of jurisdiction 42.52.340 legislator, attorney general to conduct investigation of complaint against limitations period 42.52.540 political campaigns, use of public resources private gain, use of public resources for records, improper concealment 42.52.050 special privileges prohibited 42.52.070 suspension of state action pending determination of controversy 42.52.510 testimony of state officer or employee mileage allowance Const. Art. 2 § 23 warrants for incidental expenses 44.04.060, Expulsion of members Const. Art. 2 § 9 Extraordinary session, when to be convened Const. Art. 3 § 7
Federal funds and programs, state acceptance and participation, notice requirements 43.88.205 Financing contracts, state approval, when required 39.94.040 Fines, remission by special law, prohibited Const. Art. 2 § 28 account 44.73.020 created, governance 44.73.010 findings 44.73.005 Governor, messages Const. Art. 3 § 6 Governor-elect, appropriation of funds for office for 43.06.055 Hazardous waste disposal federal law implementation rules, review 70.105.140 mandated benefits Ch. 48.47 Health professions Ch. 18.120 Hearings and inquiries commission to examine absent witnesses fees of commissioner 44.16.110 interrogatories 44.16.060 issuance 44.16.040 oath administering power 44.16.070 oath of commissioner 44.16.070 recess of legislature, issuance of commission during 44.16.050 who may be designated 44.16.060

proportional voting 42.14.030

compulsory attendance 44.16.070

contempt for refusing to attend or testify,	emergency in population	committee members, per diem and mileage
procedure, penalty 44.16.130, 44.16.140, 44.16.150, 44.16.160	governor's response, alternatives 9.94A.875 Joint committee on energy supply and energy	allowance 44.04.120 compensation and mileage Const. Art. 2 § 23
depositions 44.16.100	conservation Ch. 44.39	contest of election of, procedure 44.04.100,
fees 44.16.110	Joint committee on veterans' and military affairs	Const. Art. 2 § 8
mileage allowance 44.16.110 private examination 44.16.080	73.04.150	eligibility Const. Art. 2 § 7
testimony in writing 44.16.090	Joint legislative oversight committee on trade policy Ch. 44.55	federal officers Const. Art. 2 § 14 expulsion of, restrictions Const. Art. 2 § 9
records of proceedings 44.16.170	Joint legislative systems committee	insurance for while passengers or crew
service of process 44.16.020	administrative committee	members of nonscheduled aircraft flight
subpoena power 44.16.010	membership 44.68.030	43.01.120
witnesses compulsory process 44.16.010	powers and duties 44.68.050	mailings, restrictions 42.52.185 mileage allowance 43.03.010
fees 44.16.110	travel expenses 44.68.090 coordinator	vouchers for payment of 44.04.040
mileage allowance 44.16.110	duties 44.68.040	warrants for payment of 44.04.040,
oaths, power to administer to 44.16.030	secretary of administrative committee	44.04.041
refusing to attend or testify, penalty, procedure, contempt 44.16.120,	44.68.030 granted 44.68.020	nonresidence in district where elected,
44.16.130, 44.16.140, 44.16.150,	created 44.68.020 definitions 44.68.010	grounds for vacation of office, exceptions 42.12.010
44.16.160	electronic access to legislative information	number Const. Art. 2 § 2
Highways, streets and bridges joint fact-finding	44.68.100	passes, use by prohibited Const. Art. 2 § 39,
committee, See JOINT FACT-FINDING COMMITTEE ON HIGHWAYS,	exemption, information services 44.68.105	Const. Art. 12 § 20
STREETS AND BRIDGES	members, terms, vacancies 44.68.020 oversight 44.04.260	per diem 44.04.090, 44.04.120 privilege from arrest and civil process, when
Homesteads to be protected from forced sale	salaries and expenses of employees 44.68.085	Const. Art. 2 § 16
Const. Art. 19 § 1 House of representatives	service center	reapportionment after census Const. Art. 2 § 3
apportionment among counties Const. Art. 22	establishment, duties 44.68.060	resignation, to whom made 42.12.020
§ 2	travel expenses 44.68.090 Joint transportation committee	salary 43.03.010 amount of 43.03.010
districts Ch. 44.07D	allowances, expenses 44.04.310	vouchers for payment of 44.04.040
allotment among counties Const. Art. 22 § 2 election of members	created, duties 44.04.300	warrants for payment of 44.04.040,
terms of office Const. Art. 2 § 5	oversight 44.04.260	44.04.041
times for Const. Art. 2 § 5	Journals	teachers retirement, earnable compensation,
first session, members, term of office Const.	custodian of 43.07.040 distribution, exchange, and sale 40.04.090	limitation 41.32.4945
Art. 2 § 4	entry of yeas and nays	travel, per mile, to and from sessions
judiciary committee judicial impact notes, copies filed with	on demand of one-sixth of members present	43.03.010
2.56.120	Const. Art. 2 § 21	amount of 43.03.010 vacancies
legislative authority vested in Const. Art. 2 § 1	on final passage of bills Const. Art. 2 § 22 on introduction of bills later than ten days	how filled Const. Art. 2 § 15
members appointees, emoluments of office 43.03.015	before close of session Const. Art. 2 § 36	term of person elected to fill 42.12.030
compensation 43.03.010	on nominations of officers for state	when 42.12.040
compensation and mileage allowance Const.	institutions, senate Const. Art. 13 § 1	Members-elect
Art. 2 § 23	on proposed Constitutional amendments Const. Art. 23 § 1	payment of per diem and expenses for meeting attendance 44.04.125
number 44.05.090 number of Const. Art. 2 § 2	on removal of judges, attorney general, etc.	Militia organization and discipline to be provided
privilege from arrest and civil process Const.	Const. Art. 4 § 9	for Const. Art. 10 § 2
Art. 2 § 16	printing	Municipal research council, appointment of members of house and senate to 43.110.010
qualifications of Const. Art. 2 § 7	specifications 43.78.080 publication of, except portions requiring	Nuclear energy, joint committee on, See JOINT
salary 43.03.010 terms of office Const. Art. 2 § 5	secrecy Const. Art. 2 § 11	COMMITTEE ON NUCLEAR ENERGY
travel, per mile, to and from sessions	secretary of state custodian of 43.07.040	Number of members Const. Art. 2 § 2
43.03.010	votes on elections by legislature entered	Officers
powers generally Const. Art. 2 § 1	Const. Art. 2 § 27 Justices of the peace, number, powers and duties	counties and municipal corporations duties and terms of office to be prescribed Const.
impeachment, sole power vested in, majority	to be prescribed Const. Art. 4 § 10	Art. 11 § 5
necessary to order Const. Art. 5 § 1	Legislative audit and review committee, See	each house to elect its own Const. Art. 2 § 10
quorum, majority to constitute Const. Art. 2 §	LEGISLATIVE AUDIT AND REVIEW COMMITTEE	removable by Const. Art. 4 § 9
8 reapportionment after each census Const. Art.	Legislative district boundaries Ch. 44.07D	rights of accused officer to be heard Const. Art. 4 § 9
2 § 3	Legislative districts	three-fourths of each house to concur in
speaker	number 44.05.090	removal of officer Const. Art. 4 § 9
secretary of state to account for expenses and	Legislative evaluation and accountability	Oral history program, See ORAL HISTORY PROGRAM
purchases to 43.07.030 term limits established for members 44.04.015	program committee—LEAP Ch. 44.48 Legislative records, preservation 40.14.100,	Organized crime advisory board 43.43.858,
transportation committee	40.14.110, 40.14.120, 40.14.130, 40.14.140,	43.43.860, 43.43.862, 43.43.864
bicycle, pedestrian, and equestrian facilities	40.14.150, 40.14.160, 40.14.170, 40.14.180	Personal service contracts, state agency
comprehensive plans, review 44.04.290	Legislative systems committee, See LEGISLATURE, subtitle Joint legislative	list of contracts, office of financial management to maintain 39.29.068
vacancy, how filled Const. Art. 2 § 15 ways and means committee	systems committee	Powers and duties
judicial impact notes, copies filed with	Legislative ways and means committees	abolition of certain state offices permitted
2.56.120	notification that financial management	Const. Art. 3 § 25
Housing finance commission	director has approved creation of fund outside of state treasury 43.88.195	accountability of county and local officers to be provided for Const. Art. 11 § 5
review of rules 43.180.110 Immunity	Medical risk adjustment mechanisms	accounting for state receipts and expenditures
privilege from arrest and civil procedure	disapproval by legislature, submission of	to be prescribed Const. Art. 7 § 7
Const. Art. 2 § 16	revised package by health services	appropriations, laws Const. Art. 8 § 4
Information and communication functions, applicable law 44.68.080	commission 43.72.180 Medicine and surgery, practice of, to be regulated	bureau of statistics, agriculture and immigration to be established Const. Art. 2
Information service, code reviser to provide	Const. Art. 20 § 2	§ 34
1.08.031	Members of	chaplain for penal and reformatory institutions
Jails	civil offices, exclusion from Const. Art. 2 § 13	may be employed Const. Art. 1 § 11

charters of corporations cannot be extended Const. Art. 12 § 3 cities, incorporation by general laws to be provided Const. Art. 11 § 10 classification of counties, for purpose of prescribing compensation Const. Art. 11 § clerk of supreme court, election, salary Const. Art. 4 § 22 combinations affecting prices, etc., punishment to be provided Const. Art. 12 § compensation of county and local officers to be regulated, delegated Const. Art. 11 § 5 of officers not to be changed during term Const. Art. 2 § 25 regulating compensation Const. Art. 11 § 5 congressional districts, state to be divided into Const. Art. 27 § 13 Constitution, amendment may be proposed in either house Const. Art. 23 § 1 revision, convention for may be called Const. Art. 23 § 2
contested elections of state officers to be decided Const. Art. 3 § 4
contracting, funding, or refunding state debt, provide for Const. Art. 8 § 1
delegation of authority to Const. Art. 8 § 1 convict labor to be provided for Const. Art. 2 corporate property and franchises may be taken for public use Const. Art. 12 § 10 corporations, not to be created by special law Const. Art. 12 § 1 county government, system of, to be established Const. Art. 11 § 4 court commissioners, prescribe administration of Const. Art. 4 § 23 court of appeals, enact laws regarding Const. Art. 4 § 30 courts of record, power to establish Const. Art. define and punish bribery Const. Art. 2 § 30 divorces not to be granted by Const. Art. 2 § drugs and medicines, sale to be regulated Const. Art. 20 § 2 duties of county officer, to prescribe Const. Art. 11 § 5 elections certificates of, to be given state officers Const. Art. 3 § 4 county, township, precinct, and district to be provided for Const. Art. 11 § 5 employees in hazardous occupations to be protected by law Const. Art. 2 § 35 enumeration of inhabitants to be provided for Const. Art. 2 § 3 extra compensation for past services prohibited Const. Art. 2 § 25 fees of county officers, to provide accountability for Const. Art. 11 § 5 forfeitures of corporate franchises
may be declared for unlawful combinations Const. Art. 12 § 22 remission of, prohibited Const. Art. 12 § 3 harbor areas, building on, may be provided for by general law Const. Art. 15 § 2 harbor lines, commission to establish to be appointed Const. Art. 15 § 1 health, board of, to be established Const. Art. 20 § 1 homesteads to be protected from forced sale Const. Art. 19 § 1 impeachment, trials Const. Art. 5 § 1 inferior courts, jurisdiction and powers of shall be prescribed Const. Art. 4 § 12

justice of peace, number, powers and duties to be prescribed Const. Art. 4 § 10 lease of harbor areas for wharves to be provided Const. Art. 15 § 2 lotteries, power to authorize, how Const. Art. 2 § 24 medicine and surgery, practice of, to be regulated Const. Art. 20 § 2 militia, organization and discipline to be provided for Const. Art. 10 § 2 municipal corporations may be vested with power to make local improvements Const. Art. 7 § 9 not to be created by special law Const. Art. 11 § 10 number of judges of supreme court may be increased Const. Art. 4 § 2 officers of counties and municipal corporations classification of counties by population in enumerating duties of county officers Const. Art. 11 § 5 county officers, providing for election of Const. Art. 11 § 5 Const. Art. 11 § 5
precinct officers, providing for election of
Const. Art. 11 § 5
precinct officers, providing for election of
Const. Art. 11 § 5 township officers, providing for election of Const. Art. 11 § 5 open space, farm and timber land, actual use assessment, provide for Const. Art. 7 § 11 pardoning power restrictions, enactment of Const. Art. 3 § 9 enact laws to prohibit Const. Art. 2 § 39 permanent common school fund may be enlarged Const. Art. 9 § 3 primary elections for judges, enact laws for Const. Art. 4 § 29 use by public officers to be prohibited Const. Art. 12 § 20 private interest in bill, members to declare Const. Art. 2 § 30 private or special laws prohibited Const. Art. 2 public arms, safekeeping and protection required Const. Art. 10 § 4 public funds, power to provide for accounting as to Const. Art. 11 § 5 public officers and employees, enact laws for removal Const. Art. 5 § 3 removal Const. Art. 5 § 3
publication of opinions of supreme court to be
provided for Const. Art. 4 § 21 railroad and transportation commission may be established Const. Art. 12 § 18 rates for freights and passengers discrimination to be prevented Const. Art. 12 may be established Const. Art. 12 § 18 registration law to be enacted Const. Art. 6 § 7 regulation of fines, forfeitures, enact laws for Const. Art. 3 telephone and telegraph companies Const. Art. 12 § 19 removal of judges, etc., for incompetency Const. Art. 4 § 9 salaries of county officers, others, to be fixed, delegated Const. Art. 11 § 5 judges may be increased Const. Art. 4 § 14 supreme court reporter, shall prescribe
Const. Art. 4 § 18
sale of school and university lands, confirmation Const. Art. 16 § 2 seat of government cannot be changed by Const. Art. 14 § 1 location Const. Art. 14 § 1, Const. Art. 14 § 2 senate, legislative authority vested in Const. Art. 2 § 1 separate departments of supreme court may be provided Const. Art. 4 § 2

sex equality, power to enforce Const. Art. 31 § soldiers' home, maintenance to be provided Const. Art. 10 § 3 state building authority, power to create Const. Art. 8 § 9 suits against state, manner of bringing, to be directed Const. Art. 2 § 26 system of public schools to be established Const. Art. 9 § 2 taxation deficiencies and expenses to be met by Const. Art. 7 § 8 exemption of personal property Const. Art. 7 local taxes for local purposes cannot be imposed Const. Art. 11 § 12 municipal corporations may be vested with power of Const. Art. 11 § 12 uniform and equal rate to be secured Const. Art. 7 § 1
vital statistics, bureau of, to be established
Const. Art. 20 § 1 Printing duties of public printer 43.78.030 specifications 43.78.080 Publication of opinions of supreme court to be provided for Const. Art. 4 § 21 Purchases prison work programs purchase of goods and services required, exceptions 43.19.534 Purchasing, records of state purchasing to be available to members of the legislature, the legislative committees, and legislative staff on request 43.19.1917 Quorum, majority to constitute Const. Art. 2 § 8 Radioactive waste regulation legislature retains an autonomous role 43.200.020 Reapportionment after each census Const. Art. 2 Records classification and arrangement 40.14.130 clerk, defined 40.14.120 committee chairman, delivery of records to chief clerk or secretary of senate 40.14.130 confidentiality of bill drafting records 40.14.180 contribution of personal papers 40.14.110 defined 40.14.100 delivery of records to chief clerk or secretary of senate 40.14.130 information and instructions for keeping 40.14.140 recordings of debate 40.14.170 research, use for 40.14.150 rules for access 40.14.160 secretary, defined 40.14.120 secretary of state to keep Const. Art. 3 § 17 sound recordings of debate 40.14.170 Redistricting—1983 act commission cessation of operations 44.05.110 duties 44.05.070, 44.05.080 members appointment, chairperson, filling of vacancy 44.05.030 compensation of 44.05.070 oath 44.05.040 persons ineligible to serve 44.05.050 political activities prohibited 44.05.060 reconvening 44.05.120 definitions 44.05.020 effective date contingent on constitutional amendment 44.05.900 plan challenges 44.05.130 district and precinct delineation 44.05.090 duties of supreme court, when 44.05.100 modification 44.05.120 report to accompany 44.05.080

Art. 1 § 21

irrevocable privilege or franchise, power to

jury, number for panel and for verdict Const.

grant denied Const. Art. 1 § 8

submission to by commission 44.05.100 impeachments, trials, generally Const. Art. 5 § Term limits for members of the house of Reports to representatives and of the senate established 44.04.015 biennial, period covered by 43.01.035 conviction requires two-thirds vote Const. Art. 5 § 1 Transportation funds and accounts center for international trade in forest products, funding sources 76.56.050 oath or affirmation of senators required in study/analysis 43.88.125 department of transportation 47.01.141 Const. Art. 5 § 1 Vacancies budget for expenditures 47.26.440 judiciary committee election, when 42.12.040 fire commissioners association 44.04.170 judicial impact notes, copies filed with term of person elected to fill 42.12.030 fish and wildlife director 77.04.120 2.56.120 Vacancies, how filled Const. Art. 2 § 15 legislative powers vested in Const. Art. 2 § 1 indeterminate sentence review board 9.95.265 enactment of laws, veto of bill and passage judicial conduct commission 2.64.100 compensation Const. Art. 2 § 23 over Const. Art. 3 § 12 monthly financial report of state treasurer mileage allowances Const. Art. 2 § 23 governor has power to Const. Art. 3 § 12 43.08.150 number 44.05.090 measures initiated by or referred to the people, municipal corporations associations privilege from arrest and civil process Const. limitation on veto power Const. Art. 2 § 1 44.04.170 Art. 2 § 16 two-thirds vote necessary to pass bill over operational activities, recommendations for qualifications Const. Art. 2 § 7 future operations, department of transportation 47.01.141 Const. Art. 3 § 12 salary 43.03.010 veto and return of bill with objections Const. terms of office Const. Art. 2 § 6 private activity bond allocation 39.86.190 Art. 3 § 12 total number Const. Art. 2 § 2 travel, per mile, to and from sessions 43.03.010 radioactive waste regulation 43.200.020 Washington state redistricting act Ch. 44.05 school, college enrollment forecasts Witnesses, See LEGISLATURE, subtitle Hearings and inquiries 43.62.050 vacancy in office, how filled Const. Art. 2 § school district association 44.04.170 LEMON LAW school districts Motor vehicle warranties Ch. 19.118 presiding officer Const. Art. 3 § 16 transportation allocation rates 28A.160.180 LENSES (See OPTICIANS, DISPENSING; in absence of lieutenant governor Const. Art. state committee on agency officials' salaries OPTOMETRY; VISION CARE) 2 § 10 43 03 028 quorum, majority to constitute Const. Art. 2 § LEOFF (See RETIREMENT AND state treasurer 43.08.010, 43.08.150 summary of proposed construction, department of transportation 47.01.141 reapportionment after each census Const. Art. 2 § 3 PENSIONS, subtitle Law enforcement officers and fire fighters) water/wastewater district association LETTERS (See also MAIL) term limits established for members 44.04.015 44.04.170 Opening or reading without permission, penalty 9.73.020 transportation committee Representatives bicycle, pedestrian, and equestrian facilities commencement of term 44.04.021 Publishing without permission, penalty 9.73.020 comprehensive plans, review 44.04.290 Retirement or annuity plans participation by public employees while Sending letter, when complete for purpose of vacancies in office, how filled Const. Art. 2 § criminal law 9.01.130 serving as legislators 28B.10.409 Revised Code of Washington ways and means committee LETTERS OF CREDIT (See UNIFORM judicial impact notes, copies filed with COMMERCIAL CODE, subtitle Letters loans of sets to committees 1.08.060 2.56.120 of credit) members to receive set without charge Senators LETTERS PATENT 1.08.070 commencement of term 44.04.021 Rules of proceedings, each house to determine Granting real property, recording 65.08.090 Service of process 44.16.020 Const. Art. 2 § 9 Session laws, See SESSION LAWS LETTERS TESTAMENTARY (See Rules review committee PROBATE, subtitle Letters testamentary) Sessions advisory boards, appointment 34.05.671 annual Const. Art. 2 § 12 to be open, exception Const. Art. 2 § 11 LEVEES (See also CANALS, DITCHES, created 34.05.610 AND DRAINS) enforcement of committee subpoena convening in extraordinary session at call of Cities and towns, authority to construct governor Const. Art. 3 § 7 35.21.090 failure to adopt rule, review 34.05.640 date of 44.04.010 defined 44.04.200 membership, terms, vacancies 34.05.610 no presumption of legality 34.05.660 LEVIES (See ASSESSMENTS; LOCAL IMPROVEMENTS AND reference to regular session 44.04.200 objections to agency action 34.05.640 petition for review 34.05.655 ASSESSMENTS) special may be convened by governor Const. Art. 2 § 12, Const. Art. 3 § 7 LEVY AND SALE (See JUDGMENTS, powers and authority 34.05.675 subtitle Execution) procedure 34.05.620 may be convened by legislature Const. Art. 2 LEWIS COUNTY recommendations to the legislature 34.05.650 § 12 Boundaries, tracing of 36.04.210 reports on findings or recommendations time for holding 44.04.010 Southwest Washington fair 34.05.671 length Const. Art. 2 § 12 jurisdiction and control Ch. 36.90 review procedure 34.05.630 Sexual equality Southwest Washington fair, jurisdiction and state employees submitting rules warranting review, protection 34.05.665 power to enforce Const. Art. 31 § 2 control Soldiers' home, maintenance to be provided lands conveyed to 36.90.070 suspension of rule 34.05.640 Const. Art. 10 § 3 Superior court judges, number of 2.08.062 Salaries State arts commission, legislative membership members, citizens' commission schedule LIABILITY (See also JOINT LIABILITY) on 43.46.030 43.03.013 State auditor, information furnished to legislature Administrators, See LIABILITY, subtitle Salaries of county officers and certain constables Executors and administrators 43.09.050 to be fixed Const. Art. 11 § 5 Statute law committee Schools and university lands, sale and created, composition 1.08.001 conversion of goods or merchandise from confirmation Const. Art. 16 § 2 expenses and per diem of members 1.08.005 store or unpaid restaurant meals 4.24.230 Security and protection of while in session, duty Aiding a police officer or other officer, Statutes of state patrol to provide 43.43.037 exemption from liability 9.01.055 improvement by statute law committee 1.08.025 Attachment, assignor with interest 6.25.080 Bank employee receiving deposit while insolvent advice and consent to public institutions style of laws Const. Art. 2 § 18 Const. Art. 12 § 12 Bank stockholders, See BANKS AND appointments by governor Const. Art. 13 § Subpoena power 44.16.010 Tax exemptions districts submission of reports by governor and revenue department 43.06.400 BANKING, subtitle Stockholders allotment of counties Const. Art. 22 § 1 Blood procurement, use, etc., immunities from apportionment Const. Art. 22 § 1 implied warranty and civil liability, extent Teachers on leave as legislator numbering, how divided Const. Art. 2 § 6 insurance benefits, reimbursement to district 70.54.120 election of members Const. Art. 2 § 6 Blood withdrawal, implied consent law 44.04.230, 44.04.240 purposes, immunity, civil, criminal 46.61.508 terms of office Const. Art. 2 § 6 Telecommunications companies times for Const. Art. 2 § 6 intensive review by legislature 80.36.901 Building wardens, immunity from 4.24.400

(2008 Ed.) [RCW Index—page 441]

LIABILITY RISK RETENTION

Ch. 69.80

47.44.020

Franchises on state highways, liability of holder

Child abuse reporting 26.44.060 Guardian ad litem, liability for costs against Multiple defendants at fault, joint and several Cities and towns, indebtedness incurred in excess infant plaintiffs 4.84.140 liability 4.22.030 of budget appropriations, liability of city and officer for 35.33.125 Mutual savings banks, capital notes or Hazardous material incident debentures, limitations upon holders extraordinary costs Commanding officer, for acts done in line of duty person other than operating employees of 30.36.050 38.40.020 transportation company 4.24.314 Nuclear incidents, storage or transportation liability 4.24.450, 4.24.460 Common carriers, See COMMON CARRIERS, Health care insurance subtitle Liability comparison of health carriers, immunity of Obesity lawsuits Contingent liability, security against document preparer 48.43.105 food and beverage consumption 7.72.070 confession of judgment statement in writing to Heating oil pollution liability protection Ch. Organizers of insurance companies 48.06.130 disclose facts and sum not excessive 70.149 4.60.060 "Hold-harmless" agreements, real estate, repairs, conversion of goods or merchandise from store or unpaid restaurant meals by unemancipated minor 4.24.230 confession of judgment without suit 4.60.050 construction, etc., against public policy, void Contributory negligence 4.24.115 injury to person or property by minor child, limitation 4.24.190 effect of 4.22.005 Hotels, liability for loss of guests' property fault, defined 4.22.015 19.48.030 spouse, domestic partner, minor child, Partnerships Ch. 25.05 Husband and wife negligence not imputed 4.22.020 Personal representatives either spouse's separate property exempt from Conversion of goods or merchandise from store continuation of decedent's business, authority other spouse's liability 6.15.040 or unpaid restaurant meals 4.24.230 to incur 11.48.025 torts, liability of spouse 26.16.190 Corporations, See CORPORATIONS, subtitle Liabilities embezzlement 11.48.060 executor de son tort 11.48.180 separate property exempt from husband's Counties not liable for loss without fault 11.48.030 liability 6.15.040 depositaries, treasurer's liability, effect Industrial life insurance, limitation of liability Persons rendering emergency care or 36.48.050 transportation 48.25.230 excess expenditures, county liability 36.40.130 immunity for certain persons 4.24.300 immunity from 4.24.310 Insurance companies, See INSURANCE, subtitle Liabilities liability insurance for protection against authorized 36.16.136 Criminal liability 9A.08.010 Criminal procedure 9A.08.010 Pharmacists dispensing prescription, limitations on liability 18.64.275 Insurance for, See INSURANCE, subtitle Casualty insurance; Liability insurance Pharmacy ancillary personnel, responsibility of pharmacy or pharmacist 18.64A.080 Joint and several liability contribution Physician assistants, liability of supervising physicians 18.71A.050

Product liability actions definitions 7.72.010 costs, liability of convicted person for enforcement of 4.22.050 10.46.190 right of 4.22.040 hospital charges, criminally insane Joint liability 43.20B.320 attachment, assignors having an interest Debts length of time product sellers are subject to liability 7.72.060 6.25.080 school districts 28A.320.020 confession of judgment enforcement 4.60.030 upon death of either or both spouses or manufacturers 7.72.030 domestic partners 4.20.046 who may confess 4.60.030 product sellers other than manufacturers Deposits, bank officer or employee receiving while insolvent Const. Art. 12 § 12 7.72.040 contracts relevance of industry custom, technological procedure to bind joint debtors after judgment 4.68.010, 4.68.020, 4.68.030, penalty 9.24.030, 30.44.120 feasibility, and standards 7.72.050 scope 7.72.020 Diking and drainage improvement districts, 4.68.040, 4.68.050, 4.68.060 judgment liability, levy for 85.08.460 DMSO, physicians, surgeons, immune from Property damages caused by removal, waste or injury, liability 4.24.630 family support, joint liability of husband and wife, limitation of liability of stepparent Property owners, recreational users, woodcutters, after divorce Dog handler using police or accelerant detection limitation 4.24.210 dog in line of duty, immunity from liability 4.24.410 joint debtors, procedure to bind after judgment 4.68.010, 4.68.020, 4.68.030, 4.68.040, 4.68.050, 4.68.060 Public works contractor's bond, liability for public officer failing to take bond 39.08.015 Railroad policemen, liability for unlawful acts of Domestic violence Juvenile court, liability of parent for support of child 13.34.161 peace officers, performance of duty 10.99.070 81.60.060 Emergency care, medical care, or transportation, School districts Labor unions, unlawful acts 49.32.070 rendering of, immunity for certain persons contracts with youth programs, liability Landlord and tenant, rent default, sheriff's 4.24.300 4.24.660 liability for damages 59.08.100 Liabilities, See also INSURANCE, subtitle Emergency management employees, volunteers debts and judgments 28A.320.020 38.52.080, 38.52.180 Settlement agreements, effect of 4.22.060 Contingent liability Emergency medical service personnel 18.71.210 Liens, liability for service of stevedores and longshoremen 60.36.030 Erotic material, publisher, etc., punishing attachment, assignors having an interest retailer, etc., because of compliance with state law, treble damages 9.68.090 6.25.080Limited liability companies Ch. 25.15 Sexual offender treatment providers Lis pendens Executors and administrators limited liability 4.24.556 liability of claimants 4.28.328 continuation of decedent's business, authority Sheriffs, misconduct or malfeasance 36.28.150 Livestock, railroad injuring 81.52.060 to incur 11.48.025 Shoreline management act, violations 90.58.230 Logging liens, concealment or injury to property 60.24.200 executor de son tort 11.48.180 not liable for loss without fault 11.48.030 for tortious conduct 4.92.090 Lost and found property, liability of finder to owner 63.21.040 special administrator to creditors 11.32.050 State patrol officers Extinguishment by special legislation prohibited Const. Art. 2 § 28 off-duty law enforcement employment Marine pilots 88.16.115, 88.16.118 immunity of state for liability, notice Family and children's ombudsman, office of Marine vessels, owners, or operators 88.16.118 4.92.17543.06A.085 Metals mining and milling operations 78.56.110 Strip, body cavity searches Fire protection districts contracts 52.20.070 Militia members for acts done in line of duty search delayed, nonliability of government for 38.40.010 damage 10.79.170 Firearms safety programs, liability of operators, employees, or volunteers 4.24.640 Minor Trust funds, persons acting in place of designated conversion of goods or merchandise from trustee 11.100.130 store or unpaid restaurant meals 4.24.230 Fish marketing associations, members Volunteers of nonprofit or governmental entities breach of marketing contract 24.36.440 Motor vehicles limited liability 4.24.670 debts of association 24.36.270 acts or omissions under chapter 46.12 RCW, Year 2000 failure, liability 4.22.080 Flood control, counties, immunity from state or director of licensing not liable for LIABILITY RISK RETENTION 46.12.200 86.12.037 Business requirements 48.92.040 Chartering requirements 48.92.030, 48.92.040 Food donation and distribution to needy persons damages for unlawful size, weight, and load

[RCW Index—page 442] (2008 Ed.)

legal owner not liable for acts of registered

Commissioner authority 48.92.100

Countersigning not required 48.92.060

limits 46.44.110

owner 46.12.190

Definitions 48.92.020	appropriations and expenditure control 27.12.240	disincorporation of special districts in counties
Federal injunctions 48.92.130 Insolvency guaranty fund participation	assumption of property, assets and liability	with population of two hundred ten thousand or more Ch. 57.90
prohibited 48.92.050	27.12.120	library capital facility areas, organization,
License required, when 48.92.120 Mandatory participation, joint underwriting	board of trustees 27.12.130, 27.12.170, 27.12.190, 27.12.210	operation, and duties Ch. 27.15 withdrawal or reannexation of areas 27.12.355
associations and pools 48.92.050	bond issues 27.12.222, 27.12.223	Rural library districts
Penalties 48.92.110 Prohibited practices 48.92.040	budget 27.12.210, 27.12.220	appropriations and expenditure control 27.12.240
Purchasing groups	community revitalization financing 27.12.212 county treasurer's duties 27.12.160	board of trustees 27.12.050, 27.12.190,
aggregate limits 48.92.090	establishment 27.12.090, 27.12.100	27.12.210
dealing with foreign insurers 48.92.090 deductible or self-insured retention,	library capital facility areas, organization, operation, and duties Ch. 27.15	bond issues 27.12.222, 27.12.223 budget 27.12.210, 27.12.220
restrictions on 48.92.090	name 27.12.140	county legislative authority, duties 27.12.050
exemption from certain laws 48.92.070 notice and registration requirements	tax levies 27.12.150, 27.12.222	county treasurer's duties 27.12.070
48.92.080	withdrawal or reannexation of areas 27.12.355 Interstate library compact Ch. 27.18	establishment 27.12.040 expansion into intercounty rural library
premium taxes, requirements regarding	Island library districts	districts 27.12.110
imposition, obligation, and member's liability 48.92.095	annexation of city or town into 27.12.360,	general powers 27.12.060 tax levies 27.12.222
Rule-making authority 48.92.140	27.12.370, 27.12.380, 27.12.390, 27.12.395	tax levy to support services 27.12.050
LIBEL AND SLANDER	board of trustees 27.12.190, 27.12.210,	Rural partial-county library districts 27.12.470
Action on limited to two years 4.16.100 Burden of proof on application of defamatory	27.12.420 bond issues 27.12.223	Sale of library materials authorized, disposition of proceeds 27.12.305
matter to plaintiff 4.36.120	budget 27.12.210, 27.12.220	School district public libraries, abolished,
Costs and disbursements, limitation on recovery	dissolution 27.12.450	disposition of assets 27.12.321 Schools
of by plaintiff 4.84.040 Criminal libel 9.58.010, 9.58.020, 9.58.030,	establishment 27.12.400, 27.12.410 indebtedness	operation and stocking of libraries for
9.58.040	powers, limitations 27.12.440	28A.320.240
defenses 9.58.040, 9.58.050, 9.58.070 furnishing libelous information 9.58.080	library capital facility areas, organization,	State law library Ch. 27.20 librarian
persons liable 9.58.040	operation, and duties Ch. 27.15 name, adoption of 27.12.430	court reports commission, duties 2.32.160
privileged communications 9.58.070	tax levies 27.12.420	Revised Code of Washington, loans of sets to 1.08.060
threatening to publish libel 9.58.090 venue of prosecution 9.58.060	withdrawal or reannexation of areas 27.12.355	State library
Indictment or information for, how pleaded in	Law libraries filing fees for support of 27.24.070, 27.24.090	employees
10.37.120 Insurance commissioner's liability, notice of	Librarians	reimbursement for offender or resident assaults 27.04.100
reasons for cancellation 48.30.330,	qualifications and certification 27.04.055 Library capital facility areas, organization,	government information locator service pilot
48.44.270	operation, and duties Ch. 27.15	project 43.105.290 lending fees for interlibrary services
Insurance companies, prohibited practices 48.30.080	Nonresident use 27.12.280	27.04.045
Justification by truth, pleading of 4.36.130	Public libraries appropriations and expenditure control	librarian
Mitigating circumstances evidence of, pleadings 4.36.130	27.12.240	duties 27.04.055 management and control of state publications
pleading of 4.36.130	authorization 27.12.025	definitions 40.07.020
Pleading of 4.36.120 Radio, owner or operator liability limited	board of trustees 27.12.190, 27.12.210 charter provisions superseded 27.12.310	director duties 40.07.030
19.64.010	conditional sales contracts by cities and towns,	governor, duties 40.07.040
Television, owner or operator liability limited	counties and library districts for purchase of property for libraries authorized, vote	guidelines for 40.07.030
19.64.010	required if exceeds indebtedness 39.30.010	legislative declaration 40.07.010 mailing lists, notification, removal from,
LIBRARIES Annual report of trustees 27.12.260	contracts for library service 27.12.180	exceptions, mailing rates 40.07.060
Cities and towns	definitions 27.12.010 dissolution, disposition of property and books	reports
first class cities, establishment and maintenance of 35.22.280	27.12.320	where filed 40.07.030 review of state publications 40.07.030
Conditional sales contracts by cities and towns,	establishment 27.12.030 interstate library compact Ch. 27.18	state agency
counties and library districts for purchase of	penalties	duties of agency head 40.07.030 state publications
property for libraries authorized, vote required if exceeds indebtedness 39.30.010	injury to property 27.12.330	prohibition of, exceptions 40.07.050
Counties	retaining books 27.12.340 Purchase of books, magazines, periodicals,	review of 40.07.030 sale of library materials authorized,
libraries on county-owned parks and recreation land authorized 36.68.110	publications, postage, subscriptions, method	disposition of proceeds 27.12.305
library capital facility areas authorized	for payment of 42.24.035	secretary of state
36.32.610 County law libraries Ch. 27.24	Purchase of real or personal property by conditional sales contracts, indebtedness	authority 27.04.010, 27.04.900 gifts, grants, and conveyances 43.07.370,
Discrimination to deny public accommodations	limitations 39.30.010	43.07.380
because of race, color, or creed, penalty	Reading materials, obsolete, surplus, disposal of, procedure 39.33.070	state librarian appointment 27.04.010
9.91.010 Employees	Regional law libraries 27.24.062	duties 27.04.045
recruitment expenditures authorized	Regional libraries	state publications
27.12.215 Exchanges of books with other libraries	appropriations and expenditure control 27.12.240	management and control of 40.07.010, 40.07.020, 40.07.030, 40.07.040,
27.12.280	authorized 27.12.080	40.07.050, 40.07.060
Free use of library 27.12.270	board of trustees 27.12.190, 27.12.210 budget 27.12.210	state publications distribution center created 40.06.020
Gifts of money or property to library 27.12.300 Indian tribes, services provided by public	Rules and regulations 27.12.270	definitions 40.06.010
libraries 27.12.285	Rural county library districts	depository contracts with other libraries
Intercounty rural library districts annexation of city or town into 27.12.360,	annexation of city or town into 27.12.360, 27.12.370, 27.12.380, 27.12.390,	authorized 40.06.040 exemptions 40.06.060
27.12.370, 27.12.380, 27.12.390,	27.12.395	list of publications to be furnished by state
27.12.395	community revitalization financing 27.12.212	agencies 40.06.060

(2008 Ed.) [RCW Index—page 443]

LIBRARY DISTRICTS

publication and distribution of list of

available state publications 40.06.050 state agencies to deposit copies of publications with, exemptions 40.06.030 produce stands, exemption 36.71.090 CONTRACTORS second class cities, generally 35.23.440 Feed lots Ch. 16.58 towns, general power of granting 35.27.370 Fees unclassified cities, general power 35.30.010 Collection agencies Ch. 19.16 Videos and video games determination by rule 43.24.086 minors' access to violent videos and games, library policy formulation 19.188.030 paid into state general fund 43.79.020 Combined licensing project 19.02.220 Commission merchants, See COMMISSION Fees, See also FEES Violators, exclusion from library use 27.12.290 Ferries, privately owned, see FERRIES, subtitle **MERCHANTS** Privately owned LIBRARY DISTRICTS Fire sprinkler system contractors, duties of state Corporations Incorporation of city or town, territory removed business license center 43.07.200 director of fire protection Ch. 18.160 from district 35.02.180 Firearms, aliens, license required, exception 9.41.170 doing business without, penalty 9.24.040 LICENSE PLATES (See MOTOR staggered renewal 43.07.180 VEHICLES, subtitle License plates) Fireworks, See FIREWORKS Cosmetologists, barbers, manicurists, and First responders Ch. 18.73 Fish and fishing, See FISH AND FISHING, LICENSES estheticians Ch. 18.16 Accountants Ch. 18.04 Counties Acupuncturists Ch. 18.06 auctioneers 36.71.070, 36.71.080 subtitle Licenses Adjusters, insurance, See INSURANCE, subtitle Agents, brokers, and solicitors Fishing dog license tax, See COUNTIES, subtitle commercial fishing Ch. 77.65 Dogs, license tax Advisory committees hawkers 36.71.070, 36.71.080 license limitation programs Ch. 77.70 director may appoint 43.24.060 peddlers 36.71.010 recreational fishing Ch. 77.32 Food processing plants Ch. 69.07 Forms prescribed by director of licensing 43.24.040 Aid vehicles and ambulances Ch. 18.73 deposit before, lien on 36,71,050 Aircraft 47.68.230 produce selling, requirements 36.71.090 airmen and airwomen Crimes relating to corporation doing business without, penalty 9.24.040 certificate and licenses 47.68.230 dealers Ch. 14.20 Foster care 74.15.100 Fuel dealers and distributors federal licensing of required 14.16.020 license application information, data base 46.01.340 pistols registration 47.68.250 concealed pistol license revocation 9.41.075 Airman and airwoman 47.68.230 Funeral directors Ch. 18.39 Alcoholic beverages Ch. 66.24 dealers, license and registration required Gambling armory vicinity, license for sale of liquor 9.41.100 devices, manufacturers, sales, distributors prohibited without permission of adjutant general 38.32.120 verification, notice to bureau of alcohol, 9.46.310 employee, unlicensed, penalty 9.46.198 generally 9.46.075 tobacco, and firearms 9.41.135 Alcoholic beverages, See also ALCOHOLIC Dance halls, See DANCES BEVERAGES, subtitle Licenses Gambling, See also GAMBLING
Geologists, licensing requirements and standards
of practice Ch. 18.220
Hawkers, counties 36.71.070, 36.71.080 Defined 43.24.030 Appeals 43.24.120 Dental hygienists Ch. 18.29 Applications for licenses, discrimination to Dentistry Ch. 18.32 Denturists Ch. 18.30 require disclosure of race or religion in Health professions Ch. 18.120 uniform administrative provisions Ch. 18.122 penalty 43.01.100 Denutrists Ch. 18.30
Department of, See LICENSING,
DEPARTMENT OF
Director of licenses, See also LICENSING,
DEPARTMENT OF Architects Ch. 18.08 Athletic contests, See ATHLETICS AND uniform disciplinary act Ch. 18.130 SPORTS, subtitle Licenses Hearing instrument fitters/dispensers Ch. 18.35 For hire vehicles, See MOTOR VEHICLES, Auctioneers Dog licensing in dog control zones Ch. 16.10 county requirements 36.71.070, 36.71.080 Driver license compact 46.21.010 subtitle For hire vehicles Auctioneers and auction companies Ch. 18.11 Automobiles, See MOTOR VEHICLES Bail bond agents Ch. 18.185 Horse sales, special open consignment Ch. 16.65 Hospitals, See HOSPITALS, subtitle Licenses Drivers' licenses case record of convictions and findings 46.52.120 Hotels, See TRANSIENT Beer and breweries Ch. 66.24 falsification prevention program 46.20.114 identity, proof of necessary for issuance ACCOMMODATIONS ACCOMMODATIONS

Hulk haulers or scrap processors, See MOTOR

VEHICLES, subtitle Hulk haulers' or scrap

processors' licenses

Identicards Birthing centers, licensing and regulation Ch. 18 46 46.20.035 Boarding homes Ch. 18.20 ineligible persons 46.20.031 minors, traffic records, disclosure 46.20.293 moped operation 46.20.500 Boats and vessels Ch. 88.02 Boxing, martial arts, and wrestling Ch. 67.08 issuance and fees 46.20.117 prohibited actions 46.20.0921 Brokers, insurance, See INSURANCE, subtitle photographic identification, retention during Agents, brokers, and solicitors renewal process 46.20.185 violations relating to Business license center Ch. 19.02 display or possession of canceled, revoked, Drugless healing Ch. 18.36 Business professions, regulation guidelines Ch. Egg handlers and dealers Ch. 69.25 or suspended license or identicard 18.118 Electrical contractors Ch. 19.28 46.20.338 Camping resorts Ch. 19.105 Embalmers Ch. 18.39 Inns, See TRANSIENT ACCOMMODATIONS Cemeteries Emergency management workers, licensing prearrangement contracts Ch. 68.46 requirements waived during emergency fees 48.14.010, Ch. 48.17, Ch. 48.97 Cemetery prearrangement sales 68.05.155 38.52.180 surplus line brokers 48.15.070 Certain business activities Emergency medical technicians Ch. 18.73 Employment agencies Ch. 19.31 Engineers and land surveyors Ch. 18.43 Escrow agents Ch. 18.44 surplus line coverage, brokers license revocation, suspension, or failure to renew cities and towns, uniform rate, maximum rate established 35.21.710 48.15.140
Insurance, See also INSURANCE, subtitle voter approval for excess 35.21.711 single uniform rate 35A.82.050 Certified public accountants Ch. 18.04 Examinations Licenses Critical public accountants Child support suspension of licenses for support order noncompliance 43.24.112, 74.20A.320, 74.20A.330, 74.20A.350, 74.20A.360, conduct of 43.24.060 Insurance premium finance companies, required examining committee 43.24.060 48.56.030 filing of lists of candidates and questions and Issuance answers with director of licensing notice to applicants 43.24.080 43.24.060 preparation of licenses 43.24.080 74.20A.370 Child welfare agencies, See PUBLIC ASSISTANCE, subtitle Child welfare handicapped persons 43.24.090 Land surveyors Ch. 18.43 temporary additional board or committee members for administration 43.24.065 License, defined 43.24.030 License plates for motor vehicles, abbreviation of agencies "Washington" prohibited 46.16.235 Liquor licenses Ch. 66.24 Livestock markets Ch. 16.65 Lottery agent 67.70.070 times and places 43.24.060 Expenses of licensing paid from state general fund 43.79.020 Chiropractors Ch. 18.25 Cities and towns bicycles 35.75.030 drawbridges operated as toll bridges 35.74.060, 35.74.070 Explosives dealers 70.74.130 Marriage manufacturers 70.74.110 farmers, exemption 36.71.090 out-of-state requirements, compliance, fee first class cities, general power 35.22.280 Farm labor contractors Ch. 19.30 schedule 70.58.380

gardeners, exemption 36.71.090

Farm labor contractors, See FARM LABOR

[RCW Index—page 444] (2008 Ed.)

Marriage, See also MARRIAGE, subtitle	Nurses Ch. 18.79	LICENSING, DEPARTMENT OF
Licenses	Nursing home administrators Ch. 18.52	Administration of motor vehicle laws, charged
Martial arts Ch. 67.08	Nursing homes Ch. 18.51	with 46.01.030
Massage practitioners Ch. 18.108 optional code cities 35A.82.025	Occupational therapy Ch. 18.59 Ocularists Ch. 18.55	Advisory committees director may appoint 43.24.060
Master license system Ch. 19.02	Opticians, dispensing Ch. 18.34	Agents
Master licenses, See BUSINESS LICENSE	Optometry and optometrists Ch. 18.53, Ch. 18.54	immunity of licensing agents 46.01.310
CENTER	Orthotic and prosthetic services Ch. 18.200	Alcohol information school for drunk drivers,
Maternity homes, See MATERNITY HOMES,	Osteopathic medicine and surgery Ch. 18.57	notice to be sent to department 46.61.5056
subtitle Licenses	Osteopathic physicians' assistants Ch. 18.57A	Armored vehicle guards
Meat	Pesticide applicators Ch. 17.21	licensing and regulation Ch. 18.170
custom slaughtering and custom meat facilities Ch. 16.49	Pharmacies and pharmacists Ch. 18.64	Assistants 46.01.130
Midwifery Ch. 18.50	Physical therapists Ch. 18.74 Physician assistants Ch. 18.71A	Auctions and auctioneers, licensing administration Ch. 18.11
Military and merchant marine, moratorium	Physicians and surgeons Ch. 18.71	Automotive repair statutes, duties relating to
during service 43.24.130	Pilots of vessels Ch. 88.16	46.71.080
Mills, uranium and thorium 70.121.030	Pistols	Bail bond agents Ch. 18.185
Mortgage brokers Ch. 19.146	concealed pistol license 9.41.070	Bicycles
Motels, See TRANSIENT	reciprocity 9.41.073	traffic safety education 46.20.093, 46.20.095
ACCOMMODATIONS	revocation 9.41.075	Boats and vessels, registration Ch. 88.02
Motor inns, See TRANSIENT	dealers, license and registration required,	Boxing, martial arts, and wrestling Ch. 67.08
ACCOMMODATIONS Motor vehicle dealer's, salesmen's, and	penalty 9.41.100, 9.41.110 verification, notice to bureau of alcohol,	Branch offices 43.17.050, 46.01.150 Burglar alarm response runners
manufacturer's, See MOTOR VEHICLES,	tobacco, and firearms 9.41.135	licensing and regulation Ch. 18.170
subtitle Dealer's, salesmen's, or	Plumbers, certification of competency Ch.	Business and professions account 43.24.150
manufacturer's licenses	18.106	Business and professions administration, See
Motor vehicle drivers' training schools, See	Podiatric medicine and surgery Ch. 18.22	BUSINESS AND PROFESSIONS
MOTOR VEHICLES, subtitle Drivers'	Police relief and pension fund, payment of city	ADMINISTRATION
training schools	and town license fees into 41.20.130	Business license center Ch. 19.02
Motor vehicle operator, See MOTOR	Private investigators and agencies Ch. 18.165	Camping resorts Ch. 19.105
VEHICLES, subtitle Drivers' licenses Motor vehicle transporters, See MOTOR	Produce peddling, exemption 36.71.090	Collection agencies Ch. 19.16
VEHICLES, subtitle Motor vehicle	Psychologists Ch. 18.83 Public dances, See DANCES	Collegiate license plates 46.16.324 Combined licensing project 19.02.220
transporters	Radiologic technologists, registration or	Commercial drivers' licenses
Motor vehicle wreckers, See MOTOR	certification Ch. 18.84	agreements to carry out chapter, authorization
VEHICLES, subtitle Motor vehicle wreckers	Real estate appraisers Ch. 18.140	to enter into 46.25.150
Motor vehicles (See also MOTOR VEHICLES,	Real estate brokers and salespersons Ch. 18.85	rule making authority 46.25.140
subtitle Licenses)	Rendering plants Ch. 16.68	Commercial telephone solicitations
agent and subagent fees, analysis and	Resorts, See TRANSIENT	rule-making authority 19.158.080
evaluation 46.01.325 agents' fees 46.01.140	ACCOMMODATIONS Respiratory care practitioners Ch. 18.89	Confidential license plates publicly owned vehicles 46.08.066
application and renewal 46.16.210	Securities act, licensing requirements Ch. 21.20	County auditors as agents, appointment
application fees 46.01.140	Security guards and companies Ch. 18.170	46.01.130
automotive repair statutes, notice to registered	Surveyors Ch. 18.43	Court reporters, powers and duties of department
owners 46.71.080	Suspension	regarding certification Ch. 18.145
campers, trailers, motor homes	noncompliance with support order 43.24.112	Created 43.17.010
rest area disposal systems 46.16.063 department records relating to, destruction of	Telecommunications contractor Ch. 19.28 Telephone business	Creation of department 46.01.020 Director
46.01.260	cities and towns 35.21.712	appointment 43.17.020, 43.24.005
driver's license	network telephone service 35.21.714	boxing, martial arts, and wrestling, director's
out-of-state license, surrender 46.20.021	toll telephone service, taxable amount	powers 67.08.017
resident defined for purposes of obtaining	35.21.714	certified copies of records
46.20.021	gross revenue	authority to furnish 46.01.250
fees 46.16.0621	optional code cities 35A.82.060	deposit of funds in highway safety fund
handicapped	optional code cities 35A.82.055 Toll roads, license to governmental entities to use	46.01.250
cards and license plates reciprocity with other jurisdictions	facilities authorized 47.56.253	fee 46.01.250 restrictions 46.01.250
46.16.390	Tow trucks, capacity fee in addition to and in lieu	chief assistant director 43.17.040
license plates and placards	46.16.079	departmental activities
reciprocity with other jurisdictions	Trading stamp licenses Ch. 19.83	annual report to governor 46.01.290
46.61.583	Travel businesses Ch. 19.138	driver training school, director's powers and
placards and license plates 46.16.381	Uniform regulation of business and professions	duties relating to Ch. 46.82
plates, surrender of, driving privilege suspended 46.29.605	act Ch. 18.235	fees determination by rule 43.24.086
private school buses	Vessel registration fees, disposition 46.01.140	for hire vehicle certificates and operators'
exemption 46.16.035	Vessels and boats Ch. 88.02	permits, director's powers and duties
recreational vehicles	Veterans	relating to Ch. 46.72
rest area disposal systems 46.16.063	peddlers and hawkers	interstate fleets, highway user tax structure
renewal	exemption from having 73.04.050	for, director's powers and duties relating to
parking fines, payment of required 46.16.216	fee, counties and cities prohibited from	Ch. 46.85
standing, stopping, or parking violations payment required 46.16.216	charging 73.04.050 issuance without charge 73.04.060	motor vehicle law agents of 46.01.130
size, weight, and load limits	Veterinarians Ch. 18.92	amateur radio operators with special license
enforcement 46.44.105	Wastewater treatment systems, designer	plates, director to furnish lists of
subagents, selection process and contract	licensing Ch. 18.210	46.16.340
procedures 46.01.140	Weather modification and control, See	annual report to governor 46.01.290
subagents' fees 46.01.140	WEATHER MODIFICATION AND	financial responsibility act, director's
trip permits	CONTROL	powers and duties under Ch. 46.29
authorized, fees, distribution of proceeds 46.16.160	Weigher's license 15.80.490, 15.80.500 Weighmaster's license 15.80.450, 15.80.460,	general powers 46.01.130 lighting and other vehicle equipment,
Naturopathy Ch. 18.36A	** organication a needlate 13.00.430, 13.00.400,	ngning and onici venicie equipment,
	15 80 470 15 80 480 15 80 520 15 80 590	director's powers and duties relating to
Nuclear energy and radiation, licensing	15.80.470, 15.80.480, 15.80.520, 15.80.590, 15.80.600, 15.80.610	director's powers and duties relating to Ch. 46.37

LICENSING, DEPARTMENT OF

motor vehicle revenue, director's powers and	validity of acts performed relating to	filing of lists of candidates and questions and
duties relating to Ch. 46.68	transferred powers, duties, and functions	answers with director of licensing
motor vehicle transporters' licenses, director's	43.320.015	43.24.060
powers and duties relating to Ch. 46.76	Firearms	temporary or additional board or committee
motor vehicle wreckers' licensing, director's	dealers	members for administration 43.24.065
powers and duties relating to Ch. 46.80	license and registration	times and places 43.24.060
motorcycle operator training and education	required 9.41.100	extension or modification of licensing,
program, duties relating to 46.20.520	verification, notice to bureau of alcohol,	certification, or registration period
motorcycle safety education advisory board,	tobacco, and firearms 9.41.135	authorized 43.24.140 failure to surrender when canceled, penalty
duties relating to 46.20.520 oath 43.17.030	recordkeeping requirements 9.41.129 Forms for applications, licenses and certificates	46.01.230
personalized license plates, rules and	46.01.160	fees
regulations 46.16.600	Fuel dealers and distributors	determination by rule 43.24.086
powers and duties 43.24.016, 43.24.020	license application information, data base	issuance 43.24.080
generally 43.17.030	46.01.340	refusal, revocation or suspension of, director's
reciprocity agreement authority 46.85.030	Fuel tax advisory group 46.01.350	duties 43.24.115
records destruction 46.01.260	Funeral directors and embalmers Ch. 18.39	suspension for noncompliance with support
refusal, revocation or suspension of licenses,	review of statutes regulating, recommendation	order 43.24.112
director's duties, assistants may act	of needed changes 43.70.290	Licenses, professional
43.24.115	Geologists, licensing requirements and standards	social security and drivers' license numbers prohibited 43.24.084
report to governor 46.01.290	of practice Ch. 18.220	Limousine and for hire vehicles, regulation Ch.
rule-making authority 43.24.023	Head injury prevention driver information 43.70.420	46.72A
tow truck operators duties relating to 46.55.190	Health professions	Manufactured homes
traffic safety commission, membership on	licensing	elimination of title
43.59.030	transfer of powers and duties to department	rule-making authority 65.20.110
vacancies 43.17.040	of health 43.70.220	supervisory powers 65.20.100
vehicle dealer's, salesmen's and	Identicards	Marine recreation land
manufacturer's licenses, powers and duties	issuance and fees 46.20.117	duties Ch. 79A.25
relating to 46.70.220	Immunity of licensing agents 46.01.310	Martial arts Ch. 67.08
vehicle dealer's and manufacturer's licenses,	Investigation unit 46.01.135	Master license system Ch. 19.02 Mobile homes
powers and duties relating to 46.70.101,	Land surveyors Ch. 18.43	titling duties, transfer to department of
46.70.102, 46.70.111, 46.70.120,	Landscape architects, registration and regulation	community, trade, and economic
46.70.160	Ch. 18.96	development 46.12.295
Dishonored checks for motor vehicle fees, procedure 46.01.230	License plates baseball stadium license plates 46.16.301	Model traffic ordinance
Driver license compact, director of as licensing	college and university emblems	rule-making authority 46.90.005
authority 46.21.020	material and display requirements 46.16.327	Motor vehicle dealers and manufacturers
Driver training schools	rulemaking authority of director 46.16.335	franchises, petition or protest proceedings
administrative authority 46.82.290	collegiate license plates 46.16.324	hearing, filing fees, costs, and security
business and profession act 46.82.285	prisoners of war	46.96.210
rule making authority 46.82.290	deceased, license plate free to spouse or	Motor vehicle fund
Drivers' licenses	domestic partner 73.04.115	department of licensing services account 46.68.220
data furnished to department of information	motor vehicle license plate furnished free to	Motor vehicle fund moneys distributed to
services, exception 46.20.157	73.04.110	46.68.090
facilities siting coordination with state patrol	returned plates, reuse 46.16.295	Motor vehicle law
46.01.330	special license plates	certified copies of departmental records
falsification prevention program 46.20.114	application for organizations 46.16.745	relating to, department to furnish 46.01.250
payment options 46.01.230 Driving under the influence	applications for individuals 46.16.309 conditions, limitations, and requirements	to recommend improvement in 46.01.030
department notification of violator alcohol	46.16.305	records destruction 46.01.260
information school attendance, diagnostic	continuing requirements 46.16.765	Motor vehicle licensing
treatment and evaluation recommendation,	design services, fees 46.16.690	agent, appointment of county auditor as 46.01.140
and noncompliance 46.61.5056	disposition of revenues 46.16.755	agent and subagent fees, analysis and
Embalmers and funeral directors Ch. 18.39	fees 46.16.313	evaluation 46.01.325
Employment agencies Ch. 19.31	legislative intent 46.16.700	payment options 46.01.230
Employment agencies, powers and duties	nonreviewed plates 46.16.775	subagents, selection process and contract
relating to, See EMPLOYMENT	replacement plates 46.16.316	procedures 46.01.140
AGENCIES Enforcement actions 43.24.125	review board 46.16.705, 46.16.715,	Motor vehicles
Engineers and land surveyors Ch. 18.43	46.16.725 rulemaking authority of director 46.16.335	accident reports, availability 46.52.060
Facilities	series continuance 46.16.314	emission control
siting coordination with state patrol 46.01.330	sponsoring organization requirements	rules, adoption, authority 46.16.016 financial responsibility law, duties of director,
Federal employer identification numbers and	46.16.735	See MOTOR VEHICLES, subtitle
documents, department authority to issue	transfer of vehicle, transfer or surrender of	Financial responsibility law
19.02.300	plates 46.16.316	habitual traffic offenders
Federal tax liens	veterans' and military personnel remembrance	revocation of license, procedure 46.65.065
duties concerning 60.68.045	emblems 46.16.319	liability insurance policy requirements, duty
Fees	veterans' remembrance emblems	to notify public of 46.16.212
determination by rule 43.24.086	fees 46.16.332	licenses
study and adjustment 46.01.360 Financial institutions, department of	material and display requirements 46.16.327 rulemaking authority of director 46.16.335	facilities siting coordination with state patrol
apportionment of budgeted funds 43.320.016	veterans with disabilities furnished free to	46.01.330 temporary permits
collective bargaining agreements unaffected	73.04.110	parade floats 46.16.048
43.320.017	Licenses	unlicensed vehicles in special community
continuation of rules, pending, business,	certificates, permits, failure to surrender when	events 46.16.048
contracts, and obligations 43.320.014	canceled, penalty 46.01.230	limousine and for hire vehicles, regulation Ch.
transfer of	defined 43.24.030	46.72A
banking, savings, and loan related powers,	examinations	title and registration advisory committee
functions, and duties 43.320.011	conduct of 43.24.060	membership and duties 46.01.320
civil service employees 43.320.013	examining committees, duties,	Motorcycle operator training program 46.20.520

[RCW Index—page 446] (2008 Ed.)

Motorcycle safety education advisory board Uniform regulation of business and professions liability for service of stevedores and longshoremen 60.36.030 priority 60.36.010 act Ch. 18.235 Vehicle dealer's license applications, retention, confidentiality 46.70.042 created 46.20.520 Motorcycles stevedores and longshoremen handling cargo motorcycle safety education account 60.36.030 created 46.68.065 Vessel registration Nonresident violator compact Ch. 46.23 fees, collection and disposition 46.01.140 towing, dunnaging, or stevedoring, breach of contract 60.36.060 Oaths and acknowledgments 46.01.180 Wastewater treatment systems, designer Offices maintained at state capital 43.17.050 licensing Ch. 18.210 Businesses selling prepared foods or drinks Organization of department 46.01.100 employee lien on earnings and property, LIE DETECTOR TESTS authorization 60.34.010 Powers and duties Requiring of employee or prospective employee unlawful, penalty 49.44.120 accident reporting 46.01.040 enforcement and costs 60.34.040 administration of motor vehicle laws 46.01.030, 46.01.040 notice of claim Test employees, unlawful, exceptions, penalties 49.44.120, 49.44.135 content 60.34.020 certificates of ownership and registration 46.01.040 filing and service 60.34.020 LIENS (See also ATTACHMENT) priority Abatement, moral nuisances 7.48.090 prior unfiled encumbrances 60.34.050 commercial drivers' training schools Advancements, See LIENS, subtitle subsequent encumbrances 60.34.050 46.01.040 Transportation, storage, and advancements service of notice 60.34.030 dealers' licensing 46.01.040 Canal company laborer's lien Ch. 60.32 drivers' licensing 46.01.040 financial responsibility 46.01.040 generally 46.01.130 animal seized by law enforcement officer Chattel liens attorney's costs 60.08.050 contents 60.08.020 60.56.025 authority of lien holder to retain possession of house trailer excise tax 46.01.040 deficiency judgment 60.08.050 duty of auditor 60.08.060 enforcement 60.08.040 livestock 60.56.010 motor vehicle excise taxes 46.01.040 creation and attachment 60.56.010 motor vehicle fuel excise taxes 46.01.040 definition of "agister" 60.56.005 enforcement of lien 60.56.050 motor vehicle transporters 46.01.040 filing notice, county auditors 60.08.060 form 60.08.020 frivolous or clearly exercise 60.08.080 motor vehicle wreckers 46.01.040 expiration of lien 60.56.035 passenger vehicles for hire 46.01.040 notice requirement violation reciprocal or proportional registration civil action authorized for damages, civil fine labor performed on 60.08.010 46.01.040 limitation of action 60.08.040 may also be assessed 60.56.021 registration and licensing of motor vehicles material furnished for authority for 60.08.010 perfection of 60.56.015 46.01.040 potential sale of animal to which lien is notice 60.08.020 uniform commercial code 43.07.150 personal judgment to foreclose 60.08.050 attached Private investigators and agencies, department notice to be given to lien holder and to potential buyer 60.56.018 priority of duties Ch. 18.165 previous unfiled or unrecorded 60.08.030 Private security guards and companies, licensing and regulation Ch. 18.170 Agisters, See LIENS, subtitle Livestock subsequent liens 60.08.030 rank of 60.08.050 Publicly owned vehicles confidential license plates 46.08.066 Agricultural recording 60.08.060 preparer lien surrender to owner, effect, third person duration, discharge 60.13.060 Purpose 46.01.011 acquiring title 60.08.010 processor lien Real estate appraisers, licensing and certification title of vehicle, transferring 60.08.085 duration, discharge 60.13.060 duties Ch. 18.140 Child support 26.18.055 Agricultural liens, perfection Ch. 62A.9A Real estate brokers and salespersons, director's Child support enforcement 74.20A.060, Agricultural products powers and duties Ch. 18.85 74.20A.070 definitions 60.13.010 Reciprocal or proportional registration Cities and towns preparer lien agreements, arrangements or declarations of city property assessments payment of 35.44.130 filing statement evidencing lien 60.13.040 reciprocity authority of department to enter into 46.85.040 foreclosure, enforcement 60.13.070 generally 60.13.030 priority 60.13.050 curb and gutter construction 35.68.070 first class cities reciprocity filling and closing of cesspools 35.22.320 processor lien general authority 46.85.030 lien on benefited property, payment from filing statement evidencing lien 60.13.040 Records local improvement guaranty fund for furnishing copies of, fees, restrictions, deposit of funds 46.01.250 foreclosure, enforcement 60.13.070 deferred collection of assessments for generally 60.13.020 priority 60.13.050 Airports economically disadvantaged persons motor vehicle licensing records, destruction of 35.54.100 by county auditors, time 46.01.270 removing garbage and brush 35.22.320 state charges for equipment, services 47.68.150 Reports local improvement of lowlands 35.55.090, Massachusetts trusts, making of 23.90.040 35.56.100 Rule-making authority 46.01.110 Rules 43.17.060 Animals, See LIENS, subtitle Livestock metropolitan park district improvements, Attorneys lands adjoining 35.61.240 Rules compliance client giving security 60.40.030 municipality owned utilities creation 35.21.290 conditional court order 60.40.030 technical assistance program Ch. 43.05 Seal 46.01.170 creation 60.40.010 enforcement 35.21.300 Security guards and companies, licensing and regulation Ch. 18.170 filing of notice 60.40.010 obstructing vegetation, debris, removal or judgments 60.40.010 destruction by city 35.21.310 procedure when claimed 60.40.030 State patrol, designation as agent to secure surrender of drivers' licenses 46.01.190 public utilities, revenue, bond issues are a lien Banks, notice of taking possession of bank by against 35.92.100 director, no lien rights after receipt of notice 30.44.040 State patrol functions as agent of director of sanitary fills 35.73.050 licenses transferred to department of second class cities, railroads in streets, licensing 46.01.070 Surveyors Ch. 18.43 Bills of lading assessments for street improvement lien of carrier 62A.7-308 35.23.430 Bills of lading, carrier's lien 62A.7-307 sewerage systems 35.67.200, 35.67.210, 35.67.215, 35.67.220, 35.67.230, 35.67.240, 35.67.250, 35.67.260, Timeshare regulation, See TIMESHARE REGULĂTION Boarding houses, See LIENS, subtitle Inn Title and registration advisory committee keepers 35.67.270, 35.67.280, 35.67.290 membership and duties 46.01.320 Boats and vessels sidewalks and driveways across 35.68.070 breach of contract for towing, dunnaging, or Transfer of powers, duties and functions of department of licenses to department 46.01.040 solid waste collection and disposal systems creation 35.21.130 stevedoring 60.36.060 cargo handling 60.36.060 duration 60.36.040 priority 60.36.040 powers, duties and functions of department of notice and foreclosure 35.21.140 motor vehicles to department 46.01.020 priority 35.21.150 Travel businesses Ch. 19.138 creation 60.36.010 warrants against local improvement funds duration 60.36.010 Uniform commercial code 35.45.130 enforcement 60.36.020, 60.36.050 duties concerning 43.07.150 Commercial fisherman

(2008 Ed.) [RCW Index—page 447]

defined 60.13.010	Contractors, public works, wages, nonpayment	rights and interest of purchaser for value
duration, discharge 60.13.060	or underpayment of 39.12.050	60.10.040
filing statement 60.13.040 priority of lien 60.13.050	Conveyances, liens on franchises, earnings, property of certain companies, precedence of	security interest, judicial foreclosure 60.10.027
processor lien 60.13.020	60.32.010	summary foreclosure procedure 60.10.010
Commercial real estate broker lien act Ch. 60.42	County peddlers' licensing deposit, lien on	"commercially reasonable," defined
Commission merchants, See LIENS, subtitle	36.71.050	60.10.070
Transportation, storage, and advancements Common carrier	County road improvement district assessments foreclosure 36.88.140	improper procedure, debtor's rights 60.10.060
for freight, transportation, storage Ch. 60.60	superiority 36.88.120	sale
Common carrier, See also LIENS, subtitle	Crop liens	disposition of proceeds 60.10.030
Transportation, storage, and advancements	attachment to crops and proceeds 60.11.030	Forest practices, actions required by order or decision, costs 76.09.120
Common law liens, nonconsensual claims against federal, state, or local official or	claim of lien, filing, contents, duration 60.11.040	Forests and forest products, See FORESTS AND
employee, validity 60.70.070	commercially reasonable, definition	FOREST PRODUCTS, subtitle Liens;
definitions 60.70.010	60.11.120	LIENS, subtitle Logging
filing, no duty to accept common law lien, notice of invalid lien 60.70.030	definitions 60.11.010 foreclosure	Franchises, earnings, property of certain companies, laborers' lien on
order directing claimant to appear before	time limitation 60.11.130	assignees or receivers, priority in claim
court, petition contents and service of	foreclosure, judicial 60.11.070	payment 60.32.050
process 60.70.060	foreclosure, summary 60.11.080	companies included 60.32.010 conveyances, mortgages, and trust deeds,
personal property common law liens limited 60.70.020	foreclosure and enforcement 60.11.060 noncompliance, rights of lien debtor	effect 60.32.010
real property common law liens unenforceable	60.11.110	enforcement 60.32.040
60.70.020	persons entitled to crop liens 60.11.020	filing with county auditor 60.32.020 lien authorization 60.32.010
record, no duty to disclose record of claim 60.70.040, 60.70.050	priorities of liens and security interests 60.11.050	notice of claim
Community property	property subject to liens 60.11.020	content 60.32.020
liens for community debt 26.16.040	redemption 60.11.100	service on company 60.32.020 priority of payment, receivers or assignees
Community renewal property, exemption from	rights and interests of purchaser for value	60.32.050
35.81.120 Condominiums	60.11.090 termination statement 60.11.140	service of notice, manner 60.32.030
assessments for common expenses 64.34.364	Dairy products 60.13.035	Fraud, personal property subject to lien,
Condominiums, See also CONDOMINIUMS,	Dairy products commission assessments	destruction, conversion, sale, removal, etc. 9.45.060
subtitle Liens or encumbrances Construction liens	15.44.090 Defined for purposes of logging lien 60.24.030	Freight, See LIENS, subtitle Transportation,
acts of coercion 60.04.035	Destruction, conversion, sale, removal, etc., of	storage, and advancements Fruit, condemnation when infected, lien for costs
application of chapter 281, Laws of 1991, to	personal property to avoid lien, penalty	Ch. 15.08
actions pending as of June 1, 1992 60.04.904	9.45.060 Dies, molds, forms, and patterns	Garnishment, continuing lien on earnings
application of proceeds 60.04.181	fabricator's lien Ch. 60.84	answer form 6.27.340
assignment of lien 60.04.121	Dikes and ditches, drainage of tidelands or	authorized 6.27.330 compliance with answer form required
attorneys' fees 60.04.181 bond in lieu of claim 60.04.161	marshlands, division of costs 85.28.130 Domestic violence	6.27.340
claim of lien	judgment, costs and fees, lien on real estate	lien continues to subsequent earnings 6.27.350 priority 6.27.360
community interest, effect on 60.04.211	26.50.200	Homesteads 6.13.090
designation of amount due on each piece of property 60.04.131	Eminent domain proceedings notice to lienors, publication of 4.28.120	Horticultural property, condemnation when
recording of notice of, time limits, and	Employee benefit plans, liens for payment of	infected, lien for costs Ch. 15.08 Horticultural property, lien for disinfection costs,
contents 60.04.091	49.52.020	See HORTICULTURE
recording of notice of claim, requirements and fee 60.04.111	Employees, contributions to benefit plans claim	Hospital and medical services for employees
separate residential units, time for filing	service, method 60.76.030	employee deduction and employer's contribution constitutes trust fund for lien
against 60.04.101	time, contents, recording, service 60.76.020	against trust fund for payment 49.52.010,
contractor registration required to establish lien 60.04.041	employer's earnings and property 60.76.010 foreclosure 60.76.040	49.52.020
definitions 60.04.011	priorities 60.76.050	Hospitals, See LIENS, subtitle Medical services Hotels, See LIENS, subtitle Inn keepers
duration of lien, procedural limitations	Enforcement	Industrial insurance, lien for payments due
60.04.141 financial encumbrances, priorities 60.04.226	chattel liens 60.08.040 local improvement special assessments	51.16.160, 51.16.170
foreclosure of liens, parties and procedure	4.16.030	Inn keepers attachment or execution on guest's property
60.04.171	logging liens 60.24.120, 60.24.150	60.64.010
frivolous claims, procedure to seek dismissal 60.04.081	Estate and transfer tax payments due 83.100.110 Execution sales, payment of 6.21.020, 6.21.050,	baggage and property of guests, authorized
informational material, master documents	6.23.020, 6.23.070, 6.23.080, 6.23.090,	60.66.010 property not belonging to guests, sale of,
60.04.250, 60.04.255	6.23.100, 6.23.110	procedure 60.64.010
lenders, notice to 60.04.221 lien authorized 60.04.021	Federal tax liens application 60.68.005	property of guests, sale 60.64.010
material exempt from process 60.04.201	certification 60.68.025	sale of property guest's refusal to register 60.64.040
notice of right to claim lien, requirements and	fees for recording or filing 60.68.035	notice 60.64.040
exceptions 60.04.031 personal action on debt preserved 60.04.191	notice 60.68.015 tax lien index 60.68.045	Insurance company liquidation or delinquency
prime contractor, duty to make information	Fine in criminal proceeding lien against real	proceedings voiding of lien obtained by attachment,
available to suppliers, subcontractors, or	property of defendant 10.64.080	garnishment, or execution 48.99.070
professionals 60.04.261 priority of liens 60.04.061	Flood control districts, assessments, priority 86.09.490	Interpleader 4.08.160, 4.08.180
promissory note, effect of taking 60.04.191	Foreclosure	Investment securities, issuer's lien 62A.8-209 Irrigation districts
property subject to lien 60.04.051	certificates of title 60.10.040	assessment liens 87.03.265, 87.03.271
rank of lien 60.04.181 release of lien rights 60.04.071	methods of foreclosure 60.10.020	delinquent charges 87.03.445
rights of owner, recovery options 60.04.151	personal property, judicial foreclosure 60.10.023	Judgments cessation of
withholding of funds 60.04.221	redemption 60.10.050	certificates of to another county 4.64.100

[RCW Index—page 448] (2008 Ed.)

execution docket procedure 4.64.100	Local improvements and assessments, See also LOCAL IMPROVEMENTS AND	Mechanics' and materialmen's
when 4.64.100 discharge of by satisfaction of judgment for	ASSESSMENTS ASSESSMENTS	homestead subject to execution or forced sale 6.13.080
money only 4.56.100	Lodging houses, See LIENS, subtitle Inn keepers	informational material, master documents
enforcement of	Logging	60.04.250, 60.04.255
local improvement special assessments	claims	satisfaction or release, county auditor's duty
4.16.030	contents 60.24.075	as to 65.04.060
expiration of 4.56.210	form 60.24.075 recording, fee 60.24.100	Medical services discharge
extension of lien prohibited 4.56.210 fines in criminal action lien against real	stumpage 60.24.080	settlement with tort feasor or insurer
property of defendant 10.64.080	where filed 60.24.075	60.44.050
logging liens 60.24.190	concealment or injury to property	taking of note 60.44.040
notice of	liability to lien holder 60.24.200	written release or waiver 60.44.050
entry of verdict as 4.64.020	personal judgment 60.24.200	duty of county auditor 60.44.030
priority 4.64.020	cost allowance for claimant 60.24.130 deposit to recover possession 60.24.130	enforcement 60.44.060 limitation of actions 60.44.060
personal property, commencement of 4.56.190	duration of labor liens 60.24.040	limitation on 60.44.010
probate	enforcement	notice of claim
order of payment of claim 11.76.110	generally against all of property 60.24.150	contents 60.44.020
real property, on	procedure 60.24.120	filing 60.44.020
commencement of 4.56.200	specific property 60.24.150 venue of court 60.24.120	payment as evidence 60.44.060 recording claims 60.44.030
creation of 4.56.190 duration 4.56.190	error in claim	taking promissory note, effect 60.44.040
notice of, entry of verdict as, priority	intent to defraud 60.24.160	when authorized 60.44.010
4.64.020	third party owner without notice 60.24.160	Mining company laborer, lien on company
vendor's interest under real estate contract	innocent third parties as purchasers 60.24.170	franchise, earnings, property Ch. 60.32
not included 4.56.190	judgments, order of sale 60.24.190 labor performed, authority for 60.24.020	Mortgage foreclosure deficiency, judgment 61.12.080
small claims 12.40.110	limitation of action	Motor vehicle financial responsibility law, bond
vacation or modification of superior court judgments, liens preserved on modification	nonsuit or dismissal of action, effect	as lien 46.29.530
4.72.050	60.24.110	Nonconsensual common law liens
Labor and materials, See LIENS, subtitle	prolonging 60.24.110	claims against federal, state, or local official or
Construction liens	time period 60.24.110 lumber remaining with manufacturer	employee, validity 60.70.070 definitions 60.70.010
Laborers	60.24.030	filing, no duty to accept common law lien,
franchises, earnings, property of certain companies, lien on Ch. 60.32	manufacturing timber into lumber 60.24.030	notice of invalid lien 60.70.030
homestead subject to execution or forced sale	multiple actions	order directing claimant to appear before
6.13.080	attorneys' fees 60.24.180	court, petition contents and service of
Land boundaries, civil suits to establish, costs as	costs 60.24.180 joinder 60.24.180	process 60.70.060 personal property common law liens limited
58.04.040	owners of property, bona fide, presumption	60.70.020
Landlord, See LIENS, subtitle Rent Life insurance, assessments of contingent	against purchaser 60.24.170	real property common law liens unenforceable
liability, reserves 48.09.260	part of property 60.24.150	60.70.020
Limitation of actions on	pleadings	record, no duty to disclose record of lien
chattel liens 60.08.040	amendments to complaint 60.24.140 defendant's answer 60.24.140	60.70.040, 60.70.050 Notice of, verdict entry as 4.64.020
local improvement and assessment liens	motion for more definite and certain	Nuisances, voluntary abatement of prostitution,
4.16.030	statement 60.24.140	assignation or lewdness, effect on 7.48.110
logging liens 60.24.110 medical services liens 60.44.060	presumption, purchase of property subject to	Orchards and orchard lands
orchard liens 60.16.030	lien 60.24.170	claims
public works liens 60.28.030	priority general lien for work and labor 60.24.038	enforcement 60.16.020 filing 60.16.020
Livestock	labor liens 60.24.038	verification 60.16.020
artificial insemination	work on identical logs 60.24.038	foreclosure 60.16.020
lien upon female or offspring 60.52.035 freight and transportation, sale of to satisfy	receiver appointment 60.24.130	attorneys' fees 60.16.030
60.60.030	recovery of custody from sheriff 60.24.130 sale before judgment, deposit of proceeds	costs 60.16.030 limitation of action 60.16.030
services of sires	60.24.195	time for bringing 60.16.030
auditor's certificate to owners 60.52.020	sale by sheriff, apportionment of proceeds	labor upon, authorization for 60.16.010
auditor's fee 60.52.050	60.24.190	pruning, spraying, etc. 60.16.010
conditions under which advertised 60.52.010 filing of statement with auditor, contents	sheriff appointed as receiver	Partition proceedings
60.52.010	fees 60.24.130 notice 60.24.130	answer requisites concerning 7.52.060 cost of partition, preference over 7.52.030
foreclosure 60.52.040	stumpage	costs, for 7.52.480
owners not in possession of pedigrees	claims 60.24.080	creditors
60.52.010	duration of 60.24.070	answer requisites concerning 7.52.060
statement of lien, filing and duration 60.52.030	price of privilege 60.24.035	confirmation of report of referee for sale of
Livestock, for feeding and care of	towing and transportation, authority for lien 60.24.020	property, effect on 7.52.210 defendants, as 7.52.030, 7.52.150
animal seized by law enforcement officer	Longshoremen, See LIENS, subtitle Boats and	judgment creditors, notice to on sale of
60.56.025	vessels	property 7.52.180
authorization to retain possession 60.56.010	Lumber, See LIENS, subtitle Logging	notice directed to 7.52.040
creation and attachment 60.56.010 definition of "agister" 60.56.005	Lumber company laborer, lien on company franchise, earnings, property Ch. 60.32	priority 7.52.170 proceedings for sale of property 7.52.190
enforcement of lien 60.56.050	Manufactured or mobile homes	purchase of property by 7.52.390
expiration of lien 60.56.035	repossessed	security, priority of application 7.52.230
notice requirement violation	secured party liable for rent 59.20.074	service of notice on sale of property 7.52.200
civil action authorized for damages, civil fine	Manufacturing company laborer, lien on	judgment liens unsatisfied
may also be assessed 60.56.021 perfection 60.56.015	company franchise, earnings, property Ch. 60.32	certificate of county clerk 7.52.160 existence, ascertaining of 7.52.160, 7.52.170
Local improvements and assessments	Marine pilots 88.16.140	priority 7.52.170
limitation on action to enforcement of	Materialmen, See LIENS, subtitle Construction	referee, appointment of 7.52.170
4.16.030	liens	payment from proceeds of sale 7.52.220

[RCW Index—page 449]

LIEUTENANT GOVERNOR

percentages retained from moneys earned

proceedings on not to delay sale 7.52.240 contracts exceeding two hundred thousand municipal local improvement assessments subject of lien after partition 7.52.030 60.28.010 35.49.130, 35.49.140 time period 60.28.010 Peddlers, county licensing of, deposit when, lien public improvement contracts, priority 60.28.040 trust fund or bank deposit 60.28.010 on 36.71.050 solid waste disposal districts 36.58.140 Physicians and surgeons pleadings, certification in answer to complaint employee benefit plans 49.52.020, 49.52.040 60.28.030 Timber company laborer, lien on company franchise, earnings, property Ch. 60.32 Timber workers, See LIENS, subtitle Logging Physicians and surgeons, See also LIENS, receipt of department of revenue, certificate subtitle Medical services 60.28.020 Toll bridge rates and charges, bond redemption and interest as lien on 47.56.240 Plants, See LIENS, subtitle Nursery stock retained percentages 60.28.010, 60.28.011 Premium finance agreements, filing not necessary to perfect 48.56.130 right to sue contractor or surety, limitation of actions, effect 60.28.030 Tow truck operators have lien on impounded Preparer lien taxes and penalties due from contractor, vehicle 46.55.140 Trainers, See LIENS, subtitle Livestock Transportation, storage, and advancements dairy products 60.13.035 priority of liens 60.28.040 taxes due state 60.28.010 duration, discharge 60.13.060 filing statement evidencing lien 60.13.040 termination before completion 60.28.011 trust fund, bank deposit or escrow 60.28.010, 60.28.020, 60.28.030 authorized 60.60.010 livestock, notice of sale 60.60.020 notices, how given 60.60.060 foreclosure, enforcement 60.13.070 generally 60.13.030 priority 60.13.050 perishable property, notice of sale 60.60.020 wages, nonpayment or underpayment of retention of possession 60.60.010 Prevailing wage rate 39.12.050 noncomplying public works contractor Quieting title against outlawed mortgage or deed sale of property 60.28.040 of trust 7.28.300 application of proceeds 60.60.040 Railroad company laborer's lien on franchises, authority 60.60.010 judgment liens 4.64.020 earnings, property Ch. 60.32 division into separate lots or parcels Processor and preparer liens definitions 60.13.010 Railroads 60.60.030 freight, transportation, storage Ch. 60.60 period of retention 60.60.030 livestock watering and feeding, sale of 60.60.020 special contracts 60.60.050 Processor lien Transportation company laborer, lien on duration, discharge 60.13.060 company franchise, earnings, property Ch. filing statement evidencing lien 60.13.040 Real property foreclosure, enforcement 60.13.070 boundaries, suits to establish, costs 58.04.040 Unclassified cities, taxes 35.30.030 generally 60.13.020 commercial real estate broker lien act Ch. Unemployment compensation priority 60.13.050 notice of, entry of verdict as, priority 4.64.020 priority 4.64.020 assessments for employers' contributions, warrants 50.24.115 Profiteering lien notice 9A.82.140 contributions by employers 50.24.050, procedure 9A.82.120 unknown claimant, service of process trustee of real property 9A.82.130 50.24.180 Unfit dwellings, demolition assessment lien against property 35.80.030 conveyance of property by, liability Recording of, See RECORDING AND FILING Redemption from execution sale, payment of 6.21.020, 6.23.020, 6.23.070, 6.23.080, 6.23.090, 6.23.110 9A.82.150 Unknown claimant in real property action, service of process on 4.28.150 failure to comply 9A.82.160 Public assistance Registered land 65.12.400 Utility services grant assistance creation upon 65.12.510 Registration of land titles 65.12.520 cities and towns 35.21.290 lien against real property 43.20B.670 real property, satisfaction of unrecorded utility liens Ch. 60.80 revenue recovery medical or residential care notation upon certificate 65.12.010 discharge or compromise by settlement or judgment 43.20B.050 Vacation or modification of superior court Rent judgment, preserved on modification 4.72.050 destruction of property, insurance proceeds 60.72.010 form of lien 43.20B.040 Vegetables, condemnation when infected, lien for costs Ch. 15.08 subrogation to recipient's rights, delegation enforcement 60.72.040 43.20B.060 limitation of 60.72.010 mental health treatment 43.20B.347 mobile home lots homestead subject to execution or forced sale 6.13.080 creation, enforcement, and duration 60.72.010 Public contractor payment of excess over lien claims 60.28.020 priority 60.72.010 Verdicts payment of moneys earned withheld in lieu of bond 60.28.010 private homes or residences 60.72.010 property of tenant 60.72.010 cessation of certificate of to another county 4.64.100 retained percentages 60.28.010 execution docket procedure 4.64.100 taxes and penalties due, trust fund priority 60.28.040 property of third person 60.72.010 when 4.64.100 removal from rented property 60.72.010 entry of as notice, priority 4.64.020 Public works sale of tenant's property 60.72.010 Warehouse and grain dealer depositor's lien 22.09.371, 22.09.391 acceptance of contract writing or recording, necessity of 60.72.010 certificate of department of revenue Sale of property Warehousemen 60.28.050 disposition of funds, inn keepers, lodging authorization of lien for transportation, duty of disbursing officer 60.28.050 bond in lieu of retained funds 60.28.011 house, etc., liens 60.64.040, 60.66.020
Satisfaction or release, duties of county auditor storage and advancements Ch. 60.60 Warehousemen's lien 62A.7-209, 62A.7-210 completion of contract, duties of disbursing officer 60.28.051 65.04.060 Sawmill company laborer, lien on company franchise, earnings, property Ch. 60.32 Secured transactions Ch. 62A.9A Washington clean air act, enforcement of contracts exceeding two hundred thousand dollars 60.28.010 penalties incurred under 70.94.431 Water company laborer, lien on company franchise, earnings, property Ch. 60.32 Secured transactions, See also UNIFORM COMMERCIAL CODE, subtitle Secured definitions 60.28.011 Water rights, partnership ditches 90.03.450 delay due to litigation 60.28.080 Weed control costs 17.10.280, 17.10.290, excess over claims paid to contractor transactions 17.10.300 Self-service storage facilities Ch. 19.150 60.28.021 Wharfinger, See LIENS, subtitle Transportation, foreclosure, limitation of actions 60.28.030 labor and material 60.28.010 Service of process by publication, when 4.28.100 storage, and advancements; LIENS, subtitle Sewerage, water and drainage systems, counties, Warehousemen labor and material lien 60.28.011 lien for delinquent charges 36.94.150 Wills, devisee takes property subject to liens materials furnished, procedures 60.28.015 Solid waste disposal districts 11.12.070 delinquent taxes and penalties 36.58.140 nonpayment or underpayment of wages Stevedores, See LIENS, subtitle Boats and 39.12.050 LIEUTENANT GOVERNOR otification of department of revenue certificate of 60.28.050 duty of disbursing officer 60.28.050 vessels Absence of governor, to be notified, assumption of duties of governor 43.06.040 Storage, See LIENS, subtitle Transportation, storage, and advancements Association of Washington generals 43.15.030, Taverns, labor liens on earnings and profits payments to department of revenue, duty of 43.15.040 disbursing officer 60.28.060 60.34.010 Deciding vote, in case of tie in senate Const. Art.

[RCW Index—page 450] (2008 Ed.)

Tax liens

Duties 43.15.010	Commencement of actions 4.16.005	recovery of real property sold by 4.16.070
Election of Const. Art. 3 § 1	Common carriers	False imprisonment, action on 4.16.100
Legislative committee on economic development and international relations	baggage 81.29.020 rates and charges, limitation of action for	Foreign statutes of limitation application of 4.16.290
account, legislative international trade	collection of overcharges 81.28.270	Forfeitures to the state, action on 4.16.100
43.15.050	Concealed defendant 4.16.180	Fraud 4.16.080
cooperation with other entities 43.15.090	Conflict of laws, limitations act Ch. 4.18	Gambling tax collections 9.46.350
expenses 43.15.085 powers 43.15.070	Constables, against 4.16.080 Construction contracts, claims arising on	Ground for demurer objection by answer, when 4.32.070
purpose, membership 43.15.060	4.16.310, 4.16.325	Guardians, recovery of real property sold by
staff support 43.15.075	Construction defect claims, actions or claims	4.16.070
subcommittees 43.15.065 travel expenses 43.15.080	arising for comparative fault 4.16.326	Healing arts, professional negligence, claims arising from 4.16.350
Oath of office 43.01.020	emergency repairs 4.16.327	Health care claims
Office hours regulation does not apply to	Construction defect claims, actions or claims	tolling of statute of limits for, requirements
42.04.060 Office may be abolished by legislature Const.	arising from statute tolled 4.16.320	7.70.110
Art. 3 § 25	Consumer reporting agencies 19.182.120	Health maintenance organizations, professional negligence, claims arising from 4.16.350
Organized crime advisory board, duties as to	Contracts for sale, breach 62A.2-725	Heirs, ejectment and quieting title 7.28.060
43.43.858 Powers and duties of acting governor 43.06.050	Contracts or agreements not in writing 4.16.080	Highways, construction and maintenance, action
President of the senate 43.15.020	tolling	for labor and materials used in 47.28.120 Holocaust insurance relief act, extension of
Presiding officer of senate Const. Art. 3 § 16	by new promise or acknowledgment	limitation 48.104.110
in absence, who presides Const. Art. 2 § 10	4.16.280	Homicide by abuse 9A.04.080
Public meetings, notices of, contained in state register 34.08.020	by part payment 4.16.270 in writing 4.16.040	Hospital personnel, professional negligence,
Salary, amount of 43.03.010	Coroners, against 4.16.080	claims arising from 4.16.350 Hospitals, professional negligence, claims
Security and protection of lieutenant governor,	Counties	arising from 4.16.350
duty of state patrol to provide 43.43.035 State capitol committee member 43.34.010	application of statute of limitations to actions by 4.16.160	Hospitals for mental illness, hospitalization
State finance committee member 43.33.010	County road improvement districts, enumeration	charges 43.20B.360 Improvement to real property, claims arising on
Statutes relating to, consolidation 43.15.005	of 36.88.290	4.16.310, 4.16.325
Succession to office of governor Const. Art. 3 §	Credit reports 19.182.120 Crime victim's application for benefits 7.68.060	Industrial insurance, collection of delinquent
Term of office 43.01.010, Const. Art. 3 § 3	Criminal actions 9A.04.080	premiums 51.16.190 Industrial insurance, See INDUSTRIAL
Threats against, penalty 9A.36.090	Criminal judgments and sentences	INSURANCE, subtitle Limitation of actions
LIFE CYCLE COST ANALYSIS (See	collateral attacks on, See CRIMINAL PROCEDURE, subtitle Judgments,	Injunctions 4.16.230
PUBLIC BUILDINGS, subtitle Life cycle	collateral attack on; CRIMINAL	Insurance disability policies, standard provisions
cost analysis) LIFE INSURANCE (See INSURANCE,	PROCEDURE, subtitle Sentences,	48.20.052, 48.20.142
subtitle Life insurance)	collateral attack on Crop damage actions against irrigation districts,	limiting time for application of insurer's
LIFE SCIENCES RESEARCH (See	limitation, procedure, filing claim 87.03.440	defenses 48.20.052 fraud 48.30A.030
RESEARCH)	Death, tolling of statute by 4.16.200	officers' salaries, domestic mutuals 48.09.210
LIGHTHOUSES	Deed to claimants, incorporated towns on United States land 58.28.120	policies, provisions in concerning 48.18.200
Injury to, penalty 88.08.050	Dentists, professional negligence, claims arising	Irrigation districts bonds 4.16.060
LIMITATION OF ACTIONS (See also STATUTE OF LIMITATIONS)	from 4.16.350	warrants, action on 4.16.050
Absent or nonresident defendant 4.16.180	Devisees and legatees ejectment and quieting title 7.28.060	Joint debtor, action against after judgment,
Accounts, mutual open accounts 4.16.150	Disabilities	defense not available 4.68.040 Judgment liens on real property 4.56.190,
Accounts receivable 4.16.040	coexistent 4.16.260	4.56.210
Actions for labor and materials used in construction or maintenance of highways	enemy aliens 4.16.210 mentally ill 4.16.250	Judgments 4.56.210
47.28.120	military personnel 4.16.220	execution of, time limitation and exceptions 6.17.020
Actions not otherwise provided for 4.16.130	minors 4.16.250, 4.16.260	reversal of plaintiff's judgment 4.16.240
Adverse possession, See ADVERSE POSSESSION	nonresidents 4.16.180 personal disability of plaintiff 4.16.190,	vacation or modification of
Assault and battery, action on 4.16.100	4.16.250	minors, by 4.72.030
Assessments for local improvements 4.16.030	prisoners 4.16.250	motion 4.72.020 persons of unsound mind, by 4.72.030
Bank deposits and collections 62A.4-111 Bigamy 9A.04.080	substitution of representative 4.20.050 when must exist 4.16.250	petition 4.72.030
Bills of lading, carrier's liability 62A.7-309	Drainage districts, warrants, action on 4.16.050	Judgments or decrees
Chattel liens 60.08.040	Ejectment and quieting title actions 7.28.050,	actions upon, commencement, time for and exception 4.16.020
Child, death or injury, joinder of other parent 4.24.010	7.28.060 quieting title against outlawed mortgage or	Juvenile court judgments, time limitation for
Child sexual abuse	deed of trust 7.28.300	enforcement of support 13.34.161
recovery actions 4.16.340	Enemy aliens 4.16.210	Lease contracts, default 62A.2A-506 Libel, action on 4.16.100
Child support action to be commenced within ten years after	Escape exception from 4.16.080	Liens on
eighteenth birthday of youngest child	prisoner under civil process 4.16.110	boats and vessels 60.36.010
4.16.020	Escheated property, claims for, limitation of	Local improvement districts, challenging 35.43.100
Chiropractor, professional negligence, claims arising from 4.16.350	action 11.08.240 Ethics in public service actions 42.52.540	Local improvements, foreclosure of special
Cities	Execution of judgment, time limitation 6.17.020	assessments and liens thereon for 4.16.030
actions by 4.16.160	Execution sale, redemption from 6.23.020,	Logging liens 60.24.110
sewerage system liens 35.67.230 Cities and towns, local improvements,	6.23.040 accounting of rents, profits and expenses	Medical service lien 60.44.060 Mentally ill 4.16.250
challenging 35.43.100	6.23.090	Military personnel 4.16.220
Civil actions, by special legislation prohibited	redemption from 6.23.020	Minors 4.16.190, 4.16.250
Const. Art. 2 § 28 Claims and debts against estate	Executors and administrators actions and suits, suspended during time of	coexistent disabilities 4.16.260 when disability must exist 4.16.250
ranking 11.40.090	special administration 11.32.050	Municipal local improvements

LIMITATION ON LIABILITY

assessments, foreclosure proceedings	Quo warranto proceedings, action for damages	overcharges 81.04.235
35.50.050	7.56.090	Trust and estate dispute resolution Ch. 11.96A
reassessments 35.44.340	Rape 9A.04.080	Unemployment compensation, contributions by
supplemental assessments 35.44.400 Municipalities, actions by 4.16.160	Real property ejectment and quieting title actions 7.28.050,	employers, collection 50.24.190 Unfair business practices 19.86.120
Mutual open accounts 4.16.150	7.28.060, 7.28.300	Uniform conflict of laws, limitations act Ch. 4.18
Negotiable instruments 62A.3-118	recovery of	Vacation or modification of superior court
Negotiable instruments, bills of exchange, tolling	actions to be commenced within ten years,	judgment or order
by part payment 4.16.270 New promise 4.16.280	exception 4.16.020 sold by executors, administrator, or guardian	minors, by 4.72.030 persons of unsound mind, by 4.72.030
New trials	4.16.070	time limitation does not apply where consent
discovery of grounds after verdict, report or	rents and profits 4.16.040	or stipulated judgment, vacation grounds
decision, time limitation for motion 4.76.080	tax deeds, sold under, limitation on action to recover 4.16.090	based on fraud or terms and conditions of judgment not fulfilled 4.72.080
Nonresident defendant 4.16.180	trespass 4.16.080	time limitation for motion for 4.72.020
Nursing homes, professional negligence, claims	waste 4.16.080	Vehicle business practices act 46.70.190,
arising from 4.16.350	Redemption from sales on execution 6.23.020, 6.23.040	46.70.220 Vehicle crimes 9A.04.080
Opticians, professional negligence, claims arising from 4.16.350	accounting of rents, profits and expenses	Warehouse receipts, liability 62A.7-204
Optometrists, professional negligence, claims	6.23.090	Waste 4.16.080
arising from 4.16.350	Registered land 65.12.710 Registered nurse, professional negligence,	Wills, contest of admission or rejection of
Orchards and orchard land liens 60.16.030 Osteopathic physician, professional negligence,	claims arising from 4.16.350	probate 11.24.010 Writing signed by person to be charged 4.16.280
claims arising from 4.16.350	Registration of land titles, decrees of registration	LIMITATION ON LIABILITY
Osteopathic physician's assistant, professional	65.12.190 Rents and profits from real estate 4.16.040	Aiding a police or other law officer 9.01.055
negligence, claims arising from 4.16.350 Parents	Reopening action when service by publication,	Automobile insurance
acts of children 4.24.190	time limit 4.28.200	transmittal of cause for cancellation or nonrenewal from insurance commissioner
Part payment 4.16.270	Securities act violations 21.20.400	48.18.293
Paternity 4.16.360	Sheriffs, against 4.16.080 escape of prisoner imprisoned under civil	Dentist, filing charges or presenting evidence
Penalties, actions on 4.16.100, 4.16.115 Personal injury 4.16.080	process 4.16.110	against another member 4.24.050
Personal property	Slander, action on 4.16.100	LIMITATION ON TAX REVENUE (See TAX REVENUE LIMITATION)
detaining of 4.16.080	Special legislation prohibited Const. Art. 2 § 28 State	LIMITED ACCESS HIGHWAY
injury to 4.16.080 recovery of 4.16.080	against 4.92.050	FACILITIES (See HIGHWAYS, subtitle
taking of 4.16.080	state warrant appearing to be redeemed 4.92.200	Limited access facilities)
Petition to vacate or modify superior court	4.92.200 actions by 4.16.160	LIMITED GUARDIANSHIP (See
judgments or orders 4.72.030 Pharmacist, professional negligence, claims	Supplemental proceedings 6.32.010	GUARDIAN AND WARD, subtitle Appointment of guardian, limited
arising from 4.16.350	Sureties, probate proceedings 11.28.235 Tax deeds, actions to cancel or set aside 4.16.090	guardian; PROBATE, subtitle Limited
	1 ax deeds, actions to cancer of set aside 4.10.090	1. 1.
Physical therapists, professional negligence,	Taxation	guardianship)
claims arising from 4.16.350	actions by other states 4.24.140	LIMITED LIABILITY COMPANIES
	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080	LIMITED LIABILITY COMPANIES Actions and proceedings
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from	actions by other states 4.24.140	LIMITED LIABILITY COMPANIES
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers.	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.095 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability of plaintiff 4.16.190	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability must exist 4.16.250 when disability of plaintiff 4.16.190 when disability must exist 4.16.250	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability must exist 4.16.250 prisoners, when disability must exist 4.16.250	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005 Dissolution
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410 Public nuisance not subject to, when 7.48.190 Public officers escape of prisoner imprisoned under civil	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability must exist 4.16.250 prisoners, when disability must exist 4.16.250 reversal of plaintiff's judgment on error or appeal 4.16.240	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005 Dissolution administrative action by secretary of state 25.15.280, 25.15.285, 25.15.290
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410 Public nuisance not subject to, when 7.48.190 Public officers escape of prisoner imprisoned under civil process 4.16.110	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability must exist 4.16.250 prisoners, when disability must exist 4.16.250 reversal of plaintiff's judgment on error or appeal 4.16.240 statutory prohibition, by 4.16.230	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005 Dissolution administrative action by secretary of state 25.15.280, 25.15.285, 25.15.290 distribution of assets 25.15.300
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410 Public nuisance not subject to, when 7.48.190 Public officers escape of prisoner imprisoned under civil	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability must exist 4.16.250 risoners, when disability must exist 4.16.250 reversal of plaintiff's judgment on error or appeal 4.16.240 statutory prohibition, by 4.16.230 taxation, actions by other states, absence from	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.800 Assignment of interest 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005 Dissolution administrative action by secretary of state 25.15.280, 25.15.285, 25.15.290 distribution of assets 25.15.300 judicial 25.15.275
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's sassistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410 Public nuisance not subject to, when 7.48.190 Public officers escape of prisoner imprisoned under civil process 4.16.110 misappropriation of funds 4.16.080 Public utility districts formation, questioning	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability of plaintiff 4.16.190 when disability must exist 4.16.250 prisoners, when disability must exist 4.16.250 reversal of plaintiff's judgment on error or appeal 4.16.240 statutory prohibition, by 4.16.230 taxation, actions by other states, absence from state is not tolling 4.24.140 writing signed by person to be charged	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005 Dissolution administrative action by secretary of state 25.15.280, 25.15.285, 25.15.290 distribution of assets 25.15.300 judicial 25.15.275 remedies available after 25.15.303 when 25.15.270
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's assistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410 Public nuisance not subject to, when 7.48.190 Public officers escape of prisoner imprisoned under civil process 4.16.110 misappropriation of funds 4.16.080 penalties or forfeitures 4.16.080 Public utility districts formation, questioning 54.08.050	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability must exist 4.16.250 prisoners, when disability must exist 4.16.250 reversal of plaintiff's judgment on error or appeal 4.16.240 statutory prohibition, by 4.16.230 taxation, actions by other states, absence from state is not tolling 4.24.140 writing signed by person to be charged 4.16.280	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.095 Definitions 25.15.005 Dissolution administrative action by secretary of state 25.15.280, 25.15.285, 25.15.290 distribution of assets 25.15.300 judicial 25.15.275 remedies available after 25.15.303 when 25.15.270 winding up affairs 25.15.295
claims arising from 4.16.350 Physicians and surgeons liens for services 60.44.060 professional negligence, claims arising from 4.16.350 Physician's sassistant, professional negligence, claims arising from 4.16.350 Physician's trained mobile intensive care paramedic, professional negligence, claims arising from 4.16.350 Podiatric physicians and surgeons, professional negligence, claims arising from 4.16.350 Practical nurse, professional negligence, claims arising from 4.16.350 Prisoners imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 Probate contest of admission or rejection of will 11.24.010 special administration, suspended during 11.32.050 Product liability actions 7.72.060 Professional negligence, health care providers, claims arising from 4.16.350 Psychologist, professional negligence, claims arising from 4.16.350 Public disclosure requirements 42.17.410 Public nuisance not subject to, when 7.48.190 Public officers escape of prisoner imprisoned under civil process 4.16.110 misappropriation of funds 4.16.080 Public utility districts formation, questioning	actions by other states 4.24.140 Theft from tax exempt corporation 9A.04.080 Tolling of action commenced, not commenced, when 4.16.170 concealed defendant 4.16.180 criminal actions 9A.04.080 death 4.16.200 defendant out of state 4.16.180 disabilities coexistent disabilities 4.16.260 when disability must exist 4.16.250 enemy aliens during war 4.16.210 health care claims, requirements 7.70.110 imprisonment on a criminal charge does not toll statute except for period prior to sentencing 4.16.190 injunctions 4.16.230 mentally ill coexistent disabilities 4.16.260 when disability must exist 4.16.250 military personnel 4.16.220 minors 4.16.190 when disability must exist 4.16.250 new promise to raise or toll bar 4.16.280 nonresident defendant 4.16.180 part payment 4.16.270 personal disability of plaintiff 4.16.190 when disability must exist 4.16.250 prisoners, when disability must exist 4.16.250 reversal of plaintiff's judgment on error or appeal 4.16.240 statutory prohibition, by 4.16.230 taxation, actions by other states, absence from state is not tolling 4.24.140 writing signed by person to be charged	LIMITED LIABILITY COMPANIES Actions and proceedings complaint 25.15.380 expenses 25.15.385 plaintiff, eligibility 25.15.375 right to bring action 25.15.370 Annual reports 25.15.105 Application of chapter 25.15.245, 25.15.250 Breach of agreement 25.15.140, 25.15.170 Business permitted 25.15.030 Businesses or professions licensed under Title 18, operation as limited liability companies Ch. 18.190 Certificate of formation amendment 25.15.075 cancellation 25.15.080 contents 25.15.070 execution 25.15.085 filing 25.15.095 filing, effect 25.15.070 judicial order to execute, amend, or cancel 25.15.090 restated certificate 25.15.100 Contributions form 25.15.190 liability and obligation 25.15.195 Creditors, rights of judgment creditor 25.15.255 Definitions 25.15.005 Dissolution administrative action by secretary of state 25.15.280, 25.15.285, 25.15.290 distribution of assets 25.15.300 judicial 25.15.275 remedies available after 25.15.303 when 25.15.270

[RCW Index—page 452] (2008 Ed.)

in-kind distributions 25.15.225	Professions or businesses licensed under Title 18,	LIQUOR (See ALCOHOLIC BEVERAGES)
interim distributions 25.15.225	operation as limited liability companies Ch.	
limitations 25.15.235	18.190	LIQUOR CONTROL BOARD Actions and proceedings against board,
right to allocations and distributions 25.15.230	Profits and losses, allocation 25.15.200	jurisdiction 66.08.100
Electronic filing 25.15.007 Fees and charges, secretary of state's authority to	Record-keeping requirements 25.15.135 Registered agent 25.15.020	Administrative authority 66.08.020
establish 25.15.805	Reliance on reports and information 25.15.175	Administrative expenses, appropriation and
Foreign	Rules, secretary of state's authority 25.15.810	payment 66.08.026 Administrative procedure act, application
injunctions to enjoin from doing business	Service of process 25.15.025	66.08.150
25.15.345 laws governing organization and affairs	Trade names, registration required 19.80.010 Voting	Advertising liquor, restrictions 66.08.060
25.15.310	managers 25.15.165	Agency vendors ineligible for state employees
merger of foreign and domestic companies,	when required 25.15.120	retirement system membership 41.40.023 Alcohol awareness program, duties 66.08.050
procedure 25.15.415 registration	LIMITED LIABILITY PARTNERSHIPS	Alcohol servers, See ALCOHOLIC
amendments to application 25.15.330	Application 25.05.500	BEVERAGES, subtitle Alcohol servers
application 25.15.315	Fees and charges, authority of secretary of state 25.05.902	Alcoholic beverage purchases by board,
cancellation 25.15.335	Foreign limited liability partnerships	restrictions 66.08.070 Attorney general as counsel 66.08.022
issuance 25.15.320 name, registered office, and registered agent	activities not constituting transacting business	Audits of records 66.08.024
25.15.325	25.05.565 attorney general, authority to maintain action	Bond and oath 66.08.014
prerequisite to action, suit, or proceeding	to restrain 25.05.570	Construction and maintenance account
25.15.340	law governing 25.05.550	66.08.235 Definitions 66.04.010
revocation 25.15.365, 25.15.366 service of process 25.15.355, 25.15.360	registration, application 25.05.555	Employees
transactions not constituting doing business	registration, effect of failure to qualify 25.05.560	employment authorized 66.08.016
25.15.350	Formation 25.05.500	interest in manufacture or sale of liquor
Indemnification 25.15.040 Initial reports 25.15.105	Health care professionals, organization to render	prohibited 66.08.080 liability of board for actions 66.08.100
Liability, limitation 25.15.040, 25.15.060,	professional services 25.05.510 Name 25.04.716, 25.05.505	representation of manufacturers and
25.15.125, 25.15.155	Professional services, organization to render	wholesalers prohibited 66.08.075
Management	25.05.510	Sabbath, working on 66.16.120
powers and duties 25.15.150 Managers	LIMITED PARTNERSHIPS (See	unauthorized sale of liquor prohibited 66.08.090
breach of company agreement 25.15.170	PARTNERSHIPS, subtitle Limited	Ethyl alcohol, sale and pricing Ch. 66.16
business transactions authorized 25.15.035	partnerships)	Inspection of books and records 66.08.130,
classes of managers 25.15.165 liability 25.15.155	LIMOUSINE SERVICE OPERATORS Advertising 46.72A.080	66.08.140 Inspection of licensed premises or banquet
member management 25.15.185	Business license required 46.72A.050	permit premises authorized 66.28.090
resignation 25.15.180	Chauffeur, defined 46.04.115	Law enforcement training or investigation, use of
rights, powers, duties, and restrictions 25.15.160	Chauffeurs criteria 46.72A.090	forfeited liquor 66.08.095
Members	unprofessional conduct, sanctions 46.72A.100	Liability for damages 66.08.100 Licenses
admission 25.15.115	Continued operation of existing limousine	powers and duties Ch. 66.24
agreements 25.15.050	46.72A.130	rules adoption 66.08.0501
assignee's right to become member 25.15.260 breach of company agreement 25.15.140	Definitions 46.04.274 Fees, deposit 46.72A.110	Liquor revolving fund
business transactions authorized 25.15.035	Insurance requirements, penalty for violations	border areas, distribution 66.08.195, 66.08.196, 66.08.198
classes of membership 25.15.120	46.72A.060	cities and towns, distribution 66.08.210
contributions, form 25.15.190	Office required, exception 46.72A.020 Regulatory authority of department of licensing	counties, distribution 66.08.200
dissociation from membership 25.15.130, 25.15.220	and port districts 46.72A.030, 46.72A.040	deposits and disbursements 66.08.170
liability 25.15.060, 25.15.125, 25.15.155	Rule making authority of department of licensing	distribution 66.08.180, 66.08.220 excess funds, disbursement and withholding
residency 25.15.055	46.72A.120 Uniform business and professions act	for noncompliance 66.08.190
voting 25.15.120 withdrawal from membership 25.15.130	46.72A.140	transfer of funds 66.08.240
Mergers	Vehicle certificate, issuance and penalty for	wine commission disbursement 66.08.230
approval of plan of merger 25.15.400	violations 46.72A.070 Vehicle certificate required 46.72A.050	Manufacturers and wholesalers, representation by officers or employees prohibited
articles of merger, contents and filing 25.15.405	LINCOLN COUNTY	66.08.075
definitions 25.15.425	Boundaries, tracing of 36.04.220	Membership 66.08.012
dissenters' rights 25.15.435, 25.15.440,	Superior court judges, number of 2.08.063	Oaths and affirmations 66.08.055 Powers and duties 66.08.030, 66.08.050,
25.15.445, 25.15.450	LINCOLN'S BIRTHDAY	66.08.055
effect 25.15.410 effective date 25.15.395	School holiday, president's day 28A.150.050	Public records, availability 66.08.024
foreign and domestic limited liability	LIQUID PETROLEUM GAS (See OIL AND	Quorum 66.08.012
companies, procedure 25.15.415	GAS, subtitle Liquid petroleum gas)	Regulatory authority and scope of powers 66.08.030, 66.08.050
member's dissent and payment of fair value 25.15.430, 25.15.460, 25.15.470,	LIQUIDATION	Retail sales
25.15.476, 25.15.480	Banks, See BANKS AND BANKING, subtitle Liquidation	strategy to improve 66.08.165
plan of merger, contents 25.15.395	Corporations, See CORPORATIONS, subtitle	Salary 66.08.012
transfer of members' interests, restriction	Insolvency	Samples furnished to board, standards and accountability 66.28.045
25.15.455, 25.15.465 Name	Insurance companies alien insurers	State liquor stores, establishment and operation
registered name 25.15.015	generally 48.31.070	Ch. 66.16
requirements 25.15.010	mutual insurers, domestic distribution of	Subpoena issuing authority 66.08.145
reserved name 25.15.015 Office, registered office in state 25.15.020	assets 48.09.360 reciprocal insurers, distribution of assets	Sunday sales 66.08.166, 66.08.167, 66.16.120 Terms, vacancies, and removal 66.08.014
Powers 25.15.030	48.10.320	Warehouse acquisition 66.08.160
Professional limited liability companies	Insurance companies, See also INSURANCE,	Wine commission, initial disbursement and
organization and operation 25.15.045	subtitle Liquidation	repayment 66.08.230

LIQUOR REVOLVING FUND (See ALCOHOLIC BEVERAGES, subtitle Liquor revolving fund)

LIS PENDENS

Actions affecting title to real property cancellation 4.28.320 effect 4.28.320 liability of claimants 4.28.328 procedure 4.28.320

Conveyances, actions affecting title to real property, effect on 4.28.320

Ejectment and quieting title actions, effect of 7.28.260

Land boundary proceedings, filing 58.04.040 Registration of land titles, copy of application 65.12.100

Unknown heirs and claimants as to real property actions, filing notice of lis pendens 4.28.160

Adult literacy program Ch. 28B.06 Information and technology literacy definition and standards for implementation

Reading literacy improvement programs 28A.300.290, 28A.300.295, 28A.300.300 Reading skills

primary grade reading grant program 28A.300.330, 28A.300.340 second grade assessment 28A.300.310, 28A.300.320

LITERARY ORGANIZATIONS

Nonprofit corporations, authorized 24.03.015

LITTER CONTROL AND RECYCLING (See also RECYCLING; TIRE RECYCLING; WASTE REDUCTION; WASTE REDUCTION, RECYCLING AND MODEL LITTER CONTROL

Adopt-a-highway program 47.40.100 local programs 47.40.105

Cities and towns

public works contracts

recycled materials, preferential purchase of, authorization 35.23.352

recyclable and reusable materials, collection, transportation, and sales by private or nonprofit entity, authorization 35.21.158

Collection, transportation, and sales of recyclable materials in optional municipal code cities, authorization 35A.21.155

collection of source separated recyclable material 36.58.040

disposal sites, recyclable materials acquisition 36.58.010

Disposal sites, recyclable materials county acquisition and use 36.58.010

First class cities

public works contracts

recycled materials, preferential purchase of, authorization 35.22.620

Litter collection programs, coordination 70.93.220

Littering infractions
litter receptacles 70.93.090 littering prohibited 70.93.060

Pull-tab openers

prohibited definitions 70.132.020

enforcement, rules 70.132.040 penalty 70.132.050 legislative finding 70.132.010 sale 70.132.030

Recyclable materials

collection and transportation by recycling company or nonprofit entity application of chapter 36.58.160 processing facilities

notice of applications for assistance 43.160.077

Recycled materials and products

market development 43.31.545 state purchasing, preferences definitions 43.19.538

Roads and highways

community restitution litter cleanup programs 72.09.260

Solid waste

generally Ch. 70.95

State parks

community restitution policy and procedures

waste reduction and recycling 79A.05.045 Tax imposed on retailers, manufacturers Ch.

Transportation, department of, right of way duties 47.40.090

Vehicles

covering requirements 46.61.655

LIVESTOCK

Agister liens, See LIENS, subtitle Agister liens Agricultural fairs, youth shows, and exhibitions Ch. 15.76

Artificial insemination

lien upon female or offspring 60.52.035

Beef commission Ch. 16.67

Brands and marks

agriculture department director's powers and duties 43.23.160 brand inspection 16.57.160, 16.57.165, 16.57.170, 16.57.180, 16.57.200, 16.57.210, 16.57.220, 16.57.230 brand is owner's personal property 16.57.090 protification of the second property 16.57.090

certificates of permit, inspection, or self-inspection 16.57.240

conflicting claims to brand 16.57.070 crime concerning 9.16.010 definitions 16.57.010

enforcement 16.57.350, 16.57.360 federal requirements, rule compliance

fees, disposition 16.57.370 inspection by veterinarians 16.57.025 instruments affecting title 16.57.090 production record brands 16.57.040 reciprocal governmental agreements 16.57.340

recording requirements 16.57.020, 16.57.060, 16.57.130, 16.57.140

removal or alteration 16.57.120 renewal 16.57.023, 16.57.080 right to use 16.57.100, 16.57.105 size and characteristics 16.57.110

tattoo brands and marks not recordable 16.57.030

unlawful possession of branded livestock 16.57.280 unrecorded brand, use prohibited 16.57.050

castration or gelding of bulls running at large 16.24.180

running at large, restrictions 16.24.190, 16.24.200, 16.24.210

Carcasses

composting 70.95.306 disposal Ch. 16.68

Care, liens for, See LIENS, subtitle Livestock Certificates of permit, inspection, or selfinspection 16.57.240

Certified feed lots, licensing Ch. 16.58 Consignor 20.01.430

milk from diseased cows, sale prohibited, exception 15.36.151

Cows and other mammals

health requirements 15.36.161 Cruelty to animals Ch. 16.52

Dairy nutrient management Ch. 90.64 Damaged or stolen, action for, treble damages, attorney's fees 4.24.320

Dead animals, disposal, See CARCASSES

identification, carrying 20.01.380

payment required, when 20.01.390 provide bond for agent 20.01.210

Diagnostic service program, livestock diseases prevention and control Ch. 16.38

duty to bury carcass 16.36.102 state veterinarian, powers and duties 43.23.070

Diseases, See also ANIMAL HEALTH

Dogs killing or injuring killing of dog allowed 16.08.020 liability 16.08.010

Feed, See also FEED

Feed containing noxious weed seeds or toxic

weeds, penalty 17.10.235 Feed lots, licensing Ch. 16.58

Fences Ch. 16.60

Floodplain management ordinances livestock flood sanctuary areas required 86.16.190

Goats

brands and marks Ch. 16.57

Grazing

grant of grazing privileges required on state or federal lands 16.24.065

Hanford reservation

disposition of impounded livestock 43.23.220 Herd laws, See LIVESTOCK, subtitle Stock restricted areas

Highways

herding on highway right-of-way, limitations 16.24.070

Horses, See HORSES

Humane slaughter Ch. 16.50

Identification Ch. 16.57, Ch. 16.58

agriculture department director's powers and duties 43.23.160

Identification certificates 16.57.400 Impounding - no certificate or proof of ownership when offered for sale

disposition 16.57.290 notice of sale 16.57.310

proceeds from sale 16.57.300, 16.57.303 proceeds from sale, disposition of 16.57.320, 16.57.330

Injury to Ch. 9A.48
Liens, See LIENS, subtitle Livestock
Livestock identification advisory board
membership and duties 16.57.015
Marketing, See AGRICULTURAL
MARKETING

Moving or transporting authority to stop vehicles 16.57.245 carcass or primal part, requirements 16.57.275 certificate or proof of ownership required 16.57.243

failure to present for inspection 16.57.267 removal from state, requirements 16.57.260 unlawful to refuse assistance in establishing identity and ownership 16.57.270

Nonambulatory

transporting or accepting delivery, violations 16.52.225

Nutrient management program public records, disclosure 90.64.190 statutory review 90.64.170

water monitoring, protocol 90.64.180 Quarantine, See ANIMAL HEALTH Rabbits

brand and marks Ch. 16.57

Railroads

cattle guards 81.52.050

cruelty to livestock in transit, penalty 81.48.070

fences, duty to construct and maintain 81.52.050

liability for injury to 81.52.060

prima facie negligence if inadequate fence or cattle guard 81.52.070

Range areas

moving another's livestock 16.24.230 posting of sign on road entering area 16.24.060

Registration of false certificate of registration, penalty 9.08.030	16.65.260, 16.65.270, 16.65.280, 16.65.290, 16.65.300, 16.65.310 Public hearings 16.65.445	Minority and women's business enterprises linked deposit program 43.86A.060, 43.86A.070, 43.86A.080
Rendering plants Ch. 16.68 Running at large	Purpose of chapter 16.65.005 Rates and charges	Mortgage brokers Ch. 19.146 Mortgage insurance Ch. 61.10
bull breed restrictions 16.24.190, 16.24.210	schedule 16.65.190	Mortgage lending and homeownership Ch.
bulls to female ratio 16.24.200, 16.24.210 castration or gelding 16.24.180	unjust or discriminatory prohibited 16.65.180 Records of licensee 16.65.170	19.144 Mortgage loan servicing, sale, or transfer Ch.
limitations 16.24.090 moving another's livestock from range	Refusal to accept consignment 16.65.370 Rulemaking authority of agriculture director	19.148 Motor vehicles
16.24.230	16.65.020	vendor single-interest or collateral protection
old or diseased animal, cruelty, penalty 16.52.110	Sale dates 16.65.420, 16.65.424 Sanitation 16.65.350, 16.65.360	coverage, requirements 48.22.110, 48.22.115, 48.22.120, 48.22.125,
prohibition 16.24.065 prosecution, brand as evidence of ownership	Special open consignment horse sales, See	48.22.130, 48.22.135 Municipal corporations, loans from state or
16.24.100	HORSES, subtitle Special open consignment sales	federal government
public nuisance, impoundment 16.24.110, 16.24.120, 16.24.130, 16.24.140,	Supervision 16.65.020 Violations, penalties 16.65.440	agreements 39.69.020 constitutional debt limitation 39.69.030
16.24.150, 16.24.160, 16.24.170 separating strays from herd 16.24.220	Watering and feeding facilities 16.65.370	municipal corporation defined 39.69.010 Mutual savings banks, See MUTUAL SAVINGS
stock restricted areas, designation procedures	Weighing of livestock 16.65.400 LIVING WILLS	BANKS, subtitle Loans
16.24.010, 16.24.020, 16.24.030, 16.24.040, 16.24.050	Natural death act Ch. 70.122	Pistols, regulation of 9.41.120 Profiteering Ch. 9A.82
United States military reservations 16.04.080 Slaughterhouses, See SLAUGHTERHOUSES	LLAMAS (See ANIMALS)	Public facilities
State veterinarian	LOANS Agricultural lenders	county-wide planning policy, preference to party to 43.17.250
powers and duties 43.23.070 Stock restricted areas, designation procedures	farmers home administration loan guaranty program Ch. 31.35	Public works assistance account public works board 43.155.070
16.24.010, 16.24.020, 16.24.030, 16.24.040, 16.24.050	Banks, See BANKS AND BANKING, subtitle	Public works projects 60.28.010
Stolen or damaged, action for, treble damages,	Loans Boats	Residential mortgage loan closing valuation disclosure requirements Ch. 19.149
attorney's fees 4.24.320 Strays	vendor single-interest or collateral protection	Savings and loan associations, See SAVINGS AND LOAN ASSOCIATIONS, subtitle
separating strays from herd 16.24.220 Swine	coverage, requirements 48.22.110, 48.22.115, 48.22.125,	Investments
brands and marks Ch. 16.57	48.22.130, 48.22.135 Check cashers and sellers	Small business loans, federally guaranteed Ch. 31.40
Theft 9A.56.080, 9A.56.083, 9A.56.085 Transportation and storage liens, sale 60.60.020	small loan endorsement Ch. 31.45	Small loans made by licensed check cashers and sellers Ch. 31.45
Trespassing animals damages and costs	Colleges and universities, See COLLEGES AND UNIVERSITIES, subtitle Loans	State may borrow to meet debts Const. Art. 8 § 1
actions for damages 16.04.030, 16.04.040,	Consumer leases, See CONSUMER LEASES Consumer loan act Ch. 31.04	Student loans allowable interest rates, nonprofit
16.04.045, 16.04.050, 16.04.060, 16.04.070	Courts, money deposited in, consent of party	corporations 24.03.480 Tax refund anticipation loans Ch. 19.265
liability 16.04.010, 16.04.015	4.44.500 Credit reports, fair credit reporting act Ch. 19.182	Teachers retirement funds, trustees not to
trespass via fence damaged by wildlife 16.04.100	Credit unions limit on amount 31.12.428	guarantee loans 41.50.220 Trust companies, See TRUST COMPANIES,
fences Ch. 16.60 owner unknown, procedure 16.04.025	Credit unions, See CREDIT UNIONS, subtitle	subtitle Loans Trustees, power to make 11.98.070
restraint 16.04.020 United States military reservations 16.04.080	Loans Development credit corporation loans 31.20.060,	Unlawful practices 30.04.510
Water flows or levels, establishment of minimum	31.20.080 Development loan fund committee, See	LOBBYING AND LOBBYISTS (See also PUBLIC DISCLOSURE)
for stockwatering requirements Ch. 90.22 LIVESTOCK IDENTIFICATION	COMMUNITY, TRADE, AND	Board or commission members, employment by
ADVISORY BOARD (See LIVESTOCK)	ECONOMIC DEVELOPMENT, DEPARTMENT OF, subtitle Development	lobbyist or lobbyist employer 42.17.210 Definitions 42.17.020
LIVESTOCK MARKETS	loan fund committee Farmers home administration loan guaranty	Duties of lobbyist 42.17.230 Elective officials
Appeals of orders 16.65.450 Bond to operate 16.65.200, 16.65.210,	program Ch. 31.35	legislative activities 42.17.190
16.65.220, 16.65.230, 16.65.235, 16.65.240, 16.65.250	Federal loans and grants for public works, acceptance of authorized 39.28.040	Employment of legislators, board or commission members, or state employees 42.17.210
Complaints, investigations 16.65.320, 16.65.330 Consignor's name announcement 16.65.044	Gambling purposes, prohibited 9.47.120 High risk consumer loans Ch. 31.04	Employment of unregistered person to lobby a violation 42.17.220
Consignors or vendors, prohibited practices	Industrial loan companies, See INDUSTRIAL	Government agencies and employees
16.65.150 Definitions 16.65.010	LOAN COMPANIES Insurance	legislative activities 42.17.190 Grass roots lobbying campaigns 42.17.200
Examinations and testing 16.65.340, 16.65.350 Exceptions 16.65.015	life and annuities generally 48.23.080	Legislative activities of state agencies, other units of government, elective officials, and
Facilities 16.65.350, 16.65.360, 16.65.380,	interest rate 48.23.085	employees 42.17.190
16.65.390 Fees 16.65.030, 16.65.037, 16.65.040	Insurance in connection with credit transactions generally Ch. 48.34	Legislator, employment by lobbyist or lobbyist employer 42.17.210
Information and records, availability to news services and agriculture director 16.65.430	Insurance policies, limitation 48.13.190 Limitations on loans to one person by banks and	Photograph and information booklet 42.17.155 Policy declaration 42.17.010
Inspection, fees 16.65.090, 16.65.100	trust companies 30.04.111	Prohibited lobbyist activities 42.17.230
Licensees, duties Ch. 16.65 Licenses 16.65.030, 16.65.037, 16.65.040,	Loan originators Ch. 19.146 Math and science teachers	Registration of lobbyists 42.17.150 exemption from registration and reporting
16.65.060, 16.65.080 Liens, failure to disclose, penalty 16.65.150	definitions 28B.15.760 procedures, conditions 28B.15.762	42.17.160 Reporting by employers of lobbyists and others
Mortgages, failure to disclose, penalty 16.65.150	program duration 28B.15.766	42.17.180
Packer's ownership or controlling interest in market limited 16.65.410	publicize program 28B.15.764 Metropolitan municipal corporations, powers,	Reporting by lobbyists 42.17.170 exemption from registration and reporting
Proceeds from sales, duties of licensees 16.65.120, 16.65.130, 16.65.140, 16.65.160,	money, borrowing from component city or county 35.58.480	42.17.160 late contributions or large totals 42.17.175
,,,,,	• • • • • • • • • • • • • • • • • • •	

LOCAL ASSESSMENTS

status of payments 39.96.060

notification to person named in report terms and conditions of agreements definitions 36.115.020 39.96.040 geographic area covered 36.115.040 42.17.172 State agencies Public records growth management act, effect 36.115.080 electronic access 43.105.250, 43.105.260, 43.105.270, 43.105.280, 43.105.300, 43.105.310 legislative activities 42.17.190 matters included in agreements 36.115.050 State employees, employment by lobbyist or procedures for establishment 36.115.060 lobbyist employer 42.17.210 levies, review of by state auditor, mandatory 43.09.265 Unregistered person, employment to lobby a Recycled products violation 42.17.220 procurement definitions 43.19A.010 duties 43.19A.030 lodging tax Ch. 67.28 LOCAL ASSESSMENTS (See LOCAL Tourism-related facilities IMPROVEMENTS AND preferential purchase policy 43.19A.040 purpose 43.19A.005 financing Ch. 67.28 ASSESSMENTS) Water resource management Ch. 90.82 LOCAL GOVERNMENT SERVICE requirements Ch. 43.19A Watershed planning and management Ch. 90.82 AGREEMENTS procurement, notice of requirements Watershed restoration projects, consolidated Motor vehicle fuel taxes, distribution to counties, 43.19A.080 permit application process 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, 89.08.500, 89.08.510 cities, and towns Road projects transfer of funds by government service compost products use in 43.19A.110 agreement authorized 46.68.230 Self-insurance authority Whistleblowers access to program information 48.62.101 bond requirements 48.62.111 Sales and use taxes disclosures alteration of county share of city tax receipts confidentiality 42.41.900 under government service agreement 82.14.034 definitions 48.62.021 deposit requirements 48.62.111 educational service district programs, ruleintimidation of whistleblower prohibited 42.41.045 alterations in rate under government service local government administrative hearings agreement 82.14.032 making authority of superintendent of public instruction 48.62.125 employee remuneration beyond salary and account 42.41.060 transfer of funds under government service protection agreement 82.14.212 definitions 42.41.020 benefits prohibited 48.62.121 LOCAL GOVERNMENTS exemptions 42.41.050 Community restitution litter cleanup programs 72.09.260 executive sessions, authority to hold legislative policy 42.41.010 48.62.101 retaliatory action unlawful penalty 42.41.040 governing control, obligation to maintain Credit card use for purchases, conditions 48.62.121 43.09.2855 relief by employee 42.41.040 health and welfare advisory board Electronic signatures right to report creation, membership, and duties 48.62.051 certification authority 43.105.320 policies and procedures 42.41.030 health and welfare benefit trusts Emergency management program, powers and authority to participate in 48.62.121 LOCAL IMPROVEMENT DISTRICTS duties Ch. 38.52 existing health and welfare benefit trust Assessments Energy audits, municipalities 43.19.691 program, compliance requirements alternative or additional method 35.51.030 Environmental excellence program agreements 48.62.123 loan agreements, payment 35.51.050 Authority to establish Ch. 43.21K health care services, inclusion of mandated benefits 48.62.121 Execution of judgments against 6.17.080 counties 36.94.230 Financial reports to state auditor 43.09.230 immunity for disclosure of information Bond issues Funds required by state risk manager or state mutual savings banks, investment in investment of surplus auditor 48.62.171 32.20.120 administration of chapter by state finance insufficient assets, provision for, requirements savings and loan associations, investment in committee 43.250.090 48.62.141 annual summary 43.250.080 definitions 43.250.020 33.24.080 insurance premium taxes, exemption from 48.62.151 Bonds, notes, warrants, obligations reserve fund authorized 35.51.040
Cities and towns, See LOCAL
IMPROVEMENTS AND ASSESSMENTS,
subtitle Cities and towns employment of personnel by state treasurer investigation fee, state risk manager to establish and charge 48.62.161 43.250.050 investment pool 43.250.060 investments, restrictions on 48.62.111 public funds investment account 43.250.030, 43.250.040 multi-state program participation, requirements 48.62.081 Classification of property assessments separate accounts for participants 43.250.070 operation and management of program, alternative or additional methods 35.51.030 general conditions and restrictions on definitions 35.51.010 Improper governmental action 48.62.121 public or private restrictions, assessment whistleblower protection preexisting programs, notice to state auditor required 48.62.131 producers, use of 48.62.121 based on 35.51.030 definitions 42.41.020 Community renewal 35.81.190, 35.81.200 intimidation of whistleblower prohibited County park and recreation districts authority for 36.69.200 hearings 36.69.250 42.41.045 program approval or disapproval, state risk manager's duties 48.62.091 legislative policy 42.41.010 Indebtedness program approval required from state risk initiation of proceedings 36.69.210, 36.69.220, 36.69.230 limitations Ch. 39.36 manager 48.62.07 Judgments, execution against 6.17.080 property and liability advisory board Local government management of program County roads and bridges, service districts, authorized to form 36.83.050 creation, membership, and duties 48.62.041 delegated by state public disclosure, limits on 48.62.101 final report or study, prerelease copy to local government 43.17.370 Fire protection districts reviews and investigations, costs to be charged emergency medical purposes authorization for 52.20.010 to program under review or investigation 48.62.161 Newly incorporated city or town formation hearing, notice 52.20.020 duty to assist during interim 35.02.270 risk manager as attorney for acceptance of cities and towns law, application definitions 52.20.025 Payment agreements service 48.62.031 scope of authority 48.62.031 start-up assessments, authority of advisory authority of local governments to enter into authority cumulative 39.96.080 petition authorization and conditions for entry into dismissal or approval 52.20.020 boards to levy and collect 48.62.161 agreement 39.96.030 state risk manager resolution of board, dismissal or approval calculations regarding payment of obligations 39.96.060 rule-making and standard setting authority 48.62.061 52.20.010, 52.20.020 formation cities and towns law, applicability, definitions 52.20.025 credit enhancement or similar agreements, summons, service of 4.28.080 treasurer, designation of 48.62.111 authority to make in connection with payment agreement 39.96.050 definitions 39.96.020 Service agreements children and family services, criteria notice to contain statement that assessments may vary from estimates 52.20.022 findings 39.96.010 local improvement district fund 36.115.030 payment sources 39.96.050 contents 36.115.040 creation 52.16.020

[RCW Index—page 456] (2008 Ed.)

Indian claims settlement

counties affected 36.115.060

counties, creation for purpose of payment	fees 35.44.230	joint owners 35.49.090
authorized 36.32.540	aquatic plant control 35.43.040	ordinance to prescribe time of 35.49.030
organization of district to finance authorized 35.43.280	assessment districts basis for assessment 35.44.010	record of 35.49.110 time for, generally 35.49.040
Insurance, pools, self-insurance authorized Ch.	cost items, inclusion 35.44.020	without interest or penalty 35.49.040
48.62	subdivisions of 35.44.030	pedestrian malls 35.71.100
Intercounty rural library districts, See	what property assessed 35.44.010	prepayment of installments subsequently due
LIBRARIES, subtitle Intercounty rural library districts	zones 35.44.030 assessment liens	35.49.050 rates per square foot 35.44.040
Irrigation districts	attachments 35.50.010	record of payment, duty of treasurer
notice of formation to contain statement that	bridges, elevated 35.85.030	35.49.110
assessments may vary from estimates	objections or defenses 35.50.020	refund of excess funds demands 35.45.090
87.03.486 Irrigation districts, See also IRRIGATION	priority 35.50.010 roadways, elevated 35.85.030	protected balances 35.45.090
DISTRICTS, subtitle Local improvement	sanitary fills 35.73.050	rights of action 35.45.090
districts	validity 35.50.020	roadways, elevated 35.85.030
Joint planning, construction, and operation of improvements	viaducts 35.85.030 assessment reimbursement accounts	sanitary fills 35.73.040 segregation of assessment upon division of
authority 35.51.020	35.43.188	land 35.44.410
Liability of officials, members, immunity	assessment rolls	sidewalks and driveways across, method of
4.24.470 Parking and hyginass improvement areas	amendments 35.44.120 bridges, elevated 35.85.020, 35.85.030	payment 35.68.060, 35.68.070 special benefit or whole benefits 35.43.050
Parking and business improvement areas, establishment and authority to levy special	curb and gutter construction and repair	subways 35.85.060, 35.85.070
assessments Ch. 35.87A	35.68.050	supplemental
Petition for creation 35.43.125	diagram on preliminary survey, conclusive effect 35.44.060	law relating to 35.44.350 limitation of time for 35.44.400
Port districts authority to establish 53.08.050	entry of assessments against property	when authorized 35.44.390
formation	35.44.050	time of payment, ordinance to prescribe
notice to contain statement that assessments	filing 35.44.070	35.49.030
may vary from estimates 53.08.055 Potable water facilities 35.43.270	filling lowlands 35.55.060, 35.55.070, 35.56.070, 35.56.080	tunnels 35.85.060, 35.85.070 unfit dwellings, repair, removal, or
notice of proposal 36.94.235	hearings 35.44.070	demolition costs 35.80.030
Public corporations	modification or revision, authority of council	viaducts 35.85.030
joint planning, construction, and operation	35.44.100 notice of hearing 35.44.080, 35.44.090	warrants acceptable in payment of 35.45.140 water rights 35.92.230, 35.92.240
35.51.020 Public corporations may use financing	objections 35.44.110	mode of 35.92.260
mechanisms 35.43.005	posting proposed roll 35.50.005	auditoriums 35.43.040
Public utility districts, See PUBLIC UTILITY	roadways, elevated 35.85.020, 35.85.030	authority, generally 35.43.040
DISTRICTS Right of way donations, credit against	viaducts 35.85.020, 35.85.030 water rights acquisition 35.92.260	authority of cities to levy special taxes for Const. Art. 7 § 9
assessment 35.44.420	assessments	auxiliary water systems
Risk management services authorized Ch. 48.62	assessable units of frontage 35.44.040	authority, generally 35.43.040
Sanitary sewer facilities 35.43.270 notice of proposal 36.94.235	bonds to pay, installments, number and due date 35.49.020	bonds authority to issue 35.45.010
Underground utilities, location, damage Ch.	bridges, elevated 35.85.030	bondholder's remedies 35.45.080
19.122	canals and ditches, rates of, computation	calling 35.45.050
Water-sewer districts Ch. 57.16	35.44.045 city property	content 35.45.030 contractor share 35.45.040
LOCAL IMPROVEMENTS AND	authority for 35.44.130	date payable 35.45.020
ASSESSMENTS Aquatic plant control, authority, generally	payment 35.49.060	form 35.45.030
35.43.040	transfer of money from general fund 35.49.060	interest how payable 35.45.060
Assessment rolls	treasurer, duties 35.49.060	may by paid from general revenues
park and recreation districts 36.69.280 sidewalks and driveways across 35.68.050	collection by city treasurer 35.49.010	35.45.030
Assessments	county property authority for 35.44.140	limitation upon issue 35.45.010 local improvement guaranty fund,
alternate method of computation 35.44.047	payment 35.49.070	bondholders recourse to 35.45.080
alternative or additional method 35.51.030 fire protection districts, emergency medical	curbs and gutter construction and repair,	payment by installments 35.49.020
purposes 52.20.010	method of payment 35.68.060, 35.68.070 delinquent, interest for 35.49.030	generally 35.49.020 proceeds of sale 35.45.040
loan agreements, payment 35.51.050	first class cities, special 35.22.280	sale of 35.45.040
local improvements, may be made by Const.	harbor area leaseholds 35.44.150	savings and loan associations may
Art. 7 § 9 public utility districts 54.16.160, 54.16.165	installments, failure to pay, effect 35.50.040 joint owners, payment by one 35.49.090	investment in 33.24.080 water rights 35.92.230
Bonds	lands adjoining metropolitan park districts	mode of 35.92.260
guaranty fund	35.61.220	bonds and warrants, nonguaranteed and
bondholders' remedies, money transfers 36.94.400	lower uniformly if funds available 35.44.190	delinquent, special revolving fund
establishment, delinquency 36.94.380	metropolitan park district property 35.44.170, 35.49.080	composition 35.48.010 maximum purchase price to be paid
subrogation, interest, foreclosure purchases	payment 35.49.080	35.48.020
36.94.390 Bridges, authority, generally 35.43.040	noncontinuous improvements 35.43.050	ordinances directing action 35.48.060
Cities and towns	notices of collection 35.49.010 omitted property	previous funds, use of 35.48.050 refund of surplus 35.48.030
appeal procedure 35.44.260	authority for 35.44.360	reimbursement of 35.48.040
bonds and securities, execution 35.44.220	certification of roll for collection 35.44.380	sale of acquired property 35.48.030
decisions, copy to officer with assessment roll 35.44.270	confirmation ordinance 35.44.380 hearing 35.44.370	subrogation of city 35.48.030 transfer of assets to 35.48.050
hearing by superior court 35.44.250	law relating to 35.44.350	use of, limitation 35.48.020
how perfected 35.44.200	notice of 35.44.370	boulevards and lanes, authority, generally
notice of 35.44.210 notice to city legal department 35.44.240	resolution of council 35.44.370 payment	35.43.040 bridges, elevated, ordinance ordering
transcripts	payment after thirty day period 35.49.050	improvement 35.85.020
contents 35.44.230	error in, remedy 35.49.100	calling in bond issues 35.45.050

LOCAL IMPROVEMENTS AND ASSESSMENTS

charters of first class cities superseded commencement of action 35.50.220 lying outside city or town, divestment of form of summons 35.50.225 35.43.030 jurisdiction 35.43.180 city council, defined 35.43.010 city liability to bondholders 35.45.070 metropolitan municipal corporations, effect on 35.58.500 parties and property included 35.50.230 pleadings and evidence 35.50.240 contracts, work done for assessments 35.43.190 sale of property ordinances creating 35.43.080 redemption 35.50.270 petition for requirements of 35.43.120 sufficiency of 35.43.130 conflict with municipal ordinances summons and service 35.50.250 property acquired by city at proceedings, disposition 35.53.010, 35.53.020, 35.43.030 general rule 35.43.020 when mandatory 35.43.110 conversion of local improvement district into 35.53.030, 35.53.040, 35.53.050, preliminary estimates 35.43.130 utility local improvement districts 35.43.043 proceedings to establish 35.43.110 35.53.060 property in name of deceased person, effect 35.43.120 sidewalks and driveways across 35.68.070 credits for other assessments 35.43.186 tax title property city acquisition from county before resale 35.49.150 curbs along streets, construction, property included in 35.43.080 resolutions to initiate proceedings 35.43.110 roadways, elevated 35.85.020 reconstruction, and repair general authority 35.68.010 laws relating to 35.68.080 disposition of proceeds upon resale sewers not constructed within ten years of 35.49.160 resolution required prior to undertaking contents 35.68.020 voter approval, service fees to be credited formation of local improvement districts against future assessments, service charges 35.43.260 subways 35.85.060 tunnels 35.85.060 composed of unincorporated adjacent territory authorized 35.43.030 hearing 35.68.030 sidewalk construction fund 35.68.040 guaranty fund definition of terms 35.43.010 bondholders recourse to 35.45.080 diagram of improvements, filing 35.50.005 districts lying outside city or town, formation authorized 35.43.030 viaducts 35.85.020 water rights acquisition 35.92.220 bonds and warrants not protected by 35.48.010, 35.48.020, 35.48.030, 35.48.040, 35.48.050, 35.48.060 local improvement guaranty fund divestment of jurisdiction, procedure 35.43.180 payment of interest certificates on notes bonds, coupons, warrants, purchase of 35.54.070 35.45.150 certificates of delinquency, purchase of 35.54.080 drawbridges gutters, construction, reconstruction, and authority to construct 35.74.010 repair establishment 35.54.010 county commissioners general authority 35.68.010 laws relating to 35.68.080 notice to 35.74.020 interest and earnings 35.54.030 lien on benefited property, payment from guaranty fund for deferred collection of width of draw, determination 35.74.030 resolution required prior to undertaking franchises to construct authority to grant 35.74.010 contents 35.68.020 assessments for economically hearing 35.68.030 sidewalk construction fund 35.68.040 prerequisites to grant 35.74.060 disadvantaged persons 35.54.100 inspection upon completion 35.74.060 payment from for deferred collection of gymnasiums, authority, generally 35.43.040 navigation, effect upon 35.74.040 assessments for economically housing, See HOUSING notice to county commissioners 35.74.020 specifications 35.74.040 disadvantaged persons, lien, payment initiation of proceedings consolidated cities, procedure 35.43.060 contract letting competitive bids 35.43.190 dates for deferred obligations 35.54.100 width of draw, determination by county previous funds 35.54.010 property subject to foreclosure, purchase of commissioners 35.74.030 driveways across sidewalks, construction, 35.54.080 determination when not to let competitive reconstruction, and repair rules and regulations, providing for bids 35.43.190 general authority 35.68.010 laws relating to 35.68.080 35.54.020 council action, finality of 35.43.100 subrogation rights to assessments 35.54.040 surplus from local improvement funds 35.54.050 initiation by petition for district outside city resolution required prior to undertaking contents 35.68.020 or town, denial of petition by legislative authority authorized 35.43.075 taxation, levy limitation 35.54.060 transfers to general fund 35.54.095 use of fund 35.54.070, 35.54.080 warrants against, limitations 35.54.090 hearing 35.68.030 sidewalk construction fund 35.68.040 law suit challenging, limitations on 35.43.100 electrified public streetcar line 35.43.040 noncontinuous improvements assessments 35.43.050 escalators authority for local improvement 35.43.040 petition for local improvement district when necessary 35.43.110 mayor defined 35.43.010 creation of local improvement district or metropolitan municipal corporations, See METROPOLITAN MUNICIPAL utility local improvement district 35.43.050 CORPORATIONS estimated cost and expense of improvements, parking, off-street facilities 35.86.020 petition, initiation by requirements of 35.43.120 sufficiency of 35.43.130 filing 35.50.005 metropolitan park districts, lands adjoining existing districts (irrigation, water supply) validated 35.92.265 35.61.220 museums, arts, or cultural facilities 35.43.040 field houses, authority, generally 35.43.040 notices, mailing, conclusive effect of when mandatory 35.43.110 filing title of improvement and diagram 35.50.005 35.44.180 petitions or resolutions, finality of council ordinances complying with state law action 35.43.100 first class cities 35.43.030 restraints on proceedings 35.43.180 restraints on proceedings protest filing 35.43.180 injunctions, brining to defeat assessment sales, grounds 35.44.190 protest of proceedings 35.43.180 authority for special assessments 35.22.280 bonds voted by people, transfer of funds parking, off-street facilities 35.86.020 parking commission 35.86A.090 parking facilities 35.43.040 special fund parkways and park drives authority for, generally 35.43.040 petition for local improvement district, when creation 35.22.580 installment and installments, defined 35.43.010 refunding of balance 35.22.580 necessary 35.43.110 pedestrian malls, financing 35.71.060 transfer to other funds 35.22.590 installment notes violations of law 35.22.600 posting proposed assessment roll and improvements 35.50.005 bonds for repayment of 35.45.150 content of 35.45.150 foreclosure assessments property acquired by city at proceedings, disposition 35.53.070 foreclosure of assessments redemption of 35.45.150 preformation expenditures 35.43.184 proceedings sale exclusively to another municipal fund authority and conditions 35.50.030 city payment of general taxes 35.49.140 brining actions to defeat assessment 35.44.190 35.45.150 interest certificates, noninterest-bearing conclusive effect of 35.44.190 injunctions, grounds for 35.44.190 defaulted, payment from guaranty fund curbs and gutter construction and repair 35 68 070 35.45.150 local improvement districts assessment rolls 35.43.130 deferral of collection of assessments for protest of formation economically disadvantaged persons, authorized 35.43.250 waiver 35.43.182 bridges, elevated 35.85.020 public places and drives, authority generally limitation of action 35.50.050 procedure 35.50.260 enlargement of boundaries for special 35.43.040 benefits 35.43.080 public transportation systems 35.43.040

[RCW Index—page 458] (2008 Ed.)

reassessments	complaint 35.53.050	conclusiveness of roll when approved
amount limitations 35.44.310	parties 35.53.060	36.94.280
basis for 35.44.290 credit for prior payments 35.44.320	receiverships 35.53.070 summons 35.53.060	decrease of assessment if other funds available 36.94.280
irregularities, effect of 35.44.300	tunnels, authority to construct 35.85.050	assessments
law relating to 35.44.350	unfit dwellings	notice of filing roll, protests 36.94.250
limitation of time for 35.44.340	assessments for 35.80.030	unfit dwellings, repair, removal or
original assessments 35.44.280	demolition assessment lien against property	demolition costs 35.80.030
payment	35.80.030	divestment of power to order formation, time
penalties and delinquencies charged 35.44.330	urban renewal, See CITIES AND TOWNS, subtitle Urban renewal	limitation 36.94.240 enlarged local district may be formed
time for 35.44.330	utility local improvement districts	36.94.270
property included 35.44.290	assessment rolls 35.43.130	establishment 36.94.220
supplemental assessments 35.44.280	assessments 35.43.042	hearing on protests, order, appeal 36.94.260
when authorized 35.44.280	authorization 35.43.030	hearings 36.94.240
resolutions, publications and hearings 35.43.140, 35.43.150	off-street parking facilities 35.43.042 ordinances creating 35.43.080	initiation of district, procedure 36.94.240 notice of filing assessment roll, protests
revenue bonds for water or sewerage system,	outside city or town, divestment of	36.94.250
pledge of utility local improvement district	jurisdiction 35.43.180	segregation of special assessments, fee, cost
assessments 35.41.095	petition for, sufficiency of 35.43.130	36.94.300
roadways, elevated, ordinance ordering	preliminary estimates 35.43.130	unfit dwellings, demolition assessment lien
improvement 35.85.020 rules of construction, municipal local	procedure to establish 35.43.042 property included in 35.43.080	against property 35.80.030 utility local improvement districts
improvement 35.43.020	viaducts, ordinance ordering improvement	bondholders' remedies, money transfers
sanitary fills	35.85.020	36.94.400
assessment of costs 35.73.040	warrants	subrogation, interest, foreclosure purchases
authority for first and second class cities	acceptance in payment of assessments	36.94.390
35.73.010	35.45.140	County road improvement districts, See
city declaration of intention by resolution content 35.73.020	authorization for 35.45.130 claims and liens against improvement fund	COUNTY ROADS AND BRIDGES, subtitle County road improvement districts
publication 35.73.030	35.45.130	Culverts, authority, generally 35.43.040
improvement district bonds	interest rate 35.45.130	Definitions 35.43.010
payment, limitation 35.73.070	water quality enhancement 35.43.040	Dikes and embankments, authority, generally
ordinance for improvement 35.73.040	water rights	35.43.040
protest filing 35.73.040 second class cities, providing for 35.23.440	acquisition by purchase of shares in water users' association, etc. 35.92.263	Diking and drainage districts, See DIKING AND DRAINAGE
sidewalks Ch. 35.69, Ch. 35.70	acquisition of 35.92.220	Eminent domain by city or town Ch. 8.12
construction, reconstruction, and repair	areas need not be contiguous 35.92.250	Escalators, authority, generally 35.43.040
general authority 35.68.010	Classification of property	Fire protection districts
laws relating to 35.68.080	assessments	emergency medical purposes
resolution required prior to undertaking contents 35.68.020	alternative or additional methods 35.51.030 definitions 35.51.010	formation hearing, notice petition
hearing 35.68.030	public or private restrictions, assessment	content 52.20.010
sidewalk construction fund 35.68.040	based on 35.51.030	Fire protection districts, emergency medical
special assessments Const. Art. 7 § 9	Community redevelopment financing Ch. 39.88	purposes
special revolving fund, delinquent	Community revitalization financing Ch. 39.89	assessments for 52.20.010
nonguaranteed bonds and warrants 35.48.010, 35.48.030, 35.48.040,	Consolidated districts, purpose 35.45.160 Consolidated local improvement districts,	Gymnasiums, authority, generally 35.43.040 Heating systems 35.97.090
35.48.050, 35.48.060	authorized, procedure 35.45.160	Indian claims settlement
street grades, sanitary fills	Contracts, cities and towns, work done for	organization of district to finance authorized
improvement district bonds	assessments 35.43.190	35.43.280
issuance 35.73.060	Counties	Irrigation districts, See IRRIGATION
street lighting systems, petition for local improvement district, when necessary	assessments county lands assessment fund 36.33.120	DISTRICTS Local improvement districts
35.43.110	park and recreation districts	assessments
street railways	authority, generally 36.69.200	decrease if other funds available 36.94.280
assessment district 35.43.210	segregation of 36.69.290, 36.69.300	hearing on protests, order, appeal 36.94.260
assessment of cost, how 35.43.220	rentals of irrigated land, application toward	consolidation authorized 35.45.160
authority of 35.43.200 petition, initiation by 35.43.210	36.33.170 local improvement districts	county sewerage, water and drainage districts appellate review 36.94.290
procedure 35.43.230	bondholders' remedies, money transfers	assessments
streets and alleys	36.94.400	assessment roll 36.94.240
agreements with county 35.77.020	guaranty fund	notice of filing roll, protests 36.94.250
authority, generally 35.43.040	establishment, delinquencies 36.94.380	conclusiveness of assessment roll 36.94.280
county furnishing construction and maintenance 35.77.020	park and recreation districts authority for 36.69.200	divestment of power to order formation, time limitation 36.94.240
county use of road fund 35.77.030	hearings 36.69.250	enlarged local districts may be formed
establishing grade, procedure Ch. 35.73	initiation of proceedings	36.94.270
subways, authority to construct 35.85.050	petitions 36.69.210, 36.69.230	establishment 36.94.220
tax liens city protection of assessment liens 35.49.130	resolutions 36.69.210, 36.69.220 notice 36.69.240	hearing improvement ordered 36.94.240
city satisfaction of 35.49.140	notice, to contain statement that	protests, order, appeal 36.94.260
foreclosure of local assessments, effect	assessments may vary from estimates	initiation of district, procedure 36.94.240
35.49.140	36.69.245	notice of filing assessment roll, protests
town council, defined 35.43.010	powers and duties of board 36.69.270	36.94.250
trust property acquired by city discharge of trust, how 35.53.020	protests 36.69.260 subrogation, interest, foreclosure purchases	segregation of special assessments, fee, cost: 36.94.300
how acquired 35.53.010	36.94.390	special assessments 36.94.220
imposition of trust 35.53.010	park and recreation districts, generally Ch.	Local improvement fund, investment 35.55.150
sale or lease of 35.53.030	36.69	35.56.140
taxability 35.53.010	sewerage, water and drainage systems	Lowlands, filling
termination of trust certain property, limitations to 35.53.040	appellate review 36.94.290 assessment roll 36.94.240	bonds, local improvement guaranties 35.55.130, 35.56.140
certain property, inintations to 33.33.040	assessment 1011 30.74.240	guaraniues 33.33.130, 33.30.140

LOCAL INFRASTRUCTURE FINANCING TOOL PROGRAM

1 625 55 140 25 56 150	11.4.1.4.25.44.020	L B 4: : 4 20 102 140
sale of 35.55.140, 35.56.150	assessment districts 35.44.020	Reporting requirements 39.102.140
terms 35.55.120, 35.56.130	contracts 35.43.190	Revenue bond to fund public improvements
concurrent provisions 35.56.290	Public lands	39.102.190, 39.102.195
contract for improvement	assessments and charges against state lands	Revenue development areas
payment of contractor 35.55.170, 35.56.180	Ch. 79.44	creation 39.102.080
when let 35.55.160, 35.56.170, 35.56.270	Public utility districts, See PUBLIC UTILITY	limitations 39.102.060
contractor, payment, how 35.55.170,	DISTRICTS, subtitle Local utility districts	notice 39.102.100
35.56.180	Reassessments, omitted property 35.44.280	ordinance 39.102.090
damages, proceedings to recover 35.55.040,	Sanitary fills	Sales and use tax, use of funds 39.102.130
35.56.050	lien of assessments 35.73.050	
eminent domain, power of 35.55.040,	Sewer systems, authority, generally 35.43.040	LOCAL LAW AND JUSTICE COUNCIL
35.56.050	Sewers, See WATER-SEWER DISTRICTS	Duties and procedures 72.09.300
financing by city funds 35.55.020, 35.55.060,	Sidewalks, authority, generally 35.43.040	LOCAL OPTION (See ALCOHOLIC
35.56.020	Solid waste collection districts, See SOLID	BEVERAGES, subtitle Local option)
first class cities, authority 35.56.010	WASTE COLLECTION DISTRICTS	, ,
payment of cost by issuance of warrants		LOCAL UTILITY DISTRICTS (See LOCAL
35.56.120	Special assessments and liens, limitation on	IMPROVEMENT DISTRICTS; PUBLIC
preliminary financing 35.55.140	foreclosure actions 4.16.030	UTILITY DISTRICTS, subtitle local
	Special taxation of property benefited Const. Art.	utility districts)
reassessments 35.55.180, 35.56.280	7 § 9	LOCAL VOTERS' PAMPHLETS (See
second class cities, authority 35.55.010,	Street lighting systems, authority, generally	ELECTIONS, subtitle Voters' pamphlets,
35.56.010	35.43.040	local voters' pamphlets)
special assessment method of financing	Television reception improvement districts, See	
assessment rolls	TELEVISION RECEPTION	LOCKERS (See COLD STORAGE FOOD
equalizing 35.55.070, 35.56.080	IMPROVEMENT DISTRICTS	LOCKERS)
hearing 35.55.070, 35.56.080	Trestles, authority, generally 35.43.040	LOCKOUTS (See LABOR, subtitle Lockouts)
preparation 35.55.060, 35.56.070	Underground utility transmission lines,	
board of equalization	authority, generally 35.43.040	LOCOMOTIVES (See RAILROADS)
appeals from 35.55.080, 35.56.090	Utility local improvement districts	LODGES
city council as 35.55.070, 35.56.080	assessments	Building corporations Ch. 24.24
boundaries of district 35.55.030, 35.56.030	decrease if other funds available 36.94.280	Incorporation Ch. 24.20
collection of assessments, liens 35.55.090,	cities and towns	Insurance, See INSURANCE, subtitle Fraternal
35.56.100	assessments 35.43.042	benefit societies
equalization 35.55.070, 35.56.080	authority to establish 35.43.042	
estimates, generally 35.55.050, 35.56.060		LODGING HOUSES (See also BOARDING
excess or deficiency in 35.55.160,	procedure to establish 35.43.042	AND LODGING HOUSES; HOTELS)
35.56.170	county sewerage, water and drainage districts	State convention and trade center
excepted properties from district 35.55.030,	appellate review 36.94.290	Seattle, King county Ch. 67.40
35.56.030	assessments	Tax for stadiums, convention centers, and arts
improvement district 35.55.010, 35.56.010	assessment roll 36.94.240	facilities 67.28.180, 67.28.181, 67.28.1801
	notice of filing roll, protests 36.94.250	Tax for stadiums and convention centers
interest on assessments, limitation	conclusiveness of assessment roll 36.94.280	homeless lodging exempt 67.28.183
35.55.100, 35.56.110	divestment of power to order formation, time	
plans and specifications 35.55.050,	limitation 36.94.240	LOGS AND LOGGING (See also FORESTS
35.56.060	enlarged local districts may be formed	AND FOREST PRODUCTS)
protests 35.56.040	36.94.270	Brands and marks, See FORESTS AND
tax levy, limitation 35.56.190	establishment 36.94.220	FOREST PRODUCTS, subtitle Brands and
unimproved and uncultivated, damages to	hearing	marks
35.55.040, 35.56.050	improvement ordered 36.94.240	Eminent domain
warrants	protests, order, appeal 36.94.260	private way of necessity
issuance of local improvement fund	inconsistent acts, modification 36.94.910	obligation to carry products of condemnees
35.55.110	initiation of district, procedure 36.94.240	8.24.040
to pay cost of improvement, interest	notice of filing assessment roll, protests	Fires, kindling of by persons driving lumber
35.56.120	36.94.250	4.24.050
sale 35.55.140, 35.56.150	purpose 36.94.020	Industrial insurance, See INDUSTRIAL
waterways constructed in	segregation of special assessments, fee, costs	INSURANCE, subtitle Logs and logging
abutting property		Liens, See LIENS, subtitle Logging
acquisition of 35.56.240	36.94.300 special assessments 36.94.220	Logs on county rights-of-way, confiscation and
lease of		removal 36.86.090
city 35.56.250	Water mains, hydrants, and appurtenances, authority, generally 35.43.040	Logs on highway right of way or in drainage
private party 35.56.230, 35.56.260		ditch as public nuisance 47.32.130
contract, letting for 35.56.270	Water quality enhancement, authority, generally	Private way of necessity
control of 35.56.210	35.43.040 Water cover districts See WATER SEWER	logging road
dock lines established 35.56.210	Water-sewer districts, See WATER-SEWER	obligation to carry products of condemnees
leasing to private parties 35.56.220	DISTRICTS	8.24.040
requirements 35.56.200	Wildlife department lands, assessments	Railroad engines, liens for service 60.24.020
Metropolitan municipal corporations	77.12.230	Roads
local improvement districts 35.58.500	LOCAL INFRASTRUCTURE FINANCING	private way of necessity
Metropolitan municipal corporations, See also	TOOL PROGRAM	obligation to carry products of condemnees
METROPOLITAN MUNICIPAL	Administration, rules 39.102.220	
CORPORATIONS	Application process 39.102.040	8.24.040
Open canal hazards	Bond repayment, use of tax revenue 39.102.160	Sabotage, interference with lumbering
fences, culverts, syphons, or coverings	Bonds issued, limitations 39.102.170	constitutes 9.05.060
assessments for 35.43.040	Conditions for use 39.102.070	Tow or tugboats, liens for services 60.24.020
authority for 35.43.040		Tree spiking 9.91.150, 9.91.155
	Creation of program 39.102.030	LONG-ARM STATUTE (See
presumption 35.43.040	Creation of program 39.102.030 Definitions 39.102.020	LONG-ARM STATUTE (See JURISDICTION, subtitle Out-of-state
presumption 35.43.040 installation of safeguards 35.43.045	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050	
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210	JURISDICTION, subtitle Out-of-state
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045 Parks and recreational areas, authority, generally	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210 General obligation bonds 39.102.150	JURISDICTION, subtitle Out-of-state residents or nonresidents acts submitting person to state jurisdiction)
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045 Parks and recreational areas, authority, generally 35.43.040	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210 General obligation bonds 39.102.150 Legislative audit and review committee reports	JURISDICTION, subtitle Out-of-state residents or nonresidents acts submitting person to state jurisdiction) LONGSHOREMEN
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045 Parks and recreational areas, authority, generally 35.43.040 Port districts	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210 General obligation bonds 39.102.150 Legislative audit and review committee reports 39.102.200	JURISDICTION, subtitle Out-of-state residents or nonresidents acts submitting person to state jurisdiction) LONGSHOREMEN Hours of employment 49.28.100
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045 Parks and recreational areas, authority, generally 35.43.040 Port districts generally 53.08.050	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210 General obligation bonds 39.102.150 Legislative audit and review committee reports 39.102.200 Legislative finding 39.102.010	JURISDICTION, subtitle Out-of-state residents or nonresidents acts submitting person to state jurisdiction) LONGSHOREMEN Hours of employment 49.28.100 Liens, See LIENS, subtitle Boats and vessels
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045 Parks and recreational areas, authority, generally 35.43.040 Port districts generally 53.08.050 harbor improvement projects, generally Ch.	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210 General obligation bonds 39.102.150 Legislative audit and review committee reports 39.102.200 Legislative finding 39.102.010 Local excise tax allocation revenues 39.102.110	JURISDICTION, subtitle Out-of-state residents or nonresidents acts submitting person to state jurisdiction) LONGSHOREMEN Hours of employment 49.28.100 Liens, See LIENS, subtitle Boats and vessels Workers' compensation
presumption 35.43.040 installation of safeguards 35.43.045 right of entry 35.43.045 Parks and recreational areas, authority, generally 35.43.040 Port districts generally 53.08.050	Creation of program 39.102.030 Definitions 39.102.020 Demonstration projects 39.102.050 Evaluation of program 39.102.210 General obligation bonds 39.102.150 Legislative audit and review committee reports 39.102.200 Legislative finding 39.102.010	JURISDICTION, subtitle Out-of-state residents or nonresidents acts submitting person to state jurisdiction) LONGSHOREMEN Hours of employment 49.28.100 Liens, See LIENS, subtitle Boats and vessels

[RCW Index—page 460] (2008 Ed.)

plan creation 48.22.070

T	ON	TO	TI	DA	A C	AD	17
н.	יולא	N C T	- I r	ĸΝ	и с.	Αĸ	Œί.

Admission of individuals, requirements 70.129.030

Adult family homes, See ADULT FAMILY HOMES

Adult residential care

contracts, requirements 74.39A.020

Assisted living facilities

capital add-on rate 74.39A.320

Assisted living services, contracts 74.39A.010 Boarding homes, see BOARDING HOMES Case management services 74.39A.090,

74 39A 095

Chronic care management medical homes 74.09.710

Community residential options 74.39.041 Complaints

dispute resolution process 18.20.195 inspections, enforcement, screening

18.20.125 investigation and referral 74.39A.060 retaliation prohibited 74.39A.060

toll-free telephone number 74.39A.060

Conflict with federal requirements 74.39A.000
Definitions 70.41.300, 74.39A.009
Discharge planning 74.39A.090
Enhanced adult residential care

contracts, requirements 74.39A.010

Facilities construction defect disputes

generally Ch. 64.55 Family caregiver information and support

services 74.41.050, 74.41.070

Home and community services chore services 74.39A.100, 74.39A.120, 74.39A.130, 74.39A.140, 74.39A.150 contracts, reassessment and reauthorization

74.39Á.090 disclosure of employee information 74.39A.210

/4.39A.210
expansion 74.39A.030
oversight of care 74.39A.095
payment rates 74.39A.030
support for persons at risk of institutional
placement 74.39A.155
Home care quality authority
authority created 74.39A.230
collective bargaining

collective bargaining

individual providers considered public employees 74.39A.270 definitions 74.39A.240

duties 74.39A.250

duties, department of social and health

services 74.39A.260 findings 74.39A.220 funding 74.39A.300 performance review 74.39A.290

powers 74.39A.280 regulation 70.127.041

Hospital patients, assessment and assistance for persons in need of long-term care 74.39A.040

Increase in funds received under title XIX of the federal social security act 74.39.020

Information on department of social and health services programs

development and distribution to hospitals 70.41.310

Insurance act, policies issued before January 1, 2009 Ch. 48.84

Insurance coverage standards, policies issued after January 1, 2009 Ch. 48.83

Long-term care ombudsman program Ch. 43.190

Long-term care partnership program

consumer education program 48.85.040 financing of long-term care through private insurance and medicaid funds 48.85.010 insurance policy criteria 48.85.030

protection of participant assets 48.85.020 Nursing facilities

community residential options 74.39.041

medicaid payment system Ch. 74.46 rates and reimbursement Ch. 74.46

Options available to patients, information provided 70.41.310

Patient discharge requirements for hospitals and acute care facilities, pilot projects 70.41.320

Probate actions and collection of bad debts, payment of costs 74.39A.180

Providers and caregivers

advanced training 74.39A.350 boarding homes Ch. 18.20 chronic conditions, training and assistance

43.70.533

collective bargaining individual providers considered public employees 74.39A.270 compliance with federal and state regulations

74.39A.070

continuing education 74.39A.340

cost of increase in wages and benefits 74.39A.310

failure to comply, department of social and health services authority 74.39A.080 peer monitoring 74.39A.330

qualifications and training 74.39A.070 Title 41 RCW, not applicable to 41.04.810 training 70.128.230, 70.128.240 training partnerships 74.39A.360 Purposes 74.39.005

Quality improvement consultation program principles 18.20.115

Quality improvement principles 74.39A.050 Recovery of payments 74.39A.170 Recreation therapy Ch. 18.230

Residents' rights

access and visitation rights 70.129.090 background checks on employees by department of social and health services 70 129 130

client advocates, right to contact with 70.129.070

construction 70.129.170

definitions 70.129.010

disclosure, transfer, or discharge of resident 70.129.110

disclosure of fees and charges 70.129.150 examination of survey or inspection results 70.129.070

exercise of rights 70.129.020

financial affairs rights 70.129.040 freedom from physical or chemical restraints 70 129 120

freedom from punishment, abuse, or seclusion 70.129.130

grievances 70.129.060

legislative intent 70.129.005

long-term care ombudsman implementation duties 70.129.160

mail and telephone privacy 70.129.080 nonjudicial remedies through regulatory authorities 70.129.170

notice of rights and of rules of resident conduct and responsibilities 70.129.030 notice or transfer requirements, disclosure

70.129.150 other rights not diminished 70.129.007 personal property 70.129.100

waiver of liability and residents' rights

limited 70.129.105 privacy and confidentiality of personal and medical records 70.129.050

protection of resident's funds 70.129.040 quality of life rights 70.129.140 refund of deposits 70.129.150

remedies cumulative 70.129.170

storage space 70.129.100
Respite services, amendment of community options program entry system waiver under federal social security act to include 74.39.030

eligibility 74.04.670, 79.04.670

Toll-free telephone number for complaints 74.39A.060

Training and education

competencies and learning outcomes 43.20A.880

curricula and materials 74.39A.200 Training and education standards and delivery system review 70.128.210

Transfer of assets, penalties 74.39A.160
Utilization of services available under title XIX of the federal social security act 74.39.010

LONG-TERM CARE OMBUDSMAN PROGRAM (See also NURSING HOMES)

Complaint referral procedure 43.190.070 Confidentiality of records and files 43.190.110 Expenditures 43.190.120

Findings 43.190.010

Liability of ombudsman and facility employees 43.190.090

Long-term care facility defined 43.190.020

Long-term care ombudsman duties 43.190.060, 43.190.065

qualifications for authorization 43.190.040

Ombudsman availability, notice of to be posted in facilities concerning 43.190.050

Residents' rights ombudsman implementation duties 70.129.160

Right of entry to facilities by ombudsman procedure development 43.190.080 State long-term care ombudsman, office of

LOST AND FOUND PROPERTY

Chief law enforcement officer

duties of 63.21.050 Cities and towns

created 43.190.030

disposition procedure 63.21.060 duties of 63.21.060

Counties

disposition procedure 63.21.060 duties of 63.21.060

Exclusions from chapter application 63.21.080

claiming of found property, procedures 63.21.010

expiration of claim 63.21.030

noncompliance forfeiture of rights 63.21.040 liability to owner 63.21.040

public officers and employees, rights of 63.21.060

release of property to finder, conditions 63.21.030

Governmental entities

disposition procedure 63.21.060 duties of 63.21.060

Port districts

disposition procedure 63.21.060 duties of 63.21.060

Property not covered by lost and found law 63.21.080

Unclaimed, disposition of 63.21.010, 63.21.030

LOTS (See REAL PROPERTY)

LOTTERIES (See GAMBLING)

LOTTERY, STATE (See STATE LOTTERY) LOW-INCOME ENERGY ASSISTANCE

(See PUBLIC ASSISTANCE, subtitle Low-income energy assistance)

LOW-INCOME HOUSING

Cities and towns

loans and grants 35.21.685

Counties

loans and grants 36.32.415

Housing authority, powers 35.82.070

Rental housing for very low-income persons, tax exemption 84.36.560

Taxation exemption and immunity 35.21.755

LOW-INCOME PERSONS Affordable housing 35.21.687 accessory apartments 35.63.210, 36.70.677, 36.70A.400 lease of county property for 36.34.135 Affordable housing program activities eligible for assistance 43.185A.030 affordable housing and community facilities rapid response loan program 43.185A.120 conflict with federal requirements 43.185A.902 definitions 43.185A.010 eligible organizations 43.185A.040 grant and loan application process 43.185A.050, 43.185A.090 land acquisition revolving loan fund program 43 185A 110 monitoring of recipient activities 43.185A.070 protection of state interest 43.185A.060 purpose, administration 43.185A.020 review of reporting requirements 43.185A.100 rules promulgation 43.185A.080 Aquifer protection areas, reduced fees 36.36.035 Asset accumulation pilot program 43.63A.765 Burial by counties 36.39.030 veterans 73.08.070 College bound scholarship program Ch. 28B.118 Community, trade, and economic development, department of departmental responsibilities 43.330.130 Community action agencies network delivery system for federal and state antipoverty programs, designation as 43.63A.115 Community-based sealant programs in schools 18.29.220, 18.32.226 Federal earned income tax credit outreach campaign 43.63A.767 Forma pauperis, See FORMA PAUPERIS Housing housing authority, powers 35.82.070 rental housing for very low-income persons, tax exemption 84.36.560 Housing assistance program created 43.185.015 Housing policy affordable housing advisory board 43.185B.020 duties 43.185B.030 definitions 43.185B.010 goal 43.185B.007 housing advisory plan preparation and reporting requirements 43.185B.040 legislative findings and purpose 43.185B.005 objectives 43.185B.009 Housing trust fund affordable housing advisory board 43.185.110 application, procedure 43.185.070, 43.185.130 compliance monitoring 43.185.090 definitions 43.185.020 eligible organizations 43.185.060 findings 43.185.010 loans or grants 43.185.050 preconstruction technical assistance 43.185.080 rule-making authority 43.185.100 Washington housing trust fund created 43.185.030 Legal aid, See LEGAL AID Public assistance, See PUBLIC ASSISTANCE Residential weatherization program compliance with laws and rules 70.164.050 definitions 70.164.020 energy assessment required 70.164.050 leased or rented residences, limits 70.164.060 legislative findings 70.164.010 low-income weatherization assistance account 70.164.030, 70.164.070

```
payments to account, treated as energy
      conservation 70.164.070
  proposals by sponsors, matching funds 70.164.040
Retired health providers providing free care to
   health department may provide malpractice insurance for 43.70.460
    conditions of participation 43.70.470
SEED act, individual development accounts
   account 43.31.470
   definitions 43.31.455
   findings 43.31.450
  foster youth program 43.31.465
program, rules 43.31.460
State
   additional funds, purposes 43.31.475
  report 43.31.480
short title 43.31.485
Supreme court appeals, fees and costs paid by state 4.88.330
Telephone assistance program
   availability, components 80.36.420
   community service voice mail, funding
      80.36.430
   definitions 80.36.005
   deposit waivers, connection fee discounts
      80.36.460
   eligibility 80.36.470
   excise tax on all switched access lines
   limit, one line per household 80.36.450
   report to legislature 80.36.475
Utility connection fees, waiver 35.21.305, 35.41.080, 35.92.380, 54.24.080
Utility rate reduction for low-income persons
    74.38.070, 80.28.068
Veterinary services 18.92.250, 18.92.260
Water-sewer districts
   rates and charges, adjustment or delay
      57.08.014
   voluntary contributions to assist low-income
      residential customers, administration Ch.
Youthbuild program, See YOUTHBUILD
    PROGRAM
```

LOW-LEVEL RADIOACTIVE WASTE

Federal low-level radioactive waste policy amendments of 1985, implementation 43.200.180

Hanford

site closure and perpetual care 43.200.190 Nuclear incidents, storage or transportation liability 4.24.450, 4.24.460

Tax imposed 82.04.260, 82.04.440

LUMBER (See FORESTS AND FOREST PRODUCTS; LOGS AND LOGGING)

LUMPECTOMY (See HEALTH SERVICES, subtitle Lumpectomy)

LUNCH PERIODS (See INDUSTRIAL INSURANCE, subtitle Lunch periods)

MACE (See PERSONAL PROTECTION SPRAY DEVICES)

MACHINE GUNS

Contraband, declared to be 9.41.220 Prohibited, exceptions 9.41.190 Use in commission of felony 9.41.225

MAGAZINES

Erotic material, compliance with law, not to result in sanctions against retailer, treble penalties for violation 9.68.090 Intercepting private conversations 9.73.030 Libel, See LIBEL AND SLANDER Mailed or sent without order are gift 19.56.010 Obscene materials, injunctions against 7.42.010, 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070 Purchase of subscriptions by public agencies,

methods for payment of 42.24.035 Subscription sales for fundraising sales tax exemption 82.08.02535

MAGISTRATES (See also COURTS OF LIMITED JURISDICTION; JUDGES; JUSTICES OF THE PEACE)

Definition 2.20.010

Who are magistrates 2.20.020

Certified mail, use where registered mail authorized 1.12.060

Consolidated mail service for state agencies area served 43.19.715

definitions 43.19.710

review of agency needs 43.19.720

Evidence of mailing to state 1.12.070

Fees, mailed, evidence of remittance, time

Filing by, evidence of, time 1.12.070

Opening or reading without permission, penalty 9.73.020

Publishing without permission, penalty 9.73.020 Solicitation of undesired mail to annoy or harass another person, penalty 9.35.030

State, claims, fees, filing, reports, remittances, mailed, evidence of 1.12.070

Time, use of mail to file or remit to state, evidence of 1.12.070

Unsolicited goods or services are gifts 19.56.020

MAIN STREET PROGRAM (See COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF)

MAIN STREET PROGRAM. WASHINGTON

Tax incentives Ch. 82.73

MAJORITY (See also MINORS)

Age of majority Ch. 26.28

Legislature, special legislation cannot declare a person of age Const. Art. 2 § 28

MALFEASANCE AND MISCONDUCT

County treasurer, grounds for suspension

Impeachment, officers, grounds Const. Art. 5 § 2 Insurance agents, brokers, and solicitors,

misconduct of, in matters affecting insurer 48.30.120

Jury box, misconduct of officer drawing, penalty 9.51.010

Officers subject to impeachment for Const. Art. 5

Recall for Const. Art. 1 § 33

Removal by law, if not subject to impeachment Const. Art. 5 § 3

Sheriffs

civil liability 36.28.150

MALICIOUS HARASSMENT (See HARASSMENT, subtitle Malicious)

MALICIOUS MISCHIEF OR INJURY

Attachment

assignor liability 6.25.080 bond liable for 6.25.080

Bomb threats

government property 9.61.160

Government property bomb threats 9.61.160

Insurance against, See INSURANCE, subtitle Casualty insurance

MALICIOUS PROSECUTION

Costs and disbursements, limitation on recovery of by plaintiff 4.84.040

Counterclaim for litigated in principal action 4.24.350

Defined, elements, penalty 9.62.010 Instituting action in name of another, penalty

Judicial officer may pursue claim 4.24.350 Law enforcement officer may pursue claim

Prosecuting attorney may pursue claim 4.24.350

MALLS (See CITIES AND TOWNS, subtitle Pedestrian malls)

MALPRACTICE (See also INSURANCE; PROFESSIONAL NEGLIGENCE)

Arbitration of health care actions appeal of decision 7.70A.080 authorized 7.70A.010 election to submit to 7.70A.020 issuance of decision 7.70A.060 motion for judgment 7.70A.070 proceedings, experts, discovery 7.70A.040 selection of arbitrators 7.70A.030 time frames 7.70A.050

 $uniform\ arbitration\ act, application\ 7.70A.090$

Counterclaims for malicious prosecution

Health care burden of proof 7.70.030

certificate of merit 7.70.150 closed claim reporting 7.70.140 declaration of modification of actions for damages because of injury 7.70.010 elements of proof 7.70.040

frivolous claims 7.70.160 health care provider, defined 7.70.020 mediation

exemption of mediated action from superior court arbitration or settlement conference requirements 7.70.130

mandatory mediation required, procedures

right to trial not abridged by unsuccessful attempt 7.70.120

propositions required to be established $\hat{7}.70.030$

tolling of statute of limits for, requirements 7.70.110

Health care practitioners, review proceedings, immunity, damages, process 4.24.250 Hospital board of directors

liability, limitations 7.70.090

Hospitals

health care practitioners' privileges restricted, report to medical quality assurance commission 70.41.210, 70.41.220

physician's privileges

hospital's duty to request information on physicians 70.41.230

quality improvement and medical malpractice prevention program 70.41.200

Injuries resulting from health care informed consent, elements 7.70.050

Medical

attorneys' fees 7.70.070 burden of proof 7.70.030

compensation by a defendant health provider 7 70 080

compensation from other sources 7.70.080 consent form

contents 7.70.060

failure to use inadmissible 7.70.060 consent to treatment 7.70.060

elements of proof 7.70.040

informed consent, elements 7.70.050 insurance, closed claim reporting Ch. 48.140

Medical services

action for damages limitation on 4.16.350

action for personal injury, complaint not to include statement of damages 4.28.360

Mental health advance directives informed consent 7.70.068

Osteopathy

insurance settlements and awards, insurers must report 18.57.245

Physicians and surgeons

insurance settlements and awards, insurers must report 18.71.350

MALT BEVERAGES (See ALCOHOLIC BEVERAGES; BEER AND BREWERIES)

MANDAMUS

Affidavit, issued on 7.16.170

Alternative writ form 7.16.180

issued, when 7.16.190 Answer 7.16.200

Appeals

county board of adjustment 36.70.890 Application by affidavit 7.16.170

Costs

execution for 7.16.260 judgment for 7.16.260

Court of appeals, limitation on jurisdiction 2.06.030

Courts having jurisdiction to issue 7.16.160 Damages

execution for 7.16.260 judgment for 7.16.260

Default writs prohibited 7.16.190

Definitions

judgment 7.16.020

mandamus 7.16.150 motion 7.16.020

order 7.16.020

Determination of damages 7.16.210 Determination of issues of fact 7.16.210 Enforcement of writ 7.16.280

Executions for damages and costs 7.16.260 Fines, enforcement of writ by 7.16.280

Grounds 7.16.160, 7.16.170 Hearings 7.16.240, 7.16.250

required 7.16.190 time of 7.16.330

Judgments

damages and costs, for 7.16.260
peremptory mandate 7.16.260
Motions, enforcement of writ 7.16.280
Notice of application 7.16.190

Open public meeting law violations 42.30.130 Orders, enforcement of writ 7.16.280

Parties, designation of 7.16.010

Penalties, enforcement of writ 7.16.280 Peremptory mandate, judgment of 7.16.260

Peremptory writ form 7.16.180

issued, when 7.16.190

Platting, subdivision and dedication of land, enforcement 58.17.190

Railroad crossing work, enforcement by 81.53.200

Rules of practice 7.16.340 Service of writ 7.16.270

Show cause by answer 7.16.180, 7.16.200

State agency action reviewable under administrative procedure act or land use petition act

inapplicability of chapter 7.16.360

Superior courts' power to issue 2.08.010, Const.

Supreme court jurisdiction as to 2.04.010, Const. Art. 4 § 4

Utilities and transportation commission actions 80.04.260, 81.04.260

Verdict, certification of 7.16.240 Writ returnable, when 7.16.330

MANDATED HEALTH CARE COVERAGE (See LEGISLATURE, subtitle Mandated

health care coverage) MANDATORY ARBITRATION (See

ARBITRATION AND AWARD) MANDATORY INJUNCTIONS (See INJUNCTIONS)

MANHOLES

Electrical safety rules Ch. 19.29

MANICURISTS

Cosmetologists, barbers, manicurists, and estheticians Ch. 18.16

MANLIFTS (See ELEVATORS, ESCALATORS AND DUMBWAITERS)

MANSLAUGHTER

Coroner's inquest, testimony reduced to writing 36.24.080 Defined as homicide 9A.32.010

Duress, not a defense 9A.16.060 First degree 9A.32.060 Second degree 9A.32.070

MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS

Advisory board 43.22.420

Compliance, effect on city and county ordinances 43.22.410

Compliance, exceptions 43.22.350, 43.22.370 Definitions 43.22.335

Federal standards, enforcement, inspection 43.22.431, 43.22.432

violations, penalty 43.22.433

Financing, mutual savings banks 32.20.460

Financing, mutual savings banks 32.20.460 Foreign standards, reciprocity 43.22.400 Insignia, fee schedule, exceptions 43.22.350 Insignia of approval 43.22.390 Inspections, enforcement 43.22.434

Mobile or manufactured homes, alterations 43.22.435

Mobile or manufactured homes, installations 43.22.436

Out-of-state sales and use, exemptions 43.22.380 Plans and specifications 43.22.360

Registration, rules and regulations for 46.12.290

Rules and regulations, compliance required, penalty 43.22.340
Self-certification, procedures 43.22.355
Standards for plumbing, frame design, heating and electrical equipment 43.22.340

MANUFACTURED HOUSING

Certificate of ownership, application of chapter 46.12.290

Classification as real or personal property 65.20.010, 65.20.030 definitions 65.20.020

prospective effect of chapter 65.20.900 taxation, chapter not to affect 65.20.910

Consumer complaints

department of community, trade, and economic development duties 43.63A.460 department of labor and industries 43.22.495 Definitions, city regulations 35.63.160

Elimination of title application 65.20.040 approval 65.20.050

conveyances, form and procedure 65.20.060

department of licensing rule-making authority 65.20.110 supervisory powers 65.20.100

falsification or omission of required

information penalty 65.20.130 fees 65.20.090

lender's consent 65.20.060

moving home after title eliminated, procedure 65.20.070

notice

county auditor to county assessor 65.20.120 prospective effect 65.20.900

removal of home from mortgaged premises consent of mortgagee 61.12.030

standard forms 65.20.080 taxation, chapter not to affect 65.20.910

Implied warranty 46.70.132 Installation

generally Ch. 43.22A permits 35.21.897, 35A.21.310, 36.01.220 warranty 46.70.134

Installation violations 18.27.117 Manufactured home real property act short title 65.20.930

MANUFACTURING

MARINE EMPLOYEES' COMMISSION Manufactured/mobile home communities-Public nuisance, when 7.48.140 (See also FERRIES, subtitle Collective dispute resolution and registration account 59.30.070 database 59.30.060 definitions 59.30.020 Sabotage, interference or injury to manufacturing bargaining and arbitration) constitutes 9.05.060 Use of waters for manufacturing purposes Agency shop deemed public use Const. Art. 21 § 1 nonassociation rights, commission duties dispute resolution program 59.03.040, 59.30.030, 59.30.040 Washington manufacturing services relating to 47.64.160 board of directors 24.50.010 Civil service law, state, exception from findings, purpose 59.30.010 41.06.290 legislative intent 24.50.005 immunity from suit 59.30.080 registration, fees 59.30.050 Collective bargaining MAPLE LANE SCHOOL (See CORRECTIONAL FACILITIES) mediation, to act as mediator in absence of Manufactured/mobile home landlord-tenant act impasse agreement 47.64.210 MAPS AND MAPPING (See also PLATS AND PLATTING; SURVEYS AND Ch. 59.20 Collective bargaining and arbitration Office of manufactured housing—Resident-owned parks and communities insurance and health care plans 47.64.270 interest arbitration 47.64.300, 47.64.310 SURVEYORS) definitions 59.22.020 mediation 47.64.210, 47.64.230 definitions 59.22.020 legislative findings 59.22.010 loans 59.22.032, 59.22.034, 59.22.036, 59.22.038 comprehensive plans, required elements notice and service 47.64.260 parties not bound by arbitration 47.64.320, 36.70.330 47.64.330 official controls, plans and planning 36.70.560 salary survey, conduct of 47.64.220 Creation, organization, and powers 47.64.280 Defined 47.64.011 zones and zoning 36.70.720, 36.70.730 County roads and bridges, construction manufactured housing account 59.22.070 mobile home park purchase account 59.22.030 office duties 59.22.050 task force 59.22.090 Duties 47.64.280 Evidence, copies as evidence, prima facie, when 5.44.070 Grievance procedures submission of grievance to commission technical assistance 59.22.039 transfer of title, fee 59.22.080, 59.22.085 Geological survey of the state, provisions for Placement or use of home mapping Ch. 43.92 47.64.150 Members 47.64.280 city regulations 35.21.684, 35A.21.312 county regulations 36.01.225 Irrigation districts Operation of ferry by party other than state adjudication of labor disputes 47.64.090 operation subject to chapter 47.64 RCW generally 87.03.775 proposed works 87.03.165 Real estate brokers and salespersons, licensing State base mapping system establishment and maintenance, standards and regulation Ch. 18.85 Registration, application of chapter 46.12.290 Safety and construction standards enforcement 47.64.090 working conditions to be established by 58.22.020 commission 47.64.090 Organization 47.64.280 enforcement of federal standards 43.63A.465 expiration 43.63A.490 United States geological survey maps department of natural resources, duties 58.22.030, 58.22.040, 58.22.050 Powers 47.64.280 hearing procedures 43.63A.480 inspections and investigations, authority to United States survey markers, transportation MARINE INSURANCE (See INSURANCE, conduct 43.63A.470 department to aid in restoration of 47.36.010 subtitle Marine and transportation rule making authority 43.63A.475 insurance; INSURANCE, subtitle Ocean marine and foreign trade insurance) MARES (See HORSES) violations, fines 43.63A.485 MARGARINE MARINE RECREATION LANDS Weights and measures 19.94.410 implied warranty 46.70.132 Conversion to other use 79A.25.100 Definitions 79A.25.010 warranties, inspections, delivery, occupancy, MARIJUANA (See also CONTROLLED and advertising requirements 46.70.135 SUBSTANCES THERAPEUTIC RESEARCH PROGRAM; DRUGS) Marine fuel tax Security interests in determination of amount derived from tax perfection 65.20.030 Medical use 79A.25.030 Siting violations 18.27.117 definitions 69.51A.010 Marine fuel tax refund account 79A.25.040, Warranties lawful possession allowed, state not liable 79A.25.050 installation warranty 46.70.134 69.51A.050 Outdoor recreation account 79A.25.060 sale, implied warranty 46.70.132 medical conditions, addition to those included Recreation and conservation funding board in chapter 69.51A.070 director's duties 79A.25.020 housing communities, elimination 35.63.161, patients and primary caregivers protected, criteria 69.51A.040 Recreation resource account 79A.25.070, 35A.63.146, 36.70.493 79A.25.080 prohibitions, review 35A.63.145 physicians excepted from criminal laws, conditions 69.51A.030 purpose and intent 69.51A.005 MARINE RESOURCES COMMITTEES MANUFACTURING Generally Ch. 36.125 Dies, molds, and forms MARINE SAFETY, OFFICE OF unclaimed property in possession of molder, procedures Ch. 63.52 restrictions and limitations 69.51A.060 Abolished 88.46.921 rules, department of health 69.51A.080 Marine safety ad hoc advisory committees, duties Dies, molds, forms, and patterns fabricator's lien Ch. 60.84 MARINAS (See also PUBLIC LANDS, subtitle Aquatic lands) 88.46.200 Explosives, generally Ch. 70.74

Explosives, generally Ch. 70.74

Food, drug, and cosmetic laws enforcement, right of entry 69.04.820

High technology businesses tax credits and deferrals Ch. 82.63 Oil spill prevention and response Ch. 88.46 Boat sewage pumpout or dump units, location and installation 79A.60.530, 79A.60.540, Pollution control hearings board, jurisdiction and duties Ch. 43.21B 79A.60.550 MARINES (See SOLDIERS, SAILORS AND Hydraulic projects and permits 77.55.151 MARINES) Moorage, parks and recreation commission Industrial projects of statewide significance, facilities ARITIME (See VESSELS AND procedures to expedite development Ch. abandoned vessels SHIPPING) 43.157 determination of abandonment 79A.65.020 MARITIME COMMISSION Innovation and modernization extension service disposal 79A.65.030 Terminated 88.46.062, 88.46.063 program public sale and use of proceeds 79A.65.030 account 43.338.030 MARKETS AND MARKETING definitions 79A.65.010 Agricultural cooperatives, See
AGRICULTURAL COOPERATIVES application to receive assistance 43.338.020 unauthorized vessels data collection, report 43.338.040 definitions 43.338.010 delinquent charges, action to recover 79A.65.030 Agriculture, See AGRICULTURAL MARKETING findings, intent 43.338.005 Private moorage facilities funding, rules 43.338.020 Aquaculture marketing Ch. 15.85 abandoned vessels, public sale 88.26.020 Litter tax imposed Ch. 82.19 Cities and towns definitions 88.26.010 Manufacturing innovation and modernization first class cities, regulating weights and measures 35.22.280 delinquent charges, procedures 88.26.020 impounded vessels 88.26.020 extension service program repeal 43.131.410 termination 43.131.409 second class cities, regulation of 35.23.440 Recycling Fish marketing associations, See FISH MARKETING ASSOCIATIONS receptacle placement and signing 70.93.095 Mercury MARINE BIOLOGICAL PRESERVES Horse sales, special open consignment Ch. 16.65 Livestock markets Ch. 16.65 reduction and education Ch. 70.95M Product liability actions Ch. 7.72 Establishment 28B.20.320

[RCW Index—page 464] (2008 Ed.)

Organic food products Ch. 15.86 Public, See PUBLIC MARKETS MARRIAGE (See also DISSOLUTION OF MARRIAGE; HUSBAND AND WIFE) Advertising, prohibited, judges of courts of limited jurisdiction 3.66.110 Age of majority 26.28.020 Age requirements 26.04.010 consent 26.04.210 Annulment jurisdiction over, superior courts 2.08.010 Application 26.04.150 disclosure 26.04.175 Bank account deposits 30.22.080 Certificate contents 26.04.080 failure to deliver for filing 26.04.110 filing and recording 26.04.100 forms 26.04.090 Community property, See COMMUNITY PROPERTY Contracts, wife's separate property 26.16.020 County auditor, fee 36.18.010 Disqualifications 26.04.020 Family law handbook 2.56.180 Family relationships among immigrants proceedings for determination of presumptions 5.44.140 International matchmaking organizations Ch. 19.220 Judges of courts of limited jurisdiction, advertising, prohibited 3.66.110 Licenses affidavit required 26.04.210 application content 26.04.160 form 26.04.165 certificate, form 26.04.165 county auditor issuance 26.04.140 record 26.04.220 disqualifications 26.04.210 fee 26.04.160, 26.04.210, 36.18.010 family court 26.12.220 issuance out-of-state requirements, compliance, fee schedule 70.58.380 out-of-state requirements, compliance, fee schedule 70.58.380 penalties for violation of marriage requirements 26.04.220 perjury for falsifying 26.04.210 preservation of license applications 26.04.105 public inspection 26.04.170 refusal to issue, appeal 26.04.190 required 26.04.140 retention by person solemnizing 26.04.220 solemnization within sixty days of issuance 26.04.180 waiting period 26.04.180 Penalties for violations 26.04.200
Prenuptial agreements void unless in writing 19.36.010
Prohibited marriages 26.04.020
Qualifications 26.04.010 Records disclosure 26.04.175 Records lost or destroyed, replacement of probate records 5.48.060 Religious ritual 26.04.120 Separation contracts 26.09.070 Solemnization failure to deliver certificate to county auditor for filing 26.04.110 form of 26.04.070 persons authorized to perform 26.04.050 unauthorized person, validity of marriage 26.04.060 unlawful solemnization 26.04.240, 26.04.250 Vital statistics 26.04.090, 26.04.165 Voidable marriage 26.04.130 Waiting period 26.04.180 Witnesses 26.04.070

MARRIAGE AND FAMILY THERAPISTS (See COUNSELORS)

MARSHALS

Cities and towns, control of police department 35.27.240

Eligibility criteria 35.21.333, 35.21.334

control of police department 35.27.240 pursuit and arrest of violators beyond town limits 35.27.240

Vacancies 35.21.335

MARSHLANDS

Ditches and drains, private construction 85.28.130, 85.28.140

MASON COUNTY

Boundaries, tracing of 36.04.230 Superior court judges, number of 2.08.065

MASS TRANSIT (See PUBLIC TRANSPORTATION SYSTEMS)

MASSACHUSETTS TRUSTS

Agents

indemnification 23.90.060 Authorized in state 23.90.030

Defined 23.90.020

Fees, payment of, computation 23.90.040

business name and address 23.90.040 trust instrument 23.90.040

rules and regulations as to 23.90.040 trustees' names and addresses 23.90.040

Powers and duties 23.90.040

Reports, making of 23.90.040 Rules and regulations as to 23.90.040 Service of process upon 23.90.040

Taxes, payment of, computation 23.90.040

MASSAGE PRACTITIONERS

Advertising practice by unlicensed person unlawful 18.108.040

Animal massage practitioners certification

pertification applicant certification fees 18.240.070 definitions 18.240.010 examinations 18.240.060 findings 18.240.005 limitation of chapter 18.240.040 renewal 18.240.080 requirements 18.24.020, 18.240.020, 18.240.030

18.240.030

secretary's authority 18.240.050 uniform disciplinary act 18.240.090 endorsement 18.108.230

Board of massage

membership, terms, and compensation 18.108.020

powers and duties 18.108.025

Counties

licensing or operating fee 36.32.122 Definitions 18.108.010

Examination 18.108.073

Federal classification 18.108.220

Grandfathering 18.108.115 Inactive credential 18.108.125

Inspection of premises 18.108.190

Insurance coverage not mandated 18.108.005 Intraoral massage, endorsement 18.108.250

Licenses

cities and towns 35.21.692

convicted prostitutes, license revocation 18.130.045

convicted prostitutes, license revocation and reinstatement 18.108.085 exemptions 18.108.050, 18.108.130

local political subdivisions, authority 18.108.210

optional code cities 35A.82.025 out-of-state applicants 18.108.095 procedures and fees 18.108.060 qualifications 18.108.070 required 18.108.030

Local political subdivisions, authority

18.108.210

Powers and duties of secretary of health 18 108 085

Unemployment compensation 50.04.223 Uniform disciplinary act, application 18.108.076, 18.108.085

MASTECTOMY (See HEALTH SERVICES, subtitle Mastectomy)

MASTER LICENSE SYSTEM (See BUSINESS LICENSE CENTER)

MATERIALMEN

County improvement claims 36.45.040 Liens, See LIENS, subtitle Construction liens Public works

claim against contractor's bond Ch. 39.08 notice to contractor condition to suit on bond when supplies are furnished to subcontractor 39.08.065

MATERNITY HOMES (See also PUBLIC ASSISTANCE, subtitle Child welfare agencies)

Birthing centers, licensing and regulation Ch. 18 46

Disposal of infants

agencies, licensing 74.15.100

Licenses

suspension for noncompliance with support order 74.15.134

Professional service corporations Ch. 18.100

MATERNITY SERVICES

Health care insurance benefits 48.43.115

MATH AND SCIENCE

Math, engineering, and science achievement program

coordinator 28A.625.220, 28A.625.230 establishment at University of Washington, goals 28A.625.210

legislative findings and intent 28A.625.200 local program centers 28A.625.240

MAUSOLEUMS

Construction standards Ch. 68.28 Definitions relating to cemeteries, morgues, and human remains Ch. 68.04

MAYORS (See CITIES AND TOWNS, subtitle Mayor)

Animal carcasses, disposal Ch. 16.68 Bacon, packaging requirements 69.04.205 Beef commission Ch. 16.67

Horse meat, unlawful possession, exceptions 16.68.140

Humane slaughter of livestock Ch. 16.50

custom slaughtering and custom meat facilities, licensing and inspection Ch.

Lamb, imported products, labeling requirements 69.04.940

Livestock identification Ch. 16.57

Poultry, See POULTRY

Rendering plants Ch. 16.68

Ritual slaughter of livestock defined as humane 16.50.150

Sale of as exempt from county peddlers' licensing 36.71.010

Sale of as exempt from county peddlers' licensing, exceptions 36.71.090 Weights and measures 19.94.400

MECHANICS

Automotive repair Ch. 46.71

Liens, See LIENS, subtitle Construction liens Public works, claim against contractor's bond Ch. 39.08

MEDAL OF MERIT

Award established Ch. 1.40

MEDAL OF VALOR

Award established Ch. 1.60

MEDIA (See MOTION PICTURES; NEWS MEDIA; NEWSPAPERS; RADIO; TELEVÍSION)

MEDIATION

Communications and materials exempt from disclosure in later proceeding, exceptions

Estates and trusts, dispute resolution procedures Ch. 11.96A

Forest practices appeals board

appeals cases, mediation proceedings 76.09.230

Health care claims

exemption of mediated action from superior court arbitration or settlement conference requirements 7.70.130

mandatory mediation required, procedures 7 70 100

right to trial not abridged by unsuccessful attempt 7.70.120

Privilege and confidentiality, determination in proceedings conducted by state or federal agency 5.60.072

Uniform mediation act

confidentiality 7.07.070

conflicts of interest, mediator's disclosure 7.07.080

definitions 7.07.010

electronic signatures 7.07.100

mediator reports, prohibited 7.07.060 participation in mediation 7.07.090

privilege against disclosure admissibility, discovery 7.07.030 exceptions 7.07.050

waiver and preclusion 7.07.040 scope 7.07.020

uniformity of application and construction 7.07.110

Violence reduction

conflict resolution and mediation program 28A.300.280

MEDICAL ASSISTANCE (See also PUBLIC ASSISTANCE)

community-based care

waiver of federal social security act, department to request 74.09.755

Amendments to state plan 74.09.740 Care and services included 74.09.520

Case forecast council, organization and duties Ch. 43.88C

Children

mental health services 74.09.521 services provided by school district 74.09.520 Children with multiple handicaps

administrative responsibility 74.26.040 contracts for services, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010

payment liability 74.26.060

program elements, enumerated 74.26.040 program plan, development of 74.26.030 regulation promulgation, when 74.26.040

Chiropractic

service and fee limitations, authority to set 18.25.200

Community property, allocation of income and resources, fair hearing at request of institutionalized or community spouse 74.09.595

Community property, allocation of income between institutionalized and community spouse 74.09.565

Community property, allocation of resources between institutionalized and community spouse 74.09.575

Community property, transfer of income for eligibility 74.09.545

Community property, transfer of resources, period of ineligibility due to 74.09.585

Crimes relating to

excessive or improper charges 74.09.260

false statements regarding institutions and facilities 74.09.250

Debt recovery

real property, transfer or encumbrance notice to department of social and health services 64.04.210

Dental care, access to 74.09.715

Disproportionate low-income care, payment to hospitals providing 74.09.730 Eligibility 74.09.510

community property, allocation of income and resources, fair hearing at request of institutionalized or community spouse 74.09.595

community property, allocation of income between institutionalized and community spouse 74.09.565

community property, allocation of resources between institutionalized and community spouse 74.09.575

community property, transfer of income for eligibility 74.09.545

community property, transfer of resources, period of ineligibility due to 74.09.585 Establishment 74.09.500

Family planning services definitions 74.09.790

eligibility and available services 74.09.800 Federal waivers 43.20A.860

Health insurance

computerized information sharing definitions 74.09A.010

duties of health insurers 74.09A.030 legislative findings 74.09A.005 private insurers, provision of information to

74.09A.020 enrollment employer-sponsored plan

48.43.008 enrollment in employer-sponsored plan 48.43.517

Indigents, health care for

managed health care systems 74.09.522 Limited casualty

eligibility requirements 74.09.700 Limited casualty program 74.09.700

community property, allocation of income and resources, fair hearing at request of institutionalized or community spouse 74.09.595

community property, allocation of income between institutionalized and community spouse 74.09.565

community property, allocation of resources between institutionalized and community spouse 74.09.575

community property, transfer of income for eligibility 74.09.545

community property, transfer of resources, period of ineligibility due to 74.09.585

Long-term care partnership program consumer education program 48.85.040 financing of long-term care through private insurance and medicaid funds 48.85.010 insurance policy criteria 48.85.030

protection of participant assets 48.85.020 Managed health care systems

agreements for services to recipients of temporary assistance for needy families

contract waivers 74.09.5221 Maternity care access program

alternative maternity care service delivery program, maternity care distressed areas 74.09.810

definitions 74.09.790

legislative power, reservation 74.09.780 loan repayment program, providers of maternity care in underserved areas 74.09.820

services and procedures, requirements 74.09.800

short title 74.09.760 system established 74.09.770 Medical assistance, enumeration of services included 74.09.520

Mental illness

institutional care, purchase by contract 74.09.120

released from confinement continued coverage 74.09.555

Nursing facilities

medicaid payment system Ch. 74.46

PACE program

definitions 74.09.523

Powers and duties of department of social and health services 74.09.520

Revenue recovery

intent 43.20B.090

rules and procedures 43.20B.080

Rural hospitals payment for services 74.09.5225, 74.09.5227

Smoking cessation assistance 74.09.655 Third party liability for payments 74.09.185

Traumatic brain injuries account 74.31.060

advisory council 74.31.020

definitions 74.31.010

findings, intent 74.31.005

public awareness campaign 74.31.040

staff person, designation 74.31.030

support group programs 74.31.050 Working disabled 74.09.540

Youth released from confinement 74.09.515

MEDICAL EXAMINERS

Counties, when authorized to replace coroner's office 36.16.030, 36.24.190

Sudden, unexplained infant death training program 43.103.100

MEDICAL EXAMINERS, BOARD OF

Forensic pathology fellowship program death investigations account disbursements 43.79.445

Physicians and surgeons, See PHYSICIANS AND SURGEONS

MEDICAL GAS PIPING INSTALLERS

Certification of competency and endorsement Ch. 18.106

MEDICAL MALPRACTICE (See MALPRACTICE)

MEDICAL PROGRAM DIRECTORS (See EMERGENCY MEDICAL CARE AND TRANSPORTATION SERVICES)

MEDICAL QUALITY ASSURANCE COMMISSION

Disciplinary actions against persons exempt from licensure 18.71.230

Duties and powers 18.71.015

Executive director and staff 18.71.0191 Members, qualifications and terms 18.71.015 Physician assistants, regulation Ch. 18.71A

Pilot project, commission authority 18.71.430 Recordkeeping requirements 18.71.060 Rule-making authority 18.71.017

Unprofessional conduct reports, confidentiality and immunity 18.71.0195

MEDICAL RECORDS (See also HEALTH CARE INFORMATION DISCLOSURE) Access and disclosure Ch. 70.02

MEDICAL SCHOOLS

Requisites for approval 18.71.055

MEDICAL TEST SITES

Confidentiality of information obtained by department of health 70.42.210

Definitions 70.42.010

Disciplinary action, review by superior court petition for 70.42.190

Health, department of

rule-making authority 70.42.220 Legislative intent 70.42.005

Licenses

amendment 70.42.050

involuntary commitment or detention

schools, public and private 28A.210.260 71.05.040 approval of sites, necessary conditions 70.42.040 immunity from liability 28A.210.270 screening and assessment of chemical Practice and sale, legislature to regulate Const. denial, grounds for 70.42.120 duration 70.42.110 fees 70.42.090 dependency and mental disorders Ch. Art. 20 § 2 Vaccine repository, fee schedule 70.54.200 70 96C screening and assessment process 71.05.027 MEETINGS AND ASSEMBLIES issuance 70.42.110 Alcoholism and drug addiction treatment Ch. Corporations, See CORPORATIONS, subtitle limitation or cancellation of testing authority, grounds 70.42.130 70.96A Meetings Aliens, deportation Ch. 72.25 Fish marketing associations 24.36.180, operating without Antipsychotic medications 24.36.280 injunctive and other relief available to involuntary administration 71.05.215 Governor, state of emergency, power to suppress unlawful assembly 43.06.010 department of health 70,42,180 right to refuse 71.05.215 penalties 70.42.180 Arrest of individuals with mental disorders Open public meetings renewal 70.42.110 10.31.110 actions taken in noncompliance are null and required 70.42.020 Attorneys void 42.30.060 compensation of appointed counsel 71.05.110 revocation adjournments 42.30.090 Bank or trust company may act as personal representative of 11.36.010 grounds for 70.42.150 application, exceptions 42.30.140 prohibition on owning or operating test site, duration 70.42.200 attorney general, assistance 42.30.210 conditions for attending prohibited 42.30.040 mental health services Ch. 71.34, Ch. 71.36 system of care Ch. 74.55 Children and family services act 74.14A.020 legislative intent 74.14A.010 policy goal 74.14A.025 suspension, grounds for 70.42.140 continuances 42.30.100 violations, acts constituting, penalties definitions 42.30.020 disturbing meetings, procedure 42.30.050 emergencies 42.30.070 70.42.160 waiver of requirement 70.42.030 exceptions 42.30.070, 42.30.140 executive sessions On-site reviews by department of health Children's center for research and training in mental retardation established at University 70.42.170 executive sessions authority 42.30.110 subject matter 42.30.110 interrupting meetings, procedure 42.30.050 joint operating agencies 43.52.383 legislative declaration 42.30.010 meetings declared open and public 42.30.030 minutes of meeting 42.32.030 minutes of meeting 42.32.030 subject to the process and the process are processed as the process are processed as the proc Owners and operators, license revocation, of Washington 28B.20.410 disqualification from owning or operating Commitment site, duration 70.42.200 Ouality control, quality assurance, recordkeeping, and personnel standards department of health to establish by rule applications, court commissioners' power to hear and determine 2.24.040 joinder of petitions 71.05.032 Community services children's services 71.24.049, 71.24.055, 71.24.061, 71.24.065 70.42.060 multimember student board, state colleges and universities, applicable to 42.30.200 notice required 42.30.060, 42.30.080 Superior court review of disciplinary action petition for 70.42.190 collaborative service delivery 71.24.430 counties, joint agreements 71.24.100, 71.24.110 Test site supervisor required 70.42.080 notices state register, contained in 34.08.020 dangerous offenders Testing not covered by license ordinances, adoption at open public meeting required 42.30.060 places for 42.30.070 liability limitation 71.24.480 permission from department of health required definitions 71.24.025 70.42.050 DSHS powers and duties 71.24.035, regular meetings MEDICARE SUPPLEMENTAL HEALTH 71.24.045 defined 42.30.075 INSURANCE ACT (See INSURANCE, subtitle Medicare supplemental health educational requirements for providers, waiver 71.24.260 schedule of filed with code reviser 42.30.075 insurance) fees 71.24.215 fees 71.24.215 funding Ch. 71.20, 71.24.155, 71.24.160, 71.24.200, 71.24.220 funding, federal 71.24.420 intent, policy 71.24.015, 71.24.016, 71.24.030 interstate contracts 71.28.010 offenders, access to treatment and support services 71.24.450, 71.24.455, 71.24.460 performance audit recommendations affirmed 71.24.805 implementation 71.24.810 notice of change filed with code reviser MEDICINE, FAMILY 42.30.075 Advisory board chairman 70.112.030 created 70.112.030 publication in state register 42.30.075 rules and regulations, adoption at open public meeting required 42.30.060 duties 70.112.050 membership 70.112.030 special meetings 42.30.080 times for 42.30.070 terms of members 70.112.040 vacancies 70.112.040 violations civil penalty 42.30.120 Education and residency programs 70.112.010 Residency programs 70.112.010 funding of 70.112.060 court action, fees, costs 42.30.120 injunctions against 42.30.130 implementation 71.24.810 study of long-term outcomes 71.24.840 program plans, approval 71.24.240 mandamus actions against 42.30.130 voting by secret ballot prohibited 42.30.060 Public corporations 35.21.759 University of Washington medicine, school of, conducting of regional support networks Saboteurs, criminal 9.05.030 contracts with department 71.24.330 70.112.020 University of Washington limitation on state liability 71.24.370 MEMORIALS medical assistance, release from confinement 71.24.340 medicine, school of Korean conflict 73.40.040 residency programs 70.112.020 Missing-in-action or died in southeast Asia new networks, establishment 71.24.360 MEDICINE AND SURGERY (See OSTEOPATHY; PHYSICIANS AND memorial within the state capitol building ombudsman office 71.24.350 73.40.010, 73.40.030 powers and duties 71.24.035, 71.24.045 SURGEONS) National World War II memorial account procurement process 71.24.320 73.40.060 MEDICINES (See also DRUGS; PHARMACIES AND PHARMACISTS) responsibilities 71.24.250, 71.24.300, 71.24.310 MENTAL HEALTH ADVANCE streamlining delivery system 71.24.400, 71.24.405, 71.24.415 Comprehensive community health centers administrative implementation, state agencies DIRECTIVES prescription, administration permitted 70.54.190 Fraudulent creation or revocation 9A.60.060 Generally Ch. 71.32 Hypodermic syringes, needles Informed consent 7.70.068 dealer's duty to determine sale legality 70.115.050, 70.115.060 70.10.060 MENTAL HEALTH COUNSELORS (See construction projects COUNSELORS) construction projects
fiscal assistance, approval, use 70.10.040
interagency cooperation 70.10.050
defined 70.10.020
federal/state fund, application for,
administration of, authorization 70.10.030
legislative intent 70.10.010
Counselors Ch. 18.19, Ch. 18.225
Court mental health commissioners MENTAL HEALTH SERVICES (See certification 70.54.140 legislative declaration 70.54.130 MENTAL ILLNESS, subtitle Community physician's immunity from prescribing or administering 70.54.150 MENTAL ILLNESS (See also HOSPITALS FOR MENTAL ILLNESS) prescription, administration, permitted 70.54.140 Alcohol and drug abuse Liquor laws, exemptions 66.12.060, 66.12.070 integrated crisis response and involuntary Court mental health commissioners Oral administration treatment, pilot programs Ch. 70.96B appointment 71.05.135

applications, requirements 70.42.100

MENTAL ILLNESS

authority and duties 71.05.137 Criminally violent offenders consent by 7.52.470 Courts, mental health 2.28.180, 2.28.190 release, transfer, or escape, notice requirements 71.05.425 Definitions 71.05.020 proceeds of sale received by 7.52.460 peas corpus, granting of writ to guardian or limited guardian 7.36.020 Crime victims and witnesses—dependent persons Ch. 7.69B Dementia, persons suffering from Criminal insanity Harrison Memorial Hospital as multi-use facility hospital charges, liability 43.20B.320 72.29.010 involuntary commitment or detention Criminally insane Home or crisis visit, health professional or 71.05.040 intervention worker 71.05.700, 71.05.705, 71.05.710, 71.05.715, 71.05.720 acquittal, motion for on grounds of insanity, hearing, findings 10.77.080 Detention for evaluation and treatment additional confinement for intensive acquittal by reason of insanity 10.77.110 treatment, procedures and conditions Indecent liberties by health care providers 71.05.280, 71.05.285, 71.05.290, 71.05.300, 71.05.310, 71.05.320 appellate review, right of either party 9A.44.100 10.77.230 commitment, records and reports to additional detention, time limit and commitment applications, court accompany defendant 10.77.097 procedures 71.05.230 commissioners' power to hear and commitment eligibility, cause of mental disorder 10.77.027 criminal defendant, examination and evaluation 71.05.235 determine 2.24.040 Institutes for study and treatment of mental legislative audit and review committee commitment or treatment, maximum term 10.77.025 evaluation of legislation 44.28.800 establishment and purposes 72.23.025 liability of applicant 71.05.500, 71.05.510 likelihood of serious harm, determination conditional release Institutional care purchase by contract 74.09.120 Insurance coverage basic health plan 70.47.200, 70.47.201 application, procedure 10.77.150 payments to persons on 10.77.170 review of case 10.77.180 71.05.245 petition for initial detention 71.05.160, basic health plan 70.47.200, 70.47.201
Interstate compact on mental health Ch. 72.27
Investigation of state employees and care
providers 43.20A.710
Involuntary commitment
applicable laws 71.05.030, 71.05.040
assistance for released persons 71.05.350
conditional release 71.05.340
confidential information and records revocation or modification of terms, procedure 10.77.190 71.05.170 petition for involuntary or alternative reatment 71.05.240 procedure 71.05.150, 71.05.153, 71.05.190, 71.05.212 secretary's recommendation required for release without hearing 10.77.155 supervision of released committed person by department of corrections 10.77.150 property of detainee 71.05.220 terms and conditions of release, reports of adherence to 10.77.160 protocols, development 71.05.214 confidential information and records, disclosure 71.05.390 duration limitation 71.05.320 release from involuntary intensive treatment confinement of committed person, custody, 71.05.260 hearings, release 10.77.120 release or disposition 71.05.210 costs, responsibility for, reimbursement 10.77.250 seventy-two hour period, computation early release 71.05.330 71.05.180 group disability insurance definitions 10.77.010 temporary release 71.05.270 preauthorization requirement waived time frame for evaluation, care requirements 48.21.242 escape notification requirements 10.77.165 71.05.210 health care services contractors evaluations, reports and recommendations to Developmentally disabled preauthorization requirement waived court required 10.77.065 involuntary commitment, procedures and 48.44.342 conditions 71.05.320 evidence inpatient treatment, order modification admissibility 10.77.030 involuntary commitment or detention 71.05.335 examination by an expert or professional person, defendant's right 10.77.070 expert, right to 10.77.020 71.05.040 judicial proceedings, duty of court when commitment recommendations not Duty to warn of potential violent behavior 71.05.120 followed 71.05.237 experts or professional persons as witnesses 10.77.100 liability of applicant 71.05.500, 71.05.510 Enhanced services facilities admission criteria 70.97.030 admittance, person eligible for 70.97.170 advanced directives 70.97.020 antipsychotic medication, right to refuse 70.97.050 outpatient treatment 71.05.340 prosecuting attorney and attorney general, duties 71.05.130 furlough notice 10.77.163 secretary's recommendation required for records maintained 71.05.140 release from involuntary treatment 71.05.325 rights of committed person 71.05.217, 71.05.360, 71.05.520 Judgments or orders against, vacation or release without hearing 10.77.155 generally Ch. 10.77 capacity 70.97.060 insanity 10.77.030 involuntary medication 10.77.092, 10.77.093 jury, instructions to on special verdict change of ownership or management, notice of 70.97.190 comprehensive assessments 70.97.070 definitions 70.97.010 modification of ground 4.72.010 10.77.040 facilities exempted 70.97.090 legal counsel 10.77.020 limitation of action exception 4.72.030 fire protection, standards 70.97.210 inspections 70.97.160 motion for 4.72.010 petition, by 4.72.030 mental incapacity, person under, trial, conviction or sentencing not permitted liability, exemption 70.97.220 Jurors, unsoundness of mind, ground for 10.77.050 licensing 70.97.060, 70.97.100 qualified professional, services of 70.97.180 not guilty by reason of insanity plea or competency 10.77.060 challenging of 4.44.160 Juvenile offenders recordkeeping 70.97.200 rights of residents 70.97.040 rules, adoption 70.97.230 not to be incarcerated in state correctional mental health disposition alternatives facility, exceptions 10.77.220 13.40.167 order of commitment or treatment 10.77.020 transfer to mental institution 71.05.525 staffing, levels and training 70.97.080 unlicensed operation 70.97.130, 70.97.140, Law enforcement officers, training requirement interactions with mentally ill persons person committed or conditionally released examinations, periodic 10.77.140 notice to court 10.77.140 Liability, exemption for treatment agencies 71.05.120 reports 10.77.140 violations, enforcement 70.97.110, 70.97.120 persons involuntarily detained or committed Escheats, limitation of actions for filing claim tolled during disability 11.08.280 Financial responsibility of release of information regarding authorization 10.77.207 Malicious harassment 9A.36.080 Medical assistance coverage upon release from confinement 74.09.555 records and reports on to be kept, made available 10.77.210 modification or vacation of findings 43.20B.350 release procedures 10.77.200 Fishing permits, group 77.32.550 Mental health Funding for services and facilities 71.05.100, 71.05.530 right to adequate care and treatment 10.77.210 rights, existing, not affected 10.77.240 social and health services department responsibilities Ch. 72.06 rights of persons subject to chapter 10.77.020 sexual or violent offender Mental health advance directives Gravely disabled, designation 71.05.280 Guardian, See GUARDIAN AND WARD, fraudulent creation or revocation 9A.60.060 notice requirements for release, transfer, or escape 10.77.205
stay of proceedings for incompetency 10.77.084, 10.77.086, 10.77.088 subtitle Appointment of guardian generally Ch. 71.32 Guardian or limited guardian informed consent 7.70.068 of estate, competency as witness 5.60.030 Minors habeas corpus writ granted to 7.36.020 general provisions violent act, presumptions 10.77.260 partition proceedings antipsychotic medication 71.34.370

[RCW Index—page 468] (2008 Ed.)

attorney appointed, compensation 71.34.330	coverage upon release from confinement	escape or disappearance, notification
available treatment, notice to parents	74.09.555	71.09.130, 71.09.140
71.34.375	mental health services information, release	escorted leave, requirements 71.09.200,
costs, liability 71.34.405	72.09.585	71.09.210, 71.09.220, 71.09.230
county responsibilities 71.34.300 court proceedings, subject to rule 71.34.325	notification to treatment providers at time of release 72.10.060	financial responsibility 71.09.110 procedures 71.09.060
court proceedings, subject to full 71.34.325	plan for postrelease treatment and support	release or discharge, notification 71.09.140
court records and files confidential	services for dangerous offenders	rights of committed person 71.09.080
71.34.335	72.09.380, 72.09.381	definitions 71.09.020
disclosure, information or records 71.34.350 eighteenth birthday, no detention after	transfer from facilities Ch. 72.68 Partition proceedings	medical care 71.09.085
71.34.360	consent to partition by guardian or limited	petition for classification
funding, no right to 71.34.395	guardian 7.52.470	evaluation 71.09.040
funds, Title XIX redirection 71.34.390	guardian may receive proceeds of sale	filing 71.09.030
jurisdiction over proceedings 71.34.310	7.52.460 Patient's records	hearing, judicial determination 71.09.040 release
medical assistance, eligibility 71.34.400 mental health commissioners 71.34.315	confidential information, disclosure 71.05.390	notice to prosecuting attorney 71.09.025
mental health services information, release	disclosure record 71.05.420	release of information authorized 71.09.120
71.34.345	release to corrections department 71.05.445	social and health services, department of
performance of duties, liability 71.34.410	unauthorized release, remedy 71.05.440	jurisdiction 71.09.112
release 71.34.365	Personal representative, disqualified to act as in probate 11.36.010	special commitment center 71.09.060
rights of minors 71.34.355 rules, adoption 71.34.380	Pistols, delivery to mentally ill person prohibited	transition facilities
school contacting treatment program	9.41.080	alternative placement, court authority 71.09.345
71.34.305	Prisoners, mental health services information	authority 71.09.341
shock treatment 71.34.370	disclosure 9.94A.500	contracted operation 71.09.330
treat information confidential 71.34.340 uniform application of chapter 71.34.385	Private institutions or establishments, See HOSPITALS FOR MENTAL ILLNESS	contracts, state and local 71.09.343
involuntary commitment	Psychologists, licensing and regulation Ch. 18.83	distribution of impact 71.09.265
evaluation, thirteen or older 71.34.700	Rape by health care provider 9A.44.050	examination and treatment, certified
examination and evaluation 71.34.720	Recreation therapy Ch. 18.230	providers 71.09.350 incentive grants and payments 71.09.255
failure to adhere to outpatient conditions	Regional support networks children's mental health services.	mitigation agreements 71.09.233
71.34.780 fourteen-day commitment, petition	coordination Ch. 71.36	operational advisory boards 71.09.320
71.34.730	community mental health services Ch. 71.24	public notice, review, and comment
hearing, requirements 71.34.740	integration of services 71.05.025	71.09.315
likelihood of serious harm, detention	limitation on state liability 71.05.026	regional facilities, agreements 71.09.252
71.34.710 one hundred eighty-day commitment,	Respectful language requirements RCW references 44.04.280	release, conditional 71.09.325, 71.09.335, 71.09.340
petition 71.34.750	Restraining of, use of force, when lawful	release, less restrictive placement 71.09.280
release 71.34.770	9A.16.020	residential neighborhoods 71.09.260
state evaluation and treatment facility,	Rights of confined persons 71.05.217, 71.05.360,	residents, monitoring and escorting
placement in 71.34.760	71.05.520 Sex offenders	71.09.305, 71.09.310
transportation for minor 71.34.790, 71.34.795	information release 71.05.427	residents, transport 71.09.275
minor-initiated treatment	release, transfer, or escape, notice	security systems 71.09.295
notice to leave treatment 71.34.520	requirements 71.05.425	siting 71.09.250, 71.09.285, 71.09.290, 71.09.342
notice to parents 71.34.510	Sexual psychopaths	staffing 71.09.300
outpatient treatment, age of consent 71.34.530	commitment credit for time served in hospital 71.06.120	trial
thirteen or older 71.34.500	discharge 71.06.130	determination as sexually violent predator
parent-initiated treatment	duration, release conditions 71.06.091	71.09.060
evaluation of treatment 71.34.640	hospital medical records 71.06.100	rights of parties 71.09.050 Tolling of statute of limitations of actions
liability, limitation for admitting 71.34.660	custody and treatment requirements 71.06.140 definitions 71.06.010	4.16.190
outpatient treatment, determination 71.34.650	hospitalization costs, responsibility 71.06.260	coexistent disabilities 4.16.260
petition court for release, minor's 71.34.620,	nonresidents or aliens, deportation Ch. 72.25	when disability must exist 4.16.250
71.34.630	petition in criminal proceeding	Treatment records
request for determination 71.34.600	acquittal on criminal charge, effect	access procedures 71.05.640
review of admission and treatment 71.34.610 Nonresidents, return to state of residence Ch.	71.06.030 commitment or disposition of charge	access under false pretenses, penalty 71.05.680
72.25	71.06.060	confidentiality 71.05.630
Offenders	detention for observation 71.06.040	court files and records closed 71.05.620
community treatment and services, access	filing 71.06.020	privileged communications unaffected
71.24.450, 71.24.455, 71.24.460 corrections mental health center	jury trial 71.06.070 preliminary hearing 71.06.040	71.05.660
research, training, and treatment services	procedure 71.06.030	release 71.05.630
72.09.350	report of findings 71.06.050	rules, adoption 71.05.690 Violent offenders
court-ordered treatment 71.05.132, 72.09.315	rights of defendant 71.06.080	release, transfer, or escape, notice
criminal insanity, evaluation procedure	records, availability 71.06.270 release of information authorized 71.06.135	requirements 71.05.425
71.05.212, 71.05.214 dangerous	Sexually violent predators	Voluntary commitment
postrelease treatment and support services	"all other laws" defined 71.09.2501	confidential information and records,
plan 72.09.370	commitment	disclosure 71.05.390
treatment services, liability limitation	annual mental examination 71.09.070	rights and procedures 71.05.050 rights of committed person 71.05.380
71.24.480 discharge from state hospital 71.05.232	background check for employees 71.09.115 conditional release, requirements 71.09.090,	Voting rights, loss of 11.88.010, 11.88.090,
evaluation by mental health professional	71.09.092, 71.09.094, 71.09.096,	Const. Art. 6 § 3
71.05.157	71.09.098	Witnesses
less restrictive alternatives 71.05.145,	discharge 71.09.090	effect on competency of witness 5.60.050
71.05.575 medical assistance	escape or disappearance, McNeil Island plan 71.09.135	guardian or limited guardian of estate,
incurcal assistance	/1.07.133	competency as witness 5.60.030

[RCW Index—page 469]

Advisory committees

parks and parkways 35.58.300 transportation 35.58.270

water supply 35.58.230

water pollution abatement 35.58.210

MENTAL INSTITUTIONS (See Annexation of contiguous territory Authorization 35.58.030 authority 35.58.530 requirements and procedure 35.58.530 HOSPITALS FOR MENTAL ILLNESS) Bonds general obligation bonds, submission at same MENTAL RETARDATION (See DEVELOPMENTAL DISABILITIES, election or special election 35.58.116 Boundaries 35.58.040 limitation 35.58.030 Annexation of included territory to a noncomponent city PERSONS WITH) effect 35.58.530 MERCHANT MARINE elections, requirements 35.58.530 procedure 35.58.530 requirements 35.58.530 Commencement of functions, effective date Licenses, moratorium during service 43.24.130 Power of attorney executed by member of, effect of death 73.20.050 35.58.190 Comprehensive plan resolutions or petitions for 35.58.530 for additional functions before authority Annexation of other territory granted for performance of additional MERCURY annexation to component city, effect functions, authority to 35.58.112 Reduction and education Ch. 70.95M may not be adopted prior to authority to MERGERS determination of boundaries 35.58.540 perform functions included therein Banks, See BANKS AND BANKING, subtitle elections 35.58.112 Merger, consolidation or conversion calling 35.58.540 resolution for special election to authorize Corporations, See CORPORATIONS, subtitle conduct of 35.58.550 requirements 35.58.530 additional function election procedure 35.58.114 hearings pursuant to 35.58.114 pursuant to, contents of resolution 35.58.114 Merger requirements 35.58.530
procedure 35.58.530
public hearings 35.58.540
requirements 35.58.530
resolutions or petitions for 35.58.530
Assumption of rights, powers, functions and obligations by class AA or class A counties apportionment of budgeted funds 36.56.060
budgeted funds apportionment of 36.56.060 Drainage districts, merger with irrigation districts 87.03.720 Fish marketing associations 24.36.090 Conservation, preservation interest in land acquisition, authorized 64.04.130 Insurance companies generally 48.31.010 mutuals 48.09.350 reciprocals 48.10.330 Irrigation districts conveyance, form 64.04.130 Consolidation into single corporation 35.58.040 Contract, power to, additional powers 35.58.180 Definitions 35.58.020 budgeted funds, apportionment of 36.56.060 declaration of intent 36.56.040 diking and drainage improvement districts 85.08.830, 85.08.840, 85.08.850, 85.08.860, 85.08.870, 85.08.880, Establishment of additional functions duties as to authority by election 35.58.100 authority without election 35.58.110 first meeting of council 35.58.090 name and seal 35.58.170 appropriations, transferred 36.56.100 85.08.890 assets, transferred 36.56.100 drainage districts, merger with, generally 87.03.720, 87.03.725, 87.03.730, 87.03.735, 87.03.745 books, transferred 36.56.100 business, pending, of metropolitan municipal performance of functions, commencement corporation continued 36.56.090 merger of smaller districts into larger districts collective bargaining units or agreements date 35.58.190 87.03.530, 87.03.845, 87.03.847, 87.03.849, 87.03.851, 87.03.853, 87.03.855, 87.04.058 36.56.080 Fiscal matters contracts of metropolitan municipal corporation, full force and effect 36.56.090 funding and refunding methods 35.58.470 general obligation 35.58.450 water rights, existing rights not impaired credits, transferred 36.56.100 issuance, sale, form, terms, and payment water-sewer districts, merger with, generally 87.03.720, 87.03.725 Water-sewer districts debts and obligations 36.56.110 documents, transferred 36.56.100 proposed for issuance, election 35.58.116 existing rights, actions, proceedings, not impaired or altered 36.56.070 submission of proposition at same election or special election 35.58.116 generally Ch. 57.36 merger with irrigation districts 87.03.720 federal grants, transferred 36.56.100 files, transferred 36.56.100 limitation on indebtedness 35.58.450 METAL BUYERS revenue funds, transferred 36.56.100 obligations and debts 36.56.110 issuance, sale, form, terms, and payment 35.58.460 Pawnbrokers and second-hand dealers Ch. 19.60 METAL PROPERTY, STOLEN obligations of metropolitan municipal corporation, full force and effect reserves for 35.58.460 Civil penalties 19.290.080 Definitions 19.290.010 budget adoption 35.58.410 36.56.090 expenditures, designation 35.58.410 Exemptions 19.290.090 office equipment, furniture transferred 36.56.100 funds Metal property and metallic wire 19.290.030 Records required 19.290.020 disbursements 35.58.430 maintenance 35.58.430 official acts of official or employee of Report to law enforcement 19.290.050 metropolitan municipal corporation, general tax levy, proposition for issuance of, Scrap metal businesses 19.290.040 validity of 36.56.090 property, real and personal, transferred 36.56.100 submission at same election or special election 35.58.116 Stolen property, preserving evidence 19.29.060, 19.290.060 investments authorized for public deposits Violations, penalties 19.290.070 records, transferred 36.56.100 35.58.510 METHADONE TREATMENT (See money, borrowing from component city or county 35.58.480 reports, transferred 36.56.100 ALCOHOLISM AND DRUĞ rules and regulations of metropolitan ADDICTION, subtitle Opiate substitution municipal corporation continued obligations, legal investments and security for treatment) 36.56.090 public deposits 35.58.510 severability 36.56.900 supplemental income METHAMPHETAMINE (See DRUGS, employees and personnel 36.56.050 payment by component cities and counties subtitle Controlled substances) extent of rights, powers, functions and obligations assumed and vested in county 35.58.420 METROPOLITAN MUNICIPAL CORPORATIONS taxes counties or cities not to impose on certain Adoption methods funds, accounts, records, transfer and adjustment of 36.56.060 metropolitan council, abolition of 36.56.040 operations of metropolitan municipal elections corporations 35.58.560 calling of 35.58.080 credits or offsets against state taxes expenses for 35.58.430 petition for 35.58.070 ordinance or resolution of intention adoption of 36.56.020 refund of motor vehicle fuel taxes paid hearing 36.56.020, 36.56.030 publication of 36.56.020 procedure 35.58.090 35.58.560 resolutions for 35.58.070 warrants, interest bearing, authority to issue petitions for election 35.58.070 35.58.490 submission to voters 36.56.040 transfer and adjustment of funds, accounts and records 36.56.060 transfer of rights, powers, functions and resolutions for election Functions authorized method 35.58.070 hearings on 35.58.080

[RCW Index—page 470] (2008 Ed.)

obligations by county with population of two

obligations of to county 36.56.040
Assumption of rights, powers, functions and

hundred ten thousand or more

authority 36.56.010

additional

35.58.114

authority by election 35.58.100

authority without election 35.58.110

preparation of a recommended

procedure pursuant to comprehensive plan

studies preliminary to or incident to the

METROPOLITAN PARK DISTRICTS

joint planning and construction of Purpose of, declaration of 35.58.010 comprehensive plan for an additional function before authority to perform such improvement, supplemental authority Ch. Resolution for special election to authorize function is granted 35.58.112 additional functions assumption of rights, powers, functions and reserve funds, supplemental authority Ch. contents 35.58.114 obligations by class AA or class A counties 35 51 hearings 35.58.114 apportionment of budgeted funds 36.56.060 Local improvement districts, creation of 35.58.500 Seal, adoption by council 35.58.170 budgeted funds, apportionment of 36.56.060 declaration of intent 36.56.040 Sewerage systems capacity charges, authorization for and determination of amount 35.58.570 Metropolitan council compensation 35.58.160 composition 35.58.120 duties as to powers of corporations 35.58.215 appropriations, transferred 36.56.100 representative from city partially included Short-term obligations Ch. 39.50 assets, transferred 36.56.100 within the boundaries of the metropolitan Special election to authorize additional books, transferred 36.56.100 municipal corporation 35.58.040 first meeting 35.58.090 functions, resolution for 35.58.114 business, pending, of metropolitan municipal corporation continued 36.56.090 organization 35.58.130 cities partially included or excluded, powers, general grant 35.58.350 collective bargaining units or agreements subsequent to formation 35.58.040 rules and regulations 35.58.130 terms of office 35.58.140 cities wholly included or excluded, at time of formation 35.58.040 36.56.080 contracts of metropolitan municipal corporation, full force and effect vacancies 35.58.150 inclusion or exclusion 35.58.040 Metropolitan public transportation defined 36.56.090 within more than one 35.58.040 35.58.020 Transportation credits, transferred 36.56.100 Name, adoption by council 35.58.170 city system, acquisition of 35.58.260 debts and obligations 36.56.110 Parks and parkways fuel purchasing strategies documents, transferred 36.56.100 park board, exception to requirement to create liability immunity 35.58.263 effective date 36.56.910 35.58.300 existing rights, actions, proceedings, not impaired or altered 36.56.070 reports 35.58.262 Personnel general powers 35.58.240 merit system for 35.58.370 privately owned public carriers prohibition 35.58.250 federal grants, transferred 36.56.100 files, transferred 36.56.100 prior employees pension rights 35.58.390 purchase or condemnation of 35.58.250 transit commission, exception to requirement funds, transferred 36.56.100 sick leave and vacation 35.58.400 obligations and debts 36.56.110 retention of existing 35.58.380 to create 35.58.270 obligations of metropolitan municipal Powers and duties Utility local improvement districts, creation of 35.58.500 corporation, full force and effect additional powers 35.58.180 contract 35.58.180 eminent domain 35.58.320 36.56.090 office equipment, furniture transferred 36.56.100 Water pollution abatement advisory committee 35.58.210 garbage disposal, general grant 35.58.280 general grant 35.58.180 general powers 35.58.200 official acts of official or employee of Water supply metropolitan municipal corporation, validity of 36.56.090 metropolitan council 35.58.350 advisory committee, exception to requirement money, borrowing from component city or county 35.58.480 to create 35.58.230 property, real and personal, transferred 36.56.100 general powers 35.58.220 planning, metropolitan comprehensive, general grant 35.58.310 property, unneeded, disposition of 35.58.340 public rights of way, exercise of, without franchise 35.58.330 records, transferred 36.56.100 METROPOLITAN PARK DISTRICTS reports, transferred 36.56.100 Acquisition of existing transportation system, rules and regulations of metropolitan duties incident to respecting employees municipal corporation continued 35.58.265 rules and regulations adoption of 35.58.360 enforcement of 35.58.360 sue and be sued 35.58.180 36.56.090 Amusements, general power in regard to severability 36.56.900 surveys, transferred 36.56.100 35.61.130 Annexation of territory assessment to pay for district indebtedness, submission to electorate 35.61.275 employees and personnel 36.56.050 transportation 35.58.240 authorized by elections 35.58.245 extent of rights, powers, functions and obligations assumed and vested in county assumption of district indebtedness. rates, user classification, tolls and charges 36.56.040 submission to electorate 35.61.275 funds, accounts, records, transfer and 35.58.240 authority for 35.61.250 water pollution abatement, general grant 35.58.200 adjustment of 36.56.060 elections metropolitan council, abolition of 36.56.040 favorable vote, effect of 35.61.280 water supply, general grant 35.58.220 where vested 35.58.350 ordinance or resolution of intention method 35.61.270 adoption of 36.56.020 hearing 36.56.020 petition for hearing 35.61.260 disposition of unneeded property 35.58.340 publication of 36.56.020 signatures 35.61.250 Public mass transportation system submission to voters 36.56.040 Assessments on property 35.44.170 bond issues transfer and adjustment of funds, accounts Bond issues general obligation bonds 39.33.050 and records 36.56.060 elections to authorize and records 36.36.000
transfer of rights, powers, functions and
obligations of to county 36.56.040
assumption of rights, powers, functions and
obligations by county with population of revenue bonds, authority 39.33.050 certification of result 39.40.030 exchange with political subdivision or vote required 39.40.010 municipal corporation authorized facsimile signatures destruction of plates 39.44.100 intergovernmental disposition of 39.33.050 lease to political subdivision or municipal fraud by printer or engraver, penalty 39.44.101 two hundred ten thousand or more authority 36.56.010 corporation authorized 39.33.050 authorized 35.58.050 legal sufficiency 39.44.100 sale to political subdivision or municipal ordinance or resolution of intention general obligation bonds corporation authorized 39.33.050 hearing 36.56.030 maturity of bonds 39.44.070 interest, payment of 35.61.200 transfer to political subdivision or municipal transfer to political subdivision or mun corporation authorized 39.33.050 Public policy, declaration of 35.58.010 Public transportation authorized by election 35.58.245 definitions 35.58.272 fares 35.58.580, 35.58.585, 35.58.590, performance of, commencement date 35 58 190 maturity of bonds 39.44.070 unauthorized 35.58.060 registered bonds, statements and signatures Garbage disposal, general powers 35.58.280 39.44.102 Heating systems, See HEATING SYSTEMS retirement 35.61.190 sale of to United States at private sale Investment of surplus funds 35.58.520 Laws relating to, liberal construction 35.58.900 Lease, power to 35.58.180 Local improvement districts 35.58.595 amortization 39.48.020 chapter optional 39.48.040 feasibility study, financial support payment United States, sale of bonds to at private sale 35.58.2712 generally 35.58.240 classification of property, supplemental authority Ch. 35.51 Ch. 39.48 municipality, defined 35.58.272 Boundary review boards

(2008 Ed.) [RCW Index—page 471]

district actions subject to board review	Payment of assessments, local improvement or	CONTRACTORS; LABOR, subtitle
35.61.001 City property	utility local improvement district assessments 35.49.080	Seasonal)
assumption of indebtedness 35.61.300	Police officers, authority to commission	MIGRANT LABOR HOUSING Application of chapter 70.114A.030
emergency funds 35.61.290	35.61.370	Cherry harvest temporary labor camps
transfer to district 35.61.290 Community service organizations	Police regulation 35.61.130, 35.61.290 Property	70.114A.110
neighborhood improvement projects	disposition of surplus property 35.61.132	Compliance with federal law 70.114A.100 Definitions 70.114A.020
35.21.278	general power in regard to 35.61.130	Department of health responsibilities
Condemnation of land, general power in regard to 35.61.130	Public works community revitalization financing 35.61.137	70.114A.040
Conditional sales contracts for purchase of real or	contracts 35.61.135	Electricity requirements 49.17.300 Fee for use of housing 70.114.010
personal property	Recreation and business, general power in regard	Food storage, handling, and preparation
authorized, indebtedness limitation 39.30.010 election required if exceeds indebtedness	to 35.61.130 Revenue bonds	49.17.300
limitation 39.30.010	issuance and sales, authorization 35.61.115	Inspection 70.114A.060 Legislative declaration 70.114.010
joint execution with other municipal	Surplus property, disposition of 35.61.132	Licensing, operation, and inspection 49.17.310,
corporations authorized, indebtedness limitation 39.30.010	Taxation metropolitan park districts fund, payment of	70.114A.065
County property	proceeds into 35.61.210	Operation standards 49.17.320, 70.114A.045 Rural worksites, housing permitted 70.114A.050
transfer to district 35.61.290, 35.61.300	tax levy 35.61.210	Technical assistance for builders or operators
Creation, territory included 35.61.010	Withdrawal or reannexation of areas 35.61.360	70.114A.070
Disbursement of funds county treasurer or designated person	MIDWIFERY Access to services	Temporary worker building code 70.114A.081, 70.114A.085
35.61.180	statewide plan 70.180.120	Yakima county project
Disincorporation of special districts in counties	Advisory committee	operation contract authority 70.114.020
with population of two hundred ten thousand or more Ch. 57.90	duties 18.50.150	MIGRATORY BIRD PRESERVES
Dissolution 35.61.310	membership 18.50.140 Certificate and license synonymous 18.50.130	Consent of state to acquisition of land by United States 37.08.230
Dissolution of	Compliance with administrative procedures	Jurisdiction of state preserved 37.08.230
generally Ch. 53.48 review by boundary review board 53.48.001	18.50.050 Definitions 18.50.005	MILEAGE (See also EXPENSES AND PER
Elections	Drugs and medications, authority to administer	DIEM) `
ballots 35.61.030	18.50.115	Service of process amount chargeable as costs when services by
bond issues canvass 39.40.030	Duty to consult with physician, when 18.50.010 Education program, accreditation 18.50.045	other than public officer 4.84.090
certification of result 39.40.030	Examinations	disbursement, as 4.84.090
existing election laws apply 39.40.020	administration 18.50.060	Sheriff's fees in addition to 36.18.040 State officers and employees
vote required 39.40.010 conditional sales contracts for purchase of real	Exemptions from regulations 18.50.030, 18.50.032, 18.50.034	how paid 41.04.300
or personal property, election required if	Gratuitous services not prohibited 18.50.010	Witnesses
exceeds indebtedness limitation 39.30.010	Health, department secretary's rule-making	cost bill may include, when 4.84.090 criminal cases, verification under oath
council ordinances, publication 35.61.030 favorable vote, effect 35.61.040	authority 18.50.135 Licenses	necessary for payment 10.01.140
laws governing 35.61.090	credentialing by endorsement 18.50.065	utilities and transportation commission
park commissioners 35.61.050	eligibility and education requirements	witnesses 80.04.040
resolutions 35.61.020 Eminent domain, general power in regard to	18.50.040 exemptions 18.50.030, 18.50.032, 18.50.034	MILITARY DEPARTMENT (See MILITIA AND MILITARY AFFAIRS)
35.61.130	issuance 18.50.060	MILITARY JUSTICE CODE
Employees, civil service for 35.61.140	required 18.50.020	Accused
Financial aid by city 35.61.290 First class cities, authority to create 35.61.010	Malpractice insurance joint underwriting association, midwives and	advising of charges against him 38.38.316
Funds, emergency grant or loan by city 35.61.290	birthing centers	pleas 38.38.404 presumption of innocence 38.38.428
General powers 35.61.130	administration of plan 48.87.060	right to counsel 38.38.316, 38.38.376
Improvements benefit to adjoining land	composition of association 48.87.040 definitions 48.87.020	Accuser
assessments 35.61.220	legislative intent 48.87.010	defined 38.38.004 signing of charges by under oath 38.38.308
collection by assessment liens 35.61.240	liability limits 48.87.050	Active state duty, defined 38.38.004
objections and appeals 35.61.230 payment for 35.61.220	plan for establishment of association, requirements for 48.87.030	Appointment, fraudulent 38.38.652
petition to city 35.61.220	policies written on a claims made basis,	Appointment, unlawful 38.38.656 Apprehension
Indebtedness	required insurer guarantees 48.87.070	authority of marshals and peace officers to
limit with popular vote 35.61.110	rating plan requirements 48.87.050 risk management program requirements	apprehend 38.38.064 defined 38.38.064
without popular vote 35.61.100	48.87.080	deserters 38.38.068
one percentum limitation on tax levies Const.	rule-making authority 48.87.100 Midwifery advisory committee 18.50.140,	riots and disorders, authority of commissioned
Art. 7 § 2 Interlocal cooperation, See INTERLOCAL	18.50.150	officers and noncommissioned officers to quell and apprehend 38.38.064
COOPERATION	Plan for consultation, emergency transfer, and	Apprehension and restraint
Limits, establishment 35.61.020	transportation 18.50.108 Professional service corporations Ch. 18.100	probable cause required 38.38.072
Neighborhood self-help projects contracts with community service	Qualifications of midwife, information to patient	Charges and specifications correction of 38.38.324
organizations 35.21.278	18.50.105	forwarding of charges 38.38.320
Officers of, park commissioners 35.61.120	Registration fees and renewal 18.50.102	informing accused of charges against him
Park commissioners authority, generally 35.61.130	Rule-making authority of secretary of health	38.38.308 investigation 38.38.316
compensation 35.61.150	18.50.135 Student midwife permits 18.50.040	reference to state judge advocate for
officers of district 35.61.120 terms of office, vacancies 35.61.050	Student midwife permits 18.50.040 Uniform disciplinary act, application 18.50.126	consideration and advice 38.38.324
Parks and recreation, authority to acquire and	MIGRANT LABOR (See AGRICULTURAL	service of charges 38.38.328 signed under oath 38.38.308
operate 67.20.010	LABOR; FARM LABOR	statements required 38.38.308

[RCW Index—page 472] (2008 Ed.)

Code defined 38.38.004 review counsel 38.38.564 Evidence immaterial statement tending to degrade, prohibited 38.38.312 Commanding officer, defined 38.38.004 review of records, disposition 38.38.556 right of accused to counsel before reviewing authority 38.38.564 Commissioned officer arrest or confinement, who may order 38.38.072 defined 38.38.004 rules of evidence 38.38.368 scope of review 38.38.556 rulings 38.38.428 self-incriminating evidence prohibited 38.38.312 dismissal, application for court martial by statements obtained through coercion, sentences approval by convening authority 38.38.532, 38.38.552 unlawful influence or unlawful inducement prohibited 38.38.312 dismissed officer 38.38.016 general court martial on dismissal 38.38.016 reappointment to rank and grade 38.38.016 cruel and unusual punishments, prohibited testimony given in courts of inquiry, reading special courts-martial may not try 38.38.244 38.38.480 into evidence 38.38.424 Complaints of wrongs by commanding officer effective dates 38.38.488 Execution of process and sentence 38.38.860 execution of 38.38.532 confinement 38.38.492 38.38.852 Explanation of enumerated sections required Compulsory self-incrimination prohibited 38.38.312 38.38.848 Finality of proceedings, findings and sentence 38.38.584 finality of 38.38.584 maximum limits 38.38.484 Confinement reduction in grade 38.38.484 remission and suspension 38.38.576 instead of fine 38.38.200 Confinement, See also MILITARY JUSTICE confinement instead of fine 38.38.200 CODE, subtitle Apprehension and restraint Contempts 38.38.416
Convening authority, defined 38.38.004
Courts of inquiry 38.38.840 suspension of sentence 38.38.532 payment and disposition 38.38.868 vacation of suspended sentence, execution of sentence 38.38.568 sessions of court 38.38.380 Forfeiture of pay and allowances for minor offenses 38.38.132 Former jeopardy 38.38.400 Frauds against the government 38.38.788 General article 38.38.800 special courts-martial absence and addition of members 38.38.268 Courts-martial absence of members of court, effect 38.38.268 announcement of findings and sentence 38.38.436 commissioned officer, special courts-martial may not try 38.38.244 jurisdiction 38.38.184 maximum punishments 38.38.184 Grade, defined 38.38.004 Guilty pleas 38.38.404 burden of establishing guilt upon state 38.38.428 Insubordinate conduct 38.38.684 Investigations continuances 38.38.428
challenges of membership 38.38.388
contempts, penalty 38.38.416
continuances 38.38.384
defense counsel 38.38.260
duties 38.38.376
depositions 38.38.420 charges and specifications 38.38.316 members 38.38.172 who may convene 38.38.244 statute of limitations on offenses 38.38.396 right of accused to cross-examine witnesses 38.38.316 summary courts-martial Jails, confinement in 38.38.080 informality of proceedings 38.38.248 jurisdiction 38.38.188 member 38.38.172 Jurisdiction deserters, jurisdiction over 38.38.012 eligibility to serve upon 38.38.252 special courts-martial, maximum punishment evidence, records of courts of inquiry, use of who may convene 38.38.248 38.38.184 testimony 38.38.424 tie votes 38.38.432 summary courts-martial maximum punishments, jurisdiction 38.38.188 former jeopardy 38.38.400 trial counsel 38.38.260 general courts-martial duties 38.38.376 voting and rulings 38.38.428, 38.38.432 who may serve on 38.38.252 summary courts-martial, maximum punishments 38.38.188 absence and addition of members 38.38.268 maximum punishment jurisdiction territorial application 38.38.020 38.38.180 witnesses membership 38.38.172 record, referral to staff judge advocate for opinion 38.38.540 compelling attendance 38.38.408 Law officer opportunity for defense counsel, trial counsel, and court to obtain 38.38.408 defined 38.38.004 defined 38.38.004 Law specialist, defined 38.38.004 Legal officer, defined 38.38.004 Malingering 38.38.772 May, defined 38.38.004 Military, defined 38.38.004 refusing to attend and testify, penalty 38.38.412 who may convene 38.38.240 governor may prescribe rules for trial Crimes, See MILITARY JUSTICE CODE, subtitle Punitive articles 38.38.368 brought by accused 38.38.872 influencing action of court prohibited 38.38.372 immunity of members of court from actions Military court, defined 38.38.004 Military judges Defense counsel duties 38.38.376 consultation with members of court restricted 38.38.256 not to act as judge advocate upon same case 38.38.024 jurisdiction generally 38.38.176 presumption of 38.38.876 kinds 38.38.172 Definitions 38.38.004
Delegation of authority by the governor 38.38.880 detailing of to serve 38.38.256 eligibility 38.38.256 hearing motions and procedural matters military judge, eligibility 38.38.256 new trial, petition for 38.38.572 number of votes required to convict 38.38.432 Depositions 38.38.420 outside presence of court 38.38.380 Deserters questions of law, to rule on 38.38.428 apprehension 38.38.068 Minor offenses, nonjudicial punishment by oaths or affirmations 38.38.392 commanding officer 38.38.132 Misbehavior before enemy 38.38.716 New trial, petition for 38.38.572 jurisdiction over 38.38.012 peremptory challenges of members 38.38.388 Desertion 38.38.660 pleas of accused 38.38.404 Dishonorable discharge president, qualifications 38.38.252 Nonjudicial punishment by commanding officer 38.38.132 approval by governor required 38.38.192 presumption of innocence, instructing court complete record required 38.38.196 38.38.428 court-martial, demand for trial by, suspension process of military courts 38.38.864 of punishment 38.38.132 approval by governor required 38.38.192 reasonable doubt as to degree of guilt, lower degree finding 38.38.428 Not guilty pleas 38.38.404 Oaths, authority to administer 38.38.844 commissioned officer 38.38.016 complete record of proceedings required reasonable doubt of guilt resolved in favor of accused 38.38.428 Offenses against civil authority
delivery to civil authority for trial 38.38.092 38.38.196 Disorders, authority of officers to quell record of trial 38.38.440 rehearings 38.38.548 38.38.064 Offenses under Duty status other than active state duty, defined 38.38.004 trial and punishment 38.32.020 reporters and interpreters 38.38.260 restoration of rights, privileges, and property where sentence set aside or disapproved 38.38.580 Officer, defined 38.38.004 Orders, failure to obey 38.38.688 Enemy misbehavior before 38.38.716 Enlisted member Persons subject to code 38.38.008 Prisoners punishment prohibited before trial 38.38.088 receipt by jail, prison, warden, etc., required review of arrest or confinement of, who may order 38 38 072 boards of review 38.38.556 courts-martial, when eligible to serve upon 38.38.252 defined 38.38.004 error of law, effect on review 38.38.560 38.38.084 initial action on the record 38.38.536 report of commitment to commanding officer lesser included offenses 38.38.560 38.38.084 reconsideration and revision 38.38.544 Enlistment, fraudulent enlistment 38.38.652 Probable cause required for apprehension or

Enlistment, unlawful 38.38.656

[RCW Index—page 473]

confinement 38.38.072

rehearings 38.38.548

MILITIA AND MILITARY AFFAIRS

wrongful appropriation 38.38.792 Rank, defined 38.38.004 Records, dishonorable discharge or dismissal, Process of military courts 38.38.864 Uniformity of interpretation 38.38.884 Property redress of injuries to 38.38.856 Unlawful detention of another 38.38.708 Vessel, improper hazarding of 38.38.756 Violations, See MILITARY JUSTICE CODE, Punishment complete record required 38.38.196 Redress of injuries to property 38.38.856 Regulation, failure to obey 38.38.688 nonjudicial punishment by commanding subtitle Punitive articles officer 38.38.132 Witnesses prohibited before trial 38.38.088 Rehearings 38.38.548 compelling attendance 38.38.408 Remission and suspension 38.38.576 Punitive articles not to act as judge advocate upon same case Reports, commitment of prisoner, report to commanding officer 38.38.084
Reprimands 38.38.132 absence without leave 38.38.664 accessory after the fact 38.38.632 opportunity for defense counsel, trial counsel, aiding the enemy 38.38.736 and court to obtain 38.38.408 appointment to service, effecting unlawful refusing to appear or testify, penalty 38.38.412 appointment 38.38.656 arrest defined 38.38.072 MILITIA AND MILITARY AFFAIRS (See also VETERANS) assaulting superior commissioned officer commissioned or warrant officer, who may 38.38.680 order apprehended or confined 38.38.072 Accounts attempts 38.38.640 confinement adjutant general to keep 38.12.020 military department breach of peace 38.38.776 defined 38.38.072 in jails or prisons, when 38.38.080 enlisted members, who may order into restraint 38.38.072 captured or abandoned property, misuse of active state service account 38.40.220 capital account 38.40.200 contempt towards officials 38.38.672 rental and lease account 38.40.210 offenses committed under code, arrest or confinement authorized 38.38.076 conviction of lesser included offense Actions against officers and enlisted persons 38.38.636 38.40.010 countersign, improper use of 38.38.724 courts martial, noncompliance with procedural rules 38.38.712 cruelty and maltreatment 38.38.692 summary court martial offenses, confinement not required 38.38.076 Adjutant general accounts kept by 38.12.020 Review of courts-martial boards of review 38.38.556 appointment of 38.12.010 assistant adjutant generals 38.12.015 desertion 38.38.660 error of law, must materially prejudice rights bond 38.12.010 disobeying superior commissioned officer 38.38.680 of accused to change sentence 38.38.560 initial action on the record 38.38.536 commissions of officers, attested by 38.12.020 divisions of department 38.12.015 executive head of militia 38.08.020 disrespect towards superior commissioned officer 38.38.676 drunk on duty 38.38.764 lesser included offenses 38.38.560 reconsideration and revision of finding or expenses, auditing and payment of 38.12.010 officer promotion board, rules for, promulgation 38.12.135 sentence 38.38.544 review counsel 38.38.564 drunken or reckless driving 38.38.760 review of records, disposition 38.38.556 dueling 38.38.768 powers and duties enumerated 38.12.020 duty status, offense must be committed while right of accused to counsel before reviewing property of military under control of, disposal, loans of 38.12.020 on, to be punishable 38.38.624 authority 38.38.564 scope of review 38.38.556 publication of military laws 38.12.020 aiding 38.38.736 Self-incrimination prohibited 38.38.312 real property, managed by, leases, easements misbehavior before 38.38.716 Self-injury, intentional inflection 38.38.772 over 38.12.020 enlistment, effecting unlawful enlistment records kept by 38.12.020 removal 38.12.010 approval by convening authority 38.38.532, 38.38.656 false statement or record, etc., signing 38.38.552 salary 38.12.030 seal of 38.12.020 38.38.744 cruel and unusual punishments prohibited frauds against the government 38.38.788 38.38.480 vacancy in office of, how filled 38.12.030 Armed forces shipboard population effective dates 38.38.488 fraudulent appointment in military service 38.38.652 enlistment 38.38.652 execution of confinement 38.38.492 sentence 38.38.532 finality of 38.38.584 determination, revenue allocation 43.62.030 separation from service 38.38.652 general article 38.38.800 Armories cities and towns, acquisition of sites 36.64.050 insubordinate conduct 38.38.684 larceny 38.38.792 maximum limits 38.38.484 reduction in grade 38.38.484 counties, acquisition of sites 36.64.050 disposition of, power of governor to make malingering 38.38.792
military property, losing, damaging, or destroying 38.38.748
missing movement 38.38.668 rules and regulations concerning 38.08.090 restoration of rights, privileges, and property recreational use of 38.20.010 where sentence set aside or disapproved rental of 38.20.040 38.38.580 charges 38.20.010 suspension of sentence 38.38.532 vacation of suspended sentence, execution of sentence 38.38.568 rifle clubs, use of 38.20.010 mutiny 38.38.696 city acquisition of sites for armory, bond issues, sale or lease of 38.20.020 officer, conduct unbecoming 38.38.796 Separation, fraudulent 38.38.652 orders or regulations, failure to obey Separation, unlawful 38.38.656 county authorized to acquire sites for armory 38.20.030 38.38.688 Shall, defined 38.38.004 perjury 38.38.784 Short title 38.38.888 transient lodging 38.20.010 use of 38.20.010 principals, punishable as 38.38.628 State judge advocate prisoner, misconduct of 38.38.740 appointment 38.38.024 property other than military property, wasting assistant state judge advocates 38.38.024 veterans organization use of 38.20.010 or destroying 38.38.752 defined 38.38.004 Attorney general provoking speeches or gestures 38.38.780 reckless driving 38.38.760 releasing prisoner without proper authority 38.38.704 to defend actions against officers and enlisted persons 38.40.010 inspections 38.38.024 qualifications 38.38.024 reference of charges to, for consideration and advice 38.38.324 Audit and payment of claims and compensation 38.24.010, 38.24.020 resistance of apprehension 38.38.700 resisting arrest 38.38.700 riot 38.38.776 State military forces, defined 38.38.004
Statements obtained by coercion, unlawful influence, or unlawful inducement not to be Authorized military organizations 38.40.120 Award for death or injury 38.40.030 Calling out organized militia for service rules, noncompliance with 38.38.712 safeguards, forcing 38.38.728 sedition 38.38.696 self-injury, inflicting 38.38.772 received in evidence 38.38.312
Statute of limitations on offenses 38.38.396 causes and occasions 38.08.040 decision of governor final 38.08.060 desertion for failure to obey call 38.32.080 physical making false certificate, penalty Superior commissioned officer, defined 38.38.004 Surrender, subordinate compelling commanding officer 38.38.720
Territorial application 38.38.020 38.32.090 separation, effecting unlawful separation 38.38.656 preservation of order 38.08.040 sleeping on post 38.38.764 solicitation 38.38.648 release from United States service, reverting to former status 38.08.010 Trial counsel duties 38.38.376 surrender, subordinate compelling subject to call for United States service commanding officer to surrender 38.38.720 not to act as staff judge advocate to reviewing 38.08.010 vessels, improper hazarding of 38.38.756 authority in same case 38.38.024 Calling out unorganized militia for service

[RCW Index—page 474] (2008 Ed.)

causes and occasions 38.08.050	Drivers' licenses of persons serving in armed	leave of absence for active service or training
preservation of order 38.08.050	forces 46.20.027	73.16.041
Civil affairs unit of state guard 38.16.050	Duty notices 38.40.100	Judges' retirement plan, consideration of military service 2.12.010
Civil defense, See EMERGENCY SERVICES, DEPARTMENT OF	Elections, not to interfere with Const. Art. 1 § 19 Elective officials	Judiciary, membership in national guard or air
Civil power, subordinate to Const. Art. 1 § 18	leave of absence for active service or training	national guard authorized 38.12.030
Commander-in-chief	73.16.041 Emergency management	Land use development incompatible with installations
governor as 38.08.020, Const. Art. 3 § 8 Commanding officer	administration of comprehensive program Ch.	city and county comprehensive plans
authority of 38.32.120	38.52	36.70A.530
Commissioned officers, See MILITIA AND	Emergency management assistance compact Ch. 38.10	Leaves of absence elective officials 73.16.041
MILITARY AFFAIRS, subtitle Officers Committee for support of the guard and reserve,	Eminent domain for military purposes 8.04.170,	judges 73.16.041
civil affairs unit 38.16.050	8.04.180	public employees 38.40.060
Compacts with other states for guarding boundaries 38.08.100	Eminent domain proceedings involving military lands 8.28.030	Liability of commanding officer for acts done in line of duty 38.40.020
Compensation for death or injury 38.40.030	Employment	Liability of officer or enlisted person for acts
Composition and members of 38.04.030, Const.	discharge from employment, penalty 38.40.050	done in line of duty 38.40.010 Liability of state for federal activities 38.40.025
Art. 10 § 2 organized militia 38.04.040	family leave act Ch. 49.77	License plates
Confinement, authorized instead of fine	interference with prohibited, penalty	veterans' and military personnel remembrance
38.32.140	38.40.040 military leaves for public employees	emblems 46.16.319 Livestock running at large on United States
Conformity of organized militia to federal laws and regulations 38.08.010	38.40.060	military reservations 16.04.080
Corporations, organization for social purposes	reemployment rights 38.24.060	Martial law
38.40.130	Enlisted person, defined 38.04.020 Enlistments	habeas corpus writs suspended during 38.08.030
Counties officers exemption from militia duty	discharge from 38.16.020	proclamation by governor, when 38.08.030
38.44.030	Enrollment	Military, educational and career opportunities
property transfer to state or United States 36.34.250, 36.34.260	authority and occasions for 38.44.010 enrolling officers 38.44.010	college student access 28B.10.360 common school student access to
36.34.230, 36.34.260 Courts martial	compensation of 38.44.050	28A.230.180
sentences, confinement 38.32.140	dereliction of duty or false certificate, penalties 38.44.040	Military department emergency management program, powers and
witnesses, fees and mileage 38.36.120 Crimes	examination of public records in aid of,	duties Ch. 38.52
auction sales, prohibition of, disobedience of	authority 38.44.060	Military impacted area, governor authorized to
order 38.32.120	exemptions 38.44.030 notice of 38.44.020	declare 43.06.115 Military justice code, See MILITARY JUSTICE
buying or receiving military property 38.32.100	return of service 38.44.020	CÓĎE
discharge from employment 38.40.050	Exemptions from civil arrest 38.32.030, Const.	Military subordinate to civil power Const. Art. 1
discrimination by clubs, associations,	Art. 10 § 5 Exemptions from enrollment	§ 18 Militia
employers, or business organizations 38.40.110	claim of 38.44.030	classes, organized, unorganized 38.04.030
disobedience of orders of commanding officer	county officers 38.44.030 fire fighters 38.44.030	composition 38.04.030 members of national guard included in
38.32.120	policemen 38.44.030	38.04.030
enrolling officers, dereliction of duty or false certificate 38.44.040	state officers 38.44.030	National defense facilities act, acceptance
gambling, prohibition of, disobedience of	United States officers 38.44.030 Family leave	38.48.050 National guard
order 38.32.120 interference with employment 38.40.040	definitions 49.77.020	conditional scholarship program Ch. 28B.103
interfering with drill, encampment or other	entitlement 49.77.030	day 1.16.050 enlistments
duty 38.32.120	purpose 49.77.010 Federal conformity required 38.08.010	period of 38.16.010
intoxicating liquor, prohibition of sale, disobedience of order 38.32.120	Federal employees, state liability 38.40.025	higher education tuition waivers 28B.15.621
penalty, generally 38.32.140	Governor commander-in-chief 38.08.020, Const. Art. 3	inactive guard 38.16.030 mutual assistance counter-drug activities
physician making false certificate 38.32.090	§ 8	compact 38.08.500
sentences, confinement 38.32.140 taking military property from armory	compacts with other states for guarding	public employment
38.32.120	boundaries 38.08.100 martial law, proclamation by, when 38.08.030	health plans 73.16.053 offset of military pay 73.16.080
trespass on military grounds 38.32.120	personal staff 38.08.070	pension benefits 73.16.055
unauthorized military organizations 38.40.120 Crimes, See also MILITARY JUSTICE CODE,	rules promulgated by 38.08.090 state of emergency, authority of governor to	right, prohibited actions 73.16.032 rental of property 38.20.040
subtitle Punitive articles	call in state militia 43.06.270	youth challenge program 28A.150.310,
Criminal offense by members on duty status civil authorities, release of offender to	strength, composition, training, etc.,	28A.300.165
38.32.010, 38.32.020	prescribed by 38.04.040 Habeas corpus writs suspended during martial	Notice for duty 38.40.100 Offenses, See MILITIA AND MILITARY
Death or injury to officers or enlisted personnel,	law 38.08.030	AFFAIRS, subtitle Crimes
compensation and award 38.40.030 Definitions 38.04.010	Higher education tuition waivers 28B.15.621	Officer promotion board
Desertion	Injury or death of member, compensation 38.40.030	appointments and promotions, made by, exceptions 38.12.095
defined 38.32.080	Interference with employment, penalty	composition 38.12.125
failure to obey call 38.32.080 physician making false certificate 38.32.090	38.40.040 Intoxicating liquor	official acts, requirements 38.12.135 powers and duties, meetings 38.12.115
Discharge, member failing to apply for 38.32.070	abatement of places of sale as nuisance	rules, promulgation 38.12.135
Discharge from employment, penalty 38.40.050 Discipline, legislature to prescribe Const. Art. 10	38.32.120	Officers
§ 2	armory vicinity, license for sale of prohibited without permission of adjutant general	appointment and commissioning of 38.12.060, Const. Art. 10 § 2
Discrimination by clubs, associations,	38.32.120	appointment and promotion of
employers, or business organizations prohibited, penalty 38.40.110	prohibition of sale of 38.32.120 Joint committee on veterans' and military affairs	criteria and guidelines for promotions 38.12.105
Draft, See MILÎTIA ÂND MILITARY	73.04.150	by officer promotion board, exceptions
AFFAIRS, subtitle Enrollment	Judges	38.12.095

bonds 38.12.010	stay of proceedings when member has notice	on-site inspections and monitoring
civil or criminal liability 38.40.010, 38.40.020 defined 38.04.020	38.40.060 waiver of rights pursuant to written agreement	70.121.090 perpetual care
eligibility requirements 38.12.060	38.42.040	charges for, limitation 70.121.050
eligible to legislature, when Const. Art. 2 § 14	Small arms ranges	land acquisition 70.121.060
examinations 38.12.070 national guard, inactive, transfer to 38.16.030	acquisition and equipping of 38.20.050 rental of 38.20.040	site and materials ownership 70.121.070
oath 38.12.150, 38.12.160	use of 38.20.050	site transfers, payment for 70.121.080
pay of 38.24.050	Soldiers' home, members entitled to admission,	short title 70.121.905
retirement 38.12.180 review of retention potential 38.12.170	when Const. Art. 10 § 3	MILWAUKEE ROAD
tenure 38.12.060	Special permits for oversize and overweight movements by 46.44.090, 46.44.091,	Cross-state trail 79A.05.115, 79A.05.120,
termination, grounds 38.12.170	46.44.092	79A.05.125, 79A.05.130
travel expenses 38.24.050 uniform allowances 38.12.200	Standing army in time of peace prohibited Const.	MILWAUKEE ROAD CORRIDOR (See also PUBLIC LANDS)
Organization and discipline Const. Art. 10 § 2	Art. 1 § 31 State guard	Generally Ch. 79.73
Organized militia	availability 38.14.006	MINERAL LANDS LEASING ACT
composition 38.04.040	composition 38.14.006	Geothermal energy, allocation of federal act
Pay and allowances extra duty allowances for enlisted personnel	enlistments period of 38.16.015	revenues Ch. 43.140
38.24.050	equipment and supplies 38.14.024	MINERALS County lands
travel expenses of officers 38.24.050	federal military service 38.14.012	leases on Ch. 78.16
Payment and audit of claims and compensation 38.24.010, 38.24.020	officers	County property sales, reservations 36.34.010
Personal property	qualifications for appointment 38.14.036 pay 38.14.018	Incorporated towns on United States land, rights of claimants 58.28.130
buying or receiving military property, penalty 38.32.100	training 38.14.030	Leases, state land
disposal of 38.12.020	State militia Const. Art. 10	mineral, coal, oil, and gas leases Ch. 79.14
loan of 38.12.020	State of emergency, authority of governor to call during 43.06.270	Metals mining and milling operations Ch. 78.56 Surface mining, regulation and reclamation Ch.
rental of 38.20.040	Suits against officers and enlisted person	78.44
surplus 38.12.020 Persons liable to military duty, exemptions	38.40.010	Uranium, thorium milling, licensing, perpetual
Const. Art. 10 § 1	Tolling of statute of limitations against members of 4.16.220	care, See MILLS, subtitle Uranium and thorium
Physician making false certificate, penalty	Unauthorized military organizations, penalty	MINES AND MINING
38.32.090 Property is public property 38.40.150	38.40.120	Abandonment 78.08.090
Public arms, protection and safekeeping to be	Vehicle operator's license, militia exempt from obtaining 46.20.025	Air pollution
provided Const. Art. 10 § 4	Venue of actions against officer or enlisted	metals mining and milling operations 70.94.620
Public employees leave of absence for active service or training	person 38.40.010	70.94.020 Claims
38.40.060	Washington air national guard	statement of claim
Public employees, military leaves for 38.40.060	division of adjutant general's department 38.12.015	filing 78.22.040
Publication of military laws 38.12.020 Purple heart recipient recognition day 1.16.050	members of judiciary may serve 38.12.030	recording 78.22.070 Claims, See also MINES AND MINING, subtitle
Quartering soldiers in residence Const. Art. 1 §	salary of assistant adjutant general for	Mining claims
31	38.12.030 vacancy in office of head of 38.12.030	Coal mining, See COAL MINING
Real property adjutant general's powers 38.12.020	Washington army national guard	Complaints 78.12.020 Construction projects in state waters
easements over, adjutant general's powers	division of adjutant general's department	hydraulic projects and permits Ch. 77.55
38.12.020	38.12.015 members of judiciary may serve 38.12.030	Corporations
lease of, adjutant general's powers 38.12.020 rental of 38.20.040	salary of assistant adjutant general for	eminent domain manner of exercising 78.04.020
Records maintained by adjutant general	38.12.030	right of 78.04.010
38.12.020	vacancy in office of head of 38.12.015	right of entry 78.04.015
Request for discharge from commanding officer 38.32.070	MILK (See DAIRIES AND DAIRY PRODUCTS)	stock subscriptions, necessity of 78.04.030 stockholders, entering and examining
Reserves	, and the second	property
public employment	MILLS Metals mining and milling operations, See	penalty for refusal 78.04.050
health plans 73.16.053 offset of military pay 73.16.080	MINES AND MINING	right 78.04.040 County lands
pension benefits 73.16.055	Safeguards to be employed, See LABOR,	leases on
right, prohibited actions 73.16.032	subtitle Safeguards Uranium and thorium	authorized 78.16.010
state guard reserve 38.16.040 Right to bear arms Const. Art. 1 § 24	mill tailings	conveyances of, damages to owner 78.16.070
Salaries of adjutant general and assistant	bonds	option to
adjutants general 38.12.030	exemptions 70.121.130 forfeiture, use of funds 70.121.120	purchase 70.16.020
Service members' civil relief applicability of chapter 38.42.020	performance security 70.121.100	conveyance 78.16.030 surrender lands 78.16.040
business loan interest rate 38.42.110	requirements for 70.121.110	order for
codefendants 38.40.080, 38.42.080	collection by attorney general of amounts owed state 70.121.150	contents 78.16.020
definitions 38.42.010 fines and penalties under contracts 38.40.070,	construction of law 70.121.900	royalties and rentals, disposition of 78.16.050
38.42.070	definitions 70.121.020	surface rights, restrictions 78.16.060
inappropriate use of chapter 38.40.100,	facilities operations and decommissioning	Eminent domain
38.42.100 protection against default judgments	operator's responsibilities 70.121.040 secretary, monitoring 70.121.040	corporations 78.04.010, 78.04.020 Employees, protection of, laws to be passed
38.42.050	legislative findings 70.121.010	Const. Art. 2 § 35
protection of persons secondarily liable	license	Excavations, fencing
38.42.030 statute of limitations 38.42.090	conditions 70.121.030 duration 70.121.030	complaint 78.12.020 notice 78.12.030, 78.12.040
statutes of limitation, computation of	fees 70.121.030	requirement 78.12.010
38.40.090 stay of proceedings 38.42.060	lien created for amounts owed state	suits, fines and forfeitures disposition
Stay O1 D10000011128 38.42.000	70.121.140. 70.121.150	78.12.050

[RCW Index—page 476] (2008 Ed.)

Extinguishment of unused mineral rights compliance inspection 78.44.161 acts constituting use 78.22.030 authority 78.22.010 remediation or mitigation by department of ecology 78.56.120 in situ extraction process, use prohibited 78.56.160 dormant mineral interest index Statement of claim record statement of claim 78.22.070 exemptions 78.22.080 filing 78.22.040 recording 78.22.070 78.56.160 tailings facilities siting 78.56.090 mineral interest defined 78.22.020 Surface mining waste discharge permits, criteria for issuance 78.56.090, 78.56.100 presumption 78.22.060 procedure 78.22.050 abandonment statement of claim voluntary reduction plan 78.56.100 filing 78.22.040 waste rock management plan, requirements statement of claims 78.56.100 recording 78.22.070 waiver prohibited 78.22.090 water pollution control Ch. 90.48 water sampling 78.56.100 Mine rescue or recovery work, immunity from liability 38.52.198 altering samples of ore or assay certificate, penalty 9.45.210
false samples of ore or assay, penalty 9.45.220
Geochemical surveys, defined 78.06.010 Mine rescue plan, duties regarding development of comprehensive state plan 38.52.037 appeals 78.44.270 cities and towns Mining claims Geological survey abandoned claims, relocating 78.08.090 78.44.050 defined 78.06.010
determine mining resources 43.92.020
discovery shaft, equivalence to 78.08.070
report of 78.08.072 assessment work
affidavit of work performed or fees paid 78.08.081 evidence 78.08.082 report of 78.08.072
Geophysical surveys, defined 78.06.010
Heap leach extraction process, moratorium on use and joint review 78.56.160
Hydraulic projects and permits Ch. 77.55
Incorporated towns on United States land, rights of claimants 58.28.130 78.44.310 definitions for 78.06.010 diligently search, defined 78.08.060 counties discovery shaft activities in lieu of 78.08.070 requisites 78.08.060 deficiencies surveys equivalent to 78.08.070 Industrial insurance, See INDUSTRIAL fraud altering samples of ore or assay certificate 9.45.210 **INSURANCE** Leases, county lands, See MINES AND MINING, subtitle County lands, leases false samples of ore or assay 9.45.220 Leases, state land geological, etc., surveys mineral, coal, oil, and gas leases Ch. 79.14 expenditures necessary to hold claim 78.08.072 defined 78.08.075 reports filed with county auditor 78.08.072 Lodes, See also MINES AND MINING, subtitle time limit for holding claim 78.08.072 Mining claims locating claim, requisites 78.08.060 Measurement, crimes false or inaccurate measure 9.45.124 1887 act 78.08.005, 78.08.020, 78.08.030, inducing false measure 9.45.126 78.08.040 Metals mining and milling operations air pollution, permits and inspections 70.94.620 1889 and later acts, generally Ch. 78.08 certificate
amending 78.08.075
placer claims 78.08.100
generally Ch. 78.08
notices, contents, recording 78.08.050
marking surface 78.08.060
possession rights during search 78.08.060
posting claims 78.08.060
recording certificate 78.44.240 70.94.620
applicability of statutes 78.56.030
citizen action suits 78.56.140
citizen observation and verification in taking
of water samples 78.56.100
dam safety inspections 90.03.350
definitions 78.56.020 78.44.340 disclosures required with applications, availability of information 78.56.040 recording county auditor 78.08.040 ecology and natural resources, departments' powers and duties Ch. 78.56 staking, requisites 78.08.060 Placer claims environmental impact statements 43.21C.039 certificate of location as proof 78.08.110 location procedure 78.08.100 Public lands, See PUBLIC LANDS environmental review and environmental impact statement, requirements 78.56.050 fees 78.56.080 Public lands—aquatic lands purposes 78.44.020 hazardous waste management, permits and beds of navigable waters Ch. 79.130 reclamation permits easements and rights of way Ch. 79.110 inspections 70.105.300 heap leach extraction process, moratorium on generally Ch. 79.105 use and joint review 78.56.160 harbor areas Ch. 79.115 impact analysis, contents 78.56.130 tidelands and shorelands Ch. 79.125 78.44.181 inspectantlysis, contents 76.56.136 inspectors, cross-training and coordination by responsible agencies 78.56.070 waterways and streets Ch. 79.120 Right of entry liability under performance security 78.56.110 corporations 78.04.015, 78.04.040, 78.04.050 metals mining account 78.56.080 Sabotage, interference with mining constitutes, penalty 9.05.060 Shafts metals mining coordinator, appointment and duties 78.56.060 78.44.161 milling facilities not adjacent to mining abandoned, procedure to safeguard 78.12.060 operation, application of requirements 78.56.150 damage actions for injuries sustained preserved 78.12.070 mitigation measures 78.56.050 natural resources and ecology departments' powers and duties Ch. 78.56 discovery 78.08.060, 78.08.070, 78.08.072 fencing complaint 78.12.020 notice 78.12.030, 78.12.040 requirement 78.12.010 performance security, requirements 78.56.110 78.44.171 permits requirements 78.56.050 suits, fines and forfeitures disposition reclamation plans approval process 78.44.091 pollution control standards 78.56.100 78.12.050 joint plans, when necessary 78.44.101 safety cage penalty 78.12.061 quarterly inspections 78.56.070 reclamation modification, review 78.44.151

regulations 78.12.061 In situ extraction process, use prohibited cancellation of reclamation permit 78.44.230 performance security, order to submit reclamation by department of natural resources, cost recovery 78.44.240 reclamation responsibility 78.44.240 subsequent mining operation 78.44.220 administration 78.44.040 enforcement authority delegated to coal federal preemption 78.44.055 consulting service to assist with mine regulation, operations, and reclamation cooperation with other agencies 78.44.070 enforcement authority delegated to 78.44.050 emergency notice and order to rectify 78.44.200 emergency suspension of operations 78.44.200 immediate danger to public, procedures order to rectify 78.44.190 suspension of operations 78.44.210 time period for correction, extension 78.44.190 definitions 78.44.031 excellence in reclamation or reclamation research, recognition awards 78.44.300 failure to complete reclamation performance security, order to submit reclamation by department of natural resources, cost recovery 78.44.240 funds, receipt and expenditure 78.44.070 legislative finding 78.44.010 legislative intent 78.44.011 mineral trespass 78.44.320, 78.44.330, natural resources, department of authority 78.44.060 notice of correction 78.44.370 other laws not altered or preempted 78.44.050 performance security 78.44.350, 78.44.360 previously mined land, reclamation responsibility 78.44.910 abandonment of mine, cancellation of permit annual report of completed activities appeals from department determination 78.44.085 applications 78.44.081 compliance inspection of disturbed area fees, exceptions 78.44.085 operating without permit 78.44.260 performance security, requirements refusal to issue 78.44.083 requirements 78.44.081 transfer to subsequent permit holder

MINIMUM WAGES

frequenting off-limits areas 66.44.310 segmental reclamation agreements Notice to employers of legal requirements furnishing liquor to minors unlawful, exceptions 66.44.270 identification, supply of facsimile 78.44.111 49.46.140 Nursing home employees 49.46.010 reclamation setbacks, exemption 78.44.121 Overtime compensation, exceptions 49.46.130 reclamation standards identification unlawful 66.44.328 cancellation of permit 78.44.390 Payment of less than law requires minimum 78.44.141 criminal penalty 49.46.100 identification, transfer to a minor unlawful employer's liability 49.46.090 specifics 78.44.131 66.44.325 identification of, See ALCOHOLIC BEVERAGES, subtitle Identification cards waiver 78.44.141 Policy declaration 49.46.005 Prohibited acts of employer, generally 49.46.100 Public buildings, service maintenance 39.12.020 recognition awards for excellence in misrepresentation of age 66.44.300, 66.44.310 reclamation or reclamation research Public officers and employees 49.46.010 possession or use of liquor unlawful, 78 44 300 Public works exceptions 66.44.270 regulation and reclamation nonpayment or underpayment of 39.12.050 lien against 60.28.040 purchase or attempt to purchase liquor unlawful, penalty 66.44.290, 66.44.292 no-cost consulting service to assist with information regarding 78.44.310 statement of intent to pay content 39.12.040 sale by minors between the ages of eighteen responsibility for reclamation of previously and twenty-one years, limitation 66.44.340 mined land 78.44.910 posting requirement 39.12.020 treats, gifts, or purchases of liquor for minors rule-making authority 78.44.040 in public places 66.44.300 stop work orders 78.44.380 Public works contract to stipulate minimum Alcoholism and drug addiction treatment Ch. hourly rate 39.12.030 surface disturbances caused by underground 70.96A mining, responsibility 78.44.280 surface mining reclamation account 78.44.045 Regulations 49.46.080 Apprentices, See APPRENTICES Bank account deposits Salesmen 49.46.010 Violations of law 49.46.100 violations payments to 30.22.150Vocationally handicapped, director of labor and industries to provide for employment of, exempt from prevailing wage rate 39.12.022 civil penalties 78.44.250 criminal penalty 78.44.260 right to enter into contract 30.22.070 Baseball contracts, See ATHLETICS AND SPORTS damage recovery costs 78.44.250 Volunteer labor to state or local governmental Survey reports Begging, employing child for 26.28.070 agency, nominal compensation not deemed definitions 78.06.020 Berry harvesting by workers under twelve years of age 15.04.150, 15.04.160 salary 49.46.065 filing with county auditor 78.06.020 forwarding to department of natural resources 78.06.030 Wage claims, assignment of 49.46.090 Chemical dependency treatment Ch. 70.96A MINISTERS (See CLERGY) Child custody Taxation, yield tax or ad valorem tax authorized MINI-STORAGE (See SELF-SERVICE multistate proceedings Ch. 26.27 Const. Art. 7 § 1
Underground work
surface disturbances caused by underground STORAGE FACILITIES) Child custody jurisdiction act Ch. 26.27 Commitment complaints, court commissioners' MINORITY AND WOMEN'S BUSINESS power to hear and determine 2.24.040 ENTERPRISES (See also PUBLIC WORKS, subtitle Minority and women's mining, responsibility 78.44.280 Confession of judgment by, who may confess for Underground work, See also LABOR, subtitle 4.60.020 business enterprises, office of) Underground work Contracts Development loan fund committee Unused mineral rights, extinguishment of disaffirmance 26.28.040 joint loan guarantee program 43.168.150 Linked deposit program 43.86A.060, 43.86A.070, 43.86A.080 acts constituting use 78.22.030 personal services of minor 26.28.050 authority 78.22.010 validity and effect 26.28.030 dormant mineral interest index Crimes, age of legal responsibility 9A.04.050 allocation of funds from time certificate of record statement of claim 78.22.070 exemptions 78.22.080 deposit program 43.86A.030 information, compilation of 39.19.240 repeal 43.131.382 Crimes relating to buying, selling 9A.64.030 mineral interest defined 78.22.020 presumption 78.22.060 employment immoral or dangerous employment 26.28.070 technical assistance 43.63A.690 procedure 78.22.050 Minority and women business development office 43.31.0925 minimum ages, exceptions 26.28.060 unlawful conditions 49.12.170 statement of claim unlawful conditions 49.12.170
inhaling toxic fumes
definitions 9.47A.010
exception 9.47A.020
penalty 9.47A.050
possession for unlawful purpose, prohibited
9.47A.030
sale to prohibited to prohibited filing 78.22.040, 78.22.070 Minority business export outreach program waiver prohibited 78.22.090 43.210.130 Use of water for deemed public use Const. Art. MINORS (See also CHILDREN) 21 8 1 Action against minor defendant, appointment of guardian in defense of 12.04.150
Action against parent for injury to person or Water appropriation for industrial purposes Ch. 90 16 Action against parent for injury to person or property by minor, limitation 4.24.190
Action by minor plaintiff, appointment of guardian to act for minor 12.04.140
Action by minor plaintiff to be commenced by guardian, exceptions 12.04.140
Actions for seduction of daughter or ward MINIMUM WAGES sale to, prohibited 9.47A.040 unlawful behavior 9.47A.020 Agricultural or horticultural workers 49.46.010 Apprentices 49.46.060 leaving children in parked automobile to enter tavern, penalty 9.91.060 misrepresenting of age for purposes of Collective bargaining 49.46.110 Contractors, public works, nonpayment or underpayment of 39.12.050 lien against 60.28.040 securing erotic material, penalty 9.68.080 4.24.020 school property, defacing or otherwise Definitions 49.46.010 Adverse possession 7.28.090 injuring, penalty, parent's or guardian's liability 28A.635.060 Disabled persons 49.46.060 Employer's records employment 26.28.060 Death of, parents action for 4.24.010 contents 49.46.070 legal criminal responsibility, determination Delinquent or dependent, See JUVENILE duty to keep 49.46.040 9A.04.050 inspection 49.46.070 Desertion and nonsupport, See DESERTION AND NONSUPPORT majority Ch. 26.28 penalty for not keeping 49.46.100 for enumerated purposes 26.28.015 Exceptions for 49.46.060 District judges guardian ad litem, appointment for minor defendant 12.04.150 Alcohol violations Exemptions from, generally 49.46.010 arrest without warrant 10.31.100 Federal agencies, services of 49.46.040 Forest workers 49.46.010 Alcoholic beverages Driver under twenty-one consuming alcohol, penalties 46.61.503 application for permit prohibited 66.44.280 delivery of beer and wine purchased off premises, limitation 66.44.340 Generally Ch. 49.46 Hospital employees 49.46.010 Driving privileges, revocation and reinstatement, alcohol or drug violations 46.20.265, 66.44.365 eighteen years and older, certain persons permitted on licensed premises 66.44.316, Hourly wages, amount 49.46.020 Industrial homework, regulation of 49.46.040 Investigation by department of labor and 66.44.350 Driving under the influence industries 49.46.040 employees eighteen to twenty-one, handling driver under age twenty-one Judicial review 49.46.080 mandatory appearances 46.61.50571 of beer and wine on nonretail premises Learners 49.46.060 Drugs 66.44.318 Minimum standards established 49.46.120 exhibition of effects of consuming liquor distribution of controlled substances to person Newspaper carriers or vendors 49.46.010 under age eighteen, penalty 69.50.406

[RCW Index—page 478] (2008 Ed.)

sale or transfer of controlled substance to registration of employers 49.12.300 final report and petition for distribution, guardian ad litem or limited guardian 11.76.080 minor 69.50.414 rule-making authority 49.12.330 Hunting, juvenile hunter education program 77.32.155 Earnings Property, authorization of sale or mortgage by special legislation prohibited Const. Art. 2 § 28 parents' rights 26.16.125 Identification of, See ALCOHOLIC BEVERAGES, subtitle Identification cards separate property of custodial parent 26.16.140 Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Minors Prostitution houses, employment 26.28.070 Education Registration of land titles, appointment of guardian ad litem 65.12.145 compulsory attendance law, duty of person having custody to cause minor to attend Inhaling toxic fumes definitions 9.47A.010 exception 9.47A.020 school, See SCHOOLS AND SCHOOL Sale or mortgage of property not to be authorized DISTRICTS, subtitle Compulsory by special act Const. Art. 2 § 28 attendance Savings and loan associations penalty 9.47A.050 joint liability of parents 26.16.205 member of 33.20.040 possession for unlawful purpose, prohibited stepchildren, liability after divorce 26.16.205 minors' accounts 33.20.040 9.47A.030 student educational loan contracts Ch. 26.30 School grounds, removal from during school sale to, prohibited 9.47A.040 hours 28A.605.010 Emancipation unlawful behavior 9.47A.020 School lunchrooms, nonprofit meal program therein for certain children 28A.623.030 decree of emancipation, notation of status Inheritance by or from 11.04.081 13.64.050 Injury to, parent action for death or injury to eligibility to petition 13.64.010 forms for petition 13.64.080 Seduction of child or ward, action for 4.24.020 children 4.24.010 Service of summons on, personal service Insurance hearing on petition 13.64.040 4.28.080 effectuation of insurance upon, insurable petition, contents and filing fee 13.64.020 Sexual exploitation, See SEX OFFENSES interest 48.18.060 Sexually transmitted disease, treatment, parental consent not required 70.24.110 power and capacity of emancipated minors power to contract for or with respect to 13.64.060 service of petition and notice of hearing 13.64.030 insurance 48.18.020 Stepchildren, escheat avoided by inheritance by Jail confinement, segregation from adult offenders 72.01.415 11.04.095 study authorized 74.14A.050 voiding of fraudulent declaration 13.64.070 Students, educational loan contracts Ch. 26.30 Judgments against Substitution of child to deceive, penalty 9.45.020 errors in, ground for vacation or modification Emergency management workers, entitled to of superior court judgment or order compensation benefits 38.52.270 joint liability of parents 26.16.205 4.72.010 Eminent domain proceedings stepchildren, liability after divorce 26.16.205 vacation or modification of superior court guardian ad litem, appointment 8.25.270 Employment begging 26.28.070 judgments or orders against application to minors a misdemeanor grounds 4.72.010 26.28.085 limitation of action exception 4.72.030 dangerous employment 26.28.070 Tobacco, restrictions on minors' access to, See petition, by 4.72.030 immoral employment 26.28.070 TOBACCO, subtitle Minors' access, Juvenile justice act Ch. 13.40 Labor, See MINORS, subtitle Employment of minimum ages, exceptions 26.28.060 prostitution houses 26.28.070 restrictions Tolling of statute of limitations of actions Labor regulations, generally Ch. 49.12 4.16.190 Employment of actors or performers, permits and variances 49.12.124 Leaving children unattended in parked coexistent disabilities 4.16.260 automobile to enter tavern, penalty 9.91.060 when disability must exist 4.16.250 Tort claims against state, filing 4.92.100
Traffic violation records, department to provide child labor laws, violations Legal disability to sue, sale of estate by guardian, appeals to director 49.12.400 limitation of actions on 4.16.070 to parents and guardians 46.20.293 civil penalties and restraining orders Limited guardianship courts, jurisdiction over minors until reach majority 11.92.010 49.12.390 Transfers to applicability of uniform act 11.114.210 criminal penalties 49.12.410 custodial property remedies in chapter are exclusive 49.12.420 compulsory school attendance law, employment without permit prohibited 28A.225.080 generally Ch. 49.12 Lottery tickets or shares creation and transfer 11.114.090 sales to initial custodian, designation 11.114.090 as misdemeanor 67.70.120 receipt 11.114.080 standard of care 11.114.120 Marriage 26.28.020 Mental health services Ch. 71.24, Ch. 71.34, Ch. Erotic material use 11.114.140 71.36 misrepresentation of age for purposes of securing, penalty 9.68.080 showing or distribution to, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080 Escheated property, limitation of action for filing Minimum wage 49.12.121 custodian accounting and determination of liability of 11.114.190 information program, department of labor and industries duties 49.12.380 compensation for expenses 11.114.150 Motor vehicle driver's license, See MINORS, subtitle Vehicle driver's license powers 11.114.130 claim for tolled during disability 11.08.280 renunciation, resignation, death, or removal Motor vehicle financial responsibility law, Executor, appointment as, procedure 11.28.040 of 11.114.180 release by injured minor executed by Executor or administrator, disqualified to act as termination of custodianship 11.114.200 guardian, effect 46.29.120 11.36.010 custodian, designation 11.114.030 Motor vehicles Family abandonment and nonsupport Ch. 26.20 Felony convictions, placement 72.01.410 definitions 11.114.010 ownership prohibited 46.12.250 existing custodianships, effect 11.114.220 unlawful to convey, sell or transfer to minor liability, exemption of third person under age of eighteen, exception 46.12.260 delivery to prohibited 9.41.080 11.114.160 Name, action for change of 4.24.130 pistols, possession by person between liability to third persons 11.114.170 Parents action for death or injury of child scope and jurisdiction of uniform act 11.114.020 eighteen and twenty-one 9.41.240 4.24.010 Fourteen years or under, guardian or limited guardian as witness 5.60.030 Partition proceedings single custodianship, requirement 11.114.100 transfer authorized by will or trust 11.114.050 compensation for unequal partition 7.52.440 Guardian ad litem consent to partition by guardian or limited guardian 7.52.470 appointment for civil action 4.08.050 eminent domain proceedings 8.25.270 transfer by fiduciary in absence of will or trust 11.114.060 interest of guardian prohibited 7.52.360 transfer by gift or exercise of power 11.114.040 Guardianship courts, jurisdiction over minors until reach payment to guardian on sale of interest transfer by obligor 11.114.070
validity and effect of transfer 11.114.110
Trust company or bank may act as personal representative of estate of 11.36.010 majority 11.92.010 Guardianship, See also GUARDIAN AND 7.52.450 terms of sale to be directed by court 7.52.280 WARD Penalty for unlawful ownership or transfer of motor vehicle 46.12.270 Habeas corpus, granting of writ to guardian or limited guardian 7.36.020 Personal representative, disqualified to act as in guardian of estate of 11.36.010 probate 11.36.010 House to house sales by definitions 49.12.320 Vaccination of in first class school districts Pornography, See SEX OFFENSES prohibited if against will of parent or employment advertisements, requirements Privileged communications 5.60.060 guardian 28A.330.100 and prohibitions 49.12.310 Probate Vehicle driver's license

(2008 Ed.) [RCW Index—page 479]

agricultural driving permits 46.20.070 application, requirements 46.20.100 intermediate license 46.20.075, 46.20.267 entry, retrieval, access 13.60.020 Mobile home or park model trailer movement special permit and decal fees 46.44.170 maintenance of 13.60.010 Information distribution 13.60.010 Information reported by department of social and license plate issuance, permitted 46.44.170 Videos and video games minors' access to violent videos and games, health services 13.60.040 notice of movement to county assessors library policy formulation 19.188.030 State patrol to establish 13.60.010 46.44.173 Wills Superintendent of public instruction duties property tax payment certificate, required capacity to make 11.12.010 13.60.030 46.44.170 required, state, local 46.44.170 Witnesses Toll-free hotline 13.60.010 guardian or limited guardian as if ward under Modular home, defined 46.04.303 MISSING PERSONS fourteen years 5.60.030 Movement special permit and decal Dental identification system 68.50.330 Dental records to be requested 68.50.320
Federal missing persons act, written finding of federal officer prima facie evidence 5.40.030
Investigations, procedures 68.50.320
Presumed dead, proof 5.40.030 denials, hearings on 46.44.175 Office of manufactured housing-Resident-Exceptions entered in 4.80.030 owned parks and communities Hearing, of, entries mobile home park purchase account 59.22.030 exceptions entered in minutes 4.80.040 Office of manufactured housing-residentobjection to admission of evidence 4.80.030 offer of evidence 4.80.030 owned parks and communities definitions 59.22.020 MISTAKES ruling on objection to admission of evidence 4.80.030legislative findings 59.22.010 loans 59.22.032, 59.22.034, 59.22.036, Clerks, of vacation or modification of judgment or order Judge's of superior court because of 59.22.038 conclusions of law by parties entered in, when manufactured housing account 59.22.070 office duties 59.22.050 grounds 4.72.010 4.44.070 motion, by 4.72.020 findings of fact by parties entered in, when Pleadings task force 59.22.090 $4.4 \breve{4}.070$ papers, notices and proceedings, amending by court 4.32.250 technical assistance 59.22.039 Trial, of transfer of title, fee 59.22.080, 59.22.085 entries Office of mobile home affairs-Resident-owned MOBILE HOME PARKS objection to admission of evidence 4.80.030 parks Manufactured/mobile home communitiesoffer of evidence 4.80.030 mobile home park purchase account 59.22.030 dispute resolution and registration Ch. 59.30 ruling on objection to admission of evidence Pilot vehicles Mobile home or manufactured home moving or installation, permit 35.21.897, 35A.21.310, 4.80.030 insurance, mandatory coverage 46.44.180 exceptions entered in minutes 4.80.040 Placement or use of home 36.01.220 MISAPPLICATION OF FUNDS (See also city regulations 35.21.684 Relocation assistance, See MOBILE HOMES EMBEZZLEMENT) Purchase financing, usury law exclusion Rent Public funds, limitation of action for 4.16.080 19.52.160 lien for MISCONDUCT (See MALFEASANCE AND MISCONDUCT) Real estate brokers and salespersons, licensing creation, enforcement, and duration 60.72.010 and regulation Ch. 18.85 Relocation assistance MISDEMEANORS (See also COMPROMISE OF MISDEMEANORS; CRIMES) Septic systems declaration of purpose 59.21.005, 59.21.006 definitions 59.21.010 replacement 35.67.370 unused sewer service, city charges 35.67.370 Bail jumping 9A.76.170 eligibility, applications and disbursement of funds 59.21.021 Criminal assistance, rendering of second degree, when 9A.76.080 MOBILE HOMES Assessment rolls, initial placement for property taxes 36.21.090 exemptions 59.21.040 third degree 9A.76.090 financial assistance other than mobile home Criminal attempt 9A.28.020 Certificate of ownership park relocation fund 59.21.025 notice requirements 59.21.030 manufactured homes, elimination 46.12.055 Dealer and salesman, licensing, See MOTOR Criminal conspiracy 9A.28.040 Criminal trespass relocation fund second degree 9A.52.080 VEHICLES, subtitle Dealer's, salesmen's, creation, administration, applications for funds 59.21.050 Deferred prosecution program Ch. 10.05 Defined 9A.20.010 or manufacturer's licenses rental agreement, covenants 59.21.070 transfer of title, fee 59.21.055 violations, penalty 59.21.110 Electrical inspections 19.28.101 Disorderly conduct 9A.84.030 Existing older mobile homes Failing to summon assistance 9A.36.161 forced relocation Health care facilities or providers, interference code compliance waiver 59.21.105 waiver of tenant's rights, attorney approval with 9A.50.030 Homesteads, included in 6.13.010 required 59.21.100 Impeachment for Const. Art. 5 § 2 Introducing contraband Implied warranty 46.70.132 Resident purchase of park in event of sale of park Installation notice of intent to purchase third degree 9A.76.160 generally Ch. 43.22A permits 35.21.897, 35A.21.310, 36.01.220 violations 18.27.117 application of chapter 59.23.015 Jurisdiction over, superior court Const. Art. 4 § 6 superior courts 2.08.010
Malicious mischief, third degree, when Safety requirements, See MANUFACTURED HOMES, MOBILE HOMES, warranty 46.70.134 Installation and warranty services COMMÉRCIAL COACHES 9A.48.090 RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY Monitoring of persons charged or convicted 4.24.750, 4.24.760 consumer protection act, remedies 43.22.440 performance of, compensation 43.22.442 standards 43.22.440 REQUIREMENTS Probation services assessment for services 10.64.120 Listing dealers implied warranty 46.70.132 Prostitution transaction of business 46.70.029 warranties, inspections, delivery, occupancy, sexual conduct, defined 9A.88.030 and advertising requirements 46.70.135 Siting violations 18.27.117 Manufactured homes Punishment when not fixed by statute 9.92.030 certificate of ownership, elimination Refusing to summon aid for a peace officer 9A.76.030 46.12.055 Special movement decal forgery, re-use, transfer or alteration, penalty 46.44.175 defined 46.04.302 Resisting arrest 9A.76.040 Manufactured/mobile home communities-Riot dispute resolution and registration requirements 46.44.170 failure to disperse, disobedience of order account 59.30.070 Taxation 9A.84.020 database 59.30.060 dealer inventory exempt 84.36.510 Sentences, authorized 9A.20.020, 9A.20.021 definitions 59.30.020 identification 84.40.343 Sexually explicit material, unlawful display of 9.68.130 penalty for avoidance 84.40.344 dispute resolution program 59.30.030, 59.30.040 Titling duties State lottery findings, purpose 59.30.010 transfer from department of licensing to ticket purchase or prize immunity from suit 59.30.080 registration, fees 59.30.050 department of community, trade, and economic development 46.12.295 commission member or employee 67.70.180 ticket sale to minor 67.70.120 Manufactured/mobile home landlord-tenant act Transfer of ownership MISSING CHILDREN CLEARINGHOUSE county assessor notified, tax payment Ch. 59.20 Mobile home, defined 46.04.302 Computerized missing person network verification 46.12.105

[RCW Index—page 480] (2008 Ed.)

requirements, process 46.12.290 Transporting 46.44.093, 46.76.067 Warranties

installation warranty 46.70.134 sale, implied warranty 46.70.132 Warranties, requirements 46.70.135 Zoning prohibitions, review 35A.63.145

MOBILE INTENSIVE CARE PARAMEDICS (See EMERGENCY MEDICAL SERVICES)

MODEL TOXICS CONTROL ACT

Pollution tax imposed Ch. 82.21

MODEL TRAFFIC ORDINANCE

Adoption 46.90.010

Department of licensing rule-making authority 46.90.005

MODULAR HOMES (See MANUFACTURED HOMES, MOBILE

HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS)

Unclaimed property in possession of molder, procedures Ch. 63.52

MOLESTATION OF CHILDREN (See CHILD MOLESTATION; SEXUAL EXPLOITATION OF CHILDREN)

MONEY

Actions for recovery of

assessment of amount of recovery by jury 4.44.450

tender of costs, defendant to recover if tender made 4.84.110

trial of issues of fact, by whom 4.40.060 Cities and towns

collection or receipt by officers 35.27.210 Corporations not to issue any money except lawful money of United States Const. Art. 12

Counties

county treasurer as custodian, duties, fee 36.29.020

Deposits into court

court may order

when 4.44.480

Disbursement from state treasury Const. Art. 8 §

Garnishment, See GARNISHMENT Injunctions, collected on stay of proceedings, disposition of 7.40.140

Judgments for payment of money only satisfaction procedure 4.56.100

Judgments for payment of money only, See also UNIFORM FOREIGN MONEY— JUDGMENT RECOGNITION ACT

Municipal officers to deposit with treasurer Const. Art. 11 § 15

Ne exeat, taking money from state to defraud plaintiff 7.44.010

Payment of wages, character 49.48.010, 49.48.020

State taxes payable in, only Const. Art. 7 § 6 Uniform money services act Ch. 19.230 Using public money by officer a felony Const. Art. 11 § 14

MONEY LAUNDERING

Definitions 9A.83.010

Elements of crime, penalties 9A.83.020 Government officers, release from liability when

engaged in lawful performance of duties 9A.83.040

Seizure and forfeiture of proceeds and property 9A.83.030

MONEY ORDERS

Uniform unclaimed property act 63.29.040

MONOPOLIES

Competition, agreements to lessen competition or create monopoly unlawful 19.86.050

Fish marketing associations, deemed not to be 24.36.070

Forbidden Const. Art. 12 § 22
Forfeiture of franchise and property may be declared Const. Art. 12 § 22

Insurance, prohibited practices 48.30.020, 48.30.250

Milk pooling act not to authorize 15.35.070 Oil and gas production, unit plans 78.52.460 Penalties to be provided by law Const. Art. 12 §

Prices, production or transportation of commodities affected by, prohibited Const. Art. 12 § 22

Stock or assets divestiture 19.86.060 Unfair business practices

monopolies declared unlawful 19.86.040 stock acquisition in other corporations to create monopoly 19.86.060

MONTANA Pacific Northwest economic region

cooperative activities encouraged 43.147.030 findings 43.147.020 PNWER-Net interlibrary sharing network defined 43.147.050 legislative findings 43.147.040

PNWER-Net working subgroup 43.147.060 acceptance of gifts, grants, and donations authorized 43.147.080 duties 43.147.070

terms of agreement 43.147.010

MONUMENTS

Defacing a state monument a misdemeanor 9A.48.110

Government survey corners, county roads and bridges, protection of 36.86.050

Incorporated towns on United States land 58.28.060

Platting, subdivision and dedication of land, permanent control monuments, permanent establishment 58.17.240

MOORAGE FACILITIES (See BOATS AND BOATING, subtitle Moorage facilities; MARINAS; PORT DISTRICTS)

MOPEDS

Defined 46.04.304

Driver's license qualification 46.20.500 Electric personal assistive mobility device 46.04.1695, 46.61.710

Helmets

required to wear 46.37.530

Motorcycles, excluded from

definition of 46.04.330

Motor-driven cycle, excluded from 46.04.332 Motorsports vehicles - dealer and manufacturer franchises Ch. 46.93

Operation requirements, limitations 46.61.710 Registration

fee 46.16.630 procedure 46.16.630

Rental of

helmet requirements 46.37.535 Safety standards, federal law, compliance requirement 46.61.720

State patrol

defining, approval authority 46.04.304 Vehicles, definition

exclusion for unfair business practices law 46.04.670

Wheelbase, minimum 46.44.050 Wheelchair conveyances

in lieu licensing 46.16.640

MORAL NUISANCES (See NUISANCES, subtitle Moral nuisances)

MORGUES (See CORONERS)

MORTALITY TABLES

Insurance commissioner, duty to obtain and publish 48.02.160

MORTGAGE BROKERS

Accounting requirements 19.146.060

Annual report to director 19.146.290

Branch offices fees 19.146.265

identification 19.146.250

license display 19.146.265 Business and occupation tax

third-party provider services trust accounts, exemption 82.04.392

Cease and desist orders, enforcement 19.146.227 Consumer protection act application 19.146.100

Continuing education 19.146.215 Contract, written required 19.146.040

Definitions 19.146.010

Disclosure requirements 19.146.030

Documents prepared for borrower, transmittal to other lenders 19.146.080

Duties

fiduciary 19.146.095

generally 19.146.085

Exemptions from chapter 19.146.020

Fees, commissions, compensation 19.146.070 Fees and costs, written disclosure required 19.146.030

Financial institutions director, powers and duties 19.146.220, 19.146.223, 19.146.225, 19.146.235, 19.146.237

Financial interest in broker 19.146.103 Injunctions to enjoin violations 19.146.227

Investigations 19.146.235

Licenses

administrative procedure act, application 19.146.230

application, contents 19.146.205 authority restricted to person named, exceptions 19.146.250

bond or approved alternative 19.146.205

branch offices fees 19.146.265

identification 19.146.250 license display 19.146.265

denial 19.146.210

display in office required 19.146.260 fees 19.146.205, 19.146.228

issuance, requirements 19.146.210

required 19.146.200

suit or action, license required 19.146.200 surrender of license 19.146.210

Loan brokerage agreement, requirements 19.146.040

Loan originators

licenses 19.146.200, 19.146.300, 19.146.310, 19.146.320, 19.146.330 prohibited practices 19.146.0201

requirements 19.146.0201 Mortgage brokerage commission, membership and duties 19.146.280

establishment and maintenance required 19.146.260

license display 19.146.260

out-of-state licensees 19.146.260

zoning requirements, compliance 19.146.260 Out-of-state licensees 19.146.220, 19.146.260

Registered agents 19.146.260 Requirements 19.146.0201

Sanctions 19.146.220, 19.146.221

Trust account, third-party provider services

19.146.050 Violations

claims against bond or alternative 19.146.240 criminal penalty 19.146.110

hearing and sanctions 19.146.221 liability for employees' conduct 19.146.245 prohibited practices 19.146.0201

sanctions 19.146.220 venue for actions 19.146.260

MORTGAGE LENDING AND

HOMEOWNERSHIP Definitions 19.144.010 Director's powers 19.144.120 Disclosure 19.144.020

Findings, legislative 19.144.005

prosecution of other actions 61.12.120

publication of notice 61.12.100, 61.12.110

Negative amortization, limitation 19.144.050 redemption period, real estate brokers listing, Proof of, court commissioners' power to take sales, proceeds distribution 6.23.120 Nontraditional mortgage product risks, interagency guidance 19.144.030 Penalties 19.144.090, 19.144.100, 19.144.110 redemption rights lost where mortgagor Property sale abandons property parcel, court determination 61.12.140 Prepayment penalty or fee, limitation 19.144.040 agricultural property excepted 61.12.095 default decree, rights not lost by 61.12.094 Risk grade determination 19.144.060 court order 61.12.150 Rule-making authority 19.144.070 deficiency judgment not allowed 61.12.094 disposition of proceeds 61.12.150 rents and profits, deemed real property until paid 7.28.230 Prosecution of multiple actions 61.12.120 Subprime mortgage lending, statement Purchase money, insurance companies, valuation of mortgages held by 48.12.200 right of entry, right of mortgagee to enter to obtain rents and profits 7.28.230 Unlawful actions 19.144.080, 19.144.100 Real estate **MORTGAGES (See also CHATTEL** stay of proceedings 61.12.130 nonadmitted foreign organizations, authority MORTGAGES) upset price 61.12.060 Acknowledgments, court commissioners' power to own and enforce 23B.18.010 venue for 4.12.010, 61.12.040 nonadmitted foreign organizations, foreclosure by 23B.18.020 to take 2.24.040 when may proceed 61.12.040 Agreements or conditions, insertion by parties Foreclosures nonadmitted foreign organizations, service of 61.12.020service of process by publication, when 4.28.100 process on 23B.18.040 Assignment procedure 23B.18.050 recording Form 61.12.020 nonadmitted foreign organizations, venue for suits against 23B.18.060 effect as notice 65.08.120 Fraud, mortgaged property, destruction, conversion, sale, removal, etc. 9.45.060 Gambling, invalid as evidence of gambling debt 4.24.090 satisfaction and discharge 61.16.010 Recording Cancellation, court order to auditor, recordation master form provision 65.08.160 61.16.030 mortgages incorporating master form Cities and towns, housing authorities, executions Homesteads provision by reference 65.08.160 Recording, See also RECORDING AND by 35.82.150 incompetent or disabled spouse or domestic partner 6.13.210, 6.13.220, 6.13.230, Community property 26.16.030 Condominiums FILING, subtitle Mortgages rights of secured lenders 64.34.272 Redemption rights lost where mortgagor subject to execution and forced sale 6.13.080 Condominiums, payment and satisfaction of abandons property Installments due, sale of property and parcels, court determination 61.12.140 mortgage before first conveyance of apartment 64.32.130 default decree, rights not lost by 61.12.094 deficiency judgment not allowed 61.12.094 Insurance companies Conveyance, when deemed to secure 61.12.020 sheriff's sale purchaser to take title free from investment in 48.13.110 Copies of record as evidence 5.44.060 redemption rights 61.12.093 Insurance companies, See also INSURANCE, Credit reports, fair credit reporting act Ch. 19.182 Registered land subtitle Investments dealings with 65.12.435 Decree of foreclosure Insurance premium finance company act, deemed as trust deeds 65.12.430 execution procedure 61.12.090 exemption 48.56.030 foreclosure of 65.12.440 sheriff's duty 61.12.090 Judgment of foreclosure Deeds of trust Ch. 61.24 title acquired through foreclosure 65.12.450 deficiency 61.12.060 Deficiency decree, waiver and complaint Registration of land titles, notation upon order of sale, judicial notice of economic 61.12.070 certificate 65.12.010 conditions 61.12.060 Deficiency judgment classification 61.12.080 Remedy of mortgagee, confinement to satisfaction 61.12.060 mortgaged property 61.12.050 upset price 61.12.060 Removal of buildings, fixtures, etc., consent of mortgagee 61.12.030 how and for 61.12.080 Judicial notice of economic conditions, upset Description of land 61.12.020 price, establishment 61.12.060 penalty for violation 61.12.030 Requirements of 61.12.020 Destruction of buildings, fixtures, etc. consent of mortgagee 61.12.030 Liens on franchises, earnings, property of certain companies, precedence of 60.32.010

Loan originators Ch. 19.146 penalty for violation 61.12.030 Residential mortgage insurance Ch. 61.10 Loan originators Cit. 17:140

Loan servicing, sale, or transfer action for damages 19.148.030 definitions 19.148.020 Discharge, after assignment 61.16.010 Residential mortgage loan closing Discrimination valuation disclosure requirements Ch. 19.149 damages for unfair practices 49.60.225 Sales freedom from, rights enumerated 49.60.030 deficiency under same execution, notice 61.12.100, 61.12.110 disclosure requirements 19.148.030 restrictive covenants prohibited 49.60.224 Master forms, recording, recording instruments by reference 65.08.160 unfair practices enumerated 49.60.222 Satisfaction Ejectment and quieting title actions deemed not acknowledgment 61.16.020 Mortgage brokers Ch. 19.146 conveyance, ejectment action 7.28.230 Mortgage financing program 43.180.220, 43.180.230, 43.180.240 Satisfaction from property of mortgage debtor, quieting title against outlawed mortgage or deed of trust 7.28.300 waiver and complaint 61.12.070 Satisfaction or release, county auditor, duty of Mortgage insurance rents and profits deemed real property until paid 7.28.230 definitions 61.10.010 65.04.060 Savings and loan association investments in, See insurance as condition of residential mortgage right of mortgagee to enter for 7.28.230 SAVINGS AND LOAN ASSOCIATIONS, transaction, lender requirements 61.10.020 Exemptions from execution, personal property not required, when 61.10.040 subtitle Investments termination during term of indebtedness, Separate agreements for security 61.12.050 Express agreements to pay sum secured, court Service of process by publication, when 4.28.100 Sheriff, execution of foreclosure decrees conditions 61.10.030 decree for deficiency 61.12.070 Mortgage loan servicing, sale, or transfer Ch. Failure to acknowledge satisfaction, damages 61.16.030 Name of parties 61.12.020 Trust companies power to buy, sell, invest in Foreclosure 30.08.150 levy for deficiency under same execution, time period 61.12.100, 61.12.110 sale on deficiency 61.12.100, 61.12.110 attorney fees, cases wherein allowed, court to Trustees, powers as to 11.98.070 United States as holder, foreclosure 61.12.061 fix amount 4.84.020 concurrent actions 61.12.120 Upset price, conditions to confirmation Order of sale, upset price, establishment 61.12.060 ejectment and quieting title actions, deemed 61.12.060 not conveyance 7.28.230 Wills, devisee takes subject to mortgage on Partition proceedings, mortgages on sale of property, security for purchase money, as execution sales, possession during redemption property 11.12.070 periods 6.23.110 MORTGAGORS AND MORTGAGEES (See CHATTEL MORTGAGES; installments or interest due, payment to stay proceedings 61.12.130 judgment of 61.12.060 7.52.290 Payment of sums due, foreclosure, stay of MORTGAGES) proceedings 61.12.130 levy for deficiency under same execution MOSOUITO CONTROL DISTRICTS 61.12.100 administrator cannot mortgage property unless directory powers in will 11.28.070 Abatement and extermination declared public necessity 17.28.254 order of sale 61.12.060 Annexation of territory 17.28.320, 17.28.330, 17.28.340, 17.28.350 payment of mortgage price 61.12.060 mortgages of estate property, See PROBATE,

[RCW Index—page 482] (2008 Ed.)

Assessments 17.28.255, 17.28.256, 17.28.257

subtitle Mortgages of estate property

order of payment 11.76.110

Board of trustees 17.28.110, 17.28.120,	showing to minors, penalty 9.68.050,	defined 7.16.020
17.28.130, 17.28.140, 17.28.150 Bond issues 17.28.260	9.68.060, 9.68.070, 9.68.080, 9.68.090, 9.68.100, 9.68.110, 9.68.120	enforcement of writ 7.16.280 More definite and certain statement, logging
Borrowing money or issuing warrants authorized	Film and video promotion account, use to	liens 60.24.140
17.28.251	promote production industry 43.330.092	New trial
Boundaries 17.28.253 Breeding places declared public nuisances	Fireworks, special effects 70.77.535 Horse races, rights for 67.16.110	mandamus proceedings 7.16.230
17.28.170	Juvenile detention or rehabilitation facilities	newly discovered evidence, grounds, requirements as to 4.76.070
Certification of assessed valuation 17.28.310	unrated, R, X, or NC-17 films not to be shown	prohibition proceedings 7.16.320
Consolidation of districts 17.28.360, 17.28.370,	13.16.100	time limitations for filing
17.28.380, 17.28.390, 17.28.400, 17.28.410	Minors	exception on delayed discovery of grounds 4.76.080
County treasurer, duties 17.28.258 Definitions 17.28.010	erotic material, showing to, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080, 9.68.090,	verdict reduction or increase as alternative to
Disincorporation of special districts in counties	9.68.100, 9.68.110, 9.68.120	4.76.030
with population of two hundred ten thousand	Moral nuisances	Nonsuits
or more Ch. 57.90 Dissolution 17.28.420, 17.28.430, 17.28.440,	defined 7.48A.010 Moral nuisances, defined as, when 7.48.050	barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120
17.28.450	Motion picture fair competition act	grounds 4.56.120
Election expenses 17.28.300	bid solicitation 19.58.040	Nuisances
Excess levies 17.28.252	blind bidding or selling prohibited 19.58.030	abatement 7.48.020
Interference with entry or work of district 17.28.250	definitions 19.58.020 purpose 19.58.010	stay of warrant of abatement 7.48.270 Partition proceedings, lien creditors be made
Noncompliance by landowner with regulations	trade screening requirements 19.58.030	parties 7.52.150
17.28.185	violations	Pleadings
Organization, procedures 17.28.020, 17.28.030,	damages, recovery, attorneys' fees	logging liens 60.24.140
17.28.040, 17.28.050, 17.28.060, 17.28.070, 17.28.080, 17.28.090	19.58.050 injunctive relief 19.58.050	strike answer or defense when frivolous 4.32.170
Powers 17.28.160	Operators, erotic material law, exemption, when	Prohibition proceedings
Responsibility of landowner for control	9.68.110	defined 7.16.020
17.28.175 Payonus collection and disposition 17.28.270	Popcorn, disclosure of butter or butter-like	enforcement of writ 7.16.320
Revenue, collection and disposition 17.28.270, 17.28.280, 17.28.290	flavoring 69.04.331 Production studio location within state	Referee's report, on 4.48.080 setting aside 4.48.090
Tax levy to support 17.28.100	43.330.090	Review of court commissioners' proceedings by
MOSQUITOES (See also INSECTS)	Projectionists	superior court, motion for 2.24.050
Control	overtime compensation 49.46.130 Projectionists, employees, immunity from	Strike answer or defense when frivolous 4.32.170 Vacation or modification of superior court
generally 70.22.010 health, department of	prosecution for exhibition of obscene films	judgments or orders
assumption of powers and duties of	7.48.100	conditions precedent 4.72.050
department of social and health services	Sexually explicit material, unlawful display of	liens preserved on modification 4.72.050
under chapter 70.22.005	9.68.130 Unauthorized recording in exhibition facility	limitation of time 4.72.020 permitted, when 4.72.020
secretary of health, duties regarding 70.22.020, 70.22.030, 70.22.040,	penalty 19.235.010	securities preserved on modification 4.72.050
70.22.050, 70.22.060	Violence reduction in media, reporting 43.70.560	service of 4.72.020
Irrigation and rehabilitation districts, expenditure	MOTIONS	Venue change 4.12.030 on prejudice of judge or court commissioner
of funds for control of 87.84.061	Additional security in civil actions 4.44.470	4.12.050
MOTELS (See also HOTELS; TRANSIENT	Attachment discharge of writ, for	vacation of due to neglect of moving party
ACCOMMODATIONS) Alcoholic beverages	grounds 6.25.180	4.12.110
license 66.24.540	notice 6.25.180	MOTOR FREIGHT CARRIERS (See
Construction defect disputes	time for 6.25.180	TRANSPORTATION COMPANIES,
generally Ch. 64.55	security additional 6.25,000	subtitle Motor freight carriers)
Conversion of from store or to own use or unnaid	security, additional 6.25.090 Attorney's liability for appearing without	subtitle Motor freight carriers)
Conversion of from store or to own use or unpaid restaurant meals, liability and penalty	Attorney's liability for appearing without authority 2.44.020	MOTOR HOMES (See MANUFACTURED
restaurant meals, liability and penalty 4.24.230	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES,
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS)
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE)
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE)
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005 review, legislative audit and review	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005 review, legislative audit and review committee 43.365.050 MOTION PICTURES Adults only label, requirement, procedure	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200 Indictments, motion to set aside, See INDICTMENTS, subtitle Motion to set aside Injunctions	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150 minimum requirements, suspension of 19.112.160 property tax exemption, manufacturing
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005 review, legislative audit and review committee 43.365.050 MOTION PICTURES Adults only label, requirement, procedure 9.68.060	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200 Indictments, motion to set aside, See INDICTMENTS, subtitle Motion to set aside Injunctions dissolve or modify injunction 7.40.020,	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150 minimum requirements, suspension of 19.112.160 property tax exemption, manufacturing 84.36.635
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005 review, legislative audit and review committee 43.365.050 MOTION PICTURES Adults only label, requirement, procedure 9.68.060 Correctional facilities, restrictions 72.02.280	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200 Indictments, motion to set aside, See INDICTMENTS, subtitle Motion to set aside Injunctions dissolve or modify injunction 7.40.020, 7.40.180	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150 minimum requirements, suspension of 19.112.160 property tax exemption, manufacturing 84.36.635 special fuel licensees
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005 review, legislative audit and review committee 43.365.050 MOTION PICTURES Adults only label, requirement, procedure 9.68.060 Correctional facilities, restrictions 72.02.280 Distribution and exhibition, unfair or deceptive practices Ch. 19.58	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200 Indictments, motion to set aside, See INDICTMENTS, subtitle Motion to set aside Injunctions dissolve or modify injunction 7.40.020, 7.40.180 reinstate injunction 7.40.210 Judge of superior courts, before, decisions and	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150 minimum requirements, suspension of 19.112.160 property tax exemption, manufacturing 84.36.635 special fuel licensees information submitted 19.112.130 required sales 19.112.110
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.050 motion pictures yeigislative audit and review committee 43.365.050 MOTION PICTURES Adults only label, requirement, procedure 9.68.060 Correctional facilities, restrictions 72.02.280 Distribution and exhibition, unfair or deceptive practices Ch. 19.58 Erotic material	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200 Indictments, motion to set aside, See INDICTMENTS, subtitle Motion to set aside Injunctions dissolve or modify injunction 7.40.020, 7.40.180 reinstate injunction 7.40.210 Judge of superior courts, before, decisions and rulings heard outside of judges' district	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150 minimum requirements, suspension of 19.112.160 property tax exemption, manufacturing 84.36.635 special fuel licensees information submitted 19.112.130 required sales 19.112.110 standards 19.112.140
restaurant meals, liability and penalty 4.24.230 Sports franchises, restrictions on special tax revenue 67.28.184, 67.40.110 State convention and trade center Seattle, King county Ch. 67.40 Tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181, 67.28.1801 Tax for stadiums and convention centers homeless lodging exempt 67.28.183, 67.40.105 MOTION PICTURE Motion picture competitiveness program annual survey 43.365.040 board of directors 43.365.030 criteria 43.365.020 definitions 43.365.010 legislative intent 43.365.005 review, legislative audit and review committee 43.365.050 MOTION PICTURES Adults only label, requirement, procedure 9.68.060 Correctional facilities, restrictions 72.02.280 Distribution and exhibition, unfair or deceptive practices Ch. 19.58	Attorney's liability for appearing without authority 2.44.020 Certiorari proceedings, defined 7.16.020 Challenges to sufficiency of evidence 4.56.150 Change of venue 4.12.030 prejudice of judge or court commissioner 4.12.050 vacation of due to neglect of moving party 4.12.110 Criminal proceedings, See CRIMINAL PROCEDURE, subtitle Motions Dismissals barred to plaintiff if defendant seeks setoff or counterclaim 4.56.120 grounds 4.56.120 Dockets argument after docket date 4.44.020 entering trial date of issues of law 4.44.020 judicial sale entry 6.21.100 Ejectment and quieting title actions survey of property 7.28.200 Indictments, motion to set aside, See INDICTMENTS, subtitle Motion to set aside Injunctions dissolve or modify injunction 7.40.020, 7.40.180 reinstate injunction 7.40.210 Judge of superior courts, before, decisions and	MOTOR HOMES (See MANUFACTURED HOMES, MOBILE HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND PARK TRAILERS—SAFETY REQUIREMENTS; MOTOR VEHICLES, subtitle Motor homes) MOTOR INNS (See TRANSIENT ACCOMMODATIONS) MOTOR VEHICLE FUEL (See also GASOLINE) Advertising of prices by service stations 9.04.090 Air pollution reduction variances from ASTM specifications 19.112.090 Alcohol fuel property tax exemption, manufacturing 84.36.635 Biodiesel advisory committee 19.112.150 minimum requirements, suspension of 19.112.160 property tax exemption, manufacturing 84.36.635 special fuel licensees information submitted 19.112.130 required sales 19.112.110

Business and occupation tax manufacturing or processing alcohol, biodiesel, or wood biomass 82.04.260 Business and occupation tax deduction 82.04.4285 Dealers and distributors license application information, data base 46.01.340 Denatured ethanol minimum requirements, suspension of 19.112.160 special fuel licensees information submitted 19.112.130 required sales 19.112.120 Energy freedom program generally Ch. 43.325 Fuel tax advisory group 46.01.350 Fuel tax imposed Ch. 82.36 Multistate motor fuel tax agreement Ch. 82.41 Quality sampling, testing, and enforcement administration of chapter, standards 19.112.020 air pollution reduction, variances from ASTM specifications 19.112.090 consumer protection act, application 19.112.080 definitions 19.112.010 director of agriculture's authority 19.112.030 fuel registration 19.112.040 injunctive relief 19.112.070 methyl tertiary-butyl ether 19.112.100 penalties 19.112.060 unlawful acts 19.112.050 Retail trading practices, See GASOLINE, subtitle Retail trading practices Sales and use tax exemption 82.08.0255, 82.08.0256, 82.12.0256 Special fuel tax Ch. 82.38 Theft 46.61.740 Weights and measures 19.94.450, 19.94.460 Wood biomass fuel property tax exemption, manufacturing 84.36.640

MOTOR VEHICLE FUND

Advertising control act, fees for permits paid into 47.42.120

Allocation to counties

distribution of

formula for 46.68.122, 46.68.124 generally 46.68.120

Audit of county road engineer, expenses paid from 36.80.080

Bond issues for highway construction, use of motor vehicle fund in relation to Ch. 47.10 Certificates of ownership and registration fees

paid into 46.12.010
Confiscated property on highway right-of-way, proceeds from sale paid to 47.32.060 use of receipts from 36.82.050 warrants, payment 36.82.090

County road engineer audit, expenses paid from 36.80.080

County road maintenance, payment of expenses of, charge against county allocation 36.75.250

Created, use 46.68.070, Const. Art. 2 § 40 Distribution of statewide fuel taxes 46.68.090 Distribution of statewide taxes 46.68.110 Distribution to counties 46.68.120, 46.68.122, 46.68.124

Distribution to state for highway purposes 46.68.130

Dune buggy inspection fees into 46.37.520 Fees for

copies of maps, plans, etc., for bids on highway contracts deposited in 47.28.060 information from accident reports deposited in 46.52.085

out-of-state commercial vehicles and combinations, permits deposited in 46.16.160

permits for erecting or maintaining signs under highway advertising control act of 1961 deposited in 47.42.120

reissuance of certificates of ownership and registration deposited in 46.12.101 special permits for logging trucks to carry

excess weight deposited in 46.44.047 Ferry vessel acquisition bond issue, use of 47.61.090

Funds from

used to pay expenses of county road administration board 36.78.110 withheld when certificate of good practice denied county 36.78.090

Highway buildings and facilities bond issue, transfers to highway bond retirement fund from 47.02.090

Highway construction bond issues, use of motor vehicle fund as to Ch. 47.10

Highway infrastructure account 46.68.240 Highway land transfers, proceeds from to go into 47.12.080

Investment in United States securities, exemption of income from reserve fund requirement 43.84.095

Lease of unused highway lands, proceeds paid into 47.12.125

License fees of motor vehicle dealers and manufacturers to go into 46.70.061

Licenses of vehicles, moneys from paid into 46.68.030

Logging truck excess weight permit fees deposited in 46.44.047

Moneys

accruing from fees for certificates of ownership or license registration to go into 46.68.020

accruing from sale of vehicle licenses to go into 46.68.030

from lease of unused highway lands to go into 47.12.125

realized from sale of confiscated property on highway right of way to go into 47.32.060 from transfer of highway land to United States, municipal subdivisions or public

utilities to go into 47.12.080

Motor vehicle transporters' licensing, moneys from deposited to 46.76.030

Preservation rating 46.68.113

Puyallup tribal settlement account 46.68.210 Rural arterial trust account 36.79.020

RV account

campers, trailers, motor homes additional fee, rest area dumping stations 46.16.063

sanitary disposal systems, rest areas 46.68.170 Sale of timber and personality on highway lands, proceeds from paid into 47.12.140

Small city program 47.26.115

Street expenditure records, cities and towns, expense of cost-audit examination paid from 35.76.050

Timber and personalty sales from highway land, proceeds paid into 47.12.140

Traffic devices on state highway routes through cities and towns or counties, funds in may be used for, reimbursement 47.36.060

Transportation improvement board bond retirement account 47.26.426

Transportation partnership account 46.68.290, 46.68.295

Urban arterial bond retirement fund 47.26.406 Urban arterial trust account 47.26.080 Warrants issued for acquisition of highway

property in advance of programmed construction as prior charge on moneys in 47.12.210, 47.12.220, 47.12.230, 47.12.240

MOTOR VEHICLE TRANSPORTATION SERVICE (See GENERAL ADMINISTRATION, DEPARTMENT OF, subtitle Motor vehicle transportation service)

MOTOR VEHICLE WRECKERS

Junkyards adjacent to highways abatement 47.41.070 acquisition of property by department 47.41.040 definitions 47.41.020 legislative declaration 47.41.010 other laws not affected 47.41.060 prohibited, exceptions 47.41.030 public nuisances abatement 47.41.070 nonconforming 47.41.010 regulations 47.41.050 review 47.41.050 screening 47.41.040 United States secretary of transportation, agreements with 47.41.080 violations, penalty 47.41.070

MOTOR VEHICLES

Abandoned, unauthorized, and junk vehicles abandoned vehicle report 46.55.100 definitions 46.55.010 disposition report 46.55.100 duty to remove from highway 46.61.590 impoundment of unauthorized vehicles notice to owners 46.55.110 law enforcement procedure 46.55.085

notice of possession by tow truck operator to department 46.55.100

department 46.55.100
owner's responsibility and liability 46.55.105
removal of vehicle by police officer 46.55.113
sale of abandoned vehicles at auction
notice to state patrol 46.55.100
suspension of driver's license 46.20.289
Abbreviation of "Washington" on license plates
prohibited 46.16.235
Accident or violation by popresident, service on

Accident or violation by nonresident, service on secretary of state 46.64.040 Accidents

driver's duties, penalties for violations 46.52.020

failure of judicial officer to report traffic charges and disposition 46.52.100 leaving debris on highway after accident unlawful 46.61.645

police officer's report 46.52.070 property damage reporting threshold 46.29.060, 46.52.030

removal of vehicle by police officer 46.55.113 reports

contents, when 46.52.030 reports, See also MOTOR VEHICLES, subtitle Reports striking attended vehicle, other property, or

when any injury or death to person, duty relative to 46.52.020

striking unattended car or other property, duty relative to 46.52.010

venue of actions for damages 4.12.025 Actions

disregarding notice of highway closure or restrictions, civil actions for damages 47.48.040

venue 4.12.025

Agents

immunity of licensing agents 46.01.310 Agriculture and marketing

farmer, defined 46.04.182

farming, defined 46.04.183
Air conditioning equipment, operating vehicle with when not in compliance with RCW 46.37.470 46.37.470

Alcohol

juvenile driving privileges, revocation and reinstatement 46.20.265 juvenile driving privileges revoked 46.20.311

Alcohol assessment officers qualified probation department

defined 46.61.516

Alcohol concentration, defined 46.04.015

Alcohol offenses	Bicycles, See BICYCLES	security interests, perfection of, applicable law
ignition interlocks, biological and technical	Blood or breath alcohol content test, refusal	46.12.280
devices 46.04.215, 46.20.710, 46.20.720,	46.61.517	serial number, altered or removed
46.20.740, 46.20.745, 46.20.750	Bond issues, See HIGHWAYS, subtitle Bond	administrative hearing and judicial review
juvenile driving privileges revoked 66.44.365 Alcohol or drug tests for intoxication, implied	issues Bond requirement for dealers' licenses 46.70.070	46.12.330 disposition of 46.12.320
consent 46.20.308, 46.20.311, 46.20.3101	Border areas	seizure and impoundment 46.12.310
Alcohol or drugs, driving or in physical control	size, weight, and load limits 46.44.041	slow moving vehicles 46.61.427
of vehicle under the influence 46.61.504	Brake requirements	Cancellation
Alcohol or drugs, driving under the influence	motorcycles 46.37.527	operator's license has been suspended,
46.61.502	motor-driven cycles 46.37.527	revoked or canceled 46.20.345
Alcohol used as fuel	wheelchair conveyances 46.16.640	traffic citation, cancellation or solicitation of
exemption from liquor laws 66.12.130	Brakes, See MOTOR VEHICLES, subtitle	cancellation, enforcement 46.64.010
Alcoholic beverages	Equipment requirements	Cancellation of certificate of ownership or
open containers	Breath tests for intoxication 46.61.506	license registration 46.12.160
disguising prohibited 46.61.5195 driver or passenger may not have, exceptions	Burning materials, unlawful to throw away in forest, brush, range, or grain area during	Cancellation of registration, license, or permit 46.01.230
46.61.519, 46.61.5191	closed season 76.04.455	Capitol grounds, control of traffic on
Alleys	Bus drivers	rules and regulations 46.08.150
emerging from, stopping 46.61.365	overtime compensation 49.46.130	rules and regulations for
All-terrain vehicles, See MOTOR VEHICLES,	Buses	enforcing officer 46.08.160
subtitle Off-road and nonhighway vehicles	conduct on, unlawful 9.91.025	jurisdiction 46.08.170
Alteration or forgery of certificate of ownership	passenger, flares and warning devices carried	violations, penalty 46.08.170
or license registration 46.12.220	46.37.440	Car seats
Alternative fuel source	private carrier bus	immunity, safety technicians 46.61.687,
placard required 46.37.467	defined 46.04.416	46.61.6871
Animal-drawn vehicles slow moving vehicle emblem, required	flashing light 46.37.190 overtaking or meeting 46.61.375	requirements 46.61.687 Cell phone and wireless communication while
46.37.170	stop signal 46.37.190	driving 46.61.667, 46.61.668
Antifreeze, aversive agents 19.94.540,	stopping at railroad crossing 46.61.350	Center line 46.04.100
19.94.542, 19.94.544	private school buses, standards 46.37.630	defined for highway purposes 47.04.010
Appeal, suspension, revocation or cancellation of	school buses	Certificate of license registration
certificate or license notice 46.12.240	defined, motor vehicle law 46.04.521	alteration or forgery of, penalty 46.12.220
Application and inspection fees	design, marking and mode of operation,	contents 46.12.050
certificate of ownership 46.12.040	regulations to govern 46.61.370,	dealer
Arterial highways, designation of 46.61.195	46.61.380	exemption 46.12.010
Auctions wholesale vehicle auction dealers 46.70.330,	insurance 28A.160.010	procedure 46.70.122
46.79.130, 46.80.200	lighting and safety devices regulated by state patrol 46.37.290	dealer as purchaser or transferee 46.70.122 definitions 46.12.005
Auto stages	load and seat capacity fees, exempt from	department unsatisfied as to ownership or
speed limits 46.61.405, 46.61.410	46.16.150	existence of security interests, procedure,
Auto theft prevention authority Ch. 46.66	overtaking and meeting 46.61.370	bond 46.12.151
Auto wreckers Ch. 46.80	railroad crossings, stopping at 46.61.350	destroyed vehicle, certificate surrendered
Automobile hulks, See SOLID WASTE	signal lamps displaying alternately flashing	46.12.070
MANAGEMENT	red lights 46.37.190	duplicate 46.12.181
Automobile transporters, maximum height	stop signs 46.37.190	endorsement 46.16.260
requirement for 46.44.020	transport of	false statements in, illegal transfers, penalty
Automobile wrecking yard, enclosure 46.80.130 Automotive repair	general public to interscholastic activities 28A.160.100	46.12.210 fees
definitions 46.71.011	parent, guardian or custodian of student in	transfer ownership 46.12.101
estimates	school buses 28A.160.110	filing of assignment of certificate by
authorization to exceed 46.71.025	violators of bus stop sign laws	department 46.12.130
contents 46.71.015	law enforcement investigation 46.61.372	installing different motor, certificate
failure to comply with requirements	report by bus driver 46.61.372	surrendered
46.71.035	vehicle driver identification by vehicle	fee 46.12.080
written estimate required, alternatives	owner 46.61.371	issuance 46.12.050
46.71.025 written estimates and invoices kept for one	special lighting equipment on 46.37.290 vehicle license and plates, inspection	contents 46.12.050
year 46.71.060	requisite 46.16.020	manufacturers 46.12.010 motor vehicle fund, deposit of fees for transfer
invoices, contents 46.71.015	stopping at railroad crossings 46.61.350	in 46.12.101
legislative recognition 46.71.005	Bushing 46.70.180	notice
liens barred for facility's failure to comply	Buyers' agents	appeal, from suspension, revocation or
with requirements 46.71.041	consumer protection act 46.70.320	cancellation 46.12.240
recordkeeping requirements 46.71.015,	unlawful acts and practices 46.70.180	defined 46.12.005
46.71.060	violations 46.70.320	prerequisite to issuance 46.12.020
replaced parts, disposition 46.71.021	Cabulances	publicly owned or leased vehicles 46.16.020
signs, form, contents, and posting requirements 46.71.031	special parking privileges 46.16.381 Camper units	purchaser or transferee of vehicle revision of certificate to, fees 46.12.101
statutes, notice of to registered vehicle owner	appurtenances on recreational vehicles	when transferred by other than owner,
46.71.080	46.44.013	procedure 46.12.130
statutes, notice of to repair facilities 46.71.090	buying, selling, or possession of vehicle with	rebuilt vehicles 46.12.075
unfair practices, consumer protection act	defaced or removed number, penalty	refusal or cancellation of 46.12.160
violation 46.71.070	46.12.300	refusal to produce upon demand of peace
unlawful acts or practices 46.71.045	camper defined 46.04.085	officer unlawful 46.61.020
warranty, copy of express warranty made	equipment requirements 46.37.430	replacement 46.16.265
available 46.71.051	as exempt from gross weight fees 46.16.111	required to operate and sell vehicle,
Backing, rules for 46.61.605 Backup devices 46.37.400	highway rest areas, disposal systems additional fee 46.16.063	exemptions 46.12.010 residents required to register 46.16.028
Bail	license and plates, application, fee 46.16.505	rule-making authority 46.01.110
nonresident violators to post 46.64.015,	registration and titling provisions 46.12.280	salvage vehicle, defined 46.12.005
46.64.035	safety glazing material for 46.37.430	secured party
"Beach buggies," inspection and approval	sanitary disposal systems, rest areas	defined 46.12.005
46.37.520	RV account, motor vehicle fund 46.68.170	security interest

created at time of transfer of ownership, procedure, fee 46.12.101	operator, liability of owner for 46.16.500, 46.44.120	College and university transportation demand management programs Ch. 28B.130
defined 46.12.005	organ donation awareness, contribution	Collegiate license plate, defined 46.04.127
perfection	46.12.510	Collegiate license plates 46.16.324
dealers and manufacturers 46.12.010	owner not liable for acts of registered owner	Combined vehicle licensing fees
send, defined 46.12.005 state preempts field, exception 46.08.010	46.12.190 purchaser or transferee of vehicle	disposition 46.68.035 Commercial coaches, See MANUFACTURED
suspension, revocation or cancellation of	reissue of certificate, fees 46.12.101	HOMES, MOBILE HOMES,
46.12.160	rebuilt vehicles 46.12.075	COMMERCIAL COACHES,
transfer by other than owner, procurement of	refusal or cancellation of 46.12.160	RECREATIONAL VEHICLES, AND
certificate 46.12.130	reissue when security agreement granted 46.12.170	PARK TRAILERS—SAFETY REQUIREMENTS
transfer of interest fees for, plus detailed report transmitted to	required to operate and sell vehicle,	Commercial drivers' licenses
state treasurer 46.12.101	exemptions 46.12.010	agreements to carry out chapter, authorization
procedure, penalty for failure 46.12.101	rule-making authority 46.01.110	to enter into 46.25.150
withholding because of defective equipment	salvage vehicle, defined 46.12.005	alcohol and drug tests, disqualification for positive test or refusal to take test
46.32.010 Certificate of ownership	secured party defined 46.12.005	46.25.120, 46.25.125
alteration or forgery of, penalty 46.12.220	security interest	alcohol and drug tests, mandatory reporting
application, contents 46.12.030	creation at time of transfer of ownership	46.25.123
examination of vehicle 46.12.030	46.12.101	application 46.25.070 change of address, notice to department
odometer disclosure statement 46.12.124 application and inspection fees 46.12.040	defined 46.12.005 perfection 46.12.095	46.25.070
assignment of certificate, procedure	send, defined 46.12.005	contents, classifications, endorsements, and
46.12.101, 46.12.130	state preempts field, exception 46.08.010	restrictions 46.25.080
assignment of interest, procedure 46.12.101	suspension, revocation or cancellation of	definitions 46.25.010 disqualification, grounds and procedure
campers, as applicable 46.12.280 consignment sales	certificate, appeal 46.12.240 transfer of interest	46.25.090
dealer requirements 46.70.124	failure to transfer, misdemeanor 46.12.101	driving with alcohol in system, penalty
contents 46.12.050	fees plus detailed report of transmitted to	46.25.110
dealer as purchaser or transferee 46.70.122	state treasurer 46.12.101	employer's duties 46.25.040 employment applications, required
dealers, procedure 46.12.010	perfecting security interest 46.12.095 procedure, by other than the owner	disclosures 46.25.030
definitions 46.12.005 department unsatisfied as to ownership or	46.12.130	exchange of information 46.25.080
existence of security interests, procedure,	procedure, penalty 46.12.101	fees 46.20.049
bond 46.12.151	seller liability limited, procedure 46.12.102	hazardous materials endorsement 46.25.070, 46.25.085
destroyed vehicle, certificate surrendered 46.12.070	transitional ownership record 46.12.103 unlawful sale, penalty 46.12.215	instruction permit 46.25.060
duplicate 46.12.181	used vehicles in dealer's possession,	issued by another state or jurisdiction
false statements in, illegal transfers, penalty	certificate or other evidence required	46.25.160 knowledge and skills test 46.25.060
46.12.210	46.70.124	loss of driving privileges, notification of
fees	Chains, studded tires, or other approved traction devices, use of 47.36.250	employer, driver's duty 46.25.030
application and inspection 46.12.040 disposition of 46.68.020	Child or ward, violation to allow unauthorized	medical examiner's certificate 46.25.055,
payment options 46.01.230	minor to drive 46.20.024	46.25.057 nonresidents, violation or disqualification,
security interest added or fulfilled 46.12.170	Children	report 46.25.130
transfer of interest 46.12.101 when different motor installed 46.12.080	car seats immunity, safety technicians 46.61.687,	one license only allowed 46.25.020
when identification number altered or	46.61.6871	penalties, civil and criminal 46.25.170
obliterated 46.12.060	public awareness, education 46.61.6885	required, exceptions and restrictions 46.25.050
filing of assignment of certificate by	requirements 46.61.687	restoration following disqualification
department 46.12.130 installing different motor, certificate	standards, state patrol duties 46.37.505 leaving unattended	46.25.100
surrendered 46.12.080	in motor vehicle with motor running	rule making authority, department of licensing 46.25.140
issuance	46.61.685	violations, notification of department of
contents 46.12.050	seat belts	licensing and employer, driver's duty
procedure when motor or serial number altered or obliterated 46.12.060	public awareness, education 46.61.6885 requirements 46.61.687	46.25.030
license registration or license plates,	Cigarettes, disposal of	Commercial vehicles controlled substance and alcohol testing
certificate as prerequisite for issuance	unlawful to throw lighted materials away in	46.32.100
46.12.020	forest, brush, range, or grain areas during closed season 76.04.455	defined for highway purposes 47.04.010
manufactured homes, elimination 46.12.055 manufacturers, procedure 46.12.010	Cities and towns	defined for licensing 46.16.004
minors, unlawful for	ride sharing, acquisition for 35.21.820	driver's license 46.20.049 fees 46.32.090
any person to convey, sell or transfer	Claims	inspection
ownership of any motor vehicle to any	underinsured motorists, for 48.22.030	fees 46.32.090
minor under the age of eighteen, exceptions 46.12.260	Classic cars definition 46.04.274	safety requirements 46.32.085 state patrol duties 46.32.080
minor under the age of eighteen to be	Clutch disengaged while operating vehicle on	violations and penalties 46.32.100
registered or legal owner of any motor	down grade 46.61.630	registration 46.16.615
vehicle, exception 46.12.250	Coasting prohibited 46.61.630	safety compliance statement 46.12.500
mobile homes, application of other laws title transfer 46.12.290	Collectible vehicles classic car, defined 46.04.274	terminal safety audits 46.32.080 violations and penalties 46.32.100
mobile/manufactured homes, application of	collector, defined 46.04.125	Commission on equipment
other laws 46.12.290	parts car	motorcycle equipment
motor vehicle fund, fees deposited to	definition 46.04.3815	mufflers, modification of prohibited
46.12.101 notice	proof of ownership 46.12.430 street rod vehicle	46.37.390 passengers, approved foot pegs to be used
appeal from suspension, revocation or	defined 46.04.571	46.61.610
cancellation of certificate 46.12.240	equipment requirements 46.37.518	motor-driven cycles
defined 46.12.005	inspection and titling 46.12.420	braking system inspection 46.37.529
off-road and nonhighway vehicles 46.12.045	use restrictions 46.16.307	Commuting

[RCW Index—page 486] (2008 Ed.)

commute trip reduction collective bargaining 70.94.555 definitions 43.01.220, 70.94.524 employer program, review and penalties 70.94.534 findings 70.94.521 growth and transportation efficiency centers 70.94.528 higher education institutions, exemption from parking revenue deposit requirements 43.01.235, 43.01.236 intent 70.94.547 plan for state agencies 70.94.551 requirements for counties and cities 70.94.527 requirements for employers 70.94.531 state agency parking account, fee-setting and use of funds 43.01.240 state vehicle parking account, parking revenue deposited in, use of funds use of public funds, limitation 43.01.230 commute trip reduction board membership and duties 70.94.537 technical assistance 70.94.541 use of funds 70.94.544 commute trip reduction incentives Ch. 82.70 state-owned or leased vehicles, employee commuting 43.41.140 Commuting, See also MOTOR VEHICLES, subtitle Ride sharing Consignment sales certificate of ownership, dealer requirements 46.70.124 dealers' duties and obligations 46.70.028 Consumer leases, See CONSUMER LEASES Consumer protection act, applicability Convictions, findings, of traffic violations, records kept 46.52.100 Convictions and infractions case record and cross-index to accident reports to be maintained 46.52.120 County roads, defined for highway purposes 46.04.150, 47.04.010 County roads and bridges, type and weight limitation 36.75.270 Credit or debit cards, payment of fees 46.01.235 Crimes relating to accidents and reports
failure of judicial officers to report traffic charges, disposition 46.52.100 improper procedure after involvement in an accident 46.52.020 tabulation and analysis of to be available to highway commission 46.52.060 altering or forging certificates of ownership or license registration 46.12.220 arrest without warrant, when authorized 10.31.100 attempting, aiding, abetting, committing violations 46.64.048 blood or breath alcohol content test refusal is admissible evidence 46.61.517 buyers' agents 46.70.180 capitol grounds, control of traffic on, violations, penalty, jurisdiction 46.08.170 carrying passengers for hire without license 46.16.180 carrying passengers or animals on outside part of vehicle 46.61.660 causing or permitting vehicle to be unlawfully operated 46.61.675 certificate of license registration, refusal to produce upon demand of peace officer 46.61.020 certificate of ownership, penalty for unlawful sale 46.12.215 certificate of ownership and license registration

minors, unlawful for minor to be registered

or legal owner, exceptions, penalty

transfer, failure to report, penalty 46.12.101 chains, studded tires, or other traction devices, failure to use when required, penalty 47 36 250 citation acceptance 46.37.600 operator acceptance 46.16.500, 46.44.120 controlled substances, uniform act Ch. 69.50 convictions, records kept 46.52.100 dealer's, salesmen's or manufacturer's licenses 46.70.240 dealer's licenses bond requirements 46.70.070 unauthorized use of plates, motor switches, and hot cars 46.70.140 unlawful use of plates 46.70.090 violations, penalty 46.70.140 destroyed vehicles failure to notify director of motor vehicles of 46.12.070 possession of certificate of ownership or registration of 46.12.070 disobedience of peace officers, fire fighters, or flaggers 46.61.015 signals of peace officers, fire fighters, or flaggers 46.61.020 traffic control devices 46.61.050 driver training schools violations 46.82.320 driving over fire hose 46.61.640 driving under the influence 46.61.502 driving under the influence, transfer, sale, or encumbrance of vehicle subject to seizure and forfeiture 46.12.270 driving with wheels off roadway 46.61.670 eluding pursuing police license revocation 46.61.024 embracing another while driving 46.61.665 enforcement traffic citation 46.64.010 46.64.010 equipment requirements air conditioning equipment, sale or equipping vehicles with when not in compliance with 46.37.470 citation, acceptance 46.37.600 motorcycles exemptions 46.61.613 foot pegs, passengers 46.61.610 mirrors 46.37.530 mufflers, modifications prohibited 46.37.390 passengers, foot pegs 46.61.610 riding with both feet on same side 46.61.612 of 46.37.390 46.37.600 sale or use of lamps or equipment not approved by state patrol 46.37.310 school buses, operating flashing warning signal other than when bus is stopped

cancellation or solicitation of cancellation of disposing of traffic citation or copies thereof 46.16.125 penalty 46.12.270 operating vehicle licenses muffler cut-out, bypass or similar device, use motorcycles owner, lessee, and operator, liability of each exhaust systems 46.37.537 negligent driving first degree 46.61.5249 second degree 46.61.525 46.37.290 siren, bell or whistle, use of when not permitted 46.37.380 snow-removal or highway maintenance equipment, unlawful to operate in noncompliance with lighting regulations 46.37.300 operating vehicle in television viewers, operating vehicle with when in sight of driver, exception 46.37.480 reckless manner 46.61.655 vehicle for transportation of explosives, flammable liquids or compressed gases operating while carrying flares, fusees or signals produced by flame prohibited 46.37.440 operating without electric lanterns or having certificate of ownership 46.12.010 portable reflectors 46.37.440 operating vehicle when

vehicle with obstructed windshield, operating 46.37.410 vehicle without having load securely fastened, operating 46.37.490 comply with restrictive signs 46.61.050 stop at stop sign 46.61.190, 47.36.180 financial responsibility law failure to deposit security 46.29.110 violations and penalties, generally 46.29.620 fire apparatus, driving or parking in proximity of 46.61.635 firearms carrying loaded pistol in vehicle prohibited 9.41.050 habitual offender, defined 46.65.020 habitual traffic offenders act, See MOTOR VEHICLES, subtitle Habitual traffic offenders act for hire vehicles 46.72.100 inspection operating damaged vehicle 46.32.070 vehicle found defective in equipment 46.32.060 interfering with operator's view or control 46.61.615 issuing false statements to obtain certificates of ownership or license registration leaving children unattended in standing vehicle with motor running 46.61.685 while in premises where spirituous liquors are dispensed 9.91.060 licenses, operator and owner, liability of each 46.16.500 litterbugging 46.61.645 manufacturer's licenses 46.70.170, 46.70.180 mobile homes or travel trailers 46.70.075 mileage fees on auto stages, failure to pay minors, unlawful to convey, sell or transfer ownership of any motor vehicle to a minor, motor vehicle driver's licensing under certificate of license registration without having certificate of ownership when operator's license has been suspended, revoked or canceled 46.20.345 motor vehicle operator's licensing, See MOTOR VEHICLES, subtitle Drivers' motor vehicle transporters, delivering vehicles without transporter's license 46.76.010 odometers, tampering with 46.37.540, 46.37.570 open containers of alcoholic beverages disguising prohibited 46.61.5195 driver or passenger may not have, exceptions 46.61.519, 46.61.5191 operating under influence of intoxicants or drugs 9.91.020 embracing another while driving as operating vehicle on down grade with clutch disengaged 46.61.630 operating vehicle under certificate of license registration without

designated successor to franchise owner certificate of ownership or license unattended vehicle, failure to remove from registration is canceled or refused highway 46.61.590 46.96.110 unfair motor vehicle business practices, violations 46.70.180, 46.70.190 determination of good cause and good faith, procedure 46.96.040, 46.96.050 46.12.160 view obstructed or control of is being interfered with 46.61.615 manufacturer incentive program 46.96.230 unlawful disclosure of contents of abstract of new or relocated dealership 46.96.140, 46.96.150, 46.96.160, 46.96.170, operating vehicle with motor vehicle driver's record 46.52.130 vehicles on installation of different motor, gears in neutral 46.61.630 46.96.180 plates not issued therefor or with disfigured possession of certificate of ownership or plates 46.16.240 registration of 46.12.080 petition or protest proceedings 46.96.210 vehicular assault 46.61.522 operating vehicle without relevant market area 46.96.140 certificate of license registration 46.16.260 valid license number plates 46.16.240 alcohol and drug evaluation and treatment of right of first refusal 46.96.220 offenders, requirements 46.61.524 sale, transfer, or exchange 46.96.200 operators' licenses, refusal to produce upon demand of peace officer 46.61.020 vehicular homicide 46.61.520 termination, cancellation or nonrenewal alcohol and drug evaluation and treatment of 46.96.030, 46.96.070, 46.96.080, owner, lessee, and operator, liability of each offenders, requirements 46.61.524 46.96.090, 46.96.100 venue, cause of action or hearing 46.96.240 Crosswalks 46.37.600 defined for highway purposes 46.04.160, warranty work or service, dealer obligations owner and operator, liability of each 46.16.500, 46.44.120 permits, liability of owner and operator for 47.04.010 46.96.105 marked 46.04.290 good faith, what constitutes, burden of proof parking prohibited in 46.61.570 46.96.060 acts of each other 46.44.120 playgrounds, speed limits 46.61.440 schools, speed limits 46.61.440 manufacturers permitting escape of load materials 46.61.655 prohibited practices 46.96.190 physical control of vehicle under the influence stopping for pedestrians 46.61.235 Curbstoning, penalty 46.70.115 Curves, reduction of speed required 46.61.400 unfair practices 46.96.185 motorsports vehicles - dealer and of liquor or drugs 46.61.504 publicly owned vehicles, allowing operation of unmarked vehicle 46.08.065 manufacturer franchises Ch. 46.93 unlawful acts and practices 46.70.180 Damaged vehicle, inspection, violations relating reckless driving 46.61.500 to 46.32.070 Debris, etc., littering highways 46.61.645, 46.61.655 refusal to give information to or cooperate with peace officers 46.61.020 Dealer, salesperson, and manufacturer licenses assurance of compliance, acceptance, filings 46.70.230 Debt and financing insurance coverage 48.22.060 permit examination of equipment upon attorney general, enforcement, limitations 46.70.220 Definitions demand of peace officer 46.61.020 air bags 46.37.640 weigh vehicle upon demand of peace officer alley 46.04.020 charges to be furnished buyer or mortgagor, 46.61.020 defined for highway purposes 47.04.010 arterial highway 46.04.030 dealer to give details 46.70.130 rental of vehicles civil action for violations of unfair practices, failure to verify signatures 46.20.220 limitations defined for highway purposes 47.04.010 motorcycle to persons without license limitation upon bringing suit under authorized emergency vehicle 46.04.040 indorsement for 46.20.220 auto stage 46.04.050 axle 46.04.060 46.70.220 renting to unlicensed person 46.20.220 repairs, restorations or alterations cumulative nature of provisions 46.70.270 denial, revocation or suspension of license bicycles 46.04.071 failure to keep report on source of major parts 46.52.090 report of sale, fraudulent 9.45.260 when civil action is pending, effect business district 46.04.080 46.70.270 defined for highway purposes 47.04.010 injunction 46.70.240 camper 46.04.085 riding other than on seat of motorcycle violation, penalty 46.70.240 jurisdiction 46.70.240, 46.70.250 cancel 46.04.090 46.61.610 center line 46.04.100 roadway construction area speeding 46.61.527 sale or transfer of vehicle, failure to make limitation of action for civil damages or injunction 46.70.220 defined for highway purposes 47.04.010 center of intersection 46.04.110 assignment on, in noncompliance with defined for highway purposes 47.04.010 chauffeur 46.04.115 local regulation preempted 46.70.300 certificate requirements 46.12.010 penalties purchasers' or transferees' failure to transfer city street 46.04.120 defined for highway purposes 47.04.010 classic car 46.04.274 collector 46.04.125 civil 46.70.240 certificate of ownership and license court orders, violation of 46.70.240 registration 46.12.101 personal service of process outside of state 46.70.250 salesmen's license 46.70.240 purchaser's or transferee's failure to transfer, prosecuting attorneys, duties to enforce 46.70.220 combination of vehicles 46.04.130 certificate of ownership and license registration 46.12.101 defined for highway purposes 47.04.010 commercial vehicles 46.04.140 recreational vehicle shows, subagency licenses 46.70.370 rules relating to 46.70.160 serial numbers, altered or removed 46.12.300 defined for highway purposes 47.04.010 signal preemption devices Cooper Jones Act emblems 46.04.144 county road 46.04.150 accident, penalty 46.37.673, 46.37.674, 46.37.675 service of process outside of state, personal service 46.70.250 defined for highway purposes 47.04.010 crosswalk 46.04.160 possession 46.37.671 unfair practices, civil violations prohibited, exceptions 46.37.670 use, sale, purchase 46.37.672 attorney general, duties 46.70.220 defined for highway purposes 47.04.010 violations deemed civil 46.70.270 department 46.04.162 size, weight, and load limits director 46.04.163 axle and tire factors 46.44.042 drive away - tow away operation 46.04.165 driver 46.04.370 bankruptcy proceedings, notice of 46.70.183 citation, operator acceptance 46.44.120 certificates of ownership and license combination of vehicles and load, maximum registration, as affects Ch. 46.12 driver education 46.04.167 driving privilege withheld 46.04.168 electric personal assistive mobility device 46.04.1695 lengths 46.44.030 education requirements 46.70.079 owner, liability for acts of operator franchise protection Ch. 46.96 minors, unlawful for any person to convey, sell or transfer ownership of any motor vehicle to any minor under the age of 46.44.120 electric vehicles, medium-speed 46.04.295 electric-assisted bicycle 46.04.169 owner, liability of operator and owner 46.44.120 slow moving vehicles 46.61.427 eighteen, exceptions 46.12.260 staggered license renewal periods 46.70.085 electronic commerce 46.04.1697 explosives 46.04.170 striking unattended vehicle, neglect of duty farm tractor 46.04.180 farm vehicle 46.04.181 farmer 46.04.182 46.52.010 used vehicles taking without permission 9A.56.070, evidence of ownership required 46.70.124 posting or disclosure of asking price 46.70.125 9A.56.075 farmer 46.04.182 farming 46.04.183 flammable liquid 46.04.187 garbage truck 46.04.194 highway 46.04.197 theft 9A.56.096 theft of 9A.56.063, 9A.56.065, 9A.56.068, warranties, responsibilities to consumers Ch. 9A 56 078 19.118 theft prevention authority Ch. 46.66 Dealers and manufacturers for hire vehicle 46.04.190 throwing debris from moving vehicle definitions 46.96.020 46.61.655 franchises hours of darkness 46.04.200

[RCW Index—page 488] (2008 Ed.)

intersection area 46.04.220 defined for highway purposes 47.04.010 intersection control area 46.04.240 defined for highway purposes 47.04.010 kit vehicle 46.04.251 kit vehicle 46.04.251 laned highway 46.04.260 defined for highway purposes 47.04.010 legal owner 46.04.270 lightweight stud 46.04.272 limousines and other for hire vehicles 46.04.274 local authorities 46.04.280 defined for highway purposes 47.04.010 manufactured home 46.04.302 marked crosswalk 46.04.290 defined for highway purposes 47.04.010 metal tire 46.04.300 defined for highway purposes 47.04.010 mobile home 46.04.302 modular home 46.04.303 moped 46.04.304 moped 46.04.304 motor home 46.04.305 motor truck 46.04.310 defined for highway purposes 47.04.010 motor vehicle 46.04.320 defined for highway purposes 47.04.010 motorcycle 46.04.330 motor-driven cycle 46.04.332 motorized foot scooter 46.04.336 muffler 46.04.340 multiple lane highway 46.04.350 multiple lane highway 46.04.350 defined for highway purposes 47.04.010 municipal transit vehicle 46.04.355 negative 46.04.408 nonresident 46.04.360 operator 46.04.370 defined for highway purposes 47.04.010 owner 46.04.380 park or parking 46.04.381 park trailer or park model trailer 46.04.622 parts car 46.04.3815 passenger car 46.04.382 peace officer, defined for highway purposes 47.04.010 pedestrian 46.04.400 defined for highway purposes 47.04.010 person 46.04.405 defined for highway purposes 47.04.010 personalized license plates 46.16.560 photograph 46.04.408 picture 46.04.408 pneumatic tires 46.04.410 defined for highway purposes 47.04.010 pole trailer 46.04.414 police officer 46.04.391 power wheelchair 46.04.415 private road or driveway 46.04.420 defined for highway purposes 47.04.010 public highway, defined for highway purposes 47.04.010 public scale 46.04.435 qualified probation department 46.61.516 railroad 46.04.440 defined for highway purposes 47.04.010 railroad sign or signal 46.04.450 defined for highway purposes 47.04.010 reasonable grounds 46.04.455 registered owner 46.04.460 rental car 46.04.465 rental car business 46.04.466 residence district 46.04.470 revoke 46.04.480 road tractor 46.04.490 roadway 46.04.500 roadway 46.04.500 defined for highway purposes 47.04.010 safety zone 46.04.510 defined for highway purposes 47.04.010 sales-dealers 46.70.011 school bus 46.04.521 semitrailer 46.04.530 sidewalk 46.04.540 defined for highway purposes 47.04.010 defined for highway purposes 47.04.010 signal preemption device 46.04.62250

solid tire 46.04.550 defined for highway purposes 47.04.010 special mobile equipment 46.04.552 stand or standing 46.04.555 state highway 46.04.560 defined for highway purposes 47.04.010 stop 46.04.565 stop or stopping 46.04.566 street rod vehicle 46.04.571 streetcar 46.04.570 defined for highway purposes 47.04.010 suspend 46.04.580 tandem axles 46.04.582 temporarily sojourning 46.04.585 tractor 46.04.650 traffic 46.04.590 defined for highway purposes 47.04.010 traffic control devices 46.04.611 traffic control signal 46.04.600 defined for highway purposes 47.04.010 traffic devices, defined for highway purposes 47.04.010 47.04.010 trailer 46.04.620 train 46.04.630 defined for highway purposes 47.04.010 travel trailer 46.04.623 trolley vehicle 46.04.640 truck 46.04.653 truck tractor 46.04.655 used vehicle 46.04.660 vehicle 46.04.670 defined for highway purposes 47.04.010 moped excluded for purposes of unfair business practices law 46.04.670 vehicle or pedestrian right of way 46.04.672 Denial, cancellation, or suspension of manufacturer's licenses mobile homes or travel trailers deficiency in surety bond as grounds for 46.70.075 Destroyed vehicles failure to notify director of motor vehicles of 46.12.070 possession of certificate of ownership or registration of 46.12.070 Disabilities, persons with parking privileges 46.16.381 restrictions 46.20.041 Disabled drivers refueling services 49.60.360 Disabled vehicles stopping on highway prohibition inapplicable to 46.61.560 turn signal not to be flashed, exception 46.61.305 Disclosure of vehicle owner, notify owner 46.12.380 Display of dealer's licenses plates, limitations on use 46.70.090 Doors, opening and closing rules 46.61.620 Driver education courses in schools 46.20.055 Driver education courses, See also MOTOR VEHICLES, subtitle Traffic safety education courses in schools Driver license compact 46.21.010 Driver training schools administrative authority 46.82.290 appeals from director's actions, decisions 46.82.380 background checks 46.82.325 business and profession act 46.82.285 business practices, requirements 46.82.360 curriculum, basic minimum curriculum, requirements, revocation of license for failure to teach 46.82.420 definitions relating to 46.82.280 driver instructors' advisory committee created, composition, duties 46.82.300 educational institutions exempt from regulation 46.82.400 license fees 46.82.310

renewal fee 46.82.310 instructor's license application 46.82.320, 46.82.330 duplicate, issuance 46.82.340 examination 46.82.330 fee 46.82.320 requirements 46.82.320 suspension, revocation, denial causes 46.82.350 left-hand lane, usage information required 46.82.430 license to conduct application 46.82.310 duplicate, issuance 46.82.340 application fees 46.82.310 license certificate 46.82.310 duplicate and fee therefor 46.82.310 renewal fee 46.82.310 suspension, revocation, denial causes 46.82.350 moneys collected from licenses, deposit to highway safety fund 46.82.41 penalty for violation 46.82.390 rule making authority 46.82.290 suspension, revocation, denial appeal, emergency suspension, hearing notice, procedure 46.82.370 business practices, noncompliance 46.82.360 traffic safety education 46.82.430 violations, penalty 46.82.320 Driver under twenty-one consuming alcohol, penalties 46.61.503 Drivers' licenses address or name change 46.20.205 administrative revocation 46.20.308 for hire vehicle drivers 46.20.045 minimum 46.20.031 school bus drivers 46.20.045 alcohol or drug tests for intoxication implied consent 46.20.311, 46.20.3101 refusal may be used in criminal trial 46.20.308 alcoholics, certain ineligible 46.65.060 anatomical gift organ donor registry, information 46.20.1131 statement 46.20.113 appearance in court, violation of written promise to appear, procedure 46.64.025 applications for licenses contents 46.20.091 false statement, penalty 46.20.091 minors, requirements 46.20.100 nonresident, driving record from other jurisdiction 46.20.091 original license 46.20.091 armed forces, person serving, continuation of existing license 46.20.027 biometric matching system 46.20.037, 46.20.038 blood or breath alcohol content test refusal is admissible evidence 46.61.517 Canadian border crossing 46.20.202, 46.20.2021 cancellation, See MOTOR VEHICLES, subtitle Drivers' licenses, suspension, revocation or cancellation of case record of convictions and findings 46.52.120 change of address or name 46.20.205 commercial drivers' licenses 46.20.049 agreements to carry out chapter, authorization to enter into 46.25.150 alcohol and drug tests, disqualification for positive test or refusal to take test 46.25.120, 46.25.125 alcohol and drug tests, mandatory reporting 46.25.123

application 46.25.070

applications	content and conduct 46.20.130	motorcycle endorsement, exceptions
time limit for application by new resident 46.25.070	generally 46.20.120 reexamination, when 46.20.305	46.20.500 motorcycle operator
change of address, notice to department	rules, authority 46.20.126	endorsement fee 46.20.505
46.25.070	waiver 46.20.120, 46.20.125	examination 46.20.130
contents, classifications, endorsements, and	exemptions 46.20.025	name or address change 46.20.205
restrictions 46.25.080 definitions 46.25.010	exhibited upon accident 46.52.020 expiration date 46.20.181	new residents 46.20.021 nonresidents
disqualification, grounds and procedure	failure to appear in court 46.64.025	suspension or revocation of license,
46.25.090	false statement by applicant, penalty	convictions, traffic infractions,
driving with alcohol in system, penalty	46.20.091	forwarding record of 46.20.215
46.25.110 employer's duties 46.25.040	falsification prevention program 46.20.114 federal REAL ID act 46.20.191, 46.20.1911	occupational licenses 46.20.391, 46.20.394, 46.20.400, 46.20.410
employment applications, required	fees	operating vehicle without valid driver's
disclosures 46.25.030	application, filing 46.20.380	license 46.20.005, 46.20.015
exchange of information 46.25.080 hazardous materials endorsement 46.25.070,	disposition 46.68.041 duplicate license or permit 46.20.200	parking violations municipalities to report to state 46.20.270
46.25.085	examination 46.20.120	photographic identification, retention during
instruction permit 46.25.060	motorcycle endorsement 46.20.505	renewal process 46.20.185
issued by another state or jurisdiction 46.25.160	payment options 46.01.230 financial responsibility law, See MOTOR	photographs on driver's license negative file 46.20.118
knowledge and skills test 46.25.060	VEHICLES, subtitle Financial	rules and regulations, adoption, authority
loss of driving privileges, notification of	responsibility law	46.20.119
employer, driver's duty 46.25.030	formal hearing appeal to superior court 46.20.334	possession of when driving, display on
medical examiner's certificate 46.25.055, 46.25.057	conduct of hearing 46.20.329	demand 46.20.017 probationary license
nonresidents, violation or disqualification,	decision of director or designee 46.20.333	alcohol violator 46.20.355
report 46.25.130	director's designee, authority to preside and	prohibited practices generally 46.20.0921
one license only allowed 46.25.020 penalties, civil and criminal 46.25.170	make decision 46.20.331 evidence 46.20.332	reexaminations, when 46.20.305 refusal to produce upon demand of peace
required, exceptions and restrictions	interview not deemed to be 46.20.327	officer unlawful 46.61.020
46.25.050	notice of 46.20.329	renewal
restoration following disqualification 46.25.100	persons not entitled to 46.20.324 request for after interview 46.20.328	driver improvement interview required when renewal refused 46.20.322
rule making authority, department of	subpoenas 46.20.332	examination required, when 46.20.120
licensing 46.25.140	suspension or revocation stayed during	fee 46.20.181
time limit for new resident to apply for 46.25.070	46.20.329 time and place 46.20.329	waiver of reexamination 46.20.120 required 46.20.001
violations notification to department of	habitual traffic offenders	resident defined for purposes of obtaining
licensing and employer, driver's duty	revocation of license, procedure 46.65.065	46.20.021
46.25.030 content 46.20.161	for hire vehicle certificates or operators' permits 46.72.100	restricted license 46.20.041, 46.20.305 revocation
convictions	identicards 46.20.117	eluding police 46.61.024
revocation 46.20.285	identity, proof of necessary for issuance	mandatory, notice and review 46.20.245
withholding driving privilege 46.20.270 crimes requiring revocation 46.20.286	46.20.035 identity theft to improperly access financial	offenses requiring revocation 46.20.285, 46.20.286
data furnished to department of information	information Ch. 9.35	rights and restrictions 46.20.001
services, exception 46.20.157	ignition interlock driver's license 46.04.217,	roadblock, license check 46.64.060, 46.64.070
deferred prosecution program Ch. 10.05 disability, restrictions 46.20.041	46.20.385, 46.20.400, 46.20.410 implied consent law	rule-making authority 46.01.110 sexual offender registration requirements
display to police officer 46.20.017, 46.61.020	license sanctions, duration 46.20.311	notice to persons applying for or renewing
driver improvement interview	license sanctions, duration of 46.20.3101	46.20.187
conduct of interview 46.20.327 evidence at 46.20.327	procedures 46.20.308	state preempts field, exception 46.08.010
failure to appear or request interview	ineligible persons 46.20.031 instruction permits 46.20.055	stopping vehicle, license check 46.64.060, 46.64.070
46.20.326	intermediate license 46.20.075, 46.20.267	stopping vehicle registered to person whose
findings and recommendations 46.20.328	issuance of license, fee 46.20.161	license has been suspended or revoked
juvenile driver, parent or guardian may be brought in for 46.20.322	juvenile agricultural driving permits 46.20.070	46.20.349 supervision and control of director of licenses
notice of	juvenile driver's license	transferred to department of licensing Ch.
contents 46.20.323	driver improvement interview, parent or	46.01
department to give 46.20.322 persons not entitled to interview or formal	guardian may be required to attend 46.20.322	surrender of license 46.20.315 suspension, revocation or cancellation of
hearing 46.20.324	driving while license suspended or revoked	accident report, failure to make as grounds
referee's findings 46.20.328	46.20.342 records of traffic violations to be furnished to	for 46.52.035 alcohol or drug test, failure to take 46.20.308
required before suspension, revocation, probation or nonrenewal, exceptions	juvenile court when requested 46.20.293	appeals 46.20.334
46.20.322	revocation, alcohol or drug violations	arrest without warrant, when authorized
suspension or probation prior to interview,	66.44.365	10.31.100 sutherity of department, grounds 46.20.201
alternative procedure 46.20.325 waiver of interview by not appearing or	revocation and reinstatement, alcohol or drug violations 46.20.265	authority of department, grounds 46.20.291 case record of driver as grounds 46.52.120
making request 46.20.326	suspension, revocation or restriction	driving while license is suspended or
driver license compact	driver improvement interview with parent	revoked 46.20.342
licensing authority, defined 46.21.020 driving under the influence	or guardian may be required 46.20.322 grounds 46.20.292	effective although license not surrendered 46.20.320
probationary license 46.20.355	mental disabilities, persons with 46.20.041	extraterritorial convictions, for 46.20.300
driving with license suspended or revoked	military personnel 46.20.027	failure to appear in court 46.64.025
penalties 46.20.342 drug abusers, addicts, certain ineligible	minors applications 46.20.100	failure to respond, appear, or comply 46.20.289
46.65.060	minors, method to distinguish licenses	grounds 46.20.207
duplicates, fee 46.20.200 electric-assisted bicycles, exception 46.20.500	46.20.105 minor's traffic records, disclosure 46.20.293	hearing, stay of suspension, etc. 46.20.329
examinations	moped operation 46.20.500	juvenile driver's license, grounds 46.20.292 nonresidents 46.20.215
	i l	•

offenses requiring revocation 46.20.285, 46.20.286 operating under license from another jurisdiction prohibited 46.20.345 plates, surrender of 46.29.605 probation in lieu of 46.20.335 reckless driving 46.61.500 revocation improper procedure after involvement in an accident as grounds for 46.52.020 surrender of license 46.20.315 suspension reckless driving, for 46.61.500 suspension for abandonment of vehicle suspension for nonpayment of child support, effect 48.22.140 suspension for nonpayment of judgment suspension for violation of financial responsibility law surrender of license, penalty for failing to return 46.29.610 temporary permits 46.20.065 temporary restricted licenses 46.20.391, 46.20.394, 46.20.400, 46.20.410 time limit for new resident to obtain 46.20.021 unauthorized minor or ward, violation to allow to drive 46.20.024 unlicensed drivers placement in suspended or revoked status 46.20.317 subject to all provisions of motor vehicle law 46.20.022 vehicular assault revocation period 46.20.285, 46.20.286 vehicular homicide revocation period 46.20.285, 46.20.286 violations relating to applications 46.20.0921 display or possession of canceled, revoked, or suspended license or identicard 46.20.338 displaying or using another's license 46.20.0921 failure to appear in court 46.64.025 fictitious or fraudulently altered license 46.20.0921 loaning license 46.20.0921 operating vehicle
when license has been suspended, revoked
or canceled 46.20.345 voter registration in conjunction with license application or renewal, procedure licensing agent's duties 46.20.155 posting signs 46.20.153 wheelchair conveyances 46.20.109 withholding driving privilege conviction of offense 46.20.270 Driving on sidewalks prohibited 46.61.606 Driving privilege withheld defined 46.04.168 Driving record, abstract of access 46.52.130 disclosure, when allowed and to whom, scope of disclosure 46.52.130 disposition of fees 46.68.038 Driving under the influence 9.91.020 alcohol concentration, defined 46.04.015 alcohol information school attendance 46.61.5056 alcohol or drug tests 46.20.308, 46.20.3101 blood or breath alcohol content test refusal is admissible evidence 46.61.517 criminal history and driving record, verification 46.61.513 diagnostic evaluation and treatment for alcohol violators 46.61.5056 driver under age twenty-one mandatory appearances 46.61.50571 driver under twenty-one consuming alcohol,

probationary license 46.20.355 drugs, defined 46.61.540 evidence, admission 46.61.506 state toxicology laboratory and enforcement funding fee 46.61.5054 impaired driving safety account 46.68.260 license sanctions 46.20.311, 46.20.3101 own test, results 46.61.506 penalty schedule 46.61.5055 refusal to submit to analysis of blood 46.61.506 seizure and forfeiture of vehicle 46.61.5058 sentences attendance at program focusing on victims 46.61.5152 intermittent fulfillment, restriction 46.61.5151 tests 46.61.506 traffic safety commission to inform and educate 43.59.140 vehicular assault 46.61.522 what constitutes 46.61.502 Driving with license suspended or revoked penalties 46.20.342 Driving without a valid license identifying documentation 46.20.005 impoundment 46.55.113 misdemeanor, when 46.20.005 traffic infraction, when 46.20.015 Drugs driving under the influence 46.61.502 vehicular assault 46.61.522 vehicular homicide 46.61.520 what drugs are included 46.61.540 juvenile driving privileges, revocation and reinstatement 46.20.265, 69.50.420, 69.52.070 juvenile driving privileges revoked 46.20.311 physical control of vehicle under the influence 46.61.504 "Dune buggies," inspection and approval, fee 46.37.520 Earphones, when prohibited 46.37.480 Electric personal assistive mobility device 46.04.1695, 46.61.710 Electric vehicles state purchase of power 43.01.250 Electric vehicles, medium-speed definition 46.04.295 highway use 46.61.723 Electric-assisted bicycle defined 46.04.169 operating requirements 46.61.710 Embracing another while driving 46.61.665 Emergency response caused by intoxication recovery of costs from convicted person 38.52.430 Emergency vehicles audible signals, when necessary 46.61.035 carrying persons on outside of car permissible 46.61.660 catalytic converter 43.21A.430 equipment sales of equipment to person who may not lawfully use prohibited 46.37.195 fire department vehicles, red flashing lights for 46.37.184 firefighter's private cars green lights for 46.37.185 identification card required 46.37.187 sign or plates on 46.37.186 identification card required 46.37.187 funeral coaches, blue lights for 46.37.187 law enforcement vehicles colored lights 46.37.190 maximum height requirement not to apply to 46.44.020 operation of vehicles on approach of 46.61.210 pedestrians yield right of way to 46.61.264 police vehicles

regulations and tests on equipment to be used by 46.37.194
signal lamps displaying alternately flashing red lights 46.37.190
sirens required 46.37.190 vehicle operation provisions, exempt from 46.61.035 yielding way to 46.61.210, 46.61.212 Emission contributing areas department of ecology to provide information to motorists regarding boundaries of 46.16.015 Emission control clean-fuel performance and clean-fuel vehicle emissions specifications 70.120.210 compliance, required for licensing 46.16.017 compliance requirements 46.16.015 definitions 70.120.010 departmental authority supplemental to clean air act authority 70.120.130 diesel motor vehicles smoke opacity test 70.120.150 emission contributing areas designation by department of ecology 70.120.150 vehicle emission inspection requirements 70.120.170 fleet vehicles, certificates, validation date 46.16.015 noncompliance areas annual review 70.120.160 designation by department of ecology 70.120.150 programs required to be conducted 70.120.020 adoption 70.120.120 implementation, enforcement 46.16.016 scientific advisory board, membership and duties 70.120.230 state agencies, vehicle emission inspection requirements 70.120.170 used vehicles 70.120.190 vehicle emission and equipment standards 70.120.150 vehicle inspection certificate of acceptance for vehicles which fail test, conditions 70.120.070 diesel motor vehicles 70.120.080 fleets 70.120.080 repairs, quality of, complaints 70.120.100 testing stations, complaints 70.120.100 Emission standards early credits and banking 70.120A.020 new vehicle greenhouse gas emissions disclosure 70.120A.050 reports 70.120A.040 rules, department of ecology 70.120A.010 warranty repair service 70.120A.030 Enforcement habitual traffic offenders act, See MOTOR VEHICLES, subtitle Habitual traffic offenders act procedure governing arrest and prosecution, nonexclusive 46.64.030 service of process on nonresidents, residents leaving state 46.64.040 stopping motor vehicles for license and vehicle check 46.64.060, 46.64.070 traffic citation generally 46.64.010 notice to appear in court, generally 46.64.015 violations, attempting, aiding, abetting, committing 46.64.048 Equipment requirements air bags definition 46.37.640 installation of previously deployed 46.37.650replacement requirements 46.37.660 air conditioning equipment 46.37.470 alternative fuel source, placard required 46.37.467

penalties 46.61.503

drivers' licenses

backup devices 46.37.400	firefighter's private cars	vehicles in combination, obstructed lighting
body and body hardware 46.37.517 brakes	green lights for 46.37.185	devices need not be lighted 46.37.130
brake system failure indicator 46.37.360	identification card required 46.37.187 sign or plates on	warning lamps 46.37.210 lamps or illuminating devices
compression, jake brakes 46.37.395	identification card required 46.37.187	emergency vehicles
hydraulic brake fluid requirements	funeral coaches, blue lights for 46.37.187	firefighter's private cars
46.37.365	law enforcement vehicles 46.37.190	sign or plates on 46.37.186
maintenance of 46.37.360	penalty for violations 46.37.188	mirror requirements 46.37.400, 46.37.530
performance ability 46.37.351 brakes requirements 46.37.340	signal lamps displaying alternately flashing	mopeds helmets 46.37.530
bumpers 46.37.513	red lights 46.37.190 farm tractors, equipment and implements of	motorcycles
buses	husbandry for 46.37.160	brake performance ability 46.37.528
passenger 46.37.440	flashing lamps permitted, when 46.37.280	brake requirements 46.37.527
school buses	fog lamps 46.37.180	exceptions 46.61.613
signal lamp displaying alternately flashing red lights, to have 46.37.290	hazard warning lamps 46.37.215	exhaust system modification 46.37.537 foot pegs, passengers 46.61.610
special lighting equipment on 46.37.290	head lamps 46.37.040 multiple-beam 46.37.220, 46.37.230	handlebars, maximum height 46.61.611
camper units, safety glazing materials	single-beam 46.37.240	head lamp requirements 46.37.523
46.37.430	husbandry implements, road machinery,	helmets, goggles, face shield 46.37.530,
car seats 46.37.505, 46.61.687, 46.61.6871, 46.61.6885	road rollers, farm tractors 46.37.170	46.37.535 horns 46.37.539
catalytic converter for emergency vehicles	identification lamps 46.37.090, 46.37.210	lights on requirements 46.37.522
43.21A.430	visibility of 46.37.120 impairment of effectiveness, prohibited	mirrors 46.37.530, 46.37.539
chains or studded tires, when required, penalty	46.37.030	mufflers 46.37.539
46.37.420	law enforcement vehicles 46.37.190	modifications of prohibited 46.37.390
"dune buggies" 46.37.520 earphones, when prohibited 46.37.480	colored lights 46.37.190	passengers, foot pegs 46.61.610 riding with both feet on same side of vehicle
electric-assisted bicycles 46.37.530	light illuminating license plate 46.37.050	prohibited 46.61.612
engine and power mechanism to be equipped	color 46.37.100 lighted, when 46.37.020	tail lamps, reflectors, stop lamps 46.37.525
to prevent fumes or smoke 46.37.390	motorcycles	tires 46.37.539
exempted vehicles 46.37.010	head lamps 46.37.523	motor-driven cycles 46.37.530
farm equipment, slow moving vehicle emblem, required 46.37.160	tail lamps, reflectors, stop lamps 46.37.525	brake performance ability 46.37.528 brake requirements 46.37.527
fender or splash aprons 46.37.500	motor-driven cycles	braking system inspection 46.37.529
flares and other sight warning devices	head lamp requirements 46.37.523, 46.37.524	head lamp requirements 46.37.523
cars, trucks, passenger buses and truck	tail lamps, reflectors, stop lamps 46.37.525	horns 46.37.539
tractors, for display of 46.37.450	mounting of 46.37.030	lights on requirements 46.37.522 mirrors 46.37.539
towing flag 46.44.070	approval 46.37.310	mufflers 46.37.539
trucks, passenger buses and truck tractors,	certificate of revocation, reapproval 46.37.330	tail lamps, reflectors, stop lamps 46.37.525
for 46.37.440	certificate of approval	tires 46.37.539
foot pegs, passengers on motorcycles 46.61.610	revocation, reapproval 46.37.330	muffler requirements 46.37.390 motorcycles, modification of prohibited
front suspension 46.37.369	multiple-beam road-lighting equipment	46.37.390
fuel system 46.37.465	alternate road lighting equipment 46.37.260	odometers, tampering with
fuel tank attachment 46.37.465	use of 46.37.230	prohibited 46.37.540
handlebar height 46.61.611 helmets, goggles, etc., motorcycles 46.37.530,	when, requisites 46.37.220	exemptions 46.37.590 replacing, prohibited, exemptions 46.37.590
46.37.535	parked vehicles, when lighted lamps	private carrier buses 46.37.290
horns and other sound warning devices	required 46.37.150 projecting loads	private school buses 46.37.630
46.37.380 theft alarm signal device 46.37.380	red flag, lamp or lantern for 46.37.140	projecting loads, red flag, lamp or lantern for
lamps and illuminating devices	red flag or lantern for 46.37.140	46.37.140 rules to implement 46.37.191
alternate road lighting equipment 46.37.260	red light prohibited, exceptions 46.37.280	safety glazing materials for doors, windows,
application of RCW 46.37.090, 46.37.100,	reflectors 46.37.060, 46.37.090, 46.37.160 color 46.37.100, 46.37.120	and windshields 46.37.430
46.37.110, 46.37.120 and 46.37.130 46.37.080	mounting 46.37.110 mounting 46.37.110	safety load chains and devices required
approval 46.37.310, 46.37.320	visibility of 46.37.120	46.37.490 scope and effect of regulations 46.37.010
certificate of	running board courtesy lamp 46.37.210	scope of regulations 46.37.010
revocation, reapproval 46.37.330	side cowl or fender lamps 46.37.210 side marker lamps 46.37.090	snow-removal or highway maintenance
auxiliary driving lamps 46.37.180 multiple-beam 46.37.220, 46.37.230	color 46.37.100	equipment, for 46.37.300
auxiliary passing lamps 46.37.180	mounting 46.37.110	sound system attachment 46.37.680 state patrol 46.37.005
multiple-beam 46.37.220, 46.37.230	visibility of 46.37.120, 46.37.150	steering and suspension systems 46.37.375
auxiliary systems 46.37.210	single-beam road-lighting equipment	street rods and kit vehicles 46.37.518
back-up lamp 46.37.210	alternate road lighting equipment 46.37.260	television viewers, restrictions on location and
color 46.37.100 buses	when, requisites 46.37.240	exception 46.37.480 tire and axle requirements
school buses	special restrictions on 46.37.280	maximum gross weight 46.44.042
signal lamps displaying alternately	spot lamps 46.37.180	tire requirements 46.37.420
flashing red lights 46.37.190	stop lamps 46.37.070, 46.37.090, 46.37.200 color 46.37.100	towing, safety chains required 46.37.495
special lighting equipment on 46.37.290 certificate of approval	tail lamps 46.37.050	traffic infractions, enforcement procedures 46.37.010
revocation, reapproval 46.37.330	color 46.37.100	wheelchair conveyances 46.16.640
clearance lamps 46.37.090	taillights	safety standards 46.37.610
color 46.37.100	blue or purple dot, when allowed 46.37.100 testing conditions 46.37.030	wheels, extensions, projections 46.37.369
mounting 46.37.110 visibility of 46.37.120	tow trucks	windows, sunscreening and coloring of 46.37.430
driving lamps, number required or permitted	red lights 46.37.196	unlawful installation, penalty 46.37.435
46.37.270	turn signal lamps or devices 46.37.100,	windshield requirements
emergency vehicles fire department vehicles, red flashing lights	46.37.120, 46.37.200 color 46.37.070	safety glazing materials 46.37.410, 46.37.430
for 46.37.184	school buses 46.37.190	sunscreening and coloring of 46.37.430
	1	

[RCW Index—page 492] (2008 Ed.)

unlawful installation, penalty 46.37.435	combined vehicle licensing fees, disposition	mileage fees 46.16.125
unobstructed 46.37.410 wipers 46.37.410	46.68.035 disposition of 46.68.030, 46.68.038	temporary motor vehicle license, nonresident member of armed forces 46.16.460
Equipment safety compact Ch. 46.38	driver training schools	temporary permits 46.16.047
Evidence	licensing 46.82.310	tow trucks, capacity fee in addition to and in
accident reports as evidence 46.52.080	renewal 46.82.310 driver's license examination 46.20.120	lieu 46.16.079 trailers
failure to yield right of way, prima facie evidence of 47.36.110	driver's license fees	maximum gross weight fees on trailers,
index cross reference record of accidents of	disposition 46.68.041	semitrailers and pole trailers
motor vehicle drivers 46.52.120	duplicate license 46.20.200	farm vehicles, excluding fish and forestry
possession of certificate of ownership or registration of destroyed automobile or one	motorcycle endorsement 46.20.505 driver's license issuance 46.20.161	products 46.16.090 monthly tonnage license 46.16.135
with different motor as 46.12.070,	emergency medical services fee 46.12.042	overloading licensed capacity, additional
46.12.080	fleets operating interstate, highway user tax	license fee 46.16.140
refusal of blood or breath alcohol content test is admissible 46.61.517	structure for special size, weight and load permits	trailing units, permanent plates 46.16.068 transporters
scale weight as taken by arresting officer as	prorated 46.44.096	expiration and renewal 46.76.050
evidence of total gross weight for excess	highway purposes, to be applied to Const. Art. 2 § 40	original license 46.76.040 trucks, truck tractors
weight offenses 46.44.047 Examinations	for hire vehicle	maximum gross weight fees on 46.16.070
equipment, refusal to permit examination	certificates for 46.72.070, 46.72.080	farm vehicles, excluding fish and forestry
upon demand of peace officer 46.61.020	disposition of 46.72.110 nonresident taxicabs, permit 46.72.110,	products 46.16.090 how computed 46.16.111
operator's licenses, See MOTOR VEHICLES, subtitle Drivers' licenses	46.72.130	monthly tonnage license 46.16.135
Explosives	mileage fees, penalty 46.16.125	overloading licensed capacity, additional
flammable liquids or compressed gases,	operator's permit 46.72.030 identicards 46.20.117	license fee 46.16.140 travel trailer, horse trailer, boat trailer,
vehicle for transportation of operating while carrying flares, fusees or	interstate commercial vehicles	exception 46.16.111
signals produced by flame prohibited	less than year permit 46.88.010	maximum gross weight fee 46.16.070
46.37.440	license classification, fee upon change in 46.16.280	how computed 46.16.111 vehicle license 46.68.030
operating without electric lanterns or portable reflectors 46.37.440	license tabs 46.16.0621	vehicle licensing application fee 46.01.140
Farm equipment	logging tracks	weight, motor homes 46.17.020
hazard warning lights, required 46.37.160	county log tolerance permit 46.44.047 logging trucks	weight fees, motor vehicles 46.17.010 wrecked vehicles, permit to junk 46.12.230
slow moving vehicle emblem, required 46.37.160	special permits to carry excess weight on	wreckers' license 46.80.040, 46.80.050,
Farm implements	state highways 46.44.047	46.80.060
size, weight, and load limits, exception,	mileage fees on auto stages, failure to pay 46.16.125	Fender requirements 46.37.500 Ferry queues
penalty 46.44.130 special permits for oversize or overweight	motor vehicles	violations 46.61.735
movements	auto stages	Financial responsibility law
application for, contents 46.44.140	maximum gross weight fee 46.16.070 how computed 46.16.111	administration forms, prescribing and providing 46.29.030
violation of terms, penalty 46.44.140 Farm tractors	seating capacity fees 46.16.121	rules and regulations 46.29.030
single beam headlights 46.37.240	certificate of license registration	appeals
Farm vehicle license, operating under in	disposition 46.12.101 new issue 46.12.101	court review 46.29.040 driving record abstract to be furnished driver
violation of limitations thereon 46.16.090 Farm vehicles	certificate of ownership	or his attorney, fee 46.29.050
application for exemption identification plate	dealer 46.12.170	highway safety fund
46.16.025	disposition 46.12.101 new issue 46.12.101	driving record abstract fee to be deposited in 46.29.050
defined 46.04.181 fee 46.16.025	reissue to add or clear a security agreement	operating record abstract, fee to be deposited
identification device for exempt vehicle	46.12.170 for hire vehicles	in 46.29.050 use 46.68.060
46.16.025	maximum gross weight fee 46.16.070	operating record, abstract to be furnished on
trip permits 46.16.162 Federal Automobile Dealer Franchise Act,	how computed 46.16.111	request, contents, fee 46.29.050
claims under, limitation to one recovery	seating capacity fees 46.16.121 stages	pilot vehicles, mobile home movements minimum coverage 46.44.180
under state and federal law 46.70.190	maximum gross weight fee 46.16.070	plates, surrender of, driving privilege
Fees agent and subagent fees, analysis and	how computed 46.16.111	suspended 46.29.605
evaluation 46.01.325	seating capacity fees 46.16.121 out-of-state commercial vehicles and	proof of financial responsibility for the future application 46.29.250
auto stages	combinations 46.16.160	bond as proof
mileage fees, penalty 46.16.125 campers, trailers, motor homes	plates	action on bond 46.29.540
sanitary disposal systems 46.16.063	dealers' and manufacturer's 46.70.061 reflectorized 46.16.237	approval 46.29.520 cancellation, consent of department to
certificate of license registration	replacement 46.16.270	46.29.600
duplicate 46.12.181 reissue when contract or mortgage fulfilled	recreational vehicles	cancellation, notice, filing 46.29.520
46.12.170	sanitary disposal systems 46.16.063 refunds of fees erroneously paid 46.68.010	how given 46.29.520 lien, bond constitutes 46.29.530
when different motor installed 46.12.080	sales-dealers' licenses and plates 46.70.061	other proof may be required 46.29.590
certificate of ownership 46.12.040 disposition of 46.68.020	snowmobile registration 46.10.040	recording 46.29.530
duplicate 46.12.181	special permits for oversize and overweight movements 46.44.0941	requirements 46.29.520 substitution of proof 46.29.580
reissue when contract or obligation fulfilled	special permits for oversize or overweight	cancellation of proof, when permitted
46.12.170 when different motor installed 46.12.080	movements 46.44.095	46.29.600
when motor or serial number altered or	determining fee 46.44.096 temporary additional tonnage permits	contract provisions 46.29.490 death or incapacity of person of whom proof
obliterated 46.12.060	46.44.095	required 46.29.600
certificates for fees	to whom paid 46.44.096	default judgments service of notice required, by department,
disposition of 46.72.110	stages mileage fees, penalties 46.16.125	when 46.29.330
collection of underpayments 46.68.010	stages, for hire vehicles	special procedure required for 46.29.330

defined 46.29.260 refusal to issue license until proof given uniformity of act 46.29.010 Fire department vehicles, red flashing lights for 46.37.184 duration of requirement 46.29.600 46.29.290 following accident, failure to provide proof of financial responsibility for the future security following accident, persons required to do also must provide proof of financial responsibility for the future 46.29.420 self-insurance 46.29.630 state, defined 46.29.270 Fire equipment and apparatus 46 29 440 fire hose, crossing 46.61.640 forgery of proof, penalty 46.29.620 fraudulent proof, penalty 46.29.620 fire hydrants, parking 46.61.570 following fire trucks 46.61.635 parking or stopping near 46.61.635 grounds for requiring proof suspension or revocation of license conviction, bail forfeiture, or traffic infraction 46.29.280, 46.29.290, nonresident's license 46.29.300 renewal prohibited until proof given carrying loaded pistol in vehicle prohibited 46.29.300 46.29.280 9 41 050 suspension or revocation of license due to return of license to department, penalty Firemen's private cars Ch. 46.37 conviction, bail forfeiture, or traffic 46.29.610 Flag, towing, equipment requirement 46.44.070 infraction 46.29.280 property damage reporting threshold Flaggers how given 46.29.450 46.29.060 safety standards 49.17.350 insurance as proof binders 46.29.490 Flaggers, compliance with 46.61.015 Fleet vehicles, See MOTOR VEHICLES, subtitle Reciprocal or proportional purpose of act 46.29.010 registration, defined 46.29.020 relief by other processes not prevented cancellation, notice, filing 46.29.490, 46.29.640 registration certification requirements 46.29.460, resident of this state having license suspended Fleets or revoked in another state, suspension of license 46.29.180 46.29.490 operating interstate, highway user tax default by carrier not authorized to do instate business, refusal of certificate of carrier in future 46.29.480 structure for security following accident adjudication of nonliability, release from load permits prorated 46.44.096 size, weight, and load limitations applicable to Ch. 46.44 employment, insurance of liability due to employees not required 46.29.490 minimum amounts 46.29.490 multiple policies 46.29.490 requirement 46.29.130 agreement to pay claims, relief from security Forfeiture of vehicle driven by driver under the influence 46.61.5058
Forging or altering certificates of ownership or requirements, suspension upon default 46 29 140 applicability and availability of security deposits 46.29.220 application 46.29.060 nonresidents, insurance requirements 46.29.470 license registration 46.12.220 other proof may be required 46.29.510 other proof may be required 46.29.590 Fraud bond as security licenses, penalty 46.16.010 Front seat, too many in 46.61.615 Fuel, theft 46.61.740 minimum amount 46.29.090 policy requirements 46.29.490 proration provisions 46.29.490 surety company requirements 46.29.090 provisions required 46.29.490 deposit of security with state treasurer Fuel containing alcohol, label dispensing device reimbursement of insurer provisions 46.29.210 19.94.505 determination of amount of security required by department 46.29.070 46.29.490 Fuel dealers and distributors self-insurance 46.29.630 license application information, data base substitution of proof 46.29.580 distribution of funds from security deposits 46.01.340 workmen's compensation, insurance of liability under not required 46.29.490 Fuel quality Ch. 19.112 46.29.220 evidence, reports, findings, filing of security Fuel tax advisory group 46.01.350 judgments not to be used in evidence 46.29.240 Garbage truck consent by judgment creditor to allow judgment debtor license 46.29.350 exceptions to requirement of security defined 46.04.194 Gasoline, one percent or greater alcohol content casoune, one percent or greater alcoh-label dispensing device 19.94.505 Gasoline, retailer and refiner-supplier relationship Ch. 19.120 General penalty 46.64.050, 46.64.055 Gross weight copy sent to department 46.29.310 form and amount of security 46.29.100 default judgments, proof of service of summons 46.29.310 information corrected or received, action by department following time 46.29.200 failure to satisfy, suspension, revocation or refusal of license until paid and proof supplied 46.29.370 insurance as security company requirements 46.29.090 minimum coverage requirements 46.29.090 computation 46.16.111
license fees 46.16.070
vehicle license application 46.16.040
Habitual traffic offenders act
alcoholism, drug addiction, stay of license
revocation, treatment 46.65.060
departmental findings supplied 46.29.3/0 installment payments 46.29.400 failure to meet installments 46.29.410 insurance available to pay, effect 46.29.360 judgment defined 46.29.270 nonresidents, against, procedure, exceptions 46.29.320 satisfaction of, sufficient payment to satisfy payment of from security deposits 46.29.220 payment of releases judgment debtor from revocation of operator's license 46.65.060 habitual offender, defined 46.65.020 requirements 46.29.390 security requirements 46.29.150 service of summons, proof required in default judgments 46.29.310 minimum damage 46.29.060 minors, release by injured minor, effect period during which license not to be issued money or other securities as proof habitual offender 46.65.070 46.29.120 application of deposits 46.29.560 nonresidents, suspension of license, petition for restoration of operator's license deposit requirements 46.29.550 transmittal of copy to state of residence after four years 46.65.080 after seven years 46.65.100 reinstatement of driving privilege 46.65.080, interest or income, payment to depositor 46.29.560 notice of to operator or owner of amount of other proof may be required 46.29.590 security required 46.29.070 46.65.100 substitution of other proof 46.29.580 proof of financial responsibility for the revocation of license future, persons required to give 46.29.420 reduction of amount of security required procedure 46.65.065 nonresidents certificates required 46.29.320 stay authorized 46.65.060 failing to satisfy judgment, copy of judgment sent to state of his resident 46.29.320 state policy enunciated 46.65.010 transcript or abstract of conviction record 46.29.190 refusal of driver's license until compliance with chapter 46.29.180 release from liability, effect 46.29.120 hearing, departmental 46.65.030 as prima facie evidence 46.65.030 Handicapped parking free parking 46.61.582 stalls service of notice when service of process relief from security requirements, return of deposits 46.29.160 not shown on default judgment 46.29.330 return of security, grounds for 46.29.230 suspension of driver's license duration 46.29.170 in this state, suspension of license on receipt of copy of out-of-state judgment 46.29.330 requirements, penalties 46.61.581 Hazard warning lamps 46.37.215 operator's license, returned to department failure to deposit security 46.29.110 when required 46.29.060 upon suspension or failure to provide Heavy equipment proof, penalty 46.29.610 suspension or revocation of license following notice of crossing to railroads 46.61.350 owner of vehicle may give proof for others accident, failure to provide proof of Heavy vehicle use tax, federal 46.29.570 financial responsibility for the future payment a prerequisite to registration persons required to provide 46.29.250 46.29.430 46.16.073

[RCW Index—page 494] (2008 Ed.)

definitions 46.79.010 assumption of state jurisdiction as to motor vehicle violations 37.12.010 High occupancy vehicle systems car rental sales and use tax county surcharge on 81.100.060 definitions 81.100.020 employer tax 81.100.030 funds, use of 81.100.080 denial, suspension or revocation of license 46.79.070 vehicle licensure 46.16.020, 46.16.022 individual towing not prohibited 46.79.110 Inspection administration of program 46.32.020 inspection of premises and records 46.79.090 certificate 46.79.090 buses, private, common, and contract carriers goals, adoption by counties 81.100.040 authorized inspections 46.32.010 damaged vehicles 46.32.070 high occupancy vehicle account 81.100.070 application for interlocal agreements 81.100.090 form, signature, contents 46.79.030 operating vehicle found defective in motor vehicle excise tax forwarded with fees 46.79.040 equipment 46.32.010 display 46.79.040 fees 46.79.040 county surcharge on 81.100.060 prohibited practices 46.32.050 purpose 81.100.010 violations relating to 46.32.010 issuance 46.79.040 renewal 46.79.030 fee 46.79.050 survey of tax use 81.100.050 withholding or securing certificate of license urban public transportation systems, defined registration and plates of defective as \$1.100.100 vehicles 46.32.010 Highway construction and maintenance vehicles commercial motor vehicles 46.32.085 special license plates 46.79.060 yielding way to 46.61.215 Highway improvement vehicles commercial vehicles 46.32.080, 46.32.090, fee 46.79.060 46.32.100 surrender of license 46.79.050 operation in construction project areas damaged vehicle, when 46.32.070 other provisions to comply with act 46.79.100 46.44.150 definitions 46.32.005 parts, removal of restricted 46.79.020 Highway safety fund abstract of driving record, fees deposited in 46.29.050 rules and regulations 46.79.080 staggered renewal periods 46.79.055 transporting junk vehicles to scrap processor fees 46.32.090 free 46.32.040 generally Ch. 46.32 operating vehicle found defective in equipment 46.32.060 additional license fees to fund, exception authorized, procedure 46.79.020 46.16.071 unlicensed repair of equipment, violations relating to 46.32.050 roadblock, stopping vehicle to inspect 46.64.060, 46.64.070 use 46.68.060 penalty 46.79.120 Highway-railroad grade crossings, See MOTOR VEHICLES, subtitle Railroad crossings Identicards biometric matching system 46.20.037, Highways, maximum speed limits 46.61.410 46.20.038 For hire vehicles stopping vehicle to inspect 46.64.060, 46.64.070 Canadian border crossing 46.20.202, 46.20.2021 certificates unprofessional conduct 46.72.100 terminal safety audits of commercial vehicles issuance 46.20.117 certificates for 46.32.080 negative file 46.20.118 duplicates issued if lost or destroyed violations and penalties, commercial vehicles rules and regulations, authority 46.20.119 46.72.080 sexual offender registration requirements notice to persons applying for or renewing 46.32.100 fees 46.72.070, 46.72.080 violations relating to 46.32.050, 46.32.060 issuance, renewal 46.72.070 when 46.32.040 46.20.187 new certificate issued if substitution of Inspection of buses, private, common, and violations relating to security 46.72.080 contract carriers display or possession of canceled, revoked, or suspended license or identicard nonresident taxicabs, for 46.72.140 administration of program 46.32.020 reciprocity exemption 46.72.150 free 46.32.040 46.20.338 defined 46.04.190, 46.72.010 fees, setting of 46.72.120 when 46.32.040 Ignition interlocks, biological and technical Instruction permits for hire operator defined 46.72.010 age limit, restrictions 46.20.055 motorcycles 46.20.510 alcohol offenses 46.20.710, 46.20.720, 46.20.740, 46.20.745, 46.20.750 nonresident taxicab operator as 46.72.130 Insurance definition 46.04.215 right of actions against, limitations of recovery 46.72.060 local licensing and regulating 46.72.160 dancelation and nonrenewal 48.18.295, 48.18.296, 48.18.297, 48.18.298, 48.18.299, 48.18.300, 48.18.310, Immunity of licensing agents 46.01.310 Impaired driving safety account 46.68.260 Implied consent law local licensing and regulation 46.72.170 48.18.320 alcohol or drug tests for intoxication 46.20.308, 46.20.311, 46.20.3101 driver's license suspension for nonpayment of child support, effect 48.22.140 nonresident taxicabs certificates required 46.72.140 reciprocity exemptions 46.72.150 blood or breath tests for intoxication immunity from liability for withdrawal of blood 46.61.508 liability coverage, mandatory permit required, conditions 46.72.130 fee 46.72.130 disposition of 46.72.110 financial responsibility, giving false evidence of penalty 46.30.040 Impoundment insurance identification card 46.30.030 auction of unredeemed vehicles 46.55.120, 46.55.130 reciprocity exemption 46.72.150 insurance identification card, refusal to passengers, carrying without license 46.16.180 produce 46.61.020 contaminated property 46.55.117 definitions 46.55.010 insurance or other form of financial permit to operate application 46.72.020 responsibility required, violations, immediate notice to law enforcement agency exceptions 46.30.020 by tow truck operator 46.55.100 fee 46.72.030 proof of financial responsibility, duty to immobilization present at request of law enforcement officer 46.30.020 disposition of 46.72.110 property owners, restrictions 46.55.300 impound notice 46.55.100 nonresident taxicabs, for 46.72.130 reciprocity exemption 46.72.150 refusal, suspension or revocation of, grounds liability policy defined 46.29.490 law enforcement impound 46.55.075 lien 46.55.140 liability policy requirement licensing department, duty to notify public of surety bond required 46.72.040 public liability insurance policy in lieu of local ordinances 46.55.240 owner identification 46.55.100 police authority 46.55.113 46.16.212 minimum coverage 46.29.090 proof of financial responsibility defined 46.29.260 46.72.050 posting requirements 46.55.070 substitution of security 46.72.080 ride sharing exclusion 46.74.020 private impounds, tow truck operator compensation 46.55.037 rental car specialty insurance producer license act Ch. 48.115 rules and regulations relating to 46.72.120 private person requests, procedure and stop at railroad crossing 46.61.350 uniform business and professions act liability 46.55.080 procedure 46.55.090 vendor single-interest or collateral protection coverage, requirements 48.22.110, 48.22.115, 48.22.120, 48.22.125, 48.22.130, 48.22.135 Insurance, See also INSURANCE, subtitle redemption procedures 46.55.080 redemption procedures 46.55.120 unauthorized vehicle in right of way 46.72.180
History of vehicle, availability to owner 19.118.170 Hitchhiking 46.61.255 46.55.085 Motor vehicle insurance Hours of darkness, defined 46.04.200 unauthorized vehicles International registration plan Ch. 46.87 notice to owners 46.55.110 HOV lanes, use restrictions 46.61.165 county auditor duties 46.01.040 Hulk haulers' or scrap processors' licenses Indians disposition of license fees 46.68.030

farm vehicles, gross weight fees 46.16.090	disclosure agreement 46.12.380	requirements of application 46.16.580
monthly license fee 46.16.135	violations, penalties 46.12.390	rules and regulations 46.16.600
trailers, commercial fee in lieu 46.16.085	Lemon law Ch. 19.118 Lemon law, return vehicle, tax refund 82.32.065	sale or release of vehicle ownership, transfer or surrender of plates 46.16.595
transfer of license plates	Length, maximum 46.44.030	special plates 46.16.601
traffic infraction 46.16.088	License plates	pesticide application apparatus 17.21.290
trucks, buses, for hire vehicles	abbreviation of "Washington" on prohibited	pets, we love our
license fees 46.16.070	46.16.235	account 46.16.30915
Intersection area, defined for highway purposes	amateur radio operators 46.16.340, 46.16.350	definition 46.04.705
46.04.220, 47.04.010 Intersection central area, defined for highway	armed forces plate collection definition 46.16.30921	issuance 46.16.30914 prisoners of war
purposes 46.04.240, 47.04.010	issuance 46.16.30920	deceased, license plate free to spouse or
Interstate commercial vehicles, single cab cards	attaching 46.16.240	domestic partner 73.04.115
less than year permits, authorized term, fees	baseball stadium license plates 46.16.301	motor vehicle license plate furnished free to
46.88.010	campers 46.16.505	73.04.110
Interstate fleets, highway user tax structure, See	college and university emblems	purchased of 46.16.230
MOTOR VEHICLES, subtitle Reciprocal or proportional registration	material and display requirements 46.16.327 rulemaking authority, director, department	reflectorized plates, fee 46.16.237 replacement 46.16.233, 46.16.270
Interval between vehicles 46.61.145	of licensing 46.16.335	required, exceptions and penalties 46.16.010
Junk vehicles	collegiate license plate, defined 46.04.127	retention of current plate number 46.16.233
removal and disposal 46.55.230	collegiate license plate fund, use for	returned plates, reuse 46.16.295
Jurisdiction, law generally 46.08.190	scholarships 28B.10.890	ride-sharing vehicles 46.16.023
Juvenile driving privileges, revocation and	collegiate license plates 46.16.324	rules, authority 46.16.276
reinstatement, alcohol or drug violations 46.20.265	Cooper Jones, share the road account 46.16.30929	share the road, Cooper Jones account 46.16.30929
Juvenile driving privileges, revocation for	issuance 46.16.30928	definition 46.04.62240
alcohol or drug violations 66.44.365	Cooper Jones, share the road plates	issuance 46.16.30928
Juveniles	definition 46.04.62240	ski & ride Washington
drug, firearms, and alcohol violations,	Cooper Jones Act emblems 46.04.144,	account 46.16.30923
revocation and reinstatement of driving	46.16.333	definition 46.04.62260
privileges 13.40.265 traffic offenses	endangered wildlife definition 46.16.30927	issuance 46.16.30922 special license plates
penalties 13.40.250	issuance 46.16.30926	application for organizations 46.16.745
traffic violations	fees 46.16.0621	applications for individuals 46.16.309
record forwarded 13.50.200	fire fighters and paramedics plates	conditions, limitations, and requirements
Kit vehicles	definition 46.04.429	46.16.305
certificate of ownership, procedure for issuance 46.12.440, 46.12.450	fund 46.16.30902 issuance 46.16.30901	continuing requirements 46.16.765
definition 46.04.251	foreign plates, restrictions 46.16.029	design services, fees 46.16.690 disposition of revenues 46.16.755
equipment requirements 46.37.518	furnished 46.16.230	fees 46.16.313
licensing 46.16.680	Gonzaga University alumni association	legislative intent 46.16.700
Larceny, See LARCENY, subtitle Motor	account 46.16.30917	nonreviewed plates 46.16.775
vehicles	definition 46.04.1951	replacement plates 46.16.316
Law, generally application to bicycle riders, animal riders or	issuance 46.16.30916	review board 46.16.705, 46.16.715, 46.16.725
drivers, etc. 46.61.025	helping kids speak plates account 46.16.30904	rulemaking authority, director, department
director of licensing, powers 46.01.130	definition 46.04.196	of licensing 46.16.335
exemptions from vehicle operations,	issuance 46.16.30903	series continuance 46.16.314
provisions 46.61.030, 46.61.035	honorary consul, foreign government	sponsoring organization requirements
jurisdiction 46.08.190	representatives 46.16.371	46.16.735
liability acts or omissions under chapter 46.12 RCW,	keep kids safe definition 46.04.249	Taipei economic and cultural office 46.16.374, 46.16.376
state or director of licensing not liable for	issuance 46.16.30913	transfer of vehicle, transfer or surrender of
46.12.200	kit vehicles 46.16.680	plates 46.16.316
nonresident owners and operators, application	law enforcement memorial plates	standard background 46.16.233
to 46.08.070	account 46.16.30906	Taipei economic and cultural office
precedence over local law 46.08.020	definition 46.04.265 issuance 46.16.30905	46.16.374, 46.16.376
preemption of field by state 46.08.010 uniformity of application 46.08.020,	license plate technology account 46.16.685	transfer of plates traffic infraction 46.16.088
46.08.030	lighthouses, Washington	veterans, disabled, service-connected, motor
Law enforcement	account 46.16.30912	vehicle license plate furnished free to
sirens required 46.37.190	definition 46.04.691	73.04.110
Lease or rental agreements	issuance 46.16.30911	veterans' and military personnel remembrance
conversion, destruction, sale, etc., of property subject to, penalty 9.45.060	national park fund, Washington account 46.16.30919	emblems 46.16.319 veterans' remembrance emblems
failure to return property, penalty 9.45.060	definition 46.04.692	fees 46.16.332
Lease or sale	issuance 46.16.30918	material and display requirements 46.16.327
emergency medical services fee 46.12.042	parks and recreation commission	rulemaking authority, director, department
Leases, See CONSUMER LEASES; UNIFORM	definition 46.16.30910	of licensing 46.16.335
COMMERCIAL CODE, subtitle Leases	issuance 46.16.30909	wild on Washington
(Article 2A) Left-hand lane	personalized application 46.16.565	definition 46.16.30925 issuance 46.16.30924
instructions for proper usage 46.20.095	requirements 46.16.580	wildlife plate collection, Washington
usage 46.61.100	costs of program 46.16.605	definition 46.16.30908
usage instructions required 46.82.430	defined 46.16.560	issuance 46.16.30907
Legal owner not liable for acts of registered	design 46.16.570	Licenses
owner 46.12.190	disposition of 46.16.605	agent and subagent fees, analysis and
Legal owners list of names	registration, penalty 46.16.585 transfer, fee 46.16.590	evaluation 46.01.325 amateur radio operator's vehicles, for
unauthorized use, penalty 46.12.370	fees, additional fee to be deposited in state	licensee's services to be utilized 46.16.340
name and address, release of	wildlife fund 46.16.606	application and renewal 46.16.210
conditions and limitations 46.12.380	issuance, registered owner only 46.16.575	application for original vehicle license
violations, penalties 46.12.390	registered owner, issuance to 46.16.575	contents 46.16.040

[RCW Index—page 496] (2008 Ed.)

penalty 46.12.270 transmittal of with fees to director 46.16.200 temporary permits unlawful for minor under the age of eighteen authorized 46.16.045 carrying passengers for hire without license years to be registered or legal owner of any motor vehicle 46.12.250 unlawful 46.16.180 fee 46.16.045 certificate of ownership form, contents, fee 46.16.047 prerequisite to issuance 46.12.020 monthly tonnage licenses 46.16.135 issuance by dealers 46.16.045 certificate of ownership, See also MOTOR VEHICLES, subtitle Certificate of national recreation areas, vehicles used in exemption 46.16.0105 time of renewal 46.16.220 trailers ownership nonresident commercial, fee in lieu 46.16.085 members of armed forces, temporary vehicle disabilities, persons with maximum gross weight fees on trailers, semitrailers and pole trailers farm vehicles, excluding fish and forestry products 46.16.090 parking placards and license plates 46.16.381, 46.16.390, 46.61.583 license 46.16.460, 46.16.470, 46.16.480, 46.16.490 driver training schools Ch. 46.82 nonresident exemption emission control compliance 46.16.015 reciprocity requirement 46.16.030 fish and forestry products excluded from emission standards, compliance 46.16.017 nonroadworthy vehicle, state immune from lower rate provision 46.16.090 civil liability 46.16.012 operators, See MOTOR VEHICLES, subtitle expiration 46.16.220 monthly tonnage license 46.16.135 farm vehicles overloading licensed capacity, additional application for exemption identification Drivers' licenses license fee 46.16.140 46.16.025 out-of-state commercial vehicles and sale or transfer of, credit for unused fee defined 46.04.181 combinations 46.16.160 overloading licensed capacity 46.16.140 penalties 46.16.145 parade floats 46.16.048 fee 46.16.025 46 16 280 identification device for exempt farm single-axle, fee in lieu 46.16.086 vehicles 46.16.025 trailing units, permanent plates 46.16.068 trip permits 46.16.162 fees, generally trip permits plates dealer's and manufacturer's license plates authorized, fees, distribution of proceeds 46.70.061, 46.70.090 farm vehicles, exempt 46.16.025 additional fees 46.16.071 46.16.160 auto stages trucks, truck tractors maximum gross weight fee 46.16.070 how computed 46.16.111 firefighter's private cars, for 46.37.186 identification card required 46.37.187 maximum gross weight fees, house trailer, horse trailer, boat trailer, exception mileage fees, penalty 46.16.125 manufacturer's plates 46.70.090 46.16.111 seating capacity 46.16.121 department of licensing services account motor vehicle transporters, for Ch. 46.76 motor vehicle wreckers Ch. 46.80 sale or transfer of, credit for unused fee 46.16.280 46.68.220 special license plates, hulk haulers or scrap vehicle dealer's, salesmen's, and manufacturer's, See MOTOR VEHICLES, disposition of 46.68.030 processors 46.79.060 for hire vehicles surrender, driving privilege suspended subtitle Dealer's, salesmen's, or manufacturer's licenses additional fees 46.16.071 46.29.605 maximum gross weight fees 46.16.070 withholding because of defective equipment vehicle licensing fraud account 46.68.250 how computed 46.16.111 46.32.010 vehicles in special community events mileage fees, penalty 46.16.125 private school buses, exemption 46.16.035 46.16.048 seating capacity fee 46.16.121 publicly owned or leased vehicles windshield emblems, replacement of assignment of plates 46.16.020 as exempt 46.16.020 license classification, fee upon change in 46.16.270 46.16.280 Lighted materials, unlawful to throw away in refunds of fees erroneously paid 46.68.010 registration certificate, See MOTOR out-of-state commercial vehicles 46.16.160 forest, brush, range, or grain area during closed season 76.04.455 stages, for hire vehicles maximum gross weight fee 46.16.070 VEHICLES, subtitle Certificate of license Lights, See MOTOR VEHICLES, subtitle mileage fees 46.16.125 registration Equipment requirements seating capacity fees 46.16.121 temporary permits 46.16.047 registration month, defined 46.16.006 Lights or signals registration year, defined 46.16.006 tampering with prohibited, penalty 88.08.020 trailers renewal maximum gross weight fees on trailers, semitrailers and pole trailers farm vehicles, excluding fish and forestry products 46.16.090 Limited access facilities parking fines maximum speed limits 46.61.430 collected moneys allocated 46.16.216 Limited access highways payment of required 46.16.216 staggered periods 46.16.225 backing prohibited 46.61.605 crossing barriers or divided roadway lines monthly tonnage license 46.16.135 overloading licensed capacity, additional license fee 46.16.140 standing, stopping, or parking violations payment required 46.16.216 46.61.150 entrances and exits to be used 46.61.155 trucks, truck tractors required, exceptions and penalties 46.16.010 lanes, rules for use 46.61.140 maximum gross weight fees on 46.16.070 farm vehicles, excluding fish and forestry products 46.16.090 residents required to register 46.16.028 rule-making authority 46.01.110 rules, authority 46.16.276 maximum speed limits 46.61.410, 46.61.415, 46.61.425 pedestrian restrictions 46.61.160 how computed 46.16.111 sale or transfer of vehicle restrictions on use 46.61.160 monthly tonnage license 46.16.135 disposition of license plates, certificate on slow moving traffic lanes 46.61.140 overloading licensed capacity, additional vehicle transfer 46.16.290 Limousine service operators, See LIMOUSINE license fee 46.16.140 special one transit permits 46.16.160 SERVICE OPERATORS; MOTOR other than gasoline powered stages, for hire vehicles, sale or transfer of, VEHICLES, subtitle For hire vehicles; maximum gross weight fees 46.16.070 how computed 46.16.111 right to retain load license or seat license Littering highways 46.61.645, 46.61.655 46.16.280 Load materials, permitting escape of 46.61.655 trucks, truck trailers staggered renewal periods 46.16.225 Lowering passenger vehicles below legal additional fees 46.16.071 state parks, donation 46.16.076 clearance 46.61.680 fraud, penalty 46.16.010 state preempts field, exception 46.08.010 Manufactured homes horseless carriages, See MOTOR
VEHICLES, subtitle Licenses, antique certificate of ownership, elimination replacement 46.16.270 46.12.055 vehicle license plates, tabs for renewals vehicles Manufactured homes, mobile homes, hulk haulers' or scrap processors' licenses, See MOTOR VEHICLES, subtitle Hulk 46.16.230 commercial coaches, recreational vehicles, and park trailers, safety requirements for sale temporary motor vehicle license, nonresident member of armed forces authority to issue 46.16.460 haulers' or scrap processors' licenses impaired driving safety account 46.68.260 Indians 46.16.020, 46.16.022 and manufacture display 46.16.470 exemption from certain taxes on vehicle compliance 43.22.340 compliance, effect on city and county ordinances 43.22.410 last day of the month, defined 46.16.006 46.16.480 fee 46.16.460 license classification, procedure upon change compliance, exceptions 43.22.370 in 46.16.280 federal standards, enforcement, inspection 43.22.431, 43.22.432 proof 46.16.490 minors unlawful for minor to be registered or legal rules and regulations for administration owner of motor vehicle 46.16.490 foreign standards, reciprocity 43.22.400

insignia, fee schedule, exceptions 43.22.350	original license 46.76.040	helmets, goggles, face shield 46.37.530,
insignia of approval 43.22.390 inspection, enforcement 43.22.434	renewal fee 46.76.050 license plates 46.76.030	46.37.535 mirrors 46.37.530
out-of-state sales and use, exemptions	confiscation of authorized 46.76.080	mufflers
43.22.380	display, nontransferrable 46.76.060	modification prohibited 46.37.390
plans and specifications 43.22.360	fee 46.76.040	head lamp requirements 46.37.523, 46.37.524 helmets, goggles, face shield 46.37.530,
self-certification, procedures 43.22.355 Manufacturers	penalties relating to 46.76.080 rules and regulations relating to 46.76.070	46.37.535
bankruptcy proceedings, notice of 46.70.183	staggered license renewal periods 46.76.055	horns 46.37.539
staggered license renewal periods 46.70.085	Motor vehicle wreckers	licensing of Ch. 46.16
warranties, responsibilities to consumers Ch. 19.118	fees	lights, head and tail, lighted, when 46.37.020 lights on requirements 46.37.522
Manufacturers and dealers, See MOTOR	capacity fee in addition to and in lieu of additional fees 46.16.079	mirrors 46.37.530, 46.37.539
VEHICLES, subtitle Dealers and	permit to junk vehicle 46.12.230	mopeds, not included 46.04.332
manufacturers Manufacturer's licenses, mobile homes or travel	Motorcycle operator training program 46.20.520	mufflers 46.37.539 modification prohibited 46.37.390
trailers	Motorcycle safety education advisory board created 46.20.520	speed restrictions 46.61.460
bond, surety, requirement 46.70.075	Motorcycles	tail lamps, reflectors, stop lamps 46.37.525
denial, cancellation, or suspension of license, deficiency in surety bond, for 46.70.075	brake requirements 46.37.527	tires 46.37.539 Motorized foot scooters
penalties, surety bond requirements, violation,	brakes, performance ability 46.37.528 clinging to other vehicles, prohibited	defined 46.04.336
of 46.70.075	46.61.614	requirements and operation 46.61.710
plates, display, limitation on use 46.70.090 violations, bonding requirements 46.70.075	defined 46.04.330	Motorsports vehicles - dealer and manufacturer franchises Ch. 46.93
Maximum gross weight license	driver's license for operation of endorsement fee 46.20.505	Muffler
endorsement 46.16.260	examination 46.20.130, 46.20.515	defined 46.04.340
Minors	instruction permits 46.20.510	Mufflers
certificates of ownership and license registration	rental to person without, penalty 46.20.220	cut-out, bypass or similar device, use of 46.37.390
ownership of motor vehicle by minor	special endorsement 46.20.500 endorsements 46.20.100	requirements 46.37.390
penalty 46.12.270	equipment requirements	Municipal transit vehicle
ownership of motor vehicle by minor under the age of 18	exemptions 46.61.613	conduct on, unlawful 9.91.025 defined 46.04.355
unlawful, exception 46.12.250	foot pegs, passengers 46.61.610 handlebars, height 46.61.611	Museum, historic automobile
sale to, illegal 46.12.260	helmets, goggles, face shield 46.37.530,	sales and use tax deferral 82.32.580
Mobile homes, transporting 46.44.093, 46.76.067	46.37.535	Natural gas, compressed motor vehicle refueling stations
Model traffic ordinance 46.90.005, 46.90.010	mirrors 46.37.530	declaration of public interest 80.28.280
Money, See FUNDS; PUBLIC FUNDS	mufflers modification prohibited 46.37.390	identification of barriers to development
Mopeds defined 46.04.304	passengers, foot pegs 46.61.610	80.28.290 Nagativa file, photographs from drivers' licenses
driver's license qualification 46.20.500	foot pegs, passengers 46.61.610	Negative file, photographs from drivers' licenses and identicards 46.20.118
equipment requirements	handlebars, height 46.61.611 head lamp requirements 46.37.523	Negligent driving
helmets 46.37.530 operation requirements, limitations 46.61.710	helmets, goggles, face shield 46.37.530,	first degree 46.61.5249 second degree 46.61.525
registration 46.16.630	46.37.535	Negligent homicide by motor vehicle
safety standards, federal law, compliance	horns 46.37.539 licensing of Ch. 46.16	drugs, defined 46.61.540
requirement 46.61.720 wheelbase, minimum 46.44.050	lights, head and tail, lighted, when 46.37.020	not affected by premeditation requirement in
wheelchair conveyances	lights on requirements 46.37.522	Criminal Code 9A.32.020 Neighborhood electric vehicles
in lieu licensing 46.16.640	mirrors 46.37.530, 46.37.539 mopeds, excluded from 46.04.330	defined 46.04.357
Motor carriers	motor change	requirements and operation 46.61.725
alcohol and controlled substance testing program 81.04.530	registration certificate, correction 46.12.080	New car warranties Ch. 19.118 New motor vehicle arbitration boards
controlled substance and alcohol testing	motorcycle safety education account	19.118.080, 19.118.090, 19.118.095,
46.32.100	created 46.68.065 mufflers 46.37.539	19.118.100, 19.118.110, 19.118.160
Motor change registration certificate, correction 46.12.080	modification prohibited 46.37.390	Noise control, rules, violations, penalties 70.107.070
Motor freight carriers, See	operating on roadways laned for traffic	Nonresident
TRANSPORTATION COMPANIES,	46.61.608 passengers	defined 46.04.360 Nonresident members of armed forces,
subtitle Motor freight carriers Motor homes	foot pegs 46.61.610	temporary vehicle licenses 46.16.460,
appurtenances on recreational vehicles	number, seating 46.61.610	46.16.470, 46.16.480, 46.16.490
46.44.013	rental equipment 46.37.535	Nonresident violator compact Ch. 46.23
highway rest areas, disposal systems additional fee 46.16.063	license 46.20.220	Nonresidents to post bond, security, or bail for violations 46.64.015, 46.64.035
sanitary disposal systems, rest areas	riding on seat required 46.61.610	Obedience to and effect of traffic laws
RV account, motor vehicle fund 46.68.170	speed restrictions 46.61.460 tail lamps, reflectors, stop lamps 46.37.525	animals, persons riding or driving, application
slow moving vehicles 46.61.427 weight fees 46.17.020	tires 46.37.539	of laws to 46.61.025 court, refusing to produce license or certificate
Motor vehicle fund, See PUBLIC FUNDS,	Motor-driven cycles	to 46.61.020
subtitle State	brake requirements 46.37.527 brakes, performance ability 46.37.528	display of license to officer 46.61.020
Motor vehicle transporters license	braking system inspection 46.37.529	emergency vehicles, exemptions from laws, conditions 46.61.035
denial, suspension, revocation, grounds for	dealer's licenses, See MOTOR VEHICLES,	examination of licenses, certificates and
46.76.065	subtitle Dealer's, salesmen's, or manufacturer's licenses	equipment by officer 46.61.020
required 46.76.010 exempted carriers 46.76.010	defined 46.04.332	flaggers, compliance with 46.61.015 information, refusal to give to officer
license required	driver's license for operation of	46.61.020
application 46.76.020	endorsement fee 46.20.505	licenses and certificates, display to officer
certificate of license registration 46.76.030 expiration and renewal date 46.76.050	examination 46.20.130, 46.20.515 special endorsement 46.20.500	46.61.020 police officers, fire fighters, compliance with
fees	equipment requirements	46.61.015

[RCW Index—page 498] (2008 Ed.)

with peace officer 46.61.020 weighing vehicle, refusal 46.61.020 work on highways, persons and equipment engaged in, application of laws to 46.61.030 Obedience to law enforcement officer's orders, duty 46.61.021 Obscuring identity of a machine 9A.56.180 Obstructing driver's view or mechanism 46.61.615, 46.61.665 Odometer disclosure statement when required, contents 46.12.124 Odometers, tampering with 46.37.540 exemptions, civil and criminal penalties 46.37.550, 46.37.560, 46.37.570, 46.37.590 Off-road and nonhighway vehicles age restrictions persons under thirteen 46.09.117 application, chapter 46.09.010 authorized and prohibited uses 46.09.115 certificate of ownership for title purposes only 46.12.045 crimes related to 46.09.120, 46.09.130 dealers, permits, fees, number plates, violations 46.09.080, 46.09.085 definitions generally 46.09.020 nonhighway vehicle 46.09.020 nonhighway vehicle fuel, defined 46.09.150 ORV 46.09.020 enforcement 46.09.200 distribution of 46.09.110 motor vehicle fund distribution 46.09.170 motorsports vehicles - dealer and manufacturer franchises Ch. 46.93 nonhighway and off-road vehicle activities program account 46.09.165 nonhighway vehicle fuel defined 46.09.150 no refund of fuel excise tax for such use 46.09.150 ORV moneys administration and distribution 46.09.240 outdoor recreation account administration and distribution 46.09.240 penalties civil liability 46.09.190 general penalty 46.09.190 operating violations 46.09.130 private lands, permission necessary to enter upon 46.09.010 projects, applications for funds, hearing procedure 46.09.240 registration exempted vehicles 46.09.050 as prerequisite to operation 46.09.040 time limitation on dealers 46.09.080 regulations by local political subdivisions, state agencies 46.09.180 statewide plan for distribution of funds 46.09.250 title application dealer to apply within fifteen days following sale 46.09.080 traffic infractions 46.09.120 use permits annual, temporary 46.09.070 application and issuance 46.09.070 exempted vehicles 46.09.050 fees 46.09.030, 46.09.070 issuance 46.09.030 prerequisite to operation 46.09.040 violations, operating 46.09.120, 46.09.130 penalties 46.09.130, 46.09.190 Open alcohol containers disguising prohibited 46.61.5195 driver or passenger may not have, exceptions 46.61.519, 46.61.5191 Operators' licenses, See MOTOR VEHICLES, subtitle Drivers' licenses

refusal to give information to or cooperate

Outside vehicle, carrying persons or animals on 46.61.660 Oversize or overweight vehicle permits overall width limits, exceptions 46.44.092 Overtaking and passing approaching another vehicle from opposite direction 46.61.105 bridge, intersection, railroad crossing 46.61.125 exceeding speed limit to pass slower moving vehicle 46.61.425 giving way by overtaken traffic 46.61.110 left side, passing on 46.61.110 left side of center line, limitations on crossing to pass 46.61.120, 46.61.125 no-passing zones 46.61.130 right side, when passing on permitted 46.61.115 roadways laned for traffic, passing on 46.61.140 school buses 46.61.370 speed, overtaken traffic not to increase speed 46.61.110 trailers, vehicles drawing 46.61.145 trucks 46.61.145 Owner's manual required 19.118.031 Ownership certificate, See MOTOR VEHICLES, subtitle Certificate of ownership Oxygenated petroleum products label or notice requirements 19.94.505 Park trailer or park model trailer defined 46.04.622 Parking elevators, See ELEVATORS, ESCALATORS AND DUMBWAITERS Parking or standing angle parking 46.61.575 brake, setting 46.61.600 dangerous places, traffic control devices prohibiting 46.61.575 disabilities, persons with reserved privilege 46.16.381 special plates, disabled parking versions 46.16.385 driveway entrances 46.61.570 fire hydrants, proximity of 46.61.570 leaving children unattended in vehicle 46.61.685 hocking vehicle 46.61.600 main-traveled part of highway 46.61.560 moving parked car, rule 46.61.300 parallel parking 46.61.575 parking facilities use and control of 46.61.577 prohibited places specified 46.61.570 public transit vehicles 46.61.560 railroad tracks 46.61.570 removing key 46.61.600 reserving portion of highway for, prohibited 46.61.570 sidewalks 46.61.570 solid waste collection and recycling vehicles 46.61.560 starting parked car, rules 46.61.300 turn signal not to be flashed on parked vehicle, exception 46.61.305 turning wheels to curb or side of highway 46.61.600 unattended vehicle removal duty 46.61.590 rules 46.61.600 watching or guarding parked vehicle, soliciting fee for prohibited 46.61.255 winter recreational parking areas penalty for violations 46.61.587 special permit required 46.61.585 Passing lane, multilane highways 46.61.100 Pedestrians approaching pedestrians with white cane, dog guides, or service animals driver responsibilities and liabilities

70.84.040

crossing at other than crosswalks, duties and liabilities 46.61.240 crosswalks crossing at other than, pedestrian to yield 46.61.240 stopping for, care for own safety 46.61.235 defined for highway purposes 46.04.400, 47.04.010 drivers to use care as to 46.61.245 driveway, alley or building, emerging vehicle to yield to 46.61.365 employment, soliciting by standing in roadway, prohibited 46.61.255 hitchhiking 46.61.255 under the influence of alcohol or drugs 46.61.266 passing beyond bridge or grade crossing barrier 46.61.269 pedestrian control signals 46.61.060 restrictions on use of limited-access roadways 46.61.160 right of way on sidewalk 46.61.261 safety zones, driving through 46.61.260 sidewalks, pedestrians to use 46.61.250 soliciting rides 46.61.255 subject to traffic regulations 46.61.126, 46.61.230 walking along roadway, facing traffic 46.61.250 watching or guarding of parked vehicles, soliciting prohibited 46.61.255 white cane law 70.84.040 yield right of way to emergency vehicles 46.61.264 Permits interstate commercial vehicles, less than year permit, application, fee, term 46.88.010 parade floats 46.16.048 size, weight, and load limits enforcement 46.44.105 violations and penalties 46.44.105 vehicle license, temporary permit in lieu of 46.16.045, 46.16.047 vehicles in special community events 46.16.048 wrecked vehicles, permit to junk 46.12.230 Personalized license plates application 46.16.565 requirements 46.16.580 requirements 46.16.380 costs of program 46.16.605 defined 46.16.560 design 46.16.570 disposition of 46.16.605 registration and renewal, penalty 46.16.585 transfer, fee 46.16.590 issuance, registered owner only 46.16.575 requirements for application 46.16.580 rules and regulations 46.16.600 sale or release of vehicle ownership, transfer or surrender of plates 46.16.595 special plates 46.16.601 transfer or surrender of plates upon sale or release of vehicle ownership 46.16.595 Pesticide application apparatus license plate as identification 17.21.290 Physical control of vehicle while under the influence of liquor or drugs what constitutes 46.61.504 Plates display, limitations on use 46.70.090 surrender, driving privilege suspended 46.29.605 Plates, See also MOTOR VEHICLES, subtitle Licenses Playground crosswalks, speed limits 46.61.440 Port district property, regulation on 53.08.230 Preemption of field by state, law, generally 46.08.010 Presumptions traffic control devices, validity 46.61.050 Prisoners of war, license plate furnished free to 73.04.110 Private carrier bus

defined 46.04.416 flashing light 46.37.190 Reckless driving defined 46.61.500 unlawful acts or omissions, responsibility for 46.87.230 overtaking or meeting 46.61.375 stop signal 46.37.190 embracing another while driving 46.61.665 vehicles to be titled in owner's name 46.87.025 warrant for final assessment 46.87.370 exceeding speed limit evidence of 46.61.465 gross misdemeanor 46.61.500 racing vehicles as 46.61.530 stopping at railroad crossing 46.61.350 Proportional registration, See MOTOR VEHICLES, subtitle Reciprocal or Private carriers revocation of license 46.20.285, 46.20.286 driver qualifications 46.73.010 proportional registration rule-making conditioned on federal funds suspension of license 46.61.500 Prowling, defined vehicular assault 46.61.522 46.73.020 first degree 9A.52.095 second degree 9A.52.100 traffic infraction 46.73.030 Property tax, exemption 84.36.595 Proportional registration, international vehicle data base, dissemination 46.70.051 Records of juvenile traffic violations, furnishing to juvenile courts 46.20.293 Public transit vehicles registration plan alteration or forgery of cab card or letters of authority, penalty 46.87.260 disabled vehicle stopping on highway prohibition inapplicable 46.61.560 Records relating to convictions, findings, records kept 46.52.100 destruction 46.01.260 Public utilities, repair equipment for, maximum applicability, implementation 46.87.010 height requirement not to apply to 46.44.020 destruction of application, each fleet 46.87.140 Publicly owned vehicles by county auditors 46.01.270 apportionment of fees, formula 46.87.060 juvenile traffic violations, furnishing to parents and guardians 46.20.293 lists of registered and legal owners, availability 46.12.370 confidential license plates 46.08.066 audit of records 46.87.310 marking requirements, exceptions 46.08.065 remarking of previously marked vehicles 46.08.068 audits, investigations, subpoenas 46.87.320 bankruptcy filing, notification by licensee negative file, photographs taken for drivers' licenses and identicards 46.20.118 traffic charges, record of 46.52.101 transactions, dealer record of 46.70.120 correctional vabilities. violations of license plate or marking requirements 46.08.067 county auditor duties 46.01.040 definitions 46.87.020 requirements 46.08.06 / Qualified probation department defined 46.61.516 Railroad, defined for highway purposes 46.04.440, 47.04.010 delinquencies collection, seizure, sale 46.87.360 Recreational vehicles collection by attorney general 46.87.380 default judgments 46.87.350 sanitary disposal systems, rest areas Railroad crossings RV account, motor vehicle fund 46.68.170 department relationship with other Reflective warning devices placed on cars broken down on shoulder 46.37.450 dangerous crossings, stop mandatory jurisdictions 46.87.240 deposit of fees 46.87.050 disposition of license fees 46.68.030 46.61.345 driving to left of center line when approaching Refueling services for disabled drivers 49.60.360 prohibited 46.61.125 Refusal to issue certificate of ownership or effect of other registration 46.87.280 explosives trucks, stopping at 46.61.350 license registration 46.12.160 farm vehicles, gross weight fees 46.16.090 Registered owner, legal owner not liable for the acts of 46.12.190 flashing traffic signal section not applicable to federal heavy vehicle use tax 46.87.200 fleet vehicles, conditions on 46.87.180 46.61.065 heavy equipment Registered owners gross weight computation 46.87.220 gross weight on vehicle 46.87.270 immunity for licensure of nonroad worthy vehicle 46.87.400 notice of intended crossing 46.61.350 allowing unauthorized persons to drive, rules for stopping and moving across penalty 46.16.011 change of for hire vehicles, stopping at 46.61.350 notified of outstanding parking fines license plate replacement, cab card, validation inflammable material truck, stopping at 46.16.216 tabs, apportioned vehicles 46.87.090 46.61.350 list of names unauthorized use, penalty 46.12.370 interference with signs or signals 46.61.080 nonpayment of assessments 46.87.340 name and address, release of conditions and limitations 46.12.380 violations, penalties 46.12.390 parking or stopping on tracks or near crossing warrant for final assessment 46.87.370 mileage data for applications 46.87.120 46.61.370 private carrier buses, stopping at 46.61.350 school buses, stopping at 46.61.350 shifting gears on special vehicles after stopping and starting 46.61.350 speed restrictions 46.61.400 monthly license fee 46.16.135 disclosure agreement 46.12.380 violations, penalties 46.12.390 overpayment, underpayment, correction 46.87.150 Registration campers 46.12.280 part-year registration, credit for unused fees 46.87.030 stop required when signal given or train approaching 46.61.340
Rebuilt vehicles commercial vehicles 46.16.615 credit or debit cards, payment of fees penalties and refunds 46.87.310 penalty assessments 46.87.330 46.01.235 mitigation of 46.87.335 certificate of ownership 46.12.075 Reciprocal or proportional registration federal heavy vehicle use tax, payment a prerequisite 46.16.073 purchase of additional gross weight 46.87.040 record preservation 46.87.310 act construed as part of motor vehicle mobile homes 46.12.290 refusal, cancellation of cab card or registration registration law 46.85.900 national recreation areas, vehicles used in 46.87.290 exemption 46.16.0105 agreement, arrangements or declarations of refusal of application from nonreciprocal reciprocity renewal jurisdiction 46.87.210 base state registration reciprocity 46.85.050 county auditor as agent to process mail-in refusal of registration 46.87.200 agreements, arrangements or declarations of renewals 46.01.230 refusal under federal prohibition 46.87.294 remedies cumulative 46.87.390 reciprocity residents required to register 46.16.028 automatic reciprocity, when 46.85.080 contents 46.85.040 filing 46.85.100 seat belts, shoulder harnesses, required on new rental trailers and converter gears vehicles before registration 46.37.510 Registration, See also MOTOR VEHICLES, portion to be registered in state 46.87.022 special license plates, cab cards, validation tabs 46.87.080 granting of benefits, privileges or subtitle Reciprocal or proportional exemptions from taxes, fees, or charges registration certificate of license registration, See MOTOR VEHICLES, subtitle Certificate suspension, revocation, cancellation, refusal, 46.85.040 lessees of vehicles 46.85.070 reciprocity 46.85.040 standards 46.85.040 appeal of 46.87.300 suspension, revocation with federal prohibition 46.87.296 of license registration Removal of vehicles from highway suspension or cancellation of benefits suspension of reciprocity benefits 46.85.090 base state registration reciprocity 46.85.050 state patrol duties and authority 46.55.115 Rental car businesses 46.87.190 defined 46.04.466 enforcement of regulations 46.87.023 registration 46.87.023 title 46.87.023 trailers, commercial continuation of prior agreements, arrangements and declarations 46.85.110 fee in lieu 46.16.085 trailers, semitrailers, and pole trailers declaration of exemptions, benefits and privileges 46.85.060 declaration of policy 46.85.010 reciprocity 46.87.070 transaction fee 46.87.130 Rental cars declarations of reciprocity by department in absence of agreement 46.85.060 defined 46.04.465 transfer of license plates traffic infraction 46.16.088 rental car specialty insurance producer license act Ch. 48.115 trucks, buses, for hire vehicles definitions 46.85.020 reciprocity 46.85.030 license fees 46.16.070 taxation 82.08.0201

[RCW Index—page 500] (2008 Ed.)

Rental of	Ride sharing	stopping before entering 46.61.195
mopeds	business and occupation tax exemption 82.04.355	backing limited access highway, backing prohibited
helmet requirements 46.37.535 motorcycles	commuter ride sharing	46.61.605
equipment requirements 46.37.390	definitions 46.74.010	safety rule for 46.61.605
helmet requirements 46.37.535	excluded from for hire vehicle laws 46.74.020	bicycles and play vehicles
license requirements 46.20.220	grant program 70.94.996	brakes 46.61.780
motor-driven cycles	operator	carrying articles, one hand on bars 46.61.775
helmet requirements 46.37.535 records required 46.20.220	liability, limited immunity 46.74.030 regulatory exemptions 46.74.030	clinging to vehicles 46.61.765 general penalty for violations 46.61.750
traffic infractions 46.63.073	standard of care, requirement 46.74.030	hand signals 46.61.758
unlawful rental 46.20.220	persons with special transportation needs	"hitching on" to vehicles 46.61.765
Rental or lease agreements	defined 46.74.010	lighting 46.61.780
conversion, destruction, sale, etc., of property	Ride sharing, See also URBAN	no hands on bars 46.61.775
subject to, penalty 9.45.060	TRANSPORTATION SYSTEMS Ride-sharing vehicles	number of persons riding on 46.61.760 one way roads 46.61.770
failure to return property, penalty 9.45.060 Repair, automotive, See also AUTOMOTIVE	special license plates 46.16.023	paths for bicycles to be used 46.61.770
REPAIR	Right of way	reflectors 46.61.780
Repairs, restorations or alterations	arterial highways, stopping on entering	regulations, where applicable 46.61.750
failure to keep report on source of major parts	46.61.195	restrictions on use of limited-access
violations, penalties 46.52.090	emergency vehicles, giving way to, stopping	roadways 46.61.160
Reports accident reports	46.61.210 entering highway from private road or	rules of the road for 46.61.770 seat, person propelling to ride on 46.61.760
confidential 46.52.080	driveway 46.61.205	traffic laws applicable to 46.61.126,
contents 46.52.030	highway construction and maintenance	46.61.755
coroners to submit blood samples to state	vehicles	two abreast on roadways, not more than
toxicologist	yielding way to 46.61.215 intersections	46.61.770
admissibility as evidence, civil, criminal actions 46.52.065	stop or yield signs 46.61.190	brakes bicycles 46.61.780
analysis, availability 46.52.065	yield to vehicle on right 46.61.180	coasting prohibited 46.61.630
evidence 46.52.080	nonfunctioning signal lights 46.61.183	bridges
factual data, availability to interested parties	pedestrians	speed restrictions 46.61.450
46.52.083	on sidewalk 46.61.261	tolls
false information, prohibited 46.52.088 fee for written information 46.52.085	yield to emergency vehicles 46.61.264 right of way rule at intersections 46.61.180	facilities, violations 46.61.690 campers, slow moving 46.61.427
information required for 46.52.080	stop sign intersections	center line
suspension of license or permit for failure to	other than arterial, designation 46.61.200	left side of, limitations 46.61.120, 46.61.125
make 46.52.035	rules 46.61.200	limitations on crossing to pass 46.61.120,
tabulation and analysis of, use 46.52.060	transit vehicles 46.61.220	46.61.125
when 46.52.020, 46.52.030 when driver disabled 46.52.040	when entering intersection will obstruct cross traffic 46.61.202	children or wards
coroner's reports of death by vehicle accident	yield to vehicle on right at intersections	leaving unattended in vehicle 46.61.685 parent or guardian not to authorize or permit
46.52.050	46.61.180	violations by child or ward 46.61.700
motor vehicle driver's case record 46.52.120	yielding when turning left 46.61.185	coasters, See MOTOR VEHICLES, subtitle
motor vehicle driver's record	Right side of roadway	Rules of the road, bicycles and play
abstract to be furnished upon request, to	approaching another vehicle from opposite direction 46.61.105	vehicles
whom, fee 46.29.050 access 46.52.130	divided roadways 46.61.150	coasting prohibited 46.61.630 crimes
contents 46.52.130	driving on right side required, exceptions	embracing another while driving 46.61.665
repairs, restorations or alterations	46.61.100	litterbugging 46.61.645
required of 46.52.090	driving slower than legal maximum speed, or	negligent homicide by motor vehicle
traffic charges, record of 46.52.100, 46.52.101 Repossession	speed slower than necessary for safe	drugs defined 46.61.540
secured party's right to take possession after	operation, exception 46.61.100 rotary traffic islands 46.61.135	physical control of vehicle under the influence of liquor or drugs 46.61.504
default 62A.9A-609	Roadway construction area speeding 46.61.527	reckless driving 46.61.500
Resident	Roadway use	crosswalks
defined 46.16.028	caravans, spacing vehicles 46.61.145	parking in prohibited 46.61.570
Retail installment contract 63.14.043 service charge	divided roadways, crossing barrier or lines 46.61.150	pedestrians and bicyclists 46.61.235 playgrounds, speed limits 46.61.440
maximum 63.14.130	following too close 46.61.145	school, speed limits 46.61.440
Revenue, deposition of	funeral processions 46.61.145, 46.61.160	curves, reduction of speed 46.61.400
freight mobility investment account 46.68.300	limited access roadways, restrictions on use of	debris, littering highways 46.61.645,
Revenue, disposition of	46.61.160	46.61.655
disposition as refunds vehicle license fees and fuel tax 46.68.080	one-way traffic roadways 46.61.135 restricted access, entrances and exits to be	penalty 46.61.645, 46.61.655 disabled vehicle
fees for certificates of ownership 46.68.020	used 46.61.155	stopping on highway prohibition
freight congestion relief account 46.68.330	restrictions on use of limited-access roadways	inapplicable 46.61.560
generally Ch. 46.68	46.61.160	turn signal not to be flashed, exception
ignition interlock device revolving account	roadway laned for traffic, rules for use	46.61.305
46.68.340 multimodal account, transportation	46.61.140 rotary traffic islands, passing to right of	doors, opening and closing rules 46.61.620 driving on
infrastructure account	46.61.135	lane direction control signals
annual transfers 46.68.135	slow moving traffic lanes 46.61.140	legend 46.61.072
transportation partnership account 46.68.290,	three-lanes 46.61.140	right side of roadway, exceptions 46.61.100
46.68.295 vehicle license fees 46.68.030	Rule-making authority 46.01.110, 46.01.115 Rules of the road	sidewalk prohibited 46.61.606 electric personal assistive mobility device
Revocation	advertising unlawful speed attained, reckless	46.61.710
dealer's and manufacturer's licenses	driving 46.61.535	electric vehicles, medium-speed 46.61.723
46.70.102	arterial highways	electric-assisted bicycles 46.61.710
operating vehicle when driver's license has	city streets, designation 46.61.195	embracing another while driving 46.61.665
been suspended, revoked or canceled 46.20.345	designation of 46.61.195 stop and yield signs, erection by local	emergency vehicles approaching stationary emergency vehicle
46.20.343 Revoke, defined 46.04.480	authorities 46.61.195	46.61.212
.,		••• •

audible signals, when necessary 46.61.035 exemptions from traffic laws 46.61.035 operation of vehicles on approach of 46.61.210 permissible actions 46.61.035 standard of care 46.61.035 yielding way to 46.61.210, 46.61.212 emerging from alley, driveway, etc., across sidewalk area 46.61.365 fire equipment and apparatus fire hose, crossing 46.61.640 fire hydrants, parking in proximity of following fire trucks 46.61.635 parking or stopping in proximity of 46.61.635 flaggers, compliance with 46.61.015 front seat, passengers so numerous or seated as to obstruct driver's view or mechanism 46.61.615, 46.61.665 glass, throwing on highway 46.61.645 heavy equipment movement at railroad crossing, notice 46.61.350 highway construction and maintenance vehicles yielding of right of way to 46.61.215 highway-railroad grade crossings, See MOTOR VEHICLES, subtitle Rules of the road, railroad crossings for hire vehicles, stop at railroad crossings 46.61.350 hitchhiking 46.61.255 interval between vehicles 46.61.145 law enforcement officers order, duty to obey 46.61.021 left turns 46.61.290 left-hand lane instructions for proper usage 46.20.095 left-hand lane usage 46.61.100 limited access highways assistance vans may stop 47.52.120 backing on prohibited 46.61.605 crossing barriers or divided roadway lines 46.61.150 entrances and exits to be used 46.61.155 entrances and exits to be used 46.61. lanes, rules for use 46.61.140 maximum speed limits 46.61.410, 46.61.415, 46.61.425, 46.61.430 pedestrian restrictions 46.61.160 restrictions on use 46.61.160 slow moving traffic lanes 46.61.140 violations relating to 47.52.120 littering highways 46.61.645, 46.61.655 penalty 46.61.645, 46.61.655 load materials, permitting escape of 46.61.655 lowering passenger vehicles below legal clearance 46.61.680 maximum speed limits 46.61.410, 46.61.430 registration, operating requirements, limitations 46.61.710 safety standards, federal law, compliance requirement 46.61.720 motor homes, slow moving 46.61.427 motorcycles clinging to other vehicles, prohibited 46.61.614 operating on roadways laned for traffic 46.61.608 passengers, number, seating 46.61.610 riding on seat required 46.61.610 speed restrictions 46.61.460 motorized foot scooters requirements and operation 46.61.710 requirements and operation 40.01./10 negligent driving first degree 46.61.5249 second degree 46.61.525 neighborhood electric vehicles requirements and operation 46.61.725 nonfunctioning signal lights 46.61.183 obedience to, effect of traffic laws animals persons riding or driving. animals, persons riding or driving, application of laws to 46.61.025

court, refusing to produce license or certificate to 46.61.020 display of license to officer 46.61.020 emergency vehicles audible signals, when necessary 46.61.035 exemptions from laws, conditions 46.61.035 examination of licenses, certificates and equipment by officer 46.61.020 flaggers, compliance with 46.61.015 information, refusal to give to officer 46.61.020 licenses and certificates, display to officer 46.61.020 police officers, fire fighters, compliance with 46.61.015, 46.61.020 refusal to give information to or cooperate with peace officer 46.61.020 with peace officer 46.61.020 weighing vehicle, refusal 46.61.020 work on highways, persons and equipment engaged in, application of laws to 46.61.030 obstructing driver's view or mechanism 46.61.615, 46.61.665 outside vehicle, carrying persons or animals on 46.61.660 overtaking and passing approaching another vehicle from opposite direction 46.61.105 approaching bridge, intersection, railroad crossing 46.61.125 exceeding speed limits to pass slower moving vehicle 46.61.425 giving way by overtaken traffic 46.61.110 left side, passing on 46.61.110 left side of center line, limitations on crossing to pass 46.61.120, 46.61.125 no-passing zones 46.61.130 private carrier buses 46.61.375 right side, when passing on permitted 46.61.115 roadways laned for traffic, passing on 46.61.140 school buses 46.61.370 slow moving vehicles 46.61.427 speed, overtaken traffic not to increase speed 46.61.110 trailers, vehicles drawing 46.61.145 trucks 46.61.145 parking or standing
angle parking 46.61.575
brake, setting 46.61.600
dangerous places, traffic control devices
prohibiting 46.61.575 driveway entrances 46.61.570 fire hydrants, proximity of 46.61.570 leaving children unattended in vehicle 46.61.685 locking vehicle 46.61.600 main-traveled part of highway 46.61.560 moving parked car, rule 46.61.300 parallel parking 46.61.575 prohibited places specified 46.61.570 railroad tracks 46.61.570 removing key 46.61.600 starting parked car, rules 46.61.300 turn signal not to be flashed on parked vehicle, exception 46.61.305 turning wheels to curb or side of highway 46.61.600 unattended vehicle, rules 46.61.600 watching or guarding parked vehicle, soliciting fee for prohibited 46.61.255 pedestrian passing beyond bridge or grade crossing barrier 46.61.269 pedestrians crossing at other than crosswalks, duties and liabilities 46.61.240 crosswalks right of way 46.61.235 drivers to use care as to 46.61.245 driveway, alley or building, emerging vehicle to yield to 46.61.365

employment, soliciting by standing in roadway, prohibited 46.61.255 hitchhiking 46.61.255 pedestrian control signals 46.61.060 restrictions on use of limited-access roadways 46.61.160 safety zones, driving through 46.61.260 sidewalks, pedestrians to use 46.61.250 soliciting rides 46.61.255 subject to traffic regulations 46.61.126, 46.61.230 walking along roadway, facing traffic 46.61.250 watching or guarding of parked vehicles, soliciting prohibited 46.61.25: pedestrians' right of way on sidewalk 46.61.261 pedestrians under the influence of alcohol or drugs 46.61.266 physical control of vehicle while under the influence what constitutes 46.61.504 physical control of while under the influence defenses 46.61.504 playground crosswalks, speed limits 46.61.440 presumptions traffic control devices, validity 46.61.050 private carrier buses, stopping at 46.61.350 pull off roadway, when required 46.61.427 pursuit by police eluding, penalty 46.61.022, 46.61.024 racing vehicles on highways, reckless driving 46.61.530 railroad crossings dangerous crossings, stop mandatory 46.61.345 driving to left of center line when approaching prohibited 46.61.125 explosives trucks, stopping at 46.61.350 flashing signal section not applicable to 46.61.065 heavy equipment movement 46.61.350, 46.61.355 for hire vehicles, stopping at 46.61.350 inflammable material truck, stopping at interference with signs or signals 46.61.080 parking or stopping on tracks or near crossing 46.61.570 private carrier busses, stopping at 46.61.350 school buses, stopping at 46.0 shifting gears on special vehicles after stopping and starting 46.61.350 speed restrictions 46.61.400 stop required when signal given or train approaching 46.61.340 reckless driving defined 46.61.500 embracing another while driving 46.61.665 exceeding speed limit evidence of 46.61.465 racing vehicles as 46.61.530 revocation of license 46.20.285, 46.20.286 suspension of license 46.61.500 recreational vehicles, slow moving 46.61.427 right of way approaching stationary emergency vehicle 46.61.212 arterial highways, stopping on entering 46.61.195 emergency vehicles, giving way to, stopping 46.61.210 entering highway from private road or driveway 46.61.205 intersections 46.61.190 yield to vehicle on right 46.61.180 right of way rule at intersections 46.61.180 stop sign intersections other than arterial, designation 46.61.200 rules 46.61.200 when entering intersection will obstruct cross traffic 46.61.202

(2008 Ed.)

unauthorized signs, signals and marking

yield to vehicle on right at intersections 46 61 180 yielding when turning left 46.61.185 right side of roadway approaching another vehicle from opposite direction 46.61.105 divided roadways 46.61.150 driving on right side required, exceptions 46.61.100 driving slower than legal maximum speed or at a speed slower than necessary for safe operation 46.61.100 rotary traffic islands 46.61.135 right turns 46.61.290 roadway construction area speeding 46.61.527 roadway use caravans, spacing vehicles 46.61.145 divided roadways, crossing barrier or lines 46.61.150 following too close 46.61.145 funeral processions 46.61.145, 46.61.160 limited access roadways, restrictions on use of 46.61.160 one-way traffic roadways 46.61.135 restricted access, entrances and exits to be used 46.61.155 restrictions on use of limited-access roadways 46.61.160 roadway laned for traffic, rules for use 46.61.140 rotary traffic islands, passing to right of 46.61.135 slow moving traffic lanes 46.61.140 three-lanes 46.61.140 school buses design, markings, mode of operation 46.61.370, 46.61.380 overtaking and meeting, duties of vehicle driver 46.61.370 railroad crossings, stopping at 46.61.350 rules of design, markings, mode of operation 46.61.380 stopping when overtaking or meeting, exceptions 46.61.370 violators of bus stop sign laws law enforcement investigation 46.61.372 report by bus driver 46.61.372 vehicle driver identification by vehicle owner 46.61.371 school crosswalks, speed restrictions 46.61.440 school patrol appointment, authority, finances, insurance 46.61.385 obedience of drivers to directions of 46.61.385 seat belts, shoulder harnesses, required before sale or registration of vehicle 46.37.510 shoulder driving, permitted, when 46.61.428 sidewalks parking or standing on 46.61.570 pedestrians to use 46.61.250 slow moving vehicles 46.61.427 speed restrictions auto stages 46.61.405, 46.61.410 basic rule and maximum limits 46.61.400 bridges, speed restrictions 46.61.450 city and town streets 46.61.400 county roads 46.61.400 crosswalks, school or playgrounds, maximum limits 46.61.440 cycles, speed restriction 46.61.460 decreases of maximum limits 46.61.405 due care required, compliance with restrictions not to relieve driver of duty 46.61.445 exceeding speed limit to pass slower moving vehicle 46.61.425 hazardous conditions 46.61.400 increases in maximum limits 46.61.410 limited access highways, maximum limits 46.61.410, 46.61.430 maximum limits 46.61.400

alteration by local authorities 46.61.415 exceeding to pass slower moving vehicle 46.61.425 minimum limits 46.61.425 motor-driven cycles 46.61.460 overtaking and passing, overtaken traffic not to increase speed 46.61.110 playground crosswalks, maximum limits 46.61.440 railroad crossings 46.61.400 reckless driving, exceeding speed limit evidence of 46.61.465 school crosswalks, maximum limits 46.61.440 stop or yield signs at intersections with increased speed highways, local authorities to provide 46.61.435 trailers, maximum speed 46.61.410 trucks, maximum speed 46.61.410 tunnels, speed restrictions 46.61.450 underpasses, speed restrictions 46.61.450 vehicles with solid or hollow-cushion tires 46.61.455 speed traps 46.61.470 starting parked cars, rule 46.61.300 signal required 46.61.305 stopping disabled vehicle, stopping on highway prohibition inapplicable 46.61.560 driveway entrances 46.61.570 fire hydrants, proximity of 46.61.570 hand or arm signals 46.61.310, 46.61.315 main-traveled portion of highway public transit vehicles 46.61.560 stopping on 46.61.560 prohibited places specified 46.61.570 public transit vehicles 46.61.560 railroad tracks 46.61.570 sidewalks 46.61.570 signals required 46.61.305, 46.61.310, 46.61.315 stops, special approaching railroad crossing where signal or visibility indicates approaching train dangerous railroad crossings 46.61.345 emerging from alley, driveway or building 46.61.365 explosives trucks, railroad crossings 46.61.350 for hire vehicles, railroad crossings 46.61.350 inflammable material trucks, railroad crossings 46.61.350 private carrier buses, railroad crossing 46.61.350 school buses railroad crossings 46.61.350 school patrol signals 46.61.385 suspension or revocation of driver's license procedure for Ch. 46.20 reckless driving 46.61.500 facilities, violations 46.61.690 traffic control devices excuse for noncompliance 46.61.050 flashing signals 46.61.065 lane direction control signals 46.61.070 obedience to, exceptions 46.61.050 pedestrian control signals 46.61.060 presumption of validity of 46.61.050 traffic control signal legend 46.61.055 traffic signs, signals, markings and devices city streets as part of state highway, approval of signals by department of transportation required 46.61.085 display of unauthorized signs, signals, markings 46.61.075
interference with traffic control devices or railroad signs or signals 46.61.080 pedestrians subject to 46.61.230 traffic control signal legend 46.61.065

declared public nuisance, removal 46.61.075 trailers overtaking and passing 46.61.145 riding in towed vehicle 46.61.625 slow moving 46.61.427 speed restriction 46.61.410 transit vehicles 46.61.220 overtaking and passing 46.61.145 railroad crossings, stopping at, procedure 46.61.350, 46.61.355 solid or hollow-cushion tires, speed limit 46.61.455 speed restrictions 46.61.410 weighing of, refusal 46.61.020 working on highways, application of laws to 46.61.030 tunnels speed restrictions 46.61.450 turn signals, not to be flashed on parked vehicle, exception 46.61.305 turning hand or arm signals 46.61.310, 46.61.315 intersections, required position and method of turning 46.61.290 signals required 46.61.305, 46.61.310, 46.61.315 "U" turns, rules 46.61.295 turning off roadway slow moving vehicles 46.61.427 when required 46.61.427 turns 46.61.290 two-way left turn lanes, use 46.61.290 unattended vehicles, duty to remove from highway 46.61.590 unlawful operation of vehicle, causing or permitting 46.61.675
violations, attempting, aiding, abetting, committing 46.61.700
weighing of vehicle, refusal 46.61.020
wheelchair conveyances 46.61.730 wheels, driving with wheels off roadway 46.61.670 yield signs erection by local authorities 46.61.195 right of way 46.61.190 RV account, motor vehicle fund sanitary disposal systems, rest areas 46.68.170 Safety commercial vehicles, compliance statement 46.12.500 controlled substance and alcohol testing 46.32.100 Safety equipment state patrol duties 46.37.320 Safety responsibility law, See MOTOR VEHICLES, subtitle Financial responsibility Sale or lease of vehicle emergency medical services fee 46.12.042 Sale or transfer of vehicle driving under the influence, transfer, sale, or encumbrance of vehicle subject to seizure and forfeiture 46.12.270 failure to make assignment on certificate of ownership 46.12.101 minors, unlawful, exception and penalty 46.12.270 minors under the age of 18, unlawful, exception 46.12.260 in noncompliance with certificate requirements 46.12.010 procedure 46.12.101 purchaser's or transferee's failure to transfer certificate of ownership and license registration 46.12.101 restrictions, penalty 46.12.270 business and occupation tax exemption for sales at auction 82.04.317 service charge on contracts 63.14.130

Sales-dealers' licenses	auto wreckers Ch. 46.80	combination of units, lawful combinations
accountability of dealer for employees	School buses	46.44.037
46.70.027	crossing arms, installation required 46.37.620	counties, special permit for overweight
application confidentiality 46.70.042	design, markings, mode of operation	movement, fees, when collectible by
contents 46.70.042	46.61.370, 46.61.380 overtaking and meeting, duties of vehicle	county 46.44.096 drawbar requirements 46.44.070
form 46.70.031	driver 46.61.370	exception, farm implements 46.44.130
retention by department 46.70.042	railroad crossings, stopping at 46.61.350	farm implements
application of chapter 46.70.260	rules for design, markings, mode of operation	exceptions 46.44.130
cease and desist orders 46.70.115	46.61.380	penalties 46.44.130
civil action for violations of unfair practices, limitations 46.70.190	stopping when overtaking or meeting, exceptions 46.61.370	special permits, application for, penalty for violations of terms 46.44.140
consignment sales, dealers' duties and	violators of bus stop sign laws	fire-fighting apparatus 46.44.190
obligations 46.70.028	law enforcement investigation 46.61.372	heavy haul industrial corridors
consumer protection act 46.70.310	report by bus driver 46.61.372	overweight sealed containers and vehicles
curbstoning, penalty 46.70.115 definitions 46.70.011	vehicle driver identification by vehicle owner 46.61.371	46.44.0915 height, maximum 46.44.020
denial, revocation or suspension of license	School buses, See also MOTOR VEHICLES,	special permit for oversize movement
grounds 46.70.101	subtitle Buses	46.44.090
notice 46.70.102	School crosswalks, speed restrictions 46.61.440	discretionary, conditional 46.44.093
procedure 46.70.102, 46.70.111	School patrol	fee 46.44.096
denial of licenses 46.70.045 election of remedies, civil 46.70.190	appointment, authority, finances, insurance 46.61.385	highway improvement vehicles operation in project area 46.44.150
expiration and renewal 46.70.083	obedience of drivers to directions of 46.61.385	impaired clearance sign, effect 46.44.020
Federal Automobile Dealer Franchise Act,	School zone safety account 46.61.440	length, maximum 46.44.030
claims under 46.70.190	Scope and construction of terms 46.04.010	front and rear protrusions permissible
fee 46.70.051 fees	Seat belts children	46.44.034 special permit for oversize movement
additional fees 46.70.061	public awareness, education 46.61.6885	46.44.090
disposition 46.70.061	requirements 46.61.687	discretionary, conditional 46.44.093
transfer 46.70.061	physician's verification, immunity 4.24.235	fee 46.44.096
hearings 46.70.102, 46.70.111	shoulder harnesses, required before sale or	liability for damages for unlawful size,
injunction 46.70.190 investigation by director 46.70.111	registration of vehicle 46.37.510 use mandatory 46.61.688	weight, and load 46.44.110 local regulations on 46.44.080
issuances 46.70.051	Security interest	maximum gross weights 46.44.041
limitation for filing action for civil suit	certificate of ownership 46.12.170	special permits for oversize and overweight
46.70.190	Seizure, See DRUGS, subtitle Controlled	movements
listing dealers, transaction of business 46.70.029	substances	fees 46.44.0941
local regulation of licensing preempted	Seizure and forfeiture of vehicle driven by driver under the influence 46.61.5058	special permits for oversize or overweight movements
46.70.300	Serial or identification number	farm implements 46.44.140
manual of applicable statutes and rules	altered or removed	fees 46.44.095
46.70.051 mobile homes, application of chapter to	administrative hearing and judicial review 46.12.330	temporary additional tonnage permits 46.44.095
46.70.290	assignment of new number 46.12.350	vehicles on interstate system and state
notice of hearing on license action 46.70.102	disposition of 46.12.320	highways 46.44.098
operating without a license, penalties 46.70.021	release of impounded vehicles 46.12.340	specialized equipment, interstate travel by
penalties	seizure or impoundment 46.12.310 buying, selling, or possession of vehicle with	46.44.101 towing flag required, when 46.44.070
civil 46.70.190	defaced or altered number, penalty	truck tractor and trailer combinations, lawful
contempt 46.70.111	46.12.300	combinations 46.44.037
penalty for violations 46.70.170	Service charge on retail installment contracts	violations and penalties 46.44.105
place of business definition and requirements 46.70.023	63.14.130 Sidewalks	weight excess weight, when officers may permit
waiver of requirements 46.70.025	defined for highway purposes 47.04.010	vehicles to proceed without penalty
records of transactions 46.70.120	driving on, prohibited 46.61.606	logging trucks 46.44.047
renewal of licenses 46.70.083	parking or standing on 46.61.570	special permit for overweight movement
required, penalties 46.70.021	pedestrians to use 46.61.250	46.44.090 discretionary, conditional 46.44.093
restrictions on applicants 46.70.041 revocation or suspension 46.70.101	Signal preemption devices accident, penalty 46.37.673, 46.37.674,	fees 46.44.096
unfair practices, civil violations	46.37.675	gross weight limit 46.44.091
damages 46.70.190	possession 46.37.671	weight on highways, effect of, studies and
election to proceed under Federal	prohibited, exceptions 46.37.670	tests authorized 46.44.049
Automobile Dealer Franchise Act 46.70.190	use, sale, purchase 46.37.672 Signs	wheelbase, minimum length set 46.44.050 width, outside width limit 46.44.010
injunctions 46.70.190	failure to stop at 47.36.180	passenger cars, outside load limit 46.44.060
vehicle data base, dissemination 46.70.051	Single cab cards, See MOTOR VEHICLES,	special permit for oversize movement
violations	subtitle Interstate commercial vehicles,	46.44.090
bushing 46.70.180 contempt 46.70.111	single cab cards Size, weight, and load limits	discretionary, conditional 46.44.093 fee 46.44.096
criminal 46.70.140	appurtenances on recreational vehicles	overall width limit 46.44.092
generally 46.70.101	46.44.013	Slow moving
hot vehicles 46.70.140	axle and tire factor 46.44.042	defined 46.61.427
licensing requirements, penalties 46.70.021 plates, unlawful use 46.70.140	cities and towns, special permit for overweight movement, fees, when collected by	pull off roadway, when 46.61.427 turn off roadway, when 46.61.427
unfair business practices 46.70.180	46.44.096	vehicle emblem 46.37.160
unreported engine switches 46.70.140	combination of units	Smoke and air contaminants, standards,
unreported motor switches 46.70.140	drawbar requirements 46.44.070	definitions 46.37.390 Snowmobiles
wholesale vehicle auction dealers 46.70.330, 46.79.130, 46.80.200	limitations 46.44.036 special permit for oversize or overweight	accident reports 46.10.140
Salespersons	movement 46.44.090	administration of chapter, exceptions
overtime compensation 49.46.130	discretionary, conditional 46.44.093	46.10.210
Salvaged vehicles	fee 46.44.096	advisory committee 46.10.220

[RCW Index—page 504] (2008 Ed.)

crossing public highways lawful 46.10.100 definitions 46.10.010 enforcement personnel 46.10.200 fuel tax moneys deposit and distribution 46.10.080 local authorities may provide for safety and convenience 46.10.185 motor vehicle fuel tax snowmobile fuel amount 46.10.170 motorsports vehicles - dealer and manufacturer franchises Ch. 46.93 noise levels, requirements 46.10.090 operating upon public highway lawful 46.10.110 operators, restrictions on age of 46.10.120 penalties civil liability 46.10.190 general 46.10.190 penalties for violations 46.10.130 registration application and issuance 46.10.040 certificate of registration 46.10.060 date tags 46.10.060 dealer's registration 46.10.050 denial, suspension, or revocation of 46.10.055 excepted snowmobiles 46.10.030 fees 46.10.040, 46.10.050, 46.10.080 number displaying and affixing 46.10.070 operation without, prohibited 46.10.020 plates, dealer's number, use of 46.10.050 publicly owned snowmobiles 46.10.020 pursuant to dealer's sale 46.10.043 time limitation registration, dealers 46.10.050 regulation by political subdivisions, state agencies 46.10.180 snowmobile account deposit of registration fees, monetary civil penalties, and fuel tax moneys 46.10.075 snowmobile act 46.10.910 taxes, snowmobile fuel excise disposition of refunds from motor vehicle fund 46.10.150 nonrefundable 46.10.160 violations fines, disposition 46.10.190 penalties 46.10.130, 46.10.190 violations, operating endangerment, humans, animals, hunting 46.10.130 generally 46.10.090 intoxicating liquor, drugs, under the influence of 46.10.090 noise levels 46.10.090 penalties 46.10.090 traffic infraction 46.10.190 without registration 46.10.020 Solicitation of cancellation or cancellation of traffic citation, enforcement 46.64.010 Solid waste collection and recycling vehicles load covering or securing required 70.93.097 parking or standing on roadway, limitations on 46.61.560 stopping on roadway, limitations on 46.61.560 Sound system attachment 46.37.680 Speed regulations alteration by local authorities 46.61.415 cities and towns alteration by local authorities 46.61.415 maximums 46.61.400 exceeding to pass slower moving vehicles 46.61.425 minimum may be set by local authorities 46.61.425 secretary of transportation, federal requirements 46.61.415 county roads, maximums 46.61.400 curves, reduction of speed 46.61.400

highways, increases by secretary of transportation 46.61.410 impeding traffic by slow speed, violation 46.61.425 increase of local authorities, power 46.61.415 power of secretary of transportation 46.61.410 increases by secretary of transportation 46.61.410 intersections, reduction of speed 46.61.400 limited access highways, increases by secretary of transportation 46.61.410 maximum speeds exceeding to pass slower moving vehicle 46.61.425 specified 46.61.400 minimum speeds local authorities may set 46.61.425 rules for operation 46.61.425 secretary of transportation may set 46.61.425 slow moving vehicles 46.61.427 multiple lane highways, increases by secretary of transportation 46.61.410 pedestrian traffic, reduction of speed 46.61.400 playground crosswalks 46.61.440 railroad crossings, reduction of speed 46.61.400 reasonable and prudent rule 46.61.400 reduction of speed hazardous conditions 46.61.400 local authorities may require 46.61.415 school crosswalks 46.61.440 alterations effective when posted 46.61.410, 46.61.415 school or playground crosswalks, effect of posting 46.61.440 slow moving vehicles 46.61.427 Speed restrictions roadway construction area speeding 46.61.527 Speed traps 46.61.470 Stages, for hire vehicles licenses, fees 46.16.125 Starting parked cars, rule 46.61.300 signal required 46.61.305 State officers and employees use of personal vehicles on state business 43.19.630 State owned vehicles gasohol, alternative fuels use 43.41.130 official use only 43.01.150 policy for acquisition, operation, and authorized use 43.41.130 purchase of alternative fuel powered, cost considerations 43.19.570 State patrol certificate of approval on equipment meeting requirements 46.37.005 motorcycle equipment goggles or face shield, regulation and specifications adopted by commission helmets, regulation and specifications adopted by commission 46.37.530 mirrors, regulation and specifications adopted by commission 46.37.530 powers and duties generally 46.37.005 Steering and suspension systems 46.37.375 Stolen possession of 9A.56.160 vehicle check 46.12.047
Stop lamps, equipment requirement 46.37.070, 46.37.090, 46.37.200
Stop sign, failure to stop at 47.36.180 Stopping disabled vehicle, stopping on highway prohibition inapplicable 46.61.560

driveway entrances 46.61.570

fire hydrants, proximity of 46.61.570

hand or arm signals 46.61.310, 46.61.315 main-traveled portion of highway public transit vehicles 46.61.560 stopping on 46.61.560 prohibited places specified 46.61.570 public transit vehicles 46.61.560 railroad tracks 46.61.570 signals required 46.61.305, 46.61.310, 46.61.315 solid waste collection and recycling vehicles 46.61.560 Stopping vehicle to inspect hay or straw transporters 20.01.610 Stopping vehicle to inspect driver's license 46.64.060 vehicle condition 46.64.060, 46.64.070 Stops, special approaching railroad crossing where signal or visibility indicates approaching train 46.61.340 dangerous railroad crossings 46.61.345 emerging from alley, driveway or building 46.61.365 explosives trucks, railroad crossings 46.61.350 for hire vehicles, railroad crossings 46.61.350 inflammable material trucks, railroad crossings 46.61.350 school buses overtaking and passing 46.61.370 railroad crossings 46.61.350 violators law enforcement investigation 46.61.372 report by bus driver 46.61.372 violators of bus stop sign laws vehicle driver identification by vehicle owner 46.61.371 school patrol signals 46.61.385 Street rod vehicles definition 46.04.571 equipment requirements 46.37.518 inspection and titling 46.12.420 Subleasing or transfer, unlawful practices Ch. Sunscreening materials, application, restrictions and standards 46.37.430 Sunscreening materials, unlawful installation, penalty 46.37.435
Suspend, defined 46.04.580 Suspension, cancellation or denial of manufacturer's licenses deficiency in surety bond as grounds for 46.70.075 Suspension, revocation or denial of dealer's or manufacturer's licenses grounds, generally 46.70.101 mobile homes or travel trailers grounds, generally 46.70.101 Suspension or revocation of driver's license operation of vehicle following, prohibited 46.20.345 operation of vehicle following prohibited 46.20.342 procedure for Ch. 46.20 reckless driving 46.61.500 Tail lamps, equipment requirement 46.37.050 blue or purple dot, when allowed 46.37.100 Taking without permission 9A.56.070, 9A.56.075 Tandem axles defined 46.04.582 Television screen, operating vehicle with when in sight of driver, exception 46.37.480
Temporary license plates, nonresident member of armed forces 46.16.460, 46.16.470, 46.16.480, 46.16.490 Temporary permits conditions 46.20.065 Theft of 9A.56.063, 9A.56.065, 9A.56.068, 9A.56.078, 9A.56.096 pneumatic passenger car tires, standards

46.61.400

hazardous conditions, lower speed required

authority of state patrol 46.37.425	excuse for noncompliance 46.61.050	presumption regarding stopped, standing, or
exception for off-highway use 46.37.423 generally 46.37.423	flashing signals 46.61.065 lane direction control signals 46.61.070	parked vehicle 46.63.140 public attorneys' appearance 46.63.080
penalties 46.37.423, 46.37.425	legend 46.61.072	records, abstracts 46.52.100
regrooved tires, standards, exception	obedience to, exceptions 46.61.050	regrooved tires, violations 46.37.424
46.37.424	pedestrian control signals 46.61.060	rental vehicles 46.63.073
rules and regulations 46.37.425 restrictions 46.37.420	presumption of validity of signs and devices	size, weight, and load limits, violations 46.44.105
studs 46.04.272, 46.37.4215, 46.37.4216	46.61.050 traffic control signal legend 46.61.055,	tire standards 46.37.423
Title and registration advisory committee	46.61.065	state patrol rules, law, violations 46.37.425
membership and duties 46.01.320	Traffic enforcement	tolls
Title certificate, See MOTOR VEHICLES, subtitle Certificate of ownership	routine stops, collection of information on	electronic collection, photo enforcement 46.63.160
Tolls	racial profiling 43.43.480, 43.43.490 Traffic infractions	evasion, presumption 46.63.075
electronic collection, photo enforcement	attorney, right to counsel 46.63.080	facilities, violations relating to 46.61.690
46.63.160 evasion, presumption 46.63.075	automated cameras, traffic safety 46.63.170	traffic schools of city or town and county,
facilities, violations 46.61.690	award of costs and attorney fees prohibited, exception 46.63.151	failure to attend, penalty 46.83.060 unattended vehicles
Tonnage, generally, See MOTOR VEHICLES,	cell phone and wireless communication while	notice of 46.63.030
subtitle Licenses	driving 46.61.667, 46.61.668	violations designated as infractions,
Tow truck operators business location, posting and registration	court orders, civil nature 46.63.120	exceptions 46.63.020 Traffic infractions, see also TRAFFIC
requirements 46.55.060	declaration as 46.64.050, 46.64.055 emergency vehicles	INFRACTIONS
business location, registration requirements	equipment requirements, penalty for	Traffic safety education 46.20.093, 46.20.095
46.55.060 business practices, required services	violations 46.37.188	bicycles 46.82.430 rule-making authority 46.01.115
46.55.060	enforcement procedure	Traffic safety education courses in schools
capacity fee in addition to and in lieu of	notice of traffic infraction failure to respond 46.63.070	requirement for minor driver's license,
additional fees 46.16.079	equipment requirements	exception 46.20.100
cease and desist orders 46.55.210 complaints against 46.55.170	emergency vehicles, penalty for violations	Traffic school city or town and county may establish,
definitions 46.55.010	relating to 46.37.188 violations, generally 46.37.010	procedure 46.83.010
drivers to have commercial drivers' licenses	failure to	courts may compel attendance upon 46.83.050
46.55.090 fee schedule, billing, etc. 46.55.060	surrender canceled licenses, permits, or	failure to attend school unlawful, penalty 46.83.060
fee schedule, filing requirements 46.55.063	certificates, penalty 46.01.230	funds for, source, deposit of, control
fees, calculation, itemized invoice 46.55.063	ferry queues 46.61.735 habitual offender, defined 46.65.020	46.83.030
hearings	hearings	purpose 46.83.040
presiding officer 46.55.180 insurance and inspection requirements	procedure, appeal from 46.63.090	supervision and control 46.83.020 Traffic signs, signals, markings and devices
46.55.025	rules for 46.63.080	city streets as part of state highway, approval
licenses	inspection operating	of signals by department of transportation
grounds for not issuing 46.55.220 revocation, etc. 46.55.200	vehicle found defective in equipment	required 46.61.085 display of unauthorized signs, signals,
penalties 46.55.200	46.32.010	markings 46.61.075
posting requirements 46.55.070	repair of equipment, violations relating to 46.32.050	interference with traffic control devices or
private impounds, compensation 46.55.037	violations, generally 46.32.010	railroad signs or signals 46.61.080
prohibited business practices 46.55.035 penalty 46.55.020	judges, training requirements 46.63.050	pedestrians subject to 46.61.230 unauthorized signs, signals and marking
records, etc., available for inspection	juveniles	declared public nuisance, removal
46.55.160	penalties 13.40.250 law enforcement officers order	46.61.075
registration certificate application process 46.55.030	duty to obey 46.61.021	Traffic violations records kept 46.52.100, 46.52.101
required, penalty 46.55.020	failure to obey, penalty 46.61.022	venue 46.52.100
rule-making authority 46.55.190	legislative intent 46.63.010	Traffic violations, See also MOTOR
storage security requirements 46.55.060 towing contracts with private property	lowering passenger vehicles below legal clearance 46.61.680	VEHICLES, subtitle Crimes relating to; MOTOR VEHICLES, subtitle Rules of the
owners, requirements 46.55.063	mitigating circumstances, explanation,	road
towing procedures, posting requirements	hearing for 46.63.100	Trailers
46.55.060	monetary penalties 46.63.110 monthly tonnage licenses, operating vehicle	boat trailers fee to be deposited in freshwater aquatic
vehicle transaction file to be maintained 46.55.150	after expiration 46.16.135	weeds account 46.16.670
Tow trucks	nonresidents, bail, bond, or security	combination of units, as 46.44.036
classification by capabilities 46.55.050	46.64.015, 46.64.035 notice of	combination of units, lawful combinations
inspection prior to use 46.55.050 permit	contents 46.63.060	46.44.037 commercial
application 46.55.040	form 46.63.060	licensing fee in lieu 46.16.085
inspection of equipment and facilities	issuance authority, police, court 46.63.030	farm trailers
required annually 46.55.040 red lights, usage 46.37.196	response to, contesting, hearing, failure to appear 46.63.070	lamps and reflectors 46.37.160 slow moving vehicle emblem, required
Towed vehicles	officer issuing cite need not have witnessed	46.37.160
riding in prohibited 46.61.625	infraction 46.63.030	highway rest areas, disposal systems
Towing	operating under farm vehicle license, in violation of limitations thereon 46.16.090	additional fee 46.16.063
safety chains required 46.37.495 Tractors, farm tractors	operating vehicle in	operating under farm vehicle license, in violation of limitations thereon 46.16.090
slow moving vehicle emblem, required	excess of maximum gross weight licensed	overtaking and passing 46.61.145
46.37.160	for 46.16.140	riding in prohibited 46.61.625
slow moving vehicles 46.61.427 vehicle driver's license not necessary for	failure to purchase new gross weight license when apprehended 46.16.140	sanitary disposal systems, rest areas RV account, motor vehicle fund 46.68.170
operation of 46.20.025	parties' responsibilities for costs 46.63.151	single-axle
Traffic citation or copies thereof, disposing of,	penalties, waiver, court authority 46.63.120	licensing fee in lieu 46.16.086
enforcement 46.64.010	placards and license plates for disabled	size, weight, and load limits on Ch. 46.44
Traffic control devices	drivers, unauthorized use of 46.16.381	slow moving vehicles 46.61.427

[RCW Index—page 506] (2008 Ed.)

speed restriction 46.61.410 Trailers, See also MOTOR VEHICLES, subtitle	Turns, right and left, proper procedure 46.61.290	operators' license may be restrictive 46.20.109
International registration plan	Two-way left turn lanes, use 46.61.290 Unauthorized persons, allowing to drive, penalty	safety standards 46.37.610
Transfer or sale of vehicle	46.16.011	speed limit 46.61.730
failure to make assignment on certificate of	Unfair business and sales practices Ch. 46.70	Wholesale vehicle auction dealers 46.70.330,
ownership 46.12.101 in noncompliance with chapter 46.12 RCW	Unfair vehicle business practices mobile homes	46.79.130, 46.80.200 Window sunscreening and coloring, restrictions
46.12.010	warranties, inspections, advertising	and standards 46.37.430
procedure 46.12.101	46.70.135	Windshield requirements
purchasers' or transferees' failure to transfer certificate of ownership and license	Unlawful operation of vehicle, causing or	safety glazing materials 46.37.410, 46.37.430
registration 46.12.101	permitting 46.61.675 Unlicensed drivers	sunscreening and coloring of 46.37.430 unlawful installation, penalty 46.37.435
seller liability limited, procedure 46.12.102	placement in suspended or revoked status	unobstructed 46.37.410
transitional ownership record 46.12.103	46.20.022	wipers 46.37.410
Transfer or subleasing, unlawful practices Ch. 19.116	subject to all provisions of motor vehicle law 46.20.022	Winter recreational parking areas penalty for violations 46.61.587
Transportation demand management	Unlicensed vehicles	special permit required 46.61.585
findings 70.94.521	trip permits	Wrecked vehicles, permit to junk 46.12.230
Transporters delivering vehicles without transporter's	authorized, fees, distribution of proceeds 46.16.160	Wreckers, See AUTO WRECKERS; MOTOR VEHICLES, subtitle Motor vehicle wreckers
license 46.76.010	Used vehicles	Yield signs
Transporters, See also MOTOR VEHICLES,	curbstoning, penalty 46.70.115	erection by local authorities 46.61.195
subtitle Motor vehicle transporters Transporting explosives and flammables	evidence of ownership, dealer requirements	right of way 46.61.190
equipment requirements for 46.37.440	46.70.124 posting or disclosure of asking price	MOTORCYCLES
inspections 46.48.185	46.70.125	Brake requirements 46.37.527 Brakes, performance ability 46.37.528
jurisdiction over safety in transportation of 46.48.170	Vehicle, defined 46.04.670	Certificate of license registration
rules and regulations 46.48.170	Vehicle equipment safety compact Ch. 46.38	installing different motor, certificate
uniformity with federal regulations sought	Vehicle licensing fraud account 46.68.250 Vehicle safety standards 46.37.005	surrendered 46.12.080 Clinging to other vehicles, prohibited 46.61.614
46.48.170, 46.48.180 violations 46.48.170	Vehicular assault 7.68.020	Crimes relating to
Travel trailer	alcohol and drug evaluation and treatment of	exhaust system modification 46.37.537
appurtenances on recreational vehicles	offenders, requirements 46.61.524 definition and penalty 46.61.522	Defined 46.04.330
46.44.013	revocation period 46.20.285, 46.20.286	Driver's license for operation of endorsement fee 46.20.505
defined 46.04.623 Trucks	Vehicular homicide 7.68.020	examination 46.20.130, 46.20.515
brakes	alcohol and drug evaluation and treatment of offenders, requirements 46.61.524	instruction permits 46.20.510
compression, jake brakes 46.37.395	definition and penalty 46.61.520	rental to person without, penalty 46.20.220 special endorsement
performance ability 46.37.351 requirements 46.37.340	revocation period 46.20.285, 46.20.286	required to drive 46.20.500
cement trucks, axle loading controls	Venue of actions regarding 4.12.025	Endorsements 46.20.100
46.44.043	Veterans, disabled, service-connected, license plate furnished free to 73.04.110	Equipment requirements exemptions 46.61.613
drivers, overtime compensation 49.46.130 Trucks, truck tractors	Violations, venue 46.52.100	foot pegs, passengers 46.61.610
combination of units, as 46.44.036	Warranties	handlebars, height 46.61.611
combination of units, lawful combinations	consumer protection act, applicability 19.118.120	helmets, goggles, face shield 46.37.530, 46.37.535
46.44.037 flares and warning devices carried 46.37.440	definitions 19.118.021	mirrors 46.37.530
maximum gross weights 46.44.041	failure to repair, replace or repurchase vehicle	muffler, modification prohibited 46.37.390
motor truck, defined for highway purposes	19.118.041 history of vehicle, availability to owner	passengers, foot pegs 46.61.610 Exhaust systems
47.04.010 overtaking and passing 46.61.145	19.118.170	modification, amplification, prohibited
railroad crossings, stopping at, procedure	informal dispute resolution process of	46.37.537
46.61.350, 46.61.355	manufacturer 19.118.150 new motor vehicle arbitration boards,	Foot pegs, passengers 46.61.610
size, weight, and load limits on Ch. 46.44 slow moving vehicles 46.61.427	proceedings 19.118.080, 19.118.090,	Handlebars, height 46.61.611 Head lamps, requirements 46.37.523
solid or hollow-cushion tires, speed limit	19.118.095, 19.118.100, 19.118.110,	Headsets and earphones
46.61.455	19.118.160 nonexclusive remedy 19.118.140	use of state patrol approved helmet with built-
speed restrictions 46.61.410 weighing of, refusal 46.61.020	owner's manual required 19.118.031	in headsets or earphones authorized 46.37.480
working on highways, application of laws to	remedies not exclusive 19.118.070	Helmets, goggles, face shield 46.37.530,
46.61.030	repair facilities 19.118.010, 46.71.051 replacement or repurchase of nonconforming	46.37.535
Trucks, truck tractors, See also MOTOR VEHICLES, subtitle International	new vehicles 19.118.041	use of state patrol approved helmet with built- in headsets or earphones authorized
registration plan	report and repair of nonconformities	46.37.480
equipment, See MOTOR VEHICLES, subtitle	19.118.031	Horns 46.37.539
Equipment requirements Tunnel	resale of repurchased vehicle 19.118.061 rights, written statement to be supplied	Instruction permits 46.20.510 Licensing of Ch. 46.16
passing vehicle, limitations 46.61.125	19.118.031	Lights, head and tail, lighted, when 46.37.020
speed restrictions 46.61.450	tax refund for return of vehicle 82.32.065	Lights on requirements 46.37.522
Turn signal lamps or devices equipment requirement 46.37.100, 46.37.120,	waivers, limitations, disclaimers 19.118.130 Weighing and weight certification of agricultural	Mirrors 46.37.530, 46.37.539 Motor change
46.37.200	commodities for highway transport Ch.	registration certificate, correction required
not to be flashed on parked vehicle, exception	15.80	46.12.080
46.61.305 Turning	Weighing of vehicle, refusal 46.61.020 Weight fees	Motorcycle operator training program 46.20.520 Motorcycle safety education account
hand or arm signals 46.61.310, 46.61.315		created 46.68.065
intersections, required position and method of	motor homes 46.17.020	Created 40.08.003
	motor vehicles 46.17.010	Motorcycle safety education advisory board
turning 46.61.290	motor vehicles 46.17.010 Wheelchair conveyances	Motorcycle safety education advisory board created 46.20.520
	motor vehicles 46.17.010	Motorcycle safety education advisory board

MOTOR-DRIVEN CYCLES

modification prohibited 46.37.390 Operating on roadways laned for traffic 46.61.608 Passengers foot pegs 46.61.610 number, seating 46.61.610 equipment 46.37.535 license 46.20.220 Riding on seat required 46.61.610 Skills education program administration 46.81A.020 definitions 46.81A.010 gifts, etc. 46.81A.030 Speed restrictions 46.61.460 Tail lamps, reflectors, and stop lamps 46.37.525 Tires 46.37.539 MOTOR-DRIVEN CYCLES Brake requirements 46.37.527

Brakes, performance ability 46.37.528 Braking system inspection 46.37.529 Defined 46.04.332 Driver's license for operation of endorsement fee 46.20.505 examination 46.20.130, 46.20.515 instruction permits 46.20.510 special endorsement required to drive 46.20.500 Equipment requirements helmets, goggles, face shield 46.37.530, 46.37.535

mirrors 46.37.530

muffler, modification prohibited 46.37.390 Head lamp requirements 46.37.523, 46.37.524 Helmets, goggles, face shield 46.37.530, 46.37.535 Horns 46.37.539

Lights, head and tail, lighted when 46.37.020 Lights on requirements 46.37.522

Mirrors 46.37.530, 46.37.539 Motorcycle safety education advisory board created 46.20.520

Motorsports vehicles - dealer and manufacturer franchises Ch. 46.93 Mufflers 46.37.539

modification prohibited 46.37.390

Rental of

helmet requirements 46.37.535 Speed restrictions 46.61.460 Tail lamps, reflectors, and stop lamps 46.37.525 Tires 46.37.539

MOTORIZED FOOT SCOOTERS (See MOTOR VEHICLES)

MOTORSPORTS VEHICLES - DEALER AND MANUFACTURER FRANCHISES Generally Ch. 46.93

MOVIES (See MOTION PICTURES) MOVING COMPANIES (See TRANSPORTATION COMPANIES)

MOVING EXPENSES

Relocation compensation 43.03.125 State officers and employees 43.03.110, 43.03.120

MOVING WALKS (See ELEVATORS, LIFTING DEVICES, AND MOVING WALKS)

MT. SI CONSERVATION AREA See PARKS AND RECREATION

MT. ST. HELENS

Court proceedings necessary to facilitate recovery given precedence 43.01.215 Damage to surrounding land and rivers 43.01.210 dredging and other rehabilitative work, funding 43.01.200 state agencies to facilitate recovery 43.01.210 Dredge spoils

revenues used for recreational purposes 47.04.230, 47.04.235

Emergency recovery operations from eruption, exemptions from certain requirements Ch. 89 16

Local government

recovery, scope authorized 36.01.150 Spirit lake memorial highway 47.20.700

facilitate recovery from damage 43.01.210 Tourtle river fish collection facility 77.57.080

MUCKLESHOOT INDIANS

Retrocession of criminal jurisdiction 37.12.100. 37.12.110, 37.12.120

MULES, ASSES, AND DONKEYS (See LIVESTOCK)

MULTIPLE LANE HIGHWAYS (See HIGHWAYS)

MULTI-PURPOSE COMMUNITY CENTERS

Acquisition, general powers 35.59.030 Appropriations 35.59.060 Authority, purposes for which authority granted may be exercised 35.59.020 Bonds

general obligation bonds, authority and procedure 35.59.060 revenue bonds 35.59.070

Community center development, conveyance or lease of lands or facilities to other municipality for 35.59.040

Contact, use or operation of facilities 35.59.080
Construction, general powers 35.59.030
Contract, use or operation of facilities 35.59.080
Conveyance, lands or facilities to other

municipality for community center development 35.59.040 Counties, authorized to establish community centers, requirements 35.59.090 Definitions 35.59.010

Eminent domain, power of 35.59.050 Expenditures of public money 35.59.060 Financing, participation in by other municipalities 35.59.040

Fiscal matters

appropriations of public moneys 35.59.060 expenditure of public moneys 35.59.060 general obligation bonds, issuance of authorized 35.59.060 procedure 35.59.060 General powers 35.59.030

Income, from lease or contract for use or operation of facilities pledged for redemption of general obligation or revenue bonds 35.59.080

Indebtedness, participation in financing 35.59.040

Lease

lands or facilities to other municipality for community center development 35.59.040 use or operation of facilities 35.59.080 Legislative finding, prerequisite 35.59.020 Operation, general powers 35.59.030 Operation of facilities, lease or contract for 35.59.080

Participation in financing 35.59.040 Powers and authority, additional and supplemental 35.59.110

Prior proceedings validated and ratified 35.59.100

Property

conveyance of lands or facilities to other municipality for community center development 35.59.040 lands or facilities to other municipality for

community center development 35.59.040 Purposes for which authority granted may be

exercised 35.59.020 Validation, prior proceedings 35.59.100

MULTISTATE HIGHWAY TRANSPORTATION AGREEMENT

(See TRANSPORTATION, **DEPARTMENT OF, subtitle Multistate Highway Transportation Agreement)**

MUNICIPAL CORPORATIONS (See also CITIES AND TOWNS; COUNTIES)

Acquisition of transportation systems, private pension plans, continuance 54.04.160 Actions against 4.08.120 Actions by in corporate name 4.08.110

Advancement of travel and other expenses advancement constitutes a prior lien against and a right to employees' funds 42.24.140 authorized 42.24.120

authorized 42.24.120
interest collectible for unrepaid or
unaccounted for sums 42.24.150
misappropriation of public funds 42.24.160
no advancement when delinquent in
accounting 42.24.130

revolving fund 42.24.130 Air pollution control authorities, status as municipal corporations 70.94.081

Bankruptcy readjustment and relief from debts Ch. 39.64

Bond issues

declaratory judgments 7.25.010 definitions 7.25.005

indebtedness limitations, subject to 39.46.110 lost or destroyed bond or warrant, procedure 39.72.010, 39.72.020 mutual savings banks authorized to invest in

32.20.070

notice of intent to sell general obligation bonds 39.46.120

payment of general obligation bonds 39.46.110

refunding bond act Ch. 39.53 refunding bonds, bankruptcy readjustment and relief from debts Ch. 39.64 revenue bonds

funds for reserve purposes may be included 39.44.140

sale of to United States at private sale amortization 39.48.020 chapter optional 39.48.040

United States, sale of bonds to at private sale Ch. 39.48

validation of prior issues Ch. 39.90 Bonds, official, See BONDS, subtitle Official Buildings or equipment in or adjacent to fire protection districts, contracts for fire protection services 52.30.020

Certiorari proceedings, service of writ on 7.16.100

Charge cards for travel expenses 42.24.115

special legislation to create or amend charter, prohibited Const. Art. 2 § 28 who may frame Const. Art. 11 § 10

Claims against for contractual purposes approving, paying false claim, penalty 42.24.110

auditing and payment 42.24.080 authentication and certification 42.24.080 forms 42.24.080

Claims for contractual purposes false claim, penalty 42.24.100

Combined city and county, charters Const. Art.

Combined city and county municipal corporations

fire protection or law enforcement binding arbitration in collective bargaining, when 36.65.050

intent 36.65.010

method of allocating state revenues 36.65.040 public employee retirement or disability benefits not affected 36.65.060

school districts retained as political subdivisions 36.65.020

Community municipal corporations, See CITIES AND TOWNS, subtitle Community municipal corporations

Police and sanitary regulations enforced by

4 60 020 department of general administration Const. Art. 11 § 11 Pollution control bonds and facilities, See POLLUTION CONTROL MUNICIPAL 41.04.220 Consolidated port districts as 53.46.030 Hospitalization and medical aid for employees Consolidation of local government unit and first class city and dependents BONDING choice of plan or policy to be offered 41.04.180 retirement rights Property exchange with federal or state government or compliance with law 41.04.430 definitions 41.04.405 contracts with health care service contractors political subdivision authorized 39.33.010 authorized 41.04.180 intergovernmental disposition of intent 41.04.400 limitations 41.04.425 costs not additional compensation, payment of authorized 39.33.010 premiums 41.04.190 hearing, notice requirements 39.33.020 membership in first class city retirement participation in state insurance program transfers 39.33.090 system 41.04.415 41.04.205 lease to federal or state government or newly created legal entity 41.04.420 Indebtedness political subdivision authorized 39.33.010 public or public safety employees bankruptcy readjustment and relief from debts sale to federal or state government or political retirement systems 41.04.410 Ch. 39.64 subdivision authorized 39.33.010 Contracts extinguishment by special legislation, prohibited Const. Art. 2 § 28 limitations Ch. 39.36 Public hospital districts 70.44.010 competitive bidding requirements, violations Public improvement districts by municipal officers, penalties 39.30.020 officers, interest in 42.23.010, 42.23.030, 42.23.040, 42.23.050, 42.23.060 reserve funds, supplemental authority Ch. limitations upon 35.51 limitations prescribed Const. Art. 8 § 6 one percentum limitation on tax levies Const. Public mass transportation system intergovernmental disposition of 39.33.050 small works roster 39.04.155 transportation department may contract with lease to political subdivision or municipal Art. 7 § 2 municipal corporation without advertising, corporation authorized 39.33.050 sale to political subdivision or municipal corporation authorized 39.33.050 power to incur debts Const. Art. 8 § 6 bid or performance bond 47.01.210 limit of power Const. Art. 8 § 6 private property not to be taken for debt of, Contracts for public works, See PUBLIC WORKS Public money to be deposited with treasurer Const. Art. 11 § 15 exception Const. Art. 11 § 13 Conveyance of fee title by municipal water, light, sewer purposes Const. Art. 8 § 6 corporation, recording by grantor at time of delivery required, effect 65.08.095 Public pension and retirement funds, Insurance employees, participation in state insurance program 41.04.205 investments, authorized investments Const. Corporate stock or bonds not to be owned by Art. 29 § 1 Const. Art. 8 § 7 risk management services authorized Ch. Public transportation Counties, See COUNTIES feasibility study, financial support payment 35.58.2712 48.62 Credit establishment for payment of warrants self-insurance authorized Ch. 48.62 43.09.2853 Public transportation systems authorization 35.58.2721 Investments Credit for residential energy conservation Const. authorized types of 36.29.020 Art. 8 § 10 public pension and retirement funds, Public utility districts Credit or money not to be loaned Const. Art. 8 § 7 authorized investments Const. Art. 29 § 1 designation as 54.04.020 Criminal cases Joint operations by municipal corporations or power to incur debts Const. Art. 8 § 6 agreement with county to handle, arbitration 35.20.010, 35.22.425, 35.27.515, political subdivisions, deposit and control of restrictions on invading 54.04.030 funds 43.09.285 Public works 35.30.100 Judgments against, interest on, torts 4.56.115 prevailing wage law compliance required Declaratory judgments Liability insurance when private construction project is bonds 7.25.010 purchase for officers and employees performed under contract for rental, lease, or purchase of project by state or municipal government 39.04.260 Disposal of surplus property 36.16.138 Limitation of actions, application of statute of limitations to, actions by 4.16.160
Loan agreements with state or federal hearing, notice requirements 39.33.020 small works roster District court posting of awards 39.04.200 Public works, See also PUBLIC WORKS criminal cases government agreement with county to handle, arbitration agreements 39.69.020 constitutional debt limitation 39.69.030 Publication of legal notices, fees to be charged 65.16.091 35.20.010, 35.22.425, 35.27.515, 35.30.100 municipal corporation defined 39.69.010 Local affairs controlled by Const. Art. 11 § 11 Purchase of Ejectment and quieting title action conflicting claims, generally 7.28.280 joinder of parties 7.28.280 magazines and other periodicals, books, postage, method for payment of 42.24.035 products and services of sheltered work shops, Local improvement districts joint planning and construction of Emergency services, financial assistance, improvements, supplemental authority Ch. department of social and health services counties authorized to furnish 36.32.470 programs Ch. 39.23 Employees reserve funds, supplemental authority Ch. Purchases direct deposit of salaries and wages 41.04.240 35.51 contract process other than sealed bids insurance and health care, participation in state insurance program 41.04.205 Local improvements 39.04.190 limitation on foreclosure of special posting of awards 39.04.200 liability insurance, purchase authorized assessments and liens 4.16.030 vendor lists 39.04.190 36.16.138 power to make by special taxation or Quasi-municipal corporations payroll deductions to banks, savings banks, assessment Const. Art. 7 § 9 tort claims against credit unions, or savings and loan Municipal courts bond may not be required of local associations authorized, conditions government entity for any purpose in any termination 41.04.245 agreement with county to handle criminal cases, arbitration 35.20.010, 35.22.425, 35.27.515, 35.30.100 case 4.96.050 Equality of privileges and immunities not liability for tortious conduct of officers, essential Const. Art. 1 § 11 employees, and volunteers 4.96.010 payment of damages and expenses of defense in action against officer, Execution of judgments against 6.17.080 Officers Expenses and per diem 42.24.090 contracts, interest in 42.23.010, 42.23.030, Federal surplus property acquisition, See FEDERAL SURPLUS PROPERTY employee, or volunteer 4.96.041 42.23.040, 42.23.060 presentment and filing of claims, requirements 4.96.020 contracts, interests in 42.23.050 Financing procedures, validation Ch. 39.90 eligibility to hold office 42.04.020 Fire protection districts, status as 52.12.011 Records liability insurance, purchase for 36.16.138 Flood control districts destruction or donation of, procedure for, retention schedule 40.14.070 Ordinances evidence, admissible as, when 5.44.080 recording of 5.44.080 annual budget reports 86.26.080 maintenance fund 86.26.070 historical records, transfer to depository Franchise on bridges jointly owned with state Organization to be under general laws Const. Art. agency, procedure for 40.14.070 47.44.040 Reimbursement claims by officers and Garnishment Permits, leases or licenses for municipal employees approving, paying false claim, penalty 42.24.110 enforcement against 6.27.040 corporations to use toll facilities authorized subject to, when 6.27.040

Health benefit programs, procurement by state

Confession of judgment by, who may confess for

MUNICIPAL COURTS

false claim, penalty 42.24.100 travel allowances 42.24.090, 42.24.110 JURISDICTION; DISTRICT COURTS, MUNICIPAL RESEARCH COUNCIL subtitle Municipal departments) Cities and towns Authorized 3.50.010
Cities authorized to continue to operate 3.30.020 false claim, penalty 42.24.100 ordinances, information pooling 35.21.185 Salary of officers not to be changed, exception City and town research services account Const. Art. 11 § 8
School districts, See SCHOOLS AND SCHOOL City or town trial court improvement account 43.110.060 3.50.480 Counties, research and services for Ch. 43.110 Civil proceedings jury trial 3.50.135 County research services account 43.110.050 DISTRICTS Hazardous liquid and gas pipeline, model Seals of Const. Art. 27 § 9 ordinance and franchise agreement 43.110.070 transfer within municipal court 3.50.125 Secretary of state service charges Conviction 3.50.300 auditor to adopt rules 43.09.281 Court commissioners Local government regulation and policy Service of process by publication, when 4.28.100 Sewer districts, See also WATER-SEWER DISTRICTS appointment, qualifications 3.50.075 handouts, technical assistance 43.101.040, Criminal cases 43.110.040 agreement with county to handle 3.50.805 Short-term obligations Members 43.110.010 authorized, when 39.50.020 definitions 39.50.010 agreement with county to handle, arbitration Motor vehicle excise tax Ch. 82.44 3.50.800 Powers and duties 43.110.010 Criminal proceedings Research and services issuance of, procedure 39.50.030 transfer within municipal court 3.50.125 enumerated 43.110.030 nonvoted general indebtedness 39.50.060 Criminal prosecution 3.50.430 special purpose districts 43.110.080, 43.110.090 payment of principal and interest Definitions 3.50.003 funds for 39.50.070 Designation 3.50.010 Employees as city employees 3.50.080 Fines, penalties, forfeitures, and costs, disposition 10.82.070 MUNICIPAL REVENUE BOND ACT (See refunding, renewal 39.50.040 security 39.50.050 CITIES AND TOWNS, subtitle Fiscal Streets, power to extend over tidelands Const. Art. 15 § 3 matters) Fines and moneys, portion deposited in public MUNICIPALITIES (See CITIES AND Taxation safety and education account, interest TOWNS) 35.20.220 assessment and levy, power of Const. Art. 7 § Gambling jurisdiction ordinances adopting state gambling law 9.46.193 Abuse, homicide by abuse 9A.32.055 exemption of municipal property from taxation Const. Art. 7 § 1 Aggravated murder in the first degree Interlocal agreements, criminal justice responsibilities 3.58.815 generally Ch. 10.95 imposition for local purposes prohibited to Benefit from death of victim prohibited Ch. legislature Const. Art. 11 § 12 local power to assess and levy, where Const. Judge pro tempore appointments 3.02.060 Coroner's inquest, testimony reduced to writing Art. 11 § 12 Judges 36.24.080 additional judges 3.50.070 appointment 3.50.040 Taxing district relief act Ch. 39.64 Defined as homicide 9A.32.010 Term of officers not to be extended Const. Art. Duress, not a defense 9A.16.060 bond 3.50.097 11 § 8 election procedure 3.50.050 First degree Tort claims against premeditation 9A.32.020 filling of positions by election, when required bond may not be required of local government entity for any purpose in any case 4.96.050 liability for tortious conduct of officers, Limitation of action, none 9A.04.080 3.50.055 pro tempore 3.50.090, 35.20.200 Slayers, inheritance from victim prohibited Ch. removal from office 3.50.095 employees, and volunteers 4.96.010 residency requirement 3.50.057 MUSEUMS (See also HISTORIC PRESERVATION) payment of damages and defense expenses in salaries, payment 3.50.080 vacancy 3.50.093 action against officer, employee, or Burke museum Ch. 27.40 volunteer 4.96.041 Judicial officer presentment and filing of claims, requirements Cities and towns disqualification 3.50.045 acquisition and control 35.21.020 4.96.020 Jurisdiction Transfer of property or contracts for use for park authority for local improvement 35.43.040 certiorari 7.16.040 and recreational purposes 39.33.060 first class cities civil cases 3.50.020 criminal cases 3.50.020 Transfer of sewer or water system from a county to a district 36.94.410, 36.94.420, 36.94.430, acquisition and use 35.22.290 leasing of land for 35.22.300 generally 3.50.010 mandamus, jurisdiction to issue 7.16.160 Historic automobile museum 36.94.440 Transportation centers, See TRANSPORTATION, subtitle sales and use tax deferral 82.32.580 motor vehicle violations, concurrent Indian graves and records Ch. 27.44 jurisdiction 46.08.190 Transportation centers State capital historical museum 27.34.900 penalties, enforcement and recovery Travel expenses 42.24.090 State historical societies Ch. 27.34 35.20.030 Unclaimed property held by museums or historical societies 63.26.010, 63.26.020, writ of prohibition, jurisdiction prohibited 7.16.300 charge cards 42.24.115 Use of public money by official a felony Const. Art. 11 § 14 63.26.030, 63.26.040, 63.26.050 Municipal judges Vehicles, name to appear on 46.08.065 oath of office 3.50.097 MUSHROOMS Offender supervision by another state 3.50.355 Specialized forest products Vendors posting of purchase awards 39.04.200 Operating costs, payment 3.50.080 permit required 76.48.060 purchase contract process other than sealed Part-time appointed judges ransportation or possession without permit unlawful 76.48.070 bids 39.04.190 appointment, qualifications 3.50.075 Penalties, where no other prescribed 3.50.440 Warrants Wild edible mushrooms Pleadings, practice and procedure 3.50.450 Pleas 3.50.320 cancellation after one year 39.56.040 specialized forest products, generally Ch. interest rate 39.56.020 rate fixed by issuing officer 39.56.030 Probation termination 3.50.340 MUSIC FESTIVALS (See OUTDOOR MUSIC FESTIVALS) Revenue, disposition and interest 3.50.100 Warrants or bonds, lost or destroyed, procedure 39.72.010, 39.72.020 Seal 3.50.115 MUTUAL AID PEACE OFFICERS (See LAW ENFORCEMENT OFFICERS, Sentences 3.50.320, 3.50.330, 3.50.340 Water districts, See also WATER-SEWER DISTRICTS service of process 3.50.425 Sessions 3.50.110 Water pollution control Ch. 90.48 subtitle Mutual aid peace officers powers) Termination 3.50.805, 3.50.810 Water-sewer districts MUTUAL INSURERS (See INSURANCE, agreement with county to handle criminal cases, arbitration 35.20.010, 35.22.425, 35.27.515, 35.30.100 annexation subtitle Mutual insurers) hearing, notice 36.94.430, 36.94.440 MUTUAL SAVINGS BANKS powers of district 36.94.420 Termination procedure 3.50.060 Accounting review by board not required 36.93.105 Traffic school of city or town and county, court refusal to submit accounts to inspection, **MUNICIPAL COURTS (See also CITIES** may compel attendance at 46.83.050 grounds for supervisor to take possession of AND TOWNS, subtitle Municipal courts; COURTS OF LIMITED bank 32.24.040 Traffic violations bureau 3.50.030 Youth courts Ch. 3.72 regulations 32.12.050

[RCW Index—page 510] (2008 Ed.)

order or director of financial institutions for number and qualification of incorporators Advertising, misleading as to surplus or guaranty 32.08.010 refusal of certificate, appeal 32.08.050 fund 32 12 080 30.56.020 repayment 32.12.020 African development bank, investment in 32.20.219 securities with approved depositary required Insolvency bank's right to contest director's possession 32.24.060 Agency agreements 32.20.310 notice to director of financial institutions withdrawal by drafts permitted 32.12.025 federal deposit insurance corporation, 32.04.035 Development credit corporations, membership in Appraisal of real property 32.12.050 31.20.070 liquidation by 32.24.100 grounds for liquidation 32.24.050 Articles of incorporation, amendments, extension of time of existence 30.08.080 liability for violations of banking laws liquidation procedure Ch. 32.24 Assessments, capital notes or debentures not subject to 30.36.050 32.16.140 transfer of assets when insolvent, penalty Dividends 32.24.080 guaranty fund, payment from, when 32.08.115, 32.08.116, 32.08.120 repayment 32.12.020 Assets Insurance transfer of assets when insolvent, penalty fire insurance 32.24.080 restrictions 32.08.160 Assignment for benefit of creditors prohibited, Domestic savings bank, conversion Ch. 32.34 Drafts for withdrawal of funds, depositor's Insurance companies, investment in 48.13.200 Insurance premium finance company act, exception 32.24.070 application to 48.56.030 Authorization certificate 32.08.070 instructions 32.12.025 Automated teller machines Earnings, computation 32.12.070 security requirements 32.04.310 change of rate, posting requirements 32.12.090 Employee benefits Bonds of officers and employees 32.16.120 establishment 32.04.080 guaranty fund, payment from, when 32.08.115, 32.08.116 payment of, regulations as to 32.12.020 Borrowing supplemental payments, procedure 32.04.082, powers and restrictions 32.08.140 Branches 32.04.085 Engaging in business of mutual savings bank, conditions for establishing 32.04.030 rate 32.12.090 compliance with laws regulating 30.04.280 Investment of public and trust funds in 39.60.050 operation outside Washington 32.08.148 Evidence Bylaws, provision for retirement of trustees Investment of trust funds concealing or destroying, penalty 32.04.110 32.16.012 application of chapter 11.100.050 records, books and accounts as 32.04.070 Capital notes or debentures authorized investments Ch. 11.100 Examinations assessments, not subject to 30.36.050 buying or selling for self or affiliate prohibited 11.100.090board of trustees examination, report conversion rights 30.36.020 32.16.100 definitions 30.36.010 commercial account 11.100.037 confidentiality of reports and information community renewal obligations 35.81.110 criteria to be followed 11.100.020 impairment of capital stock 30.36.030 32.04.220 correction before payment or retirement cooperative and reciprocal agreements 30.36.040 deviation from instrument, court permission 32.04.211 issuance and sale 30.36.020 11.100.040 frequency and scope 32.04.211 liability of holders, limitations upon 30.36.050 duty to beneficiaries 11.100.045, 11.100.047 refusal to submit to, grounds for supervisor to take possession of bank 32.24.040 subordinate to rights of depositors and eligible securities Ch. 11.100 creditors 30.36.010 estate guardian funds are trust funds Examinations of Capital stock, capital notes or debentures, 11.100.015 cost of, collection 30.04.070 issuance of as impairing 30.36.030 fiduciary may hold trust property, liability Existence Capital stock savings bank, conversion to Ch. 11.100.060 extension of existence 32.08.061 governed by this chapter 11.100.010 32.32 Expense fund Certificates of deposit instrument contributions to 32.08.090 may issue 32.08.150 authorized investments, defined 11,100,070 purpose 32.08.090 Consolidation 32.24.030, Ch. 32.34 Conversion Ch. 32.32, Ch. 32.34 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 Expiration of term, winding up 30.08.080 Federal deposit insurance corporation investment of trust or company securities, authorized investment 11.100.035 savings and loan association to investments in stock of authorized 30.32.010 liquidation by 32.24.090, 32.24.100 director may serve as trustee 32.16.130 Conversion of savings and loan association to 33.44.020, 33.44.080, 33.44.090, 33.44.125, jurisdiction of court 11.100.040 liability 11.100.060 Federal home loan banks borrowing from authorized 30.32.020 marital deduction interests 11.100.025 33.44.130 depositary for bank funds, may designate as 30.32.040 Creditors, transfers by insolvent bank void, penalty 32.24.080 metropolitan municipal corporations securities 35.58.510 investments in stock of authorized 30.32.020 new or untried enterprises 11.100.023 prudent person rule 11.100.020 Crimes relating to 32.04.120 Federal reserve banks, investments in stock of evidence, concealing or destroying, penalty authorized 30.32.010 32,04,110 savings accounts Federal reserve system collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 falsification of books or securities, penalty investments in authorized 30.32.010 32.04.100 membership in authorized 30.32.010 general penalty 32.04.130 Debts total asset management approach 11.100.020 authorization certificate 32.08.070 United States corporation bonds valid how carried on books 32.12.050 extension of existence 32.08.061 Definitions 32.04.020 investment 39.60.010 Financial institutions, department of director's powers under chapter 19.144 RCW Deposits Ch. 30.22 Investment power limitations 32.20.020 adverse claims to deposits must be Investments 32.04.320 accompanied by court order, injunction or African development bank 32.20.219 Guaranty fund aggregate total amount permitted 32.20.410 appraisals of mortgaged property for purposes bond contributions to 32.08.100 procedure 32.12.120 adverse claims to must be accompanied by dividends of 32.20.265 court order, injunction or bond exception 30.20.090 payment of 32.08.115, 32.08.116 Asian development bank 32.20.217 bankers' acceptances 32.20.220 banks 32.20.430 how constituted 32.08.100 amount, limitations 32.12.010 interest conditions precedent to acceptance 32.08.080 drafts for withdrawal, depositor's instructions payment of 32.08.115, 32.08.116 bills of exchange 32.20.220 bridge district bonds 32.20.110 misleading advertising as to 32.12.080 purpose 32.08.110 Incorporation Canadian bonds or obligations 32.20.030 capital stock, notes, bonds, etc. 32.20.390 32.12.025 limitations 32.12.010 approval, procedure upon receipt 32.08.060 certificate of contents 32.08.010 payment to foreign administrator or executor city and town local improvement district bonds 32.20.120 director may serve as trustee 32.16.130 postponement of payments of city in adjoining state, bonds 32.20.080 authorized, when 30.56.020 business during 30.56.030 submission 32.08.030 city in any state, bonds 32.20.100 examination and action by director of city in any state, municipal obligations deposits during, separation, deemed trust funds 30.56.040 financial institutions 32.08.040 32.20.090 notice of intention 32.08.020 city or town bonds or warrants 32.20.070

MUTUAL SAVINGS BANKS

city water, sewer, or electric revenue bonds	real property 32.20.280	improvement of real estate holdings, rent,
32.20.070, 32.20.100 commercial paper 32.20.220	authority to improve, rent, lease, otherwise deal 32.20.285	lease, sell, etc. 32.20.285 parity
corporate bonds and obligations 32.20.370	restrictions 32.20.330	banks and trust companies 32.08.157
county bonds or warrants 32.20.070	sanitary district bonds 32.20.110	federal mutual savings banks 32.08.142,
county funds 36.29.020 county in adjoining state, bonds 32.20.080	school district bonds or warrants 32.20.070 school district in	32.08.146 national banks 32.08.153, 32.08.155
county in any state, municipal obligations	adjoining state, bonds 32.20.080	trustee 32.08.210, 32.08.215
32.20.090	secured, unsecured loans, additional	Publications
deeds of trust 32.04.022 definitions 32.20.010	investment authority 32.20.415 small business investment companies,	reports of resources and liability 32.04.050 Real property, term to include horizontal
diking district bonds 32.20.130	licensed by United States 32.20.047	property regimes or condominium interest in
diking improvement district bonds 32.20.130	state	property 32.04.025
drainage district bonds 32.20.130 drainage improvement district bonds	other than Washington bonds or obligations 32.20.060	Receivership postponement of payment of deposits not
32.20.130	state of Washington bonds or obligations	grounds for 30.56.030
duties of trustee to make 32.20.320	32.20.050	prohibited, exception 32.24.070
federal agency or corporation bonds or obligations 32.20.045	stocks or securities of corporations 32.20.380 trust companies 32.20.430	Records, books and accounts compliance review information,
federal deposit insurance corporations	tunnel district bonds 32.20.110	confidentiality Ch. 7.88
30.32.010	United States bonds or obligations 32.20.030, 32.20.430	evidence, competent as when certified 32.04.070
federal home loan banks 30.32.020 federal reserve system 30.32.010	water-sewer district bonds or warrants	Reimbursement fund 32.08.130
federally insured banking institutions	32.20.070, 32.20.110	Reorganization, bank stabilization plan
stocks, securities, and obligations of, authority to acquire 32.20.445	working fund for 32.20.320 Investments federal reserve banks 30.32.010	30.56.050 Reports to financial institutions director
federally insured or secured loans, contracts,	Liability of holders of capital notes or debentures	32.04.050
securities 32.20.040	limited 30.36.050	Satellite facilities, See BANKS AND
flood control district bonds 32.20.110 highway district bonds 32.20.110	Licenses master license system exemption 19.02.800	BANKING, subtitle Satellite facilities Saturday closing permitted, legal effect
housing	Limited liability company	30.04.330
factory built 32.20.460	conversion to 32.08.025	Security requirements
mobile homes 32.20.460 housing and industrial development bonds	Liquidation federal deposit insurance corporation, by	automated teller machines 32.04.310 night depositories 32.04.310
32.20.090	32.24.090, 32.24.100	Stabilization
housing rehabilitation, remodeling or	insolvent bank, procedure Ch. 32.24	deposits
expansion 32.20.460 housing under government and other	postponement of payment of deposits not grounds for 30.56.030	postponement of payments of authorized, when 30.56.020
programs 32.20.460	receivership prohibited, exception 32.24.070	business during 30.56.030
Inter-American development bank 32.20.215	solvent bank, procedure 32.24.010, 32.24.020,	deposits during, separation, deemed trust
international bank for reconstruction and development obligations 32.20.210	32.24.030 transfer of assets and liabilities to another	funds 30.56.040 liquidation, not grounds for 30.56.030
investment trusts and companies 32.20.035	bank 32.24.030	order of director of financial institutions for
irrigation district bonds 32.20.130	voluntary, procedure 32.24.010, 32.24.020,	30.56.020
limitations on percent of funds that may be invested 32.20.410	32.24.030 Loan sales or exchanges	reorganization plan approval 30.56.060
loans 32.20.400	authorization 32.08.225	dividends, no payment until reductions to
advances of credit, etc. 32.20.390	requirements, restrictions 32.08.230	creditors paid 30.56.070
sales, interest rate exchange agreements, or exchanges 32.08.225	Loans charges, parity with out-of-state national	failure to pay off in excess of plan, effect 30.56.080
local improvement district of city or town	banks 30.04.025	new bank, authorization for 30.56.090
bonds 32.20.120	mobile homes	ratable reductions of depositor or creditor
low cost housing and environmental development, criteria, restrictions	security for 32.20.253 purposes 32.20.400	demands 30.56.050, 30.56.060 Surplus, misleading advertising as to 32.12.080
32.20.450, 32.20.460, 32.20.480	real estate	Transfers in contemplation of insolvency
mobile homes	security for 32.20.253	30.44.110
limitations 32.20.450, 32.20.460 security for loans 32.20.253	secured, unsecured, additional investment authority 32.20.415	Trust funds, investment, See MUTUAL SAVINGS BANKS, subtitle Investment of
mortgage, includes deeds of trust 32.04.022	Low cost housing and environmental	trust funds
multilateral development banks 32.20.219	development, investment in 32.20.450, 32.20.460, 32.20.470, 32.20.480	Trustees
municipal corporation bonds or warrants 32.20.070	Merger Ch. 32.34	compensation 32.16.050 declaration of incumbency 32.16.020
municipal obligations 32.20.090	Name, words to be included 32.08.010	examination of bank, report 32.16.100
negotiable certificate of deposits 32.20.320 notes secured by	Night depositories security requirements 32.04.310	maximum age 32.16.012 meetings 32.16.040
passbook 32.20.240	Nonroutine transactions	number 32.16.040
securities or real estate mortgages 32.20.230	notice and procedure 11.100.140	oath 32.16.020
park and recreational area development 32.20.470	Notices voluntary liquidation 32.24.020	officers, election 32.16.110 qualifications 32.16.010
park district bonds 32.20.110	Officers and employees	quorum 32.16.040
passbook secured notes 32.20.240	bonds 32.16.120	reelection 32.16.080
port district bonds or warrants 32.20.070, 32.20.110	election of officers by board of trustees 32.16.110	removal 32.16.080, 32.16.090, 32.16.093, 32.16.095, 32.16.097
promissory notes secured by	pension, retirement, or health insurance	restrictions 32.16.070
securities or real estate mortgages 32.20.230	benefits 32.04.080, 32.04.082, 32.04.085	retirement, provision for in bylaws 32.16.012
public utility district water, sewer, or electric revenue bonds 32.20.070	removal 32.16.090, 32.16.093, 32.16.097 Passbooks	vacancy 32.16.030, 32.16.080 Unsafe, illegal practices
qualified thrift investments 32.20.335	investment in passbook secured notes	cease and desist orders 32.04.250, 32.04.260,
real estate	32.20.240	32.04.270, 32.04.280, 32.04.290,
security for loans 32.20.253 real estate mortgages 32.20.450, 32.20.460	Powers branch operation outside Washington	32.04.300 injunctions to enforce orders 32.04.280
"prudent real estate loans", permitted,	32.08.148	notice to correct 32.24.040
limitation on 32.20.285	enumerated 32.08.140	Violations, general penalty 32.04.130

[RCW Index—page 512] (2008 Ed.)

Withdrawals, draft on depositor's instructions 32 12 025 Working fund for investments 32.20.320 NAMES "Bank" or "trust" in name restricted to bank and trust company use, penalty 30.04.020 Birth certificates, See VITAL STATISTICS, subtitle Births and birth certificates Change of action for 4.24.130 fees 4.24.130 filing and recording 36.22.200 petitions for, court commissioners' power to take 2.24.040 special legislation to effect, prohibited Const. Art. 2 § 28 Cities and towns change of 35.62.010, 35.62.021, 35.62.031, 35.62.041, 35.62.060 Corporations bank, trust, savings and loan, etc. cannot be used 30.04.020 foreign fictitious name, use of nonprofit corporations 24.03.315 nonprofit miscellaneous and mutual corporations 24.06.350 change of 24.06.355 foreign corporations change nonprofit corporations 24.03.320 Counties, corporate 36.01.020 Criminal procedure entry and use of true name 10.40.050 inserting true name during trial 10.46.060 Documents filed or recorded, names to be printed or typewritten 65.04.115 Identification cards official and unofficial proofs of identity, labeling 19.192.010, 19.192.020 Indictments, inserting true name during trial 10.46.060 Insurance companies documents filed affecting, notice requirements 48.02.122 filing 24.03.334, 24.06.369 health care service contractors 48.44.090 mutual insurers, use of 48.06.200 reciprocal insurers, use of 48.10.060 underwriter policies, liability for use 48.18.250 use in business 48.05.190 Limited liability partnerships 25.04.716, 25.05.505 Mortgage bankers, name use permitted 30.04.020 Mutual savings banks, words to be included in name 32.08.010 Nonprofit corporations corporate name 24.03.045 registration of 24.03.047 renewal of 24.03.048 reservation of 24.03.046 Nonprofit miscellaneous and mutual corporations 24.06.045 registration renewal of 24.06.048 registration of corporate name 24.06.047 reservation 24.06.046

appear on 46.08.065

appear on 46.08.065

Trade names, registration Ch. 19.80

Use of name, voice, signature, photograph, or likeness is property right Ch. 63.60

Vehicles of publicly owned bodies, name to

Publicly owned vehicles, name of public body to

NAMES, GEOGRAPHIC (See GEOGRAPHIC NAMES) NAPHTHA (See EXPLOSIVES) NARCOTICS (See also DRUGS) Arrests, possession of cannabis, warrantless arrests for 10.31.100 warrantless arrests for possession of 10.31.100 Controlled substances, See DRUGS, subtitle Controlled substances Dangerous drugs rehabilitation and treatment programs and facilities authorized 72.49.020 Drug asset forfeiture cases attorney general assistance to local law enforcement agencies 43.10.260 Drug asset forfeitures distribution of recovered assets 43.10.270 Drug control assistance unit of state patrol 43.43.600, 43.43.610, 43.43.620, 43.43.630, 43.43.640, 43.43.650 special narcotics enforcement unit organization and duties 43.43.655 Drug testing laboratory, creation at University of Washington 28B.20.315 Insurance disability policies, optional standard provisions regarding 48.20.272
National guard mutual assistance counter-drug activities compact 38.08.500 Possession of person not a prisoner in a state correctional institution, penalty 9.94.045 prohibition correctional institution posting of notice required 9.94.047 Prescription drugs Ch. 69.41 operating under the influence of 46.10.090 Special narcotics enforcement unit, state patrol organization and duties 43.43.655

NARROWS BRIDGE (See BRIDGES)

NATIONAL ANTHEM

Schools, rendering of 28A.230.140

NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS

Approval of forms, insurer's annual statement 48.05.250

Defined 48.02.140

NATIONAL CRIME INFORMATION CENTER

State patrol duties 10.98.070

NATIONAL DEFENSE FACILITIES ACT Acceptance by state 38.48.050

NATIONAL EMERGENCY (See also CONTINUITY OF GOVÈRNMENT IN **EVENT OF ENEMY ATTACK)**

Domestic insurers, continuation of business emergency bylaws 48.07.170 principal office and place of business 48.07.200 provisions applicable during 48.07.180 purpose of act 48.07.160

NATIONAL FORESTS

succession list 48.07.190

Civil and criminal jurisdiction of state preserved 37.08.220

Consent of state to acquisition of land by United States 37.08.220

Taxation, jurisdiction of state for purposes of

NATIONAL GUARD (See MILITIA AND MILITARY AFFAIRS)

NATURAL AREA PRESERVES (See also PUBLIC LANDS) Generally Ch. 79.70

NATURAL DEATH ACT

Criminal mistreatment

withdrawal of life support systems not applicable to chapter 9A.42.040 Definitions 70.122.020 Emergency medical personnel, protocols for response 43.70.480 Health care declarations account 70.122.140 registry 70.122.130 Immunity from civil, criminal liability 70.122.051 Life-sustaining treatment, withholding, withdrawal criminal acts, enumerated, penalties 70.122.090 directive conditions 70.122.030 revocation 70.122.040 directive's validity assumed 70.122.120 excluded from chain of proximate cause 70.122.080 homicide, not considered as 70.122.070 life insurance, not affected by 70.122.070 physician's responsibility, immunity from liability 70.122.060 prohibited from being a condition for receiving health services or insurance 70.122.070 suicide, not considered as 70.122.070 Mercy killing not authorized 70.122.100 Patient discharge to die at home

immunity from civil or criminal liability 70.122.110 Physician-assisted suicide not authorized 70.122.100

Severability 70.122.905 Short title 70.122.900

NATURAL GAS (See OIL AND GAS)

NATURAL RESOURCE INFRACTIONS

Failure to pay or complete restitution, penalty

Hearings

mitigating circumstances 7.84.090 penalty for failure to respond or appear 7.84.060 procedure, appeal 7.84.080

procedure, counsel 7.84.070 Infraction defined 7.84.020 Initiation 7.84.030

Jurisdiction, venue 7.84.040 Legislative declaration 7.84.010 Monetary penalties 7.84.100

determination final unless contested 7.84.050 response 7.84.060

Order of court, penalty, community restitution

Process, issuance of court of limited jurisdiction 7.84.120

NATURAL RESOURCES, BOARD OF (See NATURAL RESOURCES DEPARTMENT OF, subtitle Board of natural resources)

NATURAL RESOURCES, DEPARTMENT OF

Administration

administrator, commissioner of public lands 43.30.105

created 43.30.030

definitions 43.30.020

employees, merit system 43.30.055 purpose 43.30.010

supervisor, appointed by administrator 43.30.155

Administration of state lands, multiple use concept, See PUBLIC LANDS, subtitle Management and administration, multiple use concept Administrator, See PUBLIC LANDS, subtitle

Commissioner of public lands Aquatic lands, See AQUATIC LANDS Board

NATURAL RESOURCES, DEPARTMENT OF

sale, exchange, transfer, notification of harbor line commission, acting as 43.30.540 Forest lands Board of natural resources community and urban forestry Ch. 76.15 78.60.150 Forest lands, state - acquisition, management, and disposition Ch. 79.22 wells or core holes composition 43.30.205 $meetings \hbox{--} organization \hbox{43.30.225}$ abandonment or suspension of operations, notice, procedure 78.60.120 casing requirements 78.60.090 powers and duties 43.30.215 records - rules 43.30.235 Forest management services act, See FORESTS AND FOREST PRODUCTS, subtitle Cooperative forest management service act Brands and marks, forest products Ch. 76.36 completion, abandonment or suspension of operations, filing 78.60.210 plugging and abandonment Conservation corps Forest practices duties 43.220.060 riparian buffers 76.13.130 riparian easement program 76.13.120 work project areas 43.220.130 jurisdiction transfer to department of Conservation department, powers and duties of transferred to Ch. 43.27A
Derelict vessels Ch. 79.100 small forest landowner office 76.13.110, ecology, when 78.60.100 76.13.120 requirements 78.60.100 suspension of drilling, shut-in or removal of equipment for authorized period Forest products workers, dislocated workers Energy facility site evaluation council, program Ch. 50.70 Forested lands - powers and duties information, studies, publication 43.30.700 proceeds, use of 43.30.720 tree seedling stock and tree seed, sale or membership 80.50.030 78.60.110 Fire production unlawful abandonment 78.60.110 Housing for employees, state-owned or leased availability, conditions 43.81.020, 43.81.030, 43.81.040 negligent starting of fires, liability 76.04.495 Fire protection allowing extreme fire hazard, liability 76.04.495 exchange 43.30.710 Forestry legislative intent 43.81.010 arrests without warrants 76.04.065 brands and marks Ch. 76.36 Integrated pest management Ch. 17.15 blasting fuse, use of 76.04.246 burning permits 76.04.205 forest practices Landscape management plans pilot projects 76.09.350
Lease of escheat estates, authority, disposition of applications, approval, disapproval 76.09.050 campfires, failure to extinguish 76.04.700 closure of fire hazard areas 76.04.305, 76.04.325 revenue 11.08.205
Limited outdoor burning, permit program, emergency rule making 34.05.090, 76.09.055 establishment and exceptions 70.94.745
Management of land - authorities and policies contracts for protection and development 76.04.105, 76.04.115, 76.04.125 cooperative agreements, public agencies inspection, right of entry 76.09.150 notice of failure to comply 76.09.090 orientation and training, continuing program, establishment of policy 76.09.250 prior permits, extensions 76.09.920 general provisions 76.04.135 acquired lands, management of - land cooperative protection 76.04.095 definitions 76.04.005 acquired by escheat suitable for park purposes 79.10.030 research needs, annual determination, recommendations 76.09.270 rules, administration 76.09.040 authority to accept land 79.10.020 department powers and duties 76.04.015 gifts of county or city land for offices, warehouses, etc. 79.10.040, 79.10.050 deposit of fire or live coals during closed state's interest, representative of 76.09.260 stop work orders 76.09.080 season 76.04.435 disposal of forest debris, clearing roads local ordinances, compliance with 79.10.060 76.04.650 failure to comply 76.09.130 reports 79.10.010 federal funds 76.04.025 reforestation, inspection of deforested land watershed areas providing water supply for 76.09.290 city or town, public lands within - Lake felling trees on another's land, permission to Forestry, See also FORESTS AND FOREST PRODUCTS Whatcom pilot project 79.10.070 fire fighting, employment, assistance 76.04.155 Management of state lands, multiple use concept, See PUBLIC LANDS, subtitle Management and administration, multiple use concept Funds fire hazards, additional, extreme 76.04.660 Clarke-McNary fund 43.30.360 Metals mining and milling operations, department powers and duties Ch. 78.56 Mining and geology - powers and duties gifts and bequests 43.30.650 fire prevention and suppression cooperative farm forestry funds 43.30.370 duties owed to public in general 76.04.016 forest fire advisory board 76.04.145 forest fire protection assessments 76.04.610, 76.04.630 federal funds for management and protection of forests, forest and range lands 43.30.340, 43.30.345 information, studies, publication 43.30.610 mine owners, maps - filing 43.30.640 natural resources deposit fund 43.30.325 natural resources equipment fund 43.30.305, investigations 76.04.015 landowner contingency forest fire suppression account 76.04.630 43.30.315 minerals, collection for exhibition 43.30.660 parkland trust revolving fund 43.30.385 sealing of open holes and mine shafts 43.30.630 Geological survey of the state lighted material, smoking, ashtrays, notices Mining survey reports, forwarding to department of natural resources 78.06.030 entry upon lands for purpose of 43.92.080 logging operations, shutting down 76.04.325 federal geological survey cooperation with 43.92.060, 43.92.070 objects of survey 43.92.020 mill waste, forest debris, dumping prohibited Navigable waters 76.04.235 deposit of wood debris into unlawful, printing and distribution of reports 43.92.040 mill wood waste, spark arresters 76.04.215 exception 76.42.060 negligent spreading of fire 76.04.730 notices, removal of 76.04.720 removal of wood debris, authority to enforce seismic, landslide, and tsunami hazards 43.92.025 law 76.42.010 owners to protect forests 76.04.600 wood debris state geologists 43.92.010 Geothermal energy appropriation for exploration and assessment rangers, ex officio rangers 76.04.045 removal authority 76.42.030 reckless burning 76.04.710, 76.04.740 reports of fire 76.04.445 wood debris removal authority to adopt and enforce rules 76.42.070 43.140.060 rule violations, penalties 76.04.075, 76.04.085 Geothermal resources sealed fire tool box, unauthorized entry administration of chapter 78.60.050 Oil and gas 76.04.425 authority of department 78.60.180 powers and duties of department Ch. 78.52 combining orders, unitization programs, well spacing, authority of department 78.60.160 drilling permits 78.60.070 service of notices 76.04.055 Olympic natural resources center 43.30.800, slash burns, escaped 76.04.486 snags, certain, to be felled 76.04.465 43.30.810, 43.30.820, 43.30.830 On-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 spark-emitting equipment regulated 76.04.405 state appropriations, recovery from landowner contingency fire suppression account 76.04.620 criteria for granting 78.60.080 drilling records and logs, inspection, filing 78.60.200 legislative declaration 43.81.010 Parks, use of public lands for state or city purposes Ch. 79A.50 employment of personnel 78.60.190 performance bond or other security 78.60.130 suppression termination, when 78.60.140 production records, filing 78.60.220 reimbursement for costs 76.04.475 Pest control integrated pest management Ch. 17.15 Powers and duties suspension of burning permits or privileges 76.04.315 records administrator 43.30.421 uncontrolled fire, public nuisance 76.04.750 confidentiality of 78.60.230 removal, destruction, alteration of, prohibited 78.60.240 violations, work stoppage 76.04.415 cost - reimbursement agreements 43.30.490 wardens 76.04.035 federal safe drinking water act 43.30.460 willful setting of fires 76.04.710 indemnification of private parties 43.30.411 violations, modifications, departmental orders Fire suppression, See FORESTS AND FOREST PRODUCTS, subtitle Fire protection 78.60.250 property transactions, restrictive conveyances, wells highway purposes 43.30.520

[RCW Index—page 514] (2008 Ed.)

real property - services and facilities available	Trust lands	NAVIGATION
43.30.530	parks and recreation commission purchase	Cities and towns, canals and ditches in fill areas,
right of entry - inspections and enforcement	79A.05.210	powers for 35.56.200
43.30.450	transfer to parks and recreation commission	Counties, lease or conveyance to United States
substitute board or commission member,	79A.05.220	for 36.34.220, 36.34.230, 36.34.240
appointment 43.30.510		Drawbridges obstructing, prohibition 35.74.040
	NATURAL RESOURCES	Elections, electors and voters, not disqualified
supervisor 43.30.430, 43.30.440	CONSERVATION AREAS (See also	
survey, state geological 43.30.600	PUBLIC LANDS)	while navigating Const. Art. 6 § 4
watershed restoration projects, permit	Generally Ch. 79.71	Insurance for, See INSURANCE, subtitle Marine
processing 43.30.480	deficially Cli. 79.71	and transportation insurance
Public lands	NATURALIZATION	
	Power of superior court 2.08.010, Const. Art. 4 §	Marine ports and navigation
access roads Ch. 79.38		statewide transportation planning Ch. 47.06
aquatic lands—beds of navigable waters Ch.	6	Obstructing navigation, penalty 88.28.050
79.130	NATURE CONSERVANCY	Pilots and pilotage, See VESSELS AND
aquatic lands—easements and rights of way		SHIPPING
	CORPORATION, NONPROFIT (See	
Ch. 79.110	also PUBLIC LANDS, subtitle Open	Port districts, improvement of waters and
aquatic lands—harbor areas Ch. 79.115	space, farm and timber land—Acquisition	waterways 53.08.060
aquatic lands—in general Ch. 79.105	for conservation purposes)	Public waterway districts, See PUBLIC
aquatic lands—oysters, geoducks, shellfish,		WATERWAY DISTRICTS
	Conservation, preservation interest in land	
and other aquacultural uses, and marine	acquisition, authorized 64.04.130	River and harbor improvements, planning and
aquatic plants Ch. 79.135	conveyance, form 64.04.130	funding Ch. 88.32
aquatic lands—tidelands and shorelands Ch.		
79.125	NATUROPATHY	NAVY HOMEPORT
	Compliance with administrative procedures	Armed forces shipboard population
aquatic lands—valuable materials, sale of Ch.	18.36A.130	determination, revenue allocation 43.62.030
79.140	Definitions 18.36A.020	
aquatic lands—waterways and streets Ch.		NE EXEAT
79.120	Drugless healing, license required Ch. 18.36	Affidavits
	Educational programs, standards 18.36A.100	commencement of action by 7.44.010
assessments and charges against Ch. 79.44	Examination for licensure 18.36A.110	
bank, land Ch. 79.19	Exemptions 18.36A.050	contents 7.44.010
capitol building lands Ch. 79.24		filing 7.44.010, 7.44.040
easements over Ch. 79.36	Health, secretary of	Appearance, bail bond 7.44.030
forest lands, state - acquisition, management,	powers 18.36A.060	Arrest
	Immunity from liability, secretary and committee	
and disposition Ch. 79.22	18.36A.080	bail has right of 7.44.030
funds for managing and administrating Ch.		debtors privileged from arrest, exception
79.64	Licenses	Const. Art. 1 § 17
highway purposes, acquisition	reciprocity 18.36A.120	order of arrest and bail
	renewal 18.36A.140	directed to sheriff 7.44.021
easements across navigable waters and	required 18.36A.030	
harbors 47.12.026		issuance 7.44.021
procedure 47.12.023	requirements 18.36A.090	return 7.44.021
leases, state land Ch. 79.13	Naturopathic advisory committee 18.36A.070	service 7.44.021
	Professional service corporations Ch. 18.100	Bail 7.44.030
management - authorities and policies Ch.	Scope of practice 18.36Å.040	bonds 7.44.030
79.10	Uniform disciplinary act, application 18.36A.060	
management - general Ch. 79.02	Official disciplinary act, application 18.30A.000	order of arrest and bail
marine plastic debris Ch. 79.145	NAVIGABLE WATERS (See also HARBOR	directed to sheriff 7.44.021
Milwaukee road corridor Ch. 79.73	AREAS; RIVERS AND STREAMS;	issuance 7.44.021
		return 7.44.021
mineral, coal, oil, and gas leases Ch. 79.14	TIDELANDS; WATERCOURSES AND	
natural area preserves Ch. 79.70	WATERWAYS)	service 7.44.021
natural resources conservation areas Ch. 79.71	Bays, obstructing is nuisance 7.48.120	Bonds
rules, adoption and enforcement authority	Cities and towns adjacent to, jurisdiction	bail bonds 7.44.030
43.12.065	35.21.160	damages and costs, covering 7.44.021
		Clerks of court
sales, state lands Ch. 79.11	Counties, sale and use by diking districts	
transfers, land Ch. 79.17	85.05.082	affidavit filed with 7.44.010
use for state or city parks Ch. 79A.50	Deposit of wood debris into unlawful, exception	bond
valuable materials, sale of Ch. 79.15	76.42.060	approval of 7.44.021
		filed with 7.44.021
Rules compliance	Disclaimer by state where patented, exception	
technical assistance program Ch. 43.05		
Rural natural resources impact areas	Const. Art. 17 § 2	order of arrest and bail, issuance 7.44.021
	Harbor improvement, See RIVER AND	Commitment, default on bail bond 7.44.030
dislocated workers program Ch 50 70	Harbor improvement, See RIVER AND	Commitment, default on bail bond 7.44.030
dislocated workers program Ch. 50.70	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020
Salmon industry, dislocated workers program	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010
Salmon industry, dislocated workers program Ch. 50.70	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021
Salmon industry, dislocated workers program	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris,	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions,	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch.	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Surface mining, duties, See MINES AND	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING Water rights, See WATER AND WATER	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060 Justification, bond covering damages and costs
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Surface mining, duties, See MINES AND MINING, subtitle Surface mining	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING Water rights, See WATER AND WATER RIGHTS	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060 Justification, bond covering damages and costs 7.44.021
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Surface mining, duties, See MINES AND	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING Water rights, See WATER AND WATER	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060 Justification, bond covering damages and costs
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Surface mining, duties, See MINES AND MINING, subtitle Surface mining Surveys and maps	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING Water rights, See WATER AND WATER RIGHTS Wood debris	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060 Justification, bond covering damages and costs 7.44.021 Money, taking from state to defraud plaintiff
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Surface mining, duties, See MINES AND MINING, subtitle Surface mining Surveys and maps department named official agency for Ch.	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING Water rights, See WATER AND WATER RIGHTS Wood debris removal	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060 Justification, bond covering damages and costs 7.44.021 Money, taking from state to defraud plaintiff 7.44.010
Salmon industry, dislocated workers program Ch. 50.70 Silvicultural forest burning program to reduce statewide emissions, objectives and exemption 70.94.665 Specialized forest products, duties 76.48.040 State base mapping system department to establish and maintain Ch. 58.22 State lands Lacey compound 76.01.080, 76.01.090 Stewardship of nonindustrial forests and woodlands definitions 76.13.010 departmental authority 76.13.020 funding, authority to receive and disburse funds 76.13.030 legislative finding 76.13.005 purpose 76.13.007 Surface mining, duties, See MINES AND MINING, subtitle Surface mining Surveys and maps	Harbor improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS Harbor lines, commission to be established to locate Const. Art. 15 § 1 Natural resources, department of, wood debris, removal authorization 76.42.030 Obstructing is nuisance 7.48.120 Railroads, authority to construct bridges over 81.36.100 Removal of wood debris definitions 76.42.020 natural resources, department of, enforcement authority 76.42.010 Rivers, obstructing is nuisance 7.48.120 State ownership in beds and shores asserted Const. Art. 17 § 1 Streams, obstructing is nuisance 7.48.120 Streets over tidelands, public highways 35.21.230 Vessels and shipping, See VESSELS AND SHIPPING Water rights, See WATER AND WATER RIGHTS Wood debris	Commitment, default on bail bond 7.44.030 Complaints, filing 7.44.020 Contracts, enforcement of 7.44.010 Costs, bond covering 7.44.021 Credits, taking from state to defraud plaintiff 7.44.010 Damages, bond covering 7.44.021 Default, bail bond, on 7.44.030 Discharge from custody securing performance of contract 7.44.031 security required 7.44.030 Filing affidavits 7.44.010, 7.44.040 bond for damages and costs 7.44.021 complaints 7.44.020 Grounds 7.44.010 Habeas corpus remedy available to defendant 7.44.050 Insolvency of co-contractors 7.44.040 Joint obligors, proceedings available to 7.44.040 Jurisdiction of district courts 7.44.060 Justification, bond covering damages and costs 7.44.021 Money, taking from state to defraud plaintiff

[RCW Index—page 515]

effect of 30.16.010

order of arrest and bail Commercial paper Cities and towns, official designation 35.21.875, directed to sheriff 7.44.021 mutual savings banks, investments in 35 27 350 issuance 7.44.021 return 7.44.021 service 7.44.021 Code cities 32.20.220 Costs, several actions where joinder possible, designation of official newspaper 35A.21.230 recovery limited 4.84.050 Counties, official designation 36.72.071, Property, taking from state to defraud plaintiff 36.72.080, 36.72.090 7 44 010 Freedom of speech and press guaranteed to every person Const. Art. 1 § 5 telegraphic or electronic communications Ch. Security in lieu of bail bond 7.44.030 Service, order of arrest and bail 7.44.021 Sheriffs, bail bond, to require 7.44.030 Exemptions from execution, personal exemption, Intercepting private conversations 9.73.030 claimant to list, limitations 6.15.060 Legal notices, rates 65.16.091 Fees, attorneys Libel, See LIBEL AND SLANDER Mailed or sent without order is gift 19.56.010 bail bond 7.44.030 negotiable instruments Newspaper delivery, unemployment compensation 50.04.240 bonds covering damages and costs 7.44.021 cases wherein allowed, court to fix amount proceedings available to 7.44.040 4.84.020 Notices, publication, See PUBLICATION OF LEGAL NOTICES Venue 7.44.070 contract provision for allowance, court to fix amount, limitation 4.84.020 NEGLIGENCE (See also CIVIL ACTIONS AND PROCEDURE; PROFESSIONAL Highway construction bonds as 47.10.030 Obscene materials, injunctions against 7.42.010, 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070 47.10.170, 47.10.300, 47.10.430, 47.10.708 NEGLIGENCE) Holders in due course, checks, certified, bona Breach of duty imposed by statute, ordinance, or fide holder's rights 30.16.010 Political advertising rates 65.16.095 rule Limitation of actions, bills of exchange, tolling by part payment 4.16.270 negligence per se 5.40.050 Publication of summons in 4.28.110 Contributory negligence damages diminished proportionally 4.22.005 Sales and use tax exemption 82.08.0253 Port district revenue bonds 53.40.040, 53.40.130 Search warrants 10.79.015 Port district toll facilities, revenue bonds and Vendors and carriers, minimum wage 49.46.010 effect of 4.22.005 notes 53.34.030 Driving under the influence NIGHT COURTS Promissory notes personal injury, wrongful death, contributory fault 5.40.060 Cities and towns gambling, validity of promissory note as department of municipal courts 35.20.020 evidence of gambling debt 4.24.090 Municipal courts, night court department limitation of actions, tolling by part payment permitted to spread 4.16.270 action for 4.24.040 mutual savings banks, investment in 32.20.230, 32.20.240 NIGHT DEPOSITORIES (See BANKS AND Livestock, railroad injuring, prima facie BANKING, subtitle Night depositories) negligence if inadequate fence or cattle Toll bridge bonds as 47.56.140
Warehouse receipts, See UNIFORM
COMMERCIAL CODE, subtitle Warehouse guard 81.52.070 NITROGLYCERINE (See also Nuclear incidents, storage or transportation EXPLOSIVES) liability 4.24.450, 4.24.460 Containers, marking of 70.74.300 receipts, bills of lading and other documents of title; WAREHOUSE RECEIPTS Personal injury Public nuisance, manufacturing as 7.48.140 defense, contributory fault 5.40.060 D-CONTACT ORDER (See Spouse, domestic partner, minor child, not imputed 4.22.020 NEIGHBORHOOD ELECTRIC VEHICLES RESTRAINING ORDERS) (See MOTOR VEHICLES) NOISE CONTROL Wrongful death NEIGHBORHOOD SELF-HELP Civil penalties 70.107.050 defense, contributory fault 5.40.060 **PROJECTS Definitions 70.107.020** NEGLIGENT HOMICIDE (See HOMICIDE, Authority to contract with community service Exemptions 70.107.080 organizations 35.21.278 subtitle Negligent homicide) Local regulation, approval 70.107.060 NEGOTIABLE INSTRUMENTS (See also UNIFORM COMMERCIAL CODE, NEW TRIALS Motor vehicles, rules relating to Conviction on new trial administration 70.107.070 subtitle Investment securities; UNIFORM COMMERCIAL CODE, subtitle credit of time served on term 9.95.063 penalties 70.107.070 Defined 4.76.010 violations 70.107.070 Discovery of grounds after verdict, report, or Negotiable instruments) Municipal pollution control facilities and bonding, See POLLUTION CONTROL MUNICIPAL BONDING Actions on, costs, several actions where joinder decision procedure 4.76.080 possible, recovery of costs limited 4.84.050 time limitation 4.76.080 Ejectment and quieting title actions Other rights, remedies, powers, duties and functions 70.107.060

Powers and duties of department of ecology costs limited 4.84.050 Assignments setoff and counterclaims 4.08.080 authorized, when 7.28.260 possession, effect on 7.28.270 Attorneys' fees 70.107.030 cases wherein allowed, court to fix amount Findings of fact set aside 4.44.060 Purpose 70.107.010 4.84.020 Increase or reduction of verdict as alternative to Rules, noise levels, effective date 70.107.030, contract provision for allowance, court to fix 4.76.030 70.107.040 Mandamus proceedings, motion for 7.16.230 amount, limitation 4.84.020 Short title 70.107.910 Bank Motion for Snowmobiles mandamus proceedings 7.16.230 check levels, standards 46.10.090 certified, bona fide holder's rights 30.16.010 newly discovered evidence, grounds, NONJOINDER (See JOINDER) Bills of exchange gambling, validity of bill of exchange as requirements as to 4.76.070 prohibition proceedings 7.16.320 NONJUDICIAL DAYS evidence of gambling debt 4.24.090 time limitations for filing Superior courts, closed on 2.08.030, Const. Art. 4 exception on delayed discovery of grounds limitation of actions, tolling by part payment § 6 4.76.080 Writs, certain may be issued and served on Const. mutual savings banks verdict reduction or increase as alternative to Art. 4 § 6 may invest in 32.20.220 4.76.030 NONPRESCRIPTION DRUGS (See DRUGS, Newly discovered evidence, requirements as to powers of trust companies as to 30.08.150 savings and loan associations, authority to collect or protest 33.12.010

Bills of lading, See BILLS OF LADING;
UNIFORM COMMERCIAL CODE, subtitle Warehouse receipts, bills of lading and other documents of title subtitle Over-the-counter medications) Prohibition proceedings, motion for 7.16.320 NONPROFIT CORPORATIONS (See also Vacation or modification of judgment or order because new trial granted 4.72.010 **CORPORATIONS**, subtitle Nonprofit corporations) Alcoholic beverages NEW YEAR'S DAY licenses for corporations near Canadian border, conditions 66.12.110 and other documents of title School holiday 28A.150.050 Check cashers and sellers, regulation Ch. 31.45 NEWS MEDIA (See also NEWSPAPERS; RADIO; TELEVISION) Board of directors Checks liability, limitations 4.24.264 certification Compelled disclosure, protection 5.68.010 bona fide holder's rights 30.16.010 Cemeteries NEWSPAPERS (See also PUBLICATIONS) restoration, maintenance, and protection of abandoned cemeteries 68.60.030 certification without funds, penalty 30.16.010 Carriers under eighteen years of age, licensing by

Child care for state employees' children

city or town prohibited 35.21.696

Ne exeat, against 7.44.040

organization as nonprofit corporation to qualify for services under RCW 41.04.380 41.04.382 Facilities, financing of default 43.180.360 definitions 43.180.300 housing finance commission powers 43.180.310 lessees and assignees, liability of 43.180.350 revenue bonds 43.180.320 revenue refunding bonds 43.180.330 trust agreements 43.180.340 Historic preservation real property acquisition open space law 64.04.130 Hospitals sale or acquisition of nonprofit hospitals, procedures Ch. 70.45 Liability, limitations 4.24.264 Nonprofit miscellaneous and mutual corporations generally Ch. 24.06 Officers liability, limitations 4.24.264 Port districts training and education 53.06.060, 53.06.080, 53.06.090 Public benefit nonprofit corporations public purchase participation agreements, corporation may enter into agreement with department of general administration Uniform management of institutional funds act Ch. 24.44 NONPROFIT ORGANIZATIONS (See also CORPORATIONS, subtitle Nonprofit corporations) Adult literacy program Ch. 28B.06 Alcoholic beverages arts organization license 66.24.495 sale at specific event, special occasion license and conditions 66.24.375, 66.24.380 Boxing, martial arts, and wrestling events, amateur contestants, medical certification 67.08.015 Camps and conference centers, see CAMPS AND CONFERENCE CENTERS Charitable solicitations Ch. 19.09 Children donors and distributors of items to children immunity from civil and criminal liability 70.200.020 construction of chapter 70.200.030 definitions 70.200.010 Facilities, financing of definitions 43.180.300 Fish hatcheries, volunteer group projects 77.100.170 Food and food products donation and distribution to needy persons Ch. 69 80 Fund raising event defined 9.46.0233 Gambling 9.46.0209, 9.46.0311, 9.46.0321, 9.46.0351 raffles, authority to conduct 9.46.0315 sharing facilities 9.46.0701 Horticultural plants and facilities permits 15.13.270 Life insurance insurable interest in life of person, procedure to establish 48.18.030 Performing arts, art museums, and cultural facilities grant program to fund acquisition, rehabilitation, or construction 43.63A.750 Public benefit nonprofit corporations public purchase participation agreements, corporation may enter into agreement with department of general administration 39.34.055 Social services

employee child care organizations

assistance to organizations providing nonresidential services 43.88.570 Youth services facilities competitive process for assisting nonprofit youth organizations 43.63A.135 NONRESIDENT VIOLATOR COMPACT Established 46.23.010 Legislative review 46.23.040 Provisions 46.23.010 Reciprocal agreements, authorized 46.23.020 administration and enforcement 46.23.040 NONRESIDENTS Aircraft, federal licensing of 14.16.020 Associations, service of summons on, personal service 4.28.080 Attachment bond unnecessary, when 6.25.080 ground for 6.25.030 Attorneys practice in state 2.48.170 reciprocity 2.48.190 Business transactions or acts submitting to state jurisdiction 4.28.185 College and university students, See COLLEGES AND UNIVERSITIES, subtitle Nonresident student Corporations service of process on, See SERVICE OF PROCESS AND PAPERS, subtitle Corporations service of summons on, personal service 4.28.080 Costs, district judges may require security for 12.04.170 Crimes committed outside state, when punishable 9A.04.030 Defined motor vehicle law 46.04.360 Ejectment and quieting title actions appointment of trustee for nonresident defendant 7.28.010 service by publication 7.28.010 Eminent domain city in adjoining state authorized to condemn watershed property 8.28.050 Execution against, personal exemption unavailable 6.15.050 Executor and administrator may serve as, bond, service of papers, appointment of 11.36.010 Fishing licenses 77.32.470 Guardianship, See GUARDIAN AND WARD Higher education students resident or nonresident student, defined 28B.15.012 Joint stock company, service of summons, personal service 4.28.080 Jurisdiction acts submitting nonresident to state jurisdiction 4.28.185 Juveniles, interstate compact on Ch. 13.24 Limitation of actions by foreign statutes of limitation 4.16.290 Mental illness, return to state of residence Ch. Motor vehicle accident or violation, service on secretary of state 46.64.040

Motor vehicle financial responsibility law, application to, See MOTOR VEHICLES, subtitle Financial responsibility law Motor vehicle law application to 46.08.070 operation to 46.08.070
operating vehicle under out-of-state operator's
license prohibited if Washington license
suspended, revoked or canceled 46.20.345
record of operator violation in this state forwarded 46.20.300 vehicle licenses, nonresident exemption reciprocity requirement 46.16.030

Motor vehicles

nonresident violator compact Ch. 46.23

Nonresident taxicabs, certificates and operators' permits for 46.72.130, 46.72.140 reciprocity exemption 46.72.150 Out-of-state witnesses Ch. 10.55 Partition proceedings investment of proceeds from sale of property for 7.52.400 terms of sale to be directed by court 7.52.280 Partnerships, service of summons on, personal service 4.28.080 Personal exemption unavailable to 6.15.050 Personal representatives, may serve as, bond, service of papers on, appointment of 11.36.010 Plaintiffs, security for costs required 4.84.210 bond in lieu of separate security for costs 4.84.220 dismissal for failure to give security for costs 4.84.230 judgment on 4.84.240 standing bond for numerous actions 4.84.220 Resident, defined 46.16.028, 46.20.021 Service of process on 4.28.080 ejectment and quieting title actions 7.28.010 motor vehicle operators 46.64.040 personal representatives 11.36.010 publication, service by acts submitting to state jurisdiction 4.28.185 when 4.28.100 savings and loan foreign corporations 33.32.050 Service of process on, See also SERVICE OF PROCESS AND PAPERS Statute of limitations tolled as to 4.16.180 Students, See SCHOOLS AND SCHOOL
DISTRICTS, subtitle Nonresident students Tort claims against state, filing 4.92.100 Traffic violations, post bond, security, or bail 46.64.015, 46.64.035 Uniform interstate family support act Ch. 26.21A NONSUITS (See also DISMISSALS) Challenge to sufficiency of evidence on 4.56.150 Consent to 4.56.120 Effect of judgment of 4.56.120, 4.56.150 Failure of proof as ground 4.56.150 Grounds for in superior court 4.56.120 Insufficient evidence 4.56.120 Not bar to another action, when 4.56.120, 4.56.150 NORTHERN STATE HOSPITAL (See HOSPITALS FOR MENTALLY ILL) NOT GUILTY (See CRIMINAL PROCEDURE, subtitle Pleadings) NOTARIES PUBLIC Acknowledgments deeds, mortgages, other instruments 64.08.010 person unable to sign name procedure 64.08.100 Application 42.44.020 Appointment, denial 42.44.030 Army, navy, marine and coast guard officers authorized to perform acts of 73.20.010 Authenticity of seal and signature, how evidenced 42.44.180 Bond requirement 42.44.020 Certificates notarial acts require 42.44.090 requirements 42.44.090 short forms 42.44.100 Definitions 42.44.010 Disabled person, procedure 42.44.080 Endorsement necessary for initial application 42.44.020 reappointment without 42.44.070 Fees 42.44.120 Illegible writing, validity unaffected 42.44.110 Jurisdictions other than this state 42.44.130, 42.44.140, 42.44.150

Oaths and affirmations administered by 5.28.010 payment and release 65.08.180 mortgage foreclosure deficiency, judgment Official misconduct 42.44.160 Qualifications 42.44.020 recording 65.08.170 61.12.100, 61.12.110 redemption 6.23.080 Landlord, defective conditions, tenant to notify Constitutional amendments Reappointment without endorsements 42.44.070 notice Const. Art. 23 § 1 Record transfer from county clerks to state publication of Const. Art. 23 § 1 59 18 070 42.44.200 Constitutional amendments, See also NOTICES, Landlord and tenant Resignation 42.44.170 subtitle State measures failure to pay rent, notice to quit premises Revocation of appointment 42.44.170 Rule adoption 42.44.190 Constructive, lis pendens in actions affecting title 59.04.040 to real property 4.28.320 Corporations, See CORPORATIONS, subtitle periodic tenancies, termination 59.04.020 rent default, less than forty dollars, notice to Seal or stamp authenticity, how evidenced 42.44.180 quit or pay 59.08.010 Notice Costs, security for costs required, notice must be given 4.84.230 exclusive property of notary 42.44.090 termination of month to month tenancy form or size specifications 42.44.050 59.04.020 Standards for notarial acts 42.44.080 Landlord and tenant, See also LANDLORD Counties Term of appointment 42.44.060 AND TENANT comprehensive plan, hearing 36.70.390 Uniform regulation of business and professions act 42.44.210 Liens county seat removal election judgment liens, entry of verdict as 4.64.020 holding 36.12.030 transportation, storage, and advancements, NOTES (See also NEGOTIABLE INSTRUMENTS) sewer systems how given 60.60.060 charges, construction costs Lis pendens payment and release 65.08.180 Banks and trust companies, See BANKS AND in actions affecting title to real property 4.28.160, 4.28.320 recording 65.08.170 BANKING, subtitle Capital notes or water systems debentures ejectment and quieting title actions 7.28.260 Gambling, bills and notes, validity of as evidence of gambling debt 4.24.090 charges, construction costs payment and release 65.08.180 recording 65.08.170 Logging liens appointment of receiver 60.24.130 Installment, city and town local improvements, generally 35.45.150 Lost and found property County bridges, franchises on, hearings 36.55.040 claiming of found property, procedures 63.21.010 local improvement bonds for repayment of 35.45.155 County road improvement districts, notice of Mandamus, application 7.16.190 Insurance companies, investment in, See INSURANCE, subtitle Investments initiation of formation by resolution Militia call for duty 38.40.100 36.88.030 Mortgages Limitation of actions, tolling by part payment Diking districts levy for deficiency under same execution drainage systems, hearing 85.05.072 4.16.270 61.12.100, 61.12.110 Port district toll facilities, bonds anticipating improvement procedure 85.05.110 sale on deficiency 61.12.100 revenue 53.34.060 Drainage districts Motor vehicle law, under charges, construction costs payment, release 65.08.180 State, bonds, notes, and other forms of indebtedness, See STATE dealers or manufacturers, bankruptcy proceedings, notice of 46.70.183 recording 65.08.170 New trial, petition for new trial, where discovery Ejectment and quieting title actions Actions affecting title to real property in federal court 4.28.325 of grounds after verdict, report or decision counterclaims for permanent improvements and taxes paid 7.28.180 Adverse party, notice to, change of attorney Nonprofit corporations, distribution of assets. lis pendens 7.28.260 notice to attorney general required 24.03.230 Open public meeting, requirements 42.30.060, 2.44 050 Elections, See ELECTIONS, subtitle Notices Alien property custodian, notice to of actions Eminent domain proceedings, publication of affecting property 4.28.330, 4.28.340, 42.30.080 4.28.120 4.28.350 Partition proceedings Entry of verdict as 4.64.020 decree of, filing with auditor 65.04.070 Evidence notice of constitutes 4.28.210 sale of property telegraphic or electronic communications Ch. proof of service 7.52.190
Patents, incorporated towns on United States proceedings after appearance, defendant 5 52 entitled to, when 4.28.210 Execution sales form 6.21.040 Assignment of judgments, procedure 4.56.090 land 58.28.150 Attachment Periodic tenancies, termination 59.04.020 mortgage foreclosure deficiency 61.12.100, motion to discharge 6.25.180 Personal representatives sale of attached property 6.25.240 sale of property before judgment 6.25.220 Attorneys' lien, filing 60.40.010 61 12 110 petition for final report and distribution, personal property 6.21.070 mailed to heirs and distributees 11.76.040 Executors and administrators, appointment Pleadings Business selling prepared foods or drinks employee's lien 60.34.020 service of 60.34.030 mailed to heirs and distributees 11.76.040 minor defects in, effect 4.32.250 Flood control districts, boundary determinations, time extension for service and filing 4.32.250 See FLOOD CONTROL, subtitle Port districts Districts-1937 act Certiorari proceedings, application for writ boundary revisions 53.16.020 Forest and forest products, See FORESTS AND FOREST PRODUCTS 7.16.050 formation 53.04.020 Change of attorney, notice to adverse party Guardianship, See GUARDIAN AND WARD, subtitle Notices 2.44.050 adjudication of testacy or intestacy and heirship, contents, service or mailing 11.28.330 Child appointment, See GUARDIAN AND WARD, death or injury, notice of action to other parent subtitle Appointment of guardian Gubernatorial appointments, notice to secretary of senate 43.06.030 4.24.010 auction sales of estate property 11.56.060 private sales of estate property 11.56.080 sale of estate property 11.56.060 Cities and towns budgets in cities and towns, under 300,000, Highways final budget, notice of meeting to adopt settlement, report of personal representative, limited access facilities through city, town, or notice discretionary with the court county, notice of hearing on original plan drawbridge erection, county commissioners 11.76.020 Publication, See PUBLICATION OF LEGAL NOTICES 35.74.020 official newspaper to be designated 35.21.875 limited access facilities through city, town or county, notice of hearing on original plan Quo warranto proceedings requisites 7.56.050 sewer systems charges, construction costs 47.52.133 payment and release 65.08.180 recording 65.08.170 Injunctions service and return 7.56.050 motion to dissolve or modify injunction Referees notice to clerk of court five days prior to trial 4.48.130 7.40.180 sewerage systems liens 35.67.200 Inn keepers' liens, sale of property 60.66.020 streets and alleys, vacation of 35.79.020 Judgment liens, entry of verdict as 4.64.020 Residential landlord-tenant act underground electric and communication Judgments defection conditions, tenant to notify assignment of, procedure 4.56.090 facilities 35.96.050 59.18.070 Judicial notice, See JUDICIAL NOTICE water systems landlord's duties, failure to perform, tenant to charges, construction costs Judicial sale notify 59.18.070

[RCW Index—page 518] (2008 Ed.)

Right of entry	Fluoroscopic, x-ray shoefitting devices	Promotion and development, See NUCLEAR
unimproved, unused, unfenced land	70.98.170 General licenses definition 70.08.030	ENERGY AND RADIATION
9A.52.010 Sale	General license, definition 70.98.030 Generally Ch. 70.98	Purpose of law 70.98.020 Radiation source, definition 70.98.030
estate property 11.56.060	Hazardous materials incidents	Radioactive or hazardous cargo
unoccupied lands, incorporated towns on	definitions 70.136.020	placarded
United States land 58.28.160 Sale, See also NOTICES, subtitle Judicial sale	emergency aid good faith rendering	transportation of, prohibited, when 47.48.050
Service of, See SERVICE OF PROCESS AND	immunity from liability 70.136.050	notice 47.01.270
PAPERS Sewer districts	emergency assistance agreements	Radioactive waste cleanup
charges, construction costs	verbal, notification, form 70.136.070 written, terms and conditions, records	tax imposed 82.04.263 Registration, definition 70.98.030
payment, release 65.08.180	70.136.060	Registration of sources of ionizing radiation
recording 65.08.170 Sheriffs' sales, legal publication 65.16.060	incident command agencies	70.98.080 Pules and regulations 70.08.080
State measures Const. Art. 23 § 1	assistance from state patrol 70.136.035 designation 70.136.030	Rules and regulations 70.98.080 Source material, definition 70.98.030
Supplemental proceedings	emergency assistance agreements	Special nuclear material, definition 70.98.030
modification of warrant of arrest 6.32.020 order authorizing payment by debtor of	70.136.040	Specific license, definition 70.98.030 State radiation control agency
judgment debtor 6.32.070	legislative finding 70.136.010 Impounding materials 70.98.160	director 70.98.050
order requiring delivery of money or personal	Injunction proceedings 70.98.140	generally 70.98.160
property 6.32.080 transferee of judgment debtor to, effect	Ionizing radiation, definition 70.98.030	high-level radioactive waste program seek federal assistance 70.98.125
6.32.070	Licensing requirements, notice and procedure 70.98.080	impounding materials 70.98.160
vacation of warrant of arrest 6.32.020	Low-level radioactive waste	inspection 70.98.090
Tenant, defection conditions, landlord, notice to 59.18.070	waste generator fees 43.200.230	inspection agreements and training programs 70.98.120
Trespass	waste generator surcharge disposal 43.200.235	records 70.98.100
land, unimproved, unfenced 9A.52.010 Trials 4.44.020	remittal to counties 43.200.233	registration of sources of ionizing radiation
issues of fact	Low-level radioactive waste disposal facility at Hanford	70.98.080 Uses, prohibited 70.98.150
contents of notice 4.44.020	site use permits and surveillance fee 70.98.085	Waste
service of notice 4.44.020 issues of law	Low-level radioactive waste disposal sites	department of social and health services
contents of notice 4.44.020	rate setting	authority 70.105.111 incidents, storage or transportation
service of notice 4.44.020	commission powers 81.108.030 competitive company, classification as,	liability 4.24.450, 4.24.460
Unclaimed property, bailee to owner, if known 63.24.150	criteria 81.108.110	site
Unemployment compensation claims,	complaints, hearing procedure 81.108.080 contract disposal rates, commission approval	repository 43.205.010, 43.205.020 site, election for disapproval Ch. 29A.88
employment unit 50.20.150	required 81.108.060	Western interstate nuclear compact 43.21F.400,
Verdict entry as 4.64.020 Water districts	definitions 81.108.020	43.21F.405, 43.21F.410, 43.21F.415, 43.21F.420
charges, construction costs	exemption from regulation absent a monopoly situation 81.108.100	NUISANCES
payment, release 65.08.180 recording 65.08.170	extraordinary volume adjustment	Abatement
NOXIOUS WEEDS (See WEEDS)	81.108.070	airport encroachments 14.08.030
NUCLEAR, THERMAL, ELECTRIC	jurisdiction of other state agencies unaffected 81.108.900	damages does not preclude 7.48.180 executions 7.48.280
GENERATING POWER FACILITIES—	legislative purpose 81.108.010	expenses 7.48.030, 7.48.260, 7.48.280
JOINT DEVELOPMENT	maximum disposal rate	moral nuisances 7.48.090
Additional powers granted pursuant to chapter 54.44.020	initial determination of 81.108.040 revisions to rate, procedure 81.108.050	order of abatement authorized, when 7.48.260
Agreements	monopoly situation, determination of	contempt for violation of 7.48.090
authority for 54.44.020	existence, criteria 81.108.100	places of prostitution 7.48.090, 7.48.110,
conformity to applicable law 54.44.060 Bonds, revenue, authority to issue 54.44.040	revenue statements, requirements 81.108.090	7.48.240 public nuisances
Declaration of public purpose 54.44.010,	supervision and regulation fees 81.108.090	any person, by
54.44.040 Depositaries 54.44.050	Mill tailings, licensing, perpetual care, See MILLS, subtitle Uranium and thorium	authorized 7.48.230 procedure 7.48.230
Disbursement of public funds 54.44.050	Municipal pollution control facilities and	authorized 7.48.200
Liability of city, joint operating agency or public	bonding, See POLLUTION CONTROL	public body or officer, by, authorized
utility district, extent, limitations 54.44.030 Liberal construction 54.44.900	MUNICIPAL BONDING Northwest interstate compact on low-level	7.48.220 punishment, as 7.48.250
Nuclear power plants	radioactive waste management 43.145.010	warrant of abatement
unfinished projects, transfer of site 80.50.300, 80.50.310	Washington representative, access approval	authorized, when 7.48.250, 7.48.260
Percentage of ownership 54.44.020	requirements 43.145.020 Nuclear generating projects	contents 7.48.030 execution, deemed as, when 7.48.030
Taxes 54.44.020	contracts	motion for 7.48.020
NUCLEAR ENERGY AND RADIATION	competitive negotiation applicability of Titles 9 and 9A RCW	order allowing 7.48.020
(See also JOINT COMMITTEE ON ENERGY AND UTILITIES;	43.52.515	stay of 7.48.270 stay of issuance 7.48.040
RADIOACTIVE WASTE STORAGE	repayment of obligations 43.52.550	Abatement proceedings 9.66.040
AND TRANSPORTATION)	security force authorized 43.52.520	justices of the peace, jurisdiction as to, transfer to, superior court 9.66.040
Administrative procedure 70.98.130 Byproduct material, definition 70.98.030	criminal record information use 43.52.525	Affidavits, trial of contempt for violation of
Crimes 70.98.200	powers and duties 43.52.530	injunction by 7.48.080
Declaration of policy 70.98.010 Definitions 70.98.030	retirement provision 43.52.535 unfinished projects, environmental policy act	Agricultural activities lawsuits, protection from
Exemptions	exemptions 43.21C.400	agricultural activity, defined 7.48.310
from law 70.98.180	Nuclear incidents	farm, defined 7.48.310
from registration and licensing 70.98.080 Federal-state agreements, effect as to federal	liability 4.24.450, 4.24.460 Professional uses 70.98.190	farm product, defined 7.48.310 farmland, defined 7.48.310
licenses 70.98.110	Prohibited uses 70.98.150	legislative finding and purpose 7.48.300

[RCW Index—page 519]

NUISANCES

presumption of reasonableness 7.48.305 Defaults, bond to stay warrant of abatement Imprisonment, contempt for violation of 7.48.270 Defined 7.48.010, 7.48.120, 7.48.240 Airport encroachments 14.08.030 injunction 7.48.080 Indecency grounds for nuisance 7.48.010, Airports private nuisances 7.48.150 public nuisances 7.48.130, 7.48.140 hazards declared to be 14.12.020 7.48.120 Alcoholic beverages Indictment, public nuisance, authorized 7.48.200 places where unlawfully kept 66.36.010 public nuisance, when 7.48.140, 9.66.010 Drugs Information contempt for violation of injunction 7.48.080 abatement order 7.43.080, 7.43.090 Alleys, public nuisances concerning 7.48.140 Animals, fighting places, criminal 9.66.010 buildings 7.48.052 public nuisance, authorized 7.48.200 damages not precluded 7.43.130 dailiags in preclude 7.43.130 for feiture, proceeds 7.43.100 injunction 7.43.010, 7.43.020, 7.43.030, 7.43.040, 7.43.050, 7.43.060, 7.43.070, 7.43.110, 7.43.120, 7.43.130 Appearance, voluntary abatement of prostitution authorized, when 7.48.020 places of prostitution, against 7.48.080, 7.48.090, 7.48.110 7.48.110 Arrest, contempt for violation of injunction Intoxicating liquor 7.48.080 militia post or encampment, abatement of sale 38.32.120 lien 7.43.120 Assignation, places of moral nuisances defined 7.48A.010 injunctions against 7.48.080, 7.48.110 Judgments Attachment, contempt for violation of injunction actions against moral nuisances 7.48.090 Drunkenness, places of, abatement 7.48.240 7.48.080execution of 7.48.020 Bays, obstructing is nuisance 7.48.120 Evidence, trial of contempt for violation of voluntary abatement of prostitution, effect on Birds, fighting places, criminal 9.66.010 injunction 7.48.080 7.48.110 Excavations, failing to fence or cover a public nuisance 7.48.140 Boats and vessels, maintaining or permitting Judgments for damages or costs, executions on 9.66.030 7.48.260 Bonds Executions Jurisdiction over, superior court 2.08.010 stay of warrant of abatement 7.48.040. abatement 7.48.280 Jurisdiction over, superior courts Const. Art. 4 § fines 7.48.260 7.48.270judgments, of 7.48.020 voluntary abatement of prostitution 7.48.110 Justices of the peace, warrant of abatement, not to Bookmaking places 9.66.010 Breach of the peace, places of, abatement judgments for damages or costs 7.48.260 issue, transfer to superior court 7.48.260 penalty for maintenance of place of prostitution 7.48.090 Justification of sureties on bond to stay warrant 7.48.240 of abatement 7.48.040 warrant of abatement deemed as, when Bucket shops 9.66.010 Lakes 7.48.030 Buildings, maintaining or permitting 9.66.030 obstructing is nuisance 7.48.120 Business places on highway right of way as public nuisance 47.32.120 Expenses public nuisances concerning 7.48.140 abatement, for 7.48.260 Levy, expense of abatement, for 7.48.030, 7.48.280 Canals, obstructing is nuisance 7.48.120, abatement of nuisance 7.48.030, 7.48.280 Explosives, public nuisance, manufacturing as 9.66.010 Liens, voluntary abatement of prostitution, effect on 7.48.110 Cancellation, order closing place of prostitution 7.48.110 Fighting, places of, abatement 7.48.240 Limitations of actions, public nuisance not subject to, when 7.48.190 Filing information on contempt for violation of injunction 7.48.080 Carcasses, public nuisance, when 7.48.140 Cemeteries Cemeteries
ways to burial places, public nuisances
concerning 7.48.140
Cemeteries, when 68.56.040 estock running at large, impoundment Fines 16.24.110, 16.24.120, 16.24.130, 16.24.140, 16.24.150, 16.24.160, 16.24.170 contempt for violation of injunction 7.48.080 punishment, as 7.48.250 Malt beverages as a public nuisance, when Firearms or deadly weapons esspools, failure to fence or cover a public 7.48.140 nuisance 7.48.140 unlawful use resulting in arrest 7.48.155 Manufacturing as public nuisance, when Cities and towns Fireworks 7.48.140 discharging sewerage into streams, abatement fire nuisance Metropolitan transit vehicles, obstruction of flow 35.88.080 defined 70.77.165 of as public nuisance 7.48.140 first class cities, abatement of 35.22.280 Fireworks, See also FIREWORKS Moral nuisances abatement 7.48.056 powder magazine near is public nuisance, First class cities, abatement of 35.22.280 when 7.48.140 Fixtures, places of prostitution, in bond 7.48.058 injunctions against 7.48.110
Flood control zone districts, abatement of power to declare and abate 35.23.440 costs second class cities, abatement 35.23.331 towns, abatement of 35.27.410 water pollution, abatement 35.88.030, lien on property 7.48.090 taxing of 7.48.076 damages, amount to be paid to city and 86.15.190 Forest practices 35.88.040, 35.88.050, 35.88.060, lawsuits, protection from county governments 7.48.090 dismissal, conditions 7.48.076 35.88.070 forest practices, defined 7.48.310 legislative finding and purpose 7.48.300 Clerks of court effect of admission or guilt in criminal approval of bond on voluntary abatement of presumption of reasonableness 7.48.305 proceedings 7.48.072 prostitution 7.48.110 immunity from prosecution of public information on contempt for violation of diseases and insect pests, declared to be officials 7.48.058 judgment 7.48.076 injunction filed with 7.48.080 76.06.010 warrant of abatement, issuance 7.48.030 Furniture, places of prostitution, in injunctions against 7.48.080, 7.48.110 bond, renewal 7.48.078 Contempt of court costs 7.48.078 Gambling, places of, abatement 7.48.240 injunction against places of prostitution, order of abatement 7.48.078 violation constitutes 7.48.080 Garbage, depositing unwholesome matter on penalty 7.48.078 Continuing nuisances, successive owners liable, when 7.48.170 highways, roads or in water 9.66.050 property, disposition, sale, destruction Good faith, voluntary abatement of prostitution 7.48.110 7.48.Ó78 Costs release of property to innocent owners Grounds 7.48.010, 7.48.120, 7.48.240 executions on judgment for 7.48.260 7.48.078 voluntary abatement of prostitution 7.48.110 public nuisances 7.48.130, 7.48.140 who may bring 7.48.058 abatement of property by owner, release of property 7.48.068 County current expense fund, penalties paid to Gunpowder, public nuisance, manufacturing as 7.48.090 7.48.140 property 7.49.000 civil actions, who may bring 7.48A.030 civil fine 7.48A.040 payment of 7.48A.050 declaration of 7.48A.020 defined 7.48.050 Criminal Harbors, public nuisances concerning 7.48.140 abatement proceedings 9.66.040 Health, conduct injurious to is nuisance 7.48.010, 7.48.120abatement does not preclude 7.48.180 conduct subject to action for 7.48.010 Highways obstructing is nuisance 7.48.010, 7.48.120 executions on judgment for 7.48.260 definitions 7.48.050, 7.48A.010 public nuisances concerning 7.48.140, public nuisances authorized 7.48.200 9 66 010 effect of notice of hearing for injunction Holes, failing to fence or cover a public nuisance 7.48.054 who may maintain action for 7.48.210 exceptions 7.48A.060 7.48.140 Horse racing as 67.16.060 forfeiture, contraband 7.48.090 Deadly weapons or firearms unlawful use resulting in arrest 7.48.155 Horticultural pests and diseases Ch. 15.08 injunctions 7.48A.080

[RCW Index—page 520] (2008 Ed.)

bond 7.48.058	Nitroglycerine, public nuisance, manufacturing	Punishment
release of property to innocent owner	as 7.48.140	contempt for violation of injunction 7.48.080
7.48.068 bond or security not required, when	Oaths, information for violation of injunction under 7.48.080	generally if no other provision 7.48.250
7.48A.100	Obstructions ground for nuisance 7.48.010,	Releases, places of prostitution, assignation or lewdness by voluntary abatement 7.48.110
complaint 7.48.060	7.48.120	Remedies, public nuisance 7.48.010, 7.48.200
costs	Offal, public nuisance, when 7.48.140, 9.66.050	Rivers and streams
lien on property 7.48.090	Opium, places of smoking, abatement 7.48.240	depositing unwholesome matter in 9.66.050
taxing of 7.48.076	Orders of court	obstructing is nuisance 7.48.120, 9.66.010
damages, amount to be paid to city and	abatement order authorized, when 7.48.250,	public nuisances concerning 7.48.140
county governments 7.48.090	7.48.260	Roads, obstructing or interfering with 9.66.010
discovery, production of requested materials	order closing places of prostitution cancellation on voluntary abatement	Sales
7.48A.110 dismissal, conditions 7.48.076	7.48.110	expenses of abatement, for 7.48.280
effect of admission or guilt in criminal	stay of warrant of abatement 7.48.270	Savings and loan associations, firms or
proceedings 7.48.072	voluntary abatement of prostitution 7.48.110	corporations using in name in violation of
hearings	warrant of abatement, allowing 7.48.020	chapter, abatement as nuisances 33.08.010
precedence of action for injunction	Parks, obstructing is nuisance 7.48.120, 9.66.010	Septic tanks, failing to fence or cover a public
7.48A.120	Penalties 7.40.250	nuisance 7.48.140
immunity from prosecution of public	generally if no other provision 7.48.250	Sewers, public nuisances concerning 7.48.140
officials 7.48.058	maintenance of place of prostitution 7.48.090 moral nuisances 7.48.090	Sheriffs, warrant of abatement
judgment 7.48.076	voluntary abatement of prostitution, effect on	abatement by 7.48.030
bond, renewal 7.48.078 costs 7.48.078	7.48.110	directed to 7.48.030
order of abatement 7.48.078	Plaintiffs, who may be 7.48.020	levy of expenses 7.48.030
penalty 7.48.078	Pollution, depositing unwholesome matter on	order allowing issuance to 7.48.020 return 7.48.030
property, disposition, sale, destruction	highways, roads or in water 9.66.050	
7.48.078	Powder magazines as public nuisance, when	Show cause, default on bond to stay warrant of abatement 7.48.270
release of property to innocent owners	7.48.140	Springs, public nuisances concerning 7.48.140
7.48.078	Private nuisances defined 7.48.150	Squares, obstructing is nuisance 7.48.120
jurisdiction 7.48.060	grounds 7.48.150	Statutes, conduct under authority of not nuisance
notice of hearing, service 7.48A.110	Private roads and ways, public nuisances	7.48.160
priority of action on calendar 7.48.070 reputation, as evidence, admissibility	concerning 7.48.140	Stay of proceedings, stay of warrant of abatement
7.48.074	Property	7.48.040, 7.48.270
service, penalty for violation 7.48A.090	interference with enjoyment of is nuisance	warrant of abatement, stay of 7.48.270
subject to 7.48.056	7.48.010, 7.48.120 moral nuisances	Streams
temporary injunction	injunction against 7.48.090	obstructing is nuisance 7.48.010
application 7.48.060	places of prostitution	public nuisances concerning 7.48.140
hearing procedure, consolidation with trial on the merits 7.48.064	abatement 7.48.240	Streets and alleys, obstructing is nuisance 7.48.120, 9.66.010
procedure when allegations are sustained	injunction against 7.48.080, 7.48.110	Successive owners liable, when 7.48.170
7.48.066	successive owners liable, when 7.48.170	Superior court, original jurisdiction of 2.08.010,
restraining order pending hearing 7.48.062	Prostitution, places of abatement 7.48.240	Const. Art. 4 § 6
violations, penalties 7.48A.110	injunctions against 7.48.080, 7.48.090,	Sureties
violations of, penalty 7.48.080	7.48.110	bond for stay of warrant of abatement
who may bring action 7.48.058	Public nuisances	7.48.040, 7.48.270
lease cancellation, repossession by owner 7.48.085	abatement	bonds and voluntary abatement of
lewd live performances declared to be	any person, by	prostitution, assignation or lewdness
7.48.052, 7.48A.020	authorized 7.48.230 procedure 7.48.230	7.48.110 Swindling places 9.66.010
lewd matter, defined 7.48.050	public body or officer, by, authorized	Time lapse does not legalize public nuisance
lewdness, defined 7.48.050	7.48.220	7.48.190
live performance, defined 7.48.050,	airport hazards declared to be 14.12.020	Trials, contempt for violation of injunction
7.48A.010 maintenance of	business places on highway right of way as	7.48.080
civil fine 7.48A.040	47.32.120	Warrants
motion picture film, defined 7.48.050	cities discharging sewerage into streams,	abatement
obscene matter	abatement 35.88.080 civil action, who may maintain 7.48.210	contents 7.48.030
legislative findings 7.48A.070	criminal 9.66.010, 9.66.020, 9.66.030,	execution, deemed as, when 7.48.030
obscene matter, defined 7.48.050	9.66.050	injunction in place of 7.48.020
personal property declared to be 7.48.054	dangerous objects or structures on highway	issuance 7.48.030
places declared to be 7.48.052, 7.48A.020	right of way as 47.32.130	motion for 7.48.020
publication, defined 7.48.050 restraining order	defined 7.48.130	order allowing 7.48.020
issuance, service, penalty for violation	enumerated 7.48.140 erection or maintenance of certain structures,	stay of issuance 7.48.040 warrant of abatement
7.48A.090	signs or devices on or near city streets,	authorized, when 7.48.250, 7.48.260
restraining orders	county roads or state highways as	stay of 7.48.270
violations, penalties 7.48A.110	47.36.180	Watercourses, public nuisances concerning
Mosquito breeding places 17.28.170	forest diseases and insect pests, declared to be	7.48.140
Motions	76.06.010	Waters
abatement 7.48.020 stay of warrant of abatement 7.48.270	grounds 7.48.130, 7.48.140	depositing unwholesome matter in 9.66.050
Municipal transit vehicle or station, interference	logs on highway right of way or in drainage ditch as 47.32.130	obstructing is nuisance 7.48.120
with a public nuisance 9.66.010	owner and agent designated 7.48.140	public nuisances concerning 7.48.140
Musical instruments, places of prostitution, in	remedies 7.48.200	Wells
injunctions against 7.48.080, 7.48.110	signs erected or maintained contrary to	failing to fence or cover a public nuisance
Navigable waters	highway advertising control act of 1961 as	7.48.140
bays, obstructing is nuisance 7.48.120	47.42.080	public nuisances concerning 7.48.140
canals, obstructing is nuisance 7.48.120 obstructing is nuisance 7.48.120	time lapse does not legalize 7.48.190 Public transportation services, interference with	Wine as public nuisance 7.48.140 Witnesses, trial of contempt for violation of
streams, obstructing is nuisance 7.48.120	as public nuisance 7.48.140	injunction 7.48.080
,	1	

[RCW Index—page 521]

actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080

Nursing assistants, See NURSING **NUNCUPATIVE WILLS (See PROBATE)** exemptions from requirements 18.88A.140 renewal 18.88A.130 NURSERIES AND NURSERY STOCK (See requirements 18.88A.080 HORTICULTURE) Scope of practice 18.88A.030 NURSERIES FOR CHILDREN (See ASSISTANTS Uniform disciplinary act, application 18.88A.150 PUBLIC ASSISTANCE, subtitle Child Nursing care quality assurance commission NURSING CARE QUALITY ASSURANCE welfare agencies) compensation and expenses 18.79.090 COMMISSION (See NURSES) duties and powers 18.79.110 executive director, qualifications 18.79.140 NURSERY SCHOOLS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Nursery NURSING HOME ADMINISTRATORS executive director and staff 18.79.130 Board of nursing home administrators schools) authority 18.52.061 meetings 18.52.050 membership, qualifications, and terms 18.79.070 Advanced registered nurse practitioners officers and meetings 18.79.100 pilot project, commission authority 18.79.390 membership 18.52.040 allowed activities 18.79.250 officers, terms and compensation 18.52.050 Advanced registered nursing practice removal of member 18.79.080 Definitions 18.52.020 definition and exceptions 18.79.050 Application of chapter 18.79.240 rule-making authority 18.79.110 Examinations 18.52.160 rules and regulations of previous boards, effect 18.79.310 Health, department secretary's powers and duties 18.52.025 Catheterization of students 18.79.290 vacancies 18.79.080 Child abuse, reporting Ch. 26.44 Licenses Nursing pools, registration and duties Ch. 18.52C Nursing technicians definition 18.79.340 functions 18.79.350 Definitions 18.79.020 limited licenses 18.52.071 Delegation of nursing care tasks to nursing assistants, requirements 18.88A.200 out-of-state licensees, recognition 18.52.130 qualifications 18.52.071 Delegation of tasks to nursing assistants, requirements 18.88A.210, 18.88A.230 renewal 18.52.110 investigations of complaints against 70.41.370 Nursing home management and supervision, Examination 18.79.170 legislative findings 18.79.330 licensed administrators required 18.52.030 Uniform disciplinary act, application 18.52.066 Unlicensed acts, penalty 18.52.140 Exceptions to chapter regulation 18.79.240 registration, application for 18.79.360 Health care service contractors, contract registration, renewal of 18.79.370 coverage 48.44.290 Practical nurses NURSING HOME AUDIT AND COST Immunity from civil action when charging another member with incompetency or gross misconduct 4.24.250 professional negligence REIMBURSEMENT ACT (See NURSING HOMES, subtitle Audit and limitation on suits arising from 4.16.350 Privileged communications 5.62.010 cost reimbursement system) Professional negligence standard of proof, evidence, exception 4.24.290 Immunity from prosecution NURSING HOMES (See also HEALTH performance of duty on review committee PLANNING AND RESOURCES DEVELOPMENT; LONG-TERM 4.24.240 Professional service corporations Ch. 18.100 Reciprocity 18.79.190 CARE) disability benefits for services performed by Administrator 74.42.370 registered or advanced registered nurses Records of review committee or board, members, Administrators, licensing and regulation Ch. 48.20.411 or employees not subject to process 4.24.250 18.52 group disability benefits for services performed by registered or advanced registered nurses 48.21.141 Registered nurses Alcoholic beverages authorized use 66.12.150 allowed activities 18.79.260, 18.79.280 delegation of tasks 18.79.260 Animals, contact with authorized 18.51.320 drugs, injections, inoculations, tests, or Interim permits to practice, conditions 18.79.180 treatment administration 18.79.280 Authority to enter and inspect 18.51.210 Licensed practical nurses hearing tests for pupils in schools, by allowed activities 18.79.270 Bed-to-population ratio 28A.210.020 redistribution and addition 70.38.250 nontraditional registered nurse program obtaining clinical experience 18.79.380 privileged communications 5.62.020, 5.62.030 Building inspections 18.51.145, 18.51.240 Business and occupation tax exemption practice defined, exceptions 18.79.060 professional negligence limitation on suits arising from 4.16.350 82.04.4289 Care applicants, criteria and required Registered nursing practice immunizations 74.42.285 documentation 18.79.160 definition and exceptions 18.79.040 operating standards examination 18.79.170 activities, recreation 74.42.190 Rule-making authority of department of health fees and procedures 18.79.200 18.79.300 administrator, licensed, responsibilities inactive status, renewal conditions 18.79.230 Schools, employment of authorized 28A.210.300 74.42.370 interim permits, conditions 18.79.180 reciprocity 18.79.190 Schools and programs, requirements and approval 18.79.150 adverse drug reactions 74.42.280 building requirements 74.42.540 communication system 74.42.390 renewal 18.79.210 Titles, restrictions on use 18.79.030 required 18.79.030 commence of care for each resident, required 74.42.150 definitions 74.42.010 Uniform disciplinary act, application 18.79.120 surcharge 18.79.202 NURSING ASSISTANTS Liens for services Certification discharge dining, recreation, social activity areas 74.42.510 application and fee 18.88A.120 settlement with tort feasor or insurer credentialing by endorsement 18.88A.110 60.44.050 director of nursing services 74.42.380 exemptions from requirements 18.88A.140 renewal 18.88A.130 taking of note 60.44.040 discharge conditions, appeal 74.42.450 drug disposal 74.42.270 written release or waiver 60.44.050 requirements 18.88A.085 duty of county auditor 60.44.030 enforcement 60.44.060 drug storage, security, inventory 74.42.260 voluntary except when required by state or federal law 18.88A.030 emergency lighting, facilities for developmentally disabled persons limitation of actions 60.44.060 Certification or registration required 18.88A.040 limitation on 60.44.010 Definitions 18.88A.020 notice of claim Delegation of nursing care tasks by nurses, requirements 18.88A.200 emergency plans 74.42.460 contents 60.44.020 engineering, maintenance personnel filing 60.44.020 Delegation of tasks by nurses, requirements 18.88A.210, 18.88A.230 74.42.400 payment as evidence 60.44.060 recording claims 60.44.030 financial record maintained for each resident 74.42.130 Examinations food preparation, sanitary procedures 74.42.320 procedures 18.88A.090 taking promissory note, effect 60.44.040 when authorized 60.44.010 waiver requirements 18.88A.100 food storage 74.42.330 handrails 74.42.550 health and safety requirements 74.42.570 Health, department secretary's powers Malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 18.88A.050 Nursing care quality assurance commission powers 18.88A.060 infected employees 74.42.470 Nurse practitioner Registration inspection for compliance application and fee 18.88A.120 noncompliance, notice 74.42.600 malpractice

resident rights and direct care standards 74.42.600	performance of duty on review committee 4.24.240	cost studies utilized to determine vendor rates 18.51.185
isolation areas 74.42.530	Inspection 18.51.091, 18.51.230	definition and authorization 18.51.180
laundry services 74.42.410	Involuntary placement prohibited 11.92.190	Ownership or management, notice of change
living areas 74.42.480 meals, food handling 74.42.290	Labor relations actions for relief from unfair labor practices	18.51.530 Patients
medical information furnished to residents,	49.66.070	abuse of
right to refuse, informed consent 74.42.040	bargaining units 49.66.030 board of arbitration 49.66.090, 49.66.100,	definitions 70.124.020 failure to report, penalty 70.124.070
medical services required to be provided	49.66.110	legislative findings 70.124.010
74.42.140 medication errors 74.42.280	definitions 49.66.020	publicizing of program 70.124.090
medication stop orders 74.42.250	minimum wages 49.46.010 picketing 49.66.060	reporting requirements 70.124.030, 70.124.040, 70.124.050, 70.124.060
medications	policy 49.66.010	state licensing authority 70.124.080
administration 74.42.240 physicians and authorized practitioners	procedure 49.66.080 remedial orders 49.66.070	restraining orders 70.124.050 whistleblowers and residents, retaliation
may order 74.42.230	strikes 49.66.060	70.124.100
minimum, exclusions 74.42.020	unfair labor practices 49.66.040, 49.66.050	notification of patient's potential medicaid
nursing care 74.42.160 nutritionist 74.42.300	Licenses adjudicative proceedings 18.51.065	eligibility 74.42.057 self-medication program 74.42.225
organization chart 74.42.350	application 18.51.040	Placement, notice 11.92.190
outside professional services 74.42.220 pharmacist service 74.42.210	denial, grounds 18.51.054 denial, suspension, refusal to renew, or	Professional negligence
physicians supervision, attendance	revocation	limitation on suits arising from 4.16.350 Professional service corporations Ch. 18.100
74.42.200	grounds 74.42.580	Public assistance
policy guideline, written statement 74.42.430	enforcement 18.51.060 inspection prior to renewal 18.51.230	contracts for care purchase by 74.09.120
purchasing, inventory, storage, procedures,	issuance and renewal criteria 18.51.050	Public records, availability 18.51.290
control 74.42.340 rated capacity, compliance 74.42.440	operating without a license 18.51.150, 18.51.160	Quality assurance committee 74.42.640
record system for each resident 74.42.420	required 18.51.030	Rates and reimbursement Ch. 74.46 Receiverships 18.51.400, 18.51.410, 18.51.420,
rehabilitative services 74.42.170	suspension, revocation, or refusal to issue,	18.51.430, 18.51.440, 18.51.450, 18.51.460,
residents limited to facility qualifications 74.42.450	grounds 18.51.060 suspension for noncompliance with support	18.51.470, 18.51.480, 18.51.490, 18.51.500,
record system 74.42.420	order 18.51.067	18.51.510, 18.51.520 Recordkeeping requirements 18.51.300
right of information, contents 74.42.030 room requirements 74.42.490	Long-term care assessment of medicaid recipients 74.42.056	Referral of patients to nursing homes without
room requirements 74.42.490	Long-term care ombudsman program	violations, public agencies to prioritize 18.51.250
rules 74.42.620	complaint referral procedure 43.190.070	Religious organizations, nursing homes operated
self-administration of medication 74.42.220 self-medication program for patients	findings 43.190.010 liability of ombudsman and facility employees	by exempt from chapter 18.51.170
74.42.225	43.190.090	Resident rights 18.51.009 Residents
social services 74.42.180 staff 74.42.360	long-term care facility defined 43.190.020	association, activities, freedom of 74.42.110
staff organization plan 74.42.460	long-term care ombudsman	care standards definitions 74.42.010
staff requirements 74.42.310 table service 74.42.310	duties 43.190.060, 43.190.065 qualifications for authorization 43.190.040	financial affairs, management 74.42.060
therapy area 74.42.510	municipal authority 36.39.060	information, entitled to receive 74.42.030
toilet, bathing facilities 74.42.500	ombudsman availability, notice of to be posted	medical information patient's rights regarding 74.42.040
treatment, entitled to 74.42.050 violations, penalties 74.42.580	in facilities 43.190.050 right of entry to facilities by ombudsman	minimum, exclusions 74.42.020
Case management services 74.42.058	procedure development 43.190.080	privacy 74.42.070 respect, consideration, entitled to 74.42.050
Certificate of need exemptions 70.38.111	state long-term care ombudsman, office of created 43.190.030	work tasks 74.42.090
issuance criteria 70.38.115	Long-term care partnership program	comprehensive plan of care required to be
services and facilities subject to 70.38.105	consumer education program 48.85.040	maintained by the facility 74.42.150 discharge or transfer, conditions and appeal
Community-based services inspection 18.51.091	financing of long-term care through private insurance and medicaid funds 48.85.010	74.42.450
Complaint regarding violation	insurance policy criteria 48.85.030	financial record maintained by facility for each resident 74.42.130
request for inspection 18.51.190 retaliation or discrimination against complaint	protection of participant assets 48.85.020 Long-term care services, See LONG-TERM	immunizations 74.42.285
prohibited, penalty 18.51.220	CARE SERVICES	limited to facility qualifications 74.42.450
review and investigation 18.51.200	Malpractice	medical services entitled to receive 74.42.140 nursing care 74.42.160
Comprehensive plan for utilization review 18.51.310	actions for injuries resulting from Ch. 7.70 Management and supervision by licensed	personal mail 74.42.100
Conflict with federal requirements 74.42.630	administrator required 18.52.030	personal possessions 74.42.120
Cost disclosure to attending physician 18.51.540 Definitions 18.51.010	Medicaid payment system Ch. 74.46 Medicaid recipients	records, confidential 74.42.080 rehabilitative services 74.42.170
Developmental disabilities	case management services 74.42.058	Restraining orders
medical care purchase of services 74.09.120	discrimination against prohibited 74.42.055	patient abuse 70.124.050 Rules, regulations, and standards, department of
Director of nursing services 74.09.120	long-term care assessment 74.42.056 notification of patient's potential medicaid	social and health services authority
Discrimination against medicaid recipients	eligibility 74.42.057	18.51.070, 18.51.310
prohibited 74.42.055 Employees	Medical care contracts for services	Social and health services, department powers and duties Ch. 18.51
minimum wages 49.46.010	purchase by 74.09.120	Staff 74.42.360
Employees, See also NURSING HOMES, subtitle Labor relations	purchase of services 74.09.120 Medication	Temporary managers 18.51.062 Violations
Ethnic minorities	administration 74.42.380	citations
pool of beds to serve special needs of	Nursing assistants, See NURSING	annual report of citations for violations
70.38.220 Fire protection 18.51.140	ASSISTANTS Nursing pools, registration and duties Ch. 18.52C	18.51.270 posting 18.51.260
Immunity from prosecution	Out-patient services	complaint procedure 18.51.190

nursing technicians, investigation of complaints against 18.51.550 operating without a license 18.51.150, 18.51.160 penalties 18.51.060 request for inspection 18.51.190 retaliation or discrimination against complaint prohibited, penalty 18.51.220 review and investigation 18.51.200 NURSING POOLS Criminal background checks 18.52C.040 Definitions 18.52C.020 Duties 18.52C.040 Registration 18.52C.030 State reimbursement, registration prerequisite 18.52C.050 Uniform disciplinary act, application 18.52C.040 NUTRITIONISTS (See DIETITIANS AND NUTRITIONISTS) O.A.S.I. (See OLD AGE AND SURVIVORS' INSÙRANCE) OATHS AND AFFIRMATIONS Administering of form 5.28.020, Const. Art. 1 § 6 form may be adapted to religious beliefs 5.28.040 varied 5.28.030 Administering power army, navy, marine and coast guard officers 73 20 010 bank officers and employees 30.12.130 county auditor 36.22.030 county officers 36.16.040 court commissioners 2.24.040 courts 2.28.010 department of transportation aircraft accidents 47.68.280 judges 2.28.060 justices of the peace 2.28.010 labor and industries director 43.22.300 referee 4.48.060 secretary of social and health services 43.20A.605 state auditor 43.09.170 state elective officials, administration of oath to by supreme court justice 43.01.020 state treasurer 43.08.040 trust company officers and employees 30.12.130 who may administer 5.28.010 Affidavits, injunctions in vacation or modification of superior court judgments or order proceeding 4.72.070 Affirmations equivalent to oath 5.28.060 form of administering 5.28.050 Agriculture, director of 43.17.030 Army, navy, marine and coast guard officers authorized to take or administer 73.20.010 Attachment, examination of defendant as to his property under 6.25.170 Cities and towns officers, generally 35.27.120 Cities and towns with council-manager plan, city manager 35.18.050 County officers filing 36.16.060 taking 36.16.040 Court commissioners 2.24.020 Defined 9A.72.010 Department of transportation, power to

administering power 28A.310.150 Examiner of titles 65.12.090 Executors and administrators, See OATHS AND AFFIRMATIONS, subtitle Personal representatives Fish and wildlife, director of 43.17.030 Homesteads petition for homestead alienation where incompetent or disabled spouse or domestic partner 6.13.230 Insurance commissioner 43.01.020 Judicial officers Const. Art. 4 § 28 Jurors district court civil actions 12.12.070 Justices of the peace power to administer 2.28.010 Labor and industries department power of director to administer 43.22.300 Legislative hearings and inquiries 44.16.030 Lieutenant governor 43.01.020 Militia officers 38.12.150, 38.12.160 Municipal courts chief clerk 35.20.210 judges 35.20.180 National guard officers 38.12.150, 38.12.160 Nuisances, information for violation of injunction under oath 7.48.080 Perjury 10.25.065 Perjury, See also PERJURY Personal representatives letters testamentary 11.28.170 Petitions, injunction in vacation or modification of superior court judgment or order proceeding 4.72.070 Probate absentee estates, trustee for 11.80.020 nonresident distributee, agent for, oath required 11.76.210 personal representative 11.28.170 bank or trust company 11.28.170 Public assistance administering power director, county administrators, and hearing officers 74.04.290 Public office recall for violation of oath Const. Art. 1 § 33 vacation for refusal to take or violating oath 42.12.010 Railroad policemen 81.60.030 Recall for violation of oath Const. Art. 1 § 33 Senators, in impeachment trials Const. Art. 5 § 1 State auditor 43.09.010 Subversive organizations, oath required as to membership in for public employment 9.81.070 Superior court judges Const. Art. 4 § 28 Supplemental proceedings parties examined under 6.32.050 referees, of 6.32.060 witnesses, examined under 6.32.050 Supreme court judges Const. Art. 4 § 28 Unsworn written statements in place of oath or other sworn statement 9A.72.085 Verification by, confession of judgment statement in writing 4.60.060 Witnesses form may be varied 5.28.030 OBSCENITY AND PORNOGRAPHY (See also EROTIC MATERIAL)
Erotic material, distribution and showing to minors, penalty 9.68.050, 9.68.060, 9.68.070, 9.68.080 Information or indictment as to obscene literature, describing in 10.37.130 Injunctions against obscene materials 7.42.010, 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070, 7.48.060, 7.48.062, 7.48.064, 7.48.066, 7.48.068

Moral nuisances, See NUISANCES, subtitle

Moral nuisances

administered, filed by superintendent

28A.310.290

Motion picture projectionists, employees, immunity from prosecution 7.48.100 Promoting of, class C felony, penalties 9.68.140 Telephone calls, to harass, embarrass, torment or threaten 9.61.230 OBSTETRICS (See PHYSICIANS AND SURGEONS) **OBSTRUCTING JUSTICE (See CRIMES)** OBSTRUCTIONS Canals, ditches and drains, abatement as nuisance 7.48.120, 9.66.010 Nuisances, ground for 7.48.010 Obstructions on highway right of way, department powers and duties relating to the removal thereof Ch. 47.32 Waters and waterways, removal by port districts 53.08.060 OCCUPATIONAL DISEASES Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Occupational diseases OCCUPATIONAL EDUCATION, COORDINATING COUNCIL FOR Division of vocational rehabilitation department of social and health services, division's powers, duties and functions transferred to 43.20A.010, 43.20A.030 powers, duties and functions transferred to department of social and health services 43.20A.010, 43.20A.030 Social and health services secretary to cooperate with 43.20A.320 Vocational education federal law, conflict, construction 28B.50.440 OCCUPATIONAL INFORMATION SERVICE—FORECAST (See EMPLOYMENT SECURITY DEPARTMENT, subtitle Occupational information service and forecast) OCCUPATIONAL OPERATOR'S LICENSE (See MOTOR VEHICLES, subtitle Drivers' licenses) OCCUPATIONAL THERAPY Definitions 18.59.020 Examinations content and standards 18.59.060 waiver 18.59.070 Licenses administrative procedures 18.59.110 inactive status 18.59.090 issuance and posting 18.59.080 limited permits 18.59.040 out-of-state applicants 18.59.070 qualifications and requirements 18.59.050 reinstatement of suspended or revoked license 18.59.090 renewal requirements 18.59.090 required 18.59.031 waiver 18.59.070 Medical cases, duty to refer 18.59.100 Occupational therapy practice, board of meetings 18.59.120 membership and compensation 18.59.120 powers and duties 18.59.130 rule-making authority 18.59.130 Scope of practice 18.59.040 Uniform disciplinary act, application 18.59.141 OCEAN BEACHES Driving on Driving on recreation management plans 79A.05.640, 79A.05.645, 79A.05.650, 79A.05.655, 79A.05.660, 79A.05.665, 79A.05.663 Motorized traffic 79A.05.665, 79A.05.665, 79A.05.665, 79A.05.660, 79A.05.665, 79A.05.693 Public highway 79A.05.693 Seashore conservation area cooperation of federal, state and local agencies 79A.05.620 established 79A.05.605

43.17.030

District judge 3.34.080

aircraft accident hearings 47.68.280 Directors of state departments and agencies

Educational service district board members

District court commissioner 3.34.080

District judge pro tempore 3.34.080 Ecology, director of 43.17.030

jurisdiction 79A.05.610	option to	identification of barriers to development
land adjoining refuges and parks 79A.05.665 pedestrian use, motorized traffic 79A.05.650,	purchase conveyance 78.16.030	80.28.290 Natural resources, department of
79A.05.655, 79A.05.660, 79A.05.665	surrender lands 78.16.040	powers and duties Ch. 78.52
powers and authorities of fish and wildlife	order for	Nondiscriminatory purchase from owners or
department 79A.05.625 principles and purposes 79A.05.615	contents 78.16.020 royalties and rentals, disposition of	producers of pool enforcement 78.52.365
public highway 79A.05.693	78.16.050	required 78.52.345, 78.52.355
recreation management plans 79A.05.635,	sale of oil and gas rights 36.34.010	Offer to pool
79A.05.685, 79A.05.695	County property sales, reservations 36.34.010	must be fair and reasonable to nonconsenting,
definitions 79A.05.640 local plan adoption 79A.05.645	Crude oil, tax imposed, oil spills Ch. 82.23B Definitions 78.52.010	unleased owners 78.52.253 Oil spill prevention and response Ch. 88.46
sale, lease, disposal 79A.05.630	Development units	Oil spills
OCEAN RESOURCES	entire pool covering required 78.52.230	financial responsibility Ch. 88.40
Management	establishment 78.52.200	prevention program Ch. 43.21I Oil tankers, spill prevention 88.16.170,
definitions 43.143.020	location of well 78.52.220 pooling of interests 78.52.240	88.16.180, 88.16.190, 88.16.195
legislative findings 43.143.005 legislative intent 43.143.010	pooling orders	Onshore and offshore facilities
legislative policy 43.143.010	dissolution 78.52.257	financial responsibility for spills Ch. 88.40
planning criteria 43.143.030	modification or termination 78.52.257	spill prevention and response Ch. 90.56 Orders or decisions
OCULARISTS	operations on part of unit deemed operation on separate tracts 78.52.255	appeals 78.52.480, 78.52.490
Apprentices 18.55.060 Definitions 18.55.020	prescribed after pool discovery 78.52.205	objection procedures 78.52.470
Heath department secretary's authority	size and shape 78.52.210	Oxygenated petroleum products label or notice requirements 19.94.505
18.55.095	Drilling permit	Petroleum products transmission facilities
Licenses	criteria for granting 78.52.120	recommendations to governor
examination 18.55.045 exemptions 18.55.010	surface waters, environmental impact	energy facilities site location council,
issuance and renewal 18.55.030	statement required 78.52.125	considerations in making 80.50.105 Pipelines
limitations 18.55.010	Energy assistance allowance 74.08.046 Exploration, development, production, and	franchises to construct along state highways
out-of-state applicants 18.55.105	utilization of oil and gas, purpose declared	47.44.010
qualifications of applicants 18.55.040 renewal 18.55.050	78.52.001	Pipelines, See also OIL AND GAS PIPELINE COMPANIES
required 18.55.007	Exploration in marine waters	Pooling orders
Responsibility to customers or patients 18.55.085	permit requirements 90.58.550 violations and penalty 90.58.560	allocation of costs 78.52.250
Scope of practice 18.55.075 Uniform disciplinary act, application 18.55.066	Hearing examiners	allocation of production 78.52.245 dissolution 78.52.257
Juprofessional conduct 18.55.085	appointment and responsibilities 78.52.032	fair and reasonable to nonconsenting,
OFFAL	Hearings conduct 78.52.031	unleased owners 78.52.253
Depositing on highways, roads or in waters a	objections to orders 78.52.470	production allocated to each tract deemed
public nuisance, penalty 9.66.050	petition and time for action 78.52.070	from tract 78.52.255 shut-in wells 78.52.255
Public nuisance, when 7.48.140	rules adoption 78.52.025 rules and orders 78.52.050	Powers and duties of department of natural
OFFENSES (See CRIMES)	witnesses 78.52.033	resources Ch. 78.52
OFFICERS AND EMPLOYEES (See EMPLOYER AND EMPLOYEES;	Heating oil pollution liability protection	Production compliance with proration or limitation
PUBLIC OFFICERS AND	definitions 70.149.030	78.52.320
EMPLOYEES)	eligibility for coverage 70.149.050 exemption from insurance laws, exceptions	gas allowable prorationed, authority
OFFICIAL BONDS (See BONDS, subtitle	70.149.060	78.52.290 gas from one pool, limitation 78.52.300
Official)	heating oil pollution liability trust account,	oil allowable prorationed
OFF-ROAD AND NONHIGHWAY	funding and use 70.149.070 insurer selection 70.149.050	authority 78.52.270
VEHICLES (ORV) (See MOTOR VEHICLES, subtitle Off-road and	pollution liability insurance agencies, duties	discrimination prohibited 78.52.280 proration of allowable production in pool
nonhighway vehicles)	70.149.040	78.52.310
OFFSET (See COUNTERCLAIMS;	tanks, design criteria and reimbursement	regulated 78.52.155
SETOFFS)	70.149.120 Illegal gas or oil	Ratable purchase from owners or producers of
OFF-STREET PARKING (See PARKING,	prohibitions 78.52.467	pool enforcement 78.52.365
subtitle Off-street)	seizure and sale 78.52.467	required 78.52.345, 78.52.355
OIL AND GAS (See also PETROLEUM AND	Injunctions to enjoin violations 78.52.530, 78.52.540	Reclamation and clean-up of sites 78.52.155
PETROLEUM PRODUCTS) Administrative personnel, employment	Investigations 78.52.150, 78.52.155	Rules, regulations, and orders public hearings 78.52.050
78.52.030	Leases, state land	Rules, regulations and orders
Alcohol, one percent or greater	mineral, coal, oil, and gas leases Ch. 79.14 Liquefied natural or propane gas	recordkeeping requirements 78.52.100
gasoline dispensing device label required 19.94.505	marine safety standards 88.16.200	Spill prevention and response Ch. 90.56 Spills, tax imposed on crude oil Ch. 82.23B
Alienation by Indians on Indian land, restrictions	Liquid and gas pipeline accidents	State supervisor and deputy supervisors
64.20.030	first responders, preparedness 43.44.130,	designation and duties 78.52.037
Appliances and products energy efficiency standards Ch. 19.260	48.48.160 Liquid petroleum gas	Surface drilling prohibition, where 90.58.160 Suspension of operations for violations
Attorney general, attorney for department of	boats, gas leak warning devices 79A.60.600	notice, order, hearing 78.52.463
natural resources 78.52.035	Measurement, crimes	Taxation
Carbon black and carbon products, when	false or inaccurate measure 9.45.124 inducing false measure 9.45.126	crude oil Ch. 82.23B
considered waste 78.52.140 Conservation committee	Mislabeling petroleum products, penalty	natural gas, local sales and use tax 82.14.230 Transporters, nondiscriminatory purchase from
underground storage of natural gas,	9.16.080	owners or producers of pool
application to conservation committee	Natural gas	enforcement 78.52.365
80.40.040 County lands	local sales and use tax 82.14.230 Natural gas, compressed	required 78.52.345, 78.52.355 Underground petroleum storage tanks, See
leases on	motor vehicle refueling stations	UNDERGROUND PETROLEUM
authorized 78.16.010	declaration of public interest 80.28.280	STORAGE TANKS

[RCW Index—page 525]

OIL AND GAS PIPELINE COMPANIES

Underground storage of natural gas	Hazardous liquid and gas pipeline accidents	oil transfers 88.46.165
application for 80.40.040 county lands, lease of for authorized	first responders, preparedness 43.44.130, 48.48.160	prevention plans 88.46.040 refueling, bunkering, or lightering operations
80.40.070	Safety regulations	88.46.160
definitions 80.40.010	citizen committee on pipeline safety	rules 88.46.160
eminent domain authorized 80.40.030	81.88.140 commission's duties 81.88.060, 81.88.065	unlawful acts 88.46.080, 88.46.090 vessel equipment standards 88.46.120
conditions 80.40.030	common carriers 81.88.030	vessel inspection 88.46.030
power of 80.40.030	definitions 81.88.010 eminent domain 81.88.020	vessel screening 88.46.050
hearing on application 80.40.040 notice of application for 80.40.040	excavation, duties after notice of 81.88.110	violations of rules 88.46.073 Prevention program
order approving application 80.40.040	excavation, prevention of third-party damage	authority to administer 43.21I.040
ownership of stored gas 80.40.050 public lands, lease of for authorized 80.40.060	81.88.070 federal certification for pipeline safety	definitions 43.21I.010
purpose of act 80.40.020	81.88.090	ecology department director's duties 43.21I.030
restrictions 80.40.030	inspection of records 81.88.100	powers and duties 43.21I.010
review of order approving 80.40.040 Underground storage tanks, requirements Ch.	mapping system 81.88.080 pipeline safety account 81.88.050	Removal or dispersal
90.76	pipeline safety fee 80.24.060, 81.24.090	ecology department duties 90.56.350 liability 90.56.360, 90.56.370, 90.56.380,
Underground utilities, location, damage Ch.	violations and penalties 81.88.040	90.56.390
19.122 Unit operation	Underground utilities, location, damage Ch. 19.122	recovery of expenses 90.56.400
plan	OIL POLLUTION CONTROL (See WATER	Response training and education program 90.56.080
monopolistic nature 78.52.460	POLLUTION CONTROL, subtitle Oil	Rule-making authority 90.56.050
public lands participating in 78.52.450 pools 78.52.335	pollution control)	Small spill education program 79A.60.620
separately owned tracts 78.52.330	OIL SPILLS (See also WATER POLLUTION	Statewide master contingency plan 90.56.060 Tankers
Used oil	CONTROL, subtitle Oil pollution control) Advisory council, oil spill 90.56.120, 90.56.130	reckless operation, penalty 90.56.530
burning as fuel prohibited, exceptions 70.94.610	Baseline study of state waters 43.21A.405,	spill prevention 88.16.170, 88.16.180
use for energy or to be rerefined 70.95C.200	43.21A.410, 43.21A.415, 43.21A.420	Tankers, spill prevention 88.16.190, 88.16.195 Wildlife rehabilitation 90.56.110
Used oil recycling	Compensation schedule 90.48.366, 90.48.367 Damage assessment 90.48.368	Wildlife rescue coalition 90.56.100
above-ground collection tanks, standard 70.951.080	Definitions 90.48.364, 90.56.010	OIL-FUELED HEATERS
containers 70.95I.040	Discharges, authorization and permits 90.56.420	Portable
definitions 70.95I.010	Ecology director's responsibilities 90.56.020 Financial responsibility Ch. 88.40	standards for sale and use
disposal of used oil, penalty 70.95I.060 equipment and operating standards for public	Heating oil pollution liability protection Ch.	approval required 19.27A.090, 19.27A.100 definitions 19.27A.080
collection sites 70.951.030	70.149 Investigation 90.56.400, 90.56.410	jurisdiction of state patrol chief through
findings 70.951.005	Liquefied natural or propane gas	director of fire protection 19.27A.110 violations, penalty 19.27A.120
local government hazardous waste plan used oil recycling element	marine safety standards 88.16.200	OKANOGAN COUNTY
guidelines 70.95I.030	Model contingency plan 38.52.420	Boundaries, tracing of 36.04.240
requirements 70.95I.020	Oil spill prevention account 90.56.510 Oil spill response account 90.56.500	Superior court judges, number of 2.08.065
waiver 70.95I.030 local governments hazardous waste plan	Onshore and offshore facilities	OLD AGE AND SURVIVORS' INSURANCE
used oil recycling element	cleanup and containment services contractors, standards 90.56.240	Acceptance of state for state, county, city and
requirement 70.105.221	contingency plans 90.56.210	town, and political subdivision employees of benefits, participation in Ch. 41.47
oil sellers education responsibility, penalty 70.951.040	enforcement of contingency plans 90.56.270	Agreement of state for participation of state and
public education program 70.95I.050	index to contingency plans and equipment 90.56.250	political subdivision employees in,
statewide collection and rerefining goals 70.951.030	notification of discharge 90.56.280	employees' contributions, OASI contribution fund Ch. 41.48
Used oil transporter and processor	oil removal, duty 90.56.340	Employees' contributions 41.48.040
requirements, penalties 70.95I.070	operation standards 90.56.220 operations manuals 90.56.230	Federal social security disability program, state
Violations, penalty 78.52.550 Violations, suspension of operations	practice drills and adequacy of plans	agencies authorized to enter into agreements 43.17.120
notice, order, hearing 78.52.463	90.56.260	appointment of personnel 43.17.120
Waste	prevention plans 90.56.200 unlawful operation, penalties 90.56.300,	OASI revolving fund created 41.48.065
carbon black and carbon products 78.52.140 investigations 78.52.150	90.56.310, 90.56.320, 90.56.330	State employees', coverage under Ch. 41.41
prohibition 78.52.130	Powers and duties of ecology department 90.56.030	Statewide city employees' retirement system,
regulated 78.52.155	Prevention and response Ch. 90.56	participation in 41.44.270 Teachers, plan for coverage under Ch. 41.33
Water pollution, See WATER POLLUTION CONTROL; OIL SPILLS	accidents and incidents 88.46.100	OLD AGE ASSISTANCE (See PUBLIC
Wells	containment and recovery equipment, availability 88.46.160	ASSISTANCE (See FUBLIC
development units 78.52.200, 78.52.205,	contingency plans 88.46.060, 88.46.065,	OLEOMARGARINE (See MARGARINE)
78.52.210, 78.52.220, 78.52.230, 78.52.240, 78.52.257	88.46.068	OLYMPIC NATIONAL PARK
location 78.52.220	coordination with federal law 88.46.020 definitions 88.46.010	Cession of state jurisdiction to United States
exploratory data, confidential nature 78.52.260	emergency response system 88.46.130	37.08.210 Civil and criminal jurisdiction of state preserved
pooling of interests 78.52.245, 78.52.250	enforcement of plans 88.46.070	37.08.210
requirements 78.52.155	field operations program 88.46.170 inspection authority 88.46.167	Quileute Indians, retrocession of jurisdiction
surface waters, environmental impact statement required 78.52.125	marine safety ad hoc advisory committees,	37.12.150 Taxation, jurisdiction of state as to 37.08.210
wildcat data, confidential nature 78.52.260	duties 88.46.200 maritime commission terminated 88.46.062,	OMBUDSMAN
OIL AND GAS PIPELINE COMPANIES	88.46.063	Family and children's ombudsman, office of Ch.
County roads, franchises along 36.55.010	nonprofit corporation providing contingency	43.06A
Hazardous liquid and gas pipeline, model ordinance and franchise agreement	plan, transfer of maritime commission functions and assets to corporation	Industrial projects of statewide significance, procedures to expedite development
43.110.070	88.46.062, 88.46.063	43.157.030

[RCW Index—page 526] (2008 Ed.)

Long-term care ombudsman program 36.39.060, 43.190.010, 43.190.020, 43.190.030, 43.190.040, 43.190.050, 43.190.060, 43.190.065, 43.190.070, 43.190.080, 43.190.090, 43.190.110, 43.190.120, 43.190.900, 74.38.040 renewal, fee 18.34.120 rule-making authority 18.54.070 Privileged communications 18.53.200 required 18.34.141 Professional service corporations Ch. 18.100 Licensing Public aid ocular services, discrimination prohibited 18.53.160 credentialing by endorsement 18.34.115 Malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Scope of practice 18.53.010 State agencies and subdivisions, discrimination OMISSIONS prohibited 18.53.170, 18.53.175, 18.53.180, Clerks, vacation or modification of judgment or Professional negligence 18.53.185, 18.53.190 order of superior court because of omissions limitation on suits arising from 4.16.350 Temporary permits, issuance and limitations Professional service corporations Ch. 18.100 18.53.030 grounds 4.72.010 Records of review committee or board, members, Uniform disciplinary act, application 18.53.101, motion, by 4.72.020 or employees not subject to process 4.24.250 18.54.076 Defined, for Criminal Code 9A.04.110 Uniform disciplinary act, application 18.34.136 Unlawful acts 18.53.140, 18.53.145, 18.53.150 Laws, report to governor by superior court and supreme court judges of omissions in laws Vision care, consumer access to, See VISION Vision care, consumer access to, See VISION CARE Const. Art. 4 § 25 **OPTIONAL MUNICIPAL CODE (See** ORAL HISTORY PROGRAM Pleadings, notices, papers, and proceedings, CITIES—OPTIONAL MUNICIPAL Account, legislative oral history 44.04.345 amending by court 4.32.250 Committee 44.04.325, 44.04.330 ON-SITE SEWAGE DISPOSAL SYSTEMS Funding 44.04.335 **OPTIONS** (See SEPTIC TANKS; SEWAGE) Gifts, grants, conveyances 44.04.340 Program created 44.04.320 Highway property, options for purchase of ON-SITE WASTEWATER TREATMENT (See WASTEWATER TREATMENT) Trustees, power to grant or purchase 11.98.070 ORDERS Adoption at open public meeting required 42.30.060 **OPEN PUBLIC MEETINGS (See** OPTOMETRY MEETINGS AND ASSEMBLIES) Advertising Cease and desist **OPEN RANGE (See RANGE AREAS)** prohibited acts 18.53.140, 18.53.145 banks and trust companies Definition of practice 18.53.010 OPEN SPACE LAND judicial review, procedure 30.04.475 Disciplinary action, grounds 18.53.100 Easement over public property 58.17.225 temporary orders Discrimination against prohibited public aid services 18.53.160 Natural area preserves, See NATURAL AREA grounds 30.04.455 PRESERVES injunction to enforce 30.04.465 Nonprofit nature conservancy corporation or association, defined 64.04.130 state agencies and subdivisions 18.53.170, injunctions to set aside 30.04.460 18.53.175, 18.53.180, 18.53.185, unsound or illegal practices 30.04.450 18.53.190 Open space, farm, agricultural, and timber land, ORDERS OF COURT Examinations current use assessment Application for constitutes appearance 4.28.210 eligibility and qualifications 18.53.060 application for current use assessment Fees 18.53.070 Attachment, sale of property before judgment authorized Const. Art. 7 § 11 Open space, farm and timber land—Acquisition Homeless persons, vision services 43.20A.800, Certiorari proceedings, defined 7.16.020 Confessed judgment be entered 4.60.070 Confirming judicial sales, conclusiveness 43.20Å.810, 43.20Å.820, 43.20Å.830, of land or rights for conservation purposes 43.20A.840 classified as real property, conveyance Immunity from prosecution 64 04 130 performance of duty on review committee Taxation, valuation on use Const. Art. 7 § 11 Conveyances, commissioners to convey real estate 6.28.050 Criminal proceedings 4.24.240 **OPEN SPACE TAXATION (See TAXES -**Insurance PROPERTY) disability, benefits for services performed by acquittal by reason of insanity 10.77.110 Declaratory judgments 7.25.010 licensed optometrists 48.20.410 **OPERATING AGENCIES (See JOINT** group disability, benefits for services OPERATING AGENCIES; POWER FACILITIES AND RESOURCES, performed by licensed optometrists 48.21.140 Dismissals disobedience of court order 4.56.120 subtitle Joint operating agencies) Licenses supplemental proceedings 6.32.150 OPIATE SUBSTITUTION TREATMENT credentialing by endorsement 18.53.035 Disobedience (See ALCOHOLISM AND DRUG dismissal of action 4.56.120 eligibility and qualifications 18.53.060 ADDICTION) exceptions and exemptions 18.53.040 judges can compel obedience 2.28.060 **OPINIONS (See DECISIONS)** Domestic violence inactive license status 18.53.210 procedures and requirements 18.53.070 prohibition of contact with victim 10.99.040 OPIUM Ejectment and quieting title action renewal 18.53.050 Abatement of places of smoking as nuisance required 18.53.021 counterclaim paid or unpaid 7.28.280 7.48.240 temporary permits, issuance and limitations 18.53.030 Ejectment and quieting title actions survey of property 7.28.200, 7.28.210 Controlled substances, uniform act Ch. 69.50 **OPTICIANS, DISPENSING** Optometrists vacation of judgment and granting new trial Apprentices 18.34.030 immune from civil action when charging Continuing education 18.34.120 Definitions 18.34.020 another member with incompetency or Enforcement, power to cause 2.28.010 gross misconduct 4.24.250 Execution of judgment in name of executor, Dispensing optician, definition 18.34.060 administrator or legal representative malpractice Examining committee actions for injuries resulting from 7.70.010, compensation and expenses 18.34.050 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Executions, See also EXECUTIONS membership 18.34.050 Habeas corpus Homeless persons, vision services 43.20A.800, professional negligence commitment orders discharge from 7.36.150 limitation 7.36.130 43.20Å.810, 43.20A.820, 43.20A.830, limitation on suits arising from 4.16.350 43.20A.840 records of review committee or board, members, or employees not subject to process 4.24.250 recommitment 7.36.150 in forma pauperis 7.36.250 Immune form civil action when charging another member with incompetency or gross orders of discharge, obedience to, officer immunity to civil liability 7.36.180 misconduct 4.24.250 Optometry board Immunity from prosecution administrative procedure 18.54.090 performance of duty on review committee compensation and expenses 18.54.130 definitions 18.54.010 temporary orders 7.36.220 4.24.240 Homestead Licenses health professions account, disbursements 18.54.140 alienation where incompetent or disabled examination content 18.34.080 spouse or domestic partner 6.13.220, examination editability 18.34.070 exemptions 18.34.010 existing practitioners, fee 18.34.110 meetings 18.54.050, 18.54.060 6.13.240 membership, qualifications and terms division on execution against 6.13.150 18.54.030 sale of homestead if not divisible 6.13.160 officers 18.54.040 issuance and display 18.34.080 Injunctions powers and duties 18.54.070, 18.54.150 limitations 18.34.010 order of

(2008 Ed.) [RCW Index—page 527]

ORDINANCES AND RESOLUTIONS

binding effect of 7.40.120 certification 7.40.100	mortgage of estate property, order directing 11.56.040	ORDINANCES AND RESOLUTIONS (See also CITIES AND TOWNS, subtitle
issuance 7.40.100	performance of decedent's contracts	Ordinances)
motion to reinstate 7.40.210	conveyance of real property, deed recites	Adoption at open public meeting required
service of, unnecessary, when 7.40.100,	order of court authorizing conveyance	42.30.060
7.40.130 order to dissolve or modify injunction,	11.60.040 replacement of records lost or destroyed	Cities and towns annexed cities, effect 35.10.320
suspension on motion to reinstate	5.48.060	building code, adoption by reference
injunction 7.40.210	revocation of letters testamentary or of	35.21.180
order to show cause why contempt should not	administration 11.28.250	codification
issue 7.40.150 to prevent proceedings on 7.40.020	wills acceptance or rejection of 11.20.020	adoption as official code 35.21.520 amending, adopting, or rejecting 35.21.540
Judgment debtors	establishing and probating 11.20.020	authorization for 35.21.510
examination of 6.32.010	Prohibition proceedings	copies as proof of ordinances 35.21.550
required to answer written interrogatories	damages, assessment of 7.16.320	defined 35.21.500
6.32.015 Juvenile court	defined 7.16.020 enforcement of writ 7.16.320	single subject requirement 35.21.570 subsequent amendment 35.21.560
dependent children	order for trial of issues of fact 7.16.320	compilation, codification, and revision of
guardianship	Quo warranto proceedings	35.21.500, 35.21.510, 35.21.520,
foster care payments 13.34.234 families in conflict	delivery of books and papers 7.56.070	35.21.530, 35.21.540, 35.21.550, 35.21.560
noncompliance with, civil contempt,	enforcement 7.56.080 Replacement of records lost or destroyed	consolidated cities 35.10.320
penalties 13.32A.250	appeal time extended 5.48.050	electric code, adoption by reference 35.21.180
Lost or destroyed	hearing 5.48.040	enforcement by municipal court 35.20.030
replacement 5.48.010, 5.48.020, 5.48.030, 5.48.040, 5.48.050, 5.48.051, 5.48.060,	methods 5.48.020	evidence, admissible as, when 5.44.080 first class cities
5.48.070	procedure 5.48.030 Show cause	violations, providing for punishment
substitution of copy authorized 5.48.010	certiorari proceedings 7.16.050	35.22.280
Mandamus proceedings	ejectment and quieting title actions, order for	franchises and privileges
damages, assessment of 7.16.210 defined 7.16.020	survey of property 7.28.200	grant of 35.17.220 health and sanitation, adoption by reference
enforcement of writ 7.16.280	injunctions, contempt for disobedience 7.40.150	35.21.180
order for trial of issues of fact 7.16.210	mandamus proceedings 7.16.180, 7.16.200	local improvement, compliance with state law
Ne exeat, order of arrest and bail directed to sheriff 7.44.021	nuisances, default on bond to stay warrant of	35.43.030 local improvement districts 35.43.070,
issuance 7.44.021	abatement 7.48.270	35.43.075, 35.43.080, 35.43.100
return 7.44.021	prohibition proceedings 7.16.320 writ of prohibition to command 7.16.310	meat processing, adoption by reference
service 7.44.021	State not required to furnish bond 4.92.080	35.21.180
Nonsuit for disobedience of court order 4.56.120 Nuisances	Substitution of copies for lost or destroyed	milk processing, adoption by reference 35.21.180
abatement order authorized, when 7.48.250,	records 5.48.010 Superior court, clerk to enter 2.32.050	plumbing code, adoption by reference
7.48.260	Supplemental proceedings	35.21.180
moral nuisances forfeiture of use of property 7.48.066	authorizing payment by debtor to judgment	port district regulations, adoption 53.08.220 posting and publishing 35.21.180
injunction	debtor 6.32.070	recording 5.44.080
judgment, contents of 7.48.078	contempt of 6.32.180 costs allowed to	signing and filing
restraining order pending temporary	creditor 6.32.160	commission government 35.17.190
injunction hearing 7.48.062 order closing place of prostitution, assignation	debtor 6.32.170	council-manager plan 35.18.180 statutes and codes
or lewdness	discontinuance 6.32.150 dismissal 6.32.150	adoption by reference 35.21.180
cancellation on voluntary abatement	examination of judgment debtor 6.32.010	filing with city clerk 35.21.180
7.48.110 stay of warrant of abatement 7.48.270	requisites 6.32.040	posting and publishing 35.21.180 unclassified cities 35.30.010
voluntary abatement of prostitution,	examination of third parties 6.32.030	utility local improvement districts 35.43.080
assignation or lewdness 7.48.110	requisites 6.32.040 requiring delivery of money or personal	compliance with state law 35.43.030
warrant of abatement, allowing 7.48.020 Obedience to, judges can compel 2.28.060	property 6.32.080, 6.32.090, 6.32.100,	vacation of streets and alleys 35.79.030 abutting fresh or salt water, limitation on
Partition proceedings	6.32.110	35.79.035
confirmation of report of referee for sale of	service of 6.32.130 Supreme court clerk to enter 2.32.050	filing 35.79.030
property, effect 7.52.210 decree of partition authorized, when 7.52.080	Vacation or modification of	Counties
order of confirmation of sale 7.52.380	denial of	county recreation districts 36.69.210, 36.69.220
order of sale	costs 4.72.090	county roads and bridges
authorized, when 7.52.080, 7.52.130	damages 4.72.090 judgment of 4.72.090	classification of county roads
directed to referees 7.52.130 estates	ground may be tried first 4.72.060	according to manner of acquisition 36.87.100
estate for years 7.52.300	grounds 4.72.010	where no public expenditures involved in
life estate 7.52.300	injunction to suspend proceedings 4.72.070	acquisition 36.87.110
terms of sale directed in 7.52.280 security of creditors to be sold or deducted	motion for limitation of time 4.72.020	resolution of intention 36.87.010 vacation of county roads, percentage of
first 7.52.230	when does not apply to consent or	appraised value of vacated road required
service on lien creditors on sale of property	stipulated judgments 4.72.080	36.87.120
7.52.200	permitted, when 4.72.020 service of 4.72.020	port district regulations, adoption 53.08.220
supplemental complaint making lien creditors parties, order for 7.52.150	petition, by	recreation districts, resolution of cities and towns 36.69.030
Platting, subdivision and dedication of land act,	authorized, when 4.72.030	zones and zoning
penalty for failing to follow 58.17.220	contents 4.72.030	prerequisites 36.70.720
Prisoners, examination of prisoners	limitation of time 4.72.030, 4.72.080 verification 4.72.030	text without map 36.70.730
affidavit, by 5.56.100 deposition, by 5.56.090	rule of construction 4.72.080	Evidence admissible as, when 5.44.080
order of examination, by 5.56.090	Writ of execution contents 6.17.110	resolution of necessity in eminent domain
Probate	Written rulings or decisions embodied in,	cases for acquisition of toll bridge property
lease of real property of the estate 11.56.045	exceptions need not be taken 4.80.020	as 47.56.110

[RCW Index—page 528] (2008 Ed.)

Fire protection districts local improvement district formation by 52.20.020

Local improvements and assessments complying with state law 35.43.030 local improvement districts creating 35.43.080

Municipal corporations

evidence, admissible as, when 5.44.080 recording of 5.44,080

Port districts, rules and regulations, effect on cities, towns, and counties 53.08.220 Recording of 5.44.080

Utility local improvement districts creation 35.43.030, 35.43.080

OREGON

Coastal ecosystems compact and agreements Ch.

Columbia river compact Ch. 77.75

Fishing, personal use fishing license reciprocity in Columbia river and coastal waters 77.32.410

Pacific marine fisheries compact Ch. 77.75 Pacific Northwest economic region

cooperative activities encouraged 43.147.030 findings 43.147.020

PNWER-Net interlibrary sharing network defined 43.147.050

legislative findings 43.147.040

PNWER-Net working subgroup 43.147.060 acceptance of gifts, grants, and donations authorized 43.147.080 duties 43.147.070

terms of agreement 43.147.010 Reciprocity, college and university tuition and fee program

agreement, scope 28B.15.730

Reciprocity, tuition and fee program implementation agreement 28B.15.734 program review 28B.15.736 reimbursement 28B.15.732

School district running start program cooperative agreements with Oregon and Idaho community colleges 28A.600.385

OREGON-WASHINGTON BOUNDARY

Interstate compact determining Washington-Oregon boundary on Columbia river Ch.

ORGAN DONATIONS (See ANATOMICAL GIFTS)

ORGANIC FOOD

Agriculture director's powers and duties 15.86.060, 15.86.070

Certification

mandatory for sellers and processors, exceptions 15.86.090

rule-making authority of agriculture director 15.86.070

Confidentiality of business related information, exceptions 15.86.110

Definitions 15.86.020

Marketing restrictions, standards 15.86.030 National organic program 15.86.060 State organic program 15.86.065

Unfair business practices act, applicability 19 86 023

Violations and penalties 15.86.060

ORGANIZED CRIME

Statewide special inquiry judge act Ch. 10.29

ORGANIZED CRIME ADVISORY BOARD (See STATE PATROL, subtitle Organized crime advisory board)

ORGANIZED CRIME INTELLIGENCE UNIT (See STATE PATROL, subtitle Organized crime intelligence unit)

ORTHOTIC AND PROSTHETIC SERVICES

Advisory committee 18.200.060 Definitions 18.200.010

Health, department secretary's authority 18.200.050

Licenses

application requirements 18.200.070 examination 18.200.070

licensure without examination 18.200.080 reciprocity 18.200.090

Practices not limited by chapter 18.200.040 Title use 18.200.030

Treatment limits 18.200.010

Uniform disciplinary act, application 18.200.100

OSTEOPATHIC MEDICINE AND SURGERY (See OSTEOPATHY)

OSTEOPATHIC PHYSICIANS' ASSISTANTS

Acupuncture, performance authorization and limitation 18.57A.070 Definitions 18.57A.010

Documentation, signing and attesting 18.57A.080

Immunity from civil action when charging another member with incompetency or gross misconduct 4.24.250

Immunity from prosecution

performance of duty on review committee 4.24.240

Liability and responsibility of osteopathic physician 18.57A.050
Limitations 18.57A.060

Limitations to practice 18.57A.030 Malpractice

actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080

Osteopathic medicine and surgery, board of powers and duties 18.57A.020, 18.57A.040 Practice arrangements, approval by board 18.57A.040

Professional negligence

limitation on suits arising from 4.16.350 Qualifications to practice 18.57A.020 Records of review committee or board, members,

or employees not subject to process 4.24.250 Scope of practice 18.57A.020 Uniform disciplinary act, application 18.57A.025

OSTEOPATHY

Advertising regulations 18.57.140

Board of medical examiners, immunity from civil suit for acts performed in course of their duties on examining committee 4.24.240

Child abuse, reporting Ch. 26.44 Definitions 18.57.001

Designations, use in combination with name 18.57.145

Health maintenance organizations discrimination prohibited 48.46.575

Health regulations and requirements, applicability 18.57.150

Hospitals

discrimination against board certified osteopathic physicians and surgeons prohibited 70.41.235

Immunity from civil action when charging another member with incompetency or gross misconduct 4.24.250

application, form and contents 18.57.020 eligibility 18.57.020 examinations 18.57.080

exemptions 18.57.040

inactive license 18.57.045

out-of-state licensees 18.57.130

postgraduate training licenses 18.57.035 renewal requirements 18.57.050 required 18.57.031

Malpractice

7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080

Malpractice settlements and awards, insurers must report 18.57.245

Osteopathic medicine and surgery, board of

membership, qualifications and terms 18.57.003

organization and operation 18.57.003

powers and duties 18.57.005 Osteopathic physician

professional negligence

limitation on suits arising from 4.16.350 Osteopathic physicians' assistants, supervision Ch. 18.57A

Practice of to be regulated by law Const. Art. 20 § 2

Professional negligence

standard of proof, evidence, exception 4.24.290

Professional service corporations Ch. 18.100 Records of review committee or board, members, or employees not subject to process 4.24.250 Uniform disciplinary act, application 18.57.011

Unlawful practices 18.57.160 Unprofessional conduct

disciplinary sanctions 18.57.174 duty to report 18.57.174

OTOLOGIST, STATE

Appointment 70.50.010 Duties 70.50.020

OUSTER (See EJECTMENT AND QUIETING TITLE; QUO WARRANTO)

OUTDOOR MUSIC FESTIVALS

Age of patrons 70.108.110

Application for permit, contents, filing 70.108.040

Approval or denial of permit, corrections, procedure, judicial review 70.108.050 Books and records, inspection of 70.108.140 Cash deposit, surety bond, insurance 70.108.070

Definitions 70.108.020 Drugs prohibited 70.108.090

Expenses, incurred in reviewing request, reimbursement of 70.108.060

Firearms, unlawful, penalty 70.108.150 Inspection of books and records 70.108.140 Legislative declaration 70.108.010

Local regulations and ordinances not precluded

70.108.170 Penalty 70.108.130

Permits

application for, contents, filing 70.108.040 approval or denial of 70.108.050 posting, transferability 70.108.120 required, compliance with rules and

regulations 70.108.030 revocation of 70.108.080

material violation 70.108.160 Preparations, completion requirements 70.108.160

Proximity to schools, churches, homes 70.108.100

Records and books, inspection of 70.108.140 Reimbursement of expenses incurred in reviewing request 70.108.060 Revocation of permits 70.108.080

OUTDOOR RECREATION (See also PARKS AND RECREATION)

Boats and boating, regulation Ch. 79A.60 Community outdoor athletic fields

advisory council and strategic plan 79A.25.800, 79A.25.820, 79A.25.830 Horse park, state Ch. 79A.30

Liability of landowners for injuries to recreational users, limitation 4.24.210 Marine recreation lands Ch. 79A.25

Outdoor education and recreation grant program

Outdoor recreation account Ch. 79A.25 Outdoor recreational facilities bond issue Ch. 79A.10

Parks, use of public lands for state or city purposes Ch. 79A.50

Parks and recreation commission, powers and duties Ch. 79A.05

Recreation and conservation funding board

OUTDOOR RECREATIONAL FACILITIES

director's duties 79A.25.020 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch.

79A.45

safe and adequate facilities Ch. 79A.40 Urban area state parks 79A.05.250

Wildlife conservation and outdoor recreation

acquisition Ch. 79A.15

maintenance and operation funding Ch. 79A.20

OUTDOOR RECREATIONAL FACILITIES (See PARKS AND RECREATION, subtitle Outdoor recreational facilities bond issue)

OUTER HARBOR LINE (See HARBOR AREAS; HARBOR LINES)

OUT-OF-STATE (See NONRESIDENTS)

OVER-THE-COUNTER MEDICATIONS (See DRUGS, subtitle Over-the-counter medications)

OYSTERS (See FISH AND FISHING)

PACIFIC COUNTY

Boundaries, tracing of 36.04.250 Southwest Washington fair commission, abolished 36.90.020

Superior court judges, number of 2.08.065

PACIFIC MARINE FISHERIES COMPACT (See FISH AND FISHING)

PACIFIC NORTHWEST ECONOMIC REGION

Agreement Ch. 43.147 Cooperative activities encouraged 43.147.030 Findings 43.147.020

PNWER-Net interlibrary sharing network defined 43.147.050

legislative findings 43.147.040 PNWER-Net working subgroup 43.147.060 acceptance of gifts, grants, and donations authorized 43.147.080 duties 43.147.070

Terms of agreement 43.147.010

PACIFIC NORTHWEST ELECTRIC POWER AND CONSERVATION PLANNING COUNCIL Definitions 43.52A.020

Liaison with governor, legislature 43.52A.050 Members 43.52A.030

compensation, travel expenses 43.52A.050 to spend sufficient time on council activities 43.52A.050

terms, vacancies, criteria 43.52A.040 Participation 43.52A.010

Reimbursement by Bonneville Power Authority 43.52A.050

Report 43.52A.050

Technical assistance 43.52A.050

PACIFIC NORTHWEST EXPORT ASSISTANCE PROJECT (See SMALL BUSINESS EXPORT FINANCE ASSISTANCE CENTER)

Bacon, requirements 69.04.205 Food, drug, and cosmetic act Ch. 69.04 Packaging containing metals certificate of compliance prohibition of sale without 70.95G.060 prohibition of sale without 70.93G.0 public access 70.95G.050 concentration levels 70.95G.020 definitions 70.95G.010 enforcement exemptions 70.95G.030 findings 70.95G.005 manufacturer's certificate of compliance

70.95G.040 Poison prevention packaging Ch. 70.106

Poisons caustic or corrosive poisons, labeling, packaging, and sale Ch. 69.36

Weights and measures

measurement of commodities, exceptions 19 94 340

packaged commodities in intrastate commerce 19.94.350

price declaration on outside of package

prices not to be misleading or deceptive 19.94.390

regulation of packaging 19.94.370

PAPER MILLS (See PULP AND PAPER

PAPERS (See RECORDING AND FILING; RECÒRDS AND DOCUMENTS)

PARADES

temporary letter of authority 46.16.048

PARAEDUCATORS

Associate of arts degree program definitions, training, and program development 28A.630.400

PARAMEDICS (See EMERGENCY MEDICAL SERVICES)

PARDONS

Civil rights, restoration of upon pardon 9.96.010, 9.96.020, 9.96.030
Clemency and pardons board established 9.94A.880

petition for review, recommendation to governor 9.94A.885

Governor

power to grant 9.94A.728, 10.01.120 to report pardons granted to legislature Const. Art. 3 § 11

restrictions Const. Art. 3 § 9

Indeterminate sentence review board duties 9.95.260

Requests for pardons and supervision of pardoned persons 9.95.260

PARENT AND CHILD (See also CHILDREN; GUARDIAN AND WARD; MINORS; UNIFORM PARENTAGE ACT)

Action against parent for malicious injury to person or property by minor child, limitation 4.24.190

injury or death of child 4.24.010 seduction of child 4.24.020

Adoption, See ADOPTION

Alternative residential placement, See JUVENILES, subtitle Parent and child

Child custody

control 26.16.125

multistate proceedings Ch. 26.27 uniform parentage act Ch. 26.26

Child custody jurisdiction act Ch. 26.27

Child selling, buying, crime of 9A.64.030 Contracts for personal services of minor 26.28.050

Contributory fault, negligence not imputed

Custodial interference

custody of children by law enforcement officer 13.34.055

shelter care placement 13.34.060

Dependency proceedings Ch. 13.34 Dependent children

guardianship

establishment of 13.34.232

foster care payments, right of guardian to receive 13.34.234

modification of order 13.34.233 parental preferences 13.34.236

qualifications for guardian 13.34.236 review exemption 13.34.235 termination 13.34.233

Desertion and nonsupport

enforcement of support, See PUBLIC ASSISTANCE, subtitle Support of dependent children

Earnings, separate property of parent having custody or with whom living 26.16.140 Education

joint liability of husband and wife, liability of stepparent after divorce 26.16.205

Education of child

duty of parent to comply with compulsory attendance law, See SCHOOLS AND SCHOOL DISTRICTS, subtitle

Compulsory attendance Families in conflict, procedures for, See JUVENILES, subtitle Juvenile court,

families in conflict, procedures for Family abandonment and nonsupport Ch. 26.20 Family relationships among immigrants

proceedings for determination of presumptions 5.44.140
Foster care

Indian children 13.34.245

Guardian

nominated by will or durable power of

attorney 11.88.080
paternity suit, not required, when 74.20.310 Habeas corpus, granting of writ to parent 7.36.020

Handicaps, children with

commitment, petition for, consent, health measures Ch. 26.40

Indian children

foster care 13.34.245

Inheritance by and from any child not dependent upon marriage of parents 11.04.081

Injury to person or property by child, action against parent allowed, limitation 4.24.190 Jurisdiction, out-of-state residents or

nonresidents, acts submitting person to state jurisdiction 4.28.185

Juvenile court

liability of parent for support 13.34.161

Juvenile court proceedings enforcement of dependent child support payments 13.34.160 notice to parent 13.34.070 Juvenile crime 43.121.150

Name, action for change of 4.24.130 Out-of-home placement

disposition hearing and court order 13.32A.179

support contribution by parents 13.32A.175, 13.32A.177, 13.32A.178
Parent and child relationship

action to determine relationship 74.20.310 private attorney representation 74.20.350 dependent children

guardianship

court order

contents 13.34.232

foster care payments, right of guardian to receive 13.34.234

parental preferences 13.34.236

powers and duties of guardian 13.34.232 qualifications for guardian 13.34.236 who may petition for 13.34.230

petition hearing, procedure, grounds for guardianship 13.34.231

preferences when placing Indian child in foster care home 13.34.250

tribal records given effect 13.34.240 guardian not required, when 74.20.310 termination of

failure to cause juvenile to attend school relevant to neglect petition 13.34.300 health care, evaluation and treatment 13.34.315

no parent remaining, custody 13.34.210 order for, grounds 13.34.190 petition for, grounds 13.34.180

rights of parties 13.34.200 parent and child relationship termination of

[RCW Index—page 530] (2008 Ed.)

petition to reinstate 13.34.215	county responsible for maintenance,	pedestrian malls 35.71.040
Parental leave, adoptive and stepparents	operation, administration 36.69.450	towns 35.27.550, 35.27.560, 35.27.570,
application, determination of effective date 49.12.370	election procedure 36.69.440 formation	35.27.580, 35.27.590 Parallel parking 46.61.575
discrimination prohibited 49.12.360	petition 36.69.430	Park and ride lots
legislative findings 49.12.350	procedure 36.69.440	regulations governing 46.61.577
Parenting skills	population determination 36.69.460	Parking meters
general provisions 43.121.110, 43.121.120,	Disincorporation of special districts in counties	revenue use 35.23.454
43.121.130 shaken baby syndrome outreach campaign	with population of two hundred ten thousand or more Ch. 57.90	Prohibited places specified 46.61.570 Public facilities districts
43.121.140	Neighborhood self-help projects	parking charges tax 36.100.220
Parenting skills and child abuse prevention	contracts with community service	Public transit vehicles 46.61.560
classes 28A.620.020	organizations 35.21.278	Railroad tracks 46.61.570
Paternity forms	Revenue bonds authorized 36.69.360	Removing key 46.61.600 Reserving portion of highway for, prohibited
mandatory use of standard forms and format	form 36.69.370	46.61.570
rules 26.18.220	funding, refunding bonds 36.69.400	Sidewalks 46.61.570
genetic testing orders 74.20.360	issuance 36.69.370	Stadium and exhibition center
private attorney representation 74.20.350 uniform parentage act Ch. 26.26	authority for 36.69.410 payment of, covenants, enforcement	parking charges tax 36.38.040 Starting parked car, rule 46.61.300
Privileged communications 5.60.060	36.69.390	State-owned or leased property
Residential schools, parental successors, See	purposes 36.69.360	director of general administration to set fees
RESIDENTIAL SCHOOLS, subtitle	resolution to authorize, contents 36.69.380	46.08.172
Parental successors Runaway hotline 74.13.039	seal 36.69.370 term 36.69.370	state vehicle parking account, parking revenue deposits and use of funds 43.01.225
School grounds, removal of child from during	Short-term obligations Ch. 39.50	Turn signal not to be flashed on parked vehicle,
school hours 28A.605.010	Water-sewer district conveyance of land for park	exception 46.61.305
School property, defacing or otherwise injuring,	and recreation purposes 57.08.140	Turning wheels to curb or side of highway
penalty, parent's liability 28A.635.060 School sponsored activities or classroom, access	PARKING	46.61.600 Unattended vehicle
by parents to 28A.605.020	Angle parking 46.61.575	removal duty 46.61.590
Schooling of child, compliance with compulsory	Automobile emissions, persons with acute sensitivity to	rules 46.61.600
attendance law, See SCHOOLS AND	special parking privileges for 46.16.381	Violations
SCHOOL DISTRICTS, subtitle Compulsory attendance	Brake, setting 46.61.600	municipalities to report to state 46.20.270
Seduction of child, action for 4.24.020	Business improvement areas, establishment and	Watching or guarding parked vehicle, soliciting fee for, prohibited 46.61.255
Service of summons on minors, personal service	authority to levy special assessments Ch. 35.87A	Winter recreational parking areas
4.28.080	Cabulances	penalty for violations 46.61.587
Sexually transmitted diseases treatment of minor, parental consent not	special parking privileges 46.16.381	public safety and education account to benefit 43.08.250
required 70.24.110	Cities and towns	special permit required 46.61.585
Shaken baby syndrome outreach campaign	authority for local improvement 35.43.040 off-street Ch. 35.86	PARKS AND RECREATION
43.121.140	receipts for parking fees 35.86A.070	Alcoholic beverages, parks and picnic areas not
Shoplifting or unpaid restaurant meals, liability 4.24.230	towns, off-street 35.27.550, 35.27.560,	included as public places for purpose of
Substitution of child, penalty 9.45.020	35.27.570, 35.27.580, 35.27.590	alcoholic beverage laws 66.04.011
Support	Cities and towns, public facilities districts authorized to acquire and operate regional	Armories, use of for recreation purposes 38.20.010
joint liability of husband and wife 26.16.205	centers Ch. 35.57	Boating safety education
liability of stepparent after divorce 26.16.205 uniform interstate family support act Ch.	Cities and towns, See also CITIES AND	commission powers and duties 79A.05.310
26.21A	TOWNS, subtitle Parking	Boats
Termination of parent and child relationship Ch.	College and university transportation demand management programs Ch. 28B.130	abandoned vessels at park moorage facilities Ch. 79A.65
13.34 T. 65	Dangerous places, traffic control devices	Puget Sound small boat facilities 79A.05.185
Traffic records, disclosure to parent 46.20.293 Vaccination of pupil in first class school district	prohibiting 46.61.575	Boats and boating, regulation Ch. 79A.60
prohibited if against will of parent	Defined, for motor vehicle purposes 46.04.381	Cities and towns
28A.330.100	Disabilities, persons with free parking 46.61.582	annexation of territory for, second class cities 35.13.180
Visually or hearing impaired youth, duty of	reciprocity with other jurisdictions 46.16.390,	authority for local improvement 35.43.040
parent 72.40.080	46.61.583	authority to acquire and operate 67.20.010
PARENT LOCATOR SERVICES Support enforcement 74.20.280	reserved privilege 46.16.381	conditional sales contracts for purchase of
**	reserved spaces 46.16.381 special plates, disabled parking versions	property for authorized, vote required if exceeds debt limitation 39.30.010
PARENTAGE (See UNIFORM PARENTAGE ACT)	46.16.385	first class cities, purchase of property for
PARENTING ACT (See CHILD SUPPORT,	stalls and spaces, requirements, penalties	35.22.280
subtitle Parenting act)	46.61.581	park commissioners, approval of local
PARK AND RECREATION DISTRICTS	Driveway entrances 46.61.570 Facilities	improvement proceedings 35.43.040 parks, beaches and camps, authority, generally
(See also COUNTIES, subtitle Parks and	use and control of, rule making authority	Ch. 67.20
recreation; METROPOLITAN PARK	46.61.577	second class cities
DISTRICTS; PARKS AND RECREATION)	Fines	acquisition of land for 35.23.440
Board of commissioners	collection, required for vehicle license renewal 46.16.216	exchange of park property 35.23.010 power to provide 35.23.440
contract indebtedness 36.69.350	Fire hydrants, proximity of 46.61.570	towns, purchase of land for 35.27.400
election procedures 36.69.090	Leaving children unattended in vehicle	Commission, See PARKS AND RECREATION
issue revenue bonds 36.69.350	46.61.685	COMMISSION Conservation corps
terms of office 36.69.090 Community service organizations	Locking vehicle 46.61.600 Main-traveled part of highway 46.61.560	Conservation corps duties 43.220.060
neighborhood improvement projects	Motor vehicles, See MOTOR VEHICLES,	work project areas 43.220.160
35.21.278	subtitle Parking	Controlled substances
Counties	Moving parked car, rule 46.61.300	violations committed in or near park
joint districts, multi-counties authority for 36.69.420	Off-street cities and towns Ch. 35.86	69.50.435 Counties

PARKS AND RECREATION

authority to acquire and operate 36.69.190, Department of integrated pest management Ch. 17.15 energy facility site evaluation council, membership 80.50.030 67.20.010 board for Pesticide applications marking of treated landscape property 17.21.410 Destroying native flora on state lands or on or compensation 36.68.030 Port district park and recreation facilities powers and duties 36.68.060 adjoining highways and parks unlawful approval of other agencies required, time limitation 53.08.270 removal of members 36.68.050 47,40,080 terms of office 36.68.040 vacancies 36.68.050 Disabled persons park passes 79A.05.065 Discrimination to deny public accommodations because of race, color, or creed, penalty authorized when 53.08.260 comprehensive plans, elements of 36.70.350 Public lands use for state or city parks Ch. 79A.50 Puget Sound small boat facilities 79A.05.185 conditional sales contracts by county for 9.91.010 purchase of property for parks authorized, vote required if exceeds indebtedness Disposal of disputed land 79A.05.178 Disposal of land not needed for park purposes Rainier National Park 39.30.010 cession of state jurisdiction to United States designation of name 36.32.430 Environmental interpretation 79A.05.335, 37.08.200 criminal jurisdiction of state preserved 37.08.200 funds for, generally 36.68.070 79A.05.340, 79A.05.345 joint districts, multi-counties Escheated lands lands suitable for park purposes probate proceedings 11.08.250 taxation, jurisdiction of state as to 37.08.200 Recreation districts, formation of county, authority for 36.69.420 county responsible for maintenance, valuation and payment 11.08.250 Exchange of land 79A.05.180 operation, administration 36.69.450 resolution of cities and towns 36.69.030 election procedure 36.69.440 Recreation trails system Ch. 79A.35 Foster home pass 79A.05.065
Green River Gorge conservation area Recreational resources and open space formation petition 36.69.430 recreation and conservation funding board Ch. acquisitions authority 79A.05.710, 79A.05.715 population determination 36.69.460 79A.25
Scenic and recreational highways, allocation of costs 47.39.030
Scenic river system Ch. 79A.55
Schools and school districts, parks, beaches and camps, authority, generally Ch. 67.20 libraries on county-owned land authorized creation 79A.05.705
Historic archaeological resources, identification 36.68.110 park and playground systems, authority 36.68.010 79A.05.195 Horse park, state Ch. 79A.30 Hostels 79A.05.265, 79A.05.270, 79A.05.275, park and recreation districts Seashore conservation area 79A.05.605, 79A.05.610, 79A.05.615, 79A.05.620, 79A.05.625, 79A.05.635, 79A.05.640, 79A.05.645, 79A.05.650, 79A.05.655, 79A.05.665, 79A.05.665, 79A.05.665, 79A.05.665, 79A.05.665, 79A.05.665 bonds, general obligation, issuance of 36.69.140 79A.05.280 excess levies, authorization 36.69.140 Integrated pest management Ch. 17.15 Lakes within irrigation and rehabilitation six-year regular property tax levies 36.69.145 districts, recreational use 87.84.005 parks, beaches and camps, authority, generally Local improvements and assessments, authority 79A 05 693 Ch. 67.20 generally 35.43.040 recreation management plans 79A.05.685, penalty for violations 36.68.080 Marine recreation land 79A.05.695 duties of recreation and conservation funding board Ch. 79A.25 Metal detectors 79A.05.190, 79A.05.195 Senior citizens park passes 79A.05.065 recreation districts area, additional authority 36.69.190 authority for counties 36.69.010 state park directional signs 47.36.290 Skiing and winter sports conduct standards and responsibility Ch. board of commissioners Metropolitan park districts compensation 36.69.110 assessment of property by cities and towns duties 36.69.120 35.44.170 election procedures 36.69.090 jurisdiction 36.69.260 Metropolitan park districts, See also METROPOLITAN PARK DISTRICTS safe and adequate facilities Ch. 79A.40 State institutions terms 36.69.090 Milwaukee road corridor Ch. 79.73 public use of outdoor recreational lands, Milwaukee road corridor Ch. 79, 73 cross-state trail, See TRAILS management control 79A.05.315, 79A.05.320, 79A.05.325, 79A.05.330 Mount Si conservation area created 79A.05.730 eminent domain, prohibited 79A.05.745 management 79A.05.735 property procurement, lease 79A.05.740 Mutual savings banks, authorized investment vacancies 36.69.100 budget 36.69.160 conditions 72.01.460 State parks community revitalization financing 36.69.147 abandoned vessels Ch. 79A.65 acquisition and management of lands 79A.05.305 centennial 79A.75.005, 79A.75.010, 79A.75.020, 79A.75.030 crimes 79A.05.165 dissolution 36.69.310 fiscal matters expenditures 36.69.170 warrants and vouchers 36.69.150 erimes 79A.05.165 dedication as parks and parkways 79A.05.135 exchange of land 79A.05.180 gift foundation Ch. 79A.70 horse park, state Ch. 79A.30 Mutual savings banks, authorized investment 32.20.470 formation boundaries, fixing 36.69.050 elections 36.69.065, 36.69.070, 36.69.080 hearing 36.69.040 petition 36.69.020 Natural area preserves, See NATURAL AREA PRESERVES improvements by organizations or groups, conditions 79A.05.140, 79A.05.145, 79A.05.150, 79A.05.155 land acquisition 79A.05.285, 79A.05.290 Obstructing is nuisance 7.48.120 resolution of cities and towns 36.69.030 Obstructing or interfering with as public local improvement districts nuisance, penalty 9.66.010 authority for 36.69.200 Olympic National Park hearings 36.69.250 cession of state jurisdiction to United States land donations for park purposes 79A.05.095 littering prohibited, penalties 70.93.060 metal detectors 79A.05.190, 79A.05.195 initiation of proceedings petitions 36.69.210, 36.69.230 civil and criminal jurisdiction of state preserved 37.08.210 resolutions 36.69.210, 36.69.220 notice 36.69.240 money donations and bequests 79A.05.100 taxation, jurisdiction of state as to 37.08.210 parks and recreation commission, powers and Outdoor recreation, See also OUTDOOR RECREATION notice, to contain statement that duties Ch. 79A.05 police powers of employees 79A.05.160 assessments may vary from estimates transportation department authorized to Outdoor recreational areas and facilities bond issue Ch. 43.99A, Ch. 43.99B Outdoor recreational facilities bond issue Ch. powers and duties of board 36.69.270 construct and maintain roads and bridges protests 36.69.260 powers of within 47.01.180 vehicle license, donation 46.16.076 violations and penalties 79A.05.165 waste reduction and recycling 79A.05.045 79A.10 enumeration 36.69.130 Parks and recreation commission recreation facilities, appropriation of state and specific enumeration 36.69.130 winter recreational parking areas penalty for violations 46.61.587 local improvements revolving account to, administration of 43.83C.040 recreational facilities authority to construct, regulate and charge for use of 36.69.130 defined 36.69.010 Parks and recreation commission, See also PARKS AND RECREATION State parks and recreation commission director COMMISSION treasurer, county treasurer as 36.69.150 port district park and recreation facilities to be approved by 53.08.270 snowmobile advisory committee 46.10.220 violation of rules, penalty 36.69.180 Parks and recreation service areas, See recreational programs, conduct of 36.68.020 COUNTIES, subtitle Parks and recreation Cross-state trail 79A.05.115, 79A.05.120, 79A.05.125, 79A.05.130 service areas winter recreational parking areas Pest control special permit required 46.61.585

[RCW Index—page 532] (2008 Ed.)

State trust lands, purchase 79A.05.210 State trust lands, transfer to commission 79A.05.220 Surplus land, transfer 79A.05.170 Tidelands transfer of certain tidelands to commission 79A.05.200, 79A.05.205 Trails, recreation trails system Ch. 79A.35 Transfer of property or contracts for use for park and recreational purposes 39.33.060 Underwater parks diverse recreational opportunities to be created 79A.05.370 establishment and maintenance 79A.05.360 liability 79A.05.375 parks and recreation commission duties 79A.05.355 Urban area state parks 79A.05.250, 79A.05.300 Veterans' disability park passes 79A.05.065 Vic Meyer golf course, lake 79A.05.260 Water skiing safety Ch. 79A.60 Water trail recreation program administration 79A.05.380 disposition of funds 79A.05.425 grants 79A.05.390 liability 79A.05.395 powers and duties of commission 79A.05.385 rule-making authority 79A.05.410 violations 79A.05.415 Waterway marking system 79A.60.500 Wildlife conservation and outdoor recreation lands acquisition Ch. 79A.15 maintenance and operation funding Ch. 79A.20 Winter recreation advisory committee 79A.05.255 Winter recreation programs grants 79A.05.235 Winter recreational facilities commission powers and duties 79A.05.225 parking 46.61.587, 79A.05.230, 79A.05.240, 79A.05.245, 79A.05.250 Wood gathering persons over sixty-five exempt from fees 79A.05.090 Yakima river conservation area acquisition, development, operation 79A.05.765, 79A.05.780 area prescribed 79A.05.760 designation 79A.05.755 eminent domain 79A.05.770 hunting, regulation and management 79A.05.793 land use planning, zoning 79A.05.790 real property, acquisition of 79A.05.795 wetlands preservation 79A.05.775 Youth development and conservation corps 79A.05.505, 79A.05.510, 79A.05.515, 79A.05.520, 79A.05.525, 79A.05.530, 79A.05.535, 79A.05.536, PARKS AND RECREATION COMMISSION Acquisition and management of lands 79A.05.305 Boating facilities small spill education program 79A.60.620 Boating fire prevention education program 79A.60.610 powers and duties 79A.05.310, 79A.60.630 Boats abandoned vessels at park moorage facilities Ch. 79A.65 Chair 79A.05.025 Composition and expenses 79A.05.015 Cross-state trail 79A.05.115, 79A.05.120, 79A.05.125, 79A.05.130 Definitions 79A.05.010 Director duties 79A.05.040 powers and duties, delegation 79A.05.075

Disabled persons park passes 79A.05.065 Disposal of disputed land 79A.05.178 Environmental interpretation 79A.05.335, 79A.05.340, 79A.05.345 Foster home pass 79A.05.065 Green River Gorge conservation area, See PARKS AND RECREATION Horse park, state Ch. 79A.30 Housing for employees, state-owned or leased 43.81.020, 43.81.030, 43.81.040 Intergovernmental cooperation 79A.05.055 Land abutting highways, withdrawal from sale 79A.05.105 Land acquisition authorization 79A.05.285, 79A.05.290 Land donations for park purposes 79A.05.095 Land not abutting highways, exchange for land on highway 79A.05.110 Littering in state parks, community restitution policy and procedures 79A.05.050

Marine oil refuse dump and holding tank information 88.02.050 Marine plastic debris Ch. 79.145 Meetings 79A.05.025 Milwaukee road corridor management control 79A.05.315, 79A.05.320, 79A.05.325, 79A.05.330 Money donations and bequests 79A.05.100 Mt. Si conservation area, See PARKS AND RECREATION Notification requirements 79A.05.179 Outdoor education and recreation grant program 79A.05.351 Parkland acquisition account 79A.05.170, 79A.05.175 Parks improvement account, funds and disbursement 79A.05.060 Parks renewal and stewardship account 79A.05.100 Police powers 79A.05.160 Polluted and environmentally sensitive waters, identification and designation 79A.60.520 Powers and duties 79A.05.020, 79A.05.030, 79A.05.035, 79A.05.055, 79A.05.070, 79A.05.075 Public lands use for state or city parks Ch. 79A.50
Recreational and historical literature, publication 79A.05.055 Recreational vessels, regulation and duties Ch. 79A 60 Scenic river system Ch. 79A.55 Seashore conservation area 79A.05.605, 79A.05.610, 79A.05.615, 79A.05.620, 79A.05.630, 79A.05.635, 79A.05.640, 79A.05.645, 79A.05.665, 79A.05.665, 79A.05.665, 79A.05.663 recreation management plans 79A.05.685, 79A.05.695 Senior citizens park passes 79A.05.065 Skiing and winter sports conduct standards and responsibility Ch. safe and adequate facilities, duties Ch. 79A.40 State parks education and enhancement account 79A.05.059 State parks gift foundation Ch. 79A.70 State parks renewal and stewardship account 79A.05.215 State trust lands, purchase 79A.05.210 State trust lands, transfer to commission 79A.05.220 Television stations, lease of lands 79A.05.080, 79A.05.085 Terms 79A.05.015 Tidelands transfer of certain tidelands to commission 79A.05.200, 79A.05.205 Underwater parks 79A.05.355, 79A.05.360, 79A.05.370, 79A.05.375 Urban area state parks 79A.05.250, 79A.05.300 Veterans' disability park passes 79A.05.065 Waste reduction and recycling 79A.05.045

Water trail recreation program 79A.05.380, 79A.05.385, 79A.05.390, 79A.05.395, 79A.05.410, 79A.05.415, 79A.05.425 Whitewater rafting, regulatory duties 79A.60.495 Winter recreation advisory committee 79A.05.255 Winter recreation programs grants 79A.05.235 Winter recreational facilities parking 79A.05.230, 79A.05.240, 79A.05.245, 79A.05.250 powers and duties 79A.05.225 Winter recreational program account 79A.05.235 Youth development and conservation corps 79A.05.505, 79A.05.510, 79A.05.515, 79A.05.520, 79A.05.525, 79A.05.530, 79A.05.535, 79A.05.540 PARKS AND RECREATION SERVICE AREAS (See COUNTIES, subtitle Parks and recreation service areas) PARKWAYS AND PARK DRIVES Cities and towns authority for local improvement 35.43.040 local improvement districts for 35.43.110 Destroying native flora on state lands or on or adjoining highways and parks unlawful Metropolitan park districts, regulation of 35.61.130 PAROLE AND PROBATION (See PROBATION AND PAROLE; SENTENCING) Actions by cities and towns to terminate trust, property acquired at local improvement foreclosure proceedings 35.53.060 Appearance of defendant effect 4.28.210 Assignee of chose in action can sue in own name 4.08.080 Attornevs appearance without authority, effect 2.44.020 authority 2.44.010 change of 2.44.040 notice to adverse party 2.44.050 proof of authority may be required 2.44.030 Certiorari proceedings, designation of parties 7.16.010 Change of attorney 2.44.040 notice to adverse party 2.44.050 Conclusions of law submitted by, procedure 4.44.070 Consent to trial of issues of fact by other than court 4.40.070 Constructively served, right to appear, defend or reopen 4.28.200 Contempt of court, See CONTEMPT OF COURT Death or removal of attorney 2.44.060 Debtor of assigned chose in action, defenses, counterclaim and setoff 4.08.080 Defect of ground for demurrer objection by answer, when 4.32.070 Defendants affirmative relief dismissal action by plaintiff barred if defendant seeks 4.56.120 judgments on, authorized 4.56.075 certiorari proceedings, designation of 7.16.010 defending separately 4.84.070 recovery of authorized, when 4.84.060 criminal actions discharging defendant to give evidence for codefendant, bar to subsequent prosecution 10.46.110 state, bar to subsequent prosecution 10.46.110

PARTITION

joint	assignment on execution docket 4.64.080	actions against 4.08.120
conviction or acquittal 10.61.035	discharge of on execution docket 4.64.080	actions by 4.08.110
several	enforcement power in 2.44.010	Real party in interest
conviction or acquittal 10.61.035	Judgment creditors	setoff against 4.32.120
state's evidence, becoming 10.46.110	abstract of judgment to contain name of	Referees
diking districts, appearance, improvement procedure 85.05.120	4.64.090	agreement on referees 4.48.030
dismissal action by plaintiff barred if	abstract of verdict preparation and cost 4.64.100	compensation may be set by 4.48.100 Service of process and papers on, See also
defendant seeks affirmative relief 4.56.120	Judgments against	SERVICE OF PROCESS AND PAPERS
dismissal for plaintiff's failure to give security	vacation or modification of	Service of process on
for costs 4.84.230	death before judgment	out-of-state parties 4.28.180
ejectment and quieting title actions	ground 4.72.010	Service of summons on
appointment of trustee for absent defendant	petition, by 4.72.030	personal service 4.28.080
7.28.010	fraud in obtaining, ground 4.72.010	publication, by 4.28.100
garnishees action on bond in lieu of separate security for	Mandamus proceedings, designation of 7.16.010 Municipal local improvement assessments	form of 4.28.110
costs 4.84.220	foreclosure procedure 35.50.230	manner of publication 4.28.110 Settlement offers
dismissal of actions for plaintiff's failure to	Necessary	time period 4.84.280
give security for costs 4.84.230	dismissal for failure to join 4.56.120	Subscribed to summons by publication 4.28.110
judgment on security for costs 4.84.240	nonsuit for failure to join 4.56.120	Supplemental proceedings
power to require security for costs 4.84.210	New parties	attendance excused, when 6.32.190
judgment for on setoff action against	service of summons on 4.08.140	corporations
executors and administrators, effect 4.56.050	Notices to	appearance, compelling 6.32.190
judgment on security for costs for 4.84.240	eminent domain proceedings 4.28.120 Partition proceedings	examination of, compelling 6.32.190
mandamus proceedings, designation of	judgment of partition, effect on 7.52.100,	examination of answers required 6.32.200
7.16.010	7.52.110	immunity if compelled to answer 6.32.200
nonresidents, service of summons on, personal	lien creditors, as 7.52.030, 7.52.150	oaths 6.32.050
service 4.28.080	persons entitled to bring action 7.52.010	third parties may be joined 6.32.030
procedure to bind after judgment against	Pauper	witnesses, as 6.32.050
4.68.010, 4.68.020, 4.68.030, 4.68.040,	appeals to supreme court, costs and fees paid	Title of papers and notices defective as to, effective
4.68.050, 4.68.060 prohibition proceedings, designation of	by state 4.88.330 supreme court appeals, state to pay costs and	4.32.250
7.16.010	fees 4.88.330	Unknown
setoff by, judgment for balance due from	Plaintiffs	real property actions 4.28.140 Unknown heirs and claimants in real property
plaintiff 4.56.070, 4.56.075	certiorari proceedings, designation of	actions, judgment, effect of 4.28.160
Delivery of subject matter of litigation to parties,	7.16.010	Unknown heirs in real property actions 4.28.150
court may order, enforcement 4.44.490	costs	Venue change, neglect of moving party in
Deposits into court court may order	bond in lieu of separate security for costs 4.84.220	transmission of records 4.12.110
enforcement 4.44.490	dismissal for failure to give security for costs	Verdict entry to include 4.64.020
when 4.44.480	4.84.230	Witnesses in district court civil proceedings examination in own behalf 12.16.090
custody of money deposited 4.44.500	recovery of	may be examined as witness 12.16.060
Deposits into court, See also DEPOSITS IN	attorney fees denied if wrongly brought in	rebuttal of testimony 12.16.070
COURT	superior court 4.84.030	refusal to testify, procedure 12.16.080
Ejectment and quieting title actions action by known heirs after ten years	limitation in certain actions 4.84.040 several actions against parties who could	Witnesses in justice court civil proceedings
possession to quiet title 7.28.010	have been joined 4.84.050	5.60.030
service on of order for survey of property	security for costs	PARTITION
7.28.210	judgment on 4.84.240	Absence, lien creditors absent from state on sale
Employment of new attorney, power to 2.44.010	required, when 4.84.210	of property, service on 7.52.200
Examination of	standing bond for numerous actions 4.84.220	Abstract of title, costs, as 7.52.480 Accounts and accounting
admission of custody of subject matter of litigation	ejectment and quieting title actions	guardian or limited guardian for incompetent
court may order deposit into court, custody	action by known heirs after ten years possession to quiet title 7.28.010	or disabled person 7.52.460
of money deposited 4.44.500	mandamus proceedings, designation of	proceeds on sale of property 7.52.430
delivery to party by court order	7.16.010	Acknowledgment, consent to sale of estate for
enforcement 4.44.490	nonresidents	life or years 7.52.310
when 4.44.480	bond in lieu of separate security for costs	Affidavits
deposits into court enforcement 4.44.490	4.84.220 dismissal for failure to give security for costs	judgment creditors, proof of amount due on sale of property, by 7.52.180
when 4.44.480	4.84.230	lien creditor absent from state or residence
Execution of judgment, power to 2.44.010	security for costs	unknown on sale of property 7.52.200
Findings of fact submitted by, procedure	judgment on 4.84.240	party not known or nonresident 7.52.050
4.44.070	may be required, when 4.84.210	Answers, contents 7.52.060
Forcible entry and detainer proceedings	standing bond for numerous actions 4.84.220	Appearance, judgment creditors, notice on sale o
59.12.060	prohibition proceedings, designation of	property to require 7.52.180
Habeas corpus production on hearing 7.36.100	7.16.010 setoff against	Attorneys at law fees as costs 7.52.480
Interpleader 4.08.150, 4.08.160, 4.08.170,	dismissal, action for by plaintiff barred if	service of notice to on sale of property
4.08.180	defendant seeks 4.56.120	7.52.200
Joinder	judgments for balance due to defendant	Auction, sale of property by 7.52.270
challenges to jurors 4.44.130	4.56.070, 4.56.075	Bids and bidders, sale of property by auction
ejectment and quieting title actions, joinder	Prevailing	7.52.270 Rands, guardian or limited guardian of
authorized, when 7.28.280 necessary parties defendant	attorneys' fees as costs in damage actions five thousand dollars or less 4.84.260, 4.84.270,	Bonds, guardian or limited guardian of incompetent or disabled person 7.52.460
dismissal for failure to join 4.56.120	4.84.280, 4.84.290, 4.84.300	Certificates, judgment lien unsatisfied 7.52.160
nonsuit for failure to join 4.56.120	attorneys' fees as costs in damage actions	Clerks of court
Joint defendants	seven thousand five hundred dollars or less	consent to sale of estate for life or years filed
procedure to bind joint debtors after judgment	4.84.250	with 7.52.310
4.68.010, 4.68.020, 4.68.030, 4.68.040,	entitled to costs 4.84.030, 12.20.060	investments of proceeds from sale of property
4.68.050, 4.68.060	Prohibition proceedings, designation of 7.16.010	duties 7.52.430
Judgment	Public corporations	in name of 7.52.410

[RCW Index—page 534] (2008 Ed.)

report of sale filed with 7.52.370	incompetent or disabled persons, of, guardian	notice to judgment creditor on sale of
security on purchase money may be taken in	or limited guardian may receive proceeds	property 7.52.180
name of 7.52.290	of sale 7.52.460	priority 7.52.170
security on sale of property, duties 7.52.430	life estates	referee, appointment of 7.52.170
Compensation on unequal partition 7.52.440	action for partition in sale authorized, when	partition, of 7.52.100, 7.52.110
Complaints	7.52.010	Lien
contents 7.52.020	investment of proceeds from sale of property	creditors
supplemental complaint making lien creditors	7.52.400	judgment creditors, notice to on sale of
parties 7.52.150	sale of 7.52.300, 7.52.310, 7.52.320,	property 7.52.180
Condominiums, property damaged or destroyed,	7.52.330	Liens
partition action for remainder or insurance	setoff in property not ordered sold 7.52.140	answer requisites concerning 7.52.060
proceeds 64.32.230	vested future estates, sale of 7.52.340	cost of partition, preference over 7.52.030
Confirmation	Evidence	costs, for 7.52.480
referee's report on partition of property	continuance of suit to determine claims	creditors
7.52.100	7.52.260	answer requisites concerning 7.52.060
report of referee for sale of property 7.52.210	proceedings for sale of property 7.52.190	confirmation of report of referee for sale of
report of sale 7.52.380	Exceptions	property, effect on 7.52.210
Consent	proceedings before referee for sale of property	
guardian or limited guardian, by 7.52.470	7.52.200	defendants, as 7.52.030, 7.52.150
sale of estate for life or years 7.52.310	report of referee for sale of property 7.52.200	notice directed to 7.52.040
without 7.52.320	Executions, costs included in decree 7.52.480	proceedings for sale of property 7.52.190
		purchase of property by 7.52.390
Contingent future rights, sale of 7.52.340	Expenses, referee and surveyor on partition	security, priority of application 7.52.230
Contracts, security on sale of property,	7.52.120	service of notice on sale of property 7.52.200
concerning 7.52.420	Farms, sale of 7.52.350	judgment liens unsatisfied
Conveyances, order of confirmation of sale to	Fees	certificate of county clerk 7.52.160
direct 7.52.380	attorneys at law, costs, as 7.52.480	existence, ascertaining of 7.52.160, 7.52.170
Costs 7.52.120	referee, costs, as 7.52.480	priority 7.52.170
apportionment of 7.52.480	referee on partition 7.52.120	referee, appointment of 7.52.170
decree of distribution 7.52.220	Filing	payment from proceeds of sale 7.52.220
execution is included in decree 7.52.480	consent to sale of estate for life or years	proceedings on not to delay sale 7.52.240
priority over lien 7.52.030	7.52.310	subject of lien after partition 7.52.030
County clerk, certificate of unsatisfied judgment	contract concerning security on sale of	Lots, sale of 7.52.350
lien 7.52.160	property 7.52.420	Mortgages on sale of property, security for
Credit on sale of property	receipt for delivery of security on sale of	purchase money, as 7.52.290
order of sale to direct 7.52.280	property 7.52.420	
security for 7.52.290	report of sale 7.52.370	Motions, lien creditors be made parties 7.52.150
Creditors	securities taken by clerk on sale of property	Nonresidents
lien creditors	7.52.430	investment of proceeds from sale of property
answer requisites concerning 7.52.060	Future rights, vested or contingent, sale of	for 7.52.400
confirmation of report of referee for sale of	7.52.340	terms of sale to be directed by court 7.52.280
property, effect on 7.52.210	Guardian and ward	Notices
defendants, as 7.52.030, 7.52.150	consent to partition 7.52.470	decree of, filing with auditor 65.04.070
judgment creditors, notice to on sale of	interest of guardian in purchase prohibited	directed to whom 7.52.040
property 7.52.180	7.52.360	judgment creditors on sale of property
notices directed to 7.52.040	proceeds from sale of property of incompetent	7.52.180
proceedings for sale of property 7.52.190	or disabled person 7.52.460	sale of property
purchase of property by 7.52.390	sale of infant's share, payment to guardian	by auction 7.52.270
security, priority of application 7.52.230	7.52.450	proof of service 7.52.190
service of notice on sale of property 7.52.200	Incompetent or disabled persons	service 7.52.200
Debts, answer of lien creditor to state amount	consent to partition by guardian or limited	service by publication 7.52.050
7.52.060	guardian 7.52.470	Orders of court
Decree of, filing with auditor, notice 65.04.070	guardian or limited guardian may receive	confirmation of report of referee for sale of
Deposits in court	proceeds of sale 7.52.460	property, effect 7.52.210
continuance of suit to determine claims	Infants	decree of partition authorized, when 7.52.080
7.52.260	compensation for unequal partition 7.52.440	order of confirmation of sale 7.52.380
proceedings on not to delay sale 7.52.240	consent to partition by guardian or limited	order of sale
	guardian 7.52.470	authorized, when 7.52.080, 7.52.130
proceeds and securities taken by referees 7.52.250	interest of guardian prohibited 7.52.360	directed to referees 7.52.130
sale of estate for life or years		estates
	payment to guardian on sale of interest	estate for years 7.52.300
investment of proceeds 7.52.400	7.52.450	life estate 7.52.300
sale without consent 7.52.320	terms of sale to be directed by court 7.52.280	terms of sale directed in 7.52.280
Description	Inspection, accounts of proceeds from sale of	security of creditors to be sold or deducted
referees' report 7.52.090	property 7.52.430	first 7.52.230
report of sale to list 7.52.370	Interest	service on lien creditors on sale of property
Disbursements, costs as 7.52.480	investment of proceeds of sale of property, on	7.52.200
Estates	7.52.400	supplemental complaint making lien creditors
complaint to indicate, when 7.52.020	clerk's duties 7.52.430	parties, order for 7.52.150
contingent estates, complaint to indicate	Investments, proceeds of sale of property	Parties
7.52.020	clerk's duties 7.52.430	judgment of partition, effect on 7.52.100,
contingent future estates, sale of 7.52.340	clerk's name, in 7.52.410	7.52.110
estate for years	estate subject to tenancy for life or years, from	
action for partition in sale authorized, when	7.52.400	lien creditors, as 7.52.030, 7.52.150
7.52.010	estates for life or years, from 7.52.320	persons entitled to bring action 7.52.010
investment of proceeds from sale of property	nonresidents, of 7.52.400	Partition of property
7.52.400	unknown owners, of 7.52.400	appointment of referees 7.52.080, 7.52.100
sale of 7.52.300, 7.52.310, 7.52.320,	vested or contingent future rights or estates,	decree of partition 7.52.080
7.52.330	from 7.52.340	division and allotment 7.52.090
setoff in property not ordered sold 7.52.140	Issues triable 7.52.070	judgment of partition 7.52.100, 7.52.110
estate of inheritance, action for partition and	Judgments	report of referees
sale authorized, when 7.52.010	distribution of proceeds of sale 7.52.220	confirmation 7.52.100
future estates	liens, unsatisfied	contents 7.52.090
contingent, sale of 7.52.340	certificate of county clerk 7.52.160	required 7.52.090
vested, sale of 7.52.340	existence, ascertaining of 7.52,160, 7.52,170	setting aside 7.52.100

[RCW Index—page 535]

PARTNERSHIPS

Pleadings, continuance of suit to determine	incompetent or disabled person's share,	Title, proof necessary 7.52.070
claims 7.52.260 Priorities	guardians or limited guardians may receive proceeds 7.52.460	Unequal partition, compensation for 7.52.440 Unknown persons
continuance of suit to determine 7.52.260	infant's share, payment to guardian 7.52.450	compensation for unequal partition prohibited
costs, priority over lien 7.52.030	interest in purchase by referee or guardian	7.52.440
distribution of proceeds of sale 7.52.220	prohibited 7.52.360	complaint requirements 7.52.020
lien creditors 7.52.170 proceedings on not to delay sale 7.52.240	investment of proceeds 7.52.400, 7.52.410 investments, clerk's duties 7.52.430	investment of proceeds from sale of property for 7.52.400
security of creditor 7.52.230	judgment liens unsatisfied	life tenants, sale of estate of 7.52.330
Probate, final report and petition for distribution,	certificate of county clerk 7.52.160	notice directed to 7.52.040
order of partition 11.76.050	existence, ascertaining of 7.52.160, 7.52.170	service by publication 7.52.050
Proof of title 7.52.070	notice to judgment creditors on 7.52.180	tenant for life, sale of estate of 7.52.330
Purchase money on sale of property security for 7.52.290	priority 7.52.170 referee, appointment of 7.52.170	terms of sale to be directed by court 7.52.280
terms to be directed by court 7.52.280	lien proceedings not to delay 7.52.240	Vested future rights, sale of 7.52.340 Veterans, purchase of real property in partition
Real property, registered land 65.12.400	lots 7.52.350	proceedings by guardian 73.36.150
Receipts	notice to judgment creditors 7.52.180	PARTNERSHIPS
delivery of security on sale of property	order of sale	Actions by or against 25.05.130, 25.05.170
7.52.420 on purchase by interested party 7.52.390	authorized, when 7.52.080, 7.52.130 directed to referees 7.52.130	Agent of partnership 25.05.100
Referees, fees as costs 7.52.480	proceedings before referee 7.52.190	Authority
Referees for partition of property	exceptions to 7.52.200	statement of denial, filing 25.05.115
appointment 7.52.080	proceeds, distribution of 7.52.220, 7.52.250	statement of partnership authority, filing 25.05.110
new referees 7.52.100	purchase by interested party 7.52.390	Combination to affect price, production or
expenses 7.52.120 fees 7.52.120	referees, appointment 7.52.080 report of referee	transportation, prohibited Const. Art. 12 § 22
reports	contents 7.52.190	Consumer finance, See CONSUMER FINANCE
confirmation 7.52.100	exceptions to 7.52.200	Conversions
contents 7.52.090	report of sale	definitions 25.05.350 effect 25.05.365
required 7.52.090	contents 7.52.370	limited partnership to partnership 25.05.360
setting aside 7.52.100 Referees for sale of property	exceptions to 7.52.380 filing 7.52.370	partnership to limited partnership 25.05.355
appointment 7.52.080	securities, distribution by referees 7.52.250	Definitions 25.05.005
continuance of suit to determine claims	security, name of parties, taken in, when	Dissolution
7.52.260	7.52.420	events causing 25.05.300 liability of partners to other partners 25.05.325
distribution of proceeds of sale and securities 7.52.250	security of creditors, priority 7.52.230 security on purchase money 7.52.290	partner's power to bind partnership after
interest in purchase prohibited 7.52.360	security on sale of property, clerk's duties	25.05.315
judgment liens unsatisfied	7.52.430	settlement of accounts and contributions
appointment of referee 7.52.170	terms to be directed by court 7.52.280	25.05.330 statement of 25.05.320
duties 7.52.160 existence, ascertaining of 7.52.170	terms to be made known 7.52.350 vested future rights 7.52.340	winding up partnership's business 25.05.305
priority 7.52.170	Security	25.05.310
order of confirmation, direction to 7.52.380	answer requisites concerning 7.52.060	Execution of judgment against, personal property
order of sale, directed to 7.52.130	creditors, of, priority of application 7.52.230	6.17.180 Formation 25.05.055
payment of infant's share to guardian 7.52.450 proceedings before 7.52.190	distribution by referees 7.52.250 guardian of infant on payment of proceeds of	Fraudulent transfers Ch. 19.40
report	sale of infant's share 7.52.450	Insurance, group life policies 48.24.020,
confirmation 7.52.210	investment of proceeds on sale of property,	48.24.030
contents 7.52.190	when 7.52.400	Judgment against partner
exceptions to 7.52.200	order of confirmation of sale to direct referee	execution 6.17.180 Judgment debtor owning interest, procedure
security for purchase money 7.52.290 security on sale of property, duties 7.52.420	to take 7.52.380 report of sale to list 7.52.370	6.32.085
Referees on partition	Security on sale of property	Jurors, challenge of, partnership relationship
expenses 7.52.120	clerk's duties 7.52.430	ground for implied bias challenge 4.44.180
fees 7.52.120	name of clerk, taken in, when 7.52.410	Knowledge and notice 25.05.010 Law governing relations and liability 25.05.030
Releases by guardian or limited guardian 7.52.470	name of parties, taken in, when 7.52.420 purchase money 7.52.290	25.05.035
Sales	Service	Liability of partnership 25.05.120, 25.05.125
abstract of title, cost of 7.52.480	notice, publication, by 7.52.050	Limited liability companies Ch. 25.15
action for partition in sale authorized 7.52.010	notice to	Limited liability partnerships, See LIMITED LIABILITY PARTNERSHIPS
auctions, by 7.52.270 authorized, when 7.52.130	judgment creditors proof of service 7.52.190	Limited partnerships
confirmation, order of confirmation, contents	judgment creditors on	admission of 25.10.170
7.52.380	sale of property 7.52.180	application to existing partnerships 25.10.670
contingent future rights 7.52.340	lien creditor on sale of property 7.52.200	assignee's right to become a limited partner
continuance of suit to determine claims	publication, by	25.10.420 assignment 25.10.400, 25.10.420
7.52.260 estates	notice 7.52.050 Sureties, bond of guardian or limited guardian for	business operation authority 25.10.060
contingent future estates 7.52.340	incompetent or disabled person 7.52.460	certificate
estate for years 7.52.300, 7.52.310, 7.52.320,	Surveyors	amendment to 25.10.090
7.52.330	employment by referee for partition of	cancellation of 25.10.100
investment of proceeds from sale of	property 7.52.090	contents, requirements 25.10.080 delivery of certificate to limited partners
property 7.52.400 setoff in property not ordered sold 7.52.140	expenses 7.52.120 Tenancy	25.10.160
future estates, vested or contingent 7.52.340	life tenants	execution 25.10.120
life estates 7.52.300, 7.52.310, 7.52.320,	investment of proceeds from sale of property	false statements, liability for 25.10.140
7.52.330	for 7.52.400	filing in secretary of state's office 25.10.130
investment of proceeds from sale of property 7.52.400	sale of estate 7.52.310, 7.52.320, 7.52.330 tenant for years	notice, extent of 25.10.150 restatement 25.10.090
setoff in property not ordered sold 7.52.140	investment of proceeds from sale of	construction and application of the law
vested future estates 7.52.340	property, for 7.52.400	25.10.620
farms 7.52.350	sale of estate 7.52.310, 7.52.320, 7.52.330	contributions

[RCW Index—page 536] (2008 Ed.)

PAWNBROKERS AND SECOND-HAND DEALERS

form of 25.10.270	voting restriction 25.10.915	Recordkeeping requirements, authority of
liability for 25.10.280 creditors' rights 25.10.410	effective, when 25.10.940 partnership interests, transfer restrictions	secretary of state 25.05.903 Statements, execution and filing 25.05.025
definitions 25.10.010	25.10.930	Trade names, registration required 19.80.010
derivative actions	payment demand	Transportation companies, permits, transfer of on
complaint, contents 25.10.580 expenses, award of 25.10.590	entitlement 25.10.925 plan, approval 25.10.810	dissolution of partnership 81.80.270, 81.80.272
limited partners' rights 25.10.560	plan, effective date 25.10.800	Trustees, powers as to business interests
proper plaintiff 25.10.570 dissolution	transfer restrictions 25.10.940	11.98.070
administrative	name requirements 25.10.020	PARTY IN INTEREST Veteran guardianship proceedings, administrator
commencement of proceeding 25.10.453	reservation of 25.10.030	of veterans' affairs party in interest to
notice of determination 25.10.455 reinstatement application 25.10.457	nature of business 25.10.060 office location 25.10.040	73.36.020
distribution of assets 25.10.470	partners' rights to do business with the	PARTY WALLS
judicial 25.10.450	partnership 25.10.070	First class cities, regulation of 35.22.280
nonjudicial 25.10.440 distribution	partnership act, revised uniform Ch. 25.05 partnership interest	PASSENGER CHARTER CARRIERS (See TRANSPORTATION COMPANIES,
allocation of 25.10.300	assignability 25.10.400	subtitle Passenger charter carriers)
liability for amount of 25.10.370 limitations on 25.10.370	nature of 25.10.390	PASSENGERS (See also COMMON
prior to withdrawal or dissolution 25.10.310	profits and losses allocation, basis 25.10.290	CARRIERS)
right to 25.10.360	records	Ejecting of, use of force, when lawful 9A.16.020 Railroads, See RAILROADS, subtitle
distributions form of 25.10.350	inspection of 25.10.050	Passengers
winding up, dissolution 25.10.470	mandatory maintenance 25.10.050 registered agent 25.10.040	PASSES
withdrawal 25.10.340	reporting requirements 25.10.010	Grant of to public officers prohibited Const. Art.
documents execution 25.10.110	rules for cases not covered by this law	12 § 20 Use of by public officers prohibited Const. Art. 2
effective date, extended effective date	25.10.660 section captions not law 25.10.690	§ 39
25.10.650	service of process 25.10.040	PASTRY (See BAKERIES AND BAKERY
erroneously believing status is limited partner 25.10.200	severability 25.10.680	PRODUCTS)
estate of deceased or incompetent partner,	severability of the act 25.10.640 title of the act 25.10.630	PATENTS Figetment and quieting title actions 7.28.280
power of 25.10.430	transfer of duties and records from counties to	Ejectment and quieting title actions 7.28.280 Incorporated towns on United States land
existing prior to June 6, 1945 Ch. 25.12 filing fees, miscellaneous charges	secretary of state 25.10.610	58.28.150
establishment of 25.10.600	voting rights of limited partners 25.10.180 winding up	Land office receipts, recording of 65.08.050 Quo warranto proceedings, annulment or
foreign limited partnerships law governing 25.10.480	authority for 25.10.460	vacation of patent 7.56.140, 7.56.150
merger with domestic limited partnerships or	withdrawal	Recording 65.04.030
domestic corporations	distribution 25.10.340 general partners 25.10.320	PATERNITY (See CHILDREN; UNIFORM
compliance 25.10.840 surviving entity 25.10.840	limited partners 25.10.330	PARENTAGE ACT)
name	Mergers articles of merger, filing 25.05.380	PATERNITY ESTABLISHMENT SERVICES
requirements 25.10.510 registration	dissenters' rights 25.05.420, 25.05.425,	Augmentation of services by hiring additional
cancellation 25.10.530	25.05.430, 25.05.435, 25.05.440, 25.05.445, 25.05.450, 25.05.455	staff 74.20A.035
correction of false or inaccurate statements	25.05.445, 25.05.450, 25.05.455, 25.05.460, 25.05.465, 25.05.470,	PATHS (See TRAILS)
25.10.520 issuance of 25.10.500	25.05.475	PATIENTS County hospitals
nonregistration, effect of 25.10.540	effect 25.05.385 foreign and domestic partnerships, when	ability to pay 36.62.100
procedure 25.10.490 restraining actions against violators	allowed 25.05.390	PAUPERS (See INDIGENTS)
25.10.550	plan, approval 25.05.375	PAWNBROKERS AND SECOND-HAND
revocation of registration	plan, contents 25.05.370 Nature of partnership 25.05.050	DEALERS Definitions 19.60.010
commencement of proceeding 25.10.553 notice of determination 25.10.555	Nonresidents, service of summons on, personal	Exemptions 19.60.010
general partners	service 4.28.080	Pawnbrokers
admission of additional partners 25.10.220 contributions, profits and losses 25.10.250	Partners dissociation, cause and effect 25.05.225,	defined 19.60.010 inspection of property bought or received in
powers and liabilities 25.10.240	25.05.230, 25.05.235, 25.05.250,	pledge 19.60.050
voting rights 25.10.260	25.05.255, 25.05.260, 25.05.270	interest rate and fees 19.60.060
withdrawal 25.10.320 withdrawal, effective events 25.10.230	dissociation, statement of 25.05.265 distributions in kind 25.05.155	pledged property sale before end of term of loan and grace
information and inspection rights 25.10.210	liability 25.05.125	period prohibited, conditions 19.60.061
liability 25.10.190	liability of dissociated partner 25.05.255, 25.05.260	redemption by owner 19.60.050
limited partners withdrawal 25.10.330	liability of purported partner 25.05.135	retention of property bought or received in pledge 19.60.050
merger	records and books, right of access 25.05.160	transactions to be evidenced in writing
articles of merger, filing 25.10.820 dissenters' estimate of fair value, notice	rights and duties, generally 25.05.150 standards of conduct 25.05.165	19.60.061 Place of business, fixed place required 19.60.014
25.10.945	transferable interest in partnership 25.05.205,	Political subdivisions, regulatory authority
dissenters' rights	25.05.210, 25.05.215 Partnership agreement, affect 25.05.015	19.60.075
definitions 25.10.900 notice of plan 25.10.910	Partnership agreement, effect 25.05.015 Probate of partnership interests of decedent, See	Precious metals, defined 19.60.010 Prohibited acts 19.60.066
payment of fair value 25.10.905	PROBATE, subtitle Partnership interests of	Recordkeeping requirements 19.60.020
compliance 25.10.935	decedent Property	Recovery action by owner of goods attorney fees and costs 19.60.062
requirements 25.10.920 unsettled demand for payment, costs		
25.10.055	ownership 25.05.060, 25.05.065, 25.05.200	Report to chief law enforcement officer of
25.10.955	personal property, levy and sale on execution	transactions or stolen goods 19.60.040
unsettled demand for payment, proceeding 25.10.950		

PAY TOILETS

Second-hand dealers defined 19 60 010 retention of property bought or received in pledge inspection by law enforcement officers allowed 19.60.055 redemption by owner 19.60.055 Stolen property duty to report to law enforcement agency 19.60.040 duty upon notification that property is stolen 19.60.045 hold orders, placement, termination, and extension 19.60.045 Title or ownership, action to determine attorney fees and costs 19.60.062 PAY TOILETS Requirements 70.54.160 Violations, penalty 70.54.160 PAYMENT Fines, payment in installments permitted 9.92.070 PAYMENT AGREEMENTS State and local government authority to enter into authority cumulative 39.96.080 authorization and conditions for entry into agreement 39.96.030 calculations regarding payment of obligations 39.96.060 credit enhancement or similar agreements, authority to make in connection with payment agreement 39.96.050 definitions 39.96.020 findings 39.96.010 payment sources 39.96.050 status of payments 39.96.060 terms and conditions of agreements 39.96.040 PAYROLL DEDUCTIONS (See SALARIES AND WAGES, subtitle Payroll deductions) PAYROLLS (See SALARIES AND WAGES) PEACE OFFICERS (See also LAW ENFORCEMENT OFFICERS) Certification complaints against 43.101.145 denial 43.101.115 hearings 43.101.380 immunity of commission 43.101.390 lapsed 43.101.125 records, confidentiality 43.101.400 requirements 43.101.095 revocation 43.101.105 statement of charges 43.101.155 termination 43.101.135 Correctional employees powers and duties of peace officers 9.94.050 removal of unauthorized persons 72.09.650 Defined for Criminal Code 9A.04.110 highway law 47.04.010 for highway purposes 47.04.010 Habeas corpus orders of commitment bail 7.36.150 discharge from 7.36.150 recommitment 7.36.150 Motor vehicle violators, procedure for apprehension and arrest by Ch. 46.64 State patrol, powers of 43.43.030

PEDDLERS

Warrants, extradition

duties 10.88.270

Cities and towns, second class cities, licensing

authority to command assistance 10.88.280

Drugs, registration requirements 18.64.047 Licenses

Utilities and transportation commission employees, when 80.04.470, 81.04.460

counties 36.71.010, 36.71.020, 36.71.030, 36.71.040, 36.71.050, 36.71.050, 36.71.050, 36.71.040, 36.71.050, 36.71.060 second class cities 35.23.440 Licenses, See also COUNTIES, subtitle Licenses Veterans exempted from having license 73.04.050

PEDESTRIAN

Defined 46.04.400

Disabled persons

use of curb ramps to enter and cross roadway 46.61.240

wheelchair access to sidewalk, use of roadway to reach 46.61.250

Under the influence of alcohol or drugs 46.61.266

Reduction of speed required due to pedestrian traffic 46.61.400

Rules of the road control signals 46.61.060

crossing at other than crosswalks, duties and liabilities 46.61.240

drivers to use care as to pedestrian 46.61.245 hitchhiking 46.61.255

passing beyond bridge or grade crossing barrier 46.61.269

paths, county road fund, expenditures for, construction of, standards 36.75.240 right of way in crosswalks 46.61.235 right of way on sidewalk 46.61.261 safety zones, driving through 46.61.260 sidewalks, pedestrians to use 46.61.250 subject to traffic regulations 46.61.126,

walking along roadway, facing traffic 46.61.250

yield right of way to emergency vehicles 46.61.264

Safety program for bicyclists and pedestrians 43.59.150

Toll facilities

traffic infractions 46.61.690

Trails or paths

authorized, expenditure of available funds 47 30 030

public highways, paths as 47.30.070 Walkways statewide transportation planning Ch. 47.06

PEDESTRIAN MALLS

Cities and towns, See CITIES AND TOWNS, subtitle Pedestrian malls

PEER REVIEW (See HEALTH CARE, subtitle Peer review)

PEN REGISTERS

Law enforcement, conditions for use by 9.73.260

PENALTIES (See also FINES; FORFEITURES)

Agencies, children, expectant mothers, developmental disabilities, licensing of 74.15.150

Air pollution control violations 70.94.430

Amount of recovery 4.24.160
Collusion, payment by does not bar subsequent recovery 4.24.170

Corporations

fines if penalty incapable of execution or enforcement 10.01.100 nonprofit miscellaneous and mutual

corporations 24.06.465 directors and officers 24.06.470

Limitation of action on 4.16.115

personal disability of plaintiff does not toll statute 4.16.190

Malicious destruction of property or injury to person during state of emergency, penalty 43.06.230

Monopolies, violation of provisions against Const. Art. 12 § 22

Moral nuisances

injunction, judgment, imposition of penalty 7.48.078

Nonprofit corporations

corporate acts 24.03.420 directors and officers of 24.03.425

Physicians and surgeons, failure to report diseases 70.05.110

Public officers and employees

misappropriation of public funds, limitation of actions for 4.16.080

Remission by special legislation prohibited Const. Art. 2 § 28

Shoplifting

additional liability 4.24.230

Snowmobile dealers

monetary civil penalties 46.10.075 deposit and distribution of 46.10.080

State of emergency

general unlawful conduct during, penalty

malicious destruction of property or injury to person 43.06.230

public official, failing to heed order of during, penalty 43.06.250

Statutory, limitation of actions penalties to the state 4.16.100 venue for recovery 4.12.020

PEND OREILLE COUNTY

Boundaries, tracing of 36.04.260 Superior court judges, number of 2.08.065

PENITENTIARY (See CORRECTIONAL FACILITIES)

PENSION POLICY, JOINT COMMITTEE ON (See RETIREMENT AND PENSIONS, subtitle Joint committee on pension policy)

PENSIONS (See RETIREMENT AND PENSIONS)

PEPPER SPRAY (See PERSONAL PROTECTION SPRAY DEVICES)

PER DIEM (See EXPENSES AND PER DIEM

PEREMPTORY CHALLENGES

Defined 4.44.140 How taken 4.44.210 Kind of challenge 4.44.130 Number allowed 4.44.130 Order of taking challenges 4.44.220 Referees not subject to 4.48.050

PERFORMANCE AUDITS (See LEGISLATIVE AUDIT AND REVIEW COMMITTEE; STATE AUDITOR; TRANSPORTATION PERFORMANCE AUDIT BOARD)

PERFORMANCE EVALUATIONS (See CIVIL SERVICE, subtitle State, performance evaluation; HIGHER EDUCATION PERSONNEL BOARD, subtitle Employees, performance evaluation)

PERFORMING AND FINE ART **PROGRAMS**

Federal grants and programs transfer to public corporations by local governments limitation on liability 35.21.730

PERFORMING ARTS FACILITIES, OLYMPIA, TACOMA

Bond issue

authorization 43.31.956

legal investment, declaration as 43.31.964 proceeds administration of 43.31.960

retirement of, requirements 43.31.962

PERIODICALS (See also MAGAZINES; NEWSPAPERS)

Mailed or sent without order are gift 19.56.010 Purchase of periodicals by public agencies, methods for payment of 42.24.035

PERJURY

Bank or trust company examination, false swearing is perjury 30.04.060

Claims for furnishing materials or services,

certifying falsely 42.24.100 Commitment of witness for, detention of books or instruments 9.72.090

Criminal investigations grand jury 10.27.130

special inquiry judge 10.27.130

Evidence

detention of forged or altered books or instruments as evidence against witness 9.72.090

False oath or affirmation, by 5.28.060 Immunity from prosecution does not apply to perjury committed in self-incriminating testimony 10.52.090

Indictment or information for, description in 10.37.140

Land registration 65.12.740

Militia, physician making false medical certificate for member of 38.32.090

Oath, defined 9A.72.010

Public assistance, application falsification 74.08.055

Subversive activities, statements as to, answers subject to perjury 9.81.070, 9.81.110
Unsworn certified written statements

committed out of state, county of jurisdiction 10.25.065

out-of-state 9A.04.030

Unsworn written statements in official proceedings 9A.72.085

PERMANENT COMMON SCHOOL FUND (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Permanent school fund)

PERMANENT STATUTE LAW COMMITTEE (See STATUTE LAW COMMITTEE)

PERMITS (See also BUSINESS LICENSE

CENTER; LICENSES)
Alcoholic beverages, See ALCOHOLIC
BEVERAGES, subtitle Permits
Approach roads or other appurtenances on

highway rights of way, permit to build 47.32.150, 47.32.160

Building construction

new construction, county assessor's appraisal 36.21.070, 36.21.080

Burial-transit, registrar of vital statistics 70.58.030, 70.58.230

Burning

fire protection districts, See FIRE PROTECTION DISTRICTS, subtitle Burning permits

Burning permits, See BURNING PERMITS

log tolerance permit 46.44.047 toll facilities, leases of licenses for use by

Cremation, registrar of vital statistics 70.58.230 Elevators, lifting devices, and moving walks, installation permits required 70.87.080

Energy facility site location, requirements 80.50.150

Environmental permits, procedures Ch. 36.70B Family farm water act

water withdrawal permits Ch. 90.66
Fish and fishing, See FISH AND FISHING, subtitle Permits

Food and beverage workers' permits Ch. 69.06 Highway advertising control, permits to erect or maintain signs Ch. 47.42

Highway approach roads, permit to build 47.32.150, 47.32.160

Highway or roadside improvement and beautification, for 47.40.030, 47.40.040, 47.40.050, 47.40.060

Highways

merchandising structures 47.32.110

removal of material which have no market value in place 47.12.140

For hire vehicles, permit to operate Ch. 46.72 Insurance companies

endorsement by commissioner, construction as 48.06.080

organization of insurers 48.06.030, 48.06.040, 48.06.050, 48.06.060, 48.06.070 bond and deposit for solicitation permit

48.06.110 Land use permits, procedures Ch. 36.70B Merchandising (receiving, delivering and

vending) structures on highway right of way, permit for maintaining 47.32.110

Motor vehicle law, under

for hire vehicles, permit to operate Ch. 46.72 logging trucks

county log tolerance permit for 46.44.047 special permit to carry excess weight 46.44.047

one transit movements 46.16.160 out-of-state commercial vehicles 46.16.160 special permits for oversize or overweight movements 46.44.090, 46.44.091, 46.44.092, 46.44.096, 46.44.0941

temporary permit in lieu of license 46.16.045, 46.16.047

wrecked vehicles, permit to junk 46.12.230 Motor vehicles

parade floats 46.16.048

Permits for short distance facilities on highway rights of way 47.44.050, 47.44.060

Pistols, requiring permit to purchase prohibited 9.41.110

Toll facilities

credit permits for vehicular passage on 47.56.247, 47.56.248

disposition of moneys received 47.56.257 leases and licenses to governmental entities to use facilities authorized 47.56.253

Vehicle licensing out-of-state commercial vehicles 46.16.160 temporary permit in lieu of 46.16.045, 46.16.047

fee 46.16.045

issuance by dealers 46.16.045 Wrecked vehicles, permit to junk 46.12.230

PERPETUAL CARE (See CEMETERIES,

subtitle Endowment care)

PERPETUATING TESTIMONY (See **DEPOSITIONS**)

PERSON

Defined 1.16.080, 7.24.130 Criminal Code 9A.04.110 highway law 47.04.010 motor vehicle law 46.04.405

PERSONAL INFORMATION—NOTICE OF SECURITY BREACHES

Definitions 19.255.010 Disclosure, notice 19.255.010 Rights, remedies 19.255.010

PERSONAL INJURIES

complaint not to include statement of damages, request for statement 4.28.360 injury or death of child 4.24.010

malicious injury caused by minor child, action against parent, limitation 4.24.190

medical malpractice 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070,

survival of on death of injured person 4.20.060 tort feasor's death does not abate action 4.20.046

Actions limited to three years 4.16.080 Children, action for injury or death to 4.24.010 Comparative negligence 4.22.005

Contributory negligence effect of 4.22.005

Damages

future economic damages 4.56.260

Defense, engaged in a felony 4.24.420

Driving under the influence

contributory fault, defense 5.40.060

Economic damages defined 4.56.250

Felony, defense 4.24.420

Health care

medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080

Joint and several liability

contribution

enforcement of 4.22.050 right of 4.22.040

Liability, multiple persons at fault, joint and several liability 4.22.030

Malicious injury to person

caused by minor child, action against parent, limitation 4.24.190

during state of emergency, penalty 43.06.230 Negligence of one spouse, domestic partner, minor child, not imputed to other 4.22.020 Noneconomic damages

defined 4.56.250

Settlement agreements, effect of 4.22.060

State of emergency, malicious injury to person during, penalty 43.06.230

Survival of actions 4.20.060 death of tort feasor either simultaneous or after death of or injury to claimant's person or property 4.20.046

pain and suffering of deceased person, personal representative may recover on behalf of the decedent's beneficiaries 4.20.046

PERSONAL PROPERTY (See also PARTITION)

Actions for

injury to, child maliciously injuring, action against parent, limitation 4.24.190

recovery of judgment in 4.56.080

limitation of actions 4.16.080

trial of issues of fact, by whom tried 4.40.060 variance in pleading, effect of 4.36.210 recovery of, See also REPLEVIN

Actions on

interpleader 4.08.150, 4.08.160 deposit and disclaimer 4.08.170

replevin, See REPLEVIN Attachment, See ATTACHMENT

Bank or trust company, unclaimed personal property after liquidation or winding up, disposition of 30.44.190

Chattel paper Ch. 62A.9A

Cities and towns

second class cities, powers to acquire, control, and dispose of 35.23.452

Commercial real estate broker lien act Ch. 60.42

Community property

control and powers 26.16.030

disposal by will, limitation on spouse 26.16.030

Consumer leases, See CONSUMER LEASES Contract rights Ch. 62A.9A

Controlled substances

seizure and forfeiture for violations 69.50.505 Conversion to money, attachment ground, when

County leases

procedure 36.32.253

County property, sales, terms 36.34.060 Criminal prosecution, proof of ownership

10.58.060

Detention of limitation of actions for 4.16.080 venue of actions concerning 4.12.010

Escheats

banks, personal property unclaimed after liquidation and winding up 30.44.220

PERSONAL PROPERTY MORTGAGES

1.1.1.1.0.10		
proceeds to be used before real property for	Malicious destruction of during state of	order requiring delivery of 6.32.080, 6.32.090,
payment of debts, liens, expenses 11.08.210	emergency, penalty 43.06.230 Manufactured homes	6.32.100, 6.32.110 Taking of, limitation of action for 4.16.080
sale of escheated property 11.08.210	classification as 65.20.010, 65.20.030	Taxation, exemption from, power of legislature
trust company, personal property unclaimed	definitions 65.20.020	as to Const. Art. 7 § 1
after liquidation and winding up 30.44.220	security interests in	Theft of 9A.56.050
Estate and transfer tax Ch. 83.100	perfections 65.20.030	value limits 9A.56.040
Estate tax apportionment, uniform act Ch.	Manufactured homes, See also	Title to, venue of actions concerning 4.12.010
83.110A	MANUFACTURED HOUSING	Unclaimed property, uniform act Ch. 63.29
Execution levied on, returned unsold, docket	Militia	Unused property merchants Ch. 19.210
entry 4.64.080	adjutant general's powers as to 38.12.020	Venue of actions concerning 4.12.010 Wills
Execution of judgment against form and contents of writs 6.17.110	buying or receiving military property, penalty 38.32.100	separate writing may direct disposition
property liable to 6.17.090	disposal of 38.12.020	11.12.260
Exemption from execution	loan of 38.12.020	PERSONAL PROPERTY MORTGAGES
bankruptcy proceedings 6.15.050	rental of 38.20.040	(See CHATTEL MORTGAGES;
mortgaging of 6.15.050	surplus 38.12.020	MORTGAGES)
Exemptions from execution, See also	Moral nuisances	PERSONAL PROPERTY TAXES (See
EXEMPTIONS FROM EXECUTION	declaration of 7.48.054	TAXES - PROPERTY)
Felonies, seizure and forfeiture of property	Name, voice, signature, photograph, or likeness,	*
involved in a felony legislative finding 7.68.300	use is property right Ch. 63.60	PERSONAL PROTECTION SPRAY DEVICES
measures to defeat purposes of act are invalid	Ne exeat, taking property from state to defraud plaintiff 7.44.010	Crimes relating to possession 9.91.160
7.68.340	Nuisances	Definition 9.91.160
procedure 7.68.320	moral nuisances	
proceeds, distribution of 7.68.330	abatement by owner, release of 7.48.068	PERSONAL RECOGNIZANCE (See RECOGNIZANCE)
property subject to 7.68.310	forfeiture, contraband 7.48.090	*
provisions of act are supplemental and do not	injunction, judgment, release to innocent	PERSONAL REPRESENTATIVES (See also
limit other rights and remedies 7.68.340	owners 7.48.078	EXECUTORS AND ADMINISTRATORS; GUARDIAN AND
Force, use of, when lawful 9A.16.020	Partnerships, of, levy and sale on execution	WARD; PROBATE)
Foreclosure of statutory liens	6.17.180	Accounting
summary foreclosure procedure Ch. 60.10	Personality rights Ch. 63.60	chargeable with whole estate 11.48.030
Forfeiture, recovery after, venue of action for 4.24.180	Possessing stolen property second degree 9A.56.160	final report and petition for distribution
Fraudulent conveyance or encumbrance of by	third degree 9A.56.170	continuance of hearing if incorrect 11.76.060
corporation, penalty 9.24.020	Possession of, venue of actions concerning	liability of personal representative, judgment
Garnishment	4.12.010	against 11.76.060
decree to deliver to sheriff 6.27.270	Probate	objections to 11.76.060 loss or destruction, not liable for if not in
defense of garnishee, conformity to judgment	exchanges of permitted 11.56.005	default 11.48.030
6.27.300	net estate, defined 11.02.005	receipts or canceled checks for expenses by
execution sale 6.27.270	possession and management of during probate	personal representative, necessity of
failure to deliver to sheriff, effect 6.27.280	11.48.020	11.76.100
perishable property 6.27.270 return to defendant, when 6.27.250	sales of personal property, See PROBATE, subtitle Sales of estate property	revocation of letters, upon 11.28.290
statement concerning in application for writ	Proof of ownership in criminal prosecution	Actions and proceedings
6.27.060	10.58.060	authority to maintain 11.48.020
uncontroverted answer denying control of to	Protection of, use of force, when lawful	against personal representatives claims not acted on, suit against personal
discharge garnishee 6.27.240	9A.16.020	representatives on bond, also creditors
writ requirements as to answer concerning	Quieting title to 7.28.310, 7.28.320	and distributees 11.76.170
6.27.070	Railroad rolling stock Const. Art. 12 § 17	Actions and suits
Inheritance tax Ch. 83.100	Recovery of	bond of former personal representatives,
Injury to Ch. 9A.48 action for negligently permitting fire to spread	actions for recovery 4.56.080 limitation of action for 4.16.080	action on 11.48.120
to 4.24.040	trial of issues of fact, by whom tried 4.40.060	claim not acted on, suit against personal
child maliciously injuring, action against	variance in pleading, effect of 4.36.210	representatives on bond, also creditors and distributees 11.76.170
parent, limitation 4.24.190	Removal from state, attachment ground, debt not	contracts, by or against personal
limitation of action for 4.16.080	due 6.25.030, 6.25.040	representatives, authority to maintain
venue of actions concerning 4.12.010	Removal to adjoining county, attachment,	11.48.090
Insurance, See INSURANCE, subtitle Property	execution on 6.25.150	conveyance by decedent to defraud creditors,
insurance Joint ownership, levy and sale on execution	Replevin, See REPLEVIN	recovery of property 11.48.140
6.17.180	Robbery defined 9A.56.190	against personal representative
Joint tenancies, generally Ch. 64.28	Secured transactions Ch. 62A.9A	fiduciary duties, breach of, statute of limitations 4.16.370
Judgment liens on	Seizure and forfeiture of personal property	against personal representatives
commencement of 4.56.190	involved in a felony	arrest and attachment 11.48.200
expiration of 4.56.210	application of chapter 10.105.900	claims and debts against estate, personal
Judicial sales 6.21.050	disposition of forfeited property and proceeds	liability, when 11.76.160
acknowledgment of payment 6.21.070	from sale of forfeited property 10.105.010	contracts 11.48.090
bill of sale 6.21.070 delivery 6.21.070	procedure 10.105.010 property subject to seizure and forfeiture	default judgment as evidence of assets
payment, acknowledgment of 6.21.070	10.105.010	11.48.160 delinquencies, for 11.28.300
Jurisdiction	Separate property of either spouse, personal	execution, several personal representatives
ownership or use of property in state submits	exemption, as 6.15.040	considered one 11.48.150
person to state jurisdiction 4.28.185	Service of process by publication, when 4.28.100	judgments, several considered as one
Leases, warranty, disclaimer of, merchantability	Sheriff's sale, fee 36.18.040	11.48.150
or fitness 63.18.010	State of emergency, malicious destruction of	by personal representatives
Legislature, power of to exempt from taxation	personal property during, penalty 43.06.230 Supplemental proceedings	bond of former personal representatives
Const. Art. 7 § 1 Liens	adjudication of title 6.32.270	11.48.120 contracts 11.48.090
foreclosure of statutory liens	injunction against transfer 6.32.120	conveyance by decedent to defraud creditors,
summary foreclosure Ch. 60.10	joint debtors, of 6.32.210	recovery of property 11.48.140
judicial foreclosure 60.10.023	jury trial, when 6.32.270	embezzlement 11.48.060

[RCW Index—page 540] (2008 Ed.)

recovery of property 11.48.090	Discovery, concealed or embezzled property	Notice regarding final report and petition for
recovery of property 11.48.090 Additional compensation, how fixed 11.48.210	11.48.070 Disqualification, effect 11.36.010	distribution mailed to heirs and distributees 11.76.040
Appointment	Embezzlement	Oath 11.28.170
notice of	action for 11.48.060	Pendency of probate, notice of, mailed or
mailed or personally served to heirs and distributees 11.28.237	liability for 11.48.060	personally served to heirs and distributees 11.28.237
Attachments, actions against, attachment	recovery of embezzled property, procedure 11.48.070	Petition, exchange real or personal property of
allowed 11.48.200	Escheats	estate 11.56.005
Banks attorneys of, probate fees disallowed to or to	limitation on actions 11.08.280	Possession of property, right to 11.48.020 Powers and duties 11.48.010
bank 11.36.010	property of institution inmates, transfer to 11.08.111	Probate
disqualified to act as personal representative	Estate and transfer tax, duties Ch. 83.100	bonds, when not required 11.28.185
when will drawn by 11.36.010 Bonds	Executor de son tort 11.48.180	estates under sixty thousand dollars disposition of 11.62.010
former personal representatives, action on	Expenses of management allowed to 11.48.050 Fiduciary duties, breach of	Promises to pay debts of estate must be in writing
bond 11.48.120	statute of limitations 4.16.370	to bind 11.48.040
nonresidents 11.36.010 probate, when not required 11.28.185	Final report and petition for distribution	Property of estate
Borrowing on general credit of estate	accounting continuance of hearing if incorrect 11.76.060	business property, continuation of business 11.48.025
authority for 11.56.280	liability of personal representative, judgment	management of 11.48.020
procedure 11.56.280 Business property, continuation of during	against 11.76.060 objections to 11.76.060	possession of 11.48.020
probate 11.48.025	closing of estate 11.76.050	Purchase of claims by 11.48.080 Qualifications for letters and disqualifications
Claims, purchase of claims by 11.48.080	contents 11.76.030	convicts 11.36.010
Claims and debts against estate, monument expenses, may be paid without order of court	filing of 11.76.030	corporations 11.36.010
11.76.130	hearing continuance when account incorrect	infants and incompetents 11.36.010 nonresidents 11.36.010
Compensation	11.76.060	Rents and profits, receipt by 11.48.020
additional compensation 11.48.210 expenses of management allowed to	notice of, publication 11.76.040 time and place 11.76.040	Reports of, annual interim report 11.76.010
11.48.050	notice mailed to heirs and distributees	Revocation of letters conviction of crime involving moral turpitude
how fixed 11.48.210 reduction of or denial of by court, for failure to	11.76.040	11.36.010
perform duties 11.48.210	Fraudulent conveyances by decedent, recovery action 11.48.140	mentally ill 11.36.010
Compromise of claims, authority of personal	Health care professionals	Special representative 11.02.005 Statute of limitations
representatives 11.48.130 Concealment of estate property, recovery	immunity from prosecution	fiduciary duties, breach of 4.16.370
procedure 11.48.070	performance of duty on review committee 4.24.240	Successor, appointment 11.28.280
Continuation of decedent's business 11.48.025 Contracts	Health care providers	Trust companies attorneys of, probate fees disallowed to or to
performance of decedent's contracts	malpractice 7.70.010, 7.70.030, 7.70.040,	bank or trust company 11.36.010
11.60.010	7.70.050, 7.70.060, 7.70.070, 7.70.080 Insane persons disqualified to act as 11.36.010	disqualified to act as personal representative in probate when will drawn by 11.36.010
suits by or against personal representative on contracts, authority to maintain 11.48.090	Inventory and appraisement	Wills
Conveyances	duties 11.44.015	contest, notice to 11.24.020
fraudulent by decedent to defraud creditors,	Letters of administration oath of administrator 11.28.170	lost or destroyed will, restraint of personal representative of previous will 11.20.080
recovery action 11.48.140 performance of decedent's contracts,	persons disqualified 11.36.010	PERSONAL SERVICE (See SERVICE OF
including contracts for conveyance of real	Letters of administration with will annexed	PROCESS AND PAPERS)
property 11.60.010	oath of administrator 11.28.170 persons disqualified 11.36.010	PERSONAL SERVICE CONTRACTS (See
recovery of property conveyed, procedure 11.48.070	Letters testamentary	also CONTRACTS)
Convictions, persons convicted of crime	action against for delinquencies 11.28.300 minor, disqualified 11.36.010	Audits and investigative findings report by state auditor and attorney general
involving moral turpitude disqualified to serve as personal representative 11.36.010	oath 11.28.170	39.29.130
Corporations disqualified to act as, in probate	persons disqualified 11.36.010	Competitive solicitation required, exceptions
11.36.010	Liabilities continuation of decedent's business, authority	39.29.011 Data generated under contracts, access 39.29.080
Corporations whose shareholders are exclusively attorneys may act as 11.36.010	to incur 11.48.025	Emergency contracts 39.29.016
Cost of administering the estate, priority	damages of estate, promise to pay, by personal	Higher education institutions 39.29.090
11.76.110 Crime, conviction of crime involving moral	representatives must be in writing 11.48.040	Legislative review, executive supervision compliance, expenditure of funds prohibited,
turpitude disqualifies 11.36.010	debts	penalty 39.29.020
Damages	promise to pay by executor or administrator	effective date 39.29.020 exemption of certain contracts 39.29.040
agreement to answer for from own estate must be in writing 11.48.040	must be in writing 11.48.040 uncollected, liability for 11.48.080	Management
not liable for without fault 11.48.030	embezzlement 11.48.060	guidelines and guidebook 39.29.100,
Debts	executor de son tort 11.48.180	39.29.110 training, audits 39.29.120
agreements to answer damages from own estate must be in writing 11.48.040	Lost will, restraint pending application to prove 11.20.080	Procedures to be established by office of
promise to pay debts of estate must be in	Management of property, right to 11.48.020	financial management 39.29.065
writing to bind personal representative 11.48.040	Mentally ill, disqualified to act as in probate of will 11.36.010	Reports 39.29.075 Sole source contracts
uncollected, liability for 11.48.080	Minors, disqualified to act as in probate	state agency contracts 39.29.018
Definition 11.02.005	11.36.010	State agency contracts
Descent and distribution, See DESCENT AND DISTRIBUTION	Nonresident appointment of agent for service of process	amendments to contracts, submission and approval 39.29.025
Destroyed will, restraint pending application to	11.36.010	definitions 39.29.006
prove 11.20.080	attorney at law as agent for service of process	documentation required before services may
Discharge of closing estate, discharge upon 11.76.050	11.36.010 may serve as, bond, service of papers,	be contracted for 39.29.008 filing of contracts 39.29.055
petition for in final report 11.76.030	appointment of 11.36.010	intent 39.29.003

list of contracts, office of financial management to maintain 39.29.068 public inspection of contracts 39.29.055 review and approval by office of financial management 39.29.055 sole source contracts 39.29.018 Tax exemptions 84.36.070

PERSONAL WATERCRAFT (See WATER SKIING, subtitle Personal watercraft)

PERSONALITY RIGHTS

Community property rights 63.60.080 Definitions 63.60.020

Exemptions from use restrictions 63.60.070 Infringement of right

injunctions to prevent unauthorized used, liability for damages and profits 63.60.060 when deemed 63.60.050

Rights exclusive for individuals and personalities

Transfer, assignment, license 63.60.030 Use of name, voice, signature, photograph, or likeness is property right 63.60.010

PERSONATION (See FALSE PERSONATION)

PERSONNEL, DEPARTMENT OF (See also CIVIL SERVICE)

Central personnel-payroll system Ch. 41.07 Charges to agencies for services rendered, payment into department of personnel service fund 41.06.280

Child care for state employees' children policies and procedures responsibilities of director 41.04.385

Children

background checks, employees working with 41.06.475

Director

appointment 41.06.130 classification system 41.06.139 delegation of authority 41.06.130 powers and duties 41.06.130, 41.06.133 Disability accommodation revolving fund 41.04.395

Employee misconduct

records

destruction and retention 41.06.450 Establishment 41.06.030

Flexible-time work schedules 41.04.390 Funds and accounts

department of personnel service fund 41.06.280

Managers

rules for managers authorized, goals for establishing 41.06.500

Personnel resource and management policy implementation 41.06.530

Retirement planning and consequences of early retirement

department to prepare information for retirement system members eligible for early retirement 41.04.460

Return-to-work program

program requirements 41.06.490
Training and career development plans
agency plan, costs and budget 41.06.410
Training and agrees development Training and career development programs

powers and duties of director 41.06.400 PERSONNEL APPEALS BOARD (See also CIVIL SERVICE)

PERSONNEL BOARD (See STATE PERSONNEL BOARD)

PERSONNEL FILES

Inspection by employee authorized 49.12.240

erroneous or disputed information 49.12.250 limitations 49.12.260

PERSONNEL RESOURCES BOARD (See also CIVIL SERVICE)

Appeals board abolished 41.06.111 Appointment of members 41.06.110 Background investigation rules 41.06.476, 41.06.480

Chairman and officers 41.06.110

Collective bargaining unfair labor practices provisions, application to civil service employees 41.06.340

Created 41.06.110

Department of personnel

charges for services rendered by department, payment to department of personnel service fund 41.06.280

department of personnel service fund 41.06.280

established 41.06.030

Federal funds, authority to receive 41.06.350 Funds and accounts

higher education personnel service fund 41.06.285

Hearings officer, appointment authority 41.06.110

Personnel administration 41.06.150

Powers and duties 41.06.150 Quorum 41.06.110

Rules, mandatory subjects 41.06.150 Rules affecting classified service, review 41.06.136

State internship program

employment experience, civil service credit 43.06.425

Suspension, dismissal, demotion of employees appeal to board 41.06.170

Terms of office 41.06.110

Travel expenses and compensation 41.06.110

PEST CONTROL (See RODENTS AND PESTS)

PEST DISTRICTS (See RODENTS AND PESTS)

PESTICIDES

Adulteration 15.58.140

Agricultural users

recordkeeping requirements 17.21.100 Agricultural workers

recordkeeping requirements 49.70.119 worker protection standards, coordination of regulation and enforcement 17.21.440, 49.17.280

Agriculture, department of

director's powers and duties 43.23.110 Analyses, publication of results 15.58.370 Application

administrative procedure 17.21.040, 17.21.050, 17.21.060

agriculture director's authority 17.21.030, 17 21 320

certification

applications 17.21.132

recertification standards 17.21.128

renewal 17.21.128

revocation, suspension, or denial 17.21.130 damages due to use or application 17.21.190 definitions 17.21.020

enforcement 17.21.320

enforcement of chapter, funding 17.21.280

fees, fines, forfeitures, and penalties, disposition of 17.21.280

intergovernmental cooperation and agreements 17.21.300

licenses

applications 17.21.132

classification 17.21.065 commercial pesticide applicators 17.21.070, 17.21.080, 17.21.091, 17.21.160,

17.21.170, 17.21.180, 17.21.200 commercial pesticide operators 17.21.110

demonstration and research licenses 17.21.129

examination 17.21.134

government research personnel exemption 17.21.203

limited private applicators 17.21.126

private pesticide applicators 17.21.126

private-commercial pesticide applicators 17.21.122

public operators 17.21.220

rancher private applicators 17.21.126 recertification standards 17.21.128

recordkeeping requirements 17.21.100 renewal 17.21.128

renewal, penalty for delinquency 17.21.140 revocation, suspension, or denial 17.21.130

pesticide-sensitive individuals 17.21.420, 17.21.430

police power of state 17.21.010 report to legislature 17.21.350

rulemaking authority of director of agriculture 17.21.030

unlawful acts 17.21.150 violations 17.21.150

violations, penalty 17.21.310, 17.21.315 violations, remedies 17.21.340

worker protection standards, coordination of regulation and enforcement 17.21.440, 49.17.280

Application apparatus license plate as identification 17.21.290

Chemically related illness centers for research and clinical assessment 51.32.360

industrial insurance criteria and procedures 51.32.350

research projects, implementation and funding

51.32.370 Cholinesterase monitoring 49.17.285, 49.17.288

Commercial pesticide applicator licenses 17.21.070, 17.21.080, 17.21.091, 17.21.160, 17.21.170, 17.21.180, 17.21.200

Commercial pesticide operator licenses 17.21.110

Damages due to use or application 17.21.190 Dealer licenses 15.58.180

Dealer manager licenses 15.58.200 Definitions 15.58.030

Demonstration and research licenses 17.21.129

Disposal of unusable pesticides, rules 15.58.045 Emergency exemptions 15.58.405 Enforcement of chapter, funding 17.21.280

Enforcement of pesticide control act 15.58.350 Experimental use permits 15.58.405 Fees, fines, forfeitures, and penalties, disposition of 17.21.280

Food and environmental quality laboratory, purpose and activities Ch. 15.92

Health, department powers and duties 70.104.030

Health hazards

suspension of registration 15.58.120 Incident reporting and tracking review panel

general provisions 70.104.080 industrial insurance laws, administration not affected 70.104.100

legislative intent 70.104.070 responsibilities 70.104.090

Intergovernmental cooperation and agreements 15.58.400

Investigation of human exposure to pesticides 70.104.050

Landscape applications marking of treated property 17.21.410 notice 17.21.400

posting requirements 17.21.410 Licenses

civil penalties 15.58.260

civil penalties, deposit of moneys 15.58.411 classification 15.58.240 delinquency 15.58.235

denial, suspension, or revocation 15.58.260 fees, use 15.58.411

pest control consultants 15.58.210, 15.58.230 pesticide dealer 15.58.180

pesticide dealer manager 15.58.200 public pest control consultants 15.58.220, 15.58.230

recertification standards for renewal 15.58.233

		25 42 110 25 42 120
renewal 15.58.235	Technical assistance, consultations and services	cities and towns 35.43.110, 35.43.120
structural pest inspectors	to physicians and agencies authorized	fire protection districts Ch. 52.20
examinations 15.58.207	70.104.060	New trial, discovery of grounds after verdict,
financial responsibility 15.58.460,	Tree fruit research commission	report or decision 4.76.080
15.58.465, 15.58.470	reregistration and assessment of plant	Port districts
home inspectors, exemption 15.58.206	protection products 15.26.155	annexation of territory 53.04.100
required, exemptions 15.58.205	Unlawful practices	formation requirements 53.04.020
wood destroying organism inspections	enumeration 15.58.150	
		Probate
company licenses 15.58.445	exemptions from certain penalties 15.58.300	absentee distributee, claim 11.76.245
Licensing exemptions	wood destroying organism inspections	absentee's estates
government research personnel 17.21.203	unique inspection control number 15.58.450	petition for temporary trustee 11.80.010
Limited private applicator and rancher private	Violations	petition for trustee 11.80.010
applicator licenses 17.21.126	civil action for damages not precluded	contest of admission or rejection of will
medical monitoring	15.58.345	11.24.010
cholinesterase 49.17.285, 49.17.288	civil penalties 15.58.335	
		contracts to convey real property by deceased
Misbranded pesticides, devices, or spray	criminal proceedings, procedure 15.58.280	vendor, petition for 11.60.020
adjuvants 15.58.130	injunctions 15.58.340	family allowances
Pesticide, defined 70.104.020	penalties 15.58.330	absentee's estate 11.80.050
Pesticide advisory board 17.21.230, 17.21.240,	pesticides for foreign export, exemption	general letters of administration or letters of
17.21.250, 17.21.260, 17.21.270	15.58.310	administration with will annexed, petition
duties 15.58.380	pharmacists, certain exemptions 15.58.320	
	warning notice 15.58.290	for or waiver by, surviving spouse or
Pesticide emergencies, authority of department		domestic partner 11.28.131
of agriculture not infringed upon 70.104.040	Witness fees 15.58.270	letters of administration, for 11.28.120
Pesticide poisoning cases	PESTS (See INSECTS; RODENTS AND	performance of decedent's contracts
medical education program 70.104.057	PESTS; WEEDS)	11.60.020
physicians' reporting duties 70.104.055		settlement, final report and petition for
Pesticide registration, commission on,	PETIT JURY (See also JURIES AND	distribution 11.76.050
membership and duties 15.92.090,	JURORS)	
	Authorized 2.36.020	Public hospital districts 70.44.020, 70.44.030,
15.92.095, 15.92.100, 15.92.105, 15.92.110	Expense payments 2.36.150	70.44.035
Pesticide-sensitive individuals		Right of, not to be abridged Const. Art. 1 § 4
compilation and distribution of list 17.21.420	PETIT LARCENY (See LARCENY)	Support of dependent children 74.20.230
notification 17.21.430	PETITIONS	Vacate or modify superior court judgments, or
Private pesticide applicator licenses 17.21.126	Cities and towns	orders
Private-commercial pesticide applicator licenses		
17.21.122	annexation	authorized, when 4.72.030
	election method	conditions precedent 4.72.050
Public operator licenses 17.21.220	submission of petition to prosecuting	contents 4.72.030
Rancher private applicator and limited private	attorney 35.13.020	liens preserved on modification 4.72.050
applicator licenses 17.21.126	local improvements initiated by petition	limitation of time 4.72.030
Recordkeeping requirements 15.58.250,	requirements of 35.43.120	securities preserved on modification 4.72.050
17.21.100	sufficiency of 35.43.130	verification of 4.72.030
Registration		
commission on pesticide registration,	when mandatory 35.43.110	Wills, contest of admission or rejection 11.24.010
	metropolitan municipal corporations elections	11.24.010
membership and duties 15.92.090,	35.58.070	
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105,		PETRIFIED WOOD
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110	35.58.070	PETRIFIED WOOD State gem 1.20.090
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105,	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040	PETRIFIED WOOD
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS)
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch.
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation,	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts,
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts,
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS)
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances, uniform act Ch. 69.50
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160 Stop sale, use or removal order	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances, See DRUGS, subtitle Controlled substances, uniform act Ch. 69.50 Cost of prescriptive medications
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160 Stop sale, use or removal order recovery of damages not allowed when	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances, See DRUGS, subtitle Controlled substances, uniform act Ch. 69.50 Cost of prescriptive medications disclosure to health care providers 18.64.430
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160 Stop sale, use or removal order recovery of damages not allowed when probable cause 15.58.360	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM Injunctions, petition for vacation or modification	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances, uniform act Ch. 69.50 Cost of prescriptive medications disclosure to health care providers 18.64.430 Covers or caps on bottles or jars, safety
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160 Stop sale, use or removal order recovery of damages not allowed when probable cause 15.58.360 Structural pest control	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances Controlled substances, uniform act Ch. 69.50 Cost of prescriptive medications disclosure to health care providers 18.64.430 Covers or caps on bottles or jars, safety requirements 18.64.246
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160 Stop sale, use or removal order recovery of damages not allowed when probable cause 15.58.360	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM Injunctions, petition for vacation or modification	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances, uniform act Ch. 69.50 Cost of prescriptive medications disclosure to health care providers 18.64.430 Covers or caps on bottles or jars, safety
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.360 Structural pest control unique inspection control number 15.58.450	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM Injunctions, petition for vacation or modification of superior court judgment or order 4.72.070 Interstate unemployment compensation petitions	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances Controlled substances Controlled substances Controlled substances Cost of prescriptive medications disclosure to health care providers 18.64.430 Covers or caps on bottles or jars, safety requirements 18.64.246 Definitions 18.64.011
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.005, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.160 Stop sale, use or removal order recovery of damages not allowed when probable cause 15.58.360 Structural pest control unique inspection control number 15.58.450 Subpoenas 15.58.270	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM Injunctions, petition for vacation or modification of superior court judgment or order 4.72.070 Interstate unemployment compensation petitions from decisions to be filed with Thurston	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances, See DRUGS, subtitle Controlled substances, uniform act Ch. 69.50 Cost of prescriptive medications disclosure to health care providers 18.64.430 Covers or caps on bottles or jars, safety requirements 18.64.216 Definitions 18.64.011 Disciplinary action, grounds 18.64.160
membership and duties 15.92.090, 15.92.095, 15.92.100, 15.92.105, 15.92.110 confidentiality of information 15.58.065 criteria 15.58.100 expiration 15.58.070 fee, deposit in agricultural local fund 15.58.070 governmental agencies may register without fees 15.58.090 late renewal, fee and exception 15.58.080 refusal or cancellation 15.58.110 requirements 15.58.050 statement contents 15.58.060 suspension 15.58.120 Registrations or permits civil penalties 15.58.260 denial, suspension, or revocation 15.58.260 Report to legislature 15.58.420 Revenues to be used to enforce chapter 17.21.280 Right of way applications notice 17.21.400 Rule-making authority of director of agriculture 15.58.040 Sampling and examination of pesticides and devices 15.58.280 Schools and school districts policies and methods 17.21.415 Special local needs registration 15.58.405 Stop sale, use, or removal order adjudication 15.58.170 grounds for issuance 15.58.360 Structural pest control unique inspection control number 15.58.450	35.58.070 Corporate dissolution, court commissioners' power to hear 2.24.040 Counties hospitals 36.62.050 poultry shows 36.37.090 County and recreation service areas, creation 36.68.420 County road improvement districts, initiation, sufficiency of petitions 36.88.370 Ditches and drains, appropriation 85.28.020 Executors and administrators, report and petition for distribution, See EXECUTORS AND ADMINISTRATORS, subtitle Final report and petition for distribution for distribution Forgery of, penalty 9.44.080 Habeas corpus allegation constitutional rights violated, effect 7.36.130 application for writ by 7.36.030 supreme court may issue writs of 2.04.010 writ of habeas corpus, for, federal questions 7.36.140 Highway railroad crossings alteration 81.53.060 hearing, order of commission 81.53.030 Homesteads application for appraisal of homestead contents 6.13.110 hearing 6.13.130 proof of service 6.13.130 verified 6.13.110 Initiative and referendum, See INITIATIVE AND REFERENDUM Injunctions, petition for vacation or modification of superior court judgment or order 4.72.070 Interstate unemployment compensation petitions	PETRIFIED WOOD State gem 1.20.090 PETROLEUM AND PETROLEUM PRODUCTS (See also OIL AND GAS) County lands, leases on Ch. 78.16 Crude oil, tax imposed, oil spill program Ch. 82.23B Indian disabilities relating to alienation 64.20.030 Mislabeling of petroleum products, penalty 9.16.080 Price increases, public works contracts, adjustments permitted 39.04.140 Tax imposed, underground storage tank program Ch. 82.23A PETS (See ANIMALS) PHARMACIES AND PHARMACISTS Abortion articles or drugs for, exposing for sale, penalty 9.68.030 Adulteration of drugs, penalty 18.64.270 Authorized practices 18.64.255 Canada waiver request for licensing 18.64.490 Canadian reciprocity 18.64.360 waiver request for importation 18.64.480 Controlled substances, See DRUGS, subtitle Controlled substances Controlled substances Controlled substances Controlled substances Cost of prescriptive medications disclosure to health care providers 18.64.430 Covers or caps on bottles or jars, safety requirements 18.64.246 Definitions 18.64.011

PHARMACY, BOARD OF

Enforcement authority of department of health

Steroids, classification and board duties limitation on suits arising from 4.16.350 18.64.009 69.41.310 review committee Ephedrine, pseudoephedrine, phenylpropanolamine 18.64.044, 18.64.046, Vacancies 18.64.001 immunity from civil suit while in performance of duties connected with committee or board 4.24.240 PHENYLKETONURIA (See INSURANCE, 18.64.047 subtitle Phenylketonuria) Generic drugs, substitution for brand name drugs Pharmacy, board of, See PHARMACY, BOARD PHONOGRAPH RECORDS (See also TAPES AND RECORDINGS) coercion of pharmacist prohibited 69.41.170 liability 69.41.150 Pharmacy ancillary personnel Obscene materials, injunctions against 7.42.010, 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070 approval by board, procedures 18.64A.060 classification 18.64A.020 pharmacy signs 69.41.160 Health, department of police power 18.64.009 definitions 18.64A.010 powers and duties 18.64.310 disciplinary actions, grounds 18.64A.050 PHOTOGRAPHIC PROCESSES Copies of business and public records as evidence, uniform act 5.46.010, 5.46.900, Health care entities duties 18.64A.030 license and requirements for legend drug and grandfathered practitioners 18.64A.070 controlled substance purchase or use, exception 18.64.450, 18.64.460, 18.64.470 liability of pharmacy or pharmacist 18.64A.080 5.46.910, 5.46.920 **PHOTOGRAPHS** Hypodermic syringes, needles limitations on practice 18.64A.040 Arrested persons, powers and duties of law dealer's duty to determine sale legality qualifications and training 18.64A.020 enforcement agencies 43.43.735 70.115.050, 70.115.060 supervision 18.64A.040 Immunity from civil action when charging uniform disciplinary act, application motor vehicle law 46.04.408 another member with incompetency or gross 18.64A.055 Obscene materials, injunctions against 7.42.010, misconduct 4.24.250 Pharmacy interns, registration requirements 7.42.020, 7.42.030, 7.42.040, 7.42.050, Immunity from civil action when charging 18.64.080 7.42.060, 7.42.070 another member with incompetency or gross Precursor drugs Ch. 69.43 Use of name, voice, signature, photograph, or misconduct before board or commission Prescription drugs, See DRUGS, subtitle likeness is property right Ch. 63.60 4 24 260 Prescription drugs Legend drugs, See DRUGS, subtitle Prescription PHYSICAL ANTHROPOLOGIST, STATE Prescriptions Appointment 43.334.075 drugs insurance claims Liability for acts of pharmacy ancillary personnel 18.64A.080 preapproved individual claim may not be PHYSICAL FITNESS FACILITIES rejected later, recordkeeping requirements 48.20.525, 48.21.325, 48.44.465, Health studios, regulation Ch. 19.142 Liability for prescription dispensing, limitations 7.72.040, 18.64.275 PHYSICAL THERAPY 48.46.535 Advertising pharmacists limitations 18.74.085 duplicate or certified copies, fees 18.64.050 liability limitation for dispensing prescription 7.72.040 product liability actions 7.72.010 violations 18.74.090 examinations Assistants fees 18.64.040 health carrier contracts 18.74.128 nondomestic wholesalers, waiver requests prescription drug monitoring program Ch. waiver of examination 18.74.038 18.64.490 70.225 Authorization to practice, standards 18.74.160
Board of physical therapy
meetings and officers 18.74.027
membership, terms, and compensation
18.74.020 pharmacies, requirements 18.64.043 Professional service corporations Ch. 18.100 pharmacists Rebating prohibited, penalty Ch. 19.68 disciplinary action, grounds 18.64.160 fees 18.64.140 Recordkeeping requirements 18.64.245 Records of review committee or board, members, inactive status 18.64.140 or employees not subject to process 4.24.250 reciprocity 18.64.080 renewal 18.64.080, 18.64.140 powers and duties 18.74.023 Shopkeepers' registration, violations and penalties 18.64.044 Consultation and review requirements 18.74.012 Definitions 18.74.010 requirements and examination 18.64.080 Strychnine sales, records 16.52.193 refusal, suspension, and revocation Examination of applicants 18.74.035 Triplicate prescription form program 69.50.311 Uniform disciplinary act, application 18.64.163 appeal procedure 18.64.200 grounds 18.64.165 Exemptions and acts not prohibited 18.74.125 Immune from civil action when charging another Unlawful practices 18.64.250 required 18.64.020 member with incompetency or gross Violations, penalty 18.64.250, 18.64.280 retired active status 18.64.205 shopkeepers 18.64.044 misconduct 4.24.250 Waiver requests Immunity from prosecution Canada, importation from 18.64.480 performance of duty on review committee Liquor laws, exemption 66.12.060 nondomestic wholesalers, licensing 18.64.490 Nondomestic wholesalers, waiver requests 18.64.490 4.24.240 PHARMACY, BOARD OF Injunction to prevent violation of chapter 18.74.095 Nonresident pharmacies advertising, unlawful practices 18.64.400 Insurance coverage and benefits not mandated and regulated 18.74.135
Interim permits 18.74.075 education and training 70.24.280 Compensation and expenses 18.64.003 confidentiality of information, exceptions Controlled substances, uniform act, board 18.64.420 authority and duties Ch. 69.50
Controlled substances therapeutic research definition 18.64.400 Licenses applicants, requirements 18.74.050 information disclosure 18.64.360, 18.64.380 grandfathering 18.74.065 inactive status 18.74.073 program Ch. 69.51 inspection 18.64.380 Drug samples Ch. 69.45 insurer may provide coverage only from Generic drugs, substitution for brand name drugs licensed nonresident pharmacy 48.20.530, interim permits 18.74.075 48.21.330, 48.44.470, 48.46.540 legislative findings 18.64.350 69.41.180 issuance by secretary of health 18.74.040 Laetrile licensure by endorsement 18.74.060 certification of 70.54.140 licenses, application and renewal 18.64.370 persons exempt from licensure 18.74.150 proof of licensure requirements, insurer duties 48.20.530, 48.21.330, 48.44.470, Legend drugs, board authority and duties Ch. practicing without valid license prohibited 18.74.090 Meetings and officers 18.64.003 qualifications 18.74.030 48.46.540 registry 18.74.120 renewal 18.74.070 reciprocity with Canadian pharmacies 18.64.360 Membership, qualifications and terms 18.64.001 Nonresident pharmacies rule-making authority of board 18.64.410 Over-the-counter medications, imprinting requirements 18.64.360 Physical therapists rule-making authority of board 18.64.410 violations and penalties 18.64.390 doctorate degree 28B.35.215 requirements Ch. 69.60 malpractice Pharmacy ancillary personnel, certification and regulation Ch. 18.64A
Poison prevention packaging of drugs and cosmetics, board duties 70.106.150
Powers and duties 18.64.005 actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Pharmacists malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 professional negligence limitation on suits arising from 4.16.350 product liability actions Precursor drugs Ch. 69.43 professional service corporations Ch. 18.100 definitions 7.72.010 Prescription drugs, board authority and duties supervision of assistive personnel 18.74.180 professional negligence Ch. 69.41 Practice setting not restricted 18.74.140

Death, See NATURAL DEATH ACT Practices not regulated or prohibited 18.74.130 renewal 18.71.080 Death certificates, See VITAL STATISTICS, required 18.71.021 Recordkeeping requirements 18.74.120 subtitle Death certificates Records of review committee or board, members, revocation order, request for review 18.71.019 Deaths, reporting 18.71.100 Definitions 18.71.010, 18.71.011 Liens for services or employees not subject to process 4.24.250 Referral to health care practitioners 18.74.015 discharge Standards for appropriateness of physical therapy Disciplinary actions against persons exempt from settlement with tort feasor or insurer 60.44.050 licensure 18.71.230 duty of board of physical therapy to adopt taking of note 60.44.040 18.74.025 persons having had contagious or infectious written release or waiver 60.44.050 Uniform disciplinary act, application 18.74.029 Unlawful activities 18.74.150 diseases not to return to school premises duty of county auditor 60.44.030 without physician's certificate enforcement 60.44.060 Unprofessional conduct, violations of standards 28A.210.010 limitation of actions 60.44.060 DMSO, prescription, administration permitted 70.54.190 constitute 18.74.025 limitation on 60.44.010 Violations 18.74.090 notice of claim Emergency care contents 60.44.020 PHYSICIAN ASSISTANTS immunity from civil liability 18.71.220 filing 60.44.020 Acupuncture, continued practice under present license authorized 18.71A.085 Emergency medical services program directors 18.71.212, 18.71.213 payment as evidence 60.44.060 recording claims 60.44.030 Alcohol abuse taking promissory note, effect 60.44.040 when authorized 60.44.010 Employee benefit plans, recovery 49.52.040 Employment by coroner, compensation access to driving record to assist in identification 18.71.360 Definitions 18.71A.010 Liquor, administration and prescription 66.20.100 36.24.060 Examinations 18.71.070 Disciplinary action 18.71A.040 False personation, penalty 18.71.190 Family court 26.12.170 Malpractice Documentation, signing and attesting actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 18.71A.090 First class school districts, medical inspector for 28A.330.100 Employment by physician, requirements 18.71A.040, 18.71A.050 Malpractice settlements and awards, insurers must report 18.71.350 Funds, secretary of health to allocate appropriated funds 18.71.420 Health care services, See INSURANCE, subtitle Foreign medical school graduates, eligibility 18.71A.045 Marijuana Immune from civil action when charging another Health care services medical use Ch. 69.51A member with incompetency or gross Health professions account 18.71.401 Maternity care access program misconduct 4.24.250 Health regulations, applicability 18.71.100 Hearing tests for pupils in schools, by 28A.210.020 loan repayment program, providers of Immunity from prosecution maternity care in underserved areas performance of duty on review committee 74.09.820 4.24.240 Hospital privileges Medical disciplinary board Liability of supervising physicians 18.71A.050 applications, may not discriminate based on immunity from civil suit in performance of Licenses type of license 70.43.020 duties connected with board 4.24.240 requirements 18.71A.020 hospital's duty to request information on physicians 70.41.230 Medical examiners, board of, See MEDICAL EXAMINERS, BOARD OF Limitations on provision of health care services 18.71A.060 hospitals to report restrictions 70.41.210, 70.41.220 Medical malpractice physician's privileges, hospital's duty to request information on physicians Malpractice actions for injuries 7.70.030 hospitals to set standards and privileges 70.43.010 actions for injuries resulting from 7.70.010, 7.70.040, 7.70.050, 7.70.060, 7.70.070, injunctive remedies 70.43.030 physician's privileges, hospitals to report 7 70 080 restrictions to medical quality assurance commission 70.41.210, 70.41.220 retired providers providing free care to low-income persons, health department may provide insurance for 43.70.460 conditions of participation 43.70.470 Human remains Practice arrangement plan, approval 18.71A.040 use for medical purposes, See HUMAN REMAINS, subtitle Anatomical inquiry or Professional negligence limitation on suits arising from 4.16.350 instruction Qualifications 18.71A.020 Human remains, use for instruction 68.50.060, 68.50.070, 68.50.080, 68.50.090 Immune from civil action when charging another Records of review committee or board, members, conditions of participation 43.70.470 or employees not subject to process 4.24.250 Restrictions on practice 18.71A.020, 18.71A.030 Medical quality assurance commission, See MEDICAL QUALITY ASSURANCE COMMISSION member with incompetency or gross misconduct 4.24.250

Immune from disciplinary action for prescribing or administering laetrile 70.54.150 Supervision requirements 18.71A.020, 18.71A.050 Medical schools, requisites for approval 18.71.055 Uniform disciplinary act, application 18.71A.025 PHYSICIANS AND SURGEONS Immunity from civil action when charging Medical service to employees, recovery Abortion another member with incompetency or gross 49.52.040 defenses to prosecution 9.02.130 definitions 9.02.170 Militia member, making false certificate for, perjury 38.32.090 misconduct before quality assurance commission 4.24.260 infant's right to medical treatment 18.71.240 Impaired physician account 18.71.315 Natural death act refusal to perform 9.02.150 state regulation 9.02.140 Impaired physician program alcohol abuse, access to driving record to physician-assisted suicide not authorized 70.122.100 unauthorized, penalty 9.02.120 assist in identification 18.71.360 Pesticide poisoning cases medical education program 70.104.057 reporting duties 70.104.055 Alcohol abuse committee records not subject to disclosure access to driving record to assist in 18.71.340 Physician assistants, employment and supervision Ch. 18.71A
Physician's trained mobile intensive care identification 18.71.360 content 18.71.310 definitions 18.71.300 evaluation of physician 18.71.330 eligibility requirements license surcharge to fund 18.71.310 procedures 18.71.320 foreign graduates 18.71.051 United States and Canadian graduates paramedic immune from civil action when charging another member with incompetency or gross misconduct 4.24.250 Insurance, misrepresentation in applications 48.30.210 18.71.050 fee 18.71.040 Births, reporting 18.71.100
Boxing, martial arts, and wrestling contests, examination of contestants and attendance at Joint practice arrangements 18.71.370 Judgments, execution of malpractice actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 exempt property specified 6.15.010 Laterile, prescription, administration of, immune from disciplinary action 70.54.150 event 67.08.090 Chiropractic, engaging in practice of prohibited 18.71.011
Contagious diseases crimes related to 70.05.120 reporting 70.05.090, 70.05.110, 70.05.120 professional negligence limitation on suits arising from 4.16.350 continuing education requirement 18.71.080 records of review committee or board, exemptions 18.71.030 members, or employees not subject to inactive status 18.71.085 process 4.24.250 who determines character of 70.05.100 limited licenses 18.71.095 Practice of, to be regulated by law Const. Art. 20 Coroner, employment of 36.24.060 reciprocity 18.71.090

(2008 Ed.) [RCW Index—page 545]

PHYSICIAN'S TRAINED INTRAVENOUS THERAPY TECHNICIAN

Practice of medicine, defined 18.71.011 Pregnant women, syphilis test 70.24.090, 70.24.100

Privileged communications with patients examination as witness prohibited, exceptions

report of child abuse not violation Ch. 26.44 Professional negligence

limitation on suits arising from 4.16.350 standard of proof, evidence, exception 4.24.290

Professional service corporations Ch. 18.100 Public assistance recipients' medical care, See PUBLIC ASSISTANCE, subtitle Medical care

Rebating

disclosure of financial interest, list of alternative facilities 19.68.010

Rebating prohibited, penalty Ch. 19.68 Records of review committee or board, members,

or employees not subject to process 4.24.250 Reports of

child abuse Ch. 26.44

Schools, employment of authorized 28A.210.300, 28A.330.100

Seat belts, verification of inability to wear, immunity from liability 4.24.235

Sexually transmitted diseases

syphilis test for pregnant women 70.24.090. 70.24.100

State department of social and health services, regulation of professional services 70.41.180 Surgical technologists Ch. 18.215

Syphilis test, pregnant women 70.24.090, 70.24.100

Termination of pregnancy, See PHYSICIANS AND SURGEONS, subtitle Abortions

Uniform disciplinary act, application 18.71.019 Unprofessional conduct

duty to report, exceptions 18.71.0193 reports, confidentiality and immunity 18.71.0195

PHYSICIAN'S TRAINED INTRAVENOUS THERAPY TECHNICIAN (See EMERGENCY MEDICAL SERVICES)

PHYSICIAN'S TRAINED MOBILE AIRWAY MANAGEMENT TECHNICIAN (See EMERGENCY MEDICAL SERVICES)

PHYSICIAN'S TRAINED MOBILE INTENSIVE CARE PARAMEDICS (See EMERGENCY MEDICAL SERVICÈS)

PICKETT HOUSE

Conveyance of, held in trust 27.34.906

PICNIC AREAS (See PARKS AND RECREATION)

PICTURES (See also PHOTOGRAPHS)

Obscene materials, injunctions against 7.42.010, 7.42.020, 7.42.030, 7.42.040, 7.42.050, 7.42.060, 7.42.070

PIERCE COUNTY

Boundaries, tracing of 36.04.270 Court of appeals judicial position 2.06.024 Superior court judges, number of 2.08.061

PIERS (See WHARVES, DOCKS AND LANDINGS)

PIGEONS (See BIRDS)

PILOT VEHICLES

Mobile home movements insurance coverage 46.44.180

PILOTAGE COMMISSIONERS, BOARD OF (See VESSELS AND SHIPPING)

PILOTS AND PILOTAGE (See VESSELS AND SHIPPING)

PIPELINES (See OIL AND GAS PIPELINE COMPANIES)

PISTOLS (See FIREARMS)

PLACE OF WORK

Defined, for Criminal Code 9A.04.110

PLACEMENT OF CHILDREN

Interstate compact on placement of children Ch. 26.34

PLAIN LANGUAGE REQUIREMENTS Insurance

health care insurance, notice of cancellation, denial, or nonrenewal of policy 48.18.540 health care service contractors, notice of cancellation, denial, or refusal to renew contract 48.44.260

health insurance pool explanatory brochure 48.41.110

health maintenance organizations, notice of cancellation, denial, or refusal to renew agreement 48.46.380

notice of cancellation or imposition of restriction based on handicap 48.30.320 Juvenile diversion agreements 13.40.080

PLAINTIFFS

Certiorari proceedings, designation of 7.16.010

bond in lieu of separate security for costs

dismissal for failure to give security for costs 4 84 230

entitlement to if debtor fails to answer or appear 6.32.010

prevailing party, damage actions five thousand dollars or less 4.84.260 recovery of

attorney fees denied if wrongly brought in superior court 4.84.030

limitation in certain actions 4.84.040 several actions against parties who could have been joined 4.84.050

security for costs

judgment on 4.84.240

required, when 4.84.210

standing bond for numerous actions 4.84.220

Ejectment and quieting title actions action by known heirs after ten years

possession to quiet title 7.28.010 complaints 7.28.120

verdict for 7.28.140

Mandamus proceedings, designation of 7.16.010 Nonresidents

bond in lieu of separate security for costs 4.84.220

dismissal for failure to give security for costs 4.84.230

security for costs

judgment on 4.84.240

may be required, when 4.84.210

standing bond for numerous actions 4.84.220

Prohibition proceedings, designation of 7.16.010 Setoff against

dismissal, action for by plaintiff barred if defendant seeks 4.56.120

judgments for balance due to defendant 4.56.070, 4.56.075

PLANE COORDINATE SYSTEM (See WASHINGTON COORDINATE SYSTEM)

PLANNING AND COMMUNITY AFFAIRS AGENCY (See FINANCIAL MANAGEMENT, OFFICE OF)

PLANNING COMMISSIONS

Cities and towns, See CITIES AND TOWNS, subtitle Planning commissions

Counties, See COUNTIES, subtitle Planning commissions

Regional

appointment and powers 35.63.070, 36.70.060 expenditures by counties, authority 36.70.015

PLANNING ENABLING ACT

Counties, See COUNTIES, subtitle Plans and planning; ZONES AND ZONING, subtitle Counties

PLANS AND PLANNING (See also LAND USE PLANNING)

Amendments, changes

hearing examiner system 35.63.130 Cities and towns

comprehensive plan 35.63.090, 35.63.120 adoption, hearing, recommendations of commission, filing 35.63.100 amendment 35.63.105

hearing examiner system 35.63.130 off-street parking facilities 35.86.050 pedestrian malls 35.71.040 public utilities 35.67.030 solar energy systems 35.63.090 transportation systems 35.92.270 urban renewal law Ch. 35.81

water run-off plan to address 35.63.090

Cities and towns, See also CITIES AND TOWNS, subtitle Planning commissions

Code cities, See CITIES—OPTIONAL
MUNICIPAL CODE, subtitle Planning and zoning

Comprehensive plans

cities and towns 35.63.090, 35.63.100, 35.63.120

address water run-off 35.63.090

amendment 35.63.105

Counties

adjustment, board of appointment 36.70.220 creation 36.70.200 meetings 36.70.270

membership, quorum 36.70.210 organization 36.70.260 removal 36.70.250 rules 36.70.280

terms of office 36.70.230 vacancies 36.70.240 appropriations for 36.70.290

comprehensive plan amendment 36.70.410 approval 36.70.400 authority for 36.70.320

cooperation with affected agencies, preparation 36.70.360

county commissioners approval or change 36.70.440 initiation or change 36.70.430 referral to 36.70.420

defined 36.70.020 development regulations, consistency with plan required 36.70.545

elements amplification of 36.70.340 optional 36.70.350

parks and recreation 36.70.350 required 36.70.330

filing 36.70.370

parks and recreation 36.70.350

planning agencies annual report 36.70.460

cooperation with other agencies 36.70.480 projects relating to 36.70.450

promotion of public interest 36.70.470 portion of county, for 36.70.320

public hearing notice of 36.70.390

requirement 36.70.380 solar easements 36.70.350

zones and zoning, effect upon 36.70.720, 36 70 730

comprehensive plan and regulations, copy provided to county assessor 36.70.495

conferences and travel authority for 36.70.310

expenses of agency members 36.70.310 department of planning

[RCW Index—page 546] (2008 Ed.)

PLATTING, SUBDIVISION AND DEDICATION OF LAND

director of planning	acts 36.70.920	required, formula 58.08.040
appointment 36.70.160	elective adoptions 36.70.940	Highways, county road engineer to keep plat
authority for 36.70.030	purpose and intent 36.70.010	book 36.80.050
employees 36.70.170	programs for	Incorporated cities
joint county programs 36.70.180	authority 36.70.050	additions with no lots sold 58.10.040
special services 36.70.190	joint county participation 36.70.050	regulation of surveys and plats 58.10.040
expenditures	joint directors for 36.70.180	Port district property, law enforcement 53.08.230
within amounts appropriated 36.70.290	special services 36.70.190 regional planning	Public lands—aquatic lands tidelands and shorelands Ch. 79.125
regional planning as proper purpose for 36.70.015	commission, appointment and powers	waterways and streets Ch. 79.120
hearing examiner system 35.63.130	36.70.060	Reclaimed tidelands and other unsurveyed lands
hearing examiner system, adoption	grants-in-aid from United States 36.70.060	85.05.540
authorized, alternative, functions,	public purpose of expenditure of funds	Recording
procedures 36.70.970	36.70.015	books of plats, manner of keeping 65.04.050
notice, identification of affected property	restrictions applicable to real property,	prior to sale of lots, requisites 58.08.010
36.70.315	statement request and contents 36.70.317	Registration of land titles, certificate of title
official controls adoption 36.70.570	right of entry, commission and staff 36.70.500 zones and zoning, See ZONES AND	65.12.275 Streets, designated as public highway 58.08.035
authority for 36.70.550	ZONING, subtitle Counties	Streets, designated as public highways 58.08.050
county commissioners	zoning adjustor	Subdivisions, See PLATTING, SUBDIVISION
action 36.70.620	appointment 36.70.220	AND DEDICATION OF LAND
final authority 36.70.650	creation of office 36.70.200	Survey of land boundaries, report to court
initiation of 36.70.640	finality of action 36.70.800	58.04.030
public hearing 36.70.630	orders, findings of fact 36.70.900	Surveys, See SURVEYS AND SURVEYORS
recommendation to 36.70.600	powers and duties 36.70.870	Taxes and assessments paid, certification
reference to 36.70.610 enforcement 36.70.670	County commissioners approval or change 36.70.440	58.08.030 Town plats
forms of 36.70.560	initiation or change 36.70.430	acknowledgments, certificate of 58.08.030
limitation to planning matters 36.70.660	referral to 36.70.420	additions, recording 58.08.020
public hearing	County roads and bridges	anticipated taxes and assessments, deposit to
notice 36.70.590	construction 36.77.010, 36.81.130	cover 58.08.040
requirement 36.70.580	establishment, construction and maintenance,	streets, penalty for lack of compliance
planning agencies	county road engineer's duties 36.81.130	58.08.035
advisory nature of reports 36.70.710	road engineer, preparation of 36.80.070 Harbor improvement plan, port districts	taxes and assessments, certificate of payment 58.08.030
annual report, status of comprehensive plan 36.70.460	53.20.010, 53.20.020	Townsites on United States land, See
appropriations 36.70.290	Hospital and medical facilities, state plan for	TOWNSITES TOWNSITES
assumption of duties 36.70.920	construction 70.40.090, 70.40.100	Vacation
capital expenditure projects	Housing authorities law, planning, zoning, and	streets and alleys, abutting on salt or fresh
notification 36.70.520	building laws, consideration of 35.82.120	water, limitation on 35.79.035
relating to comprehensive plan 36.70.530	Industrial development districts, port districts	PLATTING, SUBDIVISION AND
conferences 36.70.310	53.25.090	DEDICATION OF LAND
cooperation with other agencies 36.70.360,	Irrigation districts, proposed works 87.03.165	Agreement to transfer land conditioned on final
36.70.480	Planning commissions cities and towns, See CITIES AND TOWNS,	plat approval 58.17.205
county commission referral of special matters 36.70.510	subtitle Planning commissions	Alteration of subdivision
reports to 36.70.510	counties, See COUNTIES, subtitle Plans and	easements by dedication subject to RCW 64.04.175 58.17.218
county improvements	planning	procedure 58.17.215
approval 36.70.700	Shoreline management act of 1971, See	procedures 58.17.217
control 36.70.690	SHORELINE MANAGEMENT	Appearance of fairness doctrine Ch. 42.36
county legislative authority	Water-sewer districts Ch. 57.16	Approval or disapproval, criteria 58.17.110
referral procedure 36.70.540	PLANS AND SPECIFICATIONS (See	Assessor's plat
definitions 36.70.020	PUBLIC WORKS, subtitle Plans and	partial exemption from act 58.17.050
gifts, acceptance of 36.70.300	specifications)	requisites 58.18.010
information, right of acquisition 36.70.490 joint meetings 36.70.150	PLASTICS	Attorney general
meetings 36.70.130	Containers	enforcement of act 58.17.320 injunction to enforce 58.17.320
projects, relating to comprehensive plans	definitions 70.95F.010	Binding site plan 58.17.035, 58.17.040
36.70.450	labeling requirements plastics industry standards 70.95F.020	Blanket encumbrances, lots or parcels subject to
public interest, promotion toward	violations, penalty 70.95F.030	sale of 58.19.180
comprehensive plan 36.70.470	Marine plastic debris, See PUBLIC LANDS	Boundaries, permanent and control monuments,
records 36.70.140	PLATINUM	establishment 58.17.240
rules 36.70.140 subdivision and platting of land 36.70.680	Pawnbrokers and second-hand dealers 19.60.010	Cemeteries and burial plots, exemption from act
travel expenses 36.70.310	PLATS AND PLATTING (See also	58.17.040 Cities and towns
planning commissions	PLATTING, SUBDIVISION AND	enforcement, refusal to issue building permits
appointment 36.70.080	DEDICATION OF LAND)	septic tank permits, etc. 58.17.210
composition 36.70.070	Abstractors, exemption from title insurance law	planning commission, duties, generally
creation 36.70.030	48.29.010	58.17.100
department to assist 36.70.040	Additions to towns, recording prior to sale of lots	regulations, authority 58.17.280
duties imposed by other acts 36.70.920	58.08.020	Commercial or industrial divisions
expenses, authority 36.70.310	Certified copies, receipt as evidence 58.10.020	binding site plan 58.17.040
officers 36.70.120 removal 36.70.110	Columbia basin project, county roads established	Compliance required 58.17.030 Condominiums
right of entry, surveys 36.70.500	by 36.81.140 Correction and resurveys, certificate of surveyor	exemption from act 58.17.040
terms of office 36.70.090	58.10.030	Contempt, penalty for contempt of order relating
vacancies 36.70.100	Dedication of land, See PLATTING,	to enforcement of act 58.17.220
planning enabling act	SUBDIVISION AND DEDICATION OF	Counties
alternative methods 36.70.930	LAND	enforcement, building permit, septic tank
definitions 36.70.020	Defective plats, legalization of, Code 1881	permit, etc., refusal to issue, exceptions
designation as 36.70.910	58.10.010	58.17.210

[RCW Index—page 547]

PLAYGROUNDS

regulation, authority 58.17.280	legislative body, authority to adopt	naming and numbering 58.17.280
County auditor, filing, refusal to accept, grounds 58.17.190	regulations and procedures 58.17.060	optional local regulations, authorized 58.17.130
Dedication of land, compliance required	required contents 58.17.290 zoning, subsequent change, effect on plat	planning commission, review of preliminary
58.17.030	58.17.170	plats 58.17.100
Definitions 58.17.020	Preliminary plat	preliminary plats, required, procedure
Easement over public open space 58.17.225	administrative review without a hearing	58.17.070
Easements	58.17.095	short subdivisions
established by dedication	alteration of conditions, requirements 58.17.140	approval requirements 58.17.060
extinguishing or altering 64.04.175 Easements by dedication subject to RCW	approval, conditions and limitations	filing with county auditor, required
64.04.175 when subdivision is altered	58.17.110	58.17.065
58.17.218	approval or disapproval, time limitation	legislative bodies, authority 58.17.060
Encumbrances, blanket, lots or parcels subject to,	58.17.140	survey, requirements 58.17.250
sale of 58.19.180	contents, required 58.17.160 criteria for approval or disapproval 58.17.110	survey discrepancies 58.17.255 vacation of 58.17.212, 58.17.217
Enforcement assurance of discontinuance, violation,	engineer, city, town or county,	Surveys
penalty 58.17.230	recommendations of, required 58.17.150	discrepancies, subdivisions 58.17.255
attorney general 58.17.320	local health department, recommendations	joint committee, creation 58.17.260
civil penalties 58.17.210	required 58.17.150	proposed subdivision, requirements 58.17.25
contempt, penalty for failing to comply with	notice filing of 58.17.080	Testamentary divisions, exemption 58.17.040 Title report, required for filing of plat or short
order of court 58.17.220 prosecuting attorney 58.17.200, 58.17.320	notice of public hearing 58.17.090	plat 58.17.290
Exemptions from act 58.17.040	optional local regulations, authorized	Vacation of subdivision 58.17.212, 58.17.217
Filing, refusal, grounds 58.17.190	58.17.130	Violation, criminal penalty 58.17.300
Final plat	planning commission, recommendations of,	PLAYGROUNDS (See also PARKS AND
approval of, agreement to transfer land	required 58.17.150 recommendations of planning commission,	RECREATION)
conditioned on 58.17.205 certification required 58.17.165	hearing 58.17.100	Counties, See COUNTIES, subtitle Parks and recreation
Hearing and notice on preliminary plat	refusal, grounds 58.17.120	Crosswalks, speed limits 46.61.440
application 58.17.090	retroactive approval period 58.17.140	Metropolitan park districts, regulation of
Hearing examiner system	submission to legislative body required,	35.61.130
authorization, procedures, and decisions	procedure 58.17.070 Proposal to adopt, amend or repeal local	Schools, use of 28A.335.150
58.17.330 Identification of affected property 58.17.092	ordinances, advance notice 58.17.275	PLEA AGREEMENTS
Irrigation districts	Proposed division of land	Contents of agreement 9.94A.421 Conviction histories for filings, plea agreements
plats within district, irrigation facilities	alternative method 58.17.035 applicable law 58.17.033	and sentencing
requirements 58.17.310	Prosecuting attorney	state patrol primary source 10.98.030
subdivision of land within district requirements for approval 58.17.310	enforcement of act 58.17.200, 58.17.320	Court approval or disapproval 9.94A.431
Judicial review of decisions 58.17.180	injunction to enforce 58.17.200, 58.17.320	Criminal history, submission to court 9.94A.44 Discussions 9.94A.421
Liability, civil liability for failing to conform to	Purpose 58.17.010 Regulation of subdivision, purpose of 1969 act	Information to court of nature and reasons for
act 58.17.200	58.17.010	agreement 9.94A.431
Local ordinances, proposal to adopt, amend or repeal, advance notice 58.17.275	Replat	Prosecuting standards 9.94A.401, 9.94A.411,
Lots	contents 58.17.160	9.94A.450 Sentence recommendations 9.94A.460
naming and numbering 58.17.280	Review of decisions approving or disapproving any plat 58.17.180	Sentencing judge not bound by agreement
Monuments, permanent control, establishment	Short plats	9.94A.431
58.17.240	approval	PLEADINGS
Notice advance, proposal to adopt, amend or repeal	requirements 58.17.060	Accounts, how pleaded
local ordinances 58.17.275	approval of, procedure 58.17.195	district judges civil actions 12.08.060
filing of preliminary plat 58.17.080	authority of cities and counties 58.17.060 short subdivisions	Action to recover property distrained, answers 4.36.140
Optional local regulations, authorized 58.17.130	adjacent to state highway	Actions by cities and towns to terminate trust,
Planning commission duties, generally 58.17.100	department of transportation, notice to	property acquired at local improvement or
Plat	58.17.155	utility local improvement foreclosure
approval of, procedure 58.17.195	Short subdivisions adjacent to state highway	proceedings 35.53.050 Allegations
Platting	department of transportation, notice to	material allegations, defined 4.36.170
approval	58.17.155	uncontroverted, effect
inscribed on face of document 58.17.170 compliance required 58.17.030	approval	district judges civil actions 12.08.080
contents	requirements 58.17.060 authority of legislative bodies to adopt rules	Amendments to
enforcement 58.17.320	and regulations 58.17.060	district judges civil actions 12.08.090, 12.08.110
required contents 58.17.160	filing with county auditor, required 58.17.065	forcible entry and detainer 59.12.150,
copies of filed instrument, disposition	naming and numbering 58.17.280	59.12.160
58.17.170 dedication, required dedications before filing	Streets and roads dedication, in final plat or short plat 58.17.290	habeas corpus 7.36.240
accepted 58.17.290	naming and numbering 58.17.280	logging liens, amendments to complaint 60.24.140
filing 58.17.170	Subdivision	minor defects, effect 4.32.250
final plat	alteration of	variance in action to recover personal propert
approval of, agreement to transfer land conditioned on 58.17.205	easements by dedication subject to RCW	4.36.210
required content 58.17.290	64.04.175 58.17.218 Subdivision plat	Answers actions to recover property distrained,
optional local regulations, authorized	certified copy, effect 58.17.300	pleadings 4.36.140
58.17.130	Subdivisions	appearance, answer constitutes appearance
refusal, grounds 58.17.120	alteration of 58.17.215, 58.17.217	4.28.210
short plats approval	approval, conditions and limitations 58.17.110	assessment of damages without 4.28.290 confession of judgment authorized before or
requirements 58.17.060	compliance	after 4.60.010
filing with county auditor, required	enforcement 58.17.320	defenses
58.17.065	required 58.17.030	district court proceeding 12.08.020

[RCW Index—page 548] (2008 Ed.)

distrained property, actions to recover	titles of real property action	Filing of
4.36.140	unknown heirs and claimants in, how	complaint 4.28.110
district judges, requisites of 12.08.020	described 4.28.150	district judges civil actions 12.08.040
ejectment and quieting title actions,	uncontroverted allegations, effect of	Fire protection districts, validation proceedings
substitution of landlord in action against	district court civil proceeding 12.08.080	52.22.061 Foreible entry and detainer See FORCIDLE
tenant 7.28.110, 7.28.130 forcible entry and detainer 59.12.121	Conditions precedent, performance of, how pleaded 4.36.080	Forcible entry and detainer, See FORCIBLE ENTRY AND DETAINER, subtitle
frivolous 4.32.170	Continuance due to amendment of district judges	Pleadings
garnishment	12.08.110	Foreign laws, necessity of pleadings 5.24.040
served with writ 6.27.070	Counterclaims, See COUNTERCLAIMS	Garnishment
writ contents concerning 6.27.070	Criminal procedure 10.37.010	superior courts, records to be kept 36.23.030
joint debtors in proceedings after judgment	Criminal proceedings, See CRIMINAL	Habeas corpus 7.36.110
defenses by, authorized 4.68.040	PROCEDURE, subtitle Pleadings	federal questions raised by 7.36.140
denial, by	Custody of subject matter of litigation	Harmless error disregarded 4.36.240
authorized 4.68.040	delivery to party	Indictments, See CRIMINAL PROCEDURE,
verdict limitation 4.68.060 pleading component 4.68.050	enforcement 4.44.490 when 4.44.480	subtitle Pleadings Instruments in writing
libel and slander 4.36.130	deposits into court	district judges civil actions 12.08.060
logging liens 60.24.140	custody of money deposited 4.44.500	Interpleader
mandamus proceedings 7.16.200	enforcement 4.44.490	service by publication, when 4.28.100
material allegations, defined 4.36.170	when 4.44.480	Issues
objections on same grounds as demurrer may	Defective	defined 4.40.010
be taken by, when 4.32.070	amending	fact, of
partition proceedings 7.52.060	district judges civil actions, pleadings	kind of issue 4.40.010
prohibition proceedings 7.16.320 quo warranto proceedings, required 7.56.050	12.08.090	kinds of fact 4.40.010
requisites of	Defects, notices, papers and proceedings, amending by court 4.32.250	law 4.40.010
district judges civil actions 12.08.020	Defenses	law, of
setoff, pleading of in answer 4.32.150	assigned choses in action 4.08.080	kind of issue 4.40.010
district court civil procedure 12.08.020,	dismissal on nonappearance of plaintiff	Joint debtor, action to bind after judgment, what
12.08.120	4.56.120	constitutes pleading 4.68.050
stricken, when 4.32.170	frivolous answers, striking of 4.32.170	Judgment on
uncontroverted allegations	stricken, when 4.32.170	jury may assess amount of recovery, when
district court civil procedure 12.08.080	Demurrers	4.44.450
amendment of 6.25.280	grounds of objection by answer, when 4.32.070	Judgments and determinations, how pleaded 4.36.070
debt not due 6.25.050	logging liens 60.24.140	Libel and slander 4.36.120
Complaints	mandamus proceedings 7.16.220	justification and mitigation, pleading 4.36.130
action against joint debtor after judgment,	prohibition proceedings 7.16.320	Logging liens
original complaint part of pleading, when	Denials	amendments to complaint 60.24.140
4.68.050	district judges, knowledge or information,	defendant's answer 60.24.140
attachment, amendments of 6.25.280	effect 12.08.050	motion for more definite and certain statemen
confession of judgment not to exceed 4.60.010 district judges	joint debtors in proceedings after judgment answer by 4.68.040	60.24.140 Lost or destroyed
commencement of action by 12.04.010,	pleading content 4.68.050	replacement of court records lost or destroyed
12.04.030	verdict limitation 4.68.060	by original 5.48.020
filing of 12.04.030	Dissolution of marriage 26.09.020	substitution of copy authorized 5.48.010
form of 12.04.030	District judges	Material allegations
requisites of 12.08.020	civil actions	defined 4.36.170
service of 12.04.040, 12.04.050, 12.04.080 ejectment and quieting title actions, contents	accounts, how pleaded 12.08.060	Method for foreclosing local improvement, and
7.28.120	allegations uncontroverted, effect 12.08.080 amendments to 12.08.090, 12.08.110	utility local improvement liens 35.50.230 Minor defects in, effect 4.32.250
filing of	answer, requisites of 12.08.020	Mistakes
where service by publication 4.28.110	appearance of parties, pleadings take place	papers, notices and proceedings, amending by
forcible entry and detainer proceedings	upon 12.08.010	court 4.32.250
59.12.070	complaint, requisites of 12.08.020	Motions as to
joint debtors after judgments, proceedings to	continuance due to amendment of 12.08.110	logging liens 60.24.140
bind, new complaint not necessary 4.68.020	denial on knowledge or information, effect 12.08.050	strike answer or defense when frivolous 4.32.170
judgment in quieting title actions, contents	docketing of 12.08.040	Municipal local improvement assessments
7.28.120	filing of 12.08.040	alternative method 35.50.220
logging liens 60.24.140	instruments, how pleaded 12.08.060	procedure 35.50.230, 35.50.250, 35.50.270
material allegations, defined 4.36.170	objections to 12.08.090	procedures 35.50.240
method of foreclosing local improvement	oral or written 12.08.030	Municipal utility local improvement assessments
liens 35.50.230	reply to setoff 12.08.020	foreclosure procedure 35.50.230
mortgages, waiver of deficiency decree 61.12.070	setoff how pleaded 12.08.120	Notices
ne exeat, filing 7.44.020	reply to 12.08.020	minor defects in, effect 4.32.250 time extension for service of and filing
partition proceedings	small claims, informal 12.40.090	4.32.250
contents 7.52.020	time when due 12.08.010	Objections
supplemental complaint making lien creditor	variances between pleading and proof	district judges civil actions 12.08.090
a party 7.52.150	12.08.100	Omission, notices, papers, and proceedings,
personal injury actions	verification of 12.08.070	amending by court 4.32.250
statement of damages, prohibited 4.28.360 rent default proceedings	what constitutes 12.08.020 written or oral 12.08.030	Parties title of papers and notices defective as to,
notice 59.08.010	small claims, informal 12.40.090	effect 4.32.250
as notice to quit 59.08.080	Ejectment and quieting title actions	Partition proceedings, continuance of suit to
sufficiency 59.08.030	answer 7.28.130	determine claims 7.52.260
requisites of	complaints, contents 7.28.120	Personal injury actions
district judges civil actions 12.08.020	counterclaims for permanent improvements	statement of damages, prohibited 4.28.360
service of	and taxes paid 7.28.170	Proof, pleadings do not constitute 5.40.010
actions against state 4.92.020 district court civil proceedings 12.04.040	Evidence, as pleadings are not 5.40.010	Reply material allegations, defined 4.36.170
district court civil proceedings 12.04.040	picaumgs are not 3.40.010	material anegations, defined 4.50.1/0

[RCW Index—page 549]

Setoffs	monetary penalties 18.106.270	definitions 70.106.030, 70.106.040,
pleading of 4.32.150	PLUMBING CODE	70.106.050, 70.106.060, 70.106.070,
district judges civil actions 12.08.120	Cities and towns, adoption by reference	70.106.080, 70.106.090 drugs and cosmetics, board of pharmacy
reply to, district judges civil actions 12.08.020 Setoffs, See also SETOFFS	35.21.180	authority 70.106.150
Small claims 12.40.090	Water conservation performance standards for	exceptions from standards 70.106.110
Striking answers and defenses, when 4.32.170	plumbing fixtures 19.27.170	packaging standards 70.106.100
Summons	PLUTONIUM (See NUCLEAR ENERGY	rules and regulations adopted under federal
ejectment and quieting title actions, service by	AND RADIATION)	law 70.106.120
publication 7.28.010	PODIATRIC MEDICINE AND SURGERY	violations and penalties 70.106.140
service of, actions against state 4.92.020	Child abuse, reporting Ch. 26.44	POISONS (See also POISON PREVENTION
Summons, See also SUMMONS	Definitions 18.22.010	AND CONTROL)
Superior courts, books to be kept 36.23.030 Time	Exemptions from regulation 18.22.230	Arsenic, cyanide, strychnine, and other
extension of	Health care coverage 48.44.220, 48.44.225,	substances
filing papers and notices 4.32.250	48.44.300	definitions 69.38.010
Titles of cause in court, minor defects as to, effect	Health department rule-making authority 18.22.191	exemptions from chapter 69.38.020
4.32.250	Immunity from civil action when charging	false representation when purchasing 69.38.050
Variances	another member with incompetency or gross	poison register
actions to recover personal property 4.36.210	misconduct 4.24.250	failure to maintain, penalty 69.38.040
district judges civil procedure 12.08.100	Immunity from prosecution	identification of purchaser 69.38.030
Verification of district judges civil actions 12.08.070	performance of duty on review committee	inspection 69.38.040
3 &	4.24.240	purchaser identification requirements
PLEDGES (See also LOANS)	Licenses	69.38.030
Bank or trust company pledge of assets or	applications, eligibility 18.22.040	Caustic or corrosive poisons
securities prohibited, exception 30.04.140 Cities and towns, housing authorities, powers	display requirements 18.22.110 examinations 18.22.040, 18.22.060,	agriculture department duties 69.36.040 antidote or treatment, inclusion on label
35.82.150	18.22.083	69.36.010
Firearms, loans of 9.41.120	inactive status 18.22.125	condemnation of misbranded packages
Probate, administrator cannot pledge property	postgraduate training licenses 18.22.045	69.36.030
unless directory powers in will 11.28.070	reciprocity 18.22.082	definitions 69.36.010
Rents and profits	renewal 18.22.120	exemptions from labeling requirements
receiver to protect 7.28.230	required 18.22.021, 18.22.025	69.36.010
right to pledge 7.28.230	Podiatric medical board duties and authority 18.22.015	labeling requirements 69.36.010, 69.36.040 misbranded packaging, sale prohibited
PLUMBERS	meetings and officers 18.22.014	69.36.020
Advisory board of plumbers membership, functions, and duties 18.106.110	membership and terms 18.22.013	prosecution of violations 69.36.050
Backflow assembly testers 18.106.310	Podiatrists	violations, penalty 69.36.060
Certificates of competency	disability or group disability insurance	Chemically related illness
applications and evidence of competency	contracts, benefits not to be denied because	centers for research and clinical assessment
18.106.030	podiatrist performs medical or surgical	51.32.360
grandfathering 18.106.080	services 48.20.390, 48.21.130 malpractice	industrial insurance criteria and procedures 51.32.350
issuance and rights of holder 18.106.070 required 18.106.020	actions for injuries resulting from 7.70.010,	research projects, implementation and funding
revocation, grounds and procedure 18.106.100	7.70.030, 7.70.040, 7.70.050, 7.70.060,	51.32.370
suspension for noncompliance with support	7.70.070, 7.70.080	Crimes
order 18.106.300	Prescriptive authority 18.22.035	animals, poisoning 16.52.190, 16.52.193
suspension for nonpayment or default on	Professional negligence	caustic or corrosive poisons 69.36.060
educational loan or scholarship 18.106.290	limitation on suits arising from 4.16.350	edible products containing poison 69.40.010, 69.40.015
Compliance inspections by city or county, pilot project 18.106.280	standard of proof, evidence, exception 4.24.290	enforcement 69.40.025
Contractors	Professional service corporations Ch. 18.100	harmful objects or substances in products,
duties, trainee hours 18.106.320	Scope of practice 18.22.035	penalty 69.40.030
Definitions 18.106.010	Uniform disciplinary act, application 18.22.018	milk or food products containing poison,
Examinations	Unlawful practices 18.22.210	penalty 69.40.020
eligibility 18.106.040	Violations, penalty 18.22.220	repackaged poison without label 69.40.055
rules 18.106.040	POET LAUREATE	water supply, poisoning springs, wells, or reservoirs 69.40.030
scope and administration 18.106.050	Account 43.46.085	Food products
Exemptions from chapter requirements 18.106.150	Program 43.46.081	edible products containing poison, penalty
Fees 18.106.125	POISON PREVENTION AND CONTROL	69.40.010, 69.40.015, 69.40.020
Labor and industries, department director's	Poison information center	enforcement 69.40.025
powers and duties 18.106.140	acts or omissions, department to defend	harmful objects or substances in products,
Medical gas piping installers	18.76.080	penalty 69.40.030 Hazardous materials incidents
certification of competency and endorsement Ch. 18 106	consulting with other poison programs 18.76.041	definitions 70.136.020
Plumbing certificate fund 18.106.130	definitions 18.76.020	emergency aid
Reciprocity 18.106.155	gifts and grants to center 18.76.090	good faith rendering
Supervision	liability and immunity of personnel 18.76.070,	immunity from liability 70.136.050
requirements 18.106.020	18.76.080	emergency assistance agreements
Temporary permits	personnel certification, suspension for	verbal, notification, form 70.136.070
qualifications for issuance 18.106.090	noncompliance with support order 18.76.110	written, terms and conditions, records 70.136.060
requirements 18.106.020 Training certificates 18.106.070	personnel certification, suspension for	incident command agencies
Violations	nonpayment or default on educational loan	assistance from state patrol 70.136.035
administrative procedure act, application	or scholarship 18.76.100	designation 70.136.030
18.106.250	personnel standards 18.76.060	emergency assistance agreements
infractions 18.106.020, 18.106.180,	rules and standards, health department	70.136.040
18.106.190, 18.106.200, 18.106.210, 18.106.220, 18.106.230	authority to establish 18.76.050 services enumerated 18.76.030	legislative finding 70.136.010 Labeling
investigations 18.106.230	statewide program and services 18.76.030	caustic or corrosive poisons Ch. 69.36
legal representation 18.106.240	Poison prevention packaging	requirements 69.40.055

[RCW Index—page 550] (2008 Ed.)

Manufacturers, license required 69.38.060 Packaging, See POISON PREVENTION AND CONTROL Poison information center, statewide services Ch. 18 76 Regulatory authority, board of pharmacy 70.106.150 Repackaged without labeling, penalty 69.40.055 Sellers, license required 69.38.060 Strychnine sales, records required 16.52.193 POLICE (See also LAW ENFORCEMENT OFFICERS; RETIREMENT AND PENSIONS, subtitle Police; STATE PATROL) Abatement of certain structures, signs or devices on city streets, county roads or state highways, chief's duties relating to 47.36.180 Abating as public nuisance signs erected or maintained contrary to highway advertising control act of 1961, chief's duties relating to 47 42 080 warrantless arrest for felonies, gross misdemeanors, and misdemeanors, when authorized 10.31.100 Arrest procedure, motor vehicle violations 46.64.030 Association of sheriffs and police chiefs assistance to counties in developing and implementing local law and justice plan 36.28A.020 recognition 36.28A.010 Association of sheriffs and police chiefs, See also ASSOCIATION OF SHERIFFS AND POLICE CHIEFS Chaplains duties 41.22.040 volunteers may be used 41.22.030 eligibility criteria 35.21.333, 35.21.334 vacancies 35.21.335 Cities and towns, See CITIES AND TOWNS, subtitle Police Citizens' assistance of 35.66.030 Civil service applicants for city police positions, qualifications 41.12.070 Civil service, See also CIVIL SERVICE, subtitle City police Colleges and universities authorized 28B.10.550 benefits for duty-related death, disability, or injury 28B.10.567 powers 28B.10.555 Community-police partnership local law enforcement agencies encouraged to form in high crime areas 43.101.240 Controlled substances, See DRUGS Conviction records state patrol employer requests 43.43.815 Criminal justice information act, See CRIMINAL JUSTICE INFORMATION Criminal records, See CRIMINAL RECORDS PRIVACY ACT Defined, motor vehicle law 46.04.391 Disposition form and report prosecuting attorney to send to state patrol 10.98.090

state patrol sole recipient for federal transmission 10.98.070

Domestic violence

arrests 10.31.100

act Ch. 26.52

no-contact order

enforcement 10.99.055

transmitted to prosecuting attorney 10.98.050

foreign protection order full faith and credit

immunity for arresting officer 26.09.300, 26.50.140

procedure for issuing and entering 10.99.045 statewide notice 10.99.040 official response, See DOMESTIC VIOLENCE protection orders computer entry for statewide notice 26.09.060 computer entry to constitute statewide notice, requirements 26.50.100 ex parte temporary order for protection penalties, prerequisite, duty to serve copy of order 26.50.115 issuance, assistance by peace officer 26.50.080 penalties, prerequisite, duty to serve copy of order 26.50.115 personal service exceptions 26.50.090 Eluding pursuit, penalty 46.61.024 Enforcement of laws on limited access facilities in cities and towns, police to have independent and concurrent jurisdiction 47.52.200 Felonies warrantless arrest for, when authorized 10.31.100 Fingerprints judge to order 10.98.050 Fingerprints and identifying data transmit to state patrol identification and criminal history section 10.98.050 Firearms, commercial sales, copy of application to be sent to 9.41.090 Gross misdemeanors warrantless arrest for, when authorized 10.31.100 Health regulations by state board of health, duty to enforce, penalty 43.20.050 Hostage or barricade situation service disruption, telephone company immunity from liability 70.85.120 telephone communication 70.85.100 applicable law 70.85.130 telephone company assistance 70.85.110 Interception of private conversations admissibility 9.73.090 authorization, application 9.73.130 authorization, inventory, service on named person 9.73.140 bugging 9.73.090 judicial authorization 9.73.090 pen registers and trap and trace devices 9.73.260 report, requirements 9.73.120 Investigations prosecuting standards 9.94A.411 Law enforcement medal of honor Ch. 41.72 Malicious prosecution claim by a law enforcement officer 4.24.350 Matrons 35.66.010, 35.66.020, 35.66.030, 35.66.040, 35.66.050 Metropolitan park districts, authority to commission 35.61.370 Militia duty, exemption from 38.44.030 Misdemeanors warrantless arrest for, when authorized 10.31.100 Motor vehicle, violations arrest procedure, nonexclusive 46.64.030
Motor vehicle accident reports, duty to make 46.52.070 Motor vehicle drivers' licenses, requests for, police officer to produce evidence of his authorization upon request 46.61.020 Optical strobe lights restricted use 46.37.190 restricted use 46.57.190
Orders of, state of emergency, failure to heed during, penalty 43.06.250
Organized crime intelligence unit, state patrol 43.43.850, 43.43.852, 43.43.854, 43.43.856
Overtime compensation 49.46.130

unlawful release of personal information 4.24.680, 4.24.690, 4.24.700 Public employees' retirement system service credit for service in Seattle police relief and pension fund system 41.40.059 for service in Seattle police relief and pension funds system terms and conditions 41.40.061 Racial profiling 43.101.410 Railroad police, See RAILROADS, subtitle Police Report of child abuse Ch. 26.44 Reserve officers volunteer firefighters' and reserve officers' relief and pensions, generally Ch. 41.24
Retirement and pensions, See RETIREMENT
AND PENSIONS, subtitle Law enforcement
officers and fire fighters Seattle police relief and pension fund system service credit in public employees' retirement system for service in Seattle system 41.40.059 terms and conditions 41.40.061 State identification number state patrol to furnish 10.98.080 Status of suspected or convicted felons prompt response by patrol or corrections department 10.98.150 Telephone, yielding party line for report of refusal, penalty 70.85.020
Towns, pursuit and arrest of violators beyond town limits 35.27.240 Traffic infractions notice of issuance authority 46.63.030 order to stop, duty to obey 46.61.021 order to stop, failure to obey, penalty 46.61.022 Traffic school of city or town and county, police to assist in 46.83.020
Tribal police officers definitions 10.92.010 powers, training requirements 10.92.020 Unclaimed property authority when in possession Ch. 63.32 receipt of, when 63.24.160 Utilities and transportation commission employees, status as police officers 81.04.460, 81.04.470 Vehicles, law enforcement, authorized to have alternately flashing red lights 46.37.190 Warrant officers positions to be maintained within city police department 35.20.270 Wiretap admissibility 9.73.090 authorization application 9.73.130 inventory, service on named person 9.73.140 iudicial authorization 9.73.090 report, requirements 9.73.120 POLICE COURTS (See also JUSTICE AND INFERIOR COURTS; JUSTICES OF THE PEACE) Jurisdiction writ of prohibition, jurisdiction prohibited 7.16.320 POLICE POWER Counties, cities, towns, townships may exercise Const. Art. 11 § 11 Liquor laws, See ALCOHOLIC BEVERAGES

POLICE REPORTS (See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT)

POLITICAL ACTIVITY

Disclosure, See PUBLIC DISCLOSURE Public employees 41.06.250

POLITICAL ORGANIZATIONS Disclosure, See PUBLIC DISCLOSURE

Pensions, See RETIREMENT AND PENSIONS

Privacy

penalty 70.54.010 POLITICAL PARTIES Travel expenses 42.24.090 charge cards 42.24.115 Elections, provisions Ch. 29A.80 public utility districts, powers in regard to Unemployment compensation 54.16.050 Elections, See also ELECTIONS water supply generally 70.54.010 general 50.44.030 POLITICAL SUBDIVISIONS (See also nonparticipation, alternative tax 50.44.035 CITIES AND TOWNS; COUNTIES) termination of coverage 50.44.090 watersheds in adjoining state 70.54.030 Advancement of travel and other expenses Watersheds in adjoining state 70.54.030 POLLING PLACES (See also ELECTIONS) authorized 42.24.120 constitutes a prior lien 42.24.140 interest 42.24.140 Polling place elections and poll workers Ch. POLLUTION CONTROL HEARINGS **BOARD** Adjudicative proceedings itemized travel expense voucher 42.24.150 POLLUTION (See also AIR POLLUTION CONTROL; WATER POLLUTION CONTROL) misappropriation of public funds, when ecology department and air pollution control authorities, board conduct of hearings 42.24.160 purpose of advancement 42.24.160 revolving fund 42.24.130 43.21B.240 Control, See ECOLOGY, DEPARTMENT OF; WATER POLLUTION CONTROL Administrative procedure act, application 43.21B.130 Hazardous waste disposal definitions 70.105.010 Bond issues Air pollution control authorities, regulations and amendments filed with board 43.21B.260 indebtedness limitations, subject to 39.46.110 department authority to regulate all wastes 70.105.109 notice of intent to sell general obligation Appeals to board bonds 39.46.120 hearings 43.21B.160, 43.21B.170, 43.21B.230 payment of general obligation bonds 39.46.110 PCB waste 70.105.105 purpose, comprehensive statewide control framework 70.105.007 orders, permits, and licenses 43.21B.310 revenue bonds penalties of fifteen thousand dollars or less, funds for reserve purposes may be included Heating oil pollution liability protection Ch. 39.44.140 alternative procedures 43.21B.305 70 149 procedure 43.21B.160, 43.21B.170, 43.21B.180, 43.21B.190, 43.21B.230 Charge cards for travel expenses 42.24.115 Mill tailings, licensing, perpetual care, See MILLS, subtitle Uranium and Thorium Claims against for Chairman 43.21B.080 contractual purposes Motor vehicles auditing and payment 42.24.080 authentication and certification 42.24.080 Compensation and travel expenses 43.21B.050 emission control compliance 46.16.015 Environmental hearings office, board created Puget Sound water quality authority, See PUGET SOUND WATER QUALITY within 43.21B.010 forms 42.24.080 Environmental policy, council on penalty for approving, paying false claim 42.24.110 AUTHORITY challenges to consistency of rules 43.21B.250 Underground petroleum storage tanks Environmental rules of agencies penalty for false claim 42.24.110 financial assistance to small communities certification 70.148.170 challenges to consistency 43.21B.250 Consolidation of local government unit and first Hazardous waste disposal criteria 70.148.130 class city appeals 70.105.095 retirement rights legislative intent 70.148.120 hazardous waste generators and users voluntary reduction plan appeal of department order or surcharge private owner or operator 70.148.140 public owner or operator 70.148.150 rural hospitals 70.148.160 compliance with law 41.04.430 definitions 41.04.405 intent 41.04.400 70.95C.230 limitations 41.04.425 financial responsibility program Hazardous waste management local governments, pollution control hearings board to hear disputes 70.105.250 membership in first class city retirement system 41.04.415 legislative findings and intent 70.148.005 pollution liability insurance program ad hoc committees 70.148.030 newly created legal entity 41.04.420 public or public safety employees' retirement systems 41.04.410 Judicial review of board decisions 43.21B.180, administration 70.148.030 43.21B.190 cancellation or refusal by insurer, appeal Jurisdiction 43.21B.110 Contracts 70.148.080 Membership, qualifications and appointment 43.21B.020, 43.21B.030, 43.21B.040, bond of contractor definitions 70.148.010 registration or licensing prerequisite to director 43.21B.060 public works contract 39.06.010 powers and duties 70.148.050 Noise control rule-making authority 70.148.040 disclosure of proprietary reports and minority and women's business enterprises civil penalties, appeals 70.107.050 39.04.160 local regulation measures, appeals 70.107.060 Debts information, penalties for unauthorized disclosures 70.148.060 Orders, permits, and licenses appeals 43.21B.310 collection agencies may be used, fees exemption from Title 48 RCW, exceptions 70.148.090 19.16.500 stays of orders 43.21B.320 Expenses and per diem 42.24.090 Penalty procedures 43.21B.300 Joint operations by municipal corporations or political subdivisions, deposit and control of insurer selection process, criteria 70.148.070 Powers and duties 43.21B.090, 43.21B.100 Purpose 43.21B.010 program design and cost coverage 70.148.035 funds 43.09.285 reservation of legislative power 70.148.110 trust account 70.148.020 Water supply 70.54.010 generally 70.54.010 Summary procedures 43.21B.330 Judgments against, interest on, torts 4.56.115 Water rights Liability insurance, purchase for officers and employees 36.16.138 registration, waiver, and relinquishment Ch. 90 14 Political activities of employees 41.06.250 POLLUTION CONTROL MUNICIPAL BONDING Reimbursement claims by officers and Waters employees cities and towns approving, paying false claim, penalty 42.24.110 abatement of Actions, certain, validated 70.95A.035 action by sheriff 35.88.050 false claim, penalty 42.24.100 declaration of nuisances 35.88.030 investment securities, as 70.95A.040 travel allowances 42.24.090, 42.24.100 enforcement by health officers 35.88.060 issuance authority 70.95A.030 injunction proceedings 35.88.070 prosecution and trial of offenders Savings and loan association, may be member of proceeds, disposition 70.95A.080 proceeds are separate funds 70.95A.045 refunding 70.95A.070 requisites 70.95A.040 33.20.060 Taxing districts 35.88.050 claim payment before approval by legislative punishment for creating or maintaining punishment for creating or maintaining nuisance 35.88.040 sewerage discharged into streams, certain cities prohibited from 35.88.080 special police, authorization for 35.88.020 supply sources, authority over 35.88.010 commercial operations, See POLLUTION, subtitle Waters, waste disposal permit depositing unwholesome matter in waters. body 42.24.180 sale, terms of 70.95A.040 secured solely by revenue 70.95A.040, Tort claims against bond may not be required of local government 70.95A.050 entity for any purpose in any case 4.96.050 liability for tortious conduct of officers, employees, and volunteers 4.96.010 70.95A.050 security for bond owners 70.95A.050 Construction of 1975 act 70.95A.045 Cumulative, Act declared 70.95A.910 Definitions 70.95A.020 payment of damages and defense expenses in depositing unwholesome matter in waters, public nuisance, penalty 9.66.050 industrial operations, See POLLUTION, Department of ecology, certificate of antipollution furtherance 70.95A.100 action against officer, employee, or volunteer 4.96.041 presentment and filing of claims, requirements 4.96.020 subtitle Waters, waste disposal permit disposal procedure 70.95A.060

lease agreements 70.95A.060 duty to report attempts and offenses 9.69.100 sale, lease restrictions not applicable PORT DISTRICTS 70.95A.090 Actions against officer, employee or agent of Legislative declaration 70.95A.010 defense costs Mortgage as security for bonds 70.95A.050 exception 53.08.208 Port district pollution control facilities, optional Actions relating to pollution control and other industrial developments deemed in application of act 70.95A.930 compliance with state constitution 53.08.041
Advertising, promotion of facilities 53.08.160 facilities acquisition 70.95A.030 leasing 70.95A.030 Agent, officer, or employee of revenue bonds, issuance 70.95A.030 defense costs in action against exception 53.08.208 Severability of 1975 act 70.95A.940 Severability of act 70.95A.920 Agricultural development, public agency, public purpose, studies, investigations, surveys for 53.08.160 Validation of certain actions 70.95A.035 POLLUTION LIABILITY INSURANCE AGENCY Agricultural products Heating oil pollution liability protection Ch. revenue bonds 53.40.020 Air transfer and terminal facilities acquisition and operation of authorized 53.08.020 70.149 POLYBROMINATED DIPHENYL ETHERS authority for 53.04.010 - FLAME RETARDANTS Air transportation, authority for in districts Assistance to state agencies 70.76.080 Definitions 70.76.010 lacking bodies of water 53.04.015 Department review 70.76.050 Aircraft noise abatement Enforcement, compliance 70.76.100 Findings 70.76.005 authorization 53.54.010 authorized programs 53.54.030 Fire safety committee 70.76.040 manufacture, sale, or distribution 70.76.020, fund authorized, sources 53.54.040 impacted areas 53.54.020 investigation, monitoring of noise impact 53.54.020 70.76.030 Notification to sellers 70.76.070 Retailers, liability 70.76.090 Rules 70.76.110 liberal construction of law, powers additional 53.54.900 property deemed in impacted areas 53.54.030 Transportation and storage 70.76.060 Airport capital improvements, bond issue POOL (See ATHLETICS AND SPORTS, limitations 53.36.030 subtitle Billiard and pool halls) Airports, See AERONAUTICS, subtitle Airports POOR (See LOW-INCOME PERSONS) Annexation of port district property firefighter transfer rights 53.08.360 **POPCORN** Annexation of territory alternative methods 53.04.150, 53.04.160, 53.04.170, 53.04.180 Disclosure of butter or butter-like flavoring 69.04.331 POPULATION (See also CENSUS) elections ballots 53.04.080 Census duties transferred to office of financial management 43.41.050 conduct of 53.04.080 Cities and towns liability of area annexed 53.04.100 allocations of state funds based upon, finality order of annexation 53.04.100 43.62.020 outstanding indebtedness 53.04.190 annexation, procedure 43.62.030 petition for 53.04.080 annexed territory, certificate to office of petition for annexation to 53.04.085 financial management 35.13.260 petition for resolution 53.04.150, 53.04.160, assistance to office of financial management 43.62.040 53 04 170 certification of 43.62.030 written consent 53.04.180 determination of 43.62.030 Assessments disincorporation, procedure 43.62.030 harbor improvement, limitation 53.20.040 incorporation, procedure 43.62.030 levy of 53.08.010 statutory references to 500,000 population deemed to be 400,000 35.21.780 Authority for additional and concurrent method 53.04.016 times for making census 43.62.030 areas without appropriate bodies of water Counties 53.04.015 allocation of funds, basis 36.13.100 census, authorized 36.13.020 generally 53.04.010 Ballast water management Ch. 77.120 census to determine 36.13.030, 36.13.050 Bankruptcy readjustment and relief from debts classified by Const. Art. 11 § 5 Ch. 39.64 determination 36.13.100 Bond issues determination and certification, office of industrial development projects Const. Art. 32 financial management 43.62.035 enumerators 36.13.030 municipal airports 14.08.116 fixing by county commissioners 36.13.050 registration of bonds Financial management, office of, powers and county treasurer as registration officer, duties of planning and community affairs designation of fiscal agent 39.44.130 Bond issues, See also PORT DISTRICTS, agency transferred to 43.41.050 Joint park and recreation districts, multi-counties subtitle Fiscal matters determination 36.69.460 Boundaries, revision of PORNOGRAPHY (See also OBSCENITY AND PORNOGRAPHY) Children, See also SEXUAL EXPLOITATION OF CHILDREN commissioner districts redrawing district boundaries 53.16.015 terms of office not affected 53.16.030 Boundaries, revisions of Moral nuisances defined 7.48A.010 notice of hearing 53.16.020

Budgets, See PORT DISTRICTS, subtitle Fiscal matters Canal construction, tax levy for 53.36.070, 53.36.080 limitations 53.36.070 Canals, ditches, and drains, acquisition and operation 53.08.020 Chapter to be construed as cumulative 53.08.047 Claims against, toll facilities Ch. 53.34 Cold storage and refrigeration facilities. acquisition and operation 53.08.020 Collective bargaining 53.18.015 Commission and commissioners administrative programs, coordination 53.06.050 commissioner district description 53.04.031 commissioner districts 53.12.010 elimination of commissioner districts in less than county-wide district 53.12.021 redrawing district boundaries 53.16.015 compensation 53.12.260 insurance not deemed compensation 53.08.170 waiver of 53.12.265 consolidation with other districts, effect 53.46.030 elections conformance to general election law 53.12.061 increase in number ballot proposition to authorize 53.12.115 ballot proposition to increase 53.12.120 commencement and term of office of additional commissioners 53.12.130 election of additional commissioners 53.12.120, 53.12.130 petition requesting 53.12.115 term of office 53.12.130 initial election of commissioners 53.04.031 insurance for benefit of 53.08.170 liability insurance 53.08.205 marginal lands, determination of status 53.25.210 number of 53.12.010 organization 53.12.245 passenger carrying vessels, commission duties 53.08.295 powers delegation of to managing official 53.12.270 how exercised 53.12.010 powers and duties 53.12.245 quorum 53.12.246 rules and regulations 53.08.220 term of office 53.12.172 ballot proposition to reduce term 53.12.175 terms of office boundary revision not to affect 53.16.030 districts covering entire county populations of one hundred thousand or more 53.12.221 toll facilities bonds and notes, person obligations of 53.34.100 vacancies 53.12.140 Community renewal agency 53.08.400 Community revitalization financing 53.08.049 Consolidation authorization 53.46.010 commissioners county auditor, principal county auditor's duties 53.46.030 not active, procedure 53.46.050 terms 53.46.030 definitions 53.46.005 district including area from two or more counties, taxes levy and collection of taxes 53.46.090 principal county treasurer, duties 53.46.090 procedure to determine proportion of taxes 53.46.080 election for certification of 53.46.030 conduct 53.46.020

county auditor's duties 53.46.030

authority to construct toll bridges 53.34.010

acquisition and operation of facilities

Bridges

53 08 020

Moral nuisances, See also NUISANCES, subtitle

Moral nuisances

Witnesses

PORT DISTRICTS

general powers of consolidated district	vote required 39.40.010	authority 53.40.010
53.46.100 inactive commission, effect 53.46.050	commissioners, initial election of 53.04.031 conformance to general election law	funding and refunding 53.40.130 general provision 53.40.030, 53.40.110
indebtedness, limitations on 53.46.100	53.12.061	irregularity of defense 53.40.120
municipal corporations, establishment as	consolidation 53.46.020, 53.46.030	payment restriction 53.40.040
53.46.030	formation 53.04.020, 53.04.060	purposes for issuance 53.40.020
power 53.46.040 prior obligations 53.46.040	name change 53.04.110 Elevators and grain bins	sale to federal government 53.40.050 savings and loan associations, investment in
resolution or petition for 53.46.010	acquisition and operation of facilities	33.24.050, 33.24.060, 33.24.070
title to property of former districts 53.46.070	53.08.020	United States, sale of bonds to at private sale
Contracts	eminent domain for, against district property	Ch. 39.48
labor and maintenance 53.08.120, 53.08.130, 53.08.140, 53.08.150	22.16.040 Eminent domain	validation 1947 act Ch. 53.44
personal service contracts Ch. 53.19	power of 53.08.010	budgets
small projects 53.08.135	for warehouses and elevators against port	exclusive provisions 53.35.070
small works roster 53.08.120 toll facilities 53.34.020	district property, limitation 22.16.040 Employee, officer, or agent of	final
web site, contract database 53.08.440	defense costs in action against	alternate filing date 53.35.045 filing with county commissioner 53.35.040
Coordinating agency	exception 53.08.208	hearing 53.35.030
dues and assessments 53.06.040	Employment relations, collective bargaining and	preliminary
purposes, powers, and duties 53.06.030 Counties, adoption of regulations 53.08.220	arbitration agreements	hearing 53.35.030
Defense of officers, employees, or agents of in	authorized 53.18.020	notice 53.35.020 preparation 53.35.010
actions against	authorized provisions 53.18.050	supplemental, adoption procedure 53.35.050
exception 53.08.208 Derelict vessels 53.08.410	restrictions 53.18.060 choice of employee organization	claims, payment 53.36.015
Dissolution	criteria for 53.18.030	fiscal year 53.35.060
commission not active, procedure 53.46.060	procedure in case of controversy 53.18.030	gross operating revenue, defined 53.12.005 indebtedness
costs and expenses 53.48.120	definitions 53.18.010	airport capital improvements 53.36.030
definitions 53.48.010 disposition of funds, counties of sixth class	incidental powers of district 53.18.040 Energy facility site evaluation council,	bankruptcy readjustment and relief from
53.49.020	membership 80.50.030	debts Ch. 39.64
disposition of funds, counties with	Expenses of port district officers and employees,	limitation on tax levies, exceptions Const. Art. 7 § 2
populations of from eight thousand to less	reimbursement of 53.08.175, 53.08.176	limitations 53.36.030
than twelve thousand 53.49.010 funds, disposition in certain counties	Export trading companies authority to establish, business plan to be	limitations upon
53.49.010, 53.49.020	established 53.31.030	emergency public works, exceeding indebtedness permitted 39.28.030
hearing, order of 53.48.030	confidentiality of records supplied by private	validation
inactive commission, effect 53.46.060 insolvency	individuals 53.31.050 definitions 53.31.020	1947 act Ch. 53.44
court finding, procedure 53.48.060	dissolution 53.31.040	revenue
second hearing 53.48.060	federal certificate of review authorized	dredging, canal construction, land leveling or filling 53.36.070, 53.36.080
order for hearing 53.48.030	53.31.060	industrial development districts 53.36.100
petition for 53.48.020 sale of assets	formation 53.31.040 legislative findings 53.31.010	tax levies
authority 53.48.040	powers 53.31.040	dredging, canal construction, land leveling
disposition of proceeds 53.48.050	Federal surplus property acquisition, See	or filling purposes collection 53.36.080
second hearing notice of 53.48.070	FEDERAL SURPLUS PROPERTY Federation of Washington ports	limitations 53.36.070
sale of property 53.48.080	authorization and purposes 53.06.070	industrial development districts 53.36.100
when necessary 53.48.060	port district association, duty to establish	limitations, generally 53.36.020 toll facilities 53.34.130, 53.34.160
superior court	federation 53.06.030	warrants
insolvency finding 53.48.060 order of dissolution 53.48.040, 53.48.090	Ferries, acquisition and operation of facilities 53.08.020	disbursement of funds by 53.36.010
order of hearing 53.48.030	Fire departments	revenue, issuance 53.40.135
second hearing 53.48.060	performance measures	validation 53.40.150 Foreign trade zones, See PORT DISTRICTS,
Dissolution of inactive district effect of final order of dissolution 53,47,050	definitions 53.56.020 evaluations and report, annual 53.56.040	subtitle Trade zones, foreign
Dissolution of inactive districts	legislative intent 53.56.010	Formation
chapter cumulative and nonexclusive	policy, service delivery options 53.56.030	annexation of territory, elections, declaration
53.47.900	Firefighters	of results 53.04.100 commissioner district description 53.04.031
hearing on petition, notice, publication, creditor claims, determination, terms and	transfer rights on annexation of port district property 53.08.360	commissioners, initial election of 53.04.031
conditions of court order if district to be	Fiscal matters	declaration of 53.04.060
dissolved 53.47.040	bond issues	district less than entire county 53.04.023
petition for dissolution, filing, contents 53.47.030	elections to authorize certification of result 39.40.030	election authority 53.04.020
port district deemed inactive, when 53.47.020	vote required 39.40.010	expenses of 53.04.070
purpose 53.47.010	facsimile signatures	petition for 53.04.020
Dockage, warehousing, and wharfage rates and	destruction of plates 39.44.100	publication of notice 53.04.020 Freight mobility strategic investment program
charges 53.08.070 Economic development programs	fraud by printer or engraver, penalties 39.44.101	and board Ch. 47.06A
training, education, and improvement funding	legal sufficiency 39.44.100	Funds
39.84.170	funding and refunding 53.44.010	anticipation of revenue warrants 53.36.040
Economic development programs are a public purpose 53.08.245	1947 act Ch. 53.44 maturity of bonds 39.44.070	general fund, advancements for industrial development districts 53.25.200
Elections	refunding bonds, bankruptcy readjustment	incidental expense fund 53.36.060
acquisition and operation 53.04.017	and relief from debts Ch. 39.64	industrial development and trade promotions
annexation of territory 53.04.080, 53.04.100 bond issues	registered bonds, statements and signatures 39.44.102	Const. Art. 8 § 8 industrial development district future use
canvass 39.40.030	registration of bonds and interest	53.36.100, 53.36.110
certification of result 39.40.030	coupon interest payments 39.44.120	port funds, general and special 53.36.050
existing election laws apply 39.40.020	revenue	revenue bond issue fund 53.40.040, 53.40.130

[RCW Index—page 554] (2008 Ed.)

cancellation of taxes \$3.25.060 discharge for trust \$3.25.080 dross operating revenue, defined \$3.12.005 Harbor areas and harbor improvement appeals procedure \$3.20.050 authority for \$5.04.010 comprehensive scheme adoption \$3.20.010 following \$3.20.020 dredging, tax levy for \$5.36.670, \$3.36.080 general authority \$5.08.060 ownership of improvement \$5.20.030 payment \$5.20.040 ownership of improvement \$5.20.030 payment \$5.20.400 ownership of improvement \$5.20.030 payment \$5.20.040 ownership of improvement \$5.20.030 payment \$5.20.400 ownership of improvement of \$5.20.030 payment \$5.20.400 ownership of improvement in improvement of improvement in improvement of improvement of improvement in improvement of improvement in improvement of improvement in improvement of improvement of improvement of improvement in improvement of improv	. 11.0 (11.2)		I N 1 52 04 110
discharge of trust \$3.28.070 consoperating versum defined \$3.12.005 appeals procedure \$3.20.030 authority for \$3.04.010 following \$4.20.020 following \$4.20.020 conversible procedure \$3.20.030 petition to order \$3.03.030 petition to order \$3.00.030 petiti	toll facilities, revenue bonds and notes,	trust lands	Names, change 53.04.110
Gross operating revenue, defined 3.12.005 Harbor areas and harbor improvement sasessments and assessment rolls 5.2.0.050 comprehensive scheme comprehensive			
Illarbor trans and harbor improvement appeals proceedings 53 (2010) authority for 53 (34 (10)) comprehenses scheme adoption 53 (2010) authority for 53 (34 (10)) comprehenses scheme adoption 53 (2010) authority for 53 (34 (10)) congress scheme adoption 53 (2010) authority for 53 (36 (10)) congress scheme adoption 53 (2010) authority for 53 (36 (10)) congress scheme adoption 53 (2010) authority for 53 (2010) lingrovement S (2010) lingrove			
appeals procedure \$3.20.00 assessments and assessment for \$3.08.175 accomprehensive scheme adoption \$3.20.010 following \$3.20.020 and the procedure \$3.20.020 and the proc			
sissessments and assessment rolls 53 20.050 andborty for 53.04.010 sadoption 53.20.010 as doubtroin 53.20.010 as doubtroin 53.20.010 as doubtroin 53.20.010 as doubtroin 53.20.010 payment 53.06.070, 53.36.090 payment 53.20.060 perition to rote 53.08.200 payment 53.20.060 perition to rote 53.08.200 payment 53.20.000 pa	Harbor areas and harbor improvement	Industrial development facilities	Officers and employees
noncocourse revenue hondes or obligations. anthorized Const. Art. 28 and Co. 7. 9. 84. Indiatrial development revenue hondes or obligations. According to the legions are selected authority 53.08.00.90 general subtropy 53.08.00.90 general subtropy 53.08.00.90 general subtropy 53.08.00.90 general subtropy 53.08.00 general subtropy 63.20.00 general subtropy 64.00 general subtr	appeals procedure 53.20.050	mortgaging of facility 53.40.125	
authorizate Const. Art. 22 & 1	assessments and assessment rolls 53.20.050	Industrial development projects	regulation of, rules and regulations
authorization Scan Scan Scan Scan Scan Scan Scan Sca	authority for 53.04.010	nonrecourse revenue bonds or obligations,	53.08.176
adoption 53 20 0.00 following \$3 20 0.03 following \$3 20 0.03 payment \$3 20 0.03 payment \$3 20 0.03 payment \$3 20 0.04 payment			
Industry and commerce, improvement of land for designs, tast, levely for \$3.36.070, \$3.36.090 general anthority, \$5.100, \$5.00.000 perition to order \$5.20.000 perition to order to o			
deedging, tax levy for \$3.36.070, \$3.00.030 payment \$3.20.049 perment \$3.20.049 payment \$3.20.049 paym			entitlement to coverage 53.08.180
general authority \$3.08.06 workershot of improvements \$3.20.040 psyment \$3.20.040 ps			
insurance in supervision of miprovement states and foreign garga, intermed and operation of facilities 53 08 200 individuals matters and vehicles of the property of the state of property within addition of a supervision of a supervision of states of property within addition of a supervision of a supervision of states of property within action of plans and specifications of the conditions of property within action of property within action of property within action of plans and specifications of the conveyage determined to a supervision of plans and specifications of the conveyage of the correction of activities of the conveyage of the coverage of the conveyage of the coverage of the conveyage of the coverage of the			
payment \$3.20.049 petition to order \$2.20.05VCR AVD larbor improvement. See RIFATING SYSTEMS Heaving half industrial corridors overveight seedle containers and vehicles Holidays 11.60.95 Improvement harbors, See PORT DISTRICTS, subtite Harbor improvement harbors, See PORT DISTRICTS, subtite harbors provide state of the subtite of the s			
pictition to order 53 20 95 Harbor improvement. See RIVPR AND HARDOR IMPROVEMENT DISTRICTS HARDOR IMPROVEMENT DISTRICTS SITES Heavy hall industrial corridors overweight sealed containers and vehicles 46 44 9013: Lioidays 116 050 more with the provided of			
Harbor improvement. See RIVER AND of the properties of \$3.25.100 own and properties of \$3.25.100 own provement of property within of \$3.25.110 own properties of \$3.25.100 own prope			
HARBOR IMPROVEMENT DISTRICTS shuttled containers and vehicles 46.440915. Holidays 1.16.050 Improvement harbors, See PORT DISTRICTS, subtited Ilarbor improvement larbors, See PORT DISTRICTS, subtited Ilarbor improvement harbors, See PORT DISTRICTS, subtited Ilarbor improvement of Ilarbor improvemen			
Heating systems, See HEATING SYSTEMS Heavy hall indistrial corridors overweight sealed containers and vehicles of the provided of the seal of the provided of the sealed o			
Heavy hair industrial corridors voerweight scale containers and vehicles 46.4 (1915) 16.6 (44.1915) 16.6 (44			
the continues and vehicles 46.44.0912 intermodal cargo movement, restrictions 35.08.200 Interstate and foreign cargo, intermodal movement of peatr children should be a proper of the flatbor improvement intermodal movement of peatr children should be a proper of the flatbor improvement domain of the f			
46.44.9015 Indicidays 1.16.050 Improvement Indebtedness Dearwish and the control of the control			
Holidays. 1.16.050 Improvement harbors, See PORT DISTRICTS, subtitle Harbor improvement Larbors, See PORT DISTRICTS, subtitle Market and relief from debts. Ch. 39 64. Illimitation on tax levies, exceptions Const. Art. 7 8 2. Illimitations Ch. 39 36, 533.6.030 immitted seems of the public agency. public purpose 53.08.160 industrial development and relief promotion budgeting procedure 53.36.140 authorized in more expenditures, procedure 53.36.140 authorized in for expenditures, procedure 53.36.140 authorized in for expenditures, procedure 53.36.140 authorized from the seems of the seem			
Improvement Larbor's per Control DISTRICTS, subtitle Harbor improvement and relief from debts bank rupper volugisment and relief from debts bank rupper volugisment and relief from debts bank rupper volugisment and relief from debts (minitation on tax levies, exceptions Cornst. Art. 7, 22. Initiations to Ch. 39 36, 533.6300 minitations upon contergency public works, exceeding indebtedness permitted 392.8.030 indebtedness. Sea also PORT DISTRICTS, albidiagn procedure 53.08.120 indebtedness permitted 392.8.030 indebtedness. Sea also PORT DISTRICTS, about the public agency, public purpose 53.08.160 studies, investigations, surveys for 53.08.160 industrial development and trade promotion budgeting procedures 53.36.120 expenditures for amount of funds 53.36.120 expenditures for expenditures, procedure authorized 53.36.120 expenditures for expenditures, procedure authorized districts of cemend public purpose const. Art. 8, 8 vouchers 53.36.140 state auditor, duties concerning 53.36.150 modern of procedure of 53.25.000 expenditures for expenditures, procedure authorized for expenditures, procedure of solutions of 53.25.000 expenditures for expenditures, procedure authorized for expenditures, procedure of solutions of 53.25.000 expenditures for expenditures, procedure of solutions of 53.06.000 formation on the solution of the solutio			
harbors, See PORT DISTRICTS, subtitle Harbor improvement Indebtedness bankruptcy readjustment and relief from debts bankruptcy readjustment and relief from debts indiction on tax levies, exceptions Const. Art. 7 8 2 limitations to 39 36, 533 60 30 Indiction on tax levies, exceeding indebtedness, See also PORT DISTRICTS, limitations to 39 36, 533 60 30 Indiction of the seed of			
facilities 53.08.020 Limitation on tax levies, exceptions Const. Art. Illimitations to the second const. Art. Solution of the second const. Art. Solution facilities for the second const. Art. Solution facilities for the second const. Art. Solution for			
Joint districts. See PORT DISTRICTS, subtitle Consolidation Joint services of powers, contracts with other governmental entities 53.08.240 Labor and material contracts ward of 33.08.130 indebtedness, See also PORT DISTRICTS, subtitle Fiscal matters industrial development public agency, public purpose 53.08.160 ostudies, investigations, surveys for 53.08.160 industrial development and trace for property, public purpose 53.08.160 authorization for expenditures, procedure 53.08.130 authorization for expenditures, procedure 53.36.140 authorization of reading 53.36.150 industrial development districts authority for 53.25.040 conditions precedent to improvement 53.25.090 minutation of marginal land status 53.25.25.900 powers, general enumeration of 53.25.140 conditions precedent to improvement 53.25.090 powers, general enumeration of 53.25.140 conditions precedent to improvement 53.25.090 powers, general enumeration of 53.25.140 competitive but or negotiation of 53.25.1			
bankruptcy readjustment and relief from debts Ch. 39.64 limitation on tax levies, exceptions Const. Art. 7.82 limitations Ch. 39.36, 50.30 limitations upon emergency public works, exceeding emergency public works, exceeding limitations phone the public agency, public purpose 53.08.10 limitations (Ch. 39.36.130 limita			
Ch. 39.64 ilmitation on tax levies, exceptions Const. Art. 7 § 2 ilmitations upon ilmitation upon ilmitation ilmita		Joint districts, See PORT DISTRICTS, subtitle	maintenance and operation of 53.08.295
limitation on tax levice, exceptions Const. Art. 7 82 limitations Ch. 39.36, 53.36.030 limitations upon emergency public works, exceeding indebtechness permitted 39.28.030 limitations upon emergency public works, exceeding indebtechness permitted 39.28.030 limitations upon emergency public purpose 5.08.18.01 lost state and tory the public agency, public purpose 5.30.8.100 limitation development and trade promotion budgeting procedures 53.36.120 expenditures for amount of familias 53.36.120 expenditures for amount of familias 53.36.120 expenditures, procedure satisfying the purpose Const. Art. 8 \$ 8 vouchers 53.36.140 state auditor, duites concerning 53.36.150 limitation of state auditor, duites concerning 53.36.150 limitation of marginal land status 53.25.000 expenditures for authorized in provement satisfying the conditions precedure to improvement 33.25.000 expenditures for authorized 53.36.100 state auditor of concernance for such power of 53.25.100 power of 53.25.100 powers, general enumeration of 53.25.100 powers, general enumeration of 53.25.100 powers, general enumeration of 53.25.100 expenditures for authorized for \$3.25.100 powers, general enumeration of 53.25.100 expenditures for authorized for \$3.25.100 powers, general enumeration of 53.25.100 expenditures for authorized for \$3.25.100 powers general enumeration of \$3.25.100 powers, general enumeration of \$3.25.100 powers general enumeration of \$3.25.100 powe	bankruptcy readjustment and relief from debts	Consolidation	Permits, leases, or licenses for port districts to use
The state of the content of the contract of th	Ch. 39.64	Joint exercise of powers, contracts with other	toll facilities authorized 47.56.253
limitations Ch. 39 36, 53 36 030 limitations upon emergency public works, exceeding indebtedness permitted 39 28 030 lindebtedness, See also PORT DISTRICTS, subtitle Fiscal matters unbilic agency, public purpose 53 08.160 studies, investigations, surveys for 53 08.160 studies in procedure 53 36.120 expenditures to 53 36.140 state auditor, duties concerning 63 36.100 local improvement districts authority for 53 25.040 boundaries, deletion of land areas 53 25.100 condition of property within action on determination 53 25.100 provers, general enumeration 53 25.100 property 32 25.140 earthority 53 25.110 bids and bidding procedure 53 25.140 condition of conveyance to 63 25.2100 formation and learning and notice 53.25.120 competitive bid or negotiation 53 25.140 evolution of property to public use 53.25.120 condition of conveyance deemed covenants running with the land 53.25.120 condition of conveyance deemed covenants running with the land 53.25.120 condition of conveyance deemed covenants running with the land 53.25.120 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with the land 53.25.100 covenants running with the land 5	limitation on tax levies, exceptions Const. Art.	governmental entities 53.08.240	Personal service contracts
limitations Ch. 39 36, 53 36.030 limitations upon emergency public works, exceeding indobtedness permitted 39 28.030 ladebtedness, See also PORT DISTRICTS, subtitef Fiscal matters industrial development and trade promotion budgeting procedures 53.06.120 studies, investigations, surveys for 53.08.160 studies, investigations, surveys for 53.08.160 authorization for expenditures, procedure 53.36.120 commotine of finals 53.36.120 commotine of finals 53.36.120 commotine of finals 53.36.120 commotine of finals 53.36.120 commotine of marginal land status power of 53.25.120 local improvement and sases ments of 53.25.120 commotion of marginal land status power of 53.25.120 commotion of marginal land status power of 53.25.120 compositive bid or negotiation 53.25.140 authority 53.25.110 poissa on bidding procedure 53.25.120 condition of conveyance deemed covenants running with the fland 53.25.120 covenants running with the fl	7 § 2	Labor and material contracts	application of chapter 53.19.070
limitations upon emergency public works, exceeding indebtedness, permitted 39.28.030 lindebtedness, see also PORT DISTRICTS, subtilte Fiscal matters Industrial development and trade promotion budgeting procedures 53.08.150 ontice of subtiless, investigations, surveys for 53.08.160 industrial development and trade promotion budgeting procedures 53.36.120 expenditures for amount of funds 33.36.130 authorization for expenditures, procedure 53.08.150 limitation 53.35.140 state auditor, duties concerning 53.36.150 thus trial development districts authority for 53.25.040 conditions for 53.25.100 power of 53.25.100 prover of 53.25.1		award of 53.08.130	changes in scope of work 53.19.060
emergency public works, exceeding indebtedness permitted 929.28.30 indebtedness permitted 929.28.03 indebtedness permitted 929.28.03 indebtedness permitted 929.28.03 indebtedness permitted 929.28.03 indebtedness permitted 928.03 indebtedness 93.08.10 indicate on indicat		bidding procedure 53.08.120, 53.08.130	compliance with chapter, penalties 53.19.050
indebtedeness, see also PORT DISTRICTS, subtilite Fiscal matters Industrial development and trade promotion budgeting procedures 53.08.160 authorization for expenditures for amount of funds 53.36.120 expenditures, procedure 53.36.080 limitations 53.36.010 expenditures, procedure 53.36.080 limitations 53.36.080 limitations 53.36.080 limitations 53.36.090			definitions 53.19.010
Indebtedness, See also PORT DISTRICTS, subtitle Fisseal matters Industrial development public agency, public uprose 53.08.160 studies, investigations, surveys for 53.08.160 nutstrial development and trade promotion budgeting procedures 53.36.120 expenditures for amount of funds 53.36.130 expenditures, procedure 53.36.180 expenditures for amount of funds 53.36.130 expenditures for funds for expenditures for amount of funds 53.36.130 expenditures for funds for fun			
subtitle Fiscal matters Industrial development public agency, public purpose 53.08.160 studies, investigations, surveys for 53.08.160 studies, investigations, surveys for 53.08.160 studies investigations accuracy and the velopment and trade promotion budgeting procedures 53.36.120 expenditures for amount of finds 53.36.130 authorization for expenditures, procedure 53.36.140 authorization for expenditures, procedure 53.36.140 authorization for expenditures, procedure 53.36.140 authorization for expenditures, procedure 53.36.150 Industrial development districts assessment for 53.36.100 state auditor, duties concerning 63.36.150 state auditor, duties concerning 63.36.150 state auditority for 53.25.040 boundaries, deletion of 1 and areas 53.25.040 conditions precedent to improvement 53.25.100 power of 53.25.100 powers, general enumeration of 53.25.100 power of 53.25.100 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.120 competitive bid or negotiation 53.25.120 competitive bid or negotiation 53.25.120 competitive bid or negotiation 53.25.120 covenants running with the land 53.25.120 covenants running with the land 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of first vehicles, local licensing and regulation 46.72.170, Ch. 46.72.A use of property 53.36.100 tax title land conveyance to 53.25.050			
undustrial development public agency, public purpose 53.08.160 studies, investigations, surveys for 53.08.160 lndustrial development and trade promotion budgeting procedures 53.36.120 expenditures for amount of funds 53.36.130 authorization for expenditures, procedure 53.36.100 lndustrial development districts of authorized 53.36.120 levy industrial development district purpose 53.36.140 authorization 53.26.140 state auditor, duties concerning 53.36.150 lndustrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.040 boundaries, deletion of land areas 53.25.040 boundaries, deletion of marginal land status 53.25.20 power of 53.25.100 connective bid or negotiation 53.25.140 conditions procedure 53.25.100 connective bid or negotiation 53.25.140 condition of conveyance deemed covenants running with be land 53.25.120 covenants running with leand 53.25.120 covenants running with leand 53.25.100 connective bid or negotiation of 53.25.100 submission of plans and specifications for development districts assessments, sale of property within action on determination 53.25.100 connective bid or negotiation 53.25.100 connective bid or negotiation 53.25.100 covenants running with leand 53.25.100 covenants running with leand 53.25.100 covenants running on procedure 53.25.100 restraint on alienation 53.25.100 covenants running on procedure 53.25.100 restraint on alienation 53.25.100			
public agency, public purpose 53.08.160 studies, investigations, surveys for 53.08.160 industrial development and trade promotion budgeting procedures 53.36.120 expenditures for amount of finds 53.36.130 authorization for expenditures, procedure 53.36.140 state auditor, duties concerning 53.36.150 local improvement districts authority for 53.25.040 boundaires, deletion of 1 and areas 53.25.040 conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 powers, general enumeration of 53.25.100 powers, general enumeration of 53.25.100 portivate lands, conveyance to 53.25.140 appraisal 53.25.140 authority 53.25.150 competitive bid or negotiation 53.25.140 condition of property to public use 53.25.120 covenants running with the land 53.25.120 covenants running with bland 53.25.120 covenants running with bland 53.25.100 submission of plans and specifications for development of 53.25.160 submission of plans and specifications for development of 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property specifications for development of property prerequisite to sale 53.25.120 use of property specifications for development of 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050			
studies, investigations, surveys for \$3.08.160 Industrial development and trade promotion budgeting procedures \$3.36.120 expenditures for amount of funds \$3.36.130 authorization for expenditures, procedure \$3.36.140 authorization for expenditures, procedure \$3.36.140 nules and regulations \$3.36.130 lules and regulations \$3.36.140 authorization \$3.36.150 lules and regulations \$3.36.140 state auditor, duties concerning \$3.36.150 lundustrial development districts assessment for \$3.08.050 boundaries, deletion of land areas \$3.25.040 conditions precedent to improvement \$3.25.000 power of \$3.25.100 power of \$3.25.100 powers of \$3.25.100 powers, general enumeration of \$3.25.100 powers, general enumeration of \$3.25.100 powers, general enumeration of \$3.25.100 powers of experiment domain determination of marginal land status \$3.25.200 sale of property within action on determination \$3.25.140 authority \$3.25.140 authority \$3.25.140 conditions procedure \$3.25.150 competitive bid or negotiation \$3.25.120 restraint on alienation \$3.25.100 restraint on floras and specifications for development of property percequisite to sale \$3.25.120 (as levy for \$3.36.100 lules and bidding procedure \$3.36.150 lules and bidding procedure \$3.36.150 lules and bidding procedure \$3.25.150 regulation \$4.72.160, 46.72.170, Ch. 46.72.A lules and for hire vehicles, regulation \$4.72.170, ch. 46.72.A luncipal corporations, consolidated districts, authority for \$3.08.00 lules of \$3.36.100 lules and property property power \$3.36.100 lules are for property procedure \$3.25.100 lules and bidding procedure \$3.25.150 lules and bidding procedure \$3.25.150 lules \$3.36.150 lules and bidding procedure \$3.25.150 lules \$3.36.150 lules \$3.36	public agency, public purpose 53 08 160		
Industrial development and trade promotion budgeting procedures 53 3.6.120 expenditures for amount of funds 53 3.6.130 authorization for expenditures, procedure 53.36.140 authorization for spenditures, procedure 53.36.150 rules and regulations 53.36.140 state auditor, duties concerning 53.36.150 Industrial development districts assessment for 53.08.050 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.090 powers of 53.25.190 power of 53.25.190 power of 53.25.190 power of 53.25.100 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.100 covenants running with land 53.25.170 devotion of plans and planting harbor improvement plans 53.20.010, 53.20.020 industrial development 35.30.050 bond issuance 53.08.050 formation may vary from estimates 53.08.055 power of 53.25.090 Pollution control facilities costs 53.08.040 Pollution control facilities apoptional authority 70.95A.930 powers, general enumeration of 53.25.100 garage facilities authority for 53.25.000 sale of property within action on property to public use 53.25.100 convenants running with land 53.25.170 devotion of property to public use 53.25.100 convenants running of property of public use 53.25.100 restraint on alienation 53.25.100 restraint on alienation 53.25.100 restraint on alienation of property to public use 53.25.000 devention of property to public use 53.25.100 restraint on alienation of property of public use 53.25.100 restraint on alienation of property of public use 53.25.100 restraint on alienation of property for 53.06.000 restraint on facilities, and for hire vehicles, regulation 6.72.160, 46.72.170, Ch. 46.72A Muricipal conversable for 53.06.070 private lands, conveyance to 53.25.100 restraint on	studies investigations surveys for 53.08.160		
budgeting procedures 53.36.120 expenditures for amount of funds 53.36.130 authorization for expenditures, procedure 53.36.140 authorization for expenditures, procedure 53.36.140 rules and regulations 53.36.140 rules and regulations 53.36.150 Industrial development districts assessment for 53.08.050 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement of south of the control in the			
expenditures for amount of funds 53.36.130 authorization for expenditures, procedure 53.36.140 authorized 53.36.120 deemed public purpose Const. Art. 8 § 8 vouchers 53.36.140 rules and regulations 53.36.140 state auditor, duties concerning 53.36.150 lndustrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.100 power of 53.25.190 power of 53.25.190 power of 53.25.100 private lands, conveyance to 53.25.100 authority 53.25.100 devotion of property by tiblic use 53.25.100 competitive bid or negotiation 53.25.100 condition of conveyance deemed covenants running with the land 53.25.170 devotion of property to public use 53.25.120 (restraint on alienation 55.25.160 (revenants running with the land 53.25.120 (restraint on alienation 55.25.100 (revenants running only the land 53.25.120 (revenants running only the land 53.25.100 (revenants running with land 63.25.170 (revenants running with land 63.25.170 (revenants running only the land 63.25.120 (revenants running only the land 63.25.100 (revenants running only			
amount of funds \$3.36.130 authorized \$3.36.140 authorized \$3.36.140 deemed public purpose Const. Art. 8 § 8 vouchers \$3.36.140 state auditor, duties concerning \$3.36.150 Industrial development districts authority for \$3.25.040 boundaries, deletion of land areas \$3.25.040 conditions precedent to improvement \$3.25.200 eminent domain determination of marginal land status \$3.25.210 power of \$3.25.190 power of \$3.25.190 powers, general enumeration of \$3.25.100 grivate lands, conveyance to \$3.25.100 authority \$5.25.110 bids and bidding procedure \$3.25.120 competitive bid or negotiation \$3.25.140 condition of conveyance cedemed covenants running with the land \$3.25.120 covenants running with land \$3.25.120 covenants running with land \$3.25.120 devotion of property to public use \$3.25.120 covenants running in the land \$3.25.120 covenants running with the land \$3.25.120 devotion of property to public use \$3.25.120 devotion of property to public use \$3.25.120 covenants running with the land \$3.25.120 covenants running with the land \$3.25.120 devotion of property property of the land \$3.25.120 devotion of property property in the land \$3.25.120 devoting the land \$3.25.120 devoti			
authorization for expenditures, procedure 53.36.140 authorized 53.36.120 deemed public purpose Const. Art. 8 § 8 vouchers 33.36.140 rules and regulations 53.36.140 state auditor, duties concerning 53.36.150 Industrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.040 power of 53.25.190 power of 53.25.190 power of 53.25.190 powers, general enumeration of 53.25.100 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.100 competitive bid or negotiation 53.25.100 condition of conveyance decemed covenants running with land 53.25.170 devotion of property to public use 53.25.100 covenants running with land 53.25.170 devotion of property to public use 53.25.100 restraint on olice 33.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property (property of 53.36.100) tax ittle land conveyance to 53.25.050			
53.36.140 authorized 53.36.120 deemed public purpose Const. Art. 8 § 8 vouchers 53.36.140 rules and regulations 53.36.150 Industrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 power of 53.25.100 power of 53.25.100 porivate lands, conveyance to 53.25.100 sale of property within action on determination of s3.25.110 authority 53.25.110 bids and bidding procedure 53.25.120 competitive bid or negotiation 53.25.120 covenants running with the land 53.25.170 devotion of property to public uses 53.25.120 covenants running with land 53.25.170 devotion of property to public uses 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.21.20 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property S3.25.160 tax levy for 53.36.100 tax little land conveyance to 53.25.050			
authorized 53.36.120 deemed public purpose Const. Art. 8 § 8 vouchers 53.36.140 rules and regulations 53.36.140 state auditor, duties concerning 53.36.150 Industrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.2090 eminent domain determination of marginal land status 53.25.210 powers, general enumeration of 53.25.100 power of 53.25.190 powers, general enumeration of 53.25.100 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.100 condition of conveyance deemed covenants running with the land 53.25.170 devotion of property to public use 53.25.120 covenants running with land 33.25.170 devotion of property to public use 53.25.100 restraint on alienation 53.25.100 sale of property fy public use 53.25.120 development of property prerequisite to sale 53.25.120 limousine and for hire vehicles, local licensing and regulation 46.72.160, 46.72A. Ilmousine and for hire vehicles, regulation Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A lumicipal corporations, consolidated districts,			
deemed public purpose Const. Art. 8 § 8 vouchers 53.36.140 rules and regulations 53.36.140 rules and regulations 53.36.140 state auditor, duties concerning 53.36.150 llndustrial development districts authority for 53.25.040 conditions precedent to improvement 53.25.09 eminent domain determination of marginal land status 53.25.210 power of 53.25.190 power of 53.25.190 powers general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.120 covenants running with the land 53.25.120 covenants running with hand 53.25.120 covenants running with hand 53.25.120 restraint on alienation 53.25.160 sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax little land conveyance to 53.25.050			
vouchers 53,36,140 rules and regulations 53,36,140 state auditor, duties concerning 53,36,150 Industrial development districts authority for 53,25,040 boundaries, deletion of land areas 53,25,040 conditions precedent to improvement 53,25,090 eminent domain determination of marginal land status 53,25,210 power of 53,25,190 powers, general enumeration of 53,25,100 paire lands, conveyance to 53,25,100 sale of property within action on determination 53,25,140 authority 53,25,110 bids and bidding procedure 53,25,120 competitive bid or negotiation 53,25,140 condition of conveyance deemed covenants running with land 53,25,170 devotion of property to public use 53,25,120 findings and determinations 53,25,130 hearing and notice 53,25,160 submission of plans and specifications for development of property prrequisite to sale 53,25,120 tax levy for 53,36,100 tax ittile land conveyance to 53,25,050			
rules and regulations 53.36.140 state auditor, duties concerning 53.36.150 Industrial development districts authority for 53.25.040 conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 power of 53.25.190 power of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.120 covenants running with the land 53.25.120 covenants running with the land 53.25.120 findings and determinations 53.25.100 submission of plans and specifications for development of property to property perspectively of the property of plans and specifications for development of property perspectively of the property of the property of plans and specifications for development of property of plans and specifications for development of property of the property of t			
state auditor, duties concerning 53.36.150 Industrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.100 appraisal 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.100 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 enestraint on alienation 53.25.120 restraint on alienation 53.25.120 restraint on alienation 53.25.160 sale of property 53.25.120 use of property 53.25.120 use of property property 53.25.160 tax levy for 53.36.100 tax levy for 53.36.100 tax levy for 53.25.050			
Industrial development districts authority for 53.25.040 boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 power of 53.25.190 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 appraisal 53.25.140 endition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.170 devotion of property to public uses 63.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax lety for 53.36.100 tax little land conveyance to 53.25.050		formation	
authority for \$3.25.040 boundaries, deletion of land areas \$3.25.040 conditions precedent to improvement \$3.25.090 eminent domain determination of marginal land status \$3.25.190 power of \$3.25.190 power of \$3.25.190 powers, general enumeration of \$3.25.100 private lands, conveyance to \$3.25.060 sale of property within action on determination 53.25.140 authority \$3.25.110 bids and bidding procedure \$3.25.140 condition of conveyance deemed covenants running with the land \$3.25.120 covenants running with the land \$3.25.120 restraint on alienation \$3.25.120 restraint on alienation \$3.25.120 tax levy for \$3.36.100 tax lety for \$53.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.060 sale of property \$3.25.160 tax levy for \$3.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$53.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$3.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$3.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$3.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$3.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$3.36.100 tax little land conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.050 conveyance to \$3.25.120 tax levy for \$3.36.100	state auditor, duties concerning 53.36.150	notice to contain statement that assessments	
boundaries, deletion of land areas 53.25.040 conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 power of 53.25.190 power of 53.25.190 power of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination of status for porperty within action on determination 53.25.140 appraisal 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 restraint on alienation 53.25.120 restraint on alienation 53.25.160 submission of plans and determinations 53.25.160 tax levy for 53.36.100 tax little land conveyance to 53.25.050 boundaries, deletion of far areas 53.25.040 and the first of the condition of conveyance to 53.25.100 at level on the condition of marginal land status for purposes of eminent domain 53.25.120 restraint on alienation 53.25.120 lease of property 53.25.160 tax levy for 53.36.100 tax little land conveyance to 53.25.500 boundaries, deletion of far areas 53.25.040 and found property disposition procedure 63.21.060 duties 63.21.060 determination of status for purposes of eminent domain 53.25.100 abecaing and notice 53.25.120 definitions 53.08.320 definitions 53.08.320 definitions 53.08.320 must be done within state, exception 43.78.130, 43.78.140 promotion of facilities, authority for 53.04.010 tax little land conveyance to 53.25.500 determination of status for purposes of eminent domain 53.25.100 must be done with instate constitution 53.08.320 definitions 53.08.320 definition of status for purposes of eminent domain 53.25.100 must be done with state constitution 53.08.041 powers and duties 53.08.040 pollution control facilities actions relating to deemed in compliance with state constitution 53.08.041 powers 33.08.041 powers and duties 53.08.040 powers and duties 53.08.040 powers and duties 53.08.040 powers and duties 53.08.040 powers and duties 53.08.	Industrial development districts	may vary from estimates 53.08.055	Pollution control facilities
conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 power of 53.25.100 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 restraint on alienation 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 tax levy for 53.36.100 tax levy for 53.36.100 tax ittle land conveyance to 53.25.050 comitting and determination specedure 53.25.050 does and found property disposition procedure 63.21.060 duties 63.21.060 duties 63.21.060 duties 63.25.100 maginal lands status for purposes of eminent domain 53.25.200 definition of 53.25.00 determination of status for purposes of eminent domain 53.25.100 mand development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.320 mortion and unicipal bonding act as optional authority 70.95A.930 powers and duties 53.08.040 Pollution control municipal bonding act as optional authority 70.95A.930 powers and duties 53.08.040 Pollution control municipal bonding act as optional authority 70.95A.930 powers and duties 53.08.040 Powers and duties 53.08.040 Powers and duties constitution 53.08.040 Powers 31.2.245 incidental 53.18.040 Powers and duties constitution 53.08.040 Powers and duties constitution 53.08.040 Powers and duties of sactions relating to deemed in compliance with state constitution 53.08.040 Powers and duties constitution 53.08.040 Powers and duties constitution 53.08.040 Powers and duties of sactions relating to deemed in compliance with state constitution 53.08.040 Powers and duties of sactions relating to deemed in compliance with state constitution 53.08.040 Powers and duties of sactions relating to elegation of commissions 53.12.010 commissions 53.12.010 delegation of commissions 53.12.010 delegation	authority for 53.25.040	power to establish 53.08.050	costs 53.08.040
conditions precedent to improvement 53.25.090 eminent domain determination of marginal land status 53.25.210 power of 53.25.190 power of 53.25.190 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 findings and determination 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 tax levy for 53.36.100 tax levy for 53.36.100 tax levy for 53.36.100 tax little land conveyance to 53.25.050 eminent domain tdetermination space of eminent domain adversal for the powers of 53.25.00 duties of an alienation of satus soft of sale of sale of property special space of the power of 53.25.100 tax levy for 53.36.100 tax levy for 53.36.100 tax little land conveyance to 53.25.050 tax levy for 53.36.100 tax little land conveyance domain determination space of sale of property special space of the power of 53.25.100 tax levy for 53.36.100 tax little land conveyance domain determination space of sale of property space domain space of the power of 53.25.100 tax levy for 53.36.100 tax levy for 53.36.100 tax little land conveyance domain space of sale of property space domain space of sale of property space domain space domain space of sale of property space domain space domain space of sale of property space domain space definition of sale space of eminent domain space of sale space of sale of property space domain space of sale space of eminent domain space of eminent domain space of sale of property space of eminent domain space of sale space of sale of property space of sale space of sale space of sale spoce of sale space of sale	boundaries, deletion of land areas 53.25.040	Local improvements and assessments, See	payment 53.08.040
ASSESSMENTS Lost and found property disposition procedure 63.21.060 marginal land status 53.25.210 power of 53.25.190 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 appraisal 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with the land 53.25.120 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 33.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax levy for 53.36.100 conveyance to 53.25.050 tax levy for 53.36.100 conveyance of 53.25.050 tax levy for 53.36.100 tax levy for 53.36.100 conveyance to 53.25.050 tax levy for 53.36.100 tax litel land conveyance to 53.25.050 ASSESSMENTS Lost and found property disposition procedure 63.21.060 Marginal lands declaration of policies and purposes 53.25.010, 53.25.020 definition of 53.25.020 determination of status for purposes of eminent domain disposition procedure 63.21.060 Marginal lands declaration of policies and purposes 53.25.010, 53.25.25.020 definition of 53.25.020 determination of status for purposes of eminent domain 53.25.100 Marginal lands declaration of purposes of eminent domain 53.25.020 definition of 53.25.020 definition of 53.25.020 definition of 53.25.00 Tax levy for 53.25.120 definition of 53.25.00 Marginal lands declaration of purposes of eminent domain 53.25.100 Marginal lands declaration of purposes of eminent domain status for purposes of eminent domain status f	conditions precedent to improvement	LOCAL IMPROVEMENTS AND	pollution control municipal bonding act as
eminent domain determination of marginal land status 53.25.100 power of 53.25.100 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.100 private lands, conveyance to 53.25.100 gale of property within action on determination 53.25.140 authority 53.25.110 doubted and bidding procedure 53.25.150 competitive bid or negotiation 53.25.100 covenants running with land 53.25.120 covenants running with land 53.25.120 findings and determination 53.25.120 findings for the first of t	52.25.000	ASSESSMENTS	optional authority 70.95A.930
determination of marginal land status 53.25.210 power of 53.25.190 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 appraisal 53.25.140 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.150 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 covenants running with land 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 disposition procedure 63.21.060 duties 63.21.060 Marginal lands declaration of policies and purposes 53.25.010, 53.25.020 definition of status for purposes of eminent domain 53.25.100 Marginal lands declaration of purposes 53.25.010, 53.25.020 definition of status for purposes of eminent domain 53.25.100 must lands, see also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.320 Mortgage of industrial development facilities, authority of 53.04.010 Motor vehicle transfer and terminal facilities, authority of 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts,	eminent domain	Lost and found property	
53.25.210 power of 53.25.190 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 appraisal 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.120 covenants running with the land 53.25.120 covenants running with the land 53.25.120 findings and determinations 53.25.120 findings and determination 53.25.100 hearing and notice 53.25.130 hearing and notice 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 duties 63.21.060 Marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 definition of 53.25.020 definitions 53.25.100 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 definition of 53.25.020 definitions 53.25.100 marginal lands declaration of purposes 53.25.020 definition of 53.25.020 definition of 53.25.020 definitions 53.25.100 marginal lands declaration of purposes 53.25.010, 53.25.020 definition of 53.25.020 determination of status for purposes of eminent domain 53.25.10 marginal lands declaration of purposes 53.25.020 definition of 53.25.020 definition of 53.25.020 determination of status for purposes of eminent domain 53.25.10 marginal lands declaration of purposes 53.25.100 marginal lands declaration of purposes 53.25.120 marginal lands declaration of purposes of eminent domain 53.25.100 marginal lands declaration of purposes of eminent domain 53.25.100 marginal lands declaration of purposes of eminent domain 53.25.100 marginal lands, see also PORT DISTRICTS, subtille Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 mortgage of industrial development facility 53.40.125 Motor vehicles for hir vehicles, local licensing and regulation of conveying of facilities, and surveys for 53.08.010 private lands declaration of purposes of eminent domain 53.2	determination of marginal land status	disposition procedure 63.21.060	Pollution control facilities and other industrial
power of 53.25.190 powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 Marginal lands declaration of policies and purposes 53.25.010, 53.25.020 definition of 53.25.020 definition of 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.010, 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.010, 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.120 marginal lands, conveyance of siatus for purposes of eminent domain 53.25.120 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 marginal lands declaration of policies and purposes 53.25.020 definition of 53.25.020 marginal lands declaration of porporeost of eminent domain 53.25.100 must be done with state constitution 53.08.041 powers 53.04.010 commissions 53.12.200 must be done with state constitution 53.08.100 must be done within state, exception 43.78.150 marginal lands declaration of property proceased of eminent domain 53.25.120 nordicate tall 53.12.270 printing contracts for outside state work, labor requirement			developments
powers, general enumeration of 53.25.100 private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.170 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.130 definition of 53.25.20 Marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.310 rules 53.08.320 Mortgage of industrial development facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. tax title land conveyance to 53.25.060 determination of 53.25.020 marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definition of 53.25.08.320 mortgage of industrial development facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, levy for 53.25.050	power of 53.25.190		
private lands, conveyance to 53.25.060 sale of property within action on determination 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.120 covenants running with land 53.25.120 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 sale of property within action on determination 53.25.140 definition of 53.25.020 definition of 53.25.010 determination of 53.25.120 marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 must be done within state, exception 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.010 eminent domain, power of 53.08.010 gifts of 53.08.110 joint acquisition power 53.08.230 law enforcement 53.08.230 lease of			
definition of 53.25.030 action on determination 53.25.140 authority 53.25.140 bids and bidding procedure 53.25.150 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.170 devotion of property to public use 53.25.120 findings and determinations 53.25.120 nearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 definition of 53.25.030 determination of status for purposes of eminent domain 53.25.210 Marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definition of 53.25.030 determination of status for purposes of eminent domain 53.25.120 Mororage facilities abandoned vessels, public sale 53.08.320 definition of 53.25.08 Mororage facilities abandoned vessels, public sale 53.08.320 mortgage of industrial development facility 53.40.125 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Moorage facilities abandoned vessels, public sale 53.08.320 mortgage of industrial development facility 53.40.125 Mortgage of industrial development facilities, authority for 53.04.010 most vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Moorage facilities Moorage facilities abandoned vessels, public sale 53.08.320 motitate for outside state work, labor requirements 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.010 eminent domain, power of 53.08.010 eminent domain for incidental for incidental for incidental for incidental for incidental for incidental fo			
action on determination 53.25.140 appraisal 53.25.140 authority 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 determination of status for purposes of eminent domain 53.25.120 Marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.310 must be done within state, exception 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.160 Property acquisition power 53.08.010 gifts of 53.08.110 joint acquisition of 53.08.230 lease of			
appraisal 53.25.140 authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 devotion of property to public use 53.25.120 findings and determinations 53.25.120 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 minent domain 53.25.210 Marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Motorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.320 definitions 53.08.320 mutes 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Promotion of facilities, and surveys for 53.08.010 eminent domain 53.25.100 delegation of commissioner's administrative duties to managing official 53.12.270 Printing contracts for outside state work, labor requirements 43.78.150 must be done within state; exception 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.010 eminent domain, 53.25.100 definitions 53.08.320 definitions 53.08.320 must be done within state; exception 43.78.130, 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.010 eminent domain facilities, authority for 53.04.010 Property acquisition			
authority 53.25.110 bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.170 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax slevy for 53.36.100 conveyance to 53.25.050 Marginal lands, See also PORT DISTRICTS, subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts Morage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Promotion of facilities, studies, investigations, and surveys for 53.08.100 eminent domain, power of 53.08.210 joint acquisition of 53.08.240 law enforcement 53.08.230			
bids and bidding procedure 53.25.150 competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.170 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 subtitle Industrial development districts Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts,			
competitive bid or negotiation 53.25.140 condition of conveyance deemed covenants running with the land 53.25.120 covenants running with land 53.25.120 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 Moorage facilities abandoned vessels, public sale 53.08.320 definitions 53.08.310 requirements 43.78.150 must be done within state, exception 43.78.130, 43.78.140 Promotion of facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts,			
abandoned vessels, public sale 53.08.320 covenants running with the land 53.25.120 devotion of property to public use 53.25.120 findings and determinations 53.25.120 hearing and notice 53.25.120 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.120 tax levy for 53.36.100 tax title land conveyance to 53.25.050 abandoned vessels, public sale 53.08.320 definitions 53.08.310 rules 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, abandoned vessels, public sale 53.08.320 definitions 53.08.320 must be done within state, exception 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.160 Property acquisition power 53.08.010 eminent domain, power of 53.08.110 joint acquisition of 53.08.240 law enforcement 53.08.230 lease of			
running with the land 53.25.120 covenants running with land 53.25.170 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 definitions 53.08.310 rules 53.08.310 must be done within state, exception 43.78.130, 43.78.140 Promotion of facilities, and surveys for 53.08.160 Property acquisition power 53.08.010 gifts of 53.08.110 joint acquisition of 53.08.230 law enforcement 53.08.230	condition of conveyance deemed covenants		
covenants running with land 53.25.170 devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 rules 53.08.320 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Motor vehicles for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts,			
devotion of property to public use 53.25.120 findings and determinations 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 Mortgage of industrial development facility 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Motor vehicle transfer and terminal facilities, and surveys for 53.08.160 Promotion of facilities, studies, investigations, and surveys for 53.08.160 Property acquisition power 53.08.010 gifts of 53.08.110 joint acquisition of 53.08.230 law enforcement 53.08.230			
findings and determinations 53.25.130 hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 53.40.125 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Motor vehicle transfer and terminal facilities, and surveys for 53.08.160 Promotion of facilities, and surveys for 53.08.160 Property acquisition power 53.08.010 eminent domain, power of 53.08.010 joint acquisition of 53.08.240 law enforcement 53.08.230 lease of			
hearing and notice 53.25.120 restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Motor vehicle transfer and terminal facilities, authority for 53.04.010 Property acquisition power 53.08.010 eminent domain, power of 53.08.010 gifts of 53.08.110 joint acquisition of 53.08.240 law enforcement 53.08.230 law enforcement 53.08.230 lease of			
restraint on alienation 53.25.160 submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 authority for 53.04.010 Motor vehicles for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72.170, Ch. limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, and surveys for 53.08.160 Property acquisition power 53.08.010 gifts of 53.08.110 joint acquisition of 53.08.240 law enforcement 53.08.230 lease of			
submission of plans and specifications for development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 Motor vehicles for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts, Motor vehicles for hire vehicles, local licensing and requisition power 53.08.010 eminent domain, power of 53.08.110 joint acquisition of 53.08.240 law enforcement 53.08.230 lease of			
development of property prerequisite to sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 for hire vehicles, local licensing and regulation 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts,			
sale 53.25.120 use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 regulation 46.72.160, 46.72.170, Ch. 46.72A limousine and for hire vehicles, regulation Ch. 46.72A Municipal corporations, consolidated districts,	development of present a specifications for		
use of property 53.25.160 tax levy for 53.36.100 tax title land conveyance to 53.25.050 deferming to the first state of the state of t			
tax levy for 53.36.100 limousine and for hire vehicles, regulation Ch. tax title land conveyance to 53.25.050 limousine and for hire vehicles, regulation Ch. 46.72A law enforcement 53.08.230 lease of			
tax title land 46.72A law enforcement 53.08.230 conveyance to 53.25.050 Municipal corporations, consolidated districts,			
conveyance to 53.25.050 Municipal corporations, consolidated districts, lease of			
IFIIST IAMUS 23 /2 UNU PERMUSUMENT AS 23 AN USU			

bonds, when unnecessary 53.08.140	local regulatory powers listed 81.72.210	powers cumulative 53.29.900
default on failure of security 53.08.085	Taxing district relief act Ch. 39.64	purpose 53.29.010
extension 53.08.080 security for rent, waiver permitted 53.08.085	Telecommunications definitions 53.08.005	Trade zones, foreign indebtedness for 53.08.030
term limitations 53.08.080	facilities 53.08.370	operation 53.08.030
motor vehicles, regulation while on port	services 53.08.380	Training and education
district property 53.08.230	Terminals	nonprofit corporations 53.06.060, 53.06.080,
contract sales, terms and conditions 53.08.091	air transportation, authority for in districts lacking bodies of water 53.04.015	53.06.090 Treasurer, county treasurer as, exception
taxes and assessments against property sold	acquisition and operation of facilities	53.36.010
by contract 53.08.092	53.08.020	Trust lands for industrial development, See
plats of for motor vehicle and police regulation purposes 53.08.230	fishing, acquisition and operation of facilities 53.08.020	PORT DISTRICTS, subtitle Industrial
outside jurisdiction, development 53.08.450	freight and passenger, acquisition and	development districts Visitor attraction
sale of property 53.08.090	operation of facilities 53.08.020	authorized 53.08.255
transfer of to adjacent district, procedure,	railroad transportation, acquisition and	Warehouses, acquisition and operation of
boundary changes, jurisdiction 53.04.120 Public funds use for industrial development or	operation of facilities 53.08.020 water transportation, acquisition and	facilities 53.08.020
trade fairs deemed public use Const. Art. 8 §	operation of facilities 53.08.020	Water transportation, authority for 53.04.010 Watercourses and waterways
8	Toll facilities	improvement
Public port association as coordinating agency 53.06.030	authority to construct 53.34.010 bridges	exemptions 53.08.060
Public ports association	authority to construct 53.34.010	generally 53.08.060 Watersheds
audit of records 53.06.060	permits, leases, or licenses for port districts	cooperative agreements 53.08.420
Rail transfer and terminal facilities, authority for 53.04.010	to use toll bridge facilities 47.56.253 claims against	Wharves, docks, and piers, acquisition and
Reports required 53.06.020	allegation in complaint 53.34.200	operation of facilities 53.08.020
Revenue bonds	contracts for use of 53.34.020	PORTER (See ALCOHOLIC BEVERAGES;
authority 53.40.010	electrical transmission lines along 53.34.010	BEER)
funding, refunding 53.40.130 generally 53.40.110	ferries, permits, leases, or licenses for port districts to use ferries 47.56.253	PORTS OF ENTRY Pallest water management Ch. 77 120
industrial development facility may be	fiscal matters	Ballast water management Ch. 77.120 Radioactive waste 46.48.200
mortgaged 53.40.125	notes, general provisions 53.34.060	State patrol authority 43.43.880
irregularity 53.40.120 mortgage 53.40.125	revenue bonds and notes ad valorem taxes 53.34.130	POSSESSION
purposes	bond holders, state interference with rights	Certificate of ownership or registration of
port district powers 53.40.020	and remedies 53.34.120	destroyed automobile or one with different motor as evidence 46.12.070
repayment 53.40.040 sale to federal government 53.40.050	covenants for 53.34.050 district and state obligations 53.34.130	Executions, possession during redemption period
terms, rates, form, retirement 53.40.030	district's power to purchase 53.34.110	6.23.110
validation 53.40.150	general authority 53.34.030	Executors and administrators, property, right to 11.48.020
Revenue warrants 53.40.135 validation 53.40.150	legal investments and security 53.34.150 payment, limitation to revenue 53.34.070	Fireworks
Rewards	personal liability on 53.34.100	unlawful, penalty 70.77.485
authority, payment 10.85.030	pledge of revenue 53.34.080, 53.34.090	Landlord and tenant, possession gained without
conflicting claims 10.85.040 payment 10.85.050	registration 53.34.140 security for 53.34.040	consent 59.04.050 Liens, retention of possession 60.60.010
River and harbor improvement districts	special funds and accounts for 53.34.080	Personal representatives, property, right to
generally, See RIVER AND HARBOR	state interference, rights and remedies of	11.48.020
IMPROVEMENT DISTRICTS Rules and regulations	bond holders 53.34.120 tax exemption 53.34.160	POSSESSORY ACTIONS
cities and towns, effect upon 53.08.220	highway approaches, authority to construct	Adverse possession, See ADVERSE POSSESSION
commissioner's business 53.12.245	53.34.010	Ejectment and quieting title, see EJECTMENT
counties, effect upon 53.08.220 enforcement 53.08.220	monopolies 53.34.020 property rights, power to acquire 53.34.170	AND QUIETING TITLE
formulation of, procedures 53.08.220	public agencies	Forcible entry and detainer, See FORCIBLE
toll facilities 53.34.020, 53.34.190	contracts with 53.34.170	ENTRY AND DETAINER Replevin, See REPLEVIN
Sewer and water utilities in adjacent areas,	providing services 53.34.180	POST MORTEMS (See HUMAN REMAINS,
improvement of lands for industrial development 53.08.040	rules and regulations for 53.34.190 tax exemption, bonds and notes 53.34.160	subtitle Autopsies and post mortems)
Sewerage systems, district powers 53.08.043	telephone and telegraph lines along 53.34.010	POSTAL SAVINGS
Short-term obligations Ch. 39.50	tunnels authority to construct 53.34.010	Abandoned accounts, escheat to state Ch. 63.48
Small works projects may be contracted out 53.08.135	permits, leases, or licenses for port districts	POSTING
Small works roster 53.08.120	to use 47.56.253	Land, unimproved, unused, unfenced right of entry 9A.52.010
Streets, roads, and highways	use	Mining claims 78.08.060
construction, improvement, or repair of road serving port	contracts for 53.34.020 permits, leases, or licenses for port districts	Right of entry
authorization 53.08.330	to use toll facilities 47.56.253	unimproved, unused, unfenced land
expenditure of funds 53.08.340	rules and regulations 53.34.020	9A.52.010 Speed limit alterations, effective when posted
Studies, investigations, and surveys, promotion of facilities 53.08.160	Tourism promotion authorized 53.08.255	46.61.410, 46.61.415
Subways and tramways, acquisition and	Trade centers	POSTMASTER
operation of facilities 53.08.020	annual service fee, distribution of for support	Eligible to be member of legislature, when Const.
Taxation leasehold interests 53.08.045	of local government 53.29.030 authority to undertake development of	Art. 2 § 14
limitation on levies, exceptions Const. Art. 7 §	53.29.010	POSTPONEMENTS Mandamus progeedings 7 16 210
2	cooperation with other entities 53.29.030	Mandamus proceedings 7.16.210 Prohibition proceedings 7.16.320
Taxation, See also PORT DISTRICTS, subtitle Fiscal matters	definitions 53.29.015 establishment of 53.29.020	Trials, costs, payment to adverse party as
Taxicab companies	facilities authorized 53.29.020	condition to granting 4.84.100
cooperative agreements by political	liberal construction of chapter 53.29.900	POSTSECONDARY EDUCATION,
subdivisions for joint regulation 81.72.220	power to establish 53.29.020	COUNCIL FOR (See HIGHER

[RCW Index—page 556] (2008 Ed.)

EDUCATION COORDINATING BOARD)

POTATOES (See AGRICULTURE) POULTRY

Brands and marks Ch. 16.57

Chickens

slaughter of one thousand or fewer 69.07.103 slaughtering

application of chapter, exemption Ch. 16.49 County shows

admission charge 36.37.100 conduct of 36.37.110

petition 36.37.090
Eggs and egg products, See EGGS AND EGG
PRODUCTS

Frozen products, labeling 69.04.333 Labeling requirements, enforcement 69.04.335 Misbranding of out-of-state poultry 69.04.245 Ratites

brands and marks Ch. 16.57 definitions 16.57.010 identification 16.57.420

Sale of as exempt from county peddlers' licensing, exceptions 36.71.010, 36.71.090 Turkeys, grade labeling 69.04.334 Weights and measures 19.94.400

POWDER MAGAZINES

Public nuisance, when 7.48.140

POWER COMMISSION

Abolished 43.52.272

POWER FACILITIES AND RESOURCES (See also ENERGY FACILITIES)

Canada

joint operating agencies, negotiations with 43.52.300

Cities and towns

water systems

electricity generation 35.92.010, 35.92.070 water conservation 35.92.010

Columbia river sanctuary act, operating agencies and power commission provisions not to affect 43.52.440

Dams

authorization 90.28.170

hydraulic projects and permits Ch. 77.55 insurance for, See INSURANCE, subtitle Marine and transportation insurance public utility districts, water rights in regard to 54.16.050

Electric power resources
ecology department powers and duties
43.21A.600, 43.21A.605
Electrical generation facilities

effect of facility abandonment 80.04.130 Energy supply emergencies, alerts Ch. 43.21G Federal power act licensees, exemption from state requirements 43.21A.068

Federal power commission, hydro-electric power project construction license, effect of issuance to public utility district Ch. 54.40

Federal power projects, transfer of county property to state or United States 36.34.250, 36.34.260

Fishways, flow, and screening Ch. 77.57 Geothermal energy, allocation of federal act revenues Ch. 43.140

Geothermal resources, See GEOTHERMAL RESOURCES

Hydraulic projects and permits Ch. 77.55 Hydroelectric reservoir extending into British Columbia

commission, powers 35.21.418 watershed agreement 35.21.417 Hydropower, comprehensive plan 90.54.800 Irrigation districts

hydroelectric generation development legislative intent 87.03.013

multidistrict operating authorities, separate legal entities 87.03.018

power in regard to 87.03.015 rate fixing 87.28.090

Joint operating agencies

administrative auditor appointed by executive board 43.52.378

advancements to agency by members, interest 43.52.391

appeals 43.52.360, 43.52.430

authority and duties 43.52.260 board of directors 43.52.370, 43.52.375

bond issues

bidding 43.52.343

negotiation and advertisement of 43.52.343 powers as to 43.52.3411

sale by negotiation or advertisement and bid 43.52.343

compensation 43.52.290

contracts

bid form 43.52.612

definitions 43.52.250

dissolution 43.52.360

electric energy

apportionment basis 43.52.380 cities and towns, purchase 35.22.705, 35.23.705, 35.27.610

cities and towns, purchase from 35.92.420 city or district contracts 43.52.410, 43 52 595

joint operating agencies, purchase from 35A.80.050

member's preference to buy 43.52.380 surplus 43.52.380

eminent domain 43.52.300

eminent domain powers 43.52.391

executive board 43.52.374, 43.52.375 fiscal controls 43.52.375

formation 43.52.360

guidelines

best interests of ratepayers govern 43.52.385 membership 43.52.360

open public meetings 43.52.383 performance audits, reports 43.52.378

powers and duties 43.52.300, 43.52.391

preservation of rights 43.52.450

public utility district properties, restriction on acquiring 43.52.391

rates, utilities and transportation commission not to govern 43.52.450 repayment of obligations 43.52.550

security force

authorized 43.52.520

criminal record information use 43.52.525 retirement 43.52.535 steam, sale of 43.52.391

taxation, in lieu of taxes, amount 43.52.460 United States, contracts with for power 43.52.391

utilities and transportation commission not to govern rates or services 43.52.450

validity of organization 43.52.470 warrants, powers as to 43.52.3411

Washington public power supply system (W.P.P.S.S.) Ch. 43.52 water, sale of 43.52.391

Operating agencies

fishways and fish protective devices to be maintained by 43.52.350
Privilege tax, public utility districts, imposition

additional tax 54.28.020

thermal electric generating facilities additional 54.28.025

Public utility districts

acquisition of property and rights 54.16.020 duty to furnish 54.04.100

federal power commission license to construct power project, effect Ch. 54.40

five commissioner districts, issuance of federal power commission license to construct 4400 project prerequisite to eligibility as Ch. 54.40

privilege tax, imposition additional tax 54.28.020

thermal electric generating facilities additional 54.28.025

regulation by utilities and transportation commission 54.04.100

restrictions when in cities and towns 54.04.040

surveys and plans for 54.16.010 wholesale power defined 54.04.100

Reclamation districts of one million acres or more Ch. 89.30

State power advisory committee, abolished, powers, duties, etc., transferred Ch. 43.27A

powers, duties, etc., transferred Ch. 43.27 Steam electric generating plants bonds to finance 43.21A.620, 43.21A.622, 43.21A.624, 43.21A.626, 43.21A.628, 43.21A.630, 43.21A.632, 43.21A.634, 43.21A.636, 43.21A.638, 43.21A.640 construction and operation by state 43.21A.610, 43.21A.612, 43.21A.614, 43.21A.616, 43.21A.618 limitation on state acquisition and energy

limitation on state acquisition and energy distribution 43.21 Å.642

Water appropriation for public and industrial purposes Ch. 90.16

Water resources act

electric generation facility, application to appropriate water 90.54.170

POWER LINES (See ELECTRICAL TRANSMISSION LINES)

POWER OF ATTORNEY

Attorneys-in-fact

limitations on powers to benefit attorneys-in-fact 11.94.070

termination of marriage, domestic partnership 11.94.080

Community property between husband and wife 26.16.060 third person 26.16.090

Death of armed forces, merchant marines, etc., member executing

affidavit of agent as to knowledge 73.20.060 does not revoke or terminate agency 73.20.050

missing in action report not construed as actual knowledge 73.20.070

provision in power of attorney for revocation not affected 73.20.080

Filing of power of attorney to convey real property 65.08.060, 65.08.070 duty of county auditor 65.04.030 Guardianships 11.94.010

Health care decisions 11.94.010 duration 11.94.043

termination or revocation 11.94.043 validity 11.94.046

Insurance companies, reciprocal insurers 48.10.120

Insurance premium finance company agreement, limitation on use 48.56.110 Natural death act 70.122.010

Probate

attorney or agent granted principal's power powers of absolute ownership, exception 11.94.050

banking transactions 11.94.030

court petition 11.94.090, 11.94.100, 11.94.110, 11.94.120, 11.94.130,

11.94.140 death, disability or incompetence of principal

effect of 11.94.020 general provisions 11.94.010

homestead

absolute ownership power includes right to convey or encumber 11.94.060

reliance of document 11.94.040

mental health treatment decisions 11.94.150 Real property

recording power of attorney to convey 65.08.060, 65.08.070 duty of county auditor 65.04.030

registered land, conveyance by power of attorney 65.12.410

Recording of power of attorney to convey real property 65.08.060, 65.08.070 duty of county auditor 65.04.030 Revocation of power recording requisite for 65.08.130 where recorded, effect 65.08.130 POWER PROJECTS (See POWER FACILITIES AND RESOURCES) POWERS OF APPOINTMENT

Application of chapter 11.95.070 Exercisable by deed, when releasable 11.95.010 Exercisable by will, when releasable 11.95.010 Lapse of a power 11.95.160 Lifetime

exercise, outright or in trust 11.95.060 exercise in favor of holder applicability 11.95.140 cause of action 11.95.150 income distributed to spouse 11.95.120 inference of law 11.95.130 limitations 11.95.100, 11.95.110 removal or replacement 11.95.110

spousal power of appointment 11.95.120 Partial releases 11.95.020 Power in trust, imperative, when releasable 11.95.010

Releases 11.95.010 delivery 11.95.030 prior, effect 11.95.040

Rule against perpetuities 11.98.140, 11.98.150 Testamentary

exercise, outright or in trust 11.95.060 exercise in favor of holder applicability 11.95.140 cause of action 11.95.150 income distributed to spouse 11.95.120 inference of law 11.95.130 limitations 11.95.100, 11.95.110 removal or replacement 11.95.110 spousal power of appointment 11.95.120 gift 11.12.250

PRACTICE AND PROCEDURE (See APPEALS; ATTACHMENT; COSTS; CRIMINAL PROCEDURE; **EVIDENCE**; **EXECUTIONS**; JUDGMENTS; JURIES AND JURORS)

Right to rely on prayer to relieve ailments not abridged 43.70.210

PRECINCTS (See also ELECTIONS)

Judicial officers, inferior, exercise of powers in county, city, or precinct in which elected 2.28.090

Officers

election, duties, terms, compensation provided by legislature Const. Art. 11 § 5 vacancies, how filled Const. Art. 11 § 6

PRECURSOR DRUGS (See DRUGS, subtitle Precursor drugs)

PREDATORS

Coyote-getters" devices authorized 9.41.185

PREFABRICATED HOUSING (See

PREFERENCES (See also PRIORITIES)

Banks, preferences of creditors prohibited 30.44.110

Bidding

rules for preference reciprocity 43.19.704 Common carriers, unreasonable preferences prohibited 81.28.190

In-state preference clauses—reciprocity bidding, rules for reciprocity 43.19.704 intent 43.19.700

list of preference statutes of other states 43.19.702

State purchasing recycled material

definitions, intent 43.19.538

Vending stands in public buildings, right to blind persons to operate 74.18.220

PREGNANCY

Abortion

defenses to prosecution 9.02.130 definitions 9.02.170 individual right to choose or refuse declared public policy 9.02.100 physician's right to provide 9.02.110 refusal to perform 9.02.150 state regulation 9.02.140 state-provided benefits, services, or information availability 9.02.160 unauthorized, penalty 9.02.120 woman's right to have 9.02.110 AIDS counseling 70.24.095

Alcohol and drug use treatment definitions 70.83C.010 legislative intent 70.83C.005

prevention strategies 70.83C.020 Assault, unborn quick child 9A.36.021 Birth control

individual right to choose or refuse declared public policy 9.02.100

Birth defects

alcohol effects, warning notice required in liquor stores 66.16.110

Birthing centers, licensing and regulation Ch.

Drug-affected babies, prenatal newborn screening Ch. 70.83E

Family planning services definitions 74.09.790

eligibility and available services 74.09.800 Fetal alcohol screening and assessment services 70.96A.500, 70.96A.510

Fetal alcohol syndrome

alcohol and drug use treatment associated with pregnancy definitions 70.83C.010

legislative intent 70.83C.005 prevention strategies 70.83C.020

Fetal deaths, See FETAL DEATH Maternity care access program

alternative maternity care service delivery program, maternity care distressed areas 74.09.810

definitions 74.09.790

legislative power, reservation 74.09.780 loan repayment program, providers of maternity care in underserved areas 74.09.820

services and procedures, requirements 74.09.800

short title 74.09.760

system established 74.09.770

Midwifery, licensing and regulation Ch. 18.50 Paternity, See CHILDREN
Postpartum depression

information, outreach campaign 43.121.160 Syphilis tests 70.24.090, 70.24.100

Unintended pregnancy, interagency task force duties 43.41.905

PREJUDICE (See DISCRIMINATION; JUDGES)

Administrative law judges, motion of 34.12.050

PREMEDITATION

Murder, first degree, requirement 9A.32.020

PRENATAL TESTING

Information provided to clients 70.54.220

PRESCHOOLS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Preschools and nursery schools)

PRESCRIPTIONS (See also DRUGS, subtitle Prescription drugs; PHARMACIES AND PHARMACISTS)

Adulteration, penalty 18.64.270 Cannabis, See DRUGS Confidentiality 69.41.044, 69.41.280, 69.45.090 Contact lenses, See VISION CARE

Controlled substances Ch. 69.50

Cost of prescriptive medications disclosure to health care providers 18.64.430

Covers or caps on bottles or jars, safety requirements 18.64.246

Dentists, prescriptive authority 18.32.685 DMSO

prescription, administration permitted 70.54.190

Electronic communication of prescriptions authorized, conditions 69.41.055, 69.50.312 Eyeglasses, See VISION CARE

Generic drugs, substitution for brand name drugs coercion of pharmacist prohibited 69.41.170 definitions 69.41.110

instructions 69.41.120

liability of pharmacist or practitioner 69.41.150

manufacturing standards 69.41.140

out-of-state prescriptions 69.41.120 pharmacy board rule-making authority 69.41.180

pharmacy signs 69.41.160 preferred drug substitution 69.41.190 savings in price passed to consumer 69.41.130 when allowed 69.41.120

Health care authority assistance foundation 41.05.550

pharmacy connection program 41.05.520 price discounts, eligibility and fees 41.05.500 purchasing account 41.05.510

purchasing consortium account 70.14.070

committee, rules 70.14.060

Insurance claims

preapproved individual claim may not be rejected later, recordkeeping requirements 48.20.525, 48.21.325, 48.44.465, 48.46.535

Labeling requirements 69.41.050 Laetrile

certification 70.54.140 legislative declaration 70.54.130 physician's immunity from prescribing or administering 70.54.150

prescription, administration, permitted 70.54.140

Legitimate medical purposes for issuance 69.41.040

Liability of pharmacists dispensing prescriptions, liability 18.64.275 Marijuana, See DRUGS

Medication assistance in community-based settings 69.41.085

Midwives, authority to administer drugs and medications 18.50.115

Pharmacies and pharmacists, licensing and regulation Ch. 18.64

Podiatric physicians and surgeons, prescriptive authority 18.22.035

Poison prevention packaging Ch. 70.106 Precursor drugs Ch. 69.43

Prescription drug discount program repeal 43.131.404

termination 43.131.403

Prescription drug monitoring program confidentiality 70.225.040

contract, operation of program 70.225.050 definitions 70.225.010 dispensers' duties 70.225.020

enhancement of program study 70.225.030 rules 70.225.025 subject to funding 70.225.020

violations, penalties 70.225.060 Prohibited acts 69.41.020

Recordkeeping requirements 18.64.245, 69.41.042

Requirements, exceptions 69.41.030 Seniors

education, grant program 74.09.660 Triplicate prescription form program 69.50.311 Violations, penalties 69.41.072, 69.41.350 Warehousing and reselling prescription drugs

tax imposed 82.04.272

PRESENTMENT

Tort claims against cities and towns Ch. 36.45 counties Ch. 36.45 state 4.92.100, 4.92.110

PRESERVES, STATE (See NATURAL AREA PRESERVES)

PRESIDENTIAL ELECTORS (See ELECTIONS)

PRESIDENTS' DAY

School holiday 28A.150.050

PRESS (See also NEWSPAPERS) Freedom of secured Const. Art. 1 § 5

PRESSURE VESSELS (See BOILERS AND PRESSURE VESSELS)

PRESUMPTIONS

Agricultural activities

nuisance lawsuits protection reasonableness 7.48.305

Appeal of verdict reduction or increase as alternative to new trial, verdict correctness presumed 4.76.030

Community renewal property, conveyances 35.81.140

Credit cards, possession of 9A.56.140 Criminal Code

degree of offense 9A.04.100 innocence 9A.04.100

Criminal proceedings

doubt as to degree of offense, lowest degree must be used 9A.04.100, 10.58.020 innocence 9A.04.100, 10.58.020 law, presumptions of 10.37.150

Donation claims, ejectment and quieting title actions 7.28.280

Family relationships among immigrants in proceedings for determination of 5.44.140 Forest practices

nuisance lawsuits protection reasonableness 7.48.305 Homestead validity 6.13.070

Indictments or informations, presumptions of law 10.37.150

Notice

purchaser of property subject to logging lien 60.24.170 Open canal hazards, cities and towns,

safeguarding 35.43.040

Publication of legal notices, affidavit of 65.16.030

Solid waste management, presumption on violation 70.95.250

Traffic infractions

stopped, standing, or parked vehicles 46.63.140

PREVAILING WAGES (See WAGES)

PRICE FIXING (See also UNFAIR TRADE PRACTICES)

Fish marketing associations, not deemed arbitrary 24.36.070

Milk pooling act not to authorize 15.35.070 Prohibited Const. Art. 12 § 22

PRIESTS (See CLERGY)

PRIMARIES (See ELECTIONS)

PRINCIPAL AND AGENT (See AGENTS)

PRINCIPAL AND INCOME (See PROBATE, subtitle Principal and income act)

PRINTERS

(2008 Ed.)

Tax imposed 82.04.280, 82.04.440

PRINTING (See also PUBLIC PRINTER AND PRINTING)

Cities and towns, printing contracts 43.78.130, 43.78.140, 43.78.150

Colleges and universities

athletic printing and concessions 28B.10.640

PRIORITIES

Assessment liens for lowland filling 35.56.100 Cargo handling liens 60.36.040

Chattel liens 60.08.030

Cities and towns sewerage system liens 35.67.200

solid waste collection and disposal systems 35.21.150

Executions

attachment writ, priority where several

priority to redeem 6.23.070

First class cities, charter revision 35.22.190 Forcible entry and detainer, jury trials 59.12.130 Insurance company liquidation claims

priority and order of distribution of claims 48.31.280

Judgment liens 4.64.020

Landlord's lien for rent 60.72.010

Liens, employees, contributions to benefit plans 60.76.050

Liens against businesses selling prepared foods or drinks 60.34.050

Liens on boats and vessels 60.36.010

Liens on franchises, earnings, property of certain companies, receivers or assignees, payment 60.32.050

Logging liens 60.24.038

Municipal local improvements, assessment liens

Partition proceedings

continuance of suit to determine 7.52.260 costs, priority over lien 7.52.030 distribution of proceeds from sale 7.52.220 lien creditors 7.52.170

proceedings on not to delay sale 7.52.240 security of creditor 7.52.230

Public improvement contracts, tax liens 60.28.040

Redemptions from execution sale 6.23.070 Secured transactions, persons who take priority over unperfected security interests 62A.9Å-

Wages

death of employer 49.56.020 executions, attachments, etc. 49.56.030 insolvency of employer 49.56.010

PRISON TERMS AND PAROLES (See PROBATION AND PAROLE; SENTENCES)

PRISON WORK PROGRAMS (See CORRECTIONAL FACILITIES; CORRECTIONS, DEPARTMENT OF, subtitle Inmate work programs; subtitle Prison work programs)

PRISONS AND PRISONERS (See CORRECTIONAL FACILITIES; CORRECTIONS, DEPARTMENT OF)

Western interstate corrections compact Ch. 72.70

PRIVACY (See also RECORDING, ELECTRONIC)

Cell phones

personal numbers, disclosure protections Ch. 19.250

Child sexual assault

identity of victim not to be disclosed at any court proceeding 10.52.100

information identifying victims of juvenile offenders is confidential 13.50.050

information in criminal records identifying victims is confidential 10.97.130

Conviction records

state patrol

employer requests 43.43.815

Court employees unlawful release of personal information 4.24.680, 4.24.690, 4.24.700
Criminal records, See CRIMINAL RECORDS

PRIVACY ACT

Disposal of personal information Ch. 19.215 Health care insurance

patient bill of rights 48.43.500, 48.43.505, 48.43.510, 48.43.515, 48.43.520, 48.43.525, 48.43.530, 48.43.535, 48.43.540, 48.43.545, 48.43.550

personally identifiable information, release restrictions 48.43.021

Hostage or barricaded person situation telecommunications may be intercepted

Identity theft to improperly access financial information Ch. 9.35

Inmate work programs

access of inmates to private individuals' information 72.09.101

Intercepting private communication 9.73.030, 9.73.040, 9.73.050, 9.73.060, 9.73.080 prohibition, exceptions 9.73.070 Invasion of Ch. 9.73

Law enforcement officers

unlawful release of personal information 4.24.680, 4.24.690, 4.24.700

Marriage application and records disclosure 26.04.175

Medical records

access and disclosure Ch. 70.02

Motor vehicle ownership disclosure conditions and limitations 46.12.380

violations, penalties 46.12.390 Nursing home residents 74.42.070

Public assistance recipients, protection 74.20A.280

Public records act

generally Ch. 42.56
Public utility records containing commercial information 80.04.095

Records release for research

procedure 42.48.010, 42.48.020, 42.48.030, 42.48.040, 42.48.050, 42.48.060

Reproductive privacy, See REPRODUCTIVE PRIVACY

Sexual assault of child

identity of victim not to be disclosed at any

court proceeding 10.52.100 information identifying victims of juvenile offenders is confidential 13.50.050

information in criminal records identifying victims is confidential 10.97.130 Sexually violent offenders

dissemination of criminal history records

10.97.140 Social security numbers

collection and disclosure waiver 26.23.140 federal requirement, restricted disclosure 26.23.150

Telephone solicitation

automatic dialing devices, prohibited 80.36.400

regulated 80.36.390

Vital statistics, disclosure of information for research purposes 70.58.104

Wireless service

personal numbers, disclosure protections Ch. 19 250

PRIVATE ACTIVITY BOND ALLOCATION (See BONDS)

PRIVATE CARRIER BUS

Defined 46.04.416

Flashing light 46.37.190

Overtaking or meeting 46.61.375 Stop signal 46.37.190

Stopping at railroad crossing 46.61.350

PRIVATE DEGREE-GRANTING INSTITUTIONS (See COLLEGES AND UNIVERSITIES, subtitle Private degreegranting institutions)

PRIVATE DETECTIVES (See PRIVATE INVESTIGATORS)

PRIVATE ENTERPRISE

Cities and towns, encouragement of, community renewal projects 35.81.030

PRIVATE INVESTIGATORS

PRIVATE INVESTIGATORS Actions resulting in jurisdiction of courts Spouses 5.60.060 28C.10.150 State data banks Administrative procedure act confidential or privileged information not to be impaired by inclusion in 43.105.070 Application of chapter 28C.10.030 application to acts of director 18.165.270 Complaints against information on certain occurrences required investigative and remedial powers of work Supplemental proceedings 6.32.200 18.165.130 force training and education coordinating board 28C.10.120 PRIVILEGES licenses 18.165.050, 18.165.100 Exclusive Armed private investigators licenses 18.165.040, 18.165.060 Contract, enrollment prohibited Const. Art. 1 § 12 enforceability of debts 28C.10.180 PRIZES Complaints against licensee or applicant voidable, when 28C.10.170 Promotional advertising of prizes immunity from suit of complainant 18.165.180 Definitions 28C.10.020 consumer protection act, application 19.170.010 Educational records investigation 18.165.180 Definitions 18.165.010 permanent file, protection 28C.10.160 Enforceability of debts 28C.10.180 damages from deceptive act 19.170.060 definitions 19.170.020 Enforcement of chapter 28C.10.190 Director of licensing's authority 18.165.170 demonstrations, seminars, or sales Fees 28C.10.070 Exemptions from chapter requirements presentations Injunctive relief, agency may seek 28C.10.200 Intent of chapter 28C.10.010 18.165.020 award of prizes 19.170.040 Firearms disclosure requirements 19.170.030, Interagency agreements with respect to nondegree programs 28C.10.040 display while soliciting clients prohibited 19.170.040 rain checks 19.170.040 notification of law enforcement agency when Licenses remedies provided in chapter not exclusive actions prohibited without 28C.10.090 firearm discharged while on duty 19.170.080 denial, suspension, or revocation 28C.10.050 renewal of 28C.10.060 18.165.130 simulated or continuing obligations checks, Firearms certificate program 43.101.250 Inability to practice by reason of mental or prohibitions and restrictions 19.170.050 violations 19.170.070 requirements for 28C.10.060 Minimum standards 28C.10.050 physical condition Promotional contests of chance 9.46.0356 Remedies and penalties, nonexclusive and cumulative 28C.10.220 procedures 18.165.210, 18.165.220 PROBATE Law enforcement insignia Abatement of assets 11.10.010 Requirements use of public law enforcement insignia suspension or modification 28C.10.100 allocation of separate and community assets prohibited 18.165.150 11.10.030 Rules Licenses violations, civil penalties 28C.10.130 gift from mixed separate and community agencies violations, criminal sanctions 28C.10.140 property 11.10.020 assignment or transfer 18.165.050 Suspension or modification of requirements nonprobate assets 11.10.040 requirements 18.165.050 28C.10.100 Absence from state, proof of will where witness surety bond or certificate of insurance required 18.165.100 Tuition recovery fund 28C.10.082 Tuition recovery trust fund 28C.10.084 Unfair business practices 28C.10.110, 28C.10.120 absent from state 11.20.040 Absence of executor of letters testamentary or of applications 18.165.070 administration armed private investigators procedure 11.28.040 authority of holder 18.165.060 Violation of chapter unfair or deceptive practice 28C.10.210 qualification of nonresident 11.28.040 firearms, ownership and registration Absentee distributees requirements 18.165.060 agent for, appointment of 11.76.200 bond of agent 11.76.210 Work force training and education, See WORK FORCE TRAINING AND EDUCATION requirements 18.165.040 firearms certificate, requirements 43.101.250 investigation of applicant 18.165.070 liability of agent 11.76.230 presumption of death 11.76.243 Work force training and education coordinating board license cards, issuance and use 18.165.080 powers and duties Ch. 28C.10 unclaimed estate requirements 18.165.030 claim made after time limitation, procedure suspension for noncompliance with support PRIVILEGE TAX 11.76.245 claimants to 11.76.240 Public utility districts Ch. 54.28 order 18.165.290 suspension for nonpayment or default on PRIVILEGED COMMUNICATIONS (See heirs as claimants 11.76.243 sale, escheat 11.76.220 educational loan or scholarship 18.165.280 also CONFIDENTIALITY) transfer 18.165.155 Christian Science practitioner 5.60.060 Absentee's estate unlicensed practice prohibited 18.165.150 Clergy 5.60.060 appointment of trustee 11.80.010 Consent to disclosure by witness 5.60.060 Counselors 18.19.180 Out-of-state private investigators appraisement and inventory 11.80.020 licensure by endorsement 18.165.140 bond of trustee 11.80.020 limits on operations in Washington 18.165.120 Domestic partners 5.60.060 compensation of trustee 11.80.040 Family and children's ombudsman, office of continuation of absentee's business 11.80.055 temporary assignment in Washington, validity of out-of-state licenses 18.165.140 43.06A.085 family allowance, community property applied to pay 11.80.050 final accounting 11.80.060, 11.80.110 Interpreters for the hearing or speech impaired Preassignment training and testing 18.165.090 2.42.160 Regulatory provisions of chapter exclusive, Law enforcement peer support group counselors final distribution 11.80.100 authority of state and political subdivisions 18.165.110 5.60.060grounds and conditions for administration of Libel, privileged communication as defense 11.80.010 Uniform regulation of business and professions act 18.165.300 hearing of petition for administration 11.80.010 9.58.070 Mediation proceedings inventory and appraisement 11.80.020 performance of absentee's contracts Unprofessional conduct 18.165.160 communications and materials exempt from penalties 18.165.220 Violations disclosure in later proceeding, exceptions fines, enforcement of orders for payment mediation by state or federal agency, petition for administration of 11.80.010 determination of questions of privilege and confidentiality 5.60.072 provisional distribution 11.80.070, 11.80.090 18.165.230 removal or resignation of trustee 11.80.060 reports of trustee 11.80.030 PRIVATE PROPERTY (See PERSONAL PROPERTY; REAL PROPERTY) Medical records access and disclosure Ch. 70.02 sale or management of property 11.80.040 allowance to family from proceeds 11.80.050 PRIVATE SCHOOLS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Private Nurses 5.62.010 Optometrists 18.53.200 Physicians and surgeons 5.60.060 Psychologists and clients, disclosures confidential 18.83.110 schools) termination of trusts and distribution 11.80.070 PRIVATE SECURITY GUARDS (See distribution, application for 11.80.080 SECURITY GUARDS) Public assistance records 74.04.060 Public officers 5.60.060 evidence and proof 11.80.080 final distribution 11.80.110 PRIVATE STATUTES Registered nurses 5.62.020, 5.62.030 Prohibited in enumerated cases Const. Art. 2 § 28 final settlement and escheat 11.80.110 PRIVATE VOCATIONAL SCHOOLS Sexual assault victims and personal provisional distribution 11.80.090 Actions prohibited without license 28C.10.090 representatives 5.60.060 time and conditions for 11.80.080

[RCW Index—page 560] (2008 Ed.)

Aggayating	lawfully adopted shild not an hair of his	may be required to protect other distributees
Accounting executors and administrators, chargeable with	lawfully adopted child not an heir of his natural parents for purposes of Title 11	may be required to protect other distributees 11.72.006
entire estate 11.48.030	RCW 11.04.085	partnership interests of decedent, bond of
final report and petition for distribution	Advancements	surviving partners required, when
attorneys' fees to contestant of incorrect	death of descendant advanced 11.04.041	11.64.016
account 11.76.070	defined 11.04.041	reduction of 11.28.185
continuance of hearing if accounting	delivery of specific property to distributee	special administrators 11.32.020
incorrect 11.76.060	before final decree, consideration of	superior courts, records to be kept 36.23.030
liability of executor or administrator,	advancements 11.72.002	Borrowing on credit of estate
judgment against 11.76.060 liability of sureties, judgment against	exceeding distributive share, no refund 11.04.041	priority in repayment 11.56.280
11.76.060	how considered 11.04.041	procedure 11.56.280 term, rate of interest, and form of note
objections to accounting 11.76.060	less than distributive share 11.04.041	11.56.280
personal representative, chargeable with entire	partial distribution prior to settlement	Burden of proof, contest of admission or
estate 11.48.030	conclusiveness 11.72.006	rejection of will 11.24.030
receipts or canceled checks for expenses by	consideration of advancements 11.72.006	Burning, will revocation 11.12.040
personal representative, necessity of	value, how determined 11.04.041	Business of decedent, continuation of 11.48.025
11.76.100 revocation of letters, upon 11.28.290	Agency	Charitable trusts Ch. 11.110
special administrators 11.32.060	absentee distributee, appointment of agent for 11.76.200	Children
Accrued rights and proceedings, application of	bond of agent for absentee distributee	adoption, See PROBATE, subtitle Adoption descent and distribution, See DESCENT AND
chapter 117, Laws of 1974 extraordinary	11.76.210	DISTRIBUTION
session 11.02.080	Ancestral property, inheritance of by kindred of	distribution of estate 11.76.095
Actions and proceedings	half blood 11.04.035	family allowance, See PROBATE, subtitle
against personal representatives	Annulment of will 11.24.040	Family allowances
claim not acted upon, suit against executor or	Application of chapter 117, laws of 1974	family support and postdeath creditor's claim
administrator 11.76.170 Actions and suits	extraordinary session to wills, proceedings, guardians, accrued rights and pre-executed	exemptions Ch. 11.54
claim not acted on, suit against executor or	instruments 11.20.080	final report and petition for distribution,
administrator on bond, also creditors and	Assets, default judgment as evidence of assets	guardian ad litem or limited guardian 11.76.080
distributees 11.76.170	11.48.160	inheritance by 11.04.081
contract, by and against executor or	Assignments	inheritance from 11.04.081
administrator, authority to maintain	contract to purchase real estate by deceased	inheritance rights 11.04.081
11.48.090	vendee 11.56.210	omitted child 11.12.091
conveyances of decedent to defraud creditors, action to recover property 11.48.140	deed held by decedent pursuant to contract to purchase real estate 11.56.210	posthumous children considered as living for
limitation of actions, suspended during time of	undivided estate 11.76.050	purposes of descent and distribution
special administration 11.32.050	Attachment	11.02.005
by personal representative	judgment against executor or administrator,	wills capacity to make 11.12.010
bond of former executor or administrator	availability of 11.48.200	Claims
11.48.120	moneys in hands of executor or administrator	escheats, See PROBATE, subtitle Escheats
contracts 11.48.090	6.27.050 Attestation	superior courts, books to be kept 36.23.030
conveyance by decedent to defraud creditors, recovery of property 11.48.140	foreign will 11.20.090	Claims and debts against estate
embezzlement 11.48.060	wills 11.12.020	actions pending at decendent's death
recovery of property 11.48.090	Attorneys	11.40.110
against personal representatives	bank attorney, probate fees disallowed to or to	allowance of claims, barred claims 11.40.090
arrest and attachment to enforce judgment,	bank 11.36.010	claim not due, order of maturing 11.76.180 claims not acted on, suit against personal
availability of 11.48.200	contestant of incorrect account entitled to	representative on bond, also against
claims and debts against estate, personal liability, when 11.76.160	attorneys' fees 11.76.070 fees 11.48.210	creditors and distributees 11.76.170
contracts 11.48.090	when acting as personal representative	compromise of, authority of personal
default judgment as evidence of assets	11.48.210	representative 11.48.130
11.48.160	Award in addition to homestead, See PROBATE,	contingent claims, procedure 11.76.190
execution of judgment, several personal	subtitle Family allowances	costs of administration, priority 11.76.120
representatives considered as one	Award in lieu of homestead, See PROBATE,	death, resignation, or removal of personal representative tolls limitations 11.40.150
11.48.150	subtitle Family allowances	debts due state, order of payment 11.76.110
judgments, several representatives considered as one 11.48.150	Banks attorneys of, probate fees disallowed to or to	debts preferred by United States law, order of
several considered as one for notice purposes	bank 11.36.010	payment 11.76.110
11.48.150	disqualified to act as executor or administrator	disputed claims, procedure 11.76.190
recovery of estate property, authority to	when will drawn by 11.36.010	form and presentation 11.40.070
maintain 11.48.090	Bids and offers	funeral expenses, order of payment 11.76.110
special administrator, by 11.32.030	offer of increased bid on estate property	guardianship, See PROBATÉ, subtitle Guardianship
Actions and suits, See also PROBATE, subtitle Claims and debts against estate	11.56.110 deposit may be in the form of cash, money	judgment against decedent, effect 11.40.130
Adjournments of sale of estate property	order, cashier's check or certified check	judgment claims against personal
11.56.070	11.56.110	representative 11.40.120
Adjudication of	private sales of estate property 11.56.080	judgment liens against real property,
intestacy and heirship, application, contents	sealed bids, when received, notices 11.56.110	limitations 11.76.110, 11.76.120
necessary 11.28.110	Bond or other security of personal representative,	last sickness expenses, order of payment
testacy or intestacy and heirship, notice, contents, service or mailing 11.28.330	when not required 11.28.185 Bonds	11.76.110 liability of executor or administrator personal,
Administrator	absentee distributee, bond of agent 11.76.210	when 11.76.160
defined 11.02.005	corporate trustees, when not required	liability or casualty insurance, claims
included in definitions of personal	11.28.185	involving 11.40.060
representative 11.02.005	delivery of specific property to distributee	monument expenses 11.76.130
Administrator, See also PROBATE, subtitle	before final decree, discretionary with court	payment by personal representative
Personal representatives	11.72.002	permitted 11.76.130
Adoption adopted child included in descent and	nonresident executor or administrator 11.36.010	priority of payment 11.76.130 mortgage secured debts, limitation, order of
distribution 11.04.035	partial distribution prior to final settlement	payment 11.76.110, 11.76.120
defined as issue 11.02.005	court may order bond 11.72.006	notice 11.40.020, 11.40.030

notice under RCW 82.32.240 not affected administrator cannot convey unless directory powers in will 11.28.070 11 40 080 final decree advancements, consideration of 11.72.002 payment of, estate insufficient, procedure contracts to convey real property by deceased 11.76.150 bond to secure payment of debts, etc. personal representative as claimant 11.40.140 vendor, sale and conveyance 11.60.010 11.72.002 personal representative as defendant fraudulent by decedent to defraud creditors, petition for 11.72.002 11 40 110 recovery action 11.48.140 Descent and distribution personal representative as successor to notice performance of decedent's contracts, adoption agent, effect and duties 11.40.160 including contracts for the conveyance of included as of the blood of an ancestor presentation 11.40.010 real property 11.60.010 11.04.035 necessity of 11.40.080 recovery of property conveyed, procedure advancements purchase of claims by personal representatives 11.48.070 death of descendant advanced 11.04.041 11.48.080 Corporations, disqualified to act as executor or defined 11.04.041 rank and order of payment 11.76.110 administrator 11.36.010 exceeding distributive share 11.04.041 reasonably ascertainable creditor, definition how considered 11.04.041 and review 11.40.040 executors and administrators, costs for or less than distributive share 11.04.041 rejection of claim 11.40.100 against 4.84.150 value, how determined 11.04.041 resignation, death, or removal of personal partial distribution prior to settlement children 11.04.015, 11.04.081 when brought by other than personal representative 11.72.006 representative, notice to creditors inheritance by 11.04.081 11.40.150 inheritance from 11.04.081 secured claim, creditor's right 11.40.135 will contest 11.24.050 community property 11.04.015 defined 26.16.030 Court commissioners' power to hear and determine matters in 2.24.040 taxes order of payment 11.76.110 time limits 11.40.051 limitation on spouse's testamentary disposition 26.16.030 Credit union deposits payment to surviving spouse or domestic partner 11.62.030 Creditors uncollected debts, liability for 11.48.080 title to community real property vests wages, order of payment 11.76.110 immediately on death 11.04.290 Codicil defined 11.02.005 family support and postdeath creditor's claim exemptions Ch. 11.54 real property title vests immediately but subject to debts 11.04.250 revocation of will, effect on codicil 11.12.040 Community property fraudulent conveyance by decedent to defraud degree of kindred, how computed 11.04.035 agreements, effective upon death 26.16.120 creditors, recovery action 11.48.140 degree of kinship, how computed 11.02.005 liabilities to, special administrators 11.32.050 defined 26.16.030 domestic partner 11.04.015 intestate 11.04.015 special administrators, liabilities to creditors family allowance, real property title vests immediately but subject to 11.04.250 personal property, disposal by will, limitation 11.32.050 on spouse 26.16.030 half blood, inheritance by 11.04.035 conviction of crime disqualifies executor or heirs, defined 11.02.005 transfer to surviving spouse or domestic administrator 11.36.010 intestate, grandparents 11.04.015 partner, requirements, corporate liability wills, delivery on death of testator, penalty for intestate community property 11.04.015 11.02.120 failure 11.20.010 intestate real and personal property 11.04.015 issue 11.04.015 subject to probate administration 11.02.070 Custodian of will, duty to deliver 11.20.010 surviving spouse or domestic partner entitled Damages defined 11.02.005 to letters testamentary 11.28.030 testamentary disposition, limitation on spouse agreement to answer for from own estate must kindred of the half blood 11.04.035 be in writing 11.48.040 lawfully adopted child not an heir of his 26.16.030 personal representative, not liable for without natural parents for purposes of Title 11 RCW 11.04.085 fault 11.48.030 Compensation attorneys 11.48.210 promise to pay damages of estate must be in letters testamentary and of administration personal representative 11.48.210 writing to bind personal representatives 11.48.040 reduction of or denial of by court for failure to perform duties 11.48.210 title to real property vests without issuance of Death parents 11.04.015 Completion, declaration of contents 11.68.110 absent distributee, presumption of death 11.76.243 real estate, defined 11.02.005 real property executor, letters of administration with will annexed on death of 11.28.060 personal representative, powers retained and rents and profits, right to sue for by heirs and devisees 11.04.250 discharge from liability 11.68.114 Compromise, See PROBATE, subtitle Claims performance of decedent's contracts, rights of heirs on vesting of title 11.04.250 and debts against estate including contracts for conveyance of real title vests immediately in heirs and devisees Concealment of property 11.60.010 11.04.250, 11.04.290 estate property, recovery procedure 11.48.070 real property contract vendor, probate representation Contempt, surviving partners of decedent, failure to file bond 11.64.022 procedure to effect conveyance 11.56.020, death of advanced descendant, effect 11.60.010 11.04.041 Continuation of decedent's business 11.48.025 uniform simultaneous death act Ch. 11.05A defined, how computed 11.02.005 surviving partners, by, when 11.64.040 vendor of contract to convey real property, posthumous children considered as living probate procedure to effect conveyance 11.02.005 performance of decedent's contracts 11.56.020, 11.60.010 tenancies 11.60.010 witnesses to will, death of, proof of will dower and courtesy abolished 11.04.060 by the entireties, abolished 11.04.071 11.20.040 suits by or against personal representatives, on authority to maintain 11.48.090 Debts United States savings bonds Contracts to convey real property by deceased vendor, sale and conveyance leases of estate property to pay 11.56.030 beneficiary's survival of registered owner, effect 11.04.240 mortgages of estate property to pay 11.56.020, conveyance, effect, what passes 11.60.040 death of person entitled to conveyance, partnership interests of decedent, payment of debts 11.64.008 co-owner, effect of death 11.04.230 procedure 11.60.060 hearing 11.60.030 Destruction of will restraint of personal representative of previous will 11.20.080 sales of estate property to pay 11.56.030 uncollected, liability for 11.48.080 written agreement by executor or order directing 11.56.020, 11.60.010 order of court referred to in deed 11.60.040 revival of prior will 11.12.080 administrator to answer damages from own estate 19.36.010 petition for 11.60.020 service of notice 11.60.020 what passes, effect 11.60.040 revocation, effect 11.12.040 Disclaimer of interests authority 11.86.021 Debts, See also PROBATE, subtitle Claims and bars to exercise of right, exception 11.86.051 Contracts to purchase real estate by deceased debts against estate contents 11.86.031 Decrees, partial distribution prior to settlement vendee 11.56.180 definitions 11.86.011 assignment of contracts 11.56.210 11.72.006 rights and remedies of purchaser 11.56.210 Deed to real estate held by deceased assignment disposition of disclaimed interests 11.86.041 Contributions of deed 11.56.210 interest existing on effective date of chapter claims filed but not acted upon 11.76.170 Definitions 11.02.005 11.86.090

Conveyances

Delivery of specific property to distributee before

[RCW Index—page 562] (2008 Ed.)

liability for distribution of disclaimed interest copy of order to pay funds served on chargeable with whole estate 11.48.030 department of revenue 11.08.260 final report and petition for distribution 11 86 071 heirs, appearance of, notice 11.08.230 11.76.060 restriction on interest, effect 11.86.061 rights under other laws not abridged 11.86.080 limitation on filing claims 11.08.240 loss or destruction, not liable for if not in time and filing requirements, fee 11.86.031 minors or incompetents, limitation of default 11.48.030 action tolled during disability 11.08.280 receipts for expenses by executor or notice to department of revenue 11.08.170 administrator, necessity of 11.76.100 concealed property 11.48.070 order to pay over and deliver to claimant 11.08.250 Dissolution of marriage revocation of letters, upon 11.28.290 nonprobate assets on dissolution or special administrators 11.32.060 copies of papers and pleadings to department of revenue 11.08.180 actions and suits invalidation of marriage 11.07.010 bond of former executor or administrator, Distribution decree of, order of adjudication of testacy or distribution of land to state 11.08.220 action on 11.48.120 intestacy and heirship, final, when 11.28.340 notice to department of revenue 11.08.170 claim not acted on, suit against executor or use of property without authority, liability administrator on bond, also creditors and Distribution, See also PROBATE, subtitle 11.08.200 distributees 11.76.170 property records contracts, by and against executor or Descent and distribution maintained by department of revenue administrator, authority to maintain Distribution before settlement 11.08.185 11.48.090 delivery of specific property 11.72.002 effect 11.72.006 public inspection, available for 11.08.185 conveyance by decedent to defraud creditors, property transferred to governmental units for park and recreation use 11.08.250, 11.08.260 recovery of property 11.48.140 executor of executor, authority to maintain Doctrine of worthier title abolished, exceptions 11.12.185 11.48.190 Dormant accounts, savings and loan associations public lands against executor or administrator claim of amount transferred to dormant claim not acted on, suit against executor or conveyance of real property to claimant account fund 33.20.130 11.08.270 jurisdiction and supervision over real property 11.08.220 administrator on bond, also creditors and distributees 11.76.170 Education, See PROBATE, subtitle Guardianship claims and debts against estate, personal liability, when 11.76.160 contracts 11.48.090 Embezzlement revenue, department of liability for 11.48.060 administration of estate waiver of right 11.08.170 recovery procedure 11.48.070 default judgment as evidence of assets 11.48.160 revocation of letters for 11.28.250 payment of funds to claimant 11.08.260 Encumbrances, See PROBATE, subtitle probate proceedings delinquencies, for 11.28.300 Mortgages of estate property decree, copy furnished to 11.08.220 execution, several executors or Enforceable claims against the estate excluded notice to department of revenue 11.08.180 administrators considered one 11.48.150 from the net estate 11.02.005 notices to department of revenue 11.08.170 judgments, several considered as one Escheats 11.08.280 supervisory powers and jurisdiction 11.48.150 action to recover forfeited property 7.56.120 designation as escheated property 11.08.140 heirs, claimant, as, limitation for filing claim 11.08.160 several considered as one for notice transfer of property to 11.08.300 purposes 11.48.150 stepparent, inheritance from avoids escheat by executor or administrator 11.08.240 bond of former executor or administrator inheritance from stepparent avoids escheat superior courts, records to be kept 36.23.030 11.48.120 11.04.095 title vests immediately in state 11.08.150 contracts 11.48.090 institution inmates, property of Estate, liability for obligations incurred by conveyance by decedent to defraud care and maintenance costs at institution special administrator, when 11.32.040 Estate and transfer tax Ch. 83.100 creditors, recovery of property 11.08.111 11.48.140 executors and administrators, transfer to Estate and trust dispute resolution Ch. 11.96A embezzlement 11.48.060 11.08.111 recovery of property 11.48.090 Estate taxes funeral expenses 11.08.111 lease of estate property to pay 11.56.030 mortgage of estate property to pay 11.56.030 limitations upon actions, suspended during time of special administration 11.32.050 money and proceeds to state treasurer after two years 11.08.101 recovery of property 11.48.090 special administrator, by 11.32.030 sales of estate real property to pay 11.56.030 personal representative transfer to 11.08.111 sale of property after two years, proceeds to general fund 11.08.120 Estates under sixty thousand dollars appointment affidavit for disposition of debts, instruments evidencing debt, obligation, stocks or choses in action 11.62.010 notice of successor to deceased inmate 11.08.111 mailed or personally served to heirs and distributees 11.28.237 leases to department of natural resources, debts owed decedent, disposition 11.62.010 authority, disposition of lease income attachment successor and successors, defined 11.62.010 11.08.205 actions against, attachment allowed 11.48.200 Estates under ten thousand dollars notice of appearance of heirs to department of revenue 11.08.230 affidavit for transfer of personal property, effect of, accountability 11.62.020 money in hands of 6.27.050 permanent common school fund, deposited in definitions 11.62.005 moneys on deposit of deceased credit union attorneys of, probate fees disallowed to or to personal property member, payment to surviving spouse or bank 11.36.010 proceeds to be used first for payment of debts, liens, expenses 11.08.210 sale of 11.08.210 domestic partner, limitation 11.62.030 disqualified to act as executor or personal property administrator when will drawn by 11.36.010 transfer of by affidavit 11.62.020 postal savings system account Evidence bond accounts presumed abandoned and to escheat to state 63.48.010 default judgments 11.48.160 former executor or administrator, action on will contests, burden of proof 11.24.030 bond 11.48.120 wills, affidavit of witnesses, effect 11.20.020 escheat proceedings brought in Thurston county 63.48.030 Examination of sureties 11.28.190 nonresidents 11.36.010 release of surety from bond, procedure 19.72.110, 19.72.130 postal savings system accounts Executives and administrators copy of judgment presented for payment, escheats, property of institution inmates, disposition of proceeds 63.48.050 transfer to 11.08.111 special administrators 11.32.020 director to request federal records 63.48.020 Executor de son tort 11.48.180 business property, continuation of, during notice to depositors whose accounts are to be escheated 63.48.040 probate 11.48.025 Executor of executor, authority to maintain action 11.48.190 claims, purchase of claims by 11.48.080 probate proceedings compensation Executors and administrators cash received by personal representative, deposit of 11.08.290 expenses of management allowed to absence from state, procedure, probate 11.28.040 11.48.050 how fixed 11.48.210 claims qualification of nonresidents 11.28.040 allowances of 11.08.210 special administrators 11.32.030 absentee's estate, See PROBATE, subtitle conveyance of real property to claimant, procedure 11.08.270 Absentee's estate compromise of claims, authority of executor accounting or administrator 11.48.130

(2008 Ed.) [RCW Index—page 563]

continuation of decedent's business 11.48.025

several considered as one for notice purposes 11.48.150 persons entitled to 11.28.120 contracts, suits by or against executor or administrator on contracts, authority to maintain 11.48.090 letters of administration with will annexed authority of administrator, limitations 11.28.070 special administrators accounting by 11.32.060 actions and suits, by 11.32.030 conveyances administrator cannot convey unless directory death of executor, administration by 11.28.060 powers in will 11.28.070 appointment of, when 11.32.010 persons disqualified 11.36.010 contracts to convey real property by bond 11.32.020 deceased vendor, sale and conveyance letters testamentary compensation of 11.32.030 family allowances, by 11.32.030 11.60.010 absence from state fraudulent by decedent to defraud creditors, procedure 11.28.040 liabilities to creditors 11.32.050 recovery action 11.48.140 qualification of nonresidents 11.28.040 limitation on actions suspended during recovery of property conveyed, procedure 11.48.070 action against for delinquencies 11.28.300 community property, surviving spouse or powers and duties 11.32.050 domestic partner entitled to letters 11.28.030 corporations disqualified to act as executor or sales by 11.32.030 administrator in probate 11.36.010 succession by executor or administrator costs for or against 4.84.150 crime, conviction of crime involving moral disqualification, powers of remaining executors 11.28.050 11.32.040 successor personal representative, appointment 11.28.280 turpitude disqualifies 11.36.010 executor of executor, powers of 11.28.060 granted to 11.28.010 survival of actions damages personal injury action survives if injured person dies 4.20.060 wrongful death 4.20.010 trust companies minor, procedure when minor is executor 11.28.040 agreement to answer for from own estate must be in writing 11.48.040 not liable for without default 11.48.030 oath 11.28.170 death of executor, letters of administration objections to executor 11.28.020 persons disqualified 11.36.010 refusal to act, effect 11.28.010 with will annexed on death of executor attorneys of, probate fees disallowed to or to 11.28.060 bank or trust company 11.36.010 removal, powers of remaining executors 11.28.050 debts disqualified to act as executor or agreements to answer damages from own administrator in probate when will drawn letters testamentary, See PROBATE, subtitle by 11.36.010 estate must be in writing 11.48.040 promise to pay debts of estate must be in Letters testamentary power to act as executor or administrator writing to bind executor or administrator 11.48.040 30.08.150 liabilities continuation of decedent's business, will contest, notice to 11.24.020 defined 11.02.005 authority to incur 11.48.025 delivery of will by 11.20.010 destroyed will, restraint pending application to damages of estate, promise to pay by delivery of will by, penalty for failure executor or administrator must be in 11.20.010 prove 11.20.080 writing 11.48.040 lost or destroyed will, restraint of executor or discharge of debts, promise to pay by executor or administrator of previous will 11.20.080 closing of estate, discharge upon 11.76.050 administrator must be in writing witnesses, competency as 5.60.030 petition for in final report 11.76.030 11.48.040 Expenses executor de son tort 11.48.180 allowance 11.48.050 additional property after final settlement 11.76.250 not liable for loss without fault 11.48.030 management 11.48.050 mortgage of estate property to pay 11.56.030 receipts or canceled checks for expenses by limitations of actions against concealed or embezzled property 11.48.070 tolled by death of one represented 4.16.200 disqualification, effect 11.36.010 lost will, restraint pending application to prove executor or administrator, necessity of 11.20.080 embezzlement 11.76.100 management of property, right to 11.48.020 mentally ill person disqualified to act as sales of real property to pay 11.56.030 Family allowances action for 11.48.060 liability for 11.48.060 recovery of embezzled property, procedure 11.48.070 excluded from net estate 11.02.005 mortgage of estate property to pay 11.56.030 executor or administrator in probate of will 11.36.010 minors disqualified to act as executor or administrator in probate 11.36.010 execution of judgments in name of 6.17.030 execution sale, objections to confirmation by sale of real property to pay 11.56.030 special administrators, by 11.32.030 6.21.110 nonresidents Family support and postdeath creditor's claim may serve as, bond, service of papers, appointment of 11.36.010 executor de son tort 11.48.180 exemptions award to surviving spouse, surviving domestic executor of executor personal representative includes 11.02.005 authority to maintain action 11.48.190 partner, or children powers of 11.28.060 possession of property, right to 11.48.020 conditions 11.54.030 decrease in amount 11.54.050 expenses of management allowed to property of estate exempted property 11.54.080 exhaustion of estate, procedures 11.54.100 business property, continuation of business 11.48.025 11.48.050 final report and petition for distribution hearing 11.54.090 management of 11.48.020 accounting 11.76.060, 11.76.070 purchase of claims by 11.48.080 closing of estate 11.76.050 immunity of award 11.54.070 contents 11.76.030 qualifications for letters and disqualifications increase in amount 11.54.040 filing of 11.76.030 convicts 11.36.010 petition 11.54.010, 11.54.090 corporations 11.36.010 priority of awarded property 11.54.060 hearing continuance when account incorrect infants and incompetents 11.36.010 purchase or encumbrance of property, effect 11.76.060 nonresidents 11.36.010 11.54.060 notice of, publication 11.76.040 time and place 11.76.040 real property sold by, limitation of actions to recover 4.16.070 award to surviving spouse or children amount 11.54.020 notice mailed to heirs and distributees rents and profits, receipt by 11.48.020 reports of 11.76.010 Fees 11.76.040 attorneys 11.48.210 acting as personal representative 11.48.210 contestant of incorrect account entitled to attorneys' fees 11.76.070 foreign, See PROBATE, subtitle Executors and administrators, nonresidents reversal of judgment tolls limitation on action 4.16.240 fraudulent conveyance by decedent, recovery action 11.48.140 revocation of letters conviction of crime involving moral filing fees law library support 27.24.070, 27.24.090 Filing, See PROBATE, subtile Recording turpitude 11.36.010 mentally ill 11.36.010 insane persons disqualified to act as 11.36.010 inventory and appraisement, See PROBATE, subtitle Inventory and appraisement investment in United States corporation bonds Final report and petition for distribution savings and loan associations executors and administrators, may be accounting authorized 39.60.010 member of 33.20.060 attorneys' fees to contestant of incorrect account 11.76.070 continuance of hearing if incorrect 11.76.060 judicial sale, objections to confirmation by against, effect of judgment for defendant 6.21.110 liability of executor or administrator, judgment against 11.76.060 letters of administration 4.56.050 oath of administrator 11.28.170 by when defendant 4.32.140

persons disqualified 11.36.010

against when plaintiff 4.32.130

[RCW Index—page 564] (2008 Ed.)

objections to 11.76.060	definition 11.02.005	default judgment as evidence of assets
closing of estate and discharge of personal	escheat for want of 11.08.140	11.48.160
representatives 11.76.050	posthumous, considered as living for purposes	execution of executor, administrator, or legal
contents 11.76.030	of descent and distribution 11.02.005	representative 6.17.030
continuance when accounting of executor or	unknown	execution of judgment 6.17.030
administrator incorrect 11.76.060	quieting title action against 7.28.010	executor or administrator, against 11.48.150
filing of 11.76.030	real property actions 4.28.140	liens against real property, order of payment
hearing	Homesteads	of claim for 11.76.110
continuance when account incorrect 11.76.060	rights excluded from net estate 11.02.005	personal representative, against 11.48.150 Jurisdiction
notice of, publication 11.76.040	Homesteads, See also PROBATE, subtitle	courts, generally 2.08.010
procedure 11.76.050	Family allowances Husband and wife	superior courts 2.08.010, Const. Art. 4 § 6
time and place 11.76.040		unclaimed estates, court retains jurisdiction
liability of personal representative, judgment	community property agreements 26.16.120	11.76.247
against 11.76.060	descent and distribution 11.04.015	Kinship, degree of 11.02.005, 11.04.035
liability of sureties, judgment against	personal property, disposal by will,	Lapsed gifts 11.12.120
11.76.060	limitation on spouse 26.16.030	Last sickness expenses, order of payment of
mortgage of estate property, order of	husband's inherited property 26.16.010	claim for 11.76.110
11.76.050	separate property, descent and distribution	Leases of estate property
notice mailed to heirs and distributees	11.04.015	approval of form 11.56.045
11.76.040	surviving spouse or domestic partner entitled	authority 11.56.045
partition, order of 11.76.050	to letters testamentary 11.28.030	court may order 11.56.010
sale of estate property, order of 11.76.050	testamentary disposition, limitation on spouse,	debts and expenses 11.56.030
Financial institution, deposit of distribution of	community property 26.16.030	necessity 11.56.045
minor 11.76.095	wife's inherited property 26.16.020	personal property 11.56.020
Foreign wills 11.20.090, 11.20.100	Incapacitated person	how conducted 11.56.020
Fraud	death of	notices 11.56.020
revocation of letters for 11.28.250 wills, failing to deliver on death of testator	administration of estate 11.88.150	purposes or grounds for 11.56.020 purposes for
11.20.010	Incapacitated persons	expenses of administration 11.56.020
Frauds, statute of	final report and petition for distribution,	obligations of estate 11.56.020
promise to pay debts 11.48.040	guardian ad litem or limited guardian	payment of debts 11.56.020
Fraudulent conveyances by decedent, recovery	11.76.080	real property
actions 11.48.140	Incompetents	expenses of administration 11.56.030
Funeral expenses, order of payment of claims for	proof of will where witness incompetent to	family support, for 11.56.030
11.76.110	testify 11.20.040	inheritance taxes, to pay 11.56.030
Gift distribution	Incompetents, See also PROBATE, subtitle Mentally ill	notices 11.56.030
application of chapter 11.108.900	Indians, proceedings do not apply to when state	payment of debts, for 11.56.030
legislative findings, interpretations	assumed civil jurisdiction over 37.12.060	petition for lease, contents 11.56.030
11.108.070	Industrial insurance, lien for payments due	purposes for 11.56.030
Guardian	51.16.160, 51.16.170	Letters of administration
nonresident as guardian 11.88.020	Inheritance	annulment of 11.28.160
qualifications 11.88.020	children, from or by 11.04.081	application, contents necessary 11.28.110
Guardians, application of chapter 117, Laws of	descent, See PROBATE, subtitle Descent and	bond before issuance
1974 extraordinary session 11.02.080	distribution	form, not to fail for want of 11.28.230
Guardianship banks may act as guardian for estate of minor	posthumous children 11.02.005	new or additional 11.28.210 successive recoveries 11.28.230
or mentally ill 11.36.010	Inheritance tax Ch. 83.100	cancellation of 11.28.160
bonds	Instruments	execution of judgment 6.17.030
laws applicable to 11.88.110	nonprobate transfer at death	form of 11.28.140
brokers' fees	definition and limitation 11.02.091	oath of personal administrator 11.28.170
sale, exchange mortgage or lease of real	pre-executed, application of chapter 117,	oath of personal representative 11.28.170
estate 11.92.125	Laws of 1974 extraordinary session	persons disqualified
duty to notify 11.88.115	11.02.080	banks, when will drawn by 11.36.010
final report and petition for distribution,	Intent of testator, true intent, must regard	corporations 11.36.010
guardian for minors 11.76.080	11.12.230	incompetents 11.36.010
involuntary residential placement 11.92.190	Intestacy descent and distribution, See PROBATE,	mentally ill 11.36.010
power of attorney 11.94.010	subtitle Descent and distribution	minors 11.36.010
sale, exchange, mortgage or lease of real	omitted child 11.12.091	trust companies, when will drawn by
estate, brokers' fees 11.92.125	omitted spouse or domestic partner 11.12.095	11.36.010
sale of estate property confirmation	Inventory and appraisement	persons entitled to 11.28.120
effect 11.92.120	additional inventory 11.44.025	failure to petition for letters within forty days 11.28.120
irregularities do not void sale 11.92.120	appraisers	waiver by 11.28.120
superior courts, records to be kept 36.23.030	compensation 11.44.070	petition for
trust companies may act as personal	claims against executor or administrator	time limit 11.28.120
representative for estate of minors or	included in inventory 11.44.085	revocation of
mentally ill 11.36.010	contradiction of inventory 11.44.035	accounting and settlement 11.28.290
Guardianship, See also GUARDIAN AND	discharge of debt in will included in inventory	actions against former executor or
WARD	11.44.090	administrator 11.28.300
Hearings	duties of personal representative 11.44.015	appointment of successor 11.28.250
absentee's estates 11.80.010, 11.80.100	failure to return inventory, effect 11.44.050	discovery of lost will 11.28.150
accounts 11.76.060	Issue	on discovery of lost will 11.28.150
final report of executor 11.76.050	defined 11.02.005	embezzlement, for 11.28.250
partition of estate 11.76.050	Joint tenancy, See also PROBATE, subtitle	fraud, for 11.28.250
performance of conveyance agreement by	Descent and distribution	hearing 11.28.250
decedent 11.60.020	Judge of superior court, powers to grant in	in court or chambers 11.28.260
petition for distribution 11.76.040	counties within his judicial district 2.08.190	incompetency, for 11.28.250
revocation of letters of administration	Judgment claims lien of	lost will, discovery of 11.28.150
11.28.250 Heirs	order of payment of claim for 11.76.110	order of 11.28.250
children 11.04.081	against personal representative 11.48.150	powers of remaining representatives 11.28.270
competency to witness will 11.12.160	Judgments	waiver of 11.28.120

[RCW Index—page 565]

superior courts, records to be kept 36.23.030	oath 11.28.170	sale of estate property, bids 11.56.110
sureties additional security 11.28.190	objections to 11.28.020 persons disqualified 11.36.010	Marriage dissolution or invalidity of marriage or
examination of 11.28.190	refusal to act, effect 11.28.010	domestic partnership, effect on will
new or additional 11.28.210	removal, powers of remaining executors	provisions 11.12.051
person disqualified 11.28.220	11.28.050	Mentally ill
Letters of administration with will annexed	executors, See also PROBATE, subtitle	contest of admission or rejection of will
11.36.010 authority of administrator, limitations	Personal representatives form of letters 11.28.090	11.24.010 personal representative, mentally ill person
11.28.070	personal administrators oath 11.28.170	acting as, disqualification 11.36.010
bond before issuance	persons disqualified 11.36.010	proof of will where witness mentally ill
approval of 11.28.190	banks, when will drawn by 11.36.010	11.20.040
new or additional 11.28.210	conviction of a crime involving moral	Minors
conveyance of property, cannot unless directory powers in will 11.28.070	turpitude 11.36.010 corporations 11.36.010	capacity of minor to act as executor or administrator 11.36.010
death of executor, administration by	incompetents 11.36.010	control of court until majority 11.92.010
11.28.060	mentally ill 11.36.010	distribution of estate
discovery of will, granting upon 11.28.150	trust companies, when will drawn by	to minors 11.76.095
form of letters 11.28.100	11.36.010	escheated property, time limitation for filing
issuance, generally 11.36.010 lease of property, cannot unless directory	revocation of accounting and settlement 11.28.290	claims to 11.08.280 final report and petition for distribution
powers in will 11.28.070	actions against former executor or	distribution of estate to minors 11.76.095
mortgage of property, cannot unless directory	administrator 11.28.300	guardian ad litem or limited guardian
powers in will 11.28.070	appointment of successor 11.28.250	11.76.080
oath of personal administrator 11.28.170	embezzlement, for 11.28.250 fraud, for 11.28.250	legal age for guardianship, limited
oath of personal representative 11.28.170 persons disqualified	hearing 11.28.250	guardianship purposes 11.92.010 letters of administration with will annexed,
banks, when will drawn by 11.36.010	in court or chambers 11.28.260	minors disqualified 11.36.010
conviction of a crime involving moral	incompetency, for 11.28.250	will contest, time of 11.24.010
turpitude 11.36.010	order of 11.28.250	Minors, transfers to Ch. 11.114
corporations 11.36.010	superior courts, books to be kept 36.23.030	Monument expenses, payment of, personal
incompetents 11.36.010 mentally ill 11.36.010	sureties additional security 11.28.190	representative may pay without order of court 11.76.130
minors 11.36.010	examination of 11.28.190	Mortgage secured debts, order of claim for
trust companies, when will drawn by	limitation of action against 11.28.235	11.76.110
11.36.010	new or additional 11.28.210	Mortgaged estate, redemption 11.56.220
pledge of property, cannot unless directory powers in will 11.28.070	person disqualified as 11.28.220 Letters testamentary and of administration	Mortgages of estate property administrator cannot mortgage property
revocation of	title to real property vests without issuance of	unless directory powers in will 11.28.070
accounting and settlement 11.28.290	11.04.250	court may order 11.56.010
actions against former personal representative 11.28.300	Letters testamentary or of administration new or additional 11.28.210	debts and expenses 11.56.030 sale, etc., to pay 11.56.030
appointment of successor 11.28.250	Liabilities	effect of mortgage on willed property
embezzlement, for 11.28.250	continuation of decedent's business, authority	11.12.070
fraud, for 11.28.250	to incur liabilities 11.48.025	final report and petition for distribution, order
hearing 11.28.250 incompetency, for 11.28.250	executor de son tort 11.48.180 Life estates	of 11.76.050 mortgaged estate of decedent
order of 11.28.250	future distribution or interest to heirs	redemption of 11.56.220
sale of property, cannot unless directory	11.12.180	sale of mortgaged estate if redemption
powers in will 11.28.070	rule in Shelley's case abolished 11.12.180	inexpedient 11.56.240
superior courts, records to be kept 36.23.030 sureties	Life insurance policy designation of trustee as beneficiary 11.98.170	sale or mortgage of property to effect redemption 11.56.230
additional securities 11.28.190	Limitations	partition, mortgage where not possible to
examination of 11.28.190	actions against sureties 11.28.235	partition 11.76.050
limitation of action against 11.28.235	contest of admission or rejection of will	personal property
new or additional 11.28.210 person disqualified 11.28.220	11.24.010	how sales conducted 11.56.020 notices 11.56.020
Letters testamentary	special administration, tolled during 11.32.050	purposes or grounds for 11.56.020
bond before issuance	sureties, action against 11.28.235	purposes for
approval of 11.28.190	unclaimed estate, claim made after time	expenses of administration 11.56.020
form, not to fail for want of 11.28.230 new or additional 11.28.210	limitation, procedure 11.76.245 Limited guardian	obligations of estate 11.56.020 payment of debts 11.56.020
successive recoveries upon 11.28.230	appointment of qualifications 11.88.020	redeem mortgaged estate 11.56.230
community property	nonresident as limited guardian 11.88.020	real property
surviving spouse or domestic partner entitled	qualifications 11.88.020	effect 11.56.040
to letters 11.28.030 time limit for application 11.28.030	Limited guardianship bonds	encumbrance, effect of 11.56.040 expenses of administration 11.56.030
waiver by 11.28.030	laws applicable to 11.88.110	family support, for 11.56.030
discovery of will, granting upon 11.28.150	brokers' fees	inheritance taxes, to pay 11.56.030
execution of judgment 6.17.030	sale, exchange, mortgage or lease of real	notices 11.56.030
execution of letters 11.28.090 executors	estate 11.92.125 duty to notify 11.88.115	order directing 11.56.040 payment of debts, for 11.56.030
absent from state, procedure 11.28.040	sale, exchange, mortgage or lease of real	petition for sale, contents 11.56.030
action against for delinquencies 11.28.300	estate, brokers' fees 11.92.125	procedure 11.56.040
community property, surviving spouse or	sale of estate property	purposes for 11.56.030
domestic partner entitled to letters 11.28.030	confirmation effect 11.92.120	redeem mortgaged estate, for 11.56.230 Negligence, revocation of letters for 11.28.250
disqualification, powers of remaining	irregularities do not void sale 11.92.120	Net estate
executors 11.28.050	List of destroyed will, proof 11.20.080	defined 11.02.005
executor of executor, powers of 11.28.060	Lost or destroyed will, proof	social security benefits, payment direct to
granted to 11.28.010 minors, disqualified 11.36.010	destroyed will, restraint pending application to prove 11.20.080	survivors or secretary of social and health services 11.66.010
minors, procedure 11.28.040	Mail or personal service	Nonintervention powers

[RCW Index—page 566] (2008 Ed.)

private sales of estate real property 11.56.080 Personal property, See PROBATE, subtitle closing estate, notice, hearing, fees 11.68.100 Property Personal representative resale of estate real property 11.56.100 estate, closing of alternative decrees 11.68.100 sales of estate property 11.56.020, 11.56.060 fees 11.68.100 several executors or administrators considered letters of administration hearing 11.68.100 notice 11.68.100 as one for notice purposes 11.48.150 oath of personal representative 11.28.170 special notice of proceedings in probate, request 11.28.240 letters testamentary not deemed waived, when 11.68.120 oath 11.28.170 personal representative sureties on bond of executor or administrator, oath 11.28.170 restriction or removal 11.68.070 notice of examination 11.28.190 Personal representative with nonintervention Nuncupative will, real property cannot be waived, not deemed to be, when 11.68.120 powers, restriction or removal 11.68.070 Nonintervention will, See PROBATE, subtitle devised by 11.12.025 Personal representatives Settlement without administration accounting chargeable with whole estate 11.48.030 Oaths Nonjudicial resolution of disputes 11.108.900 absentee distributee, agent for, oath 11.76.210 Nonprobate assets absentees' estates, trustee 11.80.020 final report and petition for distribution 11.76.060 abatement of assets 11.10.040 personal representative 11.28.170 defined 11.02.005 Objections loss or destruction, not liable for if not in dissolution or invalidation of marriage final report, to 11.76.050 default 11.48.030 11.07.010 petition for distribution 11.76.050 receipts for canceled checks for expenses by liability of beneficiary 11.18.200 Omitted child 11.12.091 personal representative, necessity of termination of domestic partnership 11.07.010 Omitted spouse or domestic partner 11.12.095 11.76.100 testamentary disposition Ch. 11.11 transfer at death Order of adjudication of testacy or intestacy and revocation of letters, upon 11.28.290 heirship, final decree of distribution, when 11.28.340 actions and suits definition and limitation 11.02.091 bond of former personal representative, action on 11.48.120 written instrument of transfer Orders definition and limitation 11.02.091 lease of estate property 11.56.045 claim not acted on, suit against personal Nonprobate settlement of creditor claims mortgage of estate property, order directing 11.56.040 representatives on bond, also creditors and distributees 11.76.170 allowance of claims 11.42.090 allowance or rejection of claims 11.42.080 replacement of records lost or destroyed 5.48,060 contracts, by and against personal claims against decedent, time limits 11.42.050 representatives, authority to maintain execution barred on decedent's death, effect revocation of letters testamentary or of 11.48.090 11.42.120 administration 11.28.250 conveyance by decedent to defraud creditors, form and presentation of claim 11.42.070 wills 11.20.020 recovery of property 11.48.140 liability or casualty insurance, limitations on Partial distribution prior to final settlement execution, several personal representatives claims involving 11.42.060 advancements, consideration of 11.72.006 considered as one 11.48.150 limitation tolled by vacancy in office of notice costs 11.72.006 judgments, several personal representatives agent 11.42.140 decree of 11.72.006 considered as one 11.48.150 notice agent, effect of judgment against against personal representative delinquencies, for 11.28.300 hearing 11.72.006 11.42.110 costs when application by other than notice agent or beneficiary claim, payment personal representative 11.72.006 notice of application for 11.72.006 by personal representative conveyance by decedent to defraud notice to creditors 11.42.010, 11.42.020, creditors, recovery of property 11.48.140 petition for 11.42.030 by other than personal representative personal representative, appointment and against personal representatives 11.72.006 duties 11.42.150 by personal representative 11.72.006 claim not acted on, suit against personal property liable for claims limits 11.42.085 procedure, bonds, etc. 11.72.006 representatives on bond, also creditors reasonably ascertainable creditor, definition and review 11.42.040 resistance to 11.72.006 and distributees 11.76.170 claims and debts against estate, personal liability, when 11.76.160 contracts 11.48.090 Partition, order of in hearing following final rejection of claims 11.42.100 report and petition for distribution 11.76.050 secured claim, creditor's right 11.42.125 Partnership interests of decedent Nonresidents absentee's estate, See PROBATE, subtitle accounting by surviving partners contempt for failure to account 11.64.022 default judgment as evidence of assets 11.48.160 Absentee's estate as guardian 11.88.020 procedure on failure to account 11.64.022 by personal representatives bond of former personal representatives bond may serve as executor or administrator, bond, failure to file, contempt 11.64.022 11.48.120 service of papers, appointment of receiver, appointment of on failure to file bond 11.64.022 contracts 11.48.090 11.36.010 embezzlement 11.48.060 Notices recovery of property 11.48.090 requirement of, when 11.64.016 adjudication of testacy or intestacy and continuation of business by surviving partners, agreement with estate 11.64.040 heirship, contents, service or mailing 11.28.330 recovery of property 11.48.090 additional compensation 11.48.210 continuation of possession 11.64.008 attachment, actions against, attachment application for partial distribution prior to inventory and appraisement 11.64.002 contempt for failure to file 11.64.022 allowed 11.48.200 final settlement 11.72.006 authority to exchange estate property appointment of personal representative 11.56.005 procedure on failure to file 11.64.022 11.28.237 payment of debts 11.64.008 banks auction sales of estate property 11.56.060 purchase by the surviving partners, procedure 11.64.030 attorney of, probate fees disallowed to or to bank 11.36.010 community property, notice of third person applying to administer 11.28.030 decedent's conveyance agreement, notice of disqualified to act as personal representative receiver when will drawn by 11.36.010 hearing on petition for performance of appointment of, when 11.64.022 11.60.020 costs and expenses, how paid 11.64.022 bond former personal representatives, action on bond 11.48.120 escheat, appearance of heirs, notice of to department of revenue 11.08.230 security by surviving partners 11.64.016 settlement of business 11.64.008 escheat property, probate 11.08.170 nonresidents 11.36.010 waste by surviving partners, security required final report and petition for distribution, notice 11.64.016 when not required 11.28.185 mailed to heirs and distributees 11.76.040 lease of estate property 11.56.020, 11.56.030 borrowing on general credit of estate 11.56.280 Performance of decedent's contract convey real property by deceased vendor, sale and conveyance 11.60.030 hearing 11.60.030 order directing 11.60.010 business property, continuation of during probate 11.48.025 mortgage of estate property 11.56.030 mortgaged property, notice of sale 11.56.240 claims, purchase of claims by 11.48.080 pendency of probate 11.28.237 petition for distribution, notices mailed petition for 11.60.020 compensation service of notice 11.60.020 11.76.040 additional compensation 11.48.210 Perpetuities, See RULE AGAINST PERPETUITIES postponement of sales of real property deduction or denial of by order of court for 11.56.070 failure to discharge duties 11.48.210

(2008 Ed.) [RCW Index—page 567]

expenses of management allowed to	inventory and appraisal of partnership	lease of estate property 11.56.030
11.48.050	interests of decedent 11.64.002	letters of administration, for 11.28.120
how fixed 11.48.210	inventory and appraisement	mortgage of estate property 11.56.030
compromise of claims, authority of personal	duties 11.44.015	performance of decedent's contracts
representatives 11.48.130	letters of administration	11.60.020
concealment of estate property, recovery procedure 11.48.070	persons disqualified 11.36.010 letters of administration with will annexed.	sale of estate property, contents 11.56.030
continuation of decedent's business 11.48.025	persons disqualified 11.36.010	settlement, final report and petition for distribution 11.76.050
contracts	letters testamentary	Pledge of property, administrator cannot pledge
performance of decedent's contracts	action against for delinquencies 11.28.300	property unless directory powers in will
11.60.010	persons disqualified 11.36.010	11.28.070
suits by or against personal representatives	liabilities	Postponement of sale of real property 11.56.070
on contracts, authority to maintain	continuation of decedent's business,	Power of attorney
11.48.090	authority to incur 11.48.025	attorney or agent granted principal's power
conversion, action for 11.48.090	damages of estate, promise to pay by personal representative must be in writing	powers of absolute ownership, exception
conveyances fraudulent by decedent to defraud creditors,	11.48.040	11.94.050
recovery action 11.48.140	debts, promise to pay by personal	banking transactions 11.94.030 court petition 11.94.090, 11.94.100,
recovery of property conveyed, procedure	representative must be in writing	11.94.110, 11.94.120, 11.94.130,
11.48.070	11.48.040	11.94.140
convictions, persons convicted of crime	executor de son tort 11.48.180	death, disability or incompetence
involving moral turpitude disqualified to	not liable for loss without fault 11.48.030	effect of 11.94.020
serve as 11.36.010	lost will, restraint pending application to prove	general provisions 11.94.010
corporations disqualified to act as, in probate 11.36.010	11.20.080	guardianships 11.94.010
corporations whose shareholders are	management of property, right to 11.48.020 mentally ill person disqualified to act as	homestead
exclusively attorneys may act as 11.36.010	personal representative in probate of will	absolute ownership power includes right to
cost of administering the estate, priority	11.36.010	convey or encumber 11.94.060 liability
11.76.110	minors disqualified to act as	reliance of document 11.94.040
crime, conviction of, involving moral	executor or administrator in probate	limitations on powers to benefit attorneys-in-
turpitude disqualifies 11.36.010	11.36.010	fact 11.94.070
damages	personal representative in probate 11.36.010	mental health treatment decisions 11.94.150
agreement to answer for from own estate must be in writing 11.48.040	monument expenses, payment of 11.76.110 mutual savings bank 32.08.210	termination of marriage, domestic partnership
not liable for without fault 11.48.030	nonresident	11.94.080
death, resignation, or removal of personal	appointment of agent for service of	Powers of appointment
representative, new notice to creditors	11.36.010	testamentary exercise, outright or in trust 11.95.060
11.40.150	may serve as, bond, service of papers,	exercise in favor of holder
debts	appointment of 11.36.010	applicability 11.95.140
agreements to answer damages from own	possession of property, right to 11.48.020	cause of action 11.95.150
estate must be in writing 11.48.040 promise to pay debts of estate must be in	powers and duties 11.48.010 property of estate	income distributed to spouse 11.95.120
writing to bind personal representatives	business property, continuation of business	inference of law 11.95.130
11.48.040	11.48.025	limitations 11.95.100, 11.95.110
uncollected, liability for 11.48.080	management of 11.48.020	removal or replacement 11.95.110 spousal power of appointment 11.95.120
defined as including executors,	purchase of claims by 11.48.080	Presumptions
administrators, special administrators and	qualifications for letters and disqualifications	absentee distributee, death of 11.76.243
guardians 11.02.005 discharge of	convicts 11.36.010 corporations 11.36.010	will execution 11.12.020
closing estate, discharge upon 11.76.050	infants and incompetents 11.36.010	Principal and income act of 2002 Ch. 11.104A
petition for in final report 11.76.030	nonresident 11.36.010	Proof of wills, See PROBATE, subtitle Wills
discovery	rents and profits, receipt by 11.48.020	Property
additional property after final settlement	reports of, annual interim report 11.76.010	authority to exchange 11.56.005 business property, continuation of 11.48.025
11.76.250	revocation of letters	coroner holding, disposition 36.24.130,
concealed or embezzled property 11.48.070 disqualification, effect 11.36.010	conviction of crime involving moral turpitude 11.36.010	36.24.140, 36.24.150
embezzlement	mentally ill 11.36.010	descent and distribution, See PROBATE,
action for 11.48.060	special representative included 11.02.005	subtitle Descent and distribution
liability for 11.48.060	successor, appointment 11.28.280	discovered after final settlement, letters may
recovery of embezzled property, procedure	trust companies	issue 11.76.250
11.48.070	attorneys of, probate fees disallowed to or to	exchanges, procedure 11.56.005 institution inmates, See PROBATE, subtitle
escheats, property of institution inmates, transfer to 11.08.111	bank or trust company 11.36.010 disqualified to act as personal representative	Escheats
executor de son tort 11.48.180	in probate when will drawn by 11.36.010	management of 11.48.020
expenses of management allowed to	wills	petition of personal representative for
11.48.050	contests, notice to 11.24.020	11.56.005
fees	lost or destroyed will, restraint of personal	possession of 11.48.020
intent to pay, special notice of 11.28.240	representative of previous will 11.20.080	sale of, See PROBATE, subtitle Sales of estate
final report and petition for distribution	Personal representatives, See also PERSONAL	property settlement of estate, See PROBATE, subtitle
accounting 11.76.060, 11.76.070 closing of estate 11.76.050	REPRESENTATIVES Petition for general letters of administration or	Settlement of estate, see FROBATE, subtitle
contents 11.76.030	letters of administration with will annexed,	Rank and order of payment of claims against
filing of 11.76.030	surviving spouse or domestic partner, notice	estate 11.76.110
hearing	to, or waiver 11.28.131	Real and personal property, intestate 11.04.015
continuance when account incorrect	Petitions	Real property
11.76.060	absentee distributee 11.76.245	contracts to convey real property by deceased
notice of, publication 11.76.040	absentee's estates, petition for trustee	vendor, procedure to effect conveyance 11.60.010
time and place 11.76.040 notice mailed to heirs and distributees	11.80.010 contest of admission or rejection of will	nuncupative wills, real estate cannot be
11.76.040	11.24.010	devised by 11.12.025
fraudulent conveyance by decedent, recovery	contracts to convey real property by deceased	performance of decedent's contracts,
action 11.48.140	vendor, petition for 11.60.020	including contracts for the conveyance of
insane persons disqualified to act as 11.36.010	family allowances 11.80.050	real property 11.60.010

[RCW Index—page 568] (2008 Ed.)

Real property, See also PROBATE, subtitle	general administrator cannot sell unless	defendant executors and administrators, by
Mortgages of estate property; PROBATE,	directory powers in will 11.28.070	4.32.140
subtitle Sales of estate property descent and distribution, See PROBATE,	minimum price 11.56.090 sale by negotiation 11.56.090	plaintiff executors and administrators, against 4.32.130
subtitle Descent and distribution	mortgaged property 11.56.240	Settlement
Receiver, partnership interests of decedent,	notices	absentee distributees
appointment of, when 11.64.022 Recording	private sales 11.56.080	agent for, appointment of 11.76.200
final report and petition for distribution	resale 11.56.100 sale by negotiation 11.56.100	bond of agent 11.76.210 liability of agent 11.76.230
11.76.030	personal property	unclaimed estate
foreign will, record of probate 11.20.090	auction, may be at 11.56.020	claim made after time limitation, procedure
will record as evidence 11.20.060	how sales conducted 11.56.020	11.76.245
wills 11.20.050, 11.20.060 Records lost or destroyed, replacement 5.48.060	notices 11.56.020 purposes or grounds for 11.56.020	claimants to 11.76.240 heirs as claimants 11.76.243
Redemption	purposes for	sale, escheat 11.76.220
mortgage of estate property to redeem	expenses of administration 11.56.020	absentee distributions
mortgaged estate 11.56.230	obligations of estate 11.56.020	court retains jurisdiction 11.76.247
mortgaged estate of decedent 11.56.220 Registered land, probate may direct sale of	payment of debts 11.56.020 redeem mortgaged estate 11.56.230	annual report of personal representative contents 11.76.010
65.12.590	real property	filing of 11.76.010
Remainders and reversions	adjournments of sale 11.56.070	discharge of executor or administrator
doctrine of worthier title abolished, exceptions	appraisement 11.56.090	closing estate, discharge upon 11.76.050
11.12.185 future distribution or interest to heirs	approval of sale 11.56.100 auction sales	petition for in final report 11.76.030
11.12.180	notices, publication 11.56.060	discharge of personal representative, closing estate, discharge upon 11.76.050
rule in Shelley's case abolished 11.12.180	time and place 11.56.060	distribution before settlement, See
Rents and profits	bids and offers	PROBATE, subtitle Distribution before
absentee's estate, rents applied to maintenance	offer of increased bid 11.56.110	settlement
of 11.80.040 receipt by executor or administrator during	private sales 11.56.080 sealed bids, when accepted, notices	final report and petition for distribution accounting
probate 11.48.020	11.56.110	continuance of hearing if incorrect
right of heirs and devisees to sue for on vesting	broker's fee and closing costs 11.56.265	11.76.060
of title 11.04.250	confirmation 11.56.100	liability of executor or administrator,
Reopen an estate notice of petition for 11.28.240	conclusiveness of 11.56.115 conveyance upon 11.56.120	judgment against 11.76.060 liability of sureties, judgment against
Report	effect 11.56.115	11.76.060
personal representatives, annual interim report	fraud as grounds for attack 11.56.115	objections to 11.76.060
11.76.010	contracts to convey real property by	attorneys' fees to contestant of incorrect
Report, See also PROBATE, subtitle Final report and petition for distribution	deceased vendor, sale and conveyance 11.56.020, 11.60.010	account 11.76.070 closing of estate 11.76.050
Representation, See PROBATE, subtitle Descent	contracts to purchase real estate by deceased	contents 11.76.030
and distribution	vendee 11.56.180	continuance when accounting of executor or
Resignation	assignment of contract 11.56.210	administrator incorrect 11.76.060
absentee's estates, trustee 11.80.060 Resignation of personal representative	deed held by deceased vendee, assignment 11.56.210	filing of 11.76.030 hearing
accounting and settlement 11.28.290	rights and remedies of purchaser 11.56.210	continuance when account incorrect
action against former personal representative	estate taxes, to pay 11.56.030	11.76.060
11.28.300	expenses of administration, to pay 11.56.030	notice of, publication 11.76.040
administration by letters with will annexed 11.28.060	generally devised property sold before specifically devised property 11.56.050	procedure 11.76.050
Revival of prior will 11.12.080	mortgaged property 11.56.240	time and place 11.76.040 mortgage of estate property, order of
Revocation of letters	by negotiation 11.56.090	11.76.050
accounting and settlement 11.28.290	notices 11.56.030, 11.56.060	notice mailed to heirs and distributees
action against former executor or administrator 11.28.300	auction sales 11.56.060 postponements of sale 11.56.070	11.76.040 petition, order of 11.76.050
appointment of successor 11.28.250	order directing sale 11.56.050	sale of estate property, order of 11.76.050
conviction of crime involving moral turpitude	payment of debts, for 11.56.030	incapacitated persons, guardian ad litem or
11.36.010	performance of decedent's contracts,	limited guardian 11.76.080
embezzlement, for 11.28.250 fraud, for 11.28.250	including contracts for the conveyance of real property 11.60.010	letters after final settlement 11.76.250 minors
hearing 11.28.250	petition for sale, contents 11.56.030	distribution of estate to 11.76.095
incompetency, for 11.28.250	postponements 11.56.070	guardian ad litem or limited guardian
lost will found 11.28.150	private sales	11.76.080
mentally ill 11.36.010 order of 11.28.250	bids and offers 11.56.080 minimum price 11.56.090	receipts or canceled checks for payment of expenses by personal representative,
powers of remaining personal representatives	notice 11.56.080	necessity of 11.76.100
11.28.270	time and place 11.56.080	report of executor or administrator
Revocation of will 11.12.040	purposes for 11.56.030	contents 11.76.010
Rule against perpetuities, See RULE AGAINST PERPETUITIES	reappraisement 11.56.090	filing of 11.76.010
Rule in Shelley's case abolished 11.12.180	redeem mortgaged estate, for 11.56.230 resale 11.56.100	hearing on 11.76.020 interim reports 11.76.010
Safe deposit repository	return of sale 11.56.100	notice of hearing, necessity 11.76.020
lease provisions ineffective to create joint	support of family, for 11.56.030	Settlement without court intervention
tenancy or ownership transfer at death 11.02.130	time and place 11.56.060 recovery of, limitations of actions for 4.16.070	completion of probate, declaration 11.68.110, 11.68.114
Sale of real estate, negotiation permitted	special administrator, by 11.32.030	conditions 11.68.011
11.56.020	unclaimed estate 11.76.220	co-personal representative, powers 11.68.095
Sales of estate property	will, directed by 11.56.250	final distribution 11.68.112
court may order 11.56.010 debts and expenses 11.56.030	Sales of registered land, probate court may direct sale of 65.12.590	hearing on petition 11.68.021 insolvency of estate, procedures 11.68.080
directed by will 11.56.250	Service of process and papers	objections, restrictions 11.68.050
final report and petition for distribution, order	claims against estate 11.40.010	personal representative, scope of powers
of sale 11.76.050	Setoff	under nonintervention will 11.68.090

[RCW Index—page 569]

1 (1) 1 (1) (1	T	
personal representative's death, resignation,	Taxes	conveyance of property bequeathed,
or disablement, powers of successor	order of payment of claim for 11.76.110	agreement to convey does not revoke will
11.68.060	Taxes, See also PROBATE, subtitle Inheritance	11.12.060
petition for nonintervention powers	taxes	death of grandparents' issue before that of
11.68.011, 11.68.041	inheritance taxes, See PROBATE, subtitle	grantor
report on affairs of estate, petition by	Inheritance taxes	rights of issue 11.12.110
beneficiary 11.68.065	Tenancies, See PROBATE, subtitle Descent and	defined 11.02.005
Shares	distribution	delivery by custodian on death of testator,
joint issuance or transfer, presumption of joint	Testacy or intestacy and heirship	penalty for failure 11.20.010
tenancy 11.02.110	adjudication, notice, contents, service or	discovery of will, granting letters testamentary
spouse or domestic partner 11.02.100	mailing 11.28.330	upon finding 11.28.150
transfer to surviving spouse or domestic	final decree of distribution, when 11.28.340	dissolution or invalidity of marriage or
partner, requirements, corporate liability	Time limitations, See PROBATE, subtitle	domestic partnership, effect on will
11.02.120	Limitations	provisions 11.12.051
Signatures	Transfer on death security registration	doctrine of worthier title abolished, exceptions
wills 11.12.020, 11.12.030	transfer is not testamentary but effective by	11.12.185
Simultaneous death act, uniform	reason of contract between owner of	encumbered property
definitions 11.05A.010	security and registering entity 21.35.045	devisee takes subject to 11.12.070
evidence of death or status 11.05A.050	Transfers	does not effect a revocation 11.12.070
exceptions 11.05A.060	nonprobate transfer at death	executors and administrators
liability 11.05A.070	definition and limitation 11.02.091	delivery of will by executor, failure, penalty
minimum survival requirement 11.05A.020,	written instrument of transfer	11.20.010
11.05A.030, 11.05A.040	definition and limitation 11.02.091	restraint of during time lost or destroyed will
Slayers, inheritance from victim prohibited Ch.	Trust act Ch. 11.98	being proved 11.20.080
11.84		filing 11.20.050
Social security benefits	Trust and estate dispute resolution Ch. 11.96A	
payment direct to survivors or secretary of	Trust company attorney, probate fees disallowed	foreign wills
social and health services 11.66.010	to or to trust company 11.36.010	admission, proof 11.20.090
Special administrators	Trustees	laws applicable to 11.20.100
accounting by 11.32.060	qualifications 11.36.021	hearing, time for 11.20.020
actions and suits, by 11.32.030	Trusts	incompetency of witness, proof of will
appointment of, when 11.32.010	gifts to trusts, validity 11.12.250	11.20.040
bond 11.32.020	mutual savings bank acting as trustee	intent of testator controls 11.12.230
compensation of 11.32.030	32.08.210	interest 11.12.220
defined 11.02.005	rule against perpetuities 11.98.160	lapsed gifts 11.12.120
family allowances, by 11.32.030	Unclaimed estate	letters of administration with will annexed,
included in definition of personal	claim made after time limitation, procedure	See PROBATE, subtitle Letters of
representative 11.02.005	11.76.245	administration with will annexed
liabilities to creditors 11.32.050	claimants to 11.76.240	letters testamentary, See PROBATE, subtitle
liability of estate for obligations incurred by	heirs as claimants 11.76.243	Letters testamentary
11.32.040	Undivided estate, See PROBATE, subtitle	life insurance policy
power, limitations, when 11.32.030	Partition	designation of trustee as beneficiary
powers and duties 11.32.030	Wage claims	11.98.170
sales by 11.32.030	order of payment of claims 11.76.110	lost or destroyed
succession by executor or administrator	payment 49.48.120	discovery of will, granting letters
11.32.040	preferences on death of employer 49.56.020	testamentary upon finding 11.28.150
term, restricted, when 11.32.030		replacement of recorded, filed, or probated
Special representative	Waste, surviving partners committing, security	wills 5.48.060
defined 11.02.005	required 11.64.016 Will	restraint of executor or administrator of
Specific performance		previous will 11.20.080
	omitted child 11.12.091	1
contracts to convey real property by deceased vendor, enforcement by 11.60.010	Wills	lost or destroyed will, proof of 11.20.070
performance of decedent's contracts	abatement of assets 11.10.010	mortgaged property
11.60.010	allocation of separate and community assets	devisee takes subject to 11.12.070
	11.10.030	does not effect a revocation 11.12.070
Spouse omitted spouse or domestic partner 11.12.095	gift from mixed separate and community	nonintervention, See PROBATE, subtitle
Statute of frauds, executor or administrator	property 11.10.020	Settlement without administration
promise to pay damages from own estate	nonprobate assets 11.10.040	nuncupative wills
must be in writing 11.48.040	absence of witness, proof of will 11.20.040	proof 11.12.025
Stepchildren, inheritance by, no escheat	affidavit of witnesses to will, effect as	real estate cannot be devised by 11.12.025
11.04.095	evidence 11.20.020	requisites 11.12.025
	annulment 11.24.040	omitted spouse or domestic partner 11.12.095
Succession, See PROBATE, subtitle Descent and	application for probate 11.20.020	order or decree 11.20.020
distribution	application of chapter 117, Laws of 1974	personal representatives
Superior court, jurisdiction of Const. Art. 4 § 6	extraordinary session 11.02.080	restraint of during time lost or destroyed will
Sureties	capacity to make 11.12.010, 26.28.015	being proved 11.20.080
additional security 11.28.190	codicils, effect of revocation of will on	personal representatives, See also PROBATE,
examination of 11.28.190	11.12.040	subtitle Personal representatives
limitation of action against 11.28.235	codicils, included 11.02.005	proof of lost or destroyed will 11.20.070
new or additional 11.28.190	community personal property, limitation on	real property
persons disqualified 11.28.220	spouse 26.16.030	doctrine of worthier title abolished,
Surviving spouse	community property agreement 26.16.120	exceptions 11.12.185
family support and postdeath creditor's claim	construction	estates acquired after will made 11.12.190
exemptions Ch. 11.54	intent of testator controls 11.12.230	life estates 11.12.180
Surviving spouse, See also PROBATE, subtitle	will includes codicils 11.02.005	nuncupative will, cannot be devised by
Husband and wife	contest of admission or rejection	11.12.025
Surviving spouse or domestic partner	annulment of will 11.24.040	what passes 11.12.170
payment to of moneys on deposit of deceased		
credit union members, limitation 11.62.030	burden of proof 11.24.030	recording 11.20.050
petition or waiver for general letters of	costs	record as evidence 11.20.060
administration or letters of administration	assessment of 11.24.050	requisites 11.12.020
with will annexed 11.28.131	attorneys' fees as part of 11.24.050	revival 11.12.080
Survivorship, See PROBATE, subtitle Descent	petition for 11.24.010, 11.24.020	revocation
and distribution	revocation of probate 11.24.040	codicils, effect of revocation on 11.12.040

Employment rights, restoration upon release procedural rules, adoption 72.04A.090 conveyance, agreement to convey bequeathed property does not revoke will 9.96A.020 revision of parole conditions 72.04A.090 Felony offenses committed after July 1, 1984 11.12.060 PROBATION COUNSELORS dissolution or invalidity of marriage or 72.04A.900 Municipal courts, appointment 35.20.230 Fines, payment of 9.95.210 domestic partnership 11.12.051 PROCEEDINGS (See SUPPLEMENTAL Imprisonment in county jail 9.95.210 encumbrance, does not revoke will PROCEEDINGS; TRIALS) Indeterminate sentence review board, See 11.12.070 SENTENCES, subtitle Indeterminate how effected 11.12.040 PROCEEDINGS, STAY OF (See STAY OF PROCEEDINGS) partial 11.12.040 sentence review board revival of prior will 11.12.080 Investigation by secretary of corrections PROCESS (See also SUBPOENAS; SUMMONS) testamentary trusts 11.12.250 9.95.200 revocation of probate 11.24.040 Juvenile offenders, consolidated juvenile Abuse of process 9.62.020 rule in Shelley's case abolished 11.12.180 sales of estate property, when directed by will offenders purpose 13.06.010 Community renewal property, exemption from 35.81.120 11.56.250 Juvenile offenders, consolidated juvenile Courts, implied powers 2.28.150 Courts of limited jurisdiction signing for testator or testatrix, requisites for services rules and regulations governing 13.06.030 validity 11.12.030 traffic infractions state aid testamentary disposition of nonprobate assets statewide authority to issue 46.63.130 computation of 13.06.050 Ch. 11.11 state aid for 13.06.020 District judges testamentary trusts rule against perpetuities 11.98.160 validity 11.12.250 application 13.06.040 failure to execute process, civil penalty Kidnapping offenders 12.04.190 testimony, record of 11.20.020 registration return of 12.04.070 notice to offender at release 72.09.330 failure to make or false, civil penalty trusts, gifts to, validity 11.12.250 Misdemeanant probationers assessment for cost of supervision 9.95.214 county supervision 9.95.204, 9.95.206 supervision standards 9.95.212 12.04.190 who may make 11.12.010 service of 12.04.050, 12.04.060 witnesses sheriff's duties 12.04.070 affidavit of, effect 11.20.020 incompetency, inability to testify, or absence from state, proof of will 11.20.040 style of 12.04.050 subpoena, form of 12.04.201 Misdemeanors insane, deceased, in service, or missing in action, etc., proof 11.20.040 probation department oversight committee, Enforcement membership and duties 10.64.120 power of courts to enforce 2.28.010 interested witness 11.12.160 not able to attend, certification of attestation probation services Fake or false process, serving, penalty 9.12.010 assessment for services 10.64.120 Forms of Municipal courts district court 12.04.050 11.20.030 offender supervision by another state 3.50.355 termination 3.50.340 Joint debtors, against, after judgment, pleading PROBATION AND PAROLE (See also SENTENCES) component 4.68.050 Officers 9.95.250 Legislators privileged from, when Const. Art. 2 § Assessment fee Out-of-state supervision of probationers, uniform act 9.95.270 authority of judge of court of limited Lost or destroyed jurisdiction to levy 10.64.120 Parole replacement of probate records 5.48.060 Assistance for parolees, work/training release, authority to grant 9.95.110 substitution of copy authorized 5.48.010 and discharged prisoners governor may revoke 9.95.160 life term prisoners 9.95.115 Municipal courts 35.20.110 absconders' funds 9.95.340 accounting 9.95.350 Out-of-state witnesses testifying in this state, records of parolees, requirements 9.95.140 exemption from arrest and service of process agreement by recipient to repay 9.95.370 return of parole violators from out-of-state. 10.55.100 community services revolving fund, uses 9.95.340, 9.95.360 deputizing out-of-state officers 9.95.280, 9.95.290, 9.95.300 Personal service of 4.28.080 Process servers, see SERVICE OF PROCESS AND PAPERS, subtitle Process servers Prohibition, power of superior court to issue writ of on Sunday 2.08.010

Service of, See SERVICE OF PROCESS AND PAPERS expenditures authorized, contributions accepted 9.95.330 revocation, on-site hearing 9.95.121, 9.95.122, 9.95.124, 9.95.125, 9.95.126 terms and conditions 9.95.320 Bonds 9.95.210 revocation or violations, on-site hearings 9 95 123 rule-making authority 9.95.150 violations, procedures 9.95.120 Civil rights, restoration of Ch. 9.96 Clemency and pardons board Sheriffs, duty in regard to 36.28.010 established, membership, expenses, staff violator deemed escapee, when 9.95.130 State courts may have served on lands of United 9.94A.880 Parole hold States Const. Art. 25 § 1 petition for review facilities, financial responsibility 70.48.420 Style of Const. Art. 4 § 27 recommendation to governor 9.94A.885 Parolees Subpoenas Conditions that may be imposed on probationer assessments 72.04A.120 contempt, failure to attend 5.56.061 9.95.210 supervision by department of corrections, court commissioners power to issue 2.24.040 County progress reports 72.04A.080 Payment of costs 9.95.210 district judges form of 12.04.201 probation and parole services 36.01.070 Court authorized to grant or deny 9.95.200 Plans and recommendations for supervision of form of in district judges civil action Criminal justice information act, See CRIMINAL JUSTICE INFORMATION parolees 72.04A.070 12.04.201 Prison terms and paroles, board of referee's power to issue 4.48.060 ACT transfer of powers and duties 72.04A.050 supplemental proceedings 6.32.180 Discharge Reporting requirements 9.95.210 Restitution 9.95.210 witnesses counseling and community adjustment help failure to attend 9.94A.637 Revocation of probation 9.95.230 contempt 5.56.061 Dismissal of information or indictment after probation completed 9.95.240 Sentencing reform act Ch. 9.94A Sex offenders treatment 9.94A.810, 9.94A.820 Summons ejectment and quieting title actions, service by publication 7.28.010 District courts offender supervision by another state 3.66.140 Supervision termination of probation 3.66.069 by another state 3.50.355, 3.66.140 assessments 9.94A.780 joint debtors, against, after judgment Drug fund, contribution to 9.95.210 affidavit to accompany 4.68.030 Termination of probation justice and inferior courts 3.66.069 municipal courts 3.50.340 Duration of confinement contents 4.68.020 revocation and reconsideration due to rule procedure 4.68.010 service of 4.68.020 new parties 4.08.140 infraction 9.95.080 time credits for good behavior 9.95.070 Termination of probation and discharge of probationer 9.95.230 Earned release time service of prohibited, exceptions 9.94A.728, 9.94A.7281, 9.94A.7282 Violation of probation, rearrest and imprisonment 9.95.220 actions against state 4.92.020 commences action specialized training requirement 9.94A.580 Electronic monitoring 9.95.210 district judges civil proceedings 12.04.020, 12.04.050 Violations arrest and detention 72.04A.090

(2008 Ed.) [RCW Index—page 571]

PROCESS SERVERS

domestic corporation without officer within	application procedure 41.60.100	actions and proceedings
state 4.28.090 how served 4.28.080	award distribution 41.60.120 defined 41.60.010	standard of proof, evidence, exception 4.24.290
out-of-state parties 4.28.180	evaluation of savings 41.60.110	Osteopathic physician's assistant
acts submitting to state jurisdiction	qualifications for award 41.60.110	actions and proceedings
4.28.185 personal service 4.28.080	PROFESSIONAL EDUCATOR	limitations on 4.16.350 Pharmacist
publication, by 4.28.110	STANDARDS BOARD (See SCHOOLS AND SCHOOL DISTRICTS)	actions and proceedings
contents 4.28.110 form of 4.28.110	PROFESSIONAL FUND RAISER (See	limitations on 4.16.350 Physical therapists
right to appear, defend or reopen 4.28.200	CHARITABLE SOLICITATIONS)	actions and proceedings
unknown heirs 4.28.140	PROFESSIONAL LICENSING (See	limitations on 4.16.350
when authorized 4.28.100 Superior courts	LICENSES)	Physicians and surgeons actions and proceedings
authority of extends throughout state Const.	PROFESSIONAL NEGLIGENCE	limitation on 4.16.350
Art. 4 § 6	Actions and proceedings limitation on 4.16.350	standard of proof, evidence, exception
execution, by sheriff 2.08.220 jurisdictional extent 2.08.210	standard of proof, evidence, exception	4.24.290 Physician's assistant
territorial extent 2.08.210, Const. Art. 4 § 6	4.24.290 Acupuncturists	actions and proceedings
Supreme court 2.04.050	standard of proof 4.24.290	limitations on 4.16.350 Physician's trained mobile intensive care
Traffic infractions courts of limited jurisdiction 46.63.130	Chiropractor	paramedic
Warrants, See also WARRANTS	actions and proceedings limitation on 4.16.350	actions and proceedings
PROCESS SERVERS (See also SERVICE OF	Chiropractors	limitations on 4.16.350 Podiatric physicians and surgeons
PROCESS AND PAPERS)	actions and proceedings	actions and proceedings
Registration and regulation Ch. 18.180 Registration process 36.22.210	standard of proof, evidence, exception 4.24.290	limitations on 4.16.350
PROCESSED	Dentist	Podiatrists actions and proceedings
Authentication by seal, how affixed 5.44.130	actions and proceedings limitation on 4.16.350	standard of proof, evidence, exception
PROCESSORS	Dentists	4.24.290 Practical nurse
Tax imposed 82.04.280, 82.04.440	actions and proceedings	actions and proceedings
PROCLAMATIONS Governor	standard of proof, evidence, exception 4.24.290	limitation on 4.16.350
elections, power to issue 43.06.010	Health care practitioners	Psychologist actions and proceedings
expense of publishing, payment 43.06.060	disciplinary proceedings, immunity, damages,	limitations on 4.16.350
State of emergency, See STATE OF EMERGENCY	process 4.24.250 Health maintenance organizations	Registered nurse
PROCREATION	actions and proceedings	actions and proceedings limitation on 4.16.350
Prevention as punishment for carnal knowledge	limitations on 4.16.350 Hospital personnel	Uniform regulation of business and professions
9.92.100	actions and proceedings	act Ch. 18.235
PRODUCT LIABILITY ACTIONS Definitions 7 72 010	limitation on 4.16.350	PROFESSIONAL SERVICE CORPORATIONS (See
Definitions 7.72.010 Delivery 7.72.060	limitation on 4.16.350 standard of proof, evidence, exception 4.24.290	CORPORATIONS (See CORPORATIONS, subtitle Professional
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070	standard of proof, evidence, exception 4.24.290 Hospitals	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations)
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020,
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020,	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060,	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board Ch. 41.60	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140 procedure 9A.82.120
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board Ch. 41.60 Employee recognition awards 41.60.150 Employee suggestion program amount of awards 41.60.041	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians actions and proceedings	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140 procedure 9A.82.120 trustee of real property 9A.82.130 conveyance of property by, liability 9A.82.150
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Employee involvement and recognition board Ch. 41.60 Employee recognition awards 41.60.150 Employee suggestion program amount of awards 41.60.041 contests to encourage participation 41.60.080	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians actions and proceedings limitations on 4.16.350	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140 procedure 9A.82.120 trustee of real property 9A.82.130 conveyance of property by, liability 9A.82.150 failure to comply 9A.82.160
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board Ch. 41.60 Employee recognition awards 41.60.150 Employee suggestion program amount of awards 41.60.041 contests to encourage participation 41.60.080 defined 41.60.010 determination of award 41.60.030	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians actions and proceedings limitations on 4.16.350 Optometrists actions and proceedings	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140 procedure 9A.82.120 trustee of real property 9A.82.130 conveyance of property by, liability 9A.82.150 failure to comply 9A.82.160 Procedures by persons injured 9A.82.100
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board Ch. 41.60 Employee recognition awards 41.60.150 Employee suggestion program amount of awards 41.60.041 contests to encourage participation 41.60.080 defined 41.60.010 determination of award 41.60.030 program requirements 41.60.020	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians actions and proceedings limitations on 4.16.350 Optometrists actions and proceedings limitation on 4.16.350	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140 procedure 9A.82.120 trustee of real property 9A.82.130 conveyance of property by, liability 9A.82.150 failure to comply 9A.82.160 Proceeds enterprise or reality, controlling 9A.82.080
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Employee involvement and recognition board Ch. 41.60 Employee recognition awards 41.60.150 Employee suggestion program amount of awards 41.60.041 contests to encourage participation 41.60.080 defined 41.60.010 determination of award 41.60.030 program requirements 41.60.020 Incentive pay program	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians actions and proceedings limitations on 4.16.350 Optometrists actions and proceedings limitation on 4.16.350 Osteopathic physician	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.120 trustee of real property 9A.82.130 conveyance of property by, liability 9A.82.150 failure to comply 9A.82.160 Procedures by persons injured 9A.82.080 use of 9A.82.080
Definitions 7.72.010 Delivery 7.72.060 Food and beverage consumption 7.72.070 Length of time product sellers are subject to liability 7.72.060 Liability 7.72.060 Liability of manufacturers 7.72.030 product sellers other than manufacturers 7.72.040 Relevance of industry custom, technological feasibility, and standards 7.72.050 Scope 7.72.020 Useful safe life 7.72.060 PRODUCT LIMITING Combination for, prohibited Const. Art. 12 § 22 PRODUCTION CREDIT ASSOCIATIONS Investments in stock or participation certificates of, authorized 30.04.375 PRODUCTIVITY BOARD Administration 41.60.020 Administrative costs, appropriations for 41.60.050 Definitions 41.60.010 Duties 41.60.020 Eligibility criteria 41.60.160 Employee involvement and recognition board Ch. 41.60 Employee recognition awards 41.60.150 Employee suggestion program amount of awards 41.60.041 contests to encourage participation 41.60.080 defined 41.60.010 determination of award 41.60.030 program requirements 41.60.020	standard of proof, evidence, exception 4.24.290 Hospitals actions and proceedings limitation on 4.16.350 standard of proof, evidence, exception 4.24.290 Injuries resulting from health care declaration of modification of procedure 7.70.010 Medical attorneys' fees 7.70.070 burden of proof 7.70.030 compensation by a defendant health provider 7.70.080 compensation from other sources 7.70.080 consent to treatment 7.70.060 elements of proof 7.70.040 informed consent, elements 7.70.050 Medical malpractice 7.70.010, 7.70.020, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080 Nurses actions and proceedings standard of proof, evidence, exception 4.24.290 Nursing homes actions and proceedings limitations on 4.16.350 Opticians actions and proceedings limitations on 4.16.350 Optometrists actions and proceedings limitation on 4.16.350	CORPORATIONS (See CORPORATIONS, subtitle Professional service corporations) PROFITEERING Antiprofiteering revolving funds 9A.82.110 Bars on certain prosecutions 9A.82.085 Civil remedies 9A.82.100 Collection of an unlawful debt 9A.82.045 Crime victims' compensation forfeiture and payments used to promote 9A.82.110 Criminal profiteering distribution of recovered assets 43.10.270 Criminal profiteering cases attorney general assistance to local law enforcement agencies 43.10.260 Definitions 9A.82.010 Extortionate extension of credit 9A.82.020, 9A.82.030, 9A.82.040 Financial institution records inspection and copying 9A.82.170 wrongful disclosure 9A.82.170 Forfeitures and payments deposited in the public safety and education account 9A.82.110 Leading organized crime 9A.82.060 Lien, profiteering notice 9A.82.140 procedure 9A.82.120 trustee of real property 9A.82.130 conveyance of property by, liability 9A.82.150 failure to comply 9A.82.160 Proceeds enterprise or reality, controlling 9A.82.080

[RCW Index—page 572] (2008 Ed.)

Remedies 9A.82.100 Restraining orders 9A.82.090, 9A.82.100 Sporting event, influencing outcome 9A.82.070 Trafficking in stolen property 9A.82.050, 9A.82.055 PROFITS (See EARNINGS AND PROFITS) PROHIBITION, WRIT OF Affidavit, issued on 7.16.300, 7.16.320 Alternative writs contents 7.16.310, 7.16.320 issued, when 7.16.320 Answer 7.16.320 Appeals county board of adjustment 36.70.890 Application for by affidavit 7.16.300, 7.16.320 execution for 7.16.320 judgment for 7.16.320 Court of appeals, limitation on jurisdiction 2.06.030 Courts, jurisdiction to issue 7.16.300, 7.16.320 Damages execution for 7.16.320 judgment for 7.16.320 Default writs prohibited 7.16.320 Definitions judgment 7.16.020 mandamus provisions applicable 7.16.320 motion 7.16.020 order 7.16.020 prohibition, defined 7.16.290 Determination of damages 7.16.320 issues of fact 7.16.320
District courts, jurisdiction to issue prohibited 7.16.300 Enforcement of writ 7.16.320 Executions for damages and costs 7.16.320 Fines, enforcement of writ 7.16.320 alternative writs 7.16.310, 7.16.320 peremptory writs 7.16.310, 7.16.320 Grounds 7.16.300, 7.16.320 Hearings 7.16.320 required 7.16.320 time of 7.16.330 Holidays, issuance on 2.08.010 Issuance on nonjudicial days Const. Art. 4 § 6 Judgments damages and costs, for 7.16.320 peremptory 7.16.320 Justice courts, jurisdiction to issue prohibited 7.16.320 Legal holidays, hearing applications and issuance 2.08.010, 2.28.100 Mandamus provisions applicable 7.16.320 Motions, enforcement of writ 7.16.320 Municipal courts, jurisdiction to issue prohibited 7.16.300 Nonjudicial days, writs may be served on Const. Art. 4 § 6 Notice of application 7.16.320 Orders, enforcement of writ 7.16.320 Parties, designation of 7.16.010 Penalties, enforcement of writ 7.16.320 Peremptory writs contents 7.16.310, 7.16.320 issued, when 7.16.320 judgments of 7.16.320 Police courts, jurisdiction to issue prohibited 7.16.320 Returnable, when 7.16.330 Rules of practice 7.16.340 Service of writ 7.16.320 Show cause 7.16.320 State agency action reviewable under administrative procedure act or land use petition act inapplicability of chapter 7.16.360

Superior courts' power to issue 2.08.010, Const.

Supreme court jurisdiction as to 2.04.010

Art. 4 § 6

(2008 Ed.)

Supreme court power to issue Const. Art. 4 § 4 Verdict, certification of 7.16.320

PROMISE

Executors and administrators promises to pay debts of estate must be in writing 11.48.040 Limitation of actions, new promise 4.16.280 Personal representatives promise to pay debts of estate must be in writing 11.48.040

Probate, promise to pay damages of estate or

debts of estate must be in writing to bind executor or administrator 11.48.040

PROMISSORY NOTES (See also NEGOTIABLE INSTRUMENTS, subtitle Promissory notes)

Medical service liens, giving of, effect 60.44.040

PROOF (See EVIDENCE)

PROPANE (See OIL AND GAS, subtitle Propane)

PROPERTY (See also PERSONAL PROPERTY; REAL PROPERTY)

Community property, See COMMUNITY PROPÉRTÝ

Damage, injury to Ch. 9A.48
Defined, for Criminal Code 9A.04.110
Deprivation without due process of law prohibited Const. Art. 1 § 3
Discrimination, freedom from, rights enumerated

49.60.030 Lost and found, See LOST AND FOUND PROPERTY

Malicious destruction of property during state of emergency, penalty 43.06.230

Minors, transfers to Ch. 11.114 Port districts, transfer of to adjacent district,

procedures, boundary changes, jurisdiction 53.04.120

Possessing stolen property defined 9A.56.140 first degree 9A.56.150

State of emergency, malicious destruction of property during, penalty 43.06.230

Survey recording generally Ch. 58.09

Survey recording, See also SURVEY RECORDING

Taking for private use prohibited, exception Const. Art. 1 § 16

Transfer of property or contracts for use for park and recreational purposes 39.33.060 Unclaimed, See LOST AND FOUND PROPERTY

Unused property merchants Ch. 19.210 Water-sewer districts

sale of unnecessary property, procedure 57.08.015, 57.08.016

PROPERTY RIGHTS—DAMAGE FROM GOVERNMENT ACTIONS (See REAL PROPERTY, subtitle Injury to, due to governmental action)

PROPERTY TAXES (See TAXES -PROPERTY)

PROPORTIONAL REGISTRATION (See MOTOR VEHICLES, subtitle Reciprocal or proportional registration)

PROPRIETARY SCHOOLS

Employment services offered by, See EMPLOYMENT AGENCIES

PROSECUTING ATTORNEYS

AA class counties, private law practice prohibited, when 36.27.060

Administrative programs, coordination, generally Ch. 36.47

Advertising, action against false, untrue, or deceptive advertising practices 9.04.060 Attorney general

advice and assistance to 43.10.030 concurrent prosecution authority, court determination in conflict 43.10.234

criminal laws, failure to enforce, powers and duties of attorney general 43.10.090 deemed to be 10.01.190

investigation and prosecution of crimes, concurrent authority, when authorized, costs 43.10.232

Bail forfeiture, action by prosecuting attorney 10.19.110

Boundary review board, counsel for 36.93.070 Bugging 9.73.040, 9.73.050, 9.73.060, 9.73.080 prohibition, exceptions 9.73.070 Charging standards 9.94A.401, 9.94A.411

Child abuse

reporting annual report 26.44.075 duties 26.44.030

records maintained by agencies 26.44.035 response by more than one agency procedure for coordination 26.44.035

Child support establishment, enforcement, and modification of support orders, authority 74.20.220 representation of financial interest and actions

of state, authority 74.20.220
Child support duties, See PUBLIC
ASSISTANCE, subtitle Support of dependent children

A class counties, private law practice prohibited, when 36.27.060
Compensation Const. Art. 11 § 5

Condemnation proceedings, rights of way for counties, roads and bridges 36.85.010

Controlled substances, See DRUGS Coroner, acting as 36.16.030

Corruption in office, removable by legislature Const. Art. 4 § 9

Cost bills in felony cases, prosecuting attorney to examine 10.46.220

first class, private law practice 36.27.060 fourth class counties and above, private law practice prohibited, when 36.27.060

County legislative authority, special attorneys, employment, contract duration 36.32.200 County roads and bridges, dikes and diking

districts, condemnation proceedings, duties 36.81.110

County with population of eighteen thousand or more, private law practice prohibited, when 36.27.060

Criminal cases, appellate review attorney general role 43.10.250
Criminally insane or developmentally disabled

involuntary commitment

furloughs, application for temporary restraining order 10.77.163 furloughs, to receive notice 10.77.163

Death, release or withholding of information 68.50.300

Death certificates 70.58.170, 70.58.180 Defined 36.27.005 Deputies and special deputies

appointment 36.27.040 authority 36.27.040

county with population of eighteen thousand or more, private law practice prohibited, when 36.27.060

Diking and drainage improvement districts, duties 85.08.670

Disability of, procedure 36.27.030
Disposition form and report
annual audit to see if transmitted to state patrol

10.98.100 defined 10.98.040

felony conviction disposition form and report transmit to corrections department 10.98.090 send to state patrol 10.98.090

state patrol sole recipient for federal transmission 10.98.070

transmitted by local law enforcement officers 10.98.050

District court districting committee member 3.38.010

PROSECUTIONS

Official bonds Domestic violence compromise of misdemeanor bar to another information to be furnished to victim 10.99.060 amount 36.16.050 prosecution for same offense 10.22.020 filing 36.16.060 criminal investigations grand jury, immunity from prosecution of witnesses 10.27.130 Driving record, abstract of Penalties, statutory, limitation of actions by authority to obtain 46.52.130 4.16.115 Platting, subdivision and dedication of land, enforcement of 58.17.190 Drug prosecution assistance program special inquiry judge, immunity from advisory committee 36.27.110 prosecution of witnesses 10.27.130 creation 36.27.100 Plea agreements discharging defendant to give evidence for codefendant, bars subsequent prosecution operations 36.27.120 court approval or disapproval 9.94A.431 criminal history, submission to court 10.46.110 generally 36.27.020 9.94A.441 discharging defendant to give evidence for legislature to prescribe Const. Art. 11 § 5 discussions, contents of agreement 9.94A.421 state, bars subsequent prosecution Educational service districts, provide legal services for 28A.310.400 Plea disposition standards 9.94A.401, 9.94A.411, 9.94A.450 10.46.110 former conviction or acquittal Ch. 10.43 sentencing recommendation 9.94A.460 Police investigations 9.94A.411 immunity from prosecution of witnesses, not canvassing board member for bond issue excused from giving self-incriminating testimony if given immunity from prosecution 10.52.090 elections 39.40.030 Preliminary hearings duties 10.16.110 legislature to provide for Const. Art. 11 § 5 Elective officer, enumeration as 36.16.030
Elevators, lifting devices, and moving walks injunction for operation without permit brought by 70.87.140 Private law practice, prohibitions 2.48.200, 36.27.060 Burglary intent Private vocational schools, duties concerning inference of 9A.52.040 28C.10.190 Conducted in name of state Const. Art. 4 § 27 Eligibility for office 36.27.010 Eminent domain by county Prosecuting standards evidentiary sufficiency 9.94A.411 entrapment 9A.16.070 Deferred prosecution program Ch. 10.05
Dismissal of information or indictment after probation completed, prior conviction may duties Ch. 8.08 Public disclosure, enforcement of chapter Emoluments, special, prohibitions 36.27.050 42.17.400 Ex officio coroner 36.16.030 Ouo warranto proceedings annulment or vacation of patent, certificate or deed 7.56.150 Extradition be used in subsequent prosecution 9.95.240 Duress, as a defense 9A.16.060 application for requisition for return of person escheats and forfeitures, recovery of 7.56.120 information may be filed by, when 7.56.020 10.88.410 Entrapment, as a defense 9A.16.070 duties concerning 10.88.230 Failure of, dismissal grounds 4.56.120 Fourth class counties, private law practice prohibited, when 36.27.060 information requisites on ground of usurpation of office 7.56.040 Felonies, determination of degree for felonies defined by statute outside the Criminal Code Grand jury judgments against corporations 7.56.110 9A.20.040 criminal investigation, duty to attend and Removal for incompetency, corruption, etc., rights of one accused Const. Art. 4 § 9 Immunity from advise 10.27.070 criminal investigations special deputies 36.27.040 Rendition of accused persons act grand jury, witnesses not excused from giving self-incriminating testimony Health, department of to investigate validity of affidavits and prosecution of violations, duty to assist documents and ascertain identity and 10.27.130 special inquiry judge, witnesses not excused from giving self-incriminating testimony 10.27.130 authority of designated agent 10.91.010 HIV test results, disclosure to victim of sexual investigation report 10.91.030 offense 70.24.105 Report of Illegal use of county road or city street funds, prosecutor to bring charge 47.08.100 child abuse Ch. 26.44 discharging defendant to give evidence for Restitution, duty to investigate as alternative to fine 9A.20.030 codefendant, bars subsequent prosecution Indeterminate sentences 10.46.110 classification of inmates Restrictions on practice of law by 2.48.200 prosecutor's statement 9.95.028
prosecutor's statement of facts concerning
convicted person 9.95.031
delivery of statement 9.95.032
statement of facts about convicted person to be discharging defendant to give evidence for Second class counties, private law practice prohibited, when 36.27.060 state, bars subsequent prosecution 10.46.110 Sexual assault prosecution training 43.101.270 public officers obeying habeas corpus writ 7.36.180 Standards for charging and plea dispositions 9.94A.401, 9.94A.411 self-incrimination, See SELFgiven board by sentencing judge and prosecutor 9.95.030 INCRIMINATÍON witnesses not excused from giving self-incriminating testimony if given immunity from prosecution 10.52.090 State identification number Injunctions against obscene materials state patrol to furnish 10.98.080 authorized to commence action 7.42.020 Statement regarding convicted criminal defendant 9.95.028 nonliability for costs and damages 7.42.050 from prosecution 10.52.090
Information or indictment, by Const. Art. 1 § 25
Juvenile offenses 13.40.070, 13.40.080,
13.40.085, 13.40.090, 13.40.100, 13.40.110,
13.40.120, 13.40.140
firearms special allegation 13.40.196
Malicious prosecution 9.62.010, 9.62.020
Offencies description and inserted to Installment sales of goods and services Statements concerning convicted person to be prosecuting attorney may bring action to furnished to indeterminate sentence review prevent violations 63.14.190 board 9.95.031 Insurance code, representation of commissioner Statewide special inquiry judge act duties 10.29.120 48.02.080 Juvenile court, duties 13.04.093 Third class counties, private law practice prohibited, when 36.27.060 Officials' delinquencies, prosecutions directed to Juveniles attorney general by state auditor 43.09.050 offenses (crimes) Tracking of felony cases Plea dispositions 9.94Å.450 charging decisions, considerations 13.40.070 department of corrections to maintain records sentencing recommendations 9.94A.460 firearms special allegation 13.40.196 10.98.110 Police investigations 9.94A.411 recommended prosecuting standards for charging and plea dispositions 13.40.077 Vehicle unfair practices act, enforcement Prosecuting standards Law library trustee in counties of less than eight thousand population 27.24.068
Law practice prohibitions 36.27.060 46.70.220 evidentiary sufficiency 9.94A.411 Vital statistics, duty to enforce laws of 70.58.050 Standards Wage collection for aggrieved employee evidentiary sufficiency 49.48.050 Legal interns, employment of, authorized 36.27.045 decisions to prosecute 9.94A.411 Water rights and use, duties 90.03.100 Wiretaps 9.73.040, 9.73.050, 9.73.060, 9.73.080 police investigation 9.94A.41 Malicious prosecution claims by prosecuting guidance purposes 9.94A.401 illegal drug transactions attorneys 4.24.350 Mental illness patients plea dispositions 9.94A.450 violations sentencing recommendations 9.94A.460 investigation and prosecution 9.73.240 prohibition, exceptions 9.73.070 hospital charges, collection 43.20B.370 Minors, approval of baseball contracts 67.04.110 State of emergency prosecution of as persons sixteen years and PROSECUTIONS over as adults who violate provisions of Mistake or misfeasance of land registration 43.06.260 personnel defense of 65.12.690 Attempts, solicitation, or conspiracy to commit a violators of 43.06.260 Motor freight carriers, prosecuting attorneys to felony defined by statute outside Criminal prosecute violators 81.80.330 Code 9A.28.010 Offices, location 36.27.070 defense 9A.56.020 Bar to

[RCW Index—page 574] (2008 Ed.)

Unavoidable casualty or misfortune preventing, vacation or modification of superior court judgment or order ground 4.72.010 petition, by 4.72.030

PROSPECTING (See MINES AND MINING) **PROSPECTUS**

Corporate, falsity in, penalty 9.24.050 Insurance advertising, organization of insurers, filing with commissioner 48.06.040

PROSTHETIC SERVICES (See ORTHOTIC AND PROSTHETIC SERVICES)

PROSTITUTION

Moral nuisances, See NUISANCES, subtitle Moral nuisances

PROTECTION ORDERS (See RESTRAINING ORDERS)

PROXY (See also CORPORATIONS, subtitle Proxy voting)

Bond issues of first class cities, issuance by proxy Ch. 35.36

Insurance

holders of, examination of 48.03.020 members, domestic mutuals 48.09.150

PSYCHIATRISTS (See PHYSICIANS AND SURGEONS)

PSYCHOLOGISTS

Applicability of chapter 18.83.200 Certifications of qualification 18.83.105 Continuing education requirements 18.83.090 Definitions 18.83.010

Disclosure of information to client 18.83.115 Ethics code

board to adopt 18.83.050 Examinations 18.83.070, 18.83.072

Examining board of psychology

applicant conference 18.83.072 compensation and expenses 18.83.051 composition and terms 18.83.035

meetings 18.83.045

notice to professional organizations of disciplinary action 18.83.155 powers and duties 18.83.050, 18.83.135

Exemptions 18.83.200

Immune from civil action when charging another member with incompetency or gross misconduct 4.24.250

Immunity from prosecution

performance of duty on review committee 4.24.240

Insurance

disability services included 48.20.412 group disability, coverage extended to include 48 21 144

Licenses

fees and procedures 18.83.060 grandfathered 18.83.070 issuance and display 18.83.080 oral examination, license without 18.83.170 qualifications of applicants 18.83.070 renewal, fee 18.83.090 required 18.83.020 temporary permit 18.83.082

Malpractice

actions for injuries resulting from 7.70.010, 7.70.030, 7.70.040, 7.70.050, 7.70.060, 7.70.070, 7.70.080

Privileged communications with client 18.83.110 Professional negligence

limitation on suits arising from 4.16.350 Professional service corporations Ch. 18.100 Records of review committee or board, members, or employees not subject to process 4.24.250 Uniform disciplinary act, application 18.83.054 Unprofessional conduct 18.83.121

Violations

injunctions 18.83.190 penalties 18.83.180

PSYCHOPATHS (See MENTALLY ILL, subtitle Sexual psychopaths)

PUBLIC ACCOUNTANCY ACT (See ACCOUNTANTS)

PUBLIC ASSISTANCE

audit by state auditor 74.04.270 uniform accounting system 74.04.270

may not discriminate in placement 74.13.031 Adoption support program, See ADOPTION

Age false statement, penalty 74.08.100 old age assistance recipients 74.08.030 proof of 74.08.100

temporary assistance for needy families 74.12.030

Agencies for children, expectant mothers, developmental disabilities, care and placement

access, right of, for inspection of agencies and agency records 74.15.080

attorney general, injunction 74.15.140 continuation of existing licensing rules 74.15.160

corporations, copies of articles of incorporation or changes thereto, filing with department 74.15.070

declaration of purpose 74.15.010 definitions 74.15.020

fire protection, powers and duties of state patrol chief 74.15.050

health protection, powers and duties of

secretary of health 74.15.060 injunction to enforce compliance, attorney general 74.15.140 investigate for abuse prior to licensure or relicensure 74.15.030 licensing applications 74.15.100

licensing, applications 74.15.100 adjudicative proceedings, training for administrative judges 74.15.132

denial, revocation, suspension, modification 74.15.130

enforcement action, definition 74.15.300 foster family homes, issuance of license for 74.15.040

generally 74.15.100 initial licenses 74.15.120

minimum requirements 74.15.100 probationary licenses 74.15.125 renewal 74.15.110 required 74.15.090

penalty for violations 74.15.150 powers and duties of secretary of department 74.15.030

religious organizations, application of chapter 74.15.170

Agencies for children, expectant mothers, developmentally disabled persons, care and placement

children's services advisory committee, duties 74.13.031

Aid to dependent children

applications for grants 74.08.050 Aid to families with dependent children

employability, when medical condition is alleged as basis for need, medical reports,

etc. 74.09.075

Aid to the blind

evaluation of employability 74.09.075 prevention of blindness program established 74.09.720

state plan, authority of department to promulgate rules and regulations to qualify for federal funds 74.04.057

Alternate living arrangements

eligibility standards

licensing authority 74.08.044 rule-making authority 74.08.044

Applications for grants

approval or denial, time frame 74.08.060

employment and training services 74.08.060

ineligibility, departments efforts to make eligible 74.08.060 perjury for falsification 74.08.055

verifications 74.08.055 where made 74.08.050

Assistance organization, annual reports, penalty 74.04.330

Assisted living services Ch. 74.39A

Bilingual services 74.04.025
Blind, See PUBLIC ASSISTANCE, subtitle Aid to the blind

Case forecast council, organization and duties Ch. 43.88C

Central operating fund 74.08.278

Child support, See PUBLIC ASSISTANCE, subtitle Support of dependent children; SUPPORT OF DEPENDENT CHILDREN—ALTERNATIVE METHOD

Child welfare agencies

investigations, criminal record accessibility

statute administration, consistency required 43.20A.770

43.2UA.//U
Child welfare agencies, See also CHILD CARE
AGENCIES; MATERNITY HOMES;
PUBLIC ASSISTANCE, subtitle Agencies for children, expectant mothers, adult retarded, care and placement

Child welfare services

abused or neglected children demonstration project 74.13.200, 74.13.210, 74.13.220

accreditation 74.13.013, 74.13.017 at-risk youth, services provided by counties 74.13.025

child fatality review, notice 74.13.640 children of color, advisory committee 74.13.096

complaint resolution process 74.13.045 coordination with temporary assistance for needy families program 74.12.280 crisis residential centers

annual records, contents 74.13.035 establishment, requirements 74.13.032 inter-center transfers for appropriate

treatment, supervision and structure to the child 74.13.034

licensing eligibility 74.13.035 reimbursement or compensation, limitation 74.13.0321

removal from 74.13.033

resident's conduct, services available 74.13.033

secure detention facility placement, when 74.13.034

unauthorized leave 74.13.033 day care 74.12.340

deferred prosecution order 74.13.0311 definitions 74.13.020

department to provide, scope 74.13.031 developmental disabilities, definition

family decision meetings 74.13.630 juvenile justice system, care, custody, treatment, departmental responsibility 74.13.036

out-of-home care

social study, contents 74.13.065 program, purpose and scope 74.13.010 records or information, disclosure 74.13.042

runaway hotline 74.13.039 therapeutic family home program for youth in custody 74.13.170 transitional living programs for youth in

process of being emancipated 74.13.037 Child welfare services, See also FOSTER CARE Children

affordable health coverage 74.09.460,

74.09.470, 74.09.480 medical services through special education programs 74.09.5241, 74.09.5243,

PUBLIC ASSISTANCE

74.09.5245, 74.09.5247, 74.09.5249,	limited application to chapter 74.50 RCW	eligibility considerations 74.04.750
74.09.5251, 74.09.5253, 74.09.5254,	74.08.900	authority to establish 74.04.500
74.09.5255, 74.09.5256 mental health 74.09.490	medical assistance 74.09.510 old age assistance	confidentiality 74.04.520 crimes and penalties 9.91.140, 9.91.142,
system of care Ch. 74.55	additional requirements 74.08.030	9.91.144
wrongful deprivation of legal custody	programs	discrimination in administration of program
support payments excused, when 74.20.065	exception 74.04.760	prohibited 74.04.515
Children, See also PUBLIC ASSISTANCE,	Employability, evaluation of when medical	eligibility
subtitle Aid to dependent children Children's services advisory committee	condition as basis for aid, medical reports 74.09.075	allotments and rent or housing subsidies 74.04.750
partnership plan	Employees	federal food assistance
public and private sector 74.13.031	assault, reimbursement 74.04.790	eligibility, exemption 74.08.025
Chiropractic	leaves of absence for educational purposes	fraud 74.04.300
service and fee limitations, authority to set	74.04.480	immigrants, eligibility 74.08A.120
18.25.200 Chore services 74.39A.100, 74.39A.120,	merit system 74.04.011 Employment partnership program 74.25A.010	overpayments hearings
74.39A.130, 74.39A.140, 74.39A.150	employer eligibility 74.25A.030	procedure 43.20B.630
Chronic care management	federal funds, department of social and health	payments improperly received 74.04.300
medical homes 74.09.710	services to seek 74.25A.080	rule-making authority 74.04.510
City programs, notice required 74.04.040	legislative findings 74.25A.005	simplified reporting 74.04.205
Community college tuition and fee waiver 28B.15.522	local employment partnership councils 74.25A.045	transitional assistance 74.08A.010 work requirements 74.08A.060
Consolidated emergency assistance program for	pilot projects 74.25A.020	Foster care, See FOSTER CARE
families 74.04.660	program participants	Foster homes
Consolidated standards of need 74.04.770	benefits and salary not to be diminished	complaint resolution process 74.13.045
Contributions, authority to accept 74.04.310	74.25A.060	defined 74.15.020
Conviction of crime, no payment during	classification under federal job training act	inspections 74.15.040
imprisonment 74.08.290 Counties, See COUNTIES, subtitle Assistance	74.25A.070 eligibility for assistance programs	licenses 74.15.040 application 74.15.100
and relief	74.25A.050	limitations 74.13.055
County offices	worker-owned businesses, diversion of grants	partnership plan 74.13.055
administrator	to 74.25A.040	semi-secure facility
appointment 74.04.070	Energy assistance	designation as, authorized 74.15.180
bond 74.04.080 budget, quarterly 74.04.120	termination of utility heating service limitation 35.21.300, 80.28.010	Fraud in obtaining false statements or representations 74.08.331
employees 74.04.080	limitations 54.16.285	larceny 74.08.331
oaths, administering power 74.04.290	voluntary contributions from utility customers	penalty 74.04.300
quarterly budget 74.04.120	to assist low-income customers 54.52.010,	real property disposal 74.08.331
subpoena power 74.04.290	54.52.020, 54.52.030	transfers of property to qualify 74.08.335,
allocation of state and federal funds basis 74.04.120, 74.04.210	Energy assistance allowance 74.08.046 Evaluation of employability, medical condition	74.08.338 General assistance
case loads, basis for 74.04.120	as basis for need, medical reports 74.09.075	adoption referral for teenage applicants
general assistance funds, transfer to other	Exemption of assistance from process 74.04.280,	74.04.0052
case load categories 74.04.120	74.08.210	applications for grants 74.08.050
quarterly budget 74.04.120	Federal aid assistance	living situation for teenage applicants
standards of assistance, compliance with 74.04.200	allocations to counties 74.04.120	74.04.0052
establishment 74.04.070	Federal grants or funds acceptance and assent to federal requirements	mental health services 74.04.230 personal, special care requirements to be
joint county administration 74.04.180	for 74.04.050	considered 74.08.043
standards of assistance, compliance with	application for 74.04.050	protective payee status for teenage applicants
74.04.200	construction in favor of qualification for	74.04.0052
Crimes relating to medical assistance program excessive or improper charges 74.09.260	74.04.055 cooperation with federal laws to qualify for	teenage applicants 74.04.0052 General assistance, allocation of state and federal
false statements regarding institutions and	74.04.050	funds to counties, transfer to other case load
facilities 74.09.250	goods, commodities, and services, secretary to	categories 74.04.120
Definitions 74.04.005	administer 74.04.015	General fund, old age assistance grants
Dental care	programs covered by 74.04.050	charged against 74.08.370
access 74.09.715 contracts for services	rules and regulations of department to comply with requirements for 74.04.050	Grant maximums department authorized to establish 74.04.770
purchase by 74.09.120	secretary to administer 74.04.015	Grievances, review 74.08.080
Department, See SOCIAL AND HEALTH	Federal law	Group care
SERVICES, DEPARTMENT OF, subtitle	acceptance of 74.08.380	payment 74.13.080
Division of public assistance	to control if conflict 74.08.260	Group-care facilities
Dependent children parent locator services 74.20.280	Federal requirements for receipt of funds state law in conflict with federal requirements	defined 74.15.020 semi-secure facility
Desertion, See DESERTION AND	inoperative to extent of conflict 74.04.055	designation as, authorized 74.15.180
NONSUPPORT	Federal social security disability program, state	Guardians for persons incapable of self-care
Developmental disabilities	agencies authorized to enter into agreements	74.08.280
intermediate care facilities	43.17.120	Handicaps, children with
medical care 74.09.120 Disability assistance	appointment of personnel 43.17.120 Federal surplus food	commitment, copy of commitment order transmitted 26.40.060
state plan, authority of department to	county assistance to needy persons,	Health care access
promulgate rules and regulations to qualify	expenditures for 36.39.040	basic health plan
for federal funds 74.04.057	eligibility for 74.04.340	availability, notice 74.04.033
Earnings, See PUBLIC ASSISTANCE, subtitle	expenditures for 74.04.360	Hearings
Resources Electronic benefit cards	not construed as public assistance 74.04.350 receipt and distribution 74.04.380	departmental and judicial review 74.08.080 Hearings examiner
prohibited uses 74.08.580	receiving and using by uncertified persons,	oaths, administering power 74.04.290
Eligibility	penalty 74.04.385	Hospitals, advisory committee on vendor rates
general eligibility requirements 74.08.025		
	selling, transferring, or disposing of by	members
generally 74.04.005	recipient prohibited, penalty 74.04.385	appointment, qualifications, term 74.32.100
generally 74.04.005 limitations on resource and income 74.04.00511		

[RCW Index—page 576] (2008 Ed.)

vendor rates, defined 74.32.110
Housing assistance program
created 43.185.015
Housing trust fund
application, procedure 43.185.070, 43.185.130
compliance monitoring 43.185.090
definitions 43.185.020
eligible organizations 43.185.060
findings 43.185.010
loans or grants 43.185.050
preconstruction technical assistance
43.185.080
rule-making authority 43.185.100
Washington housing trust fund
created 43.185.030
Identicards, fee for recipients of 46.20.117
Immigrants
eligibility 74.08A.100, 74.08A.110, 74.08A.120
naturalization facilitation 74.08A.130
Incarcerated parents 74.04.800
Income
availability as, contract of sale of property
74.04.006
deductions from grants 74.04.265
exempt income 74.04.005
fraud in failing to reveal or notify 74.04.300
limitations 74.04.00511
Indians
assumption of state jurisdiction 37.12.010
Industrial insurance compensation, recipient
receiving
adjudicative proceedings 43.20B.740
application 43.20B.745
lien duty of director of department of labor and
industries on receipt of 43.20B.735
effective date 43.20B.730
notice to withhold and deliver
duty of director of department of labor and
industries on receipt of 43.20B.735
effective date 43.20B.730
subrogation rights of department
lien 43.20B.720
notice to withhold and deliver 43.20B.720
Joint federal, state and county function, notice
required 74.04.040
Legal aid, See LEGAL AID
Lien by department against real property, grant assistance 43.20B.670
Liens, payments improperly received, state has lien preference, when 74.04.300
Long-term care Ch. 74.39A
Long-term care services, See LONG-TERM
CARE
Lottery prize winnings set-off by debts owed
state 67.70.255
Low-income energy assistance
termination of utility heating service
city-owned utility 35.21.300
limitation 35.21.300, 80.28.010
limitations 54.16.285
voluntary contributions from utility customer
to assist low-income customers 54.52.010 54.52.020, 54.52.030
Medical assistance, See also MEDICAL
ASSISTANCE
Medical assistance to the aged, See PUBLIC
ASSISTANCE, subtitle Medical assistance
Medical care
advisory committee on vendor rates
members, meetings, expenses 74.32.120
powers and duties 74.32.130
vendor rates, defined 74.32.110
annual report 74.09.053
another party liability, chapter does not apply
subrogation to recipients' rights 74.09.180
care and services included
enumeration 74.09.520 children, services provided by school district
74.09.520
chronic care management

```
medical homes 74.09.710
construction 74.09.190
contracts for services, care, and supplies
 presentment of charges by contractors
     74.09.160
contracts for services and supplies
 purchase by 74.09.120
copayment, deductible, coinsurance, cost-
sharing 74.09.055
definitions 74.09.010
dental services, purchase of 74.09.120 developmental disabilities
intermediate care facilities 74.09.120 disability, medical evaluation 74.09.075
drugs and medical supplies, purchase of 74.09.120
eligibility 74.09.510
eligibility, limitations 74.09.035
employability, evaluation 74.09.075
establishment 74.09.500
health care providers
 severability 74.09.910
health care providers, audit program
 audit and investigation
authority 74.09.290
 bribes, kickbacks, rebates, or self-referrals penalties 74.09.240
 excessive, improper charges
   penalties 74.09.260
 excessive payments
   liability for 74.09.220
 false statements, fraud
   penalty 74.09.230
 false verification of written statements
 penalty 74.09.280 fraudulent practices
 liability 74.09.210
penalty 74.09.210
institutional certification, false statements
  penalty 74.09.250
 legislative intent, policy 74.09.200
 patient trust funds, failure to deposit in trust
    account
 penalty 74.09.270 report of penalties to
   licensing agency or disciplinary board
       74.09.300
hospital care, purchase of, rates 74.09.120
identification cards
 social security number restrictions 74.09.037
 enforcement of rights of recipient, authority to assert liens upon 74.09.180
limited casualty program
 authorization for, qualifications, eligibility
     74.09.700
medical assistance
 definitions 74.09.010
medical screeners
 appointment 74.09.050
 supervision over 74.09.050
mental illness
 purchase of institutional care by contract
     74.09.120
nurse hotline 74.09.015
nursing home services
 purchase of 74.09.120
personnel
 employment of 74.09.110
 merit system coverage 74.09.150
physicians' services, purchase of, fees
    74.09.120
prescription drugs
 education for seniors, grant program
     74.09.660
prostate cancer screening 74.09.725
purchase of medical services supplies
   74.09.120
religious beliefs, not to interfere with
   74.09.190
smoking cessation assistance 74.09.655
state plan
```

```
authority of department to promulgate rules
       and regulations to qualify for federal funds 74.04.057
    contents, authority of department to
       promulgate rules and regulations to
       qualify for federal funds 74.04.057
  subrogation to rights of recipients against tort
      feasor and/or insurer of tort feasor, or
      insurance proceeds 74.09.180
  third party liability for payments 74.09.185
   vendors and contractors
    presentment of charges, submission deadline
       74.09.160
  youth released from confinement 74.09.515
Medical care, See also PUBLIC ASSISTANCE, subtitle Medical assistance
Medical services
   special education programs
    billing agent contract process 74.09.5245
    categories of services 74.09.5251
    definitions 74.09.5243
    disbursement of revenues 74.09.5256
    district as billing agent 74.09.5247
    duties of billing agent 74.09.5249
    incentive payments 74.09.5255
    legislative findings and intent 74.09.5241
    participation and reporting requirements
       74.09.5253
    reimbursement system 74.09.5251
   reports to superintendent of public instruction 74.09.5254
Mental health services
  children
    medication and care 74.09.490
    program standards 74.09.521
    system of care Ch. 74.55
  general assistance 74.04.230
Minimum payment level that can be received 74.04.760
Need
  standards
    consolidated standards 74.04.770
Nonsupport of dependents, See DESERTION
    AÑD NONSUPPORT
Nontransferability of assistance 74.08.210
Nursing home care
  contracts for services
    purchase by 74.09.120
   veterans' home
    contracts for services 74.09.120
Old age assistance
  applications for grants 74.08.050
  eligibility
    requirements 74.08.030
  programs to help obtain self-care 74.08.283
  public aid ocular services, discrimination
     against prohibited 18.53.160
Out-of-state recipients, assistance payments to,
    time limit 74.08.105
Overpayments
  deduction from subsequent assistance
  payments, when 10.82.080 earnings, assignment of 43.20B.645
  public assistance or food stamps
procedures 43.20B.630
  restitution payments, when 10.82.080
   vendor overpayment debts
    time to commence action to enforce
       43.20B.688
  withholding property of debtor failure to 43.20B.640
    orders to 43.20B.635
PACE program, See MEDICAL ASSISTANCE,
    subtitle PACE program
Partnership plan 74.13.055
Payment
  improperly received, recovery of, when
     74.04.300
   minimum level that can be received 74.04.760
Personal and special care
  alternate living arrangements 74.08.044
```

PUBLIC ASSISTANCE

mental health treatment employment status, office of support general assistance, supplemental security enforcement not to discriminate on the basis of 74.20.045 income 74.08.043 recovery on finding of responsibility 43.20B.347 licensing of alternate living arrangements overpayments and debts due the department 74 08 044 fees not required from department of social and health services, attorney general, or prosecuting attorney 74.20.300 purchase by department, authority 74.08.045 proceedings, time limit 43.20B.030 Rules rules, including minimum standards filing fees 74 08 044 alternate living arrangements, standards for Persons incapable of self-care, payments to not required from department of social and eligibility for 74.08.044 health services, attorney general, or prosecuting attorney 74.20.300 74.08.280 Rules and regulations Pregnancy, interagency task force on unintended pregnancy 43.41.905 adoption and amendment pursuant to administrative procedure act 74.08.090 when nonpayment allowed as to petitioner Programs to help obtain self-care 74.08.283 licensing for alternate living arrangements 74.20.250 Protective payee services 74.08.280 74.08.044 genetic testing orders 74.20.360 Public assistance committee information and assistance from state, old age recipients, programs to help attain self-care 74.08.283 counties, allocation of funds to, duties counties, and local agencies 74.20.280 intercounty proceedings, attorney general may represent petitioner 74.20.210 concerning 74.04.120 persons incapable of, payments to 74.08.280 programs to help attain self-care 74.08.283 Rateable reductions internal revenue service may be informed of department authorized to establish 74.04.770 research studies and projects for purpose of restoring recipient's self-support 74.08.390 failure to support 74.20.160 Real property notice to clerk of court from department to pay fraudulent conveyances 74.08.338 transfers to qualify for assistance 74.08.335, 74.08.338 support to department for distribution 74.20.101 waiver of statutory requirements, authorized 74.08.390 parent applying for public assistance, statement under oath as to income, etc., Records Standards of assistance confidentiality 74.04.060 contents 74.04.060 counties must comply with to receive funds penalty 74.20.260 parent locator services 74.20.280 74.04.200 defined 74.04.005 data-sharing by department of social and unemployable persons, earned income exemption 74.04.266
uniform statewide 74.04.200 paternity actions, private attorney representation 74.20.350 health services, confidentiality 43.20A.080 disclosure payment made through department upon notice to clerk of court 74.20.101 police officer or immigration official 74.04.062 State plan, authority of department to promulgate prohibited petition for order upon spouse to provide rules and regulations to qualify for federal exceptions 74.04.060 funds under Title XVI of the Federal Social support names of recipients, disclosure 74.04.060 penalty for violations 74.04.060 Security Act 74.04.057
Statewide city employees' retirement system, application by mother 74.20.230 attendance of witnesses, power of court to compel 74.20.240 political or commercial purposes, obtaining pensioner not prohibited from receiving attorney general may apply for, when 74.20.230 lists for purposes of prohibited, penalty public assistance 41.44.250 Subpoena power of secretary of department 74.04.290 74.04.060 privileged communication in judicial citation for husband to appear 74.20.230 proceedings 74.04.060 Substitute care of children, See FOSTER CARE contempt powers of court 74.20.240 Supplemental security income program filing fee, when nonpayment allowed Recovery of payments improperly received 74.04.300 personal, special care requirements to be 74.20.250 order granting, denying or fixing support 74.20.240 Relocation assistance considered 74.08.043 persons failing to comply with federal requirements 74.04.650 payments not considered income or resources 8.26.115 public assistance payments, assignment of purpose 74.04.600 support rights to department 74.20.330 Relocation assistance for low-income tenants supersession by, termination of federal payments 74.04.610 payments not considered income, eligibility for public assistance unaffected 59.18.450 purposes, statement of 74.20.010 records, availability 74.20.280 supplementation of national program authorized 74.04.620 representation of child by department of social and health services 74.20.220 Reports assistance organizations, annual reports, contractual agreements with federal government 74.04.630 reimbursement 74.04.620 World War II Philippine veterans 74.04.635 penalty 74.04.330
Research studies and projects to restore self-employed individuals, office of support enforcement duties 74.20.045 recipients to self-care 74.08.390 support enforcement waiver of statutory requirements, authorized 74.08.390 fees collection 74.20.040 Support enforcement Residence support enforcement employees false statement, penalty 74.08.100 old age assistance recipients 74.08.030 collection 74.20.040 workload standards 74.20.340 Support of dependent children support moneys received by custodian for old age assistance residence requirements action by department to insure support assigned support obligation, duty to remit 74.08.030 74.20.040 74.20.320 out-of-state recipients, assistance payments to, time limit 74.08.105 Suspension of payments 74.08.290 adjudicative proceedings department of social and health services participation 74.20.057 Temporary assistance for needy families proof of 74.08.100 abstinence education and motivation Residential care payments waiver 43.20B.310 agreements between attorney general and programs 74.12.410 adoption referral services for teenage applicants 74.12.255 allowance of all or portion of child's income to be set aside for future needs 74.12.350 prosecuting attorneys to initiate petition for support under uniform reciprocal enforcement of support act 74.20.210 Resources allowable 74.04.005 attorney general may represent petitioner in intercounty proceedings 74.20.210 availability as, contract of sale of property child welfare services 74.13.031 central registry unit, establishment of 74.20.280 day care 74.12.340 fraud and failing to reveal or notify 74.04.300 community service program 74.08A.330 definitions 74.12.010 lien by department against real property 43.20B.670 cooperation of person having custody limitations 74.04.00511 required, penalty 74.20.060 diversion program 74.08A.210 cooperation of state, county and city agencies enjoined 74.20.280 earned income cutoffs 74.08A.230 earnings disregards 74.08A.230 Revenue recovery medical or residential care intent 43.20B.090 electronic benefit transfer 74.08A.020 eligibility 74.08.025 disposition of support moneys paid into court 74.20.101 eligibility requirements 74.12.030, 74.12.035 emergency assistance 74.08A.210 discharge or compromise by settlement or judgment 43.20B.050 form of lien 43.20B.040 divorce or separate maintenance appearance by department as friend of court employability screening 74.08A.275 74.20.220 application by attorney general for show cause order to provide support 74.20.220 subrogation to recipient's rights, delegation entrepreneurial assistance 43.330.145 43.20B.060 evaluation of rules and procedures 43.20B.080 modification of decree, appearance by department on behalf of mother 74.20.220 suitability of home in which dependent child tort action by recipient 43.20B.070 lives 74.12.290

[RCW Index—page 578] (2008 Ed.)

implementation 39.35B.040 family planning information and assistance Traumatic brain injuries Ch. 74.31 74.12.400, 74.12.410 funding restrictions 74.08A.340 goals, implementation 74.08A.280 intent 39.35B.030 legislative declaration 39.35B.020 legislative findings 39.35B.010 Unemployable persons earned income exemption 74.04.266 Uniform reciprocal enforcement of support act, See DESERTION AND NONSUPPORT, guardian for grant, appointment of, accounting 74.12.250 office of financial management, duties subtitle Reciprocal enforcement of support 39.35B.050 home conditions review fees 39.35.060 aid not denied where absence of relatives or placement home 74.12.330 Utility services, reduced rates 74.38.070 Plant operation and support program 43.82.160 Vendor overpayment debts Public works Performance-based contracts for water evaluation by department 74.12.290 time to commence action to enforce placement of child with other relatives 43.20B.688 conservation, solid waste reduction, and 74.12.310, 74.12.320 Vendor rates, advisory committee on energy equipment Ch. 39.35A unsuitable, initiation or continuation of grant charges, investigation 74.32.160 Renewable energy system 39.35.020 investigation powers 74.32.140 scope of 74.32.150 until condition remedied 74.12.300 Renewable resources design and construction consideration incentive to work federal waiver to implement chapter rate structure, factors to be considered 39.35.010 74.12A.030 74.32.180 Service maintenance, minimum wages 39.12.020 State, building authority Const. Art. 8 § 8 State, See STATE, subtitle Buildings wages, recommendations 74.32.170 Vested rights not conferred 74.08.340 Indian tribes program access 74.08A.040 tribal program 74.08A.050 individual development accounts 74.08A.220 Veterans, county assistance programs for State-owned or leased facilities inventory system 43.82.150 indigent veterans and families Ch. 73.08 irrevocable educational trust accounts allowed disclosure of child's address via records 74.04.060 Surety insurance, violations Visitation rights exemption 48.30.270 job opportunities and basic skills program referrals 74.12.400 job opportunities for welfare recipients, questionnaire 74.08A.350 living situation for teenage applicants Vending facilities blind persons, operator licenses 74.18.220 Vocational rehabilitation Ch. 74.29 referrals under social security act, PUBLIC CAMPS (See also PARKS AND RECREATION) reimbursement for 74.04.640 Vocational rehabilitation and services to the Establishment and operation, generally handicapped, See VOCATIONAL EDUCATION 74.12.255 67.20.015 noncustodial parents in work programs **PUBLIC CARRIERS (See COMMON** 74.08A.240 WorkFirst, See WORKFIRST **CARRIERS)** outcome measures for program evaluation PUBLIC AUCTIONS (See AUCTIONS AND 74.08A.400, 74.08A.410, 74.08A.420, PUBLIC CONTRACTS (See CONTRACTS) **AUCTIONEERS)** 74.08A.430 PUBLIC CONVEYANCES (See PUBLIC TRANSPORTATION SYSTEMS) PUBLIC BUILDINGS parent notification requirements upon receipt Art in, See STATE ARTS COMMISSION of application for assistance 74.12.450, PUBLIC CORPORATIONS Bomb threats, penalty 9.61.160 74.12.460 Actions against 4.08.120 payments to other where recipient unable to manage adequately 74.12.250 Actions by in corporate name 4.08.110
Cities and towns, See CITIES AND TOWNS comprehensive plans, elements of 36.70.350 protective payee status for teenage applicants 74.12.255 Design, construction Confession of judgment by, who may confess for 4.60.020 renewable resources, consideration of 39.35.010 religiously affiliated organizations as service providers 74.08A.030 residential care payments by families waiver 43.20B.310 Counties, See COUNTIES
Execution of judgments against 6.17.080
Federal grants and programs
transfer from local government Discrimination to deny public accommodations because of race, color, or creed, penalty 9.91.010 Doors swinging outward 70.54.070 authority to receive and expend funds 35.21.735 self-employment assistance 74.08A.310 Earthquake resistance standards, generally Ch. services to help attain self-support and independence 74.12.240 supplemental security income, enrollment of disabled persons 74.12.361 suspected child abuse or neglect, report 74.12.450 corporate powers, governmental control 35.21.745 Energy conservation practices 39.35.020 Energy conservation projects authority of agency to implement 39.35C.050 coordination 39.35C.030 definitions 39.35C.010 insolvency or dissolution 35.21.750 limitation on liability 35.21.730 tax exemption and immunity 35.21.755 financing 39.35C.060 territorial jurisdiction 35.21.740 teen parents implementation 39.35C.020 General laws, applicability 35.21.759 education requirements 74.08A.380 sale of conserved energy 39.35C.040 High-performance, LEED silver standards Industrial development program Ch. 39.84 teenage applicants 74.12.255 time limits 74.08A.010 training and industrial recruitment, duties of Industrial development revenue bonds gri-performance, LEED silver standards affordable housing, exemption 39.35D.080 annual reports, submission 39.35D.050 chapter administration, guidelines 39.35D.060 definitions 39.35D.020 transfer of unencumbered funds to creating municipality authorized 39.84.130 department of community, trade, and Local governments economic development 43.330.145 transfer of real property from, conditions and limitations 35.21.747
Municipal corporations, See MUNICIPAL transitional nature of program to be emphasized 74.12.400 findings, intent 39.35D.010 liability, failure to meet standards 39.35D.070 local materials, use of 39.35D.090 volunteer work at child care facility or other work site authorized 74.25.040 CORPORATIONS Real property wage subsidy program 74.08A.320 performance review, report 39.35D.800 transfer from local government, conditions and limitations 35.21.747 work activity
contracting for services 74.08A.290
definition 74.08A.250 standards, major facilities projects public agencies 39.35D.030 School districts, See SCHOOLS AND SCHOOL DISTRICTS public school districts 39.35D.040 failure to participate, good cause 74.08A.270 individual responsibility plan 74.08A.260 placement bonuses 74.08A.300 refusal to work 74.08A.260 Indoor air quality Water pollution control Ch. 90.48 definitions 70.162.010 department of labor and industries duties PUBLIC DEFENDER 70.162.020 Accused and indigent persons, representation of Temporary assistance of needy families job search instruction and assistance public agencies, ventilation and filtration systems 70.162.040 36.26.070 Appeals 36.26.080 Appointment of other counsel at the option of the court 36.26.090 Assistance 36.26.060 Construction 36.26.900 74.08A.285 schools, model program 70.162.050 scnools, model program 70.162.050 state building code council duties 70.162.030 Life-cycle cost analysis building design plan to include 39.35.040 definitions 39.35.030 guidelines 39.35.050 Termination of utility heating service city procedure 35.21.300 limitation 35.21.300, 80.28.010 Therapeutic family home program for youth in custody 74.13.170 County commissioners, powers and duties 36.26.060 legislative declaration 39.35.020 Transferability of assistance 74.04.280 Courts, appointment of other than public Transfers of property to qualify 74.08.335, legislative finding 39.35.010 defender 36.26.090 74.08.338 public facilities Definitions 36.26.010

(2008 Ed.) [RCW Index—page 579]

PUBLIC DEFENSE, OFFICE OF

demand accounts 39.58.085

deposits allowed 39.58.080

Duties 36.26.080 Public deposit protection commission rules for reports filed with county elections official 42.17.375 violations, determination and enforcement assessments to recover losses 39.58.060 Election of county commissioners to establish collateral security, requirements 39.58.050 36.26.030 Expenditures by 36.26.050 Financing 36.26.050 investigation of applicants and existing depositaries 39.58.105 duties 42.17.395 web site access to commission documents Intercounty agreements 36.26.020 investment deposits 39.58.130 42.17.367 reports and statements Powers and duties 36.26.050 losses, recovery procedure 39.58.065 losses, subrogation to depositor's right Public defense, office of Ch. 2.70 certification 42.17.430 duty to preserve 42.17.450 public records 42.17.440 Qualifications 36.26.040 39.58.070 members 39.58.030 Salary 36.26.060 Selection committee notice of financial institutions claiming tax reports filed with county elections official members 36.26.030 exemption 39.58.045 42.17.375 selection of public defender 36.26.030 Term 36.26.040 notice of reduction of net worth 39.58.103 powers 39.58.040 secretary of state, duties 42.17.380 suspension and reapplication of reporting proceedings 39.58.030 requirements in small political subdivisions PUBLIC DEFENSE, OFFICE OF reports to, when required 39.58.100 segregation of funds 39.58.050 Advisory committee violations, determination and enforcement by public disclosure commission 42.17.395 membership and duties 2.70.030 Public funds Criminal justice costs, county petition for reimbursement of extraordinary costs 43.330.190 Advertising, political compliance responsibility 42.17.540 false political advertising 42.17.530 identification of sponsor 42.17.510 county, city, municipal corporations Const. Art. 11 § 15 protection against loss 39.58.020 Director Public hospital district fund 70.44.171 appointment 2.70.010 independent expenditure disclosure 42.17.550 picture of candidate 42.17.520 duties, limitations 2.70.020 qualifications 2.70.010 Public utility districts 54.24.010 Qualified public depositaries Bank examination reports and information 30.04.075 cities and towns of less than seventy-five Employees, civil service exemption 2.70.040 Established 2.70.005 thousand 35.38.040 Campaign financing cash contributions 42.17.060 demand accounts Public safety and education account to benefit 43.08.250 authorized 43.85.210 commercial advertisers, documents and Transfer of appellate indigent defense powers and duties to office 2.70.050 interest account books to be made public 42.17.110 rate of, how fixed 43.85.190 term deposits 43.85.230 limitation on liability of public official making deposits with 43.85.070 segregation of collateral required 35.85.050 time accounts continuing political committee, filing and PUBLIC DEPOSITARIES reporting 42.17.065 Alien banks deposit of contributions 42.17.060 demand accounts 39.58.085 depositories, designation of 42.17.050 All public deposits must be made in, exceptions 39.58.080 earmarked contributions 42.17.135 exceptions 42.17.030, 42.17.035 time accounts Bonds, when not required 39.58.090 Cities and towns 35.38.010 expenditures, authorization of and restrictions authorized 43.85.210 on 42.17.070 interest rate 43.85.230 Reports to public deposit protection commission 39.58.100 fund-raising activities, alternative reporting method 42.17.067 Cities of first class employees' retirement fund, depositaries for 41.28.080 Code cities identification of contributions and Schools, surplus and donated food commodities checks, use of 35A.40.020 expenditures 42.17.120 revolving fund 28A.235.090 designate one or more financial institutions independent campaign expenditures, reporting State depositaries 35A.40.030 of 42.17.100 collateral Collateral recovery procedure 39.58.060 Community and technical colleges, board for 28B.50.085 investment of campaign funds 42.17.060 large contributions, reporting of 42.17.105 deposits limited to amount of 43.85.070 demand accounts late contributions interest prohibited by federal statute, effect 43.85.220 Community and technical colleges, boards of trustees, funds 28B.50.320 prohibited late contributions 42.17.105 reporting of 42.17.105 deposits deemed in state treasury 43.85.070 mailings by legislators, restrictions 42.52.185 personal use of contributions, when permitted County funds authorized investments 36.29.020 deposits limited to amount of collateral 43.85.070 Definitions 39.58.010 42.17.125 interest Deposits political committee statement of organization, prohibited by federal statute, effect 43.85.220 limitations 39.58.135 duty to file 42.17.040 Development credit corporations 31.20.110 public funds use for political purposes prohibited 42.17.128 state moneys or funds defined 43.85.200 Federal home loan banks, may be designated as Statewide city employees' retirement system funds 41.44.100 30.32.040 public office or agency facilities use in Financial institutions, requirements to become depositaries 39.58.108
Financial institutions claiming tax exemption campaigns, prohibition 42.17.130 Statewide custodian, application of chapter public office or agency facilities use in 39.58.155 campaigns forbidden Stockholders, city officials 35.38.055 Unemployment compensation funds, requirements 50.16.020 notify public deposit protection commission 39.58.045 exemption 42.17.131 reporting of contributions and expenditures 42.17.080, 42.17.369, 42.17.3691 contents of report 42.17.090 Industrial insurance, law applicable to funds PUBLIC DISCLOSURE (See also PUBLIC RECORDS ACT; RECORDS AND DOCUMENTS) 51.44.120 Insurance companies, domestic insurers, deposit out-of-state political committees 42.17.093 of funds with 48.07.110 surplus funds, disposal of 42.17.095 treasurer, designation of 42.17.050 unidentified contributions 42.17.060 Administration and enforcement Insurance deposits, designation by commissioner attorney general, duties 42.17.380 48.16.070 Interest, public deposits 39.58.120 civil remedies and sanctions 42.17.390 Contribution limitations Investigation of condition of applicants and existing public depositaries 39.58.105
Investment deposits 39.58.130 date of mailing deemed date of receipt agency shop fees as contributions 42.17.760 attribution of contributions 42.17.670 electronic filings 42.17.420 contributions before December 3, 1992 Investment deposits 37.38.136

Investment of state or county funds authorized investments 36.29.020 enforcement by attorney general or prosecutor 42.17.700 42.17.400 contributions on behalf of another 42.17.730 controlled entities, attribution of contributions by 42.17.660 Irrigation districts, fiscal matters, surety bonds for 87.03.442, 87.03.445 enforcement of commission order 42.17.397 limitation of actions 42.17.410 different office, prohibition on use of contributions for 42.17.790 public disclosure commission Net worth audits and investigations 42.17.365 notice to commission of reduction 39.58.103 Notice, public deposit protection commission reduction of net worth 39.58.103 duties 42.17.360 earmarking 42.17.670 enforcement of commission order 42.17.397 employers or labor organizations, limitations Outside the state membership, compensation and expenses on 42.17.680

[RCW Index—page 580] (2008 Ed.)

endorsement fees solicitation prohibited

42.17.770

42.17.350

powers 42.17.370

family contributions, attribution and
aggregation of 42.17.650 findings 42.17.610
intent 42.17.620
judicial office 42.17.645
labor organizations or employers, limitations
on 42.17.680
limits specified 42.17.640 loan restrictions 42.17.720
public employees, solicitation of contributions
from 42.17.750
reimbursement for contributions prohibited 42.17.780
revision of monetary limits 42.17.690 rules 42.17.647
state official, time limit to solicit or accept
contributions 42.17.710 time limit for state official to solicit or accept
contributions 42.17.710
written instrument required for some contributions 42.17.740
Definitions 42.17.020
Electioneering communications
contribution, when 42.17.570
definition 42.17.020 false, violations 42.17.530
findings, legislative 42.17.561
intent 42.17.562
recordkeeping 42.17.575
report, information required 42.17.565
Fertilizers
data base, availability to public 15.54.433 Financial affairs of public officials, candidates,
and appointees
concealing identity of source of payment
42.17.242
contents of report 42.17.241
executive state officer, defined 42.17.2401 report of financial affairs and gifts 42.17.240
Judicial conduct commission
records subject to disclosure and those exempt
2.64.111
2.64.111 Lobbyist reporting
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 lete islative activities of government agencies, elected officials, and employees 42.17.190
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 legislative activities of government agencies,
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information,
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 lete contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyists employers and others 42.17.180 reporting by lobbyists 42.17.170
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyists employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of,
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.150 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56 Public treasurers
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyists employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56 Public treasurers report of accounts held by financial
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.150 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56 Public treasurers
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56 Public treasurers report of accounts held by financial institutions 42.17.245 Reporting requirements, suspension and reapplication in small political subdivisions
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 late contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56 Public treasurers report of accounts held by financial institutions 42.17.245 Reporting requirements, suspension and reapplication in small political subdivisions 42.17.405
2.64.111 Lobbyist reporting duties of lobbyist 42.17.230 elected officials legislative activities 42.17.190 employment of legislator, board or commission member, or state employee by lobbyist or lobbyist employer 42.17.210 exemption from registration and reporting requirements 42.17.160 government agencies and employees legislative activities 42.17.190 grass roots lobbying campaigns 42.17.200 large contributions, reporting of 42.17.175 legislative activities of government agencies, elected officials, and employees 42.17.190 notification to person named in report 42.17.172 photograph and lobbyist information, submission and publication 42.17.155 prohibited lobbyist activities 42.17.230 registration of lobbyists 42.17.150 reporting by lobbyist employers and others 42.17.180 reporting by lobbyists 42.17.170 unregistered lobbyist, employment of, violation 42.17.220 Policy declaration 42.17.010 Public corporations 35.21.759 Public records act generally Ch. 42.56 Public treasurers report of accounts held by financial institutions 42.17.245 Reporting requirements, suspension and reapplication in small political subdivisions

```
access to campaign reports 42.17.460,
42.17.461, 42.17.463, 42.17.465,
42.17.467, 42.17.469, 42.17.471
certification 42.17.430
   duty to preserve 42.17.450
   public records 42.17.440
PUBLIC DISCLOSURE COMMISSION
Administration and enforcement 42.17.350,
     42.17.360
Attorney general's duties regarding commission
     42.17.380
Audits and investigations 42.17.360
Compensation 42.17.350
Contribution limitations
revision of monetary limits 42.17.690
Duties 42.17.350, 42.17.360, 42.17.460,
42.17.461, 42.17.463, 42.17.465, 42.17.467,
     42.17.469, 42.17.471
42.17.469, 42.17.471
Enforcement orders 42.17.395, 42.17.397
Establishment 42.17.350
Membership 42.17.350
Powers 42.17.360, 42.17.370
Prohibited activities 42.17.350
Reports 42.17.350, 42.17.369, 42.17.3691
Reports filed with county elections official
   rulemaking authority 42.17.375
Rulemaking authority 42.17.360, 42.17.370
Secretary of state's duties regarding commission
     42.17.380
Travel expenses 42.17.350
Violations, enforcement orders 42.17.395,
42.17.397
Web site access to commission documents
     42.17.367
PUBLIC DISORDERS (See STATE OF
     EMERGENCY)
PUBLIC EMPLOYEES (See PUBLIC
     OFFICERS AND EMPLOYEES)
PUBLIC EMPLOYEES' RETIREMENT
SYSTEM (See RETIREMENT AND
     PENSIONS, subtitle Public employees'
     retirement system)
PUBLIC EMPLOYMENT (See also
CENTRAL PERSONNEL—PAYROLL
SYSTEM; PUBLIC OFFICERS AND
     EMPLOYEES)
Certificate or test score to be accepted in lieu of
     diploma 41.04.015
Chaplains
   housing allowance 41.04.360
Child care for state employees' children legislative intent 41.04.370 Civil service, See CIVIL SERVICE
Deferred compensation plans
   authorization 41.50.770
   deferred compensation principal and
       administrative account, use of funds 41.50.780
Employee misconduct
    records
     destruction 41.06.450
       application, classified and exempt
          employees 41.06.460
       authorized, when 41.06.455
     retention 41.06.450
       application, classified and exempt
          employees 41.06.460
Employment rights, restoration of, See EMPLOYMENT RIGHTS,
     RESTORATION OF
Federal government, interchange of personnel with 41.04.150, 41.04.160, 41.04.170
Interchange of personnel with federal
     government
   agreements 41.04.150
   employment status of employees 41.04.160,
       41.04.170
   retirement rights preserved 41.04.160,
       41.04.170
    state agency, defined 41.04.140
```

Payroll deductions

```
accident and health insurance 41.04.020,
      41 04 030
   charity contributions 41.04.035, 41.04.036
   combined fund drive 41.04.033, 41.04.035,
      41.04.036, 41.04.039
   health care services 41.04.020, 41.04.030
   health maintenance organizations 41.04.233
   life insurance 41.04.020, 41.04.030
   retirement plans 41.04.020
Political activities of public employees 41.06.250
Retirement and pensions, See RETIREMENT
AND PENSIONS
Veterans' preference in examinations generally, computation 41.04.010
veterans, defined 41.04.005, 41.04.007
Veterans' preference in examinations, See also
     VETERANS, subtitle Employment
    preferences
PUBLIC EMPLOYMENT LABOR
    RELATIONS
Commission
   created 41.58.010
   director, executive, appointment of 41.58.015 duties and powers 41.58.020
   employees
    appointment of 41.58.015
    certain, of department of labor and industries transferred to 41.58.800
   executive director, appointment of 41.58.015
   members
    travel expenses and compensation of 41.58.015
   membership 41.58.010
   office to be located at Olympia 41.58.030
   powers and duties 41.58.020
   quorum, what constitutes 41.58.010
   reports, to legislature and governor, required
      41.58.010
   rules and regulations, authority to issue
      41.58.050
   terms of members 41.58.010
   transfer of
    budgeted funds or equipment
      procedure for 41.58.802
    reports, documents, property, etc., to
       41.58.801
   vacancies 41.58.010
Employees, duties of 41.58.040
Employers, duties of 41.58.040
Ferry system
governance 41.58.060
Unfair practices 49.44.160, 49.44.170
PUBLIC EMPLOYMENT OFFICES
Handicapped persons 50.12.210
Providing for 50.12.180
PUBLIC EMPLOYMENT RELATIONS
    COMMISSION
Collective bargaining duties, generally Ch. 41.56
PUBLIC FACILITIES DISTRICTS
Acquisition and transfer of real and personal
    property 36.100.070
Actions and proceedings
   cost of defense 36.100.150
Admission tax 36.100.210
Authority 36.100.030
Board of directors
compensation 36.100.130
   liability insurance 36.100.140
   membership and terms 36.100.020
   travel and expense reimbursement policy 36.100.110, 36.100.120
Cities and towns, authority to create and operate
    Ch. 35.57
County treasurer to serve as ex officio treasurer
    36.100.100
Created 36.100.010
Direct or collateral attack barred after thirty days
    36.100.080
Employee benefits 36.100.170
Expenditure of funds 36.100.160
```

PUBLIC FACILITIES LOANS AND GRANTS

General obligation bonds 36.100.060 county road and bridge violations, fines paid revenues of municipal facilities or utilities, special funds 35.41.010, 35.41.050, 35.41.070 Governance 36.100.020 to 36.82.210 established, use 47.24.040 Local sales and use tax 82.14.048 illegal use of, procedure 47.08.100 Parking charges tax 36.100.220 sewer systems, unclassified cities 35.30.020 Purchases and sales, procedures 36.100.190 taxes in annexed road districts 35.13.270 sidewalk construction fund 35.68.040 special revolving fund, nonguaranteed bonds and warrants for local improvements 35,48,010, 35,48,030, 35,48,040, Regional centers, authority of cities and towns to create and operate Ch. 35.57 authority to create 35.21.085 Revenue bonds, limitations 36.100.200 transfer from insolvent funds 35.21.086 contingency fund, use, appropriation to meet, limitation 35.33.145 Service provider agreements 36.100.180 35.48.050, 35.48.060 statewide city employees' retirement system fund 41.44.100 State loans or grants county-wide planning policy, preference to party to 43.17.250 cumulative reserve annual levy for 35.21.080 application of budget law 35.21.080 authority to create 35.21.070 trial court improvement accounts 3.50.480 water redemption 35.89.040, 35.89.050, Tax authority 35.89.060 ad valorem property tax 36.100.050 restrictions on spending 35.21.070 City of any class, legal aid, appropriation of funds for 2.50.125 deferral of taxes on construction of new facilities 36.100.090 current expense fund Clarke-McNary fund excise tax, termination of tax 36.100.060 sale of unclaimed property 63.32.030 transfers to cover unbudgeted forest fire lodging tax, ballot proposition 36.100.040 Taxing authority 82.14.390 surplus from accident claim fund 35.31.070 fighting expenses, repayment of loans 43.88.550 transfer of public utilities earning 35.27.510 current operating, unexpended appropriation PUBLIC FACILITIES LOANS AND GRANTS (See COMMUNITY ECONOMIC REVITALIZATION Clean Washington center termination 70.95H.900 district health fund 70.46.080 Code city, legal aid, appropriation of funds for 2.50.125 emergency expenditures 35.32A.060 BOARD) employees' pension investment of 35.39.060 Columbia river basin water supply development account 90.90.010 PUBLIC FUNDS (See also FUNDS) Accountability Const. Art. 11 § 5 securities Commission merchants' fees and fines, disposition of 20.01.130 Accounts in general fund designated as accounts registration and custody 35.39.070 in state treasury 43.79.015 equipment rental Common school construction fund sources 28A.515.320 use 28A.515.320 Advance right of way revolving fund authority to create 35.21.088 creation, moneys to be deposited in fund 47.12.244 credit for transfer of equipment, materials or supplies 35.21.088 deposit of funds received from lease of unused highway lands 47.12.125 Community and technical college bond establishment of fund in street department or retirement fund sources 28B.50.370 Community and technical colleges other department of city 35.21.088 expenditures from fund, authority to make 47.12.244 transfer of equipment, materials or supplies to 35.21.088 community college capital construction account—1975 act 28B.57.050 reimbursements to fund when required 47.12.246 general fund firemen's relief and pension fund, payment of surplus to general fund 41.20.140 justice and inferior courts act of 1961, bail forfeitures paid into 3.30.090 community college capital construction bond retirement fund 28B.57.070 Agency payroll revolving fund 42.16.011, 42.16.012, 42.16.013, 42.16.014, 42.16.016 investment of surplus funds 43.250.010, Agricultural college permanent fund, investment 43.250.020 in regents' revenue bonds 43.84.140 policemen's relief and pension fund, payment of surplus into general fund Commute trip reduction program Air operating permit account 70.94.015 higher education institutions, exemption from Air pollution control account 70.94.015 subaccount 70.94.017 41.20.140 parking revenue deposit requirements 43.01.235, 43.01.236 transfer to city property assessment redemption fund 35.49.060 Alcoholic beverages funds, See PUBLIC FUNDS, subtitle State state agency parking account, fee-setting and use of funds 43.01.240 health departments Antitrust revolving fund public health pooling fund use of Pulias 43.01.240
Commute trip reduction programs created, contents 43.10.215 expenditures 43.10.220 audit and check by state 70.12.070 expenditures 70.12.050 state vehicle parking account, deposits and use of funds 43.01.225 geared to budget 70.12.060 how maintained and disbursed 70.12.040 legislative finding and purpose 43.10.210 Appropriations, state Const. Art. 8 § 4 Architects' license account 18.08.240 Conservation assistance revolving account 89.08.550 $\begin{array}{c} local \ improvement, \ investment \ 35.55.150, \\ 35.56.160 \end{array}$ Archives and records management account Construction accounts exemption from certain accounting local improvement guarantee bondholders recourse to 35.45.080 judgment debtor surcharge for local requirements to comply with federal tax government public archives and records management and protection 40.14.027 Basic data fund 43.21A.067 creation of 35.45.070 law 43.88.265 generally Ch. 35.54 Contaminated properties installment notes 35.45.150 decontamination account 64.44.060 Basic education allocation payrolls apportionment to school districts authority to create 35.21.085 agricultural fair, revolving 36.37.040 central services fund 36.92.040 part time students for 28A.150.260 transfer from insolvent funds 35.21.086 rules and regulations 28A.150.290 claims fund 36.33.065 Basic health plan investment advisory board 35.39.080 county hospital fund, establishment 36.62.252 subscription account 70.47.030 members county lands assessment trust account 70.47.030
Business enterprises revolving account employment of 35.39.100 liability of 35.39.110 powers and duties 35.39.090 creation 36.33.120 levy amount 36.33.140 74.18.230 Cash flow needs 43.86A.030 purpose 36.33.130 investment of 35.39.060 tax sales surplus 36.33.150 Centennial document preservation and county road fund modernization account 36.22.170 bicycle paths, lanes, routes and roadways, expenditures for 36.75.240 registration and custody 35.39.070 distribution to counties, formula 36.22.190 police pension fund, sale of unclaimed property 63.32.030 public health pooling fund Child care facility fund committee bicycle paths, use for, authorized, standards 36.82.145 organization and duties 43.31.504 authorized 70.12.030 Cities and towns bond issues, payment of 36.82.080 public health pooling fund, generally Ch. accident claims 35.31.050, 35.31.060, city streets bridges 36.75.200 construction and repair moneys paid into 35.31.070 bicycle road fund 35.75.050 public parks, property used or to be used as cities and towns under 20,000 35.37.010, municipally owned off-street parking facilities 35.41.010 47.24.050 35.37.020 use of for city streets 35.77.030 city property assessment redemption 35.44.130, 35.49.060 public utilities, special fund for 35.92.100 construction and maintenance of roads revenue bond fund, sewerage systems 35.67.120, 35.67.130, 35.67.160 36.81.090 city street fund county road improvement districts

[RCW Index—page 582] (2008 Ed.)

maintenance expenses 36.88.350 participation, extent 36.88.340 court actions, use for 36.75.120 creation and deposits to 36.82.010 directional signs, paid from 47.36.040 expenditures from estimates of expenditures 36.40.020 limitations upon 36.82.020 federal reimbursement 36.82.060 fines for violations disposition of 36.82.210 forest roads, maintenance 36.82.140 illegal use of, procedure to correct 47.08.100 motor vehicle fund deposits in county road fund 36.82.060 maintenance of county roads 36.75.250 use of receipts from 36.82.050 warrants in anticipation of, payment 36.82.090 motor vehicle log tolerance permit fees paid into 46.44.047 proceeds from sale of road building material 36.82.120 purposes authorized for use 36.82.070 sidewalks and pedestrian paths, expenditures for 36.75.240 tax levy for, limitation 36.82.040 toll facilities, use of for county participation 47.56.250 anticipation of motor vehicle funds, payment of 36.82.090 payment of 36.82.080 county road improvement guaranty fund 36.88.220 transfer of assets to county general fund 36.88.235 cumulative reserve 36.33.020, 36.33.030, 36.33.040 current expense fund bailiffs' salary chargeable to 2.32.370 county park and recreation service areas, reimbursement 36.68.570 establishment 36.33.010 justice and inferior courts act of 1961, bail forfeitures paid into 3.30.090 motor vehicle temporary permit fees paid into 46.16.047 proceeds of sheriff's sale 63.40.030 reporters' salaries chargeable to 2.32.210 tax levy, surplus limitation 36.40.090 vehicle licensing application fee to go into 46.01.140 district health fund 70.46.080 election reserve accumulation 36.33.210 creation and use 36.33.200 general fund damages from nuisance actions deposited to 7.48.090 federal surplus commodities, expenditures for 36.39.040 health departments public health pooling fund audit and check by state 70.12.070 expenditures 70.12.050 geared to budget 70.12.060 how maintained and disbursed 70.12.040 intercounty river improvement fund 86.13.030 investment in United States corporation bonds authorized 39.60.010 juvenile detention facilities, allocation of funds for 13.16.080 law library fund 27.24.070, 27.24.090 legal aid, use of county funds for 2.50.120 metropolitan municipal corporations 35.58.430 parks and recreation fund, generally 36.68.070 population as basis for allocations of

public health pooling fund, generally Ch. 70.12 revolving fund for agricultural fair 36.37.040 river improvement fund 86.12.010 salary fund 36.33.060 tax refund, investment in warrants 36.33.070, 36.33.080, 36.33.090, 36.33.100 trial court improvement account 3.58.060 utility conversion guarantee fund 36.88.460 veteran's assistance fund, payment of rent for meeting places for veterans' organizations from 73.04.080 County public health account, distribution 70 05 125 County transportation authority transfer of existing county, city funds to 36.57.080 transportation fund 36.57.060 Crime victims compensation penalty assessments deposited in exclusive fund 7.68.035 Cultural arts, stadium and convention fund 67.38.150 Deposit with treasurer required Const. Art. 11 § Deposits reports and statement under oath by treasurer of public accounts in financial institutions 42 17 245 Disability accommodation revolving fund 41.04.395 Disbursement form and manner prescribed 42.24.080 local service area fund 36.68.510 Dredged material disposal site account 79.105.510 Drinking water assistance account, use of funds 70.119A.170 Earnings on balances, where deposited 43.84.092 Education technology account 28A.650.035 Educational service district current school fund, apportionment from, by educational service district superintendent 28A.510.260 Educational service district institute fund, costs from teachers' institutes, workshops and inservice training from 28A.415.010 Electronic products recycling account 70.95N.130 Electronic transmission or receipt authorized 39.58.750 Emergency water projects revolving account 43.83B.360 Enhanced 911 account, creation and use 38.52.540 Essential rail assistance account 47.76.250 The Evergreen State College bond retirement funds building fees, grants deposited 28B.35.750 normal school fund revenues, disposition 28B.35.370 capital projects account building fees deposited 28B.35.370 normal school fund revenues deposited 28B.35.370 Excess earnings account 39.42.120 Expenditure limitations Ch. 43.135 Family and medical leave enforcement account 49.78.350 Family preservation services 74.14C.060, 74.14C.065, 74.14C.070 grants-in-aid to state for highway construction Ch. 47.04, Ch. 47.08, Ch. 47.10 unemployment trust fund, generally 50.16.030 vocational rehabilitation for, state agency receiving 43.20A.300 Federal interest payment fund employer contributions 50.16.070 Financial fraud and identity theft crimes investigation and prosecution account Financial services regulation fund 43.320.110

Fire protection contractor license fund 18 160 050 Fire service training account 43.43.944 Fire services trust fund 43.43.946, 43.43.948 Firearms range account concealed weapons license fees, distribution to account 9.41.070 Flexible spending administrative account 41.05.123 Forest and fish support account 76.09.405 Forest fire fighting expenses transfer of funds to cover unbudgeted expenses, repayment of loans 43.88.550 Forest reserve, federal, revolving account, created, use apportionments from 28A.520.020 Forests and fish account 76.09.400 Foster care services, funds transfer to family preservation services 74.14C.070 Freshwater aquatic weeds account 43.21A.650 Freshwater aquatic weeds control account boat trailers, fee imposed on, deposit in account 46.16.670 Gambling revolving fund created, receipts, disbursements, use 9.46.100 General fund expenditure limitations Ch. 43.135 General fund, See also PUBLIC FUNDS, subtitle State Grade Crossing protective fund transfer of funds to general fund 81.53.281 Growth management planning and environmental review fund, creation and use 36.70A.490, 36.70A.500 Health care authority administrative account general provisions 41.05.130 Health care declarations registry account 70.122.140 Health districts, public health pooling fund, generally Ch. 70.12 Health insurance partnership account 70.47A.080 Health professions account 43.70.320 optometry board disbursements 18.54.140 Health services account 43.72.900 Health system capacity account 43.72.904 Heating oil pollution liability protection confidentiality of certain information, exceptions 70.149.090 consumer protection act, application 70.149.100 pollution liability insurance fee, collection and use 70.149.080 Heating oil pollution liability trust account, funding and use 70.149.070 High capacity transportation account 47.78.010 Higher education personnel service fund 41.06.285 Highway infrastructure account 46.68.240 Highway safety fund fees for abstract of driver's record to go into vehicle license application fees paid into 46.01.140 Hood Canal aquatic rehabilitation account 90.88.060 Industrial insurance funds and accounts Ch. 51.44 Institutional impact account 72.72.030 Insurance reserve, first class school districts 28A.330.110 Interfund transfers and loans, repayment and crediting procedure 43.09.285 Invasive species council account 79A.25.370 Investment earnings of surplus balances, deposit in treasury income account 43.84.092 Investment of, general obligation bonds deemed to be legal investment 43.75.235
Investment of local government funds administration of chapter by state finance committee 43.250.090 annual summary 43.250.080 definitions 43.250.020

36.13.100

public health pooling fund authorized 70.12.030

employment of personnel by state treasurer 43 250 050 investment pool 43.250.060 public funds investment account 43.250.030, 43.250.040 purpose 43.250.010 separate accounts for participants 43.250.070 Investments agricultural college permanent fund, investment in regents' revenue bonds 43.84.140 investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061 authority of state investment board 43.84.150 authorized investments, enumeration 43.84.080 bonds for capital improvements at state institution of higher education, authorized 28B.10.855 community college refunding general obligation bonds, 1974 act 28B.50.407 counties 36.29.024 current state funds authorized investments, enumerated 43.84.080 investment of United States, state, county, city and town, and school districts bonds 43 84 080 state treasurer's authority 43.84.080 developmentally disabled, trust funds Const. Art. 29 § 1 fees, counseling, payable from earnings 43.84.160 highway construction bonds 47.10.050, 47.10.190, 47.10.320, 47.10.450, 47.10.710 motor vehicle fund investments in United States securities, exemption of income from reserve fund requirement 43.84.095 motor vehicle fund warrants 47.12.210 normal school permanent fund investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061 permanent common school fund authorized, restrictions Const. Art. 16 § 5 investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061 state warrants 43.84.120 permanent funds, investment of collection of interest, income and principal or securities, disposition 43.84.051 disposition of securities purchased or held 43.84.041 generally 43.84.031, 43.84.041, 43.84.051, 43.84.061 procedural policies in management 43.84.031 standards 43.84.061 public pension and retirement funds, authorized investments Const. Art. 29 § 1 public works assistance account, earnings 43.84.180 regents' revenue bonds of Washington State University and University of Washington, investment in 43.84.140 investment in regents' revenue bonds of Washington State University 43.84.140 investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061 risk management division duties 43.41.330 state warrants, investment in 43.84.120 surplus moneys 43.84.170 United States corporation bonds 39.60.010 investment in regents' revenue bonds of the University of Washington 43.84.140 investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061 Investments, additional authorized definitions 39.59.010 procedure 39.59.020, 39.59.030

Judges' retirement fund

created, custody, contents, records 2.12.050

how constituted 2.12.060 Judicial retirement administrative account 2.14.070 Landowner contingency forest fire suppression account 76.04.630 Law enforcement officers' and fire fighters' Law enforcement officers' and fire fighters' Const. Art. 11 § 5 License plate technology account 46.16.685 Local government administrative hearings account 42.41.060 Local improvement fund, disbursements 88.32.130 Loss of public funds, report to state auditor 43.09.185 Lottery account 67.70.230 Lottery administrative account created 67.70.260 Lottery fund reserve account 67.70.250 accounts 41.05.143 Medical test site licensure account 70.42.090 Minority and women's business enterprises linked deposit program 43.86A.060, 43.86A.070, 43.86A.080 Misappropriation of limitation of action for 4.16.080 penalty 40.16.020 Mobile home park relocation fund creation, administration, applications for funds 59.21.050 Motor vehicle fund from 36.80.080 county road maintenance, payment of expenses of, charge against county allocation 36.75.250 created, use 46.68.070, Const. Art. 2 § 40 fees for copies of maps, plans, etc., for bids on out-of-state commercial vehicles and combinations, permits to go into 46.16.160 1961 to go into 47.42.120 registration to go into 46.12.101 excess weight to go into 46.44.047 investment in United States securities, requirement 43.84.095 moneys from fees for certificates of motor vehicle sale of

motor vehicle transporters' licensing, moneys from deposited to 46.76.030 RV account system plan 1 retirement fund 41.50.075 sanitary disposal systems, rest areas 46.68.170 system plan 2 retirement fund 41.50.075 small city program 47.26.115 Legislative international trade account 43.15.050 traffic devices on state highway routes Legislature empowered to provide for accounting through cities and towns or counties, funds in may be used for, reimbursement 47.36.060 transportation improvement account 47.26.084, 47.26.086 urban arterial trust account 47.26.080, 47.26.260 warrants issued for acquisition of highway property in advance of programmed construction as prior charge on moneys in 47.12.240 Mt. St. Helens damage to surrounding land and rivers dredging and other rehabilitative work, Low-income weatherization assistance account 70.164.030 funding 43.01.200
Multimodal transportation account 47.66.070 Multi-purpose community centers, revenue bond fund 35.59.070 Manufacturing innovation and modernization account 43.338.030
Medical and dental plan benefits administration Municipal corporations county treasurer, in the custody and control of, investment by county treasurer, fee Milk, furnishing of free in schools, public funds used therefor 28A.235.130 36.29.020 Municipal corporations, See also PUBLIC FUNDS, subtitle Cities and towns; PUBLIC FUNDS, subtitle Counties Nonhighway and off-road vehicle activities program account 46.09.165 OASI contribution fund 41.48.060 OASI revolving fund Mobile home park purchase account 59.22.030 created 41.48.065 Organized crime prosecution revolving fund Performance audits of government account 43.09.475 audit of county road engineer, expenses paid Permanent common school fund safe deposit box contents bond issues for highway construction, use of motor vehicle fund in relation to Ch. 47.10 rent unpaid, sale, proceeds deposited in 22.28.040 Perpetual surveillance and maintenance account 43.200.080 Personal health services account 43.72.906 Pilotage account 88.16.061 Plumbing certificate fund 18.106.130 Pollution liability insurance program account highway contracts to go into 47.28.060 trust 70.148.020 Professional engineers' account 18.43.150 Prostitution prevention and intervention account 9A.88.120, 43.63A.740 permits for erecting or maintaining signs Prostitution prevention and intervention account, under highway advertising control act of use 9.68A.105 Public depositaries reissuance of certificates of ownership and protection of public funds, generally Ch. 39.58 Public employees' and retirees' insurance account 41.05.120 special permits for logging trucks to carry Public employees' and retirees' insurance reserve fund 41.05.140 Public employees' benefits board medical exemption of income from reserve fund benefits administration account 41.05.143 Public employees' retirement system plan 1 fund 41.50.075 ownership or license registration to go into 46.68.020 Public employees' retirement system plan 2 fund 41.50.075 Public facilities construction loan revolving lease of unused highway lands to go into 47.12.125 account 43.160.080 Public health services account 43.72.902 confiscated property on highway right of way to go into 47.32.060 Public hospital districts, public hospital district fund, creation 70.44.171 timber and other personalty on state Public improvements, incorporated towns on United States land 58.28.170 Public utility districts, See PUBLIC UTILITY highway lands to go into 47.12.140 vehicle licenses to go into 46.68.030 transfer of highway land to United States, DISTRICTS, subtitle Fiscal matters Public works administration account 39.12.080 municipal subdivisions or public utilities to go into 47.12.080 Puget Sound action team abolished 90.71.904

moneys realized from sale of confiscated property on highway right of way to go into 47.32.060

Rainy day fund, See PUBLIC FUNDS, subtitle State, budget stabilization account Reading achievement account 43.79.485 Real estate commission account 18.85.061 Real estate education program account 18.85.321 Real estate research account 18.85.461 Real estate research center 18.85.471 Reclamation account well construction fees deposited in 18.104.150 Reclamation revolving account, moneys and disbursements Ch. 89.16 Recreation improvements bond redemption fund 43.83C.090 Reduced cigarette ignition propensity account 19.305.080 Refunding bond retirement fund of 1974 28B.50.405 Refunding bonds, 1974, legal investment for public funds 43.83F.060 Regional universities bond retirement funds building fees, grants deposited 28B.35.750 capital projects account building fees deposited 28B.35.370 normal school fund revenues deposited 28B.35.370 central college fund, abolished and moneys transferred to general fund 43.79.300 eastern college fund, abolished and moneys transferred to general fund 43.79.310 normal school permanent fund 43.79.160 western college fund, abolished and moneys transferred to general fund 43.79.320 Reinvesting in youth account 13.40.466 Religious worship, appropriation for prohibited Const. Art. 1 § 11 Rental security deposit guarantee program 59.24.060 Retirement and pension funds, investments, authorized investments Const. Art. 29 § 1 Retirement systems department expense fund 41.50.110 Risk management administration account 4.92.220 Rural Washington loan fund 43.168.110 RV account, motor vehicle fund sanitary disposal systems, rest areas 46.68.170 Safe drinking water account 70.119A.120 School employees' retirement system fund 41.50.075 Schools and school districts annual basic education allocation for each annual average full time equivalent student 28A 150 260 basic education allocation 28A.150.250 administrative goals 28A.150.290 annual apportionments by superintendent of public instruction 28A.150.250 annual average full time equivalent student 28A.150.250 apportionment from amount school districts entitled to 28A.150.260 attendance, effect upon 28A.150.290 part time students 28A.150.260 crediting portion for school building purposes 28A.150.270 FTE student, definition 28A.150.262 high school students enrolled in technical colleges allocation to serving college rather than school district 28A.150.275 paperwork to be reduced 28A.150.290 unforeseen conditions to be recognized 28A.150.290 capital projects fund bond issue proceeds deposited in 28A.530.030 common school construction fund 28A.515.320 established, sources, use, disposition of

abolished, moneys transferred to common school construction fund 43.79.425 educational service district current school fund, apportionment from by superintendent of educational service district 28A.510.260 educational service district institute fund costs from teachers' institutes, etc., from 28A.415.010 first class districts, insurance reserve, created, use 28A.330.110 funds for sectarian schools, prohibited Const. Art. 9 § 4 general school fund directors' association dues paid from 28A.345.050 preschools, appropriation 28A.215.010, 28A.215.030 high school district fund transfers from to reimburse high school district for nonhigh pupils 28A.545.020 permanent common school fund apportionment by special legislation forbidden Const. Art. 2 § 28 banks and trust companies, liquidation and winding up dividends unclaimed deposited in 30.44.150, 30.44.180 personal property, proceeds deposited in 30.44.220 defalcation, fraud or mismanagement losses borne by state, interest 28A.515.310 investment, what securities Const. Art. 16 § investment as authorized by law Const. Art. 16 § 5 investment in United States, state, county, city and town, and school district bonds, when authorized Const. Art. 16 § 5 investment of 28A.515.330 safe deposit box contents rent unpaid, sale, proceeds deposited in 22.28.040 unclaimed after liquidation and winding up of bank or trust company, proceeds from sale deposited in 30.44.220 sources, use, interest Const. Art. 9 § 3 proceeds of lands and property 28A.515.300 public schools building construction fund, abolished 43.79.331 school emergency construction fund, abolished 43.79.331 school fund, fines and forfeitures paid into 4 24 180 state educational school funds, losses from fraud, etc. Const. Art. 9 § 5 state funds adjustments to meet emergencies 28A.150.360 apportionment from adjustments to meet emergencies 28A.150.360 amount school districts entitled to 28A.150.280 basic education allocation 28A.150.250 eligible programs 28A.150.370 part time students 28A.150.350 rules and regulations concerning part time students and work training program, promulgation by superintendent of public instruction 28A.150.350 work training programs 28A.150.350 apportionment from basic education allocation crediting portion for school building purposes 28A.150.270 basic education allocation apportionment from 28A.150.290 state general fund apportionment from estimate of amounts needed by superintendent of public instruction 28A.300.170

factors for based on current figures 28A.150.400 appropriations from for schools, duty of legislature 28A.150.380 estimate of apportionment demands certified to governor by superintendent of public instruction 28A.300.170 transportation vehicle fund 28A.160.130 Scientific school permanent fund, investment in regents' revenue bonds 43.84.140 Shared game lottery account 67.70.044 Site closure account 43.200.080 Skeletal human remains account 43.334.077 Smart homeownership choices program account 43.320.165 Snowmobile account, created deposits 46.10.075 Social and health services construction account 43.83H.030 Social and health services facilities bond redemption fund 43.83D.090 Special purpose district research services account 43.110.090 State abolished, certain transfer of residue or credit 43.79.441, 43.79.442 accounts and funds may not be established outside treasury without permission of director of financial management 43.88.190 accounts located out of state treasury. limitation on, exception 43.88.195 administrative contingency fund 50.16.010, 50.16.020 administrative hearings revolving fund allotment by 34.12.140 created, purposes 34.12.130 disbursements from 34.12.140 payments and transfers into 34.12.140 advance right of way revolving fund 47.12.244 appropriation for deposit to 47.12.244 expenditure without appropriation 47.12.244 federal funds, deposit in directly 47.12.244 reimbursement 47.12.246 advance right-of-way revolving fund 47.26.325, 47.26.330 agency payroll revolving fund 42.16.011 agency vendor payment revolving fund creation, use 42.26.010 deposits to 42.26.020 disbursements 42.26.020 rules and regulations to be adopted by director of office of financial management 42.26.030 agricultural conservation easement account 89.08.540 agriculture feed and fertilizer fund moneys transferred to feed and fertilizer account 43.79.330 fertilizer, agricultural mineral and limes fund abolished 43.79.331 allotment amendment, approval of expenditures by governor 43.79.280 apportionment to school districts adjustments to meet emergencies 28A.150.360 annual basic education allocation for each annual average full time equivalent student 28A.150.260 programs for which appropriations shall and may be made 28A.150.370 reimbursement for acquisition of transportation equipment 28A.150.280 transportation costs 28A.150.280 appropriations Const. Art. 8 § 4 aquatic invasive species enforcement account 43.43.400 arbitration of labor disputes 49.08.060 auditing services revolving account

interest Const. Art. 9 § 3

current state school fund

allocation of costs 43.09.416 allotments and transfers 43.09.412 created, purposes 43.09.410 disbursements 43.09.414 auditing services revolving fund direct payments from state departments 43.09.418 audits of revolving, local, and other funds and accounts 43.09.420 authority of state investment board 43.84.150 budget stabilization account 43.70.490, 43.79.490, 43.79.495, Const. Art. 7 § 12 budget stabilization account, See also PUBLIC FUNDS, subtitle State, budget stabilization account building communities fund account 43.63A.766 business and professions account 43.24.150 capitol building construction account created, moneys transferred to from capitol building construction fund 43.79.330 capitol building construction fund abolished 43.79.331 moneys transferred to capitol building construction account 43.79.330 cemetery account moneys transferred to cemetery account 43.79.330 cemetery fund abolished 43.79.331 C.E.P. & R.I. account created 43.79.201 C.E.P. & R.I. fund abolished and moneys transferred to C.E.P. & R.I. account of general fund 43.79.202 cerebral palsy 70.82.021, 70.82.022 city-county assistance account 43.08.290 cleanup settlement account 70.105D.130 coastal crab pot buoy tab account 77.70.442 Columbia river gorge commission moneys transferred to general fund 43.79.420 combined fund drive account 41.04.039 commemorative works account 43.19.035 commercial feed fund abolished 43.79.33 commission merchants' fund abolished 43.79.331 common school construction fund common school plant facilities aid, allocation from 28A.525.162 community services revolving fund 9.95.360 county task forces 43.185C.160 credit not to be loaned Const. Art. 8 § 5 crime victim's compensation 7.68.090 criminal justice treatment account 70.96A.350 current state school fund abolished, moneys transferred to common school construction fund 43.79.425 data processing revolving fund creation and use 43.105.080 death investigations account established 43.79.445 department of personnel service fund 41.06.280 depositaries, state moneys or funds, defined for purposes of 43.85.200 derelict vessel removal account 79.100.100 developmental disabilities community trust account 71A.20.170 distribution to annexed areas, basis for 35.13.260 DNA data base account 43.43.7532 domestic violence prevention account 70.123.150 economic development strategic reserve account 43.330.250 education legacy trust account 83.100.230 educational school funds, losses from fraud, etc. Const. Art. 9 § 5 emergency medical services and trauma care system trust account 70.168.040 employment and training trust funds

50.16.020

essential rail banking account, merge with essential rail assistance account 47.76.270 expenditures, funds 43.185C.150 federal cooperative agricultural extension fund, source 43.79.210 federal interest payment fund 50.16.010, 50.16.015 feed and fertilizer account created, moneys transferred to from feed and fertilizer fund 43.79.330 feed and fertilizer fund abolished 43.79.331 moneys transferred to feed and fertilizer account 43.79.330 fertilizer, agricultural mineral and limes fund abolished 43.79.331 fingerprint identification account, creation and authorization of expenditures from account fiscal responsibilities of state officers and employees 43.88.310 flood control assistance account 86.26.007 forest development fund abolished 43.79.331 moneys transferred to forest development account 43.79.330 freight congestion relief account 46.68.330 freight mobility investment account 46.68.300 freight mobility multimodal account 46.68.310 freshwater aquatic algae control account 43.21A.667 general administration construction fund transferred to general fund 43.79.423 general fund accounts designated as accounts in state treasury 43.79.015 apportionment from educational service districts to receive for districts 28A.510.250 distribution 28A.510.260 emergency advances, procedure 28A.510.250 monthly amount 28A.510.250 factors for based on current figures 28A.150.400 apportionment to school districts apportionment factors to be based on current figures 28A.150.400 appropriations from for schools 28A.150.380 brand and mark registration fees, deposited in 76.36.160 cerebral palsy 70.82.021, 70.82.022 escheats, sale of property of deceased inmates of public institutions, deposited in 11.08.120 fines and forfeitures paid into 4.24.180 general obligation bond retirement account, moneys transferred from 43.79.340 how constituted 43.79.010 investment reserve account abolished 43.79.435 legislative appropriation for schools for ensuing biennium 28A.150.380 license fees paid into 43.79.020 licensing expenses paid from 43.79.020 loan principal and interest fund 43.79.440 monthly financial report of state treasurer as to 43.08.150 OASI contribution fund 41.48.060 old age assistance grants charged, against 74.08.370 parks and parkways account abolished and moneys transferred to general fund 43.79.405 payroll revolving fund, transfers to 42.16.013 proceeds from sale of insurance code 48.02.180 public safety and education account 35 20 220 public school building construction account

moneys transferred to general fund 43.79.423 regional universities moneys paid into for support of 43.79.180 school apportionment from amount of apportionment 28A.510.250 duty of superintendent of public instruction to make 28A.510.250 state and local improvement revolving account appropriation to department of ecology from 43.83A.900 state building and higher education construction account 43.83.094 transfer of certain state funds to 43.79.420 United States vocational education account abolished and moneys transferred to general fund 43.79.390 warrants drawn on abolished miscellaneous funds to be paid from 43.79.422 Washington State University, moneys paid into for support of 43.79.140 waste treatment operators act revenue 70.95B.150 general obligation bond retirement fund abolished and moneys transferred to general obligation bond retirement account of general fund 43.79.340 bonds prohibited from payment from fund 43.83.164 created, purpose 43.83.160 separate accounting records for each bond issue 43.83.162 utilized for 1980 school facilities bond issue 28A.525.270 geothermal account, created, deposit of revenues 43.140.030 governor as state's agent to receive 43.79.260 grade crossing protective fund 81.53.275 grants 43.185C.070, 43.185C.080, 43.185C.090 grass seed burning research account 70.94.656 harbor improvement account, created, moneys transferred to from harbor improvement fund 43.79.330 harbor improvement fund abolished 43.79.331 moneys transferred to harbor improvement account 43.79.330 hazardous waste assistance account 70.95E.080 high occupancy vehicle account 81.100.070 higher education permanent funds, investment Const. Art. 16 § 6 high-occupancy toll lanes operations account 47.66.090 highway bond retirement fund additional bonds, construction and improvement—1967 act 47.10.756, 47.10.757, 47.10.758, 47.10.759, 47.10.760 established, use 47.10.080, 47.10.220, 47.10.350, 47.10.480, 47.10.720 excess sums in, use 47.10.090, 47.10.230, 47.10.380, 47.10.490, 47.10.722 ferry vessel acquisition bond issue 47.61.100 highway buildings and facilities bond issue 47.02.090 47.10.762, reserve funds for highways, streets and street use—1967 act 47.10.761, 47.10.762, 47.10.763, 47.10.764, 47.10.765, 47.10.766, 47.10.767, 47.10.768, 47.10.769, 47.10.770, 47.10.771 highway equipment fund 47.08.121 highway safety fund county road and bridge violations, fines paid into 36.82.210 created, use limited 46.68.060 driver's record abstract fee deposited in 46.29.050 fees for motor vehicle driver's licenses to go into 46.68.041

fees for special skills driver's license endorsement examination 46.20.049 for hire motor vehicle certificates and operators' permits, moneys from to go into 46.72.110 motorcycle safety education account created 46.68.065 records of department, furnishing certified copies, fees, deposit in 46.01.250 use 46.68.060 highways, advance right of way revolving fund appropriation for deposit in 47.12.244 creation 47.12.244

expenditure without appropriation 47.12.244 federal funds, deposit in directly 47.12.244 reimbursement of 47.12.246

home security fund 43.185C.060 hospital and medical facilities construction fund 70.40.150

ignition interlock device revolving account 46.68.340

individual development account program account 43.31.470

investment board Ch. 43.33A

investment of, capital improvement general obligation bonds, 1973 issue, legal 43.83.124

investments, See PUBLIC FUNDS, subtitle Investments

juvenile correctional institution building construction fund moneys transferred to general fund 43.79.420

King Street railroad station facility account 47.79.150

legal services revolving fund 43.10.150 rate increases, calculation changes, subject to approval 43.88.350

legislative oral history account 44.04.345 Lewis river hatchery fund 43.79.430 abolished 43.79.331

liability account

payment from for

obligations arising from actions against regents, trustees, officers, employees or agents of institutions of higher education or educational boards 28B.10.842

life sciences discovery fund 43.350.070 local government administrative hearings account 42.41.060

local government administrative hearings account, funding 43.09.2801 main street trust fund account 43.360.050

mass transit trust moneys transferred to general fund 43.79.420

military department

active state service account 38.40.220 capital account 38.40.200

rental and lease account 38.40.210 Millersylvania Park current fund abolished 43.79.331

moneys transferred to Millersylvania Park current account 43.79.330

miscellaneous state funds abolished 43.79.421

warrants to be paid from general fund 43.79.422

mishandling, overexpending, improper accounting 43.88.280, 43.88.290, 43.88.300, 43.88.320

monthly financial report of state treasurer as to 43.08.150

motor vehicle fund

appropriations from 47.10.760, 47.10.771 audit of county road engineer, expenses paid from 36.80.080

bond issues for highway construction, use of motor vehicle fund in relation to Ch.

certificate of ownership and license transfer, deposit of fees for in 46.12.101

county road maintenance, payment of expenses of, charge against county allocation 36.75.250

created, use 46.68.070, Const. Art. 2 § 40 department of licensing services account 46.68.220

distribution of fuel taxes 46.68.090 distribution to counties

formula for 46.68.122, 46.68.124 generally 46.68.120

fees for

application for certificate of ownership 46.12.040

copies of maps, plans, etc., for bids on highway contracts to go into 47.28.060 permits for erecting or maintaining signs under highway advertising control act of 1961 to go into 47.42.120

reissuance of certificates of ownership and registration to go into 46.12.101

special permits for logging trucks to carry excess weight, to go into 46.44.047 ferry vessels acquisition bond issue, use of

47.61.090

funds from

due counties withheld when certificate of good practice denied 36.78.090

used to pay expenses of county road administration board 36.78.110

highway buildings and facilities bond issue, transfers to highway bond retirement fund from 47.02.090

highway purposes, use limited to 46.68.130 investment in United States securities, exemption of income from reserve fund requirement 43.84.095

license fees from motor vehicle dealers 46.70.061

moneys from

fees for certificates of ownership or license registration to go into 46.68.020 lease of unused highway lands to go into 47.12.125

sale of

timber and other personalty on state highway lands to go into 47.12.140

vehicle licenses to go into 46.68.030 transfer of highway land to United States, municipal subdivisions or public utilities to go into 47.12.080

motor vehicle transporters' licensing, moneys from deposited to 46.76.030 Puyallup tribal settlement account 46.68.210 street expenditures by cities and towns

examination expense paid from 35.76.050 toll facilities, liquidation of accounts, transfer of surplus to motor vehicle fund 47.56.242, 47.56.243

traffic devices on state highway routes through cities and towns or counties, funds in may be used for, reimbursement 47.36.060

transportation improvement board bond retirement account 47.26.426 urban arterial bond retirement fund

47.26.406 warrants issued for acquisition of highway property in advance of programmed

construction as prior charge on moneys in 47.12.240 municipal revolving account 43.09.282

Nisqually earthquake account 38.52.106 OASI contribution fund 41.48.060 OASI revolving fund created 41.48.065

organ and tissue donor account 68.64.210 oyster reserve land account 77.60.160 parks education and enhancement account, state 79A.05.059

penitentiary revolving account abolished 43.79.381

permanent common school fund

apportionment by special legislation forbidden Const. Art. 2 § 28

banks and trust companies, liquidation and winding up

dividends unclaimed deposited in 30.44.150, 30.44.180

personal property, proceeds deposited in 30.44.220

bonds, investment in Const. Art. 16 § 5 composition 28A.515.300

defalcation, fraud or mismanagement losses borne by state, interest 28A.515.310 investment, what securities Const. Art. 16 §

investment in bonds and securities of United States, state, county, cities and towns, and school districts, when authorized Const. Art. 16 § 5

investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061

permanent and irreducible 28A.515.300 proceeds of lands and property reverting to state 28A.515.300

safe deposit box contents

unclaimed after liquidation and winding up of bank or trust company, proceeds from sale deposited in 30.44.220

sources of, from what derived 28A.515.300 petty cash account, advancement to agencies for deposit to 42.26.040

prescription drug consortium account 70.14.070

printing plant revolving fund audit by director of office of financial management 43.78.070

costs paid from 43.78.070 insurance paid from 43.78.070

salary of printer paid from 43.78.070

probation services moneys transferred to general fund 43.79.420

problem gambling account 43.20A.892 progress reports 43.185C.110 public assistance, central operating fund 74.08.278

public assistance eligibility 43.185C.140 public facilities construction loan revolving account 43.160.080

public health supplemental account 43.70.327 public safety and education account authorized uses for funds 43.08.250 public schools building construction fund abolished 43.79.331

public service revolving fund commercial ferry penalties paid into 81.84.050

common carriers, penalties collected for rebating, discounting, etc., paid into 81.28.220

costs of investigations and appraisals placed in 80.20.020

created 80.01.080

expenses of commission paid from 80.01.080

fees paid into 80.01.080

penalties for failure to pay mileage fees on auto stages paid into 46.16.125

public utilities, violations of title or rules and regulations, penalties deposited in 80.04.405

regulatory fees deposited in 80.24.040, 81.24.070

fines and penalties for failure to pay deposited in 80.24.050, 81.24.080 solid waste collection company fees deposited in 81.77.080

transportation companies, penalties for violations deposited in \$1.04.405

Puget Sound crab pot buoy tag account 77.70.440

Puget Sound pilotage fund abolished 43.79.331

moneys transferred to Puget Sound pilotage account 43.79.330

Puget Sound recovery account 90.71.400 Puget Sound scientific research account 90.71.110 rainy day fund, See PUBLIC FUNDS, subtitle State, budget stabilization account real estate appraiser account 18.140.260 real estate commission account created, moneys transferred to from real estate commission fund 43.79.330 real estate commission fund abolished 43.79.331 moneys transferred to real estate commission account 43.79.330 receipt of state funds for construction of toll bridges authorized 47.56.130 reclamation revolving account created, moneys transferred to from reclamation revolving fund 43.79.330 reclamation revolving fund abolished 43.79.331 moneys transferred to reclamation account 43.79.330 regional mobility grant program account 46.68.320 regional transportation investment district account 36.120.200 reserve fund for state highways—1975-76 act Ch. 47.10 revolving funds appropriation not required 43.88.180 rules, authority 43.185C.120 rural health access account 43.70.325 school funds, See PUBLIC FUNDS, subtitle Schools and school districts seed fund abolished 43.79.331 self-insured employer overpayment reimbursement fund 51.44.142 snowmobile account, registration fees, fuel tax moneys 46.10.075 state agency parking account, fee-setting and use of funds 43.01.240 state and local improvement revolving account proceeds of social and health services facilities bond issue deposited in 43.83D.030 waste disposal facilities bond issue deposited in 43.83A.030 water supply facilities bond issue deposited in 43.83B.030 state building and higher education bond redemption fund 43.83.094 state convention and trade center account, subaccounts 67.40.040 state parks and parkways, county road and bridge violations, fines paid for 36.82.210 state patrol highway account created 46.68.030 deposit of license fees collected by patrol 46.01.140 motor vehicle fees collected by state patrol paid into 46.01.140 state treasurer's service fund allocation to 43.08.190 created, purposes 43.08.190 expenditure limitations 43.08.200 state treasury, creation of new accounts outside of, prohibition, exception 43.88.195 state vehicle parking account, higher education institutions exempt from parking revenue deposit requirements 43.01.235, 43.01.236 state vehicle parking account, parking revenue deposits and use of funds 43.01.225 state's interest in projects 43.185C.130 surplus, investment program demand deposits, limitation of 43.86A.020 purpose 43.86A.010 state treasurer, power not otherwise limited 43.86A.040

state treasurer to implement 43.86A.050

time certificates, funds available, allocation 43.86A.030 surplus and donated food commodities revolving fund, school hot lunch program 28A.235.070 suspense account created 43.79.350 disbursements 43.79.370 source 43.79.350 Tacoma Narrows toll bridge account 47.56.165 teachers' retirement system plan 1 fund and subdivisions 41.50.200 technical assistance 43.185C.100 title insurers, See INSURANCE, subtitle Title insurers tobacco securitization trust account 43.340.120 toll bridge funds, See PUBLIC FUNDS, subtitle Toll bridge funds toll collection account 47.56.167 tort claims liability account 4.92.130 prerequisites to payments from 4.92.130 transportation equipment fund 47.08.120 transportation innovative partnership account 47.29.230, 47.29.240 transportation partnership account 46.68.290, 46 68 295 travel expenses paid to members of boards, commissions, councils and committees, listing of 43.88.500 treasurer's trust fund created 43.79A.020 distribution 43.79A.040 income 43.79A.040 management, income, distribution 43.79A.040 nontreasury trust funds to be placed in, exceptions 43.79A.020 purpose 43.79A.010 segregation and withdrawals of moneys in 43.79A.030 withdrawals and segregation of moneys in 43.79A.030 treasury moneys in may be invested in motor vehicle fund warrants 47.12.210 unanticipated revenues, state departments, board, or commissions, statement of need for expenditures from 43.79.270 compliance 43.79.282 governor's duties on approval 43.79.280 undistributed receipts account, daily remittance by state officers and employees 43.01.050 unemployment compensation administration fund 50.16.050 unemployment compensation fund 50.16.010, 50.16.020 uniform service shared leave pool account 43.79.500 United States vocational education fund abolished 43.79.331 University of Washington building account created, moneys transferred to from University of Washington building account 43.79.330 veterans' rehabilitation council fund abolished 43.79.331 veterans stewardship account 43.60A.140 voluntary action center fund, creation, authorization for expenditure of funds 43.150.070 Washington service corps scholarship account 50.65.150

43.83F.040 State general obligation bond retirement fund bonds prohibited from payment from fund created, purpose 43.83.160 separate accounting records for each bond issue 43.83.162 State patrol highway account motor vehicle licenses, certificates of ownership, registration, application fees collected by state patrol paid into 46.01.140 State payroll revolving account 42.16.011, 42.16.012, 42.16.013, 42.16.014, 42.16.015 State university permanent fund created 43.79.060 source 43.79.060 Statement of receipts and expenditures to be published Const. Art. 7 § 7 Statute law committee publications account 1.08.0392 Surface mining reclamation account 78.44.045 Surplus balance investment earnings, deposit in treasury income account distribution of earnings 43.84.092 Surveys and maps account 58.24.060 Teachers' retirement system plan 1, plan 2, and plan 3 funds 41.50.075 Teachers' retirement system plan 1 fund and subdivisions 41.50.200 Temporary worker housing inspection fund 43.70.340 Toll bridge project funds construction fund 47.56.150 agreement on deposit of moneys in 47.56.190 transfer of moneys from for bond payments 47.56.170 disposition of earned interest on funds deposited 47.56.180 reserve funds authorized 47.56.170 toll revenue fund 47.56.160 agreement on deposit of moneys in 47.56.190 payments for insurance or indemnity bonds may be paid from 47.56.230 transfer of moneys from for bond payment use of surplus funds in 47.56.170 transfer of moneys from for bond payment 47.56.170 Toxics control accounts, state and local 70.105D.070 Transitional housing operating and rent account 43.185C.215 Transportation 2003 account (nickel account) 46.68.280 Transportation improvement account 47.26.084, Treasurer, deposit with required Const. Art. 11 § Treasury income account established 43.84.092 Underground storage tank account 90.76.100 Unemployment compensation administration fund 50.16.050 University of Washington University of Washington bond retirement fund 28B.20.720 University of Washington building account bond proceeds deposited 28B.20.715 created 43.79.080 University of Washington building fund abolished 43.79.331 moneys transferred to University of Washington building account 43.79.330 University of Washington fund abolished 43.79.073 moneys transferred to general fund 43.79.071 University of Washington medical and dental building and equipment fund abolished 43.79.331

State building refunding bond redemption fund

Washington state song proceeds moneys transferred to general fund 43.79.420

water conservation account 43.155.100

43.79.330

Washington State University building account created, moneys transferred to from state

college of Washington building fund

PUBLIC LAND SURVEYS University of Washington self-insurance evaluation by department of health 70.95K.020 Conflict with Washington coordinate system revolving fund 28B.20.253 Children's safe products 43.70.660, Ch. 70.240 University permanent fund United States survey to prevail 58.20.210 investment in regents' revenue bonds Community-based sealant programs in schools PUBLIC LANDS (See also PARKS AND 43.84.140 18.29.220, 18.32.226 RECREATION) Urban arterial bond retirement fund 47.26.406 Comprehensive community health centers Access roads, permits Ch. 79.38 Urban arterial trust account construction projects Aquatic lands, See also AQUATIC LANDS created 47.26.080 fiscal assistance, approval, use 70.10.040 Aquatic lands - beds of navigable waters interagency cooperation 70.10.050 defined 70.10.020 Using or making a profit out of, a felony Const. disclaimer of title to by state where patented Ărt. 11 § 14 Const. Art. 17 § 2 federal/state fund, application for, administration of, authorization 70.10.030 legislative intent 70.10.010 Vehicle licensing fraud account 46.68.250 ownership of asserted by state Const. Art. 17 § Vessel response account, dedicated rescue tug 90.56.335 Aquatic lands—beds of navigable waters Cowlitz river 79.130.070 Veteran estate management account 73.04.135 Cooperation with federal programs 70.01.010 County appropriations for 70.12.025 Veterans innovations program account 43.60A.185 federal permit 79.130.030 re-lease, preference right 79.130.040 terms and conditions 79.130.010, pandemic influenza preparedness Ch. 70.26 Warren G. Magnuson institute trust fund 28B.20.468 Health sciences and services authorities Ch. Washington fruit express account 47.01.310
Washington State University
agricultural college permanent fund, 79.130.020 Port Gardner bay 79.130.060 Unites States Navy base 79.130.050 Immunity from implied warranties blood, blood products, tissues, organs, or bones 70.54.120

Pandemic influenza preparedness definitions 70.26.020 investment in regents' revenue bonds 43.84.140 Aquatic lands—easements and rights of way irrigation, diking, and drainage/overflow appraisal, certificate 79.110.320 agricultural permanent fund allocation 43.79.130 appraisal, certificate 79.110.320
eminent domain, relating to 79.110.350
overflow rights, grant 79.110.330
overflow rights and rights of way,
condemnation 79.110.340
procedure 79.110.310
who may acquire 79.110.300
roads, bridges, and trestles
common carriers 79.110.130 fund distribution 70.26.060 legislative intent 70.26.010 created 43.79.130 source 43.79.130 local preparedness, plans 70.26.030, Morrill fund 28B.30.275 70.26.040, 70.26.050 revolving fund for dairy/forage and agricultural research facility 28B.30.810 secretary of health, duties 70.26.070 Polybrominated diphenyl ethers — Flame scientific permanent fund allocation 43.79.110 created 43.79.110 retardants Ch. 70.76 Public Water System Coordination Act of 1977 common carriers 79.110.130 Ch. 70.116 counties, cities, towns, municipalities Required measurable outcomes 43.70.512, 43.70.514, 43.70.516, 43.70.518 School sealant endorsement program 43.70.650 79.110.120 scientific school permanent fund, investment local, state, or federal government petition to establish 79.110.100 in regents' revenue bonds 43.84.140 state college of Washington building fund abolished 43.79.331 Sharps waste location and plans, approval 79.110.140 residential sharps waste collection 70.95K.040 moneys transferred to Washington State University building account 43.79.330 railroad 79.110.110 utility pipelines, transmission lines, etc. Washington State University bond retirement residential sharps waste disposal 70.95K.030 appraisal, certificate 79.110.220 Sharps waste collection 70.95.715 charge, term of easement 79.110.240 fund generally 28B.30.740 Supplemental account 43.70.327 procedure 79.110.210 Tuberculosis control public utilities lines 79.110.230 Washington State University building account confinement of person with active tuberculosis 70.28.037 definitions 70.28.008 who may acquire 79.110.200 valuable materials, removal of 43.79.335 bond proceeds deposited 28B.30.730 application for right of way 79.110.060 facilities and services 79.110.030 Washington State University bond retirement due process standards 70.28.032 fund 28B.30.741, 28B.30.742 health officers' powers and duties 70.28.031 health officials' power to control 70.28.005 Washington State University tree fruit research forfeiture for nonuser 79.110.070 lands subject to easements 79.110.010 center office-laboratory construction account, 1975 appropriation 28B.30.619 office-laboratory facilities bond redemption fund, created, use 28B.30.610 payment for treatment 70.30.045 private easements subject to common use record of reports, local health departments to 79.110.020 maintain 70.28.020 utilities and transportation commission, report of cases 70.28.010, 70.28.032 duties 79.110.040 secretary of health's responsibilities violations, penalty 79.110.050 Waste disposal facilities bond redemption fund Aquatic lands—general conveyances, other 70.28.025 43.83A.090 training requirements 70.28.032 Waste tire removal account 70.95.521, 70.95.530 exchange of tidelands and shorelands 79.105.400 treatment, isolation, or examination order of health officer 70.28.033, 70.28.035 Water supply facilities bond redemption fund gift of aquatic lands 79.105.410 port districts, management by 79.105.420 Tuberculosis hospitals and facilities admissions 70.30.061 Waterworks operator certification account 70.119.150 private recreational docks, mooring buoys 79.105.430 annual inspection 70.30.081 definitions 70.30.015 funding 70.30.055 Wildlife fund personalized license plates, additional fee to dredged material disposal account 79.105.510 disposal sites 79.105.500 be deposited in fund 46.16.606 Wastewater treatment systems, designer licensing Ch. 18.210 Worker and community right to know fund assessments 49.70.170 fees, use of sites 79.105.520 disbursements 49.70.175 PUBLIC HIGHWAYS (See HIGHWAYS) management, administration definitions 79.105.060 penalties 49.70.177 PUBLIC HOSPITAL DISTRICTS (See Youth tobacco prevention account 70.155.120 HOSPITALS, subtitle Public hospital findings 79.105.010 PUBLIC HEALTH (See also HEALTH AND fostering use of aquatic environment SAFETY) 79.105.050 PUBLIC IMPROVEMENTS (See LOCAL IMPROVEMENTS AND ASSESSMENTS; PUBLIC WORKS) Appropriations for by counties 70.12.025 Asthma, state plan 43.70.690 guidelines 79.105.030 property right, shoreline management act 79.105.040 Beverage containers PUBLIC INSTITUTIONS (See SOCIAL pull-tab openers 70.132.010, 70.132.020, 70.132.030, 70.132.040, 70.132.050 purpose 79.105.020 AND HEALTH SERVICES, management provisions, other DEPARTMENT OF; STATE INSTITUTIONS) archaeological activities 79.105.600 Biomedical waste definitions 70.95K.010 city use of land for marina 79.105.620 legislative findings 70.95K.005 state preemption of local definitions PUBLIC INSTRUCTION, SUPERINTENDENT OF (See SUPERINTENDENT OF PUBLIC evergreen community, preference 79.105.630 70.95K.011 Puget Sound partners 79.105.610 INSTRUCTION) waste treatment technologies rates, leasing and rental

(2008 Ed.) [RCW Index—page 589]

PUBLIC LANDS

administrative review 79.105.320 improvements, rent for 79.105.310 interest rate 79.105.350 lease in effect 10/1/84 79.105.260 log storage rents 79.105.250 mineral or geothermal resources, recovery 79.105.280 multiple uses 79.105.290 nonwater dependent uses 79.105.270 nonwater-dependent uses 79.105.300 payment, rent 79.105.340 public parks or recreation, use for 79.105.230 rules, adoption 79.105.360 security, leases over one year 79.105.330 tidelands in front of public parks 79.105.220 use and occupancy fee in lieu of lease 79.105.200 water-dependent uses 79.105.240, 79.105.300 water-dependent uses, preservation 79.105.210 79.105.210
use, sale, and lease provisions
actions, court review 79.105.160
applications, fees 79.105.110
applications forms, sale or lease 79.105.100
assignment, contracts or leases 79.105.140
deposit, use of proceeds 79.105.150
official acts, reconsideration 79.105.130
survey, area subject to sale 79.105.120
matic lands—harbor areas Aquatic lands—harbor areas harbor line establishment and relocation commission duties, lines and areas 79.115.010 improvements, seizure or sale for taxes 79.115.050 Port Gardner Bay 79.115.040 relocation, commission 79.115.020 relocation, legislature 79.115.030 harbor lines commission 43.30.540 leases docks, wharves - construction or extension 79.115.110 re-lease 79.115.120, 79.115.130 terms 79.115.100 towns, areas or tidelands within 79.115.150 Wharfage, dockage, and other tolls 79.115.140 Aquatic lands—oysters, geoducks, shellfish, other aquacultural uses, and marine aquatic plants general provisions Bush act/Callow act lands 79.135.010 products, sale by leaseholder 79.135.040 reserve or revisionary rights in tidelands, sale 79.135.020 wrongful taking of shellfish 79.135.030 geoduck harvest/cultivation agreements, regulation 79.135.210 designation of aquatic lands 79.135.220 intensive management plan 79.135.230 survey by private party, leasing 79.135.200 leasing for shellfish cultivation/aquaculture abandonment, application for other lands 79.135.170 beds of tidal waters 79.135.110 department/director duties inspection and report, rental and term 79.135.130 renewal lease, application 79.135.150 rents and fees 79.135.100 reversion of use 79.135.160 survey and boundary markers 79.135.140 who may lease 79.135.120 marine aquatic plants definition 79.135.400 seaweed 79.135.410, 79.135.420, 79.135.430 oyster reserves authority to lease 79.135.300 inspection 79.135.310

vacation of reserve 79.135.320 Aquatic lands-valuable materials, sale of sale procedure advertising, expenditures 79.140.030 confirmation of sale 79.140.080 highest responsible bidder 79.140.060 list, information 79.140.020 manner of sale, notice 79.140.010 public auction, procedure 79.140.070 public auction/sealed bid required, exception 79.140.050 reoffer of sale, readvertised 79.140.040 special provisions and leases bill of sale 79.140.140 channel or harbor improvement 79.140.110 Columbia river 79.140.100 flood control 79.140.110 Mt. St. Helen's eruption 79.140.120 prior appraisal required 79.140.130 prospecting and mining 79.140.190, 79.140.200 rock, gravel, sand, and silt 79.140.150, 79.140.160, 79.140.170, 79.140.180

Aquatic lands—waterways and streets approval of plans/authorize construction 79.120.030 excavation 79.120.050 first class tidelands and shorelands, platting department duties 79.120.010 permits 79.120.040 vacation 79.120.060 validation 79.120.020 Aquatic-tidelands and shorelands conveyance to public entities/public use city parks and playgrounds 79.125.710, 79.125.720, 79.125.730 municipal corporation or state agency, sale to 79.125.700 recreational use, lands reserved for 79.125.740, 79.125.750 United States, use granted to 79.125.760, 79.125.770, 79.125.780, 79.125.790 United States navy base 79.125.800 exchange, sale, lease limitations/terms failure to re-lease 79.125.300 lease for booming 79.125.220 mistake or fraud, effect 79.125.310 public entities, sale only to 79.125.200 remaining lands, sale 79.125.290 sale procedure 79.125.240, 79.125.250, 79.125.260, 79.125.260, 79.125.270 79.123.200, 79.123.270 second-class tidelands, sale 79.125.210 separated from uplands by navigable water, sale 79.125.230 subdivision of leases 79.125.280 plat/appraisal/replat appraisal, records 79.125.060 appraisal, sale date 79.125.050 first-class, platting duty 79.125.020 plats, records 79.125.040 public notice requirements 79.125.070 replat, vacation 79.125.080, 79.125.090, 79.125.100, 79.125.110 second-class, platting authority 79.125.030 tidal rivers, line dividing 79.125.010 sale or leasing preference accretions 79.125.440 first-class platted, lease 79.125.400 first-class unplatted, lease 79.125.410 public interest, when in 79.125.460 second-class shorelands on navigable lakes 79.125.450 time limit on exercise 79.125.430 vacation by replat 79.125.420 sales advertising expense, additional 79.125.620 confirmation of sale 79.125.680 date, place, and time 79.125.600 deposits, bid bonds, memorandum 79.125.660 highest responsible bidder 79.125.650 list, lands for sale 79.125.610 public auction 79.125.640

readvertisement, lands not sold 79.125.670 reoffer, continuance 79.125.630 second-class shorelands—special platting and selection boundary when water lowered 79.125.500 Lake Washington, platting 79.125.520, 79.125.530 Seattle, shorelands granted to 79.125.500 survey/platting 79.125.510 sessments, See PUBLIC LANDS, subtitle Local improvements and assessments Bank, land creation, authority 79.19.020 exchange or sale 79.19.030 funds, appropriation from account 79.19.050 legislative finding 79.19.010 management of property held 79.19.040 reimbursement for costs and expenses 79.19.060 trust land expected to convert to other uses identification, hearing 79.19.080 commercial, industrial, or residential use, payment in-lieu of property tax 79.19.110 urban land, exchange for land bank land 79.19.090 urban land - cooperative planning, development 79.19.100 Capitol building lands Ch. 79.24 Cities and towns, See CITIES AND TOWNS Columbia basin project, irrigation and reclamation districts within Ch. 89.12 Commissioner of public lands actions, attorney general to represent 43.01.075 bonds 43.12.041 deputy commissioner 43.12.021 duties of, to be prescribed by legislature Const. Art. 3 § 23 election Const. Art. 3 § 1 employees - assistants 43.12.031 enforcement actions 43.12.055 fish and wildlife department lands, lease for oil and gas resources 77.12.210 generally Ch. 43.30 oath of office 43.01.020, 43.12.021 office may be abolished by legislature Const. Art. 3 § 25 powers and duties generally 43.12.010 public meetings, notices of, contained in state register 34.08.020 records to be kept at state capitol Const. Art. 3 rule enforcement authority, penalties 43.12.065 rule-making authority 43.12.045 salary, amount of 43.03.010 regulated by legislature Const. Art. 3 § 23 state capitol committee member of 43.34.010 secretary of 43.34.015 succession to governorship Const. Art. 3 § 10 term of office 43.01.010, Const. Art. 3 § 3 County lands, See COUNTIES Department of natural resources withdrawal of state reforestation lands from lease for game purposes 77.12.360 Derelict vessels account, derelict vessel removal 79.100.100 authority - responsibility 79.100.100 chapter not exclusive 79.100.020, 79.100.080 contesting decisions 79.100.120 contract with private company/individual 79.100.070 custody, obtaining 79.100.040 definitions 79.100.010 marina owner contract with local government 79.100.130 reimbursement for costs 79.100.060 upon aquatic lands, penalty 79.100.110 use or disposal 79.100.050

[RCW Index—page 590] (2008 Ed.)

Easements, See also PUBLIC LANDS, subtitle amateur radio electronic repeater sites and mill waste, forest debris, dumping prohibited units - rental rates 79.13.510 Aquatic lands - easements and rights of way 76.04.235 amateur radio repeater stations 79.13.500 mill wood waste, spark arresters 76.04.215 Easements over public lands negligent spreading of fire 76.04.730 notices, removal of 76.04.720 owners to protect forests 76.04.600 ecosystem standards - purpose 79.13.620 acquisition geothermal resources - development guidelines 79.13.530 authority 79.36.310 condemnation - duty of attorney general grazing lands - fish and wildlife goals -technical advisory committee, implementation 79.13.610 rangers, ex officio rangers 76.04.045 reckless burning 76.04.710, 76.04.740 79.36.320 disposal of property interests 79.36.330 payment - moneys available to department reports of fire 76.04.445 rule violations, penalties 76.04.075, 76.04.085 79.36.340 nonprofit television reception improvements sealed fire tool box, unauthorized entry districts - rental rates - frequencies application for right of way 79.36.350, 79.36.650 76.04.425 79.13.520 service of notices 76.04.055 salmon stocks - grazing lands - coordinated condemnation proceedings, state land slash burns, escaped 76.04.486 resource management plans, findings involved 79.36.360 snags, certain, to be felled 76.04.465 79.13.600 county roads, streets, or wharves - right of spark-emitting equipment regulated 76.04.405 procedure acquired lands, lease/rent of 79.13.150 auctions, procedure 79.13.140 auctions, scheduling 79.13.130 way 79.36.440 state appropriations, recovery from landowner easement over public lands subject to contingency fire suppression account common user 79.36.610 76.04.620 forfeiture for nonuse 79.36.430 suppression improvement, appraisement before lease irrigation, diking, and drainage - right of way 79.36.540, 79.36.550, 79.36.560 reimbursement for costs 76.04.475 79.13.160 improvement, water right for irrigation suspension of burning permits or privileges material, removal of - easement reserved in later grants 79.36.590 79.13.170 notice of leasing 79.13.120 76.04.315 uncontrolled fire, public nuisance 76.04.750 violations, work stoppage 76.04.415 wardens 76.04.035 record of leases 79.13.180 types of lease authorization 79.13.110 overflow rights, grant 79.36.570 private easement over state lands subject to common user 79.36.600 willful setting of fires 76.04.710 Fish and wildlife, department of share crop/grazing leases authorized 79.13.320 private land, same rights as 79.36.355 railroad right of way 79.36.450, 79.36.460, 79.36.470, 79.36.480, 79.36.490, 79.36.500 exchange of lands with landowners if in public grazing leases - restrictions 79.13.370 interest 43.300.070 grazing permits - United States government 79.13.390 Forest lands, state - acquisition, management, reservations in grants and leases 79.36.620 and disposition grazing ranges, improvements of 79.13.400, cooperative forest management agreements 79.10.400, 79.10.410, 79.10.420, 79.10.430, 79.10.440, 79.10.450, rights of way and overflow rights, 79.13.410 construction of sections relating to harvest, storage of crop - notice - warehouse 79.36.580 receipt 79.13.330 utilities and transportation commission, 79.10.460, 79.10.470, 79.10.480 insurance of crop - division of cost 79.13.350 duties 79.36.630 general provisions livestock grazing on lieu lands 79.13.380 utility pipelines, transmission lines - right of acquisition - requisites 79.22.020 other provisions to share crop leases, way 79.36.510, 79.36.520, 79.36.530 county land, deed to department 79.22.040 application of 79.13.360 sale, storage, or other disposition of crop 79.13.340 valuable materials, removal of 79.36.370, notification requirements 79.22.130 powers, department of natural resources 79.36.380, 79.36.390, 79.36.400, 79.36.410 79.22.010 Leases - mineral, coal, oil, and gas reacquisition of lands from federal government 79.22.100 coal mining violating commission's order, penalty 79.36.640 authority to execute 79.14.470 confidential information 79.14.530 Federal reclamation areas, state lands within Ch. reconveyance to county 79.22.110, 79.22.120 damage to surface owner or lessee 79.14.500 lease - application, terms, royalties 79.14.510 record of proceeds 79.22.030 rules - violation and penalty 79.22.070 timber, timber land, or products - sales and Fire protection allowing extreme fire hazard, liability 76.04.495 lease without option contract 79.14.520 materials from land, use and sale of 79.14.540 arrests without warrants 76.04.065 leases 79.22.050 transfer or disposal of lands without public blasting fuse, use of 76.04.246 burning permits 76.04.205 campfires, failure to extinguish 76.04.700 closure of fire hazard areas 76.04.305, auction 79.22.060 utility bonds 79.22.080, 79.22.090 option contract, application - fee 79.14.480 option contract, investigation and issue public park purposes - transfers of state forest 79.14.490 76.04.325 land re-lease, procedure 79.14.570 contracts for protection and development 76.04.105, 76.04.115, 76.04.125 procedure, reconveyance back 79.22.300 suspension of mining - termination of lease provisions cumulative and nonexclusive 79.14.550 cooperative agreements, public agencies 79.22.330 termination, conditions of premises upon 76.04.135 timber resource management 79.22.310 79.14.560 cooperative protection 76.04.095 definitions 76.04.005 transferred by deed 79.22.320 waste prohibited 79.14.580 timber - contract harvesting 79.15.500, 79.15.510, 79.15.520, 79.15.530, oil and gas appeal from rulings of commissioner department powers and duties 76.04.015 deposit of fire or live coals during closed 79.15.540 season 76.04.435 Funds for managing and administrating Ch. assignments and subleases 79.14.210 disposal of forest debris, clearing roads 76.04.650 authorized leases - terms - duration Harbor areas, See HARBOR AREAS; PUBLIC LANDS, subtitle Aquatic lands - harbor 79.14.020 federal funds 76.04.025 cancellation or forfeiture - new leases 79.14.090 felling trees on another's land, permission to 76.04.650 Indian lands, See INDIANS, subtitle Lands compensation for surface damage 79.14.040 cooperative or unit plans - communication or drilling agreements 79.14.100 fire fighting, employment, assistance 76.04.155 Leases, state land general provisions customary provisions 79.14.110 definitions 79.14.010 fire hazards, additional, extreme 76.04.660 authority 79.13.010 fire prevention and suppression duties owed to public in general 76.04.016 contents, lease 79.13.030 crops on forfeited land, disposition of geologic structure, leases of land within 79.13.080 forest fire advisory board 76.04.145 79 14 080 forfeiture 79.13.070 forest fire protection assessments 76.04.610, lands may be withheld 79.14.180 improvements 79.13.050 prior permits validated - relinquishment for new leases 79.14.200 76.04.630 investigations 76.04.015 inspections - surveys 79.13.040 national defense, leases to United States for rental fees - minimum royalties 79.14.030 landowner contingency forest fire suppression account 76.04.630 79.13.090 rights of way over public land - timber, terms, lease 79.13.060 payment 79.14.140 lighted material, smoking, ashtrays, notices royalty share, payment of - royalty in kind 76 04 455 who may lease 79.13.020

(2008 Ed.) [RCW Index—page 591]

79.14.190

other leases

logging operations, shutting down 76.04.325

PUBLIC LANDS

rules 79.14.120 definitions 79.145.020 lessee or contract holder guilty of timber, sales - rules 79.14.150 wells, location 79.14.130 employees, hiring 79.145.050 grants, funds, or gifts 79.145.070 misdemeanor 79.02.330 maps and plats - record index - public inspection 79.02.210 information clearinghouse contracts 79.145.060 prospecting and mining authority to issue documents 79.14.300 removal of timber, manufacture into articles compliance, compensation 79.14.340 treble damages 79.02.320 intent, legislative 79.145.010 seal 79.02.220 Milwaukee road corridor Ch. 79.73 consolidation 79.14.430 trespass, waste, damages - prosecutions 79.02.300disclosure of information 79.14.440 Natural area preserves disposition of materials not covered by lease or contract 79.14.450 bird areas, important 79.70.110, 79.70.120 trespasser guilty of larceny, when 79.02.310 dedication of property as natural area forms, terms, conditions - leases and contracts 79.14.390 federal land grants 79.70.090 failure or rejection of selection, definitions 79.70.020 lessee's rights and duties relative to owner of surface rights 79.14.370 natural heritage advisory council 79.70.060, 79.70.070, 79.70.080 relinquishment on 79.02.160 federal certification that lands are nonmineral, applications for 79.02.110 lieu lands 79.02.120, 79.02.130, 79.02.140 powers, natural resource department mining contracts - renewal of contract 79.70.030, 79.70.040 79.14.420 public hearing - establishment of boundaries uncompleted grants, selection to complete prospecting lease - application fee 79.14.330 79.02.150 79.70.100 prospecting lease - conversion to mining contract 79.14.360 United States land offices, appearance before purpose 79.70.010 real property taxes, in lieu of 79.70.130 Natural resources, department of generally Ch. 43.30 prospecting lease - terms 79.14.350 public auction of mining contracts 79.14.310 reclamation of premises 79.14.400 recreational mineral prospecting permits 79.02.100 general provisions actions, court review of 79.02.030 county auditor's duties, transfer of 79.02.090 definitions 79.02.010 Natural resources conservation areas account, nature resources conservation area account, nature resources conservation area stewardship 79.71.090 acquisition of property 79.71.040 administration 79.71.080 characteristics of potential land 79.71.020 definitions 79.71.030 designation of certain areas 79.71.100 Filk river a transfer of management hunting 79.14.315 mistake or fraud, effect of 79.02.050 official acts, reconsideration of 79.02.040 royalty, minimum 79.14.410 rules, authority to adopt 79.14.320 termination for default 79.14.380 scope of chapter provisions 79.02.04
scope of chapter provisions 79.02.060
statutes not applicable to state tidelands,
shorelands, harbor areas, and beds of
navigable waters 79.02.095
violations, rewards for information
regarding 79.02.080
witnesses compalling the days 70.000 Local improvements, assessments and charges against state land assessing district defined 79.44.003 Elk river - transfer of management, hunting assessment defined 79.44.004 79.71.120 assessment need not be added, when legislative findings 79.71.010 management plans 79.71.070 public hearing 79.71.060 witnesses, compelling attendance 79.02.020 assessments paid by state added to purchase price 79.44.095 Management of land - authorities and policies forest management, cooperative agreements assignment of lease or contract to purchaser at foreclosure sale 79.44.100 eminent domain assessments - application of chapter 79.44.140 agreements, authority to enter into 79.10.400 real property taxes, in lieu of 79.71.130 agreements, limitations on 79.10.420 trust land, transfer of 79.71.050 contracts, transfer or assignment of Navigable waters, See PUBLIC LANDS, subtitle 79.10.470 Aquatic lands - beds of navigable waters contracts - requirements, timber 79.10.460 easements - life of agreements 79.10.430 Noxious weed control Ch. 17.10 Parks, See PARKS AND RECREATION, enforcement against lessee or contract holder 79.44.070 minimum price, timber 79.10.450 subtitle Public lands foreclosure against leasehold or contract interest 79.44.080 performance bond - cash deposit 79.10.480 Parks, use of lands for state or city purposes Ch. sale agreements, timber 79.10.440 units, authority establish 79.10.410 leaseholds, apportioning cost on 79.44.030 Parks and recreation, See PARKS AND RECREATION, subtitle State parks local improvements superseded 79.44.130 general provisions notice to state - intention to improve or impose assessment 79.44.040 Parks and recreation commission, powers and classification of land after timber removed 79.10.080 duties Ch. 79A.05 payment by state after forfeiture of lease or contract 79.44.090 lands held in trust, economic analysis of 79.10.090 Reclamation federal reclamation areas, state lands within Ch. 89.12 payment procedure - lands not subject to lien 79.44.060multiple use compatible with financial obligations of trust management 79.10.120 concept to be utilized, when 79.10.100 Reclamation, See also RECLAMATION roll, certification - penalties, interest Reclamation by state Ch. 89.16 79.44.050 Reclamation districts of one million acres or state lands subject to local assessments conferring with other agencies - public hearings authorized 79.10.220 more Ch. 89.30 79.44.010 Recreational lands Title 79A state's proportion of cost 79.44.020 definition 79.10.110 River and harbor improvement districts, assessments 88.32.040 unpaid assessments or delinquencies, fishing, hunting, and nonconsumptive acquisition of real property by state or political subdivision 79.44.190 Rural development, See PUBLIC LANDS, wildlife activities - land open to public 79.10.125 subtitle Land settlement Management - general land resource allocation plan 79.10.200 Sales, state land anagement - general contracts/records/fees/applications abstracts of public lands 79.02.200 applications - blank forms for appraisal transfer, sale, and lease of state lands, valuable materials 79.02.230 cedar theft, protection against 79.02.370 land use data bank 79.10.280 other sale provisions natural resources department, existing acquired lands 79.11.340 authority and powers preserved 79.10.240 assessments added to purchase price natural resources department, scope of authorized activities 79.10.130 lands with low-income potential 79.11.310 outdoor recreation - facilities - right of way and public access - use of funds 79.10.140 leased land reserved from sale 79.11.290 charitable, educational, penal, and platting public lands identified and withdrawn from conflicting uses 79.10.210 state park and state game purposes, existing withdrawals preserved 79.10.250 reformatory real property 79.02.400, lands subject to 79.11.250 vacation, preference right to purchase 79.11.270 79.02.410 Christmas trees, removal - compensation 79.02.340, 79.02.350 vacation, vested rights 79.11.260 community and technical college forest sustainable harvest procedures reserve land base - management and arrearage, existence at end of planning administrative sites, sale of 79.11.005 advertising, additional 79.11.1005 advertising, notice and pamphlet 79.11.130 conduct of sales 79.11.150 confirmation of sale 79.11.175 decade - analysis - sale 79.10.330 definitions 79.10.300 program 79.10.320 sale 79.10.340 disposition of revenue 79.02.420 contracts or leases, assignment of 79.02.280 contracts or leases, subdivision of - fees 79.02.290 deed 79.02.270 sustained yield plans defined 79.10.310 date of sale limited by time of appraisal fees, authority to charge and collect 79.02.240 Marine plastic debris 79.11.100 deposit of purchaser to cover value of agreements with other entities 79.145.040 fees, book 79.02.260 improvements 79.11.160 coordinating implementation, rules fees, reasonable - disposition 79.02.250 79.145.030 fixing date, place, and time of sale 79.11.120

[RCW Index—page 592] (2008 Ed.)

inspection, purchase less than a section of unplatted state lands 79.11.060 inspection and appraisal 79.11.080 maximum and minimum acreage subject to sale 79.11.010 notification 79.11.135 public auction, sales by 79.11.090 readvertisement of lands not sold 79.11.190 relinquishment to United States, in certain cases of reserved mineral rights 79.11.220 reoffer and readvertisement, no bids received 79.11.165 reservation in contract 79.11.210 separate appraisal of improvements not owned by state 79.11.110 survey to determine area subject to sale 79.11.070 who may purchase, application, fees 79.11.020 Scenic river system Ch. 79A.55 Seashore recreation area, See OCEAN BEACHES Settlement, See PUBLIC LANDS, subtitle Land settlement Shellfish reserves on state aquatic lands, establishment 77.60.100
Shorelands, See PUBLIC LANDS, subtitle Aquatic lands - tidelands and shorelands; SHORELANDS Shorelines, shoreline management act of 1971, See SHORELINE MANAGEMENT Southwest Washington fair, conveyance to Lewis county 36.90.070 State institutions outdoor recreational lands, public use conditions 72.01.460 Tidelands, See PUBLIC LANDS, subtitle Aquatic lands - tidelands and shorelands; TIDELANDS rehabilitation districts, See IRRIGATION DISTRICTS, subtitle Rehabilitation districts Transfers, land exchanges administrative sites, property acquired as 79.17.040 authority, purpose, conditions 79.17.010 commercial recreational leasing potential 79.17.020 consolidate and block up holdings 79.17.020, 79.17.060, 79.17.070 public notice 79.17.050 University of Washington demonstration forest and experiment station 79.17.030 public notice 79.17.220 school districts and institution of higher education, purchase or lease of land application 79.17.100 contract period, extension 79.17.130 leased lands with improvements, purchase of 79.17.110 real property - transfer or disposal without public auction 79.17.200 real property asset base - account 79.17.210 school construction fund, purchases from Unincorporated towns on, See TOWNSITES Valuable materials, sale of aquatic lands Ch. 79.140 easements - removal of material certain state lands subject to easements 79.36.370, 79.36.380, 79.36.390, 79.36.400, 79.36.410 firewood license, application and fee 79.15.420 license, authority to issue 79.15.400 removal only for personal use 79.15.410 removal without charge 79.15.430 violations, penalties 79.15.440 general provisions advertising 79.15.080, 79.15.090 appraisal - defined 79.15.055

form of contract, forfeiture 79.11.200

bill of sale 79.15.130 conduct 79.15.110 confirmation 79.15.120 contract impracticable to perform, provisions 79.15.140 date and time of sale 79.15.060, 79.15.070 duties of department 79.15.020 reoffer 79.15.150 rules or procedures, authority 79.15.030 sale without application or deposit, authority 79.15.040 sold separate from land 79.15.010 terms and conditions 79.15.100 type of sale - direct sale 79.15.050 who may purchase - fee 79.15.045 rock, gravel, etc. contracts 79.15.300 road material - sale to public authorities contract harvesting 79.15.500, 79.15.510, 79.15.520, 79.15.530, 79.15.540 damaged valuable materials, sale of 79.15.210, 79.15.220 Weed control Ch. 17.04, Ch. 17.06, Ch. 17.10 Wildlife conservation and outdoor recreation acquisition Ch. 79A.15 maintenance and operation funding Ch. 79A.20 PUBLIC LIBRARIES (See LIBRARIES) PUBLIC MARKETS Cities and towns, acquisition and operation of 35.92.040 Defined 35.92.040 PUBLIC MEETINGS (See MEETINGS AND ASSEMBLIES, subtitle Public) PUBLIC MONEY (See FUNDS; PUBLIC **FUNDS)** PUBLIC MOORAGE FACILITIES (See PORT DISTRICTS) PUBLIC NUISANCES (See NUISANCES, subtitle Public nuisances) PUBLIC OFFICER AND EMPLOYEES Ethics communications, employee or charitable organizations 42.52.560 PUBLIC OFFICERS AND EMPLOYEES (See also EDUCATIONAL EMPLOYMENT RELATIONS ACT; PUBLIC EMPLOYMENT) Abolishment of offices, legislature may abolish certain offices Const. Art. 3 § 25 Acceptance of office under United States vacates seat in legislature, exceptions Const. Art. 2 § Accountability for fees and money collected Const. Art. 11 § 5 Actions against judgments satisfaction by state 4.92.075 Actions against, defense by state 4.92.060, 4.92.070 Affirmative action discrimination prohibited 49.60.400 education and training 70.24.300 Appearance of fairness doctrine Ch. 42.36 Blind, hearing impaired persons, discrimination in hiring prohibited 70.84.080 Bonds, official, See BONDS, subtitle Official Bribery asking or receiving bribe, penalty Const. Art. 2 § 30 Chaplains

organization as nonprofit corporation to qualify for services under RCW 41.04.380 41.04.382 legislative intent 41.04.370 Cities and towns eligibility to hold office 42.04.020 failure to comply with budgetary requirements for cities and towns over 300,000 35.32A.090 hospitalization and medical aid for employees 41.04.180 liability insurance, authority to purchase for 35.21.205 office hours 35.21.175 retired, disabled, or separated employees, continuation of insurance coverage subversive activities, conviction of bars holding city office 9.81.040 subversive person ineligible for city employment 9.81.060 Civil service, See CIVIL SERVICE Claims paying or auditing false claim, penalty 42.20.060 Code of ethics for public officials city and town officers, contract interests 42.23.010, 42.23.030, 42.23.040, 42.23.050, 42.23.060 county officers, contract interests 42.23.010, 42.23.030, 42.23.040, 42.23.050, 42.23.060 municipal corporation officers, contract interests 42.23.010, 42.23.030, 42.23.040, 42.23.050, 42.23.060 Collective bargaining bargaining unit, determination of 41.06.340 public employees collective bargaining Ch. 41.56 state collective bargaining Ch. 41.80 unfair labor practices application to civil service employees 41.06.340 civil service employees, application to 41.06.340 Community renewal projects, interest in 35.81.180 Compensation change in during term of office Const. Art. 30 change of during term of officers forbidden Const. Art. 2 § 25 extra prohibited Const. Art. 2 § 25 Conviction of felony or malfeasance forfeits office and disqualifies to hold public office 9.92.120 Counties abandonment of duties by elected officials 36.16.125 eligibility to hold office 42.04.020 general Const. Art. 11 § 5 hospitalization and medical aid for employees 41.04.180 militia, exemption from enrollment 38.44.030 office hours 36.16.100 retired, disabled, or separated employees, continuation of insurance coverage salaries and wages, state committee on agency officials' salaries, duties regarding 43.03.028 subversive activities conviction of bars holding county office 9.81.040 subversive person ineligible for state or county employment 9.81.060 terms, compensation, changes Const. Art. 11 § township, precinct and district, compensation Const. Art. 11 § 8 County assessor, See COUNTY ASSESSORS housing allowance 41.04.360 County auditor, See COUNTY AUDITORS County clerk, See COUNTY CLERK

Child care for state employees' children employee child care organizations

PUBLIC OFFICERS AND EMPLOYEES

definitions 42.40.020 County commissioners, See COUNTY optional hearings by administrative law COMMISSIONERS employee orientation judge 42.52.500 notified of protections 42.40.070 employee right 42.40.030 County treasurer, See COUNTY TREASURER penalty assessment 42.52.480 political activities of board members Crimes asking or receiving compensation for advice encouraged 42.52.380 9A.68.030 employee protection 42.40.010 public hearing on complaint 42.52.430 bribery 9A.68.010 false information, penalties 42.40.035 referral of complaint for enforcement influence trading 9A.68.050 interference prohibited 42.40.030 42.52.470 requesting unlawful compensation 9A.68.010, review of order 42.52.440 investigations and reports 9A.68.020 auditor 42.40.040 subpoena authority, enforcement 42.52.400 trading in public office 9A.68.040 retaliatory action financial interests in transactions 42.52.030 Crimes relating to remedies 42.40.050 former state officer or employee accounts, falsifying 42.20.070 whistleblower program, performance audit employment 42.52.080 auditing, fraudulent 42.20.060 42.40.110 rendering assistance, limitations 42.52.090 books and papers, refusing to surrender to successor 42.20.030 restrictions on appearing before agency or doing business with state 42.52.100 District officers duties, term, compensation, legislature to certificates or writings, falsifying 42.20.050 claims, auditing or paying false claim prescribe Const. Art. 11 § 5 time of Const. Art. 6 § 8 gift, loan, payment, transfer, or delivery of any thing of economic value to state employee 42.52.170 42.20.060 recall of Const. Art. 1 § 33 Educational service districts gifts 42.52.140, 42.52.150 contracts health profession board or commission, professional profession 42.52.804 competitive bidding, violations by municipal officers 39.30.020 attendance incentive program 28A.310.490 Elected officers disobedience of any law 42.20.080 false personation of public officer 42.20.030 falsifying accounts 42.20.070 intrusion into public office without authority actions against, defense by state 4.92.060, honoraria 42.52.130 identifiable group or interest, service on 4.92.070 board, committee, or commission not prevented by association with 42.52.903 investment of public funds, state officer or Election officers, See ELECTIONS, subtitle Officers Elective officers, retirement and civil service rights preserved 41.04.120
Eligibility to hold office 42.04.020
Eligibility to hold public office 42.20.030 misappropriation of funds or property 40.16.020, 42.20.070, 42.20.090 misfeasance 42.20.100 employee interest in, restrictions 42.52.190 judicial branch officers and employees, enforcement duties of commission on judicial conduct 42.52.370 money, using for private gain religious qualification not to be required legislative declaration 42.52.900 legislative ethics board 42.52.310, 42.52.320 guilty of felony Const. Art. 11 § 14 Const. Art. 1 § 11 neglect of duty, generally 42.20.100 Emergency management omitting or refusing to pay over money received 42.20.070 status of civil service employees while on duty compensation of members 42.52.550 with emergency management organizations complaint filing 42.52.410 performing duties without authority 42.20.030 38.52.140 findings of fact and enforcement action powers of office, delegating to another for 42.52.430 Employee hearing and subpoena authority 42.52.390 interpretation 42.52.330 profit 42.20.020 dependents of, group life insurance, eligibility prisoners under custody of, powers and duties, See PRISONS AND PRISONERS 48.24.030 investigation of complaints 42.52.420, Employee misconduct records and papers, or documents, destroying, records 42.52.425 falsifying, misappropriation of 40.16.020 reports or statements, falsifying 42.20.040 optional hearings by administrative law judge 42.52.500 destruction 41.06.450 application, classified and exempt seal, refusing to surrender to successor employees 41.06.460 penalty assessment 42.52.480 political activities of board members 42.20.030 authorized, when 41.06.455 surrendering office to successor, refusing 42.20.030 retention 41.06.450 application, classified and exempt public hearing on complaint 42.52.430 treasurers, misappropriation of funds 42.20.090 employees 41.06.460 referral of complaint for enforcement 42.52.470 Employee protection Criminal action for breach of duty or violation of oath, limitation of action for 9A.04.080 disclosure of improper action 42.40.010 review of order 42.52.440 subpoena authority, enforcement 42.52.400 identification of rules warranting review Death benefits, line of duty or course of employment 41.04.017, 41.04.393 transfer of jurisdiction 42.52.340 42.40.010 legislator, attorney general to conduct investigation of complaint against 42.52.450 Ethics Deferred compensation plans authorization 41.50.770 activities incompatible with public duties 42.52.020 agency ethics rules 42.52.200 deferred compensation principal and limitations period 42.52.540 assisting in transactions, prohibitions 42.52.040 administrative account, use of funds political campaigns, use of public resources 41.50.780 42.52.180 Defined, for Criminal Code 9A.04.110 attorney general, state auditor to conduct private business activity in state-owned Definition of public officer 1.16.065 investigation of complaint against housing 42.52.570 private gain, use of public resources for 42.52.160 Developmentally disabled persons 42.52.450 supported employment, state agency participation 41.04.750, 41.04.760, 41.04.770, 41.04.780 attorney general actions 42.52.490 attorney general investigative authority 42.52.530 recission of state action 42.52.510 records, improper concealment 42.52.050 Disabled employees, continuation of insurance coverage 41.05.080 citizen actions 42.52.460 special privileges prohibited 42.52.070 compensation for official duties or suspension of state action pending determination of controversy 42.52.510 nonperformance 42.52.110 statewide special inquiry judge 10.29.030 Disclosure of rules warranting review compensation for outside activities 42.52.120 testimony of state officer or employee confidential information, release of 42.52.050 construction of ch. 42.52 RCW 42.52.901 definitions 42.52.010 42.52.060 employee right 42.40.010 Expenses and per diem, See EXPENSES AND interference prohibited 42.40.030 PER DIEM disciplinary action 42.52.520 elected official, attorney general to conduct investigation of complaint against Disclosure—Campaign financing—Lobbying— Extra compensation prohibited Const. Art. 2 § 25 Extradition agent appointment of 10.34.030 Records appearance of fairness doctrine 42.36.050 statewide elected official 42.52.450 executive ethics board 42.52.350, 42.52.360 Disclosure—Improper governmental action administrative costs, funding 42.40.090 cost bill may include 4.84.090 compensation of members 42.52.550 complaint filing 42.52.410 assertions against state auditor 42.40.100 Force, use of, when lawful 9A.16.020 auditor's contracting for assistance, authorization 42.40.080 auditor's duties 42.40.040 Forfeiture of office findings of fact and enforcement action 42.52.430 conviction of felony or malfeasance 9.92.120 Forfeiture of office, See also FORFEITURE OF chapter and reporting procedures, summary to hearing and subpoena authority 42.52.390 OFFICE be made available to employees 42.40.070 investigation of complaints 42.52.420, Habeas corpus, immunity from civil liability for correctness of information, duty 42.40.035 42.52.425 obeying writ or order 7.36.180

[RCW Index—page 594] (2008 Ed.)

Health care plans	liability for tortious conduct of officers,	Removable by law, when not impeachable Const.
dental procedures, general anesthesia	employees, and volunteers 4.96.010	Art. 5 § 3
41.05.183	payment of damages and expenses of	Removal of, joint resolution of legislature Const.
diabetes benefits 41.05.185	defense in action against officer,	Art. 4 § 9
mammograms, required coverage 41.05.180 neuro developmental therapy, provision for in	employee, or volunteer 4.96.041 presentment and filing of claims,	Removal of judicial officers, etc., rights, procedure Const. Art. 4 § 9
employer-sponsored group contracts	requirements 4.96.020	Resignation
41.05.170	Lost and found property	vacancy in office caused by 41.12.010
prostate cancer screening 41.05.177	rights to 63.21.060	to whom made 42.12.020
Health care programs and insurance, See	Magistrates, defined 2.20.010	Retired employees, continuation of insurance
HEALTH CARE AUTHORITY Health regulations by state board of health, duty	Military leave of absence elected and judicial officers 73.16.041	coverage 41.05.080 Salaries and wages
to enforce, penalty 43.20.050	public employees 38.40.060	direct deposit into financial institution
Holidays 1.16.050	Militia, See MILITIA AND MILITARY	41.04.240
Hospitalization and medical aid for county and	AFFAIRS	payroll deductions to banks, savings banks,
municipal corporation employees and	Misappropriation of public funds	credit unions, or savings and loan
dependents authorization 41.04.180	deposit Const. Art. 11 § 15 limitation of action against 4.16.080	associations authorized, conditions 41.04.245
choice of policies or plans to be offered	penalty Const. Art. 11 § 14	Salaries and wages, See also SALARIES AND
41.04.180	Motor vehicle, state owned, official use only	WAGES
employer contribution 41.04.180	43.01.150	Schools and school districts
Hospitalization and medical aid for officials and	Municipal corporations	attendance incentive program 28A.400.210
employees costs not additional compensation, payment of	eligibility to hold office 42.04.020 retired, disabled, or separated employees,	early retirement, effect 28A.400.212 eligibility to hold office 42.04.020
premiums 41.04.190	continuation of insurance coverage	employment of, powers of directors
Housing authority projects, conflicts of interest	41.05.080	28Å.400.300
35.82.050	Municipal employees, code of ethics 42.23.010,	leaves of absence 28A.400.300
Impeachment, See IMPEACHMENT	42.23.030, 42.23.040, 42.23.050, 42.23.060	sick leave
Improper governmental action, disclosure by, See PUBLIC OFFICERS AND	Municipal officers prohibited acts 42.23.070	attendance incentive program 28A.400.210 early retirement, effect 28A.400.212
EMPLOYEES, subtitle Disclosure—	National guard, See MILITIA AND MILITARY	transfer of accumulated, policy 28A.400.300
Improper governmental action	AFFĂIRS	Sex offender
Incompetency in office	Nonelective, recall, not subject to Const. Art. 1 §	release of information regarding
officers removable by legislature Const. Art. 4 § 9	33 Officer defined 1.16.065	not restricted by pending appeal, petition, or writ 4.24.555
Institutions, trustees	Official bonds	Sheriffs, See SHERIFFS
appointment Const. Art. 13 § 1	payment of premiums 48.28.040	Sick leave payments, political subdivisions
Insurance	Passes	41.48.160
bonds, costs paid by public 48.28.040 liability, purchase for, authorized 36.16.138	free transportation prohibited Const. Art. 12 § 20	State abolition of certain offices, power granted
Judicial	use or acceptance by, forbidden Const. Art. 2	legislature Const. Art. 3 § 25
absence forfeits office, when Const. Art. 4 § 8	§ 39	actions against, defense by state 4.92.060,
compensation by fees prohibited, exception Const. Art. 4 § 13	Payroll deductions	4.92.070
eligibility of Const. Art. 4 § 17	accident and health insurance 41.04.020, 41.04.030	actions (criminal) against, defense by state 10.01.150
impeachment, subject to Const. Art. 5 § 2	charity contributions 41.04.036	advance payment of travel expenses
ineligible to other than judicial office Const.	combined fund drive 41.04.033, 41.04.035,	advance warrants, issuance, limitations
Art. 4 § 15 oath of office prescribed Const. Art. 4 § 28	41.04.036, 41.04.039 health care services 41.04.030	43.03.170
recall, not subject to Const. Art. 1 § 33	health maintenance organizations 41.04.233	advances, construction 43.03.200 authorized 43.03.150
removal by legislature Const. Art. 4 § 9	life insurance 41.04.020, 41.04.030	default in repayment of unexpended advance
Judicial, See also JUDGES	payments to banks, savings banks, credit	43.03.180
Justifiable homicide 9A.16.040 Labor relations, See PUBLIC EMPLOYMENT	unions, or savings and loan associations	department, defined 43.03.160
LABOR RELATIONS	authorized, conditions 41.04.245 retirement plans 41.04.020	director of office of financial management to prescribe rules and regulations 43.03.210
Legislators, disqualification of for certain civil	United fund contributions 41.04.035,	itemized travel expense vouchers,
offices Const. Art. 2 § 13	41.04.036	submission 43.03.180
Lien claim against federal, state, or local official or employee, validity 60.70.070	Pensions, See RETIREMENT AND PENSIONS	lien until proper accounting or repayment of
Local government	Per diem, See EXPENSES AND PER DIEM Political activities of public employees 41.06.250	advance 43.03.190 repayment of unexpended advance
whistleblower	Port district employees	43.03.180
intimidation of whistleblower prohibited	collective bargaining 53.18.015	rules and regulations, adoption by director of
42.41.045 whistleblowers	Prisoners under custody of, powers and duties as to, See PRISONS AND PRISONERS	office of financial management 43.03.210 vouchers, itemized, submission of 43.03.180
disclosures	Privileged communications 5.60.060	warrants for advance, issuance, limitation
confidentiality 42.41.900	Productivity board	43.03.170
local government administrative hearings	membership and terms 41.60.015	attendance incentive program
account 42.41.060 protection	Prosecuting attorneys, See PROSECUTING ATTORNEYS	remuneration or benefits for unused sick leave 41.04.340
definitions 42.41.020	Public corporations 35.21.759	attorneys, employment by other than attorney
exemptions 42.41.050	Public employee association members,	general 43.10.067
legislative policy 42.41.010	dependents of, group life insurance,	central personnel-payroll system Ch. 41.07
retaliatory action unlawful	eligibility 48.24.030	civil defense, See EMERGENCY
penalty 42.41.040 relief by employee 42.41.040	Public works contractor's bond, liability for public officer failing to take 39.08.015	SERVICES, DEPARTMENT OF, subtitle Employees
right to report	Quo warranto proceedings	compensation Const. Art. 28 § 1
policies and procedures 42.41.030	judgments of ouster or forfeiture 7.56.100	not to be changed during term, nor extra
Local government entities	subject to information, when 7.56.010	granted Const. Art. 2 § 25
tort claims against bond may not be required of local	Reciprocity commission, See RECIPROCITY COMMISSION	criminal charges, defense by state 10.01.150 daily remittance of moneys to state treasury
government entity for any purpose in any	Religious qualification not to be required Const.	43.01.050
case 4.96.050	Art. 1 § 11	defense of criminal charges by state 10.01.150

PUBLIC OFFICERS AND EMPLOYEES

transfer of leave, procedure 41.04.665

defined 41.60.010 disability accommodation revolving fund uniformed service shared leave pool 41.04.395 elected officials 41.04.685 evaluation of savings 41.60.110 management procedures qualification for award 41.60.110 terminate supervisor who tolerates term limits for terms Const. Art. 3 § 3 action to enforce limit, any citizen authorized to bring 7.16.370 deficiencies 43.01.125 travel expenses mileage how paid 41.04.300 election Const. Art. 6 § 8 contested, legislature to decide Const. Art. 3 amount 43.03.110 prospective employees 43.03.130 mileage allowance amount 43.03.060 trustees of state institutions, appointment of Const. Art. 13 § 1 employee assistance program militia, exemption from enrollment 38.44.030 vacations confidentiality of employee participation and moneys collected accrual 43.01.040 information, exceptions 41.04.730 creation and goal 41.04.710 daily remittance to state treasury 43.01.050 accumulation in excess of 30 days 43.01.044 liability of officers on bond for adult family home providers 43.01.047 amount entitled to 43.01.040 computation of 43.01.040 extension for deferred leave 43.01.040 director of human resources duties 41.04.720 noncompliance 43.01.070 legislative intent 41.04.700 employees' suggestion program administration 41.60.020 statement as to source of funds 43.01.050 treasurer's duty on default 43.01.060 undistributed receipts account, deposit in, when 43.01.050 individual providers, family child care amounts of awards 41.60.041 providers 43.01.047 appropriations for administrative costs motor vehicles, official use only 43.01.150 part time employees 43.01.040 rules and regulations 43.01.043 severance of employment due to death 43.01.041 moving expenses employees 43.03.110 41.60.050 contests to encourage participation 41.60.080 new employees 43.03.120 office hours 42.04.060 41.60.080 defined 41.60.010 definitions 41.60.010 determination of award 41.60.030 program requirements 41.60.020 severability, 1975-76 41.60.910 employment applications, disclosure of race Art. 2 § 39, Const. Art. 12 § 20
performance evaluation
procedures 41.06.169 effect 43.01.041 transfers, effect upon 43.01.040 State internship program executive fellows program 43.06.420
State liquor stores, See ALCOHOLIC
BEVERAGES, subtitle Employees
Statements as to subversive activities, answers
subject to perjury 9.81.110 terminate supervisor who tolerates deficiencies 43.01.125 or religion prohibited, penalty 43.01.100 expenses and per diem termination of employment 41.06.186 allowances for meals, coffee, and light refreshments at meetings 43.03.050 termination of supervisor who tolerates inadequacies 41.06.196 Subversive activities lieutenant governor when acting governor, per diem 43.03.020 conviction of bars holding of state or written notice of deficiencies 41.06.176 personnel resources and management policy municipal subdivision office 9.81.040 maximum amount 43.03.050 41.06.530 discharge of subversive persons 9.81.090 oath required as to membership in subversive organization 9.81.070 moving expenses 43.03.110 political activities of state employees payment to supplier 43.03.065 41.06.250 exceptions, when 9.81.080 statements as to subversive activities, answers subject to perjury 9.81.070 fiscal management powers and duties of productivity board officers and agencies 43.88.160 definitions 41.60.010 fiscal responsibilities of state officers and membership and terms 41.60.015 employees 43.88.310 teamwork incentive program, defined subversive person ineligible for state or municipal subdivision employment funds, mishandling, overexpending, improper accounting 43.88.280, 43.88.290, 43.88.300, 43.88.320 health care, See HEALTH CARE AUTHORITY purchases, acceptance of gifts or benefits by 9.81.060 state officers prohibited, penalties Superior court judges' association 2.16.020 43.19.1937 Supported employment for persons with qualifications Const. Art. 3 § 25 recognition awards 41.60.150 developmental disabilities 41.04.770, health care programs and insurance, See
HEALTH CARE AUTHORITY
health care programs and insurance for state
employees and officials
continuation of coverage of employee, 41.04.780 records, certain, to be kept at seat of government Const. Art. 3 § 24 Supported employment for persons with developmental or significant disabilities 41.04.750, 41.04.760 refund of fees or payments authorized 43.01.072 Supreme court, jurisdiction as to state officers, writs 2.04.010
Territory of Washington, term of office Const. spouse, or dependent ineligible under 41.05.090 limitation 43.01.075 voucher for 43.01.073 conversion contract for ineligible employee, warrant for 43.01.074 Art. 27 § 6 spouse, or dependent, entitlement 41.05.090 relocation compensation 43.03.125 Tort claims against removal of appointive officers by governor, grounds 43.06.070 bond may not be required of local government cooperative extension service, certain entity for any purpose in any case 4.96.050 employees, chapter not applicable to liability of local government entity for tortious conduct of officers, employees, and 41.05.100 annual to governor, period covered employee, spouse, or dependent ineligible 43.01.035 volunteers 4.96.010
payment of damages and expenses of defense under, continuation of coverage biennial to legislature, period covered 41.05.090 43.01.035 in action against local government entity officer, employee, or volunteer 4.96.041 presentment and filing of claim against local government entity 4.96.020 health insurance filing and printing of 43.01.035 premium reduction subsidy for retired or periods to be covered 43.01.035 disabled employees 41.05.085 residence of certain, at state capital Const. Art. impeachment, who subject to Const. Art. 5 § 2 Townships, general Const. Art. 11 § 5 indemnification for good faith acts within return-to-work program 41.06.490 salaries and wages department heads and others, maximum Treasurer, public moneys to be deposited with scope of employment 4.24.490 Const. Art. 11 § 15 information to be furnished to governor Const. Tuition waivers at state colleges and universities 28B.15.558 salaries 43.03.040 Art. 3 § 5 insurance for while passengers or crew members of nonscheduled aircraft flight elective state officers 43.03.010 United States, militia service, exemption from 38.44.030 executive branch elected officials 43.03.011 increase or reduction in salary of appointive officer or employee 43.03.030 43.01.120 Usurpation of office joint employee-management committees recommendations of state committee 43.03.028 information requisites 7.56.040 41.06.540 leave sharing program creation and purpose 41.04.660 definitions 41.04.655 judgments of ouster and forfeiture 7.56.100 state committee on agency officials' salaries 43.03.028 Vacancy in office, See VACANCIES IN sick leave, unused, remuneration or benefits for 41.04.340 Venue of actions against 4.12.020 Veterans, defined 41.04.005, 41.04.007 eligible employees 41.04.665 legislative intent 41.04.650 Veterans' preference in examinations, generally, computation 41.04.010 pooled sick leave 41.04.680 teamwork incentive program rules 41.04.670 application 41.60.100

[RCW Index—page 596] (2008 Ed.)

award distribution 41.60.120

war, defined 41.04.005, 41.04.007

Veterans' preference in examinations, See Farming out printing, when permitted, costs Federal property 43.78.110 duties 43.78.030 bids by state or political subdivision 39.32.070 VETERANS, subtitle Employment political subdivision, direct purchase authorized 39.32.070, 39.32.090 preferences Vocational rehabilitation coordinator for state Legislative journals employees, appointment, duties 51.32.300 delivery to house and senate 40.04.030 state, direct purchase authorized 39.32.070 Volunteer labor, nominal compensation not printing specifications 43.78.080 Federal surplus property deemed salary 49.46.065 Wellness program 41.04.362, 41.04.364 Legislative printing duties 43.78.030 general administration purchase, requisition, and selling procedures 39.32.040 Whistleblowers printing specifications 43.78.080 session laws, specifications prescribed by statute law committee 43.78.080 rules and regulations 39.32.060 Fire protection districts 52.14.110, 52.14.120 local government employees disclosures confidentiality 42.41.900 intimidation of whistleblower prohibited Paper stock Highway construction and maintenance recycled content requirement 43.78.170 compost products, purchasing schedule for Port district printing contracts for outside of state work, labor requirements 43.78.150 must be done within state, exception 43.78.130, 43.78.140 42.41.045 use in transportation projects 47.28.220 In-state preference clauses—reciprocity bidding, rules for reciprocity 43.19.704 local government administrative hearings account 42.41.060 intent 43.19.700 protection list of preference statutes of other states 43.19.702 definitions 42.41.020 Private printing, when permitted 43.78.030 costs 43.78.110 exemptions 42.41.050 Interest on unpaid contracts attorney fees 39.76.040 exceptions 39.76.020 legislative policy 42.41.010 retaliatory action unlawful penalty 42.41.040 Recycled content of paper stock, requirement 43.78.170 relief by employee 42.41.040 right to report payment requirement 39.76.010 source of funds 39.76.030 Reprinting, standing type for 43.78.090 Requisitions for 43.78.040 policies and procedures 42.41.030 World War II reparations School district printing contracts for outside of state work, labor requirements 43.78.150 Paper products specifications established by department of claim general administration 39.24.050 must be done within state, exception 43.78.130, 43.78.140 submittal of 41.68.030 Preferences eligibility 41.68.020 determination of 41.68.040 recycled material definitions 43.19.538 Session laws legislative finding 41.68.010 Prison work programs delivery to statute law committee 40.04.030 municipal employees, redress 41.04.580, 41.04.585, 41.04.590, 41.04.595 payment of 41.68.050 printing specifications, prescribed by statute law committee 43.78.080 state agencies and departments purchase of goods and services required, exceptions 43.19.534 Recycled products 43.19.538, Ch. 43.19A Specifications for printing 43.78.080 Standing type 43.78.090 PUBLIC PENSION COMMISSION (See Sheltered workshops, group training homes, day training centers 39.23.005, 39.23.010, 39.23.020 RETIREMENT AND PENSIONS State agencies subtitle Public pension commission) must be done within state, exception 43.78.130, 43.78.140 PUBLIC PLACES State purchasing acceptance of gifts or benefits prohibited, penalties 43.19.1937 bids State offices, boards, commissions and Discrimination, See DISCRIMINATION institutions Smoking duties 43.78.030 no smoking law local regulations authorized 70.160.080 printing specifications 43.78.080 bond of bidder 43.19.1915 State printing plant conditions for use of 43.78.070 penalty for violation of 70.160.070 competitive bids, exceptions 43.19.1906 letting of contract 43.19.1911 paid to city or county bringing action 70.160.100 revolving fund
audit by director of office of financial
management 43.78.070
costs paid from 43.78.070
insurance paid from 43.78.070 life cycle cost 43.19.1911 within twenty-five feet 70.160.075 violations of 70.160.070 low bidder claiming error, prohibition on later bid for same project 43.19.1914 lowest bidder 43.19.1911 modification or cancellation 43.19.1911 rejection grounds 43.19.1913 solicitation 43.19.1908 private workplaces when allowed 70.160.060 prohibited in public places 70.160.030 salary of printer paid from 43.78.070 smoking prohibited posting of 70.160.050 State warrants, printing of 43.08.061 violations concerning, penalty 43.19.1939 compliance by state officers, employees, etc., required 43.19.200 Stock and materials Unfair discrimination practices 49.60.215 charges based on actual costs, exceptions PUBLIC PRINTER AND PRINTING 43.78.100 Appointment by governor subject to senate confirmation 43.78.010 data processing equipment, leasing, furnishing of, exceptions 43.78.100 exception, when 43.19.1901 Washington reports, contract for printing of division of purchasing, powers and duties 43.78.070 certification by state printer 43.78.080 contents 43.78.050 43.19.190 PUBLIC PURCHASES (See also division of purchasing, powers and duties as to PURCHASES) itemized statement 43.78.050 central stores Bidding advance payments of agencies to 43.19.1925 Bond 43.78.020 rules for preference reciprocity 43.19.704 Charges based on actual costs 43.78.080 Charges based on actual costs, exceptions Compost products combined purchases 43.19.1925 purchasing schedule for use in transportation projects 47.28.220 exchange of property between agencies City and town printing contracts for outside of state work, labor requirements 43.78.150 43.19.1921 Correctional industries general administration services account purchasing requirements exemption 43.19.1932 43.19.1923 must be done within state, exception 43.78.130, 43.78.140 repair and maintenance of equipment Counties 43.19.1921 Classes of printing session laws 43.78.080 specifications 43.78.080 competitive bidding exemptions 36.32.270 warehouses, establishment and competitive bids 36.32.240 maintenance 43.19.1921 competitive bids, advertisements 36.32.245 emergency purchases by state officers, etc. 43.19.200 competitive bids, requirements 36.32.245 Colleges and universities use of state printing plant under terms of recycled materials, preferential purchase of 36.32.245 estimates, required of state officers, etc. 43.19.200 interlocal agreement between public printer and college 43.78.105 County purchasing department Ch. 36.32 general administration services account County printing Credit cards 43 19 1923 contracts for outside of state work, labor requirements 43.78.150 insurance and bonds 43.41.310 use by state agencies 43.19.185 Electronic data processing systems leasing, included in definition of purchasing 43.19.1901 must be done within state, exception acquisition method for municipalities 43.78.130, 43.78.140 39.04.270 policy for purchasing and material control exemptions 43.19.19054 Delivery to authority ordering 43.78.040 Emergency purchases 43.19.200

PUBLIC RECORDS

functions 43.19.1905

initial determinations, time 43.19.19052 42.56.335 rape crisis center clients 42.56.370 purchasing, defined 43.19.1901 real estate appraisals 42.56.260 security 42.56.420 records of state purchases shall be available to members of the legislature, the legislative committees and legislative staff upon timeshare, condominium, etc. 42.56.340 request 43.19.1917 transitional housing residents 42.56.390 veterans' discharge papers 42.56.440 Finding, purpose 42.56.001 recycled or reusable products and materials, preferential purchase authorized 43.19.1911 Liability, disclaimer of public 42.56.060 Pamphlet, explanatory 42.56.570 state purchasing and material control director, appointment, personnel 43.19.180 Personal information, security breaches Surplus property general administration Privacy, invasion of 42.56.050 acquisition authorized 39.32.020 definitions 39.32.010 Public records officers 42.56.580 Publish, duty to 42.56.040 Short title, chapter 42.56.020 leasing and acquisition 39.32.035 general administration services account, use PUBLIC RECREATIONAL LANDS (See 39.32.035 PARKS AND RECREATION) Telecommunications systems PUBLIC REPORTS (See REPORTS) acquisition method for municipalities 39.04.270 PUBLIC RESTROOMS Pay facilities PUBLIC RECORDS requirements 70.54.160 Dairy nutrient management 90.64.190 violations, penalty 70.54.160 Livestock nutrient management 90.64.190 PUBLIC SAFETY (See HEALTH AND PUBLIC RECORDS ACT (See also PUBLIC DISCLOSURE; RECORDS AND SAFETY) PUBLIC SAFETY EMPLOYEES' DOCUMENTS) Attorney invoices, intent 42.56.904 RETIREMENT SYSTEM Availability, provisions copying, charges 42.56.120, 42.56.130 bond, none required 41.37.145 hearing prior to appeal required 41.37.130, 41.37.140 copying, facilities 42.56.080 documents and indexes 42.56.070 prompt responses 42.56.520 Application and effective date 41.37.240 protection of records 42.56.100 times for inspection/copying 42.56.090 Computation of allowance 41.37.190 Contribution rates employers, computation and billing 41.37.080 Construction, chapter 42.56.030 employers and members 41.37.220 Definitions 42.56.010 Cost-of-living, post retirement 41.37.160 Creation, administration 41.37.015 Denial of access court protection 42.56.540 Date effective review, attorney general 42.56.530 review, judicial 42.56.550, 42.56.560 chapter 41.37.901 contractual right of benefit 41.37.900 Duty to disclose or withhold 42.56.510 Death benefits Employee misconduct information 42.56.110 course of employment 41.37.110 generally 41.37.250 Exemptions accountability committee 42.56.140 Deductions, members agree to 41.37.070 agencies, controversy 42.56.290 Definitions 41.37.010 Disability allowance 41.37.230 agencies, drafts and memorandums, etc. 42.56.280 Disability as result of criminal conduct, benefit agricultural and livestock 42.56.380 disallowed 41.37.100 archaeological sites 42.56.300 Duty disability retirement recipients 41.37.060 camping resorts 42.56.340 Eligibility for retirement 41.37.210 check cashers and sellers 42.56.450 False statements, penalties 41.37.120 Intent, legislative 41.37.005 correctional industries workers 42.56.470 crime victim 42.56.240 Leaves of absence, military service 41.37.260 Lump sum allowance 41.37.200 dairies and feedlots 42.56.610 domestic violence program 42.56.370 educational 42.56.320 Membership 41.37.020 Nonelective position, eligibility 41.37.030 emergency housing residents 42.56.390 Payment of allowances, options 41.37.170 employment and licensing 42.56.250 Public employees' retirement system transfer from 41.40.113 employment security department 42.56.410 financial, commercial, and proprietary 42.56.270 Reemployment reduction of allowance 41.37.050 financial and insurance institutions 42.56.400 suspension of allowance 41.37.180 fireworks law records 42.56.460 Reentry 41.37.290 fish and wildlife 42.56.430 health care 42.56.360 Refund of contributions 41.37.280 Service credit health professionals 42.56.350 inactive program 42.56.480 additional, purchase of 41.37.265 Taxation and judicial process, exemption from insurance and financial institutions 42.56.400 41.37.090 investigative, law enforcement 42.56.240 Vacation leave, effect of accumulated 41.37.150 library records 42.56.310 Vested membership 41.37.270 livestock and agricultural 42.56.380 PUBLIC SCHOOLS (See SCHOOLS AND mediation communications 42.56.600 SCHOOL DISTRICTS) personal and other records, certain 42.56.210 personal information 42.56.230 PUBLIC SERVICE COMPANIES (See also property and casualty insurance statements of actuarial opinion 42.56.403 PUBLIC UTILITIES, subtitle Public service companies; TRANSPORTATION public utilities and transportation 42.56.330 **COMPANIES**, subtitle Public service Cities—Optional municipal code public utility districts, municipally owned companies) application of general law 35A.81.010 electrical utilities License fees motor vehicle tax exemptions 35A.81.010

restriction on law enforcement authorities

deduction from corporate licensing fees for fees paid to utilities and transportation commission 23B.01.590 Public utility districts acquisition of electrical utilities, taxation 54.28.120 condemnation or purchase of power facilities 54.04.100 PUBLIC STADIUM, CONVENTION. PERFORMING ARTS, AND VISUAL ARTS FACILITIES (See STADIUM, CONVENTION CENTER, AND ARTS FACILITIES) PUBLIC STADIUM AUTHORITY (See STADIUM, CONVENTION CENTER, AND ARTS FACILITIES, subtitle Stadium and convention center) PUBLIC TRANSPORTATION (See MOTOR VEHICLES, subtitle Ride sharing; PUBLIC TRANSPORTATION SYSTEMS; URBAN TRANSPORTATION SYSTEMS) PUBLIC TRANSPORTATION BENEFIT AREAS (See PUBLIC TRANSPORTATION SYSTEMS, subtitle Public transportation benefit PUBLIC TRANSPORTATION SYSTEMS (See URBAN TRANSPORTATION SYSTEMS) Air transportation commission, see AIR TRANSPORTATION COMMISSION Rus shelters advertising 47.36.141 Cities and towns acquisition and operation of facilities 35.92.060 authority for local improvement 35.43.040 authority to contract for transportation services, with whom 39.33.050 enter into agreements to furnish bus service beyond territorial boundaries 39.34.085 city limits, extension beyond, limitations 35.84.060 city transportation authority - monorail Ch. fares 35.58.580, 35.58.585, 35.58.590, 35.58.595 financing appropriation of funds for referendum 35.95.030 collection of tax, billing 35.95.050 contracts and leases for operation and maintenance 35.95.050 declaration of purpose 35.95.010 definitions 35.95.020 funds derived from taxes, restrictions on classification, etc. 35.95.060 levy and collection of taxes, appropriation and use 35.95.040 purchase of leased systems, price 35.95.070 referendum appropriation of funds for 35.95.030 authorized 35.95.090 rights not impaired 35.95.080 appropriation and use of 35.95.040 billing 35.95.050 collection of tax 35.95.040 funds derived from, restrictions on classification, etc. 35.95.060 levy of 35.95.040 transit, six-year development plan 35.58.2795 transit stations conduct at, unlawful 9.91.025 transportation feasibility study, financial support payment by state 35.58.2712

independent system plan oversight procedures 81.104.110 process 81.104.100 planning and implementation state role 81.104.060 Park and ride lots City limits, extension beyond, limitations 35.84.060local transit agency, accommodation 47.04.290 Commuter rail service 81.104.120 Confidentiality of user information 47.04.240 use and control of 46.61.577 Controlled substances Passenger loading, unloading, on highways, policy development 81.104.030, 81.104.040 violations committed in or near transit permitted, when 46.61.560 vehicles or shelters 69.50.435 state role 81.104.020 Planning, development and establishment purpose 81.104.010 participation of transportation department 47.04.081 Counties authority to rail fixed guideway systems contract for transportation services, with whom 39.33.050 safety and security program plan 35.21.228 Public nuisances safety plan, security and emergency preparedness 35A.21.300, 36.01.210, interference with municipal transit vehicle or station 9.66.010 enter into agreements to furnish bus service beyond territorial boundaries 39.34.085 36.57.120, 36.57A.170 obstruction or interference with vehicles or feasibility study, financial support payment safety program plan and security and access to stations 7.48.140 emergency preparedness 81.104.115, Public transportation benefit areas public transportation benefit areas 81.112.180 acquisition of existing systems employee rights, labor contracts continuation 36.57A.120 regional transit authorities creation, boundaries 36.57.110 feasibility study, financial support payment definitions 81.112.020 formation, procedure 81.112.030, 81.112.040 advanced financial support payment from the unincorporated areas service authority, limitations 36.57.100
County rail districts, See COUNTY RAIL state 36.57A.150 regional transportation planning 81.104.080 service district boundaries, expansion of annexation of additional area, procedures 36.57A.140 auditor 36.57A.130 benefit area authority DÍSTRICTS 81.104.050 County transportation area system implementation responsibility of agencies providing service 81.104.070 advanced financial support payment from the state 36.57A.150 governing body, review of 36.57A.055 membership, travel expenses, compensation 36.57A.050 High occupancy vehicle lanes use restrictions 46.61.165
High-speed ground transportation
King Street station 47.79.110, 47.79.120, 47.79.130, 47.79.140, 47.79.150
High-speed ground transportation program County transportation authority acquisition of existing systems 36.57.090 authorized 36.57.020 withdrawal, disapproval rights 36.57A.050 boundaries chairman, appointment 36.57.050 definitions 36.57.010 establishment, changes, procedure 36.57A.030 employee transfers, preservation of benefits requirements, exception 36.57A.040 funding sources 47.79.030 goals 47.79.020 cities, inclusion requirements, boundary changes 36.57A.040 36.57.090 expenses, contributions by county, cities and city operators, continued operation 36.57A.100 towns 36.57.060 implementation 47.79.020 legislative declaration 47.79.010 general manager, powers, compensation, appointment, removal 36.57.050 prioritized projects 47.79.030 comprehensive transit plan rail passenger facilities 47.79.050, 47.79.060, 47.79.070 development, elements 36.57A.060 state review 36.57A.070 labor relations 36.57.090 membership, compensation 36.57.030 county treasurer is ex officio treasurer 36.57A.130 powers and duties 36.57.040 rail passenger plan 47.79.040 public transportation plan, general comprehensive plan 36.57.070 Interlocal cooperation, authority to furnish bus service to any other city, town or county creation, boundaries 36.57.110 special needs transportation 36.57.130 transportation fund, disbursements, contributions 36.57.060 39.34.085 definitions 36.57A.010 Jurisdiction of public offense committed on dissolution and liquidation 36.57A.160 public conveyance Const. Art. 1 § 22 Local sales and use tax 82.14.045 civil infractions 36.57A.230 fines and penalties 36.57A.235 powers of law enforcement authorities 36.57A.240, 36.57A.2405 user classification 36.57.040 equalization payments 82.14.046 **Employees** Metropolitan municipal corporations acquisition of existing transportation system, payroll deduction for political action committees 35.58.268 duties incident to respecting employees 35.58.265 governing body, review of 36.57A.055 local sales and use taxes 82.14.045, 82.14.046 maintenance plan, state funding 36.57A.191 Fail fixed guideway systems signage, requirements for 81.112.190 Feasibility study, municipalities, financial support payment by state 35.58.2712 authority to contract for transportation services, with whom 39.33.050 authorized by election 35.58.245 passenger-only ferry service 36.57A.200, 36.57A.210, 36.57A.220 Federal funds city system, acquisition of 35.58.260 definitions 35.58.272 transportation department authorized to secure via agreements 47.04.170 powers eminent domain 35.58.250 fares 35.58.580, 35.58.585, 35.58.590, additional 36.57A.090 generally 36.57A.080 High capacity transportation systems bond retirement, pledge of revenues for 35.58.595 user classification 36.57A.090 81.104.180 commuter rail service 81.104.120 definitions 81.104.015 fuel purchasing strategies liability immunity 35.58.263 powers of component city concerning passenger transportation transferred to financial responsibility, requirements reports 35.58.262 benefit area, operation of system by city 81.104.130 general powers 35.58.240 until acquired by benefit area 36.57A.110 funding maintenance plan, state funding 36.56.121 private operation municipality, defined 35.58.272 powers and duties, rates, user classification, car rental sales and use tax 81.104.160 limitations, agreements for continued dedicated funding sources 81.104.140 operation 36.57A.100 tolls and charges 35.58.240 privately owned public carriers, prohibition 35.58.250 employer tax 81.104.150 short-term obligations Ch. 39.50 motor vehicle excise tax, surcharge on special needs transportation 36.57A.180 transportation centers, See
TRANSPORTATION, subtitle 81.104.160 transit commission membership 35.58.270 powers and duties 35.58.270 sales and use tax, additional tax for 81.104.170 Transportation centers tax collection, contract for 81.104.190 transportation fund transportation feasibility study, financial support payment by state 35.58.2712 Municipal transit vehicle, defined 46.04.355 contributions by included counties, cities, and towns 36.57A.130 funding of planning projects department of transportation responsibilities and towns 36.5/A.130 establishment, uses 36.57A.130 transportation improvement conferences boundaries, establishment, changes review by legislative authority 36.57A.030 81.104.090 participation in Municipalities within central Puget Sound region 81.104.040 acquisition, operation, etc. authorization 35.58.2721 bond issues 35.58.2721 defined 35.58.272, 35.95.020 outside central Puget Sound region convening, when and by whom 36.57A.020 treasurer 36.57A.130 surety bond 36.57A.130 81.104.030 feasibility study, financial support payment voter approval requirements 81.104.030 planning 35.58.2712 Rail fixed guideway systems expert review panel 81.104.110 indebtedness limitation 35.58.2721 safety and security program plan 35.21.228

safety plan, security and emergency preparedness 35A.21.300, 36.01.210, 36.57.120, 36.57A.170 80 70 020 80.04.430 costs assessed against applicants 80.70.060 definitions 80.70.010 intervention by commission where rule or order involved, notice to commission, judgment void, when 80.04.420 safety program plan and security and direct investment projects 80.70.040 emergency preparedness 81.104.115, fees, authority to assess and collect 70.94.892 81.112.180 overcharges, court procedure 80.04.240 recovery of penalties, disposition to general fund, exception 80.04.400 Rail passenger plan 47.79.040 independent qualified organizations Rail passengers, intercity service facilities 47.79.050, 47.79.060, 47.79.070 Regional transit authorities 80.70.050 summary proceedings in superior court permanent carbon credits 80.70.030 appeals to supreme court or court of appeals rules, adoption 80.70.070 boundaries 81.112.050 elections 81.112.050 from 80.04.260 Cities and towns acquisition or construction election 35.92.070 procedure for 35.92.070 attorney general, duties 80.04.260 injunction 80.04.260 joinder of parties 80.04.260 mandamus 80.04.260 fare payment civil infractions 81.112.220 when unnecessary to submit to voters prosecution for theft, trespass, or other 35.92.070 charges 81.112.230 Affiliated interests violations, enforcement and penalties 81.112.210 administration, oversight, or supervision by contracts or arrangements with city or town employees control of commission over continuing reimbursement by utility 35.33.123, high capacity transportation systems definitions 81.112.020 80.16.050 35.34.205 filing requirements 80.16.020 bond issues formation, procedure 81.112.030, 81.112.040 court review of commission orders 80.16.090 bond owner's recourse 35.92.160 energy or water conservation programs 35.92.105 definitions 80.16.010 filing of dealings with affiliated interests required 80.16.020 interim financing 81.112.170 maintenance plan 81.112.086 powers 81.112.060 35.92.105 funding and refunding generally 35.92.110 not general obligations 35.92.120 general obligation bonds, pledge of revenue for payment of 35.92.080 refunding by single issues 35.92.130 payments to control of commission over continuing 80.16.050 property, sale and leaseback 81.112.300, 81.112.310, 81.112.320, 81.112.330 disallowed 80.16.070 rail fixed guideway systems safety program plan and security and enforcement of orders as to by superior court refunding by single issues 35.92.130 refunding with general obligation funding bonds Ch. 39.52 emergency preparedness 81.112.180 80.16.080 signage, requirements for 81.112.190 Regional transportation authorities nonapproved 80.16.060 proof of reasonableness, what constitutes sale/leaseback payments, tax exemption 35.21.756 revenue, lien against 35.92.100 terms of 35.92.150 80.16.040 reasonableness must be proved 80.16.030 budget, annual exemption from expenditure limitations of 35.32A.070 summary orders as to nonapproved or disallowed payments 80.16.070 sales/leaseback agreements tax exemption 82.04.4201, 82.08.834, cities in county with a population of two hundred ten thousand or more west of summary orders as to nonapproved payments 80.16.060 82.12.834 surety insurance, exemptions 48.30.270 Cascades, support of cities, towns, counties Appeals of superior court judgments court action on overcharges 80.04.240 Regional transportation investment districts Ch. and taxing district in which facilities located 35.21.422 Appeals to supreme court or court of appeals of Research, testing, development, etc., authority construction, under park drives and boulevards 35.21.190 superior court judgments 35.58.2794 court action on overcharges 80.04.240 State public transportation plan electric transmission lines 80.32.010 summary proceedings in superior court 80.04.260 statewide planning Ch. 47.06 extension of capacity by fifty percent or more procedure 35.92.070 franchises and privileges, commission Transportation centers, See TRANSPORTATION, subtitle Appellate review of superior court judgments 80.04.190, 80.04.260 government 35.17.220 Transportation centers Appraisal Transportation department funds, special fund for 35.92.100, 35.92.140 costs of annual report on system development, duties 35.58.2796 gas, electricity, and other power facilities, acquisition and operation 35.92.050 assessed to public service companies 80.20.020 Transportation improvement conferences generating facilities located in another county 35.21.420, 35.21.422, 35.21.425, 35.21.426, 35.21.427, 35.21.430, 35.21.440, 35.21.450 collection 80.20.030 boundaries, establishment, changes disposition to public service revolving fund 80.20.020procedure 36.57A.030 Urban public transportation systems, defined interest on unpaid cost assessment 80.20.030 limitation upon 80.20.020 payment of 80.20.020 47.04.082 indebtedness Use of motor vehicle funds and local street and borrow on revenue credit 35.92.075 road funds for 47.04.083 irrigation pumping service, tariff 35.92.365 frequency limitations upon making 80.20.060 leasing of PUBLIC USE necessity of, commission's determination authority 35.94.010 execution 35.94.030 Judicial question Const. Art. 1 § 16 conclusive 80.20.040 Property not to be taken for without order of commission not subject to review procedure 35.94.020 compensation Const. Art. 1 § 16 80.20.050 lighting, heating, fuel, and power facilities, acquisition and operation 35.92.050 PUBLIC UTILITIES (See also CITIES AND TOWNS, subtitle Electrical utilities; TRANSPORTATION COMPANIES; UTILITIES AND TRANSPORTATION COMMISSION) Assignment of property, See PUBLIC UTILITIES, subtitle Transfers of property rates and charges Budgets of expenditures costs, expense, interest 35.41.090 authority of commission to regulate and control 80.04.300 municipal revenue bond act, effect 35.41.080 regulations 80.04.500 emergency expenditures 80.04.330 Accidents sale of investigations and examinations by examinations by commission 80.04.310 authority 35.94.010 commission 80.04.460 filing of 80.04.300 execution of 35.94.030 notice to commission 80.04.460 investigation by commission 80.04.310 procedure 35.94.020 objection or rejection by commission second class cities 35.23.515, 35.23.525, 35.23.535 depreciation and retirement accounts 80.04.310 80.04.350 orders of commission as to 80.04.310 surplus property, disposal 35.94.040 tap-in, connection, hookup fees, waiver, low income persons 35.92.380 publication by commission, withholding of merchandise accounts to be kept separate 80.04.320 80.04.270 Acquisition of property, See PUBLIC UTILITIES, subtitle Transfers of property rejected items, effect 80.04.330 towns, earnings to current expense fund, when rules of commission as to 80.04.320 supplementary budgets 80.04.300 35.27.510 warrants, payment out of special fund 35.92.100 Actions conclusiveness of order or rule of commission Business and occupation tax exemption in actions between private parties and 82.04.310 Cogeneration projects public service companies 80.04.410 Carbon dioxide mitigation carbon dioxide mitigation Ch. 80.70

findings of commission prima facie correct

applicability of chapter, mitigation plan

[RCW Index—page 600] (2008 Ed.)

development with state agencies conservation service tariffs 80.28.303 restoration of county road for travel additional authority of agencies 39.35C.090 discrimination prohibited 80.28.100 80.32.010 transmission line construction and energy purchase agreements 39.35C.080 energy conservation measures maintenance along application for 80.32.010 authority for 80.32.010 feasibility study 39.35C.070 existing rate or charge for, duty of seller of real property to disclose prior to closing 64.04.200 implementation 39.35C.070 ownership and operation 39.35C.070 eminent domain to acquire property for 80.32.060 sale of electricity and thermal energy extension of payment responsibility to 39.35C.080 subsequent owners 80.28.065 hearings 80.32.010 existing contracts, effect upon 80.28.120 low-income customers 80.28.068 sale of thermal energy 39.35C.070 notice 80.32.010 Complaints commission may make 80.04.110 copy, service of 80.04.110 right of entry for 80.32.070 published and filed rates to be charged, exceptions, liabilities 80.28.080 terms and conditions 80.32.010 damages, no dismissal because of lack of 80.04.110 eminent domain reasonableness 80.28.010 duties of electrical companies exercising schedule of changes 80.28.060 filing and publication of 80.28.050 80.32.080 joinder of complaints or grievances 80.04.110 right of 80.32.060 public service company against another public service company 80.04.110 fee prohibited by cities and towns 35.21.860 sale or lease of plant and franchises permitted sliding scale of charges 80.28.070 who may make 80.04.110 suspension of changes in 80.28.060 Conservation investments water conservation goals, achievement of, Electrical companies banded rates 80.28.074, 80.28.075 commodities supplied, commission may order improvement in 80.28.030 conservation bonds 80,28,306 consideration in setting 80.28.025 conservation service tariffs 80.28.303 repairs, improvements, or additions may be costs as bondable conservation investments ordered by commission 80.28.130 80.28.309 service complaints definitions 80.28.005 commission may order improvement in Construction, release or waiver of rights, twenty-five or more consumers may make 80.28.040 penalties, or forfeiture, title not construed as 80.04.480 complaint as to rates and charges furnishing upon reasonable notice required 80.28.110 80.04.110 who may make 80.04.110 Contracts, transportation department may contract with public utility without unreasonable preferences prohibited conservation investments 80.28.090 conservation bonds 80.28.306 advertising, bid or performance bond urban forestry conservation service tariffs 80.28.303 companies authorized to request voluntary 47.01.210 costs as bondable conservation investments Copies of orders, rules and regulations, etc. donations from customers for 80.28.300 80.28.309 admissibility in evidence 80.04.450 Electrical generation facilities definitions 80.28.005 fees for 80.04.450 effect of facility abandonment 80.04.130 duties as to rates, services and facilities publication 80.04.450 Electrical utilities 80.28.010 Counties apparatus use and construction rules Ch. 19.29 eminent domain comprehensive plans, elements of 36.70.350 electric franchises and rights of way on county civil immunity for good faith mistakes duties of electrical companies which exercise 35.21.415 powers of 80.32.080 immunity from good faith mistakes and errors of judgment 54.12.110 roads 80.32.010 private sales of power permitted 80.32.080 right of 80.32.060 Crimes relating to, See also PUBLIC UTILITIES, subtitle Violations inspection certificate required before sale of power for public, private uses 80.32.080, 80.32.090, 80.32.100 connecting service, exceptions 19.28.101 Damages, liability of public service companies to public policy against the duplication of persons or corporations affected by violation sale of power outside municipality 80.32.080 of law, order, or rule 80.04.440 Definitions 80.04.010 electric lines and services Ch. 54.48 energy conservation and production from residential buildings renewable resources, encouragement of Defrauding of Ch. 9A.61 payments to owners for construction 80.28.025 Discrimination, messages from other companies complying with code 19.27A.035 legislative finding 80.28.024 energy conservation measures resource plans Ch. 19.280 Disposition of property, See PUBLIC UTILITIES, subtitle Transfers of property Districts, See PUBLIC UTILITY DISTRICTS service installation charges extension of payment responsibility to customer may contract privately 35.22.640 vegetation cutting or removal, liability subsequent owners, requirements 80.28.065 Diversion of services damage recovery 80.28.240 64.12.035 Eminent domain landscaping for energy conservation, companies may provide customers with information on 80.28.300 Drinking water standards electric franchises and rights of way, right of water companies and systems 80 32 060 urban forestry, companies may request gas companies 80.28.220, 80.28.230 investigation of compliance with 80.04.110 voluntary donations from customers for Earnings, excess of reasonable returns, Employees, state employees' retirement system, 80.28.300 consideration in fixing rates 80.04.360 public utility service credit 41.40.160 fees, gross operating revenue based fees, Electric, inter-utility agreements authorized Ch. Energy efficiency programs decrease of for 80.24.010 54.48 incentive rate of return on investments in irrigation pumping service, tariff 80.28.310 underground, conversion to or installation allowed, adoption of policy 80.28.260 landscaping for energy conservation Energy financing voter approval act bonds 80.52.040, 80.52.050, 80.52.060, cities and towns Ch. 35.96 companies may provide customers with counties 36.88.410, 36.88.420, 36.88.430, 36.88.440, 36.88.450, 36.88.460, 36.88.470, 36.88.480 information on 80.28.300 80.52.070 cost-effectiveness priorities 80.52.080 definitions 80.52.030 approval of 80.28.150 Electric companies inspection and marking of 80.28.150 energy conservation measures tampering, etc. existing rate or charge for, duty of seller of damages 80.28.240 purpose 80.52.020 testing apparatus to be furnished by company 80.28.160 real property to disclose prior to closing Evidence, orders, rules and regulations, etc., 64.04.200 admissibility in evidence 80.04.450 testing at request of consumer, charges Electric franchises and rights of way Examinations cities and towns 80.28.170 accidents by commission 80.04.460 referendum upon granting of 80.32.040 rules, charges 80.28.180 net metering of electricity Ch. 80.60 rates and charges budgets of expenditures by commission transmission line construction and 80.04.310 maintenance along city streets application for 80.32.010 authority for 80.32.010 Expenditures, See PUBLIC UTILITIES, subtitle Budgets of expenditures changes filing of 80.28.060 notice of 80.28.060 publication of 80.28.060 Fees eminent domain to acquire property for 80.32.060 gross operating revenue based 80.24.010 disposition to public service revolving fund right of entry for 80.32.070 80.24.040 commission to fix reasonable and terms and conditions 80.32.010 compensatory rates 80.28.020 failure to pay, penalty, disposition of fine county roads complaints, who may make 80.04.110 80.24.050

PUBLIC UTILITIES

	1.1	1
fees to approximate regulation costs	rates and charges	payment of 80.20.020
80.24.020, 80.24.030 fines and penalties for failure to pay,	changes in filing of 80.28.060	frequency limitations upon making 80.20.060 necessity of, commission's determination
disposition 80.24.050	notice of 80.28.060	conclusive 80.20.040
records of costs, fees based upon 80.24.030	publication of 80.28.060	order of commission not subject to review
pipeline safety fee 80.24.060	commission to fix reasonable and	80.20.050
Filings	compensatory rates 80.28.020	Irrigation companies, fees, gross operating
affiliated interests, filing of contract or	complaints, who may make 80.04.110	revenue based, decrease of fees for
arrangement with commission 80.16.020	conservation service tariffs 80.28.303	80.24.010
budgets of expenditures 80.04.300	discrimination prohibited 80.28.100	Landscaping for energy conservation
gross operating revenue statement 80.24.010 telecommunications companies, rates and	energy conservation measures existing rate or charge for, duty of seller of	code cities providing utility services
charges 80.36.100	real property to disclose prior to closing	encouraged to provide information to customers on 35A.80.040
Flood control districts, improvements crossing,	64.04.200	Lease of property, See PUBLIC UTILITIES,
procedure 86.09.229	extension of payment responsibility to	subtitle Transfers of property
Franchises	subsequent owners 80.28.065	Leases, utility facilities, federal law compliance,
disposal without authority void 80.12.030	existing contracts, effect upon 80.28.120	commission approval 80.04.520
fee prohibited by cities and towns 35.21.860	low-income customers 80.28.068	Liens for services
transfer without authority prohibited, exception 80.12.020	published and filed rates to be charged, exceptions, liabilities 80.28.080	cities and towns 35.21.290
Franchises within annexed areas, continuation	reasonableness 80.28.010	Low-income persons, reduced rates 74.38.070 Meters
35.13.280	refunds upon gas purchased, passing on	electric
Gas companies	refund to consumers 80.28.200	inspection and marking of 80.28.150
banded rates 80.28.074, 80.28.075	schedule of	rules, charges, set by commission 80.28.180
certificate of public convenience and necessity	changes 80.28.060	testing apparatus 80.28.160
80.28.190	filing and publishing of 80.28.050	testing for consumers 80.28.170
cities and towns tax limitations 35.21.865	sliding scale of charges 80.28.070 suspension of charges in 80.28.060	gas and water
6%, exception 35.21.803	water conservation goals, achievement of,	inspection and sealing of 80.28.140
commodities supplied, commission may order	consideration in setting 80.28.025	rules, charges, set by commission 80.28.180
improvement in 80.28.030	repairs, improvements, or additions may be	testing apparatus 80.28.160 testing for consumers 80.28.170
complaints	ordered by commission 80.28.130	tampering
twenty-five or more consumers may make	service	damage recovery 80.28.240
complaint as to rates and charges	commission may order improvement in	Municipal utilities
80.04.110 who may make 80.04.110	80.28.040 furnishing upon reasonable notice required	safety regulations, municipal utilities, not
conservation investments	80.28.110	subject to jurisdiction of commission
conservation bonds 80.28.306	unreasonable preferences prohibited	80.04.500
conservation service tariffs 80.28.303	80.28.090	street railways not affected 81.04.490 telecommunications, gas, electrical, water
costs as bondable conservation investments	urban forestry	utilities, including safety, not affected
80.28.309	companies authorized to request voluntary	80.04.500
definitions 80.28.005 duties as to rates, services and facilities	donations from customers for 80.28.300 Gas companies, See also TRANSPORTATION	Municipal utilities, See also PUBLIC
80.28.010	COMPANIES, subtitle Gas and oil pipeline	UTILITIES, subtitle Cities and towns
eminent domain	transporters	Natural gas, underground storage, See OIL AND
disposition of property acquired 80.28.230	fees, See also PUBLIC UTILITIES, subtitle	GAS, subtitle Underground storage of natural gas
right of 80.28.220	Fees	Natural gas companies, powers and duties as to
energy conservation and production from	underground storage of natural gas, See OIL AND GAS, subtitle Underground storage	underground storage of natural gas Ch. 80.40
renewable resources, encouragement of 80.28.025	of natural gas	Notes
legislative finding 80.28.024	Greenhouse gas emissions	issuance conditions and exceptions 80.08.043
energy conservation measures	baseload electric generation performance	Notices, accidents to commission 80.04.460
existing rate or charge for, duty of seller of	standard Ch. 80.80	Orders admissibility in evidence 80.04.450
real property to disclose prior to closing	Hearings	change of by commission 80.04.210
64.04.200 extension of payment responsibility to	findings of commission 80.04.120 increase of rates and charges, burden of proof	fees for copies of 80.04.450
subsequent owners, requirements	80.04.130	following hearing 80.04.120
80.28.065	joinder of complaints or grievances 80.04.110	effective date 80.04.120
landscaping for energy conservation,	notice 80.04.110	extension of time 80.04.120
companies may provide customers with	order of commission 80.04.120	service of 80.04.120
information on 80.28.300	practice and procedure 80.04.110	joint action, apportionment of costs 80.04.140 liability of public service companies to
urban forestry, companies may request	record of proceedings 80.04.120 service of order 80.04.120	persons or corporations affected by
voluntary donations from customers for 80.28.300	time and place 80.04.110	violation of order 80.04.440
fees	transcript of testimony 80.04.120	public service company complaining against
certificate of public convenience and	Heat suppliers, See HEATING SUPPLIERS	another public service company, power of
necessity 80.28.190	Immunity of commissioners and employees	commission to make order to correct abuse
gross operating revenue based, decrease of	good faith mistakes and errors of judgment	80.04.110
for 80.24.010	54.12.110	publication 80.04.450 rehearing petitions, grounds, procedure
franchise fee prohibited by cities and towns 35.21.860	Intervention by commission where rule or order involved, judgment void, when 80.04.420	80.04.200
landscaping for energy conservation	Investigations	suspension of rate or charge changes
companies may provide customers with	accidents by commission 80.04.460	80.04.130
information on 80.28.300	budgets of expenditures by commission	Penalties, cumulative 80.04.480
meters	80.04.310	Property transfers, See PUBLIC UTILITIES,
inspection and sealing of 80.28.140	costs of	subtitle Transfers of property Public disclosure exceptions 80.04.095
tampering, etc. damages 80.28.240	assessed to public service companies 80.20.020	Public service companies
testing apparatus to be furnished by company	collection 80.20.030	accidents
80.28.160	disposition to public service revolving fund	investigations and examinations 80.04.460
testing at request of consumer, charges	80.20.020	notice to commission 80.04.460
80.28.170	interest on unpaid cost assessment 80.20.030	accounts
rules, charges 80.28.180	limitation upon 80.20.020	access of commission to 80.04.090

depreciation and retirement accounts	investigations 80.20.010	filing, changing, publication of 80.28.060
80.04.350	securities regulations 80.08.010	schedule of 80.28.050
forms 80.04.090 merchandise accounts to be kept separate	transfers of property 80.12.010 duties as to rates, services and facilities	gas companies, See PUBLIC UTILITIES, subtitle Gas companies
80.04.270	80.28.010	merchandising capital or expenses not to be
out-of-state records and accounts, power of	earnings, excess of reasonable returns,	considered in determining 80.04.270
commission to require production of	consideration in fixing rates 80.04.360	payments to affiliated interests,
80.04.100 actions	electrical companies, See PUBLIC UTILITIES, subtitle Electrical companies	reasonableness must be proved 80.16.030 payments to affiliated interests not to be
conclusiveness of order or rule of	fees	allowed in determining if nonapproved or
commission in actions between private	gross operating revenue based	disallowed 80.16.060, 80.16.070
parties and public service companies 80.04.410	disposition 80.24.040	sliding scale of charges 80.28.070 sufficiently remunerative, consent required
findings of commission prima facie correct	failure to pay, penalty 80.24.050 fees to approximate regulation costs	before any change in 80.04.150
80.04.430	80.24.020	uniformly applied, exceptions, liabilities
intervention by commission where rule or	fines and penalties for failure to pay	80.28.080
order involved, notice to commission, judgment void, when 80.04.420	deposited in public service revolving fund 80.24.050	water companies, See PUBLIC UTILITIES, subtitle Water companies
affiliated interests	records of costs, fees based upon 80.24.030	records and documents
contracts or arrangements with	gross operating revenue based fees	access of commission to 80.04.090
filing copy with commission 80.16.020 court review of orders 80.16.090	80.24.010 pipeline safety fee 80.24.060	forms 80.04.090 out-of-state records and accounts, power of
definitions 80.16.010	filings, gross operating revenue 80.24.010	commission to require production of
payments to	franchises	80.04.100
control of commission over continuing 80.16.050	disposal without authorization void 80.12.030	regulatory fees 80.24.010 repairs, improvements, or additions may be
disallowed 80.16.070	transfer without authorization prohibited,	ordered by commission 80.28.130
enforcement of orders as to by superior	exception 80.12.020	reports
court 80.16.080	gas companies, See PUBLIC UTILITIES,	accidents 80.04.460
nonapproved 80.16.060 proof of reasonableness, what constitutes	subtitle Gas companies hearings	annual to commission contents 80.04.080
80.16.040	joinder of complaints or grievances	filing 80.04.080
reasonableness must be proved 80.16.030	80.04.110	period of report 80.04.080
summary orders as to nonapproved or disallowed payments 80.16.070	notice 80.04.110 practice and procedure 80.04.110	monthly periodical or special 80.04.080 securities
summary orders as to nonapproved	time and place 80.04.110	acquisition of securities of other public
payments 80.16.060	investigations	service companies void without
appraisal costs of	costs of assessed to public service companies	authorization 80.12.040 assumption of liability for securities of other
collection 80.20.030	80.20.020	companies, compliance with filing
disposition to public service revolving fund	collection 80.20.030	requirements 80.08.130
80.20.020 interest on unpaid cost assessment	disposition to public service revolving fund 80.20.020	authority of commission to regulate 80.08.020
80.20.030	interest on unpaid cost assessment	capitalization of franchises or merger
limitation upon 80.20.020	80.20.030	contracts prohibited 80.08.080
payment of 80.20.020 frequency limitation upon making 80.20.060	limitation upon 80.20.020 payment of 80.20.020	commission authority not affected by act in compliance with chapter 80.08.150
necessity of, commission's determination	frequency limitations upon making	control over by state 80.08.020
conclusive 80.20.040	80.20.060	filing exemptions, conditions 80.08.047
order of commission not subject to review 80.20.050	necessity of, commission's determination conclusive 80.20.040	filing required with commission prior to issuance 80.08.040
budgets of expenditures	order of commission not subject to review	issuance
authority of commission to regulate and	80.20.050	authority 80.08.030
control 80.04.300 emergency expenditures 80.04.330	nonpolluting renewable energy sources for power generation	contrary to chapter, penalties 80.08.100 purposes for which authorized 80.08.030
filing of 80.04.300	exemption from regulation 80.58.010	proceeds from issue
publication by commission, withholding of	notes, issuance conditions and exceptions	accounting for disposition 80.08.090
80.04.320 rejected items, effect 80.04.330	80.08.043 order for improvement of service 80.28.030,	violations, penalty \$0.08.110, 80.08.120 service
supplementary budgets 80.04.300	80.28.040	furnishing upon reasonable notice 80.28.110
cancellation, acquisition, of franchise or	orders, public service company complaining	unreasonable advantage or disadvantage
permit for operation in territory incorporated 35.02.160	against another public service company, power of commission to make order to	prohibited 80.28.090 stock, other securities
capital stocks and bonds of other public	correct abuse 80.04.110	purchase or sale of stock in other
service companies, acquisition void	orders requiring joint action 80.04.140	corporations by employees prohibited
without authorization 80.12.040 complaints	public utility districts acquisition of electrical utilities, taxation	80.04.280 sale to 80.04.290
commission may make 80.04.110	54.28.120	transfers of property
copy, service of 80.04.110	condemnation or purchase of power facilities	acquisition of property of other public
damages, no dismissal because of lack of 80.04.110	54.04.100 rates and charges	service companies 80.12.040 disposal without authorization void
joinder of complaints or grievances	changes	80.12.030
80.04.110	filing of 80.04.130	franchises
public service company against another public service company 80.04.110	hearing upon 80.04.130 increase of, burden of proof 80.04.130	disposal without authorization void 80.12.030
who may make 80.04.110	suspension until hearing 80.04.130	transfer without authorization prohibited,
who may serve 80.04.110	commission to fix reasonable and	exception 80.12.020
court review of commission orders 80.16.090 damages, liability of public service companies	compensatory rates 80.28.020 discrimination prohibited 80.28.100	prohibited without authorization of commission, exception 80.12.020
to persons or corporations affected by	earnings in excess of reasonable return,	rules and regulations of commission as to
violations of law, order, or rule 80.04.440	consideration in fixing rates 80.04.360	80.12.050
defined as to affiliated interests 80.16.010	electrical companies, See PUBLIC UTILITIES, subtitle Electrical companies	violations, penalty 80.12.060 valuation
	,	I .

PUBLIC UTILITIES

costs of	cities and towns	generally 80.36.320
assessed to public service companies	may incur indebtedness on credit of revenue	reclassification 80.36.330
80.20.020	35.92.075	complaints
collection 80.20.030	Rules and regulations	who may make 80.04.110
disposition to public service revolving fund	admissibility in evidence 80.04.450	connections between lines of different
80.20.020	fees for copies of 80.04.450	companies, commission may order
interest on unpaid cost assessment	liability of public service companies to	80.36.160
80.20.030	persons or corporations affected by	contracts or agreements
limitation upon 80.20.020	violation of rule or regulation 80.04.440	application of title to existing contracts
payment of 80.20.020	publication 80.04.450	80.36.270
frequency limitations upon making	Sale of property, See PUBLIC UTILITIES,	filing with commission, contents and
80.20.060	subtitle Transfers of property	enforceability 80.36.150
necessity of, commission's determination conclusive 80.20.040	Sales and use tax exemption 82.08.0252, 82.08.0256	county roads
order of commission not subject to review	Securities	use of rights of way authorized 80.36.040 discounted message toll service prohibition
80.20.050	acquisition of securities of other public service	80.36.183
violations, orders, rules or requirements of	companies 80.12.040	discrimination
commission 80.04.380	assumption of liability for securities of other	messages from other companies 80.36.200,
violations by employees, officers, orders,	companies, compliance with filing	80.36.220
rules or requirements of commission	requirements 80.08.130	must receive and transmit messages for any
80.04.385	authority of commission to regulate 80.08.020	person 80.36.220
water companies, See PUBLIC UTILITIES,	capitalization of franchises or merger	eminent domain
subtitle Water companies	contracts prohibited 80.08.080	extent of appropriation 80.36.030
Public services companies	commission authority not affected by act in	right of 80.36.010
rates and charges	compliance with chapter 80.08.150	exchange areas, commission to prescribe,
existing contracts, effect upon 80.28.120	control over by state 80.08.020	procedure 80.36.230, 80.36.240
Railroads	filing exemptions, conditions 80.08.047	exempted actions or transactions 80.36.360
jurisdiction of public offense committed on	filing required with commission prior to	facilities
Const. Art. 1 § 22	issuance 80.08.040	condition and sufficiency of 80.36.080,
Rates and charges	issuance	80.36.090
changes	authority 80.08.030	repairs and betterments, commission may
filing of 80.04.130	contrary to chapter, penalties 80.08.100	order 80.36.260
hearing upon 80.04.130	purposes for which authorized 80.08.030	fees, gross operating revenue based, decrease
increase of, burden of proof 80.04.130	violations, penalty 80.08.110, 80.08.120	of for 80.24.010
sufficiently remunerative charges, consent	proceeds from issue	filing rates and charges 80.36.100
required before any change in 80.04.150	accounting for disposition 80.08.090	highways, use of rights of way
suspension until hearing 80.04.130	violations, penalty 80.08.110, 80.08.120	authorized 80.36.040
complaints, who may make 80.04.110	Senior and other low-income citizens, reduced	public granted lands, when eminent domain
earnings in excess of reasonable return, consideration in fixing rates 80.04.360	rates 74.38.070 Service	must be used 80.36.040 intensive review by legislature 80.36.901
merchandising capital or expenses not to be	furnished to all upon reasonable notice	legislative policy 80.36.300
considered in determining 80.04.270	80.36.090	messages
overcharges	reasonableness 80.28.010	interstate service, complaints 80.36.250
court procedure in actions upon 80.04.240	Stock, other securities	message from other companies,
refund of 80.04.230	customers, sale to 80.04.290	discrimination 80.36.200
reparations 80.04.220	employees	messages from other companies,
payments to affiliated interests,	purchase or sale of stock in other	discrimination prohibited 80.36.220
reasonableness must be proved 80.16.030	corporations	order of sending 80.36.210
payments to affiliated interests not to be	deduction from salary of payments for	new companies, registration of 80.36.350
allowed in determining if nonapproved or	prohibited 80.04.280	noncompetitive service
disallowed 80.16.060, 80.16.070	requiring prohibited 80.04.280	minimal regulation 80.36.332
reparations when excessive 80.04.220	during working hours prohibited 80.04.280	unreasonable preference or advantage in
senior and other low-income citizens, reductions 74.38.070	sale to 80.04.290 Stock, other securities, See also PUBLIC	price or access prohibited 80.36.186
unreasonable preferences prohibited,	UTILITIES, subtitle Securities	pay phones, calls to operator without use of coins 80.36.225
telecommunications companies 80.36.170	Tariff changes	preferences, unreasonable prohibited
valuation of public service company property	electrical generation facilities	80.36.170
for purposes of ascertaining 80.04.250	effect of facility abandonment 80.04.130	price lists 80.36.333, 80.36.338
Records and documents	filing of 80.04.130	property
access of commission to 80.04.090	hearing upon 80.04.130	damaging or injuring, penalty 80.36.060,
forms 80.04.090	increase of, burden of proof 80.04.130	80.36.070
out-of-state records and accounts, power of	suspension until hearing 80.04.130	punitive damages for injuring 80.36.060
commission to require production of	Taxation Ch. 84.12	underwater cable, damage by ships or vessels
80.04.100	cities and towns	80.36.070
Records containing commercial information,	6%, exception 35.21.870	railroads
protection of 80.04.095 Regulatory fees, See PUBLIC UTILITIES,	limitations 35.21.865 Taxes, See TAXES - PUBLIC UTILITIES	right of entry upon right of way 80.36.030
subtitle Fees	Telecommunications	use of rights of way authorized 80.36.040
Release or waiver of rights, penalties, or	definitions 54.16.005	right of telephone company to use, penalty
forfeitures, title not construed as 80.04.480	Telecommunications companies	for refusal 80.36.050
Repair equipment for	abbreviated formal procedure, investigation	rates and charges
motor vehicle maximum height requirement	and fact-finding 80.36.145	abbreviated formal procedure, investigation
not to apply to 46.44.020	alternative forms of regulation 80.36.135	and fact-finding 80.36.145
motor vehicle maximum length requirements,	banded rates 80.36.340	authority of commission to fix 80.36.140
when not to apply to 46.44.030	certain services not regulated 80.36.370	changes
Reparations for excessive rates 80.04.220	competitive classification petitions	filing 80.36.110
Reports	submission with application for registration	notice 80.36.110
accidents 80.04.460	80.36.350	suspension by commission 80.36.110
annual to commission 80.04.080	competitive telecommunications companies	complaints, who may make 80.04.110
filing 80.04.080 period of report 80.04.080	classification criteria and procedure 80.36.320,	deaf and speech-impaired, long distance discount rates required for service in
monthly, periodical or special 80.04.080	80.36.330	conjunction with telecommunications
Revenue	petition for 80.36.310	relay system 80.36.195

[RCW Index—page 604] (2008 Ed.)

discounted message toll service prohibition	hostage or barricade situation	corporations other than public service
80.36.183	service disruption, telephone company	companies, penalty 80.04.387
discrimination prohibited 80.36.180	immunity from liability 70.85.120	employees of corporations other than public
interstate rates complaints 80.36.250	telephone communication 70.85.100	service companies, penalty 80.04.390
joint rates and charges 80.36.120	applicable law 70.85.130	public service companies
longer distance charge must be greater than	hostage or barricade situations	employees, officers, penalty 80.04.385
shorter distance charge 80.36.190 published rates shall be charged, exceptions	assistance responsibility 70.85.110 local exchange companies	penalty 80.04.380 penalty 80.04.405
80.36.130	small companies, regulatory exemptions and	public service revolving fund, penalties
reasonableness 80.36.080	reporting requirements 80.04.530,	deposited in 80.04.405
schedule of	80.08.160, 80.12.045, 80.16.055	recovery of penalties 80.04.405
filing 80.36.100	party lines, yielding for emergency	securities 80.08.110, 80.08.120
joint rates 80.36.100, 80.36.120	definitions 70.85.010	transfers of property 80.12.060, 81.12.060
notice of filing and open to inspection	refusal, penalty 70.85.020	Water companies
80.36.100	request for line on pretext of emergency	board of health standards, failure to meet,
posting 80.36.100	penalty 70.85.030	basis for order to improve service
public inspection 80.36.100 unreasonable preferences prohibited	port district toll facilities, construction and maintenance of lines along 53.34.010	80.28.030 commission may enter into agreements with
80.36.170	Telephones	county to regulate companies located
registration of new companies 80.36.350	mandatory measured service	within county 80.28.185
right of entry 80.36.020, 80.36.030	filings for, procedure and policy 80.04.130	commodities supplied, commission may order
routing of messages over joint company	Towns, earnings to current expense fund, when	improvement in 80.28.030
connections, commission may order	35.27.510	complaints
80.36.160	Transfer of highway lands to 47.12.080	twenty-five or more consumers may make
services	Transfers of property	complaint as to rates and charges
authority of commission over services and	acquisition of property of other public service companies 80.12.040	80.04.110 who may make 80.04.110
practices 80.36.140 furnished to all upon reasonable notice	capital stocks and bonds of other public	who may make 80.04.110 conservation investments
80.36.090	service companies, acquisition void	conservation bonds 80.28.306
standard of services furnished 80.36.080	without authority 80.12.040	conservation service tariffs 80.28.303
streets, use of rights of way	disposal without authorization void 80.12.030	costs as bondable conservation investments
public granted lands, when eminent domain	franchises, transfer without authority	80.28.309
must be used 80.36.040	prohibited, exception 80.12.020	definitions 80.28.005
unreasonable preferences prohibited	prohibited without authorization of	drinking water standards
80.36.170	commission, exception 80.12.020	investigation of compliance with 80.04.110
wireless service facilities 80.36.375	rules and regulation of commission as to 80.12.050	duties as to rates, services and facilities 80.28.010
Telecommunications companies, See also TELECOMMUNICATIONS, subtitle	violations, penalty 80.12.060	fees, gross operating revenue based fees,
Systems installations	Transmission facilities	decrease of for 80.24.010
Telegraph, underground, conversion to or	attachments	meters
installation	application on facilities of other companies,	inspection and sealing of 80.28.140
cities and towns Ch. 35.96	exemption 80.54.050	tampering, etc.
counties 36.88.410, 36.88.420, 36.88.430,	definitions 80.54.010	damages 80.28.240
36.88.440, 36.88.450, 36.88.460,	rates, terms, conditions	testing apparatus to be furnished by company
36.88.470, 36.88.480	determination, fixing, commission order	80.28.160
Telegraph companies county roads	80.54.030 just and reasonable rate, criteria 80.54.040	testing at request of consumer, charges 80.28.170
franchises along 36.55.010	regulation, authorized 80.54.020	rules, charges 80.28.180
electrical installations, exception 19.28.151	uniformity of rates, required 80.54.070	rates and charges
messages	pea patch leases 35.92.370	changes
divulging content by telegraph company	Unauthorized use of services	filing of 80.28.060
employee, penalty 9.73.010	damage recovery 80.28.240	notice of 80.28.060
publishing of, penalty 9.73.020	Unclaimed property, uniform act Ch. 63.29	publication of 80.28.060
refusing or delaying delivery by employee,	deposits 63.29.080	commission to fix reasonable and
penalty 9.73.010 messages, See also TELEGRAPHIC	Underground utilities, location, damage Ch. 19.122	compensatory rates 80.28.020
COMMUNICATIONS	Urban forestry	complaints, who may make 80.04.110 conservation service tariffs 80.28.303
port district toll facilities, construction and	code cities providing utility services may	discrimination prohibited 80.28.100
maintenance of lines along 53.34.010	request voluntary donations for 35A.80.040	existing contracts, effect upon 80.28.120
Telephone, underground, conversion to or	Valuation	extension, installation, and connection
installation	costs of	charges
cities and towns Ch. 35.96	assessed to public service companies	commission jurisdiction 80.28.270
counties 36.88.410, 36.88.420, 36.88.430,	80.20.020	published and filed rates to be charged,
36.88.440, 36.88.450, 36.88.460, 36.88.470, 36.88.480	collection 80.20.030 disposition to public service revolving fund	exceptions, liabilities 80.28.080 reasonableness 80.28.010
Telephone buyers' protection act Ch. 19.130	80.20.020	reserve account 80.28.022
Telephone companies	interest on unpaid cost assessments	schedule of
complaints	80.20.030	changes 80.28.060
twenty-five or more consumers may make	limitation upon 80.20.020	filing and publishing of 80.28.050
complaint as to rates and charges	payment of 80.20.020	sliding scale of charges 80.28.070
80.04.110	frequency limitations upon making 80.20.060	suspension of changes in 80.28.060
county roads and bridges franchises along 36.55.010	necessity of, commission's determination conclusive 80.20.040	water conservation goals, achievement of, consideration in setting 80.28.010
directories, notice to yield line for emergency	order of commission not subject to review	repairs, improvements, or additions may be
70.85.040	80.20.050	ordered by commission 80.28.130
electrical installations, exception 19.28.151	Valuation of public service company property for	service
emergencies, yielding party line for	purposes of ascertaining rates and charges	commission may order improvement in,
definitions 70.85.010	80.04.250	receivership for noncompliance
refusal, penalty 70.85.020	Violations	80.28.040
request for line on pretext of emergency	actions to recover penalties, disposition to	furnishing upon reasonable notice required
penalty 70.85.030 franchise fee prohibited by cities and towns	state general fund, exception 80.04.400 litigation of penalties 80.04.405	80.28.110 unreasonable preferences prohibited
35.21.860	orders, rules or requirements of commission	80.28.090
JJ.=1.000	Janes, raise of requirements of commission	00.=0.070

PUBLIC UTILITY AND TRANSPORTATION CORRIDORS

substandard water systems, limited immunity Cities and towns electrical distribution equipment, acquisition from 35.92.054 joint powers with 35.92.054 Electricity from liability on assumption of responsibility for 80.28.275 distribution limitations 54.16.040 equipment for use, sale, or distribution Water system 54 16 040 restrictions on power facilities 54.04.040 tax on revenue 54.28.070 Claims against 54.16.110 generation, distribution, sale, privilege tax Ch. aquifer protection areas fee revenues, use of 36.36.040 54.28 complaint that system fails to meet board of health standards 80.04.110 intertie lines 54.16.060 joint operating agency, authority to purchase from 54.16.370 Classification of districts Ch. 54.40 Coal-fired thermal electric generating facility ownership agreement 54.44.020 drinking water standards privilege tax Ch. 54.28 investigation of compliance with 80.04.110 exemption from regulation Columbia river hydroelectric projects, grant back purchase for sale 54.16.040 burden of proof on utility 80.04.015 of easements to former owners 54.16.220 transmission 54.16.060 Electricity, See also PUBLIC UTILITY
DISTRICTS, subtitle Hydroelectric power nonmunicipal water systems Combined utility functions 54.16.300 audits by utilities and transportation Commissioners election, terms 54.08.060 commission 80.04.110 Eminent domain election, terms, vacancies 54.12.010 power of 54.16.020 PUBLIC UTILITY AND TRANSPORTATION CORRIDORS manager, appointment, compensation, and duties 54.16.100 proceedings 54.20.010 Employee, officer, or agent Acquisition, just compensation 64.04.180 Declaration of availability for public use oaths and affirmations 54.12.100 actions against actions against
defense costs
exception 54.16.097
Employment interview expenses
authorized 54.16.092
Energy conservation projects
financing, authorized 54.16.280
Environmental mitigation activities 54.16.390
Endoral pue planning powers 54.04.120 powers 54.12.010 64.04.180 Defined 64.04.190 county commissioners 54.04.120 Railroad properties insurance for officials and employees 54.16.095 cessation of use, retain character 64.04.180 planning commission 54.04.120 quorum 54.12.090 resolutions of 54.12.090 salaries and expenses 54.12.080 Community revitalization financing 54.16.083 PUBLIC UTILITY DISTRICTS Acquisition of property 54.16.010 Actions against officer, employee or agent Federal nuclear reservation defense costs exception 54.16.097 Agent, officer, or employee county with reservation within its boundaries 54.04.039 Federal surplus property acquisition, See FEDERAL SURPLUS PROPERTY Condemnation proceedings 54.20.010 actions against defense costs Consolidation procedure for 54.32.010 Fiscal matters exception 54.16.097 taxation of former districts 54.32.010 bond issues Agreements and contracts, authority 54.16.090 Construction projects investment in by mutual savings banks counties and other taxing districts, financial burden on 54.36.070 Annexation 32.20.070 elections, taxation, levies, coordination savings and loan associations, investment in 33.24.070 54.04.037 procedure for 54.32.010 school districts, financial burden on Ch. 54.36 construction projects, financial burden counties and other taxing districts 54.36.070 Contracts and agreements taxation of former districts 54.32.010 authority 54.16.090 bidding procedure 54.04.080 alternative method 54.04.082 territory within service area 54.04.035 school districts Ch. 54.36 Annuity contracts 54.04.050 taxation deposit and sureties 54.04.080 general powers 54.16.090 Appliance repair service 54.16.380, 54.16.385 school district taxes construction pupils, generally Ch. 54.36 Five commissioner districts division 54.40.060, 54.40.070 Assessment collection, county treasurer minimum wages 54.04.090 small works roster 54.04.070 36.29.160 Assessments 54.16.120 certificates of delinquency 54.24.230, 54.24.240 election for reclassification 54.40.040, 54.40.050 work and materials 54.04.070 Counties or other taxing districts, increased Authority over rates, production, distribution 54.16.040 filing of licenses 54.40.030 qualifications, voters' approval 54.40.020 requirements 54.40.010 financial burden due to construction 54.36.070 County-wide districts, acquisition of distribution properties 54.32.040
Damages 54.16.110
Defense costs for actions against officer, Authorization for 54.04.020 Bids and bidding 54.04.080 Formation alternative bid procedure 54.04.082 electrical facility construction or improvement election 54.08.041, 54.08.060, 54.12.010 hearings 54.08.010 petition for 54.08.010 employee, or agent exception 54.16.097 Definitions 54.04.010 Depositaries 54.24.010 54.04.080, 54.04.085 service provider agreements, water quality, bid laws inapplicable 54.04.092 procedure, generally 54.08.010 validation, questioning 54.08.050 Billing budget billing or equal payment plan 35.21.300, 80.28.010 Formation of new districts 54.08.060 Dissolution, generally Ch. 53.48, 54.08.080 Funds Elections guaranty for bonds, authority 54.16.070 commissioners 54.08.060, 54.12.010 expenses 54.12.010 voluntary contributions to assist low-income interfund loans 54.16.085 customers Ch. 54.52 local improvement guaranty fund authority, generally 54.24.200 bondholders rights and remedies 54.24.260 certificates of delinquency 54.24.230, Biodiesel, ethanol, and ethanol blend fuels five commissioner districts 54.40.040, 54.04.190 54.40.050 Bond issues 1931 act 54.24.018 classification criteria 54.40.040, 54.40.050 formation 54.08.010 54.24.240 1941 act general provisions 54.04.060 duties of district 54.24.210 Electric revenue bonds, mutual savings banks, investment in 32.20.070 subrogation of district 54.24.250 warrants for liabilities 54.24.220 authority 54.24.020 covenants for bond owners 54.24.050 definitions in regard to 54.24.060 funding and refunding 54.24.090 general provisions 54.24.030 special for bonds—1931 act 54.24.018 special for bonds—1941 act Electrical power facilities construction or improvement appeals 54.04.085 creation considerations 54.24.040 general provisions 34.24.030 general power in regard to 54.16.070 Bond issues, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Boundaries 54.08.010, 54.08.060, 54.12.010, 54.32.010 bid proposals 54.04.085 contracts 54.04.080, 54.04.085 defined 54.04.080 general provisions for 54.24.030 Funds, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters duty to furnish 54.04.100 planning in regard to 54.04.120 Group insurance authorized 54.12.080 Hydroelectric generation development public service corporations, condemnation or purchase 54.04.100 restrictions on use in cities and towns 54.04.040 Boundary review boards separate legal authority acquisition of facilities, procedures 87.03.831 district actions subject to board review 54.08.001, 54.32.001 cooperative development 87.03.825 district provision of water beyond its boundaries subject to review 54.16.035 wholesale power indebtedness, repayment of 87.03.837 rates and charges 54.04.100 law supplemental, when 87.03.840 **Budgets** preparation 54.16.080 sale to districts 54.04.100 membership, procedures 87.03.831

[RCW Index—page 606] (2008 Ed.)

PUBLIC UTILITY DISTRICTS

87.03.834	authority for 54.44.020 conformity to applicable law 54.44.060	Regulation exemption, utilities and transportation commission 54.16.040
Hydroelectric power	bonds, revenue, authority to issue 54.44.040	Retirement benefits 54.04.050, 54.04.055
eminent domain for 54.16.020	declaration of public purpose 54.44.010,	Revenue obligations
federal power commission license, five	54.44.040	authority 54.24.020
commissioner district classification Ch. 54.40	depositaries 54.44.050 disbursement of public funds 54.44.050	contract under previous law 54.24.110 covenants of 54.24.050
plans and surveys for 54.16.010	liability of city, joint operating agency or	defined 54.04.010
privilege tax Ch. 54.28	public utility district, extent, limitations	destruction of canceled certificates 54.24.012
Improvements apportionment of cost 54.16.170	54.44.030 liberal construction 54.44.900	enforcement 54.24.110 execution of 54.24.100
community revitalization financing 54.16.083	percentage of ownership 54.44.020	funding and refunding 54.24.090
plans for 54.24.018	taxes 54.44.020	investments and securities 54.24.120
Improvements, See also PUBLIC UTILITY	Officer, employee, or agent	registration 54.24.070
DISTRICTS, subtitle Local utility districts Indebtedness	actions against defense costs	sale or delivery 54.24.060 special fund for 54.24.030, 54.24.040
general power to contract 54.16.070	exception 54.16.097	School districts, construction pupils, effect Ch.
nonvoter approved, excess	Officers and employees	54.36
election for approval or rejection 54.24.018 plans for incurring 54.24.018	annuity contracts, providing for 54.04.050 benefits when private utility acquired	Securities for funds 54.24.010 Service area annexation 54.04.035
Indebtedness, See also PUBLIC UTILITY	admission to district's plan 54.04.140	Sewage disposal facilities, septic tanks, and
DISTRICTS, subtitle Fiscal matters	agreements and contracts for 54.04.150	wastewater facilities
Insurance group 54.04.050	continuance of 54.04.130	operation, maintenance, and inspections
liability, officials and employees 36.16.138	continuance of pension plan 54.04.160 collective bargaining rights of employees	districts authorized to perform 54.16.310 Sewage system works
risk management services authorized Ch.	54.04.170, 54.04.180	accounts and funding 54.16.260
48.62	employee benefits, district may continue to	acquisition, construction, operation
self-insurance authorized Ch. 48.62 Interfund loans 54.16.085	pay premiums after employee retires 54.04.055	procedure 54.16.230 ballot proposition
Interlocal cooperation, See INTERLOCAL	group employee insurance, providing for	canvass 54.16.250
COOPERATION	54.04.050	canvass of ballot proposition 54.16.250
Irrigation eminent domain for 54.16.020	liability insurance, purchase authorized 36.16.138	election, authorizing 54.16.230
general power to furnish 54.16.030	pensions and retirement, benefits when private	existing authority not affected 54.16.270 resolution or petition
plans and surveys for 54.16.010	utility acquired 54.04.130, 54.04.140,	voter approval or rejection 54.16.240
pumping service, tariff 54.16.350	54.04.150, 54.04.160	voter approval or rejection 54.16.240
Irrigation districts, restrictions on utility operations 54.04.030	retirement income policies, providing for 54.04.050	Sewer revenue bonds, mutual savings banks, investment in 32.20.070
Joint operating agencies, powers and duties as to	Planning authority 54.04.120	Short-term obligations Ch. 39.50
43.52.300	Plans and planning	Small works roster 54.04.070
Joint operating agencies, See JOINT OPERATING AGENCIES	acquisition of property 54.24.018 resources and utility development 54.16.010	Surveys and plans 54.16.010 Taxation
Joint powers	Power facilities construction, voter approval,	annexed areas 54.32.010
cities and towns 35.92.054	election 54.08.060	anticipation warrants 54.16.080
other districts 54.16.200 Joint undertakings with cities over one hundred	Powers acquisition, construction, or operation of	consolidated districts 54.32.010 levy and collection 54.16.080
and fifty thousand 35.92.280, 35.92.290,	sewage system in certain counties	municipal taxes
35.92.300, 35.92.310	54.16.180	gross revenue 54.28.070
Liability insurance 54.16.095 Limitation of actions 54.08.050	adoption of resolutions 54.16.190 advancement of funds for surveys, plans,	use for school districts 54.28.090 privilege tax
		privilege tax
Local utility districts	investigations for studies 54.16.090	additional
assessment rolls 54.16.160	investigations for studies 54.16.090 contracting indebtedness 54.16.070	imposition 54.28.020
assessment rolls 54.16.160 assessments, segregation of 54.16.165	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090	imposition 54.28.020 rates 54.28.020
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees,	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010 limitations 54.16.285	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance,	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010 limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010 limitation 80.28.010 limitation statement to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.110 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100 Minimum wages 54.04.080 Municipal corporations	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of 54.16.180 Privilege tax	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090 when imposed 54.28.080 use of tax money 54.28.100
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100 Minimum wages 54.04.080 Municipal corporations designation as 54.04.020	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of 54.16.180 Privilege tax generally Ch. 54.28	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090 when imposed 54.28.080 use of tax money 54.28.100 Taxation, See also PUBLIC UTILITY
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010 limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100 Minimum wages 54.04.080 Municipal corporations designation as 54.04.020 restrictions on invading 54.04.030	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of 54.16.180 Privilege tax generally Ch. 54.28 Privilege tax, See also PUBLIC UTILITY	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090 when imposed 54.28.080 use of tax money 54.28.100 Taxation, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010 limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100 Minimum wages 54.04.080 Municipal corporations designation as 54.04.020 restrictions on invading 54.04.030 Nuclear, thermal, electric generating power facilities, joint development	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of 54.16.180 Privilege tax generally Ch. 54.28 Privilege tax, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Rates and charges	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090 when imposed 54.28.080 use of tax money 54.28.100 Taxation, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Telecommunications facilities and services 54.16.330, 54.16.340
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitations 80.28.010 limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100 Minimum wages 54.04.080 Municipal corporations designation as 54.04.020 restrictions on invading 54.04.030 Nuclear, thermal, electric generating power facilities, joint development additional powers granted pursuant to chapter	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of 54.16.180 Privilege tax generally Ch. 54.28 Privilege tax, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Rates and charges connection charges, waiver criteria 54.24.080	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090 when imposed 54.28.080 use of tax money 54.28.100 Taxation, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Telecommunications facilities and services 54.16.330, 54.16.340 Termination of utility heating service
assessment rolls 54.16.160 assessments, segregation of 54.16.165 authority for 54.16.120 procedure to establish financing 54.16.130 hearing 54.16.140 notice to contain statement that assessments may vary from estimates 54.16.142 petition signed by majority of landowners 54.16.150 resolution or petition 54.16.130, 54.16.140 Local utility districts, See also LOCAL UTILITY DISTRICTS Locally regulated utilities attachments to poles 54.04.045 Low-income energy assistance termination of utility heating service limitation 80.28.010 limitations 54.16.285 voluntary contributions to assist low-income customers Ch. 54.52 Manager, appointment, compensation, and duties 54.16.100 Minimum wages 54.04.080 Municipal corporations designation as 54.04.020 restrictions on invading 54.04.030 Nuclear, thermal, electric generating power facilities, joint development	investigations for studies 54.16.090 contracting indebtedness 54.16.070 contracts, power to make 54.16.090 electric energy 54.16.040, 54.16.060 electrical power facilities, condemnation of 54.04.100 eminent domain 54.16.020 electrical power facilities 54.04.100 financial, See PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters fuels, production and distribution 54.04.190 insurance, liability of officials and employees, may be purchased 54.16.095 joint exercise of 54.16.200 planning 54.04.120 plans and surveys 54.16.010 sale or lease of property 54.16.180 sue and be sued 54.16.110 taxation, levy and collection 54.16.080 technical and professional assistance, authority 54.16.090 water and irrigation works 54.16.030 water rights 54.16.050 water systems, sale and conveyance of 54.16.180 Privilege tax generally Ch. 54.28 Privilege tax, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Rates and charges	imposition 54.28.020 rates 54.28.020 thermal electric generating facilities imposition 54.28.025 rates 54.28.025 cities and towns imposition on revenue 54.28.070 computation and payment 54.28.040 definitions 54.28.010, 54.28.011 distribution 54.28.050 interest 54.28.060 limitation on 54.28.120 property acquired from public service companies 54.28.120 report to department of revenue 54.28.030 thermal electric generating facilities distribution 54.28.055 property acquired from public service companies, limitation 54.28.120 property removed from tax rolls, payments to taxing entity 54.28.110 school district taxes deposit to credit of 54.28.090 when imposed 54.28.080 use of tax money 54.28.100 Taxation, See also PUBLIC UTILITY DISTRICTS, subtitle Fiscal matters Telecommunications facilities and services 54.16.330, 54.16.340

PUBLIC WATER SUPPLY

qualifications, voters' approval 54.40.020 Treasurer of district 54.24.010 Secretary, department of health contracts, adjustment of specific projects authority 70.119.120 39.04.320 definitions 39.04.310 purpose 39.04.300 Underground utilities, location, damage Ch. Secretary of health powers and duties 70.119.050 wood products, compliance with 39.35D RCW 39.04.330 Urban forestry, voluntary donations 54.16.400 System categorization 70.119.060 Utilities Violations, penalties 70.119.130 restrictions on invading other municipal Waterworks operator certification account Apprentices, effect of apprenticeship agreements corporations 54.04.030 70.119.150 39.12.021 restrictions on use within cities and towns Arbitration PUBLIC WATER SYSTEMS disputes as to prevailing wage rate 39.12.060 Architectural and engineering services 54.04.040 Acquisition and rehabilitation program 70.119A.190 Validity of, questioning 54.08.050 Voluntary contributions to assist low-income contracts with state agencies and amendments Appraisal 8.25.280 customers Ch. 54.52 to them to be reported to the office of Compliance and penalties definitions 70.119A.020 Water conservation equipment financial management 39.80.070 assistance to customers for acquisition of, authorization, limitations 54.16.032 Art, works of, acquisition for public buildings and land, declaration of policy 43.46.090 enforcement by local boards, penalties 70.119A.050 Water districts, restrictions on utility operations informal resolution 70.119A.040 54.04.030 municipalities authorized to purchase at penalties 70.119A.040 auction, conditions 39.30.045 Water quality, service provider agreements bid laws inapplicable 54.04.092
Water revenue bonds, mutual savings banks, investment in 32.20.070 Construction Bids and bidding adjustment to bid price, conditions 39.04.015 agreement made outside state no defense to commencement without approval, penalties 70.119A.040 Creation of new system, conditions for approval criminal action for suppression of competitive bidding 9.18.150 Water rights, powers in regard to acquisition and use 54.16.050 70.119A.060 Delivery rate structures 43.20.235 Water systems cities, first class Drinking water assistance account, use of funds 70.119A.170 assumption of substandard system, limited competitive requirements 35.22.620 immunity 54.16.320 cost determination 35.22.630 Efficiency requirements 70.119A.180 electrical distribution systems exempt from Water-sewer districts Emergency public works projects disposition of property to public utility districts, procedures Ch. 57.42 competitive bid requirements 35.22.640 minority employment clause 35.22.650 inclusion of failing systems 43.155.065 Failed systems small works roster 35.22.620 Watersheds complaint process 43.20.240 cooperative watershed management cities and towns 35.23.352 Interties collusion to prevent competitive bidding on public works, penalty 9.18.130 competitive bidding 54.16.360 emergency interties 90.03.390 Waterworks proposal review process 90.03.383 eminent domain for 54.16.020 Investigations general power to furnish 54.16.030 bidder claiming error 39.04.107 authority to enter premises 70.119A.150 search warrants 70.119A.150 written projects, notice of contract execution 39.04.105 plans and surveys for 54.16.010 Work and materials bidding procedure 54.04.080 Operators, certification requirements Ch. 70.119 contracts to include goals of minority and Public health emergency alternative method 54.04.082 women's business enterprises 39.19.070 declaration, department of health authorized to make 70.119A.030 violations and penalties 70.119A.030, 70.119A.040 deposit with contract 54.04.080 counties, competitive bidding 36.32.240 minimum wages 54.04.090 small works roster 54.04.070 environmental protection requirements 39.04.120 future contracts, prohibition due to violations when contract is necessary, exemptions 54.04.070 Receivership actions 39.12.055 low bidder claiming error, later bid prohibited 35.22.635 actions brought by secretary of health PUBLIC WATER SUPPLY 43.70.195 Chemical contaminants plan for disposition of system 43.70.195 negotiations to adjust bid price 39.04.015 local standards may be stricter 70.142.040 Safe drinking water subcontractors monitoring requirements 70.142.020, creation of new system, conditions for approval 70.119A.060 identification by bidder 39.30.060 suppression of competitive bidding on public noncomplying systems, corrective plan works, penalty 9.18.120 tax revenue may be considered by local governments 39.30.040 department of health contracting authority 70.119A.070 70.142.050 standards 70.142.010 drinking water program 70.119A.080 duties, enforcement by department of health and local health jurisdictions 70.119A.060 Comprehensive plan, land use element 35.63.090, 35A.63.061, 36.70.330 violations by municipal officers, penalties 39.30.020 PUBLIC WATER SYSTEM OPERATORS environmental excellence program agreements, effect 70.119A.025 Bids and bidding, See also BIDS AND Ad hoc advisory committees 70.119.081 BIDDINGS Certification operating permits Bond for injunction, determination of amount continuing education requirements 70.119.100 application process 70.119A.110 findings 70.119A.100 7.40.085 Bond of contractor actions on, notices condition precedent to 39.08.030, 39.08.065 amount 39.08.030 fees 70.119.160 implementation phase-in 70.119A.110 issuance 70.119.100 local government authority 70.119A.130 national guidelines to be considered 70.119.070 satellite system management agencies 70.119A.110 conditions 39.08.010, 39.08.030 voluntary chemical testing program to obtain area-wide waivers 70.119A.115
Safe drinking water account 70.119A.120 reciprocity with other states 70.119.140 renewal 70.119.100 required 70.119.030 contracts under twenty-five thousand dollars, exception 39.08.010 filing 39.08.010 liability for public officer failing to take 39.08.015 revocation, grounds 70.119.110 Service areas, approval 90.03.386 without examination, conditions 70.119.090 Continuing education 70.119.050, 70.119.100 Valuation 8.25.280 notices condition to actions on 39.08.030. Water supply advisory committee, membership and duties 70.119A.160 Definitions 70.119.020 39.08.065 required 39.08.010 Exclusions from chapter 70.119.040 PUBLIC WATERWAY DISTRICTS (See Change order due to environmental protection requirements 39.04.120
Colleges and universities Fees 70.119.160 Rules, adoption 70.119.050 Safe drinking water WATERCOURSES AND WATERWAYS) subject to minority and women's business enterprises law 28B.10.023 Community redevelopment financing Ch. 39.88 PUBLIC WORKS operating permits application process 70.119A.110 findings 70.119A.100 Accounts and records of costs, standard form 43.09.205 Alternative contracting procedures Ch. 39.10 termination, repeal 43.131.407, 43.131.408 implementation phase-in 70.119A.110 Community revitalization financing Ch. 39.89 local government authority 70.119A.130 Contractors, labor and material liens 60.28.030

[RCW Index—page 608] (2008 Ed.)

Contractor's bond, notices condition precedent to

action on 39.08.030

Apprentices

training programs

satellite system management agencies

70.119A.110

Contracts	construction of act 39.28.030	certification of businesses 39.19.120,
bond of contractor	definitions 39.28.010	39.19.140, 39.19.150
actions on, notices condition precedent to 39.08.030, 39.08.065	powers conferred on municipalities 39.28.020 publication of description and estimate	civil service exemptions 41.06.082
amount 39.08.030	39.04.020	college and university contracts subject to 28B.10.023
attorneys fees 39.08.030	Emergency public works projects 43.155.065	compliance monitoring 39.19.160
conditions 39.08.010, 39.08.030	Eminent domain by counties for public works of	compliance with chapter
contracts under twenty-five thousand dollars, exception 39.08.010	state or United States, See EMINENT DOMAIN	fine, appeal 39.19.080
filing 39.08.010	Estimates of cost	remedies, appeal 39.19.090
liability for public officer failing to take bond	contents 39.04.050	contracts, all subject to 39.04.160 definitions 39.19.020
39.08.015	emergency work, publication of cost	department of transportation
notices condition to actions on 39.08.030, 39.08.065	39.04.020	bids 47.28.050
provision for arbitration 39.12.060	filing of 39.04.020 public record 39.04.100	contracting procedures 47.28.030
registration or licensing prerequisite to	publication of 39.04.020	contracts, bonds, deposits 47.28.090
public works contract 39.06.010	supplemental 39.04.040, 39.04.060	enforcement, attorney general 39.19.110 fees
required 39.08.010	Farmers home administration projects 60.28.010	business using services of office may be
reservation of moneys for payment of laborers, subcontractors or materialmen	Federal loans and grants for public works, acceptance of authorized 39.28.040	charged reasonable fee or charge
60.28.020, 60.28.050	Fees	39.19.210
change order due to environmental protection	labor and industries, department of	political subdivision may be charged a reasonable fee or charge for the
requirements 39.04.120	charge for approvals, certification,	certification of a business 39.19.220
competitive bidding requirements, exemptions 39.04.280	arbitration 39.12.070 Filings	state agency or educational institution may
completion of contract, duties of disbursing	bond of contractor 39.08.010	be charged a reasonable fee based on its
officer 60.28.051	contracts under twenty-five thousand	expenditure of funds subject to office
correctional facilities construction and repair	dollars, exception 39.08.010	39.19.230 general administration, department of
alternative method to remain in force until	certificate of contractor as to hourly wage paid	contracts subject to 43.19.536
completed 39.04.230 findings 39.04.210	39.12.040 cost accounts and records 39.04.080	injunctive relief, attorney general 39.19.100
general contractor/construction manager	estimate of cost 39.04.020, 39.04.040	intent 39.19.010
method for awarding 39.04.220	notice of claim against contractor's bond	investigative powers, attorney general
engineering systems 39.04.290	39.08.030	39.19.110
first class cities competitive bidding requirements 35.22.620	plans and specifications 39.04.020 Fire protection districts 52.14.110, 52.14.120,	linked deposit program, information 39.19.240
cost determination 35.22.630	52.14.130	minority and women's business enterprises
minority employment clause 35.22.650	First class cities	account 39.19.200
small works roster 35.22.620	competitive bidding requirements 35.22.620	personal service contracts subject to 39.29.050
minimum rate stated and stipulated in 39.12.030	cost determination 35.22.630	petition for reconsideration of certification 39.19.150
minority and women's business enterprises	minority employment clause 35.22.650 small works roster 35.22.620	plan to maximize opportunity for businesses,
39.04.160	General contractor/construction manager	each agency to adopt 39.19.060
minority employment clause 35.22.650	procedure Ch. 39.10	powers and duties 39.19.030
paper products to be used should meet	Highway contractors	prequalification of businesses, waiver of
specifications 39.30.050 personal services	design-build projects 47.20.780, 47.20.785 tax imposed 82.04.280, 82.04.440	performance bond 39.19.170 standard clauses required in proposals,
minority and women's business enterprises,	Hours of labor, ten hour day 49.28.065	advertisements, and bids 39.19.050
office of, subject to 39.29.050	Injunctions, bond for 7.40.085	state agencies and educational institutions to
petroleum products, price increases,	Irrigation district purchases 87.03.437	comply with public works and procurement
adjustments permitted 39.04.140 provision for arbitration 39.12.060	Lien for materials furnished, procedure 60.28.015	goals 39.19.060, 39.19.075
retained percentages 60.28.010	Liens	Municipal corporations small works roster
stadium and exhibition center, exemption	bond in lieu of retained funds 60.28.011	contract procedures 39.04.155
from chapter requirements 39.30.070	definitions 60.28.011	posting of awards 39.04.200
violators, contracts with prohibited 39.06.010	excess over claims paid to contractor	Municipalities
Cost accounts and records contents 39.04.070	60.28.021 labor and material lien 60.28.011	auctions, authority to purchase at auctions,
engineer's certificate 39.04.080	reservation of moneys earned by contractor on	conditions 39.30.045 Notices
falsification of, penalty 39.04.110	estimates to assure payment of labor and	claim against contractor's bond, time limit for
filing 39.04.080	supplies furnished 60.28.010	filing 39.08.030
public record 39.04.100 Costs of public works, standard form 43.09.205	retained percentage 60.28.011 settlement of liens prior to final payment	delivery of materials and supplies, notice to
Counties	39.08.010	contractor required 39.08.065
competitive bids 36.32.235, 36.32.240	termination before completion 60.28.011	Optional municipal code cities procedure for letting contracts and making
competitive bids, advertisements 36.32.245	trust funds for payment of, retention of money	purchases 35A.40.210
competitive bids, requirements 36.32.245 small works roster	due contractor paid into 60.28.010 Liens, See also LIENS, subtitle Public works	Paper products
county roads 36.77.075	Loan agreements with the state or federal	contracts shall require paper products meet
small works roster process 36.32.250	government 43.155.090	specifications 39.30.050
Counties, See also COUNTIES, subtitle Public	Local government	Payment procedures interest on unpaid amounts due when public
works and purchases	contract awards, posting 39.04.200	body fails to make timely payment
County roads and bridges, construction estimates 36.40.020	small works roster 39.04.156 Marine vessel construction, maintenance, or	39.76.011
Definitions 39.04.010	repair contracts	timely payment, defined 39.76.011
Delay due to litigation 60.28.080	security, alternate forms authorized in lieu of	timely payment, interest on unpaid amounts
bond for injunction 7.40.085	contractor's bond 39.08.100	due when public body fails to make 39.76.011
Description of work emergency work, publication of description	Metropolitan park districts 35.61.135, 35.61.137 Minority and women's business enterprises,	Performance-based contracts
39.04.020	office of	application of chapter 39.04.170
Design-build contracting procedure Ch. 39.10	advisory committees, establishment	energy conservation 36.32.245
Emergency contracts 39.29.016	authorized 39.19.041	first class cities 35.22.620
Emergency public works Ch. 39.28	bidding procedures to include goals 39.19.070	towns or second class cities 35.23.352

PUBLICATION, SERVICE OF PROCESS BY

Performance-based contracts for water

evergreen community, preference 43.155.120 financing powers 43.155.060 powers 43.155.040 conservation, solid waste reduction, and department of labor and industries as to energy equipment Ch. 39.35A 39.12.040 records, audits 43.155.080 contract to state minimum hourly rate Personal service contracts competitive solicitation required, exceptions Public works projects 39.12.030 39.29.011 competitive bidding requirements 43.155.060 definitions 39.12.010 determination of prevailing wage rates to be made by department of labor and industries data generated under contracts, access definitions 43.155.020 39.29.080 emergency projects 43.155.065 emergency contracts 39.29.016 financing powers of board 43.155.060 exemption of certain contracts 39.29.040 legislative policy 43.155.010 loans for preconstruction activities 43.155.068 outcome-focused performance measures falsification of statement relating to, penalties, guidelines and guidebook 39.29.100, prohibitions, when 39.12.050 39.29.110 liability of public agencies for compliance with prevailing wage requirements 39.12.042 higher education institutions 39.29.090 43.155.075 legislative review, executive supervision public works assistance account compliance, expenditure of funds prohibited, penalty 39.29.020 effective date 39.29.020 minimum amount 39.12.020 established, purpose 43.155.050 nonpayment or underpayment 39.12.050 subaccount, water storage projects 43.155.055 payment from moneys due contractor 60.28.020, 60.28.050 management training, audits 39.29.120 minority and women's business enterprises, Puget Sound partners 43.155.110 prevailing rate defined 39.12.010 office of, subject to 39.29.050 procedures by office of financial management estimates of cost 39.04.020 priority lien against noncomplying contractor 60.28.040 work description 39.04.020 39.29.065 Real property reports 39.29.075 prevailing wages acquisition policy Ch. 8.26 Personal service contracts, state agency public works administration account Rebates of wages, penalty 49.52.090 amendments to contracts, submission and approval 39.29.025 39.12.080 Recycled content products statement of intent to pay minimum use in state capital construction or definitions 39.29.006 content 39.12.040 improvement projects 39.04.133 decimitions 39.29.000
documentation required before services may
be contracted for 39.29.008
filing of contracts 39.29.055
legislative intent 39.29.003 posting requirement 39.12.020 Recycled materials vocationally handicapped, exempt from use of materials from demolition projects prevailing wage rate, procedure 39.12.022 39.04.135 Water conservation account 43.155.100 Relocation assistance list of contracts, office of financial Water-sewer districts persons displaced by public works programs management to maintain 39.29.068 labor and material contracts 57.08.050 public inspection of contracts 39.29.055 Retained percentage 60.28.010 PUBLICATION, SERVICE OF PROCESS review and approval by office of financial Schools and school districts common school plant facilities aid, modifiable BY (See also SERVICE OF PROCESS management 39.29.055 AND PAPERS) sole source contracts 39.29.018 basic plans for school building construction 28A.525.178 Corporations, domestic without officer in state Plans and specifications 4.28.090 execution of work according to 39.04.040 Out-of-state parties 4.28.180 Right to appear, defend or reopen 4.28.200 Summons 4.28.100 Small works roster filing of 39.04.020 cities and towns 39.04.156 public record 39.04.100 colleges and universities 28B.10.350 counties 36.32.250, 39.04.156 supplemental 39.04.040 form of 4.28.110 Prevailing wage rate manner of publication 4.28.110 county roads 36.77.075 compliance required when private right to appear, defend or reopen where service by publication 4.28.200 first class cities 35.22.620 construction project is performed under contract for rental, lease, or purchase of project by state or municipal government 39.04.260 irrigation districts 87.03.436 Unknown claimants 4.28.150 local government, notification 39.04.156 port districts 53.08.120 Unknown heirs 4.28.140 publication of estimate 39.04.020 water-sewer districts 57.08.050 disqualification of contractor for multiple violations 39.12.065 hearing, remedies, penalties 39.12.065 PUBLICATION OF LEGAL NOTICES Administrative rules 34.05.210 Sole source contracts Affidavit of investigation of complaints 39.12.065 public works administration account state agency personal service contracts 39.29.018 amount of fees, statement 65.16.110 content 65.16.030 Stadium and exhibition center evidential presumption 65.16.030 39 12 080 exemption from chapter requirements surveys, applicability by county 39.12.026 Cities and towns 39.30.070 official newspaper to be designated 35.21.875 off-street parking, call for bids for operation violations Standard clauses required in proposals. prohibitions on bidding on future contracts advertisements, and bids 39.19.050 35.86A.120 39.12.055 Statement of intent to pay prevailing wage Cities and towns under 300,000, final budget, Public buildings content 39.12.040 art, works of, acquisition for, declaration of policy 43.46.090 notice of meeting to adopt 35.33.061 posting requirement 39.12.020 Closure of or restriction of traffic on highways, Transportation department may expend highway funds to cooperate in 47.08.070 high-performance public buildings streets or county roads, publication of notice LEED silver standard Ch. 39.35D of 47.48.020 Trench excavations visual arts program Code cities established 43.46.090 state art collection 43.46.095 safety systems required 39.04.180 designation of official newspaper 35A.21.230 Violations Common carriers, rates to be charged 81.28.080 minority and women's business enterprises, related to 39.19.080, 39.19.090 Consecutive days requirement, omissions for works of art acquisition procedure 43.19.455 Sundays and holidays, legality of 65.16.100 interagency reimbursement for expenditure by visual arts program 43.17.205 purchase 43.17.210 Constitutional amendments proposed by the legislature Const. Art. 2 § 1, Const. Art. 23 § procurement of services 39.30.020 prohibitions on bidding on future contracts 39.12.055 Construction and repair of highways, publication of call for bids 47.28.050 required percentage of construction cost affidavit of wages paid by contractor 43.17.200 Control of traffic on capitol grounds 46.08.150 Public hospital districts, material and labor, bid 39.12.040 procedures, alternatives, and exemptions 70.44.140 labor and industries department may charge Corporations fee 39.12.070 service on 4.28.090 apprentices, effect of agreements 39.12.021 certificate of contractor as to, penalty for Public works assistance account Counties earnings, share to public facilities construction notice of intention to sell county property falsification 39.12.040 36.34.020 loan revolving account 43.84.180 prohibitions, when 39.12.050 loans or pledges, eligibility 43.155.070 ordinances, summaries 65.16.160 where no newspaper published 65.16.080 certificate of contractor as to hourly wage paid solid waste collection tax Ch. 82.18 Public works board labor and industries department may charge County road improvement districts, resolution of created 43.155.030 fee 39.12.070 intention to form 36.88.030

certificate of industrial statistician,

[RCW Index—page 610] (2008 Ed.)

0 . 1 11 11 1 1 1 1 1 1 1 1	65.16.100	
County roads and bridges, day labor information	restrictions on use 65.16.130	Marine employees' commission, See MARINE
36.77.070	when officials may use 65.16.130	EMPLOYEES' COMMISSION
Court order of approval	Reference to candidates for political office	PUGET SOUND FERRY AND TOLL
how secured 65.16.040	65.16.130	BRIDGE SYSTEM
revocation of	Sale of port district property 53.25.120,	Collective bargaining and arbitration
notice to publisher 65.16.050	53.25.140	collective bargaining procedures 47.64.170,
procedure 65.16.050	Summons	47.67.175
Diking districts	form of 4.28.110	definitions 47.64.011
improvement procedure 85.05.110	Sundays, omission, legality 65.16.100	grievance procedures 47.64.150
Ditches and drains, private condemnation for	Underground storage of natural gas, application	impasse procedures 47.64.200
85.28.080	for 80.40.040	insurance and health care plans 47.64.270
Eminent domain proceedings 4.28.120	Water-sewer districts	interest arbitration 47.64.300, 47.64.310
English language, use of 65.16.020	annexation of territory, generally Ch. 57.24	law suits
Fees	formation 57.04.030	any ferry employee organization and
affidavit of publication, statement of amount	Weather modification, notice of intention	department of transportation may sue or
65.16.110	43.37.140	be sued 47.64.250
municipal corporations 65.16.091	PUBLICATIONS (See also MAGAZINES;	mediation 47.64.210
newspapers with circulation over twenty	NEWSPAPERS; PERIODICALS;	waive, proceed with binding arbitration
thousand 65.16.091	SESSION LAWS; STATE	47.64.230
payment in advance 65.16.120	PUBLICATIONS DISTRIBUTION	notice and service 47.64.260
political candidates 65.16.095	CENTER)	parties not bound by arbitration 47.64.320,
school districts 65.16.091	Adults only label, hearing, notice, requirement	47.64.330
United States government 65.16.091	9.68.060	public policy 47.64.006
who shall pay 65.16.091	Amendments proposed to Constitution Const.	salary survey 47.64.220
Franchises on state highways, public notice of	Art. 23 § 1	scope of negotiations 47.64.120
application for 47.44.010	Common carriers, published rates to be charged	strikes, work stoppages, and lockouts
Holidays, omission, legality 65.16.100	81.28.080	prohibited 47.64.140
Irrigation districts bond issue election notice 87.03.200	County, official 36.72.071, 36.72.080, 36.72.090	unfair labor practices enumerated 47.64.130
dissolution of insolvent 87.56.060	County roads and bridges, information	union security provisions, agency shop
Joint operating agency formation 43.52.360	concerning day labor 36.77.070	provisions 47.64.160
Limited access facility of state through city,	Erotic materials	Credit permits for vehicular passage on toll
town, or county, publication of notice of	compliance, distributor, etc., not to deprive	facilities 47.56.247
hearing on 47.52.137	retailer, etc., of services because of	cash deposit or bond requirement 47.56.248
Measures referred to the people Const. Art. 2 § 1	9.68.090	Employees
Military laws 38.12.020	distribution to minors, penalty 9.68.050,	federal social security act benefits for
Mortgage foreclosure deficiency sale 61.12.100,	9.68.060, 9.68.070, 9.68.080, 9.68.090,	47.64.060
61.12.110	9.68.100, 9.68.110, 9.68.120	industrial insurance law benefits for 47.64.070
Newspapers	Franchises, withdrawing, because of compliance	rights secured through other party operates
consolidation 65.16.020	with erotic material law, unlawful 9.68.090	ferry, ferry system 47.64.090
county, official 36.72.071, 36.72.080,	Insurance 48.02.180	state employees' retirement act benefits for
36.72.090	Libel, See LIBEL AND SLANDER	47.64.060
fees to be charged 65.16.091	Liberty of, guaranteed Const. Art. 1 § 5	Ferries
legal	Livestock market information and records,	acquisition under urban mass transportation
approval by court order 65.16.040	availability to 16.65.430	act of 1964
choice when more than one 65.16.060	Measures referred to the people Const. Art. 2 § 1	agreement with federal administrator
counties where none published, provision	Minors, erotic materials, distribution to, penalty	authorized 47.61.010
65.16.080	9.68.050, 9.68.060, 9.68.070, 9.68.080,	bond issue to provide state matching funds
failure to obtain court approval 65.16.070	9.68.090, 9.68.100, 9.68.110, 9.68.120	amount 47.61.020
fees to be charged 65.16.091	Obscene materials	authorized 47.61.020
plaintiff or moving party choice 65.16.060	injunctions against 7.42.010, 7.42.020,	bonds to reflect terms and conditions of
posting of list 65.16.070	7.42.030, 7.42.040, 7.42.050, 7.42.060,	grant agreement 47.61.080
prior adjudication as 65.16.020	7.42.070	conditions for issuance 47.61.020
qualifications of 65.16.020	Obscene materials, See also NUISANCES,	denominations 47.61.050
revocation of approval	subtitle Moral nuisances	highway bond retirement fund 47.61.100
notice to publisher 65.16.050	Receipts and expenditures of public money	issuance and sale 47.61.020
procedure 65.16.050	Const. Art. 7 § 7	legal investment for state funds 47.61.050
superior court clerk, duties 65.16.070	Revised code of Washington, See REVISED	motor vehicle fuel excise taxes pledged
news of general interest 65.16.020	CODE OF WASHINGTON	47.61.070
second class mailing permit 65.16.020	Supreme court opinions Const. Art. 4 § 21	motor vehicle fund, use of 47.61.090
use of English language 65.16.020	Washington State Register, See WASHINGTON	negotiability 47.61.040
weekly	STATE REGISTER	not general obligation 47.61.070
day of 65.16.010	PUBLISHERS	payment of bonds 47.61.070, 47.61.090,
how made 65.16.010		47.61.100
Ordinances, county 65.16.160	Tax imposed 82.04.280, 82.04.440	prior redemption, use of excess funds for
Port districts	PUGET SOUND	47.61.110 proceeds, deposit and use 47.61.060
boundary revisions 53.16.020	Comprehensive plans of cities	registration 47.61.040
budgets 53.35.020	address run-off 35.63.090, 35A.63.061,	
dissolution 53.48.030, 53.48.070	36.70.330	sale, manner of 47.61.050
formation 53.04.020	Marine resources committees Ch. 36.125	signatures 47.61.040
harbor improvement plans 53.20.010, 53.20.050	Pilotage, See VESSELS AND SHIPPING,	terms and conditions 47.61.030
	subtitle Pilotage	Granting of franchises on system facilities authorized 47.56.256
labor and material contracts 53.08.150 Presumption affidavit of publication 65.16.030	Puget Sound water quality protection Ch. 90.71	Insurance and health care plans 47.64.270
Presumption, affidavit of publication 65.16.030 Proof of, affidavit of publication, who makes		
THE THE ALTERACT OF THE HIGH CALLON WHO HISKES	Shellfish protection districts and programs Ch.	
	90.72	Liquidation of accounts upon lifting tolls
65.16.030	90.72 Water quality field agents program 28B.30.632	Liquidation of accounts upon lifting tolls 47.56.242
65.16.030 Public works	90.72 Water quality field agents program 28B.30.632 definitions 28B.30.630	Liquidation of accounts upon lifting tolls 47.56.242 Party operating ferry, ferry system by rent, lease
65.16.030 Public works estimate of cost 39.04.020	90.72 Water quality field agents program 28B.30.632	Liquidation of accounts upon lifting tolls 47.56.242 Party operating ferry, ferry system by rent, lease or charter bound by chapter 47.64 RCW
65.16.030 Public works estimate of cost 39.04.020 work description 39.04.020	90.72 Water quality field agents program 28B.30.632 definitions 28B.30.630 matching requirements 28B.30.634	Liquidation of accounts upon lifting tolls 47.56.242 Party operating ferry, ferry system by rent, lease or charter bound by chapter 47.64 RCW 47.64.090
65.16.030 Public works estimate of cost 39.04.020 work description 39.04.020 Radio and television	90.72 Water quality field agents program 28B.30.632 definitions 28B.30.630 matching requirements 28B.30.634 PUGET SOUND FERRY AND TOLL	Liquidation of accounts upon lifting tolls 47.56.242 Party operating ferry, ferry system by rent, lease or charter bound by chapter 47.64 RCW 47.64.090 Permits, leases, or licenses to governmental
65.16.030 Public works estimate of cost 39.04.020 work description 39.04.020	90.72 Water quality field agents program 28B.30.632 definitions 28B.30.630 matching requirements 28B.30.634	Liquidation of accounts upon lifting tolls 47.56.242 Party operating ferry, ferry system by rent, lease or charter bound by chapter 47.64 RCW 47.64.090

PUGET SOUND WATER QUALITY PROGRAM

fuel taxes, deposit into account 46.68.080 Power Sale of property court commissioners 2.24.040 courts 2.28.020 authorized upon notice and bid execution, delivery of deed 47.56.254 execution, delivery of deed 47.56.255 referees 4.48.060 Prevention of procreation 9.92.100 Recognizance to keep peace breach of conditions 10.64.070 sale of unneeded property to governmental entities, execution, delivery of deed term of 10.64.070 disposition of moneys received 47.56.257 upon notice and bid, execution, delivery of deed 47.56.254, 47.56.255 Repeat offenders 9.92.090 Restitution, in lieu of fine 9A.20.030 disposition of moneys received 47.56.257 Sentencing reform act Ch. 9.94A Satisfaction of valid claims 47.56.242 Sterilization of criminals 9.92.100 Strikes, work stoppages, and lockouts prohibited 47.64.140 PUPILS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Students) Toll bridge employees subject to civil service 47.64.290 PURCHASE MONEY Insurance, investments in purchase money Transfer of surplus sums to motor vehicle fund mortgages 47.56.243 generally 48.13.110 PUGET SOUND WATER QUALITY valuation of mortgages held by 48.12.200 Partition proceedings, purchase money on sale of PROGRAM Account property security for 7.52.290 Puget Sound recovery 90.71.400 Basin-wide restoration progress, assessment terms to be directed by court 7.52.280 90.71.380 **PURCHASES (See also PUBLIC** Findings, intent 90.71.200 PURCHASES) Puget Sound partnership performance audits of 90.71.390 Conditional sales contracts for purchase of real or personal property by cities and towns, Puget sound partnership metropolitan park districts, counties, and accountability 90.71.350 action agenda library districts authorized, indebtedness limitations 39.30.010 development 90.71.260, 90.71.310 goals, objectives 90.71.300 authority, limitations 90.71.360 purchasing agent, duties 36.32.260 purchasing department 36.32.240 recycled materials, preferential purchase of created 90.71.210 ecosystem coordination board 90.71.250 executive director 90.71.240 fiscal accountability 90.71.340 County purchases A class counties purchasing agent, duties 36.32.260 competitive bidding exemptions 36.32.270 competitive bids 36.32.240 funding 90.71.330 leadership council 90.71.220, 90.71.230 report 90.71.370 competitive bids, advertisements 36.32.245 competitive bids, requirements 36.32.245 science panel 90.71.270, 90.71.280, 90.71.290 county hospitals, competitive bids 36.32.240 proposed public works, notification of county planning commission 36.70.520 purchasing department 36.32.240 PUGET SOUND WATER QUALITY PROTECTION Account scientific research 90.71.110 Diking or drainage district commissioners, authority 85.07.170 Emergency purchases 43.19.200 Assessment and monitoring program 90.71.060 Definitions 90.71.010 PULP AND PAPER MILLS Executors and administrators, purchase of claims Discharge of chlorinated organics, reports and by 11.48.080 permits 90.48.455 Federal surplus property, See PUBLIC PURCHASES PUNISHMENT (See also FINES; FORFEITURES) Local governments Bribery and corrupt solicitation Const. Art. 2 § 30 recycled products Contempts procurement, notice of requirements criminal, criminal act constituting contempt at 43.19A.080 same time may be punished as a crime also requirements Ch. 43.19A 9.92.040 Magazines, periodicals, publications, books, Conviction necessary before punishment postage, subscriptions by public agencies, method for payment of 42.24.035 10 01 050 Criminal solicitation 9A.28.030 Personal representatives, purchase of claims by Cruel, not to be inflicted Const. Art. 1 § 14 11.48.080 Death penalty Prison work programs reprieve, governor's power to grant 10.01.120 state agencies and departments purchase of goods and services required, authorized sentences 9A.20.020, 9A.20.021 exceptions 43.19.534 when punishment not fixed by statute Recycled products Ch. 43.19A 9.92.010 State Gross misdemeanor recycled material definitions, preferences 43.19.538 recycled products authorized sentences 9A.20.020, 9A.20.021 Gross misdemeanors when punishment not fixed by statute 9.92.020 data base of recycled products and recycled products vendors 43.19A.060 procurement, notice of requirements Habitual criminals 9.92.090 prevention of procreation 9.92.100 Misdemeanor 43.19A.080 requirements Ch. 43.19A

State purchasing acceptance of gifts or benefits prohibited,

penalties 43.19.1937

bond of bidder 43.19.1915

life cycle cost 43.19.1911 low bidder claiming error, prohibition on later bid for same project 43.19.1914 lowest bidder 43.19.1911 modification or cancellation 43.19.1911 rejection grounds 43.19.1913 violations concerning, penalty 43.19.1939 central stores, general administration services account 43.19.1923 compliance by state officers, employees, etc., required 43.19.200 credit cards use by agencies 43.19.185 data processing equipment, leasing, exception, when 43.19.1901 division of purchasing, powers and duties as to central stores advance payments of agencies to 43.19.1925 combined purchases 43.19.1925 exchange of property between agencies 43.19.1921 general administration services account 43.19.1923 repair and maintenance of equipment 43.19.1921 warehouses, establishment and maintenance 43.19.1921 emergency purchases by state officers, etc. 43.19.200 estimates, required of state officers, etc. 43.19.200 leasing, included in definition of purchasing 43.19.1901 policy for purchasing and material control energy conservation 43.19.1905 exemptions 43.19.19054 functions 43.19.1905 initial determinations, time 43.19.19052 purchasing, defined 43.19.1901 records of state purchases shall be available to members of the legislature, the legislative committees and legislative staff upon request 43.19.1917 state purchasing and material control director, appointment, personnel 43.19.180 State purchasing committee, See GENERAL ADMINISTRATION, DEPARTMENT OF, subtitle State purchasing advisory committee **PURSUIT** Escape—Retaking of fugitive in state, any place within 10.34.020 Uniform act on fresh pursuit Ch. 10.89 PUYALLUP INDIANS Real property right of alienation 64.20.010 effective date 64.20.025

letting of contract 43.19.1911

PYRAMID SCHEMES

Antipyramid promotional scheme act consumer protection act 19.275.040 definitions 19.275.020 legislative findings 19.275.010 prohibition 19.275.030

PYROTECHNICS (See FIREWORKS)

QUALIFICATIONS

Contagious diseases

Judges, supreme and superior courts Const. Art. 4 8 17

Members of legislature Const. Art. 2 § 7
each house to be judge of Const. Art. 2 § 8
Religious, not to be required for public office
Const. Art. 1 § 11

State officers Const. Art. 3 § 25

QUALITY ASSURANCE COMMISSIONS (See specific areas of medical or health care practice)

QUARANTINE (See also HEALTH AND SAFETY, subtitle Quarantine) Animals, See ANIMAL HEALTH

[RCW Index—page 612]

Persons liable to 9A.04.030

9.92.030 Murder, first degree 9A.32.040

authorized sentences 9A.20.020, 9A.20.021

when punishment not fixed by statute

crimes relating to 70.05.120 Sexually transmitted diseases 70.24.070 State board of health, powers as to 43.20.050

QUARRIES (See also STONE PLANTS)

Sabotage, interference or injury to constitutes sabotage 9.05.060

QUARTZ (See also MINES AND MINING) Mining claims, location 78.08.005

QUIETING TITLE (See EJECTMENT AND QUIETING TITLE)

QUILEUTE INDIANS

Olympic National Park, jurisdiction retrocession 37.12.150

Retrocession of criminal jurisdiction 37.12.100, 37.12.110, 37.12.120, 37.12.130, 37.12.140

QUINAULT INDIANS

ribal highway cooperative agreement 47.20.710, 47.20.715, 47.20.720, 47.20.725, 47.20.730, 47.20.735

QUITCLAIM DEEDS

Cities and towns, pedestrian malls, acquisition for 35.71.070

Donation on plat 58.08.015 Form and effect 64.04.050

QUO WARRANTO

Actions

annul or vacate patent, certificate or deed 7.56.140, 7.56.150

damages not claimed in information 7.56.090 recovery of escheats and forfeitures 7.56.120 Answers, required 7.56.050

Appearance of defendants 7.56.050 Associations

judgments of ouster or forfeiture 7.56.100 subject to information, when 7.56.010 Attachment

collection of costs from corporation 7.56.110 to enforce delivery of books and papers 7.56.080

Books, papers and accounts, delivery by ousted defendant

enforcement of order of court 7.56.080 order of courts as to 7.56.070

Certificates, annulment or vacation of 7.56.140, 7.56.150

Corporations

costs 7.56.100, 7.56.110 dissolution 7.56.100, 7.56.110

judgments of ouster or forfeiture 7.56.100 persons who may file information concerning

receivership 7.56.110 restraining of 7.56.110

subject to information, when 7.56.010

Costs

annulment or vacation of patent, certificate or deed 7.56.150

collection from corporations 7.56.110 information filed by prosecuting attorney 7.56.130

information filed on relation of private person 7.56.130

judgments of ouster or forfeiture 7.56.100 Court of appeals, limitation on jurisdiction 2.06.030

Damages

action for 7.56.090

information to show when ground is usurpation of office 7.56.040 right to office contest 7.56.060

Deeds, annulment or vacation of 7.56.140, 7.56.150

Defaults, failure to appear in answer 7.56.050 Dissolution of corporations 7.56.100, 7.56.110 Escheats

action to recover property 7.56.120 legal title deemed in state 7.56.120

Execution, collection of costs form corporations 7.56.110

Filing, informations

annulment or vacation of patent, certificate or deed 7.56.150

authorized, when 7.56.010 persons who may file 7.56.020

Forfeitures

action to recover property 7.56.120

annulment or vacation of patent, certificate or deed because of 7.56.140 annulment or vacation of patent, certification

or deed because of 7.56.150 ground for information, when 7.56.010

judgments of 7.56.100 legal title deemed in state 7.56.120

Franchises

ground for information, when 7.56.010 judgments of ouster or forfeiture 7.56.100 persons who may file informations concerning 7.56.020

Fraud, annulment or vacation of patent, certificate or deed because of 7.56.140, 7.56.150

Grants, annulment or vacation of 7.56.140, 7.56.150

Imprisonment to enforce delivery of books and papers 7.56.080

Informations

annul or vacate patent, certificate or deed 7.56.140, 7.56.150 contents 7.56.030

escheats and forfeitures, recovery of 7.56.120 grounds for filing 7.56.010

persons against whom may be filed 7.56.010 persons who may file 7.56.020

requisites when ground is usurpation of office 7.56.040

Judgments

actions to recover escheats and forfeitures 7.56.120

annulment or vacation of patent, certificate or deed 7.56.150

corporations, against 7.56.110 ouster or forfeiture 7.56.100 right to office contest 7.56.060

Jurisdiction

superior court Const. Art. 4 § 6 supreme court Const. Art. 4 § 4 Limitation of actions, action for damages

7.56.090

Mistakes, annulment or vacation of patent, certificate or deed because of 7.56.140, 7.56.150

Notices

requisites 7.56.050 service and return 7.56.050

Omissions, annulment or vacation of patent, certificate or deed because of 7.56.140,

7.56.150 Orders of court, delivery of books and papers 7.56.070

enforcement 7.56.080

Ouster of defendant from office

books and papers enforcement of order to deliver 7.56.080 order to deliver over 7.56.070

judgments 7.56.060, 7.56.100 operation of office 7.56.070 Patents, annulment or vacation of 7.56.140,

7.56.150

Prosecuting attorneys

annulment or vacation of patent, certificate or deed 7.56.150

costs, exemption from liability for 7.56.130 escheats and forfeitures, recovery of 7.56.120 information may be filed by, when 7.56.020 information requisites on ground of usurpation of office 7.56.040

judgments against corporations 7.56.110

Public officers

judgments of ouster or forfeiture 7.56.100 subject to information, when 7.56.010

Public offices

ground for information, when 7.56.010 judgments of ouster or forfeiture 7.56.100 persons who may file information concerning 7.56.020

Receivers on judgment against corporation 7.56.110

Restraining orders against corporations 7.56.110 Return, notices 7.56.050

Service of notices 7.56.050

Signatures, notice 7.56.050

State of Washington, escheats and forfeitures to 7.56.120

Superior courts' power to issue 2.08.010 original jurisdiction of Const. Art. 4 § 6 Supreme court jurisdiction as to 2.04.010, Const.

Art. 4 § 4

Usurpation of office

ground for information, when 7.56.010 information requisites 7.56.040 judgments of ouster or forfeiture 7.56.100

OUORUM

Bank board of directors

removal or prohibiting participation 30.12.044 Cities and towns

commission form of government 35.17.180 metropolitan municipal corporations 35 58 130

town council 35.27.280

Civil service

for city firefighters commission 41.08.030 County commissioners 36.32.010 Firefighter's civil service commission 41.08.030 Fish marketing association 24.36.150

Joint operating agencies, board of directors 43.52.370

Legislature

majority of each house to constitute, less number may adjourn and compel attendance Const. Art. 2 § 8

Majority of each house to constitute Const. Art. 2

§ 8 less number may adjourn and compel attendance Const. Art. 2 § 8 Personnel resources board 41.06.110

Port district commission 53.12.246 Statewide city employees' retirement system

board of trustees 41.44.070 Supreme court, majority of judges necessary Const. Art. 4 § 2

RABBIS (See CLERGY)

RABBITS (See LIVESTOCK)

RACE (See DISCRIMINATION)

RACES (See also HORSE RACING)

Greyhound racing prohibited 9.46.039 Hydroplane, cities and towns admission charge, authorized 35.21.810 public purpose 35.21.815

RACKETEERING (See also PROFITEERING)

Organized crime 9A.82.060

RADIATION (See also NUCLEAR ENERGY AND RADIATION; RADIOACTIVE WASTE STORAGE AND TRANSPORTATION)

Mill tailings, licensing, perpetual care, See MILLS, subtitle Uranium and Thorium

Amateur radio operator license plates duties 46.16.350

Amateur radio operators with special license plates

availability of list 46.16.340

Amber alerts

broadcasting, immunity 4.24.720

Defamatory statements

owner or operator liability limited 19.64.010 speaker or sponsor liability 19.64.020 Horse races, rights for 67.16.110

Intercepting private communication 9.73.030 Intercepting private conversation 9.73.040, 9.73.050, 9.73.060, 9.73.080

RADIOACTIVE AND HAZARDOUS WASTE, MIXED

prohibition, exceptions 9.73.070 written, terms and conditions, records governor may assess, disposition of revenues Libel 70.136.060 43 200 170 incident command agencies owner or operator liability limited 19.64.010 RADIOLOGIC TECHNOLOGISTS assistance from state patrol 70.136.035 designation 70.136.030 Libel, See also LIBEL AND SLANDER Certification Public broadcast grants 43.63A.400, applications 18.84.100 43.63A.410, 43.63A.420 emergency assistance agreements chiropractors, exemption 18.84.160 70.136.040 Radio communications service company dentists, exemption 18.84.150 legislative finding 70.136.010 Injunctive relief 70.99.050 scope of regulation 80.66.010 exception 18.84.030 Radio frequency exposure, survey of literature on health effects 43.70.600 fees 18.84.100, 18.84.123 Interstate compact for regional storage 70.99.060 persons performing within scope of practice, exemption 18.84.140 Jurisdiction 70.99.050 Recordings, unlawful use chapter not applicable to certain nonrecorded broadcast uses 19.25.810 Liability requirements qualifications 18.84.080 utilities and transportation commission to renewal 18.84.110 notify state control agency of change in chapter not applicable to recordings intended required 18.84.030 coverage 81.80.190 only for broadcast 19.25.800 schools and training, approval 18.84.090 Low-level radioactive waste defined 81.04.010 Search warrants 10.79.015 Chiropractors Low-level radioactive waste disposal sites Tax on broadcasting 82.04.280, 82.04.440 employment of x-ray technicians authorized rate setting Telephone buyers' protection act, exempt 19.130.040 18.25.180 Definitions 18.84.020 commission powers 81.108.030 competitive company, classification as, criteria 81.108.110 Education materials and training, secretary of health may provide 18.84.130 Health department, authority of secretary Violence reduction in media, reporting 43.70.560 RADIOACTIVE AND HAZARDOUS WASTE, MIXED complaints, hearing procedure 81.108.080 contract disposal rates, commission approval required 81.108.060 18.84.040 Advisory board 70.105E.090 required 81.108.060 definitions 81.108.020 exemption from regulation absent a monopoly situation 81.108.100 extraordinary volume adjustment 81.108.070 Insurance coverage not mandated 18.84.010 Definitions 70.105E.030 Radiologic technology ad hoc committee immunity from liability 18.84.070 Department of ecology, duties 70.105E.040 Disclosure of costs and cleanup budgets 70.105E.070 Recordkeeping requirements of secretary of health 18.84.050 Enforcement and appeals 70.105E.100 Naval reactor disposal 70.105E.080 Policy 70.105E.020 Registration jurisdiction of other state agencies unaffected 81.108.900 chiropractors, exemption 18.84.160 deadline 18.84.170 legislative purpose 81.108.010 Purpose 70.105E.010 dentists, exemption 18.84.150 exception 18.84.030 Release of radioactive substances 70.105E.050 maximum disposal rate initial determination of 81.108.040 Unlined trenches, disposal of waste in fees 18.84.120, 18.84.123 70.105E.060 revisions to rate, procedure 81.108.050 persons performing within scope of practice, exemption 18.84.140 monopoly situation, determination of RADIOACTIVE MATERIALS (See NUCLEAR ENERGY AND RADIATION) existence, criteria 81.108.100 required 18.84.030 revenue statements, requirements requirements 18.84.120 81.108.090 Uniform disciplinary act, application 18.84.040 Unprofessional conduct 18.84.180 RADIOACTIVE MATERIALS supervision and regulation fees 81.108.090 Low-level radioactive waste site operating company defined 81.04.010 TRANSPORTATION RAFFLES (See also GAMBLING) Authority 9.46.0321 Committee member appointment 43.146.900 Nuclear incidents, storage or transportation liability 4.24.450, 4.24.460 Pacific states agreement 43.146.010 Authority for charitable or nonprofit RADIOACTIVE WASTE STORAGE AND Out-of-state waste organizations to conduct 9.46.0315 TRANSPORTATION (See also NUCLEAR ENERGY AND storage prohibited 70.99.030 Defined 9.46.0277 transportation prohibited 70.99.040 Wildlife hunting raffles 9.46.400 RADIATION) Permit holder to indemnify and hold state harmless 43.200.210 Attorneys' fees, allowed 70.99.050 Construction 70.99.900 RAFTING (See WHITEWATER RAFTING) harmiess 43,200,210 Ports of entry 46,48,200 Radioactive waste regulation definitions 43,200,015 department of ecology RAIL FREIGHT SERVICE (See Damage potential, liability coverage, department of ecology to review 43.200.200
Definitions 70.99.020 RAILROADS, subtitle Rail freight service) RAILROADS (See also STREET RAILWAYS; TRANSPORTATION COMPANIES, subtitle Railroads) Department of social and health services agencies to cooperate with 43.200.030 authority 70.105.111 department of ecology, duties 43.200.020 findings 43.200.010 Federal low-level radioactive waste policy Amtrak service improvement program 47.82.010 amendments of 1985, implementation high-level radioactive waste coordination of rail and common carriers 43.200.180 defined 43.200.015 47.82.040 Financial assurance, demonstration by depot upgrading 47.82.020 legislature retains an autonomous role transportation and disposal permit holders extension of service activities 47.82.030 43.200.020 43 200 200 Approach warning signs, county roads, regulations 36.86.040 low-level disposal facility at Hanford suspension of permit for failure to site use permits 70.98.085 demonstrate 43.200.210 Baggage surveillance fee 70.98.085 Financial assurance, determination of level of low-level radioactive waste limitation upon amounts recoverable 70.98.098 defined 43.200.015 81.29.050 Financial assurance, noncompliance 70.98.095 perpetual surveillance and maintenance Branch lines 81.36.060, 81.36.090 Financial assurance, requirements 70.98.095 Bridges over navigable streams, authority to construct over 81.36.100 account 43.200.080 Finding 70.99.010 powers and duties of director 43.200.080 Hanford Brush and timber removal 36.86.100 radioactive waste site closure and perpetual care 43.200.190 defined 43.200.015 Cabooses drinking water 81.44.085 first aid kits 81.44.085 tank waste treatment, property tax exemption report to legislature by nuclear waste board 84 36 590 43.200.020 waste disposal surcharges and penalty rules 43.200.070 Canals, crossing or line along 81.36.040 site closure account 43.200.080 surcharges spent nuclear fuel defined 43.200.015 Severability 70.99.905 Short title 70.99.910 firearms, discharging at train or car 81.60.070 interfering or tampering with 81.60.070 jurisdiction of public offense committed on governor may assess, disposition of revenues 43.200.170 Hazardous materials incidents Const. Art. 1 § 22 streetcars 81.44.040 definitions 70.136.020 Site closure fee 43.200.220 Venue 70.99.050 emergency aid good faith rendering immunity from liability 70.136.050 Cattle guards 81.52.050 Charges, See RAILROADS, subtitle Rates and Violations, penalties 70.99.050 emergency assistance agreements Waste disposal surcharges and penalty charges verbal, notification, form 70.136.070 surcharges

[RCW Index—page 614] (2008 Ed.)

first class 35.22.280, 35.22.340 eminent domain, exercise of in relation to costs, apportionment 81.53.261 formulas 81.53.271 federal funding allocation of costs 81.53.295 effect on fund transfers 81.53.281 second class 35.23.430 81 53 180 grade crossing, defined 81.53.010 City transportation authority - monorail Ch. grade separation required 81.53.020 35.95A Combinations to regulate production or hearing for alteration of crossings 81.53.060 transportation of commodities prohibited highway, defined 81.53.010 findings of commission 81.53.261 Const. Art. 12 § 22 highway across railroad hearing upon installation 81.53.261 change of highway route 81.53.040, 81.53.050 Commuter rail service 81.104.120 maintenance, costs, apportionment Consolidation with other railroad companies 81.53.271 cost apportionment 81.53.110 hearings 81.53.030, 81.53.040 notice of hearing 81.53.261 petition, contents 81.53.271 Const. Art. 12 § 16 Construction along state highways, franchise for 47.44.010 order of commission 81.53.030 petition by cities and towns and counties for County rail districts, See also COUNTY RAIL DISTRICTS petition for 81.53.030 illegal crossings, abatement of 81.53.190 funds to defray costs 81.53.271 petition for installation 81.53.261 industrial crossings record of hearing as evidence, exclusion County roads definitions 81.54.010 81.53.261 approach warning signs 36.86.040 inspection 81.54.020 sawbuck signs 81.53.030 brush and timber removal 36.86.100 reporting and inspection, penalty for violations 81.54.030 stop at crossings with other railroads required, exceptions 81.48.050 franchises along 36.55.020 Crimes relating to reporting and inspection costs 81.54.030 reporting and inspection fees 81.54.030 reporting and inspection fees 81.54.030 reports to commission 81.54.030 injunction against construction of illegal crossings 81.53.190 intersecting or connecting with other railroads authorized Const. Art. 12 § 13 judicial review 81.53.170 maintenance costs. duties and requirements structures or equipment near crossings, restrictions 81.53.080 interfering or tampering with 81.60.070 traffic control devices during construction, discrimination to deny public accommodations because of race, color, or repair, etc. of required 81.53.400 creed 9.91.010 employees' duty, violation of endangering life or safety 81.48.060 firearms, discharging at train or car 81.60.070 rules 81.53.420 standards and conditions 81.53.410 under-crossing, defined 81.53.010 maintenance costs, duties and requirements waiver of hearing for alteration of crossings first aid kits, penalty for not providing 81.53.090 81.53.060 81 44 085 mandamus to compel performance of work in Defined industrial crossings, reporting and inspection, violations 81.54.030 common carriers Const. Art. 12 § 13 accordance with order 81.53.200 highway law 47.04.010 notice of hearing for alteration of crossings interfering with any part of rolling stock 81.53.060 motor vehicle law 46.04.440 81.60.080 obstruction on highways during construction Delay in receipt and transportation of connecting malicious injury to railroad property 81.53.220 cars forbidden Const. Art. 12 § 13 81.60.070 obstructions on highway right of way Depots, jurisdiction of public offense committed obstructing train or car 81.48.020 responsibilities for clearance divided at Const. Art. 1 § 22 receiving stolen property taken from railroad 47.32.140 Discrimination signs, signboards and billboards prohibited deny public accommodations because of race, removing any part of rolling stock 81.60.080 color, or creed, penalty 9.91.010 rates Const. Art. 12 § 15 47.32.140 roadbed, interfering or tampering with 81.60.070 over-crossing, defined 81.53.010 penalty for failure to comply with laws or order of commission 81.53.210 telegraph companies Const. Art. 12 § 19 Eminent domain sabotage, interfering or injury to transportation constitutes 9.05.060 performance of work authority 81.36.010 stealing any part of rolling stock 81.60.080 mandamus to compel 81.53.200 county roads, against, relocating expenses 81.36.010 switches, interfering or tampering with time limitations and extensions 81.53.140 81 60 070 crossings, exercise of eminent domain in relation to 81.53.180 highways, against, relocating expenses 81.36.010 power of 81.36.010 petition for trains, interfering or tampering with 81.60.070 alteration of crossing 81.53.060 trestles, interfering or tampering with crossing filing 81.53.030 81.60.070 Crossings hearings 81.53.030, 81.53.040 order of commission 81.53.030 abandonment or vacation laws not affected power of 81.36.010 railway right-of-way through canyon, pass, or defile 8.20.140 school lands, against 81.36.010 shorelands, against 81.36.010 81.53.230 crossings required 81.53.030 railroad, defined 81.53.010 railroad across highway 81.53.100 abatement of illegal crossings 81.53.190 alteration or change of crossing costs 81.53.130 state granted lands, against 81.36.010 employment of engineers, etc., expenses of costs paid by railroad 81.53.130 hearing 81.53.030 tidelands, against 81.36.010 81.53.250 hearing 81.53.060, 81.53.070 university lands, against 81.36.010 order of commission 81.53.030 warehouses and elevators, limitation as to notice of hearing \$1.53.060 petition for 81.53.030 railroad property 22.16.040 petition 81.53.060 railroad across railroad 81.53.120 waiver of hearing 81.53.060 costs, apportionment between companies 81.53.120 hearing 81.53.030 apparel, purchase of as condition of approach warning signs on county roads employment prohibited, penalty 81.40.060 duty, violation of endangering life or safety, 36.86.040 authority from commission required for order of commission 81.53.030 penalty 81.48.060 constructing grade crossings 81.53.020 canals 81.36.030 petition for 81.53.030 flagmen, English, must be able to read and railroad company, defined 81.53.010 railroads crossing state highways at grade to be posted 47.36.050 write 81.40.110 industrial insurance, applicability 51.12.080 medical examination and records city streets, franchise to cross 35.22.340 acquisition of property for crossings procedure upon failure to post 47.36.070 definitions 81.40.130 transportation department may erect signs at highway-railroad grade crossing requiring employee or applicant to pay cost of prohibited, penalty 81.40.130 sanitation and shelter 81.53.130 alteration or change of crossings 81.53.130 apportionment 81.53.130 47.36.080 railroads of other companies 81.36.030 rules and regulations as to 81.40.095 arbitration 81.53.130 highway across railroad, cost apportionment 81.53.110 reduction of speed required 46.61.400 rules and regulations as to 81.53.150 shelters must be provided, penalty 81.40.080 train crews service of process and notices 81.53.160 signals and devices industrial crossings, cost of inspection limitation on state regulatory agency interfering with 81.40.035 81.54.030 railroad across highway, cost paid by railroad 81.53.100, 81.53.130 railroad across railroad, apportionment of installation safety review 81.40.010 allocation of funds to cities and towns or staffing requirements 81.40.010 counties to defray costs of 81.53.281 Engineers appeal 81.53.261 violation of duty endangering life or safety,

(2008 Ed.) [RCW Index—page 615]

penalty 81.48.060

apportionment of costs 81.53.261

cost between companies 81.53.120

definitions 81.53.010

RAILROADS

Equipment and facilities	Jurisdiction of public offense committed on	application for by railroad company
defective	Const. Art. 1 § 22	81.60.020
condemnation 81.44.070	King Street station	authority to appoint 81.60.010
improvement in, commission may order	acquisition 47.79.120	authority, extent of 81.60.040
81.44.010 inspections and reports as to 81.44.070	findings 47.79.110 multimodal terminal 47.79.140, 47.79.150	badge 81.60.050 commission of 81.60.010
switches and guard rails, adjustment so	transportation department, powers and duties	liability for unlawful acts of 81.60.060
persons will not be caught in 81.44.130	47.79.130	oath 81.60.030
unsafe or defective, correction, reduction in	Labor liens, See LIENS, subtitle Franchises,	powers and duties 81.60.040
speed or suspension of trains may be ordered 81.44.020	earnings, property of certain companies Liability of policemen, unlawful acts of	Port districts, authority to acquire, construct and maintain rail transfer and terminal facilities
Excursion and commutation tickets may be	81.60.060	53.04.010
granted Const. Art. 12 § 15	Liens	Properties, public utility transportation corridors
Express companies to be allowed equal terms	freight, transportation, storage Ch. 60.60	retain character and are suitable for public use
Const. Art. 12 § 21 Extensions 81.36.060, 81.36.090	laborers for railroad company, lien on franchise, earnings, property Ch. 60.32	64.04.180 Public lands, right of way over, See PUBLIC
Federal funds	livestock care and feeding Ch. 60.60	LANDS
transportation department authorized to secure	Lights or signals	Public utility and transportation corridors
via agreements 47.04.170	tampering with prohibited, penalty 88.08.020	declaration of use 64.04.180 defined 64.04.190
Fences cattle guards 81.52.050	Livestock cattle guards 81.52.050	Rail fixed guideway system
duty to construct and maintain 81.52.050	cruelty in transit, penalty 81.48.070	definition 81.104.015
Filings	fences 81.52.050	Rail fixed guideway systems
branch lines 81.36.060	liability for injury to 81.52.060	safety and security program plan 35.21.228
extension of lines 81.36.060 First class cities, franchises to cross city streets,	prima facie negligence if inadequate fence or cattle guard 81.52.070	safety plan, security and emergency preparedness 35A.21.300, 36.01.210,
conditions for 35.22.340	Location of 81.36.050	36.57.120, 36.57A.170
Flagmen, English, must be able to read and write	Locomotives	safety program plan and security and
81.40.110	first aid kits, penalty for violation 81.44.085	emergency preparedness 81.104.115
Foreign railroads, connection with at state line authorized Const. Art. 12 § 13	Logging engines, lien for services 60.24.020 Milwaukee road corridor	Rail freight service produce railcar pool
Forest products	cross-state trail 79A.05.115, 79A.05.120,	definition 47.76.410
fire protection, See FORESTS AND FOREST	79A.05.125, 79A.05.130	findings and intent 47.76.400
PRODUCTS, subtitle Fire protection Franchises to construct along state highways	cross-state trail, See TRAILS	funding 47.76.430 management 47.76.440
47.44.010	management control 79A.05.315, 79A.05.320, 79A.05.325, 79A.05.330	produce railcar pool account 47.76.450
Freight, See RAILROADS, subtitle Shippers	Nonprofit charitable organizations	transportation department authority
Freight mobility strategic investment program	gross operating revenue fee, exemption	47.76.420
and board Ch. 47.06A Freight rail services	81.24.010 Obstructing train or car, penalty 81.48.020	Rail freight services eminent domain, exemptions 47.76.330
essential rail assistance account 47.76.250	Out-of-state railroad companies, extension of	legislative findings 47.76.200
essential rail banking account, merge with	lines into state 81.36.090	rent or lease of lands 47.76.310
essential rail assistance account 47.76.270	Overpass	sale of property at public auction 47.76.320
federal rail policies, monitoring by department of transportation 47.76.350	traffic control devices during construction, repair, etc. of	sale or lease of property for other use, conditions 47.76.290
planning and technical assistance duties,	required 81.53.400	sale or lease of property for rail service use
department of transportation 47.76.230	rules 81.53.420	47.76.280
rate, service, and safety, utilities and	standards and conditions 81.53.410	state rail plan 47.76.220
transportation commission duties 47.76.230	Overpasses and underpasses constructed with federal aid, apportionment of maintenance	transfer of property to governmental entities 47.76.300
state rail freight program 47.76.210	cost between state and railroad 47.28.150	Rail services
statewide transportation planning Ch. 47.06	Passenger rail service	preservation program 47.76.240
Grade changes 81.36.050 Gross operating revenue fee, exemption	intercity service facilities 47.79.050, 47.79.060, 47.79.070	Railroad grade crossings, obstructions at, responsibility for clearance 47.32.140
81 24 010	rail passenger plan 47.79.040	Railroad sign or signal, defined
Guard rails, adjusting so feet will not be caught in	statewide transportation planning Ch. 47.06	highway law 47.04.010
81.44.130	Passenger-carrying vehicle	motor vehicle law 46.04.450
High capacity transportation account 47.78.010 High capacity transportation systems	defined 81.61.010 inspection authorized in enforcing rules and	Railroads and transportation commission may be established by legislature Const. Art. 12 § 18
commuter rail service 81.104.120	orders 81.61.040	Railway cars, jurisdiction of public offense
High-speed ground transportation program Ch.	minimum standards for safe maintenance and	committed upon Const. Art. 1 § 22
47.79	operation	Rates and charges
Highway-railroad grade crossings cost apportionment 81.53.110	rules and orders, scope 81.61.020 rules and orders	extortion and discrimination in to be prevented Const. Art. 12 § 18
exceptions 46.61.350	adoption 81.61.030	may be established by law Const. Art. 12 § 18
hearings 81.53.030, 81.53.040	enforceability 81.61.030	Right of entry
limitation on contribution by state and political subdivision 81.53.275	hearings, notice of 81.61.030 minimum standards for safe maintenance	authorized 81.36.020 grade or location changes 81.36.050
petition for 81.53.030	and operation 81.61.020	granted lands, upon 81.36.020
private carrier bus to stop at 46.61.350	scope 81.61.020	purposes 81.36.020
reduced speed at 46.61.400	safe maintenance and operation, minimum	school lands, upon 81.36.020
stopping, when required 46.61.340, 46.61.345, 46.61.350	standards rules and orders, scope 81.61.020	university lands, upon 81.36.020 Rights-of-way
Improvements, negligence in, public policy	Passengers	cessation of use, public transportation corridor
against agreement to indemnify for 4.24.115	ejecting of, use of force, when lawful	64.04.180
Industrial insurance, applicability 51.12.080 Intersections	9A.16.020 Passes	eminent domain by corporation 8.20.140 Rivers and streams, crossing or line along
canals 81.36.030	acceptance and use by public officers	81.36.040
railroads, of other companies 81.36.030	unlawful Const. Art. 2 § 39	Rolling stock subject to taxation and execution
Irrigation canals and ditches, authority to	grant of to public officers prohibited Const.	sale Const. Art. 12 § 17
construct 81.36.130 Irrigation company securities, authority to own	Art. 12 § 20 Police	Sabotage, interference or injury to transportation constitutes 9.05.060
81.36.120	appointment	Safety appliances and equipment 81.44.085

[RCW Index—page 616] (2008 Ed.)

drinking water 81.44.085 solid waste handling systems 35.92.020 deed contents 6.28.020 transportation systems 35.92.060
water systems 35.92.010, 35.92.025
Common carriers, See TRANSPORTATION
COMPANIES, subtitle Common carriers first aid kits 81.44.085 execution 6.28.060 pursuant to judgment 6.28.030 inspections and reports as to 81.44.070 locomotives 81.44.085 streetcars 81.44.040 pursuant to order of sale 6.28.040 recording 6.28.070 switches and guard rails, adjustment so County warrants, fixed by issuing officer REAL ESTATE APPRAISERS persons will not be caught in 81.44.130 39.56.030 Certification Ferries, privately owned Service of summons on, personal service applications, original and renewal 18.140.060 attorney general, duties 18.140.190 categories 18.140.070 definitions 18.140.010 fixing of rates by county commissioners 36.53.080, 36.53.090 4.28.080Sign, billboards obstructing vision 36.86.100 posting 36.53.100 Industrial insurance, See INDUSTRIAL
INSURANCE, subtitle Rates
Insurance, See INSURANCE, subtitle Rates Signs at railroad-highway grade crossings, duty to erect, type 47.36.050 Speed limits 81.48.030, 81.48.040 disciplinary actions, grounds 18.140.160 education requirements 18.140.080 examination requirements 18.140.100 experience requirements 18.140.100 experience requirements 18.140.000 Storage of agricultural commodities Interest, See INTEREST scales 22.09.850 Irrigation districts expiration and renewal 18.140.130 sidetracks 22.09.850 domestic water services, fixing 87.28.090 weighing facilities 22.09.850 group certificates prohibited 18.140.150 electric power services, fixing 87.28.090 immunity of director, board, and individuals in the course of duties 18.140.040 Switches, adjusting so feet will not be caught in 81.44.130

Taxation Ch. 84.12, Ch. 84.16

Telecommunications companies Legal notices in newspapers, rates 65.16.091 Local improvement districts, assessments nonresident applicants, consent for service of 35.44.040 process 18.140.110 Privately owned ferries, regulation 36.53.080, reciprocity 18.140.120 36.53.090 required use of certificate number 18.140.140 Sewer systems penalty for refusing use of right of way to restricted use of "state-certified real estate charges, construction costs 80.36.050 appraiser" 18.140.150 notice, recording 65.08.170 payment, release 65.08.170 Storm water control facilities right of entry upon right of way 80.36.030 suspension for noncompliance with support right to use right of way 80.36.050 use of rights of way 80.36.040 order 18.140.202 suspension for nonpayment or default on educational loan or scholarship 18.140.200 temporary 18.140.155 public property subject to 36.89.085, 36.94.145 Telephone and telegraph companies equal privileges extended to Const. Art. 12 § public property subject to rates and charges 35.67.025, 35.92.021

Telegraph companies, See PUBLIC UTILITIES, subtitle Telegraph companies

Telephone companies, See PUBLIC UTILITIES, subtitle Telephone companies

Transportation companies use of title reserved for authorized person use of rights-of-way Const. Art. 12 § 19 18.140.020 Tickets, excursion and commutation tickets may violations be granted Const. Art. 12 § 15 Train, defined acting without certificate, penalty 18.140.220 highway law 47.04.010 motor vehicle law 46.04.630 investigation 18.140.170 Fees 18.140.050 Transportation companies, See TRANSPORTATION COMPANIES, Train crews Licensing, department of limitation on state regulatory agency interfering with 81.40.035 safety review 81.40.010 subtitle Rates and charges powers and duties of director 18.140.030 Utilities and transportation commission, See UTILITIES AND TRANSPORTATION COMMISSION, subtitle Rates and charges applications, original and renewal 18.140.060 attorney general, duties 18.140.190 definitions 18.140.010 staffing requirements 81.40.010 Transfer of cars, when shall form connections for Const. Art. 12 § 13 Water systems charges, construction costs disciplinary actions, grounds 18.140.160 notice, recording 65.08.170 payment, release 65.08.170 Transportation corridors education requirements 18.140.080 acquisition, just compensation 64.04.180 examination requirements 18.140.100 experience requirements 18.140.090 retain character on cessation of use 64.04.180 RATIFICATION Transportation department authorized to secure Constitutional amendments Const. Art. 23 § 1 expiration and renewal 18.140.130 federal funds via agreements 47.04.170 RATING ORGANIZATIONS group licenses prohibited 18.140.150 immunity of director, board, and individuals University of Washington land agreement 28B.20.332 Insurance, See INSURANCE, subtitle Rating organizations in the course of duties 18.140.040 confirmation, terms 28B.20.330 licensed real estate appraiser 18.140.070 RATITES (See POULTRY) deed 28B.20.334 nonresident applicants, consent for service of easement by deed 28B.20.336 READING (See LITERACY; SCHOOLS AND SCHOOL DISTRICTS) process 18.140.110 Watercourses, crossing or line along 81.36.040 reciprocity 18.140.120 RAINIER NATIONAL PARK REAL ESTATE (See also REAL required use of license number 18.140.140 Cession of state jurisdiction to United States restricted use of "state-licensed real estate appraiser" 18.140.150 PROPERTY) 37.08.200 Commercial real estate broker lien act Ch. 60.42 Civil and criminal jurisdiction of state preserved Commissioners to convey real estate, See REAL ESTATE, COMMISSIONERS TO suspension for noncompliance with support order 18.140.202 37.08.200 Taxation, jurisdiction of state 37.08.200 suspension for nonpayment or default on educational loan or scholarship 18.140.200 RAINIER SCHOOL (See Discrimination, unfair practices DEVELOPMENTAL DISABILITIES, PERSONS WITH, subtitle Residential civil action in lieu of hearing 49.60.340 enumeration and exception 49.60.222 temporary 18.140.155 use of title reserved for authorized person 18.140.020 temporary or preliminary relief 49.60.350 habilitation centers) Distressed property conveyances Ch. 61.34 violations RANGE AREAS Equity skimming acting without license, penalty 18.140.220 Livestock running at large, control and consumer protection act 61.34.040 investigation 18.140.170 enforcement Ch. 16.24 criminal penalty 61.34.030 definitions 61.34.020 Real estate appraiser commission Posting of sign on road entering area 16.24.060 account 18.140.260 Stock restricted areas, designation procedures legislative findings 61.34.010 Home inspectors Ch. 18.280 compensation 18.140.250 16.24.010, 16.24.020, 16.24.030, 16.24.040, duties and responsibilities 18.140.240 membership 18.140.230 Homeowners' associations Ch. 64.38 Timeshare regulation, See TIMESHARE RAPESEED (See AGRICULTURAL MARKETING) Registration, trainee REGULATION acting without registration, penalty RATES AND CHARGES (See also PUBLIC UTILITIES, subtitle Rates and charges; TRANSPORTATION COMPANIES) Vendor's interest 18.140.220 not real property for judgment lien 4.56.190 applications, original and renewal 18.140.060 categories 18.140.070 REAL ESTATE, COMMISSIONERS TO CONVEY disciplinary actions, grounds 18.140.160 Cities and towns Appointment 6.28.010, 6.28.080 public utilities, costs, expense, interest expiration and renewal 18.140.130 issuance 18.140.280 35.41.090 Conveyance sewerage systems 35.92.020, 35.92.025 approval of court necessary 6.28.050 nonresident applicants 18.140.110

REAL ESTATE BROKERS AND SALESPERSONS

continuing education 18.85.211 designated broker's 18.85.121 examinations 18.85.181 exemptions 18.85.151 registration number, required use of restrained or enjoined 61.30.110 18.140.140 sale in lieu of 61.30.120 suspension 18.140.200, 18.140.202 REAL ESTATE TAXES (See TAXES use of term 18.140.150 violations 18.140.170 PROPERTY) expiration, renewal 18.85.191 REAL PARTY IN INTEREST fees 18.85.191, 18.85.451 firms 18.85.091 Unemployment compensation 50.04.255 Setoff against 4.32.120 Uniform regulation of business and professions inactive 18.85.265 act 18.140.270 REAL PROPERTY managing broker's 18.85.111 Recording and registration procedure 18.140.210 names, restrictions on use 18.85.221 electronic recording Ch. 65.24 out-of-state licensees, requirements in lieu of REAL ESTATE BROKERS AND SALESPERSONS REAL PROPERTY (See also REAL licensing 18.85.131 ESTATE) recordkeeping requirements for firms 18.85.231 Affiliation with firm, termination of 18.85.291
Agreements to employ for sale or purchase must be in writing 19.36.010 Acknowledgment out-of-state required 18.85.331 certificate 64.08.020 suspension 18.85.341, 18.85.351 Attorney general as legal advisor 18.85.420
Brokerage relationships
agency relationship 18.86.020
buyer's agent, duties 18.86.050
chapter application 18.86.110 who may take 64.08.010 town, city, or county employees 18.85.081 Licensing, director of department Acknowledgments censing, director of department employees, appointing 18.85.065 interest in any real estate business by director or employees 18.85.075 powers and duties 18.85.041 deeds, requisites of 64.04.020 foreign, who may take 64.08.040 out-of-state procedure 64.08.020 compensation of broker 18.86.080 definitions 18.86.010 Actions affecting title in federal court 4.28.325 seal 18.85.045 Actions for injury to
child maliciously injuring real property, action
against parent, limitation 4.24.190 dual agent duties 18.86.060 Probate, fees, allowance of 11.56.265 duration of agency relationship 18.86.070 Professional service corporations Ch. 18.100 Prohibited practices 18.85.053 duties of licensee 18.86.030 imputed knowledge and notice 18.86.100 negligently permitting fire to spread to 4.24.040 venue of actions 4.12.010 Real estate commission pamphlet on law of real estate agency 18.86.120 account, real estate commission 18.85.061 examination duties 18.85.031 Actions for recovery of seller's agent, duties 18.86.040 violations 18.86.031
Broker's trust account board home inspector referrals 18.85.035 action to be commenced within ten years, meetings, frequency 18.85.025 qualifications of members 18.85.021 exception 4.16.020 sold by executor or administrator, limitation of terms and vacancies 18.85.021 grants and loans applications 43.185.074 actions for 4.16.070 travel expenses and compensation 18.85.025 sold by guardian, limitation of actions for 4.16.070 Real estate education program 18.85.041 review of 43.185.076 account 18.85.321 Business and occupation tax exemption tax deeds, land sold under, limitation on action Sharing commissions 18.85.301 82.04.390 to recover 4.16.090 Subordinates, responsibility for conduct of 18.85.201 Business and occupation tax imposed 82.04.255, trial of issues of fact, by whom tried 4.40.060 82.04.440 venue 2.08.210 Transactions and recordkeeping, trust accounts 18.85.285 Chapter publication and enforcement Actions on interpleader 4.08.150, 4.08.160 deposit and disclaimer 4.08.170 information, distribution 18.85.051 Trust accounts, distribution of interest 18.85.311 Commercial real estate brokers lien act protection of possession, settlers of public lands 64.12.060 Uniform regulation of business and professions county auditor or recorder, duties and fees act 18.85.440 60.42.060 Violations, penalty 18.85.411 court costs, attorneys' fees, and interest 60.42.010 superior court has original jurisdiction to Washington real estate research account determine title or possession 2.08.010 18.85.461 definitions 60.42.005 venue deposit made pending resolution of amounts due 60.42.050 REAL ESTATE COMMISSION (See REAL liens on, enforcement of 2.08.210 quieting title 2.08.210 ESTATE BROKERS AND SALESPERSONS, subtitle Real estate disputed claim, hearing 60.42.020 recovery of possession 2.08.210 commission) lien on net rental proceeds, order to show cause and hearing 60.42.030 venue of actions concerning 4.12.010 REAL ESTATE CONTRACTS waste 64.12.010 lien upon personal property 60.42.010 notice of claim 60.42.010, 60.42.070 Distressed property conveyances arbitration not required 61.34.045 Adverse possession use of property by recreational users, nonsupportive of 4.24.210 Adverse possession, See also ADVERSE POSSESSION consultant duties 61.34.060 consulting transaction requirements 61.34.050 consumer protection act 61.34.040 definitions 61.34.020 priority of lien claims 60.42.040 waiver of lien rights 60.42.010 Contracts or agreements to employ for sale or purchase must be in writing 19.36.010 After acquired title, vestment in conveyee 64.04.070 Definitions 18.85.011
Designated broker or managing broker authority and duties 18.85.275 home purchaser, prohibited practices Alien banks, limitations on ownership by 61.34.120 homeowner's right to cancel 61.34.100, 30.42.160 Alien land law, certain titles confirmed Disciplinary action 61.34.110 director's delegation of authority 18.85.370 grounds 18.85.361 legislative findings 61.34.010 reconveyance 61.34.080, 61.34.090 64.16.140 Alien property custodian, notice to of actions affecting 4.28.330, 4.28.340, 4.28.350 Alienation by Puyallup Indians 64.20.010 hearing, conduct of 18.85.380 waiver of rights 61.34.070 order, appeal 18.85.390, 18.85.401 Foreclosure Educational requirements 18.85.141 other remedies not limited 61.30.020 Alien's rights and interests in property same as native citizen 64.16.005 Appraisals, See APPRAISERS AND Enforcement 18.85.430 Forfeitures acceleration of payments 61.30.090 Examinations preparation and administration 18.85.031 action to set aside 61.30.140 APPRÁISALS Foreclosure redemption period, sale procedure award of fees or costs, or conditions 61.30.130 6.23.120 conditions 61.30.030 judgment to convey enforced by 6.28.080 Guardianship, limited guardianship, fees, allowance 11.92.125 cure of default 61.30.090 Attorneys' fees, action for waste 64.12.020 Banks and trust companies, powers as to purchase and conveyance of real property definitions 61.30.010 definitions 61.30.010 effect of forfeiture 61.30.100 expiration of judicial order 61.30.130 false swearing, penalty, liability 61.30.150 notice requirements 61.30.020, 61.30.040, 61.30.050, 61.30.060, 61.30.070, Highways, acquisition and disposition of property for, sale of real property, listing of available properties authorized 47.12.320 30.04.210 Blighted property, See CONDEMNATION, subtitle Blighted property
Bonds, injunction to prevent waste 64.12.050 applications, fees 18.85.171 61.30.080 branch office 18.85.241 Boundaries other remedies not limited 61.30.020 broker's 18.85.101 lost or uncertain boundaries change of location 18.85.255 priority of actions 61.30.160 action to establish 58.04.020

[RCW Index—page 618] (2008 Ed.)

alternative precedures to fix 59.04.001	application of proceeds 60.04.181	conservation proservation purposes public
alternative procedures to fix 58.04.001		conservation, preservation purposes, public
apportionment of costs to establish	assignment of lien 60.04.121	bodies 64.04.130
58.04.040	attorneys' fees 60.04.181	contracts to convey real property by deceased
commission to survey and report to court	bond in lieu of claim 60.04.161	vendor, sale and conveyance 11.60.010
58.04.030	claim of lien	earnest money deposit forfeiture 64.04.005
costs of action to establish 58.04.040	community interest, effect on 60.04.211	judgments compelling conveyance 6.28.080
court order establishing 58.04.020	designation of amount due on each piece of	limitation on action to cancel tax deed
dispute over location of point or line,	property 60.04.131	4.16.090
resolution procedures 58.04.007		liquidated damages 64.04.005
mediation to resolve 58.04.020	recording of notice of, time limits, and	
	contents 60.04.091	necessity of deed 64.04.010
proceedings to establish 58.04.040	recording of notice of claim, requirements	performance of decedent's contracts
surveyor's authorization to enter land or	and fee 60.04.111	11.60.010
waters to resolve dispute 58.04.011	separate residential units, time for filing	private seals, addition to written instrument,
surveyor, definition 58.04.003	against 60.04.101	effect 64.04.090
Brokers' fees, authorized	contractor registration required to establish	property by deceased vendor, sale and
guardianship, limited guardianship 11.92.125	lien liens 60.04.041	conveyance 11.56.020
probate 11.56.265	definitions 60.04.011	recording
Certificate of acknowledgment		
content 64.08.050	duration of lien, procedural limitations	certified copies of, effect 65.08.100,
	60.04.141	65.08.110
effect as evidence 64.08.050	financial encumbrances, priorities 60.04.226	contracts to sell or purchase 65.08.050
form for corporation 64.08.070	foreclosure of liens, parties and procedure	effect of failure to record 65.08.070
form for individual 64.08.060	60.04.171	error by recording officer, liability 65.08.140
Certificate on out-of-state acknowledgments	frivolous claims, procedure to seek dismissal	fee title by public bodies 65.08.095
64.08.020	60.04.081	irregular instrument, imparts notice
Certified copies affecting	lenders, notice to 60.04.221	65.08.030
effect of recording 65.08.110		
	lien authorized 60.04.021	when deemed 65.08.070
separate parcels situated in different counties,	material exempt from process 60.04.201	where recorded 65.08.070
recording 65.08.110	notice of right to claim lien, requirements and	school districts 28A.335.090
where recorded 65.08.100	exceptions 60.04.031	school districts, by
Cities and towns	personal action on debt preserved 60.04.191	surplus school property 28A.335.050
community renewal areas 35.81.090,	prime contractor, duty to make information	technical words of inheritance, creation of fee
35.81.095	available to suppliers, subcontractors, or	simple estate 64.04.060
first class cities, power to deal with 35.22.280	professionals 60.04.261	
off-street parking facilities, acquisition and		without title, later acquisition, effect
disposal 35.86.030	priority of liens 60.04.061	64.04.070
parking facilities, conveyance of land for in	promissory note, effect on taking 60.04.191	Conveyances, See also REAL PROPERTY,
	property subject to lien 60.04.051	subtitle Deeds
cities over 300,000, authorized 35.87.010	rank of lien 60.04.181	fraudulent, See FRAUDULENT
second class cities, powers to acquire, control,	release of lien rights 60.04.071	CONVEYANCES
and dispose of 35.23.452	rights of owner, recovery options 60.04.151	Corporate, subject to eminent domain Const. Art.
streets and alleys, abutting on salt or fresh	withholding of funds 60.04.221	12 § 10
water, limitation on vacation of 35.79.035	Contaminated properties	Corrections, department of
Cloud on title, removal by court 65.12.040		
Commercial real estate broker lien act Ch. 60.42	decontamination, disposal, or demolition of	inventory of unneeded property suitable for
Commissioners to convey	certification, conditions 64.44.060	affordable housing 72.09.055
appointment of 6.28.010, 6.28.080	city or county action, options 64.44.040	Counties
	decontamination account 64.44.060	acquisition outside counties, county roads and
approval of court necessary 6.28.050	decontamination by owner 64.44.050	bridges 36.75.230
deed content 6.28.020	definitions 64.44.010	land surveys 36.32.370, 36.32.380
execution of conveyance 6.28.060	immunity from civil liability 64.44.080	Covenants
pursuant to		
judgment 6.28.030	local health officer, duties 64.44.020	bargain and sale deed, implied 64.04.040
order of sale 6.28.040	report to local health officer 64.44.020	free from encumbrances 64.04.030
recording 6.28.070	rules and standards 64.44.070	housing finance commission, powers
Commissioners to convey real estate, See REAL	unfit for use order, issuance procedure	43.180.080
ESTATE, COMMISSIONERS TO	64.44.030	quiet possession 64.04.030
	vehicle and vessel titles 64.44.045	right of conveyance 64.04.030
CONVEY	Contracts to convey by deceased vendor,	warranty deed 64.04.030
Community property	performance of decedent's contracts	Damages caused by removal, waste, or injury,
control and management 26.16.030		liability 4.24.630
deed, joinder of spouse 26.16.030	11.60.010	
deeds and conveyances between husband and	Contracts to purchase	Damages to, See REAL PROPERTY, subtitle
wife 26.16.050	action to recover purchase money 4.08.100	Injury to
execution sales 26.16.040	specific performance 4.08.100	Dedications, See PLATS AND PLATTING,
liens 26.16.040	Controlled substances	subtitle Subdivisions
purchaser's title and rights 26.16.095,	seizure and forfeiture for violations 69.50.505	Deeds
	Conversion to money, attachment ground, when	acknowledgments
26.16.100	6.25.030	court commissioners' power to take 2.24.040
recording claim to by husband or wife	Conveyances	evidence, certificate as 64.08.050
26.16.100		foreign 64.08.040
removal as cloud 26.16.110	acknowledgments	
sale or encumbrance 26.16.030	certification and taking of 2.28.080,	forms 64.08.060, 64.08.070
subject to probate administration 11.02.070	2.28.090, 2.32.050, 64.08.010, 64.08.020,	homesteads 6.13.060
Condemnation, See EMINENT DOMAIN	64.08.040	out-of-state 64.08.020
Conditional sales contracts for purchase of real	evidence, certificate as 64.08.050	required for validity 64.04.020
property by cities and towns, metropolitan	forms 64.08.060, 64.08.070	who may take 64.08.010
park districts, counties, and library districts	requisite for deed 64.04.020	after-acquired title follows 64.04.070
authorized, indebtedness limitations	community property 26.16.050	bargain and sale
	between husband and wife 26.16.050	form and effect 64.04.040
39.30.010		
Condominiums, See CONDOMINIUMS	joinder of spouse 26.16.030	implied covenants 64.04.040
Construction defect disputes	power of attorney to spouse or third person	commissioners to convey real estate, deed
multiunit residential buildings Ch. 64.55	26.16.090	given by 6.28.020
Construction liens	purchaser's title and rights 26.16.095,	community property
acts of coercion 60.04.035	26.16.100	between husband and wife 26.16.050
application of chapter 281, Laws of 1991, to	recording of claim by husband or wife	joinder of spouse 26.16.030
actions pending as of June 1, 1992	26.16.100	power of attorney to spouse or third person,
60.04.904	removal as cloud 26.16.110	deed executed 26.16.090
UU.U4.7U4	removar as ciouu 20.10.110	uccu executeu 20.10.090

REAL PROPERTY

purchaser's title and rights 26.16.095,	toll bridges	Entry and detainer, See FORCIBLE ENTRY
26.16.100	sale of property, execution, delivery of deeds	AND DETAINER; UNLAWFUL ENTRY
recording of claim by husband or wife	47.56.255	AND DETAINER
26.16.100	trust	Escheats, limitation on actions on 11.08.280
removal as cloud 26.16.110	deemed as mortgages 65.12.430	Estate and transfer tax Ch. 83.100
recording wife's interest 65.04.030	encumbrances of registered land 65.12.420	Estate tax apportionment, uniform act Ch.
		83.110A
contracts to convey real property by deceased	by reference to master form provisions	_
vendor, order reciting authority appearing	65.08.160	Estates
in deed 11.60.040	unincorporated towns on United States land	fee simple, technical words of inheritance
conveyances 64.04.040, 64.04.050	58.28.330	64.04.060
contract to sell or convey, recording	validation by special law prohibited Const.	Estates, See also ESTATES
65.08.050	Art. 2 § 28	Estates in property
deeds, necessity of 64.04.010	warranty deeds	doctrine of worthier title abolished, exceptions
warranty deeds, covenants 64.04.030	covenants of grantor 64.04.030	11.12.185
copies of record as evidence 5.44.060,	form and effect 64.04.030	rule in Shelley's case abolished 11.12.180
5.44.070	writing, necessity of 64.04.020	Eviction from, action for waste, person entitled to
county roads and bridges, freehold petitioners	Deeds of trust Ch. 61.24	reversion 64.12.020
securing 36.81.030	Defense of, use of force, when lawful 9A.16.020	Execution levied on, docket entry 4.64.080
court order or judgment, commissioners to	Defined as to	Execution of judgment against
convey real estate to compel compliance	recording act 65.08.060	affidavit of judgment creditor
6.28.080	Deprivation without due process of law	contents 6.17.100
department of transportation	prohibited Const. Art. 1 § 3	filing required before issuance of writ
property, sale authorized 47.56.254	Descent and distribution	6.17.100
ejectment and quieting title actions,	defined for purposes of 11.02.005	form and contents of writs 6.17.110
appointment of trustee for making or	heirs and devisees	property liable to 6.17.090
	right to sue for rents and profits 11.04.250	
canceling deeds 7.28.010 execution, sale upon	rights on vesting of title 11.04.250	Execution sale, redemption
		brokers, listing, sales, proceeds distribution 6.23.120
fee of sheriff 36.18.040 purchaser entitled to sheriff's deed 6.21.120,	title vests in immediately 11.04.250, 11.04.290	
		Executions against, See EXECUTIONS
6.23.060	intestate 11.04.015	False representation in recording encumbrance to
redemption from, sheriff's deed 6.23.060	Description	title to real property, penalty 9.38.020
forms	conflict with United States survey	Felonies, seizure and forfeiture of property
acknowledgments 64.08.060, 64.08.070	United States survey to prevail 58.20.210	involved in a felony
bargain and sale deeds 64.04.040	Destruction for insurance, penalty 48.30.220	legislative finding 7.68.300
quitclaim deeds 64.04.050	Discrimination	measures to defeat purposes of act are invalid
warranty deeds 64.04.030	complaint procedure 49.60.230	7.68.340
homesteads	freedom from, rights enumerated 49.60.030	procedure 7.68.320
acknowledgment required 6.13.060	real estate rights, coercion or threats regarding	proceeds, distribution of 7.68.330
execution 6.13.060	49.60.2235	property subject to 7.68.310
incorporated towns on United States land	restrictive covenants 49.60.227	provisions of act are supplemental and do not
58.28.120	unfair practices, blockbusting 49.60.223	limit other rights and remedies 7.68.340
prima facie evidence of correctness of	unfair practices, enumeration and exception	Fines in criminal action, lien against real property
formalities 58.28.180	49.60.222	of defendant 10.64.080
Indians, sale of land or materials,	Distress made on, pleading answer to recovery	Fire damage to for purposes of insurance
authorization 64.20.030	action 4.36.140	48.30.220
judicial sales	Distressed property conveyances Ch. 61.34	Force, use of, when lawful 9A.16.020
redemption from, sheriff's deed 6.23.060	Doctrine of worthier title abolished, exceptions	Forcible entry 59.12.010
sheriff to execute and deliver 6.21.120	11.12.185	Forcible entry and detainer, jurisdiction of
liens on franchises, earnings, property of	Donations, marked on plat 58.08.015	superior courts as to 2.08.010
certain companies, precedence of deed as to	Earnest money	Forcible holding of possession 59.12.020
60.32.010	deposit forfeiture 64.04.005	Forfeiture of estate, action for waste, person
municipal local improvement assessments	Easements	entitled to reversion 64.12.020
foreclosure procedure 35.50.270	established by dedication	Forfeitures, recovery after, venue of action for
necessity of deed for conveyance 64.04.010	extinguishing or altering 64.04.175	4.24.180
powers of appointment, when releasable	private way of necessity Ch. 8.24	Forms
11.95.010	Ejectment and quieting title, see EJECTMENT	bargain and sale deeds 64.04.040
proof of, court commissioners' power to take	AND QUIETING TITLE	certificate of acknowledgment
2.24.040	Electronic recording	corporation 64.08.070
public lands, See PUBLIC LANDS, subtitle	authentication 65.24.020	individual 64.08.060
Deeds	commission 65.24.040	guitclaim deeds 64.04.050
quitclaim, cities and towns, pedestrian malls,	definitions 65.24.010	warranty deeds 64.04.030
acquisition for 35.71.070	global and national commerce act 65.24.050	Fraudulent conveyance or encumbrance of by
		corporation, penalty 9.24.020
donation on plat 58.08.015 form and effect 64.04.050	recording officer 65.24.030	
	Eminent domain	Gambling
quo warranto proceedings, annulment or	private way of necessity Ch. 8.24	lessor's recovery of if premises used for
vacation of deed 7.56.140, 7.56.150	Eminent domain, See also EMINENT DOMAIN	gambling 4.24.080
recording or filing of	Eminent domain by city or town Ch. 8.12	validity of conveyance as evidence of
certified copies, recording, effect 65.08.100,	Eminent domain by corporation Ch. 8.20	gambling debt 4.24.090
65.08.110	Eminent domain by county Ch. 8.08	Governmental action
duty of county auditor 65.04.030, 65.08.150	Eminent domain by school districts Ch. 8.16	damages due to
error by recording officer, liability 65.08.140	Eminent domain by state Ch. 8.04	claims, time limitation 64.40.030
failure to record, effect 65.08.070	Encumbrance upon	definitions 64.40.010
irregular instruments, imparts notice	necessity for deed 64.04.010	relief provided 64.40.020
65.08.030	notice to department of social and health	Graffiti
required, when and where 65.08.070	services 64.04.210	malicious mischief in third degree 9A.48.090
redemption from execution sale authorized,	satisfaction or release, duty of county auditor	parents' liability for children's acts 4.24.190
when 6.23.060	65.04.060	Guardianship, limited guardianship, sale of estate
requisites 64.04.020	Energy conservation measures	property
tax deeds	existing rate or charge for, duty of seller to	brokers' fees 11.92.125
irrigation districts, See IRRIGATION	disclose prior to closing 64.04.200	Harbor area leaseholds, declared to be for
DISTRICTS, subtitle Property	extension of payment responsibility to	assessment purposes 35.44.150
limitation of actions to cancel or set aside	subsequent owners of property,	Held in trust, conveyance by certificate
4.16.090	requirements 80.28.065	64.04.010

[RCW Index—page 620] (2008 Ed.)

cancellation of lease, repossession by owner

district court procedure when title in dispute, 7 48 085 repair, when against public policy, effect forfeiture of use 7.48.066 4.24.115 certification of transcript to superior court Home inspectors Ch. 18.280 injunction, judgment, release to innocent owners 7.48.078 Homeowners' associations Ch. 64.38 Homesteads, See HOMESTEADS ownership or use of property in state submits person to state jurisdiction 4.28.185 places declared to be 7.48.052 Horizontal property regimes, See CONDOMINIUMS superior courts' original jurisdiction 2.08.010, places of prostitution Const. Art. 4 § 6 abatement 7.48.240 Letters patent, recording 65.08.090 injunctions against 7.48.080, 7.48.090, Housing policy affordable housing advisory board Liability for damages caused by removal, waste, 7.48.110 43.185B.020 or injury 4.24.630 successive owners liable, when 7.48.170 Occupant denied possession 59.12.020
Outdoor recreation, woodcutters' use, limitation on liability of landowners to public 4.24.210 duties 43.185B.030 definitions 43.185B.010 changes in categories, effect 18.85.481 goal 43.185B.007 Liens housing advisory plan
preparation and reporting requirements boundaries, suits to establish, costs 58.04.040 Outdoor recreation use, limitation on liability of landowners to public 4.24.200 notice of entry of verdict as 4.64.020 priority of judgment liens 4.64.020 unknown claimant, service of process 43.185B.040 Ownership limitations on alien banks 30.42.160 legislative findings and purpose 43.185B.005 objectives 43.185B.009 Parking facilities, conveyance of land for in cities over 300,000, authorized 35.87.010 unrecorded utility charges Ch. 60.80 Liens, See also LIENS Immunity of landowners allowing land to be used Partition, See PARTITION for fish or wildlife cooperative project or solid waste cleanup 4.24.210 Partition decrees, filing with auditor, notice, judgment liens, See REAL PROPERTY, effect as 65.04.070 subtitle Judgment liens on Improvement Party in possession turning out with force claims arising on 4.16.300 Life estates 59.12.020 limitation on 4.16.310, 4.16.325 negligence related to, agreement to indemnify rule in Shelley's case abolished 11.12.180 Person entitled to reversion, when may seek Limitation on ownership by alien banks 30.42.160 judgment of forfeiture and eviction 64.12.020 for, public policy against 4.24.115 Indians, sale of land or materials, authorization Lis pendens Possession of 64.20.030 actions affecting title to real property 4.28.320 adverse possession, See ADVERSE POSSESSION Inheritance, technical words of, fee simple estate 64.04.060 filing notice of as to unknown heirs and claimants 4.28.160 venue of actions concerning 4.12.010 Inheritance tax Ch. 83.100 liability of claimants 4.28.328 Posting 9A.52.010 Malicious destruction of during state of emergency, penalty 43.06.230 Injunctions Powers of appointment malicious erection of structures on 7.40.030 lifetime posting bond 64.12.050 Malicious erection of structures upon, injunction exercise, outright or in trust 11.95.060 prevention of waste on public land 64.12.050 7.40.030 partial releases 11.95.020 Manufactured home real property act short title 65.20.930 Injury to Ch. 9A.48 releases 11.95.010, 11.95.030 child maliciously injuring, action against parent, limitation 4.24.190 testamentary Manufactured homes exercise, outright or in trust 11.95.060
Private, not to be taken to pay public debts, exceptions Const. Art. 11 § 13 classification as 65.20.010, 65.20.030 due to governmental action claims, time limitation 64.40.030 definitions 65.20.020 definitions 64.40.010 security interests in Private way of necessity Ch. 8.24 relief provided 64.40.020 perfection 65.20.030 Probate just compensation for property damaged for public use Const. Art. 1 § 16 Manufactured homes, See also
MANUFACTURED HOUSING administrator cannot convey property unless directory powers in will 11.28.070 negligently permitting fire to spread to 4.24.040 Marginal lands, See PORT DISTRICTS, subtitle Marginal lands contracts to convey real property by deceased Master form, deeds of trust or mortgage, recording 65.08.160 vendor, sale and conveyance 11.60.010 venue of actions concerning 4.12.010 exchanges permitted 11.56.005 Insurance heirs, defined 11.02.005 debtor selection, rights 48.30.260 Militia net estate, defined 11.02.005 adjutant general's powers 38.12.020 investments performance of decedent's contract 11.60.010 amount secured by restricted 48.13.265 easements over, adjutant general's powers possession and management of during probate offices and buildings 48.13.160 38.12.020 11.48.020 lease of, adjutant general's powers 38.12.020 rental of 38.20.040 disposal of real property, time limit principal and income act of 2002 Ch. 11.104A 48.13.170 sales of real property, See PROBATE, subtitle valuation of property held by 48.12.190 Insurance, See also INSURANCE, subtitle Mortgage financing program 43.180.220, 43.180.230, 43.180.240 Sales of estate property Proof of ownership in criminal prosecution Property insurance Mortgage insurance Ch. 61.10 10.58.060 Insurance companies, valuation of property held Mortgages Protection of, use of force, when lawful by 48.12.190 foreclosure, venue of actions concerning 9A.16.020 Insurance premium finance company act, 4.12.010 master form provisions, recording, recording pursuant 65.08.160 exemption 48.56.030 injunction to prevent waste 64.12.050 Joint tenancies, generally Ch. 64.28 interference with possession, action by settler 64.12.060 Judgment liens redemption rights lost where property community property 26.16.040 Judgment liens on abandoned, sheriff's sale purchaser to take settlers title free from redemption rights 61.12.093 Mortgages, See also MORTGAGES mixed character, See RECORDING AND right of action 64.12.060 commencement of 4.56.200 when rights forfeited 64.12.060 creation 4.56.190 FILING, subtitle Mortgages Multiunit residential buildings unsurveyed, action by occupant 64.12.060 Public lands, See also PUBLIC LANDS duration 4.56.190 expiration of 4.56.210 construction defect disputes Ch. 64.55 extension of lien prohibited 4.56.210 Public works programs priority 4.64.020 Mutual savings banks, investment in 32.20.280 acquisition policy Ch. 8.26 Purchase money, actions to recover, joinder vendor's interest under real estate contract not judgments, filing with auditor as 65.04.070 partition decrees, filing with auditor as 65.04.070 included 4.56.190 4.08.100 Puyallup Indians Judgment of forfeiture and eviction, when may right of alienation 64.20.010 be sought 64.12.020 Notice, See also RECORDING AND FILING, effective date 64.20.025 Judgments conveyance pursuant to, commissioners to convey 6.28.030 subtitle Conveyances Real estate brokerage relationships Ch. 18.86 Real estate brokers and salespersons, licensing Nuisances filing with auditor, notice, effect as 65.04.070 interference with enjoyment of real property is and regulation Ch. 18.85 Real estate research center 18.85.471 Judicial sales, procedures 6.21.110 nuisance 7.48.010, 7.48.120 Real estate sales excise tax, See REAL ESTATE SALES EXCISE TAX Judicial sales, See JUDICIAL SALES, subtitle moral nuisances Real property abatement by owner, release of 7.48.068

Jurisdiction

"Hold-harmless" agreements, construction,

REAL PROPERTY MORTGAGES

Real estate sales tax imposed Ch. 82.45, Ch. 82.46	proceeds, use of 28A.335.130 surplus school property	Unknown heirs and claimants judgment, effect on 4.28.160
Receivers Ch. 7.60	rental, lease or use of 28A.335.040,	suing and serving 4.28.140, 4.28.150
Reciprocal insurers authority to engage in transactions affecting	28A.335.050, 28A.335.060, 28A.335.070 Seals	Utility charges satisfaction of unrecorded charges at time of
title to real property 48.10.055	corporate, absence from instrument, effect	sale Ch. 60.80
Recording and registration, See also RECORDING AND FILING:	64.04.105 private	Validation, instruments executed without a private seal 64.04.100
REGISTRATION OF LAND TITLES	addition to written instrument, effect	Venue of actions concerning 4.12.010
Recovery of action to be commenced within ten years,	64.04.090 validation of instrument executed without	enforcement of liens on 2.08.210 quieting title actions 2.08.210
exception 4.16.020	64.04.100	recovery of possession 2.08.210
sold by executor or administrator, limitation of	Separate property of either spouse, personal exemption, as 6.15.040	Veterans, purchase of by guardian for 73.36.150 View of by jury, procedure 4.44.270
actions for 4.16.070	Sequestration, judgment to convey enforced by	Waste
guardian, limitation of actions for 4.16.070 tax deeds, land sold under, limitation on action	6.28.080 Service of process by publication, when 4.28.100	actions for waste Ch. 64.12 attachment, sale of property before judgment
to recover 4.16.090	Shoreline management act Ch. 90.58	6.25.220
trial of issues of fact, by whom tried 4.40.060 Recreational, woodcutters' use, limitation on	Solar easements authorized 64.04.140	damages, treble damages 64.12.020 ejectment and quieting title, counterclaims for
liability of land owners to public 4.24.210	definitions 64.04.150	permanent improvements and taxes paid 7.28.180
Recreational use, limitation on liability of land owners to public 4.24.200	interference with, remedies attorneys' fees 64.04.170	forcible entry and detainer, when deemed as
Registered land eminent domain 65.12.400	damages 64.04.170 injunction 64.04.170	waste 59.12.030 injunctions, damages for waste on stay of
partition of 65.12.400	written agreement, requirement 64.04.160	proceedings for recovery of 7.40.200
Relocation assistance persons displaced by public works programs	State of emergency, malicious destruction of property during, penalty 43.06.230	limitation of action for 4.16.080 partnership interest of decedent, waste by
Ch. 8.26	Subdivisions, See PLATS AND PLATTING,	surviving partners 11.64.016
Rental, See LANDLORD AND TENANT Rents and profits	subtitle Subdivisions Superior court, original jurisdiction of 2.08.010,	public land, injunction to prevent 64.12.050 redemption period, during 6.23.100
limitation of actions on 4.16.040	Const. Art. 4 § 6	Waste, See also WASTE
right to sue for by heirs and devisees 11.04.250	Supplemental proceedings adjudication of title 6.32.270	Water-sewer districts conveyance to county or park and recreation
Reservation for school or municipal purposes,	injunctions against transfer 6.32.120	district for park and recreation purposes
incorporated towns on United States land 58.28.170	jury trial, when 6.32.270 Survey monuments	57.08.140 sale of unnecessary property, procedure
Residences	disturbing monument, penalty and liability for	57.08.015, 57.08.016
energy code Ch. 19.27A mortgage insurance Ch. 61.10	cost of reestablishment 58.04.015 Taking for private use prohibited, exception	Wills conveyance of property bequeathed,
state building code Ch. 19.27	Const. Art. 1 § 16	agreement to convey does not revoke will
Residential mortgage loan closing valuation disclosure requirements Ch. 19.149	Tax deed, limitation on action to cancel 4.16.090 Tax title acquired by county, municipal local	11.12.060 doctrine of worthier title abolished, exceptions
Residential real property sales, seller's disclosures required Ch. 64.06	improvement assessments, effect 35.49.150, 35.49.160	11.12.185 estate acquired after will made, exception
Restrictions applicable to property, statement	Tenant	11.12.190
request and contents 36.70.317 Restrictions on property, statement available to	continuation in possession after term 59.12.030	life estates 11.12.180 rule in Shelley's case abolished 11.12.180
property owners 35.21.475, 35A.21.280	failure to pay rent 59.12.030	what passes 11.12.170
Restrictive covenants declaratory actions 49.60.227	gang and gang-related activity, defined 59.18.030	REAL PROPERTY MORTGAGES (See
Right of entry	gang-related activity, when deemed unlawful	MORTGAGES) REAPPORTIONMENT (See also VOTING
land, unimproved, unused, unfenced 9A.52.010	detainer 59.12.030 trespass	BOUNDARY COMMISSION)
Rights of heirs on vesting of title 11.04.250	criminal provision 59.12.030	Redistricting Ch. 44.05
Rule in Shelley's case abolished 11.12.180 Sales, See REAL PROPERTY, subtitle Deeds	waste of property 59.12.030 Tideland leases, declared to be real property for	REBATING Common carriers, rebating or discounting
Sales of residential property, seller's disclosures	assessment purposes 35.44.160	prohibited, treble damages 81.28.210,
additional information after delivery of statement, duties and options 64.06.040	Timeshare regulation, See TIMESHARE REGULATION	81.28.220 Dentists
buyer's options 64.06.030 buyer's rights or remedies 64.06.070	Title acquired after conveyance, vestment in	deemed unprofessional conduct 19.68.020 disclosure of financial interest, list of
consumer protection act not applicable	conveyee 64.04.070	alternative facilities 19.68.010
64.06.060 definitions 64.06.005	certification of transcript to superior court by district judges 12.20.070	excepted practices 19.68.040 license revocation or suspension, grounds
delivery of disclosure statement 64.06.030	conservation, preservation purposes, public	19.68.030
disclosure statement format 64.06.015, 64.06.020	bodies 64.04.130 conveyance to or by aliens 64.16.140	Health care providers, prohibited practices Ch. 19.68
duty of seller 64.06.015, 64.06.020	jurisdiction of superior courts to determine	Insurance
error, inaccuracy, or omission in disclosure statement, liability 64.06.050	2.08.010, Const. Art. 4 § 6 venue of actions concerning 4.12.010	acceptance by insured, penalty 48.30.170 unfair practices 48.30.140
exceptions 64.06.010	Title insurance, See INSURANCE, subtitle Title	Physicians and surgeons
farm, proximity to 64.06.022 sex offenders, notice regarding 64.06.021	insurers Title vests immediately in heirs and devisees	deemed unprofessional conduct 19.68.020 disclosure of financial interest, list of
time frame 64.06.030 utility charges, disclosure and satisfaction Ch.	11.04.250, 11.04.290 Trace injury to or removal demages 64.12.030	alternative facilities 19.68.010
60.80	Trees, injury to or removal, damages 64.12.030 Trespass	excepted practices 19.68.040 license revocation or suspension, grounds
School districts buildings and plants, generally, See	limitation of action for 4.16.080 trees, timber or shrubs	19.68.030 prohibited, penalty 19.68.010
SCHOOLS AND SCHOOL DISTRICTS	damages 64.12.030	Wages, generally 49.52.050, 49.52.070,
management and control 28A.335.090, 28A.335.120	mitigating circumstances 64.12.040 Trespass, See also TRESPASS	49.52.080 Warehouseman for storage of agricultural
sale	Trustees, powers as to 11.98.070	commodities, rebating prohibited 22.09.190

[RCW Index—page 622] (2008 Ed.)

RECALL

Elections, generally Ch. 29A.56

RECEIPTS (See also TRUST RECEIPTS)

Cities and towns

receipts for parking fees 35.86A.070

Common carriers, See COMMON CARRIERS, subtitle Receipts

Consumer finance, See CONSUMER FINANCE County officers

itemized, when given, penalty for violations 36.18.090

liability for making 36.18.090
Falsification to obtain transportation rates at less than established rates, treble damages 81.28.210, 81.28.220

81.28.210, 81.28.220
Installment sales of goods and services, receipt for cash payment 63.14.100
Liens, public works, department of revenue certificate 60.28.020

Partition proceedings

delivery of security on sale of property 7.52.420

on purchase by interested party 7.52.390 Public funds to be accounted for Const. Art. 7 § 7 Receivers, recording 65.04.030 Sheriff's services 36.28.060

Warehouse receipts, See also WAREHOUSE RECEIPTS

RECEIVERS AND RECEIVERSHIPS

Abandonment of property 7.60.150
Actions by cities and towns to terminate trust, property acquired at local improvement foreclosure proceedings 35.53.070

Actions by or against receiver or affecting property held by 7.60.160

Ancillary receivership 7.60.270

Applicability of chapter 7.60.300

Appointment of receivers 7.60.025

federal deposit insurance company may be appointed as receiver for 30.44.270 receivership prohibited, exception 30.44.100 Bond, receivers 7.60.045

Cities and towns

housing authorities, when appointed 35.82.180

indebtedness of liability, disincorporation proceedings Ch. 35.07

Claims

interest in 7.60.250

objection to and allowance of 7.60.220 priorities 7.60.230

secured claims against after-acquired property 7.60.240

submission in general receivership 7.60.210 Corporations

service of process on, personal service 4.28.080

Court, powers of the 7.60.055

Court orders, effect on nonparties 7.60.190 Creditors and parties, participation in interest in proceeding 7.60.190

Definitions 7.60.005

Disposition of property 7.60.260
Duties of person over whose property receiver is appointed 7.60.080

Eligibility to serve as receiver 7.60.035 Employment and compensation of professionals 7.60.180

Executory contracts and unexpired leases 7.60.130

Federal deposit insurance corporation, appointment as for banks and trust companies 30.44.270

Financing, receivership 7.60.140
Foreclosures, rents and profits, appointment of receiver to protect 7.28.230

Insurance companies

insolvent insurers, dispersal of assets, procedure 48.31.185

investments, obligations of receiver 48.13.090

Liens

franchises, earnings, property of certain companies, payment priority 60.32.050 Logging liens, receiver and appointment 60.24.130

Mutual savings banks

postponement of payment of deposits not grounds for 30.56.030

prohibited, exceptions 32.24.070

Notice to creditors and other parties in interest 7.60.200

Personal liability of receiver 7.60.170 Powers and duties of receiver generally 7.60.060 Probate, partnership interests of decedent,

appointment of receiver for, when 11.64.022 Proceedings, automatic stay of certain 7.60.110 Public water systems

actions brought by secretary of health 43.70.195

Quo warranto proceedings, receivers on judgment against corporations 7.56.110 Registered land, authority to deal in 65.12.600 Rents and profits, appointment of to protect 7.28.230

Reports, receiver's 7.60.100 Resignation or removal of receiver 7.60.280 Schedules, inventory, and appraisals 7.60.090 Sheriff appointed as, logging liens 60.24.130 Supplemental proceedings

cost payment 6.32.160 disposition of balance 6.32.110 notice of discontinuance or dismissal of proceedings 6.32.150

order requiring delivery of money or personal property 6.32.080, 6.32.100
Termination of receivership 7.60.290

Trust companies

federal deposit insurance company may be appointed as receivers for 30.44.270 power to act as receiver 30.08.150 receivership for prohibited, exception 30.44.100

Turnover of property 7.60.070 Types of receivers 7.60.015 Utility service 7.60.120

RECESSES (See ADJOURNMENTS)

RECIPROCITY

Accountants' certification 18.04.180 Architects 18.08.400 Attorneys 2.48.190

Auctioneers and auction companies 18.11.100 Charter boats, regulation of boats operating on state waters Ch. 88.04

state waters Ch. 88.04 Chemical dependency professionals 18.205.140 Chiropractic 18.25.040 College and university tuition and fee program 28B.15.730, 28B.15.734 British Columbia 28B.15.756, 28B.15.758 Idaho 28B.15.750, 28B.15.752, 28B.15.754 Oregon 28B.15.732, 28B.15.736

Colleges and universities financial aid 28B.10.790, 28B.10.792

Cosmetologists, barbers, manicurists, and estheticians 18.16.130

Dentists 18.32.215

Dietitians and nutritionists 18.138.050 Disabilities, persons with

parking, plates and placards 46.16.390, 46.61.583

Driver license compact 46.21.010 Engineers and land surveyors 18.43.100 Fishing

Dungeness crab-coastal fishery licenses for Oregon residents 77.70.340 Funeral directors and embalmers 18.39.130

In-state preference clauses, See PREFERENCES, subtitle In-state preference

clauses—Reciprocity
Landscape architects 18.96.100 Lawyers 2.48.190

Livestock brand requirements, interstate agreements 16.57.340

Midwifery 18.50.065

Motor vehicle law

for hire vehicles, nonresident taxicabs, exemptions 46.72.150

licensing of out-of-state commercial vehicles

46.16.160

Naturopathy 18.36A.120 Nurses 18.79.190

Nursing assistants 18.88A.110

Nursing home administrators 18.52.130

Occupational therapists 18.59.070 Ocularists 18.55.105

Opticians, dispensing 18.34.115 Optometry and optometrists 18.53.035

Osteopathy 18.57.130 Pharmacists 18.64.080

Physical therapists 18.74.060

Physicians 18.71.090

Plumbers 18.106.155

Prodiatric physicians and surgeons 18.22.082 Private investigators 18.165.140 Psychologists 18.83.170

Real estate appraisers 18.140.120
Reciprocal or proportional registration of motor vehicles, See MOTOR VEHICLES, subtitle

Reciprocal or proportional registration
Savings and loan foreign associations 33.32.060
School district students attending school district

in another state 28A.225.260 Security guards 18.170.120

Taxation, enforcement by other states 4.24.140 Unclaimed property 63.29.330 Veterinarians 18.92.130

Washington-Oregon, Columbia river and coastal

personal use fishing license 77.32.410 Water use outside state 90.16.120

RECLAIMED WATER (See WASTEWATER)

RECLAMATION (See also IRRIGATION DISTRICTS)

Columbia basin project, irrigation and reclamation districts within Ch. 89.12

Counties, lease or conveyance to United States for 36.34.220, 36.34.230, 36.34.240

Federal reclamation areas, state lands within Ch. 89.12

Irrigation districts, See IRRIGATION DISTRICTS

St. Helens, emergency recovery operations from eruption Ch. 89.16

Public use in taking for Const. Art. 1 § 16 Reclamation districts of one million acres or more Ch. 89.30

Rehabilitation districts, See IRRIGATION DISTRICTS, subtitle Rehabilitation districts State reclamation projects Ch. 89.16 Surface mined area, See MINES AND MINING,

subtitle Surface mining Tidelands and other unsurveyed lands, diking district powers 85.05.540, 85.05.550 Yakima enhancement project 43.21A.470

RECLAMATION DISTRICTS

Bankruptcy readjustment and relief from debts Ch. 39.64

Bond issues, refunding bonds, bankruptcy readjustment and relief from debts Ch. 39.64

Columbia basin project, irrigation and reclamation districts within Ch. 89.12 Disincorporation of special districts in counties with population of two hundred ten thousand

or more Ch. 57.90 Federal reclamation areas, state lands within Ch.

89 12 Indebtedness, bankruptcy readjustment and relief

from debts Ch. 39.64

One million acres or more organization, governance, powers, and funds Ch. 89.30

Reclamation projects of state, contracts with districts Ch. 89.16

Taxing district relief act Ch. 39.64

RECOGNIZANCE (See BAIL AND RECOGNIZANCE)

RECORDING, ELECTRONIC

Private conversations

admissibility of evidence obtained by 9.73.050

attorney general, prosecuting attorney judicial authorization 9.73.040

building owners 9.73.110 law enforcement officers

authorization

application, requirements 9.73.130 reports by issuing judge 9.73.120 availability of to defense counsel 9.73.100 inventory of authorization procedures 9.73.140

judicial authorization 9.73.090

liability for damages 9.73.060 police, fire, and certain emergency response personnel, exemption 9.73.090

prohibition, exceptions 9.73.030 Real property electronic recording Ch. 65.24

RECORDING AND FILING (See also PUBLIC OFFICERS AND **EMPLOYEES**, subtitle Disclosure-Campaign financing—Lobbying— Records; REGISTRATION OF LAND

TITLES) Abandoned cemetery document, notice and recording 65.04.033

Abstracts prepared from 65.04.140

Actions affecting title to real property in federal court 4.28.325

Assignment of judgment 6.17.030

Assignment of rents

perfection of security interest 7.28.230

Attachment

affidavits of sureties 6.25.080 bonds 6.25.080

real property

copy of writ 6.17.160 description 6.17.160

Banks, See BANKS AND BANKING, subtitle Filings

official, See RECORDING AND FILING, subtitle Official bonds

satisfaction or release, auditor, duties of

65.04.060
Certified abstract of judgment, judgment liens commencing on 4.56.200
Certified abstract of record of judgment of justices of the peace, judgment liens commencing on 4.56.200
Certified copies of documents affecting real property 65.08.100, 65.08.110
Certified transcript of docket of justice of the peace, judgment liens commencing on 4.56.200

4.56.200

Charges, municipal water or sewer system construction costs notice 65.08.170

payment and release 65.08.180

Charitable trusts

requirements 11.110.060, 11.110.070

Charters, first class cities 35.22.110 Chattel mortgages, See RECORDING AND FILING, subtitle Mortgages

Cities and towns

claims against charter cities 35.31.020 claims against noncharter cities and towns

noncharter cities and towns, claims 35.31.040 ordinances, vacation of streets and alleys 35.79.030

planning, comprehensive plan 35.63.100 planning commissions, comprehensive plan amendments 35.63.105 towns, claims 35.31.040

City and town ordinances 5.44.080

Claims against

charter cities 35.31.020

noncharter cities and towns 35.31.040

Clerk of superior court duty as to 2.32.050

Common carriers

contracts with other common carriers 81.28.060

rates and charges 81.28.040, 81.28.050, 81.28.060

Common carriers, See also TRANSPORTATION COMPANIES,

subtitle Common carriers Community real property

instruments relating to wife's separate property 65.04.030

Complaint with service by publication 4.28.110 Comprehensive plan, counties 36.70.370 Condominiums

declarations 64.32.140

instruments affecting property or apartments 64.32.140

Confession of judgment statement in writing 4.60.070

Conveyances certified copies of, recording, effect 65.08.100, 65.08.110

commissioners to convey to real estate

contracts to sell or purchase 65.08.050 defined 65.08.060

duty of county auditor 65.04.030, 65.08.150 effect of failure to record 65.08.070 error by recording officer, liability 65.08.140 irregular instrument, imparts notice 65.08.030 lis pendens, effect on purchaser 4.28.320 required 65.08.070

state or political subdivision conveyance of fee title, recording by grantor at time of delivery required, effect 65.08.095 when deemed recorded 65.08.070

where recorded 65.08.070 Coordinates based on Washington coordinate system 58.20.180

Corporations, See CORPORATIONS, subtitle Filings Cost bill 4.84.090

Costs

bond in lieu of separate security for costs

security for costs 4.84.210

standing bond for numerous actions 4.84.220 Counties

boundaries, actions to establish decrees 36.05.070

claims against, filing procedure 36.45.010 comprehensive plan 36.70.370 county road budget 36.82.170

county seat removal notice 36.12.070 peddler's license 36.71.030

planning agencies, annual report 36.70.460 road standards, amendments to 36.86.030

County auditor arrangement of records 65.04.040

delivery after recording 65.04.090 duties 36.22.010

duty to

record 65.08.150 report 65.04.030

endorsement of time and place of record

65.04.090

entry in wrong records, liability 65.08.140 fees 36.18.010, 65.04.130 franchises, earnings, property of certain companies, laborers' lien on 60.32.020 index 65.04.050

judgments, notice, effect as 65.04.070 liability 65.04.110

mining surveys 78.06.020 plats 65.04.050

recording methods 65.04.040

services of sires, filing of statement with auditor, contents 60.52.010

County engineer's records, county roads and bridges 36.80.040

County road budget 36.82.170

County roads and bridges, franchises on 36.55.080

Court of appeals, fees 2.32.070 Custodian of 65.04.140 Decisions and rulings made outside county

where cause pending 2.08.200 Declaratory judgments, bond issue validity 7.25.020

Decrees of superior court

actions to establish county boundaries 36.05.070

Deeds, See RECORDING AND FILING, subtitle Conveyances

Deeds of trusts 61.24.020

master forms, recording, recording by reference to 65.08.160 Definitions 65.04.015

Diking districts, continuous benefits, certification and filing of additional or supplemental roll of protected property

Disbursement statement 4.84.090

District judges

District Judges
pleadings, filing of 12.08.040
Dockets, justices of the peace, judgment liens
commenced on certified transcript 4.56.200

Duty to record 65.08.150

Ejectment and quieting title actions, lis pendens 7.28.260

Elections, See ELECTIONS, subtitle Filings Eminent domain notice requirement, filing of affidavit of unknown owners 4.28.120

Encumbrances duty of county auditor 65.04.030

false representations in recording encumbrance to real property 9.38.020 lis pendens, effect on encumbrances 4.28.320

Error of recording officer, entering in wrong records, liability 65.08.140

Evidence

certified copies of recorded plats as evidence 58.10.020

copies of instruments of record as evidence 5.44.060, 5.44.070

Execution of judgment proof of executor or administrator for execution of judgments 6.17.030 proof of representative for execution of judgments 6.17.030

Execution sale

redemption, successive 6.23.040
False certification 9A.60.050
False or forged instrument offering for filing or recording, penalty 40.16.030

False representations in recording title or encumbrance to real property 9.38.020

additional fees for certain documents 65.04.048

court of appeals clerks 2.32.070 document preservation surcharge 36.22.170 law library support 27.24.070, 27.24.090 supreme court clerk 2.32.070

Foreign judgments, uniform act authorized, effect 6.36.025 notice of, contents 6.36.035

Form and contents 65.04.045, 65.04.047, 65.04.048

Habeas corpus, in forma pauperis proceedings 7.36.250

Homesteads 6.13.040

claims 65.04.030 declaration of

abandonment, nonabandonment 6.13.050 letters patent 65.08.090

petition for homestead

alienation where incompetent or disabled

spouse or domestic partner 6.13.230 Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Filing

Industrial loan companies, See INDUSTRIAL LOAN COMPANIES, subtitle Filings

Initiative and referendum, See INITIATIVE AND REFERENDUM, subtitle Filings Instruments offered for record, entries 65.04.080 Public utilities, See PUBLIC UTILITIES, satisfaction and discharge 61.16.020 satisfaction or release, auditor, duty of subtitle Filings 65.04.060 Public works Mutual savings banks, See MUTUAL SAVINGS bond of contractor 39.08.010 Insurance companies articles of incorporation BANKS, subtitle Filings certificate of contractor as to hourly wage paid domestic insurers 48.06.200 Name change orders 39.12.040 cost accounts and records 39.04.080 organization of insurers 48.06.040 filing and recording 36.22.200 liquidation proceedings Names to be printed or typewritten 65.04.115 estimate of cost 39.04.020 exemption from filing fees 48.31.230 time for filing 48.31.310 notice of claim against contractor's bond affidavits 7.44.010, 7.44.040 39.08.030 bond for damages and costs 7.44.021 complaints 7.44.020 plans and specifications 39.04.020, 39.04.040 policy forms certification and noncertification 48.18.100 Quo warranto proceedings, informations rates, See INSURANCE, subtitle Rates rating organizations 48.19.050 New or limited access highways, description and plan of 47.28.025, 47.28.026 annulment or vacation of patent, certificate or deed 7.56.150 Irregular instrument, imparting notice, effect authorized, when 7.56.010 New trials 65.08.030 persons who may file 7.56.020 discovery of grounds after verdict, report of Judge of superior court, decisions and rulings 2.08.190 Railroads decision 4.76.080 crossing highways, petition for 81.53.030 extension of lines 81.36.060 Note of issue 4.44.020 heard outside of judges' district 2.08.200 Notes of official reporter in superior court clerk's Judgments Real property office 2.32.200 conveyances, See RECORDING AND FILING, subtitle Conveyances abstract of judgment 4.56.200 Notice affecting title or possession of real property, notice of certified copies 65.04.070 assignment of 4.56.090 assignment of judgment, execution in name of assignee 6.17.030 irregular instrument, effect 65.08.030 electronic recording Ch. 65.24 judgment affecting real property 65.04.070 land office receipts, when recorded 65.08.050 registration of land titles, withdrawal from registration 65.12.240 recording of assignment of mortgage restrictive covenants prohibited 49.60.224 65.08.120 Receiver's receipts 65.04.030 Judicial sales Nuisances, information on contempt for violation confirmation proceedings 6.21.110 Recording officer arrangement of records 65.04.040 duty to record 65.08.150 index 65.04.050 of injunction 7.48.080 redemption, successive 6.23.040 Oaths of state officials 43.01.020 Land office receipts Official bonds 65.04.030 notice of patent 65.08.050 county officers' bonds 42.08.100 where recorded 65.08.050 recording methods 65.04.040 county superintendent of schools bond Records lost or destroyed, order replacing court records lost or destroyed 5.48.030 Leases 65.04.030 42.08.100 Letters patent, where recorded 65.08.090 defective filing, effect 42.08.090 state officers' bonds 42.08.100 Redemption, demand for rents, profits and lists of candidates and questions and answers expenses accounting 6.23.090 township officers' bonds 42.08.100 with director of licensing 43.24.060 Report of referee 4.48.070 Ordinances of cities and towns 5.44.080 Revocation of power of attorney, failure to statutes, code or compilation adopted by reference, filing 35.21.180
Partition decrees 65.04.070 attorney's notice of 60.40.010 chattel 60.08.060 record, effect 65.08.130 Rulings and decisions of superior court judges employees, contributions to benefit plans, 2.08.190 Partition proceedings claim 60.76.020 Satisfaction of judgment for money only consent to sale of estate for life or years franchises, earnings, property of certain companies, laborers' lien on 60.32.020 mechanics' and materialmen's, satisfaction or 4.56.100 7.52.310 specific designation required 4.56.100 contract concerning security on sale of property 7.52.420 Savings and loan associations, See SAVINGS AND LOAN ASSOCIATIONS, subtitle release, auditor, duty of 65.04.060 receipt for delivery of security on sale of Filings medical services, claims 60.44.030 property 7.52.420 orchards and orchard lands, claims 60.16.020 School districts' budgets 28A.505.080 report of sale 7.52.370 Separate property of married women 65.04.030 Lis pendens securities taken by clerk on sale of property Service of process by publication, affidavit that defendant cannot be found 4.28.100 action against unknown heirs and claimants as to real property 4.28.160 7.52.430 Patents 65.04.030 actions affecting title to real property 4.28.320 Sewer systems Physicians and surgeons charges, construction costs notice 65.08.170 ejectment and quieting title actions 7.28.260 liens for services, recording claims 60.44.030 Local improvements and assessments, cities and Planning, cities and towns, comprehensive plan towns 35.44.070 Logging liens 60.24.075 payment and release 65.08.180 35.63.100 Sheriffs' uniforms, filing of standard uniform Planning agencies, counties, annual report method, fee 60.24.100 description 36.28.170 36.70.460 Lost or destroyed records Small claims in district court 12.40.030 Plats and platting application for replacement of court records State capitol committee records 43.34.015 additions to towns, prior to sale of lots lost or destroyed 5.48.030 State lands, See also RECORDING AND 58.08.020 FILING, subtitle Public lands
Street and alley dedications, county land for replacement of court records lost or destroyed Pleadings complaint 4.28.110 5.48.020 Maps, plans, specifications for construction or repair of highways prior to letting contract 47.28.040 36.34.300 time for Stumpage liens 60.24.080 district court civil proceeding 12.08.040 Supreme court, fees 2.32.070 district court civil proceedings 12.08.010
Port district contract sales 53.08.092 Survey recording generally Ch. 58.09 Marriage contracts 65.04.030 Survey recording, See also SURVEY RECORDING Master forms, deeds of trust or mortgages Port district toll facilities, bonds and notes recording instruments by reference 65.08.160 53.34.140 recording master form 65.08.160 Powers of attorney to convey real property Tort claims against Master forms, deeds of trust to master forms 65.08.160 65.08.060, 65.08.070 cities and towns 35.31.020 counties Ch. 36.45 state 4.92.100 Town plats 58.08.010 duty of county auditor 65.04.030 Miniature copy processes, marginal notes 65.04.040 Prejudice of superior court judge or court commissioner, motion and affidavit 4.12.050 Mining claims, See MINES AND MINING, subtitle Mining claims Mortgages 65.04.030 chattel, See RECORDING AND FILING, Transcript of judgment, satisfaction or release, duty of auditor 65.04.060 Probate contracts to convey real property by deceased vendor, order of court authorizing performance referred to in deed 11.60.040 Transcripts of testimony 2.32.240 Trials subtitle Chattel mortgages note of issue of facts 4.44.020 final report and petition for distribution recording by reference to master forms 65.08.160 11.76.030 note of issue of law 4.44.020 wills 11.20.050 notice of trial 4.44.020 Public inspection of deeds, etc., county auditor to recording of assignment, notice, effect Trials, See also RECORDING AND FILING, 65.08.120 provide for 65.04.140 subtitle New trials

RECORDING OFFICER

40.14.070

destruction or donation of records, procedure Trustees' accounting 11.106.030 work records and reports required 50.12.070 Utilities and transportation commission, See for 40.14.070 Employment security UTILITIES AND TRANSPORTATION COMMISSION, subtitle Filings County auditor defined 65.08.060 access Ch. 50.13 confidentiality Ch. 50.13 duty to keep 65.04.020 Verdicts 4.44.460 Evidence telegraphic or electronic communications Ch. criminal proceedings, acceptance and recording 10.01.060 motor vehicle records destruction 46.01.270 surcharge for prosecution of mortgage lending Veterans' guardianship accounting 73.36.100 fraud Evidence, as Vital statistics, See VITAL STATISTICS deeds of trust 36.22.181 business records Court records copies of business and public records as Water systems admissible in evidence, when 5.44.010 evidence, uniform act 5.46.010, 5.46.900, charges, construction costs copies, replacing lost or destroyed records 5.48.051, 5.48.070 hearing 5.48.040 methods 5.48.020 notice 65.08.170 5.46.910, 5.46.920 photographic copies of business records as payment and release 65.08.180 evidence Ch. 40.20 Weather modification, notice of intention business records as evidence, uniform act 43.37.120 procedure 5.48.030 5.45.010, 5.45.020, 5.45.900, 5.45.910, Wills 11.20.050 reproduction 36.23.065 record as evidence 11.20.060 Court records, See also RECORDS AND Execution docket as public record 4.64.060 RECORDING OFFICER (See RECORDING DOCUMENTS, subtitle Superior courts Criminal identification, See STATE PATROL, Federal missing persons act, reports of United AND FILING, subtitle County auditor) States officers and employees as prima facie RECORDINGS, SOUND AND VIDEO (See TAPES AND RECORDINGS (AUDIO, VISUAL)) evidence of death, missing in action, etc. subtitle Identification and criminal history 5.40.030 Criminal offender record, photograph, Financial institutions fingerprint, etc. of identification and criminal history section of state patrol 43.43.725 compliance review information. RECORDS confidentiality Ch. 7.88 Fireworks, See FIREWORKS Criminal process records Ch. 10.96 First class school districts, where kept, available for public inspection 28A.330.070 RECORDS AND DOCUMENTS (See also PUBLIC DISCLOSURE; PUBLIC RECORDS ACT) Criminal records child care agencies, departmental investigations, access to 74.15.030 Foreign judgments, debt Adoption prior conviction, use of in later prosecution defenses available 5.44.030 files of agency, department, and court confidential, exceptions 26.33.340 evidence of indebtedness, faith accorded to 9.94A.637 vacation of record of convictions, conditions 5.44.020 Gambling, license application, public inspection 9.46.300 records sealed, conditions for inspection 9.94A.640 Criminal records, See also CRIMINAL RECORDS PRIVACY ACT Deaths, See VITAL STATISTICS, subtitle 26.33.330 Alcoholics and drug addicts Highways, establishment of limited access treatment records, confidentiality and authorized disclosure 70.96A.150 facilities, record of 47.52.070 Indexing by county auditor 65.04.115 Death certificates Decrees, replacement if lost or destroyed hearing 5.48.040 methods 5.48.020 Archives and records management Industrial insurance, See INDUSTRIAL training 36.22.175 INSURANCE, subtitle Records Insurance, See INSURANCE, subtitle Authentication by seal, how affixed 5.44.130 procedure 5.48.030 Documents; INSURANCE, subtitle Records Banks, destroying or secreting records, penalty Destruction of records Insurance commissioner, generally 48.02.120, 30.12.100 motor vehicle records by county auditor 48.02.130 Births, See VITAL STATISTICS, subtitle Births Joint operating agencies, board of directors and birth certificates Destruction of records, See also RECORDS AND DOCUMENTS, subtitle Public 43.52.370 Burial and interment 70.58.260 Judgments Business and public records, photographic copies records, destruction lost or destroyed, appeal time extended, when as evidence Ch. 5.46 Digital signatures 5.48.050 Business records as evidence, uniform act Ch. electronic authentication act Ch. 19.34 replacement if lost or destroyed 5.45 appeal time extended 5.48.050 hearing 5.48.040 methods 5.48.020 Document preservation Child abuse recording surcharge to fund 36.22.170 records disclosure 74.13.500, 74.13.505, system modernization, county auditors authorization 36.22.160 74.13.510, 74.13.515, 74.13.520, procedure 5.48.030 74.13.525 Domestic violence, sexual assault, trafficking, or Judicial information, electronic access 2.68.050 Child support enforcement stalking victim Juvenile justice or care agencies financial institution data matches 74.20A.370 address confidentiality program Ch. 40.24 records, keeping and release 13.50.010 records access 74.20A.360 Drivers' license and identicard data furnished to Juvenile offenders Cities and towns, See RECORDS AND department of information services, disposition records, provision to schools DOCUMENTS, subtitle Public exception 46.20.157 13.50.160 Civil rights, copies of instruments restoring civil Educational records, dependent children Juveniles rights transmittal to department of social and health keeping and release by juvenile agencies, See evidence, as 5.44.090 services 28A.150.510 JUVENILES, subtitle Records, keeping issuance 5.44.090 Educational service district records, maintaining, and release by juvenile agencies Clerk of superior court, See CLERKS, subtitle transfer from prior 28A.310.310 Legislative hearings and inquiries 44.16.170 Superior court Electronic access to public records Legislative records Confidential accuracy, integrity, and privacy of information 43.105.310 classification and arrangement 40.14.130 release by state agency, procedure Ch. 42.48 Copies by state or local agencies, tax exemption 82.08.02525, 82.12.02525 clerk, defined 40.14.120 committee chairman, delivery of records to costs and fees 43.105.280 chief clerk or secretary of senate 40.14.130 confidentiality of bill drafting records definitions 43.105.260 Copies of business and public records as education in use of technology 43.105.300 evidence government information locator service pilot 40.14.180 uniform act 5.46.920 contribution of personal papers 40.14.110 defined 40.14.100 delivery back to chief clerk or secretary of project 43.105.290 legislative intent 43.105.250 planning and implementation 43.105.270 uniform law 5.46.010, 5.46.900, 5.46.910 county commissioners 36.32.140, 36.32.150, 36.32.155, 36.32.160, 36.32.170 Electronic messages
digital signature authentication and senate 40.14.130 delivery of records to chief clerk or secretary of senate 40.14.130 joint ferries between 36.54.040 certification authority Ch. 19.34 roads and bridges, franchises on 36.55.080
Counties, See also RECORDS AND
DOCUMENTS, subtitle Public information and instructions for keeping Electronic signatures certification authority 43.105.320 40.14.140 recordings of debate 40.14.170 Employment compensation, employing units County and municipal historical records, research, use for 40.14.150 50.12.080 transfers to depository agency, procedure for work records, report of rules for access 40.14.160

[RCW Index—page 626] (2008 Ed.)

secretary, defined 40.14.120

delinquency, penalty 50.12.220

sound recordings of debate 40.14.1/0	instruments as prima facie evidence, when	equipment 43.19.191/
Licensing, department of	5.44.070	finance committee to maintain records
negative file from drivers' licenses and	public records and documents as evidence 5.44.040	administrative and clerical assistance, state
identicards 46.20.118 records, certified copies	copies of business and public records as	treasurer to provide 43.33.030
, 1	evidence, uniform act 5.46.010, 5.46.900,	investment board to maintain 43.33A.090
fees, restrictions, deposit of fees 46.01.250	5.46.910, 5.46.920	records, certain, to be kept at capitol Const.
Liquor control board 66.08.024	county commissioners' proceedings,	Art. 3 § 24 State, See also RECORDS AND DOCUMENTS,
Local government public archives and records	transcript of as evidence 5.44.070	subtitle Public
local government archives account 40.14.024	county records	State archivist
Local government public archives and records management and protection	destruction or donation of, procedure for,	duties 40.14.020
judgment debtor surcharge to fund 40.14.027	retention schedule 40.14.070	State employees
Local records committee 40.14.070	historical records, transfer to depositary	misconduct
records control program 40.14.070	agency, procedure for 40.14.070	destruction 41.06.450
Meetings declared public, record of minutes	defined 40.14.010	application, classified and exempt
42.32.030	destruction	employees 41.06.460
Mental illness	disposal of personal information Ch. 19.215	authorized, when 41.06.455
records' maintenance, disclosure, and	requirements and procedure 40.14.060	retention 41.06.450
confidentiality Ch. 71.05	retention schedule 40.14.060	application, classified and exempt
sexual psychopaths 71.06.270	filing or recording false instrument 40.16.030	employees 41.06.460
Military, maintained by adjutant general	injury, destruction or removal of, penalty	Superior courts
38.12.020	40.16.010	custody 36.23.040
Mining claims, where recorded 78.08.040	misappropriation by public officer, penalty	destruction 36.23.065
Motor vehicle dealers, record of transactions	40.16.020	enumeration 36.23.030
46.70.120	offering false instrument for filing or	records to be kept 36.23.030
Motor vehicle department	recording 40.16.030 ordinances	reproduction
destruction 46.01.260	evidence, admissibility as, when 5.44.080	authority 36.23.065
Motor vehicle law	recording of 5.44.080	effect 36.23.067
convictions, findings, records kept 46.52.100	public works plans, specifications and	Superior courts, See also RECORDS AND
traffic charges records 46.52.101	estimates are public records 39.04.100	DOCUMENTS, subtitle Court records Support of dependent children, availability of
Mutual savings banks	recorded and filed instruments, copies as	records 74.20.280
evidence 32.04.070	evidence 5.44.060, 5.44.070	Traffic charges, minors, disclosure 46.20.293
Name change orders	reproduction, use as original, approval by	Unemployment compensation, compulsory
filing and recording 36.22.200 Original, reproduction of records by film or	archivist or state auditor 40.20.020	production 50.12.100
photograph, use as original authorized Ch.	reproduction by film or photograph, use as	Veterans, public records furnished free to
40.20	original Ch. 40.20	73.36.155
Outdoor music festival, inspection of by	retention schedule 40.14.060	Vital statistics, See VITAL STATISTICS
department of revenue 70.108.140	stolen, possession of 9A.56.160 theft of 9A.56.040	Weather modification licensee 43.37.170
Photographic copies of business and public	transfer to archives 40.14.030, 40.14.040	RECOUNT PROCEDURE (See
records as evidence Ch. 5.46, Ch. 40.20		
	Public assistance, See PUBLIC ASSISTANCE,	ELECTIONS, subtitle Recount
Police reports, See CRIMINAL RECORDS;	Public assistance, See PUBLIC ASSISTANCE, subtitle Records	procedure)
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT		procedure) RECREATION (See also ATHLETICS AND
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of	subtitle Records Public assistance records disclosure to police officer or immigration	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION;
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110,	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140,	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION)
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110,	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170,	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369,	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369,	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460,	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.180, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465,	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.463, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.180, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.030 records committee 40.14.030 records committee 40.14.050	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch.
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records committee 40.14.050 records officers 40.14.040	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.461, policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.180, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.030 records committee 40.14.030 records committee 40.14.050	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.180, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for,	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.461, policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040 methods 5.48.020	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.030 records committee 40.14.030 records committee 40.14.030 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary agency, procedure for 40.14.070	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040 methods 5.48.020 procedure 5.48.030	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210 Water recreation facilities
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records officers 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary agency, procedure for 40.14.070 classification 40.14.010	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.020 procedure 5.48.030 probate records 5.48.030	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210 Water recreation facilities adjudicative proceeding, notice 70.90.210
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary agency, procedure for 40.14.070 classification 40.14.010 clerks	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.461, policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040 methods 5.48.020 procedure 5.48.030 probate records 5.48.060 substitution of copy authorized 5.48.010	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210 Water recreation fehapter, exceptions 70.90.250
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary agency, procedure for 40.14.070 classification 40.14.010 clerks court of appeals 2.32.050	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.463, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040 methods 5.48.040 methods 5.48.030 probate records 5.48.060 substitution of copy authorized 5.48.010 time for appeal extended 5.48.050	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210 Water recreation facilities adjudicative proceeding, notice 70.90.210 application of chapter, exceptions 70.90.250 civil penalties 70.90.200
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.022 public disclosure 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary agency, procedure for 40.14.070 classification 40.14.010 clerks	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.461, policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040 methods 5.48.020 procedure 5.48.030 probate records 5.48.060 substitution of copy authorized 5.48.010	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210 Water recreation fehapter, exceptions 70.90.250
Police reports, See CRIMINAL RECORDS; CRIMINAL RECORDS PRIVACY ACT Preservation of legislative records 40.14.100, 40.14.110, 40.14.120, 40.14.130, 40.14.140, 40.14.150, 40.14.160, 40.14.170, 40.14.180 public records costs incurred in reproducing, payment of 40.10.020 reproduction, storage and safeguarding 40.10.020 transmission of list of essential state records to state archives 40.10.010 state records to state archivist 40.10.010 Probate, replacement of lost or destroyed 5.48.060 Public archives and records management division access to records transferred to 40.14.040 certification of copies of records 40.14.030 duties concerning public records 40.14.020 imaging account 40.14.030 records committee 40.14.030 records officers 40.14.040 transfer of records to 40.14.030, 40.14.040 Asian, preferred terminology 1.20.130 city and town records destruction or donation of, procedure for, retention schedule 40.14.070 historical records, transfer to depositary agency, procedure for 40.14.070 classification 40.14.010 clerks court of appeals 2.32.050 superior courts 2.32.050	subtitle Records Public assistance records disclosure to police officer or immigration official 74.04.062 Public corporations 35.21.759 Public disclosure commission electronic filing of reports 42.17.369, 42.17.3691 web site access to commission documents 42.17.367 Public disclosure documents, public records 42.17.440 Public meetings 42.32.030 Public records, inspection and copying access to campaign reports 42.17.460, 42.17.461, 42.17.463, 42.17.465, 42.17.467, 42.17.469, 42.17.471 policy declaration 42.17.010 Public records act generally Ch. 42.56 Public works, notice of claim against bond 39.08.030 Real property electronic recording Ch. 65.24 Recording of documents definitions 65.04.015 Recordings, unlawful use chapter not applicable to copying of public records 19.25.820 Replacement if lost or destroyed costs 5.48.051, 5.48.070 court records hearings 5.48.040 methods 5.48.020 procedure 5.48.030 probate records 5.48.060 substitution of copy authorized 5.48.010 time for appeal extended 5.48.050 School district special meetings of voters, record	procedure) RECREATION (See also ATHLETICS AND SPORTS; OUTDOOR RECREATION; PARKS AND RECREATION; WINTER RECREATION COMMISSION) Boats and boating boating offense compact Ch. 88.01 regulation Ch. 79A.60 Camping resorts Ch. 19.105 Charter boats, regulation of boats operating on state waters Ch. 88.04 Jet skis, regulation Ch. 79A.60 Marine recreation land duties recreation land duties recreation and conservation funding board Ch. 79A.25 Outdoor recreation account Ch. 79A.25 Parks, use of public lands for state or city purposes Ch. 79A.50 Parks and recreation commission, powers and duties Ch. 79A.05 Personal watercraft, regulation Ch. 79A.60 Public recreational activities licenses and fees authorized 67.12.021 Recreation resource account Ch. 79A.25 Recreational resources and open space recreation and conservation funding board Ch. 79A.25 Scenic river system Ch. 79A.55 Skiing and winter sports conduct standards and responsibility Ch. 79A.45 safe and adequate facilities Ch. 79A.40 Use of land, owner's liability, limitation 4.24.210 Water recreation facilities adjudicative proceeding, notice 70.90.210 application of chapter, exceptions 70.90.250 civil penalties 70.90.200 criminal penalties 70.90.205

RECREATION AND CONSERVATION FUNDING BOARD

insurance required 70.90.230	RECREATION DISTRICTS	recycled content products, use in state capital
local boards of health, authority 70.90.125 modification or reconstruction of facility,	Counties Ch. 36.69 RECREATION IMPROVEMENTS	construction or improvement projects 39.04.133
procedure 70.90.160	Bond issue	use of materials from demolition projects in
operating permit 70.90.170 reporting of injury, disease, or death	anticipation notes, pledge, promise, seal	public works 39.04.135 Cities and towns
70.90.190	43.83C.080 bondholders remedies 43.83C.090	residential curbside recycling program
rules 70.90.120 sales, operating instructions and health	general obligation bonds	participation reduced collection rate 35.21.135
caution required 70.90.240	appropriation required 43.83C.020 authorized 43.83C.020	Clean Washington center
state and local health jurisdictions, liability 70.90.180	conditions 43.83C.070	annual work plan 70.95H.030 authority 70.95H.040
Water skiing safety Ch. 79A.60	form 43.83C.070 issuance 43.83C.020	business assistance to recycling businesses
Waterway marking system 79A.60.500	legal investment for public funds	70.95H.030 created 70.95H.007
Whitewater passenger vessels, regulation Ch. 79A.60	43.83C.110	duties and responsibilities 70.95H.030
RECREATION AND CONSERVATION	sale of 43.83C.020 proceeds from	education to promote processing,
FUNDING BOARD	administration of 43.83C.040	manufacturing, and purchase of recycled products 70.95H.030
Agreements, conditions 79A.25.140 Boating activities program 79A.60.670,	use of 43.83C.040 terms 43.83C.020, 43.83C.070	findings 70.95H.005
79A.60.680, 79A.60.690	legislature may provide additional moneys	funding 70.95H.050 market development defined 70.95H.010
Committee of nonhighway road recreationists	43.83C.100	marketing promotions for recycled content
46.09.280 Community outdoor athletic fields	recreation improvements bond redemption fund	products 70.95H.030 purpose 70.95H.010
advisory council and strategic plan	retirement of bonds 43.83C.090	Collection and transportation of recyclable
79A.25.800, 79A.25.820, 79A.25.830 Director and personnel, appointment 79A.25.150	source of funds 43.83C.090 Declaration 43.83C.010	materials by recycling companies or nonprofit entities
Federal programs participation 79A.25.130	Definitions 43.83C.050	application of chapter 81.77 RCW 81.77.140
Firearms range account 79A.25.210	Referral to electorate 43.83C.060	Compost, See COMPOST PRODUCTS
Firearms range advisory committee, membership and duties 79A.25.220	RECREATION THERAPY Authority, secretary of health 18.230.040	Comprehensive solid waste management plan inclusion in 70.95.110
Guide to public parks and recreation sites	Definitions 18.230.010	County purchases
79A.25.170, 79A.25.180 Habitat and recreation lands coordinating group	Limitation of chapter 18.230.030	recycled materials, preferential purchase of 36.32.245
79A.25.260	Official record 18.230.050 Registration	Definitions 70.95.030
Invasive species council	grounds for denial 18.230.060	Diversion of recyclable material, penalty 70.95.235
account 79A.25.370 advisory and technical committees	renewal 18.230.080 required information, fee 18.230.070	Electronic product recycling Ch. 70.95N
79A.25.360	requirement 18.230.020	Environmental excellence program agreement,
annual report 79A.25.350 creation 79A.25.310	Uniform disciplinary act 18.230.090	effect 70.95.055 Hazardous waste cleanup fees
goals 79A.25.330	RECREATION TRAILS SYSTEM	revision to provide waste reduction and
legislative findings 79A.25.300	Categories of trails or areas 79A.35.070 Coordination by recreation and conservation	recycling incentive 70.105A.035 Legislative intent 70.95.010
membership 79A.25.320 strategic plan 79A.25.340	funding board 79A.35.060	Nonrecyclable materials
Marine recreation land	Definitions 79A.35.010 Department of transportation participation	product substitution list 43.19A.070 Official gatherings and sports facilities 70.93.093
duties Ch. 79A.25 Membership, terms, and compensation	79A.35.120	Plastic containers
79A.25.110	Designation 79A.35.030 Guidelines 79A.35.090	definitions 70.95F.010
Off-road and nonhighway vehicles (ORV) committee of nonhighway road recreationists	Highways	labeling requirements plastics industry standards 70.95F.020
46.09.280	definitions 47.30.005	violations, penalty 70.95F.030
moneys, certain, deposited in outdoor	incorporation into highway design 47.30.020 severance or destruction, alternative or	Playground matting made from shredded waste tires
recreation account distributed by 46.09.110 nonhighway and off-road vehicle activities	reconstruction 47.30.010	consideration in construction and maintenance
program account 46.09.165	IAC, defined 79A.35.010 Interagency cooperation 79A.35.100	projects 28A.335.300 Public printer
projects, applications for funds, hearing procedure 46.09.240	Participation by volunteer organizations, limited	recycled content of paper stock, requirement
refunds from motor vehicle fund 46.09.170	liability 79A.35.110 Policy statement as to certain state land	43.78.170 Recycled products
statewide plan for distribution of funds 46.09.250	79A.35.070	data base of, department of general
ORV moneys	Proposal requirements 79A.35.050	administration to develop 43.19A.060 model procurement guidelines 43.19A.070
administration and distribution 46.09.240	Purpose 79A.35.020 State trails plan 79A.35.040	procurement education program 43.19A.070
Plans for land acquisition or improvement, contents and submission 79A.25.120	inventory of existing and potential trail route	product substitution list 43.19A.070
Recreation facilities, appropriation of state and	79A.35.040 Types of use 79A.35.080	recycled content of paper stock use by public printer 43.78.170
local improvements revolving account to, outdoor recreation account, administration	RECREATIONAL VEHICLES (See	recycled product standards 43.19A.020
of 43.83C.040	MANUFACTURED HOMES, MOBILE	state and local government procurement definitions 43.19A.010
Recreation trails system, duties 79A.25.160, Ch. 79A.35	HOMES, COMMERCIAL COACHES, RECREATIONAL VEHICLES, AND	local government duties 43.19A.030
Recreational resources and open space	PARK TRAILERS—SAFETY	preferential purchase policy 43.19A.040 purpose 43.19A.005
duties of committee Ch. 79A.25	REQUIREMENTS)	requirements Ch. 43.19A
Salmon recovery funding, committee's duties 79A.25.240	RECYCLING (See also OIL RECYCLING; SOLID WASTE MANAGEMENT; TIRE	strategy for state agencies 43.19A.050 vendors
Wildlife conservation and outdoor recreation	RECYCLING; WASTE REDUCTION,	data base of, department of general
lands acquisition Ch. 79A.15	RECYCLING AND MODEL LITTER CONTROL ACT)	administration to develop 43.19A.060 Solid waste collection companies
Yakima river conservation area	Building materials	curbside recycling
acquisition, development, operation	building code council to study changes in code	reduced rates, customer eligibility for
79A.05.785	to encourage use 19.27.175	participation in 81.77.190

[RCW Index—page 628] (2008 Ed.)

processing and marketing of recyclable	rents and profits 6.23.090	conclusions of law, exception to, necessity of
materials	unexpired lease 6.23.110	4.80.020
private recycling businesses, utilization of,	right to redeem 6.23.070	findings of fact, exception to, necessity of
requirements 81.77.180	sheriff's deed authorized, when 6.23.060	4.80.020
revenue sharing 81.77.185	successive redemption 6.23.040	Definition of 2.24.060
Solid waste management, See SOLID WASTE	time allowed for 6.23.020	Ejectment and quieting title actions, report on
MANAGEMENT	value for use and occupation during	counterclaims for permanent improvements
Source separated materials	redemption period 6.23.090	and taxes paid 7.28.170
collection of transportation	waste during period of	Exceptions
application of chapter 81.77 RCW 81.77.130 private business involvement in plan	conduct not constituting 6.23.100	noting and filing 4.48.070 stated to 4.80.040
development	restraining of 6.23.100 who may redeem 6.23.010	Final written report
local solid waste advisory committee to	Execution sales, from real estate brokers listing,	file with superior court clerk 4.48.110
examine 70.95.167	sales, proceeds distribution 6.23.120	mail copies to parties 4.48.110
Sports facilities and official gatherings 70.93.093	Insurance credit, as 6.23.090	Jury trials
State government	Judicial	may not preside over 4.48.010
purchasing of recycled material	right to redeem 6.23.070	waiver of, written 4.48.010
definitions, preferences 43.19.538	Judicial sale, from	New trials, discovery of ground after report
recycled content products, use in capital	successive redemption 6.23.040	4.76.080
construction or improvement projects 39.04.133	Judicial sales, for	Notice to clerk of court five days prior to trial 4.48.130
recycled paper use, goals 70.95C.110	notice requirements during redemption period 6.23.030	Number 4.48.030
waste reduction and recycling program	statements of amount paid 6.23.050	Partition proceedings
70.95C.110	Judicial sales, from	fees as costs 7.52.480
State parks	agricultural lands, rents and profits 6.23.090,	referees for partition of property
waste reduction and recycling 79A.05.045	6.23.110	appointments 7.52.080
Tires	amount to be paid 6.23.020	new referees 7.52.100
playground construction and maintenance,	authorized, when 6.21.080	expenses 7.52.120
consideration of matting made from	homesteads 6.23.110	fees 7.52.120
shredded waste tires 28A.335.300 Used oil	judgment debtor redeems, effect 6.23.060	reports
above-ground collection tanks, standard	lease, short term is absolute sale 6.21.080	confirmation 7.52.100
70.951.080	lien of purchaser, payment of 6.23.020	contents 7.52.090
containers 70.95I.040	payment on successive redemption 6.23.070 possession during redemption period 6.23.110	required 7.52.090 setting aside 7.52.100
definitions 70.95I.010	priority to redeem 6.23.070	referees for sale of property
equipment and operating standards for public	procedure 6.23.080	appointment 7.52.080
collection sites 70.95I.030	redemption, defined 6.23.010	continuance of suit to determine claims
findings 70.95I.005	rents and profits 6.23.090	7.52.260
local government hazardous waste plan	unexpired lease 6.23.110	distribution of proceeds of sale and securities
used oil recycling element	sheriff's deed authorized, when 6.23.060	7.52.250
guidelines 70.951.030	time allowed for 6.23.020	interest in purchase prohibited 7.52.360
requirements 70.951.020 waiver 70.951.030	value for use and occupation during	judgment liens unsatisfied
local governments hazardous waste plan	redemption period 6.23.090	appointment of referees 7.52.170
used oil recycling element	waste during period of conduct not constituting 6.23.100	duties 7.52.160 existence, ascertaining of 7.52.170
requirement 70.105.221	restraining of 6.23.100	priority 7.52.170
oil sellers	who may redeem 6.23.010	order of confirmation, direction to 7.52.380
education responsibility, penalty 70.95I.040	Judicial sales, from real estate brokers listing,	order of sale directed to 7.52.130
public education program 70.95I.050,	sales, proceeds distribution 6.23.120	payment of infant's share to guardian
70.951.060	Landlord and tenant	7.52.450
statewide collection and rerefining goals	possession during redemption period 6.23.110	proceedings before 7.52.190
70.95I.030 Vehicles, collection and recycling	rents and profits 6.23.090	report
parking, standing, or stopping on roadway	unexpired lease 6.23.110	confirmation 7.52.210
46.61.560	use and occupation value 6.23.090 Municipal local improvement assessments,	contents 7.52.190
Waste reduction and recycling awards program	foreclosure sale 35.50.270	exceptions to 7.52.200 security for purchase money 7.52.290
development and implementation in public	Priority 6.23.070	security for purchase money 7.32.236 security on sale of property, duties 7.52.420
schools 70.95C.120	Probate	Powers and duties 2.24.060, 4.48.060
REDEMPTION	mortgage of estate property to redeem	exceptions, notation in minutes by 4.80.040
Accounts and accounting, rents and profits	mortgaged estate 11.56.230	rulings on admission of evidence, minute
during redemption period 6.23.090	mortgaged estate of decedent 11.56.220	entries 4.80.030
Cities and towns	Service by publication, when 4.28.100	Proposed written report
sewerage system lien foreclosures 35.67.260	Statements of amount paid 6.23.050	findings of fact, conclusions of law, judgment
Corporate shares, See CORPORATIONS Evidence required 6.23.080	REDISTRICTING (See also ELECTIONS)	4.48.110 mail to each party within 20 days 4.48.110
Execution sale, from	Elections, provisions Ch. 29A.76	objections and modifications by parties within
agricultural lands, rents and profits 6.23.110	Washington state redistricting act Ch. 44.05	10 days after receipt 4.48.110
amount to be paid 6.23.020	REENACTMENTS OF CRIMES	Qualifications 4.48.040
crops 6.23.110	Disposition of profits 7.68.200, 7.68.210	Reference
homesteads 6.23.110	Disposition of profits 7.68.200, 7.68.210,	reference
	7.68.220, 7.68.230, 7.68.240, 7.68.250,	by consent 4.48.010
judgment debtor redeems, effect 6.23.060	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280	by consent 4.48.010 without consent 4.48.020
lease, short term sale of is absolute 6.21.080	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFEREES	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFERES Appointment of 2.24.060, 4.48.030	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFERES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070 possession during redemption period 6.23.110	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFERES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his property 6.25.170	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of affirming and setting aside by court 4.48.090
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070 possession during redemption period 6.23.110 priority to redeem 6.23.070	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFEREES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his property 6.25.170 Challenges to 4.48.050	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070 possession during redemption period 6.23.110 priority to redeem 6.23.070 procedure 6.23.080 redemption, defined 6.23.010	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFERES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his property 6.25.170	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of affirming and setting aside by court 4.48.090 conclusions of law, exceptions to, necessity of 4.80.020 contents 4.48.070
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070 possession during redemption period 6.23.110 priority to redeem 6.23.070 procedure 6.23.080 redemption, defined 6.23.010 redemption rights lost where relinquishment	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFERES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his property 6.25.170 Challenges to 4.48.050 Compensation 4.48.100 Contempt power to punish for 4.48.060	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of affirming and setting aside by court 4.48.090 conclusions of law, exceptions to, necessity of 4.80.020 contents 4.48.070 evidence filed with report 4.48.070
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070 possession during redemption period 6.23.110 priority to redeem 6.23.070 procedure 6.23.080 redemption, defined 6.23.010 redemption rights lost where relinquishment of ownership rights prior to foreclosure	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFEREES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his property 6.25.170 Challenges to 4.48.050 Compensation 4.48.100 Contempt power to punish for 4.48.060 Court commissioners, power to act as referee	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of affirming and setting aside by court 4.48.090 conclusions of law, exceptions to, necessity of 4.80.020 contents 4.48.070 evidence filed with report 4.48.070 exceptions to rulings or decisions embodied
lease, short term sale of is absolute 6.21.080 lien of purchaser, payment of 6.23.020 payment on successive redemption 6.23.070 possession during redemption period 6.23.110 priority to redeem 6.23.070 procedure 6.23.080 redemption, defined 6.23.010 redemption rights lost where relinquishment	7.68.220, 7.68.230, 7.68.240, 7.68.250, 7.68.260, 7.68.270, 7.68.280 REFERES Appointment of 2.24.060, 4.48.030 Attachment, examination of defendant as to his property 6.25.170 Challenges to 4.48.050 Compensation 4.48.100 Contempt power to punish for 4.48.060	by consent 4.48.010 without consent 4.48.020 Registration of land titles, examiners of title to act as 65.12.160 Reports of affirming and setting aside by court 4.48.090 conclusions of law, exceptions to, necessity of 4.80.020 contents 4.48.070 evidence filed with report 4.48.070

[RCW Index—page 629]

REFERENDUM

Purposes, eligibility for designation 28B.35.050 findings of fact, exception to, necessity of Department of transportation, role 36.120.150 Dissolution 36.120.170 Findings 36.120.010 State register, considered state agency for purpose of 34.08.050 $4.8\bar{0}.020$ inadmissible evidence filed with report 4.48.070 Formation 36.120.080 Suspension, expulsion 28B.35.350 motions on 4.48.080 Governing board 36.120.090, 36.120.100, Teaching certificates, contents 28B.35.230 Review decision in same manner as court 36.120.110 Trustees appointment, terms, vacancies, quorum decision 4.48.120 Joint ballot measures 36.120.190 Supplemental proceedings Ownership of improvements 36.120.160 28B.35.100 Planning committee duties 36.120.040 general powers and duties 28B.35.120, 28B.35.195, 28B.35.196 meetings 28B.35.110 adjournments by 6.32.050 appearance before may be required 6.32.010 certification to judge 6.32.040 contempt 6.32.180 formation 36.120.030 state route no. 520 36.120.045 organization, officers of board, quorum examination before authorized 6.32.040 Plans, modification and accountability 28B.35.105 fees 6.32.280 36.120.140 powers regarding issuance of bonds, costs, as 6.32.160 jury prohibited, when 6.32.260 Project selection 36.120.060 Regional models, grants 36.120.180 investments, transfer of funds, etc. 28B.35.760 Sales and use tax 82.14.430 Seattle Seawall 36.120.210 Washington award for vocational excellence oaths 6.32.060 tuition and fee waivers or grants 28B.15.545, Terminate referral when final report filed Taxes, fees 36.120.050 28B.15.546 4.48.120 Western undergraduate exchange program Trial of certain issues of fact, when tried by Treasurer 36.120.120 students 4.40.060, 4.40.070 Vehicle tolls 47.56.076 tuition differential waiver for nonresident Trial of issue of law, when 4.40.050 Trial procedure 4.48.060 REGIONAL UNIVERSITIES (See also students 28B.15.544 COLLEGES AND UNIVERSITIES) REGISTERED LAND (See REGISTRATION OF LAND TITLES, subtitle Registered Witnesses, power to compel attendance, Bachelor's degree authorized 28B.35.200 prepayment or tender of fees, subsistence Bond issues for buildings and facilities-1961 and travel allowances 5.56.010 land) REFERENDUM (See ELECTIONS; INITIATIVE AND REFERENDUM) bond retirement funds REGISTRATION (See also BUSINESS building fees, grants deposited 28B.35.750 concurrent effect 28B.35.790 definitions 28B.35.710 LICENSE CENTER; ELECTIONS, REFORESTATION (See FORESTS AND FOREST PRODUCTS, subtitle subtitle Registration; LICENSES) Births, requirement 70.58.070 issuance, sale, form, term, interest, covenants, etc. 28B.35.730, 28B.35.740 Bond issues Reforestation) generally Ch. 39.44 REFORMATORIES (See CORRECTIONAL not general obligation of state 28B.35.780 Forest products, brands and marks, See FORESTS AND FOREST PRODUCTS, FACILITIES) powers of trustees 28B.35.720 purpose, powers of trustees 28B.35.700 refunding bonds 28B.35.770 REFRIGERATION EQUIPMENT subtitle Brands and marks Fraudulent, registration of trademarks 9.16.060 Abandonment where accessible to children, penalty Ch. 9.03 Building fees Livestock, false certificate of 9.08.030 Refrigerants disposition 28B.35.370 Trade names Ch. 19.80 rules, enforcement provisions, and limitations 70.94.990 regulated 70.94.970 Collective bargaining Ch. 41.76 Trademarks Ch. 19.77 Trademarks, fraudulent registration, penalty Designation locations 28B.35.010 9.16.060Diplomas, issuance 28B.35.230 Eastern Washington University unlawful acts 70.94.980 Vital statistics certificates and documents **REFUNDING BOND ACT (See BOND** electronic and hard copy transmission 70.58.061 physical therapy, doctorate degree 28B.35.215 ISSUES, subtitle Refunding bond act) Employees' suggestion program Ch. 41.60 generally 70.58.055 statewide electronic data base REFUNDS Fees Cities and towns, local improvement funds installment payments 28B.15.411 35.45.090 local registrars use 70.58.065 refund, cancellation 28B.15.600 Insurance REGISTRATION OF LAND TITLES cancellations 48.18.300 Washington scholar award recipients 28B.15.543 Abstract of title Motor vehicle license fees and fuel tax 46.68.080 filing with application 65.12.085 State, fees or payments authorized 43.01.072 Fees, See COLLEGES AND UNIVERSITIES, investigation of 65.12.110 Act of registration, conveyance of land, effect 65.12.320 subtitle Fees limitation 43.01.075 voucher for 43.01.073 Fire protection services 28B.35.190 Funds Actions for recovery due to registration warrant for 43.01.074 capital projects account county attorney to defend 65.12.690 normal school fund revenues deposited 28B.35.370 normal school fund revenues deposited 28B.35.370 Unclaimed property 63.29.090 judgment 65.12.690 **REFUSE COLLECTION TAX (See TAXES** parties defendant 65.12.690 SOLID WASTE) payment from indemnity fund 65.12.690 normal school permanent fund, source Adverse claim in registered land REGIONAL FIRE PROTECTION 43.79.160 procedure 65.12.650 SERVICE AUTHORITIES (See FIRE PROTECTION DISTRICTS, subtitle Honorary degrees, authority to confer registration of 65.12.650 28B.35.205 Adverse opinion of examiner, withdrawal by Regional fire protection service Master's degree authorization, limitations applicant 65.12.110 authorities) 28B.35.205 Agent, appointment by nonresident 65.12.070 REGIONAL LIBRARIES (See LIBRARIES) Agreement running with the land, effect of registration 65.12.220 Model schools and training departments apportionment of public school pupils REGIONAL SUPPORT NETWORKS (See Alteration, erasure, or amendment of records, court order 65.12.720 28B.35.310 MENTAL ILLNESS, subtitle Regional attendance reports 28B.35.315 authorized 28B.35.300, 28B.35.320 support networks) Answer to summons 65.12.150 REGIONAL TRANSIT AUTHORITIES (See Appellate review 65.12.175 estimate of required students 28B.35.305 PUBLIC TRANSPORTATION Application Normal school fund revenues, disposition SYSTEMS, subtitle Regional transit abstract of title, filing 65.12.085 amendment to 65.12.030 copy as lis pendens 65.12.100 28B.35.370, 28B.35.751 authorities) Normal school grant to regional universities, source 43.79.150 REGIONAL TRANSPORTATION INVESTMENT DISTRICTS dismissal or withdrawal of, when 65.12.170 docketing 65.12.080 filing 65.12.080 form 65.12.035 Open public meetings governing body of recognized student association 42.30.200 Account 36.120.200 Alaskan Way viaduct 36.120.210 Ballot measures, submission to voters President duties 28B.35.390 36.120.070 information to be submitted 65.12.020 housing allowance 28B.35.395 Debt and bonding 36.120.130 manner of 65.12.005 meeting 28B.35.400 Definitions 36.120.020 nonresident, appointment of agent 65.12.070

[RCW Index—page 630] (2008 Ed.)

Existing leases 65.12.195

orders and decrees 65.12.080 parties to be named 65.12.080 service with summons 65.12.080 various lands in one 65.12.025 venue for 65.12.040 Assurance fund amount 65.12.660 breach of trust by registered owner, effect 65.12.700 indemnity 65.12.680 investment of 65.12.670 maximum liability 65.12.700 payment of judgment 65.12.690 payment to county treasurer 65.12.670 recoveries paid from 65.12.680 time of payment 65.12.660 when not liable 65.12.700 Attorney, plaintiff's, endorsement and filing 65.12.530 Bond of registrar, filing 65.12.055 Breach of trust by registered owner, assurance fund, limitation on liability 65.12.700 Burdens and incidents of registered land 65.12.400 Certificate of tax payment, presentment with instrument for registration 65.12.390 Certificate of title agreement running with the land effect 65.12.220 contents 65.12.255 conveyance of registered land 65.12.380 court annulment of 65.12.620 decree of registration, relation back to 65.12.280 deed or instrument subject to condition, memorial entry 65.12.480 duplicate for owner 65.12.260 duplicate lost affidavit of owner 65.12.375 certified copy 65.12.375 new issuance by party in interest 65.12.375 effective date 65.12.280 exchange for consolidation 65.12.275 fees 65.12.790 form 65.12.255 indexing and filing, supervision by court 65.12.300 lessee's duplicate 65.12.470 memorial entries upon, presentment of owner's duplicate 65.12.370 memorial of outstanding certificate 65.12.620 new issuance 65.12.370 new issuance by inheritance, court order 65 12 580 new issuance for grantee 65.12.380 notation of lesser estate 65.12.010 owner's duplicate surrender on conveyance 65.12.380 withheld 65.12.620 owner's receipt for 65.12.260 partial transfer of registered land 65.12.380 petition for, court order 65.12.460 presentation of owner's duplicate, authority for issuance of new instrument 65.12.370 receipt as evidence 65.12.290 redemption period after sale, allowance for register of less than fee interest, memorial to be made 65.12.360 be made 65.12.360 subdivision, effect 65.12.275 subject of theft, penalty 65.12.730 subsequent issuances, form 65.12.270 surrender of one for several 65.12.275 tenants in common, duplicates 65.12.265 title acquired through execution authority to register 65.12.550 entitlement to new certificate 65.12.550 title acquired through foreclosure allowance for redemption 65.12.450 allowance for redemption 65.12.450 authority to register 65.12.450 entitlement to new certificate 65.12.450 transfer between trustees 65.12.490 transfer of land

memorandum or memorial to be made 65.12.360 variance between duplicate and original 65.12.290 Certificate of withdrawal fee 65.12.235 form 65.12.235 Certified copies of documents on file, fees 65.12.790 Certified copies of instruments fees 65.12.350 how obtained 65.12.350 Civil actions, proceeding or conviction for felony, effect upon 65.12.770 Claims under United States Constitution, effect upon 65.12.195 Clerk of court, fees 65.12.780 Clouds on title, removal by court 65.12.040 Conditions, expression on deed or instrument, conclusive effect of registration 65.12.480 Conditions to registration, tax title land adjudication 65.12.015 period of occupancy 65.12.015 Contiguous land in same county, application 65.12.025 Conveyance by attorney in fact 65.12.410 Conveyance of registered land evidence of authority to register 65.12.320 filing of deed 65.12.380 interest adverse to title of owner 65.12.380 new certificate for grantee 65.12.380 owner's duplicate of certificate, surrender 65.12.380 partial transfer of described land 65.12.380 power of attorney 65.12.410 registrars of titles, duty 65.12.380 voluntary instruments contract between parties 65.12.320 wills 65.12.320 Corporation, manner of application 65.12.005 Decrees of registration 65.12.300 agreement running with the land, effect appellate review 65.12.175 contents of 65.12.200 effect on parties 65.12.175 filing of 65.12.200 freedom from encumbrances, exceptions 65.12.195 limitation of action 65.12.190 parties not served, cause of action against applicant 65.12.180 public highways 65.12.195 relation of certificate of title, date 65.12.280 review by court 65.12.180 when granted 65.12.175 Deputies, liability for acts of 65.12.065 Docketing, entries to be made 65.12.080 Duplicates of instruments, how marked 65.12.350 Election of applicant after adverse opinion 65.12.110 Eminent domain payment of fees new certificate 65.12.610 reversion to owner, new certificate 65.12.610 Eminent domain as to registered land 65.12.400 Encumbrances of registered land, trust deeds, use of 65.12.420 Entry as to plaintiff's attorney, filing 65.12.530 Examination of title, adverse opinion, effect 65.12.110 Examiners of title advisement of registrar of titles 65.12.635 appointment 65.12.090 investigation of application, duties regarding 65.12.110 memorials to be prepared by 65.12.635 opinion, effect 65.12.120 power to administer oaths 65.12.635 reference to by court 65.12.630 Examiner's opinion, effect 65.12.110 Execution, manner of 65.12.005

issuance of new certificates 65.12.360

Fees clerk of court 65.12.780 disposition of 65.12.800 registrars of titles 65.12.790 Forgery of instruments affecting registered land, penalty 65.12.760 Fraud as to instruments affecting registered land, penalty 65.12.750 Guardians ad litem, appointment for minors 65.12.145 Hearing ordered by court 65.12.165 alphabetical, duty of registrar to keep certificate of title, duty of registrar to keep 65.12.300 decrees of registration, duty of registrar to keep 65.12.300 tract, duty of registrar to keep 65.12.310 Infant guardian ad litem for 65.12.145 manner of application 65.12.105
Information in decree of registration 65.12.200
Instruments or memorials entered 65.12.480
Instruments with conditions conclusive effect of registration 65.12.480 court order to comply with intent 65.12.480 memorandum or memorials entered 65.12.480 Interest acquired after filing application, appearance as party 65.12.210 estigation of application, adverse opinion 65.12.110 Joint tenants, manner of application 65.12.005 Judgments or decrees deemed as liens 65.12.540 Judgments or final decrees actions affecting registered land 65.12.445 registered owner divested of estate 65.12.445 Land less than fee simple, notation upon certificate 65.12.010 Land registration docket, entries to be made 65.12.080 Land subject to a lesser estate 65.12.010 Liability for neglect or omission, registrar or deputy 65.12.065 creation on registered land 65.12.510 judgment of court as, when becomes 65.12.540 notation upon certificate 65.12.010 registration of 65.12.520 title acquired through execution 65.12.550 Limitation of action 65.12.190 Limitation on action for recovery, disability of plaintiff, time period 65.12.710 Lis pendens, copy of application as, filing 65.12.100 Memorial entries on certificate of title court determination 65.12.360 registration of mortgages 65.12.430 Memorial entries on register, fees 65.12.790 Minors, appointment of guardian ad litem 65.12.145 Mistake or misfeasance of registration personnel county treasurer as defendant 65.12.690 parties defendant 65.12.690 persons sustaining loss through, recovery 65.12.680 Mortgages discharge, manner distinguished from unregistered land 65.12.435 extinguishment, memorial entry 65.12.435 foreclosures on registered land, memorial entry 65.12.440 memorials to be entered 65.12.430 mortgagee's duplicate certificate, authority to register 65.12.435 notation upon certificate 65.12.010 notice filed with registrar of titles 65.12.440 registration, manner of 65.12.430 title acquired through foreclosure allowance for redemption 65.12.450 entitlement to new certificate 65.12.450

REGULATIONS

trust deeds deemed as 65.12.430 redemption period after sale, new certificate Trustee, authority to register land 65.12.500 Names and addresses, necessity of 65.12.640 65 12 570 Trustees and receivers, dealings with registered registration of final decree or judgment land 65.12.600 issuance of new certificate, court order Unpatented land 65.12.005 certificate of registrar as proof 65.12.640 fees 65.12.780 65 12 445 Vacant and unoccupied lots, tax title lands, memorial on certificate of title 65.12.445 owner divested of estate 65.12.445 foreclosure of mortgage, filing with registrar period of occupancy 65.12.015 Who may apply 65.12.005 of titles 65.12.440 service of, manner 65.12.640 registration on inheritance, memorials to be Wills conveyance of registered land 65.12.320 Owner's certificate withheld, court procedure entered 65.12.580 65.12.620 transfer between trustees 65.12.490 notice to all persons 65.12.330 Owner's duplicate certificate, replacement provision 65.12.375 trust deeds 65.12.420 recording, effect as 65.12.330 Withdrawal from registration trustees and receivers Partition rights in registered land 65.12.400 Perjury, false statements 65.12.740 authority to deal 65.12.600 application, form 65.12.230 memorial to be entered on certificate authorized 65.12.225 Persons not served with process, right to answer when preserved 65.12.180 65.12.600 certificate of 65.12.235 recording and filing certificate of withdrawal, Registrars of titles Persons sustaining loss through registration, recovery of funds 65.12.680 acts performed by 65.12.050 effect 65.12.240 certificate of tax payment, requirement of REGULATIONS (See RULES AND 65.12.390 Petition for new certificate of title, court order REGULATIONS) deputies 65.12.060 65.12.460 REGULATORY ASSISTANCE, OFFICE OF designation as 65.12.050 duties 65.12.060 Power of attorney conveyance by 65.12.410 Assistance 43 42 050 Coordinating permit agencies 43.42.060 examiners of title, assistance of 65.12.635 fees 65.12.790 filing with registrar of titles 65.12.410 revocation of 65.12.410 Cost reimbursement agreements 43.42.070 Created, duties 43.42.010 Definitions 43.42.030 indexes and files to be kept 65.12.300 Probate court may direct sale of registered land legal advisor, appointment 65.12.090 lessee's duplicate certificate 65.12.470 65.12.590 Energy facility site evaluation council Proceeding for registration, interest acquired after filing 65.12.210 jurisdiction 43.42.900 memorial entries in doubt, court determination, duties 65.12.360 Findings 43.42.005 Proceedings or convictions for felony, effect on Maintaining and furnishing information 43.42.040 mortgages, manner of registration 65.12.430 civil actions 65.12.770 numbering and indexing of records 65.12.340 Proceedings to change records grounds 65.12.720 Operating principle 43.42.020 owner's duplicate certificate, replacement Participating permit agencies, timelines 43.42.080 65.12.375 jurisdiction of courts 65.12.720 power of attorney, filing of 65.12.410 limitation on court 65.12.720 Permit agencies, authority 43.42.901 practice of law 65.12.065 petition to court 65.12.720 Repeal 43.131.402 public inspection of records 65.12.340 who may instigate 65.12.720 Termination 43.131.401 Proof required by court 65.12.165
Protection of good faith purchaser, limitation on court 65.12.720 registration of liens 65.12.520 retention of filed instruments 65.12.340 REGULATORY FAIRNESS salary 65.12.800 Agency review of business rules, requirements supervision by court 65.12.300 19.85.050 Public records, instruments and papers, registrar of titles office 65.12.340 vacancy, filling of 65.12.060 Application of chapter, limitation 19.85.025 Business professions, regulation guidelines Ch. 18.118 Registration Publication in newspaper, fees 65.12.780 owner's certificate withheld 65.12.620 Receipt for certificate of title, acknowledgment, subsequent dealing with land, effect 65.12.220 Definitions 19.85.020 evidence 65.12.260 when has effect of recording 65.12.330 Health professions Record of entries 65.12.250 regulation criteria Ch. 18.120 withdrawal of lands from, effect 65.12.225 Recording, where 65.12.005 Review by court 65.12.180 Service of process nonresidents uniform administrative provisions Ch. 18.122 Referral to examiner of titles, referees 65.12.160 Register of less than fee interest, cancellation of duty of rules coordinator to provide list of 65.12.360 mailing of summons 65.12.140 publication 65.12.135 applicable agency rules to business assistance center 43.17.310 Register of titles 65.12.250 Registered land notice of proposed rule 19.85.070 persons not served, rights 65.12.180 actions affecting, plaintiff's attorney 65.12.530 periodic review, plan required 19.85.050 residents, methods 65.12.135 Subsisting rights of way or easements for ditches Small business economic impact statement adverse claims, procedure 65.12.650 or water rights 65.12.195 contents, purpose 19.85.040 bankruptcy or insolvency proceedings Summons federal law compliance 19.85.061 65.12.400 cause set for trial 65.12.160 notice of proposed rule 19.85.070 burdens or incidents 65.12.400 reduction of costs imposed by rules 19.85.030 when required 19.85.030 designation of parties 65.12.130 conveyance expense of service 65.12.140 certificated of title 65.12.380 form 65.12.125 Technical assistance programs for rules by power of attorney 65.12.410 judgment by default 65.12.155 compliance dealings with mortgages 65.12.435 eminent domain 65.12.400 mailing to nonresident 65.12.140 agency immunity 43.05.150 in rem effect 65.12.155 agriculture, department of payment of fees 65.12.610 when will issue 65.12.120 notice of correction, contents 43.05.100 reversion to owner 65.12.610 who may appear 65.12.150 penalty 43.05.110 encumbrance by owner 65.12.420 Superior court time for compliance, extension 43.05.120 foreclosure of mortgages, notice with registrar of titles 65.12.440 clouds on title 65.12.040 definitions 43.05.010 ecology, department of civil penalty, when imposed 43.05.070, 43.05.080 powers of 65.12.040 forged instruments, penalty 65.12.760 registrars of titles, supervision of 65.12.050 fraudulent instruments affecting, penalty removal 65.12.040 a 43.03.060 notice of correction, contents 43.05.060 educational programs 43.05.130 employment security department educational program 43.05.130 employment authority of agencies 43.05.1 Tax sale, title derived through 65.12.750 indexes to be kept 65.12.310 adjudication by court 65.12.015 judgment or decree of court, lien upon conditions for registration 65.12.015 Termination of registration 03.12.015
Termination of proceedings, authority for registrar, cancellation of memorial 65.12.560 65.12.540 enforcement authority of agencies 43.05.150 fish and wildlife, department of leases of, mortgage provisions, applicability 65.12.470 Theft, certificates of titles subjects of 65.12.730 Title derived through, time of occupancy liability for claims against estate 65.12.580 notice of correction, contents 43.05.100 penalty 43.05.110 liability to attachment 65.12.400 lien creation upon 65.12.510 liens upon 65.12.400 time for compliance, extension 43.05.120 65.12.015 Title free from encumbrances, exceptions health, department of partition rights 65.12.400 65.12.195 notice of correction, contents 43.05.100 probate court may direct sale of registered Trust deeds deemed as mortgages, registration penalty 43.05.110 land 65.12.590 65.12.430 time for compliance, extension 43.05.120

[RCW Index—page 632] (2008 Ed.)

labor and industries, department of compliance inspection, citation 43.05.090 consultative visit, report contents 43.05.090 educational program 43.05.130 licensing, department of notice of correction, contents 43.05.100 penalty 43.05.110 time for compliance, extension 43.05.120 list of providers 43.05.020 natural resources, department of notice of correction, contents 43.05.100 penalty 43.05.110 time for compliance, extension 43.05.120 regulatory agencies to develop, criteria 43.05.020 revenue, department of educational program 43.05.130 technical assistance visit, issuance of penalty 43.05.050 technical assistance visit, notice of violation 43.05.030 civil penalties 43.05.040, 43.05.050 notice, contents 43.05.030 time to correct, revisit 43.05.040 voluntary audit, pilot program 43.05.140

REGULATORY REFORM (See also REGULATORY FAIRNESS)

Agency rule-making activity, quarterly report 1.08.112

Judicial review of agency action award of fees and expenses 4.84.350 definitions 4.84.340

land use decisions, appeals and award of fees and costs 4.84.370

payment of fees and expenses, report 4.84.360 Land use decisions appeals and award of fees and costs 4.84.370

REHABILITATION DISTRICTS (See IRRIGATION DISTRICTS, subtitle Rehabilitation districts)

REHABILITATION SERVICES

Disabilities, persons with cooperative agreements between state and local agencies 74.29.037 definitions 74.29.010 job support services 74.29.080 powers and duties of department of social and health services 74.29.020 purpose 74.29.005

RELIGION

Agencies, children, expectant mothers, developmental disabilities, application of chapter 74.15.170

Appropriations of public funds for religious purposes, prohibition against Const. Art. 1 §

Birthing centers operated by religious organizations exempt from center licensing chapter 18.46.140

Boarding homes operated by religious organizations exempt from boarding home licensing chapter 18.20.170

Bombs, threats to churches, penalty 9.61.160 Chaplain of state penitentiary, right to employ Const. Art. 1 § 11

Child abuse, reporting by clergy Ch. 26.44 Colleges and universities, not under control of religious denomination 28B.10.040

Freedom of conscience guaranteed Const. Art. 1 § 11

Juror not to be incompetent on account of Const. Art. 1 § 11 Malicious harassment

definition and criminal penalties 9A.36.080 Marriage ritual 26.04.120

No person to be molested on account of Const. Art. 1 § 11

Nursing homes operated by religious organizations exempt from nursing home licensing chapter 18.51.170 Oath administering form may be adapted to 5 28 040

Public assistance

religiously affiliated organizations as service providers 74.08A.030

Public assistance medical care not to interfere with 74.09.190

Public office, prohibition against religious qualification Const. Art. 1 § 11

Ritual slaughter of livestock defined as humane 16.50.150

Sacramental liquors and wines, See ALCOHOLIC BEVERAGES, subtitle Sacramental liquors or wines

Schools

free from sectarian control Const. Art. 9 § 4, Const. Art. 26 § 4

schoolrooms, use of by religious groups 28A.320.510

State institutions

chaplains 72.01.210, 72.01.212, 72.01.220, 72.01.230, 72.01.240

outside ministers 72.01.260 Teachers, asking or disclosing religious affiliation prohibited, penalty 28A.400.310 Toleration in, secured Const. Art. 26 § 1

Unemployment, religious organizations 50 44 045

Witness not incompetent because of Const. Art. 1

right to interrogate respecting religious beliefs denied Const. Art. 1 § 11

RELIGIOUS CORPORATIONS (See also BENEVOLENT ORGANIZATIONS)

Authority to incorporate 24.12.010

Cemeteries, exemptions from regulation by board 68.05.400

Corporations sole Ch. 24.12 Existing corporation sole 24.12.040 Filings, articles of incorporation 24.12.030 Nonprofit corporation act Ch. 24.03 Powers 24.12.020

Property held in trust 24.12.030

RELOCATION ASSISTANCE

Persons displaced by public works programs Ch. 8.26

RENDERING PLANTS

Licensing and regulation Ch. 16.68

RENEWABLE RESOURCES (See ENERGY)

RENTAL CARS (See MOTOR VEHICLES; TAXES - SALES AND USE TAX)

RENTAL DEPOSITS

Deposit guarantee program grant recipient authority 59.24.040 legislative findings 59.24.010 program requirements 59.24.020, 59.24.030, 59 24 050 source of funds 59.24.060

RENTAL OR LEASE OF PERSONAL **PROPERTY**

Conversion, destruction, removal, concealment, etc., penalty 9.45.060 Failure to return property 9.45.060 Warranties, disclaimer, merchantability or fitness 63.18.010

RENTS AND PROFITS (See also FORCIBLE ENTRY AND DETAINER; LANDLORD AND TENANT)

Cities and towns

rent control, prohibited 35.21.830 Counties, state preemption 36.01.130 Default, See LANDLORD AND TENANT, subtitle Rent default; LANDLORD AND TENANT, subtitle Rent default, under forty dollars

Descent and distribution, right to sue for rents and profits by heirs and devisees 11.04.250

Ejectment and quieting title actions, actions against tenant on failure to pay rent 7.28.250 Executions, accounting for rents and profits during redemption period 6.23.090

Failure to pay, notice to quit premises 59.04.040 Injunctions, damages for on dissolution of

injunction staying proceedings 7.40.200 Limitation of actions on rent 4.16.040 Military property 38.20.040

Motor vehicles, renting of, See MOTOR VEHICLES, subtitle Rental of

Nonpayment, when constitutes unlawful detainer 59.12.030

Possession gained without consent 59.04.050

absentee's estate, rents applied to maintenance of 11.80.040

receipt by executor or administrator during 11.48.020

receipt by personal representative during probate 11.48.020

right of heirs and devisees to sue for on vesting of title 11.04.250 Redemption from sale at execution, rents and

profits during redemption period 6.23.090, 6.23.110

Right of heirs and devisees to sue for on vesting of title 11.04.250

Security interests in perfection by recording 7.28.230 Separate property of either spouse, personal exemption, as 6.15.040

Writ of execution to require, when 6.17.110

REPAIRERS AND RENOVATORS

Failure to keep reports on source of major component car parts, exception 46.52.090 Motor vehicles, See AUTOMOTIVE REPAIR

REPARATIONS

Transportation company, rates found excessive 80.04.220

Utility company, rates found excessive 80.04.220

REPLEVIN

Action for limited to three years 4.16.080 Claim and obtain immediate delivery application

requisites of 7.64.020 authorized, when 7.64.010

bonds redelivery bond of defendant 7.64.050

claim by third party 7.64.100 redelivery bond of defendant

sureties, requirement 7.64.050 severability 7.64.900 sheriff's duties upon posting of redelivery

bond 7.64.050 show cause order

award of possession 7.64.035 petition, hearing 7.64.020

plaintiff's duty on obtaining possession 7.64.045

sureties

redelivery bond of defendant 7.64.050 Claim of immediate delivery

clerks of court, return of proceedings to be filed with 7.64.110

justification

sureties 7.64.070

return of proceedings by sheriff 7.64.110 sheriffs

return of proceedings by 7.64.110 sureties

justification and qualification 7.64.070

Concealed property sheriff's duties on receiving order awarding

possession 7.64.047
District court proceedings
chapter 7.64 RCW available to plaintiff
12.28.005

form 12.04.204, 12.04.206 pleading to setoff 12.08.020 service of writ 12.04.050

Judgments

execution of final judgment 7.64.115

REPORTERS

Judgments on 4.56.080 Partition proceedings, See PARTITION Compromise of misdemeanor bar to another Personal representatives 11.76.010 action for same offense 10.22.020 Possession Public assistance child support actions, See PUBLIC ASSISTANCE, subtitle Support of application for, requisites, procedure 7.64.020 Judgments award of challenge to sufficiency of evidence, execution of final judgment 7.64.115 dependent children judgment for defendant a bar to another order 7.64.035 Public depositaries, reports to public deposit action 4.56.150 plaintiff's duties 7.64.045 protection commission 39.58.100 merits, judgment on bars another action return of proceedings by sheriff 7.64.110 Public disclosure Ch. 42.17 4.56.120 sheriff to take possession of property on Referees, of RESEARCH receiving order awarding possession affirmed, effect 4.48.090 Life sciences contents 4.48.070 ejectment and quieting title proceedings, 7.64.047 definitions 43.350.010 sheriff's duties upon posting of defendant's redelivery bond 7.64.050 sheriff's return of proceedings 7.64.110 discovery fund authority created 43.350.020 counterclaims 7.28.170 filing 4.48.070, 4.48.080 created 43.350.020 dissolving 43.350.060 general powers 43.350.040 liability, limitation 43.350.050 trust powers 43.350.030 findings 43.350.005 fund 43.350.070 third party claims 7.64.100 when plaintiff may claim and take immediate motions on 4.48.080 set aside, effect 4.48.090 delivery 7.64.010
Redelivery bond, posting by defendant, status on motion to set aside 4.48.090 State officers, etc. procedure, effect 7.64.050 annual report to governor, period covered Remedies 43.01.035 RESEARCH AND DEVELOPMENT other remedies available to plaintiff 7.64.010 biennial report to legislature, period covered Controlled substances therapeutic research Sheriff's duties on receiving order awarding 43.01.035 program Ch. 69.51 possession 7.64.047 periods to be covered 43.01.035 Industrial projects of statewide significance, procedures to expedite development Ch. 43.157 Sheriff's duties upon posting of defendant's State toxicologist, blood samples from motor redelivery bond 7.64.050 Third party claims 7.64.100 Verdicts, forms of 4.44.420 vehicle accident victims, availability admissibility 46.52.065 Pet animals Supreme court decisions Const. Art. 4 § 21 transferring stolen animals to research REPORTERS (See COURT REPORTERS) Wiretaps, law enforcement officers 9.73.120 institutions REPRESENTATIVES (See also LEGISLATURE; PERSONAL penalties 9.08.072, 9.08.074, 9.08.076, Associations, municipal corporations, to 9.08.078 governor and legislature 44.04.170 REPRESENTATIVES) Records release for, procedure Ch. 42.48 Campaign financing Ch. 42.17 Contagious diseases 70.05.090, 70.05.100, Execution against property in custody of, writ contents 6.17.110 Spokane intercollegiate research and technology institute Ch. 28B.38
Tax imposed 82.04.260, 82.04.440 Execution of judgment in name of legal representative 6.17.030 70.05.110, 70.05.120 Coroner University research work by private corporations 28B.10.620, 28B.10.625 death due to vehicle accident 46.52.050 REPRIEVES County auditor, monthly reports 36.40.210 Governor's power to grant 10.01.120 RESERVOIRS County commissioners, report on county roads to Construction or modification 90.03.350 Permits 90.03.370, 90.44.460 Poisoning, penalty 69.40.030 Power of governor, report to legislature Const. secretary of transportation 36.75.260 Art. 3 § 11 County planning agencies, annual report 36.70.710 REPRODUCTION Shoreline management act Ch. 90.58 Copies of business and public records as evidence, uniform act 5.46.010, 5.46.900, County road engineer, report on establishment of road 36.81.050 RESIDENCE (See also NONRESIDENTS) Absence while in public service or at certain content 36.81.050 Sound recordings, unlawful maps, notes and profiles to be filed 36.81.060 institutions not to affect elective franchise chapter not applicable to certain nonrecorded vacation of roads, report 36.87.040 Const. Art. 6 § 4 broadcast uses 19.25.810 Actions to be brought where defendant resides Court commissioners, conclusions of law, exceptions to, necessity of 4.80.020 chapter not applicable to recordings intended 4.12.025 Death due to vehicle accident 46.52.050 only for broadcast by radio or television Cities and towns 19.25.800 Decisions of supreme court Const. Art. 4 § 21 council-manager plan, city manager 35.18.040 contraband recordings, disposition, forfeiture, and penalty 19.25.050 Defects and omissions in laws Const. Art. 4 § 25 Diseases, reporting 70.05.090, 70.05.100, officials and employees 35.21.200 police officers, no residence requirement definitions 19.25.010 35.22.610 70.05.110 Driver license compact, reports of convictions to other party states 46.21.010

Executors and administrators 11.76.010 failure to disclose origin of recording Civil service positions unlawful, fine and penalties 19.25.040 fine and penalty 19.25.020 commission to prescribe residence requirements 41.14.100 residency as condition of employment, discrimination because of lack of residency public records Falsifying by public officer 42.20.040 chapter not applicable to copying of public Federal funds and programs, progress reports, prohibited 41.08.075, 41.12.075
College and university students, See
COLLEGES AND UNIVERSITIES records 19.25.820 requirement of state agencies 43.88.205 recording of live performance, use without Federal missing persons act, reports of United States officers and employees as prima facie consent of owner unlawful 19.25.030 Eligibility to office and elective franchise, how affected by Const. Art. 6 § 4 evidence of death, missing in action, etc. REPRODUCTIVE PRIVACY 5.40.030 Energy conservation loans Const. Art. 8 § 10 Gambling, licensees, public inspection 9.46.300 defenses to prosecution 9.02.130 definitions 9.02.170 Higher education students health, state board of 43.20.100 esident or nonresident student, defined individual right to choose or refuse declared power to demand reports 43.06.010 public policy 9.02.100
physician's right to provide 9.02.110
refusal to perform 9.02.150
state regulation 9.02.140 28B.15.012 Governor, See also GOVERNOR, subtitle Homestead Reports to requirements 6.13.010 Housing authority 35.82.230 Identification cards 19.192.010, 19.192.020 Labor and industries department, annual report to state-provided benefits, services, or governor 43.22.330 directors, domestic insurers 48.07.050 information Loans for energy conservation Const. Art. 8 § 10 Legislature, See LEGISLATURE, subtitle availability 9.02.160 Presidential electors, new resident voting, See Reports to unauthorized, penalty 9.02.120 Licensing, departmental activities, report of director to governor 46.01.290

Motor vehicle accident death 46.52.050 ELECTIONS, subtitle Presidential electors, woman's right to have 9.02.110 new resident voting Birth control Public assistance recipients, See PUBLIC ASSISTANCE, subtitle Residence individual right to choose or refuse declared public policy 9.02.100 Motor vehicle accidents 46.52.030 Motor vehicle administration, annual report of Qualifications for voters, presidential elections RES ADJUDICATA (See also BAR OF director of licensing to governor 46.01.290 Const. Art. 6 § 1A JUDGMENT; BAR TO ACTIONS; BAR Motor vehicle repairs, restorations or alterations, Resident exception 46.52.090 TO PROSECUTION) defined 46.16.028, 46.20.021

[RCW Index—page 634] (2008 Ed.)

driver's license required 46.20.021 vehicle registration required 46.16.028 State officers, certain, where Const. Art. 3 § 24 Vacancy in office caused by lack of 42.12.010 Witnesses, effect on compelling attendance 5.56.010

RESIDENTIAL CARE

Facilities

cities and towns

review of need and demand for, implementation of findings 35.63.140 first class cities, review of need and demand for, implementation of findings 35.22.680

review of need and demand for, implementation of findings 35A.63.149, 36.32.560, 36.70.755

RESIDENTIAL HABILITATION CENTERS (See DEVELOPMENTAL DISABILITIES, PERSONS WITH)

RESIDENTIAL LANDLORD-TENANT ACT (See LANDLORD AND TENANT, subtitle Residential landlord-tenant act)

RESIDENTIAL PROPERTY (See REAL PROPERTY, subtitle Residences)

RESIDENTIAL SCHOOLS (See CORRECTIONAL FACILITIES, subtitle Juvenile facilities)

RESIDENTS (See NONRESIDENTS; RESIDENCE)

RESOLUTIONS (See also ORDINANCES AND RESOLUTIONS)

Cities and towns

initiation of local improvement proceedings 35.43.140

initiation of proceedings 35.43.150 initiation of proceedings by

recreation district formation 36.69.030 metropolitan municipal corporations elections 35.58.070

recreation district formation 36.69.030 third class cities and towns, sidewalk construction 36.70.040

County road improvement districts, initiation by 36.88.030

Fire protection district commissioners 58.28.020

RESORTS (See TRANSIENT ACCOMMODATIONS)

RESPIRATORY CARE PRACTITIONERS

Ad hoc advisors 18.89.050 Continuing education 18.89.140 Definitions 18.89.020

Insurance coverage not mandated 18.89.010 Liability and immunity of administrators and ad hoc committee 18.89.080

application form, fee 18.89.120 competency requirements 18.89.100 examination 18.89.110 qualifications 18.89.090 reciprocity 18.89.150 renewal 18.89.140

Powers of secretary of health 18.89.050 Practitioners, what constitute 18.89.030 Recordkeeping requirements 18.89.060 Scope of practice 18.89.040 Uniform disciplinary act, application 18.89.050 Unlawful practice 18.89.015

RESPITE CARE SERVICES

Administration 74.41.040

Amendment of community options program entry system waiver under federal social security act to include 74.39.030

Criteria 74.41.060

Data collection and maintenance 74.41.070 Definitions 74.41.030

Emergency respite centers licensing 74.15.280

Entitlement not created 74.41.090

Family caregiver information and support services 74.41.050, 74.41.070

Health care facilities and practitioners are not impaired 74.41.080

Intent 74.41.020

Program standards 74.41.040

Projects, contracts, responsibilities, and evaluation of need 74.41.050

RESTAURANTS

Alcoholic beverages, retailers' license, See ALCOHOLIC BEVERAGES, subtitle Restaurants

Automatic service charges, disclosure 49.46.160 Discrimination to deny public accommodations because of race, color, or creed, penalty 9 91 010

Employees' liens, See LIENS, subtitle Businesses selling prepared foods or drinks Food and beverage workers' permits Ch. 69.06 Nonpayment for meals, liability 4.24.230

RESTITUTION

Attachment

redelivery bond, by 6.25.190 security insufficient 6.25.090 Corporations, also applicable to 9A.20.030 Criminal proceedings in lieu of fines 9A.20.030 procedure 9.94A.753

requirements 9.94A.750

Ejectment and quieting title actions execution of on new trial 7.28.270 vacation of judgments and grant of new trial,

on 7.28.270

Fines, as alternative to 9A.20.030

Forcible entry and detainer bond for 59.12.090

bond for 35.12.090 bond to stay 59.12.100 modification of bonds 59.12.110 service of 59.12.110

use by plaintiff 59.12.090

Joint stock association, also applicable to 9A.20.030

Judgment, defense or reopening after judgment when constructively served, restitution if successful 4.28.200

Juvenile offenses 13.40.080, 13.40.190

Landlord and tenant

rent default 59.08.060

residential landlord and tenant act 59.18.400, 59 18 410

residential landlord-tenant act 59.18.370, 59.18.375, 59.18.380, 59.18.390

Legal financial obligations

court-ordered, imposition and collection 9.94A.505, 9.94A.760

monthly payment or starting dates,

construction 9.94A.772 termination of supervision, monitoring of payments 9.94A.775

In lieu of fine 9A.20.030

Minors' contracts, upon attaining majority 26.28.030

Offender's liability for legal financial obligations Ch. 72.11

Sentencing 9.94A.505 Service of writs, sheriff's fee 36.18.040 Suspending of sentence, conditions 9.92.060

RESTRAINING ORDERS (See also INJUNCTIONS)

Child abuse

perpetrator visitation rights, temporary order to restrict 26.44.150

to restrict 26.44.150
Child custody or residential placement,
prerequisites for court before granting
restraining order 26.50.135
Dissolution of marriage
issuance of order in dissolution decree,
procedure 26.09.050, 26.09.060

Domestic violence

assault in violation of no-contact order, class C felony 10.99.040, 10.99.050

award of costs, service fees, and attorneys' fees 26.50.060

commencement of action 26.50.020

computer entry to constitute statewide notice, requirements 26.50.100

definitions 26.50.010

duration of order 26.50.060 ex parte temporary order 26.50.070

ex parte temporary order for protection 26.50.070

penalties, prerequisite, duty to serve copy of order 26.50.115

fees for filing not permitted 26.50.040 foreign protection order full faith and credit act Ch. 26.52

forms, instructions, and informational brochures 26.50.030

administrative office of the courts to prepare 26.50.035

hearing 26.50.050

resetting when respondent not personally served 26.50.085

immunity for arresting officer 26.09.300, 26.50.140

inform victims about protection orders 10.99.030

interpreter, appointment and duties 26.50.055 issuance of order, assistance by peace officer 26.50.080

jurisdiction 26.50.020 modification 26.50.130

no-contact order 10.99.040

electronic monitoring may be required as condition of release of defendant 10.99.040

enforcement 10.99.055

procedure for issuing and entering 10.99.045 sentence conditions and procedures

statewide notice 10.99.040 violation, penalties and procedures 10.99.050

notice 26.09.300

parties, realignment of designation of 26.50.060

penalties, prerequisite, duty to serve copy of order 26.50.115

personal service 26.50.050

exceptions 26.50.090 resetting of hearing when respondent not personally served 26.50.085

petition for relief 26.50.030

protection orders

computer entry for statewide notice 26.09.060

relief available, types 26.50.060

renewal of order 26.50.060 service by mail 26.50.123

service by publication 26.50.085

service by publication or mail 26.50.050, 26.50.090

cost of publication or mailing 26.50.125 issuance of order if respondent fails to appear following service 26.50.095

venue 26.50.020

violation

assault, class C felony 26.50.110 contempt proceedings 26.50.110

costs and attorneys' fees 26.50.120

electronic monitoring as condition of release 26.50.110

penalties 26.50.110

penalties, prerequisite, duty to serve copy of order 26.50.115

vulnerable adults 26.50.021

No-contact order

domestic violence 10.99.040

electronic monitoring may be required as condition of release of defendant 10.99.040

enforcement 10.99.055

procedure for issuing and entering 10.99.045

RESTRAINT OF LIBERTY

sentence conditions and procedures warrant to prevent removal or irreparable payments pursuant to orders under prior law 10.99.050 statewide notice 10.99.040 41.50.650 service of 41.50.620 payment of benefits iniury contents 7.36.190 issuance 7.36.190 Nursing homes patient abuse 70.124.050 restraining order, entrance against RESTRAINT OF TRADE department, departmental duties 41.50.720 Profiteering 9A.82.090 Contracts in restraint of trade unlawful 19.86.030 Protection orders Fish marketing associations, deemed not to be computer entry for statewide notice 26.09.060 domestic violence 10.99.030, 26.09.300 petition for order 41.50.560 combination for restraint of trade 24.36.070 property division obligations Insurance, combinations in restraint of trade award of costs, service fees, and attorneys' cessation upon death of obligee or obligor unlawful 48 30 020 fees 26.50.060 41.50.700 RETAIL INSTALLMENT SALES OF GOODS AND SERVICES (See also INSTALLMENT SALES OF GOODS commencement of action 26.50.020 obligee's entitlement to statement of computer entry to constitute statewide notice, requirements 26.50.100 definitions 26.50.010 duration of order 26.50.060 obligor's retirement benefits 41.50.690 payment pursuant to court order defense AND SERVICES) against claims 41.50.710 Insurance premium finance company act, payment treated as deduction from member's periodic retirement payment 41.50.700 ex parte temporary order 26.50.070 ex parte temporary order for protection exemption for 48.56.030 Interest processing fee 41.50.680 remedies exclusive 41.50.710 satisfaction of 41.50.670 remedies 41.50.510 penalties, prerequisite, duty to serve copy of order 26.50.115 highest rate permissible published in Washington State Register 34.08.020 Lease-purchase agreement act violation is unfair or deceptive act or practice fees for filing not permitted 26.50.040 foreign protection order full faith and credit 63.19.110 venue and jurisdiction 41.50.530 withdrawal of accumulated contributions act Ch. 26.52 Lease-purchase agreements forms, instructions, and informational notice and payment of obligee 41.50.550 advertising liability 63.19.090 brochures Cities, statewide system administrative office of the courts to actuarial investigations and studies 41.44.080 prepare 26.50.035 requirements 63.19.090 appropriations, certification of amount needed forms and informational brochures application of lease-purchase agreement act 41.44.080 26.50.030 board of trustees hearing 26.50.050 content restrictions 63.19.050 resetting when respondent not personally served 26.50.085 actuarial investigations and studies definitions 63.19.010 disclosure by lessor contents of agreement 63.19.040 41.44.080 immunity for arresting officer 26.50.140 issuance of order, assistance by peace officer 26.50.080 appropriations, certification of amount needed 41.44.080 interest on funds 41.44.080 requirements 63.19.030 new agreements jurisdiction 26.50.020 modification 26.50.130 liability of members 41.44.080 renegotiation between same lessor and members 41.44.070 consumer oath of office 41.44.070 parties, realignment of designation of 26.50.060 disclosure requirements 63.19.080 powers and duties 41.44.080 events not considered renegotiation quorum 41.44.070 term 41.44.070 penalties, prerequisite, duty to serve copy of order 26.50.115 63.19.080 receipts for payments lessor's duty to provide 63.19.070 reinstatement by consumer terms 63.19.060 contributions personal service 26.50.050 by cities 41.44.090 resetting of hearing when respondent not personally served 26.50.085 death of member, payment to estate 41.44.190 personal service, exceptions 26.50.090 petition for relief 26.50.030 upholstered furniture or bedding by employees 41.44.130 withdrawal of member from system used, sanitizing required before leasing relief available, types 26.50.060 renewal of order 26.50.060 63.19.100 41.44.190, 41.44.200 created 41.44.040 Service charge scope of orders, enforcement 26.50.025 service by mail 26.50.123 maximum 63.14.130 death in line of duty benefit 41.44.210 definitions 41.44.030 Unconscionable transactions, judicial actions 63.14.136 service by publication 26.50.085 election of cities and towns to participate in 41.44.050 service by publication or mail 26.50.050, 26.50.090 RETAILERS (See also SALES) excluded persons 41.44.060 Alcoholic beverages, licenses for, See ALCOHOLIC BEVERAGES, subtitle cost of publication or mailing 26.50.125 exemption of rights from legal process, issuance of order if respondent fails to appear following service 26.50.095 venue 26.50.020 exceptions 41.44.240 Licenses firemen excluded 41.44.060 Gift certificates Ch. 19.240 Going out of business sales, See SALES, subtitle interest on funds 41.44.080 violation investments 41.44.100 Going out of business sales assault, class C felony 26.50.110 contempt proceedings 26.50.110 costs and attorneys' fees 26.50.120 legal process, exemption of rights from, exceptions 41.44.240 Litter tax imposed Ch. 82.19 Product liability actions Ch. 7.72 electronic monitoring as condition of release 26.50.110 membership 41.44.110 RETIREMENT AND PENSIONS (See also CIVIL SERVICE) merger of existing systems with statewide system 41.44.260 penalties 26.50.110 Actuarial value penalties, prerequisite, duty to serve copy of order 26.50.115 monthly payments 41.44.230 authority of department to adopt rules regarding 41.50.175 defined 41.50.010 old age and survivors' insurance, participation issued in conjunction with temporary optional allowance on retirement 41.44.220 policemen excluded 41.44.060 maintenance or support motions 26.09.060 Annuities judicial information system, required contents of database 26.50.160, 26.50.165 teachers 28A.400.250 public assistance, pensioner not prohibited from receiving 41.44.250 purpose 41.44.020 Annuity contracts vulnerable adults 26.50.021 public utility districts 54.04.050 Assignment of divided benefits, mandatory Temporary, court commissioners retirement for bond approval power 2.24.040 power to issue 2.24.040 disability 41.44.160, 41.44.170, 41.44.180 service 41.44.140, 41.44.150 retirement fund created 41.44.100 depositaries 41.44.100 definitions 41.50.500 departmental duties 41.50.600 RESTRAINT OF LIBERTY dissolution orders 41.50.790 notice to obligor 41.50.540 Habeas corpus application contents concerning 7.36.030 discharge of party, when 7.36.120 ground for prosecution of writ 7.36.010 contents 41.50.580 service credit direct payments pursuant to order 41.50.670 military service 41.44.120 form 41.50.590 limitation on inquiry 7.36.130 prior service 41.44.120 return of writ to state authority or cause of hearing to quash, modify, or terminate private enterprise acquired by city 41.44.120 return 7.36.100 41.50.630 supplemental benefits fund 41.44.105

[RCW Index—page 636] (2008 Ed.)

title 41.44.010	suspension of allowances if receives other	notice to obligor 41.50.540
withdrawal of cities from system 41.44.090 withdrawal of members	public pension or aid 41.28.220 transfer to	order contents 41.50.580
city's contribution 41.44.200	police retirement and pension fund system	direct payments pursuant to order 41.50.670
payment of contributions 41.44.190	41.20.170	form 41.50.590
reemployment by another city, transfer	Colleges and universities	hearing to quash, modify, or terminate
41.44.190	annuity and retirement plans	41.50.630
reentry 41.44.190	authorized 28B.10.400	payments pursuant to orders under prior law
Cities and towns	contributions by faculty and employees	41.50.650
investment advisory board 35.39.080	28B.10.405	service of 41.50.620
members	credit for leave without pay 28B.10.407	payment of benefits
employment of 35.39.100	limitation on contribution 28B.10.410	restraining order, entrance against
liability of 35.39.110 powers and duties 35.39.090	membership while serving as state legislators 28B.10.409	department, departmental duties 41.50.720
investment of pension funds 35.39.060	employees 28B.10.480	petition for order 41.50.560
securities	employees and faculty	procedure 41.50.520, 41.50.570, 41.50.610,
registration and custody 35.39.070	annuity and retirement plans	41.50.640, 41.50.660
Cities of first class	additional pension for retirees 28B.10.425	property division obligations
actuarial valuations and investigations	length of service 28B.10.415	cessation upon death of obligee or obligor
41.28.060	limits and adjustments 28B.10.423	41.50.700
administrative expenses 41.28.230	mandatory retirement age, reemployment	obligee's entitlement to statement of
adoption of system by cities 41.28.020 age, estimates of 41.28.210	28B.10.420 minimum benefits, computation	obligor's retirement benefits 41.50.690
board of administration	28B.10.430	payment pursuant to court order defense against claims 41.50.710
actuarial valuations and investigations	monthly benefit, post-retirement	payment treated as deduction from
41.28.060	adjustment 28B.10.430	member's periodic retirement payment
investments of retirement fund moneys by	monthly benefit, post-retirement adjustment	41.50.700
41.28.080	28B.10.430	processing fee 41.50.680
members 41.28.080	tax deferral benefits 41.04.440, 41.04.445,	remedies exclusive 41.50.710
powers and duties 41.28.060	41.04.450, 41.04.455	satisfaction of 41.50.670
reports 41.28.060	Combined city and county municipal	remedies 41.50.510
contributions by cities 41.28.090, 41.28.100	corporations public employee retirement or disability	spousal maintenance decrees and orders 26.09.138
rates of contributions by members 41.28.040	benefits not affected 36.65.060	venue and jurisdiction 41.50.530
redeposits 41.28.110	Community colleges	withdrawal of accumulated contributions
salary deductions 41.28.040	retirement or termination agreements	notice and payment to obligee 41.50.550
withdrawals of 41.28.110	overpayments not required to be repaid	Domestic relations orders payable from
death before retirement, payment of	41.50.750	employee benefit plan 6.15.020
contributions to estate 41.28.180	payment options, opportunity to change	Elective officers or employees, retirement rights
definitions 41.28.010	options 41.50.740	preserved 41.04.120
employees' retirement fund administrative expenses appropriated from	tax deferral benefits 41.04.440, 41.04.445, 41.04.450, 41.04.455	Employee benefit plans definition, designation as spendthrift trust
41.28.230	Compensation earnable, correction of reporting	6.15.020
city treasurer as custodian 41.28.080	errors 41.50.131	domestic relations orders payable from
created 41.28.070	Consolidation of local government unit and first	6.15.020
depositaries for 41.28.080	class city	Employees, contributions to benefit plans, lien
investments of 41.28.080	retirement rights	against employer's earnings and property
legislative guide lines 41.28.085	compliance with law 41.04.430	60.76.010
report as to 41.28.060 establishment authorized 41.28.005,	definitions 41.04.405 intent 41.04.400	Exception from execution, exceptions 6.15.020
41.28.020	limitations 41.04.425	Excess compensation employer liable for extra retirement costs
exempted personnel 41.28.030	membership in first class city retirement	41.50.150
exemption of rights from legal process	system 41.04.415	public notice of payment 41.50.152
41.28.200	newly created legal entity 41.04.420	Faculty, See RETIREMENT AND PENSIONS,
existing systems preserved 41.28.240	public or public safety employees'	subtitle Colleges and universities
included personnel 41.28.030	retirement systems 41.04.410	Federal social security
investment of pension funds, legislative guide lines 41.28.085	Contributions erroneous withdrawals, restoration 41.50.155	acceptance of state for state, county, city and
investments of retirement fund moneys	interest on late contributions, department	town, and political subdivision employees of benefits, participation in Ch. 41.47
41.28.080	authorized to charge 41.50.125	agreement of state for participation of state
mandatory assignment of divided benefits	restoration of erroneous withdrawals	and political subdivision employees in,
41.28.207	41.50.155	employees' contributions, OASI
military service credit 41.28.050	restoration rights, member notification of	contribution fund Ch. 41.48
monthly payments 41.28.190	rights required 41.50.170	law enforcement officers' and firefighters'
nonincluded personnel, extension of system	Convention and trade center	retirement system members 41.48.030
to, exemptions 41.04.130	chapter inapplicable to employees and officers	Puget Sound ferry and toll bridge system
payment of benefits to spouse or ex-spouse pursuant to	41.04.800, 41.40.105 Deferred compensation plans	employees to be under 47.64.060 termination for coverage group 41.48.030,
court decree of dissolution or legal	authorization 41.50.770	41.48.050
separation 41.28.205	deferred compensation principal and	Financial planning for retirement and
court order or court-approved property	administrative account, use of funds	consequences of early retirement
settlement 41.28.205	41.50.780	department of personnel to prepare
retirement for	Disability benefits	information for retirement system members
disability 41.28.140, 41.28.150, 41.28.160	denial of benefit if disability results from criminal conduct 41.32.054	eligible for early retirement 41.04.460
service 41.28.120, 41.28.130 retirement for service	Dissolution orders, effect 41.50.790	department of retirement systems to distribute information to members of retirement
optional allowances 41.28.170	District court judges, mandatory retirement age	systems eligible for early retirement
rights are unassignable 41.28.200	3.74.030	41.04.460
salary deductions for contributions 41.28.040	Divided benefits, mandatory assignment	Firefighters
service credit	definitions 41.50.500	1947 act
estimates of service 41.28.210	departmental duties 41.50.600	generally Ch. 41.16
military service 41.28.050 prior service 41.28.050	dissolution orders 41.50.790 first class cities 41.28.207	transfer of credit to police and relief pension
	interprise compe /LL /X /LL/	system 41.20.175

RETIREMENT AND PENSIONS

1955 act	tax deferral benefits 41.04.440, 41.04.445,	employees' contributions, OASI
generally Ch. 41.18 transfer of credit to police and relief pension	41.04.450, 41.04.455 transfer of membership 41.40.095, 41.40.098	contribution fund Ch. 41.48 Operating agencies, security force personnel
system 41.20.175	transfer of powers, duties, and functions to the	43.52.535
law enforcement officers' and firefighters'	department of retirement systems	Overpayments, collection
retirement system Ch. 41.26	41.50.030 Judicial retirement system, See also JUDICIAL	determination of liability 41.50.135
volunteer firefighters' and reserve officers' relief and pensions Ch. 41.24	RETIREMENT SYSTEM; RETIREMENT	employer obligations 41.50.139 subpoena power of department 41.50.137
Fish and wildlife officers	AND PENSIONS, subtitle Judicial	waiver of overpayment 41.50.138
disability coverage 77.12.264	retirement system	warrant, issuance and lien 41.50.136
Funds, investment authorized Const. Art. 29 § 1 General provisions Ch. 41.04	Law enforcement officers and firefighters actuarial funding Ch. 41.45	Payments adjustment 41.50.130
Health care benefit plans	contributions	Pensions
retirement allowance deductions for,	interest on late contributions, department	exemption from judgment for out-of-state
authorized 41.04.235	authorized to charge 41.50.125 disability leave supplement 41.04.500,	income tax 6.13.030, 6.15.025 Pilots of vessels
Health departments, county-city membership eligibility 70.08.070	41.04.505, 41.04.510, 41.04.515,	mandatory retirement at age of seventy
Health insurance	41.04.520, 41.04.525, 41.04.530,	88.16.102
premium reduction subsidy for retired or	41.04.535, 41.04.540, 41.04.545, 41.04.550	Police officers
disabled employees 41.05.085 Health maintenance organizations	fish and wildlife law enforcement officers	death benefit 41.40.0931 Policemen, first class cities
retirement allowance deduction, authorized	41.40.096	application of 1969 amendment 41.20.155
for 41.04.233	funds, investment of, authority 41.50.080	board of trustees
Income tax	health care authority benefit plans, eligibility to participate in 41.04.205	compensation 41.20.040
pensions, exemption from execution for out- of-state income tax 6.13.030	plan 1 retirement fund 41.50.075	elections 41.20.010 meetings 41.20.030
pensions, exemption from judgment for out-	plan 2 retirement fund 41.50.075	membership 41.20.010
of-state income tax 6.15.025	retirement board to be kept informed by department of	oaths, administered by 41.20.040
Increase, not prohibited as extra compensation	retirement systems 41.50.090	officers 41.20.020
Const. Art. 2 § 25 Individual retirement accounts	benefits applications, processing	powers 41.20.040 quorum 41.20.030
transfer of spouse's interest at death 6.15.020	responsibility 41.50.090 retirement fund	terms of office 41.20.010
Industrial insurance, See INDUSTRIAL	expenses of administration, payment of fund	warrants issued by 41.20.030
INSURANCE, subtitle Pensions Interchange of personnel with federal	41.50.055	witnesses, compelling attendance 41.20.040 credit
government	retirement system Ch. 41.26	military service 41.20.050
agreements 41.04.150	retirement systems director actuarial evaluation 41.50.055	private police organization, acquired by city,
employment status of employees 41.04.170 retirement rights preserved 41.04.160,	administration 41.50.055	prior service credit 41.20.160 death before or after retirement
41.04.170	data for actuarial evaluation purposes,	lump sum payment 41.20.090
Interest, crediting to accounts 41.50.033	requirement 41.50.055 expenses for administration, payment from	pension 41.20.085
Investment return loss due to error, liability 41.50.145	retirement system expense fund 41.50.055	death in performance of duty 41.20.080 definitions 41.20.005
Investments, authorized investments Const. Art.	financial statement, preparation and publication 41.50.055	discontinuance of pension, grounds 41.20.110
29 § 1	interest credit determination 41.50.055	drunkenness, discontinuance of pension,
Joint committee on pension policy oversight 44.04.260	mortality tables, preparation and adoption	grounds 41.20.110 felony conviction, discontinuance of pension,
Joint operations, membership in one designated	41.50.055 powers and duties, generally 41.50.055	grounds 41.20.110
system 41.04.110	record of proceedings, open to public	fines and forfeitures paid into relief and
Judges suspension of retirement allowance upon	41.50.055	pension fund 41.20.130 hospital care 41.20.120
reemployment, exceptions, reinstatement	rules and regulations, adoption 41.50.055	license fees paid into relief and pension fund
41.40.690	social security coverage 41.48.030 tax deferral benefits 41.04.440, 41.04.445,	41.20.130
Judges' retirement Const. Art. 4 § 3A retirement fund	41.04.450	medicare supplemental insurance board authorized to reimburse retired
investment of, authority 41.50.080	transfer of powers, duties, and functions to the	member for premiums paid 41.20.120
service as judge pro tempore of supreme	department of retirement systems 41.50.030	military service credit 41.20.050
court, effect 2.04.250 salary base for computation 2.12.030	Life insurance	private police organizations acquired by city, prior service credit 41.20.160
Judge's retirement fund	trustees	relief and pension fund
contributions	designation of trustee as beneficiary 11.98.170	fines and forfeitures paid into 41.20.130
interest on late contributions, department	Limitation of membership in one public	how constituted 41.20.130
authorized to charge 41.50.125 Judges' retirement plan	retirement system 41.04.270 Mandatory assignment of divided benefits	license fees paid into 41.20.130 payments from 41.20.140
retirement fund	procedure 41.50.520, 41.50.570, 41.50.610,	salary deductions for 41.20.130
transfer of state treasurer's functions to the	41.50.640, 41.50.660	above grade of captain 41.20.060
department of retirement systems 41.50.030	Mandatory assignment of retirement benefits first class cities 41.28.207	retirement benefits, computations 41.20.050 retirement for disability
Judges' retirement system, court of appeals	Mandatory retirement	certificate of disability 41.20.070
2.06.100	prohibited, when, exceptions 41.04.350	duty connected 41.20.060
Judgments, execution of exemption from execution of out-of-state	waiver of 41.04.350 Members estopped from membership and rights	emergency duty 41.20.100 nonduty disability 41.20.065
judgment for income tax on pension	from more than one public retirement system	periodic medical examination 41.20.100
benefits 6.15.025	41.04.270	retirement for service
Judicial retirement system contributions	Mutual savings bank employees 32.04.080, 32.04.082, 32.04.085	above grade of captain, amount, computation 41.20.050
interest on late contributions, department	Old age and survivors' insurance	pension, amount, qualifications 41.20.050
authorized to charge 41.50.125	acceptance of state for state, county, city and	retroactivity of increased benefits 41.20.090
retirement board benefits applications, processing 41.50.090	town, and political subdivision employees of benefits, participation in Ch. 41.47	return of contributions 41.20.150 rights and funds exempt from tax, execution,
retirement fund	agreement of state for participation of state	garnishment, etc., and unassignable
investment of, authority 41.50.080	and political subdivision employees in,	41.20.180

[RCW Index—page 638] (2008 Ed.)

salary deductions for relief and pension fund 41 20 130 above grade of captain 41.20.050 sick benefits 41.20.130 surplus in fund to general fund of city 41.20.140 termination of employment, return of contributions or retention of membership 41.20.150 membership 41.20.150 transfer to police relief and pension fund system 41.20.170 transfers into system by firemen 41.20.175 vested members benefits 41.20.150 requirements 41.20.150 withdrawal of pension, grounds 41.20.110 years of service, retirement for 41.20.050 Portability of benefits calculation of service retirement allowance 41.54.030 41.54.030 contractual rights not affected 41.54.080 death benefits 41.54.040 definitions 41.54.010 disability allowance, calculation 41.54.032 dual members, prior systems 41.54.020 minimum and maximum benefits 41.54.070 payment of allowance and adjustments 41.54.040 public employees' system members transferring to school employees' system 41.54.100 restoration of contributions 41.54.020 restoration of service credit 41.54.020 surviving spouse's death benefit, calculation 41.54.034 Public employees' retirement plan retirement allowances annual increase amounts, legislature's rights 41.40.183 Public employees' retirement system actuarial funding Ch. 41.45 administration of 41.40.020 appeals, judicial review 41.40.078 appeals, no bond required 41.40.082 authority over funds, investment 41.50.080 benefit account fund 41.50.260 benefit calculation, limitation 41.40.103 benefits reduction or suspension upon reemployment 41.40.037 cadet service credit, transfer to state patrol system 41.40.092 commercial vehicle enforcement officers 41.40.748 contributions amount of 41.40.330 department may withhold refunds 41.40.280 elected officials, restoration of withdrawn contributions 41.40.262 employer 41.40.048 interest on late contributions, department authorized to charge 41.50.125 labor guild, association or organization elective official becoming member, contributions of employer 41.40.363 no contributions if no service credit 41.40.048, 41.40.330 withdrawal from system, refunds 41.40.260 cost-of-living adjustment permanent postretirement allowance adjustment 41.40.1985 cost-of-living adjustments 41.50.760 created 41.40.020 death before retirement, payment of contributions 41.40.270 death benefits accrual date 41.40.680 application 41.40.680 course of employment 41.40.0932 payment options 41.40.700 labor organizations, officers 41.40.710

department of retirement systems 41.40.073 disability allowance accrual date 41.40.680 application 41.40.680 death of recipient, disposition 41.40.670 eligibility, medical examinations 41.40.670 ineligibility for disability resulting from criminal conduct 41.40.054 disability beneficiaries compensation earnable, adjustment 41.40.310 periodic examinations 41.40.310 restoration to service 41.40.320 disability in line of duty 41.40.200, 41.40.210, 41.40.220 disability not in line of duty 41.40.230 election to receive nonduty disability allowance provided in RCW 41.40.250 41.40.250 retirement allowance, amount, maximum 41.40.235 disability not in the line of duty death benefit 41.40.235 duty disability retirement recipients 41.40.038 elected officials restoration of withdrawn contributions 41.40.262 election in lieu of allowance provided in RCW 41.40.185 41.40.190 employee retirement benefits board, membership and duties 41.50.086, 41.50.088 employees' savings fund 41.50.260 employers, termination of status 41.40.109 false statements, penalty 41.40.055 federal old age and survivors' insurance, plan for coverage of state employees Ch. 41.41 fish and wildlife law enforcement officers 41.40.096 hearings 41.40.068 procedure 41.40.073 higher education classified employees membership in retirement system 41.40.108 interest on deposits in fund 41.50.260 investments authority over funds 41.50.080 judges and justices allowance 41.40.404, 41.40.767, 41.40.877 disability in line of duty 41.40.200 disability not in line of duty 41.40.230 discontinuing judicial retirement contributions 41.40.124, 41.40.870 district or municipal court additional benefit 41.40.127, 41.40.873 allowance 41.40.408, 41.40.770, 41.40.880 newly elected or appointed 41.40.763 earned disability allowance 41.40.670 newly elected or appointed 41.40.760 transfer to judicial retirement system 2.10.220, 2.12.100 judicial review 41.40.078 legal and medical expenses of system payment from trust funds interest 41.50.255 lump sum retirement reentry, reinstatement of service 41.40.625 members with thirty years of service irrevocable election 41.40.191 membership eligibility following reemployment 41.40.023, 41.40.037 nonelective position employees, conditions 41.40.028 persons not eligible 41.40.023 port district employees, when not eligible 53.08.170 qualifications 41.40.023 termination 41.40.150 name of system 41.40.020 notice of hearings 41.40.073 occupational disease 41.40.200 plan 1

contributions

elected officials, restoration of withdrawn contributions 41.40.262 elected officials restoration of withdrawn contributions 41.40.262 military service credit 41.40.170 permanent postretirement allowance adjustment 41.40.1985 provision applicable only to members of plan 1 41.40.145 provisions applicable to 41.40.005 plan 2 plan 1, plan 2, and plan 3 effective date 41.40.920 persons to whom act applies 41.40.610 service credit labor organizations, officers 41.70.710 leaves of absence 41.40.710 military service 41.40.710, 41.70.710 terminal illness 41.40.633 allowance computation 41.40.790 application for and effective date of allowance 41.40.801 cost-of-living calculation 41.40.840 death benefits 41.40.835 disability allowance 41.40.825 early retirement eligibility 41.40.820 extraordinary investment gains 41.31A.020 irrevocable choice 41.40.785 leaves of absence 41.40.805 lump sum payments 41.40.815 military service credit 41.40.805 payment options 41.40.845 purchased service credit 41.40.811 purchased service credit restored 41.40.830 reemployment, suspension of retirement 41.40.850 retirement eligibility 41.40.820 right to waive benefit 41.40.787 terminal illness 41.40.823 transfer period and basis 41.40.795 plan 1 retirement fund 41.50.075 plan 2 retirement fund 41.50.075 police officers, death benefit 41.40.0931 political subdivisions 41.40.062 port district employees, effect on 53.08.180, 53.08.190 postretirement allowance adjustment, permanent 41.40.1985 public safety employees' retirement system transfer to 41.40.113
Puget Sound ferry and toll bridge system employees to be under 47.64.060 reentry 41.40.740 refund of contributions exception 41.40.730 restoration of service credit 41.40.150 retirement length of service 41.40.180 members with thirty years of service, irrevocable election 41.40.191 retirement allowance accrual date 41.40.680 application 41.40.680 retirement allowances accrual dates 41.40.193 adjustment eligibility 41.40.189 annual adjustment 41.40.1984 annual increases, eligibility 41.40.197 beneficiary, definition 41.40.1971 computation 41.40.620 cost-of-living adjustment 41.40.640 election in lieu of allowance provided in RCW 41.40.185 41.40.190 in lieu of allowance provided in RCW 41.40.185, election 41.40.190 members retiring after February 25, 1972 41.40.185 minimum 41.40.1984 nonduty disability, amount, maximum 41.40.235

definitions 41.40.010

RETIREMENT AND PENSIONS

payment options and adjustment 41.40.188, Public utility district employees, provisions for contributions 41.50.140 41.40.660 excess compensation employer liable for extra retirement costs 54.04.050 permanent increase for specified beneficiaries 41.40.1986 Records correction 41.50.130 41.50.150 permanent postretirement allowance Reports public notice of payment 41.50.152 adjustment 41.40.1985 employment status 41.50.139 exemptions from civil service 41.50.070 reemployment, suspension of allowance Restoration of service expense fund authority of department to adopt rules regarding 41.50.175 41.40.690 administrative expenses, payment of service, time, age, requirements 41.40.630 41.50.110 Restoration rights, member notification of rights required 41.50.170 funds, investment of 41.50.080 standards 41.50.085 retirement for service early retirement 41.40.630 eligibility, time, age, requirements 41.40.630 normal retirement 41.40.630 Retirement, mandatory judges' retirement fund prohibited, when, exceptions 41.04.350 waiver of 41.04.350 duties concerning 2.12.050 rights exempt from taxation or legal process, judicial retirement system, powers, duties, and exception, beneficiary may authorize Retirement allowances functions transferred to the department certain deductions 41.40.052 computation 41.32.760 rules and regulations, adoption 41.40.020 salary deductions 41.40.042, 41.50.270 Retirement or termination agreements law enforcement officers' and fire fighters' overpayments not required to be repaid retirement system, transfer of powers, school district employees, service credit, duties, and functions to the department computation provisions 41.40.088 school districts declared employers, members payment options, opportunity to change options 41.50.740 41.50.030 41.30.030 moneys due department by employers, payment of, interest 41.50.120 office located at state capital 43.17.050 pension benefits calculation, effect on 41.50.730 eligible 41.40.062 school employees' retirement system Ch. 41.35 Retirement system
benefits applications, processing 41.50.090
Retirement systems, department of public employees' retirement system, transfer of powers, duties, functions to the department 41.50.030 school employees' retirement system, transfer to 41.40.750 actuarial services, must be done by state actuary 41.50.090 service credit records additional, purchase of 41.40.034 eligible service 41.40.160 establishment 41.40.056, 41.40.057 compensation earnable, correction of actuarial value reporting errors 41.50.131 authority to adopt rules regarding 41.50.175 restoration of service administrative expense fee, payment by employer to department 41.50.110 establishment and restoration 41.40.104 authority to adopt rules regarding 41.50.175 minimum compensation requirement for restoration rights, member notification of elective and appointive officials agencies and departments rights required 41.50.170 member data, report requirements 41.50.112 apportionment of budgeted funds because of retention of employment rights for transferred 41.40.035 employees 41.50.070 rules 43.17.060 part time service on committees, boards, or commissions excluded 41.40.035 transfers of retirement systems 41.50.800 for periods of paid leave, including service as assignment of benefits, mandatory rules and regulations review by appropriate retirement board 41.50.090 elected official of a labor organization departmental duties 41.50.600 41.40.175 benefits applications, retirement boards' private enterprise acquired by public agency service 41.40.160 functions 41.50.090 boards to be kept informed 41.50.090 savings clause 41.50.803 selection and terms of existing board members public utility acquired by public agency service 41.40.160 branch offices 43.17.050 compensation earnable, correction of not affected 41.50.040 service credit for service in Seattle police relief and reporting errors 41.50.131 establishment and restoration of credit, pension fund system 41.40.059 continuation of rules, business, contracts of conditions 41.50.165 conditions 41.50.165
service credit, to notify members annually of amount accumulated 41.50.065
state patrol retirement system, transfer of powers, duties, and functions to the department 41.50.030
state treasurer, judges' retirement fund functions, transfer to the department 41.50.030 terms and conditions 41.40.061 systems transferred to the department Washington State University employees, 41.50.801 purchase of credit 41.40.163 severability 41.40.900 contributions correction of erroneous deduction or pick-up of, departmental duties 41.50.132 erroneous withdrawals, restoration state treasurer statement concerning system funds 41.50.265 41.50.155 tax deferral benefits 41.04.440, 41.04.445, 41.04.450, 41.04.455 interest, department may charge on late 41.50.030 succeeds to and vested with transferred contributions 41.50.125 transfer of powers, duties, functions to the restoration of erroneous withdrawals powers, duties, functions of individual 41.50.155 retirement boards 41.50.090 department of retirement systems restoration rights, member notification of rights required 41.50.170 41.50.030 teachers' retirement system, transfer of powers, duties, functions to the department 41.50.030 transfer of service credit from statewide city cost-of-living adjustments 41.50.760 created 41.50.020, 43.17.010 employees system 41.40.058 trust funds, interest earnings transfer of funds, property, documents, etc. payment of system legal and medical defined 41.50.010 from systems transferred to the department expenses 41.50.255 41.50.802 units of government, membership 41.40.109 appointment 41.50.020, 43.17.020 School districts 28A.400.240, 28A.400.250, vacation leave, accumulated chief assistant director 43.17.040 28A.400.260 retirement benefits not increased 41.40.102 defined 41.50.010 School employees' retirement system vested membership 41.40.720 establishment and implementation Ch. 41.35 delegation of powers, duties, and functions Washington public employees' retirement system 41.40.020 41.50.060 extraordinary investment gains 41.31A.020 public employees' plan 2 members, transfer investment of systems' funds withdrawal from system standards 41.50.085 41.40.750 department may withhold contributions refund 41.40.280 judges' retirement, duties concerning School employees' retirement system fund fund 41.50.075 2.12.010, 2.12.020 refund of credited funds 41.40.260 judicial retirement board, powers, duties and Seattle police relief and pension fund system workers' compensation, effect on benefits 41.40.300 functions transferred to 2.10.052 service credit in public employees' retirement system for service in Seattle system 41.40.059 terms and conditions 41.40.061 oath 43.17.030 Public officers, increase in pension not extra compensation Const. Art. 2 § 25 powers, duties, and functions 41.50.020, 41.50.050 powers and duties 43.17.030 responsibilities 41.50.060 Select committee on pension policy creation and membership 41.04.276 powers and duties 41.04.281 Public retirement systems membership limited to one system 41.04.270 Public safety employees' retirement system vacancy, filling of 43.17.040 establishment and implementation Ch. 41.37 employee retirement benefits board, subcommittees 41.04.278 Public safety employees' retirement system, See also PUBLIC SAFETY EMPLOYEES' RETIREMENT SYSTEM membership and duties 41.50.086, Service credit 41.50.088 establishment and restoration of credit, employers, cooperation conditions 41.50.165

[RCW Index—page 640] (2008 Ed.)

Slayers actuarial funding, generally Ch. 41.45 interest on salary deductions 41.32.042 benefits to slayer beneficiary prohibited contribution rates Ch. 41.45 justices and judges 41.32.581, 41.32.584, 41.32.587 41.04.273 contributions restoration of withdrawn contributions legislature, members of, contributions inheritance from victim prohibited Ch. 11.84 Social security 41.50.160 41.32.260 acceptance of state for state, county, city and retirement or termination agreements legislature, members of, eligibility 41.32.263 town, and political subdivision employees pension benefits calculation, effect on loans, trustees not to guarantee 41.50.220 of benefits, participation in Ch. 41.47 41.50.730 lump sum retirement allowance reentry, reinstatement of previous service 41.32.762 agreement of state for participation of state service credit, members to be notified annually of amount accumulated 41.50.065 and political subdivision employees in 41.48.030 state treasurer to serve as custodian and medical director designated by board of trustees 41.50.210 duties 41.50.210 employees' contributions, OASI accountant for funds and holdings of contribution fund Ch. 41.48 41.50.077 State actuary, See STATE ACTUARY, OFFICE Statewide city employees' retirement members with thirty years of service, membership, employees of state association of cities and towns 41.44.110 irrevocable election 41.32.4986 State employee, See RETIREMENT AND PENSIONS, subtitle Public employees membership eligibility 41.32.032 reestablishment 41.32.802 system abolished 41.44.300 transfer of service credit to public employees' retirement system State employees payroll deductions 41.04.020 retirement system 41.40.058 service credit of educational staff associates 41.32.032 Survivor benefits membership, mandatory 41.32.780 membership in system 41.32.240 termination of membership 41.32.500 State investment board dissolution orders 41.50.790 investment and reinvestment of funds of Tax deferral benefits 41.04.440, 41.04.445, 41.04.450, 41.04.455 Tax-qualified retirement plans Washington judicial retirement system 2.10.080 transfer from one employer to another, effect State patrol loans 41.32.510 withdrawal, reentry 41.32.510 accumulated contributions, payment usury law inapplicable 19.52.170 Teachers name of system 41.32.020 options available, allowance adjustment 43.43.295 actuarial funding Ch. 41.45 actuarial funding Ch. 41.45 annuity, purchase of additional 41.32.350 allowance, spouse, remarriage, children 43.43.270 41.32.530, 41.32.785 benefit calculation, limitation 41.32.063 out-of-state service credits allowances 43.43.271 board of trustees election to use to calculate time member may loans, members not to guarantee 41.50.220 benefit calculation, limitation 43.43.264 retire 41.32.065 purchase of additional benefits, conditions cadet service credit, transfer to state patrol medical director designated by 41.50.210 system 41.40.092 records 41.50.205 41.32.067 overpayments, recovery of certain overpayments prohibited 41.50.133 cadets, service credit 43.43.130 reports 41.50.205 commercial vehicle enforcement officers contributions 41.32.360 41.40.748 death before retirement, survivorship options part-time employees 41.32.345 compulsory retirement age, exception 43.43.250 plan 1, plan 2, and plan 3, provisions interest on late contributions, department applicable to 41.32.005 plan 1, plan 2, and plan 3 retirement funds 41.50.075 contributions authorized to charge 41.50.125 interest on late contributions, department payment of on withdrawal 41.32.510 contributions and purpose 41.32.380 authorized to charge 41.50.125 plan 1, provisions applicable to 41.32.215 contributions, maximum contributions, cost-of-living adjustment 41.32.485, plan 2 additional voluntary contributions 41.32.770 death benefits 41.32.805 permanent postretirement allowance adjustment 41.32.4991 death benefit fund membership, choice 41.32.835 provisions applicable to 41.32.755 service credit 43.43.250 court ordered payments to spouse, dissolution of marriage 43.43.310 death or retirement benefits 43.43.280 definitions 43.43.120 armed forces service 41.32.810 leave of absence; paid, unpaid, or military contributions 41.32.366 death benefits death benefits application 41.32.795 course of employment 41.32.053 member not qualified 41.32.523 member qualified 41.32.522 payment, accrual date 41.32.795 definitions 41.32.010 disability allowance application 41.32.795 employees 43.43.130 service 41.32.810 disability retirement, survivorship benefits, spouse, remarriage, children 43.43.270 funds, investment of, authority 41.50.080 one-time purchase 41.32.813 plan 3 additional incentive payment, conditions membership while serving as state legislator 41 32 8401 43.43.139 application and effective date 41.32.855 military service credit 43.43.260 contributions, rates and distribution Ch. application 41.32.795 minimum allowance 43.43.274 41.34 cost-of-living allowance 41.32.845 death benefits 41.32.895 death of recipient, disposition 41.32.790 eligibility 41.32.790 optional retirement age 43.43.250 reestablishment of former service credit by ineligibility for disability resulting from criminal conduct 41.32.054 PERS members 43.43.137 disability allowance 41.32.880 restoration 43.43.130 elements of plan 41.32.831 retirement allowance 43.43.260 medical examinations 41.32.790 eligibility for retirement 41.32.875 lump sum payments 41.32.870 membership, choice 41.32.835 retirement board payment, accrual date 41.32.795 abolished, transfer of powers and duties permanent, options 41.32.550 persons with annual half-time contracts 43.43.142 payment options 41.32.851 retirement option 43.43.278 41.32.555 plan 2 restored or purchased service credit, suspension while employed 41.32.800 temporary 41.32.540 transfer to plan 3 41.32.892 purchased service credit service credit additional, purchase of 43.43.233 disability reserve fund, contributions and transfers to 41.32.360 paid leave of absence 43.43.235 allocation 41.32.867 restoration 43.43.138 one-time purchase 41.32.868 reduction or suspension of pension on reemployment 41.32.862 total 43.43.230 early retirement 41.32.765 special death benefit 43.43.285, 43.43.286 educational staff associates membership in system 41.32.032 reestablishment of membership 41.32.862 retirement allowance, computation survivorship benefits, remarriage, children 43.43.270 eligibility tax deferral benefits 41.04.440, 41.04.445, 41.04.450, 41.04.455 power of department to determine 41.32.025 employer contribution rates 41.32.035 41.32.840 right to waive benefit 41.32.837 falsification by member, penalty 41.32.055 federal old age and survivors' insurance, plan for coverage of teachers under Ch. 41.33 transfer of powers, duties, and functions to the service credit for leaves of absence department of retirement systems 41.32.865 suspension upon reemployment 41.32.860 transfer to plan 3 41.32.817, 41.32.818 41.50.030 State public pension commission, See RETIREMENT AND PENSIONS, subtitle fraud by member, penalty 41.32.055 funds, investment of, authority 41.50.080 postretirement allowance adjustment, Public pension commission interest on moneys in retirement system funds permanent 41.32.4991 State retirement systems 41.50.215

transfer to plan 3 41.32.817, 41.32.818
postretirement allowance adjustment,
permanent 41.32.4991
postretirement employment 41.32.570

[RCW Index—page 641]

RETIREMENT SYSTEMS, DEPARTMENT OF

prior service credit, contributions 41.32.390 notice to 11.08.170, 11.08.180 transfer of powers, duties, and functions to the department of retirement systems 41.50.030 waiver of right to administer estate provisions applicable to plan 1 41.32.215 11.08.170provisions applicable to plan 1, plan 2, and supervisory powers and duties and jurisdiction $11.08.160\,$ vacation leave, accumulation of plan 3 41.32.005 reduction or suspension of pension on retirement benefits not increased 41.32.062 reemployment 41.32.570, 41.32.802 vested membership 41.32.815 transfer of property to 11.08.300 Teachers, See also RETIREMENT AND PENSIONS, subtitle Colleges and reentry 41.32.825 refund of contributions Estate and transfer tax, duties Ch. 83.100 Exemptions impact 82.01.115 universities
Teachers—1977 act exceptions 41.32.820 Federal employer identification numbers and retired teacher reentering system 41.32.044 payroll officer, duties 41.50.240 other credentials, contract to issue retirement allowances adjustment for certain beneficiaries 41.32.4872 Transportation systems, acquisition by municipal conditional documents 82.02.200 corporations 54.04.160 Financial institutions claiming tax exemption Unemployment compensation, pension payments, effect on eligibility and notify public deposit protection commission annual adjustment 41.32.4851 annual increases, eligibility 41.32.489 application 41.32.795 39.58.045 determining base year earnings, reduction in Firearms benefits 50.04.323 dealers cost-of-living adjustment 41.32.485, Veterans, fees for administering oaths or giving certificates prohibited, penalty 73.04.010, license and registration required 9.41.100 41.32.770 verification, notice to bureau of alcohol, election of options 41.32.497, 41.32.498 tobacco, and firearms 9.41.135 73.04.020 eligibility, service, time, age 41.32.765 Guardianship, limited guardianship, duty to notify of appointment 11.88.115 Volunteer firefighters' and reserve officers' relief and pensions Ch. 41.24 eligibility for 41.32.470 exemption from taxation and judicial High capacity transportation systems tax collection, contract for 81.104.190 Washington public employees retirement system, See RETIREMENT AND PENSIONS, process, exception 41.32.052 how computed 41.32.480, 41.32.497, High technology businesses tax credits and deferrals Ch. 82.63 subtitle Public employees retirement system 41.32.498 RETIREMENT SYSTEMS, DEPARTMENT OF (See also RETIREMENT AND PENSIONS, subtitle Retirement systems, minimum 41.32.4851 Impact fees minimum, post-retirement adjustment, computation 41.32.485 payment, accrual date 41.32.795 limitations 82.02.050, 82.02.060, 82.02.070, 82.02.080, 82.02.090, 82.02.100 voluntary agreements 82.02.020 department of) Financial planning for retirement and permanent postretirement allowance Lottery prize winnings set-off by debts owed state 67.70.255 consequences of early retirement adjustment 41.32.4991 department to distribute information to premium deduction authorized Nonprofit miscellaneous and mutual members eligible for early retirement on group health care plan 41.32.052 corporations 41.04.460 qualifications 41.32.480 dissolution 24.06.260, 24.06.275 Interest, crediting to accounts 41.50.033 suspension while employed 41.32.800 Office maintained at state capital 43.17.050 Overpayments, collection retirement or termination agreements Outdoor music festivals, duties concerning determination of liability 41.50.135 overpayments not required to be repaid 70.108.140 employer obligations 41.50.139 subpoena power of department 41.50.137 waiver of overpayment 41.50.138 41.50.750 Privilege tax, public utility districts payment options, opportunity to change options 41.50.740 distribution 54.28.055 duties 54.28.040, 54.28.050 warrant, issuance and lien 41.50.136 rights of prior members not receiving social Probate REVENUE, DEPARTMENT OF (See also TAXES - ADMINISTRATION) security 41.32.4931 escheats, See REVENUE, DEPARTMENT rights unassignable and exempt from taxes and legal process, exception 41.32.052 salary consequences 28A.400.220 salary deductions 41.32.042, 41.50.235 OF, subtitle Escheats guardianship, limited guardianship, duty to notify of appointment 11.88.115 personal representatives, duty to notify Appraisers and appraisals continuing education requirements for persons assessing real property 36.21.015 qualifications and examination of persons 11.28.238 school districts, reports to board 41.50.230 assessing real property 36.21.015
Assistance to agencies 82.01.100 Public improvement contracts service credit certificate on acceptance 60.28.050 certification to disbursing officer 60.28.060 additional, purchase of 41.32.066 Automotive repair statutes, duties relating to armed forces service 41.32.810 creditable service 41.32.340 46.71.090 satisfaction of contractor's taxes 60.28.060 Branch offices 43.17.050 Public utility districts establishment and restoration 41.32.064 Community redevelopment financing Ch. 39.88 privilege tax, duties 54.28.040 half-time employment 41.32.812 Community revitalization financing Ch. 39.89 thermal electric generating facilities 54.28.055 leave of absence, paid or unpaid 41.32.810 Corporations legislative service 41.32.260 foreign Public utility districts, privilege tax, duties military service 41.32.260 nonprofit miscellaneous 54.28.050 for periods of paid leave, including service as elected official of a labor organization withdrawal, revenue clearance 24.06.415 Rules 43.17.060 withdrawal, revenue clearance 24.03.370 Rules compliance technical assistance program Ch. 43.05 Safe deposit boxes, See SAFE DEPOSIT nonprofit prior service out-of-state 41.32.300 dissolution, voluntary articles of 24.03.240 notice of 24.03.220 subsequent professional preparation 41.32.330 Staffing authority 82.01.070 teaching service 41.32.270 Created 82.01.050 State preemption 82.02.020 time limit for claiming prior service credit Creation as state department 43.17.010 State publications advertisers placing advertisements in state publications, prerequisites for placing 40.07.070 and making payments 41.32.310 Delegation of authority 82.01.080 state officials, eligibility 41.32.263 substitute teachers appointment 43.17.020 service credit, application for 41.32.013 Tax exemptions biennial listing to legislature 43.06.400 chief assistant director 43.17.040 substitute teachers and principals community economic revitalization board reduction or suspension of pension payments membership 43.160.030 revenue reduction 41.32.570 report 43.06.400 oath 43.17.030 tax deferral benefits 41.04.440, 41.04.450, powers and duties 43.17.030 Taxpayer defined 82.02.010
Timber, See TIMBER
Unclaimed property, See also UNCLAIMED
PROPERTY vacancy 43.17.040 Duties 82.01.060 41.04.455 tax deferral benefits, exceptions 41.04.445 teachers' retirement pension reserve Economic assistance duties transferred from authority 43.31A.400 sources of and purpose 41.32.380 teachers' retirement system plan 1 fund and subdivisions Unclaimed property, uniform act Escheats notices, reports furnished to 11.08.170 administrative costs 63.29.230 created 41.50.200 payment of funds to claimant 11.08.260 claims time limit for claiming prior service credit and making payments 41.32.310 another state 63.29.250 probate proceedings decree, copy furnished to 11.08.220 challenge in superior court 63.29.260

[RCW Index—page 642] (2008 Ed.)

filing and payment procedure 63.29.240 REVISER (See CODE REVISER) generally Ch. 36.85 pipe line franchises 36.55.010 paid from trust fund 63.29.230 REVISORY JURISDICTION (See confidential, records and information standard widths 36.86.010 JURISDICTION) wire line franchises 36.55.010 63.29.380 REVIVAL OF JUDGMENTS (See crediting of dividends, interest, or increments Diking districts, power to acquire 85.05.080 JUDGMENTS, subtitle Revival of) to owner 63.29.210 Donations for REVOLVING FUNDS (See FUNDS; PUBLIC traffic improvements enforcement credit against required improvements 35A.21.240, 36.32.510 court action by 63.29.320 FUNDS) examination and requests by department of possible holders 63.29.300 REWARDS transportation improvements County, city, town, or port authority to offer 10.85.030 foreign transactions 63.29.360 advertising signs on donated parcels funds to be deposited in general fund conflicting claims 10.85.040 47.14.040 credit against assessments 35.44.420, 63.29.230 payment 10.85.050 36.88.145 interstate agreements, cooperation, and Governor credit against benefit district assessment reciprocity power to offer reward, limitation on amount authorized 63.29.330 47 14 030 43.06.010 definitions 47.14.020 department duties 47.14.050 liability record of to be kept 43.06.020 delivery to department transfers 63.29.200 RIDE SHARING (See MOTOR VEHICLES, intent 47.14.010 notice and publication, information about subtitle Ride sharing) property 63.29.180 payment or delivery Donations for transportation improvements RIDERS 35.21.880 department may decline 63.29.270 Eminent domain by corporation Insurance conflict with standard provisions 48.18.130 railway right-of-way through canyon, pass, or department may destroy 63.29.280 effect of, construction of policies 48.18.520 defile 8.20.140 prior to abandonment 63.29.270 Flood control districts, across state land form of payment or delivery of abandoned property to disapproval, grounds for 48.18.110 validity of, noncomplying 48.18.510 department 63.29.190 Highway right of way, removal of obstructions on, See HIGHWAYS, subtitle Obstructions penalties, interest 63.29.340, 63.29.350 forms prospective application 63.29.900 on highway right of way filing and approval public sale Highways, See HIGHWAYS, subtitle Right of certification and noncertification 48.18.100 proceeds to general fund 63.29.230 way RIGHT OF ENTRY public sale of abandoned property 63.29.220 Intercounty diking and drainage districts, acquisition 85.24.263 Canal companies 81.36.020 report of confidential 63.29.380 Cities and towns, canals and ditches, authority Irrigation districts, crossing other property retention of records by holder 63.29.310 for 35.43.045 87.03.455 County planning commission, surveys and report of abandoned property Public lands, easements or right of way over, See PUBLIC LANDS examination 36.70.500 requirements 63.29.170 County road improvement districts 36.88.390 rule adoption authority 63.29.370 Railroads Ejectment and quieting title actions, order for statute of limitations 63.29.290 assessment by city 35.85.030 entry to survey property 7.28.200 Electric franchise and right of way for Vehicle licensing fraud account 46.68.250 eminent domain by corporation 8.20.140 **REVENUE AND TAXATION (See TAXES** must allow use of for construction of lines transmission lines 80.32.070 ADMINISTRATION) Const. Art. 12 § 19 Elevators, lifting devices and moving walks, Telecommunications and cable service use right of entry for inspections 70.87.120 REVENUE BONDS (See BOND ISSUES) 35A.21.245 Flood control districts, plans and planning, right REVENUE RECOVERY (See SOCIAL AND HEALTH SERVICES, DEPARTMENT Telecommunications and cable television service of entry for surveys 86.09.226 use Ch. 35.99 Forestry products, right of entry to retake branded products 76.36.100 OF, subtitle Revenue recovery) Telephone and telegraph companies Const. Art. 12 § 19 Geological surveys 43.92.080
Horticultural plants and products inspection REVENUE STAMPS United States survey markers on highway rights of way, restoration of 47.36.010 Alcoholic beverages, See ALCOHOLIC BEVERAGES, subtitle Revenue stamps 15.17.190 Labor and industries department RIGHT TO COUNSEL REVIEW, WRIT OF (See CERTIORARI) director or employees right of, refusal, penalty 43.22.310 Grand jury 10.27.120 REVISED CODE OF WASHINGTON 1950 supplement 1.04.013 RIGHTS Mines and mining corporations 78.04.015 Employment contracts, remedy for violation Abbreviations 1.04.040 49.36.020 Amendment or repeal to include reference to Railroads Freedom of religion Const. Art. 26 § 1 code number 1.08.050 authorized over school, university, and state Fundamental principles, recurrence is essential Certification of official code 1.08.040 granted lands 81.36.020 Const. Art. 1 § 32 Citation of 1.04.040 grade or location changes 81.36.050 Incapacitated persons Codification of laws 1.08.015 right of way, telecommunications companies involuntary residential placement prohibited 11.92.190 Contents 1.04.010 may enter 80.36.030 Contracts for publication and distribution 1.08.039 School lands, railroads and canal companies residential placement, notice 11.92.190 Other rights not denied Const. Art. 1 § 30 81.36.020 Enacted 1.04.010 State lands, railroads and canal companies Political power, inherent in people Const. Art. 1 Enactment of titles, chapters, sections 1.08.026 81.36.020 Index 1.08.020 Street railways 81.64.050 Vested Legislative members to receive sets without Telecommunications companies 80.36.020, effect of street vacation 35.79.050 charge 1.08.070 in tidelands, protected Const. Art. 17 § 1 Loans and exchanges of sets 1.08.060 New laws added to 1.04.030 Numbering system 1.04.014, 1.04.015, 1.04.016 Omission of certain sections of acts 1.08.017 Transportation, department of 47.01.170 Water, See also WATER AND WATER RIGHT OF WAY Approach roads or appurtenances to, permits for building, See HIGHWAYS, subtitle RIGHT-TO-KNOW ADVISORY COUNCIL (See WORKER AND COMMUNITY Obstructions on highway right of way
Appropriation of property for Const. Art. 1 § 16 Prima facie evidence of law 1.08.040 RIGHT TO KNOW) Publication and distribution 1.08.037, 1.08.038 Respectful language requirements 44.04.280 Cities and towns RIOTS Rules of construction Cities and towns, second class cities, prevention and control of 35.23.440 acquisition for pedestrian malls 35.71.070 pea patches, electrical transmission lines code is evidence of the law 1.04.020 contents are prima facie law, when 1.04.021 35.92.370 Governor, power to suppress 43.06.010

(2008 Ed.) [RCW Index—page 643]

pedestrian malls, acquisition for 35.71.070

freehold petitioners securing 36.81.030

County roads and bridges

cattle guards 36.55.020

Homicide, committed in suppression of,

Riot reinsurance reimbursement, duties relating

justifiable 9A.16.040

to 48.58.010

laws, previously existing, to control 1.04.020,

1.04.021

Sale 1.08.038

Rules of court, inclusion 1.08.024

RIPARIAN ECOSYSTEMS

Sheriffs, duty in regard to 36.28.010 State of emergency, See STATE OF EMERGENCY

RIPARIAN ECOSYSTEMS

Forest practices

streamside vegetation liability limited 76.09.330

RISK MANAGEMENT DIVISION

Advisory committee membership and duties 4.92.230 Claims against state, filing, payment 4.92.040 Created, powers and duties 43.41.300 Definitions 43.41.290

Director

tort claims against state presented and filed with 4.92.100

Insurance and bonds, procurement 43.41.310, 43.41.320

Liability account

actuarial studies 43.41.340

Local government reimbursement claims

Management program

claim tracking and review 4.92.210 construction of chapter 4.92.260 definitions 4.92.006 indemnification agreements 4.92.270 settlements, approval by responsible agency 4.92.210

Policy guidance 43.41.280 Public funds, authorized investment duties 43.41.330

Risk management administration account 4.92.220

Risk manager

delegation of powers and duties 4.92.250 Safety and loss control program 43.41.350 Tort claims against state authorization and payment 4.92.160

Tort claims against state presented and filed with 4.92.110

RISK RETENTION GROUPS

Business requirements 48.92.040 Chartering requirements 48.92.030, 48.92.040 Commissioner authority 48.92.100 Countersigning not required 48.92.060 Definitions 48.92.020 Federal injunctions 48.92.130

Insolvency guaranty fund participation prohibited 48.92.050 License required, when 48.92.120

Mandatory participation, joint underwriting associations and pools 48.92.050 Penalties 48.92.110

Prohibited practices 48.92.040

Purchasing groups aggregate limits 48.92.090

dealing with foreign insurers 48.92.090 deductible or self-insured retention, restrictions on 48.92.090

exemption from certain laws 48.92.070 notice and registration requirements 48.92.080

premium taxes, requirements regarding imposition, obligation, and member's liability 48.92.095

Rule-making authority 48.92.140

RIVER AND HARBOR IMPROVEMENT DISTRICTS

Assessments 88.32.040, 88.32.060, 88.32.070, 88.32.080, 88.32.090, 88.32.100

Authorization 88.32.010

Bonds 88.32.170

bond owner's rights 88.32.170 execution 88.32.160

issuance and payment 88.32.140

Canals and ditches, crossing or along 81.36.040 Improvement commission, appointment by county commissioners 88.32.020, 88.32.030

Joint improvements by counties assessments 88.32.210

authorization 88.32.180

indebtedness 88.32.230 joint board of equalization 88.32.200, 88 32 220

planning process 88.32.240, 88.32.250 procedure 88.32.190

Local improvement fund, disbursements 88.32.130

RIVER IMPROVEMENT FUND

Counties

expenses to be paid for 86.12.033 taxation for, flood maintenance account 86.12.010

RIVERS AND STREAMS

Abandoned channels, granting of state title to county 86.13.110

Canals, crossing or building along 81.36.040 Cities and towns

pollution protection 35.88.010 towns, control of 35.27.370

Cities and towns adjacent to, jurisdiction 35.21.160

Construction projects in state waters Ch. 77.55 Counties

flood control 36.32.280, 36.32.290, Ch. 86.12, Ch. 86.13

obstruction removal 36.32.290 regulation of 36.32.280

tree removal 36.32.300

County boundaries, bridges across 36.75.160 County improvements for flood control causing river to change course, title and interest of state in abandoned channel granted to improving county 86.12.034

Dams

authorization 90.28.170

Depositing unwholesome matter in, a public nuisance, penalty 9.66.050
Diking and drainage districts, See DIKING AND

DRAINAGE Fencing across 90.28.160

Ferries, privately owned, generally Ch. 36.53 Fishways, flow, and screening Ch. 77.57 Flood control, counties Ch. 86.12, Ch. 86.13 Forest practices, log and debris jams, removal from streams 76.09.280

Freshwater aquatic algae control account, program 43.21A.667

Freshwater aquatic weeds management program 43.21A.660, 43.21A.662

Geological survey of the state, gauging of streams 43.92.020

Hydraulic projects and permits Ch. 77.55 Improvement, See RIVER AND HARBOR IMPROVEMENT DISTRICTS

Navigable, cities and towns drawbridge across 35.74.040
Navigation, obstructing 88.28.050
Nuisances, obstruction of 7.48.010 Obstructing

nuisance 7.48.120

Obstructing or interfering with, public nuisance, penalty 9.66.010

Obstructions

removal by counties 36.32.290

Polluted and environmentally sensitive waters, identification and designation 79A.60.520

Port districts, improvement and regulation 53.08.060

Public nuisances concerning 7.48.120, 7.48.140, 9.66.010, 9.66.050

Public utility districts, water rights in regard to 54.16.050

Public waterway districts, See PUBLIC WATERWAY DISTRICTS

Railroads

authority to construct bridge over navigable stream 81.36.100

crossing or building along 81.36.040

Reclaimed water use

streamflow augmentation 90.46.100 Regulations, counties 36.32.280

River and harbor improvements, planning and funding Ch. 88.32

Scenic river system

criteria for inclusion 79A.55.050 definitions 79A.55.010 designation 79A.55.070 fish and wildlife department authority

79A.55.060 management and development 79A.55.020 national wild and scenic river system

79A.55.080 parks and recreation commission, powers and

duties 79A.55.030 state and local government agencies, compliance 79A.55.040

wildlife fund moneys not to be used

Shoreline management act Ch. 90.58 Soil and water conservation districts, See CONSERVATION DISTRICTS

State right, title and interest in, diking districts, granting to 85.05.082 Stream banks, prevention of washing 85.05.230,

85.05.240

Stream patrolmen, appointment, powers, and compensation Ch. 90.08

Trees on bank, removal by counties 36.32.300 Water appropriation for public and industrial

purposes Ch. 90.16 Water flows or levels, establishment of minimum Ch. 90.22

Water pollution control Ch. 90.48 Water resources act Ch. 90.54 Water rights

determination and appropriation Ch. 90.03 registration, waiver, and relinquishment Ch.

United States water rights Ch. 90.40 Water rights, See also WATER AND WATER RIGHTS

Watercraft adrift, See also VESSELS AND SHIPPING

Wharves, docks, and landings Ch. 88.24 Whitewater passenger vessels, regulation Ch. 79A.60

Yakima river basin water rights Ch. 90.38

ROAD DISTRICTS

Annexation of, notice, disposition of taxes 35.13.270

Island counties in, refund to of motor vehicle license fees and fuel tax 46.68.080 Vacancy in office, how filled Const. Art. 11 § 6

ROADS (See HIGHWAYS; STREETS AND

ALLÈYS; TRAFFIC) ROADS AND BRIDGES (See also BRIDGES;

HIGHWAYS)

Counties, See COUNTY ROADS AND BRIDGES

Emergency information telephone services accessibility from all phones 43.17.230 Flaggers

safety standards 49.17.350

Forest and forest products

maintenance by county 36.82.140

Highway improvements necessitated by planned economic development procedures 43.160.074

Improvement or construction is prerequisite to development

alternative financing methods 35.72.050 contract with land owner 35.72.010 reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 Incorporation of cities or towns

roads, county, revert to city or town 35.02.180 Obstructing or interfering with, public nuisance, penalty 9.66.010

Opening, altering, by special law prohibited, exceptions Const. Art. 2 § 28

Private or driveways defined 36.75.010

Public

diking districts, benefit to, payment for Health, state board of 85.07.040, 85.07.050 duty of public officers to enforce, penalty rights of way along 85.05.080, 85.05.250 43 20 050 Real property Health care activities labor relations, procedure acquisition policy Ch. 8.26 49.66.080 Relocation assistance Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Rules
Insurance, See INSURANCE, subtitle Rules and persons displaced by public works programs Ch. 8.26 regulations private or driveways Judicial review of agency action motor vehicle law 46.04.420 award of fees and expenses 4.84.350 Roadways, defined 36.75.010, 46.04.500 definitions 4.84.340 Rural arterial program, See RURAL ARTERIAL land use decisions, appeals and award of fees and costs 4.84.370 PROGRAM Transportation improvement programs, See TRANSPORTATION IMPROVEMENT payment of fees and expenses, report 4.84.360 Labor and industries, department of 43.17.060 PROGRAMS Land use decisions appeals and award of fees and costs 4.84.370 Waters backed and held over roadways for public purposes 90.28.010, 90.28.020 Licensing, department of 43.17.060 ROCK FESTIVALS (See OUTDOOR Metropolitan municipal corporations metropolitan council 35.58.130 MUSIC FESTIVALS) RODENTS AND PESTS (See also INSECTS) adoption of 35.58.360 Insect pests and plant diseases, quarantine and regulation of movement Ch. 17.24 enforcement of 35.58.360 Municipal courts 35.20.140 Integrated pest management Natural resources, department of, navigable waters, wood debris removal, authority to definitions 17.15.010 implementation of practices 17.15.020 adopt and enforce rules 76.42.070 interagency coordinating committee membership 17.15.030 Public disclosure commission, See PUBLIC OFFICERS AND EMPLOYEES, subtitle Disclosure—Campaign financing organization and duties 17.15.030 training and coordination 17.15.030 Lobbying—Records
Regulatory fairness, See REGULATORY
FAIRNESS Invasive species council Ch. 79A.25
Mosquito control districts, organization and duties Ch. 17.28 Retirement systems, department of 43.17.060 Revenue, department of 43.17.060 Pest control compact Ch. 17.34 Pest districts, organization and operation Ch. Social and health services, department of 43.17.060 Pesticide application act Ch. 17.21 Teachers' certification 28A.410.060 Technical assistance programs to encourage compliance Ch. 43.05 ROLL ON COLUMBIA, ROLL ON State folk song 1.20.073 Transportation, department of 43.17.060 ROOFING CONTRACTORS Veterans affairs, department of 43.17.060 Sales and contract practices regulated Ch. 19.186 RULES OF CONSTRUCTION ROOMING HOUSES (See BOARDING AND Attachment chapter to be liberally construed LODGING HOUSES) 6 25 280 ROYALTIES Common law to supplemental penal statutes Tax imposed 82.04.2907 9A.04.060 Trade secret misappropriation Ch. 19.108 Criminal Code application of general provisions of Criminal Code 9A.04.090 **RULES AND REGULATIONS (See also** ADMINISTRATIVE PROCEDURE) Administrative hearings, office of procedural conduct of hearings 34.12.080 culpability substitutes for criminal negligence. Adoption at open public meeting required recklessness, and knowledge 9A.08.010 42.30.060 false swearing Agency rule-making activity, quarterly report statement of what one does not know to be true 9A.72.080 1.08.112 Agriculture, department of 43.17.060 Children with multiple handicaps statement of what one does not know to be true 9A.72.080 medical service program tense, gender, number 9A.04.110 promulgation, required, when 74.26.040 Civil defense, See EMERGENCY SERVICES, DEPARTMENT OF Evidence, rules of construction as court function 4.44.080 Facts, question of to be decided by jury 4.44.090 Civil service city fire fighters 41.08.040 Forcible entry and detainer actions 59.12.180 Gender 1.12.050 state employees 41.04.160 Community, trade, and economic development, Indictments and informations statutes, equivalent words may be used 10.37.160 department of 43.17.060 Compliance technical assistance programs Ch. 43.05 words and phrases used in 10.37.190 Corrections, department of 43.17.060 Insurance code, generally 48.01.150 Counties, plans and planning, board of adjustment 36.70.280 Metropolitan municipal corporations, liberality of 35.58.900 Diking and drainage improvement districts, generally 85.08.680
Ecology, department of 43.17.060
Fish and wildlife, department of 43.17.060 Municipal local improvement 35.43.020 Number and gender, probate law 11.02.005 Officer defined 1.16.065 Person defined 1.16.080 Plural, singular 1.12.050 Food, drug and cosmetic act, See FOOD, DRUG AND COSMETIC ACT Ouestions of fact to be decided by jury 4.44.090

Revised Code of Washington

contents are prima facie law 1.04.021 laws, previously existing, to control 1.04.020, 1.04.021 Statutes continuation 1.12.020 court function 4.44.080 internal references including amendments thereto, exceptions 1.12.028 liberally construed 1.12.010 month defined 1.16.060 multiple amendments, correction 1.12.025 officer defined 1.16.065 person defined 1.16.080 repealed without reference to amendment, correction 1.12.025 retrospective application of construction statute 1.12.026 Statutory references to 500,000 population deemed to be 400,000 35.21.780 Time computation 1.12.040 Wills intent of testator controls 11.12.230 'wills" includes codicils 11.02.005 RULES OF COURT Conflict with statutes, rules govern 2.04.200 Court of appeals settlement conferences 2.04.215 Inclusion in Revised Code of Washington Laws in conflict with rules, effect 2.04.200 Pleading, practice, and procedure, authority of supreme court to promulgate 2.04.190 Superior courts assignment of business of Const. Art. 4 § 5 authority to establish supplemental rules 2.04.210 judges may establish and amend rules for government Const. Art. 4 § 24 judges to establish rules for government of 2.08.230 settlement conferences 2.04.215 superior court judges' association may establish and amend 2.16.040 Supreme court rules, adopted, not published to be included in state register 34.08.020 rules of pleading, practice, and procedure prescribed by 2.04.190 rules of practice and forms of process promulgated by 2.04.190 RULES OF PLEADING, PRACTICE AND PROCEDURE (See RULES OF COURT) RULES OF THE ROAD (See MOTOR VEHICLES, subtitle Rules of the road) RULES REVIEW COMMITTEE (See ADMINISTRATIVE PROCEDURE, subtitle Rules review committee) RULINGS (See DECISIONS; DECREES; JUDGMENTS) RUM (See ALCOHOLIC BEVERAGES) RUNAWAYS Interstate compact on juveniles Ch. 13.24 RUNNING AT LARGE (See LIVESTOCK) NNING START PROGRAM (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Running start program) RURAL ARTERIAL PROGRAM Appeals board decisions 36.79.170 Board appeal by county 36.79.170 budget approval 36.79.140 contract authority for services 36.79.070 coordination with transportation improvement board 36.79.110 duties 36.79.060 expenses 36.79.070 Questions of law to be decided by court 4.44.080 hearings 36.79.170 code is evidence of the law 1.04.020 six-year construction programs

Gender-neutral language

all publications and rules 43.01.160

General administration, department of 43.17.060

RURAL COUNTY LIBRARY DISTRICTS

review and revision 36.79.090 SACRAMENTAL LIQUORS AND WINES participating communities' responsibilities (See ALCOHOLIC BEVERAGES, Budget and duties 70.185.060 board approval of expenditures 36.79.140 subtitle Sacramental liquors or wines) rules, department of health to adopt rural arterial trust account 36.79.130 70.185.040 SAFE DEPOSIT BOXES Coordination with secretary of health exempt from liability Bank or trust company liquidation, disposition of safe deposit box contents 30.44.190 municipal and state projects 36.79.100 70.185.080 Coordination with transportation improvement secretary of health's powers and duties 70.185.050 board 36.79.110 provisions ineffective to create joint tenancy Definitions 36.79.010 state agency cooperation 70.185.070 or ownership transfer at death 11.02.130 Eligibility to receive funds state exempt from liability 70.185.080 Leases of, terms and liabilities 22.28.030 conditions 36.79.140 rural training opportunities legislative finding 70.180.009 plan development 70.180.110 care to prevent 22.28.030 allocation to projects 36.79.150 withholding for noncompliance 36.79.150 nonpayment of rent, procedure upon temporary substitute resource pool 70.180.020 22.28.040 Hearings Savings and loan associations, powers as to conditions of participation 70.180.030 board decisions 36.79.170 33.12.010 gifts and other payments, acceptance and use Matching funds 36.79.120 Unclaimed property 63.29.160 by health department 70.180.040 Priorities 36.79.080 registry of available health care professionals SAFE DEPOSIT COMPANIES Rural arterial trust account 70.180.030 Care required 22.28.030 Definitions 22.28.010 created in the motor vehicle fund 36.79.020 expenditures need board approval 36.79.140 formula for apportionment 36.79.040, request procedure 70.180.040 University of Washington, funding of Safe deposit boxes additional expenditures required by act destruction of paper contents 22.28.060 fund allocation to projects 36.79.150 70.180.130 leases of, terms and liabilities 22.28.030 Health care service arrangements funds apportionment of 36.79.030, 36.79.040. authority to operate, requirements 48.45.020 care to prevent 22.28.030 36.79.050 death of lessee Ch. 22.28 definitions 48.45.010 matching funds 36.79.120 payment from 36.79.160 nonpayment of rent, procedure upon Health insurance 22.28.040 insurance commissioner retention of paper contents, period for 22.28.060 regions established for fund apportionment to make recommendations on providing 36.79.030 48.45.007 Warehouse receipts, Uniform Commercial Code, Article 7 22.28.020 withholding of funds for noncompliance legislative findings 48.45.005 36.79.150 rural health care service arrangements Six-year construction programs SAFETY AND HEALTH (See HEALTH AND SAFETY; INDUSTRIAL SAFETY authority to operate, requirements 48.45.020 prioritize 36.79.080 insurance commissioner, rule-making authority 48.45.030 review and revision by board 36.79.090 AND HEALTH) RURAL COUNTY LIBRARY DISTRICTS SALARIES AND WAGES (See also EXPENSES AND PER DIEM; WAGES) Health professional conditional scholarship (See LIBRARIES, subtitle Rural county program Ch. 28B.115 library districts) egislative findings 70.175.010 Actions to recover, attorneys fee 49.48.030 RURAL DEVELOPMENT (See also ECONOMIC DEVELOPMENT) Administrative hearings, office of 34.12.100 Administrator for the courts 2.56.010 access to services, statewide plan 70.180.120 Change of, during term of public officer prohibited Const. Art. 2 \ \ 25 exceptions Const. Art. 11 \ \ 8 \ Chaplains, state-employed Distressed county assistance account 82.14.380 Rural health access account 43.70.325 Public facilities Rural health care plan 70.175.130 local sales and use tax 82.14.370 Rural public hospital districts RURAL HEALTH CARE cooperative agreements and contracts housing allowance 41.04.360 70.44.450 Certificate of need exemptions 70.38.111 Cities and towns definition 70.44.460 commission governments officers and employees 35.17.120 University of Washington medical school services and facilities subject to 70.38.105 Community-based sealant programs in schools 18.29.220, 18.32.226 preferential admissions for students from rural first class cities, council members 35.22.200 areas 28B.20.500 overpayment, recovery 49.48.200 Definitions 70.175.020, 70.180.011 Washington rural health system project salary commissions 35.21.015 Facilities contracting authority, department of health and welfare 70.175.080 Cities and towns, See also CITIES AND certificate of need TOWNS, subtitle Budgets exemptions 70.38.111 cooperation of state agencies 70.175.070 Citizens' commission on salaries for elected services and facilities subject to 70.38.105 establishment and implementation 70.175.030 officials consultative advice from department of health participating communities district court judges 3.58.010 70.175.140 contracts for technical services 70.175.090 duties 43.03.010, 43.03.310 hospital, not to be considered a 70.175.120 powers and responsibilities 70.175.060 legislative declaration, purpose 43.03.300 powers and duties, department of health membership, terms, vacancies 43.03.305 schedule of salaries 43.03.310 facility formerly licensed as hospital, requirements and exceptions 70.41.090 travel expenses 43.03.310 Comparable worth, See COMPARABLE WORTH rule-making authority, department of health increase in number of beds, conditions 70.175.040 70.41.090 licensure rules, adoption by department of health 70.175.100 **RURAL HOUSING PROJECTS (See** Complaints HOUSING, subtitle Rural housing licensure rules, requirements 70.175.110 rural health care plan 70.175.130 administrative appeal 49.48.084 projects) collection procedure 49.48.086 **RURAL LIBRARY DISTRICTS (See** Health care professionals legislative finding 70.180.005 recruitment and retention definitions 49.48.082 LIBRARIES) employee termination of action 49.48.085 investigation, duty 49.48.083 rules, authority 49.48.087 RURAL NATURAL RESOURCES IMPACT area health education centers 70.185.100 AREAS community contracted student educational positions 70.185.090 County officers and employees Const. Art. 11 § 5, Const. Art. 11 § 8 Environmental and forest restoration Ch. 43.21J Rural development council, successor biweekly pay periods 36.17.042 classification of counties in fixing community-based recruitment and retention organization 43.31.859 projects, department of health duties 70.185.030 Rural loan fund compensation Const. Art. 11 § 5 compensation 36.17.010 definitions 43.168.020 definitions 70.185.010 SABOTAGE deductions from salaries for United Good health professional recruitment and retention clearinghouse 70.185.020 Acts constituting 9.05.060 Neighbors authorized 36.17.045 misuse of grant funding, penalty 70.185.080 Assemblages of criminal saboteurs 9.05.030 draw day 36.17.040 generally Ch. 36.17 Defined, penalty 9.05.060 participants authorized to contract minimum wages 49.46.010 70.185.080 Provisions relating to cumulative 9.05.090

[RCW Index—page 646] (2008 Ed.)

officers, generally 36.17.020 overpayment, recovery 49.48.200 payment of 36.17.040 salary fund 36.33.060 warrant withholding, when 36.17.050 Court commissioners 2.24.030 Deductions and employer's contribution, employee benefit plans employer as trustee 49.52.010 trust funds 49.52.010 Director of financial management 43.41.060 District court judges 3.58.010 District courts payment of 3.58.030 District judge part time 3.58.020 District officers Const. Art. 11 § 5, Const. Art. 11 Employee benefit plans, deductions for 49.52.010, 49.52.020, 49.52.030, 49.52.040 Examiner of titles 65.12.090 Extra compensation not to be granted to public officers and employees Const. Art. 2 § 25 Garnishment exemption 6.27.150
Governor's advisory committee, See
GOVERNOR'S ADVISORY
COMMITTEE ON SALARIES Homestead appraiser 6.13.190 Hourly wages, minimum amount 49.46.020 Incentive pay program Ch. 41.60 Increasing during term, when authorized Const. Art. 30 § 1 Industrial insurance, See also INDUSTRIAL INSURANCE, subtitle Payrolls Insurance commissioner 43.03.010 citizens' commission schedule 43.03.012 court of appeals 2.06.062 remittance of portion of filing fees collected by county treasurer for salaries 36.18.025 district court judges 3.58.010
municipal court judges 3.58.010
payable quarterly Const. Art. 4 § 13
superior court judges Const. Art. 4 § 13,
Const. Art. 4 § 14 Const. Art. 4 § 14
remittance of portion of filing fees collected
by county treasurer for salaries 36.18.025
supreme court judges Const. Art. 4 § 13,
Const. Art. 4 § 14
remittance of portion of filing fees collected by county treasurer for salaries 36.18.025 Labor and industries, department of wage collection reciprocal enforcement agreements, other states 49.48.075 Legal aid bureau director and employees 2.50.080 Legislative members 43.03.010 appointees to 43.03.015 citizens' commission schedule 43.03.013 civil office, salary increases Const. Art. 2 § 13 compensation Const. Art. 2 § 23 Liens, hospital and medical services 49.52.020 Minimum wages agricultural labor 49.46.010 agricultural or horticultural workers 49.46.010 apprentices 49.46.060 definitions 49.46.010 disabled persons 49.46.060 domestic service personnel 49.46.010 employer's records contents 49.46.070 duty to keep 49.46.040 inspection 49.46.070 penalty for not keeping 49.46.100 exceptions for 49.46.060 exemptions from, generally 49.46.010 farm employees 49.46.130 federal agencies, services of 49.46.040 forest workers 49.46.010 generally Ch. 49.46

hospital employees 49.46.010 industrial homework, regulation of 49.46.040 investigation by department of labor and industries 49.46.040 learners 49.46.060 minimum hourly wage, amount 49.46.020 minimum standards established 49.46.120 newspaper carriers or vendors 49.46.010 notice to employers of legal requirements 49.46.140 nursing home employees 49.46.010 overtime pay, exceptions 49.46.130 payment of less than law requires criminal penalty 49.46.100 employer's liability 49.46.090 policy declaration 49.46.005 prohibited acts of employer, generally 49.46.100 retail or service establishments 49.46.010 rules and regulations judicial review 49.46.080 procedure for adopting 49.46.080 salesmen 49.46.010 violations of law, enumeration of prohibited practices 49.46.100
wage claims, assignment of 49.46.090
Minors, generally 49.12.020
Municipal judges 3.58.010 Overpayment, recovery 49.48.200, 49.48.210, 49.48.220 Overtime pay airline employees 49.46.130 automobile salespeople 49.46.130 compensation required for work in excess of forty hours per week, exceptions 49.46.130 fire fighters and law enforcement officers 49.46.130 minimum rates, exceptions 49.46.130 motion picture projectionists 49.46.130 retail or service establishments 49.46.130 seamen 49.46.130 seasonal employees at agricultural fairs 49.46.130 truck or bus drivers subject to Federal Motor Carrier Act 49.46.130 workers in industries in which federal law provides for a work week of other than forty hours 49.46.130 Park and recreation district commissioners 36.69.110 Payroll deductions state officers and employees 41.04.230 Precinct officers Const. Art. 11 § 5, Const. Art. Probate, order of payment of claim for 11.76.110 Productivity board Ch. 41.60 Public employees payroll deductions to banks, savings banks, credit unions, or savings and loan associations authorized, conditions 41.04.245 payroll procedure, officers and employees banks and banking, direct transfer to bank account authorized 41.04.240 direct deposit in bank accounts authorized 41.04.240 Public hospital district commissioners 70.44.050 Public officers not to be granted extra compensation Const. Art. 2 § 25 Public works Ch. 39.12 Rebates of wages, generally 49.52.050, 49.52.070, 49.52.080, 49.52.090
Registrars of vital statistics 70.58.040
Sales representatives and principals contractual relationship between contracts and agreements, required provisions 49.48.160 provisions 49.48.160 definitions 49.48.150 payment of wages and commissions 49.48.170 personal jurisdiction, principal considered to be doing business in state for purposes of 49.48.180

rights and remedies supplemental to other rights and remedies of sales representatives 49.48.190 waiver of provision prohibited 49.48.190 School employees limitations 28A.400.220 State civil service payment of salary withheld unless employed in accordance with law 41.06.270 schedules and surveys 41.06.152, 41.06.160 State committee on agency officials' salaries created 43.03.028 duties 43.03.028 recommendations 43.03.028 State employees incentive pay program Ch. 41.60 State officers and employees attorney general amount of 43.03.010 auditor amount of 43.03.010 centralized system, adoption and creation by director of office of financial management 42.16.011 change in during term prohibited Const. Art. 2 civil service regulations 41.06.160, 41.06.270 commissioner of public lands amount of 43.03.010 compensation for unofficial services permitted 42.04.070 department heads and others, maximum salaries 43.03.040 elective state officers 43.03.010 citizens' commission schedule 43.03.011 generally Const. Art. 28 § 1 governor Const. Art. 28 § 1 amount of 43.03.010 increase or reduction in salary of appointive officer or employee 43.03.030 increased balance, canceled warrants 42.16.015 independent commission Const. Art. 28 § 1 insurance commissioner 43.03.010 legislative members 43.03.010 appointees 43.03.015 lieutenant governor Const. Art. 28 § 1 amount of 43.03.010 overpayment, recovery 49.48.200, 49.48.220 payable twice monthly, procedure 42.16.010 payroll procedure cancellation of warrants refund of increased balance 42.16.016 transfer of increased balance 42.16.015 centralized system, establishment 42.16.011 certification by agencies 42.16.013 director of office of financial management 42.16.013 deductions from salary, authorized deductions enumerated 41.04.230 disbursement by warrant 42.16.014 exemptions, optional inclusion 42.16.011 preparation 42.16.017 refund of increased balance, canceled warrants 42.16.016 sources of disbursements 42.16.012 state payroll revolving account cancellation of warrants transfer of increased balance 42.16.015 certification by agency head 42.16.013 creation 42.16.011 disbursements 42.16.012 disbursements by warrant 42.16.014 transfer of funds to 42.16.013 payroll revolving fund 42.16.011, 42.16.012, 42.16.013, 42.16.014, 42.16.015, 42.16.016 secretary of state Const. Art. 28 § 1 amount of 43.03.010 sick leave payments accounting plan, payroll procedure development 41.48.130

SALARY REDUCTION AGREEMENTS

agency sick leave authority 41.48.140	negotiable orders 49.48.010	C. I. F. and C. & F., terms and application 62A.2 320, 62A.2-321
employee, defined 41.48.150 legislative intent 41.48.110	refusal, wrongful 49.48.060 suit to collect, damages 49.48.030	Camping resort contracts Ch. 19.105
retirement system reports 41.48.180	priority of payment	Cancellation of retail installment and telephone
sick leave account created 41.48.120	death of employer 49.56.020	sales, conditions and procedures 63.14.154
transfer of moneys to sick leave account	employer insolvency 49.56.010	Casualty to goods 62A.2-613
41.48.170	executions, attachments, etc. 49.56.030	Cities and towns
unused sick leave compensation 41.48.180 state committee on agency officials' salaries	public employees, exclusion for 49.48.080	local improvement assessment property 35.50.270
43.03.028	public works contracts, certificate as to hourly	property acquired at local improvement
state payroll revolving account	rate 39.12.050	proceedings 35.53.030
state treasurer to transfer funds to 42.16.013	rebates generally 49.52.050, 49.52.070, 49.52.080,	public utilities 35.94.010, 35.94.020,
state treasurer to transfer funds into state	49.52.090	35.94.030
payroll revolving account 42.16.013	public works 49.52.090	surplus property 35.94.040
superintendent of public instruction Const. Art. 28 § 1	refusal to pay, penalty 49.48.060	real property in community renewal areas 35.81.090, 35.81.095
amount of 43.03.010	underpayment, presumption 49.52.080	revenue bonds, sewerage systems 35.67.170
transfer of	underpayment or nonpayment by public works	revenue bonds and warrants 35.41.060
funds to state payroll revolving account	contractor 39.12.050	sewerage sale acquired property, authority for
42.16.013	violations, penalty 49.48.020 wage claims, penalty for failure to pay	35.67.270
treasurer Const. Art. 28 § 1 amount of 43.03.010	49.48.060	Commercial telephone solicitation Ch. 19.158 Commodities, See AGRICULTURAL
twice a month	withholding authority 49.52.060	MARKETING; COMMODITY BOARDS;
transition guidelines 41.04.232	Wages, See also SALARIES AND WAGES,	COMMODITY COMMISSIONS
utilization of revolving fund 42.16.011	subtitle Minimum wages	Computers
warrants	Women, generally 49.12.020	hardware trade-in or exchange information,
cancellation 42 16 016	Workers, generally 49.12.020	recordkeeping requirements Ch. 19.194
refund of increased balance 42.16.016 transfer of increased balance 42.16.015	SALARY REDUCTION AGREEMENTS	Consumer leases, See CONSUMER LEASES Consumer leases not loan or forbearance, when
disbursement procedure, adoption by	(See HEALTH CARE AUTHORITY)	19.52.010
director of office of financial management	SALES (See also CONDITIONAL SALES;	Contracts
42.16.014	INSTALLMENT SALES OF GOODS	course of performance 62A.2-208
disbursements by 42.16.014	AND SERVICES; UNIFORM COMMERCIAL CODE, subtitle Sales)	enforceability 62A.2-201, 62A.2-202, 62A.2
disbursements pursuant to agency head	Acceptance of goods	form for sale of goods 62 A 2 204
certification 42.16.014 State patrol officers, minimum 43.43.380	effect 62A.2-607	form for sale of goods 62A.2-204 goods severed from realty 62A.2-107
Supreme court	revocation in whole or in part 62A.2-608	modification, rescission, or waiver 62A.2-209
clerks Const. Art. 4 § 22	what constitutes 62A.2-606	sales and acceptance 62A.2-207
reporters Const. Art. 4 § 18	Advertising, false or deceptive Ch. 9.04	Contracts, deferred payment of purchase price,
Teachers' retirement system, salary deductions	Agricultural commodities, weight certification	usury law exclusion 19.52.120 Cooling off period
41.32.042, 41.50.235 Fownship officers Const. Art. 11 § 5, Const. Art.	for highway transport Ch. 15.80 Agricultural enabling act of 1961 Ch. 15.65	retail installment sales, conditions 63.14.040
11 § 8	Agricultural marketing, See AGRICULTURAL	63.14.154
Unclaimed 63.29.150	MARKETING	telephone sales, conditions 63.14.154
Unemployment, See UNEMPLOYMENT	Agricultural marketing and fair practices Ch.	County property, generally Ch. 36.34
COMPENSATION Unpaid, public works contractors 39.12.050	15.83	Credit confirmed credit, term and application 62A.2
Volunteer labor to state or local governmental	Alcoholic beverages Title 66 Alcoholic beverages, See also ALCOHOLIC	325
agency, nominal compensation not deemed	BEVERAGES, subtitle Sales	letter of credit, term and application 62A.2-
salary 49.46.065	Apple commission Ch. 15.24	325
Wages	Approval, sale on approval, term and application	Credit cards
actions to recover, attorneys fees 49.48.030	62A.2-326, 62A.2-327	receipts, printing restrictions 19.200.010
assignment of claims bond may be required 49.48.060	Aquaculture marketing Ch. 15.85	Creditors rights of seller's creditors against goods sold
collection by department of labor and	Assignment of rights 62A.2-210	62A.2-402
industries 49.48.040	Assurance of due performance 62A.2-609	Dairy products, prohibited acts and unlawful
limitations 49.48.090, 49.48.100	Attached property 6.25.240 judgment, before 6.25.220	sales Ch. 15.36
penalty for failure to pay claim 49.48.060	perishable, sale before judgment 6.25.220	Definitions 1 (24.2.103 (24.2.103)
authorized deductions or withholding 49.48.010	sale on execution of judgment 6.17.130	uniform commercial code 62A.2-103, 62A.2-104, 62A.2-105, 62A.2-106
collection	Auctions, See AUCTIONS AND	Delegation of performance 62A.2-210
action for 49.48.030	AUCTIONEERS	Delivery ex-ship 62A.2-322
attorneys' fees 49.48.030	Auctions and auctioneers Ch. 18.11	Delivery of goods
procedure 49.48.040	Automatic dialing devices, telephone solicitation using, prohibited 80.36.400	delay or nondelivery, conditions and effect
prosecuting attorney, powers 49.48.050	Bills of lading	62A.2-615, 62A.2-616 improper delivery, buyer's rights 62A.2-601
deductions employee benefit plans, generally Ch. 49.52	overseas shipment, form of bill of lading	improper tender or delivery, cure 62A.2-508
generally Ch. 49.52	62A.2-323	installment contracts, breach 62A.2-612
defined for purposes of unemployment	Breach of contract	lots and apportionment of payments 62A.2-
compensation 50.04.320	statute of limitations 62A.2-725	307
employee ceasing work, payment 49.48.010	Bulk sales, See UNIFORM COMMERCIAL	manner and time 62A.2-503
kick-backs, generally 49.52.050	CODE	place 62A.2-308
nonpayment or underpayment by public works contractors 39.12.050	Buyers nondelivery or repudiation, buyer's damages	requirements 62A.2-309 risk of loss 62A.2-509, 62A.2-510
claims 49.48.040	62A.2-713	seller's tender 62A.2-507
duty, generally 49.48.070	remedies for breach of obligations 62A.2-711,	shipment by seller 62A.2-504
payment	62A.2-712, 62A.2-713, 62A.2-714, 62A.2-	shipment by seller under reservation 62A.2-
death of employee	715, 62A.2-717, 62A.2-718, 62A.2-719,	505
employer, defined 49.48.115 procedure 49.48.120	62A.2-720 right to specific performance and replevin	substituted performance 62A.2-614 Deterioration of goods, options 62A.2-613
generally 49.48.010, 49.48.020	62A.2-716	Documents of title, when deliverable 62A.2-514
5-110.040	V= / - V	

[RCW Index—page 648] (2008 Ed.)

Drugs	persons conducting sale, limitations	under execution, sheriff's fee 36.18.040
controlled substances, uniform act Ch. 69.50 over-the-counter medications, imprinting	19.178.050 prohibited when business location continued	unused property merchants Ch. 19.210 Pistols
requirements Ch. 69.60	by same owner 19.178.090	immunity from liability of agencies and
precursor drugs Ch. 69.43	purchase orders, compilation of in lieu of	officials 9.41.0975
prescription drugs Ch. 69.41	inventory list 19.178.040	license and registration required 9.41.100
samples Ch. 69.45 Exclusive dealings 62A.2-306	regulation, state preemption 19.178.140 time limit 19.178.060	mental health information to be made available to enforcement agencies 9.41.097
Execution of judgments, See EXECUTIONS,	violations	regulations 9.41.090
subtitle Sales under	attorney general or prosecuting attorney may	waiting period 9.41.090
Explosives	institute proceedings 19.178.130	waiver of confidentiality 9.41.094
limits on quantity 70.74.040	false or incorrect notice, penalty 19.178.120	Planting stock Ch. 15.14 Port district property, See PORT DISTRICTS,
records to be kept 70.74.230 restrictions 70.74.020	Good faith purchases 62A.2-403 Goods in dispute, preservation of evidence	subtitle Property
unlicensed persons, penalty 70.74.240	62A.2-515	Price, how payable 62A.2-304
Express warranties 62A.2-313	Guardianship estate property, See GUARDIAN	Price, open price terms 62A.2-305
F. O. B. and F. A. S., terms and application	AND WARD, subtitle Sale of estate property Homesteads, See HOMESTEADS	Prizes, promotional advertising of prizes Ch. 19.170
62A.2-319 Farm implements, machinery, parts	Horse sales, special open consignment Ch. 16.65	Probate
business relations between independent retail	House to house sales by minors	administrator cannot sell property unless
business and manufacturers and	definitions 49.12.320	directory powers in will 11.28.070
distributors, regulation Ch. 19.98 repurchase requirements Ch. 19.98	employment advertisements, requirements and prohibitions 49.12.310	sales of estate property, See PROBATE, subtitle Sales of estate property
Farm marketing research Ch. 15.64	registration of employers 49.12.300	Product liability actions Ch. 7.72
Fertilizers, minerals, and limes, See	rule-making authority 49.12.330	Property
FERTILIZERS	Identification of goods 62A.2-501	department of transportation property,
Financing agency's rights 62A.2-506 Firearms	Implied warranties 62A.2-314, 62A.2-315	authorized 47.56.254 inn keepers
dealers	Industrial development district property hearing, notice of 53.25.120	guest's refusal to register 60.64.040
background check on employees 9.41.110	Industrial development district property, See also	notice 60.64.040
conduct of business 9.41.110	PORT DISTRICTS, subtitle Industrial	liens for freight, transportation, or storage
license	development districts	application of proceeds 60.60.040
grant and conditions 9.41.110 license and registration required 9.41.100	Insolvency of buyer, remedies 62A.2-702 Insolvency of seller, buyer's right to goods	authority 60.60.010 division into separate lots or parcels
verification, notice to bureau of alcohol,	62A.2-502	60.60.030
tobacco, and firearms 9.41.135	Inspection of goods	period or retention 60.60.030
rifles	buyer's rights and duties 62A.2-513	unneeded department of transportation
nonresidents authorized to purchase in state 9.41.124	Installment sales, See INSTALLMENT SALES OF GOODS AND SERVICES	property, to governmental entities execution, delivery of deed 47.56.254
out-of-state purchase authorized 9.41.122	Insurable interest in goods 62A.2-501	unneeded toll bridge property, to
shotguns	Intrastate commerce in food, drugs, and	governmental entities
nonresidents authorized to purchase in state	cosmetics Ch. 69.04	execution, delivery of deed 47.56.255
9.41.124 out-of-state purchase authorized 9.41.122	Judicial sales, See JUDICIAL SALES Leases, consumer, See CONSUMER LEASES	Public auctions, unclaimed property cities and towns in possession 63.32.030
Firearms, regulations, application, limitations,	Livestock markets Ch. 16.65	police in possession 63.32.010
waiting period 9.41.090	Local improvement bonds, cities and towns	sheriff in possession 63.40.010
Fireworks, See FIREWORKS Firm offers, period of irrevocability 62A, 2, 205	35.45.040 Legging lions	Public sales, See JUDICIAL SALES;
Firm offers, period of irrevocability 62A.2-205 Fish marketing associations, products 24.36.420,	Logging liens before judgment 60.24.195	SHERIFFS, subtitle Judicial sales Purchaser's rights to title 62A.2-403
24.36.430	sheriff 60.24.190	Quantity, output and dealings 62A.2-306
Fish marketing associations, See FISH	Manufactured homes	Real estate brokerage relationships Ch. 18.86
MARKETING ASSOCIATIONS	implied warranty 46.70.132	Real estate brokers and salespersons, licensing
Food, drug, and cosmetic act Ch. 69.04 Fraud, remedies 62A.2-721	Market price, proof 62A.2-723 Market quotations, admissibility in evidence	and regulation Ch. 18.85 Rejection of goods
Fresh fruit sales limitation act Ch. 15.21	62A.2-724	manner and effect 62A.2-602
Fruit	Milk and milk products, See DAIRIES AND	merchant buyer's duties 62A.2-603
controlled atmosphere storage Ch. 15.30	DAIRY PRODUCTS Milk products, prohibited acts and unlawful sales	option by buyer to salvage 62A.2-604
Gift certificates Ch. 19.240 Going out of business sales	Ch. 15.36	waiver of buyer's objections 62A.2-605 Repudiation
advertising, contents and restrictions	Mobile homes	anticipatory repudiation 62A.2-610
19.178.100	implied warranty 46.70.132	retraction of anticipatory repudiation 62A.2-
bankruptcy, receivership, or court-ordered action	Moving sales, restrictions 19.178.100 Narcotics, See NARCOTICS, subtitle Sale by	611 Residential real property
sale notice to attorney general 19.178.020	manufacturer or wholesaler	seller's disclosures, requirements Ch. 64.06
business identification number required	No arrival, no sale, term and application 62A.2-	Retail installment sales Ch. 63.14
19.178.050	324	Return of goods 62A.2-326, 62A.2-327
consumer protection act, application 19.178.050, 19.178.110	Nonacceptance or repudiation, seller's damages 62A.2-708	Rights of creditors 62A.2-326 Risks, allocation or division between parties
continuing business prohibited, exception	Obligations of parties 62A.2-301	62A.2-303
19.178.080	Offers and acceptance 62A.2-206	Roofing and siding contractors and salespersons,
definitions 19.178.010	Organic food products Ch. 15.86	regulation Ch. 19.186
exceptions to chapter application 19.178.900 inventory, affidavit 19.178.020	Overseas shipment, form of bill of lading 62A.2- 323	Sale or return, term and application 62A.2-326, 62A.2-327
inventory list, contents 19.178.040	Partition, See PARTITION	Sales representatives and principals
merchandise, restrictions on items sold	Pawnbrokers and second-hand dealers Ch. 19.60	contractual relationship between
19.178.070	Payment	contracts and agreements, required
moving sales, restrictions 19.178.100 notice	form and effect 62A.2-511 before inspection 62A.2-512	provisions 49.48.160 definitions 49.48.150
contents and recording procedure	when due and running of credit 62A.2-310	payment of wages and commissions
19.178.030	Performance, options and cooperation between	49.48.170
requirements 19.178.020	parties 62A.2-311	personal jurisdiction, principal considered to
ownership interest purposes limited 19.178.050	Personal property county property, terms 36.34.060	be doing business in state for purposes of 49.48.180
	F, ,	

[RCW Index—page 649]

SANATORIUMS

Alcoholic patients, See ALCOHOLISM

PROGRAMS, subtitle Private

establishments and institutions

Mentally ill patients, See HOSPITALS FOR rights and remedies supplemental to other Conversion of domestic association to federal rights and remedies of sales representatives 49.48.190 waiver of provision prohibited 49.48.190 MENTALLY ILL association 33.43.010 Tuberculosis, See COUNTIES, subtitle Conversion of federal association to domestic association 33.43.030 **Tuberculosis** Second-hand dealers and pawnbrokers Ch. 19.60 Conversion of savings or commercial bank to SANITARY DISTRICTS association Bankruptcy readjustment and relief from debts Ch. 39.64 person in position of seller 62A.2-707 administrative procedure act 33.46.130 remedies for breach of actions 62A.2-708, Conversion to Bond issues 62A.2-710 mutual savings bank mutual savings banks, investment in remedies for breach of obligations 62A.2-702, 62A.2-703, 62A.2-704, 62A.2-705, 62A.2director may serve as trustee 32.16.130 32.20.110 Conversion to savings or commercial bank refunding bonds, bankruptcy readjustment and relief from debts Ch. 39.64 706, 62A.2-708, 62A.2-709 33.44.020, 33.44.080, 33.44.090, 33.44.125, Siding and roofing contractors and salespersons, 33.44.130 Dissolution, generally Ch. 53.48 regulation Ch. 19.186 Costs, examination and supervision 33.28.020 Indebtedness, bankruptcy readjustment and relief from debts Ch. 39.64 Solicitation lists, withdrawal of consumer's name 19.182.030 Crimes relating to assets and liabilities, false statements as to Taxing district relief act Ch. 39.64 State lands, See PUBLIC LANDS, subtitle State 33.36.040 SANITATION (See also SANITARY DISTRICTS) discount purchasing of accounts, debentures or certificates 33.36.020 lands Statute of limitations for breach of contract Cities and towns 62A.2-725 Tax title to land derived through, registration 65.12.015 evidence, suppressing, secreting or destroying enforcement of regulations Const. Art. 11 § 11 filling lowlands Ch. 35.55, Ch. 35.56 33.36.060 falsification of books, etc. 33.36.040 Health department, advice to local authority 70.54.040 Taxation, See TAXES—SALES AND USE financial conditions, false statements Telephone buyers' protection act Ch. 19.130 Telephone solicitation 33.36.050 illegal loans or investments 33.36.010 SAVINGS AND LOAN ASSOCIATIONS insolvency, transfers for preference of creditors 33.36.030 automatic dialing devices, prohibited Accounts, falsification of, penalty 33.36.040 80.36.400 Acquisition of control of association 33.24.345. regulated Ch. 19.158, 80.36.390 segregation corporation debentures or 33.24.350, 33.24.360, 33.24.370, 33.24.375 Third party actions 62A.2-722 certificates, discount purchasing of Three-day cancellation of retail installment and use of misleading words prohibited, penalty 33 36 020 use of misleading words in name or advertising 33.08.010 telephone sales, conditions and procedures 33.08.010 63.14.154 Appellate review Tidelands, See TIDELANDS, subtitle Sale of actions and decisions of director of financial Debentures institutions 33.04.060 refusal of articles and bylaws 33.08.070 discount purchasing of debentures of own Timeshare regulation, See TIMESHARE REGULĂTION segregation corporation prohibited, penalty Title to goods, passing or reservation conditions 33.36.020 refusal to permit branch establishment 62A.2-401 33.08.110 Debts, authority to collect and compromise Articles of incorporation 33.08.030, 33.08.050 amendment 33.08.090 Unclaimed property 33.12.010 police in possession 63.32.010 Deed of trust sheriff in possession 63.40.010
Unconscionable contract or clause, effect 62A.2approval or refusal 33.08.070 filing 33.08.080 included in mortgage 33.04.011 Definitions 33.04.005 Deposits Ch. 30.22 Assets governed by individual account deposit act, chapter 30.22 RCW 33.20.005 Uniform commercial code false statements as to, penalty 33.36.040 statement of 33.16.120 Automated teller machines application of Article 2 62A.2-102 definitions 62A.2-103, 62A.2-104, 62A.2members, record of 33.20.125 105, 62A.2-106 no arrival, no sale, term and application security requirements 33.04.120 Deposits with interest payment on request 33.20.150 Bills of exchange, authority to collect or protest Development credit corporations, membership in 31.20.070 33.12.010 62A.2-324 Unused property merchants Bonds of officers and employees 33.16.130 chapter not applicable to 19.210.030 definitions 19.210.010 penalties 19.210.040 Branch associations 33.08.110 Bylaws 33.08.040, 33.08.050 Director of financial institutions articles of incorporation, delivery to director 33.08.050 amendment 33.08.100 approval or refusal 33.08.070 bylaws, delivery to director 33.08.050 prohibited sales 19.210.020 cease and desist orders 33.04.042, 33.04.052, 33.04.054 authority to make and amend 33.12.010 Used vehicles curbstoning, penalty 46.70.115 filing 33.08.080 powers and duties under chapter 19.144 RCW 33.04.022 Capital, forms of permitted 33.12.010 evidence of ownership, dealer requirements Cease and desist orders 33.04.042, 33.04.052, 46.70.124 posting or disclosure of asking price 46.70.125 33.04.054 generally 33.04.020 Certificate of incorporation 33.08.055, 33.08.080 rules to govern, examinations and reports Classification of depositors, authorized 33.04.025 Vegetables 33.20.180 subpoena power 33.04.030 controlled atmosphere storage Ch. 15.30 Vehicles, charges to be furnished buyer or Commercial banks temporary cease and desist orders 33.04.044, mortgagor, seller to give details 46.70,130
Warranties 62A.2-312, 62A.2-313, 62A.2-314, 62A.2-315, 62A.2-316, 62A.2-317, 62A.2conversion to association Ch. 33.46 33.04.046, 33.04.048 Compliance with Title 33 RCW required 33.08.010 bonds of officers and employees 33.16.130 election of officers 33.16.080 318 Contingent fund, mutual associations 33.12.140, eligibility requirements 33.16.020 Wine and malt beverages, distributors and 33.12.150 fiduciary relationship 33.16.060 Contracts suppliers, equity agreement Ch. 19.126 foreign association contract with Washington loan or sale, association prohibited from SALES AND USE TAX (See TAXES - SALES making to director 33.12.060 meetings 33.16.090 number 33.16.010 resident, construction 33.32.030 AND USE) Control of association, acquisition of 33.24.360, 33.24.370, 33.24.375 SALMON (See FISH AND FISHING) Conversion of association for acquisition by association or holding company oath 33.16.060 SALMON BAY prohibited acts 33.16.030 Raising waters by United States, nonliability 37.08.240 waiver of chapter requirements 33.48.290 provisional directors, appointment of Conversion of commercial or savings bank to association 33.46.010, 33.46.020, 33.46.040, 33.46.050, 33.46.060, 33.46.070, 33.46.080, 33.40.150 SAN JUAN COUNTY removal of 33.16.040, 33.16.050 Boundaries, tracing of 36.04.280 reports and statement of assets and liabilities Superior court judges, number of 2.08.065

[RCW Index—page 650] (2008 Ed.)

cash contributions to expense fund when

becoming domestic mutual association

federal association, conversion to 33.46.110

33.16.120

Dissolution

vacancies 33.16.010

domestic association

statement of assets and liabilities 33.16.120

33.46.090, 33.46.100

33.46.030

liquidator's powers 33.40.070 records, disposition of 33.40.080 voluntary 33.40.010, 33.40.040, 33.40.060 conversion to federal association 33.43.010 authority to invest 33.24.010 Canadian bonds or obligations 33.24.020 city in any state, bonds 33.24.060 power to dissolve and wind up 33.12.010 Dividends authority to declare and pay 33.12.010 city local improvement district bonds disposition of unclaimed dividends and Domestic mutual associations 33.24.080 records 33.40.110 conversion of commercial or savings bank to city or town bonds or warrants 33.24.050, Loans 33.46.030 33.24.070 authority to loan money 33.12.010 charges, parity with out-of-state national banks 30.04.025 Dormant accounts 33.20.130 city water, sewer, or electric utility bonds 33.24.070 dealing with officer, employee, or director prohibited, exception 33.12.060 generally, limitation 33.24.015 dormant accounts fund 33.20.130 community renewal obligations 35.81.110 liquidation, dividend checks and payments corporations, other, limitation 33.24.115 county bonds or warrants 33.24.050, 33.40.070, 33.40.110 Escrow holder, authority to act as 33.12.010 nonbusiness family purposes, for, limitation Examination and supervision costs 33.28.020 county funds 36.29.020 33.24.295 Examinations of county in any state, bonds 33.24.060 Loans, See also SAVINGS AND LOAN director of financial institutions, powers as to entities, other, limitation 33.24.115 ASSOCIATIONS, subtitle Investments federal agency or corporation bonds or obligations 33.24.090 examinations 33.04.020 Loans to one person director of financial institutions to adopt rules limitation on 33.24.010 to govern 33.04.025 federal home loan bank bonds or obligations Members foreign associations 33.32.020 33.24.090 deposits, record of 33.20.125 federal home owner's loan corporation bonds or obligations 33.24.090 reports and information, confidential, executors and administrators 33.20.060 privileged, penalty, exceptions, limitations guardians 33.20.060 trustees 33.20.060 Merger 33.40.010 33.04.110 federal housing administration bonds or obligations 33.24.090 Expense fund 33.12.140 federal investment company or trust securities 33.24.025 Federal home loan banks Minors borrowing from authorized 30.32.020 savings accounts 33.20.040 depositary for funds, may designate as 30.32.040 federal savings and loan insurance corporation bonds or obligations 33.24.090 "Mortgage" includes deed of trust 33.04.011
"Mortgage" includes deed of trust and real estate investments in stock of authorized 30.32.020 illegal loans or investments, penalty for contract 33.24.005 Federal savings and loan associations making 33.36.010 Mutual conversion of commercial or savings bank to local improvement district of city bonds meetings, notice of 33.20.010 33.24.080 33.46.110 members metropolitan municipal corporation obligations 35.58.510 conversion of domestic association to notice of meetings sent to 33.20.010 33.43.010 proxy voting 33.20.010 conversion to domestic association 33.43.030 mortgages powers conferred on 33.12.012, 33.12.014, real estate secured mortgages 33.24.100 members 33.20.010 33.43.020 multilateral development bank obligations proxy 33.20.010 33.24.065 Mutual association, incorporation as 33.08.030 certificate of incorporation nonbusiness family purpose loans, limitation Mutual associations filing fee 33.08.055 33.24.295 contingent fund 33.12.140, 33.12.150 filing and copy fees 33.28.010 office equipment for own use 33.24.160 Name investigation of personal liability for unlawful loans 33.24.200 change, notice 33.08.090 articles and bylaws 33.08.060 port district bonds or warrants 33.24.050, use of misleading words prohibited, penalty 33.08.010 branch establishment 33.08.110 33.24.070 port district in any state, bonds 33.24.060 public utility district water, sewer, or electric utility bonds 33.24.070 Night depositories Filings articles of incorporation 33.08.080 bylaws 33.08.080 security requirements 33.04.120 Notes, authority to collect or protest 33.12.010 real property to be used in the transaction of its business 33.24.160 amendments 33.08.100 Office equipment, investment in for own use 33.24.160 Financial conditions, false statements as to, Officers and employees bonds 33.16.130 penalty 33.36.050 Fiscal agent, authority to act as 33.12.010 mortgages 33.24.100 crimes relating to, See SAVINGS AND LOAN ASSOCIATIONS, subtitle Crimes Foreign associations savings, power to invest 33.12.010 compliance with state law 33.32.030 savings and loan associations 33.24.090 contracts with Washington resident, construction 33.32.030 disqualifying act 33.32.070 school district bonds or warrants 33.24.050, relating to election of officers 33.16.080 33.24.070 fiduciary relationship of officers 33.16.060 school district in any state, bonds 33.24.060 failure to comply with provisions, disqualifying act 33.32.070 small business investment companies loan or sale, association prohibited from 33.24.270 making to officer, employee, or agent foreign stock association not subject to RCW state, other than Washington bonds or 33.12.060 33.48.150 through 33.48.280 33.48.290 obligations 33.24.040 pensions, retirement plans and other benefits state of Washington bonds or obligations 33.24.030, 33.24.090 reciprocity 33.32.060 33.16.150 reports of 33.32.020 provisional officers, appointment of service of process upon, power of attorney for 33.32.050 United States bonds or obligations 33.24.020 33.40.130 United States corporation bonds authorized removal of 33.16.040 Forming, incorporating with, or investing in other entities, limitation 33.24.115 39.60.010 Pensions, retirement plans and other benefits United States obligations 33.24.025 33.16.150 Legislative declaration, intent, purpose Incapacitated persons Personal liability for unlawful loans 33.24.200 access to and control over assets to be 33.04.002 Possession of domestic association by director of provided to guardian 11.92.096 Liabilities financial institutions 33.40.020, 33.40.030, false statements as to, penalty 33.36.040 personal liability for unlawful loans 33.24.200 33.40.040 Incorporators qualifications 33.08.020 Powers in general 33.12.010 Insolvency, transfers for preference of creditors prohibited, penalty 33.36.030 federal parity 33.12.012, 33.12.014 Prohibited acts, penalties 33.36.010, 33.36.020, 33.36.030, 33.36.040, 33.36.050, 33.36.060 statement of 33.16.120 Licenses master license system exemption 19.02.800 Insurance Property, power to acquire, hold, mortgage, etc. 33.12.010 authority to procure 33.12.010
Insurance companies, investment in 48.13.200 Liquidation dormant accounts funds escheat to state 33.20.130 Public employees Insurance premium finance company act, involuntary 33.40.050, 33.40.060 escheat of dividend checks and payments application to 48.56.030 payroll deductions at request of employee Interest, payment of 33.12.010, 33.20.190 authorized when institution meets Investigation of articles and bylaws 33.08.060 33.40.070 necessary conditions 41.04.245 investment of funds 33.40.075 Investment of Real estate contract public and trust funds in 39.60.050 liquidator mortgage, included in 33.24.005 removal 33.40.120 Investments Real property

SAVINGS BANKS

defined 33.24.007	imposition of conditions by director of	method of collection 28A.345.050
taxation, not exempt from 33.28.040 Real property or leasehold interests therein,	financial institutions 33.48.230 purchase by association of its own stock	when collected 28A.345.050 maximum 28A.345.050
investment in for own use 33.24.160	33.48.250	travel and subsistence expenses 28A.345.030
Records	stock sales permits 33.48.180, 33.48.200,	Membership 28A.345.020
compliance review information,	33.48.210, 33.48.220	Motor vehicle transportation services 43.19.560
confidentiality Ch. 7.88	guaranty stock sales 33.48.190	Powers
Records, suppressing, secreting or destroying	surpluses	generally 28A.345.030, 28A.345.040
33.36.060	application and uses of 33.48.280	Rules and regulations 28A.345.030
Reports	Taxation assets, what taxable 33.28.040	Staff classifications and employee salaries audit 28A.345.060
foreign corporations 33.32.020 Reports to director of financial institutions	exemptions from 33.28.040	Tribal relationships, meetings
33.16.120	personal property, not exempt from 33.28.040	achievement gap, curriculum 28A.345.070
Retirement, pension plans and other benefits	real property, not exempt from 33.28.040	SCHOOL DISTRICT TRANSPORTATION
33.16.150	savings accounts exempt from 33.28.040	COMMISSION (See SCHOOLS AND
Revocation of right to engage in business	Temporary cease and desist orders 33.04.044,	SCHOOL DISTRICTS)
33.08.080	33.04.046, 33.04.048	SCHOOL LAND (See SCHOOLS AND
Safe deposit boxes, authority to let 33.12.010	Trustee of retirement plan established under federal act 33.12.180	SCHOOL DISTRICTS, subtitle Lands)
Saturday closing permitted, legal effect 30.04.330	Unclaimed accounts	SCHOOLS AND SCHOOL DISTRICTS
Savings accounts 33.12.010	escheat on liquidation 33.20.130	Academic achievement and accountability Ch.
deposits governed by individual account	Uniform money services act Ch. 19.230	28A.655
deposit act, chapter 30.22 RCW 33.20.005	Unsound or illegal practices	Access by parents to classroom or school
discount purchasing of accounts prohibited,	cease and desist orders 33.04.042, 33.04.052	sponsored activities 28A.605.020
penalty 33.36.020	temporary cease and desist orders 33.04.044,	Accountability implementation funds
dormant accounts 33.20.130	33.04.046, 33.04.048	28A.655.130 Actions against 4.08.120
minors' accounts 33.20.040	Withdrawals by association's drafts interest eligibility	officers, employees or agents of school
taxation, exempt from 33.28.040 withdrawals	33.20.190	district, defense, cost, fees, payment of
limitations upon 33.20.170	limitations upon 33.20.170	obligation 28A.320.100
postponement of, procedure 33.20.150	negotiable or transferable order or	Actions by in corporate name 4.08.110
priority of payment of 33.20.170	authorization 33.20.190	Administration 28A.150.070
Savings bank	by order or authorization, interest eligibility	Administrators
conversion to association Ch. 33.46	33.20.190	defined 28A.405.230
Savings deposits received during economic	postponement of, procedure 33.20.150 priority of payment of 33.20.170	employment contracts 28A.400.315 leadership academy 28A.415.340
emergency, repayment of 33.40.130		responsibility and accountability under basic
Security requirements automated teller machines 33.04.120	SAVINGS BANKS (See BANKS AND	education act of 1977 28A.150.240
night depositories 33.04.120	BANKING; MUTUAL SAVINGS BANK)	transfers to subordinate certificated position
Segregation corporation	SAVINGS BONDS	28A.405.230
discount purchasing of debentures and	Beneficiary's survival of registered owner, effect 11.04.240	Admission qualifications 28A.225.160
certificates prohibited, penalty 33.36.020	College savings bond program Ch. 28B.106	Admission tax exclusion 36.38.010 Admissions
Stock association, incorporation as 33.08.030	Co-owner, effect of death of 11.04.230	children on federal lands 28A.225.170
Stock associations	***************************************	
	SAVINGS DEPOSITS (See DEPOSITS)	children on United States reservations
business corporation act, associations subject	SAVINGS DEPOSITS (See DEPOSITS)	children on United States reservations 28A.225.170
business corporation act, associations subject to 33.48.025	SAWMILLS	
business corporation act, associations subject to 33.48.025 charter amendment or conversion application,	SAWMILLS Company laborer, lien on company franchise,	28A.225.170 Idaho residents with Washington address 28A.225.170
business corporation act, associations subject to 33.48.025	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES)	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system)	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to onversion of mutual association to	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS)	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses)	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association of significant association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association to conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory. See SCHOOLS AND
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Bylaws 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160,	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors,
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Bylaws 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of directors 28A.345.030	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock dividends, declaration of 33.48.040	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of directors 28A.345.030 Executive committee, association dues,	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated employees 28A.405.310, 28A.405.320,
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Bylaws 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of directors 28A.345.030	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock dividends, declaration of 33.48.040 permanent stock requirements 33.48.030 preferred or special classes of shares authorized 33.48.030	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.030 Created 28A.345.030 Executive committee, association dues, committee dues 28A.345.050 Financing 28A.345.050 Meetings 28A.345.030	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated employees 28A.405.330, 28A.405.320, 28A.405.330, 28A.405.340, 28A.405.350 general appeal procedure copy of decision to assessor when school
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock dividends, declaration of 33.48.040 permanent stock requirements 33.48.030 preferred or special classes of shares authorized 33.48.030 stock reductions 33.48.260, 33.48.270	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Bylaws 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of directors 28A.345.030 Executive committee, association dues, committee dues 28A.345.050 Financing 28A.345.030 Meetings 28A.345.030 Meetings 28A.345.030 Meembers	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated employees 28A.405.310, 28A.405.320, 28A.405.330, 28A.405.330, 28A.405.350 general appeal procedure copy of decision to assessor when school district boundary change 28A.645.040
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock dividends, declaration of 33.48.040 permanent stock requirements 33.48.030 preferred or special classes of shares authorized 33.48.030 stock reductions 33.48.260, 33.48.270 application and use of surpluses created by	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of directors 28A.345.030 Executive committee, association dues, committee dues 28A.345.050 Meetings 28A.345.050 Meetings 28A.345.030 Members compensation of members of board of	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated employees 28A.405.310, 28A.405.320, 28A.405.330, 28A.405.310, 28A.405.350 general appeal procedure copy of decision to assessor when school district boundary change 28A.645.040 request to attend nonresident district
business corporation act, associations subject to 33.48.025 charter amendment or conversion application, withdrawal of 33.48.130 dividends payment 33.48.090 domestic mutual association conversion of domestic stock association to 33.48.100 domestic stock association conversion of mutual association to 33.48.110, 33.48.120 conversion to domestic mutual association 33.48.100 foreign associations not subject to RCW 33.48.150 through 33.48.280 33.48.290 guaranty stock sales 33.48.190 investments purchase by association of its own stock 33.48.250 legislative intent 33.48.140 members priorities 33.48.080 proprietary interest of 33.48.080 mutual association conversion to domestic stock association 33.48.110, 33.48.120 organizing permits 33.48.150, 33.48.160, 33.48.170, 33.48.240 stock dividends, declaration of 33.48.040 permanent stock requirements 33.48.030 preferred or special classes of shares authorized 33.48.030 stock reductions 33.48.260, 33.48.270	SAWMILLS Company laborer, lien on company franchise, earnings, property Ch. 60.32 SCALES (See WEIGHTS AND MEASURES) SCENIC RIVER SYSTEM (See RIVERS AND STREAMS, subtitle Scenic river system) SCHOLARSHIPS (See COLLEGES AND UNIVERSITIES; SCHOOLS AND SCHOOL DISTRICTS) SCHOOL BUS SAFETY INTERSTATE COMPACT Commissioners, designation of 46.39.020 Enacted 46.39.010 Provisions 46.39.010 SCHOOL BUSES (See BUSES, subtitle School buses) SCHOOL DIRECTORS' ASSOCIATION Advice and assistance to local boards, duty to provide 28A.345.030 Bylaws 28A.345.030 Civil service exemptions 41.06.086 Constitution 28A.345.030 Created 28A.345.010 Directors compensation of members of board of directors 28A.345.030 Executive committee, association dues, committee dues 28A.345.050 Financing 28A.345.030 Meetings 28A.345.030 Meetings 28A.345.030 Meembers	28A.225.170 Idaho residents with Washington address 28A.225.170 Adult education programs, authority 28B.50.250 Adult literacy program Ch. 28B.06 Adults attending school, tuition 28A.225.220 AIDS curriculum 28A.230.070 education and training for employees 70.24.290 Alcohol or controlled substance testing, authority to order 28A.225.031 Alcoholism and drug addiction treatment school referral to inpatient treatment, notice to parent 70.96A.096 Alternative educational service providers, student eligibility 28A.150.305 Alternative schools start-up grants 28A.300.275 truant, at-risk, and expelled students, program funding 28A.300.360 Anaphlaxis, policy guidelines 28A.210.388 Annexation of territory, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School districts Annuities, tax deferred 28A.400.250 Appeals adversely affecting status or discharge of teachers, principals, supervisors, superintendents, and certificated employees 28A.405.310, 28A.405.320, 28A.405.330, 28A.405.330, 28A.405.350 general appeal procedure copy of decision to assessor when school district boundary change 28A.645.040

from school board Ch. 28A.645 Background investigation of certain prospective Board and room payment for authorized 28A.160.030 Board of directors, See SCHOOLS AND SCHOOL DISTRICTS, subtitle School school district boundary decisions, copy of employees and volunteers definitions, records 43.43.834 decision to county assessor 28A.645.040 teacher certification revocation 28A.410.100 Background investigations of certain prospective Appellate review employees contract status 28A.405.360, 28A.405.370 definitions, records 43.43.840 Board of education intermediate school district, See EDUCATIONAL SERVICE Apple award program 28A.655.185 Background investigations of certain prospective DISTRICT BOARD Apportionments employees and volunteers 28A.320.155 county treasurer's duties 28A.510.270 definitions, records 43.43.830, 43.43.832, Board of supervisors (district building plans) disabilities, children with 28A.155.040, 28A.155.050, 28A.155.070 43.43.836, 43.43.838 duties 28A.335.270 finger-print based 43.43.839 members 28A.335.270 educational service district superintendent, immunity of state 43.43.833 Boards, nonhigh school district plan for capital Bankruptcy readjustment and relief from debts Ch. 39.64 duty to make from educational service fund aid to high school district, issued under district current school fund 28A.510.260 28A.540.060 first class districts, limitation on days Basic education act Bomb threats 9.61.160 attendance credit 28A.330.100 administrators, responsibility and Bond issues accountability, penalty 28A.150.240 character traits and values recognized as adjustment of bonded indebtedness, See SCHOOLS AND SCHOOL DISTRICTS, state general fund amount 28A.510.250 withholding, noncompliance with restrictions of superintendent of public instruction 28A.505.120 essential 28A.150.211 subtitle Indebtedness definitions 28A.150.220 college facilities, bond issues for, payment, directors, responsibility and accountability 28A.150.230 Apprenticeships effect on indebtedness limitation building and construction related 49.04.190 28B.50.600 centers of excellence 49.04.170 educational outreach program 49.04.180 goals 28A.150.210 college facilities under control of college district board, continuation of payment by school district 28B.50.601 community and technical college facilities bond issues for 28B.50.740 instructional hours findings 49.04.160 pilot projects 28C.04.610 definition 28A.150.205 program accessibility, requirements, rules 28A.150.220 Appropriations programs eligible to receive state appropriated credit enhancement program to pledge credit contents 28A.150.200 funds 28A.150.370 of state to payment of district bonds, school days for noninstructional purposes 28A.150.220 purpose and procedures Ch. 39.98 termination of, exception 28A.505.160 definitions 7.25.005 elections, See ELECTIONS, subtitle Schools Armories, use of by school children 38.20.010 Art, works of, purchases, procedure 28A.335.210 teachers, responsibility and accountability, penalty 28A.150.240 Assessment tests and school districts general provisions applicable to apple award program 28A.655.185 waivers for local educational excellence plans curriculum-based assessment procedures 28A.305.140 declaratory judgments 7.25.010 28A.155.140 waivers for restructuring educational program facsimile signatures diagnostic assessments 28A.655.200 28A.305.140 destruction of plates 39.44.100 fraud by printer or engraver, penalty 39.44.101 essential academic learning requirements and assessments 28A.230.095 Basic education certificated instructional staff defined 28A.150.100 graduation without certificate 28A.655.0611 salary allocation schedule 28A.150.410 legal sufficiency 39.44.100 high school assessment system 28A.655.061 Basic education skills maturity of bonds 39.44.070 instructional practices, adjustments 28A.230.195 courses, content to meet or exceed 28A.230.010 registered bonds, statements and signatures 39.44.102 local control and flexibility 28A.630.045 Before-and-after school and vacation care registration of bonds and interest community learning center program mathematics, end-of-course assessments coupon interest payments 39.44.120 28A.655.066 28A.215.060 generally amount 28A.530.010 authority of directors to issue, purposes 28A.530.010 Benefits norm-referenced assessments 28A.655.200 objective alternative methods 28A.655.063, contracts for services performed by classified 28A.655.065 health benefits to be similar to those available to school employees 28A.400.285 employees parent notification of child's performance 28A.230.195 declaratory judgments 7.25.010 disposition of proceeds 28A.530.030 reporting requirements 28A.655.090 elections district employees 28A.400.200 ballots 28A.530.020 superintendent of public instruction, duties notice of, contents 28A.530.020 required 28A.530.010 28A.655.070 employee benefits contracts for, requirements 28A.400.275 definitions 28A.400.270 technology literacy and fluency 28A.655.075 Assistive devices for children with disabilities vote required when indebtedness exceeded employer contributions 28A.400.280 28A.155.160, 28A.335.205 28A.530.020 health care insurance 28A.400.200 Associated and nonassociated student body funds exchange of warrants for bonds 28A.530.070 contracts for, requirements 28A.400.275 generally 28A.325.030 expenses of treasurer 28A.530.060 Associated student body contracts for services performed by holder's notice of ownership 28A.530.050 defined, rules 28A.325.020 classified employees benefits to be similar to those available to suspension of 28A.530.050 school employees 28A.400.285 definitions 28A.400.270 mutual savings banks, authorized investment for 32.20.070 uniform policy 28A.210.370 payability 28A.530.010 redemption 28A.530.050 eligibility, violations 67.04.140 employer contributions 28A.400.280 Bids and bidding noneligibility, appeals 28A.600.205 refunding, former issues without vote of the people 28A.530.040 school work and purchases, bidding required, steroid use, loss of eligibility 69.41.340 procedure, books excepted 28A.335.190 telephone or written solicitation of competitive bids 28A.335.190 bankruptcy readjustment and relief from debts Ch. 39.64 delegation of regulatory authority to nonprofit entity 28A.600.200 resolution calling for election to specify purposes 28A.530.020 sale 28A.530.010 Bilingual (transitional) instruction program Attendance annual review and report by the enrollment options, district of choice superintendent of public instruction 28A.225.310 savings and loan associations, investment in 33.24.050, 33.24.060, 33.24.070 failure to cause juvenile to attend school 28A.180.020 budget request for moneys, priorities 28A,180.080 definitions 28A.180.030 relevant to neglect petition 13.34.300 grading consideration 28A.600.030 treasurer's notice of redemption 28A.530.050
United States, sales of bonds to at private sale Ch. 39.48 sex offenders may not attend school attended by victim 13.40.215 English language skills test 28A.180.080 guidelines and rules 28A.180.060 first and second class districts 28A.350.030 purpose 28A.180.010 vote required 28A.530.010 school board duties 28A.180.040 withholding or recovering state payments, registration of bonds basis 28A.300.175 Blind, school for, See BLIND, subtitle State county treasurer as registration officer, Autism, information 28A.155.190 school for designation of fiscal agent 39.44.130

SCHOOLS AND SCHOOL DISTRICTS

sale of to United States at private sale amortization 39.48.020
optional chapter 39.48.040
use of funds 28A.525.310
validating and ratifying indebtedness authority, limitations 28A.535.050 validating indebtedness authority, limitations 28A.535.010 election 28A.535.020, 28A.535.030, 28A.535.040 proceedings after merger with another district 28A.535.080 exchange of warrants for bonds 28A.535.060 proceedings after merger with another district 28A.535.080 resolution 28A.535.020 Books, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Textbooks Boxing, martial arts, and wrestling matches exemption from department of licensing regulation 67.08.015 Braille instruction definition 28A.155.105 provision in student's curriculum 28A.155.115 student assessment 28A.155.115 Breakfast and lunch programs grants to increase participation 28A.235.150 Breakfast and lunch programs, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle Food services Budget review committees members 28A.505.070 review of budget, limitations 28A.505.070 additional appropriation resolutions second class districts, procedure 28A.505.180 adoption, time limit 28A.505.060 appropriations, termination of, exception 28A.505.160 balanced estimated expenditures 28A.505.130 budget review committees members 28A.505.070 review of budget, limitations 28A.505.070 classifications 28A.505.090 classifications for district budgets, manual 28A.300.060 disposition of copies 28A.505.080 educational service district budget 28A.310.390 educational service district superintendent state board of education to examine 28A.310.370 educational service districts, state board of education to examine 28A.310.370 emergency or additional appropriation resolutions filing with superintendent of public instruction, and educational service district 28Á.505.170 first class districts, procedure 28A.505.170 expenditure sections, content 28A.505.120 expenditures limited to budgeted amounts 28A.505.150 filing of, where 28A.505.080 first class districts moneys for permanent insurance fund in 28A.330.100 fiscal year, defined 28A.505.030 format, mandatory 28A.505.090 hearing 28A.505.060 improper budgets interim financial plans adopted 28A.505.140 procedure 28A.505.140 interim expenditures, authorized 28A.505.150 liability for nonbudgeted expenditures 28A.505.150 notice of meeting to adopt 28A.505.050 preparation procedure 28A.505.040 presentation to educational service district for review, alteration, and approval 28A.505.060

procedural compliance responsibility of the superintendent of public instruction 28A.505.140 receivables, collectible in future years, use of to balance budget 28A.505.110 revenue and expenditure recognition methods required to be used 28A.505.020 revenue sections, content 28A.505.100 salaries, display of 28A.505.100 state support funds, withholding for noncompliance with restrictions issued by superintendent of public instruction 28A.505.120 studies required 28A.300.060 transfers between budget classes 28A.505.150 Buildings and plants, generally art, works of, purchases 28A.335.210 automatic fire-extinguishing system requirements 19.27.113 high-performance public buildings LEED silver standard Ch. 39.35D leases, extended term, authorized 28Á.335.170 real property, purchase by second class districts 28A.335.240 school property for public purposes, acquisition, construction of, second class districts 28A.335.250, 28A.335.260, 28A.335.270 limitation on expenditures 28A.335.280 second class districts purchase of real property for district purposes 28A.335.240 school houses, teachers' cottages, for 28A.335.240 Buildings and plants, state aid applications for 28A.525.050 assistance state, intent of legislature 28A.525.010 barrier-free access 28A.525.030 board of education state, duties 28A.525.020 bond issues bond anticipation notes, authorized, payment 28A.525.250 bond issues—1963 act modernization of existing facilities 28A.525.030 bond issues—1980 act bond anticipation notes, authorized, payment 28A.525.240 bond retirement fund utilized, purpose 28A.525.270 bonds and notes, form, terms, conditions, covenants 28A.525.250 bonds as legal investment for public funds 28A.525.280 bonds authorized 28A.525.230 compensation for sale of timber 28A.525.230 disposition of proceeds from sale of bonds and notes 28A.525.260 limited by other statutes, covenants, and proceedings 28A.525.290 payment of principal and interest on bonds 28A.525.270 proceeds from as compensation for sale of timber from trust lands 28A.525.230, 28A 525 300 sale, conditions 28A.525.230, 28A.525.250 bond issues—1984 act authorized 28A.525.212 deposit of proceeds in common school construction fund 28A.525.214 form, condition 28A.525.218 intent 28A.525.210 legal investment for public funds 28A.525.222 legislature may provide additional means for payment 28Å.525.220 proceeds administration 28A.525.216

deposited in common school construction fund 28A.525.214 sale 28A.525.212 state general obligation bond fund utilized for payment of principal and interest 28Å.525.218 buildings, portable, funds available for 28A.525.040 classrooms, portable, funds available for 28A.525.040 common school plant facilities aid allocation 28A.525.162, 28A.525.164, 28A.525.166 application for state aid to superintendent of public instruction 28A.525.172 common school construction fund allocations from 28A.525.162 construction standards 28A.525.174 eligibility 28A.525.168 emergency, excess funds required, procedure 28A.525.170 federal funds, effect of 28A.525.180 fund prioritization, limitation 28A.525.190 matching funds from local district, excess tax levies or bonds 28A.525.162
not needed for changes for barrier-free access 28A.525.162 publication of manual, specification of materials, standards 28A.525.174 state matching percentage, computation 28A.525.162 statutory authority 28A.525.200 studies and surveys 28A.525.172 superintendent of public instruction powers and duties relative to 28A.525.164 taxation for matching funds, provisions relating to 28A.525.168 valuation to property, for purposes of allocating state aid 28A.525.168 construction, portable buildings and classrooms, matching funds authorized 28A.525.040 construction management techniques 28A.525.090 duties, state board of education 28A.525.020 funds, matching, available for portable buildings and classrooms 28A.525.040 information and guidance manual, required 28A.525.060 inventory assessment exclusion, new construction eligibility 28A.525.055 manual, information and guidance, published by superintendent of public instruction 28A.525.060 new construction eligibility, inventory assessment exclusion 28A.525.055 portable buildings or classrooms, funds available 28A.525.040 repairs, portable buildings and classrooms, matching funds authorized 28A.525.040 skill centers, bond issue Ch. 28A.527 statutory authority 28A.525.200 superintendent of public instruction duty to assist districts and state board of education 28A.525.070 duty to publish information and guidance manual 28A.525.060, 28A.525.174 superintendent of public instruction, duties 28A.525.020 use of funds 28A.525.310 vacant facilities, leasing 28A.335.230 Buildings and property barrier-free access 28A.525.030 community college facilities sharing of facilities and services 28B.50.530 handicapped, provisions for in public building, generally Ch. 70.92 high-performance public buildings compliance with requirements 28A.150.520 implementation rules 28A.150.530 modernization of existing facilities 28A.525.030

Buses, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Transportation Capital improvements 28A.320.330 Career and technical education, secondary awareness campaign 28A.700.080 course equivalencies 28A.700.070

findings, intent 28A.700.005 grants academic rigor 28A.700.070 certification testing fees 28A.700.090

high-demand programs 28A.700.050 model programs 28A.700.060

performance measures and targets 28A.700.040

plans, standards 28A.700.010 preparatory programs, criteria 28A.700.030 statewide high-demand programs, list and definitions 28A.700.020

Career and technical education partnerships skill center Ch. 28A.245

Career and technical student organizations 28A.300.380

Case forecast council, organization and duties Ch. 43.88C

Catheterization of students 18.79.290, 28A.210.255, 28A.210.280, 28A.210.290

Center for improvement of student learning account 28A.300.135 African-American students, report on

28A.300.137 scope 28A.300.130

Certificated employees

commendable employee service and recognition award program 28A.625.150 deferred compensation plan 28A.400.240 defined 28A.150.060

disqualification from certificate for conviction for felony sex offenses against child 9.96A.020

request for service by superintendent of public instruction or state board of education, reimbursement of substitute 28A.300.035 violence prevention training 28A.300.270

Certification, professional, not required for superintendent of a local district 28A.410.120

Certification of personnel 28A.410.010 Child abuse

background investigations of certain prospective employees and volunteers 43.43.830

background investigations of prospective employees 43.43.840

background investigations of prospective employees and volunteers 43.43.832, 43.43.834, 43.43.836, 43.43.838

council for children and families Ch. 43.121 Child abuse and neglect

community education programs 28A.620.010, 28A.620.020

curriculum 28A.300.150, 28A.300.160 policy, written 28A.230.080 program participation 28A.230.080 reporting Ch. 26.44

Child removed from school grounds during school hours 28A.605.010

Children's system of care demonstration sites 28A.300.430

Cities and towns owning public utilities generating facilities located in another county notice of loss 35.21.426 payment formulas 35.21.427 reimbursement 35.21.425

Civics curriculum, interactive 28A.630.035 Civil education travel grant program 28A.300.480

Civil liberties public education program
Japanese Americans, World War II internment
28A.300.390, 28A.300.395, 28A.300.400,
28A.300.405, 28A.300.410, 28A.300.412,
28A.300.415

Claims against

liability for debts and judgments against 28A.320.020

service fee for investment, reinvestment of school funds 28A.320.320

treasurer's expenses in issuing, sale, redemption, of bonds 28A.530.060 Classification and numbering system

28A.300.065 Classified employees

excellence in education award program certificate 28A.625.042

recognition award 28A.625.042

violence prevention training 28A.300.270 Classified staff

commendable employee service and recognition award program 28A.625.150 transfer rights 28A.400.300

Classroom activities

parents access to 28A.605.020

Classroom assistants

paraprofessional training program 28A.415.310

Clearinghouse for information on educational improvement and parental involvement programs 28A.300.130

Closures

citizen involvement 28A.335.020
emergencies exempt 28A.335.030
Collective bargaining, See EDUCATIONAL
EMPLOYMENT RELATIONS ACT

College, career, or work opportunities program to help students meet or pursue requirements 28A.230.130

College credit programs

information 28A.300.118, 28A.300.119

Combined city and county municipal corporations school districts retained as political

subdivisions 36.65.020

Commencement exercises, funds for 28A.320.080

Commendable employee service and recognition award program 28A.625.150

Commission on student learning definitions 28A.655.010

transfer of powers and duties 28A.655.900 Common school construction fund

creation 28A.515.320 sources 28A.515.320 uses 28A.515.320 Common schools

defined 28A.150.020

qualification for admission 28A.225.160 special legislation affecting management prohibited Const. Art. 2 § 28 superintendent of public instruction to

supervise Const. Art. 3 § 22 Community and technical colleges, See COMMUNITY AND TECHNICAL COLLEGES

Community education programs authorized 28A.620.020 purpose 28A.620.010 restrictions 28A.620.020

Community learning center program 28A.215.060

Community public health and safety networks grants for use of school facilities 70.190.180

Community service organizations neighborhood improvement projects 35.21.278

Community truancy boards 28A.225.025 Community-based sealant programs 18.29.220, 18.32.226

Comprehensive K-3 foundations program demonstration projects 28A.630.055

Compulsory attendance alcohol or controlled substance testing, authority to order 28A.225.031 community truancy boards 28A.225.025 court orders 28A.225.090

custody of truants by law enforcement officers 28A.225.060

disposition of fines 28A.225.110 educational services for truants, funding

28A.225.115 employment during school hours prohibited 28A.225.080

employment permits, contents, retention by employer 28A .225.080 enforcing officers not liable for costs 28A .225.140 generally 28A .225.010

hearing of cases, authority and jurisdiction 28A.225.095

Indians, assumption of state jurisdiction 37.12.010

juvenile court jurisdiction 28A.225.030 mandatory, exceptions 28A.225.010 parents' defense 28A.225.090 penalties, generally 28A.225.090 reports of actions taken regarding truants 28A.225.151

requirements, information distribution 28A.225.005

school attendance violation petitions, report 2.56.140

school's duties, child's failure to attend 28A.225.020

six or seven-year-olds 28A.225.015

Computers

surplus legislative equipment, donation to schools 44.04.250

surplus state equipment donated, guidelines 43.19.19191

Constitutions, study of required 28A.230.170 Construction of buildings, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, generally; SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, state aid

Contagious or infectious diseases, exclusion of persons having from school premises 28A.210.010

Contracts

alternative educational service providers, student eligibility 28A.150.305 awarding of bids 28A.335.190

certificated personnel, supplemental contracts for additional duties, requirement 28A.405.240

conditional sales contracts for acquisition of property or property rights, limitations, joint action 28A.335.200

contractor prohibited from employing person convicted of felony crime against child, penalty for violation 28A.400.330

contractors with access to children fingerprint check 28A.400.303 fingerprint check, records of fingerprints 28Å.400.306

record check through state patrol criminal identification system 28A.400.303

district board of directors' powers and duties 28A.320.035

highly capable students, University of Washington 28A.185.040

information and research services, for 28A.320.110

intergovernmental cooperation, authority Ch. lease of buildings, security systems,

computers, equipment, for extended periods, authorized 28A.335.170 spouse of district officer as teacher or

substitute teacher 42.23.030 superintendent, with 28A.400.010

termination

compensation 28A.400.220 transportation 28A.335.170

transportation services 28A.160.140

Contracts for services performed by classified employees

health benefits to be similar to those available to school employees 28A.400.285

Contracts with youth programs, liability 4.24.660

SCHOOLS AND SCHOOL DISTRICTS

Controlled substances

violations committed in or near schools or school buses 69.50.435 Cooperative programs among school districts 28A.225.250
Corporal punishment prohibited 28A.150.300 Counselors, certification 28A.410.043 County auditor, duties first and second class districts 28A.350.030 warrants drawing and issuing second class districts 28A.350.040 exceeding budget, liability 28A.350.060 registration all districts 28A.350.010 second class districts 28A.350.020 County treasurer, duties concerning warrants, registration all districts 28A.350.010 second class districts 28A.350.020 Courses, studies administration state history and government, content 28A.230.092 Courses, studies and instruction AIDS 28A.230.070 basic language to be used 28A.230.030 career and technical high school equivalencies 28A 230 097 constitutions, study of 28A.230.170 duties of board 28A.230.010 English language 28A.230.030 instruction to be in 28A.230.030 essential academic learning requirements and assessments 28A.230.095 family preservation education program 28A.230.185, 28A.300.185 first class districts 28A.330.100 foreign language, when instruction permitted 28A.230.030 generally 28A.230.020 lip reading, free instruction in 28A.320.080 physical education 28A.230.040, 28A.230.050 pupils to comply with 28A.600.040 state history and government, waiver 28A.230.060 teachers to enforce, withholding salary until done 28A.405.060 tribal history and culture, Indian 28A.320.170 vocational and academic education 28A.300.230, 28A.300.235 Crimes against children by school employee notification of state patrol and superintendent of public instruction 43.43.845 Crimes relating to abusing teachers, penalty 28A.635.010 allowing teacher to teach whose certificate revoked for not emphasizing patriotism 28A.405.040 bomb threats 9.61.160 bribery and grafting by school officials, penalty 28A.635.050 discrimination to deny public accommodations because of race, color, or creed 9.91.010 disturbing school, school activities or meetings, penalty 28A.635.030 examinations assisting person to answer questions, penalty 28A.635.040 disclosing questions, penalty 28A.635.040 expenditures by school officials in excess of revenues, penalty 28A.535.070 hiring of uncertificated teachers, director's connivance, penalty 28A.635.080 insulting teachers, penalty 28A.635.010 interfering by force or violence with any employee or student 28A.635.090 intimidating any administrator, teacher or student 28A.635.100 possessing dangerous weapons on school premises or facilities, penalty, exceptions 9.41.280

school directors, failure to enforce certain requirements for teachers, penalty 28A.405.040 school property defacing or otherwise injuring, penalty, parent's or guardian's liability 28A.635.060 failure of officials, employees, to account for, mutilation by, penalty 28A.635.070 student voluntary work program 28A.635.060 teaching when certificate revoked for failure to emphasize patriotism, penalty 28A.405.040 willful disobedience of order of school administrative personnel or law enforcement officer 28A.635.020 Crosswalks, speed limits 46.61.440 Current state school fund, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Funds Curriculum-based assessment procedures 28A.155.140 Data systems 28A.300.500, 28A.300.505, 28A.320.175 Day care school-based day care 28A.215.050
Deaf, state school for, See DEAF, subtitle State school for authority to contract Const. Art. 8 § 6 certain federal payments to counties designated to reduce districts' outstanding debts 36.01.200 credit enhancement program to pledge credit of state to payment of district bonds, purpose and procedures Ch. 39.98 liability of school district for 28A.320.020 Debts, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle Indebtedness Declaratory judgments, bond issues 7.25.010 Deferred compensation plan, certificated or classified employees 28A.400.240 Dental hygiene, sealant endorsement program 43.70.650 Dependent children educational records, transmittal 28A.150.510 Deposit of cumulative total of earnings of group of employees authorized 28A.400.230 conditions 28A.400.230 Diplomas, community and technical colleges authorized to issue 28B.50.535 Diplomas for high school graduation 28A.230.120 Director districts, organization and operation Ch. 28A.343 Directors accountability of board for district operations 28A.150.230 additional powers of board in first class district 28A.330.100 associated student body, powers and responsibilities affecting 28A.325.020 bonds, board authority to issue 28A.530.010 borrowing of money, board authority 28A.530.010 educational service district directors, restriction on service as 28A.310.070 indebtedness, additional authority to contract for 28A.530.080 insurance authority to purchase liability insurance for officials and employees 28A.400.360 liability for nonbudgeted expenditures 28A.505.150

administrative section 28A.155.020, 28A.155.030 appeals respecting program for 28A.155.080 apportionment of state and county funds 28A.155.040, 28A.155.050, 28A.155.070 assistive devices 28A.155.160, 28A.335.205 authority 28A.155.040 certificate of individual achievement 28A.155.045 contracts with agencies, district authority 28A.155.060 defined 28A.155.020 early intervention services 28A.155.065 graduation ceremonies 28A.155.170 home aid 28A.155.050 lease of buses for transporting of 28A.160.040, 28A.160.050, 28A.160.060 preschool age children 28A.155.020, 28A.155.070 provide parental training in care and education 28A.155.020 safety net funds 28A.155.180 sites, buildings and equipment, financing 28A.155.040 special aid equipment and teachers 28A.155.040 Disability history month 28A.230.158 Discipline building discipline standards 28A.400.110 classroom policies and procedures 28A.600.460 enforcement authority 28A.600.010 principal's responsibility 28A.400.110 procedures 28A.600.020 pupils to submit to authority of teachers 28A.600.040 special standards schools and programs, authorization 28A.320.140
Discipline, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle Pupils, suspension, discipline or expulsion Discrimination, law against, as applicable to school employment 28A.400.310 Discrimination in hiring certificated personnel prohibited, scope 28A.405.250 Diseases, exclusion of infected teachers, pupils or janitors 28A.210.010 Disruptive students, teacher training in managing 28A.415.330 Districts, See SCHOOLS AND SCHOOL
DISTRICTS, subtitle School districts
Disturbing school, school activities or meetings,
penalty 28A.635.030 Dress and grooming codes special standards schools and programs, authorization 28A.320.140 Dress codes 28A.320.140 Driver training schools generally Ch. 46.82 Drivers' education, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Traffic safety education courses in schools Dropout prevention, intervention, and retrievel building bridges program awards 28A.175.045, 28A.175.055 creation, grants 28A.175.025 criteria and requirements 28A.175.035 educational service districts 28A.175.065 work group 28A.175.075 educational progress information 28A.175.010 Dropouts, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle Educational centers lunchrooms, may authorize for nonprofit meal program for certain children 28A.623.030 Drug and alcohol abuse prevention and early intervention grants, selection of recipients, program rules 28A.170.090 responsibilities of board, accountability for district operations 28A.150.230 responsibility and accountability for basic education act of 1977 28A.150.230 special standards schools and programs, grants for intervention and counseling services 28A.170.080 legislative findings and intent 28A.170.075 Early childhood education and assistance program Ch. 43.215

authorization 28A.320.140

Disabilities, children with

Early intensive reading and language assistance	enhanced 911 service required 28A.335.320	requisites 28A.405.210
special services pilot program 28A.630.016 Early intervention programs and curriculum	Eminent domain adjournment of proceedings 8.16.040	written 28A.405.210
planning 28A.155.140	appellate review 8.16.130	provisional employees nonrenewal 28A,405,220
Early intervention services	appropriation, decree of 8.16.110	requisites 28A.405.220
interagency agreements 70.195.030	authority 8.16.010	cost-of-living increases 28A.400.205,
Early learning, department of Ch. 43.215	authority of directors to exercise power of,	28A.400.206
Earnings, cumulative total of groups of	limitation on acreage 28A.335.220	crimes against children
employees, deposit of, authorized, conditions 28A.400.230	compensation 8.16.080 payment 8.16.110	notification of state patrol and
Earthquake resistance standards 70.86.020,	costs 8.16.120	superintendent of public instruction
70.86.030	hearing 8.16.050	43.43.845
Education, state to provide Const. Art. 9 § 1	judgment 8.16.110	discharge notice to contain notice of right of appeal if available 28A.400.340
Education ombudsman, office of Ch. 43.06B	jury 8.16.060	earnings, deposit of by district, authorized
Education savings account 43.79.465	view of premises 8.16.070	28A.400.230
Educational broadcasting, See WASHINGTON	waiver 8.16.100	educational service district directors,
STATE PUBLIC BROADCASTING COMMISSION	necessity, finding of 8.16.050 notice	restriction on service as 28A.310.070
Educational centers	petition, service of 8.16.030	educational staff associates
allocation of funds 28A.205.070	parties, designation of 8.16.150	continuing education requirements,
biennial budget request, SPI to include in	petition 8.16.020	acceptance of credits 28A.415.060 evaluation criteria and procedure for
28A.205.090	notice, service of 8.16.030	certificated employees 28A.405.100
certification 28A.205.010, 28A.205.050	possession not delayed by appeal 8.16.140	excellence in education
defined 28A.205.010 dropouts, enrollment requirement	trial 8.16.070 verdict 8.16.080, 8.16.090	awards to classified staff 28A.625.020
28A.205.020	Eminent domain, See also EMINENT DOMAIN	consultation with 28A.625.050
enrollment	Employee attendance incentive program	fingerprint check 28A.400.303
eligibility requirements 28A.205.020	¹ 28A.400.210	fingerprint check, records of fingerprints
fees, schedule of 28A.205.040	early retirement, effect 28A.400.212	28A.400.306 first class district, selection of 28A.330.020
fund distribution 28A.205.080	Employees	health services, employee job description
general educational development test, eligibility to take 28A.205.030	actions against, defense, costs, fees, payment of obligation 28A.320.100	28A.210.255
legislative findings 28A.205.080	administrators, transfers to subordinate	hospitalization and medical aid for employees
reentry into common schools 28A.205.030	certificated position 28A.405.230	and dependents 28A.400.350
reimbursement procedure 28A.205.040	blind, hearing impaired persons,	insurance to protect and hold personally
rules, adoption authority 28A.205.050	discrimination in prohibited 70.84.080	harmless 28A.320.060
rules, authority 28A.205.050	certificated employees	job sharing 28A.405.070 law against discrimination applicable to
Educational excellence, local plans waivers of the basic education act	certain certificated employees exempt from chapter 28A.67 RCW, provisions	districts' employment practices
28A.305.140	28A.405.900	28A.400.310
application process 28A.305.145	defined 28A.150.060	leave sharing program
Educational loans, student contracts Ch. 26.30	discrimination in hiring prohibited, scope	establishment and administration
Educational pathways 28A.600.160	28A.405.250	28A.400.380
Educational records, dependent children	payroll deductions authorized, when	liability for nonbudgeted expenditures
transmittal to department of social and health services 28A.150.510	28A.405.410 personnel file, availability to employee	28A.505.150 lunch period, certificated employees
Educational restructuring, joint select committee	28A.405.250	28A.405.460
review of allowed waivers, report	certification 28A.410.010	meal programs 28A.235.120
28A.655.180	registration of certificates 28A.410.070	negotiations by certificated personnel, See
waivers for districts to implement	certified employees	EDUCATIONAL EMPLOYMENT
restructuring 28A.655.180	false academic credentials 28A.405.260 child of employee	RELATIONS ACT
Educational service districts, See EDUCATIONAL SERVICE DISTRICTS	transfer to employee's district 28A.225.225	participation in state insurance programs 41.04.205
Educational staff associates	classified employees	payroll deductions authorized, when
continuing education requirements,	supervision of children in noninstructional	28A.405.400
acceptance of credits 28A.415.060	activities authorized 28A.405.465	physical abuse
Elderly persons	commendable employee service and	duty to report, training 28A.400.317
definitions 28A.160.070 lease of buses for transporting of 28A.160.040	recognition award 28A.625.150 contract status	principals
nonprofit meal programs for	appellate review 28A.405.360,	duties 28A.400.100
authorized 28A.623.020	28A.405.370, 28A.405.380	employment of 28A.400.100 qualifications 28A.400.100
purpose 28A.623.010	contract status, certificated employees	probation for certificated employees
restrictions 28A.623.020	adversely affecting or discharge	28A.405.100
waiver of fees for extracurricular activities	decision 28A.405.300	provisional employees
28A.325.010 Elections	hearing 28A.405.300 judicial appeal from	defined 28A.405.220
bond issues, See SCHOOLS AND SCHOOL	appeal without jury and expeditiously	nonrenewal of contracts 28A.405.220
DISTRICTS, subtitle Bond issues,	28A.405.340	qualifications to hold school office 42.04.020
generally	attorney's fees and costs, award of	record check information, access 28A.400.305
Elections, provisions applicable to	28A.405.350	record check through state patrol criminal identification system 28A.400.303
all districts Ch. 28A.320 conduct 28A.320.410	certification and filing of school board	request for service by superintendent of public
proper polling places 28A.320.400	hearings transcript 28A.405.330 damages for loss of compensation, award	instruction or state board of education,
voters, qualifications for 28A.320.400	of 28A.405.350	reimbursement of substitute 28A.300.035
bonds for land, buildings, and equipment Ch.	notice of, service, filing, contents	restricted from membership on educational
28A.530	28A.405.320	service district board 28A.310.150
educational service district board Ch. 28A.310	notification 28A.405.300	retired and disabled district employees payment to public employees' and retirees'
first and second class districts Ch. 28A.330 organization and reorganization of districts	judicial appeal from, notice of, service, filing, contents 28A.405.320	insurance account 28A.400.410
Ch. 28A.315	contracts	retired employees
Elementary schools, acreage limitation as to	certificated employees	insurance
eminent domain for 28A.335.220	certificate required 28A.405.210	premium payment 28A.400.395
Emergencies	nonrenewal 28A.405.210	retired or disabled employees

SCHOOLS AND SCHOOL DISTRICTS

record of kept by district superintendent 28A.400.030 district contributions to the public employees' and retirees' insurance account 28A.400.400 directors additional powers of board 28A.330.100 attorneys, to serve at pleasure of board 28A.330.100 Expenses and per diem educational service district boards insurance, continued coverage application 28A.400.391 auditing committee, as members of 28A.330.090 28A.310.160 retirement, accumulated leave creditable expenses of school officers or representatives attending meetings, advancement of 28A.400.300 meetings location 28A.330.070 retirement system Ch. 41.35 28A.320.050 school officers and representatives attending salaries, limitations 28A.400.220 powers and duties, additional powers sexual misconduct meetings 28A.320.050 28A.330.100 signatures on warrants, exception 28A.330.080 alleged, parental notification 28A.320.160 duty to report, training 28A.400.317 superintendent candidates, employment interviews 28A.320.050 information on past, application requirements 28A.400.301 spouse of district officer as teacher or substitute teacher 42.23.030 emergencies, appropriations, procedure 28A.505.170 Extended learning opportunities program 28A.320.190 Extension programs for parents to teach children 28A.195.010 employees bonds 28A.330.100 dismissal of 28A.330.100 hiring of 28A.330.100 Extracurricular activities superintendent, employment of 28A.400.010 delegation of interschool regulatory authority to nonprofit entity 28A.600.200 supervisors in school lunchrooms selection of 28A.330.020 28A.235.120 expenditures by, limitations 28A.330.090 free textbooks and supplies 28A.330.100 insurance reserve, created, use 28A.330.110 eligibility of transfer students 28A.225.280 tax deferred annuities for employees in lieu of fees, authorized and disposition of 28A.325.010 salary 28A.400.250 termination upon conviction for felony crime liability insurance for extracurricular interschool activities medical inspector against child, right of appeal 28A.400.320, appointment 28A.330.100 28A.405.470 deputies 28A.330.100 duties 28A.330.100 office 28A.330.070 may require students to provide coverage as transfer rights 28A.400.300 condition of participation 28A.400.350 noneligibility, appeals 28A.600.205 senior citizen fee waiver 28A.325.010 Eye protection in schools, generally Ch. 70.100 trainsfer rights 28A.400.300 vice principals duties 28A.400.100 employment of 28A.400.100 qualifications 28A.400.100 officers, generally, election 28A.330.020 president Family preservation education program 28A.230.185, 28A.300.185 duties 28A.330.030 violence prevention training 28A.300.270 election, term 28A.330.010 **Employment** Farm-to-school program 15.64.060 person convicted of felony sex offense against child prohibited from 9.96A.020 signature on warrants, exception Federal food service revolving fund 28A.235.020, 28A.235.030 Federal funds 28A.330.080 president pro tempore, duties 28A.330.010 Energy audits 28A.320.330 Energy conservation projects in buildings audit of facilities 39.35C.025 building and plants, availability to districts public inspection of 28A.330.070 where kept 28A.330.070 school year 28A.330.100 28A.525.080 authority of district to implement 39.35C.050 coordination 39.35C.030 superintendent of public instruction to receive and administer 28A.300.070 secret fraternities and sororities prohibited definitions 39.35C.010 financing 39.35C.060 implementation 39.35C.020 Federal payments, certain, to counties designated 28A.330.100 to reduce districts' outstanding debts secretary 36.01.200 bond and oath 28A.330.060 sale of conserved energy 39.35C.040 Fees for extracurricular events authorized 28A.325.010 duties 28A.330.050 Energy information program superintendent as 28A.330.010 development duties, superintendent of public instruction 28A.300.164 warrants, drawing of and signing orders for, when 28A.330.080 superintendent disposition of 28A.325.010 senior citizen waiver 28A.325.010 English as a second language demonstration project 28A.630.058
Enrollment Financial literacy public-private partnership account 28A.300.465 bond and oath 28A.330.060 dismissal of 28A.330.100 employment of 28A.330.100 best methods, outcome measures proof of residency not required to enroll homeless child 28A.225.215 28A.300.460 28A.300.460
definitions, strategies, report 28A.300.455
duties 28A.230.205
established 28A.300.450
expiration date 28A.300.470
Fircrest school, See DEVELOPMENTAL
DISABILITIES, PERSONS WITH, subtitle as secretary of board of directors 28A,330.050 Enrollment forecasts 43.62.050 vaccination of pupils prohibited without parental permission 28A.330.100 Enrollment options attendance in district of choice 28A.225.310 high school students vice president existing agreements with postsecondary duties 28A.330.040 election, term 28A.330.010 warrants 28A.330.080 institutions not affected 28A.600.400 information booklet 28A.225.290 Residential habilitation centers Fire protection information to parents 28A.225.300 registration 28A.350.010 automatic fire-extinguishing system intradistrict enrollment options policy 28A.225.270 requirements 19.27.113 teachers 28A.350.050 director of fire protection duties 43.44.030, Fiscal year 1.16.030 Environmental impact statements 48.48.045 Fiscal year, defined 28A.505.030 school closures, exemptions 43.21C.038 Firearms possession on school premises penalty, exceptions 9.41.280 daily flag exercise 28A.230.140 bank dividends unclaimed after liquidation student expulsion, exemptions 28A.600.420 warrantless arrest, when authorized 10.31.100 display 28A.230.140 and winding up escheat to permanent school fund 30.44.150, 30.44.180 exercises 28A.230.140 Food service revolving fund 28A.235.020, 28A.235.030 First class districts trust company dividends unclaimed after appropriations, necessary increases, procedure 28A.505.170 liquidation and winding up 30.44.150, Food services breakfast and lunch programs breakfast 28A.235.140 grants, increased state support 28A.235.150 30.44.180 assistant superintendents dismissal of 28A.330.100 employment of 28A.330.100 Essential academic learning requirements and assessments Ch. 28A.655 requirements to implement 28A.235.160 use of state funds 28A.235.145 Establishment and maintenance guaranteed attorneys, to serve at pleasure of board 28A.330.100 Const. Art. 26 § 4 nutritious foods and exercise 28A.210.360, 28A.210.365 Evaluation of teachers auditing committee duties 28A.330.090 members 28A.330.090 legislative findings 28A.405.110 training for evaluators 28A.405.120, 28A.405.130 rule making authority, superintendent of public instruction 28A.235.100 budgets Expenditures appropriations, emergencies or additional, procedure 28A.505.170 summer food service program books, periodicals and postage, purchase of federal, administration 28A.235.155 requirements to implement 28A.235.160 42.24.035 claims against, payment of 28A.330.080, information on school districts' programs 28A.330.090 Washington grown fresh fruit and vegetable expenditures for authorized 28A.320.090 grant program 28A.235.170 courses, studies and instruction 28A.330.100

[RCW Index—page 658] (2008 Ed.)

Forest reserve funds distribution, procedure 28A.520.010 Foster care education plans 28A.300.800, 28A.630.005 Free from sectarian control Const. Art. 9 § 4, Const. Art. 26 § 4 Funding, real estate excise tax Ch. 82.45, Ch. 82.46 Funds advance refunding bond funds 28A.320.330 apportionment by special legislation forbidden Const. Art. 2 § 28 apportionments, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Apportionments associated student body fund 28A.320.330 authorized funds required to be established by each district 28A.320.330 basic education allocation administrative goals 28A.150.290 apportionment to school districts 28A.150.250, 28A.150.260 annual basic education allocation for each annual average full time equivalent student 28A.150.260 annual distribution according to annual average full time equivalent student 28A.150.250 rules and regulations 28A.150.290 classes provided outside regular school year 28A.150.420 crediting portion for school building purposes 28A.150.270 FTE student, definition 28A.150.262 high school students enrolled in technical colleges allocation to serving college rather than school district 28A.150.275 paperwork to be reduced 28A.150.290 unforeseen conditions to be recognized 28A.150.290 bond issues for construction of buildings and plants, funds for, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, state aid bonds, investment in Const. Art. 16 § 5 capital projects fund 28A.320.330 created 28A.530.030 district bond issue proceeds deposited in 28A.530.030 investment of building funds 28A.320.310 certain abolished transfer of residue or credit 43.79.441 commencement exercises, providing funds for 28A.320.080 common school construction fund 28A.515.320 sources, use, interest Const. Art. 9 § 3 compensation from rental of playgrounds and athletic facilities 28A.335.150 current state school fund abolished, moneys transferred to common school construction fund 43.79.425 apportionment from distribution by educational service district superintendent 28A.510.260 debt service fund 28A.320.330 driver education costs, reimbursement for 28A.220.040 educational service district current school fund, apportionment from by educational service district superintendent 28A.510.260 educational service district institute fund, teacher certification fees paid into service fee for 28A.320.320 enumeration of 28A.320.330 expenditure of funds on county, city building 28A.335.140

federal funds, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Federal funds forest reserve distribution, procedure 28A.520.010 general fund 28A.320.330 general school fund directors' association dues paid from 28A.345.050 payment of meal program expenses from 28A.235.120 information on school district's program, funds for authorized 28A.320.090 in-service training, allocation of, requirements 28A.415.040 insurance, district may contribute for, limitations 28A.400.350 investment of 28A.320.300 milk, furnishing of free milk, school funds used therefor 28A.235.130 permanent common school fund banks and trust companies, liquidation and winding up dividends unclaimed deposited in 30.44.150, 30.44.180 personal property, proceeds deposited in 30.44.220 bonds, investment in Const. Art. 16 § 5 defalcation, fraud or mismanagement losses borne by state, interest 28A.515.310 fish and wildlife lands withdrawn from lease 77.12.360 interest in deposited in current state school fund until July 1, 1965 28A.515.300 investment allowable 28A.515.330 as authorized by law Const. Art. 16 § 5 in United States, state, county, city and town, and school district bonds, when authorized Const. Art. 16 § 5 what securities Const. Art. 16 § 5 investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061 loans to private persons or corporations forbidden Const. Art. 16 § 5 permanent and irreducible 28A.515.300 proceeds of land and property reverting to state 28A.515.300 safe deposit box contents rent unpaid, sale, proceeds deposited in 22.28.040 unclaimed after liquidation and winding up of bank or trust company, proceeds from sale deposited in 30.44.220 sources, use, interest Const. Art. 9 § 3 sources of 28A.515.300 trade centers, annual service fee, distribution to school districts 53.29.030 records of receipts kept by school district superintendent 28A.400.030 refunded bond funds 28A.320.330 school fund, fines and forfeitures paid into 4.24.180 state educational school funds, losses occasioned by fraud, etc. Const. Art. 9 § 5 state funds allocations to educational service districts, procedure 28A.310.370 apportionment to school districts adjustments to meet emergencies 28A.150.360 part time students for 28A.150.350 reimbursement for acquisition of transportation equipment 28A.150.280 transportation costs 28A.150.280 basic education allocation high school students enrolled in technical colleges allocation to serving college rather than school district 28A.150.275

state general fund

apportionment from

educational service districts to receive for districts 28A.510.250 emergency advances, procedure 28A.510.250 monthly amount 28A.510.250 apportionment to school districts apportionment factors to be based on current figures 28A.150.400 appropriations estimates for funds required for state appropriation 28A.300.170 appropriations from 28A.150.380 legislative appropriation for ensuing biennium 28A.150.380 state general fund, apportionment from distribution by educational service district superintendent 28A.510.260 student transportation vehicle acquisition procedures 28A.160.200 surplus money generated accounts 28A.335.060 transportation allocation payments, amounts, when 28A.160.190 annual operational report to superintendent 28A.160.170 board and room reimbursement 28A.160.030 definitions 28A.160.160 mile allocation rate adjustment 28A.160.180 operating costs, determination and funding 28A.160.150 reimbursement 28A.160.010, 28A.160.040, 28A.160.070 transportation reimbursement 28A.160.050, 28A.160.060 transportation vehicle fund 28A.160.130 lease, rental 28A.335.060 withholding or recovering state payments, basis 28A.300.175 Gang activity suspension or expulsion 28A.600.455 task force 28A.300.490 Gardens or farms 28A.320.185 Garnishment enforcement against 6.27.040 subject to, when 6.27.040 General educational development test educational center students, eligible to take 28A.205.030 eligibility state board of education rule-making authority 28A,305.190 Gifted students, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Superior students Grading policies attendance may be considered 28A.600.030 superintendent may establish 28A.600.030 Graduation requirements courses, content to meet or exceed 28A.230.010 high school completion program 28B.50.534 state board of education to establish 28A.230.090 superintendent of public instruction implementing rules 28A.230.100 job skills program 28C.04.420 Green Hill School, See CORRECTIONAL **FACILITIES** Guidance and planning programs, students 28A.600.045 Gun-free zones 9.41.280 Harassment, intimidation, and bullying prevention policy 28A.300.285, 28A.600.480 Health and safety anaphlaxis, policy guidelines 28A.210.388 uniform policy 28A.210.370 contagious or infectious diseases, exclusion of persons having 28A.210.010 health services, employee job description 28A.210.255

expenses of officials attending meetings

reimbursed from 28A.320.050

SCHOOLS AND SCHOOL DISTRICTS

medical inspector, employment of student access and egress during school hours, tribal history and culture, curricula 28A.330.100 28A.320.170 restrictions 28A.600.035 student residing in a nonhigh school district, definition 28A.545.040 meningococcal disease, information tribal relationships, meetings 28A.345.070 Indoor air quality 28A.210.080 transcripts, standardized 28A.230.135 Highly capable students model program 70.162.050 milk, furnishing of free milk 28A.235.130 nurse, employment of authorized Industrial insurance authority of districts 28A.185.030 self-insurers 51.14.150, 51.14.160 28A.210.300 nutritious foods and exercise 28A.210.360, contract with University of Washington student volunteers, medical aid coverage 28A.210.365 28A.185.040 51.12.170 funding, categorical 28A.185.020 program established 28A.185.010 oral medication administration 28A.210.260 Information and research services, contracting immunity from liability 28A.210.270 physician, employment of authorized 28A.210.300, 28A.330.100 for 28A.320.110 program review and monitoring 28A.185.050 In-service Training Act of 1977 Holidays, enumerated 28A.150.050 funds, allocation of, requirements Holocaust instruction encouraged 28A.415.040 student health insurance information, pilot materials, preparation and availability of 28A.300.115 purpose 28A.415.030 task force 28A.415.040 program 28A.210.375 student medication or treatment orders Home schooling defined 28A.225.010 Institutes, work shops, in-service training authorized 28A.415.010 28A.210.320 students with diabetes 28A.210.330, duties of parent 28A.200.010, 28A.200.020 ioint district 28A,415,010 28A.210.340 exception to mandatory public school attendance 28A.225.010 support 28A.415.010 visual and auditory screening 28A.210.020 Instruction, See SCHOOLS AND SCHOOL
DISTRICTS, subtitle Courses, studies and records of tests 28A.210.030 high school assessments, exemption rules and directions, forms furnished 28A.200.010 instruction 28A.210.040 Honors awards program
areas included 28A.600.060
business and industry recognition encouraged Instructional assistants, training 28A.415.315 Hearing tests 28A.210.020 records of tests 28A.210.030 Instructional hours definition 28A.150.205 rules and directions, forms furnished 28A.600.080 established 28A.600.050 Instructional materials 28A.210.040 acquisition, use, disposition 28A.320.230 High school diplomas for graduation materials for conferring honors 28A.600.080 Instructional materials committee 28A.230.120 rule adoption, authority and requirements 28A.600.070 membership and duties 28A.320.230 High school districts county high school levy for against nonhigh Horticultural pests and diseases buildings, insuring of 28A.335.010 districts 28A.545.020 duty to disinfect or destroy when on public property 15.08.230 employees, participation in state insurance designation 28A.545.010 programs 41.04.205 health care 28A.400.350 High school students Hospitalization and medical aid for employees dual high school and college credit, career and technical courses 28B.50.531 and dependents 28A.400.350 insurance relative to transporting students, etc. Housing for school superintendents 28A.160.010 high school completion program 28B.50.534 High school transcripts 28A.230.120 authorized, limitation 28A.335.290 liability, life, health, accident, disability and Human papillomavirus, information salary 28A.400.350 High schools 28A.210.080 liability for acts or omissions by officials or career and technical education Ch. 28A.700 employees of school districts, purchase authorized 28A.400.360, 36.16.138 Immunization program civic curriculum, interactive 28A.625.035 administrators duties upon receipt of proofs civics curriculum, interactive 28A.630.035 28A.210.110 liability insurance for extracurricular constitutions, study of 28A.230.170 attendance of child conditioned upon interschool activities enrollment options presentation of alternative proofs may require students to provide coverage as existing agreements with postsecondary institutions not affected 28A.600.400 graduation requirements 28A.230.010, condition of participation 28A.400.350 mandatory insurance protection for employees 28A.210.080 definitions 28A.210.070 exemptions from presentation of alternative certifications 28A.210.090 28A.400.370 28A.230.090, 28A.230.100 high school district, defined 28A.545.010 to protect and hold personally harmless, human papillomavirus, information 28A.210.080 officers, employees or agent of school districts or educational service districts included in public school system Const. Art. 9 § 2 28A.320.060 meningococcal disease, information nonresident students retired and disabled district employees 28A.210.080 serving district, designation, contribution to notice to parent, guardian, etc. 28A.210.120 prohibiting child's presence, when district contributions to the public building fund 28A.540.110 employees' and retirees' insurance account 28A.400.400 payments from nonhigh districts for student 28A.210.120 education payment to public employees' and retirees' insurance account 28A.400.410 purpose 28A.210.060 amount due, determination by record verifying procedure, rule adoption superintendent 28A.545.070 retired employees 28A.210.150 amounts due, determination of, procedure 28A.545.050 premium payment 28A.400.395 retired or disabled district employees rules, department of social and health services 28A.210.170 assessments below state established rate 28A.545.090 rules, state board of education 28A.210.160 continued coverage, application rules, state board of health 28A.210.140 28A.400.391 enrollment data, establishment procedure source of immunizations 28A.210.100 self-funding 28A.400.350 superintendent to provide information statewide 28A.210.130 28A 545 060 self-insurance authorized Ch. 48.62 established amounts due constitute entire educational service districts 28A.310.440 amount due for education of students written records 28A.210.100 school districts 28A.320.070 Intergovernmental cooperation, authority to contract, generally Ch. 39.34
Intermediate school district board of education, See EDUCATIONAL SERVICE DISTRICT BOARD 28A.545.100 Incarcerated parents policies for children of 28A.300.520 installment payment dates 28A.545.080 purposes 28A.545.030 Indebtedness additional authority to contract for superintendent authorized to adopt necessary rules 28A.545.110 28A.530.080 plan for capital fund aid from nonhigh school districts, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Nonhigh school Intermediate school districts, See EDUCATIONAL SERVICE DISTRICTS authority to contract Const. Art. 8 § 6 bankruptcy readjustment and relief from debts Intermediate school superintendents, See SCHOOLS AND SCHOOL DISTRICTS, Ch. 39.64 exceeding limitations upon, capital outlays districts running start program 28A.600.300, 28A.600.310, 28A.600.320, 28A.600.330, 28A.600.340, 28A.600.350, 28A.600.360, 28A.600.370, 28A.600.380, 28A.600.385, Const. Art. 8 § 6 limitations Ch. 39.36 subtitle Educational service districts International student exchange organizations Ch. limitations upon 19.166 Interschool athletic and extracurricular activities limitations prescribed Const. Art. 8 § 6 28A.600.390 one percentum limitation on tax levies Const. delegation of authority to voluntary nonprofit serving district, designation, contribution to Art. 7 § 2 entity 28A.600.200 building fund 28A.540.110 noneligibility, appeals 28A.600.205 Indians

[RCW Index—page 660] (2008 Ed.)

Interstate agreement on qualifications of Lip reading, free instruction in 28A.320.080 determination of, procedure 28A.545.050 Local effort assistance funds 28A.500.010, 28A.500.020, 28A.500.030 assessments below state established rate educational personnel compact administrator 28A.690.020 contents 28A.690.010 28A.545.090 enrollment data, establishment procedure Locker searches contracts under, filing and publication grounds for searching student, student's 28A.545.060 28A.690.030 possessions, or locker 28A.600.230 established due amounts constitute entire Interstate compact for education, See INTERSTATE COMPACT FOR legislative findings 28A.600.210 amount due for education of students no privacy right in school issued locker 28A.600.220 28A.545.100 **EDUCATION** installment payment dates 28A.545.080 Investment of funds 28A.320.300 scope of search, limitations 28A.600.230 purposes 28A.545.030 Job sharing 28A.405.070 search without notice or reasonable suspicion, superintendent authorized to adopt necessary Job skills program, See JOB SKILLS when authorized 28A.600.240 rules 28A.545.110 PROGRĂM Lunch periods 28A.405.460 Joint educational facilities, rules 28A.335.160 Maple Lane school, See CORRECTIONAL districts Joint school districts, administration Ch. **FACILITIES** 28A.540.080 28A.323 Math, engineering, and science achievement Jurisdiction over generally, educational service program bonds or excess levy district board 28A.310.200 coordinator 28A.625.220, 28A.625.230 establishment at University of Washington, 28A.540.090 Juvenile offenders goals 28A.625.210 case disposition notification 13.04.155 disposition records, provision to schools legislative findings and intent 28A.625.200 local program centers 28A.625.240 13.50.160 Juveniles in adult correctional facilities Math and science teachers, loans education program Ch. 28A.193 definitions 28B.15.760 procedures, conditions 28B.15.762 program duration 28B.15.766 Juveniles in detention facilities educational program 28A.190.010 educational program to be provided 13.04.145 publicize program 28B.15.764 K-3 foundations program demonstration projects Mathematics advisory panel 28A.305.219 28A.630.055 K-20 telecommunications network, planning and after-school support program 28A.300.510 operation Ch. 43.105 college readiness test 28A.320.180 Kindergartens, See KINDERGARTENS statewide director for math, science, and notice of 28A.540.040 technology 28A.300.515 Meal program for elderly persons authorized 28A.623.020 review 28A.540.050 Labor relations, See PUBLIC EMPLOYMENT LABOR RÉLATIONS Lakeland Village, See LAKELAND VILLAGE Land, state, See PUBLIC LANDS, subtitle purposes 28A.623.010 Transfers, land restrictions 28A.623.020 Meal programs Nonresident students financing 28A.235.120 adverse possession against 7.28.090 nonprofit meal program for certain children, restrictions 28A.623.030 eminent domain by railroads and canal companies against restrictions 28A.623.030

Medical services through special education programs 74.09.5241, 74.09.5243, 74.09.5245, 74.09.5247, 74.09.5249, 74.09.5251, 74.09.5253, 74.09.5254, 74.09.5255, 74.09.5256

Meetings, special meeting of voters, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Special meetings of voters. 81.36.010 sale of Const. Art. 16 § 2, Const. Art. 16 § 3, Const. Art. 16 § 4 Law against discrimination applicable to 28A.225.170 districts' employment practices 28A.400.310 Learning and life skills grant program for court-involved youth Ch. 13.80 subtitle Special meetings of voters Meningococcal disease, information 28A.210.080 Learning assistance program Ch. 28A.165 buildings, security systems, computers, Mentor teachers full-time mentor teachers pilot program 28A.545.060 equipment extended terms, authorized 28A.335.170 28A.415.260 Leave sharing program teacher assistance program, participation in establishment and administration 28A.415.250 28A.545.100 28A.400.380 Military, educational and career opportunities in, purposes 28A.545.030 Legislative youth advisory council 28A.300.801 student access to 28A.230.180 Missing children clearinghouse authorization 84.52.053 superintendent of public instruction duties rules 28A.545.110 four and six year period, excess levies Const. 13.60.030 National anthem rendering 28A.230.140 National guard youth challenge program 28A.150.310, 28A.300.165 limitations and restrictions 84.52.0531 fund 28A.540.110 nonhigh school district plan for capital fund aid to high school district, issued under Natural science, wildlife, and environmental 28A.225.260 28A.540.060 education grant program 28A.300.440, Levies, See also TAXES - PROPERTY 28A.300.445 Neighborhood self-help projects Liability youth programs, district limited immunity for contracts with community service use of buildings 28A.335.155 Liability of officials, members, immunity organizations 35.21.278 Night schools, authorized 28A.320.510 4.24.470 Nonhigh school districts Liability under contracts with youth programs 4.24.660 Officers

county high school levy against reimbursement not a tuition charge 28A.545.020 designation 28A.545.010 new programs or grades approval, rules 28A.545.120 payments to high school districts for student education amount due annual determination by the superintendent 28A.545.070

Libraries

libraries

contracts for library service 27.12.180 media programs 28A.320.240

operation and stocking of 28A.320.240

special meeting of voters to determine if

district will maintain 28A.320.420

school district public libraries, See
LIBRARIES, subtitle School district public

plan for capital fund aid to high school annexation under 28A.540.070, board resolution to request sale of bonds election on 28A.540.060, 28A.540.070 time to issue or levy 28A.540.090 use of proceeds 28A.540.060 factors in preparation 28A.540.030 failure to submit to voters may lead to annexation 28A.540.080 high school facilities, defined 28A.540.010 plan prepared upon request 28A.540.020 prior proceedings validated 28A.540.100 procedure upon voter rejection of financing 28A.540.070 public hearing on 28A.540.040 serving district, designation, contribution to building fund 28A.540.110 student residing in a nonhigh school district, definition 28A.545.040 admission, tuition free 28A.225.210 education of pupils in another district, procedure, limitation 28A.225.200 Idaho residents with Washington address nonhigh school district payments to high school districts for educating students amount due, determination by superintendent 28A.545.070 amounts due, determination of, procedure 28A.545.050 assessments below state established rate 28A.545.090 enrollment data, establishment procedure established amounts due constitute entire amount due for education of students installment payment dates 28A.545.080 superintendent authorized to adopt necessary nonhigh school districts, serving district designation of, contribution to building out-of-state students, reciprocity, tuition resident attending out-of-state, agreements, tuition 28A.225.260 serving district, designation, contribution to building fund 28A.540.110 student residing in a nonhigh school district, definition 28A.545.040 students on federal lands 28A.225.170 actions against, defense, costs, fees, payment of obligations 28A.320.100 expenses while attending meetings reimbursed 28A.320.050 insurance to protect and hold personally harmless 28A.320.060 liability for nonbudgeted expenditures 28A.505.150 penalty against for expenditures in excess of revenues 28A.535.070

SCHOOLS AND SCHOOL DISTRICTS

spouse of district officer as teacher or

substitute teacher 42.23.030
Officers and employees, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Employees Principal internship support program 28A.415.270 constitutional requirement, reference 28A.150.295 defined 28A.150.010 rule making authority 28A.415.300 Principals duties 28A.400.100 Officials and employees Public utility districts insurance, liability, purchase by directors, authorized 28A.400.360 construction projects causing burden to school employment of 28A.400.100 qualifications 28A.400.100 districts, reimbursement of districts Ch. Open to all children of state Const. Art. 9 § 1, Const. Art. 26 § 4 responsible for student discipline enforcement privilege tax for school districts 54.28.080, Organization and reorganization, See SCHOOLS AND SCHOOL DISTRICTS, subtitle 28A.400.110 54.28.090 violence prevention training 28A.300.270 Publication of legal notices, fees to be charged School districts 65.16.091 Publications, by school boards, authority, limitations 28A.320.090 Paraeducators contracts for outside of state work, labor associate of arts degree program development requirements 43.78.150 Pupils, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Students 28A.630.400 must be done within state, exception Paraprofessional training program 28A.415.310 Parental participation and counseling 43.78.130, 43.78.140 Private school advisory committee appointment 28A.195.050 Purchases art, works of, school construction 28A.335.210 special standards schools and programs, authorization 28A.320.140
Parental school facilities, school districts may lease or sell 72.05.300 membership 28A.195.050 Private schools blind made products 19.06.020 magazines, books, periodical publications, postage, methods for payment of 42.24.035 catheterization of students 28A.210.280. Parenting skills via community education 28A.210.290 constitutions, study of 28A.230.170 employee record checks 28A.195.080 programs 28A.620.010, 28A.620.020 Reading literacy improvement programs 28A.300.290, 28A.300.295, 28A.300.300 Parents instructional materials committee, membership 28A.320.230 exceptions to mandatory public school attendance 28A.225.010 Reading skills primary grade reading grant program 28A.300.330, 28A.300.340 extension programs for parents to teach children 28A.195.010 high school assessment, exemption 28A.195.010 student education records, parental access and review 28A.605.030 second grade assessment 28A.300.310, 28A.300.320 Parks and recreation Real estate sales excise tax, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Taxation authority to acquire and operate 67.20.010 joint purchasing for parks, beaches and camps, authority, generally Ch. 67.20 surety bond or pay in advance 28A.320.080 Reciprocity 28A.225.260 Parochial schools length of school year 28A.195.010 Record check information, access 28A.400.305 joint purchasing for minimum requirements to receive state surety bond or pay in advance 28A.320.080
Part time schools, See SCHOOLS AND
SCHOOL DISTRICTS, subtitle Child sanctions 28A.195.010 dependent children, transmittal to department reports of attendance 28A.195.060 of social and health services 28A.150.510 school bus license exemption 46.16.035 Recycled products employment and part time schools school buses procurement Part time students, enrollment authorized, definitions 43.19A.010 maintenance agreements with public schools reimbursement for costs 28A.150.350 28A.320.080 purpose 43.19A.005 Performance goals standards 46.37.630 requirements Ch. 43.19A accountability implementation funds 28A.655.130 Religion, control of schools by, free from Const. use of, authorized 28A.160.020 state control over, limitations 28A.195.010, 28A.195.020, 28A.195.030, 28A.195.040 Art. 9 § 4, Const. Art. 26 § 4 funding and reporting 28A.655.150 Religious rights of students 28A.600.025 improvement specialists 28A.655.140 Private vocational schools. See PRIVATE Reports to legislature reporting requirements 28A.655.100, 28A.655.110 VOCATIONAL SCHOOLS transportation allocation rates 28A.160.180 Residential school residents, educational Professional educator standards board 28A.410.200, 28A.410.210, 28A.410.220, 28A.410.230, 28A.410.240 superintendent of public instruction, duties programs for 28A.655.150 authority, duties of department of social and technical assistance 28A.655.140
Periodicals, books, and postage, purchase of, payment 42.24.035 deaf and hard of hearing students teacher endorsements 28A.410.225 health services and school superintendents 28A.190.040 professional certification, rules 28A.410.250 contracts between department of social and Permanent common school fund, See also SCHOOLS AND SCHOOL DISTRICTS, student teaching centers health services and school districts, scope network of centers, purpose 28A.415.125 rulemaking authority 28A.415.145 28A.190.050 reduction in staff 28A.190.060 residential school defined 28A.190.020 subtitle Funds Personnel teacher preparation programs certification 28A.410.010 excellence in teacher preparation award program 28A.625.360, 28A.625.370, 28A.625.380, 28A.625.390 school district to conduct 28A.190.030 Pesticide applications scope of duties and authority of school district marking of treated landscape property 28A.190.030 17.21.410 Professional educators excellence 28A.300.050 Retirement notice of pesticide use 28A.320.165 Programs accumulated leave creditable 28A.400.300 policies and methods 17.21.415 temperance and good citizenship day pension benefits or annuity benefits for certain Plants, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, 28A.230.150 classifications of employees, procedure United States flag, involving 28A.230.140 28A.400.260 Programs for which state appropriations shall and may be made 28A.150.370 Project even start Ch. 28B.06 state aid salary, effect on 28A.400.220 Playground matting made from shredded waste school employees' retirement system extraordinary investment gains 41.31A.020 generally Ch. 41.35 tires Property, real and personal, See SCHOOLS AND SCHOOL DISTRICTS, subtitle consideration in construction and maintenance projects 28A.335.300 tax deferred annuities for educational service Playgrounds, athletic fields or athletic facilities, use and rental of 28A.335.150 district superintendents, superintendent of public instruction, and Washington state teachers retirement system 28A.400.250 School districts Proprietary schools employment services by, See EMPLOYMENT AGENCIES Port and other district dissolution, disposal of teachers' retirement system 28A.400.250 teachers' retirement system Ch. 41.32 Running start program 28A.600.300, 28A.600.310, 28A.600.320, 28A.600.330, 28A.600.340, 28A.600.350, 28A.600.360, 28A.600.370, 28A.600.380, 28A.600.385, 28A.600.390 funds 53.48.050, 53.49.010, 53.49.020 Premises, firearms possession on EMPLOYMENT AGENCIES
Provisional employees
defined 28A.405.220
nonrenewal of contracts 28A.405.220
Public employees' retirement system
districts declared employers, members
eligible 41.40.062 warrantless arrest, when authorized 10.31.100 Preschools before-and-after school and vacation care 28A.215.010 28A.600.390 establishment and maintenance discretionary 28A.215.040 Safety service credit, computation of 41.40.088 grants 28A.300.275 funding 28A.215.010, 28A.215.020, Public school system harassment, intimidation, and bullying 28A.215.030 what included in Const. Art. 9 § 2 prevention policy 28A.300.285, minimum standards 28A.215.010 Public schools 28A.600.480

regulation 28A.215.020

administration 28A.150.070

[RCW Index—page 662] (2008 Ed.)

awards 28A.625.110

safe school plans 28A.320.125 threats of violence, notice 28A.320.128 Salaries cost-of-living increases 28A.400.205, 28A.400.206 credits earned to increase salary accredited institutions, requirements 28A.415.024 district employees 28A.400.200 in-service training, continuing education, and internship credit 28A.415.020, 28A.415.023 internship clock hours 28A.415.025 Salaries and compensation conditions 28Å.400.220 Salary schedule for certificated employees 28A.405.200 adoption by school board and publication 28A.405.200 Sanctions, districts failing to comply with services for disabled 28A.155.100 Scholarships college bound program Ch. 28B.118 food animal veterinarian conditional scholarship program Ch. 28B.121 foster care endowed scholarship program Ch. 28B.116 GET ready for math and science Ch. 28B.105 nominees, annually principals' association 28A.600.140 passport to college program Ch. 28B.117 state scholars' program administrative responsibility 28A.600.120 planning committee 28A.600.130 purpose 28A.600.100 scope 28A.600.110 selection, awards 28A.600.150 selection criteria 28A.600.130 Washington promise scholarship program Ch. School buildings heating, lighting and maintaining 28A.335.010 insuring 28A.335.010 School buses, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Transportation School day defined 28A.150.030 scheduled for noninstructional purposes 28A.150.220 School director districts, organization and operation Ch. 28A.343 School directors, powers and duties, school property purchase and sale 28A.335.090, 28A.335.120 School directors' association, state, See SCHOOL DIRECTORS' ASSOCIATION School district boards—common school system, authority to enter into agreement for use of services or facilities with college boards of trustees 28B.50.530 School district transportation commission, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Transportation School districts 28A.315.285 access by parents to classroom or school sponsored activities 28A.605.020 administrators, transfers to subordinate certificated position 28A.405.230 adult education programs, authority 28B.50.250 annexation of property 28A.315.225 annexation of territory, plan for capital fund aid by nonhigh districts to high school districts, annexation upon votes, rejection 28A.540.070 appeals 28A.315.315 apportionments, See SCHOOLS AND SCHOOL DISTRICTS, subtitle

bilingual (transitional) instruction program, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Bilingual (transitional) instruction program board of directors' powers and duties 28A.320.035 board-member district of educational service district, each district must be in 28A.310.140 boundaries 28A.315.055, 28A.315.065 adoption, time limit 28A.505.060 appropriations, termination of, exception 28A.505.160 balanced estimated expenditures 28A.505.130 budget review committees members 28A.505.070 review of budget, limitations 28A.505.070 classifications 28A.505.090 disposition of copies 28A.505.080 expenditure sections, content 28A.505.120 expenditures limited to budgeted amounts 28A.505.150 28A.505.150
filing of copies with superintendent of public instruction 28A.505.080
fiscal year, defined 28A.505.030
format, mandatory 28A.505.090
hearing 28A.505.060
improper budgets
interim financial plane 28A.505.140 interim financial plans 28A.505.140 procedure 28A.505.140 interim expenditures, authorized 28A.505.150 liability for nonbudgeted expenditures 28A.505.150 notice of meeting to adopt 28A.505.050 preparation procedure 28A.505.040 presentation to educational service district for review, alteration, and approval 28A.505.060 procedures and practices, adoption of rules for by superintendent of public instruction 28A.505.140 receivables, collectible in future years, use of to balance budget 28A.505.110 revenue and expenditure recognition methods required to be used 28A.505.020 revenue sections, content 28A.505.100 salaries, display of 28A.505.100 state support funds, withholding for noncompliance with restrictions issued by superintendent of public instruction 28A.505.120 student achievement funds 28A.505.210, 28A.505.220 transfers between budget classes 28A.505.150 bylaws 28A.320.040 community education programs, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Community education programs consolidation 28A.315.235 certificated personnel nonrenewal 28A.405.210 requisites 28A.405.210 provisional employees nonrenewal 28A.405.220 cooperative programs among schools 28A.225.250 corporate powers 28A.320.010 definitions 28A.315.025 directors associations to report to governor and legislature 44.04.170 chairman, special meetings of voters, as chairman of 28A.320.430 corrupt practices, penalty 28A.635.050 directors' association dues, provision for payment by 28A.345.050 employee suggestion program authority 28A.625.100

evaluative criteria and procedure for certified employees, established by 28A.405.100 excellence in education award program 28A.625.020 certificate 28A.625.042 duties 28A.625.050 recognition award 28A.625.042 first class districts, See SCHOOLS AND SCHOOL DISTRICTS, subtitle First class districts hiring of uncertificated teachers, director's connivance, penalty 28A.635.080 insurance, directors may make available 28A.400.350 investment, reinvestment of school funds, duties 28A.320.320 liability for nonbudgeted expenditures 28A.505.150 meetings called by educational service district superintendent 28A.310.270 district superintendent to attend 28A.400.030 location 28A.330.070 notice of 28A.400.030 special meetings of voters called by 28A.320.420 results as mandate to directors 28A.320.440 military, educational and career opportunities in, to provide student access to 28A.230.180 powers and duties annexation of property to city or town 28A.335.110 budgeting 28A.320.080 bylaws for board and school management 28A.320.040 commencement exercises, providing funds for 28A.320.080 discipline, suspend or expel pupils 28A.600.010 employees relating to hiring and discharge of 28A.400.300 relating to leaves for 28A.400.300 enforcement of state rules and regulations by 28A.600.010 expenditure of funds on county, city building 28A.335.140 instructional materials, relating to 28A.320.230 joint purchasing with other districts or educational service districts 28A.320.080 libraries, duties relating to 28A.320.240 playgrounds, athletic facilities, use or rental controlled by 28A.335.150 policies, adoption of written 28A.320.015 policies, notice of adoption 28A.320.015 preparation of detailed description of disciplinary rights, responsibilities, and authority 28A.600.010 school buildings, maintenance, heating, lighting, insuring 28A.335.010 superintendent, election of by 28A.400.010 use of facilities for night school, summer school, public meetings 28A.320.510 publications, explanation of school's programs by, authorized, limitations 28A.320.090 real property surplus, rental, lease or use of 28A.335.040, 28A.335.050, 28A.335.060, 28A.335.070 salary schedule for certificated employees, adoption and publication 28A.405.200 signature filed with county auditor 28A.400.020 tax deferred annuities 28A.400.250 tobacco products use on school property ban, duty to adopt policy 28A.210.310 [RCW Index—page 663]

Apportionments

28A.505.160

appropriations, termination of, exception

assets and liabilities, adjustment 28A.315.245

SCHOOLS AND SCHOOL DISTRICTS

28A.315.265

information and research services, contracting transitional bilingual instruction program, conditional sales contracts for acquisition of, duties 28A.180.040 limitations, joint action 28A.335.200 for 28A.320.110 information on districts programs authorized, limitation 28A.320.090 dissolution and annexation 28A.315.225 control and management 28A.335.090, divisions, high and nonhigh 28A.545.010 28A 335 120 encumbrance of, joint associations, authority 28A.335.100 elections in-service training funds, requirements for notice 28A.315.275 28A.415.040 intermediate school districts, See EDUCATIONAL SERVICE DISTRICTS instructional materials, purchase and sale of rejection of proposal 28A.315.295 special elections 28A.315.285 28A.320.230 elections, provisions applicable to all districts Ch. 28A.320 playgrounds and athletic facilities, use or rental of 28A.335.150 joint action by under conditional sales contracts, limitations 28A.335.200 sale of real property 28A.335.120 school buildings, maintenance, heating and joint and cooperative purchasing associations bonds for land, buildings, and equipment Ch. mortgage of property, authority 28A.335.100 lighting, insuring 28A.335.010 educational service districts Ch. 28A.310 joint districts, administration Ch. 28A.323 schoolhouse sites first and second class districts Ch. 28A.330 purchase of, special meeting of voters to determine 28A.320.420 joint educational facilities, rules 28A.335.160 organization and reorganization of districts joint purchasing agency 28A.320.080 Ch. 28A.315 joint school districts, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Joint surplus school real property, rental, lease or use of administrators, transfer to subordinate authorized 28A.335.040 school districts certificated position 28A.405.230 liability for debts and judgments against 28A.320.020 community use not impaired 28A.335.070 compensation 28A.335.050 attendance incentive program, effect of early retirement 28A.400.212 local superintendents to serve in advisory disposition of moneys received from attendance incentive program, remuneration capacity to educational service district officials 28A.310.430 28A.335.060 or benefit plan for unused sick leave 28A.400.210 existing contacts not impaired 28A.335.070 joint use 28A.335.050 lawful sale conditions 28A.335.050 meal programs certificated employees discrimination in hiring prohibited, scope 28A.405.250 financing, management, agreements for 28A.235.120 limitations 28A.335.040 transfers 28A.335.330 nonprofit meal program for certain children 28A.623.030 personnel file, availability to employee 28A.405.250 provisional employees milk, furnishing of free milk 28A.235.130 name changes 28A.320.025 defined 28A.405.220 deferred compensation plan 28A.400.240 purchasing evaluation criteria and procedure for nonhigh school districts, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle bid procedure 28A.335.190 certificated employees 28A.405.100 small works roster 28A.335.190 excellence in education award program Nonhigh school districts telephone or written solicitation of certificate 28A.625.042 competitive bids 28A.335.190 recognition award 28A.625.042 liability for nonbudgeted expenditures 28A.505.150 reading materials, obsolete, surplus, disposal of, procedure 39.33.070 fingerprint check 28A.400.303 fingerprint check, records of fingerprints officers generally, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Officers real property 28A.400.306 hiring and discharging 28A.400.300 leaves 28A.400.300 lease or rental recapture provision required, exception 28A.335.040 organization 28A.315.035 liability for nonbudgeted expenditures 28A.505.150 organization and reorganization validating indebtedness proceedings after merger 28A.535.080 sale of proceeds, use of 28A.335.130 records, kept by district superintendent 28A.400.030 probation for certificated employees organizational changes 28A.315.075, 28A.315.085, 28A.315.305, 28A.315.308 28A.405.100 record check through state patrol criminal part time students, enrollment authorized, reimbursement for costs 28A.150.350 regional committees identification system 28A.400.303 membership 28A.315.105, 28A.315.115 organization and operation 28A.315.165 powers and duties 28A.315.095 periodicals, books, and postage, purchase of, payment 42.24.035 policy, state association as affecting 28A.345.040 salary schedules for certificated employees, adoption and publication 28A.405.200 seniority and leave benefits, retention upon reimbursement for personnel and supplies 28A.315.085 transfers between schools 28A.400.300 sexual misconduct, alleged powers, corporate 28A.320.010 reimbursement of expenses 28A.315.155 parental notification 28A.320.160 principals state board of education, duties 28A.315.175 enrollment options training 28A.315.185 transfer of territory 28A.315.205, 28A.315.215 contract status information booklet 28A.225.290 appellate review 28A.405.360, 28A.405.370, 28A.405.380 information to parents 28A.225.300 policy 28A.225.270 reorganization 28A.315.045 contract status, adversely affecting or expenses and per diem discharge decision 28A.405.300 hearing 28A.405.310 school closures for attending meetings 28A.320.050 citizen involvement 28A.335.020 superintendent candidates, employment interviews 28A.320.050 emergencies exempt 28A.335.030 judicial appeal from 28A.405.320, 28A.405.330, 28A.405.340, school director districts, organization and federal moneys operation Ch. 28A.343 repayment of disallowed expenditures 28A.505.200 28A.405.350 self-insurance authorized 28A.320.070 notification 28A.405.300 self-study process by districts 28A.320.200 fire safety standards director of fire protection duties 43.44.030, 48.48.045 service of summons to, personal service nonrenewal, procedure 28A.405.210 4.28.080 requisites, procedure 28A.405.210 sexual harassment policies 28A.640.020 first class districts, See also SCHOOLS AND supplemental contract for supplemental superintendent duties 28A.405.240 written 28A.405.210 SCHOOL DISTRICTS, subtitle First class agent to receive service of summons 4.28.080 corrupt practices, penalty 28A.635.050 duties 28A.400.100 fiscal year, defined 28A.505.030 appointment of board member to carry out governance 28A.315.005, 28A.315.015 duties when none 28A.330.200 employment of 28A.400.100 excellence in education housing for superintendent contract status appellate review 28A.405.360, 28A.405.370, 28A.405.380 contract status, adversely affecting or authorized, limitation 28A.335.290 award program 28A.625.020 certificate 28A.625.042 duties 28A.625.050 indebtedness exceeding limitations upon, capital outlays discharge decision 28A.405.300 hearing 28A.405.310 judicial appeal from 28A.405.320, 28A.405.330, 28A.405.340, 28A.405.350 Const. Art. 8 § 6 recognition award 28A.625.042 qualifications 28A.400.100 limitations upon limitations prescribed Const. Art. 8 § 6 one percentum limitation on tax levies Const. printing must be done within state 43.78.130 Art. 7 § 2 property, real and personal 28A.405.350 indebtedness, adjustment 28A.315.255, annexation of property to city or town

[RCW Index—page 664] (2008 Ed.)

notification 28A.405.300

28A.335.110

contracts	School property	teachers 28A.350.050
certificate required 28A.405.210	defacing or otherwise injuring, penalty,	Secret fraternities and sororities prohibited
requisites, procedure 28A.405.210	parent's or guardian's liability	28A.330.100
supplemental contract for supplemental	28A.635.060	Sectarian control, free from Const. Art. 9 § 4
duties 28A.405.240	failure of officials, employees, to account for,	Security in schools
corrupt practices, penalty 28A.635.050	mutilation by, penalty 28A.635.070	public safety and education account funding
defined 28A.150.080	injury by student	43.08.250
duties enumerated 28A.400.030	voluntary work program 28A.635.060	Self-insurance authority
employment of 28A.400.010	School year	operation and management of programs, rule-
excellence in education	defined 28A.150.040	making authority of superintendent of
award program 28A.625.020	School zone safety account 46.61.440	public instruction 48.62.121
certificate 28A.625.042	School-to-work transitions program	Sex offenders
duties 28A.625.050	outreach and technical assistance	
recognition award 28A.625.042	28A.630.881	school attendance, may not attend school
	Science	attended by victim 13.40.215
expenses while attending meetings		Sex offenses, sex offenders, victims of sexual
reimbursed 28A.320.050	statewide director for math, science, and	assault
housing for	technology 28A.300.515	educational materials regarding 28A.300.145
authorized, limitation 28A.335.290	Scoliosis, screening program for	Sexual equality, See also SEXUAL EQUALITY
notice of school elections given by	definitions 28A.210.190	IN PUBLIC SCHOOLS
28A.400.030	distribution of rules, records and forms	Sexual harassment policies 28A.640.020
orders for warrants signed by 28A.400.030	28A.210.220	Sexual health education 28A.300.475
powers and duties, generally 28A.400.010	periodic examination of children required	Sexually transmitted diseases, information,
probation for certificated employees	28A.210.200	emphasis 70.24.210, 70.24.220
28A.405.100	personnel making examinations, training for	Short-term obligations Ch. 39.50
qualifications 28A.400.010	28A.210.200	Sick leave
reports of 28A.400.030	pupils exempt when 28A.210.240	procedure 28A.400.300
salary schedule, adoption and publication	purpose 28A.210.180	remuneration or benefit plan for unused
28A.405.200	records 28A.210.210	28A.400.210
secretary of board of directors, as	distribution 28A.210.220	
28A.330.010, 28A.330.200	to parent or guardian, contents 28A.210.210	early retirement, effect 28A.400.212
signature filed with county auditor	sanctions against school officials failing to	Skill centers
28A.400.020	comply 28A.210.250	agreements with cooperating school districts
special meetings of voters, duties relating to	Second class districts	28A.245.070
28A.320.430	attorney may be employed 28A.330.220	centers of excellence 28A.245.050
		contracts with community or technical
supervisors	budgets	colleges 28A.245.080, 28A.245.090
contract status	appropriations, additional, procedure	director 28A.245.060
appellate review 28A.405.360,	28A.505.180	expanded access 28A.245.040
28A.405.370, 28A.405.380	directors	facilities, bond issue Ch. 28A.527
contract status, adversely affecting or	chairman of board, term 28A.330.200	findings 28A.245.005
discharge	employment contracts, required to adopt	funding 28A.245.020
decision 28A.405.300	policy on 28A.330.240	industry certificate or credential 28B.50.532
hearing 28A.405.310	organization of board 28A.330.200	purpose, operation 28A.245.010
judicial appeal from 28A.405.320,	secretary of boards, superintendents as	revised guidelines 28A.245.030
28A.405.330, 28A.405.340,	28A.330.200	running start 28A.245.050
28A.405.350	terms of office begin 28A.330.200	
notification 28A.405.300	warrants, authority to issue 28A.330.230	Small high school districts
contracts	employment contracts, policy requirements	cooperative projects
certificates required 28A.405.210	28A.330.240	application 28A.340.030
nonrenewal, procedure 28A.405.210	notice of change of chairman of board or	eligibility 28A.340.020
requisites 28A.405.210	superintendent 28A.330.210	encourage 28A.340.010
supplemental contract for supplemental	nurses, employment by 28A.210.300	rules 28A.340.060
duties 28A.405.240	officers, spouse of, interest in district contracts	salary schedules 28A.340.040
written 28A.405.210	42.23.030	technical assistance 28A.340.070
taxation, See SCHOOLS AND SCHOOL	physicians, employment by 28A.210.300	Special education programs
DISTRICTS, subtitle Taxation	purchase of real property for all district	apportionment of state and county funds for
teachers' institutes, when 28A.415.010	purposes 28A.335.240	¹ 28A.150.390
		generally Ch. 28A.155
teachers' retirement system board of trustees,	school bus, driving of, contract for, interest in	medical assistance funds, state and federal
report to 41.50.230 trade centers, annual service fee, distribution	42.23.030 school property for public purposes,	use authorized, effect on other allocations
		28A.150.390
to school districts 53.29.030	acquisition, construction of authorized 28A.335.250	medical services
transfer of territory 28A.315.195,		billing agent contract process 74.09.5245
28A.315.205, 28A.315.215	community building, joint district	categories of services 74.09.5251
transportation	participation 28A.335.260	definitions 74.09.5243
training and qualifications of school bus	limit on expenditures 28A.335.280	disbursement of revenues 74.09.5256
drivers 28A.160.210	special state commission to pass on plans	
vice principals	28A.335.270	district as billing agent 74.09.5247
employment of 28A.400.100	schoolhouses, construction by 28A.335.240	duties of billing agent 74.09.5249
qualifications 28A.400.100	superintendent	incentive payments 74.09.5255
visually or hearing impaired youth in district,	appointment of board member to carry out	legislative findings and intent 74.09.5241
report of 72.40.060	duties when none 28A.330.200	participation and reporting requirements
youth programs, district limited immunity for	to give notice of change in office of	74.09.5253
use of buildings 28A.335.155	superintendent or chairman of board	reimbursement system 74.09.5251
School employees' retirement system Ch. 41.35	28A.330.210	reports to superintendent of public
School facilities, use of for public meetings	as secretary of board of directors	instruction 74.09.5254
28A.320.510	28A.330.200	state and federal medical assistance funds
School holidays, enumerated 28A.150.050	teachers' cottages, construction by	use authorized, effect on other allocations
School lands, See SCHOOLS AND SCHOOL	28A.335.240	28A.150.390
DISTRICTS, subtitle Lands	warrants	Special education programs, See also SCHOOLS
School officers, failing or refusing to deliver	drawing of by directors, authorized	AND SCHOOL DISTRICTS, subtitle
books and papers, etc. to successor, penalty	28A.330.230	Disabilities, children with
28A.635.070	issuance by 36.22.090	Special meetings of voters
School plant facilities aid	issuance by county auditor 28A.350.040	calling of 28A.320.420
use of funds 28A.525.310	registration 28A.350.020	chairman of 28A.320.430

SCHOOLS AND SCHOOL DISTRICTS

directions of as mandate for directors

by teacher, procedures 28A.600.020 telephone pagers and cellular telephones, limits on possession 28A.320.135 transfer to nonresident district 28A.225.220, Student teaching centers 28A.320.440 notice of 28A.320.430 place 28A.320.430 allocation of funds 28A.415.130 definitions 28A.415.105 field experiences 28A.415.140 procedure 28A.320.430 record 28A.320.430 legislative findings and intent 28A.415.100 28A.225.225, 28A.225.330 network of centers, purpose 28A.415.125 rulemaking authority 28A.415.145 appeal from denial, procedure 28A.225.240 scope of discussion 28A.320.420 appeal of decision to deny 28A.225.230 secretary of 28A.320.430 teacher placement, to act as alternative means tuition for nonresidents 28A.225.220 Students, nonresident students, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Special services pilot program of 28A.415.135 early intensive reading and language assistance 28A.630.016 Student transportation allocation annual operational report to superintendent Nonresident students Special standards schools and programs 28A.160.170 Students, See also SCHOOLS AND SCHOOL DISTRICTS, subtitle Pupils
Studies, See SCHOOLS AND SCHOOL 28A.320.140 definitions 28A.160.160 Staff to student ratios 28A.150.100 mile allocation rate adjustment 28A.160.180 operating costs, funding 28A.160.150 payments, amounts, when 28A.160.190 Standardized high school transcripts DISTRICTS, subtitle Courses, studies and 28A.230.120 instruction Student volunteers Substance abuse advisory committee 28A.170.050 State aid industrial insurance coverage 51.12.170 classes provided outside regular school year Students Substitute teachers transportation admission, tuition free 28A.225.210 spouse of district officer, employment as adult agreements, tuition 28A.225.220 alternative educational service providers, student eligibility 28A.150.305 assistive devices for children with disabilities 28A.155.160, 28A.335.205 allocation payments, amounts, when 28A.160.190 42.23.030 Summer food service, See SCHOOLS AND annual operational report to superintendent 28A.160.170 SCHOOL DISTRICTS, subtitle Food definitions 28A.160.160 Summer schools, authorized 28A.320.500, mile allocation rate adjustment 28A.160.180 career and technical student organizations 28A.320.510 operating costs, determination and funding 28A.160.150 28A.300.380 Superintendent and program administrator children on federal lands 28A.225.170 internship support program 28A.415.280 rule making authority 28A.415.300 unforeseen conditions to be recognized 28A.150.290 comprehensive guidance and planning programs 28A.600.045 Superintendent of public instruction court programs 3.72.030, 28A.300.420, 28A.320.520 State aid, See also SCHOOLS AND SCHOOL duties Const. Art. 3 § 22 powers and duties DISTRICTS, subtitle Buildings and plants, diabetes 28A.210.330, 28A.210.340 generally 28A.300.040, 28A.300.045 State board of education Ch. 28A.305 discipline 28A.600.040 Superintendent of public instruction, See also SUPERINTENDENT OF PUBLIC State board of education, See also STATE BOARD OF EDUCATION due process 28A.600.010, 28A.600.015 education of in another district 28A.225.200 INSTRUCTION State institutions enrollment options Superintendents information booklet 28A.225.290 facilities and equipment, use by educational agent to receive summons 4.28.080 institutions and other entities authorized information to parents 28A.225.300 contracts 72.01.450, 72.01.452, 72.01.454, policy required 28A.225.270 certificate required 28A.405.210 72.01.458 extracurricular activities and interschool employment contracts 28A.400.315 athletics, eligibility of transfer students 28A.225.280 State otologist, duties of 70.50.010, 70.50.020
State scholars' program
administrative responsibility 28A.600.120
nominees, annually, principals' association nonrenewal, procedure 28A.405.210 Surplus and donated food commodities, school firearms possession on school premises, penalty and exemptions 28A.600.420 hot lunch program acquisitions for authorized 28A.235.040 first class districts in, vaccination of prohibited without parental consent 28A.600.140 advancement of costs from revolving fund planning committee 28A.600.130 purpose 28A.600.100 scope 28A.600.110 28A.235.060 28A.330.100 contracts for, other laws not applicable 28A.235.050 fund-raising 28A.325.030 gang activity, suspension or expulsion selection, awards 28A.600.150 selection criteria 28A.600.130 reimbursement by districts 28A.235.060 28A.600.455 requisition by school district prerequisite 28A.235.080 graduation without certificate 28A.655.0611 Steroids student athletes, loss of eligibility for use health insurance information, pilot program revolving fund 69.41.340 28A.210.375 warning signs, district duties to display 69.41.330 administration 28A.235.080 high school completion pilot program advancement of costs from 28A.235.060 28A.600.405 created 28A.235.070 Student body, associated high school graduates enrolled in precollege depositaries for 28A.235.090 defined, rules 28A.325.020 lasses, report 28B.10.680, 28B.10.682, bond, collateral security for 28A.235.090 Student financial assistance program 28B.10.685 manner of payment from 28A.235.090 grants, gifts, bequests, and devises liability insurance for extracurricular moneys paid from by voucher or check for scholarship and student aid purposes, interschool activities 28A.400.350 receipt, expenditure authorized 28A.320.030 28A.235.090 medication or treatment orders 28A.210.320 use limited 28A.235.080 religious rights 28A.600.025 suspension of laws and rules inconsistent with Student records residence or absence does not affect right to vote or hold office Const. Art. 6 § 4 residency, proof not required for enrollment 28A.225.215 law 28A.235.110 availability for community facility placement Surplus textbooks and equipment disposal of 28A.335.180 of juveniles 72.05.425 education records, parental access and review residents attending out-of-state, reciprocity, tuition 28A.225.260 Suspension 28A.605.030 alternatives encouraged 28A.600.410 exchange with law enforcement and juvenile community service as alternative 28A.600.415 court officials search and rescue activities, excused absences notification of parents and students 28A.600.475 28A.225.055 secondary school access and egress during System to be established by state Const. Art. 9 § 2 school hours, restrictions 28A.600.035 student educational loan contracts Ch. 26.30 schools included under Const. Art. 9 § 2 release to department of social and health services or other agency having custody 28A.635.060 students enrolled in precollege classes, transcript withholding for nonpayment of authorization 84.52.053 enrollment information and report four and six year period, excess levies Const. Art. 7 § 2 financial obligations 28A.195.070 28B 10 685 transfer students suspension limitations and restrictions 84.52.0531 requests for information and permanent alternatives encouraged 28A.600.410 property taxes, excess levies Const. Art. 7 § 2 record 28A.225.330 community service as alternative 28A.600.415 withholding grades, diploma, or transcript property taxes, exemptions Const. Art. 7 § 1 Taxing district relief act Ch. 39.64 awaiting payment for defacement of school property 28A.635.060 suspension, discipline, or expulsion by school directors 28A.600.010 Teacher assistance program 28A.415.250

[RCW Index—page 666] (2008 Ed.)

full-time mentor teachers pilot program 28A.415.260 Teachers abusing, penalty 28A.635.010 before and after school presence 28A.405.466 certification abuse issues course requirement 28A.410.035 alternative routes Ch. 28A.660 eligibility, rules and regulations concerning 28A.410.010 fees, minimum 28A.410.060 first peoples' language, culture, and oral tribal traditions 28A.410.045 hiring of uncertificated teachers, director's connivance, penalty 28A.635.080 major requirements 28A.410.040 qualified teacher to have certificate or permit 28A.410.025 registration of certificates effect 28A.410.070 revocation appeal from, stay of proceedings 28A.410.100 for failure to teach patriotism, not permitted to teach 28A.405.040 hearings, right to 28A.410.100 reinstatement, when 28A.410.110 revocation or suspension 28A.410.090 scope 28A.410.010 state board rules and regulations for 28A.410.010 superintendent of public instruction as administrator 28A.410.010 to issue, revoke, certificate or permits 28A.410.010 suspension for noncompliance with support order 28A.410.106 suspension for nonpayment or default on educational loan or scholarship 28A.410.105 traffic safety education course teacher to be certificated 28A.220.020 types of certificates and permits 28A.410.010 violation or noncompliance investigatory powers of superintendent of public instruction 28A.410.095 Washington state or Pacific Northwest history and government course required 28B.10.710 colleges and universities, use of district schools for training 28B.10.600 financing 28B.10.605 commendable employee service and recognition award program 28A.625.150 contract status appellate review 28A.405.360, 28A.405.370, 28A.405.380 contract status, adversely affecting or discharge decision 28A.405.300 hearing 28A.405.310 judicial appeal from 28A.405.320, 28A.405.330, 28A.405.340, 28A.405.350 notification 28A.405.300 contracts limitation on issuing contracts to teachers already under contract 28A.405.210 nonrenewal, procedure 28A.405.210 requisites 28A.405.210 supplemental contract for supplemental duties, requirement 28A.405.240 courses, studies and regulations to be enforced by, withholding salary until done 28A.405.060 discharge notice to contain notice of right of appeal if available 28A.400.340 employment

law against discrimination applicable to

districts employment practices

28A.400.310

school holidays, no reduction of pay on basis of 28A 150 050 evaluation assistance to improve teaching skills may be required after evaluation 28A.405.140 legislative findings 28A.405.110 training for evaluators 28A.405.120, 28A.405.130 evaluation criteria and procedure 28A.405.100 excellence in education award program 28A.625.020 certificate 28A.625.042 Christa McAuliffe award 28A.625.030 duties 28A.625.050 recognition award 28A.625.042 Washington state Christa McAuliffe award 28A.625.030 false academic credentials 28A.405.260 fees, refunded, when 28A.410.060 insulting, penalty 28A.635.010 learning improvement days 28A.415.360 leave benefits, procedure 28A.400.300 legislators insurance benefits, reimbursement to district for teachers on leave 44.04.230, 44.04.240 math and science instructional coach program 28A.415.380 mentor teachers full-time mentor teachers pilot program 28A.415.260 teacher assistance program, participation in 28A.415.250 morality, must teach 28A.405.030 national board for professional standards certification, bonus 28A.405.415 not permitted to teach if certificate revoked for failure to emphasize patriotism, penalty 28A.405.040 patriotism, must teach 28A.405.030, 28A.405.040 payroll deductions, authorization of 28A.405.400 physical abuse duty to report, training 28A.400.317 preparation programs enhance awareness of teaching experience 28B.10.032 professional development learning opportunities 28A.415.350 professional educator standards board 28A.410.200, 28A.410.210, 28A.410.220, 28A.410.230, 28A.410.240 record check 28A.410.010 recruiting Washington teachers program 28A.415.370 responsibility and accountability under basic education act of 1977 28A.150.240 retired employees insurance premium payment 28A.400.395 retired or disabled employees district contributions to the public employees' and retirees' insurance account 28A.400.400 insurance, continued coverage application 28A.400.391 retirement system Ch. 41.32 salary allocation schedule 28A.150.410 salary schedule, adoption and publication 28A.405.200 seniority, retention upon transfer between schools 28A.400.300 sexual misconduct alleged, parental notification 28A.320.160 duty to report, training 28A.400.317 information on past, application requirements 28A.400.301 reporting disciplinary actions to national clearinghouse 28A.410.108 spouse of district officer, employment as 42.23.030

staff to student ratios 28A.150.100 teacher assistance program 28A.415.250 full-time mentor teachers pilot program 28A.415.260 training courses at colleges and universities 28B.10.140 transfer to other school, district, retention of seniority, leave and other benefits 28A.400.300 violence prevention training 28A.300.270 visually impaired students, teacher qualifications 28A.410.032 warrants 28A.350.050 Teachers, See also TEACHERS Teachers' retirement system Ch. 41.32 Technical colleges administrative charges, limitations on 28A.320.120 basic education allocation for students enrolled in technical colleges enrolled in technical colleges allocation to serving college rather than school district 28A.150.275 cooperation with 28A.320.120 discrimination against college employees prohibited 28A.320.120 high school districts currently enrolling students in vocational-technical institutes, continuing enrollment opportunities at continuing enrollment opportunities at technical colleges 28B.50.533 property, district not to remove from jurisdiction of college 28A.320.120 purchase of support services from school districts 28B.50.877 Technical schools, included in public school system Const. Art. 9 § 2 Technology, educational definitions 28A.650.010 education technology account 28A.650.035 educational technology advisory committee 28A.650.015 K-12 education statewide network, distribution of funds to expand 28A.650.030 K-12 education technology plan development and implementation 28A.650.015 legislative findings and intent 28A.650.005 regional educational technology support centers, distribution of funds to 28A.650.025 regional educational technology support centers and advisory councils 28A.650.020 rule making authority 28A.650.040 skill center Ch. 28A.245 skill center Ch. 28A.245
Telephone pagers and cellular telephones, limits on possession 28A.320.135
Television broadcasting, See WASHINGTON STATE PUBLIC BROADCASTING COMMISSION Temperance and good citizenship day programs 28A.230.150 Testing, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Assessment tests first class districts, free textbooks and supplies 28A.330.100 free books and supplies furnished, when 28A.320.230 surplus, disposal of 28A.335.180 forest reserve funds distribution, procedure 28A.520.010 Tobacco products ban on use on school property 28A.210.310 Traffic safety education courses in schools alcohol and drug abuse information, inclusion in instructional material for 28A.220.060 annual report of school districts to superintendent 28A.220.030 audit of records and accounts by superintendent 28A.220.030 contracts with drivers' schools 28A.220.030 definitions 28A.220.020 establishment 28A.220.030

SCHOOLS AND SCHOOL DISTRICTS

fees from students, disposition 28A.220.040 intermediate drivers' licenses 28A.220.070 laboratory experience, defined 28A.220.020 left-hand lane usage 28A.220.050 legislative declaration of purpose 28A.220.010 motorcycle awareness information 28A.220.080 qualified teacher, defined 28A.220.020 reimbursement of districts 28A.220.040 report to legislature 28A.220.030 rules and regulations by superintendent of public instruction 28A.220.030 traffic safety education section in office of superintendent 28A.220.030 Traffic safety education in schools driving safely among bicyclists and pedestrians 28A.220.085 Traffic school of city or town and county, See MOTOR VEHICLES, subtitle Traffic school Transcripts withholding for nonpayment of financial obligations 28A.195.070

Transfer of students, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Students, transfer to nonresident district Transfer rights of classified employees 28A.400.300 Transitional bilingual instruction program annual review and report by the superintendent of public instruction 28A.180.020 budget request for moneys, priorities 28A.180.080 continuing education plan for older students 28A.180.100 definitions 28A.180.030 English language skills tests 28A.180.080 guidelines and rules 28A.180.060 purpose 28A.180.010 report to legislature 28A.180.090 school board duties 28A.180.040 Transportation agreements with other governmental agencies to serve students and/or public 28A.160.120 allocation payments, amounts, when 28A.160.190 annual operational report to superintendent 28A.160.170 authorizing individual transportation 28A.160.030 bus replacement incentive program 28Å.160.205 bus routes, service requirements 28A.160.115 contracts for 28A.335.170 definitions 28A.160.160 district's duty to provide 28A.160.010 for educational and recreational programs by others, limitations, reimbursement 28A.160.010 elderly persons 28A.160.010 handicapped children, for 28A.160.030 insurance against theft, fire, property damage or liability 28A.160.010 lease of buses to transport disabled children 28A.160.040, 28A.160.050, 28A.160.060 elderly persons 28A, 160,040 mile allocation rate adjustment 28A.160.180 operating costs, funding 28A.160.150 private schools, use of public buses, authorized 28A.160.020 providing own transportation within two mile distance 28A.160.010 reimbursement 28A.150.280 costs from state funds 28A.150.280 school activities, options, reimbursement 28A.160.010 school buses biodiesel fuel pilot project 28A.160.806 crossing arms, installation required 46.37.620

defined, motor vehicle law 46.04.521 drivers age limit 46.20.045 equipment requirements, See MOTOR VEHICLES, subtitle Equipment requirements interstate compact for school bus safety Ch. 46.39 joint maintenance agreement with private schools 28A.320.080 lighting and safety devices regulated by state patrol 46.37.290 rental or lease for emergency purposes 28A.160.080, 28A.160.090 seat and load capacity fees, exempt from 46.16.150 signal lamps, displaying alternately flashing red lights 46.37.190 special lighting equipment on 46.37.290 stop signs 46.37.190 vehicle license and plates, inspection requisite 46.16.020 regulated 40.10.200 special warning equipment and lighting regulated by state patrol 46.37.290 studded tires 46.37.420 transport of general public in school buses to interchale the patriotic activities 28.4 160.100 interscholastic activities 28A.160.100 transport of parent, guardian or custodian of student in school buses 28A.160.110 transportation vehicle fund 28A.160.130 vehicle acquisition procedures 28A.160.195, 28A.160.200 Transportation services contracts with private nongovernmental entity 28A.160.140 Truancy, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Compulsory attendance Truant, at-risk, and expelled students, program funding 28A.300.360 Tuition fees high school district fund, claims against not 28A.545.020 reimbursement from high school district fund from nonhigh districts not tuition fee Unemployment compensation academic year, definition 50.44.050 benefits, terms and conditions 50.44.050 reasonable assurance defined 50.44.053 Uniforms special standards schools and programs, authorization 28A.320.140 University of Washington contract to educate highly capable students 28A.185.040 Vacant facilities, leasing 28A.335.230 Vacation period programs, authorized 28A.320.500 Veterans' day educational activities in observance of 28A.230.160 Vice principals duties 28A.400.100 employment of 28A.400.100 qualifications 28A.400.100 Video telecommunications programming coordination duties, superintendent of public instruction 28A.300.190 Violence reduction conflict resolution and mediation program 28A.300.280 harassment, intimidation, and bullying prevention policy 28A.300.285, 28A.600.480 safe school plans 28A.320.125 school safety grants 28A.300.275 special standards schools and programs 28A.320.140 student court programs 28A.300.420, 28A.320.520 threats of violence, notice 28A.320.128 training for school employees 28A.300.270

Visually or hearing impaired youth, school districts report 72.40.060 Vocational education advisory committees, establishment of local committees, membership and duties 28A.150.500 advisory committees, local 28B.50.252 career and technical education 28C.04.100, 28C.04.110 facilities shared by vocational-technical institute and K-12 programs administration and control of facility, determination of responsibility 28B.50.256 real estate and other assets obtained for vocational-technical institute purposes by school districts transfer of title to college district board, exceptions 28B.50.301 transfer of title to state board for community and technical colleges, exceptions 28B.50.302 school-to-work transitions program outreach and technical assistance Vocational rehabilitation and services to the handicapped, See VOCATIONAL EDUCATION 28A.630.881 Vocational-technical institutes health care service contracts 28B.50.484 high school districts currently enrolling students in, continuing enrollment opportunities at technical colleges 28B.50.533 personnel option to reenroll in public employees' benefits trust 28B.50.8742, 28B.50.8744 personnel rights upon transfer to community and technical college system 28B.50.874 transfer of powers of superintendent of public instruction to state board for community and technical colleges 28B.50.915 transfer of school district powers to state board for community and technical colleges 28B.50.914 Volunteers background checks 28A.320.155 Voters, special meetings of, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Special meetings of voters Waivers from statutory requirements 28A.180.010 Warrants exceeding budget, county auditor liability 28A.350.060 exchange of warrants for school district bonds 28A.530.070 interest rate 39.56.020 orders nontransferrable 28A.350.070 rate fixed by issuing officer 39.56.030 registration all districts 28A.350.010 second class districts 28A.350.020 statement of canceled warrants 28A.510.270 teachers 28A.350.050 Washington promise scholarship program Ch. 28B.119 Waste reduction and recycling awards program 70.95C.120 Weapons possessing on school premises or facilities, penalty, exceptions 9.41.280 Weapons possession on school premises incident reporting requirements 28A.320.130 Whistleblower protection proceedings administrative law judge assignment of judge to conduct proceedings at request of local government 34.12.038 costs for proceedings, allocation of responsibility for 34.12.039 World War II oral history project 28A.300.370 first class districts 28A.330.100

[RCW Index—page 668] (2008 Ed.)

issuance of, grounds 10.79.015 fiscal year 1.16.030 description of 2.08.050, Const. Art. 27 § 9 school year designated Uniform commercial code, seals inoperative search without warrant unlawful, penalty 10.79.040 62A.2-203 for certification or qualification purposes Seizure of property 28A.410.080 SEARCH AND RESCUE return to owner 10.79.050 special meeting of voters to determine Dogs 28A.320.420 Sexually explicit conduct, photographs of theft of 9A.56.030 Youth programs, liability for use of school minors, other materials 9.68A.120 Dogs, interfering with 9.91.175 buildings 28A.335.155 Strip, body cavity searches Duties of local emergency management agency Youth programs at schools alternatives, less intrusive 10.79.140 38.52.400, 38.52.410 liability of district under contracts 4.24.660 application of law 10.79.120 Student activities, excused absences authorization for 10.79.080 SCIENCES, WASHINGTON STATE 28A.225.055 conducting, standards for 10.79.100 ACADEMY OF SEARCH AND SEIZURE damages, actions for 10.79.110 definitions 10.79.070 Additional services 70.220.050 Alcoholic beverages Ch. 66.32 Alcoholic beverages, See also ALCOHOLIC Assistance to governor and legislature 70.220.020 injunctive relief 10.79.110 BEVERAGES, subtitle Search and seizure legislative intent 10.79.060 Duties 70.220.040 medical care not precluded by procedural requirements 10.79.090 Boats and vessels Legislative findings, purpose 70.220.010 Organizing committee 70.220.030 Report 70.220.060 serial number, altered, removed, etc. administrative hearing and judicial review physical exams for public health purposes are not searches 10.79.160 46 12 330 assignment of new number 46.12.350 SCOLIOSIS reasonable suspicion, probable cause 10.79.130, 10.79.140 report of 10.79.080 Screening program for in schools 28A.210.180, 28A.210.190, 28A.210.200, 28A.210.210, disposition of seized or impounded vessels 46.12.320 28A.210.220, 28A.210.240, 28A.210.250 release of impounded vehicles 46.12.340 search delayed, nonliability of government for seizure authorized 46.12.310 damage 10.79.170 SEA GRANT PROGRAM (See WATER QUALITY, subtitle Puget Sound water quality field agents program) uncategorized searches 10.79.140 serial number, altered, removed, etc. unnecessary persons prohibited at search administrative hearing and judicial review 10.79.150 46.12.330 warrant for 10.79.080 Adjutant general 38.12.020 assignment of new number 46.12.350 warrant requirement 10.79.130 disposition of seized or impounded campers 46.12.320 Alcoholic beverages, unlawful use of official seal written record required 10.79.150 66.44.120 Warrants, See SEARCH AND SEIZURE, Authentication by, how affixed 5.44.130 Bar association 2.48.010 release of impounded campers 46.12.340 seizure and impoundment 46.12.310 subtitle Search warrant SEARCH WARRANT (See SEARCH AND Conveyances, private seals, validation of Controlled substances, See DRUGS SEIZURE, subtitle Search warrant) instruments executed without 64.04.100 Driving under the influence forfeiture and seizure of vehicle 46.61.5058 Explosives 70.74.400 Copies of public records and documents for SEASHORE CONSERVATION AREAS (See evidence 5.44.040 OCEAN BEACHES, subtitle Seashore Corporate Felonies conservation areas) absence from instrument, effect 64.04.105 seizure and forfeiture of personal property powers in regard to 35.21.010 Counties 36.16.050 SEASONAL LABOR (See LABOR, subtitle involved in a felony application of chapter 10.105.900 Seasonal) SEAT BELTS (See MOTOR VEHICLES) Insurance consideration 48.19.500 County treasurer 36.16.050 disposition of forfeited property and Court proceeds from sale of forfeited property court records and proceedings authenticated 10.105.010 SEATTLE with admissible in evidence 5.44.010 procedure 10.105.010 Hotel-motel tax writ of execution, on 6.17.110 property subject to seizure and forfeiture state convention and trade center, Seattle Ch. Court commissioners 2.24.040 10.105.010 67.40 Custodian of state seal, secretary of state to be Fireworks Police relief and pension fund system Const. Art. 3 § 18 District courts 3.54.030 forfeiture proceedings, disposal 70.77.440 service credit seizure by state agency or local government in public employees' retirement system for Habeas corpus, writs and process 7.36.240 service in Seattle system 41.40.059 Insurance commissioner 48.02.050 Fish and wildlife violations Ch. 77.15 terms and conditions 41.40.061 Gambling devices and real and personal property 9.46.231 Joint operating agencies, board of directors Stadium and exhibition center, See STADIUM, 43.52.370 CONVENTION CENTER, AND ARTS FACILITIES Licensing, department of, official seal 46.01.170 Horticultural inspection, search warrants Metropolitan municipal corporations, adoption of seal by council 35.58.170 15.17.190 Liquor Ch. 66.32 State convention and trade center hotel-motel tax Ch. 67.40 Municipal courts 3.50.115, 35.20.110 Money laundering University of Washington proceeds and property, seizure and forfeiture of 9A.83.030 arboretum and botanical gardens, conveyance of part to Seattle 28B.20.354
University of Washington campus approach highway, city action as requisite to 47.20.635 Private abolished 64.04.090 conveyances, validations of instruments Motor vehicles executed without 64.04.100 serial number, altered, removed, etc. Public officer refusing to surrender to successor administrative hearing and judicial review SECOND-HAND DEALERS (See 42.20.030 46 12 330 State auditor 43.09.180 PAWNBROKERS AND SECONDassignment of new number 46.12.350 HAND DEALERS) State bar 2.48.010 disposition of seized vehicles 46.12.320 State seal 1.20.080 release of impounded vehicles 46.12.340 SECRETARY OF STATE (See also design Const. Art. 18 § 1 seizure and impoundment 46.12.310 **ELECTIONS)** reproduction on state flag 1.20.010 Pensions, exemption from seizure 6.15.020 Acquisition and disposition of highway property, secretary's powers and duties relating to Ch. secretary of state as custodian of 43.07.040, School locker searches grounds for searching student, student's possessions, or locker 28A.600.230 legislative findings 28A.600.210 Const. Art. 3 § 18 Archives and records management division use of definitions 43.04.020 access to records transferred to 40.14.040 no privacy right in school issued locker 28A.600.220 general provisions 43.04.030, 43.04.040, 43.04.050, 43.04.060, 43.04.070, 43.04.080, 43.04.090, 43.04.100 allocation of costs of services 40.14.025 certification of copies 40.14.030 scope of search, limitations 28A.600.230 duties concerning public records 40.14.020 legislative findings 43.04.010 search without notice or reasonable suspicion, gifts, grants, and conveyances 43.07.370, State treasurer 43.08.030 43.07.380 when authorized 28A.600.240 imaging account 40.14.022 Superior courts Search warrant judgment debtor surcharge for local clerk of supreme court to keep and use alcoholic beverages Ch. 66.32 contents 10.79.020 government public archives and records clerk to keep and use 2.32.050 directed to sheriff or constable 10.79.020 management services 40.14.027

SECRETARY OF STATE

local government archives account 40.14.024 certificate of authority, application for voters and registration Ch. 29A.08 voters' pamphlets Ch. 29A.32 voting systems Ch. 29A.12 public disclosure 40.14.030 23B.15.030 records committee 40.14.050 forms, authority to mandate use 23B.01.210 Elections, division of forms, authority to prescribe and furnish records officers 40.14.040 director, appointment of 43.07.300 duties 43.07.310 transfer of records to 40.14.030, 40.14.040 23B.01.210 Washington-Oregon boundary commission health care insurance documents, certain establishment 43.07.300 records transmitted to 43.58.070 copies to insurance commissioner Elections, See also ELECTIONS Armed forces, to receive free copies of state flag 43.07.175 license fees Electronic authentication act, powers and duties Articles of incorporation, recording of 43.07.030 penalty fees, waiver of 23B.01.580 Ch. 19.34 license renewal system staggered 43.07.180 Assistant secretary appointment of 43.07.020 Expenses and purchases, accounting to speaker of house 43.07.030 powers 43.07.020 Extradition, application for requisition for return business license center as agent 43.07.200 of person and attachments filed with Attests commission issued by state Const. Art. 3 mergers, filing articles of merger, required 10.88.410 § 15 information 23B.11.050 Federal employer identification numbers and Attorney for documents, authority of secretary of state to issue 43.07.205 modernization of law former residents for service of process arising legislative intent 43.07.160 out of motor vehicle operation in this state, nonprofit miscellaneous and mutual secretary as 46.64.040 fee book 43.07.030 corporations nonresidents for service of process arising out heritage center, Washington state 43.07.128 municipal corporations powers and duties 24.06.485 of motor vehicle operation in this state, secretary as 46.64.040 powers, rule making authority 23B.01.300 refusal to file record, judicial review auditor to adopt rules 43.09.281 rule adoption to establish 43.07.120, 43.07.125 Bond 43.07.010 23B.01.260 Bonds deposited with services by secretary state auditor 43.09.010 may contract with agencies to provide state officers' bonds 43.07.030 state treasurer 43.08.020 Filing with articles of incorporation 43.07.030 banks, See BANKS AND BANKING, subtitle 43.07.035 share exchanges, filing articles of share Bonds of officers, filing of 43.07.030 exchange, required information 23B.11.050 Filings Business license center bonds of state officers 43.07.030 corporations 43.07.200 Corporations, filing and affairs, See CORPORATIONS conveyances made to state 43.07.030 Charges for furnishing copies of documents and records 24.03.410 corporations, See CORPORATIONS, subtitle County seats, removal, notice 36.12.070 Filings Credit unions department of transportation rules and Charitable solicitations law, See CHARITABLE duties relating to 31.12.085 regulations concerning aeronautics SOLICITATIONS receivership, secretary's duties 31.12.707 47.68.210 Charitable trusts domestic insurers, articles of incorporation filing requirements 11.110.060 signature, authenticating officer 43.07.160 48.06.200 trustees, registration requirements 11.110.051 Deputy secretary engrossed bills 44.20.010 trusts not exclusively for charitable purposes appointment of 43.07.020 powers 43.07.020 faxes, acceptance of 43.07.173 access to information 11.110.075 initiatives and referendums Const. Art. 2 § 1 Citizens' exchange program 43.07.350 numbering system for highways 47.36.097 savings and loan associations, See SAVINGS Detainers, interstate Civil rights, issuance of copies of instruments transmission of copies of chapter by secretary restoring civil rights 5.44.090 9.100.080 AND LOAN ASSOCIATIONS, subtitle Commercial fund raisers, See CHARITABLE Filings standard uniforms for sheriffs 36.28.170 Digital signatures SOLICITATIONS authentication and certification authority, Constitution, custodian of 43.07.040 secretary's powers and duties Ch. 19.34 statute law committee code correction orders Conveyances made to state, recording of Domestic partnership registry 43.07.400 Domestic violence, sexual assault, trafficking, or 1.08.016 43.07.030 uniform facsimile signature of public officials Corporations act, filing signatures under with secretary of state 39.62.020 stalking victim agent for service of process in absence of registered agent 23B.05.040 address confidentiality program Ch. 40.24 Duties Const. Art. 3 § 17 may delegate signature authority 43.07.160 Election of Const. Art. 3 § 1 Foreign corporations annual report, filing, required information 23B.16.220 certificate of authority amended certificate, application for articles of dissolution, filing, required information 23B.14.030 23B.15.040 Elections absentee voting Ch. 29A.40 amended certificate, when required articles of incorporation, amendments to be ballots and other voting forms Ch. 29A.36 canvassing Ch. 29A.60 23B.15.040 filed, required information 23B.10.060 Foreign corporations, See also CORPORATIONS, subtitle Foreign certificate of existence or authorization contesting an election Ch. 29A.68 23B.01.280 crimes and penalties Ch. 29A.84 corporations correction of records filed with 23B.01.240 disability access voting Ch. 29A.46 Foreign limited partnerships decree of dissolution, filing 23B.14.330 division of elections dissolved corporations, list published in state director, appointment of 43.07.300 duties 43.07.310 appointment of secretary of state as agent for service of process 25.10.840 register 34.08.020 dissolved corporations, secretary of state to prepare monthly list 23B.14.390 effective time and date of records filed with establishment 43.07.300 restraining actions against violators 25.10.550 elective offices - qualifications, terms, and requirements Ch. 29A.20 filing for office Ch. 29A.24 revocation of registration commencement of proceeding 25.10.553 23B.01.230 Gifts, grants, and conveyances, receipt and sale initiative and referendum, state Ch. 29A.72 mail ballots Ch. 29A.48 nuclear waste site disapproval Ch. 29A.88 false statements authorized 43.07.037 Heritage center, Washington state account 43.07.129 gross misdemeanor 43.07.210 filing duties 23B.01.250 filing system fees 43.07.128 political parties Ch. 29A.80 polling place elections and poll workers Ch. gifts, grants, and conveyances 43.07.370
Initiative Measure 276, printing and distribution of materials relating to 43.07.140
Initiatives and referendums new format authorized 43.07.170 fees and charges, establishment and collection 23B.01.220 precinct and polling place determination and accessibility Ch. 29A.16 primaries and elections Ch. 29A.52 recounts Ch. 29A.64 redistricting Ch. 29A.76 summary cover sheet 43.07.190 filing of proposals and petitions with Const. foreign corporations Art. 2 § 1 International student exchange organizations, agent for service of process in absence of registered agent 23B.15.100 registration requirements Ch. 19.166 returns, certifying of 43.07.030 certificate of authority Involuntary dissolution, notice to attorney amended certificate, application for special circumstances elections Ch. 29A.56 general, nonprofit corporations 24.03.255 23B.15.040 vacancies Ch. 29A.28 Legacy project

[RCW Index—page 670] (2008 Ed.)

advisory council 43.07.363	Public meetings, notices of, contained in state	hearings public, exception 21.20.500
funding 43.07.365	register 34.08.020	interpretative opinions 21.20.530
gifts, grants, conveyances 43.07.370 legacy project, state library, and archives	Real estate excise enforcement transfer of controlling interest, disclosure	register of applicants and statements 21.20.510
account 43.07.380	43.07.390	rules, forms, and orders 21.20.450
Legislative acts and resolutions	Records, custodian of 43.07.040, Const. Art. 3 §	Advertising falsely, penalty 9.04.010
custodian of 43.07.040 Legislative acts and resolutions, See also	24 Residence to be maintained at seat of government	Advisory committee created 21.20.550
SECRETARY OF STATE, subtitle Session	Const. Art. 3 § 24	duties 21.20.580
laws	Salary, amount of 43.03.010 Sale of unneeded toll facility property, secretary	expenses and per diem 21.20.590 meetings 21.20.560
Legislative journals, custodian of 43.07.040 Licenses	to attest deed and deliver 47.56.255	officers 21.20.560
corporations	Seals	qualifications of members 21.20.550
staggered renewal 43.07.180	affixing state seal by 43.07.030 custodian of state seal 43.07.040, Const. Art. 3	terms of office 21.20.570 vacancies in office 21.20.570
Limited liability companies Ch. 25.15 Limited partnerships	§ 18	Appeals 21.20.440
dissolution, administrative	furnishing of to state officers 43.07.030	Assignee of securities may sue in own name
commencement of proceeding 25.10.453 notice of determination 25.10.455	Secretary of state's revolving fund, purpose 43.07.130	4.08.080 Bank depositaries, See DEPOSITARIES
reinstatement application 25.10.457	Service of process	Banks and trust companies, authority to deposit
filing fees, miscellaneous charges 25.10.600	nonprofit corporations 24.03.060	securities 30.04.240 Brokers-dealers
filing of certificate 25.10.130 merger	nonprofit miscellaneous and mutual corporations 24.06.060	excluded from usury law 19.52.110
articles of merger, filing 25.10.820	Session laws	Bucket shops
effect of 25.10.830	copies, delivery to statute law committee 44.20.020	defined, characteristics 9.47.080 keeping and operating 9.47.090
revocation of registration notice of determination 25.10.555	custodian of 43.07.040	statements required, omission or refusal as
Memorial to state residents, missing-in-action or	delivery of copies and certification to statute	prima facie proof 9.47.100
died, southeast Asia 73.40.010, 73.40.030	law committee 44.20.020 engrossed bill filed with 44.20.010	Cease and desist order 21.20.390 Cities and towns
Missing-in-action or died in southeast Asia memorial within the state capitol building	numbering of 44.20.020	retirement system 35.39.070
73.40.010, 73.40.030	Signature	Civil liabilities, penalties, limitation of action
Motor vehicle accident or violation by	may appoint authenticating officers 43.07.160 State archivist	21.20.430 Clearing corporations, banks and trust companies
nonresident, service on 46.64.040 Nonadmitted foreign organizations	duties 40.14.020	authorized to deposit securities with
service of process, agent for 23B.18.040	State capitol committee member 43.34.010	30.04.240 Commission for sale of security, action or suit for
procedure 23B.18.050	State flag, provision to armed forces 1.20.010 State library	collection of, proof required 21.20.135
Nonprofit corporations appeal from 24.03.445	authority 27.04.010, 27.04.900	Construction
applicability of nonprofit corporations act,	gifts, grants, and conveyances 43.07.370, 43.07.380	effective date of 1973 amendments 21.20.805 uniformity 21.20.900
elective coverage, duties 24.03.017	Statistics commissioner ex officio	Contracts of investment advisers
interrogatories confidential nature 24.03.435	bureau of statistics, agriculture and	required provisions 21.20.030
exemptions 24.03.430	immigration established by 43.07.050 deputy commissioner 43.07.110	Cooperative associations exempt transactions 21.20.320
powers and authority 24.03.440 Nonprofit miscellaneous and mutual	immigration agent 43.07.110	Copies of record as evidence 5.44.060
corporations	information furnished confidential 43.07.100	Costs, See SECURITIES FOR COSTS Customers
certificate issuance	powers to obtain statistics 43.07.090 Statute law committee code correction orders	recommendations, reasonable grounds for
fees 24.06.450 fees	filing 1.08.016	belief in suitability required 21.20.702
miscellaneous fees 24.06.455	Succession to office of governor Const. Art. 3 § 10	Damages, actions for 21.20.390 Debenture companies
foreign corporations	Tartan, state 1.20.110	acquisition of control 21.20.727, 21.20.730
reinstatement, application for 24.06.433 notice of delinquency 24.06.290	Term of office 43.01.010, Const. Art. 3 § 3	applications for certificates, printed caveat,
Notice	Trademarks and trade names trade name registration, duties Ch. 19.80	not insured by government 21.20.725 bad debts 21.20.825
corporations nonprofit miscellaneous and mutual	trademark registration, duties Ch. 19.77	capital requirements 21.20.710
corporations	Uniform act on fresh pursuit, duties 10.89.060	cease and desist orders 21.20.732, 21.20.734 certificates of debenture
delinquency notice 24.06.290	SECURED TRANSACTIONS (See	pass book form, prohibited 21.20.725
nonprofit corporations, registered agent notice to file to comply with 1969 requirements	UNIFORM COMMERCIAL CODE, subtitle Secured transactions)	printed caveat, not insured by government
24.03.915	SECURITIES (See also BOND ISSUES;	21.20.725 controlling person 21.20.717
Oath of office 43.01.020	BONDS)	definitions 21.20.705
Oaths, judicial, filing Const. Art. 4 § 28 Official bond 43.07.010	Accounts and records release of information, correction of filed	directors, prohibited activities 21.20.720 equity investments 21.20.815
Oral history program	document 21.20.100	exempt transactions 21.20.320
funding 43.07.365 gifts, grants, and conveyances 43.07.370,	requirements 21.20.100	holders, maturity date 21.20.835
43.07.380	Actions and suits for collection of commission for sale of security, proof required 21.20.135	investments in unsecured loans 21.20.830 loans to any one borrower, limits 21.20.820
Partnerships	Administration	maturity date requirements 21.20.715
fees and charges 25.05.902 recordkeeping requirements 25.05.903	administrator of securities appointment of 21.20.460	officers, prohibited activities 21.20.720 payable on demand 21.20.725
Powers and duties Const. Art. 3 § 17	compensation 21.20.470	public disclosure 21.20.855
generally 43.07.030	delegation of powers to 21.20.460	rules 21.20.845
Printing and distribution of certain material 43.07.140	expenses and per diem 21.20.470 cooperation with other state and federal	Definitions 21.20.005 Depositaries, See DEPOSITARIES
Process deposited with	authorities 21.20.450	Employee cooperative corporations
domestic corporation without officer in upon	copies of register entries for documents to be	exempt transactions 21.20.320
whom process can be served 4.28.090 Professional fund raisers, See CHARITABLE	furnished 21.20.520 by department of financial institutions	Enforcement, assurance of discontinuance of violation 21.20.435
SOLICITATIONS	21.20.450	Examinations and investigations 21.20.370,
Public disclosure commission, duties 42.17.380	filed information, unlawful use of 21.20.480	21.20.380, 21.20.700

[RCW Index—page 671]

SECURITIES ACT

Exemptions	denial, suspension, or revocation of	contract between owner of security and
denial of 21.20.325 hearing 21.20.325	registration grounds, procedure 21.20.110	registering entity transfer is effective by reason of contract and
order revoking 21.20.325	order, request for, notice of hearing, findings	is not testamentary 21.35.045
procedure 21.20.325	and conclusions 21.20.120	creditor's rights 21.35.045
registration 21.20.310	duration of registration 21.20.080	death of owner or owners
revocation 21.20.325	effective date 21.20.070	passage of ownership of security 21.35.035 definitions 21.35.005
transactions 21.20.320 unlawful representations concerning	exempt securities denial 21.20.325	registering entity
21.20.360	procedure 21.20.325	protection for, discharge from claims to
Exemptions, exceptions and preemptions	revocation, order 21.20.325	security by estate, creditors, heirs, or
proof 21.20.540	exempt transactions 21.20.320	devisees, requirements 21.35.040 terms and conditions for accepting and
Exemptions from execution, personal exemption claimant to list bonds 6.15.060	fees, disposition 21.20.340 financial reports 21.20.090	implementing registrations, registering
Federal covered securities	renewals 21.20.090	entity may establish 21.35.050
required filings and fees 21.20.327	required, exemptions 21.20.040	registration in beneficiary form
Fees, disposition 21.20.340	salespersons must be associated with issuer,	authority to register in beneficiary form 21.35.015
Filings document is filed when received 21.20.510	federal covered adviser, or broker-dealer 21.20.080	beneficiary
misleading statements 21.20.350	surety bond 21.20.060	death of owner or owners, passage of
unlawful use of filed information 21.20.480	Registration of securities	ownership of security 21.35.035
Financial planners and investment counselors	coordination, registration by	designation of 21.35.020 designation of TOD or POD beneficiary,
registration	conditions 21.20.190, 21.20.250 duration of registration 21.20.260	effect on ownership rights 21.35.030
requirements and exceptions 21.20.040 Fish marketing associations, securities act	effective date 21.20.190	cancellation or change of registration
inapplicable 24.36.060	escrow 21.20.250	21.35.030
Foreign securities, investment in by insurance	impounding 21.20.250	multiple owners of registered security to hold security as joint tenants 21.35.010
companies 48.13.180	price amendments 21.20.190, 21.20.200	ownership requirements for registration of a
Fraudulent and other prohibited practices 21.20.010, 21.20.020, 21.20.030	requirements 21.20.180 stop order 21.20.200	security 21.35.010
purchases or sales that are excessive in size or	denial, suspension or revocation of	ownership rights
frequency for customer's account	registration, grounds 21.20.280	death of owner or owners, passage of ownership of security 21.35.035
21.20.035	duration 21.20.260	designation of TOD or POD beneficiary,
Gambling, validity of securities as evidence of gambling debt 4.24.090	exempt securities 21.20.310 exempt transactions 21.20.320	effect on rights 21.35.030
Injunctions 21.20.390	fees, disposition 21.20.340	registering entity may establish terms and
Insurance	notification, registration by	conditions for accepting and implementing registrations 21.35.050
ineligible investments, disposal of 48.13.290	duration of registration 21.20.260	words of designation 21.35.025
merged and reorganized institutions 48.13.070 safeguarding procedures 48.13.450,	pending applications continuance 21.20.275	short title 21.35.900
48.13.455, 48.13.460, 48.13.465,	termination 21.20.275	Trust funds, investments in, eligible and
48.13.470, 48.13.475, 48.13.480,	qualification, registration by	ineligible securities Ch. 11.100 Trustees
48.13.490	audits 21.20.210	power to deal in stock or securities 11.98.070
variable contracts, salesmen, brokers, licensure 48.18A.060	conditions 21.20.230, 21.20.250 duration of registration 21.20.260	Unlawful representations 21.20.360
Investigations and examinations 21.20.370,	effective date 21.20.230	Vacation or modification of superior court
21.20.380, 21.20.700	escrow 21.20.250	judgments, securities preserved 4.72.050 Variable contracts 21.20.037
Investment adviser	impounding 21.20.250	Violations
performance-based compensation arrangement allowed 21.20.030	requirements 21.20.210 statement, contents 21.20.210	administrative actions 21.20.395
unlawful acts 21.20.020, 21.20.030	statement, contents, exception 21.20.220	assurance of discontinuance 21.20.435 director to publish information concerning
Investment of trust funds Ch. 11.100	reports and statements, filing 21.20.270	21.20.700
Investment securities Ch. 62A.8	required 21.20.140	publication of information 21.20.370
Judicial review 21.20.440, 21.20.925 Liens, See LIENS	selling without registration unlawful 21.20.140	SECURITIES ACT (See SECURITIES)
Limitation of actions 21.20.400	statements, generally 21.20.240	SECURITIES FOR COSTS
Motor vehicle financial responsibility law,	stop orders	Bond, by 4.84.210
deposit of securities as proof 46.29.550	grounds for 21.20.280	additional may be required 4.84.210
Partition proceedings, See PARTITION Penalties for violations 21.20.400	procedure 21.20.300 prohibited, when 21.20.290	Bond in lieu of separate security for costs 4.84.220
attorney general or prosecuting attorney,	Reports by issuers	Civil actions
referral of prosecution to 21.20.410	requirements 21.20.740	court may require additional 4.44.470
Public utilities, See PUBLIC UTILITIES,	suspension of sale of securities, when	court may set amount of security 4.44.470 Deposit in lieu of bond 4.84.210
subtitle Securities Purchases or sales that are excessive in size or	21.20.750 violations	additional required 4.84.210
frequency for customer's account 21.20.035	penalties, contribution 21.20.745	dismissal for failure to give 4.84.230
Receivers, appointment 21.20.390	suspension of sale or trading 21.20.745	Dismissal for failure to give 4.84.230
Recommendations to customers	Savings 21.20.910, 21.20.915	Judgment on bond 4.84.240 Required, when 4.84.210
suitability of recommendation, reasonable grounds required 21.20.702	Service of process consent to 21.20.050, 21.20.330	Standing bond for numerous actions 4.84.220
Registration of broker-dealers, salesperson,	how made 21.20.330	SECURITY GUARDS
investment advisors, and representatives	Storage of agricultural commodities	Administrative procedure act
applications	definitions 22.09.011	application to acts of director 18.170.280
cancellation, grounds 21.20.130 consent to service of process 21.20.050	Transfer on death security registration, uniform act	Armed security guards licenses 18.170.040, 18.170.050
contents 21.20.060	application of chapter 21.35.901	Companies
filing 21.20.050	beneficiaries	information on certain occurrences required
cancellation of registration, grounds	death of owner or owners, passage of	18.170.110
21.20.130 capital requirements 21.20.060	ownership of security 21.35.035 designation of 21.35.020	licenses 18.170.060, 18.170.080, 18.170.090 Definitions 18.170.010
censure, fine, or restriction of registrant	designation of TOD or POD beneficiary,	Director of licensing's authority 18.170.180,
21.20.110	effect on ownership rights 21.35.030	18.170.300

[RCW Index—page 672] (2008 Ed.)

Exemptions from application of chapter payment prior to sale 19.150.100 Damages, arbitration prerequisite to legal action 15.49.071 Dealer's license 15.49.380, 15.49.390 sale of occupant's property 19.150.070, 18.170.020 Firearms 19 150 080 display while soliciting clients prohibited 18.170.175 Definitions 15.49.011 Enforcement 15.49.370 sale or disposal of property, notice 19.150.060 termination of occupant's rights 19.150.040 notification of law enforcement agency when Exceptions to chapter application 15.49.061 Immunity of department of agriculture 15.49.420 Injunctions to enforce 15.49.460 SELLERS OF TRAVEL (See TRAVEL firearm discharged while on duty BUSINESSES) 18.170.110 SENATE (See LEGISLATURE) Firearms certificate program 43.101.260 Intergovernmental agreements and cooperation Inability to practice by reason of mental or 15.49.480 SENIOR CITIZENS Labels, required information 15.49.031 physical condition Boarding homes, licensing and regulation Ch. Mislabeling procedures 18.170.220, 18.170.230 Law enforcement insignia use of public law enforcement insignia prohibited 18.170.160 powers of department of agriculture 15.49.410 Moneys, disposition 15.49.470 Cities and towns programs, establishment, administration, Penalties authorized 36.39.060 disposition of fines and forfeitures 15.49.470 Records of distributed seed, retention 15.49.360 Licenses Colleges, universities, and community and applications 18.170.130 technical colleges armed security guards authority of holder 18.170.050 waiver of certain fees limitations 28B.15.540 Screenings removal and disposition 15.49.330 Seed bailment contracts Ch. 15.48 firearms, ownership and registration Common schools, extracurricular activities, fee Seed labeling permit 15.49.400 Standards and label requirements 15.49.021 requirements 18.170.050 waiver 28A.325.010 license cards, issuance and use 18.170.070 Counties requirements 18.170.040 Unlawful practices 15.49.051 programs, establishment, administration, firearms certificate, requirements 43.101.260 investigation of applicant 18.170.130 license cards, issuance and use 18.170.070 Violations, civil penalty 15.49.041 authorized 36.39.060 Criminal mistreatment SEIZURES (See SEARCH AND SEIZURE) defense, financial inability 9A.42.050 SELF-DEFENSE defined 9A.42.010 first degree 9A.42.020 second degree 9A.42.030 private security companies Force, use of, when lawful 9A.16.020 assignment or transfer 18.170.060 Homicide, when 9A.16.050 Reimbursement of defendant 9A.16.110 liability insurance requirements 18.170.080 license certificates, posting requirements third degree 9A.42.035 Special verdict required on issue, form 18.170.070 withdrawal of life support systems not applicable to chapter 9A.42.040 Dependent adults, See DEPENDENT ADULTS 9A.16.110 qualifying agent, requirements 18.170.060 SELF-INCRIMINATION requirements and restrictions 18.170.060 temporary registration cards 18.170.090 requirements 18.170.030 Accused not required to give evidence against Fall prevention program 43.70.705 self Const. Art. 1 § 9 suspension for noncompliance with support order 18.170.164 Fishing permits, group 77.32.550 Bribery action, witness not excused on ground of Long-term care ombudsman program 9.18.080, Const. Art. 2 § 30 findings 43.190.010 Criminal investigations suspension for nonpayment or default on municipal authority 36.39.060 grand jury educational loan or scholarship 18.170.163 grand Jury
immunity from prosecution 10.27.130
perjury 10.27.130
special inquiry judge
immunity from prosecution 10.27.130
perjury 10.27.130
perjury 10.27.130 Meal program authorized 28A.623.020 temporary registration cards, issuance, expiration, or suspension 18.170.090 purpose 28A.623.010 transfer 18.170.165 school lunchroom use 28A.235.120 unlicensed practice prohibited 18.170.160 Motor vehicle insurance Out-of-state private security guards licensure by endorsement 18.170.120 premium reduction for accident prevention course 48.19.460, 48.19.470, 48.19.480, 48.19.490 Grand jury, criminal investigations 10.27.120 limits on operations in Washington 18.170.150 Habeas corpus, public officers obeying writ 7.36.180 Park and recreation service areas administration 36.68.400 temporary assignment in Washington, validity of out-of-state license 18.170.120
Reciprocity agreements 18.170.300 Immunity from prosecution, witness not excused on grounds of self-incrimination if given Park passes, camping 79A.05.065 immunity from prosecution 10.52.090 Retired senior volunteer programs Regulatory provisions of chapter exclusive, authority of state and political subdivisions Jeopardy, no person to be twice put in Const. Art. distribution of funds 43.63A.275 Ride sharing, See MOTOR VEHICLES, subtitle Perjury, immunity from prosecution does not 18.170.140 Ride sharing apply to perjury committed in self-Training requirements 18.170.105 State parks incriminating testimony 10.52.090 Uniform regulation of business and professions wood gathering, persons over sixty-five exempt from fees 79A.05.090 Special inquiry judge, criminal investigations act 18.170.290 10.27.120 Unprofessional conduct 18.170.170, 18.170.230 Utilities and transportation commission witnesses 80.04.050, 81.04.050 Transportation leasing of school buses by nonprofit organizations 28A.160.040 procedures and hearings 18.170.210 Witness not excused if given immunity from prosecution 10.52.090 nonprofit providers 81.66.005, 81.66.010, 81.66.020, 81.66.030, 81.66.040, 81.66.050, 81.66.060 SEDITION (See ANARCHY) Witnesses, bribery, witness not excused on ground of self-incrimination 9.18.080 SEEDS Administration and enforcement, agriculture school bus use 28A.160.010 department powers and duties 15.49.310, SELF-SERVICE STORAGE Trials 15.49.370 Contract 19.150.120 Definitions 19.150.010 priority for aged or ill parties in setting cases for trial 4.44.025 Arbitration filing fee and rules 15.49.081 Good faith purchasers of disposed goods 19.150.110 Utility service connection fees, waiver, low prerequisite to legal action 15.49.071 procedure 15.49.091 income persons 35.92.380 Insurance responsibility 19.150.130 Late fees 19.150.150 Utility services, reduced rates 74.38.070, 80.28.068 Arbitration committee investigation of complaint 15.49.101 Lien on personal property 19.150.020, 19.150.050, 19.150.060, 19.150.090, 19.150.100, 19.150.120 Voting organization and duties 15.49.111 precinct and polling place determination and accessibility Ch. 29A.16 Brassica seed production agreements 15.51.040 Rights not impaired 19.150.140 Wood gathering Sale of occupant's property 19.150.060, 19.150.070, 19.150.080, 19.150.110
Termination of occupant's rights 19.150.040 application of chapter 15.51.070 persons over sixty-five exempt from park fees definitions 15.51.020 79A.05.090 districts 15.51.030 findings, purpose 15.51.010 rules, adoption 15.51.050 violation of chapter 15.51.060 Unclaimed property presumption of abandonment 63.29.165 SENIOR CITIZENS SERVICES Community based services administration 74.38.030 Unpaid rent Conditioning certified seed permit 15.49.350 denial of access to storage space 19.150.030 annual state plan 74.38.030 eligibility, determination of 74.38.030 notice 19.150.050

federal programs, expansion of, authorized 74.38.060 nonlow income persons, availability of services for, fee schedules 74.38.050 scope of program 74.38.040 Definitions 74.38.020 Foster grandparent, senior companion, and retired senior volunteer programs 74.38.061 Policy declaration 74.38.010 SENTENCES (See also PRISON TERMS AND PAROLES; PROBATION AND PAROLE) Abuse victim found guilty of murder of abuser prior to July 23, 1989 petition to indeterminate sentence review board 9.95.045 resentencing to reduce sentence allowed 9.94A.890 review of inmate's sentence by indeterminate sentence review board 9.95.047 Aggravating circumstances 9.94A.535, 9.94A.537 Aliens committed to department of corrections conditional release for deportation 9.94A.685 Alternatives to total confinement 9.94A.680 Anticipatory offenses 9.94A.595 Appeals judicial review 9.94A.585 department of corrections may petition for 9 94A 585 stay of execution of judgment, conditions of release 9.95.064 Armed offenders 9.94A.470 Chemical dependency, offender sentencing 9.94A.607 Classification of inmates prosecuting attorney's statement 9.95.028 Clemency and pardons board petition for review, recommendation to governor 9.94A.880, 9.94A.885 Commencement of sentence from date judgment and sentence signed by court 9.95.060 Commencement of sentence when convicted person returned to custody 9.95.060 Community custody 9.94A.505 commencement, discharge 9.94A.707 conditions 9.94A.703 earned release time 9.94A.728 mental health information, access 9.94A.708 possession of firearms or ammunition prohibited 9.94A.706 revocation or violations hearings 9.95.123 sentenced for one year or less 9.94A.702 sentenced to the custody of the department 9.94A.701 sex offenders 9.94A.709 specified offenders 9.94A.715 supervision by the department 9.94A.704 violations 9.94A.714, 9.94A.716, 9.94A.737, 9.94A.740, 72.09.310, 72.09.311 Community placement 9.94A.505 limited liability 72.09.320 Community restitution by offenders workers' compensation and liability insurance coverage 35.21.209, 36.16.139 Completion civil rights restoration, prior convictions, use of in later prosecution, assistance 9.94A.637 clemency and pardons board established 9.94A.880 petition for review, recommendation to governor 9.94A.885 counseling, community adjustment help 9.94A.637 vacation of record of conviction, conditions 9.94A.640

Consecutive sentences when two or more crimes 9 92 080 Conviction histories for filings, plea agreements, and sentencing state patrol primary source 10.98.030 Conviction on new trial, former imprisonment deductible 9.95.063 default in payment, enforcement, collection 10.01.180 payment, deferred or by installment 10.01.170 payment by defendant 10.01.160 County, state facilities, confinement determined by length of term 9.94A.190 Crimes committed prior to July 1, 2000 application of chapter 9.94B.010 community custody for sex offenders 9.94B.070 community placement 9.94B.050, 9.94B.060 definitions 9.94B.020 mental status evaluations 9.94B.080 noncompliance, penalty 9.94B.040 postrelease supervision, violations 9.94B.030 transfer to community custody status in lieu of earned release 9.94B.090 Criminal history, use in sentencing 9.94A.525, 9.94A.535 Criminal justice information act, See CRIMINAL JUSTICE INFORMATION Deadly weapon duration of confinement prescribed for felony committed with 9.95.040 special verdict 9.95.015 Death penalty mentally retarded person may not be sentenced to 10.95.030 Death penalty or life imprisonment DNA testing request 10.73.170 Death sentence execution methods 10.95.180 single-person cells 10.95.170 Deferral or suspension abolished, exceptions 9.94A.575 Definitions Ch. 9.94A. 9.94A.030 Departure from sentencing guidelines 9.94A.535 Determinate sentence when range has not been established 9.94A.505 Discharge before end of community supervision 9.94A.637 Domestic violence no-contact a condition, procedures 10.99.050 Driving under the influence attendance at program focusing on victims 46.61.5152 intermittent fulfillment 46.61.5151 Drug offenders 9.94A.505, 9.94A.607 Drug offense sentencing grid 9.94A.517 Drug offenses sentencing alternative 9.94A.660 Duration of confinement fixing by indeterminate sentence review board, procedure 9.95.040 minimum term mandatory terms 9.94A.540 redetermination and refixing of 9.95.052 minimum terms prescribed in certain cases revocation and reconsideration due to rule infraction 9.95.080 time credits for good behavior 9.95.070 war emergency, reduction of minimum term during 9.95.055 Early release for good behavior prisoners in county jails 9.92.151 Earned release time prohibited, exceptions 9.94A.728, 9.94A.7281, 9.94A.7282 specialized training may be required as condition 9.94A.580 Election crimes and penalties Ch. 29A.84 Exceptional sentences 9.94A.505, 9.94A.535

Felonies, classification of unclassified felonies 9.94A.035 Felonies, sentences to run consecutive when two or more felony convictions 9.92.080 Fines 9.94A.550 Fingerprint of defendant affixed to 10.64.110 First time offenders 9.94A.505, 9.94A.650 Form of sentence to penitentiary 10.64.060 Gangs, See GANGS
Good behavior, time credit reductions for 9.95.070 Guidelines Ch. 9.94A Hard time for armed crime Ch. 9.94A Home detention conditions 9.94A.190, 9.94A.731, 9.94A.734 Indeterminate sentence review board abuse victim found guilty of murder of abuser prior to July 23, 1989 petition for review, requirements 9.95.045 review of inmate's sentence 9.95.047 board of prison terms and paroles redesignated certificate of discharge 9.96.050 commencement of sentence from date judgment and sentence signed by court 9.95.060 confinement criteria for determining duration 9.95.017 confinement decisions considerations and priorities 9.95.009 definitions 9.95.0001 duration of confinement board to fix minimum term for 9.95.040 employees 9.95.003 good behavior, time credit reductions for 9.95.070 meetings 9.95.005 membership, qualifications, salaries, and expenses 9.95.003 minimum term redetermination and refixing of 9.95.052 panels 9.95.007 criteria for release and length of parole 9.95.017 rule-making authority 9.95.150 parole board 9.95.002 parole revoked prisoner deemed escapee board may deny credit against maximum sentence for time prisoner is escapee 9.95.130 quarters at correctional institutions 9.95.005 quorum 9.95.007 redetermination and refixing of minimum term 9.95.052 reduction of membership 9.95.009 sentencing reform act application to board decisions 9.95.013 statement of facts about convicted person to be given board by sentencing judge and prosecutor 9.95.030 war emergency, reduction of minimum term during 9.95.055 Indeterminate sentences commenced when convicted person returned to custody 9.95.060 conviction on new trial, former imprisonment deductible 9.95.063 deadly weapon special verdict 9.95.015 duty of board to inform itself about convict, department of corrections to make records available 9.95.170 jail time pending appeal, credit for 9.95.062 labor of prisoner required 9.95.090 mandatory life sentences fixing of duration of confinement 9.95.116 maximum sentence, court to fix 9.95.010 mental health or chemical dependency treatment notification requirements 9.95.143 minimum term court to set 9.95.011

Consecutive, concurrent 9.94A.505

9.92.080

Concurrent or consecutive sentences 9.94A.589

Concurrent sentences when two or more counts

revocation and redetermination for infraction termination of supervision, monitoring of life sentence without parole upon third of prison rules 9.95.080 parole 9.95.110, 9.95.115, 9.95.120 payments 9.94A.775 conviction findings and intent 9.94A.555 wage assignments costs and attorney fees, recovery 9.94A.7709 employer responsibilities 9.94A.7705 forms and rules 9.94A.7706 procedure 9.94A.7701, 9.94A.7702, on-site parole revocation hearing 9.95.121, 9.95.122, 9.95.124, 9.95.125, 9.95.126 offender notification and warning 9.94A.561 life sentences conditions 9.94A.570 on-site parole revocation or violations hearings 9.95.123 parole records 9.95.140 life without parole upon third conviction 9.94A.505 9.94A.7703 prosecutor's statement of facts concerning convicted person 9.95.031 relief, hearing on and scope of 9.94A.7708 rules 9.94A.7704 Placement of offender determination 70.48.400 delivery of statement 9.95.032 sentences imposed before July 1, 1989 Plea agreements release of prisoner on serving maximum term 9.94A.771 court approval or disapproval 9.94A.431 service of order 9.94A.7707 criminal history, submission to court 9.94A.441 sentencing reform act Life sentences application to indeterminate sentence review board decisions 9.95.013 fixing of duration of confinement for person discussions, contents of agreement 9.94A.421 committed to mandatory life sentence information for certain offenders, public stay of execution of judgment 9.95.062, 9.95.064 by indeterminate sentence review board records 9.94A.475 judicial recordkeeping requirements 9.95.116 persistent offenders 9.94A.505 9.94A.480 superintendents of correctional institutions, conditions 9.94A.570 Police investigations 9.94A.411 duties 9.95.020 Presentence procedures, risk assessments 9.94A.500, 9.94A.501 findings and intent 9.94A.555 Information for certain offenders, public records findings and intent 9.94A.555
offender notification and warning 9.94A.561
Maximum, court to fix 9A.20.020, 9A.20.021
Medical placement, when allowed 9.94A.728
Mental health or chemical dependency treatment
notification requirements 9.94A.562,
9.94A.722, 9.94A.723, 9.95.143
Mental health services, information disclosure
9.94A.500 9.94A.475 Presumptive sentencing range anticipatory offenses 9.94A.595 exceeding statutory maximum 9.94A.599 Prosecuting standards evidentiary sufficiency Interstate compact for adult offender supervision 9.94A.745, 9.94A.74501, 9.94A.74502, 9.94A.74503, 9.94A.74504 Jail time pending appeal, credit for 9.95.062 decisions to prosecute 9.94A.411 police investigation 9.94A.411 guidance purposes 9.94A.401 plea dispositions 9.94A.450 emergency in population governor's response, alternatives 9.94A.875 9.94A.500 Mental incapacity, person under, sentencing of, not permitted 10.77.050 Judicial recordkeeping requirements 9.94A.480 Juvenile justice Mentally retarded persons confinement in detention facility 13.40.185 consecutive terms 13.40.180 sentencing recommendations 9.94A.460 death penalty, may not be sentenced to 10.95.030 Ranges 9.94A.505 Recognizance to keep the peace disposition hearing 13.40.150 Military court martial breach of conditions 10.64.075 disposition order confinement 38.32.140 term of 10.64.070 procedure 13.40.160 Minimum term conditions 9.94A.505 Records violation of order 13.40.200 information for certain offenders made public felony convictions, placement 72.01.410 mandatory terms 9.94A.540 record 9.94A.475 firearms possession redetermination and refixing of 9.95.052 war emergency, reduction of minimum term during 9.95.055 judicial recordkeeping requirements length of confinement and community supervision 13.40.193 9.94A.480 Reformatory, indeterminate sentence to 9.95.010 Restitution 9.94A.505, 9.94A.750, 9.94A.753 juvenile disposition standards commission, Misdemeanant probationers powers and duties transferred to sentencing assessment for cost of supervision 9.95.214 unlawful receipt of public assistance guidelines commission 13.40.005 county supervision 9.95.204, 9.95.206 10.82.080 procedure 13.40.130 supervision standards 9.95.212 Risk assessments, risk categories 9.94A.501 restitution Mitigating circumstances 9.94A.535 Sanctions violation of order 13.40.200 hearing 9.94A.6333 violation of condition or requirement 9.94A.633 Murder modification of sentence, noncompliance restitution orders 13.40.080, 13.40.190 abuse victim found guilty of murder of abuser prior to July 23, 1989 petition to indeterminate sentence review sentencing guidelines equal application 13.40.0351 sentencing standards 13.40.0357 board 9.95.045 where served 9.94A.6331 suspensions, deferrals, prohibited 9.92.200 Legal financial obligations which entity imposes 9.94A.6332 resentencing to reduce sentence allowed 9.94A.890 Sentenced felon jail forecast administrative procedure to set amount when court does not 9.94A.760 review of inmate's sentence by office of financial management to prepare 10.98.140 indeterminate sentence review board court-ordered, imposition and collection 9.94A.760 Sentencing grid 9.94A.510 9.95.047 aggravated first degree Ch. 10.95 first degree 9A.32.040 Sentencing grid, drug offenses 9.94A.517 financial institutions Sentencing guidelines and prosecuting standards equal application 9.94A.340 community bank accounts, collection actions New trials against 9.94A.7608 conviction on new trial, former imprisonment timing of application 9.94A.345 service on main or branch office authorized Sentencing guidelines commission armed offenders 9.94A.470 deductible 9.95.063 9.94A.7608 Nonpersistent offenders 9.94A.507 monthly payment or starting dates, construction 9.94A.772 established, powers, duties 9.94A.850 executive officer, employment, salary Offender score 9.94A.525 Offender supervision assessments 9.94A.780 notice of debt Offenders performing community restitution 9.94A.855 service of, contents, actions on 9.94A.7609 "obligee" defined 9.94A.7601 order to withhold and deliver workers' compensation and liability insurance coverage 35.21.209, 36.16.139 interdepartmental service 9.94A.855 juvenile disposition standards commission, Offenders under supervision of department of assumption of powers and duties duties and rights of person or entity served 9.94A.850 corrections firearms, prohibition on ownership and possession of 9.94A.505 juvenile disposition standards commission, powers and duties transferred to sentencing 9.94A.7607 exempt earnings 9.94A.761 issuance and contents 9.94A.7606 guidelines commission 13.40.005 Overcrowded correctional facilities, emergency membership, terms, travel expenses, payment of court-ordered 9.94A.505 release legislature approval required 9.94A.870 sentencing guideline commission duties 9.94A.870 compensation 9.94A.860 payroll deduction apportionment among obligees 9.94A.7603 recordkeeping responsibility 10.98.140 employer or entity rights and responsibilities 9.94A.7604 Pardon, authorized 9.94A.728 equal application, no discrimination exempt earnings 9.94A.761 maximum amount 9.94A.7603 motion to quash, modify, or terminate, grounds for relief 9.94A.7605 Partial confinement 9.94A.340 prosecuting standards guidance purposes 9.94A.401 onditions and restrictions 9.94A.505, 9.94A.731 plea dispositions 9.94A.450 Penitentiary, indeterminate sentence to 9.95.010 notice of, issuance and content 9.94A.7602 sentencing recommendations 9.94A.460 Persistent offenders

(2008 Ed.) [RCW Index—page 675]

SENTENCING GUIDELINES COMMISSION

Traffic school of city or town and county, seriousness level, determination of disposition of vehicles 46.12.320 seizure or impoundment, authorized 46.12.310 9.94A.520 staff 9.94A.855 attendance at may be imposed in sentence standards, ranges buying, selling, or possession of vehicle with Training legislative approval of modifications specialized training, department of corrections defaced or removed number, penalty 9.94A.865 authorized to determine if inmate would 46.12.300 recommendations 9.94A.850 Sentencing hearings 9.94A.500 Sentencing reform act Ch. 9.94A Obscuring identity of a machine 9A.56.180 benefit from participation in 9.94A.580 Two or more convictions or counts, concurrent or Vehicles altered or removed number consecutive sentences 9.92.080 Seriousness level Victim convicted of murder of abuser administrative hearing and judicial review crimes included in each level 9.94A.515 reduction in sentence, notice 72.02.270 46.12.330 determination of level 9.94A.520 drug offenses 9.94A.518 Victim impact statement assignment of new number 46.12.350 court to consider at sentencing hearing release of impounded vehicles 46.12.340 Sex offender policy board authority 9.94A.8675 duties 9.94A.8676 9.94A.500 Violation of condition or requirement Business and occupation tax status 82.04.360 arrest by community corrections officer establishment 9.94A.8672 findings, intent 9.94A.8671 SERVICE CONTRACTS 9.94A.631 Consumer protection act, application 48.110.140 Definitions 48.110.020 sanctions 9.94A.633 Work crew participation conditions 9.94A.190, 9.94A.731 meeting attendance 9.94A.8678 Exemptions from Title 48 RCW 48.110.015 Form and contents 48.110.070 membership 9.94A.8673 conditions for participation 9.94A.725 program requirements 9.94A.725 terms, vacancies 9.94A.8674 Investigations by insurance commissioner authorized 48.110.120 travel expenses 9.94A.8677 Work ethic camp program eligibility 9.94A.690 Sex offenders Providers community protection zones preemption of local ordinance 9.94A.8445 end of sentence review 9.95.420 annual report, filing 48.110.040 Work release denial, suspension, or revocation of violations 9.94A.731 nonpersistent offenders 9.94A.507 postrelease arrest 9.95.435 postrelease transfer 9.95.435 registration 48.110.130 SENTENCING GUIDELINES COMMISSION (See SENTENCES, false or misleading statements 48.110.080 name restrictions 48.110.080 subtitle Sentencing guidelines recordkeeping requirements 48.110.090 registration 48.110.030 postrelease violations 9.95.425 reinstatement of release 9.95.440 commission) SENTENCING REFORM ACT OF 1981 (See SENTENCES) required procedures 48.110.050 release from confinement Reimbursement insurance policies requirements 48.110.060 discretionary decisions, immunity 9.94A.844 SEPA (See ENVIRONMENT, subtitle State service contract provider as agent of insurer sentencing alternative 9.94A.670 environmental policy) 48.110.110 special allegation 9.94A.835, 9.94A.836, 9.94A.837, 9.94A.838, 9.94A.839 treatment 9.94A.810, 9.94A.820 SEPARATE MAINTENANCE termination 48.110.100 Support of dependent children SERVICE OF PROCESS AND PAPERS appearance by department of social and health Alien property custodian, notice to of actions affecting aliens 4.28.330, 4.28.340, 4.28.350 treatment programs 9.94A.505 services as friend of court 74.20.220 Solitary confinement, limitation 10.64.060 application by attorney general for show cause Special allegation Arbitration of labor disputes 49.08.030 order to provide support 74.20.220 Certiorari proceedings return of writ 7.16.110 criminal street gang-related felony offense, modification of decree, appearance by department of social and health services on involving minor in 9.94A.833 endangerment by eluding a police vehicle 9.94A.834 service of writ 7.16.100 Charitable solicitation persons or organizations behalf of mother 74.20.220 SEPARATE PROPERTY (See COMMUNITY PROPERTY) sex offense 9.94A.835, 9.94A.836, 19.09.305 9.94A.837, 9.94A.838, 9.94A.839 Standard sentence range 9.94A.530, 9.94A.533 Child, death or injury, upon other parent 4.24.010 Complaints SEPTIC TANKS Standards actions against state 4.92.020 Alternative disposal systems Ch. 70.118 armed offenders 9.94A.470 district court proceedings 12.04.040, Failing to fence or cover a public nuisance Standards, ranges 12.04.050 7.48.140 legislative approval of modifications 9.94A.865 Corporations Moratorium on installation, procedures and alcoholic beverage actions and prosecutions limitations 70.05.160 sentencing guidelines commission duties 9.94A.850 66.44.080 On-site sewage disposal systems Ch. 70.118 criminal actions 10.01.070 On-site sewage disposal systems, large Ch. Stay of execution of judgment, conditions of domestic corporation without officer in state release 9.95.064 4.28.090 On-site sewage disposal systems, marine Stay of execution of judgment, when prohibited eminent domain 8.20.020 recovery areas Ch. 70.118A
Wastewater treatment systems, designer 9.95.062 Supervision and monitoring of offenders nonprofit miscellaneous and mutual licensing Ch. 18.210 department of corrections powers and duties corporations SERIAL NUMBER 9.94A.505 secretary of state 24.06.395 Suspended, termination date Boats and vessels foreign corporations registered agent, agent for service of process application 9.92.062 altered or removed number establishment 9.92.064 administrative hearing and judicial review 23B.15.100 secretary of state, agent in absence of registered agent 23B.15.100 generally, See CORPORATIONS, subtitle modification of terms 9.92.064 restoration of civil rights, application for assignment of new number 46.12.350 9.92.066 disposition of seized or impounded vessels Service of process and papers nonprofit corporations 24.03.060 personal service 4.28.080 46.12.320 Suspending of abolished, exceptions 9.94A.575 power abolished, exceptions 9.94A.575 Suspending of sentences, conditions 9.92.060 release of impounded vehicles 46.12.340 seizure or impoundment, authorized registered agent, agent for service of process 23B.05.040 buying, selling or possession of with removed or defaced number, penalty 46.12.300 secretary of state, agent in absence of registered agent 23B.05.040 summons, service of 4.28.080 duration of confinement, procedures to fix 9.95.040 Terms and paroles, See PRISON TERMS AND PAROLES altered or removed number assignment of new number 46.12.350 Creditors, service of process by publication, when 4.28.100 release of impounded vehicles 46.12.340 Three strikes persistent offender, definition 9.94A.030 Declaratory judgments 7.25.010 buying, selling, or possession of vehicle with purpose and procedures 9.94A.555, 9.94A.561, 9.94A.565 defaced or removed number, penalty Diking districts intercounty districts, service of notice 46.12.300 sentencing requirements 9.94A.505 Motor vehicles 85.24.290 Tolling of term of confinement 9.94A.171 altered or removed number petitions for improvement

[RCW Index—page 676] (2008 Ed.)

fees for 85.05.400	Habeas corpus 7.36.240	sale of property 7.52.180
generally 85.05.110	person not found or refuses admittance to	notice to lien creditor on sale of property
District judges	sheriff 7.36.080	7.52.200
complaint and notice 12.04.040, 12.04.050	process 7.36.240	publication, by, notice 7.52.050
fees, indorsement on return 12.04.070	return	Personal service
proof of service	attachment for refusal 7.36.090	generally 4.28.080
how made 12.04.090	contents 7.36.100 required 7.36.090	unfair vehicle business practices act 46.70.250 Probate proceedings
publication, by 12.04.110		
written admission, by 12.04.120 publication, by	verification of 7.36.100 writ directed to other than sheriff 7.36.070	appointment of personal representative and notice of pendency of probate 11.28.237
form of 12.04.100	Harassment, civil protection proceedings	final report and petition for distribution
how made 12.04.100	10.14.070	11.76.040
proof of service, how made 12.04.110	service by publication 10.14.085	Process servers
when proper 12.04.100	issuance of order if respondent fails to appear	registration 36.22.210
return of 12.04.070	at hearing 10.14.105	Process servers, registration and regulation Ch.
false or failure, civil penalty 12.04.190	payment of costs 10.14.125	18.180
summons 12.04.020, 12.04.050	Homesteads	Proof of service
who may serve 12.04.060, 12.04.080	proof of service of application of homestead	district judges 12.04.090, 12.04.110,
writ of attachment, service of 12.04.050	appraisal 6.13.130	12.04.120
Ditches and drains, private condemnation for	Injunctions	Publication, service by
85.28.060	contempt for disobedience 7.40.150	district court civil proceedings for 12.04.100
Divorce, right to appear, defend or reopen	order of injunction 7.40.100	partition proceedings, notice 7.52.050
4.28.200	Insurance, See INSURANCE, subtitle Service of	right to appear, defend and reopen 4.28.200
Domestic relations protection orders	process	summons 85.28.080
service by publication 10.14.085	Insurance commissioner	contents 4.28.110
Domestic violence protection orders 10.14.070	foreign or alien insurers, acting as attorney,	form of 4.28.110
service by publication	service on commissioner 48.05.200	out-of-state parties, acts submitting to state
issuance of order if respondent fails to appear at hearing 10.14.105	surplus line brokers 48.15.150 Insurance companies	jurisdiction 4.28.180 right to appear, defend or reopen 4.28.200
payment of costs 10.14.125	foreign or alien insurers 48.05.215	when authorized 4.28.100
Drainage districts	surplus lines, authority 48.15.150	unknown heirs 4.28.140
fees for service of 85.06.370	Irrigation districts, dissolution of insolvent	Quo warranto proceedings, notices 7.56.050
intercounty districts, service of notice	district 87.56.040	Railroad crossing regulations 81.53.160
85.24.290	Juvenile court proceedings, summons 13.34.080	Reciprocal insurers 48.10.170
Ejectment and quieting title actions	Landlord and tenant	Registration of land titles 65.12.135, 65.12.140
absent defendant 7.28.010	alternatives to personal service 59.18.055	Rent default proceedings 59.08.040
concealed defendants 7.28.010	rent default proceedings 59.08.040	Secretary of state
defendant cannot be found within state	residential property 59.18.060	domestic corporation without officer in state
7.28.010	Legal holidays, issuance of certain process or	upon whom process can be served 4.28.090
nonresident defendant 7.28.010 order for survey of property 7.28.210	subpoenas 2.28.100 Legislative hearings and inquiries 44.16.020	motor vehicle accident or liability by nonresident, service on secretary of state
publication, by 7.28.010	Liens, employees, contributions to benefit plans,	46.64.040
Eminent domain by city or town	claim 60.76.020	Securities act, consent to service of process
petition for condemnation 8.12.070	Mortgages, by publication, when 4.28.100	21.20.330
service when school, state, or county lands	Motor vehicle accident or violation by	Sheriff
involved 8.12.080	nonresident, service on secretary of state	disqualified, procedure 36.28.090
Eminent domain by corporation 8.20.020	46.64.040	fees 36.18.040
Eminent domain by school district	Municipal courts 3.50.425	retiring, procedure 36.28.120, 36.28.130
petition, notice of 8.16.030	Ne exeat, order of arrest and bail 7.44.021	State, actions against 4.92.020
Eminent domain by state	New trial notice of petition for new trial where	Subpoenas witness, how and by whom served 10.52.040
notice requirements 8.04.020 Employees, contributions to benefit plans, claim	discovery of grounds after verdict, report of	Subpoenas, See also SUBPOENAS
60.76.030	decision 4.76.080	Summons 4.28.110
Execution, writ of 6.17.130	Nonadmitted foreign organizations	actions against state 4.92.020
Execution sale, redemption from, demand for	secretary of state, agent for service	district judges 12.04.020, 12.04.050
rents, profits and expenses, copy 6.23.090	23B.18.040	domestic corporation without officer in state
Expense of	procedure 23B.18.050	4.28.090
cost bill may include amount chargeable by	Nonresidents	foreclosure
other than public officer serving 4.84.090	ejectment and quieting title actions 7.28.010	local improvement districts 35.50.225
disbursement, as 4.84.090 Fees	executor or administrator, nonresident serving as, service of papers upon 11.36.010	joint debtors, against after judgment 4.68.010, 4.68.020
amount chargeable by other than public	personal, vehicle unfair practices 46.70.250	affidavit to accompany 4.68.030
officers serving 4.84.090	personal representative, nonresident serving	out-of-state parties, acts submitting to state
cost bill may include 4.84.090	as, probate 11.36.010	jurisdiction 4.28.180
disbursement, as 4.84.090	savings and loan associations 33.32.050	personal service 4.28.080, 4.28.090
district court civil proceedings indorsement on	Nonresidents and former residents of state	publication, by 4.28.100
12.04.070	service on when action arising out of motor	contents 4.28.110
sheriffs 36.18.040	vehicle operation in state 46.64.040	form of 4.28.110
Flammable fabrics, children's sleepwear	Notices CS 4.7.40.120	manner of publication 4.28.110
70.110.080 Forcible entry and detainer	application, effect 7.40.130	right to appear, defend or reopen 4.28.200 unknown heirs 4.28.140, 4.28.150
complaint 59.12.070	trial 4.44.020 issues of fact 4.44.020	when authorized 4.28.100
notice 59.12.040	issues of law 4.44.020	Sunday
summons 59.12.080	Order of injunction, unnecessary, when 7.40.130	issuance and service 7.36.230
writ of restitution 59.12.100	Out-of-state parties 4.28.180	Supplemental proceedings
Foreclosure	acts submitting person to state jurisdiction	joint debtors 6.32.210
service by publication, when 4.28.100	4.28.185	orders 6.32.130
summons	acts submitting to state jurisdiction 4.28.180	third parties, to 6.32.030
local improvement districts 35.50.225	personal service or by publication 4.28.180	warrant of arrest 6.32.140
Franchises, earnings, property of certain	Partition proceedings	Surplus line insurance, authority 48.15.150
companies, laborers' lien on 60.32.030 Geothermal resources, owner or operator,	notice, publication, by 7.52.050 notice to judgment creditors	Unemployment compensation, fees 50.12.170 Unknown heirs, against, service by publication
designation of resident agent 78.60.170	proof of service 7.52.190	4.28.140, 4.28.150
	r 	·

SERVICE PROVIDER AGREEMENTS—WATER QUALITY

Utilities and transportation commission 80.04.060, 80.04.075, 81.04.060, 81.04.075 Vacate or modify judgments or orders of superior court, motion for 4.72.020 Vehicle unfair practices act, personal service 46.70.250 Warrants of arrest how made 10.31.030, 10.31.060 Witnesses, uniform act to secure attendance of witnesses from without a state in criminal proceedings 10.55.020 Writs of mandamus 7.16.270 Writs of prohibition 7.16.320 SERVICE PROVIDER AGREEMENTS— WATER QUALITY Additional method 70.150.070 Bid requirements of cities and towns inapplicable 35.23.351, 35.94.050 Contents, funds 70.150.030 Counties competitive bid requirements inapplicable 36.32.265 County lease statutes inapplicable 36.34.192 Definitions 70.150.020 Grants or loans, eligibility 70.150.060 Legislative intent 70.150.010 Prevailing wages, public contract statutes 70.150.080 Procedural requirements 70.150.040 Public utility district bid laws inapplicable 54.04.092 Public works applicability 35.22.625 Public works statute is inapplicable 39.04.175 Sale, lease, or assignment of public property 70 150 050 Water quality account funds authorized for service provider agreements 70.146.030 Water-sewer districts, application of bid laws 57.08.017 SERVICE STATIONS Franchises Ch. 19.120 Fuel prices, advertising 9.04.090 Gasoline, retailer and refiner-supplier relationship Ch. 19.120
Invoices required for gas station deliveries 19.94.507 Natural gas, compressed motor vehicle refueling stations declaration of public interest 80.28.280 identification of barriers to development 80.28.290 Oxygenated petroleum products label or notice requirements 19.94.505 Refueling services for disabled drivers 49.60.360 SERVICES FOR THE BLIND, **DEPARTMENT OF (See also BLIND)** Administrative hearing, appeal of decision 74.18.120 Blind children and their families services offered 74.18.190 Business enterprises program definitions 74.18.200 purposes 74.18.210 vending facilities in public buildings, operator licenses 74.18.220 Business enterprises revolving account 74.18.230 Created 74.18.030 Definitions 74.18.020 Director appointment 74.18.040 exempt positions 74.18.050 personnel appointment 74.18.050 salary 74.18.040 Exempt positions 74.18.050 Gifts, grants, and bequests may be received 74.18.110 Habilitation facilities authorized 74.18.170 Independent living, services for 74.18.180 Legislative intent 74.18.010

Personnel appointment 74.18.050 Powers and duties 74.18.060

Rehabilitation council for the blind consult 74.18.100 Rehabilitation facilities authorized 74.18.170 Vocational rehabilitation eligibility 74.18.130 grants of equipment and material 74.18.150 services 74.18.140

SESSION LAWS Amendment, set forth in full Const. Art. 2 § 37 Chapter numbers 44.20.020 Citation of 44.20.020 Corrections of clerical errors and punctuation permitted, procedure 44.20.060 Delivery to statute law committee 40.04.030

Distribution, sale, exchange 40.04.031 May become law, how Const. Art. 2 § 41 Presentation to governor necessary Const. Art. 3

Preservation and destruction Ch. 40.14 Printing

duties of public printer 43.78.030 specifications 43.78.080

Private publication prohibited 44.20.080 Publication

contents included 44.20.050 corrections of clerical errors and punctuation permitted, procedure 44.20.060 number of copies 44.20.050 private publication prohibited 44.20.080 Separate copies available 44.20.030

Statute law committee, receipt of copies and certification from secretary of state 44.20.020

Style, enacting clause Const. Art. 2 § 18 Temporary edition

publication 44.20.030 Veto, passage over Const. Art. 3 § 12

When effective without approval Const. Art. 3 §

SESSIONS

Legislature, See LEGISLATURE Superior courts, See SUPERIOR COURTS Supreme court, See SUPREME COURT

SETOFFS (See also COUNTERCLAIMS)

Assigned choses in action 4.08.080 Beneficiary of trust estate, against 4.32.120 Contracts, actions on 4.32.120 Defendant executors and administrators, by 4.32.140

Defendants, judgment for balance due from plaintiff 4.56.070, 4.56.075

Dismissal barred if defendant seeks setoff or counterclaim 4.56.120

Ejectment and quieting title actions, counterclaims for permanent improvements and taxes paid 7.28.180 Equal to plaintiff's demand, judgment 4.56.060

Executors and administrators, against, effect of judgment against plaintiff 4.56.050

Greater than plaintiff's demand and district court jurisdiction, effect 12.20.050

Insurance 48.31.290 Jury to assess amount of recovery 4.44.450

Less than plaintiff's demand, judgment 4.56.060 Nonsuit

setoff or counterclaim bars motion to dismiss action by plaintiff 4.56.120

Plaintiff executors and administrators, against 4.32.130

Pleading of 4.32.150

district court civil procedure 12.08.120 Real party in interest, against 4.32.120 Reply to, district court civil procedure 12.08.020 Supplemental proceedings, costs allowed to debtor 6.32.170

SETTLERS

Unsurveyed public lands, protection of possession 64.12.060

SEVERAL LIABILITY (See LIABILITY)

SEWAGE

Boat sewage pumpout or dump units, location and installation 79A.60.530, 79A.60.540, 79A.60.550

Boater environmental education and boat waste management program 79A.60.560, 79A.60.570

Greywater use Ch. 90.46

On-site sewage disposal systems additives 70.118.060, 70.118.070, 70.118.080 alternative systems 70.118.130, 70.118.110 civil penalties 70.118.130 definitions 70.118.020 funding 70.118.090

inspectors, certification 70.118.120 legislative declaration 70.118.010 local boards of health 70.118.030, 70.118.040

local health officer's authority to waive requirements 70.05.072, 70.05.077 more restrictive standards, adoption 70.118.050

permits 70.05.074

proximity to marine waters 90.48.264 repair and replacement

loan and grant programs 90.48.595 shellfish grant program 77.60.170

On-site sewage disposal systems, large authority, duties 70.118B.070 comprehensive regulation, department duties 70.118B.020

definitions 70.118B.010 findings 70.118B.005 injunctions 70.118B.060

operating permits 70.118B.030 rules 70.118B.040

violations, civil penalties 70.118B.050 On-site sewage disposal systems, marine

recovery areas definitions 70.118A.020

department and local health jurisdictions, contract 70.118A.080

legislative findings 70.118A.010 local health officers determination of areas 70.118A.040

duties, electronic data systems 70.118A.060 management plans 70.118A.030, 70.118A.070 strategy 70.118A.050

supplement to chapter 70.118 RCW

70.118A.090

Reclaimed water use Ch. 90.46 Treatment facilities

construction and upgrading, water pollution control standards 90.48.490

Wastewater use, See WASTEWATER Water pollution control sewage drainage basins 90.48.270, 90.48.280

SEWER DISTRICTS (See also SEWERAGE, WATER AND DRAINAGE SYSTEMS-COUNTIES; WATER-SEWER DISTRICTS)

Bankruptcy readjustment and relief from debts Ch. 39.64

Bond issues

refunding bonds, bankruptcy readjustment and relief from debts Ch. 39.64

Charges, construction costs notice, recording 65.08.170 payment, release 65.08.180

Fiscal matters indebtedness

bankruptcy readjustment and relief from debts Ch. 39.64

Improvement districts budget adoption methods 85.08.565 election of supervisors 85.08.305 general authority 85.08.015

powers 85.08.905 Insurance

[RCW Index—page 678] (2008 Ed.)

SEWERAGE, WATER AND DRAINAGE SYSTEMS—COUNTIES

filing 36.94.080 dissolution of municipal corporation risk management services authorized Ch. hearing by board of county commissioners 36.94.080 48 62 36.94.350 self-insurance authorized Ch. 48.62 transfer agreement 36.94.330 incorporation of provisions of comprehensive plan in 36.94.040 notice 36.94.080 Municipal water and sewer facilities act Ch. transfer of systems to counties authorized 36.94.310 Short-term obligations Ch. 39.50 Officers, review committee 36.94.060 Special districts rejection of plan 36.94.090 Personnel merit system, department for comprehensive flood control management review of plan or amendments by review administration of system, exceptions committee, report 36.94.070 36.94.120 arbitration of disputed issues 86.12.210 state departments, submission of plan Powers 36.94.020 local officials, participation of 86.12.210 Storm water control facilities 36.94.100 Purpose 36.94.020 submission of plan or amendments Rates and charges assessments, rates, and charges 90.03.500, 90.03.510, 90.03.520, 90.03.525
Taxing district relief act Ch. 39.64 to certain state departments 36.94.100 fixing 36.94.140 to review committee 36.94.050 lien for delinquent charges 36.94.150 Incorporation, transfer of system upon Revenue, tax on gross revenues authorized 36.94.160 Underground utilities, location, damage Ch. incorporation of area 36.94.180 Indebtedness Review committee SEWERAGE, WATER AND DRAINAGE SYSTEMS—COUNTIES bonds, general obligation, revenue, chairman 36.94.060 improvement district 36.94.200 compensation of members 36.94.060 revenue and general obligation bonds, pledge Adoption of rules and regulations, board of for payment of principal and interest on 36.94.210 composition 36.94.050 county commissioners 36.94.130 general plan, report 36.94.070 Adoption of sewerage and/or water general plan officers 36.94.060 Local improvement districts as element of comprehensive plan 36.94.030 appellate review 36.94.290 assessment roll 36.94.240 quorum 36.94.060 Annexation, transfer of system upon annexation rules 36.94.060 of area 36.94.180 secretary 36.94.060 Appellate review 36.94.290 assessments decrease if other funds become available Assessments submission of general plan or amendment 36.94.280 36.94.050 conclusiveness of roll when approved conclusiveness of assessment roll when time limitation for review 36.94.070 36 94 280 approved 36.94.280 Rules, review committee 36.94.060 notice of filing roll, protests 36.94.250 divestment of power to order, time limitation segregation of special assessments, fee costs Rules and regulations, adoption of board of 36.94.240 36.94.300 county commissioners 36.94.130 enlarged local district may be formed Board of county commissioners State of Washington, contracts with other entities 36.94.270 adoption, amendment or rejection of general 36.94.190 establishment for 36.94.220 Tap-in, connection, hookup fees, charges, waiver, low income persons 36.94.370 Tax, gross revenues, on, authorized 36.94.160 plan 36.94.090 guaranty fund adoption of rules and regulations 36.94.130 bondholders' remedies, money transfers filing general plan 36.94.080 36.94.400 hearing by the board on general plan Taxation, tax on gross revenues authorized establishment, delinquencies 36.94.380 36.94.080 36.94.160 subrogation, interest, foreclosure purchases 36.94.390 Transfer of system upon county authorized to issue general obligation, annexation of area 36.94.180 incorporation of area 36.94.180 hearing on protests, appeal 36.94.260 revenue, improvement district bonds initiation of district 36.94.200 Underground utilities, location, damage Ch. divestment of power to order, time limitation guaranty fund bondholders' remedies, money transfers 36.94.240 Utility local improvement districts hearing 36.94.230 36.94.400 assessment role 36.94.240 establishment, delinquencies 36.94.380 improvement ordered 36.94.240 petition method assessments, hearing on protests, order, appeal subrogation, interest, foreclosure purchases filing petition 36.94.230 36.94.260 36.94.390 conclusiveness of assessment roll when notice to property owners, contents 36.94.230 revenue and general obligation bonds, pledge approved 36.94.280 for payment of principal and interest on petition, contents 36.94.230 publication 36.94.230 divestment of power to order, time limitation 36.94.210 36.94.240 Cities and towns, principal authority for resolution of intention by county construction, operation and maintenance of a enlarged local district may be formed 36 94 270 system lies with the municipal corporation commissioners 36.94.230 36.94.170 resolution method establishment for 36.94.220 notice to property owners, contents 36.94.230 Compensation of members 36.94.060 guaranty fund Comprehensive plan bondholders' remedies, money transfers adoption of sewerage and/or water general publication 36.94.230 36.94.400 plan 36.94.030 resolution of intention 36.94.230 establishment, delinquencies 36.94.380 initiation of districts incorporation of provisions in general plan subrogation, interest, foreclosure purchases 36.94.040 notice to contain statement that assessments 36.94.390 Conclusiveness of assessment roll when approved 36.94.280
Contracts with other entities 36.94.190 may vary from estimates 36.94.232 hearing on protests, appeal 36.94.260 notice of filing roll, protests 36.94.250 initiation of district segregation of special assessments, fees, costs 36.94.300 divestment of power to order, time limitation County legislative authority 36.94.240 rates and charges, fixing of, factors to be considered 36.94.140 special assessments for 36.94.220 hearing 36.94.230 Local improvement guaranty fund 36.94.380, 36.94.390, 36.94.400 improvement ordered 36.94.240 Definitions 36.94.010 notice to contain statement that assessments Department for administration of system Low income persons, connection charges, waiver may vary from estimates 36.94.232 establishment of 36.94.120 36.94.370 petition method personnel merit system, exceptions 36.94.120 Low-income persons, assistance 36.94.140 filing petition 36.94.230 Enlarged local district may be formed 36.94.270 Moratorium on hookups, procedures and notice to property owners, contents 36.94.230 limitations 70.05.160 Federal government, contracts with other entities 36.94.190 Municipal corporations petition, contents 36.94.230 General plan or amendments primary authority for construction and adherence to plan 36.94.110 adoption 36.94.030, 36.94.090 operation of systems lies with the municipal corporation 36.94.170 transfer of systems to counties publication 36.94.230 resolution of intention by county amendment 36.94.090 commissioners 36.94.230 assumption of indebtedness 36.94.320 approval by certain state departments resolution method notice to property owners, contents 36.94.230court approval of transfer 36.94.340 36.94.100 element of comprehensive plan 36.94.030 deemed alternative method 36.94.360

(2008 Ed.) [RCW Index—page 679]

SEWERAGE IMPROVEMENT DISTRICTS

publication 36.94.230 delinquent charges, extension of coverage SEX (See GENDER) resolution of intention 36.94.230 35.67.215 SEX OFFENDER THERAPISTS notice of filing roll, protests 36.94.250 delinquent charges, extent of coverage Certification segregation of special assessments, fees, costs 35.67.210 affiliate, requirements 18.155.075 36.94.300 enforcement, alternative method to certificate required 18.155.030 special assessments for 36.94.220 foreclosure 35.67.290 requirements 18.155.070 Definitions 18.155.020 foreclosure of SEWERAGE IMPROVEMENT DISTRICTS limitation of actions 35.67.230 (See WATER-SEWER DISTRICTS) Juvenile necessary parties 35.67.220 procedure 35.67.240 certification, requirements and exceptions SEWERAGE SYSTEMS (See also DIKING 13.40.160 AND DRAINAGE, subtitle Improvement districts; WATER-SEWER DISTRICTS) property acquired at Secretary of health, authority to regulate disposition by city 35.67.270 18.155.040 Adoption of by cities and towns payment of taxes by city 35.67.280 Sexual offender treatment providers advisory ordinance 35.67.030 redemption 35.67.260 trial 35.67.250 notice of 35.67.210 committee plan for 35.67.030 immunity from liability 18.155.060 Aquifer protection areas membership and duties 18.155.050 fee revenues, use of 36.36.040 Standards and procedures 18.155.080 water service cut-off, alternative method of enforcement 35.67.290 fees for withdrawal of water or sewage Uniform disciplinary act, application 18.155.090 disposal 36.36.030 Local improvement, authority for 35.43.040 SEX OFFENDERS Authority to provide for 35.21.210 Local utility districts Appeals not to stay execution of judgment, when Bond issues general obligation bonds payment 35.67.110 proposal procedure 54.16.145 9.95.062 Municipal water and sewer facilities act Ch. Community custody 35.91 violations of conditions 9.94A.737 pledge of revenue 35.67.110 tax levy for 35.67.110 adoption by ordinance 35.67.030 detention pending sentencing 10.64.025 revenue submission to department of ecology, exceptions 90.48.110 End-of-sentence review committee issuance authority 35.67.140 release of information 72.09.345 payment from special fund 35.67.160 Property acquired at sewerage sale remedy of owners 35.67.180 admissibility of child's statement regarding disposition by city 35.67.270 sale of 35.67.170 acts or attempted acts of sexual contact signatures and form 35.67.150 payment of taxes by city 35.67.280 9A.44.120 terms 35.67.140 validation of prior issues 35.67.194 Public nuisances concerning 7.48.140 at-risk juvenile sex offenders Public utility districts expenditure of funds for treatment of disposal facilities, septic tanks, and wastewater facilities Charges, construction costs sexually aggressive youth 74.13.075 release of information concerning notice, recording 65.08.170 payment, release 65.08.170 districts authorized to perform 54.16.310 authorization 13.40.217 sex offender therapist for, certification Rates and charges for, uniformity 35.67.020 Reclaimed water use 90.48.112 Cities and towns authority for 35.43.040 requirements and exceptions 13.40.160 Canadian corporations, contracts with Revenue bond fund sexual motivation special allegation 13.40.135 authority to establish 35.67.120 limitations 35.67.130 35.92.410 sexually aggressive youth power to contract debt for Const. Art. 8 § 6 investigation and referral 26.44.160 Classification of services and facilities for rates payment out of 35.67.160 special disposition alternative 13.40.160 35.92.020 Second class cities, general systems 35.23.440 termination of duty to register, petition to superior court 9A.44.140 Combined systems of sewerage, water, and Secretary of social and health services, garbage systems investigation by 35.88.090 Mental illness authority for 35.67.331 Service and facilities classification 35.67.020 information release 71.05.427 statutes to govern 35.67.340 Sewage treatment facilities release, transfer, or escape, notice requirements 71.05.425 Connections construction and upgrading, water pollution control standards 90.48.490 charges for 35.92.025 sexual psychopaths Ch. 71.06 sexually violent predators Ch. 71.09 payment prior to 35.91.040 unauthorized 35.91.040 Sewer connections Model policy work group 4.24.5501 Registration of charges for 35.92.025 Construction covenants running with the land 35.67.310 along county roads by property owners address verification 9A.44.135 Sewer overflows 35.91.020 reimbursement to counties for processing costs 43.43.540 reduction, plans and compliance 90.48.480 authority for 35.67.020 State board of health, powers as to 43.20.050 outside city 35.67.310 by owners of real estate 35.91.020 Construction and maintenance of, power to deadlines for registration by offender without permission, penalty 35.67.350, compel connections with 35.27.370 9A.44.130 35.91.040 Contract with owners of real estate 35.91.020 Taxation, payment for general obligation bonds 35.67.110 local law enforcement agency may require Contracting with other municipalities or water-43.43.745 sewer districts 35.67.300 notice of requirements to persons applying for Transfer of systems to counties Cost, owner's pro rata share 35.91.040 Definitions 35.67.010 or renewing driver's license or identicard assumption of indebtedness 36.94.320 46.20.187 authorized 36.94.310 Discharge into streams, certain cities prohibited notice to defendant 10.01.200 court approval of transfer 36.94.340 deemed alternative method 36.94.360 dissolution of municipal corporation 36.94.350 35.88.080 notice to jail inmates and sheriffs of counties Funds in which they will reside 70.48.470 power of cities to contract debts for Const. notice to person convicted of sex offense at Art. 8 § 6 release 72.09.330 Funds, See also SEWERAGE SYSTEMS, transfer agreement 36.94.330 notification of offenders of changed Unclassified cities 35.30.010 subtitle Revenue bond fund requirements 9A.44.145 Underground utilities, location, damage Ch. procedures and penalties 9A.44.130 termination of duty to register 9A.44.140 General obligation bonds 35.67.065 19.122 Investigation by secretary of social and health services 35.88.090 Waste disposal facilities bond issue Ch. 43.83A, Ch. 43.99F Release from confinement discretionary decision, immunity 9.94A.844 notice to prosecuting attorney 9.94A.840 Irrigation districts proposal notice 87.03.487
Irrigation districts, sanitary sewers or sewage Water conservation 35.67.020 policy for release plan evaluation and approval 72.09.340 planning considerations 90.48.495 Water pollution control Ch. 90.48 disposal or treatment plants 87.03.015, Release of information regarding authorization, procedures 72.09.345 department of corrections 9.94A.843, Water service cut-off, method of lien 87.03.120, 87.03.125 Joint agreements with other municipalities or enforcement 35.67.290

[RCW Index—page 680] (2008 Ed.)

9.94A.846

indeterminate sentence review board 9.95.140

sewerage system made part of

statutes to govern 35.67.340

Waterworks

water-sewer districts 35.67.300

authority for 35.67.200

Liens

SEXUAL EXPLOITATION OF CHILDREN second degree 9A.44.096 not restricted by pending appeal, petition, or (See SEX OFFENSES, subtitle Sexual writ 4.24.555 Molestation of a child public agencies and officials first degree 9A.44.083 exploitation of children) authorization and immunity 4.24.550 second degree 9A.44.086 SEXUAL INTERCOURSE Risk assessment third degree 9A.44.089 Sexual abstinence and delay of sexual activity consistent approach to risk level classification Sexual assault protection orders Ch. 7.90 campaigns 70.190.085 4.24.5502 Sexual exploitation of children When unlawful 70.24.140 School employment prohibited for person attorney fees and costs SEXUAL ORIENTATION convicted of felony offense against child recovery by minor prevailing in a civil action Malicious harassment 9.96A.020 9.68A.130 definition and criminal penalties 9A.36.080 Sentences commercial sexual abuse of a minor legislative finding 9A.36.078 community protection zones 9.68A.100, 9.68A.101, 9.68A.102, preemption of local ordinance 9.94A.8445 end of sentence review 9.95.420 SEXUALLY TRANSMITTED DISEASES 9.68A.103 AIDS, See AIDS communication with a minor for immoral generally 9.94A.505 Definitions 70.24.017 purposes 9.68A.090 defenses 9.68A.110 postrelease arrest 9.95.430 Detention 70.24.034, 70.24.070 postrelease transfer 9.95.435 Detention and treatment facilities, designation definitions 9.68A.011, 26.44.020 postrelease violations 9.95.425 reinstatement of release 9.95.440 special allegation 9.94A.835, 9.94A.836, 9.94A.837, 9.94A.838, 9.94A.839 Sex offender policy board felony, elements of crime 9.68A.040 Diagnosis requires confirmation by laboratory legislative findings, intent 9.68A.001 70.24.050 live performance Disclosure of testing or treatment 70.24.105, 70.24.107, 70.24.450
Health, department of minor may not be on premises, penalty authority 9.94A.8675 9.68A.150 assumption of powers and duties of department and secretary of social and duties 9.94A.8676 photographs of sexually explicit conduct establishment 9.94A.8672 dealing in 9.68A.050 findings, intent 9.94A.8671 interstate distribution 9.68A.060 possession 9.68A.070 health services and of department of licensing under chapter 70.24.005 meeting attendance 9.94A.8678 membership 9.94A.8673 repeal 43.131.412 termination 43.131.411 terms, vacancies 9.94A.8674 travel expenses 9.94A.8677 reporting 9.68A.080 HIV. See AIDS seizure and forfeiture 9.68A.120 Information, emphasis on abstinence 70.24.200 Interviews, exams, counseling 70.24.022, witnesses 70.24.024 duty to report attempts and offenses 9.69.100Investigation of infected persons 70.24.022, Trafficking 9A.40.100 Sex offender therapists Ch. 18.155 70.24.024 Sexual assault protection orders Ch. 7.90 Sexual psychopaths Ch. 71.06 Legislative finding 70.24.015 address confidentiality program Ch. 40.24 Minors, treatment, consent, payment 70.24.110 Penalties for violations 70.24.080 Voyeurism Sexual psychopaths, See also MENTAL ILLNESS, subtitle Sexual psychopaths class C felony 9A.44.115 Pregnant women, test for syphilis 70.24.090, Vulnerable adults Sexually violent predators Ch. 71.09 70.24.100 protective services Ch. 74.34 escape 9A.76.115 Public employees Sexually violent predators, See also MENTAL ILLNESS, subtitle Sexually violent Witnesses immunity, good faith performance 70.24.150 child witness, testimony by closed circuit Reporting requirements, rules 70.24.125 television 9A.44.150 predators Right of action by persons aggrieved by violations 70.24.084 Treatment 9.94A.810, 9.94A.820 duty to report attempts and offenses 9.69.100 Rules to implement and enforce chapter SEX OFFENSES SEXUAL ASSAULT, VICTIMS OF (See VICTIMS OF CRIMES— COMPENSATION, ASSISTANCE, 70.24.130 Abuse or assault of a child School information, emphasis 70.24.210, admissibility of child's statement 9A.44.120 70.24.220 dependency record information, state patrol duties 43.43.705 subtitle Sexual assault) Sexual intercourse, when unlawful 70.24.140 SEXUAL EQUALITY Syphilis, test of pregnant women for 70.24.090, identity of victim not to be disclosed Colleges and universities 70.24.100 $10.\check{5}2.100$ gender-based discrimination Ch. 28B.110 Venipuncture, case workers authorized to information deemed confidential 10.97.130, Intercollegiate athletics, gender equity perform 70.24.120 13.50.050 goals 28B.15.455 Victims of sexual offenses investigation 26.44.180, 26.44.185, 26.44.190 reports to governor and legislature 28B.15.465 disclosure of HIV test results to 70.24.105 perpetrator, arrest without warrant, tuition and fee waivers 28B.15.460 circumstances 26.44.130 SHARED WORK COMPENSATION PLANS (See UNEMPLOYMENT COMPENSATION, subtitle Shared work perpetrator, right to review and amendment of underrepresented gender class, defined finding 26.44.125 28B.15.470 perpetrator visitation rights, temporary restraining order to restrict 26.44.150 recovery actions, statute of limitations Legislature to enforce Const. Art. 31 § 2 compensation plans) Not denied or abridged Const. Art. 31 § 1 SHAREHOLDERS (See CORPORATIONS, Public schools subtitle Shareholders) 4 16 340 administration of chapter by superintendent of SHARES (See CORPORATIONS, subtitle reporting 26.44.030, 26.44.040 public instruction 28A.640.030 Shares; STOCK TRANSFER; STOCKS temporary restraining order or preliminary civil relief for violations 28A.640.040 AND SHARES) injunction 26.44.063, 26.44.067 treatment for abuser 26.44.140 construction of chapter 28A.640.900 SHEEP (See LIVESTOCK) discrimination prohibited 28A.640.010 Assault program Ch. 70.125 enforcement of chapter by superintendent of SHELLFISH (See FISH AND FISHING) Child sexual abuse public instruction 28A.640.050 SHELTER CARE investigator training 43.101.224 guidelines and regulations to eliminate Criminal trespass against children covered entities 9A.44.193 Custodial interference discrimination dependent children 13.34.055 scope 28A.640.020 definitions 9A.44.190 Domestic violence prohibition against discrimination Custodial agencies, sexual misconduct by state employees or contractors 13.40.570 inform victims of availability 10.99.030 28A.640.010 Domestic violence, See also DOMESTIC purpose 28A.640.010 VIOLENCE Custodial sexual misconduct 9A.44.160, regulations and guidelines to eliminate 9A.44.170, 9A.44.180 Juveniles Explicit material, unlawful display of 9.68.130 Generally Ch. 9A.44 discrimination case conference, service agreement 13.34.067 scope 28A.640.020 continuing need or release 13.34.065, sexual harassment policies 28A.640.020 Human remains, sexual violation 9A.44.105 Investigation and prosecution training superintendent of public instruction court procedures 13.34.060 administration of chapter 28A.640.030 custody by law enforcement officer 13.34.055 43.101.270 enforcement of chapter 28A.640.050 Misconduct with a minor notice of custody and rights 13.34.062 violations, civil remedy for 28A.640.040 first degree 9A.44.093 rights of parties 13.34.092

SHELTERED WORKSHOPS

Purchase of products and services from authorized, fair market price 39.23.020 legislative intent 39.23.005 municipalities authorized, fair market price 39.23.020 defined 39.23.010 programs of the department of social and health services, defined 39.23.010

sheltered workshops, defined 39.23.010 Tax exemption 82.04.385 SHERIFFS (See also LAW ENFORCEMENT OFFICERS)

Abatement of certain structures, signs or devices on city streets, county roads or state highways as public nuisances, sheriff's duties relating to 47.36.180

Abating as public nuisance signs erected or maintained contrary to highway advertising control act of 1961, sheriff's duties relating to 47.42.080

Abuse of children, reporting Ch. 26.44 Accountability for fees and moneys Const. Art.

Administrative programs, coordination, generally Ch. 36.47

Adverse claims to property levied on, duties regarding 6.19.030, 6.19.040, 6.19.050, 6.19.060

Amateur radio operators with special license plates, list of furnished 46.16.340 Appointment as receiver

logging and lumbering liens 60.24.130 Arrest

warrantless arrest for felonies, gross misdemeanors, and misdemeanors, when authorized 10.31.100

Association of sheriffs and police chiefs assistance to counties in developing and implementing local law and justice plan 36.28A.020

recognition 36.28A.010

Attachment

custody of property and proceeds received by 6.25.230

custody of property upon removal to superior court 4.14.040

execution of writ

compensation 6.25.110 expenses 6.25.110 personal property 6.17.160

property within county 6.25.110 real property 6.17.160

selection of property 6.25.110

stocks 6.17.160

inventory by 6.25.160

judgment for defendant 6.25.270

property may be followed to adjoining county 6.25.150

return 6.25.160

satisfaction of judgment insufficient property 6.25.250 procedure 6.25.240

Attachment of money in hands of 6.27.050 Basic law enforcement training, certificate, requirement 36.28.025

indemnify, demand for 36.28.050 official, new or additional 36.28.030

duties 41.22.040

volunteers may be used 41.22.030

Child abuse, reporting Ch. 26.44

Civil service

qualifications of applicants 41.14.100 Civil service, See also CIVIL SERVICE, subtitle Sheriffs' office employees

acting as, conditions 36.24.010 report of deaths by vehicle accidents to be made to 46.52.050

County seats, sheriffs' offices 36.28.160

Courtrooms, superior court judge may order to acquire suitable one 2.28.140

Criminal justice information act, See CRIMINAL JUSTICE INFORMATION

Criminal records, See CRIMINAL RECORDS PRIVACY ACT

Deposits into court, enforcement of order of 4.44.490

Deputies

powers of 36.28.020

Disposition form and report

prosecuting attorney to send to state patrol 10.98.090

state patrol sole recipient for federal transmission 10.98.070

transmitted to prosecuting attorney 10.98.050 Domestic violence

arrests 10.31.100

immunity for arresting officer 26.09.300, 26.50.140

no-contact order

enforcement 10.99.055

procedure for issuing and entering 10.99.045 statewide notice 10.99.040

protection orders

computer entry for statewide notice 26.09.060

computer entry to constitute statewide notice, requirements 26.50.100

ex parte temporary order for protection penalties, prerequisite, duty to serve copy of order 26.50.115

issuance, assistance by peace officer 26.50.080

penalties, prerequisite, duty to serve copy of order 26.50.115

personal service exceptions 26.50.090

Domestic violence, official response, See DOMESTIC VIOLENCE

Duties, general enumeration 36.28.020, Const. Art. 11 § 5 Election of Const. Art. 11 § 5

Elective officer, enumeration as 36.16.030 Employees

transfer to city police upon annexation or incorporation civil service commission rules 35.13.390

conditions and limitations 35.13.380 notification of right to transfer, time frame for request 35.13.400 purpose 35.13.360 when authorized 35.13.370 Enforcement of laws on limited access facilities

in cities and towns, sheriff to have independent and concurrent jurisdiction 47.52.200

Enforcement of order to deliver subject matter of litigation to party 4.44.490

Execution of judgments

duties 6.17.120

mortgage decree 61.12.090

writ of execution directed to 6.17.110

Executions

bond in favor of, when 6.17.190

levy and sale

duty 6.17.130

personal property 6.17.180

liability for nondelivery of personal property 6.17.190

sales under

deed of authorized, when 6.23.060 Extradition, application for requisition for return

of person 10.88.410

Fees

chattel mortgage foreclosure sale 36.18.040 criminal history records check 36.18.040 demand in advance 36.28.040

enumeration 36.18.040

fingerprinting for noncriminal purposes 36 18 040

mailings required by statute 36.18.040

notarizing documents 36.18.040 receipts, violations and penalties 36.28.060 reproduction of materials 36.18.040 sale of personal property 36.18.040 Fees, See also COUNTIES, subtitle Fees of county officers

Felonies

warrantless arrest for, when authorized 10.31.100

Fingerprints

judge to order 10.98.050

Fingerprints and identifying data transmit to state patrol identification and

criminal history section 10.98.050 Firearms, commercial sales, copy of application for to be sent to, approval 9.41.090

Forcible or unlawful entry and detainer actions service of writ of restitution

immunity from civil liability 59.18.390 Garnishment

fees, service of writ 6.27.110

Gross misdemeanors

warrantless arrest for, when authorized 10.31.100

Habeas corpus

delivery of writ to, when 7.36.060, 7.36.070 immunity to civil liability for obeying writ or order 7.36.180

return of writ 7.36.090 service of writ 7.36.070

person not found or refuses admittance 7.36.080

warrant to prevent removal or irreparable injury

directed to 7.36.190 execution of 7.36.210

Health regulations by state board of health, duty to enforce, penalty 43.20.050
Hostage or barricade situation

service disruption, telephone company immunity from liability 70.85.120 telephone communication 70.85.100 applicable law 70.85.130

applicable raw 70.85.130
telephone company assistance 70.85.110
Incapacitated, coroner acting as 36.24.010
Injunctions, contempt for disobedience, service of attachment or rule 7.40.150

Injunctions against obscene materials, surrender of material to sheriff 7.42.040

Interception of private conversations admissibility 9.73.090

authorization, application 9.73.130 authorization, inventory, service on named

person 9.73.140 judicial authorization 9.73.090 pen registers and trap and trace devices

9.73.260

report, requirements 9.73.120 Irrigation and rehabilitation district rules and regulations, enforcement by sheriff

87.84.100 Judicial sales

acknowledgment of payment 6.21.070 bill of sale 6.21.070

confirmation proceedings 6.21.110 deed of 6.21.120

delivery of personal property 6.21.070 officers and deputies may not purchase 6.21.060

payment to, certificate of sale 6.21.100 return of 6.21.100

selling procedure 6.21.090
sold to highest bidder 6.21.100
Jury food and lodging provided by 4.44.310
Law, private practice 36.28.110
Law enforcement medal of honor Ch. 41.72

Limitation of actions against 4.16.080 escape of prisoner arrested or imprisoned on

civil process 4.16.110 personal disability of plaintiff does not toll statutes 4.16.190

Malicious prosecution claim by a law enforcement officer 4.24.350

sheriff disqualification, procedure 36.28.090 Misconduct or nonfeasance assistance to counties in developing and civil liability for 36.28.150 implementing 36.28A.020 sheriff retiring, procedure 36.28.120, Misdemeanors 36.28.130 Malicious harassment information repository warrantless arrest for, when authorized Sex and kidnapping offenders, registration with reporting and dissemination 36.28A.030 10.31.100 Missing persons sheriff central registry, duty to forward information to 43.43.540 Mortgages, execution of decrees 61.12.090 committee, information 36.28A.100 Motor freight carriers, sheriffs to make arrests in state patrol, local law enforcement enforcement of regulations relating to reimbursement for processing costs 43.43.540 36.28A.120 Sexual offenders, registration with sheriff address verification 9A.44.135 81.80.330 web site 36.28A.110 Ne exeat, bail bond, to require 7.44.030 Not to practice law 2.48.200 Retired law enforcement officers procedures and penalties 9A.44.130 firearms certificates 36.28A.090 Nuisances, warrant of abatement Sex offenders termination of duty to register 9A.44.140 abatement by sheriff 7.48.030 directed to sheriff 7.48.030 model policy work group 4.24.5501 records, sealed 40.14.070 Sheriff's sale on mortgage foreclosure, redemption rights lost where property Statewide first responder building mapping information system 36.28A.060, 36.28A.070, 36.28A.080 levy of expenses 7.48.030 abandoned, sheriff's sale purchaser to take order allowing issuance to 7.48.020 title free from redemption right 61.12.093 return 7.48.030 Specialized forest products, enforcement Obstructions on highway right of way, sheriff's Victim information and notification system, 76.48.040 statewide 36.28A.040, 36.28A.0401, 36.28A.0402 duties relating to the removal thereof 47.32.060, 47.32.070, 47.32.080, 47.32.090 State identification number state patrol to furnish 10.98.080 Official bonds Status of suspected or convicted felons SHERIFFS' SALES (See JUDICIAL SALES; amount 36.16.050 prompt response by patrol or corrections department 10.98.150 SHERIFFS, subtitle Judicial sales) filing 36.16.060 SHIPPING BUSINESSES Overtime compensation for employees Supplemental proceedings Tax imposed 82.04.260, 82.04.440 49.46.130 cost payment 6.32.160 Powers and duties of IPS AND SHIPPING (See BOATS AND BOATING; VESSELS AND SHIPPING) order authorizing payment by debtor of child abuse, reporting Ch. 26.44 execution of judgments 6.17.120 judgment debtor to sheriff 6.32.070 order requiring delivery of money or personal SHIPWRECKS execution of process of superior courts property 6.32.080, 6.32.090, 6.32.100, 6.32.110 State-owned archaeological resources 2.08.220 contracts for discovery and salvage 27.53.110, 27.53.120, 27.53.130, 27.53.150 general Const. Art. 11 § 5 service of warrant of arrest and affidavit 6.32.140 general enumeration 36.28.010 SHOPLIFTING Term to be prescribed Const. Art. 11 § 5 employment of 36.28.100 Additional penalty Traffic schools of city or town and county, sheriff maintaining, payment by county 36.01.060 liability for 4.24.230 to assist in 46.83.020 Detention for investigation 9A.16.080 Traveling expenses, when paid by county 36.01.060 unlawful release of personal information False arrest suit for, reasonable cause a defense 4.24.680, 4.24.690, 4.24.700 civil suit 4.24.220 Unclaimed property Process of False imprisonment, suit for, reasonable cause a disposal 63.40.010 service, See SHERIFFS, subtitle Service of defense manner of disposal 63.40.010 process civil suit 4.24.220 receipt of, when 63.24.160 superior courts, execution of by 2.08.220 Wrongful detention, suit for, reasonable cause a Unemployment compensation, fees for service of process 50.12.170 Public nuisance abatement procedure, duties 7.48.020, 7.48.030, 9.66.040 defense civil suit 4.24.220 Uniforms Racial profiling 43.101.410 SHOPS (See STORES AND SHOPS) Receipts, duplicates procedure, violations and penalties 36.28.060 allowance for clothing and other incidentals 36.28.180 SHORELANDS (See also PUBLIC LANDS, Redemption standard uniforms, filing of description, effect subtitle Aquatic lands - tidelands and shorelands) certificate of redemption by 6.23.080 36.28.170 evidence submitted to 6.23.080 notice by 6.23.080 Vehicles, emergency, colored lights 46.37.190 Assertion of state ownership Const. Art. 17 § 1 Water pollution, abatement of 35.88.050 Disclaimer by state where patented Const. Art. notice to 6.23.080 Wiretap exception in cases of fraud Const. Art. 17 § 2 admissibility 9.73.090 payment on successive redemptions 6.23.070 Ditches and drains, private construction 85.28.130, 85.28.140 payment to 6.23.080 authorization, application 9.73.130 refusal to allow, effect 6.23.070 authorization, inventory, service on named person 9.73.140 Drainage, private ditches and drains 85.28.130, 85.28.140 rents and profits, duties 6.23.090 Rent default, liability for damages 59.08.100 judicial authorization 9.73.090 Eminent domain against, railroads and canal companies 81.36.010 Replevin report, requirements 9.73.120 concealed property Witnesses, attachment of witnesses to compel Excavation of waterways, See PUBLIC LANDS, subtitle Waterways duties upon receiving order awarding possession 7.64.047 attendance 5.56.080 Writ of execution, indemnity bond 59.08.100 duties upon receiving order awarding Federal land, annexation by second class cities Writ of restitution, service of 59.12.100 possession 7.64.047 35.13.200 SHERIFFS AND POLICE CHIEFS, possession of property, to take upon receiving order awarding 7.64.047 redelivery bond of defendant First class ASSOCIATION OF streets and alleys over, supervision and control Auto theft prevention authority 36.28A.130, Ch. of 35.21.250 duties upon posting of 7.64.050
return of proceedings by 7.64.110
Retirement and pensions, See RETIREMENT
AND PENSIONS, subtitle Law enforcement Fish and wildlife department-managed lands, DNA identification system exchange with landowners if in public criminal street gang database 43.43.762 interest 43.300.070 Domestic violence incident reporting Flood control, See FLOOD CONTROL officers and fire fighters Growth management planning and environmental review Ch. 36.70A association duties 10.99.030 Retirement of sheriff Domestic violence policy Harbor improvement, See RIVER AND
HARBOR IMPROVEMENT DISTRICTS violence committed by law officers 10.99.090 service of process, procedure 36.28.120, 36.28.130Forest fires/wildfires, property access Mineral prospecting leases, See PUBLIC
LANDS, subtitle Mineral prospecting leases
Mining contracts, See PUBLIC LANDS, subtitle surrender of writs 36.28.120 36.28A.140 Salary to be prescribed Const. Art. 11 § 5 Gangs grant programs to assist local law enforcement 36.28A.200, 36.28A.210, 36.28A.220 Sale of municipal assets, involuntary dissolution 35,07.060 Mining contracts Sales, See SHERIFFS, subtitle Judicial sales Jail booking and reporting, electronic statewide Public lands—aquatic lands system and standards committee 36.28A.040, 36.28A.050 beds of navigable waters Ch. 79.130 Search warrant, duties 10.79.020 easements and rights of way Ch. 79.110 Service of process generally Ch. 79.105 Legal recognition 36.28A.010 fees 36.18.040

Local law and justice plan

habeas corpus writ 7.36.070, 7.36.080

harbor areas Ch. 79.115

SHORELINE MANAGEMENT

oysters, geoducks, shellfish, and other aquacultural uses, and marine aquatic plants Ch. 79.135 tidelands and shorelands Ch. 79.125 waterways and streets Ch. 79.120 Purple loosestrife control program Ch. 17.26 Reclamation of tide and unsurveyed land, diking districts 85.05.540, 85.05.550 Rehabilitation districts, See IRRIGATION
DISTRICTS, subtitle Rehabilitation districts Shellfish protection districts and programs Ch. Shoreline management act Ch. 90.58 Spartina control program Ch. 17.26 United States water rights Ch. 90.40 Water pollution control Ch. 90.48 Wharves, docks, and landings Ch. 88.24 SHORELINE MANAGEMENT Application to agricultural activities 90.58.065 Application to governmental entities 90.58.280 Coastal zone management consistency certificates, federal 90.58.570 Columbia river gorge, management conformance with gorge commission 90.58.600 Definitions and concepts 90.58.030 Designation of shorelines of statewide significance 90.58.310 Development permits application, approval, and rescission, conditions and procedures 90.58.140 bulkheads, expedited process 90.58.140 fish or wildlife habitat or passage improvement projects, exemption 90.58.147 time requirements for project completion 90.58.143 utility service extensions, expedited process 90.58.140 watershed restoration projects, exemption 90.58.515 Emergency water withdrawals and facilities, expedited permit processing 90.58.370 Environmental excellence program agreements, effect on chapter 90.58.045 Existing requirements not obviated 90.58.360 Growth management planning and environmental review Ch. 36.70A Guidelines, review and adoption, public hearings and amendments 90.58.060 Hazardous substance remedial actions procedural requirements not applicable 90.58.355 Height limitations 90.58.320 Intergovernmental cooperation 90.58.050, 90.58.250 Involvement of all interested persons and entities 90.58.130 Land adjacent to shorelines, use policies 90.58.340 Local governments and ecology department, additional authority 90.58.240 Master programs adjacent jurisdictions 90.58.110 adoption in segments 90.58.110 appeals 90.58.190 approval procedure 90.58.090 contents 90.58.100 local government duties 90.58.070, 90.58.080, 90.58.090 review 90.58.195 shoreline use regulation 90.58.100 Nonapplication of act 90.58.270 Oil or gas surface drilling prohibition, where 90.58.160 Oil or natural gas exploration in marine waters permit requirements 90.58.550 violations and penalty 90.58.550
violations and penalty 90.58.560
Policy of the state 90.58.020
Property value, effect of shoreline management act 90.58.290 Rules adoption 90.58.120 Secure community transition facilities 90.58.390

Shorelines hearings board 90.58.170, 90.58.175, 90.58.180, 90.58.185
Timber selective commercial cutting 90.58.150
Treaty rights, nonapplication of shoreline management act 90.58.350
Use regulation 90.58.100
Uses conflicting with state programs and provisions, penalty 90.58.210
Violations, liability for damages 90.58.230
Violations, penalty 90.58.220
Wetlands wetland manual, adoption 90.58.380
SHORELINES HEARINGS BOARD
Appeals expedited process 90.58.185 penalties of fifteen thousand or less, involving

penalties of fifteen thousand or less, involving 90.58.185 permit actions, from 90.58.180 single-family residences, involving 90.58.185

Environmental hearings office, board establishment within 90.58.170 Establishment and membership 90.58.170 Master programs, appeals of decisions 90.58.190 Rules adoption 90.58.175

SHORTHAND REPORTERS (See COURT REPORTERS)

SHORT-TERM OBLIGATIONS (See INDEBTEDNESS, subtitle Short-term obligations)

SHOW CAUSE

Attorneys, refusal to deliver client's money or papers 60.40.020
Certiorari proceedings 7.16.050
Ejectment and quieting title actions, order for survey of property 7.28.200
Injunctions, contempt for disobedience 7.40.150
Mandamus proceedings 7.16.180, 7.16.200

Mandamus proceedings 7.16.180, 7.16.200
Nuisances, default of bond to stay warrant of abatement 7.48.270
Orders of court, See ORDERS OF COURT,

subtitle Show cause
Prohibition proceedings 7.16.320
Support actions, application by attorney general for show cause order to provide support 74.20.220

Will contest 11.24.020

SHRUBS

Injury to or removal, damages 64.12.030

SICK LEAVE

Child care 49.12.275, 49.12.280, 49.12.285, 49.12.290, 49.12.295

County employees, hourly 36.32.390

Family member 49.12.265, 49.12.270, 49.12.287

Metropolitan municipal corporations, prior employees 35.58.400

State employees, payment of accounting plan, payroll procedure development 41.48.130 agency sick leave authority 41.48.140 employee, defined 41.48.150 legislative intent 41.48.110 retirement system reports 41.48.180 social security contribution exclusion sick leave account created 41.48.120 transfer of moneys to sick leave account 41.48.170 unused sick leave compensation 41.48.18

unused sick leave compensation 41.48.180 Unused, remuneration or benefits for educational service district employees

28A.310.490 school district employees 28A.400.210 early retirement, effect 28A.400.212 state employees 41.04.340

SIDEWALK ELEVATORS (See ELEVATORS, ESCALATORS AND DUMBWAITERS)

SIDEWALKS

Cities and towns

construction, reconstruction, and repair, generally Ch. 35.68 construction and reconstruction Ch. 35.69 curb ramps for physically handicapped model standards 35.68.076 required, standards and requirements 35.68.075 first class cities, construction and reconstruction Ch. 35.68 liens 35.68.070 local improvement authority for 35.43.040 aumonny for 35.43.040 driveways across 35.68.070 obstructing vegetation, debris, removal or disposal procedure 35.21.310 prescriptive rights of abutting owners 35.21.220 second class cities franchises to use 35.23.440 providing for 35.23.440 construction Ch. 35.68 control and management of 35.27.370 franchises to use and occupy 35.27.370 Counties, county road fund expenditures for 36.75.240 sidewalks and paths, construction of, standards 36.75.240 Defined for motor vehicle purpose 46.04.540 First class cities, construction and reconstruction Ch. 35.69 First class cities, construction and reconstruction, generally Ch. 35.68 Second class cities construction and reconstruction, generally Ch. franchises to use 35.23.440 providing for 35.23.440 Second class cities, construction and reconstruction Ch. 35.69 Towns construction and reconstruction Ch. 35.70 construction and reconstruction, generally Ch.

control and management 35.27.370

SIDING CONTRACTORS

Sales and contract practices regulated Ch. 19.186

SIGNATURES

Bonds

facsimile signatures 39.44.100
County road improvement districts,
determination of sufficiency 36.88.370
Defined, for Criminal Code 9A.04.110
Digital signatures
electronic authentication act Ch. 19.34
Federal missing persons act, signature of officer

or employee, proof of authenticity 5.40.040
Habeas corpus, return of writ 7.36.100
Insurance contracts, execution of policy by facsimile signature 48.18.210

Obtaining a signature by deception or duress 9A.60.030

Schools, relating to, directors and superintendents signatures filed with county auditor 28A.400.020

Wills 11.12.030

signing for testator or testatrix, requisites 11.12.030

SIGNS

Election campaigns

compliance responsibility 42.17.540 false advertising prohibited 42.17.530 identification of sponsor 42.17.510 picture of candidate 42.17.520

Highway, street and county road signs and traffic devices, generally, See HIGHWAYS, subtitle Traffic control devices for Highway advertising control act Ch. 47.42

Highway construction and maintenance, signs or flaggers required at thoroughfare work sites 47.36.200

Transfer of actions to small claims department

12.40.025

Verification of 12.40.070

Highway routes and branches designations Custom slaughtering and custom meat facilities, Regulatory fairness act Ch. 19.85 47.36.095 licensing and inspection Ch. 16.49 Small business economic impact statement and Humane slaughter of livestock Ch. 16.50
Ritual slaughter of livestock defined as humane Highway signs rule-making procedure Ch. 19.85 alterations of speed limits effective when posted 46.61.415 Small business export finance assistance center, See SMALL BUSINESS EXPORT FINANCE ASSISTANCE CENTER 16 50 150 school or playground crosswalks, effect SLAYERS 46.61.440 Benefit from death of victim prohibited Ch. SMALL BUSINESS DEVELOPMENT Highways 11.84 CENTER adopt-a-highway signs 47.36.400 Inheritance from victim prohibited Ch. 11.84 Established by Washington State University board of regents 28B.30.530, 28B.30.533 interstate system, informational, contents SLAYING (See HOMICIDE) 47.36.310 motorist information signs SLOT MACHINES SMALL BUSINESS ECONOMIC IMPACT lodging activity listings 47.36.340 placement 47.36.330 "RV" logo 47.36.360 Antique 9.46.235 STATEMENT (See REGULATORY FAIRNESS) SLUDGE SMALL BUSINESS EXPORT FINANCE Biosolids over, signs or banners 47.36.030 beneficial uses 70.95J.030 ASSISTANCE CENTER primary and scenic systems biosolid management program 70.95J.020 definitions 70.95J.010 enforcement of regulations Authorized 43.210.020 information signs, contents 47.36.320 tourist oriented directional signs 47.36.320 Board of directors 43 210 030 signs prohibited by statute, resolution or ordinance 47.42.048 Contract authorized with the department of department of ecology authority 70.95J.050 community, trade, and economic local health departments permit issuance and enforcement authority 70.95J.080 development 43.210.050 specific information panels installation time, limits on 47.36.350 Findings 43.210.010 permit review 70.95J.090 Minority business export outreach program specific motorist information, business signs, municipal sewage sludge federal findings 70.95J.007 43 210 130 and directional information 47.36.310 Impaired clearance signs, effect 46.44.020 Powers and duties 43.210.040 legislative findings 70.95J.005 transportation 70.95J.020 Limited access facilities to be marked with Purposes 43.210.020 47.52.110 Rule-making authority 43.210.060 violations Local weight regulations on highways, signs SMALL BUSINESS INVESTMENT must designate 46.44.080 department of ecology authority 70.95J.040 gross misdemeanor punishment 70.95J.060 monetary penalty 70.95J.070 **COMPANIES** Railroad grade crossings, signs, signboards and billboards prohibited 47.32.140 Investment in bonds by mutual savings banks Regional shopping center directional highway signs 47.36.270 Disposal regulated 70.95.255 authorized 32.20.047 Municipal sewage sludge SMALL CLAIMS biosolid management program 70.95J.020 Scenic vistas act Ch. 47.42 Appeals 2.24.040, Ch. 12.36, 12.40.120 biosolids Standards for county roads 36.86.040 Assignees of small claims cannot file or beneficial uses 70.95J.030 prosecute 12.40.070 biosolids permits, fees and report 70.95J.025 Firearms, use of silencer prohibited 9.41.250 Attorneys, representation by, prohibition definitions 70.95J.010 enforcement of regulations department of ecology authority 70.95J.050 federal requirements 70.95J.007 12.40.080 SILVER (See also MINES AND MINING) Commencement of action in 12.40.020 Coin silver, use of words, penalty 9.16.110, Department of small claims created in district 9 16 130 glassified sewage sludge beneficial uses 70.95J.030 court 12.40.010 Pawnbrokers and second-hand dealers 19.60.010 Sterling silver, use of words, penalty 9.16.100, Fees legislative findings 70.95J.005 local health departments court cost recovery limited to statutory amount 12.40.045 SIMULTANEOUS DEATH permit issuance and enforcement authority service of notice of claim 12.40.040 Death of tort feasor either simultaneous with or 70.95J.080 after death of or injury to claimant's person Filing fees 12.40.020 permit review 70.95J.090 transportation 70.95J.020 or property 4.20.046 surcharge to fund dispute resolution centers Life insurance, payment of proceeds 48.18.390 imposition by county legislative authority violations Survival of action upon simultaneous death of department of ecology authority 70.95J.040 Hearing, procedure informal 12.40.080 tort feasor 4.20.046 gross misdemeanor punishment 70.95J.060 Uniform act Ch. 11.05A monetary penalty 70.95J.070 Hearing and time of trial 12.40.030 SIRES (See BREEDERS AND BREEDING) How commenced 12.40.020 SMALL ARMS RANGES Acquisition and equipping of 38.20.050 Informational brochure 12.40.800 SKAGIT COUNTY Rental of 38.20.040 Boundaries, tracing of 36.04.290 Judgments entry 6.01.020 Use of 38.20.050 Superior court judges, number of 2.08.063 SMALL BUSINESS failure to pay SKAGIT RIVER Defined 19.85.020 increase of judgment 12.40.105 Salmon recovery plan 77.95.140 Economic development finance authority nonpayment, procedure 12.40.110 SKAMANIA COUNTY loan pooling, authority 43.163.050 payment of immediately 12.40.100 Boundaries, tracing of 36.04.300 Export transactions payment plan may be ordered 12.40.100 Superior court judges, number of 2.08.064 economic development finance authority Jurisdiction of department of small claims funding programs 43.163.030 SKI AREAS 12.40.010 Federally guaranteed loans, See LOANS, subtitle Federally guaranteed small business loans Conduct standards and responsibility Ch. 79A.45 Jurisdictional amount for cases seeking recovery Conveyances, safety and inspection Ch. 79A.40 of money 12.40.010 Federally guaranteed small business loan program Ch. 31.40
Group disability insurance Explosives, avalanche control 70.74.191 Notices Fraudulent use of accommodations and facilities appearance 12.40.060 19.48.110 basic policy for small employers 48.21.045 claims 12.40.030 SKIING AND COMMERCIAL SKI ACTIVITY (See PARKS AND plans for small employers 48.21.047 requisites of 12.40.060 Health care service contractors service of 12.40.040 RECREATION) mandatory offering for small employers 48.44.023 Pleadings, informal 12.40.090 SKOKOMISH INDIANS Removal of actions to superior court, conditions Retrocession of criminal jurisdiction 37.12.100, 37.12.110, 37.12.120, 37.12.130, 37.12.140 offering to small employers, requirements 48 44 024 Requisites 12.40.050 Health maintenance organizations SLANDER (See LIBEL AND SLANDER) Self-representation permitted 2.48.190 basic health plan benefits for small employers

(2008 Ed.) [RCW Index—page 685]

Minority and women business development

48.46.066, 48.46.068

office 43.31.0925

SLAUGHTERHOUSES

Brand inspection Ch. 16.57

Animal carcasses, disposal Ch. 16.68

SMALL EMPLOYER HEALTH Aged, Federal Older Americans Act, INSURANCE PARTNERSHIP PROGRAM (See INSURANCE) SMALL LOAN COMPANIES (See CONSUMER FINANCE) **SMALL WORKS ROSTER (See PUBLIC** WORKS) SMOKE DETECTION DEVICES Installation 43.44.110, 48.48.140 **SMOKING** Minors, selling or giving tobacco 26.28.080 No smoking law local regulations authorized 70.160.080 penalty for violation of 70.160.070 paid to city or county bringing action 70.160.100 within twenty-five feet 70.160.075 violations of 70.160.070 Private workplaces when allowed 70.160.060 Prohibited in public places 70.160.030 School property, ban on use of tobacco products on 28A.210.310 Smoking prohibited posting of 70.160.050 Washington clean indoor air act definitions 70.160.020 legislative intent 70.160.011 local regulations authorized 70.160.080 penalty for violation of 70.160.070 paid to city or county bringing action 70.160.100 private workplaces intent of act 70.160.060 smoking prohibited posting of 70.160.050 smoking prohibited in public places 70.160.030 violations of 70.160.070 SNOHOMISH COUNTY Boundaries, tracing of 36.04.310 Superior court judges, number of 2.08.064 SNOWMOBILES (See MOTOR VEHICLES, subtitle Snowmobiles) SOCIAL AND HEALTH SERVICES, DEPARTMENT OF 211 information system health and human services Ch. 43.211 Abuse of children, reporting Ch. 26.44 Adoption information regarding birth parent or adopted child 26.33.345, 26.33.385 recruitment of homes for special needs children 74.13.320 Adoption support program, See ADOPTION Adult family homes background checks on employees 70.129.130 inspections powers and duties 70.128.090 licenses suspension, immediate suspension when conditions warrant, authority 70.128.100 noncompliance or violations authorized actions 70.128.160 rules and standards, adoption 70.128.040 training standards and delivery system review 70.128.210 unlicensed, investigation of 70.128.110 Advisory committees and councils appointment 43.20A.360 drug reimbursement policy recommendations 43.20A.365 membership 43.20A.360 purpose 43.20A.350 reports 43.20A.360 state committee on aging 43.20A.680 subjects 43.20A.360 terms 43.20A.360

travel expenses 43.20A.360

vacancies 43.20A.360

participation 74.36.100 Agencies for children, expectant mothers, developmental disabilities, care and placement duties of secretary 74.15.030 Aging, community programs for 74.36.110 eligibility and approval 74.36.120 state funding 74.36.130 Aging, state council on, See STATE COUNCIL ŎŃ AGING Alcohol and drug use treatment associated with pregnancy Ch. 70.83C Alcohol information school for drunk drivers 46.61.5056 Alcohol treatment program standards 46.61.5056 Alcoholism, intoxication, and drug addiction treatment expenditure review 43.20A.065 Alcoholism and drug addiction treatment Ch. 70.96A Alternate living arrangements eligibility standards licensing authority 74.08.044 rule-making authority 74.08.044 Assistant secretaries of divisions appointment 43.20A.090 delegation of powers and duties to 43.20A.110 as exempt under state civil service law 43.20A.090 Assisted living services Ch. 74.39A At-risk youth family services and programs to be administered to benefit 43.20A.780 nonoffender at-risk children and their families Ch. 13.32A statute administration, consistency required 43.20A.770 Background investigations definitions, records 43.43.830, 43.43.832, 43.43.834, 43.43.836, 43.43.838, 43.43.840 immunity of state 43.43.833 rules, updated 41.06.476 Blind, state school for, See BLIND, subtitle State school for Boarding homes background checks on employees 70.129.130 Boarding homes, department duties to regulate Ch. 18.20 Bond issues, See SOCIAL AND HEALTH SERVICES FACILITIES Branch offices 43.17.050 Cerebral palsy center, powers, duties, and functions transferred to 70.82.050 Chemical dependency and mental disorders, screening and assessment Ch. 70.96C Chemical dependency treatment enhanced services facilities Ch. 70.97 generally Ch. 70.96A integrated crisis response and involuntary treatment, pilot programs Ch. 70.96B Child abuse adolescents, abuse of staff training 26.44.220, 26.44.230 background investigations 43.43.830, 43.43.832, 43.43.834, 43.43.836, 43.43.838, 43.43.840 case planning and consultation 26.44.030 child taken into custody statement to parents 26.44.110 council for children and families Ch. 43.121 deaf, state school for 26.44.210 negligent treatment, maltreatment DSHS initiated dependency proceedings 26.44.195 prevention curriculum 28A.300.150, 28A.300.160 reporting Ch. 26.44 duties 26.44.030 records maintained by agencies 26.44.035 response by more than one agency, procedure for coordination 26.44.035

```
rights of parents and children
     advise when dependency petition filed
         26.44.105
     legislative purpose 26.44.100
    sexual abuse
     treatment for abusive person removed from
home 26.44.140
Child protective services
   child taken into custody with court order
notice to parents 26.44.115
   child taken into custody without court order statement to parents 26.44.110 notice to noncustodial parent 26.44.120
Child support
   administrative support order
     modification of
       petition, grounds, and procedure 74.20A.059
   alternative method of enforcement Ch. 74.20A
    Indian tribes, cooperative agreements for enforcement services Ch. 26.25
   responsible parent
     action against responsible parent's earnings
within state 74.20A.095
financial responsibility of, notice and finding
       procedure 74.20A.055
   uniform interstate family support act Ch.
26.21A
Child welfare services
   abused or neglected children
     demonstration project 74.13.200, 74.13.220,
         74.13.230
   annual quality assurance report 43.20A.870
   children of color, advisory committee
   complaint resolution process 74.13.045
   deferred prosecution order 74.13.0311 records disclosure 74.13.500, 74.13.505, 74.13.510, 74.13.515, 74.13.520, 74.13.525
Children
   dependency order
     notice to parents 26.44.115, 26.44.120
    investigation of employees and providers
       responsible for children and vulnerable
     authority 43.20A.710
   mental health services Ch. 71.34, Ch. 71.36
Children and family services act 74.14A.020 blended funding projects 74.14A.060
   juvenile offenders
     family unit to be included in treatment 74.14A.040
     treatment in nonresidential community-
   based care 74.14A.030
legislative intent 74.14A.010
policy goal 74.14A.025
Children and youth services
   management and services Ch. 72.05
   multiple handicaps, medical service
     administrative responsibility 74.26.040
    contracts for service, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010 payment liability 74.26.060
     program elements, enumerated 74.26.040 program plan, development of 74.26.030
     regulation promulgation, when 74.26.040
   residential state schools, camps, centers, designated 72.05.010
Children's services
   annual quality assurance report 43.20A.870
   caseworker standards and training 74.14B.010
   child abuse and neglect multidisciplinary
       teams 74.14B.030
   counseling referrals availability notice 74.14B.050
   early identification and referral, victims of
       sexual assault or abuse 74.14B.070
   therapeutic day care and treatment 74.14B.040
```

Children's system of care Ch. 74.55

SOCIAL AND HEALTH SERVICES, DEPARTMENT OF

Chore services 74.39A.100, 74.39A.120, 74.39A.130, 74.39A.140, 74.39A.150
Closure of state facilities, See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF, juvenile offenders, consolidated juvenile state civil service law as applicable to 43.20A.050 services purpose 13.06.010 Employment partnership program 74.25A.010 employer eligibility 74.25A.030 rules and regulations governing 13.06.030 federal funds, department to seek 74.25A.080 legislative findings 74.25A.005 subtitle Economic impact act state aid computation of 13.06.050 state aid for 13.06.020 Commission merchants, damaged or unfit products, certificate as to issued by local employment partnership councils application 13.06.040 20.01.450 74.25A.045 mental illness, See HOSPITALS FOR MENTAL ILLNESS pilot projects 74.25A.020 Cooperation with federal programs 70.01.010 Coordinating council for occupational education, program participants cooperation with 43.20A.320 penitentiary benefits and salary not to be diminished generally, See PENITENTIARY Correctional facilities Ch. 72.01 74.25A.060 inmates, transfer Ch. 72.68 powers, duties and functions transferred classification under federal job training act vocational education 43.20A.030 74.25A.070 Division of public assistance child welfare services as departmental eligibility for assistance programs defined 72.62.020 vocational education programs sale of products 72.62.030, 72.62.040 74.25A.050 program, scope foster care 74.13.031 worker-owned businesses, diversion of grants to 74.25A.040 trade advisory and apprenticeship committees 72.62.050 consolidated emergency assistance program for families 74.04.660 Escheats of property of institution inmates, See ESCHEATS, subtitle Institution inmates, Created 43.17.010, 43.20A.030 county hospitals aid to 36.62.252 property of Criminal history information, receipt and use Executive head 43.20A.040 43.20A.711 Facilities, closure, See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF, subtitle employees Data-sharing, confidentiality 43.20A.080 leaves of absence for educational purposes 74.04.480 merit system 74.04.011 Day training centers purchases of goods and services by municipalities Ch. 39.23
Definitions relating to 43.20A.020, 43.20A.025
Department personnel director appointment 43.20A.090 Economic impact act Families in conflict family reconciliation service for children 74.13.031 family services and programs to be administered to benefit 43.20A.780 statute administration, consistency required 43.20A.770 federal grants or funds as exempt under state civil service law 43.20A.090 acceptance and assent to federal requirements for 74.04.050 application for 74.04.050 construction in favor of qualification for Families in conflict, procedures and services Ch. 13.32A Deputy secretary Family and children's ombudsman, office of Ch. 43.06A appointment 43.20A.090 74.04.055 delegation of powers and duties to 43.20A.110 duties 43.20A.090 cooperation with federal laws to qualify for Family preservation services Ch. 74.14C 74.04.050 Family reconciliation services Ch. 13.32A as exempt under state civil service law programs covered by 74.04.050 department responsibilities 74.13.036 43.20A.090 rules and regulations of department to family services and programs to be Design, purpose 43.20A.010 Detainers, interstate administrator, state 9.100.060 administered to benefit 43.20A.780 comply with requirements for 74.04.050 handicaps, children with Family services copy of commitment order transmitted alternative response system Ch. 74.14D appropriate court, defined 9.100.020 enforcement 9.100.030 escape, effect 9.100.040 26.40.060 Federal funds medical assistance, powers and duties of department 74.09.530 conflicts in basic act resolved in favor of receipt of 43.20A.550 giving over of inmate authorized 9.100.050 self-support and independence, research studies to restore person to 74.08.390 sole agency to administer public assistance for vocational rehabilitation, department as request for temporary custody, notice to recipient of 43.20A.300 prisoner and governor 9.100.070 Federal Older Americans Act, participation in text of agreement 9.100.010 74.04.050 74.36.100 transmission of copies of chapter by secretary of state 9.100.080 Divisions Federal requirements to be met 43.20A.550 assistant secretaries of, See SOCIAL AND HEALTH SERVICES, DEPARTMENT Developmental disabilities, children with out-of-home placement 74.13.350 authorized 43.20B.020 OF, subtitle Assistant secretaries of licenses Director exemptions 43.20B.110 divisions energy facility site evaluation council member Financial responsibility duties related to 43.20B.335 authorized, plan for 43.20A.060 80.50.030 vocational rehabilitation 43.20A.060 Division of developmental disabilities Domestic violence Fines, civil, assessment of children, multiple handicaps fatality reviews, data collection and analysis procedure, appeals 43.20A.215 medical service program Ch. 43.235 Foster care program plan, service delivery responsibility 74.26.030 children with multiple handicaps shelters for victims of Ch. 70.123 blood-borne pathogens infant testing 74.13.287, 74.13.288, technical assistance grant program counties 70.123.140 74.13.289 medical service program administrative responsibility 74.26.040 local communities 70.123.130 child fatality review, notice 74.13.640 Drug-affected and alcohol-affected mothers and family decision meetings 74.13.630 contracts for service, supervision 74.26.050 eligibility criteria 74.26.020 legislative intent 74.26.010 payment liability 74.26.060 fewest possible placements of child to be comprehensive services made 74.13.290 development and expansion of 13.34.390 foster and adoptive home recruitment program Echo Glen correctional institution Ch. 72.19 74.13.325 74.13.325 foster parent critical support and retention program 74.13.650, 74.13.660 foster parent liaisons 74.13.340 foster parent training 74.13.310, 74.13.315 program elements, enumerated 74.26.040 Economic impact act regulation promulgation, when 74.26.040 benefits 43.130.040 Division of institutions definitions 43.130.020 commitment of juveniles commitment of beyond age twenty-one years eligibility for benefits, conditions 43.130.050 excluded employment and employees identicards for foster youth 74.13.283 prohibited 13.40.300 43.130.030 information sharing with care provider 74.13.280 jurisdiction after eighteenth birthday public employees' retirement system, on-site monitoring program 74.13.800 parents' rights 74.13.332, 74.13.333, 74.13.334 reimbursement of 43.130.060 purpose 43.130.010 13.40.300 department of social and health services, department of institutions powers, duties and functions transferred to 43.20A.010, reimbursement of public employees' retirement system 43.130.060 terminal pay 43.130.040 termination of benefits 43.130.910 43.20A.030 placements financial responsibility, determination of changes, foster parents to be notified of charges Employees proposed changes 74.13.300 educational continuity 74.13.550, 74.13.560, 74.13.570, 74.13.580 assault, reimbursement 74.04.790 modification or vacation of findings 43.20B.350 hiring of 43.20A.050

(2008 Ed.) [RCW Index—page 687]

SOCIAL AND HEALTH SERVICES, DEPARTMENT OF

kinship caregivers 74.13.600, 74.13.621

responsible for children and vulnerable parental preferences 13.34.260 payment liability 74.26.060 program elements, enumerated 74.26.040 preservice training for foster parents adults authority 43.20A.710 program plan, development of 74.26.030 74.13.250 regulation promulgation, when 74.26.040 property damage, reimbursement 74.13.335 Investigation unit 74.04.012 recruitment of homes for special needs Juvenile facilities disproportionate low-income care, payment to designation and management Ch. 72.05 hospitals providing 74.09.730 eligibility 74.09.510 eligibility, limitations 74.09.035 children 74.13.320 respite care for foster parents 74.13.270 Juvenile offender basic training camp program sexually and physically reactive children care provider immunity 74.13.670 13.40.320 health care providers severability 74.09.910 Juvenile offenders disparity in disposition of cases 13.40.430 Foster home placements transitional treatment program for gang and health care providers, audit program parental preferences to be followed absent audit and investigation authority 74.09.290 drug-involved juvenile offenders 13.40.310 good cause to do otherwise 13.32A.210 Juvenile rehabilitation facilities Foster homes bribes, kickbacks, rebates, or self-referrals penalties 74.09.240 motion pictures liability insurance for foster parents unrated, R, X, or NC-17 films not to be secretary to provide 74.14B.080 excessive, improper charges penalties 74.09.260 shown 13.16.100 Funds, federal funds for vocational Juvenile rehabilitation programs administration 13.40.460 rehabilitation, department as recipient for 43.20A.300 excessive payments liability for 74.09.220 sexual misconduct by state employees or contractors 13.40.570 lability for 74.09.220 false statements, fraud penalty 74.09.230 false verification of written statements penalty 74.09.280 fraudulent practices liability 74.09.210 penalty 74.09.210 institutional certification false statements. Gambling, problem and pathological account 43.20A.892 Juveniles treatment program 43.20A.890 consolidated juvenile services Green Hill School Ch. 72.16 payments, calculation, limitation 13.06.050 Group homes custody (parental) evaluations and data, availability 43.20A.850 no parent remaining, custodian 13.34.210 Group training homes disposition standards and security guidelines, purchase of goods and services by published in state register 34.08.020 institutional certification, false statements municipalities Ch. 39.23 facilities, management and services Ch. 72.05 penalty 74.09.250 Guardians for clients out-of-home placement, duties of department legislative intent, policy 74.09.200 guardianship fees and compensation limits 11.92.180 Ch. 13.32Å patient trust funds, failure to deposit in trust Juveniles, department to develop plan and account Guardianship fees and costs penalty 74.09.270 report of penalties to procedures regarding services 74.13.036 maximum amount and rules 43.20B.460 Juveniles in detention facilities Harrison Memorial Hospital as multi-use facility educational program 28A.190.010 licensing agency or disciplinary board 72.29.010 74.09.300 escapees limited casualty program Health, department of arrest warrant issuance 13.40.045 transfer of enumerated powers and duties to Learning and life skills grant program for courtauthorization for, qualifications, eligibility department of health 43.70.080 involved youth Ch. 13.80 74.09.700 Health care purchased by state agencies alternative health care providers, agencies to identify 70.14.020 performance measures denial, suspension, revocation, or evidence-based medicine principals modification, procedure, appeals 43.20A.205 secretary, responsibilities and duties 74.09.050 drug purchasing cost controls, evidence based suspension for noncompliance with support prescription drug program 70.14.050 order 43.20A.205 Mental health options to expand health care options interstate compact on mental health, secretary as administrator Ch. 72.27 Licenses, fees 43.20A.560 exemptions 43.20B.110 review of prospective rate setting methods 70.14.040 Long-term care Ch. 74.39A Long-term care ombudsman programs responsibilities of department Ch. 72.06 Mental illness utilization review procedures, agencies to establish plan 70.14.030 availability, fees 74.38.050 community based services 74.38.040 children, mental health services Ch. 71.36 community mental health services Ch. 71.24 department responsibilities Ch. 71.05 Homeless persons Long-term care ombudsman programs, See also LONG-TERM CARE OMBUDSMAN families with children, shelter and housing enhanced services facilities Ch. 70.97 services 43.20A.790 **PROGRAM** facilities, public and private Ch. 72.23 vision services Long-term care partnership program minors, mental health services Ch. 71.34 department coordination 43.20A.800 Mental retardation, See MENTAL RETARDATION consumer education program 48.85.040 funding 43.20A.810 financing of long-term care through private provider liability 43.20A.830 third-party payers 43.20A.840 used eyeglass frames, use by providers 43.20A.820 insurance and medicaid funds 48.85.010 Mentally ill insurance policy criteria 48.85.030 hospitals for mentally ill, See HOSPITALS protection of participant assets 48.85.020 FOR MENTAL ILLNESS regional support networks, See MENTAL ILLNESS, subtitle Community services Long-term care services, See LONG-TERM Home-maker, home health, chore, and personal household services, See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF, Low-income energy assistance Missing children clearinghouse, reports to termination of utility heating service 13.60.040 subtitle Homemaker-home services city-owned utility 35.21.300 HOPE centers for street youth requirements 74.15.220, 74.15.250, 74.15.260, 74.15.270 limitation 80.28.010 in possession of secretary as custodian not Maple Lane school Ch. 72.20 Maple Lane school, See MAPLE LANE subject to certain proceedings 74.13.070 secretary as custodian of, for persons placed Housing for employees, state-owned or leased SCHOOL with department 74.13.060 availability, conditions 43.81.020, 43.81.030, 43.81.040 Medical assistance, See MEDICAL ASSISTANCE Narcotic or dangerous drug treatment and rehabilitation programs authorized legislative intent 43.81.010 Medical care 72.49.020 Information sharing with care provider 74.13.285 Nursing facilities administrative responsibility, performance of medicaid payment system Ch. 74.46
Nursing homes Ch. 74.42
licensing and regulation Ch. 18.51
Occupational and environmental research facility 74.09.080 amendments to state plan 74.09.740 annual report 74.09.053 single executive may serve for multiple institutions 43.20A.607 Internal organization, policy 43.20A.010, children 43.20A.050 health insurance, access to coverage advisory committee, membership 28B.20.456 federal requirements to be met 43.20A.550 74.09.402 Offices maintained at state capital 43.17.050 Interstate agreement on detainers, See also children with multiple handicaps DETAINERS, INTERSTATE administrative responsibility 74.26.040 On-site state-owned or leased living facilities Inventory of charitable, educational, penal, and reformatory land 43.20A.035 contracts for service, supervision 74.26.050 availability, conditions 43.81.020, 43.81.030, eligibility criteria 74.26.020 43.81.040

Investigation of state employees and providers

legislative intent 74.26.010

[RCW Index—page 688] (2008 Ed.)

SOCIAL AND HEALTH SERVICES, DEPARTMENT OF

legislative declaration 43.81.010	definitions 43.19.525	Runaway hotline 74.13.039
Overpayments defined 43.20B.010	fair market price 43.19.530 intent 43.19.520	Runaway youth statute administration, consistency required
time limit for collection, exception	vendors in good standing 43.19.531,	43.20A.770
43.20B.030	43.19.533	Secretary
vendor overpayment debts	Research	acting secretary, appointment of 43.20A.090
time to commence action to enforce	release of confidential records Ch. 42.48	advisory committee on vendor rates, chairman
43.20B.688 write-offs and compromises 43.20B.030	Residential habilitation centers, See DEVELOPMENTAL DISABILITIES,	of, ex officio duty 74.32.130 appointment 43.17.020, 43.20A.040
Paternity actions, private attorney representation	PERSONS WITH, subtitle Residential	authority 74.04.011
74.20.350	habilitation centers	chief assistant director 43.17.040
Powers	Residential school residents, educational	city sewerage systems, investigation of
duties and functions of other state agencies	programs Ch. 28A.190	35.88.090
transferred to 43.20A.010, 43.20A.030 scope 43.20A.010, 43.20A.030	Residential schools, See RESIDENTIAL SCHOOLS	community programs for aging authorized 74.36.110
Prayer healing, homes relying on	Revenue recovery	eligibility and approval 74.36.120
application of chapter 70.128.170	criminally insane 10.77.250	coordinating council for occupational
Prevention of blindness program	definitions 43.20B.010	education, secretary to cooperate with
established 74.09.720 Public assistance	fees authorized 43.20B.020	43.20A.320
child welfare services	food stamps 43.20B.630 funeral assistance 43.20B.120	criminally insane right to adequate care and treatment
annual records, contents 74.13.035	industrial insurance compensation, recipient	10.77.210
complaint resolution process 74.13.045	receiving 43.20B.720, 43.20B.730,	delegation of powers and duties, liability
crisis residential centers	43.20B.735, 43.20B.740, 43.20B.745	43.20A.110
inter-center transfers for appropriate treatment, supervision and structure to	medical assistance improper transfer of resources 43.20B.710	department officials, secretary to appoint 43.20A.090
the child 74.13.034	medical or residential care	as executive head and appointing authority
removal from 74.13.033	intent 43.20B.090	43.20A.040
resident's conduct, services available	lien	as exempt under state civil service law
74.13.033 secure detention facility placement, when	discharge or compromise by settlement or judgment 43.20B.050	43.20A.090 federal funds, goods, commodities and
74.13.034	form of lien 43.20B.040	services administered by 74.04.015
unauthorized leave 74.13.033	subrogation to recipient's rights, delegation	financial responsibility, duties related to
juvenile justice system, care, custody,	43.20B.060	43.20B.345
treatment, departmental responsibility 74.13.036	rules and procedures 43.20B.080 tort action by recipient 43.20B.070	hiring of personnel by, limitations 43.20A.050 membership on Washington traffic safety
licensing eligibility 74.13.035	mental health hospitalization charges	commission 43.59.030
eligibility Ch. 74.08	43.20B.320, 43.20B.325, 43.20B.355,	moneys
overpayments	43.20B.360, 43.20B.370	custodian of, for persons placed with
deduction from subsequent assistance payments, when 10.82.080	mental health treatment 43.20B.330, 43.20B.335, 43.20B.345, 43.20B.350	department 74.13.060 in possession as custodian, not subject to
restitution payments, when 10.82.080	notice 43.20B.340	certain proceedings 74.13.070
standards of assistance Ch. 74.08	recovery on finding of responsibility	oath 43.17.030
Public assistance, See also PUBLIC	43.20B.347	performance measures
ASSISTANCE Purchase of services from public or nonprofit	overpayments earnings, assignment of 43.20B.645	evidence-based medicine principals 74.09.085
agencies	recovery methods 43.20B.620	plan for departmental divisions, secretary to
authorized 43.20A.400	withholding property of debtor 43.20B.635,	prepare 43.20A.060
basic responsibility to be retained 43.20A.415	43.20B.640	powers and duties, generally 43.17.030,
consultation and technical assistance 43.20A.420	overpayments and debts due the department proceedings, time limit 43.20B.030	43.20A.050 rule-making authority 43.20A.075
costs, retention of sums to pay 43.20A.430	public assistance 43.20B.630	salary 43.20A.040
factors to be considered 43.20A.410	public assistance overpayments 10.82.080	state board of health, as member of
funds 43.20A.400	real property, excess	43.20A.030
mental health and chemical dependency treatment providers and programs	department is secured creditor 43.20B.670 real property, improper transfer	term 43.20A.040 vacancy, filling of 43.17.040, 43.20A.040
43.20A.433	suit to rescind 43.20B.660	vocational rehabilitation, secretary's duties
purpose 43.20A.400	real property, recipients holding title or	43.20A.310
qualifications of vendors 43.20A.425	contract 43.20B.750	Senior citizens services
review of services 43.20A.420 vendor rates, establishment 43.20A.405	residential habilitation centers ability to pay, determination 43.20B.425	community based services administration 74.38.030
vendors	adjudicative proceedings 43.20B.430	annual state plan 74.38.030
interest in erroneous or overpayment	charges payable in advance 43.20B.440	eligibility, determination of 74.38.030
43.20B.695	death of resident, liability of estate	federal programs, expansion of, authorized
Purpose of act creating 43.20A.010 Real property	43.20B.445 discretionary lump sum collection, when	74.38.060 nonlow income persons services provided,
inventory of charitable, educational, penal,	43.20B.455	fee schedule 74.38.050
and reformatory land 43.20A.035	liability for cost of care 43.20B.450	scope of program 74.38.040
inventory of unneeded property suitable for affordable housing 43.20A.037	liability limitation 43.20B.415	termination date 74.38.040
Records release for research Ch. 42.48	rates, establishment 43.20B.420 reimbursement from after acquired property	definitions 74.38.020 foster grandparent, senior companion, and
Regulatory authority	43.20B.445	retired senior volunteer programs
licenses, fees	responsibility, modification or vacation of	74.38.061
exemptions 43.20B.110	findings 43.20B.435	long-term care ombudsman programs
Rehabilitation services for persons with disabilities	temporary assistance for needy families residential care payments by families	74.38.040, 74.38.050 policy declaration 74.38.010
cooperative agreements between state and	43.20B.310	utility services, reduced rates 74.38.070
local agencies 74.29.037	vendor overpayment	Sewerage, water and drainage systems, counties,
department as state agency for 74.29.010 job support services 74.29.080	interest 43.20B.695 lien 43.20B.680, 43.20B.685, 43.20B.690	submission of plans for approval 36.94.100 Sexual psychopaths
powers and duties 74.29.020	procedures 43.20B.675	duties of department Ch. 71.06
state purchasing from entities serving or	Rules and regulations 43.17.060	Sexually violent predators
providing opportunities	conformance with federal acts 43.20A.550	duties of department Ch. 71.09

SOCIAL AND HEALTH SERVICES FACILITIES

Social and health services facilities	SOCIAL AND HEALTH SERVICES	Payment to survivors or secretary of social and
appropriation of state and local improvements	FACILITIES Dond issue	health services, exclusions from estate
revolving account to, administration of 43.83D.040	Bond issue anticipation notes, pledge, promise, seal	11.66.010 Probate, direct payment to survivors or secretary
comprehensive plan 43.83D.040	43.83D.080	of social and health services 11.66.010
Social worker V employees, implementation	bondholders remedies 43.83D.090	State employees, plan for coverage under federal
plan 43.20A.105	general obligation bonds	social security Ch. 41.41
State advisory committee	appropriation required 43.83D.020 authorized 43.83D.020	Statewide city employees' retirement system, participation in 41.44.270
per diem and mileage limitation 43.20A.390	conditions 43.83D.070	Teachers, plan for coverage of teachers under Ch.
State employment	form 43.83D.070	41.33
investigation of applicants for positions	issuance 43.83D.020	Unemployment compensation commissioner
responsible for children and vulnerable	legal investment for public funds	advances 50.12.180
adults 43.20A.710	43.83D.110 sale of 43.83D.020	duties, generally 50.12.180 funds for 50.16.030
State facilities, closure of, See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF,	proceeds from	replacement of funds 50.16.060
subtitle Economic impact act	administration of 43.83D.040	SOCIAL WORKERS (See COUNSELORS)
State hospitals	deposited in state and local improvements	SOCIETIES FOR THE PREVENTION OF
employees, background check on prospective	revolving account 43.83D.030 use of 43.83D.040	CRUELTY TO ANIMALS (See
employees 72.23.035 Support enforcement	terms 43.83D.020, 43.83D.070	HUMANE SOCIETIES)
employees workload standards, staff	social and health services facilities bond	SODA POP
requirements 74.20.340	redemption fund	Tax imposed Ch. 82.64
responsible parent	retirement of bonds 43.83D.090	SOFTWARE (See COMPUTERS)
action against responsible parent's earnings	source of funds 43.83D.090 Bond issue—1979	SOIL CONSERVATION DISTRICTS (See
within state 74.20A.095	anticipation notes, authorized	CONSERVATION DISTRICTS
uniform interstate family support act Ch.	deposit of 43.83H.164	SOIL CONTAMINATION, AREA-WIDE
26.21A Support enforcement, child support program,	authorization 43.83H.160	Children in schools and child care facilities
designated agency under federal law	facilities, defined 43.83H.162	70.140.030
74.20.055	legal investment for public funds 43.83H.170	Definitions 70.140.020
Surplus property	proceeds administration of 43.83H.166	Ecology, department authority 70.140.070
inventory of real property suitable for	deposit of 43.83H.164	Exemptions, livestock and agricultural land 70.140.060
affordable housing 43.20A.037	retirement of, procedure 43.83H.168	Health, department 70.140.040
Temporary assistance for needy families, See PUBLIC ASSISTANCE, subtitle Temporary	severability 43.83H.912	Legislative findings 70.140.010
assistance for needy families	Bond issue—1981	Social and health services, department
Termination of utility heating service	facilities, defined 43.83H.174 general obligation bonds, authorized	70.140.050
limitation 80.28.010	43.83H.172	SOLAR EASEMENTS
Therapeutic family home program for youth in	legal investment for public funds 43.83H.182	Counties
custody 74.13.170 Transitional living programs for youth in process	proceeds	comprehensive plans, elements of 36.70.350 official controls 36.70.560
of being emancipated 74.13.037	administration of 43.83H.178	Solar energy system
Vendor	deposit of 43.83H.176 retirement of, requirements 43.83H.180	defined 36.70.025
defined 43.20B.010	Bond issue—1984	SOLAR POWER
Vendor overpayment debts	additional means of payment 43.83H.192	Business and occupation tax
time to commence action to enforce 43.20B.688	administration of proceeds 43.83H.188	manufacturers or wholesalers, solar energy
Veterans	authorized, issuance, appropriation required 43.83H.184	systems 82.04.294 Easements
affected employees, transfer to department of	deposit and use of proceeds 43.83H.186	authorized 64.04.140
veterans affairs 43.60A.900	retirement of bonds, pledge and promise,	creation, written agreement, requirement
transfer of powers, duties, and functions to	remedies of bondholders 43.83H.190	64.04.160
department of veterans affairs 43.60A.020 Veterans' homes	Bond issues	definitions 64.04.150
background checks on employees 70.129.130	legislature may provide additional moneys 43.83D.100	interference with, remedies attorneys' fees 64.04.170
Vocational education programs	Comprehensive plan 43.83D.040	damages 64.04.170
correctional facilities Ch. 72.62	Declaration 43.83D.010	injunction 64.04.170
Vocational rehabilitation	Definitions 43.83D.050	solar energy system, defined 35.63.015
departmental function 43.20A.300,	Referral to electorate 43.83D.060	sunlight access protection, city authority
43.20A.310 referrals under social security act,	SOCIAL SECURITY	35.63.080
reimbursement for 74.04.640	Acceptance of state for state, county, city and	SOLDIERS, SAILORS, AND MARINES
Vocational rehabilitation and services to persons	town, and political subdivision employees of benefits, participation in Ch. 41.47	Acknowledgments, army, navy, marine and coast guard officers
with handicaps, See VOCATIONAL	Agreement of state for participation of state and	authorized to take or administer 73.20.010
EDUCATION	political subdivision employees in,	legal effect 73.20.010
Vulnerable adults fatality reviews 74.34.300	employees' contributions, OASI	proof of authority to take 73.20.010
licensure requirements for agencies or	contribution fund Ch. 41.48 Employees' contributions 41.48.040	sufficiency 73.20.010
facilities providing services to	Federal disability program, state agencies	Affidavits, army, navy, marine and coast guard officers authorized to take or administer
employment of persons guilty of abuse or	authorized to enter into agreements	73.20.010
financial exploitation prohibited,	43.17.120	Census, excluded from enumeration of
exceptions 43.43.842 protective services Ch. 74.34	appointment of personnel 43.17.120	inhabitants Const. Art. 2 § 3
WorkFirst temporary assistance for needy	Numbers collection and disclosure waiver 26.23.140	Cities of first class retirement system, military
families Ch. 74.08A	colleges and universities, use prohibited	service credit 41.28.050 Depositions, army, navy, marine and coast guard
Workshops	28B.10.042	officers authorized to take or administer
institutions	federal requirement, restricted disclosure	73.20.010
preference to nonprofit shelters to provide	26.23.150	Federal missing persons act, written findings of
services 43.20A.445 training, habilitation, and rehabilitation of	professional licenses, prohibited 43.24.084 OASI contribution fund, state and political	federal officer or employee prima facie evidence 5.40.030
residents 43.20A.445	subdivision employees Ch. 41.48	Licenses, moratorium during service 43.24.130

[RCW Index—page 690] (2008 Ed.)

Memorial to state residents, missing-in-action or died, southeast Asia 73.40.010, 73.40.030

Missing-in-action or died in southeast Asia memorial within the state capitol building 73.40.010, 73.40.030

Notary public duties, army, navy, marine and coast guard officers authorized to perform 73.20.010

Oaths and affirmations, army, navy, marine and coast guard officers authorized to take or administer 73.20.010

Police relief and pensions, military service credit 41.20.050

Power of attorney, death of armed forces, merchant marines, etc., member executing affidavit of agency as to knowledge of death

does not revoke or terminate agency 73.20.050

missing in action report not construed as actual knowledge 73.20.070 provision in power of attorney for revocation

not affected 73.20.080

Quartering in private house forbidden, exception Const. Art. 1 § 31

Soldiers' and sailors' civil relief act of 1940 to apply in state courts 73.16.070
Statewide city employees' retirement system,

prior service credit 41.44.120
Teachers' retirement system, military service

credit 41 32 260

Tolling of statute of limitations of actions against $4.\overline{1}6.220$

Vietnam

memorial honoring those missing-in-action or those who died 73.40.010, 73.40.030 Washington soldiers' home, See WASHINGTON SOLDIERS' HOME

Washington veterans' home, See WASHINGTON VETERANS' HOME

SOLDIERS' HOME (See WASHINGTON SOLDIERS' HOME)

SOLICITATION (See also CHARITABLE SOLICITATIONS)

Automatic dialing devices, telephone solicitation

using, prohibited 80.36.400
Insurance, See INSURANCE, subtitle Agents, brokers, and solicitors

Jury duty, penalty 9.51.020

Motor vehicles, solicitation of cancellation of traffic citation 46.64.010

Telephone solicitation

automatic dialing devices, prohibited 80.36.400 regulated 80.36.390

SOLICITORS (See INSURANCE, subtitle Agents, brokers, and solicitors)

SOLID FUEL BURNING DEVICES

Burning wood for heat, limitations 70.94.473 Emission performance standards 70.94.457 Limits on use 70.94.477

Opacity levels

enforcement and public education 70.94.470 Residential and commercial construction 70 94 455

Sales fee, transmittal to education and enforcement account 70.94.483 Standards 70.94.455

SOLID WASTE

Generally Ch. 70.95

Solid waste collection tax Ch. 82.18

SOLID WASTE COLLECTION COMPANIES

Bond requirements 81.77.060 Certificate of convenience and necessity fees 81.77.050

issuance 81.77.040

requirements, procedure 81.77.040

Cities and towns, provisions do not apply to 81.77.020

Compliance with chapter 81.77.020

cities and towns exempted 81.77.020

Curbside recycling

reduced rates, customer eligibility for participation in 81.77.190
Definitions 81.77.010
Fees 81.77.080

Foreign or interstate commerce chapter application 81.77.100

Gross operating revenue

annual statement and fee payment 81.77.080 Incinerator and landfill fees

notice of changes 70.95.212

Insurance requirements 81.77.060

Jurisdiction of commission 81.77.0201

Motor vehicles

carrying persons on outside of vehicle 46.61.660

Operating expenses

fees, charges, and taxes considered normal operating expenses for rate-making

purposes 81.77.170 Processing and marketing of recyclable materials private recycling businesses, utilization of, requirements 81.77.180

fees, charges, and taxes considered normal operating expenses 81.77.170 notice of rate change 81.28.050 pass-through rates 81.77.160 suspension of tariff changes 81.04.130

Recyclable materials

collection and transportation by recycling companies or nonprofit entities application of chapter 81.77 RCW 81.77.140

collection or transportation of source separated materials

application of chapter 81.77 RCW 81.77.130 revenue sharing 81.77.185

Service to unincorporated areas of county 81.77.120

Supervision and regulation by commission 81.77.030

Temporary certificates 81.77.110 Violations, penalties 81.77.090

SOLID WASTE COLLECTION DISTRICTS

Authorized, when 36.58A.010

Commission findings as to present services 36.58A.030

Establishment

authorized 36.58A.010

county legislative authority determination required 36.58A.030

hearings, notice of, scope 36.58A.010 utilities and transportation commission investigation 36.58A.030

county may collect fees of companies 36.58A.040

disposition 36.58A.040 subrogation, lien 36.58A.040 Modification or dissolution of 36.58A.010 hearings, notice of, scope 36.58A.020

SOLID WASTE DISPOSAL DISTRICTS

Authorized

boundaries 36.58.100, 36.58.130

Definitions 36.58.100 Dissolution 36.58.110

Establishment 36.58.110

ordinance 36.58.120

Excise tax

lien for delinquent taxes and penalties 36.58.140

Fees 36.58.130

General obligation bonds 36.58.150 Hearings, notice 36.58.110 Levy 36.58.150

delinquent taxes and penalties 36.58.140 Modification 36.58.110

Powers 36.58.130

Revenue bonds 36.58.150

Tax lien 36.58.140

Taxing authority 36.58.150

SOLID WASTE MANAGEMENT

Beneficial uses

permit exemptions 70.95.300

Boards of health, adoption of regulations and ordinances governing solid waste handling, requirement 70.95.160

Cities and towns

acquisition and operation of systems, plants, sites, and facilities 35.92.020

classification of services and facilities for rates 35.92.020

collection and disposal systems 35.21.120, 35.21.130, 35.21.140, 35.21.150

collection of waste and recyclable materials 35.21.130

comprehensive solid waste management plan adoption, contents 70.95.080 contents 70.95.090

cost impact on rates, review by utilities and transportation commission 70.95.096 review and revision required 70.95.110 service levels, determination 70.95.092

technical review and approval by department of ecology 70.95.092 contracts for solid waste handling 35.21.120

liens creation 35.21.130

notice and foreclosure 35.21.140

priority 35.21.150

matching funds, effect of federal assistance 70.95.140

private vendors, contracts for handling systems, plants, sites, and facilities selection requirements 35.21.156

Closure of landfill disposal facilities reserve account to cover costs required 70.95.215

Collection services, imposition of fee by county for compliance with comprehensive management plan 36.58.045

Composting food and yard wastes

grants to local governments 70.95.810 Comprehensive solid waste management plan

adoption by cities, contents 70.95.080

counties 70.95.080 contents 70.95.090 hazardous waste element not required

70.95.080 inclusion of city plan in county

comprehensive plan 70.95.080 review and revision required 70.95.110 schedule of development by department

70.95.080 service levels, determination 70.95.092 technical assistance 70.95.100

technical review and approval by department of ecology 70.95.094

Contracts between counties and private vendors 36.58.040

Contracts between counties and vendors vendor selection 36.58.090

Contracts for state aid, contents 70.95.150

comprehensive solid waste management plan 70.95.080, 70.95.096 contents 70.95.090

cost impact on rates, review by utilities and transportation commission 70.95.096 inclusion of city plans in county plan

70.95.080 review and revision required 70.95.110 service levels, determination 70.95.092 technical review and approval by department of ecology 70.95.094

disposal sites, acquisition 36.58.010 facilities and services, selection of providers competitive bid law inapplicable 36.32.265 matching funds, effect of federal assistance 70.95.140

(2008 Ed.) [RCW Index—page 691]

SOLID WASTE PROCESSING

Definitions 70.95.030	variances from requirements, request	permit issuance, review, appeal 70.95.185
Department of ecology additional powers and duties 70.95.260	procedure 70.95D.090 vehicle load covering or securing required,	Sludge, See SLUDGE Solid waste advisory committee
comprehensive solid waste management plan	fees authorized 70.93.097	duties 70.95.040
duties relating to 70.95.080	Inert waste landfills 70.95.065	membership 70.95.040
technical assistance 70.95.100	Landfills	review of standards governing solid waste
cooperation with other public and private	inert waste landfills 70.95.065	handling, criteria 70.95.070
departments, agencies, and associations 70.95.265	location 70.95.060 reserve account to cover costs of closure	staff services and facilities, provided by
filings with, ordinances and regulations by	70.95.215	department 70.95.050 Solid waste plan advisory committee abolished
local boards of health 70.95.160	Legislative finding 70.95.010	43.21A.680
recycling and energy producing plans,	Livestock carcasses, composting 70.95.306	Source separated materials
development of 70.95.263	Local boards of health, adoption of rules,	private business involvement in plan
referendum 26 funds, use for recycling and recovery projects, authorized 70.95.267	regulations, or ordinances governing solid waste handling, contents, filing with	development local solid waste advisory committee to
staff services and facilities to be furnished to	department 70.95.160	examine 70.95.167
the advisory committee 70.95.050	Local boards of health, contracts with department	Standards for solid waste handling
state aid, duties relating to distribution of	of ecology authorized 70.95.163	adoption by department 70.95.060
70.95.130 Diversion of recyclable material, penalty	Management practices, stream analysis and evaluation 70.95.280, 70.95.285, 70.95.290,	review by the advisory committee prior to
70.95.235	70.95.295	adoption, criteria 70.95.070 State aid
Energy recovery and incineration facilities	Marine plastic debris, See PUBLIC LANDS	application for 70.95.130
closure, recordkeeping 70.95.720	Medical waste, incineration 70.95.710	contract for, contents, requirements 70.95.150
environmental impact statement required	Minimum functional standards	departments' duties relating to 70.95.130
70.95.700 Enforcement	implementation 70.95.075 Municipal pollution control facilities and	enforcement, state aid for, criteria 70.95.220
financial aid for 70.95.220	bonding, See POLLUTION CONTROL	matching funds required from counties and cities, amount, effect of federal aid
matching funds by local government	MUNICIPAL BONDING	70.95.140
70.95.230	Out-of-state waste importation	State government
Environmental excellence program agreement,	disposal site facility reporting requirements	recycled paper use, goals 70.95C.110
effect 70.95.055 Environmental excellence program agreements	70.95.218 fees 70.95.218	waste reduction and recycling program
Ch. 43.21K	legislative findings 70.95.217	70.95C.110 State solid waste management plan
Facility siting	Packaging containing metals	department of ecology, duties 70.95.260
permit	certificate of compliance	Transportation
review, issuance, appeal 70.95.185 review standards 70.95.165	prohibition of sale without 70.95G.060 public access 70.95G.050	vehicle load covering or securing required
Fertilizers	concentration levels 70.95G.020	70.93.097 Transporters
waste-derived or micronutrient fertilizers,	definitions 70.95G.010	damages 70.95.420
standards for use 15.54.820 Funds for local government projects	enforcement exemptions 70.95G.030 findings 70.95G.005	definition 70.95.400
authorized to disburse 70.95.268	manufacturer's certificate of compliance	recyclable materials, delivery to transfer station or landfill 70.95.410
Governor's award of excellence 70.95.040	70.95G.040	Utilities and transportation commission, not to be
Handling facilities, permit requirements	Penalty for civil infraction 70.95.240	affected by act 70.95.900
70.95.170, 70.95.180 Handling facilities and services	Permits beneficial uses, permit exemptions 70.95.300	Vehicle batteries
penalty for permit violations 70.95.315	department deferring to other permits	core charges 70.95.640 core deposits 70.95.630
permit exemptions 70.95.305, 70.95.310	70.95.310	noncompliance, issuance of warnings and
public works statute inapplicable 39.04.175 Hazardous substance remedial action	handling permits, exemption criteria	citations, fines 70.95.660
procedural requirements of chapter not	70.95.305 penalty 70.95.315	persons accepting used vehicle batteries,
applicable 70.95.270	Permits, solid waste disposal site	identification procedure 70.95.620 restrictions, penalties for violations 70.95.610
Hazardous waste, counties need not address in	suspension, grounds 70.95.200	retailers, acceptance of used batteries, notice
comprehensive plan 70.95.080	suspension or denial, procedure, hearing,	70.95.630
Hazardous waste cleanup fees revision to provide waste reduction and	notice, appeal 70.95.210 Permits, solid waste handling facilities	retailers' notice, distribution by department of
recycling incentive 70.105A.035	renewal 70.95.190	ecology 70.95.660 rule-making authority, department of ecology
Household waste reduction and recycling	requirement 70.95.170, 70.95.180	70.95.670
70.95.600 Incineration facilities—Ash, See	Pollution control hearings board, jurisdiction and duties Ch. 43.21B	wholesalers, acceptance of used batteries,
INCINERATION FACILITIES—ASH	Presumption, violations 70.95.250	suspension orders for noncompliance
Incinerator and landfill operators	Priorities 70.95.010	70.95.650 Vehicle battery, defined 70.95.610
ad hoc advisory committees 70.95D.051	Purpose 70.95.020	Vehicles, collection and recycling
certification incinerator facility operators 70.95D.040	Recyclable material diversion, penalty 70.95.235 Recyclers, solid waste	parking, standing, or stopping on roadway
incinerator facility owners and operators	financial assurance requirements 70.95.440	46.61.560
70.95D.020	notice and report 70.95.430	Violations definitions, civil penalty 70.95.240
inspectors to be certified in same manner as	Regulations and ordinances, by county, city, or	presumptions 70.95.250
operators 70.95D.070 landfill operators 70.95D.040	jurisdictional board of health 70.95.160 Rules and regulations, standards for solid waste	Waste disposal facilities, bond issue Ch. 43.99F
landfill owners and operators 70.95D.030	handling 70.95.060	Waste reduction and recycling awards program
revocation 70.95D.060	Service agreements between counties and private	development and implementation in public schools 70.95C.120
definitions 70.95D.010 deposit of receipts in general fund 70.95D.110	parties 36.58.040 Service agreements between counties and	Waste stream monitoring 70.95.280
director, department of ecology, authority to	vendors	Waste-derived soil amendments, permit
implement chapter 70.95D.080	vendor selection 36.58.090	exemption 70.95.205
fees	Sharps waste	SOLID WASTE PROCESSING
notice of changes 70.95.212 inspectors	residential sharps waste collection 70.95K.040	Cities and towns agreements 35.21.152
certification, to be in same manner as	residential sharps waste disposal 70.95K.030	collection, disposal, processing, conversion,
operators 70.95D.070	Sharps waste collection 70.95.715	sales authority 35.21.152
penalties for violations 70.95D.100	Site review standards	compliance required with state solid waste
unlawful acts 70.95D.090	conformance required 70.95.165	management law 35.21.154

[RCW Index—page 692] (2008 Ed.)

private vendors, contracts for handling systems, plants, sites, and facilities, selection requirements 35.21.156 systems and plants operation 35.21.152 Contracts with private vendors 35.21.156 Service provider agreements bid requirements of cities and towns inapplicable 35.23.351 public works law inapplicable, limitations 35.22.625

SOLITARY CONFINEMENT

Limitation on 10.64.060

SOLVENCY (See INSOLVENTS AND INSOLVENCY)

SONGS

State folk song 1.20.073 State song 1.20.070

SOUND AND VIDEO RECORDINGS (See TAPES AND RECORDINGS (AUDIO, VISUAL))

SPARK ARRESTER

Operating engine or boiler without, penalty 9.40.040

SPAS, HOT TUBS

Application of chapter, exceptions 70.90.250 Definitions 70.90.110

Sales, operating instructions and health caution required 70.90.240

SPECIAL ASSESSMENTS (See ASSESSMENTS; LOCAL IMPROVEMENTS AND ASSESSMENTS)

SPECIAL COMMITMENT CENTER (See MENTALLY ILL, subtitle Sexually violent predators)

SPECIAL FUEL (See also MOTOR VEHICLE FUEL)

Business and occupation tax deduction 82.04.4285

Tax exemption 82.08.0255, 82.08.0256, 82.12.0256

Tax imposed Ch. 82.38

SPECIAL INQUIRY JUDGE (See also STATEWIDE SPECIAL INQUIRY JUDGE ACT)

Criminal investigations

duty of public attorney, petition for order to compel witness' attendance 10.27.170 evidence, subpoenas to witness 10.27.140 related proceedings in other counties 10.27.190

Immunity from prosecution on basis of selfincriminating testimony 10.27.130

Proceedings arising from inquiry, disqualification, exceptions 10.27.180 Right to counsel 10.27.120

Self-incrimination, privilege against 10.27.120 Statewide special inquiry judge act Ch. 10.29

SPECIAL PROCEEDINGS

Adoption, See ADOPTION

Arbitration, See also ARBITRATION AND AWARD

Arbitration, uniform act Ch. 7.04A Assignment for benefit of creditors, See ASSIGNMENT FOR BENEFIT OF CREDITORS

CREDITORS
Attachment, See ATTACHMENT
Certiorari, See CERTIORARI
Condemnation, See EMINENT DOMAIN
Contempt, See CONTEMPT
Ejectment and quieting title, See EJECTMENT
AND QUIETING TITLE

Eminent domain, See EMINENT DOMAIN Execution of judgments, See EXECUTION OF JUDGMĚNŤS

Garnishment, See GARNISHMENT Guardianship, See GUARDIANSHIP Habeas corpus, See HABEAS CORPUS Injunctions, See INJUNCTIONS Liens, See LIENS

Mandamus, See MANDAMUS Mediation, uniform act Ch. 7.07 Ne exeat, See NE EXEAT

Nuisances, See NUISANCES Probate, See PROBATE

Product liability actions, See PRODUCT

LIABILITY ACTIONS Prohibition, See PROHIBITION, WRIT OF Quo warranto, See QUO WARRANTO Receivers, See RECEIVERS AND RECEIVERSHIPS

Reference without consent 4.48.020

Replevin, See REPLEVIN

Supplemental proceedings, See SUPPLEMENTAL PROCEEDINGS

SPECIAL PURPOSE DISTRICTS

Annexation

approval by boundary review board does not authorize other annexation action 36.93.155

Beach or lake management districts Ch. 36.61 Boundary review boards

annexation approval does not authorize other annexation action 36.93.155

Combined city and county municipal corporations

method of allocating state revenues 36.65.040 Credit card use for purchases, conditions 43.09.2855

Dissolution, See DISTRICTS, subtitle Dissolution of inactive special purpose districts

Insurance

risk management division, procurement 43.41.320

Lake or beach management districts Ch. 36.61 Liability of officials, members, immunity 4.24.470

Municipal research council

research and services 43.110.080, 43.110.090

prohibited acts 42.23.070

Sunrise laws Ch. 43.133

Tort claims against

bond may not be required of local government entity for any purpose in any case 4.96.050 liability for tortious conduct of officers,

employees, and volunteers 4.96.010 payment of damages and defense expenses in

action against officer, employee, or volunteer 4.96.041 presentment and filing of claims, requirements

4.96.020 Vacancy in nonpartisan governing body filling of vacancy 42.12.070

SPECIALTY CONTRACTORS (See CONTRACTORS)

SPECIFIED DISEASE INSURANCE ACT (See INSURANCE, subtitle Specified disease insurance)

SPEECH IMPAIRED PERSONS

Interpreters at legal proceedings appointment Ch. 2.42

Telecommunications relay system for definitions 43.20A.720 program 43.20A.725

telephone relay system excise tax 43.20A.725 Telecommunications relay system for deaf and speech-impaired persons

long distance discount rates required for service in conjunction with relay system 80.36.195

SPEECH THERAPISTS (See HEARING AND SPEECH SERVICES, subtitle Speech-language pathologists)

SPEED LIMITS

Alteration by local authorities 46.61.415 Cities and towns

alteration by local authorities 46.61.415 maximums 46.61.400

minimums may be set 46.61.425 secretary of transportation 46.61.415 Counties

alteration by local authorities 46.61.415 secretary of transportation 46.61.415 County roads, maximums 46.61.400 Curves, reduction of speed 46.61.400

Exceeding to pass slower moving vehicle 46.61.425 Hazardous conditions, lower speed required

46.61.400 Homeowners' associations

private roads, enforcement 46.61.419 Impeding traffic by slow speed, violation 46.61.425

Increase of

local authorities 46.61.415

power of secretary of transportation 46.61.410 Intersections, reduction of speed 46.61.400 Limited access highways, increases by secretary

of transportation 46.61.410 Lowering of maximums, power of secretary of transportation 46.61.405

Maximum speeds

exceeding to pass slower moving vehicle 46.61.425

specified 46.61.400

Minimum speeds

local authorities may set 46.61.425 rules for operation 46.61.425

secretary of transportation may set 46.61.425 Passing, exceeding speed limit to pass slower moving vehicle 46.61.425

Pedestrian traffic, reduction of speed 46.61.400 Playground crosswalks 46.61.440

Railroad crossings, reduction of speed 46.61.400 Reasonable and prudent rule 46.61.400 Reduction of speed

hazardous conditions 46.61.400 local authorities 46.61.415

School crosswalks 46.61.440

alterations effective when posted 46.61.410, 46.61.415

school or playground crosswalks 46.61.440

SPIRITS (See ALCOHOLIC BEVERAGES) SPOKANE

Expo '74, See EXPO '74

SPOKANE COUNTY

Boundaries, tracing of 36.04.320 Superior court judges, number of 2.08.061

SPOKANE INTERCOLLEGIATE RESEARCH AND TECHNOLOGY INSTITUTE

Board of directors, powers and duties 28B.38.020

Community, trade, and economic development, department of, responsibilities 28B.38.050

Cooperative agreements for programs and research 28B.38.040

Created, purpose 28B.38.040
Director, authority 28B.38.040
Facilities, availability to other higher education institutions 28B.38.060

Funds, authority to receive and expend 28B.38.070

Participating institutions, support from 28B.38.030

SPORTS (See ATHLETICS AND SPORTS)

SPORTS FACILITIES Alcoholic beverages, sports/entertainment facility license 66.24.570

Local sales and use tax 82.14.049 Recycling 70.93.093

Stadium and exhibition center Ch. 36.102 Stadium and exhibition center bond issue Ch.

SPORTS FRANCHISES

Hotel-motel tax revenue, use limited 67.28.184, 67.40.110

Ownership by city or county 35.21.695

SPRAYERS AND DUSTERS (See PESTICIDES)

SPRINKLING SYSTEMS
Damage caused by, See INSURANCE, subtitle Casualty insurance

Fire sprinkler system contractors, See FIRE SPRINKLÉR SYSTEM CONTRACTORS

SOUARE DANCE

State dance 1.20.075

STADIUM, CONVENTION CENTER, AND ARTS FACILITIES (See also CONVENTION AND TRADE FACILITIES)

Alcoholic beverages

sports/entertainment facility license 66.24.570 Bonds

general obligation, maturity, method of payment 67.28.150

revenue bonds 67.28.160

stadium and exhibition center bond issue Ch.

Capital improvement projects 67.28.180, 67.28.181 Cities and towns

convention center facilities and structures funding shortfalls, special assessments, authority for 35.43.040

Cities and towns, public facilities districts authorized to acquire and operate regional centers Ch. 35.57

Conventions and trade shows

hotel-motel tax

King county and Seattle Ch. 67.40 Conveyance of or lease of for, authority 67.28.130

Cultural arts, stadium and convention districts Ch. 67.38

Declaration of purpose, necessity 67.28.140 Definitions 67.28.080

Eminent domain, authority 67.28.140

Joint participation, use of facilities 67.28.130 Lease of facilities, disposition of proceeds 67.28.170

Lodging tax advisory committee 67.28.1817 Multi-purpose community centers, See MULTI-PURPOSE COMMUNITY CENTERS

Multi-purpose stadia

appropriation of money 67.30.040 bonds, revenue, limitation, retirement 67.30.030

costs, how paid 67.30.020

declaration of public purpose and necessity 67.30.010

joint participation by cities and counties 67.30.020

power to appropriate and raise money 67.30.040

powers

additional and supplemental 67.30.050 generally 67.30.020
Powers are additional and supplemental 67.28.220

Prevailing wage compliance 67.28.225 Sale of facility 67.28.125 Stadium and exhibition center

bond issue Ch. 43.99N

construction agreements and property acquisition 36.102.100

debt limitation, exclusion 39.42.060 deferral of taxes, procedure 36.102.070 definitions 36.102.010

donated moneys 36.102.090

exemption from chapter 39.30 RCW requirements 39.30.70 financing Ch. 67.28

funding

admission tax 36.38.010

information preparation and distribution 36.102.170

local sales and use tax 82.14.0494

naming rights, use of revenues 36.102.080 property acquisition and sale 36.102.110 public stadium authority

advisory committee, responsibilities 36.102.040

board of directors 36.102.030, 36.102.120, 36.102.140

confidentiality of financial information 36.102.200

deferral of taxes, procedure 36.102.070 employees, wages and benefits 36.102.180 liability insurance 36.102.150

officers and employees, expenses 36.102.130

powers and duties 36.102.020, 36.102.050, 36.102.060

service provider agreements, procedures 36.102.190

suits, claims, or proceedings, defense and costs 36.102.160

State convention and trade center

Seattle Ch. 67.40

Taxation and revenue

collection of special tax 67.28.200 exemptions 67.28.186, 67.28.200

lodging tax

authority, conditions 67.28.180

lodging tax, credit against tax on same lodging 67.28.1801

special excise tax

authority, limitation 67.28.181

homeless lodging exempt 67.40.105

special excise taxes

homeless lodging exempt from taxes 67.28.183

Tourism

facilities 67.28.120

promotion 67.28.1816

revenue, special fund 67.28.1815

Tourism-related facilities financing Ch. 67.28

STADIUM AND EXHIBITION CENTER (See STADIUM, CONVENTION CENTER, AND ARTS FACILITIES)

STAGES (See BUSES)

STALKING

Defined 9A.46.110

Juvenile offenders

discharge, release, transfer or escape notice 13.40.215

County licenses Ch. 19.83

Revenue

intoxicating liquor, See ALCOHOLIC BEVERAGES, subtitle Revenue stamps Salmon stamp program, purpose and procedures 77.12.850, 77.12.852, 77.12.854, 77.12.856, 77.12.858, 77.12.860

Trading stamps and premiums, regulation Ch. 19.84

STANDARD NONFORFEITURE LAW (See INSURANCE, subtitle Life insurance, standard nonforfeiture law)

STANDARD TIME

Daylight saving time observance 1.20.051 Requirement of and exception 1.20.050

STANDARD VALUATION LAW (See INSURANCE, subtitle Standard valuation law)

STATE

Accountancy board, See ACCOUNTANTS Actions against

appeals to supreme court or court of appeals 4.92.030

attorney general, duties counsel for state 4.92.030 receipt of service 4.92.020 authorized Const. Art. 2 § 26

bonds not required of state 4.92.080 consent to be sued 4.92.090

elected officials, defense by state 4.92.060, 4 92 070

judgments against

interest on 4.56.115

satisfaction without execution, payment procedure 4.92.040 jurisdiction 4.92.010

limitation of actions 4.92.050

officers, employees, volunteers, defense by state 4.92.070

officers, employees, volunteers, foster parents, defense by state 4.92.060 procedure 4.92.030

risk management program

advisory committee, membership and duties 4.92.230

claim tracking and review 4.92.210 construction of chapter 4.92.260

definitions 4.92.006

indemnification agreements 4.92.270 risk management administration account 4.92.220

risk manager, delegation of powers and duties 4.92.250

rulemaking authority of director of general administration 4.92.240

settlements, approval by responsible agency 4.92.210

service of summons and complaint 4.92.020 state warrant appearing to be redeemed, claim required, time limitation 4.92.200

tortious conduct assignment of claims permitted 4.92.120 attorney general authorized to settle,

compromise and stipulate for judgment against state 4.92.150

consent to be sued given 4.92.090 contents of claims 4.92.100 damages, liability of state 4.92.090

judgment, copy sent to risk management office 4.92.040

jurisdiction 4.92.010

minors filing claim, procedure 4.92.100 nonresident filing claim, procedure 4.92.100

payment of claims and judgments procedure 4.92.160 presentment and filing of claims 4.92.100,

4.92.110 tort claims liability account, prerequisites to payments from 4.92.130 venue 4.92.010

verification of claims 4.92.100

Administrative procedure, See ADMINISTRATIVE PROCEDURE Aeronautics commission, See AERONAUTICS COMMISSION

Agencies commute trip reduction 43.01.220, 43.01.225, 43.01.230

compliance with comprehensive land use planning by cities and counties 36.70A.103 disclosure of records, See PUBLIC

OFFICERS AND EMPLOYEES, subtitle Disclosure—Campaign financing-Lobbying—Records

newly incorporated city or town duty to assist during interim 35.02.270 paper products purchased

specifications established 39.24.050 recycled products

procurement, notice of requirements 43.19A.080 procurement requirements Ch. 43.19A

procurement requirements Ch. 43.19A recycled products procurement strategy 43.19A.050 submission of interlocal cooperation agreements to 39.34.050
Appropriation, state funds Const. Art. 8 § 4 Archives, See SECRETARY OF STATE

Art, works of, acquisition for public buildings and land, declaration of policy 43.46.090
Attorney general, See ATTORNEY GENERAL

Attorneys, employment of 43.10.067

Auditing services revolving fund landscape objectives to include energy limitation, computation 39.42.060 direct payment from state departments 43.09.418 conservation 43.19.682 limitation on power Const. Art. 8 § 1, Const. tree plantings for energy conservation encouraged 43.19.668 Art. 8 § 2 Automotive pool money raised, how applied Const. Art. 8 § 1 transfer to motor vehicle transportation Capital improvement bond issues Ch. 43.83 power to contract Const. Art. 8 § 1 service 43.19.595 Central stores Debts owed to state interest rate, exceptions 43.17.240
Disabled state employees, continuation of insurance coverage 41.05.080
Documents, See RECORDS AND DOCUMENTS advance payments of agencies to 43.19.1925 rules for preference reciprocity 43.19.704 combined purchases 43.19.1925 exchange of property between agencies 43.19.1921 Boards, board of supervisors (school district building plans) 28A.335.270 general administration services account Bond issues capital improvement Ch. 43.83 43.19.1923 Economic opportunity type programs, repair and maintenance of equipment industrial development projects Const. Art. 32 participation in 43.06.110 43.19.1921 Education, duty to provide for all children Const. Art. 9 § 1 warehouses, establishment and maintenance 43.19.1921 mutual savings banks authorized to invest in 32.20.050 Elections Cession to United States of exclusive legislation revenue bonds, interest rate greater than debts to authorize Const. Art. 8 § 3 over certain lands Const. Art. 25 § 1 authorized rate, issuance legal 39.90.050 Elective officials reservation of right to serve process Const. savings and loan associations, investment in oath of office 43.01.020 Art. 25 § 1 Checks, See CHECKS AND DRAFTS 33.24.030, 33.24.090 terms of office 43.01.010 statewide city employees' retirement system, Eminent domain, See EMINENT DOMAIN Civil defense, See EMERGENCY SERVICES, investment in 41.44.100 **Employees** DEPARTMENT OF uniform facsimile signature of public officials civil service Civil service for state employees, See CIVIL act Ch. 39.62 exempt position SERVICE, subtitle State Bonds, notes and other evidences of indebtedness right of reversion 41.06.070 Claims against anticipation notes issued when 39.42.050 exemptions 41.06.070 payment procedure 4.92.040 Compact with United States Const. Art. 26 § 2 performance evaluation payment 39.42.050 certificate of indebtedness procedures 41.06.169 Condemnation by state, See EMINENT terminate supervisor who tolerates deficiencies 43.01.125 **DOMAIN** issued when 39.42.090 retirement 39.42.090 Confession of judgment by, who may confess for termination of employment 41.06.186 4.60.020 disposition of proceeds from sale of bonds termination of supervisor who tolerates inadequacies 41.06.196 Conservation, preservation interest in land 39.42.040 acquisition authorized 64.04.130 effective date 39.42.900 conveyance, form 64.04.130 written notice of deficiencies 41.06.176 evidences of indebtedness Continuity of government in event of enemy Employees, See also STATE, subtitle Officers action to contest before delivery 39.42.100 and employees attack Const. Art. 2 § 42 amount of, determination of 39.42.030 civil service, See also CIVIL SERVICE, subtitle State definitions 42.14.010 copy of resolution authorizing, issuance filed governor, succession to office of 42.14.020 39.42.100 Employees payroll, procedure 42.16.010, 42.16.011, 42.16.012, 42.16.013, 42.16.014, 42.16.015, 42.16.016, 42.16.017 interim successors to state offices 42.14.060 defects not to affect validity 39.42.100 issuance 39.42.020 legislators calling into session 42.14.030 proportional voting 42.14.030 limitation on issuance of 39.42.060 Employees payroll, procedure, generally computation of amount to pay on debt 39.42.060 quorum requirement dispensed with retirement system, See RETIREMENT AND 42.14.030 PENSIONS, subtitle Public employees as negotiable instruments, security for reduction in number 42.14.030 retirement system deposits 39.42.110 sessions during emergency 42.14.030 Employment signature 39.42.020 Contracts applications, requirement upon for disclosure excess earnings account 39.42.120 expiration 39.42.900 architectural and engineering services Ch. of race or religion prohibited, penalty 43.01.100 general state revenues debts and obligations declared legal despite Excess earnings account 39.42.120 computation of 39.42.070 interest rates 39.90.060 estimate of debt capacity 39.42.070 filing of certificate 39.42.070 Executive department interest due when payment is not timely attorney fees 39.76.040 exceptions 39.76.020 requirement 39.76.010 officers, election of Const. Art. 3 § 1 records of to be kept by secretary of state obligations allowable under debt limitation Const. Art. 3 § 17 39.42.080 scope 39.42.010 Federal funds and programs, notice to director of source of funds for payment of penalties office of financial management, legislative state finance committee, duties and powers 39.76.030 audit and review committee progress reports 39.42.030 Contracts for public works, See PUBLIC 43.88.205 Boundaries Const. Art. 24 § 1 WORKS Federal surplus property acquisition, See FEDERAL SURPLUS PROPERTY Building code, See BUILDING CODE Contracts made in excess of appropriation void, Building construction accounts, certain abolished exception 43.88.130 transfer of residue or credit 43.79.441 Ferries Conveyances of fee title by the state or political joint acquisition with counties 36.54.020 Buildings subdivision, recording by grantor at time of delivery required, effect 65.08.095
Convict labor Const. Art. 2 § 29 Finance committee, See STATE FINANCE interagency reimbursement for expenditure by visual arts program 43.17.205 life-cycle cost analysis Ch. 39.35 **COMMITTEE** Corporations, ownership of stock in or loaning credit to, prohibited Const. Art. 12 § 9 Financing contracts, See FINANCING CONTRACTS mandatory acquisition of works of art in Fire protection services, provision by contract to original construction 43.17.200 Costs against 4.84.170 preference right to blind persons to operate vending stands within 74.18.220 state-owned property 35.21.775 Counties improvements for flood control causing river to change course, title and interest of state in abandoned channel granted to arbitration in the event of continued impasse programs and designs, powers and duties of between parties to contract negotiations engineering and architecture division improving county 86.12.034 Credit not to be loaned Const. Art. 8 § 5 35.21.77 43.19.450 consolidation of contract negotiations with Daily remittance of moneys collected to state treasury 43.01.050 purchase of works of art 43.17.210 multiple state agencies 35.21.779 state building authority Const. Art. 8 § 8 existing contracts not abrogated 35.21.778 works of art, acquisition procedure 43.19.455 Buildings, facilities Debts notification to department of community, declared legal despite interest rate 39.90.060 trade, and economic development and affected agencies of intent to enter into contract negotiations 35.21.779 energy audits elections, to authorize Const. Art. 8 § 3 exclusions from debt limit 39.42.060 definitions 43.19.670 implementation plan 43.19.680 Fiscal agent, See FISCAL AGENTS housing finance commission 43.180.160 lease terms 43.19.685 housing finance commission bonds not debt of Fiscal biennium 1.16.020

(2008 Ed.) [RCW Index—page 695]

state 43.180.030

requirement, completion dates 43.19.675

Fiscal matters, See STATE FISCAL MATTERS

state owned, official use only 43.01.150 Flood control maintenance, See FLOOD personal motor vehicles, use on state business Motor vehicles, See also GENERAL ADMINISTRATION, DEPARTMENT OF, CONTROL, subtitle State participation in 43 19 630 maintenance Funds, See FUNDS; PUBLIC FUNDS purchasing, acceptance of benefits or gifts by subtitle Motor vehicle transportation service state officers prohibited, penalties Garnishment division 43 19 1937 enforcement against 6.27.040 Navigable waters, state ownership of beds and qualifications Const. Art. 3 § 25 shores Const. Art. 17 § 1 subject to, when 6.27.040 relocation compensation 43.03.125 Governor, See GOVERNOR Oath of office of state elective officials 43.01.020 resignation, to whom made 42.12.020 Harbors, restriction on sale of lands or rights in Officers and employees salaries Const. Art. 15 § 1 abolition of certain offices by legislature department heads and others, maximum Health care, See HEALTH CARE AUTHORITY Const. Art. 3 § 25 salaries 43.03.040 actions against, defense by state 4.92.060. Health care programs and insurance for state elective state officers 43.03.010 employees and officials 4.92.070 increase or reduction in salary of appointive officer or employee 43.03.030 continuation of coverage of employee, spouse, advance payment of travel expenses or dependent ineligible under 41.05.090 advance warrants, issuance, limitations 43.03.170 state committee on agency officials' salaries cooperative extension service, certain 43.03.028 employees, chapter not applicable to advances, construction 43.03.200 salaries and wages, See also SALARIES AND 41.05.100 authorized 43.03.150 WAGES employee, spouse, or dependent ineligible under, continuation of coverage 41.05.090 default in repayment of unexpended advance sick leave, unused, remuneration or benefits for 41.04.340 43.03.180 Highways, See HIGHWAYS
Housing for state offices, departments and institutions, See GENERAL ADMINISTRATION, DEPARTMENT OF, department, defined 43.03.160 sick leave payments accounting plan, payroll procedure development 41.48.130 director of office of financial management to prescribe rules and regulations 43.03.210 itemized travel expense vouchers, agency sick leave authority 41.48.140 subtitle Housing for state offices, departments and institutions submission 43.03.180 employee, defined 41.48.150 lien until proper accounting or repayment of advance 43.03.190 legislative intent 41.48.110 Indebtedness retirement system reports 41.48.180 sick leave account created 41.48.120 repayment of unexpended advance 43.03.180 certain losses in state educational funds assumed as state debt Const. Art. 9 § 5 transfer of moneys to sick leave account limit of aggregate debt, repayment rate, rules and regulations, adoption by director of 41.48.170 maximum term Const. Art. 8 § 1 office of financial management 43.03.210 unused sick leave compensation 41.48.180 state may contract debts to meet Const. Art. 8 vouchers, itemized, submission of 43.03.180 supreme court jurisdiction as to state officers, warrants for advance, issuance, limitation writs 2.04.010 Indian or government lands, disclaimer of title to 43.03.170 terms Const. Art. 3 § 3 Const. Art. 26 § 2 travel expenses, prospective employees 43.03.130 appointive officers, removal by governor, Industrial development projects grounds 43.06.070 nonrecourse revenue bonds or obligations, attendance incentive program vacations authorized Const. Art. 32 § 1 remuneration or benefits for unused sick accrual 43.01.040 In-state preference clauses—reciprocity leave 41.04.340 accumulation in excess of 30 days 43.01.044 bidding, rules for reciprocity 43.19.704 intent 43.19.700 compensation not to be changed during term amount entitled to 43.01.040 Const. Art. 2 § 25 elected officials computation of 43.01.040 list of preference statutes of other states 43.19.702 extension for deferred leave 43.01.040 actions against, defense by state 4.92.060, 4.92.070 part time employees 43.01.040 Institutions, support of Const. Art. 13 § 1 rules and regulations 43.01.043 Insurance commissioner, See INSURANCE elections Const. Art. 6 § 8 severance of employment COMMISSIONER contested Const. Art. 3 § 4 effect 43.01.041 Investment board Ch. 43.33A time of Const. Art. 6 § 8 transfers, effect upon 43.01.040 Investments, public pension and retirement funds, authorized investments Const. Art. 29 eligibility Const. Art. 3 § 25 Officers and employees, See also PUBLIC OFFICERS AND EMPLOYEES employees' suggestion program Ch. 41.60 expenses and per diem allowances for meals, coffee, and light refreshments at meetings 43.03.050 Offices, See GENERAL ADMINISTRATION, DEPARTMENT OF, subtitle Housing for Licenses, See LICENSES Lieutenant governor, See LIEUTENANT GOVERNOR state offices, departments and institutions lieutenant governor when acting governor, per diem 43.03.020 Organized crime advisory board 43.43.858, Limitation of actions 43.43.860, 43.43.862, 43.43.864, 43.43.866 application of statute of limitations to actions maximum amount 43.03.050 Out-of-state witnesses uniform act, definition by 4.16.160 moving expenses 43.03.110 10.55.010 penalties 4.16.115 expenses and per diem, See also EXPENSES Personal service contracts, See PUBLIC statutory forfeitures and penalties to the state AND PER DIEM WORKS, subtitle Personal service contracts hospitalization and medical aid for employees Property Lost or destroyed warrants, instruments, or other and dependents disposal of surplus evidences of indebtedness, issuing officer to choice of plan or policy to be offered hearing, notice requirements 39.33.020 exchange with federal government, issue duplicates 43.08.064 41.04.180 conditions on issuance 43.08.066 contracts with health care service contractors records to be kept, cancellation of originals, municipality, or political subdivision authorized 39.33.010 authorized 41.04.180 notice 43.08.068 costs not additional compensation, payment of premiums 41.04.190 fire protection contracts for buildings or Management procedures terminate supervisor who tolerates equipment in or adjacent to fire protection employer contributions 41.04.180 deficiencies 43.01.125 district 52.30.020 impeachment, who subject to Const. Art. 5 § 2 fire protection districts, benefit to, payment Moneys collected information to be furnished to governor Const. 52.30.020 daily remittance to state treasury 43.01.050 liability of officers on bond for noncompliance 43.01.070 Art. 3 § 5 intergovernmental disposition of 39.33.010, insurance for while passengers on, crew, of 39.33.090 statement as to source 43.01.050 treasurer's duty on default 43.01.060 nonscheduled aircraft flight 43.01.120 hearing, notice requirements 39.33.020 mileage allowance inventory of undistributed receipts account, deposit into, when 43.01.050 state equipment by all state agencies, including educational institutions amount 43.03.060 motor vehicles, state owned, official use only 43.01.150 Motor vehicle fund 43.19.1917 distribution of statewide fuel taxes 46.68.090 moving expenses lease to federal government, municipality, or employees 43.03.110 political subdivision authorized 39.33.010 distribution of statewide taxes 46.68.110 distribution to state for highway purposes new employees 43.03.120 sale, exchange of unneeded personal property oath of office 43.01.020 46.68.130 43.19.1919 passes, acceptance and use prohibited Const. Art. 2 § 39, Const. Art. 12 § 20 Motor vehicles sale to federal government, municipality, or gasohol, use of 43.41.130 political subdivision authorized 39.33.010

[RCW Index—page 696] (2008 Ed.)

strategy for state agencies 43.19A.050 transfer to federal government, municipality, cancellation for nonpresentment 43.08.062 Refunds of fees or payments authorized 43.01.072 or political subdivision authorized cash or demand deposits for, duty to maintain 39.33.010 43.08.135 Property, See also PUBLIC LANDS issuance of new warrant when old canceled 43.08.062 limitation 43.01.075 voucher for 43.01.073 warrant for 43.01.074 Public broadcasting commission, See WASHINGTON STATE PUBLIC BROADCASTING COMMISSION no funds to pay, indorsement, interest 43.08.070 Regulatory fairness, See REGULATORY FAIRNESS Public buildings presentment, time limit 43.08.062 Regulatory reform, See REGULATORY REFORM visual arts program refund of fees or payments, warrant for established 43.46.090 43.01.074 state art collection 43.46.095 Reports when appearing to be redeemed, claim Public buildings and land, art, works of, annual to governor, period covered 43.01.035 required, time limitation 4.92.200 acquisition for, declaration of policy biennial to legislature, period covered willfully refusing to pay, exceptions, recovery 43.46.090 43.01.035 43.08.130 Warrants, See also STATE FISCAL MATTERS, subtitle Warrants Public lands commissioner, See PUBLIC periods to be covered 43.01.035 LANDS, subtitle Commissioner of public Retired state employees, continuation of insurance coverage 41.05.080
Retirement and pensions, investment of public STATE ACTUARY, OFFICE OF Public school system, provide for Const. Art. 9 § Actuarial fiscal notes 44.44.040 American academy of actuaries 44.44.030 pension and retirement funds, authorized investments Const. Art. 29 § 1
Rights, actions, etc. in territory continue after statehood Const. Art. 27 § 1
Roads, opening or altering by special law, prohibited exceptions Const. Art. 2.8.28 Public schools, assumption of duty of Budget and accounting system deemed legislative branch for purposes of establishing Const. Art. 26 § 4 Public works, See PUBLIC WORKS 43.88.230 **Publications** Created 44.44.010 prohibited, exceptions Const. Art. 2 § 28 Rules gender-neutral terms 43.01.160 Employment authority 44.44.030 Purchases Powers and duties 44.44.040 acceptance of gifts or benefits by employees gender-neutral language 43.01.160 prohibited, penalties 43.19.1937 bids State actuary Salaries and wages, increase during term, when authorized Const. Art. 30 § 1 appointment committee 44.44.013 qualifications 44.44.010 bond of bidder 43.19.1915 Savings and loan association, state may be member of 33.20.060 STATE AGENCIES (See STATE DEPARTMENTS AND AGENCIES) competitive bids required, exceptions 43.19.1906 Schools, state aid to, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Apportionment of state funds; SCHOOLS AND SCHOOL DISTRICTS, subtitle letting of contract 43.19.1911 STATE AGENCIES AND DEPARTMENTS life cycle cost 43.19.1911 Commute trip reduction low bidder claiming error, prohibition on collective bargaining 70.94.555 later bid for same project 43.19.1914 lowest bidder 43.19.1911 Buildings and plants, state aid Seal, See STATE SEAL STATE AMPHIBIAN Pacific chorus frog 1.20.150 Sewerage, water and drainage systems, counties, submission of plans to for approval, certain modification or cancellation 43.19.1911 STATE ARBORETUM rejection grounds 43.19.1913 solicitations 43.19.1908 state departments 36.94.100 Designated 1.20.120 violations concerning, penalty 43.19.1939 blind made products 19.06.020 Small works roster, See PUBLIC WORKS, STATE ARCHIVES (See SECRETARY OF subtitle Small works roster STATE) Social and health services, department of, See SOCIAL AND HEALTH SERVICES, central stores STATE ARTS COMMISSION advance payments of agencies to 43.19.1925 Art, works of, purchase combined purchases 43.19.1925 DEPARTMENT OF colleges and universities 28B.10.025 State auditor, See STATE AUDITOR warehouses, establishment and maintenance school construction 28A.335.210 43.19.1921 Storm water control facilities compliance by state officers, employees, etc., required 43.19.200 Art as a concern of state government 43.46.005 public property subject to rates and charges 35.67.025, 35.92.021 Chairperson 43.46.040 Compensation 43.46.040
Development of arts and humanities 43.46.055 rates and charges division of purchasing, powers and duties public property subject to 36.89.085, 36.94.145 43.19.190 Employees 43.46.045 Established 43.46.015 emergency purchases by state officers, etc. 43.19.200 Suits against, legislature to authorize Const. Art. Executive director, employees 43.46.045 Gifts and grants 43.46.060 estimates, required of state officers, etc. 43.19.200 2 § 26 Superintendent of public instruction, See SUPERINTENDENT OF PUBLIC INSTRUCTION Membership 43.46.015 Powers and duties 43.46.050 Quorum 43.46.040 insurance and bonds 43.41.310 interest due when payment is not timely attorney fees 39.76.040 exceptions 39.76.020 Tax revenue limitation, See TAX REVENUE LIMITATION Report to governor 43.46.070 Terms of office 43.46.030 requirement 39.76.010 Travel expenses 43.46.040 exemption of state property from taxation Const. Art. 7 § 1 source of funds for payment of penalties Vacancies 43.46.030 39.76.030 Visual arts program prison work programs purchase of goods and services required, Title in lands patented by United States allocation of funds by agencies 43.17.200 disclaimed by Const. Art. 17 § 2 Treasurer, See STATE TREASURER director of general administration to have exceptions 43.19.534 consultant duties 43.19.455 Purchases of magazines, periodicals, books, postage, subscriptions, methods for payment United States corporation bonds, investment of established 43.46.090 public and trust funds in 39.60.010 funding 28B.10.027 of 42.24.035 Valuable materials on state lands, sale of Const. Purchasing, See GENERAL ADMINISTRATION, DEPARTMENT OF; Art. 16 § 3 43.17.205 Vehicles PUBLIC PURCHASES confidential license plates 46.08.066 PUBLIC PURCHASES
Purchasing advisory committee, See GENERAL
ADMINISTRATION, DEPARTMENT OF,
subtitle State purchasing advisory committee
Quo warranto proceedings, escheats and
forfeitures to state 7.56.120
Real property, See GENERAL
ADMINISTRATION, DEPARTMENT OF,
subtitle Housing for state offices,
departments and institutions
Recycled products marking requirements, exceptions 46.08.065 remarking of previously marked vehicles Works of art 46.08.068 violations of license plate or marking requirements 46.08.067 Volunteers attorney general to provide defense 4.92.060, 4.92.070 STATE AUDITOR defined 4.92.005 Vouchers, refund of fees or payments, voucher for 43.01.073 Recycled products procurement 43.09.050 definitions 43.19A.010 Warrants purpose 43.19A.005 call of unpaid warrants 43.08.080

interagency reimbursement for expenditure maintenance costs 43.19.455 purchase of works of art 43.17.210 state art collection 43.46.095 acquisition for public buildings and land, declaration of state policy 43.46.090 acquisition procedure, original building construction 43.19.455 Accounts and accounting collectors of revenue, audit of accounts general accountant of state 43.09.020 keeper of records pertaining to 43.09.020 [RCW Index—page 697]

Highway construction bonds and coupons, auditor to sign 47.10.030, 47.10.170, 47.10.300, 47.10.430, 47.10.708
Highway funds, generally, auditor's powers and duties relating to Ch. 47.08 Port districts, trade centers, duties concerning persons indebted to state, audit of accounts by 43.09.050 53.36.150 Powers and duties, generally 43.09.050 Administrative rules municipal corporations Prosecutions for official delinquencies directed secretary of state service charges 43.09.281 to attorney general 43.09.050 Administrator for the courts act, warrants drawn Improper governmental action Public assistance accounting duties 74.04.270 by 2.56.090 disclosure, employee encouragement and Public blanks used in counties, prescribed by Agency petty cash account, post audit duties 42.26.080 protection Ch. 42.40 36.72.080 Public meetings, notices of, contained in state register 34.08.020 Irrigation districts, audit of records 87.68.100 Assistant directors appointment 43.09.025 Legislature annual report to Public ports association, audit of records Association of county officers, audit of financial required 43.09.050 53.06.060 records 36.47.060 information furnished to 43.09.050 Puget Sound ferry system, auditor's powers and Auditing services revolving account Local government accounting duties relating to Ch. 47.60 allocation of costs 43.09.416 annual financial reports 43.09.230 allocations and transfers 43.09.412 duty of public officers and employees to keep duplicate warrants 43.08.068 created, purposes 43.09.410 disbursements 43.09.414 accounts and make reports 43.09.240 kept by 43.09.020 examination of financial affairs 43.09.245, residence, at state capital Const. Art. 3 § 24 Records committee, member of 40.14.050 Residence requirement Const. Art. 3 § 24 Salary, amount of 43.03.010, Const. Art. 3 § 20 School officers or representatives, expenses of, Auditing services revolving fund 43.09.260 expenses, payment 43.09.270, 43.09.280, 43.09.2801 direct payment from state departments 43.09.418 Audits local government administrative hearings account, additional fee to fund 43.09.2801 municipal revolving account 43.09.282 payment of funds collected 43.09.240 public service industries accounts 43.09.220 multiplies accounts 43.09.220 multiplies accounts 43.09.205 advancement of, promulgation of rules and regulations concerning 28A.320.050 accounts of collectors of revenue 43.09.050 agency-controlled funds and accounts 43.09.420 Seal 43.09.180 association of county officials 36.47.060 Subpoena power 43.09.165 public works cost records 43.09.205 subpoena power 43.09.260 contracts with certified public accountants Succession to office of governor Const. Art. 3 § 43 09 045 local funds and accounts 43.09.420 tax levies, review 43.09.265 Term of office 43.01.010, Const. Art. 3 § 3 uniform system 43.09.200 malfeasance or nonfeasance in office, attorney Toll bridges violations of accounting and reports bonds, auditor to sign 47.56.140 general's duties 43.09.330 requirements 43.09.240 nongovernmental entities with state contracts improvement of existing bridge and or grants 43.09.055, 43.09.065 Local government self-insurance authority construction of new bridge as single project, auditor's powers and duties relating to Ch. 47.58 persons indebted to state 43.09.050 immunity for disclosure of information post-audit required by state risk manager or state state auditor's accounts and books 43.09.340 auditor 48.62.171 Warrants post-audit of state agencies definitions 43.09.290 preexisting programs, notice to auditor required 48.62.131 administrator for the courts 2.56.090 duplicate warrants frequency, reports 43.09.310 Loss of public funds, report 43.09.185 conditions for issuance 43.08.066 lost or destroyed warrant, issuance of 43.08.064, 43.08.066, 43.08.068 public ports association 53.06.060 Lottery revolving funds and accounts 43.09.420 annual post-audit 67.70.290 Municipal corporations secretary of state charges record of to be kept 43.08.068 state auditor's accounts and books 43.09.340 Biennial budgets issuance of duplicate warrant when old lost or destroyed 43.08.064, 43.08.066, 43.08.068 new warrant when old canceled for nonpresentment 43.08.062, 43.08.064 administrative rules 43.09.281 code cities accounting system, state auditor duties 35A.34.190 Municipal corporations accounting appropriations accounting for separately 43.09.210 unexpended balances 43.09.210 separate accounts for each appropriation, Bonds, See STATE AUDITOR, subtitle Official lost or destroyed warrants bond Budget and accounting system, state powers and duties 43.88.162, 43.88.210 conditions for issuance of duplicate warrant fund, and department, etc. 43.09.210 43.08.066 duplicate warrant issued for 43.08.064, 43.08.066, 43.08.068 Cities and towns street expenditures of cities and towns biennial budgets, duties 35.34.190 classification of accounts 35.33.041 accounting and reporting procedures 35.76.030 record of to be kept 43.08.068 copy of to be submitted to state auditor transfers of property or services between presentment 43.08.062 35.33.075 departments or institutions 43.09.210 Warrants or bonds of municipal corporations lost street expenditures, accounting and reporting Nursing homes, use of public funds for 74.09.600 or destroyed, state auditor to be notified of procedure, establishment of system 35.76.020, 35.76.030 Oath of office 43.01.020, 43.09.010
Oaths administered by 43.09.170
Office may be abolished by legislature Const. issuance of duplicate 39.72.020 Whistleblowers Cities and towns under 300,000, supervision of employee encouragement and protection Ch. budget 35.33.111 Art. 3 § 25 Copies of papers and documents authenticated Official bond investigation of reports of improper amount of 43.09.010 by, receipt in evidence 43.09.180 governmental activity 43.09.050 County auditor as ex officio deputy 36.22.140 Officials' delinquencies STATE BAR ACT County budgets, rules, classifications, and forms 36.40.220 prosecution directed to attorney general by Generally Ch. 2.48 state auditor 43.10.035 STATE BAR ASSOCIATION (See BAR County road engineer's records 36.80.080 Performance audits account 43.09.475 ASSOCIATION) Deputies appropriation, budget request 43.09.460 audit of performance audit program 43.09.450 appointment 43.09.025 STATE BASE MAPPING SYSTEM (See Disbursement of public funds, duties transferred MAPS AND MAPPING) citizen advisory board 43.09.435 comprehensive performance audits 43.09.470, 43.09.471 to state treasurer 43.88.210 STATE BIRD Disclosure during audit of malfeasance or nonfeasance in public office, attorney Designated 1.20.040 general's duties 43.09.330
Disclosure of rules warranting review, employee definitions 43.09.430 STATE BOARD OF EDUCATION follow-up and corrective action 43.09.455 Adult education encouragement and protection Ch. 42.40
District court financial recordkeeping requirements 3.30.070
Duties, generally Const. Art. 3 § 20
Efficiency hotline, toll-free 43.09.186 joint legislative audit and review committee, collaboration 43.09.440 transfer of powers of superintendent of public instruction and state board of education to local jurisdictions 43.09.445 state board for community and technical colleges 28B.50.912 Personal service contracts audits and investigative findings 39.29.130 Adult education programs, authority 28B.50.250 Election of Const. Art. 3 § 1 Expenses of school officials attending meetings, Basic education act program, rules 28A.150.220 Personnel appointment 43.09.035 rules for advancement of by 28A.320.050 Port district toll facilities, bonds and notes waivers for restructuring educational program General accountant of state 43.09.020 53.34.140 28A.305.140

[RCW Index—page 698] (2008 Ed.)

application process 28A.305.145 waivers to implement local educational excellence programs application process 28A.305.145
Buildings and plants, state aid common school plant facilities aid consultation and advisory services to districts 28A.525.176 Corrupt practices members, penalty 28A.635.050 Educational excellence, local plans waivers of basic education act application process 28A.305.145 Educational service districts board members, restriction on service 28A.310.070 boundaries, changes in, board's duties 28A.310.020, 28A.310.140 budgets, state funds needed for, certified to 28A.310.200 budgets of, approval by 28A.310.390 delegation of board's authority to districts 28A.310.480 formation of system by state board 28A.310.020 purpose 28A.310.010 state funds to be allocated to certified by 28A.310.370 Educational staff associates continuing education requirements, acceptance of credits 28A.415.060 Essential academic learning requirements 28A.305.215 General educational development test eligibility rule-making authority 28A.305.190 Graduation requirements establishment by board 28A.230.090 Immunization program for school children, rules 28A.210.160 Mathematics advisory panel 28A.305.219 Membership elections 28A.305.021 joint report to legislature 28A.305.035 powers and duties generally 28A.305.130 transfer 28A.305.900, 28A.305.901, 28A.305.902 terms, compensation 28A.305.011 Rules basic education act 28A.150.220 enforcement by school board of directors 28A.600.010 School employee providing service to board, reimbursement of substitute 28A.300.035 School plant facilities aid 1980 bond issue, duties under 28A.525.300 Schools administration 28A.150.070 Teacher preparation programs excellence in teacher preparation award program short title 28A.625.350 STATE BUDGET AND ACCOUNTING SYSTEM (See STATE FISCAL MATTERS, subtitle Budget and accounting system) STATE BUILDING AUTHORITY Authority Const. Art. 8 § 9 Capital improvement bond issue 43.83.090. 43.83.094, 43.83.096, 43.83.098, 43.83.102, 43.83.104 Rescission of leases and agreements authorized

STATE BUILDING CODE (See BUILDING CODE)

STATE CAPITAL

Capital improvements, 1967-1969 bond issue bonds authorization 43.83.090

general obligation of the state 43.83.090

issuance, sale, form, term, terms, etc. 43 83 090

legislature may provide additional sources of funds 43.83.096

source of funds to repay, sales tax 43.83.094 state finance committee, duties 43.83.090

capital improvement, defined 43.83.102 capital project, defined 43.83.102

election, referral to the people 43.83.104 general obligation bonds authorized 43.83.090 legislature may provide additional sources of

funds to repay bonds 43.83.098 referendum, act is subject to approval of voters 43.83.104

state building and higher education bond retirement fund

creation 43.83.094 source of funds, sales tax, continuation of levy 43.83.094

state finance committee, duties concerning bonds 43.83.090

Capital improvements, 1979 bond issue bonds

additional means for payment of 43.83.166

anticipation notes, authorized deposit of 43.83.154

authorized 43.83.150

form, terms, conditions 43.83.152

legal investment for public funds 43.83.168 proceeds

administration of 43.83.156

deposit of 43.83.154

retirement of, requirements 43.83.158 severability 43.83.170

Capital improvements, 1965-1967 bond issue for authorized 43.83.070

capital improvement and capital project,

defined 43.83.082 issuance, sale, form, payment, etc. 43.83.070

legal investment for state as local funds, bonds as 43.83.078

legislature may provide additional means of raising revenue 43.83.076

referral to electorate 43.83.084

retail sales tax collections, continuation of levy 43.83.074

retirement from bond redemption fund 43 83 074

Capitol facilities revenue bonds, 1969 refunding bonds—1974, general obligation, issuance, authorization 43.83F.010

East capitol site bonds, 1969, refunding bonds—

general obligation, issuance, authorization 43.83F.010

state finance committee, powers and duties 43.83F.020

Refunding bonds-1974

capitol facilities, revenue bonds-1969 legal investment for public funds 43.83F.060 payment of principal and interest, additional methods authorized 43.83F.050

proceeds, use of, investment limitations 43.83F.030

redemption fund, created 43.83F.040 state finance committee, powers and duties 43.83F.020

east capitol site-1969

redemption fund, created 43.83F.040 east capitol site-1969

legal investment for public funds 43.83F.060 payment of principal and interest, additional methods authorized 43.83F.050

proceeds, use of, investment limitations 43.83F.030

state finance committee, powers and duties 43.83F.020

STATE CAPITAL HISTORICAL ASSOCIATION (See HISTORIC

PRESERVATION, subtitle State capital historical association)

STATE CAPITOL

Buildings

appropriation for only after permanent location Const. Art. 14 § 3

capitol buildings division of department of general administration, powers and duties 43.19.125

Capitol building lands Ch. 79.24 Capitol furnishings preservation committee creation 27.48.040

exemption from ch. 42.52 RCW 42.52.800 Legislative building preservation and restoration fund-raising, state employees 27.48.050

Original or historic furnishings not considered surplus property 43.19.19190
State departments and agencies, offices maintained at 43.17.050

Traffic control

enforcing officer 46.08.160 jurisdiction 46.08.170

rules and regulations 46.08.150 violations, penalty 46.08.170

STATE CAPITOL COMMITTEE

Capitol buildings additional buildings 43.34.040 improvements 43.34.040 naming 43.34.090

Capitol campus design advisory committee organization and duties 43.34.080

Commissioner of public lands secretary of 43.34.015

Composition 43.34.010

Created 43.17.070

Housing for state offices, approval of acquisition and use of real property 43.82.020 Records, filing 43.34.015 Secretary 43.34.015

STATE CENTRAL STORES (See STATE, subtitle Central stores)

STATE CIVIL DEFENSE (See EMERGENCY SERVICES)

STATE COLLEGE

Designated state college 28B.40.010

STATE COMMITTEE ON AGENCY **OFFICIALS' SALARIES**

Duties 43.03.028 Members 43.03.028

Recommendations 43.03.028

STATE CONVENTION AND TRADE CENTER (See CONVENTION AND TRADE FACILITIES, subtitle State convention center, Seattle)

STATE DANCE

Designated 1.20.075

STATE DEPARTMENTS AND AGENCIES

Accounts receivable

report to credit reporting agencies authorized 43.88.175

Administrative committee 43.17.070

Administrative procedure, See ADMINISTRATIVE PROCEDURE

Affirmative action

legislative findings, purpose 49.74.005 noncompliance

conciliation, order issued 49.74.030 failure to reach conciliation, procedure 49.74.040

procedure 49.74.020

superior court, remedies 49.74.050

Alternative dispute resolution for interagency disputes, exceptions 43.17.320, 43.17.330, 43 17 340

Appropriations, financing Ch. 43.99I, Ch. 43.99I, Ch. 43.99J, Ch. 43.99K, Ch. 43.99L, Ch. 43.99P, Ch. 43.99Q, Ch. 43.99R, Ch. 43.99S, Ch.

Archives and records management services

STATE DEPARTMENTS AND AGENCIES

state agencies to collect judgment debtor surcharge to fund local government services 40.14.027 supported employment, state agency participation 41.04.750, 41.04.760, 41.04.770, 41.04.780 limitations period 42.52.540 political campaigns, use of public resources Directors of Boards and commissions 42.52.180 appointment 43.17.020 private gain, use of public resources for 42.52.160 approval of boards or commissions not chief assistant directors 43.17.040 oath 43.17.030 required by statute 43.41.240 class five groups 43.03.265 class four groups 43.03.250 recission of state action 42.52.510 powers and duties 43.17.030 vacancies 43.17.020, 43.17.040 records, improper concealment 42.52.050 special privileges prohibited 42.52.000 suspension of state action pending determination of controversy 42.52.510 testimony of state officer or employee class four groups part-time and advisory, coordinating, or planning 43.03.220 Electric vehicles state purchase of power 43.01.250 Eminent domain by state Ch. 8.04 class three groups Employee recognition awards 41.60.150 42.52.060 rule-making authority, quasi-judicial, policy direction 43.03.240 Employment, discrimination, unfair practices Expenditure limitations Ch. 43.135 49.60.200 Federal social security disability program, state class two groups Energy cogeneration projects agricultural commodity commissions agencies authorized to enter into agreements additional authority of agencies 39.35C.090 development with local utilities 43.03.230 43 17 120 appointment of personnel 43.17.120 exceptions to review requirements 43.41.230 energy purchase agreements 39.35C.080 feasibility study 39.35C.070 implementation 39.35C.070 new boards or commissions, criteria for health services, fee schedules 43.17.350 establishment 43.41.250 Financial management, office of, See STATE FISCAL MATTERS, subtitle Fiscal review by governor, report on termination or ownership and operation 39.35C.070 transfer 43.41.220 sale of electricity and thermal energy Bond retirement accounts Ch. 43.99M Bonds, purchase of 43.19.190, 43.19.1906 management, office of 39.35C.080 Fiscal management sale of thermal energy 39.35C.070 powers and duties of officers and agencies Budget and accounting system Energy supply emergencies, alerts 43.88.160 budget development 43.88.090 duties of governmental agencies 43.21G.050 Flexible-time work schedules 41.04.390 mission statement, measurable goals, and Environmental excellence program agreements Health care cost containment policies 43.41.160 Housing and facilities in Thurston county, performance assessment requirements Ch. 43.21K 43.88.090 Ethics payment for costs and capital projects Capital projects activities incompatible with public duties surcharge 43.01.090 general obligation bonds Ch. 43.99G, Ch. 42.52.020 Housing for employees, state-owned or leased 43.99H agency ethics rules 42.52.200 availability, conditions 43.81.020, 43.81.030, Case forecast council, organization and duties assisting in transactions, prohibitions 42.52.040 43.81.040 legislative intent 43.81.010 Child care for state employees' children attorney general actions 42.52.490 Housing for state offices, departments, agencies, and institutions Ch. 43.82
Indoor air quality in public buildings ventilation and filtration systems 70.162.040
Information technology, preparation of agency child care contracts 41.04.380 attorney general investigative authority 42.52.530 employee child care organizations organization as nonprofit corporation to citizen actions 42.52.460 qualify for services under RCW 41.04.380 41.04.382 compensation for official duties or nonperformance 42.52.110 portfolio and performance report 43.105.170, 43.105.172 provision of suitable space at reduced cost authorized 41.04.375 compensation for outside activities 42.52.120 confidential information, release of 42.52.050 Inspections and examinations, interdepartmental construction of ch. 42.52 RCW 42.52.901 definitions 42.52.010 rental of suitable space 41.04.380 assistance 43.17.110 Collective bargaining definitions 42.52.010
disciplinary action 42.52.520
elected official, attorney general to conduct investigation of complaint against statewide elected official 42.52.450
executive ethics board 42.52.350, 42.52.360 compensation of members 42.52.550 complaint filling 42.52.410
findings of fact and enforcement action Insurance, purchase of 43.19.190, 43.19.1906 public employees collective bargaining Ch. Integrated pest management Ch. 17.15 41.56 Interagency disputes state collective bargaining Ch. 41.80 alternative dispute resolution process, Commute trip reduction exceptions 43.17.320, 43.17.330, definitions 43.01.220 employee parking, fee-setting and limitations on parking 43.01.240 Interdepartmental assistance as to data and information 43.17.110 findings of fact and enforcement action interagency task force 70.94.551 Inventory system for state-owned or leased plan for agencies 70.94.551 state leadership 70.94.547 state vehicle parking account, parking revenue facilities hearing and subpoena authority 42.52.390 duties 43.82.150 investigation of complaints 42.52.420, Land disposition, notice 43.17.400 42.52.425 deposits and use of funds 43.01.225 optional hearings by administrative law judge 42.52.500 use of public funds, limitation 43.01.230 real property damage Compensation due to governmental action penalty assessment 42.52.480 boards and commissions claims, time limitation 64.40.030 political activities of board members class four groups 43.03.250 definitions 64.40.010 Compensation and expenses boards and commissions relief provided 64.40.020 public hearing on complaint 42.52.430 Leases referral of complaint for enforcement class one groups 43.03.220 real property, terms and use of proceeds 43.17.360 Liability of officials, members, immunity 42.52.470 class three groups 43.03.240 review of order 42.52.440 class two groups 43.03.230 subpoena authority, enforcement 42.52.400 financial interests in transactions 42.52.030 Consolidated mail service, See STATE DEPARTMENTS AND AGENCIES, Mail 4.24.470 former state officer or employee employment 42.52.080 Local government management of program service, consolidated delegated by state Contracts final report or study, prerelease copy to local government 43.17.370 rendering assistance, limitations 42.52.090 restrictions on appearing before agency or doing business with state 42.52.100 gift, loan, payment, transfer, or delivery of any thing of economic value to state employee 42.52.170 bond of contractor registration or licensing prerequisite to public works contract 39.06.010 Loss prevention and review teams 43.41.370, 43.41.380 engineering systems 39.04.290 Mail service, consolidated area served 43.19.715 minority and women's business enterprises definitions 43.19.710 review of agency needs 43.19.720 gifts 42.52.140, 42.52.150 honoraria 42.52.130 39.04.160 Creation 43.17.010 Data processing expenditures authorization by legislature required, penalties for violations 43.105.210 Management procedures terminate supervisor who tolerates identifiable group or interest, service on board, committee, or commission not prevented by association with 42.52.903 deficiencies 43.01.125 Departments created 43.17.010 investment of public funds, state officer or Minority and women's business enterprises, Developmentally disabled persons employee interest in, restrictions 42.52.190 office of

legislative declaration 42.52.900

[RCW Index—page 700] (2008 Ed.) plan to maximize opportunity for businesses, each agency to adopt 39.19.060

state agencies and educational institutions to comply with public works and procurement goals 39.19.060, 39.19.075

state agency or educational institution may be charged a reasonable fee based on its expenditure of funds subject to office 39, 19, 230

Offices and facilities in Thurston county, housing costs and capital projects surcharge 43.01.090

Offices maintained at state capital 43.17.050 On-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040

legislative declaration 43.81.010 Parking

fees and limitations on employee parking 43.01.240

Parks and recreation commission Ch. 79A.05 Performance audits, See LEGISLATIVE AUDIT
AND REVIEW COMMITTEE

Personal service contracts

amendments to contracts, submission and approval 39.29.025 definitions 39.29.006 documentation required before services may be contracted for 39.29.008 filing of contracts 39.29.055 legislative intent 39.29.003

list of contracts, office of financial management to maintain 39.29.068 public inspection of contracts 39.29.055 review and approval by office of financial management 39.29.055

sole source contracts 39.29.018

Personnel resource and management policy 41.06.530

Pest control

integrated pest management Ch. 17.15 Plant operation and support program 43.82.160 Port districts

toll facilities, contracts for money, services and materials 53.34.180

Printing

must be done within state, exception 43.78.130, 43.78.140
Public defense, office of Ch. 2.70

Public deposit protection commission Ch. 39.58 Public funds

accounts and funds may not be established outside treasury without permission of director of financial management 43.88.190

agency local accounts to utilize services of treasurer's office 43.88.190

local accounts to utilize services of state treasurer's office 43.88.190

Public records act generally Ch. 42.56

Public records officers 42.56.580

Public works

prevailing wage law compliance required when private construction project is performed under contract for rental, lease, or purchase of project by state or municipal government 39.04.260

Publications

advertisers placing advertisements in state publications, prerequisites for placing 40.07.070

Purchases

general administration department services 43 19 190

paper products, specifications 39.24.050

prison work programs
purchase of goods and services required, exceptions 43.19.534

Quality management, accountability, and performance system

definitions 43.17.380 independent assessment 43.17.390 requirements 43.17.385

Real property

leases, terms and use of proceeds 43.17.360

electronic access, See RECORDS AND DOCUMENTS, subtitle Electronic access to public records

Regulatory fairness act Ch. 19.85

Regulatory reform, See REGULATORY REFORM

Return-to-work program

program requirements 41.06.490

Rule-making authority and procedure Ch. 34.05 Rules adoption

regulatory fairness act Ch. 19.85

Rules and regulations of departments 43.17.060 Rules compliance

technical assistance programs Ch. 43.05

Rules coordinators 34.05.312

Savings incentive account 43.79.460

Service delivery

joint employee-management committees 41.06.540

Sexual harassment policy 43.01.135

Small business economic impact statement and rule-making procedure Ch. 19.85

State economic policy Ch. 43.21H

State environmental policy Ch. 43.21C

State internship program

executive fellows program 43.06.420

Sunset act, entities scheduled for termination Ch.

Supported employment for persons with developmental disabilities 41.04.770, 41.04.780

Supported employment for persons with developmental or significant disabilities 41.04.750, 41.04.760

Thurston county

debt service costs for facilities shared by departments 43.01.091

surcharge for state-owned and managed facilities 43.01.090

Thurston county capital facilities account 43.19.501

Work force training and education program 28C.18.080, 28C.18.090, 28C.18.100, 28C.18.110

STATE DESIGN STANDARDS **COMMITTEE**

Adoption of standards 35.78.030 Created 35.78.020, 43.32.010 Duties 43.32.020

Members 43.32.010

STATE EMPLOYEES' BENEFITS BOARD (See HEALTH CARE AUTHORITY)

STATE EMPLOYEES' HEALTH CARE (See HEALTH CARE AUTHORITY)

STATE EMPLOYEES INSURANCE **BOARD**

Group life insurance, group requirements exception 48.24.010

Health care purchased by state agencies

alternative health care providers, agencies to identify 70.14.020

drug purchasing cost controls, evidence based prescription drug program 70.14.050

review of prospective rate setting methods 70 14 040

utilization review procedures, agencies to establish plan 70.14.030

STATE EMPLOYEES' RETIREMENT SYSTEM (See RETIREMENT AND

PENSIONS, subtitle Public employees retirement system)

STATE ENVIRONMENTAL POLICY ACT (See ENVIRONMENT, subtitle State environmental policy)

STATE FINANCE COMMITTEE

Acquisition of highway property in advance of programmed construction, committee duties relating to Ch. 47.12

Bond issues for highway construction, committee powers and duties relating to Ch. 47.10

Bond management, reports 43.33.130

Bonds, notes and other evidence of indebtedness, committee duties Ch. 39.42

Capital improvement bond issues, duties concerning Ch. 43.83

Capital improvements, 1973 bond issue, powers and duties 43.83.112

Capital improvements, 1975 bond issue anticipation notes 43.83.134 powers and duties 43.83.132

Capital improvements, 1983 bond issue authorized 43.83.184

Capital improvements, legislature, 1981 bond issue, authorized 43.83.172

Chairman 43.33.040

Colleges and universities

bond issues, capital improvements—1979 act

Ch. 28B.14D, Ch. 28B.14E bond issues, capital improvements—1983 act Ch. 28B.14F

bond issues, capital improvements and land acquisition—1984 act Ch. 28B.14F bond issues, capital improvements—1981 c 232 Ch. 28B.14F

bonds, capital improvements—1977 act Ch. 28B.14B

bonds, refunding—1977 act Ch. 28B.14C bonds for capital improvements 28B.10.850 bonds for capital improvements—1974 act Ch. 28B.13

bonds for capital improvements-1975 act Ch. 28B.14

capital improvements-1981 c 233 Ch. 28B.14G

community and technical colleges

bond issues for capital projects-1976 act Ch. 28B.59

bond issues for capital projects-1977 act Ch. 28B.59B

bond issues for capital projects-1979 act Ch. 28B.59C

bond issues for capital projects-1981 act Ch. 28B.59D bond issues for facilities aid—1972 act Ch.

28B 56 bond issues for general capital projects—1975 act Ch. 28B.58

bond issues for special capital projects-

1975 act Ch. 28B.57 Washington's future bond issue Ch. 28B.14H Community and technical colleges

Washington's future bond issue Ch. 28B.14H

Community college buildings and facilities refunding bonds, 1974 act, consent prerequisite to issuance 28B.50.409

Composition 43.33.010

County held United States bonds, disposal 36.33.190

Created 43.17.070

Debt limit

exclusions from 39.42.060

Debt management reports 43.33.130

Financing contracts, state duties 39.94.040

Fisheries, department of 1977 bond issue 43.83I.120 1981 bond issue 43.83I.172

Funding or refunding bonds or notes, authority of state finance committee to issue 43.75.200

General obligation bonds forms, terms, covenants, etc., sale, redemption 43.75.205 redemption, enforcement 43.75.215 Higher education construction account, authority over 28B.10.851 Indebtedness, evidences of computation of amount required to pay principal and interest annually 39.42.060 issuance, limitations on 39.42.060 issuance, powers and duties 39.42.030 Investments standards 41.50.085 Local government surplus public funds, investment administration of chapter 43.250.090 Permanent state funds, investment of, duties 43.84.041, 43.84.051, 43.84.061 Powers and duties capital improvements, 1973 bond issue 43.83.112 Public deposit protection commission, members ex officio of 39.58.030 Records administrative and clerical assistance, state treasurer to provide 43.33.030

Recreation improvements, bond issue, duties concerning 43.83C.020, 43.83C.070, 43.83C.080, 43.83C.090 Refunding bonds—1974 act capitol facilities revenue bonds, 1969 issuance, authorization 43.83F.010 powers and duties 43.83F.020 proceeds, use of, investment limitations redemption fund, created 43.83F.040 east capitol site bonds, 1969 issuance, authorization 43.83F.010 powers and duties 43.83F.020 proceeds, use of, investment limitations 43.83F.030 redemption fund, created 43.83F.040 School buildings and plants, state aid, duties concerning, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, School plant facilities aid 1980 bond issue, duties under 28A.525.230, 28A.525.240, 28A.525.250, 28A.525.260, 28A.525.270, 28A.525.280, 28A.525.290, 28A.525.300 1984 bond issue, duties under 28A.525.218 Social and health services facilities 1981 bond issue authorized 43.83H.172 bond issue, duties concerning 43.83D.020, 43.83D.070, 43.83D.080, 43.83D.090 State convention and trade center, Seattle general obligation bonds duties relating to 67.40.030, 67.40.060 Transportation, department of district 1 headquarters bond issue duties relating to 47.02.140 Washington State University tree fruit research center alternative financing authorized 28B.30.620 financing bonds anticipation notes, authorized 28B.30.604 issuance, sale, retirement, authority 28B.30.602 lease with general services administration prerequisite to sale 28B.30.614 legal investment for public funds 28B.30.618 methods of payment 28B.30.616 owners' and holders' rights 28B.30.612 redemption fund, created, use 28B.30.610 Waste disposal facilities, bond issues, duties concerning 43.83A.020, 43.83A.070, 43.83A.080, 43.83A.090 Water supply facilities, bond issue, duties concerning 43.83B.020, 43.83B.070, 43.83B.080, 43.83B.090

STATE FISCAL AGENTS (See FISCAL AGENTS)

STATE FISCAL MATTERS

Accounts and accounting

accounts receivable, report to credit reporting agencies authorized 43.88.175

construction accounts

exemption from certain accounting requirements to comply with federal tax law 43.88.265

state auditor

collectors of revenue, audit of accounts 43.09.050

general accountant of state 43.09.020 keeper of records pertaining to 43.09.020 persons indebted to state, audit of accounts 43.09.050

state treasurer's accounts, audit by state auditor 43.08.050

Accounts and accounting, See also STATE FISCAL MATTERS, subtitle Budget and accounting system

Advisory or coordinating councils, authority to appoint and establish 43.41.120

Agency petty cash account

application to director of office of financial management for approval 42.26.050

director of financial management to regulate uses 42.26.090

liability and responsibility for accounts 42.26.070

limitations on use of 42.26.060 post audit by auditor 42.26.080

treasurer, advancement of sums to agency for 42.26.040

unlawful use, effect 42.26.080

Agency vendor payment revolving fund creation 42.26.010

deposits to 42.26.020

disbursements 42.26.020

not applicable to salaries and wages 42.26.010 optional use 42.26.010

rules and regulations adopted by director of office of financial management 42.26.030
Annual financial report of all funds and account

groups 43.88.027 Annual publication of fiscal statement required Const. Art. 7 § 7

Appropriations

accounting for 43.08.010

attorney general to enforce proper application 43.10.030

Appropriations, See also STATE FISCAL MATTERS, subtitle Budget and accounting system

Auditing services revolving fund direct payment from state departments 43.09.418

Audits

accounts of collectors of revenue 43.09.050 malfeasance or nonfeasance in public office, action upon disclosure 43.09.330

nongovernmental entities with state contracts or grants 43.09.055, 43.09.065 persons indebted to state 43.09.050

post-audit of state agencies

definitions 43.09.290

frequency, reports 43.09.310

state treasurer, audit by state auditor 43.08.050

Budget and accounting system
1986 amendments, LEAP to review success periodically 43.88.899 accounts and funds may not be established

outside treasury without permission of director of financial management 43.88.190

accounts located out of state treasury, prohibition, exception 43.88.195

appropriations

deemed maximums 43.88.070

governor's control over expenditures of 43.88.080

lapsing at end of fiscal period 43.88.140 matching funds, state moneys disbursed in proportion to 43.88.150 not required as to refunds or trust fund payments 43.88.180 priority of expenditures between appropriated and nonappropriated funds

assistance to nonprofit organizations providing social services, report 43.88.570 biennial budget requests instructions for agencies 43.88.030

budget

adoption of, what constitutes 43.88.080 agency mission statement, measurable goals,

and performance assessment requirements 43.88.090

development 43.88.090 hearings 43.88.100

budget bill, legislative review 43.88.060 budget director, See STATE FISCAL MATTERS, subtitle Budget and accounting system, director of program

planning and fiscal management budget document

changes and adjustments 43.88.030 contents 43.88.030

debt service costs, estimated 43.88.031 legislative review 43.88.060

capital appropriations and expenditures predesign review and monitoring 43.88.110 transfer of excess amount to another project 43.88.145

capital budget

contents 43.88.030

debt-financed pass-through money to local governments included 43.88.032 instructions 43.88.0301

cash deficit 43.88.050

central budget agency, abolished 43.41.940 powers, duties, papers, documents, functions

transferred to office of financial management 43.41.940, 43.41.950, 43.41.970, 43.41.980

changes in accounting methods, practices, or statutes, explanation of 43.88.035 contracts made in excess of appropriation

void, exception 43.88.130 deficiencies unlawful, exceptions 43.88.260

definitions 43.88.020 director of financial management

federal funds and programs, notice, progress report 43.88.205

power to exempt public funds from allotment control 43.88.110

emergencies

allocation from emergency appropriation 43.88.250

statement of to governor 43.88.250 exemptions of state commodity commissions 43.88.240

expenditure limit, budget document to reflect 43.88.033

expenditure programs

accounting records of agencies 43.88.110 aggregate of allotments not to exceed

appropriation 43.88.110 allotments to conform to terms of

appropriation 43.88.110 capital construction, predesign review

43.88.110 director of financial management, duties

43.88.110

division of allotments 43.88.110 review of allotment requests 43.88.110 statements of proposed expenditures 43.88.110

expenditures

in excess of appropriation prohibited 43.88.130

matching funds, state moneys disbursed in proportion to 43.88.150

priority as between appropriated and nonappropriated funds 43.88.150 federal funds and programs federal law controls if conflict 43.88.220 notice to director of financial management, progress report on 43.88.205 financial management, office of agency petty cash account, duties related to 42.26.040, 42.26.050, 42.26.070, 42.26.080, 42.26.090 agency vendor payment revolving fund, generally 43.41.100 purpose 43.41.030 duties related to 42.26.020, 42.26.030 findings 43.88.005 governor allotment reduction 43.88.110 hearings 43.88.100 information technology projects evaluation of agency requests for major projects by department of information services at request of office of financial management 43.105.180 legislative committees deemed part of 43.88.027 legislative branch of government 43.88.230 office of financial management Fiscal agencies federal funds and programs, notice, progress report 43.88.205 operating budget 43.80.120 definitions 43.80.100 duties 43.80.130 maintenance costs included 43.88.032 public records defined 43.88.200 public inspection 43.88.200 purpose 43.88.010 bonds 43.80.150 refunds of erroneous or excessive payments or fees 43.88.170, 43.88.180 Fiscal management reorganization, transfer of employees, powers and duties, papers, documents, to office of 43.88.160 financial management 43.41.940, 43.41.950, 43.41.970, 43.41.980 revenue estimates statement to whom submitted 43.88.120 transportation agencies, forecast variances 43.88.122 revolving funds Investments appropriation not required 43.88.180 state auditor powers and duties 43.88.162, 43.88.210 transfer of powers and duties of agencies COMMITTEE 43 88 210 transportation-related funds or accounts, study 43.88.125 trust funds, defined fiscal notes appropriation not required for payment of 43.88.180 Moneys violations, penalty 43.88.270 Case forecast council, organization and duties Ch. 43.88C Cash management treasurer's responsibilities 43.08.015
Cashing checks, drafts, and warrants for state officers, employees, and others authorized 43.08.180 Comprehensive budgeting, accounting, and reporting system 43.80.140 conform to generally accepted accounting Payment agreements principles 43.88.037 Expenditure and taxation limits, See TAX REVENUE LIMITATION Expenditure limit budget document to reflect 43.88.033 Federal funds and programs, notice to director of financial management, legislative audit and review committee, progress reports 43.88.205 Financial management, office of central budget agency, abolished and powers and duties transferred to 43.41.050 creation 43.41.050 definitions 43.41.040 39.96.040 appointment, salary, powers and duties 43.41.060 Reports auditor's report, unaccounted money 43.09.050 state treasurer, monthly financial report 43.08.150

powers and duties, generally 43.41.100 wherever used means director of financial management 43.88.025 electronic transfers of funds and information, authorization and approval 43.41.180 planning and community affairs agency, planning function, financial management function, population functions, and research functions assigned to 43.41.050 powers and duties 43.41.110 redesignated as office of financial management 43.41.035 transfers of employees, powers, duties, documents, rights, from central budget agency and portion of planning and community affairs agency 43.41.940, 43.41.950, 43.41.970, 43.41.980 Financial report annual, all funds and account groups appointment 43.80.110 registered bond duties 43.80.125 certification by state finance committee nonliability of state treasurer for funds remitted to fiscal agencies for payment of notice of appointment 43.80.140 powers and duties of officers and agencies Funding or refunding bonds or notes, authority of state finance committee to issue 43.75.200 Funds, See PUBLIC FUNDS, subtitle State Initiative 601, state expenditure and taxation limits, See TAX REVENUE LIMITATION Investments, See PUBLIC FUNDS, subtitle Judicial review of agency actions, report on awards of fees and other expenses 43.88.067 Legislative audit and review committee, See LEGISLATIVE AUDIT AND REVIEW Legislative bills and resolutions local government Ch. 43.132 state government Ch. 43.88A accounting for 43.08.010 disbursements of 43.08.010 fiscal responsibilities of state officers and employees 43.88.310 mishandling, overexpending, improper accounting 43.88.280, 43.88.290, 43.88.300, 43.88.320 receipt and keeping of 43.08.010 Notice of appointment of fiscal agencies authority of state government to enter into authority cumulative 39.96.080 authorization and conditions for entry into agreement 39.96.030 calculations regarding payment of obligations 39.96.060 credit enhancement or similar agreements. authority to make in connection with payment agreement 39.96.050 definitions 39.96.020 findings 39.96.010 payment sources 39.96.050 status of payments 39.96.060 terms and conditions of agreements Public funds, See PUBLIC FUNDS Designated 1.20.090

Schools and school districts credit enhancement program to pledge credit of state to payment of district bonds, purpose and procedures Ch. 39.98 State funds, See PUBLIC FUNDS, subtitle State State general obligation bond retirement fund bonds prohibited from payment from fund created, purpose 43.83.160 separate accounting records for each bond issue 43.83.162 State investment board Ch. 43.33A State treasurer, fiscal agent for state 43.08.090 duties 43.08.100 receipts, copy sent to director of financial management 43.08.110 Statement, annual publication required Const. Art. 7 § 7 Taxation and expenditure limits, See TAX REVENUE LIMITATION Warrants call of warrants 43.08.080 cash or demand deposits for, duty to maintain 43.08.135 duplicate warrants conditions for issuance 43.08.066 lost or destroyed warrant, issuance of 43.08.064, 43.08.066, 43.08.068 record of to be kept 43.08.068 investment of state funds in 43.84.120 issuance of duplicate warrant when old lost or destroyed 43.08.064, 43.08.066, 43.08.068 new warrant when old canceled for nonpresentment 43.08.062 lost or destroyed warrants conditions for issuance of duplicate warrant 43.08.066 duplicate warrant issued for 43.08.064, 43.08.066, 43.08.068 record to be kept 43.08.068 no funds to pay, indorsement, interest, exchange for new warrant 43.08.070 cancellation for nonpresentment 43.08.062 issuance of new warrant when old canceled 43.08.062, 43.08.064 time limit 43.08.062 printed by public printer 43.08.061 rate fixed by issuing officer 39.56.030 redeemed warrants retention, destruction willfully refusing to pay by state treasurer, exceptions, recovery 43.08.130 STATE FISH Designated 1.20.045 STATE FLAG Display 1.20.015 Specifications 1.20.010 STATE FLOWER Designated 1.20.030 STATE FOLK SONG Designated 1.20.073 STATE FOSSIL Designated 1.20.042 STATE FRUIT Designated 1.20.035 STATE FUNDS (See FUNDS; PUBLIC FUNDS) STATE GEM

STATE GRASS

Designated 1.20.025

Mentally ill, See HOSPITALS FOR

MENTÁLLY ILL

STATE GUARD (See MILITIA AND Narcotic and dangerous drug rehabilitation and Securities, registration of without mention of MILITARY AFFAIRS) treatment programs and facilities authorized fiduciary relationship 43.33A.130 72 49 020 Self-directed investment, board duties STATE HISTORICAL SOCIETY (See HISTORIC PRESERVATION, subtitle Nonprofit organizations, agreement with to provide services 72.01.480 43.33A.190 State investment board expense account, created State historical society) Officers and employees 43.33A.160 STATE HOSPITALS (See HOSPITALS FOR Terms 43.33A.020 appointment and discharge Const. Art. 13 § 1 MENTALLY ILL) Outdoor recreational lands, public use conditions Transfer of employees 43.33A.100 STATE IMPROVEMENT PROJECTS (See STATE LANDS (See PUBLIC LANDS) PUBLIC WORKS) Political influence forbidden 72.01.310 STATE LAW LIBRARY Psychiatric outpatient clinics 72.06.060 STATE INDEBTEDNESS (See Librarian Records INDEBTEDNESS; STATE, subtitle member of court reports commission 2.32.160 accounting systems 72.01.300 requirements 72.01.290 Indebtedness) supreme court reports delivery from public printer 40.04.030 Revised Code of Washington, loans of sets to STATE INSECT Records and documents Designated 1.20.047 patients and inmates 1.08.060 vital statistical purposes 70.58.270 STATE INSTITUTIONS Religious programs, outside ministers 72.01.260 Residential schools, See RESIDENTIAL STATE LIBRARY (See LIBRARIES) Agricultural or farm activities 72.01.140 Assaults to employees, reimbursement for costs STATE LOTTERY SCHOOLS 72.01.045 Administrative procedure act 67.70.280 Schools, higher education institutions, and other Blind, state school for, See BLIND, subtitle State Agents entities use of facilities and equipment 72.01.450, 72.01.452, 72.01.454, 72.01.458 school for license gives authority 67.70.080 lottery sales Social and health services, department's powers and duties 72.01.050, 72.01.060, 72.01.090 Support by state required Const. Art. 13 § 1 construction or repair 72.01.110, 72.01.120, license 67.70.070 72.01.130 minors may not sell to penalty 67.70.120 moneys received Chaplains Yakima valley school, See YAKIMA VALLEY housing allowance 41.04.360 SCHOOL salaries and wages lottery account 67.70.200 STATE INVESTMENT BOARD housing allowance 41.04.360 Chaplains, appointment 72.01.210, 72.01.212, Background checks of prospective staff members Attorney general investigations 67.70.300 72.01.220, 72.01.230, 72.01.240 43.33A.025 Chairperson 43.33A.040 Children and youth services Auditor annual post-audit 67.70.290 management duties Ch. 72.05 Commingled trust funds established 43.33A.170 Baseball stadium construction Correctional facilities Contract powers 43.33A.030 scratch games 67.70.042 labor and employment of prisoners Ch. 72.64 Created 43.33A.020 Chapter not applicable to gambling law 9.46.291 reimbursement for local impact costs Ch. Delegation of powers 43.33A.030, 43.33A.035 Commission Examination of accounts, files, and records by chairman 67.70.030 Correctional facilities, See also CORRECTIONAL FACILITIES department of retirement systems created 67.70.030 43.33A.120 Corrections, department's powers and duties 72.01.050, 72.01.060, 72.01.090 Executive director 43.33A.100 Funding 43.33A.160 employees may not purchase tickets or receive prize misdemeanor 67.70.180 Deaf, state school for, See DEAF, subtitle State Funds, trusteeship 43.33A.030 memhers school for Industrial insurance funds, investments compensation and travel expenses 67.70.270 Definitions 72.01.010 51.44.100 may not purchase tickets or receive prize Developmental disabilities Investment accounting misdemeanor 67.70.180 medical care transfer of functions and duties from state terms, vacancies 67.70.030 accounting rules 74.09.120
Developmental disabilities, See also
DEVELOPMENTAL DISABILITIES, treasurer's office to board 43.33A.180 pathological gamblers, information for Investment of funds in farm, soil, water conservation loans, and land bank 9.46.071 powers and duties 67.70.040 PERSONS WITH 43.33A.080 quorum 67.70.030 Dietician, employment and duties 72.01.180 Investment policies, establishment 43.33A.110 Debts owed to state, prize set off against debts Investments Employees 67.70.255 assaults, reimbursement for costs 72.01.045 authority 43.84.150 Definitions 67.70.010 hours of work 72.01.042, 72.01.043 quarters for personnel 72.01.280 basic health plan self-insurance reserve account 43.33A.230 Director appointment, salary, duties 67.70.050 enforcement powers 67.70.330 powers 67.70.060 Equipment, supplies, and livestock, transfer creation of entities for investment purposes between institutions 72.01.430 43.33A.200 Escheats of property of institution inmates, See ESCHEATS, subtitle Institution inmates, income from assets not publicly traded, ticket proceeds management 43.33A.210 agents to deposit in lottery account 67.70.200 property of policy and options 43.33A.135 Examination of conditions and needs, report 72.01.320 reports 43.33A.150 standard of investment and management Enforcement director's powers 67.70.330 Fire protection 72.01.190 43.33A.140 False or misleading statement surplus moneys 43.84.170 Gifts, acceptance authorized 72.01.270 license application Hospitals for mentally ill, See HOSPITALS FOR Judicial retirement system funds gross misdemeanor 67.70.150 MENTALLY ILL investment authority 2.10.080 recordkeeping Industrial activities 72.01.150 Meetings 43.33A.040 gross misdemeanor 67.70.150 Juvenile facilities Members 43.33A.020 Felony close security institutions designated compensation, travel expenses 43.33A.050 action without requisite license 67.70.140 employment restrictions 43.33A.060 72.05.130 class C definitions 72.05.020 liability 43.33A.070 miscellaneous violations 67.70.160 juvenile court law, application 72.05.210 forgery, fraud, deceit, misrepresentation 67.70.130 Performance of existing contracts 43.33A.100 minimum security institutions 72.05.150 Permanent state funds, investment of, duties parental right to provide treatment 72.05.200 43.84.031 Forgery, fraud, deceit, misrepresentation social and health services department, duties Personnel 43.33A.100 felony 67.70.130 Powers and duties, generally 43.33A.010 72.05.130 Gambling and lottery laws Juvenile forest camps Quorum 43.33A.040 others industrial insurance benefits prohibited, exceptions 72.05.152, 72.05.154 Records 43.33A.090 inapplicable 67.70.210

[RCW Index—page 704] (2008 Ed.)

Rules and regulations, promulgation 43.33A.110

Games

Governing law

stadium and exhibition center 67.70.043

Retirement systems funds, investment of,

authority 41.50.080

others do not apply 67.70.210	prize disbursement if winner 67.70.220	conviction record information, dissemination
Gross misdemeanor	price established 67.70.110	43.43.8321
recordkeeping or license application	proceeds	definitions, records 43.43.840
false or misleading statement 67.70.150	lottery account 67.70.200	definitions, records, fees 43.43.830,
violation of rules 67.70.170	scalping prohibited 67.70.110	43.43.832, 43.43.834, 43.43.836,
Investigations	Unclaimed prizes	43.43.838
attorney general authorized 67.70.300	retain in state lottery fund 67.70.190	finger-print based 43.43.837, 43.43.839
Law enforcement	Violations - miscellaneous	immunity of state 43.43.833
office of the director designated as agency 67,70.330	felony - class C 67.70.160	Background investigations of certain prospective employees and volunteers
License	Winner	horse racing commission 67.16.045
action without one	assignment prohibited, exceptions 67.70.100	Bicycle awareness program 43.43.390
felony 67.70.140	STATE MARINE MAMMAL	Cadets
application	Designated 1.20.037	retirement service credit 43.43.130
false or misleading statement	STATE MEDAL OF MERIT (See MEDAL	Car seats, standards 46.37.505
gross misdemeanor 67.70.150	OF MERIT)	Chaplains 41.22.040
authorizes licensee as agent 67.70.080	STATE MERIT SYSTEM (See MERIT	legislative findings 41.22.010
denial, suspension, revocation 67.70.090	SYSTEM)	volunteers may be used 41.22.020
sales agent 67.70.070 Liquor control board duties 66.08.050	STATE MILITIA (See MILITIA AND	Chief
Lottery account	MILITARY AFFAIRS)	abatement of certain structures, signs or devices on city streets, county roads or state
created 67.70.230	STATE OF EMERGENCY	highways as public nuisances, chief's
moneys agents receive 67.70.200	Definitions 43.06.200	duties relating to 47.36.180
use of 67.70.240	Enemy attack, See CONTINUITY OF	abating as public nuisance signs erected or
Lottery administrative account	GOVERNMENT IN EVENT OF ENEMY	maintained contrary to highway advertising
created 67.70.260	ATTACK	control act of 1961, chief's duties relating
Lottery fund	Energy supply emergencies, alerts Ch. 43.21G	to 47.42.080
unclaimed prizes retained 67.70.190	Governor	appointing powers 43.43.020
Management review	proclamation of 43.06.210	appointment 43.43.020
certified public accountant verification 67.70.320	when proclamation can be made 43.06.010	control of traffic on capitol grounds, chief enforcing officer 46.08.160
director of financial management 67.70.310	Malicious destruction of property, penalty	identification and criminal history section,
Misdemeanor	43.06.230 Malicious injury, penalty 43.06.230	powers and duties 43.43.750, 43.43.760,
ticket purchase or prize	Penalty	43.43.765, 43.43.770, 43.43.775,
commission member or employee 67.70.180	general unlawful conduct during 43.06.240	43.43.780, 43.43.785, 43.43.800,
ticket sale to minor 67.70.120	malicious destruction of property or injury to	43.43.810, 43.43.820
Officers and employees	person, penalty 43.06.230	law enforcement communications network,
prohibited activities 67.70.055	Proclamation	duties 43.89.010
Payment methods 67.70.250	issuance 43.06.210	motor vehicle law
Person defined 67.70.070	public notice 43.06.210	size, weight, and load limits, powers and duties relating to Ch. 46.44
Prices	Public official, failure to heed orders of, penalty	vehicle inspection, chief's duties relating to
maximum limited 67.70.110	43.06.250	Ch. 46.32
Prize disbursement, debts owed state set-off	State militia, authority of governor to call 43.06.270	organized crime intelligence unit, duties as to
67.70.255	State patrol, authority of governor to call	43.43.850, 43.43.854, 43.43.856
Prizes	43.06.270	personnel, duties, generally 43.43.020
assignment prohibited, exceptions 67.70.100	Termination of state of emergency, time for	powers and duties, vehicle inspection Ch.
installments 67.70.250	43.06.210	46.32
minors guardian or custodian 67.70.220	Unlawful conduct during, penalty 43.06.240	traffic safety commission, member of 43.59.030
unclaimed	STATE OFFICERS AND EMPLOYEES (See	transportation of explosives and flammables
retain in state lottery fund 67.70.190	PUBLIC OFFICERS AND	safely, chief's powers and duties relating to
Prohibited activities, officers and employees	EMPLOYEES, subtitle State)	46.48.175
67.70.055	STATE PARKS (See PARKS AND	Children
Prohibited acts	RECREATION, subtitle State parks)	car seats, standards 46.37.505
penalty 67.70.130	STATE PATROL	crimes against, by school employee
Public assistance electronic benefit cards	Accident reports, tabulation and analysis, duty to	notification of superintendent of public
67.70.125 Recordkeeping	prepare 46.52.060	instruction 43.43.845 Civil service, exemption, integration study
false or misleading statement	Affirmative action 43.43.015, 43.43.340	41.06.070
gross misdemeanor 67.70.150	legislative findings, purpose 49.74.005	Civil service exemptions
Reserve account	noncompliance	confidential secretaries 41.06.093
installment payments 67.70.250	conciliation, order issued 49.74.030	Compensation surveys 41.06.167
Rules	failure to reach conciliation, procedure	Controlled substances
violation of	49.74.040 procedure 49.74.020	property or money, receipt from U.S. attorney
gross misdemeanor 67.70.170 Scratch games	superior court, remedies 49.74.050	general, agencies authorized 43.17.150
baseball stadium construction 67.70.042	Air conditioning equipment, commission to	Coroner's report of deaths by vehicle accidents, to be made to chief 46.52.050
Shared game lottery	regulate 46.37.470	Created 43.43.010
account 67.70.044	Airplane revolving account, nonappropriated	Crime information center
transfer of proceeds 67.70.340	state patrol 43.79.470	cost of terminal facility 43.43.530
Stadium and exhibition center	Amateur radio operators with special license	established 43.43.500
games 67.70.043	plates, list of furnished 46.16.340	files of assistance to law enforcement
promotion of lottery by person or entity	Aquatic invasive species enforcement	agencies, established 43.43.510
operating stadium, conditions 67.70.241	account, program 43.43.400 Arson investigation information system	purpose and functions 43.43.500
Ticket forgery, fraud, deceit, misrepresentation	43.43.952	Crime laboratory system controlled substance analysis
felony 67.70.130	Auto theft prevention authority Ch. 46.66	analytical report is prima facie evidence of
Ticket sales	Automatic fingerprint information system	results 43.43.680
agent 67.70.070	account established 43.43.565	guilty person to pay crime laboratory
exclusive seller 67.70.110	local systems conditions of use 43.43.570	analysis fee 43.43.690
minors	report 43.43.560	subpoena of forensic scientist at preliminary
may not sell to 67.70.120	Background checks	hearing or trial, procedure 43.43.680

STATE PATROL

Criminal justice forecasting 10.98.140 cooperation with other criminal justice Criminal justice information act, See
CRIMINAL JUSTICE INFORMATION agencies 43.43.715 defined 43.43.705 furnishing of data to 43.43.705 43.43.942 examination of premises 43.44.010, 48.48.030 witnesses 43.44.070, 48.48.070 information, availability 43.43.710 receipt of identification data from 43.43.705 Criminal justice services consolidation 43.43.785 fire losses, report of insurers 48.05.320 establishment of program 43.43.785 hazards, removal of 43.44.040, 48.48.050 criminal justice forecasting 10.98.140 hospitals, standards for protection 70.41.080 criminal offender record information, defined Criminal offender record information investigation files, availability 43.43.710 records of fires 43.44.090, 48.48.090 disposition form and report annual audit 10.98.100 43.43.705 definitions 43.43.705 Dental identification system 68.50.310, 68.50.320, 68.50.330 reports and investigations, police powers dependency and protection proceeding record 48.48.060 information involving sexual offenses Designation as agent of department of licensing to secure surrender of drivers' licenses standards of safety 43.44.020, 48.48.040 43.43.735, 43.43.740 state fire protection policy board 43.43.932, dependency or protection proceeding record 43.43.934 information involving sexual offenses 46.01.190 state fire service mobilization 43.43.715 Disability in line of duty, compensation definitions 43.43.960 intent 43.43.961 dependency record information involving sexual offenses 43.43.705, 43.43.710, 43 43 040 Disciplinary hearings 43.43.725, 43.43.730 regional fire defense boards and plans administrative law judge designated for 43.43.963 disposition form and report 34.12.035 reimbursement procedures, development of annual audit to see if all transmitted procedure 43.43.090 43.43.964 10.98.100 Discipline of officers sole recipient for federal transmission 10.98.070 state policy board and plan 43.43.962 appeal 43.43.100 statistical information and reports 43.44.060, criminal complaint against, procedure transmitted by prosecuting attorneys 10.98.090 43.43.080 48 48 065 Fire safety standards for schools hearing procedure 43.43.090 patrol officer vehicle accidents 43.43.111 suspension or demotion 43.43.060 hearing 43.43.070 documents, papers, etc. as evidence 43.43.725 fingerprint forms director of fire protection duties 43.44.030, 48 48 045 sole recipient for federal transmission 10.98.070 Fireworks list of allowed fireworks 70.77.575 DNA identification system 43.43.752 fingerprints, as evidence 43.43.725 fingerprints and identification data to be powers and duties 70.77.250 criminal street gang database 43.43.762 seizure 70.77.435 rulemaking authority 43.43.759 Flares and other warning devices to be approved transmitted to 10.98.050 services to law enforcement agencies by 46.37.440 furnishing of information, procedure 43.43.756 Forensic investigations council Ch. 43.103 43.43.705 Driver's license checks, stopping vehicles for refusal to furnish, appeals to advisory council 43.43.705 Forensic laboratory services, bureau of 46.64.060, 46.64.070 powers 43.43.670 Drug control assistance unit service priorities 43.43.670 interagency contracts 43.43.775 civil service, investigators exempt 43.43.640 communications network 43.43.620 created 43.43.600 Functions as agent of director of licenses local identification and records systems, transferred to department of licensing assistance 43.43.720 existing facilities and systems, use of 43.43.630 "personal identification," requests, purpose, 46.01.070 applicants, fee 43.43.760 photographs, as evidence 43.43.725 Glass, window, sunscreening, coloring, etc. 46.37.430 facilities, existing, use of 43.43.630 prisoners, furloughs, information to section, notice to local agencies 43.43.745 receipt of data 43.43.705 Governor and governor-elect, security and protection, duty to provide 43.43.035 information system 43.43.620 investigative assistance, to provide 43.43.610 Hazardous materials incidents investigators, certain, exempt from civil incident command agencies service 43.43.640 assistance from state patrol 70.136.035 duties 70.136.030 records personnel 43.43.650 to be kept by 43.43.765 special narcotics enforcement unit destruction of, procedure 43.43.730 as evidence 43.43.725 Hazardous materials transportation organization and duties 43.43.655 inspection of motor carriers 46.48.185 Hydraulic brake fluid, standards and systems, existing, use of 43.43.630 use of existing facilities and systems inspection of, personal records, procedure specifications prescribed by 46.37.365 43.43.730 43.43.630 Identification and criminal history section modification of, personal records, request for Emergency closures of state highways 47.48.031 arrest and fingerprint form 43.43.730 appeals 43.43.730 Emergency vehicles sole recipient for federal transmission regulate and test equipment for 46.37.194 purge of, personal records, request for 43.43.730 10.98.070 siren, whistle or bell, commission to approve unique number system 10.98.060 type 46.37.380 appeals 43.43.730 arrested persons Emergency vehicles of, colored lights authorized 46.37.190 furnishing of data to section, time limitation, reports of transfer, release or changes as to retention of data, all law enforcement committed or imprisoned persons Enforcement of laws on limited access facilities, agencies in state 43.43.740 43.43.765 state patrol to have independent and concurrent jurisdiction 47.52.200 identification data, other, powers and duties state identification number of all law enforcement agencies in state furnish to originating agency and prosecutor Facilities 10.98.080 siting coordination with department of licensing 46.01.330 palmprints, soleprints, toeprints, other status of suspected or convicted felons prompt response to jails and law agencies 10.98.150 identification data 43.43.735 Falsifying records, penalty 43.43.810 photographing and fingerprinting, powers Felonies, guilty plea or conviction information to department of health 43.43.825 and duties of all law enforcement agencies transfer of records, data, equipment to section in state 43.43.735 43.43.780 Fingerprints arrests, disposition of information 43.43.745 unidentified deceased persons 43.43.770 automatic fingerprint information system availability of information 43.43.710 use of force to obtain identification account established 43.43.565 convicted persons, fingerprinting required, records, all law enforcement agencies in information, liability 43.43.750
Index cross reference record of accidents of local systems, conditions 43.43.570 report 43.43.560 state 43.43.745 motor vehicle operators and owner-Fire protection operators, chief to furnish to director of motor vehicles 46.52.120 conviction histories for filings, plea agreements, and sentencing 10.98.030 agencies, children, expectant mothers, developmental disabilities, care and Information convicts placement, fire protection, duties 74.15.050 annual report to governor 43.44.100, information to 43.43.745 conviction records notice to local agencies 43.43.745 employer requests 43.43.815 48.48.110 obtaining of by false pretenses, penalty cooperation with other criminal justice arson reporting immunity 48.50.040 agencies 43.43.715 43.43.810 criminal prosecution 43.44.080, 48.48.080 criminal justice agencies unauthorized use of, penalty 43.43.810

duties 43.43.930, 43.43.938, 43.43.940,

[RCW Index—page 706] (2008 Ed.)

rule-making authority 70.107.070 Inspection of buses, private, common, and Promotions eligibility determinations 43.43.350 seat belts, shoulder harnesses, adoption and contract carriers authorized activities 46.32.010 definitions 46.32.005 eligible lists 43.43.340 enforcement of regulations 46.37.510 warning devices on buses, maintenance, and examinations 43.43.330 operating vehicle found defective in emergency vehicles, rules to implement probationary period 43.43.360 equipment 46.32.010 46.37.191 Radioactive or hazardous cargo violations, relating to 46.32.010 Motorcycle equipment placarded helmets, goggles, face shield, regulation and specifications 46.37.530 mirrors 46.37.530 withholding or securing certificate of license duties relating to 47.48.050 Real property sale of surplus, distribution of proceeds 43.43.115 registration and plates of defective vehicles 46.32.010 Inspection of commercial vehicles standards for equipment by 46.37.530 Reflective warning devices placed on cars broken down on shoulder 46.37.450 Removal of vehicles from highway fees 46.32.090 Motor-driven cycles terminal safety audits 46.32.080 violations and penalties 46.32.100 braking system inspection 46.37.529 helmets, goggles, face shield, regulation and Inspection of vehicles specifications 46.37.530 use of towing operators 46.55.115 facilities siting coordination with department of licensing 46.01.330 generally Ch. 46.32 mirrors 46.37.530 Retirement and pensions, See RETIREMENT AND PENSIONS, subtitle State patrol standards for equipment by 46.37.530 National crime information center interstate Retirement system roadblock, stopping vehicle to inspect 46.64.060, 46.64.070 identification index 10.98.070 accumulated contributions, payment Officers 46.64.060, 46.64.070
stopping vehicle to inspect 46.64.060
Insurance, group life, dependents of members of patrol, eligibility 48.24.030
Interception of private conversations admissibility 9.73.090
authorization, application 9.73.130
authorization, inventory, service on pamed criminal complaint against, procedure accumulated vacation leave does not increase 43.43.080 benefits 43.43.263 criminal complaint against, suspension of officer 43.43.080 actuarial funding Ch. 41.45 allowance, spouse, remarriage, children 43.43.270 disability in line of duty, compensation 43.43.040 allowances 43.43.271 benefit calculation, limitation 43.43.264 benefits 43.43.260 authorization, inventory, service on named person 9.73.140 judicial authorization 9.73.090 driving record, abstract of information to be excluded from record 46.52.130 benefits application, processing 41.50.090 pen registers and trap and trace devices 9.73.260 eligibility benefits exempt from taxation and legal determinations 43.43.350 lists 43.43.340 process, exceptions 43.43.310 report, requirements 9.73.120 cadets, service credit 43.43.130 hearing procedure 43.43.090 Kidnapping offender central registry 43.43.540 child support orders, compliance with 43.43.310 Law enforcement medal of honor Ch. 41.72 line of duty disability 43.43.040 Law enforcement mobilization, state off-duty law enforcement employment court ordered payments to spouse, dissolution coordinator, duties 43.43.973 immunity of state for liability, notice of marriage 43.43.310 definitions 43.43.970 4.92.175 death or retirement benefits 43.43.280 local law enforcement request 43.43.972 patrol officer vehicle accidents 43.43.111 definitions 43.43.120 regions established, committees and plans private law enforcement off-duty legal adviser 43.43.240 employment, guidelines 43.43.112 membership in more than one system reimbursement procedures, development of probation and discharge 43.43.135 43.43.975 hearing 43.43.070 membership while serving as state legislator probationary period 43.43.360 promotional examinations 43.43.330 state policy board and plan 43.43.971 43.43.139 Legislature, while in session, security and protection, duty to provide 43.43.037 minimum allowance 43.43.274 reinstatement 43.43.110 penalty for falsification 43.43.320 License fees collected by patrol deposit in state patrol highway account staff or technical 43.43.370 reestablishment of former service credit by suspension pending trial board hearing PERS members 43.43.137 43.43.080 tenure 43.43.050 46.01.140 Lieutenant governor, security and protection, duty to provide 43.43.035
Lighting devices to be approved by 46.37.320 revocation of approval, reapproval 46.37.330 restoration 43.43.130 tenure 43.43.050
Optical strobe lights
restricted use 46.37.190
Organized crime advisory board 43.43.858,
43.43.860, 43.43.862, 43.43.864, 43.43.866
attorney general to report to annually
43.10.240 retirement allowances survivors' benefits 43.43.270 retirement board abolished, transfer of powers and duties 43.43.142 Limited access highways assistance vans may stop 47.52.120 Line of duty disability 43.43.040 Malicious prosecution claim by a law benefits applications, processing 41.50.090 contributions to from any source 43.43.165 Organized crime intelligence unit enforcement officer 4.24.350
Missing and exploited children, task force on 13.60.100, 13.60.110, 13.60.120 retirement fund attorney general, request to investigate and allowances and benefits to be paid from 43.43.220 prosecute crimes, costs 43.10.232 confidentiality 43.43.856 created 43.43.850 expenses 43.43.220 Missing children clearinghouse investment of, authority 41.50.080 computerized missing person network divulging investigative information prohibited membership 43.43.130 retirement of members 43.43.250 entry, retrieval, access 13.60.020 maintenance of 13.60.010 establishment of 13.60.010 files and records, security of 43.43.856 organized crime, defined 43.43.852 retirement option 43.43.278 service credit information distribution 13.60.010 powers and duties 43.43.854 additional, purchase of 43.43.233 military 43.43.260 paid leave of absence 43.43.235 information reported by department of social records and files, security of 43.43.856 and health services 13.60.040 superintendent of public instruction duties security of records and files 43.43.856 Peace officers, powers of 43.43.030 Portable oil-fueled heaters 13.60.030 restoration 43.43.138 toll-free hotline 13.60.010 approval 19.27A.110 total 43.43.230 standards for sale and use 19.27A.120 Missing persons special death benefit 43.43.285 investigations, biological samples 43.43.751 Portable reflector units to be approved by status in case of disablement 43.43.290 investigations, procedures 68.50.320 tax deferral benefits 41.04.440, 41.04.445, 46.37.440 Ports of entry, authority to operate jointly 41.04.450, 41.04.455 Mopeds defining authority 46.04.304 Motor vehicle accidents and reports, chief's transfer of powers, duties, and functions to the 43.43.880 department of retirement systems Private carriers driver qualifications 46.73.010 41.50.030 powers and duties relating to Ch. 46.52 Rules and regulations, issuance 46.38.030 Motor vehicles rule-making conditioned on federal funds Safety equipment authority 46.37.320 car seats, standards 46.37.505 46.73.020 carriers, inspection duties 81.80.330 traffic infraction 46.73.030 Probationary period for officers 43.43.360 Safety load chains and devices, state patrol to dealers' record of transactions available for inspection 46.70.120 Prohibited practices relating to motor vehicle determine what constitutes 46.37.490

Salary schedules 43.43.380

inspection by members of 46.32.050

noise control

STATE PERSONNEL BOARD

Sale or use of lamps or equipment not approved by state patrol unlawful 46.37.310 School buses, state patrol to regulate lighting Employee appeal hearings conduct of 41.06.120 46.61.5054 Death investigations account Employee misconduct created 43.79.445 Duties and funding 68.50.107 State toxicologist 68.50.107 equipment on and special warning devices records for 46.37.290 destruction Sex offender central registry application, classified and exempt duty to maintain, rulemaking authority employees 41.06.460 blood samples from motor vehicle accident authorized, when 41.06.455 43.43.540 victims sent to, availability, admissibility Snow-removal or highway maintenance 46.52.065 retention application, classified and exempt equipment, state patrol to adopt standards for STATE TRADE FAIRS (See FAIRS) lighting 46.37.300 employees 41.06.460 STATE TREASURER Special deputies Meetings 41.06.120 Acquisition of highway property in advance of programmed construction, treasurer's duties relating to Ch. 47.12 appointment of for state treasurer needs Services available on request to exempted positions 41.06.080 43.43.020 Agency petty cash account, advancement to agencies for 42.26.040
Appropriations of legislature, accounting for 43.08.010 Special narcotics enforcement unit State institutions chaplains, appointment Const. Art. 1 § 11 State internship program organization and duties 43.43.655 Staff or technical officers 43.43.370 agency full time equivalent limitations unaffected 43.06.435 Stale records 43.43.820 State of emergency, authority of governor to call state patrol in 43.06.270 Assistant state treasurer Training and career development programs appointment 43.08.120 duties 43.08.120 State patrol entry-level management training course special death benefit 43.43.286 designation of supervisory or management oath 43.08.120 State patrol highway account, See PUBLIC FUNDS, subtitle State positions 41.06.420 Border areas, distribution of funds 43.63A.190 requirements, suspension, waiver 41.06.420 Business license center delinquency fee 19.02.085 State toxicological laboratory 68.50.107 Travel expenses 50.12.031 State treasurer security needs STATE PERSONNEL RESOURCES fees, disposition 19.02.080 appointment of special deputies 43.43.020 BOARD (See PERSONNEL RESOURCES BOARD) Cash management responsibilities 43.08.015 Cashing checks, drafts, and warrants for state Stopping vehicle to inspect driver's license and vehicle 46.64.060, 46.64.070 STATE PRINTING (See PUBLIC PRINTER AND PRINTING) officers, employees, and others authorized Studded tires, to approve use of 46.37.420 43.08.180 Surplus property sale of surplus real property, distribution of proceeds 43.43.115 Centennial document preservation and STATE PUBLIC PENSION COMMISSION (See RETIREMENT AND PENSIONS, modernization account distribution of funds to counties, formula Teletypewriter communications network, See TELETYPEWRITER COMMUNICATIONS NETWORK subtitle Public pension commission) 36.22.190 STATE PUBLICATIONS City-county assistance account 43.08.290 Colleges and universities bond issues, capital improvements—1981 c 232 Ch. 28B.14F Advertising in state publications prerequisites for placing 40.07.070 Tire chains, to approve use of 46.37.420 Tire standards, rulemaking authority 46.37.425 STATE PUBLICATIONS DISTRIBUTION Tow truck operators Community and technical colleges duties relating to 46.55.190 Created as division of state library 40.06.020 Definitions 40.06.010 Depository contracts with other libraries authorized 40.06.040 vendor payments, advancement 28B.50.143 Tracking of felony cases Convention and trade center, Seattle department of corrections to maintain records project completion costs 10.98.110 authorization to borrow from state treasury, Traffic enforcement conditions and limitations 67.40.045 routine stops, collection of information on Exemptions 40.06.060 Corporations racial profiling 43.43.480, 43.43.490 List of publications to be furnished center by assets of dissolved corporation, deposit with Traffic safety commission, See TRAFFIC SAFETY COMMISSION state agencies 40.06.060 23B.14.400 Publication and distribution of list of available County road administration board, treasurer's Traffic safety education officers state publications 40.06.050 may appear in uniform 43.43.550 pay and reimbursement 43.43.550 powers 43.43.550 duties affected by 36.78.090, 36.78.100, State agencies to deposit copies of publications 36.78.110 with, exemptions 40.06.030 Courts of appeals, judges, affidavit as STATE RADIATION CONTROL AGENCY prerequisite to issuing salary warrants Transportation of explosives and flammables (See NUCLEAR ENERGY AND RADIATION) safely, chief's powers and duties relating to Creation of new accounts outside of state 46.48.170, 46.48.180 creation of new accounts outside of state treasury, prohibition, exception 43.88.195 Deficiencies in the treasury 39.42.090 Depositaries, limitation on liability for making deposits with 43.85.070 STATE REGISTER (See WASHINGTON STATE REGISTER) Unclaimed property, disposition of applicability of other statutes 63.35.060 STATE SEAL definitions 63.35.010 Deposits of public funds in financial institutions, reports of 42.17.245 Custody Const. Art. 3 § 18 distribution of proceeds 63.35.040 methods, sale, retention, distribution, or trade 63.35.020 Design Const. Art. 18 § 1 Reproduction on state flag 1.20.010 Deputy state treasurers notice of sale 63.35.030 Secretary of state custodian of 43.07.040 appointment 43.08.120 reimbursement of owner 63.35.050 Specifications 1.20.080 duties 43.08.120 Uniform facsimile signature of public officials act, use of printed seal 39.62.030 Vacation leave oath 43.08.120 accumulated Driver training schools, treasurer's powers and retirement benefits not increased 43.43.263 Use of state seal duties relating to Ch. 46.82 definitions 43.04.020 Vehicle equipment safety commission members, general provisions 43.04.030, 43.04.040, 43.04.050, 43.04.060, 43.04.070, 43.04.080, 43.04.090, 43.04.100 Duties Const. Art. 3 § 19 appointment 46.38.040 records to be maintained by the county road Vehicle licensing fraud account 46.68.250 engineers, duties related to 36.80.060 Election Const. Art. 3 § 1 Embezzlement, penalty 43.08.140 Vehicle safety standards, authority to adopt legislative findings 43.04.010 federal standard 46.37.005 Wiretap STATE SHIP Ex officio duties admissibility 9.73.090 Lady Washington 1.20.160 judges' retirement fund 2.12.050 authorization Expenditure limitations Ch. 43.135 Federal forest revolving account, duties STATE SONG application 9.73.130 Designated 1.20.070 inventory, service on named person 9.73.140 28A.520.020 Fines and forfeitures Sale proceeds 1.20.071 judicial authorization 9.73.090 report, requirements 9.73.120 STATE TARTAN transmittal to 4.24.180 Designation of sett 1.20.110 STATE PERSONNEL BOARD Fiscal agent for state 43.08.090 duties 43.08.100 STATE TOXICOLOGICAL Department of personnel receipts, copy to director of financial management 43.08.110 LABORATORY services available upon request to exempt services 41.06.080 Alcohol violator

fee to be assessed violator to fund program

[RCW Index—page 708] (2008 Ed.)

retention, destruction of redeemed warrants

printing of 43.08.061

43 08 061

Public funds Flood control assistance account, duties electronic transmission or receipt authorized 39.58.750 86.26.007 Funds, See PUBLIC FUNDS, subtitle State Funds from franchises across bridges jointly monthly financial report as to 43.08.150, owned or operated, treasurer to deposit into proper fund 47.44.040 43.08.160 surplus funds, investment program 43.86A.010, 43.86A.020, 43.86A.030, 43.86A.040, 43.86A.050 Gambling revolving fund created, receipts, disbursements, use 9.46.100 Public funds, See also PUBLIC FUNDS, subtitle General fund, monthly financial report as to 43.08.150, 43.08.160 Highway construction bond issues, treasurer's Public meetings, notices of, contained in state register 34.08.020 powers and duties relating to Ch. 47.10 Highway funds, generally, treasurer's powers and duties relating to Ch. 47.08 Public safety and education account 35.20.220 Public safety and education account, duties For hire motor vehicle certificates and operators' relating to 43.08.250 permits, treasurer's powers and duties relating to Ch. 46.72 Puget Sound ferry system, treasurer's powers and duties relating to Ch. 47.60 Industrial insurance, See INDUSTRIAL Purchase of bridges or ferries by transportation INSURANCE, subtitle State treasurer department, treasurer's powers and duties Interest 47.56.050 computation and publication 19.52.025, 34.08.020 Receipts duplicate 43.08.060 payments to treasury, receipt to state auditor 43.08.060 Investment accounting transfer of functions and duties to state Records and accounts investment board 43.33A.180 audits by state auditor 43.08.050 Investment authority of current state funds 43.84.080 to be kept at seat of government Const. Art. 3 Judges' retirement fund duties concerning 2.12.050, 2.12.060 duties transferred to department of retirement systems 41.50.030 open to public 43.08.050 Recreation improvements, bond redemption fund, duties concerning 43.83C.090 Lewis river hatchery fund 43.79.430 Reports, monthly financial report 43.08.150 Liability, nonliability of treasurer for funds Reports to legislature 43.08.010 remitted to fiscal agencies for payment of Residence must be at seat of government Const. bonds 43.80.150 Art. 3 § 24 Loan principal and interest fund Riot reinsurance reimbursement, duties relating created in general fund to alleviate cash flow to 48.58.010 Salary, amount of 43.03.010 deficiencies 43.79.440 Lost or destroyed warrants, instruments, or other School plant facilities aid evidences of indebtedness, issuing officer to 1980 bond issue, duties under 28A.525.270 issue duplicates 43.08.064 1984 bond issue, duties under 28A.525.218 conditions on issuance 43.08.066 Seal of office 43.08.030 records to be kept, cancellation of originals, Snowmobile fuel, treasurer to make refunds on notice 43.08.068 46.10.150 Marine recreation land Social and health services facilities bond duties Ch. 79A.25
Minority and women's business enterprises redemption fund, duties concerning 43.83D.090 State convention and trade center, Seattle general obligation bonds, duties relating to linked deposit program 43.86A.060, 43.86A.070, 43.86A.080 Misappropriation of funds, penalty 42.20.090 67.40.060 State employees' retirement Moneys accounting for 43.08.010 statement concerning 41.50.260 disbursements of 43.08.010 receipt and keeping of 43.08.010 State finance committee administrative and clerical assistance to 43.33.030 Motor vehicles chairman 43.33.040 certificate of ownership and registration, member 43.33.010 transfer of, fees for and detailed report transmitted to 46.12.101 State investment board dealer's licenses, powers and duties relating to registration of securities 43.33A.130 46.70.061 State patrol revenue, treasurer's powers and duties relating special deputy appointment for security needs to Ch. 46.68 43.43.020 transporters' licensing, treasurer's powers and duties relating to Ch. 46.76 State retirement systems to serve as custodian and accountant for funds wreckers licensing, treasurer's powers and and holdings of 41.50.077 duties relating to Ch. 46.80 State treasurer's service fund, created, purpose expenditure limitations 43.08.200 creation outside of state treasury prohibited, Statewide custody contracts 43.08.280 Succession to governorship Const. Art. 3 § 10 Term of office 43.01.010, Const. Art. 3 § 3 Toll bridges, improvement of existing bridge and exception 43.88.195 Oath of office 43.01.020, 43.08.020 Oaths administered by 43.08.040 Obstructions on highway right of way. construction of new bridge as single project, treasurer's powers and duties relating to Ch. treasurer's duties relating to 47.32.060 Official bond amount, filing 43.08.020 liability upon for acts of assistants and deputies 43.08.120 47 58 Vocational rehabilitation funds, custodian of 74.29.050 willful refusal to pay warrants, exceptions, recovery 43.08.130 Warrants call of warrants 43.08.080

Powers and duties, generally 43.08.010 Public employees' retirement system

statement concerning 41.50.265

willfully refusing to pay, exceptions, recovery 43.08.130 Washington judicial retirement system fund, custodian of funds and securities, deposits, disbursements 2.10.080 Washington State University assets held in trust, annual report to regents 28B.30.300 federal aid, control 28B.30.285 Waste disposal facilities bond redemption fund, duties concerning 43.83A.090
Water supply facilities bond redemption fund, duties concerning 43.83B.090 Worker and community right to know fund assessments 49.70.170 disbursements 49.70.175 penalties 49.70.177 STATE TREE Designated 1.20.020 STATE VEGETABLE Walla Walla sweet onion 1.20.140 STATEWIDE SPECIAL INQUIRY JUDGE ACT Appointment, procedure, term, confidentiality 10.29.030 Confidentiality 10.29.030 Disqualification in subsequent proceedings 10.29.130 Expenses, payment of 10.29.120 Intent 10.29.020 Investigation authority to investigate other crimes 10.29.040 scope of 10.29.040 Operating budget, adoption, audit, public record exclusion 10.29.090 Powers and duties 10.29.050 Procedure 10.29.030 rules, adoption, approval 10.29.070 Proceeding authority to investigate other crimes 10.29.040 scope of 10.29.040 Prosecuting attorney notice of investigation and proceedings 10.29.120 Severability 10.29.900 Short title 10.29.010 Special prosecutor duties 10.29.110 operating budget 10.29.090 prosecuting attorney, notice to of the nature of investigation and proceedings 10.29.120 selection, qualifications, removal 10.29.080 vacancy in office, successor's appointment 10.29.100 Statewide special inquiry judge vacancy in office, successor's appointment 10.29.100 Term 10.29.030 Venue 10.29.120 Witnesses disclosure of information, prohibited 10.29.060 STATISTICS (See also VITAL STATISTICS) Bureau of statistics, agriculture and immigration established in office of secretary of state 43.07.050, Const. Art. 2 § 34 reports of employers, owners, and operators 43.22.290 right of entry to gather, penalty 43.22.310 Labor and industries reports of employers, owners, and operators 43 22 290 right of entry to gather, penalty for obstructing 43.22.310

STATUTE LAW COMMITTEE (See also

CODE REVISER)

Appointments to 1.08.001

(2008 Ed.) [RCW Index—page 709]

no funds to pay, indorsement, interest

cash or demand deposits for, duty to maintain

43 08 135

43.08.070

STATUTE OF FRAUDS

Bills of legislature, secretary of state to certify codification of statutes 1.08.015 Trust and estate dispute resolution Ch. 11.96A and deliver copies of bills to 44.20.020 enactment of titles, chapters, sections 1.08.026 Trustee Chairman 1.08.007 breach of fiduciary duties 4.16.370 prima facie evidence of law 1.08.040 Unclaimed property, uniform act 63.29.290 Code reviser Rules of construction compensation 1.08.011 Uniform conflict of laws, limitations act Ch. 4.18 be liberally construed 1.12.010 defined 1.08.013 Uniform interstate family support act Ch. 26.21A continuation 1.12.020 duties 1.08.015, 1.08.016, 1.08.017, 1.08.020, 1.08.021, 1.08.023, 1.08.024, 1.08.025, 1.08.026, 1.08.027, 1.08.028, 1.08.031, court function 4.44.080 STATUTES (See also ORDINANCES AND gender 1.12.050 RESOLUTIONS; REVISED CODE OF WASHINGTON; SESSION LAWS) indictments and informations, equivalent 1.08.110, 1.08.112 words in statutes may be used 10.37.160 Amendment, set forth in full Const. Art. 2 § 37 employment 1.08.011 Amendment or repeal to include reference to internal references including amendments secretary of committee 1.08.007 code numbers 1.08.050
Applicability of, declaratory order by agency thereto, exceptions 1.12.028 Composition of 1.08.001 month defined 1.16.060 Created 1.08.001 multiple amendments 1.12.025 Deemed part of legislative branch for purposes of budget and accounting 43.88.230
Expenses and per diem of members 1.08.005
Meetings 1.08.007 34.05.240 officer defined 1.16.065 Bills of attainder prohibited Const. Art. 1 § 23 person defined 1.16.080 Cities and towns, adoption by reference retrospective application of construction 35.21.180 statute 1.12.026 Revised Code of Washington Collection of taxes, extension of time for by Powers and duties special legislation prohibited Const. Art. 2 § code correction orders 1.08.016 code is evidence of law 1.04.020 enactment of codes titles, chapters, sections, recommendations to legislature 1.08.026 Contracts, impairing obligations of prohibited Const. Art. 1 § 23 contents are prima facie law 1.04.021 laws, previously existing, to control 1.04.020, 1.04.021 improvement of statutes, recommendations to Corporations legislature 1.08.025 laws relating to may be amended or repealed singular, plural 1.12.050 Washington State Register publication 1.08.110 time computation 1.12.040
Rules of court, conflict with laws 2.04.200
Special legislation prohibited in certain Const. Art. 12 § 1 Const. Art. 12 § 1
relief from liability by special legislation
prohibited Const. Art. 2 § 28
Criminal statutes, repeal or amendment, savings
clause presumed 10.01.040
Debts, extinguishment of by special legislation
prohibited Const. Art. 2 § 28
Deservative independence or publisher 7.24.020 Quorum 1.08.007 Revised Code of Washington enumerated cases Const. Art. 2 § 28 certification of official code 1.08.040 Superior court judges to report defect or omission publication and distribution 1.08.037, in statutes to supreme court 2.08.250 1.08.039 Supreme court judges to report to governor on publication and distribution of code 1.08.038 Declaratory judgments as to validity 7.24.020, 7.24.110 defects and omissions in law Const. Art. 4 § specifications, certificate of compliance 1.08.037 Declaratory orders on applicability 34.05.240 Supreme court to report to governor on defects and omissions in law 2.04.230 Secretary 1.08.007 Defects and omissions Session laws superior court judges to report to supreme distribution, sale, exchange 40.04.031 index, headings, duty to make 44.20.050 Territorial, effective until repeal Const. Art. 27 § court 2.08.250 supreme court to report to governor 2.04.230, Validity of publication Const. Art. 4 § 25 appellate jurisdiction of supreme court to temporary 44.20.030 Effective date Const. Art. 2 § 41 separate copies available 44.20.030 specifications prescribed by 43.78.080 determine 2.04.010, Const. Art. 4 § 4 Enacting clause, style Const. Art. 2 § 18 declaratory judgments as to 7.24.110 Ex post facto laws prohibited Const. Art. 1 § 23 Validity or constitutionality of, code reviser not temporary edition Exclusive legislation required to give opinion 1.08.028 Veto, passage over Const. Art. 3 § 12 publication 44.20.030 congress has power of over certain lands of United States Const. Art. 25 § 1 Statute law committee publications account When take effect Const. Art. 2 § 41
Without approval of governor, how becomes effective Const. Art. 3 § 12 1.08.0392 subject to state's right to serve process Const. Art. 25 § 1 Terms of members 1.08.003 Vacancies 1.08.003 Foreign statutes Washington State Register STAY OF EXECUTION judicial notice 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050 publication 1.08.110 Bail forfeiture judgment 10.19.100 STATUTE OF FRAUDS District courts 10.04.120 printed copies as evidence 5.44.070 Foreign judgments, uniform act Agreements, when void unless in writing Ch. Gender-neutral terms 1.08.130, 44.04.210 effect of appeal from 6.36.045 Contracts and credit agreements requiring writings, enforceability Ch. 19.36 Investment securities, inapplicability 62A.8-113 grounds for 6.36.045 approval, presentation for Const. Art. 3 § 12 passage over veto Const. Art. 3 § 12 STAY OF PROCEEDINGS (See also Highways, opening or altering by special legislation prohibited, exceptions Const. Art. INJUNCTIONS) Sales Certiorari, on 7.16.070, 7.16.080 uniform commercial code 62A.2-201 2 § 28 Declaratory judgment proceedings 7.24.190 Uniform commercial code 62A.1-206, 62A.2-Improvement 1.08.025 Mortgages, foreclosure 61.12.130 Indictments and informations Securities for costs not filed, proceedings may be STATUTE OF LIMITATIONS (See also LIMITATION OF ACTIONS) exact wording of statute not necessary 10.37.160 staved 4.84.210 Writ of prohibition to command 7.16.310 Appearance of fairness doctrine 42.36.080 private, how pleaded 10.37.170 STEALING (See LARCENY) Camping resorts, gross misdemeanors Interest, regulation by special law prohibited STEAM ELECTRIC GENERATING PLANTS (See POWER FACILITIES AND RESOURCES, subtitle Steam 19.105.480 Const. Art. 2 § 28 Child sexual abuse Judicial notice of statutes of other states and territories, uniform laws 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050 recovery actions 4.16.340 Conflict of laws, limitations act Ch. 4.18 electric generating plants) Criminal 9A.04.080 Legislative enactments to be by bill Const. Art. 2 STEAM ENGINES AND BOILERS (See BOILERS AND PRESSURE VESSELS) Dispute resolution centers 7.75.080 Holocaust insurance relief act, extension of requisites for final passage of bill Const. Art. EAMBOAT COMPANIES (See limitation 48.104.110 2 § 22 TRANSPORTATION COMPANIES, Industrial insurance 51.04.100 Multiple amendments, correction 1.12.025 Industrial insurance claims 51.28.050, 51.28.055 Judgment liens 4.56.190 subtitle Steamboat companies) Presentation to governor necessary Const. Art. 3 STEAMBOATS (See VESSELS AND Judgments, execution of 6.17.020 Letters of credit 62A.5-115 Repealed without reference to amendment, correction 1.12.025 Revised Code of Washington SHIPPING) EELHEAD TROUT (See also FISH AND Personal representative breach of fiduciary duties 4.16.370 FISHING) amendment or repeal to include code numbers State fish 1.20.045 Product liability actions 7.72.060 1.08.050 STEPCHILDREN Public disclosure requirements 42.17.410 code reviser to assign code numbers to laws Time computation 1.12.040 1.08.050 Inheritance by, escheat avoided 11.04.095

[RCW Index—page 710] (2008 Ed.)

STEPPARENT

Parental leave

application, determination of effective date 49.12.370

discrimination prohibited 49.12.360 legislative findings 49.12.350

STERILIZATION

Criminals 9.92.100

STERLING SILVER

Use of words, penalty 9.16.100, 9.16.120

STEROIDS

Classification, board of pharmacy duties 69.41.310

Controlled substances, uniform act Ch. 69.50 Definitions 69.41.300

Practitioners

uses restricted, recordkeeping requirements 69.41.320

Student athletes, loss of eligibility for use 69.41.340

Warning signs, school district duties to display 69.41.330

STEVEDORING

Liens, see LIENS, subtitle Boats and vessels Tax imposed 82.04.260, 82.04.440

STEVENS COUNTY

Boundaries, tracing of 36.04.330 Superior court judges, number of 2.08.065

STILLS (See ALCOHOLIC BEVERAGES, subtitle Stills)

STINK BOMBS

Unlawful use 70.74.310

STOCK (See LIVESTOCK; STOCKS AND SHARES)

STOCK SAVINGS BANKS

Incorporation and operation Ch. 32.35

STOCK TRANSFER

Garnishment

service of writ, effect upon, justice court proceeding 6.27.120

Garnishment, See also GARNISHMENT, subtitle Stock transfers

Investment securities Ch. 62A 8

STOCKHOLDERS

Garnishment, See GARNISHMENT, subtitle Stockholders

STOCKS AND SHARES (See also BANKS AND BANKING; CORPORATIONS; PUBLIC UTILITIES, subtitle Stocks; STOCK TRANSFER)

Attachment, procedure 6.17.160
Banks, See BANKS AND BANKING, subtitle Cápital stock

Capital stock
Capital stock savings bank, conversion of mutual
savings bank Ch. 32.32
Cooperative associations, See COOPERATIVE
ASSOCIATIONS, subtitle Stocks
Credit unions, See CREDIT UNIONS

Fictitious issue of stock or indebtedness void Const. Art. 12 § 6

Fish marketing associations

articles to contain statement of 24.36.100, 24.36.110

power to deal in stock of other corporations 24.36.340, 24.36.390

Forgery in stock subscription 9.24.010 Fraudulent issuance or conveyance of, penalty

9.24.020 Garnishment

service of writ, effect on 6.27.120 Insurance, See INSURANCE, subtitle Stock

insurers

Insurance companies investment in 48.13.210 common stock 48.13.220 ineligible stock, disposal of 48.13.290 limitations 48.13.218

preferred or guaranteed 48.13.080

valuation of stocks held by 48.12.180 Insurance companies, See also INSURANCE,

subtitle Organization of insurers domestic stock insurers, See INSURANCE,

subtitle Stock insurers Investment securities, See also UNIFORM COMMERCIAL CODE, subtitle Investment securities

Mining corporations, See MINES AND MINING, subtitle Corporations

Mutual savings banks, See MUTUAL SAVINGS **BANKS**

Stock associations

business corporation act, association subject to 33.48.025

stock

permanent stock requirements 33.48.030 preferred or special classes of shares authorized 33.48.030

Stock savings banks, incorporation and operation Ch. 32.35

Stock transfer, See STOCK TRANSFER Transportation companies, See
TRANSPORTATION COMPANIES,

subtitle Stocks
Trust companies, See TRUST COMPANIES

Unclaimed property 63.29.100

Uniform stock transfer act, See UNIFORM
COMMERCIAL CODE, subtitle Investment securities

STOCKYARDS

Livestock identification Ch. 16.57

STONE PLANTS

Cities and towns acquisition and operation of 35.92.030

STOP SIGNS

Failure to comply with 47.36.180 "Yield right of way" signs on streets, roads and highways, generally 47.36.110

STORAGE

Controlled atmosphere storage of fruits and

vegetables Ch. 15.30
Controlled atmosphere storage of fruits and vegetables, See also FRUITS;
VEGETABLES

Explosives

separate storage of components, when 70.74.297

Explosives, See also EXPLOSIVES
Fireworks, See FIREWORKS, subtitle Storage Food storage warehouses, licensing requirements Ch. 69.10

Liens, See LIENS, subtitle Transportation, storage, and advancements Self-service storage facilities Ch. 19.150

STOREHOUSES (See WAREHOUSES)

STORM WATER CONTROL FACILITIES (See CITIES AND TOWNS, subtitle CONTROL, subtitle Storm water; WATER-SEWER DISTRICTS, subtitle Storm water control facilities)

STOUT (See ALCOHOLIC BEVERAGES; BEER AND BREWERIES)

STRAW (See FEED)

STRAY ANIMALS (See ANIMALS, subtitle Strays; LIVESTOCK, subtitle Strays)

STREAMS (See RIVERS AND STREAMS)

STREET RAILWAYS (See also TRANSPORTATION COMPANIES, subtitle Street railways)

Car equipment requirements, penalty for violation 81.64.120, 81.64.130

Cities and towns

extension beyond city limits, limitation upon 35.84.060

granting franchises 35.85.040 local improvement, assessments for 35.43.220, 35.43.230

local improvements, assessments for 35.43.200, 35.43.210

Consolidation of companies 81.64.070

Crimes relating to

car equipment requirements 81.64.130 employees violating duty and endangering life 81.48.060

hours of labor 81.64.160

obstructing train or car 81.48.020

weather guards for employees 81.64.150 Crossings

county roads 81.64.030

stop at crossings with other railroads required 81.48.050

Eminent domain powers 81.64.040 **Employees**

competent required, penalty for violation 81.64.090

duty, violation of endangering life or safety 81.48.060

hours of labor, maximum, penalty for violation 81.64.160 weather guards to be furnished for, penalty for violation 81.64.140, 81.64.150 Fares for passengers 81.64.080

Franchises

application for 81.64.020 authority for grants of 81.64.010

hearing upon application 81.64.020

notice of hearing upon application 81.64.020 Guard rails, adjusting so feet won't be caught 81.44.130

Lease of property 81.64.060 Purchase of property of 81.64.060 Right of entry 81.64.050 Transfers for passengers 81.64.080

STREET YOUTH (See HOMELESS PERSONS)

STREETS AND ALLEYS

Abandoned state highway as 36.75.090 Access streets, classification 35.78.010 Aid in construction and maintenance of by state

or county, procedure 47.24.050 Alleys, defined

highway purposes 47.04.010

motor vehicle purposes 46.04.020 Bicycle paths included in long range planning programs

35.77.015 street funds, use for, authorized standards 35.75.060

Cities and towns abandoned state highways deemed as 36.75.090

access streets, classification as 35.78.010 annual report to secretary of transportation 35.21.260 arterial highways in classification 35.78.010

authority for local improvement 35.43.040 bicycle paths Ch. 35.75

construction, repair, and maintenance aid by state or county, procedure 47.24.050 record of funds used 35.21.270

county bridges across 36.75.200

curb ramps for physically handicapped required, standards and requirements 35.68.075

streets and alleys 35.68.076 dedication of county land for 36.34.290,

36.34.300 design standards

deviation from 35.78.040 state committee for 35.78.020 uniformity 35.78.030

disincorporation, control to state 35.07.110 drawbridges Ch. 35.74

eminent domain

regrade assessments 8.12.550

extension into navigable waters, declared as public highway 35.21.230

first class cities

altering grade 35.22.280 lighting of 35.22.280 for 35.43.040 defendant Const. Art. 1 § 22 grades at high elevation, first and second class water-sewer district powers 57.08.060 Department of transportation, power to issue cities, effect on abutting private property Local utility districts authorized 54.16.120 aircraft accident hearings 47.68.280 Ch. 35.73 Obstructing is nuisance 7.48.120 District judges improvements Obstructing or interfering with, public nuisance, form of 12.04.201 provision of materials to street abutter Ecology, department of, subpoena power 43.37.050 penalty 9.66.010 35.21.275 Platted, designated public highways 58.08.035, lighting systems 58.08.050 local improvements 35.43.110 Public nuisances concerning 7.48.140 sheriff's for service 36.18.040 local improvement, authority for 35.43.040 Health care activities, labor relations, arbitration Right of way local improvements and assessments Ch. telecommunications and cable television board 49.66.100 35.73, 35.77.020, 35.77.030 major arterials, classification as 35.78.010 service use Ch. 35.99, 35A.21.245 Health care disciplinary actions, immunity from 4.24.250 Rights of way across given for erection of toll obstructing is nuisance 7.48.120 bridges and related facilities, compensation Health care practitioners, professional review activities 4.24.250 obstructing or interfering with a public nuisance, penalty 9.66.010 47.56.100, 47.56.110 47.30.110
Special legislation, opening or altering by, prohibited, exceptions Const. Art. 2 § 28
State design standards committee, classification of streets 35.78.020, 35.78.030 Health division obstructing vegetation, debris, removal or director of, subpoena power of 43.20A.605 destruction 35.21.310 Indorsement of allowance for meals, lodging and planning travel when witness resides outside county, agreements with county, advanced plans State highways, streets as tender 5.56.010 35.77.020 city street fund established, use 47.24.040 Insurance commissioner, power to use 48.03.070 bicycle routes, included 35.77.015 construction and maintenance 47.24.010 Judicial conduct commission, powers as to public nuisances concerning 7.48.140 designation 47.24.010 2.64.060, 2.64.070 regrade assessments 8.12.550 second class cities franchises across bridges jointly owned or operated with state 47.44.040 Labor and industries, power of director 43.22.300 cleaning 35.23.440 jurisdiction, control and duties of city or town Legal holidays, issuance of 2.28.100 exclusive franchises 35.23.380 franchise to use 35.23.440 providing for 35.23.440 Legislature, hearings and inquiries 44.16.010 Municipal courts, power of 35.20.260 and state with respect to 47.24.020 opening under special laws Const. Art. 2 § 28 Public assistance, division of, procedure 74.04.290 return of to city or town 47.24.010 termination in waterfront or navigable Streets waters as state highways Referee's power to issue 4.48.060 leasing 35.23.410 franchise rights when limited access facility Savings and loan associations, subpoena power notice before lease execution 35.23.420 47.52.090 of director of financial institutions 33.04.030 state design standards committee 35.78.020 franchises across bridges jointly owned or operated with state 47.44.040 adoption of standards 35.78.030 how and by whom served state highways as, See STREETS AND jurisdiction, control and duties of city or district court civil action 12.16.020 ALLEYS, subtitle State highways, streets town and state with respect to 47.24.020 sheriff's fee 36.18.040 speed, parking and traffic control regulations State limited access facility through city or town, 47.24.020 street fund established, use 47.24.040 board of review to review plan, board's Telecommunications companies' use of right of way along 80.36.040
Traffic control devices Ch. 47.36 street lighting systems power to issue subpoenas 47.52.170 Supplemental proceedings 6.32.180 local improvement districts 35.43.110 telecommunications companies' use of right Witnesses of way 80.36.040 Transportation improvement programs, See TRANSPORTATION IMPROVEMENT failure to attend tidelands and shorelands of first class. contempt 5.56.061 supervision and control of 35.21.250 **PROGRAMS** liability and damages 5.56.060 towns Waters backed and held over streets for public residing outside county, allowance for meals, control and management of 35.27.370 purposes 90.28.010, 90.28.020 franchises to use and occupy 35.27.370 traffic control devices, generally Ch. 47.36 vacation of Ch. 35.79 lodging and travel indorsed on, tender STRIKES (See also LABOR, subtitle Strikes) 5.56.010 Governor, power to suppress during state of service, how and by whom served emergency 43.06.010 district court civil action 12.16.020 City hardship assistance program Health care activities, labor relations 49.66.060 SUBSCRIPTIONS implementation by transportation State of emergency, See STATE OF EMERGENCY Confession of judgment statement in writing improvement board 47.26.164 4.60.040 City street, defined 46.04.120 Corporate stock, See CORPORATIONS STRIP SEARCHES (See JAILS, subtitle Closure of or restriction of traffic on authorized, Purchase by public agencies, methods for payment of 42.24.035 Strip, body cavity searches) procedure Ch. 47.48 Community restitution litter cleanup programs STRUCTURES (See BUILDINGS) 72.09.260 SUBSISTENCE ALLOWANCES (See EXPENSES AND PER DIEM) STUDENT EXCHANGE, County land for, dedication 36.34.290, 36.34.300 INTERNATIONAL (See INTERNATIONAL STUDENT Crosswalk, defined 46.04.160 SUBSTANCE ABUSE PROGRAMS (See Diking districts, power to acquire right of way EXCHANGE) ALCOHOLISM AND DRUG 85.05.080 ADDICTION) Eminent domain proceedings **STUDENT LEARNING, COMMISSION ON** Transfer of powers and duties 28A.655.900 set off for benefit to remaining property 8.25.210, 8.25.220, 8.25.230, 8.25.240, SUBSTITUTION (See also INTERPLEADER) STUDENTS (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Students) 8.25.250, 8.25.260 SUBVERSIVE ACTIVITIES (See also Extension over tidelands permitted Const. Art. ANARCHY; SABOTAGE)
Definitions 9.81.010 STUMPAGE (See LOGS AND LOGGING) Franchise rights when limited access facility 47.52.090 STURGEON (See FISH AND FISHING) Dissolution of subversive organization SUBDIVISION OF LAND (See PLATTING, forfeiture of charter, funds, books, records, Grade at high elevation, drainage impracticable SUBDIVISION AND DEDICATION OF files, etc. 9.81.050 on private property abutting, effect Ch. 35.73 Homeowners' association property seized 9.81.050 LAND) Membership in subversive organization, penalty **SUBPOENAS** speed limits on private roads, enforcement 9.81.030 46.61.419 Airport hazardous structures, subpoena power of secretary of transportation to require reporting as to 47.68.350 SUBWAYS Improvement or construction is prerequisite to Cities and towns, See CITIES AND TOWNS, development Contempt of court subtitle Subways Compressed air work, See LABOR, subtitle alternative financing methods 35.72.050 failure to attend 5.56.061 contract with land owner 35.72.010 Coroner's jury, power 36.24.050 Underground work reimbursement by other land owners 35.72.020, 35.72.030, 35.72.040 Court commissioner's power to issue 2.24.040 Port districts, acquisition and operation of facilities 53.08.020 Lighting systems Criminal procedure

cities and towns, local improvement, authority

witnesses, compulsory process of by

[RCW Index—page 712] (2008 Ed.)

SUFFRAGE

Equal Const. Art. 6 § 1 Exercise of right to be free, equal, and undisturbed Const. Art. 1 § 19

SUICIDE

Life insurance, limitation of liability 48.23.260 Natural death act physician-assisted suicide not authorized 70.122.100

Promoting an attempt class C felony 9A.36.060

SUITS (See ACTIONS AND PRÒCEEDINGS)

SULFITE MILLS (See PULP AND PAPER

SUMMONS (See also SERVICE OF PROCESS AND PAPERS)

Actions by cities and towns to terminate trust, property acquired at local improvement foreclosure proceedings 35.53.060

Child, death or injury, notice of action to other parent 4.24.010

District judges

contents 12.04.020

issuance, form 12.04.020

service of 12.04.020, 12.04.050, 12.04.080

Ejectment and quieting title actions, service by publication 7.28.010

Forcible entry and detainer proceedings 59.12.080

Foreclosure of assessments

local improvement districts 35.50.225

Joint debtors, against, after judgment affidavit to accompany 4.68.030

contents 4.68.020 pleading component 4.68.050

procedure 4.68.010

service of 4.68.020

Juvenile court issuance 13.34.070 service 13.34.080

Legal publication 65.16.060

Municipal local improvement assessments foreclosure procedure 35.50.250

Out-of-state witnesses uniform act, definition 10.55.010

Registration of land titles, when summons will issue 65.12.120

Rent default, notice 59.08.010

Service of

actions against state 4.92.020

domestic corporation without officer in state 4.28.090

generally 85.28.090 how served 4.28.080

joint debtors, against, after judgment 4.68.010, 4.68.020

affidavit to accompany 4.68.030 out-of-state parties 4.28.180

acts submitting to state jurisdiction 4.28.185

publication, by 4.28.110, 85.28.080 contents 4.28.110

form of 4.28.110

right to appear, defend or reopen 4.28.200 unknown heirs 4.28.140, 4.28.150 when authorized 4.28.100

SUNDAY

Habeas corpus

power of superior court to issue writ of on Sunday 2.08.010, Const. Art. 4 § 6

Injunctions, power of superior court to issue on Sunday 2.08.010, Const. Art. 4 § 6 Liquor sales 66.08.166, 66.08.167

Process

habeas corpus

power of superior court to issue writ of on Sunday 2.08.010, Const. Art. 4 § 6

injunctions, power of superior court to issue on Sunday 2.08.010, Const. Art. 4 § 6

Prohibition, power of superior court to issue writ of on Sunday 2.08.010, Const. Art. 4 § 6 Publication of legal notices, consecutive publication omission on Sundays and holidays, legality 65.16.100

SUNRISE LAWS

Definitions 43.133.020

Effect on validity of legislative action 43.133.080

Sunrise notes

contents 43.133.040

filing 43.133.060

forwarding to legislative committees

43.133.070

preparation 43.133.050 procedure 43.133.030

SUNSET LAWS

Alternative public works contracting procedures 43.131.407, 43.131.408

Definitions 43.131.030

Entities scheduled for termination Ch. 43.131

Expiration 43.131.900 Hispanic affairs commission

repeal 43.131.342

termination 43.131.341

Legislature

findings 43.131.020

Manufacturing innovation and modernization extension service program

repeal 43.131.410 termination 43.131.409

Minority and women's business enterprises

linked deposit program repeal 43.131.382

Performance measures 43.131.061

Prescription drug discount program

repeal 43.131.404

termination 43.131.403

Program and fiscal review 43.131.051

Regulatory assistance, office of repeal 43.131.402 termination 43.131.401

Scope of review, recommendations 43.131.071 Sex offender policy board repeal 43.131.412 termination 43.131.411

State entities

reestablishment when scheduled for

termination 43.131.040 termination, effect 43.131.090, 43.131.100, 43.131.130

termination, procedure 43.131.150

Termination of entities, effect 43.131.090

Underground storage tank program termination 43.131.393, 43.131.394

Veterans innovations program 43.131.405, 43.131.406

SUPERFUND (See HAZARDOUS WASTE CLEANUP

SUPERINTENDENT OF PUBLIC INSTRUCTION

Administrative hearings

contract with administrative hearings office 28A.300.120

Adult education

transfer of powers of superintendent of public instruction and state board of education to state board for community and technical colleges 28B.50.912

African-American students

education performance measures 28A.300.137

Agriculture, vocational education, See SUPERINTENDENT OF PUBLIC INSTRUCTION, subtitle Vocational agricultural education

Annuities, tax deferred 28A.400.250 Art, works of, purchases 28A.335.210

Assessment tests

coordination of procedures 28A.230.250 curriculum-based procedures 28A.155.140 local control and flexibility 28A.630.045 mathematics, end-of-course assessments 28A.655.066

norm-referenced 28A.655.200 objective alternative methods 28A.655.063, 28A.655.065

reporting requirements 28A.655.090 Assistant superintendent

appointment, civil service exemption 28A.300.020

Associated student body, rules and regulations affecting, promulgation of 28A.325.020 Autism, information 28A.155.190

Basic education allocation

annual apportionments by 28A.150.250 paperwork to be reduced 28A.150.290 unforeseen conditions to be recognized 28A.150.290

Budget

Budget
educational centers, inclusion in biennial
budget request 28A.205.090
Budget procedures and practices, adoption of
rules and regulations for 28A.505.140
Buildings and plants, state aid
art, works of, purchases 28A.335.210
common school plant facilities aid
powers and duties 28A.525.164
common school plant facilities aid,
application 28A.525.172

application 28A.525.172 inventory assessment exclusion, new construction eligibility 28A.525.055

Buses, school

driver training and qualifications 28A.160.210 replacement incentive program 28A.160.205 Career and technical education, secondary Ch.

28A.700 Child abuse

council for children and families Ch. 43.121 Child abuse, information on prevention of

rules 28A.300.150 Children's administration out-of-home care,

students in report on educational experiences

28A.300.525 Civics curriculum, interactive 28A.625.035,

28A.630.035 Civil education travel grant program

28A.300.480 26A.300.460 Civil liberties public education program Japanese Americans, World War II internment 28A.300.390, 28A.300.395, 28A.300.400, 28A.300.405, 28A.300.410, 28A.300.412, 28A.300.415

Classroom assistants paraprofessional training program 28A.415.310

College credit programs information 28A.300.118, 28A.300.119

Constitutions, study of, rules and regulations 28A.230.170

Contagious or infectious diseases, exclusion of persons having from school premises, superintendent to distribute rules and

regulations 28A.210.010 Contract file, keeping in accordance with interstate agreement on qualifications of

educational personnel 28A.690.030 Corporal punishment prohibited in the common

schools duty to consult on adoption of policy 28A.150.300

Corrupt practices, penalty 28A.635.050 Crimes against children by school employee notification of conviction or guilty plea, duties

43.43.845 Curriculum

vocational and academic education, development of model curriculum 28A.300.235

vocational and academic education, integration 28A.300.230

Curriculum-based assessment procedures 28A.155.140

SUPERINTENDENT OF PUBLIC INSTRUCTION

approval, rules 28A.545.120 Data systems 28A.300.500, 28A.300.505, breakfast and lunch programs grants, increased state support 28A.235.150 use of state funds 28A.235.145 payments for student education costs 28A.545.070 28A.320.175 Deputy superintendent appointment, civil service exemption 28A.300.020 Nutrition programs, federal duties 28A.300.250 Oath of office 43.01.020 summer food service program federal, administration 28A.235.155 Washington grown fresh fruit and vegetable Disabilities, children with administrative section 28A.155.020, grant program 28A.235.170 Paraeducators Gang activity 28A.155.030 associate of arts degree program development task force 28A.300.490 administrative section for 28A.630.400 Paraprofessional training program 28A.415.310 Part time students, enrollment authorized, duty and authority 28A.155.090 Graduation requirements Dropout prevention, intervention, and retrievel implementing rules, exemptions 28A.230.100 system Ch. 28A.175 Handicaps, children with reimbursement of costs, superintendent's Duties Const. Art. 3 § 22 commitment order transmitted 26.40.060 duties 28A.150.350 Early intervention programs and curriculum planning 28A.155.140 Hearing tests for pupils in school 28A.210.020, 28A.210.030, 28A.210.040 Powers and duties board of supervisors, as member of 28A.335.270 Educational centers High schools student enrollment options, rules 28A.600.390 transcripts, standardized 28A.230.135 allocation of funds 28A.205.070 classification and numbering system of school biennial budget request, SPI to include in districts 28A.300.065 28A.205.090 Highly capable students generally 28A.300.040, 28A.300.045 Educational centers, certification 28A.205.010 Educational service districts board-member districts, boundary changes, hearing tests for pupils in school, duties respecting 28A.210.030, 28A.210.040 authority of districts 28A.185.030 funding, categorical 28A.185.020 program established 28A.185.010 national guard youth challenge program 28A.300.165
Preschools, regulation 28A.215.020
Principal internship support program 28A.415.270 board decides questions on 28A.310.030 boundaries, changes in, superintendent to furnish materials and personnel aid 28A.310.020 program review and monitoring 28A.185.050
Holocaust instruction encouraged materials, preparation and availability of 28A.300.115 budgets 28A.310.330 delegation of authority to districts Honors awards program areas included 28A.600.060 rule making authority 28A.415.300 Private school advisory committee, appointment 28A.310.470 business and industry recognition encouraged 28A.195.050 employee attendance incentive program duties 28A.310.490 purpose 28A.310.010 28A.600.080 Professional educator standards board 28A.410.200, 28A.410.210, 28A.410.220, 28A.410.230, 28A.410.240 established 28A.600.050 materials for conferring honors 28A.600.080 self-insurance programs 48.62.125 rule adoption, authority and requirements Professional educators excellence 28A.300.050 state funds allocated to by, procedure 28A.600.070 Public meetings, notices of, contained in state 28A.310.320 Immunization program for school children register 34.08.020 28A.210.060, 28A.210.070, 28A.210.080, 28A.210.090, 28A.210.100, 28A.210.110, superintendent to provide assistance in Records to be kept at seat of government Const. consideration of the initial proposed plan Art. 3 § 24 28A.210.120, 28A.210.140, 28A.210.170 Religious rights of students 28A.600.025 transfer of records when prior district is split record verifying procedure, rule adoption Reports to into two or more educational service 28A.210.150 state school directors' association by districts 28A.310.310 statewide information to be provided 28A.345.040 Residential school residents, educational programs 28A.190.020, 28A.190.030, 28A.190.040, 28A.190.050, 28A.190.060 Election 28A.300.010, Const. Art. 3 § 1 28A.210.130 Immunization program for school children, rules 28A.210.160 Employees Employees
corrupt practices
penalty 28A.635.050
Employment of clerical help 28A.300.020
Energy information program
development duties 28A.300.164
Equalization of state funds, rules and regulations Incarcerated parents Retirement, tax deferred annuities 28A,400,250 policies for children of 28A.300.520
Indoor air quality in schools
model program 70.162.050
International student exchange organizations Rules enforcement by school board of directors 28A.600.010 school district bylaws to be in conformance to be adopted by, concerning part time students and work training programs 28A.150.350 exchange program information to districts 28A.300.240 with 28A.600.010 Rules and regulations of Interstate agreement on qualifications of educational personnel, duties under 28A.690.010, 28A.690.020, 28A.690.030 educational centers Excellence in education reentry into school system 28A.205.030 in-service service training, allocation of funds 28A.415.040 award program certificate 28A.625.042 Christa McAuliffe award for teachers Legislative youth advisory council 28A.300.801 Salary, amount of 43.03.010 Local school district superintendent 28A.625.030 established 28A.625.020 School apportionment, duty of superintendent to professional certification not required by 28A.410.120 make 28A.510.250 powers and duties 28A.625.050 recognition award 28A.625.042 Math, engineering, and science achievement School employee providing service to superintendent, reimbursement of substitute Washington state Christa McAuliffe award legislative findings and intent 28A.625.200 28A.300.035 for teachers 28A.625.030 Mathematics School plant facilities aid Family preservation education program after-school support program 28A.300.510 1984 bond issue, duties under 28A.525.216 28Å.300.185 college readiness test 28A.320.180 School plant facilities aid, 1980 bond issue, Federal food service revolving fund 28A.235.020, 28A.235.030 duties under 28A.525.230, 28A.525.240, 28A.525.250, 28A.525.260, 28A.525.270, statewide director for math, science, and technology 28A.300.515 Federal forest revolving account 28A.520.020 Federal funds, authority to receive and disburse 28A.525.280, 28A.525.290, 28A.525.300 Schools, administration 28A.150.070 Mentor teachers full-time mentor teachers pilot program 28A.235.010 28A.415.260 Schools administered by Const. Art. 3 § 22 Federal funds, receipt and administration of by superintendent of public instruction teacher assistance program, participation in Schools and school districts 28A.415.250
Missing children clearinghouse duties relating to 13.60.030
National guard youth challenge program district regional committees, duties 28A.300.070 28A.315.175 powers and duties, public information and guidance manual 28A.525.060, Financial literacy public-private partnership account 28A.300.465 best methods, outcome measures 28A.300.460 28A.525.174 28A.300.165 Natural science, wildlife, and environmental Science definitions, strategies, report 28A.300.455 duties 28A.230.205 established 28A.300.450 education grant program 28A.300.440, 28A.300.445 statewide director for math, science, and technology 28A.300.515 Nonhigh school district payments for student Scoliosis, school screening program for expiration date 28A.300.470 education costs distribution of rules, records and forms rule-making authority 28A.545.110 Food service revolving fund 28A.235.020, 28A.210.220 28A.235.030 Nonhigh school districts Self-insurance of school and educational service Food services new programs or grades districts

[RCW Index—page 714] (2008 Ed.)

operation and management, rule-making authority 48.62.121

Sex offenses, sex offenders, victims of sexual assault

educational materials regarding 28A.300.145 Sexual equality in public schools, See SEXUAL **EQUALITY**

Sexual harassment policies 28A.640.020 Sexual health education 28A.300.475 Skill centers Ch. 28A.245

State aid for school buildings and plants, duties concerning, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Buildings and plants, state aid

State general fund

estimate of apportionment demands certified to governor 28A.300.170

State otologist, cooperation with 70.50.020

student athletes, loss of eligibility for use 69.41.340

warning signs displayed in schools 69.41.330 Student teaching centers allocation of funds 28A.415.130

rulemaking authority 28A.415.145

Students

at-risk, rules 28A.630.810 due process 28A.600.015

Succession to office of governor Const. Art. 3 §

Superintendent and program administrator internship support program 28A.415.280 rule making authority 28A.415.300 Suspension of students

community service as alternative duties 28A.600.415

Teacher assistance program 28A.415.250 full-time mentor teachers pilot program 28A.415.260

Teacher certification

revocation or suspension 28A.410.090 violation or noncompliance investigatory powers of superintendent of public instruction 28A.410.095

Technology, educational definitions 28A.650.010

education technology account 28A.650.035 educational technology advisory committee 28A.650.015

K-12 education statewide network, distribution of funds to expand 28A.650.030

K-12 education technology plan development and implementation 28A.650.015 legislative findings and intent 28A.650.005 regional educational technology support centers, distribution of funds to 28A.650.025

regional educational technology support centers and advisory councils 28A.650.020 rule making authority 28A.650.040

Temperance and good citizenship day, program for 28A.230.150

Term of office 28A.300.010, 43.01.010, Const. Art. 3 § 3

Traffic safety commission, membership on 43.59.030

Traffic safety education courses in schools alcohol and drug abuse information, inclusion in instructional material for 28A.220.060 annual report of school districts to

28A.220.030 audit of records and accounts of school districts 28A.220.030

intermediate drivers' licenses 28A.220.070 rules and regulations promulgated by 28A.220.030

traffic safety education section in office of superintendent, duties 28A.220.030

Traffic safety education in schools driving safely among bicyclists and pedestrians 28A.220.085 Transitional bilingual instruction program 28A.180.010, 28A.180.020, 28A.180.030, 28A.180.040, 28A.180.060, 28A.180.080 report to legislature 28A.180.090

Transportation costs, equipment, reimbursement from state funds, superintendent's duties 28A.150.280

Transportation routes, superintendent's duties 28A.160.040, 28A.160.050, 28A.160.060, 28A.160.070

Transportation vehicle fund, rules, authority to promulgate 28A.160.130

Video telecommunications programming coordination duties 28A.300.190

Violence prevention training for school employees 28A.300.270

Violence reduction

conflict resolution and mediation program 28A.300.280

Visual arts program 28A.335.210 Vocational agricultural education rules 28A.300.100

vocational agriculture education service area, established, duties 28A.300.090

Vocational-technical institutes

transfer of powers of superintendent to state board for community and technical colleges 28B.50.915

Waste reduction and recycling awards program duties 70.95C.120

Weapons possession on school premises incident reporting requirements 28A.320.130 Work force training and education coordinating

cooperation 28A.300.220 World War II oral history project 28A.300.370

SUPERIOR COURT JUDGES' ASSOCIATION

Annual meetings 2.16.050 Creation 2.16.010 Membership 2.16.010 Officers

election and terms 2.16.020 Uniform court rules, may establish and amend 2.16.040

SUPERIOR COURTS

Actions

damages, five thousand dollars or less, attorneys' fees as costs 4.84.300 Actions, See also ACTIONS AND

PROCEEDINGS

Actions by cities and towns to terminate trust, property acquired at local improvement foreclosure proceedings 35.53.040, 35.53.050, 35.53.060, 35.53.070
Actions to determine land boundaries 58.04.020

Adjournments effect of 2.08.040 power of 2.28.120

supplemental proceedings 6.32.050 while jury is out 4.44.350

Administrator for the courts act, application of 2.56.080

Allocation, each county to have a superior court 2.08.060

Appellate jurisdiction 2.08.020, Const. Art. 4 § 6 Appointment of attorneys to represent indigent accused of crime 36.26.090

appointment 2.32.330 compensation amount 2.32.360 payment of 2.32.370

number 2.32.330 Birth records, petition to superior court when delayed registration not available 70.58.145

Books to be kept, enumeration of 36.23.030 Cities and towns

actions by to terminate trust, property acquired at local improvement or utility local improvement foreclosure proceedings 35.53.070, 35.54.050

dissolution, involuntary 35.07.240 Clerks

abstract of verdict duties 4.64.100 acknowledgment of instruments 64.08.010 affidavit required for service by publication filed with 4.28.100

aliens committed for crime, notice to immigration authorities, copies of clerk's records 10.70.150

assignment of judgment filed with 4.56.090 attachment

bond filed with 6.25.080 issuance of writ 6.25.030

attestation of court records and proceedings for admission in evidence 5.44.010 bonds, official, determination of amount

civil rights, issuance of copies of instruments restoring 5.44.090

consent to decrease in number of jurors entered by 4.44.120 cost bill filed with 4.84.090

cost bills in felony cases, duties 10.46.220

bond in lieu of separate security filed with 4 84 220

deposits in lieu of bonds for security for costs 4 84 210

security for costs filed with 4.84.210 standing bond for numerous actions 4.84.220 taxation by, retaxation by court 4.84.200 court exhibits

criminal cases, preservation for at least fifteen years 36.23.070 destruction of 36.23.070

court records, custody and delivery 36.23.040 criminal procedure, final record of

proceedings made by 10.64.100 decisions of superior court judges filed with

2.08.190 deposits with, in lieu of bond for security for

costs 4.84.210 disbursements statement filed with 4.84.090

eminent domain proceedings affidavit of unknown owners filed with 4.28.120 entries in execution docket (contents) 4.64.080

entry of judgment in execution docket 4.64.030

entry of proof as executor or administrator for execution of judgments 6.17.030 entry of proof as legal representative for

execution of judgment 6.17.030 entry of verdict by 4.64.020

execution docket duties 4.64.060 execution docket entries by 4.64.100

execution of judgments duties 6.17.120

fees 36.18.012, 36.18.014, 36.18.016, 36.18.018

electronic payment 36.23.100 enumeration 36.18.020

waived, when 36.18.022 filing with

assignment of judgment 6.17.030 attachment

bond 6.25.080 cost bill 4.84.090

cost bond in lieu of separate security 4.84.220

decisions and rulings made outside of county where cause is pending 2.08.200

disbursement statement 4.84.090 eminent domain proceedings affidavit of unknown owners 4.28.120

foreign judgments authorized, effect 6.36.025

notice, contents, effect 6.36.035 iudgments

certified abstract of judgment 4.56.200 certified abstract of record of judgment of justice of the peace filed with judgment liens commencing on 4.56.200

SUPERIOR COURTS

certified copies of assignment of judgment satisfaction of judgment for payment of Files of, See also SUPERIOR COURTS, subtitle money only, procedure 4.56.100 4.56.090 Records ing, See SUPERIOR COURTS, subtitle certified transcript of docket of justice of state, judgments against, duties 4.92.040 the peace filed with, judgment of liens commenced by 4.56.200 testimony, taking by 5.28.010 Člerks traffic charges, records 46.52.101 Fines, penalties, forfeitures, and costs iudicial sales traffic violations record, clerk to keep disposition 10.82.070 confirmation proceedings 6.21.110 Forfeiture of office for late decisions 2.08.240 46.52.100 judicial sales redemption 6.23.040 transcript of record entries on venue change Garnishment fee, application for writ 6.27.060 motion to review court commissioners' 4.12.100 proceedings 2.24.050 transcripts of testimony filed with 2.32.240 jurisdiction over state and political note of issue of facts 4.44.020 transmission of records on venue change subdivisions, when 6.27.040 note of issue of law furnished to 4.44.020 4.12.090 Grand jury summoned only on order of judge official bonds 36.16.060 trial docket, entering trial date of issues of fact Const. Art. 1 § 26 referee's report 4.48.080 4.44.020 Guardians rulings and decisions of superior court verdicts filed with 4.44.460 authority to appoint 11.88.010 judges 2.08.190 wills, recording and filing of 11.20.050 Habeas corpus holidays, issuance of writ on 2.08.010, Const. Art. 4 § 6 service by publication affidavit 4.28.100 writ of execution subscribed by 6.17.110 Collection of unpaid financial obligations, transcript of testimony 2.32.240 contracts 36.18.190 Contempt, See CONTEMPT power to grant writ 7.36.040, Const. Art. 4 § 6 writ returnable to 2.04.010 verdict 4.44.460 filing with, See also RECORDING AND Habeas corpus, See also HABEAS CORPUS Corporations liquidation, nonprofit corporations 24.03.265 FILING generally Ch. 36.23 Health care claims County commissioners habeas corpus exemption of mediated action from arbitration delivery of writ to sheriff, when 7.36.060 issuance of writs and process 7.36.240 or settlement conference requirements appeals from, procedure 36.32.330 compensation for extra services, approval 36.32.310 7.70.130 indexing by Human rights commission appeal from orders 49.60.270, 49.60.280 certified abstracts of judgments 4.64.120 certified transcript of judgment of district County legislative authority approval of special attorneys 36.32.200 enforcement of orders 49.60.260 court 4.64.120 County road improvement districts assessments, Injunctions issuance of copies of instruments restoring civil rights 5.44.090 generally Ch. 7.40 appeals from 36.88.100 holidays, issuance on 2.08.010, Const. Art. 4 § County roads, true location, action to determine judgments 36.75.120 certified abstract of judgment filed with County seats, sessions held at 2.08.030 Injunctions, See also INJUNCTIONS, subtitle judgment liens commenced on 4.56.200 Court commissioners Superior courts Involuntary dissolution, decree of, nonprofit corporations 24.03.290 certified abstract of record of judgment of appointed Const. Art. 4 § 23 justice of the peace filed with concurrent powers in certain instances judgment liens commencing on 4.56.200 certified transcript of docket of justice of the 2.24.040 Journals of proceedings, clerk to keep 2.32.050 pro tempore 2.08.185 Judge as trustee, unincorporated towns on United peace filed with, judgment liens commenced by 4.56.200 Court commissioners, See also COURT States land 58.28.480 COMMISSIONERS Judges judicial sales Court house, county to furnish 2.28.139 acknowledgment of instruments 64.08.010 Court of appeals, appointments to, replacement 2.06.070 confirmation, notice requirements 6.21.110 administrator for the courts confirmation docket entries 6.21.110 assignment to another county or district by Court of record, as 2.08.030, Const. Art. 4 § 11 chief justice, duty to obey 2.56.040 expenses when under assignment 2.56.070 custody of money before confirmation 6.21.110 Courtrooms acquisition of suitable 2.28.140 sheriff's return to clerk 6.21.100 requests for information, must comply with jury impanelling procedure, duties 4.44.120 law partnership prohibited 2.32.090 2.56.050 neglect in providing suitable 2.28.140 affidavit of prejudice against 4.12.050 allocation of 2.08.061, 2.08.062, 2.08.063, Courts of limited jurisdiction, appeals 3.02.020 levy and sale on execution of judgment, duties 2.08.064, 2.08.065 6.17.130 listing legal newspapers 65.16.070 appointment 2.32.330 number 2.32.330 annual conference of judges 2.56.060 mistakes, vacation or modification of Damage actions, five thousand dollars or less, assignment of judges and judicial business Const. Art. 4 § 5 judgment or order because of 4.72.010 attorneys' fees as costs 4.84.300 Decisions, time limit for rendering 2.08.240 motion for, time limitation for 4.72.020 contempt of court money in lieu of bond in civil actions deposited with 4.44.470 Decisions to be made within ninety days Const. punishment power 2.28.070 contempt of court, See also CONTEMPT Art. 4 § 20 Deposits in, See DEPOSITS IN COURT motion dockets, entering argument date of continuances, power of judge to grant within judicial district 2.08.190 issues of law 4.44.020 Detainers, interstate notes of official reporter filed with 2.32.200 administrator, state 9.100.060 county boundary determinations, oaths and affirmations administered by appropriate court, defined 9.100.020 qualifications 36.05.020 5.28.010 enforcement 9.100.030 court commissioners escape, effect 9.100.040 omissions of, vacation or modification of appointment of 2.24.010, Const. Art. 4 § 23 judgment or order because of 4.72.010 giving over of inmate authorized 9.100.050 concurrent powers in certain instances motion for, time limitation for 4.72.020 request for temporary custody, notice to 2.24.040partition proceedings, See PARTITION prisoner and governor 9.100.070 decisions, time limit for rendering Const. Art. powers and duties, generally 2.32.050 text of agreement 9.100.010 practicing law prohibited 2.32.090 record of attendance of witnesses to be kept by transmission of copies of chapter by secretary defects in law, reporting to supreme court Const. Art. 4 § 25 of state 9.100.080 Ditches and drains, private condemnation proceedings, generally Ch. 85.28 Documents, See SUPERIOR COURTS, subtitle defined as judicial officers 2.28.030 disqualification of 2.28.030 recording and filing of wills 11.20.050 grounds for change of venue 4.12.030 waiver 2.28.030 election of 2.08.060, Const. Art. 4 § 5 recording of assignment of judgment 6.17.030 redemption, certificate of judgment docket Records Election of judges Const. Art. 4 § 5 Equity jurisdiction Const. Art. 4 § 6 6.23.080 referees final report and papers to be filed with 4.48.110 nonpartisan primary no contest, authority of legislature to Exhibits availability to reporters 2.32.290 notice to clerk five days prior to trial destruction, sheriff's disposal, or preservation 36.23.070 provide procedure, when Const. Art. 4 § 4.48.130 Family court eligibility Const. Art. 4 § 17 referee's report filed with 4.48.080 replevin, claims of immediate delivery, return jurisdiction 26.12.010 habeas corpus bail 7.36.150 of proceedings to be filed with 7.64.110 revision of acts and proceedings of 26.12.215 rulings and decisions of superior court judges criminal charge, investigation of 7.36.150 filed with 2.08.190 availability to reporters 2.32.290 determination of case, powers 7.36.170

[RCW Index—page 716] (2008 Ed.)

determination of cause 7.36.120	travel expenses, reimbursement of 2.08.115	authorization /.06.010
discharge 7.36.150 hearings	session of court may be held in any county on request Const.	costs 7.06.060 decision, award, appeal, trial, judgment
adjournment of 7.36.110	Art. 4 § 7	7.06.050
summary procedure 7.36.120	state bar membership 2.48.021	effective date 7.06.910
limitation on inquiry 7.36.130	terms of office 2.08.070, Const. Art. 4 § 5	implementation, supreme court rules 7.06.030
power to grant writ 7.36.040, Const. Art. 4 §	transcripts of testimony, ordering for pauper	right to trial by jury 7.06.070
6	2.32.240	severability 7.06.900
recommitment 7.36.150	uniform rules, to establish 2.08.230	Metropolitan municipal corporations,
return, determination of 7.36.110	vacancies	enforcement of rules and regulations
return of writs and process, specification of time 7.36.240	how filled 2.08.120	35.58.360 Motor vehicle law
returnable to 2.04.010	term of appointee 2.08.120 term of electee 2.08.120	concurrent jurisdiction 46.08.190
temporary orders 7.36.220	visiting judges	Mt. St. Helens
warrant to prevent removal or irreparable	assigned under administrator for the courts	proceedings necessary to facilitate recovery
injury 7.36.190	act, expenses when under assignment	given precedence 43.01.215
witnesses 7.36.150	2.56.070	Municipal courts, concurrent jurisdiction
compelling attendance of 7.36.170	governor to appoint when requested	35.20.250
ineligible to other office or employment	2.08.140	Municipal local improvement assessments and
Const. Art. 4 § 15	request for by judge or judges 2.08.150	utility local improvement assessments
injunctions Ch. 7.40, 7.40.010 judicial gowns 2.04.110	requests for to governor 2.08.140 writs may be issued by Const. Art. 4 § 6	foreclosure proceedings 35.50.050 Municipal local improvements, appeal of
juries, not to charge as to matters of fact Const.	Judicial power, vested in Const. Art. 4 § 1	decisions 35.44.200, 35.44.210, 35.44.220,
Art. 4 § 16	Juries, See JURIES AND JURORS	35.44.230, 35.44.240, 35.44.250
jurisdiction Const. Art. 4 § 6	Jurisdiction	Naturalization, power of Const. Art. 4 § 6
injunctions 7.40.010	actions against state 4.92.010, 4.92.090	Nonjudicial days, closed on 2.08.030
restraining orders 7.40.010	appellate 2.08.020, Const. Art. 4 § 6	Oath of office 2.08.080
legal aid county committee, member of	courts of limited jurisdiction, review 3.02.020	Oaths and affirmations
2.50.070	ejectment and quieting title 7.28.010	form may be varied by 5.28.030
magistrates, are 2.20.020 matters heard outside of judicial district	equity jurisdiction Const. Art. 4 § 6 family court 26.12.010	power to administer 2.28.010 Open, except on nonjudicial days Const. Art. 4 §
2.08.200	harassment actions, transfer from district court	6
member of superior court judges' association	allowed, conditions 10.14.150	Orders, See ORDERS OF COURT
2.16.010	injunctions 7.40.010	Original jurisdiction 2.08.010
not to practice law 2.48.200	labor dispute injunctions 49.32.050	Platting, subdivision and dedication of land,
oath of office 2.08.080, Const. Art. 4 § 28	motor vehicle violations	judicial review 58.17.180
powers 2.28.080	concurrent jurisdiction 46.08.190	Port district dissolution
in counties of his judicial district 2.08.190 to issue writs 2.08.010	municipal courts, concurrent jurisdiction 35.20.250	counties with populations of from eight thousand to less than twelve thousand,
practice of law prohibited Const. Art. 4 § 19	original 2.08.010, Const. Art. 4 § 6	disposition of funds 53.49.010
prejudice of	restraining orders 7.40.010	order 53.48.030, 53.48.040
affidavit of prejudice 4.12.050	Thurston county	sixth class counties, disposition of funds
ground for change of venue 4.12.050	actions against state brought in 4.92.010	53.49.020
pro tempore 2.08.180, 2.08.185, Const. Art. 4	writs returnable to from supreme court	Powers and duties
§ 7	2.04.010	amendments of pleadings and proceedings 4.32.250
pro tempore appointment 2.56.170 recall, exception from Const. Art. 1 § 33	Jurisdiction, See also JURISDICTION Jurisdiction over landlord and tenant, residential	naturalization Const. Art. 4 § 6
rendition of accused persons act	landlord and tenant act 59.18.050	time extensions beyond statutory limitation
designated agent must file certain documents	Jurisdiction under land development act	4.32.250
with 10.91.010	58.19.280	Powers in conduct of judicial proceedings
impose conditions of release to assure	Jurors	2.28.010
appearance at hearing 10.91.020	compensation by county when 36.01.060	Probate
order for return of accused person to	Jurors, See also JURIES AND JURORS, subtitle	nonjudicial resolution of disputes 11.108.900 trust and estate dispute resolution Ch. 11.96A
demanding court, judge or magistrate, issued by 10.91.030	Superior courts Juvenile court	Proceedings, clerk to record 2.32.050
preliminary hearing upon arrest of accused	consolidated juvenile services	Process
person	purpose 13.06.010	execution of by sheriff 2.08.220
advise right to confront witnesses against	rules and regulations governing 13.06.030	jurisdictional extent 2.08.210, Const. Art. 4 §
him 10.91.020	state aid for 13.06.020	6
advise right to counsel 10.91.020	application 13.06.040	territorial extent 2.08.210
advise right to produce evidence 10.91.020	computation of 13.06.050	Process, See also PROCESS
may waive hearing and agree to be returned to demanding state 10.91.020	probation counselor and detention services, administration by 13.04.035	Recesses, adjournments construed as 2.08.040
set time and place of hearing 10.91.020	Juvenile court division 13.04.021	while jury is out 4.44.350 Records
warrant for arrest of accused person violating	Juveniles, See JUVENILE COURT	to be kept 36.23.030
terms of release, issued by 10.91.010	Labor dispute injunctions	clerk to keep 2.32.050
report to judges of supreme court as to defects	generally Ch. 49.32	custody 36.23.040
or omissions in statutes 2.08.250, Const.	jurisdiction 49.32.050	destruction 36.23.065
Art. 4 § 25	Land development act, jurisdiction under	files and proceedings, clerk may authenticate
retirement Const. Art. 4 § 3A	58.19.280 Land use petitions, judicial review Ch. 36.70C	by certificate or transcript 2.32.050
judicial retirement system, See JUDICIAL RETIREMENT SYSTEM;	Legal holidays	lost or destroyed probate records, replacement of 5.48.060
RETIREMENT AND PENSIONS	adjournment 2.28.110	replacement of
salaries 2.08.092, Const. Art. 4 § 13, Const.	judicial business prohibited, exceptions	hearing 5.48.040
Art. 4 § 14	2.28.100	methods 5.48.020
affidavit of compliance with administrator	Logging liens	procedure 5.48.030
for the courts, salary withheld until	appointment of receiver 60.24.130	substitution of copies for lost or destroyed
2.56.040	venue 60.24.120	records 5.48.010
apportionment to counties 2.08.110	Mandatory arbitration	reproduction
increase during term, authorized Const. Art. 30 § 1	actions subject to 7.06.020 arbitrators, qualification, compensation,	authority 36.23.065 effect 36.23.067
serving districts comprising more than one	appointment 7.06.040	Removal from district court, third party actions
county	attorney's fees 7.06.060	authorized, when 4.14.010

SUPERIOR STUDENTS

grounds for granting 4.14.010	action against 49.38.040	creditor, allowed to 6.32.160
joint claims, discretionary 4.14.010 Removal from justice court, third party actions	Thurston county superior court actions against state brought in 4.92.010	debtor, to 6.32.170 Discontinuance 6.32.150
attached property, effect of 4.14.040	Traffic school of city or town and county, court	Dismissals 6.32.150
filing petition for 4.14.020	may compel attendance at 46.83.050	Disposition of balance after judgment satisfied
notice of petitions 4.14.020 order for 4.14.030	Transcripts of proceedings, change of reporters, notes of outgoing reporter may be	6.32.110 Examination
petition for 4.14.020	transcribed 2.32.260	answers required 6.32.200
procedure for 4.14.020	Transcripts of testimony 2.32.240	immunity if compelled to answer 6.32.200
remand to justice court 4.14.030 Report to supreme court of defects in laws Const.	Trusts nonjudicial resolution of disputes 11.108.900	oaths 6.32.050 before whom 6.32.040
Art. 4 § 25	transfer of administration to another	witnesses 6.32.050
Reporters	jurisdiction 11.98.055	Fees of referee 6.32.280
amanuensis, to act as 2.32.280 appointment of 2.32.180	transfer of assets to another jurisdiction 11.98.055	Immunity from prosecution if compelled to testify 6.32.200
court files available to 2.32.290	trust and estate dispute resolution Ch. 11.96A	Injunction against property transfer 6.32.120
duties 2.32.200 exhibits available to 2.32.290	Tuberculosis control confinement of person with active	Joint debtors 6.32.210
expenses 2.32.210	tuberculosis 70.28.037	Judgment debtor, required to answer interrogatories 6.32.015
judicial districts under 25,000 population	Unemployment compensation	Jurisdiction 6.32.240
2.32.220 joint reporters 2.32.230	appeals from decisions 50.32.150 contributions by employers, collection by civil	Jury prohibited 6.32.260 exceptions 6.32.260, 6.32.270
office space authorized 2.32.300	action 50.24.120	Order authorizing payment by debtor of
other reporting services allowed if not in	Uniform interstate family support act	judgment debtor to sheriff 6.32.070
conflict with duties 2.32.310 pro tempore 2.32.270	judicial proceedings, state tribunal Ch. 26.21A Uniform rules, judges to establish 2.08.230	Order for examination of judgment debtor contents 6.32.010
qualifications 2.32.180	Unincorporated towns on United States land	debtor fails to appear
salaries 2.32.210	certificates to claimants, recording 58.28.310	plaintiff entitled to costs and fees 6.32.010
transcript of proceedings, evidence, use of in civil actions 2.32.250	government town site entries, duty to make 58.28.210	prerequisites 6.32.010 Order requiring delivery of money or personal
Retirement plan, See RETIREMENT AND	Utilities and transportation commission order	property 6.32.080, 6.32.110
PENSIONS Province by court of connects grouped by Const. Art	review by superior court 80.04.180	sheriff's powers and duties 6.32.090
Review by court of appeals, generally Const. Art. 4 § 30	Vacancies in office governor to fill 2.08.069, 2.08.120, Const. Art.	Personal property, adjudication of title 6.32.270 Real property, adjudication of title 6.32.270
Review of county commissioners' expenditures	4 § 5	Receivers
for emergencies 36.40.150	pending action 2.28.130	notice of discontinuance or dismissal of
Review of municipal courts 35.20.030 Rules	Venue actions by or against 36.01.050	proceedings 6.32.150 Referees
authority to establish supplemental rules	corporations, involuntary dissolution,	examination before authorized 6.32.040
2.04.210 government of court, uniform rules to be	nonprofit corporations 24.03.260 real estate actions	fees 6.32.280 oath of 6.32.060
established 2.08.230	liens on, enforcement of 2.08.210	Service
uniform court rules, superior court judges'	quieting titles 2.08.210	affidavits supporting warrant of arrest
association may establish and amend 2.16.040	recovery of possession 2.08.210 Venue, See also VENUE	6.32.140 orders 6.32.130
Rules of government, may establish Const. Art. 4	Venue change of judge due to prejudice,	warrant of arrest 6.32.140
§ 24 Pulse of plending practice and precedure	appointment of visiting judge 4.12.040	Sheriff's powers and duties
Rules of pleading, practice and procedure authority of supreme court to promulgate	Visiting judges expenses of 2.08.170	application of money or property 6.32.100 disposition of balance after judgment satisfied
2.04.190	governor to appoint when requested 2.08.140	6.32.110
conflict of laws and rules 2.04.200 Schools, public	judicial gowns 2.04.110	pursuant to order requiring delivery of money
sexual equality in	simultaneous sessions authorized 2.08.160	or personal property 6.32.090 Third parties may be joined 6.32.030
action to enforce violation 28A.640.040	business distribution 2.08.160	Venue 6.32.240
Seal Const. Art. 27 § 9 clerk to keep and use 2.32.050	judgments, decrees, orders, and proceedings, effect of 2.08.160	Warrant of arrest authorized, when 6.32.010
description of 2.08.050	Water-sewer districts, review of decisions	vacation and modification 6.32.020
Session of court simultaneous sessions of same court, effect of	relating to assessments 57.16.090	SUPPORT (See also UNIFORM
2.08.160	Witnesses material witnesses, determination of	PARENTAGE ACT)
Sessions	materiality, right to attorney, attorney's	Child support, See CHILD SUPPORT Children
distribution of business Const. Art. 4 § 5 failure of pending actions 2.28.130	fees 10.52.040	health insurance 26.09.105
simultaneous sessions at same court, effect of	power to compel attendance, prepayment or tender of fees and subsistence allowances	mandatory arbitration may be authorized
2.08.160	5.56.010	7.06.020 unemployment compensation disclosure
when held 2.08.030 where held 2.08.030	Worker and community right to know civil actions authorized 49.70.150	50.40.050
Settlement conferences, supreme court to adopt	Writs, power to issue 2.08.010, Const. Art. 4 § 6	Dissolution of marriage maintenance order for spouse 26.09.090
rules 2.04.215 Sewer or water system transfer from a county to	SUPERIOR STUDENTS (See SCHOOLS	Family support
a district	AND SCHOOL DISTRICTS, subtitle	chargeable husband and wife 26.16.205
decree 36.94.440	Highly capable students)	joint liability of husband and wife 26.16.205 stepchildren, liability of stepparent after
Small claims actions removed to superior court 12.40.027	SUPPLEMENTAL PROCEEDINGS Adjournments 6.32.050	divorce 26.16.205
appeals Ch. 12.36	Adjudication of title to property 6.32.270	Legal separation, maintenance order for spouse
State limited access facility through city, town, or	Attendance 6.32.190	26.09.090 Maintenance of spouse
county, board of review to review plan, court may appoint members of 47.52.150	Bond insuring attendance 6.32.010 Contempt 6.32.180	mandatory arbitration may be authorized
Suspension of judge or justice 2.64.094	Continuance before another judge 6.32.220	7.06.020
Theatrical enterprises failure to deposit cash or bond 49.38.030	Corporations appearance 6.32.190	SUPPORT OF DEPENDENT CHILDREN— ALTERNATIVE METHOD (See also
wages		
wages	examination of 6.32.190	CHILD SUPPORT) Adjudicative proceedings

[RCW Index—page 718] (2008 Ed.)

parties' current address, duty to inform	financial responsibility of, notice and finding	appeals from, discretion of supreme court to
department 74.20A.290	of, procedure 74.20A.055	accept 2.06.030
Assignment of	paternity, acknowledgment of, basis for	transfer of causes between divisions of the
	finding of parental responsibility, contest of	court of appeals by supreme court 2.06.030
earnings 74.20A.240	finding 74.20A.056	transfer of causes from to the supreme court
rights of child, secretary as attorney for certain		2.06.030
purposes 74.20A.250	Savings and loan associations, service on	Court of record Const. Art. 4 § 11
Banks, service on 74.20A.120	74.20A.120	Court of fecold Const. Aft. 4 § 11
community bank accounts 74.20A.120	Secretary	Court reports commission
Collection of debt 74.20A.100	defined 74.20A.020	membership and duties 2.32.160, 2.32.170
Collections, prohibited to be made from public	duties 74.20A.160, 74.20A.170, 74.20A.180	Courts of limited jurisdiction
assistance recipients 74.20A.030	payment schedule 74.20A.160	record, rules for 3.02.030
Community bank accounts, collection actions	Subrogation, of rights to department 74.20A.030	Criers
74.20A.120	Superior court order	appointment 2.32.330
Credit unions, service on 74.20A.120	defined 74.20A.020	number 2.32.330
Debt, constituted by payment of public assistance	Wage assignment or garnishment	Death penalty, mandatory review 10.95.100
moneys 74.20A.030	processing fee by employer 74.20A.080,	Decisions
Debts	74.20A.240	to be in writing and state grounds Const. Art.
compromise, waiver of bar to collection	Withhold and deliver order	4 § 2
74.20A.220	duties of person served 74.20A.080	Decrees, finality of as to parties 2.04.220
uncollectible 74.20A.220	issuance and service, procedure to contest	Departments
Definitions	74.20A.080	apportionment of business to 2.04.150
administrative order 74.20A.020		may be provided Const. Art. 4 § 2
department 74.20A.020	SUPREME COURT	Discretion, appeals from court of appeals
dependent child 74.20A.020	Adjournments, effect of 2.04.040	2.06.030
responsible parent 74.20A.020	Administrator for the courts	District court judges
secretary 74.20A.020	application of 2.56.080	recommendation to legislature on number per
stepparent 74.20A.020	appointed by 2.56.010	county 3.34.020
superior court order 74.20A.020	Annual conference of judges 2.56.060	District court rules
support debt 74.20A.020	Appeals, See APPEALS	presiding judge, selection 3.34.150
	Appellate jurisdiction 2.04.010, Const. Art. 4 § 4	District courts
support moneys 74.20A.020	Bailiffs	rules, supreme court may adopt for 3.30.080
support obligations 74.20A.020	appointment 2.32.330	Dockets, rules for keeping of 2.04.180
Department, defined 74.20A.020	number 2.32.330	En banc
Department claims for support moneys not	Budget and accounting system, estimates of	hearings, how ordered 2.04.150
remitted	judiciary budget 43.88.090	Facilities 2.04.031
collection, limitation 74.20A.270	Chief justice	Federal court local law certificate procedure, See
procedure for enforcement of claim	administrator for the courts	FEDERAL COURT LOCAL LAW
74.20A.270	assignment of judges recommended by	CERTIFICATE PROCEDURE ACT
Dependent child, defined 74.20A.020	administrator 2.56.040	Fees
Disposable earnings, defined 74.20A.090		certificates showing admission of attorney to
Earnings	assistants appointed and compensation fixed	practice 2.32.070
defined 74.20A.090	under approval of chief justice 2.56.020	clerk to collect 2.32.070
exemptions 74.20A.090	funds disbursed under order of chief justice	collection by clerk of court 2.32.070
Employee debtor rights protected 74.20A.230	2.56.090	exemptions 2.32.070
Enforcement actions 74.20A.030	to apportion business of court 2.04.150	filing fees 2.32.070
Federal-state cooperation	assignment of	habeas corpus pauperis 7.36.250
federal funds, authority to adopt necessary	judges to other county or district 2.56.040	opinions 2.32.070
rules to become eligible for 74.20A.310	en banc	petition for review of a court of appeals
statutes and rules to be construed to comply	may order cause to be heard en banc	
with federal law 74.20A.310	2.04.150	decision 2.32.070
Foreclosure and satisfaction 74.20A.140	how determined Const. Art. 4 § 3	schedule of fees 2.32.070
Health insurance	process, style of 2.04.050	Forms of process in supreme court, instituted and
responsible parent required to provide	utilities and transportation commission	prescribed by supreme court 2.04.180
74.20A.300	members, removal of, tribunal appointed	Foster care
Industrial insurance disability compensation,	by 80.01.010	citizen review board system
subject to collection 74.20A.260	Clerk	court duties and rule making authority
Interstate case, automated enforcement	acknowledgment of instruments 64.08.010	13.70.020
74.20A.188	appointment, removal, salary, election Const.	Habeas corpus
Judicial relief 74.20A.200	Art. 4 § 22	federal questions raised by pleading 7.36.140
	fees	original jurisdiction as to 7.36.040, Const. Art.
Jurisdiction over responsible parent 74.20A.057	schedule 2.32.070	4 § 4
Legislative declaration 74.20A.010	habeas corpus	power to grant writ 7.36.040
Liability, civil, failure to comply with order or	delivery of writ to sheriff, when 7.36.060	Habeas corpus, See also HABEAS CORPUS
lien 74.20A.100		Health care claims
Liens	issuance of writs and process 7.36.240	mandatory mediation, court to adopt rules to
assertion of 74.20A.060	law partnership prohibited 2.32.090	implement 7.70.100
generally 74.20A.060	powers and duties 2.32.050	Journals of proceedings, clerk to keep 2.32.050
service of 74.20A.070	practicing law prohibited 2.32.090	Judges
Notice	process to be signed by 2.04.050	censure Const. Art. 4 § 31
child support debts, requirements 74.20A.040	Clerks	chief justice
Payment, by department, defined as debt	oaths and affirmations administered by	selection of Const. Art. 4 § 3
74.20A.030	5.28.010	clerk appointed by Const. Art. 4 § 22
Payments in possession of third parties,	taking of testimony 5.28.010	commission on judicial conduct Const. Art. 4
collection 74.20A.275	Commission on judicial conduct Const. Art. 4 §	§ 31
Privacy, right of recipients, protection	31	decisions to be in writing with grounds stated
74.20A.280	Contempt, power to punish for 2.28.020	Const. Art. 4 § 2
Property, distraint, seizure and sale of	Court congestion reduction act of 1981	defects or omissions in law, reporting to
74.20A.130	rules for discovery in civil cases in courts of	governor Const. Art. 4 § 25
Redemption of property 74.20A.150	limited jurisdiction to be adopted 3.02.050	defined as judicial officers 2.28.030
Release to debtor 74.20A.110	settlement conferences rules 2.04.215	disqualification of 2.28.030
Remedies of employee regarding employer	Court of appeals	election of 2.04.071, Const. Art. 4 § 3
actions 74.20A.230	administration and procedures of to be	eligibility Const. Art. 4 § 17
Responsible parent	provided by rules of the supreme court	habeas corpus

SUPREME COURT REPORTS

	1 i1	Stateidi-1iiid
criminal charge, investigation of 7.36.150 determination of case, powers 7.36.170	rules, implementation 7.06.030 Mt. St. Helens	Statewide special inquiry judge appointment 10.29.030
determination of case, powers 7.36.170 determination of cause 7.36.120	proceedings necessary to facilitate recovery	rules of procedure 10.29.070
discharge 7.36.150	given precedence 43.01.215	Suspension of judge or justice 2.64.094
hearings	Oaths, power to administer 2.28.010	Traffic infractions
adjournment of 7.36.110	Open except on nonjudicial days Const. Art. 4 § 2	monetary penalties 46.63.110
summary procedure 7.36.120	Opinions and decisions	Vacancies, governor to fill 2.04.100, Const. Art.
limitation on inquiry 7.36.130	to be published Const. Art. 4 § 21	4 § 3
power to grant writ 7.36.040, Const. Art. 4 §	grounds must be stated Const. Art. 4 § 2	Writs
4 racommitment 7 36 150	originals available to reporters 2.32.140	jurisdiction as to 2.04.010, Const. Art. 4 § 4
recommitment 7.36.150 return, determination of 7.36.110	price per folio 2.32.070 specifications of reporter's duties 2.32.110	returns of 2.04.010
return of writs and process, specification of	writing, must be given in writing Const. Art. 4	SUPREME COURT REPORTS (See
time 7.36.240	§ 2	SUPREME COURT, subtitle Reports)
temporary orders 7.36.220	Orders, See ORDERS OF COURT	SURETIES (See also BONDS)
warrant to prevent removal or irreparable	Original jurisdiction 2.04.010, Const. Art. 4 § 4	Adverse claims to property
injury 7.36.190	Petition for review	amount 6.19.030
apprehension of offending party 7.36.200	fee 2.32.070	Adverse claims to property levied on
witnesses 7.36.150 compelling attendance of 7.36.170	Powers in conduct of judicial proceedings 2.28.010	cancellation 6.19.060
ineligible to other than judicial office Const.	Printing, duties of public printer 43.78.030	conditions 6.19.030 judgment against 6.19.060
Art. 4 § 15	Proceedings, clerk to record 2.32.050	justification, return of surety bonds 6.19.040,
judicial gowns 2.04.110	Process, style 2.04.050	6.19.050
magistrates, are 2.20.020	Public defense, office of Ch. 2.70	required 6.19.030
not to practice law 2.48.200	Purchase of materials and supplies	Aircraft dealer's licensing 14.20.070
number 2.04.070	compliance with division of purchasing	Appeal bonds
oath of office 2.04.080, Const. Art. 4 § 28	regulations required 43.19.200	criminal cases 10.73.040
opinions, publication of Const. Art. 4 § 21	Quorum, majority of judges Const. Art. 4 § 2	Assets, safekeeping and joint control 19.72.160
powers of judges 2.28.080 practice of law prohibited Const. Art. 4 § 19	Recesses, adjournment as 2.04.040 Records	Attachment bonds
proof sheets of reports, correction of 2.32.130	authentication by clerk 2.32.050	additional 6.25.090 affidavit of 6.25.080
recall, judges as subject to Const. Art. 1 § 33	clerk to keep 2.32.050	insufficient 6.25.090
removal Const. Art. 4 § 31	rules for keeping of 2.04.180	number 6.25.080
report to by judges of superior court	Redistricting—1983 act	qualifications 6.25.080
concerning defects or omissions in laws	plan	Bail bonds
2.08.250, Const. Art. 4 § 25	challenges 44.05.130 duties, when 44.05.100	forfeiture, judgment against principal and
reporter, appointment of Const. Art. 4 § 18 retirement of Const. Art. 4 § 3A, 4 § 31	Registrars of titles, supervision of 65.12.050	sureties 10.19.090
salaries Const. Art. 4 § 13, Const. Art. 4 § 14	Registration of land titles, removal of clouds on	liability 10.19.150
salaries and wages 2.04.092	title 65.12.040	ne exeat 7.44.030
state bar membership 2.48.021	Report of defects in laws to be made to governor	return of bond 10.19.140 surrender of person under bond 10.19.160
suspension Const. Art. 4 § 31	Const. Art. 4 § 25	Bonds
term of office 2.04.071, Const. Art. 4 § 3	Report to governor on defects or omissions in	contractor's bond for construction and
vacancy	laws 2.04.230	maintenance of highways 47.28.110
appointee to fill 2.04.100 election to fill 2.04.100	Reporter appointment of Const. Art. 4 § 18	Cities and towns
how filled 2.04.100	original opinions, available to reporters	governmental construction projects, no
term of appointee 2.04.100	2.32.140	security required for building permit
term of electee 2.04.100	proof sheets of reports to judges 2.32.120	issuance 35.21.470
writs, issuance authorized Const. Art. 4 § 4	reports of decisions and opinions	Confession of judgment against principal 19.72.090
Judges pro tempore	specifications of reporter's duties 2.32.110	Contractors' bond 18.27.040
appointment 2.04.240 authorized Const. Art. 4 § 2A	Reports delivery to state law librarian 40.04.030	Contribution among sureties 19.72.080
compensation 2.04.250	distribution and exchange 40.04.100	Counties
expenses and per diem 2.04.250	distribution by publisher 40.04.110	governmental construction projects, no
oath 2.04.240 This is a second of the contract	printing	security required for building permit
Judgments, finality of as to parties 2.04.220	duties of public printer 43.78.030	issuance 36.32.590 Default by surety, indemnity 19.72.090
Judgments and decrees, power of execution	public printer may contract for 43.78.070	Discharge 19.72.101
2.04.020	publication	Eligibility and qualifications of individual
Judicial power vested in Const. Art. 4 § 1 Jurisdiction	court reports commission, duties 2.32.160, 2.32.170	sureties 19.72.020, 19.72.030
appellate jurisdiction	proof sheets	Escrow agents 18.44.201, 18.44.211, 18.44.221,
causes from court of appeals 2.06.030	correction of 2.32.130	18.44.231
exclusive appellate jurisdiction 2.06.040	to judges 2.32.120	Examination and approval of individual sureties
improper filing, effect 2.06.030	supervision of 2.32.120	19.72.040 Exhaustion of principal's property 10.72.141
original and appellate 2.04.010, Const. Art. 4	Rooms and accommodations 2.04.031	Exhaustion of principal's property 19.72.141 Form and substance of bonds, effect 19.72.170
§ 4 Justices	Rules, administration and procedures of court of appeal to be provided by 2.06.030	Hearing and speech services 18.35.240
habeas corpus, power to grant writ 7.36.040	Rules of pleading, practice and procedure	Highways, removal of obstructions on highway
removal Const. Art. 4 § 31	authority to promulgate 2.04.190	right of way, reclaiming confiscated
salaries and wages	conflict of rules with laws 2.04.200	property, bond requirement 47.32.090
increase during term, authorized Const. Art.	courts applicable to 2.04.190	Injunctions
30 § 1	superior court may establish supplemental	bond for damages and costs 7.40.080,
Justices, See also SUPREME COURT, subtitle	rules 2.04.210	7.40.090 bond on contempt for disobedience 7.40.170
Judges retirement, judicial retirement system, See	Rules of practice in supreme court promulgated by 2.04.180	Insurance
JUDICIAL RETIREMENT SYSTEM;	Seal Const. Art. 27 § 9	court bonds, costs include expense of
RETIREMENT AND PENSIONS	clerk to keep and use 2.32.050	48.28.030
Legal holidays	Sessions of court	generally Ch. 48.28
adjournment 2.28.110	time for holding 2.04.030	Jurors, challenge of, implied bias if juror surety
court closed 2.28.100	where held Const. Art. 4 § 3	to party 4.44.180
judicial business prohibited 2.28.100 Mandatory arbitration	State officers, writs, original jurisdiction as to 2.04.010	Justification adverse claims to property levied on 6.19.040
ivianuatory aromation	2.04.010	adverse ciaims to property levied on 0.19.040

[RCW Index—page 720] (2008 Ed.)

SURPLUS LINE BROKERS (See coordinates, control scheme and map required ne exeat, bond covering damages and costs INSURANCE, subtitle Agents, brokers, 58 09 070 7.44.021 corner information, contents and form 58.09.060 nuisances, sureties on bond to stay warrant of and solicitors) abatement 7.48.040 SURPLUS PROPERTY (See also FEDERAL corner replacement 58.09.040 SURPLUS PROPERTY; SCHOOLS AND SCHOOL DISTRICTS) official bonds 42 08 160 county auditor, duties 58.09.110 definitions 58.09.020 filing 58.09.040 replevin, claim of immediate delivery Acquisition by department of general administration 39.32.020, 39.32.035 7.64.070 Letters testamentary or of administration filing fee 58.09.100 Donation to homeless shelters 43.19.1920 examination of 11.28.190 noncompliance, penalty 58.09.140 Federal surplus property not required, when 58.09.090 processing 58.09.050 limitation of action against 11.28.235 purchase, requisition, and selling procedures persons disqualified 11.28.220 39.32.040 Right of entry Liability for damages, limitation 19.72.107 Food commodities ejectment and quieting title actions, order for distribution program agreements 74.04.380 Intergovernmental transfers Ne exeat entry to survey property 7.28.200 geological survey, right of entry upon lands bail bond 7.44.030 authorized 39.33.010 bonds covering damages and costs 7.44.021 for purpose of making 43.92.080 Subdivisions, preparation of survey by registered hearing, notice requirements 39.33.020 proceedings available to 7.44.040 Procedures 43.19.1919 Notice to creditor to institute action 19.72.100 land surveyor, requirements 58.17.250 Schools, textbooks, disposal of 28A.335.180 Survey monuments Nuisances State capitol disturbing monument, penalty and liability for cost of reestablishment 58.04.015 bonds and voluntary abatement of prostitution, assignation or lewdness 7.48.110 original or historic furnishings not considered surplus 43.19.19190 Surveys and maps, state agency for department of natural resources, powers and SURPLUS PUBLIC FUNDS bonds to stay warrant of abatement 7.48.040, Investment of local government funds duties Ch. 58.24 7 48 270 Uniformity of survey, monumentation, joint public funds investment account 43.250.030 Official bonds committee, appointment, powers and duties SURROGATE PARENTING death or removal of surety, procedure 58.17.260 Uniform parentage act Ch. 26.26 42.08.110 SURVIVAL OF ACTIONS (See also ABATEMENT; LIMITATION OF ACTIONS) SURVEYS AND SURVEYORS (See also MAPS AND MAPPING) insolvency of surety, procedure 42.08.110 justification 42.08.160 Boundaries liability of surety 42.08.170 Action not abated by disability if cause of action survives 4.20.050 lost or uncertain boundaries qualifications 42.08.160 surveyor's authorization to enter land or All actions including contracts and wrongful recovery limited to amount of bond 42.08.050 waters to resolve dispute 58.04.011 Partition proceedings, bond of guardian or limited guardian for incompetent or disabled death 4.20.046 Causes of action arising from services 4.16.300 Contracts 4.20.046 limitation on 4.16.310, 4.16.325 Nonprofit corporations, dissolution by operation person 7.52.460 Cities and towns, uncertain boundaries of law, survival of actions against 24.03.302 35.27.030, 35.27.040, 35.27.050, 35.27.060 Condominiums 64.34.232 Release from bond Pain and suffering of deceased person definitions 19.72.109 personal representative may recover only on deposit of assets not a release 19.72.160 Counties behalf of the decedent's beneficiaries boundaries, establishment 36.04.400 effective date 19.72.130 4.20.046 land surveys failure of creditor or obligee on contract to sue Personal injury actions 4.20.046 authority for 36.32.370 record of 36.32.380 principal on demand 19.72.101 death of injured person does not abate action filing of new bond 19.72.130 4.20.060 planning commission, right of entry for 36.70.500 Property damage 4.20.046 ineffective, when 19.72.130 Substitution of representative or successor notice to principal or official 19.72.110 County roads, true location, procedure 4.20.050 Replevin 36.75.110, 36.75.120 Survival causes 4.20.046, 4.20.050 Ejectment and quieting title actions, order for survey of property 7.28.200, 7.28.210 redelivery bond of defendant 7.64.050 Wrongful death actions 4.20.010 Replevin, claim of immediate delivery application of terms 4.20.005 Geological survey of state, provisions for Ch. justification and qualification 7.64.070 beneficiaries 4.20.020 death of tort feasor either simultaneous or after Subrogation of surety 19.72.070 Government survey corners, monuments of, death of or injury to claimant's person or property 4.20.046 Successive recoveries on bond, limitation county roads and bridges, protection 19.72.180 36.86.050 industrial insurance or workmen's Trial of fact of suretyship 19.72.140 Joint committee, representation 58.17.260 compensation act not affected by 4.20.030 right of action 4.20.010 Land surveyors, See ENGINEERS AND LAND SURVEYORS SURETY BONDS (See BONDS: SURITIES) SURVIVORS OF CRIME (See VICTIMS, SURVIVORS, AND WITNESSES OF CRIMES) Licensing, See ENGINEERS AND LAND SURVEYORS SURFACE MINING (See MINES AND MINING, subtitle Surface mining) Mining claims, generally Ch. 78.06 SURGEON GENERAL SURVIVORSHIP Monuments Federal funds, hospital and medical facilities county roads and bridges, protection of survey monuments 36.86.050 survey 70.40.080 State plans for medical facilities, submission to disturbed by construction, procedure SUSPENDED SENTENCE (See 58.09.130 SENTENCES, subtitle Suspending of) SURGICAL FACILITIES, AMBULATORY requirements 58.09.120 **SWAMPLANDS** Natural resources, department of Generally Ch. 70.230 designation as official agency for surveys and SURGICAL TECHNOLOGISTS maps Ch. 58.24

United States savings bonds, co-owner, effect of death of 11.04.230

State, disclaimer by of title to swamp and overflowed lands patented by United States Const. Art. 17 § 2

SWIMMING POOLS

Cities and towns

acquisition and control 35.21.020 authority for local improvement 35.43.040

authority to construct, regulate and charge for use of 36.68.090

recreation districts authority for nonprofit 36.69.010 inclusion within 36.69.010 Water recreation facilities

18.215.040

Definitions 18.215.010

Registration application 18.215.050

fee 18.215.060

renewal 18.215.070

required 18.215.020

uniform disciplinary act, application 18.215.080

Health department secretary's authority

Scope of practice 18.215.030

certificates required 58.09.080 compliance with chapter required 58.09.030 contents 58.09.040

Plats and platting, land boundaries survey, report to court 58.04.030

employment by referee for partition of property 7.52.090 expenses 7.52.120

Platting, subdivision and dedication of land,

requirement 58.17.250

Partition proceedings

Recording

(2008 Ed.) [RCW Index—page 721] adjudicative proceeding, notice 70.90.210 civil penalties 70.90.200 criminal penalties 70.90.205 definitions 70.90.110 enforcement 70.90.140 fees 70.90.150 insurance required 70.90.230 local boards of health, authority 70.90.125 modification or reconstruction of facility, procedure 70.90.160 operating permit 70.90.170 reporting of injury, disease, or death 70.90.190 rules 70.90.120 state and local health jurisdictions, liability

SWINDLING

Places of, public nuisance, penalty 9.66.010

SWINE (See LIVESTOCK)

SWINOMISH INDIANS

Retrocession of criminal jurisdiction 37.12.100, 37.12.110, 37.12.120, 37.12.130, 37.12.140

SYPHILIS (See SEXUALLY TRANSMITTED DISEASES)

TABS (See MOTOR VEHICLES, subtitle

TANK VESSELS (See VESSELS AND SHIPPING)

TANSY RAGWORT (See WEEDS)

TAPES AND RECORDINGS (AUDIO, VIDEO)

Adults only label

procedure, requirement 9.68.060 Minors

sound recordings

erotic material, distribution to minors, penalty 9.68.050, 9.68.070, 9.68.090 erotic material, labeling requirement 9.68.060

Police use, when authorized 9.73.090

Reproduction for resale

contraband recordings, disposition, forfeiture, and penalty 19.25.050

definitions 19.25.010

failure to disclose origin of recording unlawful, fine and penalties 19.25.040

public records, chapter not applicable to copying 19.25.820

radio and television

chapter not applicable to certain nonrecorded broadcast uses 19.25.810

radio or television

chapter not applicable to recordings intended only for broadcast 19.25.800

recording of live performance, use without consent of owner unlawful 19.25.030 unlawful, fine and penalty 19.25.020

Sound recordings

erotic material, adults only label requirements 9.68.060

erotic material, distribution to minors, penalty 9.68.050, 9.68.070, 9.68.090

Use by defense counsel 9.73.100

Videos and video games

minors' access to violent videos and games, library policy formulation 19.188.030 video game rating system 19.188.040 violent video or computer games, sale to minors 9.91.180

TARGETED JOBS TAX CREDIT PROGRAM

Administration 50.16.080

TARTAN, STATE (See STATE TARTAN) TATTOOING (See ELECTROLOGY AND TATTOOING)

TAVERNS (See also ALCOHOLIC BEVERAGES)

Employees' liens, See LIENS, subtitle Businesses selling prepared foods or drinks Firearms

possession of, prohibited in certain areas, exceptions 9.41.300

Labor liens on earnings and profits 60.34.010 Leaving children unattended in parked

automobile to enter tavern, penalty 9.91.060 Retailer's license, See ALCOHOLIC BEVERAGES, subtitle Taverns

TAX APPEALS, BOARD OF (See TAXES -ADMINISTRATION)

TAX DEEDS

Limitation of action to cancel or set aside 4 16 090

TAX DEFERRAL BENEFITS (See RETIREMENT AND PENSIONS, subtitle Tax deferral benefits)

TAX LIENS (See LIENS, subtitle Internal revenue taxes)

TAX PREFERENCES, CITIZENS COMMISSION FÓR PERFORMANCE MEASUREMENT OF

Definitions 43.136.021

Joint legislative audit and review committee reports, public hearings 43.136.065 review and recommendations 43.136.055 Legislative findings 43.136.011

Membership 43.136.035
Revenue and employment security departments information from 43.136.075
Review, schedule and input 43.136.045

TAX REFUND ANTICIPATION LOANS

Borrower may rescind 19.265.040 Definitions 19.265.010 Disclosure, required 19.265.030 Legislative findings, application 19.265.070 Registration of facilitators 19.265.020 Unlawful activities, facilitators 19.265.050 Violations, penalty 19.265.060

TAX REVENUE LIMITATION

Expenditure limitations Ch. 43.135

TAXATION Actions

by foreign state 4.24.140 Advertisements in state publications prerequisites for placing 40.07.070 Air pollution control 70.94.091

Airport districts 14.08.290

Alcoholic beverages

duty free for personal use, excess amounts 66.12.110

import from another state for personal use 66.12.120

Annexed territory, notification and disposition of taxes 35.13.270

Assessments

collection by special laws prohibited Const. Art. 2 § 28

alien 30.42.270

Beer, See TAXES-ALCOHOL

Boxing, martial arts, and wrestling contests

Boxing, martial arts, and wrestling telecasts

Budget stabilization account Const. Art. 7 § 12 Buildings

leased by cities and towns 35.42.050 Business and occupation tax Ch. 82.04 Certificates of delinquency

cities and towns, local improvement guaranty fund 35.54.080

Cities and towns

under 20,000, general bonds of indebtedness 35.37.110

accident claim fund 35.31.060 air pollution control 70.94.091 ambulance services 35.21.768

annexation of

cities, effect 35.10.310 unincorporated areas, annexed area 35.13.160

certain business activities

single uniform rate 35A.82.050 uniform rate, maximum rate established 35.21.710

voter approval for excess 35.21.711 collection by county treasurer 36.29.110 first class cities 36.29.100

other classes of cities and towns 36.29.120 community renewal property, exemption 35.81.120

competition telephone service 35.21.710 electricity, sale of by public utility districts

first class cities, general power, property taxes 35.22.280

gambling activities 9.46.110 general obligation bonds, sewerage systems, pledge of revenue 35.67.110

housing authorities, sums in lieu of property taxes 35.83.040

leasing with option to purchase, certain excise tax exemptions 35.42.090

one percentum limitation Const. Art. 7 § 2

light, power, telephone, gas, or steam energy tax limitation

6%, exception 35.21.870 light, power, telephone, or gas tax limitation 35.21.865

local improvement guaranty fund 35.54.060 metropolitan municipal corporations

cities not to impose taxes on certain operations of 35.58.560 election 35.58.090

tax credits or offsets against state taxes 35.58.560

network telephone services 35A.82.065 off-street parking facilities, payments in lieu of property taxes 35.86A.110

one percentum limitation Const. Art. 7 § 2 power to assess and collect local taxes Const. Art. 11 § 12

prepayment of taxes or assessments authorized 35.21.650

property acquired by city at local improvement or utility local improvement foreclosure proceedings 35.53.010

property taxes annexation

cities, effect 35.10.310

unincorporated areas 35.13.160 authorized to assess and collect Const. Art. 7

collection by county treasurer 36.29.100, 36.29.110, 36.29.120

consolidation, effect 35.10.310 first class cities, general taxing power

35.22.280 general indebtedness bonds, sewerage

systems 35.67.110

one percentum limitation Const. Art. 7 § 2 local taxes not to be imposed by legislature

Const. Art. 11 § 12 metropolitan municipal corporation tax levy 35.58.090

one percentum limitation Const. Art. 7 § 2 power to assess and collect local taxes Const. Art. 11 § 12

property acquired at local improvement or

property acquired at local improvement or utility local improvement foreclosure proceedings 35.53.010 public utilities located in another county 35.21.430, 35.21.440, 35.21.450 refunding bonds, tax levy to meet payments and interest 39.52.035

sewerage delinquency sale acquired

property, city to pay taxes 35.67.110 public utilities located in another county 35.21.430, 35.21.440, 35.21.450

public corporations, convention, performing public utility district's gross revenue, city may power to assess and collect local taxes Const. tax 54.28.070 Art. 11 § 12 and fine arts centers, federal grants refunding bonds, tax levy to meet payments and interest 39.52.035 refunding bonds, tax levy to meet payments and interest 39.52.035 35.21.755 public property Const. Art. 7 § 1 sewerage delinquency foreclosure sale roads and bridges 36.76.120 regional transportation authorities sale/ acquired property, payment of taxes by city refunding bonds, tax levy to meet payments and interest 39.52.035 leaseback payments 35.21.756 35.67.280 revenue reduction sewerage systems, tax levy for, pledge of revenue 35.67.110 report 43.06.400 solid waste disposal submission of report to legislature by county-owned facility solid waste disposal no municipal tax 36.58.080 solid waste disposal districts 36.58.100 governor and revenue department county-owned facility 43.06.400 no municipal tax 36.58.080 United States lands, when Const. Art. 26 § 2 excise tax special taxation, local improvements may be Federal agencies, state taxes Const. Art. 7 § 3 lien 36.58.140 constructed by means of Const. Art. 7 § 9 Federal tax liens County airport districts, power of 14.08.290 state route number 16 corridor transportation application 60.68.005 County road fund, levy for, limitation 36.82.040 systems and facilities, exemption certification 60.68.025 Credit unions 31.12.860 35.21.718 fees for recording or filing 60.68.035 Deficits in revenue telephone business 35.21.712 notice 60.68.015 state may contract debts to meet Const. Art. 8 activity 35A.82.055 tax lien index 60.68.045 deferral of rate reduction 35.21.871, Fire protection districts 52.16.160 excess levy, authorization at special election 52.16.130 tax may be levied to meet Const. Art. 7 § 8 35A.82.070 Diking districts network telephone service 35.21.714, exemption of land 85.05.367 general levy 52.16.130, 52.16.140 improved lands 52.16.170 35.21.715 35.21.715
toll telephone service 35.21.714
telephone toll service
limitations 35A.82.060
toll telephone services
gross revenue 35A.82.060
towns, property tax 35.27.370
probagified viting improvement proceedings dismissal 85.05.170 levy collection by county legislative authority 52.16.040 purchase of certificates of delinquency 85 05 365 local improvement districts 52.20.060 Flood control districts Ejectment and quieting title actions, counterclaims for general powers 86.09.520 permanent improvements and taxes paid unclassified cities Foreign state, actions to enforce liability 4.24.140 general provisions 35.30.030 property tax 35.30.010 7.28.180 taxes paid 7.28.160 Gambling taxes paid by defendant 7.28.170 Equal rate to be established Const. Art. 7 § 1 city and town and county authority and limits 9.46.110 sewer systems 35.30.020 world fairs or exposition, participation in Estate taxes Ch. 83.100 35.60.050 Gasoline, limited to highway purposes Const. Art. 2 § 40
Head of family, power of legislature to provide Collection and enforcement lease of estate property to pay 11.56.030 action by foreign state to enforce tax liability mortgage of estate property to pay 11.56.030 for exemption of Const. Art. 7 § 1 extension of time for by special legislation prohibited Const. Art. 2 § 28 Health care services lease of real property to pay inheritance taxes premiums and prepayments tax 48.14.0201 High capacity transportation systems employer tax 81.104.150 mortgage of real property to pay inheritance reciprocity with other states as to 4.24.140 by special laws prohibited Const. Art. 2 § 28 Community renewal property, exemption from taxes 11.56.030 funding 81.104.150 sale of real property to pay inheritance taxes 35.81.120 car rental sales and use tax 81.104.160 motor vehicle excise tax, surcharge on 11.56.030 Commutation, prohibited Const. Art. 11 § 9 Excise, See TAXES - specific category Condominiums 64.32.190 81.104.160 Excise taxes sales and use tax, additional tax for 81.104.170 Corporations business and occupation tax nonprofit, applicability, tax reform act of 1969 24.40.010 increase High occupancy vehicle systems car rental sales and use tax county surcharge on 81.100.060 employer tax 81.100.030 motor vehicle excise tax referendums 35.21.706 Counties motor carriers, freight air pollution control 70.94.091 allocation of gross receipts 35.21.840 formula for 35.21.845 county road fund, tax levy for, limitation 36.82.040 limitation, exceptions 35.21.850 division of, collection and apportionment of taxes 36.09.050 county surcharge on 81.100.060 motor vehicle fuel tax survey of tax use 81.100.050 buildings and facilities for department of gambling activities 9.46.110 Historical sites transportation, proceeds pledged to bond retirement 47.02.070, 47.02.080 housing authorities, sums in lieu of 35.83.040 special review districts metropolitan municipal corporations tax immunity or exemption, conditions ferry vessel acquisition bond issue, proceeds pledged 47.61.070 counties not to impose taxes on certain operations 35.58.560 35.21.755 Housing authorities, sums to pay in lieu of taxes highway purposes, limited to Const. Art. 2 § credits or off-sets against state taxes 35.83.040 Imposition by special legislation prohibited Const. Art. 2 § 28 35.58.560 metropolitan municipal corporations, refund municipal local improvement assessments, of motor vehicle fuel tax paid 35.58.560 effect 35.49.140 pledged for repayment of bonds 47.10.756, power to assess and collect local taxes Const. cities, counties, and city-counties prohibited, 47.10.766 Art. 11 § 12 net income 36.65.030 tax pledged for payment of highway construction bond issues 47.10.040, property taxes pensions, exemption from judgment for out-of-state income tax 6.13.030, 6.15.025 airport districts 14.08.290 47.10.180, 47.10.310, 47.10.440, county lands assessment fund 36.33.140 county road fund 36.82.040 Indebtedness, tax may be levied to pay Const. Art. 7 § 8
Indian lands Const. Art. 26 § 2
Inheritance taxes Ch. 83.100
cemetery plots, exemption 68.32.170 reciprocal tax enforcement 4.24.140 county roads and bridges 36.76.120 division of, collection and apportionment of savings and loan associations, excise taxes taxes 36.09.050 upon, exemptions 33.28.040 solid waste disposal districts 36.58.140 eminent domain in aid of federal or state Execution sales, redemption from, payment of taxes 6.23.020, 6.23.040, 6.23.110 improvements Insurance tax levy to pay costs 8.08.110 flood control, joint control 86.13.030 hospitals 36.62.090 exemptions and deductions 48.14.022 Exemptions health care allowed certain property Const. Art. 7 § 2 state purchased, exemption 48.14.027 Indian lands, when Const. Art. 26 § 2 personal property of heads of families Const. levies premium tax after budget fixed 36.40.090 amount of direct premium taxable in this municipal local improvement assessments, Art. 7 § 1 state, how determined 48.14.090 effect 35.49.140 property, power of legislature to provide for foreign insurers, liability after withdrawal one percentum limitation Const. Art. 7 § 2 exemption of Const. Art. 7 § 1 48.14.100

(2008 Ed.) [RCW Index—page 723]

nonhighway vehicle fuel as affecting agreements between districts, contingency on international services in eligible areas, tax credit 48.14.029 46.09.150 levy authorized 39.67.010 pledged for payment of bonds 47.10.756, in lieu of other forms of taxation 48.14.080 cities and towns local government self-insurance programs, 47.10.766 annexation exemption from 48.62.151 snowmobile fuel amount 46.10.170 unincorporated areas 35.13.160 premiums received from pension, annuity or snowmobile fuel as affecting 46.10.150, collection by county treasurer 36.29.100, 36.29.110, 36.29.120 profit-sharing plan exempt under internal 46.10.160 tax pledged for payment of highway construction bond issues 47.10.040, 47.10.180, 47.10.310, 47.10.440, first class cities, general taxing power revenue code, rate of tax 48.14.021 prepayment requirements 48.14.025 premiums and prepayments tax 48.14.0201 general obligation bonds, sewerage systems 35.67.110 profits tax 47.10.714 prepayment requirements 48.14.025 Motor vehicle special fuel tax Ch. 82.38 levies state preemption 48.14.020 surplus lines 48.15.120 one percentum limitation Const. Art. 7 § 2 Motor vehicles reciprocal or proportional registration of local taxes not to be imposed by legislature vehicles, exemptions from taxes 46.85.040 unlawful or delinquent insurers or taxpayers Const. Art. 11 § 12 48.14.095 Municipal corporations metropolitan municipal corporation tax levy Joint operating agencies assessment and levy, power of Const. Art. 7 § 35.58.090 one percentum limitation Const. Art. 7 § 2 levying authority 39.64.085 payments in lieu of taxes, amount 43.52.460 exemption of municipal property from Const. power to assess and collect Const. Art. 7 § 9 power to assess and collect local taxes Const. Art. 7 § 1 Jurisdiction appellate jurisdiction of supreme court imposition for local purposes prohibited to legislature Const. Art. 11 § 12 Art. 11 § 12 2.04.010, Const. Art. 4 § 4 national forests 37.08.220 property acquired by city at local improvement proceedings 35.53.010 local power to assess and levy Const. Art. 11 § national Torests 37.08.220 Olympic National Park 37.08.210 original jurisdiction of superior court 2.08.010, Const. Art. 4 § 6 Rainier National Park 37.08.200 public utilities located in another county 35.21.430, 35.21.440, 35.21.450 power to levy for general purposes and local improvements Const. Art. 7 § 9 refunding bonds, tax levy to meet payments and interest 39.52.035 short-term obligations Ch. 39.50 National forest, jurisdiction of state as to 37.08.220 sewerage delinquency sale acquired Law imposing tax must state object Const. Art. 7 property, city to pay taxes 35.67.110 condominiums 64.32.190 Ocean marine and foreign trade insurance Legality of superior courts' original jurisdiction to determine 2.08.010, Const. Art. 4 § 6 48.14.020 Constitution Off-road and nonhighway vehicles (ORV) fire protection districts, four and six year supreme court jurisdiction to determine Const. motor vehicle fuel excise tax period Const. Art. 7 § 2 not refundable 46.09.150 limit Const. Art. 7 § 2 Art. 4 § 4 schools, four and six year period Const. Art. supreme court jurisdiction to determine refunds, distribution, use 46.09.170 Olympia National Park, jurisdiction of state for purposes of 37.08.210 legality of statute imposing 2.04.010 counties Liens county lands assessment fund 36.33.140 public improvement contracts, priority Pensions county road fund 36.82.040 county roads and bridges 36.76.120 exemption from judgment for out-of-state income tax 6.13.030, 6.15.025 60.28.040Litter tax compliance enforcement 70.90.180 division of, collection and apportionment of taxes 36.09.050 Port districts distribution 70.90.180 consolidated, when land in two or more eminent domain in aid of federal or state funds use 70.90.180 counties levy and collection of taxes 53.46.090 public education and awareness funding improvements tax levy to pay costs 8.08.110 flood control, joint control 86.13.030 70.90.180 procedure to determine proportion of taxes recyclable materials, market development 70.90.180 53.46.080 toll facilities, bonds and notes, tax exemptions hospitals 36.62.090 Local improvement assessments 53.34.160 limitation of actions on 4.16.030 special, authorized Const. Art. 7 § 9 Preferences, citizens commission for after budget fixed 36.40.090 municipal local improvement assessments, effect 35.49.140 performance measurement of Ch. 43.136 Massachusetts trusts, payment of taxes, computation 23.90.040 Premium tax amount of direct premium taxable in this state, one percentum limitation Const. Art. 7 § 2 how determined 48.14.090 power to assess and collect local taxes Const. Metropolitan municipal corporations, cities and Art. 11 § 12 counties not to impose taxes on certain foreign or alien insurers liability to pay tax after withdrawal from state 48.14.100 refunding bonds, tax levy to meet payments and interest 39.52.035 operations of 35.58.560 credits or offsets against state taxes 35.58.560 refund of motor vehicle fuel taxes paid insurance companies roads and bridges 36.76.120 35.58.560 prepayment requirements 48.14.025 county roads and bridges Mines and mineral resources, yield tax or ad in lieu of other forms of taxation 48.14.080 service districts 36.83.030, 36.83.040 valorem tax on Const. Art. 7 § 1 premiums received from pension, annuity or cultural arts, stadium and convention districts profit-sharing plan exempt under internal revenue code, rate of tax 48.14.021 Mobile home definitions initial placement on assessment rolls purchasing groups requirements regarding imposition, taxable property Const. Art. 7 § 1 delinquency sale 36.21.090 Motor vehicle excise tax obligation, and member's liability 48.92.095 port district contract sales, land acquired under 53.08.092 high capacity transportation systems, surcharge for 81.104.160 high occupancy vehicle systems surplus insurance lines 48.15.120 exemptions Prepayment, prepayment of taxes or assessments county surcharge on 81.100.060 heads of household and others retired on Motor vehicle fuel tax Ch. 82.36 to cities and towns, authorized 35.21.650 fixed income or disabled authority of legislature to provide Const. Art. 7 § 10 buildings and facilities for department of Privilege tax transportation, proceeds pledged to bond retirement 47.02.070, 47.02.080 public utility districts Ch. 54.28 Probate Ch. 83.100 fire lease of real property to pay estate taxes distribution and allocation of proceeds fire protection districts four and six year period, excess levies Const. Art. 7 § 2 11.56.030 mortgage of real property to pay estate taxes distribution of share as dependent upon certificate of good standards 36.78.090 11.56.030 improved lands 52.16.170 local improvement districts 52.20.060 ferry vessels acquisition bond issue, proceeds order of payment of taxes 11.76.110 pledged 47.61.070 sale of real property to pay estate taxes 11.56.030 flood control districts 86.09.520 highway purposes, limitation of proceeds for Professional employer organizations generally 82.02.240 highway purposes Const. Art. 2 § 40 rehabilitation fire projects, assessments for metropolitan municipal corporations, refund 76.14.080 of motor vehicle fuel taxes paid 35.58.560 Property taxes Title 84 Indian lands exempt, when Const. Art. 26 § 2

[RCW Index—page 724] (2008 Ed.)

lands and property of United States Const. Art. 26 § 2	payments not considered income or resources 8.26.115	privilege tax distribution 54.28.055
levies	Rental cars 82.08.0201	Timber and forest lands Ch. 84.33, Ch. 84.34
applied only to object stated Const. Art. 7 § 5	Retail sales tax Ch. 82.08	Tires, fee on new replacement tires 70.95.510,
fire protection districts, four and six year	car rentals county surcharge for high occupancy vehicle	70.95.515
period Const. Art. 7 § 2 limitations	systems 81.100.060	Towns power to assess and collect taxes Const. Art.
one percentum Const. Art. 7 § 2	high capacity transportation systems, tax for	11 § 12
one percentum limit Const. Art. 7 § 2	81.104.160	street poll tax 35.27.500
only in pursuance of law Const. Art. 7 § 5 property subject to Const. Art. 7 § 1	high capacity transportation systems, additional tax for 81.104.170	Unemployment compensation
schools, four and six year period Const. Art.	state	contributions as tax 50.04.072 Uniformity required in respect to persons and
7 § 2	advertisements in state publications	property Const. Art. 7 § 2, Const. Art. 7 § 9
limitation Const. Art. 7 § 2	prerequisites for placing 40.07.070	United States
mines authority to levy tax on Const. Art. 7 § 1	capital improvement bond issues pledge for retirement of 43.83.010,	property, subject to state taxes Const. Art. 7 §
nonresidents, same rate Const. Art. 26 § 2	43.83.020, 43.83.030, 43.83.040,	Use tax Ch. 82.12
one percentum limit Const. Art. 7 § 2	43.83.050, 43.83.060, 43.83.062,	car rentals
personal property uniformity of taxation of Const. Art. 7 § 1	43.83.064, 43.83.066, 43.83.068 proceeds from used for retirement and	county surcharge for high occupancy vehicle
port districts	interest on bonds 43.83.074	systems 81.100.060
taxes and assessments against property sold	pledged for payment of bonds, capital	high capacity transportation systems, tax for 81.104.160
by contract 53.08.091, 53.08.092	improvements 1967-1969 bond issues	high capacity transportation systems,
toll facilities, bonds and notes, tax exemption 53.34.160	43.83.094 recreation improvements bond redemption	additional tax for 81.104.170
power districts, levies, exemption from one	fund prior charge against 43.83C.090	state
percentum limitation Const. Art. 7 § 2	social and health services facilities bond	advertisements in state publications prerequisites for placing 40.07.070
public utility districts one percentum limitation, exemption Const.	issue redemption fund prior charge	Wine, See TAXES-ALCOHOL
Art. 7 § 2	against 43.83D.090 waste disposal facilities bond redemption	Yield tax
real property	fund prior charge against 43.83A.090	authorized as to mines and reforested land Const. Art. 7 § 1
mobile homes, movement permit and decal,	water supply facilities bond redemption fund	l v
payment certificate, required 46.44.170	prior charge against 43.83B.090 Retired persons exemption, real property Const.	TAXES - ADMINISTRATION Accounting period prescribed 82.32.270
retired persons exemptions Const. Art. 7 § 10	Art. 7 § 10	Administrative procedures Ch. 82.32
uniformity of taxation of Const. Art. 7 § 1	Revenue, department of	Advanced environmental mitigation revolving
reforestation lands	creation as state department 43.17.010	account deposits 82.32.394
authority to levy tax on Const. Art. 7 § 1 savings and loan associations' property	escheats payment of funds to claimant 11.08.260	Aerospace tax incentives, contingent effective date 82.32.550
33.28.040	probate proceedings	Airplane manufacturing tax preference, annual
school districts	decree, copy furnished to 11.08.220	report 82.32.545
levies four and six year period, excess levies	notice to 11.08.170, 11.08.180 supervisory powers and duties and	Airplane preproduction, design, manufacture,
Const. Art. 7 § 2	jurisdiction 11.08.160	annual survey 82.32.635 Ancillary services 82.32.555
one percentum limitation Const. Art. 7 § 2	guardianship, limited guardianship, duty to	Annual surveys and reports, filing
tax deeds	notify of appointment 11.88.115	annual survey 82.32.600
limitation on actions to cancel 4.16.090 transfer of funds between districts 39.67.020	Massachusetts trusts, powers to prescribe rules and regulations as to 23.90.040	Appeals board of tax appeals Ch. 82.03
Public improvement contracts	outdoor music festivals, duties concerning	superior court 82.32.180
certificate of department of revenue 60.28.050	70.108.140	Biotechnology and medical device
liens 60.28.040 Public purposes, limited to Const. Art. 7 § 1	probate guardianship, limited guardianship, duty to	manufacturing, annual survey 82.32.645
Public stadiums, convention centers, and arts	notify of appointment 11.88.115	Board of tax appeals process, jurisdiction Ch. 82.03
facilities	personal representatives, duty to notify	Calculation errors, liability 82.32.430
lodging tax, authority, limitation 67.28.180	11.28.238 Rolling stock of railroads subject to Const. Art.	Certified service providers, confidentiality
lodging tax, credit against tax on same lodging 67.28.1801	12 § 17	82.32.735
special excise tax, authority, limitation	Savings accounts of savings and loan	Chargeoff of uncollectible taxes 82.32.340 Closing agreements authorized 82.32.350,
67.28.181	associations, exemption from 33.28.040	82.32.360
Public utility districts cities and towns, imposition on gross revenue	Savings and loan associations 33.28.040 Schools and school districts	Collection agencies 82.32.260
54.28.070	common school plant facilities aid, matching	Construction Ch. 82.98
one percentum limitation, exemption Const.	fund, provisions relating to 28A.525.168	Contest of tax 82.32.150 Corporate businesses 82.32.145, 82.32.260
Art. 7 § 2	Sewerage, water and drainage systems, tax on gross revenues of authorized 36.94.160	Correction of tax 82.32.160
privilege tax Ch. 54.28 Rail districts 36.60.040	Snowmobile fuel 46.10.150, 46.10.160	Credits 82.32.060
Railroads, rolling stock of subject to Const. Art.	State	Customized employment training program
12 § 17	no commutation of county's proportionate	annual survey 82.32.650 Definitions 82.32.020, 82.32.023
Rainier National Park, jurisdiction of state for purposes of 37.08.200	share Const. Art. 11 § 9 State publications	Department of revenue
Real property Title 84	advertisers placing advertisements in state	assistance to agencies 82.01.100
farm, open space, timber lands, valuation on	publications, prerequisites for placing	created 82.01.050
use Ch. 84.34, Const. Art. 7 § 11 taxation based on actual use, authority Const.	40.07.070 State purposes, payable into treasury in money	delegation of authority 82.01.080 duties 82.01.060
Art. 7 § 11	only Const. Art. 7 § 6	staffing authority 82.01.070
Reciprocity	"Taxes", defined for purposes of foreign tax	Deposit revenue to general fund 82.32.380
with other states as to collection 4.24.140	liability 4.24.141 Teachers' retirement system rights, exemption	Direct pay permits 82.32.087 Disclosure of tax records 82.32.070, 82.32.110,
Redemption payment of taxes by redemptioner 6.23.020,	from taxes, exception 41.32.052	82.32.330, 82.32.340
6.23.040, 6.23.110	Telecasts, boxing, martial arts, and wrestling	Displaced workers account deposits 82.32.393
Registration of land titles, statement of payment,	events, gross receipts tax 67.08.055	Due and payable, when 82.32.045
requirement 65.12.390 Relocation assistance	Telephone relay system excise tax 43.20A.725 Thermal electric generation	Electrolytic processing business tax exemption 82.32.560
* *	3	1

TAXES - ADMISSIONS

Electronic delivery of notice, assessment,	Tax constitutes debt 82.32.240	Biotechnology manufacturing businesses, tax
information 82.32.135 Electronic funds transfer 82.32.085	Tax declared additional 82.32.280 Tax lien 82.32.210, 82.32.220, 82.32.230,	deferrals generally Ch. 82.75
Exemptions	82.32.237, 82.32.240	Blood and/or tissue banks
impact 82.01.115	Tax warrant 82.32.210, 82.32.220, 82.32.230,	exemption 82.04.324
Filing requirements, exception 82.32.045	82.32.237, 82.32.240 Tayahility matriy, liahility 82.32.740	Boarding homes
Forest products commission, disclosure 82.32.480	Taxability matrix, liability 82.32.740 Taxpayer	deductions 82.04.4337 room and domiciliary care, tax on 82.04.2908
Fruit and vegetable business tax incentive,	defined 82.02.010	Boarding homes, nonprofit
annual survey 82.32.610	Taxpayer quitting business, successor liability	room and domiciliary care, exemption
General fund to receive funds 82.32.380 Historic automobile museum	82.32.140 Taxpayer rights and responsibilities Ch. 82.32A	82.04.4264 Booth renter
sales and use tax deferral 82.32.580	Telecommunications services 82.32.490,	independent contractor 82.04.360
Hospital benefit zones, tax administration	82.32.495, 82.32.500, 82.32.505, 82.32.510,	Building construction, repair, decoration
82.32.700 Immunity of department 82.32.310	82.32.515, 82.32.520, 82.32.555 Telephone services 82.32.515, 82.32.520	tax imposed 82.04.280, 82.04.440 Bullion
Impact fees	Telephone services 82.32.515, 82.32.520 Timber tax incentives, annual survey 82.32.590,	defined 82.04.062
limitations 82.02.050, 82.02.060, 82.02.070,	82.32.630	Business
82.02.080, 82.02.090, 82.02.100 voluntary agreements 82.02.020	Toll projects 82.32.470	defined 82.04.140 Business activities
Initiative 601, state expenditure and taxation	Transmission to state treasurer 82.32.320 Unlawful acts 82.32.290, 82.32.291	tax imposed 82.04.290, 82.04.440, 82.04.4291
limits, See TAX REVENUE LIMITATION	Water quality account deposits 82.32.390	Byproduct
Interest 82.32.050, 82.32.060, 82.32.090,	Written determinations, precedents 82.32.410	defined 82.04.210
82.32.100, 82.32.105, 82.32.290 Lemon law, tax refund 82.32.065	TAXES - ADMISSIONS	Byproducts valuation 82.04.450
Natural or manufactured gas, electricity	Cities and towns	Camp or conference centers
credits and deferrals 82.32.450	authorization 35.21.280 Counties	exemption for items sold 82.04.363
Notice and order to withhold and deliver property 82.32.235, 82.32.237	authorization 36.38.010	Camping nonprofit youth organizations, exempt
Notice and orders 82.32.130	cities and towns imposing similar tax, effect	82.04.4271
Oaths and acknowledgments 82.32.120	36.38.010 ordinance 36.38.020, 36.38.030	Cancer, comprehensive centers
Over collected sales or use tax, purchaser's cause of action 82.32.525	Public facilities districts 36.100.210	exemption 82.04.4265 Canola processing
Overpayment 82.32.060, 82.32.062	authorization 35.57.100	tax imposed 82.04.260
Payment of tax 82.32.080, 82.32.090, 82.32.100	TAXES - AIRCRAFT EXCISE	Cargo agent
Penalties 82.32.050, 82.32.060, 82.32.090,	Evasive registration 47.68.255	tax imposed 82.04.260, 82.04.440
82.32.100, 82.32.105, 82.32.290 Precedents, written determinations 82.32.410	Tax imposed Ch. 82.48	Cash discount defined 82.04.160
Professional employer organizations, reports	TAXES - AIRCRAFT FUEL Tax imposed Ch. 82.42	Cash discount taken by purchaser
82.32.710 Project on selected and use toy examples	TAXES - ALCOHOL	deductions 82.04.4283 Casual sale
Project on sales and use tax exemption requirements 82.32.440	Beer	defined 82.04.040
Purchaser liability, penalty 82.32.750	payment and use 66.24.290	Certified health plan
Records preservation 82.32.070, 82.32.110,	refunds on unsalable products 66.24.305 Cider	exemption 82.04.322
82.32.330, 82.32.340 Refund petition 82.32.170	payment and use 66.24.210	Chemical dependency services tax imposed 82.04.2906
Refunds 82.32.060	State preemption 66.08.120	Child care resource and referral services
Registration revocation 82.32.215	Wines payment and use 66.24.210	exemption 82.04.3395 Cities
seller's agent 82.32.026	refunds on unsalable products 66.24.305	exemption 82.04.419
special events, promoter's duties 82.32.033	TAXES - BORDER AREAS	printing
threshold 82.32.030 Reporting periods 82.32.045	Motor vehicle and special fuel Ch. 82.47	exemption 82.04.397, 82.04.600
Resale certificates 82.32.043	TAXES - BUSINESS AND OCCUPATION	Commercial airplanes or components manufacturing
Research and development spending, annual	Academic transcripts	tax imposed 82.04.260
survey 82.32.590 Restraining orders, injunctions 82.32.150	exemption 82.04.399 Accommodation sales	preproduction, design, manufacture
Retail sales, annual survey 82.32.640	exemption 82.04.425	credit 82.04.4461 property and leasehold taxes
Return filing 82.32.080, 82.32.090, 82.32.100	Administrative provisions 82.04.510	credit 82.04.4463
Search and seizure of property 82.32.245 Semiconductor business, annual report	Adult family homes exemption 82.04.327	Commercial or industrial use defined 82.04.130
82.32.535, 82.32.5351	Agricultural fair	Commute trip reduction incentives Ch. 82.70
Service of summons and complaint 82.32.130	exemption 82.04.335	Company
Simplified sales and use tax administration act generally Ch. 82.58	Agricultural product defined 82.04.213	defined 82.04.030
Simplified sales and use tax agreement	exemption 82.04.330	Condominiums deductions 82.04.4298
seller nexus 82.32.530	Aluminum smelters	Consumer
Smelter tax incentives 82.32.570 Software certification 82.32.745	credit, property taxes paid by 82.04.4481 credit, sales of electricity to 82.04.4482	defined 82.04.190
Solar energy systems, manufacturers or	defined 82.04.217	Contests of chance tax imposed 82.04.285
wholesalers	tax imposed 82.04.2909	Convention and tourism promotion
annual survey 82.32.620	Apportionment, business in, out of state 82.04.460	exemption 82.04.425 l Cooperative housing associations
Sourcing 82.32.730 State preemption 82.02.020	Aguatic farmers	deductions 82.04.4298
Stay of collection 82.32.190, 82.32.200	loans to, deductions 82.04.4294	Counties
Streamlined sales and use tax agreement	Artistic or cultural organization	exemption 82.04.419
amnesty 82.32.725 monetary allowance 82.32.715	deductions 82.04.4322, 82.04.4324, 82.04.4326, 82.04.4327, 82.04.4328	printing exemption 82.04.397, 82.04.600
sourcing compliance 82.32.755, 82.32.760	Athletic exhibitions	Credit Credit
vendor compensation 82.32.720	exemption 82.04.340	airplanes, commercial
Successor liability 82.32.140 Sulfur dioxide abatement account deposits	Banking deductions 82.04.4292, 82.04.4293,	preproduction, design, manufacture 82.04.4461
82.32.392	82.04.4294	property and leasehold taxes 82.04.4463

[RCW Index—page 726] (2008 Ed.)

international banking facilities 82.04.315 internet sales transactions 82.04.426 kidney dialysis facilities 82.04.4289 82.04.4491 political subdivisions, business activities aluminum smelters, property taxes paid by 82.04.4291 ranchers 82.04.4294 82.04.4481 libraries printing 82.04.600 life sciences discovery fund authority salmon restoration grants 82.04.4339 sewer service fees 82.04.432 aluminum smelters, sales of electricity to 82.04.4482 customized employment training program tuition, foreign degree institution 82.04.4332 82.04.4263 limited purpose public corporations, commissions, and authorities 82.04.615 82.04.449 wood biomass fuel 82.04.4335 electricity, direct service industrial customer Direct mail delivery charges mortgage brokers' third-party provider services trust accounts 82.04.392 82.04.447 deduction 82.04.4272 energy efficient commercial equipment Direct service industrial customer 82.04.4493 defined 82.04.217 motor vehicles, wholesale 82.04.422 high technology businesses Ch. 82.63 information technology help desk services in Discount programs, out-of-state membership motor vehicles sales at auction 82.04.317 nonprofit camp or conference centers, sale of sales rural counties 82.04.4484 exemption 82.04.421 items 82.04.363 job training services 82.04.4333 mechanical lifting devices purchased by hospitals 82.04.4485 Distributors nonprofit youth organizations 82.04.4271 tax imposed 82.04.270, 82.04.440 nursing homes 82.04.4289 Dried pea processing tax imposed 82.04.260, 82.04.440 organ procurement organizations 82.04.326 motion picture competitiveness program 82.04.4489 parking and business improvement areas 82.04.4267 Eggs and poultry exemption 82.04.410 prescription drugs 82.04.620 public utilities 82.04.310 multiple activities 82.04.440 Electricity, direct service industrial customer natural or manufactured gas purchase 82.04.447 polysilicon manufacturers 82.04.4492 public safety standards and testing 82.04.434 research and development spending real estate sales 82.04.390 regional transit authorities, sales/leaseback regional transit authorities, sales/leaseback agreements 82.04.4201 relief organizations 82.04.380 ride sharing 82.04.355 sand and gravel, city/county quarry 82.04.415 school districts 82.04.419 printing 82.04.395, 82.04.600 Electrification systems deduction 82.04.4338 Employees, servants 82.04.4452 semiconductor materials 82.04.448 software programming or manufacturing in rural counties 82.04.4483 syrup taxes paid by buyer 82.04.4486 against tox discounties 82.04.4486 application of chapter 82.04.360 Engaging in business defined 82.04.150 against tax due, maximum credit 82.04.4451 Credit and debt services exemption 82.04.368 seafood product businesses 82.04.4269 Exemptions academic transcripts 82.04.399 seed, wholesale sale or conditioning Credit unions accommodation sales 82.04.425 82.04.331 exemption 82.04.405 adult family homes 82.04.327 semiconductor microchips 82.04.427 sheltered workshops 82.04.385 small harvesters 82.04.333 Customized employment training program agricultural fair 82.04.335 annual survey 82.32.650 athletic exhibitions 82.04.340 credit 82.04.449 standing timber 82.04.334 Dairy products businesses bee pollination services 82.04.630 state route 16 corridor transportation systems exemption 82.04.4268 honey bee products 82.04.629 and facilities 82.04.416 tax imposed 82.04.260 blood and/or tissue banks 82.04.324 student loan organizations 82.04.367 Day care boarding homes, nonprofit 82.04.4264 tobacco settlement authority 82.04.311 cancer, comprehensive centers 82.04.4265 certified health plan 82.04.322 wheat, oats, grains, sale at wholesale 82.04.332 exemption 82.04.339 tax imposed 82.04.2905 Debts, bad child care resource and referral services Extractor deductions 82.04.4284 82.04.3395 defined 82.04.100 cigarettes, affixing stamp services 82.04.601 cities 82.04.419 tax imposed 82.04.230, 82.04.280, 82.04.440 value of products 82.04.450 Deductions aquatic farmers 82.04.4294 cittes 82.04.419
printing 82.04.397, 82.04.600
commercial airplane parts 82.04.627
convention and tourism promotion 82.04.4251
counties 82.04.419 artistic or cultural organization 82.04.4322, 82.04.4324, 82.04.4326, 82.04.4327, Farmers defined 82.04.213 exemption 82.04.330 loans to, deductions 82.04.4294 82.04.4328 banking printing 82.04.397, 82.04.600 credit and debt services 82.04.368 Federal conservation reserve program exemption 82.04.330 Federal small business innovation research investment interest 82.04.4292, 82.04.4293, 82.04.4294 biodiesel or alcohol fuels, distribution of 82.04.4334 credit unions 82.04.405 dairy products businesses 82.04.4268 day care 82.04.339 program exemption 82.04.4261 Federal small business technology transfer boarding homes 82.04.4337 cash discount taken by purchaser 82.04.4283 condominiums 82.04.4298 discount programs, out-of-state membership sales 82.04.421 eggs and poultry 82.04.410 program exemption 82.04.4262 cooperative housing associations 82.04.4298 electrical energy sales 82.04.310 farmers 82.04.330 Fees, dues, charges deductions 82.04.4282 debts, bad 82.04.4284 direct mail delivery charges 82.04.4272 electrification systems 82.04.4338 farmers 82.04.4294 Field burning reduction costs farming services, custom 82.04.625 federal small business innovation research credit against tax due 82.04.4459 program 82.04.4261 federal small business technology transfer fees, dues, charges 82.04.4281, 82.04.4282 Financial businesses financial business deductions 82.04.4292, 82.04.4293, program 82.04.4262 investment interest 82.04.4292, 82.04.4293, 82.04.4294 82.04.4294 fire districts 82.04.419 tax imposed 82.04.290, 82.04.440, 82.04.4291 fraternal benefit societies 82.04.370 fruit and vegetable businesses 82.04.4266 fuel sales to foreign commerce vessels Fire districts 82.04.433 exemptions 82.04.419 fundraising activities by nonprofit organizations 82.04.3651 Fire or casualty insurance services tax imposed 82.04.280, 82.04.440 funeral homes 82.04.4296 health centers 82.04.4311 Flour, oils processing tax imposed 82.04.260, 82.04.440 Fraternal benefit societies health or social welfare services 82.04.431, grants to local government 82.04.418 health care service contractors 82.04.322 82.04.4297 homeowners associations 82.04.4298 health maintenance organizations 82.04.322 horticultural product packaging 82.04.4287 insurance claims for state coverage exemption 82.04.370 Freight forwarder homes for unwed mothers 82.04.4289 hop commodity commission or board 82.04.338 hop growers 82.04.337 horse racing 82.04.350 tax imposed 82.04.260, 82.04.440 82.04.4331 Fruit and vegetable businesses exemption 82.04.4266 investments, dividends 82.04.4281 manufacturing activities outside United States hospice agencies 82.04.4289 82.04.4295 tax imposed 82.04.260 motor vehicle fuel and special fuel taxes housing finance commission 82.04.408 82.04.4285 import or export commerce 82.04.610 sales to foreign commerce vessels, deduction

nontaxable business 82.04.4286

alternative power generation devices

nonprofit and municipal hospitals 82.04.4311

82.04.433

insurance business 82.04.320

TAXES - BUSINESS AND OCCUPATION

Fuel, alcohol, biodiesel, wood biomass exemption 82.04.600 Ranchers tax imposed 82.04.260 Fundraising activities by nonprofit organizations exemption 82.04.3651 Life sciences discovery fund authority exemption 82.04.4263 Low-level waste disposal tax imposed 82.04.260, 82.04.440 loans to, deductions 82.04.4294 Real estate brokers tax imposed 82.04.255, 82.04.440 Funeral homes deductions 82.04.4296 Grants to local government exemption 82.04.418 Grocery distribution cooperatives Real estate sales exemption 82.04.390 Magazine defined 82.04.280 Recreation nonprofit youth organizations, exempt 82.04.4271 Main street program tax incentives Ch. 82.73 Manufacture defined 82.04.120 tax imposed 82.04.298 Regional transit authorities, sales/leaseback Gross income of the business Manufacturer agreements deductions 82.04.4295, 82.04.4324 defined 82.04.110 tax imposed 82.04.240, 82.04.440 exemption 82.04.4201 defined 82.04.080 Gross proceeds of sales defined 82.04.070 Relief organizations exemption 82.04.380 value of products 82.04.450
Manufacturers for hire, semiconductor materials mobile telecommunications service provider Resale certificate procedure 82.04.470 82.04.535 tax imposed 82.04.2404 Meat products Research and development tax credit 82.04.4452 telephone business 82.04.530 Health care maintenance organization exemption 82.04.32 tax imposed 82.04.260, 82.04.440 tax imposed 82.04.260, 82.04.440 Health care service contractors exemption 82.04.322 Retail sale defined 82.04.050 Mechanical lifting devices purchased by hospitals Retail store or outlet defined 82.04.212 Health centers credit 82.04.4485 Mortgage brokers' third-party provider services trust accounts deductions 82.04.4311 Health or social welfare services Retailers trust accounts
exemption 82.04.392
Motion picture competiveness program
credit 82.04.4489
Motor vehicle fuel and special fuel taxes
deductions 82.04.4285
Motor vehicles deductions 82.04.431, 82.04.4297 High technology businesses tax credits Ch. 82.63 tax imposed 82.04.250, 82.04.440 Ride sharing exemption 82.04.355 Highway contractors tax imposed 82.04.280, 82.04.440 Royalties tax imposed 82.04.2907 Homeowners associations deductions 82.04.4298 Sale courtesy dealers 82.04.520 defined 82.04.040 Homes for unwed mothers sales at auction 82.04.317 Sale at retail exemptions 82.04.4289 wholesale 82.04.422 defined 82.04.050 Hop commodity commission or board exemption 82.04.338 Multiple activities credit 82.04.440 Sale at wholesale defined 82.04.060 Hop growers Newspaper Sales as agent or broker, burden of proof exemption 82.04.337 defined 82.04.214 82.04.480 Nonprofit youth organizations exemption 82.04.4271 Horse racing Sales at cost between retailers exemption 82.04.350 exemption 82.04.425 tax imposed 82.04.286 Horticultural products packaging deductions 82.04.4287 Nontaxable business Sales in own name, deemed seller 82.04.480 deductions 82.04.4286 Salmon, canned Nursing homes exemptions 82.04.4289 tax imposed 82.04.260 Hospice agencies exemptions 82.04.4289 Salmon restoration grants Operating overhead, taxes 82.04.500
Organ procurement organizations
exemptions 82.04.326
Out-of-state business deductions for nonprofit organizations 82.04.4339 Hospitals Sand and gravel, city/county quarry exemption 82.04.415 School districts exemption 82.04.419 nonprofit and municipal, deductions 82.04.4311 tax imposed 82.04.260, 82.04.440 Housing finance commission exemption 82.04.408 Independent contractors apportionment 82.04.460 Parking and business improvement areas printing exemption 82.04.395, 82.04.600 Seafood products tax imposed 82.04.440 exemption 82.04.4267 Periodical application of chapter 82.04.360 Information technology help desk services in defined 82.04.280 Person rural counties credit 82.04.4484 defined 82.04.030 Seafood products businesses Plantation Christmas trees defined 82.04.035 exemption 82.04.4269 tax imposed 82.04.260 Insurance agents, brokers, solicitors tax imposed 82.04.440 Prescription drugs, warehousing and reselling tax imposed 82.04.272 Seed Insurance business exemption 82.04.320 exemption 82.04.331 Selected business services Printers Insurance producers and title insurance agents tax imposed 82.04.260 tax imposed 82.04.280, 82.04.440 defined 82.04.055 Printing tax imposed 82.04.440, 82.04.4291 International banking facilities exemption 82.04.315 cities, counties Semiconductor microchips exemption 82.04.397, 82.04.600 exemption 82.04.427 International investment management services libraries Services rendered in respect to tax imposed 82.04.290, 82.04.293 exemption 82.04.600 defined 82.04.05 International services school districts Sewerage utilities deductions 82.04.432 Sheltered workshops exemption 82.04.385 Small harvesters exemption 82.04.333 credit against tax due, conditions 82.04.44525 exemption 82.04.395, 82.04.600 Internet Processors Sales transactions, tax exemption 82.04.426 tax imposed 82.04.280, 82.04.440 Internet services
tax imposed 82.04.297
Investments, dividends
deductions 82.04.4281 Processors for hire, semiconductor materials tax imposed 82.04.2404 tax imposed 82.04.2404
Professional employer organizations tax imposed 82.04.540
Public safety standards and testing credit 82.04.434
Public utilities Software, canned or custom defined 82.04.215 Isolated sale defined 82.04.040 tax imposed 82.04.29001 Software programming or manufacturing in rural Job training services deduction for eligible services 82.04.4333 Kidney dialysis facilities exemptions 82.04.4289 counties credit 82.04.4483 income from utility operations Ch. 82.16 Solar energy systems, manufacturers or Publishers tax imposed 82.04.280, 82.04.440 wholesalers tax imposed 82.04.294 Radio and television broadcasting tax imposed 82.04.280, 82.04.440 Lease or rental defined 82.04.040 State route 16 corridor transportation systems Libraries Radioactive waste cleanup and facilities tax imposed 82.04.263 printing exemption 82.04.416

[RCW Index—page 728] (2008 Ed.)

Findings regarding tax due 83.100.150, 83.100.160, 83.100.170, 83.100.180, Steam, electricity, or electrical energy Transportation infrastructure account Ch. 82.44 exclusion from definition of certain terms 82.02.220, 82.04.216 TAXES - MOTOR VEHICLE FUEL 83.100.190 Alcohol, exemption and credit Ch. 82.36 Steamship agent Imposition of tax, amount 83.100.040 Collection Ch. 82.36 tax imposed 82.04.260, 82.04.440 Interest on amount due 83.100.070 Disposition Ch. 46.68 Payment, due date and extensions 83.100.060 Stevedoring Distribution and allocation of proceeds tax imposed 82.04.260, 82.04.440 Payment before distribution of property required, liability for failure to pay 83.100.120 Penalty for late filing 83.100.070 cities and towns 46.68.110 Student loan organizations exemption 82.04.367 formula for 46.68.122, 46.68.124 Successor Refund for overpayment 83.100.130 generally 46.68.120
Distribution of moneys accruing to motor vehicle defined 82.04.180 Release issuance 83.100.080 Syrup taxes paid by buyer credit 82.04.4486
Tax imposed 82.04.220 Returns fund 46.68.090 adjustments or final determinations 83.100.090 Distribution to counties, cities, and towns transfer of funds by government service agreement authorized 46.68.230 amended returns 83.100.090 Tax year criminal acts 83.100.140 defined 82.04.020 Evasion, seizure and forfeiture Ch. 82.36 Fuel tax advisory group 46.01.350 examination by department 83.100.095 Telecommunications service filing date and extensions 83.100.050 defined 82.04.065 Marine fuel Rule-making authority of department of revenue 83.100.200 gross proceeds of sales 82.04.535 determination of amount derived from tax and Telephone program excise taxes Ch. 82.72 use of funds Ch. 79A.25 Tax liens 83.100.110 Telephone service Multistate motor fuel tax agreement Ch. 82.41 Uniform estate tax apportionment act Ch. defined 82.04.065 Refunds 46.68.080 gross proceeds of sales 82.04.530 83 110A Special fuel tax Ch. 82.38 In this state defined 82.04.200 evasion, seizure and forfeiture Ch. 82.38 Tax imposed Ch. 82.36 TAXES - FEDERAL AREAS Application Ch. 82.52 Within this state defined 82.04.200 TAXES - FISH, ENHANCED TAXES - MULTISTATE TAX COMPACT Adopted Ch. 82.56 Tax imposed Ch. 82.27 Timber products activities TAXES - HAZARDOUS SUBSTANCES TAXES - OIL SPILL RESPONSE TAX tax imposed 82.04.260, 82.04.261 Tax imposed, oil spill program Ch. 82.23B Pollution tax imposed on first possession Ch. Tobacco settlement authority exemption 82.04.311 TAXES - PETROLEUM PRODUCTS Travel agents TAXES - HOTEL-MOTEL Tax imposed on first possession Ch. 82.23A tax imposed 82.04.440 Cultural arts, stadium and convention districts Underground storage tank program Ch. 82.23A Travel agents or tour operators tax imposed 82.04.260 67.38.140 TAXES - POLLUTION Limitation on imposition and use 67.40.100 Pollution tax imposed on hazardous substances Tuition Stadium and exhibition center Ch. 82.21 deduction, foreign institution 82.04.4332 financing Ch. 67.28 Tuition fee defined 82.04.170 TAXES - POLLUTION CONTROL State convention and trade center, Seattle Ch. FACILITIES Exemptions and credits Ch. 82.34 Value of products Tourism-related facilities Ch. 67.28 how determined 82.04.450 TAXES - PROPERTY TAXES - INSURANCE (See TAXATION, Value proceeding or accruing defined 82.04.090 Abstract of tax roll to state auditor 84.48.050 Agricultural, See OPEN SPACE, this topic subtitle Insurance) TAXES - INTERMEDIATE CARE, MENTALLY RETARDED Warehouse operators Agricultural land tax imposed 82.04.280, 82.04.440 conservation futures 84.36.500 Tax imposed Ch. 82.65A Wheat, oats, grains Agricultural products exemption 84.36.470, 84.40.405 processing, tax imposed 82.04.260, 82.04.440 TAXES - INVESTMENT PROJECTS, wholesale, exemption 82.04.332 DISTRESSED AREAS Air pollution control equipment in thermal Wholesale sale Community empowerment zones Ch. 82.60 electric generation facilities 84.36.487 defined 82.04.060 Deferral program Ch. 82.60 Aircraft parts 84.36.300, 84.36.310, 84.36.320 Wholesalers Airplane companies Ch. 84.12 TAXES - LEASEHOLD EXCISE Airplanes, super efficient exemption 84.36.655 tax imposed 82.04.270, 82.04.440 Tax imposed Ch. 82.29A TAXES - BUSINESS PROJECTS TAXES - LITTER Airport property 84.36.130 Credit program Ch. 82.62 Appeals county board of equalization generally 84.08.130 levies Tax imposed on retailers, manufacturers Ch. TAXES - CARBONATED BEVERAGES Tax imposed Ch. 82.64 TAXES - LOCAL OPTION TAXES - CIGARETTES AND TOBACCO TRANSPORTATION generally 84.08.140 Drug enforcement funding Ch. 82.24, Ch. 82.26 Authorized Ch. 82.80 Health services funding Ch. 82.24, Ch. 82.26 Assessment TAXES - LODGING public utilities 84.12.270, 84.12.280, 84.12.310, 84.12.330
Assessment and valuation Indian tribes, tax contracts 43.06.455, 43.06.460, Stadium and exhibition center 43.06.465 financing Ch. 67.28 Tax imposed Ch. 82.24, Ch. 82.26 State convention and trade center, Seattle Ch. Water quality account funding Ch. 82.24, Ch. 82.26 access to property 84.40.025 67 40 appeal 84.40.038 Tourism-related facilities Ch. 67.28 appraisal 84.40.030 TAXES - CRUDE OIL TAXES - MOTOR VEHICLE EXCISE assessment date 84.40.020 Tax imposed, oil spill program Ch. 82.23B City and town distribution Ch. 82.44 certification by assessor 84.40.320 TAXES - ESTATE AND TRANSFER County criminal justice assistance account companies, businesses 84.40.070, 84.40.185, Application of chapter 83.100.210 distributions 82.14.310 County sales and use tax equalization account allocation 82.14.200, 82.14.215, 82.14.220 Apportionment of estate tax, procedures Ch. comparable sales 84.40.030, 84.48.150 83.110A computer software 84.40.037 Closing agreements 83.100.210 Disposition of revenue Ch. 82.44 department of revenue authority Ch. 84.08 divided or combined property 84.40.042 easements 36.35.290 Collection 83.100.150 Exemptions Deductions rental cars Ch. 82.44 ride-sharing vehicles Ch. 82.44
Taipei economic and cultural office Ch. 82.44 farming, property used for 83.100.046 marital 83.100.047 equalization of assessments 84.48.080 erroneous, correction 84.48.065 qualified home trust 83.100.047 Municipal criminal justice assistance account distributions 82.14.320, 82.14.330 Municipal research council Ch. 82.44 exempt property, listing 84.40.175 requirements, conditions 83.100.046 exempt residential property 84.40.178 Definitions 83.100.020 exempt status loss, process 84.40.350, Municipal sales and use tax equalization account allocation 82.14.210, 82.14.215, 82.14.220 84.40.360, 84.40.370, 84.40.380, Education legacy trust account 83.100.220,

(2008 Ed.) [RCW Index—page 729]

84.40.390

83.100.230

TAXES - PROPERTY

fail or fraudulent listing	disposal of tax-title property 36.35.150	County road districts 36.33.220, 36.79.140
assessment 84.40.200	easements 36.35.290 evidence 84.64.050	County tax refund levy 84.68.040
examination of taxpayer 84.40.110 penalty 84.40.120, 84.40.130, 84.40.335	foreclosure proceedings 84.64.080	County tax sale, recording 65.04.030 Deferral
federal property 84.40.315	form of deed 36.35.130	property tax deferral program Ch. 84.37
gas, electric, water companies 84.44.020	issuance 84.64.050	special assessments and/or property taxes,
government restriction, effect 84.40.039	judgment 84.64.040	retired persons Ch. 84.38
highly valued property dispute 84.52.018	payment by interested persons 84.64.060	Definitions Ch. 84.04
historic properties Ch. 84.26 interstate utility 84.12.300	quieting title to tax-title property 36.35.160, 36.35.170, 36.35.180, 36.35.190,	Delinquency certificates
land use designation changes 84.48.065	36.35.200, 36.35.210, 36.35.220,	appellate review 84.64.120
leasehold interest 84.40.410	36.35.230, 36.35.240, 36.35.250,	bidders 36.35.120, 84.64.200
lists to board of equalization 84.40.320	36.35.260, 36.35.270	county as holder, tax exempt 36.35.100
lumber and sawlogs 84.44.030	records as evidence 84.64.130	deed recording fee 84.64.215
manner of listing irregular subdivided tracts 84.40.170	redemption 84.64.070 rental of tax-title property 36.35.140	deeds as evidence 84.64.180, 84.64.190
plats, parcels, lots 84.40.160	sales of tax-title property 36.35.110,	disposal of tax-title property 36.35.150 easements 36.35.290
manufacturing 84.40.210	36.35.120	evidence 84.64.050
mobile homes	tax judgment sale 84.64.080	foreclosure proceedings 84.64.080
identification 84.40.343	Collection	form of deed 36.35.130
penalty for avoidance 84.40.344 notice of change 84.40.045	payment under protest 84.68.030 Collection of taxes	issuance 84.64.050 judgment 84.64.040
nursery stock 84.40.220	adjustment due to noncollection 84.56.290	payment by interested persons 84.64.060
oaths, administration 84.40.120, 84.40.335	annual report 84.56.300	quieting title to tax-title property 36.35.160,
omitted property or improvements 84.40.080,	delinquency 84.56.020, 84.56.025, 84.56.060	36.35.170, 36.35.180, 36.35.190,
84.40.085	distraint of property 84.56.070, 84.56.075,	36.35.200, 36.35.210, 36.35.220,
one hundred percent of true and fair value 84.40.030	84.56.090, 84.56.120, 84.56.150, 84.56.160, 84.56.170	36.35.230, 36.35.240, 36.35.250, 36.35.260, 36.35.270
personal property 84.40.060	distribution of taxes 84.56.230	records as evidence 84.64.130
personal property verification 84.40.340	due and payable 84.56.020, 84.56.025	redemption 84.64.070
personally held for sale 84.40.220	erroneous proceeding, relisting 84.56.430	rental of tax-title property 36.35.140
petition 84.40.038	improvements, separate ownership 84.56.360,	sales of tax-title property 36.35.110,
public land contract to purchase 84.40.230	84.56.370, 84.56.380 injunctions 84.68.010	36.35.120 tax judgment sale 84.64.080
sale, annual list 84.40.240	interest 84.56.020, 84.56.025	interest and penalties, usury law exclusion
public utilities 84.12.330	interested person may pay 84.56.310	19.52.140
publicly owned property 84.40.175 revaluation	mobile homes 84.56.340	Department of revenue authority generally Ch. 84.08
annual report 84.41.130	payment by mortgagee 84.56.330 payment by tenant or occupant 84.56.320	rule-making authority
appraisers as advisors 84.41.110	payment on part of parcel or tract 84.56.340	public utilities 84.12.390
budget for process 84.41.050	payment under protest 84.68.020, 84.68.050	Destroyed property in disaster area
compliance 84.41.120 contracts for special assistance 84.41.080	penalties 84.56.020, 84.56.025 personal property	tax abatement or refund Ch. 84.70 Development rights
department of revenue assistance 84.41.060	charge against real property 84.60.040	authority 84.34.210, 84.34.220
physical inspection 84.41.041	delinquency 84.56.070, 84.56.075,	Easements 36.35.290
policy 84.41.010	84.56.090, 84.56.120, 84.56.150,	public utilities Ch. 84.20
progress impeded 84.41.070 records 84.41.120	84.56.160, 84.56.170 destruction 84.56.220	Electrical utilities Ch. 84.12 Enforcement
rules and standards 84.41.090	timber 84.56.200, 84.56.210	orders by department 84.08.120
schedule 84.41.030	ships and vessels 84.56.440	Equalization
scope 84.41.020	tax receipts 84.56.060	department of revenue authority Ch. 84.08
statistical methods 84.41.090 review, presumption 84.40.0301	tax rolls 84.56.010 tax statement, contents 84.56.022	Equalization of assessments 84.48.080 Errors, correction 84.52.085
sickness or absence of person, procedure	taxing districts, contract with county	Exemptions
84.40.150	84.56.035	agricultural land conservation futures
situs of personalty 84.44.010, 84.44.020,	treasurer duty 84.56.050, 84.56.260	84.36.500
84.44.030, 84.44.050, 84.44.080, 84.44.090	uncollectible, cancellation 84.56.240, 84.56.270	agricultural products 84.36.470, 84.40.405 agricultural research and education programs
taxing district designation 84.40.090	waiver of interest and penalties 84.56.025	84.36.570
timber and timberlands 84.40.031, 84.40.032,	willful noncollection 84.56.250	air pollution control equipment in thermal
84.40.033 time and manner 84.40.040	Community redevelopment financing Ch. 39.88	electric generation facilities 84.36.487
trusts and estates 84.40.185, 84.40.190	Computer software 84.36.600 Confidentiality and privilege of tax information	aircraft parts 84.36.300, 84.36.310, 84.36.320 airplanes, super efficient 84.36.655
vessels 84.40.036, 84.40.065, 84.44.050	84.08.210	airport property 84.36.130
Assessors	Conservation easements	alcohol fuel, property used for manufacturing
instruction 84.08.190 Automatic sprinkler systems, installation of	authority 84.34.210, 84.34.220 exemptions 84.36.260, 84.36.264, 84.36.500	84.36.635 application and renewal 84.36.805, 84.36.810,
exemption 84.36.660	Counties	84.36.812, 84.36.813, 84.36.815,
Board of tax appeals	department of revenue authority Ch. 84.08	84.36.820, 84.36.825, 84.36.830,
process, jurisdiction Ch. 82.03	fees and costs in civil actions 84.09.050	84.36.833, 84.36.835, 84.36.840,
Bonds and warrants 84.36.070 Bridges, interstate 84.36.230	nonperformance of duty 84.09.040 County board of equalization	84.36.845, 84.36.850, 84.36.855 application provisions 84.36.800
Budgets of city and districts 84.52.020,	appeals 84.08.130	art collections 84.36.060
84.52.025	procedures 84.48.010, 84.48.014, 84.48.018,	artistic productions 84.36.060
Business inventories 84.36.477, 84.40.405	84.48.022, 84.48.026, 84.48.028,	automatic sprinkler systems, installation of
Cargo containers 84.36.105 Cemetery districts 68.52.310	84.48.032, 84.48.034, 84.48.036, 84.48.038, 84.48.042, 84.48.046,	84.36.660 back taxes 84.36.262
Certificates of delinquency	84.48.050, 84.48.065, 84.48.075,	biodiesel fuel, property used for
appellate review 84.64.120	84.48.080, 84.48.110, 84.48.120,	manufacturing 84.36.635
bidders 36.35.120, 84.64.200	84.48.130, 84.48.140, 84.48.150, 84.48.200	blood and blood products business 84.36.035 bridges, interstate 84.36.230
county as holder, tax exempt 36.35.100 deed recording fee 84.64.215	84.48.200 reconvening 84.08.060	business inventories 84.36.477, 84.40.405
deeds as evidence 84.64.180. 84.64.190	County indicated ratio 84.48.075	cancer clinics or centers, nonprofit 84.36.046

[RCW Index—page 730] (2008 Ed.)

cargo containers 84.36.105 cemeteries 84.36.020 cessation of use, back taxes 84.36.262 churches 84.36.020 administrative 84.36.032 commercial vessels 84.36.080 computer software 84.36.600 conservation futures 84.36.500 conservation interests 84.36.260, 84.36.264, 84.36.500 convents 84.36.020 dance productions 84.36.060 day care centers 84.36.040 definitions 84.36.800 developmentally disabled persons' housing 84.36.042 dialysis 84.36.040 domestic violence shelters 84.36.043 educational purposes 84.36.060 fair associations 84.36.480 farming machinery and equipment 84.36.630 fire engines, buildings 84.36.060 fish and wildlife habitat and water quality improvements 84.36.255, 89.08.440 fishing vessels 84.36.080 Hanford reservation tank waste 84.36.590 historical collections 84.36.060 homeless housing 84.36.043 homes for the aging 84.36.041 horticultural products 84.40.405 hospitals 84.36.040 household goods 84.36.110, 84.36.120 housing 84.36.043 humane societies 84.36.060 improvements to residences 84.36.400 intangibles 84.36.070 libraries 84.36.040 literary productions 84.36.060 loss of status valuation and assessment 84.40.350, 84.40.360, 84.40.370, 84.40.380, 84.40.390 low-income housing 84.36.043 medical research/training 84.36.045 meeting halls 84.36.037 merchandise purchased out of state 84.36.300, 84.36.310, 84.36.320 military housing 84.36.665 mobile home, dealers 84.36.510 motor vehicles, travel trailers, and campers 84.36.595
multi-unit dwellings in urban centers, qualification and procedure Ch. 84.14
musical productions 84.36.060 nonprofit organizations artists, solicitation or collection of money for 84.36.650 meeting halls 84.36.037 real and personal 84.36.030, 84.36.031 religious, administrative 84.36.032 religious, administrative 84.36.032 solicitation property 84.36.550 nursing homes 84.36.040 orphanages 84.36.040 property valued at less than five hundred dollars 84.36.015 public and certain property 84.36.010 public assembly halls 84.36.037 public property 84.36.451 public property 84.36.451 radio/television broadcast 84.36.047 rental housing for very low-income persons 84.36.560 residences 84.36.379, 84.36.381, 84.36.383, 84.36.385, 84.36.387, 84.36.389 right of way easements 84.36.210 schools and colleges 84.36.050 science collections 84.36.060 semiconductor materials 84.36.645 sheltered workshops 84.36.350 ships and vessels 84.36.090 soil and water conservation districts 84.36.240 tissue banks 84.36.035

transit authorities, sale/leaseback agreement property 84.36.605 property 84.36.005 tribal, certain property 84.36.010 vehicles carrying exempt licenses 84.36.595 vessels under construction 84.36.079 water distribution property 84.36.250 widows or widowers of veterans Ch. 84.39 wood biomass fuel, manufacturing 84.36.640 Fair associations 84.36.480 Federal payments in lien of taxes apportionment Ch. 84.72 Fire protection districts boundaries 84.09.035 Fish and wildlife habitat and water quality improvements 84.36.255 Fishing vessels 84.36.080 Gas companies Ch. 84.12 Hanford tank waste treatment, exemption 84.36.590 84.36.590
Historic properties
valuation Ch. 84.26
Historic ships 84.36.080
Horticultural products
exemption 84.40.405
Horticultural tax 15.08.260, 15.08.270 Impact fees hact rees limitations 82.02.050, 82.02.060, 82.02.070, 82.02.080, 82.02.090, 82.02.100 voluntary agreements 82.02.020 Information, system explained 84.08.115 Injunctions 84.68.010 Intangibles exemptions 84.36.070 Intercounty property, recovery of taxes 84.68.050 Intercounty weed districts Ch. 17.06 Interpretation 84.08.080 Land trusts authority 84.34.210, 84.34.220 Leasehold interests Ch. 82.29A administration, rules 84.52.0502 affordable housing 84.52.043, 84.52.105 aggregate tax limitation 84.52.050 assessed value, taxable value 84.52.040 budgets of city and districts 84.52.020, 84.52.025 certification to assessor 84.52.070 city or town 84.52.043 common schools, state levy 84.52.065, 84.52.067 conservation futures 84.52.043 consolidated levy 84.52.010 county 84.52.043 county road districts 84.52.043 criminal justice purposes 84.52.135 definitions 84.55.005 emergency medical services 84.52.043, 84.52.069 errors, correction 84.52.085 authority 84.52.052 ballot contents 84.52.054 school districts 84.52.0531 timber assessed value 84.52.080 extension on rolls 84.52.080 fire protection districts 84.52.043, 84.52.044, 84.52.125, 84.52.130, 84.55.110 highly valued property dispute 84.52.018 junior taxing districts aggregate levies 84.52.043 pro rata reduction 84.52.010 rate 84.52.043 library districts 84.55.110 metropolitan park districts 84.52.043, 84.52.120, 84.55.110 one percent of true and fair value 84.52.010, 84.52.050 port districts 84.52.043, 84.52.050 pro rata reduction 84.52.010 process 84.52.010 public hospital districts 84.55.110 public utility districts 84.52.043, 84.52.050

rates for districts 84.52.043 regular property taxes annexation of district 84.55.030 apportionment 84.55.080 community revitalization financing 84.55.047 consolidation of district 84.55.020 determination of limitation 84.55.100 dollar limitation 84.55.040 election to exceed 84.55.050 exceptions 84.55.070 increase in statutory rate 84.55.040 industrial development purposes 84.55.045 leasehold interests 84.55.125 limit factor 84.55.0101 limitations 84.52.043, 84.52.044, 84.55.010 new construction 84.55.010 newly-formed district 84.55.035 port district 84.55.045 rate rules 84.55.060
restoration of regular levy 84.55.015
tax allocation revenues 84.55.080
road districts 84.52.043
rural library districts 84.52.063
school districts 84.52.053, 84.52.0531
senior taxing district rates 84.52.043
statutory limits 84.52.010
taxing district's revenue sources, hearing 84.55.120
time of levy 84.52.030
ibrary districts rate rules 84.55.060 Library districts boundaries 84.09.035 intercounty rural library districts, tax levy to support 27.12.150, 27.12.160, 27.12.222 island library districts, tax levy to support 27.12.222 rural library districts, tax levy to support 27.12.050, 27.12.070, 27.12.222 Mobile homes dealers' inventory exemptions 84.36.510 identification 84.40.343 penalty for avoidance 84.40.344 Moneys and credits 84.36.070 Mortgages 84.36.070 Mosquito control districts, excess levies 17.28.252, 17.28.260, 17.28.270, 17.28.280, 17.28.290 Motor vehicles, travel trailers, and campers, exemption 84.36.595
Multi-unit dwellings in urban centers Ch. 84.14 Municipal tax sale, recording 65.04.030 Open space, agricultural, timber 1973 and earlier, status 84.34.150 abrogation by legislature 84.34.070 acquisition for public purpose authority 84.34.210, 84.34.220 county levy 84.34.230, 84.34.240 historic preservation 84.34.210, 84.34.220 nature conservancy corporation authority 84.34.210, 84.34.220 defined 84.34.250 public funds 84.34.200 advisory committee 84.34.145 agricultural application 84.34.030, 84.34.037, 84.34.041 approval, denial, appeal 84.34.035, 84.34.050 assessment notation 84.34.035, 84.34.050 application form, fee, time 84.34.030, 84.34.037, 84.34.041 information availability 84.34.160 assessed valuation schedule 84.34.055 assessed valuation schedule 84.34.055 assessment guidelines 84.34.145 change in use, tax and penalty 84.34.070, 84.34.080, 84.34.090, 84.34.100, 84.34.108, 84.34.111 definitions 84.34.020 farm and agricultural conservation land application 84.34.037 farm and agricultural land

true and fair value 84.34.065

TAXES - PUBLIC UTILITIES

information submittal 84.34.121	Right of way easements 84.36.210	exemptions 82.08.02745, 82.12.02685
open space application 84.34.030, 84.34.037, 84.34.041	Schools district boundaries 84.09.037	Air pollution control facilities at thermal electric generation facility 82.12.810
true and fair value, current use 84.34.060	state levy 84.52.065, 84.52.067, 84.52.068	exemption 82.08.810
open space plan 84.34.055	Sheltered workshops 84.36.350	Aircraft parts, tangible personal property
public benefit rating system 84.34.055	Situs of personalty 84.44.010, 84.44.020,	incorporated into prototypes 82.08.02566,
reclassification 84.34.070	84.44.030, 84.44.050, 84.44.080, 84.44.090	82.12.02566
remedies, additional tax 84.34.111	Small claims recovery 84.68.110, 84.68.120,	Airplanes 82.08.0262, 82.12.0254
removal from classification 84.34.108 rule authority 84.34.141	84.68.130, 84.68.140, 84.68.150 Soil and water conservation districts	Alcoholic beverages 82.08.150, 82.08.160, 82.08.170
sale or transfer 84.34.108	personal property 84.36.240	distribution of tax 82.08.180
special assessment exemptions 84.34.300,	Sports agreements 84.36.070	Alternative housing for youth in crisis
84.34.310, 84.34.320, 84.34.330,	State levy	82.08.02915, 82.12.02915
84.34.340, 84.34.350, 84.34.360,	annual process 84.48.080	Aluminum production substances 82.08.02568,
84.34.370, 84.34.380, 84.34.390	companies assessed by department of revenue	82.12.02568 Aluminum smelters, tangible personal property
timber land application 84.34.030, 84.34.037, 84.34.041	84.48.120, 84.48.130 hypothetical levy for establishing	82.08.805, 82.12.805
approval, denial 84.34.041, 84.34.050	consolidated levy 84.48.080	Amusement and recreation services used by
assessment and valuation 84.40.031,	limitation 84.52.010	nonprofit youth organizations 82.12.02917
84.40.032, 84.40.033	rate 84.52.043	Anaerobic digesters
assessment notation 84.34.050	schools 84.52.065, 84.52.067, 84.52.068	exemptions 82.08.900, 82.12.900
reclassify as forest land 84.34.155 timber valuation not affected 84.34.131	Tax lien attachment 84.60.020	Animal pharmaceuticals exemptions 82.08.880, 82.12.880
true and fair value, current use 84.34.060	personally charged against real property	Art objects for exhibition 82.08.031, 82.12.031
withdrawal 84.34.070, 84.34.108	84.60.040	Auction sales
Operating agencies 84.09.070	priority 84.60.010	farming property 82.08.0257
Park districts	property acquired by government 84.60.050,	Auctioneer
boundaries 84.09.035	84.60.070	collection of tax 82.08.040
Payment under protest 84.68.020, 84.68.030, 84.68.050	Taxing districts boundaries 84.09.030	Bailee collection of tax 82.08.040
Personal service contracts 84.36.070	Taxpayer	Batteries, brakes, starters, core deposits
Pest districts, tax levies to fund Ch. 17.12	defined 82.02.010	82.08.036, 82.12.038
Plats	Telecommunications Ch. 84.12	Biotechnology manufacturing businesses, tax
anticipated taxes and assessments, deposit to	Telegraph companies Ch. 84.12	deferrals
cover 58.08.040 certificate of payment 58.08.030	Telephone companies Ch. 84.12 Timber lands	generally Ch. 82.75 Blood, tissue, organs, or bodies used in medica
Property tax advisor 84.48.140	classification Ch. 84.33	research and testing 82.08.02806,
Public hospital districts	excise tax Ch. 84.33	82.12.02748
boundaries 84.09.035	valuation Ch. 84.33	Blood and/or tissue banks 82.08.02805,
power to levy 70.44.060	Trade names, trade secrets, and agreements	82.12.02747
Public property exemptions 84.36.451	84.36.070 Transit authorities, sale/leaseback agreement	Bullion defined 82.04.062
Public utilities Ch. 84.12	property, exemption 84.36.605	Bundled transactions 82.08.190, 82.08.195,
apportionment among counties 84.12.350,	Transportation companies Ch. 84.12	82.12.195
84.12.360, 84.12.370	True value	Camp or conference centers
assessment 84.12.270, 84.12.280, 84.12.310,	public utilities 84.12.350	exemption for items sold 82.08.830
84.12.330	Urban centers	Cancer, comprehensive centers
classification of property 84.12.280 default valuation 84.12.260	new and rehabilitated multi-unit dwellings, exemption qualification and procedure Ch.	exemption 82.08.808, 82.12.808 Cash receipts, taxpayers 82.08.100, 82.12.070
definitions 84.12.200	84.14	Casual and isolated sales 82.08.0251
easements Ch. 84.20	Utilities Ch. 84.12	Casual sale
hearing on assessment 84.12.340	Vessels	defined 82.04.040
interstate utility 84.12.300	collection 84.56.440	Chicken bedding materials
nonoperating property 84.12.380 rule-making authority 84.12.390	commercial 84.36.080 under construction 84.36.079	exemptions 82.08.920, 82.12.920 Chicken structures, gas
valuation 84.12.330	Veterans' assistance	exemptions 82.08.910, 82.12.910
Railroads Ch. 84.12, Ch. 84.16	levy for veterans and families 73.08.080	Cigarettes, Indian tribes
Reclamation districts of one million acres or	Water companies Ch. 84.12	exemption 82.08.0316, 82.12.0316
more Ch. 89.30	Water distribution property 84.36.250	Clothes sales, wear sample 82.12.0271
Recovery of taxes action to recover property 84.68.080,	Weed control, intercounty weed districts Ch. 17.06	Cold storage warehouses exemption 82.08.820, 82.12.820
84.68.090, 84.68.100	Weed control districts Ch. 17.04	Collection of tax 82.08.040, 82.08.050,
injunctions 84.68.010	Widows or widowers of veterans	82.08.060, 82.12.040, 82.12.045
intercounty property 84.68.050	exemption Ch. 84.39	installment sales and leases 82.08.090,
limitation of actions 84.68.060	TAXES - PUBLIC UTILITIES	82.12.060
payment under protest 84.68.020, 84.68.030, 84.68.050	Business and occupation tax	purchase and resale 82.08.130
remedy exclusive 84.68.070	exemption 82.04.310	small sales 82.08.080 vending machines 82.08.080
small claims 84.68.110, 84.68.120, 84.68.130,	Commute trip reduction incentives Ch. 82.70 Income from utility operations taxed Ch. 82.16	Community empowerment zones, tax deferral
84.68.140, 84.68.150	Main street program tax incentives Ch. 82.73	program Ch. 82.82
Refunds	Public utility districts, See also PUBLIC	Components of property, nonresidents
procedure 84.69.010, 84.69.020, 84.69.030,	UTILITY DISTRICTS, subtitle Fiscal	82.08.0265
84.69.040, 84.69.050, 84.69.060, 84.69.070, 84.69.080, 84.69.090,	matters	Computation of tax due 82.08.054 Computer equipment parts and services sold to
84.69.100, 84.69.110, 84.69.120,	Sale to government, tax exempt 82.08.0256	printers or publishers 82.08.806
84.69.130, 84.69.140, 84.69.150,	TAXES - REAL ESTATE SALES	Computers or software donated to schools
84.69.160, 84.69.170	Tax imposed Ch. 82.45, Ch. 82.46	82.12.0284
Residences	TAXES - SALES AND USE	Conifer seed, tax exemption 82.08.850,
exemptions improvements 84.36.400	Academic transcripts 82.12.0347 exemptions 82.08.02537	82.12.850 Consignee
multi-unit dwellings in urban centers,	Administration 82.08.140, 82.12.080	collection of tax 82.08.040
exemption qualification and procedure Ch.	Advertisement of price 82.08.055	County sales and use tax equalization account
84.14	Agricultural worker housing	allocation 82.14.200, 82.14.215, 82.14.220

[RCW Index—page 732] (2008 Ed.)

Credit debts, bad 82.08.037, 82.12.037 electricity, direct service industrial customer 82 12 024 tax already paid 82.12.035 Cultural objects for exhibition 82.08.031, 82.12.031 Dairy nutrient management equipment and facilities exemptions 82.08.890 Debts, bad 82.08.037, 82.12.037 community empowerment zones, tax deferral program Ch. 82.82 high technology businesses Ch. 82.63 stadium and exhibition center 36.102.070 thoroughbred race track Ch. 82.66 Definitions 82.08.010, 82.08.011, 82.12.010 Diesel fuel, watercraft outside state 82.08.0298, 82.12.0298 Direct mail delivery charges exemption 82.08.807, 82.12.807 Electricity, direct service industrial customer natural or manufactured gas purchase 82 12 024 Electricity generating machinery and equipment 82.08.02567, 82.12.02567 Exemptions academic transcripts 82.08.02537, 82.12.0347 agricultural worker housing 82.08.02745, 82.12.02685 air pollution control facilities at thermal electric generation facility 82.08.810, 82.12.810 aircraft parts, tangible personal property incorporated into prototypes 82.08.02566, 82.12.02566 airplanes 82.08.0262, 82.12.0254 airplanes, commercial - computer parts and software related to 82.08.975, 82.12.975 airplanes, super efficient - labor, services, and personal property 82.08.980, 82.12.980 alternative housing for youth in crisis 82.08.02915, 82.12.02915 aluminum production substances 82.08.02568, 82.12.02568 aluminum smelters, tangible personal property 82.08.805, 82.12.805 amusement and recreation services used by nonprofit youth organizations 82.12.02917 anaerobic digesters 82.08.900, 82.12.900 animal pharmaceuticals 82.08.880, 82.12.880 armed services members, motor vehicles 82 12 0266 art objects for exhibition 82.08.031, 82.12.031 auction sales farming property 82.08.0257 batteries, brakes, starters, core deposits 82.08.036, 82.12.038 bees, honey \$2.08.0204, 82.12.0204 biodiesel or E85 motor fuel - sales of machinery, equipment, vehicles, and services 82.08.955, 82.12.955 blood, tissue, organs, or bodies used in medical research and testing 82.08.02806, 82.12.02748 blood and/or tissue banks 82.08.02805, 82.12.02747 bundled transactions 82.08.195 cancer, comprehensive centers 82.08.808, 82.12.808 casual and isolated sales 82.08.0251 chicken bedding materials 82.08.920 82.12.920 chicken structures, gas 82.08.910, 82.12.910 cigarettes, Indian tribes 82.08.0316, 82.12.0316 clothes sales, wear sample 82.12.0271 coal used to generate power at thermal electric generating facilities 82.08.811, 82.12.811 cold storage warehouses 82.08.820, 82.12.820 computer equipment parts and services sold to printers or publishers 82.08.806, 82.12.806

82.12.0284 conifer seed 82.08.850, 82.12.850 cultural objects for exhibition 82.08.031, 82.12.031 dairy nutrient management equipment and facilities 82.08.890 delivery charges 82.08.145, 82.12.145, 82.12.195 diesel, biodiesel, and aircraft fuel, farm fuel users 82.08.865, 82.12.865 diesel fuel, watercraft outside state 82.08.0298, 82.12.0298 dietary supplements 82.08.925, 82.12.925 direct mail delivery charges 82.08.807, 82.12.807 electricity generating machinery and equipment 82.08.02567, 82.12.02567 electrification systems 82.08.815, 82.08.825, 82.12.815, 82.12.825 family planning devices 82.08.0281 farm machinery and equipment 82.08.855, 82.12.855 farming equipment, hay sheds 82.12.841 farming equipment, nonresidents 82.08.0268 federal credit union, property and services 82.12.860 ferry vessels and components 82.08.0285, 82.12.0279 financial information delivered electronically 82.08.705, 82.12.705 fish feed 82.08.0294, 82.12.0294 floating homes, used, sale, rent, lease 82.08.034, 82.12.034 food and food ingredients 82.08.0293 food products 82.12.0293 food stamp food 82.08.0297, 82.12.0297 foreign resident 82.08.02665 fuel use by producer of fuel 82.12.0263 fundraising activities by nonprofit organizations 82.08.02573 gun safes 82.08.832, 82.12.832 hearing instruments 82.08.0283 homeless person lodging 82.08.0299 horticultural packing products 82.08.0311, 82.12.0311 hospitals, free hospitals 82.08.02795, 82.12.02745 mport or export commerce 82.08.990 insulin 82.08.0283, 82.08.985, 82.12.985 irrigation equipment 82.08.0288, 82.12.0283 kidney dialysis devices 82.08.945, 82.12.945 laser interferometer gravitational wave observatory, construction materials 82.08.02569, 82.12.02569 limited purpose public corporations, commissions, and authorities 82.08.995, 82.12.995 livestock 82.08.0259, 82.12.0261 livestock feed, public market 82.08.0296, 82.12.0296 livestock nutrient management equipment and facilities 82.12.890 local government physical fitness classes 82.08.0291 locomotives, railroad cars 82.08.0262, lumber, form lumber 82.08.0274, 82.12.0268 magazine or periodical subscription sales for fundraising 82.08.02535 manufacturing machinery and equipment 82.08.02565, 82.12.02565 medical devices 82.08.0283, 82.12.0277 mobile homes, used, sale, rent, lease 82.08.033, 82.12.0277 mobile homes, used, sale, rent, lease 82.08.033, 82.12.033 motion picture or video productions 82.08.0315, 82.12.0315 motor vehicle fuel 82.08.0255, 82.08.0256, 82.12.0256 motor vehicle leasing/renting, nonresident 82.08.0279 motor vehicles high gas mileage 82.08.813, 82.12.813

computers/software donated to schools

using clean alternative fuels 82.08.809, 82.12.809 motor vehicles and trailers interstate or foreign commerce 82.08.0263 motorcycles for training programs 82.08.870 motorcycles loaned to department of licensing 82.12.845 natural or manufactured gas 82.08.026, 82.12.022, 82.12.023, 82.14.230 naturopathic prescriptions 82.08.0283 nebulizers 82.08.803, 82.12.803 newspaper sale and distribution 82.08.0253 newspapers 82.12.0345 noncontiguous states, territories 82.08.0269 nonprofit camp or conference centers, sale of items 82.08.830 nonprofit youth organizations 82.08.0291 nonresidents components of property 82.08.0265 motor vehicles, campers 82.08.0264, 82.12.0251 nonresidents personal property 82.12.0251 nontaxable sales 82.08.0254 nontaxable tangible personal property 82.12.0255 organ procurement organizations 82.08.02807, 82.12.02749 ostomic items 82.08.804, 82.12.804 over-the-counter drugs 82.08.0281, 82.08.940, 82.12.940 oxygen 82.08.0283 park model trailers, used 82.08.032, 82.12.032 parking charges subject to tax at stadium and exhibition center 82.08.02875 personal property, nonresidents 82.08.0273 personal property and services donated to nonprofit organization or governmental entity 82.12.02595 personal property for commerce 82.08.0261, 82.08.0262, 82.08.0263, 82.12.0254 pollen 82.08.0267, 82.12.0273 poultry 82.08.0267, 82.12.0262 prescription drugs 82.08.0281, 82.12.0275 prescription drugs, disposable devices used to deliver 82.08.935, 82.12.935 prescription eyewear 82.08.0281, 82.12.0275 public records, sales of copies by state or local agencies 82.08.02525, 82.12.02525 public utility property sales 82.08.0256 public utility taxpayers 82.08.0252, 82.08.0253 regional transit authorities, sales/leaseback agreements 82.08.834, 82.12.834 relief organizations 82.08.0258, 82.12.0259 research and development machinery and equipment 82.08.02565, 82.12.02565 returnable beverage containers 82.08.0282, 82.12.0276 ride-sharing vehicles 82.08.0287, 82.12.0282 sales between political subdivisions 82.08.0278, 82.12.0274 sand and gravel from municipal quarry 82.08.0275, 82.12.0269 school driver training 82.12.0264 semen sales for artificial insemination 82.08.0272, 82.12.0267 semiconductor materials gases and chemicals, manufacturer or processor for hire 82.08.9651, 82.12.9651 gases and chemicals, manufacturing 82.08.970 manufacturing 82.08.965 semiconductor materials manufacturing 82.12.965, 82.12.970 solar hot water systems 82.08.835, 82.12.835 special fuel 82.08.0255, 82.08.0256, 82.12.0256 steam, electricity, electrical energy 82.08.950, 82.12.950 telephone, telecommunications, ancillary services 82.08.0289 temporary medical housing 82.08.997 tire fee 82.08.036, 82.12.038

TAXES - SALES AND USE

trade shows 82.12.0272 chemical dependency treatment services Motion picture or video productions 82.08.0315, trail grooming services 82.08.0203 82.14.460 82,12,0315 Motor vehicle fuel 82.08.0255, 82.08.0256, collection and administration 82.14.050 vessels and trailers, use by dealer 82.12.801 community empowerment zones, tax deferral program Ch. 82.82 82 12 0256 vessels and trailers, use by manufacturer 82.12.800 Motor vehicles farming equipment, hay sheds 82.08.841 high gas mileage vehicles, exemption vessels sold to nonresidents 82.08.700, construction projects 82.14.080, 82.14.090 82.12.700 counties and cities 82.14.450 warehouse and grain elevator operations 82.08.820, 82.12.820 82.08.813, 82.12.813 county criminal justice assistance account nonresidents 82.08.0264, 82.12.0251 distributions 82.14.310 county sales and use tax equalization account 82.14.200, 82.14.215, 82.14.220 credit provision 82.14.040 nonresidents, renting/leasing 82.08.0279 warranties, extended 82.12.0255 vehicles using clean alternative fuels, exemption 82.08.809, 82.12.809 warranties, use of certain 82.12.0251 waste vegetable oil 82.08.0205, 82.12.0205 criminal justice assistance account distributions 82.14.320, 82.14.330 Motor vehicles and trailers watercraft armed services members 82.12.0266 commerce 82.08.0262, 82.12.0254 interstate or foreign commerce 82.08.0263 criminal justice services, voter approval nonresidents 82.08.0266 Motorcycles for training programs watershed protection or flood prevention 82.08.0271, 82.12.930 82.14.440 exemption 82.08.870 definitions 82.14.020 Motorcycles loaned to department of licensing weatherization of a residence 82.08.998, deposit before due, credit 82.14.080, exemption 82.12.845 82.12.998 82.14.090 Municipal sales and use tax equalization account allocation 82.14.210, 82.14.215, 82.14.220
Natural or manufactured gas 82.08.026, wood biomass fuel - sales of machinery, distressed county assistance account equipment, vehicles, and services 82.08.960, 82.12.960 82.14.380 distribution 82.14.060 82.12.022, 82.12.023, 82.14.230 Nebulizers 82.08.803, 82.12.803 working families, eligible low-income emergency communication systems and facilities 82.14.420 82.08.0206, 82.08.02061 youth in crisis defined 82.08.02917 Eyewear 82.08.0281, 82.12.0275 Newspaper sale and distribution 82.08.0253 ferries, passenger-only 82.14.440 financial institution licenses fees Ch. 82.14A fruit and vegetable businesses, tax deferrals Newspapers exemptions 82.12.0345 Noncontiguous states, territories 82.08.0269 Nonprofit youth organizations 82.08.0291 collection of tax 82.08.040 Ch. 82.74 Farming equipment, hay sheds health sciences and services authorities Nonresidents exemption 82.08.841, 82.12.841 82.14.480 components of property 82.08.0265 farming machinery 82.08.0268 Farming machinery, nonresidents 82.08.0268 historic automobile museum, deferral Ferry vessels and components 82.08.0285, 82.32.580 motor vehicle leasing/renting 82.08.0279 82.12.0279 hospital benefit zones 82.14.465, 82.14.470 motor vehicles, campers 82.08.0264, Fish feed 82.08.0294, 82.12.0294 juvenile detention facilities and jails Floating homes, used, sale, rent, lease 82.08.034, 82.12.034 82.12.0251 82.14.350 personal property 82.08.0273 local infrastructure financing tool program personal property within state 82.12.0251 watercraft 82.08.0266 Food and food ingredients 82.08.0293 local sales and use tax account 82.14.050 lodging 82.14.410 Food products 82.12.0293 Nontaxable sales 82.08.0254 Food stamp food 82.08.0297, 82.12.0297 Organ procurement organizations exemption 82.08.02807, 82.12.02749 mental health treatment services 82.14.460 Fruit and vegetable businesses, tax deferrals Ch. municipal sales and use tax equalization account 82.14.210, 82.14.215, 82.14.220 Ostomic items 82.08.804, 82.12.804 Fuel use by producer of fuel 82.12.0263 Park model trailers, used natural gas 82.14.230 Fundraising activities by nonprofit organizations exemption 82.08.032, 82.12.032 Performance audits, dedication of taxes exemptions 82.08.02573 newly annexed areas, cities to offset municipal Gun safes 82.08.832, 82.12.832 costs 82.14.415 82.12.0201 High technology businesses tax deferrals Ch. 82.63 public facilities districts 82.14.048, 82.14.390 Personal property and services donated to public sports facilities 82.14.049 nonprofit organization or governmental entity 82.12.02595 Homeless person lodging 82.08.0299 Horticultural packing products 82.08.0311, public transportation systems 82.14.045 equalization payments 82.14.046 Personal property for commerce 82.08.0261, 82.08.0262, 82.08.0263, 82.12.0254 purpose 82.14.010 82.12.0311 82.08.0262, 82.08.0263, 82.12.0253 Physical fitness classes, local government provided 82.08.0291 Place of sale, from vehicle 82.08.110 Pollen 82.08.0267, 82.12.0262 Poultry 82.08.0267, 82.12.0262 rate, one jurisdiction-wide 82.02.230 Hospitals rate change, where effective 82.14.055 regional centers 82.14.485 sales to free hospitals 82.08.02795, 82.12.02745 Installment sales and leases collection of tax 82.08.090, 82.12.060 repeal, referendum 82.14.036 rural counties, public facilities in rural counties 82.14.370 Insulin 82.08.985, 82.12.985 Prescription drugs \$2.08.0281, 82.12.0275 Irrigation equipment 82.08.0288, 82.12.0283 sourcing 82.14.490 Public facilities districts 82.14.048 Isolated sale stadium and exhibition center 82.14.0494 Public sports facilities 82.14.049 defined 82.04.040 stadium sales and use tax 82.14.360 Public utility property sale to government 82.08.0256 Laser interferometer gravitational wave streamlined sales and use tax mitigation observatory, construction materials 82.08.02569, 82.12.02569 account 82.14.495, 82.14.500 Public utility taxpayers 82.08.0252, 82.08.0253 therapeutic court programs 82.14.460 transfer of funds under government service agreement 82.14.212 Lease or rental one statewide and one jurisdiction-wide defined 82.04.040 82.02.230 Liquor excise tax fund 82.08.160 transportation benefit areas 82.14.045 equalization payments 82.14.046 Rate change, when effective 82.08.064, 82.14.055 transportation benefit districts 82.14.0455 Livestock 82.08.0259, 82.12.0261 Rebating Livestock feed, public market 82.08.0296, uniformity with state tax 82.14.070 illegal 82.08.120 82.12.0296 warehouse and grain elevator operations Recreation or personal services by nonprofit youth organizations 82.08.0291 Refunds Livestock nutrient management equipment and 82.14.820 zoos and aquariums 82.14.400 exemptions 82.12.890 Locomotives, railroad cars 82.08.0262, debts, bad 82.08.037 illegal 82.08.120 Local government physical fitness classes 82.08.0291 Lumber, form lumber 82.08.0274, 82.12.0268 uncollectible debt 82.12.037 Local sales and use Magazine or periodical subscription sales for Regional transit authorities, sales/leaseback fundraising exemption 82.08.02535 additional tax for criminal justice 82.14.340 agreements alteration of county share of city tax receipts exemptions 82.08.834, 82.12.834 under government service agreement 82.14.034 Manufacturing machinery and equipment 82.08.02565, 82.12.02565 Medical devices 82.08.0283, 82.12.0277 Regional transportation investment district tax 82.14.430 Relief organizations 82.08.0258, 82.12.0259 alterations in rate under government service agreement 82.14.032 Rental cars 82.08.011, 82.08.020, 82.08.0201, Mobile homes, used, sale, rent, lease 82.08.033, authorized 82.14.030 82.12.033 82.14.049

[RCW Index—page 734] (2008 Ed.)

Research and development, use of exempt articles 82.12.0265 Research and development machinery and equipment 82.08.02565, 82.12.02565 Retail sale defined 82.04.050 Returnable beverage containers 82.08.0282, 82.12.0276 Ride-sharing vehicles 82.08.0287, 82.12.0282 Roadside sale from vehicle 82.08.110 Sale defined 82.04.040 Sale at retail defined 82.04.050 Sand and gravel from municipal quarry 82.08.0275, 82.12.0269 School driver training 82.12.0264 Selected business services defined 82.04.055 Semen sales for artificial insemination 82.08.0272, 82.12.0267 Services rendered in respect to defined 82.04.051 Simplified sales and use tax administration act Ch. 82.58 Small sales collection of tax 82.08.080 Special fuel 82.08.0255, 82.08.0256, 82.12.0256 Stadium and exhibition center 82.14.0494 tax deferrals 36.102.070 Stadium and exhibition center parking charges subject to tax 82.08.02875 State convention and trade center, Seattle Ch. Tax imposed 82.08.020, 82.12.020 Telecommunications service deemed location for mobile services 82.08.066 defined 82.04.065 Telephone program excise taxes Ch. 82.72 Telephone service defined 82.04.065 Thoroughbred race track Ch. 82.66 Tire fee 82.08.036, 82.12.038 Trade shows 82.12.0272 Transportation benefit areas 82.14.045 equalization payments 82.14.046 Vending machines 82.08.080 Vessels and trailers, use by dealer 82.12.801 Vessels and trailers, use by manufacturer Vessels held in inventory, personal use 82.12.802 Warehouse and grain elevator operations exemption 82.08.820, 82.12.820 Warranties, extended exemption 82.12.0255 Warranties, use of certain exemption 82.12.0251 Watercraft commerce 82.08.0262, 82.12.0254 foreign resident 82.08.02665 nonresidents 82.08.0266 Watershed protection or flood prevention 82.08.0271, 82.12.930 Youth in crisis defined 82.08.02917 TAXES - SIMPLIFIED SALES AND USE TAX ADMINISTRATION ACT Streamlined tax agreements, Washington state compliance 82.02.210 Tax imposed Ch. 82.58

Resale certificate 82.08.130

TAXES - SOLID WASTE

Public works assistance account Ch. 82.18 Solid waste collection tax Ch. 82.18

TAXES - SPECIAL FUEL

Distribution of moneys accruing to motor vehicle fund 46.68.090

Distribution to counties, cities, and towns transfer of funds by government service agreement authorized 46.68.230 Generally Ch. 82.38

TAXES - TAXPAYER RIGHTS

Taxpayer rights and responsibilities Ch. 82.32A

TAXES - TELEPHONE PROGRAM EXCISE

Generally Ch. 82.72

TAXES - TELEPHONES

911, enhanced services Ch. 82.14B

TAXES - TRAVEL TRAILERS AND **CAMPERS**

Tax imposed Ch. 82.50

TAXES - WATERCRAFT EXCISE

Dealer registration use to evade tax 88.02.118 Registration and payment 88.02.050 Tax imposed Ch. 82.49

TAXICAB COMPANIES

Cooperative agreements by political subdivisions for joint regulation 81.72.220 Legislative intent 81.72.200

Local regulatory powers listed 81.72.210

TAXING - PROPERTY

Community revitalization financing Ch. 39.89

TAXING DISTRICTS

Agreements between districts, contingency on levy authorized 39.67.010

Air pollution control districts, See AIR POLLUTION CONTROL, subtitle Districts Bond issues

declaratory judgments 7.25.010, 7.25.020, 7.25.030

definitions 7.25.005

validation of prior issues Ch. 39.90 Claim payment before approval by legislative body 42.24.180

Community redevelopment financing Ch. 39.88 Community revitalization financing Ch. 39.89 Debt, public

collection agencies may be used, fees 19.16.500

Defined for purposes of privilege tax 54.28.010 Fire protection districts, See FORESTS AND FOREST PRODUCTS, subtitle Fire protection

Forest patrol districts, See FORESTS AND FOREST PRODUCTS, subtitle Fire protection

Forests infestation control district, See FORESTS AND FOREST PRODUCTS,

subtitle Diseases and insect pests
Health districts, See HEALTH AND SAFETY
Indebtedness limitations Ch. 39.36
Industrial development districts, See PORT
DISTRICTS, subtitle Industrial development districts

Irrigation districts, See IRRIGATION
DISTRICTS
Library districts, See LIBRARIES, subtitle Rural

county library districts

Local improvement districts, See LOCAL IMPROVEMENT DISTRICTS

Metropolitan park districts, See METROPOLITAN PARK DISTRICTS Port districts, See PORT DISTRICTS

Public utility districts, See PUBLIC UTILITY DISTRICTS

River and harbor improvement districts, See RIVER AND HARBOR IMPROVEMENT DISTRICTS

Taxing district relief act Ch. 39.64 Transfer of funds between districts 39.67.020 Water-sewer districts, See WATER-SEWER DISTRICTS

Weed districts, See WEED DISTRICTS

TEACHERS

Abusing, penalty 28A.635.010
Before and after school presence 28A.405.466
Basic education certificated instructional staff defined 28A.150.100 salary allocation schedule 28A.150.410 Centers for improvement of teaching establishment and duties 28A.415.010

improvement of teaching coordinating council, establishment and duties 28A.415.010

Certification

abuse issues course requirement 28A.410.035 alternative routes

conditional scholarship program, generally 28A.660.050

findings 28A.660.005

partnership grant program 28A.660.010, 28A.660.030

pipeline for paraeducators 28A.660.042 proposals, funding 28A.660.020 retooling to teach math and science 28A.660.045 routes 28A.660.040

eligibility, rules and regulations covering 28A.410.010

minimum 28A.410.060

minimum 28A.410.000
refunded, when 28A.410.060
first peoples' language, culture, and oral tribal traditions 28A.410.045
hiring of uncertificated teachers, director's

connivance, penalty 28A.635.080 initial level 28A.410.040

major requirements 28A.410.040

qualified teacher to have certificate or permit 28A.410.025

registration of certificates effect 28A.410.070 form 28A.410.070 revocation

appeal from, stay of proceedings 28A.410.100

for failure to teach patriotism, not permitted to teach 28A.405.040 hearings, right to 28A.410.100

reinstatement, when 28A.410.110 revocation or suspension 28A.410.090 scope 28A.410.010

superintendent of public instruction as administrator 28A.410.010 to issue, revoke, certificate or permit 28A.410.010

suspension for noncompliance with support order 28A.410.106

suspension for nonpayment or default on educational loan or scholarship 28A.410.105

traffic safety education course teacher to be certificated 28A.220.020 types of certificates or permits 28A.410.010

violation or noncompliance

investigatory powers of superintendent of public instruction 28A.410.095

Washington state or Pacific Northwest history and government course required 28B.10.710

Classroom assistants

paraprofessional training program 28A.415.310

Community and technical colleges faculty and employees

reduction in force 28B.50.873

faculty tenure plan

administrative appointment effect 28B.50.860 definitions 28B.50.851

educational programs in correctional institutions 28B.50.870

employment contract, requirement

28B.50.855

periodic posttenure evaluations 28B.50.852 periodic posttenure evaluations 28B.50.872 probationary faculty appointment evaluation 28B.50.856 nonrenewal 28B.50.857

reduced work load assignments 28B.50.859 retention of tenure on transfer to other community or technical college in district

28B.50.867 review committee

(2008 Ed.) [RCW Index—page 735]

TEACHERS

appointments, composition 28B.50.869 Washington state Christa McAuliffe award rulemaking authority 28A.625.380 for teachers 28A.625.030 Exclusion of students by 28A.600.020 False academic credentials 28A.405.260 Fingerprint check 28A.400.303, 28A.400.306 short title 28A.625.350 teacher educator award 28A.625.370 rules 28B.50.852 tenured faculty member, dismissal appeal, procedure 28B.50.864 cause, enumerated 28B.50.862 state or Pacific Northwest history course required 28B.10.710 review, procedure 28B.50.863 Future teachers conditional scholarship and loan Probation for certificated employees repayment program Ch. 28B.102 28A.405.100 leave provisions 28B.50.551 sick leave, credit plans 28B.50.551 Governor's award for excellence in teaching Professional development learning opportunities history 27.34.350 Community colleges 28A.415.350 faculty tenure plan Professional educator standards board 28A.410.200, 28A.410.210, 28A.410.220, 28A.410.230, 28A.410.240 currently employed members 28B.50.868 leave for attendance at 28A.400.300 workshops, in-service training tenured faculty member, dismissal deaf and hard of hearing students teacher endorsements 28A.410.225 authorized 28A.415.010 28B.50.861 joint district 28A.415.010 Contract status, adversely affecting or discharge professional certification, rules 28A.410.250 Professional educators excellence 28A.300.050 school districts may hold institutes, when decision 28Á.405.300 28A.415.010 hearing 28A.405.310 support 28A.415.010 Record check 28A.410.010 judicial appeal from Insulting, penalty 28A.635.010 Record check information, access 28A.400.305 appeal without jury and expeditiously Record check through state patrol criminal identification system 28A.400.303

Recruiting Washington teachers program 28A.415.370 Insurance 28A.405.340 legislators, reimbursement of benefits to appellate review 28A.405.360, 28A.405.370, 28A.405.380 district for teachers on leave 44.04.230, 44.04.240 attorney's fees and costs, awarding of 28A.405.350 44,04.240
liability, life, health, accident, disability and salary 28A.400.350
mandatory 28A.400.370
retired and disabled district employees district contributions to the public employees' and retirees' insurance account 28A.400.400
navment to public employees' and retirees' Retirement, accumulated leave creditable 28A.400.300 certification and filing of school board hearings transcript 28A.405.330 Sabbatical leaves 28A.400.300 damages for loss of compensation, awarding of 28A.405.350 Salaries credits earned to increase salary accredited institutions, requirements notice of, service, filing, contents 28A.405.320 28A.415.024 payment to public employees' and retirees' insurance account 28A.400.410 in-service training, continuing education, and internship credit 28A.415.020, notification 28A.405.300 retired employees 28A.415.023 certificate required 28A.405.210 premium payment 28A.400.395 retired or disabled district employees internship clock hours 28A.415.025 interstate educational personnel contracts limitations 28A.400.220 28A.690.030 continued coverage, application salary schedule for certificated employees, limitation on issuing to teachers already under contract 28A.405.210 adoption and publication 28A.405.200 Salary allocation schedule 28A.150.410 28A.400.391 self-funding 28A.400.350 nonrenewal, procedure 28A.405.210 requisites 28A.405.210 spouse of district officer as substitute teacher Interstate agreement on qualifications of educational personnel 28A.690.010, 28A.690.020, 28A.690.030 future teachers conditional scholarship and loan repayment program Ch. 28B.102 42.23.030 Law against discrimination applicable to Seniority, retention upon transfer between supplemental contracts, required for supplemental duties 28A.405.240 districts' employment practices 28A.400.310 schools 28A.400.300 Service provided to superintendent of public Correctional facilities, employment of teachers Learning improvement days 28A.415.360 instruction or state board of education, 72.01.200 Leave benefits 28A.400.300 reimbursement of substitute 28A.300.035 Crimes, See SCHOOLS AND SCHOOL DISTRICTS, subtitle Crimes relating to attendance incentive program 28A.400.210 early retirement, effect 28A.400.212 Sexual misconduct alleged, parental notification 28A.320.160 Crimes against children duty to report, training 28A.400.317 information on past, application requirements Legislators termination upon felony conviction, right of appeal 28A.405.470 insurance benefits, reimbursement to district for teachers on leave 44.04.230, 44.04.240 Math and science instructional coach program 28A.400.301 Discharge notice to contain notice of right of appeal if available 28A.400.340
Disciplinary procedures 28A.600.020 reporting disciplinary actions to national 28A.415.380 clearinghouse 28A.410.108 Sick leave Math and science teachers, loans Disruptive students, teacher training in managing 28A.415.330 definitions 28B.15.760 procedure 28A.400.300 remuneration or benefit plan for unused 28A.400.210 procedures, conditions 28B.15.762 District officer, employment of spouse as teacher program duration 28B.15.766 42.23.030 publicize program 28B.15.764 early retirement, effect 28A.400.212 Educational staff associates Mentor teachers Staff to student ratios 28A.150.100 continuing education requirements, acceptance of credits 28A.415.060 full-time mentor teachers pilot program Student teaching centers allocation of funds 28A.415.130 definitions 28A.415.105 28A.415.260 **Employment** teacher assistance program, participation in disqualification from certificate for conviction field experiences 28A.415.140 28A.415.250 for felony sex offense against child Morality, must teach 28A.405.030 legislative findings and intent 28A.415.100 National board for professional standards network of centers, purpose 28A.415.125 school holidays, no reduction of pay on basis certification, bonus 28A.405.415 rulemaking authority 28A.415.145 of 28A.150.050 Not permitted to teach if certificate revoked for teacher placement, to act as alternative means failure to emphasize patriotism, penalty 28A.405.040 spouse of district officer as substitute teacher of 28A.415.135 42.23.030 Substitute teachers Evaluation Paraprofessional training program 28A.415.310 Patriotism, must teach 28A.405.030, spouse of district officer, employment as 42.23.030 assistance to improve teaching skills may be required after evaluation 28A.405.140 28A.405.040 Teacher assistance program 28A.415.250 criteria and procedure for certificated Payroll deductions, authorization of full-time mentor teachers pilot program employees 28A.405.100 28A.405.400 28A.415.260 legislative findings 28A.405.110 Physical abuse Training courses at colleges and universities training for evaluators 28A.405.130 28B.10.140 duty to report, training 28A.400.317 Transfer rights 28A.400.300 Transfer to other school, district, retention of training required for evaluators 28A.405.120 Preparation programs Excellence in education enhance awareness of teaching experience seniority, leave and other benefits 28A.400.300 award program 28B 10 032 Christa McAuliffe award 28A.625.030 duties 28A.625.050 excellence in teacher preparation award program Vocational education educational grants, eligibility for and award baccalaureate and masters degree established 28A.625.020 of 28A.625.390 equivalency standards 28A.410.050 Warrants 28A.350.050 recognition award 28A.625.042 establishment 28A.625.360

[RCW Index—page 736] (2008 Ed.)

payment, accrual date 41.32.795

permanent postretirement allowance adjustment 41.32.4991 1977 act 41.32.510 payroll officer, duties 41.50.240 Accumulated leave creditable 28A.400.300 Actuarial funding Ch. 41.45 withdrawal, reentry 41.32.510 Military service credit 41.32.260 Name of system 41.32.020 qualification 41.32.480 suspension while employed 41.32.800 Options available, allowance adjustment 41.32.530, 41.32.785 Annuity, purchase of additional 41.32.350 Retirement or termination agreements Benefit calculation, limitation 41.32.063 overpayments not required to be repaid Overpayments, recovery of certain overpayments prohibited 41.50.133 Board of trustees 41.50.750 payment options, opportunity to change options 41.50.740 loans, members not to guarantee 41.50.220 medical director designated by 41.50.210 Part-time employees 41.32.345 Plan 1, plan 2, and plan 3, provisions applicable to 41.32.005 records 41.50.205 Rights of prior members not receiving social security 41.32.4931 Rights unassignable and exempt from taxes and legal process, exception 41.32.052 Salary deductions 41.32.042, 41.50.235 School districts, reports to board of trustees report 41.50.205 Community and technical college faculty, See RETIREMENT AND PENSIONS, subtitle Plan 1, provisions applicable to 41.32.215 Community and technical colleges, faculty death benefits 41.32.805 membership, choice 41.32.835 members provisions applicable to 41.32.755 service credit Contributions 41.32.360 41.50.230 death before retirement, survivorship options School employees' retirement system, one-time purchase 41.32.813 terminal illness 41.32.768 establishment and implementation Ch. 41.35 payment on withdrawal 41.32.510 Service credit prior service credit 41.32.390 Cost-of-living adjustment 41.32.485, 41.32.770 Plan 3 an 3 contributions, rates and distribution Ch. 41.34 death benefits 41.32.895 disability allowance 41.32.880 elements of plan 41.32.831 eligibility for retirement 41.32.875 extraordinary investment gains 41.31A.020 membership, choice 41.32.835 plan 2 restored or purchased service credit, transfer to plan 3 41.32.892 purchased service credit additional, purchase of 41.32.066 armed forces service 41.32.810 permanent postretirement allowance adjustment 41.32.4991 creditable service 41.32.340 establishment and restoration 41.32.064 Death benefit fund half-time employment 41.32.812 contributions 41.32.366 leave of absence, paid or unpaid 41.32.810 military service 41.32.260 Death benefits eath benefits application 41.32.795 course of employment 41.32.053 member not qualified 41.32.523 member qualified 41.32.522 for periods of paid leave, including service as elected official of a labor organization purchased service credit prior service out-of-state 41.32.300 allocation 41.32.867 one-time purchase 41.32.868 payment, accrual date 41.32.795 subsequent professional preparation 41.32.330 Definitions 41.32.010 Disability allowance reestablishment of membership 41.32.862 time limit for claiming prior service credit and making payments 41.32.310 application 41.32.795 retirement allowance death of recipient, disposition 41.32.790 additional incentive payment, conditions State officials disabled in line of duty 41.32.0641 eligibility 41.32.790 41.32.8401 eligibility 41.32.263 application and effective date 41.32.855 Substitute teachers medical examinations 41.32.790 computation 41.32.840 service credit, application for 41.32.013 payment, accrual date 41.32.795 permanent, options 41.32.550 lump sum payments 41.32.870 Substitute teachers and principals reduction or suspension on reemployment reduction or suspension of pension payments persons with annual half-time contracts 41.32.570 suspension upon reemployment 41.32.860 right to waive benefit 41.32.837 41.32.555 Tax deferral benefits 41.04.440, 41.04.450, suspension while employed 41.32.800 41.04.455 temporary 41.32.540 service credit for leaves of absence 41.32.865 Tax deferral benefits, exceptions 41.04.445 Disability reserve fund, contributions and transfers to 41.32.360 terminal illness 41.32.878 transfer to plan 3 41.32.817, 41.32.818 Teachers' retirement pension reserve sources of and purpose 41.32.380 Teachers' retirement system plan 1 fund and payment options 41.32.851 Early retirement 41.32.765 Educational staff associates post-retirement cost-of-living allowance subdivisions membership in system 41.32.032 41.32.845 created 41.50.200 Teaching service 41.32.270 Time limit for claiming prior service credit and making payments 41.32.310 Postretirement Eligibility power of department to determine 41.32.025 Employer contribution rates 41.32.035 employment 41.32.570 Postretirement allowance adjustment, permanent Falsification by member, penalty 41.32.055 41.32.4991 Transfer of power, duties, and functions to the Federal old age and survivors insurance, plan for coverage of teachers under Ch. 41.33 Provisions applicable to plan 1 41.32.215 department of retirement systems 41.50.030 Provisions applicable to plan 1, plan 2, and plan Transfer of service credits from out-of-state plans Fraud by member, penalty 41.32.055 3 41.32.005 election to use to calculate time member may Reduction or suspension of pension on reemployment 41.32.570, 41.32.802 Funds, investment of, authority 41.50.080 retire 41.32.065 Interest on purchase of additional benefits, conditions moneys in retirement system funds 41.50.215 salary deductions 41.32.042 Reentry 41.32.825 41.32.067 Refund of contributions Vacation leave, accumulation of Legislative service exceptions 41.32.820 retirement benefits not increased 41.32.062 contributions 41.32.260 Retired teacher reentering system 41.32.044 Vested membership 41.32.815 credit for 41.32.260 Retirement allowance TEAR GAS BOMBS eligibility 41.32.263 annual increase amount, legislative rights Restrictions on use, penalty for violation 70.74.310 limitation as to earnable compensation reserved 41.32.483 41.32.4945 Retirement allowances Loans, trustees not to guarantee 41.50.220 Lump sum retirement allowance adjustment for certain beneficiaries TECHNICAL ASSISTANCE PROGRAMS (See REGULATORY FAIRNESS) 41.32.4872 reentry, reinstatement of previous service 41.32.762 annual adjustment 41.32.4851 annual increases, eligibility 41.32.489 application 41.32.795 TECHNICAL COLLEGES (See COMMUNITY AND TECHNICAL Medical director COLLEGES) designated by board of trustees 41.50.210 duties 41.50.210 computation 41.32.760 cost-of-living adjustment 41.32.485, TECHNOLOGY Members with thirty years of service, irrevocable election 41.32.4986 Membership, mandatory 41.32.780 Membership in system 41.32.240 eligibility 41.32.032 41.32.770 election of options 41.32.497, 41.32.498 administration, board of directors 28B.20.289 availability of facilities 28B.20.295 community, trade, and economic development eligibility, service, time, age 41.32.765 eligibility for 41.32.470 department responsibilities 28B.20.293 created 28B.20.285 how computed 41.32.480, 41.32.497, 41.32.498 reestablishment 41.32.802 minimum 41.32.4851 definitions 28B.20.287 service credit of educational staff associates investing in information grants Ch. 70.210 41.32.032 minimum, post-retirement adjustment, termination of membership 41.32.500 computation 41.32.485 renewable energy and energy efficiency

transfer from one employer to another, effect

TEACHERS' RETIREMENT

(2008 Ed.) [RCW Index—page 737]

TELECOMMUNICATIONS

business development, strategic plan

commission approved services from

violation of privacy statutes 9.73.070

Commercial electronic text messages, violations, penalties, appeals 19.28.490 worker certification not required 19.28.511 Tax administration 82.32.490, 82.32.495, 82.32.500, 82.32.505, 82.32.510, 82.32.515 28B.20.296 restrictions 19.190.060, 19.190.070 clean energy, policy 28B.20.298 Crimes civil cause of action 9A.56.268 fraud 9.26A.110, 9.26A.115 small business innovation research assistance program 28B.20.297 Taxation Ch. 84.12 staff, faculty, and facilities support 28B.20.291 definitions 9.26A.100 Technology pay telephones, fraudulent operation 9.26A.120 investing in innovation grants Ch. 70.210 Community technology opportunity program Ch. Telecommunications relay system for the hearing 28B.32 frauds and speech impaired pay telephones, manufacturing of slugs for definitions 43.20A.720 Community technology programs, web directory 43.105.360 use in 9.26A.130 program 43.20A.725 Degrees, masters and doctorate level theft of services 9A.56.262 telephone relay system excise tax 43.20A.725 Washington State University 28B.30.500
Education technology
definitions 28A.650.010
education technology account 28A.650.035 Telefacsimile messages unlawful manufacture of device 9A.56.264 unlawful sale of device 9A.56.266 unsolicited transmissions prohibited, penalties Deaf persons, telecommunications relay system 80.36.540 definitions 43.20A.720 Telephones universal service program 80.36.600, 80.36.610, 80.36.620 program 43.20A.725 educational technology advisory committee telephone relay system excise tax 43.20A.725 28A.650.015 Electronic messages K-12 education statewide network, school programming, superintendent of public instruction coordination duties digital signature authentication and distribution of funds to expand certification authority Ch. 19.34 28A.650.030 E-mail 28A.300.190 K-12 education technology plan development and implementation 28A.650.015 unpermitted or misleading commercial messages, prohibition Ch. 19.190 Emergency communications systems and information Wireless service facilities disabled access requirements, exception legislative findings and intent 28A.650.005 70.92.170 regional educational technology support centers, distribution of funds to 28A.650.025 highways, lease of rights of way 47.04.045, 47.04.046 immunity from civil liability for businesses, regional educational technology support centers and advisory councils 28A.650.020 rule making authority 28A.650.040 companies, and individuals 38.52.550 franchises, exceptions 47.44.081 highways, limited access facilities approach permit, report 47.52.220 highways, right of way policy 47.04.047 Fraud in obtaining service civil action to enjoin violation 7.40.230 High technology businesses tax credits and deferrals Ch. 82.63 Information technology, preparation of agency portfolio and performance report TELECOMMUNICATIONS COMPANIES High-technology coordinating board Ch. 28B.65 43.105.170, 43.105.172 (See PUBLIC UTILITIES, subtitle Information technology projects, state Telecommunications companies) High-technology education and training program funding policies and standards, duty of Ch. 28B.65 TELECOMMUNICATIONS—STATE (See director of office of financial management Information and technology literacy INFORMATION SERVICES, DEPARTMENT OF) to establish 43.88.560 definition and standards for implementation Insurance, communications equipment specialty producer licenses Ch. 48.120 28B.10.125 TELEFACSIMILE DEVICES (See Investing in innovation grants Ch. 70.210 Internet, See INTERNET TELEPHONES, subtitle Telefacsimile Math, engineering, and science achievement K-20 telecommunications network, planning and messages) program operation Ch. 43.105 TELEGRAPH COMPANIES (See also PUBLIC UTILITIES, subtitle Telecommunications companies; PUBLIC coordinator 28A.625.220, 28A.625.230 Port districts establishment at University of Washington, goals 28A.625.210 definitions 53.08.005 facilities 53.08.370 services 53.08.380 legislative findings and intent 28A.625.200 local program centers 28A.625.240 UTILITIES, subtitle Telegraph companies) Public utility districts Spokane intercollegiate research and technology institute Ch. 28B.38 Common carrier Const. Art. 12 § 19 authority to construct facilities and provide services 54.16.005 Construction of lines authorized Const. Art. 12 § Telecommunications system, graduate and facilities and services 54.16.330, 54.16.340 Delay and discrimination in handling messages continuing education needs 28B.30.520 Right of way prohibited Const. Art. 12 § 19 TELECOMMUNICATIONS (See also highways 47.04.047 highways, lease 47.04.045, 47.04.046 Eminent domain, right extended to Const. Art. 12 PUBLIC UTILITIES, subtitle § 19 Telecommunications companies; franchises, exceptions 47.44.081 Rights-of-way, railroads must allow use for TELEPHONES) telecommunications and cable television service use Ch. 35.99, 35A.21.245 construction of line Const. Art. 12 § 19 911 emergency communications network, statewide enhanced system Taxation Ch. 84.12 Speech impaired persons, telecommunications Underground utilities, location, damage Ch. automatic location identification 38.52.505 relay system for definitions 43.20A.720 program 43.20A.725 calls from radio communications service companies 38.52.561 counties, implementation and funding duties TELEGRAPH LINES (See also PUBLIC UTILITIES, subtitle Telegraph lines) telephone relay system excise tax 43.20A.725 Cities and towns, construction and maintenance 35.22.330, 35.30.010 State information services planning and management Ch. 43.105 38.52.510 enhanced 911 account, creation and uses County roads, franchises along 36.55.010 38.52.540 State ownership and use of, See also Eminent domain by telecommunications INFORMATION SERVICES, DEPARTMENT OF enhanced 911 advisory committee 38.52.530, company 80.36.010 38.52.532 Franchises to construct along state highways Strategic information technology plan, state preparation and submission by department of information services 43.105.160 47.44.010 exemption of system operated to assist Port district toll facilities, construction and public health or safety agencies in maintenance along 53.34.010 responding to calls from violation of Systems installations Right of entry by telecommunications company 80.36.020, 80.36.030 administrator certificate and examination 19.28.430, 19.28.440 privacy statutes 9.73.070 state enhanced 911 coordination office, Underground, conversion to or installation cities and towns Ch. 35.96 counties 36.88.410, 36.88.420, 36.88.430, contractor insurance 19.28.501 contractor license 19.28.420 establishment and duties 38.52.520, 38.52.525 definitions 19.28.400 definitions 19.28.400 disputes and arbitration panel 19.28.460 enforcement 19.28.450 inspections and permits 19.28.470 limitation of output 19.28.531 uniform national standards 38.52.535 36.88.440, 36.88.450, 36.88.460, 36.88.470, 36.88.480 900 numbers, regulation Ch. 19.162 Cable television and telecommunications Underground utilities, location, damage Ch. service, use of right of way Ch. 35.99, 19 122 35A.21.245 limitation of action 19.28.521 TELEGRAPHIC COMMUNICATIONS rules, authority to adopt 19.28.551 Caller identification and location services standards, interpretation 19.28.480, 19.28.541 exemption of utilities and transportation Arrest, service of warrant of arrest by telegraph

[RCW Index—page 738] (2008 Ed.)

10.31.060

Crimes relating to 9.73.010, 9.73.020

standards and requirements 19.28.410 unlawful acts 19.28.480, 19.28.531

exemption of utilities and transportation

Generally Ch. 5.52 Service of process by warrants of arrest issued on indictment or information 10.31.060 Underground utilities, location, damage Ch. TELEMARKETING Regulation Ch. 19.158 TELEPHONE BUYERS' PROTECTION ACT (See TELEPHONES, subtitle Telephone buyers' protection act) TELEPHONE COMPANIES (See also PUBLIC UTILITIES, subtitle Telecommunications companies; PUBLIC UTILITIES, subtitle Telephone companies) Cities and towns fee for administrative costs allowed 35.21.860 franchise fee prohibited 35.21.860 tax limitation 6%, exception 35.21.870 tax limitations 35.21.865 Eminent domain Const. Art. 12 § 19 Mandatory measured service filings for, procedure and policy 80.04.130 Rates and charges decreases, investigation and approval or rejection by utilities and transportation commission 80.04.130 Taxation Ch. 84.12 telephone program excise taxes Ch. 82.72 Telephone assistance program 80.04.130 Underground utilities, location, damage Ch. 19 122 Washington telephone assistance program 80.04.130 TELEPHONE LINES (See also PUBLIC UTILITIES, subtitle Telephone lines; TELEPHONES) County roads, franchises along 36.55.010 Franchises to construct along state highways 47.44.010 Port district toll facilities, construction and maintenance along 53.34.010 Underground, conversion to or installation cities and towns Ch. 35.96 counties 36.88.440, 36.88.450 Underground, conversion to or installation of counties 36.88.410, 36.88.420, 36.88.430, 36.88.460, 36.88.470, 36.88.480 Underground utilities, location, damage Ch. 19 122 TELEPHONES (See also COMMUNICATIONS, subtitle Telephone; TELECOMMUNICATIONS) 976 and other exclusive prefixes generally 80.36.500
911 emergency communications network, statewide enhanced system automatic location identification 38.52.505 calls from radio communications service companies 38.52.561 counties, implementation and funding duties 38.52.510 enhanced 911 account, creation and uses 38.52.540 enhanced 911 advisory committee 38.52.530, 38.52.532 privacy exemption of system operated to assist public health or safety agencies in responding to calls from violation of privacy statutes 9.73.070 state enhanced 911 coordination office,

establishment and duties 38.52.520,

uniform national standards 38.52.535 900 numbers, regulation Ch. 19.162, 80.36.500

business service requirements 80.36.560

residential service requirements 80.36.555 school service requirements 28A.335.320 Administrative rule-making telefacsimile or recorded telephone comments, acceptance in regard to proposed rules 34.05.325 Alternate operator services disclosure 80.36.510, 80.36.520 registration, penalty for operation without proper registration 80.36.522 rulemaking authority, utilities and transportation commission 80.36.524 violations of consumer protection act 80.36.530 Automatic dialing devices, telephone solicitation using, prohibited 80.36.400 Bugging 9.73.030 Business listings in directory Ch. 19.160 Buyers' protection act Ch. 19.130 Caller identification and location services exemption of utilities and transportation commission approved services from violation of privacy statutes 9.73.070 Cities and towns deferral of rate reduction telephone business 35A.82.070 tax network telephone services 35A.82.065 telephone toll service 35A.82.060 Commercial electronic text messages restrictions 19.190.060, 19.190.070 Commercial solicitations cancellation of purchases 19.158.120 cooling off period 19.158.120 damages and costs 19.158.130 definitions 19.158.020 disclosure requirements 19.158.110 duties and prohibited acts 19.158.110 hours for calling regulated 19.158.040 injunctive relief 19.158.090 notice to customers 19.158.110 process, appointment of agent to receive 19.158.070 registration, penalty for soliciting without 19.158.150 registration requirements 19.158.050 remedies 19.158.130 required payment by credit card prohibited 19.158.100 roofing and siding contractors and salespersons, regulation Ch. 19.186 rule-making authority of licensing director 19 158 080 suspension of license or certificate for noncompliance with support order 19.158.050 uniform regulation of business and professions act 19.158.070 unprofessional conduct 19.158.040, 19.158.050 violations civil penalties 19.158.140 consumer protection act, application 19.158.030 injunctive relief 19.158.090 penalties 19.158.160 voidable contracts 19.158.120 Commercial telephone solicitation Ch. 19.158 Counties automatic number or location identification, regulation prohibited 36.32.475 Credit cards prohibited acts 9.26A.090 Crimes 911 emergency communications networks exemption of system operated to assist public health or safety agencies in responding to calls from violation of privacy statutes 9.73.070 bugging 9.73.030 caller identification and location services

commission approved services from violation of privacy statutes 9.73.070 credit cards and identification numbers, prohibited acts 9.26A.090 electronic interception 9.73.030, 9.73.040, 9.73.050, 9.73.060, 9.73.080, 9.73.090, 9.73.100 prohibition, exceptions 9.73.070 fraud 9.26A.110, 9.26A.115 definitions 9.26A.100 pay telephones, fraudulent operation 9.26Å.120 pay telephones, manufacturing of slugs for use in 9.26A.130 intercepting private conversation 9.73.030 obscene calls 9.61.230 recording private conversations 9.73.030, 9.73.040, 9.73.050, 9.73.060, 9.73.080, 9.73.090, 9.73.100 prohibition, exceptions 9.73.070 records, unauthorized sale or procurement 9.26A.140 threatening calls 9.61.230 video and sound recordings by police, fire, and certain emergency response personnel, when authorized 9.73.090 wiretaps 9.73.030, 9.73.040, 9.73.050, 9.73.060, 9.73.080, 9.73.090, 9.73.100 prohibition, exceptions 9.73.070 Deaf and speech-impaired persons, telecommunications relay system for long distance discount rates required for service in conjunction with relay system 80.36.195 Directories, notice of yielding of line for emergencies 70.85.040 Directory business listings Ch. 19.160 Emergencies, yielding party line for definitions 70.85.010 refusal, penalty 70.85.020 request for line on pretext of emergency, penalty 70.85.030 Emergency communications systems and information immunity from civil liability for businesses, companies, and individuals 38.52.550 Emergency information telephone services accessibility from all phones 43.17.230 Equipment buyers' protection act Ch. 19.130 Extended area service defined 80.36.850 petition for service, procedure, required findings 80.36.855 when service must be provided, determination procedure 80.36.855 Fax, See TELEPHONES, telefacsimile messages Floral products, telephone directory business listings Ch. 19.160 Hostage or barricade situation service disruption, telephone company immunity from liability 70.85.120 telecommunications may be intercepted 9.73.030 telephone communication 70.85.100 applicable law 70.85.130 telephone company assistance 70.85.110 Information delivery services generally 80.36.500 Insurance, communications equipment specialty producer licenses Ch. 48.120 Local exchange companies small companies, regulatory exemptions and reporting requirements 80.04.530, 80.08.160, 80.12.045, 80.16.055 Mandatory local measured telecommunication service generally 80.04.130 Mandatory measured service filings for, procedure and policy 80.04.130 Mobile phones wireless service facilities 80.36.375 [RCW Index—page 739]

911 service

38.52.525

enhanced 911 service

TELETYPE COMMUNICATIONS

Network telephone service	unsolicited transmissions prohibited, penalties	child witness, testimony by means of
cities and towns 35.21.714 Obscene calls 9.61.230	80.36.540 Telemarketing, regulation Ch. 19.158	9A.44.150 Defamatory statements, owner or operator
Party lines, yielding for emergencies	Telephone assistance program 80.04.130	liability limited 19.64.010
definitions 70.85.010	availability, components 80.36.420	Defamatory statements, speaker or sponsor
refusal, penalty 70.85.020 request for line on pretext of emergency,	community service voice mail, funding 80.36.430	liability 19.64.020 Libel, owner or operator liability limited
penalty 70.85.030	definitions 80.36.005	19.64.010
Pay telephones	deposit waivers, connection fee discounts	Motor vehicles, operating when television
call to operator without use of coins 80.36.225 fraudulent operation of 9.26A.120	80.36.460 eligibility 80.36.470	viewer in sight of driver 46.37.480 Noncompetition agreements for broadcasting
slugs, manufacture for use in 9.26A.130	excise tax on all switched access lines	industry employees 49.44.190
Pay-per-call information delivery services	80.36.430 limit, one line per household 80.36.450	Public broadcast grants 43.63A.400, 43.63A.410, 43.63A.420
advertisement of services, requirements and restrictions 19.162.040	report to legislature 80.36.475	Radio 49.44.190
children, services directed at, prohibitions and	rules, authority to adopt 80.36.440	Recordings, unlawful use
restrictions 19.162.050	Telephone buyers' protection act advertising media, liability limited 19.130.030	chapter not applicable to certain nonrecorded broadcast uses 19.25.810
consumer protection act, application 19.162.010	disclosure of information 19.130.020	chapter not applicable to recordings intended
definitions 19.162.020	equipment not intended for use, law	only for broadcast 19.25.800 Search warrants 10.79.015
nonpayments of charges 19.162.060 preamble to program messages, required	inapplicable 19.130.050 radios exemption 19.130.040	State parks, lease of land for television stations
contents 19.162.030	used equipment, law inapplicable 19.130.050	79A.05.080, 79A.05.085
scope of chapter 19.162.010	violations, consumer protection law applicable 19.130.060	Subscription television services civil cause of action 9A.56.250
violations, action for damages 19.162.070 Radio equipment exempt from telephone buyers'	Telephone poles	forfeiture and disposal of device 9A.56.230,
protection act 19.130.040	attachment of objects 70.54.090	9A.56.240
Rates and charges	Telephone program excise taxes Ch. 82.72 Toll-free hot lines	theft 9A.56.220 unauthorized use defined 9A.56.010
deaf and speech-impaired, long distance discount rates required for service in	pathological gamblers, information for	Tax imposed on broadcasting 82.04.280,
conjunction with telecommunications relay	9.46.071	82.04.440 Time/channel locks, availability required
system 80.36.195 published rate to be charged, exceptions	Underground utilities, location, damage Ch. 19.122	19.188.020
80.36.130	Universal service program	Underground utilities, location, damage Ch. 19.122
telecommunication services, temporary tariff reduction or waiver to promote service	commission authority 80.36.610 definitions 80.36.600	Violence reduction in media, reporting 43.70.560
80.04.130	planning and preparation 80.36.600	TELEVISION RECEPTION
Retail installment sales by commercial telephone solicitors	rules adoption 80.36.620 Warranties	IMPROVEMENT DISTRICTS Boundaries, territory excluded 36.95.020
cancellation of contract 63.14.154	buyers' protection act Ch. 19.130	Budget
cooling off period 63.14.154	Washington telephone assistance program 80.04.130	county budget provisions applicable 36.95.090
Runaway hotline 74.13.039 Sales	Wireless services	financing 36.95.090, 36.95.100
buyers' protection act Ch. 19.130	facilities environmental impact statement exemption	Costs of county officers reimbursed 36.95.180
Schools telephone pagers and cellular telephones,	43.21C.0384	dissolution, disposition of property 36.95.200 District board
limits on possession 28A.320.135	insulation requirement exemption	claims against, procedure upon allowance
Service access codes, information delivery	19.27A.027 siting microcells and/or minor facilities	36.95.150 duties 36.95.060
services provided through regulation of 80.36.500	80.36.375	members 36.95.060
Slugs	personal numbers, disclosure protections Ch. 19.250	expenses of, reimbursement 36.95.070 vacancies, filling of 36.95.060
manufacture for use in pay telephones 9.26A.130	power density analysis, random testing	officers 36.95.060
Solicitation	43.70.605 radio frequency exposure, survey of literature	powers, generally 36.95.130 quorum 36.95.060
automatic dialing devices, prohibited 80.36.400	on health effects 43.70.600	District treasurer, duties, tax payment notices
cancellation of retail installment transaction	traffic violations, cell phone and wireless	36.95.160
63.14.154	communication while driving 46.61.667, 46.61.668	District warrants 36.95.160 Formation
commercial Ch. 19.158 cooling off period	TELETYPE COMMUNICATIONS	not to be formed to operate certain translator
retail installment sales, conditions 63.14.154	Arrest, service by 10.31.060	stations 36.95.210 petition to form
regulated 80.36.390 retail installment sales	Emergency services access, installation, local governments 70.54.180	contents 36.95.030
cancellation of contract 63.14.154	TELEVISION	notice of text of, meeting where to be considered 36.95.040
roofing and siding contractors and salespersons, regulation Ch. 19.186	Amber alerts	resolution creating district 36.95.050
Tariff changes	broadcasting, immunity 4.24.720 Cable television services	List of television set owners 36.95.080
telecommunication services, temporary tariff	civil cause of action 9A.56.250	Signals district may utilize 36.95.140 Tax imposed for
reduction or waiver to promote service 80.04.130	connection of nondecoding and nondescrambling channel frequency	exemptions 36.95.100
Taxation	converter	penalty as to false statements of exemption 36.95.190
cities and towns 35.21.710, 35.21.712 network telephone service 35.21.714,	permissible 9A.56.260 forfeiture and disposal of device 9A.56.230,	levied 36.95.100
35.21.715	9A.56.240	liability for delinquent tax and costs 36.95.110 maximum 36.95.100
telephone business	television reception improvement districts Ch.	prorating tax 36.95.120
deferral of rate reduction 35.21.871 toll telephone service 35.21.714	36.95 theft of subscription services 9A.56.220	Tax payment notices 36.95.160
Telefacsimile messages	unauthorized use of subscription services	TEMPERANCE AND GOOD CITIZENSHIP DAY
administrative rules, acceptance of telefacsimile or recorded telephone	9A.56.010 Channel blocking devices, availability required	School observance of, program 28A.230.150
comments on proposed rules 34.05.325	19.188.020	TEMPORARY ASSISTANCE FOR NEEDY
filings with secretary of state 43.07.173	Closed circuit	FAMILIES (See PUBLIC ASSISTANCE,

[RCW Index—page 740] (2008 Ed.)

subtitle Temporary assistance for needy families; WORKFIRST)

TEMPORARY INJUNCTIONS (See INJUNCTIONS)

TEMPORARY WORKERS (See AGRICULTURAL LABOR; LABOR, Subtitle Seasonal; MIGRANT LABOR

TENANCY (See also LANDLORD AND TENANT)

Descent and distribution, tenancy by the entireties abolished 11.04.071

Dower and courtesy abolished 11.04.060 Joint tenancy, See JOINT TENANCY Life tenants, partition proceedings, See PARTITION

TENANCY IN COMMON (See also JOINT TENANCY)

Ejectment and quieting title actions actions against cotenants 7.28.240 judgment of, when 7.28.180 Registration of land titles, issuance of title certificate to one owner 65.12.270

TERM LIMITS

Action to enforce limit any citizen authorized to bring 7.16.370 Legislature

for members of the house of representatives and the senate 44.04.015

TERMS OF OFFICE

Attorney general Const. Art. 3 § 3
Auditor of state Const. Art. 3 § 3
Commissioner of public lands Const. Art. 3 § 3
County, district, precinct and township officers
Const. Art. 11 § 5
County board of adjustment 36.70.230
County park and recreation board 36.68.040
Governor Const. Art. 3 § 2 Governor Const. Art. 3 § 2 Judges of superior court Const. Art. 4 § 5 Judges of supreme court Const. Art. 4 § 3 Lieutenant governor Const. Art. 3 § 3 Person elected to fill vacancy in office, term 42.12.030

Representatives Const. Art. 2 § 5 Secretary of state Const. Art. 3 § 3 Senators Const. Art. 2 § 6

State officer, commencement of term Const. Art. 3 § 4

Superintendent of public instruction Const. Art. 3 § 3

Tenure of office, extension of term not to be granted to county and local officers Const. Art. 11 § 8

Treasurer of state Const. Art. 3 § 3

TERRORISM

Civil disorder training 9A.48.120 Crime victims' compensation

act of terrorism committed outside of United States against state resident, compensation eligibility 7.68.020

Malicious placement of an explosive, penalties 70.74.270

Terrorist act, definition 70.74.285

TESTAMENTARY TRUSTS

Gifts to, validity 11.12.250

TESTIMONY (See also EVIDENCE)

Accused not required to testify against himself Const. Art. 1 § 9 except in case of bribery Const. Art. 2 § 30 Admissibility of

decision of court as to 4.44.080 facts preliminary to decided by court 4.44.080 Attachment of witness to compel 5.56.070, 5.56.080

Children

abuse or sexual contact, admissibility of child's statement 9A.44.120 sexual offenses involving, admissibility of child's statement 9A.44.120 Compulsory in cases of corrupt solicitation Const. Art. 2 § 30

Coroner's inquest, reduction of testimony to writing 36.24.080

District judges, continuance to procure 12.12.010 Grand jury, criminal investigations, witness entitled to attorney at law 10.27.080

Hearing impaired persons

visual recording of testimony 2.42.180 Husband and wife

family abandonment and nonsupport proceedings 26.20.071

Immunity from prosecution

public officer obeying writ of habeas corpus 7.36.180

supplemental proceedings 6.32.200

Immunity from prosecution, See also
IMMUNITY FROM PROSECUTION Motion for new trial on ground of newly

discovered evidence, affidavit requirements as to testimony 4.76.070

Oral testimony admissible on hearing to replace court records lost or destroyed 5.48.040 Persons before judicial officers required to testify

5 56 050

Persons in court required to testify 5.56.050 Prisoners in jails or prisons, how obtained 5.56.090

Privileged communications 5.60.060 libel, privileged communication as defense 9.58.070

supplemental proceedings 6.32.200 Privileged communications, See also PRIVILEGED COMMUNICATIONS

Referee's

compensation for writing 4.48.100 power to compel 4.48.060 Reporter to take 2.32.200

Self-incrimination, See SELF-**INCRIMINATION**

Sexual contact with children

admissibility of child's statement 9A.44.120 Supplemental proceedings answers required 6.32.200 immunity, when 6.32.200

referee's report to judge 6.32.060 Transcripts of, costs 2.32.240

Treason, what necessary for conviction Const. Art. 1 § 27

Visual recording

hearing impaired persons 2.42.180 Weight of, not affected by religious belief Const. Art. 1 § 11

Who may take 5.28.010

THE EVERGREEN STATE COLLEGE (See also COLLEGES AND UNIVERSITIES)

Annuities and retirement faculty 28B.40.500 staff 28B.40.505

Application of existing state college laws to new college 28B.40.830

Bond issues for buildings and facilities-1961

bond retirement funds

building fees, grants deposited 28B.35.750 concurrent effect 28B.35.790

definitions 28B.35.710

issuance, sale, form, term, interest, covenants, etc. 28B.35.730, 28B.35.740

not general obligation of state 28B.35.780 powers of trustees 28B.35.720

purpose, powers of trustees 28B.35.700 refunding bonds 28B.35.770

Building fees

disposition 28B.35.370

Degrees authorized 28B.40.200, 28B.40.206 Diplomas, certificate, signing, contents 28B.40.230

Established, location 28B.40.810

Expulsion or suspension of students 28B.40.350

disposition of building fee, fund revenues 28B.40.370 generally 28B.40.360

installment payments 28B.15.411 refund, cancellation 28B.15.600

Washington scholar award recipients 28B.15.543

Fees, See also COLLEGES AND ÚNIVERSITIES, subtitle Fees Fire protection, authority 28B.40.190 Funds

capital projects account building fees deposited 28B.35.370 normal school fund revenues deposited 28B.35.370

Model schools and training departments enrollment estimate 28B.40.305 high-technology education and training 28B.40.320

purpose 28B.40.300

school districts to receive credit for attendance 28B.40.315

Normal school fund revenues, disposition 28B.35.370, 28B.35.751

Normal school grant to the college 43.79.150 Open public meetings

governing body of recognized student association 42.30.200

Powers and duties of board 28B.40.830 Presidents

powers and duties 28B.40.390 School districts to furnish pupils for training of teachers 28B.40.310

State register, considered state agency for purpose of 34.08.050

Treasurer, appointment 28B.40.195 Trustees

appointment, terms of office 28B.40.820 appointment, terms of office, vacancies, quorum 28B.40.100 meetings 28B.40.110 officers, quorum 28B.40.105

power to adopt bylaws 28B.40.105 powers and duties 28B.40.120, 28B.40.830 powers regarding issuance of bonds,

investments, transfer of funds, etc. 28B 35 760

Washington award for vocational excellence tuition and fee waivers or grants 28B.15.545, 28B.15.546

THEATERS

Doors, swinging outward 70.54.070 Fireworks 70.77.535

Sexually explicit material, unlawful display of 9.68.130

THEATRICAL ENTERPRISES

Defined 49.38.010

Department

defined 49.38.010

Rules, adoption of by department of labor and industries 49.38.070

cash deposit or bond required 49.38.020, 49.38.030

action against 49.38.040 attorney's fees for prevailing party 49.38.050

violations, gross misdemeanor 49.38.060

THEFT (See CRIMES)

THERMAL ENERGY (See ENERGY FACILITIES)

THOMAS BURKE MEMORIAL WASHINGTON STATE MUSEUM (See MUSEUMS, subtitle Burke museum)

Bomb threats, penalty 9.61.160 Governor or immediate family, governor-elect, officers next in order of succession, against, penalty 9A.36.090

(2008 Ed.) [RCW Index—page 741]

THURSTON COUNTY

Boundaries, tracing of 36.04.340 Capital facilities

debt service costs for state facilities shared by departments 43.01.091

surcharge for state-owned and managed facilities 43.01.090

Thurston county capital facilities account 43.01.090, 43.19.501

Southwest Washington fair commission, creation 36.90.020

Superior court judges, number of 2.08.065

TICKETS (See ADMISSION CHARGE; TRAFFIC INFRACTIONS)

TIDE WATERS

Control and regulation within harbor areas Const. Art. 15 § 1, Const. Art. 15 § 2, Const. Art. 15

TIDELANDS (See also PUBLIC LANDS, subtitle Aquatic lands - tidelands and shorelands)

Cities and towns

adjacent to, jurisdiction 35.21.160 assessments 35.44.160 jurisdiction 35.21.160

Ditches and drains, private construction 85.28.130, 85.28.140

Drainage, private ditches and drains 85.28.130, 85.28.140

Eminent domain against, railroad and canal companies 81.36.010

Excavation of waterways, See PUBLIC LANDS, subtitle Waterways

Federal land, annexation by second class cities

First class

streets and alleys over, supervision and control of 35.21.250

Fish and wildlife department-managed lands, exchange with landowners if in public

exchange with landowners it in public interest 43.300.070
Fishways, flow, and screening Ch. 77.57
Flood control, See FLOOD CONTROL
Harbor improvement, See RIVER AND
HARBOR IMPROVEMENT DISTRICTS

Leases on, assessments 35.44.160

Mineral prospecting leases, See PUBLIC
LANDS, subtitle Mineral prospecting leases
Mining contracts, See PUBLIC LANDS, subtitle Mining contracts

Municipal corporations, may extend streets over tidelands Const. Art. 15 § 3

Public lands—aquatic lands

beds of navigable waters Ch. 79.130 easements and rights of way Ch. 79.110 generally Ch. 79.105

harbor areas Ch. 79.115

oysters, geoducks, shellfish, and other aquacultural uses, and marine aquatic plants Ch. 79.135 tidelands and shorelands Ch. 79.125

waterways and streets Ch. 79.120

Public shooting grounds, use 77.12.540, 77.12.550, 77.12.560

Purple loosestrife control program Ch. 17.26

Reclamation of tide and unsurveyed land, diking districts 85.05.540, 85.05.550

Rehabilitation districts, See IRRIGATION
DISTRICTS, subtitle Rehabilitation districts Salmon

intertidal enhancement plan 77.85.230 intertidal habitat restoration planning process 77.85.220

Shellfish protection districts and programs Ch. 90.72

Shoreline management act Ch. 90.58 Spartina control program Ch. 17.26 State ownership asserted Const. Art. 17 § 1 Streets and alleys, abutting fresh water and salt, vacation of, limitation on 35.79.035

Streets of cities and towns, public highways 35.21.230, 35.21.240

Title to

lands patented disclaimed by state Const. Art.

Transfer of certain tidelands to parks and recreation commission 79A.05.200, 79A.05.205

United States water rights Ch. 90.40 Water pollution control Ch. 90.48 Wharves, docks, and landings Ch. 88.24

TIMBER (See also FORESTS AND FOREST PRODUCTS; PUBLIC LANDS)

Business and occupation tax timber products activities 82.04.260. 82.04.261

County property sales, reservations 36.34.010 Electric utility removal of vegetation, liability 64.12.035

Environmental and forest restoration Ch. 43.21J Forest lands containing, conveyance to United States, counties 36.34.210

Forest products commission Ch. 15.100 Hardwoods commission, See FORESTS AND FOREST PRODUCTS, subtitle Hardwoods commission

Indian disabilities relating to alienation 64.20.030

Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Logs and logging Injury to or removal, damages 64.12.030 Liability for damages caused by removal, waste, or injury 4.24.630

company laborer, lien on company franchise,

earnings, property Ch. 60.32

Public land provisions, See PUBLIC LANDS, subtitle Valuable materials, sale of

Severance and sale of timber and other personalty from highway lands, disposition of proceeds 47.12.140

Timber harvest excise tax agreements 43.06.475, 43.06.480

Tree spiking 9.91.150, 9.91.155

TIMBER IMPACT AREAS (See also FORESTS AND FOREST PRODUCTS, subtitle Timber impact areas)

Emergency mortgage and rental assistance

program duties of department of community, trade, and economic development 43.63A.640

eligibility 43.63A.630 mortgage assistance, guidelines 43.63A.610 rental assistance, guidelines 43.63A.620

Skagit river salmon recovery plan employment of displaced timber workers 77.95.140

TIMBER TAXATION (See TAXES - PROPERTY)

TIME

Computation 1.12.040

Contest of admission or rejection, time limit for 11.24.010

Daylight saving time observance 1.20.051

prohibition of by local subdivisions, exceptions 1.20.050

serving papers and notices 4.32.250

Initiative petitions, time for filing Const. Art. 2 §

Insurance, refunds 48.14.070 Pleadings, See PLEADINGS, subtitle Time Referendum petition, time for filing Const. Art. 2

Standard time, requirement of and exceptions 1.20.050

TIMESHARE REGULATION

Advertisement copy filed with director 64.36.310 Advertisements

registration prior to 64.36.020 Application of chapter 64.36.290 Awards, prohibitions 64.36.320

Budgets 64.36.185

Cease and desist orders 64.36.195, 64.36.200 Corporate shield disclaimer prohibited 64.36.035

Definitions 64.36.010

Director authority 64.36.195 Director's power 64.36.270

Disclosure document to prospective purchasers 64.36.140, 64.36.150

Exemptions

registration, penalties 64.36.020

Exemptions from chapter 64.36.290

Fee simple title conveyed

impoundment of proceeds not necessary

64.36.130 Fees 64.36.081

Fraud 64.36.210

Free gifts, prohibitions 64.36.320 Good faith acts

no liability 64.36.160

Good faith required 64.36.120

Hearings

cease and desist orders 64.36.200 Immunity

good faith acts 64.36.160

Impoundment of proceeds 64.36.130 Injunctions, restraining orders, writs of mandamus 64.36.220

Inspection of projects 64.36.085

Interest

promoter's obligations 64.36.028

Interest reservation

definition, promoter's obligations 64.36.025

Interpretive opinions 64.36.270 Liability

good faith acts immune 64.36.160 reimbursement 64.36.225

violation of chapter 64.36.240 Membership lists 64.36.330

Notice

cease and desist orders 64.36.200 Offers

disclosure document to prospective purchasers 64.36.140, 64.36.150 registration prior to 64.36.020

Out-of-state jurisdiction or venue designation void 64.36.120

Prizes, prohibitions 64.36.320

Promoter to sign applications 64.36.035 Promoter's interest disclosure document to prospective purchasers 64.36.150

transfer requirements 64.36.110

Promotional programs 64.36.320 Purchasers

cancellation and refund 64.36.150 disclosure document to be provided

 $64.36.140,\,64.36.150$ good faith required 64.36.120

void agreement if no disclosure 64.36.150 Purchases

rights of 64.36.110

Quite enjoyment 64.36.130 Receivers or conservators 64.36.220

Registration salesperson

exemption 64.36.070 required 64.36.070

unprofessional conduct, disciplinary action

64.36.090, 64.36.100 Registration of offerings

application

amendment 64.36.050 contents 64.36.030

effective date 64.36.040 in lieu of documents acceptable 64.36.060 renewal 64.36.050

unprofessional conduct, disciplinary action 64.36.090, 64.36.100 waiver of disclosure 64.36.060

conditions

impoundment of sale proceeds 64.36.130

trusts, escrows 64.36.130

duration 64.36.050

Dissolution of authority 43.340.110

Insurance of, See INSURANCE, subtitle Title exemptions 64.36.020 Playground matting made from shredded waste not "endorsement" by director of representations 64.36.260 tires insurers Judgment, order, or decree, acquisition of title on execution, filing 65.12.550 consideration in construction and maintenance penalties 64.36.050 projects 28A.335.300 prior to advertising, soliciting, or offering Waste tires Jurisdiction of superior courts 2.08.010, Const. contracts with unlicensed persons prohibited 70.95.565 definitions 70.95.550 64.36.020 Art. 4 § 6 Partition proceedings, proof necessary 7.52.070 Real property, See REAL PROPERTY, subtitle renewal of 64.36.050 requirements for, penalties 64.36.020 liability, limitations on 70.95.700 service of, process consent to 64.36.250 transportation or storage business 70.95.555, stop orders 64.36.040 Solar easements authorized 64.04.140 70.95.560, 70.95.565 Remedies 64.36.240 Rules, authority of director 64.36.270 definitions 64.04.150 TITLE DOCUMENTS (See UNIFORM interference with, remedies attorneys' fees 64.04.170 Sales COMMERCIAL CODE, subtitle cancellation and refund 64.36.150 Warehouse receipts, bills of lading and damages 64.04.170 disclosure document to prospective purchasers 64.36.140, 64.36.150 other documents of title (Article 7)) injunction 64.04.170 TITLE INSURANCE written agreement, requirement 64.04.160 State, disclaimer by to patented lands Const. Art. proceeds, impoundment authorized 64.36.130 Abstractors exempted 48.29.010 Administration of chapter, rules 48.29.005 promoter's interest requirements 64.36.110 17 § 2 Streets and alleys vacated by cities and towns, registration prior to 64.36.020 county tract indexes required 48.29.160 title rights of abutting owners 35.79.040
Unincorporated towns on United States land, acquisition of title by occupancy and improvement 58.28.510 seller's disclosures, requirements Ch. 64.06 escrow agent, conducting business as 48.29.190 voidable if no disclosure document 64.36.150 Salesperson prohibited practices 48.29.200 good faith required 64.36.120 separate licensing for individuals not required 48.29.170 TOBACCO (See also CIGARETTES) registration exemption 64.36.070 Business and occupation tax Business inducements 48.29.210 required 64.36.070 tobacco settlement authority exemption County tract indexes required 48.29.160 unprofessional conduct, disciplinary action 82.04.311 Defined 48.11.100 64.36.090, 64.36.100 Cigarette sales below cost prohibited Ch. 19.91 Definitions 48.29.010 Service of process Licenses Ch. 82.24, Ch. 82.26 Energy conservation payment obligation consent by registration 64.36.250 Signatures 64.36.035 Minors, selling or giving 26.28.080 Minors' access, restrictions disclosure requirements 48.29.180 Escrow services 48.29.193 age identification requirement 70.155.090 cigarette machines 70.155.030 Solicitations Exemptions from rate filing 48.19.010 registration prior to 64.36.020 Stop orders 64.36.040 Filings 48.29.140, 48.29.147 cigarette wholesaler or retailer licensees Guaranty fund prohibition sign posting requirements amount of 48.29.030 Transfers prohibition sign posting requirements 70.155.020 cigarettes not in original unopened package, sale prohibited 70.155.040 coupons, in-person transaction in retail store required 70.155.070 definitions 70.155.010 promoter's interest deposit requirements 64.36.110 condition of 48.29.090 Trusts, escrows termination of 48.29.100 condition of registration 64.36.130 deposit requirement 48.29.020 Unfair and deceptive trade practice 64.36.170 execution upon 48.29.070 Uniform regulation of business and professions act 64.36.340 impairment 48.29.060 delivery sale of cigarettes 70.155.105 insurer doing business in two or more counties, guaranty fund requirements 48.29.040 liquor control board authority 70.155.110 Unlawful acts 64.36.260 Unlawful acts, penalties 64.36.210 penalties, sanctions, and actions against termination, release of securities 48.29.110
Insurer doing business in more than one county, licensées 70.155.100 Violation of chapter possession or purchase by minor, civil infraction 70.155.080 liability 64.36.240 restrictions 48.29.040 unfair and deceptive trade practice 64.36.170 Investments of funds by insurers 48.29.130 preemption of political subdivisions TIRE RECYCLING (See also RECYCLING; WASTE REDUCTION, RECYCLING, Ownership interest, return on 48.29.213 Premium rates 48.29.140, 48.29.143 70.155.130 National uniform tobacco settlement Qualification of insurers, generally 48.29.020 Records 48.29.015 AND MODEL LITTER CONTROL nonparticipating tobacco product manufacturers Ch. 70.157 Cooperation between industry and state Scope of provisions 48.29.010 Special reserve fund 48.29.120 Product manufacturers 70.95.540 attorney general's directory decision 70.158.070 Definitions 70.95.030 Taxation of 48.29.150 Department of ecology duties 70.95.260 Disposal regulated 70.95.500 certification, directory, violations 70.158.030 definitions 70.158.020 due dates 70.158.070 Tract index requirements 48.29.020 TITLES (See also ADVERSE POSSESSION; Exemptions to disposal requirements 70.95.500 DEEDS; EJECTMENT AND QUIETING Fee on new replacement tires 70.95.510, findings 70.158.010 TITLE; REAL PROPERTY) 70.95.515 nonresident, nonparticipating manufacturers 70.158.040 Acquired after conveyance, vestment in disposition 70.95.535 conveyee 64.04.070 Penalty for illegal disposal 70.95.500 penalties, consumer protection act 70.158.060 Assertion by state in tide lands Const. Art. 17 § 1 Report 70.95.545 reports, records 70.158.050 Chattel liens, delivery of chattel to owner, rights of third person acquiring title before lien Waste tire removal account 70.95.521, 70.95.530 Sampling prohibited 70.155.050 School property, ban on use of tobacco products on 28A.210.310 notice 60.08.010 Conservation, preservation rights and interests held by public bodies 64.04.130 Conveyances, See CONVEYANCES Chain installation Smoking, See SMOKING, subtitle Washington permits to install 47.04.270 clean indoor air act Tax imposed Ch. 82.24, Ch. 82.26 Fee on new replacement tires 70.95.510, 70.95.515 County acquisition of title at tax sale, municipal local improvement assessments 35.49.150, Tobacco prevention and control account 43.79.480 disposition 70.95.535 Motor vehicles 35.49.160 Tobacco settlement account 43.79.480 Examiner of titles, bond, compensation, oath chains, use regulated by state patrol 46.37.420 65.12.090 Youth tobacco prevention account 70.155.120 chains or studded tires when may be required TOBACCO SETTLEMENT AUTHORITY 46.37.420 Execution of judgment, order, or decree, pneumatic rubber tires, use 46.37.420 Administration 43.340.020 Appeal bonds 43.340.130 Bankruptcy 43.340.100 acquisition of title or right through, filing safety standards 65 12 550 state patrol rulemaking authority 46.37.425 studs 46.04.272, 46.37.420, 46.37.4215, Foreclosure of mortgage, lien, or charge, Bonds and investments 43.340.050, 43.340.060, acquisition through, authority to register title, redemption 65.12.450 46.37.4216 43.340.070 Heirs and devisees, title vests immediately 11.04.250, 11.04.290 Definitions 43.340.010 temporary-use spare tires, use authorized

46.37.420

TOLL BRIDGE AUTHORITY

Limitation of liability 43.340.090 Powers and duties 43.340.030, 43.340.040 Purpose 43.340.005 Sale of rights 43.340.080 Tobacco securitization trust account 43.340.120 **TOLL BRIDGE AUTHORITY (See TOLLS;** TRANSPORTATION, DEPARTMENT TOLL BRIDGES (See BRIDGES; PUGET SOUND FERRY AND TOLL BRIDGE SYSTEM) TOLLS Approval of tolls 47.56.031 Cities and towns, charge and collecting on drawbridges, authority for 35.74.050 Department of transportation department may construct and operate 47.56.070 sale of property authorized 47.56.254 approval of tolls 47.56.031 construction, operation, and maintenance 47.56.030 created after July 1, 2008 47.56.805, 47.56.810, 47.56.820, 47.56.830, 47.56.840, 47.56.850, 47.56.860 notification requirements 47.56.258 privately owned, fixing of tolls 36.53.080, 36.53.090 Irrigation districts, water delivery, other authorized services, levy for 87.03.445 Legality of, superior courts' original jurisdiction to determine 2.08.010, Const. Art. 4 § 6 Legality of, supreme court, appellate jurisdiction of Const. Art. 4 § 4 Legality of, supreme court jurisdiction 2.04.010 Port district facilities, See PORT DISTRICTS, subtitle Toll facilities Public-private transportation initiatives Ch. Superior court, original jurisdiction of 2.08.010, Const. Art. 4 § 6 Toll bridge authority granting of franchises on facilities authorized disposition of moneys received 47.56.257 sale of property execution, delivery of deed disposition of moneys received 47.56.257 sale of unneeded property to governmental entities, execution, delivery of deed disposition of moneys received 47.56.257 satisfaction of valid claims 47.56.243 Toll bridges, See BRIDGES, subtitle State toll bridges
Toll collection account 47.56.167 Toll roads, See HIGHWAYS, subtitle Toll facilities Toll tunnels, See TUNNELS, subtitle Toll tunnels Transportation department credit permits for vehicular passage on 47.56.247, 47.56.248 granting of franchises on facilities authorized 47.56.256 liquidation of accounts upon lifting tolls 47.56.242 must be specifically sponsored by a city, town or county 47.56.075 sale of property execution, delivery of deed 47.56.255 TORRENS ACT Generally Ch. 65.12 TORT FEASOR Death of cause of action against does not abate 4.20.046 **TORTS** Animal facilities acts against agricultural or veterinary facilities liability for damages 4.24.575 acts against research and educational facilities liability for damages 4.24.570 injunctive relief to prevent harassment or occurrence of tort 4.24.580 Attorney fees 4.24.005 Breach of duty imposed by statute, ordinance, or negligence per se 5.40.050 Cities optional municipal code cities, claims against Ch. 35A.31 Comparative negligence effect of 4.22.005 fault, defined 4.22.015 Condominiums liability of unit owners' associations and declarants 64.34.344 Contributory negligence effect of 4.22.005 fault, defined 4.22.015 Counties Ch. 36.45 Driving under the influence personal injury, wrongful death, contributory fault 5.40.060 Economic damages defined 4.56.250 Fault determination of percentage of fault among multiple parties 4.22.070 personal injury or wrongful death 4.24.420 Foster parents, liability for care and supervision of foster children in actions commenced by foster children or their parents against foster parents 4.24.590 Insurance examinations, civil actions arising from the conduct of civil immunity and indemnification protections for commissioner, commissioner's representatives. examiners, and good faith providers of information 48.03.075 Joint and several liability contribution enforcement of 4.22.050 right of 4.22.040

Jurisdiction, committing of tort submits out-ofstate person to state jurisdiction 4.28.185 Local government entities bond may not be required of local government entity for any purpose in any case 4.96.050 liability for tortious conduct of officers, employees, and volunteers 4.96.010 payment of damages and defense expenses in action against officer, employee, or volunteer 4.96.041 presentment and filing of claims, requirements 4.96.020 Municipal corporations Ch. 4.96 Noneconomic damages defined 4.56.250 Out-of-state residents or nonresidents, acts submitting persons to state jurisdiction 4.28.185 Personal injury damages 4.56.260 defense, contributory fault 5.40.060 defense, engaged in a felony 4.24.420 definitions 4.56.250
Political subdivisions Ch. 4.96 Product liability actions Ch. 7.72 Property damage damages 4.56.260 Public assistance recipient, tort action by 43.20B.070

Quasi municipal corporations Ch. 4.96

Spouse, domestic partner, minor child,

Settlement agreements, effect of 4.22.060

negligence not imputed 4.22.020

State, tort actions against, See STATE, subtitle Actions against State of Washington Ch. 4.92 State patrol officers off-duty law enforcement employment immunity of state for liability, notice 4.92.175 Transportation, department of tort claims against department, report 43.10.101 Trustees, successors, liability 11.98.039 Wrongful death defense, contributory fault 5.40.060 defense, engaged in a felony 4.24.420 definitions 4.56.250 TOUR OPERATORS (See TRAVEL BUSINESS) TOURISM Commission, Washington tourism Ch. 43.336 Cultural arts, stadium and convention districts Ch. 67.38 Lodging tax tourism-related facilities Ch. 67.28 Port districts authorized 53.08.255 Scenic and recreational highways identification of tourist routes 47.39.090 Scenic byways, designation Ch. 47.39 Tourism promotion and development account 43.330.094 Tourism promotion areas administration, collection of lodging charge 35.101.090 charges, addition to special assessments 35.101.110 charges, legislative authority 35.101.130 charges, not a tax on sale of lodging 35.101.120 definitions 35.101.010 disestablishment, hearing and resolution 35.101.140 establishment, hearing 35.101.030 establishment, ordinance 35.101.080 establishment, petition 35.101.020 hearing, conduct and termination 35.101.070 hearing, notice 35.101.060 limitations on area included, interlocal agreements 35.101.040 local tourism promotion account 35.101.100 lodging charge, limitations 35.101.050, 35.101.055 Tourist promotion, cities and towns by 35.21.700 TOW TRUCK OPERATORS Abandoned vehicles abandoned vehicle report 46.55.100 disposition report 46.55.100 impoundment notice to owners 46.55.110 notice by tow truck operator to department 46.55.100 sale at auction notice to state patrol 46.55.100 Business location, posting and registration requirements 46.55.060 Business location, registration requirements 46.55.060 Business practices, required services 46.55.060 Cease and desist orders 46.55.210 Complaints against 46.55.170 Definitions 46.55.010 Drivers to have commercial drivers' licenses 46.55.090 Fee schedule, billing, etc. 46.55.060 Fee schedule, filing requirements 46.55.063 Fees, calculation, itemized invoice 46.55.063 Hearings presiding officer 46.55.180 Impoundment auction of unredeemed vehicles 46.55.120, 46.55.130 compensation for private impounds 46.55.037

simultaneous or after death or injury liable for,

cause of action survives 4.20.046 survival of cause of action against 4.20.046

Insurer of, medical services lien Ch. 60.44

immediate notice to law enforcement agency election Const. Art. 11 § 5 platted lands, dedication to public use by tow truck operator 46.55.100 impound notice 46.55.100 Police regulations, power to enforce Const. Art. 58.28.440 powers of review, to whom granted 58.28.520 11 § 11 law enforcement impound 46.55.075 lien 46.55.140 public utility franchises 58.28.250 Sanitary regulations, power to enforce Const. Art. 11 § 11 records filed with county clerk 58.28.460 posting requirements 46.55.070 Taxing district relief act Ch. 39.64 sale of unoccupied lands, minimum price private person requests, procedure and liability 46.55.080 Vacancy in office, how filled Const. Art. 11 § 6 58.28.160 superior court judge TOWNSITES to file claim 58.28.210 as trustee 58.28.480 procedure 46.55.090 Incorporated towns on United States land public official requests, procedure 46.55.080 redemption procedures 46.55.120 adverse or conflicting claims, procedure survey and plat 58.28.140 unauthorized vehicles bids for 58.28.250 assessments 58.28.090 contents 58.28.060, 58.28.260 filing 58.28.240 notice to owners 46.55.110 Inspection 46.55.025 certificates or deeds as evidence 58.28.180 city council duties 58.28.010 Insurance 46.55.025 filing and recording 58.28.290 deed to claimants 58.28.120 Licenses marking of boundaries and monuments deficiency assessment 58.28.110 grounds for not issuing 46.55.220 revocation, etc. 46.55.200
Penalties 46.55.200
Posting requirements regarding parked vehicles 46.55.070 58.28.230 informalities of officers, effect 58.28.180 notice of 58.28.250 lands reserved for school or municipal public records 58.28.240 purposes title to land, acquisition by occupancy and conveyance of 58.28.170 improvement 58.28.510 funds for public improvement 58.28.170 Private impounds unoccupied land limitation of actions 58.28.120 compensation 46.55.037 sale of 58.28.380 mineral lands Prohibited business practices 46.55.035 when deemed 58.28.350 priority 58.28.130 penalty 46.55.020 Unoccupied land, when deemed 58.28.150 right of claimants 58.28.130 Records, etc., available for inspection 46.55.160 TOXICOLOGICAL LABORATORY, STATE (See STATE TOXICOLOGICAL LABORATORY) monuments Registration certificate location and placement, requisites 58.28.060 application process 46.55.030 markings 58.28.070 required, penalty 46.55.020 surveyor's certificate on plat 58.28.070 notice of filing patent, duty of council TRADE (See FAIR TRADE: Rule-making authority 46.55.190 MONOPOLIES; UNFAIR TRADE PRACTICES; UNIFORM TRADE State patrol 58.28.150 removal of vehicles from highway, use of notice of possession towing operators 46.55.115 Storage security requirements 46.55.060 SECRETS ACT) affidavit of claimant 58.28.100 filing with clerk 58.28.100 TRADE FAIRS (See FAIRS) Tow trucks plats, filing and recording 58.28.030, 58.28.080 TRADE SCHOOLS (See EMPLOYMENT AGENCIES; PROPRIETARY SCHOOLS) capacity fee in addition to and in lieu of additional fees 46.16.079 proof requisite to deed delivery 58.28.200 classification by capabilities 46.55.050 sale of unoccupied lands TRADE SECRETS exempted from motor freight carrier laws disposition of proceeds 58.28.160 Uniform trade secrets act Ch. 19.100 81 80 040 minimum price 58.28.160 inspection prior to use 46.55.050 TRADE SHOWS survey and plat permit bids for 58.28.040 Conventions and trade shows application 46.55.040 contents 58.28.050 inspection of equipment and facilities required annually 46.55.040 filing 58.28.030 King county and Seattle Ch. 67.40 franchise continuation 58.28.040 TRADE STIMULANTS (See PRIZES) red lights, required, use limitation 46.37.196 land claimed by inhabitants 58.28.020 Towed vehicles TRADE ZONES notice of 58.28.040 riding in prohibited 46.61.625 Foreign Unincorporated towns on United States land Towing contracts with private property owners, application for permission to establish, operate and maintain 24.46.020 accounting and depositing money 58.28.460 requirements 46.55.063 adverse or conflicting claims Towing procedures, posting requirements 46.55.060 cities and towns 35.21.805 counties 36.01.125 procedure 58.28.350 proof of right 58.28.360 Unauthorized vehicles cities and towns appellate review 58.28.490 assessments 58.28.300 impoundment legislative finding and intent 35.21.800 notice to owners 46.55.110 legislative finding and intent 24.46.010 center or business portion, limitation on platting of lots 58.28.240 Vehicle transaction file to be maintained counties 36.01.120 46.55.150 port districts, operation 53.08.030 certificates or deeds as evidence 58.28.420 TOWNS (See CITIES AND TOWNS, subtitle claimant's employment of attorneys TRADEMARKS AND TRADE NAMES Alien person outside of United States, damages or relief for trademark use 19.77.170 Towns) 58.28.300 deed to claimants 58.28.330 **TOWNSHIPS** deeds, delivery, proof required for 58.28.430 deficiency assessments 58.28.320 Assignment of trademarks, fee 19.77.060 Bankruptcy readjustment and release from debts Beverage containers Ch. 39.64 informalities of officers, effect 58.28.420 filing of name and marks 19.76.100 refilling by others for sale prohibited, presumption 19.76.110, 19.76.120 may adopt township form of organization by iudges as trustees clerks duties 58.28.450 records filed with county clerk 58.28.470 majority vote Const. Art. 11 § 4 violations, penalties 19.76.130 Fiscal matters Common law rights preservation, limits on acquisition 19.77.900 succession of trust 58.28.500 bond issues appointment of fiscal agencies 43.80.110 lands reserved for school or public purposes Counterfeiting or forging 19.77.140, 19.77.150 certification of fiscal agencies by state conveyance of 58.28.400 finance committee 43.80.120 fiscal agents, duties 43.80.130 funds for public improvements 58.28.410 Famous marks limitation of actions 58.28.330 injunctive relief for owners 19.77.160 nonliability of treasurer for funds remitted to fiscal agencies for payment of bonds mineral lands, right of claimants 58.28.340 Lights and devices for motor vehicles to bear monuments trademark or name 46.37.310 location and placement, requisites 58.28.270 Petroleum products, misrepresentation of 43.80.150 unredeemed bonds, return of funds for by state fiscal agent 43.80.160 trademark or trade name, penalty 9.16.080 marking, surveyor's certificate 58.28.280 surveyor's certificate on plat 58.28.070 notice of filing patent 58.28.370 Registration of trade names changes in registration 19.80.025 definitions 19.80.005 Indebtedness bankruptcy readjustment and relief from debts Ch. 39.64 notice of possession, filing 58.28.310 petition to superior court judge contents 58.28.220 failure to file 19.80.040 Local affairs to be managed under general laws fees, collection and deposit 19.80.075 procedure 58.28.220 generally Ch. 19.80 Const. Art. 11 § 4 Officers, generally Const. Art. 11 § 5 plats, filing and recording 58.28.080 public records, exemption 19.80.065

TRADING STAMPS

required 19.80.010 Emergency vehicle equipment license suspension without payment rule adoption by department 19.80.045 requirements, violation of 46.37.188 46.63.110 Registration of trademarks Tires, standards, violations 46.37.423, 46.37.425 Enforcement procedure actions relating to, service upon secretary of state 19.77.090 attorney, representation, right to 46.63.080 Tolls hearings, rules 46.63.080 electronic collection, photo enforcement applications, contents and fees 19.77.030 assignment, fee 19.77.060 monetary penalty 46.63.110 46.63.160 notice of traffic infraction response, evasion, presumption 46.63.075 cancellation of registrations, grounds contesting 46.63.070 Unattended vehicles public attorneys' appearance 46.63.080 Farm vehicles, licensing, violations 46.16.090 19.77.080 notice 46.63.030 classification of goods and services 19.77.115 definitions 19.77.010 Violations Filing fees 3.62.070 declared as 46.64.050, 46.64.055 duration, expiration, renewal, and fees Hearings for designation as infractions, exceptions 19.77.050 procedure, appeals from 46.63.090 rules, adoption 46.63.080 46.63.020 evidence, admissibility 19.77.040 Youth court Ch. 3.72 fraudulent registration Identicards TRAFFIC SAFETY COMMISSION penalty 9.16.060 display or possession of canceled, revoked, or Acceptance of federal funds, disbursement, fraudulent registration, liability 19.77.130 suspended license or identicard 46.20.338 duties of governor 43.59.020 imitation or counterfeiting of registered Inspection program Administration of traffic safety program, duty of trademark 19.77.150 prohibited acts 46.32.050 governor 43.59.020 imitation or counterfeiting of trademark Jurisdiction Bicycle and pedestrian safety program 43.59.150 19.77.140 district courts 46.63.040 Commission issuance 19.77.040 municipal 46.63.040 appointment, members, vacancies, terms prohibited trademarks 19.77.020 Juveniles 43.59.030 Reservation of trademark, application and fee community restitution alternative 13.40.250 chairman 43.59.080 diversion agreement, limitation 13.40.250 19.77.015 director, appointment, duties, salary, staff, etc. TRADING STAMPS monetary penalty, limitation 13.40.250 Law enforcement officers 43.59.060, 43.59.070 County licenses Ch. 19.83 duty to assist governor in performance of governor's duties 43.59.030 Regulation of stamps and premiums Ch. 19.84 Violations, penalty 19.83.050 order to stop duty to obey 46.61.021 ex officio members 43.59.030 failure to obey, penalty 46.61.022 Legislative intent 46.63.010 governor's designee 43.59.030 meetings 43.59.050 TRAFFIC (See also MOTOR VEHICLES, subtitle Rules of the road) powers and duties 43.59.040 Local courts, discretion 46.63.110 Alternate vehicle routes, cities and towns, Lowering passenger vehicle below legal clearance 46.61.680 travel expenses of members 43.59.050 pedestrian malls 35.71.040 Congestion Director Mitigating circumstances, explanation, hearing, procedure 46.63.100 appointment, salary 43.59.060 duties, staff, etc. 43.59.070 transportation demand management findings 70.94.521 Habitual traffic offenders Mobile homes, special movement permit and decal, noncompliance, penalty 46.44.175 Monetary penalties 46.63.110 Driving while under the influence of intoxicating revocation of license, procedure 46.65.065 liquor or any drug information and education 43.59.140 Limitations, cities and towns, pedestrian malls Monthly tonnage licenses, violations 46.16.135 35.71.030 Motor vehicles Motor vehicles acceptance and disbursement of federal funds equipment requirements, enforcement 43.59.020 traffic citation or copies thereof, disposing of, procedures 46.37.010 enforcement 46.64.010 duties as chairman of commission 43.59.080 license or permit requirements, violations 46.44.105 Public safety and education account to benefit traffic safety education 43.08.250 responsibilities for administration of traffic safety program 43.59.010, 43.59.020 regrooved tire standards, violations 46.37.424 State patrol Head injury prevention traffic safety education officers 43.43.550 size, weight, and load limits, violations driver information 43.70.420 Powers and duties 43.59.040 Violations citation or copy of citation, disposal of, enforcement 46.64.010 Municipal court 35.20.090 Purpose of chapter 43.59.010 hearing officers, authority 35.20.205 Rules and regulations 43.59.070 juveniles, citation and record forwarded to Notice of contents 46.63.060 director of licenses 13.50.200 application of civil service law 43.59.070 determination is final unless contested TRAFFIC INFRACTIONS (See also TRAFFIC SCHOOLS (See also MOTOR 46.63.060 MOTOR VEHICLES) VEHICLES, subtitle Traffic school) form 46.63.060 Adjudication and enforcement procedures Failure to attend schools of city, town or county, issuance authority, police, court 46.63.030 judges, court commissioners, training penalty 46.83.060 response to, contesting, hearing, failure to appear 46.63.070 requirements 46.63.050 TRAILER COURTS Off-road and nonhighway vehicles violations 46.09.120, 46.09.190 Hotel-motel tax officer observing infraction, presence not required 10.31.100 rates Ch. 67.40 Outdoor music festivals 70.108.130 TRAILERS (See also MOTOR VEHICLES, Attempting, aiding, or abetting in commission of, Overloading licensed capacity 46.16.140 punishable 46.64.048 subtitle Trailers) Penalties Defined, motor vehicle law 46.04.620 Licensing, See MOTOR VEHICLES, subtitle Attorneys, right to counsel 46.63.080 waiver, court authority 46.63.120 Auto transportation companies 81.68.080 Presumption regarding stopped, standing, or parked vehicle 46.63.140 Automated cameras, traffic safety 46.63.170 Capitol grounds, traffic control, violations, jurisdiction 46.08.170 Mobile homes and trailers, safety, See Process, issuance of MANUFACTURED HOMES, MOBILE courts of limited jurisdiction, statewide HOMES, COMMERCIAL CÓACHES Costs AND RECREATIONAL VEHICLESaward of costs and attorney fees prohibited, authority 46.63.130 exception 46.63.151 parties' responsibility for 46.63.151 Records, abstracts, availability, maintenance SAFETY REQUIREMENTS 46.52.100 Park trailer or park model trailer Records of charges, disposition 46.52.101 defined 46.04.622 Counties parks and recreation, violations 36.68.080 recreation districts, violation of rules 36.69.180 Regrooved tire standards, violations 46.37.424 Pole trailers, defined, motor vehicle law Rental vehicles 46.63.073 46.04.414 School or playground speed zones, penalty for infraction 46.61.440 Sale or transfer of, credit for unused fee Court orders, civil nature 46.63.120 46.16.280 Deferred prosecution program Ch. 10.05 Snowmobiles Semitrailer, defined, motor vehicle law noise levels, excessive 46.10.090 Dismissal for contribution or donation prohibited 46.04.530 operation, prohibitions 46.10.090 violations 46.10.190 Trailer camps 46.63.105 record of guests 19.48.020 Drivers' licenses tax for stadiums, convention centers, and arts facilities 67.28.180, 67.28.181 display or possession of canceled, revoked, or Standing, stopping, parking suspended license or identicard 46.20.338 monetary penalties

[RCW Index—page 746] (2008 Ed.)

Travel trailer defined 46.04.623 Cross-state trail 79A.05.115, 79A.05.120, 79A.05.125, 79A.05.130 Highways definitions 47.30.005 establishing of, factors to be considered 47.30.040 expenditures deemed to be for highway, road and street purposes 47.30.060 expenditures of available funds authorized 47.30.030 minimum amount 47.30.050 factors to be considered when establishing 47.30.040 incorporation into highway design 47.30.020 powers and duties of state transportation department 47.30.060 restrictions on use of paths and trails 47.30.060 severance or destruction, alternative or reconstruction 47.30.010 Recreation trails system Ch. 79A.35 TRAINING AND CAREER
DEVELOPMENT PROGRAMS (See JOB SKILLS PROGRAM; STATE PERSONNEL RESOURCÉS BOARD, subtitle Training and career development programs) TRAINS (See RAILROADS) **TRAMROADS** County roads, franchises along 36.55.020 **TRAMWAYS** Port districts, acquisition and operation of facilities 53.08.020 TRANSACTION CARD Financial institution credit card applicable law 63.14.165 credit to account for returned goods, procedure 63.14.167 TRANSCRIPTS Certiorari proceedings, writ to command certification of 7.16.070 Change of reporters, notes of outgoing reporter may be transcribed 2.32.260 County commissioners proceedings, prima facie evidence, as 5.44.070 District court dockets of contents 4.64.110 Evidence, of use of in civil actions 2.32.250 Grand jury testimony, disclosure of, penalty 9.51.060 Judgment of district court entry in execution docket by clerk 4.64.120 indexing of by clerk 4.64.120 Judgments, of certified entry in execution docket by clerk 4.64.120 indexing of by clerk 4.64.120 Preparation of, exhibits available to reporter for 2.32.290 Reporters pro tempore 2.32.270 Return with writ of certiorari 7.16.060 Superior court proceedings certification of 2.32.240 costs, taxed as 2.32.240 fees 2.32.240 exceptions 2.32.240 filing 2.32.240 form 2.32.240 who may request 2.32.240 Testimony before grand jury, disclosure of, penalty 9.51.060 Venue change 4.12.100 TRANSFER (See also CONVEYANCES;

SALES)

Estate and transfer tax Ch. 83.100

Minors, transfers to Ch. 11.114 Motor vehicles, sale or transfer of, failure to make assignment on certificate of ownership 46 12 101 procedure 46.12.101 purchaser's or transferee's failure to transfer certificates of ownership and license registration, fees 46.12.101 Residential real property seller's disclosures, requirements Ch. 64.06 TRANSIENT ACCOMMODATIONS Armories may be used for 38.20.010 Definitions 70.62.210 Fire and safety rules, rulemaking authority of department of community, trade, and economic development 70.62.290
Hostels 79A.05.265, 79A.05.270, 79A.05.275, 79A.05.280 Hotels, See HOTELS

License 70.62.220, 70.62.260, 70.62.270 Powers and duties of department of health 70.62.250 Purpose 70.62.200 Rules, board of health authority to adopt

Trailer camps, See TRAILERS Violations, penalty 70.62.280

70 62 240

TRANSITIONAL BILINGUAL INSTRUCTION PROGRAM (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Bilingual (transitional) instruction program)

TRANSMISSION FACILITIES

Attachments definitions 80.54.010 rates, terms, conditions application on facilities of other companies, exemption 80.54.050 determination, fixing, commission order 80.54.030 just and reasonable rate, criteria 80.54.040 regulation, authorized 80.54.020 uniformity of rates, required 80.54.070 Cities and towns gardening leases (pea patches) 35.92.370

TRANSPLANTS (See ANATOMICAL GIFTS)

TRANSPORTATION

Advanced environmental mitigation 47.12.330, 47.12.350 Air pollution control commute trip reduction employer program, review and penalties 70.94.534 plan for state agencies 70.94.551 requirements for counties and cities 70.94.527 requirements for employers 70.94.531 state leadership 70.94.547 commute trip reduction board

membership and duties 70.94.537 technical assistance 70.94.541 use of funds 70.94.544

transportation demand management findings 70.94.521

Amtrak service improvement program 47.82.010 coordination of rail and common carriers 47.82.040 depot upgrading 47.82.020

extension of service activities 47.82.030 Bond issues

2003 transportation projects - nickel account 47.10.861, 47.10.862, 47.10.863, 47.10.864, 47.10.865, 47.10.866,

47.10.864, 47.10.865, 47.10.866, 47.10.867, 47.10.868, 47.10.869, 47.10.870, 47.10.871, 47.10.872 highway improvements 47.10.843, 47.10.844, 47.10.845, 47.10.846, 47.10.847,

47.10.848 public-private transportation initiatives 47.10.834, 47.10.835, 47.10.836,

TRANSPORTATION 47.10.837, 47.10.838, 47.10.839, 47 10 841 selected projects and improvements—2005 act 47.10.873, 47.10.874, 47.10.875, 47.10.876, 47.10.877, 47.10.878 Cities and towns acquisition and operation of facilities 35.92.060 comprehensive six-year program preparation and adoption 35.77.010 College and university transportation demand management programs Ch. 28B.130 Common carriers discrimination to deny public accommodations because of race, color, or creed, penalty 9.91.010 Common carriers, See also COMMON CARRIERS Commuter rail service 81.104.120 Counties, comprehensive plans, elements of 36.70.350 Disabled persons special needs transportation services coordination Ch. 47.06B Environmental mitigation advanced mitigation authorization 47.12.330 site management 47.12.350 exchange agreements 47.12.370 Federal funds miscellaneous transportation programs account 47.04.220 reimbursable transportation expenditures, processing and accounting 47.04.210 Freight mobility strategic investment program and board Ch. 47.06A Funds and accounts legislative committees, study/analysis 43.88.125 High capacity transportation account 47.78.010 High capacity transportation systems bond retirement, pledge of revenues for 81.104.180 commuter rail service 81.104.120 definitions 81.104.015 financial responsibility, requirements 81.104.130 funding car rental sales and use tax 81.104.160 dedicated funding sources 81.104.140 employer tax 81.104.150 motor vehicle excise tax, surcharge on 81.104.160 sales and use tax, additional tax for 81.104.170 tax collection, contract for 81.104.190 funding of planning projects department of transportation responsibilities 81.104.090 participation in within central Puget Sound region 81.104.040 outside central Puget Sound region 81.104.030 voter approval requirements 81.104.030 planning expert review panel 81.104.110 independent system plan oversight procedures 81.104.110 process 81.104.100 planning and implementation state role 81.104.060

policy development within central Puget Sound region 81.104.040 outside central Puget Sound region 81.104.030 state role 81.104.020 purpose 81.104.010 rail fixed guideway systems safety program plan and security and emergency preparedness 81.112.180 signage, requirements for 81.112.190

TRANSPORTATION, DEPARTMENT OF

regional transit authorities state route 16 corridor improvements, tax regional transportation, role of department of deferral 47.46.060
Tacoma Narrows bridge citizen advisory committee 47.46.091
toll, term 47.46.110 definitions 81.112.020 transportation 47.06.120 formation, procedure 81.112.030, studies, cost benefit analysis 47.06.130 81.112.040 Street railways, extension beyond city limits regional transportation planning 81.104.080 35.84.060 service district boundaries, expansion of tolls, citizen advisory committee 47.46.090 tolls, collection 47.46.105 Tire chain installation permits to install 47.04.270 81.104.050 statewide planning Ch. 47.06 tolls, increase 47.46.120 Transportation centers tolls, repayment of motor vehicle fund 47.46.140 system implementation acquisition, method of, prescribed 81.75.020 authorization to own and operate 81.75.010 responsibility of agencies providing service tolls, setting 47.46.100 tolls, state facilities 47.46.080 Rail passenger plan 47.79.040 Railroads, See RAILROADS 81.104.070 consolidation of activities \$1.75.020 grants, federal, application and receipt of permitted 81.75.020 operation, method of, prescribed 81.75.020 purpose 81.75.010 services available 81.75.030 High occupancy vehicle systems car rental sales and use tax county surcharge on 81.100.060 definitions 81.100.020 Regional transit authorities employer tax 81.100.030 funds, use of 81.100.080 boundaries 81.112.050 elections 81.112.050 severability 81.75.900 terms of usage 81.75.030 usage, terms of 81.75.030 goals, adoption by counties 81.100.040 high occupancy vehicle account 81.100.070 interlocal agreements 81.100.090 motor vehicle excise tax fare payment civil infractions 81.112.220 prosecution for theft, trespass, or other Urban public transportation system, extension charges 81.112.230 beyond city limits 35.84.060 county surcharge on 81.100.060
purpose 81.100.010
survey of tax use 81.100.050
urban public transportation systems, defined as 81.100.100 violations, enforcement and penalties 81.112.210 Washington clean air act commute trip reduction definitions 70.94.524 high capacity transportation systems definitions 81.112.020 Western regional short haul air transportation formation, procedure 81.112.030, 81.112.040 compact Ch. 81.96 High-speed ground transportation program funding sources 47.79.030 goals 47.79.020 TRANSPORTATION, DEPARTMENT OF Abatement of certain structures, signs or devices on city streets, county roads or state highways as public nuisances, duties relating to 47.36.180 interim financing 81.112.170 powers 81.112.060 goals 47.79.020 implementation 47.79.020 King Street station 47.79.110, 47.79.120, 47.79.130, 47.79.140, 47.79.150 legislative declaration 47.79.010 property, sale and leaseback 81.112.300, 81.112.310, 81.112.320, 81.112.330 rail fixed guideway systems Abating as public nuisance signs erected or safety program plan and security and maintained contrary to highway advertising control act of 1961, department duties prioritized projects 47.79.030 rail passenger plan 47.79.040 emergency preparedness 81.112.180 signage, requirements for 81.112.190 relating to 47.42.080 Innovative partnerships Ch. 47.29 Regional transportation Acquisition and disposition of highway property, Innovative partnerships, See also
TRANSPORTATION INNOVATIVE statewide transportation planning Ch. 47.06 Regional transportation authorities commission powers and duties relating to Ch. 47.12 PARTNERSHIPS sale/leaseback agreement property, tax exemption 84.36.605 Actions against state for damages to facilities Insurance for, See INSURANCE, subtitle Marine located on highways and transportation insurance Regional transportation investment districts Ch. measure of damages 47.44.150 Intergovernmental cooperation, authorities of Adopt-a-highway program 47.40.100 local programs 47.40.105 36.120 cities, towns or counties, limitation Regional transportation planning organizations allocation of funds 47.80.050 39.34.085 Advance right of way revolving fund creation, moneys to be deposited in fund 47.12.244 Latecomer fees 47.04.260 authorization, organizational requirements Liens, See LIENS, subtitle Transportation, storage, and advancements 47.80.020 comprehensive plans, guidelines, and principles 47.80.026 duties 47.80.023 deposit of funds received from lease of unused Limousine and for hire vehicles, regulation Ch. highway lands 47.12.125 46.72A expenditures from fund, authority to make 47.12.244 Multimodal transportation account 46.68.135 executive board membership 47.80.060 legislative findings and declaration 47.80.010 statewide planning Ch. 47.06 reimbursements to fund majority vote on state matters 47.80.080 plan contents, review, and use 47.80.030 when required 47.12.246 Multimodal transportation programs Advanced environmental mitigation 47.12.330, accounts high-occupancy toll lanes operations 47.66.090 state facilities and local plans, relationship 47.12.350 47 80 011 Advisory councils transportation department duties 47.80.070 appointment 47.01.091 multimodal transportation 47.66.070 expenses 47.01.091 Aerial search and rescue, responsibility transportation policy boards 47.80.040 criteria for selection 47.66.040 Sabotage, interference or injury to transportation grant programs examination 47.66.080 constitutes 9.05.060 local matching funds 47.66.040 Schools, See SCHOOLS AND SCHOOL Aeronautic laws, violation of regional mobility grants 47.66.030 exchange of data and reports with federal government and other states 47.68.330 DISTRICTS, subtitle Transportation Municipal corporations acquisition of systems, Special needs transportation services coordination Ch. 47.06B pension plans, continuance 54.04.160 Nickel account (transportation 2003 account) Aeronautics director, prior assignment delegable 47.01.070 Statewide transportation planning 46.68.280 aviation plan 47.06.060
bicycle transportation and pedestrian
walkways plan 47.06.100
department of transportation role 47.06.020 Planning legislation, draft and recommendation of 47.68.080 statewide transportation planning Ch. 47.06 Public-private transportation initiatives alteration not new proposal 47.46.150 applicable rules and statutes 47.46.160, offices 47.68.060 facilities, state-owned facilities component 47.06.050 orders, hearing, review 47.68.320 penalties for violations 47.68.240 47.46.170 facilities and services, standards 47.06.140 freight mobility plan 47.06.045 bond issues 47.10.834, 47.10.835, 47.10.836, 47.10.837, 47.10.838, 47.10.839, powers, generally 47.68.070 Aeronautics commissioners 47.10.841 freight rail plan 47.06.080 prior assignments delegable 47.01.070 47.10.841 bonds, use of 47.46.070, 47.46.130 confidentiality of user information 47.04.240 definition 47.46.020 demonstration projects agreements, terms 47.46.040 high capacity transportation, role of department of transportation 47.06.120 Air pollution control transportation activities intercity passenger rail plan 47.06.090 legislative findings 47.06.010 conformity criteria 70.94.037 Aircraft marine ports and navigation plan 47.06.070 accidents, investigation of hearings, joint hearings 47.68.290 financial arrangements 47.46.050 selection and public involvement 47.46.030 multimodal transportation plan 47.06.040, 47.06.043 western regional short haul air transportation policy goals, intent 47.04.280 legislative finding 47.46.010 legislative oversight committee 47.46.180 compact Ch. 81.96 public transportation plan 47.06.110 Aircraft license fees

[RCW Index—page 748] (2008 Ed.)

deposit 47.68.250	motor vehicle fuel excise taxes pledged to	Design-build projects 47.20.780, 47.20.785
Airports	pay 47.02.070, 47.02.080	Director
acquisition and disposal of airports and air	motor vehicle fund	energy facility site evaluation council,
navigation facilities 47.68.100	appropriation from 47.02.110	membership 80.50.030
aviation planning council 47.68.410 capacity and facilities assessment 47.68.390	proceeds deposited in 47.02.060 transfers to highway bond retirement fund	oath 43.17.030 powers and duties 43.17.030
capacity and facilities market analysis	47.02.090	Directors', commissioners' prior assignments,
47.68.400	negotiability 47.02.040	assignments delegated 47.01.070
contracts, authorized by 47.68.180	not general obligation of state 47.02.070	Donations of right of way for transportation
eminent domain	prior redemption, excess amounts in	improvements
exercise of powers is public and	highway bond retirement fund to be used for 47.02.100	advertising signs on donated parcels 47.14.040
governmental purpose 47.68.200 powers 47.68.100, 47.68.120	proceeds of issue, deposit and use 47.02.060	credit against benefit district assessment
exclusive grants prohibited 47.68.190	registration of bonds 47.02.040	47.14.030
federal funds, acceptance of authorized	sale, manner and terms 47.02.050	definitions 47.14.020
47.68.160	signatures 47.02.040 terms and conditions 47.02.030	department duties 47.14.050
lease of airports by 47.68.140	bond issues	intent 47.14.010 Employees
lien for state's charges as to airport equipment when airport leased 47.68.150	district 1 headquarters	state civil service law
municipalities	equal charges against revenue sources	exempt positions 41.06.079
cooperation between state and municipalities	47.02.190	Environmental mitigation
47.68.300	issuance and sale 47.02.120 pledge of excise taxes 47.02.160	advanced environmental mitigation revolving account 47.12.340
subdivision plats near department to receive notice 58.17.080	proceeds, deposit and use 47.02.150	advanced mitigation
Alaskan Way viaduct, Seattle Seawall, state route	repayment procedures 47.02.170	authorization 47.12.330
520	state finance committee duties 47.02.140	Environmental review of transportation projects
improvements, requirements 47.01.380,	statement of general obligation 47.02.160	47.01.290, 47.01.300
47.01.390, 47.01.400, 47.01.405,	use of proceeds 47.02.130 Camas Slough closure 88.28.055	Federal acts, commission to act for state with respect to 47.04.060
47.01.406, 47.01.408, 47.01.410, 47.01.412, 47.01.415, 47.01.417	Canal commissioners	Federal agencies, agreements with
Allocation of funds for highways, under sole	prior assignments delegable 47.01.070	public transportation and rail transportation
charge of 47.08.010	City or town streets	funds 47.04.170
Amtrak service improvement program 47.82.010	aid by commission in construction, repair or	Federal funds miscellaneous transportation programs
coordination of rail and common carriers	maintenance of 47.24.050 fund, department may investigate illegal use	account 47.04.220
47.82.040 depot upgrading 47.82.020	of and proceed to correct 47.08.100	reimbursable transportation expenditures,
extension of service activities 47.82.030	improvements, commission may maintain to	processing and accounting 47.04.210
Annual per capita vehicle miles, reduction	agreed standards and be reimbursed	Federal requirements, compliance with
47.01.440	therefor 47.08.090 as part of state highway system, department	47.98.070 Ferries
Apprenticeship, opportunities 49.04.141	powers and duties relating to Ch. 47.24	collective bargaining and arbitration Ch. 47.64
Approach roads or other appurtenances on highway rights of way, permits to build and	Civil service	county owned, receiving federal financial aid,
maintain, department powers and duties	exempt positions 41.06.079	approval of tolls and charges 47.04.140
relating to Ch. 47.32	Classification of highways, powers and duties relating to Ch. 47.04	management, certain positions
Arterial highways designated by 46.61.195	Construction and maintenance of highways,	civil service exempt 47.01.081 marine employees' commission
Assaults by motorists on department employees 47.04.250	duties relating to Ch. 47.28	created, power and authority 47.64.280
Bicycle transportation management program	Contempt to violate court order prohibiting	party operating ferry, ferry system by rent,
departmental duties 47.04.190	operation of aircraft 47.68.240 Continuation of state services to department	lease or charter bound by chapter 47.64 RCW 47.64.090
state bicycle program manager	47.01.131	passenger-only
duties 47.04.200	Contracts	grant program 47.01.350
position established 47.04.190 Bond issues, county assistance 36.76.140	minority and women contractors 47.28.030	Vashon and Seattle 47.01.360
Bond issues, See BOND ISSUES; HIGHWAYS;	Cooperation with other governments and	strikes, work stoppages, and lockouts
TRANSPORTATION	agencies, commission empowered to join financially or otherwise 47.04.080	prohibited 47.64.140 Ferry vessels, acquisition under urban mass
Bonds of predecessor agencies, continuation of	Coordination with other transportation related	transportation act of 1964, duties Ch. 47.61
obligation 47.04.150 Branch offices 43.17.050	state agencies 47.01.250	Fish passage barriers
Bridges	County road fund, department may investigate	removal program 77.95.180
Lewis and Clark bridge, designation of	illegal use of and proceed to correct 47.08.100	Flaggers safety standards 49.17.350
47.04.160	County road improvement funds, department to	Franchises on state highways
local bridges remaining responsibility of	approve resolution for 47.08.080	granting of, renewal procedure 47.44.020
department of transportation enumerated 47.17.960	County-owned ferries, federal financial aid,	notices of application for 47.44.010
Bridges or ferries, authority may purchase	approval of tolls and charges 47.04.140 Created 43.17.010, 47.01.031	permits for short distance facilities, department powers and duties relating to
47.56.050	Definitions	47.44.050
Budget for expenditures 47.26.440	commission 47.01.021	Freight mobility strategic investment program
Budget proposal 47.01.061	department 47.01.021	and board Ch. 47.06A
Buildings and facilities for department appropriation 47.02.110	references to "highway" terms deemed to	Freight rail services
appropriation 47.02.110 approval of plans required 47.02.010	mean department of transportation 47.04.015	essential rail assistance account 47.76.250 federal rail policies, monitoring duties
authorized 47.02.010	secretary 47.01.021	47.76.350
bond issue	Department	planning and technical assistance duties
amount 47.02.020	assistant and deputy secretaries	47.76.230
denominations 47.02.050 highway bond retirement fund	appointment 47.01.081 exempt from civil service law 47.01.081	state rail freight program 47.76.210 Funds
payment of bonds from 47.02.090	salaries 47.01.081	advanced environmental mitigation revolving
transfers to from motor vehicle fund	ferry systems management	account 47.12.340
47.02.090 issuance and sale 47.02.020	exempt from civil service law 47.01.081	advanced mitigation
legal investment for state funds 47.02.050	organizational structure divisions 47.01.081	site management 47.12.350 Hazardous structures at airports, marking of may
maturity 47.02.030	policy goals, duties 47.01.078	be required 47.68.340

TRANSPORTATION, DEPARTMENT OF

Heavy haul industrial corridors	proceeds placed in motor vehicle fund	Long-range needs studies
overweight sealed containers and vehicles	47.12.066	coordination with urban arterial board
46.44.0915	to whom 47.12.066 public lands	47.01.240
High capacity transportation systems funding of planning projects	uses for which acquisition is prohibited	nonurban needs data to be supplied 47.01.240 Manette bridge authorized 47.20.570
departmental responsibilities 81.104.090	47.12.029	Marine vessel construction, maintenance, or
planning	rest areas, disposal systems	repair contracts
expert review panel 81.104.110	recreational vehicle, additional fee	security, alternate forms authorized in lieu of
independent system plan oversight	46.16.063	contractor's bond 39.08.100
procedures 81.104.110	roadside advertising signs, authorized	Milwaukee road corridor
planning and implementation	47.42.055	cross-state trail 79A.05.115, 79A.05.120,
role in 81.104.060	sanitary disposal systems, rest areas	79A.05.125, 79A.05.130
policy development	RV account 46.68.170	Minority and women's business enterprises construction and maintenance 47.28.050
expansion of role, duties 81.104.020	specialized equipment, interstate travel by size and weight criteria 46.44.101	contracts 47.28.030
statewide planning Ch. 47.06	state limited access facility through city, town,	contracts, bonds, deposits 47.28.090
High occupancy vehicle systems survey of tax use 81.100.050	or county, board of review to review plan,	Miscellaneous transportation programs account
High-speed ground transportation	secretary of transportation to appoint	47.04.220
King Street station 47.79.110, 47.79.120,	certain members of 47.52.150	Mobile home, special movement permit and
47.79.130, 47.79.140, 47.79.150	streets as state highways, speed, parking and	decal 46.44.170
High-speed ground transportation program	traffic control devices 47.24.020	Motor vehicle dealers or manufacturers, notice of
funding sources 47.79.030	surplus real property program 47.12.063	bankruptcy proceedings, required 46.70.183
goals 47.79.020	Housing for employees, state-owned or leased availability, conditions 43.81.020, 43.81.030,	Motor vehicle fund counties
implementation 47.79.020	43.81.040	distribution of
legislative declaration 47.79.010	legislative intent 43.81.010	formula for 46.68.122, 46.68.124
prioritized projects 47.79.030 rail passenger facilities 47.79.050, 47.79.060,	I-90 completion bond issue—1979 act	generally 46.68.120
47.79.070	administration and amount of bond sales	distribution to cities, towns, and counties
rail passenger plan 47.79.040	47.10.791	department duties 46.68.110
Highway access management program	appropriation, expenditure limitation	Puyallup tribal settlement account 46.68.210
access control classification system	47.10.799	Mt. St. Helens dredge spoils
department to develop, adopt, and maintain	charge against fuel tax revenues 47.10.798	revenues used for recreational purposes
47.50.090	excess funds, early retirement, authorized 47.10.796	47.04.230, 47.04.235 Multimodal transportation
access permits	excise taxes, pledge of 47.10.793	statewide planning Ch. 47.06
conditions may be imposed on permit	general obligation, declaration 47.10.793	Multimodal transportation programs
47.50.070	issuance authorized, amount, limitations	accounts
existing connections, when permit not required 47.50.080	47.10.790	high-occupancy toll lanes operations
fees 47.50.050	legal investment for public funds 47.10.797	47.66.090
modification or revocation of permit	motor vehicle fund, priority of payment from	multimodal transportation 47.66.070
47.50.080	47.10.794	criteria for selection 47.66.040
nonconforming access permit, conditions	proceeds, deposit, use 47.10.792 repayment procedure 47.10.795	grant programs examination 47.66.080 local matching funds 47.66.040
justifying 47.50.080	severability 47.10.800	regional mobility grants 47.66.030
permit review process 47.50.060	Improvements necessitated by planned economic	Municipalities
required to make connection to highway	development	airports
47.50.040 connections to state highway system	procedures 43.160.074	aid to 47.68.090
regulation of 47.50.030	Improvements to existing state highway	contracts with authorized 47.68.090
definitions 47.50.020	necessitated by economic growth	federal aid 47.68.090
legislative findings and policy 47.50.010	application process 47.01.280 Indian tribes	Naming and renaming facilities 47.01.420
Highway and branches route signs and	airports	Navigation canals canal, defined 47.72.060
designations	aid to 47.68.090	powers and duties 47.72.050
authority of department to establish 47.36.095	contracts with, authorized 47.68.090	purpose 47.72.010
filing with secretary of state 47.36.097	federal aid 47.68.090	successor to canal commission 47.72.050
Highway commissioners prior assignments delegable 47.01.070	Integrated pest management Ch. 17.15	Obstructions on highway right of way,
Highway infrastructure account 46.68.240	Interstate highways, category A, category C	department powers and duties relating to the
"Highway" references to be considered as	improvements—1981 act	removal thereof Ch. 47.32
"transportation" 47.04.015	bond proceeds, deposit, use 47.10.803	Offices maintained at state capital 43.17.050
Highways	excess funds, use 47.10.807 general obligation statement, excise tax	On-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030,
acquisition of property for	pledge 47.10.804	43.81.040
navigable waters and harbors	issuance authorized, amounts, limitations	legislative declaration 43.81.010
railroad track relocation 47.12.026	47.10.801	Operation of airports, contracting or leasing
proceedings, precedence 47.12.044	legal investment for public funds 47.10.808	facilities authorized 47.68.130
state lands compensation, determination of 47.12.023	repayment funds, designation 47.10.805	Park and ride lots
procedure 47.12.023	repayment procedures, bond retirement fund	regulations governing 46.61.577
acquisition of property of	47.10.806 sales procedure, amounts, limitations	Parking facilities use and control of 46.61.577
navigable waters and harbors	47.10.802	Pavement marking standards for arterials in
easements for highways and ferry terminals	severability 47.10.811	urbanized areas
47.12.026	subject and subsequent bonds equal charges	duty to adopt 47.36.280
classification, periodic review and revision	against pledged fuel tax revenues	Pest control
47.05.021	47.10.809	integrated pest management Ch. 17.15
construction, bidders' qualifying financial information, confidential 47.28.075	Investigations and hearings	Planning
construction or improvement	aircraft accidents 47.68.280	statewide transportation planning Ch. 47.06 Port districts
bids	Latecomer tees 47 0/1 760	
	Latecomer fees 47.04.260 Legislative declaration of purpose—1977 act	
withdrawal process 47.28.080	Latecomer fees 47.04.260 Legislative declaration of purpose—1977 act 47.01.011	toll facilities, contracts for money, services and materials 53.34.180
emergency closures by state patrol 47.48.031	Legislative declaration of purpose—1977 act 47.01.011 Liberal construction—1977 act 47.98.090	toll facilities, contracts for money, services and materials 53.34.180 Powers and duties
emergency closures by state patrol 47.48.031 franchises, notice of application, publication	Legislative declaration of purpose—1977 act 47.01.011 Liberal construction—1977 act 47.98.090 Limited access facilities, department powers and	toll facilities, contracts for money, services and materials 53.34.180 Powers and duties contract provisions 47.01.260
emergency closures by state patrol 47.48.031	Legislative declaration of purpose—1977 act 47.01.011 Liberal construction—1977 act 47.98.090	toll facilities, contracts for money, services and materials 53.34.180 Powers and duties

[RCW Index—page 750] (2008 Ed.)

highways, bridges, and structures,	Right of way donations for transportation	bicycle transportation and pedestrian
construction, maintenance 47.01.260 Predecessor agencies	improvements advertising signs on donated parcels	walkways plan 47.06.100 department role 47.06.020
bonds, continuation of obligation 47.04.150	47.14.040	facilities, state-owned facilities component
Priority programming system	credit against district assessment 47.14.030	47.06.050
ten year plans	definitions 47.14.020	facilities and services, standards 47.06.140
contents and objectives 47.05.030 demand modeling tools 47.05.035	department duties 47.14.050 intent 47.14.010	freight mobility plan 47.06.045 freight rail plan 47.06.080
Projects	Roads	high capacity transportation, role of
environmental review 47.01.290, 47.01.300	defined	department 47.06.120
Public transportation	highway purposes 47.04.020	intercity passenger rail plan 47.06.090
department authorized to secure federal funds via agreements 47.04.170	Roadside improvement and beautification, department powers and duties relating to Ch.	marine ports and navigation plan 47.06.070 multimodal transportation plan 47.06.040,
Public transportation systems	47.40	47.06.043
annual report on system development, duties	Rules and regulations 43.17.060	policy goals, intent 47.04.280
35.58.2796 Public works projects, commission may expend	rest areas, adoption of 47.38.010 standards concerning aeronautics 47.68.210	public transportation plan 47.06.110 regional transportation, role of department
highway funds to cooperate in 47.08.070	Rural arterial program	47.06.120
Public-private transportation initiatives	coordination with county projects 36.79.100	studies, cost benefit analysis 47.06.130
confidentiality of user information 47.04.240	responsibilities 36.79.070	Storm water treatment facilities
Public-private transportation initiatives program Ch. 47.46	RV account, motor vehicle fund sanitary disposal systems, rest areas 46.68.170	highway construction projects, planning 90.03.540
Puget Sound ferry system, department powers	Salmon recovery and habitat restoration, duties	Street projects
and duties relating to Ch. 47.60	Ch. 77.85	construction or improvements, prerequisite to
Purchase of bridges or ferries by toll bridge	Scenic and recreational highways	property development
authority, commission powers and duties relating to 47.56.050	development 47.39.030 Scenic byways, designation Ch. 47.39	alternative financing methods 35.72.050 Streets as state highway, speed, parking and
Radioactive or hazardous cargo, placarded	Seattle-Tacoma-Everett facility, commission	traffic control devices subject to approval of
transportation of	powers and duties relating to Ch. 47.10	department of transportation 47.24.020
duties relating to 47.01.270 Rail freight service	Secretary advisory councils	Subpoenas, power to issue 47.68.280 Surplus property
produce railcar pool	appointment 47.01.091	inventory of real property suitable for
definition 47.76.410	expenses 47.01.091	affordable housing 47.12.064
department authority 47.76.420 findings and intent 47.76.400	aircraft dealers licensing, duties 14.20.020,	surplus real property program 47.12.063 Tacoma Narrows bridge as part of primary state
funding 47.76.430	14.20.030, 14.20.040, 14.20.050, 14.20.060, 14.20.070, 14.20.080,	highway, department duties relating to
management 47.76.440	14.20.090, 14.20.100	47.56.270
produce railcar pool account 47.76.450	appointment of 43.17.020, 47.01.041	Tire chain installation
Rail freight services eminent domain, exemptions 47.76.330	authority 47.01.101 certification of abandonment 36.75.090	permits to install 47.04.270 Toll bridges
legislative findings 47.76.200	chief assistant secretary 43.17.040	authority 47.01.070, 47.56.785
rent or lease of lands 47.76.310	conveyance to county roads, procedure	construction and financing procedure
sale of property at public auction 47.76.320 sale or lease of property for other use,	36.75.090 duties 47.01.101	47.56.140 credit permits for vehicular traffic on
conditions 47.76.290	removal 47.01.041	authorized 47.56.247
sale or lease of property for rail service use	reports, annual, county highway operations	cash deposit bond requirement 47.56.248
47.76.280 state rail plan 47.76.220	36.75.260 salary 47.01.041	employees subject to civil service 47.64.290 granting of franchises on authorized 47.56.256
transfer of property to governmental entities	speed limits	improvement of existing bridge and
47.76.300	auto stages, notice, effective date 46.61.405,	construction of new bridge as single
Rail passenger plan 47.79.040 Rail passengers, intercity service facilities	46.61.410	project, department powers and duties
47.79.050, 47.79.060, 47.79.070	highways, increases 46.61.410 increase of 46.61.410	relating to Ch. 47.58 Interstate 90 floating bridge toll, federal
Rail services	lowering of maximums 46.61.405	authorization 47.56.790
preservation program 47.76.240	speed restrictions, decreases by 46.61.405	liquidation of accounts 47.56.256
Rail transportation department authorized to secure federal funds	state aid engineer, state design standards committee 35.78.020	permits, leases and licenses to governmental entities to use facilities authorized
via agreements 47.04.170	traffic safety commission, member of	47.56.253
Real property	43.59.030	sale of property
exchange of, procedure, conveyance 47.12.287	vacancy 43.17.040 Severability—1977 act 47.98.080	execution, delivery of deed 47.56.255 transfer of surplus sums 47.56.242
sale of, procedure 47.56.254	Severance and sale of timber and other	Toll facilities
proceeds 47.12.283	personalty from highway lands, disposition	authority may construct and operate
Records, informalities, effect 36.75.100	of proceeds 47.12.140	limitation on when toll road 47.56.075
Recreational trails systems, participation in 79A.35.120	Skills bank, transportation professionals 47.01.321	bridges payment of construction costs 47.56.120
Recreational vehicle sanitary disposal systems,	Special needs transportation services	right of way, acquisition of publicly owned
designation 47.38.050	coordination Ch. 47.06B	property, compensation 47.56.100
Regional transportation statewide planning Ch. 47.06	State airways system 47.68.170 State boundary toll bridges, authority may enter	right of way acquisition, authorized 47.56.090
Regional transportation planning organizations	into agreements for feasibility study of	created after July 1, 2008 47.56.805,
duties of department 47.80.070	47.56.042	47.56.810, 47.56.820, 47.56.830,
Reports violations of aeronautic laws, report to federal	State route 520, Alaskan Way viaduct, Seattle Seawall	47.56.840, 47.56.850, 47.56.860 local government contributions 47.56.250
agencies or other states 47.68.330	improvements, requirements 47.01.380,	powers and duties of department Ch. 47.56
Reports to governor and legislature	47.01.390, 47.01.400, 47.01.405,	public agencies
operational activities 47.01.141	47.01.406, 47.01.408, 47.01.410, 47.01.412, 47.01.415, 47.01.417	providing services 53.34.180 tunnels
recommendations for future operations 47.01.141	47.01.412, 47.01.415, 47.01.417 Statewide transportation planning 47.06.010	construction, operation 47.56.070
summary of proposed construction 47.01.141	annual per capita vehicle miles, reduction	Toll roads
Ride sharing grant program 70.94.996	47.01.440 aviation plan 47.06.060	authority grant of concessions on limited
Right of entry 47.01.170	aviation plan 47.06.060	47.56.077

TRANSPORTATION BENEFIT AREAS

department of transportation to approve plans	Bond retirement 36.73.060	disallowed 81.16.070
and specifications for 47.56.070	Bonds 36.73.070, 36.73.080, 36.73.090,	enforcement of orders as to by superior court
Tort claims against department	36.73.100 Definitions 36.73.015	81.16.080 nonapproved 81.16.060
attorney general's report 43.10.101 Traffic control devices	Eminent domain 36.73.130	proof of reasonableness, what constitutes
railroad-highway grade crossings,	Establishment, county or city 36.73.020	81.16.040
commission may erect 47.36.080	Fees on land development 36.73.120	reasonableness must be proved 81.16.030
Trails and paths, duties concerning 47.30.060	Funding authority 36.73.150	summary orders as to nonapproved or
Transfer of powers, duties, functions	Gifts and grants 36.73.110	disallowed payments 81.16.060,
aeronautics commission 47.01.031	Hearing to establish, modify, or dissolve	81.16.070
board of pilotage commissioners 47.01.031	36.73.050	Alcohol and controlled substance testing
canal commission 47.01.031	Improvement projects completion, termination of operations	program 81.04.530 Apparel, purchase of as condition of employment
department of highways 47.01.031 director of aeronautics 47.01.031	36.73.170	prohibited, penalty 81.40.060
director of highways 47.01.031	material change policy 36.73.160	Appeals to supreme court or court of appeals
highway commission 47.01.031	Improvements, ownership of 36.73.020	court action on overcharges 81.04.240
planning and community affairs agency	Intent 36.73.010	Appellate review of superior court judgments
47.01.031	Local improvement district formation authorized	81.04.260
toll bridge authority 47.01.031	36.73.080	Appraisal
Transfers of airport facilities from federal	Local sales and use tax 82.14.0455 Powers 36.73.040	costs of assessed to public service companies
government to the state, establishment of required accounts or administrative	Property tax levy authority 36.73.060	81.20.020
procedures authorized 47.68.185	Street and highway improvements	collection 81.20.030
Transit mobility, office of	contract authority 36.73.140	disposition to public service revolving fund
establishment 47.01.330	reimbursement contracts 36.73.140	81.20.020
local and regional transportation goals, review	Vehicle tolls 47.56.078	interest on unpaid cost assessment 81.20.030
47.01.340	Voter approval required	limitation upon 81.20.020
Transportation commission	taxes, fees, charges, tolls 36.73.065	payment of 81.20.020 frequency limitations upon making 81.20.060
budget proposal 47.01.061 composition 47.01.051	TRANSPORTATION COMMISSION (See	necessity of, conclusiveness of commission's
consultants, state officials designated as	TRANSPORTATION, DEPARTMENT	determination of necessity 81.20.040
47.01.250	OF, subtitle Transportation commission)	order of commission not subject to review
created 47.01.051	TRANSPORTATION COMPANIES (See	81.20.050
functions, powers, duties 47.01.071	also PUBLIC UTILITIES; UTILITIES	Auto transportation companies
meetings 47.01.061	AND TRANSPORTATION COMMISSION)	accidents
members	Accidents	investigation by commission, procedure 81.28.290
appointment 47.01.051	investigations and examinations by	notice to commission 81.28.280
compensation 47.01.061 expenses 47.01.061	commission 81.04.460	authority of commission to regulate 81.68.030
terms 47.01.051	notice to commission 81.04.460	certificate of convenience and necessity
municipal transportation feasibility study,	Accounts	assignment, permission of commission
duties 35.58.2712	access of commission to 81.04.090	required 81.68.040
policy development 47.01.075	depreciation and retirement accounts 81.04.350	fees 81.24.020
procedure 47.01.061	forms 81.04.090	filing 81.68.050 issuance, powers of commission 81.68.040
toll facilities, powers and duties Ch. 47.56 Transportation equipment fund	inspection by commission authorized	issuance when area already served 81.68.040
created 47.08.120	81.04.070	required 81.68.040
Tribal highway cooperative agreement	merchandise accounts to be kept separate	sale of, permission of commission required
47.20.710, 47.20.715, 47.20.720, 47.20.725,	81.04.270	81.68.040
47.20.730, 47.20.735	out-of-state records and accounts, power of	suspension, amendment or revocation,
Twenty-four hour headlight policy on state	commission to require production of 81.04.100	power of commission 81.68.030 temporary certificates 81.68.046
highways at request of city or county 47.04.180	Actions	terms and conditions upon issuance
United States survey markers, department to aid	conclusiveness of orders and rules in actions	81.68.040
in restoration of 47.36.010	between private parties and public service	transfer of, permission of commission
University of Washington campus approach	companies 81.04.410	required 81.68.040
highway, powers and duties relating to	findings of commission prima facie correct	collisions
47.20.590, 47.20.600, 47.20.605, 47.20.610,	81.04.430 intervention by commission where rule or	investigation by commission, procedure
47.20.620, 47.20.635	order involved, notice to commission,	81.28.290 notice to commission 81.28.280
Urban public transportation systems declaration of public policy 47.04.083	judgment void if not notified 81.04.420	compliance with chapter required 81.68.020
definition 47.04.082	limitations upon	definitions 81.68.010
highway funds may be expended for	damages 81.04.235	federal authority and registration 81.68.100
47.08.070	overcharges 81.04.235	filing fees 81.68.050
participation in 47.04.081	summary proceedings in superior court	insurance requirements 81.68.060, 81.68.065
Vehicles with movable tracks, department to	appeals to supreme court or court of appeals 81.04.260	penalty for violations 81.68.080 regulation by commission 81.68.030
issue permits for movement 46.37.420	attorney general, duties 81.04.260	scope of chapter 81.68.090
Veterans, wounded combat veterans internship program 47.01.430	injunction 81.04.260	self-insurers 81.68.065
Washington fruit express account 47.01.310	joinder of parties 81.04.260	surety bond requirements 81.68.060,
Washington State University stadium highway,	mandamus 81.04.260	81.68.065
powers and duties relating to 47.20.580,	when deemed to accrue 81.04.236	wrecks
47.20.600, 47.20.605, 47.20.610, 47.20.620,	Actions to recover penalties, disposition of	investigation by commission, procedure 81.28.290
47.20.630	penalties to state general fund 81.04.400 Affiliated interests	notice to commission 81.28.280
Zoning authority unaffected by 47.68.110	contracts or arrangements with	Automobile transporters, maximum height for
TRANSPORTATION BENEFIT AREAS	continuing control of commission 81.16.050	46.44.020
(See PUBLIC TRANSPORTATION	filing requirements 81.16.020	Budgets of expenditures
SYSTEMS, subtitle Public transportation benefit areas)	definitions 81.16.010	authority of commission to regulate and
,		
	filing requirements 81.16.020	control 81.04.300
TRANSPORTATION BENEFIT DISTRICTS	payments to continuing control of commission 81.16.050	emergency expenditures 81.04.330 examinations by commission 81.04.310

[RCW Index—page 752] (2008 Ed.)

investigation by commission 81.04.310
objection or rejection by commission 81.04.310
orders of commission as to 81.04.310
publication by commission, withholding of
81.04.320
rejected items, effect 81.04.330
rules and regulations of commission as to
81.04.320
supplementary budgets 81.04.300
Bulk foods intrastate transportation 69.04.950, 69.04.955,
69.04.960, 69.04.965, 69.04.970,
69.04.975, 69.04.980
Business conducted without approval, procedure
by commission 81.04.510
Canals
eminent domain
authority 81.36.010
county roads, against, relocating expenses 81.36.010
highways, against, relocating expenses
81.36.010
power of 81.36.010
school lands, against 81.36.010
shorelands, against 81.36.010
state granted lands, against 81.36.010
tidelands, against 81.36.010
university lands, against 81.36.010
right of entry, authority 81.36.020 Commission to regulate may be established
Const. Art. 12 § 18
Common carriers
accidents
investigation by commission, procedure
81.28.290
notice to commission 81.28.280
actions against rates and charges, collection of overcharges,
time limitation on action 81.28.270
rebates, discounts and refunds, action to
collect treble damages 81.28.220
recovery of delivering or issuing carrier
against other carrier 81.29.030
advances for freight, transportation, etc., See LIENS, subtitle Transportation, storage,
and advancements
baggage
liability 81.29.020
limitations upon amounts recoverable
81.29.050
bills of lading delivery of goods without taking or
canceling bill of lading 22.32.050
falsifications to assist or obtain
transportation at rates less than
established, treble damages 81.28.210,
81.28.220
fictitious, penalty 22.32.020
recovery of delivering or issuing carrier against other carrier 81.29.030
bills of lading, See also BILLS OF LADING
bomb threats 9.61.160
collisions
investigation by commission, procedure
81.28.290
notice to commission 81.28.280
crimes relating to, liability provisions, penalty for violations 81.29.040
damages
falsification or fraud to obtain transportation
at rates less than established 81.28.220
at rates less than established 81.28.220 rebating or discounting 81.28.220
rebating or discounting 81.28.220 defined 81.04.010
rebating or discounting 81.28.220 defined 81.04.010 discounting prohibited, treble damages
rebating or discounting 81.28.220 defined 81.04.010 discounting prohibited, treble damages 81.28.210, 81.28.220
rebating or discounting 81.28.220 defined 81.04.010 discounting prohibited, treble damages 81.28.210, 81.28.220 discrimination
rebating or discounting 81.28.220 defined 81.04.010 discounting prohibited, treble damages 81.28.210, 81.28.220 discrimination prohibited 81.28.180
rebating or discounting 81.28.220 defined 81.04.010 discounting prohibited, treble damages 81.28.210, 81.28.220 discrimination prohibited 81.28.180 duplicate receipts, not marking as 22.32.040 equipment and facilities
rebating or discounting 81.28.220 defined 81.04.010 discounting prohibited, treble damages 81.28.210, 81.28.220 discrimination prohibited 81.28.180 duplicate receipts, not marking as 22.32.040

```
unsafe or defective, correction, reduction in
    speed or suspension of trains may be ordered 81.44.020
falsification or fraud
 assisting or obtaining transportation rates at
    less than established, treble damages
    81.28.210, 81.28.220
 damage payments 81.28.210
 shipment of property prohibited to be
    transported, use of false representation to
    obtain, treble damages 81.28.210, 81.28.220
 contracts or agreements with other common
    carriers 81.28.060
 rates and charges
  changes 81.28.050
  contracts or agreements with other
     common carriers 81.28.060
  joint rates 81.28.040
  schedule 81.28.040
fraudulent tampering with goods 22.32.030
freight brokers
 requirements for conducting business
    81.80.430
freight forwarders
 requirements for conducting business
    81 80 430
household goods, carriage of
 estimate of charges, penalty when actual
    charges exceed estimate by more than
    allowed margin 81.80.132
industrial insurance 51.12.090
insurance, blanket disability, See
   INSURANCE, subtitle Group disability
   insurance
legislative control, subject to Const. Art. 12 §
liability
 baggage
   limitations upon amounts recoverable
      81.29.050
 bills of lading
  recovery of delivering or issuing carrier
     against other carrier 81.29.030
  which carrier liable, how determined 81.29.030
 claims 81.29.020
 criminal penalty for violations 81.29.040
 definition of common carrier 81.29.010
 receipts
  recovery of delivering or issuing carrier against other carrier 81.29.030
 recovery of delivering or issuing carrier
    against other carrier 81.29.030
 routing of freight violations 81.28.030
loading and unloading, prompt service
  required 81.28.020
promptness in receiving and transporting
  required 81.28.020
purchase or condemnation of, metropolitan
  municipal corporations 35.58.250
rates and charges
 action to collect treble damages for rebates,
    discounts, refunds, etc., limitation upon, penalties to public service revolving fund
    81.28.220
 authority of commission to fix 81.28.230
 changes
  filing 81.28.050
  notice required 81.28.050
  publication 81.28.050
 contracts or agreements with other common carriers, filing 81.28.060
 determination of rates of carriers by
    commission, hearing, considerations
    81.04.250
 discrimination prohibited 81.28.180, Const.
    Art. 12 § 15
 falsifications in assisting or obtaining
    transportation rates at less than
    established, treble damages 81.28.210,
    81.28.220
```

```
free passes
      grant of to state officers prohibited Const.
         Art. 12 § 20
      public officers forbidden to accept Const.
         Art. 2 § 39
     interstate
      investigation by commission 81.28.250
    joint rates
      filing 81.28.040
      schedule 81.28.040
    limitation of action for collection of
        81.28.270
     longer haul at less than shorter haul
        prohibited, exception 81.28.200
    published rates
      to be charged, exceptions 81.28.080
      falsifications to assist or obtain
         transportation at rates less than, treble
         damages 81.28.210, 81.28.220
    reasonableness 81.28.010
    schedules
      contents and requirements 81.28.040 filing 81.28.040 form 81.28.040
      inspection 81.28.040
      joint rates 81.28.040
      notices 81.28.040
      public inspection 81.28.040
    unreasonable preferences prohibited
        81.28.190
   rebating prohibited, treble damages 81.28.210, 81.28.220
    delivery of goods without taking or
        canceling receipt 22.32.050
     duplicate receipts, not marking as 22.32.040
    falsifications to assist or obtain
        transportation at rates less than
        established, treble damages 81.28.210,
     fictitious, penalty 22.32.020
    recovery of delivering or issuing carrier against other carrier 81.29.030
  refusing to issue, penalty 22.32.010 routing of freight damages 81.28.030
    duty as to promptness 81.28.030
   rules and regulations, reasonableness
      81 28 010
   services
    authority of commission to order
        improvement in 81.28.240
    reasonableness 81.28.010
   subject to legislative control Const. Art. 12 §
   unreasonable preferences prohibited
      81.28.190
   weight falsifications to assist or obtain
      transportation at rates less than established,
      treble damages 81.28.210, 81.28.220
    investigation by commission, procedure
        81.28.290
    notice to commission 81.28.280
Commutation tickets, carrier may grant at special rates Const. Art. 12 § 15
Complaints 81.04.110, 81.04.235
Construction, release or waiver of rights,
     penalties, or forfeitures, title not construed as
     81.04.470
Contracts, breach of, boats and vessels 60.36.060
Controlled substance and alcohol testing
program 81.04.530
Copies of orders, rules and regulations, etc.
   admissibility in evidence 81.04.450 fees for 81.04.450
   publication 81.04.450
Corporation, defined 81.04.010
Crimes relating to, See TRANSPORTATION COMPANIES, subtitle Violations
Damages, liability of public service companies to
    persons or corporations affected by violation
     of law, order, or rule 81.04.440
```

81.28.240, 81.44.010

TRANSPORTATION COMPANIES

enforcement of chapter 81.80.330 exempt vehicles 81.80.010, 81.80.040 Definitions 81.04.010 budgets of expenditures by commission Disabled and elderly persons, transportation 81.04.310 advertising violations 81.80.355 defined 81.80.010 services Ch. 81.66 cost of Discrimination prohibited, penalty 81.80.230 interest on unpaid cost assessment 81.20.030 Earnings in excess of reasonable return, consideration in fixing rates 81.04.360 costs of motor vehicle transporters' licensing collection 81.20.030 46.76.010 transportation for compensation by Elderly and disabled persons, transportation disposition to public service revolving fund services Ch. 81.66 81.20.020 prohibited 81.80.260 Employees, shelters must be provided, penalty 81.40.080 limitation upon 81.20.020 farm vehicles exempted from laws regulating payment of 81.20.020 81.80.040 Evidence, copies of orders, rules and regulations, frequency limitations upon making 81.20.060 federal authority and registration 81.77.200, admissibility in evidence 81.04.450 necessity of, conclusiveness of commission's 81.80.371 determination of necessity 81.20.040 payments 81.80.321 fees imposed under chapter accidents by commission 81.04.460 order of commission not subject to review budgets of expenditures by commission 81.04.310 contest of, procedure to seek refund Labor liens officers and employees of public service companies 81.04.070 company laborer, lien on company franchise, earnings, property Ch. 60.32 Labor liens, See also LIENS, subtitle Franchises, refund petitions, rule-making authority regarding the handling of 81.80.115 hours of labor of employees 81.80.211 Excursion and commutation tickets may be earnings, property of certain companies, laborers' lien on issued Const. Art. 12 § 15 Excursion service companies application of chapter restricted 81.68.015 identification plates ceasing of operations or abandonment, return of identification plates required 81.80.270 insurance requirements 81.80.190, 81.80.200 Legal messengers certificate to operate 81.70.360 Express companies exempt from motor freight carrier law 81.80.040 liability insurance, governed exclusively by chapter 81.80 RCW 81.80.195 defined 81.04.010 Lights or signals Lights of signals tampering with prohibited, penalty 88.08.020 Limitations of action against damages 81.04.235 overcharges 81.04.235 railroads to grant transportation equally to all Const. Art. 12 § 21 interstate and foreign commerce application of chapter to 81.80.370 Fees interurban transportation vehicles exempted from laws regulating 81.80.040 delinquent payments 81.24.075 gross operating revenue based Motor freight carriers abandonment of operation, notification to amount of fees 81.24.010 legal messengers exempt from motor freight decrease of for certain companies 81.24.010 commission and return of identification cab carrier law 81.80.040 marking requirements 81.80.305 disposition to public service revolving fund cards 81.80.270 81.24.070 accidents exempt vehicles 81.80.305 nonprofit consolidated shipping associations, exempt from regulation 81.80.045 failure to pay, penalty 81.24.080 investigation by commission, procedure fees to approximate regulation costs 81.28.290 81.24.050 notice to commission 81.28.280 penalties for violations fines and penalties for failure to pay acquisition of control over carrier without general statute invoked 81.80.360 deposited in public service revolving fund permission of commission void 81.80.270 permits classification or grouping of carriers 81.24.080 alteration or amendment by commission, records of costs, fees based upon 81.24.060 authority of commission as to 81.80.120 grounds, procedure 81.80.280 statement as to, filing 81.24.010
Fees, fines, penalties, forfeitures, state law operation in more than one class prohibited application 81.80.260 contents 81.80.080 filing fees 81.80.090 form 81.80.090 regulatory powers of commission 81.80.130, 81.80.140 violations, justice courts, remittance of 81.24.080 hearings held in operating area 81.80.345 renewal limitations 81.80.110 assignment 81.80.270 Ferries, commercial collisions investigation by commission, procedure defined 81.04.010 fees 81.24.030 81.28.290 cancellation by commission, grounds, gross operating revenue statement, filing of notice to commission 81.28.280 81.24.030 combination of services, segregation of transportation service 81.80.060 procedure 81.80.280 ceasing of operations or abandonment of Filings affiliating interests, filing of contract or combinations to control carrier void without permit, return of identification plates 81.80.270 arrangement with commission 81.16.020 permission of commission 81.80.270 contents 81.80.100 budgets of expenditures 81.04.300 common carriers deposit of security as condition of granting 81.80.200 filing 81.80.070 classification of 81.80.120 gross operating revenue statement 81.24.010 Franchises regulatory powers of commission over disposal without authorization void 81.12.030 81.80.130 form 81.80.100 transfer without authorization prohibited compliance with chapter required 81.80.050 insurance as condition of granting 81.80.200 81.12.020 Freight brokers subrogation of carrier to rights of 81.80.250 qualifications 81.80.070 requirements for conducting business surety bond to protect, subrogation rights of revocability 81.80.270 81.80.430 carrier 81.80.250 temporary 81.80.170 Freight forwarders contract carriers terms and conditions may be attached to requirements for conducting business classification of 81.80.120 81.80.200 transfer of 81.80.270 regulatory powers of commission over 81.80.140 Garbage and refuse collection companies, See policy declaration 81.80.020 private carrier, defined 81.80.010 GARBAGE AND REFUSE COLLECTION control acquisition over carrier without permission of commission void 81.80.270 COMPANIES rates and charges approval of filed rates 81.80.130, 81.80.140 Hearings 81.04.110 controlled substance and alcohol testing combination of services, segregation of transportation service 81.80.060 findings of commission 81.04.120 46.32.100 crimes relating to increase of rates and charges, burden of proof rebating or discrimination as to tariffs 81.80.230 81.04.130 filed rates must be charged 81.80.220 limitation of action for collection of 81.28.270 order of commission 81.04.120 record of proceedings 81.04.120 service of order 81.04.120 transcript of testimony 81.04.120 seeking to acquire or divest control of permit rebating or discrimination prohibited, penalty 81.80.230 refunding prohibited 81.80.220 while party to a transaction involving permit holder 81.80.270 Intervention by commission where rule or order involved, judgment void if not notified unlawful advertising by nonpermit holders or exempt carriers 81.80.355 regulatory powers of commission as to 81.80.130, 81.80.140 declaration of policy 81.80.020 definitions 81.80.010 81.04.420 rebating prohibited, penalty 81.80.230 recyclable materials collection and Investigation companies, costs of assessed to public service companies 81.20.020 deposits of security requirements 81.80.190, Investigations 81.80.200 transportation 81.80.470 accidents by commission 81.04.460 employees, hours of labor 81.80.211 regulatory fees

[RCW Index—page 754] (2008 Ed.)

_		
payments 81.80.321	liability of public service companies to	reasonableness must be proved 81.16.030
rules and regulations	persons or corporations affected by	summary orders as to nonapproved or
authority of commission to prescribe	violations of order 81.04.440	disallowed payments 81.16.060,
81.80.290	public service company complaining against	81.16.070
copy mailed to permittees 81.80.290	another public service company, power of	appraisal
powers of commission to make 81.80.130,	commission to make order to correct abuse	costs of
81.80.140	if any 81.04.110	assessed to public service companies
security deposit requirements 81.80.190,	publication 81.04.450	81.20.020
81.80.200	suspension of rate or charge changes	collection 81.20.030
segregation of transportation services where	81.04.130	disposition to public service revolving fund
combination of services 81.80.060	violation of orders, rules or requirements of	81.20.020
	commission, penalty 81.04.380, 81.04.385	
service, limiting service to profitable trips		interest on unpaid cost assessment
prohibited 81.80.220	Passenger charter carriers	81.20.030
shippers	business affected with public interest	limitation upon 81.20.020
subrogation of carrier to rights of 81.80.250	81.70.010	payment of 81.20.020
	cancellation, suspension, revocation of	1 3
surety bond to protect, subrogation rights of	: 6 91 70 250 91 70 260	frequency limitations upon making
carrier 81.80.250	certificate 81.70.250, 81.70.260	81.20.060
stock acquisition to control carrier void	certificate required 81.70.220, 81.70.230	necessity of, conclusiveness of
without permission of commission	commission duties, scope, authority 81.70.270	commission's determination of necessity
	definitions 81.70.020	
81.80.270		81.20.040
subrogation rights of carrier 81.80.250	exclusions 81.70.030	order of commission not subject to review
surety bond to protect shippers and	federal authority and registration 81.70.370	81.20.050
consignees, subrogation rights of carrier	fees 81.70.320	budgets of expenditures
	insurance or bond required 81.70.280	
81.80.250		authority of commission to regulate and
tariffs	interstate foreign carriers 81.70.340	control 81.04.300
amendments to 81.80.150	purpose 81.70.010	emergency expenditures 81.04.330
compilation of 81.80.150	regulatory fee, annual 81.70.350	examinations by commission 81.04.310
	self-insurers 81.70.290	
contents of 81.80.150		filing of 81.04.300
filed rates must be charged 81.80.220	transfer, etc. of certificate restricted 81.70.240	investigations by commission 81.04.310
filing of 81.80.150	unlawful operation with invalid certificate or	objection or rejection by commission
	registration 81.70.260	81.04.310
limiting service to profitable trips prohibited	vehicle identification 81.70.330	
81.80.220		orders of commission as to 81.04.310
publication 81.80.150	Passes not to be granted public officers Const.	publication by commission, withholding of
rebating or discrimination prohibited,	Art. 12 § 20	81.04.320
penalty 81.80.230	Penalties, cumulative fees 81.04.470	
	Person, defined 81.04.010	rejected items, effect 81.04.330
revisions of 81.80.150	,	rules and regulations of commission as to
sale of 81.80.150	Persons with special transportation needs,	81.04.320
scope of 81.80.150	services Ch. 81.66	supplementary budgets 81.04.300
*	Pipeline transporters, See TRANSPORTATION	complaints 81.04.110
taxation	COMPANIES, subtitle Gas and oil pipeline	
allocation of gross receipts 35.21.840	transporters	damages, liability of public service companies
formula for 35.21.845		to persons or corporations affected by
limitation, exceptions 35.21.850	Property transfers or sales, See	violations of law, order, or rule 81.04.440
	TRANSPORTATION COMPANIES,	
towing vehicles exempted 81.80.040	subtitle Transfers of property	defined 81.04.010, 81.16.010
transactions involving permit holder, unlawful		as to
to seek to acquire or divest control of	Public service companies	affiliated interests 81.16.010
	accidents	investigations 81.20.010
permit at same time 81.80.270	investigations and examinations by	
transfer of decedent's interest, temporary	commission 81.04.460	issuance of stocks and securities 81.08.010
continuance of operations 81.80.272	notice to commission 81.04.460	securities regulations 81.08.010
transfer of on dissolution of partnership		transfers of property 81.12.010
81.80.270, 81.80.272	accounts	earnings in excess of reasonable return,
	depreciation and retirement accounts	
urban transportation vehicles exempted	81.04.350	consideration in fixing rates 81.04.360
81.80.040	inspection by commission authorized	examinations, officers and employees
water carrying vehicles exempted 81.80.040		81.04.070
wreckers exempted 81.80.040	81.04.070	fees
	merchandise accounts to be kept separate	
wrecks	81.04.270	delinquent payments 81.24.075
investigation by commission, procedure	actions	gross operating revenue based
81.28.290	conclusiveness of order or rule in actions	amount of fees 81.24.010
notice to commission 81.28.280		decrease of for certain companies
Moving companies	between private parties and public service	
	companies 81.04.410	81.24.010
advertisements, contents 81.80.357	findings of commission prima facie correct	disposition to public service revolving fund
Notices	81.04.430	81.24.070
accidents, notice to commission 81.04.460		failure to pay, penalty 81.24.080
	intervention by commission where rule or	
Oil and gas pipeline companies Ch. 81.88	order involved, notice to commission,	fees to approximate regulation costs
pipeline safety fee 81.24.090	judgment void if not notified 81.04.420	81.24.050
Operations conducted without approval,	affiliated interests	fines and penalties for failure to pay,
procedure by commission 81.04.510	contracts or arrangements with approval	deposited in public service revolving
Orders		fund 81.24.080
	considerations	
admissibility in evidence 81.04.450	continuing control of commission	records of costs fees based upon 81.24.060
conclusiveness in actions between private	81.16.050	statement as to, filing 81.24.010
parties and public service companies	definitions 81.16.010	filing gross operating revenue statement
81.04.410		81.24.010
	filing required 81.16.020	
copies, fees for 81.04.450	filing requirements 81.16.020	franchises
findings of commission prima facie correct	nonapproved 81.16.060	disposal without authorization void
81.04.430	payments to	81.12.030
following hearing 81.04.120		
	continuing control of commission	transfer without authorization prohibited
effective date 81.04.120	81.16.050	81.12.020
extension of time 81.04.120	court review of orders 81.16.090	hearings 81.04.110
service of 81.04.120	disallowed 81.16.070	investigations
intervention by commission where rule or	enforcement of orders as to by superior	costs of
order involved, notice to commission,	court 81.16.080	assessed to public service companies
judgment void if not notified 81.04.420	proof of reasonableness, what constitutes	81.20.020
joint action, apportionment of costs 81.04.140	81.16.040	collection 81.20.030
point action, apportionnicit of costs of .04.140	01.10.070	CONCCHON 61.20.030

TRANSPORTATION COMPANIES

authority 81.08.030

shipper providing, reimbursement disposition to public service revolving fund purposes for which authorized 81.08.030 81 20 020 81.44.120 proceeds from issue interest on unpaid cost assessment 81.20.030 firearms, discharging at train or car 81.60.070 accounting for disposition 81.08.090 state not obligated \$1.08.140 limitation upon 81.20.020 payment of 81.20.020 injury or tampering with 81.60.070 cattle guards 81.52.050 unauthorized or nonconforming issues, penalties 81.08.100 utilities and transportation commission authority 81.08.150 frequency limitations upon making collisions investigation by commission, procedure 81.28.290 81.20.060 necessity of, conclusiveness of violations, penalty 81.08.110, 81.08.120 commission's determination of necessity notice to commission 81.28.280 stock 81.20.040 crimes relating to customers, sale to 81.04.290 order of commission not subject to review cars, interfering or tampering with 81.60.070 employees 81.20.050 employees, violation of duty endangering purchase or sale of stock in other life or safety 81.48.060 corporations firearms, discharging at train or car 81.60.070 conclusiveness in actions between private deduction from salary of payments for prohibited 81.04.280 parties and public service companies first aid kits, penalty for not providing 81.44.085 requiring prohibited 81.04.280 findings of commission prima facie correct during working hours prohibited 81.04.430 industrial crossings, reporting and 81.04.280 intervention by commission where rule or order involved in action, notice to commission, judgment void if not notified inspection, violations 81.54.030 interfering with any part of rolling stock 81.60.080 sale to 81.04.290 transfers of property acquisition of property of other public service companies 81.12.040 capital stocks and bonds of other public malicious injury to railroad property 81.60.070 81.04.420 public service company complaining against another public service company, power of commission to make order to correct abuse if any 81.04.110 obstructing train or car, penalty 81.48.020 service companies, acquisition void receiving stolen property taken from railroad 81.60.080 without authorization \$1.12.040 disposal without authorization void removing any part of rolling stock 81.60.080 roadbed, interfering or tampering with rates and charges 81.12.030 determination of rates of carriers by franchises commission, hearing, considerations disposal without authorization void stealing any part of rolling stock 81.60.080 81.04.250 81.12.030 earnings in excess of reasonable return, switches, interfering or tampering with transfer without authorization prohibited consideration in fixing rates 81.04.360 filing of 81.04.130 81.60.070 81.12.020 trains, interfering or tampering with prohibited without authorization of hearing upon 81.04.130 81.60.070 commission 81.12.020 increase of, burden of proof 81.04.130 trestles, interfering or tampering with public service company, defined for merchandising capital or expenses not to be 81.60.070 purposes of 81.12.010 considered in determining 81.04.270 rules and regulations of commission as to overcharges abatement of illegal crossings 81.53.190 81.12.050 action upon alteration or change of crossing violations, penalty 81.12.060 court procedure 81.04.240 costs 81.53.130 valuation when deemed to accrue 81.04.236 employment of engineers, etc., expenses of costs of limitation of actions for 81.04.235 81.53.250 assessed to public service companies 81.20.020 hearing 81.53.060 notice of hearing 81.53.060 petition for hearing 81.53.060 waiver of hearing 81.53.060 refund of 81.04.230 reparations 81.04.220 collection 81.20.030 payments to affiliated interests not to be allowed in determining if nonapproved or disallowed 81.16.060, 81.16.070 sufficiently remunerative, consent required before any change in 81.04.150 suspension until hearing 81.04.130 disposition to public service revolving fund 81.20.020 authority from commission required for grade crossing 81.53.020 canals, procedure 81.36.030 interest on unpaid cost assessment 81.20.030 limitation upon 81.20.020 payment of 81.20.020 valuation of public service company property for purposes of ascertaining 81.04.250 acquisition of property for crossings 81.53.130 frequency limitations upon making 81.20.060 alteration or change of crossing 81.53.130 apportionment 81.53.130 arbitration 81.53.130 necessity of, conclusiveness of records and documents commission's determination of necessity access of commission to 81.04.090 81.20.040 railroad across highway, cost paid by railroad 81.53.100, 81.53.130 forms 81.04.090 order of commission not subject to review inspection by commission authorized 81.04.070 81.20.050 railroad across railroad, apportionment of violations of orders, rules or requirements of out-of-state records and accounts, power of cost between companies 81.53.120 commission, penalty 81.04.380, 81.04.385 commission to require production of definitions 81.53.010 Radioactive or hazardous materials 81.04.100 eminent domain, exercise of in relation to liability requirements reports commission to notify state control agency of annual to commission 81.04.080 grade crossing, defined 81.53.010 coverage change 81.80.190 filing 81.04.080 grade separation required 81.53.020 Railroad company, defined 81.04.010 hearing for alteration of crossings 81.53.060 period of report 81.04.080 Railroads monthly, periodical or special 81.04.080 highway, defined 81.53.010 accidents highway across railroad change of highway route 81.53.040, 81.53.050 investigation by commission, procedure acquisition of securities of other public services companies void without authorization 81.12.040 assumption of liability for securities of other 81 28 290 cost apportionment 81.53.110 hearings 81.53.030, 81.53.040 notice to commission 81.28.280 order of commission 81.53.030 petition for 81.53.030 companies 81.08.130 authority of commission to regulate limitations upon amounts recoverable 81.29.050 illegal crossings, abatement of 81.53.190 industrial crossings definitions 81.54.010 inspection 81.54.020 branch lines 81.36.060, 81.36.090 81.08.020 capitalization of franchises or merger contracts prohibited 81.08.080 control over by state 81.08.020 bridges over navigable streams, authority to construct 81.36.100 cabooses drinking water 81.44.085 first aid kits 81.44.085 reporting and inspection, penalty for violations 81.54.030 evidence of indebtedness does not include chattel mortgages and conditional sales contracts 81.08.012 reporting and inspection costs 81.54.030 canals, crossing or along, authority 81.36.040 issuance 81.08.040 reporting and inspection fees 81.54.030

[RCW Index—page 756] (2008 Ed.)

reports to commission 81.54.030

equipment and appliances

injunction against construction of illegal crossings 81.53.190 judicial review 81.53.170 maintenance costs, duties and requirements 81.53.090 mandamus to compel performance of work 81.53.200 obstruction on highways during construction, permitted 81.53.220 over-crossing, defined 81.53.010 penalty for failure to comply with laws or orders of commission 81.53.210 performance of work mandamus to compel 81.53.200 time limitations and extensions 81.53.140 petition for alteration of crossing 81.53.060 petition for crossing filing 81.53.030 hearings 81.53.030, 81.53.040 order of commission 81.53.030 required 81.53.030 railroad, defined 81.53.010 railroad, defined \$1.53.010 railroad across highway cost paid by railroad \$1.53.100, \$1.53.130 hearing \$1.53.030 order of commission \$1.53.030 petition for \$1.53.030 railroad across prilinged railroad across railroad cost, apportionment between companies 81.53.120 hearing 81.53.030 order of commission 81.53.030 petition for 81.53.030 railroad company, defined 81.53.010 railroads of other companies, procedure 81.36.030 rules and regulations of commission as to service of process and notices 81.53.160 signals and devices installation allocation of funds to cities and towns or counties to defray costs of 81.53.281 hearing upon, apportionment of costs 81.53.261 investigation 81.53.261 notice of hearing 81.53.261
sawbuck signs 81.53.030
stop at crossing with other railroads required, exceptions 81.48.050
structures or equipment near crossings, restrictions 81.53.080 traffic control devices during construction, repair, etc. of required 81.53.400 rules 81.53.420 standards and conditions 81.53.410 under-crossing, defined 81.53.010 waiver of hearing for, alteration of crossings 81.53.060 defined 81.04.010 eminent domain authority 81.36.010 county roads, against, relocating expenses 81.36.010 highways, against, relocating expenses 81.36.010 power of 81.36.010 railroad crossings, exercise of in relation to 81.53.180 school lands, against 81.36.010 shorelands, against 81.36.010 state granted lands, against 81.36.010 tidelands, against 81.36.010 university lands, against 81.36.010 employees apparel, purchase of as condition of employment prohibited, penalty 81.40.060 crew requirements 81.40.010 crew size, safety review 81.40.010 duty, violation of endangering life or safety, penalty 81.48.060

flagman must be able to read and write English 81.40.110 medical examinations and records definitions 81.40.130 requiring employee or applicant to pay cost of prohibited, penalty 81.40.130 sanitation and shelter rules and regulations as to 81.40.095 train crew, limitation on state regulatory agency interfering with 81.40.035 uniforms, purchase of as condition of employment prohibited, penalty 81.40.060 engineers violation of duty endangering life or safety, penalty 81.48.060 equipment and facilities defective condemnation 81.44.070 improvement in, commission may order 81.44.010 inspections and reports as to 81.44.070 switches and guard rails, adjustment so persons will not be caught in 81.44.130 unsafe or defective, correction, reduction in speed or suspension of trains may be ordered 81.44.020 extensions 81.36.060, 81.36.090 fences cattle guards 81.52.050 duty to construct and maintain 81.52.050 filings branch lines 81.36.060 extension of lines 81.36.060 flagmen must be able to read and write English 81.40.110 grade changes 81.36.050 guard rails, adjusting so feet won't be caught in 81.44.130 intersections canals, procedure 81.36.030 railroads of other companies, procedure 81.36.030 irrigation canals and ditches, authority to construct 81.36.130 irrigation company securities, authority to own 81.36.120 liability, railroad policemen, unlawful acts of 81.60.060 livestock cattle guards 81.52.050 fences 81.52.050 liability for injury to 81.52.060 prima facie negligence if inadequate fence or cattle guard 81.52.070 livestock, cruelty in transit 81.48.070 location of 81.36.050 locomotives first aid kits, penalty for violation 81.44.085 obstructing train or car, penalty 81.48.020 out-of-state railroad companies, extension of lines into state 81.36.090 traffic control devices during construction, repair, etc. of required 81.53.400 rules 81.53.420 standards and conditions 81.53.410 passenger-carrying vehicle defined 81.61.010 minimum standards for safe maintenance and operation rules and orders, scope 81.61.020 rules and regulations adoption 81.61.030 enforceability 81.61.030 hearings, notice of 81.61.030 inspection authorized in enforcing 81.61.040 safe maintenance and operation, minimum standards rules and orders, scope 81.61.020

appointment, application for by railroad companies 81.60.020 authority, extent of 81.60.040 badge 81.60.050 commission of 81.60.010 liability upon unlawful acts of 81.60.060 oath 81.60.030 powers and duties 81.60.040 rates and charges limitation of action for collection of 81.28.270 right of entry authority 81.36.020 grade or location changes 81.36.050 granted lands, authority 81.36.020 school lands authority 81.36.020 university lands, authority 81.36.020 rivers and streams, crossing or along, authority 81.36.040 safety appliances and equipment drinking water 81.44.085 first aid kits 81.44.085 inspections and reports as to 81.44.070 locomotives 81.44.085 switches and guard rails, adjustment so persons will not be caught in 81.44.130 speed limits 81.48.030, 81.48.040 switches, adjusting so feet will not be caught in 81.44.130 train crews limitation on state regulatory agency interfering with 81.40.035 safety review 81.40.010 staffing requirements 81.40.010 watercourses, crossing or along, authority 81.36.040 wrecks investigation by commission, procedure 81.28.290 notice to commission 81.28.280 Railroads, See also RAILROADS; STREET RAILWAYS Rates and charges determination of rates of carriers by commission, hearing, considerations discrimination in, prohibited Const. Art. 12 § earnings in excess of reasonable return, consideration in fixing rates 81.04.360 filing of 81.04.130 hearing upon 81.04.130 increase of, burden of proof 81.04.130 merchandising capital or expense not to be considered in determining 81.04.270 overcharges action upon court procedure 81.04.240 when deemed to accrue 81.04.236 court procedure in actions upon 81.04.240 limitation of actions for 81.04.235 refund of 81.04.230 reparations 81.04.220 payments to affiliated interests not be allowed in determining if nonapproved or disallowed 81.16.060, 81.16.070 solid waste collection companies 81.16.075 sufficiently remunerative, consent required before any change in 81.04.150 suspension until hearing 81.04.130 valuation of public service company property for purposes of ascertaining 81.04.250 Records and documents access of commission to 81.04.090 inspection by commission authorized 81.04.070 forms 81.04.090 out-of-state records and accounts, power of commission to require production of 81.04.100 Release or waiver of rights, penalties, or forfeiture, title not construed as 81.04.470 Reparations for overcharges 81.04.220

TRANSPORTATION IMPROVEMENT BOARD

Reports	requiring prohibited 81.04.280	property, defined 81.04.010
annual to commission	during working hours prohibited 81.04.280	Valuation
contents 81.04.080	sale to 81.04.290	costs of
filing 81.04.080	Street railroad, defined 81.04.010	assessed to public service companies
period of report 81.04.080	Street railroad company, defined 81.04.010	81.20.020
monthly, periodical or special 81.04.080 Routing of freight	Street railways car equipment requirements, penalty for	collection 81.20.030
damages 81.28.030	violation 81.64.120, 81.64.130	disposition to public service revolving fund 81.20.020
duty as to promptness 81.28.030	cities and towns, See CITIES AND TOWNS,	interest on unpaid cost assessment 81.20.030
Rules and regulations	subtitle Street railways	limitation upon 81.20.020
admissibility in evidence 81.04.450	consolidation of companies 81.64.070	payment of 81.20.020
conclusiveness in actions between private	crimes relating to	frequency limitations upon making 81.20.060
parties and public service companies	employee's violation of duty endangering	necessity of, conclusiveness of commission's
81.04.410	life or safety, penalty 81.48.060	determination of necessity 81.20.040
findings of commission prima facie correct	obstructing train or car, penalty 81.48.020	order of commission not subject to review
81.04.430	crossings	81.20.050
intervention by commission where rule or	county roads 81.64.030	Valuation of public service company property for
order involved, notice to commission,	stop at crossing with other railroads required,	purposes of ascertaining rates and charges
judgment void if not notified 81.04.420	exceptions 81.48.050	81.04.250
liability of public service companies to	eminent domain powers 81.64.040	Vessels
persons or corporations affected by violation of rule or regulation 81.04.440	employees	charter boats, regulation of boats operating on
publication 81.04.450	competent required, penalty for violation 81.64.090	state waters Ch. 88.04
Securities	duty, violation of endangering life or safety,	contracts, breach of, lien for damages
acquisition of securities of other public service	penalty 81.48.060	60.36.060 defined 81.04.010
companies void without authorization	hours of labor, maximum, penalty for	Violations
81.12.040	violation 81.64.160	actions to recover penalties, disposition to
assumption of liability for securities of other	weather guards to be furnished for, penalty	state general fund 81.04.400
companies 81.08.130	for violation 81.64.140, 81.64.150	orders, rules or requirements of commission
authority of commission to regulate 81.08.020	equipment and facilities	corporations other than public service
capitalization of franchises or merger	defective	companies, penalty 81.04.387
contracts prohibited 81.08.080	condemnation 81.44.070	corporations other than public services
control over by state 81.08.020	inspections and reports as to 81.44.070	companies, penalty 81.04.390
definitions 81.08.010	switches and guard rails, adjustments so	public service companies, penalty 81.04.380,
evidence of indebtedness does not include	persons will not be caught in 81.44.130	81.04.385
chattel mortgages and conditional sales	fares for passengers 81.64.080	penalties 81.04.405
contracts 81.08.012	franchises	public service revolving fund, penalties
issuance 81.08.040	application for 81.64.020	deposited in 81.04.405
authority 81.08.030 purposes for which authorized 81.08.030	authority for grants of 81.64.010 hearing upon application 81.64.020	recovery of penalties 81.04.405
unauthorized or nonconforming issues,	notice of hearing upon application 81.64.020	securities 81.08.110, 81.08.120
penalties 81.08.100	guard rails, adjusting so feet will not be caught	Warehousemen and wharfingers, See
proceeds from issue	in 81.44.130	TRANSPORTATION COMPANIES,
accounting for disposition 81.08.090	lease of property of 81.64.060	subtitle Storage warehousemen
state not obligated 81.08.140	obstructing train or car, penalty 81.48.020	TRANSPORTATION IMPROVEMENT
unauthorized or nonconforming issues,	purchase of property of \$1.64.060	BOARD
penalties 81.08.100	right of entry, power of 81.64.050	Apportionment of improvement project
utilities and transportation commission	safety appliances and equipment	47.26.190
authority 81.08.150	inspections and reports as to 81.44.070	Arterial defined 47.26.090
violations, penalty 81.08.110, 81.08.120	switches and guard rails, adjustments so	Bicycle routes 47.26.300
Service, defined 81.04.010	persons will not be caught in 81.44.130	Bicycle routes, funds 47.26.305
Service of process on 4.28.080	streetcars 81.44.040	Bond issues
Solid waste collection companies	switches, adjusting so feet will not be caught	transportation projects in urban areas 47.26.500, 47.26.501, 47.26.502,
authority of commission to regulate 81.77.030	in 81.44.130	47.26.503, 47.26.504, 47.26.505,
bond requirements 81.77.060	transfers for passengers 81.64.080	47.26.506, 47.26.507
certificate of convenience and necessity	Tariff changes	Budget for expenditures 47.26.440
application 81.77.040 fees, filing 81.77.050	filing of 81.04.130 hearing upon 81.04.130	City defined 47.26.100
issuance 81.77.040	increase of, burden of proof 81.04.130	City hardship assistance program
suspension, revocation, alteration, powers of	suspension until hearing 81.04.130	implementation duties 47.26.164
commission as to 81.77.030	Taxation Ch. 84.12	Expenses of members 47.26.130
fees 81.77.080	Transfers of property	Funds allocation, rules 47.26.450, 47.26.460
filing	acquisition of property of other public service	Jurisdictional transfers
certificate of convenience and necessity	companies 81.12.040	board to receive petitions from cities,
81.77.050	capital stocks and bonds of other public	counties, and state requesting changes to
sale or transfer of certificate of convenience	service companies, acquisition void	state highway system 47.26.167
and necessity 81.77.050	without authorization 81.12.040	Land use implications 47.26.282
insurance requirements 81.77.060	disposal without authorization of commission	Long-range arterial construction plans
jurisdiction of commission 81.77.0201	void 81.12.030	general provisions 47.26.170
penalty for violations 81.77.090	franchises	Long-range needs studies, coordination
regulation of 81.77.100	disposal without authorization void	47.01.240
service to unincorporated areas of county	81.12.030	Matching funds
81.77.120 Steamboats	transfer without authorization prohibited 81.12.020	requirements 47.26.270 Meetings 47.26.150
Steamboats rates and charges, limitation of action for	prohibitive without authorization of	Membership, terms, and appointments 47.26.121
collection of 81.28.270	commission 81.12.020	Payment process 47.26.260
Stock	public service company, defined for purposes	Powers and duties 47.26.160
customers, sale to 81.04.290	of 81.12.010	Qualifications for administering projects
employees	rules and regulations of commission as to	47.26.185
purchase or sale of stock in other	81.12.050	Small city program 47.26.115
corporations	violations, penalty 81.12.060	Staff and facilities 47.26.140
deduction from salary of payments for	Transportation of	Transportation improvement account 47.26.084,
prohibited 81.04.280	persons, defined 81.04.010	47.26.086

Urban arterial defined 47.26.110 Urban arterial trust account 47.26.080 project selection for funding 47.26.190

TRANSPORTATION IMPROVEMENT **PROGRAMS**

Definitions 39.92.020 Interlocal cooperation 39.92.050 Local programs authorized 39.92.030 Purpose 39.92.010 Transportation impact fees 39.92.040

TRANSPORTATION INNOVATIVE PARTNERSHIPS

Account, transportation innovative partnership 47.29.230, 47.29.240 Administrative fee 47.29.100 Advisory committees 47.29.180 Approval and execution 47.29.160 Bonds, authority to issue 47.29.250 Confidentiality 47.29.190 Contracted studies 47.29.130 Definitions 47.29.020 Eligible financing 47.29.060 Eligible projects 47.29.050 Eminent domain 47.29.220 Expert consultation 47.29.120 Federal funds, similar revenues 47.29.070 Federal laws 47.29.270 Funds, proposal evaluation and negotiation 47.29.110

Funds or property, other sources of 47.29.080 Government agreements 47.29.210 Legislative finding, intent 47.29.010 Partnership agreements 47.29.140 Prevailing wages 47.29.200 Project review, evaluation, and selection 47.29.090

Proposed project agreements expert review panel 47.29.280, 47.29.290 Public involvement and participation 47.29.150 Purpose 47.29.040 Study and report 47.29.260 Transportation commission, powers and duties

47.29.030

Unsolicited proposals 47.29.170

TRAP AND TRACE DEVICES

Law enforcement, conditions for use by 9.73.260

TRAP GUNS (See FIREARMS, subtitle Trap guns)

TRAPPING (See WILDLIFE)

TRASH (See WASTE REDUCTION, RECYCLING AND MODEL LITTER CONTROL ACT)

TRAUMA CARE SYSTEMS (See EMERGENCY MEDICAL SERVICES AND TRAUMA CARE SYSTEM)

TRAUMATIC BRAIN INJURIES (See MEDICAL ASSISTANCE)

TRAVEL AGENTS

Banks and trust companies may not act as 30.04.127

TRAVEL BUSINESSES

Advertising, restrictions 19.138.030 Cancellation and refund 19.138.050, 19.138.320 Consumer protection act, application 19.138.290 Definitions 19.138.021

Fees 19.138.1701

Immunity for persons enforcing chapter 19.138.200

Information statement, contents 19.138.040 Investigations

publication of violations 19.138.180 Licensing department director, powers and duties 19.138.170

Nonresident sellers

director as attorney 19.138.160 service of process 19.138.160 Public records, availability 19.138.310 Recordkeeping requirements 19.138.030 Registration

application form, contents 19.138.110 exemption 19.138.100

prerequisite to suit 19.138.260

refusal to renew, notification and hearing 19.138.120

renewal 19.138.120

requirements 19.138.100

uniform regulation of business and professions act 19.138.330

unprofessional conduct, revocation and reinstatement 19.138.130 Restrictions 19.138.340

Standard of performance 19.138.150 Tax imposed 82.04.260, 82.04.440

Trust account, requirements 19.138.140 Unemployment compensation 50.04.232 Violations

actions for damages 19.138.280 civil penalties, enforcement 19.138.240 criminal penalties 19.138.270 restitution assessment 19.138.250

TRAVEL EXPENSES (See also EXPENSES AND PER DIEM; MILEAGE)

Boards, commissions, councils, and committees whose members receive travel expenses listing, submission of information 43.88.500

Charge card use by political subdivisions and municipal corporations 42.24.115

College and university governing boards 28B.10.525

District courts 3.58.040

District judge

visiting judge 3.34.140

Judges

pro tempore 2.28.160

Personnel resources board 41.06.110

Public employment labor relations commission 41.58.015

Records committee, archives and records management division 40.14.050 Traffic safety commission 43.59.050

TRAVELERS CHECKS

Uniform unclaimed property act 63.29.040

TRAVERSE STATIONS (See WASHINGTON COORDINATE SYSTEM)

TREASON

Defined Const. Art. 1 § 27 penalty 9.82.010

Evidence necessary for conviction Const. Art. 1

"Levying war", defined 9.82.020

Misprision of treason, defined, penalty 9.82.030

TREASURER, STATE (See STATE TREASURER)

TREASURY, STATE (See FUNDS; PUBLIC FUNDS)

TREATIES

Pacific salmon treaty with Canada Ch. 77.75

TREE FRUIT RESEARCH COMMISSION (See FRUITS)

TREE SPIKING

Action for damages 9.91.155 Crimes relating to 9.91.150

TREES (See FORESTS AND FOREST PRODUCTS; LOGS AND LOGGING; TIMBER)

Arbor day 1.20.060

Cities and towns

authority for local improvement 35.43.040 obstructing street or sidewalk 35.21.310

tree planting for energy conservation, municipal utilities to encourage 35.92.390 Damages for injury or removal 64.12.030, 64.12.040

Destroying native flora on state lands or on or adjoining highways and parks unlawful 47.40.070, 47.40.080

Electric utility removal of vegetation, liability 64.12.035

Injury or removal, damages 64.12.030 Injury to or removal, damages 64.12.040 State tree 1.20.020

Watercourse banks, removal from 36.32.300

TRESPASS (See also REAL PROPERTY, subtitle Trespass)

Actions and suits

limitation of action 4.16.080

Animals

damages and costs Ch. 16.04 fences Ch. 16.60 restraint Ch. 16.04

Arrest without warrant, when authorized 10.31.100

Burglary and trespass Ch. 9A.52

Damages

injuring or removing trees 64.12.030, 64.12.040

Force, use of to prevent, when lawful 9A.16.020 Geological survey, right of entry upon lands 43.92.080

Land

unimproved 9A.52.010

Landlord and tenant

unlawful detainer

criminal provisions 59.12.030

Limitation of action for 4.16.080 Military grounds, penalty 38.32.120

Prevention of, force, when lawful 9A.16.020 Public lands, See PUBLIC LANDS, subtitle Trespass

Real property, limitation of actions for 4.16.080 State lands, See PUBLIC LANDS, subtitle

Trespass Trees, timber or shrubs

damages 64.12.030

electric utility removal of vegetation, liability

mitigating circumstances 64.12.040

TRESTLES

Cities and towns, authority for local improvement 35.43.040

Public lands, bridges or trestles across, See PUBLIC LANDS, subtitle Bridges or trestles

TRIAL BY JURY (See JURIES AND JURORS)

TRIALS

After docket date, procedure 4.44.020 Appearances, See APPEARANCES Attachment debt not due 6.25.050 Attorneys fees, allowable costs 4.84.080 Challenge to sufficiency of evidence effect if sustained 4.56.150 procedure 4.56.150 Change of venue

impartial trial ground for 4.12.030 jury from another county 10.25.140

Conclusions of law

decision of referees, exception to, necessity of 4.80.020

decisions to commissioner, exception to, necessity of 4.80.020

parties may submit, procedure 4.44.070 referee's report to separately state 4.48.070

reports of court commissioners, exceptions to, necessity of 4.80.020 reports of referees, exceptions to, necessity of

4.80.020 Contempt of court

sanctions

summary imposition, procedure 7.21.050 Continuances

power of superior court judge to grant within his judicial district 2.08.190 supplemental proceedings 6.32.220

Court, trial by the court, order of proceedings 4.44.060

Criminal trials, See CRIMINAL PROCEDURE, subtitle Trials

Damages	Interpleader, trial of issue on conflicting claims	discharge of jury without verdict
reduction as alternative to new trial 4.76.030	4.08.180 Interpreters for impaired persons, See	effect 4.44.340 when 4.44.330
inadequate	ÎNTERPRETÊRS, subtitle Impaired persons	district courts 10.04.050
increase as alternative to new trial 4.76.030	involved in legal proceedings Issues	district judges demand for 12.12.030
Damages, See also DAMAGES De novo review by supreme court or court of	exceptions and denials of challenges to jurors,	discharge upon disagreement 12.12.090
appeals, verdict reduction or increase as	trial of 4.44.230	fee 12.12.030
alternative to new trial 4.76.030	joint debtor, action against after judgment 4.68.060	number of jurors 12.12.030
Decisions, See DECISIONS Declaratory judgments 7.24.090	Issues of fact	oath of jurors 12.12.070 qualifications of jurors 12.12.030
Delivery of subject matter of litigation to party,	court not to decide on challenge to sufficiency	drainage districts, findings and form of verdict
court may order	of evidence 4.56.150 note of	85.06.340
enforcement 4.44.490 when 4.44.480	contents 4.44.020	expense of keeping jury 4.44.310 fees as taxable cost 4.44.110
Deposits in court, See DEPOSITS IN COURT	filing 4.44.020	impanelling jury, procedure 4.44.120
Deposits into court	by whom tried 4.40.060, 4.40.070 Issues of law	instructions harmless error disregarded 4.36.240
court may order enforcement 4.44.490	note of	legal holidays, giving on 2.28.100
when 4.44.480	contents 4.44.020	jury to assess amount of recovery, actions to
custody of money deposited 4.44.500	filing 4.44.020 by whom tried 4.40.050	recover money or setoff 4.44.450 mandamus proceedings, issues of fact
Diking and drainage, private ditches and drains appeal from trial 85.28.100	Joint debtors, procedure to bind after judgment	7.16.210, 7.16.230
generally 85.28.090	4.68.060	municipal courts 35.20.090
Dismissals	Judgments, See JUDGMENTS Judgments or orders	number of jurors 4.44.120, Const. Art. 1 § 21 in courts not of record Const. Art. 1 § 21
costs, failure to give security for costs 4.84.230	grounds for vacation or modification of	district court civil proceedings 12.12.030
effect as bar to another action 4.56.120	superior court judgments or orders	oath of jurors 4.44.260
failure of proof 4.56.150	4.72.060 Juries	polling of jury 4.44.390 prohibition proceedings, issues of fact
grounds for in superior court 4.56.120	mandatory arbitration 7.06.070	7.16.320
nonappearance at trial 4.56.120 nonsuit judgments 4.56.120	Juries and jurors, See JURIES AND JURORS	questions of fact to be decided by jury
supplemental proceedings 6.32.150	Jurisdiction, See JURISDICTION Jury trials	4.44.090 receiving verdict and discharging jury
District courts 3.66.010	accused, right of in criminal action Const. Art.	4.44.460
Ejectment and quieting title actions, counterclaims for permanent improvements	1 § 22	rendering verdict
and taxes paid 7.28.170	actions for recovery of specific personal property, verdict 4.44.420	district court civil action 12.12.080 number or jurors who must render 4.44.380
Eminent domain, See also EMINENT DOMAIN	admonitions to jurors 4.44.280	procedure 4.44.360, 4.44.370, 4.44.380
Eminent domain by state adequacy of payment, determination of	care of jury while deliberating 4.44.300	replacement of juror, effect 4.44.290
8.04.092	challenge for cause 4.44.120 challenges to jurors	right to Const. Art. 1 § 21 in criminal action Const. Art. 1 § 22
consolidation of cases 8.04.100	cause, for	remains inviolate Const. Art. 1 § 22
just compensation and damages, assessment of 8.04.094, 8.04.110	defined 4.44.150	waiver in civil cases Const. Art. 1 § 21
Evidence, See EVIDENCE	general, effect 4.44.150 grounds 4.44.160	waiver in criminal proceedings 10.01.060 verdict by less than twelve may be authorized
Exceptions	kind of challenge 4.44.130	in civil cases Const. Art. 1 § 21
challenges to jurors, to oral exceptions authorized 4.44.250	particular	view of place of crime permissible 10.58.080
procedure 4.44.250	actual bias, defined 4.44.170 actual bias, grounds 4.44.190	view of premises by jury, procedure 4.44.270 waiver of
trial of 4.44.230	effect 4.44.150	in civil case Const. Art. 1 § 21
defined 4.80.010 entry of 4.80.030	implied bias, defined 4.44.170	criminal proceedings 10.01.060
evidence, ruling on objection to admission of,	implied bias, grounds 4.44.180 kind 4.44.170	eminent domain against corporations Const. Art. 1 § 16
procedure 4.80.030	denials of	Justices of the peace, See JUSTICES OF THE
minutes, entry of objection in 4.80.030 referee to note and file 4.48.070	oral denials authorized 4.44.250	PEACE
when to be taken 4.80.020	procedure 4.44.250 trial of 4.44.230, 4.44.240	Law, questions of decided by court 4.44.080 Mandamus proceedings, determination of issues
Executions, adverse claims 6.19.050	either party may challenge 4.44.130	of fact 7.16.210, 7.16.220, 7.16.230,
Fees, See FEES Findings of fact	exceptions to	7.16.240 Mental incapacity, person under, trial of, not
decisions of court commissioners, exceptions	oral exceptions authorized 4.44.250 procedure 4.44.250	permitted 10.77.050
to, necessity of 4.80.020	trial of 4.44.230, 4.44.240	Minutes
decisions of referees, exceptions to, necessity of 4.80.020	individual jurors, to 4.44.130	entries
deemed verdict 4.44.060	joinder by parties in challenge, when 4.44.130	objections to admission of evidence 4.80.030 offer of evidence 4.80.030
new trial on setting aside 4.44.060	kinds	ruling on objection to admission of evidence
parties may submit, procedure 4.44.070 referee's report set aside 4.48.090	cause, for 4.44.130 peremptory 4.44.130	4.80.030 exceptions entered in minutes 4.80.040
referee's report to contain 4.48.070	oral challenges authorized 4.44.250	Motions
reports of court commissioners, exceptions to,	procedure 4.44.250	criminal proceedings, See CRIMINAL
necessity of 4.80.020 reports of referees, exceptions to, necessity of	order of taking 4.44.220 peremptory	PROCEDURE, subtitle Motions new trials
4.80.020	defined 4.44.140	time limitation for filing
setting aside, court findings may be set aside	how taken 4.44.210	exception on delayed discovery of grounds
4.44.060 verdict, findings of fact by court deemed	kind of challenge 4.44.130 number allowed 4.44.130	4.76.080 verdict reduction or increase as alternative to
verdict 4.44.060	court recess while jury is out 4.44.350	4.76.030
Forcible entry and detainer, jury trials, priority	criminal procedure, See CRIMINAL	vacation or modification of superior court
59.12.130 Instructions to juries	PROCEDURE, subtitle Juries and jurors diking districts	judgments conditions precedent 4.72.050
harmless error disregarded 4.36.240	findings and form of verdict 85.05.370	liens preserved on modification 4.72.050
legal holidays, giving on 2.28.100	improvement proceedings 85.05.120	limitation of time 4.72.020

[RCW Index—page 760] (2008 Ed.)

consent or stipulated judgments or orders,	qualifications 4.48.040	TRIBES (See INDIANS)
time limitation does not apply, when	reference by consent 4.48.010	TROUT (See FISH AND FISHING)
4.72.080	reference without consent 4.48.020	`
permitted, when 4.72.020	reports	TRUANCY (See SCHOOLS AND SCHOOL
securities preserved on modification	affirming or setting aside by court 4.48.090	DISTRICTS, subtitle Compulsory attendance)
4.72.050	conclusions of law, exception to, necessity of	,
service of 4.72.020 New trials	4.80.020	TRUCKS (See MOTOR VEHICLES)
defined 4.76.010	contents 4.48.070	TRUST COMPANIES (See also BANKS AND
discovery of grounds after verdict, report or	evidence filed with report 4.48.070, 4.48.080	BANKING, subtitle Satellite facilities;
decision	filing 4.48.070, 4.48.080	TRUSTS)
procedure 4.76.080	findings of fact, exception to, necessity of	Accounts
time limitation 4.76.080	4.80.020	definitions 30.22.041
ejectment and quieting title actions	inadmissible evidence filed with report	regulations 30.20.060
authorized, when 7.28.260	4.48.070	Acting in place of designated trustee, liability
possession, effect on 7.28.270	motions on 4.48.080	11.100.130
findings of fact set aside 4.44.060	review of decision in same manner as court	Additional powers, approval by director of
increase or reduction of verdict as alternative	decision 4.48.120	financial institutions hearing, appeal 30.04.215
to 4.76.030	Stay of proceedings	Administrative hearings, procedures, judicial
motion for	incompetency 10.77.084, 10.77.086,	review 30.04.475
mandamus proceedings 7.16.230	10.77.088	Advertising
newly discovered evidence grounds,	securities for costs not filed 4.84.210	legal services, furnishing of, penalty
requirements as to 4.76.070 prohibition proceedings 7.16.320	Superior courts, See SUPERIOR COURTS	30.04.260
time limitation for filing	Supplemental proceedings, See	use of "bank" or "trust" restricted to banks and
exception on delayed discovery of grounds	SUPPLEMENTAL PROCEEDINGS	trust companies, penalty 30.04.020
4.76.080	Testimony, motion for new trial on ground of	Articles of incorporation
verdict reduction or increase as alternative to	newly discovered evidence, affidavit	amendment 30.08.055, 30.08.090
4.76.030	requirements as to testimony 4.76.070	extending time of existence 30.08.080
newly discovered evidence, requirements as to	Trial docket	increase or decrease of capital stock
4.76.070	priority for aged or ill parties in setting cases	30.08.092
vacation or modification of judgment or order	for trial 4.44.025 Venue. See VENUE	authorized but unissued shares 30.08.087 contents and statements 30.08.020
because new trial granted 4.72.010	Verdicts	fees for filing 30.08.095
New trials, See also CRIMINAL PROCEDURE,	actions for recovery of personal property	filing and recording of 30.08.050
subtitle New trials Nonsuits	4.44.420	investigation by director of financial
challenge to sufficiency of evidence,	challenge to sufficiency of evidence	institutions before issuance 30.08.030
judgment of nonsuit on 4.56.150	eliminates, when 4.56.150	submission to director of financial institutions
effect of judgment of 4.56.120, 4.56.150	civil actions	30.08.020
failure of proof as ground 4.56.150	number of jurors who must render 4.44.380	Articles of incorporation, approval or refusal
grounds for in superior court 4.56.120	procedure 4.44.380	30.08.040
Notice of trial	district judges, civil actions, delivery to justice	Assessments
generally 4.44.020	12.12.080	capital notes or debentures not subject to
issues of fact	ejectment and quieting title actions	30.36.050 possession by director, order to levy
contents of notice 4.44.020	counterclaims for permanent improvements	assessments to make good impairment of
service of notice 4.44.020	and taxes paid 7.28.170	capital 30.44.020
issues of law contents of notice 4.44.020	plaintiff's right to possession expires before	Assets
service of notice 4.44.020	trial 7.28.190	debts, bad, writing off 30.04.130
service 4.44.020	entry of verdict 4.44.460	false statements as to, penalty 30.12.090
Nuisances, contempt for violation of injunction	notice, as 4.64.020	judgments uncollected two years 30.04.130
7.48.080	procedure 4.64.020	Assignee under assignment for benefit of
Objections to admission of evidence, exception	filing of 4.44.460	creditors, may act as 30.08.150
procedure 4.80.030	findings of fact by court deemed as 4.44.060	Assignment for benefit of creditors prohibited
Passion	general 4.44.410	30.44.100
verdict reflects, increase or decrease of as	inconsistency between special findings of	Attorney in fact for corporations, powers 30.08.150
alternative to new trial 4.76.030	fact and general verdict 4.44.440	Auction sale of personal property unclaimed
Postponements, costs, payment to adverse party as condition of 4.84.100	increase or reduction as alternative to new trial	following liquidation and winding up
Prejudice	4.76.030	30.44.210
verdict reflects, increase or decrease of as	indexing entry, procedure 4.64.020	Bank, use of word restricted to banks and trust
alternative to new trial 4.76.030	injunctions 7.40.200	companies, penalty 30.04.020
Presumptions, appeal of verdict reduction or	joint debtor, action against after judgment, limitation on verdict amount 4.68.060	Bank powers conferred upon 30.08.150
increase as alternative to new trial, verdict	jury to assess amount of recovery, action to	Banking, use of word restricted to banks and trust
correctness assumed 4.76.030	recover money or setoff 4.44.450	companies, penalty 30.04.020
Prohibition proceedings, determination of issues	receiving verdict and discharging jury	Bills of exchange, power to buy, sell, invest in
of fact 7.16.320 Ouestions of fact to be decided by jury 4.44.090	4.44.460	30.08.150 Bonds
Questions of fact to be decided by July 4.44.090 Questions of law to be decided by court 4.44.080	referee's report deemed as, when 4.48.090	fidelity, for officers and employees 30.12.030
Referees	rendition of	holder's right to full payment 30.08.150
appointment of 4.48.030	polling jury 4.44.390	issuance of, restricted from engaging in
challenges to 4.48.050	procedure 4.44.370	banking business 30.08.150
compensation 4.48.100	replevin 4.44.420	power to sell, buy, invest in 30.08.150
decisions	special 4.44.410	report of bond liability, collateral required
conclusions of law, exception to, necessity of	Witnesses	30.08.160
4.80.020	motion for new trial on grounds of newly	Branch trust companies, establishment 30.04.280
findings of fact, exception to, necessity of 4.80.020	discovered evidence, affidavit	Capital notes or debentures assessments, not subject to 30.36.050
issues of law triable by 4.40.050	requirements as to witnesses 4.76.070	conversion rights 30.36.020
notice to clerk of court five days prior to trial	Witnesses, See also WITNESSES	definitions 30.36.010
4.48.130	TRIBAL POLICE OFFICERS (See also	impairment of capital stock 30.36.030
number 4.48.030	POLICE)	correction before payment or retirement
powers 4.48.060	Generally Ch. 10.92	30.36.040
		•

TRUST COMPANIES

advertising, use of "bank" or "trust" restricted issuance and sale 30.36.020 penalty 30.44.120 right to rely on form of account, discharge of bank by payment 30.22.120 liability of holders, limitations upon 30.36.050to banks or trust companies, penalty subordinate to rights of depositors or creditors 30.36.010, 30.36.020 30.04.020 advertising furnishing of legal services, penalty 30.04.260 "bank" or "banking", use of word restricted to rights as between individuals preserved 30.22.130 Capital stock amounts required to incorporate 30.08.010 savings deposits banks and trust companies, penalty authorized but unissued shares 30.08.087, rules and regulations 30.20.060 30.08.088 30.04.020 title 30.22.010 certification of check without funds 30.16.010 preemptive rights of shareholders to acquire Development credit corporations, membership in 30.12.220 confidentiality of examination 31.20.070 capital notes or debentures, issuance as reports and information 30.04.075 Director of financial institutions impairing 30.36.030 corporations not to hold over twenty-five additional authority of trust company, impairment of by preferred stock, determination 30.08.086 percent of capital stock in trust company, approval by director 30.04.215 penalty 30.04.230 administrative hearings, procedure, judicial increase or decrease 30.08.092 destroying or secreting records 30.12.100 review 30.04.475 examinations, false swearing is perjury possession by director, order to levy cease and desist orders, grounds, procedures assessment to make good impairment of 30.04.060 30.04.450 capital stock 30.44.020 judicial enforcement of administrative orders false statements as to assets or liabilities purchase of own authorized 30.04.238 record of stock to be kept 30.12.020 30.12.090 30.04.475 merger of trust companies, director's powers and duties Ch. 30.53 temporary cease and desist orders grounds 30.04.455 injunction to enforce 30.04.465 falsifying books 30.12.090 legal services, solicitation or furnishing of prohibited, penalty 30.04.260 transfer record to be kept 30.12.020 Casualty insurance 30.12.030 Cease and desist orders, grounds, procedure loans commission or gratuity for procuring injunction to set aside 30.04.460 unsound or illegal practices 30.12.110 30.04.450 trust funds, loans to officers and employees from 30.12.120 Certificate of authority 30.08.060 filing fee 30.08.095 administrative proceedings, judicial review termination upon liquidation and winding up penalty, generally 30.12.190 30 04 475 judicial enforcement of administrative orders 30.44.240 receiving deposit while insolvent 30.44.120 notification of secretary of state 30.44.240 transfers in contemplation of insolvency 30.04.475 Directors 30.44.110transaction of business restricted until received 30.08.050 trust business, commingling trust funds or election 30.12.010 loans to 30.12.060, 30.12.070 Certificate of forfeiture 30.08.070 securities prohibited, penalty 30.04.240 Checks violation of order of removal or prohibiting meetings 30.12.010, 30.12.020 certified participation 30.12.047 number required 30.12.010 bona fide holder's rights 30.16.010 Debts oath of office 30.12.010 qualifications 30.12.010 quorum 30.12.010 certification without funds, penalty valuation of assets 30.04.130 30.16.010 writing off bad debts 30.04.130 effect 30.16.010 Deposit liabilities, federal deposit insurance terms 30.12.010 corporation acquisition of, judicial review, vacancies, how filled 30.12.010 Claims expenses of possession and winding up, first Dissipating or prejudicial actions not a hindrance to 30.44.280 charge against assets 30.44.130 Deposit of securities, authorized depositories temporary cease and desist order 30.04.455 possession by director 30.04.240 Dividends creditors, approval or rejection of claims barred after time fixed in notice 30.44.060 Depositaries, See DEPOSITARIES bank stabilization, no payment of dividends until reductions to creditors paid 30.56.070 Deposits depositors, presentment 30.44.060 accounts, types available 30.22.050 adverse claim bond 30.22.220 liquidation and winding up, unclaimed dividends, disposition, escheat for state for permanent school fund 30.44.150, 30.44.180 list of, filing 30.44.070 objection to approval of 30.44.080
Clearing corporation, deposit of securities with, authorized 30.04.240
Compliance with laws required 30.04.280
Contributions and gifts 30.04.225 adverse claim to must be accompanied by court order or surety bond, exceptions possession by director, declaration after presentment of claims 30.44.090 30.20.090 authority to withhold payment 30.22.210 construction 30.22.030 contract of, requirements 30.22.060 restriction upon declaring 30.04.180 Corporations retained earnings, payment restricted to controversies between owners 30.22.110 definitions 30.22.040, 30.22.041 discharge of bank upon payment 30.22.120 governed by individual account deposit act, chapter 30.22 RCW 30.20.005 articles of corporation 30 04 180 suspension of payment of by director of financial institutions of banking 30.04.180 unissued shares, preemptive right of shareholders to acquire 30.12.220 capital stock when may be declared 30.04.180 Engaging in other business activities, approval 30.04.215 preemptive right of shareholders to acquire individual account deposit act Ch. 30.22 married persons 30.22.080 unissued shares 30.12.220 formation authorized 30.04.127 Escheats, liquidation and winding up preferred stock safe deposit boxes 30.44.220 capital, impairment, determination incompetents unclaimed dividends 30.44.150, 30.44.180 30.08.086 payments to 30.22.150 unclaimed personal property 30.44.220 issuance authority 30.08.082 rights, dividends, liquidation 30.08.084 minors and incompetents 30.22.070 Examinations of ownership cooperative and reciprocal agreements and Corporations not to hold over twenty-five after death of depositor 30.22.100 actions 30.04.060 during lifetime of depositor 30.22.100 payment of funds to a depositor 30.22.140 percent of capital stock in bank or trust cost 30.04.070 company, penalty 30.04.230
Coupon and interest on securities, powers as to 30.08.150 failure to submit to grounds for possession by director 30.44.010 payment to false swearing is perjury 30.04.060 federal reserve examinations, acceptance of agents of depositors 30.22.170 foreign personal representative 30.22.200 heirs and creditors of deceased depositor Creditors insolvency 30.04.060 preferences as to creditors prohibited, penalty 30.44.110 information acquired from bank holding personal representatives 30.22.180 trust and P.O.D. account beneficiaries 30.22.160 companies transfers in contemplation of insolvency void, penalty 30.44.110 confidentiality 30.04.075 information acquired from other regulatory liquidation and winding up, notice to creditors 30.44.170 postponement of payments under bank stabilization 30.56.020 purposes 30.22.020 authorities confidentiality 30.04.075 possession by director investments in nonpublic corporations receipt required 30.20.025 notice of taking possession by director, no appraise and revalue 30.04.060 oath, examination of officers and employees lien rights after notice 30.44.040 receiving while insolvent notice to creditors 30.44.060 officer or employee personally liable Const. under 30.04.060 Crimes relating to Art. 12 § 12 one every eighteen months 30.04.060

[RCW Index—page 762] (2008 Ed.)

reports and information 30.04.075	Industrial loan companies, See INDUSTRIAL	county funds 36.29.020
confidentiality and disclosure 30.04.075 disclosure 30.04.075	LOAN COMPANIES Injunctions to	federal deposit corporation, authorized 30.32.010
not subject to public disclosure law	enforce temporary cease and desist order	federal home loan banks, authorized
30.04.075	30.04.465	30.32.020
penalty for violating confidentiality	set aside temporary cease or desist orders	federal intermediate credit banks, stock or
30.04.075	30.04.460	participation certificates 30.04.375
rules for 30.04.030	Insolvency	federal land banks, stock or other evidences of
Executor and administrator	preferences prohibited, penalty 30.44.110	participation 30.04.375
attorneys of, probate fees disallowed to or to	receiving deposit while insolvent	federal reserve banks, authorized 30.32.010
bank or trust company 11.36.010	officer or employee personally liable Const.	federal reserve system, authorized 30.32.010
disqualified to act as executor or administrator in probate when will drawn by 11.36.010	Art. 12 § 12 penalty 30.44.120	multilateral development bank 30.04.129
Executor or administrator	transfers in contemplation of insolvency void,	production credit associations, stock or participation certificates 30.04.375
authority to act as 30.08.150	penalty 30.44.110	qualified community investments 30.04.214
bond not required when acting as 11.32.020	Insurance	real property and improvements 30.04.212
Expiration of term of existence, winding up	life, use of trust funds authorized 11.100.120	stock or ownership of banks or corporations
30.08.080	Insurance against burglary, theft, robbery	engaged in international or foreign
Failure to commence business within six months	required 30.12.030	banking, authorized 30.04.390
30.08.070	Insurance agents	United States corporation bonds, authorized
Federal deposit insurance corporation investments in stock of authorized 30.32.010	Insurance premium finance company act,	investment 39.60.010
receiver, appointment as, powers and duties	application to 48.56.030	Judgments held by trust company, when cease to
30.44.270	International or foreign banking institutions	be asset 30.04.130 Judicial enforcement of administrative orders
Federal home loan banks	trust companies may invest in	30.04.475
borrowing from authorized 30.32.020	capital stock and surplus of 30.04.380	Legal services, solicitation or furnishing of
depositary for its funds, may designate as	stock or ownership of 30.04.390	prohibited, penalty 30.04.260
30.32.040	Inventory of unclaimed personal property	Levy of assessments
investments in stock of authorized 30.32.020	30.44.190	enforcement sale 30.12.180
Federal intermediate credit banks	Investigation by director of financial institutions before formation 30.08.030	possession by director, order to levy
investment in stock or participation certificates of, authorized 30.04.375	Investment in common trust funds	assessment to make good impairment of
Federal land banks	"affiliated" defined 11.102.010	capital 30.44.020
investment in stock or other evidences of	application of chapter 11.102.030	Liabilities, false statements as to, penalty 30.12.090
participation of, authorized 30.04.375	authorized, exception 11.102.010	Liability of holders of capital notes or debentures
Federal reserve banks, investments in stock of	construction of chapter 11.102.040	limited 30.36.050
authorized 30.32.010	uniform act Ch. 11.102	Liability when acting in place of designated
Federal reserve system	Investment of funds	trustee 11.100.130
investments in authorized 30.32.010 membership in authorized 30.32.010	community renewal obligations 35.81.110 metropolitan municipal corporation	Licenses
Fees	obligations 35.58.510	master license system exemption 19.02.800
adoption by director of financial institutions	Investment of trust funds	Life insurance, use of trust funds authorized 11.100.120
30.08.095	application of chapter 11.100.050	Limited liability companies
schedule 30.08.095	authorized investments Ch. 11.100	conversion to 30.08.025
Fidelity bond 30.12.030	buying or selling for self or affiliate prohibited	Liquidation and winding up
Filings articles of incorporation 30.08.050	11.100.090 commercial accounts 11.100.037	agent
certificate of authority 30.08.060	criteria to be followed 11.100.020	appointment of 30.44.140
certificate of forfeiture 30.08.070	deviation from instrument, court permission	bond 30.44.140
extension of existence, amendment to articles		
	11.100.040	distribution of assets by 30.44.140
30.08.080		successor to 30.44.140
30.08.080 fees 30.08.095	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100	successor to 30.44.140 transfer of assets to 30.44.140
30.08.080 fees 30.08.095 possession by director, list of claims	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in	11.100.040 duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities,	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies interstate banking 30.04.232	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260 stockholders' meeting for 30.44.140
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies interstate banking 30.04.232 Holding corporations, restriction on holding	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments capital stock and surplus of banks or	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260 stockholders' meeting for 30.44.140 voluntary
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies interstate banking 30.04.232 Holding corporations, restriction on holding stock in bank or trust company, penalty	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments capital stock and surplus of banks or corporations engaged in international or	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260 stockholders' meeting for 30.44.140 voluntary dividends unclaimed, disposition, escheat to
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies interstate banking 30.04.232 Holding corporations, restriction on holding stock in bank or trust company, penalty 30.04.230	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments capital stock and surplus of banks or corporations engaged in international or foreign banking, authorized 30.04.380	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260 stockholders' meeting for 30.44.140 voluntary dividends unclaimed, disposition, escheat to state for permanent school fund after five
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies interstate banking 30.04.232 Holding corporations, restriction on holding stock in bank or trust company, penalty 30.04.230 Incapacitated persons	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.020 savings accounts collateral security 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments capital stock and surplus of banks or corporations engaged in international or foreign banking, authorized 30.04.380 continuing authority for investments	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260 stockholders' meeting for 30.44.140 voluntary dividends unclaimed, disposition, escheat to
30.08.080 fees 30.08.095 possession by director, list of claims 30.44.070 report of resources and liabilities 30.08.180 Fiscal agents for public bodies 30.08.150 Foreign corporations branch banks, establishment under former laws 30.04.300 Foreign or international banking institutions trust companies may invest in capital stock or surplus of 30.04.380 stock or ownership of 30.04.390 Forfeiture upon failure to commence business within six months 30.08.070 Formation capital requirements 30.08.010 incorporators, number required 30.08.010 investigation by director of financial institutions 30.08.030 surplus and undivided profits required 30.08.010 Guardian authority to act as 30.08.150 Holding companies interstate banking 30.04.232 Holding corporations, restriction on holding stock in bank or trust company, penalty 30.04.230	duty to beneficiaries 11.100.045, 11.100.047 eligible securities Ch. 11.100 estate guardian funds are trust funds 11.100.015 fiduciary may hold trust property, liability 11.100.060 governed by this chapter 11.100.010 instrument authorized investment, defined 11.100.070 deviation upon court permission 11.100.040 legal investment, defined 11.100.070 investment trust or company securities, authorized investment 11.100.035 jurisdiction of court 11.100.040 liability 11.100.060 life insurance, use of funds for authorized 11.100.120 marital deduction interests 11.100.025 new or untried enterprises 11.100.023 prudent person rule 11.100.030, 11.100.037 federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090 total asset management approach 11.100.020 Investments capital stock and surplus of banks or corporations engaged in international or foreign banking, authorized 30.04.380	successor to 30.44.140 transfer of assets to 30.44.140 certificate of authority notification of secretary of state 30.44.240 termination of 30.44.240 deposits, postponement of payment of not grounds for liquidation 30.56.030 director or agent, meeting to select for purposes of 30.44.140 dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.150, 30.44.180 personal property unclaimed disposition of proceeds of sale 30.44.220 escheat to state for permanent school fund 30.44.220 inventory and transmission to supervisor 30.44.190 notices to owners 30.44.200, 30.44.210 private documents and papers, disposition of 30.44.230 reinventory by director 30.44.200 sale at auction 30.44.210 records, files, accounts, etc., destruction of 30.44.260 stockholders' meeting for 30.44.140 voluntary dividends unclaimed, disposition, escheat to state for permanent school fund after five years 30.44.180

TRUST COMPANIES

transfer of assets and liabilities to another coupon on interest on securities 30.08.150 trust funds, loans to officers and employees from, penalty 30.12.120 bank or trust company 30.44.240 engaging in other business activities, approval 30.04.215 unclaimed personal property 30.44.200 oaths and affirmations, power to take executor or administrator 30.08.150 30 12 130 fiscal agent for public bodies 30.08.150 guardian 30.08.150 charges, parity with out-of-state national banks 30.04.025 penalty for violations, generally 30.12.190 receiving deposit while insolvent commission or benefit for obtaining penalty 30.44.120 married person, trust business 30.08.150 mortgages, power to buy, sell, invest in 30.08.150 prohibited, penalty 30.12.110 receiving while insolvent director of financial institutions to adopt rules personal liability of officer or employee concerning loans to officers 30.12.060 directors, to 30.12.060, 30.12.070 Const. Art. 12 § 12 parity with mutual savings banks 30.04.217 removal or prohibiting participation 30.12.040, 30.12.042, 30.12.044, promissory notes, power to buy, sell, invest in employees, loans to, restrictions 30.12.060 30.08.150 limitations on loans to one person 30.04.111 officers, loans to permitted, limitation, 30.12.047 receiver 30.08.150 appeal from 30.04.470 securities may be held in name of nominee surety and fidelity bonds on 30.12.030 director of financial institutions to adopt transfer in contemplation of insolvency void, securities of public bodies 30.08.150 rules concerning 30.12.060 sinking fund, receipt and management 30.08.150 penalty 30.44.110 Penalties for violations own stock as security prohibited 30.04.120 reports to director of financial institutions as to civil penalties 30.04.310 trust executions and powers 30.08.150 30.12.060 generally 30.12.190 trustee 30.08.150 stock of other corporations as security Personal representatives attorney of, probate fees disallowed to or to Preferences as to creditors prohibited, penalty 30.04.120 30.44.110 suretyship or guarantee by director construed disqualified to act as personal representative in probate when will drawn by 11.36.010 Pledging of assets or securities prohibited, exceptions 30.04.140 Possession by director. Preferred stock to be a loan 30.12.060 impairment of capital, determination 30.08.086 trust funds, loans to officer or employee, penalty 30.12.120 issuance authority 30.08.082 rights, dividends, liquidation 30.08.084 Married persons, trust business of 30.08.150 approval of director of financial institutions required 30.53.020 Possession by director Probate, personal representative, oath of when assignment for benefit of creditors prohibited 30.44.100 trust company 11.28.170 certificate of merger 30.53.050 definitions 30.53.010 Production credit associations claims investment in stock or participation creditors certificates of, authorized 30.04.375 dissenting stockholders 30.53.070 Promissory notes, power to buy, sell, invest in 30.08.150 approval or rejection 30.44.060 effective date of merger 30.53.050 barred after time fixed in notice 30.44.060 merger agreement, contents and approval depositors, presentment 30.44.060 Proposed articles of incorporation requirements 30.53.030 contents and statements 30.08.020 list of, filing 30.44.070 resulting trust company rights, powers, and objection to approval of 30.44.080 supplemental list of, filing 30.44.070 investigation by director of financial duties 30.53.060 institutions before issuance 30.08.030 stockholder approval of merger 30.53.040 contest of possession by director submission to director of financial institutions valuation of assets of merging trust company court decision as to 30.44.030 30.53.080 notice of 30.44.030 Proxy voting 30.12.010 Mortgages, power to buy, sell, invest in 30.08.150 service of notice of contest 30.44.030 Quorum removal or prohibiting participation of Mutual savings banks, investment in 32.20.430 notice of taking possession by director, no directors lien rights after notice 30.44.040 effect on quorum 30.12.044 use of "bank" or "trust" restricted to banks and notice to 30.44.060 Real estate trust companies, penalty 30.04.020 dividends, declaration after presentment of claims 30.44.090 expenses of possession and winding up, first charge against assets 30.44.130 filings, list of claims 30.44.070 investments in 30.04.210 Nonroutine transactions purchase, holding and conveyance powers 30.04.210 notice and procedure 11.100.140 Notices Receiver liquidation and winding up creditors, notice to 30.44.170 federal deposit insurance corporation may be grounds for 30.44.010 lien rights of holders limited by taking of appointed as, powers and duties 30.44.270 may act as 30.08.150 posting of notice upon voluntary liquidation 30.44.160 possession 30.44.040 Receivership unclaimed personal property, notice to owners 30.44.200 notices possession by director contest of possession by director 30.44.030 appointment of temporary receiver, possession by director surrender of possession and assets to director 30.44.100 to correct offense or delinquency 30.44.010 contest of possession by director 30.44.030 creditors to file claims 30.44.060 to correct offense or delinquency 30.44.010 receivership prohibited, exception 30.44.100 levy assessment to make good impairment of creditors to file claims 30.44.060 postponement of payment of deposits not grounds for 30.56.030 capital 30.44.020 levy assessment to make good impairment of taking of possession, rights of subsequent capital 30.44.020 Receiving deposit while insolvent, penalty 30.44.120 creditors and holders limited by lien taking of possession, rights of subsequent 30.44.040 creditors and lien holders limited by 30.44.040 powers and duties of director 30.44.050 receivership compliance review information, Oaths and affirmations, administering power of officers and employees 30.12.130 appointment of temporary receiver by court, confidentiality Ch. 7.88 Reopening after possession by director 30.44.250 when 30.44.100 Officers and employees prohibited, exception 30.44.100 Reports of resources and liabilities 30.08.190 civil penalty for violation 30.08.180 Resources and liabilities, report 30.08.180, destroying or secreting records 30.12.100 surrender of possession and assets to director false statements as to assets or liability, 30.44.100 penalty 30.12.090 reopening after 30.44.250 30.08.190 falsifying book entries, penalty 30.12.090 Powers of trust companies assignee under assignment for benefit of creditors 30.08.150 copies mailed to each bank and trust company commission or benefit for obtaining 30.04.030 prohibited, penalty 30.12.110 directors 30.12.060, 30.12.070 attorney in fact for corporations 30.08.150 bank powers conferred upon 30.08.150 examinations and reports, rules and regulations to cover 30.04.030 employees, loans to, restrictions 30.12.060 officers, loans to permitted, limitation Rules and regulations director of financial institutions of banking to bills of exchange, buy, sell, invest in 30 08 150 30.12.060 bonds adopt 30.04.030 reports to director of financial institutions holder's right to full payment 30.08.150 issuance of, restricted from engaging in violations, civil penalty 30.04.050 Safe deposit boxes, liquidation and winding up, 30.12.060 suretyship or guarantee by director construed banking business 30.08.150 disposition of contents, escheat to state to be a loan 30.12.060 power to buy, sell, invest in 30.08.150 30.44.220

[RCW Index—page 764] (2008 Ed.)

Saturday closing permitted, legal effect	Trust execution and powers 30.08.150	Actions against
30.04.330 Savings bank includes trust company department	Trust funds loans to officers or employees from	fiduciary duties, breach of, statute of limitations 4.16.370
that accepts savings deposits 30.04.010	prohibited, penalty 30.12.120	Administration
Savings deposits rules and regulations 30.20.060	Trustee, power to act as 30.08.150 Trustees	transfer to another jurisdiction 11.98.045, 11.98.051, 11.98.055
Securities	change in form of corporate trustees 11.98.065	Appointment for state institutions Const. Art. 13
deposit, authorized depositories 30.04.240	Uniform common trust fund act	§ 1
may be held in name of nominee 30.08.170 of public bodies, powers 30.08.150	short title 11.102.050	Assets transfer to trustee in another jurisdiction
Sinking fund, receipt and management 30.08.150	Uniform money services act Ch. 19.230 Unsound or illegal practices	11.98.045, 11.98.051, 11.98.055
Stabilization	administrative hearings, procedures, judicial	Beneficiary trustee
deposits postponement of payments of	review 30.04.475 cease and desist orders 30.04.450	absolute power, disregard of provision conferring 11.98.210
authorized, when 30.56.020	judicial enforcement of administrative orders	applicability of law 11.98.240
business during 30.56.030	30.04.475	cause of action 11.98.240
deposits during, separation, deemed trust funds 30.56.040	temporary cease and desist orders grounds 30.04.455	income under marital deduction 11.98.230 inference of law 11.98.220
liquidation, not grounds for 30.56.030	injunction to set aside 30.04.460, 30.04.465	judicial review 11.98.220
order of director of financial institutions for	Voting	limitations on power 11.98.200
30.56.020 reorganization plan, ratable reductions of	proxy, right to vote by 30.12.010	removal or replacement power 11.98.210 spousal power of appointment 11.98.230
depositor or creditor demands 30.56.050	stockholder's right to 30.12.010 Winding up at expiration of term 30.08.080	Bonds, release of surety from bond, procedure
reorganization plan	TRUST DEEDS	19.72.110
approval 30.56.060 dividends, no payment until reductions to	Encumbrances of registered land 65.12.420	Breach of trust, nonliability of third persons without knowledge of breach 11.98.090
creditors paid 30.56.070	Mortgages, deemed as 65.12.430	Change of trustee 11.98.041
failure to pay off in excess of plan, effect	TRUST FUNDS Dubling worders contract, labor and material lights	Contract and tort liability 11.98.110
30.56.080 new bank, authorization for 30.56.090	Public works contract, labor and material liens 60.28.010	Contracts liability of successor fiduciary on 11.98.039
ratable reductions of depositor or creditor	TRUST LANDS (See PUBLIC LANDS,	Corporate trustee
demands 30.56.060	subtitle Trust lands)	change in form of 11.98.065
Stock assessments, levy of, enforcement sale of	TRUSTEES	Costs for or against 4.84.150 Co-trustees
stock 30.12.180	Absentees' estates	exercise or powers by 11.98.016
certificates not required 30.08.081	administration of 11.80.010 appointment of temporary trustee 11.80.010	liability of dissenting trustee 11.98.016
deemed personal property 30.04.120 loans on own stock as security prohibited	continuation of absentee's business 11.80.055	relinquishment of power 11.98.019 survivor, power to exercise trust 11.98.016
30.04.120	costs and expenses of trustee, application of	Deeds of trust, See DEEDS OF TRUST
one vote per share 30.12.010 preemptive right of shareholders to acquire	proceeds of estate 11.80.040 performance of absentee's contracts	Delivery of subject matter of litigation to party, court may order
unissued shares 30.12.220	11.80.055	enforcement 4.44.490
preferred	summary procedure without full trustee	when 4.44.480
impairment of capital, determination 30.08.086	proceeding, when permitted, application for order, form 11.80.130	Deposits into court court may order
issuance authority 30.08.082	Accounting	enforcement 4.44.490
rights, dividends, liquidation 30.08.084	annual statement, contents 11.106.020 excepted trusts 11.106.010	when 4.44.480
series authority to establish 30.08.083	filings	custody of money deposited 4.44.500 Discharge 11.98.041
special classes	accounting upon petition 11.106.050	Dissenting trustee's liability 11.98.016
issuance authority 30.08.082	annual statement 11.106.020 final accounts 11.106.030	Ejectment and quieting title actions, appointment of trustee for absent or nonresident defendant
rights of holders 30.08.084 transfer	intermediate account 11.106.030	7.28.010
record to be kept 30.12.020	objections to accounting 11.106.060	Estate and trust dispute resolution Ch. 11.96A
Stockholders liability	intermediate contents 11.106.030	Execution against property held in trust exemption where trust for person other than
effect when obligations federally insured	filing 11.106.030	judgment debtor 6.32.250
Const. Art. 12 § 11	modification under chapter 11.97 RCW	Execution against property in custody of, writ
extent of Const. Art. 12 § 11 preemptive right to acquire unissued shares	effect on waiver 11.106.110 petition for accounting	contents 6.17.110 Exoneration from trust property for personal tort
30.12.220	appeal from decree 11.106.090	liability 11.98.110
record of to be kept 30.12.020	approval or disapproval by court 11.106.070 court may require 11.106.040	Expertise
right to vote 30.12.010 vote by proxy 30.12.010	decree, effect 11.106.080	higher standard 11.100.020 Fiduciary
Surety bonds for officers and employees	filing of accounting 11.106.050	defined 11.98.039
30.12.030 Surplus and undivided profits required upon	notice of filing 11.106.050 objections, filing of 11.106.060	Fiduciary duties, breach of statute of limitations 4.16.370
formation 30.08.010	representation of beneficiaries, etc.	Housing authority bonds, legal investments
Temporary cease or desist orders	11.106.060	35.82.220
grounds 30.04.455 injunction to enforce 30.04.465	return day 11.106.050 settlement of accounts	Insurance group life insurance
injunction to set aside 30.04.460	appeal from decree 11.106.090	generally 48.24.070
Transfers in contemplation of insolvency void,	approval or disapproval by court 11.106.070	trustee groups 48.24.070
penalty 30.44.110 Travel agents	decree, effect 11.106.080 filing of accounting 11.106.050	insurable interest in lives of certain persons 48.18.030
trust company may not act as 30.04.127	notice of filing 11.106.050	life, use of trust funds authorized 11.100.120
Trust business	objections, filing of 11.106.060	Intercounty rural library districts, board of
commingling trust funds or securities prohibited, penalty 30.04.240	petition for accounting 11.106.040 representation of beneficiaries, etc.	trustees, See LIBRARIES, subtitle Intercounty rural library districts
defined 30.04.010	11.106.060	Investment in common trust funds
separation from other business 30.04.240	return day 11.106.050 waiver of accounting requirements	accounting 11.102.020 "affiliated" defined 11.102.010
Trust company defined 30.04.010	beneficiary 11.106.100	application of chapter 11.102.030

[RCW Index—page 765]

authorized, exception 11.102.010	Savings and loan association, trustee may be	transfer to trustee in another jurisdiction
construction of chapter 11.102.040 uniform act Ch. 11.102	member of 33.20.060 Setoff	11.98.045, 11.98.051, 11.98.055
Investment of funds 39.60.050	against beneficiary in trust estate 4.32.120	Beneficiary trustee absolute power, disregard of provision
Investment of trust funds	defendant trustees, by 4.32.140	conferring 11.98.210
application of chapter 11.100.050	Special skills	applicability of law 11.98.240
authorized investments Ch. 11.100 buying or selling for self or affiliate prohibited	higher standard 11.100.020 Statute of limitations	cause of action 11.98.240 income under marital deduction 11.98.230
11.100.090	fiduciary duties, breach of 4.16.370	inference of law 11.98.220
commercial accounts 11.100.037	Successor fiduciary	judicial review 11.98.220
criteria to be followed 11.100.020 deviation from instrument, court permission	appointment of 11.98.039	limitations on power 11.98.200 removal or replacement power 11.98.210
11.100.040	liability 11.98.039 personal representative 11.98.039	spousal power of appointment 11.98.230
duty to beneficiaries 11.100.045, 11.100.047	petition for appointment of 11.98.039	Charitable trusts
eligible securities Ch. 11.100 estate guardian funds are trust funds	powers and duties 11.98.060	attorney general court review of orders relating to 11.110.110
11.100.015	Successor trustee	enforcement of orders relating to 11.110.110
fiduciary may hold trust property, liability	powers and duties 11.98.060 successor fiduciary includes trustee and	investigative authority 11.110.100
11.100.060, 11.100.130	personal representative 11.98.039	notification of judicial proceedings
governed by this chapter 11.100.010 instrument	Survivor trustee, power to exercise trust	regarding charitable trusts, to receive 11.110.120
authorized investment, defined 11.100.070	11.98.016 Torts, liability of successor fiduciary for tort	orders to trustees to appear 11.110.110
deviation upon court permission 11.100.040	11.98.039	proceedings to secure compliance with
legal investment, defined 11.100.070	Transfer administration to another jurisdiction	orders 11.110.120
insurance, life, purchase authorized 11.100.120	11.98.045, 11.98.051, 11.98.055	court review of orders of attorney general 11.110.110
investment trust or company securities,	Transfer of assets to trustee in another jurisdiction 11.98.045, 11.98.051, 11.98.055	definitions 11.110.020
authorized investment 11.100.035	Trust and estate dispute resolution Ch. 11.96A	enforcement of orders to appear 11.110.100
jurisdiction of court 11.100.040 liability 11.100.060, 11.100.130	Trust companies, power to act as trustee	filing requirements 11.110.060 investigations by attorney general, authorized
life insurance, purchase authorized	30.08.150	11.110.100
11.100.120	Trustor's powers 11.97.010 Uniform common trust fund act	judicial proceedings, copies of relating to filed
marital deduction interests 11.100.025 new or untried enterprises 11.100.023	short title 11.102.050	with attorney general 11.110.120 order to appear to trustee by
prudent person rule 11.100.020	Vacancies 11.98.041	attorney general 11.110.110
savings accounts	Vacancy, petition for appointment to fill,	effect 11.110.110
collateral security 11.100.030, 11.100.037	appointment 11.98.039 Washington trust act Ch. 11.98	penalty for violations 11.110.140
federally insured 11.100.030, 11.100.037 self-dealing prohibited 11.100.090	TRUSTS	powers and duties of attorney general related to are in addition to other powers and duties
total asset management approach 11.100.020	Accounting	11.110.120
Investments	annual statement, contents 11.106.020	proceedings to secure compliance with orders
insurance, trustee's obligations 48.13.090 United States corporation bonds 39.60.010	excepted trust 11.106.010	of attorney general 11.110.120 public records, availability 11.110.040
Jurisdiction	filings accounting upon petition 11.106.050	purpose of chapter 11.110.010
transfer administration to another jurisdiction	annual statement 11.106.020	tax or information return or report, filing
11.98.045, 11.98.051, 11.98.055	final account 11.106.030	11.110.070
transfer of assets to trustee in another jurisdiction 11.98.045, 11.98.051,	intermediate account 11.106.030	tax reform act of 1969 application to 11.110.200
11.98.055	objections to accounting 11.106.060 intermediate	amendment to existing trust 11.110.250
Liability	contents 11.106.030	trusts created after June 10, 1971
contracts 11.98.039 dissenting trustee 11.98.016	filing 11.106.030	11.110.250 rights and powers of attorney general not
lack of knowledge of event, nonliability of	modification under chapter 11.97 RCW effect on waiver 11.106.110	impaired 11.110.230
trustee 11.98.100	settlement of accounts	rights and powers of court not impaired
third person not liable for breach of trust without knowledge of breach 11.98.090	appeal from decree 11.106.090	11.110.230 state implementation 11.110.200
torts 11.98.039, 11.98.110	decree, effect 11.106.080	trust instruments deemed to contain
Liability of person acting for designated trustee	filing of accounting 11.106.050 notice of filing 11.106.050	prohibiting provisions 11.110.210
11.100.130 Life insurance, use of trust funds authorized	objections, filing of 11.106.060	certain provisions for distribution 11.110.220
11.100.120	petition for accounting 11.106.040	trustees, registration requirements 11.110.051
Life insurance policy	representation of beneficiaries, etc. 11.106.060	trusts not exclusively for charitable purposes
designation of trustee as beneficiary 11.98.170	return day 11.106.050	access to information 11.110.075
Mutual savings banks Ch. 32.16 Nonjudicial change of trustee 11.98.039	waiver of accounting requirements	uniformity of laws with other state laws 11.110.090
Nonroutine transactions	beneficiary 11.106.100	violations
notice and procedure 11.100.140	Administration transfer to another jurisdiction 11.98.045,	civil action by attorney general 11.110.130
Person acting in place of, liability 11.100.130 Personal representative	11.98.051, 11.98.055	penalty 11.110.140 refusal to
successor fiduciary 11.98.039	Animals	comply with rules promulgated by
Powers	accounting requirements 11.118.060	secretary of state 11.110.125
co-trustee 11.98.016 enumerated 11.98.070	chapter, application 11.118.110 definitions 11.118.010	file reports 11.110.125 perform duties 11.110.125
relinquishment by co-trustee 11.98.019	enforcement of provisions 11.118.050	Cities and towns, property acquired at local
successor fiduciary 11.98.060	perpetuities, application of rule against	improvement proceedings, disposition
successor trustee 11.98.060 Principal and income act of 2002 Ch. 11.104A	11.118.090 termination 11.118.040	35.53.010, 35.53.020, 35.53.030, 35.53.040, 35.53.050, 35.53.060, 35.53.070
Principal and income act of 2002 Ch. 11.104A Probate	trust language, construction 11.118.080	35.53.050, 35.53.060, 35.53.070 Common trust funds under multiple trust
qualifications 11.36.021	trustee, appointment and removal 11.118.070	agreements
Qualifications 11.36.021	trustee, powers 11.118.100	mutual savings bank authority as trustee
Registered land, authority to deal in 65.12.600 Registration of land 65.12.500	use of principal or income 11.118.030 validity 11.118.020	32.08.215 Consolidation of 11.98.080
Resignation of trustee, procedure 11.98.029	Assets	Corpus life insurance 48.18.450

[RCW Index—page 766] (2008 Ed.)

Deeds of trust, See DEEDS OF TRUST	deviation from instrument, court permission	Powers of trust companies
Dispute resolution	11.100.040	federally chartered companies 30.08.155
arbitration procedure 11.96A.310	duty to beneficiaries 11.100.045, 11.100.047	Principal and income act of 2002 Ch. 11.104A
binding nonjudicial agreements 11.96A.210,	eligible securities Ch. 11.100	Prohibition of monopolies and trusts Const. Art.
11.96A.220, 11.96A.230, 11.96A.240	estate guardian funds are trust funds	12 § 22
compliance 11.96A.320	11.100.015	Restraint of trade, trusts in restraint of trade
courts' authority 11.96A.020, 11.96A.060,	fiduciary may hold trust property, liability	unlawful Const. Art. 12 § 22
11.96A.090	11.100.060 instrument	Rule against perpetuities 11.98.130, 11.98.140,
definitions 11.96A.030	authorized investment, defined 11.100.070	11.98.150, 11.98.160 Testamentary gifts to trusts 11.12.250
discovery 11.95A.115, 11.96A.115 judicial proceedings 11.96A.080, 11.96A.100,	deviation upon court permission 11.100.040	Testamentary trusts
11.96A.110, 11.96A.120, 11.96A.130,	legal investment, defined 11.100.070	gifts to, validity 11.12.250
11.96A.140, 11.96A.150, 11.96A.160,	insurance, life, purchase authorized	Transfer administration to another jurisdiction
11.96A.170, 11.96A.180, 11.96A.190,	11.100.120	11.98.045, 11.98.051, 11.98.055
11.96A.200	investment trust or company securities,	Transfer of assets to trustee in another
jurisdiction 11.96A.040	authorized 11.100.035	jurisdiction 11.98.045, 11.98.051, 11.98.055
mediation procedure 11.96A.300	jurisdiction of court 11.100.040	Trust act Ch. 11.98
party-initiated mediation and arbitration	liability 11.100.060	Trust and estate dispute resolution act (TEDRA)
11.96A.260, 11.96A.270, 11.96A.280	life insurance, purchase authorized 11.100.120	Ch. 11.96A Trust companies, powers 30.08.155
special representative 11.96A.250	marital deduction interests 11.100.025	Trust companies, powers 30.06.133 Trust companies, powers as to trusts 30.08.150
statutes of limitations 11.96A.070 superior court venue 11.96A.290	new or untried enterprises 11.100.023	Trustees, See TRUSTEES
venue 11.96A.050	prudent person rule 11.100.020	Unclaimed property held by agents or fiduciaries
Execution against property held in trust,	savings accounts federally insured, authorized	63.29.120
exemption where trust from person other	11.100.030	Uniform common trust fund act
than judgment debtor 6.32.250	self-dealing prohibited 11.100.090	short title 11.102.050
Fiduciaries	total asset management approach 11.100.020	Vesting
successor fiduciaries 11.98.039	Jurisdiction	rule against perpetuities 11.98.140, 11.98.150
Fiduciary	transfer administration to another jurisdiction 11.98.045, 11.98.051, 11.98.055	Washington trust act Ch. 11.98
defined 11.98.039	transfer of assets to trustee in another	Wills incorporation of writings by reference
Forfeiture of property and franchise may be	jurisdiction 11.98.045, 11.98.051,	11.12.255
enforced against monopolies Const. Art. 12 § 22	11.98.055	
Gift distribution	Land 64.04.010	TUBERCULOSIS Control
application of chapter 11.108.900	Liability of person acting for designated trustee	confinement of person with active
definitions 11.108.010	11.100.130	tuberculosis 70.28.037
legislative findings, interpretations	Life insurance	definitions 70.28.008
11.108.070	corpus, as 48.18.450	due process standards 70.28.032
marital deduction	designating trustee as beneficiary to be named by will 48.18.452	health officers' powers and duties 70.28.031
construction of certain marital deduction	failure of trustee to make claim to proceeds,	health officials' power to control 70.28.005
formula bequests 11.108.040	disposition 48.18.452	payment for treatment 70.30.045
marital deduction gift	payment of proceeds to trustee authorized	record of reports, local health departments to
compliance with internal revenue code 11.108.020	48.18.450	maintain 70.28.020 report of cases 70.28.010, 70.28.032
election or allocation under internal revenue	use of trust funds authorized 11.100.120	secretary of health's responsibilities
code 11.108.025	Life insurance policy	70.28.025
survivorship requirement 11.108.060	designation of trustee as beneficiary 11.98.170	training requirements 70.28.032
trust governance 11.108.050	Living trusts estate distribution documents Ch. 19.295	treatment, isolation, or examination order of
nonjudicial resolution of disputes 11.108.900	Marital deduction	health officer 70.28.033, 70.28.035
pecuniary bequest	construction of certain marital deduction	Counties
valuation of assets if other than money	formula bequests 11.108.040	hospitals, See also COUNTIES, subtitle
11.108.030	Marital deduction gift	County hospitals
Gifts	compliance with internal revenue code	Dairy herds health requirements 15.36.161
testamentary power of appointment included 11.12.250	11.108.020	Hospitals and facilities
Gifts to, validity 11.12.250	election or allocation under internal revenue	admissions 70.30.061
Health and welfare benefit trusts	code 11.108.025	annual inspection 70.30.081
existing health and welfare benefit trust	survivorship requirement 11.108.060 trust governance 11.108.050	definitions 70.30.015
program, compliance requirements	Massachusetts trusts	funding 70.30.055
48.62.123	authorized 23.90.030	TUGS AND WHARF BOATS (See also
self-insuring local governments authorized to	defined 23.90.020	VESSELS AND SHIPPING)
participate in 48.62.121	fees, payment of, computation 23.90.040	Cities and towns, first class cities, regulation and
Incorporation by reference wills 11.12.255	filings	control of 35.22.280
Industrial development districts, county tax title	business name and address 23.90.040	Logs and logging, liens for labor 60.24.020
land 53.25.060, 53.25.070, 53.25.080	trust instruments and amendments 23.90.040	TULALIP INDIANS
Insurance, life, use of trust funds authorized	trustees' names and addresses 23.90.040 filings trust	Retrocession of criminal jurisdiction 37.12.100,
11.100.120	instrument 23.90.040	37.12.110, 37.12.120
Investment in common trust funds	powers and duties 23.90.040	TUNNEL DISTRICTS
accounting 11.102.020	reports, making of 23.90.040	Bonds, mutual savings banks may investment in
"affiliated" defined 11.102.010	rules and regulations 23.90.040	32.20.110 Dissolution generally Ch 53.48
application of chapter 11.102.030	service of process upon 23.90.040	Dissolution, generally Ch. 53.48
authorized, exception 11.102.010 construction of chapter 11.102.040	taxes, payment of, computation 23.90.040	TUNNELS Cities and towns
uniform act Ch. 11.102	Minors, transfers to Ch. 11.114 Nonjudicial resolution of disputes 11.108.900	Cities and towns authority to construct 35.85.050
Investment of trust funds	Nonroutine transactions	Compressed air work, See LABOR, subtitle
application of chapter 11.100.050	notice and procedure 11.100.140	Underground work
authorized investments Ch. 11.100	Pecuniary bequest	Insurance for, See INSURANCE, subtitle Marine
buying or selling for self or affiliate prohibited	valuation of assets if other than money	and transportation insurance
11.100.090	11.108.030	Port districts, authority to construct 53.34.010
controlled by this chapter 11.100.010	Power of appointment	Toll tunnels
criteria to be followed 11.100.020	gift 11.12.250	authorization 47.56.075

[RCW Index—page 767]

TURKEY SHOOTS

contributions to project by city or town, county or political subdivision authorized deposit in general fund 63.29.230 definitions 63.35.010 Gift certificates, generally Ch. 19.240 Gift certificates or credit 63.29.140 distribution of proceeds 63.35.040 47.56.250 methods, sale, retention, destruction, or trade created after July 1, 2008 47.56.805, 47.56.810, 47.56.820, 47.56.830, 47.56.840, 47.56.850, 47.56.860 Held by court or public entity presumption of abandonment of intangible 63.35.020 notice of sale 63.35.030 property after two years 63.29.130 reimbursement of owner 63.35.050 Hotel or innkeeper guests, storage and disposal of property 19.48.070 credit permits for vehicular traffic on Statute of limitations 63.29.290 authorized 47.56.247 Stock and other intangible interests 63.29.100 Travelers checks and money orders 63.29.040 Uniform disposition of unclaimed property act cash deposit or bond requirement 47.56.248 Inmate personal property presumed abandoned Ch. 63.42 Inmates, See CORRECTIONS, DEPARTMENT department of transportation powers and duties relating to, generally 47.56.070 notice of sale police in possession 63.32.020 sheriff in possession 63.40.020 Uniform unclaimed property act disposition of moneys received 47.56.257 OF, subtitle Inmate personal property, granting of franchises on authorized 47.56.256 unclaimed permits, leases, or licenses to governmental Insurers, liquidation of entities to use facilities authorized unclaimed funds 48.31.155 administrative costs 47.56.253 Intangible property trust fund 63.29.230 presumption of abandonment after two years 63.29.130 disposition of moneys received 47.56.257 agents and fiduciaries, held by 63.29.120 sale of property bank deposits and funds 63.29.060 execution, delivery of deed 47.56.255 Interstate agreements, cooperation, and business associations after dissolution sale of property, authorized 47.56.254 disposition of moneys received 47.56.257 reciprocity authorized 63.29.330 Landlord, held by as result of sheriff's sale 63.29.110 checks, drafts 63.29.050 sale of unneeded property to governmental entities, execution, delivery of deed disposition of moneys received 47.56.257 claims 63.29.133 another state 63.29.250 Liability challenge in superior court 63.29.260 univery to department transfers 63.29.200 Life insurance funds owing 63.29.070 Museums or historical societies 63.26.010, 63.26.020, 63.26.030, 63.26.040, 63.26.050 Notice and publication, information about property 63.29.180 filing and payment procedure 63.29.240 paid from trust fund 63.29.230 clarification of application 63.29.900 delivery to department transfers 63.29.200 TURKEY SHOOTS Authorized 9.46.0361 **UMPIRES (See ATHLETICS AND SPORTS)** confidential, records and information UNCLAIMED PROPERTY 63.29.380 crediting of dividends, interest, or increments to owner 63.29.210 intangible property presumption when held by court or public entity for two years 63.29.130 Notice of sale police in possession 63.32.020 custody sheriff in possession 63.40.020 when the state may take 63.29.030 Abandonment presumed definitions 63.29.010 general rule, exceptions 63.29.020 police sale, reimbursement to 63.32.040 deposits held by utilities 63.29.080 Administrative costs sheriff sale, reimbursement to 63.40.040 enforcement trust fund 63.29.230 Payment or delivery to department of revenue examination and requests by department of revenue of possible holders 63.29.300 foreign transactions 63.29.360 Agents and fiduciaries, held by 63.29.120 department may decline 63.29.270 Bailee, in possession notice to owner 63.24.150 department may destroy 63.29.280 prior to abandonment 63.29.270 Bailee, reimbursement for reasonable costs procedure 63.29.190 funds 63.24.170 Penalties, interest 63.29.340, 63.29.350 deposit in general fund 63.29.230 Bailee not liable to owner 63.24.170 Police in possession gift certificates or credit 63.29.140 evidence, manner of disposal 63.32.010 Bank deposits and funds 63.29.060 Business associations after dissolution 63.29.110 Checks, drafts 63.29.050 intangible property presumption of abandonment after two years disposition of proceeds 63.32.030 notice of 63.32.020 63.29.130 City current expense fund proceeds of police sale 63.32.030 interstate agreements, cooperation, and reimbursement to owner 63.32.040 when authorized 63.32.010 reciprocity Claims authorized 63.29.330 Police pension fund, proceeds of police sale 63.32.030 another state 63.29.250 landlord, held by as result of sheriff's sale 63.29.133 challenge in superior court 63.29.260 Prospective application of uniform act 63.29.900 filing and payment procedure 63.29.240 paid from trust fund 63.29.230 Public auction, property in hands of bailee police in possession 63.32.010 liability delivery to department transfers 63.29.200 life insurance funds owing 63.29.070 Clarification of application of uniform act 63.29.900 sheriff in possession 63.40.010 notice and publication, information about Confidential, records and information 63.29.380 Public sale property 63.29.180 proceeds to general fund 63.29.230 County current expense fund, proceeds of sheriff payment or delivery of abandoned property to Public sale of abandoned property 63.29.220 Refunds held by businesses 63.29.090 sale paid to 63.40.030 department of revenue 63.29.190 Crediting of dividends, interest, or increments to payment or delivery to department of revenue Report of owner 63.29.210 department may decline 63.29.270 confidential 63.29.380 Custody department may destroy 63.29.280 prior to abandonment 63.29.270 requirements 63.29.170 when the state may take 63.29.030 Definitions 63.29.010 retention of records by holder 63.29.310 penalties, interest 63.29.340, 63.29.350 Deposits held by utilities 63.29.080 Rule adoption authority of department of revenue presumption of abandonment 63.29.020 Dies, molds, and forms 63.29.370 prospective application 63.29.900 customer's title and rights 63.52.010 Safe deposit boxes 63.29.160 Safe deposit boxes, See also SAFE DEPOSIT BOXES public sale definitions 63.52.005 proceeds to general fund 63.29.230 public sale of abandoned property 63.29.220 refunds held by businesses 63.29.090 transfer of title and rights to molder 63.52.010 Disposition of 63.24.160 Sale of when police in possession 63.32.010 when sheriff in possession 63.40.010 Self-service storage facilities presumption of abandonment 63.29.165 Sheriff in possession Donation to nonprofit charitable organization 63.32.050, 63.40.060, 63.35.065 report of Enforcement confidential 63.29.380 retention of records by holder 63.29.310 court action by department 63.29.320 report of abandoned property Evidence evidence, manner of disposal 63.40.010 exclusive provisions 63.40.050 requirements 63.29.170 police in possession, manner of disposal 63.32.010 rule adoption authority of department 63.29.370 sheriff in possession, manner of disposal 63 40 010 safe deposit boxes 63.29.160 statute of limitations 63.29.290 stock and other intangible interests 63.29.100 disposition of proceeds 63.40.030 notice of 63.40.020 Examination and requests by department of revenue of possible holders 63.29.300 reimbursement to owner 63.40.040 Exclusions from lost and found law 63.21.080 when authorized 63.40.010 travelers checks and money orders 63.29.040 wages 63.29.150 Foreign transactions 63.29.360 State patrol, disposition of Wages 63.29.150 Funds applicability of other statutes 63.35.060

[RCW Index—page 768] (2008 Ed.)

Watercraft adrift, See VESSELS AND SHIPPING

UNDERGROUND ELECTRIC AND COMMUNICATION FACILITIES

Cities and towns

application of local improvement law to 35.96.060

assessments, special 35.96.030

authority deemed alternative and additional 35.96.080

contracts for conversion, provisions of 35.96.040

conversion

authorized 35.96.030

procedure 35.96.050 declaration of public interest 35.96.010 definitions 35.96.020

local improvement districts 35.96.030 local improvement law, application to 35.96.060

prior debts, contracts, obligations, etc., incidental to conversion, validation of 35.96.070

procedure, notice, objections, hearing, time limit for conversion 35.96.050 purpose 35.96.010

special assessments 35.96.030

validation of preexisting debts, contracts, obligations, etc. relating to conversion 35.96.070

Counties

contracts 36.88.430

contracts with electric and communication utilities, authorized, provisions 36.88.440 country road improvement district law. applicability of general provisions of 36.88.480

county road improvement districts, special assessments 36.88.430 declaration of public interest 36.88.410 definitions 36.88.420

powers of county relating to 36.88.430

procedure to convert, notice, objections, hearing, time limitation 36.88.450

purpose 36.88.410

special assessments 36.88.430

utility conversion guarantee fund

deposits 36.88.460

establishment authorized, purpose, deposits, investments 36.88.460

investments 36.88.460 operation 36.88.470

purpose 36.88.460

Recording of underground utility installation, filing 36.88.485

UNDERGROUND PETROLEUM STORAGE TANKS Financial assistance to small communities certification 70.148.170 criteria 70.148.130 legislative intent 70.148.120

private owner or operator 70.148.140 public owner or operator 70.148.150 rural hospitals 70.148.160

Financial responsibility program

legislative findings and intent 70.148.005 Heating oil pollution liability protection Ch.

Pollution liability insurance program ad hoc committees 70.148.030 administration 70.148.030

cancellation or refusal by insurer, appeal 70.148.080

definitions 70.148.010

director

powers and duties 70.148.050 rule-making authority 70.148.040

disclosure of proprietary reports and information, penalties for unauthorized disclosures 70.148.060

exemption from Title 48 RCW, exceptions 70.148.090

insurer selection process, criteria 70.148.070 legislative findings and intent 70.148.005 program design and cost coverage 70.148.035 reservation of legislative power 70.148.110 trust account 70.148.020

UNDERGROUND STORAGE TANKS

Findings, intent 90.76.005

Leakage prevention annual tank fees 90.76.090

definitions 90.76.010

delivery of regulated substances 90.76.050

ecology department, powers and duties 90.76.020

enforcement 90.76.070

environmentally sensitive areas, designation 90.76.040

investigation and access 90.76.060 penalties for violations 90.76.080 state preemption of regulation 90.76.110 underground storage tank account 90.76.100

Pollution liability insurance program reinsurance 70.148.025

Program termination 43.131.393, 43.131.394 Tax imposed on petroleum products Ch. 82.23A

UNDERGROUND UTILITIES (See UTILITIES, subtitle Underground utility location)

UNDERGROUND WORK (See LABOR, subtitle Underground work)

UNDERTAKERS (See FUNERAL DIRECTORS AND EMBALMERS)

UNDERWATER PARKS (See PARKS AND RECREATION)

UNDERWRITERS

Policies, generally 48.18.250

UNEMPLOYMENT COMPENSATION

Administration

commissioner

cooperation with federal authorities 50.12.180

delegation of duties 50.12.020 duties and powers, generally 50.12.010 employment stabilization, duty of 50.12.190 oaths and affirmations 50.12.130 personnel, appointment of 50.12.020

review of decisions, generally 50.32.070, 50.32.080, 50.32.090 state advisory council, appointment of, travel expenses 50.12.200

personnel, appointment by commissioner 50.12.020

records

arbitrary reports 50.12.080 compulsory production of 50.12.100 destruction of 50.12.140 employing units 50.12.080

interstate use 50.12.090 work records, report of

delinquency, penalty 50.12.220

work records and reports required 50.12.070

self-incrimination, protection against 50.12.120

rule-making authority 50.12.040, 50.12.042

rules and regulations generally 50.12.010

publication 50.12.160 state-federal cooperation, generally 50.12.180

Agricultural labor

definitions 50.04.150 legislative intent 49.30.005

unemployment compensation general 50.04.155

previously uncovered services 50.98.100

benefits, eligibility 50.20.098, 50.20.099 included 50.04.205

nonresident

employment defined 50.04.206

previously uncovered services 50.98.100

Alternative base year, definition 50.04.020 Annual report, wage and benefit history 50.62.040

Appeals

assessments, orders and notice of 50.32.030 benefits

filing 50.32.020 benefits determination or claim procedure 50.32.040

contributions, procedure 50.32.050 costs and fees 50.32.100, 50.32.110

attorneys' fees 50.32.160

costs, charges and expenses 50.32.190

jurisdiction 50.32.150

decisions final by agreement 50.32.170 employer experience rating 50.29.070

employer experience rating 50.29.0/0 filing appeal, or petition, by mail, when deemed filed and received 50.32.025 mailing, deemed filed and received, time for 50.32.025

review by commissioner 50.32.070, 50.32.080, 50.32.090 time of, filing, when deemed filed and received 50.32.025

tribunals to hear and decide conduct of hearing 50.32.060 creation 50.32.010

waiver of time limitations 50.32.075

Appeals, hearings, review precedent

certain decisions designated 50.32.095

Average annual and weekly wage, qualifying annual and weekly wage, computation 50.04.355

Barbers, cosmetologists

booth renters, excepted 50.04.225 Base year, definition 50.04.020 Benefit ratios 50.29.025, 50.29.027

Benefit year, definitions 50.04.030 Benefits, definitions 50.04.040

Benefits and claims

aliens, eligibility 50.20.098, 50.20.099 amount of benefits 50.20.120

extended benefits conditions 50.20.120

applications

applications generally 50.20.140 notice of 50.20.150 approved training eligibility 50.20.118 assignment of 50.40.020

athletes, sports participants 50.20.113 average weekly wage 50.20.120

back pay awards

recovery of benefits 50.20.190 benefit eligibility conditions 50.20.010 deductions from weekly benefit amount

50.20.130 denial 50.20.180

disqualification felony or gross misdemeanor 50.20.065

labor disputes 50.20.090 misconduct 50.20.060

misconduct or gross misconduct 50.20.066 misrepresentation 50.20.070

refusal to work 50.20.080

voluntary quitting 50.20.050 disqualification for receipt of industrial insurance disability benefits 50.20.085

employer benefit charges notice of 50.29.070

review and redetermination 50.29.070

exemption of 50.40.020 extended benefits requirement 50.20.010 health care professionals, hepatitis C 50.20.041

ineligible

failure to attend job search workshop or training course 50.20.044

job search, registration in electronic labor exchange system 50.20.230

job search monitoring program 50.20.240 jury service, effect of 50.20.117

UNEMPLOYMENT COMPENSATION

limitation on state's liability 50.20.200	erroneous payments to United States or other	benefit ratios 50.29.027
maximum amount payable weekly, limit 50.20.120	state 50.24.030 injunction proceedings 50.24.180	Employers definitions 50.04.080
overpayments, recovery 50.20.190	joint accounts 50.24.170	violation by 50.36.020
part-time workers 50.20.119	lien for 50.24.050, 50.24.060	Employing unit, definitions 50.04.090
payment 50.20.170	limitation of actions 50.24.190 modification of rate 50.29.025	Employment definition
pledge or encumbrance of 50.40.020 profiling system to identify persons likely to	payment, generally 50.24.010	barbers and cosmetologists, booth renters
exhaust benefits 50.20.011, 50.20.012	rate, notice to employer 50.29.070	excepted 50.04.225
recovery of payments, assessed interest use	refunds 50.24.150	definitions 50.04.100, 50.04.110, 50.04.115,
50.20.195	termination or disposal of business	50.04.116, 50.04.120, 50.04.140
recovery of payments, procedure 50.20.190 redetermination 50.20.160	contributions become immediately due and payable 50.24.210	does not include services performed for contractors
rights to, vesting 50.40.040	corporate or limited liability company	criteria 50.04.145
students, disqualification 50.20.095	50.24.230	exceptions, tests 50.04.140
suitable work	successor's liability for contributions 50.24.210	foreign degree-granting institutions, definition
exceptions 50.20.110 factors to consider 50.20.100	uncollectible accounts, chargeoff 50.24.200	50.04.125 Employment and training
training 50.20.043, 50.22.150	withhold and deliver orders, authority for	trust fund 50.16.020
unemployment due to vacation 50.20.115	50.24.110	Employment assistance program
waiting period credit limitations 50.20.020	Corporate officers inclusion, employer's election 50.04.165	definitions 50.62.020 job service programs and activities 50.62.030
waiver of 50.40.010 weekly benefit amount 50.20.120	Cosmetologists, barbers	legislative findings 50.62.010
Benefits determination or claim, appeal	booth renters, excepted 50.04.225	Employment offices, definitions 50.04.290
procedure 50.32.040	Definitions, generally Ch. 50.04	Employment security records, confidentiality
Calendar quarter, definitions 50.04.050	Department of employment security creation 50.08.010	Ch. 50.13 Extended benefits
Casual labor, definitions 50.04.270 Coemployer, client employer 50.04.298	divisions established 50.08.020	application of title provisions and
Collective bargaining agreement, period covered	Discharge of employees, concealing cause of,	commissioner's regulations 50.22.020
by	penalty 50.36.030	computations of rate of uninsured
not unemployed 50.04.310	Discharge or suspension, disqualification 50.20.060, 50.20.065	employment 50.22.060 definitions 50.22.010
Commissioner	Disclosure	eligibility 50.22.020
definitions 50.04.060 Common paymaster of pay agent	child support 50.40.050	extended benefit eligibility conditions
definition 50.04.065	Dislocated worker	50.22.030
Confidentiality of records Ch. 50.13	defined 50.04.075 employment opportunities and enrollee	failure to accept work 50.22.020 interstate claims eligibility 50.22.030
Conservation corps members	benefits 50.70.030	public announcements when extended benefit
exempt 43.220.170 Construction of laws, generally Ch. 50.98	employment security department duties	periods become effective or terminated
Contractors	50.70.040 natural resources department duties 50.70.050	50.22.060 shared work benefits, exhaustee 50.60.120
liability for contributions 50.24.130	training 50.20.042, 50.20.043, 50.22.150	total extended benefit amount
performing work for, when not employment criteria 50.04.145	training, funding 50.22.140, 50.24.014	reduction 50.22.050
Contribution rates, employers 50.29.025	Domestic service, definitions for 50.04.160	training 50.22.150
notice to employer 50.29.070	Educational institutions academic year, definition 50.44.050	weekly extended benefit amount 50.22.040 Family employment, definitions 50.04.180
Contribution rates, predecessor and successor	benefits, terms and conditions 50.44.050	Federal income tax voluntary deduction and
employers 50.29.062, 50.29.063 Contributions	Employer experience rating	withholding 50.20.220
definitions 50.04.070	appeals 50.29.070	Federal interest payment fund
delinquency, penalty 50.12.220	benefit ratio 50.29.025 computation date, defined 50.29.010	contributions and payments in lieu of contributions 50.04.072
includes payments in lieu of contributions	contribution rates	employer contributions 50.16.070
50.04.073 Contributions as tax 50.04.072	client employers 50.29.090	established 50.16.015
Contributions by employers	computation 50.29.070 determination 50.29.025	special fund 50.16.010 Federal targeted jobs tax credit program
adjustments 50.24.150	modification 50.29.025	administration 50.16.080
assessment	redetermination 50.29.080	Findings, determinations, etc., applicability to
jeopardy 50.24.080 order and notice of 50.24.070	solvency surcharge 50.29.041	other actions 50.32.097
warrants 50.24.115	cut-off date, defined 50.29.010 definitions 50.29.010	Foreign governmental services, definitions 50.04.210
benefit ratios 50.29.025, 50.29.027	experience rating accounts	Forest products industry
collection chargeoff of uncollectible accounts	benefits charged to, exclusions 50.29.020,	supplemental additional benefits, eligibility
50.24.200	50.29.021 establishment 50.29.020, 50.29.021	50.22.105 Fund balance ratio 50.29.025
civil actions 50.24.120	quarterly notice of benefits paid and benefits	Funds
client employer 50.24.220	charged 50.29.065	administration 50.16.020
cumulative 50.24.140 delinquent payments in lieu of contributions	experience rating credit 50.29.020, 50.29.021	administrative contingency fund 50.16.010
from political subdivisions, collection of	hearings 50.29.070 notices to employers 50.29.070	federal interest payment fund 50.16.010 employer contributions 50.16.070
50.24.125	notices to employers 50.27.070	
collection by warrants 50.24.115	payroll, defined 50.29.010	established 50.16.015
	predecessor and successor employer	federal unemployment trust fund
compromise, authority to 50.24.020	predecessor and successor employer contribution rates, computation 50.29.062,	federal unemployment trust fund discontinuance, effect 50.16.040
contractor's and principal's liability 50.24.130	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220	predecessor and successor employer contribution rates, computation 50.29.062,	federal unemployment trust fund discontinuance, effect 50.16.040
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220 delinquent, interest on 50.24.040	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063 qualification date, defined 50.29.010 qualified employer, defined 50.29.010 rate year, defined 50.29.010	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030 replacement of federal funds 50.16.060 unemployment compensation administration fund 50.16.050
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220 delinquent, interest on 50.24.040 distraint, seizure and sale	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063 qualification date, defined 50.29.010 qualified employer, defined 50.29.010 rate year, defined 50.29.010 relief of benefit charges, eligibility for	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030 replacement of federal funds 50.16.060 unemployment compensation administration fund 50.16.050 unemployment compensation fund
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220 delinquent, interest on 50.24.040	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063 qualification date, defined 50.29.010 qualified employer, defined 50.29.010 rate year, defined 50.29.010 relief of benefit charges, eligibility for 50.29.020, 50.29.021	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030 replacement of federal funds 50.16.060 unemployment compensation administration fund 50.16.050
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220 delinquent, interest on 50.24.040 distraint, seizure and sale generally 50.24.090 procedure 50.24.100 employer experience rating 50.29.025	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063 qualification date, defined 50.29.010 qualified employer, defined 50.29.010 rate year, defined 50.29.010 relief of benefit charges, eligibility for 50.29.020, 50.29.021 review and redetermination, request for 50.29.070	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030 replacement of federal funds 50.16.060 unemployment compensation administration fund 50.16.050 unemployment compensation fund discontinuance of federal unemployment trust fund, effect 50.16.040 generally 50.16.010
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220 delinquent, interest on 50.24.040 distraint, seizure and sale generally 50.24.090 procedure 50.24.100 employer experience rating 50.29.025 employer experience rating, predecessor and	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063 qualification date, defined 50.29.010 qualified employer, defined 50.29.010 rate year, defined 50.29.010 relief of benefit charges, eligibility for 50.29.020, 50.29.021 review and redetermination, request for 50.29.070 wages, for purpose of prorating benefit	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030 replacement of federal funds 50.16.060 unemployment compensation administration fund 50.16.050 unemployment compensation fund discontinuance of federal unemployment trust fund, effect 50.16.040 generally 50.16.010 Health care access
contractor's and principal's liability 50.24.130 coverage, election of 50.24.160 delinquency, penalty 50.12.220 delinquent, interest on 50.24.040 distraint, seizure and sale generally 50.24.090 procedure 50.24.100 employer experience rating 50.29.025	predecessor and successor employer contribution rates, computation 50.29.062, 50.29.063 qualification date, defined 50.29.010 qualified employer, defined 50.29.010 rate year, defined 50.29.010 relief of benefit charges, eligibility for 50.29.020, 50.29.021 review and redetermination, request for 50.29.070	federal unemployment trust fund discontinuance, effect 50.16.040 withdrawals from 50.16.030 replacement of federal funds 50.16.060 unemployment compensation administration fund 50.16.050 unemployment compensation fund discontinuance of federal unemployment trust fund, effect 50.16.040 generally 50.16.010

[RCW Index—page 770] (2008 Ed.)

commissioner's duties 50.65.030

Health care professionals, hepatitis C 50.20.041 Printed materials, department duties 50.12.290 financing benefits paid employees of nonprofit organizations, election to make Indian tribes Professional employer organizations 50.04.298, benefits, extended 50.50.060 50.12.300, 50.12.310 payments in lieu of contributions 50.44.060 benefits, generally 50.50.020 institution of higher education, defined Profiling system to identify persons likely to contributions, payments 50.50.030, 50.50.040 employment 50.04.265, 50.50.010 50.44.037 exhaust benefits political subdivisions and instrumentalities application 50.44.030 confidentiality of information 50.20.011 notices 50.50.050 rules 50.20.012 terms and conditions 50.50.070 Public employment office, providing for nonparticipation, alternative tax 50.44.035 Inmate work programs, participant benefits 72.09.100 termination of coverage 50.44.090 50.12.180 Quitting voluntarily 50.20.050 religious, charitable, educational or other Real estate appraisers 50.04.255 Real estate broker or salesmen, definitions Insurance agents, brokers, or solicitors, nonprofit organizations, exemption, definitions 50.04.230 payments 50.44.010 Interpretation of laws, generally Ch. 50.98 religious organizations 50.44.045 50.04.230 Investment company agent or solicitor, definitions 50.04.230 services excluded under "employment" as Reasonable assurance used in RCW 50.44.010, RCW 50.44.020 and RCW 50.44.030 50.44.040 defined 50.44.053 Job search, registration in electronic labor Reciprocal benefit arrangements exchange system 50.20.230 state and its wholly owned instrumentalities, coverage arrangements 50.12.060 exclusions, payments 50.44.020 surety bond or deposits of money or securities when election to make payments in lieu of contributions 50.44.070 Job search monitoring program 50.20.240 general administration 50.12.050 Job search workshops Religious organizations failure to attend, ineligible for benefits special coverage provisions 50.44.045 50.20.044 Remedies Job service program for the unemployed 50.62.010 Special work project program, See PUBLIC exclusiveness 50.32.180 ASSISTANCE, subtitle Special work project Remuneration definitions 50.62.020 program State, defined 50.04.300 employment assistance program 50.62.020 financing 50.24.014 payments in lieu not considered 50.24.010 Reports State advisory council, appointment by commissioner 50.12.200
State personnel board, travel expenses 50.12.031 priorities, long-term and older unemployed 50.62.030 delinquency, penalty 50.12.220 Review, hearings, appeal programs and activities 50.62.030 Job skills program, See JOB SKILLS precedent State-federal cooperation, generally 50.12.180 certain decisions designated 50.32.095 Strikes Review by commissioner benefit impact 50.20.090 PROGRĂM employer experience rating 50.29.070 Judicial review, procedure 50.32.120, 50.32.130 Students, disqualification 50.20.095 finality of decision 50.32.090 Judicial review, procedure, interstate petitions Suitable work petition for 50.32.070 50.32.140 factors to consider 50.20.100 procedure 50.32.080 Labor exchange Targeted jobs tax credit program waiver of time limitations 50.32.075 employment assistance program 50.62.020 administration 50.16.080 Rights Temporary services, definitions 50.04.245 Locked-out workers, annual report 50.62.040 vesting of prohibited 50.40.040 waiver of 50.40.010 Temporary total disability allowable beneficiaries 50.06.020 benefit impact 50.20.090 Long-term unemployed Rules, authority 50.29.064 benefits become available, when 50.06.900 Rural natural resources impact areas defined 50.62.020 eligibility determination 50.06.030 laws and regulations governing benefits amounts and eligibility 50.06.040 partial invalidity of chapter 50.06.910 employment opportunities and enrollee benefits 50.70.030 highest priority 50.62.030 Maritime service, definitions 50.04.170 Massage practitioners, definition 50.04.223 employment security department duties 50.70.040 Misconduct and gross misconduct, definitions 50.04.293, 50.04.294

Musicians and entertainers purpose 50.06.010 use of wages and time for prior claims, effect 50.06.050 natural resources department duties 50.70.050 Salesmen, definitions 50.04.235 employment defined 50.04.148 New claims Third-party payer 50.04.248 Timber impact areas Self-employment assistance program 50.20.250 supplemental additional benefits, eligibility 50.22.105 disclosures Services covered by federal act, definitions child support 50.40.050 50.04.220 Shared work compensation plans approval 50.60.040 criteria for 50.60.030 Newspaper delivery services, definitions 50.04.240 Tips included as wages 50.04.320 Training Nonprofit organizations failure to attend, ineligible for benefits benefits paid to employees 50.44.060 50.20.044 approved plans employer contributions, election to make payments in lieu of 50.44.060 effective date 50.60.060 expiration of 50.60.060 Travel services, definition 50.04.232 Unemployed, annual report 50.62.040 Notices, employee to be notified of application filing 50.20.150 Unemployed individual, definition 50.04.310 misrepresentation, penalties 50.60.050 plan modification 50.60.080 Vendors in good standing, committee and fees 50.40.065, 50.40.066 Occupational information service and forecast revocation of 50.60.070 Violations, generally 50.36.010 criteria 50.38.020 criteria for approval 50.60.030 definitions 50.60.020 definitions 50.38.015 Voluntarily quitting 50.20.050 Wage and benefit history, annual report 50.62.040 intent 50.38.010 legislative intent 50.60.010 Older unemployed workers rejection Wages, deemed paid when contractually due 50.24.015 defined 50.62.020 resubmission 50.60.040 highest priority 50.62.030 review of 50.60.070 On-the-job training employer qualifications 50.12.240 Wages or remuneration rule adoption 50.60.901 amount subject to tax 50.24.010 shared work benefits Pay period determination, definitions 50.04.280 Penalties for violations 50.36.010, 50.36.020, death benefits 50.04.340 charge to employer's experience rating accounts 50.60.110 excepted payments 50.04.350 general definition 50.04.320 50.36.030 Pension payments, effect on eligibility and determining base year earnings, reduction in benefits 50.04.323 conflict with federal requirements 50.60.900 payments from pension plans, effect on eligibility and determining base year earnings 50.04.323 eligibility 50.60.090 entitlement 50.60.100 retirement and disability payments 50.04.330 stock transfers excepted 50.04.335 Policy statement 50.01.010 exhaustee 50.60.120 Political subdivisions and instrumentalities weekly amount 50.60.100 Small performing arts 50.04.275
Special coverage provisions
benefits payable, terms and conditions
50.44.050 general 50.44.030 wages, employer experience rating, prorating benefit charges 50.29.030 Waiver of rights 50.40.010 nonparticipation, alternative tax 50.44.035 previously uncovered services 50.98.100 termination of coverage 50.44.090 Washington service corps Previously uncovered services construction, compliance with federal assignment of enrollees not to displace current federal law, conformance with 50.98.110 general 50.98.100 unemployment tax, department of labor workers 50.65.070

(2008 Ed.) [RCW Index—page 771]

guidelines 50.44.080

UNFAIR BUSINESS PRACTICES

criteria for enrollment 50.65.040 definitions 50.65.020 distressed areas 50.65.138 donations and assistance 50.65.080 employment opportunities list maintained 50.65.050 established 50.65.030 fund restrictions, administration 50.65.143 funds and grants 50.65.130 income-generating projects 50.65.090 legislative findings 50.65.010 medical insurance and aid 50.65.110 placement under work agreements 50.65.060 scholarship account 50.65.150 training and subsistence allowed 50.65.110 unemployment compensation coverage, exempt 50.65.120 work agreements, nondiscrimination 50.65.100 work agreements, requirements 50.65.065 Week, definition 50.04.360 Withhold and deliver orders 50.24.110 Work force training and education coordinating board, commissioner to cooperate with Work incentive program, See PUBLIC ASSISTANCE, subtitle Work incentive UNFAIR BUSINESS PRACTICES (See CONSUMER PROTECTION) UNFAIR TRADE PRACTICES (See also FAIR TRADE; MONOPOLIES) Cigarette sales below cost prohibited Ch. 19.91 Fish marketing associations, deemed not to be in restraint of trade 24.36.070 Insurance, generally Ch. 48.30 Price-fixing, See PRICE-FIXING **UNIFORM ACTS (See UNIFORM LAWS)** UNIFORM COMMERCIAL CODE Actions and proceedings remedies and enforcement 62A.1-106 time for taking actions 62A.1-204 Agricultural liens, perfection 62A.9A-302, 62A.9A-308 Application 62A.1-105 Application of supplementary principles of law and equity to title 62A.1-103 Art dealers and artists contracts subject to chapter 18.110 RCW 62A.1-110 Bank deposits and collections (Article 4) account statements, availability of items 62A.4-406 alterations or unauthorized signatures, customer's duties 62A.4-406 applicability 62A.4-102 application of Article 62A.4-201 on arrival drafts, presentment 62A.4-502 charge or certification of items, order 62A.4charge-back or refund, right of 62A.4-214 charges against accounts, when allowed 62A.4-401 check more than six months old, bank not obligated to pay 62A.4-404 collecting bank encoding and retention warranties 62A.4instructions, effect and liability 62A.4-203 liability 62A.4-214 methods of sending and presenting 62A.4notice of item not payable 62A.4-212 provisional status of credits 62A.4-201 responsibility for collection or return 62A.4return of item 62A.4-214, 62A.4-216 settlement 62A.4-213 status as agent 62A.4-201

when action timely 62A.4-202

customer account, allowed charges against 62A.4-401 customer account, determination of insufficiency 62A.4-402 death or incompetence of customer 62A.4-405 deferred posting 62A.4-301 definitions 62A.4-104, 62A.4-105 delays of payments 62A.4-109 depositary bank unindorsed items 62A.4-205 dishonor, time of 62A.4-301 documentary drafts, handling of 62A.4-501 documentary drafts, presentment 62A.4-503 documentary drafts, privilege of presenting bank to deal with goods 62A.4-504 electronic presentment 62A.4-110 final payment of item by payor bank 62A.4-215 improper payment, payor bank's right to subrogation on 62A.4-407 incompetence or death of customer 62A.4-405 insolvency and preference 62A.4-216 insufficiency of account, time of determination 62A.4-402 late return of item, responsibility for 62A.4-302 legal process, items subject to 62A.4-303 measure of damages 62A.4-103 notice, items subject to 62A.4-303 notice of item not payable, liability of drawer or indorser 62A.4-212 overdrafts, charging against account 62A.4pay any bank indorsements 62A.4-201 payments collecting bank 62A.4-106 payable at bank 62A.4-106 payable through bank 62A.4-106 payor bank late return of item, responsibility for 62A.4presentment on arrival drafts 62A.4-502 documentary drafts, responsibility for documents and goods 62A.4-503 electronic 62A.4-110 notice of item not payable, liability of drawer or indorser 62A.4-212 provisional settlement 62A.4-215 receipt of items, cut-off hour 62A.4-108 return of item 62A.4-214, 62A.4-216 return of items and recovery of payment 62A.4-301 security interest, documentary draft held by presenting bank 62A.4-504 security interest of collecting bank 62A.4-210 sending and presenting items, methods 62A.4separate office of bank 62A.4-107 set-off, items subject to 62A.4-303 settlement, medium and time of 62A.4-213 signatures, unauthorized, or altered items, customer's duties 62A.4-406 statute of limitations 62A.4-111 stop payment, customer's right to 62A.4-403 stop payment order, items subject to 62A.4stop payment order, loss from payment of item 62A.4-403 subrogation, payor bank's right on improper payment 62A.4-407 suspension of payment 62A.4-216 transfers between banks 62A.4-206 unindorsed items, holder 62A.4-205 value for purposes of holder in due course 62A.4-211 variation by agreement 62A.4-103 warranties breach of warranty 62A.4-208 encoding and retention 62A.4-209 presentment 62A.4-208 transfer 62A.4-207 withdrawal, availability of funds 62A.4-215

wrongful dishonor, bank's liability to customer 62A.4-402
Bills of lading, See UNIFORM COMMERCIAL
CODE, subtitle Warehouse receipts, bills of lading and other documents of title waiver or renunciation after breach 62A.1-107 Construction and application 62A.1-102 Consumer leases, See UNIFORM
COMMERCIAL CODE, subtitle Leases (Article 2A) Contracts course of performance 62A.2-208 good faith obligation 62A.1-203 goods severed from realty 62A.2-107 modification, rescission, or waiver 62A.2-209 sale of goods, contract form 62A.2-204 Course of dealing, definition 62A.1-205 bank deposits and collections (Article 4) 62A.4-104, 62A.4-105 funds transfers (Article 4A) 62A.4A-103, 62A.4A-104, 62A.4A-105 general provisions (Article 1) 62A.1-201, 62A.1-204, 62A.1-205 investment securities (Article 8) 62A.8-102 leases (Article 2A) 62A.2A-103 letters of credit (Article 5) 62A.5-102 negotiable instruments (Article 3) 62A.3-103, 62A.3-104 sales (Article 2) 62A.2-103, 62A.2-104, 62A.2-105, 62A.2-106 warehouse receipts, bills of lading and other documents of title (Article 7) 62A.7-102 Documents as evidence 62A.1-202 Effective date, repealer, and transition provisions of 1967 act Ch. 62A.10 Evidence, documents as prima facie evidence 62A.1-202 Express warranties, See UNIFORM COMMERCIAL CODE, subtitle Sales Funds transfers (Article 4A) application of Article 62A.4A-102 choice of law to govern 62A.4A-507 creditor process served on receiving bank 62A.4A-502 definitions 62A.4A-103, 62A.4A-104, 62A.4A-105 Electronic Fund Transfer Act of 1978, effect 62A.4A-108 federal reserve regulations and operating circulars, effect 62A.4A-107 funds-transfer system rule, effect 62A.4A-501 injunction or restraining order 62A.4A-503 interest rate 62A.4A-506 items charged to account, sequence 62A.4Apayment date 62A.4A-401 payment order acceptance 62A.4A-209 amendment 62A.4A-211 amendment, effect 62A.4A-202 authorization and verification 62A.4A-202 beneficiary's bank's payment to beneficiary 62A.4A-404, 62A.4A-405 cancellation 62A.4A-211 erroneous, obligations of sender 62A.4Aerroneous, rights of receiving bank 62A.4Aerroneous execution 62A.4A-303, 62A.4Aexecution, obligations of receiving bank 62A.4A-302 execution and execution date 62A.4A-301 failure to execute, liability 62A.4A-305 identification of beneficiary 62A.4A-207 late or improper execution, liability 62A.4Amisdescription of beneficiary 62A.4A-207 misdescription of beneficiary's bank 62A.4Å-208

[RCW Index—page 772] (2008 Ed.)

originator's payment to beneficiary, discharge of obligation 62A.4A-406 rejection 62A.4A-210 sender's obligation to pay receiving bank 62A.4A-402 sender's payment to receiving bank 62A.4Atransmission through funds-transfer system 62A.4A-206 transmission to receiving bank 62A.4A-206 unaccepted, liability and duty of receiving bank 62A.4A-212 unauthorized, duty of customer to report 62A.4A-204 unauthorized, refund of payment by bank 62A.4A-204 unenforceability of certain verified payment orders 62A.4A-203 preclusion of objection to debit of customer's account 62A.4A-505 receipt of items, cut-off time 62A.4A-106 security procedure 62A.4A-201 time payment order is received 62A.4A-106 variation by agreement 62A.4A-501 withdrawals from account, sequence 62A.4A-General provisions (Article 1) Ch. 62A.1 Good faith obligation 62A.1-203 Implied warranties, See UNIFORM
COMMERCIAL CODE, subtitle Sales Investment securities (Article 8) acquisition 62A.8-104 altered or incomplete certificate, effect 62A.8applicability of law 62A.8-110 authenticating trustee, duties 62A.8-407 clearing corporation rules, applicability 62A.8-111 control of security 62A.8-106 creditor's legal process 62A.8-112 definitions 62A.8-102 demand that issuer not register transfer 62A.8effectiveness of instruction, indorsement, or entitlement 62A.8-107 entitlement, acquisition from securities intermediary 62A.8-501 entitlement holder assertion of adverse claim against 62A.8-502 property interest in financial asset 62A.8-503 evidentiary rules concerning certificated securities 62A.8-114 financial assets determination of what constitutes 62A.8-103 guarantee of the signatures 62A.8-402 guaranteeing signature, indorsement, or instruction, effect 62A.8-306 indorsements 62A.8-304 genuineness and effectiveness, assurance of 62A.8-402 instruction 62A.8-305 intermediary and others not liable to adverse claimant 62A.8-115 intermediary as purchaser for value 62A.8-116 issuer defined 62A.8-201 demand that issuer not register transfer 62A.8-403 lien 62A.8-209 lost, destroyed, or wrongfully taken certificates, notification 62A.8-406 certificates, notification 62A.8-406 lost, destroyed, or wrongfully taken certificates, replacement 62A.8-405 notice of defect or defense 62A.8-202 overissue 62A.8-210 registration duties 62A.8-401 responsibility and defenses 62A.8-202 restrictions on transfer effect 62A.8-202 restrictions on transfer, effect 62A.8-204 rights and duties 62A.8-207 signatures, warranty effect 62A.8-208

wrongful registration 62A.8-404 liability for wrongful registration 62A.8-404 lien in favor of issuer 62A.8-209 lost, destroyed, or wrongfully taken certificates, notification 62A.8-406 lost, destroyed, or wrongfully taken certificates, replacement 62A.8-405 notice of adverse claim 62A.8-105 overissue 62A.8-210 priority among security interests and entitlement holders 62A.8-511 proof of authority to transfer or other requisites for registration 62A.8-307 protected purchaser defined 62A.8-303 purchase delivery 62A.8-301 guaranteeing signature, indorsement, or instruction 62A.8-306 proof of authority to transfer or other requisites for registration 62A.8-307 rights of purchaser 62A.8-302 purchaser of security entitlement, rights 62A.8-510 registrar, duties 62A.8-407 registration of transfer, effectiveness of indorsements and instructions 62A.8-402 rights and duties of issuer 62A.8-207 securities determination of what constitutes 62A.8-103 securities account 62A.8-501 securities intermediary change of entitlement holder's position to other security holding 62A.8-508 duties specified 62A.8-509 duty to exercise rights as directed by entitlement holder 62A.8-506 duty to maintain financial asset 62A.8-504 entitlement order, compliance duty 62A.8payments and distributions duties 62A.8-505 signatures, effect of unauthorized signature 62A.8-205 signatures, warranty effect 62A.8-208 statute of frauds inapplicable 62A.8-113 delivery 62A.8-301 transfer, pledge, or release, registration duties of issuer 62A.8-401 transfer agents, duties 62A.8-407 warranties in direct holding 62A.8-108 warranties in indirect holding 62A.8-109 Leases (Article 2A) acceptance of goods 62A.2A-515, 62A.2Aacceptance of goods, revocation 62A.2A-517 agreements, final written expression 62A.2Aapplication of Article 62A.2A-102 application of Article to goods covered by certificate of title 62A.2A-105 application of other laws 62A.2A-104 cancellation effect, rights and remedies 62A.2A-505 casualty to identified goods 62A.2A-220 contract formation, offer and acceptance 62A.2A-206 creditors, rights 62A.2A-308 default 62A.2A-220 cover by lessee 62A.2A-518 damages, lessor's right to recovery 62A.2Adamages, liquidation 62A.2A-504 damages for nondelivery, repudiation, default, and breach of warranty 62A.2Adelivery stoppage by lessor 62A.2A-526 disposal of goods by lessor 62A.2A-527 identification of goods, lessor's rights 62A.2A-524 improper delivery, rightful rejection of

goods 62A.2A-509

injury to goods, lessor's standing to sue third party 62A.2A-531 lessee's incidental and consequential damages 62A.2A-520 lessee's remedies 62A.2A-508 lessor's incidental damages 62A.2A-530 lessor's insolvency, lessee's right to goods 62A.2A-522 lessor's remedies for default by lessee 62A.2A-523 market rent, damages based on 62A.2A-507 notice 62A.2A-502 possession of goods, lessor's rights 62A.2Aprocedure 62A.2A-501 rent, action for 62A.2A-529 residual interest, lessor's rights 62A.2A-532 right to specific performance or replevin 62A.2A-521 rightfully rejected goods, lessee's duties 62A.2A-512 rights and remedies 62A.2A-503 statute of limitations 62A.2A-506 waiver or renunciation of claim or right 62A.2A-107 definitions 62A.2A-103 delegation of performance 62A.2A-303 enforceability 62A.2A-201, 62A.2A-301 evidence, parol or extrinsic 62A.2A-202 excused performance 62A.2A-405, 62A.2Aexpress warranties 62A.2A-210 failure to deliver lessee's remedies 62A.2A-508 firm offers, irrevocability 62A.2A-205 form, validity 62A.2A-204 identification of goods 62A.2A-217 implied warranties 62A.2A-212, 62A.2A-213 improper delivery, rightful rejection of goods 62Å.2A-509 insecurity, assurance of performance 62A.2Ainstallment lease contracts rejection and default 62A.2A-510 insurance covering goods and insurance proceeds 62A.2A-218 irrevocads 62A.2A-218
irrevocable promises 62A.2A-407
jurisdiction or applicable law, limitation on
power of parties to choose 62A.2A-106
lapsed offers 62A.2A-206 lessees accessions, rights when goods become 62A.2A-310 cover after default by lessor 62A.2A-518 damages for nondelivery, repudiation, default, and breach of warranty 62A.2Afixtures, rights when goods become 62A.2Aincidental and consequential damages 62A.2A-520 lessor's insolvency, lessee's right to goods 62A.2A-522 rejected goods, waiver of objections 62A.2A-514 right to specific performance or replevin 62A.2A-521 lessors accessions, rights when goods become 62A.2A-310 damages for nonacceptance, failure to pay, repudiation, or other default 62A.2A-528 disposal of goods after lessee's default 62A.2A-527 fixtures, rights when goods become 62A.2Aidentification of goods, rights 62A.2A-524 improper tender or delivery, cure 62A.2Aincidental damages 62A.2A-530 injury to goods, standing to sue third party 62A.2A-531 possession of goods, rights 62A.2A-525

62A.8-203

staleness as notice of defect or defense

UNIFORM COMMERCIAL CODE

remedies for default by lessee 62A.2A-523	check cashing identification	by representatives 62A.3-402
rent, action for 62A.2A-529	credit card number not to be recorded when	unauthorized 62A.3-403
residual interest, rights 62A.2A-532 stoppage of delivery 62A.2A-526	used 62A.3-512 claims to an instrument 62A.3-306	statute of limitations 62A.3-118 transfer, rights acquired by 62A.3-203
liens, priority 62A.2A-306, 62A.2A-307	contradictory terms, which prevail 62A.3-114	transfer warranties 62A.3-416
loss, risk of 62A.2A-219, 62A.2A-220	conversion 62A.3-420	unaccepted draft, drawee nonliability 62A.3-
merchant lessees	credit card used as check cashing	408
rightfully rejected goods, duties 62A.2A-511 modification, rescission, and waiver 62A.2A-	identification 62A.3-512 date of instrument 62A.3-113	value and consideration 62A.3-303
208	definitions 62A.3-103, 62A.3-104	warranties presentment 62A.3-417
performance, course of 62A.2A-207	discharge by cancellation or renunciation	transfer 62A.3-416
rejected goods	62A.3-604	Payment
lessee's duties 62A.2A-512 merchant lessees, duties 62A.2A-511	discharge of indorsers and accommodation parties 62A.3-605	option to accelerate at will 62A.1-208
replacement 62A.2A-513	discharge of obligation 62A.3-601	Performance option to accelerate at will 62A.1-208
waiver of lessee's objections 62A.2A-514	dishonor	Performance or acceptance under reservation of
repudiation, anticipatory 62A.2A-402	collection agencies 62A.3-530, 62A.3-540,	rights 62A.1-207
repudiation, retraction 62A.2A-403	62A.3-550	Powers, duties and functions of secretary of state
sale of goods by lessee 62A.2A-305 seals inoperative 62A.2A-203	evidence 62A.3-505 failure to comply with requirements, effect	transferred to department of licensing
security interest in goods 62A.2A-303	62A.3-525	43.07.150 Purposes 62A.1-102
statute of frauds 62A.2A-201	form for notice 62A.3-520	Remedies and enforcement 62A.1-106
sublease of goods by lessee 62A.2A-305	governing rules 62A.3-502	Repeal, construction against implied repeal
subordination by agreement 62A.2A-311 subsequent lease of goods by lessor 62A.2A-	liability for interest and costs 62A.3-515 notice 62A.3-503, 62A.3-504	62A.1-104
304	payee's rights 62A.3-515	Reservation of rights performance or acceptance under 62A.1-207
substituted performance 62A.2A-404	service of notice by mail 62A.3-522	Sales (Article 2)
supply contract beneficiary 62A.2A-209	drawer, obligation 62A.3-414	acceptance of goods
termination	excused presentment 62A.3-504	effect 62A.2-607
effect, rights and remedies 62A.2A-505 title to and possession of goods, application of	fictitious payees 62A.3-404 fiduciary duty, notice of breach of 62A.3-307	revocation in whole or in part 62A.2-608
Article 62A.2A-302	foreign money, instrument payable in 62A.3-	what constitutes 62A.2-606
transfer of rights 62A.2A-303	107	action for price 62A.2-708 application of Article 62A.2-102
unconscionability of contracts 62A.2A-108	forms defined 62A.3-104	approval, sale on approval, term and
warranties cumulation and conflict 62A.2A-215	fraudulent endorsement, employer's responsibility for employee 62A.3-405	application 62A.2-326, 62A.2-327
express warranties 62A.2A-210	holder, proof of status 62A.3-308	assignment of rights 62A.2-210
implied warranties 62A.2A-212, 62A.2A-	holder in due course 62A.3-302	assurance of due performance 62A.2-609 auctions, sales procedures 62A.2-328
213	identification of person to whom payable	bills of lading
interference and infringement, warranties against 62A.2A-211	62A.3-110 imposters 62A.3-404	overseas shipment, form of bill of lading
modification or exclusion 62A.2A-214	incomplete instrument 62A.3-115	62A.2-323
third party beneficiaries 62A.2A-216	indorsement 62A.3-204, 62A.3-205	breach of contracts, statute of limitations 62A.2-725
Letters of credit (Article 5)	indorsement, restrictive 62A.3-206	buyer's damages for breach of obligations
application of Article 62A.5-103, 62A.5-1013 assignment of proceeds 62A.5-114	indorser, obligation 62A.3-415 interest 62A.3-112	62A.2-713
choice of law and form 62A.5-116	issue of instrument 62A.3-105	buyer's remedies for breach of obligations
confirmer, nominated person, and adviser	issuer, obligation 62A.3-412	62A.2-711, 62A.2-712, 62A.2-714, 62A.2-
62A.5-107	joint and several liability, contribution 62A.3-	715, 62A.2-717, 62A.2-718, 62A.2-719, 62A.2-720
consideration 62A.5-105 definitions 62A.5-102	116 liability of parties 62A.3-401	buyer's right to specific performance and
dishonor or repudiation, remedies 62A.5-111	lost, destroyed, or stolen instrument 62A.3-	replevin 62A.2-716
form requirements 62A.5-104	309	C. I. F. and C. & F., terms and application
fraud and forgery 62A.5-109	negotiation 62A.3-201	62A.2-320, 62A.2-321 cancellation or rescission, effect 62A.2-720
issuance, amendment, cancellation, and	notice of right to defend action 62A.3-119	casualty to goods 62A.2-613
duration 62A.5-106 issuer's rights and obligations 62A.5-108,	obligation acceptor 62A.3-413	confirmed credit, term and application 62A.2-
62A.5-118	drawer 62A.3-414	325
security interest of issuer 62A.5-118	indorser 62A.3-415	contracts for sale, statute of limitations 62A.2-725
statute of limitations 62A.5-115 subrogation of issuer, applicant, and	issuer 62A.3-412 payment, discharge of obligation 62A.3-601	contracts for sale of goods, form 62A.2-204
nominated person 62A.5-117	obligation, effect on 62A.3-310	course of performance 62A.2-208
transfer 62A.5-112, 62A.5-113	other agreements affecting instrument 62A.3-	creditors, rights of seller's creditors against
warranties 62A.5-110	117	sold goods 62A.2-402
Manufactured or mobile homes	overdue instrument 62A.3-304	crops, contracts for sale 62A.2-107 definitions 62A.2-103, 62A.2-104, 62A.2-
repossessed secured party liable for rent 59.20.074	payable on demand or at a definite time 62A.3-108	105, 62A.2-106
Negotiable instruments (Article 3)	payable to bearer or to order 62A.3-109	delegation of performance 62A.2-210
acceptance of draft 62A.3-409	payment 62A.3-602, 62A.3-603	delivery ex-ship 62A.2-322
acceptance varying from terms of draft 62A.3-	payment or acceptance by mistake 62A.3-418	delivery of goods 62A.2-307, 62A.2-308, 62A.2-309
410 acceptor, obligation 62A.3-413	person entitled to enforce 62A.3-301 place of payment 62A.3-111	delay or nondelivery, conditions and effect
accommodation, instruments signed for	presentment 62A.3-501	62A.2-615, 62A.2-616
62A.3-419	presentment warranties 62A.3-417	financing agency's rights 62A.2-506
accord and satisfaction by use of instrument	promise or order, when unconditional 62A.3-	improper delivery, buyer's rights 62A.2-601
62A.3-311 alteration, fraudulent 62A.3-407	106 reacquisition 62A.3-207	improper tender or delivery, cure 62A.2-508 installment contracts, breach 62A.2-612
application of Article 62A.3-102	recoupment, defenses and claims 62A.3-305	manner and time 62A.2-503
cashier's, teller's, or certified checks	rescission, negotiation subject to 62A.3-202	risk of loss 62A.2-509, 62A.2-510
lost, destroyed, or stolen 62A.3-312	signatures	seller's tender 62A.2-507
obligation of issuer 62A.3-412 refusal to pay 62A.3-411	forged or altered 62A.3-406 forms 62A.3-401	shipment by seller 62A.2-504 substituted performance 62A.2-614
certified checks 62A.3-409	proof 62A.3-308	deterioration of goods, options 62A.2-613
	-	- *

[RCW Index—page 774] (2008 Ed.)

documents of title, when deliverable 62A.2enforceability of contracts 62A.2-201, 62A.2-202 exclusive dealings 62A.2-306 express warranties 62A.2-313 F. O. B. and F. A. S., terms and application 62A.2-319 firm offers 62A.2-205 form for sale contracts 62A.2-204 fraud, remedies 62A.2-721 good faith purchases 62A.2-403 goods in dispute, preservation of evidence 62A.2-515 goods severed from realty 62A.2-107 identification of goods 62A.2-501 implied warranties 62A.2-314, 62A.2-315 insolvency of buyer remedies 62A.2-702 insolvency of seller, buyer's right to goods 62A.2-502 inspection of goods, buyer's rights and duties 62A.2-513 insurable interest in goods 62A.2-501 intention of parties, warranties 62A.2-317 irrevocable offers, period of irrevocability 62A.2-205 letter of credit, term and application 62A.2liquidated or limited damages 62A.2-718 lots and apportionment of payments 62A.2market price, proof 62A.2-723 market quotations, admissibility in evidence 62A.2-724 minerals, contracts for sale 62A.2-107 modification of contract 62A.2-209 no arrival, no sale, term and application 62A.2-324 nonacceptance or repudiation, seller's damages 62A.2-708 nondelivery or repudiation, buyer's damages 62A.2-713 obligations of parties 62A.2-301 offers and acceptance 62A.2-206, 62A.2-207 overseas shipment, form of bill of lading 62A.2-323 form and effect 62A.2-511 before inspection 62A.2-512 payment, when due and running of credit 62A.2-310 performance, options and cooperation between parties 62A.2-311 person in position of seller 62A.2-707 price, how payable 62A.2-304 price, open price terms 62A.2-305 purchaser's rights to title 62A.2-403 quantity, output and requirements 62A.2-306 rejection of goods manner and effect 62A.2-602 merchant buyer's duties 62A.2-603 option by buyer to salvage 62A.2-604 waiver of buyer's objections 62A.2-605 remedies breach of collateral contracts not impaired by Article 62A.2-701 rents and profits, real property, excluded from Article 62A.9, when 7.28.230 repudiation anticipatory repudiation 62A.2-610 retraction of anticipatory repudiation 62A.2resale of goods by seller 62A.2-706 rescission of contract 62A.2-209 return of goods 62A.2-326, 62A.2-327 rights of creditors 62A.2-326 risks, allocation or division between parties 62A.2-303 sale or return, term and application 62A.2-326, 62A.2-327

seller's remedies for breach of obligations 62A 2-702, 62A 2-703, 62A 2-704, 62A 2-705, 62A 2-706, 62A 2-707, 62A 2-708, 62A 2-709, 62A 2-710 shipment by seller under reservation 62A.2-505 statute of frauds 62A.2-201 third party actions 62A.2-722 timber, contracts for sale 62A.2-107 title, power to transfer 62A.2-403 title to goods, passing or reservation conditions 62A.2-401 unconscionable contract or clause, effect 62A.2-302 waiver of contract 62A.2-209 warranties 62A.2-313, 62A.2-314, 62A.2-315, 62A.2-316, 62A.2-317, 62A.2-318 warranties of title and against infringement written expressions of agreement as evidence 62A.2-202 Secured transactions accounts receivable limitation of actions on 4.16.040 agricultural liens, perfection 62A.9A-310
Secured transactions; sales of accounts, contract rights and chattel paper (Article 9A) motor vehicles, security interests in Ch. 46.12 perfecting interest motor vehicles, generally Ch. 46.12 secured party motor vehicles, protection of secured party, generally Ch. 46.12 security agreement motor vehicles Ch. 46.12 security interest motor vehicles Ch. 46.12 perfection motor vehicles Ch. 46.12 Secured transactions (Article 9A) agricultural liens, perfection 62A.9A-302, 62A.9A-308 assignment secured party, duties 62A.9A-209 collateral after-acquired property, attachment of interest 62A.9A-204 disposition, proceeds 62A.9A-315 perfection 62A.9A-312 priority among conflicting security interests 62A.9A-322 secured party, duties 62A.9A-207, 62A.9A-208 statement of account 62A.9A-210 title to collateral immaterial 62A.9A-202 use or disposition 62A.9A-205 debtor, location 62A.9A-307 default, Part 6 Ch. 62A.9A definitions 62A.9A-102, 62A.9A-103 deposit account, control 62A.9A-104 effective date, transition, Part 7 Ch. 62A.9A third party rights, Part 4 Ch. 62A.9A electronic chattel paper, control 62A.9A-105 enforcement and attachment of security interest 62A.9A-203 financing statement, Part 5 Ch. 62A.9A future advancements 62A.9A-204 investment property, control 62A.9A-106 letter-of-credit right, control 62A.9A-107 perfection and priority 62A.9A-301 scope of Article 62A.9A-109 security agreement effectiveness 62A.9A-201 sufficiency of description 62A.9A-108 security interest accessions 62A.9A-335 after-acquired collateral 62A.9A-204 bank's rights and duties 62A.9A-341, 62A.9A-342 buyer of goods, rights 62A.9A-320 chattel paper, negotiable documents, instruments, and investment property 62A.9A-312

chattel paper purchaser, priority 62A.9A-330 commingled goods 62A.9A-336 consignee, rights 62A.9A-319 deposit account, priority of conflicting interests 62A.9A-327 deposit accounts, perfection and priority 62A.9A-304 disposition of collateral, proceeds 62A.9Aenforceability and attachment 62A.9A-203 financial statement filing 62A.9A-338 fixtures and crops, priority 62A.9A-334 funds transfers 62A.9A-332 future advances 62A.9A-323 goods covered by certificate of title 62A.9Agoods covered by certificate of title, perfection and priority 62A.9A-303 investment property, perfection and priority 62A.9A-305 investment property, priority of conflicting interests 62A.9A-328 letter-of-credit right, priority 62A.9A-329 letter-of-credit rights, perfection and priority 62A.9A-306 licensee or lessee of goods, rights 62A.9Aliens, priority 62A.9A-333 new debtor, priority 62A.9A-326 perfection by control 62A.9A-314 perfection by possession or delivery 62A.9A-313
perfection following change in governing law 62A.9A-316 perfection upon attachment 62A.9A-309 priorities and rights 62A.9A-317 priority among conflicting interests 62A.9Apriority and perfection 62A.9A-308, 62A.9A-310, 62A.9A-311 purchase or delivery of financial asset, effect 62A.9A-206 purchase-money priority 62A.9A-324 purchasers of instruments, documents, and securities under other Articles, rights 62A.9A-331 recoupment or set-off, right 62A.9A-340 sale, debtor's rights or interest 62A.9A-318 subordination by agreement 62A.9A-339 transferred collateral 62A.9A-325 security interests arising under Article 2 or 2A 62A.9A-110
Statute of frauds
application 62A.1-206
sales 62A.2-201
Territorial application of title 62A.1-105 Time for actions 62A.1-204 Transition provisions Ch. 62A.11 Transition provisions of 1967 act Ch. 62A.10 Usage of trade, definition 62A.1-205 Warehouse receipts, bills of lading and other documents of title (Article 7) absence of due negotiation, rights acquired 62A.7-504 application of Article 62A.7-103 attachment of goods covered by negotiable paper 62A.7-602 bills of lading altered bills of lading 62A.7-306 bills of lading in a set 62A.7-304 bills freight, shipper's weight 62A.7-301 delivery of goods 62A.7-303 destination bills 62A.7-305 diversion instructions 62A.7-303 duty of care 62A.7-309 improper handling 62A.7-301 liability for nonreceipt or misdescription 62A.7-301 liability of carrier, contractual limitation 62A.7-309 lien of carrier 62A.7-307, 62A.7-308 overissue of documents 62A.7-402 reconsignment 62A.7-303

seals, effect on contracts for sales 62A.2-203

UNIFORM CRIMINAL EXTRADITION ACT

substitute bills 62A.7-305 through bills of lading and similar documents 62A.7-302 Crime committed by a license holder adjudicative proceedings 18.130.100 law enforcement notification 18.130.210 Definitions 18.130.020 defined 18.130.180 department of health communication with Dental hygienists 18.29.076 change of shipping instructions, effect 62A.7complainant 18.130.085 Dentistry 18.32.039 Denturists 18.30.135 disciplinary actions 18.130.160 conflicting claims, interpleader 62A.7-603 definitions 62A.7-102 evidence summary and stipulations Dietitians and nutritionists 18.138.090 18.130.172 delivery obligation 62A.7-403 Disciplinary authorities annual reports 18.130.310 findings of fact and orders 18.130.110, 18.130.160 delivery without indorsement, right to compel authority 18.130.050, 18.130.055 indorsement 62A.7-506 hearing request and notice 18.130.090 diversion of goods, effect 62A.7-504 documents of title, when adequate compliance hearings, powers and duties of disciplinary authority 18.130.100 immunity from liability 18.130.300 reports concerning licensee violations with contract 62A.7-509 duplicate receipt or bill, overissue 62A.7-402 18.130.070 injunctive relief 18.130.185 rule-making authority 18.130.070 investigation, civil penalty 18.130.080 excused delivery 62A.7-403 good faith delivery pursuant to receipt or bill, nonliability 62A.7-404 holder, rights acquired by negotiation 62A.7orders of suspension, when effective 18.130.130 Documents, production of 18.130.230 Emergency service medical personnel 18.71.205, prohibition on practicing in another state 18.130.370 Fines, enforcement 18.130.165 Fraud or misrepresentation in obtaining or reports of findings and orders 18.130.110 maintaining license 18.130.200 Health care assistants 18.135.100 settlement process 18.130.098 indorser not a guarantor for other parties statement of charge 18.130.090 uniform procedural rules 18.130.095 Veterinarians 18.92.046 62A.7-505 Hearing and speech services 18.35.172 irregularities in issue or conduct of issuer 62A.7-401 Injunction, violation and penalty 18.130.195 lost, destroyed, and missing documents Licenses UNIFORM FIRE CODE (See FIRE CODES) denial, revocation, suspension 18.130.120 disciplinary actions 18.130.160 fees 18.130.037 62A.7-601 UNIFORM LAWS negotiability 62A.7-104 Accounting, trustees' Ch. 11.106 negotiation Administrator for the court Ch. 2.56 fraud or misrepresentation in obtaining or forms and requirements 62A.7-501 maintaining license 18.130.200 orders of suspension, when effective 18.130.130 Arbitration act Ch. 7.04A rights acquired 62A.7-502 Athlete agents act Ch. 19.225 nonnegotiable documents 62A.7-104 Automobile liability security act Ch. 46.29
Bills of lading, See UNIFORM COMMERCIAL nonnegotiable instruments, title and rights practice without a license, investigation under 62A.7-504 procedures and penalty 18.130.190 reinstatement 18.130.150 obligation of warehouseman or carrier to Business records as evidence act Ch. 5.45 deliver 62A.7-403 right in goods defeated, when 62A.7-503 Charitable trusts, intention to be uniform with other states' laws 11.110.090 retired active license status 18.130.250 seller's stoppage of delivery 62A.7-504 title to goods, when defeated 62A.7-503 retired volunteer medical worker 18.130.360 Code of military justice Ch. 38.38 Commercial code Title 62A suspension for noncompliance with support title to goods, when defeated 62A.7-503 warehouse receipts altered receipts 62A.7-208 bonded storage 62A.7-201 duty of care 62A.7-204 form and contents, requirements 62A.7-202 fungible goods 62A.7-207 issuance, authorized persons 62A.7-201 liability contractual limitation 62A.7-204 order 18.130.127 Commercial drivers' license act Ch. 46.25 Common trust funds Ch. 11.102 suspension for nonpayment or default on educational loan or scholarship 18.130.125 Conflict of laws, limitations act Ch. 4.18 suspension or restriction, show cause hearing Controlled substances, See DRUGS, subtitle 18.130.135 Massage practitioners 18.108.076 Midwives 18.50.126 Controlled substances Court Administrator Act Ch. 2.56 Naturopathy 18.36A.060 Nurses 18.79.120 Nursing assistants 18.88A.150 Criminal extradition act Ch. 10.88 liability, contractual limitation 62A.7-204 Declaratory judgments act, uniform act Ch. 7.24 liability for nonreceipt or misdescription Enforcement of foreign judgments act Ch. 6.36 62A.7-203 Nursing home administrators 18.52.066 Nursing pools 18.52C.040 Escheat of postal savings system accounts act Ch. lien of warehouseman 62A.7-209, 62A.7-Occupational therapists 18.59.141 Ocularists 18.55.066 separation of goods 62A.7-207 termination of storage at warehouseman's Estate tax apportionment act Ch. 83.110A Facsimile signatures of public officials Ch. 39.62 Opiate therapy guidelines 18.130.340 Opticians, dispensing 18.34.136 Optometry and optometrists 18.53.101, 18.54.076 Food, drug, and cosmetic act Ch. 69.04 option 62A.7-206 Foreign money claims act Ch. 6.44 title, when defeated 62A.7-205 Foreign money judgments recognition act Ch. 6.40 warranties of collecting bank as to documents Fraudulent transfer act Ch. 19.40 Fresh pursuit Ch. 10.89 Orthotic and prosthetic services 18.200.100 warranties on negotiation or transfer 62A.7-Osteopathic medicine and surgery 18.57.011 Osteopathic physicians' assistants 18.57A.025 Pharmacists 18.64.163 Health care information Ch. 70.02 UNIFORM CRIMINAL EXTRADITION Health professions **ACT** Fugitive from another state uniform disciplinary act Ch. 18.130 Institutional funds, See UNIFORM MANAGEMENT OF INSTITUTIONAL Pharmacy ancillary personnel 18.64A.055 Physical therapists 18.74.029 Physician assistants 18.71A.025 commitment to county jail 10.88.340 UNIFORM DISCIPLINARY ACT Physicians and surgeons 18.71.019 FUNDS ACT Acupuncturists 18.06.110 Podiatric medicine and surgery 18.22.018 Interstate family support act Ch. 26.21A Procedural rules, uniform 18.130.095 Psychologists 18.83.054 Judicial notice of foreign laws act 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050, Ambulance services 18.73.240 Appeals 18.130.140 Radiologic technologists 18.84.040 Records' use or information exchange, Application of chapter to specified professions 18.130.040 Limitations act, conflict of laws Ch. 4.18 application of chapter 18.130.350
Recreation therapy 18.230.090
Respiratory care practitioners 18.89.050
Sanctioning schedule 18.130.390
Secretary of health Background checks 18.130.035, 18.130.064 Limited partnerships Ch. 25.10 Management of institutional funds act Ch. 24.44 Budget request investigators and attorneys 18.130.380 Mediation act Ch. 7.07 Military justice, code of Ch. 38.38 Minors, transfers to Ch. 11.114 Capacity of license holder to practice Sanctioning schedule 18.130.350 Secretary of health authority 18.130.040, 18.130.060, 18.130.062, 18.130.065 duties 18.130.065, 18.130.340 Sex offender therapists 18.155.090 evidence summary and stipulations 18.130.172 Money services act Ch. 19.230 hearing and determination 18.130.170 injunctive relief 18.130.185 Negotiable instruments, See UNIFORM COMMERCIAL CODE physical or mental examination 18.130.170 Chemical dependency counselors 18.205.150 Out-of-state supervision of parolees 9.95.270 Partnership act, revised uniform Ch. 25.05 Substance abuse, voluntary monitoring programs 18.130.175, 18.130.186 Chiropractic 18.25.019 Photographic copies of business and public Continuing competency pilot projects Surgical technologists 18.215.080 records as evidence act Ch. 5.46 authority to develop and require participation Temporary practice permits Postal savings system accounts act, escheat of penalties for violations 18.130.075 18.130.270 Ch. 63.48 Counselors 18.19.050 Unprofessional conduct Real property electronic recording Ch. 65.24

[RCW Index—page 776] (2008 Ed.)

Rendition of accused persons act Ch. 10.91 Sales, See UNIFORM COMMERCIAL CODE Securities act Ch. 21.20

Simultaneous death Ch. 11.05A

Stock transfer. See UNIFORM COMMERCIAL

Traffic devices, uniform standard Ch. 47.36 Trustees' accounting act Ch. 11.106 Unclaimed property Ch. 63.29

Uniform act on fresh pursuit Ch. 10.89 Uniform act to secure the attendance of witnesses from without a state in criminal proceedings Ch. 10.55

Uniform business records as evidence act Ch. 5.45

Uniform child custody jurisdiction act Ch. 26.27 Uniform commercial code Title 62A Uniform common trust fund act Ch. 11.102 Uniform conflict of laws, limitations act Ch. 4.18 Uniform controlled substances act Ch. 69.50 Uniform criminal extradition act Ch. 10.88 Uniform declaratory judgments act Ch. 7.24 Uniform enforcement of foreign judgments act Ch. 6.36

Uniform estate tax apportionment act Ch. 83.110A

Uniform facsimile signature of public officials act Ch. 39.62

Uniform foreign money claims act Ch. 6.44 Uniform foreign money judgments recognition act Ch. 6.40

Uniform fraudulent transfer act Ch. 19.40 Uniform judicial notice of foreign laws act 5.24.010, 5.24.020, 5.24.030, 5.24.040, 5.24.050, 5.24.060

Uniform limited partnership act Ch. 25.10 Uniform management of institutional funds act Ch. 24.44

Uniform minor student capacity to borrow act Ch. 26.30

Uniform parentage act Ch. 26.26

Uniform photographic copies of business and public records as evidence act Ch. 5.46

Uniform regulation of business and professions act Ch. 18.235

Uniform rendition of accused persons act Ch. 10.91

Uniform simultaneous death act Ch. 11.05A Uniform trade secrets act Ch. 19.108 Uniform transfers to minors act Ch. 11.114 Uniform veterans' guardianship act Ch. 73.36 Veterans' guardianship act Ch. 73.36 Warehouse receipts, See UNIFORM COMMERCIAL CODE

Washington principal and income act of 2002 Ch. 11.104A

Witnesses, uniform act to secure attendance of witnesses from without the state in criminal proceedings Ch. 10.55

UNIFORM LEGISLATION COMMISSION

Appointment 43.56.010 Duties 43.56.020 Membership 43.56.050 Travel expenses 43.56.040 Vacancies 43.56.010

UNIFORM LIMITED PARTNERSHIP ACT (See PARTNERSHIPS, subtitle Limited partnerships)

UNIFORM PARENTAGE ACT

Forms

mandatory use of standard forms and format rules 26.18.220

Limitation of actions 4.16.360

limitation of actions 4.16.360

Uniform interstate family support act Ch. 26.21A

UNIFORM TRADE SECRETS ACT

Misappropriation

statute of limitations for actions 19.108.060

UNIFORM UNCLAIMED PROPERTY ACT (See UNCLAIMED PROPERTY)

UNIFORMITY

In system of county government to be provided for Const. Art. 11 § 4

In taxation required Const. Art. 7 § 1, Const. Art.

UNITED FUND

Payroll deductions by public employees 41.04.035, 41.04.036

UNITED GOOD NEIGHBORS

County officers and employees, deduction from salary for United Good Neighbors authorized 36.17.045

UNITED STATES

Aeronautics, federal licensing Ch. 14.16 Agreements to secure federal aid within scope of highway advertising control act of 1961 authorized 47.42.110

Alien property custodian, notices to, concerning property affecting aliens 4.28.330, 4.28.340, 4.28.350

Bond issues, sale to United States at private sales Ch. 39.48

amortization 39.48.020 chapter optional 39.48.040 Bonds or obligations

disposal by county 36.33.190

mutual savings banks, authorized investment for 32.20.030

savings and loan associations, investment in 33.24.020

statewide city employees' retirement system funds, investment in 41.44.100

Civil defense, See EMERGENCY SERVICES, DEPARTMENT OF

Clean water act, implementation by state 90.48.260, 90.48.261, 90.48.262, 90.48.264

Compact of state with Const. Art. 26 § 2 Comprehensive Environmental Response, Compensation and Liability Act, state participation and administration 43.21A.440

Congressional elections, See ELECTIONS, subtitle Congressional

Consent of United States necessary in disposing of certain lands Const. Art. 16 § 1 Constitution, See CONSTITUTION, UNITED

STATES

County property, long term leases 36.34.310 Courts, state judges having unfinished law business in 2.48.200

Department of commerce, state to place road markers as requested by department

District court, actions affecting title to real property in federal district court 4.28.325

Donation law, ejectment and quieting title actions as to donation claims 7.28.280 Emergency public works Ch. 39.28

Employees, See UNITED STATES, subtitle Officers and employees

Enemy aliens, tolling of statute of limitation of actions 4.16.210

Facilities of United States displaced for state highway purposes, department of transportation may exercise powers of eminent domain to relocate 47.12.150

Federal interstate highway system, Tacoma-Seattle-Everett highway facility to be part of 47.10.702

Federal property

bids by state or political subdivision 39.32.070 purchase by

political subdivision

authorized 39.32.070, 39.32.080 procedure 39.32.090 state, authorized 39.32.070, 39.32.080

Federal reclamation areas, state lands within Ch. 89.12

Federal surplus property general administration rules and regulations 39.32.060

Federal-aid for highway purposes, acceptance and administration of 47.04.050, 47.04.060, 47 04 070

custody of federal funds, disbursement 47.08.130

state to match federal funds 47.08.020 Federal-aid highway act of 1956

pledge of federal funds to be received under 47.10.718

Tacoma-Seattle-Everett facility to be constructed under 47.10.702

Fish and fishing

agreements with state 77.12.275

fish cultural stations, laboratories, and protective devices for Columbia river fish . 77.12.285

Fish restoration and management projects, federal act Ch. 77.75

Flood control

county lease or conveyance 36.34.220, 36.34.230, 36.34.240

state and federal cooperation authority for 86.24.020

contracts authorized 86.24.030

contracts with other governmental units 86.24.040

extent of participation 86.24.030 state interest 86.24.050

Foreign trade zones

application for permission to establish, operate and maintain 24.46.020 cities and towns 35.21.805 counties 36.01.125

port districts, general permission to operate 53.08.030

Forest lands

conveyance to counties 36.34.210

Forts, congress to have exclusive control Const. Art. 25 § 1

Funds

toll bridges, acceptance of federal funds 47.56.130

Geological survey, cooperation with for purposes of 43.92.060

Home owner's loan corporation bonds collateral security, bonds are eligible as 39.60.030

exchange of public or trust mortgages, contracts, judgments, and liens for authorized 39.60.020

valid investment for public and trust funds $39.60.010\,$

Immigration authorities, aliens, notice to immigration authorities when committed to state institutions for crime 10.70.140

Indians, See INDIANS

Industrial insurance, See INDUSTRIAL INSURANCE, subtitle United States

Insured deposits and accounts by federal government, use of as collateral security 39.60.040

Intercounty incorporation authority to deal with 35.02.250 utility services 35.02.250

Investment company on trust securities savings and loan associations, investment in 33.24.025

Irrigation districts

contracts with

cancellation procedure 87.03.280 generally Ch. 87.68

indemnity contracts by state 87.48.020 Joint operating agencies, contracts with for power 43.52.391 Lands

acquisition from state

cession of state jurisdiction, reverter 37.04.020 consent of state given 37.04.010 previous cessions of jurisdiction saved

purposes 37.04.010

37.04.040

UNIVERSITY OF WASHINGTON

reserved jurisdiction of state 37.04.030 adverse possession against prohibited concurrent jurisdiction with state, procedures 37.04.050 consent of necessary in disposing of certain lands Const. Art. 16 § 1 taxation not to be imposed Const. Art. 26 § 2 title to unappropriated lands Const. Art. 26 § 2 Limited access highways, cooperation with United States in constructing and maintaining authorized 47.52.020 contract and franchise rights 47.52.090 Missing persons act, written finding of death, etc., by federal officer or employee prima facie evidence 5.40.030 Mortgages, foreclosure 61.12.061 Municipal airports, federal aid 14.08.160 National defense facilities act, acceptance by state 38.48.050 National forests, See NATIONAL FORESTS; UNITED STATES, subtitle Forest lands National guard, See MILITIA AND MILITARY AFFAIRS National system of interstate and defense highways within state, adoption of standards, rules and regulations for 47.52.027 Navigation, county lease or conveyance for 36.34.220, 36.34.230, 36.34.240 Obligations savings and loan associations, investment in 33.24.025 Office under United States, acceptance vacates seat in legislature Const. Art. 2 § 14 Officers and employees interchange of personnel between state and federal government 41.04.150, 41.04.160, militia duty, exemption from 38.44.030 Olympic National Park, See OLYMPIC NATIONAL PARK Port district leases with, limitations 53.08.180 Port district revenue bonds, sale to 53.40.050 Property, subject to state taxes Const. Art. 7 § 3 Public works emergency public works Ch. 39.28 federal loans and grants for, acceptance of authorized 39.28.040 Publication of legal notices, fees to be charged 65.16.091 Rainier National Park, See RAINIER NATIONAL PARK Receipt of federal funds for construction of toll bridges authorized 47.56.130 Reclamation county lease or conveyance 36.34.220, 36.34.230, 36.34.240 Reclamation areas, state irrigation or reclamation districts within, See IRRIGATION DISTRICTS Reclamation areas, state lands within federal areas Ch. 89.12 Rural rehabilitation program, agreements with and funds from federal government Ch. Safe Drinking Water Act, state participation and administration 43.21A.445 Savings bonds beneficiary's survival of registered owner, effect 11.04.240 co-owner, effect of death of 11.04.230 Securities of United States mutual savings banks, investment in 32.20.440 Social security benefits agreements for participation of state and political subdivision employees employees' contributions, OASI contribution fund Ch. 41.48 direct payments to survivors or secretary of

OASI contribution fund, state and political subdivision employees Ch. 41.48 Social security, See also FEDERAL SOCIAL SECURITY Soldiers' and sailors' civil relief act of 1940 to apply in state courts 73.16.070 Standard and daylight saving time in local areas under federal control 1.20.050 State land settlement contracts, irrigation districts 87.48.020 State to cooperate with United States on road markers 47.36.090 Steelhead petition congress to make national game fish 77.110.020 Survey markers of United States, transportation department to aid in restoration of 47.36.010 Taxation lands of, taxes not to be imposed Const. Art. property, subject to state taxes Const. Art. 7 § Title to unappropriated lands remains in Const. Art. 26 \S 2 Transportation, department of rules and regulations for transporting explosives and flammables, state to approximate 46.48.170, 46.48.180 Unincorporated towns on, See TOWNSITES Water pollution control, cooperation between state and federal government 90.48.153 Water pollution control act forest practices, compliance with federal act 90.48.425 Wildlife restoration, federal act Ch. 77.75 UNIVERSITY OF WASHINGTON (See also **COLLEGES AND UNIVERSITIES)** AIDS center for AIDS education 70.24.400 training and educational materials 70.24.250 Arboretum and botanical gardens conveyance of part to Seattle 28B.20.354 deed 28B.20.352 grant of state land 28B.20.350 Lake Washington shorelands 28B.20.360 reconveyance for state highway purposes 28B.20.356, 28B.20.364 reverter for nonarboretum use 28B.20.356, 28B.20.364 Branch campuses, Tacoma and Bothell-Woodinville area 28B.45.020 Buildings and facilities contracts for improvements, construction 28B.20.140 employment of architects, engineers, authorized 28B.20.135 Burke museum Ch. 27.40 Campus approach highway authorized 47.20.590 acquisition of property for 47.20.600 condemnation for 47.20.610 measure of damage to buildings 47.20.620 sale of buildings and personalty acquired in acquisition of land 47.20.630 use declared public use 47.20.605 Seattle city ordinance requisite 47.20.635 Children's center for research and training in mental retardation administration 28B.20.412 established 28B.20.410 purposes 28B.20.414 Collective bargaining Ch. 41.76 Consortia or centers regent authority 28B.20.130 Corrections mental health center for offenders collaborative arrangement with department of corrections 72.09.350 Courses, studies, and instruction courses exclusive to 28B.20.060 graduate work 28B.10.120 major courses common to University of Washington and Washington State

University 28B.10.115

Dentistry school authorized 28B.20.300 faculty and residents, licensure without examination 18.32.195 Designation, name, location 28B.20.010 Drug testing laboratory employees, duties, compensation 28B.20.315 Employees' suggestion program Ch. 41.60 Engineering school, occupational and environmental research facility advisory committee, dean as member 28B.20.456 Extension department, head as member of board of supervisors 28A.335.270 Fees building fees disposition 28B.15.210, 28B.20.720 exemptions children of law enforcement officers and fire fighters who died or were disabled in the line of duty 28B.15.380 installment payments 28B.15.411 medical or dental, exemption for certain nonresidents 28B.15.225 refund, cancellation 28B.15.600 special fees, disposition 28B.15.220 Fees, See COLLEGES AND UNIVERSITIES, subtitle Fees Forest resources college center for international trade in forest products created 76.56.010 director, appointment of 76.56.030 duties 76.56.020 funding sources 76.56.050 programs, research, advisory services, use of fee schedule 76.56.040 Forest resources institute Ch. 76.44 Forestry demonstration forest and experiment station, land exchange 79.17.030 institute of forest resources Ch. 76.44 Funds local borrowing authority Ch. 28B.142 spending by regents, limited to income 28B.20.145 University of Washington account created 43.79.080 University of Washington bond retirement fund 28B.20.720 University of Washington permanent fund investment in regents' revenue bonds 43.84.140 investment of surplus moneys in 43.84.031, 43.84.041, 43.84.051, 43.84.061 Health care resources, online access 43.70.112 Highly capable students, contract to provide early entrance and transition education 28A.185.040 Hospital, authority to operate 28B.20.440 Hospital project bonds, See HOSPITAL PROJECT BONDS Lake Union shorelands, transfer to university 28B.20.370 Local borrowing authority Ch. 28B.142 Marine biological preserve 28B.20.320 Math, engineering, and science achievement program coordinator 28A.625.220, 28A.625.230 establishment at University of Washington, goals 28A.625.210 local program centers 28A.625.240 Medical school admissions preference for students from rural areas 28B.20.500 authorized 28B.20.300 occupational and environmental research facility advisory committee, dean as member 28B.20.456 requisites for approval 18.71.055 teaching-research physicians limited licenses 18.71.095 Occupational and environmental research facility

11.66.010

social and health services, effect

acceptance and administration of loans, gifts,	business development strategic plan	URBAN ARTERIAL CONSTRUCTION (See
funds 28B.20.458 advisory committee 28B.20.456	28B.20.296 clean energy policy 28B.20.298	HIGHWAYS, subtitle Urban arterial construction)
construction and maintenance authorized	small business innovation research assistance	URBAN RENEWAL (See also CITIES AND
28B.20.450	program 28B.20.297	TOWNS, subtitle Housing authorities
funding 51.16.042	staff, faculty, and facilities support	law; CITIES AND TOWNS, subtitle
research data and information 28B.20.454 submission of problems to facility 28B.20.454	28B.20.291 Technology program	Urban renewal)
Occupational and environmental research facility	degrees 28B.20.280	Community redevelopment financing Ch. 39.88 Community revitalization financing Ch. 39.89
advisory committee, membership	University tract	URBAN TRANSPORTATION SYSTEMS
28B.20.456	board of regents, powers 28B.20.395,	(See also CITIES AND TOWNS, subtitle
Off-campus programs regent authority 28B.20.130	28B.20.398 bonding authority 28B.20.396	Transportation systems; MOTOR
Railroad rights-of-way	defined 28B.20.381	VEHICLES, subtitle Ride sharing;
agreement 28B.20.332	lease, conditions 28B.20.382	PUBLIC TRANSPORTATION SYSTEMS)
confirmation, terms 28B.20.330 deed 28B.20.334	payment for governmental services	City limits, extension beyond, limitation
easement by deed 28B.20.336	28B.20.394 sale, conditions 28B.20.382	35.84.060
Real property	Warren G. Magnuson institute for biomedical	Cooperative agreements between state and political subdivisions to establish 47.28.140
bond issues—1957 act	research and health professions training	Exclusive use of highways for 47.48.010
refunding bonds 28B.20.730 eminent domain against by railroads and canal	28B.20.462	Exempt from motor freight carrier law 81.80.040
companies authorized 81.36.010	endowment fund 28B.20.472 endowment fund earnings, expenditure	Ferry vessels, acquisition under urban mass
revenue, disposition 28B.20.800	28B.20.466	transportation act of 1964 agreement with federal administrator
streets and boulevards, conveyance of	state matching funds, eligibility 28B.20.470	authorized 47.61.010
university site dedication 28B.20.340	trust fund 28B.20.468	bond issue to provide state matching funds
eminent domain barred 28B.20.344	UNKNOWN HEIRS AND CLAIMANTS	amount 47.61.020 authorized 47.61.020
local assessments barred 28B.20.342	Judgment, effect of 4.28.160	conditions for issuance 47.61.020
transfer of revenue authorized 28B.20.810 transfer of revenue ratified 28B.20.805	Quieting title actions against 7.28.010 Suing and serving 4.28.140, 4.28.150	denominations 47.61.050
Realty, lease of public lands	UNLAWFUL ENTRY AND DETAINER (See	highway bond retirement fund 47.61.100
hunting and fishing rights 28B.20.328	also FORCIBLE ENTRY AND	issuance and sale 47.61.020 legal investment for state funds 47.61.050
Regents	DETAINER)	motor vehicle fuel excise taxes pledged
appointment Const. Art. 13 § 1 appointment, terms, vacancies, quorum	Definitions 59.16.010	47.61.070
28B.20.100	Parties to action 59.16.040 Pleadings	motor vehicle fund, use of 47.61.090
consortia or centers, authority 28B.20.130	allegation of plaintiff 59.16.030	negotiability 47.61.040 not general obligation 47.61.070
courses of study prescribed 28B.20.130	answer, statement of claim 59.16.020	payment of bonds 47.61.070, 47.61.090,
degrees, granting 28B.20.130 diplomas, granting 28B.20.130	complaint, oath 59.16.020	47.61.100
employees of board 28B.20.110	denial of ownership by defendant, Code of 1891 59.16.030	prior redemption, use of excess funds for 47.61.110
faculty members and employees, employment	Trial of separate issues 59.16.040	proceeds, deposit and use 47.61.060
of 28B.20.130 meetings 28B.20.105	Use of force, See FORCIBLE ENTRY AND	registration 47.61.040
off-campus programs, authority 28B.20.130	DETAINER	sale, manner of 47.61.050
officers of board 28B.20.105	Writ of restitution service 59.18.390	signatures 47.61.040 terms and conditions 47.61.030
powers and duties 28B.20.130	UNSOLICITED GOODS	Franchises on state highways 47.44.010
secretary 28B.20.110 treasurer 28B.20.110	Consumer protection act, application 19.56.030	Limited access facilities, cooperative agreements
university fund expenditures 28B.20.130	Goods or services are gifts, when 19.56.020	between governmental entities 47.52.090 Public nuisances
Rural health care professionals	Newspapers or periodicals sent without order are	interference with municipal transit vehicle or
funding of additional expenditures required by act 70.180.130	gift 19.56.010	station 9.66.010
Scholarships	URANIUM (See also NUCLEAR ENERGY AND RADIATION)	obstruction or interference with vehicles or access to stations 7.48.140
engineering graduate scholarships 28B.20.420	Mill tailings	Public urban transportation systems
direction of program, student qualifications 28B.20.422	bonds	declaration of public purpose 47.04.083
School of medicine	exemptions 70.121.130	definition 47.04.082 highway funds may be expended for
DNA identification system 43.43.752	forfeiture, use of funds 70.121.120 performance security 70.121.100	47.08.070
services to law enforcement agencies	requirements for 70.121.110	participation of transportation department in
43.43.756 Sea grant program	collection by attorney general of amounts	47.04.081
geoducks 28B.20.475, 28B.20.476	owed state 70.121.150	Toll bridges, granting of franchises for, authorized 47.56.256
technical assistance to salmon habitat projects	definitions 70.121.020 facilities operations and decommissioning	USE TAX (See TAXES - SALES AND USE)
77.85.080	operator's responsibilities 70.121.040	USED CARS (See MOTOR VEHICLES,
State register, considered state agency for purpose of 34.08.050	secretary, monitoring 70.121.040	subtitle Used vehicles-sale)
Students	legislative findings 70.121.010	USES
liability coverage	license conditions 70.121.030	Conditional permits, counties
authorized, scope 28B.20.250 exclusive authority—RCW 28B.20.250	duration 70.121.030	appeals 36.70.890
through RCW 28B.20.255 28B.20.255	fees 70.121.030	authority of board of adjustment 36.70.810 time limits for 36.70.840
self-insurance revolving fund 28B.20.253	lien created for amounts owed state	USURPATION OF OFFICE
Technology center administration, board of directors 28B.20.289	70.121.140, 70.121.150 on-site inspections and monitoring 70.121.090	Quo warranto proceedings
auministration, board of directors 28B.20.289 availability of facilities 28B.20.295	perpetual care	ground for information, when 7.56.010
community, trade, and economic development	charges for, limitation 70.121.050	information requisites 7.56.040
department responsibilities 28B.20.293	land acquisition 70.121.060	judgments of ouster or forfeiture 7.56.100
created 28B.20.285 definitions 28B.20.287	site and materials ownership 70.121.070	USURY (See also INTEREST, subtitle Usury) Alien bank loans, applicable to 30.42.150
renewable energy and energy efficiency	site transfers, payment for 70,121,080	Consumer leases 63.10.060

[RCW Index—page 779]

out-of-state records and accounts, power of Consumer protection act, application 19.52.036 limitations 54.16.285 Defense, exceptions 19.52.080 voluntary contributions to assist low-income commission to require production of Defense of usury prohibited in transactions occurring after May 1, 1980 and before March 1, 1981 19.52.090 80.04.100, 81.04.100 customers 54.52.010, 54.52.020, 54.52.030 Metropolitan municipal corporations, See METROPOLITAN MUNICIPAL Actions conclusiveness of order or rule in actions Loans by alien banks, applicable to 30.42.150 CORPORATIONS between private parties and public service companies 80.04.410, 81.04.410 Loans made outside state, application 19.52.034 Mobile home purchase, chapter inapplicable Public lands aquatic lands—easements and rights of way Ch. 79.110 findings of commission prima facie correct 19.52.160 80.04.430, 81.04.430 Pawnbrokers' rate of interest 19.60.060 easements over Ch. 79.36 intervention by commission where rule or order involved, notice to commission, judgment void, when 80.04.420, 81.04.420 Penalty 19.52.030 Public service companies Property taxes, delinquency interest, penalties, costs 19.52.140 accounts, inspection by commission authorized 80.04.070 overcharges examinations, officers and employees court procedure 80.04.240, 81.04.240 Rates in absence of agreement 19.52.010 80.04.070 when deemed to accrue 81.04.236 records and documents, inspection by commission authorized 80.04.070

Public utilities, public policy against duplication consumer leases, application 19.52.010 summary proceedings in superior court appeals to supreme court 80.04.260, 81.04.260 Rates amounting to usury 19.52.020 Retail charge agreements of equipment Ch. 54.48 assignees, exclusion 19.52.130 attorney general, duties 80.04.260, 81.04.260 Public utility districts Retail installment contracts assignees, exclusion 19.52.130 acquisition of property 54.16.020 injunction 80.04.260, 81.04.260 Public utility districts, See also PUBLIC UTILITY DISTRICTS joinder of parties 80.04.260, 81.04.260 mandamus 80.04.260, 81.04.260 Retail installment transactions excluded from usury law 19.52.100 Sales contracts, deferred payment of purchase Actions to recover penalties, disposition to state general fund, exception 80.04.400, Records and documents, inspection by price, excluded from application of usury commission authorized 80.04.070 Special permits for oversize and overweight law 19.52.120 81.04.400 Securities brokers-dealers, exclusion 19.52.110 movements by 46.44.092 Affiliated interests, filing requirements Set up charge permitted, when 19.52.020
Tax-qualified retirement plan loans chapter inapplicable 19.52.170 81.16.020 Taxation Ch. 84.12 Telephone buyers' protection act Ch. 19.130 Alternate operator services Telephones rulemaking authority 80.36.524 local exchange companies small companies, regulatory exemptions and Validity of contracts, effect 19.52.030 railroad crossing determinations 81.53.170 UTILITIES (See also CITIES AND TOWNS, reporting requirements 80.04.530 Termination of utility heating service Appeals of superior court judgments subtitle Ùtilities; LANDLORD AND court action on overcharges 80.04.240 TENANT, subtitle Residential landlordcity procedure 35.21.300 limitations 35.21.300, 80.28.010 summary proceedings in superior court 80.04.260 tenant act, utility services; PUBLIC UTILITIES; PUBLIC UTILITY Underground utility location Appeals to supreme court DISTRICTS) confirmation code, excavation court action on overcharges 80.04.240, Accounts, inspection by commission authorized excavating without, penalty 19.122.090 false code, penalty 19.122.110 80.04.070 81.04.240 Appellate review of superior court judgments 80.04.190, 80.04.260, 81.04.260 provider of code 19.122.120 budget billing or equal payment plan 35.21.300, 80.28.010 violations, affirmative defense 19.122.100 Appraisal damage notice to utility 19.122.050 voluntary contributions to assist low-income customers 54.52.010, 54.52.020, 54.52.030

Bonds, refunding with general obligation funding bonds Ch. 39.52 damage repairs or relocation 19.122.050 assessed to public service companies definitions 19.122.020 excavator's duties and liability for damages 19.122.040 80.20.020 collection 81.20.030 disposition to public service revolving fund 80.20.020, 81.20.020 City light, water, sewers, power to increase indebtedness for Const. Art. 8 § 6 exemption from liability 19.122.045 exemption from notice and marking requirements 19.122.060 Easements or rights of way over state lands, See PUBLIC LANDS interest on unpaid cost assessment 80.20.030 limitation upon 80.20.020, 81.20.020 payment of 81.20.020 marking 19.122.030 Electric service cooperatives notice by excavators to owners of facilities 19.122.030 attachments to poles 23.86.400 frequency limitations upon making 81.20.060 necessity of, commission's determination conclusive 80.20.040, 81.20.040 irrigation pumping service tariff 23.86.410 one-number locator services 19.122.027, Electrical utilities 19.122.030 civil immunity for good faith mistakes order of commission not subject to review pipeline companies, duties after notification 19.122.035 35.21.415 80.20.050, 81.20.050 consumer protection for retail customers Ch. Arrest without warrant, when 80.04.470, pipeline companies, excavators to notify 19.29A 81.04.460 19.122.033 service installation charges Assistants 80.01.030 projects under contract 19.122.040 customer may contract privately 35.22.640 Attorney general violations, penalties 19.122.055, 19.122.070. common carriers, action to collect treble Energy conservation coordination by department of general administration 39.35C.030 sale of conserved energy 39.35C.040 damages for rebates, discounts, refunds, etc., attorney general to bring 81.28.220 19 122 075 waiver of notification and marking 19.122.080 compliance with law by persons or corporations regulated, duty to enforce 80.01.100, 80.04.510, 81.04.500 duty to represent 80.01.100, 80.04.510, 81.04.500 UTILITIES AND TRANSPORTATION COMMISSION (See also PUBLIC Energy independence act Ch. 19.285 UTILITIES; TRANSPORTATION COMPANIES) Examinations, officers and employees of public service companies 80.04.070 81.04.500 Heat suppliers, See HEATING SUPPLIERS 911 service Intercounty incorporation dealings with United States 35.02.250 summary proceedings in superior court, duties 80.04.260, 81.04.260 enhanced 911 service business service requirements 80.36.560 residential service requirements 80.36.555 Bond of members 80.01.020 real property, satisfaction of unrecorded utility liens Ch. 60.80 Budgets of expenditures Accidents investigations and examinations 80.04.460, authority of commission to regulate and Local utility districts, See LOCAL UTILITY control 80.04.300, 81.04.300 81.04.460 emergency expenditures 80.04.330, 81.04.330 examinations by commission 80.04.310, DISTRICTS notice to commission 80.04.460, 81.04.460 Locally regulated utilities Accounts attachments to poles 24.06.600, 35.21.455, 35A.21.125, 54.04.045 access of commission to 80.04.090, 81.04.090 81.04.310 filing of 80.04.300, 81.04.300 depreciation and retirement accounts 80.04.350, 81.04.350 investigations by commission 80.04.310, Low-income energy assistance forms 80.04.090, 81.04.090 termination of utility heating service 81.04.310 objection or rejection by commission 80.04.310, 81.04.310 city-owned utility 35.21.300 merchandise accounts to be kept separate limitation 80.28.010 80.04.270, 81.04.270

[RCW Index—page 780] (2008 Ed.)

Elderly and disabled persons, transportation rates and charges of gas, electrical and water companies 80.28.050 orders of commission as to 80.04.310, 81 04 310 services Ch. 81.66 publication by commission, withholding of 80.04.320, 81.04.320 rules and regulations, objections to 80.04.160 Electrical companies Fire hydrants consumer protection for retail customers Ch. rejected items, effect 80.04.330, 81.04.330 19.29A water companies may be required to maintain rules and regulations of commission as to net metering of electricity Ch. 80.60 80.28.250 81 04 320 rates and charges Freight rail services rules of commission as to 80.04.320 energy conservation measures rate, service, and safety, duties 47.76.230 existing rate or charge for, duty of seller of real property to disclose prior to closing supplementary budgets 80.04.300, 81.04.300 Gas companies Business conducted without approval rates and charges procedure by commission \$1.04.510 energy conservation measures extension of payment responsibility to subsequent owners 80.28.065 water conservation goals, achievement of, Business subject to regulation existing rate or charge for, duty of seller of proceedings to determine 80.04.015 real property to disclose prior to closing water system 64.04.200 extension of payment responsibility to subsequent owners 80.28.065 burden of proof on utility to show that it is consideration in setting 80.28.025 exempt from regulation 80.04.015 Electrical companies, See also PUBLIC UTILITIES, subtitle Electrical companies Capitalization, power to authorize 80.08.080 water conservation goals, achievement of, consideration in setting 80.28.025 Chairman **Employees** Gas companies, See also PUBLIC UTILITIES, designated by governor 80.01.010 peace and police officer status, designation subtitle Gas companies Commissioners 80.04.470, 81.04.460 Hazardous liquid pipelines authority to regulate, duties 81.88.060, 81.88.065, 81.88.090 excavation, prevention of third-party damage certifications, power to make 80.04.020, Energy conservation and production from 81.04.020 renewable resources, encouragement of defined 81.04.010 80.28.025 oaths, administering power 80.04.020, legislative finding 80.28.024 81.88.070 81.04.020 Energy conservation measures pro tempore 80.01.035 Hearings existing rate or charge for, duty of seller of real actions deemed those of commission 80.01.050 subpoena power 80.04.020, 81.04.020 property to disclose prior to closing witness, power to compel attendance and testimony 80.04.020, 80.04.050, 81.04.020, 64.04.200 contempt for refusal to attend and testify 80.04.020, 81.04.020 extension of payment responsibility to 81.04.050 subsequent owners of property, requirements 80.28.065 emergency adjudications, appointment to Common carriers preside and enter final order 80.01.060 authority to regulate 81.04.540 Energy efficiency programs household goods, carriage of examiners, powers 80.01.060 incentive rate of return on investments in, estimate of charges, penalty when actual findings of commission 80.04.120, 81.04.120 adoption of policy allowing utilities to receive 80.28.260 charges exceed estimate by more than increase of rates and charges, burden of proof allowed margin 81.80.132 80.04.130, 81.04.130 Energy facility site evaluation council, Common carriers, facilities and services, joinder of complaints or grievances 80.04.110 membership 80.50.030 Enforcement of public service laws authority of commission to order joint hearings and investigations 80.01.070 improvement in 81.28.240 notice 80.04.110 arrest without warrant, when 80.04.470, Common carriers, See also TRANSPORTATION COMPANIES, order of commission 80.04.120, 81.04.120 81.04.460 outside state, power to hold 80.01.070 duty of commission 80.04.470, 81.04.460 subtitle Common carriers persons qualified to hold 80.01.050 peace and police officer, status of employees, Complaints 81.04.110 practice and procedure 80.04.110, 81.04.110 designation 80.04.470, 81.04.460 commission may make 80.04.110 copy, service of 80.04.110 records of proceedings 80.04.120, 81.04.120 rules and regulations, hearing on objections to Evidence, copies of order, rules and regulations, damages, no dismissal because of lack of 80.04.110 admissibility in evidence 80.04.450, 80.04.160 81 04 450 service of order 80.04.120, 81.04.120 time and place 80.04.110 transcript of testimony 80.04.120, 81.04.120 Heat suppliers, See HEAT SUPPLIERS Examinations drinking water standards accidents 80.04.460, 81.04.460 investigation of compliance with 80.04.110 budgets of expenditures 80.04.310, 81.04.310 joinder of complaints or grievances 80.04.110 officers and employees of public service companies 81.04.070 public service company against another public service company 80.04.110 High-speed ground transportation program Ch. Examiners water system failing to meet board of health Inspections of accounts and records of public emergency adjudications, appointment to preside and enter final order 80.01.060 standards 80.04.110 service companies 80.04.070, 81.04.070 who may make 80.04.110 Intervention by commission in any action where hearings and investigations, powers 80.01.060 rule or order involved, notice to commission, Conservation service tariffs, commission duties Excursion service carriers 80.28.303 judgment void, when 80.04.420, 81.04.420 scope of authority, rule-making authority Construction, release or waiver of rights, Investigations 81.70.270 accidents 80.04.460, 81.04.460 penalties, or forfeiture, title not construed as Expenses of commission paid from public 80.04.480, 81.04.470 actions deemed those of commission service revolving fund 80.01.080 Contempt, refusal of witness to attend hearings or 80.01.050 Federal administrative agencies, authority to testify 80.04.020, 81.04.020 budgets of expenditures 80.04.310, 81.04.310 initiate or participate in proceedings before Contracts, utility services, intercounty incorporation 35.02.250 80.01.075 assessed to public service companies Fees Copies of orders, rules and regulations, etc. 80.20.020, 81.20.020 paid into public service revolving fund 80.01.080 admissibility in evidence 80.04.450, collection 80.20.030, 81.20.030 disposition to public service revolving fund 80.20.020, 81.20.020 81.04.450 Fees, See also PUBLIC UTILITIES, subtitle fees for 80.04.450, 81.04.450 publication 80.04.450, 81.04.450 interest on unpaid cost assessment 80.20.030, 81.20.030 Fees; TRANSPORTATION COMPANIES, Created 80.01.010 subtitle Fees Damages, liability of public service companies to Ferries, commercial limitation of bond 80,20,020, 81,20,020 persons or corporations affected by violation certificate of convenience and necessity payment of 80.20.020, 81.20.020 of law, order, or rule 80.04.440, 81.04.440 Defined 81.04.010 cancellation, revocation, suspension, examiners, powers 80.01.060 frequency limitations upon making 80.20.060, alteration, or amendment of certificate, Definitions 80.04.010, 81.04.010
Disabled and elderly persons, transportation services Ch. 81.66 grounds for 81.84.060 81.20.060 temporary certificate may be issued in case joint hearings and investigations 80.01.070 of immediate and urgent need 81.84.070 necessity of, commission's determination conclusive 80.20.040, 81.20.040 Filings Drinking water standards affiliated interests, filing of copy of contract or order of commission not subject to review water companies and systems investigation of compliance with 80.04.110 arrangement with commission 81.16.020 budgets of expenditures 80.04.300, 81.04.300 80.20.050, 81.20.050 outside state, power to hold 80.01.070 Earnings in excess of reasonable return, consideration in fixing rates 80.04.360, gross operating revenue statements 80.24.010, persons qualified to hold 80.01.050 81.04.360 81.24.010 Judgments

UTILITIES AND TRANSPORTATION COMMISSION

commission not notified where rule or order of

procedure by commission 81.04.510 determination 8.24.040 Process, how served 80.04.060, 81.04.060 Orders commission involved, when 80.04.420 order review by superior court 80.04.170 affiliated interests, orders as to payments to Public disclosure exceptions 80.04.095 Jurisdiction, municipal utilities, limitation on 81.16.060, 81.16.070 budgets of expenditures 80.04.310, 81.04.310 jurisdiction of commission 80.04.500 Public lands, easements over commission duties 79.36.630 Leases, utility facilities, federal law compliance change of by commission 80.04.210, 80 04 520 81.04.210 Public service revolving fund Logging roads conclusiveness in actions between private common carriers, action to collect treble parties and public service companies 80.04.410, 81.04.410 private way of necessity, carriage of products damages for rebates, discounts, refunds, of condemnees etc., penalties paid into 81.28.220 rate determination 8.24.040 copies of costs of investigations and valuations "Low-level radioactive waste" defined 81.04.010 admissibility in evidence 80.04.450, deposited in 80.20.020, 81.20.020 Low-level radioactive waste disposal sites 81.04.450 created 80.01.080 rate setting fees for 80.04.450, 81.04.450 expenses of commission paid from 80.01.080 commission powers 81.108.030 findings of commission prima facie correct fees paid into 80.01.080 competitive company, classification as, criteria 81.108.110 regulatory fees, fines and penalties for failure to pay deposited in 80.24.050, 81.24.080 regulatory fees deposited in 80.24.040, 80.04.430, 81.04.430 following hearing 80.04.120, 81.04.120 effective date 80.04.120, 81.04.120 complaints, hearing procedure 81.108.080 contract disposal rates, commission approval required 81.108.060 extension of time 80.04.120, 81.04.120 81.24.070 service of 80.04.120, 81.04.120 solid waste collection company fees deposited intervention by commission where rule or order involved in action, notice to definitions 81.108.020 in 81.77.080 exemption from regulation absent a Public utility districts monopoly situation 81.108.100 extraordinary volume adjustment 81.108.070 exemption from regulation 54.16.040 power rates, sales by private companies to districts 54.04.100 commission, judgment void, when 80.04.420, 81.04.420 investigations and valuations 80.20.050, 81.20.050 silios.070 of other state agencies unaffected 81.108.900 legislative purpose 81.108.010 maximum disposal rate Publications joint action, apportionment of costs 80.04.140, 81.04.140 budgets of expenditures, withholding of 80.04.320, 81.04.320 orders, rules and regulations 80.04.450, joint orders, power to make 80.01.070 initial determination of 81.108.040 81.04.450 liability of public service companies to Qualifications of members 80.01.020 Quorum 80.01.050 persons or corporations affected by violation of order 80.04.440, 81.04.440 revisions to rate, procedure 81.108.050 monopoly situation, determination of existence, criteria 81.108.100 public service company complaining against Radio communications service company revenue statements, requirements another public service company, power of scope of regulation 80.66.010 81.108.090 commission to make order to correct abuse Radioactive or hazardous materials supervision and regulation fees 81.108.090 80.04.110, 81.04.110 liability requirements "Low-level radioactive waste site operating company" defined 81.04.010
Membership 80.01.010 publication 80.04.450, 81.04.450 commission to notify state control agency of rehearing petitions, grounds, procedure 80.04.200, 81.04.200 coverage change 81.80.190 Rail services Meters, gas, water, electric, rules, charges, set by commission 80.28.180 preservation program 47.76.240 review of Railroads affiliated interests, orders as to payments to safety practices, authority 81.04.540, 81.04.550 Motor freight carriers 81.16.090 fees imposed under chapter review writ Railroads, See also RAILROADS; TRANSPORTATION COMPANIES, contest of, procedure to seek refund 81.80.115 application to superior court of Thurston county 80.04.170 refund petitions, rule-making authority regarding the handling of 81.80.115 subtitle Railroads Rates and charges costs 80.04.170 court procedure upon 80.04.170 regulatory fees payments 81.80.321 findings of court 80.04.170 judgment 80.04.170 deaf and speech-impaired, long distance discount rates required for service in conjunction with telecommunications relay system 80.36.195 Motor freight carriers, See also TRANSPORTATION COMPANIES, return 80.04.170 supersedes 80.04.180 service of 80.04.075, 81.04.075 subtitle Motor freight carriers determination of rates of carriers by suspension of rate or charge changes 80.04.130, 81.04.130 Motor freight carrier's license under chapter commission, hearing, considerations 81.80 RCW exempts from motor vehicle 81.04.250 underground storage of natural gas, order approving 80.40.040 duty to fix, basis 80.28.020 transporters' licensing 46.76.010 earnings in excess of reasonable return, Motor vehicle accident reports, tabulation and violations, penalty 80.04.380, 81.04.380 analysis of to be available to 46.52.060 consideration in fixing rates 80.04.360, Municipal utilities violations by 81.04.360 electrical companies, See PUBLIC gas and hazardous liquid pipelines, safety corporations other than public service companies, penalty 80.04.387, 81.04.387 employees, officers, penalty 80.04.385, 81.04.490 UTILITIES, subtitle Electrical companies Municipal utilities, limitation on jurisdiction filing of 80.04.130, 81.04.130 80.04.500 81.04.385 gas companies, See PUBLIC UTILITIES, subtitle Gas companies hearing upon 80.04.130, 81.04.130 Natural gas, compressed employees of corporations other than public motor vehicle refueling stations service companies, penalty 80.04.390, declaration of public interest 80.28.280 81.04.390 increase of, burden of proof 80.04.130, identification of barriers to development Ownership of stocks and bonds in regulated 81.04.130 merchandising capital or expense not to be considered in determining 80.04.270, corporation, effect on qualifications Nonprofit providers of transportation services for Peace and police officer status of employees, persons with special transportation needs Ch. designation 80.04.470, 81.04.460 municipal utilities 80.04.500 81.66 Penalties cumulative 80.04.480, 81.04.470 overcharges issuance conditions and exceptions 80.08.043 Powers and duties action upon certain provisions not to detract from 80.01.300 court procedure 80.04.240, 81.04.240 accidents, notice to commission 80.04.460, when deemed to accrue 81.04.236 court procedure in actions upon 80.04.240, 81.04.240 generally 80.01.040 81.04.460 rates and charges of gas, electrical and water companies 80.28.050 service of 80.04.075, 81.04.075 rule making power 80.01.040 limitation of actions for 81.04.235 refund of 80.04.230, 81.04.230 reparations 80.04.220, 81.04.220 transportation companies, regulation 80.01.040 Oath of members 80.01.020 utility companies, regulation 80.01.040 Obstructions and signs at railroad grade Private carriers payments to affiliated interests not to be rule-making conditioned on federal funds crossings, commission powers and duties allowed in determining if nonapproved or disallowed 80.16.060, 80.16.070, 81.16.060, 81.16.070 relating to 47.32.140 46.73.020 Operations conducted without approval Private way of necessity for logging road

carriage of products of condemnees, rate

[RCW Index—page 782] (2008 Ed.)

UTILITIES AND TRANSPORTATION COMMISSION

telecommunication services, temporary tariff reparations when excessive 80.04.220 liability of public service companies to solid waste collection companies 81.16.075 persons or corporations affected by reduction or waiver to promote service sufficiently remunerative, consent required before any change in 80.04.150, 81.04.150 violation of rule or regulation 80.04.440, 80.04.130 81.04.440Telecommunications companies abbreviated formal procedure, investigation and fact-finding 80.36.145 suspension until hearing 80.04.130, 81.04.130 objections to telecommunication services, temporary tariff filing 80.04.160 hearings 80.04.160 reduction or waiver to promote service alternative forms of regulation 80.36.135 80.04.130 proceedings, rules and regulations governing authority to regulate 80.01.110 contracts or agreements telecommunications companies, decrease in rates, investigation and approval or rejection 80.04.130 filing with commission, commission duties promulgation 80.04.160 railroad employees, rules and regulations as to 80.36.150 rejection 80.04.130
telecommunications companies, decrease in rates not to be suspended 80.04.130
telegraph companies, See PUBLIC
UTILITIES, subtitle Telegraph companies telephone companies, See PUBLIC
UTILITIES, subtitle Telephone companies sanitation and shelter 81.40.095 rates and charges review of 80.04.160 changes scope 80.04.160 filing, notice and exception 80.36.110 Safety devices and signs at railroad-highway Telecommunications service, rates, interstate, grade crossings, commission duties relating to 47.36.050, 47.36.070 responsibilities 80.36.250 Telephone assistance program 80.04.130 valuation of public service company property for purposes of ascertaining 80.04.250, 81.04.250 Safety regulations Telephones municipal utilities, not subject to 80.04.500 extended area service Salaries 80.01.010 determination of when service must be water companies, See PUBLIC UTILITIES, subtitle Water companies Seal 80.01.030, 80.01.090 provided 80.36.855 local exchange companies small companies, regulatory exemptions and reporting requirements 80.08.160, 80.12.045, 80.16.055 Secretary 80.01.030 Records and documents Securities authority of commission to regulate 80.08.020, 81.08.020 access of commission to 80.04.090, 81.04.090 compelling production of contempt for refusal 80.04.020, 81.04.020 order of court to appear 80.04.020, 81.04.020 power of commissioners 80.04.020, 80.04.060, 81.04.020, 81.04.060 procedure 80.04.020, 81.04.020 commission authority not affected by act in compliance with chapter 80.08.150 disposition, records 80.08.090 mandatory measured service filings for, procedure and policy 80.04.130 rates and charges filing exemptions, conditions 80.08.047 deaf and speech-impaired, long distance filing with commission required prior to discount rates required for service in refusal of witness, procedure 80.04.020, issuance 80.08.040 conjunction with telecommunications 81.04.020 issuance 81.08.040 relay system 80.36.195 subpoena power of commissioners 80.04.020, 81.04.020 Service, public utility companies, order for improvement 80.28.030, 80.28.040 temporary tariff reduction or waiver to promote service 80.04.130 superior court, powers and duties as to 80.04.020, 81.04.020 universal service program 80.36.600, 80.36.610, 80.36.620 Service of process and papers 80.04.060, 81.04.075 Terms of office 80.01.010 depositions, right of commission to demand Solid waste collection companies when taking 80.04.060, 81.04.060 forms 80.04.090, 81.04.090 out-of-state records and accounts, power of curbside recycling Thermal energy companies exemption from commission authority 80.04.550 reduced rates, customer eligibility for participation in 81.77.190 commission to require production of 80.04.100, 81.04.100 Transfers of property prohibited without authorization of processing and marketing of recyclable materials proceedings and documents are public records 80.01.090 private recycling businesses, utilization of, requirements 81.77.180 commission, exception 80.12.020, 81.12.020 Records containing commercial information, protection 80.04.095 rules and regulations as to 80.12.050, pass-through rates, rule-making authority 81.77.160 81.12.05 Regulatory fees 80.24.020 Transmission facilities Release or waiver of rights, penalties, or forfeiture, title not construed as 80.04.480, rates and charges attachments suspension of tariff changes 81.04.130 adoption of rules 80.54.060 regulation and supervision of 81.77.030 residential sharps waste collection application on facilities of other companies, exemption 80.54.050 Removal of members, procedure 80.01.010 definitions 80.54.010 rates, terms, conditions Repairs, improvements or additions to public utilities 80.28.130 70.95K.040 Solid waste collection districts, duties relating to Reparations for excessive rates and charges 80.04.220, 81.04.220 Ch. 36.58A determination, fixing, commission order 80.54.030 Solid waste management just and reasonable rate, criteria 80.54.040 Reports comprehensive solid waste management plan accidents 80.04.460 cost impact on rates, review of 70.95.096 regulation, authorized 80.54.020 annual to commission contents 80.04.080, 81.04.080 Steamboat companies, See uniformity of rates, required 80.54.070 TRANSPORTATION COMPANIES, Transportation services for persons with special filing 80.04.080, 81.04.080 subtitle Steamboat companies transportation needs Ch. 81.66 Underground storage of natural gas, notice of application made to 80.40.040 period of report 80.04.080, 81.04.080 Stocks, other securities monthly, periodical or special 80.04.080, 81.04.080 customers, sale to 80.04.290, 81.04.290 Underground utilities, location, damage Ch. 19.122 employees Rules and regulations admissibility in evidence 80.04.450, 81.04.450 purchase or sale of stock in other corporations Vacancy in office of 80.01.010 deduction from salary of payments for prohibited 80.04.280, 81.04.280 requiring prohibited 80.04.280, 81.04.280 Valuation adoption 81.04.160 costs of budgets of expenditures 80.04.320, 81.04.320 assessed to public service companies during working hours prohibited 80.04.280, 81.04.280 sale to 80.04.290, 81.04.290 conclusiveness in actions between private 80.20.020, 81.20.020 collection 80.20.030, 81.20.030 parties and public service companies 80.04.410, 81.04.410 disposition to public service revolving fund Storage warehousemen, See TRANSPORTATION COMPANIES, 80.20.020, 81.20.020 copies of interest on unpaid cost assessment 80.20.030, 81.20.030 admissibility in evidence 80.04.450, 81.04.450 subtitle Storage warehousemen limitation upon 80.20.020, 81.20.020 payment of 80.20.020 frequency limitations upon making 80.20.060, fees for 80.04.450, 81.04.450 Supersedes, order review by superior court publication 80.04.450, 81.04.450 publication 80.04.450, 81.04.450 findings of commission prima facie correct 80.04.430, 81.04.430 Tariff changes filing of 80.04.130, 81.04.130 hearing upon 80.04.130, 81.04.130 \$1.20.060 intervention by commission where rule or necessity of, commission's determination increase of, burden of proof 80.04.130, conclusive 80.20.040, 81.20.040 order involved in action, notice to commission, judgment void, when 80.04.420, 81.04.420 81.04.130 order of commission not subject to review suspension until hearing 80.04.130, 81.04.130 80.20.050, 81.20.050

(2008 Ed.) [RCW Index—page 783]

UTILITY LOCAL IMPROVEMENT DISTRICTS

Warehousemen and wharfingers, See TRANSPORTATION COMPANIES, election or appointment void 42.12.010 accrual 43 01 040 felony conviction 42.12.010 accumulation in excess of 30 days 43.01.044 subtitle Warehousemen and wharfingers nonresident in district, etc., for which elected, amount entitled to 43.01.040 Washington telephone assistance program exceptions 42.12.010 computation of 43.01.040 oath, conviction for violation of 42.12.010 80.04.130 extension for deferred leave 43.01.040 Water companies oath, refusing to take or violating 42.12.010 individual providers, family child care providers 43.01.047 board of health standards, failure to meet, official bond basis for order to improve service judgment against incumbent for breach of part time employees 43.01.040 80.28.030 conditions 42.12.010 rules and regulations 43.01.043 commission may enter into agreements with not filing on time 42.12.010 severance of employment county to regulate companies located within county 80.28.185 refusing to give or renew 42.12.010 removal of incumbent 42.12.010 effect 43.01.041 transfers, effect upon 43.01.040 drinking water standards resignation of incumbent 42.12.010 Unemployment due to, effect on unemployment compensation 50.20.115 investigation of compliance with 80.04.110 Cities and towns, mayor 35.18.190 Community development, director of 43.17.040 Corrections, secretary of 43.17.040 County board of adjustment 36.70.240 rates and charges extension, installation, and connection VAGRANCY First class cities, providing for punishment of 35.22.280 charges jurisdiction 80.28.270 reserve account 80.28.022 County commissioners township, precinct and road districts filled by Const. Art. 11 § 6 County officers 36.16.110 VALIDITY OF STATUTES water conservation goals, achievement of, consideration in setting 80.28.010
Water companies, See also PUBLIC UTILITIES, Appellate jurisdiction of supreme court Const. Art. 4 8 4 abandonment of duties 36.16.125 VANCOUVER NATIONAL HISTORIC subtitle Water companies partisan elective office, acting official, RESERVE (See HISTORIC PRESERVATION) Water system appointment 36.16.115 drinking water standards County partisan elective offices Const. Art. 2 § investigation of compliance with 80.04.110 VANDALISM nonmunicipal election to fill, when 42.12.040 Cemeteries, damage or destruction of grounds or audits by commission 80.04.110 Development credit corporation directors property Ch. 68.56 31.20.050 Witnesses Insurance against, See INSURANCE, subtitle District judge 3.34.100 compelling attendance and testimony Casualty insurance contempt for refusal 80.04.020, 81.04.020 Ecology, director of 43.17.040 Ecology, director of 43.17.040
Executive branch of government election to fill, when 42.12.040
Fish and wildlife, director of 43.17.040 order of court to appear 80.04.020, 81.04.020 power of commissioners 80.04.020, VARIANCES Actions to recover personal property 4.36.210 80.04.050, 81.04.020, 81.04.050 procedure 80.04.020, 81.04.020 VEGETABLES (See also HORTICULTURE) General administration, director of 43.17.040 Controlled atmosphere storage refusal of witness, procedure 80.04.020. Governor Const. Art. 3 § 10 condition and maturity standards 15.30.140, 81.04.020 to fill offices of 15.30.150 subpoena power of commissioners 80.04.020, 81.04.020 judges of superior court Const. Art. 4 § 5 definitions 15.30.010 justices of supreme court Const. Art. 4 § 3 identification of fruits and vegetables superior court, powers and duties as to 80.04.020, 81.04.020 Labor and industries, director of 43.17.040 15.30.130 Legislature Const. Art. 2 § 15 election to fill, when 42.12.040 injunctions 15.30.220 depositions, right of commission to take, powers 80.04.060, 81.04.060 inspection and certification 15.30.160, Licensing, director of 43.17.040 15.30.170, 15.30.180, 15.30.200 fees and mileage amount 80.04.040, 81.04.040 Municipal court judges 35.20.150 inspection certificate as evidence 15.30.190 Nonpartisan governing bodies filling of vacancy 42.12.070 intergovernmental cooperation 15.30.260 payment or tender condition precedent to compelling attendance 80.04.020, penalties for violations 15.30.250 Offices, filled by governor Const. Art. 3 § 13 Partisan county elective office Const. Art. 2 § 15 rules enforcement 15.30.050 81.04.020 number, commission may limit 80.04.030, time, temperature, and air components Resignation 81.04.030 15.30.060, 15.30.120 to whom made 42.12.020 self-incrimination, protection against 80.04.050, 81.04.050 Revenue, director of 43.17.040 Social and health services, secretary of 43.17.040 unlawful acts 15.30.210 warehouse license 15.30.020, 15.30.030 State, filled by governor until next election Const. Art. 3 § 13 denial, suspension, or revocation 15.30.080, UTILITY LOCAL IMPROVEMENT DISTRICTS 15.30.090 State departments and agency directors 43.17.020 fee 15.30.040 Authority to establish cities and towns 35.43.042 counties 36.94.230 renewal 15.30.070 Superior court judges governor to fill Const. Art. 4 § 5 subpoenas, witnesses and fees 15.30.100 warehouse number 15.30.110 County roads and bridges, service districts, authorized to form 36.83.050 Supreme court judges governor to fill Const. Art. 4 § 3 Grades and packs Ch. 15.17 Metropolitan municipal corporations, general Grades and packs, See also HORTICULTURE Term of person elected to fill 42.12.030 powers 35.58.500 Horticultural pests and diseases Ch. 15.08 Township, precinct, and road districts, how filled Petition for creation 35.43.125 Inspection and certification 15.17.140, 15.17.150 Const. Art. 11 § 6 Potable water facilities 35.43.270 Pests and diseases notice of proposal 36.94.235 Sanitary sewer facilities 35.43.270 notice of proposal 36.94.235 Transportation, secretary of 43.17.040 condemnation of infected property 15.08.070 Veterans affairs, director of 43.17.040 quarantine and regulation of movement Ch. Washington army national guard head 38.12.015 Water-sewer districts Ch. 57.16 VACANT LANDS Potatoes Ejectment and quieting title action 7.28.080 UTILITY POLES certified seed potatoes VACATION OF JUDGMENTS (See Attachment of objects to prohibited 70.54.090 restricted production areas, establishment JUDGMENTS, subtitle Vacation or Ch. 15.15 UTILITY TRANSMISSION LINES modification of) Retail sales, fresh Attachment of objects to country of origin information 15.04.415 penalty 70.54.090 ACATION OF LAND (See PLATS AND Seed potatoes prohibition 70.54.090 PLATTING, subtitle Vacation) restricted production areas, establishment Ch. Underground, cities and towns, authority for VACATIONS local improvement 35.43.040 County employees, hourly 36.32.390
Metropolitan municipal corporations, prior employees 35.58.400
State convention and trade control of the convention and trade convention and trade control of the convention and trade convention and trade control of the convention and trade control of the convention and trade convention and trad 15.15 State vegetable 1.20.140 VACANCIES IN OFFICE Tax deferrals, fruit and vegetable businesses Ch. Agriculture, director of 43.17.040 Board of governors of Washington state bar State convention and trade center, Seattle VEHICLE EQUIPMENT SAFETY association 2.48.030 vacation law inapplicable to officers and COMPACT

[RCW Index—page 784] (2008 Ed.)

Generally Ch. 46.38

employees 43.01.045

State officers and employees

Causes of

death of incumbent 42.12.010

VEHICLES (See MOTOR VEHICLES)	vacation of due to neglect of moving party	acquittal, no reconsideration 10.61.060
· · · · · · · · · · · · · · · · · · ·	4.12.110	guilty conviction if mistake in law 10.61.060
VEHICULAR ASSAULT/HOMICIDE (See CRIMES)	Municipal courts, jurisdiction and venue	Deadly weapon, special verdict as to whether
,	35.20.100	accused armed with 9.95.015
VENDING MACHINES	Ne exeat 7.44.070	Defendants
Cigarettes Ch. 70.155, Ch. 82.24	Nonadmitted foreign organizations	costs
Tax collection 82.08.080	suits arising from real estate mortgage	default in payment, enforcement, collection
VENEREAL DISEASES (See SEXUALLY	activities 23B.18.060	10.01.180
TRANSMITTED DISEASES)	Perjured unsworn certified written statement,	payment requirement 10.01.160
VENUE (See also JURISDICTION)	committed out of state 10.25.065 Personal property forfeiture, recovery after,	costs, deferred, or by installments 10.01.170 Deliberation by jury, legal holidays, instructions
Actions	venue 4.24.180	requested on 2.28.100
brought where defendant resides 4.12.025	Real property recovery after forfeiture, venue	District judges, civil actions, delivery of verdict
commenced where subject is situated 4.12.010	4.24.180	to justice 12.12.080
tried in county where cause arose 4.12.020 Actions against	State	Docket, entered in 4.64.020
corporations 4.12.025	actions against state 4.92.010, 4.92.090	Ejectment and quieting title actions 7.28.140
state 4.92.010	Statewide special inquiry judge 10.29.120	counterclaims for permanent improvements
Change of 4.12.040	Superior courts	and taxes paid 7.28.170
actions against state 4.92.010	real estate actions liens on, enforcement of 2.08.210	plaintiff's right to possession expires before trial 7.28.190
completed, when 4.12.120	quieting title 2.08.210	Entry of 4.44.460
costs and fees of 4.12.090	recovery of possession 2.08.210	index entry 4.64.020
county to which venue may be changed 4.12.060	Supplemental proceedings 6.32.240	notice, as 4.64.020
district courts	Telephone calls, harassing	procedure 4.64.020
removal proceedings 4.14.010	where chargeable 9.61.250	Filing of 4.44.460
grounds 4.12.030	Transcript, transmission of 4.12.100	Findings of fact by court deemed as verdict
justice courts	VERDICTS	4.44.060 General 4.44.410
prejudice, because of 3.20.100	Abstracts of	inconsistency between special findings of fact
removal proceedings 4.14.020, 4.14.030,	cessation of lien, certificate to another county	and general verdict 4.44.440
4.14.040	4.64.100	Increase or reduction as alternative to new trial
limitation on number of changes 4.12.060 newly created county, change to, procedure	entry, effect 4.64.100 execution docket entry 4.64.100	4.76.030
4.12.070	indexing of 4.64.100	correctness of verdict presumed 4.76.030
prejudice of judge or court commissioner as	preparation of 4.64.100	Indexing entry, procedure 4.64.020
grounds for 4.12.050	sending to another county 4.64.100	Injunctions, stay of proceedings after, damages
affidavit of prejudice 4.12.050	transmission of 4.64.100	on dissolution 7.40.200
procedure 4.12.050	Actions for recovery of personal property	Inquests, verdict of jury 36.24.070 Joint debtor, action against after judgment
records, transmission of 4.12.090	4.44.420	limitation on verdict amount 4.68.060
stipulation of parties, by 4.12.080	Challenges to sufficiency of evidence eliminates, judgment in bar or nonsuit 4.56.150	Juries
vacation of order of due to neglect of moving party 4.12.110	Civil actions	to assess amount of recovery in actions to
Civil actions	number of jurors who must render verdict	recover money or setoff 4.44.450
district courts 3.66.040, 3.66.050	4.44.380, Const. Art. 1 § 21	verdict by less than twelve authorized, when
Corporations	procedure 4.44.380	Const. Art. 1 § 21 Legal holidays, received on 2.28.100
involuntary dissolution	Conviction, verdict of, reconsideration if mistake	Lien cessation
nonprofit corporations 24.03.260	in law 10.61.060 Costs	certification of to another county 4.64.100
residence of for purposes of venue 4.12.025 Counties	criminal proceedings	execution docket procedure 4.64.100
actions by or against 36.01.050	default in payment, enforcement, collection	when 4.64.100
Criminal actions	10.01.180	Lost or destroyed verdict, substitution of copy
change due to prejudice of judge, conditions	payment by defendant 10.01.160	authorized 5.48.010 Mandamus proceedings, certification of verdict
4.12.040	payment, deferred, or by installments	7.16.240
change of venue	10.01.170	Prohibition proceedings, certification of verdict
costs when case transferred to another county 10.25.130	Criminal proceedings acceptance and recording of 10.01.060	7.16.320
jury from another county 10.25.140	acquittal, verdict of, no reconsideration of	Receiving verdict and discharging jury 4.44.460
procedure 10.25.070	10.61.060	Referee's report deemed as, when 4.48.090
sending letter, when complete, where sender	conviction, verdict of jury necessary for	Rendition of
may be proceeded against 9.01.130	10.01.060	polling jury 4.44.390 procedure 4.44.360, 4.44.370
District courts 3.66.040, 3.66.050, 3.66.070	costs	Replevin 4.44.420
Domestic corporation without officer in state	default in payment, enforcement, collection 10.01.180	Special verdict 4.44.410
upon whom process can be served 4.28.090 Guardianship	deferred, installment payments 10.01.170	VERIFICATIONS (See also
transfer of jurisdiction and venue 11.88.130	payment by defendant 10.01.160	ACKNOWLEDGMENTS)
Insurance companies	criminally insane, instructions to jury	Confession of judgment statement in writing
actions against insurers 48.05.220, 48.18.200	10.77.040	4.60.060
delinquency proceedings	degrees and lesser offenses 10.61.003	Cost bill 4.84.090
change 48.31.210	attempt	Disbursement statement 4.84.090
liquidation 48.31.210 Insurance contracts, provisions regarding	included offense 10.61.003 specification of 10.61.010	District judges, verification of small claims 12.40.070
48.18.200	doubt as to	Habeas corpus
Juvenile offenses (crimes) 13.40.060	lower must be used 9A.04.100, 10.58.020	applications for writ 7.36.030
Logging liens, enforcement, venue of court	guilty of lesser degree than charged	return of writ 7.36.100
60.24.120	10.61.003	Homesteads, petition for appraisal of homesteads
Manufactured/mobile home landlord-tenant	included offenses 10.61.006	6.13.110
actions 59.20.120 Militia, venue of actions against officers and	not guilty of higher degree, may be guilty of lesser 10.61.003	List of personal property where personal
Militia, venue of actions against officers and enlisted persons 38.40.010	several defendants	exemption claimed 6.15.060 Redemption
Mortgages, foreclosure 4.12.010, 61.12.040	conviction or acquittal 10.61.035	assignment copy 6.23.080
Motions, change of venue	specification of degree or attempt 10.61.010	Small claims 12.40.070
on prejudice of judge or court commissioner	judgment on, rendition 10.64.015	Tort claims against
4.12.050	reconsideration of 10.61.060	cities and towns 35.31.040

[RCW Index—page 785]

state 4.92.100

VESSELS AND SHIPPING (See also BOATS AND BOATING; TRANSPORTATION COMPANIES)

Alcoholic beverages, dining places on vessels, See ALCOHOLIC BEVERAGES, subtitle Dining places on vessels and aircraft, retailer's license

Anchorage and wharfage within state, liens for, See LIENS, subtitle Boats and vessels Ballast discharge 88.28.060

Ballast water management Ch. 77.120

Carbon monoxide

poisoning information brochure 88.02.260 warning sticker, display 88.02.250 Cargo loading, unloading, dunnaging, or stowing, See LIENS, subtitle Boats and

vessels

Certificates of title 88.02.070, 88.02.075, 88.02.120, 88.02.130, 88.02.140, 88.02.150, 88.02.160, 88.02.170, 88.02.180

Charter boats, regulation of boats operating on state waters Ch. 88.04

Cities and towns

first class cities, regulations 35.22.280 second class cities, regulations 35.23.440

Contracts

breach of, towing, dunnaging or stevedoring 60.36.060

Contracts for transportation, liens for, See LIENS, subtitle Boats and vessels

Convicts, transportation into state prohibited 88.08.030

Crimes

jurisdiction, public offense committed on Const. Art. 1 § 22

operating steamboat while intoxicated 9.91.020

public nuisance upon, maintaining or permitting 9.66.030

Crimes, See also CRIMES, subtitle Boats and vessels

Dealers

business identification 88.02.078 denial of license 88.02.235

display decals, unauthorized use 88.02.115 display decals, use 88.02.023

exemptions from requirements 88.02.230 failure to register, gross misdemeanor 88.02.112

nontransferable registration numbers 88.02.028

purchase of dealer registration to evade tax 88.02.118

records of purchases and sales 88.02.210 registration 88.02.060

registration, suspension for noncompliance with support order 88.02.189

registration denial, suspension, or revocation 88.02.188

temporary permits 88.02.184

trust accounts for cash sales 88.02.220
Definitions 88.02.010
Derelict vessels Ch. 79.100
account 88.02.030, 88.02.040, 88.02.050
authority of fish and wildlife department director 77.12.465

cities and towns 35.21.407 counties 36.32.620

optional municipal code cities 35A.21.320

Dunnaging, breach of contract for, lien creation and priority 60.36.060

Evidence of ownership 88.02.125 Fishing vessels

program to purchase vessels and licenses Ch. 77.80

Gambling

recovery by lessor if vessel used for gambling 4.24.080

Grays Harbor historical seaport, funding for restoration and preservation 88.02.052 Grays Harbor pilotage district

limited liability for countywide port district within 88.16.115, 88.16.118

Hazardous substances financial responsibility for spills Ch. 88.40 Identification document, fee 88.02.030 Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Maritime

Injuries committed while transporting, liens for, See LIENS, subtitle Boats and vessels Inspection of vessels 88.02.190

Insurance, See INSURANCE, subtitle Marine and transportation insurance; INSURANCE, subtitle Ocean marine and foreign trade

Jurisdiction, offenses committed on Const. Art. 1 § 22

Labor upon, liens for, See LIENS, subtitle Boats and vessels

Liability of vessels, owners, or operators 88.16.118

Licensing department authority and duties Ch. 88.02

Liens on boats and vessels 60.36.020 Liens upon, See LIENS, subtitle Boats and vessels

Lighthouses

injury to prohibited, penalty 88.08.050 Lights or signals

tampering with prohibited, penalty 88.08.020 Liquefied natural or propane gas, safety standards 88.16.200

Marine oil refuse dump and holding tank information 88.02.050

Maritime service, unemployment compensation 50.04.170

Oil and hazardous substance spill prevention and response Ch. 90.56

Oil pollution, See WATER POLLUTION CONTROL, subtitle Oil pollution control Oil spill prevention and response

accidents and incidents 88.46.100 containment and recovery equipment, availability 88.46.160

contingency plans 88.46.060, 88.46.065, 88.46.068

coordination with federal law 88.46.020 definitions 88.46.010

emergency response system 88.46.130 enforcement of plans 88.46.070 field operations program 88.46.170 financial responsibility Ch. 88.40 inspection authority 88.46.167 marine safety ad hoc advisory committees,

duties 88.46.200 maritime commission terminated 88.46.062,

88.46.063

nonprofit corporation providing contingency plan, transfer of maritime commission functions and assets to corporation 88.46.062, 88.46.063

oil transfers 88.46.165

prevention plans 88.46.040

refueling, bunkering, or lightering operations 88.46.160

small spill education program 79A.60.620 unlawful acts 88.46.080, 88.46.090

vessel equipment standards 88.46.120 vessel inspection 88.46.030

vessel screening 88.46.050 violations of rules 88.46.073

Oil tankers

pilot requirement 88.16.170, 88.16.180 reckless operation, penalty 90.56.530 restricted waters and safety requirements 88.16.190

speed limit 88.16.195

Operating steamboat while intoxicated, penalty 9.91.020

Operation under influence of alcohol or drugs 90.56.540, 90.56.550, 90.56.560

Passengers, use of force when ejecting 9A.16.020

Pilotage

certification of vessel before pilotage service offered 88.16.155

districts and waters affected 88.16.050 fees for applicants 88.16.070

small passenger vessels, exemption under pilotage act 88.16.070

unlicensed pilotage prohibited 88.08.060 vessels exempted and included under pilotage act 88.16.070

violations and penalties 88.16.150

Pilotage commissioners, board of

members, powers, and duties 88.16.010, 88.16.020, 88.16.035, 88.16.040

accidents, reporting requirements 88.16.110 assignment to vessels 88.16.135

deviations from state laws, report 88.16.133 employment of licensed pilots, requirements

liability limitation 88.16.115, 88.16.118 licenses

fees 88.16.090

mandatory termination at age of seventy 88.16.102

qualifications, examinations, and training programs 88.16.090

revocation, suspension, or disciplinary actions 88.16.100

lien for compensation 88.16.140 mandatory rest periods 88.16.103

newly licensed pilots, size and type of vessel prescribed 88.16.105

pilotage rates, requirements 88.16.120, 88.16.130

refusal of assignment 88.16.103 reports, requirements 88.16.110

testifying before legislature or board without sanctions 88.16.107

unlicensed pilotage prohibited 88.08.060 violations and penalties 88.16.150 Quarantine for public safety, See

QUARANTINE, subtitle Boats and vessels

Reckless operation of tankers, penalty 90.56.530 Recreational boats and boating, regulation Ch. 79A.60

Registration

confidentiality for law enforcement purposes 88.02.035

credit or debit cards, payment of fees 46.01.235

derelict vessel removal surcharge 88.02.270 exceptions 88.02.030

false statements, penalty 88.02.055

federal boat safety act 88.02.025 fees, allocation 88.02.040

fees, collection and disposition 46.01.140 inspection by enforcement officers 88.02.090 issuance and collection of fees 88.02.040,

88.02.050 number and decal display 88.02.020

refunds of overpayments 88.02.055 rented vessels 88.02.028

suspension for noncompliance with support order 88.02.189

violations and penalties 88.02.110

voluntary donations for maritime historic restoration and preservation 88.02.052 watercraft excise tax 88.02.050

Rented vessels, registration 88.02.028
River and harbor improvements, planning and funding Ch. 88.32

Service of process, personal service on 4.28.080 Steamboats

operating while intoxicated, penalty 9.91.020
Stevedoring, breach of contract for, lien creation and priority 60.36.060

Supplies furnished to, liens for, See LIENS, subtitle Boats and vessels

Telecommunications underwater cable, damage by ship or vessel 80.36.070

Towing, breach of contract for, lien priority and creation 60.36.060

gifts, grants, endowments 43.60A.175

service 50.04.170 Virginia V, funding for restoration and preservation 88.02.052 public employment 41.04.010 veterans, defined 41.04.005, 41.04.007 grant program, board 43.60A.170 powers, rules 43.60A.175 Federal missing persons act, written findings of termination, repeal 43.131.405, 43.131.406 Water pollution, See WATER POLLUTION CONTROL federal officer or employee prima facie evidence 5.40.030 Internships wounded combat veterans internship program Funerals, indigent deceased veterans, county to Watercraft excise tax 88.02.050 47.01.430 provide burial 73.08.070 Wharves, docks, and landings Ch. 88.24 Joint committee on veterans' and military affairs Guardianship 73.04.150 **VESTED RIGHTS (See RIGHTS, subtitle** accounting by guardian Korean conflict memorial 73.40.040 Vested) contents and requirements 73.36.100 License plates VETERANS (See also SOLDIERS, SAILORS AND MARINES) copy to veterans' administration 73.36.100 free to veterans with disabilities 73.04.110 failure to account, penalties 73.36.110 filing of 73.36.100 remembrance emblems 46.16.319 Admission to practice law disability discharge, effect 2.48.100 fees 46.16.332 final on discharge 73.36.160 times for 73.36.100 material and display requirements 46.16.327 fees 2.48.110 rulemaking authority, director, department proof of requirements administrator of veterans' affairs notice to 73.36.020 of licensing 46.16.335 after discharge 2.48.090 before discharge 2.48.080 Licenses benefits and preferences limited to those subject to full, continuous military control party in interest to all proceedings 73.36.020 application of chapter to other guardianships of veteran 73.36.170 bond of guardian 73.36.090 requirements 2.48.070 American Veterans Memorial Highway 73.04.090 47.17.140 moratorium during service 43.24.130 Apprenticeships commitment of person to veterans' administration for hospital or institutional peddlers and hawkers exemption from having 73.04.050 outreach effort 39.04.340 wounded combat veterans internship program care, procedure 73.36.165 definitions 73.36.010 fees, counties and cities prohibited from charging 73.04.050 47.01.430 issuance without charge 73.04.060
Meeting places for veterans' organizations Armories, use of by veterans' organization guardian 38.20.010 appointment Benefits, reemployment rights, requirements counties and cities authorized to provide administrator party in interest to 73.16.035 proceedings for 73.36.020 minor ward 73.36.060 necessity 73.36.030 73.04.070 Burial county veteran's assistance fund, payment of veterans' plot in Olympia 73.24.020, 73.24.030 rent from 73.04.080 petition for 73.36.050 compensation 73.36.120 Memorial to state residents, missing-in-action or died, southeast Asia 73.40.010, 73.40.030 Washington veterans' and soldiers' homes Mentally ill, guardianship proceedings, See VETERANS, subtitle Guardianship 72.36.110 discharge, final accounting 73.36.160 Businesses, veteran-owned 43.60A.190 number of wards permitted 73.36.040 Cemetery Ch. 72.36 Minors, guardianship proceedings, See VETERANS, subtitle Guardianship Cities of first class retirement system, military administrator party in interest to service credit 41.28.050 proceedings for 73.36.020 Missing-in-action or died in southeast Asia memorial within the state capitol building City fire fighter examination, veterans' too many wards as reason for 73.36.040 preference 41.08.040 Civil service investment of funds, procedure 73.36.130 73.40.010, 73.40.030 Organizations, contracts with veterans rehabilitation council Ch. 43.61 benefits and preferences limited to those administrator of veterans' affairs 73.36.020, Park passes, camping 79A.05.065
Pensions, fees for administering oaths or giving subject to full, continuous military control 73.36.080 73.04.090 appointment of guardian petition 73.36.080 Commitment of person to veterans' public records free 73.36.155 certificates prohibited, penalty 73.04.010, administration for hospital or institutional 73.04.020 real estate foreclosure proceedings 73.36.150 partition proceedings 73.36.150 purchase, procedure 73.36.150 short title 73.36.190 care, procedure 73.36.165 Conservation corps 43.46.151, 43.46.152, 43.46.153, 43.46.154, 43.46.155, Persian Gulf veterans state need grant awards 28B.92.070 Philippine World War II veterans supplemental security income 74.04.635 43.60A.150 use of funds, procedure 73.36.140 Guardianships for 11.88.160 High school diplomas 28A.230.120 Police relief and pensions, credit for military service 41.20.050 Disabilities, with free motor vehicle license plate for certain service-connected, disabled veterans Preferences and benefits 73.04.110 Higher education limited to those subject to full, continuous indigent veterans and families, assistance programs Ch. 73.08 tuition waivers 28B.15.621 military control 73.04.090 History awareness month, November 73.04.160 Prisoners of war meeting places for veterans' organizations, authority to provide 73.04.070

Documents belonging to deceased veterans, free to certain survivors 73.04.120 Homeownership downpayment assistance program 43.180.250 free motor vehicle license plate 73.04.110 free vehicle license plate to surviving spouse Honorable discharge copy as proof 73.04.040 or domestic partner 73.04.115 highway rest areas, memorial signs 47.38.060 Employment preferences Purple heart recipient recognition day 1.16.050 public disclosure exemption 73.04.030 recording without charge 73.04.030, 73.04.042 definitions 73.16.031 Reemployment rights, requirements 73.16.035 limited to those subject to full, continuous military control 73.04.090 Rehabilitation council Ch. 43.61 Hospital or institutional care for, commitment of Soldiers' home Ch. 72.36 public employment person to veterans' administration 73.36.165 State civil service law, preference rights enforcement of rights 73.16.015 Hunting licenses 41.06.150 penalty for failure to comply 73.16.020 reduced rate licenses, criteria 77.32.480 Statewide city employees' retirement system, preference extended to 73.16.010 Indigent veterans and families military service credit 41.44.120 Tax levy to aid 73.08.080 reemployment burial, county to provide 73.08.070 county assistance programs Ch. 73.08 Indigent veterans and families, assistance elective officers, leaves of absence for Teachers' retirement system, military service 73.16.041 credit 41.32.260 Tolling of statute of limitations of actions against 4.16.220 eligibility requirements 73.16.035 programs county assistance programs enforcement of provisions 73.16.061 advisory boards, veterans' 73.08.035 definitions 73.08.005 Transportation, department of wounded combat veterans internship program leave of absence, considered to be upon 73.16.051 public assistance eligibility 73.08.090 requirements 73.08.010 47.01.430 required, exceptions and exemptions 73.16.033 United States veterans hospitals concurrent jurisdiction with the state 37.08.280 Innovations program account 43.60A.185 seniority and benefits, not to lose 73.16.051 state militia rights 38.24.060 state militia rights 38.24.060 conflicts of interest 43.60A.180 Veteran estate management program Examination preferences created 43.60A.160 account 73.04.135 city fire fighter 41.08.040 defender's fund, eligibility 43.60A.165 claims against estate 73.04.135

civil service for city police 41.12.040

Unemployment compensation for maritime

(2008 Ed.) [RCW Index—page 787]

VETERANS AFFAIRS, DEPARTMENT OF

criteria and authority of director of department	Veterans' homes Ch. 72.36	employment, veterinarian's responsibility
of veterans affairs 73.04.130	Vietnam	18.92.125 licenses 18.92.140, 18.92.145
definitions 73.04.131 guardians, department employees prohibited	memorial honoring those missing-in-action or those who died 73.40.010, 73.40.030	Violations 18.92.230
from serving as 73.04.140	Widows or widowers of veterans	Violations, penalties 18.92.240
Veterans affairs, department of	property tax exemption Ch. 84.39	VETO
apportionment of funds, certification 43.60A.903	World War II oral history project 28A.300.370	Appropriations, may veto item Const. Art. 3 § 12
branch offices 43.17.050	VETERANS AFFAIRS, DEPARTMENT OF	Enactment of laws, veto of bill and passage over
businesses, veteran-owned 43.60A.190	(See VETERANS, subtitle Veterans affairs, department of)	Const. Art. 3 § 12 Governor's power Const. Art. 3 § 12
civil service exemptions 41.06.077	VETERANS' DAY	measures initiated by or referred to people
collective bargaining agreements not altered	School holiday 28A.150.050	Const. Art. 2 § 1
43.60A.906	Schools	Two thirds vote necessary to pass bill over Const. Art. 3 § 12
committee	educational activities in observance of 28A.230.160	Veto and return of bill with objections Const. Art.
defined 43.60A.010 conservation corps 43.46.151, 43.46.152,	VETERANS' HOME (See WASHINGTON	3 § 12
43.46.153, 43.46.154, 43.46.155,	VETERANS HOME (See WASHINGTON VETERANS' HOME)	VIADUCTS
43.60A.150	VETERANS' REHABILITATION	First class cities, authority to construct 35.85.010 Local improvements and assessments, city
continuation of rules and pending business 43.60A.902	COUNCIL (See SOCIAL AND HEALTH	ordinance ordering improvement 35.85.020
counseling	SERVICES, DEPARTMENT OF, subtitle	VIATICAL SETTLEMENTS
coordination of programs 43.60A.110	Veterans' rehabilitation council)	Consumer protection act, applicability
posttraumatic stress disorder and combat stress program 43.60A.130	VETERINARIANS Animal diseases, reporting requirements	48.102.055 Contracts
priority to veterans in rural areas 43.60A.120	16.36.080	approval by insurance commissioner
services to war-affected veterans	Animal facilities	48.102.020
43.60A.100 created 43.17.010, 43.60A.020	acts against agricultural or veterinary facilities	Definitions 48.102.005
definitions 43.60A.010	liability for damages 4.24.575 Animal health, See ANIMAL HEALTH	Providers and brokers annual statement 48.102.025
department	Animal technicians	examination of business affairs 48.102.030
defined 43.60A.010	defined 18.92.015	information provided to viator 48.102.035
director additional powers and duties 43.60A.070	Definitions 18.92.010, 18.92.015 Drugs	information to be obtained by provider, requirements 48.102.040
appointment 43.17.020, 43.60A.030	authority to dispense legend drugs prescribed	license requirements 48.102.010, 48.102.045
assistants and executive staff, appointment	by other veterinarians 18.92.012	suspension, revocation, or refusal to renew,
43.60A.050 defined 43.60A.010	dispensing by personnel authorized 18.92.013	hearing 48.102.015 transfer of license prohibited 48.102.045
delegation of powers and duties 43.60A.060	Examinations administration 18.92.100	Rule-making authority of insurance
oath 43.17.030	eligibility to take 18.92.070	commissioner 48.102.050
powers and duties 43.17.030, 43.60A.040 qualifications 43.60A.030	reexamination 18.92.115	VICE CONSUL
salary 43.60A.030	Food animal veterinarian conditional scholarship program Ch. 28B.121	Foreign acknowledgments 64.08.040
vacancy, filling of 43.17.040	Impaired veterinarian program 18.92.047	VICTIMS, SURVIVORS, AND WITNESSES
veterans' homes 43.60A.075 employees, transfer from department of social	Licenses	OF CRIME Child sexual assault
and health services 43.60A.900	application procedure 18.92.070 display 18.92.150	identity of victim not to be disclosed at any
federal programs, coordination 43.60A.904	examinations 18.92.100	court proceeding 10.52.100
health care services purchased by agencies Ch. 70.14	exemptions 18.92.060	information identifying victims of juvenile offenders is confidential 13.50.050
housing for employees, state-owned or leased	fees 18.92.145	information in criminal records identifying
availability, conditions 43.81.020,	qualifications of applicant 18.92.070	information in criminal records identifying victims is confidential 10.97.130
availability, conditions 43.81.020, 43.81.030, 43.81.040	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter
availability, conditions 43.81.020,	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145	information in criminal records identifying victims is confidential 10.97.130
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine,	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION,
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of,
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.61.070 rules and regulations 43.60A.905 severability 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds 43.60A.901 war-affected veterans coordination of programs 43.60A.110	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030 membership, qualifications and terms 18.92.021 travel expenses and compensation 18.92.040	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program focusing on victims 46.61.5152 Harassment court order regarding convicted defendant
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds 43.60A.901 war-affected veterans coordination of programs 43.60A.110 counseling services 43.60A.100	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030 membership, qualifications and terms 18.92.021 travel expenses and compensation 18.92.040 Veterinary medication clerks	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program focusing on victims 46.61.5152 Harassment court order regarding convicted defendant copy provided to victim 9A.46.080
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds 43.60A.901 war-affected veterans coordination of programs 43.60A.110 counseling services 43.60A.100 posttraumatic stress disorder and combat	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030 membership, qualifications and terms 18.92.021 travel expenses and compensation 18.92.040	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program focusing on victims 46.61.5152 Harassment court order regarding convicted defendant copy provided to victim 9A.46.080 inform of final disposition 9A.46.080
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds 43.60A.901 war-affected veterans coordination of programs 43.60A.110 counseling services 43.60A.100 posttraumatic stress disorder and combat stress program 43.60A.130 priority to veterans in rural areas 43.60A.120	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030 membership, qualifications and terms 18.92.021 travel expenses and compensation 18.92.040 Veterinary medication clerks certificates of registration 18.92.140, 18.92.145 defined 18.92.015	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program focusing on victims 46.61.5152 Harassment court order regarding convicted defendant copy provided to victim 9A.46.080 inform of final disposition 9A.46.080 Identity of suspect discretionary disclosure of suspect's identity
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds 43.60A.901 war-affected veterans coordination of programs 43.60A.110 counseling services 43.60A.100 posttraumatic stress disorder and combat stress program 43.60A.130 priority to veterans in rural areas 43.60A.120 Veterans affairs advisory committee	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030 membership, qualifications and terms 18.92.021 travel expenses and compensation 18.92.040 Veterinary medication clerks certificates of registration 18.92.140, 18.92.145 defined 18.92.015 employment, veterinarian's responsibility	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program focusing on victims 46.61.5152 Harassment court order regarding convicted defendant copy provided to victim 9A.46.080 inform of final disposition 9A.46.080 Identity of suspect discretionary disclosure of suspect's identity to victim 10.97.070
availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative intent 43.81.010 liberal construction 43.60A.907 office maintained at state capital 43.17.050 on-site state-owned or leased living facilities availability, conditions 43.81.020, 43.81.030, 43.81.040 legislative declaration 43.81.010 rehabilitation council contracts with organizations 43.61.030 director's powers, rules 43.61.040 donations 43.61.060 payments to organizations 43.61.070 rules and regulations 43.17.060 savings clause 43.60A.905 severability 43.60A.905 severability 43.60A.908 staff, appointment 43.60A.050 stewardship account 43.60A.140 transfer of authority from department of social and health services 43.60A.020 transfer of property, records, funds 43.60A.901 war-affected veterans coordination of programs 43.60A.110 counseling services 43.60A.100 posttraumatic stress disorder and combat stress program 43.60A.130 priority to veterans in rural areas 43.60A.120	qualifications of applicant 18.92.070 reciprocity with other states 18.92.130 renewal 18.92.140 requirements and fees 18.92.140, 18.92.145 specialized veterinary medicine, qualifications to practice 18.92.135 temporary certificate 18.92.120 using another's license or diploma 18.92.230 Livestock identification inspection by veterinarians 16.57.025 Livestock markets Ch. 16.65 Low-income households services 18.92.250, 18.92.260 Professional service corporations Ch. 18.100 State veterinarian appointment and qualifications 43.23.010 powers and duties 43.23.070 Uniform disciplinary act, application 18.92.046 Veterinary board of governors certification of successful examinees 18.92.035 duties 18.92.030 membership, qualifications and terms 18.92.021 travel expenses and compensation 18.92.040 Veterinary medication clerks certificates of registration 18.92.140, 18.92.145 defined 18.92.015	information in criminal records identifying victims is confidential 10.97.130 Construction of chapter liability not created, other remedies intact 7.69.050 Crime victims' compensation, See VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Criminal gang member, protection for testifying against 7.69.035 Criminally insane notice requirements for release, transfer, or escape 10.77.205 Death sentences witnesses to execution, designation of, procedure 10.95.185 Definitions 7.69.020 Disclosure of investigative information to 10.97.070 Domestic violence, See DOMESTIC VIOLENCE Driving under the influence violator may be sentenced to attend program focusing on victims 46.61.5152 Harassment court order regarding convicted defendant copy provided to victim 9A.46.080 inform of final disposition 9A.46.080 Identity of suspect discretionary disclosure of suspect's identity

[RCW Index—page 788] (2008 Ed.)

Information and notification system, statewide 36.28A.040, 36.28A.0401, 36.28A.0402 Intent 7.69.010 Juvenile offenses victims to be notified of referral of juvenile to a diversion unit 13.40.070 Juvenile sex offenders may not attend school attended by victim 13.40.215 Perpetrators with mental illness duty to warn of potential violent behavior 71.05.120 Polygraph examinations sex offense, alleged victims 10.58.038 Rights enumerated 7.69.030 Sentencing hearing victim and survivors of victims, participation 9.94A.500 Sexual assault Ch. 70.125 Sexual assault, domestic violence, trafficking, or stalking victims address confidentiality program Ch. 40.24 Sexual assault of child identity of victim not to be disclosed at any court proceeding 10.52.100 information identifying victims of juvenile offenders is confidential 13.50.050 information in criminal records identifying victims is confidential 10.97.130 Sexual assault protection orders Ch. 7.90 Slayers, benefit from death of victim prohibited Ch 11.84 Victim impact statement sentencing hearing 9.94A.500 VICTIMS OF CRIME—COMPENSATION, ASSISTANCE Accounting for benefits, payments and costs 7.68.150 Accrual of rights 7.68.060 Advocacy, office of crime victims advocacy advisory committees 43.280.090 establishment 43.280.080 penalty assessments collection and use of funds, report 43.280.081 Appeals 7.68.110 Application of chapter to claims filed prior to effective date 7.68.165 Benefits accounting procedure 7.68.150 applications for how filed 7.68.060 time limitation 7.68.060 availability and amounts, limitations 7.68.070 burial expenses 7.68.070 duty of beneficiaries to cooperate 7.68.070 emergency transportation 7.68.080 excepted occurrences 7.68.070 felonies, sustained while committing, ineligible 7.68.070 industrial insurance law, applicability 7.68.070 insurance, reduction of 7.68.130 lump sum 7.68.070 medical aid 7.68.080 payment for or on account of children 7.68.075 permanent partial disability 7.68.070 permanent total disability 7.68.070 right to and amount, effective date 7.68.070 survivors 7.68.070 temporary total disability 7.68.070 vocational rehabilitation 7.68.070 Child victims accrual of rights 7.68.060 reimbursement for colposcope examination 7.68.080 Comprehensive program approval procedure 7.68.035 Criminal act definitions 7.68.020 what constitutes 7.68.020 Definitions 7.68.020

Department of labor and industries general revisions, adoption by reference 7.68.030 program of benefits, establishment and administration 7.68.030 reimbursement or restitution 7.68.120 review of claims accrued prior to effective date 7.68.160 rules and regulations 7.68.030 Dependent persons—victims and witnesses definitions 7.69B.010 legislative intent, findings 7.69B.005 liability for violating chapter 7.69B.040 rights enumerated 7.69B.020 testimony, videotaped dispositions 7.69B.030 Effective date 7.68.900 application of chapter to claims filed prior to 7.68.165 claims of persons injured prior to 7.68.160 Erroneous or fraudulent payment 7.68.125
Federal funds may be applied for and expended Fraudulent or erroneous payment 7.68.125 Funds establishment 7.68.090 transfer of funds from department of corrections to department of labor and industries 72.09.095 HIV test results, disclosure to victim of sexual offense 70.24.105 Homicide counseling for immediate family members 7.68.070 Human trafficking coordinated state protocols 7.68.360 confidentiality, review 7.68.140 release of 7.68.145 Inmate work programs wages, portion to crime victims' compensation account 72.09.110 Insurance, reduction of benefits 7.68.130 Juvenile offenses restitution 13.40.080, 13.40.190 Labor and industries department program administration 7.68.015 Landlord and tenant provisions 59.18.570, 59.18.575, 59.18.580, 59.18.585 Life insurance exclusion 7.68.130 Line insurance exclusion 7.68.130
Limitation on time to apply for benefits 7.68.060
Marital status 7.68.075
Medical aid 7.68.080
alternative benefit programs, aid in identifying and applying for 7.68.085
benefits cap 7.68.085 payments in excess of cap, eligibility for 7.68.085 charges and fees, regulation 7.68.080 colposcope examination of child victim reimbursement for 7.68.080 expenditure reduction plan 7.68.085 Offender's liability for legal financial obligations Ch. 72.11 erroneous or fraudulent 7.68.125 Payment for or on account of children 7.68.075 Penalty assessments amount, distribution 7.68.035 deposit into exclusive funds 7.68.035 Penalty for erroneous or fraudulent payment 7.68.125 7.68.125
Physicians' reporting 7.68.100
Private insurance, defined 7.68.020
Profiteering forfeitures and payments use for victim assistance 9A.82.110
Profits from crime publicity action limitation runs from time of escrow establishment 7.68.260 action to defeat purpose of act declared null and void 7.68.280 court ordered payment 7.68.210 disposition, convict and crime victims fund

```
escrow moneys may be used for legal defense
       costs 7.68.270
   payment into escrow account 7.68.200
   persons not guilty on mental grounds deemed
   a convicted person 7.68.250
public notice of availability for satisfaction of
      judgments 7.68.220
   return to accused upon acquittal 7.68.230
   seizure and forfeiture of interest in
      reenactment or depiction of crime
    legislative finding 7.68.300 measures to defeat purposes of act are invalid
        7.68.340
     procedure 7.68.320
     proceeds, distribution of 7.68.330 property subject to 7.68.310
     provisions of act are supplemental and do not limit other rights and remedies 7.68.340
Program administration within conditions and
     limitations of appropriations 7.68.015
Public insurance, defined 7.68.020
Public or private insurance 7.68.130
Public safety and education account 7.68.035
Public safety and education account to benefit 43.08.250
Rape crisis centers
financial assistance 70.125.055
   records not available to defense attorney under
      discovery, exceptions 70.125.065
Reimbursement or restitution by perpetrator of
     crime 7.68.120
Release of information in performance of official
     duties 7.68.145
Restitution, victim dead or not found, disposition
     of proceeds 7.68.290
Right of action for damages preserved 7.68.050
Seizure and forfeiture of property involved in a
   legislative finding 7.68.300
   measures to defeat purposes of act are invalid
       7.68.340
   procedure 7.68.320
   proceeds, distribution of 7.68.330 property subject to 7.68.310
   provisions of act are supplemental and do not
      limit other rights and remedies 7.68.340
Severability, construction, 1977 act 7.68.905
Sex offender victims
   community treatment services for
     grant program
      applications 43.280.030, 43.280.050
      award of grants, peer review committee
          43.280.060
      eligible organizations 43.280.040 funding 43.280.020
      gifts, grants, and endowments 43.280.070
     legislative intent 43.280.010
Sexual assault
   coordinating office 70.125.040 counseling 7.68.070 definitions 70.125.030
   emergency care and contraception 70.41.350.
       70.41.360
   examination costs, state payment 7.68.170 legislative finding 70.125.020 personal representative may accompany
       victim to hospital and proceedings 70.125.060
   privileged communications 5.60.060
   program objective 70.125.020 service availability 70.125.050
   services, consolidation in department of
      community, trade, and economic
   development 43.280.011
short title 70.125.010
statewide plan 70.125.040
Sexual assault programs
victim advocates 70.125.080
Temporary total disability 50.06.010
   allowable beneficiaries 50.06.020 effective date of law 50.06.900
   eligibility determination 50.06.030
```

VIDEO AND SOUND RECORDINGS

Terrorism, act committed outside of United States against state resident 7.68.020 Trafficking of persons Washington state task force against 7.68.350 Vehicular assault 7.68.020 Vehicular homicide 7.68.020 Victim, defined 7.68.020 Vulnerable adults protective services Ch. 74.34 VIDEO AND SOUND RECORDINGS (See **ELECTRONIC MEDIA; MOTION** PICTURES; TAPES AND RECORDINGS (AUDIO, VISUAL)) Missing-in-action or died in southeast Asia memorial within the state capitol building 73.40.010, 73.40.030 VIOLENCE REDUCTION Community public health and safety networks comprehensive plans, approval and compliance 70.190.130 duties 70.190.070 expenditures, authorization and limitation 70.190.065 family policy council duties regarding 70.190.100 federal restrictions on funds transfers, application for waivers 70.190.150 funds administration 43.41.190, 43.41.195 grants for use of school facilities 70.190.180 inclusion in state and federal plans affecting children, youth, and families 70.190.160 interagency agreements 70.190.120 lead fiscal agent 70.190.075 liability, immunity 70.190.190 membership and organization 70.190.060 outcome evaluation 70.190.050 planning grants and contracts with family policy council 70.190.090 program review 70.190.110 programs and plans 70.190.080 proposals to family policy council 70.190.030 sexual abstinence and delay of sexual activity campaigns 70.190.085 transfer of funds and programs to state agency 70.190.170 Community-police partnership 43.101.240 Conflict resolution and mediation program for community groups and public schools 28A.300.280 Domestic violence Ch. 10.99 Family policy council solicitation of proposals from community public health and safety networks 70.190.030 Health care settings workplace violence planning and protection Ch. 49.19 Hospitals for mental illness violence prevention and workplace safety 72.23.400, 72.23.410, 72.23.420, 72.23.430, 72.23.440, 72.23.451 Media violence reduction reporting 43.70.560 Parenting skills and child abuse prevention classes 28A.620.020 Public health services improvement plan assessment standards 43.70.555 contents 43.70.550 School employees violence prevention training 28A.300.270 Schools harassment, intimidation, and bullying prevention policy 28A.300.285, 28A.600.480 safe school plans 28A.320.125 safety grants 28A.300.275 special standards schools and programs 28A.320.140 student court programs 28A.300.420, 28A.320.520 threats of violence, notice 28A.320.128 Television

19 188 020 time/channel locks, availability required 19.188.020 Videos and video games minors' access to violent videos and games, library policy formulation 19.188.030 violent video or computer games, sale to minors 9.91.180 Violence reduction and drug enforcement account 69.50.520 Violent acts and at-risk behaviors data collection and reporting rules 43.70.540, VIOLENT OFFENSES (See CRIMES, subtitle Violent offenses) VISION CARE Contact lenses prescription requirements 18.195.040 verification of performance 18.195.040 Definitions 18.195.020 Prohibited practices 18.195.030 Rule-making authority of secretary of health 18.195.050 VISUAL RECORDING OF TESTIMONY (See TESTIMONY, subtitle Visual recording) VISUALLY IMPAIRED (See BLIND) VITAL STATISTICS Adoption information regarding birth parent or adopted child 26.33.345 Adoption decree 26.33.280, 26.33.290 Births and birth certificates acknowledgment of birth, effect 70.58.095 adoption, birth certificate given upon 70.58.210 children's trust fund 70.58.085 delayed registration application 70.58.120 authority for 70.58.110 court order, when not available 70.58.145 when required 70.58.095 where registered 70.58.130 duties of local registrars 70.58.030 general requirements 70.58.080 inspection of original 70.58.095 registration requirements 70.58.070 substitution for original 70.58.095 supplemental report on name of child 70.58.100 unwed mothers 70.58.080 Bureau of statistics, agriculture and immigration established in office of secretary of state 43.07.050, Const. Art. 2 § 34
Bureau of vital statistics established Const. Art. 20 § 1 Burial-transit permits fees for 70.58.230 funeral directors duties regarding 70.58.240 general requisites 70.58.250 requirement 70.58.230 sexton, duties regarding 70.58.260 withholding 70.58.030 Certificates and documents electronic and hard copy transmission 70.58.061 generally 70.58.055 Certified copies may be furnished by local registrars 70.58.104 Death certificates domestic partnership information 70.58.175 duties of local registrars 70.58.030 fetal deaths 70.58.150, 70.58.160, 70.58.170 filed, by whom 70.58.170 physician not in attendance 70.58.180 presumed death 70.58.390 requirement 70.58.160 signed, by whom 70.58.170

channel clocking devices, availability required

Declaration concerning validity of a marriage, transmittal of certificate to registrar of vital statistics 26.09.150 Definitions 70.58.005 Disclosure of information for research purposes 70.58.104 Dissolution of marriage, transmittal of certificate to registrar of vital statistics 26.09.150 Enforcement of law 70.58.050 Fees 70.58.107 Inmates of institutions, data, by whom furnished 70.58.270 Legal separation, transmittal of certificate to registrar of vital statistics 26.09.150 Local registrars ocal registrats certified copies, furnishing of 70.58.104 compensation 70.58.040 deputies 70.58.020 duties, generally 70.58.030 generally 70.58.010 use of statewide electronic data base 70.58.065 Marriage certificate contents 26.04.165 county auditor to transmit to registrar 26.04.090 out-of-state requirements, compliance, fee schedule 70.58.380 Penalty for violation 70.58.280 Records, vital release of copies 70.58.082 Registrar of vital statistics director of public health 70.08.060 duties 43.70.160 marriage certificates, forms 26.04.090 Registration department of health duties 43.70.150 Registration district 70.58.010 Reproductions, certification 70.58.104 VOCATIONAL EDUCATION Adult education transfer of powers of superintendent of public instruction and state board of education to state board for community and technical colleges 28B.50.912 Adult education, Washington advisory council creation, membership, duties 28B.50.254 Adult literacy, office of creation in state board for community and technical colleges 28B.50.522 Advisory committees, local 28B.50.252 establishment in school and college districts offering vocational education program, membership and duties 28A.150.500 Agriculture in secondary schools, See SUPERINTENDENT OF PUBLIC INSTRUCTION, subtitle Vocational agricultural education AIDS curriculum and materials 28C.04.600 Apprenticeship programs 28C.04.610, 49.04.010, 49.04.030, 49.04.120 Bates Technical College board of trustees appointment 28B.50.1404 Bellingham Technical College board of trustees appointment 28B.50.1403 Board for community and technical colleges adult education programs, authority 28B.50.250 membership, generally 28B.50.050 powers and duties, generally 28B.50.090 treasurer, appointment and duties 28B.50.085 Career and technical education 28C.04.100. 28C.04.110 Clover Park Technical College board of trustees appointment 28B.50.1405 Community and technical colleges adult education programs, authority 28B.50.250

AIDS curriculum and materials 28B.50.205 apprentices responsibility for related and supplemental instruction 28B.50.880 waivers, apprentice education 28B.50.895 associate degree pathway 28B.50.890 attendance, out of district residence 28B.50.150 attendance incentive program 28B.50.553 Bates Technical College board of trustees appointment 28B.50.1404 Bellingham Technical College board of trustees appointment 28B.50.1403 boards of trustees generally 28B.50.100 organization and administration 28B.50.130 powers and duties 28B.50.140 treasurer, appointment 28B.50.142 Clover Park Technical College board of trustees appointment 28B.50.1405 collective bargaining Ch. 28B.52 college districts new districts, governor to appoint trustees 28B.50.098 college districts enumerated 28B.50.040 definitions 28B.50.030 disabled persons technical colleges to provide for vocational instruction for persons with disabilities written procedures, requirements 28B.50.455 faculty exceptional faculty awards endowment fund management 28B.50.844 established, trust fund 28B.50.837 foundation, defined 28B.50.8351 guidelines, matching funds, donations, disbursements 28B.50.839 local awards subject to collective bargaining 28B.50.843 matching funds, eligibility, contract requirements 28B.50.844 name of award, college duties, endowment proceeds 28B.50.841 faculty and employees reduction in force 28B.50.873 faculty senate, creation 28B.50.145 faculty tenure plan definitions 28B.50.851 educational programs in correctional institutions 28B.50.870 maximum probationary period 28B.50.852 periodic posttenure evaluations 28B.50.872 probationary faculty appointment nonrenewal 28B.50.857 review committee appointments, composition 28B.50.869 rules 28B.50.852 federal funds, authority to receive 28B.50.520 fees and other income deposit and disbursement, requirements 28B.50.320 high school diploma, authority to issue 28B.50.535 laboratory services, contract with local law enforcement and other public agencies 28B.50.875 Lake Washington Technical College board of trustees appointment 28B.50.1401 leave provisions 28B.50.551 nonresident of district, enrollment 28B.50.150

school district bond issues continuation of payment by school district 28B.50.600 effect on indebtedness limit 28B.50.740 school district bond issues for facilities under control of college district board continuation of payment of school district 28B.50.601 sick leave buyout for eligible employees 28B.50.553 teachers transfer to another college in district, retention of tenure 28B.50.867 vendor payments, advances or reimbursements 28B.50.143 tuition and fees technical colleges and Seattle Vocational Institute, authority to continue collection 28B.50.327 vendor payments, advances or reimbursements 28B.50.143 Curriculum vocational and academic education, development of model curriculum 28A 300.235 vocational and academic education, integration superintendent of public instruction's duties 28A.300.230 Customized employment training Ch. 28B.67 Director of state community and technical colleges appointment, term, salary, powers, duties, delegation of powers 28B.50.060 Eye protection in Ch. 70.100 Facilities shared by vocational-technical institute and K-12 programs administration and control of facility. determination of responsibility 28B.50.256 Forest products workers, dislocated higher education program, tuition and fee waiver 28B.50.259 Grants job skills program 28C.04.420 High school students occupational and academic programs, authority of community and technical colleges to contract with public schools 28B.50.533 Industry skill panels 28C.18.130, 28C.18.140 Job skills program, See JOB SKILLS PROGRAM Lake Washington Technical College board of trustees appointment 28B.50.1401 Learning and life skills grant program for courtinvolved youth Ch. 13.80 Occupational education, coordinating council for, See OCCUPATIONAL EDUCATION, CÓORDINATING COUNCIL FOR Private degree-granting vocational schools Ch. 28B.85 Private vocational schools, See PRIVATE VOCATIONAL SCHOOLS Real estate and other assets obtained for vocational-technical institute purposes by school districts transfer of title to college district board, exceptions 28B.50.301 transfer of title to state board for community and technical colleges, exceptions 28B.50.302 Renton Technical College board of trustees appointment 28B.50.1402 School-to-work transitions program outreach and technical assistance 28A.630.88 Seattle Vocational Institute advisory committee, membership and duties 28B.50.306 funding 28B.50.307

instructional staff and faculty, employment 28B.50.328 scholarships 28B.50.328 transfer of powers of Washington Institute for Applied Technology to 28B.50.913 tuition and fees authority to continue collection 28B.50.327 waiver 28B.50.328 Student educational loan contracts Ch. 26.30 Technical colleges high school districts currently enrolling students in vocational-technical institutes, continuing enrollment opportunities at technical colleges 28B.50.533 high school students enrollment in, transmittal of funds 28A.600.310 new college may contract with adjacent college district for administrative services 28B.50.528 purchase of support services from school districts 28B.50.877 Tuition recovery fund 28C.10.082
Tuition recovery trust fund 28C.10.084 Video telecommunications program 28B.50.242 Vocational education programs, state correctional facilities defined 72.62.020 sale of products 72.62.030 crediting of proceeds 72.62.040 trade advisory and apprenticeship committees 72.62.050 Vocational rehabilitation and services to persons with handicaps federal aid, acceptance of 74.29.050, 74.29.055 Vocational rehabilitation and services to the handicapped purchase of services exemption from competitive bidding 43.19.1906 services for the blind, department of eligibility 74.18.130 grants of equipment and material 74.18.150 services available 74.18.140 Vocational-technical institutes employee sick leave to be transferred to employee sick leave to be transferred to college district 28B.50.482 employees, transfer of health care service contracts 28B.50.484 high school districts currently enrolling students in, continuing enrollment opportunities at technical colleges 28B.50.533 high school students enrolled student not to be displaced 28A.600.340 existing agreements with school districts not affected 28A.600.400 high school credit, maximum terms of enrollment for 28A.600.330 joint enrollment for secondary and postsecondary credit 28A.600.350 postsecondary courses, determination of high school credit, application toward graduation requirements 28A.600.360 postsecondary credit for college level courses 28A.600.370 rulemaking authority 28A.600.390 transportation, school district not responsible for 28A.600.380 personnel option to reenroll in public employees' benefits trust 28B.50.8742, 28B.50.8744 personnel rights upon transfer to community and technical college system 28B.50.874 transfer of powers of superintendent of public instruction to state board for community and technical colleges 28B.50.915 transfer of school district powers to state board for community and technical colleges 28B.50.914 Washington award for vocational excellence

28B.50.095

board of trustees

Renton Technical College

appointment 28B.50.1402

regional planning agreements between colleges in overlapping service areas 28B.50.215

registration at more than one college, rules

VOCATIONAL EXCELLENCE, AWARD FOR

contributions, board may accept 28C.04.540 effective, when 28C.04.550 establishment 28C.04.525 fee waivers by technical colleges maximum 28C.04.545 intent 28C.04.520 notice 28C.04.535 presentation 28C.04.535 purposes 28C.04.525 tuition and fee waivers or grants 28B.15.545, 28B.15.546 work force training and education coordinating board, duties 28C.04.530, 28C.04.535, 28C.04.540 Washington Institute for Applied Technology transfer of powers to Seattle Vocational Institute 28B.50.913 Work force training and education, See WORK FORCE TRAINING AND EDUCATION Work force training and education coordinating

board

cooperation with state board for community and technical colleges 28B.50.096

Work force training customer advisory committee 28C.04.390

Worker retraining program funds, use 28C.04.390

VOCATIONAL EXCELLENCE, AWARD FOR (See VOCATIONAL EDUCATION, subtitle Washington award for vocational

VOCATIONAL REHABILITATION (See INDUSTRIAL INSURANCE, subtitle Vocational rehabilitation services: VOCATIONAL EDUCATION, subtitle Vocational rehabilitation and services to the handicapped)

VOLUNTEER FIREFIGHTERS

Cities and towns

holding office, definitions 35.21.772 injuries sustained outside city limits 35.84.050 legislative body members, service as 35.21.770

Cities-Optional municipal code, councilmembers authorized to serve as 35A.11.110

Civil service provisions when called to duty 41.06.550

Employment protection 49.12.460 Fire protection districts

holding public office 52.30.070

Insurance, blanket disability, See INSURANCE,

subtitle Group disability insurance Volunteer firefighters' and reserve officers' relief and pensions generally Ch. 41.24

VOLUNTEERISM AND CITIZEN SERVICE, CENTER FOR

At-risk children

collaborative programs with public agencies authorized

guidelines and standards to be developed by center 43.150.080

Authorized in department of community development 43.150.040

Definitions 43.150.030

Executive administrator 43.150.040

Legislative findings 43.150.010

Programs and activities authorized 43.150.050 Receipt and expenditure of donations and fees 43.150.070

Voluntary action center fund, creation, authorization for expenditure of funds

VOLUNTEERS (See also VOLUNTEERISM AND CITIZEN SERVICE, CENTER FOR)

At-risk children

collaborative programs with public agencies authorized

program requirements 43.150.080

Background investigations of prospective employees and volunteers with access to children or dependent adults 43.43.830, 43.43.832, 43.43.834, 43.43.836, 43.43.838

Corrections, department of program development 72.09.060

Emergency care or medical care immunity from liability 4.24.300, 38.52.080, 38.52.180

Emergency or disaster assistance health care professionals 43.70.680

Emergency workers

architect or engineer exempt from liability when serving as volunteer 38.52.1951

immunity from liability 38.52.180
Fish and wildlife enhancement program Ch.

Fish hatcheries, volunteer group projects 77.100.170

Industrial insurance coverage 51.12.035 Juvenile rehabilitation agencies

employment or volunteer positions, eligibility 72.05.440

Landowners allowing land to be used for fish or wildlife cooperative project or solid waste cleanup

not liable for unintentional injuries to volunteers or other users 4.24.210

Nonprofit or governmental entities limited liability 4.24.670

Retired senior volunteer programs distribution of funds 43.63A.275

actions against

judgments

satisfaction by state 4.92.075 attorney general to provide defense 4.92.060, 4.92.070

defined 4.92.005

Temporary assistance for needy families volunteer work at child care facility or other work site authorized 74.25.040

Tort claims against

liability of local government entity for tortious conduct of volunteer performing official duties 4.96.010

Violence reduction

conflict resolution and mediation program 28A.300.280

Volunteer labor to state or local governmental

nominal compensation not deemed salary

Washington serves program Ch. 50.65

VOTERS' PAMPHLETS (See ELECTIONS, subtitle Voters' pamphlets)

VOTING (See also ELECTIONS) Absentee voting Ch. 29A.40

Ballots and other voting forms Ch. 29A.36 Canvassing Ch. 29A.60

Contesting an election Ch. 29A.68

Corporations, See CORPORATIONS, subtitle Voting Crimes and penalties Ch. 29A.84

Disability access voting Ch. 29A.46 Elective offices - qualifications, terms, and

requirements Ch. 29A.20 Felons, See ELECTIONS, subtitle Felons

Filing for office Ch. 29A.24 Generally, definitions Ch. 29A.04

Initiative and referendum, state Ch. 29A.72 Instant runoff voting pilot project Ch. 29A.53 Mail ballots Ch. 29A.48

Nuclear waste site disapproval election Ch. 29A.88

Political parties Ch. 29A.80

Polling place elections and poll workers Ch.

Precinct and polling place determination and accessibility Ch. 29A.16 Primaries and elections Ch. 29A.52

Recounts Ch. 29A.64

Redistricting Ch. 29A.76 Special circumstances elections Ch. 29A.56 Vacancies Ch. 29A.28 Voters and registration Ch. 29A.08 Voters' pamphlets Ch. 29A.32 Voting systems Ch. 29A.12

VOUCHERS

Counties, park and recreation districts 36.69.150

VULNERABLE ADULTS (See DEPENDENT ADULTS)

WAGES (See also SALARIES AND WAGES)

Apprentices employed on public works projects, effect of apprenticeship agreements

Assignment

child support 26.18.070, 26.18.080, 26.18.090, 26.18.110, 26.18.120, 26.18.130, 26.18.140 form 26.18.100

hearing to quash, modify, or terminate 26.18.140

spousal maintenance 26.18.070, 26.18.090, 26.18.110, 26.18.120, 26.18.140 form 26.18.100

hearing to quash, modify, or terminate 26.18.140

Child support

mandatory wage assignment 26.18.070, 26.18.080, 26.18.090, 26.18.120, 26.18.130, 26.18.140

employer's answer, duties, and liability 26.18.110

form 26.18.100 hearing to quash, modify, or terminate 26.18.140

uniform interstate family support act Ch.

uniform interstate family support act, See UNIFORM INTERSTATE FAMILY SUPPORT ACT

Complaints

administrative appeal 49.48.084 collection procedure 49.48.086 definitions 49.48.082 employee termination of action 49.48.085 investigation, duty 49.48.083

rules, authority 49.48.083
rules, authority 49.48.087
Contractors, public works, nonpayment or underpayment of 39.12.050
lien against 60.28.040
Death progression of the contractors of

Death, payment to surviving spouse 49.48.120 Discrimination due to sex 49.12.175 Garnishment

exemptions 6.27.150

Industrial insurance, See INDUSTRIAL INSURANCE, subtitle Wages Industrial welfare, generally Ch. 49.12

Labor and industries, department of wage collection

reciprocal enforcement agreements, other states 49.48.075

Labor regulations, generally Ch. 49.12 Minimum wages

agricultural or horticultural workers 49.46.010 apprentices 49.46.060

collective bargaining 49.46.110 definitions 49.46.010

disabled persons 49.46.060 employer's records contents 49.46.070

duty to keep 49.46.040 inspection 49.46.070

penalty for not keeping 49.46.100 exceptions for 49.46.060 exemptions from, generally 49.46.010

federal agencies, services of 49.46.040 forest workers 49.46.010

hospital employees 49.46.010 industrial homework, regulation of 49.46.040 investigation by department of labor and

industries 49.46.040

judicial review 49.46.080

uniform interstate family support act Ch. learners 49.46.060 right extended to corporations for purpose of acquiring or operating 22.16.010 right of entry for surveys 22.16.020 roadways and accessories 22.16.010 minimum hourly wage, amount 49.46.020 26.21A Unclaimed 63.29.150 minimum standards established 49.46.120 Unemployment compensation, See UNEMPLOYMENT COMPENSATION newspaper carriers or vendors 49.46.010 notice to employers of legal requirements Fish marketing associations Vocationally handicapped, director of labor and industries to provide for employment of, exempt from prevailing wage rate 39.12.022 49.46.140 membership in 24.36.390 warehouse receipts, validity 24.36.390 nursing home employees 49.46.010 overtime compensation, exceptions 49.46.130 Food, drugs and cosmetic laws enforcement, Volunteer labor to state or local governmental payment of less than law requires right of entry 69.04.820 criminal penalty 49.46.100 agency, nominal compensation not deemed Food storage warehouses, licensing requirements employer's liability 49.46.090 policy declaration 49.46.005 salary 49.46.065 Ch. 69.10 Fruits and vegetables, controlled atmosphere storage Ch. 15.30 WAHKIAKUM COUNTY prohibited acts of employer, generally Boundaries, tracing of 36.04.350 Grain dealer license Southwest Washington fair commission, abolished 36.90.020 49.46.100 application 22.09.045 public buildings, service maintenance bond 39.12.020 Superior court judges, number of 2.08.065 action on by depositor 22.09.615 action on by director 22.09.570, 22.09.580, public officers and employees 49.46.010 WALLA WALLA COUNTY public works contract to stipulate 39.12.030 Boundaries, tracing of 36.04.360 22.09.590, 22.09.600, 22.09.610 regulations 49.46.080 Superior court judges, number of 2.08.063 bonds or security 22.09.090 retail or service establishments 49.46.010 commodities salesmen 49.46.010 WAR payment requirements 22.09.620 deferred price contract 22.09.175 emergency storage situations 22.09.660 fees, penalty for late renewal 22.09.055 violations of law, enumeration of prohibited practices 49.46.100 Prison terms, reduction during war emergency 9.95.055 wage claims, assignment of 49.46.090 Treason to levy war against state 9.82.010 Prevailing rate WARDS (See also GUARDIAN AND WARD) inspections procedure 22.09.345 insurance, bond, certificate of deposit 22.09.060 approval, certification, arbitration Cities and towns labor and industries department may charge first class cities, division of city into 35.22.370 fee 39.12.070 WAREHOUSE RECEIPTS (See also UNIFORM COMMERCIAL CODE, arbitration of disputes 39.12.060 issuance, duration 22.09.075 certificate of contractor as to 39.12.040 subtitle Warehouse receipts, bills of lading multiple applicants, single bond 22.09.095 required 22.09.035 compliance required when private and other documents of title) construction project is performed under Grain indemnity fund program activation 22.09.405 Crimes relating to contract for rental, lease, or purchase of project by state or municipal government 39.04.260 refusing to issue receipt, penalty 22.32.010 advisory committee 22.09.436 assessments 22.09.416, 22.09.421, 22.09.426, Fish marketing associations, validity of warehouse receipts 24.36.390 defined 39.12.010 Lien of storage warehousemen Ch. 60.60 22.09.431 determination by department of labor and industries 39.12.015 claims 22.09.441, 22.09.446, 22.09.451, Lien of warehouseman, authorization of lien for transportation, storage and advancements 22.09.456, 22.09.461, 22.09.466 disqualification of contractor for multiple violations 39.12.065 fund 22.09.411 Liquor warehouse receipts, fraud concerning, penalty 9.45.160, 9.45.170 licensee 22.09.471 hearing, remedies, penalties 39.12.065 investigation of complaints 39.12.065 in lieu of other security 22.09.405 Grain terminal warehouses WAREHOUSEMEN AND WHARFINGERS priority lien against noncomplying contractor agriculture department director's powers and duties 43.23.110 Advances for freight or transportation, See 60.28.040 LIENS, subtitle Transportation, storage, and public agency compliance 39.12.042 Liens, See LIENS, subtitle Warehousemen Port districts, acquisition and operation of facilities 53.08.020 advancements public works administration account Bills of lading delivery of goods without taking or canceling 39.12.080 wage surveys, county 39.12.026 Receipts, See also UNIFORM COMMERCIAL bill of lading, penalty 22.32.050 fictitious, penalty 22.32.020 CODE, subtitle Warehouse receipts, bills of lading and other documents of title Public works affidavit of wages paid by contractor Bills of lading, See also BILLS OF LADING 39.12.040 Safe deposit companies, See SAFE DEPOSIT COMPANIES Duplicate receipts, not marking as 22.32.040 apprentices Fraudulent tampering with goods 22.32.030 employed, effect of apprenticeship Self-service storage facilities Ch. 19.150 Lien of warehouseman, authorization of lien for agreements 39.12.021 Storage of agricultural commodities appeals 22.09.780 transportation, storage and advancements arbitration of disputes as to prevailing wage rate 39.12.060 bailments, delivery of commodity deemed Receipts certificate of contractor as to, perjury to falsify bailment and not a sale 22.09.520 delivery of goods without taking or canceling 39.12.040 bonds 22.09.100 receipt, penalty 22.32.050 fictitious, penalty 22.32.020 certificate of industrial statistician, action on by depositor 22.09.615 department of labor and industries as to bonds, requirements 22.09.090 civil penalties 22.09.895 refusing to issue, penalty 22.32.010

Receipts, See also UNIFORM COMMERCIAL
CODE, subtitle Warehouse receipts, bills of 39.12.040 contracts, provision for arbitration 39.12.060 definitions 39.12.010 determination of prevailing wage rate to be made by department of labor and industries 39.12.015 depositor 22.09.381 lading and other documents of title construction and maintenance requirements Storage warehousemen 22.09.220 lien of storage warehousemen Ch. 60.60 contracts nonpayment or underpayment of 39.12.050 lien against 60.28.040 WAREHOUSES deferred price 22.09.175 presumptions 22.09.175
cooperation of director with other public Agricultural commodities payment requirements 22.09.620 payment violations 22.09.630 Public works contractors statement of intent to pay agencies 22.09.880 content 39.12.040 definitions 22.09.011 statement of intent to pay minimum delivery of commodities contaminated or filthy, notification action on by depositor 22.09.615 posting requirement 39.12.020 action on by director 22.09.570, 22.09.580, Sex discrimination 49.12.175 22.09.590, 22.09.600, 22.09.610 22.09.260 Controlled atmosphere storage of fruits and vegetables Ch. 15.30
Eminent domain for warehouses and elevators Spousal maintenance deemed bailment and not a sale 22.09.520 mandatory wage assignment 26.18.070, 26.18.090, 26.18.120, 26.18.140 duty of warehouseman 22.09.150 hazardous commodities 22.09.160 applicable procedure 22.16.030 hearing required 22.16.040 employer's answer, duties, and liability depositor's claim 22.09.381 depositor's lien 22.09.371, 22.09.391 duties of warehouseman 22.09.130, 22.09.150 26.18.110 form 26.18.100 port district property, limitation 22.16.040 public necessity finding required 22.16.040 wet, damaged, etc., commodities, refusal authorized 22.09.130 hearing to quash, modify, or terminate 26.18.140 railroad property, limitation 22.16.040

(2008 Ed.) [RCW Index—page 793]

WARRANTIES

emergency storage situations 22.09.660	issuance, chapter does not preclude	Service contracts Ch. 48.110
exemptions 22.09.030	22.09.330	Telephone buyers' protection act Ch. 19.130
fees disposition 22.09.830	redemption 22.09.520 scales and weighing facilities at terminal	Third party beneficiaries 62A.2-318 Title, warranty of 62A.2-312
licenses 22.09.050	warehouses 22.09.800	Wheelchairs Ch. 19.184
fumigation of conveyances, labeling required	seizure, agriculture department duties	WARRANTS
22.09.840	22.09.361	Airports, municipal 14.08.118
grades and standards United States standards, adoption 22.09.720	shortages 22.09.350	Arrest
grain inspection revolving fund 22.09.830	special bins and piles, redemption of receipts 22.09.520	service
grain warehouse audit account 22.09.830	terminal warehouses	how made 10.31.030
hazardous commodities, removal 22.09.160	departmental control over weighing,	telegraph, by 10.31.060 teletype 10.31.060
hop inspection fund 22.09.830 injunctions for violations 22.09.870	inspections, and grading 22.09.750	sheriff's fee 36.18.040
inspection	inspection, grading and weighing, export 22.09.810	utilities and transportation commission, arres
appeals, requests and procedures 22.09.780	inspection points 22.09.710	without warrant, when 80.04.470,
costs 22.09.340, 22.09.345	scales and weighing facilities 22.09.800	81.04.460 when not in possession, procedure 10.31.030
grading and weighing 22.09.730, 22.09.740,	unlawful practices 22.09.250	Arrest by coroner
22.09.750, 22.09.760, 22.09.790, 22.09.810, 22.09.820	warehouse receipts compliance with Uniform Commercial	form 36.24.110
procedure 22.09.345	Code, ch. 62A.7 RCW 22.09.300	issuance 36.24.100
records availability 22.09.340	contents, required terms 22.09.290	service 36.24.120
reinspection, requests and procedure	delivery of commodity deemed bailment and	Arrest without warrant, when authorized 10.31.100
22.09.780 right of entry to be provided 22.09.340	not a sale 22.09.520	Cerebral palsy fund 70.82.024
shortages 22.09.350	duplicate receipts 22.09.320 forms 22.09.300	Cities and towns
inspectors, violations 22.09.770	inspection 22.09.340	accident claim fund 35.31.050
instructions or orders by commodity owner	redemption 22.09.520	call for by treasurer 35.21.320
22.09.170 insurance 22.09.120	retention period 22.09.340	cancellation after one year 39.56.040 claims fund 35.21.085
insurance, requirements 22.09.110	unauthorized receipt prohibited, penalty 22.09.310	interest rate 35.21.320, 39.56.020
liability	Storage of agriculture commodities	local improvement guaranty fund
delivery of commodities, damages 22.09.150	liens	issuance of 35.54.090
partial withdrawals, canceling of negotiable receipt 22.09.140	depositor 22.09.371	purchase of 35.54.070
licensed warehouses, list of, publication and	Tax exemption 82.08.820, 82.12.820 Tax exemption, applicability 82.14.820	municipal courts warrant officers 35.20.270
distribution 22.09.640	Tax imposed 82.04.280, 82.04.440	payment 35.21.320
licenses	Vegetables and fruits, controlled atmosphere	payrolls fund 35.21.085
applications 22.09.040 denial, suspension or revocation, hearing	storage Ch. 15.30	public utility funds 35.92.100
22.09.080	Wine handed wine werehouse storage ligense	rate fixed by issuing officer 39.56.030 special revenue 35.41.050
fees, penalty for late renewal 22.09.050	bonded wine warehouse storage license 66.24.185	Cities and towns under 300,000, emergencies
issuance and posting 22.09.070	WARRANTIES (See also UNIFORM	35.33.101
prerequisites to issuance 22.09.060, 22.09.090	COMMERCIAL CODE, subtitle Sales)	Commission of crime in another state, charge or
required 22.09.030	Blood procurement, use, etc., immunities from	complaint, issuance of 10.88.320
liens	implied warranty and civil liability, extent	Controlled substances, See DRUGS Counties
depositor 22.09.391	70.54.120 Breach of warranty 62A.2-316	bond issues, coupons of 36.67.070
negotiable receipt claim and cancel required where partial	Condominiums	breaking, when authorized 36.33.090
withdrawal, liability to purchasers of	express warranties of quality 64.34.443,	cancellation after one year 39.56.040
receipt 22.09.140	64.34.452	county road fund anticipation of motor vehicle, funds,
penalty for violations 22.09.890	implied warranties of quality 64.34.445, 64.34.450, 64.34.452	payment if 36.82.090
policing required 22.09.860	qualified warranties Ch. 64.35	used to pay, when 36.82.080
posting of bonded status 22.09.230 powers and duties of department of agriculture	Cumulation and conflict 62A.2-317	deemed as cash, when 36.33.100
22.09.020	Disclaimer of, lease or rental of personal	duties of county auditor 36.22.050, 36.22.060 36.22.070, 36.22.090, 36.22.100
prohibited acts 22.09.190	property, merchantability or fitness 63.18.010	emergencies, payment 36.40.190
railroads policing required 22.09.860	Exclusion 62A.2-316	interest 36.29.040, 36.29.050
scales 22.09.850	Express warranties 62A.2-313	interest rate 39.56.020
sidetracks 22.09.850	Extension to third parties 62A.2-318	park and recreation districts 36.69.150
rates and charges	Implied warranties 62A.2-314, 62A.2-315	payment 36.29.060 procedure to invest 36.33.080
posting 22.09.240	Insurance breach of contract 48.18.350	purchase from current expense fund 36.33.070
prohibited acts 22.09.190 RCW 22.09.190 inapplicable to contracts with	negotiation of contract 48.18.090	rate fixed by issuing officer 39.56.030
governmental agencies 22.09.195	Intention of parties 62A.2-317	road improvements 36.88.330
rebating prohibited 22.09.190	Letters of credit 62A.5-110	salaries of officers and employees 36.17.040 tax refund funds
receipts duty of warehouseman to issue 22.09.130	Manufactured home sales implied warranty 46.70.132	breaking warrant, when authorized
negotiable receipt, claim and cancel required	Manufactured homes	36.33.090
where partial withdrawal, liability to	installation warranty 46.70.134	deemed as cash, when 36.33.100
purchasers of receipt 22.09.140	Mobile home sales	procedure to invest 36.33.080
nonnegotiable receipt, notation of partial	implied warranty 46.70.132 Mobile homes 46.70.135	purchase from current expense fund 36.33.070
withdrawal upon 22.09.140 recordkeeping requirements 22.09.180	installation warranty 46.70.134	treasurer
redemption, scale weight tickets 22.09.520	Modification 62A.2-316	purchase of county tax refund warrants as
remedies of department as to stations	Motor vehicles, See MOTOR VEHICLES,	cash 36.33.100
22.09.650	subtitle Warranties	salary warrants drawn on
reports to department 22.09.200 rule-making, authority of department of	Product liability actions, See PRODUCT LIABILITY ACTIONS	bailiffs, superior courts 2.32.370 school district treasurer 28A.510.270
agriculture to adopt 22.09.020	Sales, See UNIFORM COMMERCIAL CODE,	warrant calls
scale weight tickets	subtitle Sales	procedure 36.29.060

[RCW Index—page 794] (2008 Ed.)

Criminal cases, See WARRANTS, subtitle	county auditor, duties concerning drawing	Zones
Arrest	and issuing 28A.350.040 registration 28A.350.020	designation in land descriptions 58.20.140
Diking districts warrants, how issued 85.05.280	statement of canceled warrants 28A.510.270	designation of 58.20.130 technical definitions 58.20.170
Drainage districts	teachers 28A.350.050	tracts in both zones
how issued 85.06.250	Search warrants	description 58.20.160
limitation of actions on 4.16.050	alcoholic beverages Ch. 66.32	•
presentment for indorsement 85.06.330	contents 10.79.020	WASHINGTON GENERALS, ASSOCIATION OF (See LIEUTENANT
Exchange of for school district bonds	directed to sheriff or constable 10.79.020	GOVERNOR)
28A.530.070, 28A.535.060 Extradition	issuance of, grounds 10.79.015 search without warrant unlawful, penalty	′
demand from another state, governor's	10.79.040	WASHINGTON INSTITUTE OF APPLIED TECHNOLOGY (See VOCATIONAL
warrant 10.88.260	Search warrants, See also SEARCH AND	TECHNOLOGY)
peace officer or other person, authority to	SEIZURE	WASHINGTON INSURANCE GUARANTY
command assistance, duties 10.88.270	Sheriffs, duty in regard to 36.28.010	ASSOCIATION
Fire protection districts	State warrants call of unpaid warrants 43.08.080	Actions to prevent insolvency 48.32.110
coupons or registered warrants local improvement districts 52.20.060	cancellation for nonpresentment 43.08.062	Board of directors
judicial confirmation 52.22.021	investment of state funds in 43.84.120	reimbursement for expenses 48.32.050
Habeas corpus	issuance of new warrant when old canceled	selection 48.32.050
limitation on inquiry of 7.36.130	43.08.062	Claims
prevent removal or irreparable injury	no funds to pay exchange for new warrant 43.08.070	obligation for, limitation 48.32.060 order of recovery 48.32.100
apprehension of offending party 7.36.200	indorsement, interest 43.08.070	Creation of association 48.32.040
contents 7.36.190, 7.36.200 execution 7.36.210	printing of 43.08.061	Credit against premium tax for assessments for
issuance 7.36.190	retention, destruction of redeemed warrants	payment of claims 48.32.145
return 7.36.210	43.08.061	Default judgment against insolvent insurers,
Horticultural inspection, search warrants	state treasurer	setting aside of 48.32.160
15.17.190	cash or demand deposits for, duty to maintain 43.08.135	Definitions 48.32.030
Interest on warrants	willfully refusing to pay, exceptions,	Effect of paid claims 48.32.090
rate Ch. 39.56 Irrigation districts, limitation of actions on	recovery 43.08.130	Examination by the commissioner 48.32.120 Insolvency, prevention of 48.32.110
4.16.050	when appearing to be redeemed, claim	Insurance commissioner, duties and powers
Joint operating agencies, powers as to	required, time limitation 4.92.200	48.32.080
43.52.3411	Strip, body cavity searches, procedure 10.79.080	Insurers' insolvency pool, termination,
Local improvement funds, lowland filling	Supplemental proceedings authorized, when 6.32.010	distribution 48.32.170
35.55.110 Lagranda de transfera	service 6.32.140	Judgments based on failure of insolvent insurer
Loss or destruction cancellation of original 39.72.020	vacation and modification 6.32.020	to defend, setting aside of 48.32.160
issuance of duplicate 39.72.010	Unemployment compensation	No liability for performance of powers and duties under this chapter 48.32.150
notification of fiscal officers 39.72.020	employer contribution assessments 50.24.115	Nonduplication of recovery 48.32.100
records to be kept 39.72.020	Warrant officers positions to be maintained within city police	Plan of operation for the association 48.32.070
Lost or destroyed warrants, instruments, or other	department 35.20.270	Powers and duties 48.32.060
evidences of indebtedness, issuing officer to	WARRANTY DEEDS	Setting aside of default judgments against
issue duplicates 43.08.064, 43.08.066, 43.08.068	Conveyances, covenants 64.04.030	insolvent insurers 48.32.160
Metropolitan municipal corporations, authority	Form and effect 64.04.030	Stay of all proceedings against insolvent insurer 48.32.160
to issue 35.58.490	WASHINGTON ADMINISTRATIVE CODE	Tax exemption 48.32.130
Military claims 38.24.010	Publication by code reviser 34.05.210	•
Motor vehicle fund warrants to acquire highway	WASHINGTON AMBASSADOR	WASHINGTON LIBRARY NETWORK (See WESTERN LIBRARY NETWORK)
property in advance of programmed construction 47.12.210, 47.12.220,	PROGRAM (See COMMUNITY,	· · · · · · · · · · · · · · · · · · ·
47.12.230, 47.12.240	TRADE, AND ECONOMIC	WASHINGTON LIFE AND DISABILITY
Municipal airports, revenue warrants 14.08.118	DEVELOPMENT, DEPARTMENT OF,	INSURANCE GUARANTY ASSOCIATION (See INSURANCE,
Municipal corporations	subtitle Washington ambassador	subtitle Washington life and disability
cancellation after one year 39.56.040	program)	insurance guaranty association)
interest rate 39.56.020	WASHINGTON CLEAN AIR ACT (See AIR POLLUTION CONTROL, subtitle	WASHINGTON MY HOME
rate fixed by issuing officer 39.56.030 Nuisances	Washington clean air act)	State song 1.20.070
abatement	WASHINGTON COORDINATE SYSTEM	WASHINGTON PERSONNEL
contents 7.48.030	Conflict of coordinates	RESOURCES BOARD (See
execution, deemed as, when 7.48.030	United States survey prevails 58.20.210	PERSONNEL RESOURCES BOARD)
injunction in place of 7.48.020	Conflict with United States survey	WASHINGTON PUBLIC PORTS
issuance 7.48.030 motion for 7.48.020	United States survey to prevail 58.20.210	ASSOCIATION
order allowing 7.48.020	Control stations 58.20.180 Conversion of coordinates to metric system	Dues and assessments 53.06.040
stay of issuance 7.48.040	58.20.190	Federation of Washington ports
warrant of abatement	Coordinates "N" and "E"	authority to create, purposes enumerated 53.06.070
authorized, when 7.48.250, 7.48.260	designation 58.20.150	duty to establish 53.06.030
stay of 7.48.270	Definitions 58.20.110	Financial records, audit 53.06.060
Political subdivisions, duties of county auditors 36.22.090	zones, technical definitions 58.20.170	Purposes, powers and duties 53.06.030
Revenue, port districts 53.40.135	Limitations on use of term in maps and documents 58.20.200	Reports 53.06.020
Schools and school districts	Metric conversion of coordinates 58.20.190	Trade centers
district superintendent to sign 28A.400.030	Plane coordinates adopted 58.20.130	annual service fee, distribution for support of
exceeding budget, liability of county auditor	Recording coordinates 58.20.180	local government 53.29.030
28A.350.060 first along districts 28 A 220.080	System and zone designation in land descriptions	authority to undertake development of 53.29.010
first class districts 28A.330.080 joint purchasing agency, of 28A.320.080	58.20.140 System designation, use of 1927 and 1983	cooperation with other entities 53.29.030
registration	system designation, use of 1927 and 1983 systems 58.20.120	definitions 53.29.015
all districts 28A.350.010	Tracts in both zones	facilities authorized 53.29.020
second class districts	description 58.20.160	power to establish 53.29.020

WASHINGTON PUBLIC POWER SUPPLY SYSTEM (W.P.P.S.S.) (See OPERATING AGENCIÈS)

WASHINGTON REPORTS

Delivery to state law librarian 40.04.030 Distribution and exchange 40.04.100 Distribution by publisher 40.04.110 Printing

duties of public printer 43.78.030 public printer may contract for 43.78.070

court reports commission, duties 2.32.160, 2.32.170 proof sheets

correction of 2.32.130 to judges 2.32.120

WASHINGTON SCHOLAR AWARD (See COLLEGES AND UNIVERSITIES. subtitle Washington scholar award)

WASHINGTON SERVICE CORPS (See UNEMPLOYMENT COMPENSATION, subtitle Washington service corps)

WASHINGTON SOLDIERS' HOME (See WASHINGTON VETERANS' HOMES)

WASHINGTON STATE (See STATE)

WASHINGTON STATE LABOR COUNCIL

Occupational and environmental research facility advisory committee, membership 28B.20.456

WASHINGTON STATE MEDICAL ASSOCIATION

Occupational and environmental research facility advisory committee, membership 28B.20.456, 28C.20.458

WASHINGTON STATE PATROL (See STATE PATROL)

WASHINGTON STATE REDISTRICTING ACT (See CONGRESSIONAL DISTRICTS AND APPORTIONMENT)

WASHINGTON STATE REGISTER

Attorney general's opinions, published in 34.08.020

Contents

certification of, when 34.08.040 period of 34.08.020

preparation and transmittal of by agencies and officials to code reviser, rules regarding 34.08.030

Created

period of 34.08.020

Institutions of higher education considered state agency for 34.08.050 state agencies for register purposes 34.08.050

rate computation and publication 19.52.025, 34.08.020

Juvenile disposition standards and security guidelines, published in 34.08.020 Legislative finding 34.08.010

Preparation and transmittal of material by agencies and officials to code reviser, rules regarding 34.08.030

Publication 1.08.110

Publication in

deemed official notice 34.08.040

Publication of 34.05.210 period of 34.08.020

Regular meetings, schedule of, change of, published in 42.30.075

Rules

format and style 34.05.395 preparation and transmittal of by agencies and officials to code reviser 34.08.030 Severability 34.08.910 Short title 34.08.900

WASHINGTON STATE UNIVERSITY (See also COLLEGES AND UNIVERSITIES)

Agricultural college grant 43.79.120 Agricultural commodity marketing

international trade center, IMPACT contributions and support 28B.30.543 director 28B.30.539 duties 28B.30.537 primary functions 28B.30.535 research and services, fees 28B.30.541 Agricultural extension work, county cooperation 36.50.010

Agricultural outdoor burning educational material on health and environmental effects 70.94.650

additional powers of regents 28B.30.750 local borrowing authority Ch. 28B.142

Bond issues for buildings and facilities-1961

authorized issues, form and terms, interest 28B.30.730

concurrent with other acts 28B.30.780 definitions 28B.30.710

not general obligation of state 28B.30.770 powers of regents 28B.30.720 powers of regents, purpose 28B.30.700 refunding bonds, authorized 28B.30.760

Washington State University bond retirement

created, building fees and grants deposited 28B.30.740

Bond issues for buildings and facilities—1977

amount 28B.31.010

bond anticipation notes authorized 28B.31.020

bond retirement fund created 28B.31.060 certification of adequate funds for payment, prerequisite for issuance 28B.31.090

form, terms, conditions 28B.31.030 legal investment for public funds 28B.31.080 principal and interest, payment 28B.31.060

expenditure of, limitation 28B.31.050 subordination to liens of revenue bonds 28B.31.100

transfer of funds to state general fund 28B.31.070

Branch campus Vancouver 28B.45.040

Branch campuses Tri-cities area 28B.45.030

Climate and rural energy development center authorized 28B.30.642 definitions 28B.30.640 funding 28B.30.644

Collective bargaining Ch. 41.76

Community technology opportunity program Ch. 28B.32

Courses, studies, and instruction exclusive majors 28B.30.060 graduate work 28B.10.120

major courses common to Washington State University and University of Washington 28B.10.115

Courses, studies and instruction agriculture 28B.30.065

Dairy/forage and agricultural research facility at Rainier school farm 28B.30.810

Degrees

technology

masters and doctorate 28B.30.500

Employees

contracts, not to have interest in 28B.30.140 Employees' suggestion program Ch. 41.60

Employees suggestion program cit. 41.00 Energy education, applied research, and technology transfer programs transferred from energy office to Washington State University 28B.30.900, 28B.30.901

Extension department, head as member of board of supervisors 28A.335.270
Farm marketing research Ch. 15.64

Federal aid

acceptance by state 28B.30.210, 28B.30.220 agricultural experiment stations assent by state 28B.30.255

university designated as recipient 28B.30.250 appropriation 28B.30.215 Morrill act funds 28B.30.200

state treasurer receiving agent for 28B.30.270

trust funds, status 28B.30.285 withdrawal of funds by university 28B.30.280

building fees disposition 28B.15.310

exemptions

children of law enforcement officer and fire fighter who died or were disabled in line of duty 28B.15.380

installment payments 28B.15.411 refund, cancellation 28B.15.600

Fees, See also COLLEGES AND

UNIVERSITIES, subtitle Fees

Food and environmental quality laboratory, purpose and activities Ch. 15.92

Food animal veterinarian conditional scholarship program Ch. 28B.121 Funds

agricultural college permanent fund investment in regents' revenue bonds 43.84.140

investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061

agricultural permanent fund allocation 43.79.130

created 43.79.130 source 43.79.130

disposition of certain revenues agricultural college lands 28B.30.742

scientific school lands 28B.30.741

Morrill fund 28B.30.275 scientific permanent fund

allocation 43.79.110 created 43.79.110

scientific school permanent fund

investment in regents' revenue bonds 43.84.140

investment of surplus moneys in 43.84.041, 43.84.051, 43.84.061

Washington State University bond retirement fund

created, building fees and grants deposited 28B.30.740

Washington State University building account 43.79.335

High-technology education and training 28B.30.499

Home economics extension work, county cooperation 36.50.010
International marketing program for agricultural

commodities and trade (IMPACT) center contributions and support 28B.30.543

director 28B.30.539 duties 28B.30.537

primary functions 28B.30.535

research and services, fees 28B.30.541 Lind dryland research unit, transfer of land and

lease income to unit 28B.30.902 Medical and hospital care for students 28B.30.350

leases, contracts, agreements 28B.30.355 Name, location 28B.30.010

Pesticide registration, commission on, membership and duties 15.92.090, 15.92.100, 15.92.105, 15.92.110

Puget Sound water quality field agents program, See WASHINGTON STATE UNIVERSITY, subtitle Sea grant program

Purpose 28B.30.015

Real property

annual report by department of natural resources 28B.30.310

Regents

advisor, attorney general 28B.30.117 appointment Const. Art. 13 § 1 bylaws, president of board, powers 28B 30.125

Residents' rights Ch. 70.129 proceeds of sale contracts, not to have interest in 28B.30.140 administration of 43.83A.040
deposited in state and local improvements
revolving account 43.83A.030
use of 43.83A.040
sale of 43.83A.020
sale of 43.83A.020 disbursement of funds 28B.30.130 expenses 28B.30.116 generally 28B.30.100 Soldiers' home legislature, duties Const. Art. 10 § 3 WASHINGTON VETERANS' HOMES AND management of university 28B.30.095 VETERANS' CEMETERY meetings 28B.30.120 Admittance, qualifications 72.36.030 terms 43.83A.020, 43.83A.070 oaths 28B.30.115 Burial of deceased 72.36.110 Cemetery 72.36.115 Definitions 72.36.035 legal investment for public funds 43.83A.110 powers and duties 28B.30.150 secretary of board, duties, bond 28B.30.135 legislature may provide additional moneys 43.83A.100 Domiciliary and nursing care provided 72.36.055 appointment, duties 28B.30.130 waste disposal facilities bond redemption fund Eastern Washington veterans' home Scientific school grant 43.79.100 establishment 72.36.075, 72.36.077 Federal funds 72.36.060 retirement of bonds from 43.83A.090 Sea grant program definitions 28B.30.630 source of funds 43.83A.090 Declaration 43.83A.010 Hobby promotion 72.36.090, 72.36.100 Maintenance, defined 72.36.045 Medicaid 72.36.140, 72.36.145 Personal needs allowance 72.36.160 matching requirements 28B.30.634 Definitions 43.83A.050 Small business development center authority to establish 28B.30.530, 28B.30.533 Hazardous waste disposal action for damages resulting from violations attorney fees 70.105.097 Resident council 72.36.150 Resident rights 72.36.037 Spokane area attorney general enforcement, legal actions, authorized collaboration with Eastern Washington
University and local community colleges Resident rights /2.36.03/ Residents' income 72.36.120 Soldiers' home admittance 72.36.040 establishment 72.36.010 regulations 72.36.050 70.105.120 28B.30.050 Stadium highway authorized 47.20.580 definitions 70.105.010 definitions /0.105.010 disposal sites acquisition authority 70.105.040 fee schedule, establishment 70.105.040 receiving criteria 70.105.070 energy facilities 70.105.110 environmental excellence program acquisition of property for 47.20.600 condemnation for 47.20.610 measure of damage to buildings 47.20.620 Superintendent sale of buildings and personalty acquired in appointment 72.36.020 acquisition of land 47.20.630 Washington veterans' home establishment 72.36.070 use declared public use 47.20.605 agreements, effect 70.105.025 State register, considered state agency for WASHINGTON-OREGON BOUNDARY extremely hazardous waste rules and standards 70.105.020 purpose of 34.08.050 State boundaries, defined Const. Art. 24 § 1 Sustaining agriculture and natural resources, center for, purpose and activities Ch. 15.92 WASHINGTON'S BIRTHDAY federal law implementation rules, legislative review 70.105.140 Technology center School holiday, president's day 28A.150.050 administration, board of directors 28B.20.289 availability of facilities 28B.20.295 state agency designation, powers 70.105.130 hazardous substance remedial action WASTE (See also REAL PROPERTY, subtitle Waste) Actions for waste Ch. 64.12 community, trade, and economic development department responsibilities 28B.20.293 procedural requirements of chapter not applicable 70.105.116 Attachment, sale of property before judgment 6.25.220 created 28B.20.285 definitions 28B.20.287 list of waste for disposal, requirements 70.105.030 Discharge renewable energy and energy efficiency business development strategic plan 28B.20.296 off-site disposal 70.105.050 permits, exemptions from environmental orders requiring compliance, issuance, appeal, impact statements 43.21C.0383 etc. 70.105.095 Ejectment and quieting title actions, clean energy policy 28B.20.298 PCB waste 70.105.105 counterclaim for permanent improvements purpose, comprehensive statewide control framework 70.105.007 small business innovation research assistance and taxes paid 7.28.180
Forcible entry and detainer, when deemed as program 28B.20.297 staff, faculty, and facilities support rules, regulations, fee schedules, review by solid waste advisory committee 70.105.060 solid wastes conditionally exempt from chapter 70.105.035 violations receiving criteria 70.105.070 waste 59.12.030 28B.20.291 Injunctions, damages for waste on stay of proceedings for recovery of possession 7.40.200 Technology program degrees 28B.30.500 Telecommunications system for technology education 28B.30.520 Limitation of actions 4.16.080 Medical civil penalty 70.105.080 criminal penalties 70.105.085, 70.105.090 Tree fruit research center incineration, requirements 70.95.710 financing bonds residential sharps waste collection alternative methods authorized 28B.30.620 Hazardous waste management 70.95K.040 residential sharps waste disposal 70.95K.030 sharps waste collection 70.95.715

Probate, partnership interests of decedent, waste committed by surviving partners, security required 11.64.016

Real property. conflict related to site, department to assist in resolution 70.105.260 anticipation notes, authorized 28B.30.604 authorized, condition 28B.30.600 general obligations of the state 28B.30.608 issuance, sale, retirement, state finance committee 28B.30.602 lease agreement prerequisite to sale 28B.30.614 local government authority to prohibit or condition acceptance 70.105.217 local governments coordination with private facilities Real property 70.105.220 action for waste 64.12.020 legal investment for public funds 28B.30.618 grants available 70.105.235 limitation of actions for 4.16.080 pollution control hearings board to hear Recovery of possession, injunctions, damages for methods of payment 28B.30.616 owners' and holders' rights 28B.30.612 disputes 70.105.250 waste on stay of proceedings for recovery of preparation of local plans 70.105.220 technical assistance from department 7.40.200 proceeds, administration 28B.30.606 Redemption period, during redemption fund, created, use 28B.30.610 conduct not constituting 6.23.100 notice of intent to file application for facility office-laboratory construction account, 1975 appropriation 28B.30.619 restraining of 6.23.100 Sanitary districts, See SANITARY DISTRICTS Trust assets, annual report to regents 28B.30.300 Sewer districts, See SEWER DISTRICTS Water quality field agents program captions not law 28B.30.638 WASTE DISPOSAL FACILITIES 70.105.245 Bond issue Wine grape industry, instruction anticipation notes, pledge, promise, seal plan administration 28B.30.067, 28B.30.068 43.83A.080
appropriation 43.83A.900
bondholders remedies 43.83A.090
general obligation bonds components 70.105.200 criteria for facilities siting 70.105.210 WASHINGTON TECHNOLOGY CENTER (See TECHNOLOGY) plan preparation requirements contingent on funding 70.105.270 WASHINGTON VETERANS' HOMES appropriation required 43.83A.020 authorized 43.83A.020 conditions 42.83A.020 service charges, assessment by department of ecology 70.105.280 state preemption 70.105.240 Management, director of department of veterans affairs 43.60A.075 conditions 43.83A.070 Nursing home care public assistance purchase of contracts for form 43.83A.070 treatment facilities

permits, rules 70.105.215

issuance 43.83A.020

services 74.09.120

WASTE REDUCTION

Integration of disposal systems 43.83A.040 Referral to electorate 43.83A.060 Sewerage systems water pollution control Ch. 90.48 Water pollution control Ch. 90.48 WASTE REDUCTION (See also ECOLOGY, DEPARTMENT OF, subtitle Hazardous waste management; ECOLOGY, **DEPARTMENT OF, subtitlte Waste** reduction) Consultation program 70.95C.040 Database 70.95C.060 Definitions 70.95C.020 Director's authority 70.95C.080
Hazardous waste generators and users multimedia permit pilot program 70.95C.250 voluntary reduction plan 70.95C.200 appeal of department order or surcharge 70.95C.230 exemption from preparing, petition for 70.95C.210 fees 70.95E.030 public inspections of plans, summaries, and progress reports 70.95C.240 review of plan, executive summary, or progress report by department of ecology 70.95C.220 Hotline 70.95C.060 Legislative findings 70.95C.010 recycled paper use in state government, goals 70.95C.110 waste reduction and recycling awards program duties 70.95C.120 waste reduction and recycling program 70.95C.110 Office created, duties 70.95C.030 Plastic containers definitions 70.95F.010 labeling requirements plastics industry standards 70.95F.020 violations, penalty 70.95F.030 Research and development program 70.95C.070 Source separated materials private business involvement in plan development local solid waste advisory committee to examine 70.95.167 State parks waste reduction and recycling 79A.05.045 Techniques, workshops, seminars 70.95C.050 WASTE REDUCTION, RECYCLING, AND MODEL LITTER CONTROL ACT Administrative procedure act, application to chapter 70.93.040 Airports recycling receptacles 70.93.095 Collection of fines and forfeitures 70.93.070 Collection of taxes, fines, and forfeitures waste reduction, recycling, and litter control account, exception 70.93.180 Community restitution litter cleanup programs funding 70.93.250 Declaration of purpose 70.93.020 Definitions 70.93.030 Department of ecology, administration of antilitter and recycling programs, guidelines Distribution of taxes, fines, and forfeitures waste reduction, recycling, and litter control account, exception 70.93.180 Enforcement of chapter 70.93.050 Enforcement officers, designated, authority Industrial cooperation requested 70.93.210 Legislative findings 70.93.010 Litter collection programs, coordination 70.93.220 Litter receptacles placement 70.93.090 use of anti-litter symbol, distribution, placement, violations, penalties 70.93.090

Litter tax compliance enforcement 70.90.180 distribution 70.90.180 funds use 70.90.180 public education and awareness programs funding 70.90.180 recyclable materials, market development 70.90.180 Littering prohibited, penalties 70.93.060 Marinas recycling receptacles 70.93.095 Notice to public, contents of chapter, required 70.93.080 Recycling receptacles airports 70.93.095 marinas 70.93.095 Removal of litter, responsibility 70.93.110 Solid waste vehicle transporting, load covering or securing required 70.93.097 Violations of chapter, penalties 70.93.230 Waste reduction, recycling, and litter control account creation, distribution 70.93.180 WASTEWATER Discharge permits, issuance conditions 90.48.520 Greywater reuse standards, procedures, and guidelines 90.46.140 Municipal sewage sludge beneficial uses 70.95J.030 biosolid management program 70.95J.020 biosolids permits, fees and report 70.95J.025 definitions 70.95J.010 enforcement of regulations department of ecology authority 70.95J.050 federal requirements 70.95J.007 legislative findings 70.95J.005 permit issuance and enforcement local health department authority 70.95J.080 permit review 70.95J.090 transportation 70.95J.020 violations department of ecology authority 70.95J.040 gross misdemeanor punishment 70.95J.060 monetary penalty 70.95J.070 Reclaimed water use advisory committee 90.46.050 agricultural industrial process water 90.46.150 definitions 90.46.010 demonstration projects 90.46.110 direct recharge, standards 90.46.042, 90.46.080 discharge to wetlands, standards and procedures 90.46.044, 90.46.090 enforcement powers of secretary of health 90.46.060 exemptions from standards and guidelines 90.46.070 findings, intent 90.46.005 impairment of water rights downstream from freshwater discharge points, conditions industrial and commercial use, standards, guidelines, and permits 90.46.030 industrial reuse water, permit 90.46.160 land applications, standards, guidelines, and permits 90.46.040 pilot projects 90.46.020 projects, conflict resolution 90.46.072 rules, coordination with department of health 90.46.015 sewerage or disposal systems 90.48.112 streamflow augmentation 90.46.100 surface percolation 90.46.080 wastewater treatment facilities 90.03.252, 90.44.062, 90.46.120 WASTEWATER TREATMENT PLANT OPERATORS Ad hoc advisory committees 70.95B.071 Certification

certificate holders under prior program 70 95B 080 eligibility following revocation 70.95B.100 fees 70.95B.095 issuance, term, renewal 70.95B.090 operator in charge on effective date 70.95B.080 reciprocity with other states 70.95B.130 required 70.95B.030 revocation 70.95B.100 suspension for noncompliance with support order 70.95B.115 temporary, to fill vacant position 70.95B.080 unlawful acts, penalties, injunctions 70.95B.120, 70.95B.140 Definitions 70.95B.020 Ecology, director of classification of plants 70.95B.050 criteria 70.95B.060 powers and duties 70.95B.110 rules and regulations 70.95B.040 criteria 70.95B.060 Effective date of act 70.95B.900 Legislative declaration 70.95B.010 On-site systems, designer licensing Ch. 18.210 Revenue, disposition 70.95B.150 Unlawful acts, penalties, injunctions 70.95B.120, 70.95B.140 WATER AND WATER RIGHTS (See also FLOOD CONTROL) Appropriation existing rights preserved 90.03.010 industrial purposes 90.16.020 land, appropriation by corporations conveying water 90.16.100 license fees for water power claimants 90.16.050, 90.16.060, 90.16.090 mines and mining 90.16.020 power development, use of water for 90.16.050 public use, generally Const. Art. 21 § 1 use outside state 90.16.110, 90.16.120 water companies 90.16.010 Aquatic rehabilitation zones Ch. 90.88 Aquifer protection areas creation process 36.36.020 delinquent fees, lien 36.36.045 dissolution process 36.36.050 fee revenues, use of 36.36.040 fees for withdrawal of water or sewage disposal 36.36.030 low-income persons, reduced fees 36.36.035 purpose 36.36.010 Artesian wells, provisions relating to use Ch. Basic data fund 43.21A.067 Bottled water 70.119A.140 quality standards for, authority of state board of health to adopt 43.20.050 Building permit applications evidence of adequate water supply 19.27.097 Cities and towns acquisition for irrigation and domestic purposes 35.92.220, 35.92.230, 35.92.240, 35.92.260 areas of service need not be contiguous 35.92.250 charges, construction costs notice, recording 65.08.170 payment, release 65.08.180 energy conservation programs revenue bonds 35.92.105 pollution protection 35.88.010 power to contract debt for Const. Art. 8 § 6 use for irrigation and domestic purposes, acquisition 35.92.220 Compliance and enforcement 90.03.605 Comprehensive plans of cities address run-off 35.63.090, 35A.63.061, 36.70.330 Conservation

identification 90.03.560

unperfected surface water right, change or transfer 90.03.570 certificate of ground water right 87.03.0175 water resource management Ch. 90.42 amendment to permit or certificate, exemption 90.44.100 watershed agreement, pilot project 90.03.590, 90.03.591 Conservation assistance programs consolidation of rights for exempt wells cities and towns revenue bonds 35.92.105 90.44.105 Natural area preserves, See NATURAL AREA PRESERVES showing required 90.44.080 vested rights 90.44.090 Conservation districts, water rights preserved 89.08.390, 89.08.391 Navigable waters comprehensive plan, land use element, public water supplies 35.63.090, 35A.63.061, state's right, title and interest in, granting to Conservation programs counties diking districts 85.05.082 assistance to water customers 36.94.460 36.70.330 Obstructing is nuisance 7.48.120 definitions 90.44.035 financing 36.94.450 Obstructions to, removal by counties 36.32.290 water-sewer district conservation plan and water use restrictions 57.08.170 Oil pollution control, See WATER POLLUTION CONTROL existing rights not affected 90.44.440 ground water areas, establishment 90.44.130 Outdoor recreation use, limitation on liability of owners of land and water areas when open to water-sewer districts' assistance to customers, impoundment or other resource management limitations 57.08.160 techniques, consideration of benefits in application for water right 90.44.055 investigations, authorization 90.44.250 public without fee 4.24.200, 4.24.210 Outflow of lakes, regulation, See LAKES, Construction projects in state waters Ch. 77.55 Counties management programs fee revenues, use of 36.36.040 subtitle Outflow regulation
Permits to withdraw water, rights and extensions charges, construction costs notice, recording 65.08.170 payment, release 65.08.180 management programs, requirements 90.44.400, 90.44.410, 90.44.420, 90.14.150 conservation programs Plumbing fixtures, water conservation assistance to water customers 36.94.460 financing 36.94.450 revenue bonds issuance authorized 36.94.450 performance standards 19.27.170
Poisons or other harmful objects in food, drinks, metering or measuring withdrawals 90.44.450 Odessa subarea 90.44.520 permit to withdraw 90.44.050, 90.44.060, medicine, or water Ch. 69.40 Policy of the state 90.03.005 Pollution Depositing unwholesome matter in, penalty 9.66.050, 70.54.010

Dikes, levees, embankment, cities and towns, authority to construct 35.21.090

Diking and drainage districts, See DIKING AND DRAINAGE 90.44.070 reclaimed water, use by wastewater treatment facilities 90.44.062 rights, determination 90.44.220, 90.44.230 cities and towns abatement of action by sheriff 35.88.050 declaration of nuisances 35.88.030 superseding permit or certificate DRAINAGE Columbia basin project, water delivered enforcement by health officers 35.88.060 Diking and drainage improvement districts, from 90.44.510 injunction proceedings 35.88.070 waters developed by, use 85.08.630, 85.08.640, 85.08.650, 85.08.660 supervisors, authority and duties 90.44.200 prosecution and trial of offenders supply, hearing to adjust supply to needs 35.88.050 punishment for creating or maintaining nuisance 35.88.040 Drainage districts 90.44.180 surface waters, ground water control not to affect 90.44.030 charges, construction costs notice, recording 65.08.170 payment, release 65.08.180 sewerage discharged into streams, certain waste of water prohibited, exceptions 90.44.110, 90.44.120 cities prohibited from 35.88.080 special police, authorization for 35.88.020 joint select committee on water supply during Whitman county clustered residential supply sources, authority over 35.88.010 development pilot project 90.44.052 withdrawal, priorities and regulation drought Ch. 90.86 depositing unwholesome matter in waters, public nuisance, penalty 9.66.050. Drought, general provisions 43.83B.300 Drought preparedness account 43.83B.430 90.44.130 Hydraulic projects and permits Ch. 77.55 detergent phosphorus content Ch. 70.95L penalty 70.54.010 polluting substances Drought relief department of ecology emergency powers implementation orders, procedure Hydroelectric reservoir extending into British Columbia commission, powers 35.21.418 watershed agreement 35.21.417 discharge in waters 70.54.010 public utility districts, powers in regard to 43.83B.405 legislative intent 43.83B.400 watershed agreement 35.21.417
Hydropower, comprehensive plan 90.54.800
Impoundment of water or other resource
management techniques, consideration of
benefits in application for water right
90.03.255, 90.44.055
Impure, furnishing, penalty 70.54.020
Inland bodies of water, rehabilitation districts,
See IRRIGATION DISTRICTS, subtitle limitations on powers granted 43.83B.425 loans and grants, authority to make 54.16.050 water supply
generally 70.54.010
watersheds in adjoining state 70.54.030
Pollution, See also ECOLOGY, DEPARTMENT
OF; WATER POLLUTION CONTROL 43.83B.415 rule making authority 43.83B.420 withdrawals and diversions of water temporary, authorization 43.83B.410 withdrawals and diversions of water, Port districts, improvement and regulation of temporary, authorization by department of ecology 43.83B.410 53.08.060 Prescription or adverse use, rights not acquired by 90.14.220 Rehabilitation districts Ecology department powers and duties 43.21A.064 limitation on number of ditches 90.28.040
Irrigation, See also IRRIGATION DISTRICTS Prior water rights 90.14.160 Efficiency study 43.83B.300 Public nuisances concerning 7.48.140 Emergency, continuing shortage, alleviation Irrigation districts Public utility districts bond issue, authorized 43.83B.300 powers in regard to 87.03.140 acquisition of property rights 54.16.020, Irrigation districts, See also IRRIGATION Eminent domain 54.16.030 city in adjoining state authorized to condemn surveys and plans for 54.16.010 watershed property 8.28.050 water rights in regard to 54.16.050 Joint operating agencies, sale of water 43.52.391 water use declared public use 90.03.040 Public water supply Eminent domain, water power companies 90.16.030, 90.16.040, 90.16.045 outflow regulation Ch. 90.24 chemical contaminants local standards may be stricter 70.142.040 monitoring requirements 70.142.020, 70.142.030 Lakes. See also LAKES Family farm water act Lakes within irrigation and rehabilitation districts 87.84.005, 87.84.010, 87.84.020, 87.84.030, 87.84.040, 87.84.050, 87.84.060, water withdrawal permits Ch. 90.66 Fees 90.03.470, 90.03.471 noncomplying systems, corrective plan 70.142.050 standards 70.142.010 Fishways, flow, and screening Ch. 77.57 Flood control, See FLOOD CONTROL 87.84.061, 87.84.070, 87.84.071, 87.84.080, 87.84.100, 87.84.110, 87.84.120 Land ownership, rights acquired through 90.14.170 emergency interties 90.03.390 health standards, adoption by state board of health 43.20.050 Flood control districts, sale, lease or use of 86.09.154 Future rights acquired through appropriation 90.14.180 Measurement, units of 90.03.020 service areas, approval 90.03.386 system interties 90.03.383 Minimum water flows and levels, establishment Greywater, See WASTEWATER Ch. 90.22 Municipal water supply purposes beneficial uses 90.03.550 Ground waters Public water supply systems operators Ch. acreage expansion program 90.44.445 appropriation 90.44.040 70.119 failing public water system, conditions 90.03.580 Public Water System Coordination Act of 1977 artificially stored water 90.44.130 bottled water exemption 70.116.100

capping of wells 90.44.110, 90.44.120

irrigation district assistance to landowners

WATER AND WATER RIGHTS

coordinated water system plans	Shoreline management act of 1971, See	Trust water rights 90.14.215
approval 70.116.060	SHORELINE MANAGEMENT	Trust water rights program
compliance requirements 70.116.060	Solid waste management, See SOLID WASTE	acquisition 90.42.030, 90.42.080
dispute resolution mechanism 70.116.060	MANAGEMENT	construction of act 90.42.138
purveyor limitations 70.116.060	Storage dams, construction or modification	definitions 90.42.020
critical water supply service areas	90.03.350	existing water rights not impaired 90.42.070
boundaries, determination 70.116.070	Storm water control facilities	guidelines for acquisition and management
coordinated water system plans	assessments, rates, and charges 90.03.500,	90.42.050
development of 70.116.050	90.03.510, 90.03.520, 90.03.525	limitations of act 90.42.135
requirements 70.116.050	Storm water treatment facilities highway construction projects, planning	management 90.42.040 water banking 90.42.100, 90.42.110,
establishment of 70.116.040 studies 70.116.040	90.03.540	90.42.120, 90.42.130
definition 70.116.030	Stream patrolmen, appointment, powers, and	United States water rights Ch. 90.40
fire protection performance standards	compensation Ch. 90.08	use of water courses 90.40.020
70.116.080	Subterranean water	Wastewater, See WASTEWATER
legislative declaration 70.116.010	aquifer protection areas	Water banking 90.42.100, 90.42.110, 90.42.120,
municipal water systems, controlling statutes	fee revenues, use of 36.36.040	90.42.130
70.116.090	purpose 36.36.010	Water code Ch. 90.03, 90.03.005
purposes 70.116.020	Surface waters appropriation, procedures 90.03.250,	Water conservancy boards application of chapter 90.80.135
rate making authority preserved 70.116.110	90.03.265, 90.03.270, 90.03.280,	conflicts of interest 90.80.120
review of water or sewer system plan 70.116.140	90.03.290, 90.03.300, 90.03.310,	creation 90.80.020
satellite system management agencies	90.03.320, 90.03.330, 90.03.340	definitions 90.80.010
criteria for designation 70.116.134	appropriation by corporations conveying	dissolution of board 90.80.065
severability 70.116.900	water 90.16.100	funding 90.80.060
short title 70.116.120	controlling works and measuring devices	membership 90.80.050
water supply problem areas	90.03.360	multicounty boards 90.80.035
critical water supply service areas	conveyance rights along lakes and streams 90.03.030	open public meetings act, application
establishment 70.116.040	conveyance to intake structures in neighboring	90.80.130 petition for board creation, approval or denial
studies, responsible authorities 70.116.040	states 90.03.030	90.80.030
system establishment moratorium	crimes against water code 90.03.400,	powers 90.80.055, 90.80.060
70.116.040 Reclaimed water use Ch. 90.46	90.03.410, 90.03.420	quorum 90.80.057
Reclamation districts of one million acres or	definitions 90.03.015	reports to legislative committees 90.80.140
more Ch. 89.30	determination of water rights, procedures	training requirements and continuing
Registration	90.03.110, 90.03.120, 90.03.130,	education for commissioners 90.80.040
claims registry 90.14.111	90.03.140, 90.03.150, 90.03.160, 90.03.170, 90.03.180, 90.03.190,	transfers of water appeals 90.80.090
definitions 90.14.031	90.03.170, 90.03.180, 90.03.190, 90.03.200, 90.03.210, 90.03.220,	application of chapter 90.80.140
enforcement and implementation 90.14.200	90.03.230, 90.03.240, 90.03.243,	applications 90.80.070
existing rights preserved 90.14.044	90.03.245	immunity of county and department from
misrepresentation of claim, penalty 90.14.121	diversion	damages 90.80.100
notice requirements 90.14.091, 90.14.101	fish hatcheries or rearing facilities 90.03.360	interties, approval 90.80.110
statement of claim to withdraw, divert, or use 90.14.041, 90.14.043, 90.14.051,	metering requirements 90.03.360	notice, hearing 90.80.070
90.14.061, 90.14.065, 90.14.068,	modification of point of diversion 90.03.395,	review, internet posting 90.80.080
90.14.081	90.03.397	Water conservation districts, See
waiver or relinquishment 90.14.071	salmonid stock, impact of diversion on 90.03.360	CONSERVATION DISTRICTS Water districts
Regulations, counties 36.32.280	temporary changes 90.03.390	charges, construction costs
Relinquishment of rights for abandonment or	transfer of rights 90.03.380	notice, recording 65.08.170
nonuse 90.14.130, 90.14.160, 90.14.170,	eminent domain 90.03.040	payment, release 65.08.180
90.14.180, 90.14.190, 90.14.200 Recornection of vector for contain purposes and	fees 90.03.470, 90.03.471	Water masters
Reservation of water for certain purposes and minimum flows 90.03.345	ground water control not to affect surface	designation, powers, and duties 90.03.060,
Reservoirs	water rights 90.44.030	90.03.070, 90.03.090
permits 90.03.370, 90.44.460	impoundment or other resource management	Water resource management Ch. 90.82
underground artificial storage and recovery	techniques, consideration of benefits in application for water right 90.03.255	trust water rights, acquisition and management 90.42.020, 90.42.030,
project 90.03.370	inchoate rights 90.03.460	90.42.040, 90.42.050, 90.42.070,
Reservoirs, See also RESERVOIRS	instream flows or levels, establishment of	90.42.080
Reversion of rights to state for nonuse	minimum Ch. 90.22	Water resource policy 43.83B.300
notice and determination 90.14.130 sufficient cause for nonuse 90.14.140	measurement, units of 90.03.020	Water resources
Rights	minimum flows and levels 90.03.247	delivery rate structures 43.20.235
public utility districts 54.16.050	partnership ditches 90.03.430, 90.03.440, 90.03.450	emergency withdrawal of public surface and ground waters 43.83B.300
Riparian and upland areas left unharvested for	planning units, petition for general	planning, department of health duties
benefit of public resources	adjudication 90.03.105	43.20.230
landowner immunity from civil liability for	prosecuting attorneys, duties 90.03.100	water system plan review 43.20.250,
damages resulting from trees being left	reclaimed water, use by wastewater treatment	43.20.260
76.09.330 legislative findings 76.09.330	facilities 90.03.252	Water resources act
Rivers and streams	reservation of water for certain purposes and	assistance grants 90.54.060
fencing across 90.28.160	minimum flow 90.03.345 rights attaching to land 90.03.380	dam safety report 90.54.160
Rivers and streams, See also RIVERS AND	stream patrolmen, appointment, powers, and	data system 90.54.030 declaration of fundamentals for utilization and
STREAMS	compensation Ch. 90.08	management 90.54.020
Roads and highways, inundation for public	violations of water code, penalties 90.03.600	definitions 90.54.120
purposes 90.28.010, 90.28.020	water masters, designation, powers, and duties	electric generation facility, application to
Sewer districts	90.03.060, 90.03.070, 90.03.090	appropriate water 90.54.170
charges, construction costs	Tracking system	evaluation of projects' needs and financing
notice, recording 65.08.170	account 90.14.240	90.54.100 findings 00.54.005
payment, release 65.08.180 Sewer systems	Transfers of water, water conservancy board duties Ch. 90.80	findings 90.54.005 funding of programs, priorities 90.54.035
water conservation considerations in planning	Transportation facilities, See PORT DISTRICTS	ground water aquifers, protection 90.54.140
90.48.495	Trees on bank, removal by counties 36.32.300	hydropower, comprehensive plan 90.54.800
	, , , , , , , , , , , , , , , , , , , ,	

[RCW Index—page 800] (2008 Ed.)

land use management policy modifications 90.54.130

planning and pilot process 90.54.045 program development and implementation 90.54.040, 90.54.060, 90.54.080, 90.54.090

setting aside or withdrawing waters, rule making 90.54.050

stream flow restoration, priority 90.54.191 water supply projects, interagency cooperation 90.54.150

water use efficiency and conservation programs and practices 90.54.180
Water transfers, water conservancy board duties

Ch. 90.80

Watershed compensatory mitigation Ch. 90.74 Watershed property

city in adjoining state authorized to condemn 8.28.050

Well construction Ch. 18.104 Yakima enhancement project 43.21A.470 Yakima river basin water rights Ch. 90.38

WATER COMPANIES (See also PUBLIC UTILITIES, subtitle Water companies)

Fire hydrants

water companies may be required to maintain 80.28.250

Labor liens, See LIENS, subtitle Franchises, earnings, property of certain companies Taxation Ch. 84.12

Water appropriation Ch. 90.16

WATER CONSERVANCY BOARDS (See WATER AND WATER RIGHTS)

WATER DISTRIBUTION DISTRICTS (See IRRIGATION DISTRICTS; WATER-SEWER DISTRICTS)

WATER DISTRICTS (See also WATER-SEWER DISTRICTS)

Charges, construction costs notice, recording 65.08.170 payment, release 65.08.180 Cities and towns

conveyance of distribution system 57.08.020, 57.08.035

City or town taking over part of the district, effect 57.08.035

Distribution system

conveyance to cities and towns 57.08.020 Fluoridation authority 57.08.012

Insurance

risk management services authorized Ch. 48 62

self-insurance authorized Ch. 48.62 Municipal water and sewer facilities act Ch. 35 91

Short-term obligations Ch. 39.50 Underground utilities, location, damage Ch.

Validation

1988 act 57.06.180

WATER MAINS

Franchises to construct along state highways 47.44.010

Underground utilities, location, damage Ch. 19.122

WATER POLLUTION CONTROL (See also WATER QUALITY)

Administrative procedure act, application 90.48.230

Agricultural activities

enforcement 90.48.450

Aquatic lands leased from state, requirements 90.48.386

Aquatic noxious weed control commercial herbicide information and application 90.48.447
Eurasian water milfoil control 90.48.448
water quality permits 90.48.445
Ballast water management Ch. 77.120

Barley straw, application 90.48.310

Baseline study of state waters 43.21A.405, 43.21A.410, 43.21A.415, 43.21A.420

Boat sewage pumpout or dump units, location and installation 79A.60.530, 79A.60.540, 79A.60.550

Boater environmental education and boat waste management program 79A.60.560, 79A.60.570

Cities and towns, authority for local improvement 35.43.040

Coastal protection fund 90.48.390, 90.48.400 Construction projects involving fill material leaching test 90.48.530, 90.48.531

Cooperation with federal government 90.48.153 Cooperation with states and other jurisdictions 90.48.156

Dairy nutrient management

appeals from ecology department, actions and orders 90.64.040

complaints, investigation, and corrective action 90.64.030

concentrated animal feeding operation designation and permit 90.64.020 conservation commission, duties 90.64.080 conservation districts, duties 90.64.070 data base, development and maintenance 90.64.130

definitions 90.64.010

denial of approval or certification, producer-requested hearings 90.64.028 ecology department duties 90.64.050

transfer to agriculture department 90.64.901 environmental excellence program

agreements, effect on chapter 90.64.015 inspection program 90.64.023

livestock nutrient management account 90.64.150

plans, contents and certification 90.64.026 producers, registration 90.64.017 public records, disclosure 90.64.190 statement of environmental benefits 90.64.160 technical assistance teams, membership and duties 90.64.140

water monitoring, protocol 90.64.180 Definitions 90.48.020

Detergent phosphorus content definitions 70.95L.010 legislative findings 70.95L.005 limitation 70.95L.020

notice to distributors and wholesalers 70.95L.030

violations, injunctions 70.95L.040

Ecology, department of assistance request 90.48.100

enforcement authority 90.48.037, 90.48.095 jurisdiction 90.48.030

right of entry 90.48.090 rule-making authority 90.48.035

Emergency actions regarding discharge 90.48.240

Environmental excellence program agreements

Ch. 43.21K effect on chapter 90.48.045

Facilities, tax exemption and credits Ch. 82.34 Facilities and services

public works statute inapplicable 39.04.175

Facilities financing bond issues Ch. 90.50

definitions 70.146.020 evergreen community, preference 70.146.120 extended grant payments 70.146.075 federal capitalization grants Ch. 90.50A

grants or loans

conditions 70.146.030 considerations 70.146.070 environmental benefits statement 70.146.090

level not precedent 70.146.040 legislative intent 70.146.010 progress report 70.146.030 Puget Sound partners 70.146.110

secondary treatment, compliance schedule 70.146.050

tax receipts, water quality account 70.146.080 water quality account 70.146.030, 70.146.060 water quality capital account 70.146.100

Federal clean water act

administration and implementation 90.48.260, 90.48.261, 90.48.262, 90.48.264

construction and industrial storm water general permits effluent limitations, report 90.48.555

fees 90.48.565 inspection and compliance 90.48.560

water quality data

credible data, information, literature 90.48.580, 90.48.585 definitions 90.48.575

falsified data, penalty 90.48.590 findings and intent, legislative 90.48.570

Federal reclamation project irrigation districts rederal reclamation project irrigation districts use attainability analysis 90.48.540
Federal reclamation projects use attainability analysis 90.48.540
Fish hatcheries and rearing facilities 90.48.215,

90.48.220

Forest practices

compliance with federal water pollution control act 90.48.425

ecology department, jurisdiction and enforcement 90.48.420

regulation and enforcement 90.48.420 Hazardous substance remedial actions procedural requirements not applicable 90.48.039

Hazardous substances

financial responsibility Ch. 88.40 Liquefied natural or propane gas, safety standards 88.16.200

Livestock nutrient management program statutory review 90.64.170

Marine plastic debris Ch. 79.145

Metals mining and milling operations, regulation Ch. 78.56

Monitoring programs, agreements or contracts authorized 90.48.250

Oil and gas well drilling affecting surface waters, environmental impact statement required

Oil and hazardous substance spill prevention and response

definitions 90.56.010

definitions 90.56.010
ecology director's responsibilities 90.56.020
incident response training and education
program 90.56.080
investigation 90.56.400, 90.56.410
model contingency plan 38.52.420
anglese and offshore facilities

onshore and offshore facilities cleanup and containment services contractors, standards 90.56.240

contingency plans 90.56.210 enforcement of contingency plans 90.56.270 index to contingency plans and equipment 90.56.250

notification of discharge 90.56.280 oil removal, duty 90.56.340 operation standards 90.56.220 operations manuals 90.56.230 practice drills and adequacy of plans 90.56.260

prevention plans 90.56.200 unlawful operation, penalties 90.56.300, 90.56.310, 90.56.320, 90.56.330

powers and duties of ecology department 90.56.030

rule-making authority 90.56.050 spill removal or dispersal

ecology department duties 90.56.350 liability 90.56.360, 90.56.370, 90.56.380, 90.56.390

recovery of expenses 90.56.400 statewide master contingency plan 90.56.060 vessel response account, dedicated rescue tug 90.56.335

wildlife rehabilitation 90.56.110 wildlife rescue coalition 90.56.100

WATER QUALITY

Oil discharges, authorization and permits Violations sale, lease, or assignment of public property civil penalty 90.48.144 liability for damages 90.48.142 70 150 050 90.56.420 water quality account funds authorized Oil pollution compensation schedule 90.48.366, 90.48.367 notices and directives 90.48.120 70.146.030 Standards, See WATER POLLUTION CONTROL, subtitle Water quality standards Wastewater, See WASTEWATER damage assessment 90.48.368 definitions 90.48.364 penalties 90.48.140 Waste discharge fees 90.48.465 Oil spill prevention account 90.56.510 Waste disposal permits counties, municipalities, and public corporations 90.48.160, 90.48.162, 90.48.165, 90.48.170, 90.48.180, Wastewater treatment systems, See WASTEWATER TREATMENT Oil spill response account 90.56.500 financial responsibility Ch. 88.40 Water quality capital account 70.146.100 prevention and response Ch. 88.46 90.48.190, 90.48.195, 90.48.200 Water resources act Ch. 90.54 small spill education program 79A.60.620 fees 90.48.465 Watershed restoration projects, consolidated fish hatcheries and rearing facilities marine finfish rearing facilities 90.48.220 upland finfish facilities' waste discharge permit application process 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, pilot requirement 88.16.170, 88.16.180 reckless operation, penalty 90.56.530 restricted waters and safety requirements 89.08.500, 89.08.510 standards 90.48.215
Wastewater, See WASTEWATER Well construction Ch. 18.104 88.16.190 WATER RECREATION FACILITIES WATER RECREATION FACILITIES
Adjudicative proceeding, notice 70.90.210
Application of chapter, exceptions 70.90.250
Civil penalties 70.90.200
Criminal penalties 70.90.205
Definitions 70.90.110
Enforcement 70.90.140 speed limit 88.16.195 Water discharge permits, fees 90.48.465 On-site sewage disposal systems proximity to marine waters 90.48.264 Water quality account funds authorized for service provider agreements 70.146.030 Pollution substances, discharge into waters prohibited 90.48.080
Pollution control hearings board, jurisdiction and Water quality data credible data, information, literature 90.48.580, 90.48.585 duties Ch. 43.21B
Pollution disclosure act of 1971 Ch. 90.52 definitions 90.48.575 Fees 70.90.150 Insurance required 70.90.230 Legislative findings 70.90.101 Local boards of health, authority 70.90.125 falsified data, penalty 90.48.590 findings and intent, legislative 90.48.570 Port districts, powers and duties as to acquisition and construction of facilities, etc. 53.08.040, Water quality standards compliance method, ecology department authority 90.48.422 53 08 045 Modification or reconstruction of facility, procedure 70.90.160
Operating permit 70.90.170 Project financing, contracts for state aid 90.48.285 Water resources act Ch. 90.54 Watershed restoration projects Project financing, grants to municipal or public Reporting of injury, disease, or death 70.90.190 Rules 70.90.120 approval process 90.48.430 corporations or political subdivisions 90.48.290 Sales, operating instructions and health caution required 70.90.240 WATER QUALITY Public water supplies, chemical contaminants Agricultural activities, See WATER Ch. 70.142 State and local health jurisdictions, liability POLLUTION CONTROL Puget Sound water quality protection Ch. 90.71 70.90.180 Aquatic noxious weed control Pulp and paper mills commercial herbicide information and WATER RESOURCES discharge of chlorinated organics, reports and application 90.48.447 Agriculture permits 90.48.455 director of agriculture department's powers and duties 43.23.030 Aquatic rehabilitation zones Ch. 90.88 Eurasian water milfoil control 90.48.448 Service provider agreements water quality permits 90.48.445 additional method 70.150.070 Aquatic nuisance species committee, contents, funds 70.150.030 membership and duties 77.60.130
Ballast water management Ch. 77.120 Bottled water, See BOTTLED WATER Columbia river basin water supply Ch. 90.90 county competitive bid requirements inapplicable 36.32.265 Drinking water facilities by irrigation districts proposal notice 87.03.487

Drought Bottled water definitions 70.150.020 contaminant in source water reporting requirements 70.119A.140
Cigarette tax, funding Ch. 82.24, Ch. 82.26
Dairy nutrient management Ch. 90.64 grants or loans, eligibility 70.150.060 legislative intent 70.150.010 prevailing wages, public contract statutes 70.150.080 joint select committee on water supply during drought Ch. 90.86 Local utility districts Data 90.48.570, 90.48.575, 90.48.580, 90.48.585, 90.48.590 procedural requirements 70.150.040 public works applicability 35.22.625 drinking water facilities 54.16.145
Transfers of water, water conservancy board duties Ch. 90.80 sale, lease, or assignment of public property 70.150.050 Fish and wildlife habitat and water quality improvements Water conservancy boards, creation and duties property tax exemption 89.08.440 water quality account funds authorized Ch. 90.80 Forest practices, See FORESTS AND FOREST 70.146.030 Water conservation account 43.155.100 **PRACTICÉS** Sewage drainage basins Water resource inventory areas (WRIA) definitions 90.82.020 designation and comprehensive plans 90.48.270, 90.48.280 Pollution control, See WATER POLLUTION CONTROL Puget Sound water quality field agents program planning units Sewage treatment facilities 28B.30.632 implementation plan, report 90.82.043, construction and upgrading, standards definitions 28B.30.630 90.82.048 90.48.490 matching requirements 28B.30.634 limitations on liability 90.82.050 Sewer overflows Puget Sound water quality protection Ch. 90.71 Safe Drinking Water Act, state participation and administration 43.21A.445 watershed planning grants, eligibility reduction, plans and compliance 90.48.480 90.82.040 Sewerage or disposal systems operating and maintenance plans, submission 90.48.110 principles and criteria 90.82.030 Water transfers, water conservancy board duties Service provider agreements Ch. 90.80 additional method 70.150.070 reclaimed water use 90.48.112 Watershed management Sewerage or disposal systems, submission of bid requirements of cities and towns grants, eligibility 90.82.040 plans or proposed methods of operation to commission 36.94.100 inapplicable 35.23.351, 35.94.050 habitat component 90.82.100 contents, funds 70.150.030 instream flow, environmental impact Shellfish protection districts and programs Ch. county competitive bid requirements statement 90.82.085, 90.82.140 instream flow component 90.82.080 plan approval 90.82.130 plan parameters 90.82.120 inapplicable 36.32.265 Shellfish sanitation control, application of pollution laws and rules 69.30.130 county lease statutes inapplicable 36.34.192 definitions 70.150.020 grants or loans, eligibility 70.150.060 legislative intent 70.150.010 Shoreline management act, See SHORELINE MANAGEMENT planning, initiation and scope 90.82.060 projects and activities, identification 90.82.110 prevailing wages, public contract statutes 70.150.080 Storm water construction and industrial general permits water quality component 90.82.090 procedural requirements 70.150.040 public utility district bid laws inapplicable effluent limitations, report 90.48.555 water quantity component 90.82.070 fees 90.48.565 Wetlands mitigation banking Ch. 90.84 inspection and compliance 90.48.560 54.04.092 public works applicability 35.22.625 WATER SKIING Underground storage tanks, requirements Ch.

[RCW Index—page 802] (2008 Ed.)

public works statute is inapplicable 39.04.175

Personal watercraft

motorsports vehicles - dealer and manufacturer franchises Ch. 46.93 Personal watercraft, operation and equipment 79A.60.170

Safety requirements 79A.60.170

WATER SUPPLY FACILITIES

Bond issue Ch. 43.99D, Ch. 43.99E Bond issues

general obligation bonds Ch. 43.83B

WATER SYSTEMS (See PUBLIC UTILITIES; WATER WORKS AND SYSTEMS)

WATER TRAIL RECREATION PROGRAM (See PARKS AND RECREATION)

WATER UTILITIES

Cities and towns

authority to provide for 35.21.210 Underground utilities, location, damage Ch.

WATER WORKS AND SYSTEMS

Aquifer protection areas

fee revenues, use of 36.36.040

Bonds, refunding with general obligation funding bonds Ch. 39.52 Cities and towns

acquisition 35.92.010, 35.92.014, 35.92.015 Canadian corporations, contracts with

electricity generation 35.92.010, 35.92.070 fire prevention, acquisition of auxiliary systems 35.21.030 pollution Ch. 35.88

water conservation 35.92.010

water mains, hydrants, and appurtenances, authority generally 35.43.040 water redemption bonds Ch. 35.89

Cities and towns, See also CITIES AND TOWNS, subtitle Water systems

Combined sewerage, water, and garbage systems authority 35.67.331

statutes to govern 35.67.340

Diking and drainage districts, See DIKING AND DRAINAGE

Electrical connections to water works piping, permission required 19.28.010
Furnishing impure water, penalty 70.54.020

Irrigation districts

assumption of substandard water systems, limited immunity from liability 87.03.860 powers in regard to 87.03.140

Irrigation districts, See also IRRIGATION DISTRICTS

Moratorium on hookups, procedures and limitations 70.05.160

Municipal water and sewer facilities act Ch.

Public utility districts

acquisition and maintenance of water and irrigation works 54.16.030 water rights in regard to 54.16.050

Substandard system, assumption by public utility district 54.16.320

Substandard systems

city assumption of substandard systems, limited immunity from liability 35.13A.100 county assumption of system, limited

immunity from liability 36.94.480 optional municipal code cities' assumption of system, limited immunity from liability 35A.21.270

Substandard systems, assumption of irrigation districts, limited immunity from liability 87.03.860

Water companies

substandard water systems, limited immunity from liability on assumption of responsibility for 80.28.275 Water distribution districts, See WATER

DISTRIBUTION DISTRICTS

Water resource management Ch. 90.82

Water-sewer districts

authority to contract to manage, operate, or repair 57.08.011

WATERCOURSES AND WATERWAYS (See also HARBOR AREAS; PUBLIC LANDS, subtitle Aquatic lands)

Ballast discharge 88.28.060 Camas Slough closure 88.28.055

Cities and towns

construction in lowland fill areas Ch. 35.56 Counties

flood control 36.32.280, 36.32.290 obstruction removal 36.32.290 regulation of 36.32.280

tree removal 36.32.300 Diking and drainage districts, See DIKING AND DRAINAGE

Dock lines, cities and towns, establishment of 35.56.210

Environmental and forest restoration Ch. 43.21J Flood control, See FLOOD CONTROL Harbor improvement, See RIVER AND

HARBOR IMPROVEMENT DISTRICTS Inland bodies of water, rehabilitation districts, See IRRIGATION DISTRICTS, subtitle

Rehabilitation districts

Rehabilitation districts
Navigation, obstructing 88.28.050
Obstructions to, removal by counties 36.32.290
Oil pollution, See WATER POLLUTION
CONTROL, subtitle Oil pollution control
Polluted and environmentally sensitive waters,
identification and designation 79A.60.520

Public lands—aquatic lands beds of navigable waters Ch. 79.130 easements and rights of way Ch. 79.110

generally Ch. 79.105

harbor areas Ch. 79.115

oysters, geoducks, shellfish, and other aquacultural uses, and marine aquatic plants Ch. 79.135 tidelands and shorelands Ch. 79.125

waterways and streets Ch. 79.120

Public waterway districts accessible lands defined 91.08.020

appeals from condemnation or assessment decisions 91.08.580 assessments 91.08.270, 91.08.280, 91.08.290,

91.08.300, 91.08.310, 91.08.320, 91.08.330, 91.08.340, 91.08.350, 91.08.360, 91.08.370, 91.08.380,

91.08.390, 91.08.400, 91.08.410, 91.08.420, 91.08.430, 91.08.440, 91.08.450, 91.08.460, 91.08.590

assessments, procedures 91.08.520

authorization 91.08.010

board powers and duties 91.08.090, 91.08.100 bonds 91.08.465, 91.08.480, 91.08.485, 91.08.490, 91.08.500, 91.08.510

bridging of waterway part of cost 91.08.110 construction of improvements 91.08.530, 91 08 540

county commissioners designated as board 91.08.010

dredged material, sale as fill 91.08.600 eminent domain 91.08.120, 91.08.130,

91.08.140, 91.08.150, 91.08.160, 91.08.170, 91.08.180, 91.08.190,

91.08.200, 91.08.210, 91.08.220, 91.08.230, 91.08.240, 91.08.250, 91.08.260

enforcement 91.08.650

formation 91.08.030, 91.08.060, 91.08.070, 91.08.080

funds, surplus moneys 91.08.610 funds, unclaimed moneys 91.08.620 public lands, assessment 91.08.575 public lands, eminent domain 91.08.570

warrants, payment 91.08.550, 91.08.560

Railroads, crossing or line along 81.36.030, 81.36.040

Regulations, counties 36.32.280 Rights in, See WATER AND WATER RIGHTS River and harbor improvements, planning and funding Ch. 88.32

Soil and water conservation districts, See CONSERVATION DISTRICTS

Trees on bank, removal by counties 36.32.300 Uniform waterway marking system 79A.60.500 United States use, rights 90.40.020 Water pollution control Ch. 90.48

Water resources act Ch. 90.54
Watercraft adrift, See also VESSELS AND

SHIPPING Waterways as highways, control 91.08.630 Wharves, docks, and landings Ch. 88.24

WATERCRAFT (See BOATS AND BOATING; VESSELS AND SHIPPING)

WATERFRONT LAND

Bulkheads or rockwalls permits 77.55.141 Fishways, flow, and screening Ch. 77.57 Hydraulic projects and permits generally Ch. 77.55

WATER-SEWER DISTRICTS

Acquisition by irrigation district, when 87.03.015

Additions and betterments to comprehensive plan 57.20.019

Annexation

boundary review board objectives, not deemed to be a violation of 36.93.185 review by boundary review board not required 36.93.105

transfer of system from a county to a district hearing, notice 36.94.430, 36.94.440 powers of district 36.94.420

Annexation of territory, generally Ch. 57.24 Appellate procedure 57.16.090

Assessment collections, county treasurer 36.29.160

Assessments, generally 57.16.070, 57.16.100, 57.16.110, 57.16.150

Assumption of jurisdiction by city or town Ch. 35.13A

33.13A Authorization 57.04.020 Bids and bidding service provider agreements, application of bid laws 57.08.017

Bond issues

covenants for payment of revenue bonds 57.20.023

interest payments 57.20.130

local improvement guaranty fund 57.20.030, 57.20.080

mutual savings banks, investment in 32.20.110

refunding general obligation bonds 57.20.010 refunding revenue bonds 57.20.025 revenue bonds, authorization and use 57.20.018, 57.20.0181

revenue warrants and revenue bond anticipation warrants 57.20.027 special fund for retirement of revenue bonds

voter approval 57.20.010, 57.20.105

Bonds issues

bond owners, rights and remedies 57.20.090 Boundaries

dissolution when identical with municipality 57.04.110

establishment 57.04.030

Boundary review boards annexation of territory, generally Ch. 57.24 district actions subject to board review 57.02.045, 57.04.001

provision of service beyond district boundaries subject to review by board 57.08.047

withdrawal of territory Ch. 57.28

Change in boundaries

copy of notice to be sent to officials 36.93.093 filing notice of with boundary review board 36.93.090

Cities and towns

WATERSHED PROTECTION

contracts for district services to property owners, conditions 57.08.044	declaration as municipal corporation 57.04.060	drainage facilities on public property 57.08.085
conveyance of distribution system 57.08.030,	election 57.04.050	establishment and collection 57.08.081
57.08.040	excess tax levy 57.04.050	low-income persons 57.08.014
inclusion within district 57.04.020 Commissioners	expenses 57.04.060 name 57.04.060	tenants' delinquencies 57.08.081 voluntary contributions to assist,
association	new developments, alternative formation	administration Ch. 57.46
report to governor and legislature 44.04.170	57.04.140	Service provider agreements, application of bid
commissioner districts 57.12.039 compensation 57.12.010	petitions, effect when two or more filed 57.04.070	laws 57.08.017 Sewer, water, or drainage connection without
consolidated districts Ch. 57.32	procedures 57.04.030	permission of district unlawful 57.08.180
decrease in number 57.12.017	Formation, reorganization, annexation actions	Sewer districts
election 57.12.030 increase in number 57.12.015	approval requirements 57.02.040, 57.02.045 multicounty districts 57.02.050	reclassification as water-sewer districts,
merger of districts Ch. 57.36	ratification of prior actions 57.02.070	validity of previous actions 57.02.001 validation, generally Ch. 57.06
operating procedures 57.12.010	Funds	Sewerage improvement districts
petitions, commissioners' duties 57.02.015 review of decisions relating to assessments	deposit account requirements 57.20.165 maintenance or general fund and special funds	conversion to water-sewer districts,
57.16.090	57.20.140, 57.20.150, 57.20.160,	procedures 57.04.130 creation and powers 57.04.120
terms of office 57.12.030	57.20.170	Sewerage systems, on-site 57.08.005
vacancies 57.12.020 void in candidacy 57.12.035	Indebtedness	Small works roster 57.08.050
Comprehensive plan	additional indebtedness, procedure 57.20.120 interest payments 57.20.130	Street lighting systems, construction and operation 57.08.060
additions and betterments 57.20.019	limitations 57.20.110	System extensions
additions and betterments for annexed areas 57.16.045	voter approval 57.20.105	connection charges
contents and approval 57.16.010	Insurance liability, officers and employees 36.16.138	reimbursement to owners 57.22.020, 57.22.030, 57.22.040
expenditures before plan adoption 57.16.015	Irrigation districts, procedures for merger into	contracts
financing 57.16.010 Comprehensive plans	57.02.080	conditions 57.22.010
review 57.16.160	Local improvement districts assessments 57.16.070	district participation in financing project 57.22.050
Concurrent service by two districts 57.08.007	assessments, segregation 57.16.110	Transfer of part of district to adjacent district
Connection charges 57.08.005 Connection of water, sewer, or drainage without	authorization, bonds, and assessments	57.32.160
district permission unlawful 57.08.180	57.16.050 comprehensive plans, review 57.16.160	Transfer of system from a county to a district 36.94.410, 36.94.420, 36.94.430, 36.94.440
Consolidation Ch. 57.32 Construction projects	enlarged districts 57.16.080	Treasurer
small works roster, requirements 57.08.050	formation notice requirements 57.16.065	designation and duties 57.20.135
Contracts	hearing prior to formation, requirements 57.16.062	Validation, generally Ch. 57.06 Waste treatment plant operators, certification,
labor and materials 57.08.050 Counties	local improvement guaranty fund 57.20.030,	See WASTE TREATMENT PLANT
contracts for district services to property	57.20.080	OPERATORS
owners, conditions 57.08.044	resolution or petition to form, procedure 57.16.060	Water conservation equipment assistance to customers in acquisition,
Cut off services, when 57.08.081 Disincorporation of special districts in counties	sanitary sewer or potable water facilities,	limitation 57.08.160
with population of two hundred ten thousand	notice requirements 57.16.073 Low-income residential customers	Water conservation plan, authority to adopt and
or more Ch. 57.90	voluntary contributions to assist,	enforce 57.08.170 Water districts
Dissolution district boundaries identical with cities and	administration Ch. 57.46	reclassification as water-sewer districts,
towns, procedure 57.04.110	Merger with irrigation districts 87.03.720	validity of previous actions 57.02.001
election method 57.04.100	Merger with irrigation districts 87.03.720 Methane gas 57.08.005	Water pollution control authority 57.08.005 Water systems
generally Ch. 53.48 review by boundary review board 53.48.001	Multicounty districts	management, operation, or repair, district
Distribution system	delegation of duties 57.02.050	authority to contract 57.08.011
comprehensive plan contents and approval 57.16.010	Mutual water, sewerage, drainage, and street lighting systems, establishment and	Watersheds cooperative watershed management
conveyance to cities and towns 57.08.030,	maintenance authorized 57.08.065	57.08.190
57.08.040	Name change, procedure 57.04.065 New developments	Withdrawal of territory Ch. 57.28
financing 57.16.010 Drainage facilities	alternative formation of districts 57.04.140	WATERSHED PROTECTION
public property subject to rates and charges	Officers and employees	Compensatory mitigation Ch. 90.74 Cooperative watershed agreements
57.08.085	liability insurance providing for 36.16.138	port districts 53.08.420
Elections conduct 57.02.090	Petitions	Cooperative watershed management
county auditor's duties 57.04.055	commissioners' duties 57.02.015	cities and towns 35.67.380 counties 36.01.230, 36.89.130
expenses 57.04.055 multicounty districts 57.02.050	notification of property owners 57.02.015 signatures of property owners, rules governing	flood control districts 86.09.720
procedure 57.12.030	57.02.010	flood control zone districts 86.15.035
Electricity generation 57.08.005	Powers, generally Ch. 57.08	irrigation districts 87.03.019 public utility districts 54.16.360
Emergency water use restrictions, authority to adopt and enforce 57.08.170	Property conveyance to county or park and recreation	water-sewer districts 57.08.190
Eminent domain 57.08.005	district for park and recreation purposes	Cooperative watershed protection
Employees	57.08.140	counties 36.94.490 Eminent domain
insurance benefits, district authority to provide 57.08.100	disposition to public utility districts, procedures Ch. 57.42	city in adjoining state authorized to condemn
liability insurance 57.08.105	lease of real property, conditions 57.08.120	8.28.050
Excess capacity	sale of unnecessary property, procedure 57.08.015, 57.08.016	Environmental and forest restoration Ch. 43.21J Fish enhancement projects
not grounds for zoning challenge 57.16.140 Extensions, plan preparation and review	Public utility districts, restrictions on utility	permit processing 43.21C.0382
57.08.150	operations 54.04.030	Interlocal cooperation
Foreclosure of assessments, attorney fees 57.16.150	Rates and charges authority 57.08.005	formation 39.34.200, 39.34.220 indebtedness, bonds 39.34.210
Formation	delinquencies 57.08.081	use of water-related revenues 39.34.190
		•

[RCW Index—page 804] (2008 Ed.)

oaths and affirmations, administering power Eurasian water milfoil control 90.48.448 Lake Whatcom municipal watershed pilot project 79 10 070 43.37.050failure of owner to control, liability 17.10.170, powers and duties 43.37.030 Municipal water suppliers 17.10.180 watershed agreement, pilot project 90.03.590, 90.03.591 research and development activities 43.37.040 subpoena power 43.37.050 federal and tribal lands, weed control 17.10.201 Planning and management Ch. 90.82 Water resource management Ch. 90.82 feed containing noxious weed seeds on toxic weeds, penalty 17.10.235 licenses 43.37.100 Watershed restoration projects approval process 90.48.430 permits 43.37.160 fees for inspections 17.10.235 Financial responsibility 43.37.150 funding, application 17.10.250 consolidated permit application process Liability of state or department 43.37.190 integrated pest management Ch. 17.15 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, 89.08.500, Licenses for lien for labor, material, and equipment used for control efforts 17.10.280, 17.10.290, exemptions 43.37.090 fee 43.37.100 issuance 43.37.100 89.08.510 17.10.300 environmental impact statements, exemptions notice and information dissemination qualifications for 43.37.100 renewal 43.37.100 required 43.37.080 43.21C.0382 17.10.190 fish habitat enhancement projects 89.08.470 open areas 17.10.205 permit processing 35.63.230, 35A.63.250, 36.70.992, 36.70A.460 owner's duty to control 17.10.140, 17.10.154 purple loosestrife control program Ch. 17.26 quarantine of land 17.10.210 suspension or revocation 43.37.180 substantial development permits, exemption Notice of intention contents 43.37.130 filing 43.37.120 90.58.515 spartina control program Ch. 17.26 WATERWAYS (See WATERCOURSES AND WATERWAYS) state agencies' duty to control 17.10.145 state board 17.10.030 publication of 43.37.140 Permits for WATERWORKS (See WATER WORKS AND SYSTEMS) state board, powers and duties 17.10.070 fee 43.37.160 substances used to control subject to other acts financial responsibility 43.37.110, 43.37.150 17.10.260 WAYS OF NECESSITY hearing 43.37.110 issuance 43.37.110 tribal and federal lands, weed control Condemnation, See EMINENT DOMAIN 17.10.201 Private property, taking of for private use as Const. Art. 1 § 16 prerequisites 43.37.110 unlawful acts, penalty 17.10.235 separate permit for each operation 43.37.120 violations, penalty 17.10.230, 17.10.310, 17.10.350 suspension or revocation 43.37.180 Records and reports 43.37.170 WEAPONS (See also FIREARMS) Brass knuckles 9.41.250 Correctional institutions, possession of by person water quality permits 90.48.445 Violations, penalty 43.37.200 Noxious weed control boards not a prisoner, penalty 9.94.043 Dangerous weapons, definition 9.41.250 WEATHERIZATION agreements with landowners 17.10.154 Low-income residential program agriculture director's powers 17.10.074 Deadly weapons compliance with laws and rules 70.164.050 definitions 70.164.020 assessments 17.10.240 defined 9A.04.110 county boards, organization and duties 17.10.100 Deadly weapons or firearms energy assessment required 70.164.050 unlawful use resulting in arrest public nuisance may be abated 7.48.155 Exhibitions, dangerous weapons prohibited leased or rented residences, limits 70.164.060 deactivation 17.10.890 legislative findings 70.164.010 insurance or surety bonds 17.10.270 low-income weatherization assistance account liability and immunity 17.10.134 9.41.260 70.164.030 regional boards, organization and duties 17.10.110, 17.10.120, 17.10.130 Intimidation or threats of another, unlawful payments to account, treated as energy conservation 70.164.070 9.41.270 Nun-chuka sticks right of official entry onto lands 17.10.160 proposals by sponsors, matching funds 70.164.040 possession on school premises or facilities, penalty, exceptions 9.41.280 state board, powers and duties 17.10.074, 17.10.080, 17.10.090 Low-income weatherization Possession by person not a prisoner in Noxious weed list 17.10.080, 17.10.090, low-income weatherization assistance account correctional institution, penalty 9.94.043 17.10.100 70.164.070 Possession by prisoner in penal institution, penalty 9.94.040 Parks and recreation commission, duties Ch. WEED DISTRICTS (See WEEDS) Possession in correctional institutions prohibited, posting of notice 9.94.047 WEEDICIDE APPLICATORS (See Pesticide application, See also PESTICIDE APPLICATION Pesticide application act Ch. 17.21 PESTICIDES) Possession prohibited in specified locations Pests and plant diseases, quarantine and regulation of movement Ch. 17.24 9.41.300 Aquatic noxious weed control Rape commercial herbicide information and application 90.48.447 use of deadly weapons 9A.44.040 Purple loosestrife control program Ch. 17.26 Robbery Eurasian water milfoil control 90.48.448 water quality permits 90.48.445 Spartina control program Ch. 17.26 armed with or display of deadly weapons Weed coordinator, duties 17.10.060 9A.56.200 Aquatic nuisance species committee, membership and duties 77.60.130 Ballast water management Ch. 77.120 Control, See LIENS, subtitle Agricultural Weed districts Slung shot, use of prohibited 9.41.250 areas and boundaries 17.04.010 assessments 17.04.240, 17.04.245, 17.04.250 Special verdict to establish if accused armed with deadly weapon 9.95.015 contiguous areas in cities and towns 17.04.160 Switch blade knives, use or possession of prohibited 9.41.250 dusting and spraying county lands, weed control 17.04.180 Destruction by weed inspectors 17.04.200, 17.04.210, 17.04.220, 17.04.230 creation, procedures 17.04.030, 17.04.050 Throwing stars disincorporation of special districts in counties possession on school premises or facilities, Freshwater aquatic weeds account 43.21A.650 with population of two hundred ten thousand or more Ch. 57.90 penalty, exceptions 9.41.280 Freshwater aquatic weeds management program 43.21A.660, 43.21A.662 dissolution 17.10.900 Emergency information telephone services accessibility from all phones 43.17.230 Integrated pest management Ch. 17.15 elections 17.04.070 Intercounty weed districts, formation and duties Ch. 17.06 indebtedness limitation 17.04.260 WEATHER MODIFICATION AND Indian lands, weed control 17.04.170 CONTROL Invasive species council Ch. 79A.25 meetings 17.04.070 Lakes, superior court jurisdiction over weed control 90.24.066 Cloud seeding right of official entry onto lands 17.04.280 rule making 17.04.070 emergency program authorized 43.37.215 Noxious weed control exemption from permit requirements during state lands, weed control 17.04.180 assessments to fund 17.10.240 state of emergency 43.37.220 United States lands, weed control 17.04.170 commercial aquatic herbicide information and legislative declaration 43.37.210 weed inspectors, duties 17.04.150, 17.04.190, 17.04.200, 17.04.210, 17.04.220, Ecology, department of definitions 43.37.010 application 90.48.447

> WEIGHT LOSS FACILITIES Health studios, regulation Ch. 19.142

17.04.230

(2008 Ed.) [RCW Index—page 805]

county boards, organization and duties 17.10.020, 17.10.040, 17.10.050,

17.10.060

definitions 17.10.010

gifts, donations and grants, acceptance of

43.37.060

hearing procedure 43.37.050

WEIGHTS AND MEASURES Agricultural commodities, weight certification for highway transport Ch. 15.80 Anitfreeze, aversive agents 19.94.542 Antifreeze, aversive agents 19.94.540, 19.94.544 Berries and small fruits 19.94.470 Butter 19.94.410 Butter, sold by weight in units first class cities, regulating in markets 35.22.280 second class cities, regulation of 35.23.440 City sealers and deputies appointment and duties 19.94.280 authority of director of agriculture 19.94.320 comparison of standards 19.94.310 duties of governing body 19.94.310 enforcement duties 19.94.190 grievances, procedure 19.94.265 impersonation, penalty 19.94.500 incorrect devices, rejection or seizure 19.94.250, 19.94.260 inspection and testing of instruments and devices 19.94.175 investigation of complaints 19.94.220 obstruction in performance of duties, penalty 19.94.490 off sale orders, marking 19.94.230 powers and duties 19.94.320 rejected devices, confiscation or destruction 19.94.250 rejected devices, correction 19.94.255 right of entry 19.94.260 City sealers and deputies, See also SEALERS Commercial use correctness required 19.94.165 incorrect devices put back into service 19.94.258 registration and fees 19.94.015 unlawful practices, penalties 19.94.515, 19.94.517 Commodities measurement, exceptions 19.94.340 packaged commodities in intrastate commerce 19.94.350, 19.94.360 rules to assure good practice and accuracy 19.94.340 Commodities sold in bulk, delivery tickets 19.94.440 Common carriers, falsification, treble damages 81.28.210, 81.28.220 Dairy products, fluid, packaging for retail sale 19.94.420 Definitions 19.94.010 Electronic scanner visibility 19.94.390 Enforcement 19.94.190 sold by weight, exceptions 19.94.400 Flour 19.94.430 Fractional units, fractional value 19.94.480 Fuels, solid fuels to be sold by weight or cubic measure, delivery tickets 19.94.450 Grievances, procedure 19.94.265 Heating oils, delivery tickets 19.94.460 Impersonation of officials, penalty 19.94.500 Incorrect devices, notice, rejection, or seizure 19.94.250 Incorrect devices, rejection or seizure 19.94.260 Injunctions against violations 19.94.520 Inspection and testing agencies and institutions 19.94.216 agriculture department duties 19.94.216 city sealer 19.94.216 city sealer 19.94.216 classes of devices or instruments 19.94.216 fees 19.94.175, 19.94.216 off sale orders, marking 19.94.230 seal of approval 19.94.163 Instruments, devices, and standards correct and incorrect, when deemed 19.94.205 Investigation of complaints by director of

Meat	
sold by weight, exceptions Misleading wrappers or conta fill 19.94.370	19.94.400 niners, standards of
Obstruction of officials in per penalty 19.94.490	formance of dutie
Oleomargarine 19.94.410 Poultry	
sold by weight, exceptions Price verification 19.94.390 Prices not to be misleading or	
19.94.390	1
Proof of existence of instrume presumed proof of regula Public scale defined, motor v	r use 19.94.530
46.04.435 Registration	
commercial use of instrum 19.94.015	
incorrect devices put back 19.94.258	
Rejected devices, confiscation 19.94.250	n or destruction
Rejected devices, correction Rule-making authority of direction 19.94.190	19.94.255 ector of agricultur
Service agents registration certificate	
issuance 19.94.2582	C 14
revocation, suspension, o 19.94.2584	r refusal to renew
responsibilities 19.94.325 violations and penalties 19	.94.325
Specifications, tolerances, and requirements	d technical
adoption and hearing 19.94	4.195
Standards recognized standards 19.94	
when deemed correct and i State standards 19.94.160	ncorrect 19.94.20
Stop-use, stop-removal, and r 19.94.240	emoval orders
Unlawful practices, penalties 19.94.515, 19.94.517	19.94.510,
Warehouse regulations, See V Weights and measures account	
WELFARE (See PUBLIC A	
WELL CONSTRUCTION (Appeals from department ord Complaints, procedures 18.10	ers 18.104.130
Continuing education, license Definitions 18.104.020	
Ecology, department of powers 18.104.040	
well sealing and decommis of authority to local hea 18.104.043	sioning, delegation lth authorities
Examinations contents and administration	n 18.104.080
Fees 18.104.055 Fees, disposition 18.104.150	
Licenses	4 100
conditional licenses 18.104 continuing education 18.10	04.200
duration and renewal 18.10 exemptions 18.104.180	04.100
resource protection well op 18.104.097	erators 18.104.09
suspension 18.104.100	t on defect on
suspension for nonpaymen educational loan or scho	larship 18.104.11
suspension or revocation, g water well construction op	grounds 18.104.11 erators 18.104.09
water well operators 18.10 Notice of work required before	4.070
18.104.048	_
Reclamation projects of state construction Ch. 89.16	, regulation of we

18.104.050

licenses 18.104.095

Resource protection well operators

```
training licenses 18.104.097
                                                           Standards
                                                              modification 18.104.049
                                                   ρf
                                                              noncompliance, remedies 18.104.065
                                                           Technical advisory group
                                                              membership and duties 18.104.190
                                                           Violations
                                                              cease and desist orders 18.104.060
                                                              civil penalties 18.104.15
                                                              criminal penalties 18.104.160
                                                              prosecution 18.104.160
                                                              unlawful acts 18.104.030
                                                           Water well construction operators training licenses 18.104.093
                                                           Water well operators
licenses 18.104.070
                                                           Well sealing and decommissioning
                                                              delegation of authority to local health authorities 18.104.043
                                                           WELLNESS PROGRAM
                                                           State employees 41.04.362, 41.04.364,
                                                               41.06.280
                                                           WELLS (See also WELL CONSTRUCTION)
                                                           Artesian wells
                                                   e
                                                              capping 90.36.030, 90.36.040
                                                              flow limitation, exceptions 90.36.020
                                                              right of way to wells 90.36.010
                                                              violations and penalties 90.36.050
                                                           Failing to fence or cover a public nuisance
                                                                7.48.140
                                                           Ground water rights Ch. 90.44
Oil and gas, See OIL AND GAS, subtitle Wells
Poisoning, penalty 69.40.030
                                                           Public nuisances concerning 7.48.140
                                                           WESTERN HEMLOCK
                                                           State tree 1.20.020
                                                           WESTERN LIBRARY NETWORK
                                                   )5
                                                           Civil service exemptions 41.06.070
                                                           WESTERN STATE HOSPITAL (See
                                                                HOSPITALS FOR MENTALLY ILL)
                                                           WESTERN WASHINGTON STATE
                                                               UNIVERSITY (See COLLEGES AND
UNIVERSITIES; REGIONAL
UNIVERSITIES)
                                                           WETLANDS
                                                           Mitigation banking application of chapter 90.84.070
                                                   S)
                                                              authority of department to regulate 90.84.020
                                                              certification of banks 90.84.040
                                                              credits, approval of use 90.84.040, 90.84.050
                                                              definitions 90.84.010
                                                              interpretation of chapter and rules 90.84.060 rules adoption 90.84.030
                                                   n
                                                           Purple loosestrife control program Ch. 17.26
                                                           Reclaimed water
                                                           discharge to wetlands, standards and procedures 90.46.044, 90.46.090 Shoreline management act Ch. 90.58
                                                           Spartina control program Ch. 17.26
Wetland manual, adoption 90.58.380
                                                           WHARFAGE
                                                           Boats and vessels, liens created 60.36.010
Insurance, See INSURANCE, subtitle Marine
                                                               and transportation insurance
                                                   5,
                                                           Liens, See LIENS, subtitle Transportation,
                                                                storage, and advancements
                                                           WHARFINGERS (See WAREHOUSEMEN AND WHARFINGERS)
                                                   0
                                                           WHARVES, DOCKS, AND LANDINGS
                                                           Cities and towns
                                                              authorization of private construction
                                                                 88.24.030
                                                              regulation of rates 88.24.030
                                                  11
                                                           Cities and towns as part of state highway system
                                                                Ch. 47.24
Reports of construction or decommissioning
                                                              first class cities, leasing of, limitation
                                                                 35.22.410
                                                           Construction requirements 88.24.040
```

16.65.400

Margarine 19.94.410

agriculture 19.94.220

Livestock markets, requirements for weighing

authorization of private construction whistleblower program, performance audit Chemical capture program 69.50.320 42.40.110 Classification 77.12.020 88 24 020 regulation of rates 88.24.020 Local government employees Conservation corps duties 43.220.060 right-of-way acquisition by condemnation 88.24.070 disclosures confidentiality 42.41.900 work project areas 43.220.120 Harbor area leases intimidation of whistleblower prohibited Crimes and penalties, generally Ch. 77.15 42.41.045 legislature to authorize limit on leases Const. Cruelty to animals, game laws exemption local government administrative hearings account 42.41.060 Art. 15 § 2 16.52.180 Insurance, See INSURANCE, subtitle Marine Damage by wildlife claim payments per fiscal year, limitation 77.36.070, 77.36.080 and transportation insurance protection Port districts, acquisition and operation of definitions 42.41.020 facilities 53.08.020 exemptions 42.41.050 claim refusal 77.36.060 claims for damages, payment procedures and limitations 77.36.040, 77.36.050 Rates and charges legislative policy 42.41.010 port district power to fix 53.08.070 retaliatory action unlawful Riparian owners, right to construct and charge rates 88.24.010 penalty 42.41.040 relief by employee 42.41.040 definitions 77.36.010 emergency claim payments 77.36.080 game damage control methods 77.36.020 trapping or killing wildlife causing damage, Wharfage right to report policies and procedures 42.41.030 rates and charges Local government whistleblower protection limitations and conditions 77.36.030 city or town regulation 88.24.030 county regulation 88.24.020 Damages caused by game proceedings administrative law judge assignment of judge to conduct proceedings cooperative agreements for prevention 77.12.260 landowners' right to charge 88.24.010 Wharves and landings Damages caused by wildlife response 77.12.240
Dangerous, keeping of city or county ordinances 16.30.050 confiscation 16.30.040 definitions 16.30.010 at request of local government 34.12.038 costs for proceedings, allocation of responsibility for 34.12.039 cities and towns first class cities, leasing limitation 35.22.410 harbor areas to be leased for under general Long-term care facilities laws Const. Art. 15 § 2 retaliation 70.124.100 Public corporations 35.21.759 limit of term of lease Const. Art. 15 § 2 WHATCOM COUNTY Retaliation against enforcement 16.30.070 Boundaries, tracing of 36.04.370 civil penalty for retaliator 49.60.250 letter of reprimand for retaliator's personnel file 49.60.250 exceptions 16.30.020 intent 16.30.005 Lake Whatcom municipal watershed pilot project prohibited behavior 16.30.030 Superior court judges, number of 2.08.063 unfair practice 49.60.210 violations, penalties 16.30.060 WHEELCHAIRS (See also HANDICAPPED) Retaliatory action against Power wheelchair remedies 42.40.050 dogs attacking deer and elk 77.12.315 Definitions 77.08.010 definition 46.04.415 Warranties disclosure of rules warranting review, Deleterious exotic wildlife action for damages 19.184.060 consumer waiver void 19.184.050 definitions 19.184.010 express warranty 19.184.020 implied warranty 19.184.020 employee encouragement and protection Ch. 42.40 classification 77.12.020 Department of fish and wildlife, See FISH AND State auditor WILDLIFE, DEPARTMENT OF investigation of reports of improper governmental activity 43.09.050 field trials, limitations 77.32.525, 77.32.540 repairs, refunds, and returns 19.184.030 Workplace reprisal against returned products, disclosure 19.184.030 remedies 42.40.050 dogs attacking deer and elk 77.12.315 rights or remedies not limited 19.184.040 Endangered species WHITEWATER RAFTING Wheelchair conveyances classification 77.12.020 Outfitters brake requirements Enforcement fees 79A.60.485 right of entry 77.12.154 Enforcement code Ch. 77.15 license as moped in lieu 46.16.640 license requirements 79A.60.410, 79A.60.480 defined 46.04.710 license sanction 79A.60.490 safety standards 46.37.610 Regulation 79A.60.400, 79A.60.420. vehicle operators' license may be restrictive 79A.60.430, 79A.60.440, 79A.60.450, 79A.60.460, 79A.60.470, 79A.60.480, vehicle use on department improved access 46.20.109 facility 77.32.380 Field trials for dogs limitations 77.32.525, 77.32.540 WHIDBEY ISLAND 79A.60.495 Uniform regulation of business and professions act 79A.60.498 Whidbey Island game farm, sale 77.12.605 Firearms WHISKEY (See ALCOHOLIC BEVERAGES) aliens, permit to carry, exception 9.41.170 WHITMAN COUNTY unlawful uses Boundaries, tracing of 36.04.380 WHISTLEBLOWERS (See also PUBLIC OFFICERS AND EMPLOYEES, subtitle by minors 9.41.240 Ground waters Firearms safety and law pamphlet fish and wildlife department to publish clustered residential development pilot project Disclosure—Improper governmental 90.44.052 9.41.310 action) Superior court judges, number of 2.08.063 Asbestos complaints, employee protection Fireworks 70.77.141 WHOLESALERS license 70.77.311 Fish, See FISH AND FISHING 49.26.150 Product liability actions Ch. 7.72 Tax imposed 82.04.270, 82.04.440 Definitions 42.40.020 Dependent adults Fur dealers licenses 77.65.480 abuse, neglect, exploitation, or abandonment Wine distributor's license 66.24.200 Furbearing classification 77.12.020 retaliation against whistleblowers and WIFE (See also HUSBAND AND WIFE) residents prohibited 74.34.180 Community property, prenuptial debts, liability 26.16.200 Health care providers or facilities, protection 43.70.075 Game farms eggs, authority to deal in 77.12.580 licenses and operation 77.12.570 tagging of products 77.12.590 WILD MUSHROOMS (See MUSHROOMS) Improper governmental action assertions against state auditor 42.40.100 WILDLIFE correctness of information, duty 42.40.100 disclosure, employee encouragement and protection Ch. 42.40 transportation of wildlife 77.12.600 Whidbey Island game farm, sale 77.12.605 Acquisition or sale of wildlife by department 77.12.140 Animal health
Title 77 RCW, application 16.36.128
Big game definition 77.08.030
Birds, See BIRDS Governor disclosure, employee identity confidentiality 42.40.040 execution of deed for land exchange 77.12.220 false information, penalties 42.40.035 Grizzly bears protection and management 77.12.035 investigation Carcasses administrative costs, funding 42.40.090 use for trap bait permitted 16.68.190 transplantation or introduction, limitation auditor's contracting for assistance, authorization 42.40.080 Check stations 77.12.035 inspections 77.12.620, 77.12.630 Habitat conservation and outdoor recreation purpose 77.12.610 auditor's report of findings 42.40.040

(2008 Ed.) [RCW Index—page 807]

WILLOW GOLDFINCH

acquisition Ch. 79A.15 crimes and penalties, generally Ch. 77.15 Filing with court before death of testator maintenance and operation funding Ch. Volunteer cooperative fish and wildlife 11.12.265 79A.20 enhancement program Foreign wills agreements, duration 77.100.070 Hunter safety education progress validity, requisites 11.12.020 firearm safety pamphlet to be used 9.41.310 Hunting, See HUNTING cooperative projects enumerated 77.100.030 Fraud definitions 77.100.020 failing to deliver on death of testator 11.20.010 department duties 77.100.050 duties of volunteers 77.100.080 Immunity of landowners allowing land to be used for fish or wildlife cooperative project or solid waste cleanup 4.24.210 Gifts to trusts 11.12.250 procedures established by director 77.100.060 Water flows or levels, establishment of minimum Guardian Injuries on outdoor recreational land, limitation nominated by will or durable power of on liability of landowner 4.24.200, 4.24.210 Killing in state park, penalty 79A.05.165 attorney 11.88.080 Ch. 90.22 Watershed restoration projects, consolidated Incompetency of witness, proof of will 11.20.040 permit application process 89.08.450, 89.08.460, 89.08.470, 89.08.480, 89.08.490, 89.08.500, 89.08.510 Incorporation by reference 11.12.255 separate writing may direct disposition of personal property 11.12.260
Inheritance tax Ch. 83.100 withdrawal of state lands from lease for game purposes 77.12.360, 77.12.370, 77.12.380, Wildlife account Intent of testator controls 11.12.230 Interest 11.12.220 Licenses payments into 77.12.170, 77.12.184 fur dealers 77.65.480, 77.65.490 game farms 77.65.480, 77.65.490 requirements, reports 77.65.500 use limitations 77.12.190 Lapsed gifts 11.12.120 Wildlife agents Legatee or devisee malicious prosecution claims 4.24.350 witness, as, effect 11.12.160 revocation for support order noncompliance Wildlife and recreation lands management Ch. 77.32.014 Life estates taxidermy 77.65.480, 77.65.490
trapping 77.65.450, 77.65.460
Limitation on liability of land owners of outdoor recreational land 4.24.200, 4.24.210
Malicious prosecution claim by wildlife agents 4.24.350 rule in Shelley's case abolished 11.12.180 Wildlife fund damage by wildlife, payment of claims 77.36.070 Life insurance policy designation of trustee as beneficiary 11.98.170 Life insurance trusts, naming of trustee as personalized license plates, additional fee to Life insurance trusts, naming of trustee as beneficiary in will 48.18.452
Living 70.122.010, 70.122.020, 70.122.030, 70.122.040, 70.122.051, 70.122.060, 70.122.070, 70.122.080, 70.122.090, 70.122.100, 70.122.120, 70.122.130, 70.122.140, 70.122.900, 70.122.905 be deposited in fund 46.16.606 personalized license plates, revenues from Migratory bird stamp, license validation use 46.16.605 sale and use of revenues 77.12.670 Wildlife restoration, federal act Ch. 77.75 Migratory waterfowl art committee 77.08.045, 77.12.690 Wildlife violator compact Ch. 77.75 WILLOW GOLDFINCH chairman 77.12.680 Lost or destroyed State bird 1.20.040 Migratory waterfowl stamp 77.08.045 discovery of will, granting letters testamentary Mosquito control, effect on 70.22.050 upon finding 11.28.150 replacement of recorded, filed, or probated WILLS (See also PROBATE) Oil and hazardous materials spills Abatement of assets 11.10.010 wildlife rehabilitation 90.56.110 wills 5.48.060 allocation of separate and community assets wildlife rescue coalition 90.56.100 restraint of personal representatives of 11.10.030 previous will 11.20.080 gift from mixed separate and community scientific collectors 77.32.240 Lost or destroyed will, proof of 11.20.070 property 11.10.020 Predatory nonprobate assets 11.10.040 interactions, web site posting 77.12.885 dissolution or invalidity of marriage or Absence of witness from state, proof of will Prison work programs
fish and game projects
establishment 72.63.020 domestic partnership, effect on will 11.20.040 provisions 11.12.051 Affidavit, witnesses of, effect 11.20.020 Minors Age required to make 11.12.010, 26.28.015 Annulment 11.24.040 funding 72.63.040 procedures 72.63.030 capacity to make 11.12.010 Minors, transfers to Ch. 11.114 Application and construction of chapter 117, Propagation and protection cooperation with Oregon, Columbia river Mortgages Laws of 1974 extraordinary session devisee takes subject to 11.12.070 11.02.080 does not affect a revocation 11.12.070 Natural death act Ch. 70.122 77.12.325 Application for probate 11.20.020 Public safety and education account 43.08.250, 77.12.201 Raffles 9.46.400 Nonintervention, settlement without administration, See PROBATE, subtitle Settlement without administration when not required 11.28.185 Capacity to make 11.12.010 Rehabilitation program 77.12.467, 77.12.469, Codicils 77.12.471 Nuncupative wills revocation of will, effect on codicil 11.12.040 Rules proof 11.12.025 Codicils, "will" includes 11.02.005 Community personal property, limitation on spouse 26.16.030 real estate cannot be devised by 11.12.025 authority to adopt 77.12.047 Scientific collectors, permit 77.32.240 requisites 11.12.025 Omitted child 11.12.091 Snake river boundary with Idaho, cooperation for Community property agreement 26.16.120 wildlife rules adoption and enforcement Ch. Omitted spouse or domestic partner 11.12.095 Construction Personal property intent of testator controls 11.12.230 Special wildlife account 77.12.323 separate writing may direct disposition "will" includes codicils 11.02.005 State amphibian 1.20.150 11.12.260 Powers of appointment, when releasable 11.95.010 Conveyance, property bequeathed, agreement to State fish 1.20.045 convey does not revoke will 11.12.060 State marine mammal 1.20.037 Conveyance of registered land 65.12.320 State parks, hunting and fishing violations Probate of Death of grandparents' issue before that of 79A.05.165 application for 11.20.020 grantor State wildlife fund bond, when not required 11.28.185 rights of issue 11.12.110 contest of admission or rejection firearms safety and law pamphlet 9.41.070 Delivery by custodian on death of testator, penalty 11.20.010 Taxidermy annulment of will 11.24.040 licenses 77.65.480 burden of proof 11.24.030 Discovery of will, granting letters testamentary upon finding 11.28.150 Trapping costs carcasses, use for trap bait permitted 16.68.190 assessment of 11.24.050 assessment of 11.24.050 attorneys' fees as part of 11.24.050 petition for 11.24.010, 11.24.020 revocation of probate 11.24.040 time limits for 11.24.010 delivery by custodian on death of testator, civil damages for failure 11.20.010 executors and administrators delivery of will by executor Doctrine of worthier title abolished, exceptions 11.12.185 licenses 77.65.450, 77.65.460 private property, restrictions on use 77.65.450 removal of trap 77.32.545 required procedures 77.32.545 Domestic partnerships termination 11.12.051 Encumbered property devisee takes subject to 11.12.070 does not affect a revocation 11.12.070 Viewing and tourism management, fish and wildlife department 77.12.065, 77.12.068, 77.12.880 Estate and transfer tax Ch. 83.100 delivery of will by executor Estate distribution documents Ch. 19.295 civil damages for failure 11.20.010 watchable wildlife decals 77.32.560 Violations Evidence, affidavit of witnesses 11.20.020 penalty for failure 11.20.010

[RCW Index—page 808] (2008 Ed.)

lost or destroyed will, restraint of executor or	WINE AND WINERIES (See also	Wine grape industry, instruction
administrator of previous will 11.20.080	ALCOHOLIC BEVERAGES)	administration 28B.30.067, 28B.30.068
filing 11.20.050 foreign wills	Assessments procedures 66.24.215	Wineries direct sale of wine to consumer 66.20.360,
admission, proof 11.20.020	Cider, tax imposed 66.24.210	66.20.365, 66.20.370, 66.20.375,
laws applicable to 11.20.100	Commission merchant requirements	66.20.380, 66.20.385, 66.20.390
hearing, time for 11.20.020	exemption from 20.01.030	sales at retail on premises 66.28.010
lost or destroyed restraint of personal representatives of	Courses of instruction authorized 66.28.150 Definitions 66.04.010	WINE COMMISSION
previous will 11.20.080	Distributors	Assessments 15.88.110, 15.88.130, 15.88.140,
order of decree 11.20.020	conduct, responsibility of 66.28.030	15.88.150, 15.88.160 procedures 66.24.215
personal representatives, lost or destroyed	sale of nonliquor food and food ingredients	Compliance with liquor laws 66.44.800
will, restraint of executor or administrator of previous will 11.20.080	66.28.190 Distributors and suppliers of wine and malt	Composition 15.88.030
production by custodian on death of testator,	beverages, equity agreement Ch. 19.126	Comprehensive scheme 15.88.025
civil damages for failure 11.20.010	Educational or consumer product information on	Definitions 15.88.020 Donations to and use of wine 66.12.180
recording 11.20.050	retail premises 66.28.155	Funding staff support 15.88.180
record as evidence 11.20.060 testimony, record of 11.20.020	Exemptions from liquor law Ch. 66.12 Family wine or beer, removal from home for	Liability and obligations of members and
witnesses	exhibition or use at tastings or competitions	employees 15.88.060
absence of, proof of will 11.20.040	66.28.140	Liquor revolving fund initial disbursement and repayment 66.08.230
incompetency, inability or absence from	Farmers markets, sales at 66.24.170	Members
state of witnesses, proof of will 11.20.040 insane, deceased, in service, or missing in	Fortified wine, sales 66.16.100 Giving away wine prohibited, exceptions	appointment, travel expenses 15.88.050
action, etc., proof 11.20.040	66.28.040	designation 15.88.040
not able to attend, certification of attestation	Home manufacture and use	voting 15.88.100 Plans, programs, projects
11.20.030	exemptions from liquor law 66.12.010	approval and oversight 15.88.073, 15.88.075
Proof of lost or destroyed will 11.20.070 Real property	removal from home for exhibition or use at wine or beer tastings or competitions	Powers and duties 15.88.070
estates acquired after will made, exception	66.28.140	Promotional activities
11.12.190	Importers	liquor license, bond, or permit not required 66.12.180
life estates 11.12.180	licenses 66.24.203	Purchases of wine 66.12.180
nuncupative will, cannot be devised by 11.12.025	Labels on wines 66.28.110 Licenses	Records, public disclosure exemption 15.88.170
what passes 11.12.170	beer and wine gift delivery license 66.24.550	Research, promotional, and educational
Remainders and reversions	beer and/or wine restaurant license 66.24.320	campaign 15.88.080, 15.88.090 Tax revenue 66.24.210
future distribution or interest to heirs	bonded wine warehouse storage 66.24.185	Trade promotion and development expenditures
11.12.180 Requisites 11.12.020	combined license, for sale of beer and wine for consumption on or off premises 66.24.354	15.04.200
Revival of 11.12.080	distributors 66.24.200	Vinifera grape growers
Revocation 11.12.040	distributors and/or retailers of own wine	assessments 15.88.130, 15.88.140, 15.88.150 15.88.160
conveyance, agreement to convey bequeathed	66.24.170	list of growers 15.88.120
property does not revoke will 11.12.060 dissolution or invalidity of marriage or	domestic wineries 66.24.170 grocery store license and restricted grocery	reporting system 15.88.120
domestic partnership 11.12.051	store license 66.24.360	WINTER SPORTS (See ATHLETICS AND
encumbrance does not revoke will 11.12.070	grower's license 66.24.520	SPORTS; PARKS AND RECREATION
partial revocation 11.12.040	importers 66.24.203	WIRE TAPS (See also
revival of prior will 11.12.080 testamentary trusts 11.12.250	nonprofit organizations, special occasion license for sales at specific event	COMMUNICATIONS, subtitle
Revocation of probate 11.24.040	66.24.375, 66.24.380	Telephone) Crimes
Rule in Shelley's case abolished 11.12.180	private club beer and wine license 66.24.452	intercepting private conversations 9.73.030
Sales of estate property, procedure when directed	specialty shop license, samples 66.24.371	Hostage or barricaded person situation
by will 11.56.250 Separate writing may direct disposition of	tavern license 66.24.330 Manufacturers, out-of-state	telecommunications may be intercepted
personal property 11.12.260	certificates of approval 66.24.206	9.73.030
Signing for testator or testatrix, requisites for	Minors	WISHA (See INDUSTRIAL SAFETY AND
validity 11.12.030	employees eighteen to twenty-one, handling	HEALTH)
Superior courts, records to be kept 36.23.030 Testamentary disposition of nonprobate assets	of beer and wine on nonretail premises 66.44.318	WITNESSES Accused, right to confront Const. Art. 1 § 22
Ch. 11.11	Monthly reports 66.24.230	Attachment of to compel testimony and
Testamentary trusts	Out-of-state	attendance 5.56.070, 5.56.080
rule against perpetuities 11.98.160	certificates of approval 66.24.206	Attorneys at law, grand jury criminal
validity 11.12.250 Transfer on death security registration	Price discrimination to purchaser for resale prohibited 66.28.170	investigations, entitled to 10.27.080 Bribery
transfer is not testamentary but effective by	Price modification without prior approval	bribe receiving by a witness 9A.72.100
reason of contract between owner of	prohibited 66.28.180	definition and elements 9A.72.090
security and registering entity 21.35.045	Prices, posting and filing requirements 66.28.180	witness not excused on ground of self-
Trusts, gifts to, validity 11.12.250 Validation by special law, prohibited Const. Art.	Public house license 66.24.580 Public nuisance, as 7.48.140	incrimination 9.18.080, Const. Art. 2 § 30 Child victims and witnesses
2 § 28	Purchase restrictions 66.28.070	definitions 7.69A.020
Validity, requisites 11.12.020	Sacramental liquor or wine, exemptions	legislative intent 7.69A.010
Who may make 11.12.010	66.20.020	rights
Witnesses to will devisee or legatee as, effect 11.12.160	Sales tax on alcoholic beverages 82.08.150, 82.08.160	enumeration of 7.69A.030 notice of
interested witness 11.12.160	Seized wine, purchase restrictions 66.28.070	failure to give, liability 7.69A.040
not able to attend, certification of attestation	Serving to walking or standing patron permitted	testimony by closed circuit television
11.20.030	66.28.130 State liguer stores, sale to ligerand retailers	9A.44.150
Writings incorporation by reference 11.12.255	State liquor stores, sale to licensed retailers 66.16.050	Civil actions fees 5.56.010
separate writing may direct disposition of	Taxation of wines 66.24.210	demandable in advance 2.40.020
personal property 11.12.260	refunds on unsalable products 66.24.305	mileage 5.56.010
separate writing may direct disposition of	Violations, enforcement, and penalties Ch. 66.44	demandable in advance 2.40.020
personal property 11.12.260	Wine commission Ch. 15.88	Compelling attendance

[RCW Index—page 809]

WITNESSES

attachment 5.56.070, 5.56.080	accused	failure to attend, liability and damages
district court civil action 12.16.030,	confrontation of witness, right to 10.52.060,	12.16.050
12.16.040	Const. Art. 1 § 22	subpoenas, service, how and by whom
attendance may be compelled 5.56.010	depositions of witnesses, when permitted	served 12.16.020
attendance not required, when 5.56.010	10.52.060	failure to attend, liability for damages
attendance required, when 5.56.010	may testify in own behalf 10.52.040	12.16.050
court commissioners' power to compel 2.24.040	not compelled to testify 10.52.040	fees, demandable in advance in civil actions 12.16.030, 12.16.050
district court 12.16.015	bail 10.16.145, 10.16.160 compelling attendance	mileage, demandable in advance in civil
failure to attend	accused	actions 12.16.030, 12.16.050
contempt 5.56.061	right to compel attendance of witnesses in	parties
liability 5.56.060	own behalf Const. Art. 1 § 22	examination in own behalf 12.16.090
district court civil action 12.16.050	right to testify Const. Art. 1 § 22	may be examined as witness 12.16.060
judge can compel 2.28.060	accused cannot be compelled to testify	rebuttal of testimony 12.16.070
labor and industries director, power to compel	10.52.040	refusal to testify, procedure 12.16.080
43.22.300 legislative hearings and inquiries 44.16.070	criminal prosecution 10.52.040	subpoenas service, how and by whom served 12.16.020
failure to attend, contempt 44.16.130	detaining in custody to testify 10.52.040	Executors and administrators 5.60.030
persons before judicial officer required to	grand jury 10.52.040 out-of-state witnesses, uniform act	Expert witnesses
testify 5.56.050	10.55.020	air space corridor, award of fees on
persons in court required to testify 5.56.050	hearing on materiality 10.52.040	abandonment or defeat of condemnation
police pension board of trustees, attendance at	out-of-state witnesses, summoning to testify	proceedings 8.25.073
meetings 41.20.040	in this state, uniform act 10.55.020	eminent domain proceedings
power of court to compel 2.28.010	recognizance of witnesses 10.52.040	award of fees to condemnee 8.25.070
prepayment or tender of fees, meals, lodging, and travel allowances 5.56.010	right to counsel, appointment when indigent	award of fees to condemnee or plaintiff 8.25.075
prisoners 5.56.090	10.52.040	Failure to attend, damages, district court civil
referee's power to compel 4.48.060	uniform act to secure attendance of witnesses	action 12.16.050
residence effect on 5.56.010	from without a state in criminal proceedings 10.55.020	Fees
subpoenas	witness fees, lodging and food 10.52.040	air space corridor, award on abandonment or
service, how and by whom served	compulsory process of witnesses afforded	defeat of condemnation proceedings
district court civil action 12.16.020	defendant Const. Art. 1 § 22	8.25.073
traveling allowance, prepayment or tender of	confrontation of witnesses, right of accused to	amount 2.40.010
5.56.010 uniform act to secure attendance of witnesses	10.52.060, Const. Art. 1 § 22	attachment of witnesses to obtain testimony 5.56.080
from without a state in criminal	depositions of witnesses, when permitted	attorney of record not entitled to if a witness
proceedings 10.55.010, 10.55.020,	10.52.060	2.40.040
10.55.060, 10.55.100	expenses and per diem	civil actions
Compelling testimony	out-of-state witnesses testifying in this state 10.55.060	demandable in advance
attachment, by 5.56.080	summoned to testify out of this state	district court 12.16.030, 12.16.050
attachment of witness 5.56.070	10.55.020	prepayment of when compelling attendance 5.56.010
Competency dead man's statute 5.60.030	fees	district court 12.16.030
executors and administrators 5.60.030	mileage allowances, verification under oath	civil actions demandable in advance 2.40.020
guardian or limited guardian 5.60.030	10.01.140	cost bill may include 4.84.090
interested person 5.60.030	reporting attendance to clerk 10.01.130	costs on postponement of trial 4.84.100
intoxication 5.60.050	immunity from prosecution, witness not excused on grounds of self-incrimination if	courts martial 38.36.120
legal representative 5.60.030	given 10.52.090	criminal cases
mentally ill 5.60.050	immunity of witness summoned to testify out	mileage allowances, verification under oath
religious belief not grounds for challenge Const. Art. 1 § 11	of state or out-of-state witness summoned	necessary 10.01.140 reporting attendance to clerk necessary for
unsound mind 5.60.050	to testify in this state 10.55.020	payment 10.01.130
who may testify 5.60.020	mental condition of defendant	demandable in advance 2.40.020, 5.56.010
Confrontation, right of accused to 10.52.060,	experts or professional persons as witnesses	district court 12.16.030, 12.16.050
Const. Art. 1 § 22	10.77.100 out-of-state witness summoning to testify in	disbursement, as 4.84.090
Contempt, by	this state, uniform act 10.55.020	eminent domain proceedings
attachment to answer for 5.56.070, 5.56.080	perjury, self-incriminating testimony,	award to condemnee 8.25.070
failure to attend 5.56.061 legislative hearings and inquiries 44.16.130,	immunity from prosecution not applicable	award to condemnee or plaintiff 8.25.075 legislative hearings and inquiries 44.16.110
44.16.140, 44.16.150, 44.16.160	to 10.52.090	military court 38.36.120
Convenience of as ground for change of venue	preliminary hearings	municipal court 35.20.260
4.12.030	depositions of witnesses 10.16.160	prepayment of when compelling attendance
Coroner's inquests, subpoenas for 36.24.050	service of process	5.56.010
Counties	immunity of witness summoned to testify out of state or out-of-state witness summoned	district court civil action 12.16.030
county liability for payment 36.01.060	to testify in this state 10.55.020	salaried officers not to receive, exceptions 42.16.020
Courts martial 38.36.120 Credibility	summoning witness in this state to testify in	utilities and transportation commission
interested person 5.60.030	another state, uniform act 10.55.020	witnesses 80.04.040, 81.04.040
Crimes	Dead man's statute 5.60.030	Grand jury
construction of chapter 7.69.050	Dead witness, transcript of testimony as evidence	criminal investigations 10.27.070
criminal gang member, protection for	2.32.250	attorney at law, entitled to 10.27.080
testifying against 7.69.035	Death sentences	right to counsel 10.27.120
definitions 7.69.020 intent 7.69.010	designation of witnesses to execution, procedure 10.95.185	self-incrimination 10.27.120 subpoena 10.27.140
rights enumerated 7.69.030	Demonstration of any kind in or near residence	Guardian or limited guardian 5.60.030
Criminal investigations	of, obstructing justice by, penalty 9.27.015	Habeas corpus proceedings
grand jury	Dependent persons—crime victims and	compelling attendance of witnesses 7.36.170
immunity from prosecution 10.27.130	witnesses Ch. 7.69B	recognizing of by court 7.36.150
perjury 10.27.130	District courts	summons of prosecuting witness 7.36.150
special inquiry judge	compelling attendance 12.16.015	Human rights commission, powers in regard to
immunity from prosecution 10.27.130 perjury 10.27.130	District judges compelling attendance	49.60.140, 49.60.150, 49.60.160, 49.60.170 Immunity from prosecution
Criminal proceedings	attachment 12.16.030, 12.16.040	criminal investigations

[RCW Index—page 810] (2008 Ed.)

grand jury 10.27.130	Persons before judicial officer required to testify	in lieu of mileage 2.40.030
perjury 10.27.130	5.56.050	prepayment or tender of 5.56.010
special inquiry judge 10.27.130	Persons in court required to testify 5.56.050	Treason, number necessary for conviction Const
perjury 10.27.130	Picketing or parading in or near residence of,	Art. 1 § 27
out-of-state witness summoned to testify,	obstructing justice by, penalty 9.27.015	Unsound mind, competency 5.60.050
uniform act 10.55.020	Prisoners, testimony obtained, how 5.56.090	Use of sound-truck or similar device in or near
perjury prosecution, immunity from	Privileged communications 5.60.060	residence of, obstructing justice by, penalty
prosecution not applicable to self-	Privileged communications, See also	9.27.015
incriminating testimony 10.52.090	PRIVILEGED COMMUNICATIONS	Violent offenses
supplemental proceedings, compelling	Referee's power to compel attendance of	duty of witnesses to report 9.69.100
testimony 6.32.200	4.48.060	Who may testify 5.60.020
testimony against self not compulsory Const.	Registered nurses	Wills
Art. 1 § 9	privileged communications 5.62.020,	incompetency, inability to testify, or absence
witness not excused on grounds of self-	5.62.030	from state of witness, proof of will
incrimination if given immunity from	Religious belief not ground of incompetency	11.20.040
prosecution 10.52.090	Const. Art. 1 § 11	insane, deceased, in service, missing in action
	Residence of	etc., proof 11.20.040
Immunity from prosecution, See also	demonstration of any kind in or near,	interested witness 11.12.160
WITNESSES, subtitle Self-incrimination		
Industrial welfare issues, protection 49.12.130	obstructing justice by, penalty 9.27.015	not able to attend probate hearing, certification
Insurance investigations and examinations,	picketing or parading in or near, obstructing	of attestation 11.20.030
powers in regard to 43.08.080, 48.03.070	justice by, penalty 9.27.015	Without the jurisdiction, transcripts of testimony
Interested person, competency 5.60.030	use of sound-truck or similar device in or near,	as evidence 2.32.250
Intimidating a witness	obstructing justice by, penalty 9.27.015	WOMEN
definition and elements 9A.72.110	Right to counsel	Abortion
Intoxicated person, competency 5.60.050	special inquiry judge, criminal investigations	right to have 9.02.110
Jurisdiction, witnesses without jurisdiction,	10.27.120	state-provided benefits, services, or
transcripts of testimony as evidence 2.32.250	Right to interrogate witness respecting religion	
Labor and industries department	denied Const. Art. 1 § 11	information
compelling attendance 43.22.300	Right to make competency dependent upon	availability 9.02.160
	religion denied Const. Art. 1 § 11	Action for seduction of child or ward 4.24.020
refusing to attend to testify, penalty 43.22.300	Self-incrimination	Breast feeding, workplace policies 43.70.640
Legal representative 5.60.030	bribery, not excused on ground of 9.18.080	Cities and towns, jails or prisons, separate
Legislative budget committee, See	grand jury, criminal investigations 10.27.120	quarters 35.66.050
LEGISLATIVE BUDGET COMMITTEE,		Contracts, wife's separate property 26.16.020
subtitle Witnesses	privilege against	Correctional facilities, See CORRECTIONAL
Legislature, before, refusing to attend and answer	exception, bribery Const. Art. 2 § 30	FACILITIES
when summoned, penalty 9.55.020	grand jury, criminal investigations 10.27.120	Displaced homemaker program, See
Material witnesses, fees, lodging 10.52.040	special inquiry judge, criminal investigations	DISPLACED HOMEMAKER PROGRAM
Meals and lodging allowance, prepayment or	10.27.120	Drug-affected and alcohol-affected mothers and
tender of 5.56.010	testimony against self not compulsory Const.	infants
Mentally ill, competency 5.60.050	Art. 1 § 9	comprehensive services
Mileage	utilities and transportation commission	development and expansion of 13.34.390
	witnesses 80.04.050, 81.04.050	
amount 2.40.010	Self-incrimination, See also SELF-	Employment
criminal cases, verification under oath	INCRIMINATION	generally Ch. 49.12
necessary for payment 10.01.140	Sexual offenses	open to women on equal basis with men
demandable in advance in civil actions	duty of witness to report attempts and offenses	49.12.200
2.40.020, 5.56.010	9.69.100	Employment, See also LABOR, subtitle Womer
district court 12.16.030, 12.16.050	Special inquiry judge, criminal investigations	and minors
legislative hearings and inquiries 44.16.110	10.27.140	Health care services, duties of insurance carriers
travel expenses in lieu of 2.40.030	duty of public attorney, petition for order to	48.42.100
utilities and transportation commission		History consortium
witnesses 80.04.040, 81.04.040	compel witness' attendance 10.27.170	board of advisors 27.34.365, 27.34.370
Minors	right to counsel 10.27.120	created, managing agency 27.34.360
guardian or limited guardian as if ward under	self-incrimination 10.27.120	report to legislature 27.34.380
fourteen years 5.60.030	Statewide special inquiry judge	responsibilities 27.34.375
	disclosure of information, prohibited	Labor regulations, generally Ch. 49.12
recognizance 10.16.150	10.29.060	Math, engineering and science achievement
Motion for new trial on ground of newly	Subpoenas	
discovered evidence, affidavit requirements	accused, right to compulsory process Const.	program, See MATH AND SCIENCE
as to witnesses 4.76.070	Art. 1 § 22	Minority and women's business enterprises, See
Municipal courts, fees 35.20.260	failure to attend 5.56.061	PUBLIC WORKS, subtitle Minority and
Nuisances, trial of contempt for violation of	legislative hearings 44.16.010	women's business enterprises, office of
injunction 7.48.080	prepayment or tender of fee 5.56.010	Postpartum depression
Nurses	savings and loan associations, power of	information, outreach campaign 43.121.160
privileged communications 5.62.010	director of financial institutions to compel	Wages
Oaths, administering of, form 5.28.020	witness to attend and testify 33.04.030	discrimination due to sex 49.12.175
Out-of-state witnesses	service, how and by whom served	WOOD STOVES (See also SOLID FUEL
procedure 10.55.060	district court civil action 12.16.020	BURNING DEVICES)
testifying in this state, exemption from arrest		
and service of process 10.55.100	witness residing outside county, allowance for	Burning violations
uniform act 10.55.020	meals, lodging and travel endorsed on,	condominium owners' or residents'
	tender 5.56.010	associations not liable for acts of individua
definition 10.55.010	Supplemental proceedings	residents 70.94.475
Parties	examination of witnesses	Definitions 70.94.453
examination in own behalf, district court civil	answers required 6.32.200	Education program 70.94.480
action 12.16.090	immunity if compelled to answer 6.32.200	account created, fee imposed on sales
may be examined as witness	fees of witnesses as costs 6.32.160	70.94.483
district court civil action 12.16.060	oaths of witnesses 6.32.050	Emissions
rebuttal of testimony, district court civil action	parties as witnesses 6.32.050	findings 70.94.488
12.16.070	Tampering with a witness	work group 70.94.505
refusal to testify, procedure, district court civil	definition and elements 9A.72.120	Heating, burning wood for heat, limitations
action 12.16.080	Transcript of testimony	70.94.473
Per diem and expenses, payment by county	evidence in civil actions, as 2.32.250	Policy 70.94.450
36.01.060	witness outside the jurisdiction 2.32.250	Sale of unapproved wood stoves prohibited
Perjury, See PERJURY	Travel expenses	70.94.460
organy, ooo i Diwok i	Traver expenses	70.74.400

[RCW Index—page 811]

advertising media, application of law 70.94.467 penalty 70.94.463 Solid fuel, limitations on use 70.94.477 WORK Agricultural workers information and training on hazardous chemicals 49.70.115 Dislocated worker defined 50.04.075 forest products workers emergency mortgage and rental assistance program duties of department of community, trade, and economic development 43.63A.640 eligibility 43.63A.630 emergency mortgage assistance, guidelines 43.63A.610 emergency rental assistance, guidelines 43.63A.620 rural natural resources workers environmental and forest restoration Ch. 43.21J training 50.22.150 training, unemployment compensation 50.20.042, 50.20.043 On-the-job training employer qualifications 50.12.240 Trade secret exemptions regarding hazardous substances 49.70.165 Worker and community right to know civil actions authorized 49.70.150 compliance with chapter, fines 49.70.190 definitions 49.70.020 discharge or discipline of employee prohibited 49.70.110 discrimination statutes apply 49.70.110 educational brochures and public service announcements 49.70.140 foreign language translations of written materials 49.70.105 industrial safety and health act applies 49.70.180 information requests, employer confidentiality 49.70.160 injunctive relief 49.70.190 legislative findings 49.70.010 trade secret exemptions 49.70.165 workplace survey request 49.70.100 Worker and community right to know fund assessments 49.70.170 disbursements 49.70.175 penalties 49.70.177 Worker retraining program funds, use 28C.04.390 WORK FORCE TRAINING AND EDUCATION (See also COMMUNITY AND TECHNICAL COLLEGES, subtitle

Vocational education)

Comprehensive plan for training and development of state work force 28C.18.080, 28C.18.090, 28C.18.100, 28C.18.110

Coordinating board

complaints against private vocational schools investigative and remedial powers of board 28C.10.120

private vocational schools, powers and duties 28C.10.040

Definitions 28C.18.010

Work force training customer advisory committee 28C.04.390

Worker retraining program funds, use 28C.04.390

WORK FORCE TRAINING AND EDUCATION COORDINATING BOARD

Adult education, Washington advisory council

board to monitor continuing need for council, duties 28B.50.254

creation, membership, duties 28B.50.254 Board for community and technical colleges

college board's duty to cooperate 28B.50.096 Comprehensive plan for training and development of state work force 28C.18.080, 28C.18.090, 28C.18.110 Created 28C.18.020 Designation for federal purposes 28C.18.050 Director's duties 28C.18.040 Duties 28C.18.060

Electronically distributed learning 28C.18.132 Employer workplace-based educational programs with distance learning components 28C.18.134

Employment security, department of commissioner to cooperate with board

Federal and private funds, receipt 28C.18.138 Health care personnel, strategic plan for supply of 28C.18.120

Industry skill panels 28C.18.130, 28C.18.140 Membership 28C.18.020 Monitoring of plans for consistency 28C.18.050 Purpose 28C.18.030

Superintendent of public instruction cooperation 28A.300.220

Vocational and academic education, development of model curriculum 28A.300.235

Washington award for vocational excellence, duties 28C.04.530, 28C.04.535, 28C.04.540

WORK RELEASE (See PRISONS AND PRISONERS)

WORKER AND COMMUNITY RIGHT TO KNOW

Agricultural workers information and training on hazardous chemicals 49.70.115

recordkeeping requirements 49.70.119 Civil actions authorized 49.70.150

Compliance with chapter, fines 49.70.190 Consumer products 49.70.210 Definitions 49.70.020

Discharge or discipline of employee prohibited 49.70.110

Discrimination statutes apply 49.70.110 Educational brochures and public service announcements 49.70.140

Foreign language translations of written materials 49.70.105

Industrial safety and health act applies 49.70.180 Information requests, employer confidentiality 49.70.160

Injunctive relief 49.70.190 Legislative findings 49.70.010 Material safety data sheet 49.70.100 Trade secret exemptions regarding hazardous substances 49.70.165

Worker and community right to know fund assessments 49.70.170

disbursements 49.70.175 penalties 49.70.177

Workplace survey request 49.70.100

WORKERS' COMPENSATION (See INDUSTRIAL INSURANCE)

WORKFIRST (See also PUBLIC ASSISTANCE)

Community service program 74.08A.330 Contracts 74.08A.280, 74.08A.290 Diversion program 74.08A.210 Earned income cutoffs 74.08A.230 Earnings disregards 74.08A.230 Effectiveness study by legislative audit and review committee 44.28.155 Electronic benefit transfer 74.08A.020 Emergency assistance 74.08A.210 Employability screening 74.08A.275
Failure to participate, good cause 74.08A.270 Food stamps work requirements 74.08A.060

Funding restrictions 74.08A.340 Goals, implementation 74.08A.280 Immigrants 74.08A.120

eligibility 74.08A.100, 74.08A.110 naturalization facilitation 74.08A.130 Indian tribes

program access 74.08A.040 tribal program 74.08A.050

Individual development accounts 74.08A.220 Individual responsibility plan 74.08A.260 Job opportunities for welfare recipients, questionnaire 74.08A.350

Job search instruction and assistance 74.08A.285 Noncustodial parents in work programs 74.08A.240

Outcome measures for program evaluation 74.08A.400, 74.08Å.410, 74.08A.420, 74.08A.430

Placement bonuses 74.08A.300

data-sharing by department of social and health services, confidentiality 43.20A.080 Refusal to work 74.08A.260

Religiously affiliated organizations as service providers 74.08A.030

Self-employment assistance 74.08A.310 Teen parents

education requirements 74.08A.380 Time limits 74.08A.010 Wage subsidy program 74.08A.320 Work activity

definition 74.08A.250

WORK-STUDY PROGRAM

State work-study program Ch. 28B.12

WORLD FAIRS OR EXPOSITIONS

Cities and towns participation authority for 35.60.030 bond, issuance of 35.60.040

facilities cooperation in construction 35.60.060 use of after fairs or expositions 35.60.060 intergovernmental disposition of property

intermunicipality cooperation 35.60.060 municipality defined 35.60.010

appropriation of funds 35.60.050 levy of taxes 35.60.050 public purpose and necessity 35.60.020 Counties, participation, money for 36.37.040

Port districts, participation 53.08.250 World fair commission

civil service exemptions 41.06.085

WORLD WAR II

Civil liberties public education program
Japanese Americans, World War II internment
28A.300.390, 28A.300.395, 28A.300.400,
28A.300.405, 28A.300.410, 28A.300.412, 28A.300.415

Holocaust

instruction encouraged in high school curriculum 28A.300.115 Oral history project 28A.300.370

WORSHIP (See RELIGION)

WRECKERS (See MOTOR VEHICLES, subtitle Motor vehicle wreckers)

WRECKING YARDS

Junkyards adjacent to highways abatement 47.41.070 acquisition of property by department 47.41.040 definitions 47.41.020 legislative declaration 47.41.010 other laws not affected 47.41.060 prohibited, exceptions 47.41.030 public nuisances abatement 47.41.070 nonconforming 47.41.010 regulations 47.41.050 review 47.41.050 screening 47.41.040 United States secretary of transportation, agreements with 47.41.080 violations, penalty 47.41.070

[RCW Index—page 812] (2008 Ed.) Metal property, stolen Ch. 19.290

WRECKS

Common carriers, investigation 81.28.290

WRESTLING (See ATHLETICS AND SPORTS, subtitle Boxing, sparring, and wrestling)

WRIT OF REVIEW

Utilities and transportation commission orders, review of by superior court 80.04.170

WRITINGS (See RECORDS AND DOCUMENTS)

WRITS

Attachment, See ATTACHMENT Authentication by seal, how affixed 5.44.130 Bonds, state not required to furnish 4.92.080 Certiorari, See CERTIORARI Garnishment, See GARNISHMENT Habeas corpus, See HABEAS CORPUS Injunctions, See INJUNCTIONS Issuance and service on nonjudicial days Const. Art. 4 § 6

Jurisdiction

superior courts Const. Art. 4 § 6 supreme court Const. Art. 4 § 4

Legal holidays

hearing applications and issuance of certain writs on 2.28.100

issuance and service on Const. Art. 4 § 6 Mandamus, See MANDAMUS

Power to issue, grant, supreme court Const. Art. 4 § 4

Prohibition, See PROHIBITION, WRIT OF Quo warranto, See QUO WARRANTO Restitution, See RESTITUTION Review, See CERTIORARI Service of

domestic corporation without officer upon whom process can be served 4.28.090 nonjudicial days Const. Art. 4 § 6 sheriff's fee 36.18.040

State not required to furnish bond 4.92.080 Superior courts, returnable to 2.04.010 Supreme court, jurisdiction as to 2.04.010

WRONGFUL DEATH

Beneficiaries 4.20.020

Contributory negligence fault, defined 4.22.015

Death of tort feasor either simultaneous or after death of or injury to claimant's person or property 4.20.046

Defense, engaged in a felony 4.24.420

Driving under the influence

contributory fault, defense 5.40.060

Economic damages defined 4.56.250

Felony, defense 4.24.420 Joint and several liability

contribution

enforcement of 4.22.050

Noneconomic damages

defined 4.56.250

Right of action 4.20.010

Settlement agreements, effect of 4.22.060

X-RAY TECHNICIANS (See RADIOLOGIC TECHNOLOGISTS)

X-RAYS

Shoe-fitting devices, prohibited uses 70.98.170

YACOLT BURN

Designated forest rehabilitation area 76.14.020

YAKIMA COUNTY

Boundaries, tracing of 36.04.390 Migrant labor housing project fee 70.114.010

Superior court judges, number of 2.08.063 Yakima river conservation area 79A.05.755, 79A.05.760, 79A.05.765, 79A.05.770, 79A.05.775, 79A.05.775, 79A.05.775, 79A.05.793, 79A.05.795, 79A.05.790, 79A.05.793, 79A.05.795

YAKIMA RIVER

Basin water rights definitions 90.38.010

trust water rights, acquisition 90.38.020 trust water rights program 90.38.040 water conservation projects, financial assistance 90.38.030

Yakima enhancement project 43.21A.470

YAKIMA VALLEY SCHOOL (See DEVELOPMENTAL DISABILITIES, PERSONS WITH, subtitle Residential habilitation centers)

YIELD RIGHT OF WAY

Stop and "yield right of way" signs on streets, roads and highways, generally 47.36.110

YOUTH COURTS

Agreement 3.72.020 Creation, jurisdiction 3.72.010, 13.40.590, 13.40.600

Definitions 3.72.005 Disposition 13.40.630

Diversion agreements 13.40.080, 13.40.580 Fee 3.72.050

Purpose and limitations 3.72.030 School credit for participation 28A.320.520 Youth court programs 3.72.040

YOUTH DEVELOPMENT AND

CONSERVATION CORPS
Agreements with federal government
79A.05.535, 79A.05.540
Compensation and quarters 79A.05.515

Employment conditions 79A.05.520 Enrollment conditions 79A.05.530

Establishment and supervisory personnel 79A.05.505

Qualifications and enrollment 79A.05.510 Supplies, materials, and equipment 79A.05.525

YOUTH EMPLOYMENT AND CONSERVATION ACT (See UNEMPLOYMENT COMPENSATION, subtitle Youth employment and conservation act)

YOUTH GANGS (See GANGS, subtitle Youth gangs)

YOUTHBUILD PROGRAM

Commissioner of employment security department, duties 50.72.030

Definitions 50.72.020

Education and employment training grants applicants, required information and evaluation reports 50.72.070

application contents, requirements 50.72.060 duties of commissioner of employment security department 50.72.030 eligible services and activities 50.72.040

Participation time limits and requirements 50.72.050

ZONES AND ZONING

Accessory apartments

incorporation of report recommendations into local government development and zoning regulations 43.63A.215

report to legislature on development and placement of accessory apartments 43.63A.215

Airports

airport hazards contrary to public interest 14.12.020

definitions 14.12.010

regulations

applicable to airport hazards 14.12.030

zoning regulations

acquisition of air rights 14.12.220 administration of 14.12.180 adoption of 14.12.070 appeals from 14.12.190

board of adjustment 14.12.140 appeals 14.12.190

judicial review, when 14.12.200 comprehensive 14.12.050

enforcement of 14.12.210 judicial review, when 14.12.200 penalty for violation of 14.12.210 permits for new structures 14.12.110 requirements 14.12.090 variances 14.12.110

Amendment

hearing examiner system 35.63.130 Appearance of fairness doctrine Ch. 42.36 Building permit applications required contents 19.27.095

Cities and towns

amendment of zoning ordinance hearing examiner system 35.63.130 hearing examiner system 35.63.130 moratoria and interim zoning controls first class cities planning under charter subject to limitations on 35.22.690 limit placed on period for which moratorium or control adopted may be effective

35.63.200 public hearing required after adoption if not held before adoption 35.63.200 Cities and towns, restrictive 35.63.110

Code cities, See CITIES—OPTIONAL
MUNICIPAL CODE, subtitle Planning and zoning

Counties

adjustment, board of

appeals to notice of time and place 36.70.850 scope of authority 36.70.860

time limit 36.70.830 authority, generally 36.70.810

finality of action 36.70.890 orders, findings of fact 36.70.900

powers 36.70.810

quasi judicial powers 36.70.820 writs of appeal 36.70.890

amendment of zoning ordinance hearing examiner system 35.63.130 board of adjustment, See ZONES AND

ZONING, subtitle Counties, adjustment, board of

classification of unmapped areas 36.70.780 comprehensive plan, effect upon 36.70.720, 36.70.730

conditional uses appeals 36.70.890

authority of board of adjustment 36.70.810 time limits for 36.70.840 hearing examiner system 35.63.130

interim zoning by permit-granting agencies limitation on length 36.70.795 procedures and limitations, exceptions 36.70A.390

public hearing 36.70.795

interim zoning controls, limitations 36.32.580 ordinances and maps

ordinances without maps 36.70.730 prerequisites for 36.70.720 procedural amendment 36.70.800

progressive adoption 36.70.740 prerequisites for 36.70.720

regulations types adoptable by county commissioners 36.70.750 uniformity 36.70.770

variances

appeals 36.70.890 authority of board of adjustment 36.70.810

time limits for 36.70.840 zones

establishing 36.70.760 interim 36.70.790 zoning adjustor appointment 36.70.220

creation of office 36.70.200 finality of action 36.70.880

orders, findings of fact 36.70.900

powers and duties 36.70.870 Flood control improvements, planning 86.15.220 Hearing examiner system 35.63.130

ZOOS

Land use real property damage due to governmental action claims, time limitations 64.40.030 definitions 64.40.010 relief provided 64.40.020 Local improvement assessment districts 35.44.030 Manufactured housing city regulations, definitions 35.63.160 housing communities, elimination 35.63.161, 35A.63.146, 36.70.493 review prohibitions 35A.63.145 Manufactured/mobile home landlord-tenant act zoning changes notify tenants 59.20.090 Moratoria and interim zoning controls first class cities planning under charter subject to limitations on 35.22.690 limit placed on period for which moratorium or control adopted may be effective 35.63.200 public hearing required after adoption if not held before adoption 35.63.200 Platting, subdivision and dedication of land, effect 58.17.170 Right of way donations for transportation improvements 35.21.880 Improvements 33.21.880
State building code, local jurisdiction reserved 19.27.090
Unused highway land, application to lease of 47.12.120 Utility local improvement assessment districts 35.44.030 Water-sewer districts Ch. 57.16 ZOOS Management contracts, issuance by cities 35.64.010, 35.64.020 Park and recreation service areas administration 36.68.400 Sales and use tax 82.14.400 Zoo and aquarium advisory authority 36.01.180, 36.01.190

[RCW Index—page 814] (2008 Ed.)